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February 20, 2009

Richard W. Revels, Jr.
rwrevels@liskow.com

Honorable James H. Welsh
Commissioner of Conservation
Office of Conservation
P. O. Box 94275
Baton Rouge, LA 70804-4275

Re: Haynesville Zone, Reservoir A
Caspiana Field
DeSoto Parish, Louisiana

Dear Commissioner Welsh:

Application is hereby made on behalf of **ENCANA OIL & GAS (USA) INC.**, for the calling of a public hearing, after ten (10) days legal notice, to consider evidence relative to the issuance of an order pertaining to the following matters:

1. To permit the applicant to drill, designate and utilize the following wells as unit wells: Jackson Davis 23H No. 1 Well for the HA RA SU73, Jackson Davis 24H No. 1 Well for the HA RA SU74 and Jackson Davis 25H No. 1 Well for the HA RA SU75, all at the locations shown on the plat attached hereto, in exception to the spacing provisions of Office of Conservation Order No. 191-H, effective August 28, 2007, or within a radius of 50 feet thereof, to account for any slight variation in the actual "as drilled" location, but in no event closer than 330 feet from the nearest unit line and 660 feet from the nearest offset Haynesville Zone well.
2. To find that the proposed unit wells at the locations shown are necessary to efficiently and economically drain a portion of the reservoir covered by the units upon which they are situated and that use of such wells will not adversely affect offset owners.
3. To designate EnCana Oil & Gas (USA) Inc. as unit operator for each of the aforementioned units.
4. Except to the extent contrary herewith, to continue in full force and effect the provisions of Office of Conservation Order No. 191-H, effective August 28, 2007, as amended and supplemented by the 191-H Series of Orders, the units created thereby, and applicable Statewide Orders.
5. To consider such other matters as may be pertinent.

February 20, 2009

The Haynesville Zone, Reservoir A, in Caspiana Field, DeSoto Parish, Louisiana, was previously defined in Office of Conservation Order No. 191-H, effective August 28, 2007, and was redefined insofar as the HA RA SU54 and HA RA SU73 through HA RA SU78 are concerned, in Office of Conservation Order No. 191-H-34, effective December 9, 2008.

Attached hereto and made a part hereof is a plat outlining the applicant's proposal along with a list of the names and addresses of the Interested Owners, Represented Parties and Interested Parties to whom a copy of this application is being sent. Pursuant to the Revised Rules of Procedure, the list of parties is being furnished ONLY to the Commissioner of Conservation and to the District Manager of the Shreveport District of the Office of Conservation. However, the list of parties will be provided to any party requesting a copy of it. A reasonable effort was made to ascertain the names and addresses of all Interested Owners, Interested Parties and Represented Parties. Note that the unit well in HA RA SU54 has already been permitted which causes the offset wells to be exceptionally located.

Finally, enclosed is our check on behalf of the applicant in the amount of \$2,265.00 made payable to the Office of Conservation and representing the required hearing application fee.

Sincerely,

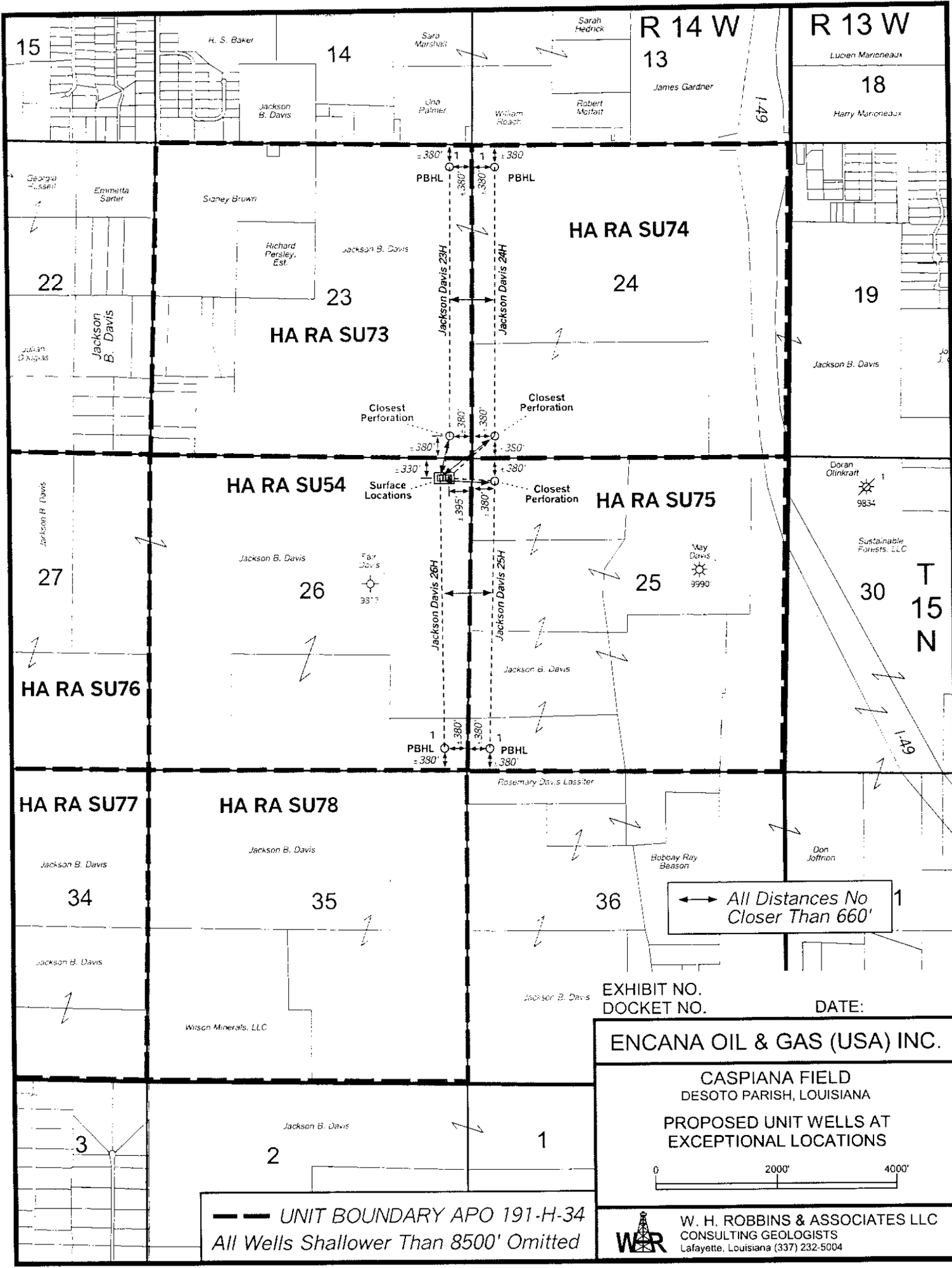
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RWRjr:dbf
Enclosures

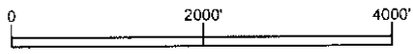
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23523.0155



←→ All Distances No Closer Than 660'

EXHIBIT NO. DOCKET NO. DATE:
ENCANA OIL & GAS (USA) INC.

CASPIANA FIELD
 DESOTO PARISH, LOUISIANA
 PROPOSED UNIT WELLS AT
 EXCEPTIONAL LOCATIONS



--- UNIT BOUNDARY APO 191-H-34
 All Wells Shallower Than 8500' Omitted

W. H. ROBBINS & ASSOCIATES LLC
 CONSULTING GEOLOGISTS
 Lafayette, Louisiana (337) 232-5004