BEFORE THE IDAHO DEPARTMENT OF LANDS

In the Matter of the Application of Snake River Oil) and Gas, LLC for Spacing Order Consisting of the) $E \frac{1}{2}$ of the SE $\frac{1}{4}$ of Section 9, SW $\frac{1}{4}$ of Section 10,) N $\frac{1}{2}$ of the N $\frac{1}{2}$ of the NW $\frac{1}{4}$ of Section 15, and the N $\frac{1}{2}$ of the NE $\frac{1}{4}$ of the NE $\frac{1}{4}$ of Section 16,) Township 8 North, Range 5 West, Boise Meridian,) Payette County, Idaho) Docket No. CC-2021-OGR-01-002

NOTICE OF EVIDENTIARY HEARING AND NOTICE OF PREHEARING CONFERENCE

Snake River Oil and Gas, LLC, Applicant.

NOTICE OF HEARING

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NOTICE IS HERBY GIVEN that on Thursday September 16, 2021, at 9:00 am (MST), the Idaho Department of Lands' Oil and Gas Division Administrator ("Administrator") will hold an evidentiary hearing on Snake River Oil and Gas, LLC's ("Snake River's") application to integrate all uncommitted mineral interest owners in the spacing unit consisting of the E ½ of the SE ¼ of Section 9, SW ¼ of Section 10, N ½ of the N ½ of the NW ¼ of Section 15, and the N ½ of the NE ¼ of the NE ¼ of Section 16, Township 8 North, Range 5 West, Boise Meridian, Payette County, Idaho.¹ The hearing will be held at Fruitland City Hall, 200 S. Whitley Dr., Fruitland, Idaho. If additional time is necessary, the hearing will continue on Friday, September 17, 2021, at the same location.

¹ This spacing unit was established in the Administrator's September 28, 2020 Order in Docket No. CC-2020-OGR-01-001.

The Administrator is authorized to conduct this hearing pursuant to Idaho Code §§ 47-320 and 47-328. At this integration evidentiary hearing the Administrator will receive evidence and testimony regarding Snake River's April 26, 2021 integration application. The Administrator will use the factors he articulated in his *Order Determining Just and Reasonable Factors* to determine whether the terms of an integration order fulfill the "just and reasonable" requirement of Idaho Code § 47-320(1).² The *Order Determining Just and Reasonable Factors* was mailed to the operator and all uncommitted owners in the spacing unit on June 21, 2021, and can also be found on the Idaho Department of Lands website here: <u>Docket No. CC-2021-OGR-01-001, Application for</u> Integration | Oil & Gas Conservation Commission (idaho.gov).

Only uncommitted owners within the spacing unit may file objections or other responses to the integration application. Idaho Code § 47-328(3)(b). All objections or other responses addressing the integration application must indicate in the subject line that they are submitted in Docket No. CC-2021-OGR-01-001 and be received by the Administrator on or before 5:00 pm (MST) on September 2, 2021. If a person has already filed an objection or response in Docket No. CC-2021-OGR-01-001, it is not necessary to file again.

² The Oil and Gas Conservation Commission decided at its April 23, 2019 meeting that prior to holding an evidentiary hearing on the merits of an integration application, the Administrator would hold a hearing and issue a ruling identifying the factors to be considered in determining whether the terms of a particular integration order fulfill Idaho Code § 47-320(1)'s statutory requirement that "each integration order shall be upon terms and conditions that are just and reasonable." This was required to comply with the United States District Court for the District of Idaho's order to "hold a new hearing that complies with due process by explaining the factors that will be considered when determining whether the terms and conditions of an integration order are "just and reasonable." *Citizens Allied for Integrity & Accountability, Inc. v. Schultz*, 335 F. Supp. 3d 1216 (D. Idaho 2018).

Additionally, all prehearing motions must be filed on or before 5:00 pm (MST) on September 2, 2021. All motions, responses, and objections filed with the Department must be sent to:

Mail:	Idaho Department of Lands
	Attn: Mick Thomas
	300 N. 6 th Street, Suite 103
	P.O. Box 83720
	Boise, ID 83720

e-mail: <u>kromine@idl.idaho.gov</u>

Also, pursuant to Idaho Code § 67-5242(3)(c), all other interested persons will have the opportunity to present public testimony at a separate evening session of the hearing on September 16, 2021 at 6:00 pm (MST). That session will also take place at Fruitland City Hall, 200 S. Whitley Dr., Fruitland, Idaho. Any person planning to testify during this time will be treated as a public witness, with rights and status in this matter as defined by IDAPA 04.11.01.355. The hearing officer may set time limits for public testimony.

