Examiner Hearing – June 19, 2003 Docket No. 19-03 Page 7 of 7

and 35E and 23S-35E.

CASE 13098: Application of the New Mexico Oil Conservation Division for an Order Requiring Jimmy Roberson Energy Corporation to Properly Plug Two (2) Well(s), Imposing Civil Penalties and Ordering a Forfeiture of Applicable Security, Lea County, New Mexico. The affected wells are the Rice #3 (API No. 30-025-05444) in Unit A, Section 13-Twsp 18S-R 37E, and the Hardin B #4, (API No. 30-025-07354), in Unit C, Section 18-Twsp 18S-R38E.

<u>CASE 13099</u>: Application of the New Mexico Oil Conservation Division for an Order Requiring Playa Minerals & Energy Inc. to Properly Plug One Hundred Thirty-Four (134) Well(s), Imposing Civil Penalties and Authorizing the Division to Plug Said Well(s) and Take Appropriate Measures to Seek Reimbursement from Any Security Furnished by Operator in Event of Operator's Failure to Comply. The affected wells are operated by Playa Minerals & Energy Inc. in the Horseshoe Gallup and Northeast Hogback Units in Township 30 North, Range 16 West and Township 31 North, Ranges 16 and 17 West, San Juan County, New Mexico.

CASE 13026: Continued from May 22, 2003, Examiner Hearing.

Application of the New Mexico Oil Conservation Division through the Environmental Bureau Chief to revoke the permit of Am-Bett Oil Company, Inc. to operate an Oil Treatment Plant; Lea County, New Mexico. The Applicant seeks an order rescinding the permit of Am-Bett Oil Company, Inc. to operate an oil treating plant located in Lot 6 of Section 3, Township 21 South, Range 37 East, in Lea County, New Mexico. Applicant further seeks an order requiring the former operator to clean up and reclaim the site of such previously operated facility, and in the event of its failure to do so, authorizing the Division to clean up and reclaim the site and forfeiting the operator's bond.

CASE 13066: Continued from May 22, 2003, Examiner Hearing.

Application of the New Mexico Oil Conservation Division for an Order Requiring Jim Pierce to Bring Three (3) Wells into Compliance with Rule 201.B, and Assessing Appropriate Civil Penalties; Eddy County, New Mexico. The Applicant seeks an order requiring Jim Pierce to bring three inactive wells located in Eddy County, New Mexico into compliance with OCD Rule 201.B by either restoring said wells to production or beneficial use, plugging and abandoning said wells or securing Division approval for temporary abandonment thereof, and seeks civil penalties. The affected wells are the following:

State "S" # 2	A-12-19-29	API# 30-015-03582
Leonard "A" State #1	B-12-19-29	API# 30-015-03603
Leonard State # 4	I-1-19-29	API# 30-015-03539

CASE 13061: Continued from May 22, 2003, Examiner Hearing.

Application of the New Mexico Oil Conservation Division, through the Environmental Bureau Chief, for an Order Determining the Responsible Party or Parties and Ordering the Responsible Party or Parties to Complete and Perform an Abatement Plan Pursuant to OCD Rule 19; Lea County, New Mexico. The Applicant seeks an order determining the responsible parties with respect to subsurface water pollution existing at the South Langlie Jal Unit, in Sections 7, 8, 17 and 18, Township 25 South, Range 37 East, and ordering the responsible parties to submit a Stage I Investigation Report to the Division for approval.