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

APPLCATION OF LONGFELLOW ENERGY, LP FOR COMPULSORY POOLING, EDDY COUNTY, NEW MEXICO

CASE NO. 21651

APPLICATION SPUR ENERGY PARTNERS LLC FOR COMPULSORY POOLING, EDDY COUNTY, NEW MEXICO.

CASE NO. 21733

JOINT MOTION TO DISMISS LONGFELLOW CASE NO. 21651 AND RESCIND DIVISION ORDER NO. R-21834

Spur Energy Partners LLC ("Spur") and Longfellow Energy, LP ("Longfellow") jointly move the Division to (1) dismiss Longfellow's application in Case No. 21651 and (2) rescind Division Order No. R-21834 that approved Longfellow's application. As grounds, the parties state:

- 1. Spur and Longfellow submitted competing compulsory pooling applications with the Division. Spur's case was assigned Case No. 21733. Longfellow's was assigned Case No. 21651.
- 2. The Division heard these competing matters at a Division Hearing on June 17 and 18, 2021. After having considered the testimony, evidence, and arguments of counsel, the Division entered an order approving Longfellow's application in Case No. 21651 and denying Spur's application in Case No. 21733.
- 3. Spur timely filed an application for de novo review with the Commission. It was assigned Commission Case No. 22309.

- 4. During the pendency of Commission Case No. 22309, the parties conferred and ultimately reached agreement that Longfellow would not proceed to drill and operate the wells proposed in its Case No. 21651.
- 5. As a result of their agreement, the parties moved the Commission to remand Case Nos. 21651 and 21733 to the Division.
- 6. On July 11, 2022, the Commission entered an order remanding Case Nos. 21651 and 21733 to the Division for further proceedings.
- 7. The Division set these matters for a status conference on August 4, 2022. At the status conference, counsel for the parties reported on the resolution of their dispute and agreement to dismiss Longfellow Case No. 21651 and rescind Division Order No. R-21834. The parties further agreed that Longfellow would withdraw its appearance from Spur Case No. 21733. The Division Examiner requested that the parties file a joint motion to that effect.
- 8. Accordingly, Spur and Longfellow now jointly file this motion to (1) dismiss Longfellow Case No. 21651 and (2) rescind Division Order No. R-21834.
- 9. Spur and Longfellow have conferred with counsel for ConocoPhillips.

 ConocoPhillips does not oppose this motion or the relief requested.

WHEREFORE, Spur and Longfellow respectfully request that the Division enter an order dismissing Longfellow Case No. 21651 and rescinding Division Order No. R-21834.

Respectfully submitted,

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CERTIFICATE OF SERVICE

I hereby certify that on August 29, 2022, I served a copy of the foregoing document to the following counsel of record via Electronic Mail to:

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