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. CORPORATION FOR AN ORDER ESTABLISHING THE SOUTHERN RANDLETT INCREASED WELL DENSITY DEVELOPMENT PROJECT AREA FOR THE PRODUCTION OF OIL, GAS AND ASSOCIATED HYDROCARBONS FROM THE EOCENE MIDDLE AND LOWER GREEN RIVER AND PORTIONS OF THE PALEOCENE WASATCH TRANSITIONAL **FORMATIONS** UNDERLYING THE N1/2 OF SECTION 16, THE S1/2 OF SECTION 15 AND THE NW1/4 OF SECTION 15, TOWNSHIP 4 SOUTH, RANGE 2 EAST, USM, UINTAH COUNTY, UTAH

Docket No. 2015-012 Cause No. 142-13

INDEX OF ORDERS

<u>NO.</u>	<u>DATE</u>	DESCRIPTION
1.	03/26/2015	Order Granting Leave to File Amended and Supplemental Exhibits
2.	04/30/2015	Findings of Fact, Conclusions of Law and Order

FILED

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

APR 3 0 2015 SECRETARY, BOARD OF OIL GAS & MINING

IN THE MATTER OF THE REQUEST FOR AGENCY ACTION OF CRESCENT POINT **ENERGY U.S. CORPORATION FOR AN ORDER** ESTABLISHING THE SOUTHERN RANDLETT INCREASED WELL DENSITY DEVELOPMENT PROJECT AREA FOR THE PRODUCTION OF OIL. GAS AND ASSOCIATED **FROM HYDROCARBONS** THE **EOCENE** MIDDLE AND LOWER GREEN RIVER AND PORTIONS OF THE PALEOCENE WASATCH TRANSITIONAL FORMATIONS UNDERLYING THE N1/2 OF SECTION 16, THE S1/2 OF SECTION 15 AND THE NW1/4 OF SECTION 15, TOWNSHIP 4 SOUTH, RANGE 2 EAST, USM, **UINTAH COUNTY, UTAU.**

FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER

Docket No. 2015-012

Cause No. 142-13

This Cause came on regularly for hearing before the Utah Board of Oil, Gas and Mining (the Board") on Wednesday, March 25, 2015, at approximately 3:00 p.m. in the Auditorium of the Utah Department of Natural Resources Building in Salt Lake City, Utah. The following Board members were present at the hearing: Chairman Ruland J. Gill, Jr., Carl F. Kendall, Chris D. Hansen, Susan S. Davis, Gordon L. Moon, Michael R. Brown and Kelly L. Payne. The Board was represented by Michael S. Johnson, Assistant Attorney General.

The Division of Oil, Gas and Mining (the "Division") was represented at the hearing by Steven F. Alder, Assistant Attorney General. The Division, through Mr. Alder, filed a staff memorandum in this Cause.

The Petitioner, Crescent Point Energy U.S. Corporation ("CPE") was represented by Jack R. Luellen, of Fox Rothschild. Jordan Wells, CPE's Landman, Laura Roberts, CPE's Geologist, and Katie Mathews, CPE's Development Engineer, all testified on behalf of CPE, and each was recognized by the Board as an expert in their respective field for purposes of their testimony in this Cause.

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 good cause appearing, hereby makes the following findings of fact, conclusions of law and order in this Cause.

FINDINGS OF FACT

- 1. Notice of the filing of CPE's Request and the hearing thereon was mailed, by first-class mail, postage pre-paid to all interested parties and was duly published in the Salt Lake Tribune and Deseret Morning News on March 1, 2015, and in the Uintah Basin Standard and the Vernal Express on March 3, 2015.
- 2. A copy of CPE's Request was mailed, postage pre-paid, certified with return receipt requested, to all interested parties pursuant to Utah Administrative Code Rule R641-104-135.

3. 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. CPE is fully and

appropriately bonded with all relevant Federal, Indian and State of Utah agencies.

4. CPE's Request sought the establishment of a Southern Randlett Increased Well

Density Development Project Area for production of oil, gas and other hydrocarbons from the

Eocene Middle and Lower Green River formations, defined for purposes of this Cause as the

interval between the Garden Gulch top (TGR3) and approximately 1000 feet into the Paleocene

Wasatch, the stratigraphic equivalent of which is the interval between 4,888 and 7,432 feet on

the log for the Crescent Point Energy Deep Creek 11-15-4-2E Well, located in the NE 1/4 SW 1/4

of Section 15, T4S, R2E, USM, Uintah County, Utah (API No. 43-047-5244),

(the "Subject Formations"), for the following Uintah County, Utah lands:

Township 4 South, Range 2 East, USM

Section 16: N/2

Section 15: NW/4; S/2

(collectively, the "Subject Lands").

5. The oil, gas and other hydrocarbons within the Subject Lands are subject to

numerous oil and gas leases, of which CPE is a working interest owner.

6. The Subject Lands are not currently subject to any order of the Board establishing

drilling units for the Subject Formations. The Subject Lands currently are subject only to the

general operational rules of the Board and the Division 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 foot window of tolerance and no closer than 920 feet to another well

producing in the same formation without an exception location approval.

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- 7. In accordance with the general well siting rule, CPE has drilled approximately twenty (20) wells on the Subject Lands, which have been completed as producing oil wells from the Subject Formations.
- 8. At the hearing on CPE's Request, CPE was asked to, and did agree, to modify certain elements of its Request for purposes of an Order of the Board.
- 9. The Board voted unanimously (7-0) to approve Crescent Point's Request, as modified.

