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

IN THE MATTER OF THE APPLICATION OF DEVON ENERGY PRODUCTION COMPANY, L.P. FOR COMPULSORY POOLING, LEA COUNTY, NEW MEXICO

CASE NO. 13048 de novo

IN THE MATTER OF THE APPLICATION OF EGL RESOURCES, INC. FOR COMPULSORY POOLING, LEA COUNTY, NEW MEXICO

CASE NO. 13049 de novo

ORDER NO. R-11962

ORDER DENYING MOTION FOR REMAND

THIS MATTER, having come before the Chair of the New Mexico Oil

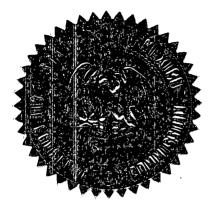
Conservation Commission on motion of the Devon Energy Production Company, L.P. to remand Oil Conservation Cases No. 13048 and 13049 to the Division to reopen these cases for the purpose of amending Division Order R-11962 to include Devon's plan of operation, and the Chair having reviewed and considered the motion for remand,

FINDS that as the Oil Conservation Commission hears matters appealed from the Oil Conservation *de novo*, the Commission may hear evidence concerning the inclusion of Devon's plan of operation and include such plan if the evidence supports the inclusion. Therefore, the Chair denies the motion for remand.

IT IS THEREFORE ORDERED that Devon Energy, Production Company, L.P.'s motion for remand of Cases No. 13048 and 13049 to the Oil Conservation Division is denied.

Order Denying Motion for Remand Cases No. 13048 and 13049 Order No. R-11962

DONE at Santa Fe, New Mexico on the 29th of July 2003.



STATE OF NEW MEXICO OIL CONSERVATION COMMISSION

quiUnstenberg LORI WROTENBERY, CHAIR

SEAL