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CASE NO.

7648

APPliCation, Transcripts, Small Exhibits,

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1 2 STATE OF NEW MEXICO 3 OIL CONSERVATION DIVISION 3 STATE LAND OFFICE BLDG. 4 SANTA FE, NEW MEXICO 4 September 1982 5 EXAMINER HEARING 6 You wanted the state of t	1
SINCE SEARCH AND MINERALS DEPARTMENT OIL CONSERVATION DIVISION STATE LAND OFFICE BLDG. SANTA FE, NEW MEXICO I September 1982 EXAMINER HEARING NUMBER OF: Application of Rio Pecos Corporation for compulsory Pooling, Eddy County, New Mexico.	÷
 3 OIL CONSERVATION DIVISION STATE LAND OFFICE BLDG. SANTA FE, NEW MEXICO 1 September 1982 EXAMINER HEARING 6 IN THE MATTER OF: 8 Application of Rio Pecos Corporation for compulsory Pooling, Eddy County, New Mexico. 10 11 12 	
4 SANTA FE, NEW MEXICO 1 September 1982 EXAMINER HEARING 6 IN THE MATTER OF: 8 Application of Rio Pecos Corporation for compulsory Pooling, Eddy County, New Mexico. 10 11 12	
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 Application of Rio Pecos Corporation for compulsory Pooling, Eddy County, New Mexico. 10 11 12 13 	
for compulsory Pooling, Eddy County, New Mexico. 10 11 12	•
10 11 12	CASE 7648
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13 BEFORE: Richard L. Stamets	
14	
15 TRANSCRIPT OF HEARING	
16	
17 APPEARANCES	
18	
19 For the Oil Conservation W. Perry Pearce, E	
20 Division: Legal Counsel to t State Land Office	Bldg.
21 Santa Fe, New Mexi	co 87501
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23 For the Applicant:	
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	MR. STAMETS: Call Case 7648.
	MR. PEARCE: That is on the application
of Rio Pecos Corp	poration for compulsory pooling, Eddy County
New Mexico.	
	MR. STAMETS: At the request of the appl
cant, this case w	vill be dismissed.
	(Hearing concluded.)

CERTIFICATE

I, SALLY W. BOYD, C.S.R., DO HEREBY CERTIFY that the foregoing Transcript of Hearing before the Oil Conservation Division was reported by me; that the said transcript is a full, true, and correct record of the hearing, prepared by me to the best of my ability.

Sorry W. Brigd Core

I do hereby certity that the foregoing Is a complete record of the proceedings in the Examiner hearing of Case No. 7648. heard by me on Examiner Oil Conservation Division

LL. BOYD, C.9 Bana 19-3 bana R. New Marino 1790 Phone (30) 455-740 1

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	2	STATE OF ENERGY AND MINE	NEW MEXICO RALS DEPARTMENT
	3	OIL CONSERVA	TION DIVISION OFFICE BLDG.
	4	SANTA FE, I 18 Augu	NEW HEXICO Ist 1982
	5	EXAMINER	HEARING
• 	7	IN THE MATTER OF:	
	8	Application of Rio	
	9	for compulsory pool New Mexico.	ing, Eddy County, 7648
	10		
	11	•	
	12		
)	13 14	BEFORE: Daniel S. Nutter	
	14	005-1007E	IPT OF HEARING
	16		LI OF MEANING
	17	APPE	ARANCES
-	18	· · · · · ·	. ·
	19	For the Oil Conservation Division:	W. Perry Pearce, Esg. Legal Counsel to the Divisio
-	20		State Land Office Bldg. Santa Fe, New Mexico 87501
	21 22		
	23	For the Applicant:	
•	24	. (* 1997) 1970 - Angeler Marine, and an and an	
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1	2	
2	MR. NUTTER: We'll call next Case Number	
3	7648.	
4	MR. PEARCE: That is the application of	
5	Rio Pecos Corporation for compulsory pooling, Eddy County,	
6	New Mexico.	
7	MR. NUTTER: Applicant has requested con-	
8	tinuance.	
9	Case Number 7648 will be continued to	
10	the Examiner Hearing scheduled to be held at this same place	
11	at 9:00 o'clock a.m. September 1st, 1982.	
12		
13	(Hearing concluded.)	
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CERTIFICATE

I, SALLY W. BOYD, C.S.R., DO HEREBY CERTIFY that the foregoing Transcript of Hearing before the Oil Conservation Division was reported by me; that the said transcript is a full, true, and correct record of the hearing, prepared by me to the best of my ability.

Sally W. Boyd CSR

I do hereby certify that the foregoing is a complete tarord of the proceedings in the Examiner hearing of Case No. 2648. 1982 . aeard by me on Kunn, Examiner Oil Conservation Division



STATE OF NEW MEXICO ENERGY AND MINERALS DEPARTMENT CONSERVATION DIVISION

CE KING

USERY KEHOE

September 28, 1982

Re:

POST OFFICE SOK SOBD STATE LAND OFFICE BLAD SANTA PE NEW MEXICO 87501 COB 827-9434

Mr. Tom Kellahin Kellahin & Kellahin Attorneys at Law Post Office Box 1769 Santa Fe, Nev Mexico ORDER NO -R-7070

CASE NO. ________

Applicant:

<u>Rio Pecos Corporation</u>

Dear Sir:

Enclosed herewith are two copies of the above-referenced Division order recently entered in the subject case.

purs very truly, JOE D. RAMEY Director

JDR/fd

Copy of order also sent to:

Hobbs OCO Artesia OCD 37 Aztec OCD

Other

STATE OF NEW MEXICO ENERGY AND MINERALS DEPARTMENT OIL CONSERVATION DIVISION

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

> CASE NO. 7648 Order No. R-7070

J

APPLICATION OF RIO PECOS CORPORATION FOR COMPULSORY POOLING, EDDY COUNTY, NEW MEXICO.

ORDER OF THE DIVISION

BY THE DIVISION:

This cause came on for hearing at 9 a.m. on September 1, 1982, at Santa Fe, New Mexico, before Examiner Richard L. Stamets.