NOTICE OF PREHEARING CONFERENCE

The Administrator HEREBY GIVES NOTICE that he will hold a telephonic prehearing conference prior to the hearing on September 8, 2021 at 9:00 am (MST). Participants should dial 1- 877-820-7831 and enter participant code 146275. The prehearing conference will be conducted pursuant to IDAPA 04.11.01.510. The Administrator is authorized to conduct all prehearing procedures pursuant to Idaho Code § 47-328.

The parties should be prepared to discuss the following issues at the prehearing conference:

- Procedure at hearing;
- Disclosure of witnesses and exhibits, including the possibility of exchanging exhibits prior to the hearing and stipulating to admission of exhibits;

- Identification of exhibits;
- Stipulations;
- Prehearing motions;
- Formulating or simplifying the issues; and
- Other matters that may expedite the orderly conduct and disposition of the proceeding or its settlement.

PARTICIPATING IN THE PREHEARING CONFERENCE IS MANDATORY FOR THE APPLICANT AND UNCOMMITTED MINERAL INTEREST OWNERS WITHIN THE UNIT WHO WOULD LIKE TO PARTICIPATE IN THE EVIDENTIARY HEARING AS PARTIES. Participation as a "party" at an evidentiary hearing includes the ability to appear at hearing, introduce evidence, examine, and cross-examine witnesses, make and argue motions, state positions, and otherwise fully participate in hearings or arguments. IDAPA 04.11.01.157.

Participation in the prehearing conference is not required for those uncommitted mineral interest owners within the unit who choose not to participate in the hearing as parties, but instead participate as public witnesses. Uncommitted mineral interest owners who choose to participate as public witnesses may file written objections and responses, if they have not done so already, and may introduce evidence at hearing by their written or oral statements or exhibits, but do not have parties' rights to examine witnesses or otherwise participate in the proceedings as parties. IDAPA 04.11.01.355.

The above-captioned proceeding and the prehearing conference are governed by the Oil and Gas Conservation Act (Chapter 3, title 47, Idaho Code); the Idaho Administrative Procedure Act (Chapter 52, title 67, Idaho Code); Idaho Rules of Administrative Procedure of the Attorney General (IDAPA 04.11.01), to the extent that the Rules of Administrative Procedure are not superseded by Oil and Gas Conservation Act; and the Rules Governing Conservation of Oil and Natural Gas in the State of Idaho (IDAPA 20.07.02). A copy of the Rules of Administrative Procedure is available at the Idaho Department of Lands office located at 300 N. 6th Street, Suite 103, Boise, Idaho, and at the Office of Administrative Rules Coordinator's website, accessible at http://adminrules.idaho.gov.

The hearing location meets the accessibility requirements of the Americans with Disabilities Act ("ADA"), in accordance with IDAPA 04.11.01.551. If a person requires assistance of the kind the agency is required to provide under the ADA in order to participate in or understand the hearing, the agency will supply the assistance upon request. Please submit any requests to IDL by 5:00 pm (MST) August 6, 2021. Inquiries about scheduling, hearing facilities, etc. should be directed to Kourtney Romine, Workflow Coordinator, Idaho Department of Lands, 300 N. 6th Street, Suite 103, P.O. Box 83720, Boise, ID 83720; e-mail: kromine@idl.idaho.gov; phone: (208) 334-0283.

Dated this 20 day of July 2021.

