

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

**APPLICATIONS OF MARATHON OIL
PERMIAN LLC FOR COMPULSORY
POOLING, EDDY COUNTY, NEW MEXICO**

**CASE NOS. 20840-20842
(Shake-N-Bake)
CASE NOS. 20843-20844; 20848
(Cerberus)
CASE NOS. 20845-20847
(Trojan Horse)**

**APPLICATIONS OF MATADOR PRODUCTION COMPANY
FOR COMPULSORY POOLING, EDDY COUNTY, NEW MEXICO**

**CASE NOS. 21436 & 21437
(Gladiator)
(formerly Ridge Runner Cases
20105 & 20718)**

**AMENDED APPLICATIONS OF MATADOR PRODUCTION COMPANY
FOR COMPULSORY POOLING, EDDY COUNTY, NEW MEXICO**

(Warrior)

**CASE NOS. 21383-21386

(formerly Ridge Runner Cases
20106, 20107, 20717)**

**JOINT MOTION TO VACATE THE SEPTEMBER 24, 2021 HEARING, TO VACATE
THE SECOND AMENDED PRE-HEARING ORDER AND DEADLINES, AND TO SET
A STATUS CONFERENCE**

Marathon Oil Permian LLC and Matador Production Company (the "Parties") submit this joint motion to (1) vacate the contested hearing currently set for the September 24, 2021, (2) vacate the Second Amended Pre-hearing order and deadlines, and (3) set these cases for a status conference on October 21, 2021.

1. The above-referenced cases are set for hearing on September 24, 2021 pursuant to the Second Amended Pre-Hearing Order issued on May 24, 2021.

2. The Parties have been in negotiations and continue to be in negotiations, which could resolve the issues between the Parties.

3. To allow the negotiations to continue, the Parties request the September 24 contested hearing be vacated, along with vacating the Second Amended Pre-hearing Order and associated deadlines.

4. The Parties further request that these cases be set for a status conference on the Division's regularly scheduled October 21, 2021 docket.

5. All parties of record have been notified regarding this motion circumstance and do not oppose this request.

For the foregoing reasons, the Parties respectfully requests the Division (1) vacate the contested hearing currently set for the September 24, 2021, (2) vacate the associated pre-hearing order and deadlines, and (3) set these cases for a status conference on October 21, 2021.

Jointly submitted,

By: Deana M. Bennett
Deana M. Bennett
Modrall, Sperling, Roehl, Harris, & Sisk P.A.
Post Office Box 2168
500 Fourth Street NW, Suite 1000
Albuquerque, New Mexico 87103-2168
Telephone: 505.848.1800
Attorney for Marathon Oil Permian LLC

And

Electronically agreed to on September 16, 2021
Michael H. Feldewert
Adam G. Rankin
Julia Broggi
Kaitlyn Luck
Holland & Hart LLP

110 N Guadalupe St, Suite A,
Santa Fe, NM 87501
mfeldewert@hollandhart.com
agrarkin@hollandhart.com
jbroggi@hollandhart.com
kaluck@hollandhart.com
Attorney for Matador Production Company

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing was served on the following counsel by electronic mail on September 16, 2021:

Michael H. Feldewert	mfeldewert@hollandhart.com
Adam G. Rankin	agrarkin@hollandhart.com
Julia Broggi	jbroggi@hollandhart.com
Kaitlyn A. Luck	kaluck@hollandhart.com
James Bruce	jamesbruc@aol.com
Dalva Moellenberg	dln@gknet.com
Earl E. DeBrine, Jr.	edebrine@modrall.com

By: Deana M. Bennett

Deana M. Bennett
Post Office Box 2168
500 Fourth Street NW, Suite 1000
Albuquerque, New Mexico 87103-2168
Telephone: 505.848.1800