BEFORE THE OIL AND GAS CONSERVATION COMMISSION OF THE STATE OF COLORADO

IN THE MATTER OF THE PROMULGATION)	CAUSE NO. 421
AND ESTABLISHMENT OF FIELD RULES TO)	
GOVERN OPERATIONS IN THE HEREFORD)	DOCKET NO. 1211-SP-106
FIELD, WELD COUNTY, COLORADO	j	

AMENDED APPLICATION

EOG Resources, Inc. ("EOG" or "Applicant"), by and through its attorneys, Burleson LLP, respectfully submits this Application to the Oil and Gas Conservation Commission of the State of Colorado (the "Commission") for an order: (1) vacating the approximate 640-acre drilling and spacing units established for Sections 20 and 29, Township 12 North, Range 63 West, 6th P.M., for the production of oil, gas and associated hydrocarbons from the Niobrara Formation; and (2) establishing an approximate 1,283-acre stand-up exploratory drilling unit consisting of said Sections 20 and 29 and certain lands located within Section 17, Township 12 North, Range 63 West, 6th P.M., for horizontal and vertical well development, for the production of oil, gas and associated hydrocarbons from the Niobrara Formation. In support of its Application, Applicant states and alleges as follows:

- 1. Applicant is a corporation duly authorized to conduct business in the State of Colorado, and has registered as an operator with the Commission.
 - 2. Applicant owns substantial leasehold interests in the below-listed lands:

Township 12 North, Range 63 West, 6th P.M.

Section 17: That portion found within Colorado

-2.56 acres, more or less

Section 20: All

Section 29: All

These lands are hereinafter referred to as the "Application Lands." A map depicting the acreage comprising the Application Lands is attached hereto and marked as <u>Exhibit A</u>.

Vacating the Established 640-Acre Drilling and Spacing Units

- 3. On or about October 21, 2010, the Commission entered Order No. 421-3, which, among other things, established 640-acre drilling and spacing units for certain lands, including Sections 20 and 29, Township 12 North, Range 63 West, 6th P.M., and approved one horizontal well for each unit, for the production of oil, gas and associated hydrocarbons from the Niobrara Formation, with the surface location for each horizontal well to be located anywhere upon the drilling and spacing unit, provided that the horizontal leg into the Niobrara Formation shall not be closer than 600 feet to the outside boundary of the drilling unit and the terminus of the horizontal leg shall not be any closer than 600 feet to the outside boundary of the drilling and spacing unit, without exception being granted by the Director.
- 4. Applicant herein requests the establishment of an approximate 1,283-acre stand-up exploratory drilling unit for the Application Lands for horizontal and vertical well

development, for the production of oil, gas and associated hydrocarbons from the Niobrara Formation, and by so doing, it is necessary to vacate the 640-acre drilling and spacing units previously established for the Application Lands. At present, one horizontal well is authorized for each existing 640-acre drilling and spacing unit; however, by establishing an approximate 1,283-acre stand-up exploratory drilling unit, additional wells (either horizontal or vertical) may be drilled which will allow the Niobrara Formation underlying the Application Lands to be more efficiently and economically drained without promoting waste of the resource.

