

## Davidson Florene EMNRD

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**From** Jennifer L Bradfute <jlb@modrall.com>  
**Sent** Thursday, June 15, 2017 4:06 PM  
**To** Davidson Florene EMNRD Jones William V EMNRD Dawson Scott EMNRD Goetze Phillip EMNRD Lowe Leonard EMNRD McMillan Michael EMNRD Brooks David K EMNRD  
**Cc** Ocean Munds Dry <OMundsDry@concho.com> (OMundsDry@concho.com) wcarr@concho.com Earl E DeBrine  
**Subject** Case No. 15727 EOG Request for Continuance and PHS  
**Attachments** PreHearing Statement (06-15-17) (W2956916x7A92D).pdf

All EOG Y Resources, Inc. would like to request that Case No. 15727 involving the Tenderloin Federal Com 4H well be continued to the July 20th docket. I have contacted Ocean Munds Dry concerning this request and COG opposes the request for a continuance.

EOG Y is submitting this request for a continuance for several reasons:

- First, EOG has not been able to locate any drilling permits for the well, which have been approved by the BLM or a C 102 for the well on the NMOCD's website.
- Second, COG had been discussing the proposed well with Chuck Moran at EOG in Midland, but it sent its notification of this case to EOG's office in Artesia. Mr. Moran is the person at EOG who is knowledgeable about the discussions, negotiations, and issues pertaining to this well proposal and only recently received notice of the hearing.
- Third, and perhaps most importantly, Mr. Moran is not able to attend the hearing next week on June 22 and may also not be available to attend the hearing the week of July 6 due to the 4<sup>th</sup> of July holiday. EOG's geologist responsible for the subject area will also be out on vacation on July 6th.
- Fourth, EOG needs additional time to prepare geologic and engineering data related to this application and has not yet been given adequate information to evaluate COG's completion plan for the well. This well is a 2-mile long lateral, and EOG owns the majority of the working interests in the last 80 acres of the lateral.

In the event that COG needs to present its case at the June 22 hearing, EOG asks that at a minimum that the case be continued until the July 20 docket so that it can put on its evidence. EOG's geologist for this area will be out on vacation on the July 6th docket date. Thank you for your consideration, and please let me know if there are any questions. If possible, EOG would appreciate a response to this request a few days prior to the hearing next week. As a precautionary measure, EOG is also submitting a pre-hearing statement today as well, which is attached. Hard copies of the prehearing statement are being sent in today's mail.

Thanks  
Jennifer Bradfute



Jennifer L. Bradfute  
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