APPLICANT: CABOT OI	L & GAS CORPORATION	)
RELIEF SOUGHT: INC	CREASED DENSITY	) ) Cause CD No. 200700127
LEGAL DESCRIPTION:	Section 9, Township 3 North, Range 28 East of the CM, Beaver County, Oklahoma	) ) ) )
•	AFFIDAVIT OF MAILING AND FO SERVICE BY PUBLICATION	■ JAN 16 2007
STATE OF OKLAHOMA	) ) ss. \	COURT CLERK'S OFFICE - OKO CORPORATION COMMISSION OF OKLAHOMA

John R. Reeves, of lawful age, being first duly sworn, upon oath, deposes and says:

- (1) He is one of the attorneys for Applicant, Cabot Oil & Gas Corporation, and makes this affidavit on behalf of Applicant.
- (2) Based upon information and belief, the name and last-known address of each person or governmental entity, other than Applicant, currently having the right or claiming to have the right to participate in production from the common source of supply involved herein in the 640-acre drilling and spacing unit formed therefor in Section 9, Township 3 North, Range 28 East of the CM, Beaver County, Oklahoma, are set forth in Exhibit "A" attached hereto and made a part hereof. Based upon information and belief, Applicant is an operator of wells which have been commenced to or are currently producing from the common source of supply involved herein on the tracts of land or drilling and spacing units surrounding said Section 9 and based upon information and belief, the names and last-known addresses of the working interest owners, other than Applicant, in such offset wells are set forth in Exhibit "A" attached hereto. Based upon information and belief, the name and last-known address of each operator, other than Applicant, of a well which has been commenced to or is currently producing from the common source of supply involved herein on the tracts of land or drilling and spacing units surrounding said Section 9 are set forth in Exhibit "A" attached hereto.
- (3) Based upon information and belief, affiant states that Applicant does not know and with due diligence is unable to ascertain with absolute certainty whether each of the individuals named as a respondent in this cause (including those respondents listed as "deceased") is living or dead or his or her whereabouts, except for the last-known addresses set forth in Exhibit "A" attached hereto with respect to certain named individual respondents, and that if any such individual is deceased, Applicant does not know and with due diligence is unable to ascertain with absolute certainty the names, addresses or whereabouts of the heirs, executors, administrators, devisees, trustees or assigns, immediate or remote, of such deceased individual.
- (4) Based upon information and belief, affiant states that Applicant does not know and with due diligence is unable to ascertain with absolute certainty whether any party named as a respondent in this cause is a partnership, corporation or other association or continues to have legal existence or not, and that if any such party is a partnership, corporation or other association, Applicant does not know and with due diligence is unable to ascertain with absolute certainty whether such entity has officers or not, or their names or whereabouts, or if dissolved, the names and whereabouts of the successors, trustees or assigns, if any, of such entity.

- (5) Based upon information and belief, affiant states that Applicant does not know and with due diligence is unable to ascertain with absolute certainty whether each of the parties designated as a trustee in Exhibit "A" attached hereto is presently acting in such capacity as trustee, and that if any such party is not presently acting in such capacity as trustee, Applicant does not know and with due diligence is unable to ascertain with absolute certainty the names, addresses or whereabouts of the successor or successors to such trustee.
- (6) Based upon information and belief, affiant states that Applicant does not know and with due diligence is unable to ascertain with absolute certainty whether the party designated as an executor in Exhibit "A" attached hereto is presently acting in such capacity as executor, and that if such party is not presently acting in such capacity as executor, Applicant does not know and with due diligence is unable to ascertain with absolute certainty the names, addresses or whereabouts of the successor or successors to such executor.
- (7) Based upon information and belief, affiant states that Applicant does not know and with due diligence is unable to ascertain with absolute certainty whether the party designated as an attorney-in-fact in Exhibit "A" attached hereto is presently acting in such capacity as attorney-in-fact, and that if such party is not presently acting in such capacity as attorney-in-fact, Applicant does not know and with due diligence is unable to ascertain with absolute certainty the names, addresses or whereabouts of the successor or successors to such attorney-in-fact.
- (8) Based upon information and belief, affiant states that Applicant does not know and with due diligence is unable to ascertain with absolute certainty whether the party designated as an agent in Exhibit "A" attached hereto is presently acting in such capacity as agent, and that if such party is not presently acting in such capacity as agent, Applicant does not know and with due diligence is unable to ascertain with absolute certainty the names, addresses or whereabouts of the successor or successors to such agent.
- (9) Based upon information and belief, affiant states that Applicant has exercised due diligence in conducting a meaningful search to locate the current address or whereabouts of each respondent named in Exhibit "A" which respondent is shown as "address unknown" or is shown with an address labeled as "last known address" or is shown as "deceased" or is shown as "dissolved", that Applicant was unable to ascertain the current address or whereabouts of each such respondent, that Applicant could not serve by mail or by personal delivery the application and notice of hearing in this matter on each such respondent and that Applicant could not serve each such respondent with process by any method other than by publication.

