

BTA OIL PRODUCERS, LLC

CARLTON BEAL, JR. 104 SOUTH PECOS STREET
BARRY BEAL MIDLAND, TEXAS 79701-5021
SPENCER BEAL 432-682-3753
KELLY BEAL
BARRY BEAL JR.

ASHLEY BEAL LAFEVERS
ALEX BEAL
HILL DAVENPORT
TREY FUQUA
ADAMS DAVENPORT
MICHAFI BEAL

November 5, 2025

New Mexico Oil Conservation Division 1220 South St. Francis Drive Santa Fe, NM 87505

RE: Application for Surface Commingling - Amending Order PLC-139

To Whom This May Concern,

STUART BEAL

ROBERT DAVENPORT, JR.

BTA Oil Producers, LLC, OGRID No. 260297, pursuant to 19.15.12.10 NMAC, is requesting administrative approval to reviseOrder PLC-1039 located at the **Hideout-Box Elder CTB** wells drilled in the following spacing units:

- (a) The 240-acre spacing unit comprised of the S/2 NE/4 of section 24, T-17S-R35E in Lea County, New Mexico, in the WC-025 G-09 S173615C; Upper Penn [98333] is currently dedicated to the **Hideout 22115 24 13 State Com #1H** (API:30-025-51355)
- (b) The 240-acre spacing unit comprised of the S/2 NE/4 of section 24, T-17S-R35E in Lea County, New Mexico, in the WC-025 G-09 S173615C; Upper Penn [98333] is currently dedicated to the **Hideout 22115 24 13 State Com #2H** (API:30-025-51386).
- (c) The 560-acre spacing unit comprised of the S/2 NW/4 of section 24, T-17S-R35E in Lea County, New Mexico, in the WC-025 G-09 S173615C; Upper Penn [98333] and the 80-acre spacing unit comprised of the S/2 NW/4 of section 24, T-17S-R35E in Lea County, New Mexico, in the Vacuum; Cisco-Canyon East [97202] is currently dedicated to the **Box Elder 22115 State Com #3H** (API: 30-025-54291).
- (d) The 560-acre spacing unit comprised of the S/2 NW/4 of section 24, T-17S-R35E in Lea County, New Mexico, in the WC-025 G-09 S173615C; Upper Penn [98333] and the 80-acre spacing unit comprised of the S/2 NW/4 of section 24, T-17S-R35E in Lea County, New Mexico, in the Vacuum; Cisco-Canyon East [97202] is currently dedicated to the Box Elder 22115 23 14 11 State Com #4H (API: 30-025-54278).

This letter serves as a request to revise the previously submitted commingling application originally filed on 8.20.2025 for the Hideout-Box Elder CTB. The purpose of this revision is to update the request from combined oil and gas commingling authorization to oil only commingling authorization.

Please find enclosed:

Form C-103
Application Checklist
Form C-107B
Commingle Summary Page
PLC Signed Order
Exhibit A: Process Flow Diagram
CTB Layout Diagram
Lease Map
Form C-102 for each well
State Land Office Application
Communitization Agreement
Copy of letter sent certified to all involved parties List of all involved parties.
Affidavit of Publication

The proposed commingling of production will not result in any reduction in the value of the hydrocarbons produced. All volumes will be properly measured, allocated and reported in accordance with applicable regulations to ensure accurate valuation and revenue distribution.

If you have any questions or concerns for BTA, please call or write me at 432-682-3753 or msena@btaoil.com. Mail to be directed to BTA Oil Producers, LLC., 104 South Pecos, Midland, Texas 79701 ATTN: Michelle Sena

Respectfully,

Michelle Sena

Michelle Sena Production Analyst BTA Oil Producers, LLC msena@btaoil.com O: 432-682-3753 Received by QCD; 11/5/2025 2:25:16 PM State of New Mexico Phone: (505) 476-3441 Energy, Minerals and Natural Resources General Information WELL API NO. 30-025-51355 & others Phone: (505) 629-6116 OIL CONSERVATION DIVISION Online Phone Directory Visit: 5. Indicate Type of Lease https://www.emnrd.nm.gov/ocd/contact-us/ 1220 South St. Francis Dr. STATE X FEE Santa Fe, NM 87505 6. State Oil & Gas Lease No. SUNDRY NOTICES AND REPORTS ON WELLS Lease Name or Unit Agreement Name Box Elder 22115 State Com & (DO NOT USE THIS FORM FOR PROPOSALS TO DRILL OR TO DEEPEN OR PLUG BACK TO A DIFFERENT RESERVOIR. USE "APPLICATION FOR PERMIT" (FORM C-101) FOR SUCH Hideout 22115 24 13 State Com PROPOSALS.) Well Number 1. Type of Well: Oil Well Gas Well Other #3H,#4H & #1H, 2H 2. Name of Operator OGRID Number BTA Oil Producers, LLC 260297 Pool name or Wildcat WC-025 G-09 S173615C; Upper Penn 3. Address of Operator 104 S Pecos, Midland, TX 79701 & Vacuum; Cisco Canyon East 4. Well Location line and 1305 . 2400 feet from the North feet from the East Unit Letter Н line 35E 17S **NMPM** Section Township Range County Lea 11. Elevation (Show whether DR, RKB, RT, GR, etc.) 3903 12. Check Appropriate Box to Indicate Nature of Notice, Report or Other Data NOTICE OF INTENTION TO: SUBSEQUENT REPORT OF: REMEDIAL WORK PERFORM REMEDIAL WORK PLUG AND ABANDON ALTERING CASING □ **TEMPORARILY ABANDON** CHANGE PLANS COMMENCE DRILLING OPNS. P AND A MULTIPLE COMPL CASING/CEMENT JOB PULL OR ALTER CASING DOWNHOLE COMMINGLE П **CLOSED-LOOP SYSTEM** Revise commingle application OTHER: OTHER: 13. Describe proposed or completed operations. (Clearly state all pertinent details, and give pertinent dates, including estimated date of starting any proposed work). SEE RULE 19.15.7.14 NMAC. For Multiple Completions: Attach wellbore diagram of proposed completion or recompletion. BTA is revising commingle Order PLC-1039 from requesting combined oil and gas commingling authorization to oil only commingling authorization. Spud Date: Rig Release Date:

I hereby certify that the information above is true and complete to the best of my knowledge and belief.

