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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:

CASE NOS: 22974

APPLICATION OF MARATHON OIL  
PERMIAN LLC TO AMEND ORDER  
NO. R-20996 (AS AMENDED),  
EDDY COUNTY, NEW MEXICO

REPORTER'S TRANSCRIPT OF VIRTUAL PROCEEDINGS  
EXAMINER HEARING  
AUGUST 4, 2022  
SANTA FE, NEW MEXICO

This matter came on for virtual hearing before  
the New Mexico Oil Conservation Division, HEARING OFFICER  
WILLIAM BRANCARD and TECHNICAL EXAMINER JOHN GARCIA on  
Thursday, August 4, 2022, through the Webex Platform.

Reported by: PAUL BACA PROFESSIONAL COURT REPORTERS  
500 Fourth Street, NW, Suite 105  
Albuquerque, NM 87102  
505-843-9241

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A P P E A R A N C E S

For the Applicant:  
DEANA BENNETT  
MODRALL SPERLING ROEHL HARRIS & SISK PA  
500 4th Street, NW, Suite 1000  
Albuquerque, NM 87102  
505-848-9710

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1 HEARING EXAMINER BRANCARD: With that I would  
2 like to call 51, case 22974, Marathon Oil Permian.

3 MS. BENNETT: Good morning, Mr. Examiner. Deana  
4 Bennett on behalf Marathon Oil Permian LLC.

5 HEARING EXAMINER BRANCARD: Are there any other  
6 entries of appearance for case 22974?

7 (No audible response.)

8 HEARING EXAMINER BRANCARD: Hearing none, Ms.  
9 Bennett, you are here to ask for a third extension.

10 MS. BENNETT: It's just a run-of-the-mill  
11 extension case.

12 HEARING EXAMINER BRANCARD: There is a warning to  
13 everybody about their extensions, so let us know what you  
14 have, thank you.

15 MS. BENNETT: Yes, definitely, thanks. So in  
16 this case Marathon is seeking a third extension of time, and  
17 I did submit the exhibits for this case on Tuesday, and the  
18 case materials include a self-affirmed declaration by Chase  
19 Rice a land professional of Marathon who has previously  
20 testified before the Division.

21 And we also -- we included in the packet the  
22 application we filed, the prior orders in this case, and  
23 then the notice declaration that I prepared. But just  
24 jumping to the core of the issue, this case -- the leases of  
25 this case have been involved in ongoing litigation, and Mr.

1 Rice describes that litigation in his declaration. And the  
2 litigation was just recently resolved, and the parties have  
3 reached a settlement.

4 And during the time of the litigation, Marathon's  
5 interest in this area were uncertain, and so Marathon now  
6 has certainty and is -- and that's the main reason why  
7 Marathon is asking for this third extension of time which is  
8 to allow Marathon to move forward with its plans now that it  
9 has certainty to do so.

10 And given that the litigation was only recently  
11 resolved, which was in June 2022, at the end of the June,  
12 June 30 and -- well, 29 and 30, in that area, Marathon is  
13 endeavoring to get the extension of time before the Division  
14 as promptly as possible and explain the reasons why Marathon  
15 is requesting an extension of time.

16 And it is hopeful that the Division will grant  
17 Marathon an extension, a third extension given these unusual  
18 circumstances, but circumstances that were somewhat out of  
19 Marathon's control but have now been resolved.

20 So with that I ask the admission of the exhibits  
21 in case 22974, and I'm happy to answer any questions or try  
22 to answer any questions the Division may have.

23 HEARING EXAMINER BRANCARD: Okay. Mr. Garcia?

24 TECHNICAL EXAMINER GARCIA: Yeah, I have a few  
25 questions. The run-of-the-mill extension (unclear audio).

1 MS. BENNETT: I was joking, obviously.

2 TECHNICAL EXAMINER GARCIA: So I guess I'm  
3 looking at the original (unclear audio) are these wells  
4 going to be federal wells?

5 MS. BENNETT: Yes, they are. These are -- need  
6 to double check the names of the wells.

7 TECHNICAL EXAMINER GARCIA: It looks like it.

8 MS. BENNETT: Yes, they are federal minerals.

9 TECHNICAL EXAMINER GARCIA: Do you already have  
10 federal APDs.

11 MS. BENNETT: I don't know the answer to that,  
12 but I'm happy to check on that for you.

13 TECHNICAL EXAMINER GARCIA: Would anyone here  
14 know, I guess, the answer to that?

15 MS. BENNETT: I don't have anybody on the line  
16 with me.

17 TECHNICAL EXAMINER GARCIA: Oh, okay. The reason  
18 I guess I ask is, you know, APDs are good for two years. We  
19 are already on an extension of three years. BLM will only  
20 allow a two-year extension. I guess my concern, this land  
21 has been tied up now for three years or so, and there's  
22 potential for another four years tied up to keep drilling.

23 I guess the reasons for the concern of mine are  
24 essentially being locked up for seven years, and so I guess  
25 my question is, how high up on the drilling schedule is this

1 plat of land versus other wells. Pushing that one year  
2 limit if we give you another extension, is it going to be  
3 tomorrow? It sounds like litigation is over, that still  
4 takes time, I understand, but I guess there is just some,  
5 you know, as Bill said, the more extensions, the more  
6 questions we ask.

7 MS. BENNETT: Definitely, I understand that. And  
8 I did ask Marathon some questions about timing and whether  
9 they felt that the one-year extension of time that we are  
10 asking for now is adequate, and they said yes.

