API NUMBER: 073 25677

Oil & Gas

Horizontal Hole

#### OKLAHOMA CORPORATION COMMISSION OIL & GAS CONSERVATION DIVISION P.O. BOX 52000 OKLAHOMA CITY, OK 73152-2000 (Rule 165:10-3-1)

Approval Date: 06/16/2017
Expiration Date: 12/16/2017

PERMIT TO DRILL

WELL LOCATION: Sec: 31 Twp: 16N Rge: 9W County: KINGFISHER

SPOT LOCATION: SE SW SE SW FEET FROM QUARTER: FROM SOUTH FROM WEST SECTION LINES: 310 1765

Lease Name: RODENBURG Well No: 1509 6H-6X Well will be 310 feet from nearest unit or lease boundary.

Operator NEWFIELD EXPLORATION MID-CON INC Telephone: 2816742521; 9188781 OTC/OCC Number: 20944 0

NEWFIELD EXPLORATION MID-CON INC 24 WATERWAY AVE STE 900

SPRING. TX 77380-2764

JEFFREY ELDON YOST ROUTE 1 BOX 63

OMEGA OK 73764

Formation(s) (Permit Valid for Listed Formations Only):

Name Depth Name Depth MISSISSIPPIAN 1 8822 6 2 MISS'AN (EX CHESTER) 9613 7 WOODFORD 10224 8 3 9 10 641537 Spacing Orders: Location Exception Orders: 663975 Increased Density Orders: 664476 664120 664475

Pending CD Numbers: 201701941 Special Orders:

201701949 201701948

Total Depth: 20263 Ground Elevation: 1209 Surface Casing: 1500 Depth to base of Treatable Water-Bearing FM: 90

Under Federal Jurisdiction: No Fresh Water Supply Well Drilled: No Surface Water used to Drill: Yes

PIT 1 INFORMATION Approved Method for disposal of Drilling Fluids:

Type of Pit System: ON SITE A. Evaporation/dewater and backfilling of reserve pit.

Type of Mud System: AIR B. Solidification of pit contents.

o o mad o your.

Is depth to top of ground water greater than 10ft below base of pit? Y

Within 1 mile of municipal water well? N

F. Haul to Commercial soil farming facility: Sec. 6 Twn. 2N Rng. 4W Cnty. 137 Order No:
617361

Within 1 mile of municipal water well? N 617361

Wellhead Protection Area? N HARMON

Wellnead Protection Area? N

H. SEE MEMO

Pit is not located in a Hydrologically Sensitive Area.

Category of Pit: C

Liner not required for Category: C

Pit Location is NON HSA

Pit Location Formation: FLOWERPOT

Mud System Change to Water-Based or Oil-Based Mud Requires an Amended Intent (Form 1000).

#### PIT 2 INFORMATION

Type of Pit System: CLOSED Closed System Means Steel Pits

Type of Mud System: WATER BASED
Chlorides Max: 8000 Average: 5000

Is depth to top of ground water greater than 10ft below base of pit? Y

Within 1 mile of municipal water well? N

Wellhead Protection Area? N

Pit is not located in a Hydrologically Sensitive Area.

Category of Pit: C

Liner not required for Category: C

Pit Location is NON HSA
Pit Location Formation:

FLOWERPOT

#### PIT 3 INFORMATION

Type of Pit System: CLOSED Closed System Means Steel Pits

Type of Mud System: OIL BASED
Chlorides Max: 500000 Average: 300000

Is depth to top of ground water greater than 10ft below base of pit? Y

Within 1 mile of municipal water well? N
Wellhead Protection Area? N

Pit is not located in a Hydrologically Sensitive Area.

