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

at

New Mexico Energy, Minerals and Natural  
Resources Department  
Pecos Hall, Wendell Chino Building  
1220 South Saint Francis Drive  
Santa Fe, New Mexico 87505

Held on

Thursday, April 4, 2024

8:13 AM

1 MR. HEARING EXAMINER: We're recording, right?  
2 Okay. Thank you.

3 It's 8:13 AM on April 4th, 2024. These are the  
4 hearings of the Oil Conservation Division.

5 We do not have a court reporter today. I think  
6 everyone is well aware that there were circumstances  
7 beyond our control. We suggested to the parties that if  
8 they felt the need for a court reporter to transcribe  
9 verbatim today's docket, that they were more than welcome  
10 to hire one.

11 We are recording today's hearings via Webex.  
12 That link will be posted.

13 Freya, how will that link be posted?

14 MS. CHANCE: We're going to have IT help us, so  
15 we're not sure yet. There is already a place on the OCD  
16 website where the OCD hearings are posted. It's a link to  
17 YouTube actually, and so it'll be posted in that same  
18 area. And if anybody needs help finding it, they can  
19 contact us and I'll send them the link to it, but it's on  
20 the OCD website.

21 MR. HEARING EXAMINER: Okay. So just to repeat  
22 what I think I heard is that there is a place on the Oil  
23 Conservation Commission site where you post a YouTube  
24 link, and that's where you'll post the Oil Conservation  
25 Division hearing from today?

1 MS. CHANCE: Yes, that's correct.

2 MR. HEARING EXAMINER: Okay. Very good. And  
3 when will that be posted?

4 MS. CHANCE: I would give it about three days.

5 MR. HEARING EXAMINER: Okay. Thank you. So next  
6 week, early next week?

7 MS. CHANCE: Yes, yes.

8 MR. HEARING EXAMINER: Okay. Very good. And  
9 then it's my understanding that the contract that I helped  
10 draft for the court reporter will include verbatim  
11 transcripts of the recorded hearings that a court reporter  
12 is not physically present in.

13 And, Sheila, is that your understanding?

14 MS. APODOCA: I'm sorry. Will you repeat that?

15 MR. HEARING EXAMINER: That one of the clauses in  
16 the draft contract that we submitted for bidding -- not  
17 for bidding, but for signatures has a provision in there  
18 that any hearing that is recorded will be sent to them for  
19 later verbatim transcript?

20 MS. APODOCA: Do you know if that's true?

21 I don't know. I don't remember.

22 MR. HEARING EXAMINER: I believe that was  
23 added --

24 MS. APODOCA: Okay.

25 MR. HEARING EXAMINER: -- to the contract before

1 it was sent out for signature, so that's what I'm going to  
2 represent to the parties, that we will have verbatim  
3 transcripts at some point, just not immediately.

4 Okay. Let's begin. We are calling Franklin  
5 Mountain Energy and Matador Production competing  
6 applications for a final status conference in cases 23659,  
7 60, 61, 23811 and 23812. Let me see. We also have 23813.

8 Entries of appearance, please.

9 UNIDENTIFIED MALE: Good morning, Mr. Examiner.  
10 Michael Feldewert with the Santa Fe office.

11 MS. BENNETT: Good morning --

12 MR. HEARING EXAMINER: I hear a different  
13 (inaudible), Mr. Feldewert.

14 MS. BENNETT: And good morning, Mr. Examiner.

15 MR. HEARING EXAMINER: I wonder if everyone could  
16 turn off their microphones, who's not actually speaking.

17 Mr. Feldewert, you're entering an appearance for  
18 who?

19 MR. FELDEWERT: MRC Permian, Mr. Examiner.

20 MR. HEARING EXAMINER: Thank you.

21 MS. BENNETT: And good morning, Mr. Examiner.

22 This is Deana Bennett on behalf of Franklin Mountain  
23 Energy in these cases. And I apologize, I'm stuck in  
24 traffic on Labada Hill, so I'm not going to turn my camera  
25 on, but I'm on my way, and happy to take this status

1 conference from my car.

2 MR. HEARING EXAMINER: Fantastic. Thank you.

3 Are there any other parties?

4 Mr. Feldewert, do you want to start?

5 MR. FELDEWERT: Mr. Examiner, I know you set this  
6 for a final status conference, but I've had -- I was able  
7 to call -- Ms. Bennett reached out to me this morning  
8 because she confirmed with her client as well. The  
9 parties are in very productive settlement discussions to  
10 resolve these matters.

11 There have been some changes in various  
12 ownership statuses over the last few months, and that has  
13 resulted in some, like I said, productive settlement  
14 discussions. We are not at a position yet to dismiss our  
15 cases, but I would urge you to perhaps consider setting  
16 these matters for another status conference in May or  
17 June.

18 MR. HEARING EXAMINER: Okay. And, Ms. Bennett?

19 MS. BENNETT: Mr. Examiner, I agree with  
20 Mr. Feldewert. The parties are in discussions and it made  
21 sense to me, and in discussions with Mr. Feldewert, to  
22 request that the Division set these for another status  
23 conference rather than have this be a final status  
24 conference.

25 And I would note that we have -- Franklin

1 Mountain Energy and MRC have a status conference set for  
2 May 16th for some other cases that are part of these  
3 discussions, and so May 16th seems like a good date to set  
4 these cases for a status conference as well.

5 MR. HEARING EXAMINER: What case numbers are  
6 those?

7 MS. BENNETT: Those are case numbers -- let's  
8 see. 23835 to 23856, 23857 to 23867, 24256 to 24258.  
9 Those are the Franklin Mountain Energy cases. And then  
10 the MRC cases that I have on my spreadsheet are 24233,  
11 24244, and 24245 to 24249.

12 MR. HEARING EXAMINER: Okay. Thank you. So,  
13 Ms. Bennett, are you then representing that case numbers  
14 23659 through 61 plus 23811 through 13 should be  
15 consolidated with the case numbers you just gave me?

16 MS. BENNETT: Not that they should be  
17 consolidated, but that they are part of the same  
18 negotiations that are occurring. And so just in terms of  
19 suggesting a date to which the cases on today's docket  
20 could be continued, it made sense to me, since we're  
21 already having a status conference that day between these  
22 two parties to continue the state's cases to that status  
23 conference date as well, but not to be consolidated.

24 MR. HEARING EXAMINER: I see. 23 -- I'm looking  
25 at the May 16 docket, and I don't know whether you have

1 continued your cases to that docket. But I don't see the  
2 case numbers you just mentioned on that docket. And I  
3 know you're in a car.

4 MS. BENNETT: Yeah, yeah.

5 MR. HEARING EXAMINER: I know you're at a  
6 disadvantage, so I'm going to go back to Mr. Feldewert,  
7 who's in his office I presume.

8 Mr. Feldewert, do you have any explanation?

9 MR. FELDEWERT: Well, first off, I apologize. As  
10 I think I mentioned maybe a couple of hearings ago, I'm  
11 actually out of town this week. And if I recall, you were  
12 kind enough not to set a hearing this week --

13 MR. HEARING EXAMINER: I see.

14 MR. FELDEWERT: -- because I was going to be in  
15 Palm Beach on vacation. But -- so I'm not in my office  
16 either, but I do agree that they should not be  
17 consolidated necessarily.

18 But if you recall I -- a couple of hearings ago  
19 we talked about the chessboard that was going on, and once  
20 everything settled down, that he would be able to have  
21 some fruitful discussions. That's what's going on, so  
22 there's discussions about this particular set of cases  
23 before you today.

24 There's discussions about the set of cases that  
25 are on a status conference, I believe for May 16th, so

1 that's why we're suggesting that -- perhaps, that these  
2 cases be continued to May 16th for a status conference as  
3 well.

4 MR. HEARING EXAMINER: Uh-huh. Okay. Thank you.

5 MR. FELDEWERT: And we can certainly give you the  
6 case numbers of the other matters after this hearing, if  
7 you need those.

8 MR. HEARING EXAMINER: Great. Thank you.

9 All right. Ms. Bennett, just looking up the  
10 first case number you gave me, which is 23853, I think  
11 that's the correct case number; is it not?

12 MS. BENNETT: Yes, it is.

13 MR. HEARING EXAMINER: Okay. I show that case  
14 filed in September of last year, so that case is seven  
15 months old. It was -- looks like it was heard in October  
16 and then it was continued, continued, continued. The last  
17 continuance I show, if I'm reading this correctly, was in  
18 January, and it was supposed to be heard in March. So  
19 these cases are not on the May 16 docket that I see, and  
20 they're old.

21 I understand the parties are in fruitful  
22 discussions. That's wonderful. But I set these cases  
23 that we have on today's docket for a final status  
24 conference because of the age of the cases and the number  
25 of continuances we've had. They were also set for a -- so

1 I'll leave it at that. So what I'm willing to do is I'm  
2 willing to set these cases that we have today.

3 And, Ms. Bennett, these are the cases I would  
4 suggest that you investigate what happened to them and why  
5 they're not on the May 16 docket. We have room on the May  
6 16 docket. That's not a problem. And I didn't check  
7 every case. I only checked the first one you gave me.  
8 But I will set these for a contested hearing far enough  
9 out that it gives the parties enough time to conclude  
10 negotiations.

11 So I'm going to ask both parties for a date.  
12 We're going to issue a prehearing order, but we're not  
13 going to continue that prehearing order for another status  
14 conference. We'll give the parties time to negotiate,  
15 then we're going to go to hearing or the parties can  
16 dismiss the cases, if they come to an agreement.

17 So, Ms. Bennett, when would -- how much time do  
18 you need to conclude negotiations, so I can set this for a  
19 hearing?

20 MS. BENNETT: Thank you, Mr. Hearing Examiner,  
21 and dully noted about the other cases. If possible, I'd  
22 like to ask the Division permission to confer with  
23 Franklin Mountain Energy before I tell you how long we  
24 need to have to conclude negotiations. But I imagine --  
25 just off the cuff, I imagine it will probably be a couple

1 of months.

2 MR. HEARING EXAMINER: Okay.

3 MS. BENNETT: But I don't have a firm sense of  
4 that at this particular moment.

5 MR. HEARING EXAMINER: Makes sense. I  
6 understand.

7 Mr. Feldewert, what do you think?

8 MR. FELDEWERT: I have no problem with letting us  
9 get back to confer with our parties, let them know your  
10 position and inform them that we need to pick a date for a  
11 contested hearing and, you know, sometime in the near  
12 future.

13 MR. HEARING EXAMINER: Okay. Very good. So what  
14 --

15 So, Ms. Bennett, when I'd like to set a deadline  
16 for your e-mail to the Hearing Division with a -- with  
17 some proposed dates. When -- how -- when will you --  
18 what's a good deadline for you to be able to do that?

19 MS. BENNETT: I'm sorry. Would (inaudible) good  
20 for you? Is that date --

21 MR. HEARING EXAMINER: I'm sorry, bad connection.  
22 Say it again.

23 MS. BENNETT: Okay. Would Monday close of  
24 business be okay --

25 MR. HEARING EXAMINER: Sure.

1 MS. BENNETT: -- be okay with you or is that --  
2 okay. Great.

3 MR. HEARING EXAMINER: Sure.

4 MS. BENNETT: That would be ideal.

5 MR. HEARING EXAMINER: Okay. Great. So then we  
6 have the 8th of April by close of business.

7 So, Freya, would you enter a calendar reminder  
8 for that date, so that we don't lose track of these cases?

9 MS. CHANCE: Yes, I will.

10 MR. HEARING EXAMINER: Okay. Sounds good.

11 So, Ms. Bennett, when you send your e-mail, send  
12 it to me and to Freya Chance and Sheila Apodaca so all  
13 three of us can choose one of the dates that you and  
14 Mr. Feldewert agree on, and we'll issue a prehearing  
15 order. And in that prehearing order, it will state that  
16 we will not reset or vacate for another status conference,  
17 that we're either going to go to a hearing on this or the  
18 parties will dismiss after their settlement discussions  
19 are concluded. Is that understood?

20 MS. BENNETT: Yes. Thank you very much.

21 MR. HEARING EXAMINER: Great. And --

22 MS. BENNETT: I appreciate that.

23 MR. HEARING EXAMINER: -- and while we're here  
24 having these hearings today, I'm going to check some of  
25 these other case numbers you gave me to see what the

1 status is, so that when you come here later today, we'll  
2 be able to help determine where these case have gone.  
3 Okay. Is there anything else on these cases today?

4 MS. BENNETT: Nothing from me. Thank you very  
5 much.

6 MR. HEARING EXAMINER: Thank you.  
7 And Mr. Feldewert?

8 MR. FELDEWERT: Sir, that's all.

9 MR. HEARING EXAMINER: Okay. Very good. So I'm  
10 just going to enter some notes here.

11 I am now calling Spur Energy Partners. It is  
12 23872 and 24093. Entries of appearance, please.

13 MS. HARDY: Good morning, Mr. Examiner, Dana  
14 Hardy, with Hinkle Shanor on behalf of Spur Energy  
15 Partners.

16 MR. HEARING EXAMINER: Thank you.

17 MR. PARROT: Good morning, Mr. Examiner. This is  
18 James Parrot with Beatty & Wozniak representing Riley  
19 Permian Operating.

20 MR. HEARING EXAMINER: Thank you.

21 Ms. Hardy, are there any other parties?

22 MS. HARDY: There are not.

23 MR. HEARING EXAMINER: Okay. Very good. How do  
24 you want to proceed?

25 MS. HARDY: Mr. Examiner, the parties have

1 reached an agreement in these cases and are finalizing the  
2 paperwork. It's my understanding of where they are, so I  
3 don't think we need a contested hearing date, and that is  
4 why we had requested another status conference in two  
5 weeks with the expectation that we would be able to  
6 dismiss the cases by then, at least that's Spur's  
7 expectation.

8 But given the conversation in the prior status  
9 conference, I don't know if it would be the Division's  
10 preference to let us get back to you by Monday on dates or  
11 dismissal.

12 MR. HEARING EXAMINER: Well, this is different  
13 than the prior cases, in that you're telling me you're  
14 representing that the parties have come to an agreement.  
15 You're just reducing the agreement to paper. So --

16 MS. HARDY: Correct.

17 MR. HEARING EXAMINER: -- with that difference in  
18 mind, we will -- and your clients are willing to continue  
19 and pay for the continuance to the next docket or to  
20 the --

21 MS. HARDY: Yes, they are, Mr. Examiner.

22 MR. HEARING EXAMINER: -- they are willing.  
23 Okay.

24 And, Freya, do we have room on the April 18  
25 docket for a status conference?

1 MS. CHANCE: We currently have 87 cases.

2 MR. HEARING EXAMINER: What about the May 2nd  
3 docket?

4 MS. CHANCE: The May 2nd has 40 cases, so that's  
5 better.

6 MR. HEARING EXAMINER: Ms. Hardy and Mr. Parrot,  
7 please continue these cases for a final, final status  
8 conference, but in the idea that you're going to actually  
9 be dismissing these cases before May 2nd, but that's where  
10 I'd like you to continue them to.

11 MS. HARDY: Thank you.

12 MR. PARROT: And, Mr. Examiner, thank you very  
13 much.

14 MR. HEARING EXAMINER: Uh-huh.

15 MR. PARROT: We will ask for the May 2nd date.  
16 My audio went just a little wonky while you were  
17 announcing the case numbers. You did announce both 23872  
18 and 24093, correct?

19 MR. HEARING EXAMINER: I did, Mr. Parrot.

20 MR. PARROT: Thank you. Thank you very much.

21 MR. HEARING EXAMINER: I'm just taking some  
22 notes.

23 And, Ms. Hardy, you can't think of any reason why  
24 by May 2nd the agreement would not be reduced to paper?

25 MS. HARDY: I'm not aware of any.

1 MR. HEARING EXAMINER: Okay. Are you involved in  
2 that?

3 MS. HARDY: No.

4 MR. HEARING EXAMINER: Oh.

5 MS. HARDY: Well, Spur and Riley negotiate  
6 directly with each other.

7 MR. HEARING EXAMINER: I see. They have their --

8 MS. HARDY: So --

9 MR. HEARING EXAMINER: -- internal lawyers --

10 MS. HARDY: -- or their land departments, yes.

11 Uh-huh.

12 MR. PARROT: Mr. Examiner, if I might be able to  
13 add just a little color to that question.

14 MR. HEARING EXAMINER: Sure.

15 MR. PARROT: My understanding is that the parties  
16 are waiting on some banks to also sign some paperwork, so  
17 they unfortunately, do not have 100 percent control over  
18 the finalization of the agreement. I don't think there  
19 would be any problem with getting all of the signatures  
20 they need to finalize the deal by May 2nd, but since there  
21 are third parties involved, it's not 100 percent within  
22 the parties' control.

23 MR. HEARING EXAMINER: I see. Thank you for that  
24 clarification. Okay. Is there anything more on these two  
25 cases?

1 MS. HARDY: Not from Spur, Mr. Examiner.

2 MR. PARROT: Not from Riley Permian. Thank you  
3 very much.

4 MR. HEARING EXAMINER: Thank you, both.

5 MS. HARDY: Thank you.

6 MR. HEARING EXAMINER: Calling case number 23944  
7 through 45, 24074 through 76 and 24101 through 102. This  
8 is Pride Energy and Matador Production and -- yes.  
9 Entries of appearance, please.

10 MS. SHAHEEN: Good morning. Sharon Shaheen,  
11 Montgomery and Andrews on behalf of Pride Energy.

12 MR. HEARING EXAMINER: Good morning.

13 MR. FELDEWERT: Good morning, Mr. Examiner.  
14 Michael Feldewert with the Santa Fe office of Holland and  
15 Hart for MRC Permian and Matador Production Company.

16 MR. HEARING EXAMINER: Good morning.

17 MS. KESSLER: Good morning, Mr. Examiner. Jordan  
18 Kessler on behalf of EOG.

19 MR. HEARING EXAMINER: Okay. And, Ms. Kessler,  
20 are you monitoring?

21 MS. KESSLER: That's correct. Thank you.

22 MR. HEARING EXAMINER: Okay. Very good. Did you  
23 file an objection?

24 MS. KESSLER: There's no objection from EOG.  
25 We're monitoring because we have an interest that will be

1 marketing in these cases.

2 MR. HEARING EXAMINER: Thank you for that  
3 clarification.

4 So let's start with you Ms. Shaheen. There is a  
5 status conference. Where are these cases going?

6 MS. SHAHEEN: Thank you, Mr. Examiner. I have a  
7 brief background on these cases, if you'd like.

8 MR. HEARING EXAMINER: Yes, please.

9 MS. SHAHEEN: (Inaudible) Pride's applications in  
10 case numbers 23944 and 23945 were filed first on October  
11 17th of last year. Matador filed its Wolf Camp  
12 applications on December 4th in case numbers 24074 through  
13 24076, and its Bone Spring applications on  
14 December 5th, 2023, in case numbers 24101-24102.

15 Since that time, we have had a status conference  
16 each month; January, February, March, and the parties  
17 have, I believe, been negotiating, but it has not been  
18 fruitful, and Pride is not very helpful at this point. It  
19 would, therefore, like to set these cases for a contested  
20 hearing ideally on May 16th.

21 HEARING OFFICER: Okay. That was very helpful.  
22 Thank you, Ms. Shaheen.

23 Mr. Feldewert.

24 MR. FELDEWERT: Well, I mean, my understanding is  
25 there are some -- there have been some discussions about

1 an agreement to resolve it, but it sounds like Pride wants  
2 to move forward with a contested hearing date. May 16th  
3 is -- should be -- should work. I need to double check,  
4 if I can.

5 MR. HEARING EXAMINER: Let me give you -- let me  
6 weigh in here on the date. I'm not comfortable adding a  
7 contested hearing to a docket. That's not my preference  
8 anymore. That doesn't really work for us. And so let's  
9 find a date in May, around the 16th, that works for the  
10 parties.

11 Ms. Shaheen, let's start with you, since you  
12 threw out May 16.

13 MS. SHAHEEN: I believe my client and his  
14 witnesses are available any time in May, but I would need  
15 to double check to make sure the geologist and the  
16 engineer are available then.

17 MR. HEARING EXAMINER: So May 16 is a Thursday.  
18 We could do May 14, we could do May 15. Maybe it's better  
19 to start on the 14th in case it runs over to the 15th.  
20 Are those close enough to May 16 that you can tell me now  
21 that those work?

22 MS. SHAHEEN: Again, I would have to double check  
23 with the geologist and the engineer. We could tentatively  
24 set it for May 14th although I should check my own  
25 calendar for that date.

1 MR. HEARING EXAMINER: Okay. Would you do that  
2 while Mr. Feldewert weighs in on May 14?

3 MR. FELDEWERT: Yeah, Mr. Examiner, with the  
4 caveat that I would too, like to just confirm that it's  
5 available for witnesses.

6 MR. HEARING EXAMINER: Sure. Okay.

7 MR. FELDEWERT: We can make that work.

8 MR. HEARING EXAMINER: Okay. Very good. So I'm  
9 going to select May 14. I'll give the parties --

10 Ms. Shaheen, how much time do you need to check  
11 with your geologist, and then you look at your calendar  
12 and confirm May 14?

13 MS. SHAHEEN: If I could have until Monday, that  
14 would be great,

15 MR. HEARING EXAMINER: Perfect. Monday.

16 MS. SHAHEEN: Okay.

17 MR. HEARING EXAMINER: Monday, April 8th.

18 Mr. Feldewert, does that work for you?

19 MR. FELDEWERT: Yes.

20 MR. HEARING EXAMINER: Wonderful.

21 And, Ms. Kessler, will you be participating?

22 MS. KESSLER: I'll be observing.

23 MR. HEARING EXAMINER: Good.

24 MS. KESSLER: That's fine.

25 MR. HEARING EXAMINER: But you'll be here?

1 MS. KESSLER: Correct.

2 MR. HEARING EXAMINER: Okay. Very good. Just a  
3 note to parties, if you're involved in a contested  
4 hearing, I expect you to be here in person unless --  
5 unless the -- unless we don't have the room. And if we  
6 don't have the room, then we have to do it eventually, but  
7 I don't want to do contested hearings over the phone or  
8 through video. Your witnesses can appear by video.  
9 That's fine.

10 Okay. So what we have determined is that unless  
11 we hear other -- I think either way, Ms. Shaheen, and  
12 Mr. Feldewert and Ms. Kessler, please confer and send an  
13 e-mail by close of business April 8 advising the Hearing  
14 Division that May 14 is acceptable, and we'll issue a  
15 prehearing order on that for that date.

16 MS. SHAHEEN: Thank you.

17 MR. HEARING EXAMINER: Thank you. Anything  
18 further on that case -- on those cases?

19 MR. FELDEWERT: No. Thank you, Mr. Examiner.

20 MR. HEARING EXAMINER: Thank you.

21 Okay. I believe the next set of cases on our  
22 docket is 24146, Mewbourne Oil consolidated with 17, 18 --  
23 wait a second. Wait a second. It says here in the notes  
24 that Mewbourne Oil case is consolidated with 24146 through  
25 24149. So I apologize. I announced that wrong. So I'm

1 calling cases 24146 through 24149.

2 Entries of appearance, please?

3 MR. BRUCE: Mr. Examiner, Jim Bruce representing  
4 Mewbourne Oil Company.

5 MR. HEARING EXAMINER: Thank you, Mr. Bruce.

6 MR. FELDEWERT: Good morning, Mr. Examiner.  
7 Michael Feldewert with the Santa Fe office of Holland and  
8 Hart on behalf of MRC Permian, and we have filed competing  
9 cases, which are on this docket under case numbers 24324  
10 through 25.

11 MR. HEARING EXAMINER: Let me pull those cases  
12 then. 24324 and 24325. And let me see if those are --  
13 they're not --

14 Mr. Feldewert, what lines are those on the  
15 docket?

16 MR. FELDEWERT: Yeah, give me a minute. I'm  
17 trying to find them as well here.

18 MR. BRUCE: 26 and 27.

19 MR. HEARING EXAMINER: Thank you. Okay. So  
20 they're not -- okay. Very good. Thank you.

21 Mr. Bruce pointed out 26 and 27.

22 MR. BRUCE: Correct.

23 MR. HEARING EXAMINER: All right. So these  
24 cases, Mr. Feldewert, should be consolidated with the  
25 cases I called initially for the purposes of a contested

1 hearing; is that right?

2 MR. FELDEWERT: Yes, they involve the same  
3 acreage.

4 MR. HEARING EXAMINER: Okay. Let me make a note  
5 of that before I lose that.

6 Mr. Bruce, what were the initial cases that I  
7 called?

8 MR. BRUCE: 24146 through 24149.

9 MR. HEARING EXAMINER: Thank you, sir. 6 --  
10 24325 -- let's go back up here now. I'm just doing a  
11 little housekeeping, Mr. Bruce. Competing --

12 Mr. Feldewert, when did you file the competing  
13 cases?

14 MR. FELDEWERT: We filed them a month ago because  
15 that -- for this docket.

16 MR. HEARING EXAMINER: Thank you, sir. Okay.  
17 24325. Got it. Okay. Mr. Bruce, you have competing  
18 cases. How do you want to proceed?

19 MR. BRUCE: I -- at this point I just -- I'm sure  
20 the parties will be in touch with each other, but I think  
21 they should be set up down the road for a contested  
22 hearing.

23 MR. HEARING EXAMINER: When were your cases  
24 filed?

25 MR. BRUCE: Filed?

1 MR. HEARING EXAMINER: When did you file your  
2 cases --

3 MR. BRUCE: I believe they were filed in  
4 February.

5 MR. HEARING EXAMINER: Oh, just they're brand-new  
6 then?

7 MR. BRUCE: Yes.

8 MR. HEARING EXAMINER: 24146. Let me see when it  
9 was filed. unless someone knows better.

10 MR. BRUCE: Not me.

11 MR. HEARING EXAMINER: 246, let's take a look.  
12 Okay. So it looks to me, Mr. Bruce, that you filed your  
13 case January, January 2nd. Is that possible?

14 MR. BRUCE: Yes.

15 MR. HEARING EXAMINER: Okay. And then we had a  
16 hearing set, and then we received --

17 Well, Mr. Feldewert, did you enter an appearance  
18 and object?

19 MR. FELDEWERT: Yes.

20 MR. HEARING EXAMINER: Okay. I don't see that in  
21 the -- in our list of actions in Mr. Bruce's case, so I  
22 need to look at the actual imaging. Give me a moment.  
23 Let's see what this is. Here's your entry of appearance  
24 and objection, and this is from January 19. Okay. Okay.  
25 All right.

1           Mr. Bruce, I don't think my preference is to set  
2 this for a contested hearing yet. This is a new --  
3 relatively new case. Let's have one more status  
4 conference. Let's see how the parties are doing.

5           Mr. Feldewert, is there any possibility that the  
6 parties will resolve the issues and you withdraw your  
7 objection, or do you not see that as possible?

8           MR. FELDEWERT: No, I think that is a very real  
9 possibility. I know the two companies tend to work very  
10 close with each other, and so I think there's a decent  
11 chance that they can get things resolved.

12          MR. HEARING EXAMINER: Okay.

13          MR. FELDEWERT: We just needed to get our  
14 competing development plan on paper filed, so that the  
15 parties are in a -- you know, a position to get this thing  
16 resolved.

