KELLAHIN AND KELLAHIN

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July 6, 1995

HAND DELIVERED

Mr. Michael E. Stogner Chief Hearing Examiner Oil Conservation Division 2040 South Pacheco Santa Fe, New Mexico 87505

Re: NMOCD Case 11332 Application of Yates Petroleum Corporation to Rescind Order R-10372 which authorized the unorthodox well location for the Aspden "AOH" Federal Com Well No 2 in Case 11235 Eddy County, New Mexico

OIL CONSERVATION DIVISI

Case 11357

- Re: NMOCD Case 11235 (Order R-10372) Application of Yates Petroleum Corporation for an Unorthodox Well Location, Eddy County, New Mexico
- Re: Administrative Application dated June 19, 1995 of Yates Petroleum Corporation for approval to now drill the Aspden "AOH" Well No 2 as a directionally drilled well, Eddy County, New Mexico.

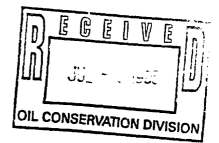
Dear Mr. Stogner:

On behalf of Conoco Inc., we hereby object to Yates Petroleum Corporation's request:

(a) in Case 11332 to rescind Order R-10372 as now docketed in Case 11332 set on the July 13, 1995 docket and to be taken under advisement in the absence of objection; and

(b) for Administrative approval to now directionally drill the referenced Aspden well.

Mr. Michael E. Stogner July 6, 1995 Page 2



On April 7, 1995 Examiner Catanach heard Case 11235 which was a request by Yates Petroleum Corporation ("Yates") for an unorthodox well location for its Aspden Well No. 2 to be drilled in the North Dagger Draw-Upper Penn Oil Pool.

On May 24, 1995, the Division entered Order R-10372 in that case and approved Yates' requested unorthodox location and provided for an allowable of 175 BOPD. Yates did not timely file for a DeNovo hearing and that order is now final and unappealable.

Now, Yates seeks administrative approval to directional drill the subject well. However, on April 6, 1995, Yates' witness testified as follows:

By Kellahin:

Q: Mr. Fant, if the wellbore is going to drift naturally to the north or northwest, have you examined what the practicality is of going ahead and intentionally deviating this wellbore so that its' at a standard bottomhole location in the Cisco formation?

A: (By Fant) We looked at the practicalities of it. There are two components....."One is the consideration of the ability to drill and the additional costs associated with drilling it. 25-50-percent increase in deviation---...." "Rod-pumping in deviated wells is approximately double the cost and so we would have waste occurring. We looked at that, and it was not justifiable from the expense standpoint." (Also see selected portions of transcript of Case 11235 enclosed).

Yates's current request is contrary to and inconsistent with its prior sworn testimony in this matter. Yates now seeks to directionally drill a well which it had just testified could not be economically drilled. This action constitutes a collateral attack on a prior order entered by the Division in this matter. Yates is obligated to drill the subject well vertically and produce it within the production limitations of the order. Had Yates intended otherwise, it should have appealed Order R-10372 to the Commission. Mr. Michael E. Stogner July 6, 1995 Page 3

In addition, Yates has also requested the Division to vacate Order R-10372. That request is set for hearing on July 13, 1995 as NMOCD Case 11332. Yates cannot avoid the precedent established by the Division in this order by simply asking the Division to rescind it. The proper remedy which Yates should have pursued and did not was to have appealed this matter to the Commission. It chose not to do so and this order is final. Neither the Division nor Yates has the authority to rescind this order.

truiv W. Thomas Kellahin

cc: Ernest Carroll, Esq. Attorney for Yates Petroleum Corporation cc: Conoco Inc. Attn: Jerry Hoover

OIL CONSERVATION DIVISIO

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	STATE OF NEW MEXICO	
EN	RGY, MINERALS AND NATURAL RESOURCES DEPARTMENT	
	OIL CONSERVATION DIVISION	2
CALLED	ATTER OF THE HEARING) Y THE OIL CONSERVATION) FOR THE PURPOSE OF) ING:) CASE NO. 11,235	
APPLICA CORPORA	ION OF YATES PETROLEUM) ION))	
BEFORE:	DAVID R. CATANACH, Hearing Examiner	
	April 7th, 1995	
	Santa Fe, New Mexico	
	This matter came on for hearing before the Oil	1
Conserva	tion Division on Friday, April 7th, 1995, at the	9
New Mex:	co Energy, Minerals and Natural Resources	
Departme	nt, Porter Hall, 2040 South Pacheco, Santa Fe, M	lew
Mexico,	pefore Steven T. Brenner, Certified Court Report	zer
No. 7 fo	the State of New Mexico.	

