1	STATE OF NEW MEXICO
2	ENERGY, MINERALS, AND NATURAL RESOURCES DEPARTMENT
3	OIL CONSERVATION DIVISION
4	
5	IN THE MATTER OF THE HEARING
6	CALLED BY THE OIL CONSERVATION
7	DIVISION FOR THE PURPOSE OF
8	CONSIDERING: Docket No.
9	Case Nos. 24394, 24395, 24457, 28-24
10	24459, 24460, 24462, 24463,
11	24479, 24635, 24636, 24637,
12	24642, 24643, 24644, 24645,
13	24646, 24647, 24648, 24649,
14	24650, 24485, 24491, 24499,
15	24500, 24551, 24632, 24633,
16	24684, 24685, 24686, 24687,
17	24688, 24603, 24427, 24428,
18	24429, 24430, 24431, 24595,
19	24596, 24597, 24598, 24599,
20	24600, 24601, 24613, 24614,
21	24615, 24618, 24619, 24626,
22	24627, 24628, 24629, 24630,
23	24631, 24634, 24651, 24652,
24	24653, 24654, 24659, 24660,
25	24670, 24671, 24672, 24675,
	Page 1

1	24676, 24677,	24674, 24689,
2	24690, 24691,	24692, 24161,
3	24162, 24440,	24441, 24442,
4	24451, 24452,	24453, 24455
5		
6		HEARING
7	DATE:	Thursday, July 25, 2024
8	TIME:	8:30 a.m.
9	BEFORE:	Hearing Examiner Gregory A. Chakalian
10	LOCATION:	Pecos Hall
11		Wendell Chino Building
12		1220 South Saint Francis Drive
13		Santa Fe, NM 87505
14	REPORTED BY:	James Cogswell
15	JOB NO.:	6773966
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1	APPEARANCES
2	ON BEHALF OF NOVO OIL & GAS, EMPIRE NEW MEXICO LLC,
3	PERMIAN RESOURCES OPERATING, 3R OPERATING, AND
4	MEWBOURNE OIL COMPANY:
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13	OIL PERMIAN, AND AVANT OPERATING LLC:
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1	APPEARANCES (Cont'd)
2	ON BEHALF OF FORAN OIL COMPANY, PERMIAN RESOURCES,
3	PBEX, LLC, AMEREDEV OPERATING, DEVON ENERGY, MATADOR
4	PRODUCTION, CHEVRON, MRC PERMIAN, MRC DELAWARE
5	RESOURCES, AND CONOCOPHILLIPS COMPANY:
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1	APPEARANCES (Cont'd)
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3	AND PERMIAN RESOURCES:
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1	APPEARANCES (Cont'd)
2	ON BEHALF OF EMPIRE NEW MEXICO LLC, PERMIAN RESOURCES,
3	AND EARTHSTONE:
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19	ON BEHALF OF COG OPERATING LLC AND CONOCOPHILLIPS:
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1	APPEARANCES (Cont'd)
2	ON BEHALF OF MAGNUM HUNTER PRODUCTION INC. AND CIMAREX
3	ENERGY COMPANY:
4	DARIN C. SAVAGE, ESQUIRE
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10	
11	ALSO PRESENT:
12	Freya Tschantz, Law Clerk, New Mexico Oil
13	Conservation Division
14	Eric Unverzagt, Landman (by videoconference)
15	
16	
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1		EXHIBITS	
2	NO.	DESCRIPTION	ID/EVD
3	Case 24603:		
4	Exhibit A	Compulsory Pooling Application	ı
5		Checklist	54/ 54
6	Exhibit B	Application of Ameredev	
7		Operating, LLC	54/ 54
8	Exhibit C	Self-Affirmed Statement of	
9		Brandon Forteza, Landman	54/ 54
10	Exhibit D	Self-Affirmed Statement of	
11		Parker Foy, Geologist	54/ 54
12	Exhibit E	Self-Affirmed Statement of	
13		Notice	54/ 54
14	Exhibit F	Affidavit of Publication	54/ 54
15			
16	Cases 24595 an	d 24596:	
17	Exhibit A	Extension Applications	64/ 75
18	Exhibit B	Original Pooling Orders	64/ 75
19	Exhibit C	Affidavit of Clay Wooten,	
20		Landman	64/ 75
21	Exhibit D	Self-Affirmed Statement of	
22		Notice	64/ 75
23	Exhibit E	Affidavit of Publication	64/ 75
24			
25			
		.	
		F	Page 8

1		EXHIBITS (Cont'd)	
2	NO.	DESCRIPTION	ID/EVD
3	Cases 24626 ar	nd 24627:	
4	Exhibit A	Self-Affirmed Statement of	
5		Ryan Curry	85/ 86
6	Exhibit B	Self-Affirmed Statement of	
7		Dana S. Hardy	85/ 86
8			
9	NO.	DESCRIPTION	ID/EVD
10	Cases 24628 ar	nd 24629:	
11	Exhibit A	Self-Affirmed Statement of	
12		Eric Unverzagt	87/ 92
13	Exhibit B	Self-Affirmed Statement of	
14		Dana S. Hardy	87/ 92
15			
16	NO.	DESCRIPTION	ID/EVD
17	Cases 24630 ar	nd 24631:	
18	Exhibit A	Self-Affirmed Statement of	
19		Eric Unverzagt	93/ 94
20	Exhibit B	Self-Affirmed Statement of	
21		Dana S. Hardy	93/ 94
22			
23	NO.	DESCRIPTION	ID/EVD
24	Case 24674:		
25	Exhibit A	Application for Hearing	104/107
			Page 9

1		EXHIBITS (Cont'd)	
2	NO.	DESCRIPTION	ID/EVD
3	Case 24674 (Co	ont'd):	
4	Exhibit B	Self-Affirmed Statement of	
5		Chris Astwood, Landman	104/107
6	Exhibit C	Self-Affirmed Statement of	
7		Notice	104/107
8	Exhibit D	Affidavit of Publication	104/107
9			
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1 PROCEEDINGS 2 THE HEARING EXAMINER: Good morning. It is 8:30 on July 25, 2024. These are the hearings 3 of the Oil Conservation Division. This is the regular 4 docket. An announcement: our technical examiner 5 6 called in this morning ill, and what I'm going to do about that is the following. 8 We have certain cases on our docket 9 that are status conferences. Of course, I will hear those. We also have amendments, extension time 10 11 amendments, and I will hear those today as long as the 12 party states on the record clearly what the good cause is; and we will talk about notice, how it has been 13 satisfied. We will hear those cases as well. We will 14 15 also hear any cases in which we are coming back to 16 hear notice that we have already started on a previous 17 docket. All other hearings by affidavit that 18 require a technical examiner will be continued to the 19 20 next docket at no charge to the operator. And we'll 2.1 deal with those as we go through and I'll call them 22 and we'll talk about them. So that's how we're going 23 to handle it this morning. Any comments? 2.4 MS. HARDY: One question, Mr. Examiner. So the cases that will be heard today include cases 25

1	where we are asking to pool additional parties?
2	THE HEARING EXAMINER: Not sure I
3	understand the question. Can you be more elaborate?
4	MS. HARDY: Sure. So we have a couple
5	of applications where we're reopening pooling orders
6	just to add parties.
7	THE HEARING EXAMINER: And that would
8	be a notice issue only?
9	MS. HARDY: Basically, yes. Yes.
10	THE HEARING EXAMINER: When you say
11	basically, is that a yes?
12	MS. HARDY: Well, yes. We show that we
13	provided an opportunity to the parties to participate
14	and asked to pool them.
15	THE HEARING EXAMINER: Okay. Then that
16	sounds like a case that I could hear without a
17	technical examiner, so then yes, I'll hear that case.
18	MS. HARDY: Thank you.
19	THE HEARING EXAMINER: All right. All
20	right. Let's begin with our published docket. The
21	first case on our docket is 24394. It is joined with
22	24395; Novo Oil & Gas. Entries of appearance, please?
23	MS. HARDY: Good morning. Dana Hardy
24	with the Santa Fe of Hinkle Shanor on behalf of Novo
25	Oil & Gas.

1	MS. PENA: Good morning. Yarithza Pena
2	with Modrall Sperling on behalf of Marathon Oil
3	Permian LLC.
4	THE HEARING EXAMINER: Ms. Hardy, is
5	that only other party that you know of?
6	MS. HARDY: Yes.
7	THE HEARING EXAMINER: Okay. 24395.
8	When was it filed?
9	MS. HARDY: These cases were filed on
10	April 1st of 2024.
11	THE HEARING EXAMINER: And how are we
12	proceeding?
13	MS. HARDY: I just learned from Ms.
14	Pena this morning that Marathon is withdrawing its
15	objection to these cases, so we would like to present
16	them by affidavit on the next docket. We're not
17	prepared to do so today since we haven't submitted our
18	exhibits.
19	THE HEARING EXAMINER: But these are
20	not amended cases, so we need a technical examiner for
21	these?
22	MS. HARDY: That's correct. So they
23	would be continued in any event, it sounds like.
24	THE HEARING EXAMINER: It sounded like
25	you were asking me if we could hear it today. So we

1	can't hear it
2	MS. HARDY: No.
3	THE HEARING EXAMINER: Oh, okay. So we
4	can't hear it today, but if you will continue them, we
5	will hear them on the next docket as a hearing by
6	affidavit.
7	MS. HARDY: Perfect. Thank you.
8	THE HEARING EXAMINER: Is there
9	anything more on these cases?
10	MS. HARDY: No.
11	THE HEARING EXAMINER: Ms. Pena?
12	MS. PENA: No.
13	THE HEARING EXAMINER: All right.
14	Wonderful.
15	Moving on to Lines 3 and it goes for a
16	while. We have Case Number 24457. It is joined with
17	many cases: 24459, 60, 62, 63, 79. Then we have
18	24635, 36, 37, 42, 43, 44, 45, 46, 47, 48, 49, and 50.
19	These are Franklin Mountain Energy, Matador Production
20	competing applications for compulsory pooling.
21	Entries of appearance, please?
22	MS. PENA: Good morning. Yarithza Pena
23	with Modrall Sperling on behalf of Franklin Mountain
24	Energy 3 LLC.
25	THE HEARING EXAMINER: Good morning.

1	MR. FELDEWERT: Good morning, Mr.
2	Examiner. Michael Feldewert, Santa Fe office of
3	Holland & Hart, on behalf of MRC Permian, which is the
4	applicant in this case. I think Matador is listed on
5	your sheet only because they're going to be the
6	operator.
7	THE HEARING EXAMINER: Thank you. Are
8	there any other parties that you know of? No?
9	MS. PENA: No.
10	MR. FELDEWERT: No.
11	THE HEARING EXAMINER: No? Okay.
12	These look like newer cases, maybe from May or around
13	that time. What are we doing with these cases, Ms.
14	Pena?
15	MS. PENA: So right now, I think we had
16	it set for a status conference because MRC's cases
17	were filed for today's docket, but we are set for a
18	contested hearing on September 10th.
19	THE HEARING EXAMINER: September 10
20	contested hearing. Have you received a pre-hearing
21	order?
22	MS. PENA: We have.
23	THE HEARING EXAMINER: You have. And
24	does that include the cases that I listed?
25	MS. PENA: I believe it includes the
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Franklin Mountain Energy cases, and MRC's cases are
listed at the end of the pre-hearing but not in the
caption.
THE HEARING EXAMINER: Caption. Okay.
Mr. Feldewert?
MR. FELDEWERT: That's correct. I
think the parties are still engaged in efforts to
reach an agreement, but I don't know I guess we
need to amend your pre-hearing order just to add these
additional cases now that they've been called. But
other than that, yes. We're ready to go on the 10th
of September if we need to.
THE HEARING EXAMINER: All right. So
it sounds to me like we need to amend the pre-hearing
order to include the 246 numbers that I called out,
Mr. Feldewert?
MR. FELDEWERT: Yes. Yes, sir.
THE HEARING EXAMINER: All right. And
that would be one, two, three 12 cases that I'll be
adding to the pre-hearing order?
MR. FELDEWERT: Yes. Begins at 24635?
THE HEARING EXAMINER: Yes.
MR. FELDEWERT: And then sequentially
thereafter.
THE HEARING EXAMINER: And ends with
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1	24650?
2	MR. FELDEWERT: You got it.
3	THE HEARING EXAMINER: All right. And
4	these are MRC Permian cases?
5	MR. FELDEWERT: Yes, sir.
6	THE HEARING EXAMINER: Not Matador
7	cases?
8	MR. FELDEWERT: Correct.
9	THE HEARING EXAMINER: Why does this
10	happen with Matador showing up on our docket instead
11	of MRC Permian?
12	MR. FELDEWERT: I'm assuming it's
13	because Matador is the registered operator and you
14	file under their OGRID, but the working interest owner
15	is MRC Permian.
16	THE HEARING EXAMINER: Okay. Thank
17	you.
18	Ms. Pena, anything further on these
19	cases?
20	MS. PENA: Nothing further. Thank you.
21	THE HEARING EXAMINER: All right.
22	Thank you.
23	Mr. Feldewert?
24	MR. FELDEWERT: No, sir.
25	THE HEARING EXAMINER: No? Okay.
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1	We're in recess on these cases.
2	I will now turn to Case 24485. This is
3	a Matador Production Company, although it may be MRC
4	Permian?
5	MR. FELDEWERT: Yes, sir. Michael
6	Feldewert, the Sante Fe office of Holland & Hart, on
7	behalf of the applicant.
8	THE HEARING EXAMINER: Okay. Thank
9	you. Are there any other parties?
10	MR. SUAZO: Yes. Mr. Hearing Examiner,
11	Miguel Suazo with the Santa Fe office of Beatty &
12	Wozniak on behalf of XTO.
13	THE HEARING EXAMINER: Good morning,
14	sir.
15	MR. SUAZO: Good morning.
16	THE HEARING EXAMINER: Are there any
17	other parties, Mr. Feldewert?
18	MR. FELDEWERT: Not that I'm aware of.
19	THE HEARING EXAMINER: Okay. Mr.
20	Suazo, did you enter an objection in this case?
21	MR. SUAZO: Yes, sir, we did, but we've
22	since withdrawn that application and XTO no longer has
23	any objections to the application proceeding by
24	affidavit.
25	THE HEARING EXAMINER: Okay. Thank
	Page 18

1	you.
2	So, Mr. Feldewert, when do you want to
3	hear this by affidavit?
4	MR. FELDEWERT: Well, I was hoping to
5	do it today. I know we cannot. So next docket?
6	THE HEARING EXAMINER: Sounds good. So
7	you will continue it to the next docket, then?
8	MR. FELDEWERT: So good question. Is
9	the Division moving these cases, or do we file
10	something?
11	THE HEARING EXAMINER: Well, this case
12	was set for a status conference. I don't when Mr.
13	Suazo entered or withdrew his objection to your
14	MR. FELDEWERT: I think it was the day
15	before yesterday.
16	THE HEARING EXAMINER: Yeah. So I
17	don't think there would've been time to switch it to a
18	hearing by affidavit, plus the technical examiner
19	anyway. So in this case, I'm asking you to file a
20	continuance to the next docket, so the technical
21	examiner can review your documents in time for the
22	hearing.
23	MR. FELDEWERT: Which date on that?
24	THE HEARING EXAMINER: I think it's
25	August 22nd.

1	MR. FELDEWERT: So we'll move to the
2	August 22nd docket? I'm sorry. Isn't there an
3	earlier August docket?
4	MS. HARDY: There's August 8th.
5	MR. FELDEWERT: August 8th.
6	THE HEARING EXAMINER: We're in July.
7	I forgot that we're in July. So yes, August 8th.
8	Yes.
9	MR. FELDEWERT: All right. Okay.
10	Thank you.
11	THE HEARING EXAMINER: Yes. Thanks for
12	reminding me.
13	Is there anything further, Mr.
14	Feldewert, on that case?
15	MR. FELDEWERT: No, sir.
16	THE HEARING EXAMINER: Okay. Have your
17	exhibits already been submitted?
18	MR. FELDEWERT: Yes, they have.
19	THE HEARING EXAMINER: And your pre-
20	hearing statement?
21	MR. FELDEWERT: Yes, sir.
22	THE HEARING EXAMINER: Okay. Very
23	good. So we just need review to move forward on that
24	case now that the withdrawal of objection has been
25	filed. Okay.
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1	All right. Anything else, Mr. Suazo?
2	MR. SUAZO: No, Mr. Hearing Examiner.
3	THE HEARING EXAMINER: All right.
4	Thank you. We're in recess on that case.
5	Calling Case Number 22 on our docket,
6	24491, Goodnight Midstream Permian.
7	MR. RANKIN: Good morning, Mr.
8	Examiner. May it please the Division. Adam Rankin,
9	the Sante Fe office of Holland & Hart, appearing on
10	behalf of the applicant Goodnight Midstream Permian
11	LLC.
12	THE HEARING EXAMINER: Good morning.
13	MS. HARDY: And, Mr. Examiner, Dana
14	Hardy with Hinkle Shanor on behalf of Empire New
15	Mexico LLC.
16	THE HEARING EXAMINER: Thank you.
17	MR. PADILLA: Mr. Examiner, Ernest L.
18	Padilla, Padilla Law Firm, for Empire.
19	THE HEARING EXAMINER: Good morning.
20	If that's all the parties in this case, Ms. Hardy and
21	Mr. Padilla, did you both file objections or are you
22	just observing?
23	MS. HARDY: We do have objections in
24	this case, and it's related to the group of cases that
25	are pending before the Commission.

