BEFORE THE STATE CORPORATION COMMISSION OF THE STATE OF KANSAS

IN THE MATTER OF THE APPLICATION OF MERIT ENERGY COMPANY, LLC,)	DOCKET NO. 20-CONS-3075-CEXC
FOR AN EXCEPTION TO THE 10-YEAR)	
TIME LIMITATION OF K.A.R. 82-3-111)	CONSERVATION DIVISION
FOR ITS FMU 301 WELL IN THE)	
SOUTHEAST QUARTER OF THE)	
NORTHWEST QUARTER OF THE)	LICENSE NO. 32446
NORTHEAST QUARTER OF SECTION)	
25, TOWNSHIP 27 SOUTH, RANGE 34)	
WEST, HASKELL COUNTY, KANSAS.)	
)	

AMENDED APPLICATION

COMES NOW, Merit Energy Company ("Merit"), by and through its attorney, Stanford J. Smith, Jr., and in support of its Amended Application in the above captioned matter states as follows:

- 1. Merit is authorized to do business in the State of Kansas, and has a street address of 13727 Noel Road, Suite 1200, Dallas, Texas, 75240.
- 2. The Kansas Corporation Commission has issued Merit operator's license 32446, which expires on May 30, 2020.
- 3. Merit is the owner and operator of the FMU 301 well, which is located in the Southeast Quarter of the Northwest Quarter of the Northeast Quarter of Section 25, Township 27 South, Range 34 West, Haskell County, Kansas, API # 15-081-21340-00-01. The subject well is located on an active oil and gas lease or unit comprising the following lands:

Northeast Quarter of Section 25, Township 27 South, Range 34 West, Haskell County, Kansas.

- 4. The FMU 301 was originally perforated in the Upper Morrow Sand and Lower Morrow Formations but was shut in due to high water cut.
- 5. Pursuant to K.A.R. 82-3-111, Merit sought and obtained temporary abandonment status for said well on or about October 15, 2005, and on July 12, 2016.
- 6. On or about August 5, 2019, the Kansas Corporation Commission notified Merit of the KCC's denial of renewal of temporary abandonment status for the well due to the limitation period of ten (10) years imposed by K.A.R. 82-3-111.
- 7. K.A.R. 82-3-111 imposes a 10-year limitation on the amount of time during which wells may be temporarily abandoned, but an exception to the 10-year limitation may be obtained pursuant to said regulation through an Application filed with the Commission pursuant to K.A.R. 82-3-100. Applicant seeks such an exception.
- 8. Merit wishes to continue temporary abandonment status for the subject well because Merit intends to use the well as part of an enhanced oil recovery project. The FMU 301 would be converted to an injection well that would support the FMU 202, which is currently producing, and the FMU 401, which is currently temporarily abandoned. The only injection wells that are in proximity to the FMU 202 and 401 have been PA'd, so the 301 is the only option for secondary recovery for the FMU 202 and 401.
- 9. A Commission Staff-witnessed mechanical integrity test of the casing between the surface and a point within fifty (50) feet above the uppermost perforations is pending.
- 10. There are six producer wells three active and three temporarily abandoned, and one injector well which is active on the lease. It would cost an

estimated Two Hundred Ten Thousand Dollars (\$210,000.00) to plug this well and the remaining wells on the lease. The current average production rate of the lease is 17 BOPD and 85 BWPD. A basic estimation of the remaining reserves on the lease is approximately 70,000 bbls of gross oil reserves. In order to reactivate the FMU 301 well as part of an EOR project, it would cost approximately One Hundred Thousand Dollars (\$100,000.00) based on current prices. It would cost an estimate of Seven Hundred Fifty Thousand Dollars (\$750,000.00) based on current prices to drill and complete a replacement well.

- 11. Merit has included a plat map, attached as Exhibit A, showing the locations of all producing, injection, temporarily abandoned, abandoned and plugged wells located on the same lease premises as the subject well.
- 12. Based on the foregoing, Merit requests the Commission grant an exception to the 10-year limitation, specifically to allow the FMU 301 well to remain eligible for temporary abandonment status for three (3) years following the expiration of 10-year limitation. Merit understands that the exception would be valid for three (3) years, but Merit would still need to apply annually to the Conservation Division District Office for approval of an Application for temporary abandonment status.
- 13. Listed in attached Exhibit B are the names and addresses of the following persons:
 - A. Each operator of each oil and gas lease covering lands within one-half (1/2) mile radius of the subject well; and

B. Each person who owns any mineral interest of record in and under any lands located within one-half (1/2) mile radius of the subject well if unleased.

14. That the Applicant has sent by regular mail a copy of this Application and Notice of Pending Application to all persons listed on the attached Exhibit B.

15. WHEREFORE, Merit prays that this matter be granted administratively without a hearing, or in the alternative be set for hearing, and upon hearing that the Commission grant Merit's request for an exception to the K.A.R. 82-3-111 10-year limitation, to allow the subject well to remain temporarily abandoned for three (3) years, subject to annual approval by the Conservation Division District Office of an application for temporary abandonment status.

Respectfully submitted,

MARTIN, PRINGLE, OLIVER, WALLACE & BAUER, L.L.P.

By

Stanford J. Smith, Jr. 100 North Broadway, Suite 500

Wichita, KS 67202 (316) 265-9311

Attorney for Merit Energy Company

VERIFICATION

STATE OF KANSAS)	
)	SS:
COUNTY OF SEDGWICK)	

Stanford J. Smith, Jr., of lawful age, being first duly sworn, upon oath states:

That he is the attorney for Merit Energy Company, applicant herein; that he has read the above and foregoing Amended Application of Merit Energy Company and is familiar with the contents thereof; and, that the statements made therein are true and correct to the best of his knowledge and belief.

