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

APPLICATION OF E.G.L. RESOURCES, INC., FOR COMPULSORY POOLING IN LEA COUNTY, NEW MEXICO

CASE NO.	
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## **APPLICATION FOR COMPULSORY POOLING**

E.G.L. RESOURCES, INC., (OGRID # 173413) applies for an order pooling all mineral interests within the Lea Bonespring Pool (Pool Code 37570) underlying E2 of Section 23, Township 19 south, Range 34 East, Lea County, New Mexico. In support of this application, Applicant states:

- 1. Applicant is a working interest owner in the proposed horizontal spacing unit and has the right to drill thereon.
- 2. Applicant seeks to dedicate the above referenced horizontal spacing unit to the following four initial wells:

## A. Thunderball 23E Fed Com #102H

To be drilled from a proposed surface hole location in the NW4NE4 of Section 26-19S-34E and a proposed bottom hole location in the NE4NE4 of Section 23-19S-34E. The well will have a target interval within the Bone Spring formation, drilled horizontally with a Total Vertical Depth of ~9,660' to a Measured Depth of approximately 14,670. This well will target the 1<sup>st</sup> Bone Spring zone with dedicated acreage consisting of the E2E2 of Section 23.

## B. Thunderball 23E Fed Com #302H

To be drilled from a proposed surface hole location in the NW4NE4 of Section 26-19S-34E and a proposed bottom hole location in the NE4NE4 of Section 23-19S-34E. The well will have a target interval within the Bone Spring formation, drilled horizontally with a Total Vertical Depth of ~10,840' to a Measured Depth of approximately 15,850'. This well will target the 3<sup>rd</sup> Bone Spring zone with dedicated acreage consisting of the E2E2 of Section 23.

## C. Thunderball 23W Fed Com #101H

To be drilled from a proposed surface hole location in the NW4NE4 of Section 26-19S-34E and a proposed bottom hole location in the NW4NE4 of Section 23-19S-34E. The well will have a target interval within the Bone Spring formation,

drilled horizontally with a Total Vertical Depth of ~9,660' to a Measured Depth of approximately 14,670'. This well will target the 1<sup>st</sup> Bone Spring zone with dedicated acreage consisting of the W2E2 of Section 23.

#### D. Thunderball 23W Fed Com #301H

To be drilled from a proposed surface hole location in the NW4NE4 of Section 26-19S-34E and a proposed bottom hole location in the NW4NE4 of Section 23-19S-34E. The well will have a target interval within the Bone Spring formation, drilled horizontally with a Total Vertical Depth of~ 10,840' to a Measured Depth of approximately 15,850'. This well will target the 3<sup>rd</sup> Bone Spring zone with dedicated acreage consisting of the W2E2 of Section 23.

- 3. Applicant has sought and been unable to obtain voluntary agreement for the development of these lands from all of the working interest owners in the subject spacing unit.
- 4. The requested pooling of interests will avoid the drilling of unnecessary wells, will prevent waste and will protect correlative rights.
- 5. In order to permit Applicant to obtain its just and fair share of the oil and gas underlying the subject lands, all uncommitted interests in this horizontal spacing unit should be pooled and Applicant should be designated the operator of these proposed horizontal wells and the proposed spacing unit.

**WHEREFORE,** Applicant, requests after notice and hearing, the Division enter its order:

- A. Pooling all uncommitted interests in this horizontal spacing unit;
- B. Approving four initial horizontal wells in this spacing unit;
- C. Authorizing an extension of the 120-day requirement to drill and complete the initial wells on this horizontal spacing unit;
- D. Designating Applicant operator of this spacing unit and the horizontal wells to be drilled thereon;
  - E. Authorizing Applicant to recover its costs of drilling, equipping and

completing the wells;

F. Approving the actual operating charges and costs of supervision while drilling and after completing, together with a provision adjusting the rates pursuant to the COPAS accounting procedures; and;

G. Imposing a 200% charge for risk assumed by Applicant in drilling and completing the wells against any working interest owner who does not voluntarily participate in the drilling of the wells.

PADILLA LAW FIRM, P.A.

By: /s/ Ernest L. Padilla

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