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2 INDEX April 7th, 1995 Examiner Hearing CASE NO. 11,235 PAGE EXHIBITS 3 5 APPEARANCES **APPLICANT'S WITNESSES:** JANET_RICHARDSON Direct Examination by Mr. Ernest Carroll 7 Cross-Examination by Mr. Kellahin 10 Redirect Examination by Mr. Ernest Carroll 13 KEN BEARDEMPHL Direct Examination by Mr. Ernest Carroll 14 Cross-Examination by Mr. Kellahin 31 Examination by Examiner Catanach 42 BRENT MAY Direct Examination by Mr. Ernest Carroll 43 Cross-Examination by Mr. Kellahin 50 Examination by Examiner Catanach 57 ROBERT S. FANT Direct Examination by Mr. Ernest Carroll 59 Cross-Examination by Mr. Kellahin 73 Examination by Examiner Catanach 86 Redirect Examination by Mr. Ernest Carroll 91 CONOCO WITNESSES: BILL HARDIE Direct Examination by Mr. Kellahin 94 Cross-Examination by Mr. Ernest Carroll 124 (Continued...)

Cross-Examination by Mr. Ernest Carroll 1 Examination by Examiner Catanach 1	3
Direct Examination by Mr. Kellahin 1 Cross-Examination by Mr. Ernest Carroll 1 Examination by Examiner Catanach 1 REPORTER'S CERTIFICATE 1 * * * E X H I B I T S Yates Identified Admitted Exhibit 1 8 10 Exhibit 2 9 10 Exhibit 3 18 31 Exhibit 3 18 31 Exhibit 4 20 31 Exhibit 5 21 31 Exhibit 5 21 31 Exhibit 6 23 31 Exhibit 7 23 31 Exhibit 8 24 31	
Direct Examination by Mr. Kellahin 1 Cross-Examination by Mr. Ernest Carroll 1 Examination by Examiner Catanach 1 REPORTER'S CERTIFICATE 1 * * * E X H I B I T S Yates Identified Admitted Exhibit 1 8 10 Exhibit 2 9 10 Exhibit 3 18 31 Exhibit 3 18 31 Exhibit 4 20 31 Exhibit 5 21 31 Exhibit 5 21 31 Exhibit 6 23 31 Exhibit 7 23 31 Exhibit 8 24 31	
Cross-Examination by Mr. Ernest Carroll Examination by Examiner Catanach 1 REPORTER'S CERTIFICATE 1 * * * Yates E X H I B I T S Yates Identified Admitted Exhibit 1 8 10 Exhibit 2 9 10 Exhibit 3 18 31 Exhibit 3 18 31 Exhibit 4 20 31 Exhibit 5 21 31 Exhibit 5 21 31 Exhibit 6 23 31 Exhibit 6 23 31 Exhibit 7 23 31 Exhibit 8 24 31	.47
REPORTER'S CERTIFICATE 1 * * * E X H I B I T S Yates Identified Admitted Exhibit 1 8 10 Exhibit 2 9 10 Exhibit 3 18 31 Exhibit 3 18 31 Exhibit 5 21 31 Exhibit 5 21 31 Exhibit 6 23 31 Exhibit 6 23 31 Exhibit 7 23 31 Exhibit 8 24 31	.57
* * * E X H I B I T S Yates Identified Admitted Exhibit 1 8 10 Exhibit 2 9 10 Exhibit 3 18 31 Exhibit 4 20 31 Exhibit 5 21 31 Exhibit 6 23 31 Exhibit 7 23 31 Exhibit 8 24 31	.72