TITLE

E-mail address:

TITLE Petroleum Specialist

Production Analyst

msena@btaoil.com

DATE

11/05/2025

PHONE: 432-682-3753

DATE

11/26/2025

Conditions of Approval (if any):

SIGNATURE

Type or print name

For State Use Only

APPROVED BY:

Michelle Sena

Michelle Sena

RECEIVED:	REVIEWER:	TYPE:	APP	NO:	
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		·			COMPERVATION OFFE
	ADMINISTE THIS CHECKLIST IS MANDATORY FOR A	RATIVE APPLICATI		_	N RULES AND
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Applicant:	BTA Oil Producers, LLC			OGRID Nun	nber: 260297
Vell Name:	Hideout 22115 24 Box Elder 22115 24 13 State Com #	· 13 State Com #1,#2 , #3H & Box Elder 22115 Stat	te Com #4H	_API:	30-025-51386, 30-025 30-025-51386,
ool:	WC-025 G-09 S173615C; Uppe	r Penn , Vacuum; Cisco (Canyon East	_Pool Code:	98333, 97202
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a) NOTIFICA	TION DECLUDED TO: Chack	those which apply	,		FOR OCD ONLY
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				11/0	05/2025
Miche ————	lle Sena		Date		
Print or Type Na	ame			432-682-3753	
			Phone i	Number	
m	ichelle Sena			mcana	ı@btaoil.com
Signature	ance Jene		e-mail A		
Jigitature			E-IIIali F	1001C33	

Online Phone Directory Visit:

https://www.emnrd.nm.gov/ocd/contact-us/

Santa Fe Main Office Phone: (505) 476-3441 General Information Phone: (505) 629-6116

State of New Mexico
Energy, Minerals and Natural Resources Department

Form C-107-B Revised August 1, 2011

OIL CONSERVATION DIVISION

1220 S. St Francis Drive Santa Fe, New Mexico 87505 Submit the original application to the Santa Fe office with one copy to the appropriate District Office.

APPLICATION	FUR SURFACE	COMMINGLING	(DIVERSE	OWNERSHIP)					
·	l Producers, LLC								
	Pecos, Midland,	TX 79701							
APPLICATION TYPE:	_	_							
☐ Pool Commingling ☐ Lease Comminglin	g ■Pool and Lease Co	mmingling Off-Lease	Storage and Measur	ement (Only if not Surface	Commingled)				
	State Fede								
Is this an Amendment to existing Order Have the Bureau of Land Management ☐Yes ☒No (SLO has been notifi	(BLM) and State Land				ngling				
(A) POOL COMMINGLING Please attach sheets with the following information									
(1) Pool Names and Codes	Gravities / BTU of Non-Commingled Production	Calculated Gravities / BTU of Commingled Production		Calculated Value of Commingled Production	Volumes				
		See Attached		See Attached					
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(2) Are any wells producing at top allowal (3) Has all interest owners been notified b (4) Measurement type: Metering [(5) Will commingling decrease the value of	y certified mail of the production of the production of the Decify)		MYes □No.	ng should be approved					
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(1) Is all production from same source of									
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(E) AI		DRMATION (for all ts with the following in		pes)					
(1) A schematic diagram of facility, include	ing legal location.								
(2) A plat with lease boundaries showing involved.	all well and facility loca	ations. Include lease num	bers if Federal or S	tate lands are					
(3) Lease Names, Lease and Well Number	rs, and API Numbers.			See Attach	ed				
I hereby certify that the information above i		ne best of my knowledge a	and belief.						
SIGNATURE: Michelle		TLE: Production A		11/0					
TYPE OR PRINT NAME Michelle Se	na		TELF	EPHONE NO.: 432-6	82-3753				
E-MAIL ADDRESS: msena@btao	il.com								

STATE OF NEW MEXICO ENERGY, MINERALS AND NATURAL RESOURCES DEPARTMENT OIL CONSERVATION DIVISION

APPLICATION FOR SURFACE COMMINGLING SUBMITTED BY BTA OIL PRODUCERS, LLC

ORDER NO. PLC-1039

ORDER

The Director of the New Mexico Oil Conservation Division ("OCD"), having considered the application and the recommendation of the OCD Engineering Bureau, issues the following Order.

FINDINGS OF FACT

- 1. BTA Oil Producers, LLC ("Applicant") submitted a complete application to surface commingle the oil and gas production from the pools, leases, and wells as described in Exhibit A ("Application").
- 2. Applicant proposed a method to allocate the oil and gas production to the pools, leases, and wells to be commingled.
- 3. Applicant provided notice of the Application to all persons owning an interest in the oil and gas production to be commingled, including the owners of royalty and overriding royalty interests, regardless of whether they have a right or option to take their interests in kind, and those persons either submitted a written waiver or did not file an objection to the Application.
- 4. Applicant provided notice of the Application to the Bureau of Land Management ("BLM") or New Mexico State Land Office ("NMSLO"), as applicable.
- 5. Applicant certified the commingling of oil and gas production from the pools, leases, and wells will not in reasonable probability reduce the value of the oil and gas production to less than if it had remained segregated.
- 6. Applicant in the notice for the Application stated that it sought authorization to prospectively include additional pools, leases, and wells in accordance with 19.15.12.10 C.(4)(g) NMAC.
- 7. Applicant stated that it sought authorization to surface commingle and off-lease measure, as applicable, oil and gas production from wells which have not yet been approved to be drilled, but will produce from a pool and lease as described in Exhibit A.
- 8. Applicant submitted or intends to submit one or more proposed communitization agreement(s) ("Proposed Agreement(s)") to the BLM or NMSLO, as applicable, identifying the acreage of each lease to be consolidated into a single pooled area ("CA Pooled Area"), as described in Exhibit A.

Order No. PLC-1039 Page 1 of 4

CONCLUSIONS OF LAW

- 9. OCD has jurisdiction to issue this Order pursuant to the Oil and Gas Act, NMSA 1978, §§ 70-2-6, 70-2-11, 70-2-12, 70-2-16, and 70-2-17, 19.15.12. NMAC, and 19.15.23. NMAC.
- 10. Applicant satisfied the notice requirements for the Application in accordance with 19.15.12.10 A.(2) NMAC, 19.15.12.10 C.(4)(c) NMAC, and 19.15.12.10 C.(4)(e) NMAC, as applicable.
- 11. Applicant satisfied the notice requirements for the Application in accordance with 19.15.23.9 A.(5) NMAC and 19.15.23.9 A.(6) NMAC, as applicable.
- 12. Applicant's proposed method of allocation, as modified herein, complies with 19.15.12.10 B.(1) NMAC or 19.15.12.10 C.(1) NMAC, as applicable.
- 13. Commingling of oil and gas production from state, federal, or tribal leases shall not commence until approved by the BLM or NMSLO, as applicable, in accordance with 19.15.12.10 B.(3) NMAC and 19.15.12.10 C.(4)(h) NMAC.
- 14. Applicant satisfied the notice requirements for the subsequent addition of pools, leases, and wells in the notice for the Application, in accordance with 19.15.12.10 C.(4)(g) NMAC. Subsequent additions of pools, leases, and wells within Applicant's defined parameters, as modified herein, will not, in reasonable probability, reduce the commingled production's value or otherwise adversely affect the interest owners in the production to be added.
- 15. By granting the Application with the conditions specified below, this Order prevents waste and protects correlative rights, public health, and the environment.

ORDER

1. Applicant is authorized to surface commingle oil and gas production from the pools, leases, and wells as described in Exhibit A.

Applicant is authorized to store and measure oil and gas production off-lease from the pools, leases, and wells as described in Exhibit A at a central tank battery or gas title transfer meter described in Exhibit A.

Applicant is authorized to surface commingle oil and gas production from wells not included in Exhibit A but that produce from a pool and lease as described in Exhibit A.

