

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

APPLICATION OF CHEVRON U.S.A. INC.
TO REOPEN CASE NO. 24185 (ORDER NO.
R-23684 (E.G.L. RESOURCES, INC.) AND
CASE NO. 24886 (ORDER NO. R-23685
PBEX, LLC) TO REQUIRE SUBMISSION
OF PROPER STATEMENTS OF WELL
COSTS BY OPERATOR AND RECOGNIZE
THE CONSENTING STATUS OF CHEVRON

CASE NO. 25878

SUBPOENA DUCES TECUM

To: **PBEX, LLC and E.G.L. Resources, Inc.**

c/o Dana S. Hardy
Jaclyn M. McLean
HARDY MCLEAN LLC
125 Lincoln Ave., Suite 223 Santa Fe, NM 87501
dhardy@hardymclean.com
jmclean@hardymclean.com

Pursuant to NMSA 1978, Section 70-2-8 and Rule 19.15.4.16(A) NMAC, you are hereby ordered to produce and make available to Chevron U.S.A. Inc. ("Chevron") through its counsel, Modrall Sperling, Roehl, Harris & Sisk, P.A., the documents, data, information, records, electronic data, and items specified in Attachment A on or before January 21, 2026. Any such documents shall be made available to Chevron's counsel via electronic delivery.

This subpoena is issued on application of Chevron through its attorneys, Earl E. DeBrine, Jr. and Deana M. Bennett of Modrall Sperling, email address: edebrine@modrall.com and deana.bennett@modrall.com.

Dated this 6th day of January, 2026.

NEW MEXICO OIL CONSERVATION DIVISION/COMMISSION

By: _____

Title: _____

Date: _____

ATTACHMENT A

SUBPOENA DUCES TECUM TO PBEX, LLC and E.G.L. Resources, Inc.

CASE NO. 25878

Produce the following and identify the paragraph to which each document or item of information is responsive:

1. Any joint operating agreement covering the lands comprising the horizontal spacing units and/or wells authorized by the Orders issued by the New Mexico Oil Conservation Division (“NMOCD”) in Cases 24185 (Order No. R-23684) and Case No. 24886 (Order No. R-23685) (collectively “Orders”);
2. A true and correct copy of any letter or email sent to Chevron enclosing a copy of a joint operating agreement covering the lands comprising the horizontal spacing unit or the wells authorized by the Orders;
3. All correspondence with Chevron concerning proposals to drill any of the wells authorized by the Orders;
4. All correspondence with Chevron or any other working interest owners regarding negotiations for a joint operating agreement covering the lands comprising the horizontal spacing units and/or wells authorized by the Orders;
5. Any document that sets the percentage working interest owned by the owner of each tract comprising the horizontal spacing units and/or wells authorized by the Orders;
6. Correspondence with the other working interest owners regarding any election to participate in the cost of drilling, completing and equipping the wells;
7. Correspondence with the BLM or NMOCD concerning APDs for the wells authorized by the Orders;
8. Any contract for drilling the wells; and
9. Correspondence with the drilling contractor regarding the planned spudding of the wells.