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

APPLICATION OF DELAWARE ENERGY, LLC FOR AUTHORIZATION TO INJECT SALT WATER FOR PURPOSES OF DISPOSAL THROUGH ITS PROPOSED GIANT PANDA SWD #1 WELL, EDDY COUNTY, NEW MEXICO

CASE NO. 16259

PRE-HEARING STATEMENT

Foundation Minerals, LLC, Mavros Minerals LLC, and Oak Valley Mineral and Land, L.P.

provide this Pre-Hearing Statement as required by the rules of the Division.

APPEARANCES

APPLICANT

Delaware Energy, LLC

APPLICANT'S ATTORNEY

Adam G. Rankin Holland & Hart LLP 110 North Guadalupe, Suite 1 Santa Fe, NM 87501 Tel (505) 988-4421 agrankin@hollandhart.com

OPPONENTS

Foundation Minerals, LLC, Mavros Minerals LLC, and Oak Valley Mineral and Land, L.P.

OPPONENT'S ATTORNEY

Seth C. McMillan Montgomery & Andrews, P.A. P.O. Box 2307 Santa Fe, NM 87504-2307 Tel (505) 982-3873 smcmillan@montand.com

STATEMENT OF THE CASE

Applicant seeks an order authorizing the injection of produced water for disposal purposes through its proposed Giant Panda SWD #1, with a surface location 240 feet from the South line and 175 feet from the East line Unit P of Section 9, Township 24 South, Range 27 East, NMPM,

Eddy County, New Mexico. The maximum proposed daily injection rate will be approximately 25,000 barrels per day. The proposed injection will occur within the Devonian formation at a depth of approximately 13,255 feet to 14,255 feet deep. The maximum injection pressure will be 2,656 psi.

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Opponents Foundation Minerals, LLC, Mavros Minerals LLC, and Oak Valley Mineral and Land, L.P. are individual entities each owning an interest in the minerals and surface estate of the Black River Ranch, which is located in Sections 2, 3, 4, 9, 10 and 11, Township 24 South, Range 27 East, NMPM, Eddy County, New Mexico. Opponents initially discussed with Applicant their own plans to drill and operate SWD wells on the Black River Ranch, but the parties were unable to come to agreement. Subsequently, Opponents entered into an agreement with 3Bear Delaware Operating - NM, LLC to drill and operate SWD wells on the Ranch. 3Bear has applied to the OCD for a permit for the first of these planned wells—the Carlsbad 960 SWD well.

Applicant filed the instant application shortly after Opponents proposed their SWD plans for the Black River Ranch to Applicant. In total, Applicant has proposed four SWD wells (Cases 16258-16261). In an apparent effort to interfere with Opponents' agreement with 3Bear, all four of Applicant's wells are located directly adjacent to the boundaries of the Black River Ranch. Applicant gave no notice to Foundation Minerals, LLC, Mavros Minerals LLC, Oak Valley Mineral and Land, L.P., or 3Bear of the filing of its SWD applications. Applicant does not have a business lease with the State Land Office and did not get a right of entry to survey from the State. The State Land Office has denied Applicant's location and will not grant Applicant an SWD agreement, business lease or right-of-way. Furthermore, Applicant did not have the surface owners' permission to cross their lands to survey its well locations, and therefore has trespassed. For these reasons—among others to be fully supported at hearing—Opponents oppose the subject well.

PROPOSED EVIDENCE

APPLICANT

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<u>WITNESSES</u>	<u>EST. TIME</u>	<u>EXHIBITS</u>
Unknown at this time.		
<u>OPPONENT</u>		
<u>WITNESSES</u>	EST. TIME	<u>EXHIBITS</u>
Brian Arnold – Landman	10 min.	6

PROCEDURAL MATTERS

None.

Respectfully submitted,

MONTGOMERY & ANDREWS, P.A.

By: /s/ Seth C. McMillan

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Attorneys for Foundation Minerals, LLC, Mavros Minerals LLC, and Oak Valley Mineral and Land, L.P.

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing was served on the following counsel of record by electronic mail on July 5, 2018:

Adam G. Rankin Holland & Hart LLP 110 North Guadalupe, Suite 1 Santa Fe, NM 87501 agrankin@hollandhart.com

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/s/ Seth C. McMillan Seth C. McMillan