CASE NO. 24050

APPLICATION OF MEWBOURNE OIL COMPANY TO AMEND ORDER NO. R-21902 FOR COMPULSORY POOLING AND APPROVING OVERLAPPING WELL UNITS, EDDY COUNTY, NEW MEXICO

EXHIBITS (REVISED)

- 1. Order No. R-21902
- 2. Landman's Affidavit
 - 2-A: Plat
 - 2-B: Summary of Interests and Parties Being Pooled
 - 2-C: Summary of Communications and Proposal Letter
 - 2-D: AFE
- 3. Affidavit of Mailing
 - 4-A: Notice Letter and Return Receipts (Working Interest)
 - 4-B: Notice Letter and Return Receipts (Overlapping Well Units)
- 4. Affidavit of Publication
- 5. Application and Proposed Notice

JAMES BRUCE ATTORNEY AT LAW

POST OFFICE BOX 1056 SANTA FE, NEW MEXICO 87504

369 MONTEZUMA, NO. 213 SANTA FE, NEW MEXICO 87501

(505) 982-2043 (Phone) (505) 660-6612 (Cell)

jamesbruc@aol.com

April 5, 2024

NOTICE OF FILING A REVISED EXHIBIT PACKAGE

Case No. 24048 24050

This revised exhibit package is filed to include Exhibit 2-B, a Summary of Interests and Parties Being Pooled.

Due to this additional exhibit, the Summary of Communications and Proposal Letter (original Exhibit 2-B), is now marked as Exhibit 2-C, and the AFE (original Exhibit 2-C), is now marked as Exhibit 2-D.

James Bruce

Attorney for Mewbourne Oil Company

EXHIBIT

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

IN THE MATTER OF APPLICATION FOR COMPULSORY POOLING SUBMITTED BY MEWBOURNE OIL COMPANY

CASE NO. 22193 **ORDER NO.** R-21902

ORDER

The Director of the New Mexico Oil Conservation Division ("OCD"), having heard this matter through a Hearing Examiner on October 7, 2021, and after considering the testimony, evidence, and recommendation of the Hearing Examiner, issues the following Order.

FINDINGS OF FACT

- 1. Mewbourne Oil Company ("Operator") submitted an application ("Application") to compulsory pool the uncommitted oil and gas interests within the spacing unit ("Unit") described in Exhibit A. The Unit is expected to be a standard horizontal spacing unit. 19.15.16.15(B) NMAC. Operator seeks to be designated the operator of the Unit.
- 2. Operator will dedicate the well(s) described in Exhibit A ("Well(s)") to the Unit.
- 3. Operator proposes the supervision and risk charges for the Well(s) described in Exhibit A.
- 4. Operator identified the owners of uncommitted interests in oil and gas minerals in the Unit and provided evidence that notice was given.
- 5. The Application was heard by the Hearing Examiner on the date specified above, during which Operator presented evidence through affidavits in support of the Application. No other party presented evidence at the hearing.

CONCLUSIONS OF LAW

- 6. OCD has jurisdiction to issue this Order pursuant to NMSA 1978, Section 70-2-17.
- 7. Operator is the owner of an oil and gas working interest within the Unit.
- 8. Operator satisfied the notice requirements for the Application and the hearing as required by 19.15.4.12 NMAC.
- 9. OCD satisfied the notice requirements for the hearing as required by 19.15.4.9 NMAC.

- 10. Operator has the right to drill the Well(s) to a common source of supply at the depth(s) and location(s) in the Unit described in Exhibit A.
- 11. The Unit contains separately owned uncommitted interests in oil and gas minerals.
- 12. Some of the owners of the uncommitted interests have not agreed to commit their interests to the Unit.
- 13. The pooling of uncommitted interests in the Unit will prevent waste and protect correlative rights, including the drilling of unnecessary wells.
- 14. This Order affords to the owner of an uncommitted interest the opportunity to produce his just and equitable share of the oil or gas in the pool.

ORDER

- 15. The uncommitted interests in the Unit are pooled as set forth in Exhibit A.
- 16. The Unit shall be dedicated to the Well(s) set forth in Exhibit A.
- 17. Operator is designated as operator of the Unit and the Well(s).
- 18. If the location of a well will be unorthodox under the spacing rules in effect at the time of completion, Operator shall obtain the OCD's approval for a non-standard location in accordance with 19.15.16.15(C) NMAC.
- 19. The Operator shall commence drilling the Well(s) within one year after the date of this Order, and complete each Well no later than one (1) year after the commencement of drilling the Well.
- 20. This Order shall terminate automatically if Operator fails to comply with Paragraph 19 unless Operator obtains an extension by amending this Order for good cause shown.
- 21. The infill well requirements in 19.15.13.9 NMAC through 19.15.13.12 NMAC shall be applicable.
- 22. Operator shall submit each owner of an uncommitted working interest in the pool ("Pooled Working Interest") an itemized schedule of estimated costs to drill, complete, and equip the well ("Estimated Well Costs").
- 23. No later than thirty (30) days after Operator submits the Estimated Well Costs, the owner of a Pooled Working Interest shall elect whether to pay its share of the Estimated Well Costs or its share of the actual costs to drill, complete and equip the well ("Actual Well Costs") out of production from the well. An owner of a Pooled Working Interest who elects to pay its share of the Estimated Well Costs shall render payment to Operator no later than thirty (30) days after the expiration of the

election period, and shall be liable for operating costs, but not risk charges, for the well. An owner of a Pooled Working Interest who fails to pay its share of the Estimated Well Costs or who elects to pay its share of the Actual Well Costs out of production from the well shall be considered to be a "Non-Consenting Pooled Working Interest."

- 24. No later than one hundred eighty (180) days after Operator submits a Form C-105 for a well, Operator shall submit to each owner of a Pooled Working Interest an itemized schedule of the Actual Well Costs. The Actual Well Costs shall be considered to be the Reasonable Well Costs unless an owner of a Pooled Working Interest files a written objection no later than forty-five (45) days after receipt of the schedule. If an owner of a Pooled Working Interest files a timely written objection, OCD shall determine the Reasonable Well Costs after public notice and hearing.
- 25. No later than sixty (60) days after the expiration of the period to file a written objection to the Actual Well Costs or OCD's order determining the Reasonable Well Costs, whichever is later, each owner of a Pooled Working Interest who paid its share of the Estimated Well Costs shall pay to Operator its share of the Reasonable Well Costs that exceed the Estimated Well Costs, or Operator shall pay to each owner of a Pooled Working Interest who paid its share of the Estimated Well Costs its share of the Estimated Well Costs that exceed the Reasonable Well Costs.
- 26. The reasonable charges for supervision to drill and produce a well ("Supervision Charges") shall not exceed the rates specified in Exhibit A, provided however that the rates shall be adjusted annually pursuant to the COPAS form entitled "Accounting Procedure-Joint Operations."
- 27. No later than within ninety (90) days after Operator submits a Form C-105 for a well, Operator shall submit to each owner of a Pooled Working Interest an itemized schedule of the reasonable charges for operating and maintaining the well ("Operating Charges"), provided however that Operating Charges shall not include the Reasonable Well Costs or Supervision Charges. The Operating Charges shall be considered final unless an owner of a Pooled Working Interest files a written objection no later than forty-five (45) days after receipt of the schedule. If an owner of a Pooled Working Interest files a timely written objection, OCD shall determine the Operating Charges after public notice and hearing.
- 28. Operator may withhold the following costs and charges from the share of production due to each owner of a Pooled Working Interest who paid its share of the Estimated Well Costs: (a) the proportionate share of the Supervision Charges; and (b) the proportionate share of the Operating Charges.
- 29. Operator may withhold the following costs and charges from the share of production due to each owner of a Non-Consenting Pooled Working Interest: (a) the proportionate share of the Reasonable Well Costs; (b) the proportionate share