CONCLUSIONS OF LAW

- 1. Due and regular notice of the time, place and purpose of the hearing was given to all parties whose legally protected interests are affected by the Request in the form and manner and within the time required by law and the rules and regulations of the Board and the Division.
- 2. Due and regular notice of the filing of the Request for given to all parties whose legally protected interests are affected by the Request in the form and manner and within the time required by law and the rules and regulations of the Board and the Division.
- 3. The Board has jurisdiction over all matters covered by the Request and all interested parties herein, 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.
- 4. CPE's proposed drilling plan based upon a 40-acre, five-spot, resulting in the drilling of the seven interior and two lease line wells described in the Request are reasonable and satisfy the purposes of the well location and siting rules with respect to the operations proposed in the Request.
- 5. CPE has sustained its burden of proof, demonstrated good cause and satisfied all legal requirements for granting of the Request.

<u>ORDER</u>

Based upon the Request, the testimony and evidence submitted and entered at the March 25, 2015 hearing, and the findings of fact and conclusions of law as stated above, it is therefore ordered that:

- 1. CPE's Request is granted with the modifications outlined below.
- 2. This Order, along with the findings of fact and conclusions of law set forth herein, does not constitute precedent of the Board for purposes of any other Cause, and is specific to the facts and circumstances of this matter.
- 3. The Southern Randlett Increased Well Density Development Project Area is established for the production of oil, gas and hydrocarbons from the Eocene Middle and Lower Green River formations from the Subject Lands with the special drilling units established due to the Green River and Uintah Special Meridian.
- 4. The 40-acre five-spot production pattern as shown in the Exhibits to the Request is established for the project area, as approved by this Order, and satisfies the purposes of the general well location and siting rules, Utah Admin. Code Rules R649-3-2 and R649-3-3 affecting the Subject Lands and Subject Formations.
- 5. No future well shall be located closer than 460 feet from the boundary of the Southern Randlett Increased Well Density Development Project Area without administrative approval from the Division in accordance with the well exception location requirements of Utah Admin. Code Rule R649-3-3. Interior wells shall be located at least 460 feet from all other wells.
- 6. No exception location letters are needed for all interior wells located in the center of the five-spot pattern, as shown in Exhibits, with common mineral ownership, so long as the

productive interval of the wellbore is located at least 460 feet from all other wells, with the caveat that, if an uphole completion closer than the set back is subsequently proposed, an exception location approval in accordance with Utah Admin. Code Rule R649-3-3 (or subsequently enacted equivalent regulation) will be required;

- 7. Pursuant to Utah Administrative Code R641 and Utah Code Ann. § 63G-4-204 to 308, the Board has considered and decided this matter as a formal adjudication.
- 8. This Order is based exclusively on evidence of record in the adjudicative proceeding or on facts officially noted, 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.
- 9. 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(1)(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. §863G-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.

- 10. 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.
- 11. For all purposes, the Chairman's signature on a faxed copy of this Order shall be deemed the equivalent of a signed original.

ISSUED this <u>30</u> day of April, 2015.

STATE OF UTAH BOARD OF OU, GAS AND MINING

Ruland I Gill Ir Chairman

CERTIFICATE OF SERVICE

I hereby certify that on this 4th day of May, 2015, I caused a true and correct copy of the

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

2015-012, Cause No. 142-13, to be mailed by Email or via First Class Mail with postage prepaid,

to the following:

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FILED

MAR 2 4 2015

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IN THE MATTER OF THE REQUEST FOR AGENCY ACTION OF CRESCENT POINT **ENERGY U.S. CORPORATION FOR AN ORDER** ESTABLISHING THE SOUTHERN RANDLETT INCREASED WELL DENSITY DEVELOPMENT PROJECT AREA FOR THE PRODUCTION OF OIL. **GAS** AND ASSOCIATED **HYDROCARBONS** FROM THE **EOCENE** MIDDLE AND LOWER GREEN RIVER AND PORTIONS OF THE PALEOCENE WASATCH TRANSITIONAL FORMATIONS UNDERLYING THE N1/2 OF SECTION 16, THE S1/2 OF SECTION 15 AND THE NW1/4 OF SECTION 15, TOWNSHIP 4 SOUTH, RANGE 2 EAST, USM, **UINTAH COUNTY, UTAU.**

ORDER GRANTING LEAVE TO FILE AMENDED AND SUPPLEMENTAL EXHIBITS

Docket No. 2015-012

Cause No. 142-13

The Board of Oil, Gas and Mining, having fully considered Crescent Point Energy U.S. Corp.'s Motion to file amended and supplemental exhibits filed on March 23, 2015, and finding good cause therefore, hereby grants said Motion and accept Exhibits "V" and "W" and Amended Exhibit C into the record.

STATE OF UTAH BOARD OF OHL, GAS AND MINING

Ruland I Gill Ir Chairman

CERTIFICATE OF SERVICE

I hereby certify that on this 26th day of March, 2015, I caused a true and correct copy of the foregoing ORDER GRANTING LEAVE TO FILE AMENDED AND SUPPLEMENTAL EXHIBITS for Docket No. 2015-012, Cause No. 142-13, to be mailed by Email or via First Class Mail with postage prepaid, to the following:

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