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- San Juan 29-6 Unit -- Order No. R-11187, dated 05/25/1999, entered in Case #12136; Mesa Verde and Dakota Participating Area Plats
- San Juan 30-5 Unit -- Order No. R-10771, dated 02/21/1997, entered in Case #11709; Mesa Verde and Dakota Participating Area Plats
- San Juan 32-8 Unit -- Order No. R-11189, dated 05/25/1999, entered in Case #12139
 plus commingling for the Trail Canyon-Gallup Pool; Mesa Verde and Dakota Participating
 Area Plats, Order No. R-7277 dated 05/05/2003, entered in Case 7859
- San Juan Units -- Order No. R-13375 Expansion of Allowable Alternative Allocation Methods for Commingled Wells dated 03/23/2011, entered in Cases 11601, 11626, 11627, 11628, 11629, 11685, 11708, 11709, 11815 and 12136 (reopened)

KELLAHIN & KELLAHIN

ATTORNEY AT LAW

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October 11, 2012

CERTIFIED MAIL-RETURNED RECEIPT REQUESTED

TO: NOTICE OF THE HEARING OF THE FOLLOWING NEW MEXICO OIL CONSERVATION DIVISION CASE:

Re:

Case (# pending): Application of ConocoPhillips Company and Burlington Resources Oil & Gas Company LP to amend Downhole Comingling Referenced Case Orders for fourteen Township Units to delete notice requirements when production for the Basin-Mancos Gas Pool is commingled with production from the Dakota and Mesaverde Formations,

San Juan, Rio Arriba Counties, New Mexico

On behalf of ConocoPhillips Company and Burlington Resources Oil & Gas Company "COPC", please find enclosed our application for the referenced case. The hearing for this case will be set on the New Mexico Oil Conservation Division Examiner's docket now scheduled for 8:15 am on November 29, 2012. The hearing will be held at the Division hearing room located at 1220 South Saint Francis Drive, Santa Fe, New Mexico, 87505. (Phone 505-476-3458, Fax 505-476-3462)

You are receiving this notice because a search of the COPC's records indicates that you may be an owner within one or more of the fourteen Township Units named in the enclosed application, that specifically listed each Units, their case numbers and Division order numbers. Currently, COPC is not required to provide notice to you when it is downhole commingled with Dakota and/or Mesaverde production. COPC, with this application, seeks to delete notice to you when it wants to add the production from the Mancos formations, including the Gallup interval of the Mancos formation. COPD will still be required to obtain approval from the Division.

You are not required to attend this hearing, but as a party of interest may be affected by this application, we are notifying you of your right to appear at the hearing and participate in this case, including the right to present evidence either in support of or in opposition to the application. Failure to appear at the hearing may preclude you from any involvement in this case at a later date.

Pursuant Division Rule 1208.B, parties appearing in cases are required to file a Pre-Hearing Statement with the Division not later than 5:00 PM on Thursday, November 22, 2012, with a copy delivered to the undersigned. This statement must include: A concise statement of your position; the names of all witnesses the party will call to testify at the hearing; the approximate time of the party will need to present its case, and identification of any procedural matters that are to be resolved prior the hearing. Please direct any questions to Chuck Creekmore of Conoco COPC at 505-326-6122.

W. Thomas Kellahin

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

IN THE MATTER OF THE HEARING CALLED BY THE OIL CONSERVATION DIVISION FOR THE PURPOSE OF CONSIDERING:

CA	SE	NO.	

APPLICATION OF CONOCOPHILLIPS COMPANY AND BURLINGTON RESOURCES OIL & GAS COMPANY LP TO AMEND DOWNHOLE COMMINGLING REFERENCE CASE ORDERS FOR FOURTEEN TOWNSHIP UNITS TO DELETE NOTICE REQUIREMENTS, SAN JUAN AND RIO ARRIBA COUNTIES, NEW MEXICO

APPLICATION

Comes now CONOCOPHLLIPS COMPANY AND BURLINGTON RESOURCES OIL & GAS COMPANY LP, collectively "COPC", by and through its attorneys, Kellahin and Kellahin, and applies to the New Mexico Oil Conservation Division for orders amending fourteen downhole commingling "DHC" reference case orders for fourteen of its Township Units to delete notice requirements.

And in support states:

- (1) COPC operates certain voluntary units (the "Township Units") in Rio Arriba and San Juan Counties, New Mexico that were approved for downhole commingling reference cases generally for Mesaverde and Dakota production. Some of those referenced cases also deleted the requirement that notice be sent to all interest owners when the operator filed to DHC either a Division form C-107-A or C-103 for production for Basin-Dakota and Blanco-Mesverde and other pools.
- (2) Now that the Division has approved the Basin-Mancos Gas Pool, Order R-12984-B, as a Pre-Approved for downhole commingling "DHC" with the Mesaverde and Dakota pools, the applicant seeks to delete the requirement that notice be sent to the Township Unit owners for the proposed downhole commingling of production from the Basin-Mancos Gas Pool with other approved pools.