Stanford J. Smith, Jr.

SUBSCRIBED AND SWORN to before me this Abeday of November, 2019.

Notary Public

My Appointment Expires:

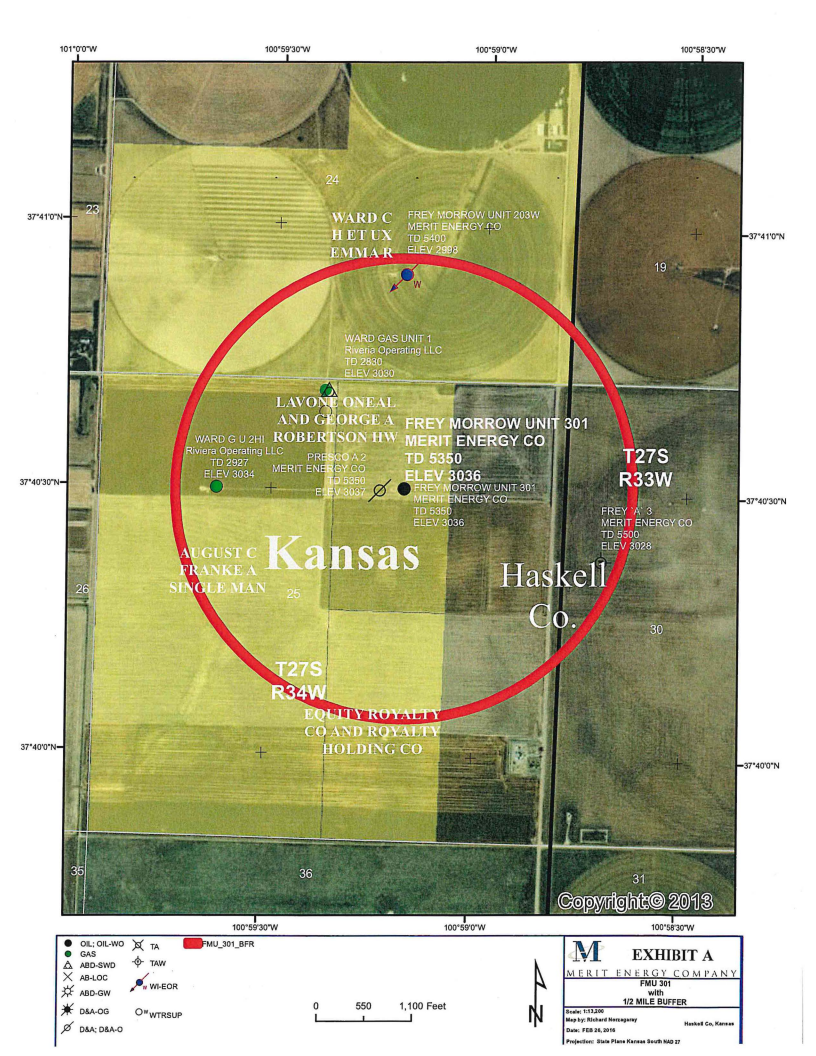


EXHIBIT B

Riviera Operating, LLC 600 Travis Street, Suite 1700 Houston, TX 77002

BEFORE THE STATE CORPORATION COMMISSION OF THE STATE OF KANSAS

IN THE MATTER OF THE APPLICATION OF MERIT ENERGY COMPANY, LLC,) DOCKET NO. 19-CONS-3075-CEXC
FOR AN EXCEPTION TO THE 10-YEAR)
TIME LIMITATION OF K.A.R. 82-3-111) CONSERVATION DIVISION
FOR ITS FMU 301 WELL IN THE)
SOUTHEAST QUARTER OF THE	
NORTHWEST QUARTER OF THE) LICENSE NO. 32446
NORTHEAST QUARTER OF SECTION)
25, TOWNSHIP 27 SOUTH, RANGE 34	
WEST, HASKELL COUNTY, KANSAS.)
)

NOTICE OF PENDING AMENDED APPLICATION

THE STATE CORPORATION COMMISSION OF THE STATE OF KANSAS

TO: ALL OIL AND GAS PRODUCERS, UNLEASED MINERAL INTEREST OWNERS, LANDOWNERS, AND ALL PERSONS WHOMSOEVER CONCERNED:

YOU, and each of you, are hereby notified that Merit Energy Company has filed an Amended Application for an exception to the ten-year time limitation of K.A.R. 82-3-111 for the FMU 301 well, located in the Southeast Quarter of the Northwest Quarter of the Northeast Quarter of Section 25, Township 27 South, Range 34 West, Haskell County, Kansas, API # 15-081-21340-00-01.

YOU are further notified that unless written protest is received by the State Corporation Commission within fifteen (15) days after publication of this Notice, the Application in this matter will be granted by administrative approval after said 15 day period. Any such protest should be mailed to the State Corporation Commission of the State of Kansas, Conservation Division, 266 North Main, Suite 220, Wichita, Kansas, 67202, and to the Applicant at the address shown.

All parties in any wise interested or concerned shall take notice of the foregoing and govern themselves accordingly.

Merit Energy Company. By: Katherine McClurkan Regulatory Analyst 13727 Noel Road, Suite 1200 Dallas, Texas 75240 (972) 628-1660