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

IN RE NOTICE OF VIOLATION ISSUED TO ROBINSON OIL, INC.

CASE NO. 22222 ORDER NO. R-21969

<u>ORDER</u>

This matter came before the Director of the New Mexico Oil Conservation Division ("Division") on the Notice of Violation ("NOV") issued to Robinson Oil, Inc., OGRID #37636 ("Operator"). The Division conducted a public hearing on December 1, 2021. The Director, having considered the testimony and evidence presented, and being otherwise fully advised in the premises, enters the following findings, conclusions and order:

FINDINGS

- 1. The Division has jurisdiction over the parties and the subject matter herein.
- 2. On August 12, 2021, the Division issued the NOV, which alleged three violations:

a. Operator has more inactive wells than are allowed by 19.15.5.9(A)(4)(a) NMAC. Operator is the registered operator of eighteen wells in the state of New Mexico. As an operator of less than one-hundred wells, it must plug and abandon or place into approved temporary abandonment status any inactive wells that exceed the threshold of two wells or fifty percent of all operated wells. Operator has eighteen inactive wells, listed below, which have not been plugged and abandoned or placed into temporary abandonment status.

API#	Well Name	Last Production Reported
30-025-23650	ARCO #001	Jun-15
30-025-25359	ARCO #002	Jun-15
30-025-07968	FOSTER #001	Jun-15
30-025-23726	SCHWALBE #001	Jun-15
30-025-25646	SCHWALBE #002	Jun-15
30-015-25070	STATE HL 2 #002	Jun-15
30-015-25178	STATE HL 2 #003	Jun-15
30-025-25631	T P FEDERAL #001	Jun-15
30-025-25371	TONTO #001	Jul-13
30-025-25420	TONTO #002	Jun-15
30-025-25589	TONTO #003	Jul-13
30-025-25584	TONTO #005	Jul-13
30-025-25591	TONTO #006	Jul-13
30-025-25897	TONTO #007	Jun-15
30-025-27435	TONTO #008	Jul-13
30-025-27190	TONTO #009Y	Jun-15
30-025-26290	TONTO #010	Jun-15
30-025-27371	TONTO #011	Oct-14

For this violation, the Division requested an Order requiring the Operator to plug and abandon the wells by a date certain or, if the Operator fails to plug and abandon the wells, to allow the Division to do so, and if the Division plugs and abandons the wells, to forfeit any financial assurance for the wells, and to require Operator to pay the excess cost to plug and abandon the wells. The Division also proposed to assess a civil penalty of five thousand four hundred dollars (\$5,400) for exceeding the inactive well threshold.

b. Operator has failed to file required monthly production reports, form C-115, as required by 19.15.7.24 NMAC. Operator is the registered operator of eighteen wells but has not submitted a C-115 for any well since 2015. For this violation, the Division requests an Order revoking Operator's authorization to transport from all wells and proposes a civil penalty of twenty-one thousand six hundred dollars (\$21,600).

c. Operator does not have sufficient financial assurance for inactive wells. 19.15.8.9(C) NMAC requires blanket plugging inactive well financial assurance of one hundred fifty thousand dollars (\$150,000) for operators with one to five qualifying inactive wells. Operator has five qualifying wells but has no inactive well financial assurance. For this violation, the Division proposes to assess a civil penalty of one thousand five hundred dollars (\$1,500).

- 3. Operator did not contact the Division during the informal resolution period which expired on or about September 26, 2021.
- 4. On September 20, 2021, the Division filed and served the Docketing Notice.
- 5. Operator did not file an answer to the NOV as allowed by 15.15.5.10 (E)(2)(b) NMAC.
- 6. The Division gave notice of the hearing as required by 19.15.5.10 NMAC. The hearing was scheduled for October 6, 2021 and was continued to December 1, 2021.
- 7. Operator did not appear at the hearing held on December 1, 2021.
- The Division presented the testimony of one witness, Mr. Rob Jackson, Compliance
 Officer and Bond Administrator with the Division's Administrative and Compliance
 Bureau and offered ten exhibits in support of his testimony.

- 9. Based on the Division's testimony and evidence, the Director finds that Operator violated 19.15.5.9(A)(4)(a) NMAC, by failing to plug and abandon inactive wells; 19.15.7.24 NMAC, by failing to file monthly production reports; and 19.15.8.9 (D), by failing to provide sufficient inactive well financial assurance.
- 10. The Director finds that the sanctions proposed by the Division are allowed by law,19.15.5.10(B) NMAC, and are supported by the record in this case.

<u>ORDER</u>

- 11. Operator's authority to transport from all wells is hereby revoked.
- 12. Operator shall plug and abandon the eighteen wells listed in paragraph 2(a) no later than30 days after issuance of this Order.
- 13. If Operator fails to plug and abandon the wells listed in paragraph 2(a) within 30 days of issuance of this Order, the Division shall be authorized to plug and abandon the wells and to forfeit the financial assurance for the wells. Operator shall pay the excess cost to plug and abandon the wells no later than 30 days after actual or attempted service of the Division's written demand.
- 14. Operator is assessed civil penalties in the amount of eighteen thousand dollars (\$28,500).
- 15. The Division retains jurisdiction of this matter for the entry of such further orders as it may deem necessary.

STATE OF NEW MEXICO OILCONSERVATION DIVISION



Date: 1/07/2022

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