DOCKET: EXAMINER HEARING - THURSDAY - JANUARY 20, 2011

8:15 A.M. - 1220 South St. Francis Santa Fe, New Mexico

Docket Nos. 4-11 and 5-11 are tentatively set for February 3, 2011 and February 17, 2011. Applications for hearing must be filed at least 30 days in advance of hearing date. OCD Rule 1211.B requires parties who intend to present evidence at an adjudicatory hearing to file a pre-hearing statement no later than the Thursday before the hearing, and serve a copy on opposing counsel of record. If the OCD does not receive a pre-hearing statement from the applicant by the close of business on the Thursday before the hearing, the hearing may be continued at the applicant's request. The following cases will be heard by an Examiner.

Locator Key for Cases
Case 8352 - No. 13
Case 14413 - No. 1
Case 14544 - No. 3
Case 14551 - No. 14
Case 14565 - No. 10
Case 14566 - No. 6
Case 14569 - No. 11
Case 14570 - No. 12
Case 14583 - No. 5
Case 14589 - No. 2
Case 14590 - No. 4
Case 14591 - No. 7
Case 14592 - No. 8
Case 14593 - No. 9

1. <u>CASE 14413</u>. (Continued from the December 16, 2010 Examiner Hearing.)

Application of the New Mexico Oil Conservation Division for a Compliance Order against BTA Oil Producers LLC. he application affects the salt water disposal facility associated with the Pardue C 8808 JVP #001, 30- 015-26341, located in Unit "A," Section 11, Township 23 South, Range 28 East in Eddy County, New Mexico. The facility is located less than five miles Northeast of Loving, New Mexico on the Pecos River. The Applicant seeks an order finding the operator in violation of Order No. R-9147-C, 19.15.26.10.B NMAC, 19.15.34 NMAC, 19.15.17 NMAC and 19.15.29 NMAC; requiring the operator to submit a delineation report and complete remediation by dates certain; if operator fails to meet those deadlines ordering the operator to plug and abandon the well and remediate the site by a date certain and authorizing the Division to plug the well, remediate the site and forfeit the applicable financial assurance if the operator fails to meet that deadline; and holding the operator in violation of 19.15.5.9 NMAC or issue an equivalent order, to be kept in place until the operator completes the required corrective action or reimburses the Division for its costs in excess of the forfeited financial assurance to complete the required corrective action.

2. <u>CASE 14589</u>: Application of Burlington Resources Oil & Gas Company LP requesting an order voiding Division Order R-8993 including amended acreage dedication plats, "C-102s", for certain wells in the Basin- Fruitland Coal Gas Pool within Section 7 and 8 Township 32 North Range 6 West, NMPM, all within the Allison Unit, San Juan County, New Mexico. Applicant seeks an order to solve a conflict in dedications between the Allison Unit Well #133 / #133-Lateral (both API #30-045-27154) and all other FC wellbores in Section 7 and 8, by voiding Order R-8993. In addition, Burlington seeks authority to file amended C-102s for the following wellbores and the dedication spacing units:

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i.Allison Unit Well #133(H) Lateral – Lots 1-2, S/2 NE/4, SE/4 Section 7. ii.Allison Unit Well #133S – Lots 1-2, S/2 NE/4, SE/4 Section 7.
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iii. Allison Unit Well #145(H) Lateral – Lots 3-7, SE/4 NW/4, E/2 SW/4 Section 7.

These wells are located approximately 6 miles southeast of the point where New Mexico state highway # 511 crosses into the state of Colorado. IN THE ABSENCE OF OBJECTION, THIS APPLICATION WILL BE TAKEN UNDER ADVISEMENT.