

**BOB F. ANDERSON, PE, INC.**  
**PETROLEUM ENGINEERS & CONSULTANTS**  
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August 1, 2008

Honorable James H. Welsh,  
Commissioner of Conservation  
Office of Conservation  
P. O. Box 94275  
Baton Rouge, LA 70804-9275

Re: Application for Public Hearing  
Proposed Additional Alternate Unit Wells  
Hosston Formation, Reservoir A  
HOSS RA SU7 &  
Cotton Valley Formation, Reservoir A  
CV RA SUS  
Holly Field, DeSoto Parish, Louisiana

Dear Sir:

Application is hereby made on behalf of **EXCO Production Co., LP**, (Applicant) to the Commissioner of Conservation for a public hearing to consider evidence relative to the issuance of an Order pertaining to the following matters relating to the Hosston Formation, Reservoir A, and the Cotton Valley Formation, Reservoir A, Holly Field, DeSoto Parish, Louisiana:

1. To permit the applicant to drill, designate and utilize eleven (11) additional alternate unit wells for the production of gas and condensate for the Hosston Formation, Reservoir A, and the Cotton Valley Formation, Reservoir A, in the units designated HOSS RA SU6 and CV RA SUS, ten (10) of which are in exception to the spacing provisions of the 88-D and 88-E Series of Office of Conservation Orders, such units and wells shown on the attached plat and made a part hereof.
2. To find that additional alternate unit wells are needed, at the locations shown on the attached plat, to assist in draining a portion of the HOSS RA SU7 and CV RA SUS that cannot be drained by any other well located within each unit.
3. To permit the unit operator to produce the assigned unit allowable from the unit well, the alternate unit wells or from a combination of all wells at its discretion.
4. To consider and cover such other matters as the Commissioner of Conservation may deem pertinent and appropriate.

The Hosston Formation, Reservoir A, was defined in the 88-D Series of Office of Conservation Orders and the Cotton Valley Formation, Reservoir A, was defined in the 88-E Series of Office of Conservation Orders in the Holly Field, DeSoto Parish, Louisiana.

The pertinent data pertaining to this application is available for inspection at the Office of Bob F. Anderson, PE, Inc., 400 Travis Street, Shreveport, Louisiana 71101. Any person wishing to inspect such data should call Bob Anderson, 318-425-4230, during normal business hours in order to arrange a date and time for such inspection. A copy of such pertinent data that is otherwise not available from the Office of Conservation can be obtained at the **expense of the requesting party**.

The subject matter of this application does not require a pre-application notice.

Pursuant to the Revised Rules of Procedure, Applicant has made a reasonable effort to obtain the names and addresses of all Interested Owners, Interested Parties and Represented Parties to whom this application is being sent. A Copy of this letter and the attached plat is being sent to the District Manager of the Shreveport District Office of Conservation and to the Interested Owners, Interested Parties and Represented Parties as shown on the attached list.

Our check, made payable to the Office of Conservation, is attached to cover the applicable hearing fee.

