MILLER, STRATVERT, TORGERSON & SCHLENKER, P. A.

LAW OFFICES

RANNE B. MILLER WILLIAM K. STRF RANNE B. MILLER
WILLIAM K STRATVERT
ALAN C. TORGERSON
KENDALLID, SCHLENKER
ALICETOMINSON LORENZ
GREGORY W CHASS GPEGORY W. CHASE MARGO J. MCCORMICK LYMAN G. SANDY STEPHEN M. WILLIAMS STEPHAN M. VIDMAR ROBERT C GUTIERREZ SETH V BINGHAM MICHAEL H. HOSES JAMES B. COLLINS TIMOTHY R. BRIGGS WALTER R. PARR THOMAS S. UDALL RUDOLPH LUCERO DANIEL E. RAMCZYK DEAN G. CONSTANTINE

VIRGINIA ANDERMAN C. K. MOSS JAMES B. COONEY LEONARD J. PADILLA TIMOTHY S. VASQUEZ MARTE D. LIGHTSTONE BRADFORD K. GOODWIN NICHOLAS CULLANDER JOHN R. FUNK J. SCOTT HALL THOMAS R. MACK DENISE BARELA SHEPHERD MICK I. R. GUTIERREZ JOHN H. MILLER

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KENNETH R. BRANDT (1946 - 1981)

June 22, 1990

PLEASE REPLY TO SANTA FE

Mr. William J. LeMay, Director New Mexico Oil Conservation Division P. O. Box 2088 Santa Fe, New Mexico 87504-2088

NMOCD Cases Nos. 9980, 9981, 9982, 9983, 9984, 9985, and √9986: Application of Mesa Operating Limited Partnership for Compulsory Pooling, San Juan County, New Mexico

Dear Mr. LeMay:

Applicant, the Mesa Operating Partnership, we respectfully request that the above cases by continued until the Examiner hearing scheduled for July 11, 1990.

Thank you for your cooperation.

Very truly yours,

Z. Sion thell J. Scott Hall

JSH/ro

David Catanach cc:

Mark Seale

MILLER, STRATVERT, TORGERSON & SCHLENKER, P. A.

LAW OFFICES

RANNE B. MILLER MIN 8 51 WILLIAM K. STRATVERT ALAN C. TORGERSON KENDALL O. SCHLENKER ALICE TOMLINSON LORENZ GPEGORY W. CHASE ALAN KONRAD MARGO J. MCCORMICK LYMAN G. SANDY STEPHEN M. WILLIAMS STEPHAN M. VIDMAR ROBERT C. GUTIERREZ MICHAEL H. HOSES JAMES B. COLLINS TIMOTHY R. BRIGGS WALTER R. PARR THOMAS S. UDALL RUDOLPH LUCERO DANIEL E. RAMCZYK DEAN G. CONSTANTINE

DEBORAH A. SOLOVE GARY L. GORDON H. KEVIN HAIGHT LAWRENCE R. WHITE SHARON P. GROSS VIRGINIA ANDERMAN C. K. MOSS JAMES B. COONEY LEONARD J. PADILLA TIMOTHY S. VASQUEZ MARTE D. LIGHTSTONE BRADFORD K. GOODWIN NICHOLAS CULLANDER JOHN R. FUNK J. SCOTT HALL THOMAS R. MACK MICHAEL J. HAPPE DENISE BARELA SHEPHERD MICK I. R. GUTIERREZ JOHN H. MILLER

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KENNETH R. BRANDT (1946 - 1981)

3121

June 22, 1990

PLEASE REPLY TO SANTA FE

Mr. William J. LeMay, Director New Mexico Oil Conservation Division P. O. Box 2088 Santa Fe. New Mexico 87504-2088

> NMOCD Cases Nos. 9980, 9981, 9982, 9983, 9984, 9985, and 9986: Application of Mesa Operating Limited Partnership for Compulsory Pooling, San Juan County, New Mexico

Dear Mr. LeMay:

of the Applicant, Mesa Operating Partnership, we respectfully request that the above cases by continued until the Examiner hearing scheduled for July 11, 1990.

Thank you for your cooperation.

Very truly yours,

J. Scott Hall

T. Sion-tall

JSH/ro

David Catanach cc:

Mark Seale

BEFORE THE

OIL CONSERVATION DIVISION

NEW MEXICO DEPARTMENT OF ENERGY AND MINERALS

IN THE MATTER OF THE APPLICATION OF MESA OPERATING LIMITED PARTNERSHIP RECEIVED FOR COMPULSORY POOLING, SAN JUAN COUNTY, NEW MEXICO.

