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

IN THE MATTER OF THE HEARING
CALLED BY THE OIL CONSERVATION
DIVISION FOR THE PURPOSE OF
CONSIDERING:

Case Nos. 23833, 23835, 23838,
23839, 24110, 24111, 24112,
24115, 23659, 23660, 23661,
23811, 23812, 24052, 24053,
24081, 23917, 23918, 23984,
24003, 24004, 24047, 24109,
24122, 23177, 23179, 23345,
23327, 23328

VIDEOCONFERENCE HEARING

DATE: Thursday, February 15, 2024
TIME: 8:15 a.m.
LOCATION: New Mexico Energy
1220 South St. Francis Drive, 1st Floor
Sante Fe, NM 87505
REPORTED BY: James Cogswell
JOB NO.: 6454540

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A P P E A R A N C E S

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APACHE CORPORATION, OXY USA, KERR MCGEE OIL & GAS
ONSHORE, AND CONOCOPHILLIPS:

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A P P E A R A N C E S (Cont'd)

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1 A P P E A R A N C E S (Cont'd)

2 ALSO PRESENT:

3 Gregory A. Chakalian, Hearing Examiner -
4 Oil Conservation Division

5 Hailee Thompson, Technical Examiner -
6 Oil Conservation Division

7 Michael H. Feldewert, Attorney -
8 Holland & Hart LLP

9 Deana M. Bennett, Attorney -
10 Modrall Sperling

11 Ernest L. Padilla, Attorney -
12 Padilla Law Firm, P.A.

13 Benjamin B. Holliday, Attorney -
14 Holliday Energy Law Group, PC

15 Dana S. Hardy, Attorney - Hinkle Shanor LLP

16 Adam G. Rankin, Attorney - Holland & Hart LLP

17 Paula M. Vance, Attorney - Holland & Hart LLP

18 Jaclyn M. McLean, Attorney - Hinkle Shanor LLP

19 James G. Bruce "Jim", Attorney

20 Yarithza Pepa, Attorney - Modrall Sperling

21 Sharon T. Shaheen, Attorney -
22 Montgomery & Andrews P.A.

23 Sheila Apodaca, Law Clerk -
24 Oil Conservation Division

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E X H I B I T S

NO.	DESCRIPTION	ID/EVD
Case 23917:		
Exhibit A	OXY Application	29
Exhibit B	OXY Self-Affirmed Statement of Courtney Carr	29
Exhibit C	Self-Affirmed Statement of Notice	29
Exhibit D	Affidavit of Publication	29
NO.	DESCRIPTION	ID/EVD
Case 23918:		
Exhibit A	Application	31
Exhibit B	Self-Affirmed Statement of Courtney Carr	31
Exhibit C	Self-Affirmed Statement of Notice	31
Exhibit D	Affidavit of Publication	31

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E X H I B I T S (Cont'd)

NO.	DESCRIPTION	ID/EVD
Case 24003:		
Exhibit A	Self-Affirmed Statement of Mark Hajdik	45
Exhibit B	Self-Affirmed Statement of Christopher Cantin	45
Exhibit C	Self-Affirmed Statement of Dana S. Hardy	45
NO.	DESCRIPTION	ID/EVD
Case 24004:		
Exhibit A	Self-Affirmed Statement of Mark Hajdik	45
Exhibit B	Self-Affirmed Statement of Christopher Cantin	45
Exhibit C	Self-Affirmed Statement of Dana S. Hardy	45

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E X H I B I T S (Cont'd)

NO.	DESCRIPTION	ID/EVD
Case 24047:		
Exhibit 1	Exhibit Packet	55
Exhibit 2	Exhibit Packet	55
Exhibit 3	Exhibit Packet	55
Exhibit 4	Exhibit Packet	55

NO.	DESCRIPTION	ID/EVD
Case 24109:		
Exhibit E	Exhibit Packet	57
Exhibit F	Exhibit Packet	57
Exhibit G	Exhibit Packet	57

NO.	DESCRIPTION	ID/EVD
Case 24122:		
Exhibit A	Exhibit Packet	62
Exhibit B	Exhibit Packet	62
Exhibit C	Exhibit Packet	62

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E X H I B I T S (Cont'd)

NO.	DESCRIPTION	ID/EVD
Case 23327:		
Exhibit A	Landman Affirmation	68
Exhibit B	Geologist Affirmation	68
Exhibit C	Affirmation of Notice	68
NO.	DESCRIPTION	ID/EVD
Case 23328:		
Exhibit A	Landman Affirmation	71
Exhibit B	Geologist Affirmation	71
Exhibit C	Affirmation of Notice	71

1 P R O C E E D I N G S

2 THE HEARING EXAMINER: Good morning.

3 It is 8:15 a.m. on February 15th. These are the
4 hearings of the Oil Conservation Division and we will
5 begin today by calling -- by recalling some cases from
6 a special hearing on February 8th to deal with a
7 housekeeping matter. I am recalling cases 23833, 35,
8 38, 39, 24110, 24111, 24112, 24115.

9 At the conclusion of the special
10 hearing last week, I announced that we were leaving
11 the record open to receive the amended exhibit packet
12 until February 14th close of business so that Franklin
13 Mountain Energy could revise its exhibits and that
14 Matador would have an opportunity to object to any of
15 the revisions.

16 Has Matador had a chance to review the
17 amended exhibit packet?

18 MR. FELDEWERT: Good morning, Mr.
19 Examiner. Michael Feldewert from the Santa Fe office
20 of Holland & Hart. Yes, I have, and we have no
21 objections.

22 THE HEARING EXAMINER: Okay. Now, Ms.
23 Bennett, it's my understanding that the packet had not
24 been filed before the record closed yesterday, so I'm
25 going to reopen the record until the close of business

1 today. That would be February 15th at 5:00 p.m. Will
2 that give you enough time to file the amended exhibit
3 packet?

4 MS. BENNETT: Yes. Thank you, Mr.
5 Hearing Examiner.

6 THE HEARING EXAMINER: Okay.
7 Wonderful. So we are off the record in those cases
8 and we're going to proceed to the regular docket that
9 was published. And we're going to start with case
10 numbers 23659, 60, 61, 23811, 23812, Franklin Mountain
11 Energy and Matador Production.

12 MS. BENNETT: Good morning, Mr.
13 Examiner and Technical Examiner. Deana Bennett on
14 behalf of Franklin Mountain Energy.

15 THE HEARING EXAMINER: Good morning.

16 MR. FELDEWERT: Good morning, Mr.
17 Examiner. Michael Feldewert, Santa Fe office of
18 Holland & Hart appearing on behalf of MRC Permian and
19 Matador Production Company.

20 THE HEARING EXAMINER: Good morning.

21 Ms. Bennett, these are I assume
22 competing applications?

23 MS. BENNETT: Yes, that's correct.
24 These are competing applications and they were set for
25 a contested hearing today. And the parties requested

1 that these cases be set for a status conference on
2 March 7th, but the hearing examiner set it for a
3 status conference today. But it's my understanding
4 that still our preference is to have a second --
5 another status conference on March 7th.

6 THE HEARING EXAMINER: I see. Okay.
7 So can you tell me from your perspective what's
8 happening in these cases?

9 MS. BENNETT: It's my understanding
10 that the parties are in discussions. I don't -- I
11 mean, we can all -- Hope Springs Eternal. And
12 optimism is always great in the spring, so it would be
13 great if the parties could reach an agreement, but I'm
14 not sure how the discussions are progressing, but I do
15 know that the parties have asked for additional time
16 to have discussions.

17 THE HEARING EXAMINER: When were these
18 cases filed?

19 MS. BENNETT: I would have to look
20 back, but I think they were filed in the summer of
21 last year. So I want to say, like, June/July time
22 period. I don't have it --

23 THE HEARING EXAMINER: That's okay. I
24 can look it up. Give me a second.

25 MS. BENNETT: Sure.

1 THE HEARING EXAMINER: June 28th. And
2 you're asking for another status conference March 7th.
3 Are you anticipating a contested hearing?

4 MS. BENNETT: I think it's difficult to
5 say at this time whether there will be a contested
6 hearing or not.

7 THE HEARING EXAMINER: My preference
8 would be to -- since they were filed June of last
9 year, to move these either to a contested hearing as
10 soon as possible. March 7th would be the final status
11 conference.

12 MS. BENNETT: I understand that. Well,
13 I'm interested in Mr. Feldewert's position on this as
14 well.

15 THE HEARING EXAMINER: And we'll give
16 him plenty of opportunity to advise, but I'm letting
17 you know that that's my preference is to make this
18 March 7th status conference the final status
19 conference, and set a special hearing if necessary so
20 that we have plenty of time to hear from both parties.