- of the Supervision and Operating Charges; and (c) the percentage of the Reasonable Well Costs specified as the charge for risk described in Exhibit A.
- 30. Operator shall distribute a proportionate share of the costs and charges withheld pursuant to paragraph 29 to each Pooled Working Interest that paid its share of the Estimated Well Costs.
- 31. Each year on the anniversary of this Order, and no later than ninety (90) days after each payout, Operator shall provide to each owner of a Non-Consenting Pooled Working Interest a schedule of the revenue attributable to a well and the Supervision and Operating Costs charged against that revenue.
- 32. Any cost or charge that is paid out of production shall be withheld only from the share due to an owner of a Pooled Working Interest. No cost or charge shall be withheld from the share due to an owner of a royalty interests. For the purpose of this Order, an unleased mineral interest shall consist of a seven-eighths (7/8) working interest and a one-eighth (1/8) royalty interest.
- 33. Except as provided above, Operator shall hold the revenue attributable to a well that is not disbursed for any reason for the account of the person(s) entitled to the revenue as provided in the Oil and Gas Proceeds Payment Act, NMSA 1978, Sections 70-10-1 *et seq.*, and relinquish such revenue as provided in the Uniform Unclaimed Property Act, NMSA 1978, Sections 7-8A-1 *et seq.*
- 34. The Unit shall terminate if (a) the owners of all Pooled Working Interests reach a voluntary agreement; or (b) the well(s) drilled on the Unit are plugged and abandoned in accordance with the applicable rules. Operator shall inform OCD no later than thirty (30) days after such occurrence.
- 35. OCD retains jurisdiction of this matter for the entry of such orders as may be deemed necessary.

STATE OF NEW MEXICO
OIL CONSERVATION DIVISION

ADRIENNE SANDOVAL DIRECTOR

AES/jag

Date: 10/22/2021

Exhibit A

ALL INFORMATION IN THE APPLICA	TION MUST BE SUPPORT	ED BY SIGNED AFFIDAVITS	
Case:		22193	
Date:	0	ctober7, 2021	
Applicant	Mewbourne Oil Company		
Designated Operator & OGRID			
affiliation if applicable)	Mewbourne Oil Company/OGRID No.14744		
	James Bruce		
Applicant's Counsel:	Application of Mewhourne	Oil Company for Compulsory Pooling, Eddy	
Case Title:	County, New Mexico		
Entries of Appearance/Intervenors:			
Well Family	Journey 11/12 wells		
Formation/Pool			
Formation Name(s) or Vertical Extent:	Wolfcamp formation		
Primary Product (Oil or Gas):	Oil		
Pooling this vertical extent:	Entire Wolfcamp formation	1	
Pool Name and Pool Code:	Purple Sage; Wolfcamp, Ga		
Well Location Setback Rules:	Purple Sage Wolfcamp Gas	Pool rules and current horizontal well rules	
Spacing Unit Size:	640 acres		
Spacing Unit	THE RESERVE OF THE PROPERTY OF THE PERSON OF		
Type (Horizontal/Vertical)	Horizontal		
Size (Acres)	640 acres		
Building Blocks:	160 acres		
Orientation:	East-West		
Description: TRS/County	S/2 §11and S/2 §12-24S-28	E, NMPM, Eddy County	
Standard Horizontal Well Spacing Unit	Yes		
(Y/N), If No, describe			
Other Situations			
Depth Severance: Y/N. If yes, description	No		
Proximity Tracts: If yes, description	No	EXHIBIT 5	
	140		
Proximity Defining Well: if yes,			
description Applicant's Ownership in Each Tract	Exhibit 2-B		
	EXHIDIT 2-B		
Well(s) Name & API (if assigned), surface and	Journey11/12W0LI Fed Con	a Wall No. 2H	
bottom hole location, footages,	API No. Pending	n. Well No. 2n	
completion target, orientation,	SHL: 1,725' FSL &250' FWL	611	
completion target, orientation,	BHL: 2,200' FSL &330' FEL §		
standard)	FTP: 2,200 FSL& 330 FWL §11		
	LTP: 2,200 FSL & 330 FEL §12		
	Wolfcamp/TVD 9,797 feet/MD 19,515 feet		

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HoReceived Welf Prist 462 Cast 15 Ake AM Points	See above Page 26 of
Completion Target (Formation, TVD and MD)	See above
AFE Capex and Operating Costs	
Drilling Supervision/Month \$	\$8000
Production Supervision/Month \$	\$800
Justification for Supervision Costs	Exhibit 2, page 2
Requested Risk Charge	Cost + 200%/Exhibit 2, page 2
Notice of Hearing	
Proposed Notice of Hearing	Exhibit 1
Proof of Mailed Notice of Hearing (20	
days before hearing)	Exhibit 4
Proof of Published Notice of Hearing (10	
days before hearing)	
Ownership Determination	
Land Ownership Schematic of the	
Spacing Unit	Exhibit 2-A
Tract List (including lease numbers and	LAMBICET
owners)	Exhibit 2-B
Pooled Parties (including ownership	EXHIBIT 2 D
	Exhibit 2-B
type) Unlocatable Parties to be Pooled	Not applicable
Ownership Depth Severance (including	Not applicable
percentage above & below)	None
Joinder	
Sample Copy of Proposal Letter	Exhibit 2-C
List of Interest Owners (i.e. Exhibit A of JOA)	Exhibit 2-B
Chronology of Contact with Non-Joined Working Interests	Exhibit 2-C
Overhead Rates In Proposal Letter	
Cost Estimate to Drill and Complete	Exhibit 2-D
Cost Estimate to Equip Well	Exhibit 2-D
Cost Estimate for Production Facilities	Exhibit 2-D
Geology	
Summary (including special	
considerations)	Exhibit 3
Spacing Unit Schematic	Exhibit 2-A
Gunbarrel/Lateral Trajectory Schematic	Exhibit 3-C
Well Orientation (with rationale)	Standup/Exhibit 3
Target Formation	Wolfcamp
HSU Cross Section	Exhibit 3-C
Depth Severance Discussion	Not Applicable
Forms, Figures and Tables	
C-102	Exhibit 2-A
Tracts	Exhibit 2-A
Summary of Interests, Unit Recapitulation (Tracts)	Exhibit 2-B

