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

### APPLICATIONS OF MRC PERMIAN COMPANY FOR APPROVAL OF AN OVERLAPPING HORIZONTAL WELL SPACING UNIT AND COMPULSORY POOLING, LEA COUNTY, NEW MEXICO.

CASE NOS. 24287-24297

## APPLICATIONS OF MRC PERMIAN COMPANY FOR APPROVAL OF AN OVERLAPPING HORIZONTAL WELL SPACING UNIT AND COMPULSORY POOLING, LEA COUNTY, NEW MEXICO.

CASE NOS. 24304-24313

### APPLICATION OF E.G.L. RESOURCES, INC. FOR COMPULSORY POOLING AND APPROVAL OF AN OVERLAPPING WELL UNIT, LEA COUNTY, NEW MEXICO.

**CASE NO. 24043** 

#### APPLICATIONS OF E.G.L. RESOURCES, INC. FOR COMPULSORY POOLING LEA COUNTY, NEW MEXICO.

CASE NOS. 24044, 24152 & 24153

#### APPLICATIONS OF AVANT OPERATING, LLC FOR COMPULSORY POOLING, LEA COUNTY, NEW MEXICO.

CASE NOS. 23970-23971

#### JOINT SUPPLUMENTAL MOTION TO VACATE PRE-HEARING ORDER AND SET <u>A STATUS CONFERENCE</u>

MRC Permian Company ("MRC"), Avant Operating, LLC ("Avant") and E.G.L.

Resources, Inc. ("EGL"), the Applicants in these matters, jointly move to vacate the Amended

Pre-Hearing Order issued in these cases on April 2, 2024, and to set these matters instead for a

status conference on April 18, 2024, or a subsequent Division docket. In support of this joint

motion, and the unopposed motion previously filed by MRC, Applicants state:

1. The acreage involved in these competing matters is outlined and discussed in the Unopposed Motion filed on March 29, 2024, to consolidate these matters under the prehearing orders setting a contested hearing on April 18, 2024.

2. While there is a lease expiration issue, Applicants are engaged in productive discussions that will likely resolve the need for a hearing in this matter, and thereby resolve the lease expiration issue because the acreage subject to the lease could be developed without the delay of a contested hearing.

3. The discussions have recently progressed to the point where Applicants agree a contested hearing may not be necessary.

4. Vacating the existing prehearing order and instead setting these cases for a status conference on April 18, 2024, or a subsequent Division docket, will allow the applicants to finalize discussions and avoid a contested hearing.

5. The other parties that have appeared in these matters do not object to this motion.

WHEREFORE, the Applicants respectfully request that the Division vacate the prehearing order setting these matters for a contested hearing on April 18, 2024, and instead set these matters for a status conference at that regularly scheduled docket or a subsequent Division docket.

2

Respectfully submitted,

#### HOLLAND & HART LLP

By: Pachal & Fellewers

Michael H. Feldewert Adam G. Rankin Paul M. Vance Post Office Box 2208 Santa Fe, New Mexico 87504-2208 (505) 988-4421 (505) 983-6043 Facsimile mfeldewert@hollandhart.com agrankin@hollandhart.com pmvance@hollandhart.com

#### **ATTORNEYS FOR MRC PERMIAN COMPANY**

By: /s/ Deana Bennett

Earl E. DeBrine, Jr. Deana Bennett Modrall, Sperling, Roehl, Harris & Sisk, P.A. Post Office Box 2168 Albuquerque, New Mexico 87103-2168 (505) 848-1800 earl.debrine@modrall.com deana.bennett@modrall.com

# Attorneys for Avant Operating, LLC and Franklin Mountain Energy 3, LLC

By: /s/ James Bruce

James Bruce Post Office Box 1056 Santa Fe, New Mexico 87504 505-982-2043 *jamesbruc@aol.com* 

#### Attorney for PBX, LLC and E.G.L Resources, Inc.