BEFORE THE OIL & GAS CONSERVATION COMMISSION OF THE STATE OF COLORADO

IN THE MATTER OF THE APPLICATION OF
SYNERGY RESOURCES CORPORATION FOR
AN ORDER TO POOL ALL INTERESTS IN
THREE APPROXIMATE 640-ACRE DESIGNATED
WELLBORE SPACING UNITS, FOUR
APPROXIMATE 320-ACRE DESIGNATED
WELLBORE SPACING UNITS, AND ONE
APPROXIMATE 400-ACRE DESIGNATED
WELLBORE SPACING UNIT ESTABLISHED FOR
SECTIONS 3, 4, AND 5, TOWNSHIP 5 NORTH
RANGE 66 WEST, 6 TH P.M. AND SECTION 32
TOWNSHIP 6 NORTH, RANGE 66 WEST, 6^{TH}
P.M., FOR THE DEVELOPMENT OF THE
CODELL AND NIOBRARA FORMATIONS
WATTENBERG FIELD, WELD COUNTY
COLORADO

Cause No.	
Docket No.	
Type:	

<u>APPLICATION</u>

COMES NOW SYNERGY RESOURCES CORPORATION (Operator Number: 10311) (referred to herein as "Applicant"), by and through its undersigned attorneys, and makes application to the Colorado Oil and Gas Conservation Commission ("Commission"), for an order to pool all interests, including all unleased and/or nonconsenting interests, within eight horizontal wellbore spacing units for the production of oil, gas, and associated hydrocarbons from the Codell and Niobrara Formations. In support hereof, the Applicant states and alleges as follows:

- 1. Applicant is a Colorado corporation duly authorized to conduct business in the state of Colorado, and is a registered operator in good-standing with the Commission.
- 2. Applicant owns substantial leasehold interests in the Application Lands requested for pooling:

Township 5 North, Range 66 West, 6th P.M.

Section 5: NE¼ Section 4: N½ Section 3: NW¼

Weld County, Colorado Wellbore Spacing Unit ("WSU") Nos. 1-3

Township 5 North, Range 66 West, 6th P.M.

Section 5: NE1/4 Section 4: NW1/4

Weld County, Colorado Wellbore Spacing Unit ("WSU") Nos. 4-7

Township 5 North, Range 66 West, 6th P.M.

Section 5: N½NE¼ Section 4: N½N½ Section 3: N½NW¼

Township 6 North, Range 66 West, 6th P.M.

Section 32: S½SE¼

Weld County, Colorado Wellbore Spacing Unit ("WSU") No. 8

The above-referenced lands are referred to collectively herein as the "Application Lands" and are depicted on Exhibits "A-1", "A-2", and "A-3", respectively, attached hereto and incorporated by reference herein.

- 3. On December 19, 1983, the Commission issued Order No. 407-1 (amended on March 29, 2000 in accordance with Order No. 407-17, entered November 18, 1985), which, among other things, established 80-acre drilling and spacing units for the production of oil and/or gas and associated hydrocarbons from the Codell Formation underlying certain lands, with the drilling and spacing unit to be designated by the operator drilling the first well in the quarter section, or by the Director of the Commission if the operator does not designate. The permitted well shall be located in the center of either 40-acre tract within the drilling and spacing unit with a tolerance of 200 feet in any direction. The operator shall have the option to drill an additional well on the undrilled 40-acre tract in each 80-acre drilling and spacing unit.
- 4. On February 19, 1992, the Commission issued Order No. 407-87 (amended August 20, 1993), which among other things, established 80-acre drilling and spacing units for the production of oil, gas and associated hydrocarbons from the Codell and Niobrara Formations, with the permitted well locations in accordance with the provisions of Order No. 407-1.
- 5. On April 27, 1998, the Commission adopted Rule 318A, which, among other things, allowed certain drilling locations to be utilized to drill or twin a well, deepen a well or recomplete a well and to commingle any or all of the Cretaceous Age Formations from the base of the Dakota Formation to the surface. On December 5, 2005, Rule 318A was amended to allow interior infill and boundary wells to be drilled and wellbore spacing units to be established. On August 8, 2011, Rule 318A was amended to, among other things, address drilling of horizontal wells. The lands encompassing the Application Lands are subject to Rule 318A, for the Codell and Niobrara Formations.

