

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

**APPLICATIONS OF LEGACY RESERVES  
OPERATING LP FOR A HORIZONTAL  
SPACING UNIT AND COMPULSORY  
POOLING, LEA COUNTY, NEW MEXICO.**

**Case Nos. 22226 -22229**

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

**Case Nos. 22413 - 22416**

**OPPOSED MOTION TO VACATE THE PRE-HEARING ORDER**

Matador Production Company (“Matador”) moves the Division to vacate the Pre-Hearing Order (“PHO”) issued in these cases. In support thereof, Matador states:

1. The PHO in these cases set the hearing for the July 7, 2022 docket.
2. In these cases Legacy Reserves Operating LP (“Legacy”) and Matador have

proposed well units as follows:

In its cases Legacy Reserves Operating LP seeks to pool the Bone Spring formation in (collectively) the all of Section 14 and all of Section 23, Township 19 South, Range 33 East N.M.P.M.

In its cases, Matador seeks to pool the Bone Spring formation in the same acreage as Legacy’s applications.

3. Matador has yet to give notice to the interest owners in these cases, because it does not yet have full title information. There is no time to cure the lack of notice issue before the hearing date, and so Matador will not be filing exhibits per the PHO.

4. In addition, Matador understands that Legacy is or recently was actively marketing its interests. Under those circumstances there would be a new operator, and Matador would like to know who the operator may be if Legacy is successful in its cases.

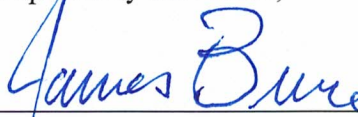
5. All cases should be combined for a single hearing in the interests of administrative efficiency.

6. As a result, Matador requests that PHO be vacated and the matters be set for a scheduling conference.

7. The concurrence of counsel for Legacy was requested, but no response was received. Therefore, it is assumed that Legacy opposes vacating the PHO.

WHEREFORE, Matador requests that the PHO and the contested hearing be vacated and the hearing be set for a later date.

Respectfully submitted,



James Bruce  
Post Office Box 1056  
Santa Fe, New Mexico 87504  
(505) 982-2043  
[jamesbruc@aol.com](mailto:jamesbruc@aol.com)

Attorney for Matador Production Company

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing pleading was served upon the following counsel of record this 9th day of June, 2022 by e-mail:

James Parrot - [jparrot@bwenergylaw.com](mailto:jparrot@bwenergylaw.com)

J.E.Gallegos - [jeg@gallegosl原因firm.net](mailto:jeg@gallegosl原因firm.net)

Michael Condon - [mjc@gallegosl原因firm.net](mailto:mjc@gallegosl原因firm.net)

Ocean Munds-Dry - [ocean@conocophillips.com](mailto:ocean@conocophillips.com)



James Bruce