Applicant is authorized to store and measure oil and gas production off-lease from wells not included in Exhibit A but that produce from a pool and lease as described in Exhibit A at a central tank battery or gas title transfer meter described in Exhibit A.

- 2. For matters of surface commingling and off-lease storing and measuring oil and gas production and for the wells identified in Exhibit A, this Order supersedes Order CTB-1115.
- 3. For each CA Pooled Area described in Exhibit A, Applicant shall submit a Proposed Agreement to the BLM or NMSLO, as applicable, prior to commencing oil and gas

Order No. PLC-1039 Page 2 of 4

production. If Applicant fails to submit the Proposed Agreement, this Order shall terminate on the following day.

No later than sixty (60) days after the BLM or NMSLO approves or denies a Proposed Agreement, Applicant shall submit a Form C-103 to OCD with a copy of the decision and a description of the approved lands, as applicable. If Applicant withdraws or the BLM or NMSLO denies a Proposed Agreement, this Order shall terminate on the date of such action, and Applicant shall cease commingling the production from the CA Pooled Area. If the BLM or NMSLO approves but modifies the Proposed Agreement(s), Applicant shall comply with the approved Agreement(s), and no later than sixty (60) days after such decision, Applicant shall submit a new surface commingling application to OCD to conform this Order with the approved Agreement(s) if the formation or dedicated lands are modified or if a modification is made that will affect this Order. If Applicant fails to submit the new surface commingling application or OCD denies the new surface commingling application, this Order shall terminate on the date of such action.

Applicant shall allocate the oil and gas production to each lease within a CA Pooled Area in proportion to the acreage that each lease bears to the entire acreage of the CA Pooled Area until the Proposed Agreement which includes the CA Pooled Area is approved. After the Proposed Agreement is approved, the oil and gas production from the CA Pooled Area shall be allocated as required by the BLM's or NMSLO's, as applicable, approval of the Agreement, including any production that had been allocated previously in accordance with this Order.

- 4. The allocation of oil and gas production to wells not included in Exhibit A but that produce from a pool and lease as described in Exhibit A shall be determined in the same manner as to wells identified in Exhibit A that produce from that pool and lease, provided that if more than one allocation method is being used or if there are no wells identified in Exhibit A that produce from the pool and lease, then allocation of oil and gas production to each well not included in Exhibit A shall be determined by OCD prior to commingling production from it with the production from another well.
- 5. The oil and gas production for each well identified in Exhibit A shall be separated and metered prior to commingling it with production from another well.
- 6. Applicant shall measure and market the commingled oil at a central tank battery described in Exhibit A in accordance with this Order and 19.15.18.15. NMAC or 19.15.23.8. NMAC.
- 7. Applicant shall measure and market the commingled gas at a well pad, central delivery point, central tank battery, or gas title transfer meter described in Exhibit A in accordance with this Order and 19.15.19.9. NMAC, provided however that if the gas is vented or flared, and regardless of the reason or authorization pursuant to 19.15.28.8 B. NMAC for such venting or flaring, Applicant shall measure or estimate the gas in accordance with 19.15.28.8 E. NMAC.

Order No. PLC-1039 Page 3 of 4

- 8. Applicant shall calibrate the meters used to measure or allocate oil and gas production in accordance with 19.15.12.10 C.(2) NMAC.
- 9. If the commingling of oil and gas production from any pool, lease, or well reduces the value of the commingled oil and gas production to less than if it had remained segregated, no later than sixty (60) days after the decrease in value has occurred Applicant shall submit a new surface commingling application to OCD to amend this Order to remove the pool, lease, or well whose oil and gas production caused the decrease in value. If Applicant fails to submit a new application, this Order shall terminate on the following day, and if OCD denies the application, this Order shall terminate on the date of such action.
- 10. Applicant may submit an application to amend this Order to add pools, leases, and subsequently drilled wells with spacing units adjacent to or within the tracts commingled by this Order by submitting a Form C-107-B in accordance with 19.15.12.10 C.(4)(g) NMAC, provided the pools, leases, and subsequently drilled wells are within the identified parameters included in the Application.
- 11. If a well is not included in Exhibit A but produces from a pool and lease as described in Exhibit A, then Applicant shall submit Forms C-102 and C-103 to the OCD Engineering Bureau after the well has been approved to be drilled and prior to off-lease measuring or commingling oil or gas production from it with the production from another well. The Form C-103 shall reference this Order and identify the well, proposed method to determine the allocation of oil and gas production to it, and the location(s) that commingling of its production will occur.
- 12. Applicant shall not commence commingling oil or gas production from state, federal, or tribal leases until approved by the BLM or NMSLO, as applicable.
- 13. If OCD determines that Applicant has failed to comply with any provision of this Order, OCD may take any action authorized by the Oil and Gas Act or the New Mexico Administrative Code (NMAC).
- 14. OCD retains jurisdiction of this matter and reserves the right to modify or revoke this Order as it deems necessary.

STATE OF NEW MEXICO OIL CONSERVATION DIVISION

ALBERT C. S. CHANG

Albert Chang

DIRECTOR

DATE: 10/3/2025

Order No. PLC-1039 Page 4 of 4

State of New Mexico Energy, Minerals and Natural Resources Department

Exhibit A

Order: PLC-1039

Operator: BTA Oil Producers, LLC (260297)

Central Tank Battery: Hideout Box Elder Central Tank Battery

Central Tank Battery Location: UL H, Section 24, Township 17 South, Range 35 East

Gas Title Transfer Meter Location:

Pools

Pool Name	Pool Code
VACUUM; CISCO-CANYON, NORTHEAST	97202
WC-025 G-09 S173615C; UPPER PENN	98333

Leases as defined in 19.15.12.7(C) NMAC

Lease	UL or Q/Q	S-T-R
CA Danneylvanian SLO 204970 DUN 1402273	E2E2	13-17S-35E
A Pennsylvanian SLO 204879 PUN 1403273 A Pennsylvanian SLO 204882 PUN 1403297	E2NE	24-17S-35E
CA Danneylyanian SLO 204992 DUN 1402207	W2E2	13-17S-35E
CA Pennsylvanian SLO 204882 PUN 1403297	W2NE	24-17S-35E
	E2SE	11-17S-35E
	W2SW	12-17S-35E
PROPOSED CA Pennsylvanian SLO	W2W2	13-17S-35E
FROFOSED CA Fellisylvaliali SLO	E2E2	14-17S-35E
	E2NE	23-17S-35E
	W2NW	24-17S-35E
SLO Lease VC-1095-0000	W2NW	24-17S-35E

