STATE OF NEW MEXICO DEPARTMENT OF ENERGY AND MINERALS OIL CONSERVATION DIVISION

RECEIVED

JUL 2 1990

IN THE MATTER OF THE APPLICATION OF BIRD CREEK RESOURCES, INC. FOR COMPULSORY POOLING, EDDY COUNTY, NEW MEXICO

OIL CONSERVATION DIVISION

APPLICATION

10015

COMES NOW BIRD CREEK RESOURCES, INC., by and through its attorneys, KELLAHIN, KELLAHIN & AUBREY, and in accordance with Section 70-2-17(c) N.M.S.A. (1978 Comp.) applies to the New Mexico Oil Conservation Division for an order pooling all mineral interests from the surface to the bottom of the Delaware formation, East Loving Delaware Pool, or 6,300 feet, whichever is deeper, underlying the SE/4NE/4 Section 15, Township 23 South, Range 28 East, N.M.P.M, Eddy County, New Mexico. The above described acreage is to be dedicated to a well to be drilled at a standard location to a depth of approximately 6,300 feet. In support of this application, applicant would show:

- 1. Applicant has the right to drill and develop the SE/4NE/4 of Section 15, T23S, R28E, Eddy County, New Mexico.
- Applicant desires to drill its Trachta 15 No.
 Well at a standard location in the SE/4NE/4 of said section.

3. Applicant has sought the voluntary agreement of the owners of the non-consenting working interests for the formation of appropriate spacing and proration units, but has been unable to obtain voluntary agreement. The non-consenting working interest owners and their percentage interests are:

Harken Exploration Company P.O. Box 619024 Dallas, Texas 75261-9024 Attn: Mr. Mike Childers	55.55995%
Quinoco Consolidated Partners P.O. Box 378111 Denver, Colorado 80237 Attn: Ms. Anne L. Schreiner	15.1029%
Concise Oil and Gas Partnership P.O. Box 378111 Denver, Colorado 80237 Attn: Ms. Anne L. Schreiner	15.1029%
Read & Stevens, Inc. P.O. Box 1518 Roswell, New Mexico 88201 Attn: Mr. Randall Fort	50% of 1.3884%*
T.T. Sanders P.O. Box 550 Roswell, New Mexico 88201	50% of 1.3884%*
CHL Energy, Inc. c/o Queencliff Management 1241 Homer Street Vancouver, British Columbia V62Y9	1.3884%

^{*}Formerly Westway

- 4. Pursuant to the Division's notice requirements, applicant has notified all working interest owners of this application for compulsory pooling and the applicant's request that this matter be set for hearing before the Division on July 25, 1990.
- 5. In order to obtain its just and equitable share of the hydrocarbons underlying the above tract(s), applicant needs an order pooling the mineral interests involved in order to protect applicant's correlative rights and prevent waste.

WHEREFORE, applicant prays that this application be set for hearing before the Division's duly appointed examiner, and that after notice and hearing as required by law, the Division enter its order pooling the mineral interests described herein. Applicant further prays that it be named operator of the well, and that the order make provision for applicant to recover, out of production, its cost of drilling, completing and equipping the subject well, costs of operation, including costs of supervision, and a

risk factor in the amount of 200% for the drilling and completing of the well, and for such other and further relief as may be proper.

Respectfully submitted,

KELLAHIN, KELLAHIN & AUBREY

Post Office Box 2265

Santa Fe, New Mexico (505) 982-4285

KA/tic

KELLAHIN, KELLAHIN AND AUBREY

ATTORNEYS AT LAW
EL PATIO BUILDING
II7 NORTH GUADALUPE
POST OFFICE BOX 2265

SANTA FE, NEW MEXICO 87504-2265

JASON KELLAHIN OF COUNSEL

KAREN AUBREY

W. THOMAS KELLAHIN

CANDACE HAMANN CALLAHAN

July 2, 1990

RECEIVED

TELEPHONE (505) 982-4285

TELEFAX (505) 982-2047

Mr. William J. LeMay Oil Conservation Division P.O. Box 2088 Santa Fe. NM 87504

JIII 2 1590

DIL CONSERVATION DIVISION

Re: Bird Creek Resources, Inc. for Compulsory Pooling Trachta 15 No. 1 Well SE/4NE/4, Section 15, T23S, R28E, Eddy County, New Mexico

10015

Dear Mr. LeMay:

Enclosed please find the original and one copy of an application by Bird Creek Resources, Inc. for Compulsory Pooling, Eddy County, New Mexico. Please set this application for hearing on the examiner docket now scheduled for July 25, 1990.