- 6. On September 15, 2014, the Commission approved Order No. 407-1112, which pooled all non-consenting interests in four approximate 400 acre Wellbore Spacing Units in the NW¼ of Section 3 and the NE¼, E½NW¼ of Section 4, Township 5 North, Range 66 West, 6th P.M. for the Kelly Farms #A-4-3CHZ Well (API No. 05-123-38138, Kelly Farms #A-4-3NHZ Well (API No. 05-123-38136), Kelly Farms #22-4-3-CHZ Well (API No. 05-123-38133), and Kelly Farms #12-4-3CHZ Well (API No. 05-123-38134), and enforced the statutory cost recovery provision of §34-60-116(7)(b), C.R.S. upon all non-consenting parties for the wells.
- 7. Pursuant to Rule 318A, Applicant designated an approximate 640-acre wellbore spacing unit, comprised of WSU #1, for the SRC Wiedeman A-5-3CHZ well (renamed SRC Wiedeman A-5-3NBHZ)(API No. 05-123-40064), for the production of oil, gas, and associated hydrocarbons from the Codell and Niobrara Formations.
- 8. Pursuant to Rule 318A, Applicant designated an approximate 640-acre wellbore spacing unit, comprised of WSU #2, for the SRC Wiedeman A-5-3NHZ well (renamed SRC Wiedeman 11-5-3NCHZ)(API No. 05-123-40066), for the production of oil, gas, and associated hydrocarbons from the Codell and Niobrara Formations.
- 9. Pursuant to Rule 318A, Applicant designated an approximate 640-acre wellbore spacing unit, comprised of WSU #3, for the SRC Wiedeman 21-5-3CHZ well (renamed SRC Wiedeman 21-5-3NBHZ)(API No. 05-123-40069), for the production of oil, gas, and associated hydrocarbons from the Codell and Niobrara Formations.
- 10. Pursuant to Rule 318A, Applicant designated an approximate 320-acre wellbore spacing unit, comprised of WSU #4, for the SRC Wiedeman 22-5-4NHZ well (renamed SRC Wideman 22-5-4NBHZ)(API No. 05-123-40063), for the production of oil, gas, and associated hydrocarbons from the Niobrara Formation.
- 11. Pursuant to Rule 318A, Applicant designated an approximate 320-acre wellbore spacing unit, comprised of WSU #5 for the SRC Wiedeman A-5-4NHZ well (renamed SRC Wiedeman 12-5-4CHZ)(API No. 05-123-40065), for the production of oil, gas, and associated hydrocarbons from the Codell and Niobrara Formations.
- 12. Pursuant to Rule 318A, Applicant designated an approximate 320-acre wellbore spacing unit, comprised of WSU #6, for the SRC Wiedeman 22-5-4CHZ well (API No. 05-123-40067), for the production of oil, gas, and associated hydrocarbons from the Codell Formation.
- 13. Pursuant to Rule 318A, Applicant designated an approximate 320-acre wellbore spacing unit, comprised of WSU #7, for the SRC Wiedeman A-5-4CHZ well (renamed SRC Wiedeman 12-5-4NCHZ)(API No. 05-123-40068), for the production of oil, gas, and associated hydrocarbons from the Codell and Niobrara Formations.
- 14. Pursuant to Rule 318A, Applicant designated an approximate 400-acre wellbore spacing unit, comprised of WSU #8, for the SRC Wiedeman 21-5-3CHZ well (API No. 05-123-40560), for the production of oil, gas, and associated hydrocarbons from the Codell Formation.

- 15. The SRC Wiedeman A-5-3NBHZ well, SRC Wiedeman 11-5-3NCHZ well, SRC Wiedeman 21-5-3CHZ well, SRC Wiedeman 22-5-4NBHZ well, SRC Wiedeman 12-5-4CHZ well, SRC Wiedeman 22-5-4CHZ well, SRC Wiedeman 12-5-4NCHZ well, and SRC Wiedeman 21-5-3NBHZ well are collectively referred to herein as the "Subject Wells." The Subject Wells are all drilled from a consolidated well pad located in the W½NE¼ of Section 5, Township 5 North, Range 66 West, 6th P.M.
- 16. Exhibit "B" attached hereto, and incorporated by reference herein, lists the interested parties (mineral owners and working interest owners) in the Application Lands together with their addresses. Applicant notified the working interest owners in the proposed WSU Nos. 1-8 pursuant to Rule 318A.e(5). Applicant certifies that copies of the Application will be mailed to all persons owning an interest in the mineral estate of the Application Lands listed on Exhibit B within seven days of the date hereof pursuant to Rule 507.b(2). Applicant further certifies that all unleased and/or nonconsenting mineral owners have been, or will be, offered a reasonable lease offer or to voluntarily participate in the drilling and completion of the Wells as required by Rule 530, at least thirty-five (35) days prior to the hearing on this Application. To date, however, not all of such mineral owners have elected to participate by agreeing to bear their respective proportionate shares of the costs and risks of drilling, completing and operating the Wells.
- Applicant submits that that the mineral leasehold interests in the E½NE¼ of Section 5 of the Application Lands is subject to pending litigation before the United States District Court for the District of Colorado, Civil Action No. 1:15-cv-01337-KMT. Applicant disputes Briller, Inc.'s contention that it has a valid leasehold interest in WSU Nos. 1-8 and as a result did not provide notice of spacing to Briller, Inc. Briller, Inc. has actual notice of the above designated WSU Nos. 1-8, as evidenced by its Objection to Wellbore Spacing Units dated March 27, 2015 and mailed to Applicant and copied to the COGCC. Without waiving any claims or defenses in the pending litigation and solely for notice purposes of this Application pursuant to Rules 507.b(2) and 530, Applicant hereby notices Briller, Inc. as listed on Exhibit B. By providing notice to Briller, Inc., Applicant is in no way conceding that Briller, Inc. or any of its affiliated entities or principals have any interests in the Application Lands and WSU Nos. 1-8, leasehold or otherwise, and Applicant expressly hereby reserves its rights, claims, and defenses to continue to claim or contend in any court or regulatory proceeding that Briller. Inc. or any of its affiliated entities or principals have no interests in the Application Lands and WSU Nos. 1-8. Applicant submits that any payments attributable to production from the E½NE¼ from the Subject Wells will be suspended, and all accounting of any nonconsenting pooled interest in the E½NE¼ will not occur until such time as the United States District Court or any other court with appropriate jurisdiction enters a final order adjudicating the status of leasehold ownership in the E½NE¼ of Section 5 of the Application Lands.
- 18. Applicant, pursuant to the applicable Colorado Revised Statutes and COGCC Rules, including Rule 530 and §34-60-116, C.R.S., and in order to prevent waste, protect correlative rights and foster the best interests of conservation of oil and gas resources, seeks an order to pool all interests, including but not limited to, any non-consenting interests and leased mineral interests, in WSU Nos. 1-8 designated for the Application Lands for the development and operation of the Codell and Niobrara Formations.

