

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

**APPLICATIONS OF MATADOR PRODUCTION  
COMPANY FOR COMPULSORY POOLING,  
EDDY COUNTY, NEW MEXICO.**

**CASE NOS. 22255 & 22256**

**MATADOR'S CONSOLIDATED PRE-HEARING STATEMENT**

Matador Production Company ("Matador"), the applicant in the above-referenced matters, submits this Pre-Hearing Statement pursuant to the rules of the Oil Conservation Division.

**APPEARANCES**

**APPLICANT**

Matador Production Company

**ATTORNEY**

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**OTHER PARTIES**

COG Operating LLC and Concho Oil & Gas  
LLC

**ATTORNEY**

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**APPLICANT’S STATEMENT OF THE CASE**

In these consolidated cases, Matador seeks orders pooling all uncommitted interests into two standard 320-acre spacing units in the Bone Spring formation underlying the N/2 Section 13, Township 24 South, Range 28 East, and the N/2 of Section 18, Township 24 South, Range 29 East NMPM, Eddy County, as follows:

- Under **Case 22255**, Matador seeks to pool the N/2 N/2 of Sections 13 and 18 for the proposed **Glen Spiller Fed Com #111H** well, to be drilled from a surface location in the NE/4 NE/4 (Unit A) of Section 14, Township 24 South, Range 28 East, to a bottom hole location in the NE/4 NE/4 (Unit A) of said Section 18, Township 24 South, Range 29 East.
- Under **Case 22256**, Matador seeks to pool the S/2 N/2 of Sections 13 and 18 for the proposed **Harrold Melton Fed Com #112H** well, to be drilled from a surface location in the SE/4 NE/4 (Unit H) of Section 14, Township 24 South, Range 28 East, to a bottom hole location in the SE/4 NE/4 (Unit H) of said Section 18, Township 24 South, Range 29 East.

The completed interval of each initial well is expected to comply with statewide setbacks for horizontal oil wells. Matador has sought but been unable to obtain voluntary agreement for the development of these lands from all mineral interest owners in the subject acreage.

**APPLICANT’S PROPOSED EVIDENCE**

| <b>WITNESS<br/>Name and Expertise</b> | <b>ESTIMATED TIME</b> | <b>EXHIBITS</b> |
|---------------------------------------|-----------------------|-----------------|
| Hanna Bollenbach, Landman             | Affidavit             | Approx. 5       |
| Daniel Brugioni, Geologist            | Affidavit             | Approx. 3       |

**PROCEDURAL MATTERS**

Matador requests that these matters be consolidated for hearing and intends to present these cases by affidavit if there is no opposition at the time of hearing. Matador has reached voluntary agreement with COG Operating LLC and Concho Oil & Gas LLC and will be dismissing them from these pooling proceedings.

Respectfully submitted,

HOLLAND & HART LLP

By:  \_\_\_\_\_

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**ATTORNEYS FOR MATADOR PRODUCTION  
COMPANY**

**CERTIFICATE OF SERVICE**

I hereby certify that on January 27, 2022, I served a copy of the foregoing document to the following counsel of record via Electronic Mail to:

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**State of New Mexico**  
**Energy, Minerals and Natural Resources**  
**Oil Conservation Division**  
**1220 S. St Francis Dr.**  
**Santa Fe, NM 87505**

QUESTIONS

Action 76190

**QUESTIONS**

|   |  |
|---|--|
| Operator:<br>MATADOR PRODUCTION COMPANY<br>One Lincoln Centre<br>Dallas, TX 75240 | OGRID:<br>228937   |
|   | Action Number:<br>76190                                  |
|   | Action Type:<br>[HEAR] Prehearing Statement (PREHEARING) |

**QUESTIONS**

|  |                      |
|--|----------------------|
| <b>Testimony</b>   |                      |
| <i>Please assist us by provide the following information about your testimony.</i> |                      |
| Number of witnesses  | <i>Not answered.</i> |
| Testimony time (in minutes)  | <i>Not answered.</i> |