BEFORE THE BOARD OF OIL, GAS AND MINING DEPARTMENT OF NATURAL RESOURCES STATE OF UTAH

IN THE MATTER OF THE REQUEST FOR AGENCY ACTION OF CRESCENT POINT ENERGY U.S. CORP. FOR AN ORDER ESTABLISHING TWO (2) SECTIONAL (640 ACRE, OR SUBSTANTIAL EQUIVALENT) DRILLING UNITS IN SECTION 18, T3S, R1E, USM, AND SECTION 10, T4S, R2E, USM, AND TWO (2) 1280 ACRE (OR SUBSTANTIAL EQUIVALENT) DRILLING UNITS COMPRISED OF SECTIONS 20 AND 29, T3S, R1E, USM, AND SECTIONS 22 AND 27, T3S, R2E, USM, UINTAH COUNTY, UTAH, FOR THE PRODUCTION OF OIL, GAS AND ASSOCIATED HYDROCARBONS FROM THE LOWER GREEN RIVER AND WASATCH FORMATIONS, AND TO ALLOW, ON A PILOT BASIS, THE DRILLING AND PRODUCTION OF UP TO SIX HORIZONTAL (6) WELLS ON EACH DRILLING UNIT SO **ESTABLISHED**

Docket No. 2014-023 Cause No. 131-138

INDEX OF ORDERS

NO.	DATE	<u>DESCRIPTION</u>		
1.	06/25/2014	Order Granting Leave to Supplement Exhibit I		
2.	07/23/2014	Findings of Fact, Conclusions of Law and Order		
3.	07/24/2014	Order Granting Joint Motion to Strike		
4.	07/24/2014	Findings of Fact, Conclusions of Law and Order		

FILED

JUL 2 4 2014

SECRETARY, BOARD OF OIL. GAS & MINING

BEFORE THE BOARD OF OIL, GAS AND MINING DEPARTMENT OF NATURAL RESOURCES STATE OF UTAH

IN THE MATTER OF THE REQUEST FOR AGENCY ACTION OF CRESCENT POINT ENERGY U.S. CORP. FOR AN ORDER **ESTABLISHING** TWO (2) **SECTIONAL** (640 ACRE, OR SUBSTANTIAL EQUIVALENT) DRILLING UNITS IN SECTION 18, T3S, R1E, USM, AND SECTION 10, T4S, R2E, USM, AND TWO (2) 1280 ACRE (OR SUBSTANTIAL **EQUIVALENT**) **DRILLING UNITS** COMPRISED OF SECTIONS 20 AND 29, T3S, R1E, USM, AND SECTIONS 22 AND 27, T3S, R2E, USM, UINTAH COUNTY, UTAH, FOR THE PRODUCTION OF OIL, GAS AND ASSOCIATED HYDROCARBONS FROM THE LOWER GREEN RIVER AND WASATCH FORMATIONS, AND TO ALLOW, ON A PILOT BASIS, THE DRILLING AND PRODUCTION OF UP TO SIX HORIZONTAL (6) WELLS ON EACH DRILLING UNIT SO ESTABLISHED

FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER

Docket No. 2014-023

Cause No. 131-138

This Cause came on for hearing before the Utah Board of Oil, Gas and Mining (the "Board") on Wednesday, June 25, 2014, at approximately 2:30 p.m., in the Auditorium of the Utah Department of Natural Resources Building in Salt Lake City. The following Board members were present and participated at the hearing: Vice Chairman Kelly L. Payne, Carl F. Kendell, Chris D. Hansen, Susan S. Davis, Michael R. Brown and Gordon L. Moon. Chairman Ruland J. Gill, Jr. was unable to attend. The Board was represented by Michael S. Johnson, Esq., Assistant Attorney General.

Testifying on behalf of Petitioner Crescent Point Energy U.S. Corp. ("CPE") were Ryan W. Waller, Negotiating Landman; Chris Sutton, Exploration Manager; and Pam Bunz, Development Engineer. Mr. Waller, Mr. Sutton and Ms. Bunz were recognized by the Board as experts in petroleum land management, geology and engineering, respectively, for purposes of this Cause. Relma M. Miller, Esq., of and for MacDonald & Miller Mineral Legal Services, PLLC, appeared as attorney for CPE.

Kassidy J. Wallin, Esq., Assistant Attorney General, appeared as attorney for the Division of Oil, Gas and Mining (the "Division"). Mr. Wallin expressed the Division's support for the granting of the Request as conformed to the testimony and other evidence presented at the hearing.

No other party filed a response to the Request and no other party appeared or participated at the hearing.

The Board, having considered the testimony presented and the exhibits received into evidence at the hearing, being fully advised, and for good cause, hereby makes the following Findings of Fact, Conclusions of Law and Order in this Cause.

FINDINGS OF FACT

- 1. CPE is a Delaware corporation with its principal place of business in Denver, Colorado. CPE is duly qualified to conduct business in the State of Utah, and is fully and appropriately bonded with all relevant, Federal, Indian and State of Utah agencies.
- 2. CPE operates numerous wells in the Randlett Area of the Uinta Basin producing oil, gas and associated hydrocarbons from the Lower Green River and Wasatch Formations, defined for purposes of this cause as:

that interval below the stratigraphic equivalent of 9,600 feet depth in the "E" Log of the Carter #2 Bluebell well located in the SW¼NW¼ Section 3, Township 1 South, Range 2 West, U.S.M. (which equivalence is the depth 9,530 feet of the SP curve, Dual Induction Log, run March 15, 1968, in the Chevron #1 Blanchard well located in the NW¼SE¼ of said [Section 3]), to the base of the Green River-Wasatch formations,

which 9,600-foot depth is equivalent to 5,955 feet in CPE's central Randlett Gavitte 13-23-3-1E Well located in the SW1/4SW1/4 of Section 23, Township 3 South, Range 1 East, (the "Subject Formations") in the following Uintah County, Utah lands:

640 Pilots:

a) Township 3 South, Range 1 East, USM

Section 18: Lots 1 (38.47), 2 (38.45), 3 (38.43), and 4 (38.41), $E\frac{1}{2}W\frac{1}{2}$, $E\frac{1}{2}[All]$

(containing 633.76 acres, more or less)

b) Township 4 South, Range 2 East, USM

Section 10: All

<u>1280 Pilots</u>:

c) Township 3 South, Range 1 East, USM

Section 20: Lots 1 (41.53), 2 (41.66), 3 (41.80), and 4 (41.93), S½N½, S½ [All]; and

Section 29: Lots 1 (39.68), 2 (39.56), 3 (39.49), and 4 (39.65), N½, N½SW¼, SW¼SW¼, NW¼SE¼ [All]

(containing 1,285.30 acres, more or less)

d) Township 3 South, Range 2 East, USM

Sections 22 and 27: All

(collectively the "Subject Lands").

- 3. The oil, gas and associated hydrocarbons underlying the Subject Lands are owned by the United States, in trust for the benefit of the Ute Indian Tribe and Ute Distribution Corporation, or of Indian Allottees, and fee (private) owners. The Subject Formations are in large part under lease to CPE.
- 4. The Subject Lands are not currently subject to any order of the Board establishing drilling units for the Subject Formations. They are currently only subject to the Board's and the Division's general operational rules, including the general well siting rule (Rule R649-3-2) which provides that a vertical well may be located in the center of a

quarter-quarter section with a 400 ft. window of tolerance and no closer than 920 feet to another well producing in the same formation without an exception location approval.

- 5. Pursuant to various Board orders, spacing in the greater Altamont/Bluebell field currently consists of sectional (640-acre), and in some cases in the Central Basin area, 1280-acre drilling units for the production of oil, gas and associated hydrocarbons from the Subject Formations, with as many as eight (8) horizontal wells allowed per drilling unit.
- 6. Through the series of Board Orders 131, 139, and others, it is well established that the geologic and reservoir characteristics of the Subject Formations throughout the Uinta Basin, including underlying the Subject Lands, constitute a "common source of supply" as that phrase is defined in Utah Code Ann. § 40-6-2(19).
- 7. There are at least six distinct productive intervals within the Subject Formations, including the Wasatch and, within the Lower Green River, the Garden Gulch, Douglas Creek, Three Point/Black Shale, Upper/Lower Castle Peak and Uteland Butte members. Production in the Altamont/Bluebell area is in some cases commingled, while other pilot programs have established targeted production from a specific productive interval.
- 8. CPE plans a horizontal pilot program with laterals in each of the six abovedescribed intervals. The pilot program will allow CPE to gather technical data to

determine the optimal zones to target for future development, the effect, if any, of vertical and horizontal completions within a single drilling unit (including appropriate setbacks between vertical and horizontal wells), and the necessity of vertical setbacks with regard to stacked lateral completions.