- 19. Applicant requests that the Commission's pooling order issued with respect to this Application be made effective as of the date of this Application, or the date that the costs specified in §34-60-116(7)(b), C.R.S. are first incurred for the drilling of the Subject Wells in WSU Nos. 1-8.
- 20. Further, Applicant requests that any non-consenting interests with whom the Applicant has been unable to secure a lease or other agreement to participate in the drilling of the Subject Wells, be made subject to the cost recovery provisions of §34-60-116(7), C.R.S.
- 21. Applicant submits the granting of this Application is in accord with the Oil and Gas Conservation Act §§34-60-101, et seq, C.R.S., and Commission Rules.
- 22. Applicant requests that relief granted under this Application should be effective upon oral order of the Commission.

WHEREFORE, Applicant respectfully requests that this matter be set for hearing at the next available opportunity, that notice thereof be given as required by law, and that upon such hearing this Commission enter its order consistent with Applicant's request as follows:

- A. (i) Pooling all interests in the SRC Wiedeman A-5-3NBHZ well (API No. 05-123-40064) and WSU #1, for the development and production for the Codell and Niobrara Formations.
 - (ii) Providing that the Commission's pooling order with respect to WSU#1 is made effective as of the date of the Application, or the date that the costs specified in C.R.S. §34-60-116(7)(b) are first incurred for the drilling of the SRC Wiedeman A-5-3NBHZ well to the Codell and Niobrara Formations, whichever is earlier.
 - (iii) Providing that the interests of any owners with whom the Applicant has been unable to secure a lease or other agreement to participate in the drilling of the SRC Wiedeman A-5-3NBHZ well are pooled by operation of statute, pursuant to C.R.S. §34-60-116(6) and (7), and made subject to the cost recovery provisions thereof with respect to the Well drilled to develop the Codell and Niobrara Formations in WSU #1.
- B. (i) Pooling all interests in the SRC Wiedeman 11-5-3NCHZ well (API No. 05-123-40066) and WSU #2, for the development and production for the Codell and Niobrara Formations.
 - (ii) Providing that the Commission's pooling order with respect to WSU#2 is made effective as of the date of the Application, or the date that the costs specified in C.R.S. §34-60-116(7)(b) are first incurred for the drilling of the SRC Wiedeman 11-5-3NCHZ well to the Codell and Niobrara Formations, whichever is earlier.
 - (iii) Providing that the interests of any owners with whom the Applicant has been unable to secure a lease or other agreement to participate in

the drilling of the SRC Wiedeman 11-5-3NCHZ well are pooled by operation of statute, pursuant to C.R.S. §34-60-116(6) and (7), and made subject to the cost recovery provisions thereof with respect to the Well drilled to develop the Codell and Niobrara Formations in WSU #2.

- C. (i) Pooling all interests in the SRC Wiedeman 21-5-3CHZ well (renamed SRC Wiedeman 21-5-3NBHZ)(API No. 05-123-40069) and WSU #3, for the development and production for the Codell and Niobrara Formations.
 - (ii) Providing that the Commission's pooling order with respect to WSU#3 is made effective as of the date of the Application, or the date that the costs specified in C.R.S. §34-60-116(7)(b) are first incurred for the drilling of the SRC Wiedeman 21-5-3NBHZ well to the Codell and Niobrara Formations, whichever is earlier.
 - (iii) Providing that the interests of any owners with whom the Applicant has been unable to secure a lease or other agreement to participate in the drilling of the SRC Wiedeman 21-5-3NBHZ well are pooled by operation of statute, pursuant to C.R.S. §34-60-116(6) and (7), and made subject to the cost recovery provisions thereof with respect to the Well drilled to develop the Codell and Niobrara Formations in WSU #3.
- D. (i) Pooling all interests in the SRC Wideman 22-5-4NBHZ well (API No. 05-123-40063) and WSU #4, for the development and production for the Niobrara Formation.
 - (ii) Providing that the Commission's pooling order with respect to WSU#4 is made effective as of the date of the Application, or the date that the costs specified in C.R.S. §34-60-116(7)(b) are first incurred for the drilling of the SRC Wideman 22-5-4NBHZ well to the Niobrara Formation, whichever is earlier.
 - (iii) Providing that the interests of any owners with whom the Applicant has been unable to secure a lease or other agreement to participate in the drilling of the SRC Wideman 22-5-4NBHZ well are pooled by operation of statute, pursuant to C.R.S. §34-60-116(6) and (7), and made subject to the cost recovery provisions thereof with respect to the Well drilled to develop the Niobrara Formation in WSU #4.
- E. (i) Pooling all interests in the renamed SRC Wiedeman 12-5-4CHZ well (API No. 05-123-40065) and WSU #5, for the development and production for the Codell and Niobrara Formations.
 - (ii) Providing that the Commission's pooling order with respect to WSU#5 is made effective as of the date of the Application, or the date that the costs specified in C.R.S. §34-60-116(7)(b) are first incurred for the drilling of the SRC Wiedeman 12-5-4CHZ well to the Codell and Niobrara Formations, whichever is earlier.