1	THE HEARING EXAMINER: Okay. Yes.
2	Okay. Now, I issued an order to stay Empire cases a
3	few weeks ago, and Dylan signed that before he left.
4	It's my understanding that this case should also be
5	stayed pending the outcome of the Commission's
6	decision on whether there is an ROZ in the EMSU and
7	whether Goodnight's injection into the EMSU would
8	affect that ROZ. Does that sound fair, Mr. Rankin?
9	MR. RANKIN: Mr. Examiner, I would I
10	mean, that may have been the case that it was stayed.
11	This well is well more than a mile outside of the EMSU
12	boundary. It hasn't been drilled. It's not
13	injecting. I don't recall it may have been the
14	case that an order was issued staying it. I don't
15	recall, unfortunately. I'm sorry.
16	THE HEARING EXAMINER: Are you asking
17	in this case was there an order?
18	MR. RANKIN: Yeah.
19	THE HEARING EXAMINER: I don't think
20	so. I think the case is that I remember the order
21	that Dylan signed was over all Empire cases.
22	MR. RANKIN: Right. Okay. So this was
23	an application filed by Goodnight, not by Empire. So
24	I would without conferring to confirm whether it
25	was included in that order to stay, I don't know. But

_	
1	I would request that this case be permitted to go
2	forward because it is simply a request to extend the
3	authority to inject. It hasn't yet been drilled.
4	It's not currently injecting. It's more than a mile
5	outside the boundary. And we would ask that the case
6	go forward on the narrow issue of whether it's good
7	cause to extend the authority to inject.
8	THE HEARING EXAMINER: As I remember,
9	Mr. Rankin, the director signed the stay order in
10	Empire's cases that and that included cases that
11	were within the EMSU and outside the EMSU. Now, how
12	far outside the EMSU at some point becomes an issue,
13	but I don't you know, that's a technical issue that
14	I don't have control over. I'm okay with moving
15	forward with this case since it wasn't one of the
16	cases that was stayed. I know it was not stayed. But
17	let me hear from opposing.
18	Ms. Shaheen, are you on this case as
19	well?
20	MS. SHAHEEN: Yes, I am. Sharon
21	Shaheen.
22	THE HEARING EXAMINER: I didn't hear
23	you enter your appearance.
24	MS. SHAHEEN: Yes. I was appearing
25	remotely and thought Ms. Hardy and Mr. Padilla would

1	do a fine job of representing Empire. But I am here
2	and may have some comments.
3	THE HEARING EXAMINER: Okay. I'm sure
4	you will.
5	So, Ms. Hardy, how do you feel about
6	moving forward on the narrow issue of good cause to
7	extend this?
8	MS. HARDY: So, Mr. Examiner, one of
9	Empire's applications pending before the Commission is
10	to revoke Goodnight's injection authority for this
11	well, and so the cases at the Commission are
12	proceeding to hearing in late September with respect
13	to the cases within the EMSU. The applications to
14	revoke injection to wells outside the EMSU are stayed
15	at the Commission. This is one of those. So to me,
16	it seems that it would best conserve resources of the
17	Division and the parties to stay this case as well
18	until the cases pending at the Commission proceed.
19	THE HEARING EXAMINER: Let's be clear,
20	Ms. Hardy. You're saying that Empire's case to revoke
21	authority for this well has been stayed?
22	MS. HARDY: At the commission level,
23	yes. Right. That's right.
24	THE HEARING EXAMINER: But that is what
25	you're saying?

1	MS. HARDY: Yes.
2	THE HEARING EXAMINER: Now, when you
3	say at the commission level, the order that the
4	director signed a few weeks ago staying about ten
5	different Empire cases is not at the commission level.
6	That's at the division level.
7	MS. HARDY: And I believe those cases
8	involved Empire's applications involving other
9	operators' wells. Right?
10	THE HEARING EXAMINER: Mr. Rankin is
11	nodding.
12	And, Ms. Shaheen, do you want to lend
13	any guidance on what I'm talking about?
14	MS. SHAHEEN: No. I have no additional
15	insight here.
16	THE HEARING EXAMINER: But who's
17	representing Empire in are you, Ms. Hardy, here?
18	MS. HARDY: Ms. Shaheen, Mr. Padilla,
19	and I are all representing Empire in this large group
20	of cases.
21	THE HEARING EXAMINER: Okay. Okay. So
22	then you're familiar with the order that was issued a
23	few weeks ago staying Empire's cases that are at the
24	division level?
25	MS. HARDY: Correct.

1	THE HEARING EXAMINER: You're familiar
2	with that?
3	MS. HARDY: Yes.
4	THE HEARING EXAMINER: And what you're
5	saying is Empire has a case asking the Division to
6	revoke authority for Goodnight in this case, 24491?
7	MS. HARDY: It is a case pending that's
8	been transferred to the Commission because it's one of
9	Empire's applications to revoke Goodnight's injection
10	authority into this rock at SWD. So that's pending at
11	the Commission, but the Commission decided to hear the
12	case involving the wells within the unit first.
13	THE HEARING EXAMINER: So, Mr. Rankin,
14	that being said, you still feel like it's prudent to
15	move forward with this case?
16	MR. RANKIN: Mr. Examiner, as you may
17	recall, we did file a joint motion with Empire to
18	request that the Division refer this particular case
19	to extend the deadline to the commission so that they
20	could all be grouped together. The Division and the
21	Division director denied that request, you know, the
22	assumption being that they didn't want it to be up at
23	the Commission.
24	And now it's been stayed to allow for
25	the Commission to determine the scope of the hearing

at the commission level. The Commission decided the scope would be limited only to those cases within the EMSU and only those involving Goodnight. For that reason, I don't see any reason not to proceed with this case, which is a very narrow issue simply whether or not there's good cause to allow the injection authority to be extended.

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Now, extending the injection authority doesn't mean that Goodnight's going to go out and drill this well and start injecting. It needs to get this other issue resolved. It's not going to go out and drill this well when there's an application to revoke its injection authority pending. So the narrow issue here that's all that's before the Division is whether there's good cause to extend the injection authority.

As we laid out in our application -and actually, we've already filed our testimony in
this case -- the reason for the extension is largely
because of Empire's applications to revoke, which were
filed in midcourse during the one-year period of time
in which they had to drill the well. So because of
that, we've asked for an extension of authority. So
we think that the narrow issue can be heard by the
Division. There is good cause, and we should be

	allowed to present that. And then the case will be
2	eventually heard by the Commission.
3	Now, the other thing I wanted to raise
4	is that we may there is Division precedent where a
5	case objections that are more than half a mile
6	outside of the boundary of view are dismissed unless
7	the party can show standing. Now, this well is more
8	than a mile away from the EMSU where they're claiming
9	that there's impairment. Now, not only is it more
10	than a mile away, but it hasn't even been injected
11	yet. So we don't think that there's a basis for
12	standing. So we may likely file a motion to dismiss.
13	Now, with that said, you know, I would
14	prefer to go forward with this case and allow for
15	parties to make their position on standing and
16	authority to inject or extending the authority to
17	inject.
18	THE HEARING EXAMINER: So, Ms. Hardy
19	and Mr. Padilla and Ms. Shaheen, if we did go forward
20	and hear this case on that narrow issue, your case to
21	revoke is still alive. It's just stayed until the
22	issues are resolved. What argument do you have
23	against forward on what seems like a simple good cause
24	issue?
25	MS. HARDY: Well, Mr. Examiner, this
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1	situation is complicated with the unit and the well
2	injecting into them and around it. So nothing is
3	simple in this, from what I can determine. So I
4	expect that if this did go to hearing before the
5	division, it would be a litigated hearing on this
6	issue, and I think that's a waste of time and
7	resources when we've got this other application
8	pending at the Commission on revoking the injection
9	authority.
10	And as for standing, Mr. Rankin
11	actually moves to dismiss our condition application;

2.1

And as for standing, Mr. Rankin actually moves to dismiss our condition applications for wells outside of the unit, and that was denied already. So I think that issue's basically been decided by the Commission. So I think it just doesn't make -- I think it makes more sense, actually, to refer this case to the Commission or to stay it rather than have a litigated hearing at the Division.

THE HEARING EXAMINER: The reason that we didn't refer this case to the Commission is because it seemed at the time that if the Commission resolved the two issues I already stated at the beginning of this case, then this case could move forward at the division level without having to complicate what's going on at the Commission. That's why this was kept at the division level. You're now suggesting that we

1	would have a contested hearing on good cause, on the
2	sole issue of good cause.
3	And, Mr. Rankin, do you still think
4	it's wise to move forward with a contested hearing on
5	good cause?
6	MR. RANKIN: I don't know what the
7	objection would be on good cause. I mean, it's
8	because of their applications revoked. Now, you know,
9	I'm happy not to waste the Division's resources and to
10	stay the case. Initially, obviously, we thought it
11	made sense to just have it all wrapped up at the
12	Commission. That said, you know, I'll defer to how
13	the Division wants to handle it so that we don't waste
14	anybody's time.
15	THE HEARING EXAMINER: And, Ms. Hardy,
16	I would assume that the issue of good cause would get
17	tangled up in the issues that are before the
18	Commission now. Right?
19	MS. HARDY: Correct.
20	THE HEARING EXAMINER: So ultimately,
21	it just sounds like it's just an infinity loop here.
22	So what we'll do is we will stay this case. I'll
23	issue an order staying this case until the Commission
24	resolves the two issues I mentioned. Then we can come
25	back and we can discuss how we're going to deal with

1	this. So why don't we when do the parties
2	anticipate a decision from the Commission, Mr. Rankin?
3	MR. RANKIN: I almost couldn't hazard a
4	guess. It's a five-day hearing. I expect we'll use
5	every minute of those five days. I expect that the
6	Commission may recess to deliberate and, you know, in
7	closed session. I'm hopeful, as probably Ms. Hardy
8	and her colleagues are, that we would hear from the
9	Commission at the following regular docket in October
10	on their decision. And that's sort of in my mind when
11	we might hear from them, so that's kind of my thought.
12	Now, that's assuming we don't need more
13	time to complete the hearing in the October session,
14	which I think is a possibility given the number of
15	witnesses and issues.
16	THE HEARING EXAMINER: And this
17	application for an amendment basically holds your
18	place so that you are within the one-year time frame?
19	MR. RANKIN: Yeah. Our understanding
20	is that because we filed this application well in
21	advance in of the deadline, that deadline just holds.
22	THE HEARING EXAMINER: Okay. And then
23	we have Empire's application to revoke authority that
24	who knows may proceed or may not proceed, depending on
25	how the Commission rules. If that case moves forward,

1	how would that affect your case of your amendment?
2	MR. RANKIN: Well, I guess if the
3	Commission were to separately hear the application to
4	revoke this authority and they reject it, then we
5	would have to come back and hear whether there's good
6	cause to go forward to extend the deadline. If the
7	Commission were to grant Empire's application to
8	revoke, then it would move to August.
9	THE HEARING EXAMINER: Okay. All
10	right. Then it seems like an order to stay is well
11	worth issuing. Okay. We'll issue an order to stay.
12	When it comes to time frames, Mr. Rankin, should the
13	order say something about a time frame?
14	MR. RANKIN: I suppose we could put it
15	on a status conference for November since you know,
16	Ms. Hardy's nodding her head in agreement. I think we
17	might as well do that so that we don't lose track of
18	it. If that's okay with Empire's counsel, I think we
19	could maybe suggest a status conference in November.
20	THE HEARING EXAMINER: Okay. Because I
21	remember the order to stay that was signed by the
22	director a few weeks ago did not have a time frame for
23	the Empire cases. It just said stay. So counsel for
24	Empire, I know I didn't call those cases, but I think
25	you should continue those cases to the November docket

1	when this case and, Mr. Rankin, you're going to
2	continue this case on the November docket?
3	MR. RANKIN: Yes, Mr. Examiner. I
4	guess just for clarity, do you have a preference for
5	the first or second docket?
6	THE HEARING EXAMINER: Let's go first.
7	MR. RANKIN: Okay.
8	THE HEARING EXAMINER: And the same for
9	Empire's cases that are stayed. There's about eight
10	or ten of them.
11	MS. HARDY: Okay. That's fine. We
12	will do that.
13	THE HEARING EXAMINER: Okay. Great.
14	Is there anything Mr. Padilla, I know I didn't call
15	on you. Is there anything further?
16	MR. PADILLA: No. I think Ms. Hardy
17	handled it very well.
18	THE HEARING EXAMINER: Okay. Ms.
19	Shaheen, anything? I can't hear you, Ms. Shaheen, but
20	I think you said nothing from you.
21	MS. SHAHEEN: Nothing from me. Thank
22	you, Mr. Examiner.
23	THE HEARING EXAMINER: Okay. Thank
24	you. All right. We're in recess on 24491.
25	Now calling Line 23 on our docket. Now
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1	this status conference for Permian Resources, 24499
2	and 24500. Entries of appearance, please?
3	MS. HARDY: Good morning. Dana Hardy
4	with Hinkle Shanor on behalf of Permian Resources.
5	THE HEARING EXAMINER: Thank you.
6	MR. FELDEWERT: Good morning, Mr.
7	Examiner. Michael Feldewert, Sante Fe office of
8	Holland & Hart, appearing for ConocoPhillips Company
9	only in Case 24499.
10	THE HEARING EXAMINER: Thank you.
11	MS. PENA: Yarithza Pena with Modrall
12	Sperling on behalf of Marathon Oil Permian in both
13	cases.
14	THE HEARING EXAMINER: Thank you. And,
15	Ms. Pena, did you file an objection?
16	MS. PENA: We did, and we filed our
17	notice of withdrawing that objection yesterday.
18	THE HEARING EXAMINER: Oh, let me write
19	that down.
20	Mr. Feldewert, did you file an
21	objection?
22	MR. FELDEWERT: No. It's my
23	understanding that in fact, I checked that the
24	final exhibits show that ConocoPhillips has been
25	removed from the pooling, so if that holds true, we're
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1	just monitoring.
2	THE HEARING EXAMINER: So, Ms. Hardy,
3	are you looking to present this by affidavit?
4	MS. HARDY: Yes, we are, and we did
5	provide exhibits, but it sounds like now this should
6	be continued to August 8th.
7	THE HEARING EXAMINER: Okay. Well, the
8	objection was just withdrawn yesterday, so that
9	wouldn't have given the technical examiner time to
10	review your exhibits. Had it been withdrawn with
11	enough time for the technical examiner to be on notice
12	to review, then I would have said the Division will
13	continue your case. But I'm asking you to continue
14	your case to the next docket. I think that's August
15	the 8th, and we will hear it by affidavit at that
16	time.
17	MS. HARDY: Thank you. We will do that.
18	THE HEARING EXAMINER: Okay. Anything
19	further?
20	MS. HARDY: No. Not from Permian
21	Resources. Thank you.
22	MS. PENA: Nothing further.
23	THE HEARING EXAMINER: Mr. Feldewert?
24	MR. FELDEWERT: No, sir.
25	THE HEARING EXAMINER: All right.
	D 25

1	We're in recess on these two cases.
2	I'm now going to move on to Line 25 of
3	our docket. It is Mewbourne Oil, 24551. Entries of
4	appearance, please?
5	MR. BRUCE: Mr. Examiner, Jim Bruce on
6	behalf of Mewbourne.
7	THE HEARING EXAMINER: Good morning.
8	MR. BRUCE: Good morning.
9	MS. SHAHEEN: Good morning. Sharon
10	Shaheen on behalf of Permian Resources.
11	THE HEARING EXAMINER: Good morning.
12	Ms. Shaheen, did you file an objection?
13	MS. SHAHEEN: Just trying to recall.
14	Mr. Bruce may have a better recollection. We've had
15	some various cases where I believe we may have filed
16	an objection to these Shark Week wells but then
17	subsequently withdrawn it.
18	Mr. Bruce, do you have a recollection
19	as to
20	THE HEARING EXAMINER: I'll ask Mr.
21	Bruce. Thank you, Ms. Shaheen.
22	Mr. Bruce?
23	MR. BRUCE: Yes, Mr. Examiner, an
24	objection was filed, and Ms. Shaheen did withdraw it.
25	Unfortunately, because of the filing of the objection,

