

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

**APPLICATION OF WPX ENERGY PERMIAN, LLC
FOR COMPULSORY POOLING, EDDY COUNTY, NEW MEXICO.**

CASE NOS. 20374-20375

WPX'S PRE-HEARING STATEMENT

WPX Energy Permian, LLC, ("WPX") submits this Pre-Hearing Statement pursuant to the rules of the Oil Conservation Division.

APPEARANCES

APPLICANTS

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STATEMENT OF CASE

WPX has proposed two laydown horizontal spacing units in the Wolfcamp formation (Purpose Sage Wolfcamp Gas Pool) incorporating the E/2 of Section 35 as follows:

- In **Case No. 20374**, WPX seeks to pool a 636.35-acre standard horizontal spacing unit comprised of the *NE/4 of Section 35* and the N/2 of Section 36 in T-22-S, R-28-E, along with Lot 1, Lot 2 and the E/2 NW/4 of Section 31, T-22-S, R-29-E for its proposed **Golden 35-22-28 Fed Com 401H and 402H** wells.
- In **Case No. 20375**, WPX seeks to pool a 633.85-acre standard horizontal spacing unit comprised of *SE/4 of Section 35* and the S/2 of Section 36, T-22-S, R-28-E, along with Lot 3, Lot 4 and E/2 SW/4 of Section 31, T-22-S, R-29 for its proposed **Retriever 35-22-28 Fed Com 401H and 402H** wells.

WPX'S PROPOSED EVIDENCE

WITNESS Name and Expertise	ESTIMATED TIME	EXHIBITS
Brennan West, Landman	20 minutes	Approx. 7
Keegan DePriest, Geologist	15 minutes	Approx. 5

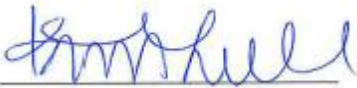
PROCEDURAL MATTERS

Case Nos. 20374 and 20375 were previously consolidated for hearing purposes with Case Nos. 20105-20107 & 20717-20718 (Ridge Runner's Gladiator and Warrior wells) and Case No. 20170 (Marathon's Trojan Horse wells). These other Ridge Runner and Marathon cases are no

longer competing with WPX, because those cases involve acreage different from that involved in WPX's Cases 20374-20375.

Respectfully submitted,

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CERTIFICATE OF SERVICE

I hereby certify that on April 23, 2020, I served a copy of the foregoing document to the following counsel of record via Electronic Mail to:

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