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:

APPLICATION OF COSTILLA ENERGY, INC.,
FOR COMPULSORY POOLING, EDDY COUNTY,
NEW MEXICO

APPLICATION OF COSTILLA ENERGY, INC.,
FOR COMPULSORY POOLING, EDDY COUNTY,
NEW MEXICO

(Consolidated)

REPORTER'S TRANSCRIPT OF PROCEEDINGS EXAMINER HEARING

RECEIVED

BEFORE: DAVID R. CATANACH, Hearing Examiner

SEP * 3 1998

August 20th, 1998 Oil Conservation Division Santa Fe, New Mexico

This matter came on for hearing before the New Mexico Oil Conservation Division, DAVID R. CATANACH,
Hearing Examiner, on Thursday, August 20th, 1998, at the
New Mexico Energy, Minerals and Natural Resources
Department, Porter Hall, 2040 South Pacheco, Santa Fe, New Mexico, Steven T. Brenner, Certified Court Reporter No. 7
for the State of New Mexico.

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INDEX

August 20th, 1998
Examiner Hearing
CASE NOS. 12,029 and 12,030 (Consolidated)

CASE NOS. 12,029 and 12,030 (Consolidated) **PAGE APPEARANCES** 3 APPLICANT'S WITNESSES: GARY L. WINTER (Landman) Direct Examination by Mr. Bruce 5 Examination by Examiner Catanach 11 LOUIS MAZZULLO (Geologist) Direct Examination by Mr. Bruce 14 Examination by Examiner Catanach 18 Examination by Mr. Ashley 20 REPORTER'S CERTIFICATE 22

* * *

EXHIBITS

Applicant's		Identified	Admitted
Exhibit	1	6	11
Exhibit	2	7	11
Exhibit	3	7	11
Exhibit	4	8	11
Exhibit	5	8	11
Exhibit	6	9	11
Exhibit	7	9	11
Exhibit	8	10	11
Exhibit	9	11	11
Exhibit	10	15	17
Exhibit	11	16	17
		* * *	

APPEARANCES

FOR THE DIVISION:

RAND L. CARROLL Attorney at Law Legal Counsel to the Division 2040 South Pacheco Santa Fe, New Mexico 87505

FOR THE APPLICANT:

JAMES G. BRUCE, Attorney at Law 612 Old Santa Fe Trail, Suite B Santa Fe, New Mexico 87501 P.O. Box 1056 Santa Fe, New Mexico 87504

ALSO PRESENT:

MARK W. ASHLEY NMOCD Petroleum Geologist 2040 South Pacheco Santa Fe, New Mexico 87505

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WHEREUPON, the following proceedings were had at
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     11:04 a.m.:
               EXAMINER CATANACH: At this time we'll call Case
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     12,029.
               MR. CARROLL: Application of Costilla Energy,
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     Inc., for compulsory pooling, Eddy County, New Mexico.
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               EXAMINER CATANACH: Call for appearances in this
     case.
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               MR. BRUCE: Mr. Examiner, Jim Bruce of Santa Fe,
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     representing the Applicant. I have two witnesses to be
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     sworn.
               EXAMINER CATANACH: Any additional appearances?
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               Will the witnesses please stand to be sworn in?
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               (Thereupon, the witnesses were sworn.)
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               MR. BRUCE: Mr. Examiner, I forgot. At this time
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     I would ask that Case 12,030 be called and consolidated
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     with this case, since it involves the same section of land.
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               EXAMINER CATANACH: At this time we'll call Case
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     12,030.
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               MR. CARROLL: Application of Costilla Energy,
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     Inc., for compulsory pooling, Eddy County, New Mexico.
               EXAMINER CATANACH: Call for appearances in this
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     case.
               MR. BRUCE: Jim Bruce again for the Applicant.
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               EXAMINER CATANACH:
                                   Any additional appearances in
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this case? 1 Okay, Mr. Bruce, you may proceed. 2 3 GARY L. WINTER, the witness herein, after having been first duly sworn upon 4 5 his oath, was examined and testified as follows: DIRECT EXAMINATION 6 BY MR. BRUCE: 7 Would you please state your name and city of 8 0. residence? 9 My name is Gary Lynn Winter, Midland, Texas. 10 Α. Who do you work for and in what capacity? 11 0. Costilla Energy, Inc., as their district landman. 12 Α. Have you previously testified before the Division 13 Q. as a landman? 14 15 Α. No, sir. 16 Q. Would you please outline your educational and 17 employment background? I graduated from the University of Oklahoma in 18 19 1977 with a bachelor's of business administration, majoring 20 in petroleum land management. 21 I went to work for Mewbourne Oil Company in 1977 22 through 1992. From 1992 to 1996 I went to work as a contract landman for ARCO Oil and Gas. I joined Costilla 23 in 1996. 24 25 I've worked southeast New Mexico since 1985 and

have been a certified professional landman since 1985.

