RAILROAD COMMISSION OF TEXAS HEARINGS DIVISION

OIL AND GAS DOCKET NO. 02-0308793

APPLICATION OF ENCANA OIL & GAS (USA) INC. FOR AN EXCEPTION TO STATEWIDE RULE 32 FOR VARIOUS FACILITIES, EAGLEVILLE (EAGLE FORD-2) FIELD, KARNES COUNTY, TEXAS

FINAL ORDER

The Commission finds that after statutory notice in the above-numbered docket heard on April 3, 2018, the presiding Administrative Law Judge and Technical Examiner (collectively, "Examiners") have made and filed a report and recommendation containing findings of fact and conclusions of law, for which service was not required; that the proposed application is in compliance with all statutory requirements; and that this proceeding was duly submitted to the Railroad Commission of Texas at conference held in its offices in Austin, Texas.

The Commission, after review and due consideration of the Examiners' report and recommendation, the findings of fact and conclusions of law contained therein, hereby adopts as its own the findings of fact and conclusions of law contained therein, and incorporates said findings of fact and conclusions of law as if fully set out and separately stated herein.

Therefore, it is **ORDERED** by the Railroad Commission of Texas that Encana Oil & Gas (USA) Inc is hereby granted an exception to Statewide Rule 32 (16 Tex. Admin. Code §3.32) for eight (8) flare points in the Eagleville (Eagle Ford-2) Field in Karnes County, Texas. Attachment A identifies the eight (8) flare points, the two-year period and monthly flare volumes Encana is authorized to flare pursuant to this Final Order. This authority is granted for a period of two years from the dates established in Attachment A.1 and A.2.

The authority is granted, provided all production is reported on the appropriate Commission forms. Encana Oil & Gas (USA) Inc. shall file the Statewide Rule 32 Exception Data Sheet and, shall file at the same time, the appropriate Commission required administrative Statewide Rule 32 Exception gas flaring fee for all wells.

Pursuant to §2001.144(a)(4)(A), of the Texas Government Code, and by agreement of the Parties in writing or on the record, the parties have waived right to file a Motion for Rehearing and this Final Order is effective on the date the Master Order relating to the Final Order is signed.

Done this 22nd day of May 2018.

RAILROAD COMMISSION OF TEXAS

(Order approved and signatures affixed by Hearings Division's Unprotested Master Order dated May 22, 2018)

ATTACHMENT A.1 and A.2 – FLARING AUTHORITY

Attachment A.1

Flaring Authorized for a period of two years from January 31, 2018 to January 30, 2020

Lease/Facility	Flare Permit	Surface Commingle Permit No.	Flare Rate - Monthly (MCF/mo.)	Flare Rate - Average Daily (MCF/day)
Carmody Trust Central	24926	02-5434	1,500	50
Fox/Dziuk/Muenchow	24928	02-5467	1,500	50
Kowalik/Nieschwietz Central	24932	02-5259	1,500	50
Beicker Roberts	24941	NA	1,500	50
Cione Facility	24940	NA	1,500	50
Diver Facility	24942	NA	1,500	50

Attachment A.2

Flaring Authorized for a period of two years from March 31, 2018 to March 30, 2020

Lease/Facility	Flare Permit	Surface Commingle Permit No.	Flare Rate - Monthly (MCF/mo.)	Flare Rate - Average Daily (MCF/day)
Betty Facility	18803	NA	2,000	67
Stieren Coates A Facility	18801	NA	2,400	80