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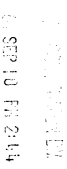
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September 18, 2001



HAND-DELIVERED

Lori Wrotenbery, Director
Oil Conservation Division
New Mexico Department of Energy,
Minerals and Natural Resources
1220 South St. Francis Drive
Santa Fe, New Mexico 87504

Re: Application of Yates Petroleum Corporation for two non-standard gas spacing and proration units, Lea County, New Mexico.

Dear Ms. Wrotenbery:

Enclosed is the Application of Yates Petroleum Corporation in the above-referenced case as well as a copy of the legal advertisement. Yates Petroleum Corporation requests that this case be placed on the docket for the October 12, 2001 Oil Conservation Commission hearing docket. On this date, Yates has provided notice of this application to all affected parties.

This case is a companion case to the four applications of Yates Petroleum Corporation and Ocean Energy Resources, Inc. (Cases 12535, 12567, 12569 and 12590) which are currently on <u>de novo</u> appeal to the Commission. At the time these cases come on for hearing, Yates will request that all cases be consolidated for the purposes of hearing.

Pursuant to the provisions of Oil Conservation Division Rule 1211.B, Yates Petroleum Corporation requests that a prehearing conference be held prior to the hearing on the merits in this case. A prehearing conference will encourage settlement of this dispute or, if no settlement is reached, will narrow the issues to be presented to the Commission. Yates Petroleum Corporation requests that the parties be directed to representatives of each of their companies present at the prehearing conference with authority to approve a settlement if one can be reached.

Ms. Lori Wrotenbery September 18, 2001 Page Two

Your attention to this matter is appreciated.

Very truly yours

William F. Carr

Enclosures

CC: Mr. Randy Patterson (w/enclosures)
 Yates Petroleum Corporation
 105 South Fourth Street
 Artesia, New Mexico 88210

James Bruce, Esq.
Attorney for Ocean Energy Resources, Inc.
3304 Camino Lisa
Hyde Park Estates
Santa Fe, New Mexico 87505

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

IN THE MATTER OF THE APPLICATION OF YATES PETROLEUM CORPORATION, FOR TWO NON-STANDARD GAS SPACING AND PRORATION UNITS, LEA COUNTY, NEW MEXICO.

... CASE NO.<u>/2>3</u>3

APPLICATION

YATES PETROLEUM CORPORATION ("Yates"), through its undersigned attorneys, hereby makes application for an exception to the well spacing requirements of Rule 104.C(2) of the General Rules and Regulations of the Oil Conservation Division for the creation of the following two non-standard gas spacing and proration units for all formations developed on 320-acre spacing in the N/2 of Section 3, Township 16 South, Range 35 East, NMPM, which includes but is not necessarily limited to the Undesignated North Shoe Bar-Atoka Gas Pool, Undesignated Townsend-Morrow Gas Pool, Undesignated North Shoe Bar-Morrow Gas Pool and the Undesignated North Hume-Morrow Gas Pool:

- A. Lots 1, 2, 7, and 8 (NE/4 equivalent) to form a 178.59-acre gas spacing and proration unit, and
- B. Lots 3 through 6 (NW/4 equivalent) to form a 177.21-acre gas spacing and proration unit for all formations developed on 320-acre spacing.

In support of its application Yates Petroleum Corporation states:

- 1. Yates is a working interest owner in the N/2 of said section and proposed to drill its Daisy AFS State Well No. 2 at a standard gas well location 660 feet from the North and East lines (Lot 1/Unit A) of irregular Section 3 to a depth sufficient to test any and all formations from the surface to the base of the Mississippian formation.
- 2. Ocean Energy Resources, Inc. ("Ocean") is also a working interest owner in the N/2 of Section 3 and has proposed to drill its Townsend State Com Well No. 10 in the NW/4 of irregular Section 3 to a depth sufficient to test any and all formations from the surface to the base of the Mississippian formation.
- 3. Yates and Ocean have been unable to agree on the location of the well to be drilled on this acreage. Ocean proposes to drill in the NW/4 equivalent of the Section where it owns working interest and Yates owns none, and Yates proposes to drill in the NE/4 equivalent of the Section where it owns or represents 100% of the working interest and Ocean owns none.
- 4. Yates and Ocean each filed applications with the Oil Conservation Division seeking orders pooling the N/2 of Section 3 and naming themselves operator of the well each proposes to drill.
- 5. The applications were set for hearing as Division Cases 12535, 12567, 12569 and 12590 and heard on January 11 and February 8, 2001. The Division entered Order No. R-11566 on April 17, 2001 which granted the applications of Ocean and denied the applications of Yates.
 - 6. Order No. R-11566, contains the following findings of the Division:

- (A) "Each applicant proposes to locate its well on a tract of land that is the equivalent to a quarter section in which it controls or owns the working interest." Finding (8)
- (B) "By Order No. R-11231, issued by the New Mexico Oil Conservation Commission in Case No. 12119 on August 12, 1999, Division Rule 104 was changed so that deep gas wells in southeast New Mexico developed on 320-acre spacing, which includes wells in the Morrow and Mississippian formations, could be located no closer than 660 feet to any quarter section line and that each 320-acre unit be allowed one infill gas well so long as the infill is located in the quarter section adjacent to the original well." Finding (10)
- (C) "The geological evidence presented by both applicants shows that both locations are viable Morrow prospects and that each quarter section equivalent that comprises the proposed 355.80-acre lay-down gas spacing and proration unit has the potential of containing commercial quantities of gas in the Morrow interval." Finding (12) (emphasis added)
- 7. Approval of this application will result in wells being drilled on two "viable Morrow prospects" in the N/2 of Section 3 and will also afford to each owner the opportunity to produce without waste its just and reasonable share of the

reserves in the pool thereby preventing waste and protecting the correlative rights of all interest owners in these lands.

