

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

**APPLICATIONS OF MRC PERMIAN COMPANY
FOR COMPULSORY POOLING, EDDY COUNTY,
NEW MEXICO.**

**CASE NOS. 25247, 25248, 25050,
and 25252-25254**

**APPLICATIONS OF MEWBOURNE OIL COMPANY
FOR COMPULSORY POOLING, EDDY COUNTY,
NEW MEXICO.**

CASE NOS. _____

UNOPPOSED MOTION TO SET CASES FOR STATUS CONFERENCE

Mewbourne Oil Company (“Mewbourne”) moves the Division to set its cases, which are to be filed no later than June 27, 2025, for a status conference on the regularly scheduled July 24, 2025 docket, and in support thereof states:

1. MRC Permian Company (“MRC”) has filed its cases for the pooling of all of Sections 27-29, Township 22 South, Range 28 East, NMPM as to both the Bone Spring and Wolfcamp formations. These cases are set for hearing as contested cases on a special docket set for July 29, 2025.

2. Mewbourne Oil Company will be filing, by June 27, 2025, cases for the pooling of (i) the W/2 of Section 29 and all of Section 30, Township 22 South, Range 28 East, NMPM, and (ii) all of Section 25, Township 22 South, Range 27 East, NMPM, as to both the Bone Spring and Wolfcamp formations. These cases overlap a portion of MRC’s cases, and also include additional acreage.

3. NMAC 19.15.4.8.B requires that applications for an adjudicatory hearing before the Division be filed 30 days before a scheduled hearing date.¹

3. The filing by Mewbourne of its applications by June 27th satisfies the Division’s 30 day filing requirement for the July 29, 2025 special docket. However, at a status conference on June 26, 2025 MRC stated that new parties, not involved in MRC’s applications, may be noticed and have objections, and indicated that Mewbourne’s applications should be set for a status conference before the July 29, 2025 hearing to resolve those issues.

4. The next regularly scheduled docket for status conferences is July 24, 2025. Setting Mewbourne’s applications on that date will resolve MRC’s issue, not impair correlative rights, and

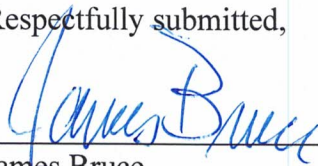
¹ Historically, until fairly recently the Division’s rules required applications to be filed 20 days before a scheduled hearing date.

allow for notice of that hearing to be timely given to all interest owners in Mewbourne's proposed well units. Thus, exceptional circumstances exist to grant this motion.

5. Counsel for MRC and Alpha Energy Partners II, LLC do not object to this motion.

WHEREFORE, Mewbourne requests than order be entered allowing Mewbourne's to-be-filed applications be set on the July 24, 2025 docket as a status conference.

Respectfully submitted,



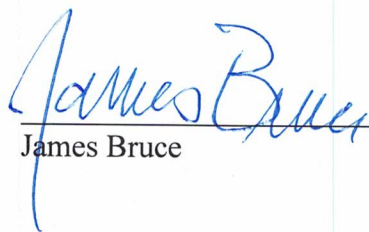
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CERTIFICATE OF SERVICE

I certify that the forgoing pleading was served on all counsel of record this 26th day of June, 2025.



James Bruce