Establishment of the 1,283-acre Stand-up Exploratory Drilling Unit

- 5. The geologic strata subject to this request for unitization as an stand-up exploratory drilling unit is the Niobrara Formation, found at a depth of 6,667 feet below ground surface in the Jake #2-01H Well, API #05-123-30574, whose surface location is in the SE¼ NW¼ of Section 1, Township 11 North, Range 63 West, 6th P.M., and known to be a common source of supply.
- 6. Colorado lands found in Section 17, Township 12 North, Range 63 West, 6th P.M. (2.56 acres, more or less), is unspaced with respect to the Niobrara Formation, which is a common source of supply underlying said lands and, as such, Rule 318.a. applies to said land and under said rule, wells greater than 2,500 feet in depth shall be located not less than 600 feet from any lease line, and shall not be located less than 1,200 feet from any other producible or drilling well when drilling to the same common source of supply, unless authorized by order of the Commission upon hearing.
- 7. Applicant requests the Commission establish the Application Lands as an approximate 1,283-acre stand-up exploratory drilling unit for the Niobrara Formation pursuant to Rule 503.b.(1) and §34-60-116(2), C.R.S. For the Application Lands, the proposed stand-up exploratory drilling unit is not smaller than the maximum area that can be economically and efficiently drained by the wells proposed to be drilled under this Amended Application and completed in the Niobrara Formation.
- 8. Applicant requests it be authorized to drill and complete one or more horizontal wells in the approximate 1,283-acre stand-up exploratory drilling unit for the Application Lands, for the production of oil, gas and associated hydrocarbons from the Niobrara Formation, as necessary to economically and efficiently recover resources, while minimizing surface impacts, creating efficiencies for drilling and production, increasing the ultimate recovery of the reserves, preventing waste, and protecting correlative rights.
- 9. In addition to the proposed horizontal wells, Applicant requests it be authorized to drill and complete one or more new vertical or directional wells in the approximate 1,283-acre stand-up exploratory drilling unit for the Application Lands, for the production of oil, gas and associated hydrocarbons from the Niobrara Formation, as necessary and for those same reasons set forth in Paragraph 7.
- 10. Applicant states that wells to be drilled under this Amended Application, whether horizontal, vertical or directional, should be drilled from a new, common or existing well pad, with no more than one well pad per quarter quarter section, without exception being granted by the Director.

11. Applicant states that for any permitted wells to be drilled under this Amended Application, the bottomhole location or, in the case of horizontal wells, the treated intervals of the wellbore, should be not less than 600 feet from the outer boundary of the proposed stand-up exploratory drilling unit and not less than 460 feet from any other well or treated interval of a well producing from the Niobrara Formation, without exception being granted by the Director.

* * *

- 12. The granting of this Amended Application is in accord with the Oil and Gas Conservation Act, found at §34-60-101, et seq., C.R.S., and the Commission rules.
- 13. That the names and addresses of the interested parties (owners within the proposed stand-up exploratory drilling unit) according to the information and belief of the Applicant are set forth in Exhibit B attached hereto. The Applicant shall submit a certificate of service for the Amended Application within the seven days as required by Rule 503.e.

WHEREFORE, Applicant respectfully requests that this matter be set for hearing, that notice be given as required by law and that upon such hearing this Commission enter its order:

- A. Vacating the approximate 640-acre drilling and spacing units established for the Application Lands, for the production of oil, gas and associated hydrocarbons from the Niobrara Formation.
- B. Establishing an approximate 1,283-acre stand-up exploratory drilling unit for the Application Lands, for horizontal and vertical well development, for the production of oil, gas and associated hydrocarbons from the Niobrara Formation.
- C. Requiring that any permitted wells to be drilled under this Amended Application, whether horizontal, vertical or directional, should be drilled from a new, common or existing well pad, with no more than one well pad per quarter quarter section, without exception being granted by the Director.
- D. Requiring that any permitted wells to be drilled under this Amended Application, the bottomhole location or, in the case of horizontal wells, the treated intervals of the wellbore, should be not less than 600 feet from the outer boundary of the proposed stand-up exploratory drilling unit and not less than 460 feet from any other well or treated interval of a well producing from the Niobrara Formation, without exception being granted by the Director.
- E. For such other findings and orders as the Commission may deem proper or advisable in the premises.

DATED this 27th day of September, 2012.