11 I did not ask Marathon for specifics on where  
12 these are in their drilling schedule, but I did ask, you  
13 know, getting sort of the core of your concern about the  
14 lands being tied up for additional years beyond the one-year  
15 extension, Marathon did assure me that these wells were --  
16 that a one-year extension of time was sufficient to allow  
17 Marathon to commence drilling the initial well, and so it's  
18 not a matter of the well or the land being tied up for  
19 multiple years beyond this.

20 Another thing that popped into my head while we  
21 were talking is that these wells have been tied up during  
22 this period of time, but no one else has proposed competing  
23 applications, and so it's not as if there is other operators  
24 who are proposing to drill wells on this acreage. So it  
25 would be -- I understand your concern about having this

1 land tied up, but at the same time it's tied up by the  
2 operator that intends to drill the wells here, and so it --  
3 it would be efficient and aligned, I think, with where we  
4 have been through this litigation to allow Marathon to  
5 continue to have the opportunity to drill the wells under  
6 the order.

7 And the third plan or offer I would make is if it  
8 would be helpful for you, Mr. Garcia, I can confer with  
9 Marathon's landman and see if they have more details on the  
10 rig schedule, and I can provide that to you in a  
11 supplemental filing in terms of timing on the rig schedule.  
12 So I can track down whether they have approved APDs and also  
13 include information on the rig schedule.

14 TECHNICAL EXAMINER GARCIA: I think it would be  
15 useful because we have been told by operators that BLM can  
16 take up to -- some operators are asking for an extension  
17 because they claim (unclear audio) so it would be helpful if  
18 they have APDs, drill schedule, whatever would help justify,  
19 I guess, an extension on it. It's just a concern that,  
20 again, next year same time, and then the question is how  
21 many extensions are we going to approve? What's reasonable  
22 and not reasonable, kind of walking that line in my eyes,  
23 but I will ask Mr. Brancard his thoughts on it.

24 MS. BENNETT: Thank you.

25 HEARING EXAMINER BRANCARD: Thank you. So we are

1 operating in the -- so you still have another almost six  
2 months to go under the current order.

3 MS. BENNETT: Uh-huh.

4 HEARING EXAMINER BRANCARD: But it appears from  
5 your landman's affidavit that this is not on Marathon's  
6 schedule for 2022, that it's not, the drilling is not going  
7 to happen until 2023.

8 MS. BENNETT: That's correct.

9 HEARING EXAMINER BRANCARD: That's because this  
10 just got resolved and therefore it's not on the schedule.

11 MS. BENNETT: Yes, it literally just got resolved  
12 a month ago. So given that, really immediate resolution,  
13 Marathon had -- is now -- understand it can't get it  
14 drilled by the current deadline of January 2023, so it was  
15 asking for an additional extension to allow it time to drill  
16 the initial well after January 2023.

17 HEARING EXAMINER BRANCARD: Okay. All right.  
18 Well, I will say, yes, it is extremely unusual for us to  
19 consider an extension of time, but I will disagree with you,  
20 this is not a run-of-the-mill extension, this is obviously a  
21 very different circumstance here with the litigation tying  
22 up this area for two years. And it appears the litigation  
23 began after you got your initial order.

24 MS. BENNETT: It did. And I was definitely  
25 joking about it being run-of-the-mill extension, but I was

1 just having some levity because I knew I was going to get a  
2 lot of questions on it. But, yes, the litigation did start  
3 after we got the original order.

4 There was unleased mineral interest owners that  
5 there was some question about who was the proper lessee of  
6 record, or was it Marathon, or was it Sugar Creek, and I'm  
7 painting in very broad strokes here because I was not  
8 involved in the district court litigation, but that's my  
9 understanding is that we -- Marathon, from what I know, from  
10 what I get, Marathon added additional parties after it  
11 identified these other interest owners and then that's when  
12 the litigation again. So it was after Marathon received its  
13 original order.

14 HEARING EXAMINER BRANCARD: Mr. Garcia, anything  
15 further?

16 TECHNICAL EXAMINER GARCIA: No other questions.

17 HEARING EXAMINER BRANCARD: All right. Okay.  
18 Once again, is there anyone else here for case 22974?

19 (No audible response.)

20 HEARING EXAMINER BRANCARD: Hearing none, the  
21 exhibits will be admitted into the record and the case will  
22 be taken under advisement. And Mr. Garcia, what was it that  
23 you requested specifically?

24 TECHNICAL EXAMINER GARCIA: I was just curious if  
25 they had APDs. As far as the drill schedule, I need the

1 landman (unclear audio) I was curious if they have APDs or  
2 not already.

3 HEARING EXAMINER BRANCARD: So if you could  
4 provide us that information, Ms. Bennett, about the status  
5 of the federal APDs.

6 MS. BENNETT: I will definitely, and I appreciate  
7 the Division's consideration of this request given the  
8 extenuating circumstances.

9 HEARING EXAMINER BRANCARD: Thank you.

10 MS. BENNETT: Thank you.

11 (Exhibits admitted.)

12 (Taken under advisement.)

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STATE OF NEW MEXICO  
COUNTY OF BERNALILLO

REPORTER'S CERTIFICATE

I do hereby certify that I reported the foregoing virtual proceedings in stenographic shorthand and that the foregoing pages are a true and correct transcript of those proceedings to the best of my ability.

I FURTHER CERTIFY that I am neither employed by nor related to any of the parties or attorneys in this case and that I have no interest in the final disposition of this case.

I FURTHER CERTIFY that the Virtual Proceeding was of poor to reasonable quality.

Dated this 4th day of August 2022.

Irene Delgado  
Court Reporter  
License Expires: 12-31-22

[& - court]

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[land - reporters]

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