21 Is there anything else from your
22 perspective?

23 MS. BENNETT: No. Thank you.

24 THE HEARING EXAMINER: Mr. Feldewert?

25 MR. FELDEWERT: Let me say a couple

1 things. One is that as you may or may not know, these
2 cases that you just called, they're having discussions
3 not only with respect to those cases, but various
4 other sets of cases that are pending before the
5 division. Which of course would have a -- if they can
6 reach a resolution with all those cases, would be a
7 advantageous for the division.

8 THE HEARING EXAMINER: Okay.

9 MR. FELDEWERT: Number one. Number
10 two, part of what is occurring as you also may know is
11 that there's a transaction between MRC Permian and COG
12 that they are in the process of closing.

13 My understanding is that the nature of
14 these discussions, and perhaps some of the timing of
15 these discussions, is related to making sure that deal
16 closes so everybody has a firm understanding of who
17 owns what, when they sit down and try to reach a
18 resolution.

19 So I would request that the division
20 not set this for a final status conference on March
21 7th. I think the parties want some time to get this
22 done, to then have a discussion with all of these
23 "chess pieces" on the board so that they can look at a
24 large acreage area and determine whether they can
25 reach some agreement that would alleviate the

1 division's need to address all these cases.

2 So my request would be that we have --
3 let's see where we're at March 7th, and perhaps -- and
4 then go from there.

5 THE HEARING EXAMINER: That's fair.
6 How much time would be reasonable to allow for these
7 negotiations to settle out and to have a final
8 understanding of where your client is?

9 MR. FELDEWERT: Well, not being
10 involved, but knowing that there's a lot of property
11 involved and a lot of areas at issue here. And
12 knowing that some -- while everybody, you know, think
13 these transactions go quickly, sometimes it takes a
14 little while to get things papered up and to get them
15 finalized.

16 I think we will have a much better
17 understanding of where we are on March 7th than we do
18 now.

19 And I would tell you that we will come
20 to the hearing on March 7th with a better and firm
21 understanding where they are in the discussions, how
22 much time they think they need to address whatever
23 remaining discussions are occurring, and whether we
24 need to consider at that time another status
25 conference or setting the cases for a contested

1 hearing.

2 I just know the division has a busy
3 schedule. I'd hate to see you use up contested
4 hearing days that may get continued because of the
5 breadth of the acreage that's being discussed here.

6 THE HEARING EXAMINER: The March 7th
7 docket is very busy. We might not want to put this on
8 the March 7th docket if all we're going to do is come
9 back and hear that negotiations are ongoing.

10 I'll delay this until the April --

11 Sheila, is it April 4th? April 5th?

12 MS. APODACA: I believe it's April 4th.

13 Let me check.

14 THE HEARING EXAMINER: April 4th. I'm
15 going to delay this to the April 4th docket. That's
16 almost two months, Mr. Feldewert. That will be the
17 final status conference.

18 If at that time, the parties are still
19 negotiating, then I would suggest that we dismiss
20 these cases until the parties are ready to either have
21 a hearing or not, but that's what we will do. So the
22 parties have some time now to negotiate before the
23 next status conference.

24 Is there anything else?

25 MR. FELDEWERT: No. I appreciate that,

1 Mr. Examiner.

2 MS. BENNETT: Okay. Thank you.

3 THE HEARING EXAMINER: Thank you.

4 Okay. Now we're going to move on to FAE II Operating
5 with Padilla Law Firm in cases 24052 and 24053.
6 Entries of appearances, please.

7 MR. PADILLA: Mr. Examiner, Ernest L.
8 Padilla for FAE.

9 MR. FELDEWERT: Good morning, Mr.
10 Examiner. Michael Feldewert, Santa Fe office of
11 Holland & Hart, appearing on behalf of Apache
12 Corporation. Also appearing on behalf of OXY USA.
13 Also on behalf of Kerr McGee Oil & Gas Onshore. And
14 then finally on behalf of ConocoPhillips.

15 THE HEARING EXAMINER: We don't have --
16 now, Mr. Feldewert, are you entered on both 52 and 53?

17 MR. FELDEWERT: We are actually entered
18 only in the statutory unitization case, which I
19 believe is 24053?

20 THE HEARING EXAMINER: Okay. Very
21 good. Yeah. Thank you. I do see that.

22 Okay. Mr. Padilla, when are we setting
23 this for a contested hearing?

24 MR. PADILLA: Mr. Examiner, I've been
25 told to continue this case to the end of March. That

1 the last hearing's in March. I don't know whether
2 that's possible or not. There have been negotiations
3 that went sideways on a fairly large acquisition and
4 they're trying to wrap that up. So they needed more
5 time -- FAE needed more time to complete that
6 transaction, but because we had the status conference,
7 I did not continue this case into March. But I don't
8 know what the division's schedule might be for.

9 And I think we -- there was some
10 discussion to begin with that we would have a special
11 meeting date for these cases.

12 THE HEARING EXAMINER: So, Mr. Padilla,
13 if there's no opposition to moving forward on 24052,
14 why are we not having that hearing by affidavit?

15 MR. PADILLA: Mr. Examiner, that case
16 is dependent on whether or not the 53 case is
17 approved. If the 53 case is not approved, then the 52
18 case is effectively preempted.

19 THE HEARING EXAMINER: So can you
20 explain --

21 MR. PADILLA: The 52 case is dependent
22 on whether the application on the 24053 case is
23 approved.

24 THE HEARING EXAMINER: So in other
25 words, if there's no statutory unitization, then

1 there's no enhanced recovery?

2 MR. PADILLA: Correct.

3 THE HEARING EXAMINER: I see. Okay.
4 So in effect, they have to move together, and in
5 effect, they're both objected to -- they're both
6 objected to.

7 MR. PADILLA: Technically, yes, even
8 though there's no entry of appearance on the enhanced
9 recovery case.

10 THE HEARING EXAMINER: And you're
11 asking to continue these cases to another docket
12 because you're negotiating and you're hoping that the
13 negotiations turn around and go better?

14 MR. PADILLA: Yes. There's a unit
15 within the proposed unit area that FAE was finalizing
16 and then it went sideways and they're still working on
17 it. If that negotiation fails, I think we probably
18 have to dismiss these cases.

19 THE HEARING EXAMINER: Okay. Well,
20 these cases were filed in November, so they're not
21 very old. I don't feel the need to rush them through.
22 So let's hear from Mr. Feldewert and get his
23 perspective on them.

24 MR. FELDEWERT: We have no objection to
25 continuing this matter to allow additional

1 discussions. I think it would benefit all parties
2 involved.

3 THE HEARING EXAMINER: Okay. Okay.
4 Sheila, how is the April 4th docket looking?

5 MS. APODACA: There's -- there's lots
6 of room on April 4th right now.

7 THE HEARING EXAMINER: Then, Mr.
8 Padilla, we're going to -- once you file the proper
9 continuance -- the motions for continuance and pay the
10 fee, we'll move these to the April 4th docket. And
11 I'll be looking for some sort of strong signal on
12 whether we're going to a hearing or not at that time.

13 MR. PADILLA: We'll keep you informed,
14 Mr. Examiner.

15 THE HEARING EXAMINER: Okay. And just
16 so you know, it's not my preference to leave cases on
17 the docket as they molder.

18 MR. PADILLA: I hear that loud and
19 clear.

20 THE HEARING EXAMINER: Okay. Thank
21 you.

22 Sheila, is there any way to make the
23 person who is presenting virtually, make them bigger?

24 MS. APODACA: Yes, I can do that.

25 THE HEARING EXAMINER: Okay. Thank

1 you, Sheila.

2 MS. APODACA: Okay.

3 THE HEARING EXAMINER: Okay. So we're
4 off the record in 24052 and 53, and we're going to
5 call 24081, Marathon Oil, for a status conference.

6 MS. HARDY: I believe that Mr. Holliday
7 represents Marathon.

8 MR. HOLLIDAY: Yes. Mr. Examiner, Ben
9 Holliday on behalf of Marathon Oil Permian.

10 THE HEARING EXAMINER: Good morning.

11 MR. HOLLIDAY: Good morning.

12 MS. HARDY: And Dana Hardy with Hinkle
13 Shanor on behalf of COG Operating, LLC and Concho Oil
14 & Gas, LLC.

15 MR. RANKIN: Good morning, Mr. Hearing
16 Examiner. May it please the division. Adam Rankin
17 with the Santa Fe office off Holland & Hart, appearing
18 on behalf of Chevron USA and XTO.

19 THE HEARING EXAMINER: Good morning,
20 Mr. Rankin. We miss your presence here in Santa Fe.

21 Mr. Holliday?

22 MR. HOLLIDAY: Yes. So, I can make
23 this real simple. We will be filing -- Marathon will
24 be filing a motion to dismiss without prejudice today.
25 So there's not a whole lot to discuss as far as status

1 conference.

