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

2017 32 -1 7

IN THE MATTER OF THE HEARING CALLED BY THE OIL CONSERVATION DIVISION FOR THE PURPOSE OF CONSIDERING

APPLICATION OF OXY USA WTP LIMITED PARTNERSHIP FOR A NON-STANDARD SPACING AND PRORATION UNIT AND COMPULSORY POOLING, EDDY COUNTY, NEW MEXICO

Case No 15,701

APPLICATION OF OXY USA WTP LIMITED PARTNERSHIP FOR A NON-STANDARD SPACING AND PRORATION UNIT AND COMPULSORY POOLING, EDDY COUNTY, NEW MEXICO

Case No 15,702

PRE-HEARING STATEMENT

This pre hearing statement is submitted by Thomas M Beall, Fuel Products, Inc, V-F Petroleum Inc Gahr Energy Company Betty Read Young Carolyn Read Beall CBR Oil Properties, LLC E G L Resources Inc, and Larry Stevens III Successor Trustee of the Norman L Stevens Jr Revocable Trust as required by the Oil Conservation Division

APPEARANCES

<u>APPLICANT</u> OXY USA WTP Limited Partnership

<u>OPPONENTS</u> Thomas M Beall, et al (various addresses) APPLICANT S ATTORNEY Jordan L Kessler

OPPONENTS ATTORNEY James Bruce P O Box 1056 Santa Fe New Mexico 87504 (505) 982 2043

STATEMENT OF THE CASE

<u>APPLICANT</u>

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<u>Case No 15,701</u> Applicant seeks an order approving a 320 acre non-standard oil spacing and proration unit (project area) in the Bone Spring formation comprised of the N/2N/2 of Section 9 and the N/2N/2 of Section 10 Township 19 South, Range 29 East NMPM Applicant further seeks the pooling of all mineral interests in the Bone Spring formation underlying the unit

<u>Case No_15,702</u> Applicant seeks an order approving a 320 acre non standard oil spacing and proration unit (project area) in the Bone Spring formation comprised of the S/2N/2 of Section 9 and the S/2N/2 of Section 10 Township 19 South, Range 29 East, NMPM Applicant further seeks the pooling of all mineral interests in the Bone Spring formation underlying the unit

OPPONENTS

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Thomas M Beall *et al* do not oppose the drilling of the subject wells However, they do not believe that applicant has made a good faith effort to obtain the voluntary joinder of the opponents in the wells Therefore an additional negotiating period should be permitted

PROPOSED EVIDENCE

APPLICANT		
WITNESSES	EST TIME	<u>EXHIBITS</u>
OPPONENTS		
WITNESSES	<u>EST TIME</u>	EXHIBITS
Tom Beall	20 min	Approx 4
Wes Perry	20 min	Approx 4

PROCEDURAL MATTERS

Respectfully submitted

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

Attorney for Thomas M Beall Fuel Products Inc V F Petroleum Inc Gahr Energy Company Betty Read Young Carolyn Read Beall CBR Oil Properties LLC E G L Resources Inc and Larry Stevens III Successor Trustee of the Norman L Stevens Jr Revocable Trust

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing pleading was served upon the following counsel of record this ______ day of June, 2017 via e mail

Jordan L Kessler jlkessler@hollandhart com

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