

J. Scott Hall

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2012 OCT 31 P 4: 11

October 31, 2012

Ms. Jami Bailey, Director New Mexico Oil Conservation Division 1220 S. St. Francis Drive Santa Fe, NM 87505

Hand Delivered

Re:

NMOCD Case No. <u>1493</u> Application of Cimarex Energy Co. for Designation of a Non-Standard Oil Spacing and Proration Unit and for Compulsory Pooling, Lea County, New Mexico (Triste Draw 25 Fed. Com. Well No. 3)

Dear Ms. Bailey:

On behalf of Cimarex Energy Co., enclosed for filing is an original and one copy of an Application in the above-referenced case. Please set this matter for hearing on the December 13, 2012 examiner docket. Also enclosed is a proposed advertisement for the case.

Very truly yours,

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J. Scott Hall

**Enclosures** 

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**REPLY TO:** 

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Post Office Box 36210 Albuquerque, New Mexico 87176-6210 STATE OF NEW MEXICO
DEPARTMENT OF ENERGY, MINERAL AND NATURAL RESOURCES CONSERVATION DIVISION

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IN THE MATTER OF THE APPLICATION OF CIMAREX ENERGY CO. FOR DESIGNATION OF A NON-STANDARD OIL SPACING AND PRORATION UNIT AND FOR COMPULSORY POOLING, LEA COUNTY, NEW MEXICO

N. 15

Case No. 14937

## APPLICATION

Cimarex Energy Co., by its undersigned attorneys, Montgomery and Andrews, P.A. (J. Scott Hall), hereby makes application pursuant to *inter alia* Rules 19.15.16.14 and 19.15.16.15 NMAC of the Division's Rules and regulations and NMSA 1978 Section 70-2-17 (1995) for an order providing as follows:

- A. Consolidating each of the 40-acre spacing units within the E/2 W/2 of Section 25, Township 23 South, Range 32 East, NMPM, Lea County, New Mexico and designating the consolidated units as a 160-acre ± non-standard oil spacing and proration unit in the Bone Spring formation for Applicant's horizontal drilling project area; and
- B. Pooling all interests in the Bone Spring formation underlying the E/2 W/2 of Section 25.

In support, Applicant states:

- 1. Applicant owns certain working interests in and under the proposed project area in Section 25, and has the right to drill thereon.
- 2. Applicant proposes to dedicate the above-referenced pooled unit to its Triste Draw 25 Fed. Com. Well No. 3 to be drilled horizontally from a surface location 330' from the South line and 1980' from the West line (Unit N) to a bottom hole location 330' from the North line and 1980' from the West line (Unit C), to a depth sufficient to test the Bone Spring

formation underlying the proposed project area in Section 25. The Completed Interval of the well will be located within the Producing Area of the proposed Project Area.

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- 3. Applicant does not have leases or a voluntary agreement for pooling or farmout from certain other interest owners in the above-reference formation underlying the proposed non-standard unit.
- 4. In order to permit the Applicant to obtain its just and fair share of the oil and gas underlying the subject lands, the mineral interests should be pooled and the Applicant should be designated operator of the well.
- 5. The pooling of interests and approval of the non-standard spacing and proration unit and horizontal well project area will afford the Applicant the opportunity to produce its just and equitable share of hydrocarbons underlying the spacing unit, will avoid the drilling of unnecessary wells, will prevent waste and will protect correlative rights.

WHEREFORE Applicant requests that this Application be set for hearing before a duly appointed hearing examiner of the Oil Conservation Division on December 13, 2012 and that after notice and hearing as required by law, the Division enter its Order approving the non-standard spacing unit, the project area and pooling the lands, including provisions for Applicant to recover its costs of drilling, equipping and completing the wells, its costs of supervision while drilling and after completion, including overhead charges and providing for adjustments to such rates in accordance with accepted COPAS accounting procedures, and imposing a 200% risk factor for the risk assumed by the Applicant in drilling, completing and equipping the wells, and making such other and further provisions as may be proper in the premises.

Respectfully submitted,

MONTGOMERY & ANDREWS, P.A.

By:

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