The hours

Richard "Mick" Thomas

Division Administrator Minerals, Public Trust, Oil & Gas Idaho Department of Lands

CERTIFICATE OF MAILING

I hereby certify that on this _20th_ day of July 2021. I caused to be served a true and correct copy of the foregoing by <u>regular mail unless indicated otherwise</u> addressed to the following and emailed courtesy copies as shown:

Snake River Oil & Gas LLC c/o Michael Christian Smith + Malek 101 S. Capitol Blvd, Suite 930 Boise ID 83702

Kristina Fugate Deputy Attorney General PO Box 83720 Boise ID 83720-0010

Joy Vega Deputy Attorney General PO Box 83720 Boise ID 83720-0010

Mick Thomas Idaho Department of Lands PO Box 83720 Boise ID 83720-0050

James Thum Idaho Department of Lands PO Box 83720 Boise ID 83720-0050

Anadarko Land Corp Attn: Dale Tingen 1201 Lake Robbins Dr The Woodlands, TX 77380

Susan Coffman 8640 Shannon Rd Payette, ID 83661

Jimmie R. & Judy A. Hicks Family Trust 1540 NW 6th Ave Payette, ID 83661 Leslie & Margaret Gardner Trust 8660 Shannon Rd Payette, ID 83661

Jimmie L. & Norma J. Greene 8512 Shannon Rd Payette, ID 83661

Alan R. & Glenda D. Grace 1755 Killebrew Dr Payette, ID 83661

U.S. Mail, postage prepaid <u>mike@smithmalek.com</u> morgan.burr@smithmalek.com

Statehouse Mail kristina.fugate@ag.idaho.gov

Statehouse Mail joy.vega@ag.idaho.gov

Hand Delivery mthomas@idl.idaho.gov

Hand Delivery

Sharon M. Simmons 8680 Shannon Rd Payette, ID 83661

Lisa Herres 8590 Shannon Rd. Payette, ID 83661

City of Fruitland Attn: Rick Watkins PO Box 324 Fruitland, ID 83619 Shady River, LLC PO Box 550 Ontario, OR 97914

River Ridge Estates, LLC PO Box 2596 Eagle, ID 83616

Clair & Betty Havens Trust 2817 Dogwood Ave Fruitland, ID 83619

Northview Ranch HOA PO Box 393 Fruitland, ID 83619

Casey & Brandi Mordhorst 2812 Spruce Dr Fruitland, ID 83619

Richard & JaNel Wood 1580 Tamarack St Fruitland, ID 83619

Robert V. Maxwell 1469 Ponderosa St Fruitland, ID 83619

Bob J. & Patricia C. Synder 1563 Ponderosa St Fruitland, ID 83619

Charles E. & Karen A. McBee 1479 Tamarack St Fruitland, ID 83619

Chance & Mariam Poe 2859 Cedar Dr Fruitland, ID 83619

Cheryl A. & James M. Flannery Jr. 2830 Birch Rd Fruitland, ID 83619 Kenneth E. Allen 8475 Alden Rd Fruitland, ID 83619

Robert J. Boula 2808 Spruce Dr Fruitland, ID 83619

Michael W. Crowther 2821 Dogwood Ave Fruitland, ID 83619

Tiffany Smith & Scott Horrace 2730 Dogwood Ave Fruitland, ID 83619

Michael J. & Rashelle L. Boyer 2816 Spruce Dr Fruitland, ID 83619

Mary E. Smith 1480 Tamarack St Fruitland, ID 83619

Robert L. & Bonnie McGehee 1465 Ponderosa St Fruitland, ID 83619

Carol S. Wininger Family Trust 1085 NW 2nd Ave Ontario, OR 97914

Shaun R. & Briar R. Fogleman 1481 Tamarack St Fruitland, ID 83619

Kelly Glenn & Thaddeus Singer 1380 Tamarack St Fruitland, ID 83619

Shane J. & Meredith M. Hickman 2751 Cedar Dr Fruitland, ID 83619 Shady River, LLC 3500 East Coast Hwy 100 Corona Del Mar, CA 92625

Roland & Amelia Zubel 2731 Dogwood Ave Fruitland, ID 83619

Michael & Tanya Fogelman 495 Mill Creek Dr Chico, CA 95973

Todd Baker 1581 Tamarack St Fruitland, ID 83619

Cecilia M. Gladson & Dennis J. Harmon 2822 Spruce Dr Fruitland, ID 83619

Hugh A. & Barbara A. Bullock 2819 Spruce Dr Fruitland, ID 83619

John & Janell Rochester 1471 Ponderosa St Fruitland, ID 83619

George & Dawna Jackson Living Trust 1485 Tamarack St Fruitland, ID 83619

Alex Chadwell 1383 Tamarack St Fruitland, ID 83619

Charles B. & Keila D. Mass 2855 Cedar Dr Fruitland, ID 83619

Zelda S. & Charles E. Jr Helfrich 2832 Birch Rd Fruitland, ID 83619 Pelican Development LLC 2663 NW 4th Ave Fruitland, ID 83619