Wells

Well API	Well Name	UL or Q/Q	S-T-R	Pool
		W2NW	24-17S-35E	97202
		E2SE	11-17S-35E	
30-025-54291	BOX ELDER 22115 STATE COM	W2SW	12-17S-35E	
30-023-34291	#003H	W2W2	13-17S-35E	98333
		E2E2	14-17S-35E	
		E2NE	23-17S-35E	
		W2NW	24-17S-35E	97202
		E2SE	11-17S-35E	
30-025-54278	BOX ELDER 22115 23 14 11 STATE	W2SW	12-17S-35E	
30-023-34276	COM #004H	W2W2	13-17S-35E	98333
		E2E2	14-17S-35E	
		E2NE	23-17S-35E	
30-025-51355	HIDEOUT 22115 24 13 STATE COM	E2E2	13-17S-35E	98333
30-023-31333	#001H	E2NE	24-17S-35E	90333
30-025-51386	HIDEOUT 22115 24 13 STATE COM	W2E2	13-17S-35E	98333
30-025-51386	#002H	W2NE	24-17S-35E	70333

Commingling Summary for Hideout 22115 24 13 State Com #1H, #2H and Box Elder 22115 State Com #3, Box Elder 22115 23 14 11State Com #4 leases at the Hideout-Box Elder CTB

BTA Oil Producers, LLC is requesting approval for surface lease commingling <u>oil</u> for current and future production from 4 wells located on state leases below at the Hideout CTB in Sec. 24,T-17S-R35E, Lea, County, New Mexico.

POOL	API	WELL NAME	WELL NUMBER	OCD UNIT LETTER	SECTION	TOWNSHIP	RANGE	DATE ONLINE	OIL (MBOD)	GRAVITY	WATER
[97202] VACUUM; CISCO-CANYON EAST, [98333] WC-025 G-09 S173615C; UPPER PENN	30-025- 54291	BOX ELDER 22115 STATE COM	ЗН	E	24	178	35E	NEW DRILL	±500	51	±2800
[97202] VACUUM; CISCO-CANYON EAST, [98333] WC-025 G-09 S173615C; UPPER PENN	30-025- 54278	BOX ELDER 22115 23 14 11 STATE COM	4H	E	24	178	35E	NEW DRILL	±500	51	±2800
[98333] WC-025 G-09 S173615C; UPPER PENN	30-025- 51355	HIDEOUT 22115 24 13 STATE COM	1H	Н	24	17S	35E	NEW DRILL	±500	49	±1700
[98333] WC-025 G-09 S173615C; UPPER PENN	30-025- 51386	HIDEOUT 22115 24 13 STATE COM	2H	G	24	178	35E	NEW DRILL	±600	49	±2500

Future Additions:

Pursuant to Statewide Rule 19.15.12.10 C(4)(g), BTA Oil Producers respectfully requests the option to include additional leases or pools within the defined parameters set forth in the Order for future additions.

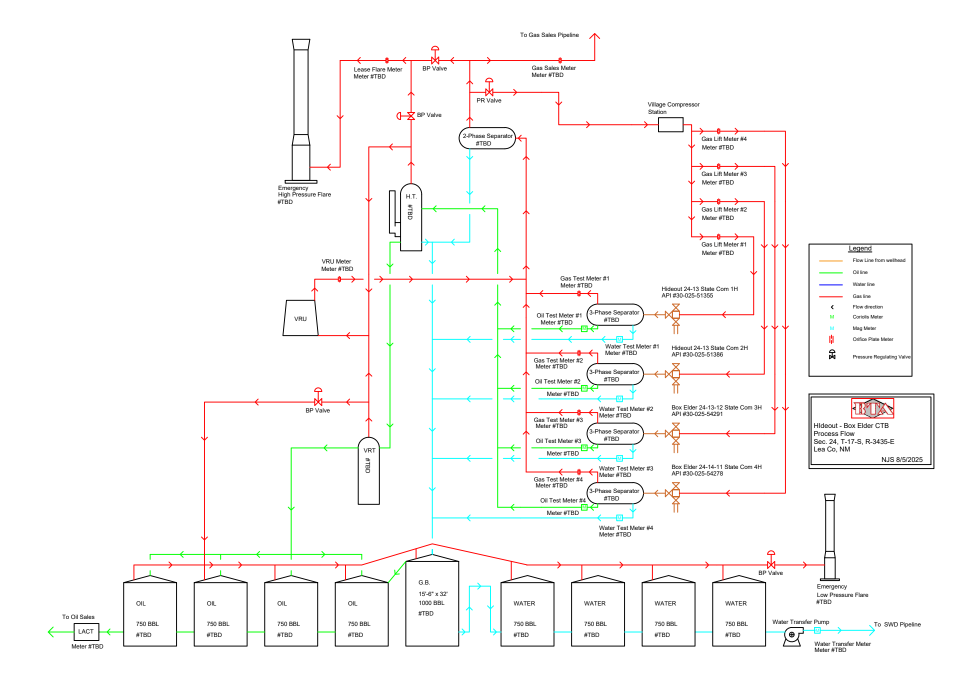
Oil Metering:

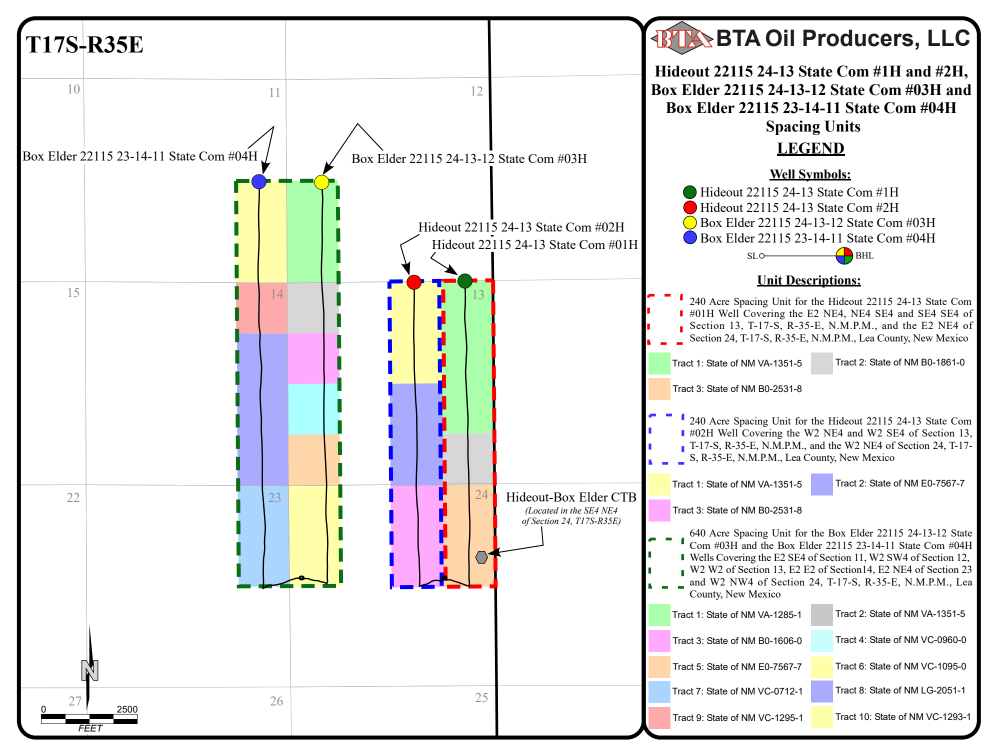
The production for the 4 wells will come to its own separator. From the separator, production will be as follows:

The wells will be metered through individual liquid coriolis flow meters (*Endress Hauser Corolis*) for oil. Each well on the Lands will have its own test separator with a coriolis flow meter for oil. All primary and secondary Electronic Flow Measurement (EFM) equipment is tested and calibrated by a reputable third-party measurement company in accordance with industry specifications.

