STATE OF NEW MEXICO DEPARTMENT OF ENERGY, MINERALS AND NATURAL RESOURCES OIL CONSERVATION DIVISION 200 PM 4 02

IN THE MATTER OF THE APPLICATION OF DEVON ENERGY CORPORATION FOR COMPULSORY POOLING, EDDY COUNTY, NEW MEXICO

CASE NO. 13603

MOTION FOR CONTINUANCE AND FOR CONSOLIDATION

LCX ENERGY, LLC ("LCX"), moves the Division enter its order continuing the hearing in this matter from the December 15, 2005 hearing docket to the January 5, 2006 docket. As grounds for this motion, LCX states:

LCX is currently drilling its 1725 Federal Com Well No. 61 (API 30-015-3430) on its acreage within the spacing and proration unit that is the subject of Devon Energy's compulsory pooling application in this matter (W/2 Section 6, T17S, R25E). Additionally, LCX has filed its own application for compulsory pooling for the same lands (case number not yet available) and has requested the case be set for hearing on the January 5, 2006 examiner hearing docket.

To promote administrative efficiency and to avoid duplicate hearings, hearing on the application in this case should be continued and consolidated with that for the LCX case on January 5, 2006. The continuance will also afford the parties further opportunity to negotiate voluntary participation in the drilling of the referenced well and may obviate the need for a hearing altogether.

Counsel for Devon Energy Corporation concurs with this motion and has authorized the undersigned to so state.

WHEREFORE, LCX Energy, LLC requests the Division enter its order granting the relief requested herein.

Respectfully submitted,

MILLER STRATVERT P.A.

By:

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Certificate of Mailing

I hereby certify that a true and correct copy of the foregoing was mailed to counsel of record on the _______ day of November, 2005 as follows:

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