- Q. And are you familiar with the land matters involved in this Application?
 - A. Yes, sir.

MR. BRUCE: Mr. Examiner, I'd tender Mr. Winter as an expert petroleum landman.

EXAMINER CATANACH: He is so qualified.

- Q. (By Mr. Bruce) Briefly, what does Costilla seek in these two cases?
- A. In Case 12,030, Costilla seeks an order pooling the north half of Section 33, Township 16 South, Range 26 East, from the surface to the base of the Chester formation for all pools and formations spaced 320 acres; the northwest quarter of Section 33 for all formations spaced 160 acres; and the southeast of the northwest quarter of Section 33 for all formations spaced on 40 acres.

In Case 12,029, we seek an order pooling the south half of Section 33, in the same township and range, from the surface to the base of the Chester formation for all pools and formations spaced on 320 acres; southwest quarter of Section 33 for all formations spaced 160 acres; and the northwest of the southwest of Section 33 for all pools spaced on 40 acres.

- Q. What is Exhibit 1?
- A. Exhibit 1 is a land plat outlining the proposed

north-half and south-half well units. The proposed wells are marked on the plat.

The Funk 49 Number 2 well is in the north half.

It is an orthodox location at 1980 from the north line and

1680 from the west line.

The Funk 49 Number 1 well is in the south half. It is an unorthodox location at 1650 from the south line and 1080 from the west line.

- Q. And that unorthodox location was approved administratively by the Division, was it not?
 - A. Yes, sir.

- Q. What is the working interest ownership in the north half of Section 33? And I refer you to Exhibit 2.
- A. Exhibit 2 shows the north-half working interest in Section 33 as being as follows: Costilla Energy, Inc., is approximately 89 percent; Nearburg Exploration, L.L.C., approximately 5 percent; Betty Colwell, approximately 5 percent; Tony Ray Townsend, approximately a half a percent; and Gary Duane Townsend, a half a percent.
 - Q. And which of those parties do you seek to pool?
- A. Betty Colwell, Tony Ray Townsend and Gary Duane Townsend.
- Q. What about the south half? What is the working interest ownership in that well?
 - A. South half of 33 is Costilla Energy, Inc.,

approximately 88 percent; Nearburg Exploration Company,

L.L.C., approximately 6 percent; Michael H. Moore, 1

percent; the estate of Parker Wilson, Jr., deceased, 1

percent; the estate of Edith C. Wheeler, deceased, 1

percent; Mary J. McWhorter, 1 percent; David H. Arrington,

percent; and Ann D. Allison, 1 percent.

- Q. And again, you seek to force-pool everyone except Nearburg Exploration?
 - A. That is correct.

- Q. Now let's discuss your efforts to obtain the voluntary joinder of interest owners in the wells. What are Exhibits 4 and 5?
- A. Four and 5 -- Four contains copies of letters sent by Costilla to interest owners in Well Number 2, and Exhibit 5 contains copies contains copies of letters sent to the interest owners in the Number 1 well. The letters contain several different offers or types of leases, lease offers, AFEs, requests for joinders, and in one case an operating agreement.
- Q. Now, with respect to Exhibit 4, the letters to go Betty Colwell. What about the Townsends? What is their status?
- A. The Townsends are address -- or the whereabouts are unknown. And we have checked the county records, telephone directories, we've contacted mineral owners in

the section to find out if any of those know where they
are. From an affidavit of heirship, it showed both the
Townsends, Gary and Tony, were located in Gladewater,
Texas, in 1977. We've contacted Townsends in Gladewater
and also in the Dallas-Forth Worth area. None of these
parties are related to those Townsends, and they don't know
their whereabouts either.

- Q. So at this point it's a dead end with respect to locating the Townsends?
 - A. It is at this point.

