

# **An In-Depth Analysis of Texas Pooling Issues**

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## **Pooling Basics**

- Voluntary pooling
- · Requires express authority of the lessor
- Exercise must be in accord with the terms of the lease
- Good faith requirement



## **Methods of Voluntary Pooling**

- Community Lease
- Pooling Agreement
- Pooling Provision in Oil and Gas Lease

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## **Good Faith Pooling**

- Not typically an express lease requirement, but judicially implied standard
- Somewhat inconsistent case law
- · General factors of consideration
  - How close to end of primary term when unit created;
  - Whether geological factors considered in unit formation;
  - RRC's rejection or approval of unit;
  - Inclusion of known/suspected barren acreage and exclusion of known nearby productive acreage;

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## **Good Faith Pooling**

- · General factors of consideration, continued
  - Evidence that primary objective is to hold acreage or leases;
  - Plans for additional development; and
  - Inclusion of acreage not needed for favorable spacing.
- Cases illustrate that good faith determination is almost always a fact issue and not susceptible to a bright line rule.
- Consensus as to factors that bear on factual determination, but not single factor even lessee's
  express statement that it designed the unit to perpetuate as many leases as possible appears
  to be dispositive.

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# **Pooling in Accord with Lease Terms**

- Notice and/or recordation requirements
- Surface acreage limitations
- Depth limitations
- · Restrictions as to substances pooled
- Contiguous land requirements
- Timing requirements

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Also available as part of the eCourse Voluntary Pooling in Texas: An In-Depth Analysis

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