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Received by OCD: 10/6/2021 7:55:16 AM General Location Map (including basin)	Exhibit 2-A Page 27 of
Well Bore Location Map	Exhibit 2-A
Structure Contour Map - Subsea Depth	Exhibit 3-A
Cross Section Location Map (including wells)	Exhibit 3-B
Cross Section (including Landing Zone)	Exhibit 3-B
Additional Information	
CERTIFICATION: I hereby certify that the information provided in this checklist is complete and accurate.	
Printed Name (Attorney or Party Representative):	James Bruce
Signed Name (Attorney or Party Representative):	4epus Bruer
Date:	October 5, 2021

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

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

APPLICATION OF MEWBOURNE OIL COMPANY TO AMEND ORDER NO. R-21902 FOR COMPULSORY POOLING AND APPROVING OVERLAPPING WELL UNITS, EDDY COUNTY, NEW MEXICO.

Case No. 24050

VERIFIED STATEMENT OF CARSON CULLEN

Carson Cullen deposes and states:

- 1. I am a landman for Mewbourne Oil Company ("Mewbourne"), and have personal knowledge of the matters stated herein. I have been qualified by the Division as an expert petroleum landman.
- 2. The purpose of this application is to force pool additional working interest and mineral owners into the Wolfcamp horizontal spacing unit described below.
- 3. The interest owners being pooled have been contacted regarding the proposed wells but have simply refused to voluntarily commit their interests to the wells. Some interest owners are or may be unlocatable.
- 4. In this case Mewbourne seeks an order amending Order No. R-21902 and pooling all uncommitted mineral interests in the Wolfcamp formation underlying a 640-acre horizontal spacing unit comprised of the S/2 of Section 11 and the S/2 of Section 12, Township 24 South, Range 28 East, NMPM. The unit is dedicated to the Journey 11/12 W0LI Fed. Com. Well No. 2H, with a first take point in the NW/4SW/4 of Section 11 and a final take point in the NE/4SE/4 of Section 12. Applicant also requests approval for the above well to overlap the Journey 11 W0MP Fee Well No. 1H, located in the S/2 of Section 11, Township 24 South, Range 28 East, N.M.P.M. That well is operated by applicant. The prior order is submitted as Exhibit 1.
 - 5. There are no depth severances in the Wolfcamp formation.
- 6. Land plats and information on the parties being pooled and their interests are set forth in Exhibit 2-A. To find the addresses for the parties we examined county and government records, and also conducted internet searches including google and drillinginfo.

EXHIBIT 2

- 7. Exhibit 2-B contains a summary of contacts with the interest owners, together with a sample copy of the proposal letters sent to them.
- 8. Mewbourne has made a good faith effort to locate or obtain the voluntary joinder of the working interest and mineral owners in the proposed wells.
- 9. Exhibit 2-C contains the Authorization for Expenditure for the well. The estimated cost of the well set forth therein are fair and reasonable, and are comparable to the costs of other wells of similar depth and length drilled in this area of Eddy County.
- 10. Mewbourne requests overhead and administrative rates of \$8000/month for a drilling well and \$800/month for a producing well. These rates are fair, and comparable to the rates charged by other operators for wells of this type in this portion of Eddy County. They are also the rates set forth in the Joint Operating Agreement for the well unit. Mewbourne requests that these rates be adjusted periodically as provided in the COPAS Accounting Procedure.
- 11. Mewbourne requests that the maximum cost plus 200% risk charge be assessed against non-consenting working interest owners.
 - 12. Applicant requests that it be designated operator of the well.
- 13. The attachments to this affidavit were prepared by me or under my supervision, or compiled from company business records.
- 14. The granting of this application is in the interests of conservation and the prevention of waste.

I understand that this Self-Affirmed Statement will be used as written testimony in these cases. I affirm that my testimony in paragraphs 1 through 14 above is true and correct and is made under penalty of perjury under the laws of the State of New Mexico. My testimony is made as of the date handwritten next to my signature below.

1-2-2024

Carson Cullen

Journey 11-12 W0LI Fed COM #2H Sections 11 (S/2) & 12 (S/2), T24S, R28E EDDY COUNTY, NM

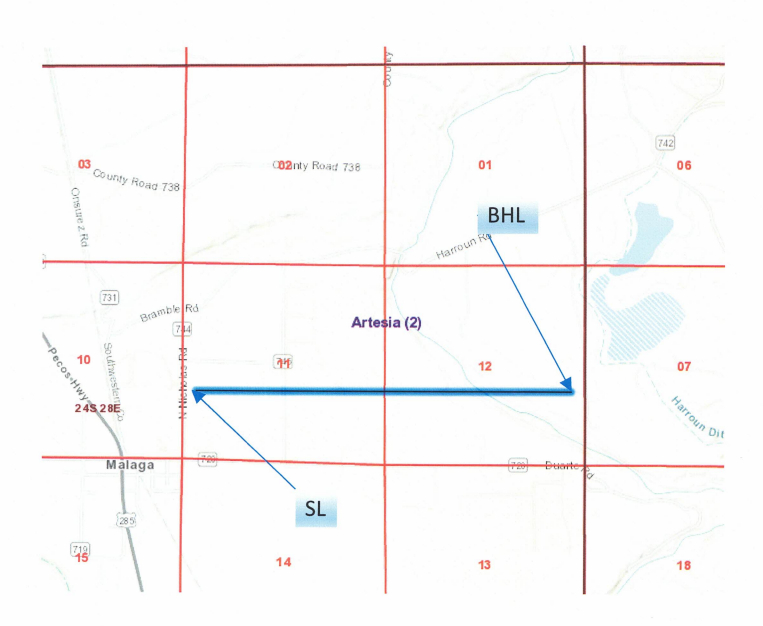


EXHIBIT 2-A

District I
1625 N. French Dr., Hobbs, NM 88240
Phone: (575) 393-6161 Fax: (575) 393-0720
District II
811 S. First St., Artesia, NM 88210
Phone: (575) 748-1283 Fax: (575) 748-9720
District III
1000 Rio Brazos Road, Aztec, NM 87410
Phone: (505) 334-6178 Fax: (505) 334-6170
District IV
1220 S. St. Francis Dr., Santa Fe, NM 87505
Phone: (505) 476-3460 Fax: (505) 476-3462

State of New Mexico
Energy, Minerals & Natural Resources Department
OIL CONSERVATION DIVISION
1220 South St. Francis Dr.
Santa Fe, NM 87505