- (iii) Providing that the interests of any owners with whom the Applicant has been unable to secure a lease or other agreement to participate in the drilling of the SRC Wiedeman 12-5-4CHZ well are pooled by operation of statute, pursuant to C.R.S. §34-60-116(6) and (7), and made subject to the cost recovery provisions thereof with respect to the Well drilled to develop the Codell and Niobrara Formations in WSU #5.
- F. (i) Pooling all interests in the SRC Wiedeman 22-5-4CHZ well (API No. 05-123-40067) and WSU #6, for the development and production for the Codell Formation.
 - (ii) Providing that the Commission's pooling order with respect to WSU#6 is made effective as of the date of the Application, or the date that the costs specified in C.R.S. §34-60-116(7)(b) are first incurred for the drilling of the SRC Wiedeman 22-5-4CHZ well to the Codell Formation, whichever is earlier.
 - (iii) Providing that the interests of any owners with whom the Applicant has been unable to secure a lease or other agreement to participate in the drilling of the SRC Wiedeman 22-5-4CHZ well are pooled by operation of statute, pursuant to C.R.S. §34-60-116(6) and (7), and made subject to the cost recovery provisions thereof with respect to the Well drilled to develop the Codell Formation in WSU #6.
- G. (i) Pooling all interests in the renamed SRC Wiedeman 12-5-4NCHZ well (API No. 05-123-40068) and WSU #7, for the development and production for the Codell and Niobrara Formations.
 - (ii) Providing that the Commission's pooling order with respect to WSU#7 is made effective as of the date of the Application, or the date that the costs specified in C.R.S. §34-60-116(7)(b) are first incurred for the drilling of the SRC Wiedeman 12-5-4NCHZ well to the Codell and Niobrara Formations, whichever is earlier.
 - (iii) Providing that the interests of any owners with whom the Applicant has been unable to secure a lease or other agreement to participate in the drilling of the SRC Wiedeman 12-5-4NCHZ well are pooled by operation of statute, pursuant to C.R.S. §34-60-116(6) and (7), and made subject to the cost recovery provisions thereof with respect to the Well drilled to develop the Codell and Niobrara Formations in WSU #7.
- H. (i) Pooling all interests in the renamed SRC Wiedeman 21-5-3CHZ well (API No. 05-123-40560) and WSU #8, for the development and production for the Codell Formation.
 - (ii) Providing that the Commission's pooling order with respect to WSU#8 is made effective as of the date of the Application, or the date that the costs specified in C.R.S. §34-60-116(7)(b) are first incurred for the drilling of the SRC Wiedeman 21-5-3CHZ well to the Codell Formation, whichever is earlier.

- (iii) Providing that the interests of any owners with whom the Applicant has been unable to secure a lease or other agreement to participate in the drilling of the SRC Wiedeman 21-5-3CHZ well are pooled by operation of statute, pursuant to C.R.S. §34-60-116(6) and (7), and made subject to the cost recovery provisions thereof with respect to the Well drilled to develop the Codell Formation in WSU #8.
- For such other findings and orders as the Commission may deem proper or advisable in this matter.

DATED this // day of July, 2015.

Respectfully submitted,

SYNERGY RESOURCES CORPORATION

By:

Randall J. Feuerstein, Esq. (#10479)

Kevin K. Gallaway, Esq. (#36841)

Dufford & Brown, P.C. Attorneys for Applicant

1700 Broadway, Suite 2100

Denver, Colorado 80290

(303) 861-8013

Applicant's Address: Synergy Resources Corporation 20203 Highway 60 Platteville, CO 80651

VERIFICATION

STATE OF COLORADO)
COUNTY OF Weld) ss.)

Craig Rasmuson, Chief Operating Officer for Synergy Resources Corporation, of lawful age, being first duly sworn upon oath, deposes and says that he has read the foregoing Application and that the statements contained therein are true to the best of his knowledge, information and belief.

Craig Rasmuson

Chief Operating Officer

Synergy Resources Corporation

Subscribed and sworn to before me this 10th day of July, 2015, by Craig Rasmuson, Chief Operating Officer for Synergy Resources Corporation.

Witness my hand and official seal.

