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:
9	Case Nos. 24864, 24865, 25091,
10	25259, 25182, 25193, 25255,
11	25256, 25258, 25307, 25271,
12	25285, 25286, 25287, 25289,
13	25290, 25291, 25293, 25296,
14	25306, 25308, 25309, 25310,
15	25311, 25314, 25316, 25317,
16	25318, 25326, 25327, 25328,
17	25332, 25335, 25336, 25337,
18	25339, 25340, 25341, 25342,
19	25343, 25344, 25345, 25346,
20	25370.
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1		HEARING
2	DATE:	Thursday, May 8, 2025
3	TIME:	11:11 a.m.
4	BEFORE:	Hearing Examiner Gregory Chakalian
5	LOCATION:	State of New Mexico Energy, Minerals
6		and Natural Resources Department
7		1220 South Francis Drive
8		Santa Fe, NM, 87505
9	REPORTED BY:	6973001
10	JOB NO.:	Joni C. Bolden
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14	videoconference)
15	James "Jim" Burke, Petroleum Geologist (by
16	videoconference)
17	Yury Golchenko, Reservoir Engineer (by
18	videoconference)
19	Jason Goss, Reservoir Engineer (by
20	videoconference)
21	Mike Gregory, Landman (by videoconference)
22	Ariana Rodrigues, Landman (by videoconference)
23	Russell Crouch, Geologist (by videoconference)
24	Gatewood Brown, Landman (by videoconference)
25	
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5		Attachments	42/ 45
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7	Exhibit C2	Land Track Map	42/ 45
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17 Exhibit A Landman Self-Affirm	
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6		Ownership Breakdown, Well	
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9	Exhibit B	Mr. Dixon's Self-Affirmed	
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17	Case 25307:		
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20		Ownership Breakdown, Well	
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1		E X H I B I T S (Cont'd)	
2	NO.	DESCRIPTION	ID/EVD
3	Case 25285:		
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17	Exhibit 1	Wolfcamp Formation Pooling	
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2	NO.	DESCRIPTION	ID/EVD
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15	NO.	DESCRIPTION	ID/EVD
16	Case 25289:		
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22		Geologist Charles Crosby	125/127
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1		E X H I B I T S (Cont'd)	
2	NO.	DESCRIPTION	ID/EVD
3	Case 25289:		
4	Exhibit E	Self-Affirmed Statement of	
5		Holland & Hart	126/127
6	Exhibit F	Affidavit of Publication	126/127
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8	NO.	DESCRIPTION	ID/EVD
9	Case 25290:		
10	Exhibit A	Self-Affirmed Statement of	
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14	NO.	DESCRIPTION	ID/EVD
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1		EXHIBITS (Cont'd)	
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11		Geology Exhibits	132/134
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15	NO.	DESCRIPTION	ID/EVD
16	Case 25306:		
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20		Landman Ariana Rodrigues	136/137
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23	Exhibit E	Affidavit of Publication	136/137
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1		E X H I B I T S (Cont'd)	
2	NO.	DESCRIPTION	ID/EVD
3	Case 25308:		
4	Exhibit A	Self-Affirmed Statement of	
5		Reagan Armstrong	142/142
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8		Chris Reudelhuber	142/142
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11	NO.	DESCRIPTION	ID/EVD
12	Case 25309:		
13	Exhibit A	Self-Affirmed Statement of	
14		Reagan Armstrong	142/142
15	Exhibit B	Self-Affirmed Statement and	
16		Corresponding Exhibits of	
17		Chris Reudelhuber	142/142
18	Exhibit C	Notice Testimony	142/142
19			
20	NO.	DESCRIPTION	ID/EVD
21	Case 25310:		
22	Exhibit A	Self-Affirmed Statement of	
23		Reagan Armstrong	142/142
24			
25			
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1		EXHIBITS (Cont'd)	
2	NO.	DESCRIPTION	ID/EVD
3	Case 25310:		
4	Exhibit B	Self-Affirmed Statement and	
5		Corresponding Exhibits of	
6		Chris Reudelhuber	142/142
7	Exhibit C	Notice Testimony	142/142
8			
9	NO.	DESCRIPTION	ID/EVD
10	Case 25311:		
11	Exhibit A	Self-Affirmed Statement of	
12		Reagan Armstrong	142/142
13	Exhibit B	Self-Affirmed Statement and	
14		Corresponding Exhibits of	
15		Chris Reudelhuber	142/142
16	Exhibit C	Notice Testimony	142/142
17			
18	NO.	DESCRIPTION	ID/EVD
19	Case 25314:		
20	Exhibit A	Application, Case 25314	145/148
21	Exhibit B	Application, Case 25316	145/148
22	Exhibit C	Affidavit of Land Manager	
23		Matt Phillips	145/148
24	Exhibit C1	General Location Map	146/148
25			
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1		EXHIBITS (Cont'd)	
2	NO.	DESCRIPTION	ID/EVD
3	Case 25314:		
4	Exhibit C2	Form C102s and Acreage	
5		Comprising the Standard	
6		Horizontal Spacing Unit	146/148
7	Exhibit C3	Plat Identifying the	
8		Ownership	146/148
9	Exhibit C4	Ownership of the Parties	
10		Being Pooled	146/148
11	Exhibit C5	Sample Well Proposal and AFE	146/148
12	Exhibit C6	Chronology of Contacts	146/148
13	Exhibit D	Affidavit of Geologist Eli	
14		Denbesten	146/148
15	Exhibit D1	Base Map	146/148
16	Exhibit D2	Subsea Structure Map	146/148
17	Exhibit D3	Prepared Cross Section	146/148
18	Exhibit D4	Gun Barrel Diagram	146/148
19	Exhibit D5	Gross Isopach Map	146/148
20	Exhibit E	Notice Affidavit	146/148
21			
22	NO.	DESCRIPTION	ID/EVD
23	Case 25316:		
24	Exhibit A	Application, Case 25314	145/148
25	Exhibit B	Application, Case 25316	145/148
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1		EXHIBITS (Cont'd)	
2	NO.	DESCRIPTION	ID/EVD
3	Case 25316:		
4	Exhibit C	Affidavit of Land Manager	
5		Matt Phillips	145/148
6	Exhibit C1	General Location Map	146/148
7	Exhibit C2	Form C102s and Acreage	
8		Comprising the Standard	
9		Horizontal Spacing Unit	146/148
10	Exhibit C3	Plat Identifying the	
11		Ownership	146/148
12	Exhibit C4	Ownership of the Parties	
13		Being Pooled	146/148
14	Exhibit C5	Sample Well Proposal and AFE	146/148
15	Exhibit C6	Chronology of Contacts	146/148
16	Exhibit D	Affidavit of Geologist Eli	
17		Denbesten	146/148
18	Exhibit D1	Base Map	146/148
19	Exhibit D2	Subsea Structure Map	146/148
20	Exhibit D3	Prepared Cross Section	146/148
21	Exhibit D4	Gun Barrel Diagram	146/148
22	Exhibit D5	Gross Isopach Map	146/148
23	Exhibit E	Notice Affidavit	146/148
24			
25			
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1		EXHIBITS (Cont'd)	
2	NO.	DESCRIPTION	ID/EVD
3	Case 25317:		
4	Exhibit B	Application	149/152
5	Exhibit C	Affidavit of Land Manager	
6		Matt Phillips	149/152
7	Exhibit C1	General Location Map	149/152
8	Exhibit C2	Form C102s and Acreage	
9		Comprising the Standard	
10		Horizontal Spacing Unit	149/152
11	Exhibit C3	Plat Identifying the	
12		Ownership	149/152
13	Exhibit C4	Ownership of the Parties	
14		Being Pooled	149/152
15	Exhibit C5	Sample Well Proposal and AFE	149/152
16	Exhibit C6	Chronology of Contacts	149/152
17	Exhibit D	Affidavit of Geologist Eli	
18		Denbesten	150/152
19	Exhibit D1	Base Map	150/152
20	Exhibit D5	Gross Isopach Map	150/152
21	Exhibit E	Notice Affidavit	151/152
22			
23			
24			
25			
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1		E X H I B I T S (Cont'd)	
2	NO.	DESCRIPTION	ID/EVD
3	Case 25318:		
4	Exhibit A	Usual Exhibit, Per	
5		Attorney Shaheen	154/154
6	Exhibit B	Usual Exhibit, Per	
7		Attorney Shaheen	154/154
8	Exhibit C	Usual Exhibit, Per	
9		Attorney Shaheen	154/154
10			
11	NO.	DESCRIPTION	ID/EVD
12	Case 25326:		
13	Exhibit 1	Landman's Affidavit	156/157
14	Exhibit 2	Notice	156/157
15	Exhibit 3	Affidavit of Publication	156/157
16	Exhibit 4	Application and Proposed	
17		Notice	156/157
18			
19	NO.	DESCRIPTION	ID/EVD
20	Case 25327:		
21	Exhibit 1	Landman's Affidavit	156/157
22	Exhibit 2	Notice	156/157
23	Exhibit 3	Affidavit of Publication	156/157
24	Exhibit 4	Application and Proposed	
25		Notice	156/157
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1		E X H I B I T S (Cont'd)	
2	NO.	DESCRIPTION	ID/EVD
3	Case 25332:		
4	Exhibit A	Compulsory Pooling Checklist,	
5		Application, Landman Exhibits	159/160
6	Exhibit B	Usual Suite of Geology	
7		Exhibits	159/160
8	Exhibit C	Notice Declaration	159/160
9			
10	NO.	DESCRIPTION	ID/EVD
11	Case 25337:		
12	Exhibit A	Application	162/167
13	Exhibit B	Compulsory Pooling Checklist	162/167
14	Exhibit C	Self-Affirmed Statement of	
15		Landman Robert Carlson	162/167
16	Exhibit C1	Standard Attachments	163/167
17	Exhibit C2	Standard Attachments	163/167
18	Exhibit C3	Standard Attachments	163/167
19	Exhibit C4	Standard Attachments	163/167
20	Exhibit C5	Standard Attachments	163/167
21	Exhibit D	Statement of Geologist	
22		Russell Crouch	163/167
23	Exhibit D1	Resume of Geologist	
24		Russell Crouch	163/167
25	Exhibit D2	Geologic Exhibits	167/167
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1		EXHIBITS (Cont'd)	
2	NO.	DESCRIPTION	ID/EVD
3	Case 25337:		
4	Exhibit D3	Geologic Exhibits	167/167
5	Exhibit D4	Geologic Exhibits	167/167
6	Exhibit E	Notice	167/167
7	Exhibit F	Notice	167/167
8			
9	NO.	DESCRIPTION	ID/EVD
10	Case 25339:		
11	Exhibit A	Application	169/178
12	Exhibit B	Self-Affirmed Statement of	
13		Landman Gatewood Brown	169/178
14	Exhibit B1	Resume of Landman Gatewood	
15		Brown	169/178
16	Exhibit B2	Area Map	175/178
17	Exhibit B3	List of Parties	176/178
18	Exhibit C	Self-Affirmed Statement of	
19		Mr. Hill	176/178
20	Exhibit C1	Resume of Mr. Hill	176/178
21	Exhibit C2	Analysis	176/178
22	Exhibit C3	Analysis	176/178
23	Exhibit C4	Analysis	176/178
24	Exhibit C5	Analysis	176/178
25	Exhibit C6	Volumetric Analysis	176/178
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			Page 33

1		EXHIBITS (Cont'd)	
2	NO.	DESCRIPTION	ID/EVD
3	Case 25339:		
4	Exhibit D	Self-Affirmed Statement of	
5		Notice	176/178
6	Exhibit E	Affidavit of Publication	176/178
7			
8	NO.	DESCRIPTION	ID/EVD
9	Case 25340:		
10	Exhibit A	Application	169/178
11	Exhibit B	Self-Affirmed Statement of	
12		Landman Gatewood Brown	169/178
13	Exhibit B1	Resume of Landman Gatewood	
14		Brown	169/178
15	Exhibit B2	Area Map	175/178
16	Exhibit B3	List of Parties	176/178
17	Exhibit C	Self-Affirmed Statement of	
18		Mr. Hill	176/178
19	Exhibit C1	Resume of Mr. Hill	176/178
20	Exhibit C2	Analysis	176/178
21	Exhibit C3	Analysis	176/178
22	Exhibit C4	Analysis	176/178
23	Exhibit C5	Analysis	176/178
24	Exhibit C6	Volumetric Analysis	176/178
25			
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1		EXHIBITS (Cont'd)	
2	NO.	DESCRIPTION	ID/EVD
3	Case 25340:		
4	Exhibit D	Self-Affirmed Statement of	
5		Notice	176/178
6	Exhibit E	Affidavit of Publication	176/178
7			
8	NO.	DESCRIPTION	ID/EVD
9	Case 25341:		
10	Exhibit A	Application	169/178
11	Exhibit B	Self-Affirmed Statement of	
12		Landman Gatewood Brown	169/178
13	Exhibit B1	Resume of Landman Gatewood	
14		Brown	169/178
15	Exhibit B2	Area Map	175/178
16	Exhibit B3	List of Parties	176/178
17	Exhibit C	Self-Affirmed Statement of	
18		Mr. Hill	176/178
19	Exhibit C1	Resume of Mr. Hill	176/178
20	Exhibit C2	Analysis	176/178
21	Exhibit C3	Analysis	176/178
22	Exhibit C4	Analysis	176/178
23	Exhibit C5	Analysis	176/178
24	Exhibit C6	Volumetric Analysis	176/178
25			
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1		EXHIBITS (Cont'd)	
2	NO.	DESCRIPTION	ID/EVD
3	Case 25341:		
4	Exhibit D	Self-Affirmed Statement of	
5		Notice	176/178
6	Exhibit E	Affidavit of Publication	176/178
7			
8	NO.	DESCRIPTION	ID/EVD
9	Case 25342:		
10	Exhibit A	Application	169/178
11	Exhibit B	Self-Affirmed Statement of	
12		Landman Gatewood Brown	169/178
13	Exhibit B1	Resume of Landman Gatewood	
14		Brown	169/178
15	Exhibit B2	Area Map	175/178
16	Exhibit B3	List of Parties	176/178
17	Exhibit C	Self-Affirmed Statement of	
18		Mr. Hill	176/178
19	Exhibit C1	Resume of Mr. Hill	176/178
20	Exhibit C2	Analysis	176/178
21	Exhibit C3	Analysis	176/178
22	Exhibit C4	Analysis	176/178
23	Exhibit C5	Analysis	176/178
24	Exhibit C6	Volumetric Analysis	176/178
25			
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			Page 36

1		EXHIBITS (Cont'd)	
2	NO.	DESCRIPTION	ID/EVD
3	Case 25342:		
4	Exhibit D	Self-Affirmed Statement of	
5		Notice	176/178
6	Exhibit E	Affidavit of Publication	176/178
7			
8	NO.	DESCRIPTION	ID/EVD
9	Case 25343:		
10	Exhibit A	Application	169/178
11	Exhibit B	Self-Affirmed Statement of	
12		Landman Gatewood Brown	169/178
13	Exhibit B1	Resume of Landman Gatewood	
14		Brown	169/178
15	Exhibit B2	Area Map	175/178
16	Exhibit B3	List of Parties	176/178
17	Exhibit C	Self-Affirmed Statement of	
18		Mr. Hill	176/178
19	Exhibit C1	Resume of Mr. Hill	176/178
20	Exhibit C2	Analysis	176/178
21	Exhibit C3	Analysis	176/178
22	Exhibit C4	Analysis	176/178
23	Exhibit C5	Analysis	176/178
24	Exhibit C6	Volumetric Analysis	176/178
25			
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			Page 37

1		E X H I B I T S (Cont'd)	
2	NO.	DESCRIPTION	ID/EVD
3	Case 25343:		
4	Exhibit D	Self-Affirmed Statement of	
5		Notice	176/178
6	Exhibit E	Affidavit of Publication	176/178
7			
8	NO.	DESCRIPTION	ID/EVD
9	Case 25344:		
10	Exhibit A	Compulsory Pooling Checklist	ı
11		Application, and Usual Suite	
12		of Landman Exhibits	185/188
13	Exhibit B	Geology Declaration and Usua	l
14		Suite of Geology Exhibits	185/188
15	Exhibit C	Notice Declaration	185/188
16			
17	NO.	DESCRIPTION	ID/EVD
18	Case 25345:		
19	Exhibit A	Compulsory Pooling Checklist	,
20		Application, and Usual Suite	
21		of Landman Exhibits	185/188
22	Exhibit B	Geology Declaration and Usua	l
23		Suite of Geology Exhibits	185/188
24	Exhibit C	Notice Declaration	185/188
25			
			Page 38

1		EXHIBITS (Cont'd)	
2	NO.	DESCRIPTION	ID/EVD
3	Case 25346:		
4	Exhibit A	Compulsory Pooling Checklist,	
5		Application, and Usual Suite	
6		of Landman Exhibits	185/188
7	Exhibit B	Geology Declaration and Usual	
8		Suite of Geology Exhibits	185/188
9	Exhibit C	Notice Declaration	185/188
10			
11	NO.	DESCRIPTION	ID/EVD
12	Case 25370:		
13	Exhibit A	Compulsory Pooling Checklist	189/191
14	Exhibit B	Application	189/191
15	Exhibit C	Self-Affirmed Statement of	
16		Landman Brock Dixon	189/191
17	Exhibit C1	Compulsory Pooling	190/191
18	Exhibit C2	Compulsory Pooling	190/191
19	Exhibit C3	Compulsory Pooling	190/191
20	Exhibit C4	Compulsory Pooling	190/191
21	Exhibit C5	Compulsory Pooling	190/191
22	Exhibit D	Self-Affirmed Statement of	
23		Petroleum Geologist Justin	
24		Rotar	190/191
25	Exhibit D1	Standard Geology Exhibits	190/191
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1		EXHIBITS (Cont'd)	
2	NO.	DESCRIPTION	ID/EVD
3	Case 25370:		
4	Exhibit D2	Standard Geology Exhibits	190/191
5	Exhibit D3	Standard Geology Exhibits	190/191
6	Exhibit E	Notice	191/191
7	Exhibit F	Notice	191/191
8			
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1	PROCEEDINGS
2	MR. SUAZO: Good morning, Mr. Examiner,
3	Miguel Suazo with Beatty & Wozniak, appearing on
4	behalf of XTO Energy for monitoring purposes only.
5	THE HEARING OFFICER: Okay. Thank you,
6	Mr. Suazo.
7	MR. RANKIN: Good morning,
8	Mr. Examiner. In these two cases, MRC Permian seeks
9	an order pooling all uncommitted mineral interest
10	owners.
11	In case 24864, they seek a standard
12	320-acre, more or less, horizontal well spacing unit
13	to be pooled in the Bone Spring, comprised of the west
14	half the east half of Sections 11 and 14 in Township
15	17, Range 37, in Lee County, New Mexico.
16	They'll dedicate that spacing unit,
17	initially, to the Monika 133H Well.
18	In the next case, 24865, they seek an
19	order pooling all uncommitted owners in a standard
20	630-acre horizontal spacing unit in the Wolfcamp
21	Formation that will be comprised of the east half of
22	Sections 11 and 14 in the same township.
23	And that will be dedicated to the
24	Monika 203H Well.
25	For both cases, we filed on Thursday a

1	set of exhibits, A through F. A is the compulsory
2	pooling checklist, B is the application filed in each
3	case, C are landman statements with the attachments.
4	(Exhibit A and Exhibit B and Exhibit C
5	were marked for identification.)
6	The landman in this case is Addison
7	Costley. She has previously been sworn and recognized
8	as an expert in petroleum land matters by the
9	division.
10	C1 are the C102s for each of the wells,
11	C2 is the land track map showing the tracks that
12	comprised each of the spacing units sought to be
13	pooled, C3 is the list of the uncommitted interest
14	owners by tract and on a unit-wide basis identifying
15	each of the owners we're seeking to pool, C4 is the
16	sample well proposal letters and the AFE for each of
17	the wells that they're proposing, and then C5 is the
18	chronology of contacts indicating that they have
19	attempted to reach a voluntary agreement with each of
20	the parties they're seeking to pool.
21	(Exhibit C-1 through Exhibit C-5 were
22	marked for identification.)
23	Exhibit D and the attachments are the
24	geology statement of their geologist, Mr. Joshua
25	Burrus [ph], who has previously testified before the
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1	division and has been accepted as an expert.
2	(Exhibit D was marked for
3	identification.)
4	His exhibits D1 through D3 are the
5	geography exhibits showing that the acreage is
6	suitable and appropriate for development by horizontal
7	wells.
8	(Exhibit D-1 through Exhibit D-3 were
9	marked for identification.)
10	Exhibit E and F are the notice
11	exhibits. E is the statement of notice prepared by my
12	law firm showing that we provided notice of the
13	hearing and of the application to each of the parties
14	being pooled and also the affidavit of publication,
15	which is dated September 24, 2024, reflecting that it
16	was timely published, identifying each of the parties
17	by name who are sought to be pooled in both cases.
18	(Exhibit E and Exhibit F were marked
19	for identification.)
20	At this time, Mr. Examiner, if there
21	are no questions, I would move the admission of
22	Exhibits A through F and their attachments and ask
23	that the cases both be taken under advisement.
24	THE HEARING OFFICER: Thank you,
25	Mr. Rankin. A couple questions before we get to the
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1	evidence. Would you give me a little bit of
2	background on when these cases were originally
3	scheduled for a hearing and how they got to today?
4	MR. RANKIN: They were filed back in
5	the end of last 2024, I believe. There were
6	some forgive me, Mr. Examiner, because I don't
7	recall off the top of my head the entire history, but
8	there were some entries of appearance and objections.
9	It was set for a contested hearing.
10	The contested hearing was dropped after
11	the parties reached agreement. And now it's free to
12	go forward without objection, and so that's why we're
13	here today.
14	THE HEARING OFFICER: So who was
15	representing Fasken? I think that
16	MR. RANKIN: Ms. Shaheen.
17	THE HEARING OFFICER: You didn't enter
18	an appearance? I see. So you withdrew your
19	appearance as well? Oh, okay. All right.
20	So from my notes, the withdrawal of
21	objection was on the day before the hearing, if I'm
22	not mistaken. So did you file a pre-hearing
23	statement?
24	MR. RANKIN: I believe we did.
25	THE HEARING OFFICER: Okay. It's
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1	difficult to locate these things in our Imaging
2	System. That's why I'm asking you. And I know was
3	it Ms. Vass's [ph] case?
4	MR. RANKIN: Originally, she was going
5	to be presenting the case, correct.
6	THE HEARING OFFICER: I thought so.
7	Okay. I think she filed on $4/9$, now that I'm looking
8	here. Okay. And then we had notice of revised
9	exhibits. So this is the second revised exhibits, and
10	that's what you're asking me to admit into evidence
11	not?
12	MR. RANKIN: Correct. Thank you for
13	bringing that up. Yeah. We did file revised exhibits
14	yesterday reflecting a more detailed breakdown of the
15	interests on a track basis.
16	THE HEARING OFFICER: And those would
17	affect Exhibit C1 through C5?
18	MR. RANKIN: Correct.
19	THE HEARING OFFICER: Okay. All right.
20	Are there any objections? Not hearing
21	any. Your exhibits are admitted.
22	(Exhibit A through Exhibit F were
23	received into evidence.)
24	THE HEARING OFFICER: I'm going to turn
25	to Mr. Garcia.