Category of Pit: C

Liner not required for Category: C

Pit Location is NON HSA

Pit Location Formation: FLOWERPOT

#### **HORIZONTAL HOLE 1**

Sec 07 Twp 15N Rge 9W County KINGFISHER

Spot Location of End Point: SE SW SE SW
Feet From: SOUTH 1/4 Section Line: 50
Feet From: WEST 1/4 Section Line: 1654

Depth of Deviation: 9513 Radius of Turn: 262

Direction: 179

Total Length: 10339

Measured Total Depth: 20263 True Vertical Depth: 10224

End Point Location from Lease,
Unit, or Property Line: 50

Notes:

Category Description

DEEP SURFACE CASING 6/13/2017 - G71 - APPROVED; NOTIFY OCC FIELD INSPECTOR IMMEDIATELY OF ANY LOSS OF

CIRCULATION OR FAILURE TO CIRCULATE CEMENT TO SURFACE ON ANY CONDUCTOR OR

SURFACE CASING

EXCEPTION TO RULE - 663975 6/15/2017 - G60 - 6 & 7-15N-9W

X165:10-3-28(C)(2)(B) RODENBURG 1509 6H MSNLC

MAY BE CLOSER THAN 600' TO RODENBURG 1509 5H AND RODENBURG 1509 7H

5/25/17

Category Description

HYDRAULIC FRACTURING 6/13/2017 - G71 - OCC 165:10-3-10 REQUIRES: 1) THE CHEMICAL DISCLOSURE OF HYDRAULIC

FRACTURING INGREDIENTS FOR ALL WELLS BE REPORTED TO FRACFOCUS USING THE FOLLOWING LINK HTTP://FRACFOCUS.ORG/ WITH NOTICE GIVEN 48 HOURS IN ADVANCE OF FRACTURING TO THE LOCAL OCC DISTRICT OFFICE; AND, 2) PRIOR TO COMMENCEMENT OF FRACTURING OPERATIONS FOR HORIZONTAL WELLS, NOTICE ALSO GIVEN FIVE BUSINESS

DAYS IN ADVANCE TO OFFSET OPERATORS WITH WELLS COMPLETED IN THE SAME

COMMON SOURCE OF SUPPLY WITHIN 1/2 MILE

INCREASED DENSITY - 664475 6/16/2017 - G60 - 6-15N-9W

X641537 MSSP 7 WELLS

NEWFIELD EXPLORATION MID-CONTINENT INC.

6/6/17

INCREASED DENSITY - 664476 6/16/2017 - G60 - 7-15N-9W

X641537 MSNLC

7 WELLS

NEWFIELD EXPLORATION MID-CONTINENT INC.

6/6/17

INTERMEDIATE CASING 6/13/2017 - G71 - DUE TO THE KNOWN POTENTIAL RISK OF ENCOUNTERING AN OVER-

PRESSURED ZONE IN THE MORROW SERIES IN THIS AREA, THE TECHNICAL MANAGER RECOMMENDS SETTING AN INTERMEDIATE STRING OF CASING IMMEDIATELY ABOVE THE

MORROW SERIES

MEMO 6/13/2017 - G71 - PITS 2 & 3 - CLOSED SYSTEM=STEEL PITS PER OPERATOR REQUEST, WBM

& OBM CUTTINGS CAPTURED IN CONCRETE-LINED PIT, SOLIDIFIED, AND BURIED ON SITE;

PIT 3 - OBM TO VENDOR

PENDING CD - 201701941 6/15/2017 - G60 - (640) 6 & 7-15N-9W

EST MULTIUNIT HORÍZONTAL WELL X641537 MSSP, WDFD (SECTION 6) X641537 MSNLC, WDFD (SECTION 7)

(WDFD ASSOCIATED COMMON SOURCE OF SUPPLY TO MSSP/MSNLC)

50% 6-15N-9W 50% 7-15N-9W

NEWFIELD EXPLOR. MID-CONT. INC.

