

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

2017 JUL -1 7

**IN THE MATTER OF THE HEARING CALLED  
BY THE OIL CONSERVATION DIVISION FOR  
THE PURPOSE OF CONSIDERING**

**APPLICATION OF OXY USA WTP LIMITED  
PARTNERSHIP FOR A NON-STANDARD SPACING  
AND PRORATION UNIT AND COMPULSORY  
POOLING, EDDY COUNTY, NEW MEXICO**

**Case No 15,701**

**APPLICATION OF OXY USA WTP LIMITED  
PARTNERSHIP FOR A NON-STANDARD SPACING  
AND PRORATION UNIT AND COMPULSORY  
POOLING, EDDY COUNTY, NEW MEXICO**

**Case No 15,702**

**PRE-HEARING STATEMENT**

This pre hearing statement is submitted by Thomas M Beall, Fuel Products, Inc , V-F Petroleum Inc Gahr Energy Company Betty Read Young Carolyn Read Beall CBR Oil Properties, LLC E G L Resources Inc , and Larry Stevens III Successor Trustee of the Norman L Stevens Jr Revocable Trust as required by the Oil Conservation Division

**APPEARANCES**

**APPLICANT**  
OXY USA WTP Limited Partnership

**APPLICANT S ATTORNEY**  
Jordan L Kessler

**OPPONENTS**  
Thomas M Beall, *et al*  
(various addresses)

**OPPONENTS ATTORNEY**  
James Bruce  
P O Box 1056  
Santa Fe New Mexico 87504  
(505) 982 2043

**STATEMENT OF THE CASE**

**APPLICANT**

**Case No 15,701** Applicant seeks an order approving a 320 acre non-standard oil spacing and proration unit (project area) in the Bone Spring formation comprised of the N/2N/2 of Section 9 and the N/2N/2 of Section 10 Township 19 South, Range 29 East NMPM Applicant further seeks the pooling of all mineral interests in the Bone Spring formation underlying the unit

Case No 15,702 Applicant seeks an order approving a 320 acre non standard oil spacing and proration unit (project area) in the Bone Spring formation comprised of the S/2N/2 of Section 9 and the S/2N/2 of Section 10 Township 19 South, Range 29 East, NMPM Applicant further seeks the pooling of all mineral interests in the Bone Spring formation underlying the unit

OPPONENTS

Thomas M Beall *et al* do not oppose the drilling of the subject wells However, they do not believe that applicant has made a good faith effort to obtain the voluntary joinder of the opponents in the wells Therefore an additional negotiating period should be permitted

**PROPOSED EVIDENCE**

APPLICANT

WITNESSES

EST TIME

EXHIBITS

OPPONENTS

WITNESSES

EST TIME

EXHIBITS

Tom Beall

20 min

Approx 4

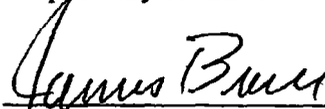
Wes Perry

20 min

Approx 4

**PROCEDURAL MATTERS**

Respectfully submitted



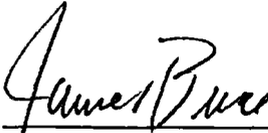
James Bruce  
Post Office Box 1056  
Santa Fe New Mexico 87504  
(505) 982 2043

Attorney for Thomas M Beall Fuel Products Inc V F Petroleum Inc Gahr Energy Company Betty Read Young Carolyn Read Beall CBR Oil Properties LLC EGL Resources Inc and Larry Stevens III Successor Trustee of the Norman L Stevens Jr Revocable Trust

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing pleading was served upon the following counsel of record this 15<sup>th</sup> day of June, 2017 via e mail

Jordan L Kessler  
*jlkessler@hollandhart.com*

  
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James Bruce