- 9. In addition to the geologic and reservoir issues within the Subject Formations, the Subject Lands present numerous surface issues which create challenges to development, among them, rugged topography, difficult terrain, the presence of wetlands, endangered/protected plant and animal species, and access issues. Given the presence of such obstacles, uniform 1280-acre development may not be the best approach in the Subject Lands. A pilot program to test both "short" (640-acre) and "long" (1280-acre) horizontal laterals will provide data for planning future development in the most efficient, cost effective approach.
- 10. The pilot is intended to be the initial step in the analysis and full development of the Subject Lands by CPE.
- 11. When the results of the pilot program are analyzed, CPE agrees to report back to the Board the results of the pilot program. If justified, CPE may seek Board approval of additional special drilling units, of the optimal size as determined from the pilot program.

12. In accordance with applications for permits to drill ("APDs") approved by the Division and in accordance with the general well siting rule, CPE has drilled the following vertical wells in Section 18, T3S-R1E, with commingled production from the Subject Formations:

Well	<u>Location</u>	First Production
Kendall 1-18-3-1E	NE¼NE¼	August 8, 2013
Merritt 3-18-3-1E	NE¼NW¼	September 6, 2013
Kendall 9-18-3-1E	NE ¹ / ₄ SE ¹ / ₄	Spudded 1/28/2014

Presently, production is shared by the respective owners on a well basis. Upon commencement of horizontal development, correlative rights will be protected by the establishment of sectional drilling units. Production from other formations within the Subject Lands will not be allowed without further Board authorization.

- 13. APDs have been approved by the Division for additional vertical wells to be located in Section 18, T3S-R1E, and Section 10, T4S-R2E. Upon approval of the horizontal pilot program, these wells, if drilled, will not produce from the Subject Formations.
- 14. Because of the Indian and Allotted mineral ownership, communitization agreements will be required in order to create conforming proration units. Under Federal

regulations and guidelines, the establishment of drilling units by Board order will facilitate the approval of any such communitization agreement.

- 15. Granting this Request will be in furtherance of the public policies of this State to promote greater recovery of oil, gas and associated hydrocarbons from the Subject Formations without waste and with protection of the correlative rights of all affected owners, constitutes an orderly approach to development of the Subject Lands, and is just and reasonable under the circumstances.
- 16. A copy of the Request was mailed, postage pre-paid certified with return receipt requested, and properly addressed to all working interest owners (including unleased owners) within the Subject Lands and adjacent Sections 7 and 19, T3S-R1E, Section 15, T3S-R2E, and Section 15, T4S-R2E, and to the United States Bureau of Indian Affairs Uintah-Ouray Agency ("BIA") and Bureau of Land Management, (Utah State office and Vernal Field Office) being the supervising governmental agencies having jurisdiction over the Tribal and Alloted minerals. The mailings were sent to said parties at their last addresses disclosed by the relevant BIA/BLM and Uintah County realty records.
- 17. Notice of the filing of the Request and of the hearing thereon was duly published in the Salt Lake Tribune and Deseret Morning News on June 1, 2014, and the Uintah Basin Standard and the Vernal Express on June 3, 2014.

18. The vote of the Board Members present and participating in the hearing on this Cause was unanimous (6-0) in favor of granting the Request.

CONCLUSIONS OF LAW

- 1. Due and regular notice of the time, place and purpose of the hearing was properly given to all parties whose legally protected interests are affected by the Request in the form and manner as required by law and the rules and regulations of the Board and Division.
- 2. The Board has jurisdiction over all matters covered by the Request and all interested parties therein, and has the power and authority to render the order herein set forth pursuant to Utah Code Ann. §§40-6-5(3)(b) and 40-6-6.
- 3. In addition to the existing vertical wells in Section 18, T3S-R1E, no fewer than six (6) lateral horizontal wells are required to efficiently and economically drain each proposed 640-acre or 1,280-acre special drilling unit. However, based on data generated from the pilot wells, further in-fill drilling may be required at a later date.
- 4. Creation of the two (2) 640-acre and two (2) 1,280-acre special drilling units for Lower Green River Wasatch production on a pilot basis is fair, reasonable and justified under the circumstances.
- 5. An order establishing the special drilling units will facilitate conforming communitization as relating to the authorized horizontal wells in accordance with Federal regulations, guidelines and practice and to protect correlative rights.

- 6. The relief granted hereby will result in consistent and orderly development, greater recovery of oil, gas and associated hydrocarbons from the Subject Formations underlying the Subject Lands, prevent waste and adequately protect the correlative rights of all affected owners.
- 7. Crescent Point has sustained its burden of proof, demonstrated good cause, and satisfied all legal requirements for the granting of the Request.

<u>ORDER</u>

Based upon the Request, testimony and evidence submitted, and the findings of fact and conclusions of law stated above, the Board hereby orders:

- 1. The Request in this cause is granted.
- 2. Two sectional (640-acre or substantial equivalent) drilling units are hereby established, specifically Section 18, T3S-R1E, USM, and Section 10, T4S-R2E, USM, for the production of oil, gas and hydrocarbons from the Lower Green River-Wasatch formations. As to Section 18, T3S-R1E, this Order shall be effective as of the date of first production of the first horizontal well drilled therein.
- 3. Two 1280-acre (or substantial equivalent) drilling units are established, comprised of Sections 20 and 29, T3S-R1E, USM, and Sections 22 and 27, T3S-R2E, USM, for the production of oil, gas and hydrocarbons from the Lower Green River-Wasatch formations.

- 4. Up to six (6) horizontal wells are authorized producing from the Lower Green River and Wasatch Formations upon each special drilling unit so established. No producing interval of an authorized horizontal lateral may be located closer than 660 feet from any boundary of said special drilling unit, or within 660 feet from any vertical well within said special drilling unit, without an exception location approval in accordance with Utah Admin. Code Rule R649-3-3.
- 5. The surface location of an authorized horizontal well not only may be anywhere upon the special drilling unit, but also may be located off the special drilling unit presuming proper surface and sub-surface authorization for such a location has been obtained from the owners, and the well will be cemented and cased to the 660 foot drilling unit setback within the special drilling unit as set forth in Paragraph 4 above, both to be evidenced and satisfied by a self-certification of the operator of said special drilling unit and filed with the Division.
- 6. No new vertical wells may be located upon the Subject Lands to produce from the Subject Formations without further authorization from the Board.
- 7. Within a reasonable time after analysis of the pilot program results, but in any event, not more than two years after entry of the Order, CPE (or its successor operator) shall report back to the Board on the available results of the program. This reporting requirement may be met by filing a written report with the Division and Board

and may require an oral report at the discretion of the Board. In addition to addressing any aspects of the pilot program results the operator deems relevant, the written report should address:

- a) the appropriateness of the size of the 640-acre and 1,280-acre drilling units specified herein;
- b) the appropriateness of the definition of the spaced interval set forth herein, whether information obtained through development has better defined the productive interval drained by the horizontal wells authorized in this Order, and whether a more limited description of the produced interval would lead to clarity should future infill horizontal wells be allowed either vertically or horizontally from the wells authorized herein;
- c) the appropriateness of the six-well in-fill authorization specified herein;
- d) the appropriateness of the drilling unit boundary setbacks specified herein, as affected by fracture distances and orientation and observed drainage behavior (including the drainage distance beyond the terminus of the fractures);
- e) the appropriateness of the inter-well distances specified herein in terms of both maximizing production and preserving the option of future secondary or tertiary recovery operations;
- f) information concerning how the appropriate surface and subsurface authorizations were obtained from neighboring owners for any surface location situated outside of the drilling units as discussed in Order No. 5 above (including the self-certification information submitted to the Division pursuant to that paragraph). The Board is considering the possibility of rulemaking pertaining to notice to off-unit owners in these circumstances and would like an update on how the obtaining of necessary authorization is actually handled under the terms of this Order;
- g) any input CPE (or its successor operator) may have concerning how the Board's operating rules as they pertain to horizontal wells might be updated