Derrick L. Mahan & Tisha Presher 1233 Tamarack St Fruitland, ID 83619

Nathan D. & Christine A. Main 2850 Cedar Dr Fruitland, ID 83619

Gustavo Mata Gonzalez 2904 Birch Rd Fruitland, ID 83619

Jason G. & Lori A. Hysell 1209 Cottonwood Dr Fruitland, ID 83619

Dale K. Verhaeghe & Linda S. Dernoncourt 1303 Cottonwood Dr Fruitland, ID 83619 <u>dernoncourt@cableone.net</u>

Donald B. & Phyllis P. Gruell PO Box 1102 Fruitland, ID 83619

Joseph Marasa 1511 Cottonwood Dr Fruitland, ID 83619

William G & Roxie Tolbert 1210 Cottonwood Dr Fruitland, ID 83619

Antonio G. & Danielle D. Anchustegui 1304 Cottonwood Dr Fruitland, ID 83619

Lance R. & Lauren M. Silva 1420 Cottonwood Dr Fruitland, ID 83619 Robert Mallonee & Gaylia Johannes 2840 Birch Rd Fruitland, ID 83619

Eric & Julie Rysenga 1230 Tamarack St Fruitland, ID 83619

Kial K. & Stacy M. Brotherson 2854 Cedar Dr Fruitland, ID 83619

Edward A. & Cheryl B. Adair 2900 Birch Rd Fruitland, ID 83619

Stephen P. & Laura A. Lambert 1205 Cottonwood Dr Fruitland, ID 83619

Lorinda Shuman & Samuel Burtorovich 1307 Cottonwood Dr Fruitland, ID 83619

Gale & Beverly Gehret 1415 Cottonwood Dr Fruitland, ID 83619

Ambrea & Joseph Martarano 2915 Dogwood Ave Fruitland, ID 83919

Philip L. Kathleen M. Hendrickson 1208 Cottonwood Dr Fruitland, ID 83619

Richard & Mary Heller 1310 Cottonwood Dr Fruitland, ID 83619

Richard L. & Cheryl L. Addison 1424 Cottonwood Dr Fruitland, ID 83619 Phillip L. & Maureen E. Praeger 1235 Tamarack St Fruitland, ID 83619

Sara Ann & Marcus L. Mahler 2833 Birch Ave. Fruitland, ID 83619

Alejandro & Llesenia Rangel 2856 Cedar Dr Fruitland, ID 83619

Wendell P. & Norma K. Nierman 1203 Cottonwood Dr Fruitland, ID 83619

Larry A. & Debbie A. Butler 1301 Cottonwood Dr Fruitland, ID 83619

Paola P. Aleman & Sebastian J. Delage 1309 Cottonwood Dr Fruitland, ID 83619

Jonathan & Sarah Dunbar 1509 Cottonwood Dr Fruitland, ID 83619

Lydia & Miguel Machuca 1206 Cotttonwood Dr Fruitland, ID 83619

Joshua C. & Kaela M. Cook 1300 Cottonwood Dr Fruitland, ID 83619

Mike R. & Hilary Heller 1314 Cottonwood Dr Fruitland, ID 83619

Mike R. & Hilary Heller 5087 Barnard Ln, Fruitland, ID 83619 Stevan & Debra Iler 1502 Cottonwood Dr Fruitland, ID 83619

Tyler Hartung hartungtj@gmail.com

James Piotrowski Piotrowski Durand, Pllc 1020 W. Main St., Suite 440 P.O. Box 2864 Boise, ID 83701 james@idunionlaw.com Molly@idunionlaw.com

Timothy & Katherine Kilbourne 1428 Cottonwood Dr Fruitland, ID 83619

Jeremy Davis jeremy.davis12@hotmail.com

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Robert & Merri Haskins 1506 Cottonwood Dr Fruitland, ID 83619

Irene Shaver bushmurphy@hotmail.com

Kowtney Romine Kourtney Romine

Workflow Coordinator