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| Sotirios Papadopoulos<br>Lot 4, Whitebread Place<br>North Rocks 2151<br>Sydney, Australia |
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| Miriam P. Christopher<br>566 Willow Road<br>Winnetka, Illinois 60093-4138                 |

STATE OF NEW MEXICO  
DEPARTMENT OF ENERGY, MINERALS AND NATURAL RESOURCES  
OIL CONSERVATION DIVISION

IN THE MATTER OF THE APPLICATION OF PERMIAN  
RESOURCES, INC. TO AMEND THE COST RECOVERY PROVISIONS  
OF COMPULSORY POOLING ORDER NO. R-11682,  
LEA COUNTY, NEW MEXICO

CASE NO. 12715

APPLICATION

PERMIAN RESOURCES, INC., by its undersigned attorneys, Miller, Stratvert & Torgerson, P.A., (J. Scott Hall) hereby makes application pursuant to NMSA 1978 Section 70-2-17 (1995) for an order amending the cost recovery provisions of Order No. R-11682 pooling all interests in the Wolfcamp formation, (North Shoe Bar Wolfcamp Oil Pool) underlying the SE/4 of Section 7, Township 16 South, Range 36 East, NMPM, Lea County, New Mexico, forming a standard 160-acre spacing and proration unit. In support thereof, Applicant would show the Division:

1. On October 30, 2001, pursuant to a hearing held on September 6, 2001, the Division issued Order No. R-11862 pooling certain uncommitted interests in the SE/4 of Section 7 preparatory to the drilling of Applicant's Chambers No. 2 well at a standard location in the N/2 SE/4 of said Section 7 to a depth sufficient to test the Wolfcamp formation (North Shoe Bar Wolfcamp Oil Pool), as well as the Strawn formation (North Shoe Bar Strawn Oil Pool).

The evidence at the hearing established that Applicant owned or controlled 100 percent of the available working interest in the SE/4 of Section 7 and that Applicant sought to pool only the remaining unleased mineral interests constituting a relatively small percentage of the interests in the unit and owned primarily by foreign individuals.

OIL CONSERVATION DIVISION

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Applicant demonstrated that it had been unable to obtain leases or voluntary agreement for pooling or farmout from those interest owners and the Division accordingly granted Applicant's request to pool those interests.

2. Subsequent to the hearing and the issuance of Order No. R-11682, Applicant made the determination that it would be feasible to test the Wolfcamp formation by re-entering and re-completing the existing Chambers No. 1 well previously drilled by Merit Energy Company located 555 feet from the South line and 2085 feet from the East line in the SW/SE of Section 7 (Unit O). Applicant re-entered the Chambers No. 1 well in December, 2001 and successfully re-completed the well as a Wolfcamp producer that same month.

3. The evidence of well costs and drilling and producing supervision charges presented at the September 6, 2001 hearing on the original Application are no longer applicable, in part, to the costs incurred in connection with the re-entry and re-completion of the Chambers No. 1 well.

4. Applicant will present evidence of, among other things, the actual costs incurred in the re-entry and re-completion of the Chambers No. 1 well and the revised drilling and supervision charges. Applicant will also present its proposal that will provide the pooled interest owners the opportunity to object to those costs and to tender their proportionate share of well costs as they may elect.

5. The amendment of Order No. R-11682 to provide for the revision of the well cost provisions will promote the efficient and orderly development of the subject lands, will protect the rights of the pooled interest owners, will serve to prevent waste and is otherwise in the interests of conservation.

WHEREFORE Applicant requests that this Application be set for hearing before a duly appointed examiner of the Oil Conservation Division on October 24, 2002 and that after notice and hearing as required by law, the Division enter its Order amending Order No. R-11682 to include new provisions reflecting the actual costs for the re-entry and re-completion of the Chambers No. 1 well, the adoption of such actual costs as reasonable costs, and providing the pooled interest owners the opportunity to object to those costs and tender their proportionate share of such costs as they may elect, and making such other provisions as may be proper.

MILLER, STRATVERT & TORGERSON, P.A.

By



J. Scott Hall  
Attorneys for Permian Resources, Inc.  
Post Office Box 1986  
Santa Fe, New Mexico 87504-1986  
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PLEASE REPLY TO SANTA FE

- \* NEW MEXICO BOARD OF SPECIALIZATION RECOGNIZED SPECIALIST IN NATURAL RESOURCES - OIL & GAS LAW
- \*\* NEW MEXICO BOARD OF SPECIALIZATION RECOGNIZED SPECIALIST IN REAL ESTATE LAW

October 3, 2002

**CERTIFIED MAIL/RETURN RECEIPT REQUESTED**

Miriam P. Christopher  
566 Willow Road  
Winnetka, Illinois 60093-4138

Re: NMOCD Case No. 12715; Application of Permian Resources, Inc. to Amend the Cost Recovery Provisions of Compulsory Pooling Order No. R-11682, Lea County, New Mexico

Dear Ms. Christopher:

Please be advised that Permian Resources, Inc. has filed an Application with the New Mexico Oil Conservation Division to amend the cost recovery provisions of Order No. R-11682 pooling mineral interests in the Wolfcamp formation (North Shoe Bar Wolfcamp Oil Pool) underlying the SE/4 of Section 7, Township 16 South, Range 36 East, NMPM, to reflect the costs of the re-entry and re-completion of the Chambers No. 1 well, along with revised drilling and producing supervision charges. A copy of the Application is enclosed.