1	when I got that when I get one of those, I just
2	generally stop working on a case. And the objection
3	was withdrawn a day or two ago, but obviously, I
4	didn't file a pre-hearing statement or the exhibits.
5	So I would ask that this case be continued to August
6	8th and be heard at that time.
7	THE HEARING EXAMINER: Okay. That's
8	what will happen. So, Mr. Bruce, you'll file your
9	continuance and your evidence, and we'll hear it in
10	August 8th.
11	MR. BRUCE: Thank you.
12	THE HEARING EXAMINER: Anything
13	further, Ms. Shaheen?
14	MS. SHAHEEN: No, thank you.
15	THE HEARING EXAMINER: Mr. Bruce?
16	MR. BRUCE: No, thank you, sir.
17	THE HEARING EXAMINER: We're in recess.
18	Calling 24632 and 24633, Avant
19	Operating.
20	MR. PARROT: Morning, Mr. Examiner.
21	This is James Parrot with Beatty & Wozniak
22	representing Avant Operating.
23	THE HEARING EXAMINER: Good morning.
24	MR. SAVAGE: Morning, Mr. Hearing
25	Examiner. Darin Savage with Abadie & Schill entering
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1	on behalf of Magnum Hunter Production Incorporated,
2	which is the applicant, a subsidiary of Cimarex.
3	THE HEARING EXAMINER: Thank you.
4	MR. FELDEWERT: Good morning, Mr.
5	Examiner. First, with respect to the Avant cases
6	you've just called, I appeared in that matter for
7	Foran Oil Company. I've also appeared in those
8	matters for Permian Resources. I do believe that
9	these matters are related to the next set of cases on
10	the docket, which are listed as Cimarex, but I think
11	they were filed by Magnum Hunter.
12	THE HEARING EXAMINER: I see.
13	So, Mr. Parrot, are these Avant
14	Operating cases related to the Cimarex Energy cases?
15	MR. PARROT: Well, I think that that
16	question might be best answered by the attorney for
17	Cimarex. These cases are seeking to establish non-
18	standard units for Sections 29 and 32 and 18-34 for
19	the first and third branches of Bone Spring for the
20	Wolfcamp. You know, we've had a little trouble
21	finding Cimarex applications for the Wolfcamp, so I'm
22	not totally sure if they have one, but I will defer to
23	Cimarex's attorney to weigh in on that issue.
24	THE HEARING EXAMINER: Mr. Savage, are
25	you the Cimarex attorney?

1	MR. SAVAGE: I am. And the Turnpike
2	case is listed on the docket for the Bone Spring, and
3	they directly compete.
4	THE HEARING EXAMINER: They do?
5	MR. SAVAGE: They do.
6	THE HEARING EXAMINER: All right. Hold
7	on. Let me call them. I'm also calling 24684, 85,
8	86, and 87. Entries of appearance, please?
9	MR. SAVAGE: Good morning. Darin
10	Savage with Abadie & Schill appearing on behalf of
11	Cimarex and Magnum Hunter Production Incorporated.
12	THE HEARING EXAMINER: Thank you.
13	MR. FELDEWERT: Good morning, Mr.
14	Examiner. Michael Feldewert, Santa Fe office of
15	Holland & Hart, for MRC Permian and then separately
16	for Permian Resources.
17	THE HEARING EXAMINER: Mr. Feldewert,
18	on the two Avant cases, I thought you also mentioned a
19	different operator.
20	MR. FELDEWERT: Foran.
21	THE HEARING EXAMINER: Right. And
22	they're not interested in the Cimarex cases?
23	MR. FELDEWERT: That is correct.
24	THE HEARING EXAMINER: Okay. Thank
25	you.

1	And, Mr. Parrot, do you have an entry
2	of appearance in these Cimarex cases?
3	MR. PARROT: Yes, Mr. Examiner. James
4	Parrot for Avant appearing in regards to the cases you
5	just called.
6	THE HEARING EXAMINER: Okay. So,
7	Freya, will you consolidate? Thank you.
8	So we're going to consolidate 24632, 33
9	with the Cimarex cases.
10	Now, these are competing cases, Mr.
11	Savage?
12	MR. SAVAGE: That is correct. And then
13	Magnum also is looking closely at the Wolfcamp and
14	they have been in close conversation with Avant and
15	will be filing competing applications for the Wolfcamp
16	as well.
17	THE HEARING EXAMINER: And you said
18	that's Magnum?
19	MR. SAVAGE: Magnum Hunter Production
20	Incorporated, which is the applicant, and that's a
21	subsidiary of Cimarex.
22	THE HEARING EXAMINER: Ah, I understand
23	now. All right.
24	So, Mr. Parrot, these Avant cases are
25	the original cases, and they're the oldest cases. How
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1	do you want to proceed?
2	MR. PARROT: We would like to get a
3	hearing date set as quickly as possible. Avant has an
4	accelerated drilling schedule for these.
5	THE HEARING EXAMINER: Okay. What are
6	you recommending?
7	MR. PARROT: Well, when is the next
8	available hearing date for a contested hearing?
9	THE HEARING EXAMINER: All right. I
10	have a list here. Hold on.
11	MR. PARROT: Okay. Thank you.
12	MS. TSCHANTZ: The next the next
13	date is August 14th.
14	THE HEARING EXAMINER: Thank you.
15	Mr. Parrot, did you hear August 14?
16	MR. PARROT: I did. You know, our
17	preference would be to get it to the earliest hearing
18	date possible. I suppose that the Division is going
19	to be considering the schedule for getting competing
20	applications filed. So, you know, if August 14th is
21	acceptable at least for the Bone Spring
22	applications since those applications are filed, ripe,
23	and ready to go that'd be our preference. As you
24	just heard, there are different parties involved and
25	different issues involved in the Bone Spring versus

1	the Wolfcamp, so I think the two formations can be
2	heard separately.
3	THE HEARING EXAMINER: Mr. Savage?
4	MR. SAVAGE: I think there's a question
5	of availability on that. We're involved in a pretty
6	intensive hearing at that time. So I think it would
7	be preferable to have the Wolfcamp and the Bone Spring
8	heard concurrently. We would like time to be able to
9	file that, and that would be 30 days at a minimum.
10	THE HEARING EXAMINER: When do you
11	anticipate filing that?
12	MR. SAVAGE: We could file by the end
13	of July, and that would give us
14	THE HEARING EXAMINER: So if we set
15	this for September 17 for a contested hearing? I know
16	that that's right before the Commission trial, if I'm
17	not mistaken.
18	Ms. Hardy, does that sound fair?
19	MS. HARDY: The Commission hearing is
20	September 23rd through the 27th.
21	THE HEARING EXAMINER: 23rd. Thank
22	you.
23	I don't know, Mr. Savage, if you're
24	involved in the Commission Goodnight/Empire trial, but
25	would September 17 work?

1	MR. SAVAGE: I think that'd be
2	acceptable. Appreciate that.
3	THE HEARING EXAMINER: Mr. Parrot,
4	September 17?
5	MR. PARROT: Mr. Examiner, I also am
6	involved in the Goodnight/Pilot/Empire matters. It
7	would be helpful if we could move that hearing date up
8	to a little bit earlier in September if there's any
9	possibility of a special hearing date the week prior.
10	I think that would be very helpful.
11	THE HEARING EXAMINER: Well, we are
12	always willing to set a contested hearing for any date
13	we have available, but I have a list in front of me,
14	and the earliest date in September is the 17th, which
15	would also allow the hearing to continue to the 18th
16	if necessary. Mr. Savage says it works for him, plus
17	it also gives time to file their competing application
18	in the other formation.
19	And, Mr. Feldewert, how do you feel
20	about September 17th?
21	MR. FELDEWERT: Personally, I have a
22	conflict in the afternoon on the 17th.
23	THE HEARING EXAMINER: What about the
24	18th?
25	MR. FELDEWERT: The 18th would be
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1	preferable. And just for full disclosure, MRC has
2	filed applications that do not compete with Avant, but
3	they do compete with the Cimarex case. So if you
4	think about it, the Cimarex is proposing laydown
5	units. Okay? Avant's proposing a stand-up unit.
6	MRC's proposing a stand-up unit. So we're not
7	competing with Avant. We're both competing with
8	Cimarex.
9	So those have been filed. It should
10	show up on the August 22nd docket. I know Avant is
11	always in a big hurry to go drill. At least, they say
12	so. But it does seem to me that there's enough
13	filings that are going to occur that the parties
14	probably should have including Permian Resources
15	and including Foran Oil that while the
16	application's filed, have an understanding of what the
17	parties competing with their claims and a chance to
18	discuss it.
19	THE HEARING EXAMINER: Is your
20	microphone on? I'm sorry to ask you now. But I just
21	noticed it wasn't on.
22	MR. FELDEWERT: Thank you. Thank you.
23	THE HEARING EXAMINER: Mr. Suazo, did
24	you hear or Mr. Parrot, I'm sorry. Did you hear
25	what Mr. Feldewert was speaking about?

1	MR. PARROT: I apologize. I was not
2	able to
3	THE HEARING EXAMINER: All right.
4	Would you start over again, Mr. Feldewert?
5	MR. FELDEWERT: Certainly. I'm sorry.
6	So MRC has filed competing applications that will be
7	on the August 22nd docket. Okay? They do not compete
8	with Avant because Cimarex has proposed laydown
9	spacing units. Avant's proposed a stand-up spacing
10	unit that overlaps one of these sections involved that
11	Magnum Hunter and Matador has or MRC has brought
12	competing stand-up applications that overlap with the
13	other section proposed by Magnum Hunter.
14	So the cases are related. Okay?
15	There's multiple parties that are now involved. Not
16	all the parties have seen all the development plans,
17	including Foran Oil and Permian Resources, so it does
18	seem to me that before we rush off to a hearing that
19	perhaps we should give the parties time to have
20	discussions about all the competing developed lands
21	and see if we need this hearing.
22	THE HEARING EXAMINER: Did you hear
23	that, Mr. Parrot?
24	MR. PARROT: I did. Thank you. May I
25	respond?

1	THE HEARING EXAMINER: Yes, please.
2	MR. PARROT: Okay. Well, I think two
3	months is more than adequate time for the parties to
4	have a discussion. And if we wait until the middle of
5	September to have another status conference, then
6	we're likely not going to get to have a hearing until
7	October, November, and that's going to be a
8	significant hardship and be very prejudicial to
9	Avant's development plans.
10	So I don't think that we can wait, you
11	know, and just set this for another status conference.
12	If the parties haven't worked out a trade or a
13	resolution in two months, then they're not going to be
14	able to do that, and we can just proceed with the
15	hearing.
16	THE HEARING EXAMINER: Okay. Mr.
17	Savage?
18	MR. SAVAGE: I agree that it would be a
19	good idea to have all the parties sit down and have
20	them map out, since this involves a kind of a
21	complicated configuration of the lands.
22	THE HEARING EXAMINER: So then let me
23	just get one simple answer from each party. What
24	month do you want to have a contested hearing?
25	MR. SAVAGE: I would think in the
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1	availability after the 17th or the 18th of September
2	into considerations of early October.
3	THE HEARING EXAMINER: But are you
4	saying that the September dates I threw out there
5	would work for you?
6	MR. SAVAGE: I think that the 18th, if
7	that would, but after I think that would give us
8	our concern is getting those applications filed. And
9	we also you know, Permian Resources is negotiating
10	with Cimarex. If those negotiations are successful,
11	that's going to change the configuration of the
12	considerations. So I think after September 18th and
13	anytime in early October.
14	THE HEARING EXAMINER: But September
15	18th would still work?
16	MR. SAVAGE: I think so, yes.
17	THE HEARING EXAMINER: Because I'm
18	trying to give some weight to Avant's request to have
19	a contested hearing earlier than later because of what
20	they have and I take him at his word a
21	accelerated drilling schedule. And Mr. Feldewert is
22	available on the 18th of September. You're available
23	on the 18th of September?
24	MR. SAVAGE: I believe so. Right.
25	THE HEARING EXAMINER: Mr. Parrot,
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1	you're available on the 18th of September?
2	MR. PARROT: I am, and because of some
3	unrelated matters, we've actually already had occasion
4	to verify with Avant that witnesses are available at
5	that time. So I can speak for both myself and my
6	client's witnesses; that date would work.
7	THE HEARING EXAMINER: Okay. So we
8	will issue a pre-hearing order.
9	Now, Mr. Feldewert, do you know the
10	case numbers that you said were on the August 22nd
11	docket?
12	MR. FELDEWERT: I didn't have a chance
13	to review that. Yes. It is 24740 through 24744.
14	THE HEARING EXAMINER: Through 44?
15	MR. FELDEWERT: Yeah.
16	THE HEARING EXAMINER: Okay. We will
17	add Case Numbers 24740 through 24744.
18	And I know Mr. Savage said that you
19	were going to file some applications. Once you file
20	those, I think you should file a motion to amend the
21	pre-hearing order to add those.
22	MR. SAVAGE: We'll do that.
23	THE HEARING EXAMINER: Because
24	otherwise I won't know about them.
25	MR. SAVAGE: Understood. Thank you.

1	THE HEARING EXAMINER: I anticipate
2	you said sometime in July, which would mean they end
3	up well, I guess they won't end up until the first
4	docket in September, then, it sounds like.
5	MR. PARROT: Mr. Examiner, that's what
6	I was looking at with respect to the September 18th
7	date. Looks like the only docket in September's
8	September 12th.
9	THE HEARING EXAMINER: Okay. Thank
10	you.
11	MR. PARROT: So I guess they would
12	appear on that September 12th docket.
13	THE HEARING EXAMINER: Okay. All
14	right. So we said September 18.
15	Now, Mr. Feldewert, you said that you
16	had a conflict in the afternoon of the 17th. Do you
17	prefer starting on the 18th and I don't know when it
18	would be continued to, or would you be available to
19	start on the 17th and then we would be in recess from,
20	let's say, noon until the morning of the 18th?
21	MR. FELDEWERT: I can certainly make
22	that work.
23	THE HEARING EXAMINER: You can make
24	that work?
25	MR. FELDEWERT: Yeah. Whatever's more
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1	convenient.
2	THE HEARING EXAMINER: Mr. Parrot,
3	would you like to start on the 17th?
4	MR. PARROT: That would be excellent if
5	that's convenient for Mr. Feldewert. Thank you very
6	much.
7	THE HEARING EXAMINER: Seems to be.
8	Mr. Savage?
9	MR. SAVAGE: That should work. Thank
10	you.
11	THE HEARING EXAMINER: Very good. All
12	right. So we will put that in a pre-hearing order.
13	So we're actually going to set this for September 17,
14	the first half of September 17th, and continue on the
15	morning of the 18th. That gives us plenty of time to
16	hear everyone's evidence.
17	Is there anything further on these
18	cases, Mr. Parrot?
19	MR. PARROT: No, Mr. Examiner. Thank
20	you.
21	THE HEARING EXAMINER: Mr. Savage?
22	MR. SAVAGE: Thank you.
23	THE HEARING EXAMINER: Mr. Feldewert?
24	MR. FELDEWERT: No. Thank you.
25	THE HEARING EXAMINER: We're in recess
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1	on all these cases.
2	We're moving now to Avant Operating,
3	24688, and looks like that's not combined with any
4	other case. Entries of appearance, please?
5	MS. PENA: Yarithza Pena with Modrall
6	Sperling on behalf of Avant Operating.
7	THE HEARING EXAMINER: Thank you.
8	MR. FELDEWERT: Good morning, Mr.
9	Examiner. Michael Feldewert, the Santa Fe office of
10	Holland & Hart, for PBEX, LLC.
11	THE HEARING EXAMINER: And how does
12	that involve EGL Resources?
13	MR. FELDEWERT: They're related
14	entities.
15	THE HEARING EXAMINER: Related?
16	MR. FELDEWERT: Mm-hmm.
17	THE HEARING EXAMINER: Thank you. Are
18	there any other parties, Ms. Pena?
19	MS. PENA: Not that I'm aware.
20	THE HEARING EXAMINER: Okay. And, Mr.
21	Feldewert, did you enter an objection?
22	MR. FELDEWERT: We did, except
23	yesterday evening I received word that the parties had
24	reached agreement. I think they're going to remove
25	PBEX from the pooling list. So we were going to say
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1	that they could proceed to hearing today if they'd
2	like, but I understand that won't happen.
3	THE HEARING EXAMINER: Right.
4	Ms. Pena?
5	MS. PENA: Yes, that's correct. We
6	were also in conversation and PBX was going to remove
7	their objection and we were prepared to proceed today
8	by affidavit.
9	THE HEARING EXAMINER: Have we received
10	the actual document withdrawing the objection?
11	MR. FELDEWERT: I know it was filed
12	yesterday afternoon.
13	THE HEARING EXAMINER: Oh, it was?
14	MR. FELDEWERT: Yes.
15	THE HEARING EXAMINER: Okay. All
16	right. Ms. Pena, move this case to the next docket
17	for a hearing by affidavit.
18	MS. PENA: Okay.
19	THE HEARING EXAMINER: That'd be August
20	8th.
21	MS. PENA: Yes. Thank you.
22	THE HEARING EXAMINER: Yes. We're in
23	recess on Line 32.
24	I'm now calling Line 33, Ameredev
25	Operating, 24603.

