State of New Mexico Energy, Minerals and Natural Resources Department

Susana Martinez

Governor-

Ken McQueen Cabinet Secretary David R. Catanach, Division Director
Oil Conservation Division



Matthias Sayer
Deputy Cabinet Secretary

October 25, 2017

EOG Resources, Inc.

Attn: Ms. Jordan L. Kessler

ADMINISTRATIVE NON-STANDARD LOCATION

Administrative Order NSL-7602

EOG Resources, Inc.
OGRID 7377
Audacious BTL 19 Federal Com Well No. 3H
API No. 30-025-43864

Non-Standard Location

Proposed Location:

	Footages	Unit/Lot	Sec.	Twsp	Range County_
Surface	2590` FSL & 990` FEL	I ::	19	25S	33E Lea
Penetration Point	2310` FSL & 1484` FEI	\mathbf{J}	19	25S	33E Lea
Final perforation	330` FSL & 1484` FEL	0	30	25S	33E Lea
Terminus	230` FSL & 1484` FEL	0	30	25S	33E Lea

Proposed Project Area:

Description	<u> </u>	Acres	Pool		:: :::::::	Pool Code
$\overline{W}/2$ SE/4 of S	Section 19	240	WC-02	5 G-09 S253309A	A;::::	98180
W/2 E/2 of Se	ection 30		Upper V	Wolfcamp		

Reference is made to your application received on October 2, 2017.

You have requested to drill this horizontal well at an unorthodox oil well location described above in the referenced pool or formation. This location is governed by statewide Rule 19.15.15.9.A NMAC, which provide for 40-acre units with wells to be located at least 330 feet from outer unit boundaries, and Rule 19.15.16.14.B (2) NMAC concerning directional wells in designated project areas. This surface location is outside the project area, and is permitted by Rule 19.15.16.15.B (4) NMAC which allows for surface locations outside project area. This location is unorthodox because portions of the proposed completed interval are closer to outside boundaries of the proposed project area than any location that would be a standard location under the applicable pool rules.

Your application has been duly filed under the provisions of Division Rules 19.15.15.13 NMAC and 19.15.4.12.A (2) NMAC.

It is our understanding that the Applicant is seeking this location as a preferred well spacing plan for horizontal wells and thereby preventing waste.

Pursuant to the authority conferred by Division Rule 19.15.15.13 (B) NMAC, the above-described unorthodox location is hereby approved.

The above approvals are subject to your being in compliance with all other applicable Division rules.

Jurisdiction of this case is retained for the entry of such further orders as the Division may deem necessary.

DAVID R. CATANACH

Director

DRC/lrl

cc: Oil Conservation Division – Hobbs District Office
Bureau of Land Management – Carlsbad Field Office