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BEFORE THE CORPORATION COMMISSION OF THE STOCKES OF CORPORATION COMMISSION

APPLICANT: DEVON ENERGY PRODUCTION COMPANY, L.P.

OF OKLAHOMA CAUSE CD NO.

RELIEF SOUGHT: POOLING

201_207575

LANDS COVERED: SECTION 1, TOWNSHIP 21 NORTH,

RANGE 1 EAST, NOBLE COUNTY, OKLAHOMA

APPLICATION

COMES NOW the Applicant, Devon Energy Production Company, L.P., and shows the Honorable Corporation Commission the following:

1. PARTIES:

1.1 Applicant is: Devon Energy Production Company, L.P.

Devon Energy Center 333 W. Sheridan Ave. Oklahoma City, OK 73102

1.2 Respondents are set out on the Exhibit "A" attached hereto and made a part hereof.

2. ALLEGATION OF FACTS:

- 2.1 That heretofore by an Order to be entered in Cause CD No. 201<u>207574</u>, this Commission established Section 1-21N-1E, Noble County, Oklahoma, as a 640-acre horizontal drilling and spacing unit for the production of hydrocarbons from the Mississippian, Woodford and Misener-Hunton common source of supply.
- 2.2 Applicant is the owner of an interest in oil and gas leases covering a portion of said drilling and spacing unit. Applicant proposes to drill a well at a legal location in said drilling and spacing unit to a depth sufficient to test the common source of supply named above in paragraph 2.1, said well to be the permitted well for the drilling and spacing unit. Further, Applicant proposes to designate itself or another party as operator.
- 2.3 The parties named as respondents may be the owners of a right to drill into and produce from the spaced formations named above underlying Section 1-21N-1E, Noble Compty, Oklahoma. Applicant exercised due diligence to locate each respondent and a bona fide effortives

Date: 11/20/2012 Case: 201207575 CD

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made to reach an agreement with each such respondent as to how the unit would be developed. Said respondents have not agreed to pool and develop their land or interests in the unit as a unit.

- 2.4 In order to prevent waste and to protect correlative rights and to avoid the drilling of unnecessary wells, the Commission should require said respondents to pool and develop their lands or interests in the unit as a unit.
 - 3. LEGAL AUTHORITY: Title 52 O.S.A. §87.1.
- 4. RELIEF SOUGHT: That the Commission pool the interests and adjudicate the rights and equities of oil and gas owners in the Mississippian, Woodford and Misener-Hunton common source of supply underlying Section 1-21N-1E, Noble County, Oklahoma, all to be upon such terms and conditions as are just and reasonable and will afford all of the owners the opportunity to recover or receive without unnecessary expense, their just and fair share of all hydrocarbon substances produced therefrom, and that the Commission make definite provision for the payment of all actual costs and expenses of drilling and development, including a reasonable charge for supervision.

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WHEREFORE, Applicant prays that after due notice and hearing as required by law, the Commission should enter an order adjudicating the rights and equities and pooling the interests of all owners in the unit, and designating the Applicant or some other party as operator.

Respectfully submitted,

HARTZOG CONGER CASON & NEVILLE

By:

David E. Pepper, OBA #7035 1600 Bank of Oklahoma Plaza 201 Robert S. Kerr Avenue Oklahoma City, OK 73102 (405) 235-7000

ATTORNEYS FOR APPLICANT DEVONENERGY PRODUCTION COMPANY, L.P.

For more information regarding this Application, contact Tim Orndorff, Todco Properties, Inc., 1818 West Lindsey, Suite A-102, Norman, OK, 73069, (405) 447-4040.

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EXHIBIT "A"

 Little Bear Resources, LLC 1511 South Sangre Road Stillwater, OK 74074