The flow stream from each wellhead is demonstrated in the Process Flow Diagram (PFD) attached as **Exhibit A** hereto. The PFD shows that the water, oil and gas leave the wellbore and flow into a wellhead test separator which separates each stream. The oil is measured via the coriolis flow meter on each individual well and is calibrated periodically by a third-party measurement company for accuracy. After the oil is individually metered by coriolis flow meters at each well it can be comingled into a heater treater then into the stock tanks or, each well can be isolated into its own individual tank for testing purposes commingled with each of the other well's metered oil.

Received by OCD: 11/5/2025 2:25:16 PM





e	<u>ived by OCD: 11/5/</u> <u>C-102</u>
	Submit Electronically Via OCD Permitting
,	
	API Number
	30-025-51355
	Property Code
	333926

State of New Mexico Energy, Minerals, & Natural Resources Department OIL CONSERVATION DIVISION

	Revised July 9, 2024 AGE 1 OF 2
	☐ Initial Submittal
ubmittal	Amended Report
ype:	V As Drilled

Via OCD Permitting									Submittal Type:		ended Report		
						X As Drilled							
API Nun	nber		Pool Code		WELL LOCATIO	N INFORMATION Pool Name							
	30-025-5	1355		9	8333	WC-025 G-09 S173615C, UPPER PENN							
Property	Code		Property Na	me					Well Number				
	33392	6			HIDEOUT 22115	24-13 STATE COM				1H			
OGRID		_	Operator Na	ime	D	D			Ground Level I				
С С	26029					DUCERS, LLC	~ · · ·			3903			
Surface	Owner:	X State	Fee Tr	ibal 🔃	Federal	Mineral Owner: X	State [Fee	Tribal Fe	deral			
* **		Im 1:	T 5	T + .		Location	I x as a		I r · · · ·				
UL	Section	Township	Range	Lot	Ft. from N/S	Ft. from E/W		(NAD83)	Longitude (NAI		County		
Н	24	17S	35E		2400' FNL	1305' FEL	32.82	2091698	-103.406637	/8	LEA		
						le Location							
UL	Section	Township	Range	Lot	Ft. from N/S	Ft. from E/W		(NAD83)	Longitude (NAI		County		
Α	13	17S	35E		32' FNL	654' FEL	32.84	196817	-103.404544	06	LEA		
Dedicate	ed Acres	Infill or Defin	ing Well	Definin	g Well API	Overlapping Spacing Unit	(Y/N)		Consolidation C	ode			
24	10.00												
Order N	Numbers:					Well setbacks are under	Common	Ownership	: Yes	No)		
					Kick Off P	oint (KOP)							
UL	Section	Township	Range	Lot	Ft. from N/S	Ft. from E/W	Latitude	(NAD83)	Longitude (NAI	083)	County		
Н	24	17S	35E		2576' FNL	677' FEL	32.82042524		-103.404593	37	LEA		
					First Take	Point (FTP)							
UL	Section	Township	Range	Lot	Ft. from N/S	Ft. from E/W	Latitude	(NAD83)	Longitude (NA	D83)	County		
Н	24	17S	35E		2280' FNL	684' FEL	32.82	2123911	-103.404616	64	LEA		
					Last Take	Point (LTP)							
UL	Section	Township	Range	Lot	Ft. from N/S	Ft. from E/W	Latitude	(NAD83)	Longitude (NA	083)	County		
A	13	17S	35E		102' FNL	653' FEL	32.84	177679	-103.404540	25	LEA		
Unitized	Area or Area	of Uniform Inter	est	Spacin	g Unit Type: X Horizo	ontal Vertical		Ground Floor I					
									3903'				
o D E D							TI G I MI	0110					
		RTIFICATIO				SURVEYOR CERTIFICATIONS							
					complete to the best of my well, that this organization	I hereby certify that the well actual surveys made by me	or under n	ny supervision	, and that the same	e is tri	ie and correct		
					e land including the this location pursuant to a	to the best of my belief. Day for reference only and does					ided by others		
contract	with an owne	r of a working in	terest or unlea	sed minera	l interest, or to a voluntary ered by the division.	Dalta Field Comings							
	_		_	-	•	Della Fiela Services							
consent	of at least one	lessee or owner	of a working is	nterest or u	ation has received the nleased mineral interest in	EN METO /							
					the well's completed from the division.			2165	3				
1 - 525					(21653)								
Signat	ure		Date			0	134	105	12/				
Signa			Bute				10	SIONAL	SURY				
Drinta	d Name							VIVAL					
1 111111	u mailie						CD C	. 10					
						Signature and Seal of Certificate Number	Profess	Date of S	-				
Email	Address						1652	Date of S	-	5 2)25		
						1	1653	1	MAY (15, 20	125		

JOB No. R4282, 001

REV 2 ANC 5/1/2025

Federal Leases

Project Area

OProject Area

-- Dimension Lines

Section Corners

O Drill Line Events

Drill Line

All bearings and coordinates refer to New Mexico State Plane Coordinate System, East Zone, U.S. Survey Feet.

ce	ived by	OCD: 11	/5/202						
	C-1	02							
		<u>02</u>							
	Cubmit	Elastronia	11,,						
		t Electronica CD Permittii							
	, 14 0 0	2 1 011111111	-6						
	API Nun	nber							
	30-02	25-51386	:)						
	Property Code								
	333926								
	OGRID	No.							
		260297	7						
	Surface	Owner:	X State						
	UL	Section	Townsh						
	G	24	175						
	UL	Section	Townsh						
	В	13	179						

State of New Mexico Energy, Minerals, & Natural Resources Department OIL CONSERVATION DIVISION

