

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

**APPLICATIONS OF READ & STEVENS, INC.  
FOR COMPULSORY POOLING,  
EDDY COUNTY, NEW MEXICO**

**CASE NOS. 24941-24942**

**APPLICATIONS OF READ & STEVENS, INC.  
FOR COMPULSORY POOLING,  
EDDY COUNTY, NEW MEXICO**

**CASE NOS. 25145-25148**

**APPLICATIONS OF V-F PETROLEUM INC.  
FOR COMPULSORY POOLING,  
EDDY COUNTY, NEW MEXICO**

**CASE NOS. 24994-24995 & 25116**

**APPLICATIONS OF V-F PETROLEUM INC.  
FOR COMPULSORY POOLING,  
EDDY COUNTY, NEW MEXICO**

**CASE NOS. 2511<sup>5</sup> & 25117**

**ORDER GRANTING AND DENYING IN-PART  
JOINT MOTION TO AMEND PRE-HEARING ORDER**

This matter comes before the Oil Conservation Division on a Joint Motion to Amend Pre-Hearing Order filed on January 16, 2025 by Read and Stevens, Inc. and Permian Resources Operating, LLC (collectively "Permian") and V-F Petroleum Inc. ("V-F"). Having considered the request, and being fully appraised in the matter, I FIND AND CONCLUDE AS FOLLOWS:

1. On December 16, 2024, V-F filed an Amended Motion (Opposed in-part) asking the Division to amend the November 26, 2024 Pre-Hearing Order to include V-F Cases 24994, 24995 and

25116, and to reset the January 14, 2025 contested hearing, asserting it would suffer unfair prejudice because a key witness was unavailable.

2. The Amended Motion, in Paragraph 6, observes “Read and Stevens objected to moving the contested hearing date, claiming it would prejudice Permian Resources by further delaying these matters and thereby opposed this part of the motion.”
3. The Division issued the Amended Pre-Hearing Order on December 18, 2024 setting the contested hearing on January 28, 2025 when all Parties’ witnesses were available.
4. The Parties now assert in their Joint Motion to Amend the December 18, 2024 Pre-Hearing Order that additional Cases should be heard at the January 28, 2025 contested hearing, to wit: V-F’s Case Nos. 25115 and 25117 and Permian’s Case Nos. 25145-25148 filed on December 13, 2024 and January 14, 2025 respectively.

**IT IS HEREBY ORDERED** that good cause exists to grant the Joint Motion in-part by adding Case Nos. 25115, 25117, and 25145-48 to the January 28, 2025 contested hearing.

**IT IS FURTHER ORDERED** that good cause does not exist to reschedule the contested hearing. To cure any notice deficiency that may arise from Permian’s late filing of Case No. 25145-25148, the hearing record will remain open for a sufficient time to receive objections.

**IT IS SO ORDERED**

**Gregory  
Chakalian** Digitally signed by  
Gregory Chakalian  
Date: 2025.01.17  
11:04:05 -07'00'

---

**GREGORY CHAKALIAN  
HEARING EXAMINER**