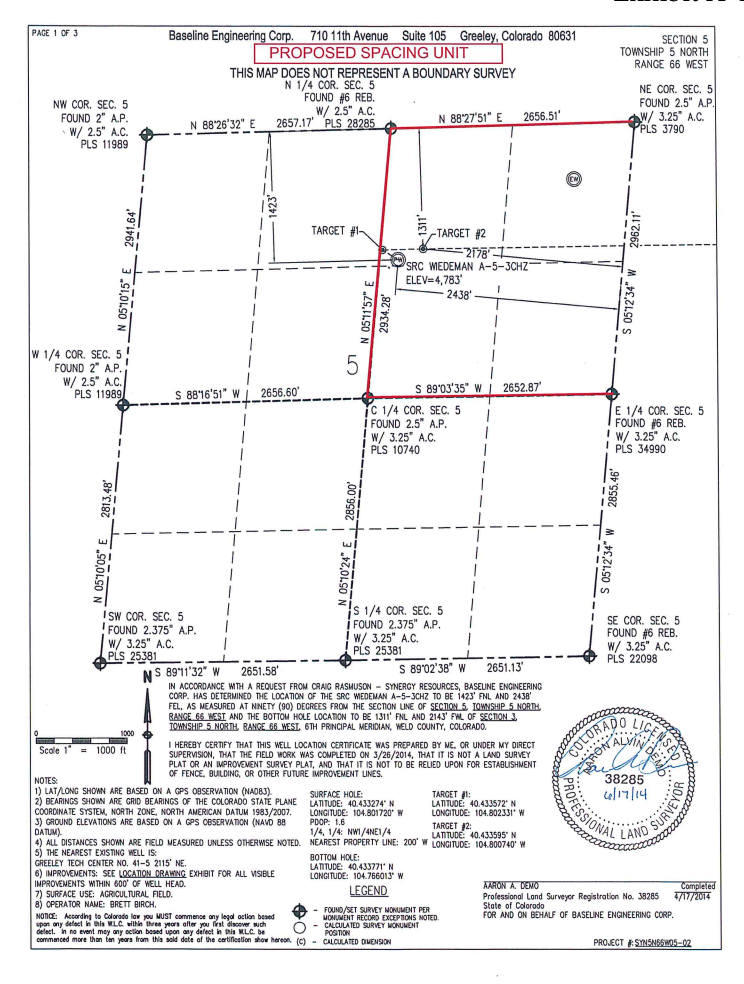
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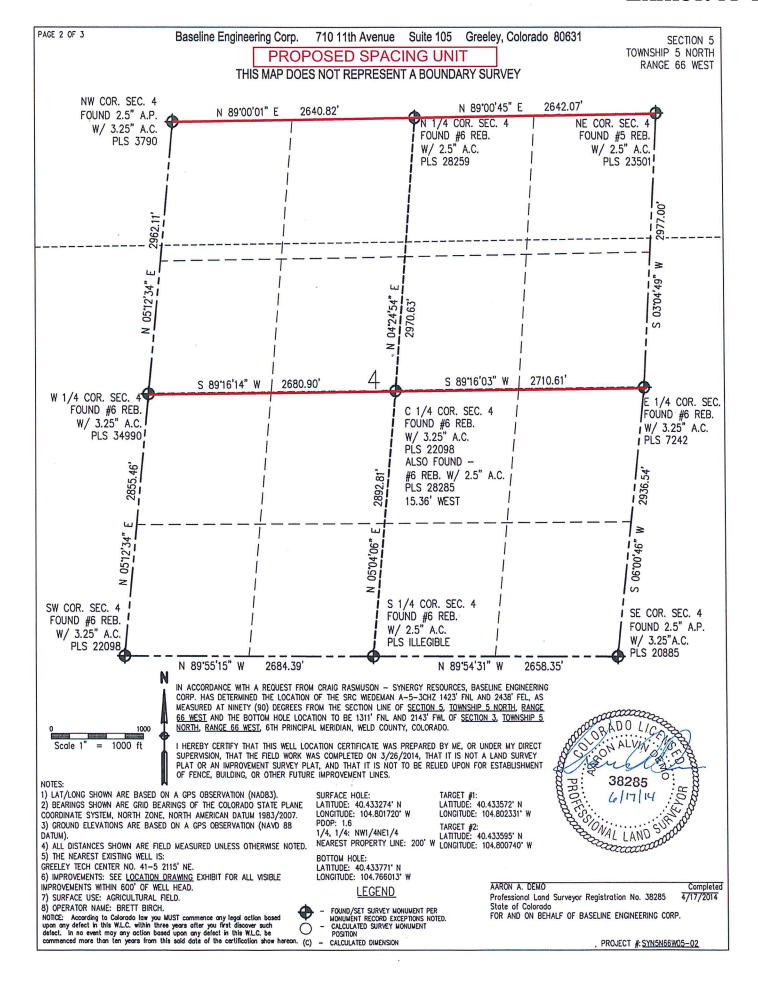
My commission expires: 11/15/2015

