

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

**APPLICATIONS OF PERMIAN RESOURCES  
OPERATING, LLC FOR COMPULSORY POOLING,  
EDDY COUNTY, NEW MEXICO**

**CASE NOS. 24798, 24800, 24803-24804**

**APPLICATIONS OF PERMIAN RESOURCES  
OPERATING, LLC FOR COMPULSORY POOLING,  
EDDY COUNTY, NEW MEXICO**

**CASE NOS. 25079-25080**

**APPLICATIONS OF ALPHA ENERGY PARTNERS II,  
LLC, FOR COMPULSORY POOLING,  
EDDY COUNTY, NEW MEXICO**

**CASE NOS. 25086-25090 and 25101**

**JOINT MOTION TO AMEND PRE-HEARING ORDER**

Permian Resources Operating, LLC (“Permian”) and Alpha Energy Partners II, LLC (“Alpha Energy”) jointly move to amend the Pre-Hearing Order setting certain of the above captioned cases for a contested hearing on January 14, 2025, to add recently filed cases to the Pre-Hearing Order and to remove recently dismissed cases. In support, the Parties state:

1. On December 10, 2024, Permian filed a notice of dismissal, dismissing case numbers 24805-24806.
2. On December 10, 2024, Permian filed replacement cases, under case numbers 25079-25080.
3. Alpha Energy filed competing cases on December 10, 2024, under case numbers 25086-25090 and 25101.

4. The October 10, 2024 Pre-Hearing Order should thus be amended to remove Permian case numbers 24805-24806, add Permian case numbers 25079-25080, and add Alpha Energy case numbers 25086-25090 and 25101. Permian and Alpha Energy will file continuances to the January 14, 2025 contested hearing date for their respective cases being added to the Pre-Hearing Order.

5. Counsel for Bill Taylor, Jr., Harvey Taylor, Marilyn Taylor, Storme Dorenkamp, Tracy Wise, and Stacy Patrick has been contacted and concurs in the motion.

6. Counsel for Red River Energy Partners LLC and RREP Royalties, LLC was contacted and, has not responded as of the filing of this motion.

7. Counsel for COG Operating LLC, Concho Oil and Gas, LL, and ConocoPhillips was contacted and, does not object to the motion.

WHEREFORE, Permian and Alpha Energy respectfully request that the Division amend the October 10, 2024 Pre-Hearing Order as outlined herein. A proposed word version of an order granting this motion will be sent to the Division via email.

Respectfully submitted,

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**AND**

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**CERTIFICATE OF SERVICE**

I hereby certify that on January 6, 2025, I served a copy of the foregoing document to the following counsel of record via Electronic Mail to:

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