1	Mr. Garcia, questions on these two
2	cases for either witness?
3	MR. GARCIA: Just one question. I
4	think Mr. Rankin is actually who I need to ask the
5	question of since his law firm does notice.
6	THE HEARING OFFICER: Okay. Perfect.
7	MR. GARCIA: Mr. Rankin, just a quick
8	question. I did look at the exhibits. And since you
9	guys refiled them, is it correct to assume that notice
10	is still proper? You guys didn't like add or change
11	parties? You just updated numbers?
12	MR. RANKIN: Correct.
13	MR. GARCIA: Okay.
14	That's all the questions I have then.
15	THE HEARING OFFICER: Can we take these
16	two cases under advisement, Mr. Garcia?
17	MR. GARCIA: Yes.
18	THE HEARING OFFICER: Okay. Great.
19	Thank you, Mr. Rankin.
20	Moving to case number three on our
21	docket. This is Cimarex Energy 25091. Entries of
22	appearance please?
23	MS. BENNETT: Good morning,
24	Mr. Examiner. Deana Bennett on behalf of Cimarex
25	Energy Co. and Cimarex Energy Co. of Colorado. And I
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1	would ask that these, case three and four, be combined
2	for presentation.
3	THE HEARING OFFICER: Oh, okay. Then
4	I'm also calling 25259.
5	Are there any other issues of
6	appearance?
7	UNIDENTIFIED SPEAKER: Good morning,
8	Mister
9	MR. SUAZO: Yes. Good morning,
10	Mr. Examiner. Miguel Suazo, with Beatty & Wozniak, on
11	behalf of XTO Energy for monitoring purposes only.
12	THE HEARING OFFICER: Okay. Thank you.
13	MR. RANKIN: Mr. Hearing Officer, Adam
14	Rankin with the Santa Fe office of Holland & Hart,
15	appearing on behalf of ConocoPhillips Company in both
16	cases, just monitoring at this time. Thank you.
17	THE HEARING OFFICER: Thank you.
18	Ms. Bennett?
19	MR. BRUCE: Mr. Examiner, Jim
20	representing MRC Permian Company in both cases.
21	THE HEARING OFFICER: Thank you. And
22	your position?
23	MR. BRUCE: We're just here for
24	observation. Thank you.
25	THE HEARING OFFICER: Ms. Bennett?
	Page 47

MS. BENNETT: Thank you. In these
cases, Cimarex Energy Co. of Colorado seeks an order
for the division from the division approving a
non-standard spacing unit and pooling all uncommitted
interests. And these two cases are companion cases,
as I mentioned.
Case Number 25091 involves the Wolfcamp
Formation, and Case Number 25259 involves the Bone
Spring Formation. And both cases cover a 1280-acre,
more or less, spacing unit comprised of Sections 28
and 29, Township 23 South, Range 29 East, in Eddy
County, New Mexico.
And I originally filed these the
original cases in December of 2024, and MRC objected,
and there was a contested case that was set. But MRC
withdrew its objection, and that's how we're here
today on a hearing by affidavit.
I have three witnesses well, we
timely filed a pre-hearing statement and timely filed
exhibits. And we have declarations from three
witnesses. Two have previously testified, and one has
not.
So the two that have previously
testified are Dylan Park, he's a landman, and Jenny

1	And just as an update, the geology
2	exhibits were submitted by Mr. Kayhill Keegan, and he
3	is not available today. So Ms. Blake has reviewed his
4	testimony and exhibits, and I have a few notes about
5	that when I get to the geology exhibits.
6	THE HEARING OFFICER: So I have a
7	question. So we have two no, we have three
8	witnesses, Mr. Park, Mr. Kelligan [ph], and Mister
9	well, I don't know if it's mister Golchenko?
10	MS. BENNETT: Yeah. And Mr. Golchenko
11	has not previously testified before the division, and
12	so I provided a resume.
13	THE HEARING OFFICER: Perfect.
14	MS. BENNETT: And it's included on page
15	87 of 120.
16	THE HEARING OFFICER: Which is the
17	witness that's not here today that's in this list
18	here?
19	MS. BENNETT: Kayhill Keegan. And he's
20	been replaced by Jenny Blake.
21	THE HEARING OFFICER: Okay. And has
22	Blake been qualified as an expert before this
23	division?
24	MS. BENNETT: Yes.
25	THE HEARING OFFICER: Okay. Fine.
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1	Excellent. That's fine.
2	So let's get Mr. Golchenko on the
3	screen.
4	MR. GOLCHENKO: Good morning,
5	Mr. Examiner.
6	THE HEARING OFFICER: Good morning.
7	There you are. Okay. Would you raise your right
8	hand, please?
9	WHEREUPON,
10	YURY GOLCHENKO,
11	called as a witness and having been first duly sworn
12	to tell the truth, the whole truth, and nothing but
13	the truth, was examined and testified as follows:
14	EXAMINATION
15	BY THE HEARING OFFICER:
16	THE HEARING OFFICER: That's funny.
17	You said you swear, but I didn't see your lips move.
18	That's fascinating.
19	MR. GOLCHENKO: I swear.
20	THE HEARING OFFICER: There we go. I
21	saw that. That's funny. You can put your hand down.
22	Thank you. Would you state and spell your name
23	because the court reporter is not here today, and
24	they'll have to do this from a recorded so go
25	ahead.

1	MR. GOLCHENKO: Yes, sir. Yury
2	Golchenko, Y-U-R-Y, first name, last name,
3	G-O-L-C-H-E-N-K-O.
4	THE HEARING OFFICER: Okay. And you're
5	seeking to be recognized as an expert in what field
6	before this division?
7	MR. GOLCHENKO: Reservoir engineer.
8	THE HEARING OFFICER: Reservoir
9	engineer. All right. What does a reservoir engineer
10	do?
11	MR. GOLCHENKO: Reservoir engineer does
12	a variety of tasks in the ENP development. We work on
13	optimizing the development of the asset. We work on
14	making sure that we maximize the shareholder's value
15	and the company's cash flow profile, along with all
16	the participants in the projects that we evaluate.
17	We come up with the estimate of the
18	ultimate resource recovery. We look at things like
19	maximizing through trades, through non
20	opportunities, and things like that.
21	And, you know, that that's in a
22	nutshell, but I could elaborate further if you have
23	any questions.
24	THE HEARING OFFICER: I do. What
25	education do you have that goes toward this expertise?
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1	MR. GOLCHENKO: Yes. I attended Texas
2	A&M, received a bachelor of science in petroleum
3	engineering along with a certificate in petroleum
4	finance from the same institution.
5	THE HEARING OFFICER: When?
6	MR. GOLCHENKO: I graduated December
7	2020 with both degrees.
8	THE HEARING OFFICER: Okay. I think
9	you said 2020?
10	MR. GOLCHENKO: That's correct.
11	THE HEARING OFFICER: Okay. And what
12	work have you what work experience do you have
13	toward this expertise?
14	MR. GOLCHENKO: So I actually started
15	in the field back in 2014. So I've worked kind of
16	worked my way up, so a little bit of an unconventional
17	path. I worked through every single discipline in the
18	industry.
19	So I worked through drilling,
20	completions, production, facilities, water resources.
21	At one point in my life, I was a roughneck on the
22	drilling rig in South Texas. Then I worked as a
23	reservoir engineer for ExxonMobil, EOG Resources, and
24	currently with Coterra.
25	THE HEARING OFFICER: Okay. And what's
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1	your business title with Coterra?
2	MR. GOLCHENKO: Reservoir engineer.
3	THE HEARING OFFICER: Okay. Okay.
4	From here on in, you are recognized as an expert in
5	reservoir engineer, so thank you.
6	Did you want to continue, Ms. Bennett?
7	MS. BENNETT: Yes, thank you. Thank
8	you very much.
9	As I mentioned, we timely filed
10	exhibits, and each of our exhibit packets are the
11	same. Exhibit A includes the compulsory pooling
12	checklist, the application, and the usual suite of
13	landman exhibits. Exhibit B includes the usual suite
14	of geology exhibits.
15	(Exhibit A and Exhibit B were marked
16	for identification.)
17	Exhibit C is different in this case
18	these two cases because that's Mr. Golchenko's
19	exhibits, which support the non-standard unit
20	application portion of our applications.
21	(Exhibit C was marked for
22	identification.)
23	And then Exhibit D is my notice
24	declaration and shows that notice was timely mailed on
25	March 19th and April 8th and timely published on April
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1	15th and March 25th.
2	(Exhibit D was marked for
3	identification.)
4	MS. BENNETT: That's a brief summary of
5	the exhibits. I do have a couple of introductory
6	notes that I'd like to get on the record and see if
7	they can help explain where we are today.
8	THE HEARING OFFICER: And I have a
9	question for you on something you've already said.
10	MS. BENNETT: Sure.
11	THE HEARING OFFICER: So the reservoir
12	engineer is his evidence supports the request for a
13	non-standard unit. What's non-standard about this?
14	MS. BENNETT: The units here so the
15	Bone Spring unit in particular is if Cimarex were
16	seeking standard units, there would need to be four
17	separate units because the building blocks are 40-acre
18	tracks.
19	And so instead of four separate units,
20	they're seeking a single 1280-acre unit. And that's
21	non-standard. And I'm sorry
22	THE HEARING OFFICER: But the math you
23	just said confuses me. You said if it were standard,
24	it would be four 40-acre building blocks, which is 160
25	acres. How do you go to 1200?

1	MS. BENNETT: Sorry about that. The
2	building blocks are 40 acres. So when you string
3	those together, that would be 320 acres per unit. And
4	so they would need four 320-acre units as opposed to
5	one single 1280-acre unit for the Bone Spring.
6	THE HEARING OFFICER: Thank you. That
7	clarifies.
8	MS. BENNETT: And for the Wolfcamp,
9	because this is the Purple Sage Wolfcamp, the building
10	blocks are 320 acres. So they would if this was
11	two sets of standard units would be two 640-acre units
12	as opposed to a single 1280-acre unit.
13	THE HEARING OFFICER: I understand.
14	And your notes are what?
15	MS. BENNETT: First of all, when I
16	filed this application, I filed it on behalf of
17	Cimarex Energy Co. rather than Cimarex Energy Co. of
18	Colorado, which does have a different OGRID. And the
19	operator is actually going to be Cimarex Energy Co. of
20	Colorado.
21	And so I only realized this when
22	preparing for the hearing. And as I as we
23	explained in Mr. Park's affidavit or declaration,
24	Cimarex Energy Co. of Colorado is a subsidiary of
25	Cimarex Energy Co.

1	To make matters a little more
2	confusing, Cimarex Energy Co. recently changed its
3	name to Coterra Energy Operating. But in any event,
4	these are related entities all under the umbrella of
5	Big Coterra, I'll call it.
6	So we'd asked that Cimarex Energy Co.
7	of Colorado be named the operator of these units and
8	wells and that the orders be issued in the name of
9	Cimarex Energy Co. of Colorado.
10	THE HEARING OFFICER: Let me check with
11	Mr. Garcia.
12	Mr. Garcia, any issue with that?
13	MR. GARCIA: I do not have any issues
14	with that.
15	THE HEARING OFFICER: Okay.
16	Ms. Bennett?
17	MS. BENNETT: Thank you. My next note
18	is that in the landman's declaration, we referenced
19	certain plats that show the difference between a
20	standard and non-standard unit. And I actually
21	included those in the reservoir engineer exhibits and
22	not in the land exhibits.
23	And so if the division wants me to
24	prepare a revised set of exhibits for well, I'm
25	going to have to prepare a revised set of exhibits

1	when I tell you the next thing, so I'll fix that in
2	the next set of exhibits as well.
3	And then the geology exhibits, as I
4	mentioned, and declaration were prepared by
5	Mr. Kayhill Keegan, who wasn't available, and
6	Ms. Blake has reviewed his testimony and exhibits, and
7	she identified a few things that she would have
8	characterized somewhat differently.
9	They don't change the ultimate outcome
LO	of the case at all, but I wanted to briefly touch on
L1	those and let you know that I would be submitting a
L2	revised exhibit packet to address those items that
L3	she's identified.
L4	So if I could, I will briefly touch on
L5	those issues, and then if Mr. Garcia wants to ask
L6	Ms. Blake any questions, of course, she's available.
L7	So the first thing is that both of the
L8	geology declarations state that the preferred
L9	orientation in this area is north to south. That's
20	actually a relic from a prior declaration. It was
21	just a cut-and-paste issue.
22	These wells are east-west wells, and
23	the SHmax in this area, which is the stress
24	orientation, is amenable to either east-west or
25	north-south. So that's the first

1	THE HEARING OFFICER: What page are you
2	on?
3	MS. BENNETT: In Case Number 25091,
4	it's page 74 at paragraph 9.
5	THE HEARING OFFICER: Of 120?
6	MS. BENNETT: Yes.
7	THE HEARING OFFICER: 74?
8	MS. BENNETT: 74 of 120.
9	THE HEARING OFFICER: And it's
10	paragraph 9 you said?
11	MS. BENNETT: Yes.
12	THE HEARING OFFICER: And so you're
13	saying just to go back for a moment, you're saying
14	that your alternative geologist what is her name?
15	MS. BENNETT: Jenny Blake.
16	THE HEARING OFFICER: Blake reviewed
17	the information and has come to a slightly different
18	conclusion that won't affect the outcome, but it's
19	still a slightly different conclusion?
20	MS. BENNETT: Yes. I'd say it's not a
21	different conclusion, but it's a correction of some of
22	the statements that are in the geology exhibits.
23	THE HEARING OFFICER: And are you
24	showing me those now?
25	MS. BENNETT: Yes, I am.
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1	THE HEARING OFFICER: You are? And so
2	what is the first one? It's on paragraph 4?
3	MS. BENNETT: Paragraph 9.
4	THE HEARING OFFICER: Nine.
5	MS. BENNETT: On page 74.
6	THE HEARING OFFICER: Oh, and you're
7	saying it's going to be east-west instead of
8	north-south.
9	MS. BENNETT: Yes.
10	THE HEARING OFFICER: So I'm trying to
11	understand, this is an opinion of an expert, but you
12	are so then are you saying that Coterra prefers
13	east-west?
14	MS. BENNETT: Coterra and Ms. Blake can
15	definitely testify to this, but Coterra these wells
16	are east-west. And the preferred orientation there
17	is no preferred orientation in this area of Eddy
18	County because of the way the stress orientation is,
19	so either orientation would work.
20	THE HEARING OFFICER: So you're saying
21	it says north-south because it was a copy-and-paste
22	error?
23	MS. BENNETT: Yes.
24	THE HEARING OFFICER: That's all you're
25	saying?
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1	MS. BENNETT: Yes.
2	THE HEARING OFFICER: Okay. What's
3	next?
4	MS. BENNETT: Next is in Case Number
5	25259, which is the Bone Spring case and
6	unfortunately for this one, I don't have the page
7	number, so give me just a second here and I'll get
8	those pages.
9	But it's a very there's three just
10	typos in the declaration, and that is on page 75 of
11	134.
12	THE HEARING OFFICER: Wait, that's
13	where you want me to go? Page 75?
14	MS. BENNETT: Yeah.
15	THE HEARING OFFICER: All right. Hold
16	on a second.
17	MS. BENNETT: I can share my screen as
18	well if that'd be useful.
19	THE HEARING OFFICER: That's okay.
20	It's just that I'm working with an iPad today. I
21	can't do most of the stuff I can do on a laptop, so it
22	just takes more time. Okay. I'm at page 75, you
23	said?
24	MS. BENNETT: Yes.
25	THE HEARING OFFICER: Okay. And what
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1	am I looking at?
2	MS. BENNETT: So in paragraph 6 at the
3	top, the second sentence or the third sentence,
4	excuse me, says "The contour interval used in this
5	exhibit is 50 feet." The contour interval is actually
6	a hundred feet.
7	THE HEARING OFFICER: And your
8	expert your second expert found that error?
9	MS. BENNETT: Yes. And then the same
10	is in paragraph 7. It says "The contour interval used
11	in this exhibit is 25 feet." It's actually 50 feet.
12	THE HEARING OFFICER: Okay.
13	MS. BENNETT: And then for Exhibit B5,
14	in her opinion, the second Bone Spring and third Bone
15	Spring have consistent thickness across the unit.
16	So paragraph 8 includes a statement
17	that the third Bone Spring second and third Bone
18	Spring is relatively consistent with slight thinning
19	to the west.
20	And in her review, she concluded that
21	she doesn't see the slight thinning to the west. So
22	that we would just be striking those slight thinning
23	to the west.
24	THE HEARING OFFICER: I'm trying to
25	what I'm trying to figure out here is how important

1	these changes are because if you have to submit
2	another exhibit packet, it's going to delay the case
3	until the next docket. So I want to ask Mr. Garcia a
4	question. Is that all your changes, or is there more?
5	MS. BENNETT: That's all my changes.
6	THE HEARING OFFICER: Okay.
7	So Mr. Garcia, you heard Ms. Bennett
8	and I know you haven't had a chance to question the
9	substitute geologist. Are those changes necessary, or
10	can we still take this exhibit packet as it is and
11	just make notation of those changes?
12	MR. GARCIA: For consistency, it'd be
13	nice if they the testimony matched the exhibit.
14	The exhibit shows what they're talking about. It's
15	the typed-out testimony that just doesn't align with
16	it. And so I think they should match.
17	THE HEARING OFFICER: Right. Okay.
18	Okay. All right. Let's go back.
19	Ms. Bennett?
20	MS. BENNETT: Thank you. And we can
21	provide revised exhibits today and hopefully not have
22	to come back before the division just to revise the
23	exhibits to match what's in or the declaration to
24	match what's in the exhibits.
25	The last and final note I wanted to

1	make is that in our Bone Spring application and
2	compulsory pooling checklist, we identified two
3	different pools and pool codes. And that's because
4	Cimarex has been in contact with the division
5	regarding the correct pool code.
6	But it's my understanding that they
7	haven't yet been informed of which is the correct pool
8	code. So we've included both out of an abundance of
9	caution.
10	THE HEARING OFFICER: What page is that
11	on?
12	MS. BENNETT: That is on page in the
13	compulsory cooling checklist, it's on page 3 of 134,
14	which is in Case 25259.
15	THE HEARING OFFICER: Okay. I'm on
16	page 3. I see it. Does it start with the word
17	"Laguna"?
18	MS. BENNETT: It does.
19	THE HEARING OFFICER: Okay. I see it.
20	Mr. Garcia, do you know which is the
21	right pool code?
22	MR. GARCIA: I would have to go look
23	them up.
24	THE HEARING OFFICER: Oh, okay. All
25	right.
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1	Okay. All right. Ms. Bennett, where
2	are we now?
3	MS. BENNETT: With that, I would ask
4	that the exhibits in both cases be taken are
5	admitted into the record, and these cases be taken
6	under advisement.
7	THE HEARING OFFICER: Are there any
8	objections? The exhibits are admitted.
9	(Exhibit A through Exhibit D were
10	received into evidence.)
11	MS. BENNETT: Thank you.
12	THE HEARING OFFICER: Okay.
13	Mr. Garcia, do you have questions for
14	any of the witnesses?
15	MR. GARCIA: No questions.
16	THE HEARING OFFICER: Well, then, we
17	don't have testimony that doesn't match the exhibits.
18	And if the exhibits are admitted into evidence, why do
19	they need to be changed?
20	MR. GARCIA: Are you asking me?
21	THE HEARING OFFICER: Yes, I am.
22	MR. GARCIA: I'm sorry. It's more for
23	consistency. I mean it's a public record. If we get
24	calls from the public, which we do from time to time,
25	they we tend to get calls on things like this.

1	THE HEARING OFFICER: Okay. All right.
2	Okay. So what we'll do is, since there
3	are no questions, we didn't have any testimony, if you
4	can submit a revised exhibit packet with the
5	corrections that you've outlined today for the close
6	of business, then we can take this case under
7	advisement.
8	If, for some reason, you can't, then
9	we'll have to continue it to the next hearing by
10	affidavit docket.
11	Any other questions?
12	MS. BENNETT: No. Just a quick
13	clarifying question. We have in the past routinely
14	submitted exhibit packets with revisions and have not
15	had to continue the cases. So is this going to be a
16	new policy moving forward?
17	THE HEARING OFFICER: It's not a new
18	policy. It's re-looking at the 2019 notice that was
19	sent out to the parties about not being prepared to go
20	forward.
21	On our last docket, 62 percent of the
22	cases we're not prepared to go forward. We kept the
23	record open for days to a week to two weeks, so that
24	we didn't have to come back to another hearing. But
25	that's not going to work in the future.