- and improved. Given the increase in horizontal well drilling activity in the state, the Board is presently reviewing the horizontal well drilling regulations of other states and is considering the possibility of rulemaking to update and bring the present horizontal drilling rules more in line with modern practices; and
- h) any additional input CPE (or its successor operator) may have concerning the prevention of waste, maximization of production and the protection of correlative rights in connection with horizontal drilling matters so that future Board orders and Division oversight might be enhanced, expedited and made more efficient.
- 8. Pursuant to Utah Admin. Code Rules R641 and Utah Code Ann. § 63G-4-204 to 208; the Board has considered and decided this matter as a formal adjudication.
- 9. This Order is based exclusively on evidence of record in the adjudicative proceeding or on facts officially noted as weighed and analyzed by the Board in the exercise of its expertise as set forth in Utah Code Ann. § 40-6-4(2)(a) through (3), and constitutes the signed written order stating the Board's decision and the reasons for the decision, all as required by the Administrative Procedures Act, Utah Code Ann. § 63G-4-208 and Utah Administrative Code Rule R641-109.
- 10. Notice re: Right to Seek Judicial Review by the Utah Supreme Court or to Request Board Reconsideration: As required by Utah Code Ann. § 63G-4-208(e) (g), the Board hereby notifies all parties in interest that they have the right to seek judicial review of this final Board Order in this formal adjudication by filing a timely appeal with the Utah Supreme Court within 30 days after the date that this Order issued. Utah Code

Ann. §§ 63G-4-401(3)(a) and 403. As an alternative to seeking immediate judicial review, and not as a prerequisite to seeking judicial review, the Board also hereby notifies parties that they may elect to request that the Board reconsider this Order, which constitutes a final agency action of the Board. Utah Code Ann. § 63G-4-302, entitled, "Agency Review - Reconsideration," states:

- (1)(a) Within 20 days after the date that an order is issued for which review by the agency or by a superior agency under Section 63G-4-301 is unavailable, and if the order would otherwise constitute final agency action, any party may file a written request for reconsideration with the agency, stating the specific grounds upon which relief is requested.
- (b) Unless otherwise provided by statute, the filing of the request is not a prerequisite for seeking judicial review of the order.
- (2) The request for reconsideration shall be filed with the agency and one copy shall be sent by mail to each party by the person making the request.
- (3)(a) The agency head, or a person designated for that purpose, shall issue a written order granting the request or denying the request.
- (b) If the agency head or the person designated for that purpose does not issue an order within 20 days after the filing of the request, the request for reconsideration shall be considered to be denied.
- Id. The Board also hereby notifies the parties that Utah Admin. Code Rule R641-110-100, which is part of a group of Board rules entitled, "Rehearing and Modification of Existing Orders," states:

Any person affected by a final order or decision of the Board may file a petition for rehearing. Unless otherwise provided, a petition for rehearing

must be filed no later than the 10th day of the month following the date of signing of the final order or decision for which the rehearing is sought. A copy of such petition will be served on each other party to the proceeding no later than the 15th day of the month.

Id. See Utah Admin. Code Rule R641-110-200 for the required contents of a petition for Rehearing. If there is any conflict between the deadline in Utah Code Ann. § 63G-4-302 and the deadline in Utah Admin. Code Rule R641-110-100 for moving to rehear this matter, the Board hereby rules that the later of the two deadlines shall be available to any party moving to rehear this matter. If the Board later denies a timely petition for rehearing, the party may still seek judicial review of the Order by perfecting a timely appeal with the Utah Supreme Court within 30 days thereafter.

The Board retains continuing jurisdiction over all the parties and over the subject matter of this cause, except to the extent said jurisdiction may be divested by the filing of a timely appeal to seek judicial review of this order by the Utah Supreme Court.

For all purposes, the Chairman's signature on a faxed copy of this Order shall be deemed the equivalent of a signed original.

DATED this 2417 day of JULY, 2014.

STATE OF UTAH BOARD OF OIL, GAS AND MINING

Kelly I Payne Vice hairm

1125.02

CERTIFICATE OF SERVICE

I hereby certify that this 25th day of July, 2014, I caused a true and correct copy of the

foregoing FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER for Docket No.

2014-023, Cause No. 131-138 to be mailed via E-Mail, and First Class Mail, with postage

prepaid, to the following

Relma M Miller
MacDonald & Miller
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Attorneys for Summit Operating, LLC
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Salt Lake City, UT 84047

Crescent Point Energy U.S. Corp. Attention: Ryan Waller, Landman 555 17th Street, Suite 1800 Denver, CO 80202

Michael S. Johnson Assistant Attorney General Utah Board of Oil, Gas & Mining 1594 West North Temple, Suite 300 Salt Lake City, UT 84116 [Via Email]

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LaVonne Garrison Utah School and Institutional Trust Lands Administration 675 E. 500 South, Suite 500 Salt Lake City, UT 84102

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James E. Anderson 15304 Willowbrook Lane Morrison, CO 80465

Keystone Oil And Gas, LLC 950 S. Garfield Street Denver, CO 80209

Wahpanah, Henry

(Allottment No 687 MUNC 160; 14-20-H62-5717)

(Allottment No 687 MUNC 160; 14-20-H62-5732)

Katoots Wahpanah Ka Toots

(Allottment No 687 MUNC 156; 14-20-H62-5716)

(Allottment No 687 MUNC 156; BIA 14-20-H62-5733)

Pah-Ve-So

(Allottment No 687 MUNC 35; 14-20-H62-6163)

Howell Sullivan

Helen Jones / Ute Indian Tribe

(Allottment NO. 687 TUNC 40; 14-20-H62-6467)

Frank Sullivan Wah-Bo-Nee

(Allottment No 687 MUNC 37; 14-20-H62-6308)

Pa-Shad-A-Ny

(Allottment No 687 MUNC 19; 14-20-H62-6333)

Wallace Bullethead

(Allottment No 687 MUNC 88; 14-20-H62-6338)

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Legends Exploration, LP 5851 San Felipe, Suite 760 Houston, TX 77057

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United States of America Bureau of Indian Affairs Allotment No. 687 P.O. Box 190 Fort Duchesne, UT 84026 (Allottment No 687 MUNC 91; 14-20-H62-6337)

Pappoose

(Allottment No 687 MUNC 90; 14-20-H62-6336)

Pedro Cespooch

(Allottment No 687 MUNC 114; 14-20-H62-6335)

Abe Lincoln

(Allottment No 687 MUNC 144; 14-20-H62-6343)

Ske-Ve-Get

(Allottment No 687 MUNC 66; 14-20-H62-6344)

Fenneritta Cespooch

(Allottment No 687 TUNC 113; 14-20-H62-6465)

(Allottment No 687 TUNC 40; 14-20-H62-6467)

Quavalo, Santos

(Allottment No 687 MUNC 22; 14-20-H62-5734)

Salaza Sahvop Sa Laza

(Allottment No 687 MUNC 47; 14-20-H62-6345)

Allottee Owned Minerals (T3S-R2E;

Section 27, E2NW)

United States of America

Bureau of Indian Affairs

P.O. Box 190

Fort Duchesne, UT 84026

Julie Am Carta



JUL 2 4 2014

SECRETARY, BOARD OF OIL, GAS & MINING

BEFORE THE BOARD OF OIL, GAS AND MINING DEPARTMENT OF NATURAL RESOURCES STATE OF UTAH

IN THE MATTER OF THE REQUEST FOR AGENCY ACTION OF CRESCENT POINT ENERGY U.S. CORP. FOR AN ORDER **ESTABLISHING SECTIONAL TWO** (2) (640 ACRE, OR SUBSTANTIAL EQUIVALENT) DRILLING UNITS IN SECTION 18, T3S, R1E, USM, AND SECTION 10, T4S, R2E, USM, AND 1280 ACRE (OR SUBSTANTIAL TWO (2) **EQUIVALENT**) **DRILLING UNITS** COMPRISED OF SECTIONS 20 AND 29, T3S, R1E, USM, AND SECTIONS 22 AND 27, T3S, R2E, USM, UINTAH COUNTY, UTAH, FOR THE PRODUCTION OF OIL, GAS AND ASSOCIATED HYDROCARBONS FROM THE LOWER GREEN RIVER AND WASATCH FORMATIONS, AND TO ALLOW, ON A PILOT BASIS, THE DRILLING AND PRODUCTION OF UP TO SIX HORIZONTAL (6) WELLS ON EACH DRILLING UNIT SO ESTABLISHED

ORDER GRANTING JOINT MOTION TO STRIKE

Docket No. 2014-023 Cause No. 131-138

Having reviewed the Joint Motion to Strike in the above-captioned matter, and for good cause appearing therefore, the Utah Board of Oil, Gas, and Mining, hereby strikes the Findings of Fact, Conclusions of Law, and Order dated July 23, 2014.