- (3) Applicant seeks to delete notice of DHC in the following Township Units and amend these orders:
 - a. Allison Unit--Order R-13106, dated 3/25/2009, entered in Case 14281;
 - b. San Juan 27-4 Unit--Order R-12867, dated 1/03/2008, entered in Case 13989;
 - c. San Juan 28-4 Unit--Order R-12865, dated 1/03/2008, entered in Case 13987:
 - d. San Juan 28-6 Unit--Order R-10696, dated 11/12/1996, entered in Case 11628:
 - e. San Juan 29-7 Unit--Order R-10697, dated 11/08/1996, entered in Case 11629:
 - f. San Juan 30-6 Unit--Order R-12866, dated 1/03/2008, entered in Case 13988;
 - g. San Juan 32-9 Unit--Order R-10692, dated 11/01/1996, entered in Case 11601;
 - h. San Juan 31-6 Unit--Order R-11188, dated 5/25/1999, entered in Case 12138;
 - i. San Juan 32-7 Unit--Order R-11210, dated 6/21/1999, entered in Case 12137;
 - j. San Juan 28-7 Unit--Order R-10476-B, dated 10/17/1997, entered in Case 11815;
 - k. San Juan 29-5 Unit--Order R-10770, dated 2/21/1997, entered in Case 11708:
 - 1. San Juan 29-6 Unit--Order R-11187, dated 5/25/1999, entered in Case 12136;
 - m. San Juan 30-5 Unit--Order R-10771, dated 2/21/1997, entered in Case 11709;
 - n. San Juan 32-8 Unit--Order R-11189, dated 5/25/1999, entered in Case 12139 plus commingling for the Trail Canyon-Gallup Pool.
- (4) As a result of the entry of the downhole commingling "reference cases" certain formations within these Township Units have been exempted from some or all of the requirements of Division Rule 19.15.12.11 that required administrative applications for downhole commingling to demonstrate (a) marginal economic criteria, (b) compatibility criteria (c) pressure criteria, (d) cross-flow criteria (e) fluid-sensitivity criteria (f) value criteria (g) allocation formulas and (h) that notice of the proposed downhole commingling on a well by well basis was provided by certified mail return receipt requested to each of the interest owners in the well in those instances where ownership between the zones to be commingled is not common.

- (5) In all these fourteen Township Units, the Division has exempted production from the Blanco-Mesaverde and Basin-Dakota formations from some or all the criteria listed in paragraph (3) above.
- (6) As a result of the entry of Order R-11363, dated April 26, 2000, the Basin-Dakota and the Blanco-Mesaverde Pools were approved as "pre-approved pools" for downhole commingling of production thus eliminating the need to justify marginal economic criteria, compatibility criteria, pressure criteria, cross flow criteria and fluid sensitivity criteria on a well-by-well basis.
- (7) The Division routinely administratively approves the downhole commingling of production from the Gallup (Mancos), Mesaverde and Dakota formations within the San Juan Basin.
- (8) Recently, as a result of the entry of Division Order R-12984-B, dated August 15, 2012 entered in Case 14862, the Division has "pre-approved" the downhole commingling of production from the Basin-Mancos, Blanco-Mesaverde and Basin-Dakota Gas Pools within the entire San Juan Basin.
- (9) In doing so, the Division has authorized the downhole commingling of Basin-Mancos, Blanco-Mesaverde and Basin Dakota Gas Pools and exempted the operators from having to demonstrate: (a) marginal economic criteria, (b) compatibility criteria (c) pressure criteria, (d) cross-flow criteria and fluid sensitivity criteria.
- (10) Currently, there is no exception to the notice requirements within these Township Units in the instances where the operator seeks approval to downhole commingle the Basin-Mancos Gas Pool with the Blanco-Mesaverde and/or Basin-Dakota Gas Pools.
- (11) In support of its request to delete the requirement that each application for downhole commingling of Basin-Mancos with Blanco-Mesaverde and/or Basin-Dakota Gas Pools be sent to each interest owner affected, COPC will provided evidence and testimony which will demonstrate that:
 - (a) because these are "divided" units with various participating areas, the interest ownership between any zones to be downhole commingled within a given wellbore in these Township Units will not be common;
 - (b) pursuant to Division Rule 19.15.12.11.C.(2), which states the requirements for filing downhole commingling applications within "pre-approved" areas, applicant is currently required to notify all interest owners within the well when the ownership between the commingled zones is not common every time a Form C-103 is submitted to the Division which can involve as many as 221 different owners; and,

- (c) providing notice to each interest owner in these Township Units of subsequent downhole commingling is unnecessary and is an excessive burden to the applicant.
- (12) The deletion of the "notice requirement" will lessen the burden on the operator to send hundreds of notice packages to unit interest owners every time the operator seeks approval to downhole commingle production from the Basin-Mancos Gas Pool with the Blanco-Mesaverde and/or Basin-Dakota Gas Pools.
- (13) The Applicant seeks the elimination of unnecessary notice whereby notice for downhole commingling of Basin-Mancos with Blanco-Mesaverde and/or Basin-Dakota Gas Pools within these Township Units will not be required to any owner (including royalty, overriding royalty or working interest owners) in instances where ownership are not common or percentages are not identical in the zones to be commingled.
- (14) Applicant requests that this matter be docketed for hearing on the Division's Examiner docket now scheduled for November 29, 2012.
- (15) Notice of this application has been sent to all interest owners, including working, royalty and overriding royalty interest owners within each of these Township Units.

WHEREFORE Applicant requests that this matter be set for hearing on November 29, 2012 before a duly appointed Examiner of the Oil Conservation Division and that after notice and hearing as required by law, the Division enter its order granting this application.

Respectfully submitted

W. Thomas Kellahin

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Attorneys for Applicant