PMESO-606049247



Donald R. Lankford Operations Manager – Vermejo CBM

> VPR"b" #201 30-007-20711

February 14, 2006

Roy Johnson New Mexico Oil Conservation Commission 1200 S. St. Francis Ave. Santa Fe, New Mexico 87740

SUBJECT: Request for Non-Standard Locations

Dear Roy,

El Paso E & P Company has submitted twenty-one (21) *Applications for Permit to Drill* (APD's) for named CBM wells VPRB 201 through VPRB 221. These proposed wells share acreage of the individual 160 acre drilling units with Carson National Forest under individual *Compensatory Royalty Agreements* which are attached to the referenced APD's.

There exists an *Administrative Order NSL-4251* which addresses unorthodox drilling locations on the remainder of the New Mexico portion of the Vermejo Park Ranch which was issued by the NMOCD on April 5, 1999. Eight of the referenced 21 APD's, namely VPRB-201, 203, 209, 211, 215, 217, 218, 219, are within 660 feet of the lease line. The BLM is aware of the proximity of these location and approval the agreements.

Please consider this correspondence as a request for Non-Standard Locations for these eight exceptional wells.

Respectfully,

DR Land

Donald R Lankford Operations Manager

										NSL #				
District 1 1625 N. French Dr., Hobbs, NM 88240 District 11				State of New Mexico Energy Minerals and Natural Resource						Form C-				
1301 W. Grand Avenue, Artesia, NM 88210 District III				Oil Conservation Division				vision	S	Submit to appropriate District Office				
1000 Rio Braz District IV						1220 South St. Francis Dr. Santa Fe, NM 87505					AMENDED REPORT			
1220 S. St. Fr														
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El Paso E & P Compa PO Box 190 Raton, NM 8774					190 187740	90 7740				30-0	API Number 30-007-2071/			
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AMENDED REPORT

1 A	r		² Pool Code	e	³ Pool Name Van Bremmer Canyon – Vermejo Gas					
		l l	97047	2						
⁴ Property C				⁵ Property	Name		⁶ Well Number			
25180 ⁷ OGRID No. 180514					VERMEJO PAR	K RANCH		VPR'B'-201		
				^a Operator Name					' Elevation	
				E	L PASO ENERGY	RATON, L.L.C.		8021'		
					¹⁰ Surface	Location				
UL or lot no.	Section	Township Range Lot Idn Feet from				North/South line	East/West lin	st line County		
н	10	T 29 N	R 18 E	н	1872	NORTH	844	EAST	COLFAX	
l		L	¹¹ Be	ottom Ho	le Location I	f Different From	n Surface			
UL or lot no.	Section	Township	Range	Lot Idn	Feet from the	North/South line	Feet from the	East/West lin	e County	
edicated Acres	¹³ Joint a	r Infill ¹⁴ C	onsolidation	Code ¹⁵ Or	der No.	<u> </u>	· ·	<u> </u>		

NO ALLOWABLE WILL BE ASSIGNED TO THIS COMPLETION UNTIL ALL INTERESTS HAVE BEEN CONSOLIDATED OR A NON-STANDARD UNIT HAS BEEN APPROVED BY THE DIVISION

16		1	¹⁷ OPERATOR CERTIFICATION I hereby certify that the information contained herein is true and complete to
		i !	the best of my knowledge and belief, and that this organization either owns a
		i	working interest or unleased mineral interest in the land including the proposed
			bottom hole location or has a right to drill this well at this location pursuant to
		1872'	a contract with an owner of such a mineral or working interest, or to a
			voluntary pooling agreement or a compulsory pooling order heretofore entered
f	49%	51%	by the division.
		1	
		1	Signature Date
		573'± 844'	DR Lancel 2/13/06
			Printed Name
CARSON		i.	Don Lankford
NATIONAL /		1	Production Manager
FOREST			
FORESI			¹⁸ SURVEYOR CERTIFICATION
			I hereby certify that the well location shown on this plat was
LAT/LONG N N 36°4			plotted from field notes of actual surveys made by me or under my
W 105%			supervision, and that the same is true and correct to the best of my
			belief.
			October 31, 2005
	//-A		Date of Survey
\vee / / / / / / /			Signature and Seal of Professional Surveyor
/ / / / / / / / / / / / / / / / / /			
Y / / / / / / / / / / / / / / / / / / /			Bu Shiller
/ / X / /	/ . / j.		Certificate Number NMLISNO. 5103
$V_{-}/_{-}/_{-}/_{-}/_{-}/_{-}/_{-}/_{-}/$	i		

EL PASO CORP.

DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT CASE RECORDATION

(LIVE) Serial Register Page

Page 25 of 25 Run Date/Time: 02/01/06 11:00 AM 01 02-25-1920;041STAT0437;30USC226(G) **Total Acres** Serial Number Case Type 318120: **O&G CMPNS RLTY AGRMT-DRN** 160.000 NMNM- - 115553 Commodity 459: OIL & GAS Ł Case Disposition: AUTHORIZED Serial Number: NMNM-- - 115553 Name & Address Int Rel **%Interest BLM FARMINGTON FO** 1235 LA PLATA HWY FARMINGTON NM 87401 OFFICE OF RECORD 100.00000000 EL PASO PRODUCTION PO BOX 2511 HOUSTON TX 77252 **OPERATING RIGHTS** 0.000000000 Serial Number: NMNM-- - 115553 Mer Twp Rng Sec SType SNr Suff Subdivision **District/Resource Area** County Mgmt Agency 23 0290N 0180E 010 ALIQ NE: TAOS FO COLFAX BUREAU OF LAND MGMT Serial Number: NMNM-- - 115553 Act Date Code Action Action Remarks Pending Office 01/01/2006 CASE ESTABLISHED 387 01/01/2006 530 RLTY RATE - 12 1/28 01/01/2005 868 EFFECTIVE DATE 12/31/2008 EXPIRES 763

Line Nr Remarks

Serial Number: NMNM-- - 115553

NO WARRANTY IS MADE BY BLM FOR USE OF THE DATA FOR PURPOSES NOT INTENDED BY BLM

115553

COMPENSATORY ROYALTY AGREEMENT

This agreement is entered into in triplicate effective January 1, 2006, by and between the United States of America, through the Department of the Interior, Bureau of Land Management (BLM), referred to as the "USA", and El Paso E&P Company, L.P. ("El Paso"), witnesseth:

Whereas, The USA and El Paso are each the owner of mineral rights being located within a 160acre governmental spacing unit being described as the NE/4, Section 10-29N-18E, and;

Whereas, The USA through the Bureau of Land Management is the administrator of the unleased mineral rights which are more particularly described on the plat attached hereto and marked as Exhibit "A", and;

Whereas, El Paso desires to form a spacing unit and drill a well in accordance with the rules and regulations of the New Mexico Oil Conservation Division (NMOCD), and;

Whereas, The USA desires to receive royalty compensation from offset drainage of its unleased minerals, and;

Now, therefore, in consideration of the foregoing and the premises described above, El Paso and the USA hereby agree as follows:

1. El Paso agrees to tender to the USA a royalty on the amount or value of all oil and gas produced and taken from the above-described lands, payments to be made to the Minerals Management Service. The royalty paid to the USA shall be calculated by multiplying the royalty rate of 12.5% by a fraction equal to the number of net mineral acres owned by the USA in the governmental spacing unit described above divided by the number of acres in the spacing unit described above.

2. Royalty payments are due at the end of the month following the month during which he oil and gas is produced and sold except when the last day of the month falls on a weekend or holiday. In such cases, payments are due on the first business day of the succeeding month (30 CFR 218.50(a)), and when paid in kind to be delivered in the field where produced at such time and in such manner as may be required by the duly authorized officer of the Department of the Interior.

3. For the purpose of computing the compensation payable to the United States pursuant to the terms of this agreement, the market value shall be computed in accordance with the departmental regulations. Each payment shall be accompanied by the Statement of oil and gas runs showing the quantity and the market value of oil and gas produced, saved and marketed during the period for which payment is made. All payments shall be made by check drawn to the order of the

Minerals Management Service and transmitted to the Royalty Management Program, P. O. Box 5810, Denver, Colorado 80217.

4. El Paso will file with the Minerals Management Service copies (in triplicate) of all sales contracts for the disposition of oil and gas produced from said lands, excluding any hydrocarbons used for production purposes thereon.

5. The said premises and all wells, improvements, machinery, and fixtures thereon or connected therewith, and all books and accounts of the party of the second part shall be open at all times for the inspection of any duly authorized officer of the Department of the Interior for the purposes of production verification. El Paso will furnish annually and at such times as the USA may require, in the manner and form prescribed, a plat showing all development and improvements on said lands, and other related information, together with a statement as to the amount and grade of oil and gas produced and sold, and the amount received therefore.

