| 1 | STATE OF NEW MEXICO | | | |
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| 2 | ENERGY, MINERALS, AND NATURAL RESOURCES DEPARTMENT | | | |
| 3 | OIL CONSERVATION DIVISION | | | |
| 4 | | | | |
| 5 | IN THE MATTER OF THE HEARING CALLED | | | |
| | BY THE OIL CONSERVATION DIVISION FOR | | | |
| 6 | THE PURPOSE OF CONSIDERING: | | | |
| 7 | CASE NOS: 22974 | | | |
| 8 | APPLICATION OF MARATHON OIL | | | |
| | PERMIAN LLC TO AMEND ORDER | | | |
| 9 | NO. R-20996 (AS AMENDED), | | | |
| | EDDY COUNTY, NEW MEXICO | | | |
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| | REPORTER'S TRANSCRIPT OF VIRTUAL PROCEEDINGS | | | |
| 17 | EXAMINER HEARING | | | |
| | AUGUST 4, 2022 | | | |
| 18 | SANTA FE, NEW MEXICO | | | |
| 19 | | | | |
| 20 | This matter came on for virtual hearing before | | | |
| | the New Mexico Oil Conservation Division, HEARING OFFICER | | | |
| 21 | WILLIAM BRANCARD and TECHNICAL EXAMINER JOHN GARCIA on | | | |
| | Thursday, August 4, 2022, through the Webex Platform. | | | |
| 22 | | | | |
| 23 | Reported by: PAUL BACA PROFESSIONAL COURT REPORTERS | | | |
| | 500 Fourth Street, NW, Suite 105 | | | |
| 24 | Albuquerque, NM 87102 | | | |
| | 505-843-9241 | | | |
| 25 | | | | |
| | | | | |
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| 1 | APPEARANCES | |
|----|---|----------|
| 2 | For the Applicant: | |
| 3 | DEANA BENNETT | |
| | MODRALL SPERLING ROEHL HARRIS & SISK PA | |
| 4 | 500 4th Street, NW, Suite 1000 | |
| | Albuquerque, NM 87102 | |
| 5 | 505-848-9710 | |
| 6 | | |
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| | | |
| | | Page 2 |

| 1 | HEARING EXAMINER BRANCARD: With that I would | | | |
|----|--|--|--|--|
| 2 | like to call 51, case 22974, Marathon Oil Permian. | | | |
| 3 | MS. BENNETT: Good morning, Mr. Examiner. Deana | | | |
| 4 | Bennett on behalf Marathon Oil Permian LLC. | | | |
| 5 | HEARING EXAMINER BRANCARD: Are there any other | | | |
| 6 | entries of appearance for case 22974? | | | |
| 7 | (No audible response.) | | | |
| 8 | HEARING EXAMINER BRANCARD: Hearing none, Ms. | | | |
| 9 | Bennett, you are here to ask for a third extension. | | | |
| 10 | MS. BENNETT: It's just a run-of-the-mill | | | |
| 11 | extension case. | | | |
| 12 | HEARING EXAMINER BRANCARD: There is a warning to | | | |
| 13 | everybody about their extensions, so let us know what you | | | |
| 14 | have, thank you. | | | |
| 15 | MS. BENNETT: Yes, definitely, thanks. So in | | | |
| 16 | this case Marathon is seeking a third extension of time, and | | | |
| 17 | I did submit the exhibits for this case on Tuesday, and the | | | |
| 18 | case materials include a self-affirmed declaration by Chase | | | |
| 19 | Rice a land professional of Marathon who has previously | | | |
| 20 | testified before the Division. | | | |
| 21 | And we also we included in the packet the | | | |
| 22 | application we filed, the prior orders in this case, and | | | |
| 23 | then the notice declaration that I prepared. But just | | | |
| 24 | jumping to the core of the issue, this case the leases of | | | |
| 25 | this case have been involved in ongoing litigation, and Mr. | | | |
| | | | | |

| 1 | Rice describes that litigation in his declaration. And the |
|----|--|
| 2 | litigation was just recently resolved, and the parties have |
| 3 | reached a settlement. |
| 4 | And during the time of the litigation, Marathon's |
| 5 | interest in this area were uncertain, and so Marathon now |
| 6 | has certainty and is and that's the main reason why |
| 7 | Marathon is asking for this third extension of time which is |
| 8 | to allow Marathon to move forward with its plans now that it |
| 9 | has certainty to do so. |
| 10 | And given that the litigation was only recently |
| 11 | resolved, which was in June 2022, at the end of the June, |
| 12 | June 30 and well, 29 and 30, in that area, Marathon is |
| 13 | endeavoring to get the extension of time before the Division |
| 14 | as promptly as possible and explain the reasons why Marathon |
| 15 | is requesting an extension of time. |
| 16 | And it is hopeful that the Division will grant |
| 17 | Marathon an extension, a third extension given these unusual |
| 18 | circumstances, but circumstances that were somewhat out of |
| 19 | Marathon's control but have now been resolved. |
| 20 | So with that I ask the admission of the exhibits |
| 21 | in case 22974, and I'm happy to answer any questions or try |
| 22 | to answer any questions the Division may have. |
| 23 | HEARING EXAMINER BRANCARD: Okay. Mr. Garcia? |
| 24 | TECHNICAL EXAMINER GARCIA: Yeah, I have a few |
| 25 | questions. The run-of-the-mill extension (unclear audio). |
| | Page 4 |

