RAILROAD COMMISSION OF TEXAS

OIL AND GAS DOCKET NO. 08-0326479

THE APPLICATION OF ROVER PETROLEUM OPERATING, LLC (730462) FOR DETERMINATION THAT HOWARD GLASSCOCK (CONSOLIDATED) FIELD RULES AUTHORIZE ASSIGNMENT OF ALLOWABLES FOR VARIOUS WELLS, HOWARD GLASSCOCK (CONSOLIDATED) FIELD, HOWARD COUNTY, TEXAS

FINAL ORDER

The Railroad Commission of Texas ("Commission") finds that after statutory notice in the above-numbered docket on the application made by Rover Petroleum Operating, LLC heard on August 5, 2020, the Technical Examiner and Administrative Law Judge have made and filed a report and recommendation ("Report") containing findings of fact and conclusions of law, for which service was not required; that the proposed application complies 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 consideration of this matter, hereby adopts as its own the findings of fact and conclusions of law contained in the Report and incorporates those findings of fact and conclusions of law as if fully set out and separately stated herein.

Therefore, it is ORDERED that Rover Petroleum Operating, LLC's ("Rover") Douthit, E. W. -C- (42230) Lease and to Endeavor Energy Resources' Douthit, E. W. -M- (41273) Lease, Well No. 3, are GRANTED an exception to Statewide Rule 40 (16 Tex. Admin. Code §3.40) located in the Howard, Glasscock (Consolidated) Field, Howard County, Texas. The double assignment of acreage is specific to the 80-acre S/2 of the SE/4 of Section 123 which is simultaneously or multiply assigned for proration purposes to Field wells located on both Rover's Douthit -C- (42230) Lease and Endeavor's Douthit -M- (41273) Lease, Well No. 3. Whereas the Douthit, E.W. -M- (41273) Lease produces from the multiple assigned acreage at 3,500 feet and below and the Douthit, E. W. -C- (42230) produces from the multiple assigned acreage from the 3,500 feet and above (ground surface to 3,500 feet). This Final Order will apply to successor operators of both Rover's Douthit, E. W. -C- (42230) Lease and Endeavor's Douthit, E. W. -M- (41273) Lease, Well No. 3, as long as the requirements of Statewide Rule 40 are in effect.

Therefore, it is further ORDERED that Rover's Douthit, E.W. -B- DE (41056) Lease, Well Nos. 1, 2R, 3, 4, 101 and 9 and Rover's Douthit “115” (42231) Lease located in the Howard, Glasscock (Consolidated) Field, Howard County, Texas, are GRANTED an exception to Statewide Rule 40 (16 Tex. Admin. Code §3.40). The double assignment of acreage is specific to the 40-acre SW/4 of the NW/4 of Section 115, which is common to both Rover's Douthit, E. W. -B- DE (41056) Lease, Well Nos. 1, 2R, 3, 4, 101 and 9
and Rover’s Douthit “115” (42231) Lease. Whereas the Douthit, E.W. -B- DE (41056) Lease produces from the multiply assigned acreage from the surface to 3,500 feet; and the Douthit “115” (42231) Lease produces from the multiply assigned acreage from 3,500 feet to 3,841 feet.

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 the right to file a motion for rehearing and the Final Order in this case is final and effective on the date the Master Order relating to the Final Order is signed.

Signed on December 8, 2020.

RAILROAD COMMISSION OF TEXAS

(Order approved and signatures affixed by Hearings Division's Unprotested Master Order dated December 8, 2020)