In accordance with N.M.O.C.C. Rule 1207, we are sending all working interest owners listed in this application a copy of this letter and a copy of the enclosed application, by certified mail, in order to notify them that they have the opportunity to appear in support of or in opposition to the enclosed application.

Sincerely,

Karen Aubrey

KA/tic

xc: Lawrence W. Robinette
Bird Creek Resources, Inc.
1412 S. Boston, Suite 550
Tulsa, Oklahoma 74119

Certified Return Receipt Requested Working interest owners listed in Paragraph 3 of application

STATE OF NEW MEXICO DEPARTMENT OF ENERGY AND MINERALS OIL CONSERVATION DIVISION

IN THE MATTER OF THE APPLICATION OF BIRD CREEK RESOURCES, INC. FOR COMPULSORY POOLING, EDDY COUNTY, NEW MEXICO

RECEIVED

JIII - 2 1990

OIL CONSERVATION DIVISION

APPLICATION

10015

COMES NOW BIRD CREEK RESOURCES, INC., by and through its attorneys, KELLAHIN, KELLAHIN & AUBREY, and in accordance with Section 70-2-17(c) N.M.S.A. (1978 Comp.) applies to the New Mexico Oil Conservation Division for an order pooling all mineral interests from the surface to the bottom of the Delaware formation, East Loving Delaware Pool, or 6,300 feet, whichever is deeper, underlying the SE/4NE/4 Section 15, Township 23 South, Range 28 East, N.M.P.M, Eddy County, New Mexico. The above described acreage is to be dedicated to a well to be drilled at a standard location to a depth of approximately 6,300 feet. In support of this application, applicant would show:

- 1. Applicant has the right to drill and develop the SE/4NE/4 of Section 15, T23S, R28E, Eddy County, New Mexico.
- Applicant desires to drill its Trachta 15 No.
 Well at a standard location in the SE/4NE/4 of said section.

3. Applicant has sought the voluntary agreement of the owners of the non-consenting working interests for the formation of appropriate spacing and proration units, but has been unable to obtain voluntary agreement. The non-consenting working interest owners and their percentage interests are:

Harken Exploration Company P.O. Box 619024 Dallas, Texas 75261-9024 Attn: Mr. Mike Childers	55.55995%
Quinoco Consolidated Partners P.O. Box 378111 Denver, Colorado 80237 Attn: Ms. Anne L. Schreiner	15.1029%
Concise Oil and Gas Partnership P.O. Box 378111 Denver, Colorado 80237 Attn: Ms. Anne L. Schreiner	15.1029%
Read & Stevens, Inc. P.O. Box 1518 Roswell, New Mexico 88201 Attn: Mr. Randall Fort	50% of 1.3884%*
T.T. Sanders P.O. Box 550 Roswell, New Mexico 88201	50% of 1.3884%*
CHL Energy, Inc. c/o Queencliff Management 1241 Homer Street Vancouver, British Columbia V62	1.3884% Y9

^{*}Formerly Westway

- 4. Pursuant to the Division's notice requirements, applicant has notified all working interest owners of this application for compulsory pooling and the applicant's request that this matter be set for hearing before the Division on July 25, 1990.
- 5. In order to obtain its just and equitable share of the hydrocarbons underlying the above tract(s), applicant needs an order pooling the mineral interests involved in order to protect applicant's correlative rights and prevent waste.

WHEREFORE, applicant prays that this application be set for hearing before the Division's duly appointed examiner, and that after notice and hearing as required by law, the Division enter its order pooling the mineral interests described herein. Applicant further prays that it be named operator of the well, and that the order make provision for applicant to recover, out of production, its cost of drilling, completing and equipping the subject well, costs of operation, including costs of supervision, and a

risk factor in the amount of 200% for the drilling and completing of the well, and for such other and further relief as may be proper.

Respectfully submitted,

KELLAHIN, KELLAHIN & AUBREY

Karen Aubrev

Post Office Box 2265

Santa Fe, New Mexico 87504

(505) 982-4285

KA/tic

KELLAHIN, KELLAHIN AND AUBREY

ATTORNEYS AT LAW

EL PATIO BUILDING

W. THOMAS KELLAHIN KAREN AUBREY

117 NORTH GUADALUPE POST OFFICE BOX 2265

July 2, 1990

TELEPHONE (505) 982-4285 TELEFAX (505) 982-2047

CANDACE HAMANN CALLAHAN

JASON KELLAHIN OF COUNSEL

SANTA FE, NEW MEXICO 87504-2265

Mr. William J. LeMay Oil Conservation Division P.O. Box 2088 Santa Fe, NM 87504

OIL CONSERVATION DIVISION

Re: Bird Creek Resources, Inc. for Compulsory Pooling Trachta 15 No. 1 Well SE/4NE/4, Section 15, T23S, R28E,

Eddy County, New Mexico

Dear Mr. LeMay:

Enclosed please find the original and one copy of an application by Bird Creek Resources, Inc. for Compulsory Pooling, Eddy County, New Mexico. Please set this application for hearing on the examiner docket now scheduled for July 25, 1990.