1	So exhibit packets have to be timely
2	submitted, they have to be correct so that we can take
3	the case under advisement, and so that the technical
4	examiners can review in a timely fashion the evidence
5	and pose questions as opposed to not.
6	But these errors and not even sure
7	that I would call these errors. I mean, I know that
8	you had a separate expert that didn't agree with the
9	first expert and had a different opinion, and, you
10	know, ultimately, the division is the expert that
11	we're going to rely on.
12	But as John said, he'd like to have
13	these consistent, and so I defer to him in this case.
14	And so
15	MS. BENNETT: May I ask one other
16	follow-up question on process?
17	THE HEARING OFFICER: Yes. Of course.
18	Sure. Of course.
19	MS. BENNETT: If, for example, I
20	learned about these not if, I did learn about these
21	yesterday, would the division's preference be that I
22	submit a revised exhibit packet the day before rather
23	than waiting okay.
24	THE HEARING OFFICER: by all means,
25	but it doesn't mean that the division is going to have
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1	time to review the revised exhibit packet. So I guess
2	it depends on how serious of an omission or correction
3	or error it is, and we'll have to play that by ear.
4	But yes, that would be the preference.
5	MS. BENNETT: Okay. I was actually
6	thinking that it would be easier to not have multiple
7	exhibit packets if, for example, today we arrived and
8	Mr. Garcia had additional questions, then I would be
9	filing a third exhibit packet.
10	But I understand the process and I'll
11	conform with that going forward. I appreciate it.
12	THE HEARING OFFICER: Yeah. Perfect.
13	Okay. So we'll keep the record open for the rest of
14	the day, and then we'll take these cases under
15	advisement. Anything further?
16	MS. BENNETT: Nothing further. Thank
17	you so much.
18	THE HEARING OFFICER: Perfect. All
19	right.
20	Mr. Garcia, anything further on these
21	two cases?
22	MR. GARCIA: Nothing.
23	You do have two pool codes. I may
24	cross the incorrect pool code out if you have no
25	issues with that?
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1	MS. BENNETT: That sounds good to me.
2	Thank you.
3	MR. GARCIA: Thank you.
4	THE HEARING OFFICER: Did Mr. Garcia
5	say just now, because I didn't understand him, that
6	he that you know now the correct pool code, or
7	you're going to find the correct pool code?
8	MS. BENNETT: He said that he will line
9	out the incorrect pool code.
10	THE HEARING OFFICER: He will. So you
11	don't have to worry about it?
12	MS. BENNETT: That's my understanding.
13	Thank you.
14	THE HEARING OFFICER: I understand. I
15	just didn't hear it. Okay. Thank you.
16	Let's move on to case number five.
17	Let's see, this is 25182, Cimarex Energy of Colorado.
18	Entries of appearance, please?
19	MR. HOLIDAY: Good morning,
20	Mr. Examiner. Ben Holiday, on behalf of the
21	applicant.
22	THE HEARING OFFICER: Good morning,
23	Mr. Holiday.
24	MR. HOLIDAY: Good morning.
25	THE HEARING OFFICER: Is it Cimarex or
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1	Coterra or what are we calling it today?
2	MR. HOLIDAY: I want to say on the
	_
3	record, thank you to Mrs. Bennett for doing a lot of
4	the heavy lifting. We have some of the similar issues
5	in this case.
6	This is Cimarex Energy Company of
7	Colorado. That was the original applicant and that is
8	still who we would like to see on the order.
9	THE HEARING OFFICER: Okay. Perfect.
10	Thank you, Mr. Holiday.
11	Are there any other parties that have
12	entered an appearance?
13	MS. KESSLER: Good morning,
14	Mr. Examiner. Jordan Kessler, on behalf of EOG
15	Resources monitoring this case.
16	THE HEARING OFFICER: Thank you.
17	MR. RANKIN: Morning, Mr. Examiner.
18	Adam Rankin, with Holland & Hart, appearing on behalf
19	of MRC Permian Company.
20	THE HEARING OFFICER: And your status?
21	MR. RANKIN: We'll be just monitoring,
22	preserving rights for this case.
23	THE HEARING OFFICER: Okay. Thank you,
24	Mr. Rankin.
25	Is that it, Mr. Holiday? Are those the
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1	only other parties you know about?
2	MR. HOLIDAY: Yes, sir, I believe so.
3	THE HEARING OFFICER: All right. You
4	filed an amended exhibit packet, I think on 5/1, then
5	there was another amended exhibit packet. Am I right?
6	MR. HOLIDAY: Yes. So this case was
7	originally continued from the April docket to cure a
8	notice concern with a group called CGI Working
9	Interest Holdings.
10	THE HEARING OFFICER: Okay.
11	MR. HOLIDAY: Our original amended
12	exhibit packet included the updated notice and shows
13	that the notice was sent timely for this hearing.
14	Like the previous two cases, Ms. Blake
15	is now the geologist on the Wigeon project in Eddy
16	County. And she had a couple of, I would call them
17	more like clerical changes, that she wanted to see to
18	the exhibit packet.
19	So I went ahead amended the exhibit
20	packet, submitted that yesterday with a cover letter
21	detailing all the changes that we made.
22	THE HEARING OFFICER: All right. I'm
23	looking at the exhibit amendments that you filed
24	yesterday, which are the are they the C exhibits
25	that she has come up with a different opinion?

1	MR. HOLIDAY: The C exhibits no, the
2	C exhibits are the exhibits where we updated to show
3	that notice was sent. The amendment was to paragraph
4	5 of the self-affirmed statement.
5	We clarified that the original
6	statement said Third Bone Spring, Carb. We clarified
7	that to show its Lower Third Bone Spring, Carb. And
8	then the original statement recited that the plat was
9	on a 25 the subsea structure plat was on a 25-foot
10	contour, and it's actually a 50-foot contour.
11	So those were the two, you know, I
12	would call those clerical changes that we made.
13	THE HEARING OFFICER: But she didn't
14	change the orientation of the wells?
15	MR. HOLIDAY: Yes, sir. No, sir, no
16	substantive changes to the development plan.
17	THE HEARING OFFICER: All right. Okay.
18	So please proceed.
19	MR. HOLIDAY: Okay. So to back up. In
20	this case, Cimarex Energy Company of Colorado seeks to
21	pool an interval of the Bone Spring Formation from
22	7,680 feet to the base of the Bone Spring.
23	This is underlying a 960-acre standard
24	horizontal spacing unit comprised of the east half of
25	Sections 23, 26, and 35 in Township 25 South, Range 26

1	East, Eddy County.
2	I just mentioned that this case was
3	originally on the April docket but continued today to
4	resolve the division's concern with notice to CGI
5	Holdings. As you can see from as we just
6	discussed, C1 through C3, this notice was provided,
7	and CGI has not entered an appearance in this case.
8	(Exhibit C-1 and Exhibit C-2 and
9	Exhibit C-3 were marked for
10	identification.)
11	So 25182 will be dedicated to the
12	Wigeon 23, 26, 35 Fed Com Wells. This was a companion
13	case with 25181 that was heard by affidavit in March,
14	and we've already received our pooling order in that
15	case.
16	25181 pools the upper Bone Spring from
17	the top of the formation to 7,680 feet, but only as to
18	Sections 23 and 26. 25181 excluded Section 35 because
19	there's existing development.
20	So in 25182, case we're hearing today,
21	we're looking to pool the east half of all three
22	Sections, 23, 26, and 35, from 7,680 feet to the base
23	of the Bone Spring.
24	Okay. So turning to the exhibits,
25	we've provided self-affirmed statements of the Landman

1	Keaton [ph] Curtis [ph] and Geologist Kayhill
2	Kelligan [ph]. Like in the previous case, Ms. Blake,
3	Ms. Jenny Blake, has been has replaced
4	Mr. Kelligan [ph] as the geologist responsible for
5	this area.
6	She's reviewed all the testimony and
7	the only changes she had were the ones we discussed to
8	the self-affirmed statement and both provide the
9	standard suite of exhibits. And both Ms. Curtis
10	excuse me, Mr. Curtis and Mrs. Blake are available if
11	the technical examiner has any questions.
12	So with that I would ask that if there
13	are no questions, that the exhibits be admitted and
14	that these cases be this case be taken under
15	advisement.
16	THE HEARING OFFICER: Are there any
17	objections?
18	Your exhibits are admitted.
19	(Exhibit C-1 and Exhibit C-2 and
20	Exhibit C-3 were received into
21	evidence.)
22	THE HEARING OFFICER: Mr. Garcia?
23	MR. GARCIA: No questions.
24	THE HEARING OFFICER: All right. Your
25	case is taken under advisement. Thank you for the
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1	amended exhibit packet, and we'll move on.
2	We're off the record.
3	THE HEARING OFFICER: Moving on to
4	number six on our list. It's 25193 V-F Petroleum.
5	Entries of appearance, please?
6	MR. SAVAGE: Good morning, Mr. Hearing
7	Examiner. Good morning, Technical Examiner. Darren
8	Savage with Abadie & Schill, appearing on behalf of
9	V-F Petroleum Incorporated.
10	MS. HARDY: Good morning, Mr. Examiner.
11	Dana Hardy with Hardy McLean on behalf of Permian
12	Resources Operating, and we are monitoring.
13	THE HEARING OFFICER: Thank you.
14	MS. KESSLER: Good morning,
15	Mr. Examiner. Jordan Kessler, on behalf of EOG
16	Resources, also monitoring this case.
17	MR. RANKIN: Mr. Examiner, Adam Rankin
18	with the Santa Fe office of Holland & Hart, appearing
19	on behalf of Apache Corporation, Concho Oil and Gas,
20	COG Operating, and Marathon Oil Permian, just
21	monitoring this case.
22	THE HEARING OFFICER: You withdrew an
23	objection?
24	MR. RANKIN: I'm not yes, we did for
25	Apache. That's true. Yep.
- 1	

1	THE HEARING OFFICER: For Apache.
2	Okay.
3	Okay. Mr. Savage?
4	MR. SAVAGE: Yes. This case covers all
5	of Section 34, 35, and 36, Township 19 South, Range 27
6	East, Eddy County, New Mexico. The landman for this
7	case is Jordan Shaw. He has testified before the
8	division as an expert witness, and his credentials
9	have been accepted as a matter of record.
10	The geologist for the case, Steven [ph]
11	Burke, has also testified before the division as an
12	expert witness, and his credentials have been accepted
13	as a matter of record.
14	Today, we also have V-F's reservoir
15	engineer, Jason Goss. Mr. Goss has not testified
16	previously before the division and has provided a
17	resume as Exhibit C1 for the division's review. Do
18	you want to
19	THE HEARING OFFICER: Is he with us
20	now?
21	MR. SAVAGE: He is.
22	THE HEARING OFFICER: Ms. Chance [ph],
23	would you put him on oh, there he is. Okay. Let's
24	see. I can't see your name because oh, is it Jason
25	Goss?

1	MR. GOSS: Yes, sir.
2	THE HEARING OFFICER: Okay. I do see
3	your name down there. Would you raise your right
4	hand, please?
5	WHEREUPON,
6	JASON GOSS,
7	called as a witness and having been first duly sworn
8	to tell the truth, the whole truth, and nothing but
9	the truth, was examined and testified as follows:
10	EXAMINATION
11	BY THE HEARING OFFICER:
12	THE HEARING OFFICER: Great. Would you
13	put your hand down? Would you state and spell your
14	name for the record?
15	MR. GOSS: Jason Goss. G-O-S-S is my
16	last name, and my first name is J-A-S-O-N.
17	THE HEARING OFFICER: Okay. And I
18	already asked another reservoir engineer this morning
19	what does that job duty entail, so I'm not going to
20	ask you the same question. Did you hear what he said
21	earlier?
22	MR. GOSS: Yes, sir.
23	THE HEARING OFFICER: Okay. Great.
24	What is your education that goes toward this
25	expertise?

1	MR. GOSS: I graduated from the
2	University of Texas in Austin in 2008, and I also am a
3	registered professional engineer in the state of
4	Texas, and I received that license in 2015.
5	THE HEARING OFFICER: Okay. And what
6	work experience do you have that goes toward
7	reservoir I'm assuming you're asking to be
8	qualified as a reservoir engineer?
9	MR. GOSS: Yes, sir, along with
10	operations and and engineering manager for for
11	V-F.
12	THE HEARING OFFICER: Okay.
13	Mr. Savage, which expertise do you want
14	me to qualify him in?
15	MR. SAVAGE: So V-F is a smaller
16	company certainly, reservoir engineer, but if he
17	has drilling experience or other engineering
18	experience, it'd be nice for him to be able to inform
19	the OCD on those matters.
20	THE HEARING OFFICER: So we typically
21	hear from landmen, geologists, reservoir engineers,
22	petroleum geologists, what expertise what title
23	would that be?
24	MR. SAVAGE: May I ask?
25	So Mr. Goss, what other areas are you
	Page 77

1	comfortable testifying to? Drilling engineering?
2	Completion engineering?
3	MR. GOSS: Sure. Both those I have
4	experience in as well in in Eddy/Lee County.
5	MR. SAVAGE: So we'd request that
6	reservoir engineering, drilling, and completion would
7	be a good suite for him.
8	THE HEARING OFFICER: Okay. It's going
9	to take a little bit of time, though. You want me to
10	take the time to do all three expertise?
11	MR. SAVAGE: No, not today.
12	THE HEARING OFFICER: Okay. Not today.
13	Go ahead.
14	MR. SAVAGE: That's maybe something
15	that's like in a contested situation we might deal
16	with
17	THE HEARING OFFICER: We'll deal with
18	it then, Mr. Goss. Let's just deal with your
19	reservoir engineering background. Okay?
20	MR. GOSS: Yes, sir.
21	THE HEARING OFFICER: All right.
22	Excellent. You've already told me your education.
23	What experience do you have as a reservoir engineer?
24	MR. GOSS: Okay. I began my career in
25	West Texas in the Levelland area worked in the
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1	Levelland unit for a small operator there. I was
2	there for a few years.
3	Since then, I've been in West Texas. I
4	worked for Nadel and Gussman Permian and then onto BC
5	Operating and then a a disposal company called
6	Delaware Energy and BTA BTA Oil Producers as well,
7	and now V-F all in all in southeastern New
8	Mexico.
9	THE HEARING OFFICER: Okay. I didn't
10	want to interrupt you while you were speaking, but
11	what would be helpful to me is if you would tell me,
12	you know, what years you know, give me some dates,
13	tell me what you did for those companies that goes
14	towards reservoir engineering.
15	MR. GOSS: For most of those years I've
16	worked for small operators. And so the the entire
17	time I've always helped with calculating reserves,
18	doing decline curve analysis, and helping the
19	exploration department determine where best to drill
20	wells.
21	THE HEARING OFFICER: Okay.
22	Mr. Savage, did you say that you
23	included his resume on a particular page?
24	MR. SAVAGE: That's correct, page 114.
25	THE HEARING OFFICER: Let me get to it.
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1	Hold on. What'd you say? 114?
2	MR. SAVAGE: 114 of the packet.
3	THE HEARING OFFICER: Okay. I don't
4	have the right packet in front of me. So let me
5	thought I was looking at your
6	MR. SAVAGE: Yeah. That's correct.
7	THE HEARING OFFICER: I'm obviously not
8	in the right file. Hold on one second.
9	MR. SAVAGE: Okay.
10	THE HEARING OFFICER: All right.
11	25193. Hold on.
12	Mr. Goss, I just need a little bit more
13	data. And instead of your giving it to me this way,
14	I'll just look it up, so it's okay.
15	MR. GOSS: Thank you.
16	THE HEARING OFFICER: Yes. Of course.
17	All right. So Mr. Savage, what page of
18	143?
19	MR. SAVAGE: 114.
20	THE HEARING OFFICER: Oh, boy. All
21	right. 114. Okay. Here I am.
22	So Mr. Goss, I see on your resume I
23	guess it's several I guess it's three pages. So I
24	see a production engineer back in '09 for SK Rogers.
25	I see drilling manager from '11 to '15, more drilling
	Page 80
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1	manager for BC in '16 and '17, VP of drilling for
2	Delaware Energy in '17 to '22, drilling engineers
3	I see a lot of drilling engineer.
4	How does a drilling engineer background
5	give you the ability to from what I understood from
6	the other reservoir engineer this morning, I thought I
7	understood what a reservoir engineer does. Maybe you
8	should tell me what you think a reservoir engineer
9	does.
10	MR. GOSS: Sure. What I've done in the
11	past is reserves, reserves calculations for companies
12	that I've worked at, deciding the the through
13	decline curve analysis, how much reserves are left and
14	what is economic to drill.
14 15	what is economic to drill. And I also in my licensing, have
15	And I also in my licensing, have
15 16	And I also in my licensing, have also studied and looked at reservoir engineering quite
15 16 17	And I also in my licensing, have also studied and looked at reservoir engineering quite extensively.
15 16 17 18	And I also in my licensing, have also studied and looked at reservoir engineering quite extensively. THE HEARING OFFICER: Mr. Savage, maybe
15 16 17 18	And I also in my licensing, have also studied and looked at reservoir engineering quite extensively. THE HEARING OFFICER: Mr. Savage, maybe I'm not asking the right questions. Can you ask some
15 16 17 18 19	And I also in my licensing, have also studied and looked at reservoir engineering quite extensively. THE HEARING OFFICER: Mr. Savage, maybe I'm not asking the right questions. Can you ask some more questions so that I can get him qualified? I
15 16 17 18 19 20 21	And I also in my licensing, have also studied and looked at reservoir engineering quite extensively. THE HEARING OFFICER: Mr. Savage, maybe I'm not asking the right questions. Can you ask some more questions so that I can get him qualified? I mean, as of now, I'll qualify him as a drilling
15 16 17 18 19 20 21	And I also in my licensing, have also studied and looked at reservoir engineering quite extensively. THE HEARING OFFICER: Mr. Savage, maybe I'm not asking the right questions. Can you ask some more questions so that I can get him qualified? I mean, as of now, I'll qualify him as a drilling engineer, but I don't think that's what you really
15 16 17 18 19 20 21 22	And I also in my licensing, have also studied and looked at reservoir engineering quite extensively. THE HEARING OFFICER: Mr. Savage, maybe I'm not asking the right questions. Can you ask some more questions so that I can get him qualified? I mean, as of now, I'll qualify him as a drilling engineer, but I don't think that's what you really want.

1	qualified as that, so
2	THE HEARING OFFICER: Okay. I think
3	he's obviously qualified as a drilling engineer before
4	this division, so we have drilling engineer.
5	EXAMINATION
6	BY MR. SAVAGE:
7	MR. SAVAGE: So Mr. Goss, looking at
8	your resume, I noticed you worked for SK Rogers as
9	production engineer, and it looks like that deals with
10	production. Does that fall into the area of reservoir
11	engineer that you're describing?
12	MR. GOSS: Yes. It's not on my title,
13	but I would say so. Where you see "Initiate
14	performance studies, including but not limited to
15	volumetric, decline curve analysis, and offset open
16	hole logs for generating prospects," I I would say
17	that definitely
18	MR. SAVAGE: Can you go through the job
19	list that you provide during that tenure with SK
20	Rogers and describe how you applied worked as a
21	reservoir engineer in regard to that job list that you
22	list?
23	MR. GOSS: I'm sorry, can you say that
24	again? Did you ask me to provide the job list right
25	now?

1	MR. SAVAGE: No, no. So on the SK
2	Rogers Oil on your stint with SK Rogers Oil as a
3	production engineer, you have a job list below that
4	denoting everything you did for SK Rogers.
5	Could you go through that list and
6	explain how you worked as a reservoir engineer in
7	relation to what you described on that list?
8	MR. GOSS: Yes. Like I just talked
9	about the volumetrics, looking at logs to and
10	deciding reserves in place, doing the volumetric
11	calculations, looking at the resistivity curve to
12	determine oil in place, oil water saturations let's
13	see here calculate decline rates and remaining
14	reserves on potential acquisition prospects.
15	And I did this for all the entire
16	assets for the property tax evaluation every year as
17	well, and our reserves and any kind of letter for a
18	partner where we calculated potential reserves for
19	workover or for a drill well or for all the water
20	flood properties that we had.
21	THE HEARING OFFICER: Okay. Thank you,
22	Mr. Savage. I get the point.
23	Okay. So Mr. Goss, you're recognized
24	not only as a drilling engineer, but you're recognized
25	as a reservoir engineer before this division.

1	So please continue, Mr. Savage.
2	MR. SAVAGE: Okay. Thank you. In case
3	25193 V-F Petroleum seeks an order pooling all
4	uncommitted interests in the Bone Spring Formation
5	underlying a non-standard 1906.35-acre, more or less,
6	spacing unit comprised of all of Sections 35, 36, and
7	34.
8	The unit will be dedicated to eight
9	initial wells. These are the Angel Ranch 36-34 Fed
10	Com Wells, orientation is laydown east to west, and
11	well locations are standard.
12	Mr. Shaw's exhibit includes his landman
13	self-affirm statement, C102s, and ownership breakdown,
14	the well proposal letter with AFEs, the chronology of
15	contacts, a list of offset owners, and several
16	additional exhibits for the division's benefit.
17	(Exhibit A was marked for
18	identification.)
19	I'd like to point out that the list
20	A6 Exhibit A6 is a list of adjoining offset owners,
21	and they were all provided notice of the non-standard
22	unit. And V-F asks that the division to include
23	approval of the non-standard unit as part of today's
24	hearing and evaluation of the case once it is taken
25	under advisement.

