

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

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

CASE Nos. 25495, 25497 and 25498

ORDER GRANTING MOTION TO STRIKE OBJECTIONS

This matter came before the Oil Conservation Division on Alpha Energy Partners II, LLC's ("Alpha") Motion to Deny Objections ("Motion") regarding the objections submitted by Warren and Lillie Anderson ("Anderson") in Case Nos. 25495, 25497, and 25498. Alpha requested that the objections be denied because Anderson does not possess an interest in the subject lands and therefore lacks standing to object.

Findings

Having reviewed the Motion and received evidence at the motion hearing on August 7, 2025, all parties present, I find that Anderson does not have any ownership interest in the units proposed in Case Nos. 25495, 25497, and 25498. Because Anderson does not have an interest in the lands subject to these cases, they were not entitled to receive notice under 19.15.4.10(A) NMAC and 19.15.4.12(A)(1) NMAC and thus do not have standing to object. Anderson only owns an interest in the unit for Case No. 25496. Anderson's objections to Case Nos. 25495, 25497, and 25498 provide no evidence of a colorable claim to title in the lands at issue.

Conclusion and Order

For the reasons stated above, Alpha's Motion is **granted**. The objections filed by Anderson in Case Nos. 25495, 25497, and 25498 are hereby **null and void**. These cases shall proceed by affidavit as scheduled on August 7, 2025.

IT IS THEREFORE ORDERED

**GREGORY CHAKALIAN
DIVISION EXAMINER
OIL CONSERVATION DIVISION**