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NEW MEXICO OIL CONSERVATION DIVISION

COMMISSION HEARING

SANTA FE. NEW MEXICO

Hearing Date	APRIL 26, 2000	Time_ 9:00 A.M.
NAME	REPRESENTING	LOCATION
Yolanda Perez	Conoco	Houston
Frank Gray	Texaco	Midlond, T
Rob GAILAGher	NMOGA	SANGA FL
Bill Obon	000	Sunta Fe
WAYNE PRIZE	OCD	* 1
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STATE OF NEW MEXICO

ENERGY, MINERALS AND NATURAL RESOURCES DEPARTMENT OIL CONSERVATION COMMISSION

IN THE MATTER OF THE HEARING CALLED BY THE OIL CONSERVATION COMMISSION FOR THE PURPOSE OF CONSIDERING:

CASE NO. 12,346

APPLICATION OF THE OIL CONSERVATION DIVISION TO AMEND RULE 303.C THROUGH 303.H (19 NMAC 15.E.303)

ORIGINAL

REPORTER'S TRANSCRIPT OF PROCEEDINGS

COMMISSION HEARING

BEFORE: LORI WROTENBERY, CHAIRMAN JAMI BAILEY, COMMISSIONER ROBERT LEE, COMMISSIONER

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April 26th, 2000

Santa Fe, New Mexico

This matter came on for hearing before the Oil Conservation Commission, LORI WROTENBERY, Chairman, on Wednesday, April 26th, 2000, at the New Mexico Energy, Minerals and Natural Resources Department, Porter Hall, 2040 South Pacheco, Santa Fe, New Mexico, Steven T. Brenner, Certified Court Reporter No. 7 for the State of New Mexico.

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REPORTER'S CERTIFICATE

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APPEARANCES

FOR THE COMMISSION:

STEVE ROSS
Deputy General Counsel
Energy, Minerals and Natural Resources Department
2040 South Pacheco
Santa Fe, New Mexico 87505

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WHEREUPON, the following proceedings were had at 9:03 a.m.:

CHAIRMAN WROTENBERY: So that brings us, I believe, to Case 12,346. This is the Application of the Oil Conservation Division to Amend Rule 303.C through 303.H.

These rule amendments were developed by a downhole commingling work group that was led by David Catanach. We have heard testimony on the proposed amendments. At past Commission hearings we left the Commission record on this matter open till last Friday for any comments on the proposal.

We received one comment letter from the New Mexico Oil and Gas Association, signed by Mr. Gallagher, who's here today, endorsing the proposed changes to the rule.

And I also want to thank you for taking the time to express your appreciation to David Catanach. He did do a nice job on leading that work group. And I think the changes that they have proposed will go a long way toward simplifying the process and reducing everybody's workload.

Commissioners, we did circulate a draft copy of the order to you, and we've had a few suggestions. I know, Commissioner Bailey, you caught one typo here. In addition, I had made some editorial changes on the order

1 | and then also in the text of the proposed rule amendments.

David, do you want a copy of these? Would you like to see these changes?

MR. CATANACH: Sure.

CHAIRMAN WROTENBERY: Lyn Hebert already has a copy.

Really, all of them are purely editorial, with on exception and that was the proposed provision for individual applications for downhole commingling. There was a provision in here that stated that in those instances where notice to interest owners is not required, the Division staff shall be provided a minimum of fifteen days after receipt of an administrative application for processing and approval or denial.

I have proposed that we strike that amendment. I understand, I think, what David was suggesting by including this amendment, and that was that the applicants need to plan ahead and give the Division staff time, given their workload, to process the applications. I do think, though, that in some cases, especially in recent months, we've been able to process administrative applications in less time than 15 days, and where our workload allows us to do that, I encourage us to continue to do that. I don't know that that provision is necessary in this rule, I don't know that we want to codify it in the form of a rule. So I propose

that we strike that. 1 Commissioners, did you have any other questions 2 or suggestions on the rule amendments? 3 COMMISSIONER BAILEY: No, it just appears that 4 most of these changes this morning are simply cosmetic. 5 CHAIRMAN WROTENBERY: That's right. 6 7 David, did you have any comments or questions on any of these? 8 MR. CATANACH: No. 9 10 COMMISSIONER BAILEY: Okay with me. CHAIRMAN WROTENBERY: 11 Okay. Was there anybody in 12 attendance who wanted to make a statement about the 13 proposed rule amendments? I don't see anybody. With that, then, we do have an order here ready 14 for approval that includes the changes that I have marked 15 16 on the prior draft. I'll entertain a motion that we adopt the proposed amendments to Rules 303.C through 303.H. 17 COMMISSIONER BAILEY: I so move. 18 19 COMMISSIONER LEE: Second. CHAIRMAN WROTENBERY: All in favor say "Aye". 20 COMMISSIONER BAILEY: 21 Aye. 22 COMMISSIONER LEE: Aye. 23 CHAIRMAN WROTENBERY: Aye. Okay, these amendments will become effective on publication in the 24 25 Register, and when do we anticipate that will occur? Does

anybody know at this point? It should be within the next couple of weeks. MR. CATANACH: Somebody told me May 15th. I'm not sure if it was Florene. MS. DAVIDSON: I think it was Sally. CHAIRMAN WROTENBERY: May 15 is what we believe. But we will post the amendments on our web site and will indicate the effective date when we post them. Thank you all very much, again, to the work group. (Thereupon, these proceedings were concluded at 9:10 a.m.)

CERTIFICATE OF REPORTER

STATE OF NEW MEXICO)
) ss.
COUNTY OF SANTA FE)

I, Steven T. Brenner, Certified Court Reporter and Notary Public, HEREBY CERTIFY that the foregoing transcript of proceedings before the Oil Conservation Commission was reported by me; that I transcribed my notes; and that the foregoing is a true and accurate record of the proceedings.

I FURTHER CERTIFY that I am not a relative or employee of any of the parties or attorneys involved in this matter and that I have no personal interest in the final disposition of this matter.

WITNESS MY HAND AND SEAL May 5th, 2000.

STEVEN T. BRENNER

CCR No. 7

My commission expires: October 14, 2002