

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

**APPLICATIONS OF DEVON ENERGY PRODUCTION
COMPANY, L.P., FOR COMPULSORY POOLING,
EDDY COUNTY, NEW MEXICO**

Case Nos. 23912, 23913, 23914

**MOTION TO DISMISS CASE 23914, ORDER R-22999, CASE 23913, ORDER
R-22998, AND CASE NO. 23912, ORDER R-22996, AFTER AND CONTINGENT UPON
ISSUANCE OF A REPLACEMENT POOLING ORDER IN CASE 24250**

Devon Energy Production Company, L.P. (“Devon”) submits this Motion in order to establish the procedural groundwork for providing Devon the opportunity to realize its intent for Case No. 24250. Order Nos. R-22999, R-22998, and R-22996 were issued January 10, 2024, after which, Devon, with additional input from the Bureau of Land Management (“BLM”), further evaluated the best way to approach the development of the irregular Sections 1, 2 and 3, Township 21 South, Range 27 East, NMPM, Eddy County, New Mexico.

After additional review, Devon submitted to the Oil Conservation Division (“Division”) a subsequent pooling application in Case No. 24250 concurrently with an application for administrative approval of a non-standard unit in order to revise the pooled and spaced unit for the Subject Lands in these cases. The new application was heard on March 21, 2024, and it is Devon’s intent to have former Case Nos. 23912, 23913 and 23914 dismissed, and Order Nos. R-22999, R-22998, and R-22996 terminated if and when the Division approves its pooling application in Case No. 24250 and issues an order for the Subject Lands pursuant to said Case that can replace the previous orders.

WHEREFORE, should the Division approve Devon’s pooling application in Case No. 24250 and issue a pooling order that pools uncommitted mineral interests pursuant to its approval,

Devon moves the Division to dismiss Case Nos. 23912, 23913, and 23914, and terminate Order Nos. Order Nos. R-22999, R-22998, and R-22996, upon such approval and after Division issues an order pursuant to Case No. 24250 that can serve to replace the previous orders once dismissed. However, if for whatever reason, the Division does not approve the application in Case No. 24250 and does not issue an order pursuant to said Case, then Devon respectfully requests that this Motion be withdrawn.

Respectfully submitted,

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CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing was filed with the New Mexico Oil Conservation Division and was served on counsel of record via electronic mail on April 5, 2024:

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