STATE OF SOUTH DAKOTA

DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES

BOARD OF MINERALS AND ENVIRONMENT

CASE NO. 36-2013

IN THE MATTER OF THE APPLICATION OF CONTINENTAL RESOURCES, INC. FOR AN ORDER OF THE BOARD AMENDING ANY APPLICABLE ORDERS FOR THE TABLE MOUNTAIN FIELD TO POOL ALL INTERESTS IN A 1280-ACRE SPACING UNIT DESCRIBED AS ALL OF SECTIONS 18 AND 19, TOWNSHIP 22 NORTH, RANGE 3 EAST, HARDING COUNTY, SOUTH DAKOTA; AND FOR OTHER RELIEF AS THE BOARD DEEMS APPROPRIATE.

PETITION AND APPLICATION OF CONTINENTAL RESOURCES, INC.

Continental Resources, Inc. ("Continental") and for its petition and application to the Department of Environment and Natural Resources, Board of Minerals and Environment (the "Board"), states and alleges as follows:

1. Continental is the owner of an interest in the oil and gas leasehold estate underlying all or portions of the following described lands in Harding County, South Dakota:

   Township 22 North, Range 3 East
   Section 18: All
   Section 19: All

   (the "Subject Lands")

2. That Section 18 is currently not spaced and Section 19 is currently spaced as part of a 1280-acre spacing unit in the Table Mountain Field comprised of the E/2 of Section 24, Township
22 North, Range 2 East, and all of Section 19, and the W/2 of Section 20, Township 22 North, Range 3 East, pursuant to Order No. 12-2008.

3.

That by petition filed by Continental requesting inclusion of Section 18 within the boundaries of the Table Mountain Field and requesting to establish Sections 18 and 19 as a 1280-acre spacing unit, it is anticipated that an order will be issued by the Board establishing said spacing unit in the Table Mountain Field.

4.

That Continental hereby requests the Board authorize Continental to drill, equip and operate the Walker 41-30H well as a horizontal well in the “B” Zone of the Red River pool in the Table Mountain Field within the Subject Lands.

5.

That there are both separately owned tracts and separately owned interests in the spacing unit comprised of the Subject Lands.

6.

That a voluntary pooling of the Subject Lands has not been accomplished.

7.

That Section 45-9-31 of the South Dakota Codified Laws provides as follows:

45-9-31. Order pooling all interests in spacing unit—Application by interested person—Notice and hearing—Terms and conditions. In the absence of voluntary pooling, the Board of Minerals and Environment or the secretary, as applicable, upon the application of any interested person, shall enter an order pooling all interests in the spacing unit for the development and operation of the spacing unit, and for the sharing of production
from the spacing unit. Each such pooling order shall be made after notice and opportunity for hearing, and shall be upon terms and conditions that are just and reasonable, and that afford to the owner of each tract or interest in the spacing unit the opportunity to recover or receive without unnecessary expense, his or her just and equitable share.

8.

That Section 45-9-32 of the South Dakota Codified Laws provides as follows:

45-9-32. Order of Board of Minerals and Environment pooling all interests in spacing unit--Operation of well--Rights of owners to participate--Payment of expenses. Each such pooling order shall authorize the drilling, equipping, and operation of a well on the spacing unit; shall provide who may drill and operate the well; shall prescribe the time and manner in which all the owners in the spacing unit may elect to participate therein; and shall make provision for payment by all those who elect to participate therein of the reasonable actual cost thereof, plus a reasonable charge for supervision and interest.

9.

Continental respectfully requests that the Board enter an order to pool all interests in a 1280-acre spacing unit for the Table Mountain Field described as the Subject Lands.

10.

In Continental’s opinion, pooling the Subject Lands will increase the ultimate recovery of the pool, prevent waste, prevent the drilling of unnecessary wells and protect correlative rights.

WHEREFORE, Continental respectfully requests that notice of this matter be provided as required by South Dakota laws and that thereafter the Board of Minerals and Environment enter its order granting the relief requested herein.
DATED this 5th day of September, 2013.

FREDRIKSON & BYRON, P.A.

By

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