

**RAILROAD COMMISSION OF TEXAS
OFFICE OF GENERAL COUNSEL**

**OIL AND GAS DOCKET
NO. 10-0268527**

**IN THE LIPSCOMB (CLEVELAND)
FIELD, LIPSCOMB COUNTY, TEXAS**

**FINAL ORDER
APPROVING INCREASED NET GAS-OIL RATIO AUTHORITY
IN THE LIPSCOMB (CLEVELAND) FIELD
LIPSCOMB COUNTY, TEXAS**

The Commission finds that after statutory notice in the above-numbered docket heard on January 26, 2011, the presiding examiner has made and filed a report and recommendation containing findings of fact and conclusions of law, for which service was not required; that the proposed application is in compliance with all statutory requirements; and that this proceeding was duly submitted to the Railroad Commission of Texas at conference held in its offices in Austin, Texas.

The Commission, after review and due consideration of the examiner's report and recommendation, the findings of fact and conclusions of law contained therein, hereby adopts as its own the findings of fact and conclusions of law contained therein, and incorporates said findings of fact and conclusions of law as if fully set out and separately stated herein.

Therefore, it is ordered by the Railroad Commission of Texas that the EOG Resources, Inc. - Appel 438 (08145) Well Nos. 5H, 6H and 7H, in the Lipscomb (Cleveland) Field, Lipscomb County, Texas, are each allowed to produce under increased gas-oil ratio authority with a daily gas limit of 900 MCF per well. Oil allowables for the wells shall not be penalized due to high gas-oil ratios.

It is further ordered that all overproduction for the Appel 438 (08145) lease in the Lipscomb (Cleveland) Field is hereby canceled.

Done this 22rd day of February, 2011.

RAILROAD COMMISSION OF TEXAS

**(Order approved and signatures affixed
by OGC Unprotested Master Order
dated February 22, 2011)**