

Attached #4740

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July 11, 2008

Hon. James H. Welsh
Commissioner of Conservation
PO Drawer 94275
Baton Rouge, LA 70804-9275

RE: Substitute Unit Well at an Exceptional Location
5,200 Foot Sand (Wilcox Formation)
Larto Lake Field
Catahoula Ph, LA

Dear Commissioner Welsh:

Application is hereby made on behalf of CTR Oil, Inc., PO Box 659, Jonesville, Louisiana 71343, for the calling of a public hearing, after legal notice, to consider evidence relative to the issuance of an Order covering the following matters pertaining to the 5,200 Foot Sand, Wilcox Formation, Larto Lake Field, Catahoula Parish, Louisiana:

1. To approve a Substitute Unit Well at an exceptional location as to both the unit boundary and the well spacing requirement for the production of oil and gas from the 5,200' RA SUM Well in the Larto Lake Field, Catahoula Parish, Louisiana, as shown on the attached plat and made a part hereof;
2. To name the CTR Oil, Inc. - 5,200' RA SUM; Trisler No. 1 well as the substitute unit well at an exceptional location in Section 16, T5N-R6E;
3. To consider and cover such other matters as the Commissioner of Conservation may deem pertinent and appropriate; and
4. To continue in force and effect the remaining provisions of the office of Conservation Order No. 1232-C.

The 5,200' Sand, Wilcox Formation, in the Larto Lake Field was fully defined in Office of Conservation Order No. 1232-C, effective June 2, 1987, and created the unit now known as the 5,200' Sand RA SUM. Order No. 1232-C requires wells drilled to the 5,200' Sand, Wilcox Formation, to be located 330 feet from unit lines and 660 feet between any other well completed in this zone. The proposed location of the substitute unit well does not meet these requirements.

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The existing unit well, the Big Joe Oil Company - 5,200' RA SUM; Trisler GB No.1 (SN 204576) has been plugged and abandoned. The applicant will show by exhibits and testimony that a substitute unit well, at an exceptional location, is needed to drain a portion of the unit which the former unit well did not drain and that waste will occur by leaving hydrocarbons in the ground that otherwise may be produced.

As seen on the attached plat, the proposed CTR Oil, Inc. - 5,200' RA SUM; Trisler No. 1 well is located 150 feet from the west boundary line of the 5,200' RA SUM, as defined and governed by Order No. 1232-C, effective June 2, 1987; and is located 582 feet from the 5,200' RA SUI; Missiana HB No. 9 (SN 204705), which is currently shut-in.

The pertinent data pertaining to this application, including Electric Logs, may be obtained, AT THE COST OF THE REQUESTING PARTY, from Roy Geoghegan, 669 Selma Estate Road, Natchez, Mississippi, 39120, telephone number (601) 443-3429.

The subject matter of this application does not require a pre-hearing conference. Attached hereto and made a part hereof, is a plat showing the proposed substitute unit well and list of the Interested Owners, Interested Parties and Represented Parties to whom this notice is being sent. Pursuant to the Revised Rules of Procedure, the list of Parties is being sent to the Commissioner of Conservation and to the District Manager of the Monroe District Office of Conservation. A reasonable effort has been made to ascertain the names and addresses of all parties to whom this notice is being sent.

Enclosed please find my check in the amount of \$252.00 payable to the Office of Conservation to cover the applicable fee for the Hearing.

Sincerely,



S. Paul Provenza

SPP/ms

Enclosures: As stated

cc: File

SUBSTITUTE UNIT WELL PLAT



Scale: 1" = 1,000'



Note: The tracts were not drawn by survey and are not to be construed as such. They are for visual representation only.

5,200' RA SUM; TRISLER #1
LARTO LAKE FIELD
Catahoula Parish, Louisiana
Substitute Unit Well Map
July 8, 2008
Prepared by: Leslie M. Cooper
Land & Mineral by: S. Paul Provenza

Description of Location: 660 feet from the south line and 150 feet from the west line of Section 16, T5N/R6E, Catahoula Parish, LA