1	MR. FELDEWERT: Good morning, Mr.
2	Examiner. Michael Feldewert, the Santa Fe office of
3	Holland & Hart, on behalf of the applicant.
4	THE HEARING EXAMINER: Thank you. I
5	don't believe there's any other parties, are there?
6	MR. FELDEWERT: Correct.
7	THE HEARING EXAMINER: Okay. Now, if
8	I'm not mistaken, is this one of the cases where we
9	had to come back to cure notice?
10	MR. FELDEWERT: Yes.
11	THE HEARING EXAMINER: Okay. We can
12	hear this case today. Refresh my memory what
13	happened. When did we start hearing this?
14	MR. FELDEWERT: Certainly. So this
15	case was presented on July 11th.
16	THE HEARING EXAMINER: July 11th.
17	MR. FELDEWERT: And the exhibits were
18	admitted at I understand the exhibits were admitted
19	at that time. I didn't see a transcript yet, but
20	THE HEARING EXAMINER: We can just
21	readmit them.
22	MR. FELDEWERT: Okay. But they were
23	continued to allow the notice of publication, which
24	was Exhibit E as in Edward, to run for a ten-day
25	period, so that has now occurred. So I believe all
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1	the exhibits were admitted, and we ask now since that
2	ten-day period is now run that the case be taken under
3	advisement.
4	(Case 24603 Exhibits A through F were
5	marked for identification.)
6	THE HEARING EXAMINER: Did Ms. Vance
7	present this case?
8	MR. FELDEWERT: Yes, sir.
9	THE HEARING EXAMINER: That's what I
10	remembered. Okay. Yes. We will take this under
11	advisement.
12	And are there any objections? Just to
13	be on the safe side, are there any objections to the
14	exhibits being admitted into evidence?
15	Not hearing any, all your exhibits are
16	admitted into evidence in this case, and it's taken
17	under advisement. Thank you.
18	(Case 24603 Exhibits A through F were
19	received into evidence.)
20	MR. FELDEWERT: Thank you.
21	THE HEARING EXAMINER: You're welcome.
22	Moving on to Line 34, Devon Energy
23	Production, 24427.
24	MR. FELDEWERT: Good morning, Mr.
25	Examiner. Michael Feldewert, the Santa Fe office of
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1	Holland & Hart, on behalf of the applicant in Cases
2	24427 through 31.
3	THE HEARING EXAMINER: Ah, I don't see
4	them joined on our
5	MR. FELDEWERT: They're not, but I did
6	file pre-hearing statements indicating the
7	relationship between the cases, and I had them grouped
8	to accommodate a presentation, which I understand will
9	not occur today.
10	THE HEARING EXAMINER: Okay. Right.
11	And are there any other entries of appearance? I see
12	Ms. Kessler on our list. I also see Mr. Padilla.
13	MR. PADILLA: Mr. Examiner, Ernest L.
14	Padilla for FAE Operating LLC in Case Number 24431.
15	THE HEARING EXAMINER: Thank you. I
16	can't hear you.
17	MR. PADILLA: 24431.
18	THE HEARING EXAMINER: I see. So you
19	didn't enter in 24430 as well?
20	MR. PADILLA: I take that back. Yes, I
21	did.
22	THE HEARING EXAMINER: Okay. Very
23	good.
24	Okay. And do we have Ms. Kessler? I
25	guess not.
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1	Mr. Padilla, did you file an objection
2	or are you monitoring?
3	MR. PADILLA: We were monitoring it
4	because there were negotiations going on. And
5	yesterday, I was informed late that settlement had
6	occurred, so we'll withdraw our objection to
7	proceeding by affidavit.
8	THE HEARING EXAMINER: I'm confused
9	because it was listed as a hearing by affidavit. Mr.
10	Feldewert, did you know it was an objection?
11	MR. FELDEWERT: My understanding is I
12	think, Mr. Padilla, you had already filed your
13	withdrawal of the objection?
14	MR. PADILLA: I haven't filed anything,
15	but I will today.
16	THE HEARING EXAMINER: Mr. Feldewert, I
17	could look in the imaging system, but do you know when
18	the objection was withdrawn?
19	MR. FELDEWERT: I'm going to do the
20	same thing you were going to do, but I think it was a
21	little while ago. Let me check. And you filed an
22	entry of appearance did say in opposition to the
23	case, but I thought it had been withdrawn, which is
24	why it was on the docket.
25	So, Mr. Padilla, you may be right and
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1	you do need to file something.
2	MR. PADILLA: I can file something
3	withdrawing our objection.
4	THE HEARING EXAMINER: That's fine.
5	I'm just trying to determine who's on the hook for the
6	continuance, basically. If the Division had time to
7	review exhibits, then we would not ask for a fee to
8	move these. If the Division did not have time, and we
9	were still under the understanding that there was an
10	objection; however, it does say "hearing by affidavit"
11	as the setting. I don't know why it says "hearing by
12	affidavit" if you did enter an objection. It should
13	have been status conference, so I'm not even sure why.
14	Mr. Feldewert, and I also realize that
15	24427, 28, and 29 are different. Was there ever an
16	objection to those three cases?
17	MR. FELDEWERT: No.
18	THE HEARING EXAMINER: There was never
19	an objection there? So then those should've been
20	heard today no matter what.
21	MR. FELDEWERT: Yes.
22	THE HEARING EXAMINER: Okay. I don't
23	know why it says "hearing by affidavit" on cases that
24	were objected to is the question.
25	MR. FELDEWERT: And I thought surely
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1	they withdraw their objection, but okay. I know they
2	had withdrawn it. That's why we were prepared to go,
3	and I'm curious. It is on the docket for a hearing.
4	THE HEARING EXAMINER: It is, yes. And
5	I'm going to I'll give you a minute, so I can look
6	in the case file. So, Mr. Feldewert, my office of the
7	hearing division will continue your three cases
8	24427, 28, and 29 to the next docket for a hearing
9	by affidavit, and you don't have to file a continuance
10	to do that.
11	MR. FELDEWERT: Okay.
12	THE HEARING EXAMINER: Now, I'm trying
13	to figure out the other two cases.
14	So, Freya, did you hear that?
15	MS. TSCHANTZ: I did.
16	THE HEARING EXAMINER: All right. I
17	don't know if you're able to do that now, if you're
18	able to continue those cases to the August 8th docket
19	for a hearing by affidavit?
20	MS. TSCHANTZ: Yes, I can.
21	THE HEARING EXAMINER: Okay. So that's
22	being done now, Mr. Feldewert.
23	MR. FELDEWERT: Thank you.
24	THE HEARING EXAMINER: 24430. Let's
25	take a look at this case. So there's no objection
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	1490 30

1	from Ms. Kessler. That I do know. Here's Mr.
2	Padilla's entry of appearance, which does not
3	mention oh, in opposition.
4	Mr. Padilla, in the future, can you
5	title your entry of appearance to say "entry of
6	appearance and objection"?
7	MR. PADILLA: Certainly can.
8	THE HEARING EXAMINER: Or protest or
9	something? Because it is somewhat hard to understand
10	here. It says "The undersigned hereby enters an
11	appearance on behalf of FAE Operating in the above
12	captioned case in opposition to the case." It's a
13	little for the hearing clerks, it would be much
14	easier if you would title the entry to include an
15	opposition.
16	MR. PADILLA: Very well.
17	THE HEARING EXAMINER: But I do see how
18	it is in opposition if you read all the words. Now,
19	let me see if you've withdrawn that.
20	MR. PADILLA: I don't believe we've
21	withdrew the objection.
22	THE HEARING EXAMINER: I do see an
23	amended entry of appearance. "The undersigned hereby
24	enters his appearance of FAE in the above captioned
25	case in opposition to the case." Why is there an

1	amended appearance?
2	MR. PADILLA: I think we had the wrong
3	entity to begin with.
4	THE HEARING EXAMINER: I'm sorry. You
5	had the wrong entity what?
6	MR. PADILLA: I think we had the wrong
7	entity. I'd have to look at the amended petition or
8	the amended but I think that was some form that we
9	used the wrong entity. It was an FAE entity, but
10	ownership was different.
11	THE HEARING EXAMINER: Mr. Feldewert,
12	there is no notice withdrawing opposition in these
13	cases.
14	MR. FELDEWERT: I agree.
15	THE HEARING EXAMINER: Okay. And I
16	don't know why they're on the docket as hearing by
17	affidavit because they should say status conference
18	since they are opposed. But I know they're no longer
19	opposed. But, Mr. Feldewert, please continue these
20	two cases to the August 8th docket for a hearing by
21	affidavit.
22	MR. FELDEWERT: That'd be 24430 and
23	24431?
24	THE HEARING EXAMINER: Yes.
25	And, Mr. Padilla, please file a
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1	withdrawal of objection.
2	MR. PADILLA: I will.
3	THE HEARING EXAMINER: Thank you.
4	Anything further on these five cases,
5	Mr. Feldewert?
6	MR. FELDEWERT: No. Thank you.
7	THE HEARING EXAMINER: Thank you.
8	Mr. Padilla?
9	MR. PADILLA: Nothing from me.
10	THE HEARING EXAMINER: I'm now calling
11	Lines 39 well, Line 39. It's a hearing by
12	affidavit from Matador Production. Entries of
13	appearance, please?
14	MR. FELDEWERT: May it please the
15	examiner. Michael Feldewert with the Santa Fe office
16	of Holland & Hart appearing on behalf of the
17	applicant.
18	THE HEARING EXAMINER: And was this
19	case supposed to be joined with another, or is it by
20	itself?
21	MR. FELDEWERT: It's by itself.
22	THE HEARING EXAMINER: It is by itself?
23	MR. FELDEWERT: Yeah.
24	THE HEARING EXAMINER: And you were
25	prepared to go today to hearing by affidavit?
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1	MR. FELDEWERT: Correct.
2	THE HEARING EXAMINER: Okay. We will
3	continue it on our own dime to the next docket.
4	Freya, will you continue this case to
5	the August 8th?
6	MS. TSCHANTZ: Okay.
7	THE HEARING EXAMINER: Thank you.
8	We're now in recess on that case.
9	I'm now calling Line 40, 24595, Matador
10	Productions, an amendment case.
11	MR. FELDEWERT: Yes, sir.
12	THE HEARING EXAMINER: Entries of
13	appearance, please?
14	MR. FELDEWERT: May it please the
15	examiner. Michael Feldewert, Santa Fe office of
16	Holland & Hart, on behalf of the applicant.
17	THE HEARING EXAMINER: Are you prepared
18	to go forward?
19	MR. FELDEWERT: I am.
20	THE HEARING EXAMINER: Okay. Now, I
21	can hear this case. What I'd like you to do is to
22	spell out the good cause ah, yes.
23	MR. FELDEWERT: Let me also I'm
24	looking at my notes now. I think you can also call
25	the next case as well, because it's going to have the
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1	same basic
2	THE HEARING EXAMINER: 96?
3	MR. FELDEWERT: Yes.
4	THE HEARING EXAMINER: I'm also calling
5	24596. And we have an entry of appearance by Mr.
6	Feldewert for Matador, for MRC. They're both amended
7	cases?
8	MR. FELDEWERT: Yes, sir.
9	THE HEARING EXAMINER: Okay. And I'm
10	going to hear those today. I'd like you to spell out
11	for me or to spotlight the issues of good cause and
12	notice.
13	MR. FELDEWERT: Certainly. So
14	basically, the exhibits in the two cases are the same,
15	and what you'll see is if you look at the statement
16	from the landman, Clay Wooten
17	THE HEARING EXAMINER: I haven't gotten
18	there yet. Give me one minute to get there. I have
19	to pull it up, and I can only do one case at a time,
20	Mr. Feldewert. My computer is small.
21	MR. FELDEWERT: Understood.
22	THE HEARING EXAMINER: All right. So I
23	have 24595 in front of me. And I'm looking for your
24	exhibits, and I see them filed on 7/18.
25	//

1	(Cases 24595 and 24596 Exhibits A
2	through E were marked for
3	identification.)
4	Okay. What am I looking at now?
5	MR. FELDEWERT: So you're looking at
6	Exhibit C, which is the
7	THE HEARING EXAMINER: I'll find it.
8	I'll find it. I'm almost there. I'm in Exhibit C,
9	and I'm looking at the affidavit of Clay Wooten. I
10	see that he's been accepted as an expert before the
11	Division. So what did you want me to look at?
12	MR. FELDEWERT: So he lays out the
13	basis for the good cause for the extension in each
14	case, and it's the same. It's in paragraph 5.
15	THE HEARING EXAMINER: Thank you. Let
16	me read it. "Matador is eager to develop its acreage
17	and is well underway in its orderly development of
18	this acreage and the adjacent space and units in the
19	south half of these sections. Matador has drilled six
20	Wolfcamp wells in these sections." And the sections
21	are what?
22	MR. FELDEWERT: The sections are 1, 2,
23	and 6.
24	THE HEARING EXAMINER: In which range
25	and township?
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1	MR. FELDEWERT: So 1 and 2 are in 21
2	South, 28 East in Eddy County; and Section 6 is in 21
3	South, 29 East in Eddy County.
4	THE HEARING EXAMINER: So it's a north-
5	south configuration?
6	MR. FELDEWERT: It is a yes, sir.
7	THE HEARING EXAMINER: Okay.
8	"Matador's drilled six Wolfcamp wells in these
9	sections and recently drilled two Bone Spring wells in
10	the adjacent south half of these sections. Matador's
11	technical team thought it was prudent to first test
12	the Bone Spring with those recent two wells and use
13	the learnings from those wells when drilling Bone
14	Spring wells under the acreage in this case. Now that
15	Matador has drilled those two Bone Spring wells,
16	Matador currently intends to commence drilling under
17	the referenced pooling order in or around early 2025."
18	How long did this order go?
19	MR. FELDEWERT: So the order was issued
20	on August 4th, 2023, so it expires
21	THE HEARING EXAMINER: Next year?
22	MR. FELDEWERT: Yeah.
23	THE HEARING EXAMINER: Okay. So
24	they're basically asking for
25	MR. FELDEWERT: Okay. So I need to
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	5 = 00

1	clarify. I'm sorry. One, two, and six would be a
2	west-east orientation.
3	THE HEARING EXAMINER: I see. West-
4	east. Thank you.
5	MR. FELDEWERT: Sorry about that.
6	THE HEARING EXAMINER: No. It's fine.
7	So basically the good cause is that it's the prudence
8	to test the wells and learn the information from those
9	wells before drilling the other wells?
10	MR. FELDEWERT: Mm-hmm.
11	THE HEARING EXAMINER: Okay. That
12	would be considered by the Division. Let's talk about
13	the notice. How was the notice carried out?
14	MR. FELDEWERT: So couple of things.
15	One, the working interest owners that remain subject
16	to the pooling order were notified of these
17	applications in each case, and none of them had been
18	asked to make an election or a cash call. Okay? The
19	notice list is a little more extensive because it also
20	includes the overriding royalty interest owners, who
21	were noticed in each case for the original pooling
22	applications. So it includes the parties that remain
23	subject to the pooling order, and that is the notice
24	information then is Exhibit D as in David.
25	THE HEARING EXAMINER: I'm looking at
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1	the affidavit, and I see a letter as Exhibit I
2	guess it's not separately marked as an exhibit. It's
3	just part of D?
4	MR. FELDEWERT: Yes, sir. So you have
5	the letter and then you have the full
6	THE HEARING EXAMINER: Okay. And this
7	is dated July 5th, and they need is it 20 days for
8	written notice? Twenty days?
9	MR. FELDEWERT: Mm-hmm.
10	THE HEARING EXAMINER: Twenty days.
11	This is cutting it right to the last day. Why is
12	that?
13	MR. FELDEWERT: I'd have to ask Ms.
14	Vance.
15	THE HEARING EXAMINER: I just wonder.
16	I mean, today is the 25th of July. I mean, if you
17	don't I mean, I'd have to sit here and count days
18	now to see if this works. You don't count the 5th.
19	Right? We're using the Rules of Civil Procedure.
20	Right?
21	MR. FELDEWERT: We are.
22	THE HEARING EXAMINER: Okay. So you
23	don't count the 5th. Today is the 20th day. Why not
24	send it a few days before?
25	MR. FELDEWERT: Part of it has to do
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	1430 07