Respectfully submitted,

By: About A. Willis (Colorado Bar No. 26308)
Burleson LLP
Wells Fargo Center
1700 Lincoln Street, Suite 1300
Denver, CO 80203
(303) 801-3200

Applicant's Address: 600 17th Street, Suite 1100 Denver, CO 80202

VERIFICATION

STATE OF COLORADO) ss. CITY & COUNTY OF DENVER)

Jason McLaren, Landman for EOG Resources, Inc., upon oath deposes and says that he has read the foregoing Amended Application and that the statements contained therein are true to the best of his knowledge, information and belief.

EOG RESOURCES, INC.

Jason McLaren

Witness my hand and official seal.

My commission expires:

8/16/2016

SARAH E. NICHOLSON NOTARY PUBLIC STATE OF COLORADO NOTARY ID 20124053832

MY COMMISSION EXPIRES AUGUST 16, 2016

Notary Public

{00210067.1}

Application Lands - Company Sec. 17, 20 & Model

Sec. 17, 20 & 29, T12N, R63W Weld County

Exhibit A Application Map

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T12N R63W	ത	16	2.1	28
	ω	17	20	52
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	12	13	24	25
T12N R64W	11	14 Wyoming	Colorado 23	26

EXHIBIT B

INTERESTED PARTIES

The names and addresses of the interested parties (owners within Sections 20 and 29, Township 12 North, Range 63 West, 6^{th} P.M.) according to the information and belief of the Applicant are set forth in this Exhibit B.

EOG Resources, Inc. 600 17th Street, Suite 1100 Denver, CO 80202 Robert A. Willis Burleson LLP 1700 Lincoln St., Suite 1300 Denver, CO 80203

Beverly A. Black & Gordon M. Black 28085 CR 134 Grover, CO 80729 David Bauer Weld County LGD 1111 H Street Greeley, CO 80632

Kim Kaal Energy Liaison Colorado Division of Wildlife 711 Independent Avenue Grand Junction, CO 81505 Kent Kuster Colorado Department of Public Health and Environment 4300 Cherry Creek Drive South Denver, CO 80246

BEFORE THE OIL AND GAS CONSERVATION COMMISSION OF THE STATE OF COLORADO

IN THE MATTER OF THE PROMULGA AND ESTABLISHMENT OF FIELD RUI GOVERN OPERATIONS IN THE HEREI FIELD, WELD COUNTY, COLORADO	LES TO)))	CAUSE NO. 421 DOCKET NO. 1211-SP-107					
AFFIDAVIT OF MAILING OF AMENDED APPLICATION								
STATE OF COLORADO)							
CITY AND COUNTY OF DENVER)ss.)							
Jessica Rauh, of lawful age, and being first duly sworn upon her oath, states and declares that she caused a copy of the Application (for the spacing of Sections 18 (that portion found within Colorado – 11.66 acres, more or less) 19, 30, Township 12 North, Range 63 West, 6 th P.M.) in the above-captioned matter to be deposited in the United States Mail, postage prepaid, addressed to the interested parties on the attached Exhibit A on this 5th day of October 2012.								
	Jessic	a Rauh	a Rauch					

Subscribed and sworn to before me on the 5th day of October, 2012.

Witness my hand and official seal.

Notary Public

My commission expires: 1/15/2013

NANCY R. WEBER
Notary Public
State of Colorado
My Commission Expires

EXHIBIT A

EOG Resources, Inc. 600 17th Street, Suite 1100 Denver, CO 80202

Anadarko Land Corp. P.O. Box 173779 Denver, CO 80217-3779

Kim Kaal Energy Liaison Colorado Division of Wildlife 711 Independent Avenue Grand Junction, CO 81505

David Bauer Weld County LGD 1111 H Street Greeley, CO 80632 Robert A. Willis Burleson LLP 1700 Lincoln St., Suite 1300 Denver, CO 80203

Elizabeth J. Cox, personal representative of the Estate of Mark T. Cox, III P.O. Box 47 Cheyenne, WY 82003-0047

Kent Kuster Colorado Department of Public Health and Environment 4300 Cherry Creek Drive South Denver, CO 80246