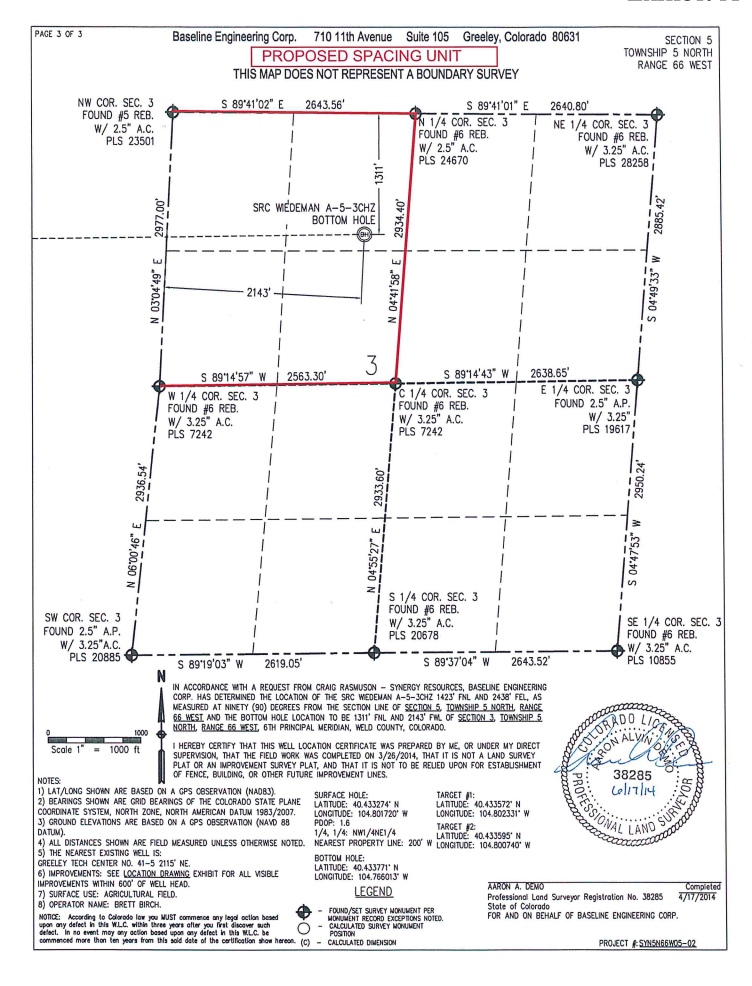
Notary Public

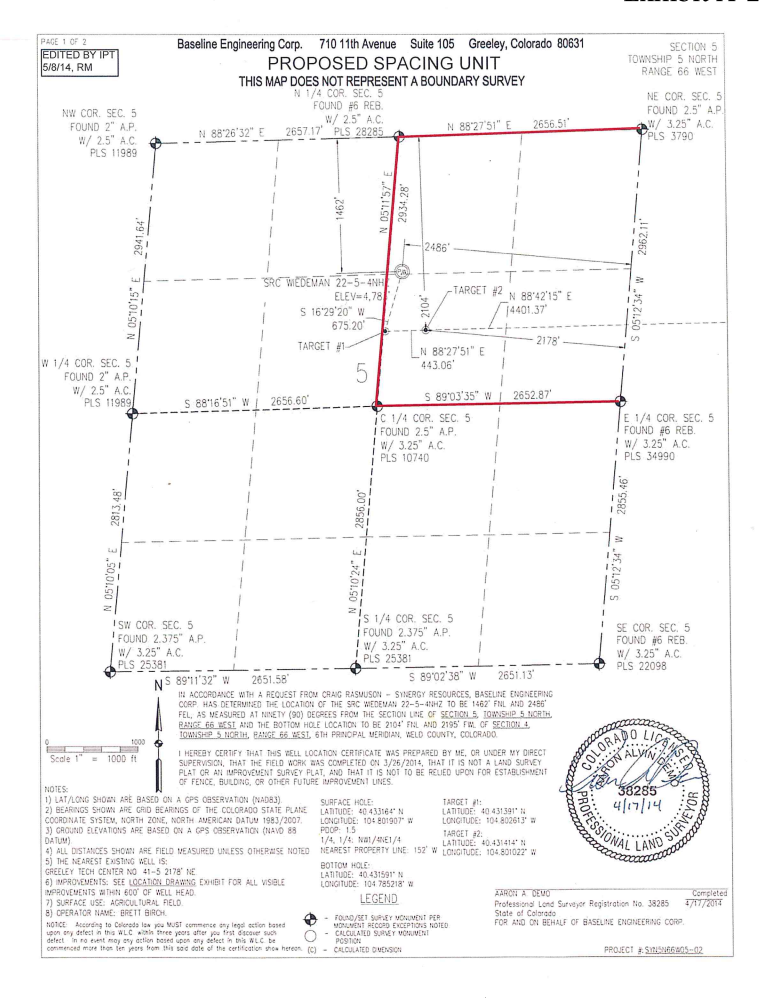
BEFORE THE OIL & GAS CONSERVATION COMMISSION OF THE STATE OF COLORADO

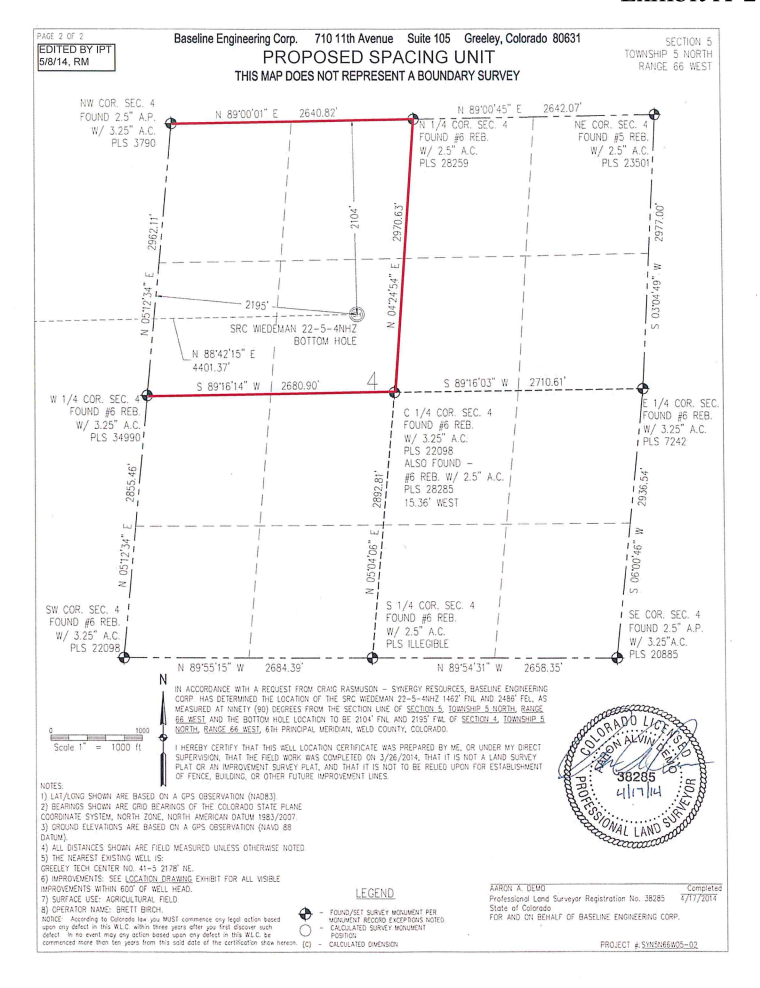
IN THE MATTER OF THE APPLICATION OF SYNERGY RESOURCES CORPORATION FOR AN ORDER TO POOL ALL INTERESTS IN THREE APPROXIMATE 640-ACRE DESIGNATED WELLBORE SPACING UNITS, FOUR APPROXIMATE 320-ACRE DESIGNATED WELLBORE SPACING UNITS, AND ONE APPROXIMATE 400-ACRE DESIGNATED WELLBORE SPACING UNIT ESTABLISHED FOR SECTIONS 3, 4, AND 5, TOWNSHIP 5 NORTH, RANGE 66 WEST, 6 TH P.M. AND SECTION 32, TOWNSHIP 6 NORTH, RANGE 66 WEST, 6 TH P.M., FOR THE DEVELOPMENT OF THE CODELL AND NIOBRARA FORMATIONS, WATTENBERG FIELD, WELD COUNTY, COLORADO	Cause No. Docket No.	
AFFIDAVIT OF MAILING		
STATE OF COLORADO)		
CITY AND COUNTY OF DENVER)		
Kevin K. Gallaway of lawful age, and being first duly sworn upon his oath, states and declares:		
That he is the attorney for Synergy Resources Corporation, that on or before July 22, 2015, he caused a copy of the attached Application to be deposited in the United States Mail, postage prepaid, addressed to the parties listed on Exhibit B to the Application.		
Kevin K. Gallaway		
Subscribed and sworn to before me this <u>154</u> day of July, 2015.		
Witness my hand and official seal.		
[SEAL]		
My commission expires: $\frac{3/15/16}{1}$		
KEHAULANI MERRIE PUNILEI Notary Public State of Colorado		