1	with when the vendor can get the information out. We
2	actually have to send it in advance to the vendor, and
3	then the vendor gets the information out. So it's not
4	always out under our schedule.
5	THE HEARING EXAMINER: That's a good
6	answer.
7	MR. FELDEWERT: Unfortunately, because
8	you'll see the list is pretty extensive, so this is
9	not something we send out by our office.
10	THE HEARING EXAMINER: I didn't know
11	that. I didn't know you had a third party doing that.
12	MR. FELDEWERT: And then you'll see
13	there's a notice of publication primarily due to the
14	overrides.
15	THE HEARING EXAMINER: And the notice
16	of publication, it has to do at least ten calendar
17	days no; sorry ten working days before. And
18	what is the date of publication here? July 13?
19	MR. FELDEWERT: Okay. Hold on a
20	second. Yes. So yes. I have a note here that
21	apparently and I don't know if others ran into
22	this but we were just notified by Carlsbad Current
23	Angus that they changed their policy as to when you
24	have to get it to them in order to get it published.
25	So we did not get the notice of publication published

1	in time for either of these.
2	THE HEARING EXAMINER: Now, that's only
3	relevant if all the written notices have not been
4	perfected. Is that correct?
5	MR. FELDEWERT: Correct. And I'm
6	looking at the list, and it looks like there's a few
7	on there where it says "This is reminder to pick up
8	your item." So I do believe we need a notice of
9	publication, so I do ask that the exhibits be admitted
10	and that the matter be continued to the August both
11	matters be continued to the August 8th docket to let
12	the notice of publication run.
13	THE HEARING EXAMINER: Okay. Sounds
14	good. Now, I have a question about the so that's
15	an interesting question. So I want to ask this
16	question. So in the written notice let me go back
17	up to it it says that there will be a hearing on
18	July 25. So if a party does not receive the written
19	notice of the July 25th timely, and there is a
20	published notice and I didn't look at the published
21	notice, but I'm assuming it says July 25th in the
22	published notice as well?
23	MR. FELDEWERT: It should. It should.
24	Let me look. Yes.
25	THE HEARING EXAMINER: Okay. So if the
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1	party has an objection and the hearing has already
2	occurred I know we're leaving the record open
3	how is that sufficient notice? I'm just thinking
4	about this this morning. How is that sufficient
5	notice? I mean, I understand that we're leaving the
6	record open until, let's say, August the 8th, but if
7	the written notices and the published notices say July
8	25 that the hearing has occurred, would a party not
9	go, "I missed the hearing"? How's that work?
LO	MR. FELDEWERT: So I guess there's a
L1	lot of different scenarios. Okay? The Division years
L2	ago had to make a decision as to how far ahead you had
L3	to send out your certified mailings to make it
L4	appropriate. It's been the rule has been what it
L5	is now for a number of years, so you comply with that
L6	mailing by certified notice. Of course, we're subject
L7	to the postal service and how quickly they do things.
L8	But if you meet that 20-day mailing deadline, then
L9	you've satisfied your obligation.
20	We also then publish by notice as kind
21	of a backup because there are times when the item
22	either is you either don't have the right address
23	or the item's not picked up or it's still in transit,
24	so that's why we have a notice of publication. So the
25	applicant has met its obligation. Now, are there

1	circumstances that would warrant a late appearance? I
2	suppose that would depend upon the circumstances and
3	the time frame.
4	THE HEARING EXAMINER: But when you say
5	the applicant has met its notice, and the applicant
6	hasn't met its notice because this was published July
7	13, not ten working days before today's hearing. And
8	I'm still left with the same question in my mind,
9	which is if this published notice has the wrong
10	hearing date on it, why not publish a new notice for
11	those people who didn't get the written I could see
12	if the written notice was received by everyone.
13	That's a different story. But in this case, it's not
14	the case.
15	So why not have the Carlsbad Argus
16	publish a new notice saying that we're having a
17	hearing on August the 8th, let's say, so August the
18	8th? You have plenty seems like you have time to
19	do that. Anyway, why not do that? Seems to me
20	let's see, working days. If you have them publish it
21	one, two, three, four, five, six, seven, eight, nine,
22	ten today is the tenth day again.
23	MR. FELDEWERT: Correct.
24	THE HEARING EXAMINER: Right. So that
25	doesn't work either.

1	MR. FELDEWERT: Correct.
2	THE HEARING EXAMINER: So I don't know
3	how if the published notice passed here and it
4	doesn't satisfy the rule, how does that allow the
5	Division to take something I know we're not taking
6	it under advisement.
7	Mr. Rankin, did you have something that
8	you were going to say?
9	MR. FELDEWERT: Mr. Rankin, where are
10	you?
11	THE HEARING EXAMINER: He's not
12	speaking.
13	MR. FELDEWERT: So your concern, as I
14	understand it, is that the notice of publication has a
15	July 25 date?
16	THE HEARING EXAMINER: Yes.
17	MR. FELDEWERT: Okay. All right. And
18	we are now continuing the matter to August?
19	THE HEARING EXAMINER: Yes.
20	MR. FELDEWERT: Okay. So anybody that
21	receives notice will see that the case was on the
22	Division's July 25th docket. Okay. If they have an
23	interest in the case, they will contact the Division.
24	And they will learn that, either by looking at the
25	record or verbally from the Division, that the matter

1	is continued to August 8th, and they will have an
2	opportunity to appear on August 8th to raise whatever
3	objection they would have.
4	THE HEARING EXAMINER: I see the case
5	number published in the publication.
6	MR. FELDEWERT: And directed by name to
7	these parties.
8	THE HEARING EXAMINER: Right. Okay.
9	Well, I'm not hearing any other argument against that
10	interpretation. I'll accept that. And we will hear
11	this on August 8th to cure the notice, and you will
12	continue both matters to that docket?
13	MR. FELDEWERT: Yes.
14	THE HEARING EXAMINER: Okay. So I will
15	make a note of that. So Cases 24595 and 96 are in
16	recess to cure a notice, and we will come back on
17	August 8 to close out the evidentiary record.
18	MR. FELDEWERT: Thank you.
19	THE HEARING EXAMINER: All right.
20	Thank you.
21	Moving on to Case Number 42, which is
22	combined with other cases. It is Chevron USA, hearing
23	by affidavit to amend division orders in Case Numbers
24	24597, 98, 99, 24600, and 24601. Entries of
25	appearance, please?

1	MR. FELDEWERT: Good morning, Mr.
2	Examiner. Michael Feldewert, Santa Fe office of
3	Holland & Hart, on behalf of Chevron.
4	THE HEARING EXAMINER: Chevron. Are
5	there any other entries of appearance that you know
6	of, Mr. Feldewert?
7	MR. FELDEWERT: No.
8	THE HEARING EXAMINER: Okay. And we're
9	doing the same thing today. We will look at good
LO	cause and your notice.
L1	MR. FELDEWERT: So let me this may
L2	be helpful. These actually were these cases were
L3	presented in a consolidated fashion on July 11th
L4	okay? by Ms. Vance. The exhibits were admitted,
L5	but they were continued to allow the notice of
L6	publication to run, which was Exhibit E. In each of
L7	these cases, that has now occurred, so we ask that the
L8	cases be taken under advisement.
L9	THE HEARING EXAMINER: Okay. And
20	before I do that, let me go back to 24595 and 96. I
21	didn't admit any of your exhibits into evidence at
22	that time, so let's deal with that before we go in
23	recess on those cases. So I'm recalling those two
24	cases to admit the evidence in both of those cases.
25	And I have a table of contents on page 2 with Matador

1	Exhibits A, B, C, D, and E. Are there any objections
2	to admitting those documents into evidence? Not
3	hearing any.
4	So, Mr. Feldewert, in Case Numbers
5	24595 and 96, I will admit your exhibits into evidence
6	while we wait for the publication notice to cure.
7	(Cases 24595 and 24596 Exhibits A
8	through E were received into evidence.)
9	Now we're in recess on those cases.
10	Back to 24597 through 24601, and as
11	you've already stated, Ms. Vance presented those
12	cases. The evidence was accepted at that time into
13	evidence. And let me go and look at the notice in one
14	of those cases. These cases were also subject to
15	possible intervention. Were you aware of that?
16	MR. FELDEWERT: Possible intervention?
17	THE HEARING EXAMINER: Let's see.
18	Fasken Oil and Ranch wanted to intervene these cases,
19	and I issued an order denying intervention. Did you
20	get that?
21	MR. FELDEWERT: I'm not sure. Was it
22	these cases?
23	THE HEARING EXAMINER: Well, 24 no.
24	It was not.
25	MR. FELDEWERT: I was going to say I
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1	would've had a conflict.
2	THE HEARING EXAMINER: No. My faulty
3	typing that brought up the wrong case number.
4	MR. FELDEWERT: You had me worried
5	there for a minute.
6	THE HEARING EXAMINER: You handled it
7	well. All right. Let me go to your exhibits. Okay.
8	I have your exhibits here. So I'm looking for the
9	affidavit of publication, which is Exhibit E. Okay.
10	I have the affidavit of publication posted or
11	published on the 28th of June, discussing a hearing on
12	July 11. So there's more than enough time for these
13	to cure. Okay. So, Mr. Feldewert, are you
14	representing that the same published date of June 28th
15	applies to all of these cases?
16	MR. FELDEWERT: Yes.
17	THE HEARING EXAMINER: Okay. Then
18	these cases will be taken under advisement by the
19	Division, and we are in recess on these cases.
20	Now moving on to Matador Production,
21	Case Numbers 24614 and 24613 and 24615. Entries of
22	appearance, please?
23	MR. FELDEWERT: Good morning, Mr.
24	Examiner. Michael Feldewert, the Santa Fe office of
25	Holland & Hart, on behalf of the applicant, MRC

1	Permian.
2	THE HEARING EXAMINER: And you were
3	prepared to go forward with the hearing of affidavit
4	today, and these are compulsory pooling cases. Is
5	that correct?
6	MR. FELDEWERT: Correct.
7	THE HEARING EXAMINER: All right. So
8	since we can't hear these cases but we would have been
9	able to if our technical examiner was available, these
10	three cases will be moved by the Division to the
11	August 8 docket, Freya.
12	And there's nothing further for you to
13	do at this time.
14	MR. FELDEWERT: Thank you, sir.
15	THE HEARING EXAMINER: Thank you. Now,
16	we're in recess on those three cases.
17	We're now moving to 24618 and 24619,
18	Mewbourne Oil. Entrance of appearance, please?
19	MR. BRUCE: Mr. Examiner, Jim Bruce
20	representing Mewbourne.
21	THE HEARING EXAMINER: Thank you, sir.
22	MS. SHAHEEN: Good morning. Sharon
23	Shaheen representing Permian Resources.
24	THE HEARING EXAMINER: I think it was
25	Sharon Shareen. Is that correct? There you are.

1	Okay. It helps if you turn your camera on so I can
2	see you. Ms. Shaheen, are you just monitoring these
3	cases?
4	MS. SHAHEEN: Yes, we are.
5	THE HEARING EXAMINER: Okay. Your
6	microphone is somewhat muffled, so it's hard to hear
7	you. Are there any objections proceeding forward by
8	affidavit?
9	MS. SHAHEEN: No objection to
10	proceeding by affidavit.
11	THE HEARING EXAMINER: Okay. And I'll
12	ask you if there's an objection to the exhibits once
13	Mr. Bruce has presented the cases.
14	Mr. Bruce?
15	MR. BRUCE: Mr. Examiner, you know,
16	there is no protest. Ms. Shaheen is representing
17	Permian Resources and its Earthstone subsidiaries or
18	related companies. And the parties have come to
19	terms, and so they're not being pooled in these
20	matters. And these are uncontested. I understand
21	because of that they'll be continued.
22	And my only comment on this is these
23	two cases are replacement cases for 23365 and 23366,
24	and there were some counterapplications by Ms.
25	Shaheen's client. And there was a big, long hearing
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1	and the parties settled. And so all the prior cases
2	were dismissed and I filed these. I'm raising this
3	issue because when you go to the individual case files
4	in the Division record, it shows those uncontested
5	cases as still pending. It doesn't reference the
6	order dismissing the cases. And since that was a big
7	fight, I don't want the technical examiners wasting
8	time.
9	THE HEARING EXAMINER: Okay. So you're
10	asking specifically why 23365 and 66 are still showing
11	as pending as opposed to dismissed?
12	MR. BRUCE: Correct.
13	THE HEARING EXAMINER: Freya?
14	While Freya's looking, did you submit a
15	proposed order dismissing those cases?
16	MR. BRUCE: Yes. Permian's counsel and
17	I submitted a joint motion to dismiss.
18	THE HEARING EXAMINER: With an order
19	for the director to sign?
20	MR. BRUCE: I don't recall that, but
21	the Division director did sign an order dismissing the
22	case.
23	THE HEARING EXAMINER: Did or didn't?
24	MR. BRUCE: Did.
25	THE HEARING EXAMINER: Did? Yeah.
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1	Okay. So then we have an order dismissing and it's in
2	the case file?
3	MR. BRUCE: I didn't see it the last
4	time I looked.
5	THE HEARING EXAMINER: Then how do you
6	know it was signed?
7	MR. BRUCE: Because I received it via
8	email.
9	THE HEARING EXAMINER: Okay. But it's
10	not in the imaging?
11	MR. BRUCE: That's what I meant.
12	THE HEARING EXAMINER: Okay. Let me
13	look. Let figure out what's going on. This is the
14	first time I'm hearing of this.
15	MR. BRUCE: I just don't want the
16	examiners wasting time.
17	THE HEARING EXAMINER: Sure. Okay.
18	And it was a hard fought battle, as you say. Let's
19	see what we have here. The last document I have here,
20	looks like we have a signed order of dismissal from
21	the director on the 11th day of June.
22	So, Freya, are we showing the status of
23	these cases as pending or dismissed?
24	MS. TSCHANTZ: I'm sorry. Can I get
25	that case number?

1	THE HEARING EXAMINER: Sure. 23365 is
2	the first one.
3	MS. TSCHANTZ: That case is showing as
4	closed on June 11th due to the dismissal prior to
5	hearing.
6	THE HEARING EXAMINER: And you also
7	checked 66 as well?
8	So, Mr. Bruce, it looks like the status
9	is correct as closed, not pending.
10	MR. BRUCE: Okay. But I didn't see a
11	specific order listed. That's why I'm saying that.
12	THE HEARING EXAMINER: An order listed?
13	Well, I'm looking at the order in the imaging file.
14	Would it be listed somewhere else?
15	MR. BRUCE: Well, I'm just saying in
16	the heading of the case when you go to look at the
17	case file, it usually has either the pooling order or
18	a dismissal order mentioned, and it doesn't have that
19	up at the heading.
20	THE HEARING EXAMINER: And I don't know
21	where you are looking. I don't know that I usually
22	look at the area you are looking, but I'm looking at
23	the overall case
24	MR. BRUCE: Well, as long as it's
25	showing as being closed, that's all I care.