DATED this 24TH day of July 2014.

STATE OF UTAH BOARD OF OIL, GAS AND MINING

Kelly L. Payne, Vice Chairman

CERTIFICATE OF SERVICE

I hereby certify that this 25th day of July, 2014, I caused a true and correct copy of the

foregoing ORDER GRANTING JOINT MOTION TO STRIKE for Docket No. 2014-023,

Cause No. 131-138 to be mailed via E-Mail, and First Class Mail, with postage prepaid, to the

following

Relma M Miller
MacDonald & Miller
Mineral Legal Services PLLC
Attorneys for Summit Operating, LLC
7090 S Union Park Ave Suite 400
Salt Lake City, UT 84047

Crescent Point Energy U.S. Corp. Attention: Ryan Waller, Landman 555 17th Street, Suite 1800 Denver, CO 80202

Michael S. Johnson Assistant Attorney General Utah Board of Oil, Gas & Mining 1594 West North Temple, Suite 300 Salt Lake City, UT 84116 [Via Email]

United States of America Bureau of Land Management Utah State Office Attn: Roger L. Bankert 440 West 200 South, Suite 500 Salt Lake City, UT 84101

LaVonne Garrison Utah School and Institutional Trust Lands Administration 675 E. 500 South, Suite 500 Salt Lake City, UT 84102

Adrienne Larson c/o William S. Nicholson, CPA 300 East 4500 South Salt Lake City, UT 84107 Steven F. Alder Assistant Attorney General Utah Division of Oil, Gas & Mining 1594 West North Temple, Suite 300 Salt Lake City, UT 84116 [Via Email]

United States of America Bureau of Land Management Vernal Field Office Attn: Jerry Kenczka 170 South 500 East Vernal, UT 84078

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Broughton Petroleum, Inc 13 Townhouse Court Bellaire, TX 77401-3315

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Kristin Barton Rodriquez
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Kenneth Larson P.O. Box 4 Manti, UT 84642-0004

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Marilyn G. Guhl 721 Sirstad St Sitka, AK 99835-7231

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Nancy Elizabeth Gonzalez 4971 Orienda Circle Las Vegas, NV 89120 Nicole Massey Bancroft 30 N. 1100 W. Vernal, UT 84078

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Ralph Paul Olsen 40 North 500 East Pleasant Grove, UT 84057

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Olson - David Olson Settlor David R. Olson, Trustee 389 Isle Court Palm Beach Garden, FL 33418 [Undeliverable]

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Heirs of Illela McKinlay c/o Tamara Parkinson 1207 South 5th West Rexburg, ID 83444

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(Allottment No 687 TUNC 40; 14-20-H62-6467)

Quavalo, Santos

(Allottment No 687 MUNC 22; 14-20-H62-5734)

Salaza Sahvop Sa Laza

(Allottment No 687 MUNC 47; 14-20-H62-6345)

Allottee Owned Minerals (T3S-R2E;

Section 27, E2NW)

United States of America

Bureau of Indian Affairs

P.O. Box 190

Fort Duchesne, UT 84026

Julie Am Cartar



JUL 2 3 2014

SECRETARY, BOARD OF OIL, GAS & MINING

BEFORE THE BOARD OF OIL, GAS AND MINING DEPARTMENT OF NATURAL RESOURCES STATE OF UTAH

IN THE MATTER OF THE REQUEST FOR AGENCY ACTION OF CRESCENT POINT ENERGY U.S. CORP. FOR AN ORDER TWO **SECTIONAL ESTABLISHING (2)** (640 ACRE, OR SUBSTANTIAL EQUIVALENT) DRILLING UNITS IN SECTION 18, T3S, R1E, USM, AND SECTION 10, T4S, R2E, USM, AND TWO (2) 1280 ACRE (OR SUBSTANTIAL EQUIVALENT) **DRILLING UNITS** COMPRISED OF SECTIONS 20 AND 29, T3S, R1E, USM, AND SECTIONS 22 AND 27, T3S, R2E, USM, UINTAH COUNTY, UTAH, FOR THE PRODUCTION OF OIL, GAS AND ASSOCIATED HYDROCARBONS FROM THE LOWER GREEN RIVER AND WASATCH FORMATIONS, AND TO ALLOW, ON A PILOT BASIS, THE DRILLING AND PRODUCTION OF UP TO SIX HORIZONTAL (6) WELLS ON EACH DRILLING UNIT SO ESTABLISHED

FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER

Docket No. 2014-023

Cause No. 131-138

This Cause came on for hearing before the Utah Board of Oil, Gas and Mining (the "Board") on Wednesday, June 25, 2014, at approximately 2:30 p.m., in the Auditorium of the Utah Department of Natural Resources Building in Salt Lake City. The following Board members were present and participated at the hearing: Vice Chairman Kelly L. Payne, Carl F. Kendell, Chris D. Hansen, Susan S. Davis, Michael R. Brown and Gordon L. Moon. Chairman Ruland J. Gill, Jr. was unable to attend. The Board was represented by Michael S. Johnson, Esq., Assistant Attorney General.

Testifying on behalf of Petitioner Crescent Point Energy U.S. Corp. ("CPE") were Ryan W. Waller, Negotiating Landman; Chris Sutton, Exploration Manager; and Pam Bunz, Development Engineer. Mr. Waller, Mr. Sutton and Ms. Bunz were recognized by the Board as experts in petroleum land management, geology and engineering, respectively, for purposes of this Cause. Relma M. Miller, Esq., of and for MacDonald & Miller Mineral Legal Services, PLLC, appeared as attorney for CPE.

Kassidy J. Wallin, Esq., Assistant Attorney General, appeared as attorney for the Division of Oil, Gas and Mining (the "Division"). Mr. Wallin expressed the Division's support for the granting of the Request as conformed to the testimony and other evidence presented at the hearing.

No other party filed a response to the Request and no other party appeared or participated at the hearing.

The Board, having considered the testimony presented and the exhibits received into evidence at the hearing, being fully advised, and for good cause, hereby makes the following Findings of Fact, Conclusions of Law and Order in this Cause.

FINDINGS OF FACT

- 1. CPE is a Delaware corporation with its principal place of business in Denver, Colorado. CPE is duly qualified to conduct business in the State of Utah, and is fully and appropriately bonded with all relevant, Federal, Indian and State of Utah agencies.
- 2. CPE operates numerous wells in the Randlett Area of the Uinta Basin producing oil, gas and associated hydrocarbons from the Lower Green River and Wasatch Formations, defined for purposes of this cause as:

that interval below the stratigraphic equivalent of 9,600 feet depth in the "E" Log of the Carter #2 Bluebell well located in the SW¼NW¼ Section 3, Township 1 South, Range 2 West, U.S.M. (which equivalence is the depth 9,530 feet of the SP curve, Dual Induction Log, run March 15, 1968, in the Chevron #1 Blanchard well located in the NW¼SE¼ of said [Section 3]), to the base of the Green River-Wasatch formations.

which 9,600-foot depth is equivalent to 5,955 feet in CPE's central Randlett Gavitte 13-23-3-1E Well located in the SW¼SW¼ of Section 23, Township 3 South, Range 1 East, (the "Subject Formations") in the following Uintah County, Utah lands:

640 Pilots:

a) Township 3 South, Range 1 East, USM

Section 18: Lots 1 (38.47), 2 (38.45), 3 (38.43), and 4 (38.41), E½W½, E½ [All]

(containing 633.76 acres, more or less)

b) Township 4 South, Range 2 East, USM

Section 10: All

1280 Pilots:

c) Township 3 South, Range 1 East, USM

Section 20: Lots 1 (41.53), 2 (41.66), 3 (41.80), and 4 (41.93), S½N½, S½ [All]; and

Section 29: Lots 1 (39.68), 2 (39.56), 3 (39.49), and 4 (39.65), N½, N½SW¼, SW¼SW¼, NW¼SE¼ [All]

(containing 1,285.30 acres, more or less)

d) Township 3 South, Range 2 East, USM

Sections 22 and 27: All

(collectively the "Subject Lands").