	PAGE 1 OF 2
	☐ Initial Submittal
Submittal	Amended Report
ype:	N . D .11 1

Via O	CD Permitti	ng		O.	L CONSLIC	IIIOI (BI (ISI	011		Submittal Type:	Am	nended Report Drilled
			l		WELL LOCATIO	N INFORMATION			<u> </u>	<u> </u>	
API Nur			Pool Code			Pool Name					
	25-51386	5			98333	WC-0	25 G-09 S	S1736150	C, UPPER PE	NN	
Property		,	Property Na	me	HIDDOLIE 22115	14 12 CTATE COM			Well Number	211	
OGRID	33392	6	Operator Na	ıma	HIDEOUT 22115	24-13 STATE COM			Ground Level	2H Eleveti	
OGKID	26029	7	Operator Na	iiiic	DTA OIL DDO	DUCERS, LLC			Glound Level	3903	
Surface			<u>l</u> Fee □ Tr	ibal 🗆	Federal Federal		State	Fee \square	 Tribal ☐ Fe	ederal	
Surrace	e Owner.	A State	ree ir	ibai			State	ree	Iribai Fe	ederai	
TIT	I C - +: - :-	T	I n	T -4	Surface Ft. from N/S	Location Ft. from E/W	Latitude	arreas)	I I amaleuda aza	DOD.	Country
UL	Section	Township	Range	Lot					Longitude (NA		County
G	24	17S	35E		2400' FNL	1335' FEL	32.820	091770	-103.40673	543	LEA
					Bottom Ho	le Location					
UL	Section	Township	Range	Lot	Ft. from N/S	Ft. from E/W	Latitude	,	Longitude (NA		County
В	13	17S	35E		48' FNL	1971' FEL	32.84	193933	-103.40883	302	LEA
Dedicat	ed Acres	Infill or Defin	ing Well	Definin	g Well API	Overlapping Spacing Unit	(Y/N)		Consolidation C	Code	
2.	40.00										
Order 1	Numbers:					Well setbacks are under	Common	Ownership	: Yes	No)
					Kiak Off P	oint (KOP)					
UL	Section	Township	Range	Lot	Ft. from N/S	Ft. from E/W	Latitude	(NAD83)	Longitude (NA	(D83)	County
G	24	17S	35E		2569' FNL	1966' FEL	32.820	046013	-103.40878	969	LEA
	<u> </u>		<u> </u>				1		<u> </u>		
UL	Section	Township	Range	Lot	Ft. from N/S	Point (FTP) Ft. from E/W	Latitude	(NAD83)	Longitude (NA	AD83)	County
G	24	17S	35E		2300' FNL	1958' FEL	` ′		-103.40876		LEA
		1,2	1 202	1			1 52.02		100110070	200	22.1
UL	Section	Township	Range	Lot	Last Take Ft. from N/S	Point (LTP) I Ft. from E/W	Latitude	(MADRO)	Longitude (NA	D02)	County
В	13	17S	35E	Lot	104' FNL	1971' FEL		178584	-103.40883		LEA
ь	13	1/3	33E		104 I'NL	19/1 FEL	32.64	176364	-103.40883	400	LLA
Unitized	d Area or Area	of Uniform Inter	est	1			Gı	ound Floor	Elevation		
				Spacin	g Unit Type: X Horize	izontal Vertical 3903'					
				1					3703		
ODED	ATOR CEL	DTIFICATIO	NG			GUDVEVOD CEDT	IFICATIO	NIC			
		RTIFICATIO			1 1	SURVEYOR CERT			1 . 1 . 1		11
					d complete to the best of my well, that this organization	I hereby certify that the we actual surveys made by me					
					ne land including the this location pursuant to a	to the best of my belief. Do for reference only and doe.					vided by others
contrac	t with an owne	r of a working in	terest or unlea	sed miner	al interest, or to a voluntary	Delta Field Services	יים		1 0	пси оу	
pooling	agreement or	a compulsory po	oling order hei	retofore en	tered by the division.			240 1.2	HORX		
					ation has received the unleased mineral interest in	EN WETCO					
each tro	act (in the targ	et pool or format	ion) in which a	iny part of	the well's completed		/ / 3	1	1 1		
intervai	wiii be iocatei	а ог обтатеа а с	ompuisory poc	ung oraer	from the division.			(2165.	3	-	
							XX	1 KS	thory of		
Signa	ture		Date				136	C.			
							13	SIONAL	50'/		
Printe	ed Name								_		
						Signature and Seal of Professional Surveyor					
Email	Address					Certificate Number		Date of S	-		
							21653		MAY	05. 20	025

ACREAGE DEDICATION PLATS

BHL FNL 48' FEL 1971', SECTION 13 NAD 83, SPCS NM EAST X:825277.02' / Y:671273.02' LAT:32.84193933 / LON:-103.40883302 NAD 27. SPCS NM EAST

X:784098.45' / Y:671208.49' LAT:32.84181841 / LON:-103.40833701

LTP

FNL 104' FEL 1971', SECTION 13 NAD 83, SPCS NM EAST X:825277.21' / Y:671217.17' LAT:32.84178584 / LON:-103.40883400 NAD 27, SPCS NM EAST X:784098.64' / Y:671152.64' LAT:32.84166492 / LON:-103.40833800

FTP

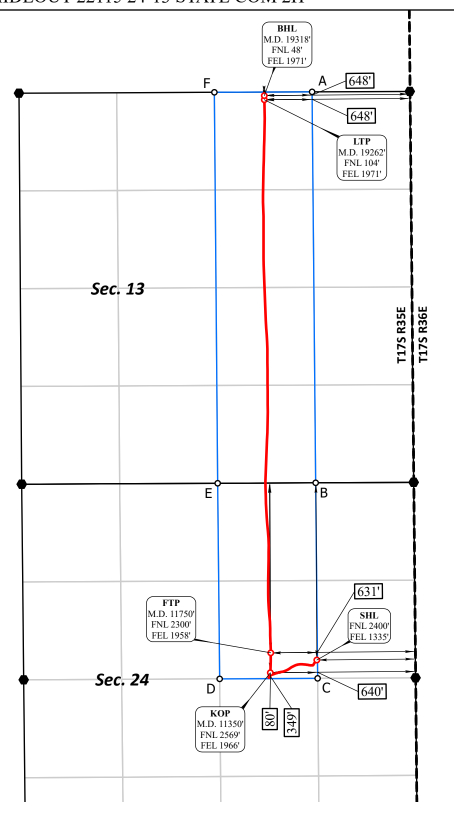
FNL 2300' FEL 1958', SECTION 24 NAD 83, SPCS NM EAST X:825364.55' / Y:663727.24' LAT:32.82119931 / LON:-103.40876300 NAD 27, SPCS NM EAST X:784185.77' / Y:663662.88' LAT:32.82107821 / LON:-103.40826779

КОР

FNL 2569' FEL 1966', SECTION 24 NAD 83, SPCS NM EAST X:825358.70' / Y:663458.23' LAT:32.82046013 / LON:-103.40878969 NAD 27, SPCS NM EAST X:784179.91' / Y:663393.87' LAT:32.82033902 / LON:-103.40829451

SHL

FNL 2400' FEL 1335', SECTION 24 NAD 83, SPCS NM EAST X:825988.34' / Y:663630.24' LAT:32.82091770 / LON:-103.40673543 NAD 27, SPCS NM EAST X:784809.55' / Y:663565.90' LAT:32.82079665 / LON:-103.40624028



CORNER COORDINATES NAD 83, SPCS NM EAST A - X: 825924.42' / Y:671324.32' B - X: 825972.86' / Y:666030.12'

NAD 27, SPCS NM EAST X: 784745.85' / Y:671259.81' X: 784794.15' / Y:665965.73' - X: 825999.32' / Y:663382.16' - X: 824672.87' / Y:663374.87' - X: 824646.03' / Y:666023.82' - X: 824601.31' / Y:671318.24' 784820.53' / Y:663317.82' 783494.08' / Y:663310.48' 783467.32' / Y:665959.37'

O Drill Line Events All bearings and coordinates refer to New Mexico State Plane Coordinate System, East Zone, U.S. Survey Feet.

