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

IN THE MATTER OF ALLEGED VIOLATIONS OF THE) CAUSE NO. 1V
RULES AND REGULATIONS OF THE COLORADO)
OIL AND GAS CONSERVATION COMMISSION BY	DOCKET NO. 150500261
KERR MCGEE OIL & GAS ONSHORE LP, WELD	TYPE: ENFORCEMENT
COUNTY, COLORADO	

NOTICE AND APPLICATION FOR HEARING

TO ALL INTERESTED PARTIES AND TO WHOM IT MAY CONCERN:

Pursuant to Rule 522.e.(2), the Colorado Oil and Gas Conservation Commission ("Commission" or "COGCC") Staff will apply to the Commission at its May 18 & 19, 2015 hearing for an Order Finding Violation ("OFV") against Kerr McGee Oil & Gas Onshore LP ("Kerr McGee") (Operator No. 47120). This Notice and Application is being served to adjudicate the allegations made in the below-described Notice of Alleged Violation ("NOAV"), the allegations of which are incorporated herein.

Kerr McGee is the operator of the KMG 16-24i Well (API No. 05-123-37996), Barefoot 32N-25HZ Well (API No. 05-123-39193), and Barefoot 32C-25HZ Well (API No. 05-123-39187) in Weld County. Kerr McGee did not submit the results of groundwater sampling for the KMG 16-24i Well within the required time period or file a Sundry Notice seeking an exception from these requirements. At the Barefoot 32N-25HZ Well and Barefoot 32C-25HZ Well, Kerr McGee did not control mud transfers from the location onto Weld County Road 13.

On September 3, 2014, COGCC Staff issued NOAV No. 200411687 to Kerr McGee for a violation of Rule 318A.e.(4) (Groundwater Baseline Sampling and Monitoring) of the Rules and Regulations of the Commission, 2 CCR 404-1 ("Rule" or "Rules"), at the KMG 16-24i Well for the failure to take the initial groundwater sample required for GWA wells with APDs submitted after May 1, 2013.

On January 28, 2015, COGCC Staff issued NOAV Nos. 200422240 & 200422221 to Kerr McGee for two violations of Rule 1002.f.(2)F (Vehicle Tracking Control Practices) at the Barefoot Wells for the failure to control potential sediment discharges from operational roads, well pads, and other unpaved surfaces.

COGCC Staff requests that Kerr McGee be found in violation of rules cited above and assessed a penalty pursuant to Rule 523.

NOTICE IS HEREBY GIVEN, pursuant to: 1) the general jurisdiction granted to the Commission under § 34-60-105 C.R.S.; 2) specific powers granted pursuant to § 34-60-106 C.R.S.; 3) the State Administrative Procedures Act at § 24-4-105 C.R.S.; and 4) the 500-Series Rules, that the Commission has scheduled the above-entitled matter for hearing on:

Date:

Monday, May 18, 2015 Tuesday, May 19, 2015

Time:

9:00 a.m.

Place:

Aims Community College, Fort Lupton Campus

Community Room in the Platte Building, Room PL111 & PL113

260 College Avenue Fort Lupton, CO 80621

In accordance with the Americans with Disabilities Act, if any party requires special accommodations as a result of a disability for this hearing, please contact Margaret Humecki at (303) 894-2100 ext. 5139, prior to the hearing and arrangements will be made.

Pursuant to said hearing in the above-entitled matter at the time and place aforesaid, or at any adjourned meeting, the Commission will enter such orders as it deems appropriate to protect the health, safety and welfare of the public and to prevent the waste of oil and gas, either or both, in the operations of said field, and to carry out the purposes of the statute.

In accordance with Rule 509., any interested party desiring to protest the granting of the application or to intervene on the application should file with the Commission a written protest or intervention no later than May 4, 2015, briefly stating the basis of the protest or intervention. One electronic, one original and two copies shall be filed with the Commission. Anyone who files a protest or intervention must be able to participate in a prehearing conference during the week of May 4, 2015. Pursuant to Rule 503.g., if a party who has received notice under Rule 503.b. wishes to receive further pleadings in the above-referenced matter, that party must file a protest or intervention in accordance with these rules.

By

OIL AND GAS CONSERVATION COMMISSION OF THE STATE OF COLORADO

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Peter Gowen, Enforcement Officer on behalf of

towen.

Jill Dorancy, Acting Secretary

Dated: April 2, 2015

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