17          MR. HEARING EXAMINER: Okay. So, Mr. Feldewert,  
18 if I was going to set another status conference, how far  
19 down the road would I do that?

20          MR. FELDEWERT: I would say, June.

21          MR. HEARING EXAMINER: Okay.

22          MR. FELDEWERT: All right.

23          MR. HEARING EXAMINER: Freya, which docket in  
24 June should I set these for?

25          MS. CHANCE: June 13th is available. June 27th is

1 also available.

2 MR. HEARING EXAMINER: Interesting. Those are  
3 the regular dockets in June on those dates?

4 MS. CHANCE: They are.

5 MR. HEARING EXAMINER: Interesting. So we'll do  
6 June 13. Let me take some notes here in these cases.

7 Mr. Bruce, are you okay with that?

8 MR. BRUCE: Yeah, I'd like it a little earlier,  
9 but the 13th is fine.

10 MR. HEARING EXAMINER: Okay. Thank you for being  
11 flexible.

12 So, Freya, will you show on the June 13th docket  
13 that these Mewbourne cases are consolidated with the new  
14 competing cases from Matador 24324 and 24325?

15 MS. CHANCE: Yes, I will.

16 MR. HEARING EXAMINER: Thank you. And, of  
17 course, the parties have to file continuances to that  
18 docket. Status conference June 13th.

19 Okay. Anything else, Mr. Bruce or Mr. Feldewert?

20 MR. BRUCE: Thank you.

21 MR. FELDEWERT: Mr. Examiner, and this is my last  
22 case, so I thank you for you accommodating my virtual  
23 appearance -- my virtual appearance and my appearance  
24 today. Thank you.

25 MR. HEARING EXAMINER: Wonderful. Enjoy your

1 vacation.

2 MR. FELDEWERT: Thank you, sir.

3 MR. HEARING EXAMINER: Thank you.

4 Okay. We are calling Marathon Oil -- well,  
5 actually, no. Let me go back because I think we've  
6 skipped over some cases to get to that. Let's go to Riley  
7 Permian Operating, 24279. It looks like also, 24280,  
8 we're here for a status conference. Entries of  
9 appearance, please.

10 MR. PADILLA: Mr. Examiner, good morning. Ernest  
11 Padilla for Riley Permian Operating.

12 MR. HEARING EXAMINER: Good morning, Mr. Padilla.  
13 I'm going to ask you to repeat that and say it loudly,  
14 because we're relying on the recording to pick up  
15 everything today, and then a court reporter will  
16 transcribe this once we have them under contract again.

17 MR. PADILLA: Okay. Ernest L. Padilla appearing  
18 for Riley Permian Operating.

19 MR. HEARING EXAMINER: Okay. Thank you, sir.  
20 Any other parties?

21 MS. HARDY: Mr. Examiner, Dana Hardy with Hinkle  
22 Shanor on behalf of V-F Petroleum.

23 MR. HEARING EXAMINER: On behalf of who?

24 MS. HARDY: V-F Petroleum.

25 MR. HEARING EXAMINER: B-F? B, as in boy, F, as

1 in Frank?

2 MS. HARDY: V.

3 MR. HEARING EXAMINER: V-F. Thank you.

4 MS. HARDY: V. Yes. Yes, thank you.

5 MS. VANCE: And, good morning, Mr. Hearing  
6 Examiner. Paula Vance with the Santa Fe office of Holland  
7 and Hart on behalf of Colgate Production LLC, Permian  
8 Resources Operating LLC, MRC Delaware Resources LLC and  
9 MRC Permian Company.

10 MR. HEARING EXAMINER: Thank you.

11 Mr. Padilla, from your own knowledge, who filed  
12 objections?

13 MR. PADILLA: Well, Matador, Permian Resources  
14 and V-F Petroleum.

15 MR. HEARING EXAMINER: So both parties, okay. So  
16 both opposing parties?

17 MS. HARDY: Yes.

18 MR. PADILLA: On both cases.

19 MR. HEARING EXAMINER: On both cases. Very good.  
20 Okay.

21 So, Mr. Padilla, and please speak louder or get  
22 closer to the microphone because again, it's very hard to  
23 hear you. How do you want to proceed with these cases?

24 MR. HEARING EXAMINER: First of all, Mr. Padilla,  
25 when did you file these cases?

1 MR. PADILLA: On February 14th.

2 MR. HEARING EXAMINER: Excellent. How do you  
3 want to proceed?

4 MR. PADILLA: Well, it's -- it appears we have to  
5 go to a contested hearing on these. The nature of the  
6 salt water disposal is going to be -- it appears that  
7 we're contested, and the companies that are opposing the  
8 applications are -- don't want them there, so I don't see  
9 any choice other than going to a contested hearing.

10 MR. HEARING EXAMINER: Okay. And when would you  
11 be ready for a contested hearing?

12 MR. PADILLA: In May or April. It doesn't --

13 MR. HEARING EXAMINER: Well, we're in April now.  
14 Are you saying that you --

15 MR. PADILLA: I'm sorry. May. May or even end  
16 of June.

17 MR. HEARING EXAMINER: Okay.

18 MR. PADILLA: Whatever the Division's preference  
19 is in terms of setting these cases.

20 MR. HEARING EXAMINER: Okay. All right. Let's  
21 now go to Ms. Hardy.

22 MS. HARDY: Mr. Examiner, I agree, it seems these  
23 cases need to be set for a contested hearing, and I would  
24 just need to confirm availability of my witnesses, once we  
25 have some dates.

1 MR. HEARING EXAMINER: Okay. And, Ms. Vance?

2 MS. VANCE: I --

3 MR. HEARING EXAMINER: Your microphone's off.

4 MS. VANCE: I also agree that a contested hearing  
5 is probably appropriate. However, I think a contested  
6 case for June or July would probably be better, that way  
7 there is some time for the parties to confer and, you  
8 know, figure out some of the concerns and objections.

9 MR. HEARING EXAMINER: So are you suggesting that  
10 waiting until June instead of having it in May would allow  
11 the parties to reduce the amount of evidence and reduce  
12 the issues at hearing?

13 MS. VANCE: I believe so, yes, Mr. Hearing  
14 Examiner.

15 MR. HEARING EXAMINER: So let me ask both  
16 parties, and I'll start with you, Ms. Vance, what are the  
17 objections to this salt water disposal?

18 MS. VANCE: At this point I think that that's  
19 what we're trying to look at right now, so it's not quite  
20 clear yet. And that's again, why I would ask for some  
21 additional time, and push out to that June or July hearing  
22 date, so we can have time to form those.

23 MR. HEARING EXAMINER: Are you going to have  
24 witnesses?

25 MS. VANCE: I'm not sure at this point. So

1 again, it's still early on, and that's why we would ask  
2 for that additional time.

3 MR. HEARING EXAMINER: Ms. Hardy?

4 MS. HARDY: Mr. Examiner, V-F has concerns about  
5 the impacted injection on its producing wells in this  
6 area. It holds the lease, and so we would have a witness.  
7 We would at least have one witness, who would be a  
8 geologist.

9 MR. HEARING EXAMINER: Okay. Okay. So,  
10 Mr. Padilla, you've heard from the opposing parties that  
11 they would like to have the contested hearing earliest in  
12 June, so that the parties can reduce the number of issues  
13 that come to a hearing and reduce the amount of evidence  
14 that the Division has to consider. Are you in agreement  
15 with that or not?

16 MR. PADILLA: Not necessarily, Mr. Examiner. I  
17 think July is too far into the future for these cases.

18 MR. HEARING EXAMINER: Uh-huh.

19 MR. PADILLA: I know my -- Riley has talked with  
20 some of the opponents and have tried to figure out and get  
21 together with them about the disposal applications. These  
22 are not commercial applications. They're lease  
23 applications that dispose of produced water on producing  
24 acreage. So I wouldn't want it to go into July.

25 I think there's some merit in talking by the

1 parties to try and resolve the issues, but I don't think  
2 that going into July is appropriate. I think June would  
3 be fine.

4 MR. HEARING EXAMINER: Okay. That was the month  
5 that I had suggested was June, so I think we're on the  
6 same page here. My preference would be to have this  
7 contested hearing either on June 4, June 11, June 18 or  
8 June 25. So that gives the parties four days to choose  
9 from.

10 And, Mr. Padilla, I'll ask you first: Does the  
11 close of business April 8 give you enough time to confer  
12 with your client and with the other parties to establish a  
13 date?

14 MR. PADILLA: Yes.

15 MR. HEARING EXAMINER: Okay. Ms. Hardy.

16 MS. HARDY: Yes, that's fine. Thank you.

17 MR. HEARING EXAMINER: Ms. Vance?

18 MS. VANCE: Yes, that's fine. Can you repeat  
19 those dates one more time?

20 HEARING OFFICER: Sure. They are the Tuesdays in  
21 June, basically.

22 MS. VANCE: Okay.

23 MR. HEARING EXAMINER: June 4, 11, 18 and 25. If  
24 the parties can't agree on a Tuesday, we could agree on a  
25 Wednesday. Thursdays are not great because of our docket

1 schedule; however, we don't have a docket on the 6th or  
2 the 20th, so even those Thursdays work. So there's about  
3 nine or 10 days there that the Division could conduct a  
4 special hearing. This will not be part of a regular  
5 docket.

6 MR. BRUCE: Mr. Hearing Examiner, are you looking  
7 to have this in person or Webex?

8 MR. HEARING EXAMINER: In person.

9 MS. CHANCE: Okay. June 18th and 20th the  
10 hearing room is not available.

11 MR. HEARING EXAMINER: Perfect. Thank you.

12 So you can strike those dates from what I said  
13 before.

14 Thank you, Freya.

15 MR. PADILLA: What were those two dates? I'm  
16 sorry.

17 MR. HEARING EXAMINER: She mentioned the 18th and  
18 20th are not going to work for the Division.

19 MR. PADILLA: But the 4th, 11th and 25th are  
20 probably --

21 MR. HEARING EXAMINER: And the 5th and the 12th  
22 and the 19th and the 26th, and all the other dates I  
23 mentioned are in play, Mr. Padilla.

24 MR. PADILLA: Thank you.

25 MR. HEARING EXAMINER: Okay. Thank you. So we

1 will expect -- and we will have a calendar reminder to  
2 expect an e-mail from the parties with the dates. Let me  
3 just take some notes.

4 Okay. Is there anything else on these two cases  
5 before we move on?

6 MR. PADILLA: Not from Riley.

7 MR. HEARING EXAMINER: Okay. Ms. Vance?

8 MS. VANCE: No, nothing else.

9 MR. HEARING EXAMINER: I'm now going to call COG  
10 Operating, 24284. I don't believe this is consolidated  
11 with any other case. Entries of appearance, please.

12 MS. HARDY: Mr. Examiner, Dana Hardy on behalf of  
13 COG Operating, and you're correct that this case is not  
14 consolidated with any others.

15 MR. HEARING EXAMINER: Thank you, Ms. Hardy.

16 Are there any other parties?

17 MS. KESSLER: Good morning, Mr. Examiner. Jordan  
18 Kessler on behalf of EOG.

19 MR. HEARING EXAMINER: Ms. Kessler, did you file  
20 an objection?

21 MS. KESSLER: No, we did not file an objection.  
22 I believe another party did.

23 MR. HEARING EXAMINER: Ah. And is there another  
24 party?

25 MR. PARROT: Good morning, Mr. Examiner. This is

1 James Parrot with Beatty and Wozniak representing XTO  
2 Energy.

3 MR. HEARING EXAMINER: And did you file the  
4 objection?

5 MR. PARROT: We did file the objection. Thank  
6 you.

7 MR. HEARING EXAMINER: Okay. Very good. Are you  
8 filing a competing case for application with this?

9 MR. PARROT: You know, the parties just recently  
10 engaged in negotiations regarding potential trade or  
11 participation, and so it's a little too soon for that  
12 decision to happen.

13 MR. HEARING EXAMINER: Okay. Thank you, sir.

14 MR. PARROT: Thank you.

15 MR. HEARING EXAMINER: Ms. Hardy.

16 MS. HARDY: Mr. Examiner, COG has been  
17 communicating with XTO about these wells since October of  
18 2023. That is when it sent its well proposal. Actually,  
19 I believe it was sent in November, and the proposals have  
20 been updated, but these wells have been in the works for a  
21 very long time. COG and XTO have gone back and forth on  
22 trade proposals since last fall.

23 At this point, COG would ask that they be set for  
24 a contested hearing in June, and I think that's plenty of  
25 time still for the parties to come to a resolution, if

1 there's going to be one. So that's what we would request.  
2 Thank you.

3 MR. HEARING EXAMINER: Ms. Kessler?

4 MS. KESSLER: That's fine with EOG. We need some  
5 time to work through a title issue with COG, but that  
6 should give us sufficient time to do so.

7 MR. HEARING EXAMINER: Do you anticipate having  
8 witnesses at the hearing?

9 MS. KESSLER: We don't anticipate at this point  
10 having witnesses.

11 MR. HEARING EXAMINER: And before I go to  
12 Mr. Parrot, Ms. Hardy, how many witnesses do you  
13 anticipate?

14 MS. HARDY: Two to three.

15 MR. HEARING EXAMINER: Okay. Very good.  
16 And, Mr. Parrot?

17 MR. PARROT: Mr. Examiner, thank you. It's my  
18 understanding from discussions with my client that  
19 negotiations really only began in earnest very recently,  
20 and that there are some very real possibilities for  
21 resolution, which would obviate the need for contested  
22 hearings.

23 But the package that is being -- packages, I  
24 should say, that are being proposed by COG Operating are  
25 very large. In one case we've got 12 wells, multi-mile

1 laterals, so we have hundreds of millions of dollars in  
2 capital commitments that COG Operating is requesting, and  
3 those decisions should not be rushed.

4 So XTO would prefer a status conference be set in  
5 June for both of these although I would note that these  
6 cases are not appropriate for consolidation. They involve  
7 different issues and are not -- they don't really have  
8 much in a way of commonalities.

9 So we request that we'd have status conferences  
10 in June. I think two months would be the minimum amount  
11 of time that would be necessary for the parties to have  
12 any kind of meaningful negotiations, and forcing the  
13 parties to come to some kind of resolution sooner than  
14 that is just going to substantially interfere with the  
15 negotiations.

16 It should be the metaphorical sort of Damacles  
17 hanging over the negotiating table. So the more time the  
18 parties can have to negotiate a settlement before they  
19 have to come back and inform the Commission of whether  
20 competing pooling applications are expected or, you know,  
21 a contested hearing is going to be necessary, the better  
22 chances we have of resolving these without the need for a  
23 contested hearing. Thank you.

24 MR. HEARING EXAMINER: There were a few things  
25 you said that I want to clarify. First of all, you said

1 this case is not appropriate to consolidate with another  
2 case, but it's not my understanding that this is  
3 consolidated with any case.

4 MR. PARROT: Okay. Good. I might have  
5 misunderstood. I thought that there was a reference to  
6 the other COG Operating case that was protested by XTO,  
7 which is 24286, so my apologies for my confusion. I  
8 thought there was a reference by somebody to more than one  
9 case. So just to be clear, we're only talking about  
10 24284.

11 MR. HEARING EXAMINER: We are.

12 MR. PARROT: Okay. Thank you. So then we can  
13 just stick to that case. Thank you.

14 MR. HEARING EXAMINER: Yes, of course.

15 And then you mentioned something else. You said  
16 that negotiations had really only just begun recently, yet  
17 Ms. Hardy said that the proposals were sent out in October  
18 of '23, so that's six months ago. Why is there a  
19 difference there?

20 MR. PARROT: So I believe that she also mentioned  
21 that revised proposals were recently sent, and I believe  
22 that at the time that proposals were sent, there had not  
23 been a prior discussion. So, you know, it's, I think,  
24 somewhat uncommon for XTO, when dealing with a proposal  
25 for several hundred million dollars worth of wells to be

1 first contacted via an election letter.

2 You know, there would typically be some kind of  
3 communication prior to that. So, you know, I don't think  
4 that in this case sending an election letter really  
5 constitutes good-faith negotiations. And I think that  
6 good-faith negotiations have really only begun in earnest  
7 much more recently.

8 MR. HEARING EXAMINER: Yeah. That's helpful.  
9 Thank you.

10 Ms. Hardy, back to you. Have there been revised  
11 proposals sent?

12 MS. HARDY: Proposals were updated with respect  
13 to the well cost. AFEs were sent, I believe in January.  
14 But the parties have been exchanging trade offers for five  
15 months, so I think that setting a contested hearing in  
16 June is the way to get these moving, and I think that's  
17 more than enough time, considering the amount of time  
18 that's passed since the proposals were sent. I don't  
19 think that's unreasonable at all.

20 MR. PARROT: Mr. Examiner, if I might be able to  
21 provide a little bit more color on the history here.

22 MR. HEARING EXAMINER: Sure. I'll come back to  
23 you, Mr. Parrot, in just a moment.

24 MR. PARROT: Okay. Thank you.

25 MR. HEARING EXAMINER: So, Ms. Kessler, you've

1 heard both parties. If I were going to set a contested  
2 hearing, when would it be?

3 MS. KESSLER: Mr. Examiner, we're not taking a  
4 position on the contested hearing date. I will represent  
5 to the Division that we have been having discussions with  
6 COG Operating for quite some time on a title issue. That  
7 title issue remains unresolved, so the discussions have  
8 progressed. That's EOG's perspective on the case. And,  
9 you know, I haven't been engaged, certainly between the  
10 discussions between those two companies.

11 MR. HEARING EXAMINER: And in your opinion -- I  
12 don't know about the title issue that you're talking  
13 about, obviously, but in your opinion, is this taking  
14 longer than usual to resolve the title issue?

15 MS. KESSLER: It's a complex issue.

16 MR. HEARING EXAMINER: It's a complex issue?

17 MS. KESSLER: Yes.

18 MR. HEARING EXAMINER: When did you start dealing  
19 with this issue?

20 MS. KESSLER: A year-and-a-half ago. That's an  
21 approximation.

22 MR. HEARING EXAMINER: Right.

23 MS. KESSLER: Approximately a year ago.

24 MR. HEARING EXAMINER: I see.

25 MS. KESSLER: And this is not me, this is

1 discussion through (inaudible).

2 MR. HEARING EXAMINER: And, Ms. Hardy, are you  
3 aware of this title issue?

4 MS. HARDY: At a very high level, but I'm not  
5 aware of the details. But I understand that COG and EOG  
6 are working it out.

7 MR. HEARING EXAMINER: Yeah. Are they close to  
8 resolving?

9 MS. HARDY: Ms. Kessler might be able to give you  
10 more information on that, I think. My prior  
11 communications with her, I think we thought that June  
12 would be a sufficient amount of time.

13 MS. KESSLER: That's correct.

14 MR. HEARING EXAMINER: So what the parties are  
15 telling me is that if we had a contested hearing in June,  
16 the title issue would most likely be resolved?

17 MS. KESSLER: I think in setting a hearing date,  
18 from EOG's position exclusively, will help resolve the  
19 duration of negotiations for the title issue having an end  
20 date, but that has no bearing on any other parties.

21 MR. HEARING EXAMINER: Ms. Hardy, before I go  
22 back to Mr. Parrot for further color, he mentioned that  
23 there was an election letter sent in, I guess it was  
24 October. I'm not sure when.

25 MS. HARDY: November of 2023. That's the well

1 Proposal Letter that sets out the location of the wells,  
2 the development plan, all of that.

3 MR. HEARING EXAMINER: And by his representation,  
4 he felt as though that wasn't good-faith negotiations.  
5 What do you have to say about that?

6 MS. HARDY: Well, under the Division's prior  
7 cases, it's well established that sending an election  
8 letter 30 days before you file a pooling application is  
9 the trigger of good-faith negotiations. I mean, that's  
10 typically what meets the requirements.

11 So certainly, sending a well Proposal Letter five  
12 months before you file a pooling application and engaged  
13 in trade discussions for five months is absolutely  
14 good-faith negotiations.

15 MR. HEARING EXAMINER: And this case is more than  
16 just a compulsory pooling, right? It's something else as  
17 well?

18 MS. HARDY: I believe we're asking for  
19 non-standard spacing units, but that's just because of the  
20 large size of the units.

21 MR. HEARING EXAMINER: There's an abbreviation  
22 here that says, "EDD". What does that mean?

23 MS. HARDY: "EDD"?

24 MR. HEARING EXAMINER: It says, "CP, compulsory  
25 pooling, EDD."

1 MS. HARDY: On these -- EDD?

2 MR. HEARING EXAMINER: While you're looking, I'm  
3 going to go back to Mr. Parrot.

4 Mr. Parrot, do you know -- okay. You were going  
5 to give me some more color on this. Go ahead.

6 MR. PARROT: Yes, thank you. So just a quick  
7 response to Ms. Hardy's point that the well proposal under  
8 Division guidance is good-faith negotiations. All that  
9 does is establish a rebuttable presumption of good-faith  
10 negotiations.

11 MR. HEARING EXAMINER: Okay.

12 MR. PARROT: You know, certainly when a party  
13 comes in and starts engaging in negotiations, there would  
14 be a much higher standard than where a party just simply  
15 does not appear.

16 Regarding the history of this particular area,  
17 XTO holds a full section within the proposed unit. It is  
18 a State Land Office section, so XTO has a very substantial  
19 interest in this unit.

20 COG proposed to put a surface location on the XTO  
21 leasehold. And when that was initially proposed, there  
22 was a JOA in place that would have allowed that surface  
23 location. That JOA expired, and so that surface location  
24 is no longer allowed. That surface location conflicted  
25 with XTO's development plans, and there are some pretty

1 intense reclamation and environmental liability concerns  
2 where COG would propose to put a 12-well pad on a surface  
3 location that is on XTO's State Land Office leasehold.

4 As you're probably aware, State Land Office will  
5 look to the lease owner for any reclamation or  
6 environmental liability regardless of who the operator is.  
7 So these are issues of very significant concern, and the  
8 expiration of the JOA caused a shift in the negotiating  
9 aspects here.

10 And so regardless of when the election letters  
11 were sent, the negotiations that are currently happening  
12 had to shift because of that recent expiration of the JOA.  
13 So again, here, XTO would have a very substantial  
14 contribution because it owns an entire 640 acres within  
15 this proposed unit.

16 COG is proposing hundreds of millions of dollars  
17 worth of wellbores, and it is not just or equitable to ask  
18 XTO to make development and capital commitments for 60  
19 hundred million dollars within a period of a couple of  
20 weeks.

21 So at this time we would ask for this matter to  
22 be set for a status conference in the not too distant  
23 future. You know, we could look at something maybe a  
24 little earlier than June, but certainly it's not  
25 appropriate to set this matter for a contested hearing at

1 this point. It's going to substantially interfere with  
2 the party's negotiations if that happens.

3 MR. HEARING EXAMINER: Okay. Thank you,  
4 Mr. Parrot.

5 So, Ms. Hardy, I've decided to set this for a  
6 status conference on May 16, and if the parties have not  
7 made substantial progress in their settlement negotiations  
8 and their title negotiations, then I'll set it for a  
9 contested hearing. So basically, this will be a final  
10 status conference on May 16.

11 It's based on the age of this case. This case  
12 was only filed in late February, and I do understand the  
13 parties' representations of the complexity of the  
14 negotiations here, so that's why I'm going to set this for  
15 a final status conference on May 16. Okay.

16 MS. HARDY: Thank you.

17 MR. PARROT: Thank you, Mr. Examiner.

18 MR. HEARING EXAMINER: Yes, of course.

19 And, Ms. Hardy, may I suggest that if substantial  
20 progress isn't made, and you know that I'm going to ask  
21 you at the May 16 docket for hearing dates, so if you  
22 would confer with Ms. Kessler and Mr. Parrot before the  
23 hearing, that will help me expedite this to set for a  
24 status -- for a final contested hearing.

25 MS. HARDY: Absolutely. I will do that.

1 MR. HEARING EXAMINER: Okay. I'm now going to  
2 move on to 24286. Entries of appearance, please?

3 MS. HARDY: Dana Hardy on behalf of COG  
4 Operating.

5 MR. PARROT: This is James Parrot with Beatty and  
6 Wozniak representing XTO.

7 MR. HEARING EXAMINER: And did you file an  
8 objection?

9 MR. PARROT: Yes.

10 MR. HEARING EXAMINER: Okay. So, Ms. Hardy,  
11 where are we going with this case?

12 MS. HARDY: Mr. Examiner, this case is similar to  
13 the prior one although in this one, XTO owns a much  
14 smaller interest in the spacing unit. They only own a  
15 12-and-a-half percent interest. And the parties have been  
16 negotiating for several months.

17 COG sent its well proposals in early December and  
18 has been communicating with XTO, so it's now been over  
19 four months, and COG would like to have this set for  
20 hearing.

21 Again, we would prefer a June hearing date. I  
22 think given XTO's very small interest in the spacing unit,  
23 it's not reasonable for them to hold up the hearing, and I  
24 think setting a hearing date would move the parties  
25 forward in their negotiations.

1 MR. HEARING EXAMINER: And before I go to  
2 Mr. Parrot, it looks like this case was filed a few days  
3 later than the other case. It looks like March 1st is  
4 when the Division received the original filing. And so a  
5 month later, here we are for our first status conference,  
6 so thank you, Ms. Hardy.

7 Mr. Parrot.

8 MR. PARROT: Thank you. So Ms. Hardy's correct.  
9 XTO has a smaller interest in this unit, but this is still  
10 a multi-mile, multi-lateral package, and it's going to be  
11 over \$100,000,000, so XTO is being asked for a capital  
12 commitment of over \$10,000,000. That's a significant  
13 commitment for a non-operated position.

14 There's been somewhat of a history of XTO making  
15 these capital commitments for COG projects, and then the  
16 wells are not drilled for, you know, some period of time.  
17 That capital commitment ends up being on XTO's books for a  
18 substantial amount of time. So XTO has similar concerns  
19 about this matter proceeding to a hearing before the  
20 parties can have some meaningful negotiations.

21 And my understanding is that the negotiations for  
22 the prior case, and the negotiations for this case are  
23 somewhat interrelated. You know, when there's trades and  
24 deals on a table, sometimes it's helpful to have those  
25 pieces interrelate to facilitate the deal or the trade

1 getting done more easily.

2 So XTO's position is that it would make sense to  
3 have the schedule for 24286 mirror the schedule for 24284  
4 although the hearings themselves would be different.

5 With that being said, if the Division feels the  
6 need to set this for a contested hearing immediately,  
7 which seems premature, since this is the first status  
8 conference only two months after the filing of the  
9 application, we would request that that contested hearing  
10 be set as far out as reasonable. Thank you.

11 MR. HEARING EXAMINER: So let me ask you some  
12 questions, Mr. Parrot. This case, it sounds like is  
13 simpler than 84, is that right?

14 MR. PARROT: I'm not sure that I would  
15 necessarily agree with that characterization. I -- by  
16 "simpler," I'm not entirely sure if you're referring to  
17 the lack of the surface location issue. If that's the  
18 case, than you're correct.

19 My understanding is that surface location issue  
20 on a State Land Office lease does not apply in this  
21 particular situation, but otherwise, I don't know that  
22 there is any material difference in the complexity of the  
23 two cases.