Section Corners

Drill Line -- Dimension Lines Federal Leases

Project Area

CORNER COORDINATES

O Project Area

JOB No. R4282, 001 REV 2 ANC 5/1/2025

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Revised July 9, 2024 C-102 State of New Mexico Energy, Minerals, & Natural Resources Department Submit Electronically OIL CONSERVATION DIVISION Initial Submittal Via OCD Permitting Submittal Amended Report Type: As Drilled WELL LOCATION INFORMATION API Number Pool Code Pool Name [97202] VACUUM; CISCO-CANYON, NORTHEAST 30-025-54291 Property Code Property Name Well Number **BOX ELDER 22115 STATE COM** 336924 03H OGRID No. Operator Name Ground Level Elevation 260297 BTA OIL PRODUCERS, LLC 3912 Mineral Owner: X State Fee Surface Owner: X State Tribal Federal Tribal Federal Surface Location UL Section Ft from N/S Ft. from E/W Township Range Lot Latitude Longitude County Е 17S 35E 330' FWL 24 2400' FNL 32.82095711 -103.41858990 LEA **Bottom Hole Location** UL Section Township Range Lot Ft from N/S Ft from E/W Latitude Longitude County L 17S 35E 2590' FSL 990' FWL 32.84921693 -103.41643590 12 LEA Infill or Defining Well Defining Well API Dedicated Acres Overlapping Spacing Unit (Y/N) Consolidation Code 80 Order Numbers: NSP-2247 Well setbacks are under Common Ownership: Yes Kick Off Point (KOP) ÜL Section Township Range Lot Ft. from N/S Ft from F/W Latitude Longitude County Е 24 17S 35E 2590' FNL 990' FWL 32.82042781 -103.41644078 LEA First Take Point (FTP) ŨĹ Section Township Range Lot Ft. from N/S Ft. from E/W Latitude Longitude County Е 17S 35E 2540' FNL 990' FWL 32.82056523 -103.41644099 24 **LEA** Last Take Point (LTP) UL Section Township Range Lot Ft from N/S Ft. from E/W Latitude Longitude County L 17S 990' FWL 12 35E 2540' FSL 32.84907951 -103.41643567 LEA Unitized Area or Area of Uniform Interest Ground Floor Elevation Spacing Unit Type: X Horizontal Vertical 3912' **OPERATOR CERTIFICATIONS** SURVEYOR CERTIFICATIONS I hereby certify that the information contained herem is true and complete to the best of my I hereby certify that the well location shown on this plat was plotted from field notes of knowledge and belief, and, if the well is a vertical or directional well, that this organization actual surveys made by me or under my supervision, and that the same is true and correct to either owns a working interest or unleased mineral interest in the land including the the best of my belief. OYD P. SHOP proposed bottom hole location or has a right to drill this well at this location pursuant to a contract with an owner of a working interest of unleased mineral interest, or to a voluntary pooling agreement or a compulsory pooling order heretofore entered by the division If this well is a horizontal well, I further certify that this organization has received the consent of at least one lessee or owner of a working interest or unleased inneral interest in

each tract (in the target pool or formation) in which any part of the well's completed interval will be located or obtained a compulsory pooling order from the division

