BEFORE THE INDUSTRIAL COMMISSION
OF THE STATE OF NORTH DAKOTA

CASE NO. 29279
ORDER NO. 31848

IN THE MATTER OF A HEARING CALLED
ON A MOTION OF THE COMMISSION TO
CONSIDER AMENDING CURRENT FIELD
RULES AND/OR IMPOSE A POLICY TO
ESTABLISH A DRILL-BACK POLICY FOR
HORIZONTAL WELLS, AND SUCH OTHER
RELIEF AS IS APPROPRIATE.

ORDER OF THE COMMISSION

THE COMMISSION FINDS:

(1) This cause came on for hearing at 9:00 a.m. on the 19th day of April, 2022.

(2) This special hearing was called on a motion of the Commission to consider amending
current field rules and/or impose a policy to establish a drill-back policy for horizontal wells, and
such other relief as is appropriate.

(3) Prior to the hearing, the Commission indicated it was seeking testimony of technical
nature for input on the following:

   (a) Effects on correlative rights of adjacent working interest and mineral interest
       owners;

   (b) Effects on section line/lease-line wells;

   (c) Effects on heel-to-toe and heel-to-heel wells;

   (d) Effects on estimated ultimate recovery;

   (e) Effect of pool entry point;

   (f) Effect of ghost hole and sidetracked laterals on current/future development; and

   (g) Proper cement isolation and evaluation.

Written comments were encouraged to assist the Commission in drafting this initial order.

(4) The Commission received written comments prior to the hearing from Alisdair Farthing
of Burlington Resources Oil & Gas Company LP, Christian Sizemore of Ovintiv USA Inc., James
Benson of WPX Energy Williston, LLC, and William Houser of Continental Resources, Inc.

(6) Christopher Frazier of XTO Energy Inc provided telephonic testimony in this matter, pursuant to North Dakota Administrative Code (NDAC) Section 43-02-03-88.2. The Telephonic Communication Affidavit was received on May 2, 2022, therefore, such testimony may be considered evidence.

(7) Jason Stangel of Petro-Hunt, L.L.C. provided telephonic testimony in this matter, pursuant to NDAC Section 43-02-03-88.2. The Telephonic Communication Affidavit was received on April 19, 2022, therefore, such testimony may be considered evidence.

(8) The Commission received written comments after the hearing from Christian Sizemore of Ovintiv USA Inc. and William Houser of Continental Resources, Inc.

(9) Some of the comments received indicated that this matter should not be conducted under administrative rulemaking. The Commission finds that matters such as this one are intended to address drilling practices for a limited number of producing pools and should be handled as has been done previously with subject matter similar in nature, as in: (1) Commission Order No. 14496 which set requirements for 2560-acre drilling and spacing units; (2) Commission Order No. 14497 which established 1280-acre drilling units within the Bakken Pool; (3) Commission Order No. 14498 which established a 200-feet setback relative to the heel and toe of horizontal Bakken Pool wells; (4) Commission Order No. 24665 which modified flaring regulations for Bakken, Bakken/Three Forks, and Three Forks Pools; and (5) Commission Order No. 25417 which established oil conditioning standards for Bakken, Bakken/Three Forks, Three Forks, and Sanish Pools (the Bakken Petroleum System). The Commission concludes administrative rulemaking should not be considered.

(10) The operator of a spacing unit adjacent to a spacing unit where the operator intends to horizontally drill within the Bakken Petroleum System, in which the wellbore is proposed to enter the Bakken Petroleum System within said adjacent spacing unit, needs to be notified of the proposed wellbore design and have the same opportunity to object provided by the current 3-day wait policy the Commission has implemented on new permits. For purposes of this order, “operator of a spacing unit” means the principal on the bond covering a well completed, or permit to drill a well, in the Bakken Petroleum System.

The Commission believes collaboration between operators can resolve most issues in a manner that protects correlative rights, therefore operator notice should be required if drilling operations include wellbore penetration of the Bakken Petroleum System outside the spacing unit.

NDAC Section 43-02-03-31 states in part that information furnished to the director on permits, except the operator name, well name, location, permit date, confidentiality period, spacing or drilling unit description, spud date, rig contractor, central tank battery number, any production runs, or volumes injected into an injection well, shall be kept confidential from the time a request by the operator is received in writing until the six-month confidentiality period has ended. The Commission has determined the location of a horizontal well means the surface location and also
the proposed downhole location of the wellbore, therefore confidentiality issues concerning the wellbore location is not an issue.

(11) Ghost holes are created when a portion of the wellbore can not be properly isolated with cement, such as (a) uncemented sections within the Bakken Petroleum System when cement can not be circulated out the intermediate casing shoe; (b) uncemented sections within the Bakken Petroleum System when unable to run the intermediate casing down to the intended casing point; and (c) uncemented sections within the Bakken Petroleum System that were sidetracked.

It can be difficult to protect correlative rights when hydraulic stimulation operations intersect such ghost holes in close proximity to spacing unit setbacks. Past issues have been disposed of after notice to affected parties, hearing testimony, and the issuance of a Commission order, pursuant to NDAC Section 43-02-03-18.1. The Commission should continue to address such issues after notice and hearing.

(12) Prohibiting wellbore penetration of the Bakken Petroleum System outside the target spacing unit would be equivalent to extending current setbacks since it would be nearly impossible to enter target zones horizontally at existing setbacks, resulting in lost reserves for all horizontal wells.

(13) Having allowed all interested persons an opportunity to be heard and having heard, reviewed, and considered all testimony and evidence presented, the Commission makes the following conclusions.

IT IS THEREFORE ORDERED:

(1) Any application to horizontally drill within a Bakken, Bakken/Three Forks, Three Forks, and/or Sanish Pool (the Bakken Petroleum System) with a wellbore that is proposed to enter the Bakken Petroleum System outside the target spacing unit for such well, must include an affidavit indicating the following documents have been provided to the operator of such adjacent spacing unit, unless specifically waived by the Director:

   (a) Wellbore diagram detailing where such wellbore traverses through the adjacent spacing unit;

   (b) Approximate date on which drilling operations will commence; and

   (c) Applicant’s contact information if additional information is needed.

(2) The Commission shall have continuing jurisdiction in this matter and specifically reserves the authority, upon its own motion or the motion of any interested party, to: (a) review such requirements outlined herein; (b) determine whether additional requirements are warranted; and (c) make such further amendments or modifications as the Commission deems appropriate.
(3) This order is hereby effective July 1, 2022, shall cover all applications for drilling wells in the Bakken Petroleum System, and shall continue in full force and effect until further order of the Commission.

(Note the Commission intends to accept written comments on this draft order, if received no later than five p.m. on June 15, 2022. A subsequent hearing will be held on June 16, 2022 to further discuss comments received and accept additional oral testimony, then a final order will be issued by the Commission.)

Dated this _ day of ___, 2022.

INDUSTRIAL COMMISSION
STATE OF NORTH DAKOTA

__________________________________________
Doug Burgum, Governor

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Drew H. Wrigley, Attorney General

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Doug Goehring, Agriculture Commissioner