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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. 11,049
APPLICATION OF MATADOR PETROLEUM)
CORPORATION)

ORIGINAL

REPORTER'S TRANSCRIPT OF PROCEEDINGS

EXAMINER HEARING

BEFORE: DAVID R. CATANACH, Hearing Examiner

August 18, 1994

Santa Fe, New Mexico

This matter came on for hearing before the Oil Conservation Division on Thursday, August 18, 1994, at Morgan Hall, State Land Office Building, 310 Old Santa Fe Trail, Santa Fe, New Mexico, before Steven T. Brenner, Certified Court Reporter No. 7 for the State of New Mexico.

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I N D E X

August 18, 1994
Examiner Hearing
CASE NO. 11,049

PAGE

REPORTER'S CERTIFICATE

5

* * *

A P P E A R A N C E S

FOR THE APPLICANT:

KELLAHIN & KELLAHIN
117 N. Guadalupe
P.O. Box 2265
Santa Fe, New Mexico 87504-2265
By: W. THOMAS KELLAHIN

FOR PALOMA:

LOSEE, CARSON, HAAS & CARROLL, P.A.
300 American Home Building
Post Office Drawer 239
Artesia, New Mexico 88211-0239
By: ERNEST L. CARROLL

* * *

1 WHEREUPON, the following proceedings were had at
2 10:35 a.m.:

3 EXAMINER CATANACH: Okay, we'll call the next
4 case on the docket, 11,049. Application of Matador
5 Petroleum Corporation for compulsory pooling, Chaves
6 County, New Mexico.

7 Are there appearances in this case?

8 MR. KELLAHIN: Mr. Examiner, I'm Tom Kellahin of
9 the Santa Fe law firm of Kellahin and Kellahin, appearing
10 on behalf of the Applicant.

11 MR. CARROLL: Mr. Examiner, I'm Ernest Carroll of
12 the Artesia law firm Losee, Carson, Haas & Carroll, and we
13 are appearing on behalf of Paloma.

14 EXAMINER CATANACH: Okay.

15 MR. KELLAHIN: Mr. Examiner, late on Tuesday
16 afternoon, early evening, of this week, I was advised by a
17 representative of Matador that they had reached an
18 agreement in principle with Paloma to sell Matador's
19 interest in this section to Paloma and therefore would not
20 need to go forward with a force-pooling case.

21 Mr. Carroll has confirmed his belief that his
22 client and my client have settled this matter, and based
23 upon that understanding, then, we would dismiss this case.

24 MR. CARROLL: As Mr. Kellahin has advised, that
25 is my understanding, and I believe that that is the fact of

1 the case.

2 EXAMINER CATANACH: Okay. Therefore, Case 11,049
3 will be dismissed.

4 (Thereupon, these proceedings were concluded at
5 10:36 a.m.)

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I do hereby certify that the foregoing is
a complete record of the proceedings in
the Examiner hearing of Case No. 11049.
heard by me on August 18 1997.
David R. Catanach, Examiner
Oil Conservation Division