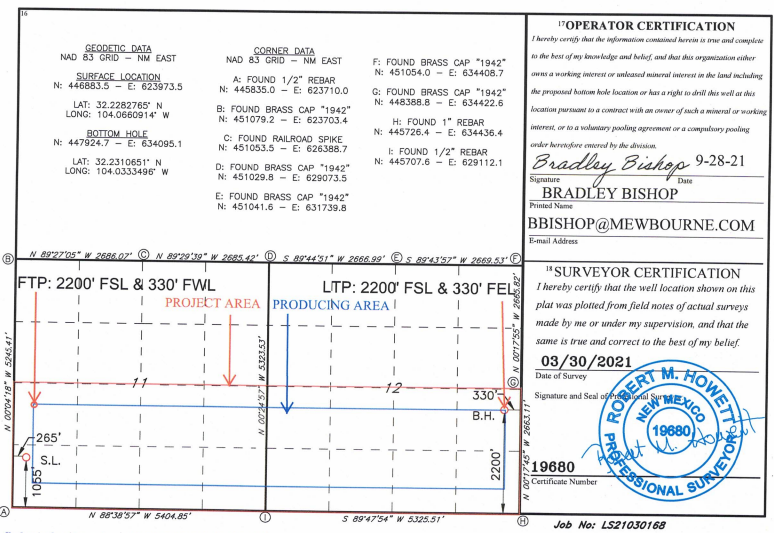
Form C-102 Revised August 1, 2011 Submit one copy to appropriate District Office

☐ AMENDED REPORT

WELL LOCATION AND ACREAGE DEDICATION PLAT

	1 API Number 2 Pool Code 98220 PURPLE SAGE; WOLFCAM						S POOL		
4Property Code 331859 JOURNEY 11/12 WOLI FED COM							⁶ Well Number 2H		
7 OGRID NO. 14744 MEWBOURNE OIL COMPANY					9	Elevation 2999'			
					10 Surface	Location			
UL or lot no.	Section	Township	Range	Lot Idn	Feet from the	North/South line	Feet From the	East/West line	County
M	11	24S	28E		1055	SOUTH	265	WEST	EDDY
			11	Bottom H	lole Location	If Different Fro	om Surface		
UL or lot no.	Section	Township	Range	Lot Idn	Feet from the	North/South line	Feet from the	East/West line	County
I	12	24S	28E	-	2200	SOUTH	330	EAST	EDDY
Dedicated Acres	13 Joint	or Infill 14	Consolidation	Code 15 (Order No.				

No allowable will be assigned to this completion until all interest have been consolidated or a non-standard unit has been approved by the division.



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SUMMARY OF INTERESTS Journey 11/12 B1MP Fed. Com. Well No. 1H Journey 11/12 W0LI Fed. Com. Well No. 2H Eddy County, New Mexico

% Leasehold Interest 99.996875%

Mewbourne Oil Company, et al. 500 West Texas, Ste. 1020 Midland, Texas 79701

*Boys Club of America 1275 Peachtree Street NE Atlanta, Georgia 30309-0356 00.003125%

100.000000%

*Total interest being pooled: 00.003125%

EXHIBIT 2.8

EXHIBIT 2. C

Summary of Communications

Journey 11-12 B2LI Fed Com #1H Journey 11-12 W0LI Fed Com #2H Journey 11-12 B1MP Fee #1H Journey 11 B2MP Fee #1H Journey 11 W0MP Fee #1H

Boys Club of America

- 1) 09/5/2023 Well proposals and AFE's sent via electronic mail.
- 2) 11/1/2023 Sent multiple emails and made phone calls to various people within the organization and have received no reply.

MEWBOURNE OIL COMPANY

500 West Texas, Suite 1020 Midland, Texas 79701 Phone (432) 682-3715 Fax (432) 685-4170

September 11, 2023

Via Fed Ex Overnight

Boys Club of America 1275 Peachtree St. NE Atlanta, GA 30309-3506

Re:

Journey 11 B2MP FEE #1H

Journey 11 W0MP FEE #1H

Journey 11-12 B2LI FED COM #1H Journey 11-12 W0LI FED COM #2H

S/2 of Section 11 & Section 12, T24S, R28E

Eddy County, New Mexico

Ladies and Gentlemen:

Mewbourne Oil Company ("Mewbourne") as Operator hereby proposes to form a 640-acre Working Interest Unit ("WIU") covering all of the above captioned acreage in Sections 11 & 12 for oil and gas production. Our title shows that Boys Club of America owns ("BCA") owns an interest in the SW/4SW/4 of Section 11 (1 net acre). BCA would own a 0.15625% working interest in the proposed WIU.

Mewbourne Oil Company hereby proposes drilling the following wells:

Journey 11 B2MP Fee #1H

Surface Location: 1015' FSL & 265' FWL, Sec. 11 Bottom Hole Location: 500' FSL & 100' FEL, Sec. 11 Proposed Total Vertical Depth: 8352' Proposed Total Measured Depth: 13040' Target: Bone Spring

Journey 11/12 B1MP Fee #1H

Surface Location: 1075' FSL & 265' FWL, Sec. 11 Bottom Hole Location: 500' FSL & 100' FEL, Sec. 12 Proposed Total Vertical Depth: 7500' Proposed Total Measured Depth: 17750' Target: Bone Spring

Journey 11/12 B2LI Fee #1H

Surface Location: 1035' FSL & 265' FWL, Sec. 11 Bottom Hole Location: 2140' FSL & 100' FEL, Sec. 12 Proposed Total Vertical Depth: 8462' Proposed Total Measured Depth: 18355' Target: Bone Spring

Journey 11 W0MP Fed Com #1H

Surface Location: 995' FSL & 265' FWL, Sec. 11 Bottom Hole Location: 2140' FSL & 100' FEL, Sec. 11 Proposed Total Vertical Depth: 9690' Proposed Total Measured Depth: 14180' Target: Wolfcamp

Journey 11/12 W0LI Fed Com #2H

Surface Location: 1055' FSL & 265' FWL, Sec. 11 Bottom Hole Location: 2200' FSL & 330' FEL, Sec. 12 Proposed Total Vertical Depth: 9787' Proposed Total Measured Depth: 19800' Target: Wolfcamp Regarding the above enclosed for your further handling is our AFE's for the above referenced proposed wells. A response is requested within thirty (30) days in order to timely complete this unit.

The BCA mineral interest is unleased currently. I would like to negotiate an oil, gas, and mineral lease as an alternative to BCA participating in this unit.

Please email me at ccullen@mewbourne.com or call me at (432) 682-3715 at your earliest convenience.