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- 11 Q. Now, in addition to these letters, did you also call interest owners?
 - A. We've contacted all the parties except for Michael H. Moore, who apparently has an unlisted telephone number.
 - Q. In your opinion, has Costilla made a good-faith effort to obtain the voluntary joinder of all interest owners in the wells?
- 19 A. Yes, we have.
 - Q. Would you identify Exhibits 6 and 7 for the Examiner and discuss their contents briefly?
- A. Exhibits 6 and 7 are copies of the AFEs to the two wells.
 - Q. What are the costs of the wells?
 - A. They propose an 85-foot, 100-foot Chester test

with an estimated dryhole of \$355,603 and a completed well cost of \$590,940.

- Q. And are these costs in line with the costs of other wells drilled to this depth in this area of New Mexico?
- A. Yes, sir.

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- Q. Does Costilla request that it be designated operator of both wells?
- A. Yes, sir.
- Q. Do you have a recommendation for the amounts which Costilla should be paid for supervision and administrative expenses?
- A. We request \$4000 per month be allowed for a drilling well and \$400 a month be allowed for a producing well.
 - Q. And are these amounts equivalent to those normally charged by operators in this area, for wells of this depth?
- 19 | A. Yes, sir.
- Q. Finally, Mr. Winter, were the uncommitted interest owners and offset lessees notified of these hearings?
 - A. Yes, they were. Submitted as Exhibit 8 is an affidavit of notice with copies of notice letters, certified return receipts attached, regarding the Number 1

well. 1 The Exhibit Number 9 is a similar affidavit for 2 the Number 2 well. 3 And were Exhibits 1 through 9 prepared by you or 4 under your supervision or compiled from company business 5 6 records? Yes, sir. 7 Α. And in your opinion, is the granting of 8 Costilla's Applications in the interest of conservation and 9 the prevention of waste? 10 Yes, sir. 11 One thing, when do you plan on commencing the 12 well, Mr. Winter? 13 14 Α. After the 1st of September. MR. BRUCE: Okay. Mr. Examiner, at this time I'd 15 move the admission of Costilla Exhibits 1 through 9. 16 EXAMINER CATANACH: Exhibits 1 through 9 will be 17 admitted as evidence. 18 19 EXAMINATION 20 BY EXAMINER CATANACH: 21 Mr. Winter, did you say you've actually been in Q. contact with some of these parties? 22 All parties except for the Townsends and Michael 23 Moore. 24

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Q.

What is the -- What do you think the status is of

their joinder in the well?

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A. We think we -- We've got leases out to the estate of Parker Wilson, Jr., deceased; Mary Jane McWhorter; and we have an operating agreement out to Michael H. Moore, who has the unlisted phone number, with a request for telephone number and fax for notice purposes.

The other parties, I just don't know.

- Q. You first proposed these wells to these parties on about July 7th; is that correct?
- 10 A. The north-half well was proposed July 7th. The 11 south-half well was proposed approximately May 12th.
- Q. I'm sorry, I can't find in the May 12th letter
 where the well was actually proposed.
 - A. I'm sorry, those are offers to lease.
- Q. It looks like that well was first proposed on June 12th?
- A. Well, June 15th, it looks like. June 12th through the 15th.
 - Q. And on the Number 2 well, that was actually proposed July 7th?
 - A. Yes, it was.
 - Q. Do you think that you gave these interest owners sufficient time to evaluate your proposal prior to filing a compulsory pooling application?
 - A. Yes, sir.

- 13 1 Two weeks. Q. 2 We had an extension, we extended it --Α. I'm sorry --3 Q. -- continuance, I mean --Α. So you think you've given them enough 5 Q. Okay. time, and you think that --6 7 A. Yes. Has anybody complained to you about that, that 8 0. they didn't have enough time to evaluate this? 9 10 Nearburg Exploration, but they've since joined. Α. Actually, the only party would be the Betty 11 12 Colwell interest in that well, right? A. 13 Yes. She was inadvertently left off our first 14 mailing of the application -- or the notice to the parties. 15 Since then, we've sent these four letters to her. 16 accepted the first one and will not accept the other 17 letters. We have called her, and she doesn't want a lease, doesn't want to do anything. And will hang up on you. 18 19 Do you know, by chance, what order approved the unorthodox location for that well? 20 21 Α. No, I do not.
- MR. BRUCE: I can answer that, Mr. Examiner.

