## OTHER CASE TRANSMITTAL SHEET – ADJUDICATION, ARBITRATION, or MEDIATION pursuant to I.C. § 67-5280(2)(b)

State of Idaho - Office of Administrative Hearings

TO: <b>OFFICE OF ADMINISTRATIVE HEARINGS</b> (email: Bryan.Nickels@oah.idaho.gov)
DATE:
FROM: Idaho Department of Lands (Referring Agency/Board)
AGENCY CASE/PROCEEDING NO.: CC-2025-OGR-01-003
*Please attach a copy of:
- Petition/order/notice giving rise to the proceeding
- Order assigning this matter to the OAH (if applicable)
AGENCY REQUEST:
Adjudication
If adjudication, order requested: Preliminary Recommended
Arbitration
Mediation
Other (Please explain below)
PARTY/ATTORNEY:
Name: Cascade Exploration, LLC; Bronson Barrett
Address: 1900 Grant Street, Suite 1250
Email: bbarrett@koloma.com
Phone Number: 720-339-6737
PARTY/ATTORNEY:
Name: James Thum / John Richards, Kayleen Richter
Firm: Idaho Department of Lands
Address: 300 N. 6th Street, Suite 103, Boise, ID 83702
Email: jthum@idl.idaho.gov; jrichards@idl.idaho.gov; krichter@idl.idaho.gov
Phone Number: 208-334-0200

SHORT STATEMENT OF THE NATURE OF THIS CASE (e.g., "Suspension of license based on following grounds: ..."):

Applicant has applied for an order establishing a non-standard spacing unit consisting of 239.15 net acres in Section 25, Township 5 North, Range 4 West, Canyon County Idaho on the grounds that Applicant proposes to drill an exploratory (or stratigraphic) test well that will not extract any hydrocarbons, therefore, the proposed spacing unit will assist in preventing waste of oil and gas resources, avoid drilling of unnecessary wells, and protect correlative rights.

and protect correlative rights.
ARE THERE SPECIFIC STATUTORY/REGULATORY RULES ON THE TIME FOR HEARING OR DECISION?
YES: NO: NO
[OAH typically sets hearings based on parties' availability and agreement, with written decision no later than the end of the month following the month the hearing was held]
If yes:
Deadline for hearing: NA. Must be after August 13, 2025. Request August 14, 2025
Deadline for decision: 30 Days after the hearing
Statute(s)/Rule(s) citation: Idaho Code 47-317, 328
DO ANY HEARING PROCEDURAL RULES, OTHER THAN THE IDAHO RULES OF
ADMINISTRATIVE PROCEDURE OF THE ATTORNEY GENERAL, APPLY TO THIS
PROCEEDING?
YES: NO: O

• OAH will confirm that the agency has a current MOU in place for the requested service(s); if not, OAH will contact the agency to set up the needed MOU.

If yes, statute(s)/rule(s) citation: Idaho Code 47-309 et seq

Unlike contested case proceedings arising from the appeal of an agency order, OAH's
provision of mediation, arbitration, and adjudication services are subject to acceptance by
OAH. If OAH is unable to accept a request for mediation, arbitration, or arbitration
services in a matter, OAH will still endeavor to assist the agency in identifying an
alternative service provider.