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(12) Notice of this cause has therefore been served pursuant to the applicable rules of the Commission.

John R. Reeves - OBA #7479

SUBSCRIBED AND SWORN TO before me this bt day of notary Public Notary Public (SEAL)

My commission expires:

My c

## **EXHIBIT "A"**

## CAB AN 1721.953 2007-0127 PT.

 Apache Corporation Attn: Mr. Paul Brindle 6120 S. Yale, Suite 1500 Tulsa, OK 74136-4224

## CAB AN 1721.953 2007-0127 PT.

 Chesapeake Operating, Inc. and Chesapeake Exploration Limited Partnership Attn: Land Manager P.O. Box 18496 Oklahoma City, OK 73154-0496

## CAB AN 1721.953 2007-0127 PT.

Latigo Oil & Gas, Inc.
 Attn: Mr. Jim Whalon
 P.O. Box 1206
 Woodward, OK 73802-1206

## CAB AN 1721.953 2007-0127 PT.

Marlin Oil Corporation
 Attn: Mr. Larry Gordon
 P.O. Box 14630
 Oklahoma City, OK 73113-0630

## CAB AN 1721,953 2007-0127 PT.

 Montgomery Exploration Company Attn: Land Manager
 P.O. Box 722227
 Norman, OK 73070-8684

## CAB AN 1721.953 2007-0127 PT.

 Samson Resources Company Attn: Land Manager Two West Second Street Tulsa, OK 74103-3103

## CAB AN 1721.953 2007-0127 PT.

PDI Incorporated
 Attn: Land Manager
 105 N. Hudson, Suite 800
 Oklahoma City, OK 73102-4803

## CAB AN 1721.953 2007-0127 PT.

 Black Stone Acquisitions Partners I, LP P.O. Box 4360 Houston, TX 77210-4360

## CAB AN 1721,953 2007-0127 PT.

 E. Ray Phelps Trust, and Robbin Phelps and Bruce Leroy Jones, as Co-Trustees of such trust 6827 4<sup>th</sup> Street, N.W., Apt. 122 Washington, DC 20012

## CAB AN 1721,953 2007-0127 PT.

 Linda Catherine Vincent 329 SE Sixth Street Moore, OK 73160-6714

## CAB AN 1721.953 2007-0127 PT.

Donna Lee Bailey
 Pine Ridge Loop DW 2
 Durango, CO 81301

#### CAB AN 1721.953 2007-0127 PT.

Lance E. Jones
 P.O. Box 1185
 Duncan, OK 73534-1185

## CAB AN 1721.953 2007-0127 PT.

Lana E. Jones Elliott
 P.O. Box 1185
 Duncan, OK 73534-1185

## CAB AN 1721.953 2007-0127 PT.

14. GEOIL, LLCAttn: Ms. Dian Morris2750 Signal ParkwaySignal Hill, CA 90755-3200

## CAB AN 1721.953 2007-0127 PT.

 Judith Mc Ilrath, deceased, the Estate of Judith Mc Ilrath, deceased, and Harold C. Mc Ilrath, as Executor of such decedent's estate
 Westport Place Plano, TX 74074

## CAB AN 1721.953 2007-0127 PT.

Hanna Oil and Gas Company
 P.O. Box 1356
 Ft. Smith, AR 72901

## CAB AN 1721.953 2007-0127 PT.

G. W. Chapman, Jr.
 3323 Pollard Drive
 Tyler, TX 75701-9042

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## CAB AN 1721.953 2007-0127 PT.

