

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

**APPLICATION OF MATADOR PRODUCTION
COMPANY FOR APPROVAL
OF AN OVERLAPPING HORIZONTAL
WELL SPACING UNIT AND
COMPULSORY POOLING,
EDDY COUNTY, NEW MEXICO.**

CASE NO. 22912

MATADOR'S AMENDED PRE-HEARING STATEMENT

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

APPEARANCES

APPLICANT

Matador Production Company

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APPLICANT'S STATEMENT OF THE CASE

Matador seeks an order an order pooling the Bone Spring formation [WC-015 G-05 S202935P; Bone Spring (Pool Code 97995)] underlying a 390.36 acre horizontal well spacing unit comprised of the N2S2 of irregular Sections 1 and 2, Township 21 South, Range 28 East, and Lot 17 and NE/4 SW/4 (N2SW4 equivalent) of irregular Section 6, Township 21 South, Range 29 East, NMPM, Eddy County, New Mexico. Matador seeks to dedicate this standard spacing unit to the proposed **Simon Camamile 0206 Fed Com 115H** and **Simon Camamile 0206 Fed Com 125H** wells to be drilled from a surface location within the SW4SW4 of Section 2, T-21-S, R-28-E to a bottom hole location within NE4SW4 of Section 6, T-21-S, R-29-E.

This 390.36-acre horizontal well spacing unit was initially intended to overlap a proposed horizontal well spacing unit in the Bone Spring formation to be dedicated to the proposed Simon Camamile 0206 Fed Com 136H well. However, Matador has dismissed Case 22914 addressing that well and does not intend to pursue the additional spacing unit at this time.

In addition, this proposed spacing unit will overlap three existing Bone Spring spacing units operated by COG Operating, LLC in Sections 1 and 2 that are currently dedicated to the

Dump Yard 2 State #1H (API 30-015-42433), Dump Yard 2 State #2H (API 30-015-42512), Running Buffalo 1 Federal Com #1H (API 30-015-41538). All parties affected by these overlapping spacing units have been notified and do not object to this development plan.

APPLICANT’S PROPOSED EVIDENCE

WITNESS Name and Expertise	ESTIMATED TIME	EXHIBITS
Clay Wooten, Landman	Affidavit	Approx. 9
Andrew Parker, Geologist	Affidavit	Approx. 4

PROCEDURAL MATTERS

Matador no longer requires approval of an overlapping spacing unit for the wells at issue under Case No. 22912. Matador does not anticipate any opposition to this matter and intends to present this case by affidavit.

Respectfully submitted,

HOLLAND & HART LLP

By: 

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**ATTORNEYS FOR MATADOR PRODUCTION
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CERTIFICATE OF SERVICE

I hereby certify that on June 29, 2023, 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
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QUESTIONS

Action 234454

QUESTIONS

Operator: MATADOR PRODUCTION COMPANY One Lincoln Centre Dallas, TX 75240	OGRID: 228937
	Action Number: 234454
	Action Type: [HEAR] Prehearing Statement (PREHEARING)

QUESTIONS

Testimony	
<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>