

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

**APPLICATIONS OF MRC PERMIAN COMPANY  
FOR COMPULSORY POOLING, EDDY COUNTY,  
NEW MEXICO.**

**CASE NOS. 24943 & 24982  
and CASE NOS. 25299 & 25300**

**APPLICATIONS OF CIMAREX ENERGY CO. FOR  
COMPULSORY POOLING, ETC., EDDY COUNTY,  
NEW MEXICO.**

**CASE NOS. 25091, 25102, & 25259**

**UNOPPOSED MOTION TO SET TO AMEND PRE-HEARING ORDER**

MRC Permian Company (“MRC”) moves the Oil Conservation Division (the “Division”) for an order amending the Pre-Hearing Order (“PHO”) governing these cases, filed on March 26, 2025, to include two newly filed MRC applications, and in support thereof states

1. In Case Nos. 24943 and 24982 (the “original applications”) MRC seeks orders pooling all uncommitted mineral interest owners in the Bone Spring and Wolfcamp formations underlying horizontal spacing units comprised of the E/2 of Section 28, Township 23 South, Range 29 East, NMPM, Eddy County, New Mexico (the “Units”).<sup>1</sup>

2. Applicant proposes to drill the Anderson Laing Fed. Well No. 129H in the Bone Spring Unit and the Anderson Laing Fed. Well Nos. 209H and 229H in the Wolfcamp Unit.

3. The wells will be horizontally drilled from surface locations and with first take points in the SE/4SE/4 (Unit Letter P) of Section 28, to bottom hole locations and last take points in the SW/4SE/4 of Section 28. The original applications stated the correct BHLs and LTPs as being in the SW/4SE/4 of Section 28, but incorrectly referred to them as being in Unit Letter M.

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<sup>1</sup> Cimarex Energy Co.’s (“Cimarex”) cases are counter-applications covering lands in Sections 28 and 29.

Counsel for Cimarex raised this matter with MRC’s counsel, and MRC agreed to correct the applications, resulting in the filing of two applications on March 27, 2025 (Case Nos. 25299 and 25300 the “corrected applications”), more than 30 days before April 29, 2025. Nothing substantive was changed between the original and corrected applications; rather, the BHLs/LTPs were corrected to state Unit Letter O. The corrected applications have been set for hearing on April 29, 2025, so there is no need to change the special hearing date.

4. Because nothing substantive has changed in these four MRC cases, MRC requests that the PHO be amended to include the two corrected applications. The two original applications will be dismissed upon Division approval of this motion.

5. Other counsel has been notified of MRC’s intent to file this motion, and they do not object.

**WHEREFORE**, MRC requests the PHO be amended as requested in Paragraph 4 above.

Respectfully submitted,



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CERTIFICATE OF SERVICE

I certify that the forgoing pleading was served on all counsel of record this 15<sup>th</sup> day of April, 2025.

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James Bruce