1	(Exhibit A-6 was marked for
2	identification.)
3	There was question whether or not we
4	would do that as an administrative approval, but we
5	decided to do it with as part of the hearing.
6	Mr. Burke's Exhibit B for this case
7	includes his geology statement along with the standard
8	suite of five geology exhibits that show potential for
9	development as described in his statement.
10	(Exhibit B was marked for
11	identification.)
12	And I need to point out, I just found
13	out this morning that Exhibit 4 of his exhibit it
14	needs some kind of slight correction on page 100. And
15	Mr. Burke did send me the page to include to correct
16	the matter, and he can address exactly what he's
17	referring to because he's available.
18	Do you want to do that right now, or do
19	you want me to proceed?
20	THE HEARING OFFICER: No. Let's wait
21	till you finish and you move for admission.
22	MR. SAVAGE: Okay. Mr. Goss has
23	provided a statement providing a brief overview
24	highlighting certain engineering details and makes
25	himself available for any questions regarding
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1	engineering aspects of the development plan.
2	Exhibit D provides a self-affirmed
3	statement of notice for mailings publication
4	notice. Notice was timely mailed on February 20,
5	2025, and timely published on February 22, 2025.
6	(Exhibit D was marked for
7	identification.)
8	Mr. Hearing Examiner, at this time I
9	request that Exhibits A, B, C, and D, and all
10	sub-exhibits be admitted into the record for this case
11	and the case be taken under advisement. Counsel and
12	witnesses are available for questions.
13	(Exhibit C was marked for
14	identification.)
15	THE HEARING OFFICER: Thank you.
16	Are there any objections? Hearing
17	none, your exhibits are admitted.
18	(Exhibit A through Exhibit D were
19	received into evidence.)
20	THE HEARING OFFICER: Mr. Garcia,
21	questions for the witnesses?
22	MR. GARCIA: I have a few questions.
23	I'm not really sure who to address. It might be
24	Mr. Savage.
25	THE HEARING OFFICER: Mr. Savage
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1	okay?
2	MR. SAVAGE: I'm yeah yes.
3	MR. GARCIA: Sorry. I'm trying to get
4	my thoughts straight.
5	Mr. Savage, I guess where I'm
6	getting being held up on is your original
7	application and your notice, to me, don't really
8	appear that you're asking for NSP, therefore I'm kind
9	of questioning if notice was proper.
10	The newspaper article kind of just says
11	we're applying for compulsory pooling and that's it.
12	Your notice letters to people that you sent out
13	your law firm sent out say compulsory pooling, and it
14	says underlying NSP, where typically these cases will
15	say compulsory pooling and approval of the NSP.
16	So I'm kind of being hung up there.
17	And in addition to the NSP, normally you guys provide
18	us an exhibit I see your A6, but normally there's
19	also an exhibit where it's like a bird's eye view or
20	the wells looking down and it's highlighted all the
21	offset acreage with the party's names listed so we
22	could see how far out you noticed.
23	And I don't see that either. So I
24	guess I'm kind of hung up on if this case is even
25	ready to be heard for a non-standard spacing unit.

MR. SAVAGE: I understand that. So in
our original application, we did consider we were
thinking we'd do the NSP by administrative approval,
and that's why we listed that in the application.
The Landman Jordan Shaw apparently had
worked towards getting notice to all the offset
owners, and Exhibit A6 provides that list. And our
Exhibit D on notice we have a separate mailing list
that we actually show consummation of those letters
being sent delivered.
So everybody was noticed and the
landman provided a statement in his provided a
paragraph in his statement where he describes what
exactly he did or and what we did to provide for
the approval of the non-standard unit through the
hearing.
We did note that, you know, if that is
not possible that we would pursue it by administrative
approval because we realized that at the initial
outset, we were thinking of it in terms of
administrative approval.
So you know, we understand the
question, and let me I was going to go up to the
landman statement here and take a look exactly what we
said on that.

1	So paragraph number 7 so the unit is
2	a non-standard spacing unit. "V-F has provided proper
3	notice prior to this hearing to all offset owners
4	adjoining the spacing unit and the satisfaction of the
5	particular rule and requests approval of the
6	non-standard spacing unit as part of the if the OCD
7	finds they cannot approve the NSP pursuant to the
8	hearing as requested, then V-F will be seeking
9	administrative approval."
10	And then, you know, a mention of
11	Exhibit A6. And then also there is a confirmation of
12	the mailings to the offset operators. All the offset
13	operators all the way around the unit were
14	adjoining the unit all the way around 360 were
15	notified.
16	So I guess, you know, it looks to us
17	that the rule was satisfied. You know, I believe that
18	the OCD would have an option to approve it, but it
19	would be their discretion to do so, I believe.
20	MR. GARCIA: Yeah. My current stance
21	is I would prefer the NSP to do it administratively.
22	I'm not sure the hearing examiner can help me out
23	on the legal process for this, but the compulsory
24	pooling checklist currently calls out wanting the NSP
25	and I think that part would be need to be removed

1	from the checklist.
2	You are going to need that map, that
3	track map of surrounding acreage and showing who owns
4	it. Even if you go through the admin process, it's a
5	required exhibit for both processes, hearing and
6	admin.
7	MR. SAVAGE: Yes. Understood. Thank
8	you.
9	THE HEARING OFFICER: All right. So
10	Mr. Garcia, I'll come back to you in just a moment.
11	Mr. Savage, you said that there was a
12	supplemental exhibit by Mr. Shaw, was it?
13	MR. SAVAGE: Well, so Mr. Burke has a
14	Exhibit 4 that needs to be placed into a revised or
15	amended hearing packet.
16	THE HEARING OFFICER: Mr. Burke. Okay.
17	And what are you revising?
18	MR. SAVAGE: He has a correction on
19	there. I just got it this morning, so I was trying to
20	look at it on my
21	THE HEARING OFFICER: Is this Mr. Burke
22	here?
23	MR. SAVAGE: Mr. Burke is available
24	for yes, that's correct.
25	THE HEARING OFFICER: Okay. Are you
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1	Mike Burke?
2	MR. BURKE: Yes, sir.
3	THE HEARING OFFICER: Okay. Good.
4	Have you been recognized as an expert before this
5	division?
6	MR. BURKE: Yes, sir, I have.
7	THE HEARING OFFICER: In what
8	expertise?
9	MR. BURKE: As as a petroleum
10	geologist.
11	THE HEARING OFFICER: Okay. Petroleum
12	geologist. What does a petroleum geologists do?
13	MR. BURKE: In in my background,
14	I've done every aspect of geological work associated
15	with the oil and gas business, from planning well
16	programs, developing prospects, calculating reserves
17	if necessary, mapping of pay zones.
18	THE HEARING OFFICER: Okay. I
19	understand. Okay. So Mr. Burke, I'm not sure I need
20	to put you under oath yet. What are you trying to
21	revise?
22	MR. BURKE: On if you look on on
23	a page 100
24	THE HEARING OFFICER: Let me get there.
25	I haven't got there yet. Hold on. It looks like a
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1	V-F Exhibit B4?
2	MR. BURKE: Yes.
3	THE HEARING OFFICER: Okay. What am I
4	looking at?
5	MR. BURKE: And the the two
6	rectangular depictions there. The first one is a
7	is a wellbore view looking down the the down the
8	trajectory of the wellbore from west to east.
9	And I've colored in where the wellbores
10	will be put is as far as their vertical zone, whether
11	it's and you can see on the the top one it's
12	Bone Springs 2, which is the Second Bone Spring and
13	Bone Springs 3.
14	And then on the bottom one, that's a
15	bird's eye view looking down on the on the same
16	sections that are seen seen laterally in the one
17	above.
18	And I only colored in the centermost to
19	pass for the wells. I should have colored in the
20	entire thing because when we're fully developed, we'll
21	have a wellbore work in each of the the lateral
22	sections and those two vertical sections, the second
23	Bone Springs and the third Bone Springs.
24	And then what I submitted is, it just
25	changes the coloring of the lower diagram to where all

1	of the all of the sections are completely yellow.
2	And if you'll if you could flip to the next one,
3	you'll see that it'll have one location.
4	This is this is a fully developed
5	example and and each one of the other exhibits that
6	follow that are are each one of the individual
7	wells and where they're located vertically and
8	laterally.
9	So that's what I left off. I just
10	I it was just a coloring error on my part on the
11	very first one. It should have all been colored on
12	the lower diagram.
13	THE HEARING OFFICER: I understand.
14	Okay. So Mr. Garcia, you don't have
15	any questions for any witness, is that right?
16	MR. GARCIA: Correct.
17	THE HEARING OFFICER: All right. But
18	we're having a problem with the NSP issue. You would
19	prefer that Mr. Savage obtain that administratively
20	instead of through the notice and hearing process?
21	MR. GARCIA: If he wants the case to
22	move forward today. Alternatively, the case could be
23	continued and notice redone. The admin process might
24	just be easier for him.
25	THE HEARING OFFICER: Okay.

1	Mr. Savage?
2	MR. SAVAGE: We'll do it
3	administratively.
4	THE HEARING OFFICER: Administratively.
5	All right. And you still need to correct or amend
6	I mean this coloring issue, I'm not sure that that
7	I don't know that that's critical, but Mr. Garcia
8	would tell me that. But are there other issues that
9	you need to correct?
10	MR. SAVAGE: No, that's it.
11	THE HEARING OFFICER: That would be it?
12	MR. SAVAGE: That would be it.
13	THE HEARING OFFICER: Mr. Garcia, do
14	you need that to be corrected? That yellow
15	MR. GARCIA: I'm not too concerned
16	about that. The gun barrel shows it I'll call it a
17	gun barrel map. The main thing would just be in the
18	checklist. It says the NSP is requested in this
19	pooling order.
20	THE HEARING OFFICER: How are you going
21	to fix that, Mr. Savage?
22	MR. SAVAGE: We can do a revised
23	hearing packet with a corrected checklist.
24	THE HEARING OFFICER: You can get that
25	done today?

1	MR. SAVAGE: Yes, sir.
2	THE HEARING OFFICER: All right. Okay.
3	If that's the only change you're making because we
4	don't care about the diagram on page 100 that
5	Mr. Burke was discussing with me. I think everyone
6	here understands how that should be all yellow and not
7	just the middle part of it.
8	So thank you, Mr. Burke. You're not
9	there anyway.
10	Okay. So if you can get that in today,
11	then we'll take this case under advisement.
12	MR. SAVAGE: Okay. Thank you.
13	THE HEARING OFFICER: All right. Thank
14	you.
15	We're off the record in this case.
16	THE HEARING OFFICER: Moving on now to
17	Flat Creek Resources 25255. I believe we have one
18	other 25256. Entries of appearance, please?
19	MS. SHAHEEN: Sharon Shaheen, from the
20	Santa Fe office of Spencer Fane, on behalf of Flat
21	Creek.
22	THE HEARING OFFICER: Are there any
23	other parties that you know of, Ms. Shaheen?
24	MS. SHAHEEN: Not that I'm aware of.
25	THE HEARING OFFICER: Okay. It looks
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1	like this case was continued from the April 10 docket?
2	MS. SHAHEEN: That is correct.
3	THE HEARING OFFICER: Why?
4	MS. SHAHEEN: It was continued because
5	we had proposed one of the wells as an alternative
6	well as alternatives because there was an unleased
7	BLM track. And since then, we've learned that the BLM
8	track lease will be reinstated, and so we're prepared
9	to tell the division which alternative we prefer.
10	THE HEARING OFFICER: Okay. All right.
11	Why don't you proceed?
12	MS. SHAHEEN: It may be helpful for me
13	to take these two cases separately.
14	THE HEARING OFFICER: Okay. Please.
15	MS. SHAHEEN: Okay. In Case Number
16	25255, Flat Creek seeks to pool uncommitted interest
17	owners in the Bone Spring in a non-standard 640-acre
18	unit comprised of the north half of Sections 22 and
19	23, Township 24 South, Range 26 East in Eddy County.
20	Flat Creek will be seeking
21	administrative approval of the non-standard unit. In
22	this unit we propose to drill two 2-mile wells, the
23	Jurnegan BS Fed Com Number One and Number Two.
24	As we noted earlier, the Number 1H was
25	proposed in the alternative due to the unleased

1	federal tract. Since then, we've learned that the
2	lease will be reinstated, and we're therefore
3	requesting that the two-mile alternative for the 1H be
4	approved.
5	There is a depth severance at a
6	stratigraphic equivalent of 8,062 feet as defined on
7	the Baker Hughes gamma ray log of the Ringer Federal
8	Com 4 Well, that is 300 feet above the top of the
9	Wolfcamp Formation, which is at 8,362 feet.
LO	Flat Creek proposed to pool the entire
L1	Bone Spring so as not to strain the lower interval.
L2	Only one owner is solely in the lower interval. We do
L3	not seek to pool that owner in this proceeding. Flat
L4	Creek is in the process of negotiating a voluntary
L5	agreement with that owner.
L6	We've provided the usual exhibits. As
L7	you can see on the cover page, both the landman and
L8	the geologist, Mr. Gregory and Mr. Anderson, have been
L9	previously qualified as expert witnesses by the
20	division.
21	Notice was sent out two letters, one
22	on March 20th of 2025. That was followed by another
23	letter on April 18th when we discovered four
24	additional owners. The publication was timely. That
25	was on March 27th and April 24th.

1	With that, I would move for admission
2	of Exhibits A, B, and C and all sub-exhibits attached
3	thereto and ask that the division take this case under
4	advisement. Of course, we're ready to answer any
5	questions that you may have.
6	(Exhibit A and Exhibit B and Exhibit C
7	were marked for identification.)
8	THE HEARING OFFICER: So we'll take the
9	cases individually.
10	Are there any objections?
11	Your exhibits are admitted into
12	evidence.
13	(Exhibit A and Exhibit B and Exhibit C
14	were admitted into evidence.)
15	THE HEARING OFFICER: Mr. Garcia,
16	questions?
17	MR. GARCIA: I do. Sorry.
18	THE HEARING OFFICER: For which
19	witness?
20	MR. GARCIA: I think I'm going to keep
21	picking on counsel today if that's okay.
22	THE HEARING OFFICER: Okay. So not
23	Mr. Gregory or Mr. Anderson, but you want to ask
24	Ms. Shaheen. Go ahead.
25	MR. GARCIA: Ms. Shaheen sorry, I
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1	keep getting hung up today on cases. In case 25255,
2	you have the depth severance 300 feet above the
3	Wolfcamp, but you're compulsory pooling all of the
4	Bone Springs, which would be crossing the depth
5	severance.
6	I guess I'm just curious if you could
7	give me more detail or on reasoning we would approve
8	that? Because historically, OCDs never issued an
9	order that would cross the depth severance.
LO	Industries always come to us with two separate cases,
L1	one above and one below the depth severance.
L2	MS. SHAHEEN: I don't know that I can
L3	answer that question. The most that I can tell you is
L4	that we thought it would be prudent to include the
L 5	lower interval.
L6	And, as I noted, we're in the process
L7	of negotiating a voluntary agreement with the owner in
L8	that interval, who is the sole let me see if I can
L9	explain it.
20	That entity, its only interest is in
21	that lower interval. Everyone else has an interest in
22	the entire interval. But I think Mr. Gregory is
23	available to provide further insight if that would be
24	helpful.
25	MR. GARCIA: That would be helpful,

1	after, I believe, the examiner swears them in.
2	THE HEARING OFFICER: Mr. Gregory?
3	MR. GREGORY: Yes, sir.
4	THE HEARING OFFICER: Okay. Let's get
5	you on the camera. There you go. Would you please
6	raise your right hand for me?
7	WHEREUPON,
8	MIKE GREGORY,
9	called as a witness and having been first duly sworn
10	to tell the truth, the whole truth, and nothing but
11	the truth, was examined and testified as follows:
12	THE HEARING OFFICER: Would you state
13	and spell your name for the record?
14	MR. GREGORY: Mike Gregory, M-I-K-E
15	G-R-E-G-O-R-Y.
16	THE HEARING OFFICER: And you've been
17	previously qualified as an expert in what field?
18	MR. GREGORY: Landman.
19	THE HEARING OFFICER: Landman before
20	this division?
21	MR. GREGORY: Yes.
22	THE HEARING OFFICER: Perfect.
23	Okay. Mr. Garcia?
24	//
25	//
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1 DIRECT EXAMINATION 2. BY MR. GARCIA: 3 MR. GARCIA: Did you hear the question I had asked Mr. Shaheen a second ago? 4 5 MR. GREGORY: Yes, I did. I'll see if I can explain it a little bit better. There is this 6 depth severance that exists. And maybe I will clarify 8 that we -- we do in fact have a voluntary agreement in 9 place with that other owner in how to handle the interest in a -- in a depth severance situation. 10 11 That's why we're not seeking to pool 12 them, because we already have a volunteer agreement. In addition, we are seeking to -- we are working on a 13 14 trade where they will trade out of at least a majority 15 of that interest. 16 So the reason that we're not seeking to 17 pool them and that we're seeking to pool the entire Bone Spring is -- is on the one hand, to not strain 18 the interval and on the other hand, because we already 19 20 have a voluntary agreement and how to address the 2.1 depth severance with them. 22 MR. GARCIA: And so further question, the party that's below the depth severance, I'm not 23 2.4 sure who that is, but say they own -- I think your exhibits of something like 16 percent, wouldn't that 25

1	change the above party's interest because you took 16
2	percent out of the above interest?
3	So wouldn't all interest be different
4	across the depth severance, I guess, is my next
5	question?
6	MR. GREGORY: Yeah. I mean, I think
7	the it it really, I think, would impact our
8	interest and their interest. So I think if you if
9	you did blend it, then it it would probably our
10	interests would probably be the only one impacted
11	there because everybody else owns the same interests
12	throughout all the depths.
13	And because Flat Creek and the other
14	company are the only two companies that would be
15	impacted, we have a we have a voluntary agreement
16	between our two companies on on how to handle it.
17	MR. GARCIA: Okay.
18	Okay. I think that's all my questions
19	for now, Mr. Examiner.
20	THE HEARING OFFICER: Okay. Then can
21	we take this case under advisement, Mr. Garcia?
22	MR. GARCIA: We can.
23	THE HEARING OFFICER: Okay. Very good.
24	Ms. Shaheen, your second case?
25	MS. SHAHEEN: Thank you. In Case
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1	Number 25256, Flat Creek seeks to pool the Bone Spring
2	down to the depth severance that we previously
3	described in a non-standard 640-acre unit comprised of
4	the south half of Sections 22 and 23 in Township 24
5	South, Range 26 East in Eddy County.
6	The lower interval of the Bone Spring
7	was previously pooled at the request of another
8	operator, Civitas [ph], in Order Number R-23612, Case
9	Number 24713. Again, Flat Creek will seek
10	administrative approval of the non-standard unit.
11	Flag Creek proposes to drill four
12	1.5-mile wells oh, excuse me, that's a mistake
13	two 2-mile wells, the Jurnegan BS Fed Com Number Three
14	and Number Four.
15	Again, we have the usual exhibits. And
16	Mr. Gregory and Mr. Anderson are again the landman and
17	geologist and were previously qualified as expert
18	witnesses by the division.
19	Notice went out by letters of March
20	20th and April 18th for the same reason, we discovered
21	an additional for owners, and publication was on March
22	27th and April 24th.
23	With that, I would move for admission
24	of Exhibits A, B, and C and all sub-exhibits attached
25	thereto and ask that the division take Case Number

1	25256 under advisement.
2	(Exhibit A and Exhibit B and Exhibit C
3	were marked for identification.)
4	THE HEARING OFFICER: Are there any
5	objections? The exhibits are admitted.
6	(Exhibit A and Exhibit B and Exhibit C
7	were received into evidence.)
8	THE HEARING OFFICER: Mr. Garcia?
9	MR. GARCIA: Ms. Shaheen, just to
10	clarify, the depth severance issue doesn't exist in
11	this case, and order is the reason there's the
12	difference here?
13	MS. BENNETT: There is a depth
14	severance, and so we're and the lower interval was
15	previously pooled, so we're only seeking to pool the
16	Bone Spring down to the depth severance in this case.
17	MR. GARCIA: Okay. No questions then.
18	THE HEARING OFFICER: All right. Thank
19	you, Mr. Garcia.
20	This case is taken under advisement.
21	We're off the record in this case.
22	Let's go on to case number nine. This
23	is Devon Energy. It looks like we have two cases from
24	them, 25258 and I don't know if they're joined or not,
25	but we have 25307.

1	Entries of appearance, please?
2	MR. SAVAGE: Darren Savage with the
3	Santa Fe office of Abadie & Schill, appearing on
4	behalf of applicant Devon Energy Production Company,
5	LP. And yes, we'd like to do these together.
6	THE HEARING OFFICER: Go right ahead.
7	MR. SAVAGE: Okay. These two cases
8	cover lands in Sections 2, 3, and 4, Township 22
9	South, Range 27 East oh, I'm sorry, there's other
10	appearances
11	MR. RANKIN: Yeah, sorry. Sorry,
12	Darren.
13	Mr. Hearing Officer, also appearing in
14	this case on behalf of COG Operating and Concho Oil
15	and Gas, is myself, Adam Rankin, with the Santa Fe
16	Office of Holland & Hart in both cases.
17	THE HEARING OFFICER: And what is your
18	position?
19	MR. RANKIN: Just appearing to preserve
20	rights.
21	THE HEARING OFFICER: Thank you.
22	MS. KESSLER: Mr. Examiner, Jordan
23	Kessler, on behalf of EOG Resources, also preserving
24	rights in this case. Thank you.
25	THE HEARING OFFICER: Thank you.

1	MS. BENNETT: Good morning,
2	Mr. Examiner. Deana Bennett on behalf of Magnum
3	Hunter, which is an affiliate of Coterra, and only
4	monitoring these cases in both cases.
5	THE HEARING OFFICER: Thank you.
6	Mr. Savage?
7	MR. SAVAGE: Yes, my apologies on that.
8	These cover Sections 2, 3, and 4, Township 22 South,
9	Range 27 East, Eddy County, New Mexico.
LO	The landman, Jake Norris, has testified
L1	previously before the division, and his credentials
L2	have been accepted as an expert in petroleum land
L3	matters.
L 4	Likewise, the geologist Joe Dixon has
L5	testified previously before the division, and his
L6	credentials have been accepted as a matter of record
L7	for an expert witness.
L8	In Case Number 25258, Devon seeks an
L9	order pooling all uncommitted interest in the Purple
20	Sage Wolfcamp Formation designated as a gas pool
21	underlying a standard 639.26-acre, more or less,
22	spacing unit comprised of the north half of Sections 3
23	and 4.
24	The unit will be dedicated to the War
25	Club 3-4 Fed Com Wells. Orientation of the wells and

1	unit is laydown east to west, and the location of the
2	wells is non-standard. Devon is applying
3	administratively for approval of the unorthodox well
4	locations.
5	Mr. Norris's exhibits for this case
6	include his landman self-affirmed statements, C102s
7	and ownership breakdown, well proposal letter with
8	AFEs and the chronology of contacts.
9	(Exhibit A was marked for
10	identification.)
11	Mr. Dixon's Exhibit B for this case
12	includes his self-affirmed geology statement along
13	with his five geology exhibits. Exhibit C provides a
14	self-affirmed statement of notice for mailings and
15	publication notice.
16	Notice was timely mailed on March 20,
17	2025, and timely published on April 1, 2025.
18	(Exhibit B and Exhibit C were marked
19	for identification.)
20	In the next case, 25307, Devon seeks an
21	order pooling all uncommitted interest in the Purple
22	Sage Wolfcamp Formation underlying a standard 480-
23	acre, more or less, spacing unit comprise of the south
24	half of Section 3 in the southwest quarter of Section
25	2.

