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June 15 2017

Florene Davidson NM Oil Conservation Division 1220 S St Francis Drive Santa Fe NM 87505

Re Case No 15727
APPLICATION OF COG OPERATING LLC FOR NONSTANDARD SPACING AND PRORATION UNIT AND
COMPULSORY POOLING, LFA COUNTY, NEW MEXICO

Dear Ms Davidson

Γnclosed please find three copies of the following

1 Pre Hearing Statement / FOG Resources

Thank you for your assistance Please contact me if you have any questions

Syncerely

Zina Crum I egal Assistant to Jenniter L. Bradfute

JLB/zc Enclosure

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PO Bo 2168 Albuque que New Me co 87103 2168

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

APPLICATION OF COG OPERATING LLC FOR A NON-STANDARD SPACING AND PRORATION UNIT AND COMPULSORY POOLING, LEA COUNTY, NEW MEXICO

**CASE NO 15727** 

## **EOG RESOURCES INC 'S PRE-HEARING STATEMENT**

EOG Y Resources Inc EOG A Resources Inc and EOG M Resources Inc (EOG') submit this Pre Hearing Statement for the above referenced case pursuant to the rules of the Oil Conservation Division

#### **APPEARANCES**

<u>APPLICANT</u>	<b>ATTORNEY</b>
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COG Operating LLC

William F Carr
Ocean Munds Dry
COG OPERATING I I C
1048 Paseo de Peralta
Santa I e NM 87501
wearr@concho com
omundsdry@concho com

## **OPPONENT/INTERVENOR**

EOG Y Resources Inc EOG A Resources Inc and EOG M Resources Inc Earl E DeBrine Jr Esq
Jennifer L Bradfute Esq
MODRALL SPERLING ROEHL
HARRIS & SISK P A
P O Box 2168
Albuquerque New Mexico 87103 2168
(505) 848 1800

# STATEMENT OF CASE

# **APPLICANT**

Applicant in the above styled cause seeks an order approving a non standard oil spacing and proration unit in the Bone Spring formation and pooling of all uncommitted mineral interests in the Bone Spring formation underlying the W/2 W/2 of Sections 1 and 12 both contained in Township 22 South Range 33 East NMPM Lea County New Mexico

## <u>OPPONENT</u>

EOG opposes this application because it has numerous unresolved issues with Applicant regarding the proposed unit including notice for the application, the receipt of necessary regulatory approvals completion plans and the existing/proposed, governing agreements EOG owns the majority of the working interest in 80 acres contained within the proposed non standard proration unit for the well

#### PROPOSED EVIDENCE

## **OPPONENT**

WITNESS	ESTIMATED TIME	<b>EXHIBITS</b>
Charles Moran– Landman	Approx 15	Approx 5
Lorraine Baline - Geologist	Approx 10	Appiox 4
Shane Kelly – Engineer	Approx 15	Approx 4

#### PROCEDURAL MATTERS

EOG respectfully requests that this case be continued to the July 20<sup>th</sup> docket so that it can properly consider the well proposal completion plans and regulatory approvals for the proposed well Mr Moran is currently unavailable to appear at the scheduled June 22 hearing and is currently unable to attend the July 6 hearing Ms Baline will be out of town on July 6 and is currently unable to attend the July 6 hearing

# Respectfully submitted

# MODRALL, SPERLING, ROEHL, HARRIS & SISK, PA

Jennifer L Bradfute

Post Office Box 2168

Bank of America Centre

500 Fourth Street NW Suite 1000

Albuquerque New Mexico 87103 2168

Telephone 505 848 1800

# **CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing was served on counsel of record by electronic mail on June 15 2017

William F Carr Ocean Munds Dry **COG OPERATING LLC** 1048 Paseo de Peralta Santa Fe NM 87501 wcarr@concho com omundsdry@concho com

# MODRALL, SPERLING, ROEHL, HARRIS & SISK, PA

By Earl F DeBrine Jr.

Jennifer L Bradfute Post Office Box 2168

Bank of America Centre

500 Fourth Street NW Suite 1000

Albuquerque New Mexico 87103 2168

Telephone 505 848 1800