

BEFORE THE CORPORATION COMMISSION OF THE STATE OF OKLAHOMA

APPLICANT: UNIT PETROLEUM COMPANY

RELIEF SOUGHT: EXCEPTION TO OAC 165:10-3-28 AS TO HORIZONTAL WELL SPACING REQUIREMENTS

LEGAL DESCRIPTION: SECTION 36, TOWNSHIP 6 NORTH, RANGE 8 WEST, GRADY COUNTY, OKLAHOMA CAUSE CD NO.

201504393-T

REPLACEMENT FOR FAX FILED ON SEP 1 0 2015

FILED / RECEIVED

SEP 14 2015

COURT CLERK'S OFFICE - TULSA CORPORATION COMMISSION

OF OKLAHOMA

APPLICATION

COMES NOW APPLICANT and shows the Honorable Corporation Commission as follows:

- 1. <u>Parties</u>: Applicant is Unit Petroleum Company, P.O. Box 702500, Tulsa, Oklahoma, 74170-2500 who is the owner of oil and gas leasehold interests within the lands described in the caption hereof. The parties being named as a respondent to this Application are listed on Exhibit "A" attached hereto and made a part hereof.
- 2. Applicant has conducted a diligent and meaningful search of the local county assessor's records, county treasurer's records, and county deed records regarding the property involved for return addresses on recorded instruments, county probate records and city and county telephone directories and other sources of such information to locate each respondent.

3. Allegation of Facts:

- a. That Applicant herein is the owner of oil and gas leases underlying said Section 36, Township 6 North, Range 8 West, Grady County, Oklahoma.
- b. That Unit Petroleum Company has filed a well location exception for the **Hoxbar** common source of supply for the Singleton Trust 3-36H well requesting an exception to **Order No. 623922**.
- c. That Unit Petroleum Company operates the Singleton Trust 2-36H well, API No. 051-23911 located in Section 36, Township 6 North, Range 8 West, Grady County, Oklahoma. The Singleton Trust 2-36H well is producing from the Hoxbar common source of supply which perforated interval is found from 9,704 feet to 14,150 feet.
- d. That Applicant believes that its proposed Singleton Trust 3-36H horizontal well may be closer than 600 feet from the existing Singleton Trust 2-36H well in the unit.
- e. That OAC 165:10-3-28(c)(2)(B) requires that a horizontal wellbore from its point of entry and along any part of the lateral shall be located not closer than 600 feet from

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any other producible or drilling oil or gas well when drilling to the same common source of supply that is 2,500 feet or more in depth.

- f. That Applicant requests an exception to the horizontal well spacing requirement as stated in OAC 165:10-3-28(c)(2)(B) for the Singleton Trust 3-36H well.
 - 4. <u>Legal Authority</u>: Title 52, Section 87.1, O.S., OAC 165:10-3-28(c)(2)(B).
- 5. <u>Relief Sought</u>: Applicant requests that the Commission enter an order excepting Applicant to the horizontal well spacing requirement as stated in OAC 165:10-3-28(c)(2)(B) for the Singleton Trust 3-36H well.

Respectfully submitted,

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By:

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Attorneys for Unit Petroleum Company

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CERTIFICATE OF MAILING/CERTIFICATE OF SERVICE

The undersigned, of lawful age, being first duly sworn upon oath, states: I am the Attorney for the above-named Applicant. I certify that on or before the day of September, 2015 I mailed by first class United States mail, proper postage prepaid thereon, a copy of the Notice of Hearing on file in this Cause and this Application to the respondents named on the Exhibit "A" attached to this Application, at their respective mailing addresses.

That Applicant has, with due diligence and after inquiry of every possible source for information, attempted to locate the names and addresses of all respondents that should be receiving notice of this hearing before the Corporation Commission. For respondents that Applicant does not know and cannot ascertain whether an individual respondent(s) are living or deceased, or respondent(s) with a last known address that are no longer deliverable, or whether a corporation(s) or other business entities respondent(s) are existing. Applicant desires to obtain service by publication upon said respondents whose addresses are unknown or are undeliverable.

Ron M. Barnes, OBA #534

Grayson Barnes, OBA #314/15

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EXHIBIT "A"

- American Energy Non Op LLC
 P.O. Box 18756
 Oklahoma City, OK 73154
- Bear Creek Energy LLC
 P.O. Box 1450
 Bemidji, MN 56619
- Beasley Oil Company
 5724 NW 135th St.
 Oklahoma City, OK 73142
- 4. BHA LLCP.O. Box 270068Oklahoma City, OK 73137
- 5. Buffalo Creek LLC P.O. Box 1265 Edmond, OK 73083
- 6. Continental Resources, Inc. P.O. Box 269042
 Oklahoma City, OK 73126
- 7. EOG Resources, Inc. 3817 N.W. Expressway, Suite 500 Oklahoma City, OK 73112
- 8. Freedom Oil & Gas Corporation P.O. Box 18502 Oklahoma City, OK 73118
- 9. GB Energy, Inc. P.O. Box 1673 Chickasha, OK 73023
- 10. Greenstar Resources OperatingP.O. Box 721930Norman, OK 73070

- JMA Energy Company, LLC
 1021 NW Grand Blvd
 Oklahoma City, OK 73118
- 12. JP Drilling Fund LLC 4101 Hughes Circle Norman, OK 73072
- Kingbird Land LLC
 P.O. Box 721316
 Norman, OK 73078
- 14. Linn Energy Holdings, LLC14000 Quail Springs Parkway, Suite5000Oklahoma City, OK 73134
- 15. Oil Valley Petroleum LLC P.O. Box 3123 Shawnee, OK 74802
- 16. Parker Investment Group Inc.P.O. Box 18717Oklahoma City, OK 73154
- 17. PetroVen Inc5949 Sherry Lane, Suite 835Dallas, TX 75225
- RAC Drilling Company, LLC
 2633 McKinney Ave, Suite 130-256
 Dallas, TX 75204

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EXHIBIT "A"

If any named person is deceased, then the known or unknown heirs, executors, administrators, trustees, devisees, and assigns, immediate and remote of such decedent, are made respondents to this Application. If any named respondent is a corporation which does not continue to have legal existence, then the known or unknown successors, trustees or assigns, if any of such entity, are made respondents to this Application.

FOR ADMINISTRATIVE PURPOSES ONLY

19. Case Rycroft
Unit Petroleum Company
P.O. Box 702500
Tulsa, OK 74170-2500