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

APPLICATIONS OF CHEVRON U.S.A. INC. FOR COMPULSORY POOLING, EDDY COUNTY, NEW MEXICO

Case Nos. 22343 & 22344

APPLICATIONS OF CIMAREX ENERGY CO. FOR HORIZONTAL SPACING UNITS AND FOR COMPULSORY POOLING, EDDY COUNTY, NEW MEXICO

Case Nos. 22519 & 22520

CHEVRON'S PRE-HEARING STATEMENT

Chevron U.S.A. Inc. ("Chevron") (OGRID No. 4323) submits this pre-hearing statement, as required by the rules of the Oil Conservation Division.

APPEARANCES

APPLICANT

ATTORNEY

Chevron U.S.A. Inc. 1400 Smith Street Houston, Texas 77002 Michael H. Feldewert
Adam G. Rankin
Julia Broggi
Holland & Hart, LLP
Post Office Box 2208
Santa Fe, New Mexico 87504-2208
(505) 988-4421
(505) 983-6043 Facsimile
mfeldewert@hollandhart.com
agrankin@hollandhart.com
jbroggi@hollandhart.com

OTHER PARTIES

Cimarex Energy Co.

James Bruce Post Office Box 1056 Santa Fe, New Mexico 87504 505-982-2043 jamesbruc@aol.com MRC Permian Company and MRC Permian LKE Company, LLC

Kyle Perkins 5400 LBJ FWY, Suite 1500 Dallas, Texas 75240 (972) 371-5202 kperkins@matadorresources.com

STATEMENT OF THE CASE

In these consolidated cases Chevron seeks to pool standard horizontal well spacing units for two-mile laterals in the Purple Sage; Wolfcamp (Gas) Pool [98220] underlying Sections 17 and 20, Township 25 South, Range 27 East, NMPM, Eddy County, New Mexico, as follows:

- Under Case 22343, Chevron seeks to pool the E/2 of Sections 17 and 20 to be initially dedicated to the proposed (a) Glenfiddich 20 17 Fed Com 46 #1H and #2H wells to be horizontally drilled from a common surface hole location in the SE/4 SE/4 (Unit P) of Section 20 to bottom hole locations in the NW/4 NE/4 (Unit B) of Section 17, and (b) the Glenfiddich 20 17 Fed Com 46 #3H and #4H wells to be horizontally drilled from the same common surface hole location in the SE/4 SE/4 (Unit P) of Section 20 to bottom hole locations in the NE/4 NE/4 (Unit A) of Section 17.
- Under Case 22344, Chevron seeks to pool the W/2 of Sections 17 and 20 to be initially dedicated to the proposed (a) Grey Goose 20 17 Fed Com 45 #1H and #2H wells to be horizontally drilled from a common surface hole location in the SW/4 SW/4 (Unit M) of Section 20 to bottom hole locations in the NW/4 NW/4 (Unit D) of Section 17, and (b) the Grey Goose 20 17 Fed Com 45 #3H and #4H wells to be horizontally drilled from the same surface hole location in the SW/4 SW/4 (Unit M) of Section 20 to bottom hole locations in the NE/4 NW/4 (Unit C) of Section 17.

Cimarex Cases 22519 and 22520 seek to create competing Wolfcamp spacing units that combine Section 8 with Sections 17 and 20, thereby overlapping the spacing units initially proposed by Chevron in the E/2 and the W/2 of Sections 17 and 20.

Chevrons believes that the following facts are undisputed and material to the issues presented in these consolidated cases:

- 1. The Cimarex competing pooling cases overlap Chevon's proposed spacing units in Sections 17 and 20, where Chevron owns over 64% of the working interest and Cimarex only owns around 26% of the working interest.
- 2. Chevron seek to develop the Upper Wolfcamp A sands/shales underlying Sections 17 and 20 with a an 8-well per section staggered "wine rack" pattern that will be drilled and then sequentially completed to increase the completion efficiency of these wells.
- 3. Cimarex has proposed to develop the Upper Wolfcamp A sands/shales underlying Sections 17 and 20 with only 4 wells per section at the same depth.
- 4. There are no faults, pinch outs, or other geologic impediments to efficiently and effectively developing the targeted Upper Wolfcamp A intervals with 2-mile horizontal wells oriented south to north from Section 20.
- 5. Sections 17 and 20 are part of Chevron's Northwest Hayhurst Development Area, a six-section area where Chevron owns most of the working interest.
- 6. Chevron's Northwest Hayhurst Development Area will utilize a centralized facility for Bone Spring and Wolfcamp development that will tie into the nearby Hayhurst New Mexico Solar Project approved by the New Mexico State Land Office for the purpose of electrifying facilities and reducing the necessary air emissions for oil and gas development.

PROPOSED EVIDENCE

Chevron has filed affidavits for the following witnesses and intends to call them at the hearing in these consolidated matters:

Chris Cooper, Petroleum Landman

Karl Bloor, Petroleum Geologist

Bradley Hulme, Petroleum Engineer

Andrew Tabije, Petroleum Facilities Engineer

PROCEDURAL MATTERS

Pursuant to the Amended Prehearing Order entered in these matters, Chevron has filed with this prehearing statement affidavits containing the direct testimony for each witness, the exhibits referenced in those affidavits, and the notice affidavits and exhibits.

Respectfully submitted,

HOLLAND & HART LLP

Michael H. Feldewert Adam G. Rankin

Julia Broggi

Post Office Box 2208

Santa Fe, New Mexico 87504-2208

(505) 988-4421

(505) 983-6043 Facsimile

mfeldewert@hollandhart.com

a grank in @holl and hart.com

jbroggi@hollandhart.com

ATTORNEYS FOR CHEVRON U.S.A. INC.

CERTIFICATE OF SERVICE

I hereby certify that on March 11, 2022, I served a copy of the foregoing document to the following counsel of record via Electronic Mail to:

James Bruce Post Office Box 1056 Santa Fe, New Mexico 87504 505-982-2043 jamesbruc@aol.com

Attorney for Cimarex Energy Co.

Kyle Perkins
MRC Permian Company
Vice President and Assistant General Counsel
5400 LBJ Freeway, Suite 1500
Dallas, TX 75240
TEL: (972) 371-5202
kperkins@matadorresources.com

Attorney for MRC Permian Company

Michael H. Feldewert

District I
1625 N. French Dr., Hobbs, NM 88240
Phone: (575) 393-6161 Fax: (575) 393-0720

District II 811 S. First St., Artesia, NM 88210 Phone:(575) 748-1283 Fax:(575) 748-9720

District III 1000 Rio Brazos Rd., Aztec, NM 87410 Phone:(505) 334-6178 Fax:(505) 334-6170

1220 S. St Francis Dr., Santa Fe, NM 87505 Phone:(505) 476-3470 Fax:(505) 476-3462

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

QUESTIONS

Action 89795

QUESTIONS

Operator:	OGRID:
CHEVRON U S A INC	4323
6301 Deauville Blvd	Action Number:
Midland, TX 79706	89795
	Action Type:
	[HEAR] Prehearing Statement (PREHEARING)

QUESTIONS

Testimony	
Please assist us by provide the following information about your testimony.	
Number of witnesses	Not answered.
Testimony time (in minutes)	Not answered.