1	These units will also be dedicated to
2	War Club 2-3 Fed Com Wells. The orientation of the
3	wells and unit is laid down east to west, and the
4	location of the wells is non-standard. And again,
5	we'll be applying administratively for approval of the
6	non-standard locations.
7	Mr. Norris's Exhibit A again includes
8	his suite of self-affirmed statements, C102, ownership
9	breakdown, well proposal with AFE, and chronology of
LO	contacts.
L1	(Exhibit A was marked for
L2	identification.)
L3	And Mr. Dixon's Exhibit B for this case
L4	includes his self-affirmed statement along with his
L5	five geology exhibits. And Exhibit C provides a
L6	self-affirmed statement of notice for mailings and
L7	publication.
L8	Notice was timely mailed on April 17,
L9	2025, and timely published on April 22, 2025.
20	(Exhibit B and Exhibit C were marked
21	for identification.)
22	Mr. Examiner, at this time I move that
23	Exhibits A, B, C, A, B, and C and sub-exhibits be
24	admitted into the record for these two cases and the
25	cases be taken under advisement.

1	Counsel and witnesses are available for
2	questions. Thank you.
3	THE HEARING OFFICER: Are there any
4	objections?
5	Your exhibits are admitted into
6	evidence.
7	(Exhibit A and Exhibit B and Exhibit C
8	were received into evidence.)
9	THE HEARING OFFICER: Mr. Garcia?
10	MR. GARCIA: No questions.
11	THE HEARING OFFICER: All right.
12	These two cases are taken under
13	advisement. Thank you, Mr. Savage.
14	MR. SAVAGE: Thank you.
15	THE HEARING OFFICER: Off the record in
16	these cases.
17	All right. We're moving on to number
18	11. Spur Energy Partners, Case Number 25271.
19	Entries, please?
20	MS. HARDY: Good morning, Mr. Examiner.
21	Dana Hardy with Hardy McLean on behalf of Spur, and
22	there are no other parties in this case.
23	THE HEARING OFFICER: Perfect. Thank
24	you.
25	MS. HARDY: In this case, Spur seeks an
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1	order pooling all uncommitted interest in the Yeso
2	Formation underlying a 480-acre, more or less,
3	standard horizontal spacing unit comprised of the
4	south half of Section 16 and the southwest quarter of
5	Section 15, Township 17 South, Range 28 East, in Eddy
6	County and Spur will dedicate the unit to the Ghost
7	1615 State Com Wells.
8	Our exhibits include the self-affirmed
9	statements of Landman Scott Hartman and Geologist
10	Matthew Van Wie, both of whom have previously
11	testified and been recognized as experts by the
12	division in their respective fields.
13	Mr. Hartman provides the standard land
14	exhibits, the plat of tracks, ownership interests, and
15	pooled parties are identified in Exhibit A3.
16	(Exhibit A-3 was marked for
17	identification.)
18	Mr. Van Wie provides a location map,
19	subsea structure map, cross section, gun barrel
20	diagram, and a map of the existing wellbores in the
21	area.
22	(Exhibit B was marked for
23	identification.)
24	Exhibit C includes the notice exhibits.
25	Our notice letter was timely sent on March 20, 2025,

1	and we timely published notice on March 25, 2025.
2	(Exhibit C was marked for
3	identification.)
4	MS. HARDY: With that, unless there are
5	questions, I request that the exhibits be admitted
6	into the record and that the case be taken under
7	advisement.
8	THE HEARING OFFICER: Are there any
9	objections? Your exhibits are admitted into evidence.
10	(Exhibit A-3 and Exhibit B and Exhibit
11	C were received into evidence.)
12	THE HEARING OFFICER: Mr. Garcia?
13	MR. GARCIA: No questions.
14	THE HEARING OFFICER: Your case is
15	taken under advisement. Thank you.
16	MS. HARDY: Thank you.
17	THE HEARING OFFICER: Moving on to
18	Mewbourne Oil Company. It looks like we have two
19	cases, Number 25285 and 86.
20	Entries, please?
21	MR. BRUCE: Mr. Examiner, Jim Bruce
22	representing Mewbourne.
23	THE HEARING OFFICER: Are there any
24	other parties that looks like Mr. Rankin is a
25	party.

1	MR. RANKIN: Good morning, Mr. Hearing
2	Officer. Adam Rankin with the Santa Fe office of
3	Holland & Hart, appearing on behalf of COG Operating
4	in both cases, just observing and preserving rights.
5	THE HEARING OFFICER: Thank you.
6	Mr. Bruce?
7	MR. BRUCE: Yes, sir. Mr. Examiner,
8	take the first case first. Mewbourne seeks to force
9	pool the Bone Spring the entire Bone Spring
10	Formation, underlying a well unit non-standard well
11	unit comprised of the east half of Section 12, 20
12	South, 28 East, and all of Sections 7 and 8, 20 South,
13	29 East, which is a non-standard unit.
14	Approval of the non-standard unit is
15	being sought administratively. Submitted as exhibits
16	are Exhibit 1, the pooling checklist. Exhibit 2, the
17	verified statement of Josh Anderson, who has
18	previously been qualified by the division as a
19	petroleum landman.
20	(Exhibit 1 and Exhibit 2 were marked
21	for identification.)
22	Mewbourne seeks to force pool initially
23	to drill three third Bone Spring wells identified in
24	the verified statement. The statement contains the
25	usual exhibits.

1	I would note that page 17, which is
2	part of Exhibit 2B in part one of the exhibit packages
3	at the top of that page, gives all of the parties
4	being pooled. About 20 percent of the well unit is
5	still being pooled.
6	Exhibit 3 is the affidavit of the
7	geologist Charles Gillespie, who has testified many,
8	many times before the division as an expert petroleum
9	geologist. Obviously, his exhibit in this case covers
10	the Bone Spring Formation and the Wolfcamp Formation.
11	The usual exhibits are included.
12	(Exhibit 3 was marked for
13	identification.)
14	I would note that he addresses the
15	well-unit orientation, which is laydown and Exhibit
16	3A, which is part of which is page 4 of part two of
17	the exhibit package shows that all of the Wolfcamp and
18	Bone Spring wells in this area are laydown wells.
19	Notice was given per Exhibit 4 by
20	certified mail. That notice was sent out March 19,
21	2025, and therefore is timely.
22	(Exhibit 4 was marked for
23	identification.)
24	The next exhibit is the publication
25	notice, which was done on March 27th, which again is
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1	timely. I would notice that originally about a dozen
2	interest owners were notified, but Exhibit 2B shows
3	that at this point only six of those interest owners
4	are being pooled.
5	(Exhibit 5 was marked for
6	identification.)
7	And finally, Exhibit 6 is just the
8	application and the proposed notice submitted to the
9	division.
10	(Exhibit 6 was marked for
11	identification.)
12	And if you move on to the next case,
13	it's virtually identical except it deals with the
14	Wolfcamp Formation and the Wolfcamp Wells being
15	drilled in that non-standard unit.
16	Again, both are non-standard units, and
17	with that, I'd move the admission of Exhibits 1
18	through 6 in each of these cases.
19	(Exhibit 1 through Exhibit 6 were
20	marked for identification.)
21	THE HEARING OFFICER: Are there any
22	objections?
23	Mr. Bruce, your exhibits are admitted
24	into evidence.
25	//
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1	(Exhibit 1 through Exhibit 6 were
2	received into evidence.)
3	THE HEARING OFFICER: Mr. Garcia?
4	MR. GARCIA: No questions.
5	THE HEARING OFFICER: Perfect.
6	These two cases are taken under
7	advisement. Thank you, Mr. Bruce.
8	MR. BRUCE: Thank you.
9	THE HEARING OFFICER: Moving now to OXY
10	USA, 25287, number 14 on the docket.
11	MR. RANKIN: Good morning, Mr. Hearing
12	Officer. Adam Rankin with the Santa Fe office of
13	Holland & Hart, appearing on behalf of OXY in this
14	case.
15	THE HEARING OFFICER: Thank you. Do
16	you know if there's any other parties?
17	MR. RANKIN: I believe EOG entered an
18	appearance through Bradfute and Sayers.
19	MS. KESSLER: Mr. Examiner, this is
20	Jordan Kessler with EOG Resources. That is correct.
21	We did initially enter an appearance. We've resolved
22	all issues with OXY, so I don't know if Ms. Bradfute
23	is on the line, but if not there she is.
24	We've resolved any problems that we had
25	with OXY with this application. Thank you.

1	THE HEARING OFFICER: Thank you.
2	Ms. Bradfute?
3	Mr. Rankin, what was Ms. Bradfute's
4	client's position?
5	MR. RANKIN: I believe they had some
6	questions just to confirm the nature of the
7	application and confirm the locations, and so I
8	believe that it was just understanding the basis for
9	the injection and what exactly OXY was seeking to do.
10	I believe that those issues were
11	resolved through discussions directly between the
12	parties.
13	THE HEARING OFFICER: Was there an I
14	mean, I can't tell from Ms. Bradfute, but was there
15	I can look at the Imaging. Was there an objection
16	filed and withdrawn?
17	MS. KESSLER: Mr. Examiner, if I may?
18	THE HEARING OFFICER: Yes?
19	MS. KESSLER: No. There was no
20	objection filed to this application. We entered an
21	appearance to preserve our ability to file an
22	objection at the time and to work with the OXY
23	technical team to resolve lingering technical
24	questions that we had.
25	We've since resolved those issues and
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1	so there's no need for Ms. Bradfute to question any
2	witnesses or things of that nature.
3	THE HEARING OFFICER: So I'm just
4	trying to understand the relationship between EOG and
5	Ms. Bradfute's client. Who is Ms. Bradfute's client?
6	MS. KESSLER: EOG.
7	THE HEARING OFFICER: Oh, you're both
8	representing EOG?
9	MS. KESSLER: That is correct
10	THE HEARING OFFICER: Okay. Oh, okay.
11	This is the arrangement you were talking about
12	earlier. I see. So you would know. Okay. So this
13	is your client, and you're okay. Very good.
14	Mr. Rankin?
15	Okay. I'm on board now.
16	MR. RANKIN: Thank you very much,
17	Mr. Hearing Officer.
18	In this case, OXY seeks an order
19	amending Order Number R22101A to expand the approved
20	closed-loop gas capture injection project area by
21	including Sections 27 and 34 in Township 22 South,
22	Range 32 East, Lee County, to authorize two additional
23	closed-loop gas capture injection wells for
24	intermittent temporary produced gas injection within
25	the Bone Spring Formation and to approve the requested
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1	authorized maximum allowable service injection
2	pressure of 1300 PSI for the two additional wells.
3	All other terms and provisions under
4	order R22101A are proposed to remain unchanged.
5	Mr. Hearing Officer, in this case we
6	filed last week in advance of the hearing, a hearing
7	exhibit packet that contains three exhibits, Exhibit A
8	is the application that was filed in this case along
9	with the information required for approval of the
10	proposed injection and expansion of the project area
11	to include those two additional sections.
12	(Exhibit A was marked for
13	identification.)
14	Exhibit B is a notice affidavit
15	reflecting that we provided notice of the application
16	and hearing to all the affected parties within the
17	surrounding acreage.
18	(Exhibit B was marked for
19	identification.)
20	And then Exhibit C is the affidavit of
21	publication confirming that we provided notice as
22	required by the division to each of those noticed
23	parties.
24	(Exhibit C was marked for
25	identification.)

1	Because this is a request to expand an
2	existing project that had previously been presented to
3	the division, it was dismissed or excluded from the
4	order R22101A previously because there was a
5	scrivener's error with respect to the definition or
6	description of the legal acreage within the proposed
7	expansion at that time.
8	So that this additional acreage that
9	we're seeking to include today was excluded from that
10	order at that time.
11	And so, therefore, we were coming back
12	to hearing today to request the by correctly
13	describing that project area and requested expansion,
14	we're coming back to the division today to seek
15	authorization to include that acreage now under a new
16	order.
17	Previously, this acreage was subject to
18	a closed-loop gas capture order authorizing injection
19	into the acreage that is sought to be included.
20	One of the wells in particular was
21	authorized for injection, that's the Taco Cat Number
22	11H Well, was previously authorized for closed-loop
23	gas capture injection.
24	We're now seeking to include an
25	additional well, the 21H Well, as part of the

1	expansion. All the evidence and testimony that was
2	required by the division to authorize the expansion
3	was previously presented to the division under Case
4	Numbers one moment 2 23427.
5	And so we're asking at this time that
6	the division would take administrative notice of the
7	testimony and exhibits under that case that supports
8	inclusion.
9	And we also have Mr. Janacek [ph]
10	available for questions, if and if it's acceptable
11	to the division, I just offer him have a short
12	dialogue with him to substantiate what we're
13	requesting to do today.
14	THE HEARING OFFICER: And I see that
15	you're asking the division to dismiss an order. Do
16	you mean to vacate it?
17	MR. RANKIN: To the extent there's a
18	difference, yes to vacate. I believe it may be
19	already been vacated, I'm not sure.
20	But nevertheless, just to be clear,
21	because this order that we're asking to be expanded
22	would subsume the operations within that are
23	previously authorized under that existing order, we
24	would ask for it to be vacated.
25	THE HEARING OFFICER: So you are saying

1	basically the two orders couldn't coexist? It needs
2	to be removed?
3	MR. RANKIN: I think that would be most
4	appropriate. Yeah.
5	THE HEARING OFFICER: Okay. All right.
6	Are there any objections to any of
7	these exhibits? Not hearing any, the exhibits are
8	admitted into evidence.
9	(Exhibit A and Exhibit B and Exhibit C
10	were received into evidence.)
11	THE HEARING OFFICER: Mr. Garcia, are
12	you the technical examiner for this case?
13	MR. GARCIA: I am.
14	THE HEARING OFFICER: Okay. And you
15	heard that Mr. Rankin would like to have a dialogue
16	with Mr. Janacek [ph]. Do you have questions for
17	Mr. Janacek [ph] or any witness?
18	MR. GARCIA: I have no questions for
19	this case.
20	THE HEARING OFFICER: You don't.
21	Mr. Rankin, are you sure you want to go
22	through that?
23	MR. RANKIN: Well, I guess if I don't
24	have to, then I don't think I'll put Mr. Janacek [ph]
25	through the misery, although I know he loves appearing
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1	before the division.
2	Our preference would be, Mr. Hearing
3	Officer, would be to submit these exhibits, ask that
4	the case be taken under advisement, and that the case
5	be and the application be approved according to the
6	request in the application.
7	THE HEARING OFFICER: And, Mr. Garcia,
8	any issues with vacating the order that they're
9	asking?
10	MR. GARCIA: I've consulted with
11	Mr. McClure [ph] on this because he's the one that
12	originally heard this case. He let me know that the
13	original order was terminated due to time. So I don't
14	know if it's a matter of worth discussion really.
15	THE HEARING OFFICER: I didn't know
16	that. Thank you.
17	Okay. Thank you, Mr. Rankin. We'll
18	take this case under advisement. We're off the
19	record.
20	We are now moving on to Mewbourne Oil
21	Company Case Number 25289. It is number 15 on the
22	docket. Entries, please?
23	MR. RANKIN: Good morning, Mr. Hearing
24	Officer. Adam Rankin, appearing on behalf of the
25	applicant in this case, with the Santa Fe office of

1	Holland & Hart.
2	THE HEARING OFFICER: Thank you.
3	MS. BRADFUTE: Good morning,
4	Mr. Examiner. Jennifer Bradfute, with Bradfute Sayer,
5	appearing on behalf of Coterra Operating.
6	THE HEARING OFFICER: Good morning.
7	MS. BRADFUTE: Good morning. And I
8	apologize, my computer forced to restart right as you
9	began the last case.
10	THE HEARING OFFICER: So we heard that
11	case. And Ms. Kessler told us that, you know,
12	basically there were no objections and that the
13	parties had resolved any differences, so we moved
14	forward with that case.
15	MS. BRADFUTE: That's wonderful. Thank
16	you. Apologies.
17	THE HEARING OFFICER: Okay. Thank you.
18	What's your position on this case? I'm sorry, I
19	forgot if you said.
20	MS. BRADFUTE: We are monitoring and
21	preserving our rights. Thank you.
22	THE HEARING OFFICER: Okay. Thank you,
23	Ms. Bradfute.
24	Mr. Rankin?
25	MR. RANKIN: Good morning, Mr. Hearing
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1	Officer.
2	In this case, Mewbourne is seeking a
3	non-standard one thousand nine hundred not sure
4	that quite reads right acre, more or less,
5	horizontal well spacing in the Bone Spring Formation
6	underlying lots one through four in the south half,
7	north half, and the south half of a regular Section 5,
8	Township 19 South, Range 36 East, and all of Sections
9	29 and 32 in Township 18 South, Range 36 East, in Lee
10	County, New Mexico.
11	THE HEARING OFFICER: Mr. Rankin,
12	before you go any further, there was a notice of
13	revised exhibits submitted yesterday. So I just want
14	to make sure that anything you refer to, you are
15	referring to this revised exhibit packet?
16	MR. RANKIN: Correct. Yeah, the
17	revised exhibit packet was filed to reflect the
18	addition of C102s that have the surveyor
19	certifications. And also to reflect that Mewbourne is
20	not seeking to force pool unleased state trust lands.
21	THE HEARING OFFICER: Okay. Thank you.
22	MR. RANKIN: Those were the only
23	changes that were made packet.
24	So filed last week or and the
25	revised packets were filed, Exhibits A through F.

1	Exhibit A is a copy of the compulsory pooling
2	checklist, identifying the elements necessary for
3	pooling. Exhibit B is a copy of the application that
4	was filed.
5	(Exhibit A and Exhibit B were marked
6	for identification.)
7	C is a copy of the self-affirmed
8	statement of Payton [ph] Warren, who is a landman with
9	Mewbourne, previously acknowledged as an expert in
10	petroleum land matters. Attached to her statement are
11	C1 through C4, which are the standard attachments for
12	land exhibits.
13	(Exhibit C and Exhibit C-1 through
14	Exhibit C-4 were marked for
15	identification.)
16	Exhibit D is a copy of the
17	self-affirmed statement of Mr. Charles Crosby,
18	geologist with Mewbourne, who has previously testified
19	and been qualified as an expert in petroleum geology.
20	(Exhibit D was marked for
21	identification.)
22	Attached to his affidavit or
23	statement are Exhibits D1 through D3, which are the
24	standard geological exhibits reflecting that the
25	acreage is appropriate for development by horizontal
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1	wells.
2	(Exhibit D-1 and Exhibit D-2 and
3	Exhibit D-3 were marked for
4	identification.)
5	Exhibit E is a self-affirmed statement
6	of our law firm reflecting that we provided notice as
7	required by the division to each of the parties
8	affected by this case and being sought to be pooled.
9	(Exhibit E was marked for
10	identification.)
11	Exhibit F is the affidavit of
12	publication reflecting the same, that each party
13	affected or being pooled in this case has been given
14	notice constructively through the publication of the
15	newspaper.
16	(Exhibit F was marked for
17	identification.)
18	Unless there are any questions,
19	Mr. Examiner, we would ask that Exhibits A through F
20	be admitted to the record and that the case be taken
21	under advisement.
22	THE HEARING OFFICER: Are there any
23	objections?
24	Not hearing any, your exhibits are
25	admitted into evidence.
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1	(Exhibit A through Exhibit F were
2	received into evidence.)
3	MS. BRADFUTE: No.
4	THE HEARING OFFICER: Thank you,
5	Ms. Bradfute.
6	Mr. Garcia, any questions for the
7	witnesses?
8	MR. GARCIA: No questions.
9	THE HEARING OFFICER: Okay.
10	Mr. Rankin's case is taken under
11	advisement, and we're off the record.
12	Okay. Moving on to number 16 on our
13	docket, it is a motion to amend or an application to
14	amend Order Number R22838 filed by Permian Resources
15	in case 25290.
16	Entries, please?
17	MS. HARDY: Good morning, Mr. Examiner.
18	Dana Hardy with Hardy McLean on behalf of Permian
19	Resources and I would like to present these cases
20	together, number 16, 17, and 18 on the docket
21	THE HEARING OFFICER: Thank you.
22	So I'm also calling 25291 and 25293.
23	MS. HARDY: Thank you. And there are
24	no other parties.
25	THE HEARING OFFICER: Thank you. And
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1	the amendments, are they for more time?
2	MS. HARDY: No. They are to pool
3	additional interest owners.
4	THE HEARING OFFICER: All three?
5	MS. HARDY: All three. Correct.
6	THE HEARING OFFICER: Okay. Thank you.
7	Please proceed.
8	MS. HARDY: Thank you. In these cases,
9	Colgate seeks to pool additional interest and under
10	the terms of Order Numbers R22838, 22840, and 22842.
11	The orders pooled interest in the Bone
12	Spring and Wolfcamp formations underlying the south
13	half of Sections 9 and 10, Township 20 South, Range 28
14	East, dedicated the units to the Koala Fed Com Wells
15	and designated Permian Resources as operator of those
16	wells.
17	In these cases, only one party is being
18	pooled, and it is a record title owner of a federal
19	lease.
20	Our exhibits include the self-affirmed
21	statements of Landman Ryan Corry, who has previously
22	testified before the division and been recognized as
23	an expert in petroleum land matters.
24	(Exhibit A was marked for
25	identification.)

