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BEFORE THE CORPORATION COMMISSION
OF THE STATE OF OKLAHOMA

APPLICANT: NEWFIELD EXPLORATION MID-
CONTINENT INC.

RELIEF SOUGHT: POOLING (PART OF A MULTIUNIT
HORIZONTAL WELL)

LEGAL DESCRIPTION: SECTION 23,
TOWNSHIP 14 NORTH, RANGE 6 WEST,
CANADIAN COUNTY, OKLAHOMA

CAUSE CD NO.

201504380-T

REPLACEMENT FOR FAX FILED ON
SEP 09 2015
FILED / RECEIVED

SEP 14 2015

APPLICATION

COURT CLERK'S OFFICE - TULSA
CORPORATION COMMISSION
OF OKLAHOMA

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

1. Parties: Applicant is Newfield Exploration Mid-Continent Inc., One Williams Center, Suite 1900, Tulsa, Oklahoma, 74172, who is the owner of the right to drill a well to the common sources of supply named below underlying the lands described in the caption hereof by virtue of valid and subsisting oil and gas leases owned by Applicant covering portions of said land. The name of each party being made a respondent to this Application is as shown on Exhibit "A", attached hereto and made a part hereof.

2. Allegation of Facts:

a. The land described in the caption hereof constitutes a "drilling and spacing unit", as defined by Title 52, Section 87.1, O.S., and as heretofore established by the Commission by **order to issue in Cause CD No. 201504374-T** for the common sources of supply also named below; within said "drilling and spacing unit", there are two or more separately owned tracts or there are undivided interests separately owned for which the owners have not agreed to pool their oil and gas interests and to drill and develop the "drilling and spacing unit" and common sources of supply as a unit.

b. 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 and has made a bona fide effort to reach an agreement as to the development of the unit with each respondent located by such search.

c. Applicant has drilled or proposes to drill a well on said "drilling and spacing unit" to test the common sources of supply named below and the avoiding of the drilling of unnecessary well, the prevention of waste, and the protection of correlative rights require that the Commission order all owners to pool their interests and to drill and develop the "drilling and spacing unit" and common sources of supply as a unit.

OKLA CORP COM
RECEIPT 1601390128
Date: 09/18/2015 Time: 10:03
Case: 201504380 CD Cashier: GPT
Payor: NEWFIELD EXPLORATION MID-CON
Check: 210000 \$100.00
09/18/2015 08:55/TRAN/FUD APP

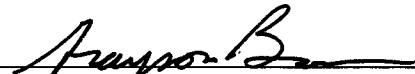
3. Legal Authority: Title 52, Section 87.1, O.S.

4. Relief Sought: Applicant requests that the Commission pool the interests and adjudicate the rights and equities of oil and gas owners in the **Mississippian (less Chester), Woodford and Hunton** common sources of supply underlying the 640-acre horizontal drilling and spacing unit described as Section 23, Township 14 North, Range 6 West, Canadian County, Oklahoma all to be upon such terms and conditions as are just and reasonable and which will afford all of such owners the opportunity to recover or receive without unnecessary expense their just and fair share of all hydrocarbon substances produced therefrom; that the Commission make definite provisions for the payment of all actual costs and expenses, not to exceed reasonable costs and expenses of drilling and development, including a reasonable charge for supervision and designate Applicant or some other party as operator of the proposed well and all subsequent wells drilled in the unit; and that the Applicant be given one year to commence operations for the drilling or other operations with respect to the unit covered hereby.

WHEREFORE, Applicant prays that, after notice and hearing as required by law, all oil and gas interests be pooled and the rights and equities of all oil and gas owners be adjudicated.

Respectfully submitted,

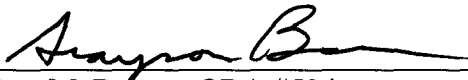
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By: 
Ron M. Barnes OBA #534
Grayson Barnes, OBA #31475
Attorneys for Newfield Exploration Mid-
Continent Inc.

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 14 day of September, 2015 I mailed by Certified Mail 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 #31475

EXHIBIT A

- | | |
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| 1. RoKa Resources, Inc.
9916 Casa Linda
Oklahoma City, Ok 73139 | 8. Jean Monnet Cunningham
1731 Guilford Lane
Nichols Hills, OK 73120 |
| 2. R.O.D. Enterprises
7 Mickey Mantle Drive, Ste. 377
Oklahoma City, OK 73102 | 9. Donald A. Hood a/k/a Donald
Allison Hood
P.O. Box 1740
Bracketville, TX 78832 |
| 3. Alan H. Kraft and Susan L. Kraft,
H/W JT
4713 N.W. 73rd
Oklahoma City, Ok 73132 | 10. Susan Dee Bergfeld a/k/a Susan D.
Bergfeld, a married woman dealing
in her sole and separate property
6112 Quail Creek Drive
Tyler, TX 75701 |
| 4. H. C. Hood and the Midland
National Bank, Midland, Texas, as
Trustees of the Trust created by the
Will of Helen Barnes Hood c/o
Susan Bergfeld
6112 Quail Creek Drive
Tyler, TX 75701 | 11. Sunray Capital, LP
P.O. Box 170
Gainesville, TX 76240 |
| | 12. Robert Ware Rutledge
1501 Glenbrook Terrace
Oklahoma City, OK 73116 |

ADDRESS UNKNOWN

None

CURATIVE

- | | |
|--|--|
| 5. J. Charles Monnet Trust under
agreement dated 5/10/1995
1606 Elmhurst Ave.
Nichols Hills, OK 73120 | 14. Payrock Energy, LLC
13909 Quail Pointe Dr.
Oklahoma City, OK 73134 |
| 6. Kinloss Partners
123 S. Market
Wichita, KS 67202 | |
| 7. Carol F. Olander, Trustee of the
Carol F. Olander Revocable Trust
7373 E. 29th Street N Apt. E 123
Wichita, KS 67226 | |

CURATIVE ADDRESS UNKNOWN

None

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

15. Stephen Tullos Minks
Turner Oil and Gas Properties
3232 W. Britton Rd., Ste. 200
Oklahoma City, OK 73120
16. Jason Monahan
10443 N. May Ave., Ste. 621
Oklahoma City, OK 73012
17. David Korell
Newfield Exploration Mid-Continent
Inc.
One Williams Center, Ste. 1900
Tulsa, OK 74172