## 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:

CASE NO. 10007

APPLICATION OF ESTATE OF THELMA FORD SIMMONS dba D. J. SIMMONS COMPANY FOR COMPULSORY POOLING, SAN JUAN COUNTY, NEW MEXICO

#### PRE-HEARING STATEMENT

This prehearing statement is submitted by Estate of Thelma Ford Simmons dba D. J. Simmons Company as required by the Oil Conservation Division.

### APPEARANCES OF PARTIES

APPLICANT

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Estate of Thelma Ford Simmons dba D. J. Simmons Company <u>P.O. Box 1469</u>

Farmington, New Mexico 87499

(505)\_325-5789

Rod Pinkett name, address, phone and contact person

#### OPPOSITION OR OTHER PARTY ATTORNEY

<u>BBL - Ltd. dba</u> Breck Operating Corp. Box 911

Breckenridge, Texas 76024-0911

Ron Holloway

name, address, phone and contact person

ATTORNEY

Tommy Roberts, Esq.

<u>P.O. Box 1020</u>

Farmington, New Mexico 87499

(505) 325-1801

Not Known

Pre-hearing Statement NMOCD Case No. 10007 Page 2

## STATEMENT OF CASE

APPLICANT

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

Applicant seeks an order pooling all mineral interests in the Basin-Fruitland Coal (Gas) Pool underlying the W/2 of Section 27, Township 28 North, Range 10 West. Applicant also seeks to be designated as operator of the well to be drilled on these lands and asks that a reasonable charge to be assessed for risk involved in drilling the well. The application is made because all interest owners have not agreed to join in the drilling of the proposed well.

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.)

NOT APPLICABLE

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#### PROPOSED EVIDENCE

#### APPLICANT

WITNESSES (Name and expertise)	EST. TIME	EXHIBITS
Rod Pinkett Professional Engineer	30 Minutes	<ul> <li>Land Plat</li> <li>Correspondence</li> <li>Operating Agreement</li> <li>Authority for Expenditure</li> <li>Area Map</li> <li>Geologic Maps</li> <li>Log Sections</li> </ul>

- Proof of Notice

OPPOSITION

WITNESSES (Name and expertise)

EST. TIME

EXHIBITS

NOT KNOWN

#### PROCEDURAL MATTERS

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

May want to consolidate this case with Case Nos. 10005 and 10006 for purposes of providing testimony. If the cases are consolidated, then the estimated time for testimony will be one (1) hour.

Johnmy Roberts

TOMMY ROBERTS, Attorney for Estate of Thelma Ford Simmons dba D. J. Simmons Company

# STATE OF NEW MEXICO ENERGY, MINERALS AND NATURAL RESOURCES DEPARTMENT OIL CONSERVATION DIVISION

RECEIVED

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

JUL 06 1990

OIL CONSERVATION DIV. SANTA FE

CASE NOS. 10005 10006 10007

APPLICATIONS OF THE ESTATE OF THELMA FORD SIMMONS d/b/a/ D.J. SIMMONS COMPANY FOR COMPULSORY POOLING, SAN JUAN COUNTY, NEW MEXICO.

## **PRE-HEARING STATEMENT**

This pre-hearing statement is submitted by William F. Carr as required by the Oil Conservation Division.

## **APPEARANCE OF PARTIES**

## APPLICANT

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Estate of Thelma Ford Simmons d/b/a/ D.J. Simmons Company Post Office Box 1469 Farmington, New Mexico 87499

## ATTORNEY

Tommy Roberts, Esq.
Tansey Rosebrough Gerding & Strother, P.C.
621 West Arrington
Farmington, New Mexico 87401
(505) 325-1801

## **OPPOSITION OR OTHER PARTY**

Breck Operating Corp. Post Office Box 911 Breckenridge, Texas 76024-0911 Attn: Ronald A. Holloway (817) 559-3355

#### ATTORNEY

William F. Carr, Esq. Campbell & Black, P.A. Post Office Box 2208 Santa Fe, New Mexico 87504-2208 (505) 988-4421 Pre-hearing Statement NMOCD Case Nos. 10005, 10006, 10007 Page 2

## STATEMENT OF CASE

## APPLICANT

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

# **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.)

Breck Operating Corp. objects to being force pooled since as of July 5, 1990, the applicant has not proposed a Joint Operating Agreement for the subject properties.

Pre-hearing Statement NMOCD Case Nos. 10005, 10006, 10007 Page 3

## **PROPOSED EVIDENCE**

# **APPLICANT**

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WITNESSES (Name and Expertise) EST. TIME

**EXHIBITS** 

**OPPOSITION** 

WITNESSES (Name and Expertise) EST. TIME

**EXHIBITS** 

None at this time

# **PROCEDURAL MATTERS**

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

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