- 3. The oil, gas and associated hydrocarbons underlying the Subject Lands are owned by the United States, in trust for the benefit of the Ute Indian Tribe and Ute Distribution Corporation, or of Indian Allottees, and fee (private) owners. The Subject Formations are in large part under lease to CPE.
- 4. The Subject Lands are not currently subject to any order of the Board establishing drilling units for the Subject Formations. They are currently only subject to the Board's and the Division's general operational rules, including the general well siting rule (Rule R649-3-2) which provides that a vertical well may be located in the center of a

quarter-quarter section with a 400 ft. window of tolerance and no closer than 920 feet to another well producing in the same formation without an exception location approval.

- 5. Pursuant to various Board orders, spacing in the greater Altamont/Bluebell field currently consists of sectional (640-acre), and in some cases in the Central Basin area, 1280-acre drilling units for the production of oil, gas and associated hydrocarbons from the Subject Formations, with as many as eight (8) horizontal wells allowed per drilling unit.
- 6. Through the series of Board Orders 131, 139, and others, it is well established that the geologic and reservoir characteristics of the Subject Formations throughout the Uinta Basin, including underlying the Subject Lands, constitute a "common source of supply" as that phrase is defined in Utah Code Ann. § 40-6-2(19).
- 7. There are at least six distinct productive intervals within the Subject Formations, including the Wasatch and, within the Lower Green River, the Garden Gulch, Douglas Creek, Three Point/Black Shale, Upper/Lower Castle Peak and Uteland Butte members. Production in the Altamont/Bluebell area is in some cases commingled, while other pilot programs have established targeted production from a specific productive interval.
- 8. CPE plans a horizontal pilot program with laterals in each of the six abovedescribed intervals. The pilot program will allow CPE to gather technical data to

determine the optimal zones to target for future development, the effect, if any, of vertical and horizontal completions within a single drilling unit (including appropriate setbacks between vertical and horizontal wells), and the necessity of vertical setbacks with regard to stacked lateral completions.

- 9. In addition to the geologic and reservoir issues within the Subject Formations, the Subject Lands present numerous surface issues which create challenges to development, among them, rugged topography, difficult terrain, the presence of wetlands, endangered/protected plant and animal species, and access issues. Given the presence of such obstacles, uniform 1280-acre development may not be the best approach in the Subject Lands. A pilot program to test both "short" (640-acre) and "long" (1280-acre) horizontal laterals will provide data for planning future development in the most efficient, cost effective approach.
- 10. The pilot is intended to be the initial step in the analysis and full development of the Subject Lands by CPE.
- 11. When the results of the pilot program are analyzed, CPE agrees to report back to the Board the results of the pilot program. If justified, CPE may seek Board approval of additional special drilling units, of the optimal size as determined from the pilot program.

12. In accordance with applications for permits to drill ("APDs") approved by the Division and in accordance with the general well siting rule, CPE has drilled the following vertical wells in Section 18, T3S-R1E, with commingled production from the Subject Formations:

Well	Location	First Production
Kendall 1-18-3-1E	NE¼NE¼	August 8, 2013
Merritt 3-18-3-1E	NE ¹ / ₄ NW ¹ / ₄	September 6, 2013
Kendall 9-18-3-1E	NE ¹ / ₄ SE ¹ / ₄	Spudded 1/28/2014

Presently, production is shared by the respective owners on a well basis. Upon commencement of horizontal development, correlative rights will be protected by the establishment of sectional drilling units. Production from other formations within the Subject Lands will not be allowed without further Board authorization.

- 13. APDs have been approved by the Division for 16 additional vertical wells to be located in Section 18, T3S-R1E. Upon approval of the horizontal pilot program, CPE will withdraw these permits and drill no new vertical wells on the Subject Lands.
- 14. In addition, an APD has been filed with, but apparently not yet approved by, the Division for a horizontal Uteland Butte well. The Merritt 1.5-18-3-1E-UB, located in the NW¼NE¼ of Section 18, will be one of the six horizontal wells to be drilled in Section 18.

- 15. Because of the Indian and Allotted mineral ownership, communitization agreements will be required in order to create conforming proration units. Under Federal regulations and guidelines, the establishment of drilling units by Board order will facilitate the approval of any such communitization agreement.
- 16. Granting this Request will be in furtherance of the public policies of this State to promote greater recovery of oil, gas and associated hydrocarbons from the Subject Formations without waste and with protection of the correlative rights of all affected owners, constitutes an orderly approach to development of the Subject Lands, and is just and reasonable under the circumstances.
- 17. A copy of the Request was mailed, postage pre-paid certified with return receipt requested, and properly addressed to all working interest owners (including unleased owners) within the Subject Lands and adjacent Sections 7 and 19, T3S-R1E, Section 15, T3S-R2E, and Section 15, T4S-R2E, and to the United States Bureau of Indian Affairs Uintah-Ouray Agency ("BIA") and Bureau of Land Management, (Utah State office and Vernal Field Office) being the supervising governmental agencies having jurisdiction over the Tribal and Alloted minerals. The mailings were sent to said parties at their last addresses disclosed by the relevant BIA/BLM and Uintah County realty records.

- 18. Notice of the filing of the Request and of the hearing thereon was duly published in the Salt Lake Tribune and Deseret Morning News on June 1, 2014, and the Uintah Basin Standard and the Vernal Express on June 3, 2014.
- 19. The vote of the Board Members present and participating in the hearing on this Cause was unanimous (6-0) in favor of granting the Request.

CONCLUSIONS OF LAW

- 1. Due and regular notice of the time, place and purpose of the hearing was properly given to all parties whose legally protected interests are affected by the Request in the form and manner as required by law and the rules and regulations of the Board and Division.
- 2. The Board has jurisdiction over all matters covered by the Request and all interested parties therein, and has the power and authority to render the order herein set forth pursuant to Utah Code Ann. §§40-6-5(3)(b) and 40-6-6.
- 3. In addition to the existing vertical wells in Section 18, T3S-R1E, no fewer than six (6) lateral horizontal wells are required to efficiently and economically drain each proposed 640-acre or 1,280-acre special drilling unit. However, based on data generated from the pilot wells, further in-fill drilling may be required at a later date.

- 4. Creation of the two (2) 640-acre and two (2) 1,280-acre special drilling units for Lower Green River Wasatch production on a pilot basis is fair, reasonable and justified under the circumstances.
- 5. An order establishing the special drilling units will facilitate conforming communitization as relating to the authorized horizontal wells in accordance with Federal regulations, guidelines and practice and to protect correlative rights.
- 6. The relief granted hereby will result in consistent and orderly development, greater recovery of oil, gas and associated hydrocarbons from the Subject Formations underlying the Subject Lands, prevent waste and adequately protect the correlative rights of all affected owners.
- 7. Crescent Point has sustained its burden of proof, demonstrated good cause, and satisfied all legal requirements for the granting of the Request.

ORDER

Based upon the Request, testimony and evidence submitted, and the findings of fact and conclusions of law stated above, the Board hereby orders:

- 1. The Request in this cause is granted.
- 2. Two sectional (640-acre or substantial equivalent) drilling units are hereby established, specifically Section 18, T3S-R1E, USM, and Section 10, T4S-R2E, USM, for the production of oil, gas and hydrocarbons from the Lower Green River-Wasatch

formations. As to Section 18, T3S-R1E, this Order shall be effective as of the date of first production of the first horizontal well drilled therein.