1	Mr. Corry provides the referenced
2	orders, the plot of tracks and ownership interest, the
3	communization agreement that was sent to the one
4	record title owner who is being pooled, and a
5	chronology of contacts with that record title owner.
6	Exhibit B is the notice affidavit,
7	which includes our letter sent on April 17, 2025, and
8	the postal delivery report. We also timely published
9	on April 22, 2025.
10	(Exhibit B was marked for
11	identification.)
12	So with that, unless there are
13	questions, I request that the exhibits be admitted and
14	that these three cases be taken under advisement.
15	THE HEARING OFFICER: Thank you.
16	Any objections?
17	Your exhibits are admitted into
18	evidence in all three cases.
19	(Exhibit A and Exhibit B were received
20	into evidence.)
21	THE HEARING OFFICER: Mr. Garcia,
22	questions on these three cases?
23	MR. GARCIA: No questions.
24	THE HEARING OFFICER: These three cases
25	are taken under advisement. Thank you, Ms. Hardy.
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1	MS. HARDY: Thank you.
2	THE HEARING OFFICER: Moving on to
3	Devon Energy, Compulsory Pooling Case 25296. Entries
4	of appearance, please?
5	Are there any other parties that you
6	know of? Please, proceed.
7	MR. SAVAGE: Yes. Case 25296 covers
8	lands in Sections 22 and 27, Township 25 South, Range
9	32 East, Lee County, New Mexico.
10	The landman, Ryan Cloer, has testified
11	previously before the division, and his credentials
12	have been accepted as an expert witness in petroleum
13	land matters.
14	The geologist, Kate Hughston-Kennedy,
15	has also testified previously before the division and
16	has been accepted as an expert witness.
17	THE HEARING OFFICER: Mr. Savage,
18	question, in your amended pre-hearing statement, the
19	last sentence of the first paragraph "In order to
20	clarify a certain matter regarding the Bone Spring
21	Formation"?
22	MR. SAVAGE: Certain matters. That's
23	correct.
24	THE HEARING OFFICER: Well, it says "A
25	certain matter." If it's matters, that's fine too.

1	MR. SAVAGE: Certain matters. I
2	actually I have emailed previously Mr. Garcia and
3	Mr. McClure [ph] on this, on that matter, and I assume
4	that they will bring it up when they find it
5	appropriate to raise the question
6	THE HEARING OFFICER: All right. It
7	just seemed very vague reading this for me. Very
8	vague. I didn't know about your emails.
9	MR. SAVAGE: Yeah. It's need some
10	explanation.
11	THE HEARING OFFICER: Okay. Good.
12	MR. SAVAGE: Okay. Yeah.
13	THE HEARING OFFICER: Okay. Anyway,
14	please proceed.
15	MR. SAVAGE: All right. Devon seeks
16	orders pooling all uncommitted interest in the Bone
17	Spring Formation designated as an oil pool or oil
18	pools underlying a standard 640-acre, more or less,
19	spacing units comprised of the west half of Sections
20	22 and 27.
21	The units will be dedicated to the
22	Haflinger 22-27 Fed Com Wells. Orientation of the
23	wells and the units are standup north to south, and
24	the location of the wells is standard.
25	Mr. Cloer's Exhibit A includes his
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1	landman self-affirmed statement, C102s, and ownership
2	breakdown, well proposal letter with AFEs, and the
3	chronology of contacts.
4	(Exhibit A was marked for
5	identification.)
6	Ms. Hughston-Kennedy's Exhibit B for
7	this case includes her self-affirmed geology statement
8	along with four geology exhibits showing the potential
9	for development of the unit as described in her
10	statement.
11	(Exhibit B was marked for
12	identification.)
13	Exhibit C provides self-affirmed
14	statement of notice for mailings publication notice.
15	Notice was timely mailed on April 17, 2025, and timely
16	published on April 24, 2025.
17	(Exhibit C was marked for
18	identification.)
19	We also have an existing order similar
20	to the previous case that was for the east half, west
21	half, and we would ask that that be vacated and
22	terminated upon issuance of the new pooling order for
23	the west half.
24	THE HEARING OFFICER: So what order
25	number is that?

1	MR. SAVAGE: That would be R22550
2	THE HEARING OFFICER: Was that 2255
3	MR. SAVAGE: That's correct. And that
4	was in Case 23119.
5	THE HEARING OFFICER: So which of your
6	witnesses need to be qualified as experts?
7	MR. SAVAGE: They're both qualified.
8	They're both have been admitted. They've both been
9	admitted as
10	THE HEARING OFFICER: It doesn't say
11	that here.
12	MR. SAVAGE: In the what? Pre-hearing
13	statement or
14	THE HEARING OFFICER: Let me look.
15	MR. SAVAGE: It should say it in their
16	each individual
17	THE HEARING OFFICER: Both have been
18	qualified?
19	MR. SAVAGE: That's correct.
20	THE HEARING OFFICER: Okay. Yeah. If
21	you could let me know that when you're telling me who
22	the witnesses are, it's helpful, so it makes it go
23	faster. Okay. Please proceed.
24	MR. SAVAGE: Okay. Well, so at this
25	time I move that Exhibits A, B, and C and all
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1	sub-exhibits be admitted into the record for this case
2	and the case be taken under advisement. Counsel and
3	witnesses are available for questions.
4	THE HEARING OFFICER: Thank you.
5	Are there any objections?
6	Your exhibits in both cases are
7	admitted into evidence. Actually, not both cases.
8	One case. Did you say there was
9	MR. SAVAGE: One case.
10	THE HEARING OFFICER: Okay. Fine.
11	In this case, 25296, is admitted into
12	evidence.
13	(Exhibit A and Exhibit B and Exhibit C
14	were received into evidence.)
15	Mr. Garcia, questions?
16	MR. GARCIA: No questions.
17	THE HEARING OFFICER: No questions.
18	All right. So Mr. Garcia, you saw the amended exhibit
19	and the amended pre-hearing statement and that helped
20	clarify things for you?
21	MR. GARCIA: I did, and yes.
22	THE HEARING OFFICER: Okay. Okay.
23	Perfect.
24	Okay. Thank you, Mr. Savage.
25	MR. SAVAGE: Yep. Thank you.
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1	THE HEARING OFFICER: We're off the
2	record in that case, and it's taken under advisement.
3	We're moving on to Mewbourne Oil
4	Company amendment to Order Number R23123. It's Case
5	Number 25306, and I believe it stands on its own.
6	Entries of appearance, please?
7	MR. RANKIN: Morning, Mr. Hearing
8	Officer. Adam Rankin, with the Santa Fe office of
9	Holland & Hart, appearing on behalf of Mewbourne in
10	this case.
11	THE HEARING OFFICER: Thank you.
12	MR. RANKIN: I'm not aware of any other
13	parties that have entered an appearance.
14	THE HEARING OFFICER: Perfect. Thank
15	you.
16	MR. RANKIN: Mr. Hearing Officer, in
17	this case, Mewbourne seeks a one-year extension, a
18	time for drilling its well under the order R23123 from
19	March 28, 2025, to March 28, 2026, a one-year
20	extension.
21	Units comprised involve Sections 23 and
22	24 in Township 18 South, Range 31 East, in Eddy
23	County. Under that order, all uncommitted owners of a
24	minimum interest were pooled in the Bone Spring and
25	dedicated to the unit the four initial proposed

1	wells.
2	We filed, in advance of this hearing,
3	several exhibits. Exhibit A is the application that
4	was filed. Exhibit B is order number R23123 that we
5	seek to amend.
6	(Exhibit A and Exhibit B were marked
7	for identification.)
8	Exhibit C is the self-affirmed
9	statement of Mewbourne's landman, Ariana Rodrigues.
10	She's previously testified and qualified as an expert
11	in petroleum land matters before the division.
12	(Exhibit C was marked for
13	identification.)
14	Exhibit D is a self-affirmed statement
15	of notice that we prepared in advance, indicating that
16	we provided notice to all the parties who are subject
17	to the pooling in the case.
18	(Exhibit D was marked for
19	identification.)
20	And Exhibit E is the affidavit of
21	publication reflecting that notice was provided by
22	publication as well identifying each of the parties by
23	name.
24	(Exhibit E was marked for
25	identification.)

1	This is Mewbourne's first extension
2	under this case. None of the working interest owners
3	who have been pooled have been asked to make an or
4	pay their estimated share of costs. There are no
5	ownership changes.
6	And based on Ms. Ariana Rodrigues
7	can also confirm this, at the time the application was
8	filed, Mewbourne did not yet have a BLM permit for its
9	wells. They do now have one subsequent to the filing
10	of this application.
11	So they do now have a permit for to
12	drill, but they didn't have the time, so that was
13	that's the basis for their request for extension of
14	time.
15	THE HEARING OFFICER: Thank you.
16	Are there any objections? The exhibits
17	are admitted into evidence.
18	(Exhibit A through Exhibit E were
19	received into evidence.)
20	THE HEARING OFFICER: Do we have
21	Ms. Rodrigues?
22	MR. RANKIN: We do.
23	THE HEARING OFFICER: And while we're
24	getting Ms. Rodrigues sworn in, Mr. Garcia, do you
25	have any questions for the witness?

1	MR. GARCIA: No questions.
2	THE HEARING OFFICER: All right. Thank
3	you, Mr. Garcia.
4	Mr. Rodrigues, would you raise your
5	right hand, please?
6	WHEREUPON,
7	ARIANA RODRIGUES,
8	called as a witness and having been first duly sworn
9	to tell the truth, the whole truth, and nothing but
10	the truth, was examined and testified as follows:
11	THE HEARING OFFICER: Okay. Great.
12	DIRECT EXAMINATION
13	BY THE HEARING OFFICER:
14	THE HEARING OFFICER: Would you state
15	and spell your name for the record?
16	MS. RODRIGUES: It's Ariana Rodrigues,
17	A-R-I-A-N-A R-O-D-R-I-G-U-E-S.
18	THE HEARING OFFICER: Okay. And
19	Ms. Rodrigues, I'm looking at the self-affirmed
20	statement that I assume you executed on May 1st?
21	MS. RODRIGUES: Yes.
22	THE HEARING OFFICER: Okay. Would you
23	explain paragraphs 5 and 6 to me?
24	MS. RODRIGUES: Let me pull those up.
25	So we our we originally filed this to extend
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1	this order. We had not received our APDs just yet,
2	and we needed additional time to work with OXY to get
3	them under an operating agreement. So that's when we
4	filed for the extension.
5	THE HEARING OFFICER: Okay. And it was
6	a little I didn't quite hear what you said, so you
7	didn't get what in place in time?
8	MS. RODRIGUES: We when we filed for
9	this pooling, we didn't have our APDs just yet and we
10	needed to get have additional time to get OXY under
11	an operating agreement.
12	THE HEARING OFFICER: Okay. And you
13	said your APDs is that
14	MS. RODRIGUES: Our permits.
15	THE HEARING OFFICER: Right. I mean, I
16	knew with APD meant, what I meant was, who are you
17	asking for permission to drill from?
18	MS. RODRIGUES: I believe it's a BLM.
19	THE HEARING OFFICER: You don't know?
20	MS. RODRIGUES: It's all BLM land.
21	THE HEARING OFFICER: But you don't
22	know?
23	MS. RODRIGUES: I think it's all BLM
24	land.
25	THE HEARING OFFICER: Okay. Are you
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1	saying yes, it's BLM?
2	MS. RODRIGUES: Yes.
3	THE HEARING OFFICER: Okay. And where
4	are you in the process?
5	MS. RODRIGUES: We received our APDs a
6	couple about two weeks ago, in April 24th, after
7	the expiration of the order.
8	THE HEARING OFFICER: Okay. Perfect.
9	All right. That's all. Thank you, Ms. Rodrigues.
10	Mr. Garcia, any follow-up to that?
11	MR. GARCIA: No questions still.
12	THE HEARING OFFICER: Okay. Perfect.
13	All right. Thank you, Mr. Rankin.
14	We'll take this case under advisement.
15	Moving now to number 21 on the docket.
16	This is Permian Resource. It looks like there are
17	three cases, Compulsory Pooling Cases 25308, 09, 10.
18	Entries of appearance, please?
19	MS. MCLEAN: Good morning. Jackie
20	McLean, with Hardy McLean, on behalf of Permian
21	Resources. And we actually also have 25311 that we're
22	asking to consolidate for hearing.
23	THE HEARING OFFICER: Perfect. Thank
24	you. Yes, 25311. Are there any other parties that
25	you know of?

1	MS. MCLEAN: There are no other
2	parties.
3	THE HEARING OFFICER: Please go ahead.
4	MS. MCLEAN: Thank you. In Case
5	Numbers 25308, 25309, 25310, and 2511, Permian
6	Resources seeks orders pooling Sections 27 and 22 of
7	Township 22 South, Range 35 East, in Lee County. And
8	these spacing units will be dedicated to the Bridge
9	State Wells.
10	And with these applications, Permian
11	Resources only seeks to pool uncommitted interest from
12	the base of the first Bone Spring interval to the base
13	of the second Bone Spring interval.
14	The exhibit packet submitted for each
15	case contain Exhibit A, the self-affirmed statement of
16	Reagan Armstrong, who has been previously admitted to
17	testify as an expert in petroleum land matters,
18	Exhibit B, self-affirmed statement and corresponding
19	exhibits of Chris Reudelhuber, who has also been
20	previously admitted to testify as an expert in
21	petroleum geology matters, and Exhibit C, notice
22	testimony which contains a copy of the notice letter
23	which was sent on April 15, 2025 and an affidavit of
24	publication for April 18, 2025.
25	//

1	
1	(Exhibit A and Exhibit B and Exhibit C
2	were marked for identification.)
3	MS. MCLEAN: And with that, I ask that
4	the exhibits submitted in Case Numbers 25308 through
5	25311 be admitted into the record and that the cases
6	be taken under advisement.
7	THE HEARING OFFICER: Are there any
8	objections? The exhibits in all four cases are
9	received into evidence.
10	(Exhibit A and Exhibit B and Exhibit C
11	were received into evidence.)
12	Mr. Garcia?
13	MR. GARCIA: No questions.
14	THE HEARING OFFICER: Perfect.
15	All four cases are taken under
16	advisement. Thank you.
17	MS. MCLEAN: Thank you.
18	THE HEARING OFFICER: Moving on to case
19	number 25. It looks like it is joined to case number
20	26 and 27. These are compulsory pooling applications
21	for Tap Rock Operating. Entries of appearance,
22	please?
23	MR. SUAZO: Good morning, Mr. Examiner.
24	Miguel Suazo, appearing today on behalf of Tap Rock
25	Operating, LLC.

1	THE HEARING OFFICER: Thank you,
2	Mr. Suazo. Are there any other parties that you know
3	of?
4	MS. KESSLER: Good morning, Mister
5	MR. HOLIDAY: Good morning,
6	Mr. Examiner. Ben Holiday, appearing on behalf of
7	Powderhorn Operating and other Powderhorn entities.
8	THE HEARING OFFICER: You said
9	Powderhorn, didn't you?
10	MR. HOLIDAY: Yes, sir.
11	THE HEARING OFFICER: And what's your
12	position today?
13	MR. HOLIDAY: We're just monitoring.
14	No objection at this time.
15	THE HEARING OFFICER: Thank you.
16	MS. KESSLER: Good morning,
17	Mr. Examiner. EOG Resources, Inc. is entering an
18	appearance today just for monitoring these cases.
19	Thank you.
20	THE HEARING OFFICER: Thank you,
21	Ms. Kessler.
22	MR. RANKIN: And Adam Rankin, appearing
23	on behalf of COG Operating, Concho Oil and Gas, with
24	the Santa Fe office of Holland & Hart, and we're just
25	monitoring and preserving rights.

1	THE HEARING OFFICER: Thank you.
2	Mr. Suazo?
3	MR. SUAZO: Yes, Mr. Examiner.
4	Appearing today on behalf of the applicant, Tap Rock
5	is requesting two applications to approve standard
6	horizontal spacing units.
7	In Case Number 25316 Tap Rock seeks to
8	approve a 480-acre standard horizontal spacing unit
9	comprised of the north half of the north half of
10	Sections 11, 12, Township 25 South, Range 25 East, and
11	the north half, north half of Section 7, Township 25
12	South, Range 26 East, comprised of the High Life Fed
13	Com 151H well and this well would produce in the Bone
14	Spring Formation.
15	And in Case Number 25314 Tap Rock also
16	seeks a four hundred acre standard horizontal
17	spacing unit comprised of the north half of the south
18	half of Sections 11 and 12 of Township 25 South, Range
19	25 East, and the north half south half of Section 7,
20	Township 25 South, Range 26 East, and that will
21	include the High Life Fed Com 153H Well which will
22	also produce from the Bone Spring Formation.
23	For Case Number 25316, the exhibit pack
24	was filed on May 2nd and contains the application
25	affidavits and exhibits, and that goes for 25314 as

1	well.
2	Exhibit B of the application was filed
3	on April 2nd, and the proposed notice of hearing was
4	filed also on April 2nd for Case 25316. Exhibit A is
5	the application that was filed on April 2nd and the
6	proposed notice of hearing for 25314.
7	(Exhibit A and Exhibit B were marked
8	for identification.)
9	Exhibit C is the affidavit of Tap
10	Rock's land manager, Matt Phillips, who has previously
11	testified before the division, and his qualifications
12	have been accepted and made a matter of record.
13	(Exhibit C was marked for
14	identification.)
15	C1 is the general location map, C-2
16	contains the Form C102s, C-2 depicts the acreage
17	comprising the standard horizontal spacing unit, C3
18	shows the plat identifying the ownership by tract, C4
19	sets forth the ownership of the parties being pooled
20	and the nature of their interests, C5 contains a
21	sample well proposal and AFE sent to each working
22	interest owner, and C6 sets forth a chronology of
23	contact with each of the owners Tap Rock seeks to
24	pool.
25	//
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22 April 15, 2025, to the addresses of the interested 23 parties. 24 (Exhibit E was marked for	20	And Exhibit E, finally, is the notice
parties. (Exhibit E was marked for	21	affidavit showing the notice letters were mailed on
24 (Exhibit E was marked for	22	April 15, 2025, to the addresses of the interested
	23	parties.
identification.)	24	(Exhibit E was marked for
	25	identification.)
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1	And with that, I'd like to request that
2	these exhibits be admitted into the record and that
3	these cases be taken under advisement and counsel and
4	witnesses are available for any questions.
5	THE HEARING OFFICER: Mr. Suazo, are
6	you requesting that the exhibits that you originally
7	filed be admitted into evidence or the amended exhibit
8	packet?
9	MR. SUAZO: The amended exhibit packet.
10	THE HEARING OFFICER: Do you have an
11	amended exhibit packet in all three cases or just 14?
12	MR. SUAZO: So we are just doing
13	we're just in 25314 and 25316, and then we're going to
14	do 25317 separately.
15	THE HEARING OFFICER: Okay. So I
16	thought you were presenting all three cases at the
17	same time. Was I wrong?
18	MR. SUAZO: Yes. It's just 214 and 16.
19	We only have an amended exhibit packet for 14. There
20	was an issue with the C-102s, which we have amended,
21	and 25316, the original exhibit packet, should
22	suffice.
23	THE HEARING OFFICER: Okay. So we were
24	not presenting 25317 at this time?
25	MR. SUAZO: That's right.

1	THE HEARING OFFICER: Okay.
2	Are there any objections to the
3	exhibits in these two cases?
4	Not hearing any, your amended well,
5	I can't tell if there's an objection or not.
6	I'll ask again. Are there any
7	objections to the exhibits in these two cases? Not
8	hearing any, the amended exhibit packet and the
9	original exhibit packet are admitted in 14 and 16,
10	respectively.
11	(Exhibit A through Exhibit E were
12	received into evidence.)
13	Mr. Garcia, are there any questions for
14	the witnesses in these two cases?
15	MR. GARCIA: No questions.
16	THE HEARING OFFICER: All right. These
17	two cases are taken under advisement.
18	Would you please present case 17?
19	MR. SUAZO: Yes. Mr. Examiner, in Case
20	Number 25317 Tap Rock seeks approval of a 1,283 acre,
21	more or less, standard horizontal spacing of all of
22	Sections 3 and 4, Township 25 South, Range 25 East,
23	comprised of the Beard 30 Fed Com 202H, 204H, 211H,
24	and 213H and these wells are proposed to produce from
25	the Wolfcamp Formation.