710 11th Avenue Suite 105 Greeley, Colorado 80631 Baseline Engineering Corp. SECTION 5 SITE SKETCH TOWNSHIP 5 NORTH RANGE 66 WEST SRC WEIDEMAN 21-5-3-CHZ \33 32 NW1/4SE1/4 NE1/4SW1/4 NE1/4SW1/4 NW1/4SE1/4 NE1/4SE1/4 NW1/4SW1/4 NE1/4SW1/4 | NW1/4SE1/4 NE1/4SE1/4 | NW1/4SW1/4 SW1/4SW1/4 SW1/4SW1/4 SW1/4SE1/4 SW1/4SW1/4 SW1/4SW1/4 SW1/4SE1/4 SE1/4SE1/4 SW1/4SW1/4 SW1/4SE1/4 SE1/4SE1/4 TARGET #1-BOTTOM HOLE 460' BUFFER NW1/4NE1/4 ►TARGET #3 -TARGET #2 SRC WEIDEMAN 21-5-3CHZ NE1/4NW1/4 NW1/4NE1/4 NE1/4NE1/4 NW1/4NW1/4 NE1/4NW1/4 NW1/4NE1/4 NE1/4NE1/4 NW1/4NW1/4 NE1/4NW1/4 PROPOSED WELLBORE SRC WEIDEMAN 21-5-3CHZ SPACING UNIT SW1/4NW1/4 SE1/4NW1/4 SW1/4NE1/4 SE1/4NW1/4 SW1/4NE1/4 SE1/4NE1/4 SW1/4NE1/4 SE1/4NE1/4 SW1/4NW1/4 SE1/4NW1/4

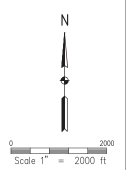
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> BOTTOM HOLE: LATITUDE: 40.436104° N LONGITUDE: 104.765737° W

TARGET #1: LATITUDE: 40.435967' N LONGITUDE: 104.802021' W TARGET #2:

TARGET #2: LATITUDE: 40.435989* N LONGITUDE: 104.800506* W

TARGET #3: LATITUDE: 40.436050° N LONGITUDE: 104.792561° W



NOTES:

1) THIS SKETCH DOES NOT REPRESENT A BOUNDARY SURVEY.

Exhibit B

Interested Parties

Brad Mueller City of Greeley 1100 10th Street, Suite 202 Greeley, CO 80631

Briller Inc. 2701 Patton Way Bakersfield, CA 93308

Briller, Inc. P.O. Box 2312 Bakersfield, CA 93303-2312

Robert W. Loveless, d/b/a R.W.L. Enterprises 2701 Patton Way Bakersfield, CA 93308

Robert W. Loveless, d/b/a R.W.L. Enterprises P.O. Box 2312 Bakersfield, CA 93303-2312

Scott M. Campbell, Esq. Poulson, Odell & Peterson, LLC 1775 Sherman Street, Suite 1400 Denver, CO 80203-4319

Kelly Farm Owner's Association 104 54th Avenue Greeley, CO 80634

Frederic E. Mikell and Pansy A. Walcott 307 53rd Avenue Court Greeley, CO 80634

James Rodriguez and Eva J. Rodriguez 311 53rd Avenue Greeley, CO 80634

Victor Chacon and Patricia L. Chacon 315 53rd Avenue Greeley, CO 80634

Westco Family Ltd. Partnership P.O. Box 1888 Gilmer, TX 75644

Walter L. Farrington, III P.O. Box 670766 Dallas, TX 75367

Patricia H. Farrington Trust Patricia H. Farrington, Trustee 3415 Fry Avenue Tyler, TX 75701

Farrington Children's Trust Walter L. Farrington, Jr., Trustee 3415 Fry Avenue Tyler, TX 75701