* * * E X H I B I T S Yates Identified Admitted Exhibit 1 8 10 Exhibit 2 9 10 Exhibit 3 18 31 Exhibit 4 20 31 Exhibit 5 21 31 Exhibit 6 23 31 Exhibit 7 23 31 Exhibit 8 24 31	.78
E X H I B I T S Yates Identified Admitted Exhibit 1 8 10 Exhibit 2 9 10 Exhibit 3 18 31 Exhibit 4 20 31 Exhibit 5 21 31 Exhibit 6 23 31 Exhibit 7 23 31 Exhibit 8 24 31	, 0
Yates Identified Admitted Exhibit 1 8 10 Exhibit 2 9 10 Exhibit 3 18 31 Exhibit 4 20 31 Exhibit 5 21 31 Exhibit 6 23 31 Exhibit 7 23 31 Exhibit 8 24 31	
Exhibit 1 8 10 Exhibit 2 9 10 Exhibit 3 18 31 Exhibit 4 20 31 Exhibit 5 21 31 Exhibit 6 23 31 Exhibit 7 23 31 Exhibit 8 24 31	
Exhibit 2 9 10 Exhibit 3 18 31 Exhibit 4 20 31 Exhibit 5 21 31 Exhibit 6 23 31 Exhibit 7 23 31 Exhibit 8 24 31	
Exhibit 2 9 10 Exhibit 3 18 31 Exhibit 4 20 31 Exhibit 5 21 31 Exhibit 6 23 31 Exhibit 7 23 31 Exhibit 8 24 31	
Exhibit 3 18 31 Exhibit 4 20 31 Exhibit 5 21 31 Exhibit 6 23 31 Exhibit 7 23 31 Exhibit 8 24 31	
Exhibit 5 21 31 Exhibit 6 23 31 Exhibit 7 23 31 Exhibit 8 24 31	
Exhibit 5 21 31 Exhibit 6 23 31 Exhibit 7 23 31 Exhibit 8 24 31	
Exhibit 6 23 31 Exhibit 7 23 31 Exhibit 8 24 31	
Exhibit 7 23 31 Exhibit 8 24 31	
Exhibit 8 24 31	
Exhibit 8 24 31	
Exhibit 9 25 31	
Exhibit 10 27 31	
Exhibit 11 28 31	
Exhibit 12 28 31	
Exhibit 13 29 31	
Exhibit 14 29 31	
Exhibit 15 30 31	
Exhibit 16 44 50	
Exhibit 17 46 50	
Exhibit 18 48 50	
Exhibit 19 60 73	
Exhibit 20 63 73	
Exhibit 21 65 73	
Exhibit 22 66 73	
Exhibit 23 67 73	
(Continued)	

then:

I	хнів	ITS (Conti	nued)
Conoco		Identified	Admitted
Exhibi	.t 1	97	124
Exhibi	.t 2	100	124
Exhibi	.t 3	108	124
Exhibi	t 4	110	124
Exhibi	t 5	112	124
Exhibi	t 6	150	157
Exhibi	t 7	150	157
Exhibi	t 8	154	157
Exhibi	t 9	155	157
Exhibi	t 10	103	124
Exhibi	t 11	104	124
Exhibi	t 12	173	176

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APPEARANCES

FOR THE DIVISION:

RAND L. CARROLL Attorney at Law Legal Counsel to the Division State Land Office Building Santa Fe, New Mexico 87504

FOR THE APPLICANT:

LOSEE, CARSON, HAAS & CARROLL, P.A. 300 American Home Building Post Office Drawer 239 Artesia, New Mexico 88211-0239 By: ERNEST L. CARROLL

FOR CONOCO, INC.:

KELLAHIN & KELLAHIN 117 N. Guadalupe P.O. Box 2265 Santa Fe, New Mexico 87504-2265 By: W. THOMAS KELLAHIN