Very truly yours,

MEWBOURNE OIL COMPANY

Carson J. Cullen

Carson Cullen Landman

XHIBIT 2. U

MEWBOURNE OIL COMPANY

AUTHORIZATION FOR EXPENDITURE

Well Name: JOURNEY 11/1	12 WOLI FED COM #2H		Prosp	pect: W	FMP Y SAND		
	250' FWL (11); BHL: 2200' FSL & 330' FEL	L (12)	C	ounty: Ed	MANAGEMENT OF THE PARTY OF THE		ST: NM
	urvey:	TWP:	245	RNG:	28E Prop. TVD	D: 9797	TMD: 19515
Sec. [1//2]				CODE	ТСР	CODE	СС
Parmits & Surveys	INTANGIBLE COSTS 0180			0180-0100	0 \$8,000	0180-0200	
Regulatory Permits & Surveys Location / Road / Site / Prepara	ration			0180-0105	5 \$50,000	0180-0205	
Location / Restoration	(1/3) Battery containment			0180-0106		0180-0206	
Daywork / Turnkey / Footage D	Drilling 19 days drlg / 3 days comp @) \$18,550/d		0180-0110			
Fuel	1700 gal/day @ \$1.60/gal			0180-0114		0180-0214	
Alternate Fuels				0180-0115		0180-0215	
Mud, Chemical & Additives				0180-0120			
Mud - Specialized				0160-0.2	1 4	0180-0221	
Horizontal Drillout Services				1		0180-0223	\$30,000
Stimulation Toe Preparation				0180-012	\$80,000	0180-0225	\$30,000
Cementing Logging & Wireline Services				0180-013	\$2,300	0180-0230	\$452,10
Casing / Tubing / Snubbing Se	conica			0180-013	\$18,000	0180-0234	
Mud Logging				0180-013			24 751 00
Stimulation	83 Stg 25.0 MM gal & 25.0 MI	MM lbs				0180-0241	
Stimulation Rentals & Other	M.	4			737.000	0180-0242	
Water & Other				0180-014			
Bits				0180-014		-	
Inspection & Repair Services				0180-015			
Misc. Air & Pumping Services	S			0180-015		0180-0254	
Testing & Flowback Services				0180-015	58 \$12,000		
Completion / Workover Rig					T	0180-0260	0 \$10,50
Rig Mobilization				0180-016			715.00
Transportation				0180-016	65 \$30,000	0 0180-0265	
Welding, Construction, & Main				0180-016	68 \$4,000	_	
Contract Services & Supervis	sion			0180-017		_	0 \$57,70
Directional Services	Includes vertical control			0180-017			200.60
Equipment Rental				0180-018	80 \$130,400	0 0180-0280	
Well / Lease Legal				0180-018		_	
Well / Lease Insurance				0180-018	85 \$5,100		
Intangible Supplies				0180-018			
Damages				0180-019		_	
Pipeline Interconnect & ROW	/ Easements			0180-019		0180-0292	
Company Supervision				0180-019			
Overhead Fixed Rate				0180-019			
Contingencies	2% (TCP) 2% (CC)		701	0180-019			
			TOTAL		\$1,921,700		\$4,005,40
	TANGIBLE COSTS 0181			1			
Casing (19.1" - 30")				0181-079			
Casing (10.1" - 19.0")	550' - 13 3/8" 54.5# J-55 ST&C @ \$32.1			0181-079	94 \$18,900		
Casing (8.1" - 10.0")	2610' - 9 5/8" 40# HCL80 LT&C @ \$25.7	5.77/ft		0181-079			
Casing (6.1" - 8.0")	9870' - 7" 29# HCP-110 LT&C @ \$24.50	50/ft		0181-079		0	
Casing (4.1" - 6.0")	10750' - 4 1/2" 13.5# P-110 BPN @ \$13.	3.75/ft			T	0181-0797	
Tubing Hood	9032' - 2 7/8" 6.5# EUE tbg @ \$7.82/ft				T	0181-0798	8 \$75,40
Drilling Head				0181-086	60 \$35,000	_	7:200
Tubing Head & Upper Section						0181-0870	
Horizontal Completion Tools						0181-0871	
Subsurface Equip. & Artificial	Lift Packer				I	0181-0880	
Pumping Unit Systems						0181-0885	
Service Pumps	(1/2) TP/CP/circ. pump					0181-0886	
Storage Tanks	(1/3) 6 - 750 bbl/5 - 750 bbl coated/1 - Gt	έB				0181-0890	
Emissions Control Equipment						0181-0892	
Separation / Treating Equipme						0181-0895	
Automation / Metering Equipm						0181-0898	
Line Pipe & Valves - Gatherin						0181-0900	
Fittings / Valves & Accessorie Cathodic Protection	/S					0181-0906	
						0181-0908	
Electrical Installation						0181-0909	
Equipment Installation						0181-0910	
Pipeline Construction	(1/3) 1 mile gas & water					0181-0920	0 \$100,40
				4			
			TOTAL		\$384,000		\$1,177,20
		SUBT	TOTAL		\$2,305,700	,	\$5,182,60
	TOTAL	L WELL CO	Ter		\$7.4	488,300	
Extra Expense Insurance		. VVELL	151		411-	88,300	
- Promong					The state of the state of		Colored Continue
l elect to be cov	vered by Operator's Extra Expense Insurance a	and pay my pr	roportio	nate share	of the premium.	249	
Operator has sec	cured Extra Expense Insurance covering costs of	well control, car	lean up a	and redrilling	g as estimated in Lir	ne Item 0180	J-0185.
	ase my own well control insurance policy.						
	operating working interest owner elects to be covered by	Operator's well	ntrol i	rance.			
		/ Operato.				-	
Prepared by.	H. Buckley		Date:	03/11/20	021		
Company Approval:			Date:				
			Date.				
Joint Owner Interest:	Amount:						
Joint Owner Name:		Signatur	ra:				
THE PARTIES INC.		Contract of the Contract of th	ALCO SECURE		AND PERSONAL PROPERTY.	AND STREET, SALES	ARTEST STREET

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

APPLICATION OF MEWBOURNE OIL COMPANY TO AMEND ORDER NO. R-21902 FOR COMPULSORY POOLING AND APPROVING OVERLAPPING WELL UNITS, EDDY COUNTY, NEW MEXICO.

Case No. 24050

SELF-AFFIRMED STATEMENT OF NOTICE

COUNTY OF SANTA FE)
) ss
STATE OF NEW MEXICO)

James Bruce deposes and states:

- 1. I am over the age of 18, and have personal knowledge of the matters stated herein.
- 2. I am an attorney for Mewbourne Oil Company.
- 3. Mewbourne Oil Company has conducted a good faith, diligent effort to find the names and correct addresses of the interest owners entitled to receive notice of the application filed herein.
- 4. Notice of the application was provided to the interest owners, at their last known addresses, by certified mail. Copies of the notice letter and certified return receipts are attached hereto as Exhibits 3-A and 3-B.
 - 5. Applicant has complied with the notice provisions of Division Rules.

I understand that this Self-Affirmed Statement will be used as written testimony in this case. I affirm that my testimony in paragraphs 1 through 5 above is true and correct and is made under penalty of perjury under the laws of the State of New Mexico. My testimony is made as of the date handwritten next to my signature below.

