BEFORE THE OIL AND GAS CONSERVATION COMMISSION OF THE STATE OF COLORADO

IN THE MATTER OF THE APPLICATION OF CARRIZO OIL & GAS, INC. FOR AN ORDER POOLING ALL NONCONSENTING INTERESTS IN THE NIOBRARA FORMATION IN A 640-ACRE DRILLING AND SPACING UNIT IN WELD COUNTY, COLORADO

APPLICATION

COMES NOW Carrizo Oil & Gas, Inc. ("Applicant"), by its attorneys, Beatty & Wozniak, P.C., and makes application to the Oil and Gas Conservation Commission of the State of Colorado ("COGCC" or "Commission") for an order pooling all interests for the drilling and producing of wells from the Niobrara Formation on the following described lands, comprising an approximate 640 acre drilling and spacing unit in Weld County, Colorado:

Township 7 North, Range 60 West, 6th P.M. Section 20

(hereinafter "Application Lands")

In support of its application, Applicant states and alleges as follows:

1. Applicant is a corporation duly authorized to conduct business in the State of Colorado, and is a registered operator in good standing with the Commission.

2. Applicant owns leasehold interests in a substantial portion of the Application Lands. See Exhibit A attached hereto.

3. The Application Lands are unspaced and are subject to Rule 318.a, which provides that a well to be drilled two thousand five hundred (2,500) feet or greater shall be located not less than six hundred (600) feet from any lease line, and shall be located not less than one thousand two hundred (1,200) feet from any other producible or drilling oil or gas well when drilling to the same common source of supply, unless authorized by order of the Commission upon hearing.

4. Applicant has filed, concurrently with this Application, an application seeking an order establishing a drilling and spacing unit comprising the Application Lands for development of and production the Niobrara Formation. This application is contingent upon Commission approval of its companion application.

5. Applicant, pursuant to the provisions of C.R.S. § 34-60-116 (6) and (7), and Commission Rule 530, seeks an order to involuntarily pool all interests not voluntarily pooled for the development of the Niobrara Formation on the Application Lands.

6. Applicant requests that the Commission's pooling order be made retroactive to the earliest date costs are incurred for the initial well on the Application Lands as allowed by C.R.S. § 34-60-116(7), or the date of this Application, whichever is earlier.

7. The names of the interest owners on the Application Lands are shown on <u>Exhibit B</u>, attached hereto. Applicant certifies that, at least thirty (30) days prior to the hearing on this matter, each such interest owner not already leased or pooled shall be offered the opportunity to lease, or to participate in the drilling of a well, as the case may be, and shall be provided with the information required by Rule 530.

8. That the names and last-known addresses of the interested parties with respect to this Application are set forth in <u>Exhibit B</u>, and the undersigned certifies that copies of this Application will be served on each interested party within seven (7) days of the date hereof, as required by COGCC Rule 503.e.

9. That in order to prevent waste and to protect correlative rights, all non-consenting interests on the Application Lands should be pooled for the development of the Niobrara Formation in accordance with C.R.S § 34-60-116 and COGCC Rule 530.

WHEREFORE, Applicant requests that this matter be set for hearing at the next available opportunity, that notice thereof be provided as required by law, and that upon such hearing, this Commission enter its order:

A. Finding that all interest owners with whom the Applicant has been unable to secure a lease or an agreement to participate in the drilling of the initial well on Application Lands be pooled involuntarily with respect to development of the Niobrara Formation.

B. Establishing that the Commission's involuntary pooling order issued with respect to this Application be made retroactive to the earliest date costs are incurred for the initial well on Application Lands as allowed by C.R.S. § 34-60-116(7), or the date of this Application, whichever is earlier.

C. That the Commission's order be applicable to subsequent wells drilled on the Application Lands.

D. For such other findings and orders as the Commission may deem proper or advisable in this matter.

WHEREFORE, Applicant respectfully requests that this matter be set for hearing in May, 2011, that notice be given as required by law and that upon such hearing this Commission enter its order consistent with Applicant's request as set forth above.

Dated: March ___, 2011.