NOW, on this <u>27th</u> day of September, 1982, the Division Director, having considered the record and the recommendations of the Examiner, and being fully advised in the premises,

FINDS:

That the applicant's request for dismissal should be granted.

IT IS THEREFORE ORDERED:

That Case No. 7648 is hereby dismissed.

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

STATE OF NEW MEXICO OLL CONSERVATION DIVISION

ml ((JOE D. RAMEY, Director

SEAL

Dockets Nos. 29-82 and 10-82 are centatively set for September 15 and September 29, 1982. Applications for hearing must be filed at least 22 days in advance of hearing date.

DOCKET: CONSCREDENT HEARING - THURSDAY - AUGUST 26, 1982

OIL CONSERVATION CONVESSION - 9 A.M. NONGAN MALL, STATE LAND OFFICE BUILDING SANTA PE, NEW MEXICO

CASE 76561	Application of Cities Service Company for determination of reasonable well costs, Les County, New Makico.
	Applicant, in the shows-styled cause, pursuant to the provisions of Section 70-2-17 C, MMAA, 1978 Comp.,
	and Paragraph (5) of Division Order No. 8-6781, seeks a determination of reasonable well costs for two
	wells drilled under the provisions of said Order No. 2-6781 by Doyle Earthen on Lands pooled by said
	order.

- CASE 7657: Application of Marvey E. Yates Company for non-rescission of Order Ho. R-6873, Chaves County, New Mexico. Applicant, in the above-style. cause, ceaks the non-rescission of Order Ho. R-6873, which order pooled certain lands to be dedicated to a proposed Orderician test wall to be drilled thereon, being the W/2 of Section 18, fownship 9 South, Range 27 East. Said order provided that should the unit well not be drilled to completion, or abandonment, within 120 days after commencement thereof, operator shall appear and show cause why the pooling order should not be rescinded.
- <u>CASE 7658</u>: Application of Mervey E. Yates Company for a dual completion and downhole commingling, Chaves County, New Nexico. Applicant, in the above-styled cause, seeks approval for the dual completion of its Seymour State 91 located in Section 18, Township 9 South, Range 27 East, in such a manner that Abo perforations from 4912 feet to 6929 feet would be commingled with Upper Atoka perforations from 5926 feet to 5952 feet and the aforesaid intervals dually completed with Lower Atoka perforations from 6008 feet to 6048 feet and produced through parallel strings of tubing.

Docket No. 28-92

DOCKET: EXAMPLER MEARING - MEDNESDAY - SEPTEMBER 1, 1982

OIL COMMENTION DIVISION - 9 A.H., HONGAN HALL, STATE LAND OFFICE BUILDING, SANTA FE, NEW MEXICO

The following cases will be beard before Richard L. Stamets, Bunniner, or Daniel S. Mutter, Alternate Examiner:

TASE 7635: (Continued from August 18, 1982, Examiner Hearing)

In the matter of the hearing called by the Oil Conservation Division on its own motion to permit CO2-In-Action, Travelers Indemnity and all other interested parties to appear and show cause why the Trigg Well No. 3 located in Unit J, Section 25, Township 15 North, Range 28 East, San Niguel County, should not be plugged and abandoned in accordance with a Division-approved plugging program.

CASE 7636: (Continued from August 18, 1982, Examiner Hearing)

In the matter of the hearing called by the Oil Conservation Division on its own motion to permit CO_2 -In-Action, Travelers Indemnity and all other interested parties to appear and show cause why the Amistad No. 1 located in Unit E of Section 18, and the Amistad No. 2 located in Unit D of Section 7, both in Township 19 North, Range 36 East, Union County, should not be plugged and abandoned in accordance with a Division-approved plugging program.

- <u>TASE 7659</u>: Application of Sum Exploration and Production Company for an unorthodox gas well location, Chaves County, New Mexico. Applicant, in the above-styled cause, seeks approval for the unorthodox location of a Pennsylvanian gas well drilled 660 feet from the North and West lines of Section 21, Township 7 South, Range 26 East, the M/2 of said Section 21 to be dedicated to the well.
- TASE 7660: Application of Paulay Petroleum, Inc. for salt vater disposal, Roosevelt County, New Mexico. Applicant, in the above-styled cause, seeks authority to dispose of produced salt water into the San Andres formation in the performed interval from 3862 feet to 3874 feet in its State Well No. 1 located in Unit B of Section 16, Township 7 South, Range 33 East.
- TASE 7661: Application of George Sardella and Gary Plemans for an oil treating plant permit, Lea County, New Mexico. Applicant, in the above-styled cause, seeks authority for the construction and operation of an oil treating plant for the purpose of treating and reclaiming sediment oil at a site in the NM/4 NM/4 of Section 33, Township 16 South, Range 33 East.

TASE 7630: (Continued from August 4, 1982, Examiner Hearing)

Application of Ralph Nix for an oil treating plant permit, Eddy County, New Mexico. Applicant, in the above-styled cause, seeks authority for the construction and operation of an oil treating plant for the purpose of treating and reclaiming sediment oil at a site in the SM/4 NE/4 of Section 18, Township 19 South, Range 26 East. ses 2 of 6 Minimum Meaning - SEPTEMBER 1, 1982

Docket No. 25-82

CARE 7662: Application of Carter Poundation Production Company for a unterflood project. Les County, New Mexico. Applicant, in the above-styled cause, seeks authority to expand its Bline-Cade Meterflood Project by converting its Mettix Pederal Wells Nos. 2, 5, 6, located in Units C, E, and D, respectively, in Section 3, Counship 24 South, Renge 37 East, by the injection of water into the Queen formation.

Mar 7639: (Continued from August 18, 1962 Examiner Bearing)

Application of Acome Oil Corporation for downhole commingling, Lee County, New Mexico. Applicant, in the above-styled cause, seeks approval for the downhole commingling of Mants Abo, Drinkard and Blinshry Pool production is the wallbore of its S. J. Starkeys Lease Well No. 2, located in Unit B of Section 26, Township 21 South, Range 37 East.

