

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

IN THE MATTER OF THE APPLICATION OF RED) CAUSE NO.
HAWK PETROLEUM LLC, FOR AN ORDER TO)
SUBJECT ADDITIONAL WELLS AND PREVIOUSLY) DOCKET NO.
UNLOCATABLE PARTIES TO ORDER NO. 535-136,)
POOLING ALL INTERESTS IN AN APPROXIMATE)
1280-ACRE EXPLORATORY DRILLING AND SPACING)
UNIT LOCATED IN SECTIONS 26 AND 35, TOWNSHIP)
8 NORTH, RANGE 62 WEST, 6TH P.M.,)
WATTENBERG FIELD, WELD COUNTY, COLORADO)

APPLICATION

COMES NOW Red Hawk Petroleum LLC ("Applicant"), by and through its attorneys, Jost & Shelton Energy Group, P.C., and respectfully submits this Application to the Oil and Gas Conservation Commission of the State of Colorado ("Commission"), for an order declaring a prior order of the Commission applicable to additional wells and previously unlocatable parties. The prior pooling order ("Pooling Order") pooled all interests for the development of the Niobrara Formation underlying:

Township 8 North, Range 62 West, 6th P.M.
Section 26: All
Section 35: All

Weld County, Colorado (hereinafter "Application Lands")

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

1. Applicant is a corporation duly authorized to conduct business in the State of Colorado and is an operator in good standing with the Commission.
2. Applicant owns substantial leasehold interests in the Application Lands.
3. Rule 318.a. specifies that a well drilled two thousand five hundred (2,500) feet or greater shall be located not less than six hundred (600) feet from any lease line. Rule 318.a. applies to the Niobrara Formation underlying the Application Lands.
4. Order No. 535-8, entered by the Commission on April 4, 2011 established an approximate 1,280-acre drilling and spacing unit for Sections 26 and 35, Township 8 North, Range 62 West, 6th P.M., and approved one horizontal well within the unit, regardless of lease lines within the unit, for the production of oil, gas and associated hydrocarbons from the Niobrara Formation, with the treated interval of the permitted well to be located no closer than 600 feet from the boundary of the unit and the perforated lateral to be located no closer than 300 feet from any wellbore which has

perforated the Niobrara Formation without exception being granted by the Director of the Commission.

5. The Pooling Order, Order No. 535-136, entered by the Commission on January 23, 2012, pooled all interests in an approximate 1280-acre drilling and spacing unit for the Application Lands, for the development and operation of the Niobrara Formation, effective as of the earlier of the date of the Application, or the date that any of the costs specified in C.R.S. § 34-60-116(7)(b)(II) were first incurred for the drilling of the well.

6. Since the entry of Order No. 535-136, Applicant has located additional interested parties who are the successors in interest to parties who had not been previously located because they appeared to be defunct entities or deceased individuals with no heirs and/or devisees. The interested parties have not previously received notice of the Pooling Application, an AFE, or an offer to lease and/or participate, as applicable, pursuant to Rule 530.

7. The Application Lands are the subject of an application filed concurrently herewith and scheduled for the Commission's June 16, 2014 hearings to authorize up to additional fifteen (15) wells, for a total of up to sixteen (16) wells within the drilling and spacing unit established for the Niobrara Formation in the Application Lands ("Additional Wells").

8. The grounds upon which Applicant sought the pooling order, and upon which the Pooling Order was entered, still pertain. Specifically:

a. Applicant owns substantial leasehold interests in the Application Lands.

b. The Application Lands were established as an approximate 1,280-acre drilling and spacing unit for the Niobrara Formation.

c. Applicant intends to drill horizontal wells for the production of oil and associated hydrocarbons from the Niobrara Formation underlying the Application Lands.

9. The previously unnoticed interested parties will receive a copy of this Application in accordance with Rule 503.c. and, as applicable, an offer to lease and/or participate in accordance with Rule 530, including an AFE containing the information required under Rule 530.a.

10. The names and addresses of all interested parties are set forth in Exhibit A attached hereto.

WHEREFORE, Applicant requests that this matter be set for hearing, that notice thereof be given as required by law, and that upon such hearing the Commission enter its order declaring the Pooling Order applicable to the said previously unnoticed interest

owners and the Additional Wells, and for such other findings and orders as the Commission may deem proper or advisable in the premises.

DATED this 17th day of April, 2014.

Respectfully submitted:

Red Hawk Petroleum LLC

By: 

Jamie L. Jost

James P. Parrot

Jost & Shelton Energy Group, P.C.

Attorneys for Applicant

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Applicant's Address:

Red Hawk Petroleum LLC

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Suite 201A

Danville, CA 94506

Exhibit A
Interested Party List
RP – Sec 26 & 35 T8NR62W

Wayne K. Swanson,
Trustee of the Swanson Family Trust
1794 Bluebell Dr.,
Brighton, CO 80601

Van Freeman
PO. Box 326
Walsh, CO 81090

Debra Ann Curry
367 Smith St.
Peeksville, NY 10566

Paul V. Songer III
1555 Judson Dr.
Boulder, CO 80302

Patsy J. Songer
1410 N. Shore Dr.
San Benito, TX, 78586

James Alan Songer
329 Ayla Alabany,
1799 Muntinlupa
Metro-Manila, Phillipines

Bary Lee Songer
400 Ranger
Buville, TX 78102

Bob E. White
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Greeley, CO 80634

Jonah Gas, LLC
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Casper, Wyoming 82605

Red Hawk Petroleum LLC
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Danville, CA 9

Marcia M. Baldon
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Mesquite, TX 75149

Marcia G. Peterson
6931 Bardstown Rd.
Louisville, KY 40291

Carol S. Wood
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Wilmington, DE 19810

Janet S. Frederick
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Weston, WY 26452

United States of America BLM
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Marguerite Freeman and
Peter V. R. Freeman, II
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Walsh, CO 81090

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Revocable Trust
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Briggsdale, CO 80611

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Denver, CO 80202

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