

AMENDED DOCKET: EXAMINER HEARING - THURSDAY – APRIL 16, 2015

8:15 A.M. - 1220 South St. Francis
 Santa Fe, New Mexico

Docket Nos. 12-15 and 13-15 are tentatively set for April 30, 2015 and May 14, 2015. Applications for hearing must be filed at least 30 days in advance of hearing date. OCD Rule Subsection B of 19.15.4.13 NMAC requires parties who intend to present evidence at an adjudicatory hearing to file a pre-hearing statement no later than the Thursday before the hearing, and serve a copy on opposing counsel of record. If the OCD does not receive a pre-hearing statement from the applicant by the close of business on the Thursday before the hearing, the hearing may be continued. A party who plans on using projection equipment at a hearing must contact Florene Davidson seven (7) business days prior to the hearing requesting the use of the projection equipment. Wireless internet is available; however, the party must provide its own laptop computer. The following cases will be heard by an Examiner.

Locator Key for Cases***Case 15262 - No. 18******Case 15263 - No. 16******Case 15265 - No. 10******Case 15266 - No. 1******Case 15267 - No. 2******Case 15273 - No. 5******Case 15274 - No. 4******Case 15276 - No. 12******Case 15280 - No. 17******Case 15281 - No. 13******Case 15282 - No. 14******Case 15283 - No. 15******Case 15285 - No. 3******Case 15286 - No. 6******Case 15287 - No. 7******Case 15288 - No. 8******Case 15289 - No. 9******Case 15290 - No. 11***

1. ***CASE 15266:*** (Continued from the March 19, 2015 Examiner Hearing.)
Application of the New Mexico Oil Conservation Division ("OCD") Compliance and Enforcement Manager for a compliance order against Jam Oil, LLC, directors, and officers, jointly and severally, finding that the operator is in violation of the oil and gas act, NMSA 1978, Sections 70-2-1 et seq. and OCD rules, NMAC 19.15.2 et seq., requiring operator to return to compliance with division rules by a date certain, and in the event of non-compliance, request for additional sanctions.

2. ***CASE 15267:*** (Continued from the March 19, 2015 Examiner Hearing.)
Application of the New Mexico Oil Conservation Division ("OCD") Compliance and Enforcement Manager for a compliance order against C O Fulton, directors, and officers, jointly and severally, finding that the operator is in violation of the oil and gas act, NMSA 1978, Sections 70-2-1 et seq. and OCD rules, NMAC 19.15.2 et seq., requiring operator to return to compliance with division rules by a date certain, and in the event of non-compliance, request for additional sanctions.

3. ***Case No. 15285:*** ***Application of Mewbourne Oil Company for approval of a non-standard oil spacing and proration unit and compulsory pooling, Eddy County, New Mexico.*** Mewbourne Oil Company seeks an order approving a 160.07-acre non-standard oil spacing and proration unit (project area) in the Delaware formation comprised of Lot 2, SW/4 NE/4, and W/2 SE/4 (the W/2 E/2) of Section 3, Township 24 South, Range 28 East, NMPM. Applicant further seeks the pooling of all mineral interests in the Delaware formation underlying the W/2 E/2 of Section 3 to form a non-standard 160.07 acre oil spacing and proration unit (project area) for all pools or formations developed on 40 acre spacing within that vertical extent. The unit will be dedicated to the ***Yardbirds 3 D3BO Fee Well No. 1H***, a horizontal well with a surface location 185 feet from the north line and 2050 feet from the east line, and a terminus 330 feet from the south line and 2050 feet from the east line, of Section 3. Also to be considered will be the cost of drilling and completing 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