CASE 7663: Application of Dagan Production Corporation for compulsory pooling, San Juan County, New Maxico. Applicant, in the above-styled cause, seeks an order pooling all minerel interests in the Dakota formation underlying the \$/2 of Section 18, Township 30 North, Range 14 West, to be dedicated to a well to be drilled at a standard location thereon. Also to be considered will be the cost of drilling and completing muid well and the allocation of the cost thereof as well as actual operating costs and charges for supervision, designation of applicant as operator of the well and a charge for risk involved in drilling said well.

CASE 7568: (Continued and Headvertised)

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C (C)

Application of Netroleum Corp. of Delsware for a dual completion, Eddy County, New Mexico. Applicant, in the above-styled cause, seeks approval for the dual completion of its Superior Pederal Well No. 6 located in Unit N of Section 6, Township 20 South, Range 29 East, East Burton Flat Field, to produce oil from the Strawa formation through the casing-tubing annulus and gas from the Morrow formation through tubing.

CASE 7651: (Continued from August 18, 1982, Examiner Hearing)

Application of Nortex Gas 6 Cil Company for the amendment of Order No. R-6903, Les County, New Marico. Applicant, in the above-styled cause, seeks the amendment of Division Order No. R-6903 to provide that non-consenting working interest owners shall have thirty days following final adjudication of title in which to pay their proportionate share of well costs.

TASE 7664: Application of Yates Petroleum Corporation for a unit agreement, Chaves County, New Maxico. Applicant, in the above-styled cause, seeks approval for the Little Cuevo Unit Area, comprising 13,407 acres, more or less, of State and Fee Lands in Township 17 South, Range 18 East.

CASE 7655: (Continued from August 18, 1982 Examiner Hearing)

Application of Yates Petroleum Corporation for compulsory pooling, Chaves County, New Mexico. Applicant, in the above-styled cause, seeks an order pooling all mineral interests from the surface down through the Abo formation underlying the MM/4 of Section 20, Township 7 South, Range 26 East, to be dedicated to a well to be drilled at a standard location thereon. Also to be considered will be the cost of drilling and completing said well and the allocation of the cost thereof as well as actual operating costs and charges for supervision, designation of applicant as operator of the well and a charge for risk involved in drilling said well.

- TASE 7665: Application of Harvey E. Yates Company for compulsory pooling, Lea County, New Mexico. Applicant, in the above-styled cause, seeks an order pooling all mineral interests in the Mississippian formation underlying the M/2 of Section 35, Township 13 South, Mange 35 East, to be dedicated to a well to be drilled at a standard location thereon. Also to be considered will be the cost of drilling and completing said well and the allocation of the cost thereof as well as actual operating costs and charges for supervision, designation of applicant as operator of the well and a charge for risk involved in drilling said well.
- 23.825 7666, 7667, 7668, and 7669: Application of Yatas Petroleum Corporation for compulsory pooling, Chaves County, New Mexico. Applicant, in each of the four following cases, seeks an order pooling all mineral interests down through the Abo formation underlying the lands specified in each case, each to form a standard 160acre gas specing and protation unit to be dedicated to a well to be drilled at a standard location thereon. Also to be considered in each case will be the cost of drilling and completing said wells and the allocation of the cost thereof as well as actual operating costs and charges for supervision, designation of applicant as operator of the wells and a charge for risk involved in drilling said wells:

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- CASE 7666: SW/4 Section 3;
- CASE 7667: WW/4 Section 4;
- CASE 7668: WW/4 Section 14;

. . .

All of the above being in Township 5 South, Range 24 East and CASE 7669: WW/4 Section 2, Township 9 South, Range 25 East

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Page 3 of 6 Examiner Bearing - SEPTEMBER 1, 1982 Docket No. 28-82

<u>CASE 7670</u>: Application of Yates Petroleum Corporation for compulsory pooling, Chaves County, Hew Mexico. Applicant, in the above-styled cause, seeks an order pooling all mineral interests in the Morrow formation underlying the M/2 of Section 26, Township 14 South, Range 27 East, to be dedicated to a well to be drilled at a standard location thereon. Also to be considered will be the cost of drilling and completing said well and the allocation of the cost thereof as well as actual operating costs and charges for supervision, designation of applicant as operator of the well and a charge for risk involved in drilling said well.

GREE 7648: (Continued from August 18, 1982 Exeminer Bearing)

Application of Rio Pecce Corporation for compulsory pooling, Eddy County, New Mexico. Applicant, in the above-styled cause, seeks an order pooling all mineral interests from the top of the Wolfcomp to the base of the Pennsylvanian formation underlying the W/2 of Section 35, Township 18 South, Range 24 East, to be dedicated to a well to be drilled at a standard location thereon. Also to be considered will be the cost of drilling and completing said well and the allocation of the cost thereof as well as actual operating costs and charges for supervision, designation of applicant as operator of the well and a charge for risk involved in drilling said well.