4/17/17 (JOHNSON)

PENDING CD - 201701948 6/16/2017 - G60 - 6-15N-9W

NPT 664475 TO CHANGE WDFD TO MSSP

PENDING CD - 201701949 6/16/2017 - G60 - 7-15N-9W

NPT 664476 TO CHANGE WDFD TO MSNLC

SPACING - 641537 6/15/2017 - G60 - (640)(HOR) 6 & 7-15N-9W

VAC 56289 MCSTR 6-15N-9W VAC 167255 MNNG 6-15N-9W VAC 176175 MSSSD 6-15N-9W EST MSSP, WDFD 6-15N-9W

EST MSNLC, WDFD, OTHER 7-15N-9W POE TO BHL NCT 660 FB (MSSP, MSNLC)

POE TO BHL NCT 165 FNL OR FSL, NCT 330 FEL OR FWL (WDFD)

(COEXIST SP. ORDER #56289 MCSTR, SP. ORDER #176175 MSSSD, ALL IN 7-15N-9W)

SPACING - 664120 6/15/2017 - G60 - (I.O.) 6 & 7-15N-9W

X641537 MSSP, WDFD (SECTION 6) X641537 MSNLC, WDFD (SECTION 7)

COMPL. INT. (7-15N-9W) NCT 0 FNL, NCT 165 FSL, NCT 1320 FWL COMPL. INT. (6-15N-9W) NCT 0 FSL, NCT 165 FNL, NCT 1320 FWL

NEWFIELD EXPLOR. MID-CONT. INC.

5/30/17



Newfield Exploration Mid-Continent, Inc. One Williams Center; Suite 1900 Tulsa, OK 741729

918-582-2690 Fax: 918-732-1787

June 12, 2017

Oklahoma Corporation Commission
Oil & Gas Conservation Division
P.O. Box 52000-2000
Oklahoma City, Oklahoma 73152-2000

ATTN: Geology

RE: Newfield Exploration Mid Continent, Inc.

Request Surface Casing Waiver

Rodenburg 1509 6H-6X

Sec 31-16N-09W Kingfisher County

Dear Madam/Sirs:

Newfield Exploration Mid Continent, Inc. respectfully requests an exemption to the 250 feet below the base of the treatable water depth limitation as specified by Rule 165:10-3-4 as requested in order that the surface casing be set at 1500 feet. This deeper setting depth will provide for a higher degree of pressure control, help reduce sloughing of the formations found, and protect the water sands. The 1500 feet of casing will be cemented with sufficient amount of cement to circulate cement from 1500 to the surface. This cement will provide sufficient protection for the freshwater sands from any contamination. Any lost circulation problems will be handled with the use of lost circulation material that will be at the drill site. If circulation is lost, the OCC District office will be immediately notified. It is estimated that the surface hole will be drilled in 1 day.

Research of all wells in the nine-section area surrounding the proposed location found no instances of lost circulation.

Sincerely,

Heather Soto

Regulatory Specialist

Heather Soto

cc: WF



Newfield Exploration Mid-Continent, Inc. One Williams Center; Suite 1900

Tulsa, OK 741729 918-582-2690

Fax: 918-732-1787

June 12, 2017

Oklahoma Corporation Commission Oil & Gas Conservation Division P.O. Box 52000-2000 Oklahoma City, Oklahoma 73152-2000

ATTN: Manager of the Technical Services Department

RE: Newfield Exploration Mid Continent, Inc.

Rodenburg 1509 6H-6X

Sec 31-16N-09W Kingfisher County

Liner Variance Request

#### Dear Madam/Sirs:

We are requesting a variance to the liner requirements for the burial of oil-based cuttings (OBC) as stated in rules of the Oklahoma Corporation Commission (OCC). We intend to bury the OBC from the above mentioned well using Scott Environmental Services Inc.'s (SESI) stabilization and solidification process, Duro<sup>SM</sup>. Specifically, the request for a variance is because the chosen process cannot be practically carried out under current Oklahoma rules due to the rules stating that OBC burial requires a geomembrane liner but the rules do not allow stirring within geomembrane lined pits.