- 3. Two 1280-acre (or substantial equivalent) drilling units are established, comprised of Sections 20 and 29, T3S-R1E, USM, and Sections 22 and 27, T3S-R2E, USM, for the production of oil, gas and hydrocarbons from the Lower Green River-Wasatch formations.
- 4. Up to six (6) horizontal wells are authorized producing from the Lower Green River and Wasatch Formations upon each special drilling unit so established. No producing interval of an authorized horizontal lateral may be located closer than 660 feet from any boundary of said special drilling unit, or within 660 feet from any vertical well within said special drilling unit, without an exception location approval in accordance with Utah Admin. Code Rule R649-3-3.
- 5. The surface location of an authorized horizontal well not only may be anywhere upon the special drilling unit, but also may be located off the special drilling unit presuming proper surface and sub-surface authorization for such a location has been obtained from the owners, and the well will be cemented and cased to the 660 foot drilling unit setback within the special drilling unit as set forth in Paragraph 4 above, both to be evidenced and satisfied by a self-certification of the operator of said special drilling unit and filed with the Division.

- 6. No new vertical wells may be located upon the Subject Lands to produce from the Subject Formations without further authorization from the Board.
- 7. Within a reasonable time after analysis of the pilot program results, but in any event, not more than two years after entry of the Order, CPE (or its successor operator) shall report back to the Board on the available results of the program. This reporting requirement may be met by filing a written report with the Division and Board and may require an oral report at the discretion of the Board. In addition to addressing any aspects of the pilot program results the operator deems relevant, the written report should address:
 - a) the appropriateness of the size of the 640-acre and 1,280-acre drilling units specified herein;
 - b) the appropriateness of the definition of the spaced interval set forth herein, whether information obtained through development has better defined the productive interval drained by the horizontal wells authorized in this Order, and whether a more limited description of the produced interval would lead to clarity should future infill horizontal wells be allowed either vertically or horizontally from the wells authorized herein;
 - c) the appropriateness of the six-well in-fill authorization specified herein;
 - d) the appropriateness of the drilling unit boundary setbacks specified herein, as affected by fracture distances and orientation and observed drainage behavior (including the drainage distance beyond the terminus of the fractures);
 - e) the appropriateness of the inter-well distances specified herein in terms of both maximizing production and preserving the option of future secondary or tertiary recovery operations;

- f) information concerning how the appropriate surface and subsurface authorizations were obtained from neighboring owners for any surface location situated outside of the drilling units as discussed in Order No. 5 above (including the self-certification information submitted to the Division pursuant to that paragraph). The Board is considering the possibility of rulemaking pertaining to notice to off-unit owners in these circumstances and would like an update on how the obtaining of necessary authorization is actually handled under the terms of this Order;
- g) any input CPE (or its successor operator) may have concerning how the Board's operating rules as they pertain to horizontal wells might be updated and improved. Given the increase in horizontal well drilling activity in the state, the Board is presently reviewing the horizontal well drilling regulations of other states and is considering the possibility of rulemaking to update and bring the present horizontal drilling rules more in line with modern practices; and
- h) any additional input CPE (or its successor operator) may have concerning the prevention of waste, maximization of production and the protection of correlative rights in connection with horizontal drilling matters so that future Board orders and Division oversight might be enhanced, expedited and made more efficient.
- 8. Pursuant to Utah Admin. Code Rules R641 and Utah Code Ann. § 63G-4-204 to 208; the Board has considered and decided this matter as a formal adjudication.
- 9. This Order is based exclusively on evidence of record in the adjudicative proceeding or on facts officially noted as weighed and analyzed by the Board in the exercise of its expertise as set forth in Utah Code Ann. § 40-6-4(2)(a) through (3), and constitutes the signed written order stating the Board's decision and the reasons for the

decision, all as required by the Administrative Procedures Act, Utah Code Ann. § 63G-4-208 and Utah Administrative Code Rule R641-109.

- Notice re: Right to Seek Judicial Review by the Utah Supreme Court or to Request Board Reconsideration: As required by Utah Code Ann. § 63G-4-208(e) (g), the Board hereby notifies all parties in interest that they have the right to seek judicial review of this final Board Order in this formal adjudication by filing a timely appeal with the Utah Supreme Court within 30 days after the date that this Order issued. Utah Code Ann. §§ 63G-4-401(3)(a) and 403. As an alternative to seeking immediate judicial review, and not as a prerequisite to seeking judicial review, the Board also hereby notifies parties that they may elect to request that the Board reconsider this Order, which constitutes a final agency action of the Board. Utah Code Ann. § 63G-4-302, entitled, "Agency Review Reconsideration," states:
 - (1)(a) Within 20 days after the date that an order is issued for which review by the agency or by a superior agency under Section 63G-4-301 is unavailable, and if the order would otherwise constitute final agency action, any party may file a written request for reconsideration with the agency, stating the specific grounds upon which relief is requested.
 - (b) Unless otherwise provided by statute, the filing of the request is not a prerequisite for seeking judicial review of the order.
 - (2) The request for reconsideration shall be filed with the agency and one copy shall be sent by mail to each party by the person making the request.
 - (3)(a) The agency head, or a person designated for that purpose, shall issue a written order granting the request or denying the request.

(b) If the agency head or the person designated for that purpose does not issue an order within 20 days after the filing of the request, the request for reconsideration shall be considered to be denied.

Id. The Board also hereby notifies the parties that Utah Admin. Code Rule R641-110-100, which is part of a group of Board rules entitled, "Rehearing and Modification of Existing Orders," states:

Any person affected by a final order or decision of the Board may file a petition for rehearing. Unless otherwise provided, a petition for rehearing must be filed no later than the 10th day of the month following the date of signing of the final order or decision for which the rehearing is sought. A copy of such petition will be served on each other party to the proceeding no later than the 15th day of the month.

Id. See Utah Admin. Code Rule R641-110-200 for the required contents of a petition for Rehearing. If there is any conflict between the deadline in Utah Code Ann. § 63G-4-302 and the deadline in Utah Admin. Code Rule R641-110-100 for moving to rehear this matter, the Board hereby rules that the later of the two deadlines shall be available to any party moving to rehear this matter. If the Board later denies a timely petition for rehearing, the party may still seek judicial review of the Order by perfecting a timely appeal with the Utah Supreme Court within 30 days thereafter.

The Board retains continuing jurisdiction over all the parties and over the subject matter of this cause, except to the extent said jurisdiction may be divested by the filing of a timely appeal to seek judicial review of this order by the Utah Supreme Court.

For all purposes, the Chairman's signature on a faxed copy of this Order shall be deemed the equivalent of a signed original.

DATED this 234P day of UULY, 2014.

STATE OF UTAH BOARD OF OIL, GAS AND MINING

Kelly I Payne Vice Chairman

1125.02

CERTIFICATE OF SERVICE

I hereby certify that this 23rd day of July, 2014, I caused a true and correct copy of the

foregoing FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER for Docket No.