2 THE HEARING EXAMINER: Wonderful.

3 Thank you, sir.

4 Okay. We're off the record in 24081.

5 Let's go to OXY USA 23917. And we have 23918.

6 MS. VANCE: Good morning --

7 MS. HARDY: And, Mr. Examiner, Dana
8 Hardy on behalf of COG Operating, LLC, and COG
9 Production, LLC.

10 THE HEARING EXAMINER: And are you
11 monitoring this case?

12 MS. HARDY: Yes. I don't have any
13 objection to Ms. Vance going forward.

14 THE HEARING EXAMINER: Did you have an
15 objection that you withdrew?

16 MS. HARDY: No, I don't believe we did.
17 We've been monitoring this case.

18 THE HEARING EXAMINER: Okay. Thank
19 you.

20 Okay. Very good. Let's begin with the
21 hearing by affidavit by Ms. Vance.

22 MS. VANCE: Thank you --

23 UNIDENTIFIED SPEAKER: Oh, excuse me,
24 Ms. Vance. Will you turn on your microphone, please?

25 MS. VANCE: I forgot that part.

1 So I did talk with Ms. Thompson
2 yesterday about these cases. Just to give a little
3 bit of background, and I told you the last time these
4 were brought up on the docket that I would have some
5 answers on whether we would be moving forward or
6 dismissing. But we were able to reach voluntary
7 agreements, so what we'd like to do is drop the
8 compulsory pooling portion of this and just move
9 forward with the approval of the NSP, so the non-
10 standard spacing unit portion of it, as well as the
11 overlap for case number 23917.

12 So the hearing packets are a bit
13 truncated and only have the materials that are
14 required for the NSP approval.

15 THE HEARING EXAMINER: So before you
16 continue, give me a moment.

17 MS. VANCE: Sure.

18 THE HEARING EXAMINER: Ms. Vance,
19 that's fine. I wonder whether you feel, or Ms. Hardy
20 feels, it's necessary to file something showing --
21 besides telling us on the record -- that you're
22 withdrawing the compulsory pooling aspect of the
23 application. Whether it's clearer to file something
24 that says what you just said.

25 MR. VANCE: Mr. Hearing Examiner, I did

1 in our -- and I will point to in our hearing packet to
2 -- in the landman statement.

3 THE HEARING EXAMINER: Can you tell me
4 where I should look for that?

5 MS. VANCE: Yes. Let me find it really
6 quick.

7 THE HEARING EXAMINER: And is it in
8 both cases or just one case?

9 MS. VANCE: Both cases.

10 THE HEARING EXAMINER: So I'm going to
11 look at 23917.

12 MS. VANCE: So 23917, so it should be
13 page eight of the PDF.

14 THE HEARING EXAMINER: What's the date
15 of the filing? Is it the 14th?

16 MS. VANCE: No. It should've been --
17 well, I guess -- we filed it on Tuesday, but it showed
18 up on -- yesterday.

19 THE HEARING EXAMINER: It comes late.
20 I don't know why.

21 MS. VANCE: Yes.

22 THE HEARING EXAMINER: Okay. So page
23 eight?

24 MS. VANCE: Page eight, in paragraph
25 four. I included language in there that we have

1 reached voluntary agreement. And I included that
2 language in both of the landman statements.

3 THE HEARING EXAMINER: And, Ms. Hardy,
4 have you reviewed this?

5 MS. HARDY: I have, Mr. Examiner. That
6 suffices --

7 THE HEARING EXAMINER: There's no
8 objection?

9 MS. HARDY: -- for our purposes. Yes.

10 THE HEARING EXAMINER: Okay. Please
11 proceed.

12 MS. VANCE: Thank you, Mr. Hearing
13 Examiner.

14 So again, we reached voluntary
15 agreement in both of these cases. In both cases, it
16 involves the same exact acreage. It's 960 acres which
17 is the --- which is Section 35 in the south half of
18 Section 26. And that is in Township 22 South, Range
19 31 East, Eddy County, New Mexico.

20 And case number 23917 is for the Bone
21 Spring. And then case number 23918 is for the
22 Wolfcamp.

23 And I did mention this, but case number
24 23917 does include approval of an overlap. So in the
25 landman statement, we included a sub-exhibit that

1 shows the proposed spacing unit in relation to the
2 existing spacing unit.

3 So just to walk through the exhibits,
4 Exhibit A is a copy of the application in each of the
5 cases. Exhibit B is the self-affirmed statement of
6 landman or landwoman, Courtney Carr. She has
7 previously testified before the division and her
8 credentials have been accepted as a matter of record.

9 Again, B-1 in case number 23917 is that
10 overlap diagram. And then the two other sub-exhibits
11 that we've included in both cases are the C-102s and
12 then a NSP Plat Map.

13 I did want to note on case 23918, I
14 know I'm going to have to refile this one because if
15 you look at the C-102s, I noticed that we have two
16 different wildcat pools that we were given from --
17 that we were given from the district geologist. So
18 I've asked OXY to reach out and get clarification on
19 which is the correct pool and pool code to use. We
20 haven't heard back yet, but we did reach out earlier
21 this week.

22 I just wanted to pause there. So
23 lastly, we have the last two exhibits, which include
24 my Self-Affirmed Statement of Notice with sample
25 letters from my colleague, Adam Rankin, that were

1 mailed out on October 13, 2023. And then that's
2 followed by the Affidavit of Notice of Publication,
3 which was timely published on October 17, 2023.

4 And unless there are any questions, I
5 would ask that the exhibits and sub-exhibits be
6 admitted into the record and that these cases be taken
7 under advisement with the caveat that we will -- once
8 we get confirmation of the correct C-102s, we will
9 file with those.

10 THE HEARING EXAMINER: Let's take these
11 one at a time. First, we'll take 23917. Are there
12 any objections to admitting Exhibits A, B, C, and D
13 into evidence?

14 MS. HARDY: No objection.

15 THE HEARING EXAMINER: Thank you.
16 Sorry. They are so admitted.

17 (Case 23917 Exhibits, A-D were marked
18 for identification and admitted into
19 evidence.)

20 Ms. Thompson, any questions?

21 MS. THOMPSON: I have a few questions.
22 Just more clarifying questions. Let me go back to my
23 notes real fast.

24 She said the difference between the two
25 cases -- the 917 and the 918 -- was that the 917 was

1 in the Bone Springs, and then the other one was in the
2 Wolfcamp?

3 MS. VANCE: That's correct.

4 MS. THOMPSON: Okay. And then also
5 that the 917 has an overlap in spacing unit --

6 MS. VANCE: That's correct.

7 MS. THOMPSON: -- whereas the other one
8 does not? Okay.

9 Can we go back to the C-102 stuff? I
10 need a little bit more clarification on the issue with
11 the pools. That was in -- was that in 1-8 or 1-7?

12 MS. VANCE: 1-8.

13 MS. THOMPSON: Okay. I'll address that
14 in a minute then.

15 I guess I don't have any other
16 questions besides those two for this moment.

17 THE HEARING EXAMINER: Thank you.
18 Okay. Now let's look at 23918, the exhibits first. I
19 have Exhibits A, B, C, and D.

20 Ms. Hardy, any objections to those
21 exhibits?

22 MS. HARDY: No.

23 THE HEARING EXAMINER: No objections.
24 Those exhibits are admitted into evidence.

25 Ms. Vance, would you give us a page

1 number on the C-102 that needs to be changed?

2 (Case 23918 Exhibits A-D were marked
3 for identification and admitted into
4 evidence.)

5 MS. VANCE: Yes. Actually, I can -- so
6 the C-102s are pages 11 through 17. And I can just --
7 because I have this in my notes. So for wells 31H,
8 32H, 36H, and 37H, you'll see that it is the Wolfcamp
9 and the pool code. Rather than saying the whole
10 string of numbers and letters here, the pool code is
11 98123. 98123.

12 And then for 33H, 34H, and 35H, you'll
13 see that the pool is the upper Wolfcamp and the pool
14 code is 98248.

15 So it just seems a little odd that
16 there would be, right next to each other, two separate
17 Wolfcamp pools. So I have asked OXY to reach out to
18 the district geologist to see if we can get
19 clarification on which might be the correct pool for
20 all of the wells.

21 THE HEARING EXAMINER: So, Ms.
22 Thompson, any questions on this case?

23 MS. THOMPSON: I don't think I have any
24 questions specifically on the pools, besides the fact
25 that just -- we need a clarification on which ones are

1 the correct ones and they need to be filed with the
2 updated language on both the C-102s, but also the
3 compulsory pooling checklist as well.

4 MS. VANCE: We don't have a compulsory
5 pooling checklist --

6 MS. THOMPSON: I'm sorry. That's
7 right. Yeah.

8 MS. VANCE: Yeah.

9 MS. THOMPSON: That's correct. So the
10 other question I had was -- actually, I just noticed
11 it now -- was in this, like, offset map that you have,
12 there's a whole section of unleased or undeveloped
13 working interest on -- but you have it marked as
14 "federal."