24 MR. HEARING EXAMINER: So the fact that you  
25 own -- what is your interest in 84? It's 12 percent here.

1 What is it in 84?

2 MR. PARROT: I believe it's 50 percent.

3 MR. HEARING EXAMINER: Is it? Okay.

4 Ms. Hardy.

5 MS. HARDY: I don't have the numbers off the top  
6 of my head for the other case. For this case it is about  
7 12-and-a-half percent --

8 MR. HEARING EXAMINER: Okay.

9 MS. HARDY: -- which is a much smaller number.

10 MR. HEARING EXAMINER: And, Mr. Parrot, you  
11 objected to this for some of the reasons that you  
12 mentioned during your discussion with me today.

13 MR. BRUCE: So the objection, in addition to some  
14 technical concerns that we would be discussing at the  
15 hearing, the objection to XTO being force pooled right  
16 now, is that there simply has not been enough time for  
17 negotiations to mature. And in XTO's viewpoint, COG has  
18 not made a good-faith effort to obtain the voluntary  
19 pooling of the other parties in the unit.

20 Given the magnitude of the capital commitments,  
21 it's just unreasonable to expect a company, like XTO, to  
22 make a commitment within, you know, a month or two.  
23 Usually negotiations between companies the size of Conoco  
24 and XTO are going to take a little bit longer than that.  
25 And generally speaking, those companies will provide a

1 little longer runway for their drilling plans to allow for  
2 those sorts of negotiations.

3 MR. HEARING EXAMINER: Okay.

4 MR. PARROT: So, you know, a few weeks -- a few  
5 more weeks is just not going to be enough time for those  
6 negotiations to mature. And having a hearing at which,  
7 you know, COG would have to meet its burden of  
8 demonstrating that it made a good-faith effort to obtain  
9 XTO's participation sometime in the next month or so is  
10 just not going to be a realistic prospect. Thank you.

11 MR. HEARING EXAMINER: And why shouldn't the two  
12 cases be consolidated for a hearing?

13 MR. PARROT: Well, they are different areas.  
14 They are -- first of all, there's the State Land Office  
15 lease issue in the 84 matter that is not present in the 86  
16 matter, that would have a substantial impact on XTO's  
17 development plans, and that particular issue would not be  
18 present in the 86 matter.

19 MR. HEARING EXAMINER: Ms. Hardy.

20 MS. HARDY: Mr. Examiner, the cases are  
21 different. I don't think they should be consolidated.

22 And just to -- may I respond briefly to  
23 Mr. Parrot's discussion?

24 MR. HEARING EXAMINER: Yes.

25 MS. HARDY: So the capital investment for XTO in

1 this case in 24286 is going to be much, much smaller  
2 because they have a much smaller interest, and this case  
3 is simpler. It doesn't involve the State Land Office  
4 issue or the surface location issue.

5 COG is confident that it has been negotiating in  
6 good faith, so we're prepared to go to hearing in June and  
7 address these issues at that point.

8 MR. HEARING EXAMINER: Okay. What I'll do is  
9 I'll set this case for a status conference on May 16. The  
10 parties can then discuss a hearing date in July. We'll  
11 set this for a July contested hearing upon the parties'  
12 representations of a date that works for their clients,  
13 their witnesses and for themselves. Is there anything  
14 else?

15 MS. HARDY: Not from COG.

16 MR. PARROT: No. Thank you, Mr. Examiner.

17 MR. HEARING EXAMINER: Okay.

18 MS. HARDY: Thank you.

19 MR. HEARING EXAMINER: Let me take some notes,  
20 and then we'll move on.

21 I am calling COG Operating 24320 consolidated  
22 with 24321. Entries of appearance, please.

23 MS. HARDY: Dana Hardy on behalf of COG  
24 Operating.

25 MR. HEARING EXAMINER: Thank you.

1 MS. BENNETT: Good morning, Mr. Examiner. Deana  
2 Bennett on behalf of Cimarex.

3 MR. HEARING EXAMINER: Good morning, and welcome.

4 MS. BENNETT: Thank you.

5 MR. HEARING EXAMINER: Do we have any other  
6 parties?

7 MS. HARDY: I don't believe so.

8 MR. HEARING EXAMINER: Okay. Very good.  
9 Ms. Bennett, did you file an objection?

10 MS. BENNETT: Yes.

11 MR. HEARING EXAMINER: Okay.

12 MS. BENNETT: I did.

13 MR. HEARING EXAMINER: Do you know when you filed  
14 an objection?

15 MS. BENNETT: I filed the objection -- I don't  
16 have the exact date.

17 MR. HEARING EXAMINER: Sure.

18 MS. BENNETT: But I would say, probably last  
19 Wednesday.

20 MR. HEARING EXAMINER: Oh. So very recently?

21 MS. BENNETT: Yes.

22 MR. HEARING EXAMINER: And, Ms. Hardy, when did  
23 you file this case?

24 MS. HARDY: This is the first docket setting for  
25 this case.

1 MR. HEARING EXAMINER: Excellent. How do you  
2 want to proceed, Ms. Hardy?

3 MS. HARDY: Mr. Examiner, I think that Cimarex is  
4 planning to propose a counter-development plan although  
5 they wouldn't need to pool it because they're proposing to  
6 develop under a JOA. So I think we need a contested  
7 hearing date, and would ask for a date in June, if  
8 possible.

9 MR. HEARING EXAMINER: Now, Ms. Hardy, let me  
10 clarify. If Cimarex -- that's right, isn't it? If  
11 Cimarex is going to file a contested or an opposing,  
12 competing pooling application, and they haven't done so  
13 yet, how could we go to a hearing that quickly?

14 MS. HARDY: I don't believe Cimarex is planning  
15 to file a competing application, but perhaps Ms. Bennett  
16 can provide a little more information.

17 MR. HEARING EXAMINER: Okay. Thank you. Thank  
18 you, because I'm a little confused.

19 Ms. Bennett.

20 MS. BENNETT: Thank you, Mr. Examiner. Yes. In  
21 these cases COG is seeking to pool interests in two  
22 sections; Sections 6 and 7, and Cimarex is the designated  
23 operator under a JOA of Section 6, and has the right to  
24 drill wells in Section 6 without going to pooling because  
25 it's the designated operator under a JOA.

1           So what that means is that -- and I would also  
2 note that COG is a party to the JOA. So COG sent out  
3 proposals on, I believe it was February 8th or 12th for  
4 these wells, then filed its application on March 4th, so  
5 did not wait for the full 30 days to file its applications  
6 before doing so.

7           And Cimarex responded when it received -- or  
8 shortly after receiving COG's proposals reminding COG  
9 gently that Cimarex has a JOA over Section 6, and that it  
10 intends to develop its acreage in Section 6 for which it's  
11 the designated operator.

12           So at this point, I do agree with Ms. Hardy that  
13 absent COG dismissing its applications, we will need to go  
14 to a contested hearing, and we would like a contested  
15 hearing in June --

16           MR. HEARING EXAMINER: Okay.

17           MS. BENNETT: -- to answer the Division's  
18 questions more specifically, though Cimarex will be  
19 proposing wells under the JOA. But that is not something  
20 that will be -- will trigger a compulsory pooling case  
21 because they don't need to pool anyone. But they still  
22 have to propose under the JOA, and they're doing that in  
23 the near term.

24           MR. HEARING EXAMINER: Okay. How long will you  
25 and Ms. Hardy need to confer on the dates? And I gave

1 some dates earlier to other parties. I don't know if you  
2 were here for that, but I can go back over them with you  
3 now, in June, where we could hold a contested hearing.

4 But how long would you need to select one with,  
5 Ms. Hardy?

6 MS. BENNETT: I previously conferred with Cimarex  
7 about potential dates in June, and we -- Cimarex is  
8 available June 6th or June 20th.

9 MR. HEARING EXAMINER: And, Freya, you said that  
10 our June --

11 MS. BENNETT: Oh.

12 MR. HEARING EXAMINER: -- docket is 13 and 27?

13 MS. CHANCE: Correct.

14 MR. HEARING EXAMINER: But you also said that  
15 June 20 is not available; is that right?

16 MS. CHANCE: For a special hearing, right.

17 MR. HEARING EXAMINER: Perfect. So the 6th. So  
18 the 6th is available?

19 MS. CHANCE: It is.

20 MR. HEARING EXAMINER: Very good.

21 Ms. Hardy?

22 MS. HARDY: The 6th actually does work for COG.

23 MR. HEARING EXAMINER: Okay. Ms. Bennett?

24 MS. BENNETT: I had conferred with my witnesses  
25 as well.

1 MR. HEARING EXAMINER: Then we will issue a  
2 prehearing order for June 6th. It'll be in person here in  
3 Pecos Hall. Your witnesses can be available virtually.  
4 They don't have to come in person. How many witnesses do  
5 you expect?

6 MS. HARDY: We will definitely have two. It's  
7 possible we would have three.

8 MR. HEARING EXAMINER: Okay.

9 MS. HARDY: But I think two.

10 MR. HEARING EXAMINER: And, Ms. Bennett?

11 MS. BENNETT: Same. Definitely two, but  
12 potentially three.

13 MR. HEARING EXAMINER: Okay. Now, I've noticed  
14 something in the prehearing statements. I noticed that  
15 when we issue a prehearing order -- and I'm doing this  
16 from memory, so I may not get this exactly right, but when  
17 we issue a prehearing order, we tell the parties that we  
18 want to have certain information submitted in advance of  
19 the hearing. And I have not seen that complied with in  
20 this respect, and that is, what are the issues? What were  
21 the specific issues that we need to collect evidence in  
22 regards to.

23 Is that -- Ms. Hardy, is that something that has  
24 typically not been complied with even though it's on the  
25 prehearing order?

1 MS. HARDY: I think we do submit with our --

2 MR. HEARING EXAMINER: Okay.

3 MS. HARDY: -- prehearing statement a week before  
4 the hearing --

5 MR. HEARING EXAMINER: Okay.

6 MS. HARDY: -- a list of the issues.

7 MR. HEARING EXAMINER: Okay.

8 Ms. Bennett?

9 MS. BENNETT: I agree with Ms. Hardy. They could  
10 be buried a little bit in the prehearing statements, which  
11 is perhaps something we could clarify, but I do know in  
12 the past, for the past couple of contested hearings that  
13 I've submitted prehearing statements for, I have included  
14 a list of issues to be decided.

15 We don't often have agreement on issues that are  
16 stipulated, and so that's usually not filled -- not  
17 identified.

18 MR. HEARING EXAMINER: Okay. I understand.  
19 Thank you. That clarifies it.

20 I think, if you look carefully at the prehearing  
21 order, the list of items that we need before we go to  
22 contested hearing is important, and maybe you could  
23 outline them a little bit more clearly in your prehearing  
24 statement that you file. Okay. Thank you.

25 MS. BENNETT: Sure.

1 MR. HEARING EXAMINER: Thanks for clarifying  
2 that.

3 Okay. So we are going to issue a --

4 So, Freya, will you issue a prehearing order for  
5 this? Now, let me -- no. We are talking about cases  
6 24320 and 21; is that correct?

7 MS. CHANCE: Correct.

8 MR. HEARING EXAMINER: Those two cases, right?

9 MS. CHANCE: That's right.

10 HEARING OFFICER: I just want to make sure.

11 MS. CHANCE: Yes.

12 MR. HEARING EXAMINER: So, Freya, will you issue  
13 a prehearing order in case numbers 23 -- 24320 and 24321  
14 setting a contested hearing to begin at 9:00 AM on June  
15 6th?

16 MS. CHANCE: Yes, I will.

17 MR. HEARING EXAMINER: Here, in person. Thank  
18 you.

19 MR. HEARING EXAMINER: (Inaudible) 6, in person.

20 I am now calling Matador cases 24324 and 24325 --  
21 no, I'm not calling these cases. These cases were already  
22 called and they are already going to be consolidated with  
23 Mewbourne's cases, so not calling those cases.

24 Okay. Let's go to Marathon Oil Permian 24336  
25 and. I think it's a stand-alone case. Entries of

1 appearance, please.

2 MS. BENNETT: Good morning, Mr. Examiner. Deana  
3 Bennett on behalf of Marathon Oil Permian LLC.

4 MS. VANCE: Good morning, Mr. Hearing Examiner.  
5 Paula Vance with the Santa Fe office of Holland and Hart  
6 on behalf of Matador Production company.

7 MR. JONES: Good morning, Mr. Examiner. Blake  
8 Jones with Steptoe and Johnson on behalf of Northern oil  
9 and Gas.

10 MR. HEARING EXAMINER: Good morning, Mr. Jones.  
11 Okay. Mr. Jones, did you file an objection?

12 MR. JONES: We did not.

13 MR. HEARING EXAMINER: Ms. Vance?

14 MS. VANCE: We did, but we have since withdrawn  
15 that.

16 MR. HEARING EXAMINER: Are we going to hearing?

17 MS. VANCE: Mr. Examiner, I wish we could, but I  
18 had not filed -- given MRC's objection, I had not filed a  
19 prehearing statement in this case. And so we would ask  
20 that this case be continued to May 16th for an uncontested  
21 hearing.

22 MR. HEARING EXAMINER: Perfect. Any objections?

23 MS. BENNETT: None from Matador.

24 MR. JONES: None from Northern.

25 MR. HEARING EXAMINER: Perfect. So we will --

1 once Ms. Bennett files the proper continuance, we will set  
2 this for a hearing by affidavit on May 16. Anything else?

3 MS. BENNETT: No, thank you.

4 MR. HEARING EXAMINER: Excellent. Thank you.

5 I am now calling 22947 EOG Resources. It looks  
6 like we're having a hearing by affidavit.

7 MS. VANCE: That's correct, Mr. Hearing Examiner.  
8 Paula Vance on behalf of the applicant, EOG Resources.

9 MR. HEARING EXAMINER: Are there any other  
10 parties entering an appearance?

11 MR. RODRIGUEZ: Good morning. Michael Rodriguez  
12 with Civitas Permian Operating LLC.

13 MR. HEARING EXAMINER: Are there any objections  
14 to this proceeding?

15 MR. RODRIGUEZ: No objections. We're just  
16 monitoring.

17 MR. HEARING EXAMINER: Monitoring. Okay. And  
18 have you reviewed the exhibits?

19 MR. RODRIGUEZ: Yes.

20 MR. HEARING EXAMINER: You have. And will you  
21 have any objections to admitting those exhibits into  
22 evidence?

23 MR. RODRIGUEZ: No, we do not.

24 MR. HEARING EXAMINER: Okay. Very good.

25 Are there any other parties, Ms. Vance, that you

1 know of?

2 MS. VANCE: Yes, I think that they're sitting up  
3 here.

4 MR. BRUCE: Mr. Examiner, Jim Bruce  
5 representing -- I can't even read my own notes here.

6 MR. HEARING EXAMINER: Matador?

7 MR. BRUCE: Matador. No objection to the matter  
8 proceeding by affidavit.

9 MR. HEARING EXAMINER: And have you reviewed the  
10 exhibits?

11 MR. BRUCE: Yes, the exhibits are fine.

12 MR. HEARING EXAMINER: Okay.

13 MR. BRUCE: The exhibits are fine.

14 MR. HEARING EXAMINER: Okay. Very good.

15 Ms. Vance.

16 MS. VANCE: Oh. Good morning.

17 MR. HEARING EXAMINER: Excuse me.

18 MS. VANCE: Mr. Examiner, Deana Bennett on behalf  
19 of Marathon Oil Permian LLC. And in looking through the  
20 case files yesterday, when I didn't see Marathon on the  
21 docket sheet, I looked back through the case files, and  
22 although Marathon has been treated as a party in this case  
23 by the other parties, I had not formally entered an  
24 appearance yet, and that's likely because I had entered an  
25 appearance in the competing case that has now been

1 dismissed.

2 HEARING OFFICER: Okay.

3 MS. VANCE: So long story short, I would like to  
4 enter my appearance on behalf of Marathon Oil Permian LLC  
5 in this case.

6 MR. HEARING EXAMINER: Okay.

7 MS. VANCE: Thank you.

8 MR. HEARING EXAMINER: And have you -- you said  
9 you reviewed the case file. Did you look at the exhibits?

10 MS. VANCE: Yes, I did, and no objections to the  
11 exhibits.

12 MR. HEARING EXAMINER: No objections. Okay.  
13 Unless there's any other parties that are going to pop  
14 up --

15 Ms. Vance.

16 MS. VANCE: Thank you, Mr. Hearing Examiner. So  
17 in case 22947, EOG seeks to pool the uncommitted interests  
18 in the Bone Spring formation, and that is the -- and the  
19 pool is the Red Hills Bone Spring North pool, and the pool  
20 code is 96434. And that's underlying a standard 640-acre,  
21 more or less, horizontal well spaces unit comprised of the  
22 East Half of Sections 23 and 26, Township 24 South, Range  
23 34 East, and that's in Lee County, New Mexico.

24 EOG seeks to initially dedicate the spaces unit  
25 to the proposed Grackle 26 East Fed Com 101H, 102H, 103H,

1 301H, 302H, 303H, 304H and 305H. And I would note that  
2 the 102H and the 303H are proximity wells, and we've noted  
3 that in the compulsory pooling checklist.

4 In this case, we have included a copy of the  
5 application, provided the compulsory pooling checklist as  
6 well as the self-affirm statements of Landman Stacey  
7 Stretcher and Tara George, both of whom have previously  
8 testified before the Division, and their credentials have  
9 been accepted as a matter of record.

10 Ms. Stretcher's statement is Exhibit C and  
11 includes all of the required landman exhibits. I won't go  
12 through all of them, but I will point out two pieces of  
13 detail. One, although it wasn't a part of the original  
14 application approval for the overlap, there is an overlap,  
15 and we did provide as Exhibit C-1 a diagram showing the  
16 proposed spacing unit in relation to the existing spacing  
17 unit along with including a sample letter of the  
18 overlapping notice that went out.

19 And then, I also wanted to note that the well  
20 names are being changed. And so originally under the  
21 proposal they were the Grackle 23. They are now the  
22 Grackle 26. We did send out amended proposals and  
23 included those updated names.

24 And then moving on is Ms. George's statement,  
25 which is Exhibit D. It includes all of the required

1 geological exhibits. In this case, Ms. George did not  
2 observe any faulting pinch-outs or any other geologic  
3 impediments to the horizontal drilling of these wells.

4 And then lastly, is Exhibit E, Self-Affirmed  
5 Statement of Notice with two sample letters. And I did  
6 have some e-mail communication with Freya yesterday  
7 regarding the notice. So just to clarify on that, we did  
8 provide updated notice in March, and so we included a copy  
9 of that notice we included the two letters that went out  
10 and were timely-mailed on March 15th, 2024, and then March  
11 20th, 2024. And then the mailing reports are also  
12 included for both sets of those mailings.

13 This is followed by the last exhibit, which is  
14 Exhibit F --

15 MR. HEARING EXAMINER: Ms. Vance, can I stop you  
16 for a moment?

17 MS. VANCE: Sure.

18 MR. HEARING EXAMINER: On page 64 of your PDF,  
19 you have a March 20th letter, which you just discussed  
20 now. You said that that was -- you said both letters were  
21 timely, the March 15 letter and the March 20th letter.  
22 How is the March 20th letter timely?

23 MS. VANCE: Got it. Understood. I just  
24 realize -- well, let me -- am I going back -- I'd have to  
25 look at my date calculator, but if it is -- and I can

1 follow up on this. Let me see.

2 Those two parties -- I -- we have previously  
3 provided notice to them, and obviously Marathon's  
4 representation is right here, but we did provide previous  
5 notification to these parties, which I can supplement the  
6 record with. These applications were originally filed in  
7 2022, and so notice has gone out.

8 We just provided updated notice of the hearing  
9 and the amended proposal, and that's why -- that was a  
10 over -- I overlooked that on my side, but we did provide  
11 notice to both of those parties timely.

12 MR. HEARING EXAMINER: Okay. Well, Mr. McClure  
13 will, I'm sure, ask you about that. So why don't you  
14 finish your presentation, and then we'll go to him --  
15 well, we'll deal with the exhibits first and then we'll go  
16 to Mr. McClure.

17 MS. VANCE: Absolutely. So the last exhibit is  
18 Exhibit F, which is the notice of publication, which was  
19 timely-published on March 19th, 2024. And unless there  
20 are any questions, I would ask that the exhibits and  
21 sub-exhibits be admitted into the record.

22 MR. HEARING EXAMINER: Before we deal with the  
23 exhibits, Ms. Vance, is it not -- that's okay. Do you  
24 need to --

25 MS. VANCE: One moment.

1 MR. HEARING EXAMINER: Yes.

2 MS. VANCE: And that was an oversight on my part.  
3 I said, "Stacey." It is Lacy Stretcher.

4 MR. HEARING EXAMINER: Okay. For proper notice,  
5 you need how many days?

6 MS. VANCE: For letter notice, it's 20 business  
7 days from the date of the hearing.

8 MR. HEARING EXAMINER: 20 business days.

9 MS. VANCE: Huh?

10 MS. CHANCE: Twenty.

11 MS. VANCE: Twenty calendar days.

12 MR. HEARING EXAMINER: Calendar days.

13 MS. VANCE: Sorry. That's my fault.

14 MR. HEARING EXAMINER: That's right. I figured.  
15 Okay.

16 MS. VANCE: I was blending both NOP and letter  
17 days.

18 MR. HEARING EXAMINER: And when you're counting  
19 days, you don't count the first day; is that correct?

20 MS. VANCE: Correct.

21 MR. HEARING EXAMINER: Okay. Very good. So  
22 today is April 4. Will you look at your calendar and tell  
23 me when is the last day that would have satisfied the  
24 20-day calendar period for notice?

25 MS. VANCE: Okay. I see what you're saying. And

1 again, that was an oversight on my part.

2 MR. HEARING EXAMINER: Sure.

3 MS. VANCE: We have provided a number of  
4 different notices, and I can supplement the record with  
5 all of the notice that we provide in this.

6 MR. HEARING EXAMINER: Just if you would -- I  
7 understand. Just if you would tell me, what is the date?

8 MS. VANCE: So it would have been the 15th of  
9 last month.

10 MR. HEARING EXAMINER: Fine. So --

11 MS. VANCE: Yeah.

12 MR. HEARING EXAMINER: So if you -- so you're  
13 saying that if you mailed out a notice on the 15th to a  
14 party, that would give them 20 days for today's hearing?

15 MS. VANCE: That's correct.

16 MR. HEARING EXAMINER: Okay. Very good.

17 MS. VANCE: Yeah.

18 MR. HEARING EXAMINER: So we don't count -- we  
19 don't count the first day.

20 MS. VANCE: Correct.

21 MR. HEARING EXAMINER: Right. Okay. So then  
22 we're saying if you mailed it on the 15th, it would be --  
23 okay. So the 20th day can be the day of the hearing, by  
24 your understanding of the law.

25 MS. VANCE: That's correct, from the 15th.

1 MR. HEARING EXAMINER: Okay. Very good. Just  
2 wanted to clarify that. And also, for Mr. McClure because  
3 he's listening.

4 Okay. So let's deal with your exhibits first and  
5 then we'll go to your witnesses and Mr. McClure.

6 So I have your exhibits tabbed A, B, C, D, E and  
7 F. Are there any objections -- well, I've already asked  
8 the parties if there are any objections. But are there  
9 any other objections?

10 Not hearing any, we are admitting your tabs A, B,  
11 C, D, E and F and their subparts.

12 Mr. McClure, do you have questions for Ms. Vance  
13 or her witnesses?

14 MR. MCCLURE: Yes, I do, Mr. Hearing Examiner. I  
15 have questions for Ms. Vance in regards to notice, of  
16 course.

17 MR. HEARING EXAMINER: Please.

18 MR. MCCLURE: All right. Thank you.

19 Ms. Vance, have you submitted -- I see this case  
20 obviously has numerous submissions from 2022 and onward  
21 within this paperwork that's already been -- or these  
22 documents, which has already been submitted to the  
23 Division. Does any of this include the notice that was  
24 provided to these two additional persons?

25 MS. VANCE: To the two additional persons, yes,

1 or not in the -- I'm not sure -- in the record. I would  
2 have to look at it. I don't believe so, because I  
3 believe, I think this is our first hearing packet that  
4 we've submitted.

5 But again, we provided notice when this was  
6 originally filed, and that's just an oversight on my part  
7 that we didn't include it. We just provided this  
8 supplemental notice that we did with an updated list of  
9 the parties, so if I can tell you --

10 MR. HEARING EXAMINER: Hold on, one second. So  
11 before Mr. McClure continues, Ms. Vance, I think what  
12 Mr. McClure is asking you is, in all of your previous  
13 notices, have you noticed the two new parties that you  
14 were noticing on March 20th?

15 MS. VANCE: I believe so, and I'm pulling up my  
16 files --

17 MR. HEARING EXAMINER: Let me take --

18 MS. VANCE: -- to double check.

19 MR. HEARING EXAMINER: -- let's take a  
20 five-minute break.

21 MS. VANCE: Sure.

22 MR. HEARING EXAMINER: Let's just take a  
23 five-minute break, so you don't feel like you're under the  
24 gun.

25 Mr. McClure, is that okay with you?

1 MR. MCCLURE: Yes, absolutely.

2 HEARING OFFICER: All right. Freya, why don't  
3 you just keep the recorder going?

4 MS. CHANCE: Okay. Will do.

5 MR. HEARING EXAMINER: Okay. Thank you.

6 (A five-minute break was taken at 9:25 AM, and  
7 the hearing continued as follows:)

8 MR. HEARING EXAMINER: It is 9:45 on April 4. We  
9 are back on the record. I don't know -- I see Ms. Vance  
10 looking at her computer, so I'm not sure she's found the  
11 information she wants.

12 MS. VANCE: Well, I haven't. I found our  
13 original notice list, which has all of the parties. I  
14 have asked my legal assistant to send me the original  
15 notice letter that went out, the mailing report and the  
16 original NOP, so I would ask to just recess. I will be  
17 here, anyway.

18 MR. HEARING EXAMINER: Okay.

19 MS. VANCE: And just wait until the -- until I  
20 get it, and I can let the Division know.

21 MR. HEARING EXAMINER: Mr. McClure, I'm sure you  
22 have more questions, so let's leave that question  
23 unanswered for now, and then we can -- when you're done  
24 with your questions, if we don't have an answer, we can  
25 recess the case and come back to it after she gets the

1 information she needs, so please proceed with your  
2 questions.

3 Mr. Hearing Examiner, actually this is the only  
4 question I have. If I may though, I think my  
5 recommendation for this case is if we're not able to have  
6 something submitted to the record by the end of the  
7 hearing, maybe to actually continue it until we have  
8 something submitted in writing from the applicant.

9 MR. HEARING EXAMINER: Okay.

10 Okay. So, Ms. Vance, if we don't get the  
11 information -- if you don't get the information you need  
12 by the end of all the cases today, then we'll just  
13 continue your case to the next docket and we'll just  
14 collect the evidence at that point.

