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

APPLICATION OF MATADOR  
PRODUCTION COMPANY FOR  
COMPULSORY POOLING, LEA COUNTY,  
NEW MEXICO.

CASE NOS. 20445-20446

**MATADOR'S CONSOLIDATED PRE-HEARING STATEMENT**

Matador Production Company, the applicant in the above-referenced matters, submits this Pre-Hearing Statement pursuant to the rules of the Oil Conservation Division.

**APPEARANCES**

**APPLICANT**

Matador Production Company  
5400 LBJ Freeway, Suite 1500  
Dallas, Texas 75240

**ATTORNEY**

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**APPLICANT'S STATEMENT OF CASE**

In Case No. 20445, Matador Production Company seeks an order pooling all uncommitted interests in the Wolfcamp formation (WC-025 G-09 S223332A;UPR WOLFCAMP (Pool Code 98177)) underlying the 320-acre, more or less, horizontal spacing unit comprised of the W/2 E/2 of Sections 6 and 7, Township 23 South, Range 33 East, NMPM, Lea County, New Mexico. The

spacing unit will be dedicated to the proposed **Rodney Robinson Fed No. 217H Well**, which will be horizontally drilled from a surface location in the NW/4 NE/4 (Unit B) of Section 6 to bottom hole location in the SW/4 SE/4 (Unit O) of Section 7. The completed interval for this well will remain within the standard offset required by the statewide rules set forth in 19.15.16.15 NMAC.

In Case No. 20446, Matador Production Company seeks an order pooling all uncommitted interests in the Wolfcamp formation (WC-025 G-09 S223332A;UPR WOLFCAMP (Pool Code 98177)) underlying the 320-acre, more or less, horizontal spacing unit comprised of the E/2 E/2 of Sections 6 and 7, Township 23 South, Range 33 East, NMPM, Lea County, New Mexico. The spacing unit will be dedicated to the proposed **Rodney Robinson Fed No. 218H Well**, which will be horizontally drilled from a surface location in the NE/4 NE/4 (Unit A) of Section 6 to bottom hole location in the SE/4 SE/4 (Unit P) of Section 7. The completed interval for this well will remain within the standard offset required by the statewide rules set forth in 19.15.16.15 NMAC.

**APPLICANT’S PROPOSED EVIDENCE**

<b>WITNESS Name and Expertise</b>	<b>ESTIMATED TIME</b>	<b>EXHIBITS</b>
Cassie Hahn, Landman	Approx. 15 minutes	Approx.7
Andrew Parker, Geologist	Approx. 10 minutes	Approx. 4

**PROCEDURAL MATTERS**

Matador respectfully requests that Case Nos. 20445 and 20446 be consolidated for hearing purposes. Matador intends to present these cases by affidavit as no opposition is expected.

Respectfully submitted,

HOLLAND & HART LLP

By: 

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