

BEFORE THE NEW MEXICO OIL CONSERVATION DIVISION

APPLICATION OF PERMIAN
RESOURCES OPERATING, LLC FOR
COMPULSORY POOLING, EDDY
COUNTY, NEW MEXICO

Case Nos.
24798, 24800, 24803, 24804, 24805, 24806

ENTRY OF APPEARANCE AND NOTICE OF OBJECTION
TO PROCEEDING BY AFFIDAVIT

Comes now Derek Larson and enters his appearance on behalf of Bill Taylor, Jr., Harvey Taylor, Marilyn Taylor, Storme Dorenkamp, Tracy Wise, and Stacy Patrick (the “Mineral Interest Owners”) to give Notice of their Objection to consideration of the application by affidavit submitted by Permian Resources Operating for Force Pooling Orders and request the matter to be set for a conventional in-person hearing before the Division Hearing Examiner. In support of this request, the Mineral Interest Owners state that some did not receive ANY notice of the scheduled hearing due to incorrect addresses, while others did not receive timely actual notice, even after receiving assurances from Applicant that no pooling application had yet been filed and that none would be filed any earlier than September coupled with commitments that they would be notified by E-mail or telephone call when any application is filed. Further, some of the Mineral Interest Owners were contemplating participating as non-operating working interest owners but did not timely receive information from Applicant regarding costs associated with the proposed wells. At this point all Mineral Interest Owners state that they intend to lease their interests and are in the process of negotiating said leases with several operators, including the Applicant, but have not yet reached agreement as to the important lease terms.

WHEREFORE, the Mineral Interest Owners Object to the application being considered administratively based on submission of affidavits and request the Division Examiner to re-set the matter for conventional hearing on a future docket.

Respectfully submitted this 5th day of September, 2024.

LARSON LAW LLC



Derek V. Larson
3705 Ellison Rd., NW, Ste. B-402
Albuquerque, NM 87114
Derek@LarsonLaw.LLC
(505) 605-5775

CERTIFICATE OF SERVICE

The undersigned certifies that on the 5th day of September, 2024, a true and correct copy of the foregoing pleading was emailed to:

New Mexico Oil Conservation Division
1220 South St. Francis Dr.
Santa Fe, NM 87505

Sharon Shaheen
Spence Fane LLP
325 Paseo De Peralta
Santa Fe, NM 87501
sshaheen@spencerfane.com



Derek V. Larson