1	THE HEARING EXAMINER: Case closed
2	MS. TSCHANTZ: 66 is also closed.
3	THE HEARING EXAMINER: Thank you.
4	Thank you. I appreciate it.
5	It looks like the case is closed, both
6	cases. So now, let's deal with today's cases, 24618
7	and 24619. You were prepared to go forward by
8	affidavit today?
9	MR. BRUCE: Yes.
10	THE HEARING EXAMINER: You filed your
11	exhibits?
12	MR. BRUCE: Yes.
13	THE HEARING EXAMINER: Okay. And you
14	can't go forward today, as you know?
15	MR. BRUCE: Correct.
16	THE HEARING EXAMINER: So we will move
17	these cases to the August 8th docket, which is going
18	to be one busy docket.
19	Freya, would you please move these two
20	cases to the August 8th docket for a hearing by
21	affidavit?
22	MS. TSCHANTZ: Yes, I will.
23	THE HEARING EXAMINER: Okay. So, Mr.
24	Bruce, sorry, but August 8th. Anything further on
25	these cases?
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1	MR. BRUCE: No, sir.
2	THE HEARING EXAMINER: All right. Very
3	good.
4	Now, we're going to move on to some
5	amendment cases, which I think I can hear. 24626,
6	24627. Entries of appearance, please?
7	MS. HARDY: Mr. Examiner, Dana Hardy
8	with Hinkle Shanor on behalf of Permian Resources
9	Operating.
10	THE HEARING EXAMINER: Are there any
11	other entries of appearance?
12	MS. HARDY: There are not.
13	THE HEARING EXAMINER: Okay. Very
14	good. And would you please, as you heard, spotlight
15	the issues of good cause for me and the notice issues?
16	MS. HARDY: So these two cases do not
17	involve extensions. They involve pooling one
18	additional party under the prior pooling orders.
19	Those orders were entered on February 14th of 2024,
20	and they pooled uncommitted interest in the Bone
21	Spring formation underlying a total of 640 acres in
22	the south half of Sections 8 and 9, Township 19 South,
23	Range 20 East in Eddy County. And after the orders
24	were entered, Permian Resources identified one
25	additional interest donor who needed to be pooled.

1	THE HEARING EXAMINER: Ms. Hardy, can
2	you go back for a moment?
3	MS. HARDY: Sure.
4	THE HEARING EXAMINER: You said it's
5	640 acres in the south half of the section, but that's
6	only 320 acres. Where's the other 320?
7	MS. HARDY: Sections 8 and 9, so it's
8	the south half of two sections.
9	THE HEARING EXAMINER: Okay. Very
10	good.
11	MS. HARDY: Yeah. And there were two
12	pool orders. One was for 320 acres, and then the
13	south half, south half was another 320. So there are
14	two pooling orders that collectively pooled 640.
15	THE HEARING EXAMINER: Thank you.
16	MS. HARDY: Our exhibits include the
17	self-affirmed statement of Landman Ryan Curry. Mr.
18	Curry has previously testified before the Division and
19	has been recognized as an expert in petroleum land
20	matters. His exhibits include the applications,
21	original orders, plat of tracts that identify the
22	ownership interest of both parties, the sample well
23	proposals and AFEs, and chronology of contact with the
24	pooled parties.
25	//

1	(Cases 24626 and 24627 Exhibit A was
2	marked for identification.)
3	Exhibit C [sic] is my notice affidavit
4	and the associated attachments. The one party who we
5	are pooling did receive notice by certified mail, but
6	we also timely published notice out of an abundance of
7	caution.
8	(Cases 24626 and 24627 Exhibit B was
9	marked for identification.)
10	So with that, unless there are
11	questions, I request that the exhibits be admitted
12	into the record and that these two cases be taken
13	under advisement.
14	THE HEARING EXAMINER: Give me one
15	minute to review. While I'm reviewing your
15 16	minute to review. While I'm reviewing your pre-hearing statement, can you, on the record, tell me
16	pre-hearing statement, can you, on the record, tell me
16 17	pre-hearing statement, can you, on the record, tell me what date was the letter sent to the party?
16 17 18	pre-hearing statement, can you, on the record, tell me what date was the letter sent to the party? MS. HARDY: Sure. This letter was sent
16 17 18 19	pre-hearing statement, can you, on the record, tell me what date was the letter sent to the party? MS. HARDY: Sure. This letter was sent on July 2nd.
16 17 18 19 20	pre-hearing statement, can you, on the record, tell me what date was the letter sent to the party? MS. HARDY: Sure. This letter was sent on July 2nd. THE HEARING EXAMINER: July 2nd?
16 17 18 19 20 21	pre-hearing statement, can you, on the record, tell me what date was the letter sent to the party? MS. HARDY: Sure. This letter was sent on July 2nd. THE HEARING EXAMINER: July 2nd? MS. HARDY: Correct.
16 17 18 19 20 21	pre-hearing statement, can you, on the record, tell me what date was the letter sent to the party? MS. HARDY: Sure. This letter was sent on July 2nd. THE HEARING EXAMINER: July 2nd? MS. HARDY: Correct. THE HEARING EXAMINER: Okay. Good.
16 17 18 19 20 21 22 23	pre-hearing statement, can you, on the record, tell me what date was the letter sent to the party? MS. HARDY: Sure. This letter was sent on July 2nd. THE HEARING EXAMINER: July 2nd? MS. HARDY: Correct. THE HEARING EXAMINER: Okay. Good. And then I've already counted dates, so I know that

1	THE HEARING EXAMINER: Okay. So the
2	published notice was just an abundance of caution?
3	MS. HARDY: Right. We publish in case
4	they didn't receive the notice, but they did.
5	THE HEARING EXAMINER: And when was the
6	publication?
7	MS. HARDY: It was July 6th.
8	THE HEARING EXAMINER: July 6th. Thank
9	you. Okay. Let's get your exhibits entered into
10	evidence first. Are there any objections to these
11	exhibits? Not hearing any, Exhibits A and B are
12	admitted into evidence in Cases 24626 and 24627, and
13	the cases are taken under advisement.
14	(Cases 24626 and 24627 Exhibit A and
15	Exhibit B were received into evidence.)
16	MS. HARDY: Thank you.
17	THE HEARING EXAMINER: Thank you.
18	I am now calling Cases 24627 no.
19	Wait a minute. Take that back. Already called that.
20	I'm now calling Cases 24628, 29, 24630, and 31; 3R
21	Operating cases. Entries of appearance, please?
22	MS. HARDY: Dana Hardy with Hinkle
23	Shanor on behalf of 3R Operating.
24	THE HEARING EXAMINER: Thank you. Are
25	there any other parties to be entered?

1	MS. HARDY: There are not.
2	THE HEARING EXAMINER: There are not?
3	Okay. And these are amendments. Are these extensions
4	of time?
5	MS. HARDY: All four cases involve
6	extensions of time, and then two of the cases also
7	involve pooling additional interests.
8	THE HEARING EXAMINER: I see. Let's do
9	the extensions of time separately from the pooling of
10	interest so we can focus on different issues. So
11	which are the cases that deal with the extension of
12	time?
13	MS. HARDY: All four involve an
14	extension of time for the drilling deadline.
15	THE HEARING EXAMINER: Let me pull up
16	the first one, 24628. Okay. I have your exhibits in
17	front of me, filed on the 18th.
18	(Cases 24628 and 24629 Exhibit A and
19	Exhibit B were marked for
20	identification.)
21	I see a self-affirmed statement of an
22	Eric Unverzagt. And has he been qualified as an
23	expert before the Division?
24	MS. HARDY: He has not, and we provided
25	his resume as an exhibit.

1	THE HEARING EXAMINER: Let me look at
2	it. And he's your landman?
3	MS. HARDY: He is.
4	THE HEARING EXAMINER: Give me a
5	minute. Do we have him available?
6	MS. HARDY: He is available.
7	THE HEARING EXAMINER: Great.
8	Mr. Unverzagt?
9	MR. UNVERZAGT: Sir?
10	THE HEARING EXAMINER: Would you turn
11	on your camera, please?
12	MR. UNVERZAGT: Is it showing on?
13	THE HEARING EXAMINER: Not yet.
14	MR. UNVERZAGT: Uh-oh.
15	THE HEARING EXAMINER: Oh, there you
16	go. I see you. Does Unverzagt mean something in
17	German?
18	MR. UNVERZAGT: Frustrated and
19	confused.
20	THE HEARING EXAMINER: That's what I
21	remember from German. That's why I asked. You don't
22	look confused, and you don't look frustrated. We'll
23	try not to frustrate you today. Would you review your
24	education and experience background for me?
25	MR. UNVERZAGT: Sure. I went to
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1	Trinity University and received a degree in finance
2	and economics. I also attended Rice University and
3	received an MBA. I started off working at Barnett
4	Shale. Spent time on the Gulf Coast, doing
5	utilization for Denbury Resources, then moved into
6	private equity route where I was doing more business
7	development, creating a market for uniform interest.
8	It ended up not taking off unfortunately. And then
9	moved over here to 3R Operating after a short stint as
10	an energy trader.
11	THE HEARING EXAMINER: Okay. So how
12	many years of landman experience do you have?
13	MR. UNVERZAGT: About 17.
14	THE HEARING EXAMINER: Seventeen years.
15	Okay. So from here on in, you're qualified as a
16	landman expert before the Division.
17	Okay. Now, back to Ms. Hardy. You
18	said that all four cases deal with extension time and
19	require good cause to be shown?
20	MS. HARDY: Correct.
21	THE HEARING EXAMINER: What is the good
22	cause in these cases?
23	MS. HARDY: The good cause is delays in
24	issuance of federal drilling permits.
25	THE HEARING EXAMINER: Sorry. I didn't
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1	hear you.
2	MS. HARDY: Delays in issuance of
3	federal drilling permits.
4	THE HEARING EXAMINER: So are these on
5	BLM lands?
6	MS. HARDY: They are.
7	THE HEARING EXAMINER: All four of
8	them?
9	MS. HARDY: Yes.
10	THE HEARING EXAMINER: Okay. And when
11	was the order issued originally?
12	MS. HARDY: The original order was
13	issued let's see August 25th of 2023.
14	THE HEARING EXAMINER: Okay. And is
15	this your first request for an extension?
16	MS. HARDY: It is.
17	THE HEARING EXAMINER: Okay. Then
18	we've dealt with the good cause issue. And it's the
19	same for all four?
20	MS. HARDY: Correct.
21	THE HEARING EXAMINER: Okay. Very
22	good.
23	Thank you, Mr. Unverzagt.
24	Let's talk about notice. Now, in four
25	cases, we have your basic notice; and in two cases, we
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1	have some additional notice for parties?
2	MS. HARDY: Correct. So and to
3	clarify, our applications, all four of them, requested
4	the drilling extensions and also asked to pool
5	additional parties. But as we stated in our testimony
6	and our previous statement, we've withdrawn the
7	request to pool additional parties in two of the
8	cases.
9	THE HEARING EXAMINER: Which cases?
10	MS. HARDY: In 246 so we 24628 to
11	24629.
12	THE HEARING EXAMINER: So in those
13	cases, it's purely the notice issue no yes.
14	It's purely the notice issue without adding any
15	additional interest owners?
16	MS. HARDY: Correct.
17	THE HEARING EXAMINER: Okay. So let's
18	deal with those two cases first. When did you send
19	out the letter to the parties?
20	MS. HARDY: The letters on notice were
21	sent July 3rd.
22	THE HEARING EXAMINER: July 3rd. So
23	that's plenty of time. We're good there. What about
24	publishing notice? Did you do that as well?
25	MS. HARDY: We did publish notice.

1	THE HEARING EXAMINER: On what dates?
2	MS. HARDY: July 6th.
3	THE HEARING EXAMINER: July 6th, so
4	we're good there as well. Is there anything else you
5	want me to understand about these two cases?
6	MS. HARDY: No, I don't think so.
7	THE HEARING EXAMINER: Very good. So
8	are there any objections to the exhibits in Cases
9	28628 and 29? Not hearing any, your exhibits are
10	admitted into evidence, and we will take these two
11	cases under advisement.
12	(Cases 24628 and 24629 Exhibit A and
13	Exhibit B were received into evidence.)
14	MS. HARDY: Thank you.
15	THE HEARING EXAMINER: Let's now talk
16	about 30 and 31. Would you go over the notice issues
17	specifically for the additional parties that you are
18	pooling?
19	MS. HARDY: Yes. We did provide the
20	same notice on the same dates.
21	THE HEARING EXAMINER: Same notice,
22	same dates?
23	MS. HARDY: Yes.
24	THE HEARING EXAMINER: Let's look at
25	your exhibits here since they haven't been admitted
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	1490 72

1	yet.
2	(Cases 24630 and 24631 Exhibit A and
3	Exhibit B were marked for
4	identification.)
5	Okay. So I see the same expert
6	testimony from Mr. Unverzagt. I see your self-
7	affirming statement, sample notice letter, and then we
8	have a chart. Does the chart demonstrate the new
9	interest owners that you're wanting to pool?
10	MS. HARDY: So the chart lists everyone
11	who received notice, but if you look at Exhibit A-4
12	THE HEARING EXAMINER: A-4. What page
13	is that on in the PDF?
14	MS. HARDY: It starts at page 16 of the
15	PDF.
16	THE HEARING EXAMINER: Okay. Let me
17	get there. Okay.
18	MS. HARDY: And if you look at the
19	second page of that exhibit, so page 17?
20	THE HEARING EXAMINER: Yes. I see
21	highlighted.
22	MS. HARDY: Yes. The highlighted
23	parties are the additional parties that are being
24	pooled, and then they're also listed on the chart of
25	notice.
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1	THE HEARING EXAMINER: So those people
2	all received written notice at least 20 days before
3	today's hearing?
4	MS. HARDY: Correct.
5	THE HEARING EXAMINER: Okay. And
6	that's part of your affidavit?
7	MS. HARDY: Yes.
8	THE HEARING EXAMINER: Okay. And then
9	you published notice as well on the 6th, you said, of
10	July?
11	MS. HARDY: That's correct.
12	THE HEARING EXAMINER: All right. That
13	seems to satisfy the notice requirements under our
14	rules. Is there anything further on these cases?
15	MS. HARDY: No, thank you.
16	THE HEARING EXAMINER: Thank you, Mr.
17	Unverzagt.
18	And 24630 and 24631, are there any
19	objections to admitting these exhibits as evidence?
20	Not hearing any, they are so admitted, and these two
21	cases are taken under advisement of the Division.
22	(Cases 24630 and 24631 Exhibit A and
23	Exhibit B were received into evidence.)
24	MS. HARDY: Thank you.
25	THE HEARING EXAMINER: We're in recess
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1	on those cases.
2	We move to Mewbourne Oil.
3	Mr. Bruce, are these your cases?
4	MR. BRUCE: Yes, sir.
5	THE HEARING EXAMINER: I have 24634. I
6	guess that's the only one in that group.
7	MR. RANKIN: That's actually my case,
8	Mr. Examiner.
9	MR. BRUCE: Oh, no. This one is Ms.
10	Hardy's.
11	THE HEARING EXAMINER: Thank you.
12	Mr. Rankin?
13	MR. RANKIN: Mr. Examiner, good
14	morning. This is a case that actually requires a
15	technical examiner, so I understand this case would be
16	continued to the next docket on August 8th.
17	THE HEARING EXAMINER: Very good. And
18	are there any other entries of appearance in this
19	case?
20	MR. RANKIN: I believe ConocoPhillips
21	has entered an appearance, but they are not objecting
22	at this time, and XTR as well.
23	MS. HATLEY: Good morning, Mr.
24	Examiner. Keri Hatley with ConocoPhillips entering an
25	appearance on behalf of COG Operating.

