

## Davidson, Florene, EMNRD

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**From:** Ernest Padilla <epadillapl@qwestoffice.net>  
**Sent:** Wednesday, December 02, 2015 3:42 PM  
**To:** Goetze, Phillip, EMNRD; McMillan, Michael, EMNRD; Jones, William V, EMNRD; Davidson, Florene, EMNRD  
**Cc:** Michael Feldewert  
**Subject:** RE: LG&S Oil Company, LLC Application for Salt Water Disposal Case No. 15345

Gentlemen & Ms. Davidson

On November 12, Mr. Feldewert and I, with concurrence of our clients, continued this case principally because Mr. Feldewert's office, through excusable omission, did not timely send us a prehearing statement. The continuance to December 3 was conditioned, in part, on availability of our respective expert witnesses. John Maxey, our engineering expert, has a conflict for tomorrow's hearing date, and Dennis Powers and Brian Wood, our other two witnesses are unavailable on December 17. Accordingly, we request, with Mr. Feldewert's concurrence, a continuation of this case to the Division's January 7, 2016.

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**From:** Ernest Padilla [<mailto:epadillapl@qwestoffice.net>]  
**Sent:** Friday, September 25, 2015 2:55 PM  
**To:** 'Goetze, Phillip, EMNRD'; 'McMillan, Michael, EMNRD'; 'Jones, William V, EMNRD'; 'Davidson, Florene, EMNRD'  
**Cc:** Michael Feldewert ([MFeldewert@hollandhart.com](mailto:MFeldewert@hollandhart.com))  
**Subject:** LG&S Oil Company, LLC Application for Salt Water Disposal Case No. 15345

Gentlemen and Ms. Davidson:

Due to expert witnesses' need for additional time to prepare for the current Oct. 1 setting of the above-referenced case, we request a continuance of the referenced case until the Division's Nov. 12 hearing docket. Ordinarily, we would only continue for two weeks, however, Mr. Feldewert has a conflict on Oct. 15, and our engineering witness has a conflict for the Oct. 29 docket.

Mr. Feldewert, counsel for Devon Energy and Concho Resources, concurs with this request.

Thank you.

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