 23 It's NSL-4096.

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Q. (By Examiner Catanach) Okay. Has your company drilled a well to this depth recently in this area?

This area is more or less wildcat, so no, sir. Α. 1 Are you satisfied these drilling costs are in 2 Q. line with what's actually -- or what it actually costs to 3 drill a well in this area? 4 Yes, I am, and I'm convinced of that through the 5 joinder of Nearburg Exploration. 6 Did Nearburg agree to your proposed overhead 7 Q. rates? 8 9 Yes, we -- Nearburg has agreed to them, and we've taken a farmout from Yates Petroleum Company, Yates 10 Drilling, several other companies at those costs. 11 EXAMINER CATANACH: Okay, I have nothing further 12 of this witness. 13 14 LOUIS MAZZULLO, the witness herein, after having been first duly sworn upon 15 his oath, was examined and testified as follows: 16 DIRECT EXAMINATION 17 BY MR. BRUCE: 18 Q. Would you please state your name for the record? 19 20 Α. My name is Louis Mazzullo. Where do you reside? 21 Q. Albuquerque, New Mexico. 22 Α. 23 Q. What is your profession? I'm a certified petroleum geological consultant. Α. 24 25 Q. What is your relationship to Costilla in this

matter?

- A. I'm under contract with Costilla to provide consulting services in -- of prospect definition.
- Q. Have you previously testified before the Division as a petroleum geologist?
 - A. Yes, I have.
- Q. And were your credentials as an expert geologist accepted as a matter of record?
 - A. Yes, they were.
- Q. And are you familiar with geologic matters relating to these two Applications?
- 12 A. Yes.
- MR. BRUCE: Mr. Examiner, I tender Mr. Mazzullo
 as an expert petroleum geologist.
 - EXAMINER CATANACH: He is so qualified.
 - Q. (By Mr. Bruce) Mr. Mazzullo, would you please identify your Exhibit 10 and discuss the zone of interest in the proposed well?
 - A. Exhibit 10 is a simplified map showing several channels in the Morrow formation, which is the primary target of this well. The various colors on the map refer to the different zones that pinch out in sequence from south to north against the regional dip, which is to the southeast, as I show on the map.
 - The main zones of interest are, for the south-

half well, the zone colored in yellow and the zone colored in green, which lies beneath it. The main zone of interest for the north-half well would be the yellow zone only.

And these channel trends are based upon region mapping and the well control that you see on the map.

- Q. It also has some production figures on the map.

 Could you just briefly discuss those for the Examiner?
- A. Yes. The main production out of this area has been from the zone in yellow. And the well immediately offsetting our proposed south-half location has produced only 14,000 MCF gas out of the Morrow formation, and the well immediately to the south, in the north half of Section 4, has produced, now, up nearly 2 BCF of gas. And then there's other marginal to noneconomic production from this zone and other zones further down to the south.
- Q. Further down to the south it appears that even if you're in trend, there's a substantial danger of having a noncommercial well?
 - A. It would appear so, yes.
 - Q. What is Exhibit 11?
- A. Exhibit 11 is merely a reference log section that ties the Exhibit 10 zones and shows where they're located within the section.
- The main zone, again, colored in yellow on Exhibit 10, is shown as the t5 zone on Exhibit 11, and the

1 underlying green zone, which is a secondary Morrow target in our south-half location, is shown in green as t6. 2 In looking at these maps together, it appears 3 that there's really nothing to the north of that well in 4 5 Section 4 producing from either zone; is that correct? Except -- With the exception of the marginal 6 Α. 7 14,000 MCF production, there is nothing coming out of that 8 zone. Based on this, is it your opinion that a maximum 9 Q. cost-plus-200-percent penalty should be assessed against 10 any nonconsenting interest owner in these wells? 11 12 Α. Yes, I do, because of the risky nature of the Morrow and the fact that we are targeting a limited number 13 of sands at this -- at both locations. 14 15 Were Exhibits 10 and 11 prepared by you or under ο. 16 your supervision? Yes, they were. 17 Α. And in your opinion, are the granting of Costilla 18 Q. Energy's Applications in the interests of conservation and 19 the prevention of waste? 20 A. Yes, it is. 21 22 MR. BRUCE: Mr. Examiner, I'd move the admission 23 of Costilla Exhibits 10 and 11.