- CASE 7642: Application of Doyle Kartsen for compulsory pooling, Lea County, New Mexico. Applicant, in the above-styled cause, seeks an order pooling all minoral interests from the surface through the Jalmet Pool, underlying a previously approved 120-acre non-standard protation unit comprising the 5/2 NE/4 and NE/4 NE/4 of Section 20, Township 25 South, Range 37 East, to be dedicated to a well to be drilled at a previously approved unorthodox location. Also to be considered will be the cost of drilling and completing said well and the allocation of the cost thereof as well as actual operating costs and charges for supervision, designation of applicant as operator of the well and a charge for risk involved in drilling said well.
- CASE 7671: Application of Texas Eastern Developments, Inc. for an exception to Rule 307, San Juan County, New Mexico. Applicant, in the above-styled cause, seeks an exception to Rule 307 of the Division Rules and Regulations to permit it to draw a vacuum on the Shiprock Gallup Oil Pool reservoir through 16 wells in Sections 16 and 17, Township 29 North, Range 18 West. Applicant further seeks an administrative procedure whereby it could extend the proposed vacuum system to include additional wells in the same reservoir.
- CASE 7649: Application of Southern Union Exploration Company for retroactive examption, San Juan and Rio Arriba Counties, New Mexico. Applicant, in the above-styled cause, seeks the retroactive examption from Section 5 of the New Mexico Hatural Gas Pricing Act of the following Basin Dakota infill wells: Jicarilla A No. 13-E in Unit N of Section 13 and Jicarilla & No. 10-E in Unit G of Section 23, both in Township 26 North, Range 4 West, and Jicarilla X No. 15-E in Unit A of Section 1, Township 25 North, Range 5 West, all in Rio Arriba County, and the Hodges No. 15-E in Unit J of Section 27, Township 26 North, Range 8 Mest in San Juan County. Also the following Ballard-Pictured Cliffs replacement well in San Juan County: Newmon No. 10-R in Unit N of Section 20, Township 26 North, Range 8 West. Each of the aforesaid wells was subject to the New Mexico Hatural Gas Pricing Act until exampted from same by the Division on July 23, 1982, and applicant seeks the retroactive examption of each of said wells to date of first delivery into the pipeline which ranges from December 24, 1980 to January 11, 1982.
- ASE 7672: In the matter of the bearing called by the Oil Conservation Division on its own motion for an order creating, assigning discovery allowable, contracting, and extending certain pools in Chaves, Eddy, Lea, and Boosevelt Counties, New Mexicon
 - (a) CHENCE a new pool in Eddy County, New Mexico, classified as an oil pool for Brushy Canyon production and designated as the Brushy Draw-Brushy Canyon Pool. Further, to assign approximately 25,410 herrels of discovery allowable to the discovery well, the J. C. Williamson UCENNW Federal Well No. 1 located in Unit N of Section 25, Township 26 South, Range 29 East, NMPN. Said pool would comprise:

TOMMSHIP 26 SOUTH, RANCE 29 EAST, MORN Section 25: 58/4

(b) CHEATE a new pool in Lee County, New Mexico classified as an oil pool for San Andres production and designated as the Hobbs Channel-San Andres Pool. The discovery well is the Bass Enterprises Production Company Humble City Unit Well No. 1 located in Unit D of Section 36, Township 17 South, Range 37 East, NEWN. Said pool would comprise:

TOMESHIP 17 SOUTH, RANGE 37 EAST, NORM Section 36: NW/4 Page 4 of 6 Disminer Rearing - September 1, 1982

Docket No. 28-82

(c) CHEATE a new pool in Lee County, New Maxico, classified as a gas pool for Morrow production and designated as the Mamphrays Mill-Morrow Gas Pool. The discovery well is the Florida Exploration Company Neno Com Well No. 1 located in Unit D of Section 11, Township 25 South, Range 35 East, NMPN. Said pool would comprise:

TORNELLP 25 SOUTH, BANGE 35 EAST, HUPH Section 11: W/2

(d) CREATE a new pool in Les County, New Maxico, classified as an oil pool for Abo production and designated as the Justis-Abo Pool. The discovery well is the Santa Pe Energy Company Carlson B-25 Federal Well No. 3 located in Unit O of Section 25, Township 25 South, Bange 37 East, MMMM. Said pool would comprise:

> TONNENTP 25 SUCTE, MANGE 37 EAST, 1994 Section 25: SE/4

(e) CREATE a new pool in Eddy County, New Mexico, classified as a gas pool for Opper Pennsylvanian production and designated as the McKillan-Opper Pennsylvanian Gas Pool. The discovery well is the Southland Royalty Company Pecces River Pederal 20 Com Well No. 1 located in Unit J of Section 20, Township 19 South, Range 27 East, MNPM. Said pool would comprise:

TCHARGETP 19 SOUTH, MANGE 27 EAST, MARH Section 20: 8/2

(f) CREATE a new pool in Eddy County, New Maxico, classified as a gas pool for Strawn production and designated as the Mosley Canyon-Strawn Gas Pool. The discovery well is W. R. Moncrief, Jr., Jurnegan State Well Ho. 1 located in Unit C of Section 8, Township 24 South, Range 25 East, MMMM. Said pool would comprise:

TORMETTP 24 SOUTH, RANGE 25 EAST, IMPH Section 8: 10/2

(g) CHERTS a new pool in Los County, New Maxico, classified as an oil pool for Tubb production and designated as the West Madine-Tubb Pool. The discovery well is the Tamarack Petroleum Company, Inc. Kornegay & Well Ho. 1 located in Unit F of Section 9, Township 20 South, Banga 38 East, HEFN. Said pool would comprise:

TONNELLP 20 SOUTH, MANGE 38 EAST, MARY Section 3: 105/4

(h) CREATE a new pool in Lea County, New Maxico, classified as a gas pool for Morrow production and designated as the Pitchfork Ranch-Morrow Gas Pool. The discovery well is the HMG Oil Company Madera 32 State Com Well No. 1 located in Unit C of Section 32, Township 24 South, Range 34 East, HMPM. Said pool would comprise:

TONNISHIP 24 SOUTH, MHAGE 34 EAST, MMPM Section 32: N/2

(i) CREATE a new pool in Eddy County, New Mexico, classified as an oil pool for Yeso production and designated as the Seven Rivers-Yeso Pool. The discovery well is Chama Petroleum Corporation Trami Pederal Well No. 1 located in Unit N of Section 34, Township 19 South, Range 25 East, HEFM. Said pool would comprise:

TOMESHIP 19 SOUTH, RANGE 25 EAST. HMPM Section 34: SW/4

(j) CREATE a new pool in Lea County, Hew Mexico, classified as an oil pool for Abo production and designated as the East Skaggz-Abo Pool. The discovery well is the Texaco Inc. C. H. Weir & Well No. 12 located in Unit G of Section 12, Township 20 South, Range 37 East, HMPH. Said pool would comprise:

TONNESHIP 20 SOUTH, RANGE 37 EAST, HAPH Section 12: NE/4

(k) CREATE a new pool in Lea County, New Maxico, classified as an oil pool for Tubb production and designated as the Teague-Tubb Pool. The discovery well is the Alpha Twenty-One Production Company Lea Well No. 2 located in Unit A of Section 17, Townshp 23 South, Range 37 East, NEPH. Said pool would comprise:

> TOMNSHIP 23 SOUTH, RANGE 37 EAST, WHEPH Section 17: ME/4

Docket No. 28-82

ups 5 of 6 mminor Hearing -SEPTEMBER 1, 1962

(1) CHENTE a new pool in Les County, New Mexico, classified as an oil pool for Devonian production and designated as the Townsend-Devonian Pool. The discovery wall is the Kimberk Oil and Gas Company New Mexico 1-4 State Com Well No. 1 located in Unit N of Section 4, Township 16 South, Range 35 East, UMEPN. Said pool would comprise:

TOMMENTE 16 BOUTH, RANGE 35 EAST, MANN Section 4: Lots 11, 12, 13, and 14

(n) CREMETS a new pool in Mdy County, New Mexico, classified as an oil pool for Bone Spring production and designated as the Welch-Bone Spring Pool. The discovery well is the Quanah Netroleum, Inc. Eny B Pederal Com Well Wo. 1 Lowared in Unit K of Section 9, Township 26 South, Bange 27 East, HERM. Said pool would comprise:

SANDART 26 SOUTH, RANGE 27 EAST, INPA Section 9: 50/4

(n) CONTINCT the horizontal limits of the Buckeye-abo Pool in Les County, How Mexico, by the deletion of the following described area:

TONNELLP 18 SOUTH, BANGE 35 EAST, MANN Section 3: W/2 MM/4

(c) COMPRACT the horizontal limits of the Vacuum-Abo Neef Pool in Les County, New Maxico, by the deletion of the following described area:

> TURBORLE 18 SUUTE, RANGE 35 RAST, HERM Section 3: E/2 WM/4

(p) EXTERD the Antelope Sink-Opper Pennsylvanian Gas Pool in Eddy County, New Nexico, to include therein:

TOMASHIP 19 SOUTH, RANGE 23 EAST, HUPH Section 13: W/2 Section 14: W/2

(q) EXTEND the West Arkansas Junction-San Andres Pool in Les County, New Mexico, to include therein:

TOURSELLP 16 SOUTH, RANGE 36 EAST, NORM Section 20: 10/4

(r) EXTEND the Atoka-Yeso Pool in Eddy County, New Mexico, to include therein:

TONNETP 18 SOUTH, RANGE 26 EAST, MANN Section 26: E/2

(s) EXTEND the Bilbrey-Morrow Gas Pool in Les County, New Mexice, to include therein:

TORMEHIP 22 SOUTH, RANGE 32 EAST, MORE Section 5: MM/4 Section 6: E/2

(t) EXTEND the Bunker Hill-Penrose Pool in Eddy County, New Mexico, to include therein:

TONNEHIP 16 SOUTH, RANGE 31 EAST, MMPH Section 14: M/2 S/2 and ME/4

(u) EXTERNO the Cometery-Morrow Gas Pool in Eddy County, New Mexico, to include therein:

TOMMESSIP 20 SOUTH, RANGE 25 EAST, MMPH Section 3: \$/2 Section 4: All

(v) EXTERD the Comanche Stateline Tansill-Yates-Seven Rivers-Queen Pool in Lea County, New Mexico, to include therein:

> TOWNSHIP 26 SOUTH, RANGE 36 EAST, HMPM Section 26: HM/4 Section 27: HE/4 and E/2 HM/4

Page 6 03 6 Revelace Hearing - SEPTEMBER 1, 1982

Docket No. 28-62

(w) EXTERIO the South Empire-Norsow Gas Pool in Eddy County, New Mexico to include therein:

TONNELLY 17 SOUTH, MARCE 28 EAST, MARKE Section 35: 5/2 Section 36: 5/2

(x) ESERID the South Empire-Wolfcamp Pool in Sidy County. New Munico, to include therein:

> TORNELLY 17 SOUTH, RANCE 28 EAST, MARTE Section 26: 2/3 ME/4

TORNELLP 17 SOUTH, BANGE 29 EAST, MANN Section 31: WW/4 and \$/2 ME/4

(y) EXTEND the Porty Miner Ridge-Bone Spring Pool in Eddy County, New Maxico, to include therein:

> TOWNERLP 23 GOUTE, BARGE 30 EAST, MANN Section 16: SE/4

(s) EXCEND the Hardy-Tubb Fool is Lee County, Her Mexico, to include therein:

TORMERTP 21 SOUTH, BANGE 36 FAST, MANN Section 2: Lots 11, 12, 13, 14, and 5/2 Section 11: MM/4

(aa) SETERO the Bortheast Lovington-Pennsylvanian Pool in Les County. New Maxico, to include therein:

TORMERTY 16 SOUTH, MARGE 37 EAST, MARY. Section 20: WW/4

(bb) EXTERD the West Milnesend-Fenneylvanian Pool in Roosevelt County, New Mexico, to include therein:

Section 19: W/2

(cc) EXTERD the South Peterson-Pennsylvanian Associated Pool in Mcomesvalt County, New Maxico, to include therein:

> TORNELLP 5 SOUTH, RANCE 33 EAST, MERN Section 30: SE/4 Section 31: E/2 ME/4

TONNELLP 6 SOUTH, RANGE 33 EAST, MARM. Section 15: 5/2

(dd) EXTERIO the Race Track-San Andrew Fooi in Chaves County, New Mexico, to include therein:

TOWNSHIP 10 SOUTH, EANGE 28 EAST, MMPH Section 18: ME/4 and 5/2 SE/4

(ee) EXTERD the Mose Draw-Wolfcamp Gas Pool in Eddy County, New Mexico, to include therein:

TORMERIP 26 SOUTH, BANCE 30 EAST, MADEN Section 23: \$/2 Section 26: \$/2

(ff) EXTEND the West Sand Dunes-Atoka Gas Pool in Eddy County, New Mexico, to include therein:

TOWNSHIP 23 SOUTH, RANGE 31 EAST, MORPH Section 17: 5/2 Section 20: All

(93) EXTEND the Saunders Permo-Opper Pennsylvanian Pool in Les County, New Mexico, to include therein:

TONNESHIP 14 SOUTH, RANGE 33 EAST, MAPH Section 21: #2/4

a nde subjetação a

Dockets Nos. 27-82 and 28-82 are tentatively set for September 1 and September 15, 1982. Applications for hearing must be filed at least 22 days in advance of hearing date.