Date: 3/9/24

James Bruce

EXHIBIT 3

JAMES BRUCE ATTORNEY AT LAW

POST OFFICE BOX 1056 SANTA FE, NEW MEXICO 87504

369 MONTEZUMA, NO. 213 SANTA FE, NEW MEXICO 87501

(505) 982-2043 (Phone) (505) 660-6612 (Cell) (505) 982-2151 (Fax)

jamesbruc@aol.com

December 13, 2023

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

To: Persons on Exhibit A

Ladies and gentlemen:

Enclosed are copies of five applications, filed with the New Mexico Oil Conservation Division by Mewbourne Oil Company ("Mewbourne"), requesting the following relief:

- (a) Case No. 24047: Mewbourne seeks an order amending Order No. R-21985 for compulsory pooling to pool all uncommitted mineral interest owners in the Bone Spring formation underlying a 320-acre horizontal spacing unit comprised of the N/2S/2 of Section 11 and the N/2S/2 of Section 12, Township 24 South, Range 28 East, NMPM. The unit will be dedicated to the Journey 11/12 B1LI Fed. Com. Well No. 1H and the Journey 11/12 B2LI Fed. Com. Well No. 1H, with first take points in the NW/4SW/4 of Section 11 and last take points in the NE/4SE/4 of Section 12:
- (b) Case No. 24048: Mewbourne seeks an order amending Order No. R-21986 to pool all uncommitted mineral interest owners in the Bone Spring formation underlying a 320-acre horizontal spacing unit comprised of the S/2S/2 of Section 11 and the S/2S/2 of Section 12, Township 24 South, Range 28 East, NMPM. The unit is dedicated to the Journey 11/12 B1MP Fee Well No. 1H, with a first take point in the SW/4SW/4 of Section 11 and a last take point in the SE/4SE/4 of Section 12. Applicant requests approval for the above well to overlap the Journey 11 B2MP Fee Well No. 1H, located in the S/2S/2 of Section 11, Township 24 South, Range 28 East, N.M.P.M. That well is operated by Mewbourne;
- (c) Case No. 24049: Mewbourne seeks an order pooling all uncommitted mineral interests in the Bone Spring formation underlying a 160-acre horizontal spacing unit comprised of the S/2S/2 of Section 11, Township 24 South, Range 28 East, NMPM. The unit is dedicated to the Journey 11 B2MP Fee Well No. 1H, with a first take point in the SW/4SW/4 and a last take point in the SE/4SE/4 of Section 11. Also to be considered will be the cost of drilling, completing, testing and equipping the well and the allocation of the cost thereof, as well as actual operating costs and charges for supervision, designation of applicant as operator of the well, and a 200% charge for the risk involved in drilling, completing, testing, and equipping the well. Applicant requests approval for the above well to overlap the Journey 11/12 B1MP Fee Well No. 1H, located in the

EXHIBIT 3.A

S/2S/2 of Section 11 and the S/2S/2 of Section 12, Township 24 South, Range 28 East, N.M.P.M. That well is operated by Mewbourne;

- (d) Case No. 24050: Mewbourne seeks an order amending Order No. R-21902 and pooling all uncommitted mineral interests in the Wolfcamp formation underlying a 640-acre horizontal spacing unit comprised of the S/2 of Section 11 and the S/2 of Section 12, Township 24 South, Range 28 East, NMPM. The unit is dedicated to the Journey 11/12 W0LI Fed. Com. Well No. 2H, with a first take point in the NW/4SW/4 of Section 11 and a final take point in the NE/4SE/4 of Section 12. Applicant requests approval for the above well to overlap the Journey 11 W0MP Fee Well No. 1H, located in the S/2 of Section 11, Township 24 South, Range 28 East, N.M.P.M. That well is operated by Mewbourne; and
- (e) Case No. 24051: Mewbourne seeks an order pooling all uncommitted mineral interests in the Wolfcamp formation underlying a 320-acre horizontal spacing unit comprised of the S/2 of Section 11, Township 24 South, Range 28 East, NMPM. The unit is dedicated to the Journey 11 W0MP Fee Well No. 1H, with a first take point in the SW/4SW/4 and a final take point in the SE/4SE/4 of Section 11. Applicant requests approval for the above well to overlap the Journey 11/12 W0LI Fed. Com. Well No. 2H, located in the S/2 of Section 11 and the S/2 of Section 12, Township 24 South, Range 28 East, N.M.P.M. That well is operated by Mewbourne

Also to be considered will be the cost of drilling, completing, testing, and equipping the wells and the allocation of the cost thereof, as well as actual operating costs and charges for supervision, designation of applicant as operator of the wells, and a 200% charge for the risk involved in drilling, completing, testing, and equipping the wells.

This matter is scheduled for hearing at 8:15 a.m. on Thursday, January 4, 2024. During the current circumstances, state buildings are closed to the public and the hearing will be conducted remotely. To view the hearing docket and to determine how to participate in an electronic hearing, go to https://www.emnrd.nm.gov/ocd/hearing-info/, or contact Sheila Apodaca at Sheila Apodaca at Sheila Apodaca at party will be application, you may appear and present testimony. Failure to appear at that time and become a party of record will preclude you from contesting this matter at a later date. A party appearing in a Division case is required by Division Rules to file a Pre-Hearing Statement no later than five business days before the hearing date. This statement may be filed online with the Division at concise statement of the case; the name(s) of the witness(es) the party and his or her attorney; a concise statement of the case; the name(s) of the witness(es) the party will call to testify at the hearing; matters that need to be resolved prior to the hearing. The Pre-Hearing Statement must also be provided to the undersigned.

Very truly yours.

James Bruce

Attorney for Mewbourne Oil Company

Boys Club of America 1275 Peachtree St. NE Atlanta, Georgia 30309-3506

Charles Wynn Kilgore, III 111 Woodland Rd. East Kerrville, Texas 78028

Anne C. Conn 2468 State Highway 97E Floresville, Texas 78114

Melinda Richardson 9003 Vista West Dr. APT. 333 San Antonio, Texas 78245

Priscilla L. Burleson 189 Oak Fields Drive Floresville, Texas 78114



99	U.S. Postal Service [™] CERTIFIED MAIL [®] REC Domestic Mail Only						
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-	OFFICIAL						
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	PS Form 3800, April 2015 PSN 7530-02-000-9047	See Reverse for Instructions					

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
Complete items 1, 2, 13.	A. Signature
Print your name and address on the reverse so that we can return the card to you.	X Agent
Attach this card to the back of the mailpiece, or on the front if space permits.	B. Received by (Printed Name) C. Date of Delivery
Article Addressed to:	D. Is delivery address different from item 1? Yes If YES, enter delivery address below: No
Boys Club of America 1275 Peachtres St. NE Atlanta, Georgia 30309-3506	
9590 9402 7635 2122 6827 34	3. Service Type □ Adult Signature □ Adult Signature Restricted Delivery □ Certified Mail® □ Certified Mail® □ Registered Mail Restricted Delivery
2. Article 7020 0090 0000 0863	d Delivery
PS Form 3811, July 2020 PSN 7530-02-000-9053	Journa Domestic Return Receipt