15 MS. VANCE: That's fine. Hopefully, we'll get it  
16 before then though.

17 MR. HEARING EXAMINER: Hopefully, we will. So,  
18 okay.

19 So Mr. McClure doesn't have any more questions  
20 for you, so we will be in recess on that case.

21 Let's -- I'm just going to take some notes, so I  
22 don't forget what's going on here. (Inaudible).

23 Okay. I am now calling Mewbourne Oil cases.  
24 There are several of them consolidated, 24048, 49, 50 and  
25 51.

1 MR. BRUCE: Mr. Examiner, Jim Bruce representing  
2 Mewbourne.

3 MR. HEARING EXAMINER: Very good. Are there any  
4 other parties, Mr. Bruce?

5 MR. BRUCE: No, sir.

6 MR. HEARING EXAMINER: Okay. Very good. Please  
7 proceed.

8 MR. BRUCE: Mr. Examiner, these four cases were  
9 consolidated and presented two weeks ago. They were  
10 continued because the publication period had not been  
11 expired. That has now expired, so that's not an issue.

12 MR. HEARING EXAMINER: Okay. Mr. Bruce, let me  
13 check my notes from that. It's March 21st hearing; is  
14 that right?

15 MR. BRUCE: Yes, sir.

16 MR. HEARING EXAMINER: Let me check my notes.

17 MR. BRUCE: Or it might have been the first March  
18 hearing. I can't remember. Let me see.

19 MR. HEARING EXAMINER: All right. I found my  
20 March 21st notes. There we go. Let me find -- and the  
21 case number is 24048, Mr. Bruce?

22 MR. BRUCE: Through --

23 MR. HEARING EXAMINER: 51.

24 MR. BRUCE: 24051.

25 MR. HEARING EXAMINER: Okay. I found my notes.

1 I have that we were waiting today to cure a notice, defect  
2 in Exhibit 4 in all four cases. Is that what you show as  
3 well?

4 MR. BRUCE: The Exhibit 5, the Affidavit of  
5 Publication.

6 MR. HEARING EXAMINER: 54. I have Exhibit 4 here  
7 for some reason. Did you change exhibit numbers?

8 MR. BRUCE: No, I did not.

9 MR. HEARING EXAMINER: Okay. I actually have a  
10 different issue for two other cases, so let's deal with  
11 these cases individually. 24048. Let me go to  
12 Mr. McClure for a moment.

13 Mr. McClure, was the notice defect that you  
14 saw -- was it in Exhibit 4 or Exhibit 5?

15 MR. BRUCE: Mr. Hearing Examiner, it was in  
16 Exhibit 3B, is the confirmation I'm asking for and 3A --  
17 excuse me. Both of those.

18 MR. HEARING EXAMINER: Okay. So not Exhibit 4 at  
19 all.

20 MR. BRUCE: In Exhibit 4, looks like it says,  
21 "public notice," so I'm wondering if Mr. Bruce may have  
22 his exhibits -- remembering the exhibits incorrectly.

23 MR. HEARING EXAMINER: Okay. So, Mr. Bruce --

24 MR. BRUCE: Oh. Oh, I apologize. I have two  
25 different sets, and I'll get into that in a minute.

1 MR. HEARING EXAMINER: Sure.

2 MR. BRUCE: Yes. There's a different numbering  
3 system because in 24048 and 24050, those were reopened  
4 cases, and so the numbering of the exhibits is different,  
5 and you are correct.

6 MR. HEARING EXAMINER: And so Exhibit 4 was the  
7 issue?

8 MR. BRUCE: It is the issue.

9 MR. HEARING EXAMINER: Okay. And just to put it  
10 on the record, what was the record, and how has it been  
11 cured?

12 MR. BRUCE: The notice was published one-day  
13 late, so there is only nine days between the publication  
14 date and the hearing date.

15 MR. HEARING EXAMINER: And there needs to be 10?

16 MR. BRUCE: Needs to be 10.

17 MR. HEARING EXAMINER: Okay. Very good. Now,  
18 that obviously has been cured, since we're here two weeks  
19 later. And then you have your Landman, Mr. Cullen  
20 present?

21 MR. BRUCE: Yes, both the landman --

22 MR. HEARING EXAMINER: Perfect.

23 MR. BRUCE: -- and geologist should be here.

24 MR. HEARING EXAMINER: Okay. So, Mr. McClure,  
25 just on this one day alone, 24048, now that you know that

1 the publication notice has been cured in Exhibit 4, what  
2 do you have for Mr. Bruce or his witnesses?

3 MR. MCCLURE: Thank you, Mr. Hearing Examiner.

4 Mr. Bruce, can you please clarify for me when  
5 written notice was provided for this case?

6 MR. BRUCE: Written notice was sent to the  
7 working interest owners December 13, 2023. And as to -- I  
8 needed to send additional notice to two parties regarding  
9 the overlapping well units, two interest owners, and that  
10 was mailed out February 29, 2024.

11 MR. MCCLURE: Thank you, Mr. Bruce. That was the  
12 only question I had in regards to notice.

13 MR. HEARING EXAMINER: May we take this case  
14 under advisement?

15 MR. MCCLURE: I do have additional questions,  
16 Mr. Hearing Examiner, just not related to notice.

17 MR. HEARING EXAMINER: Oh. Go ahead, please.

18 MR. MCCLURE: Yes, sir.

19 Mr. Bruce, what is the current status of the  
20 wells proposed under this pooling order?

21 MR. BRUCE: I'll turn it over to my witnesses,  
22 but I believe most of them have been drilled.

23 MR. HEARING EXAMINER: Okay. Hold on, a second.  
24 Which witness are you directing this question to,  
25 Mr. Bruce?

1 MR. BRUCE: Probably -- well, both the  
2 geologists, Carson Cullen and the geologist, Tyler Hill.

3 MR. HEARING EXAMINER: Okay. And they're both  
4 present?

5 MR. BRUCE: Yes.

6 MR. HEARING EXAMINER: So would you please turn  
7 on your cameras and unmute yourself? We're going to get  
8 you sworn in. Okay. I see one person, Mr. Bruce. Do you  
9 know who that is?

10 MR. HILL: Good morning, Mr. Examiner. My name  
11 is Tyler Hill, and I'm the geologist representing  
12 Mewbourne in this case.

13 MR. HEARING EXAMINER: Okay. Very good,  
14 Mr. Hill. Do we have Mr. Cullen as well?

15 MR. CULLEN: Can you hear me? I'm here  
16 (inaudible).

17 MR. HEARING EXAMINER: Only barely.

18 MR. CULLEN: Okay. I'll try to get closer to the  
19 microphone. I haven't done it from my office computer.  
20 I'm also having trouble with the camera. Is the audio any  
21 better?

22 MR. HEARING EXAMINER: Okay. Mr. Cullen, are you  
23 saying you can't turn on your camera?

24 MR. CULLEN: I'm giving it an attempt.

25 MR. HEARING EXAMINER: I can see you.

1 MR. CULLEN: Okay.

2 MR. HEARING EXAMINER: Okay. So, Gentlemen,  
3 please speak loudly and speak close to the microphone  
4 because we are relying on this Webex recording to preserve  
5 this hearing until it can be transcribed by a court  
6 reporter. So, Gentlemen, please both raise your right  
7 hands.

8 Mr. Cullen, I can't see your hand. Thank you,  
9 sir.

10 Do you swear or affirm that the testimony you're  
11 about to give is the truth, the whole truth and nothing  
12 but the truth?

13 MR. HILL: Yes.

14 MR. HEARING EXAMINER: Mr. Cullen?

15 MR. CULLEN: I do.

16 MR. HEARING EXAMINER: Okay. Very good. So let  
17 me first get you both to state and spell your names for  
18 the record.

19 Let's start with you, Mr. Cullen.

20 MR. CULLEN: Carson Cullen, C-A-R-S-O-N  
21 C-U-L-L-E-N.

22 MR. HEARING EXAMINER: Okay. And, Mr. Hill.

23 MR. HILL: Tyler Hill, T-Y-L-E-R H-I-L-L.

24 MR. HEARING EXAMINER: Okay. Mr. McClure, which  
25 witness do you want to direct your question to?

1 MR. MCCLURE: I guess, to be honest, I'm not sure  
2 which one would have the best answer, in regards to the  
3 status of the wells, whether (inaudible) to the landman or  
4 the geologist.

5 MR. HEARING EXAMINER: Okay. Then let's -- okay.  
6 Then let's treat them as a panel.

7 Mr. Hill and Mr. Cullen, we're going to treat you  
8 as a panel. If one of you wants to answer this question,  
9 would you please begin?

10 MR. HILL: Mr. Examiner and Mr. McClure, the  
11 wells are producing.

12 MR. MCCLURE: Mr. Hill, do you know approximately  
13 when they started producing?

14 MR. CULLEN: I -- no, I don't have that data in  
15 front of me. I'm sorry.

16 MR. HEARING EXAMINER: Hold on. Give me just a  
17 second.

18 MR. HILL: July of 2022, approximately.

19 MR. MCCLURE: Okay. Thank you, Mr. Cullen. Is  
20 that in regards to the wells under both cases, 24048 and  
21 case 24050 or which one, specifically?

22 MR. CULLEN: Both, yes, sir.

23 MR. MCCLURE: Okay. Thank you. No more  
24 questions.

25 Thank you, Mr. Hearing Examiner.

1 MR. HEARING EXAMINER: Okay. So, Mr. McClure,  
2 are you finished asking all of your questions for case  
3 number 24048?

4 MR. MCCLURE: I have no further questions;  
5 however, I would like the applicant to submit an  
6 additional document.

7 MR. HEARING EXAMINER: Okay. What document?

8 MR. MCCLURE: Let me bring it up. Well, actually  
9 if I may ask a question in regards to it.

10 Mr. Cullen, was there only one additional person  
11 being forced pooled?

12 MR. CULLEN: Yes, sir.

13 MR. MCCLURE: All right. The additional document  
14 I'd like to see has got to be more clearly indicated. I  
15 believe there's a letter in the file, that it would be  
16 nice if we had an actual table that demonstrated to us  
17 which persons are being pooled and stating as such.

18 MR. CULLEN: Yes, sir.

19 MR. HEARING EXAMINER: Okay. Mr. Bruce, do you  
20 understand the additional document that we need?

21 MR. BRUCE: Yes. I did address it at the prior  
22 hearing, but I will file a document with you.

23 MR. HEARING EXAMINER: What do you mean you  
24 "addressed it"?

25 MR. BRUCE: What's that?

1 MR. HEARING EXAMINER: I'm sorry. I didn't  
2 understand your response. What did you mean you  
3 "addressed it at the previous hearing"?

4 MR. BRUCE: Well, let me see. I'm looking at --  
5 now, this is in the next case. I can't find my -- but if  
6 you look at the landman's testimony, the only -- there's a  
7 plat that shows the interest being pooled, Exhibit 2B.

8 MR. HEARING EXAMINER: But it's not in this case,  
9 is that what you're saying?

10 MR. BRUCE: I thought I filed them in all cases,  
11 but I can't recall, right now.

12 MR. HEARING EXAMINER: Okay. So Mr. --

13 MR. BRUCE: If you go to the next case, all of  
14 the cases only pooled the Boy's Club of America, belonging  
15 to a very small, unleased working interest --

16 MR. HEARING EXAMINER: Mr. Bruce, I'm going to  
17 ask you to stop for just a minute.

18 MR. BRUCE: Sure.

19 MR. HEARING EXAMINER: So, Mr. McClure, you've  
20 looked through all the exhibits and you do not see what  
21 you need in this case, is that correct?

22 MR. BRUCE: That is correct.

23 MR. HEARING EXAMINER: Okay. All right. Very  
24 good. So if we give Mr. Bruce a deadline of let's say,  
25 tomorrow by close of business to file that document, and

1 he does file the document --

2 And, Mr. Bruce -- Mr. Bruce --

3 MR. BRUCE: Yes.

4 MR. HEARING EXAMINER: I want to make sure you  
5 understand. So when you file this additional exhibit,  
6 please file the entire packet again.

7 MR. BRUCE: Yes, sir.

8 MR. HEARING EXAMINER: Call it an "amended  
9 packet." Attach a cover letter that says what you are  
10 adding, so that the technical review knows exactly why you  
11 filed that amended exhibit packet.

12 Okay. So, Mr. McClure, if Mr. Bruce complies  
13 with that order, can we take this case under advisement?

14 MR. BRUCE: Yes, Mr. Hearing Examiner, I believe  
15 we can.

16 MR. HEARING EXAMINER: Okay. Then I'm going to  
17 put notes in this case.

18 And, Mr. Bruce, we're going to ask you to move on  
19 to case number 24049. And I have different notes for that  
20 case, so let me tell you what I show.

21 MR. BRUCE: Uh-huh.

22 MR. HEARING EXAMINER: Are you ready?

23 MR. BRUCE: Yes.

24 MR. HEARING EXAMINER: I show that you are going  
25 to file or that you were going to file an amended exhibit

1 packet because Exhibit 2D was missing; is that correct?

2 MR. BRUCE: That is correct.

3 MR. HEARING EXAMINER: And did you file the  
4 amended packet?

5 MR. BRUCE: Yes.

6 MR. HEARING EXAMINER: Okay. Good. And it has  
7 a -- let me look at it, so we can get Exhibit 2D entered.

8 MR. BRUCE: Yeah.

9 MR. HEARING EXAMINER: So this is a continuation  
10 of the hearing that began two weeks ago; is that right?

11 MR. BRUCE: Yes, correct.

12 MR. HEARING EXAMINER: Okay. Very good. Give me  
13 one second here.

14 MR. BRUCE: Yeah. And look at the green packet.

15 MR. HEARING EXAMINER: I will. I will. But give  
16 me a minute, so I can make my notes or else I'll just be  
17 lost.

18 Mr. Bruce, what are you going to call this  
19 Exhibit in case 24048? What are you going to call it, a  
20 table?

21 MR. MCCLURE: Okay. It's a -- there's two pages  
22 really. I think I -- I think on all of them it should  
23 have been called "2B." Certainly, in this case it is.  
24 It's 2B, which is just a sheet that shows the interest  
25 ownership and the party to be pooled, which is the Boys

1 Club of America.

2 MR. HEARING EXAMINER: Okay.

3 MR. MCCLURE: And then Exhibit 2C is a Summary of  
4 Communications with that single party.

5 MR. HEARING EXAMINER: So Exhibits 2B and 2C will  
6 be amended?

7 MR. MCCLURE: Yeah. For two of the cases they  
8 were -- I may not have done it for --

9 MR. HEARING EXAMINER: We're only talking about  
10 one case. I don't want to --

11 MR. BRUCE: Okay. 240 --

12 MR. HEARING EXAMINER: -- I don't want to cloud  
13 (inaudible).

14 MR. BRUCE: -- 49.

15 MR. HEARING EXAMINER: No. We're only talking  
16 about 24048, right now.

17 MR. BRUCE: Okay. That's why I was confused.

18 MR. HEARING EXAMINER: That's okay.

19 MR. BRUCE: I will. I will. I didn't -- for  
20 some reason, I didn't pick up the exhibit package for that  
21 case. I will look at it. If it's not in there, I will  
22 refile by tomorrow close of business.

23 MR. HEARING EXAMINER: But the exhibits being  
24 corrected -- amended will be 2B and 2C?

25 MR. BRUCE: Yes.

1 MR. HEARING EXAMINER: Both?

2 MR. BRUCE: Just simply 2B.

3 MR. HEARING EXAMINER: Fine. That's what I'm  
4 asking.

5 MR. BRUCE: Okay.

6 MR. HEARING EXAMINER: I have a note. Now we're  
7 moving on to 24049. And I read you my note from that  
8 case, and you filed an amended exhibit. I just wanted to  
9 look at it, so that Mr. McClure isn't the only one who can  
10 see it. 24049. 240 -- okay. Let me look here. And you  
11 said, "Look at the green one. Look at the green one."

12 Yes, I see a green exhibit packet. And we talked  
13 about Exhibit 2, "B" as in boy, Summary of Interest; is  
14 that correct?

15 MR. BRUCE: That is correct.

16 MR. HEARING EXAMINER: Very good. I do see it  
17 here. So we need to get that entered into evidence  
18 because it wasn't in the original packet; is that right?

19 MR. BRUCE: Correct.

20 MR. HEARING EXAMINER: Okay. Very good. Do you  
21 want to make a motion for that?

22 MR. BRUCE: Yeah, I'd move the admission --

23 MR. HEARING EXAMINER: Okay.

24 MR. BRUCE: You were correct, by the way.  
25 Exhibits 2B and 2C should be admitted into the record.

1 MR. HEARING EXAMINER: Very good. Are there any  
2 objections?

3 Not hearing any, Exhibits 2B and 2C of the  
4 amended exhibit packet filed on -- it looks like March  
5 22nd, on or about, are hereby admitted into evidence.

6 Mr. McClure, do you have any questions on this  
7 case?

8 MR. MCCLURE: Yes, I do, Mr. Hearing Examiner.

9 MR. HEARING EXAMINER: Mr. Bruce, do you have  
10 any -- are your witnesses available?

11 MR. BRUCE: The same two.

12 MR. HEARING EXAMINER: Very good.

13 Mr. McClure.

14 MR. MCCLURE: I believe Mr. Bruce is the one to  
15 address this too, because it's the notice.

16 MR. HEARING EXAMINER: Go right ahead.

17 MR. MCCLURE: Mr. Bruce --

18 MR. BRUCE: Yes.

19 MR. MCCLURE: -- please confirm for me the date  
20 that written notice was provided in this case.

21 MR. BRUCE: Sure.

22 And I've got one more thing to bring up,  
23 Mr. Examiner, after this.

24 MR. HEARING EXAMINER: Okay. But just answer the  
25 question first, and then we'll deal with any other issues.

1 MR. BRUCE: The -- once again, notice of this  
2 case was sent out -- notice to the working interest owner  
3 being pooled was sent out December 13, 2023. And then for  
4 the overlapping well units, it was sent out  
5 February 29, 2024.

6 MR. MCCLURE: Thank you, Mr. Bruce.

7 Thank you, Mr. Hearing Examiner. No further  
8 questions.

9 MR. HEARING EXAMINER: Okay. And, Mr. Bruce, you  
10 had another issue?

11 MR. BRUCE: Yeah. Also, in your notes it should  
12 show that I had neglected to stuff the AFE in the exhibit  
13 package, and that is Exhibit 2D, so I'd move the admission  
14 of that exhibit.

15 MR. HEARING EXAMINER: Are there any objections?  
16 Exhibit 2 "D," as in David is now admitted into  
17 evidence.

18 Does that conclude your case, Mr. Bruce?

19 MR. BRUCE: Yes, sir.

20 MR. HEARING EXAMINER: Okay. Good. Can we take  
21 this case under advisement, Mr. McClure?

22 MR. MCCLURE: Yes, we can, Mr. Hearing Examiner.

23 MR. HEARING EXAMINER: Okay. This case is taken  
24 under advisement, as is 24048, as long you file the proper  
25 documents by close of business tomorrow in 24048.

1           Let's move on to 24050. This -- I have the same  
2 note as I did in 24058, so I won't go back over that note  
3 again.

4           So we had the Exhibit 4 notice issue, and you  
5 have your witnesses available. Are there any additional  
6 exhibits in 24050 that need to be admitted?

7           MR. BRUCE: What I would say is that the exhibits  
8 2B and 2C that you wanted me to -- in 24048 --

9           MR. HEARING EXAMINER: Yes.

10          MR. BRUCE: -- I will submit a revised exhibit  
11 package containing what you requested.

12          MR. HEARING EXAMINER: For 240 -- for the new  
13 case we're calling now, which is 24050?

14          MR. BRUCE: Correct.

15          MR. HEARING EXAMINER: Okay. Very good. And  
16 your witnesses are available.

17          Mr. McClure, are there any questions in 24050?

18          MR. MCCLURE: Yes, I do, Mr. Hearing Examiner.

19          MR. HEARING EXAMINER: Please. Please proceed.

20          MR. MCCLURE: Yes, sir.

21          Mr. Cullen, just to bring into this case as well,  
22 can you please confirm for me that at least one well  
23 that's a part of case 24050 was producing in the year of  
24 2022?

25          MR. CULLEN: Yes, I can.

1 MR. MCCLURE: and approximately what month was  
2 that?

3 MR. CULLEN: July.

4 MR. HEARING EXAMINER: July of what year?

5 MR. CULLEN: 2022.

6 MR. HEARING EXAMINER: Thank you.

7 MR. MCCLURE: Mr. Cullen, was it only one  
8 additional person being force pooled?

9 MR. CULLEN: Yes, sir.

10 MR. MCCLURE: Okay. Thank you, sir.

11 Mr. Bruce, if we could submit an exhibit that was  
12 referenced for case 24048 for 24050 as well, that being a  
13 table or list of pooled persons clearly identifying who is  
14 being force pooled and their interest.

15 MR. BRUCE: (Inaudible). I will do that.

16 MR. MCCLURE: Okay. Thank you, sir.

17 Thank you, Mr. Hearing Examiner. I have no  
18 further questions.

19 MR. HEARING EXAMINER: Okay.

20 MR. MCCLURE: Oh, excuse me. I -- let me back up  
21 two seconds. I do have one additional question.

22 Mr. Bruce, can you confirm for me when written  
23 notice was provided for this case?

24 MR. BRUCE: It was the same. I sent out the same  
25 notice on all four cases, so December 13, last December

1 13th, for the working interest owner, and then February  
2 29th, for the notice of the overlapping well units.

3 MR. MCCLURE: Okay. Thank you, Mr. Bruce.

4 Thank you, Mr. Hearing Examiner. I have no  
5 further questions on this case.

6 MR. HEARING EXAMINER: Okay. Mr. Bruce, just  
7 like 24048, 24050 is taken under advisement, as long as  
8 you file the amended exhibit packet to include a table of  
9 the persons being pooled, which is a corrected 2B and a  
10 corrected 2C, as you mentioned before.

11 MR. BRUCE: Correct.

12 MR. HEARING EXAMINER: Okay. Very good. Now  
13 we're on your last case, Mr. Bruce, at least in this group  
14 of cases, is 24051.

15 MR. BRUCE: Yes, sir. And again, this case is  
16 like 24049. The one-day lapse in the notice, that has  
17 been cured, and so -- and the notice -- written notice was  
18 the same publication period has now expired, so that's  
19 fine. And so -- but I move the admission of Exhibits 2B,  
20 2C and 2D.

21 MR. HEARING EXAMINER: In your amended exhibit  
22 packet?

23 MR. BRUCE: Correct.

24 MR. HEARING EXAMINER: Are there any objections?

25 Not hearing any, Exhibits 2B, 2C and 2D in the

1 amended packet are now admitted into evidence in case  
2 number 24051.

3 Mr. McClure, do you have any questions?

4 MR. MCCLURE: Yes, I do, Mr. Hearing Examiner.

5 MR. HEARING EXAMINER: Please.

6 MR. MCCLURE: Mr. Bruce, can you please confirm  
7 for me when written notice was provided for this case?

8 MR. BRUCE: Again, December 13, 2023 to the Boys  
9 Club of America, the working interest owner, and February  
10 29, 2024 regarding the overlapping well units.

11 MR. MCCLURE: Okay. Mr. Bruce, I'm also going to  
12 need an amended pooling checklist submitted for this case.  
13 Let me very quickly finish my notes for the last case  
14 though, and I'll get you what I'm needing.

15 MR. BRUCE: Whoops.

16 MR. MCCLURE: Actually, I have a very fast  
17 question for you as well, Mr. Bruce. On your pooling  
18 checklist under -- it would fit in the category formation  
19 and pool for well location setback and rules. You state  
20 that it's "Purple Sage and state-wide rules."

21 Can you clarify your reference to "state-wide  
22 rules" there?

23 MR. BRUCE: I just pretty much throw that on  
24 every one just to know that it's statewide horizontal  
25 rules as modified by the Purple Sage pool. I mean, but if

1 it's setbacks you're looking at, you know, of course, it's  
2 three 30-foot setbacks in the Purple Sage --

3 MR. MCCLURE: Absolutely.

4 MR. BRUCE: -- and if you --

5 MR. MCCLURE: Oh, go ahead. I'm sorry, sir.

6 Continue.

7 MR. BRUCE: Yeah. Well, and if you want me to  
8 amend this to exclude the state-wide rules and throw in  
9 the 330, 330, I can certainly do that.

10 MR. MCCLURE: Yes, that is one of the  
11 corrections. In addition to that, you reference the  
12 building blocks as "40-acre building blocks."

13 MR. BRUCE: Yeah. I wish I had the same mistake  
14 detector you have, Mr. McClure.

15 MR. MCCLURE: Is it your intention to correct  
16 that to "one 60-acre building block"?

17 MR. BRUCE: I think the building blocks would  
18 be -- well, whatever you desire, 160 or 320.

19 MR. MCCLURE: yeah. I was going to say I know  
20 there's definitely discussion in regards to the 160 versus  
21 320. And at your discretion, you may submit in that field  
22 160 or 320 at your discretion or include both. That's  
23 fine. But please, when you submit to us an amended  
24 pooling checklist, if you could please, correct that box  
25 as well.

1 MR. BRUCE: I will. What I'll do -- I will --  
2 right underneath the cover sheet, I will submit a little  
3 letter stating what I am correcting.

4 MR. MCCLURE: I think that is correct with what  
5 we want.

6 Is that correct, Mr. Hearing Examiner?

7 MR. HEARING EXAMINER: I think so.

8 MR. MCCLURE: (Inaudible).

9 MR. HEARING EXAMINER: I think so.

10 MR. MCCLURE: With that, thank you, Mr. Bruce.

11 Mr. Hearing Examiner, I have no further  
12 questions.

13 MR. HEARING EXAMINER: Okay. So we will take  
14 this case under advisement, as long as we receive the  
15 hearing packet by close of business tomorrow. Is that  
16 acceptable?

17 MR. BRUCE: Thank you.

18 MR. HEARING EXAMINER: Okay. Thank you,  
19 Mr. Bruce. We're going to move on now to case number 34  
20 on our docket, which is Silverback Operating LLC their  
21 amendment to existing order 22655. It is case number  
22 24281. Entries of appearance, please.

23 MR. SAVAGE: Good morning, Mr. Hearing Examiner.

24 Good morning, Mr. Technical Examiner. Darren  
25 Savage, with Abadie and Schill appearing on behalf of

1 Silverback Operating II LLC.

2 MR. HEARING EXAMINER: Are there any other  
3 parties, Mr. Savage?

4 MR. SAVAGE: I don't believe there is.

5 MR. HEARING EXAMINER: Okay. Please proceed.

6 MR. SAVAGE: Silverback would like -- so we would  
7 like to consolidate this case with number 35, and it's  
8 24282.

9 MR. HEARING EXAMINER: Okay. So I'll call that  
10 case as well. 24282. Please proceed.

11 MR. SAVAGE: Okay. And these involve two  
12 adjacent units. And the exhibits in the hearing packet  
13 are arranged and presented in a similar fashion, so I  
14 think it would be most efficient if I kind of go through  
15 them concurrently.

16 So in case 24281, Silverback seeks to reopen case  
17 number 23315 and amend order R22655, in order to request a  
18 one-year extension of the well commencement deadline for  
19 the pooled unit in the (inaudible) formation underlying  
20 the North Half, South Half of Section 22, Township 18,  
21 South Range 26 East, Eddy County, New Mexico, as it  
22 pertains to certain Krauss wells.

