

Commission Meeting – February 8, 2007

Docket No. 05-07

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CASE NO. 13695: De Novo Continued from the January 11, 2007 Commission Meeting.

Application of Chaparral Energy, LLC for approval of a salt-water disposal well, Lea County, New Mexico. Applicant seeks approval to utilize its State K Well No. 1-21 (API No. 30-025-22049) located 1980 feet from the South and West lines (Unit K) of Section 21, Township 11 South, Range 33 East, to dispose of produced water into the San Andres formation from depths of 3,850 feet to 4,469 feet. Upon application of Chaparral Energy, L.L.C., this case will be heard De Novo pursuant to the provisions of Rule 1221.

CASE NO. 13817: De Novo. Continued from the January 11, 2007 Commission Meeting.

Application of the Harvey E. Yates Company for an exemption from Oil Conservation Commission Rule 19.15.2.50(A) NMAC. Applicant seeks to use a reserve pit in the Bennett Ranch Federal Exploratory Unit (BRU) as part of an underbalanced (air drill) system for the proposed BRU #6 exploratory well in Section 24, Township 26-South, Range 12-East, Otero County, New Mexico. Upon application of the Harvey E. Yates Company, this case will be heard De Novo pursuant to the provisions of Rule 1221.

CASE NO. 13711: De Novo Application of the New Mexico Oil Conservation Division for an Order Requiring Tempo Energy, Inc., Peterson Petroleum Company and/or Joe D. Peterson to Plug 1 Well and Ordering Forfeiture of Applicable Financial Assurance in Event of Operator's Non-Compliance, Lea County, New Mexico. Applicant seeks an order requiring Tempo Energy, Inc. to plug the following well and to forfeit applicable security:

<u>Well Name</u>	<u>API No.</u>	<u>Location</u>
San Simon State #6	30-025-29839	2310 FNL/990 FEL H-4-22S-35E

Upon application of Tempo Energy, Inc. and the Travelers Indemnity Company, this case will be heard De Novo pursuant to the provisions of Division Rule 1221.