

OIL CONSERVATION DIVISION
RECEIVED

KELLAHIN, KELLAHIN AND AUBREY '91 NOV 5 AM 8 40

ATTORNEYS AT LAW
EL PATIO BUILDING

117 NORTH GUADALUPE
POST OFFICE BOX 2265

SANTA FE, NEW MEXICO 87504-2265

TELEPHONE (505) 982-4285
TELEFAX (505) 982-2047

W. THOMAS KELLAHIN
KAREN AUBREY

JASON KELLAHIN
OF COUNSEL

FAX COVER SHEET

DATE: November 5, 1991

NUMBER OF PAGES: 4
(including cover)

TIME: 12:55 - Jm

TO: Florene

FROM: W. Thomas Kellahin

OF: Oil Conservation Division

OF: Kellahin, Kellahin & Aubrey

FAX # 827-5741

FAX # 505/982-2047

RE: Filing of PreHearing
Statement, OCD Case

SPECIAL INSTRUCTIONS:

No. 10410

Confidential

Urgent

Please Reply

FYI

MESSAGE:

Please file the following PreHearing Statement in the above
case on behalf of Conoco, Inc. Thank you. Please call
if you have questions.

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 NO. 10410

APPLICATION OF MEWBOURNE OIL COMPANY
FOR COMPULSORY POOLING AND
AN UNORTHODOX GAS WELL LOCATION
EDDY COUNTY, NEW MEXICO

PRE-HEARING STATEMENT

This pre-hearing statement is submitted by Conoco, Inc.
as required by the Oil Conservation Division.

APPEARANCE OF PARTIES

APPLICANT

Mewbourne Oil Company

ATTORNEY

James Bruce
HINKLE, COX, EATON et al
500 Marquette, NW, #740
Albuquerque, NM 87102
(505) 768-1500

OPPOSITION OR OTHER PARTY

Conoco, Inc.
Midland, Texas
ATTN: Mike Johnson

ATTORNEY

W. Thomas Kellahin
KELLAHIN, KELLAHIN & AUBREY
P.O. Box 2265
Santa Fe, NM 87504
(505) 982-4285

STATEMENT OF CASE

APPLICANT

SEE APPLICANT FILING

OPPOSITION OR OTHER PARTY

Conoco, Inc. has a working interest in the SW/4NW/4 of the subject section. Conoco, Inc. and Mewbourne Oil Company have not yet exhausted voluntary efforts to obtain an agreement. Conoco, Inc. has proposed a farmout of its interest to Mewbourne Oil Company and is awaiting a response from Mewbourne. Conoco, Inc. requests that any compulsory pooling of its interest be delayed until the parties have had sufficient opportunity to conclude current negotiations.

PROPOSED EVIDENCE

APPLICANT

WITNESSES

EST. TIME

EXHIBITS

SEE APPLICANT FILING

OPPOSITION

WITNESSES

EST. TIME

EXHIBITS

Mike Johnson

UNKNOWN AT THIS TIME

Pre-Hearing Statement
Case No. 10410
Page 3

PROCEDURAL MATTERS

Conoco, Inc. seeks a postponement of any attempt to pool its interest in this spacing unit until the parties have exhausted attempts to reach a voluntary agreement.

KELLAHIN, KELLAHIN & AUBREY

By: 
W. Thomas Kellahin
P.O. Box 2265
Santa Fe, New Mexico 87504
(505) 982-4285

phst1105.089

**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 NO. 10410

RECEIVED

APPLICATION OF MEWBOURNE OIL COMPANY
FOR COMPULSORY POOLING AND AN
UNORTHODOX GAS WELL LOCATION,
EDDY COUNTY, NEW MEXICO.

APR 11 1991
OIL CONSERVATION DIVISION

PRE-HEARING STATEMENT

This prehearing statement is submitted by William F. Carr, as required by the Oil Conservation Division.

APPEARANCES OF PARTIES

APPLICANT

Mewbourne Oil Company _____

name, address, phone and
contact person

ATTORNEY

James G. Bruce _____
Hinkle, Cox, Eaton, Coffield & Hensley
500 Marquette, NW, Suite 800 _____
Albuquerque, New Mexico 87102 _____

(505) 768-1500 _____

OPPOSITION OR OTHER PARTY

Chevron U.S.A. Inc. _____
c/o James E. Baca _____
Post Office Box 1150 _____
Midland, Texas 79702 _____

(915) 687-7100 _____

name, address, phone and
contact person

ATTORNEY

William F. Carr _____
Campbell, Carr, Berge & Sheridan _____
Post Office Box 2208 _____
Santa Fe, New Mexico 87504 _____

(505) 988-4421 _____

STATEMENT OF CASE

APPLICANT

OPPOSITION OR OTHER PARTY

(Please make a concise statement of the basis for opposing this application or otherwise state the position of the party filing this statement.)

Chevron will enter an appearance in this case to preserve its right to appeal the Division's decision should voluntary agreement with Mewbourne not be reached.

PROPOSED EVIDENCE

APPLICANT

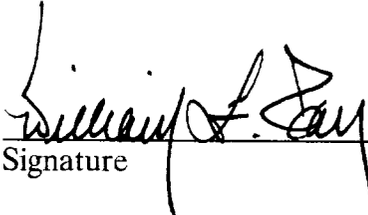
WITNESSES (Name and expertise)	EST. TIME	EXHIBITS
-----------------------------------	-----------	----------

OPPOSITION

WITNESSES (Name and expertise)	EST. TIME	EXHIBITS
-----------------------------------	-----------	----------

None.

PROCEDURAL MATTERS


Signature