23 And, likewise, in case 24282, Silverback seeks to  
24 reopen case number 23316 and amend order R22671 in order  
25 to request a one-year extension of the commencement

1 deadline for the pooled unit again in the (inaudible).  
2 formation, and this underlines the adjacent unit South  
3 Half, South Half of Section 22 as it pertains again to  
4 certain Krauss wells.

5 The original pooling orders, copies of which are  
6 provided in the reference section of the two hearing  
7 packets, allow for a time extension upon showing of good  
8 cause. And in each Exhibit A of the hearing packets  
9 Landman, Mr. Jake Beaver Meyer, who is available today, is  
10 familiar with the subject lands and units, and his  
11 credentials have been previously accepted as a expert  
12 witness.

13 He testifies that Silverback is in good standing  
14 under the state-wide rules and existing pooling orders,  
15 and there is good cause to grant the time extension  
16 requested. Mr. Beaver Meyer states that Silverback has  
17 made substantial progress towards developing the  
18 administrative foundation for operations of the unit since  
19 the issuance of the original orders, and they have pursued  
20 due diligence regarding new owners recently discovered,  
21 and they have repooled those.

22 And while finalizing the administrative  
23 requirements, Silverback has worked to schedule drilling  
24 rigs for the units that has experienced operational  
25 matters and unanticipated delays in securing the rigs.

1 Silverback respectfully requests the opportunity  
2 to move forward without interruption under a one-year  
3 extension extending its drilling commencement date to  
4 April 29th, 2025, for each unit.

5 The mailing reports and the Self-Affirmed  
6 Statements for Notice in each Exhibit B of the hearing  
7 packets show that notice of these cases was timely. The  
8 notice letters were timely-mailed to the pooled interest  
9 owners, and notice in the Carlsbad Current-Argus was  
10 timely-published to account for any unlocatable parties or  
11 contingencies in notice.

12 At this time, I request Exhibits A and B and all  
13 sub-exhibits in cases 24281 and 24282 be admitted into the  
14 record, and that two cases be taken under advisement. And  
15 I'm able to respond to any questions as well as Mr. Beaver  
16 Meyer, who is available online.

17 MR. HEARING EXAMINER: Okay. Are there any  
18 objections? Not hearing any, exhibits under tab 1, 2 and  
19 3, which include other items, besides A and B, are  
20 admitted into evidence in both cases.

21 Mr. McClure.

22 MR. MCCLURE: Mr. Hearing Examiner, I have no  
23 questions for either of these cases.

24 MR. HEARING EXAMINER: Okay. Mr. Savage, we'll  
25 take these two cases under advisement. Thank you.

1 MR. SAVAGE: All right. Thank you.

2 MR. HEARING EXAMINER: Okay. Let's move on.  
3 24283, Devon Energy Production, compulsory pooling  
4 application.

5 MR. SAVAGE: Good morning again, Mr. Hearing  
6 Examiner, Mr. Technical Examiner. Darren Savage with  
7 Abadie and Schill appearing on behalf of Devon Energy  
8 Production Company LP.

9 MR. HEARING EXAMINER: Are there any other  
10 parties in this case?

11 MR. SAVAGE: I do not believe so.

12 MR. HEARING EXAMINER: Okay. Please proceed.

13 MR. SAVAGE: Case 24283, this case covers lands  
14 in Sections 1, 2 and 3, Township 21 South, Range 27 East,  
15 Eddy County, New Mexico.

16 I'd like to point out that this case is the  
17 companion case to the case number 24250 heard March 21st,  
18 and taken under advisement, in which Devon sought an order  
19 pooling the Bone Spring formation for the same subject  
20 lands.

21 The Landman, Andy Bennett, for case -- for this  
22 case, 24283, has testified before the Division as an  
23 expert witness, and his credentials have been accepted as  
24 a matter of record. And the geologist too, Joe Dixon, has  
25 also testified previously by affidavit, and his

1 credentials have been accepted as an expert witness.

2 In case number 24283, Devon seeks an order  
3 pooling all (inaudible) interest in the Wolf Camp  
4 formation designated as an oil pool underlying a  
5 non-standard 1,920-acre, more or less, spacing unit  
6 covering lots nine through lots 16, and the South Half of  
7 Sections 1, 2 and 3.

8 The proposed unit is dedicated to four additional  
9 wells, and these are the Burton Flat 3-1 Fed State Com  
10 wells, which include 623H, 624H, 626H and 826H wells.

11 The proposed unit is non-standard, and Devon has  
12 submitted an administrative application, and that was  
13 submitted on March 5th, for approval of this non-standard  
14 unit.

15 Mr. Bennett's exhibits include his landman  
16 Self-Affirm Statement, the C102s, ownership breakdown with  
17 a list of parties to be pooled, and the well Proposal  
18 Letter and (inaudible) fees and the chronology of context.  
19 And I'd like to point out the background and procedural  
20 history of the pooling applications is described in  
21 paragraph 5 of the landman statement for your convenience.

22 Mr. Dixon's Exhibit B includes his Self-Affirm  
23 Statement along with the five standard geology exhibits,  
24 B1 through B5, showing the potential for development as  
25 described in his statement. And Exhibit C provides a

1 Self-Affirm Notice of -- Notice for Mailings and the  
2 publication notice. Notice was timely-mailed. All  
3 working interest owners were located -- were locatable and  
4 sent notice.

5 And for some unknown reason, the notice letter  
6 for Magnum Hunter Production was reported as to be  
7 returned. It was delivered in the sister case. And Devon  
8 has been in close communication with Magnum, and the  
9 parties have entered a JOA, so they are no longer being  
10 pooled.

11 The numerous overriding royalty interest owners,  
12 three letters are reported as to be returned, and six  
13 letters are listed as in transit. Service of notice by  
14 publication was timely to account for any unlocatable  
15 parties and contingencies regarding notice.

16 Mr. Hearing Examiner, at this time I move that  
17 Exhibits A, B and C, and all sub-exhibits be admitted into  
18 the record for case 24283, and that this case be taken  
19 under advisement.

20 I, myself, am available for questions as well as  
21 Mr. Bennett and Mr. Dixon, who are available online.  
22 Thank you.

23 MR. HEARING EXAMINER: Thank you, Mr. Savage.  
24 Any objections to these exhibits? Hearing none, they are  
25 admitted into evidence, tabs 1, 2, 3 and 4.

1 Mr. McClure.

2 MR. MCCLURE: Thank you, Mr. Hearing Examiner. I  
3 do have some questions most likely for both Mr. Savage and  
4 at least one of his witnesses.

5 MR. HEARING EXAMINER: Okay. Let's get the  
6 witnesses sworn in.

7 Do we have Mr. Bennett and Mr. Dixon available?

8 MR. SAVAGE: Mr. Hearing Examiner, we should.

9 MR. HEARING EXAMINER: I see. Yeah, I see  
10 Mr. Bennett. I think I see Mr. Dixon as well.

11 So, Gentlemen, will you please raise your right  
12 hands? Thank you.

13 Is the testimony you're about to -- do you swear  
14 or affirm that the testimony you're about to give is the  
15 truth, the whole truth and nothing but the truth?

16 MS. BENNETT: I do.

17 MR. DIXON: I do.

18 MR. HEARING EXAMINER: Okay. Good. Would you  
19 please state and spell your names for the record.

20 MS. BENNETT: Andy Bennett, A-N-D-Y,  
21 B-E-N-N-E-T-T.

22 MR. HEARING EXAMINER: Thank you.

23 MR. DIXON: Joseph Dixon, J-O-S-E-P-H D-I-X-O-N.

24 MR. HEARING EXAMINER: Okay. And, Mr. Savage, do  
25 you agree to have your witnesses sit as a panel for the

1 questions?

2 MR. SAVAGE: Yes, I do. Thank you.

3 MR. HEARING EXAMINER: Very good.

4 Mr. McClure ask your question.

5 And whoever on the panel feels more comfortable  
6 answering it, can just answer it.

7 MR. MCCLURE: Okay. Thank you, Mr. Hearing  
8 Examiner.

9 And definitely the witnesses may be able to  
10 answer the question that may be more legal in regards.  
11 I'll ask the more legal one first -- or maybe some initial  
12 questions in regards to it.

13 Mr. Bennett or Mr. Dixon, the Division has  
14 already heard cases 23910 and case 23911 in the past, and  
15 I believe orders have been issued for both of these. What  
16 is Devon's intent towards those pooling orders?

17 MR. BENNETT: The intent would be to eventually  
18 dismiss those orders if and when this current case is  
19 approved with a new order.

20 Darren, feel free to chime in, if that's not the  
21 legal, correct answer.

22 MR. SAVAGE: That is correct, and I believe that  
23 would be appropriate procedurally under the rules.

24 MR. MCCLURE: And is Devon making that request a  
25 part of this? I haven't seen it in writing, I guess as

1 such.

2 MR. SAVAGE: Mr. McClure, yes, I believe it's  
3 definitely in the written testimony where we describe it,  
4 and that's paragraph 5 and thereabouts in that, and we  
5 also included some procedural history in the application  
6 itself. I think we expressed that, but we do have the  
7 procedural history, but we do express the intent in the  
8 testimony.

9 MR. MCCLURE: Can you please direct me to that,  
10 Mr. Savage?

11 MR. SAVAGE: Okay. Well, first, let's look at  
12 paragraph 5 of Mr. Bennett's written testimony.

13 MR. HEARING EXAMINER: Mr. Savage, could we have  
14 a page number in the PDF?

15 MR. SAVAGE: Yes. I'm trying to navigate through  
16 here on my laptop. So his written statement begins on  
17 page 13, and then paragraph 5 is page 14. And we discuss  
18 previously-pooled orders, and then we point out their  
19 legal description, and then we point out the orders, the  
20 case, and the orders involved in this place.

21 It's part of the process to reconfigure the two  
22 existing units into a larger, non-standard unit, a process  
23 which also included us seeking approval by filing an  
24 administrative application, which is filed concurrently.

25 And I thought we had specifically expressed the

1 intent. It may be elsewhere in here, but that is the  
2 context for that, and that's our intent.

3 MR. MCCLURE: Okay. Mr. Savage --

4 MR. SAVAGE: If we can go to the application, and  
5 that's page 4, and it's paragraph 2, we also give the  
6 procedural history. And it's part of the process to make  
7 a transition to the non -- the larger, non-standard unit  
8 at which time, once-approved and an order issued, we would  
9 dismiss the previous orders.

10 MR. HEARING EXAMINER: So, Mr. Savage, nowhere in  
11 here do I see the word "dismiss" or --

12 MR. SAVAGE: Apparently not.

13 MR. HEARING EXAMINER: -- or something of that  
14 intent.

15 So, Mr. McClure, do you need something to be  
16 amended and resubmitted to say that?

17 MR. MCCLURE: I think verbal testimony here will  
18 probably be sufficient for the Division to go ahead and  
19 dismiss the prior cases when this one is ordered, if you  
20 feel that's appropriate, Mr. Hearing Examiner.

21 MR. HEARING EXAMINER: So is it dismissing cases  
22 or is it vacating orders, Mr. Savage? What is it?

23 MR. SAVAGE: So I'm always overly-cautious, so I  
24 would dismiss and terminate both the order and the case.

25 MR. HEARING EXAMINER: You don't have the power

1 to dismiss the order, do you?

2 MR. SAVAGE: A request -- a motion to --

3 MR. HEARING EXAMINER: Ah. And who would you  
4 file that motion with?

5 MR. SAVAGE: I would file it with the Division.

6 MR. HEARING EXAMINER: With the Division Examiner  
7 or with the Hearing Division?

8 MR. SAVAGE: No. I would submit it, as if I were  
9 submitting any other pleading, and I would do it as a  
10 motion to the Division to request that it be dismissed,  
11 and describe the circumstances under which it would be  
12 dismissed.

13 MR. HEARING EXAMINER: Okay. And, Mr. McClure,  
14 do you have any --

15 Well, Mr. Savage, do you have historical  
16 knowledge of doing that?

17 MR. SAVAGE: I'm trying to think. You know, most  
18 of the time, we just -- we request a dismissal because we  
19 realize we want to change something before the order is  
20 issued, and we would request dismissal and then do an  
21 amended application. But the way this chronologically  
22 fell out, this is the only means of doing this.

23 MR. HEARING EXAMINER: When were the orders  
24 issued?

25 MR. SAVAGE: I would have to look that up on the

1       OCD website. Let me see.

2               MR. HEARING EXAMINER: Mr. McClure, do you know  
3 when these two orders, 23910 and 23021 were issued?

4               MR. MCCLURE: I don't have that in my notes right  
5 in front of me.

6               MR. HEARING EXAMINER: Okay.

7               MR. MCCLURE: And if I may, I'd also have to look  
8 it up.

9               MR. HEARING EXAMINER: Right, and I can look it  
10 up myself, so that's not an issue.

11              So, Mr. Savage, why don't you file a motion and a  
12 proposed order in Word format with the Hearing Division,  
13 so that it'll come to me. And what we'll do is once  
14 this -- as part of the approval that Mr. McClure deals  
15 with, we'll get those orders vacated.

16              MR. SAVAGE: I will do that. If I could, could I  
17 do that as a contingency upon describing it as a  
18 contingency upon --

19              MR. HEARING EXAMINER: Definitely.

20              MR. SAVAGE: Okay.

21              MR. HEARING EXAMINER: Definitely.

22              MR. SAVAGE: Yeah. Thank you.

23              MR. HEARING EXAMINER: Definitely.

24              Mr. McClure any other questions?

25              MR. MCCLURE: Yes, I do, Mr. Hearing Examiner.

1 MR. HEARING EXAMINER: Please proceed.

2 MR. MCCLURE: It's before our witness board.  
3 With the definition that a gas well in front of the  
4 Division is defined as 100,000 cubic feet of gas per  
5 barrel of oil. Do you understand that definition  
6 (inaudible)?

7 MR. DIXON: Yes.

8 MR. BENNETT: Yes.

9 MR. MCCLURE: With that consideration, would all  
10 four or -- let me backtrack. With that definition in  
11 mind, what would you classify all four of these wells in  
12 regards to oil or gas?

13 MR. BENNETT: Oil.

14 MR. MCCLURE: All right. Thank you, Mr. Bennett.

15 MR. MCCLURE: Mr. Savage, on your pooling  
16 checklist, if I may direct your attention to the formation  
17 pool area of that pooling checklist, sir?

18 MR. SAVAGE: Yes, sir.

19 MR. MCCLURE: Under pooling this vertical extent  
20 as well as the formation names or vertical extent at the  
21 top, you include Wolf Camp Formation, correct?

22 MR. SAVAGE: Generally, yes, that is correct.

23 MR. MCCLURE: In this particular instance, do you  
24 agree that the Upper Wolf Camp would be what you're  
25 requesting (inaudible)?

1 MR. SAVAGE: I agree that's a better, more  
2 precise description of that, yes.

3 MR. MCCLURE: Okay. Mr. Savage, if you could  
4 please provide us with an amended pooling checklist with  
5 both of these corrected to "Upper Wolf Camp Formation"?

6 MR. SAVAGE: We'll definitely do that.

7 MR. MCCLURE: Okay, Mr. Savage.

8 Thank you, Mr. Hearing Examiner. I have no  
9 further questions for this case.

10 MR. HEARING EXAMINER: So, Mr. McClure, can we  
11 take this case under advisement, as long Mr. Savage  
12 submits what you're asking?

13 MR. MCCLURE: Yes, Mr. Hearing Examiner, I  
14 believe so.

15 MR. HEARING EXAMINER: Okay. So I want to take  
16 some notes, Mr. Savage. What are you submitting as an  
17 amended exhibit packet in this case?

18 MR. SAVAGE: So we are going to amend the  
19 compulsory pooling checklist to denote more accurately the  
20 Wolf Camp -- the vertical extent being the Upper Wolf Camp  
21 Formation, and then we will submit a motion that's  
22 contingent upon the order being issued and the other ones  
23 being dismissed.

24 MR. HEARING EXAMINER: Okay. When can you  
25 issue -- when can you submit the amended exhibit packet?

1 MR. SAVAGE: Next week, early next week.

2 MR. HEARING EXAMINER: Monday? Close of  
3 business?

4 MR. SAVAGE: Yeah, next week.

5 MR. HEARING EXAMINER: Okay. All right. I'm  
6 taking notes. Okay. Before --

7 Mr. Savage, we'll take that case under  
8 advisement.

9 MR. SAVAGE: Thank you.

10 MR. HEARING EXAMINER: Thank you for your  
11 presentation --

12 MR. SAVAGE: Thank you.

13 MR. HEARING EXAMINER: -- and your witnesses'  
14 participation.

15 Before we move to number 37 of the docket, I'd  
16 like to take a five-minute break. It's 10:36. We'll come  
17 back on the record at 10:41. Thank you.

18 (A break was taken from 10:36 to 10:45, and the hearing  
19 continued as follows:)

20 MR. HEARING EXAMINER: All right. It is 10:45 AM  
21 on April 4th. We're back on the record.

22 I am calling Spur Energy Partners, 24285.  
23 Entries of appearance, please.

24 MS. MCLEAN: Good morning, Mr. Examiner. Jackie  
25 McLean. I'm over here today because I had to plug in my

1 computer on behalf of Spur Energy Partners.

2 MR. HEARING EXAMINER: Are there any other  
3 parties that you know of?

4 MS. MCLEAN: No, sir.

5 MR. HEARING EXAMINER: Okay. And you're  
6 proceeding by affidavit?

7 MS. MCLEAN: That's correct.

8 MR. HEARING EXAMINER: Please proceed.

9 MS. MCLEAN: Thank you. In case number 24285,  
10 Spur seeks an order extending the time to commence  
11 drilling in the Mayaro 22 State Com 10H and 70H wells.  
12 And the Division issued order number R22618 in case number  
13 23226 on April 13th, 2023. And that order approved 160  
14 acres standard horizontal spacing unit comprised of the  
15 West Half, West Half of Section 22, Township 17 South,  
16 Range 28 East in Eddy County, New Mexico. The order also  
17 dedicated the unit to the Mayaro wells and designated Spur  
18 as operator of the unit and the wells.

19 And good cause exists to extend the deadline to  
20 commence drilling the wells because Spur has been unable  
21 to commence drilling due to a force majeure event at the  
22 primary gas purchase facility that will connect the wells,  
23 so they've just been unable to drill them. And for that  
24 reason, Spur requests the Division extends the deadline to  
25 commence drilling the wells to April 13th, 2025.

1 MR. HEARING EXAMINER: All right. Ms. McLean, I  
2 have an Exhibit list here. I don't know that for an  
3 amendment we need to get all specific on every exhibit.  
4 Are you asking to admit Exhibits A and B?

5 MS. MCLEAN: Correct.

6 MR. HEARING EXAMINER: Okay. Have these experts  
7 been qualified before?

8 MS. MCLEAN: Yes. Well, Mr. Aldas has previously  
9 testified.

10 MR. HEARING EXAMINER: And is he available for  
11 questioning, if necessary?

12 MS. MCLEAN: Yes, he should be on there.

13 MR. HEARING EXAMINER: Okay. Fantastic. So are  
14 there any objections to admitting Exhibits A and B into  
15 evidence? Not hearing any, Exhibits A and B and their  
16 subparts are admitted into evidence.

17 Mr. McClure, any questions for the witnesses?

18 MR. MCCLURE: Mr. Hearing Examiner, I have no  
19 questions for this case.

20 MR. HEARING EXAMINER: That's what I thought.  
21 Okay. Excellent. We will take this case under  
22 advisement. Thank you, Ms. McLean.

23 MS. MCLEAN: Thank you.

24 MR. HEARING EXAMINER: I think in the future for  
25 amended -- for applications to amend cases, I think we can

1 keep it brief.

2 MS. MCLEAN: Okay. I have a few more, so --

3 MR. HEARING EXAMINER: Excellent.

4 MS. MCLEAN: -- I'll keep them very brief.

5 MR. HEARING EXAMINER: Let me call the next case.  
6 Hold on, one second.

7 Okay. Do we have Tascosa energy?

8 MS. MCLEAN: That --

9 MR. HEARING EXAMINER: Yes. Case number 24298?

10 MS. MCLEAN: Yes, Mr. Examiner, Jackie McLean of  
11 Hinkle Shanor on behalf of Tascosa Energy Partners.

12 MR. HEARING EXAMINER: Are there any other  
13 parties?

14 MS. MCLEAN: No, sir.

15 MR. HEARING EXAMINER: All right. Excellent.  
16 Please proceed.

17 MS. MCLEAN: Thank you. This is also an  
18 application to amend order number R22741, which was  
19 entered by the Division on June 7th, 2023, and Tascosa is  
20 requesting a one-year extension to commence drilling due  
21 to the need to simultaneously frac the wells in the unit  
22 to avoid reservoir damage, and the drilling rig is not  
23 available prior to the expiration of this order. So we  
24 believe good cause exists to extend the deadline to  
25 commence to June 7th, 2025.

1           And we ask that Exhibits A and B be submitted  
2 into the record, and that the case be taken under  
3 advisement.

4           MR. HEARING EXAMINER: Thank you. Let me open up  
5 the exhibit packet. I have -- in 24298 I have exhibits  
6 under A and B. Are there any objections? Not hearing  
7 any, they're admitted into evidence.

8           Mr. McClure.

9           MR. MCCLURE: Mr. Hearing Examiner, I have no for  
10 this case.

11           MR. HEARING EXAMINER: Excellent. We'll take  
12 this case under advisement. Let me take some notes and  
13 we'll move on.

14           I have Permian Resources Operating, 24300.  
15 Ms. McLean.

16           MS. MCLEAN: Yes, Mr. Examiner. Jackie McLean  
17 for Permian Resources and Colgate Production in case  
18 numbers 24299 and 24300. They are consolidated for -- or  
19 we ask that they be consolidated for hearing today.

20           MR. HEARING EXAMINER: Will you repeat the case  
21 numbers again, please?

22           MS. MCLEAN: I think you had just missed one.  
23 It's 24299 and 24300.

24           MR. HEARING EXAMINER: You're right. I did miss  
25 one. Thank you. Okay. So please proceed.

1 MS. MCLEAN: Thank you. And this is an amendment  
2 of an order. However, this one is to pool additional  
3 interest owners under the terms of order numbers R23008  
4 and R23009, which the Division entered on  
5 January 10th, 2024. And in those cases orders pooled  
6 interest in the Bone Spring formation, and dedicated the  
7 unit to the Long John wells.

8 And since those orders have been entered, Colgate  
9 has identified additional uncommitted interest in the unit  
10 that we would like to have pooled under the terms of this  
11 order. And because this is just a reopening to pool  
12 additional interest, we just have Exhibit A, which is land  
13 testimony of Mason Maxwell, who has previously testified  
14 before the Division as well as Exhibit B, the notice  
15 testimony. And so I ask that those Exhibits be admitted,  
16 and the cases be taken under advisement.

17 MR. HEARING EXAMINER: Okay. So I'm going to  
18 deal with one case at a time. So we have 24299, Exhibits  
19 B and B. Are there any objections? Not hearing any, they  
20 are admitted into evidence.

21 Mr. McClure.

22 MR. MCCLURE? Yes, I do have a fast question for  
23 this one, Mr. Hearing Examiner.

24 MR. HEARING EXAMINER: Do you want to ask -- is  
25 the question for Counsel or is the question for their

1 Self-Affirm Statement of Max -- Mason Maxwell?

2 MR. MCCLURE: It's a possibility that Counsel may  
3 know the answer to this, but it may be more appropriate  
4 for the witness.

5 MR. HEARING EXAMINER: Why don't you ask your  
6 question to Counsel, and we'll see if we need to swear in  
7 the witness.

8 MR. MCCLURE: Okay. Ms. McLean, if I may direct  
9 your attention to page 14 of 31 of the exhibit packet.

10 MS. MCLEAN: Are you -- for case 24299?

11 MR. MCCLURE: That is correct.

12 MS. MCLEAN: Okay. I'm getting there. Okay.  
13 The Exhibit A-3, the plot and the interest owners?

14 MR. MCCLURE: Yes, that is correct. On your  
15 table that has the interest owners, there's still numerous  
16 interest owners that is marked as -- let me backtrack a  
17 little bit. Is everybody on this table that has a "Y" in  
18 the pooling column being pooled?

19 MS. MCLEAN: So the ones that are not highlighted  
20 have been previously pooled under the prior orders. The  
21 ones that are highlighted in yellow are the additional  
22 interests that we're seeking to pool in these two cases,  
23 or in this case in particular.

24 MR. MCCLURE: Now, in the footnote that is on  
25 this same page --

1 MS. MCLEAN: Uh-huh.

2 MR. MCCLURE: -- it references that the parties to  
3 be pooled are highlighted in yellow. Would it be a more  
4 accurate statement to say that the parties highlighted in  
5 yellow are the new persons being pooled?

6 MS. MCLEAN: Yes, I guess we could say that the  
7 they're the additional parties to be pooled under the  
8 terms of the order. But since this is, you know,  
9 reopening that -- those prior orders, and I believe in the  
10 testimony -- let me just go -- it -- so this is page 3 of  
11 the PDF packet that was submitted. Paragraph 7, it says,  
12 that it identifies the additional uncommitted interest be  
13 pooled under the terms of the order, which are highlighted  
14 in yellow.

15 So I believe that the paragraph 7 and Exhibit A-3  
16 it's very clear that the parties highlighted in yellow are  
17 the additional uncommitted interests that we intend to  
18 pool under the terms of the order.

19 MR. MCCLURE: Ms. McLean, I do agree with you. I  
20 did not notice the additional verbiage here in  
21 paragraph 7. Thank you, Ms. McLean.

22 Thank you, Mr. Hearing Examiner.

23 MS. MCLEAN: You're welcome.

24 MR. MCCLURE: I have no further questions for  
25 this case.

1 MR. HEARING EXAMINER: Okay. We will take case  
2 number 24299 under advisement and move on to 24300. Let's  
3 get those Exhibits into evidence.

4 I have the same general Exhibits A and B. Are  
5 there any objections? Not hearing any, Exhibits A and B  
6 are admitted into evidence.

7 Mr. McClure, in this case, do you have any  
8 questions?

9 MR. MCCLURE: I have no questions, Mr. Hearing  
10 Examiner.

11 MR. HEARING EXAMINER: Okay. Then this case will  
12 be taken under advisement, Ms. McLean, as well.

13 MS. MCLEAN: Thank you, Mr. Examiner.

14 MR. HEARING EXAMINER: Thank you. Let me just  
15 take some notes, so I don't skip another case. Okay. I  
16 am now calling 24301, Permian Resources Operating.

17 MS. MCLEAN: Yes, Jackie McLean for Permian  
18 Resources and Colgate Production. In case numbers 24301  
19 and 24302 we ask that these be consolidated for hearing.

20 MR. HEARING EXAMINER: Perfect. They're  
21 consolidated.

22 MS. MCLEAN: Thank you, Mr. Examiner. This is --  
23 case numbers 24301 and 24302 are also cases in which  
24 Colgate seeks to pool additional interest owners under the  
25 terms of a prior hearing orders. These are order numbers

1 R23010 and R23011, which were entered by the Division on  
2 January 10th, 2024. And these orders pooled uncommitted  
3 interest in the Bone Spring formations, and dedicated the  
4 unit to the Silver wells.