15 Did you give notice to the BLM?

16 MS. VANCE: Well, which page are you --
17 are you talking about in reference to both cases, I'm
18 assuming?

19 MS. THOMPSON: Yeah. Page 18 of 26.

20 MS. VANCE: Sure. And you're talking
21 about that unleased federal acreage?

22 MS. THOMPSON: Yeah.

23 MS. VANCE: Yes. We provided -- if you
24 go to -- if you go to page 23 for case 23918, you'll
25 see the BLM listed at the top there on the mailing

1 report.

2 MS. THOMPSON: Okay. I do see it now.
3 Perfect.

4 MS. VANCE: And then --

5 MS. THOMPSON: Okay. Yeah. I don't
6 have any other questions for this case.

7 MS. VANCE: And it's on page 20 on the
8 other case.

9 MS. THOMPSON: Thank you very much.

10 THE HEARING EXAMINER: Ms. Vance, I'm
11 not sure that we need to -- I mean, I think we can
12 take these cases under advisement with the caveat that
13 you're going to correct the pool codes if you find out
14 that it's necessary. How much time do you need to do
15 that?

16 MS. VANCE: That depends on when we
17 hear back from the district geologist.

18 THE HEARING EXAMINER: I'm told that 14
19 days should be sufficient. Why don't we give you till
20 the end of February to amend if necessary.

21 So what I'd like to do is I'll keep the
22 hearing record open so that you can amend it. We'll
23 take the case under advisement. I would like to hear
24 from you, either way, by February 29th. "Yes, we
25 needed to amend and here's the amended exhibit

1 packet," which basically includes all of your exhibits
2 that were admitted into evidence with that one change
3 or whatever changes you need to make. Or, "No. We
4 didn't need to make any adjustment and you can close
5 the record."

6 MS. VANCE: That sounds good, Mr.
7 Hearing Examiner.

8 THE HEARING EXAMINER: And, Sheila,
9 would you create a calendar reminder for that?

10 MS. APODACA: Sure.

11 THE HEARING EXAMINER: Okay. Thank
12 you.

13 Is there anything else on these two
14 cases?

15 MS. VANCE: No, that is it.

16 THE HEARING EXAMINER: Okay. Thank
17 you, Ms. Vance.

18 So we're now moving on to another
19 hearing by affidavit by Marathon Oil, 23984.

20 MS. BENNETT: Good morning, Mr.
21 Examiner. Deana Bennett on behalf of Marathon Oil
22 Permian, LLC.

23 THE HEARING EXAMINER: Good morning.
24 Are there any other parties in this case that you know
25 of?

1 MS. BENNETT: No, there are none.

2 THE HEARING EXAMINER: Okay. So please
3 proceed.

4 MS. BENNETT: Thank you. I had
5 actually filed a motion to continue this case.

6 THE HEARING EXAMINER: When?

7 MS. BENNETT: I filed it on Tuesday, so
8 it was after the deadline for filing. The reason for
9 filing the motion for continuance was because it's my
10 understanding that the hearing examiner would like
11 witnesses to be available virtually when we're
12 presenting cases by affidavit, and the witnesses were
13 not available for today.

14 And so for that reason, I continued the
15 -- requested a late continuance because I only became
16 aware of their unavailability late in the day.

17 And I requested either March 7th or
18 March 21st recognizing that maybe March 7th would've
19 cleared up a little bit because of our other motions
20 that we filed, but I didn't want to presume that March
21 7th was an option.

22 THE HEARING EXAMINER: Sheila?

23 MS. APODACA: March 7th, there's 102
24 cases on the docket. So March 21st is preferable.

25 THE HEARING EXAMINER: Ms. Bennett, if

1 you give me just a moment.

2 MS. BENNETT: Sure.

3 THE HEARING EXAMINER: Ms. Vance, are
4 you okay with March 21st?

5 MS. VANCE: Yes. Thank you. I did
6 confirm with my witnesses that they're available
7 either March 7th or March 21st.

8 THE HEARING EXAMINER: So, Sheila,
9 would you approve the continuance till March 21st?

10 MS. APODACA: Okay. I'll do that.

11 THE HEARING EXAMINER: Thank you.

12 MS. BENNETT: Thank you.

13 THE HEARING EXAMINER: Thank you, Ms.
14 Bennett.

15 We're off the record in 23984. Let's
16 go on the record in 24003 and 24004, Permian
17 Resources.

18 MS. MCLEAN: Good morning. Jackie
19 McLean on behalf of Permian Resources.

20 THE HEARING EXAMINER: Good morning,
21 Ms. McLean.

22 MS. VANCE: Good morning, Mr. Hearing
23 Examiner. Paula Vance with the Santa Fe office of
24 Holland & Hart on behalf of Matador Production
25 Company.

1 THE HEARING EXAMINER: Good morning.

2 Ms. McLean, are you ready to proceed?

3 MS. MCLEAN: Yes, Mr. Examiner.

4 THE HEARING EXAMINER: Fantastic.

5 Please proceed.

6 MS. MCLEAN: Thank you. In case number
7 24003, Permian Resources applies for an order pulling
8 all uncommitted interests in the Bone Spring Formation
9 underlying a 320-acre standard horizontal spacing unit
10 comprised of the north half-north half of Sections 8
11 and 9, Township 19 South, Range 28 East in Eddy
12 County. And Permian seeks to dedicate that unit to
13 the Madera 9 State Com number 121H and 131H wells.

14 In case number 24004, Permian Resources
15 is applying for an order pooling all uncommitted
16 interests in the Bone Spring Formation underlying a
17 320-acre standard horizontal spacing unit in the south
18 half-north half of Sections 8 and 9, Township 19
19 South, Range 28 East, Eddy County. And they seek to
20 dedicate that unit to the Madera 9 State Com number
21 122H and 132H wells.

22 The exhibit packets that were submitted
23 to the division for case numbers 24003 and 24004
24 contain first a compulsory pooling checklist for both
25 cases. Exhibit A, the land professional's testimony

1 of Mark Hajdik.

2 And Mr. Hajdik has previously testified
3 as an expert in petroleum land matters. And attached
4 to his testimony are land exhibits which include a
5 plat of tract, ownership interests, a pooled parties
6 list, a well proposal letter, and a summary of
7 communications, as well as C-102s for the wells.

8 Then we have Exhibit B, the geology
9 testimony of Christopher Cantin who has also
10 previously testified before the division and is an
11 expert in geology. And his geology exhibits include a
12 regional locator map, cross section map, Bone Spring
13 subsea structure maps, stratigraphic cross-section,
14 and a gun barrel development plan.

15 And then finally, Exhibit C, which is
16 the notice testimony, and includes a copy of the
17 notice letter that was sent to all the parties to be
18 pooled, and all the working interest owners copies of
19 the certified mail green cards, and white slip
20 returns, and an affidavit of publication that shows we
21 timely published on November 21, 2023.

22 And I ask that Exhibits A, B, and C be
23 admitted into the record in cases 24003 and 24004, and
24 that these cases be taken under advisement.

25 THE HEARING EXAMINER: Thank you.

1 Let's take them individually. Let's start with case
2 number 24003. We have Exhibits A, B, C, and D?

3 MS. MCLEAN: Just A, B, and C, Mr.
4 Examiner.

5 THE HEARING EXAMINER: You're right.
6 A, B, and C.

7 Ms. Vance, any objections?

8 MS. VANCE: No, but I did have a
9 question.

10 THE HEARING EXAMINER: Okay. Well,
11 hold on. First, I wanted to find out whether there
12 are any objections to me admitting these into
13 evidence. Does your question preclude admission of
14 any of these into evidence?

15 MS. VANCE: Well, no.

16 THE HEARING EXAMINER: So then you're
17 not objecting to any of these?

18 MS. VANCE: Well, I guess -- can I ask
19 --

20 THE HEARING EXAMINER: Okay.

21 MS. VANCE: Yeah. I just had a
22 question about -- I don't -- I don't know if I can ask
23 my question now.

24 THE HEARING EXAMINER: Well, first of
25 all, which exhibit are you having a problem with?

1 MS. VANCE: So on the compulsory
2 pooling checklist, on page three --

3 THE HEARING EXAMINER: Which exhibit
4 number is that? Is that A-2? Is that Exhibit A-2?

5 MS. MCLEAN: It's just -- it's right
6 behind the coversheet.

7 MS. VANCE: Yeah.

8 MS. MCLEAN: It's pages two through
9 five -- four of the PDF.

10 THE HEARING EXAMINER: And I'm looking
11 at your exhibit index and trying to identify which
12 exhibit she's objecting to.

