

**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:**

**APPLICATION OF TAP ROCK RESOURCES,
LLC FOR A NON-STANDARD SPACING AND
PRORATION UNIT AND COMPULSORY
POOLING, EDDY COUNTY, NEW MEXICO.**

Case No. 16160

PRE-HEARING STATEMENT

This pre-hearing statement is submitted by Tap Rock Resources, LLC as required by the Oil Conservation Division.

APPEARANCES

APPLICANT

Tap Rock Resources, LLC

APPLICANT'S ATTORNEY

James Bruce
P.O. Box 1056
Santa Fe, New Mexico 87504
(505) 982-2043
jamesbruc@aol.com

Dana Arnold
(214)300-9779
darnold@taprk.com

OPPONENT

Chevron U.S.A. Inc.

OPPONENT'S ATTORNEY

Gary W. Larson

OTHER PARTY

EOG Resources, Inc.

OTHER PARTY'S ATTORNEY

Ernest L. Padilla

Douglas McLeod

Jennifer L. Bradfute

STATEMENT OF THE CASE

APPLICANT

Tap Rock Resources, LLC seeks an order approving a 160-acre non-standard oil spacing and proration unit (project area) in the Bone Spring formation comprised of the E/2E/2 of Section 14, Township 24 South, Range 31 East, NMPM. Applicant further seeks the pooling of all mineral interests in the Bone Spring formation underlying the E/2E/2 of Section 14. The unit will be dedicated to the Double Diamond 24S31E1414 Well No. 158H, a horizontal well with a surface location in the SE/4SE/4, and a terminus in the NE/4NE/4, of Section 14. Also to be considered will be the cost of drilling and completing the well and the allocation of the cost thereof, as well as actual operating costs and charges for supervision, designation of Tap Rock Operating, LLC as operator of the well, and a 200% charge for the risk involved in drilling and completing the well.

Chevron U.S.A. Inc. ("Chevron") has filed a counter-application in Case No. 16132, seeking approval of a 1-1/2 mile well unit in the Bone Spring formation.

Tap Rock has been working on this prospect since June 2017, and mailed its well proposal to Chevron (the only party it seeks to pool) in February 2018. Tap Rock continued negotiations with Chevron for several months, and believed it had reached a verbal agreement with Chevron on a JOA covering certain depths of the Bone Spring formation for the E/2 of Section 14 on or about March 21, 2017. Chevron then refused to sign the agreement. As a result, Tap Rock filed its application.

Tap Rock understands that EOG Resources, Inc. ("EOG") has plans for developing the Bone Spring formation in Section 14 contrary to those of Chevron. EOG owns no interest in depths below 10,000', and is unaffected by Tap Rock's well proposal. It is Tap Rock's position that, for purposes of this hearing, Tap Rock's and Chevron's Bone Spring applications should be continued from the May 17th hearing and resolved, together with EOG, at a later date.

OPPONENT

OTHER PARTY

PROPOSED EVIDENCE

APPLICANT

<u>WITNESSES</u>	<u>EST. TIME</u>	<u>EXHIBITS</u>
Clayton Sporich (landman)	20 min.	Approx. 9
Adam Smith (geologist)	20 min.	Approx. 5

Aaron Byrd
(engineer)

15 min.

Approx. 2

Rob Tonnsen
(engineer)

15 min.

Approx. 2

OPPONENT

WITNESSES

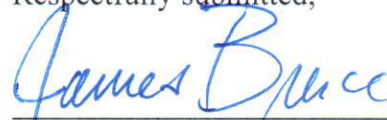
EST. TIME

EXHIBITS

PROCEDURAL MATTERS

1. The above case should be consolidated for hearing with the application of Chevron in Case No. 16132.
2. Tap Rock requests that Case Nos. 16132 and 16160 be continued to a later date, and consolidated with any applications which EOG may file.

Respectfully submitted,



James Bruce
Post Office Box 1056
Santa Fe, New Mexico 87504
(505) 982-2043

Attorney for Tap Rock Resources, LLC

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing pleading was served upon the following counsel of record this 10th day of May, 2018 by e-mail:

Gary Larson
glarson@hinklelawfirm.com

Jennifer Bradfute
jlb@modrall.com

Ernest Padilla
epadillapl@qwestoffice.net



James Bruce