STATE OF NEW MEXICO ENERGY, MINERALS AND NATURAL RESOURCES DEPARTMENT OIL CONSERVATION DIVISION

IN THE MATTER OF THE HEARING CALLED BY THE OIL CONSERVATION DIVISION FOR THE PURPOSE OF CONSIDERING:

CASE NO. 10446 ORDER NO. R-9650

APPLICATION OF YATES PETROLEUM CORPORATION FOR AUTHORIZATION TO DRILL, EDDY COUNTY, NEW MEXICO

Soc Also Ordo- Nos. R-9650-A (8-23-93) R-9650-A (9-20-93) R-9650-B

ORDER OF THE DIVISION

BY THE DIVISION:

This cause came on for hearing at 8:15 a.m. on March 19, 1992, at Santa Fe, New Mexico, before Examiner Michael E. Stogner.

NOW, on this 20th day of March, 1992, the Division Director, having considered the record and the recommendations of the Examiner, and being fully advised in the premises,

FINDS THAT:

- (1) Due public notice having been given as required by law, the Division has jurisdiction of this cause and the subject matter thereof.
- (2) At the time of the hearing, this case was consolidated with Division Case Nos. 10447, 10448 and 10449 for the purpose of testimony.
- (3) The applicant in this matter, Yates Petroleum Corporation (Yates), seeks approval to drill its Graham "AKB" State Well No. 3, within the "Designated Potash Area" pursuant to all applicable rules and procedures governing said area, as promulgated by Division Order No. R-111-P. The proposed well is to be located at a standard oil well location 660 feet from the North line and 1650 feet from the East line (Unit B) of Section 2, Township 22 South, Range 31 East, to test the Delaware formation at an approximate depth of 8500 feet, Eddy County, New Mexico. Lot 2, (the NW/4 NE/4 equivalent) of said Section 2 is to be dedicated to said well forming a 39.81-acre oil spacing and proration unit for the Undesignated Lost Tank-Delaware Pool.

- (10) Pursuant to R-111-P, the Division examiner and Counsel, in the presence of counsel for the parties, requested a determination from the Oil, Gas and Minerals Division of the SLO as to whether an LMR existed in Section 2. The SLO provided the following information:
 - (a) an LMR designation exists which includes most of Section 35, Township 21 South, Range 31 East, NMPM, Eddy County, New Mexico, (the Section immediately north of Section 2).
 - (b) New Mexico Potash Corporation filed with the State Land Office on January 16, 1992 an amendment to the LMR designation, pursuant to Rule G(a) of R-111-P, which includes most of said Section 2.
 - (c) By letter dated February 10, 1992 to New Mexico Potash Corporation, the State Land Office acknowledged receipt of the updated LMR, gave notification that the updated LMR could not be approved with the information received and requested additional supporting data to show that sufficient mineral deposits exist within the amended LMR area to support the designation.

FINDING: The SLO has not designated the amended LMR, and therefore an LMR does not yet exist in Section 2, but an LMR designation does exist in Section 35.

(11) This location is within the 1/2-mile buffer zone of the existing LMR and further, since the potash lessee has not mutually agreed to allow Yates to drill its proposed Graham "AKB" State Well No. 3, this application was dismissed at the hearing.

IT IS THEREFORE ORDERED THAT:

Case No. 10446 is hereby dismissed as of the date of the hearing.

DONE at Santa Fe, New Mexico, on the day and year hereinabove designated.

STATE OF NEW MEXICO OIL CONSERVATION DIVISION

WILLIAM J. LEMAY

Director