## Protested

# NSL

# Application

From: Lowe, Leonard, EMNRD

To: Deidre Calciano

 Cc:
 Scott Morgan; kperkins@matadorresources.com

 Subject:
 RE: [EXTERNAL] Matador Teri 22-17S-37E State #1

**Date:** Thursday, January 20, 2022 11:25:00 AM

Thank you for the update concerning the Protest of the NSL application. OCD shall commence forth to initiate continued processing of this NSL application. As time permits.

#### Leonard R. Lowe

Engineering Bureau OCD - EMNRD 5200 Oakland Ave. NE Albuquerque, N.M. 87113 C: 505-930-6717

http://www.emnrd.state.nm.us/ocd/

From: Deidre Calciano < DCalciano@cilawnm.com>

**Sent:** Thursday, January 20, 2022 11:18 AM

To: Lowe, Leonard, EMNRD < Leonard.Lowe@state.nm.us>

**Cc:** Scott Morgan <smorgan@cilawnm.com>; kperkins@matadorresources.com

Subject: [EXTERNAL] Matador Teri 22-17S-37E State #1

CAUTION: This email originated outside of our organization. Exercise caution prior to clicking on links or opening attachments.

Good morning: Attached you will find correspondence from Mr. Scott Morgan regarding the above. The original will follow by US Mail. Thank you.

Deidre R. Calciano
Paralegal
Cavin & Ingram, P.A.
40 First Plaza NW
Suite 610
Albuquerque, NM 87102
505.243.5400
dcalciano@cilawnm.com
www.cilawnm.com

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SEALY H. CAVIN, JR. †\* STEPHEN D. INGRAM † SCOTT S. MORGAN BRANDON D. HAJNY†\*

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NMOILGASLAW@CILAWNM.COM WWW.CILAWNM.COM

January 20, 2022

Mr. Leonard R. Lowe Engineering Bureau - NMOCD 1220 South St. Francis Drive Santa Fe, New Mexico 87505 Leonard.lowe@state.nm.us

Re: Withdrawal of Objection to the Application for Administrative Approval of

Non-Standard Location for Matador's Teri 22-17S-37E State #1 (API pending)

- Humble City; Strawn, Southwet (Pool Code 96558).

Mr. Lowe:

Our firm represents Realeza del Spear, LP ("Realeza"), in connection with the above-captioned Application for Administrative Approval of Non-Standard Location filed by Matdor Production Company (the "Application"). Realeza del Spear, LP is an Affected Party as the owner of an undivided mineral interest in an Affected Tract as identified in Matador's Application.

On or about December 23, 2021 Realeza filed a written object to the administrative approval of the Application as allowed by 19.15.15.13(D) NMAC. Realeza hereby provides notice that it's objection to the administrative approval of the Application is withdrawn.

Realeza no longer objects to the Administrative Approval of the Application.

Please let me know if you have any questions or concerns.

Sincerely,

CAVIN & INGRAM, P.A.

Scott S. Morgan

Attorneys for Realeza del Spear, LP

cc. Kyle Perkins
Vice President and Assistant General Counsel
Matador Production Company
via email to kperkins@matadorresources.com

From: Lowe, Leonard, EMNRD

To: Kyle Perkins

Cc: "Anna Williamson"; Hawkins, James, EMNRD

Subject: PROTESTED NSL - Matador Production Company"s Teri 22 17S 37E Well No. 1 BY REALEZA DEL SPEAR LP.

[12/23/21]

**Date:** Tuesday, December 28, 2021 10:51:00 AM

Attachments: Ltr to OCD re MRC NSL.pdf

Importance: High

Mr. Kyle Perkins,

Re: Matador Production Company's, Ter 22 17S 37E State Well No. 1 Non Standard Location Administrative Application, Protest Date: 12/23/21

The OCD was notified that **Realeza del Spear**, **LP** have protested your application for approval of a Non Standard Location request of the above subject well. This party has been identified as an affected person for their specific location.

Therefore, you are being notified that if **Matador Production Company** wishes for this application to be considered, it must either go to hearing or may be reviewed administratively if the protest is withdrawn as a result of a negotiated resolution with this party.

The NSL applications will be retained by OCD, but suspended from further administrative review.

Please contact the OCD once a decision regarding this application is determined within the next 30 days. If no update is given by the 30 day date, the applications will be cancelled.

12/23/21, notice date 01/23/22, 30 day time frame ends

Protestant contact information:

Anna M. Williamson Legal Assistant Cavin & Ingram, PA P.O. Box 1216 Albuquerque, NM 87103-1216

Phone: 505-243-5400 Fax: 505-243-1700

Email: awilliamson@cilawnm.com

www.cilawnm.com

Please call/e-mail me with any questions regarding this matter.

#### Leonard R. Lowe

Engineering Bureau
OCD - EMNRD
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C: 505-930-6717

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NMOILGASLAW@CILAWNM.COM WWW.CILAWNM.COM

December 23, 2021

Mr. Leonard R. Lowe Engineering Bureau New Mexico Oil Conservation Division 1220 South St. Francis Drive Santa Fe, New Mexico 87505 Leonard.lowe@state.nm.us

Re: Objection to the Application for Administrative Approval of Non-Standard

Location for Matador's Teri 22-17S-37E State #1 (API pending) - Humble

City; Strawn, Southwet (Pool Code 96558).

Mr. Lowe:

Our firm represents Realeza del Spear, LP, in connection with the above-captioned Application for Administrative Approval of Non-Standard Location filed by Matdor Production Company (the "Application"). Realeza del Spear, LP is an Affected Party as the owner of an undivided mineral interest in an Affected Tract as identified in Matador's Application and as those terms are defined by the New Mexico Administrative Code.

As allowed by the 19.15.15.13(D) NMAC, Realeza del Spear, LP ("Realeza") hereby files its written objection to the administrative approval of the Application and requests that the director set the application for a hearing as allowed by 19.15.15.13(E) NMAC. Realeza needs additional time to review the well proposal information including all geotechnical data, proposed fracking pattern, drainage projections, and seismic and other relevant reservoir information in order to determine how Realeza's rights will be affected, whether the proposed well will drain Realeza's oil and gas, and what actions by the division may be necessary to offset the advantage of the unorthodox location as allowed by 19.15.15.13(F) NMAC.

Pursuant to the applicable NMAC provisions, Realeza del Spear, LP requests that this matter be set for a full hearing with sufficient time to analyze the operations proposed by Matador Production Company as well as any appurtenant technical data.

Please let me know if you have any questions or concerns.

Mr. Leonard. R. Lowe December 23, 2021 Page 2

Sincerely,

CAVIN & INGRAM, P.A.

Scott S. Morgan

Attorneys for Realeza del Spear, LP

cc. Kyle Perkins
Vice President and Assistant General Counsel
Matador Production Company
via email to kperkins@matadorresources.com