13 So would that be A-2?

14 MS. MCLEAN: No. The compulsory
15 pooling checklist --

16 THE HEARING EXAMINER: Got it.

17 MS. MCLEAN: -- is not an exhibit.
18 It's just behind the --

19 THE HEARING EXAMINER: Thank you.

20 MS. MCLEAN: -- coversheet. And it's
21 pages two through four of the -- of what's on the
22 imaging system.

23 THE HEARING EXAMINER: Okay. So, Ms.
24 Vance, ask me the question or tell me what problem
25 you're having.

1 MS. VANCE: So on page three, I'm
2 looking at the footages for the wells. And I did
3 notice that the C-102s, they don't match up perfectly,
4 which I don't -- you know, I'm sure maybe there were
5 some adjustments. But the only one that seemed
6 particularly off was the bottom hole location for the
7 number 121H. It says 1710, which would put that --
8 and I believe these are the north half-north half
9 cases. And that would put that in the south half of
10 the north half, as a bottom hole location.

11 And when I go to the C-102, on page 13
12 -- was it 13 or 14? Yeah. The 131H. It looks like
13 it's, you know, 330 feet is the bottom hole location.
14 So it just looked off to me. That was --

15 THE HEARING EXAMINER: So that's on
16 page 13 where it says "330 feet IC" where you're
17 talking about. And you're saying that's the same
18 reference as the 1,700-foot in page three?

19 MS. VANCE: Oh, I'm sorry. The 121H.
20 Sorry. I had those backwards. So it should be page
21 12. I think it was supposed to be six hundred and --

22 MS. MCLEAN: And we can -- I see what
23 Ms. Vance is --

24 THE HEARING EXAMINER: Let me find out
25 -- okay. Let me find out where we are in this so that

1 I can follow along.

2 So, Ms. Vance, exactly where on page 12
3 are you looking?

4 MS. VANCE: Page 12. So if you look at
5 the bottom hole location --

6 THE HEARING EXAMINER: Where is that on
7 the page?

8 MS. VANCE: It's -- well, it's box 11,
9 so it's -- it's almost easier -- yeah.

10 THE HEARING EXAMINER: I'll --

11 MS. VANCE: And you see it's 660 feet
12 from the north line, because these are dedicated to
13 their north half-north half. So it just, you know --
14 it just caught my eye.

15 THE HEARING EXAMINER: Hold on a
16 second.

17 So, Ms. McLean, do you see what she's
18 talking about?

19 MS. MCLEAN: Yes, I do.

20 THE HEARING EXAMINER: Okay. And your
21 explanation?

22 MS. MCLEAN: Just a typo. Yeah. So we
23 can just correct the checklist and resubmit the
24 exhibit packet.

25 THE HEARING EXAMINER: So the error is

1 not on page 12, it's on page 3?

2 MS. MCLEAN: Correct.

3 MS. VANCE: Yeah.

4 MS. MCLEAN: That's correct.

5 THE HEARING EXAMINER: -- clarify. Let
6 me get back to page three.

7 So at the top of page three where it
8 says "Well No. 2," you're saying the bottom hole
9 location -- instead of saying 1,710 feet, it should
10 say 660 feet?

11 MS. MCLEAN: That's correct. I believe
12 that we will just be changing the checklist to match
13 the C-102 on page 12 of the exhibit packet. So to say
14 660 from the north and 10 from the west, which would
15 be in Unit D.

16 THE HEARING EXAMINER: Which will be
17 what, ma'am?

18 MS. MCLEAN: Unit D instead of Unit E,
19 which is what it currently says.

20 THE HEARING EXAMINER: -- page two.

21 MS. MCLEAN: So just changing that
22 bottom location on the checklist.

23 THE HEARING EXAMINER: Okay. So, Ms.
24 Vance, the question I asked you before, do you have
25 any objections to admitting these exhibits into

1 evidence?

2 MS. VANCE: No.

3 THE HEARING EXAMINER: Fine. These
4 exhibits are admitted into evidence, but we will leave
5 the record open for you to correct this checklist so
6 that the data here matches page 12 in your exhibits.

7 And page 12 is which exhibit number?

8 MS. MCLEAN: It's Exhibit A-2.

9 THE HEARING EXAMINER: That's A-2. I
10 knew A-2 was coming.

11 Ms. Thompson, any questions?

12 MS. THOMPSON: I only have one other
13 question and it comes down to another typo that I saw
14 for the supervision costs being 10,000 and 1,000 per
15 month.

16 However, on page -- let me see if I can
17 find it. On page 18 of the -- file and your letter
18 that went out, you just have a typo that says
19 "10,100," with a comma. So --

20 MS. MCLEAN: Oh, and that -- so page
21 18, that is a copy of the well proposal letter that
22 the operator sent out. So there's not really much we
23 can do to fix that.

24 MS. THOMPSON: No, but the correct cost
25 is 1,000?

1 MS. MCLEAN: Correct.

2 MS. THOMPSON: Say that again?

3 MS. MCLEAN: Yes. And we have that --
4 if you see, it's in the checklist and also in the
5 Self-Affirmed Statement on page six of the entire
6 exhibit packet. It's under Exhibit A, page 6,
7 paragraph 12 of that Self-Affirmed Statement, it also
8 reflects that it'll be 10,000 per month, and then
9 1,000 per month.

10 MS. THOMPSON: Thank you.

11 MS. MCLEAN: You're welcome.

12 THE HEARING EXAMINER: Okay. Now going
13 to case 24004 and looking at the exhibits in that
14 case, I see -- I'm waiting for the computer to catch
15 up. I see Exhibits A, B, and C. Are there any
16 objections to any exhibit being admitted into
17 evidence?

18 MS. VANCE: No objection.

19 THE HEARING EXAMINER: Thank you.

20 Those exhibits are admitted into evidence.

21 Ms. Thompson?

22 (Cases 24003 and 24004 Exhibits A, B,
23 and C were marked for identification
24 and received into evidence.)

25 MS. THOMPSON: Just the same issue with

1 the typo on this one as well.

2 MS. MCLEAN: And so, again, just for
3 the -- you know, to make the record clear, we've put
4 the 1,000 and 10,000 in the checklist, as well as in
5 Exhibit A. It's reflected in Exhibit A at paragraph
6 12, the 10,000 per month of overhead and then 1,000
7 while they're producing.

8 MS. THOMPSON: Thank you.

9 MS. MCLEAN: Thank you.

10 THE HEARING EXAMINER: Ms. McLean, are
11 the same issues with this checklist as in the prior
12 case?

13 MS. MCLEAN: No, Mr. Examiner.

14 THE HEARING EXAMINER: Okay.

15 MS. MCLEAN: And I just doublechecked
16 that it's correct.

17 THE HEARING EXAMINER: Okay. So we
18 will take both cases under advisement. We are leaving
19 the record open in 24003 for you to submit a corrected
20 exhibit packet. When would you be able to do that?

21 MS. MCLEAN: I can do it today.

22 THE HEARING EXAMINER: Okay. Great.
23 So by the close of business tomorrow?

24 MS. MCLEAN: That's perfect.

25 MS. THOMPSON: There might be one or

1 two on the -- either the checklist or the C-102. I'm
2 doublechecking the math real fast for Well No. 122.
3 24004.

4 Those are kind of the same thing. On
5 the checklist it says, "1,710 feet from the north
6 line." And then on the C-102, I see 1,980 feet from
7 the north line.

8 MS. MCLEAN: So there's both in Unit E.
9 Would you like us to revise the checklist to do the
10 1-9-8-0 from the north?

11 MS. THOMPSON: Yes. Even though it is
12 staying within the same unit, just to have it
13 consistent so people know exactly where it's supposed
14 to be at.

15 MS. MCLEAN: We can do that.

16 THE HEARING EXAMINER: Okay. Then I'm
17 going to leave the record open in both cases.
18 Tomorrow, close of business work for you, Ms. McLean?

19 MS. MCLEAN: Yes, Mr. Examiner.

20 THE HEARING EXAMINER: In both cases?

21 Okay. So just to go back over what you
22 are going to modify in your exhibit packet is the
23 checklists in both?

24 MS. MCLEAN: That's correct.

25 THE HEARING EXAMINER: But none of the

1 exhibits need to be modified. It's just the
2 checklists in both.

3 MS. MCLEAN: Exactly.

4 THE HEARING EXAMINER: And it's length
5 from a particular line that needs to be corrected in
6 both.

7 MS. MCLEAN: Correct.

8 THE HEARING EXAMINER: Except the first
9 case, 24003, you also have to change the land -- what
10 do you call it? The area? What is it? The --

11 MS. MCLEAN: Oh, the unit?

12 THE HEARING EXAMINER: Unit. Thank
13 you.

14 MS. MCLEAN: Yes.

15 THE HEARING EXAMINER: The unit. Thank
16 you. That has to be changed as well.

17 MS. MCLEAN: Yes, yes.

18 THE HEARING EXAMINER: Okay. Is there
19 anything else, Ms. McLean?

20 MS. MCLEAN: That is it, Mr. Examiner.

21 THE HEARING EXAMINER: Okay. Thank
22 you.

23 MS. MCLEAN: Thank you.

24 THE HEARING EXAMINER: So we're off the
25 record in those cases. We're going to move on to

1 24047. It's Mewbourne Oil.