* * *

STEVEN T. BRENNER, CCR (505) 989-9317

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1	A. No, sir, you wouldn't gain anything north.
2	EXAMINER CATANACH: Okay, I have nothing further.
3	MR. ERNEST CARROLL: I have nothing else.
4	EXAMINER CATANACH: Witness may be excused.
5	MR. ERNEST CARROLL: Next call Brent May.
6	BRENT_MAY,
7	the witness herein, after having been first duly sworn upon
8	his oath, was examined and testified as follows:
9	DIRECT EXAMINATION
10	BY MR. ERNEST CARROLL:
11	Q. Would you please state your name and place of
12	residence for the record?
13	A. Brent May, Artesia, New Mexico.
14	Q. Mr. May, how are you employed?
15	A. I'm employed with Yates Petroleum.
16	Q. And in what capacity?
17	A. As a petroleum geologist.
18	Q. Mr. May, are you familiar with the present
19	Application being heard by this Examiner today?
20	A. Yes, I am.
21	Q. And Mr. May, have you testified before this
22	Division, Commission, before and had your credentials as a
23	petroleum geologist accepted?
24	A. Yes, I have.
25	MR. ERNEST CARROLL: Mr. Examiner, I would tender

When we're looking at other possible locations, 0. 1 other than the one the BLM has approved, the 330-660 2 location, are there other locations within the 40-acre 3 tract that are better for you geologically? 4 Besides the -- I'm sorry, the 330? Α. 5 Yes, sir. 6 0. The standard location and anything north. 7 Α. Basically anything to the north and west, geologically, 8 would be better than the 330 location. 9 Q. In addition, geologically you could move to the 10 east and north and meet the same criteria that you're to 11 12 attain at this proposed unorthodox location? 13 Α. Depending on how far you moved each direction, but that's possible. 14 So the entire case is driven by a topographical 15 Q. problem, as opposed to a geologic reason? 16 17 That is correct. Α. 18 MR. KELLAHIN: No further examination, Mr. 19 Examiner. 20 EXAMINER CATANACH: Just a couple, Mr. May. 21 EXAMINATION 22 BY EXAMINER CATANACH: Can you approximate for me how much structural 23 Q. 24 position is being lost, moving to this proposed location 25 from a standard one?

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STEVEN T. BRENNER, CCR (505) 989-9317 57

1	A. From the standard, it would be Oh,
2	approximately maybe 20 to 30 feet.
3	Q. Can you do the same for me in terms of the
4	dolomite thickness?
5	A. It would be maybe around 30 feet, based off these
6	maps.
7	Q. Mr. May, is the proposed location is it a safe
8	location to drill, or is it risky, in your opinion?
9	A. Geologically?
10	Q. Yeah.
11	A. I feel that we're going to make a well there, but
12	there is added risk from the standard location, just
13	because we are losing structure, we are losing dolomite
14	thickness, and we are moving closer to the zero line on the
15	dolomite.
16	Another thing I might add, that the closer you
17	get to the zero line of the dolomite, the edge of the
18	dolomite is very hard to predict and can be very erratic.
19	We've seen I've seen the Canyon dolomite in some areas
20	within a mile go from over 500 feet of dolomite to less
21	than 20.
22	Q. Is the proposed location not risky enough to
23	propose, say, directional drilling?
24	A. That I don't know, because I wouldn't know what
25	the additional cost for the directional drilling would be,

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1	so I couldn't answer that question.
2	EXAMINER CATANACH: Okay, I have no further
3	questions.
4	MR. ERNEST CARROLL: I have no other questions.
5	We next call Bob Fant to the stand.
6	ROBERT S. FANT,
7	the witness herein, after having been first duly sworn upon
8	his oath, was examined and testified as follows:
9	DIRECT EXAMINATION
10	BY MR. CARROLL:
11	Q. Would you please state your name and place of
12	residence?
13	A. My name is Robert Fant. I live in Artesia, New
14	Mexico.
15	Q. By whom are you employed?
16	A. Yates Petroleum.
17	Q. What capacity, sir?
18	A. I am a petroleum engineer.
19	Q. Mr. Fant, are you familiar with the present
20	Application of Yates Petroleum that is being heard by this
21	Examiner?
22	A. Yes, sir, I am.
23	Q. Mr. Fant, have you also testified before this
24	Division and had your credentials as a petroleum engineer
25	accepted?