John H. Chapman
 161 PR 5983
 Yantis, TX 75497

## CAB AN 1721.953 2007-0127 PT.

Kenneth W. Cory, Ltd.
 6565 West Loop South, Ste. 780
 Bellaire, TX 77401-3518

## CAB AN 1721.953 2007-0127 PT.

 Chelan M. Dras Revocable Living Trust, and Chelan M. Dras, as Trustee of such trust
 P.O. Box 1909
 Buena Vista, CO 81211-1909

#### CAB AN 1721.953 2007-0127 PT.

Dena Minars Studstill
 3501 Orchid Lane
 Dalworthington, TX 76016

## CAB AN 1721.953 2007-0127 PT.

22. Edward J. MinarsP.O. Box 32667Oklahoma City, OK 73123-0867

## CAB AN 1721.953 2007-0127 PT.

23. Moon Royalty, LLCP.O. Box 720070Oklahoma City, OK 73172-0070

## CAB AN 1721.953 2007-0127 PT.

24. Edith J. Ryser McKee, and M. Karen Rogers, as Attorney-in-Fact c/o 11719 Nowegian Wood Austin, TX 78758

## CAB AN 1721.953 2007-0127 PT.

25. Leland D. Barby and Carole Sue Barby Family LPP.O. Box 57260Oklahoma City, OK 73157-7260

## CAB AN 1721.953 2007-0127 PT.

Gallaspy Oil Properties, LLC
 P.O. Box 21414
 Oklahoma City, OK 73156-1414

## CAB AN 1721.953 2007-0127 PT.

27. MGW Properties, LLCP.O. Box 57013Oklahoma City, OK 73157-7013

## CAB AN 1721.953 2007-0127 PT.

Thomas Patrick Brophy
 208 W. Pratt Dr.
 Midwest City, OK 73110-4520

## CAB AN 1721.953 2007-0127 PT.

29. Martha Kay Lunsford 1610 Homeland Norman, OK 73072

## CAB AN 1721.953 2007-0127 PT.

Christopher S. Johnson
 1502 Barwick Dr.
 Norman, OK 73072

## CAB AN 1721.953 2007-0127 PT.

Brian T. Johnson
 1502 Barwick Dr.
 Norman, OK 73072

## CAB AN 1721.953 2007-0127 PT.

32. Bloch Petroleum, LLCc/o BancTrustP.O. Box 26883Oklahoma City, OK 73126-0883

## CAB AN 1721.953 2007-0127 PT.

T. C. Craighead & Company
 P.O. Box 576
 Ardmore, OK 73402-0576

## CAB AN 1721.953 2007-0127 PT.

34. Catharine P. O'Neill Trust, and Grover O'Neill, Jr., as Trustee of such trust 30 Rockefeller Plaza, Room 5432 New York, NY 10112

## CAB AN 1721.953 2007-0127 PT.

 Midgard Energy Company, as Successor to Midgard LP Sub Inc.
 P.O. Box 201806 Houston, TX 77216-1806

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## CAB AN 1721.953 2007-0127 PT.

 L. E. Jones Production Co. P.O. Box 1185 Duncan, OK 73534-1185 dsb/ahs/1721953exa

## CAB AN 1721.953 2007-0127 PT.

37. Evelyn Read 611 Oak Street Merkel, TX 79536

## CAB AN 1721,953 2007-0127 PT.

J. F. Ryser
 47800 Madison Street, No. 154
 Indio, CA 92201

## CAB AN 1721.953 2007-0127 PT.

39. SMN Venture, and Bank of Oklahoma, as AgentP.O. Box 1588Tulsa, OK 74101

## CAB AN 1721,953 2007-0127 PT.

40. Cox Family Trust, and Kary D. Cox, as the Trustee of such trust P.O. Box 1113
Bartlesville, OK 74005

## CAB AN 1721,953 2007-0127 PT.

 Minars Family Trust, and Chelan M. Dras, as Trustee of such trust
 P.O. Box 5190
 Buena Vista, CO 81211-5190

## CAB AN 1721.953 2007-0127 PT.

42. P-One Partnership P.O. Box 550 Beaver, OK 73932

## CAB AN 1721.953 2007-0127 PT.

43. Cafky Trust, and Paul M. Barby, as Trustee of such trust P.O. Box 2154 Edmond, OK 73083-2154

## CAB AN 1721.953 2007-0127 PT.

44. Paufky Company LLC Attn: Paul M. Barby P.O. Box 1900 Edmond, OK 73083