In a letter dated November 15, 2010, Mr. Tim Baker confirmed that use of a Duro<sup>st</sup> process had met the requirements of the Commission. It is requested that a variance be approved for this well site, provided that the following conditions are met:

- 1. A soil liner may be used instead of a geomembrane liner if the unconfined compressive strength (UCS) of the Duro<sup>SM</sup> material is at least 70 pounds per square inch (psi), or
- 2. No liner is required if the Duro<sup>SM</sup> material meets all of the following conditions:
  - a. A permeability of not more than 1 x 10<sup>-6</sup> cm/sec;
  - b. A UCS of at least 35 psi; and
  - c. Concentrations in a leachate of the Duro<sup>SM</sup> material according to EPA's SPLP procedure do not exceed the following values for the constituents named:
    - i. Total Petroleum Hydrocarbons, 100 mg/l;
    - ii. pH, 12.49 SU, plus a lower limit no less than 6:
    - iii. Arsenic, 5.00 mg/l;
    - iv. Barium, 100 mg/l;

- v. Cadmium, 1.00 mg/l;
- vi. Chromium, 5.00 mg/l;
- vii. Lead, 5.00 mg/l;
- viii. Mercury, 0.20 mg/l;
- ix. Selenium, 1.00 mg/l;
- x. Silver, 5.00 mg/l;
- xi. Zinc, 5.00 mg/l; and
- xii. Benzene, 0.5 mg/l.

The permeability value specified in item 2(a) is the same as that required for a standard soil liner, so that in effect the Duro<sup>SM</sup> processed material becomes its own liner but is even more effective, because the low permeability extends throughout the bulk of the Duro<sup>SM</sup> material.

Conformance with the specified criteria is determined on laboratory samples made with a representative sample of the waste to be subjected to the Duro<sup>SM</sup> process. The results of the testing will be provided to the Pollution Abatement Department of the OCC.

Your prompt attention to this matter is appreciated.

Sincerely,

Heather Soto

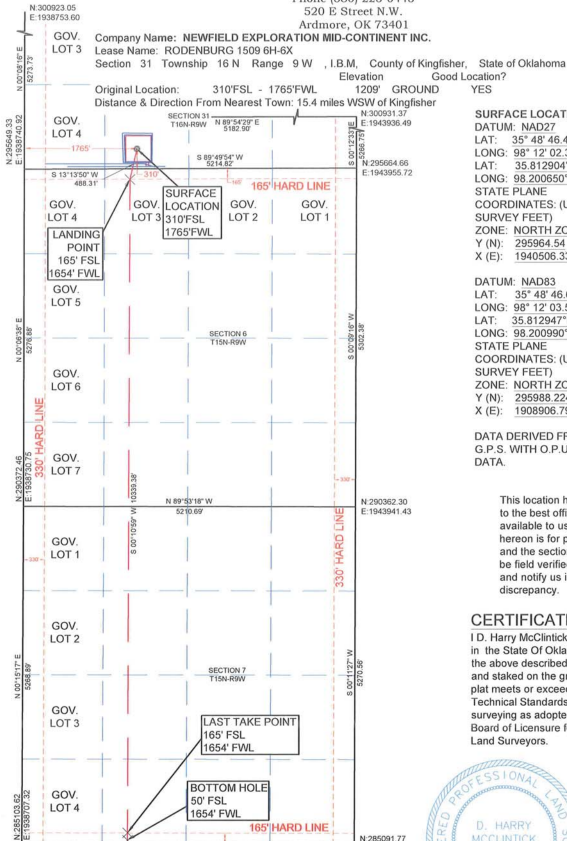
Regulatory Specialist

Heather Soto

cc: WF

## PERMIT PLAT

M & M Land Surveying, Inc. Phone (580) 226-0446 520 E Street N.W.



M & M Land Surveying, Inc. ~ C.A. No. 3093 (LS) DRAWING BY: Bennett-Morris And Associates Land Surveying,

C.A. No. 5975 (LS) ~ Aaron L. Morris, RPLS SITE VISIT: (Explanation and Date) PROJECT NUMBER: STAKING DATE: 03/27/2017 SHEET: 6 OF 10 DRAWING DATE: 05/06/2017

SURFACE LOCATION DATUM: NAD27

Good Location?