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certain direction. 1 What little deviation would occur in this well by 2 natural forces, would occur upstructure, up the structure 3 of the regional structure. And the regional structure dips 4 to the southeast in this area, so the bit would naturally 5 walk to the northwest, back towards our location. 6 7 Our orthodox location? ο. Back towards the orthodox location, back towards 8 Α. our acreage, away from the offset acreage in this 9 particular instance. That's simply a fact of drilling. 10 11 Q. Anything else that you'd like to share? No, sir. Α. 12 MR. ERNEST CARROLL: Mr. Examiner, I would move 13 admission at this time of Exhibits 19 through 23. 14 15 EXAMINER CATANACH: Exhibits 19 through 23 will be admitted as evidence. 16 17 MR. ERNEST CARROLL: And I would pass the 18 witness. 19 CROSS-EXAMINATION 20 BY MR. KELLAHIN: Mr. Fant, if the wellbore is going to drift 21 ο. naturally to the north or northwest, have you examined what 22 the practicality is of going ahead and intentionally 23 deviating this wellbore so that it's at a standard 24 bottomhole location in the Cisco formation? 25

A. We looked at the practicalities of it. There are two components to that.

One is the consideration of the ability to drill and the additional costs associated with drilling it. 25to 50-percent increase in deviation -- You can't put a specific number on it, simply because it's not -- it's -there are problems that you could get into when deviating a well. Your -- The variables go up greatly.

9 The second component is operating costs. 10 Initially, these wells start off on submersible pump, and 11 honestly, that's not a problem with deviation. But as they 12 deplete, that is moved from submersible pump to an 13 artificial lift method of rod-pumping.

14 Rod-pumping in deviated wells is approximately 15 double the cost, and so we would have waste occurring. We 16 looked at that, and it was not justifiable from the expense 17 standpoint.

Q. As a petroleum engineer, when you look at cost
components, you are comparing them by looking at
hydrocarbon recovery volumes, are you not, sir?

A. They must be compared against that, yes, sir.
Q. And what is your assessment of the oil in place
that is to be produced by the encroaching well?
A. The oil in place at Dagger Draw, I am not going

25 to make a guesstimate of that. Nobody has been able to

	86
1	Q. Dramatically so, do they not, sir?
2	A. Some wells do, some wells do not. But yes, it
3	depends on the lift equipment in place in the well and
4	whether or not the well flows. It depends on how the
5	particular well is produced. But they do decline, yes,
6	sir.
7	Q. Are you currently pumping all three existing
8	wells in the spacing unit?
9	A. Yes, sir, we are we are using artificial lift.
10	Q. As opposed to rod and pump, are these submersible
11	pumps?
12	A. I cannot specifically If I were to look in
13	here I might be able to tell you whether or not they are on
14	submersible pump or whether or not they are on rod pump,
15	but I cannot off the top of my head say. I don't deal in
16	the operations directly to deal with that.
17	Q. Do you know whether those wells are being
18	produced at their capacity?
19	A. I would have to say yes, they are, since we are
20	not producing the allowable.
21	MR. KELLAHIN: No further questions, Mr.
22	Examiner. Thank you.
23	EXAMINATION
24	BY EXAMINER CATANACH:
25	Q. Mr. Fant, are you able to estimate the drift that

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this well might encounter in this formation? 1 It's very -- I would put it that the natural 2 Α. tendency is, if you have a one-degree deviation going down 3 on the well, that most of that at the time is spent in what 4 we call the corkscrew effect. It's actually circling about 5 itself. 6 I estimate it to be less than, you know, 20 to 30 7 feet, in speaking with our drilling people, that if we ran 8 a continuous gyro, that it would be quite -- it would not 9 be small, but it would be -- it should be to the north and 10 west. So... 11 So it's probably insignificant for purposes of 12 Q. this --13 Yes, sir, that is a fair statement. 14 Α. Okay. I just wanted to go over the production 15 Q. 16 figures again. The Aspden Number 1, did you say the current rate 17 18 was 180 barrels a day? 19 The Aspden --Α. 20 Aspden 1. Q. 21 I'm sorry, I misspoke myself earlier. I pulled, Α. 22 again, early in the week. 23 On the 4th of April, the Aspden Number 1 was 161 barrels of oil. 24 25 Q. And the Boyd 2 was -- ?