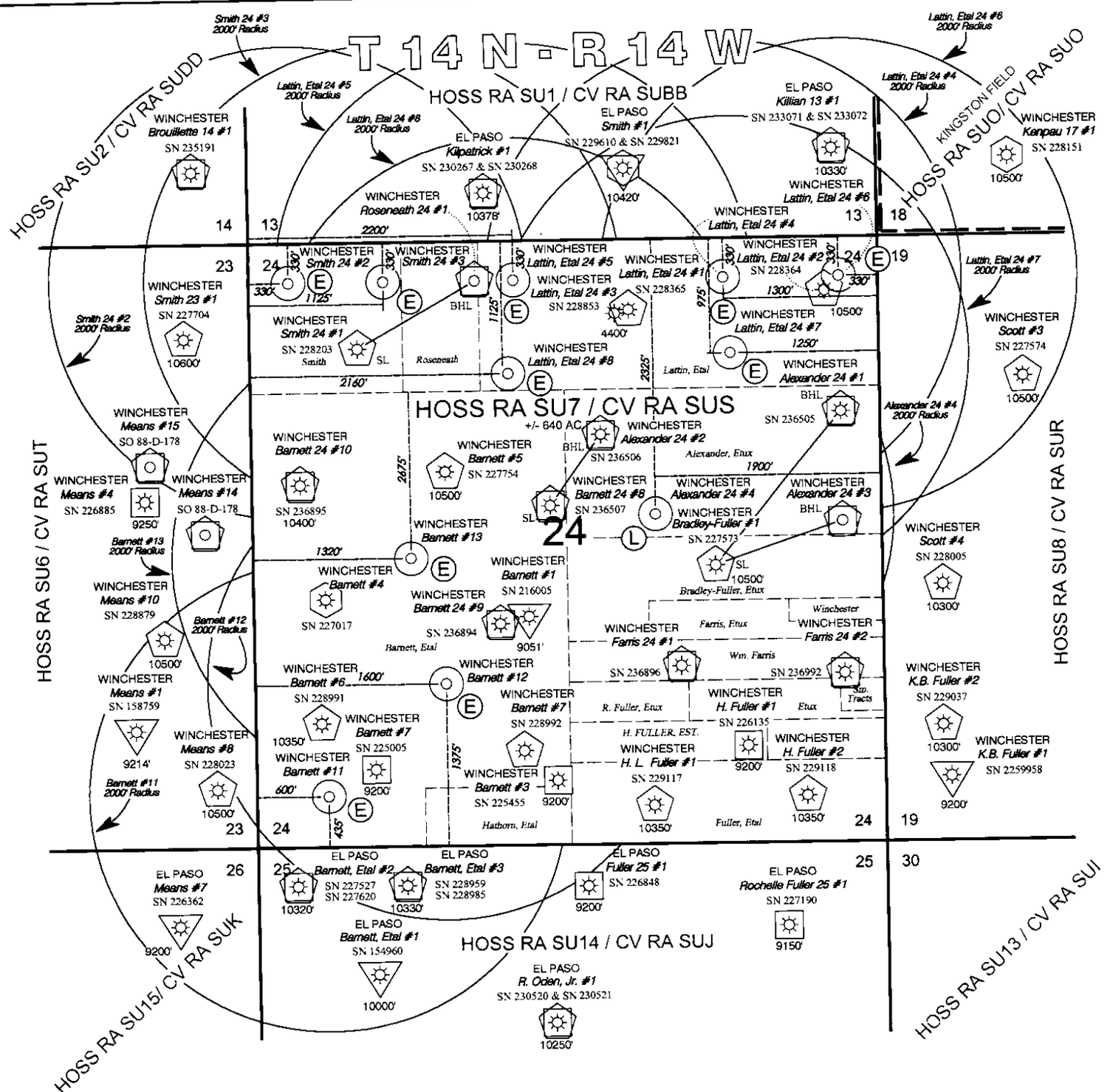
Yours truly,



B. F. Anderson, PE, Consultant for  
EXCO Production Co., LP

cc: Mr. James Broussard, District Manager Shreveport District Office (w/encl.)  
Interested Owners, Interested Parties and Represented Parties (w/plat)  
Mr. Steve Greber, EXCO Production Co., LP

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**LEGEND**

- (L) Legal Location
- (E) Exceptional Location
- (O) Proposed HOSS/CV Alternate Unit Well
- (Sun) Approved CV Unit Well
- (Sun) Approved CV Alternate Unit Well
- (Sun) Approved HOSS Unit Well
- (Sun) Approved HOSS Alternate Unit Well



**EXCO PRODUCTION CO., L.P.**

**HOLLY FIELD**  
DESOTO PARISH, LOUISIANA

**PROPOSED ALTERNATE UNIT WELLS  
MOST AT EXCEPTIONAL LOCATIONS  
HOSS RA SU7 & CV RA SUS**

DOCKET NO. 08- EXHIBIT NO. 1