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

# APPLICATION OF OVERFLOW ENERGY, LLC FOR APPROVAL OF A SALT WATER DISPOSAL WELL, EDDY COUNTY, NEW MEXICO

CASE NO. 20964

#### MARATHON OIL PERMIAN LLC'S PRE-HEARING STATEMENT

Marathon Oil Permian LLC (Marathon) submits this Pre-Hearing Statement for the abovereferenced case pursuant to the rules of the Oil Conservation Division.

# **APPEARANCES**

#### **APPLICANT**

Overflow Energy, LLC

# ATTORNEY

Sharon T. Shaheen John F. McIntyre Montgomery & Andrews, P.A. P. O. Box 2307 Santa Fe, NM 87504-2307 325 Paseo de Peralta Santa Fe, NM 87501 <u>sshaheen@montand.com</u> <u>jmcintyre@montand.com</u>

## **OTHER PARTY**

Marathon Oil Permian LLC

Deana M. Bennett MODRALL, SPERLING, ROEHL, HARRIS & SISK, P.A. P. O. Box 2168 Albuquerque, New Mexico 87103-2168 (505) 848-1800 deana.bennett@modrall.com

## **OBJECTING PARTY**

NGL Water Solutions Permian LLC

## ATTORNEY

Deana M. Bennett MODRALL, SPERLING, ROEHL,

HARRIS & SISK, P.A. P. O. Box 2168 Albuquerque, New Mexico 87103-2168 (505) 848-1800 deana.bennett@modrall.com

#### STATEMENT OF CASE

In this case, Overflow Energy, LLC (Overflow) seeks to have its application for the Rita salt water disposal (SWD) well approved. Marathon originally objected to this case based on the Fault Slip Potential (FSP) analysis submitted at the original hearing. Overflow has subsequently retained a different consulting firm to prepare a new FSP analysis. Marathon has reviewed that new FSP analysis and withdraws its objections to the application based on the FSP analysis Marathon has reviewed. Marathon understands that Overflow intends to put this case on by affidavit on December 18, 2020, and Marathon is not opposed to that approach, so long as the FSP analysis is provided to the OCD, and so long as the FSP analysis provided to OCD and evaluated by OCD for the Rita SWD is the new FSP analysis Marathon has reviewed.

#### **PROCEDURAL ISSUES**

Marathon does not oppose the FSP analysis issue being presented by affidavit on December 18, 2020, so long as the FSP analysis provided to OCD and evaluated by OCD for the Rita SWD is the new FSP analysis Marathon has reviewed.

Respectfully submitted,

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

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Deana M. Bennett Post Office Box 2168 500 Fourth Street NW, Suite 1000 Albuquerque, New Mexico 87103-2168 Telephone: 505.848.1800 Deana.bennett@modrall.com

## **CERTIFICATE OF SERVICE**

I hereby certify that on December 11, 2020, I served a copy of the foregoing document to the following counsel of record via Electronic Mail to:

Sharon T. Shaheen John F. McIntyre Montgomery & Andrews, P.A. P. O. Box 2307 Santa Fe, NM 87504-2307 325 Paseo de Peralta Santa Fe, NM 87501 <u>sshaheen@montand.com</u> <u>jmcintyre@montand.com</u>

M. Bennett

Deana M. Bennett