Walter L. Farrington, Jr. 3415 Fry Avenue Tyler, TX 75701

Joseph A. Eicher and Beverly S. Walton 323 53rd Avenue Greeley, CO 80634

Richard L. Uhlhorn and Kimberly A. Uhlhorn 331 53rd Avenue Greeley, CO 80634

Daryl J. Howell and Heather A. Howell 339 53rd Avenue Greeley, CO 80634

Roy V. Rudisill and Kristine L. Rudisill 342 53rd Avenue Court Greeley, CO 80634

David G. Freemyer and Jaime K. Freemyer 338 53rd Avenue Greeley, CO 80634

Kyle M. Coles & Shawn E. Hachtel 334 53rd Avenue Greeley, CO 80634

Rachael L. Booth 330 53rd Avenue Court Greeley, CO 80634

Elina M. Fresquez 326 53rd Avenue Greeley, CO 80634

Scott L. Wegscheid and Courtney J. Wegscheid 318 53rd Avenue Greeley, CO 80634

Philip K. Harris and Sulynne M. Harris 314 53rd Avenue Court Greeley, CO 80634

Thomas W. Cotter and Kristie T. Cotter 310 53rd Avenue Greeley, CO 80634

Gerald A. Gunderson and Janet L. Gunderson 306 53rd Avenue Greeley, CO 80634

Thomas W. Morrison and Elaine K. Morrison 305 53rd Avenue Greeley, CO 80634

2120 10th Avenue, LLC 309 53rd Avenue Greeley, CO 80634

Larry E. Scovil and Kristine A. Scovil 321 53rd Avenue Greeley, CO 80634

RASC Properties, LLC 329 53rd Avenue Greeley, CO 80634

Cameron Ray Utoft and Tiffany Ann Brown-Utoft 337 53rd Avenue Greeley, CO 80634

Scott M. Sherman 324 53rd Avenue Greeley, CO 80634

Valerie J. Sherman 324 53rd Avenue Greeley, CO 80634

Linda V. Vance and Robert D. Vance 320 53rd Avenue Greeley, CO 80634

Kermit C. Huckabay and Linda R. Huckabay 316 53rd Avenue Greeley, CO 80634

Stephen J. Long and Sheri Long 308 53rd Avenue Greeley, CO 80634

Eugene R. Bauer and Barbara L. Bauer 304 53rd Avenue Greeley, CO 80634

Robert J. Theno and Lynda R. Theno 303 52nd Avenue Greeley, CO 80634

Marc Lee Ledford and Angyla Ledford 307 52nd Avenue Greeley, CO 80634

Betty J. Engelhardt Revocable Trust 311 52nd Avenue Greeley, CO 80634

Delpha D. Higuera 315 52nd Avenue Greeley, CO 80634

Ryan Noah Nelson and Julie Ann Nelson 323 52nd Avenue Greeley, CO 80634

Aubrey Roark and George Roark 327 52nd Avenue Greeley, CO 80634

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Donald C. Lowe and Shirley A. Henry-Lowe 225 56th Avenue Greeley, CO 80634 Glenn Lukemire 2010 28th Avenue Apartment A Greeley, CO 80634

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Larry R. Besack 222 57th Avenue Greeley, CO 80634

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Joy L. Roden 312 53rd Avenue Greeley, CO 80634

Marc Lee Ledford and Angyla Ledford 307 52nd Avenue Greeley, CO 80634

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Kevin Isamu Douglas Mayeda and Tamara Lynn Mayeda 316 54th Avenue Greeley, CO 80634

Ruben Aguilar 232 54th Avenue Greeley, CO 80634

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Kimberly D. Miner 121 53rd Avenue Court Greeley, CO 80634

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Ryan A. Baxley 328 53rd Avenue Greeley, CO 80634

Daniel W. Marcy 319 52nd Avenue Greeley, CO 80634

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Gloria L. Guzman 226 51st Avenue Greeley, CO 80634

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Jerry Griego and Gina Griego 123 51st Avenue Greeley, CO 80634

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Ryan Daniels 207 52nd Avenue Greeley, CO 80634

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Norma Lou Eitemiller 217 51st Avenue Greeley, CO 80634

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122 53rd Avenue, LLC 122 53rd Avenue Greeley, CO 80634

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Francis Energy, Inc. 6600 W. 20th Street #12 Greeley, CO 80634

FEI Energy Fund, LLC 6600 W. 20th Street #12 Greeley, CO 80634

Richmark Energy Partners, LLC P.O. Box 328 Greeley, CO 80632

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Petroleum Exploration & Management, LLC 20203 Highway 60 Platteville, CO 80651

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The Delbert G. Miles Trust No. 1 225 Dundee Avenue #6 Greeley, CO 80634

Elmer Kobobel and Miriam Kobobel 225 Dundee Avenue #7 Greeley, CO 80634

Donna A. Newton 225 Dundee Avenue #8 Greeley, CO 80634

Thomas Richard Scheirman and Marian J. Scheirman 225 Dundee Avenue Greeley, CO 80634

Sara Stewart 225 Dundee Avenue #10 Greeley, CO 80634

Joann L. Belgin 225 Dundee Avenue #11 Greeley, CO 80634

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Ciara Dawn LLC c/o Dave Evans 822 7th Street, Suite 530 Greeley, CO 80634

Martha B. Minnig Living Trust 225 Dundee Avenue #14 Greeley, CO 80634 Victor L. Smiley and Dorothy E. Smiley 225 Dundee Avenue #15 Greeley, CO 80634

Ruth J. Logan 225 Dundee Avenue #16 Greeley, CO 80634

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Vincent J. Chacon and Aurelia Chacon 7104 W. Canberra Street Dr. Greeley, CO 80634

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Paula F. Mulhern and Richard W. Mulhern 119 Canberra Ave. Greeley, CO 80634

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Neil Allen and Monica E. Ramirez 7217 Melbourne St. Greeley, CO 80634

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Edwin L. Dyer and Fara A. Dyer 7218 W. Melbourne St. Greeley, CO 80634

Aleksei Churyk 351 N. Brisbane Ave. Greeley, CO 80631

Wayne C. Syas and Gwen Syas 352 N. Brisbane Ave. Greeley, CO 80634 James A. Morehead and Coleen F. Morehead 358 N. Brisbane Ave. Greeley, CO 80634

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Northward LLC 295 71st Ave. Greeley, CO 80634

Village Center Investments, LLC PO Box 1727 Greeley, CO 80632

Ashton Greeley Property, LLC 1201 Monster Rd. SW Renton, WA 98057

Boomerang Business Park Condominium Owners Association 801 8th Street #220 Greeley, CO 80631

Adevco Contact Centers-Greeley LLC 400 Northridge Road, Suite 620 Atlanta, GA 30350

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No known address

Walker J. Mosier, or his successors or assigns
No known address

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Kum & Go, LC 6400 Westown Parkway West Des Moines, IA 50206 Orr Resources, LLC 1813 61st Ave., Suite 200 Greeley, CO 80634

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