2 Mr. Bruce?

3 MR. BRUCE: Yes, sir, Mr. Examiner.

4 THE HEARING EXAMINER: Good morning.

5 MR. BRUCE: Good morning.

6 THE HEARING EXAMINER: Are you ready to
7 proceed?

8 MR. BRUCE: Yep. In this case,
9 Mewbourne seeks to amend order number R-21985 to pool
10 an additional party. The order is attached as Exhibit
11 1. The order pooled the north half of sections --
12 north half-south half of both Sections 11 and 12, 24
13 South, 28 East as to the Bone Spring Formation. And I
14 will get back to that in a minute.

15 Exhibit 2 is the landman's affidavit.
16 They're kind of abbreviated because a lot of this
17 testimony -- land testimony was presented in the
18 original case.

19 If you would turn to I think what's
20 page 14 of the filed exhibits.

21 THE HEARING EXAMINER: Mr. Bruce,
22 before I turn to page 14, can you address the
23 procedural issues? We have a note here that says,
24 "Applicant continued hearing on 24048 to 51 to March
25 21st"?

1 MR. BRUCE: Yes, sir, Mr. Examiner.
2 They're related to this particular case, but those
3 four cases also request approval of overlapping well
4 units.

5 And in going through this stuff early
6 Monday morning, I discovered that I had not been given
7 enough information on the persons to be notified, so I
8 rectified that. But I needed a continuance to comply
9 with the notice period.

10 THE HEARING EXAMINER: So have we dealt
11 with the continuance yet? Has it been approved yet?

12 MR. BRUCE: Yes. I filed a
13 continuance. Continuance motions were filed.

14 THE HEARING EXAMINER: When?

15 MR. BRUCE: Monday.

16 THE HEARING EXAMINER: Monday.
17 Sheila, have those been approved?

18 MS. APODACA: Yes, they have.

19 THE HEARING EXAMINER: Okay.

20 MS. APODACA: Those cases were
21 continued to March 21st.

22 THE HEARING EXAMINER: Very good. Let
23 me go to page 14. Is it page 14 of your --

24 MR. BRUCE: Page 14, yeah. Should be.

25 THE HEARING EXAMINER: Let me get

1 there. Give me a second. I wanted to deal with this
2 first.

3 MR. BRUCE: This is just a
4 clarification point, but --

5 THE HEARING EXAMINER: And once I get
6 there, we can clarify.

7 Okay. It's Exhibit D?

8 MR. BRUCE: 2-B, yes.

9 THE HEARING EXAMINER: At the top of
10 page 14, I see "Exhibit D." Summary --

11 MR. BRUCE: Somebody at my client put
12 that on there and I tried to excise that. I probably
13 should've put my exhibit sticker on top of it.

14 THE HEARING EXAMINER: I see. So,
15 okay. I'm on page 14.

16 MR. BRUCE: Okay. I just wanted to
17 point out that there are two groups of parties
18 regarding summary of communications. I wanted to
19 point out that the first group, Charles Kilgore, et
20 al., those four people are all related. I think
21 they're siblings. They have executed a lease in favor
22 of Mewbourne just about ten days ago or so, and they
23 are no longer being pooled in this matter.

24 The only party being pooled is Boys
25 Club of America, which owns a very, very small,

1 unleased, fee mineral interest shown on page 13. So
2 we're here just to pool a very small interest.

3 Exhibit 3 is my Affidavit of Notice. I
4 did notify five people. Again, only Boys Club of
5 America is being -- pooled. Therefore, I did not copy
6 all of the other green cards and white slips. I just
7 -- since they did receive actual notice, the only
8 party being pooled, I just included that as part of
9 Exhibit 3-A. And I did not -- I did have a
10 publication notice, but that's unnecessary at this
11 point.

12 Exhibit 4 is simply the application and
13 proposed notice. But in going through everything,
14 this would be the pooling checklist attached to the
15 original order. I just -- I wanted to bring one thing
16 up. It would be page five of the pooling checklist or
17 page six of the exhibit package.

18 THE HEARING EXAMINER: Okay.

19 MR. BRUCE: Since the case was
20 reopened, this case was originally to pool a first-
21 blown spring well. The Journey B1LI as well as the
22 Journey B2LI, which is the second-blown spring well.

23 The B2LI has been pooled. The B1LI has
24 not been drilled. And I was simply going to ask
25 whether or not you wanted me to -- I didn't think of

1 this until yesterday -- submit a new compulsory
2 pooling checklist so that it shows only the one well
3 that has been drilled.

4 THE HEARING EXAMINER: Which is that
5 one well? What's the identifier of the one well that
6 has been drilled?

7 MR. BRUCE: Yeah. The one on page six
8 of the order.

9 THE HEARING EXAMINER: Right. Is it
10 the Journey 1 or the Journey 2?

11 MR. BRUCE: It's the B2LI well.

12 THE HEARING EXAMINER: The one that was
13 drilled?

14 MR. BRUCE: That was drilled.

15 THE HEARING EXAMINER: So the 1 was not
16 drilled?

17 MR. BRUCE: Yeah. And I wonder if I
18 should just clarify that.

19 THE HEARING EXAMINER: Yes.

20 MR. BRUCE: Okay.

21 THE HEARING EXAMINER: Yes. And I'll
22 leave the record open till tomorrow at 5:00 p.m. Does
23 that give you time?

24 MR. BRUCE: Plenty of time.

25 THE HEARING EXAMINER: Okay. Now I do

1 want you to also change that pooled party list to
2 amend that.

3 MR. BRUCE: Okay.

4 THE HEARING EXAMINER: So that we're
5 only dealing with the Boy Scouts.

6 MR. BRUCE: Yeah. And that -- on page
7 13, I do show that the only party being pooled is Boys
8 Club of America. But I will amend Exhibit 2-B.

9 THE HEARING EXAMINER: Okay. So are
10 you asking me to admit what you have now into
11 evidence?

12 MR. BRUCE: Yes.

13 THE HEARING EXAMINER: Okay.

14 MR. BRUCE: Exhibit 1, subject to
15 revision of the pooling checklist, Exhibit 2 with
16 subparts, Exhibit 3 with its subpart, and Exhibit 4.
17 I'd ask that they be admitted into the record and the
18 matter be taken under advisement, subject to me filing
19 the document tomorrow.

20 THE HEARING EXAMINER: Okay. Are there
21 any objections?

22 Not hearing any, they are admitted.

23 Are there any questions, Ms. Thompson?

24 //

25 //

1 (Case 24047 Exhibits 1-4 were marked
2 for identification and received into
3 evidence.)

4 MS. THOMPSON: No questions.

5 THE HEARING EXAMINER: We'll take this
6 case under advisement.

7 Mr. Bruce, leave the record open for
8 those to -- so please, when you file these
9 corrections, file one amended exhibit packet to
10 include everything that's been admitted with their
11 corrections all in one document.

12 MR. BRUCE: I will.

13 THE HEARING EXAMINER: Okay. Thank
14 you, sir.

15 We're off the record in 24047. Let's
16 go on the record in 24109, Franklin Mountain Energy 3.
17 And it looks like we already heard this case and we're
18 back on the record to fix --

19 MS. PENA: Yes. Good morning, Mr.
20 Hearing Examiner. Yarithza Pena with Modrall Sperling
21 on behalf of Franklin Mountain Energy 3.

22 And yes, this case was heard back in
23 January, on the 18th. And we presented the case, but
24 we asked for the case to be continued to provide
25 notice to one more party. So we have provided notice

1 to that party and we submitted supplemental exhibits
2 with the revised exhibit packet.

3 Exhibit E, F, and G that we have
4 supplemented include the declaration of Deana Bennett
5 saying that we provided notice to the additional
6 party, the notice letter that we sent out, and also
7 the certified mailing tracking list.

8 THE HEARING EXAMINER: Okay. I see the
9 original exhibits filed on January 16th.

10 MS. PENA: Yes.

11 THE HEARING EXAMINER: Okay. Then I
12 see a motion for a continuance. And then I see filed
13 a few days ago, a notice of revised exhibit packet.
14 It's a 65-page document.

15 MS. PENA: Yes.

16 THE HEARING EXAMINER: Let's see. The
17 original packet was 54 pages, so that's perfect. This
18 looks like a cover letter to tell us what you've
19 changed and why you've changed it.

20 So are you asking for these to be
21 admitted into evidence?

22 MS. PENA: Yes. So if we can get the
23 new exhibits -- Exhibit E, F, and G -- admitted into
24 the record, along with the revised exhibit packet.
25 And that the case be taken under advisement.

1 THE HEARING EXAMINER: Okay. Let me
2 look at the -- so I'm looking at the table of contents
3 on page two. I don't see in the table of contents
4 anything past tab D. Am I just missing it?

