

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

**APPLICATION OF PERMIAN OILFIELD PARTNERS, LLC  
TO APPROVE OF SALT WATER DISPOSAL  
WELL IN LEA COUNTY, NEW MEXICO**

**CASE NO. 20585  
(SUPER SIPHON)**

**PERMIAN OILFIELD PARTNERS,  
LLC'S PRE-HEARING STATEMENT**

Permian Oilfield Partners, LLC ("Permian") submits this Pre-Hearing Statement for the above-referenced case pursuant to the rules of the Oil Conservation Division.

**APPEARANCES**

**APPLICANT**

Permian Oilfield Partners, LLC

**ATTORNEY**

Deana M. Bennett  
Susan Bisong  
MODRALL, SPERLING,  
ROEHL, HARRIS &  
SISK, P.A.  
P. O. Box 2168  
Albuquerque, New Mexico  
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**INTERESTED PARTY**

Solaris Water Midstream, LLC

James Bruce  
P.O. Box 1056  
Santa Fe, NM 87504  
(505) 982-2043

**STATEMENT OF CASE**

**APPLICANT:**

In Case No. 20585 Permian Oilfield Partners, LLC, seeks an order approving disposal into the Silurian-Devonian formation through the Super Siphon State SWD Well #2 well at a surface location 1,316 feet from the South line and 250 feet from the West line of Section 36, Township 24 South, Range 34 East, NMPM, Lea County, New Mexico for the purpose of operating a produced water disposal well. Permian seeks authority to inject produced water into the Silurian-Devonian formation at a depth of approximately 17,292' to 19,026'. Permian further seeks approval of the use of 7 inch tubing inside the surface and intermediate casings and 5 ½ inch tubing inside the liner and requests that the Division approve a maximum daily injection rate for the well of 50,000 bbls per day. Said area is located approximately 14.5 miles west of Jal.

**PROPOSED EVIDENCE**

**APPLICANT:**

WITNESS	ESTIMATED TIME	EXHIBITS
Sean Puryear	Approx. 45 minutes	Approx. 4
Gary Fisher	Approx. 45 minutes	Approx. 4

Respectfully submitted,

MODRALL, SPERLING, ROEHL,  
HARRIS & SISK, P.A.

By: Deana M. Bennett

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**CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing was served on counsel of record by electronic mail on July 3, 2019:

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