The exhibit packet was filed on May 1st
of this year and contains the application affidavits
and exhibits. Exhibit B is the application that was
filed on April 4th of this year and the proposed
notice of hearing filed on April 4th.
(Exhibit B was marked for
identification.)
Exhibit C is the affidavit of Tap Rocks
land manager, Matt Phillips, who has previously
testified before the division, and his qualifications
have been accepted and made a matter of record.
(Exhibit C was marked for
identification.)
Exhibit C1 is the general location map,
Exhibit C2 contains the Form C102s, C-2 depicts the
acreage comprising the unit, C3 shows the plat
identifying the ownership, C-4 sets forth the
ownership of the parties being pooled, C-5 contains a
sample well proposal and AFE sent to each working
interest owner, and C6 sets forth a chronology of
contact with each of the owners that Tap Rock seeks to
pool.
(Exhibit C-1 through Exhibit C-6 were
marked for identification.)
Exhibit D is Tap Rock's Geology

1	witness, Eli Denbesten, who has previously testified
2	before the division, and his qualifications have been
3	accepted and made a matter of record. His Exhibit D-1
4	is the base map showing the proposed Wolfcamp
5	Formation spacing unit
6	(Exhibit D and Exhibit D-1 were marked
7	for identification.)
8	THE HEARING OFFICER: Mr. Suazo?
9	MR. SUAZO: Yes?
10	THE HEARING OFFICER: Let me interrupt
11	you just for a moment. I'm looking at the table of
12	context so I can see which exhibits go with each
13	witness.
14	If you just want to abbreviate that and
15	let me know that, you know, the typical suite of
16	exhibits if there's something out of the ordinary,
17	please let me know. But otherwise, I don't know that
18	you need to read off the table of contents. I got it.
19	MR. SUAZO: As you please,
20	Mr. Examiner. So you can see Exhibit D-5, which
21	concludes with the isopach map.
22	(Exhibit D-5 was marked for
23	identification.)
24	Exhibit E is the notice affidavit,
25	notice letters, which were mailed on April 15, 2025,
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	1490 130

1	to the interested parties.
2	(Exhibit E was marked for
3	identification.)
4	And with that, I'd like to request the
5	exhibits be admitted into the record and that this
6	case be taken under advisement. Counsel and witnesses
7	are available for any questions.
8	THE HEARING OFFICER: Thank you,
9	Mr. Suazo.
10	Any objections?
11	MS. KESSLER: Mr. Examiner, if I may,
12	for clarity of record, enter my appearance in this
13	case also? Jordan Kessler, on behalf of EOG
14	Resources, monitoring this case.
15	THE HEARING OFFICER: Thank you,
16	Ms. Kessler.
17	Mr. Suazo, you heard that Ms. Kessler
18	entered an appearance in this case and is monitoring?
19	MR. SUAZO: I did. Thank you.
20	THE HEARING OFFICER: Okay. Perfect.
21	You're welcome.
22	MR. HOLIDAY: Yeah. Mr. Examiner, this
23	is Ben Holiday. I'd also like to do the same. I
24	thought these three were being called together
25	originally, so appearing on behalf of Powderhorn
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1	Operating and related entities.
2	THE HEARING OFFICER: They were
3	Mr. Holiday, so thank you. And I got your entry of
4	appearance. Appreciate it.
5	Okay. Are there any objections to the
6	exhibits in this case?
7	Not hearing any, your exhibits are
8	admitted into evidence, Mr. Suazo.
9	(Exhibit B through Exhibit E were
10	received into evidence.)
11	Mr. Garcia, questions in this case?
12	MR. GARCIA: No questions.
13	THE HEARING OFFICER: Thank you.
14	This case is taken under advisement.
15	We're off the record.
16	Let's move on to number 28 on our
17	docket. It is 25318 Flat Creek.
18	MS. BENNETT: Sharon Shaheen, Santa Fe
19	offices of Spencer Fane, on behalf of Flat Creek. I
20	don't believe there are any other parties.
21	THE HEARING OFFICER: Please proceed.
22	MS. BENNETT: Thank you. In this case,
23	Flat Creek seeks to pool the Bone Spring down to the
24	stratigraphic equivalent of 8,062 feet as defined on
25	the Baker Hughes gamma ray log of the Ringer Federal

1 Com 4 Well. 2 That is 300 feet above the top of the Wolfcamp Formation, which is at 8,362 feet, in a 3 960-acre non-standard unit underlying Section 34, 4 5 Township 24 South, 26 East, and the north half of 6 Section 3, 25 South, Range 26 East, in Eddy County. There is a depth severance down to that stratigraphic 8 equivalent. 9 Flat Creek will be seeking administrative approval of the non-standard unit. 10 11 Flat Creek proposes to drill four one and a half mile 12 wells, the Bombsite BS Fed Com Number One, Number Two, Number Three, and Number Four. 13 Flat Creek seeks to pool all four wells 14 15 in a non-standard spacing unit in order to construct 16 and use common facilities in compliance with the 17 regulatory requirements of the BLM. 18 These wells were previously pooled in 19 separate standard spacing units in Order Numbers 20 R-23625, R-23626, R-23627, and R-23628. Flat Creek 2.1 asks that these orders be vacated when an order is 22 issued in this application. 23 We have the usual exhibits as reflected 2.4 in the index attached to the cover page. Notice went out by letter on April 17th of 2025 and was published 25

1	on April 22, 2025.
2	With that, I would ask that the
3	Exhibits A, B, and C, and all the sub-exhibits
4	attached thereto, be admitted into the record, and if
5	there are no questions, that this case be taken under
6	advisement.
7	(Exhibit A and Exhibit B and Exhibit C
8	were marked for identification.)
9	THE HEARING OFFICER: Thank you.
10	Are there any objections?
11	Not hearing any, your exhibits are
12	admitted into evidence.
13	(Exhibit A and Exhibit B and Exhibit C
14	were received into evidence.)
15	Mr. Garcia, questions?
16	MR. GARCIA: No questions.
17	THE HEARING OFFICER: This case is
18	taken under advisement. Thank you, Ms. Shaheen.
19	MS. SHAHEEN: Thank you.
20	THE HEARING OFFICER: Moving on to
21	Mewbourne Oil Company's case, number 29 on our docket,
22	25326. It's an amendment to order R23299, and it
23	looks like it's joined with 25327. Entries of
24	appearance, please?
25	MR. BRUCE: Mr. Examiner, Jim Bruce
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1	representing Mewbourne Oil Company.
2	THE HEARING OFFICER: Thank you, sir.
3	There's also
4	MR. BRUCE: I don't
5	THE HEARING OFFICER: Mr. Bruce,
6	there's also an amended filed for Mewbourne 25328. Is
7	that your case as well?
8	MR. BRUCE: No, just 326 and 7.
9	THE HEARING OFFICER: Okay. Are there
10	any other parties that you know of, Mr. Bruce?
11	MR. BRUCE: No, sir.
12	THE HEARING OFFICER: All right.
13	Please proceed.
14	MR. BRUCE: Mr. Examiner, in Case
15	25326, as you stated, Mewbourne seeks to pool
16	additional interest under Order R23299.
17	The reason for the additional interest
18	is when this was pooled, certain parties had agreed
19	with Mewbourne to commit their interests. That was
20	never fully accomplished.
21	And so there are four small interest
22	owners who are being force-pooled in this case, and
23	the exact same four interest owners in the second
24	case.
25	I've submitted Exhibit 1, the landman's
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1	affidavit, which contains the prior order and the
2	tract ownership, et cetera, the usual exhibits. No
3	geology is submitted because that was submitted with
4	the original case.
5	(Exhibit 1 was marked for
6	identification.)
7	The affidavit of mailing shows that
8	notice was sent out to all parties. There were
9	multiple addresses for the parties.
10	I did attach the green card showing
11	that all parties did receive certified notice of the
12	application as part of Exhibit 2, but also Exhibit 3,
13	which was the publication timely filed timely
14	published affidavit of publication published on
15	April 24.
16	(Exhibit 2 and Exhibit 3 were marked
17	for identification.)
18	So all parties were served and
19	constructively. And then the application and proposed
20	notice are submitted as Exhibit 4.
21	(Exhibit 4 was marked for
22	identification.)
23	The first case involved the north half
24	of Sections 8 and 9 of 20 South, 27 East. The second
25	case is virtually identical. It involved the south
	Page 156

1	half of Sections 8 and 9, same township and range.
2	The Wolfcamp Formation is involved in
3	each case, and the exhibits submitted in the second
4	case are virtually identical. The total interests
5	being pooled is about 0.75 percent.
6	And with that, I would move the
7	admission of Exhibits 1 through 4 and ask that the
8	cases be taken under advisement.
9	THE HEARING OFFICER: Thank you,
10	Mr. Bruce.
11	Are there any objections?
12	Your exhibits are admitted in both
13	cases into evidence.
14	(Exhibit 1 through Exhibit 4 were
15	received into evidence.)
16	Mr. Garcia, questions in these two
17	cases?
18	MR. GARCIA: No questions.
19	THE HEARING OFFICER: The cases are
20	taken under advisement.
21	Moving on now to case 31 on our docket.
22	It is a Mewbourne Oil amendment to Order R23442.
23	Entries of appearance, please?
24	MS. HARDY: Mr. Examiner, Dana Hardy
25	with Hardy McLean on behalf of Mewbourne.

1	THE HEARING OFFICER: Thank you.
2	MS. HARDY: And, Mr. Examiner, we filed
3	a motion to dismiss this case yesterday because
4	Mewbourne reached an agreement with the only
5	additional party it was seeking to pool.
6	THE HEARING OFFICER: All right. Thank
7	you. I didn't see that. Thank you very much.
8	MS. HARDY: Thank you.
9	THE HEARING OFFICER: So we're off the
10	record in that case.
11	Moving on to number 32 on our docket.
12	It is a Chevron USA compulsory pooling case, 25332.
13	MS. BENNETT: Good morning,
14	Mr. Examiner. Deana Bennett on behalf of Chevron USA,
15	Inc., and there are no other parties that I'm aware
16	of.
17	THE HEARING OFFICER: Perfect. Thank
18	you.
19	MS. BENNETT: Thank you. In this case,
20	Chevron seeks an order from the division pooling all
21	uncommitted interests in the Wolfcamp Formation
22	underlying a 1,920-acre, more or less, standard
23	horizontal spacing unit comprised of Sections 8, 17,
24	and 20, Township 23 South, Range 27 East, in Eddy
25	County, New Mexico.

1	We timely filed our exhibits and
2	pre-hearing statement. We submitted the declarations
3	of two witnesses who previously testified before the
4	division, and their credentials have been accepted as
5	a matter of record.
6	The first is Katie Holle [ph], she's
7	the landman, and Eric Sarat [ph], the geologist.
8	We've included the usual suite of exhibits.
9	Exhibit A is the compulsory pooling
10	checklist, the application and the landman exhibits.
11	Exhibit B is the usual suite of geology exhibits.
12	Exhibit C is my notice declaration and notice was
13	timely mailed on April 15th and April 17th and timely
14	published on April 22nd.
15	(Exhibit A and Exhibit B and Exhibit C
16	were marked for identification.)
17	I do have one quick note for the
18	division, which is that in this case, there is a depth
19	severance. And we've identified the depth severance
20	in the land declaration and included that in the
21	compulsory pooling checklist.
22	And so Chevron in both the land
23	declaration and in the compulsory pooling checklist is
24	making clear that it is not seeking to pool above the
25	depth severance, which is from the top of the Wolfcamp

1	to 100 feet below the top of the Wolfcamp.
2	And so that is in both the land
3	declaration and in the compulsory pooling checklist.
4	So with that, I would request that the
5	division accept the exhibits in this case into the
6	record, and happy to stand for any questions.
7	THE HEARING OFFICER: Are there any
8	objections? The exhibits are admitted into evidence.
9	(Exhibit A and Exhibit B and Exhibit C
10	were received into evidence.)
11	Mr. Garcia, questions in this case?
12	MR. GARCIA: No questions.
13	THE HEARING OFFICER: This case is
14	taken under advisement.
15	Thank you, Ms. Bennett.
16	MS. BENNETT: Thank you.
17	THE HEARING OFFICER: Moving on now to
18	number 33 on the docket, which is joined with 34 on
19	the docket. These are Admiral Permian Operating, LLC
20	Compulsory Pooling Cases Numbered 25335, 25336. But I
21	think these have been moved.
22	MS. HARDY: They have been moved
23	because there was an objection.
24	THE HEARING OFFICER: Are they your
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25	cases?

1	MS. HARDY: They are, yes. Dana Hardy
2	with Hardy
3	THE HEARING OFFICER: Yes. Thank you.
4	Yes. I see my note now. Thank you very much.
5	Okay. Moving on to number 35 on the
6	docket. This is Hilcorp Energy. There are several
7	Hilcorp Energy cases. Let's go through all the
8	numbers. They start with 25337, 39, 40, 41, 42, 43.
9	Entries of appearance, please?
10	MR. RANKIN: Mr. Hearing Officer, Adam
11	Rankin, with the Santa Fe office of Holland & Hart,
12	appearing on behalf of Hilcorp Energy Company in these
13	cases.
14	One point of order, Mr. Hearing
15	Officer, is that case 25337 should be presented
16	separately. It's a compulsory pooling case, whereas
17	the others are involving separate issues with separate
18	land involving downspacing for the Mesaverde
19	Formation.
20	THE HEARING OFFICER: I see. Okay. So
21	do you want to first of all, are there any other
22	parties that you know of?
23	MR. RANKIN: Not that I know of.
24	THE HEARING OFFICER: All right. Then
25	why don't you present 25337 first?

1	MR. RANKIN: Thank you, Mr. Hearing
2	Officer.
3	In this case, Hilcorp Energy Company
4	seeks an order pooling all uncommitted mineral owners
5	in a standard 798.27, more or less, acre horizontal
6	well spacing unit in the Mecas [ph] Formation up in
7	San Juan County, New Mexico.
8	The acreage will be initially dedicated
9	to two horizontal wells. We filed in advance of the
10	hearing on Thursday, Exhibits A through F, which
11	are Exhibit A is the application filed in the case.
12	Exhibit B is the compulsive pooling checklist,
13	identifying each of the elements necessary for pooling
14	required by the division.
15	(Exhibit A and Exhibit B were marked
16	for identification.)
17	Exhibit C is the self-affirmed
18	statement of Mr. Robert Carlson. He's a landman with
19	Hilcorp Energy Company. He's previously testified
20	before the division, has been recognized as an expert
21	in petroleum land matters.
22	(Exhibit C was marked for
23	identification.)
24	His attachments, C1 through C5, are the
25	standard attachments for compulsory pooling, including

1	the C102, the AFEs well proposal, and the land track
2	showing each of the interests on a track basis.
3	(Exhibit C-1 through Exhibit C-5 were
4	marked for identification.)
5	Exhibit D is a statement of Mr. Russell
6	Crouch. He's a geologist with Hilcorp Energy. He has
7	not previously testified before the division. He has
8	attached, therefore, as Exhibit D1, his resume, which
9	outlines his expertise, education, and experience in
10	petroleum geology.
11	(Exhibit D and Exhibit D-1 were marked
12	for identification.)
13	At this time, Mr. Hearing Officer, I
14	would ask that the division recognize Mr. Crouch as an
15	expert in petroleum geology. He's available also
16	THE HEARING OFFICER: Mr. Crouch
17	with us?
18	MR. RANKIN: I believe he should be,
19	yeah.
20	THE HEARING OFFICER: Mr. Crouch?
21	MR. CROUCH: Yes, sir?
22	THE HEARING OFFICER: Okay. There you
23	are. Would you raise your right hand, please?
24	
25	
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1	WHEREUPON,
2	RUSSELL CROUCH,
3	called as a witness and having been first duly sworn
4	to tell the truth, the whole truth, and nothing but
5	the truth, was examined and testified as follows:
б	THE HEARING OFFICER: Perfect.
7	EXAMINATION
8	BY THE HEARING OFFICER:
9	Would you state and spell you can
10	put your hand down. Would you state and spell your
11	name for the record?
12	MR. CROUCH: Russell Crouch,
13	R-U-S-S-E-L-L C-R-O-U-C-H.
14	THE HEARING OFFICER: And what field of
15	expertise do you wish to be recognized as an expert
16	before this division?
17	MR. CROUCH: Geologist.
18	THE HEARING OFFICER: Perfect. I'm not
19	looking at your resume, I'm just going to ask you some
20	questions.
21	MR. CROUCH: Sure.
22	THE HEARING OFFICER: What does a
23	geologist do in your field?
24	MR. CROUCH: I map the formations, I
25	design the wells, look at reservoir properties and

1	and place the wells where we can most economically
2	produce oil and gas.
3	THE HEARING OFFICER: I see. Okay.
4	Thank you. What education do you have toward that
5	degree?
6	MR. CROUCH: A, undergrad degree in
7	geology from Texas A&M, Corpus Christi, and a master's
8	degree in geology from LSU.
9	THE HEARING OFFICER: And when did you
10	achieve those?
11	MR. CROUCH: Two thousand 2008 and
12	2010.
13	THE HEARING OFFICER: Okay. And what
14	work have you done since then toward that expertise?
15	MR. CROUCH: Spent some time at EOG in
16	the Corpus Christi office and then worked in Houston
17	at a company called Link Energy for a couple years and
18	then couple of small independents. And then I've been
19	at Hilcorp for the previous six years.
20	THE HEARING OFFICER: Okay. I
21	understand. I appreciate the abbreviated summary, but
22	could you give me some dates and some duties for each
23	company?
24	MR. CROUCH: Sure. So I was at EOG
25	working in the South Texas area, mapping in mature

1	fields, looking to identify untapped pay, moved to
2	Houston, went to Link Energy, worked mostly salt dome
3	fields in southeast Texas and East Texas, generating
4	prospects, drilling wells, doing re-completes, and
5	then a couple of small independent companies working
6	salt dome fields.
7	And then at Hilcorp, three years in the
8	South Texas area doing re-completes and drill wells.
9	And then, since the the previous three years in
LO	the San Juan Basin in New Mexico, and Colorado, more
L1	re-completes and drill wells.
L2	THE HEARING OFFICER: Okay. Thank you,
L3	Mr. Crouch. I'm reviewing your resume, so I'm getting
L4	some dates from your resume to supplement what you
L5	just told me. And what I see allows me to qualify you
L6	as an expert in the petroleum geology before this
L7	division.
L8	Mr. Rankin?
L9	MR. RANKIN: Thank you, Mr. Hearing
20	Officer.
21	Mr. Crouch provided his self-affirmed
22	statement as Exhibit D. Exhibits D2 and D3 and D4 are
23	the geologic exhibits showing that the acreage is
24	suitable for and the target is suitable for
25	horizontal well development.

1	(Exhibit D-2 and Exhibit D-3 and
2	Exhibit D-4 were marked for
3	identification.)
4	Exhibit E and F are the notice exhibits
5	reflecting that we provided notice to all the parties
6	being pooled in this case, both by certified mail and
7	also by constructive notice through the publication of
8	the newspaper.
9	(Exhibit E and Exhibit F were marked
10	for identification.)
11	Mr. Hearing Officer, at this time, I
12	would move admissions of Exhibits A through F with the
13	attachments to the record and ask that the case be
14	taken under advisement. Counsel and witnesses are
15	available for any questions the division may have.
16	THE HEARING OFFICER: Thank you,
17	Mr. Rankin.
18	Are there any objections?
19	Your exhibits are admitted into
20	evidence.
21	(Exhibit A through Exhibit F were
22	received into evidence.)
23	Mr. Garcia, any questions in this case?
24	MR. GARCIA: No questions.
25	THE HEARING OFFICER: This case is
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1	taken under advisement.
2	Do you want to present, Mr. Rankin, the
3	rest of your cases in a consolidated manner?
4	MR. RANKIN: I think that would be most
5	efficient. There are some variations and differences,
6	but they're all identified in the record and the
7	testimony. Mr. Hearing Officer, do you want to call
8	the cases and then I'll
9	THE HEARING OFFICER: I'll call them
10	again. I did call them, and you basically entered an
11	appearance and said you wanted to present the first
12	case by itself. So they have been called already.
13	MR. RANKIN: Okay. So Mr. Hearing
14	Officer, in each of these cases, Hilcorp seeks an
15	order for an exception to the well density
16	requirements of Rule 1B of the Special Rules and
17	Regulations for the Blanco-Mesaverde Gas Pool, it's
18	Pool Code 72319 in either the Rio Arriba County or San
19	Juan County, depending on the case, to permit it to
20	drill and complete one or two additional Mesaverde
21	vertical and/or directional gas wells in each of the
22	subject 320-acre spacing units.
23	So for each case, there's a separate
24	spacing unit, and Hilcorp is seeking authority to
25	drill one or two additional Mesaverde wells, depending

1	on the case.
2	For each application, we filed a
3	separate set of exhibit packets, each is the same.
4	Exhibit A is an application that was
5	filed with the division requesting the authorization.
6	Exhibit B is the self-affirmed statement of
7	Mr. Gatewood Brown. He's a landman with the
8	division sorry, with the Hilcorp.
9	(Exhibit A and Exhibit B were marked
10	for identification.)
11	He has not previously testified. And,
12	Mr. Hearing Officer, Mr. Brown is with us today in the
13	audience. So if you have questions to confirm his
14	expertise, he's more than willing to step forward to
15	the witness stand and review his expertise for you.
16	He has not previously testified.
17	Attached to his statement is Exhibit
18	B1, which is his resume. And at this time, I'll pause
19	to allow you to confirm his qualifications.
20	(Exhibit B-1 was marked for
21	identification.)
22	THE HEARING OFFICER: Mr. Brown? Over
23	here, please?
24	Has Mr. Hill been previously qualified?
25	MR. RANKIN: No, he hasn't yet either.
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1	And if you'd like to do them back-to-back, I think
2	that's appropriate. Mr. Hill should be available on
3	the screen, and his resume is attached as Exhibit C1
4	to his statement.
5	(Exhibit C-1 was marked for
6	identification.)
7	THE HEARING OFFICER: I see. Okay.
8	So Mr. Brown and Mr. Hill, would you
9	both raise your right hands, please?
10	Do you swear or affirm under penalty of
11	perjury that this testimony you're about to give is
12	the truth, the whole truth, and nothing but the truth?
13	WHEREUPON,
14	GATEWOOD BROWN,
15	called as a witness and having been first duly sworn
16	to tell the truth, the whole truth, and nothing but
17	the truth, was examined and testified as follows:
18	WHEREUPON,
19	MARCUS HILL,
20	called as a witness and having been first duly sworn
21	to tell the truth, the whole truth, and nothing but
22	the truth, was examined and testified as follows:
23	THE HEARING OFFICER: Very good.
24	//
25	//
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1	EXAMINATION
2	BY THE HEARING OFFICER:
3	THE HEARING OFFICER: Starting with
4	you, Mr. Brown, would you state and spell your name?
5	MR. BROWN: Gatewood Brown,
6	G-A-T-E-W-O-O-D B-R-O-W-N.
7	THE HEARING OFFICER: And which field
8	of expertise do you wish to be qualified before this
9	division?
10	MR. BROWN: Petroleum landman.
11	THE HEARING OFFICER: Petroleum
12	landman. Okay. What education do you have? And
13	please tell give me some dates. You probably heard
14	what went on earlier, so just help me out with some
15	dates and some specifics about your education first.
16	MR. BROWN: Absolutely. Graduated from
17	Texas Tech Energy Commerce in 2014 and have now been
18	with Hilcorp for 11 years, and have been acting as a
19	landman for that entire time.
20	THE HEARING OFFICER: What does a
21	landman do?
22	MR. BROWN: Landman studies the
23	ownership document subsurface, puts together
24	ownership, and approves title for projects that the
25	technical staff want to do, as well as reviewing
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1	spacing orders, making sure that we're complying with
2	everything, leasing projects, getting prospects drill
3	ready, as well as putting together surface agreements
4	so that we can go ahead and execute those projects as
5	well.
6	THE HEARING OFFICER: Okay. And you've
7	been with Hilcorp ever since you graduated from
8	school?
9	MR. BROWN: Yes, sir.
10	THE HEARING OFFICER: Okay. And so,
11	what is your title now with Hilcorp?
12	MR. BROWN: I'm a senior landman.
13	THE HEARING OFFICER: Okay. Good. And
14	have you what you said that a landman does, is that
15	what you've been doing for all this time?
16	MR. BROWN: That is correct.
17	THE HEARING OFFICER: All right. So
18	from here on in, you're qualified as a petroleum
19	landman before this division.
20	EXAMINATION
21	BY THE HEARING OFFICER:
22	THE HEARING OFFICER: Mr. Hill, you
23	heard what I asked Mr. Brown?
24	MR. HILL: Yes, sir.
25	THE HEARING OFFICER: Would you tell me
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1	the same thing?
2	MR. HILL: I graduated from the
3	University of Texas with a degree in geosystems
4	engineering hydrogeology. It's the same school as the
5	petroleum school. I've been practicing engineering
6	for
7	THE HEARING OFFICER: Excuse me,
8	Mr. Hill, just give me some dates as you go through.
9	So when did you graduate with that degree?
LO	MR. HILL: I graduated in 2011. I've
L1	been practicing for 14 years in reservoir engineering.
L2	I'm a registered professional engineer, so and then
L3	as far as what a reservoir engineer does is he
L4	evaluates in-place volumes and recoveries and runs
L5	economics to decide whether it makes sense to drill,
L6	re-complete, or do work over projects based off
L7	THE HEARING OFFICER: I think you
L8	froze.
L9	MR. HILL: Can you hear me now?
20	THE HEARING OFFICER: Yes, perfectly.
21	MR. HILL: Okay.
22	THE HEARING OFFICER: Let me start
23	let me go at this a different way. Which field of
24	expertise are you seeking to be qualified as an expert
25	before this division?