5 MS. PENA: So there is a new table of
6 contents that should be page 2 of the 65-page PDF.

7 THE HEARING EXAMINER: Do you see it?
8 Because I don't see it. You do see it --

9 MS. PENA: And then we italicized the
10 last three of tab D.

11 THE HEARING EXAMINER: I see, tab D.
12 Okay.

13 MS. PENA: Yes.

14 THE HEARING EXAMINER: I understand.
15 Thank you.

16 Okay. Are there any objections to
17 admitting Exhibits E, F, and G in tab D?

18 Not hearing any, they are admitted.

19 Ms. Thompson?

20 (Case 24109 Exhibits E, F and G were
21 marked for identification and admitted
22 into evidence.)

23 MS. THOMPSON: I have no questions for
24 this case.

25 THE HEARING EXAMINER: Okay. This case

1 will be taken under advisement. Anything else?

2 MS. PENA: No, that's all. Thank you.

3 THE HEARING EXAMINER: Great. We're
4 off the record in 24109. Let's move on to Longfellow
5 Energy, 24122. Let's see.

6 Ms. Shaheen?

7 MS. SHAHEEN: Good morning, everyone.
8 Sharon Shaheen on behalf of Longfellow Energy.

9 THE HEARING EXAMINER: And, Ms.
10 Shaheen, are there any other entries of appearance in
11 this case?

12 MS. SHAHEEN: I don't believe so.

13 THE HEARING EXAMINER: Okay. And
14 you're here to present the affidavit?

15 MS. SHAHEEN: That is correct.

16 THE HEARING EXAMINER: Please proceed.

17 MS. SHAHEEN: Thank you. In this case,
18 Longfellow seeks to pool all uncommitted mineral
19 interests in the Yeso Formation in a standard 320-acre
20 unit comprised of the south half-south half of Section
21 18, and the south half-south half of Section 17, in
22 Township 17 South, Range 29 East, in Eddy County.

23 They propose to dedicate two wells to
24 this spacing unit. The Ozzy Federal Com 1817DX number
25 1H, and the Ozzy Federal Com 1817DX number 2H.

1 The first and last take points and the
2 completed interval will satisfy the standard setbacks.

3 If you take a look at the table of
4 contents on PDF page two, you'll see that we have a
5 landman affirmation at Exhibit A. Mr. Reynolds has
6 previously testified for the division and had his
7 credentials accepted as an expert in petroleum land
8 matters. And he attaches to his exhibit all of the
9 usual landman exhibits.

10 I note that with respect to the notice
11 letter attached as Exhibit A-8, there are actually two
12 notice letters and that's because we sent one notice
13 letter out to the working interest owners, and it took
14 some time to get all the names of the overrides. So
15 we subsequently sent a notice letter out to the
16 overrides, which is why this case was continued to
17 begin with.

18 We also have the geologist affirmation
19 attached as Exhibit B. Excuse me. Ms. Eker has also
20 been -- testified previously before the division and
21 had her credentials accepted as an expert in geology.
22 She has, again, the usual geology exhibits attached to
23 her affirmation.

24 Finally, the Affirmation of Notice is
25 Exhibit C. And we have there attached table of all

1 the certified mailings. And you'll see that my
2 assistant was very detailed in trying to keep track of
3 all the overrides. We also attached the green cards
4 and copies of the online tracking to the extent those
5 were necessary.

6 And finally, we did timely publish, and
7 that is attached as Exhibit C-3 to my Affirmation of
8 Notice.

9 With that, unless there are any
10 questions, I would ask that the division take case
11 number 24122 under advisement and admit all of the
12 exhibits, including Exhibit A, Exhibit B, and Exhibit
13 C, with their exhibit subparts, into the record.

14 THE HEARING EXAMINER: So, Ms. Shaheen,
15 you said that we continued this case to allow for
16 further notice to the overrides; is that right?

17 MS. SHAHEEN: Yes. Longfellow did that
18 voluntarily.

19 THE HEARING EXAMINER: So we haven't
20 started the hearing in this case --

21 MS. SHAHEEN: No.

22 THE HEARING EXAMINER: -- to then
23 continue it? Okay. So this is the first time we're
24 seeing these exhibits?

25 MS. SHAHEEN: That is correct.

1 THE HEARING EXAMINER: Okay. And
2 you're saying that the overrides received separate
3 notice than the working interest owners?

4 MS. SHAHEEN: Yes.

5 THE HEARING EXAMINER: For my own
6 information, what is the difference?

7 MS. SHAHEEN: Between the overrides and
8 the working interest owners? The working interest
9 owners have to pony up their share of the costs to
10 drill, whereas the overrides do not have to pony up
11 their share. They do not have to pay the costs of
12 drilling the wells.

13 THE HEARING EXAMINER: Are they royalty
14 interest owners?

15 MS. SHAHEEN: They are. They're
16 overriding royalty interest owners.

17 THE HEARING EXAMINER: That's what --

18 MS. SHAHEEN: Their interests arise out
19 of the lessee's side of the lease, whereas a regular
20 royalty owner's interest arises out of the lessor's
21 side of the lease.

22 THE HEARING EXAMINER: So the overrides
23 derive their interest from the lessor?

24 MS. SHAHEEN: Overrides derive their
25 interest from the lessee.

1 THE HEARING EXAMINER: Lessee.

2 MS. SHAHEEN: Which, quite often, is
3 either going to be BLM or State. Sometimes there's
4 some private leases. I haven't looked to see whether
5 there are any private leases in this, but I don't
6 believe there are. So there are no straight royalty
7 owners here except for BLM.

8 THE HEARING EXAMINER: Okay. Thank
9 you.

10 Are there any objections to receiving
11 these exhibits into evidence?

12 Not hearing any, Exhibits A, B, C, and
13 subparts are admitted into evidence.

14 Ms. Thompson, any questions?

15 (Case 24122 Exhibits A, B, and C were
16 marked for identification and received
17 into evidence.)

18 MS. THOMPSON: I have no questions.

19 THE HEARING EXAMINER: Excellent.

20 We'll take this case under advisement.

21 Thank you, Ms. Shaheen.

22 MS. SHAHEEN: Thank you.

23 THE HEARING EXAMINER: Calling
24 Mewbourne Oil Company, 23177. It looks like these are
25 consolidated and maybe Mewbourne has been dismissed at

1 this point, so I'm going to call all the cases just to
2 get it on the record. 23177, 79, 23345, 23327, and 28
3 are Pride Energy cases.

4 Entries of appearance?

5 MS. HARDY: Mr. Examiner, Dana Hardy
6 with Hinkle Shanor on behalf of Mewbourne.

7 THE HEARING EXAMINER: Did you file
8 dismissals?

9 MS. HARDY: I did.

10 THE HEARING EXAMINER: Okay.

11 MS. HARDY: In cases 23177, 23179, and
12 23345.

13 THE HEARING EXAMINER: So did you have
14 a -- were they competing cases?

15 MS. HARDY: They were competing cases.
16 They competed with Pride's cases, so we've dismissed
17 our cases and withdrawn our objection to Pride's
18 cases.

19 THE HEARING EXAMINER: So Pride can
20 proceed by affidavit?

21 MS. HARDY: Correct.

22 THE HEARING EXAMINER: Okay. Who else
23 do we have here?

24 MS. SHAHEEN: Sharon Shaheen,
25 Montgomery & Andrews, on behalf of Pride Energy.

1 MS. BENNETT: Good morning. Deana
2 Bennett with Modrall Sperlring on behalf of Marathon
3 Oil Permian. And in looking through the case files
4 today, I saw that we were in the Mewbourne cases and
5 not in the Pride cases. I thought I had entered my
6 appearance in all of the cases, so I'm here on behalf
7 of Marathon Oil Permian in the Pride cases as well.

8 THE HEARING EXAMINER: So you are
9 entering an appearance in the Pride cases?

10 MS. BENNETT: Yes, I am. Thank you.

11 THE HEARING EXAMINER: Because you had
12 only entered an appearance in the Mewbourne cases.

13 MS. BENNETT: That's correct.

14 THE HEARING EXAMINER: Perfect. Thank
15 you, Ms. Bennett.

16 MS. VANCE: Yes. Paula Vance with the
17 Santa Fe office of Holland & Hart on behalf of Matador
18 Production Company and XTO Energy.

19 And have you entered an appearance in
20 all the cases or just --

21 MS. VANCE: We have.

22 THE HEARING EXAMINER: All of them.
23 Okay. Okay.

24 Ms. Shaheen?

25 MS. SHAHEEN: I can proceed now?

1 THE HEARING EXAMINER: Yes, please.

2 MS. SHAHEEN: Okay. Great.

3 THE HEARING EXAMINER: I'm assuming
4 that since the objections have been withdrawn in these
5 cases, that you're going to proceed by affidavit; is
6 that correct?

