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

2018 JAN -4 P 4: 25

APPLICATION OF MEWBOURNE OIL COMPANY FOR  
A NON-STANDARD SPACING AND PRORATION UNIT AND  
COMPULSORY POOLING, EDDY COUNTY, NEW MEXICO.

CASE No. 15913

**PRE-HEARING STATEMENT**

RSC Resources, L.P., Hold The Door, L.P., PJT Energy, Inc. and PT Resources, L.P.  
("RSC, et al."), provisionally provide this Pre-Hearing Statement as required by the rules of the  
Division.

**APPEARANCES**

RSC RESOURCES, L.P., HOLD THE  
DOOR, L.P., PJT ENERGY, INC. and P.T.  
RESOURCES, L.P.

RSC RESOURCES, L.P., ET ALS'  
ATTORNEY

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APPLICANT  
MEWBOURNE OIL COMPANY

APPLICANT'S ATTORNEY

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**STATEMENT OF THE CASE**

Applicant Mewbourne Oil Company seeks an order (1) approving a 478.13 acre  
non-standard gas spacing and proration unit in the Wolfcamp formation underlying Lots 3-7,

SE/4NW/4, and E/2SW/4 (the W/2) of Section 6 and Lots 1, 2 and E/2NW4 (the NW/4) of Section 7, Township 24 South, Range 29 East, NMPM, Eddy County, New Mexico; and (2) pooling all mineral interests in the Wolfcamp formation underlying the non-standard spacing and proration unit.

RSC Resources, L.P. et al. own interests in the W/2 of Section 6 within the non-standard spacing and proration unit proposed by Mewbourne. (Case No. 15913). These same parties also own contractual interests in the E/2 of Section 6 (Case No. 15914), but which Mewbourne does not honor. Mewbourne's proposed units and wells are in conflict with wells and development previously proposed by RSC Resources, L.P. In the W/2 of Section 6, RSC Resources, L.P. owns or controls approximately 90% of the working interests which it plans to develop with six mile-long laterals drilled to the Wolfcamp formation. RSC Resources, L.P. (Guardian Operating) is in the process of filing a separate compulsory pooling proceeding to consolidate the un-joined and un-leased mineral interests of six owners in approximately 2.66 net acres in the W/2 of Section 6. RSC Resources, L.P. et al will present evidence that it has superior working interest control and that their plans for development of the Wolfcamp formation will result in the recovery of additional hydrocarbon resources.

**PROPOSED EVIDENCE**

APPLICANT: MEWBOURNE OIL COMPANY EST. TIME EXHIBITS

WITNESSES:

RSC RESOURCES, L.P. ET AL

WITNESSES: EST. TIME EXHIBITS

Patrick Tower, Land	20 min.	8
Randy Cate, Petroleum Engineering	20 min.	11

**PROCEDURAL MATTERS**

RSC Resources, L.P. et al. reserve the right to pursue motions to dismiss challenging the Division's jurisdiction due to defective notice. Cases 15913 and 15914 may be consolidated for hearing.

Respectfully submitted,

MONTGOMERY & ANDREWS, P.A.

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*Attorneys for RSC Resources, L.P.,  
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PT Resources, L.P.*

**CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing was served on the following counsel of record by electronic mail on January 4, 2018:

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