DOCKET: EXAMINER HEARING - HEDNESDAY - AUGUST 18, 1982

9 A.H. - OIL CONSERVATION DIVISION - MORGAN HALL, STATE LAND OFFICE BUILDING, SANTA FE, NEW MEXICO

The following cases will be heard before Daniel S. Mutter, Examiner, or Richard L. Stamets, Alternate Examiner:

- ALLOWABLE: (1) Consideration of the allowable production of gas for September, 1982, from fifteen prorated pools in Lea, Eddy, and Chaves Counties, New Mexico.
 - (2) Consideration of the alloweble production of gas for September, 1982, from four prorated pools in San Juan, Rio Arriba, and Sandoval Counties, New Mexico.
- <u>CASE 7635</u>: In the matter of the hearing called by the Oil Conservation Division on its own motion to permit CO₂-In-Action, Travelers Indomnity and all other interested parties to appear and show cause why the Trigg Mell No. 3 located in Unit J. Section 25, Tourship 15 North, Range 28 East, San Miguel County, should not be plugged and abandoned in accordance with a Division-approved plugging program.
- <u>CASE 7636</u>: In the matter of the hearing called by the Oil Conservation Division on its own motion to permit CD2-In-Action, Travelers Indomnity and all other interested parties to appear and show cause why the Awistad No. 1 located in Unit E of Section 18, and the Awistad No. 2 located in Unit D of Section 7, both in Township 19 North, Range 36 East, Union County, should not be plugged and abandoned in accordance with a Division-approved plugging program.
- <u>CASE 7637</u>: In the matter of the hearing called by the Oil Conservation Division on its own motion to permit R.A.F. Enterprises, Fireman's Fund Insurance Company and all other interested parties to appear and show cause why the Shew Well No. 1, located in Unit R, Section 18, Township 4 North, Range 8 East, Torrance County, should not be plugged and abendoned in accordance with a Division-approved plugging program.
- <u>CASE 7638</u>: In the matter of the hearing called by the Oil Conservation Division on its own motion to permit Cibola Energy Corporation, Hid-Continent Casualty Company, and all other interested parties to appear and show cause why the Simus Ranch Well No. 1, located in Unit N, Section 9, the Clyde Berlier Well No. 1, located in Unit K and the Clyde Berlier Well No. 2; located in Unit F, both in Section 21, the more Ranch Well No. 3 located in Unit N and the More Ranch Well No. 4, located in Unit N, both in Section 5, all in Township 21-North. Range 21 East. More County, should not be plugged and abandoned in accordance with a Division-approved plugging program.
- CASE 7639: Application of Acome Oil Corporation for downhole commingling, Lea County, New Mexico. Applicant, in the above-styled cause, seeks approval for the downhole commingling of Wantz Abo, Drinkard and Blinebry Pool production in the wellbore of its S. J. Starkeys Lease Well No. 2, located in Unit B of Section 26, Township 21 South, Range 37 East.
- <u>CASE 7640</u>: Application of Norris R: Antweil for compulsory pooling, Lea County, New Mexico. Applicant, in the above-styled cause, seeks an order pooling all wineral interests in all formations from the surface down through and including the Abo formation in and under the NE/4 NE/4 of Section 12, Township 20 South, Kange 37 East, to be dedicated to a well to be drilled at a standard location thereon. Also to be considered will be the cost of drilling and completing said well and the allocation of the cost thereof as well as actual operating costs and charges for supervision, designation of applicant as operator of the well and a charge for risk involved in drilling said well.
- <u>CASE 7641</u>: Application of Reading & Bates Petroleum Co. for compulsory pooling, Lea County, New Mexico. Applicant, in the above-styled cause, seeks an order pooling all mineral interests in all formations from the surface down through the Devonian formation underlying the NM/4 SE/4 of Section 33, Tourship 14 South, Range 38 East, to be dedicated to a well to be drilled at a standard location thereon. Also to be considered will be the cost of drilling and completing said well and the allocation of the cost thereof as well as actual operating costs and charges for supervision, designation of applicant as operator of the well and a charge for risk involved in drilling said well.
- CASE 7642: Application of Doyle Hartman for compulsory pooling, Lea County, New Maxico. Applicant, in the above-styled cause, seeks an order pooling all mineral interests from the surface through the Jalmat Pool, underlying a previously approved 12D-acre non-standard proration unit comprising the S/2 NE/4 and NE/4 NE/4 of Section 20, Township 25 South, Range 37 East, to be dedicated to a well to be drilled at a previously approved unorthodox location. Also to be considered will be the cost of drilling and completing said well and the allocation of the cost thereof as well as actual operating costs and charges for supervision, designation of applicant as operator of the well and a charge for risk involved in drilling said well.