2014-023, Cause No. 131-138 to be mailed via E-Mail, and First Class Mail, with postage

prepaid, to the following

Relma M Miller MacDonald & Miller Mineral Legal Services PLLC Attorneys for Summit Operating, LLC 7090 S Union Park Ave Suite 400 Salt Lake City, UT 84047 Crescent Point Energy U.S. Corp. Attention: Ryan Waller, Landman 555 17th Street, Suite 1800 Denver, CO 80202

Michael S. Johnson Assistant Attorney General Utah Board of Oil, Gas & Mining 1594 West North Temple, Suite 300 Salt Lake City, UT 84116 [Via Email]

United States of America Bureau of Land Management Utah State Office Attn: Roger L. Bankert 440 West 200 South, Suite 500 Salt Lake City, UT 84101

LaVonne Garrison Utah School and Institutional Trust Lands Administration 675 E. 500 South, Suite 500 Salt Lake City, UT 84102

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United States of America Bureau of Land Management Vernal Field Office Attn: Jerry Kenczka 170 South 500 East Vernal, UT 84078

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Lisa N. Wood 17395 East Rice Circle, Unit B Aurora, CO 80015-2781 [Undeliverable]

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Tressa Garner Moore (no valid address disclosed)

Ute Indian Tribe Energy and Minerals P.O. Box 70 Fort Duchesne, UT 84026

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Slover Minerals LP 3614 Royal Road Amarillo, TX 79109

James E. Anderson 15304 Willowbrook Lane Morrison, CO 80465

Keystone Oil And Gas, LLC 950 S. Garfield Street Denver, CO 80209

Wahpanah, Henry

(Allottment No 687 MUNC 160; 14-20-H62-5717)

(Allottment No 687 MUNC 160; 14-20-H62-5732)

Katoots Wahpanah Ka Toots

(Allottment No 687 MUNC 156; 14-20-H62-5716)

(Allottment No 687 MUNC 156; BIA 14-20-H62-5733)

Pah-Ve-So

(Allottment No 687 MUNC 35; 14-20-H62-6163)

Howell Sullivan

Helen Jones / Ute Indian Tribe

(Allottment NO. 687 TUNC 40; 14-20-H62-6467)

Frank Sullivan Wah-Bo-Nee

(Allottment No 687 MUNC 37; 14-20-H62-6308)

Pa-Shad-A-Ny

(Allottment No 687 MUNC 19; 14-20-H62-6333)

Wallace Bullethead

(Allottment No 687 MUNC 88; 14-20-H62-6338)

Emma Pappoose Ker Ruck Et

Carol Jean & Robert A. Foster Huckriede 702 Johnson Avenue Larned, KS 67550-3114

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Legends Exploration, LP 5851 San Felipe, Suite 760 Houston, TX 77057

Antelope Orri, LLC 10077 Grogans Mill Road, Suite 466 The Woodlands, TX 77380

United States of America Bureau of Indian Affairs Allotment No. 687 P.O. Box 190 Fort Duchesne, UT 84026 (Allottment No 687 MUNC 91; 14-20-H62-6337)

Pappoose

(Allottment No 687 MUNC 90; 14-20-H62-6336)

Pedro Cespooch

(Allottment No 687 MUNC 114; 14-20-H62-6335)

Abe Lincoln

(Allottment No 687 MUNC 144; 14-20-H62-6343)

Ske-Ve-Get

(Allottment No 687 MUNC 66; 14-20-H62-6344)

Fenneritta Cespooch

(Allottment No 687 TUNC 113; 14-20-H62-6465)

(Allottment No 687 TUNC 40; 14-20-H62-6467)

Quavalo, Santos

(Allottment No 687 MUNC 22; 14-20-H62-5734)

Salaza Sahvop Sa Laza

(Allottment No 687 MUNC 47; 14-20-H62-6345)

Allottee Owned Minerals (T3S-R2E;

Section 27, E2NW)

United States of America

Bureau of Indian Affairs

P.O. Box 190

Fort Duchesne, UT 84026

Julie Am Carta



JUN 2 5 2014

SECRETARY, BOARD OF OIL, GAS & MINING

BEFORE THE BOARD OF OIL, GAS AND MINING DEPARTMENT OF NATURAL RESOURCES STATE OF UTAH

IN THE MATTER OF THE REQUEST FOR AGENCY ACTION OF CRESCENT POINT ENERGY U.S. CORP. FOR AN ORDER ESTABLISHING **SECTIONAL TWO (2)** (640 ACRE, OR SUBSTANTIAL EQUIVALENT) DRILLING UNITS IN SECTION 18, T3S, R1E, USM, AND SECTION 10, T4S, R2E, USM, AND TWO (2) 1280 ACRE (OR SUBSTANTIAL EOUIVALENT) **DRILLING** COMPRISED OF SECTIONS 20 AND 29, T3S, R1E, USM, AND SECTIONS 22 AND 27, T3S, R2E, USM, UINTAH COUNTY, UTAH, FOR THE PRODUCTION OF OIL, GAS AND ASSOCIATED HYDROCARBONS FROM THE LOWER GREEN RIVER AND WASATCH FORMATIONS, AND TO ALLOW, ON A PILOT BASIS, THE DRILLING AND PRODUCTION OF UP TO SIX (6) HORIZONTAL WELLS ON EACH DRILLING UNIT SO ESTABLISHED

ORDER GRANTING LEAVE TO SUPPLEMENT EXHIBIT "I"

Docket No. 2014-023

Cause No. 131-138

The Board of Oil, Gas and Mining, having fully considered Crescent Point Energy U.S. Corp.'s Motion for Leave to Supplement Exhibit "I" filed on May 27, 2014, and finding good cause therefore, hereby grants said Motion and authorizes the supplementation of Exhibit "I" currently on file in this Cause with the 3-D illustrations attached to the Motion.

For all purposes, the Chairman's signature on a faxed copy of this Order shall be deemed the equivalent of a signed original.

DATED this 251 day of June, 2014.

STATE OF UTAH BOARD OF OIL, GAS AND MINING

By:

Kelly L. Payne, Vice Chair

1125.02

CERTIFICATE OF SERVICE

I hereby certify that this 3rd day of July, 2014, I caused a true and correct copy of the

foregoing ORDER GRANTING LEAVE TO SUPPLEMENT EXHIBIT I for Docket No.

2014-023, Cause No. 131-138 to be mailed via E-Mail, and First Class Mail, with postage

prepaid, to the following

Relma M Miller MacDonald & Miller Mineral Legal Services PLLC Attorneys for Summit Operating, LLC 7090 S Union Park Ave Suite 400 Salt Lake City, UT 84047 Crescent Point Energy U.S. Corp. Attention: Ryan Waller, Landman 555 17th Street, Suite 1800 Denver, CO 80202

Michael S. Johnson Assistant Attorney General Utah Board of Oil, Gas & Mining 1594 West North Temple, Suite 300 Salt Lake City, UT 84116 [Via Email]

United States of America Bureau of Land Management Utah State Office Attn: Roger L. Bankert 440 West 200 South, Suite 500 Salt Lake City, UT 84101

LaVonne Garrison Utah School and Institutional Trust Lands Administration 675 E. 500 South, Suite 500 Salt Lake City, UT 84102

Adrienne Larson c/o William S. Nicholson, CPA 300 East 4500 South Salt Lake City, UT 84107 Steven F. Alder Assistant Attorney General Utah Division of Oil, Gas & Mining 1594 West North Temple, Suite 300 Salt Lake City, UT 84116 [Via Email]

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Eugenia B. Pickup Family Living Trust Shirley B. Norton, Trustee 1655 Fieldcrest Lane Salt Lake City, UT 84117

Floyd L. Massey P.O. Box 93 Jensen, UT 84035-0093

Gladys W. Christmas Family Trust Bernice C. Drage, Trustee 338 South 1400 East Spanish Fork, UT 84660

Grant G. Pickup Family Living Trust Shirley B. Norton, Trustee 1655 Fieldcrest Lane Salt Lake City, UT 84117

Howard W. Mitchell 5804 Knobby Hill Road Narvon, PA 17555 Jacqueline Peters 20838 144th Ave. SE Kent, WA 98042

James Leslie Cunningham 17011 Village Wood Lane Spring, TX 77379

Janet E. Olsen 1746 North 900 East Ogden, UT 84414

Jencar, Ltd. 1777 South 2600 East Salt Lake City, UT 84106

Heirs of Illela McKinlay c/o Joy Peterson 393 North 3400 East Lewisville, ID 83431

Julian A. Massey 1749 North 1500 West Vernal, UT 84078-9604

Karen Barton Summerhays P.O. Box 544 Kalaheo, HI 96741 USA

Kenneth E. and Elsie Corene Calder Trust Kenneth E Calder, Trustee 116 West 500 North Vernal, UT 84078

Kristin Barton Rodriquez
1 Mink Hollow Ln
Millstone TWP NJ 08510-8731
[Address updated 6/10/2014]

James McNaughton 2354 Galaxy Way Lake Orion, MI 48360

Janet B. Dunn 562 Buteo Ridge Pittsboro, NC 27312

Janice M. Kennedy 13315 High Star Drive Houston, TX 77083

Jess C. Cheney 7923 Danish Ridge Way Salt Lake City, UT 84121-5772

Judith G. Merritt 2689 High Pine Church Road Asheboro, NC 27205-9347

Julie Massey Deppe P.O. Box 790395 Vernal, UT 84079

Kenneth Larson P.O. Box 4 Manti, UT 84642-0004

Brigham Krause and Vera Krause Heirs Trust William S. Nicholson, Trustee 300 East 4500 South Salt Lake City, UT 84107