JUN 2 : 1990

CASE NO. 9986

DIL CONSERVATION DIVISION

ENTRY OF APPEARANCE

COMES NOW CAMPBELL & BLACK, P.A., and hereby enters its appearance in the above referenced case on behalf of Amoco Production Company.

Respectfully submitted,

CAMPBELL & BLACK, P.A.

Post Office Box 2208

Santa Fe, New Mexico 87504

Telephone: (505) 988-4421

ATTORNEYS FOR AMOCO PRODUCTION COMPANY

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:

RECEIVED

CASE NOS. 9980, 9981, 9982,

9983, 9984, 9985,

*(986)*9987, 9988,

9989, 9990, 9991,

JUN 22 1990

9992 and 9993

OIL CONSERVATION DIVISION APPLICATION OF MESA OPERATING LIMITED PARTNERSHIP FOR COMPULSORY POOLING, SAN JUAN COUNTY, NEW MEXICO.

PRE-HEARING STATEMENT

This prehearing statement is submitted by William F. Carr, as required by the Oil Conservation Division.

APPEARANCES OF PARTIES

APPLICANT	ATTORNEY
Mesa Operating Limited Partnership	J. Scott Hall Miller, Stratvert, Torgerson &
	Schlenker, PA
	125 Lincoln Avenue, Suite 303
	Santa Fe, New Mexico 87501
Telephone:	Telephone: (505) 989-9614
OPPOSITION OR OTHER PARTY	ATTORNEY
Amoco Production Company	William F. Carr
c/o Eric Nitcher	Campbell & Black, P.A.
Post Office Box 800	Post Office Box 2208
Denver, Colorado 80201	Santa Fe, New Mexico 87504
(303) 830-4040	(505) 988-4421
name, address, phone and	
contact person	

Pre-hearing Statement NMOCD Case Nos. 9980, 9981, 9982, 9983, 9984, 9985, 9986, 9987, 9988, 9989, 9990, 9991, 9992 and 9993 Page 2

STATEMENT OF CASE

<u>APPLICANT</u>

OPPOSITION OR OTHER PARTY

(Please make a concise statement of the basis for opposing this application or otherwise state the position of the party filing this statement.)

Amoco Production Company opposed a 300% risk penalty on each of these wells in the Basin-Fruitland Coal Gas Pool which are the subject of the cases.

Pre-hearing Statement NMOCD Case Nos. 9980, 9981, 9982, 9983, 9984, 9985, 9986, 9987, 9988, 9989, 9990, 9991, 9992 and 9993 Page 3

PROPOSED EVIDENCE

APPLICANT

WITNESSES (Name and expertise)

EST. TIME

EXHIBITS

OPPOSITION

WITNESSES

EST. TIME

EXHIBITS

(Name and expertise)

Bill Hawkins

30 Min.

Approximately 5

PROCEDURAL MATTERS

None

Signature

MILLER, STRATVERT, TORGERSON & SCHLENKER, P. A. 1/ED

LAW OFFICES

'90 JUL 6 PM 2 39

RANNE B. MILLER
WILLIAM K. STRATVERT
ALAN C. TORGERSON
KENDALL O. SCHLENKER
ALICE TOMLINSON LORENZ
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ALAN KONRAD
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TELEPHONE: (505) 989-9614
FACSIMILE: (505) 989-9857

KENNETH R, BRANDT (1946 - 1981)

July 6, 1990

PLEASE REPLY TO SANTA FE

Mr. Michael Stogner
New Mexico Oil Conservation Division
310 Old Santa Fe Trail
Santa Fe, New Mexico 87501

HAND DELIVERED

Re: NMOCD Case Nos 10003; 10004; 9980; 9981; 9982; 9983; 9984; 9985; 9986 Application of Mesa Operating Limited Partnership for Compulsory Pooling, San Juan County, New Mexico

Dear Mr. Stogner:

Enclosed are two copies of consolidated Pre-Hearing Statements for each of the above cases (for a total of eighteen copies) for your case files.

As of today, I have no indication that any of these cases will be opposed. However, Amoco may enter its appearance in certain cases.

We hope to consolidate some of the cases for hearing. I will advise you in advance of the hearing which cases we will request to be consolidated.

Very truly yours,

J. Scott Hall

2. Swutfall

JSH/ro

cc: William F. Carr, Esq.

STATE OF NEW MEXICO '90 JUL 6 PM 2 39 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. 10003; 10004; 9980; 9981; 9982; 9983; 9984; 9985; 9986

APPLICATION OF MESA OPERATING LIMITED PARTNERSHIP FOR COMPULSORY POOLING, SAN JUAN COUNTY, NEW MEXICO

El Paso Production Company

contact person

name, address, phone and

Conoco, Inc.