Permian Resources' Application is set for hearing before a Division Examiner at 8:15 a.m. on Thursday, October 24, 2002 at the NMOCD's offices located at 1220 South St. Francis Drive in Santa Fe, New Mexico. You have the right to appear at the hearing and participate in the case. Failure to appear at the hearing will preclude you from contesting this matter at a later date.

Very truly yours,

MILLER, STRATVERT & TORGERSON, P.A.



J. Scott Hall

JSH/glb  
Enclosure

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October 3, 2002

**REGISTERED MAIL/RETURN RECEIPT REQUESTED**

Andrei Rallis  
29 Victory Street  
Rose Bay  
Sydney 2023 NSW  
Australia

Re: NMOCD Case No. 12715; Application of Permian Resources, Inc. to Amend the Cost Recovery Provisions of Compulsory Pooling Order No. R-11682, Lea County, New Mexico

Dear Mr. Rallis:

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J. Scott Hall

JSH/glb  
Enclosure

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J. Scott Hall

JSH/glb  
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Sotirios Papadopoulos  
Lot 4, Whitebread Place  
North Rocks 2151  
Sydney, Australia

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*T. J. Scott Hall*

J. Scott Hall

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Ms. Mary Van Wyk  
7562 S. University  
Littleton, Colorado 80122

Re: NMOCD Case No. 12715; Application of Permian Resources, Inc. to Amend the Cost Recovery Provisions of Compulsory Pooling Order No. R-11682, Lea County, New Mexico

Dear Ms. Van Wyk:

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PLEASE REPLY TO SANTA FE

- \* NEW MEXICO BOARD OF SPECIALIZATION RECOGNIZED SPECIALIST IN NATURAL RESOURCES - OIL & GAS LAW
- \*\* NEW MEXICO BOARD OF SPECIALIZATION RECOGNIZED SPECIALIST IN REAL ESTATE LAW

October 3, 2002

**CERTIFIED MAIL/RETURN RECEIPT REQUESTED**

Nancy Fox  
16 Auriell Drive  
Colchester, VT 05446

Re: NMOCDC Case No. 12715; Application of Permian Resources, Inc. to Amend the Cost Recovery Provisions of Compulsory Pooling Order No. R-11682, Lea County, New Mexico

Dear Ms. Fox:

Please be advised that Permian Resources, Inc. has filed an Application with the New Mexico Oil Conservation Division to amend the cost recovery provisions of Order No. R-11682 pooling mineral interests in the Wolfcamp formation (North Shoe Bar Wolfcamp Oil Pool) underlying the SE/4 of Section 7, Township 16 South, Range 36 East, NMPM, to reflect the costs of the re-entry and re-completion of the Chambers No. 1 well, along with revised drilling and producing supervision charges. A copy of the Application is enclosed.

Permian Resources' Application is set for hearing before a Division Examiner at 8:15 a.m. on Thursday, October 24, 2002 at the NMOCDC's offices located at 1220 South St. Francis Drive in Santa Fe, New Mexico. You have the right to appear at the hearing and participate in the case. Failure to appear at the hearing will preclude you from contesting this matter at a later date.

Very truly yours,

MILLER, STRATVERT & TORGERSON, P.A.



J. Scott Hall

JSH/glb  
Enclosure

**MILLER, STRATVERT & TORGERSON, P.A.**  
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October 3, 2002

**CERTIFIED MAIL/RETURN RECEIPT REQUESTED**

David Marshall  
c/o Nancy Fox  
16 Auriell Drive  
Colchester, VT 05446

Re: NMOCD Case No. 12715; Application of Permian Resources, Inc. to Amend the Cost Recovery Provisions of Compulsory Pooling Order No. R-11682, Lea County, New Mexico

Dear Mr. Marshall:

Please be advised that Permian Resources, Inc. has filed an Application with the New Mexico Oil Conservation Division to amend the cost recovery provisions of Order No. R-11682 pooling mineral interests in the Wolfcamp formation (North Shoe Bar Wolfcamp Oil Pool) underlying the SE/4 of Section 7, Township 16 South, Range 36 East, NMPM, to reflect the costs of the re-entry and re-completion of the Chambers No. 1 well, along with revised drilling and producing supervision charges. A copy of the Application is enclosed.

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Very truly yours,

MILLER, STRATVERT & TORGERSON, P.A.

*J. Scott Hall*

J. Scott Hall

JSH/glb  
Enclosure

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October 3, 2002

**CERTIFIED MAIL/RETURN RECEIPT REQUESTED**

James I. Holden, Jr.  
2250 Havensridge Drive  
Colorado Springs, CO 80920

Re: NMOCD Case No. 12715; Application of Permian Resources, Inc. to Amend the Cost Recovery Provisions of Compulsory Pooling Order No. R-11682, Lea County, New Mexico

Dear Mr. Holden:

Please be advised that Permian Resources, Inc. has filed an Application with the New Mexico Oil Conservation Division to amend the cost recovery provisions of Order No. R-11682 pooling mineral interests in the Wolfcamp formation (North Shoe Bar Wolfcamp Oil Pool) underlying the SE/4 of Section 7, Township 16 South, Range 36 East, NMPM, to reflect the costs of the re-entry and re-completion of the Chambers No. 1 well, along with revised drilling and producing supervision charges. A copy of the Application is enclosed.

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