5 And since the entry of these orders, Colgate has  
6 identified additional uncommitted interests in the unit  
7 that have not been pooled under the terms of the order,  
8 and that we request that these additional interest owners  
9 be pooled under the terms of order numbers R2301 and  
10 R23011.

11 In the Exhibit packet submitted for case numbers  
12 24301 and 24302 are Exhibit A, the land testimony and  
13 accompanying exhibits, and then Exhibit B notice testimony  
14 and accompanying exhibits. And I ask that Exhibits A and  
15 B be admitted into the record, and that these cases be  
16 taken under advisement.

17 MR. HEARING EXAMINER: Are there any objections?  
18 Not hearing any, Exhibits A And B in case numbers 24301  
19 and 24302 are admitted into evidence.

20 And, Ms. McLean, it's your representation that  
21 Mason Maxwell has testified as an expert?

22 MS. MCLEAN: That's correct, Mr. Examiner.

23 MR. HEARING EXAMINER: Okay. Very good. Let's  
24 turn to Mr. McClure.

25 MR. MCCLURE: No questions for either of these

1 cases, Mr. Hearing Examiner.

2 MR. HEARING EXAMINER: Fantastic. Thank you,  
3 Ms. McLean.

4 MS. MCLEAN: Thank you, Mr. Examiner.

5 MR. HEARING EXAMINER: Okay. Let's go on to case  
6 number 24335. It's Oxy USA.

7 MS. VANCE: Good morning, Mr. Hearing Examiner.  
8 Paula Vance with the Santa Fe office of Holland and Hart  
9 on behalf of Oxy.

10 MR. HEARING EXAMINER: Okay. And do you know of  
11 any other parties who have entered in this case?

12 MS. VANCE: No.

13 MR. HEARING EXAMINER: And, okay. And you're  
14 presenting by affidavit today?

15 MS. VANCE: That's correct.

16 MR. HEARING EXAMINER: And is your witness  
17 available?

18 MS. VANCE: They should be, but let me just check  
19 online because I did e-mail them. Yes.

20 MR. HEARING EXAMINER: Very good. What is the  
21 witness's name?

22 MS. VANCE: I do have Ms. Carr on the line, and I  
23 believe Mr. Roder.

24 MR. HEARING EXAMINER: Okay. Wonderful. Go  
25 right ahead.

1 MS. VANCE: Thank you. Give me just one second.  
2 All right. So in this case, case number 24335, Oxy seeks  
3 an order acknowledging the Olive 1 Deep Federal  
4 Exploratory unit. The unit area consists of approximately  
5 2,240 acres of all federal lands in Eddy County, and which  
6 is -- let's see.

7 And in the hearing packet, we have included  
8 Exhibit A, which is a copy of the application with one  
9 exhibit. We included the fully-executed Unit Agreement.  
10 We've also included Exhibit B, which is the Self-Affirm  
11 Statement of Ms. Carr, who has previously testified before  
12 the Division, and her credentials have been accepted as a  
13 matter of record. Also included as a sub-exhibit is the  
14 final approval from the BLM. This is followed by Exhibit  
15 C, which is the Self-Affirm Statement of Mr. Roder. I'm  
16 sorry. I think I --

17 MR. HEARING EXAMINER: Mr. Roundtree?

18 MS. VANCE: Mr. Roundtree. I am so sorry.  
19 Mr. Roundtree.

20 MR. HEARING EXAMINER: Uh-huh.

21 MS. VANCE: Who has previously testified before  
22 the Division, and his credentials have been accepted as a  
23 matter of record.

24 And included with his sub-- included are  
25 sub-exhibits, all of the required geological sub-exhibits.

1 We did not include notice because this is completely  
2 voluntary, and we do have a completely-executed Unit  
3 Agreement as well as approval from the BLM, so notice was  
4 not required. So unless there are any questions, I would  
5 ask that the exhibits and sub-exhibits be admitted into  
6 the record, and that this case be taken under advisement  
7 at this time.

8 MR. HEARING EXAMINER: Are there any objections?  
9 Not hearing any, Exhibits A, B, C in case number 24335 are  
10 admitted into evidence.

11 Mr. McClure.

12 MR. MCCLURE: Thank you, Mr. Hearing Examiner. I  
13 do have one line of questioning for Ms. Vance and another  
14 line of questioning for one of her witnesses.

15 MR. HEARING EXAMINER: So let's -- do you know  
16 which witness you want to pose the questions to?

17 MR. MCCLURE: Likely, Mr. Carr (sic) would  
18 likely --

19 MR. HEARING EXAMINER: Okay.

20 MR. MCCLURE: -- have the answer for me.

21 MR. HEARING EXAMINER: Do you mean "Ms. Carr,"  
22 Courtney Carr?

23 MR. MCCLURE: Oh, Ms. Carr. Yeah. Excuse me. I  
24 didn't --

25 MR. HEARING EXAMINER: Okay. No problem.

1 MR. MCCLURE: I missed the first name. I was  
2 looking at the --

3 MR. HEARING EXAMINER: No problem.

4 MR. MCCLURE: -- prehearing statement.

5 MR. HEARING EXAMINER: Why don't you ask your to  
6 Ms. Vance first, and then we'll get Ms. Carr sworn in and  
7 we'll go from there.

8 MR. MCCLURE: Yes, sir.

9 Ms. Vance, I don't see any indication of notice  
10 being conducted for this case; is that correct?

11 MS. VANCE: That's correct. And I already  
12 previously stated on the record, because this is  
13 completely voluntary, and we do have a completely-executed  
14 Unit Agreement, which was included with the application  
15 and approval from the BLM -- final approval from the BLM,  
16 no notice was conducted.

17 MR. MCCLURE: I guess, if I may direct your  
18 attention to page 4 of 293, the very -- paragraph 5 of, I  
19 guess the app. I guess this is probably the application  
20 packet. There's reference here to "after notice and  
21 hearing as required by law." Is it your testimony that  
22 there is no notice required under law for this case?

23 MS. VANCE: In this situation, no. When we  
24 applied, we use, you know, language that in some cases may  
25 be boilerplate language to cover all bases, but as we are

1 here today at hearing, it is not required.

2 MR. MCCLURE: Okay. Thank you. To your  
3 understanding, has the BLM already approved this unit  
4 then?

5 MS. VANCE: That's correct. If you go to  
6 Exhibit B1, which is page 282 of 293.

7 MR. MCCLURE: Thank you, Ms. Vance. I guess,  
8 what is the purpose that Oxy had in bringing this case to  
9 the Division, if the BLM has already approved it?

10 MS. VANCE: Well, Mr. McClure, it's our  
11 understanding that even though this is 100 percent federal  
12 lands, and we do have a completely-signed Unit Agreement  
13 and approval from the BLM, that the Division still  
14 requires some sort of acknowledgement or approval of the  
15 unit and, therefore, we filed the application.

16 MR. MCCLURE: Is it correct that in prior cases,  
17 the reason for filing was because the BLM and/or State  
18 Land Office wanted the Division to hear it first?

19 MS. VANCE: I can't speak to that. I don't know.

20 MR. MCCLURE: I guess, would it be accurate to  
21 say that that's definitely not the case here though,  
22 considering that the BLM has already approved the unit?

23 MS. VANCE: Can you restate your question?

24 MR. MCCLURE: In this case, is it correct that  
25 the BLM did not require this case to be heard before the

1 Division prior to the approval of the unit?

2 MS. VANCE: I am not aware of that, but Ms. Carr  
3 may be able to answer that. I'm not sure what the BLM  
4 required in terms of coming to hearing today, but again,  
5 it's my understanding, and I'm actually going and  
6 looking -- pulling up -- trying to see the notice that was  
7 recently sent out by the Division, I think a couple of  
8 months back regarding the Division's jurisdiction, and  
9 basically wanting even in this case -- or like in this  
10 case where it is all federal lands, that we still are  
11 filing with the Division because the Division has  
12 concurrent jurisdiction.

13 MR. MCCLURE: Okay. Thank you, Ms. Vance. I'll  
14 ask Ms. Carr this question then in regards to the BLM.

15 MR. HEARING EXAMINER: So, Ms. Carr, will you  
16 turn on your camera, so we can get you sworn in? Let's  
17 see if we can hear you.

18 MS. CARR: I can hear you.

19 MR. HEARING EXAMINER: And I can hear you. Would  
20 you state and spell your name for the record?

21 MS. CARR: Courtney Carr, C-O-U-R-T-N-E-Y  
22 C-A-R-R.

23 MR. HEARING EXAMINER: Would you raise your right  
24 hand?

25 Do you swear or affirm that the testimony you're

1 about to give is the truth, the whole truth and nothing  
2 but the truth?

3 MS. CARR: Yes.

4 MR. HEARING EXAMINER: Okay. And please speak  
5 loudly, so that the microphone picks up everything you  
6 say.

7 Mr. McClure.

8 MS. CARR: Okay. I will.

9 MR. MCCLURE: Thank you, Mr. Hearing Examiner.

10 Ms. Carr, are you aware of whether the BLM asked  
11 for this case to be heard before the Division?

12 MS. CARR: It's my understanding that the  
13 Division has to acknowledge this unit. I'm not -- I don't  
14 know if it was a requirement, but I think we were required  
15 to -- that the OCD acknowledge that the unit had been  
16 formed. I'm not really sure.

17 MR. MCCLURE: I guess, let me ask the question a  
18 little bit better, I guess. Ms. Carr, did the BLM ask  
19 that the Division acknowledge the unit?

20 MS. CARR: No, not to my knowledge.

21 MR. MCCLURE: Okay. Thank you, Ms. Carr. Okay.  
22 Ms. Carr, if I may direct your attention to page 283 of  
23 293. It should be the BLM's approval letter.

24 MS. CARR: Yes.

25 MR. MCCLURE: In paragraph 3 of this approval

1 letter, it states that this will be a divided unit, and  
2 that the participating areas will only be the drainage of  
3 the individual wells. Is that your understanding?

4 MS. CARR: Yes.

5 MR. MCCLURE: Now, if I may draw your attention  
6 to Exhibit D of the Unit Agreement, that's on page 278 of  
7 293.

8 MS. CARR: Yes, I'm there.

9 MR. MCCLURE: Okay. On paragraph 2, it states  
10 that, "The initial participating area will cover" -- and  
11 then it lists off a number -- or an area.

12 Does it appear that this initial participating  
13 area would be the entirety of the unit area?

14 MS. CARR: Yes, that's correct.

15 MS. VANCE: Mr. McClure, what page are you on  
16 again?

17 MR. MCCLURE: Ms. Vance, I'm on page 278. It  
18 should be Exhibit D of the Unit Agreement.

19 May I continue with my questions of Ms. Carr, or  
20 let me give you a chance, Ms. Vance, to --

21 MS. VANCE: I'm there.

22 MR. MCCLURE: Okay. Thank you. I guess,  
23 Ms. Carr, to your understanding, is this the intent for  
24 the initial participating area, or does the BLM's approval  
25 letter yield the actual stipulation?

1 MS. CARR: That is -- it's both. We came to an  
2 agreement with the BLM Reservoir Management Group that the  
3 initial participating area would cover the entire unit  
4 boundary based on the number of wells that we were  
5 drilling and the target formation.

6 MR. MCCLURE: I guess, is it Oxy's intent to then  
7 submit an NSP in order to get that spacing unit assigned?

8 MS. CARR: Well, I think at first, we would need  
9 to do, like, a commercial well determination. And then  
10 once the wells are considered commercial, then they would  
11 be assigned a PA per the Unit Agreement.

12 And then that would be up to the interpretation  
13 of the BLM if the wells are considered commercial, and  
14 assign the PA as the size of the Unit Agreement.

15 MR. MCCLURE: Yes, I'm in agreement with that,  
16 Ms. Carr. Let me re-ask my question: In order to  
17 establish the draining area for the wells that are going  
18 to be drilled for this unit, is it Oxy's intent then to  
19 submit an NSP to get that spacing unit approved?

20 MS. CARR: I --

21 MS. VANCE: Mr. McClure --

22 MS. CARR: -- I don't know the answer to that  
23 question. I would have to defer to my regulatory  
24 department.

25 MS. VANCE: Can I jump in here? If it's part of

1 the unit, Mr. McClure, I don't believe they'd need to file  
2 for an NSP, correct?

3 MR. MCCLURE: That's not correct, Ms. Vance.  
4 The --

5 MR. HEARING EXAMINER: Okay. Hold on. Stop.  
6 Stop, stop, stop, stop, stop.

7 MR. MCCLURE: Yeah. Yeah, I'm sorry, Mr. Hearing  
8 Examiner.

9 MR. HEARING EXAMINER: We can't have -- we can't  
10 have Mr. McClure answering questions, Ms. Vance, so please  
11 don't ask him any questions to that respect. He's asking  
12 you a question.

13 And, Mr. McClure, did you get the answer you  
14 need, or do you need to ask a different question?

15 MR. MCCLURE: I do need to ask a different  
16 question just to confirm what I believe my understanding  
17 is. And it may be that Ms. Vance can answer this for me,  
18 if I may, Mr. Hearing Examiner?

19 MR. HEARING EXAMINER: Sure. Go ahead.

20 MR. MCCLURE: Ms. Vance, presuming that an NSP  
21 would be required --

22 Is that line of questioning fine, Mr. Hearing  
23 Examiner?

24 MR. HEARING EXAMINER: I'm not sure what you just  
25 said. Are you proposing a hypothetical question to

1 Ms. Vance?

2 MR. MCCLURE: Okay. Yes. I'll go with that.

3 MR. HEARING EXAMINER: Okay. You can do that.

4 MR. MCCLURE: Yes, that's fine.

5 MR. HEARING EXAMINER: You can do that. Go  
6 ahead.

7 MR. MCCLURE: Thank you, Mr. Hearing Examiner.  
8 Under the presumption that an NSP would be  
9 required for these wells to have an HSU assigned to them  
10 that takes up the entirety of the unit, are you still  
11 caught up with me, Ms. -- or are you with me, Ms. Vance --

12 MS. VANCE: I am.

13 MR. MCCLURE: -- under that hypothetical? Okay.  
14 In that hypothetical, Ms. Vance, would it be Oxy's intent  
15 then to submit an NSP in order to get an HSU assigned to  
16 the wells?

17 MS. VANCE: I would have to confer with my client  
18 on that and discuss and look at the rules as well.

19 MR. HEARING EXAMINER: So, Mr. McClure, that's  
20 the answer to your hypothetical. That's a valid answer.  
21 And if we can -- if you need more information, we can  
22 recess this case and we can pick it up on a later docket,  
23 giving Ms. Vance time to do what she just said.

24 So, Ms. Vance?

25 MS. VANCE: I would just ask to recess, so I can

1 discuss with my client --

2 MR. HEARING EXAMINER: Okay.

3 MS. VANCE: -- and then provide an answer at the  
4 ends of the docket.

5 MR. HEARING EXAMINER: Fine. And then we have  
6 another case of yours recessed as well, Ms. Vance.

7 MS. VANCE: Yes. And I'm prepared to go forward  
8 with that one whenever you're ready.

9 MR. HEARING EXAMINER: Okay. Mr. McClure, we're  
10 going to recess the case that we're discussing right now.  
11 We're going to go back to another case that Ms. Vance  
12 asked me to recess, since she has the information that we  
13 need. Maybe we can take that under advisement after she  
14 gives the information.

15 So what's the case number, Ms. Vance, that we're  
16 recalling?

17 MS. VANCE: It is case number 22947.

18 MR. HEARING EXAMINER: Ah. Yes, the one that's  
19 several years old.

20 MS. VANCE: Yes, that's correct.

21 MR. HEARING EXAMINER: Okay. So we're back on  
22 the record on 22947. And what do you have to tell us?

23 MS. VANCE: Yes, Mr. Hearing Examiner. So I did  
24 send to both you and Mr. McClure notice that we did in  
25 the -- when it was -- when this case was originally filed.

1 So I have notice -- both the letter notice, the NOP, and  
2 the tracking information, and mailing report that was sent  
3 in 2022, and then additional notice that was sent in  
4 December 2023.

5 And just looking at the time frame, there was one  
6 party -- I went and checked and made sure that all of the  
7 parties that we have listed as being pooled are included  
8 in that -- both of those separate notices.

9 And then there was only one new party that we did  
10 submit notice to on March 15th, which was timely-mailed,  
11 and that was to Mr., I think Kenneth, but all of the  
12 notice has been completed, and I think that the Division  
13 can take this case under advisement at this time.

14 MR. HEARING EXAMINER: As long as you filed an  
15 amended exhibit.

16 MS. VANCE: Absolutely. I will do a cover  
17 page --

18 MR. HEARING EXAMINER: Okay.

19 MS. VANCE: -- and submit all the notice.

20 MR. HEARING EXAMINER: Okay. So let's go to  
21 Mr. McClure.

22 Mr. McClure, I don't know if you've seen these  
23 e-mails and have looked at these documents, or if you need  
24 some time to do so.

25 MR. MCCLURE: Mr. Hearing Examiner, I've looked

1 at one of them, but I may need a little bit more time to  
2 look at the other, but I am prepared to ask Ms. Vance a  
3 few questions, I guess, if you'd like me to at this time.

4 MR. HEARING EXAMINER: Let's wait. Let's wait  
5 until you've had time to review all of these, because  
6 there's a bunch of exhibits here, so that you can  
7 formulate all your questions at one time.

8 So, Ms. Vance, we're going to go back on recess  
9 in this case. Thanks for sending the additional  
10 information. No matter what happens at the end of today  
11 on this docket, how long will you need to submit an  
12 amended exhibit packet?

13 MS. VANCE: My legal assistant is putting it  
14 together. I'll file it this afternoon.

15 MR. HEARING EXAMINER: I figured that. All  
16 right. So, okay. So now we are in recess on this case  
17 here and on the case we were just dealing with a moment  
18 ago, and that case was 24335. So we will come back to  
19 24335 and 22947.

20 So, Ms. Vance, will you let me know when you are  
21 ready to take back up?

22 MS. VANCE: With the Oxy case, yes.

23 MR. HEARING EXAMINER: Yes. Okay. So let's move  
24 on to Mewbourne Oil. This is number 44 on our docket.  
25 It's 24337.

1 Mr. Bruce.

2 MR. BRUCE: Mr. Examiner, Jim Bruce representing  
3 Mewbourne, and I do have my witnesses online.

4 MR. HEARING EXAMINER: And what are you seeking  
5 here?

6 MR. BRUCE: Mr. Examiner, in this case Mewbourne  
7 seeks the approval of a proximity tract Bone Spring well  
8 unit covering the West Half of Section 15 and the West  
9 Half of Section 22, 26 South, 32 east. Exhibit 1. And  
10 there are a couple of things I'll get back to at the end,  
11 but let me just run through the exhibits really quickly.  
12 But Exhibit 1 is the pooling checklist; Exhibit 2 is the  
13 statement of Mr. Brunson, Mewbourne's landman, who was  
14 previously qualified by the Division, contains the usual  
15 information; the C102s; the land plats. There are a  
16 number of wells on this well unit.

17 When you get back to Exhibit 2B, you will see  
18 that the only party being pooled is Chevron USA Inc., and  
19 that's noted on Exhibit 2B. And then, of course, the  
20 usual terms, the Proposal Letter and the AFEs.

21 Exhibit 3 is the Geologist Affidavit. Justin  
22 Roder is the geologist. He also has previously qualified  
23 for the Division and has been recognized as an expert  
24 petroleum geologist. Again, the normal exhibits; a  
25 locator plat; structure map, actually two structure maps

1 and two cross sections because they're going after first  
2 the Bone Spring, and then the second Bone Spring; and a  
3 justification for the stand-up units is given in  
4 Mr. Roder's affidavit.

5 Exhibit 4 is my Affidavit of Mailing, some notice  
6 letters timely-sent to Chevron. They did return a green  
7 card, so there's no publication notice.

8 And then Exhibit 5 is the application and the  
9 proposed notice. I would note that in the -- Mr. McClure  
10 can always find something with my pooling checklist,  
11 but -- so yesterday, I went through everything and  
12 detailed where I got some stuff wrong, and this is partly  
13 due to my printing problems I'm having currently at the  
14 office.

15 On the first page of the pooling checklist on the  
16 building blocks, I had the incorrect acreage. It should  
17 be 40 acres rather than 30 acres. I mean, 320 acres.

18 And in this case Mewbourne is seeking to pool  
19 from the top of the first Bone Spring sand to the base of  
20 the Bone Spring. They're omitting the very top, the  
21 Avalon Bone Spring. And I would -- after I get the  
22 exhibits admitted, Mr. McClure may have some questions  
23 regarding that.

24 So I would move the admission of Exhibits 1, 2  
25 through 2D, the landman's materials; 3 through 3F, the

1 geologist materials; Exhibit 4 and 4A, the notice  
2 materials, and then Exhibit 5, the application and  
3 proposed notice.

4 MR. HEARING EXAMINER: Any objections? Not  
5 hearing any your exhibits are admitted into evidence.

6 Mr. Bruce, before we go to Mr. McClure, are you  
7 saying that you need to revise something in this packet?

8 MR. BRUCE: Exhibit 1, the pooling checklist.

9 MR. HEARING EXAMINER: That's the only exhibit  
10 you need to revise?

11 MR. BRUCE: Subject to Mr. McClure's (inaudible).

12 MR. HEARING EXAMINER: Right. So we have  
13 Exhibit 1. And the revision will be what now? The  
14 acreage?

15 MR. BRUCE: The -- one thing for sure, the  
16 building blocks on page 1.

17 MR. HEARING EXAMINER: Yeah.

18 MR. BRUCE: And then if Mr. McClure desires more  
19 definition of the depth severance that is in here.

20 MR. HEARING EXAMINER: Okay. Mr. McClure.

21 MR. MCCLURE: Thank you, Mr. Hearing Examiner. I  
22 do have a fast question for Mr. Bruce. It's not related  
23 to the pooling checklist though. I think we should be --  
24 I think you should be fine there with the change that you  
25 have already identified, Mr. Bruce.

1 MR. BRUCE: Thank you.

2 MR. MCCLURE: However, can you please confirm for  
3 me when written notice of this case was provided?

4 MR. BRUCE: Yes, sir. Only certified notice was  
5 given, and that was mailed on March 14, 2024, and the  
6 green card was signed by Chevron, March 19, 2024. I did  
7 not do a certified notice spreadsheet because there is  
8 just the one interest owner.

9 MR. MCCLURE: Okay. Thank you, Mr. Bruce.

10 I have no further questions for this case,  
11 Mr. Hearing Examiner.

12 MR. HEARING EXAMINER: Mr. Bruce, how long will  
13 it take you to submit an amended exhibit packet with a  
14 cover letter?

15 MR. BRUCE: Because of the printing problems I  
16 referred to, I know I've committed to doing some other  
17 ones, but I'm kind of working around my computer  
18 situation. If I could have until Monday on this, and any  
19 others I may have to do close of business Monday.

20 MR. HEARING EXAMINER: Fine. Okay. We will take  
21 this case under advisement with the caveat that you are  
22 filing an amended exhibit packet.

23 MR. BRUCE: And one question with respect -- the  
24 just because I have -- I sometimes have difficulty  
25 uploading packages, exhibit packages to the Division

1 website, so all of the remaining cases have parts one and  
2 two. There is no change to Part 2. It would only be to  
3 part 1, if I could just do the part 1.

4 MR. HEARING EXAMINER: Definitely.

5 MR. BRUCE: Thank you.

6 MR. HEARING EXAMINER: Mr. McClure, he's going to  
7 be correcting the building blocks and the depth severance;  
8 is that your understanding?

9 MR. MCCLURE: Mr. Hearing Examiner, my  
10 understanding is just the building blocks.

11 MR. BRUCE: You did not request them.

12 MR. HEARING EXAMINER: Okay. Very good. So not  
13 depth severance. That's why I'm checking. Okay. You got  
14 off easy that time.

15 All right. We're now moving on to 24338,  
16 Marathon Oil Compulsory Pooling application. Entries of  
17 appearance.

18 MS. BENNETT: Good morning, Mr. Examiner. Deana  
19 Bennett on behalf of Marathon Oil Permian LLC.

20 MR. HEARING EXAMINER: Ms. Bennett, are there any  
21 other parties?

22 MS. BENNETT: Yes, there is one other party, and  
23 it's Ms. Shaheen, and I see her on the call.

24 MR. HEARING EXAMINER: Ms. Shaheen.

25 MS. SHAHEEN: Thank you, Ms. Bennett. Sharon

1 Shaheen, Montgomery and Andrews on behalf of S.K. Warren  
2 Resources. And we have no objections --

3 MR. HEARING EXAMINER: Ms. --

4 MS. SHAHEEN: -- to this case (inaudible).

5 MR. HEARING EXAMINER: Ah. That was where I was  
6 going. Will you say that again, please?

7 MS. SHAHEEN: I'm sorry. S.K. Warren has no  
8 objection to this case proceeding by affidavit.

9 MR. HEARING EXAMINER: And have you reviewed the  
10 exhibits?

11 MS. SHAHEEN: Yes, I have.

12 MR. HEARING EXAMINER: Okay. Are there any  
13 objections to any of the exhibits?

14 MS. SHAHEEN: No objections to any of the  
15 exhibits.

16 MR. HEARING EXAMINER: Thank you, Ms. Shaheen.  
17 Ms. Bennett.

18 MS. BENNETT: Thank you. In this case, Marathon  
19 seeks an order pooling uncommitted interests in a standard  
20 960-acre horizontal spacing unit underlying the West Half  
21 of Sections 22, 27 and 34. And on Monday actually, we  
22 filed the exhibits, and our exhibits include the usual  
23 exhibits; the checklist, the affidavit of Farley Duvall  
24 who has previously testified before the Division, and the  
25 affidavit of Greg Borkowski, the geologist for Marathon,

1 who's also previously testified for the Division. And  
2 then tab D is my Self-Affirm Declaration with notice, and  
3 notice was mailed on March 14th, 2024.

4 One item that Ms. Shaheen and I discussed  
5 yesterday or the day before is that on the compulsory  
6 pooling checklist, there is a place to identify entries of  
7 appearance, and I inadvertently left off S.K. Warren. And  
8 so with the Division's permission, I'd like to file an  
9 amended exhibit packet today that identifies S.K. Warren  
10 as entering an appearance in the case on the checklist.

11 MR. HEARING EXAMINER: Okay.

12 MS. BENNETT: Other than that, I would ask that  
13 the Exhibits in tab A, tab B, tab C, and tab D be admitted  
14 into the record in case 24338, and that this case be taken  
15 under advisement.

16 MR. HEARING EXAMINER: Any objections? Hearing  
17 none, tabs A, B, C and D are admitted into evidence. We  
18 will expect an amended checklist to be submitted with an  
19 amended exhibit packet with a cover letter explaining what  
20 the changes to the checklist.