6. The USA agrees to waive any right to the working interest portion allocable to the unleased minerals of the USA in the governmental spacing unit described above from the surface of the earth to the top of the Trinidad formation, and agrees that no third party shall be granted rights to extract oil and gas from the unleased minerals of the USA in the governmental spacing unit described above from a well or wells drilled in the governmental spacing unit described above as to depths from the surface of the earth to the top of the Trinidad formation to the USA with respect to the unleased minerals of the USA in the governmental spacing unit described above as to depths from the surface of the earth to the USA with respect to the unleased minerals of the USA in the governmental spacing unit described above as to depths from the surface of the earth to the USA with respect to the unleased minerals of the USA in the governmental spacing unit described above as to depths from the surface of the earth to the USA with respect to the unleased minerals of the USA in the governmental spacing unit described above as to depths from the surface of the earth to the top of the Trinidad formation shall be the payment of royalties as provided in this Compensatory Royalty Agreement.

7. El Paso shall have no right to occupy the surface owned by the USA and administered by the Carson National Forest as to the lands described herein. The well drilled in the governmental spacing unit described above as to depths from the surface of the earth to the top of the Trinidad formation shall be drilled at the location described on Exhibit A, or, at the election of El Paso, at a legal location in the governmental spacing unit described above that is no closer to the boundary of the Carson National Forest than the location described on Exhibit A; provided, the well is permitted, drilled and produced in accordance with the rules and regulations of the NMOCD.

8. The United States agrees that during the term of this agreement it shall not offer for sale or lease any portion of its oil and gas rights located in the spacing unit described above being limited to those depths from the surface of the Earth to the Top of the Trinidad Formation. Moreover, any lease granted by the USA for depths below the Top of the Trinidad Formation shall specifically exclude all formations and horizons above the Top of the Trinidad formation.

9. El Paso shall provide the USA with a full suite of logs, in both paper and digital format, for all wells drilled on the governmental spacing unit, showing the strata and the character of the ground passed through by the drill.

10. El Paso agrees it shall not seek approval of an Application from the New Mexico Oil Conservation Division for irregular or non-standard spacing units covering any portion of the governmental spacing unit described above during the term of this agreement.

11. This Compensatory Royalty Agreement shall become effective on the date set forth below. and shall remain in effect for a period of two years and so long thereafter oil or gas is produced from the governmental spacing unit described above as to depths from the surface of the earth to the top of the Trinidad formation. If a well is not drilled within two years from the effective date of this Compensatory Royalty Agreement, this Compensatory Royalty Agreement shall terminate and be void and of no effect. This Compensatory Royalty Agreement shall not terminate upon the cessation of production if, within 60 days thereafter, reworking or drilling operations are commenced in the governmental spacing unit described above as to depths from the surface of the earth to the top of the Trinidad formation and are thereafter conducted with reasonable diligence.

12. This Compensatory Royalty Agreement shall be binding upon the parties hereto and shall extend to and be binding upon their respective successors and assigns.

If the foregoing agreement meets with your approval, please so indicate by signing and returning one copy of this agreement to the undersigned.

IN WITNESS WHEREOF this agreement is signed and effective this 15t 2006.

THE UNITED STATES OF AMERICA EL PASO E&P COMPANY, L.P. Bureau of Land Management

nda S. C. Rundell فنمدح

Acting State director Date: 1/31/06

AHD.

Chad R. Shaw Attorney-in-Fact Date:

day of January

STATE OF COUNTY OR_S

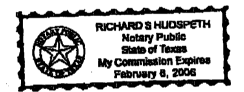
Dennis C. This instrument was acknowledged before me on this <u>Just</u> day of January, 2006 by <u>Linda S. C. Rundell</u>, as <u>State Director</u> of Bureau of Land Management, on behalf of the Department of the Interior, Bureau of Land Management.



An. Notary Public, State of Printed Name: SANDRA NUA **Commission Expires:**

STATE OF TEXAS § COUNTY OF HARRIS §

This instrument was acknowledged before me on this |s| day of January, 2006 by <u>Chad R. Shaw</u>, as <u>Attorney-in-Fact</u> of El Paso E&P Company, L.P., a Delaware corporation, on behalf of said corporation.



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Notary Public, State of Texas	
Printed Name: Richard S. Hudspeth	
Commission Expires: 2-6-04	

