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

# APPLICATIONS OF EARTHSTONE OPERATING, LLC FOR COMPULSORY POOLING, LEA COUNTY, NEW MEXICO. CASI

#### CASE NOS. 23270 & 23272

## **NOTICE OF SUPPLEMENTAL EXHIBITS**

In accordance with the Division's request at the January 5, 2023 hearing in this matter, Earthstone Operating, LLC ("Earthstone"), is providing: (1) the Supplemental Self-Affirmed Statement of Jason Asmus (Exhibit B-6), which provides confirmation of any existing wells in the Bone Spring and Wolfcamp formations within Earthstone's proposed spacing units; (2) the Certified Mail Receipt and Return for Devon Energy Production Company L.P. (Case No. 23270 Supplemental Exhibit C-3); and (3) the Certified Mail Receipt and Return for Chevron USA, Inc. (Case No. 23272 Supplemental Exhibit C-3).

Respectfully submitted,

# HINKLE SHANOR, LLP

<u>/s/ Dana S. Hardy</u> Dana S. Hardy Jaclyn McLean Yarithza Peña P.O. Box 2068 Santa Fe, NM 87504-2068 Phone: (505) 982-4554 Facsimile: (505) 982-8623 dhardy@hinklelawfirm.com jmclean@hinklelawfirm.com ypena@hinklelawfirm.com *Counsel for Earthstone Operating, LLC* 

## **CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing was served on the following counsel of record by electronic mail this 9th day of January, 2023.

Michael Rodriguez 523 Park Point Drive Golden, CO 80401 (720) 245-2606 mdrodriguez@taprk.com *Counsel for Tap Rock Operating, LLC* 

> Dana S. Hardy Dana S. Hardy

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# APPLICATIONS OF EARTHSTONE OPERATING, LLC FOR COMPULSORY POOLING, LEA COUNTY, NEW MEXICO.

#### CASE NOS. 23270 & 23272

## SUPPLEMENTAL SELF-AFFIRMED STATEMENT OF JASON ASMUS

1. I am a geologist for Earthstone Operating, LLC ("Earthstone"). I previously submitted self-affirmed statements in these matters.

2. At the January 5, 2023, hearing, the Division requested that Earthstone provide confirmation of any existing wells in the Bone Spring and Wolfcamp formations within Earthstone's proposed spacing units.

3. There are no existing wells in the Wolfcamp formation within Earthstone's proposed spacing unit in Case No. 23272.

4. With respect to Earthstone's proposed Bone Spring spacing unit in Case No. 23270, a plugged and abandoned slant vertical well (Python 3 Federal #5, API # 30-025-35475) had previously produced from the First Bone Spring formation. However, the well will not impact Earthstone's proposed development.

5. I understand this Self-Affirmed Statement will be used as written testimony in these cases. I affirm that my testimony above is true and correct and is made under penalty of perjury under the laws of the State of New Mexico. My Testimony is made as of the date handwritten next to my signature below.

laser / Same Jason Asmus

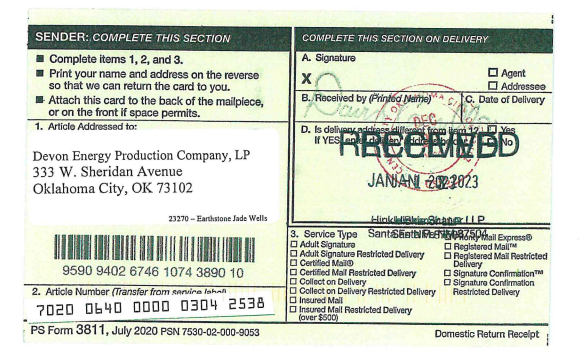
Jason Asmus

01-09-2022 Date

Earthstone Operating, LLC Case Nos. 23270 & 23272 Exhibit B-6

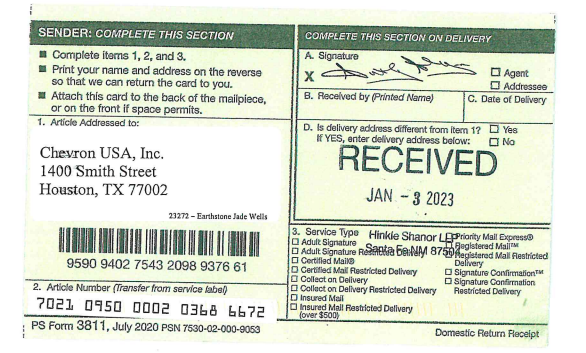
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Earthstone Operating, LLC Case No. 23270 Supplemental Exhibit C-3 Released to Imaging: 1/10/2023 8:22:22 AM

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Earthstone Operating, LLC Case No. 23272 Supplemental Exhibit C-3

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