John A. Richards, ISB #10670 Kayleen R. Richter, ISB #11258 Idaho Department of Lands 300 N. 6<sup>th</sup> St., Suite 103 Boise, ID 83702 (208) 334-0200 jrichards@idl.idaho.gov krichter@idl.idaho.gov

Attorneys for the Idaho Department of Lands

## **BEFORE THE IDAHO DEPARTMENT OF LANDS**

In the Matter of the Application of Snake River Oil and Gas, LLC, for an Order Establishing a Spacing Unit Consisting of the SE <sup>1</sup>/<sub>4</sub> of Section 15, the E <sup>1</sup>/<sub>2</sub> of the SW <sup>1</sup>/<sub>4</sub> of Section 15, and the NE <sup>1</sup>/<sub>4</sub> of Section 22, Township 8 North, Range 5 West, Payette County, Idaho.

AGENCY Case No. CC-2025-OGR-01-002

OAH Case No. 25-320-OG-01

IDAHO DEPARTMENT OF LANDS' EXHIBIT LIST

The Idaho Department of Lands ("IDL"), by and through its counsel of record Kayleen

Richter, submits the following list of exhibits that it may use in the contested case hearing set for

Thursday, July 10, 2025 in accordance with the Scheduling Order issued June 18, 2025.

Exhibit IDL-01, Harmon Field Unit Map

Exhibit IDL-02, IDL Response to Application

Exhibit IDL-03, Charlene Gomez Objection

Copies of the identified exhibits are attached hereto. IDL reserves the right to utilize any item already in the administrative record, any item listed on any other party's exhibit list, and to use demonstrative exhibits that may not be listed. Finally, IDL reserves the right to amend or supplement this list in advance of hearing.

DATED this 3rd day of July 2025.

IDAHO DEPARTMENT OF LANDS

Kayleen R. Richter Attorney for Idaho Department of Lands

## **CERTIFICATE OF SERVICE**

I hereby certify that on this 3rd day of July 2025, I caused to be served a true and correct

copy of the foregoing by the method indicated below, and addressed to the following:

Snake River Oil and Gas, LLC Michael Christian Hardee, Pinol, and Kracke, PLLC 1487 S. David Lane Boise, ID 83705 (208) 433-3913 *Applicant* 

Charlene Gomez 1121 NW 23rd Street Fruitland, ID 83619 (208)550-2780 *Objector*  Email: <u>mike@hpk.law</u>

Email: <u>cgomez@yturrirose.com</u>

Email: jthum@idl.idaho.gov

James Thum Idaho Department of Lands 300 N. 6th Street, Ste. 103 Boise, ID 83702 (208) 334-0200 IDL Program Manager for Oil and Gas

Email: <u>kromine@idl.idaho.gov</u>

Kourtney Romine Service Contact for IDL

OAH General Government Division P.O. Box 83720 Boise, ID 83720-0104 816 W. Bannock St. (208) 605-4300 Email: <u>filings@oah.idaho.gov</u> <u>scott.zanzig@oah.idaho.gov</u>

/hu h

Kayleen R. Richter Attorney for Idaho Department of Lands

## SPACING APPLICATION HARMON FIELD

PAYETTE CO., IDAHO

SNAKE RIVER OIL & GAS LLC IDL Docket No. CC-2025-OGR-01-002 OAH Case No. 25-320-OG-01 July 10, 2025 HARMON UNIT - 'A' and 'B' SANDS

IDAHO DEPARTMENT OF LANDS EXHIBIT IDL-01



Exhibit IDL-02

Idaho Department of Lands Director's Office 300 N. 6th Street, Suite 103 P.O. Box 83720 Boise, ID 83720-0050 Phone (208) 334-0200



Dustin T. Miller, Director Working Lands, Trusted Stewards Idaho Oil and Gas Conservation Commission Ray Hinchcliff, Chair Jennifer Riebe, Vice Chair Marg Chipman Marc Haws Mike Lyden Shannon Chollett, Secretary

May 30, 2025

Michael Christian Hardee, Piñol & Kracke PLLC 1487 S. David Lane Boise, Idaho 83705

via email: mike@hpk.law

Re: Docket No. CC-2025-OGR-01-002; Application for order to establish spacing unit consisting of the SE  $\frac{1}{4}$  of Section 15, the E  $\frac{1}{2}$  of the SW  $\frac{1}{4}$  of Section 15, and the NE  $\frac{1}{4}$  of Section 22, Township 8 North, Range 5 West, Payette County, Idaho

Dear Mr. Christian:

This letter serves as acknowledgement that the Idaho Department of Lands (IDL) received the above referenced spacing application on May 23, 2025. As described in Idaho Code § 47-328 (3)(a), "The department shall notify the applicant within five (5) business days of receipt of an application if additional information is required for the department to evaluate the application." After reviewing the spacing application, IDL requests the following additional items to clarify certain parts of the application as submitted.

