Page 6

application administratively or set it for hearing. Based upon evidence presented, the Division will certify to the Department of Taxation and Revenue those lands and wells which are eligible for the credit.

The injection authority granted herein for the proposed injection wells should terminate one year after the effective date of this order if the operator has not commenced injection operations into the subject wells, provided however, the Division, upon written request by the operator, may grant an extension thereof for good cause shown.

## IT IS THEREFORE ORDERED THAT:

- (1) The applicant, Parker & Parsley Development, L. P. ("Parker & Parsley"), is hereby authorized to institute a waterflood pro the injection of water into the unitized inte Undesignated West Lusk-Delaware Pool thro 500 approximately 6,400 feet to 6,450 feet in 13 cert from producing wells to water injectors, as fi hereto and made a part hereof.
- The subject waterflood project, he Unit Waterflood Project, shall coincide with the (Delaware) Unit Area in Lea County, New M was the subject of Division Case No. 11703 and

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## TOWNSHIP 19 SOUTH, RANGE 32

Section 20:

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Section 21:

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Section 29:

All.

- (3) The applicant must take all steps necessary to ensure that the injected water only enters and remains confined only to the unitized interval authorized by the Lusk West (Delaware) Unit Agreement and is not permitted to escape to other formations or onto the surface from injection, production, or plugged and abandoned wells.
  - (4) Injection of water into said project area shall not commence until:
  - such time as the (i) Parker & Parsley Development, L. P. Plains Unit Federal Well No. 4-Y (API No. 30-025-20518), located 710 feet from the South line and 660 feet from the West line (Unit M) of said Section 21, which iscurrently completed in and producing from the Lusk-

Strawn Pool and (ii) the Shackelford Oil Company Plains Unit Well No. 6 (API No. 30-025-20769), located 1980 feet from the North line and 660 feet from the West line (Unit E) of said Section 21, which is currently completed in and producing from the East Lusk-Yates Pool have both been completed and/or plugged back in such a manner as to ensure that they do not provide an avenue of escape for waters from the proposed injection zones; and,

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- (b) the following six plugged and abandoned wells, all within the project's one-half mile area of review, have all been properly plugged and abandoned in a manner which will assure that none of the wellbores serve as a conduit for the migration of injected fluids to the satisfaction of the supervisor of the Hobbs District Office of the Division:
  - (i) the El Paso Products Company Lusk Deep Unit Well No. 3, located 1650 feet from the North line and 660 feet from the West line (Unit E) of said Section 20;
  - (ii) the Parker & Parsley Development, L. P. Lusk Deep Unit "A" Well No. 7 (API No. 30-025-20874), located 1650 feet from the South line and 990 feet from the West line (Unit L) of said Section 20;
  - (iii) the Pan American Petroleum Corporation Plains Unit Well No. 4, located 1930 feet from the South line and 660 feet from the West line (Unit L) of said Section 21;
  - (iv) the El Paso Products Company Southern California Federal Well No. 2, located 990 feet from the North and West lines (Unit D) of said Section 29;
  - (v) the Texaco Inc. S. A. Bowman Federal Well No. 3, located 1980 feet from the South and West lines (Unit K) of said Section 29;
  - (vi) the Damson Oil Corporation Plains Unit Federal Well No. 3-Y, located 1980 feet from the South line and 760 feet from the West line (Unit L) of said Section 28.
- (5) Any and all of the needed testing requirements, completion evaluations, recompletions, remedial workover operations to remediate the above-described 8 wellbores shall be conducted to the satisfaction and/or recommendations of the supervisor of the Hobbs District Office of the Division.