JAMES BRUCE ATTORNEY AT LAW

POST OFFICE BOX 1056 SANTA FE, NEW MEXICO 87504

369 MONTEZUMA, NO. 213 SANTA FE, NEW MEXICO 87501

(505) 982-2043 (Phone) (505) 660-6612 (Cell) (505) 982-2151 (Fax)

jamesbruc@aol.com

February 29, 2024

EXHIBIT 3-B

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

To: Persons on Exhibit A

Ladies and gentlemen:

Enclosed are copies of five applications, filed with the New Mexico Oil Conservation Division by Mewbourne Oil Company ("Mewbourne"), requesting the following relief:

- (a) Case No. 24048: Mewbourne seeks an order amending Order No. R-21986 to pool all uncommitted mineral interest owners in the Bone Spring formation underlying a 320-acre horizontal spacing unit comprised of the S/2S/2 of Section 11 and the S/2S/2 of Section 12, Township 24 South, Range 28 East, NMPM. The unit is dedicated to the Journey 11/12 B1MP Fee Well No. 1H, with a first take point in the SW/4SW/4 of Section 11 and a last take point in the SE/4SE/4 of Section 12. Applicant requests approval for the above well to overlap the Journey 11 B2MP Fee Well No. 1H, located in the S/2S/2 of Section 11, Township 24 South, Range 28 East, N.M.P.M. That well is operated by Mewbourne;
- (b) Case No. 24049: Mewbourne seeks an order pooling all uncommitted mineral interests in the Bone Spring formation underlying a 160-acre horizontal spacing unit comprised of the S/2S/2 of Section 11, Township 24 South, Range 28 East, NMPM. The unit is dedicated to the Journey 11 B2MP Fee Well No. 1H, with a first take point in the SW/4SW/4 and a last take point in the SE/4SE/4 of Section 11. Also to be considered will be the cost of drilling, completing, testing and equipping the well and the allocation of the cost thereof, as well as actual operating costs and charges for supervision, designation of applicant as operator of the well, and a 200% charge for the risk involved in drilling, completing, testing, and equipping the well. Applicant requests approval for the above well to overlap the Journey 11/12 B1MP Fee Well No. 1H, located in the S/2S/2 of Section 11 and the S/2S/2 of Section 12, Township 24 South, Range 28 East, N.M.P.M. That well is operated by Mewbourne;
- (c) Case No. 24050: Mewbourne seeks an order amending Order No. R-21902 and pooling all uncommitted mineral interests in the Wolfcamp formation underlying a 640-acre horizontal spacing unit comprised of the S/2 of Section 11 and the S/2 of Section 12, Township 24 South, Range 28 East, NMPM. The unit is dedicated to the Journey 11/12 W0LI Fed. Com. Well No. 2H, with a first take point in the NW/4SW/4 of Section 11 and a final take point in the NE/4SE/4

of Section 12. Applicant requests approval for the above well to overlap the Journey 11 W0MP Fee Well No. 1H, located in the S/2 of Section 11, Township 24 South, Range 28 East, N.M.P.M. That well is operated by Mewbourne; and

(d) Case No. 24051: Mewbourne seeks an order pooling all uncommitted mineral interests in the Wolfcamp formation underlying a 320-acre horizontal spacing unit comprised of the S/2 of Section 11, Township 24 South, Range 28 East, NMPM. The unit is dedicated to the Journey 11 W0MP Fee Well No. 1H, with a first take point in the SW/4SW/4 and a final take point in the SE/4SE/4 of Section 11. Applicant requests approval for the above well to overlap the Journey 11/12 W0LI Fed. Com. Well No. 2H, located in the S/2 of Section 11 and the S/2 of Section 12, Township 24 South, Range 28 East, N.M.P.M. That well is operated by Mewbourne.

YOU ARE BEING NOTIFIED ONLY AS TO THE OVERLAPPING WELL UNITS.

This matter is scheduled for hearing at 8:15 a.m. on Thursday, March 21, 2024. During the current circumstances, state buildings are closed to the public and the hearing will be conducted remotely. To view the hearing docket and to determine how to participate in an electronic hearing, go to https://www.emnrd.nm.gov/ocd/hearing-info/, or contact Sheila Apodaca Sheila. Apodaca@emnrd.nm.gov. You are not required to attend this hearing, but as an owner of an interest who may be affected by the application, you may appear and present testimony. Failure to appear at that time and become a party of record will preclude you from contesting this matter at a later date. A party appearing in a Division case is required by Division Rules to file a Pre-Hearing Statement no later than five business days before the hearing date. This statement may be filed online with the Division at ocd.hearings@emnrd.nm.gov, and should include: The name of the party and his or her attorney; a concise statement of the case; the name(s) of the witness(es) the party will call to testify at the hearing; the approximate time the party will need to present his or her case; and identification of any procedural matters that need to be resolved prior to the hearing. The Pre-Hearing Statement must also be provided to the undersigned.

Very truly yours,

Attorney for Mewbourne Oil Company

EXHIBIT A

Chevron U.S.A. Inc. 6301 Deauville Boulevard Midland, Texas 79706

Attention: Permitting Team

OXY USA Inc. Suite 110 5 Greenway Plaza Houston, Texas 77046

U.S. Postal Service" CERTIFIED MAIL® RECEIFT (1977) Domestic Mail Only	For delivery information, visit our website at www.usps.com?.	orck box, add fee as appropriate) \$ Postmark Colorery \$ Here	Chevron U.S.A. Inc. 6301 Deauville Boulevard Midland, Texus 79706	Street and Apt. No., or PO I. Attention: Permitting Team City, State, 21Pt-4* Discreme and Available search of contract to the search of the
U.S. Postal Service" CERTIFIED MAIL® Domestic Mail Only	For delivery informatio	Extra Services & Fees (check box, add fee as appropriate) [Return Receipt (hardcopy) \$ [Return Receipt (herdcopy) \$ [Certifum Receipt (electronic) \$ [Adult Signature Pequired \$ [Adult Signature Required 6 \$ [Adult Signature Restricted Delivery \$ [Adult Signature Restricted Deli	Postage \$ Total Postage and Fees \$ Sent To	Street and Apt. No., or PO! Attention: Permitting? City, State, 2IP-4*





PO Box 631667 Cincinnati, OH 45263-1667

PROOF OF PUBLICATION

Mr James Bruce James Bruce Attorney At Law Pobox 1056 Santa Fe NM 87504

STATE OF WISCONSIN, COUNTY OF BROWN

The Carlsbad Current Argus, a newspaper published in the city of Carlsbad, Eddy County, State of New Mexico, and personal knowledge of the facts herein state and that the notice hereto annexed was Published in said newspapers in the issue:

03/08/2024

and that the fees charged are legal. Sworn to and subscribed before on 03/08/2024

Legal Clerk

Notary, State of WI, County of Brown

My commission expires

Publication Cost:

\$262.92

Order No:

9935592

Order No.

1360617

of Copies:

Customer No: PO #:

24048-24051

THIS IS NOT AN INVOICE!

Please do not use this form for payment remittance.