WHEREFORE, YATES PETROLEUM CORPORATION requests that this application be set for hearing before the Oil Conservation Commission on October 12, 2001 and, after notice and hearing as required by law, the Commission enter its order creating two non-standard gas spacing and proration units in the N/2 of Section 3 thereby enabling Yates and Ocean to each develop its respective interests in the NE/4 and NW/4 equivalents of this Section.

Respectfully submitted,

HOLLAND & HART LLP

AND

CAMPBELL & CARR

By:

William 🖡 Carr

Post Office Box 2208

Santa Fe, New Mexico 87504

Telephone: (505) 988-4421

ATTORNEYS FOR YATES
PETROLEUM CORPORATION

CERTIFICATE OF SERVICE

I hereby certify that a copy of this application was delivered by facsimile on this 18th day of September, 2001, to James Bruce, Esq., Attorney for Ocean Energy Resources, Inc.

William F. Carr

NOTIFICATION LIST

APPLICATION OF YATES PETROLEUM CORPORATION FOR TWO NON-STANDARD GAS SPACING AND PRORATION UNITS, SECTION 3, TOWNSHIP 16 SOUTH, RANGE 35 EAST, N.M.P.M. LEA COUNTY, NEW MEXICO

Ocean Energy Resources, Inc. 1001 Fannin, Suite 1600 Houston, Texas 77002-6794

Tom R. Cone Post Office Box 778 Jay, Oklahoma 74346

Kenneth G. Cone Post Office Box 11310 Midland, Texas 79702

Kenneth G. Cone, Trustee Kenneth G. Cone Children's Trust Post Office Box 11310 Midland, Texas 79702

Marilyn Cone, Trustee of the DC Trust
Post Office Drawer 1629
Lovington, New Mexico 88260

Keith Pratt Daniels Post Office Box 190766 Dallas, Texas 75219

Lynda Pratt Rast 1202 Marlee Lane Arlington, Texas 76014

Phillip L. White The Blanco Company Post Office Box 2168 Santa Fe, New Mexico 87504-2168 The Long Trusts Post Office Box 3096 Kilgore, Texas 75663

LWJ Partnership Post Office Box 64244 Lubbock, Texas 79424

CASE 42>38:

Application of Yates Petroleum Corporation for two non-standard gas spacing and proration units, Lea County, New Mexico. Applicant in the above-styled cause seeks an exception to the provisions of Division Rule 104 C (2) to create two non-standard gas spacing and proration units for all formations developed on 320-acre spacing which include but are not necessarily limited to the Undesignated North Shoe Bar-Atoka Gas Pool, the Undesignated Townsend-Morrow Gas Pool, the Undesignated North Shoe Bar-Morrow Gas Pool and the Undesignated North Hume-Morrow Gas Pool comprising: (i) Lots 1, 2, 7 and 8 (NE/4 equivalent) to form a 178.59-acre non-standard gas spacing and proration unit; and (ii) Lots 3 through 6 (NW/4 equivalent) to form a 177.21-acre non-standard gas spacing and proration unit. Said area is located approximately 6 miles west-northwest of Lovington, New Mexico.

HOLLAND & HART LLP CAMPBELL & CARR

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September 18, 2001

<u>CERTIFIED MAIL</u> <u>RETURN RECEIPT REQUESTED</u>

AFFECTED INTEREST OWNERS

Re: Application of Yates Petroleum Corporation for two non-standard gas spacing and proration units, Lea County, New Mexico.

Ladies and Gentlemen:

This letter is to advise you that Yates Petroleum Corporation has filed the enclosed application with the New Mexico Oil Conservation Commission seeking the creation of two non-standard gas spacing and proration units in Irregular Section 3, Township 16 South, Range 35 East, NMPM, Lea County, New Mexico comprising (i) Lots 1, 2, 7, and 8 (NE/4 equivalent) containing 178.590acres, and (ii) Lots 3 through 6 (NW/4 equivalent) containing 177.21-acres.

Yates has requested that this application be set for hearing before the Oil Conservation Commission on October 12, 2001. You are not required to attend this hearing, but as an owner of an interest that may be affected by this application, you may appear and present testimony. Failure to appear at that time and become a party of record will preclude you from challenging the matter at a later date.

Parties appearing in cases are required by Division Rule 1208.B to file a Prehearing Statement three days in advance of a scheduled hearing. This statement must include: the names of the parties and their attorneys; a concise statement of the case; the names of all witnesses the party will call to testify at the hearing; the approximate time the party will need to present its case; and identification of any procedural matters that are to be resolved prior to the hearing.

William F. Carr

ATTORNEY FOR YATES

PETROLEUM CORPORATION

Enc.