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December 15, 2010

Florene Davidson
Oil Conservation Division
1220 South St. Francis Drive
Santa Fe, New Mexico 87505

Dear Florene:

Enclosed for filing, on behalf of Farleigh Oil Properties, is an amended application for a compliance order, together with a proposed advertisement. The advertisement has also been e-mailed to the Division. Please set this matter for the January 20, 2010 Examiner hearing. Thank you.

Very truly yours,


James Bruce

Attorney for Farleigh Oil Properties

cc: Counsel of record

RECEIVED OCD

2010 DEC 20 A 8:45

Case 14583

Persons Being Notified

SWEPI LP
Shell Exploration and Production Company

BEFORE THE NEW MEXICO OIL CONSERVATION DIVISION

RECEIVED OCD

APPLICATION OF FARLEIGH OIL PROPERTIES
FOR A COMPLIANCE ORDER AGAINST SWEPI LP
AND SHELL EXPLORATION AND PRODUCTION
COMPANY, GUADALUPE COUNTY, NEW MEXICO.

2010 DEC 20 A 9:40

Case No. 14583

AMENDED APPLICATION

Farleigh Oil Properties applies for an order requiring SWEP LP and Shell Exploration and Production Company (collectively, "Shell") to comply with Division reporting requirements, and in support thereof, states:

1. Applicant is a lessee or operator near the following Shell wells:

- (a) Latigo Ranch 2-34
API No. 30-019-20136
§34-11N-23E
- (b) Latigo Ranch 3-5
API No. 30-019-20137
§5-10N-23E
- (c) Latigo Ranch 3-3
API No. 30-019-20138
§3-10N-23E
- (d) Webb 3-23
API No. 30-019-20135
§23-11N-23E
- (e) Webb CD 1
API No. 30-019-20134
§25-11N-23E


2. Shell has not complied with Division reporting requirements, including, *inter alia*, NMAC 19.15.5.10.B, NMAC 19.15.7.10, and NMAC 19.15.7.16, and in addition has not properly filed Forms C-105 and C-115 for the wells.

3. Applicant is entitled to review data required to be filed pursuant to Division rules, and thus is an interested person.

4. The granting of this application is in the interests of conservation, the prevention of waste, and the protection of correlative rights.

WHEREFORE, applicant requests that, after notice and hearing, the Division enter its order requiring Shell to comply with Division well reporting requirements.

Respectfully submitted,



James Bruce
Post Office Box 1056
Santa Fe, New Mexico 87504
(505) 982-2043

Attorney for Farleigh Oil Properties

PROPOSED ADVERTISEMENT

Case No. 14583: (continued and readvertised)

Application of Farleigh Oil Properties for a compliance order against SWEPI LP and Shell Exploration and Production Company, Guadalupe County, New Mexico. Applicant requests an order requiring SWEPI LP and Shell Exploration and Production Company to comply with Division reporting requirements, including, *inter alia*, NMAC 19.15.5.10.B, NMAC 19.15.7.10, and NMAC 19.15.7.16, and Forms C-105 and C-115, with respect to the following wells:

- (a) Latigo Ranch 2-34
API No. 30-019-20136
§34-11N-23E

Located approximately 8-1/2 miles North-Northwest of Cuervo, New Mexico

- (b) Latigo Ranch 3-5
API No. 30-019-20137
§5-10N-23E

Located approximately 9 miles Northwest of Cuervo, New Mexico

- (c) Latigo Ranch 3-3
API No. 30-019-20138
§3-10N-23E

Located approximately 7 miles Northwest of Cuervo, New Mexico

- (d) Webb 3-23
API No. 30-019-20135
§23-11N-23E

Located approximately 9-1/2 miles North-Northwest of Cuervo, New Mexico

- (e) Webb CD 1
API 30-019-20134
§25-11N-23E

Located approximately 8 miles North-Northwest of Cuervo, New Mexico

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