

BEFORE THE CORPORATION COMMISSION OF THE STATE OF OKLAHOMA

APPLICANT: DEVON ENERGY PRODUCTION COMPANY,
L.P.

CAUSE CD NO.

RELIEF SOUGHT: LOCATION EXCEPTION AND
EXCEPTION TO GENERAL RULE 165:10-3-28(c)(2)(B)

201807576

LANDS COVERED: SECTIONS 12 AND 1, TOWNSHIP 15
NORTH, RANGE 11 WEST, BLAINE COUNTY, OKLAHOMA

ORDER NO.

705184

FINAL
ORDER OF THE COMMISSION

- Hearing Date and Place:** This Cause came on for hearing on October 15, 2018, and again before Janis Preslar, Administrative Law Judge, on August 13, 2019, at 8:30 a.m., at the Jim Thorpe Office Building, 2101 N. Lincoln Blvd., Oklahoma City, Oklahoma.
- Appearances:** Jessica D. Hatcher, Attorney, appeared for the Applicant, DEVON ENERGY PRODUCTION COMPANY, L.P. There were no other appearances or protests of the matter.
- Companion Causes:** Cause No. 201807572, 201807573, 201807574, 201807575, 201807577, 201807578, 201807579, and 201807580.
- Notice and Jurisdiction:** Notice has been given as required and the Commission has jurisdiction of the subject and the persons. The Commission conducted an adjudicative inquiry into the sufficiency of the search to ascertain the whereabouts of the parties entitled to notice and upon the adjudicative inquiry into the factual issue of due diligence, the Commission finds that a meaningful search of all reasonably available sources at hand was conducted. Furthermore, after examining the record herein, including the notice by publication, affidavits of publication and affidavits of mailing, the Commission finds the process to be proper and that notice has been given in all respects as required by law and the Rules of the Commission.
- Amendment:** At the hearing on August 13, 2019, the Woodford common source of supply was dismissed. Additionally, the Application was amended to reflect the exact location of the well as shown below, and the request for the Exception to Rule 165:10-3-28(c)(2)(B) was dismissed.

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6. **Relief Requested:** An order authorizing an exception to the permitted well location tolerances in the 640-acre drilling and spacing unit in Section 12, established by **Order No. 588202**, for the Mississippi Lime common source of supply, and in the 640-acre horizontal drilling and spacing unit in Section 1, established by **Order No. 660423**, for the **Mississippian (less Chester)** common source of supply, so as to allow, in part, a well drilled at the following location and granting a full allowable:

	North/South Location	East/West Location	Unit Boundary	Measured Depth	Vertical Depth
Surface Location	335' FSL	1,659' FWL	Sec 12		
First Perforation	697' FSL	1,881' FWL	Sec 12	11,344'	11,103'
Last Perforation	0' FNL	1,878' FWL	Sec 12	15,929'	11,011'
First Perforation	0' FSL	1,878' FWL	Sec 1	15,929'	11,011'
Last Perforation	427' FNL	1,913' FWL	Sec 1	20,831'	10,854'

7. **Reason for Relief:** The well is a multiunit horizontal well which includes the subject units. The well was drilled from south to north to encounter the natural fracturing system in the area to enhance production. It was necessary to drill all of Sections 12 and 1-15N-11W in order to maximize the completion interval and enhance production. Because of the limited drainage and elliptical drainage pattern, no penalty is necessary.

8. **Allowable:** The allowable is 100% for the common source of supply.

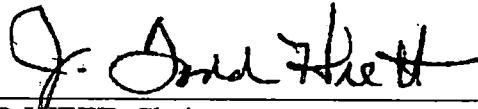
9. **Previous Orders:** Interim Order No. 688691 is superseded by this Final Order.

10. **Special Finding:** Applicant ran casing in the horizontal portion, or lateral, of the borehole of the multiunit horizontal well and cemented such casing so as to cover and isolate the first and last perforations in such horizontal portion, or lateral.

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11. **Relief Granted:** The well location, in accordance with the foregoing, is necessary to prevent waste and to protect correlative rights and DEVON ENERGY PRODUCTION COMPANY, L.P. is permitted to produce the horizontal well as set out herein. IT IS SO ORDERED.

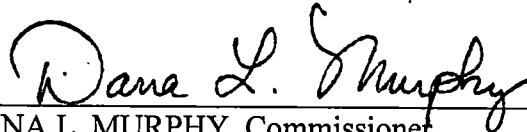
CORPORATION COMMISSION OF OKLAHOMA



J. TODD HIETT, Chairman



BOB ANTHONY, Vice Chairman



DANA L. MURPHY, Commissioner

DONE AND PERFORMED this 14 day of November, 2019.

BY ORDER OF THE COMMISSION:



PEGGY MITCHELL, Commission Secretary



REPORT OF THE ADMINISTRATIVE LAW JUDGE

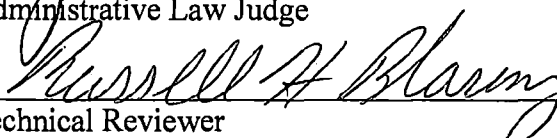
The foregoing findings and order are the report and recommendations of the Administrative Law Judge.

Approved:



Administrative Law Judge

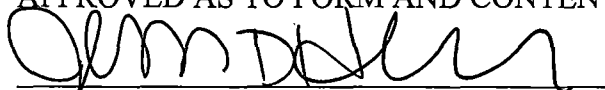
9/13/2019
Date



Technical Reviewer

11/6/19
Date

APPROVED AS TO FORM AND CONTENT:



David E. Pepper
Jessica D. Hatcher