- The Notice of Service list for the subject Docket, including addresses of noticed parties, and copies of the certified mail receipts as required by Idaho Code §47-328(3)(b).
- 2. The applicant should be prepared to present and discuss the following information as it relates to the requested spacing unit at the evidentiary hearing:

a. Structure maps in subsea depth, and isopach maps in feet for the A and B sands. Two-way seismic travel time and isochron maps are not sufficient and will not be accepted.

b. Results of any and all pressure testing performed on the perforated zone in the A and B sands in the Fallon #1-10 (USWN 11-075-20032) and Barlow #2-14 (USWN 11-075-20034) wells, including but not limited to: multi-point testing, build-up tests, bottom hole pressure tests and Repeat Formation (RFT) tests.

c. Porosity and permeability of net pay in the A & B sands in the Fallon #1-10 (USWN 11-075-20032) and Barlow #2-14 (USWN 11-075-20034) wells.

*Michael Christian May 30, 2025 Page 2* 

d. Thickness of net pay in the A and B sands.

e. Water Saturation of net pay in the A and B sands in the Fallon #1-10 (USWN 11-075-20032) and Barlow #2-14 (USWN 11-075-20034) wells.

f. Reservoir temperature in the A and B sands in the Fallon #1-10 (USWN 11-075-20032) and Barlow #2-14 (USWN 11-075-20034) wells.

g. Gas analysis and Gas-oil ratio in the A and B sands in the Fallon #1-10 (USWN 11-075-20032) and Barlow #2-14 (USWN 11-075-20034) wells.

h. Gas Formation Volume Factor in the A and B sands in the Fallon #1-10 (USWN 11-075-20032) and Barlow #2-14 (USWN 11-075-20034) wells.

i. Estimated original gas in place and expected recovery.

j. Reservoir Drive Mechanism.

IDL has not made a determination regarding the completeness of the application as it pertains to the necessary information as provided in statute. The above request for information is only to clarify certain aspects of the information submitted in the application.

If you have any questions, you can reach me at (208) 334-0243 or jthum@idl.idaho.gov. Thank you for your assistance.

Sincerely,

formes Them

James Thum Oil & Gas Program Manager Minerals, Navigable Waters, Oil & Gas Idaho Department of Lands

ec: Hayden Marotz, Deputy Attorney General, <u>Hayden.Marotz@ag.idaho.gov</u>; David M. Smith, consultant <u>DaveSmith1776@outlook.com</u>; Richard Brown, partner, Snake River Oil & Gas LLC <u>richard@weiserbrown.email</u>; Shannon Chollett, Division Administrator, Idaho Department of Lands <u>schollett@idl.idaho.gov</u> Ms. Gomez,

I will forward your objection to the Hearing Officer and the other parties.

## **Elaine Maneck**

From: Filings <filings@oah.idaho.gov>
Sent: Thursday, June 26, 2025 10:29 AM
To: Scott Zanzig <Scott.Zanzig@oah.idaho.gov>; Elaine Maneck <Elaine.Maneck@oah.idaho.gov>
Subject: FW: OAH Case No. 25-320-OG-01

From: Charlene Gomez <cgomez@yturrirose.com>
Sent: Thursday, June 26, 2025 8:38 AM
To: Filings <filings@oah.idaho.gov>
Cc: Mike Gomez (mike.gomez800@yahoo.com) <mike.gomez800@yahoo.com>
Subject: OAH Case No. 25-320-OG-01

CAUTION: This email originated outside the State of Idaho network. Verify links and attachments BEFORE you click or open, even if you recognize and/or trust the sender. Contact your agency service desk with any concerns.

Good Morning,

I am an "uncommitted mineral interest owner" in the above-referenced matter. I do not have enough information to make an informed decision about whether to object to the proposed spacing unit. I am concerned over the potential risks of drilling near my home and through my drinking water aquifer. Consequently, considering today's deadline for a response, I must object to being included in this spacing unit. Thank you for your consideration.

Charlene Gomez 1121 NW 23<sup>rd</sup> Street Fruitland ID 83619 (208) 550-2780