21 Mr. McClure.

22 MR. MCCLURE: Mr. Hearing Examiner, I don't have  
23 questions, but I do have an additional change or  
24 additional --

25 MR. HEARING EXAMINER: Ah.

1 MR. MCCLURE: -- amendment they need to make.

2 MR. HEARING EXAMINER: In the checklist?

3 MR. MCCLURE: In the checklist and the forms  
4 C102s.

5 MR. HEARING EXAMINER: Okay. Please proceed.

6 MR. MCCLURE: Thank you, sir.

7 Ms. Bennett, in this particular area there's  
8 actually two different pools.

9 MS. BENNETT: Okay.

10 MR. MCCLURE: So on the pooling checklist, we'll  
11 need to amend that to include both of these pools.

12 MR. HEARING EXAMINER: Do you have the  
13 information you need?

14 MS. BENNETT: No, I do not. I didn't think so.

15 MR. HEARING EXAMINER: Mr. McClure, what  
16 information does she need?

17 MR. MCCLURE: Oh, absolutely, Mr. Hearing  
18 Examiner. I apologize. I was bringing up the --

19 MR. HEARING EXAMINER: Ah.

20 MR. MCCLURE: -- page on my other screen over  
21 there.

22 Ms. Bennett, you currently have pool 64550 on the  
23 pooling checklist that -- actually originally, I thought  
24 it was correct, but now I'm looking at it a second time it  
25 looks like you have the wrong pool code on that. The

1 correct pool code for that pool is 64450.

2 MS. BENNETT: 64450 instead of 64550.

3 MR. MCCLURE: That is correct.

4 MS. BENNETT: Okay. I think I -- I'm sorry,  
5 Mr. McClure, but I think that's due to my own dyslexia.  
6 I'm looking at the C102s. The first one of which starts  
7 on page 15 of 87. It is 64450 for the pool code, so I  
8 think I just made a mistake in terms of this particular  
9 pool on the checklist, but also understand that there may  
10 be a second pool.

11 MR. MCCLURE: Yes, ma'am. The additional pool  
12 is -- oh, I'm not even going to try to pronounce the name,  
13 but the pool code is 42780.

14 MS. BENNETT: 42780?

15 MR. MCCLURE: Yes, ma'am. And are you going to  
16 be able to get the pool name off of our system, or would  
17 you like me to spell that for you?

18 MS. BENNETT: No, I can get it off of the system.  
19 If you could though, Mr. McClure, which sections does pool  
20 code 42780 cover?

21 MR. MCCLURE: Ms. Bennett, that was exactly what  
22 I was getting ready to provide for you.

23 MS. BENNETT: Okay. Thank you.

24 MR. MCCLURE: Because you'll need that for the  
25 form C102s.

1 MS. BENNETT: Uh-huh.

2 MR. MCCLURE: The Willow Lake is only within  
3 Section 34. The other pool, 42780, is in both Sections 22  
4 and 27.

5 MS. BENNETT: Thank you.

6 MR. MCCLURE: And if you could -- are you aware  
7 of how to properly prepare the form C102s in instances  
8 like this?

9 MS. BENNETT: I will restate my understanding,  
10 and you can let me know if that's the Division's  
11 preference. And my understanding is to create a separate  
12 C102 for each pool, and the C102 per pool will designate  
13 which part of the unit is dedicated to that pool. That's  
14 my understanding is that we would be then submitting two  
15 C102s for each of the wells, one per pool.

16 MR. MCCLURE: Yes, Ms. Bennett, that is correct.  
17 And if you could please provide that to the Division, in  
18 addition to the changes made to the pooling checklist.

19 MS. BENNETT: Thank you, Mr. McClure. We will do  
20 that. I would ask the Division to allow me a little more  
21 time then to get amended C102s, so if I could have through  
22 the close of business on Monday, that would be great.

23 MR. HEARING EXAMINER: April 8th close of  
24 business. So we'll take this case under advisement once  
25 you submit the amended checklist and the C102s.

1 MS. BENNETT: Thank you.

2 MR. HEARING EXAMINER: Perfect. Thank you.

3 I'm now calling Novo Oil and Gas, 24339.

4 MS. MCLEAN: Yes, Jackie McLean from Hinkle  
5 Shanor on behalf of Novo Oil and Gas.

6 MR. HEARING EXAMINER: Okay. It looks like we  
7 have Ms. Kessler entered.

8 MS. MCLEAN: Yes. I'm sorry. Ms. Kessler just  
9 e-mailed us and let us know she had to leave, but she has  
10 no objections to this case proceeding by affidavit.

11 MR. HEARING EXAMINER: And normally, I ask, and  
12 I'm not able to do so, if she has reviewed the exhibits  
13 and has any objections to any of the exhibits. So would  
14 you send her an e-mail or --

15 MS. MCLEAN: She said, "Please feel to note that  
16 we have no objection here."

17 MR. HEARING EXAMINER: Okay.

18 MS. MCLEAN: "Just observing."

19 MR. HEARING EXAMINER: Okay. Ms. McLean, please  
20 proceed.

21 MS. MCLEAN: Okay. Thank you. And this is  
22 another one of those requests for an order extending time  
23 to commence drilling. And in case number 24399, Novo is  
24 requesting that the Division extend the deadline to  
25 commence the drilling the Tickety Boo wells until April

1 13th, 2025.

2 And we submitted Exhibit A, land testimony of  
3 Mason Maxwell, who has previously testified before the  
4 Division, and accompanying exhibits as well as Exhibit B  
5 notice testimony, and accompanying notice exhibits. And I  
6 ask that Exhibits A and B be admitted into record, and  
7 case 24339 be taken under advisement.

8 MR. HEARING EXAMINER: Are there any objections?  
9 Well, we know that Ms. Kessler doesn't object. Are there  
10 any other objections? Not hearing any, your Exhibits A  
11 and B and subparts are admitted into evidence.

12 Mr. McClure.

13 MR. MCCLURE: Mr. Hearing Examiner, I have no  
14 questions for this case.

15 MR. HEARING EXAMINER: Very good. This is taken  
16 under advisement. Thank you.

17 MS. MCLEAN: Thank you.

18 MR. HEARING EXAMINER: Okay. Let me take some  
19 notes, and then we'll move on.

20 We are going to Mr. Bruce again for Mewbourne  
21 Oil, case 24344. Mr. Bruce, I don't know if those are in  
22 some way associated with 2433 -- sorry. 24345, 46, 47.

23 MR. BRUCE: Yes, they are, and I would ask that  
24 they all be called (inaudible).

25 MR. HEARING EXAMINER: So I'm calling all cases

1 24344, 45, 46, and 47. Entries of appearance, please.

2 So would you state it would for the record,  
3 please?

4 MR. BRUCE: (Inaudible).

5 MR. HEARING EXAMINER: Thank you, sir. Please  
6 proceed.

7 MR. MCCLURE: Mr. Hearing Examiner.

8 MR. HEARING EXAMINER: Yes.

9 MR. MCCLURE: I think Mr. Bruce's microphone  
10 might be off.

11 MR. HEARING EXAMINER: Yeah, I think it's on --

12 MR. MCCLURE: I think we're hearing him on a --

13 MR. HEARING EXAMINER: You're right. It's on  
14 now. Thank you.

15 MR. BRUCE: Jim Bruce representing Mewbourne.  
16 First of all, the witnesses in the cases, they're all the  
17 same. Mitch Rob, the landman, who's previously been  
18 qualified, and the geologist is Tyler Hill, who was  
19 previously qualified.

20 In the first case, Mewbourne seeks to pool the  
21 Bone Spring formation in the West Half, West Half of  
22 Section 26 and Section 35, 23 South, 28 East for purposes  
23 of drilling to Bone Spring wells.

24 Exhibit 2 is the Landman's Affidavit. Again, it  
25 contains usual information regarding the C102s. Exhibit

1 2B contains information on the interest ownership, and it  
2 does indicate by asterisk besides certain parties' names  
3 that they are being pooled, so that is identified, the  
4 third page of Exhibit 2B. And then it contains, of  
5 course, the Summary of Communications, the proposal  
6 letters and the AFEs -- or the AFE, I should say.

7 Exhibit 3 is the Geologist Affidavit with the  
8 usual locator map, the structure map. There are two cross  
9 sections in the horizontal drilling plans.

10 MR. HEARING EXAMINER: Mr. Bruce, has your  
11 geologist been qualified in Exhibit --

12 MR. BRUCE: Oh, yeah, yes.

13 MR. HEARING EXAMINER: Thank you, sir.

14 MR. BRUCE: Many times.

15 MR. HEARING EXAMINER: Great.

16 MR. BRUCE: And, you know, it shows that the  
17 horizontal drilling will properly develop this property.

18 Exhibit 4 is the Affidavit of Mailing. The  
19 Affidavit of Mailing for each case is different because  
20 different groups of persons were named in each case. And  
21 then there is one Consolidated Affidavit of Publication  
22 marked "Exhibit 6," and that was timely-published on the  
23 19th of March, so that is proper.

24 And obviously, on the Affidavit of Mailing you  
25 can see it specifically identifies for each case the

1 parties who Mewbourne seeks to pool.

2 And then Exhibit 7 is the affidavit -- excuse me,  
3 application and proposed notice. There is in Part 2 --  
4 because of these printing problems, I noticed --  
5 mentioned -- I prepared, but I could not print up in time  
6 the Certified Notice spreadsheet, so I need to supplement  
7 Part 2 of the exhibits simply with the Certified Notice  
8 spreadsheet.

9 MR. HEARING EXAMINER: Mr. Bruce, are you saying  
10 that in each of the four cases you need to supplement?

11 MR. BRUCE: Each of the three cases, yeah.

12 MR. HEARING EXAMINER: Three cases. I thought it  
13 was four cases?

14 MR. BRUCE: These -- no. The final cause, which  
15 is 24347, is separate from these, so it's --

16 MR. HEARING EXAMINER: Fine. What is the -- so  
17 are you adding an exhibit or are you correcting --

18 MR. BRUCE: I am adding an exhibit, Exhibit 5,  
19 which is noted on the cover sheet, the Certified Notice  
20 spreadsheet, but I couldn't print it up, so I couldn't  
21 combine it when I was scanning things.

22 MR. HEARING EXAMINER: So there is -- so the  
23 three packets for the three cases are all missing  
24 Exhibit 5 --

25 MR. BRUCE: That is correct.

1 MR. HEARING EXAMINER: -- even though they're in  
2 the index?

3 MR. BRUCE: Correct.

4 MR. HEARING EXAMINER: Fine. So how long do you  
5 need to file amended exhibit packets?

6 MR. BRUCE: If I could do them all on Monday.

7 MR. HEARING EXAMINER: Monday, April 8th. We  
8 have a lot going on, on April 8th. Okay. Close of  
9 business, right? Okay. Very good. So let's get these  
10 admitted into evidence.

11 Are there any objections in case 24344, to  
12 exhibits under parts 1 and 2; 1, 2, 3, 4, 5, 6, 7? Not  
13 hearing any, they're all admitted even though there isn't  
14 an Exhibit 5 at this point. There will be.

15 Mr. McClure, are there any questions on this  
16 single case?

17 MR. MCCLURE: Yes, I do, Mr. Hearing Examiner.

18 MR. HEARING EXAMINER: Go right ahead.

19 MR. MCCLURE: Mr. Bruce, if I can bring your  
20 attention to Exhibit Part 1, page 14 of 18. This is the  
21 letter that was provided with the AFEs to the interest  
22 owners, I believe; is that correct?

23 MR. BRUCE: You are correct.

24 MR. MCCLURE: On the copy that was provided to  
25 the Division, there's some hand-drawn corrections made to

1 this letter; is that correct?

2 MR. BRUCE: That -- yes, sir. And that was done  
3 by me because when you go through the Division's records  
4 and you go through this Proposal Letter, and then when you  
5 go through the AFE -- excuse me -- the C102s, this well  
6 might have originally been the 403H well, and the landman  
7 could confirm this, but when you go to Exhibit 2A -- or  
8 actually, this is the next case. If you go to -- but  
9 regardless, if you go to Exhibit 2A in the next case, the  
10 C102 is -- indeed identifies the well as the 404H well.

11 MR. MCCLURE: Okay. Mr. Bruce, I guess, I -- at  
12 this exact moment, I didn't go look at that just now.  
13 However, I am aware from when I reviewed the packets that  
14 it does appear that one of the numbers had changed.

15 MR. BRUCE: And what I did was, I went through  
16 what was in the Division's file, the C102s here, and the  
17 letter, and the footages all match up for that 404H well.  
18 So it might have been a typo in the letter; it might have  
19 been a change to the well number.

20 MR. MCCLURE: Mr. Bruce, I guess what I'm --  
21 well, let me ask this question: Is it the intent of  
22 Mewbourne to provide in this application the letter that  
23 was actually provided to the interest owners or an  
24 easier-for-the-Division-to-interpret letter to the  
25 interest owners?

1 MR. BRUCE: Well, I mean, this is the letter --  
2 you pointed out the letter that was sent. And I noticed  
3 this typo, and I didn't know whether to change it or let  
4 you raise the issue and say that the well numbers don't  
5 match up.

6 MR. MCCLURE: Okay. Mr. Bruce, I definitely  
7 understand your dilemma here, of course. My only concern  
8 is that in our case file, we don't see the actual letter  
9 that was provided to the interest owners. So I guess, is  
10 Mewbourne prepared to --

11 MR. BRUCE: I mean, I do have on my computer a  
12 copy of this letter unmarked. I could submit it.

13 MR. MCCLURE: Thank you, Mr. Bruce. I'm almost  
14 wondering if that may be the most appropriate solution  
15 here was if you wanted to provide us with the initial  
16 letter --

17 MR. BRUCE: Yeah, this is the initial letter.

18 MR. MCCLURE: -- in addition to this, if you'd  
19 like.

20 MR. BRUCE: Yeah, I'll --

21 MR. MCCLURE: Excuse me. I'm sorry, Mr. Bruce.

22 MR. BRUCE: That would be fine.

23 MR. MCCLURE: Okay. Thank you, Mr. Bruce.

24 Another question, Mr. Bruce, when was written  
25 notice of this case provided?

1 MR. BRUCE: It was mailed on March 14th.

2 MR. MCCLURE: Thank you, Mr. Bruce. One other  
3 quick note to point out, and this affects this case and  
4 the following two cases. Just so you're already aware of  
5 the issue for those cases when they do come up.

6 On your pooling checklist, it appears that you  
7 had accidentally wrote the wrong pool code down. Are you  
8 prepared for me to provide you with the correct pool code  
9 there?

10 MR. BRUCE: Have at it.

11 MR. MCCLURE: Okay. The correct pool code would  
12 be 1501.

13 MR. BRUCE: Okay. I will correct that, too.

14 More (inaudible) material for you, Mr. Examiner.

15 MR. MCCLURE: In addition to that, Mr. Bruce, it  
16 appears the same -- well, in addition to that, it appears  
17 this same accidental, very simple typo was --

18 MR. BRUCE: Yeah, I was --

19 MR. MCCLURE: -- continued throughout the form.

20 MR. BRUCE: -- planning on taking care of that  
21 for all three cases.

22 MR. MCCLURE: Yes, sir. But I mean, this pool  
23 code was also used on the form C102.

24 MR. BRUCE: Correct.

25 MR. MCCLURE: So we'll need to provide an amended

1 C102 as well.

2 MR. BRUCE: Yeah.

3 MR. MCCLURE: Okay. Thank you.

4 MR. BRUCE: Understood.

5 MR. MCCLURE: I'm sorry. What was that,  
6 Mr. Bruce?

7 MR. BRUCE: I said, "Understood."

8 MR. MCCLURE: Okay. Thank you, Mr. Bruce.  
9 I have no further questions for this case,  
10 Mr. Hearing examiner.

11 MR. HEARING EXAMINER: Mr. McClure, would you  
12 give me a list of what Mr. Bruce needs to file, so that  
13 this case can be taken under advisement?

14 MR. MCCLURE: Of the things that I just pointed  
15 out, Mr. Hearing Examiner, Mr. Bruce will need to submit  
16 an amended pooling checklist, amended form C102s, and a  
17 supplemental exhibit with the uncorrected letter provided  
18 with the AFEs.

19 MR. HEARING EXAMINER: And then we also need  
20 Exhibit 5.

21 MR. MCCLURE: Yeah. Yeah, yeah, yeah.

22 MR. HEARING EXAMINER: Correct. Very good. I  
23 have a list of what needs to be amended.

24 When will that be submitted?

25 MR. BRUCE: Monday.

1 MR. HEARING EXAMINER: Monday, close of business.  
2 Okay. So, Mr. McClure, we'll take this case under  
3 advisement with those supplemental exhibits filed timely.

4 Let's move on to the next case, which is 24345.

5 Mr. Bruce, is it going to be the same here?

6 MR. BRUCE: Yes, sir. The same witnesses gave  
7 their affidavits to the testimony. As you can see, these  
8 wells are all adjoining each other. And this one it's  
9 East Half, West Half of Sections 26 and 35.

10 And all the geologic data presented is the same.  
11 The land data is the same except obviously, you're on an  
12 adjoining tract of land. Affidavit of mailing, notice was  
13 mailed. Again, a separate notice list, but the letter  
14 went out March 14th.

15 I do need to provide the Certified Notice  
16 spreadsheet, and there is a timely-published Affidavit of  
17 Publication, and the application and proposed  
18 advertisement. But the same four items that Mr. McClure  
19 requested in case 24344 are applicable to this case, too.

20 MR. HEARING EXAMINER: All right. Let's deal  
21 with the exhibits first, and we'll go to Mr. McClure if he  
22 wants to point out any other deficiencies. Let's see  
23 24345. I have to pull up the packet. 24345.

24 Okay. I see here two exhibits, a Part 1 and a  
25 Part 2. I have Exhibits 1, 2, 3, 4, 5, which is missing,

1 6 and 7. Are there any objections to those admitted into  
2 evidence?

3 Mr. Bruce, they are admitted into evidence.

4 Mr. McClure, knowing that Mr. Bruce is going to  
5 fix certain items, are there any other questions in this  
6 case?

7 MR. MCCLURE: Mr. Hearing Examiner, I have no  
8 other questions in this case.

9 MR. HEARING EXAMINER: Okay. Let's move on then  
10 to 24346, since we're taking 24345 under advisement with  
11 the additional evidence. Let's go.

12 MR. BRUCE: And in 24346, virtually the same  
13 exhibit package. And this particular application covers  
14 the East Half, West Half of Section 26 for Bone Spring  
15 well.

16 Again, the pool code is wrong in the checklist,  
17 so that'll be cured. There will be -- again, for the  
18 Landman's Affidavit, there will be the unedited Proposal  
19 Letter. The Geologist Affidavit is the same actually for  
20 all three cases. The Affidavit of Mailing list, it again,  
21 was mailed out March 14th. The address list is separate  
22 from the other two cases. The Certified Notice  
23 spreadsheet needs to be added in, and the C102 needs to be  
24 corrected. The Affidavit of Publication was timely, and  
25 Exhibit 7 is the application and proposed notice, and so I

1 would move the admission of Exhibits 1 through 7, plus  
2 subparts.

3 MR. HEARING EXAMINER: Any objections? Not  
4 hearing any, they're admitted into evidence.

5 Mr. McClure, are there any specific questions  
6 that you have not already addressed in previous cases?

7 MR. MCCLURE: Mr. Hearing Examiner, if I may, a  
8 quick question for you.

9 MR. HEARING EXAMINER: Yes. For me?

10 MR. MCCLURE: Yes, if I may, sir.

11 MR. HEARING EXAMINER: Okay. Yes, go ahead.

12 MR. MCCLURE: The last case that we just took  
13 under advisement, that was docket number 49 or docket  
14 number 50?

15 MR. HEARING EXAMINER: Neither. Hold on, a  
16 second. That was 24345. Oh, docket number. I don't  
17 know. Let me look.

18 MR. MCCLURE: Oh. Oh, I probably just said the  
19 case 24345 is fine. I thought that -- I was wanting to  
20 confirm we have not taken 24347 under --

21 MR. HEARING EXAMINER: No, not yet.

22 MR. MCCLURE: -- advisement yet.

23 MR. HEARING EXAMINER: That's the last of  
24 Mr. Bruce's cases to come before us.

25 MR. MCCLURE: Okay. Thank you, sir. I apologize

1 for my confusion there. For some reason, I was  
2 considering we had skipped over a case and I was writing  
3 my notes down.

4 The question before me is whether I have any  
5 questions for case 24346; is that correct?

6 MR. HEARING EXAMINER: Yes.

7 MR. MCCLURE: With consideration to already prior  
8 acknowledgment of the pool code being slightly wrong, I  
9 have no further questions for this case.

10 MR. HEARING EXAMINER: Okay. Mr. Bruce, we're on  
11 your last case 24347.

12 MR. BRUCE: Yes, Mr. Examiner. The witnesses for  
13 this case, the landman is Thomas Sloan, who has previously  
14 testified before the Division, and the geologist is  
15 Charles Crosby, who has testified multiple times before  
16 the Division. They are both qualified as experts.

17 Exhibit 1 is the pooling checklist, and there  
18 is -- on the first page, there is one error that I  
19 noticed. Right in the middle, it says, "Pooling is  
20 vertical extent." This is a Bone Spring well. These are  
21 Bone Spring wells, and I wrote down "Wolf Camp," and so I  
22 need to correct that.

23 In these cases -- whoops. Mewbourne seeks to  
24 pool the East Half of Section 9 and East Half of Section  
25 4, 19 South, 34 East, which is a non-standard unit, which

1 is also requested to be approved by this application.

2 There are two wells that are identified as  
3 (inaudible) Bone Spring wells being pooled. The Landman's  
4 Affidavit contains the usual C102s, land plats showing the  
5 parties' -- Exhibit 2B shows the parties being pooled.  
6 There are both working interest owners and record title  
7 owners being pooled. Obviously, the record title owners  
8 for purposes of Communitization Agreement, the parties  
9 being pooled are indicated in red ink on the land  
10 information, Exhibits 2B and 2C.

11 Obviously, there is a Proposal Letter, a Summary  
12 of Communications, and then for purposes of the NSP,  
13 Exhibit 2G outlines the well unit, and then it shows the  
14 offsetting tracks, and identifies on the second page of  
15 that exhibit the persons who needed to be notified of the  
16 NSP.

17 The Geologist Affidavit submitted is Exhibit 3,  
18 contains the usual structure maps, cross section,  
19 horizontal drilling plans, and shows that each quarter --  
20 quarter section in these well units will contribute more  
21 or less equally in production. The Affidavit of Mailing,  
22 in this case there are two letters.

23 Exhibit 4 is my affidavit. Exhibit 4A is the  
24 letter that went out to the working interest owners and  
25 record title owners. Exhibit 4B is a letter that went out

1 to the offset interest owners regarding the non-standard  
2 unit. Exhibit 6 -- excuse me. Exhibit 5 is the Certified  
3 Notice spreadsheet, and I did get one in this group, so  
4 that is present, and there is a timely-published notice  
5 Affidavit of Publication.

6 And then in Exhibit 7 is the application and  
7 proposed ad. I would move the admission of Exhibits 1  
8 through 7 with subparts, and I will have to correct --  
9 make a minor correction on the pooling checklist.

10 MR. HEARING EXAMINER: Okay. I have your  
11 exhibits, Part 1, numbers 1 and 2; I have your Exhibits --  
12 wait a minute. Let me start over because I'm looking at  
13 the wrong case. Yes. I have your Exhibits 1 and 2, and  
14 then I have your exhibits in a second packet, 3 through 7.

15 Are there any objections to these exhibits? Not  
16 hearing any, these exhibits are entered into evidence.

17 Mr. McClure, are there any questions in this  
18 case?

19 MR. MCCLURE: Yes, I do, Mr. Hearing Examiner.

20 MR. HEARING EXAMINER: Go ahead.

21 MR. MCCLURE: Mr. Bruce, can you please confirm  
22 for me when written notice of this case was provided?

23 MR. BRUCE: Yes, sir. It was -- I think, if you  
24 go to Exhibit 5, it'll show that the -- all of the  
25 letters, both to the interest owners and the offset

1 working interest owners were sent on March 14th.

2 And then, the Affidavit of Publication shows that  
3 it was published March 20th, so it was timely.

4 MR. MCCLURE: Thank you, Mr. Bruce. Actually,  
5 now I'm looking at my notes again, I actually didn't have  
6 the notes for this case because it does state exactly as  
7 you just laid out in Exhibit 5.

8 However, I do have an additional change to your  
9 pooling checklist as well as form C102s. In addition to  
10 your currently identified pool, which is the pool code  
11 50460.

12 MR. BRUCE: Yes.

13 MR. MCCLURE: There is another pool that also  
14 needs to be included here.

15 MR. BRUCE: Okay.

16 MR. MCCLURE: The pool code for that -- when  
17 you're ready, sir --

18 MR. BRUCE: Yes, sir.

19 MR. MCCLURE: -- is pool number 21650.

20 MR. BRUCE: 21650. And what's the name?

21 MR. MCCLURE: The name is E-K; Bone Spring.

22 MR. BRUCE: Yeah.

23 MR. MCCLURE: And the E-K; Bone Spring is within  
24 Section 4 wherein the Quail Ridge Bone Spring is in  
25 Section 9.

1           So we'll need to submit an amended pooling  
2 checklist with your prior approved -- or a  
3 prior-referenced pooling this vertical extent change as  
4 well as form C102s.

5           MR. BRUCE: Yeah. And it might take a few days  
6 to get C102s changed. The other stuff is easy enough,  
7 so --

8           MR. MCCLURE: Thank you, Mr. Bruce.

9           Mr. Hearing Examiner, I have no other questions.

10          MR. HEARING EXAMINER: Thank you. So when are  
11 you going to submit that?

12          MR. BRUCE: Let me contact my clients in a few  
13 minutes and ask when the new C102s can be submitted.

14          MR. HEARING EXAMINER: Okay. We'll still be  
15 here. And if we're not, send us an e-mail and let us  
16 know. But do you feel as though Tuesday, April 9 is  
17 enough time?

18          MR. BRUCE: I will find out and e-mail you,  
19 folks.

20          MR. HEARING EXAMINER: Very good. I'm going to  
21 put a deadline of Tuesday, April 9. If you can't comply  
22 with Tuesday, April 9 at close of business, send me an  
23 e-mail and let me know how much more time you need.

24          MR. BRUCE: Thank you.

25          MR. HEARING EXAMINER: Okay. Thank you.

1           Let's recall two cases for Ms. Vance.

2           Ms. Bennett, do you have other business before  
3 the Division? You do? Is it a case that we need to  
4 recall? Oh. In these cases that we're recalling now?

5           MS. BENNETT: No. Earlier today on the phone  
6 when I was driving in, you asked me to check the case  
7 files or my notes on Franklin Mountain Energy cases.

8           MR. HEARING EXAMINER: Yes.

9           MS. BENNETT: So I'm --

10          MR. HEARING EXAMINER: You have the information?

11          MS. BENNETT: Yes.

12          MR. HEARING EXAMINER: Great.

13          MS. BENNETT: And I'm happy to do that after.

14          MR. HEARING EXAMINER: Okay. Well, if it's just  
15 giving me a list of case numbers, let's get that over with  
16 so you can leave. But let me -- which case was it in  
17 reference to? Which case did I call?

18          MS. BENNETT: This was in reference to the first  
19 five cases or so that were on the docket. And --

20          MR. HEARING EXAMINER: Hold on. Let me get to  
21 it.

22          MS. BENNETT: Uh-huh.

23          MR. HEARING EXAMINER: Okay. Go back up. So I  
24 had called 23659 through 23661, 23811 and 23813; is that  
25 what you mean?

