

**From:** Ernest Padilla  
**To:** [Jones, William V, EMNRD](#); ["Gary Larson"](#); ["Jennifer L. Bradfute"](#); [jamesbruc@aol.com](mailto:jamesbruc@aol.com)  
**Cc:** [Davidson, Florene, EMNRD](#); [Brooks, David K, EMNRD](#); [Dawson, Scott, EMNRD](#)  
**Subject:** RE: EOG OCD Cases 16239, 16240, 16241, 16242, 16243  
**Date:** Thursday, June 14, 2018 9:31:48 AM

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Mr. Jones,

This email confirms the continuance to September 6 and that it is not necessary that these cases be on the June 28 docket. Additionally, the transcript and exhibits in Cases Nos. 16132, 16133, 16134, and 16160 may be included with the EOG case, subject to approval by other counsel in the cases.

Let me know if you need anything else.

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**From:** Jones, William V, EMNRD [mailto:WilliamV.Jones@state.nm.us]  
**Sent:** Wednesday, June 13, 2018 7:14 PM  
**To:** Ernest Padilla; Gary Larson; Jennifer L. Bradfute; jamesbruc@aol.com  
**Cc:** Davidson, Florene, EMNRD; Brooks, David K, EMNRD; Dawson, Scott, EMNRD  
**Subject:** RE: EOG OCD Cases 16239, 16240, 16241, 16242, 16243

Ernie, Gary, Jim, and Jennifer, (Scott and David)

The Cases for EOG have not been presented – only noticed for June 28th.

If negotiations break down, or for any other reason, you want them heard prior to Sept 6<sup>th</sup>, you would need to re-advertise?

Please confirm the long continuance. And confirm you don't want them to appear on the June 28<sup>th</sup> docket.

Also, let us know if the transcripts and exhibits in Cases 16132, 16133, 16134, and 16160 can be included in Cases 16239 – 16243?

Good Luck on the Negotiations!

Will

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**From:** Ernest Padilla <[epadillaplf@qwestoffice.net](mailto:epadillaplf@qwestoffice.net)>

**Sent:** Wednesday, June 13, 2018 6:18 PM

**To:** Dawson, Scott, EMNRD <Scott.Dawson@state.nm.us>

**Cc:** McMillan, Michael, EMNRD <Michael.McMillan@state.nm.us>; Jones, William V, EMNRD <WilliamV.Jones@state.nm.us>; Goetze, Phillip, EMNRD <Phillip.Goetze@state.nm.us>; Lowe, Leonard, EMNRD <Leonard.Lowe@state.nm.us>; Gary Larson <glarson@hinklelawfirm.com>; Brooks, David K, EMNRD <DavidK.Brooks@state.nm.us>; Davidson, Florene, EMNRD <florene.davidson@state.nm.us>; jamesbruc@aol.com; Jennifer L. Bradfute <jlb@modrall.com>

**Subject:** RE: EOG OCD Cases 16239, 16240, 16241, 16242, 16243

Mr. Dawson,

Please continue the referenced cases to the Division's September 6, 2018 hearing docket which are scheduled for June 28 (but heard on May 18). Gary Larson, who represents Chevron in competing cases also heard on May 18, 2018 will ask that a decision be held in abeyance until Sept 6 pending settlement negotiations between EOG and Chevron.

Let me know if you have any questions.

Ernest L. Padilla

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**From:** Ernest Padilla [<mailto:epadillapl@qwestoffice.net>]

**Sent:** Monday, May 14, 2018 3:49 PM

**To:** Dawson, Scott, EMNRD ([Scott.Dawson@state.nm.us](mailto:Scott.Dawson@state.nm.us))

**Cc:** 'McMillan, Michael, EMNRD'; 'Jones, William V, EMNRD'; 'Goetze, Phillip, EMNRD'; 'Lowe, Leonard, EMNRD'; 'Brooks, David K, EMNRD'; 'Davidson, Florene, EMNRD'; [jamesbruc@aol.com](mailto:jamesbruc@aol.com); Jennifer L. Bradfute ([jlb@modrall.com](mailto:jlb@modrall.com)); Gary Larson ([glarson@hinklelawfirm.com](mailto:glarson@hinklelawfirm.com))

**Subject:** RE: OCD Cases 16132, 16133, 16134, 16160

Mr. Dawson,

Earlier this afternoon we filed on behalf of EOG Resources a Motion to Dismiss or Alternatively Deferral of the referenced cases. Jim Bruce has asked us for a continuance of the Bone Spring application to May 31. He will probably file a motion for continuance tomorrow on the Bone Spring but wants to go forward with the Wolfcamp. We are of the opinion that these cases should be heard together. Gary Larson and I have talked about a status conference. He and I are available tomorrow morning. A status conference may be helpful.

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**From:** Ernest Padilla [<mailto:epadillaplf@qwestoffice.net>]

**Sent:** Thursday, May 10, 2018 3:23 PM

**To:** 'florene.davidson@state.nm.us'; 'WilliamV.Jones@state.nm.us'; 'davidk.brooks@state.nm.us'; 'michael.mcmillan@state.nm.us'; 'phillip.goetze@state.nm.us'; 'scott.dawson@state.nm.us'

**Cc:** 'glarson@hinklelawfirm.com'; 'jlb@modrall.com'; Earl E. DeBrine ([edebrine@modrall.com](mailto:edebrine@modrall.com)); [jamesbruc@aol.com](mailto:jamesbruc@aol.com)

**Subject:** OCD Cases 16132, 16133, 16134, 16160

Ms. Davidson and Gentlemen:

Attached is the Prehearing Statement of EOG Resources, Inc. in the above-referenced cases.

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