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October 9, 2018

HAND-DELIVERY

Florene Davidson New Mexico Oil Conservation Division 1220 South St. Francis Drive Santa Fe, NM 87505 Case 20086

Re:

Applications of Devon Energy Production Company LP for a Standard

Horizontal Spacing and Proration Unit and Compulsory Pooling, Lea County,

New Mexico

Van Doo Dah (W/2 W/2 Bone Spring) Van Doo Dah (E/2 W/2 Bone Spring) Van Doo Dah (W/2 E/2 Bone Spring) Van Doo Dah (E/2 E/2 Bone Spring)

Dear Ms. Davidson:

Enclosed please find for filing four originals and four copies of Devon's Applications regarding the above referenced matter. The proposed advertisements will also be emailed to you in Word format. Please set these matters for hearing on the November 15, 2018 examiner docket.

Thank you.

Kaitlyn A. Luck

Enclosures

cc.

Tim Prout (via email, w/encs.)

REPLY TO:

325 Paseo de Peralta Santa Fe, New Mexico 87501 Telephone (505) 982-3873 • Fax (505) 982-4289

Post Office Box 2307 Santa Fe, New Mexico 87504-2307



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

APPLICATION OF DEVON ENERGY PRODUCTION COMPANY LP FOR A STANDARD HORIZONTAL SPACING AND PRORATION UNIT AND COMPULSORY POOLING, LEA COUNTY, NEW MEXICO

Case No. 20086

APPLICATION

Devon Energy Production Company LP ("Devon"), through its undersigned attorneys, hereby files this application with the Oil Conservation Division pursuant to the provisions of NMSA 1978, § 70-2-17, for an order (1) creating a standard 320-acre, more or less, horizontal spacing and proration unit comprised of the W/2 W/2 of Section 28 and the W/2 W/2 of Section 33, Township 25 South, Range 32 East, NMPM, Lea County, New Mexico, and (2) pooling all uncommitted interests in the Bone Spring formation (WC-025 G-08 S253235G; BONE SPRING [97903]). In support of its application, Devon states:

- 1. Devon is a working interest owner in the proposed standard horizontal spacing unit and has the right to drill thereon.
- 2. Devon proposes to dedicate the above-referenced standard horizontal spacing and proration unit for its proposed Van Doo Dah 28-33 Fed Com #231H well, to be horizontally drilled from surface location 205' FNL and 410' FWL of Section 28 and a bottom hole location 330' FSL and 330' FWL of Section 33, Township 25 South, Range 32 East, Lea County, New Mexico, and a total vertical depth of 10,230'.
- 3. The completed interval for the Van Doo Dah 28-33 Fed Com #231H will remain within the 330-foot setbacks required by the Statewide rules for horizontal oil wells.

- 4. The first and last take points for the Van Doo Dah 28-33 Fed Com #231H well will remain within the 100-foot setbacks required by the Statewide rules for horizontal oil wells.
- 5. Devon has in good faith sought and been unable to obtain voluntary agreement for the development of these lands from all of the mineral interest owners in the subject horizontal spacing unit ("HSU").
- 6. Approval of the standard HSU and the pooling of all mineral interest owners in the Bone Spring formation underlying the HSU will avoid the drilling of unnecessary wells, will prevent waste, and will protect correlative rights.
- 7. In order to permit Devon to obtain its just and fair share of the oil and gas underlying the subject lands, all uncommitted interests in this HSU should be pooled and Devon should be designated the operator of the proposed HSU.

WHEREFORE, Devon requests that this application be set for hearing before an Examiner of the Oil Conservation Division on November 15, 2018, and, after notice and hearing as required by law, the Division enter an order:

- A. Creating a standard 320-acre, more or less, horizontal spacing and proration unit comprised of the W/2 W/2 of Section 28 and the W/2 W/2 of Section 33, Township 25 South, Range 32 East, NMPM, Lea County, New Mexico;
- B. Pooling all uncommitted interests in the standard horizontal spacing and proration unit;
- C. Designating Devon as operator of this standard HSU and the well to be drilled thereon;
- D. Authorizing Devon to recover its costs of drilling, equipping and completing the well;

E. Approving the actual operating charges and costs of supervision while drilling and after completion, together with a provision adjusting the rates pursuant to the COPAS accounting procedures; and

F. Imposing a 200% penalty for the risk assumed by Devon in drilling and completing the well against any interest owner who does not voluntarily participate in the drilling of the well.

Respectfully submitted,

MONTGOMERY & ANDREWS, P.A.

/s/ Seth C. McMillan
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