| 1 | MS. BENNETT: I was joking, obviously. |
|----|--|
| 2 | TECHNICAL EXAMINER GARCIA: So I guess I'm |
| 3 | looking at the original (unclear audio) are these wells |
| 4 | going to be federal wells? |
| 5 | MS. BENNETT: Yes, they are. These are need |
| 6 | to double check the names of the wells. |
| 7 | TECHNICAL EXAMINER GARCIA: It looks like it. |
| 8 | MS. BENNETT: Yes, they are federal minerals. |
| 9 | TECHNICAL EXAMINER GARCIA: Do you already have |
| 10 | federal APDs. |
| 11 | MS. BENNETT: I don't know the answer to that, |
| 12 | but I'm happy to check on that for you. |
| 13 | TECHNICAL EXAMINER GARCIA: Would anyone here |
| 14 | know, I guess, the answer to that? |
| 15 | MS. BENNETT: I don't have anybody on the line |
| 16 | with me. |
| 17 | TECHNICAL EXAMINER GARCIA: Oh, okay. The reason |
| 18 | I guess I ask is, you know, APDs are good for two years. We |
| 19 | are already on an extension of three years. BLM will only |
| 20 | allow a two-year extension. I guess my concern, this land |
| 21 | has been tied up now for three years or so, and there's |
| 22 | potential for another four years tied up to keep drilling. |
| 23 | I guess the reasons for the concern of mine are |
| 24 | essentially being locked up for seven years, and so I guess |
| 25 | my question is, how high up on the drilling schedule is this |
| | |

| 1 | plat of land versus other wells. Pushing that one year |
|----|--|
| 2 | limit if we give you another extension, is it going to be |
| 3 | tomorrow? It sounds like litigation is over, that still |
| 4 | takes time, I understand, but I guess there is just some, |
| 5 | you know, as Bill said, the more extensions, the more |
| 6 | questions we ask. |
| 7 | MS. BENNETT: Definitely, I understand that. And |
| 8 | I did ask Marathon some questions about timing and whether |
| 9 | they felt that the one-year extension of time that we are |
| 10 | asking for now is adequate, and they said yes. |
| 11 | I did not ask Marathon for specifics on where |
| 12 | these are in their drilling schedule, but I did ask, you |
| 13 | know, getting sort of the core of your concern about the |
| 14 | lands being tied up for additional years beyond the one-year |
| 15 | extension, Marathon did assure me that these wells were |
| 16 | that a one-year extension of time was sufficient to allow |
| 17 | Marathon to commence drilling the initial well, and so it's |
| 18 | not a matter of the well or the land being tied up for |
| 19 | multiple years beyond this. |
| 20 | Another thing that popped into my head while we |
| 21 | were talking is that these wells have been tied up during |
| 22 | this period of time, but no one else has proposed competing |
| 23 | applications, and so it's not as if there is other operators |
| 24 | who are proposing to drill wells on this acreage. So it |
| 25 | would be I understand your concern about having this |

| 1 | land tied up, but at the same time it's tied up by the |
|----|--|
| 2 | operator that intends to drill the wells here, and so it |
| 3 | it would be efficient and aligned, I think, with where we |
| 4 | have been through this litigation to allow Marathon to |
| 5 | continue to have the opportunity to drill the wells under |
| 6 | the order. |
| 7 | And the third plan or offer I would make is if it |
| 8 | would be helpful for you, Mr. Garcia, I can confer with |
| 9 | Marathon's landman and see if they have more details on the |
| 10 | rig schedule, and I can provide that to you in a |
| 11 | supplemental filing in terms of timing on the rig schedule. |
| 12 | So I can track down whether they have approved APDs and also |
| 13 | include information on the rig schedule. |
| 14 | TECHNICAL EXAMINER GARCIA: I think it would be |
| 15 | useful because we have been told by operators that BLM can |
| 16 | take up to some operators are asking for an extension |
| 17 | because they claim (unclear audio) so it would be helpful if |
| 18 | they have APDs, drill schedule, whatever would help justify, |
| 19 | I guess, an extension on it. It's just a concern that, |
| 20 | again, next year same time, and then the question is how |
| 21 | many extensions are we going to approve? What's reasonable |
| 22 | and not reasonable, kind of walking that line in my eyes, |
| 23 | but I will ask Mr. Brancard his thoughts on it. |
| 24 | MS. BENNETT: Thank you. |
| 25 | HEARING EXAMINER BRANCARD: Thank you. So we are |
| | Page 7 |