In accordance with N.M.O.C.C. Rule 1207, we are sending all working interest owners listed in this application a copy of this letter and a copy of the enclosed application, by certified mail, in order to notify them that they have the opportunity to appear in support of or in opposition to the enclosed application.

Sincerely,

Karen Aubrey

KA/tic

XC: Lawrence W. Robinette Bird Creek Resources, Inc. 1412 S. Boston, Suite 550 Tulsa, Oklahoma 74119

> Certified Return Receipt Requested Working interest owners listed in Paragraph 3 of application

STATE OF NEW MEXICO DEPARTMENT OF ENERGY AND MINERALS OIL CONSERVATION DIVISION

RECEIVED

IN THE MATTER OF THE APPLICATION OF BIRD CREEK RESOURCES, INC. FOR COMPULSORY POOLING, EDDY COUNTY, NEW MEXICO

JIII 7 1890
OIL CONSERVATION DIVISION

APPLICATION

10015

COMES NOW BIRD CREEK RESOURCES, INC., by and through its attorneys, KELLAHIN, KELLAHIN & AUBREY, and in accordance with Section 70-2-17(c) N.M.S.A. (1978 Comp.) applies to the New Mexico Oil Conservation Division for an order pooling all mineral interests from the surface to the bottom of the Delaware formation, East Loving Delaware Pool, or 6,300 feet, whichever is deeper, underlying the SE/4NE/4 Section 15, Township 23 South, Range 28 East, N.M.P.M, Eddy County, New Mexico. The above described acreage is to be dedicated to a well to be drilled at a standard location to a depth of approximately 6,300 feet. In support of this application, applicant would show:

- Applicant has the right to drill and develop the SE/4NE/4 of Section 15, T23S, R28E, Eddy County, New Mexico.
- Applicant desires to drill its Trachta 15 No.
 Well at a standard location in the SE/4NE/4 of said section.

3. Applicant has sought the voluntary agreement of the owners of the non-consenting working interests for the formation of appropriate spacing and proration units, but has been unable to obtain voluntary agreement. The non-consenting working interest owners and their percentage interests are:

Harken Exploration Company P.O. Box 619024 Dallas, Texas 75261-9024 Attn: Mr. Mike Childers	55.55995%
Quinoco Consolidated Partners P.O. Box 378111 Denver, Colorado 80237 Attn: Ms. Anne L. Schreiner	15.1029%
Concise Oil and Gas Partnership P.O. Box 378111 Denver, Colorado 80237 Attn: Ms. Anne L. Schreiner	15.1029%
Read & Stevens, Inc. P.O. Box 1518 Roswell, New Mexico 88201 Attn: Mr. Randall Fort	50% of 1.3884%*
T.T. Sanders P.O. Box 550 Roswell, New Mexico 88201	50% of 1.3884%*
CHL Energy, Inc. c/o Queencliff Management 1241 Homer Street Vancouver, British Columbia V62Y9	1.3884%

^{*}Formerly Westway

- 4. Pursuant to the Division's notice requirements, applicant has notified all working interest owners of this application for compulsory pooling and the applicant's request that this matter be set for hearing before the Division on July 25, 1990.
- 5. In order to obtain its just and equitable share of the hydrocarbons underlying the above tract(s), applicant needs an order pooling the mineral interests involved in order to protect applicant's correlative rights and prevent waste.

WHEREFORE, applicant prays that this application be set for hearing before the Division's duly appointed examiner, and that after notice and hearing as required by law, the Division enter its order pooling the mineral interests described herein. Applicant further prays that it be named operator of the well, and that the order make provision for applicant to recover, out of production, its cost of drilling, completing and equipping the subject well, costs of operation, including costs of supervision, and a

risk factor in the amount of 200% for the drilling and completing of the well, and for such other and further relief as may be proper.

Respectfully submitted,

KELLAHIN, KELLAHIN & AUBREY

Karen Aubrev

Post Office Box 2265

Santa Fe, New Mexico 87504

(505) 982-4285

KA/tic