Docket No. 26-82

Page 2 of 3 EXAMIMER HEARING - WEDNESDAY - AUGUST 18, 1982

- CASE 7643: Application of Texaco, Inc. for compulsory pooling, Lea County, New Mexico. Applicant, in the above-styled cause, seeks an order pooling all mineral interests in the Drinkard and Strawn formations underlying the W/2 NE/4 of Section 33, Township 16 South, Range 37 East, Casey-West Knowles Area, to be dedicated to a well to be drilled at a standard location thereon. Also to be considered will be the cost of drilling and completing said well and the allocation of the cost thereof as well as actual operating costs and charges for supervision, designation of applicant as operator of the well and a charge for risk involved in drilling said well.
- CASE 7650: Application of Texaco Inc. for compulsory pooling, Lea County, New Nexico. Applicant, in the above-styled cause, seeks an order pooling all mineral interests in the Drinkard and Straum formations underlying the E/2 NE/4 of Section 33, Township 16 South, Range 37 East, Casey-Nest Knowles Area, to be dedicated to a well to be drilled at a standard location therson. Also to be considered will be the cost of drilling and completing said well and the allocation of the cost thereof as well as actual operating costs and charges for supervision, designation of applicant as operator of the well and a charge for risk involved in drilling said well.
- CASE 7644: Application of Rault Petroleum Corporation & NcKay Petroleum Corporation for compulsory pooling, De Baca County, New Mexico. Applicant, in the above-styled Couse, seeks an order pooling all mineral interests from the surface to the base of the Abo formation or derlying the SN/4 of Section 33, Tourship 3 South, Range 25 East, to be dedicated to a well to be drilled at a standard location thereon. Also to be considered will be the cost of drilling and completing said well and the allocation of the cost thereof as well as actual operating costs and charges for supervision, designation of applicant as operator of the well and a charge for risk involved in drilling said weil.
- <u>CASE 7645</u>: Application of Stavens Operating Corporation for compulsory pooling, Chaves County, New Maxico. Applicant, in the above-styled cause, seeks an order pooling all mineral interests from the surface down to the base of the Abo formation underlying the NE/4 of Section 29, Township 7 South, Range 26 East, to be dedicated to a well to be drilled at a standard location thereon. Also to be considered will be the cost of drilling and completing said well and the allocation of the cost thereof as well as actual operating costs and charges for supervision, designation of applicant as operator of the well and a charge for risk involved in drilling said well.
- CASE 7652: Application of Conoco Inc. for compulsory pooling, Eddy County, New Mexico. Applicant, in the above-styled cause; seeks an order pooling all mineral interests in the Cisco formation underlying all of partial Sections 34 and 35. Tourship 20 1/2 South, Range 23 East, underlying a previously approved 688-acre non-standard proretion unit, to be dedicated to a well at a previously approved unorthodox location which is to be re-entered. Also to be considered will be the cost of re-entering said well and the allocation of the cost thereof as well as actual operating costs and charges for supervision, designation of applicant as operator of the well and a charge for risk involved in re-entering said well.
- <u>CASE 7645</u>: Application of Tenneco 011 Company for an unorthodox gas well location, Le: County, New Mexico. Appli.ant, in the above-styled cause, seeks approval for the unorthodox location of a Pennsylvanian gas well to be drilled 1855 feet from the North line and 660 feet from the East line of Section 25, Township 16 South, Range 33 East, the N/2 of said Section 25 to be dedicated to the well.
- <u>CASE 7651</u>: Application of Nortex Gas & Oil Company for the amendment of Order No. R-6903, Lea County, New Mexico. Applicant, in the above-styled cause, seeks the amendment of Division Order No. R-6903 to provide that non-consenting working interest owners shall have thirty days following final adjudication of title in which to pay their proportionate share of well costs.
- CASE 7647: Application of Guest Energy Corporation for salt water disposal, Lea County, New Hexico. Applicant, in the above-styled cause, seeks authority to dispose of produced salt water into the San Andres formation in the open hole interval from 4150 feet to 5600 feet in its State A Well Mo. 2, located in Unit L of Section 26, Township 14 South, Range 33 East.
- <u>CASE 7653</u>: Application of Rio Pucos Corporation for a unit agreement, Chaves County, New Mexico. Applicant, in the above-styled cause, seeks approval for the Chaverlea-North Federal Unit Area, comprising 1,920 acres, more or less, of Federal and Fee lands in Township 8 South, Range 31 East.
- <u>EASE 7648</u>: Application of Rio Pecos Corporation for compulsory pooling, Eddy County, New Mexico. Applicant, in the above-styled cause, seeks an order pooling all mineral interests from the top of the Wolfcamp to the base of the Pennsylvanian formation, underlying the W/2 of Section 35, Township 18 South, Range 24 East, to be dedicated to a well to be drilled at a standard location thereon. Also to be considered will be the cost of drilling and completing said well and the allocation of the cost thereof as well as actual operating costs and charges for supervision, designation of applicant as operator of the well and a charge for risk involved in drilling said well.

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CASE 7856: Application of Rault Petroleum Corporation for an unorthodox gas well location, Chaves County, New Maxico. Applicant, in the above-styled cause, seeks approval for the unorthodox location for an undesignated Pennsylvanian gas well to be drilled 600 feet from the South line and 660 feet from the Mest line of Section 13, Tomship 8 South, Range 27 East, the S/2 of said Section 13 to be dedicated to the well.

CASE 7306: (Reopened)

In the matter of Case 7306 being reopened pursuant to the provisions of Order No. R-6769 which promulgated temporary pool rules for Nudera-Lower Penn Gas Pool in Lea County, including provision for 640-acre spacing units. All interested parties may appear and show cause why said pool should not be developed on 320-acre spacing.

CASE 7655: Application of Yates Petroleum Corporation for compulsory pooling, Chaves County, New Mexico. Applicant, in the above-styled cause, seeks an order pooling all mineral interests from the surface down through the Abo formation underlying the NM/4 of Section 20, Township 7 South, Range 26 East, to be dedicated to a well to be drilled at a standard location thereon. Also to be considered will be the cost of drilling and completing said well and the allocation of the cost thereof as well as actual operating costs and charges for supervision, designation of applicant as operator of the well and a charge for risk involved in drilling said well.