7 MS. SHAHEEN: That was my hope.

8 THE HEARING EXAMINER: Please.

9 MS. SHAHEEN: Okay. Thank you.

10 MS. HARDY: Mr. Examiner?

11 THE HEARING EXAMINER: Yes.

12 MS. HARDY: Apologies. I also had
13 entered an appearance on behalf of Earthstone
14 Operating in the Pride cases.

15 THE HEARING EXAMINER: Fantastic.

16 MS. HARDY: So -- no objection though.

17 THE HEARING EXAMINER: Thank you very
18 much.

19 MS. HARDY: Thank you.

20 THE HEARING EXAMINER: Well, we'll get
21 to -- I'll ask for any objections to the exhibits when
22 we get to the exhibits.

23 But, Ms. Shaheen?

24 MS. SHAHEEN: Thank you. In case
25 number 23327, Pride seeks an order from the division

1 pooling all uncommitted mineral interests in the Bone
2 Spring Formation, and the standard 240-acre spacing
3 unit comprised for the west half-east half of Section
4 16, and the west half-northeast quarter of Section 21,
5 all in Township 19 South, Range 33 East, in Lea
6 County. Applicant will dedicate this spacing unit to
7 the Tonto 16-21 Fed Com Well number 201H.

8 In case number 23328, Pride seeks an
9 order pooling all uncommitted mineral interests in the
10 Bone Spring in a standard 240-acre unit comprised of
11 the east half-east half of Section 16, and the east
12 half-northeast quarter of Section 21, all in Township
13 19 South, Range 33 East, Lea County. This unit will
14 be dedicated to the Tonto 16-21 Fed Com Well number
15 202H.

16 The first and last take points of both
17 wells and the completed intervals will meet the
18 setback requirements and the statewide rules.

19 Turning to the table of contents on
20 page two, you'll see that the checklist is tab one,
21 the application is tab two, our landman affirmation
22 from Mr. Pride is Exhibit A at tab three.

23 Mr. Pride has previously testified
24 before the division and had his credentials accepted
25 as a petroleum landman. He has the usual landman

1 exhibits attached to his Exhibit A.

2 Likewise, with the geologist
3 affirmation, Mr. Broughton, attached as Exhibit B, has
4 previously had his credentials accepted as an expert
5 in petroleum geology. He's got his usual geologist
6 exhibits attached as Exhibits B-1 through B-8.

7 Finally, my Affirmation of Notice is
8 attached as Exhibit C. I'll note that these cases
9 were noticed more than a year ago.

10 And in case number 23327, everyone
11 received mailing notice. Nonetheless, we've -- in an
12 abundance of caution, published notice as well.

13 With respect to case number 23328 in
14 particular, and notice -- notice was sent out in a
15 similar time. Not everyone received their mailings,
16 but we did publish timely and I believe notice was
17 sufficient as is evident by all of the persons --
18 people who entered appearances.

19 With that, I would ask that in case
20 number 23327, the division take 23327 under
21 advisement, admit Exhibits A, B, and C, and all of
22 their subparts, into the record.

23 THE HEARING EXAMINER: Are there any
24 objections to these exhibits into evidence?

25 MS. HARDY: None. No.

1 MS. VANCE: No objection.

2 UNIDENTIFIED SPEAKER: No objection.

3 THE HEARING EXAMINER: Ms. Shaheen,
4 your exhibits are admitted into evidence. Are there
5 any questions?

6 (Case 23327 Exhibits A, B, and C were
7 marked for identification and received
8 into evidence.)

9 MS. THOMPSON: I have no questions.

10 MS. SHAHEEN: With respect to case
11 number 23328, I would make the same request. That the
12 Exhibits A, B, and C, and their subparts, be admitted
13 into the record, and that the division take 23328
14 under advisement.

15 THE HEARING EXAMINER: Okay. Let's
16 finish up with 23327 first. We will take this case
17 under advisement.

18 Ms. Shaheen, I see the exhibits for
19 23328 filed in the same case as 23327. Was that
20 intentional?

21 MS. SHAHEEN: There was a typo on the
22 cover page. And Ms. Apodaca graciously informed me of
23 that.

24 The next -- I guess it was on Tuesday
25 -- so we filed these exhibits last Thursday because we

1 were under the prehearing order at the time. Ms.
2 Apodaca alerted me to the typo on the cover page and
3 we filed a revised packet on Tuesday that corrected
4 that case number.

5 THE HEARING EXAMINER: Okay. What I'm
6 asking is a little different.

7 MS. SHAHEEN: Oh, okay.

8 THE HEARING EXAMINER: But thank you
9 for telling me.

10 What I'm seeing here in case number
11 23327 are the exhibits that we just admitted. But I'm
12 also seeing the exhibits in case number 23328 in the
13 same case number. And I don't know why the exhibits
14 for a different case are entered in this case number.

15 MS. SHAHEEN: Do you mean because the
16 affirmations relate to both cases?

17 THE HEARING EXAMINER: No. What I mean
18 is it seems to me that the exhibits for 23328 should
19 be filed in the proper case number. And maybe it is.
20 I haven't looked there yet, but I don't know why both
21 case exhibits --

22 MS. SHAHEEN: -- to a specific page
23 that you're talking about? Because I'm a little --

24 THE HEARING EXAMINER: It's not a page.
25 It's a packet. I don't understand why both packets

1 are filed in one case?

2 MS. SHAHEEN: Both packets were filed
3 in the same case?

4 THE HEARING EXAMINER: Sheila, can you
5 help me out here? Would you look at case number -- at
6 the imaging for case number 23327?

7 And do you see on -- well, at least our
8 dates -- February 12th, we have Pride Energy exhibits
9 for 23328 filed in case number -- oh, you think that's
10 what she's saying? Okay.

11 MS. SHAHEEN: Very well.

12 THE HEARING EXAMINER: Okay. Where was
13 the typo?

14 MS. SHAHEEN: There was a typo on the
15 first page filed 23327 exhibits.

16 THE HEARING EXAMINER: What was the
17 typo?

18 MS. SHAHEEN: On the cover page, it
19 said 23328 when it should've said 23327.

20 THE HEARING EXAMINER: Very good.

21 Sheila, can you remove that document
22 from this case file? Because it's going to be
23 confusing to the technical reviewers. We shouldn't
24 leave it in there.

25 MS. APODACA: Okay. Sure. I'll remove

1 it. And, yeah, so the cover page has 23328, but then
2 every other document in there is -- has the correct
3 number, 23327.

4 THE HEARING EXAMINER: Well, as you
5 see, even I was confused as to what was going on. And
6 so now that I know that the typo was to the case
7 number itself, now that makes more sense. But we're
8 going to remove the typo exhibit packet filed on the
9 12th and just leave the one.

10 Now I'm going to go to your other case.

11 MS. SHAHEEN: Thank you for that
12 clarification.

13 THE HEARING EXAMINER: Yes. I just
14 didn't want there to be an error.

15 Okay. Now reviewing the exhibit packet
16 for 23328. Okay. So on the 12th, I have that packet.
17 I see Exhibit numbers A, B, and C. Are there any
18 objections to admitting these exhibits into evidence?

19 MS. HARDY: No objection.

20 UNIDENTIFIED SPEAKER: No objection.

21 UNIDENTIFIED SPEAKER: No objection.

22 THE HEARING EXAMINER: Thank you.

23 Ms. Shaheen, these are exhibits are
24 entered into evidence.

25 Ms. Thompson?

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(Case 23328 Exhibits A, B, and C were marked for identification and admitted into evidence.)

MS. THOMPSON: I have no questions.

THE HEARING EXAMINER: Okay. This case will be taken under advisement as well, Ms. Shaheen. Thank you.

MS. SHAHEEN: Thank you.

THE HEARING EXAMINER: And that concludes our business today. Thank you, everyone. We're off the record.

(Whereupon, the meeting concluded at 9:31 a.m.)

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CERTIFICATE

I, JAMES COGSWELL, the officer before whom the foregoing proceedings were taken, do hereby certify that any witness(es) in the foregoing proceedings, prior to testifying, were duly sworn; that the proceedings were recorded by me and thereafter reduced to typewriting by a qualified transcriptionist; that said digital audio recording of said proceedings are a true and accurate record to the best of my knowledge, skills, and ability; that I am neither counsel for, related to, nor employed by any of the parties to the action in which this was taken; and, further, that I am not a relative or employee of any counsel or attorney employed by the parties hereto, nor financially or otherwise interested in the outcome of this action.



JAMES COGSWELL
Notary Public in and for the
State of New Mexico

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CERTIFICATE OF TRANSCRIBER

I, JACOBNEY RADTKE, do hereby certify that this transcript was prepared from the digital audio recording of the foregoing proceeding, that said transcript is a true and accurate record of the proceedings to the best of my knowledge, skills, and ability; that I am neither counsel for, related to, nor employed by any of the parties to the action in which this was taken; and, further, that I am not a relative or employee of any counsel or attorney employed by the parties hereto, nor financially or otherwise interested in the outcome of this action.



JACOBNEY RADTKE

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