KATHLEEN ALLEN Notary Public State of Wisconsin To: Chevron U.S.A. Inc. and OXY USA Inc., or your successors or assigns: Mewbourne Oil Company has filed four applications with the New Mexico Oil Conservation Division, requesting the following relief:

Order No. R-27986 to pool all uncommitted mineral interest owners in the Bone Sering formation underlying 320-est owners in the Bone Sering formation underlying 320-est on 12 months of the Sering 12

Case No. 74/JAY: Mewbourne seeks an order pooling all uncommitted mineral interests in the Bone Spring formation underlying a 26-occep horizontal spacing unit of the seek of the seek of the spring formation of the seek of

Case No. 24050: Mewbourne seeks on order amending Order No. R-21902 and pooling all uncommitted mineral interests in the Wolfcamp formation underlying a 640-acre horizontal spacing unit comprised of the 5/2 of Section 11 and the 5/2 of Section 12, Township 24 South, Range 28 East, NMPM. The unit is dedicated to the Journey 11/12 WOL. Fed. Com. Well No. 2H, with a first take point in the NW/ASW/4 of Section 10 and a final take point in the NE/ASE/4 of Section 12. Applicant requests in the NE/ASE/4 of Section 12. Applicant requests in the NE/ASE/4 of Section 13. Applicant requests in the Ne/ASW/4 Section 14. No section 15/2 of Section 11. Township 24 South, Range 28 East, N.M.P.M. That Well is overated by Mewbourne; and

Case No. 24051. Mewbourne seeks an order pooling all uncommitted mineral interests in the Wolfcamp formation underlying a 320-acre horizontal spacing unit comprised of the St2 of Section 11, Township 24 South, Range 28 East, NMPM. The unit is dedicated to the Journey 11 WoMP Fee Well No. 1H. with a first take point in the SW4SW4 and a final take point in the SE/4SE4 of Section 11. Applicant reauests approval for the above well to overlap the Journey 11/12 WoLl-Fed. Com. Well No. 2H, located in the St2 of Section 12, Township 24 South, Range 28 East, N.M.P.M. That well is operated by Mewbourne.

YOU ARE BEING NOTIFIED ONLY AS TO THE OVER-TONS WELL UNIT PORTIONS OF THE APPLICA-

These matters are scheduled for hearing at 8:15 a.m. Thursday. March 21, 2024. The hearing may be attended (a) in person in Peccos Hall of the Wendell China (b) in person in Peccos Hall of the Wendell China (b) in person in Peccos Hall of the Wendell China (b) in person in Peccos Hall of the WebEx virtual meeting lateral to the WebEx virtual meeting half of the WebEx virtual me

EXHIBIT

BEFORE THE NEW MEXICO OIL CONSERVATION DIVISION

APPLICATION OF MEWBOURNE OIL COMPANY TO AMEND ORDER NO. R-21902 FOR COMPULSORY POOLING, AND APPROVING OVERLAPPING WELL UNITS, EDDY COUNTY, NEW MEXICO.

Case No. 24050

APPLICATION

Mewbourne Oil Company applies for an order amending Order No. R-21902 and pooling all uncommitted mineral interest owners in the Wolfcamp formation underlying a 640-acre horizontal spacing unit comprised of the S/2 of Section 11 and the S/2 of Section 12, Township 24 South, Range 28 East, N.M.P.M., Eddy County, New Mexico, and in support thereof, states:

- 1. Applicant is an interest owner in the S/2 of Section 11 and the S/2 of Section 12, and has the right to drill a well or wells thereon.
- 2. Applicant has drilled the Journey 11/12 W0LI Fed. Com. Well No. 2H to a depth sufficient to test the Wolfcamp formation, with a first take point in the NW/4SW/4 of Section 11 and a last take point in the NE/4SE/4 of Section 12.
- 3. Applicant has in good faith sought to obtain the voluntary joinder of all other mineral interest owners in the S/2 of Section 11 and the S/2 of Section 12 for the purposes set forth herein.
- 4. Although applicant attempted to obtain voluntary agreements from all mineral interest owners to participate in the drilling of the well or to otherwise commit their interests to the well, certain interest owners have failed or refused to join in dedicating their interests. Therefore, applicant seeks an order pooling all uncommitted mineral interest owners in the Wolfcamp formation underlying the S/2 of Section 11 and the S/2 of Section 12, pursuant to NMSA 1978 §70-2-17.

EXHIBIT 5

- 5. The pooling of all uncommitted mineral interest owners in the Wolfcamp formation underlying the S/2 of Section 11 and the S/2 of Section 12 will prevent the drilling of unnecessary wells, prevent waste, and protect correlative rights.
- 6. Applicant requests approval for the above well to overlap the Journey 11 W0MP Fee Well No. 1H, located in the S/2 of Section 11, Township 24 South, Range 28 East, N.M.P.M. That well is operated by applicant.

WHEREFORE, applicant requests that, after notice and hearing, the Division enter its order:

- A. Amending Order No. R-21902 and pooling all mineral interest owners in the Wolfcamp formation (Purple Sage; Wolfcamp (Gas) Pool/Pool Code 98220) underlying the S/2 of Section 11 and the S/2 of Section 12;
- B. Designating applicant as operator of the well;
- C. Considering the cost of drilling, completing, testing, and equipping the well, and allocating the cost among the well's working interest owners;
- D. Approving actual operating charges and costs charged for supervision, together with a provision adjusting the rates pursuant to the COPAS accounting procedure;
- E. Setting a 200% charge for the risk involved in drilling, completing, resting, and equipping the well in the event a working interest owner elects not to participate in the well; and
- F. Approving the overlapping well units.

Respectfully submitted,

James Bruce

Post Office Box 1056

Santa Fe, New Mexico 87504

(505) 982-2043

Attorney for Mewbourne Oil Company

Application of Mewbourne Oil Company to amend Order No. R-21902 for compulsory pooling, and approving overlapping well units, Eddy County, New Mexico. Mewbourne Oil Company seeks an order amending Order No. R-21902 and pooling all uncommitted mineral interests in the Wolfcamp formation underlying a 640-acre horizontal spacing unit comprised of the S/2 of Section 11 and the S/2 of Section 12, Township 24 South, Range 28 East, NMPM. The unit is dedicated to the Journey 11/12 W0LI Fed. Com. Well No. 2H, with a first take point in the NW/4SW/4 of Section 11 and a final take point in the NE/4SE/4 of Section 12. Also to be considered will be the cost of drilling, completing, testing, and equipping the well and the allocation of the cost thereof, as well as actual operating costs and charges for supervision, designation of applicant as operator of the well, and a 200% charge for the risk involved in drilling, completing, testing, and equipping the well. Applicant requests approval for the above well to overlap the Journey 11 W0MP Fee Well No. 1H, located in the S/2 of Section 11, Township 24 South, Range 28 East, N.M.P.M. That well is operated by applicant. The unit is located approximately approximately 1-1/2 miles east-northeast of Malaga, New Mexico.