CASES 7528 and 7529: (Continued from July 7, 1982, Examiner Hearing)

Application of Jack J. Grynberg for compulsory pooling, Chaves County, New Mexico. Applicant, in each of the following two cases, seeks an order pooling all mineral interests down through the Abo formation underlying the lands specified in each case, each to form a standard 160-acre gas spacing and proration unit to be dedicated to a well to be drilled at a standard location thereon. Also to be considered in each case will be the cost of drilling and completing said wells and the allocation of the cost thereof as well as actual operating costs and charges for supervision, designation of applicant as operator of the wells and a charge for risk involved in drilling said wells:

CASE 7528: NM/4 Section 4, Township 5 South, Range 24 East

CASE 7529: NE/4 Section 4, Township 5 South, Range 24 East

CASE 7649: Application of Southern Union Exploration Company for retroactive exemption, San Juan and Rio Arriba Counties, New Mexico. Applicant, in the above-styled cause, saeks the retroactive exemption from Section 5 of the New Mexico Natural Gas Pricing Act of the following Basin Dakota infill wells: Jicarilla A No. 13-E in Unit K of Section 13 and Jicarilla A No. 10-E in Unit G of Section 23, both in Tourship 26 North, Range 4 West, and Jicarilla K No. 15-E in Unit A of Section 1, Township 25 North, Range 5 West, all in Rio Arriba County, and the Hodges No. 15-E in Unit J of Section 27, Township 26 North, Range 8 West. Each of the aforesaid wells was subject to the New Mexico Natural Gas Pricing Act until excepted from same by the Division on July 23, 1982, and applicant saeks the retroactive exemption of each of said wells to date of first delivery into the pipeline which ranges from Dacember 24, 1980 to January 11, 1982.

CASE 7594: (Continued from July 21, 1982, Examiner Hearing)

Application of Harvey E. Yates Company for statutory unitization, Lea County, New Mexico. Applicant, in the above-styled cause, seeks an order unitizing, for the purposes of a secondary recovery project, all mineral interests in that portion of the Bone Spring formation described as the Carbonate unit between the first and second Bone Spring Sands underlying the Young Deep Unit, encompassing 560 acres, more or less, of Federal lands underlying portions of Sections 3, 4, 9 and 10, Township 18 South, Range 32 East. Jason Kellahin W. Thomas Kellahin

Karen Aubrey James B. Grant KELLAHIN AND KELLAHIN Attorneys at Law El Patio, 117 Guadalupe Post Office Box 1769 Santa Fe, New Mexico 87501

Telephone (505) 982-4285

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JUL 27 1982

Case 7648

July 26, 1982

Mr. Joe D. Ramey OIL CONSERVATION DIVISION Post Office Box 2088 Santa Fe, New Mexico 87501

Re: Rio Pecos Corporation

Dear Mr. Ramey:

Please set the enclosed application for approval on Compulsory Pooling for the examiner hearing on August /8, 1982.

Very yours Thomas Kellahin

WTK:rb Enclosures cc: Mr. Scott Wilson Mesa Petroleum Corporation

STATE OF NEW MEXICO

DEPARTMENT OF ENERGY AND MINERALS OIL CONSERVATION DIVISION

IN THE MATTER OF THE APPLICATION OF RIO PECOS CORPORATION, FOR COMPULSORY POOLING, EDDY COUNTY, NEW MEXICO.

CASE 7648

APPLICATION

COMES NOW Rio Pecos Corporation, and applies to the Oil Conservation Division of New Mexico for an order pooling all mineral interest underlying the W/2 of Section 35, Township 18 South, Range 24 East, NMPM, Eddy County, New Mexico, for the formation of a standard gas proration and spacing unit for all gas formations from the top of the Wolfcamp to the base of the Pennsylvanian, and in support thereof would show the Commission:

1. Applicant is the owner of the right to drill and develop the W/2 of Section 35, Township 18 South, Range 24 East, and desires to form a 320 acre unit composed of the W/2 of said Section.

2. Applicant proposes to drill a well to test the gas formations at a standard location in the W/2 of Said Section 35.

3. Applicant has sought to obtain the cooperation of all parties.

4. In order to obtain their just and equitable share of the production underlying the above lands, Applicant needs an order pooling the mineral interest involved.



5. Those who have not consented to join in the drilling of the well, with their address, to the best of Applicant's information and belief, are as follows:

NAMEADDRESSINTERESTMesa Petroleum Co.Vaugh Bldg., Suite 1000100/320400 W. Texas AvenueMidland, Texas 79701

6. The party named in paragraph 5 above has been furnished a copy of this Application.

WHEREFORE, Application prays that this Application be set for hearing before the Division's duly appointed examiner, and that after notice and hearing as required by law, the Division enter its order pooling all of the mineral interests underlying the W/2 of Section 35, Township 18 South, Range 24 East, NMPM. Applicant further prays that it be named operator of the well, and that the order make provision for application to recover out of production its costs of drilling the subject well, completing and equipping it, costs of operation, including costs of supervision and a risk factor in the amount of 200% for the drilling of the well, for such other and further relief as may be proper.

Respectfully submitted,

ATTN: Mr. Charles M. Francis

RIO PECOS CORPORATION

Kellahin & Kellahin Post Office Box 1769 Santa Fe, New Mexico 87501 (505) 982-4285

Attorneys for Applicant

STATE OF NEW MEXICO ENERGY AND MINERALS DEPARTMENT OIL CONSERVATION DIVISION

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

CASE NO. 7648 Order No. R- 7070

APPLICATION OF RIO PECOS CORPORATION FOR COMPULSORY POOLING, EDDY COUNTY, NEW MEXICO.

ORDER OF THE DIVISION

BY THE DIVISION:

This cause came on for hearing at 9 a.m. on September 1, 1982, at Santa Fe, New Mexico, before Examiner Richard L. Stamets.

NOW, on this _____ day of September, 1982, the Division Director, having considered the record and the recommendations of the Examiner, and being fully advised in the premises,

FINDS:

That the applicant's request for dismissal should be granted.

IT IS THEREFORE ORDERED:

That Case No. 7648 is hereby dismissed.

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

STATE OF NEW MEXICO OIL CONSERVATION DIVISION

JOE D. RAMEY, Director

SEAL