| 1 | operating in the so you still have another almost six |
|----|--|
| 2 | months to go under the current order. |
| 3 | MS. BENNETT: Uh-huh. |
| 4 | HEARING EXAMINER BRANCARD: But it appears from |
| 5 | your landman's affidavit that this is not on Marathon's |
| 6 | schedule for 2022, that it's not, the drilling is not going |
| 7 | to happen until 2023. |
| 8 | MS. BENNETT: That's correct. |
| 9 | HEARING EXAMINER BRANCARD: That's because this |
| 10 | just got resolved and therefore it's not on the schedule. |
| 11 | MS. BENNETT: Yes, it literally just got resolved |
| 12 | a month ago. So given that, really immediate resolution, |
| 13 | Marathon had is now understand it can't get it |
| 14 | drilled by the current deadline of January 2023, so it was |
| 15 | asking for an additional extension to allow it time to drill |
| 16 | the initial well after January 2023. |
| 17 | HEARING EXAMINER BRANCARD: Okay. All right. |
| 18 | Well, I will say, yes, it is extremely unusual for us to |
| 19 | consider an extension of time, but I will disagree with you, |
| 20 | this is not a run-of-the-mill extension, this is obviously a |
| 21 | very different circumstance here with the litigation tying |
| 22 | up this area for two years. And it appears the litigation |
| 23 | began after you got your initial order. |
| 24 | MS. BENNETT: It did. And I was definitely |
| 25 | joking about it being run-of-the-mill extension, but I was |
| | |

| 1 | just having some levity because I knew I was going to get a |
|----|---|
| 2 | lot of questions on it. But, yes, the litigation did start |
| 3 | after we got the original order. |
| 4 | There was unleased mineral interest owners that |
| 5 | there was some question about who was the proper lessee of |
| 6 | record, or was it Marathon, or was it Sugar Creek, and I'm |
| 7 | painting in very broad strokes here because I was not |
| 8 | involved in the district court litigation, but that's my |
| 9 | understanding is that we Marathon, from what I know, from |
| 10 | what I get, Marathon added additional parties after it |
| 11 | identified these other interest owners and then that's when |
| 12 | the litigation again. So it was after Marathon received its |
| 13 | original order. |
| 14 | HEARING EXAMINER BRANCARD: Mr. Garcia, anything |
| 15 | further? |
| 16 | TECHNICAL EXAMINER GARCIA: No other questions. |
| 17 | HEARING EXAMINER BRANCARD: All right. Okay. |
| 18 | Once again, is there anyone else here for case 22974? |
| 19 | (No audible response.) |
| 20 | HEARING EXAMINER BRANCARD: Hearing none, the |
| 21 | exhibits will be admitted into the record and the case will |
| 22 | be taken under advisement. And Mr. Garcia, what was it that |
| 23 | you requested specifically? |
| 24 | TECHNICAL EXAMINER GARCIA: I was just curious if |
| 25 | they had APDs. As far as the drill schedule, I need the |
| | Page 9 |

| 1 | landman (unclear audio) I was curious if they have APDs or |
|----|--|
| 2 | not already. |
| 3 | HEARING EXAMINER BRANCARD: So if you could |
| 4 | provide us that information, Ms. Bennett, about the status |
| 5 | of the federal APDs. |
| 6 | MS. BENNETT: I will definitely, and I appreciate |
| 7 | the Division's consideration of this request given the |
| 8 | extenuating circumstances. |
| 9 | HEARING EXAMINER BRANCARD: Thank you. |
| 10 | MS. BENNETT: Thank you. |
| 11 | (Exhibits admitted.) |
| 12 | (Taken under advisement.) |
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| 1 | STATE OF NEW MEXICO | | |
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| 2 | COUNTY OF BERNALILLO | | |
| 3 | REPORTER'S CERTIFICATE | | |
| 4 | I do hereby certify that I reported the | | |
| 5 | foregoing virtual proceedings in stenographic shorthand and | | |
| 6 | that the foregoing pages are a true and correct transcript | | |
| 7 | of those proceedings to the best of my ability. | | |
| 8 | I FURTHER CERTIFY that I am neither employed by | | |
| 9 | nor related to any of the parties or attorneys in this case | | |
| 10 | and that I have no interest in the final disposition of this | | |
| 11 | case. | | |
| 12 | I FURTHER CERTIFY that the Virtual Proceeding was | | |
| 13 | of poor to reasonable quality. | | |
| 14 | Dated this 4th day of August 2022. | | |
| 15 | | | |
| 16 | Irene Delgado | | |
| | Court Reporter | | |
| 17 | License Expires: 12-31-22 | | |
| 18 | | | |
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