1	MR. HILL: Reservoir engineering.
2	THE HEARING OFFICER: Okay. Very good.
3	So not geologist, but reservoir engineer. Okay.
4	MR. HILL: Yes.
5	THE HEARING OFFICER: Mr. Rankin, do
6	you have a geologist?
7	MR. RANKIN: No, we don't
8	THE HEARING OFFICER: Okay. I just
9	want to make sure I know what I'm qualifying here.
10	Okay. So reservoir engineer. Okay.
11	Good. You've told me what one does, and you've told
12	me when you graduated in 2011. What have you been
13	doing since 2011?
14	MR. HILL: I've worked a number of
15	assets for on both the unconventional and the
16	conventional side of evaluated in-place reserve
17	volumes, forecasted and recoveries and expected
18	production, and run economics for wells, those
19	those sorts of things on a regular basis.
20	THE HEARING OFFICER: And you've been
21	working with Hilcorp ever since you graduated?
22	MR. HILL: No. I've worked for several
23	different operators. I've worked for Hilcorp since
24	January of 2024.
25	THE HEARING OFFICER: I see. Okay.

1	What is your title now?
2	MR. HILL: Reservoir engineer.
3	THE HEARING OFFICER: Okay. All right.
4	All right. Thank you, Mr. Hill. You are qualified as
5	an expert in reservoir engineering before this
6	division from here on in.
7	Mr. Rankin?
8	MR. RANKIN: Thank you, Mr. Hearing
9	Officer.
10	So just to pick up where I left off,
11	Mr. Gatewood Brown is a landman now qualified by the
12	division as an expert in petroleum land matters.
13	Attached to his self-affirmed
14	statement, which identifies in each case the spacing
15	units that are subject to the request for additional
16	wells.
17	B2 attached to his statements is a
18	notice area map identifying each of the tracks
19	offsetting there are subject spacing units that
20	require notice under the division's requirements.
21	(Exhibit B-2 was marked for
22	identification.)
23	Exhibit B3 is a list of the affected
24	parties that are included within those tracks to whom
25	we provided notice. Exhibit C is the self-affirmed

1	statement of Mr. Hill, who has just been qualified as
2	a reservoir engineer before the division.
3	(Exhibit B-3 and Exhibit C were marked
4	for identification.)
5	Exhibit C2 through C6 provide in the
6	analysis he conducted for each of the space units,
7	identifying in order targeted reserves in each of the
8	space units, the original gas in place, the cumulative
9	gas produced, and the remaining recoverable gas that
10	is being targeted.
11	(Exhibit C-2 through Exhibit C-5 were
12	marked for identification.)
13	The final exhibit, C6, is the
14	volumetric analysis on a section basis identifying the
15	in their opinion and Mr. Hill's opinion, the volumes
16	of gas that remain to be recovered and are being
17	targeted by these additional drills.
18	Exhibit D and E are the self-affirmed
19	statement of notice that were prepared by us, our law
20	firm, identifying each of the parties that were
21	notified by certified mail subject to each of these
22	cases.
23	(Exhibit D and Exhibit E were marked
24	for identification.)
25	And then Exhibit E is the affidavit of
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1	publication confirming that we have a notice by name
2	to each of the parties in the publications, depending
3	on the county, different counties, different papers.
4	So each of those is provided to the division in those
5	exhibits.
6	At this time, Mr. Hearing Officer, if
7	there are no questions, I would move the admission of
8	Exhibits A through E and the attachments and ask that
9	the cases all be taken under advisement.
10	THE HEARING OFFICER: Mr. Rankin, can
11	you help me out with when the self when the notice
12	was mailed out in Exhibit D?
13	MR. RANKIN: Yeah.
14	THE HEARING OFFICER: Is that different
15	for each case?
16	MR. RANKIN: No. It should be all the
17	same April 18th was the date it went out
18	THE HEARING OFFICER: April and
19	that's timely?
20	MR. RANKIN: Timely.
21	THE HEARING OFFICER: All right. Very
22	good. And when was the affidavit of publication?
23	MR. RANKIN: Let me just double-check
24	for each one. So for the which paper is that so
25	for the Rio Arriba paper, it was published on April
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1	24th, and for the other paper, it was published on
2	April 30th.
3	THE HEARING OFFICER: Perfect. Thank
4	you. And April 30th is timely?
5	MR. RANKIN: Ten business days.
6	THE HEARING OFFICER: I'm asking you.
7	MR. RANKIN: I believe that's true.
8	Yes, it is timely. No, that was the date it was
9	sworn. I apologize. We have a different format for
10	their 4/23. I apologize. It's a different format.
11	I had to read through it. It was published on 4/23,
12	which would be timely.
13	THE HEARING OFFICER: Thank you,
14	Mr. Rankin.
15	MR. RANKIN: Yeah.
16	THE HEARING OFFICER: Okay. Are there
17	any objections to the exhibits in these let's see,
18	it looks like 1, 2, 3, 4, 5 cases.
19	Is that right, Mr. Rankin? Five cases?
20	MR. RANKIN: Correct.
21	THE HEARING OFFICER: Okay. In these
22	five cases? Not hearing any, the exhibits are
23	admitted into evidence.
24	(Exhibit A through Exhibit E were
25	received into evidence.)
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1	Mr. Garcia, will you have any questions
2	for these witnesses?
3	MR. GARCIA: I have a few questions,
4	and hopefully I can do a panel format because I'm not
5	sure who they'll be addressed
6	THE HEARING OFFICER: That'd be I'll
7	ask Mr. Rankin.
8	Is that permissible, Mr. Rankin?
9	MR. RANKIN: Yes, it is.
10	THE HEARING OFFICER: Okay.
11	And so what he means, Mr. Hill and
12	Mr. Brown, is that he's going to ask the question to
13	you two as a panel, but if one of you wants to take
14	the question, that's fine.
15	Just say what your name is for the
16	record because we don't have a live court reporter
17	today so that we know who's answering the question and
18	then give your answer.
19	But what I'd like to do, Mr. Garcia,
20	before you answer the question, is I'd like to take a
21	very quick five-minute break and then come back for
22	your questions. Thank you. We're off the record.
23	(Off the record.)
24	THE HEARING OFFICER: We are back on
25	the record. It is 11:21 a.m.

1	And we are going to questions from
2	Mr. Garcia for Mr. Brown and Mr. Hill. They're going
3	to be questioned as a panel.
4	Mr. Garcia?
5	MR. GARCIA: Thank you.
6	DIRECT EXAMINATION
7	BY MR. GARCIA:
8	MR. GARCIA: First question I have is
9	looking at your guys' Exhibit B2, in all the cases, it
10	shows that you guys have four existing wells, and then
11	in each respective case, it shows the new well or
12	wells you are adding.
13	My question comes is in this area,
14	do you guys have other wells that aren't shown here?
15	MR. BROWN: I'll take that one. I
16	believe you're
17	THE HEARING OFFICER: Your name?
18	MR. BROWN: Gatewood Brown.
19	THE HEARING OFFICER: Thank you.
20	MR. BROWN: From a landman capacity, I
21	believe what you're likely pointing towards are wells
22	that have been recompleted to the Mesaverde that are
23	not included on this map. The Exhibit B2s include all
24	of the drilled Mesaverde wells.
25	MR. GARCIA: Okay. Do you guys have
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1	re-completed wells in the area, though, as well?			
2	MR. BROWN: There will be a few, but			
3	not enough to where I guess I should have indicated			
4	these on the map not enough to where we will have a			
5	full eight more than eight.			
6	MR. GARCIA: And I guess my question			
7	really boils down to, is I'm reading the old order			
8	are it's in your exhibits, this the snippet you			
9	took.			
10	And basically it says well density			
11	you're allowed four vertical or directional wells.			
12	And then it says, in addition, you could have four and			
13	recomplete. And then again, the third paragraph says			
14	however, no more than four wells can be within			
15	where's it at within either quarter section.			
16	And so I guess my main question is, are			
17	you guys compliant with those three paragraphs, the			
18	drills, the re-complete, and the density within the			
19	quarter?			
20	MR. BROWN: Gatewood Brown. Yes, we			
21	will be in compliance.			
22	MR. GARCIA: Okay. With the addition			
23	of these new wells as well?			
24	MR. BROWN: Gatewood Brown. Yes.			
25	That's correct.			

1	MR. GARCIA: Okay. My next question			
2	is and it might be more of a statement. In Exhibit			
3	C2, you have some bullet points. And in there it says			
4	"These wells will co-mingle me, Mesaverde, Dakota, and			
5	Gallup, which will be a tri-mingle."			
6	And I guess my question is, is Hilcorp			
7	aware that this order that you guys are seeking before			
8	us will not address any tri-mingle issues? You will			
9	have to take those administratively and get approval			
10	of those prior to production of these wells?			
11	MR. HILL: Marcus Hill. If you're			
12	referring to the DHC process, we are aware of that.			
13	And is that is that what you're referring to?			
14	MR. GARCIA: Correct, yes.			
15	MR. HILL: Yes. We upon, you know,			
16	acceptance of this, we will file DHC permitting as			
17	as necessary for approvals for those zones.			
18	MR. GARCIA: Okay. And then I believe			
19	my last question is, because these are tri-mingling			
20	with the Dakota and Gallup I do not have these			
21	pools memorized in this area.			
22	This order will not address any spacing			
23	issues in the other two formations. So that would			
24	also have to be sought in a different fashion if it			
25	arises. I want to say the Dakota is an 80-acre			

1	spacing, but again, I don't have those memorized.
2	So you may need to pursue spacing
3	requirements for those as well as needed.
4	MR. BROWN: Gatewood Brown. Thanks for
5	the point of information, and we agree, and there will
6	be some of these that do require that.
7	MR. GARCIA: Okay. I just want to make
8	sure it's aware because sometimes the cases look like
9	you guys are asking for more information and I just
10	want to make sure we're only approving the density,
11	the exception under this order is what we're doing
12	here.
13	And I believe that is all my questions,
14	Mr. Examiner.
15	THE HEARING OFFICER: Thank you,
16	Mr. Garcia.
17	Thank you, Mr. Rankin and Mr. Hill and
18	Mr. Brown. This cases will be taken under advisement.
19	We now move to number 41 on our docket.
20	It looks like there are three cases for Coterra Energy
21	25344, 45, and 46. Entries of appearance, please?
22	MS. BENNETT: Good morning,
23	Mr. Examiner. Deana Bennett, on behalf of Coterra
24	Energy Operating.
25	THE HEARING OFFICER: Good morning.

-	
1	Any other party that you know?
2	MS. BENNETT: Yes.
3	THE HEARING OFFICER: Okay.
4	MR. RANKIN: Good morning, Mr. Hearing
5	Officer. Adam Rankin, with the Senate Fe office of
6	Holland & Hart, appearing on behalf of COG Operating
7	in Case Number 25344 and 45.
8	THE HEARING OFFICER: What is your
9	position?
10	MR. RANKIN: We're observing and
11	preserving rights.
12	THE HEARING OFFICER: Okay. Thank you.
13	MS. BENNETT: Thank you.
14	And these three cases are companion
15	cases, and there are two Bone Spring cases. Those are
16	Case Numbers 25344 and 25345, and then one Wolfcamp
17	case, which is Case Number 25346.
18	And together these cases are seeking to
19	pool uncommitted interests in acreage that covers the
20	west half of Sections 29 and 32, Township 25 South,
21	Range 27 East, in Eddy County, New Mexico. We timely
22	filed our pre-hearing statement and exhibits.
23	Exhibit A is the compulsory pooling
24	checklist, application, and usual suite of landman
25	exhibits. Exhibit B is the geology declaration and
	did b is one geology declaracion and
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1	usual suite of geology exhibits.
2	(Exhibit A and Exhibit B were marked
3	for identification.)
4	As I mentioned before, these exhibits
5	were prepared by Kayhill Kelligan [ph], and he's not
6	available to testify today, but Ms. Blake has reviewed
7	the declarations and exhibits and does not find any
8	typographical errors, anything in those exhibits.
9	Exhibit C is my notice declaration and
10	notice was timely mailed on April 15th and timely
11	published on April 19th.
12	(Exhibit C was marked for
13	identification.)
14	And I just had two quick notes about
15	the two Bone Spring cases, which again are Case
16	Numbers 25344 and 25345.
17	So as Mr. Rankin indicated, COG entered
18	its appearance in both cases, but I inadvertently left
19	their name off of the compulsory pooling checklist in
20	25344. So I'm happy to update the compulsory pooling
21	checklist and file that revised exhibit packet today
22	if the division feels that that's necessary.
23	THE HEARING OFFICER: Which exhibit
24	would be revised?
25	MS. BENNETT: It would be Exhibit A in
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1	Case Number 25344. And it's page number 3 of 49.
2	THE HEARING OFFICER: Okay. So A being
3	the checklist itself
4	MS. BENNETT: Yes yes.
5	THE HEARING OFFICER: you'd revise
6	the checklist to either add or remove?
7	MS. BENNETT: To add COG.
8	THE HEARING OFFICER: Add COG.
9	MS. BENNETT: Right now there is a cell
10	for entries of appearances, and I inadvertently left
11	none in that compulsory pooling checklist when, in
12	fact, COG has entered an appearance.
13	THE HEARING OFFICER: Let me ask
14	Mr. Garcia.
15	Is that something you'd want changed?
16	MR. GARCIA: I think since Mr. Rankin
17	entered it on the record and we have the transcripts,
18	I don't think it's necessary, but that's my opinion.
19	THE HEARING OFFICER: Okay.
20	Ms. Bennett, you've heard Mr. Garcia's
21	opinion that it doesn't need to be modified. Are you
22	okay with that?
23	MS. BENNETT: I am.
24	THE HEARING OFFICER: Okay. Fine.
25	So Mr. Rankin, just so that I
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1	understand what's going on here, you've entered an
2	appearance. How does that translate to the checklist?
3	I'm confused.
4	MR. RANKIN: There's an entry in one of
5	the fields for parties who are applicants to identify
6	anybody who has appeared in the case. So that's I
7	think the record speaks for itself.
8	THE HEARING OFFICER: Okay. Thank you.
9	Yeah. I didn't know whether there was an interest
10	that needed to be pooled or not, and I didn't
11	understand what that meant, but I understand now.
12	Was there some other note that you
13	wanted to discuss?
14	MS. BENNETT: Yes.
15	THE HEARING OFFICER: What?
16	MS. BENNETT: There is a depth
17	severance in the Bone Spring Formation, and we
18	addressed by we, I mean the landman in this case,
19	Keaton [ph] Curtis [ph], addressed the depth
20	severance.
21	He described it in his land declaration
22	and included it. We included the same description in
23	the compulsory pooling checklist. And the depth
24	severance is at 7,745 feet in Section 29.
25	And as a result, Coterra is not seeking

1	to pool any interest in the Bone Spring at 7,745 feet
2	or above. And we've made that clear in the
3	declaration and in the compulsory pooling checklist
4	for the Bone Spring cases.
5	And with that, I would ask that the
6	cases be taken under well, excuse me, that the
7	exhibits in the cases be admitted into the record and
8	that the cases be taken under advisement and I and the
9	witnesses are available for any questions the division
10	may have.
11	THE HEARING OFFICER: All right. Thank
12	you.
13	Are there any objections? No. The
14	exhibits are admitted in all three cases into
15	evidence.
16	(Exhibit A and Exhibit B and Exhibit C
17	were received into evidence.)
18	Mr. Garcia, your questions?
19	MR. GARCIA: No questions.
20	THE HEARING OFFICER: These three cases
21	are taken under advisement. Thank you.
22	MS. BENNETT: Thank you.
23	THE HEARING OFFICER: Okay. Final case
24	of the day, Mewbourne Oil Company, number 44 on our
25	docket, 25370.

1	MR. RANKIN: Thank you, Mr. Hearing
2	Officer. I get to be the bookend today, first and
3	last.
4	In this case, Mewbourne is seeking an
5	order approving a non-standard 640-acre, more or less,
6	overlapping horizontal well spacing unit in the Bone
7	Spring Formation within Section 1, Township 19 South,
8	Range 30 East, and also irregular Section 6, Township
9	19 South, Range 31 East, in Eddy County and pooling
10	all uncommitted mineral owners in that acreage.
11	We filed in advance of the hearing
12	Exhibits A through F. Exhibit A is the compulsory
13	pooling checklist, identifying each of the elements
14	required for compulsory pooling, the pool, the
15	acreage, and the wells. Exhibit B is the application
16	filed in the case.
17	(Exhibit A and Exhibit B were marked
18	for identification.)
19	C is the self-affirmed statement of
20	Mr. Brock Dixon. He's the landman for Mewbourne.
21	He's previously testified before the division and has
22	been accepted as an expert in petroleum land matters.
23	(Exhibit C was marked for
24	identification.)
25	His Exhibit C1 through C5 are the
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1	standard attachments for compulsory pooling by a
2	landman, includes the C102s, the tracks, the working
3	interests that's being sought to be pooled, the
4	compulsory the AFEs and well proposal letters and
5	then the chronology contexts.
6	(Exhibit C-1 through Exhibit C-5 were
7	marked for identification.)
8	Exhibit D is a self-affirmed statement
9	of Mr. Justin Rotar. He's a geology petroleum
10	geologist with Mewbourne and has previously testified
11	before the division.
12	(Exhibit D was marked for
13	identification.)
14	His Exhibits D1 through D3 are the
15	standard geology exhibits showing the acreage and the
16	target zone is suitable for development by horizontal
17	wells.
18	(Exhibit D-1 through D-3 were marked
19	for identification.)
20	And Exhibit E and F are the notice
21	exhibits reflecting that we have provided notice by
22	certified mail to each of the parties that are sought
23	to be pooled and the offsets for the non-standard
24	acreage.
25	//
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1	(Exhibit E and Exhibit F were marked
2	for identification.)
3	Exhibit F is the affidavit of
4	publication showing that notice was timely published
5	in the newspaper, identifying each of the parties by
6	name, who are affected by the application and being
7	subject to pooling.
8	If there are no questions, Mr. Hearing
9	Officer, I would move the admissions of A through F
10	and ask that this case be taken under advisement by
11	the
12	THE HEARING OFFICER: Are there any
13	objections? Not hearing any of the exhibits are
14	admitted into evidence.
15	(Exhibit A through Exhibit F were
16	received into evidence.)
17	Mr. Garcia, questions?
18	MR. GARCIA: No questions.
19	THE HEARING OFFICER: Case is taken
20	under advisement. Thank you.
21	That concludes our business today.
22	We're off the record.
23	(Whereupon, at 1:33 p.m., the
24	proceeding was concluded.)
25	

1 CERTIFICATE 2 I, JONI C. BOLDEN, the officer before whom 3 the foregoing proceedings were taken, do hereby certify that any witness(es) in the foregoing 4 5 proceedings, prior to testifying, were duly sworn; that the proceedings were recorded by me and 6 thereafter reduced to typewriting by a qualified transcriptionist; that said digital audio recording of 8 9 said proceedings are a true and accurate record to the 10 best of my knowledge, skills, and ability; that I am 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 any counsel or attorney employed by the parties 14 15 hereto, nor financially or otherwise interested in the outcome of this action. May 29, 2025 16 17 Joni Bolden JONI C. BOLDEN 18 19 Notary Public in and for the 20 State of Tennessee 21 22 23 24 25

1 CERTIFICATE OF TRANSCRIBER 2 I, CHRISTY ANDERSON, do hereby certify that 3 this transcript was prepared from the digital audio recording of the foregoing proceeding, that said 4 5 transcript is a true and accurate record of the proceedings to the best of my knowledge, skills, and 6 ability; that I am neither counsel for, related to, nor employed by any of the parties to the action in 8 9 which this was taken; and, further, that I am not a 10 relative or employee of any counsel or attorney 11 employed by the parties hereto, nor financially or 12 otherwise interested in the outcome of this action. 13 May 29, 2025 14 CHRISTY ANDERSON 15 16 17 18 19 20 2.1 22 23 2.4 2.5

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