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

IN THE MATTER OF THE APPLICATION OF CHESAPEAKE EXPLORATION, LLC FOR AN ORDER POOLING ALL NON-CONSENTING INTERESTS IN THE NIOBRARA FORMATION IN AN ESTABLISHED DRILLING AND SPACING UNIT LOCATED IN WELD COUNTY, COLORADO

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DOCKET NO:

APPLICATION

COMES NOW, Chesapeake Exploration, LLC (referred to herein as "Applicant"), by and through its undersigned attorneys, and makes application to the Oil and Gas Conservation Commission of the State of Colorado ("COGCC"), for an order to pool all non-consenting interests for the drilling of a horizontal Niobrara well in Section 6, Township 9 North, Range 67, West, 6th P.M., Weld County, Colorado (hereinafter "Application Lands"). In support of its application, Applicant states and avers as follows:

- 1. That the Applicant is a corporation duly authorized to conduct business in the State of Colorado.
 - 2. That the Applicant owns certain leasehold interests in the Application Lands.
- 3. That the Application Lands have been proposed as an approximate 640-acre drilling and spacing unit for the Niobrara Formation pursuant to a concurrently filed companion application seeking a 640-acre drilling and spacing unit for the drilling of a horizontal well. Assuming such unit is established by the COGCC, Applicant has plans to drill upon such drilling and spacing unit the Burnham 6-9-67 1H Well (hereinafter the "Well"), a horizontal well designed to test and produce oil and associated hydrocarbons from the Niobrara Formation underlying the Application Lands.
- 4. At least 30 days prior to hearing on this application, Applicant will have sent to affected owners an appropriate AFE (containing the information required under the Commission's Rule 530.a) detailing the estimated costs of drilling of the Well. Applicant anticipates, however, the possibility that one or more of such owners may refuse to participate in the drilling, testing and completion of the well or otherwise did not respond to Applicant's offer to participate.
- 5. Moreover, that with respect to any owners of unleased mineral interests in the Application Lands, Applicant also will have made reasonable attempts pursuant to COGCC Rule 530.b. to enter into leases with such Owners but, again, anticipates the possibility it may be unsuccessful in such attempts.
- 6. In order to prevent waste, protect correlative rights and in the best interests of conservation, all interests of parties entitled to participate in the production from the Well (such parties and their addresses being listed in Exhibit "A") should be pooled as to production from the Niobrara Formation in accordance with C.R.S. § 34-60-116 and Rule 530 of the COGCC.

7. That the names and addresses of the interested parties with respect to this Application are as set forth in Exhibit A hereto.

WHEREFORE, Applicant respectfully requests that this matter be set for hearing, that notice thereof be given as required by law and that upon such hearing this Commission enter its order pooling all the interests of all parties with rights to participate in production from the Well sand in particular all working interest owners in the Niobrara Formation who have refused to execute Applicant's AFE and otherwise join in the drilling of the Well and all unleased mineral interest owners who have refused to execute a lease covering their mineral interests in the Application Lands, or, alternatively have refused to participate in the costs of drilling the described well and future wells be treated as non-consenting owners under C.R.S. § 34-60-116 and made subject to the terms and penalties provided for therein and for such other findings and orders as the Commission may deem proper or advisable in the premises.

DATED this day o	of J	June,	201	1.	
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Respectfully submitted:

Chesapeake Exploration, LLC

By:

William A. Keefe Kenneth A. Wonstolen Elizabeth Y. Gallaway Beatty & Wozniak, P.C. 216 Sixteenth St. –Suite 1100 Denver, Colorado 80202 Telephone No.: (303) 407-4475

Applicant's Address:

Chesapeake Exploration, LLC ATTN: Nick Watkins P. O. Box 18496 Oklahoma City, OK 73154

VERIFICATION

STATE OF OKLAHOMA)
COUNT OF OKLAHOMA) ss.)
Nick Watkins of lawful age, being find he is District Landman for Chesapeake Explora Application and that the matters therein containformation and belief.	
Ву:	Nick Watkins
Subscribed and sworn to before me this	day of June, 2011.
Witness my hand and official seal.	
My commission expires:	-
No	otary Public
No	otary Public

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<u>AFFIDAVIT (</u>	OF MAILING
STATE OF COLORADO)) s	S.
CITY AND COUNTY OF DENVER)	
William A. Keefe, of lawful age, and be declares:	ing first duly sworn upon his oath, states and
That he is the attorney for Chesap June, 2011, he caused a copy of the to be deposited in the United States Mail, listed on Exhibit A to the Application.	
E	Ву:
	William A. Keefe
Subscribed and sworn to before me this	day of June, 2011.
Witness my hand and official seal.	
My commission expires:	
Ī	Notary Public

EXHIBIT A

Chesapeake Exploration, LLC P.O. Box 18496 Oklahoma City, OK 73154-0496

Walter and Cynthia Sidwell 39454 WCR 33 Ault, CO 80610

Arlene E. Burnham 6932 County Road 110 Carr, CO 80612

Larry and Joyce Horsman 53365 County Road 15 Carr, CO 80612

Larry and Joyce Horsman P.O. Box 175 Timnath, CO 80547

Daniel Evans and Jennifer Horsman 53495 County Road 15 Carr, CO 80612

Fred and Peggy Bitler 53035 Weld County Road 15 Carr, CO 80612

Richard and Robin Griner 19025 East Karsten Drive Queen Creek, AZ 85142

Richard and Rhonda Doyle P.O. Box 414 Fort Collins, CO 80522

Kenneth Wilkerson 6495 County Road 108 Carr, CO 80612 EOG Resources, Inc. 600 Seventeenth Street Suite 1000N Denver, CO 80202

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