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

APPLICATIONS OF EOG RESOURCES, INC. FOR COMPULSORY POOLING, LEA COUNTY, NEW MEXICO.

CASE NOS. 22127-22129 & 22131-22132

EOG RESOURCES, INC.'S CONSOLIDATED PRE-HEARING STATEMENT

EOG Resources, Inc. ("EOG") submits this Pre-Hearing Statement pursuant to the rules of the Oil Conservation Division.

APPEARANCES

APPLICANT

ATTORNEY

EOG Resources, Inc.

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APPLICANT'S STATEMENT OF CASE

Under these consolidated cases, EOG seeks orders from the Division pooling the Bone Spring and Wolfcamp formations underlying the E/2 SW/4 and the SE/4 of Section 3, and the E/2 W/2 and the E/2 of Section 10, Township 25 South, Range 34 East, NMPM, Lea County, New Mexico, as follows:

- Under <u>Case 22127</u>, EOG seeks to pool additional interest owners in the Bone Spring formation underlying a standard 240-acre horizontal spacing unit comprised of the E/2 SW/4 of Section 3 and the E/2 W/2 of Section 10, which is currently dedicated to the Osprey 10 #302H well (API No. 30-025-46451).
- Under <u>Case 22128</u>, EOG seeks to pool additional interest owners in the Bone Spring formation underlying a standard 240-acre horizontal spacing unit comprised of the W/2 SE/4 of Section 3 and the W/2 E/2 of Section 10, which is currently dedicated to the Osprey 10 #303H well (API No. 30-025-46452).
- Under <u>Case 22129</u>, EOG seeks to pool additional interest owners in the Bone Spring formation underlying a standard 240-acre horizontal spacing unit comprised of the E/2 SE/4 of Section 3 and the E/2 E/2 of Section 10, which is currently dedicated to the **Osprey 10 #304H** well (API No. 30-025-46454).
- Under <u>Case 22131</u>, EOG seeks to pool additional interest owners in the Wolfcamp formation underlying a standard 480-acre horizontal spacing unit comprised of the SE/4 of Section 3 and E/2 of Section 10, which is currently dedicated to the **Osprey 10** #706H well (API No. 30-025-45525).¹
- Under <u>Case 22132</u>, EOG seeks to pool additional interest owners in the Wolfcamp formation underlying a standard 240-acre horizontal spacing unit comprised of the E/2 SW/4 of Section 3 and E/2 W/2 of Section 10, which is currently dedicated to the **Osprey 10 #707H** well (API No. 30-025-46453).²

¹ The Osprey 10 #706H well is situated to allow the inclusion of proximity tracts in the standard spacing unit.

² The completed interval for the Osprey 10 #707H well is at a non-standard location that has been approved by Division under Administrative Order NSL-8093.

EOG has recently discovered that these additional interest owners, whose interests are common throughout these existing spacing units, are not under a voluntary agreement consolidating the subject acreage.

APPLICANT'S PROPOSED EVIDENCE

WITNESS Name and Expertise	ESTIMATED TIME	EXHIBITS
Laci Stretcher, Landman	Affidavit	Approx. 6
Terra George, Geologist	Affidavit	Approx. 6

PROCEDURAL MATTERS

EOG requests that these matters be consolidated at hearing and if uncontested EOG intends to present these matters by affidavit.

Respectfully submitted, HOLLAND & HART LLP

By:

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QUESTIONS

Action 49544

QUESTIONS

Operator:	OGRID:
EOG RESOURCES INC	7377
P.O. Box 2267	Action Number:
Midland, TX 79702	49544
	Action Type:
l l	[HEAR] Prehearing Statement (PREHEARING)

QUESTIONS

Testimony		
Please assist us by provide the following information about your testimony.		
Number of witnesses	Not answered.	
Testimony time (in minutes)	Not answered.	