EXAMINER CATANACH: Exhibits 10 and 11 will be

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admitted as evidence.

18 EXAMINATION 1 2 BY EXAMINER CATANACH: Mr. Mazzullo, the well in Section 32, do you know 3 how long that's been producing? 4 5 I believe that's plugged at this point, although I don't show it as plugged on the well. I don't recall 7 offhand when it was drilled, but it was prior to 1985. The wells to the south of your location, 8 9 are those all in the P.O.W.-Morrow Pool, do you know? 10 Α. I don't know what pool they're in. Maybe we can reference a land map, but --11 That's fine. I can look that up. 12 0. MR. WINTER: 13 1-4 is. THE WITNESS: One and 4 is? Okay. 14 15 (By Examiner Catanach) You would say the t5 is Q. 16 the primary zone, the target zone in both wells? 17 Α. Yes, t5 would be the primary zone, simply because it's the zone that made nearly 2 BCF in that well in 18 19 Section 4. And the other zones are either pinched out by our 20 21 first location or they're -- or, in the case of the green 22 zone, were probably very close to being pinched out. 23 What do you use for control points north of your 0.

location?

Α.

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in Section 30, and there's another one in Section 15, which would be immediately north of Section 21, if I'm not mistaken. Those are the only two other control points that are there.

The Morrow zone of interest, this classic zone that I refer to, the middle and the lower Morrow that I refer to in Exhibit 11, eventually pinch out, and there is no Morrow present within four miles -- four or five miles of this prospect, north of this prospect. It's a sequential pinchout of the various zones as you go from south to north.

MR. ASHLEY: Was there any seismic control used here?

THE WITNESS: A little bit further to the north we have an east-west seismic line that confirms that -- you know, that there is structure or a structural situation that may or may not set up the location of a channel at this location, but it's a stretch to try to bring it down this far.

MR. CARROLL: What's this dot-dash line here?

THE WITNESS: Oh, that's the City of Artesia

boundaries, as far as we could determine, which is, you

know, one of the reasons why the south-half location wound

up being an unorthodox location.

Q. (By Examiner Catanach) What have you got a far

as secondary targets in the well?

- A. The only secondary target that may develop here would be the upper Pennsylvanian, the Cisco/Canyon. But its potential is a lot less likely than the Morrow.
 - Q. No Strawn or Atoka potential?
- A. You know, as it goes in New Mexico, there might be some limited marginal or barely economic production out of the Atoka, but I can't map that.

EXAMINATION

10 BY MR. ASHLEY:

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- 11 Q. What about the t6 zone?
- 12 A. Uh-huh.
- 13 Q. Is there much production in this area from that?
 - A. Down to the south, a couple of miles beyond the limit of this map, there are maybe one or two wells that are commingled in the t6 and the t4. You know how it is in the Morrow; there are several zones perforated simultaneously.

But as far as I recall, there may be only one well that's actually perforated solely in that zone, but that's way south of here.

- Q. Would that be a zone that would be tested in this well too?
- A. Yes, in the south-half well. I don't think it will be present in the north half.

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EXAMINER CATANACH: Okay, that's all the
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                             questions we have of this witness.
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                                                                                     MR. BRUCE: I have nothing further.
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                                                                                      EXAMINER CATANACH: Okay, there being nothing
                             further, Case 12,029 and 12,030 will be taken under
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                             advisement.
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                                                                                       (Thereupon, these proceedings were concluded at
                             11:30 a.m.)
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                                                                                                                             I do hereby certify that the foregoing is
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■ Service of the proceedings in

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                                                                                                                            heard by me on April 20 19 99
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                                                                                                                                                                                                                                                  , Examiner
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CERTIFICATE OF REPORTER

STATE OF NEW MEXICO)
) ss.
COUNTY OF SANTA FE)

I, Steven T. Brenner, Certified Court Reporter and Notary Public, HEREBY CERTIFY that the foregoing transcript of proceedings before the Oil Conservation Division was reported by me; that I transcribed my notes; and that the foregoing is a true and accurate record of the proceedings.

I FURTHER CERTIFY that I am not a relative or employee of any of the parties or attorneys involved in this matter and that I have no personal interest in the final disposition of this matter.

WITNESS MY HAND AND SEAL September 1st, 1998.

STEVEN T. BRENNER

CCR No. 7

My commission expires: October 14, 1998