COMMONWEALTH OF PENNSYLVANIA
DEPARTMENT OF ENVIRONMENTAL PROTECTION
OFFICE OF OIL AND GAS MANAGEMENT

In Re: The Matter of The Application of
Hilcorp Energy Company for
Well Spacing Units

) ) Docket No. 2013-01

ORDER

AND NOW this ___ year day of ___ , 2014, it is ordered and
directed as follows:

1. The first session of the hearing shall be held as scheduled on March 25 and 26 2014 at
   the Albert P. Gettings Government Center Annex of the Lawrence County Government Center,
   Assembly Room, 439 Countyline St., New Castle, PA 16101 (First Session).

2. At the First Session, any and all “royalty owners” and/or “other operators” as those
terms are defined in Section 2 of the Pennsylvania Oil and Gas Conservation Law (Oil and Gas
Conservation Law), 58 P.S. Section 402, that are located within the proposed spacing order shall
be given the opportunity to support, oppose and/or present their own plan of development as
provided for in 25 Pa. Code Section 79.23(b).

3. DEP will mail a copy of this Order to the list of property owners provided by Hilcorp
within two (2) days from the date of this Order. “Royalty owners” and/or “other operators”
wishing to present testimony at the First Session shall contact Glenda Davidson at 717-787-4449
prior to March 25 and provide the following: name, status as a “royalty owner” and/or “other
operator”, address and phone number.

4. A second session of the hearing shall be held during the evening hours on a date to be
determined and at a location to be determined (Second Session). At the Second Session, all
interested persons shall be offered an opportunity to be heard regarding the proposed well
spacing application as provided for in Section 10(b) of the Oil and Gas Conservation Law, 58
P.S. Section 410.

5. Within seven days (7) from the date of this Order, Hilcorp Energy Corporation
(Hilcorp) and the Commonwealth of Pennsylvania, Department of Environmental Protection
(DEP) shall submit to the Hearing Officer available dates for the Second Session.
6. Upon confirmation of the date(s) for the Second Session with all parties and the Hearing Officer, DEP shall reserve a suitable location for the Second Session and shall notify Hilcorp and the Hearing Officer of the suitable location. DEP shall reserve this location within two (2) days of finalization of a date for the Second Session between the parties and the Hearing Officer.

7. Upon receiving the available dates from Hilcorp and DEP and notification of a location from DEP, the Hearing Officer will issue an order setting forth the date, time and location of the Second Session.

8. Upon receipt of the Hearing Officer’s order, identified in Paragraph 6 above, DEP shall provide a public notice indicating the date, time and location of the Second Session.

9. Interested persons wishing to present testimony at the Second Session are requested to contact Glenda Davidson at 717-787-4449 seven (7) days prior to the date of the Second Session to reserve a time to testify and provide the following: name, address, phone number and a brief statement of interest. Oral testimony will be limited to 5 minutes for each party. Witnesses will be requested to submit three written copies of their verbal testimony to the Hearing Officer. The purpose of the Second Session is to receive testimony on the Application. All testimony given at the Second Session will be on the record. Both DEP and Hilcorp may, if requested by the Hearing Officer, respond to any issues raised at the conclusion of the public testimony of the hearing. The parties, in their post-hearing written submissions to the Hearing Officer, will be given the opportunity to argue what weight, if any, shall be given to any of the testimony provided at either session.

MICHAEL L. BANGS
Hearing Officer