Heirs of Valda Massey c/o Laerydin Val Massey 3070 West 500 South Vernal, UT 84078 Lambert Legacy, LLC 525 E 100 S STE 300 Salt Lake City, UT 84102-2069 [Address updated 6/11/2014]

Heirs of Ferrel A. Massey c/o Larraine M. Nelson 2036 W. 1600 N. Provo, UT 84604

Lisa N. Wood 17395 East Rice Circle, Unit B Aurora, CO 80015-2781 [Undeliverable]

Lydia T. Gibson Nelson Anthony and Marie Nelson Trust Marie Rose Nelson, Trustee 503 Rocky Mouth Lane Draper, UT 84020

Heirs of Deanna Sargent c/o Lynn Michael Larsen 305 E. Sherman Ave. Salt Lake City, UT 84115

Marilyn G. Guhl 721 Sirstad St Sitka, AK 99835-7231

Massey, Estate of George O. Jr. Margee Allan, Personal Representative 373 N. 400 E. Springville, UT 84663-1457

Michael D. Pierson 1012 Ridge Road Lewiston, NY 14092

Michelle S. Lavin 14631 Mimosa Lane Tustin, CA 92780 Heirs of Ferrel A. Massey c/o Lanore K. Whiting 1787 South 40 West Orem, UT 84058

Laura Lane Wood Drammer P.O. Box 523 Los Olivos, CA 93441 [Address updated 6/5/2014]

Heirs of Ferrel A. Massey c/o Loretta E. Oborn 212 Baldwin Roseville, CA 95678

Lynn Farris Cunningham 4350 East Lincoln Way, Apt 209 Cheyenne, WY 82001

Margaret Ann McCue 5690 W Atlantic Ave Apt 106 Del Ray Beach, FL 33484-8217 [Address updated 6/17/2014]

Mark B. Kettle 1718 East 1000 South Ballard, UT 84066

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Heirs of Ferrel A. Massey c/o Michael F. D. Massey 162 North 130 East Orem, UT 84057

Nancy Elizabeth Gonzalez 4971 Orienda Circle Las Vegas, NV 89120 Nicole Massey Bancroft 30 N. 1100 W. Vernal, UT 84078

Norman S. Sheya 9844 South 1300 East, Suite 135 Sandy, UT 84094 [Undeliverable]

Ouray Park Irrigation Company P.O. Box 395 Roosevelt, UT 84066

Paule S. Hewlett 1736 Nicholson St. Houston, TX 77008

Ralph Paul Olsen 40 North 500 East Pleasant Grove, UT 84057

Roger Edgar 616 South 1st Street Carbondale, KS 66414 [Address updated 6/5/2014]

Heirs of Illela McKinlay c/o Sherry L. Miller 1207 South 5th West Rexburg, ID 83440

Smith Minerals Ltd. Box 215 Craig, CO 81626

Stanley Womack RT 2 Box 2320 Roosevelt, UT 84066 Nolan G. Massey 1398 West 400 South Vernal, UT 84078

Olson - David Olson Settlor David R. Olson, Trustee 389 Isle Court Palm Beach Garden, FL 33418 [Undeliverable]

Patricia P. Brimley 2072 East Rainbow Pointe Drive Salt Lake City, UT 84124 [Undeliverable]

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Scott G. McKnight Box 201 Price, UT 84501

Heirs of Ferrel A. Massey c/o Sherwin Basil Massey 953 South 930 West Payson, UT 84651

Sondra Kay Smull 14300 North 160th Drive Surprise, AZ 85379

Steven C Purvis 3339 North Brookside Lane Boise, ID 83714 [Address updated 6/5/2014] Steven J. Price 2816 Wayman View Court Salt Lake City, UT 84117

Stonegate Resources LLC 4994 E. Meadows Drive Park City, UT 84098

Heirs of Illela McKinlay c/o Tamara Parkinson 1207 South 5th West Rexburg, ID 83444

Tressa Garner Moore (no valid address disclosed)

Ute Indian Tribe Energy and Minerals P.O. Box 70 Fort Duchesne, UT 84026

William T. Mitchell Living Trust William T. Mitchell, Trustee 5550 West McIntosh Griffin, GA 30223-1247

Yayma, Inc. 7065 S. Penrose Court Centennial, CO 80122

Daniel H. Foster 4249 S. 4000 W. West Valley City, UT 84120

Ronald W. Foster 8321 Willowbrook Wichita, KS 67207 Stewart Family Trust Richard Scott Stewart, Personal Rep. 2405 St. Mary's Drive Salt Lake City, UT 84108

Stonegate Resources LLC (Giles) 4994 E. Meadows Drive Park City, UT 84098

Heirs of Illela McKinlay c/o Tina Hymas 481 Countryside Ave. Rexburg, ID 83440

University of Utah c/o William S. Nicholson, CPA 300 East 4500 South Salt Lake City, UT 84107

William J. Price 2816 Wayman View Court Salt Lake City, UT 80237

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Toni Lynn and Thomas Newman 293 E. Garnet Mesa, AZ 85210 [Undeliverable]

Gordon F. Foster 5381 4th Place Vero Beach, FL 32968

Terry Foster 9580 Date Road Baroda, MI 49101 Anthony Foremaster, Ltd. c/o Annette Foremaster 167 S. 500 E. St. George, UT 84770

Slover Minerals LP 3614 Royal Road Amarillo, TX 79109 Carol Jean & Robert A. Foster Huckriede 702 Johnson Avenue Larned, KS 67550-3114

International Petroleum LLC 4834 S. Highland Drive, #200 Salt Lake City, UT 84117 James E. Anderson 15304 Willowbrook Lane Morrison, CO 80465

Keystone Oil And Gas, LLC 950 S. Garfield Street Denver, CO 80209

Wahpanah, Henry

(Allottment No 687 MUNC 160; 14-20-H62-5717) (Allottment No 687 MUNC 160; 14-20-H62-5732)

Katoots Wahpanah Ka Toots

(Allottment No 687 MUNC 156; 14-20-H62-5716) (Allottment No 687 MUNC 156; BIA 14-20-H62-5733) Pah-Ve-So

(Allottment No 687 MUNC 35; 14-20-H62-6163)

Howell Sullivan

Helen Jones / Ute Indian Tribe

(Allottment NO. 687 TUNC 40: 14-20-H62-6467)

Frank Sullivan Wah-Bo-Nee

(Allottment No 687 MUNC 37: 14-20-H62-6308)

Pa-Shad-A-Ny

(Allottment No 687 MUNC 19; 14-20-H62-6333)

Wallace Bullethead

(Allottment No 687 MUNC 88; 14-20-H62-6338)

Emma Pappoose Ker Ruck Et

(Allottment No 687 MUNC 91; 14-20-H62-6337)

Pappoose

(Allottment No 687 MUNC 90; 14-20-H62-6336)

Pedro Cespooch

(Allottment No 687 MUNC 114; 14-20-H62-6335)

Abe Lincoln

(Allottment No 687 MUNC 144; 14-20-H62-6343)

Ske-Ve-Get

(Allottment No 687 MUNC 66; 14-20-H62-6344)

Fenneritta Cespooch

(Allottment No 687 TUNC 113; 14-20-H62-6465)

(Allottment No 687 TUNC 40; 14-20-H62-6467)

Quavalo, Santos

(Allottment No 687 MUNC 22; 14-20-H62-5734)

Salaza Sahvop Sa Laza

(Allottment No 687 MUNC 47; 14-20-H62-6345)

Allottee Owned Minerals (T3S-R2E; Section 27,

E2NW)

United States of America

Bureau of Indian Affairs

P.O. Box 190

Fort Duchesne, UT 84026

Legends Exploration, LP 5851 San Felipe, Suite 760 Houston, TX 77057

Antelope Orri, LLC 10077 Grogans Mill Road, Suite 466 The Woodlands, TX 77380

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Julie Am (av Tar