By:__

Kenneth A. Wonstolen Elizabeth Y. Gallaway Beatty & Wozniak, P.C. 216 Sixteenth Street-Suite 1100 Denver, CO 80202-5115 303-407-4499

VERIFICATION

[insert Calhoun signed verification page]

<u>EXHIBIT A</u>

[INSERT PLAT WITH SECTION 20 SHADED]

<u>EXHIBIT B</u>

Contex Energy Company 621 17th Street, Suite 1020 Denver, CO 80293

HEP Oil Company 201 West California Street, P.O. Box 1499 Gainesville, TX 76241

Pergamos, L.P. 5416 Birchman Ave. Forth Worth, TX 76107

Kenneth C. Moore 2928 Plaza Blanca Santa Fe, NM 87505

Aileen J. Deffke 3323 Mountain View Avenue Longmont, CO 80503

Sidney A. Bruns 12736 West Mississippi Avenue Lakewood, CO 80228

John M. Wilson 701 Poydras Street, Suite 5000 New Orleans, LA 70139

Gene F. Lang & Co. 19751 East Mainstreet, Suite 334 Parker, CO 80138

Dorothy Fritz 6611 West 116th Avenue Broomfield, CO 80020

Denton and Linda Ladd Living Trust 605 Toledo Trail Georgetown, TX 78628

Hannon & Associates, LLC 1615 California Street, Suite 623 Denver, CO 80202

Norman Keith Freeman 74 Norwood Avenue Kensington, CA 94707 William E. Freeman 1050 Green Acres Drive Silver Springs, MD 20903

Barracuda Investments, LLC 5416 Birchman Avenue Fort Worth, TX 76107

Louise Mitzel 17619 Downey Avenue, #209 Downey, CA 90241

Estate of Olinda Row No Known Address

Estate of Benjamin Mitzel No Known Address

Estate of John Mitzel No Known Address

Georgia A. Dorsey 4049 Highway 230 Laramie, WY 82070

Donald W. Ernst 1531 Gay Street Longmont, CO 80501

Leland W. Ernst 1655 Hilltop Drive Longmont, CO 80504

Pergamos, L.P. 770 North Fielder Road Arlington, TX 76012

Slick Rock, L.P. 5416 Birchman Ave. Fort Worth, TX 76107

HEP Oil Company 5416 Birchman Ave. Fort Worth, TX 76107 Laradon Hall Society for Exceptional Children and Adults 5100 Lincoln Street Denver, CO 80216

Prima Exploration, Inc. 100 Fillmore, Suite 450 Denver, CO 80206

Arthur J. Wilson, III 3596 Dillards Hill Road Union Hall, VA 24176

William W. Wilson 10311 North Cape Fear Lane Tucson, AZ 85737

Ferida Siver No Known Address

Donna J. Pape 12239 Gineiss Avenue Downey, CA 90242

Ethel L. Green 21053 WCR 74 Eaton, CO 80615

Edward Neil Freeman 3132 Southwest Fairview Boulevard Portland, OR 97205

Eleanor F. Hutchinson 810 South Jackson Street Denver, CO 80209 Genette Freeman Walker 6477 S. Florence Way Englewood, CO 80111

Sidney A. Bruns and Lawrence L. Davis 12736 West Mississippi Avenue Lakewood, CO 80228

Margaret J. Cardoza Trust dated June 2, 2005 Margaret J. Cardoza, Trustee 19712 Anita Avenue Castro Valley, CA 94546

Claude Row 1445 10th Street Greeley, CO 80631

Mary J. Kilker 2271 Tate Avenue Fort Lupton, CO 80621

Diane Goble 2208 11th Street Greeley, CO 80634

Lorna L. Walden 324 E. 2nd, P.O. Box 272 Burns, WY 82053

Harvey H. Ernst 2340 Emery Street Longmont, CO 80501

Wilma J. Wetlaufer 2642 22nd Avenue Greeley, CO 80631

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>))ss.

AFFIDAVIT OF MAILING

STATE OF COLORADO

CITY AND COUNTY OF DENVER

Kenneth A Wonstolen, of lawful age, and being first duly sworn upon his oath, states and declares:

That he is the attorney for Carrizo Oil & Gas, Inc., and that on or before March ___, 2011, he caused a copy of the attached Application to be deposited in the United States Mail, postage prepaid, addressed to the parties listed on Exhibit B to the Application.

Kenneth A. Wonstolen

Subscribed and sworn to before me March ___, 2011.

Witness my hand and official seal.

My commission expires: ______.

Notary Public