1 MS. BENNETT: Yes.

2 MR. HEARING EXAMINER: Okay. Now you're saying  
3 that those are going to be consolidated WITH some cases  
4 that are not -- no, you're not saying that.

5 MS. BENNETT: No.

6 MR. HEARING EXAMINER: No. You say it.

7 MS. BENNETT: Okay. So on the -- during the  
8 status conference for the cases that you just read off, we  
9 talked about whether the Hearing Examiner would consider  
10 moving these cases to be on the same date as other  
11 Franklin Mountain Energy and MRC cases.

12 MR. HEARING EXAMINER: Right.

13 MS. BENNETT: But the Division or the Hearing  
14 Examiner decided against doing that, and instead asked us  
15 to revert back with some dates for a contested hearing.

16 MR. HEARING EXAMINER: And I also couldn't find  
17 the dates for the dockets for the other cases that you  
18 mentioned.

19 MS. BENNETT: That's correct.

20 MR. HEARING EXAMINER: Okay.

21 MS. BENNETT: And so I was coordinating with  
22 Ms. Peña in my office, and she looked at the transcript  
23 for the March 7th hearing, and the transcript shows that  
24 for the cases I read to you earlier today, we all agreed  
25 for a status conference on May 16th, and we needed to file

1       continuances for these.

2                   And by "we," I mean both Franklin Mountain Energy  
3 and MRC. And in looking at the case files, it appears  
4 that neither one of us has done that yet. And so on our  
5 to-do list will be to file the continuances to clarify  
6 that for the Division.

7                   MR. HEARING EXAMINER: And I have -- very good.  
8 And these are all consolidated together, the ones you're  
9 about to give me, right?

10                  MS. BENNETT: Those are consolidated, yes.

11                  MR. HEARING EXAMINER: The ones that we're  
12 talking about that are not on the docket for May 16, but  
13 need to be.

14                  MS. BENNETT: Exactly.

15                  MR. HEARING EXAMINER: Great. Can I have a list?

16                  MS. BENNETT: The case numbers are 23853 through  
17 23856.

18                  MR. HEARING EXAMINER: 56, yes.

19                  MS. BENNETT: 23857 through 23867.

20                  MR. HEARING EXAMINER: 67, yes.

21                  MS. BENNETT: 24256 through 24258.

22                  MR. HEARING EXAMINER: 58, yes.

23                  MS. BENNETT: And then the competing cases are  
24 case numbers 24233.

25                  MR. HEARING EXAMINER: I'm sorry. 242.

1 MS. BENNETT: 33.

2 MR. HEARING EXAMINER: 33?

3 MS. BENNETT: Uh-huh.

4 MR. HEARING EXAMINER: 33, yes.

5 MS. BENNETT: Through 24244.

6 MR. HEARING EXAMINER: 44.

7 MS. BENNETT: And 24245.

8 MR. HEARING EXAMINER: 45.

9 MS. BENNETT: Through 24249.

10 MR. HEARING EXAMINER: 49. So why is it that you

11 don't just say, "24233 through 49"?

12 MS. BENNETT: Because I think they're probably

13 East Half West Half cases --

14 MR. HEARING EXAMINER: Got it.

15 MS. BENNETT: -- or slightly different spacing

16 units.

17 MR. HEARING EXAMINER: Fine. Okay. So these

18 cases -- you and -- is it Mr. Feldewert?

19 MS. BENNETT: Yes.

20 MR. HEARING EXAMINER: Okay. Are going to file

21 continuances for all of these cases to move them to the

22 May 16 docket for the purpose of a status conference; is

23 that right?

24 MS. BENNETT: That's right.

25 MR. HEARING EXAMINER: Because I don't have the

1 verbatim transcript from March. What were we trying to  
2 achieve in March that we said, we were going to move these  
3 to May 16?

4 MS. BENNETT: The parties -- these cases were set  
5 for a contested hearing on March 7th, and the parties are  
6 in discussions, and so asked that these cases be continued  
7 for a status conference to discuss the outcome of those  
8 negotiations.

9 MR. HEARING EXAMINER: Yeah. Okay. I  
10 understand. So we're going to have a final status  
11 conference then on May 16th. Okay. That's important to  
12 know for me and for you. Okay.

13 Okay. Now, what about the first five cases that  
14 we talked about today? Are they related to these cases?

15 MS. BENNETT: They're related in that they  
16 involve the same partes.

17 MR. HEARING EXAMINER: That's all..

18 MS. BENNETT: And the same general set of  
19 negotiations.

20 MR. HEARING EXAMINER: Okay.

21 MS. BENNETT: But they're different acreages.

22 MR. HEARING EXAMINER: Fine. So then the outcome  
23 of today's docket call on cases 1 through 5 was that by  
24 April 8, close of business, the parties will propose  
25 hearing dates for a contested hearing for those five

1 cases, but not for these cases?

2 MS. BENNETT: That's correct.

3 MR. HEARING EXAMINER: That's what I'm trying to  
4 distinguish between.

5 MS. BENNETT: Uh-huh.

6 MR. HEARING EXAMINER: Okay. I understand. I'm  
7 glad you clarified that for me. Is there anything else  
8 that you guys need to know?

9 MS. BENNETT: No, that's all.

10 MR. HEARING EXAMINER: Very good. So thank you.

11 MS. BENNETT: Thank you.

12 MR. HEARING EXAMINER: You may be excused.

13 And, Ms. Vance, let's go back to your two cases.  
14 Let's deal with the first one first and the second one  
15 second.

16 MS. VANCE: I think that we got everything taken  
17 care of with the EOG case. I came back --

18 MR. HEARING EXAMINER: Can I have a case number?

19 MS. VANCE: It was -- sorry. 22947.

20 MR. HEARING EXAMINER: Hold on. 22947. Let me  
21 get back to it. I know we were in recess on it, but let  
22 me open back up the -- okay. So what was the issue? Why  
23 did we go on recess in that case?

24 MS. VANCE: That related to making sure that we  
25 had all of the notice. And I am going to file a revised

1 hearing packet this afternoon that has all of the notice  
2 to show that the parties that we're pooling have been  
3 properly noticed by both mail and by Notice of  
4 Publication.

5 MR. HEARING EXAMINER: So we have some additional  
6 exhibits that you e-mailed both Dean and I?

7 MS. VANCE: That's correct.

8 MR. HEARING EXAMINER: Okay. Very good. So what  
9 you're saying now is that all of these exhibits will be  
10 added to an amended exhibit packet and refiled?

11 MS. VANCE: That's correct.

12 MR. HEARING EXAMINER: Okay. So hold on, one  
13 second. And I asked -- so we have two e-mails. Why do we  
14 have two e-mails?

15 MS. VANCE: So it's two separate notices. This  
16 case was originally filed back in 2022, so I provided the  
17 notice from 2022. We also did new notice in December  
18 2023, and then we did a recent notice last month because  
19 just to cover all bases, and one of the addresses changed  
20 so we wanted to make sure that we covered that.

21 MR. HEARING EXAMINER: So, in your cover letter,  
22 please explain what you just explained. That'll be very  
23 helpful.

24 Mr. McClure, have you had time to look at these  
25 exhibits?

1 MR. MCCLURE: Mr. Hearing Examiner, I have had  
2 time to look at them.

3 MR. HEARING EXAMINER: Do you have any questions  
4 for Ms. Vance or any of her witnesses, based on these  
5 exhibits?

6 MR. MCCLURE: Yes, Mr. Hearing Examiner, I do  
7 have questions for Ms. Vance.

8 MR. HEARING EXAMINER: Okay. Ms. Vance, do you  
9 remember, did I swear in any of your witnesses on this  
10 case before?

11 MS. VANCE: You -- I don't believe so, but they  
12 have already dropped off because I thought that we were  
13 done with this case. So hopefully, these are just  
14 questions that I can answer. If I need to do -- need to  
15 e-mail them and have them sign back in, I will.

16 MR. HEARING EXAMINER: Hmmm. Okay. I'm not sure  
17 why you felt we were done with this case, since we were in  
18 recess, and we had issues with the exhibits, but I guess  
19 you take that under your own responsibility.

20 Okay. Mr. McClure, do you have any questions for  
21 Ms. Vance and not her witnesses?

22 MR. MCCLURE: Yes, I do, Mr. Hearing Examiner.

23 MR. HEARING EXAMINER: Please.

24 MR. MCCLURE: Ms. Vance, if I may direct your  
25 attention to your original exhibit packet, page 71 of 72.

1 MS. VANCE: You'll have to give me a minute  
2 because I thought we were done with this, so I closed out  
3 of everything.

4 MR. MCCLURE: Yes, ma'am.

5 MS. VANCE: And you said that was page 71?

6 MR. MCCLURE: That is correct.

7 MS. VANCE: Okay.

8 MR. MCCLURE: Is this the list of interest owners  
9 that the notice from March 20th, I believe, was provided?

10 MS. VANCE: Yes.

11 MR. MCCLURE: That being both Marathon and  
12 Tinian?

13 MS. VANCE: Yes.

14 MR. MCCLURE: Okay. If I may draw -- okay. And  
15 is it your --

16 MS. VANCE: So I would just --

17 MR. MCCLURE: -- belief that Tinian --

18 MS. VANCE: I can --

19 MR. MCCLURE: -- was noticed prior to this?

20 MR. HEARING EXAMINER: Okay. Hold on, a second.  
21 We're recording this, and parties can't speak over each  
22 other.

23 So, Ms. Vance, hold your question for a moment  
24 for your feedback.

25 And, Mr. McClure, would you start over again?

1 MR. MCCLURE: Yes. Yes. Mr. Hearing Examiner, I  
2 will.

3 Ms. Vance, is it your belief that Tinian was  
4 noticed by a direct written notice prior to the March 20th  
5 date?

6 MS. VANCE: Give me one moment. I'm going to  
7 pull up some feedback that I got from EOG. I would note  
8 that Tinian is not being pooled, so if you -- they were  
9 provided notice. But if you go to the exhibit, and that  
10 would be Exhibit C4, and page 28 of 72, you will see that  
11 they've executed the JOA and elected to participate, so  
12 we're not pooling them.

13 MR. MCCLURE: Okay, Ms. Vance. So then Tinian  
14 does not need to be noticed of this case; is that correct?

15 MS. VANCE: That's correct.

16 MR. MCCLURE: Okay. Thank you, Ms. Vance.

17 Mr. Hearing Examiner, I have no further  
18 questions.

19 MR. HEARING EXAMINER: All right. So let me make  
20 sure I understand. We have 22947, which we will take  
21 under advisement, is my understanding, with the amended  
22 exhibit packet to include six new exhibits, which have not  
23 been taken into evidence.

24 MS. VANCE: That's -- well, yes, that's correct.

25 MR. HEARING EXAMINER: Right. Which we'll deal

1 with before we end this hearing. Okay. And you'll  
2 provide a cover letter explaining what's going on. Are  
3 those the only -- is that the only amendment to the  
4 exhibit packet in your understanding, is that you're  
5 adding these six exhibits?

6 MS. VANCE: That's correct.

7 MR. HEARING EXAMINER: All right. Well, since  
8 you haven't marked them, let's identify them in some way,  
9 so that it can be shown that we've done the proper thing  
10 here. So let me get back to my e-mail. So why don't you  
11 identify them. Why don't you identify each of the six  
12 exhibits now and ask for me to admit them.

13 MS. VANCE: So the e-mail that -- the first  
14 e-mail that I sent, which is the notice from 2022,  
15 includes a sample notice letter that was mailed out on  
16 July 15th, 2022, along with the tracking information and  
17 the Notice of Publication that was also submitted to the  
18 paper in July of 2022.

19 MR. HEARING EXAMINER: All right. Let's deal  
20 with those now. So if these are notice things that you --  
21 are these within your personal knowledge?

22 MS. VANCE: Yes.

23 MR. HEARING EXAMINER: Good.

24 MS. VANCE: We --

25 MR. HEARING EXAMINER: You dealt with these

1 yourself?

2 MS. VANCE: Well, I -- yes.

3 MR. HEARING EXAMINER: Okay. Would these  
4 typically be included in an affidavit?

5 MS. VANCE: Yes.

6 MR. HEARING EXAMINER: So why don't you amend the  
7 packet to include an affidavit from you that admits these  
8 under your, you know, signed affidavit.

9 MS. VANCE: I can do that.

10 MR. HEARING EXAMINER: And I will admit these  
11 three exhibits now into evidence, unless there's an  
12 objection from someone, and I'm not hearing one. So I'm  
13 going to make a note that your affidavit will also be --  
14 either you're going to have what, a second -- do you  
15 already have an affidavit in the packet?

16 MS. VANCE: I do, and I was going to recommend  
17 that I just file a revised Self-Affirm Statement.

18 MR. HEARING EXAMINER: Right.

19 MS. VANCE: and usually what I do is I reference  
20 the mailing reports --

21 MR. HEARING EXAMINER: Okay.

22 MS. VANCE: -- but make reference to the notice  
23 letters that went out in my Self-Affirm Statement.

24 MR. HEARING EXAMINER: Okay. For the three that  
25 we dealt -- three exhibits that we dealt with in 2022,

1 which are admitted into evidence. Your affidavit can  
2 affirm those. And then what about the other e-mail you  
3 sent?

4 MS. VANCE: So the next one was for  
5 December 2023. And again, what I included was a sample  
6 copy of the notice letter that went out, along with the  
7 mailing report to the parties that received that notice  
8 letter, and as well as the Notice of Publication,  
9 Affidavit of Notice of Publication.

10 And again, I would just recommend I will revise  
11 my Self-Affirm Statement, so it's all consolidated into  
12 one statement to cover all of the notice that we have sent  
13 in this case.

14 MR. HEARING EXAMINER: Okay. And in your exhibit  
15 packet, I then presume you will have an amended affidavit  
16 followed by multiple exhibits that we are about to enter  
17 into evidence and have entered into evidence.

18 Please copy me with the e-mail that you -- give  
19 me a courtesy copy of your exhibit packet when you are  
20 filing it, so I can look at it.

21 So unless there is an objection, we will admit  
22 these three December 23 exhibits. Is there anything  
23 further on this case?

24 MS. VANCE: Not from myself, no.

25 MR. HEARING EXAMINER: Mr. McClure, is there

1 anything further from you?

2 MR. MCCLURE: No, sir.

3 MR. HEARING EXAMINER: Okay. Then this case will  
4 be taken under advisement once we receive that amended  
5 exhibit packet.

6 SO let's recall your other case.

7 MR. MCCLURE: Are you looking for the case  
8 number, Mr. Hearing Examiner?

9 MR. HEARING EXAMINER: I am. In my notes I'm  
10 looking, but I don't see it --

11 MS. VANCE: It is --

12 MR. HEARING EXAMINER: -- right off the bat.  
13 What case number is it?

14 MS. VANCE: 24335.

15 MR. HEARING EXAMINER: 24335. Okay. Please  
16 proceed.

17 MS. VANCE: Thank you, Mr. Hearing Examiner.

18 Well, my feedback, I did confer with my client  
19 and I also followed up with one of my colleagues. And  
20 what we -- what I would suggest is that we move forward  
21 with this case because it relates to the acknowledgment of  
22 the unit. Anything related to requirements,  
23 administrative filings, can be taken up separately.

24 And because there may be an issue of, you know,  
25 interpretation of the rules, I would recommend that we

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1 take this up, if needed, with Division counsel to get  
2 clarification.

3 MR. HEARING EXAMINER: Okay. Mr. McClure, in  
4 your own words, why did we recess this case?

5 MR. MCCLURE: There currently is disagreement  
6 between the BLM's approval letter and that Exhibit D in  
7 the unit case. Both of those are not true, cannot be true  
8 at the same time, unless this additional paperwork is  
9 filed by Oxy.

10 MR. HEARING EXAMINER: Okay. So there's a  
11 contradiction in the evidence?

12 MR. MCCLURE: That is correct because the  
13 Division cannot issue a spacing HSU, which represents the  
14 drainage of the wells without the additional application  
15 submitted.

16 MR. HEARING EXAMINER: Let me get to the exhibit.  
17 Will you give me -- would you give me page numbers of the  
18 conflicting evidence?

19 MR. MCCLURE: Yes, sir.

20 MR. HEARING EXAMINER: And, Ms. Vance, do you  
21 have that case pulled up in front of you?

22 MS. VANCE: I do, and I would like to know  
23 exactly where Mr. McClure is pointing --

24 MR. HEARING EXAMINER: And so would I. That's  
25 why I asked.

1           Go right ahead, Mr. McClure.

2           MR. MCCLURE:   Yes, sir.  I apologize.  I'm  
3 still --

4           MR. HEARING EXAMINER:  Sure.  Sure.

5           MR. MCCLURE:  Okay.  I do have the page numbers.

6           MR. HEARING EXAMINER:  Okay.

7           MR. MCCLURE:  Let me get the exhibit actually  
8 brought up on my side, but I'll give you the first page.  
9 Paragraph 3 of BLM's approval letter.

10          MR. HEARING EXAMINER:  Uh-huh.

11          MR. MCCLURE:  -- is on page 283 of 293.

12          MR. HEARING EXAMINER:  Okay.  so paragraph 3.  So  
13 here's what I see.  Is this -- it starts with the words  
14 "participating areas"?

15          MR. MCCLURE:  That is correct, Mr. Hearing  
16 Examiner.

17          MR. HEARING EXAMINER:  All right.  Now, this  
18 paragraph is in conflict with what else?

19          MR. MCCLURE:  On page 278.

20          MR. HEARING EXAMINER:  278.  So we have --

21          MR. MCCLURE:  There --

22          MR. HEARING EXAMINER:  Hold on, a second.

23          MR. MCCLURE:  Yes, sir.

24          MR. HEARING EXAMINER:  283, paragraph 3.  278.  
25 Is there a paragraph number on 278?

1 MR. MCCLURE: On paragraph number 2, there is a  
2 reference to a participating area.

3 MR. HEARING EXAMINER: Okay. Let me read  
4 paragraph 3 first, then I'll go to paragraph 2. And what  
5 part of paragraph 3 is conflicting with what part of  
6 paragraph 2, in your opinion?

7 MR. MCCLURE: In my opinion?

8 MR. HEARING EXAMINER: Yes.

9 MR. MCCLURE: Paragraph 3 says that, "This unit  
10 shall be a divided unit."

11 MR. HEARING EXAMINER: Yes, I see that.

12 MR. MCCLURE: What that means is that each well,  
13 once economic determination has been made, will have its  
14 own individual drainage brought in as its own  
15 participating area.

16 MR. HEARING EXAMINER: I see. And then take me  
17 to paragraph 2 in Exhibit D on page 278. What's --

18 MR. MCCLURE: (Inaudible). Oh. Go ahead.

19 MR. HEARING EXAMINER: Go ahead. Go ahead.

20 MR. MCCLURE: It states that, "The initial  
21 participating area shall cover all of Sections 24, 25, 35,  
22 and the South Half of 26."

23 MR. HEARING EXAMINER: Okay.

24 MS. VANCE: And what page was that, again?

25 MR. HEARING EXAMINER: 278.

1 MS. VANCE: In paragraph --

2 MR. HEARING EXAMINER: Two. The second part of  
3 paragraph 2.

4 Now, Mr. McClure, what is in conflict in  
5 paragraph 2 with paragraph 3?

6 MR. MCCLURE: Well, in order to bring it in as a  
7 single package, it would mean that they'd have to have  
8 that as the drainage for the wells.

9 MR. HEARING EXAMINER: And you're saying that  
10 because paragraph 3 says that it's divided, then they need  
11 to have two packets, you're saying?

12 MR. MCCLURE: Unless they also submit an NSP in  
13 order to get those aligned. I mean, essentially, what it  
14 is, each well is going to have its own subset of drainage.

15 MR. HEARING EXAMINER: Right.

16 MR. MCCLURE: So you have more than one well that  
17 would have to make its economic determination made.

18 MR. HEARING EXAMINER: Okay. Let's see what  
19 Ms. Vance has to say about this.

20 MS. VANCE: Yeah, I'm, still confused. So if  
21 Mr. McClure can explain that again, the rationale for the  
22 NSP, that would be great.

23 MR. HEARING EXAMINER: So, Mr. --

24 MR. MCCLURE: Because -- oh. Go ahead. I'm  
25 sorry.

1 MR. HEARING EXAMINER: So, Mr. McClure, use --  
2 pretend you're talking to lay people who don't know  
3 anything about oil and gas.

4 MR. MCCLURE: The way that the Division  
5 represents the drainage for each well is its dedicated  
6 acreage that we put on the form C102. It is also referred  
7 to like the horizontal spacing unit assigned to that well.

8 Without asking for a non-standard HSU, the  
9 Division would not be able to assign a spacing unit that  
10 takes up the entirety of this unit within a single HSU.

11 MR. HEARING EXAMINER: Does that make sense,  
12 Ms. Vance?

13 MS. VANCE: I understand, but if we go to the  
14 application and we look at what this unit -- what we're  
15 applying for, you can see in paragraph 3 on page -- or  
16 paragraph 3 of page 3, you can see the unitized interval  
17 that is part of this unit.

18 You know, again, I disagree with Mr. McClure  
19 regarding the requirement for the NSP for this, and I  
20 would just say, you know, that is a separate issue that  
21 can be dealt with outside of this hearing because that's  
22 an administrative process, and this is purely  
23 acknowledgement of the unit itself that has been approved  
24 by the BLM, and that there is a fully-executed Unit  
25 Agreement for.

1           So I think that what he is getting at is a legal  
2 issue that we can take up with the Division Counsel to get  
3 clarification on.

4           MR. HEARING EXAMINER: So, Mr. McClure, I  
5 understand your issue, and I've heard Ms. Vance. How do  
6 you want to proceed?

7           MR. MCCLURE: Well, I guess -- I mean, to be  
8 honest with you, I was not anticipating the conversation  
9 be drawn out quite to this extent because I just have a  
10 quick follow-up question, provided that Oxy would intend  
11 to establish an HSU, which takes up the entirety of the  
12 unit.

13          MR. HEARING EXAMINER: So, Mr. McClure, what I  
14 hear you saying is that you would be able to take this  
15 application under advisement if what you just said is  
16 true?

17          MR. MCCLURE: Yes, I would agree with that.  
18 Well, I'd ask one quick follow-up question, but I'm pretty  
19 sure of what the answer is going to be. I'd just put them  
20 on -- I'd just have it on the record for the answer.

21          MR. HEARING EXAMINER: Okay. Well, go ahead and  
22 ask the question.

23          MR. MCCLURE: Okay. What my question would be  
24 is: Assuming that Oxy gets an HSU assigned for the wells  
25 here, which takes up the entirety of the unit, then in

1 Ms. Carr's opinion, will these two parts of the  
2 application be now in agreement?

3 MR. HEARING EXAMINER: You're presuming that  
4 Ms. Carr feels as though the two parts of the application  
5 are not in agreement now.

6 MR. MCCLURE: That was not her indication, but  
7 when she had said -- when she had stated before -- or  
8 excuse me. Let me repeat that.

9 In her prior testimony, she had seemed to  
10 indicate that she believes they're in agreement now  
11 already without the addition of what I just laid out.

12 MR. HEARING EXAMINER: The HSU.

13 MR. MCCLURE: Correct.

14 MR. HEARING EXAMINER: But you're asking the  
15 witness -- I don't think that's a proper question. I  
16 think there's another way of getting to it, but I don't  
17 think that's the proper question because she's already  
18 testified she thinks that they are in agreement. So  
19 you're asking her to assume that they're not in agreement.

20 MR. MCCLURE: I mean, you raise a good point.

21 MR. HEARING EXAMINER: I'm not trying to do your  
22 job for you, Ms. Vance, but I just want to make sure that,  
23 you know, this record is getting a bit muddy.

24 MS. VANCE: It is.

25 MR. HEARING EXAMINER: I think, Mr. McClure, in

1 my opinion, is there anything -- is there any other  
2 evidence that you need before you can take this case under  
3 advisement?

4 MR. MCCLURE: Well, in order to properly draft a  
5 recommendation for the director --

6 MR. HEARING EXAMINER: Right.

7 MR. MCCLURE: -- it would be appropriate for me  
8 to have a response to my first question at the very least.

9 MR. HEARING EXAMINER: Okay. Very good. So  
10 Ms. Carr is still here. Ms. Carr you're under oath.  
11 Please turn on your camera.

12 And, Mr. McClure, would you ask Ms. Carr whatever  
13 questions you have for her still?

14 Now, Ms. Carr, you're turning out to be a  
15 different -- in a different place, but I don't know why.  
16 Okay. You're not showing up as Ms. Carr anymore. You're  
17 showing up as someone else. But anyway, Ms. Carr, you are  
18 under oath.

19 So, Mr. McClure.

20 MR. MCCLURE: Ms. Carr, is it Oxy's intent to  
21 seek an HSU, which would take up the entirety of this  
22 unit?

23 MS. CARR: Yes.

24 MR. HEARING EXAMINER: I couldn't hear you.

25 MS. CARR: Yes, that is Oxy's intent.

1 MR. HEARING EXAMINER: I think you're saying,  
2 "yes" although maybe it's because you're not on the same  
3 screen that you used to be with your name in it. Maybe  
4 that's why I can't hear you.

5 MS. CARR: All right. Yes. Can you hear me now?

6 MR. HEARING EXAMINER: Very clearly. Thank you.

7 MS. CARR: Okay. I'm leaning in further into my  
8 computer.

9 MR. HEARING EXAMINER: Well, it's helping a lot.

10 So, Mr. McClure, your question was answered as a  
11 "yes." Do you have another questions?

12 MR. MCCLURE: No, Mr. Hearing Examiner. That  
13 should be fine.

14 MR. HEARING EXAMINER: Okay. Ms. Vance, do you  
15 have any questions? Do you want to redirect your witness  
16 at all or do you feel it's fine where it is?

17 MS. VANCE: It's fine where it is.

18 MR. HEARING EXAMINER: Very good.

19 Okay. Mr. McClure, can we take this case under  
20 advisement with that question answered?

21 MR. MCCLURE: I believe so, Mr. Hearing Examiner.

22 MR. HEARING EXAMINER: I'd like to -- "I believe  
23 so." Does that -- is that a "yes"?

24 MR. MCCLURE: Oh, yes.

25 MR. HEARING EXAMINER: Okay.

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MR. MCCLURE: Yes, Mr. Hearing Examiner.

MR. HEARING EXAMINER: I just want to be clear.

Okay. Very good. We're going to take this case under advisement, Ms. Vance.

MS. VANCE: Perfect.

MR. HEARING EXAMINER: So if there's nothing further, this concludes the hearings of the Oil Conservation Division on April the 4th at 12:30 in the afternoon.

Thank you, everyone, for your participation.

Thank you, Mr. McClure. Enjoy your lunch.

MR. MCCLURE: Thank you, Mr. Hearing Examiner.

MR. HEARING EXAMINER: Thank you.

(The hearings concluded at 12:30 PM.)

1 In Re:  
2 Oil Conservation Division Hearing April 4, 2024  
3  
4

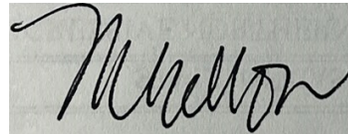
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5  
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[direct - drill]

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