YES

35° 48' 46.45"N LAT: LONG: 98° 12' 02.34"W 35.812904°N LAT: LONG: 98.200650°W STATE PLANE COORDINATES: (US

ZONE: NORTH ZONE Y (N): 295964.54 X (E): 1940506.33

DATUM: NAD83

SURVEY FEET)

LAT: 35° 48' 46.61"N LONG: 98° 12' 03.56"W LAT: 35.812947°N

LONG: 98.200990°W STATE PLANE COORDINATES: (US

SURVEY FEET) ZONE: NORTH ZONE 295988.224 Y (N): X (E): 1908906.798

DATA DERIVED FROM

DATA.

OF BE SCALE 1" = 1500' 1500

G.P.S. WITH O.P.U.S.

This location has been staked according to the best official survey records available to us. The metrical data shown hereon is for permitting the well location and the section location may or may not be field verified. Please review this plat and notify us immediately of any discrepancy.

### CERTIFICATE:

I D. Harry McClintick a Registered Land Surveyor in the State Of Oklahoma, do hereby certify that the above described Well Location was surveyed and staked on the ground as shown and that said plat meets or exceeds the Oklahoma Minimum Technical Standards for the practice of land surveying as adopted by the Oklahoma State Board of Licensure for Professional Engineers and Land Surveyors.



E:1943923.88

D. Harry McClintick

PLS. No.1367 CFEDS

**OKLÁHOMA** 

# **Corporation Commission**

P.O. BOX 52000 OKLAHOMA CITY OKLAHOMA 73152-2000 255 Jim Thorpe Building Telephone: (405)521-2302 FAX: (405)521-3099

# OIL & GAS CONSERVATION DIVISION



Lori Wrotenbery, Director

November 15, 2010

J. Blake Scott Scott Environmental Services, Inc. P.O. Box 6215 Longview, Texas 75608

RE: Requests for variances to liner requirements for pits used to contain oil-based cuttings of the lines

Dear Mr. Scott:

This is in response to your inquiry concerning the procedure by which operators of wells in the State of Oklahoma regulated by the Commission's Oil and Gas Conservation Division may request variances to liner requirements for pits used to contain oil-based cuttings (OBC). OAC 165:10-7-16(b)(1)(B)(iv) provides that any pit used to contain oil-based drilling fluids, cuttings and/or completion/fracture/workover fluids shall be required to have a geomembrane liner. OAC 165:10-7-16(b)(5) states that any variance from the liner requirements of OAC 165:10-7-16 may be granted by the Manager of the Technical Services Department after receipt of a written request and supporting documentation required by the Department. Operators must submit written requests for variances to liner requirements for pits used to contain OBC to the Commission's Technical Services Department (TSD) Manager as attachments to initial or amended OCC Form 1000 Applications to Drill, Recomplete or Reenter.

The TSD Manager will require operators to submit documentation in support of requests for variances. Variances to liner requirements for pits containing OBC are not effective until granted by the TSD Manager. If operators requesting variances to liner requirements for pits containing OBC fail to submit acceptable documentation to the TSD Manager, or if such variance requests are denied, then operators are required to deposit the solidified OBC in pits containing geomembrane liners and close the pits as required by OAC 165:10-7-16, or otherwise dispose of the solidified OBC in accordance with Commission rules.

If the processes employed by your company and any other entity demonstrate through the submission of laboratory analyses, chain of custody forms and any other documentation required by the TSD Manager that the solidified OBC for which a variance from the pit liner requirements is sought meet acceptable criteria, then the TSD Manager could approve such variance requests submitted by operators.

Your company has demonstrated in three separate trials to date that solidified OBC for which variances were sought by operators have met the criteria of the Technical Services Department for burying such materials in pits with no geomembrane liners.

If you have any questions concerning the foregoing, please contact me at (405) 522-2763.

Sincerely

Tim Baker

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Manager, Pollution Abatement Department Oklahoma Corporation Commission

Cc. Lori Wrotenbery, Ron Dunkin, Wayne Wright, Grant Ellis, Tony Cupp, Terry Grooms, Gayland Darity, Sally Shipley, Keith Thomas, Susan Conrad, Jim Hamilton, Connie Moore

g raidhan all no aig lei Shrin si el mar challan i neamh-reamh-ri daol airte a leichean all aiste le