

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

**IN THE MATTER OF THE HEARING CALLED BY THE OIL CONSERVATION
DIVISION FOR THE PURPOSE OF CONSIDERING:**

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

CASE NOS. 22179-22180, 22382

**APPLICATIONS OF CIMAREX ENERGY CO.
FOR COMPULSORY POOLING,
LEA COUNTY, NEW MEXICO.**

**CASE NOS. 22313-22316
ORDER R-22205**

APPLICATION FOR DE NOVO HEARING

COMES NOW, Devon Energy Production Company, L.P. a party adversely affected by Order No. R-22205, and hereby applies for a hearing de novo before the full Commission, pursuant to NMSA 1978, Section 70-2-13, at the next available Commission hearing.

Respectfully submitted,

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CERTIFICATE OF SERVICE

I hereby certify that on August 22, 2022, I served a copy of the foregoing document to the following counsel of record via Electronic Mail to:

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De Novo Case No. ____: Applications of Devon Energy Production Company, L.P. for Compulsory Pooling, Lea County, New Mexico (Division Case Nos. 22179, 22180 and 22382) and Applications of Cimarex Energy Co. for Compulsory Pooling, Lea County, New Mexico (Division Case Nos. 22313, 22314, 22315 and 22316). The New Mexico Oil Conservation Division issued Order No. R-22205 in these consolidated cases following a hearing held before Hearing Examiners on March 24 and 25, 2022. These consolidated cases involve competing pooling applications for overlapping horizontal well spacing units. The Devon cases seek to pool uncommitted oil and gas interests in the Bone Spring and Wolfcamp formations underlying the west half of Sections 12, 13, and 24, Township 23 South, Range 32 East, NMPM, Lea County, New Mexico, for three-mile proposed wells. The Cimarex cases seek to pool the uncommitted oil and gas interests in the Avalon, Bone Spring and Wolfcamp formations underlying the west half of Sections 1 and 12, Township 23 South, Range 32 East, NMPM, Lea County, New Mexico for two-mile proposed wells. Devon, a party of record adversely affected by Order No. R-22205, requests that these consolidated matters be heard de novo before the Oil Conservation Commission pursuant to NMSA 1978, §70-2-13.