1	THE HEARING EXAMINER: Good morning.
2	So you're saying you're entering an appearance now?
3	MS. HATLEY: Yes, sir.
4	THE HEARING EXAMINER: Oh, I see.
5	Okay. So we have nothing in the record okay. Very
6	good. And as you know this hearing is not going to
7	continue today. This will be continued to August the
8	8th. Are there any issues you want to alert the
9	Division to?
10	MS. HATLEY: No, sir. We are only
11	monitoring.
12	THE HEARING EXAMINER: Okay. Very
13	good. Well, thank you for your entry of appearance.
14	Will you be filing a written entry of appearance?
15	MS. HATLEY: Yes, Mr. Examiner. That
16	has been filed.
17	THE HEARING EXAMINER: Please. Thank
18	you.
19	And, Mr. Rankin, did you say that there
20	would be someone else as well?
21	MR. RANKIN: XTO. We filed an entry of
22	appearance on behalf of XTO as well. They support the
23	case going forward and being approved by the Division.
24	THE HEARING EXAMINER: I see. Okay.
25	So, Freya, would you please move Case Number 24634 to
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1	the August docket for a hearing by affidavit?
2	MS. TSCHANTZ: Yes, I will.
3	THE HEARING EXAMINER: All right.
4	Thank you.
5	Now, I'm calling I think Mr. Bruce's
6	cases, Mewbourne Oil, 24651, 52, 53, 54?
7	MR. BRUCE: Yes, sir. That's me on
8	behalf of Mewbourne.
9	THE HEARING EXAMINER: Very good. Are
10	there any other entries? Do you know, Mr. Bruce?
11	MR. BRUCE: Not that I'm aware of.
12	THE HEARING EXAMINER: Very good. And
13	these are hearing by affidavits. Did you file your
14	exhibits?
15	MR. BRUCE: Yes, we did.
16	THE HEARING EXAMINER: All right.
17	Well, unfortunately, you know we can't hear them.
18	MR. BRUCE: Yes.
19	THE HEARING EXAMINER: So we will move
20	them at our expense to the next August 8 docket for a
21	hearing by affidavit.
22	So, Freya, would you please move 24651,
23	52, 53, and 54 to the August 8 docket?
24	MS. TSCHANTZ: Yes.
25	THE HEARING EXAMINER: That's going to
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1	be one busy docket. I wonder if we shouldn't have two
2	technical examiners that day to share the burden
3	because it's going to be quite a docket that day.
4	Well, I can only send an email and ask.
5	Okay. We're going to recess on those
6	cases. Looks like, Mr. Bruce, you might have some
7	more cases?
8	MR. BRUCE: Yes, sir. Next two.
9	THE HEARING EXAMINER: Very good. We
10	have 24660 and 24659. Entries of appearance?
11	MR. BRUCE: Jim Bruce on behalf of
12	Mewbourne Oil Company.
13	THE HEARING EXAMINER: Okay.
14	MR. FELDEWERT: Morning, Mr. Examiner.
15	Michael Feldewert, the Santa Fe office of Holland &
16	Hart, for MRC Delaware Resources.
17	THE HEARING EXAMINER: Are you
18	monitoring?
19	MR. FELDEWERT: Yes, sir.
20	THE HEARING EXAMINER: So no objection?
21	MR. FELDEWERT: No objection.
22	THE HEARING EXAMINER: Very good. Any
23	others? Not hearing any, Mr. Bruce, looks like we
24	have to move the did you file your exhibits?
25	MR. BRUCE: Yes, sir.

1	THE HEARING EXAMINER: Okay. Very
2	good.
3	Freya, would you move 24659 and 60 to
4	the August 8 docket for a hearing by affidavit?
5	MS. TSCHANTZ: I will.
6	THE HEARING EXAMINER: Okay. Very
7	good. We're in recess on those two cases.
8	I'm now calling 24670 and 71, Mewbourne
9	Oil.
10	MS. HARDY: Mr. Examiner, Dana Hardy on
11	behalf of Mewbourne.
12	THE HEARING EXAMINER: Thank you.
13	MR. FELDEWERT: Good morning, Mr.
14	Examiner. Michael Feldewert, Santa Fe office of
15	Holland & Hart, for MRC Permian.
16	THE HEARING EXAMINER: And what is your
17	position on these cases?
18	MR. FELDEWERT: We have no objection to
19	proceed.
20	THE HEARING EXAMINER: Thank you.
21	Ms. Hardy, did you file your exhibits?
22	MS. HARDY: We did, and these are
23	pooling cases that would need to be heard by a
24	technical examiner.
25	THE HEARING EXAMINER: Yes. And you
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1	filed them timely?
2	MS. HARDY: We did.
3	THE HEARING EXAMINER: Very good.
4	Freya, would you please move 24670 and
5	71 to the August 8 docket for hearing by affidavit?
6	MS. TSCHANTZ: Yes.
7	THE HEARING EXAMINER: Thank you.
8	Thank you, Ms. Hardy. We're in recess
9	on your cases.
10	I'm now calling some amendment cases.
11	Looks like we might be able to hear these today. They
12	are 24672, 75, 76, and 77. Entries of appearance,
13	please?
14	MR. BRUCE: Mr. Examiner, Jim Bruce on
15	behalf of Mewbourne.
16	MS. HATLEY: Mr. Examiner, Keri Hatley
17	with ConocoPhillips on behalf of ConocoPhillips.
18	THE HEARING EXAMINER: On our docket,
19	we show a Lisa Ortiz. Why is that?
20	MS. HATLEY: That is an error, Mr.
21	Examiner. That is our esteemed legal assistant, and
22	I'm not sure why it comes up that way, but I'll look
23	into it.
24	THE HEARING EXAMINER: I see. Would
25	you spell your name for the record?
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1	MS. HATLEY: K-E-R-I; last name Hatley,
2	H-A-T-L-E-Y.
3	THE HEARING EXAMINER: All right.
4	Thank you, Ms. Hatley. What is your position on these
5	four cases?
6	MS. HATLEY: We are monitoring only,
7	not objecting.
8	THE HEARING EXAMINER: Have you
9	reviewed the exhibits filed?
10	MS. HATLEY: Yes.
11	THE HEARING EXAMINER: Okay. Very
12	good. Because I'm going to ask you if have any
13	objection to admitting those into evidence once he
14	presents the cases.
15	Mr. Bruce, would you focus on the
16	issues of good cause and notice for me?
17	MR. BRUCE: First of all, notice was
18	given to the pertinent parties by certified mail on
19	the 3rd of July, and publication notice was July 10th,
20	which is well, more than ten days. And the good
21	cause in this, seeking to extend the pooling orders
22	for a second time or at least two of the orders for
23	a second time; two of the orders for the first time
24	is that Mewbourne filed APDs with the Bureau of Land
25	Management I believe in August two years ago, and they
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1	have not yet received an approved APD. And what can
2	we do?
3	THE HEARING EXAMINER: Right. Thank
4	you. Let's get your exhibits admitted into evidence,
5	and we'll take these under advisement, Mr. Bruce.
6	Give me a moment. I mean, you've been doing this a
7	long time. Has the BLM been this tardy before?
8	MR. BRUCE: Yes.
9	THE HEARING EXAMINER: I see. Okay.
10	Has there been any communication from the BLM in these
11	cases?
12	MR. BRUCE: I'm sure numerous
13	fieldhands have been in discussion with them, but
14	nothing is
15	THE HEARING EXAMINER: I see. I have
-5 16	your exhibits filed on the 18th, it says. I have a
17	landman's affidavit. Has he been qualified as an
18	expert?
19	MR. BRUCE: Yes, he has. Ariana
20	Rodrigues.
21	THE HEARING EXAMINER: Thank you. I
22	have an affidavit of mailing publication notice,
23	application, and proposed notice, and you've
24	represented to me that they are all timely under the
25	Division rules.
-	

So are there any objections, Ms.
Hatley?
MS. HATLEY: None.
THE HEARING EXAMINER: None. Mr.
Bruce, the exhibits in Cases 24672, 75, 76, and 77 are
admitted into evidence, and we will take these four
cases under advisement.
MR. BRUCE: Thank you.
THE HEARING EXAMINER: Thank you. I'm
now looking at an amendment case, 24674, Permian
Resources.
MR. RANKIN: Good morning, Mr.
Examiner. May it please the division. Adam Rankin
with Holland & Hart appearing on behalf of the
applicant, Permian Resources, in this case. It is an
amendment case seeking an extension of the pooling
order only, and so we requested to go forward with
this hearing today.
THE HEARING EXAMINER: Right. Are
there any other parties that you know of?
MR. RANKIN: No, Mr. Examiner. I'm not
aware of any parties who have entered an appearance in
this case.
THE HEARING EXAMINER: Let me find your
exhibits before we continue.

1	(Case 24674 Exhibits A through D were
2	marked for identification.)
3	And, Mr. Rankin, what is the good cause
4	to extend the time?
5	MR. RANKIN: Mr. Examiner, in the
6	application and the hearing exhibits that we filed
7	last week, Mr. Chris Astwood, who is the landman for
8	Permian Resources, outlines the basis for the request
9	of extension. Permian Resources recently acquired
10	SPC, which was the original applicant and operator of
11	this spacing unit. SPC had identified this area
12	within the it's within the Carlsbad Brine area, so
13	it was subject to some issues around the Brine law.
14	Permian recently acquired SPC. That
15	deal closed, I believe, in December. It's identified
16	in Mr. Astwood's statement. Upon acquisition, Permian
17	immediately undertook a review of that acreage that
18	they acquired from SPC and began evaluating in
19	chronological order the pooling orders that they had
20	acquired, and subsequently made determinations about
21	how to amend or address the pooling element in each of
22	those.
23	So subsequent to acquisition, they have
24	gone through and amended some orders recently. Mr.
25	Astwood has outlined four of those in his affidavit.

1	Each of those have now been under they have now
2	been drilling each of those in sequence, and they've
3	got a number of drilling rigs set out drilling wells
4	in those offsetting tracks currently. There's an
5	active rig right now, so based on the drilling
6	schedules and so forth and the review since
7	acquisition in December, they needed additional time
8	to drill this well.
9	So I'm asking for a one-year extension
10	on this well. It's a Bone Spring well that they
11	intend to drill as soon as they are able to get their
12	drilling rig scheduled to address it.
13	THE HEARING EXAMINER: I'm just reading
14	the affidavit. I'm in paragraph 10. Okay. I'm not
15	the ultimate judge of good cause, of course. That's
16	the Division, so we'll see what they have to say. But
17	are there any let's talk about the notice issue.
18	MR. RANKIN: Sure.
19	THE HEARING EXAMINER: What do we have?
20	MR. RANKIN: So, Mr. Examiner, because
21	it's in and near the city of Carlsbad, there are a lot
22	of owners in this acreage. Each of the parties who
23	are subject to pooling have been notified of this
24	application of hearing, and you'll see the list is
25	extensive. Now, you'll also see that the affidavit of

1	publication reflects that the publication was only
2	recently published, and that was due to an error of
3	the newspaper, not ourselves. The ad, as it was
4	originally published, was illegible.
5	THE HEARING EXAMINER: It is.
6	MR. RANKIN: It's barely legible now.
7	You're going to have to zoom in on the document to see
8	it. There's a number of people on here.
9	Nevertheless, they did rerun the ad for us for free
L O	because it was not legible. However, it was just
L1	recently run. So we need to continue this case in any
L2	event to the next docket to perfect that notice.
L3	THE HEARING EXAMINER: Okay. I see
L 4	that.
L5	MR. RANKIN: Mr. Examiner, just also,
L6	it's in Mr. Astwood's statement, but just again, none
L 7	of these parties who are subject to pooling have been
L8	asked to pay their share of costs. There are no
L9	competing well proposals. No other operators have
20	proposed development of this acreage. Permian is in
21	good standing with the Division. In terms of
22	efficiency and getting this well drilled more quickly,
23	it would make sense to just allow this extension to be
24	approved so that Permian can quickly address and drill

1	THE HEARING EXAMINER: Thank you, Mr.
2	Rankin. In Case Number 24674, are there any
3	objections to these exhibits?
4	Not hearing any, your exhibits are
5	admitted into evidence.
6	(Case 24674 Exhibits A through D were
7	received into evidence.)
8	Mr. Rankin, please continue this case
9	to the August 8th docket to cure notice. Was there
10	anything further?
11	MR. RANKIN: Nothing further, Mr.
12	Examiner. Thank you.
13	THE HEARING EXAMINER: We're in recess
14	on this case.
15	Now calling Permian Resource Cases
16	24689, 90, 91, and 92. Give me a moment.
17	Thank you, Freya.
18	Looks like my Microsoft Teams needed
19	another sign in. It needs a sign in almost every day.
20	And I missed a few notices from our technical
21	examiner, who has been kind enough to sit in even
22	though he wasn't assigned to review these cases, so I
23	need to go back for a moment and read these.
24	24595. 24595. 245 Matador
25	Productions. Continued August 8th to cure. I see a
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1	note from Mr. McClure about Case Number 24595, but
2	that case has been continued to August 8th, so that
3	note is taken care of. Let's continue. "I didn't see
4	an affidavit for public notice in 24672." I guess I'm
5	just being too lenient, aren't I? 24672.
6	Mr. Bruce?
7	Okay. Mr. Bruce. Mr. Bruce has run
8	away, it looks like. Lovely.
9	Freya, can you call Jim Bruce and have
10	him come back? It seems like there's a problem with
11	his case 24672.
12	MS. TSCHANTZ: Yes. I'll try.
13	THE HEARING EXAMINER: Freya, will you
14	let me know when you get Mr. Bruce? Thank you.
15	It looks like in well, I'm just
16	going to recall those cases when we get Mr. Bruce back
17	here, so.
18	MS. TSCHANTZ: I sent him a text
19	message, and he said he is coming back.
20	THE HEARING EXAMINER: Thank you.
21	Excellent. Okay. Now, I believe I called 24689, 90,
22	91, and 92. Is that correct?
23	MS. TSCHANTZ: You were just calling
24	those.
25	THE HEARING EXAMINER: Okay.

1	Excellent. Can I have entries of appearance, please?
2	MS. HARDY: Dana Hardy with Hinkle
3	Shanor on behalf of Permian Resources Operating.
4	THE HEARING EXAMINER: And I show you
5	as the only party?
6	MS. HARDY: Correct.
7	THE HEARING EXAMINER: Okay. And these
8	are compulsory pooling applications that were going
9	today to hearing by affidavit, and we can't do that.
10	So would you like us to move them to the August 8th
11	docket?
12	MS. HARDY: Yes, please.
13	THE HEARING EXAMINER: I thought so.
14	MS. HARDY: Thank you.
15	THE HEARING EXAMINER: Freya, we got in
16	touch with Mr. Bruce, so you don't have to call him,
17	but would you move these four cases to the August 8th
18	docket for a hearing by affidavit?
19	Is there anything further, Ms. Hardy?
20	MS. HARDY: No, thank you.
21	THE HEARING EXAMINER: No? Okay.
22	Thank you.
23	MS. HARDY: Mr. Examiner, I do have
24	other cases that we had filed the motions to continue
25	to today's docket. The Permian Resources Spicy

1	Chicken cases?
2	THE HEARING EXAMINER: I have it here
3	in front of me.
4	MS. HARDY: Okay.
5	THE HEARING EXAMINER: And did you
6	continue them to today's docket?
7	MS. HARDY: We did.
8	THE HEARING EXAMINER: Good.
9	Excellent. That's what we were waiting for before we
10	could call those cases. Okay. So I'll get to these,
11	I think, at the end of our docket, so we can discuss
12	what we're going to do with these cases, but thank you
13	for bringing that to my attention.
14	MS. HARDY: Thank you.
15	THE HEARING EXAMINER: Ah, I think
16	we're at the end of our docket. Wonderful. Okay. I
17	am now calling Case Numbers 24161, 24162, 24440
18	through 42, 24451 through 53, and 24455. Entries of
19	appearance, please?
20	MS. HARDY: Dana Hardy with Hinkle
21	Shanor on behalf of Permian Resources Operating.
22	MR. FELDEWERT: Morning, Mr. Examiner.
23	Michael Feldewert, Santa Fe office of Holland & Hart,
24	for MRC Permian.
25	MR. SAVAGE: Good morning. Darin
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1	Savage with Abadie & Schill appearing on behalf of
2	Cimarex Energy Company, and those are just for Cases
3	24440 through 42.
4	THE HEARING EXAMINER: Thank you, Mr.
5	Savage.
6	Mr. Feldewert, Ms. Hardy, this motion
7	to continue; from my recollection, there was a motion
8	to continue these cases that was filed in late May.
9	It was declined by the Division, and we heard these
10	cases in the June docket.
11	MS. HARDY: Correct.
12	THE HEARING EXAMINER: That's about all
13	I know right now. Can you fill me in?
14	MS. HARDY: Sure. So the cases were
15	part of the status conference on the June 13th docket,
16	and the parties were involved in negotiations. It's a
17	somewhat complicated situation. Multiple operators,
18	multiple depth severances being pooled. And they were
19	supposed to be continued to today, at least that's
20	what was discussed at the June 13th docket, was to
21	continue them to today in the hope that I would be
22	able to present my affidavit today, but the parties
23	have not reached an agreement.
24	So at this point, we would ask for a
25	contested hearing date, and we would propose a date

1	it's a ways out in early November to give the
2	parties time to negotiate, but also to put an end to,
3	you know, an unlimited negotiation time.
4	THE HEARING EXAMINER: So just to be
5	clear, in June, you represented that you were going to
6	continue your cases. Which ones are your cases?
7	MS. HARDY: This whole group.
8	THE HEARING EXAMINER: The whole group?
9	MS. HARDY: Yes. There are no
10	competing cases.
11	THE HEARING EXAMINER: Okay. Why are
12	some why are two of them very old?
13	MS. HARDY: I'm sorry. I couldn't hear
14	you.
15	THE HEARING EXAMINER: Why are two
16	cases very old and much older than the rest?
17	MS. HARDY: Oh, sure. Because Case
18	Numbers 24161 and 24162 pool the Wolfcamp, and those
19	were filed in February, I believe, or late January.
20	And the Bone Spring cases we had filed Bone Spring
21	cases at that point as well, but then it was
22	determined that there were depth severances, so we
23	dismissed those and refiled the current Bone Spring
24	applications.
25	THE HEARING EXAMINER: I understand
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1	now. Okay. So why didn't you continue these cases to
2	today's docket?
3	MS. HARDY: We thought they had been
4	continued to today's docket. I only learned when I
5	saw the docket notice yesterday, I realized they
6	weren't on it. So we had actually filed a motion, but
7	it had been rejected prior to the June 13th. So the
8	motion actually was to continue them to this docket,
9	so following the discussion on the June 13th docket,
LO	it was our understanding the motion had been accepted.
L1	But it turned out that wasn't the case.
L2	THE HEARING EXAMINER: I see. Yeah. I
L3	understand. Okay. So November, contested hearing.
L4	So let's talk about that concept with the other
L5	counsel.
L6	Mr. Feldewert?
L7	MR. FELDEWERT: I'm looking at my notes
L8	here. So as Ms. Hardy pointed out, the parties are in
L9	discussions, I think about shortening the laterals to
20	get out of each other's way. Because as I understand
21	it, Permian right now is encroaching on acreage MRC
22	intends to develop, so that's what the discussions are
23	about. I mean, hopefully that can be done, but in the
24	even that agreements aren't reached, then we will be
25	filing our competing pooling applications as needed.