PRE-HEARING STATEMENT

This prehearing statement is submit as required by the Oil Conservation Divisi	·	
APPEARANCES OF PARTIES		
APPLICANT	ATTORNEY	
Mesa Operating Limited Partnership	J. Scott Hall	
Mr. Mark Seale	Miller, Stratvert, Torgerson & Schlenker, PA	
P. O. Box 2009, Amarillo TX 79189-2009	125 Lincoln Ave., Suite 303, Santa Fe, NM 8750	
(806) 378–1000	(505) 989-9614	
name, address, phone and contact person	·	
OPPOSITION OR OTHER PARTY	ATTORNEY	
Amoco Production Company		

Pre-hea	ring	State	ment
NMOCD	Case	No.	
Page 2			

STATEMENT OF CASE

APPLICANT

(Please make a concise statement of what is being sought with this application and the reasons therefore.)

Applicant seeks pooling of unjoined interests in Fruitland coal formation. In each case, Applicant seeks 156% risk penalty.

It is believed that Amoco will enter its appearance for purposes of requesting that risk penalty be limited to 156%. Otherwise, no opposition is known.

Applicant will ask that certain cases be consolidated for purposes of testimony. Absent opposition, it is estimated that all cases can be heard in two hours.

OPPOSITION OR OTHER PARTY

(Please make a concise statement of the basis for opposing this application or otherwise state the position of the party filing this statement.)

Pre-hearing Statement NMOCD Case No. ____ Page 3

PROPOSED EVIDENCE

APPLICANT

WITNESSES (Name and expertise)	EST. TIME	EXHIBITS
Mark Seale Landman	10 min.	<pre>3 (location plat; AFE; JOA; joinder letters)</pre>
Stuart Samson Geophysicist	10 min.	3 (isopachs; contours)
Tom Hahn Petroleum Engineer	10 min.	2 (production data; well costs)
PPOSITION		

OPPOSITION

WITNESSES EST. TIME EXHIBITS (Name and expertise)

PROCEDURAL MATTERS

(Please identify any procedural matters which need to be resolved prior to the hearing)

L'Svol Hall
Signature

STATE OF NEW MEXICO '90 JUL 6 PM 2 39 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. 10003; 10004; 9980; 9981; 9982; 9983; 9984; 9985; 9986

APPLICATION OF MESA OPERATING LIMITED PARTNERSHIP FOR COMPULSORY POOLING, SAN JUAN COUNTY, NEW MEXICO

contact person

PRE-HEARING STATEMENT

as required by the Oil Conservation Divisi	T	
APPEARANCES	OF PARTIES	
APPLICANT	ATTORNEY	
Mesa Operating Limited Partnership	J. Scott Hall	
Mr. Mark Seale	Miller, Stratvert, Torgerson & Schlenker, PA	
P. O. Box 2009, Amarillo TX 79189-2009	125 Lincoln Ave., Suite 303, Santa Fe, NM 8750	
(806) 378-1000	(505) 989-9614	
name, address, phone and		

contact person

OPPOSITION OR OTHER PARTY ATTORNEY

Amoco Production Company

El Paso Production Company

Conoco, Inc.

Pre-h	ear	ring :	State	ment
NMOC	CD	Case	No.	
Page	2			

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Pre-hearing Statement NMOCD Case No. ____ Page 3

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OPPOSITION

WITNESSES EST. TIME EXHIBITS (Name and expertise)

PROCEDURAL MATTERS

(Please identify any procedural matters which need to be resolved prior to the hearing)

Signature Signature

STATE OF NEW MEXICO



ENERGY, MINERALS AND NATURAL RESOURCES DEPARTMENT

OIL CONSERVATION DIVISION

GARREY CARRUTHERS GOVERNOR

July 20, 1990

POST OFFICE BOX 2088 STATE LAND OFFICE BUILDING SANTA FE, NEW MEXICO 87504 (505) 827-5800

Mr/ J. Scott Hall
Miller, Stratvert, Torgerson
& Schlenker
Attorneys at Law
Post Office Box 1986
Santa Fe, New Mexico

Florene Clavidson

Re: CASE NO. 9936 ORDER NO. R-9231

> Applicant: Mesa Operating Limited Partnership

Dear Sir:

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

Sincerely,

FLORENE DAVIDSON

OC Staff Specialist

Copy of order also sent to:

Hobbs OCD Artesia OCD x Aztec OCD X

Other William F. Carr