1	So with that in mind, you know, it's up
2	to you whether you set a hearing now or whether we
3	have another status conference.
4	THE HEARING EXAMINER: My concern is
5	the age of at least two of these cases, from January
6	and February. And I understand why other cases were
7	dismissed and refiled. I understand that. But it
8	seems as though November gives the parties time to
9	continue negotiations, conclude negotiations, file
10	competing applications if necessary, and go to
11	hearing.
12	MR. FELDEWERT: I think that's correct.
13	THE HEARING EXAMINER: Okay. Fine.
14	Okay. Mr. Savage?
15	MR. SAVAGE: Yes, Mr. Examiner. I
16	agree with that. It seems to be it's my
17	understanding there's a lot of moving parts in this,
18	and I think it's going to affect the outcome will
19	affect a number of other cases, so we're all in favor
20	of a November hearing date.
21	THE HEARING EXAMINER: Very good. Ms.
22	Hardy, are you recommending any particular dates in
23	November?
24	MS. HARDY: Any date, November 5th
25	through the 8th?

1	THE HEARING EXAMINER: Fifth through
2	the eighth?
3	MS. HARDY: Works for Permian Resources
4	if that works for the Division.
5	THE HEARING EXAMINER: Let me ask Ms.
6	Tschantz.
7	November 5th through 8th, are there any
8	dates in there that are better than others?
9	MS. TSCHANTZ: November 5th.
10	THE HEARING EXAMINER: November 5th.
11	What day of the week is November 5th?
12	MS. TSCHANTZ: I believe it's a
13	Tuesday.
14	THE HEARING EXAMINER: Tuesdays are
15	good. Okay. I will issue a pre-hearing order for
16	these cases, November 5th. We can continue to the 6th
17	if necessary. We'll hold those days for you.
18	And then if MRC Permian files competing
19	applications, Mr. Feldewert, would you please file a
20	motion to amend the pre-hearing order?
21	MR. FELDEWERT: Yeah, I will.
22	THE HEARING EXAMINER: Okay.
23	Mr. Savage, are you also
24	contemplating you're not?
25	MR. SAVAGE: No. No. At this time,
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1	we're not contemplating.
2	THE HEARING EXAMINER: Well, what makes
3	the difference between the calculation of not filing
4	competing applications and filing them, depending on
5	negotiations?
6	MR. SAVAGE: Typically, the difference
7	would be the amount of working interest involved. So
8	I don't know the exact amount, but my sense is that
9	they don't, you know, they don't necessarily they
10	want, you know, there's enough interest in there for
11	them to want to protect it, but not necessarily go
12	forward and invest in a full competing application.
13	THE HEARING EXAMINER: How much working
14	interest do you need?
15	MR. SAVAGE: Well, you only need a, you
16	know, a modicum, a small amount, to have a right. And
17	then there's all kind of factors that you might, you
18	know, be interested in competing. But typically, you
19	know, when you start looking at 25, 20, 25 percent,
20	moving up in that amount.
21	THE HEARING EXAMINER: That's helpful.
22	Thank you.
23	So, Mr. Savage, November 5th?
24	MR. SAVAGE: I think that would work.
25	Thank you.

1	THE HEARING EXAMINER: Good. And, Ms.
2	
	Hardy, November 5th obviously works for you. You
3	suggested it. Mr. Feldewert said it works, so I think
4	we're issuing a pre-hearing order in these cases for a
5	November 5th contested hearing.
6	MS. HARDY: Thank you.
7	THE HEARING EXAMINER: Okay. Anything
8	further on these cases?
9	MS. HARDY: Nothing further.
10	THE HEARING EXAMINER: Great. We'll be
11	in recess on these cases.
12	Mr. Bruce, I'm recalling a couple of
13	cases here because of the published notice. We'll
14	talk about it in just a moment. I'm recalling Case
15	Numbers 24672, 24675, 76, and 77. I had said we're
16	taking these under advisement, but the Division has
17	brought up an issue to me which I did not catch. And
18	the issue, I will discuss it with you now once I find
19	it. Okay. I'm looking at your published notice in
20	Case Number and I think it's a common issue with
21	all the cases
22	MR. BRUCE: Yes, sir.
23	THE HEARING EXAMINER: In 24672. And
24	if I look at your exhibit from the newspaper, and I
25	don't believe I can share my screen

1	MR. BRUCE: I know what the problem is.
2	THE HEARING EXAMINER: Oh, you know
3	what the problem is? Okay. What is the problem?
4	MR. BRUCE: I think I put in there just
5	what I originally received back from the newspaper,
6	which is not the affidavit of publication, and I do
7	have that at my office. I had to call up the
8	newspaper and get them to deliver it, and it wasn't
9	delivered until Monday or Tuesday this week. And so I
LO	would request that the matter be taken under
L1	advisement. I be given until Monday to correct the
L2	exhibit packages and include the actual publication
L3	notice publication affidavit.
L4	THE HEARING EXAMINER: I'm happy to do
L5	that. I would like to mention something, though. If
L6	there is a problem that you know about, it would be
L7	helpful to let me know at this time because we deal
L8	this being almost a private court for lack of better
L9	words, I rely on the integrity and forthrightness of
20	the parties appearing before me. And I'm not saying
21	you tried to I'm not saying that you tried to
22	MR. BRUCE: I think
23	THE HEARING EXAMINER: Hold on. I'm
24	not finished yet, Mr. Bruce to pull the wool over
25	my eyes, but I really do depend 100 percent on the

1	veracity of the attorneys who appear before me. And
2	I'm just I'm not using you as an example
3	necessarily, but I'm just stating that as a broad
4	statement to everyone.
5	Ms. Hardy and Ms you understand
6	what I'm saying. Right?
7	MS. HARDY: Yes.
8	THE HEARING EXAMINER: All right.
9	Because you're both talking. I want to make sure you
10	hear this as well because I really do depend on
11	everyone's veracity who appears here before me. It
12	would be terrible if I couldn't trust anyone 100
13	percent.
14	So, Mr. Bruce, we will do that. We
15	will leave these cases open until Monday, close of
16	business, for you to submit an amended hearing packet
17	in each of these cases with a cover letter that states
18	why you are amending your exhibit packet to include
19	the affidavit of publication. Was there anything else
20	you wanted to say?
21	MR. BRUCE: I just wanted to say that I
22	had cases today in both Lea and Eddy counties, and I
23	did timely receive the Lea County affidavits, and I
24	think I just got that switched in my mind, so.
25	THE HEARING EXAMINER: I'm not asking

1	for I'm not asking you for any explanation. I
2	understand it was an oversight and that you didn't
3	mean to.
4	MR. BRUCE: But it's also nice to know
5	I'm always on parole when I leave the OCD.
6	THE HEARING EXAMINER: Okay. All
7	right. Mr. Bruce, I appreciate it. So in all four
8	cases, we are missing the affidavits. Is that
9	correct?
10	MR. BRUCE: I have received the
11	affidavits. The Lea County ones are already on file,
12	and the three and the Eddy County ones are I
13	will be sure that I redo the exhibit packages and get
14	them to you before the next hearing; five days before
15	the next hearing.
16	THE HEARING EXAMINER: Now, I'm
17	confused. I thought you wanted until Monday
18	MR. BRUCE: Well, this one, since you
19	took this one under advisement
20	THE HEARING EXAMINER: Which one?
21	MR. BRUCE: These ones that you're
22	talking about.
23	THE HEARING EXAMINER: The four cases?
24	The four cases.
25	MR. BRUCE: I'd ask until Monday to
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1	submit the affidavit of publication. The others will
2	be heard on August 8th, so I'd ask until next Thursday
3	to file corrected exhibit packages.
4	THE HEARING EXAMINER: The rule says
5	that you have to file the pre-hearing statement and
6	the exhibit packet a certain number of days before the
7	hearing, and that's not I mean, that's in the
8	future. I'm not worried about those. Just follow the
9	rule and we'll be fine. But in these four cases,
10	you're filing an amended hearing packet, exhibit
11	packet, for each of these four cases. Is that
12	correct?
13	MR. BRUCE: Yes.
14	THE HEARING EXAMINER: By the close of
14 15	THE HEARING EXAMINER: By the close of business on Monday, and then we will take them under
15	business on Monday, and then we will take them under
15 16	business on Monday, and then we will take them under advisement because we're not taking them under
15 16 17	business on Monday, and then we will take them under advisement because we're not taking them under advisement at this point.
15 16 17 18	business on Monday, and then we will take them under advisement because we're not taking them under advisement at this point. MR. BRUCE: Okay.
15 16 17 18	business on Monday, and then we will take them under advisement because we're not taking them under advisement at this point. MR. BRUCE: Okay. THE HEARING EXAMINER: I just wanted to
15 16 17 18 19	business on Monday, and then we will take them under advisement because we're not taking them under advisement at this point. MR. BRUCE: Okay. THE HEARING EXAMINER: I just wanted to be clear about that.
15 16 17 18 19 20 21	business on Monday, and then we will take them under advisement because we're not taking them under advisement at this point. MR. BRUCE: Okay. THE HEARING EXAMINER: I just wanted to be clear about that. MR. BRUCE: Thank you.
15 16 17 18 19 20 21 22	business on Monday, and then we will take them under advisement because we're not taking them under advisement at this point. MR. BRUCE: Okay. THE HEARING EXAMINER: I just wanted to be clear about that. MR. BRUCE: Thank you. THE HEARING EXAMINER: Okay. Good.
15 16 17 18 19 20 21 22 23	business on Monday, and then we will take them under advisement because we're not taking them under advisement at this point. MR. BRUCE: Okay. THE HEARING EXAMINER: I just wanted to be clear about that. MR. BRUCE: Thank you. THE HEARING EXAMINER: Okay. Good. Thank you. Is there anything further on these four

1	THE HEARING EXAMINER: All right.
2	We're in recess on these cases.
3	That concludes our business today.
4	MS. PENA: Mr. Hearing Examiner? I'm
5	sorry to interrupt. I was wondering if you could
6	recall the 24688. I had a request.
7	THE HEARING EXAMINER: By all means.
8	Which item number is it on the
9	MS. PENA: Number 32.
10	THE HEARING EXAMINER: Thank you. Yes.
11	I see that. Hearing by affidavit, August 8, with two
12	objections. Okay. I'm recalling Case Number 24688.
13	MS. PENA: Yes. Thank you. Yarithza
14	Pena with Modrall Sperling on behalf of Avant. I was
15	just going to request the Division see if they would
16	allow us to continue this case to August 1st instead
17	of August 8th. I know that there's a contested
18	hearing on August 1st, which one of our clients is
19	involved in that and we don't anticipate that taking
20	more than three hours, which would leave enough room
21	to have this be heard after that. And we've confirmed
22	with our witnesses that they're available on the 1st
23	as well.
24	THE HEARING EXAMINER: Okay. And we
25	could actually hear this case first because it's a

1	hearing by affidavit. It shouldn't take more than
2	five or ten minutes to hear this case.
3	MS. PENA: And Mr. Feldewert is also on
4	that contested oh, I'm sorry. No, he's not. But
5	if Mr. Feldewert's available that day as well?
6	THE HEARING EXAMINER: Mr. Feldewert?
7	MR. FELDEWERT: Looking, I should be
8	available. Can I just appear virtually if virtually?
9	Okay. So we're moving this to August 1st?
10	THE HEARING EXAMINER: Yes.
11	MR. FELDEWERT: Okay.
12	THE HEARING EXAMINER: So, Freya, would
13	you add this case to the August 1st docket?
14	MS. TSCHANTZ: Yes.
15	THE HEARING EXAMINER: And it's a
16	single case. Is that right, Ms. Pena?
17	MS. PENA: Yes, that's correct.
18	THE HEARING EXAMINER: Okay. And Mr.
19	Feldewert, if you don't want to appear, you don't have
20	to. You've withdrawn your objection. And if you
21	want to
22	MR. FELDEWERT: Just maintain our
23	appearance without me actually showing up, then?
24	THE HEARING EXAMINER: You can
25	certainly do that.

1	MR. FELDEWERT: Yeah. I understand
2	you're going to file amended exhibits. Correct?
3	MS. PENA: Yes, we are.
4	MR. FELDEWERT: That you'll get to me?
5	MS. PENA: Yes, we will.
6	MR. FELDEWERT: Okay. And assuming
7	that they are what they are, which I expect they will
8	be, then I may not appear at that hearing, but the
9	company continues its appearance in the case.
10	THE HEARING EXAMINER: And you can also
11	make your position known to Ms. Pena, and she can
12	represent what your position is.
13	MR. FELDEWERT: Super.
14	THE HEARING EXAMINER: If you'd like
15	to.
16	Now, about the amended exhibits, I
17	didn't have a note to amend the exhibits on this case
18	number. What were you amending?
19	MS. PENA: So we will be amending our
20	compulsory pooling checklist to include the entry of
21	appearance from PBEX, including amended pooling party
22	lists that remove them from that list.
23	THE HEARING EXAMINER: And that's a
24	subsidiary of EGL Resources?
25	MS. PENA: Yes.

1	MR. FELDEWERT: Yes.
2	THE HEARING EXAMINER: Okay. That's
3	the subsidiary of EGL Resources?
4	MR. FELDEWERT: I can say that they're
5	affiliated. Affiliated, yeah.
6	THE HEARING EXAMINER: Thank you. Is
7	there anything further on this case?
8	MS. PENA: Nothing further. Thank you.
9	THE HEARING EXAMINER: Thank you. So
10	we'll see you on August 1st on this case, and we don't
11	need to see you, Mr. Feldewert, unless you want to be
12	seen.
13	MR. FELDEWERT: Thank you.
14	THE HEARING EXAMINER: Thank you.
15	We're off the record. Off the docket. Done.
16	(Whereupon, at 10:40 a.m., the
17	proceeding was concluded.)
18	
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1 CERTIFICATE 2 I, JAMES COGSWELL, the officer before whom 3 the foregoing proceedings were taken, do hereby certify that any witness(es) in the foregoing 4 proceedings, prior to testifying, were duly sworn; 5 that the proceedings were recorded by me and 6 7 thereafter reduced to typewriting by a qualified 8 transcriptionist; that said digital audio recording of 9 said proceedings are a true and accurate record to the best of my knowledge, skills, and ability; that I am 10 11 neither counsel for, related to, nor employed by any 12 of the parties to the action in which this was taken; 13 and, further, that I am not a relative or employee of 14 any counsel or attorney employed by the parties hereto, nor financially or otherwise interested in the 15 16 outcome of this action. 17 August 8, 2024 18 JAMES COGSWELL 19 Notary Public in and for the 20 State of New Mexico 21 22 23 24 2.5

1 CERTIFICATE OF TRANSCRIBER 2 I, RACHEL HUFF, do hereby certify that this 3 transcript was prepared from the digital audio 4 recording of the foregoing proceeding, that said transcript is a true and accurate record of the 5 proceedings to the best of my knowledge, skills, and 6 7 ability; that I am neither counsel for, related to, 8 nor employed by any of the parties to the action in which this was taken; and, further, that I am not a 9 relative or employee of any counsel or attorney 10 11 employed by the parties hereto, nor financially or 12 otherwise interested in the outcome of this action. August 8, 2024 13 Pachel 2. Hy 14 RACHEL HUFF 15 16 17 18 19 20 21 22 23 24

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