1/10/2025 Signature Date Sammy Hajar Printed Name

SHAJAR@BTAOIL.COM

Email Address

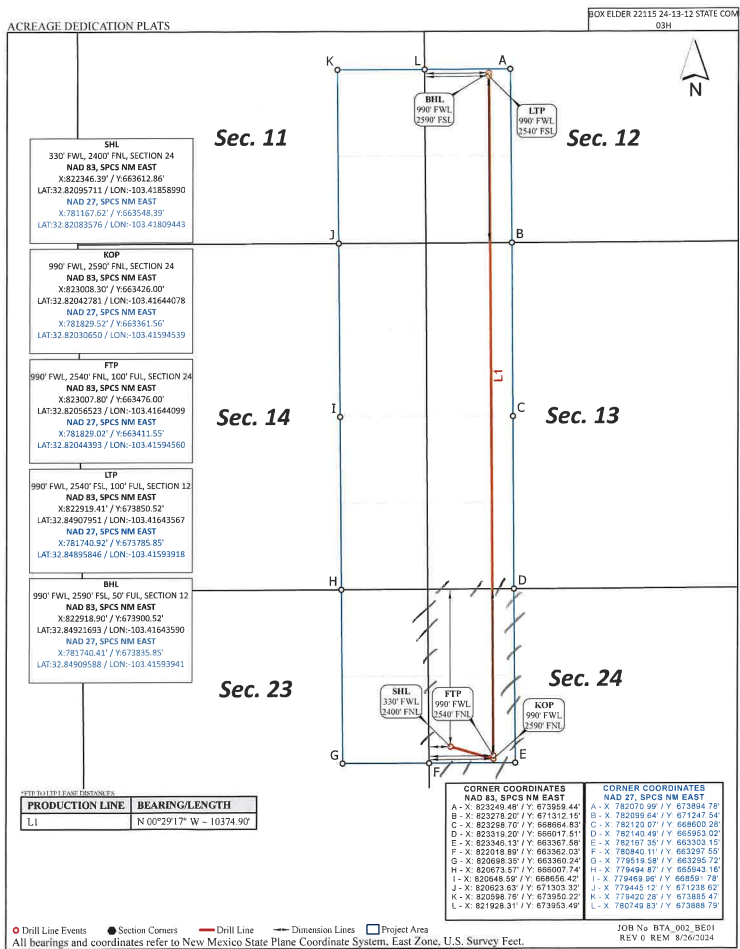


Certificate Number Date of Survey

21653

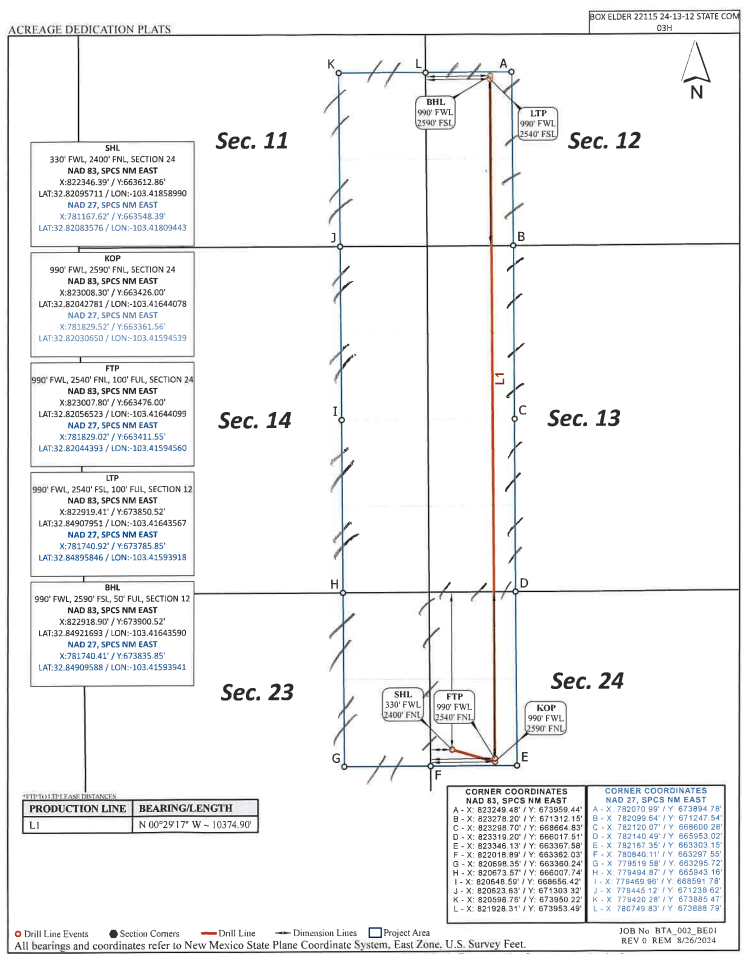
AUGUST 28, 2024

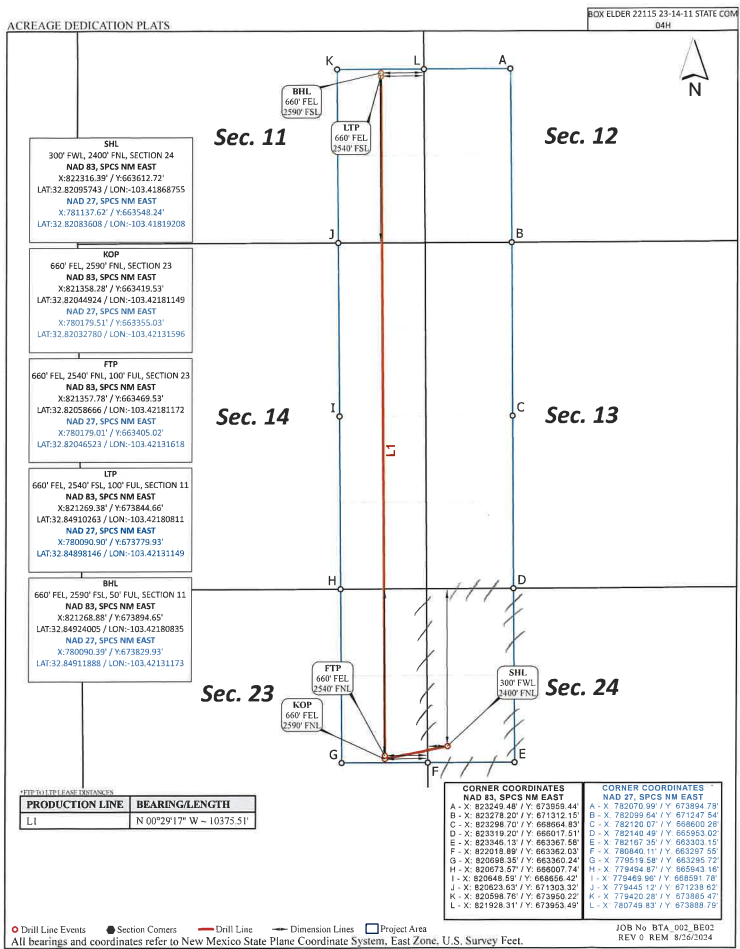
Page 18 of 81



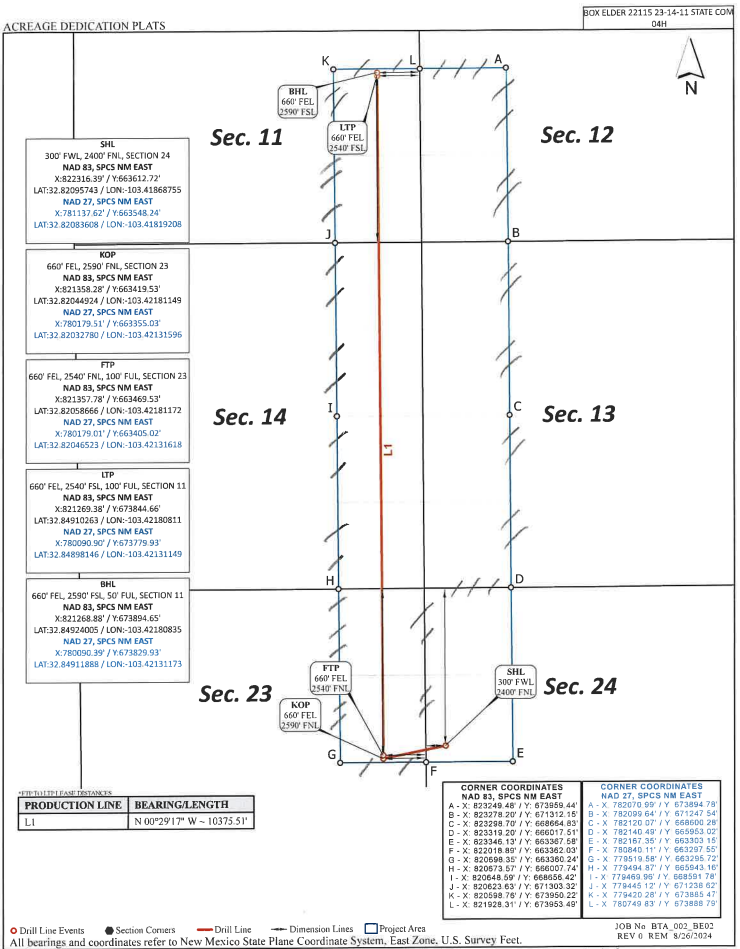
<u>C-102</u>			State of New Mexico Energy, Minerals, & Natural Resources Department OIL CONSERVATION DIVISION				Revised July 9, 2024		
Submit Electronically Via OCD Pennitting		-				Submittal Type:			
			-		WELL LOCATIO	N INFORMATION		-10	
API N	umber		Pool Cod	e		Pool Name			
30	0-025-54	291	98333			WC025 G09 S	173615C; UPPE	. PENN	
	rty Code		Property Name			20115 GT LTD GOL5		Well Number	
	336924					22115 STATE COM		03F	
OGRI	D No.		Operator	Name				Ground Level Elevation	
	26029				BTA OIL PRO	DUCERS, LLC		3912'	
Surface	e Owner:	X State	Fee 🗌 Tr	ibal 🗌	Federal	Mineral Owner: X	State Fee	Tribal Federa	1
					Surface	Location			
UL	Section	Township	Range	Lot	Ft. from N/S	Ft. from E/W	Latitude	Longitude	County
E	24	178	35E		2400' FNL	330' FWL	32.82095711	-103.41858990	LEA
					D ###	ACCURATE PROCESSAGE STORES			
UL	Section	Township	Range	Lot	Ft from N/S	le Location I ft from E/W	Latitude	Longitude	County
L	12	178	35E	200	2590' FSL	990' FWL	32.84921693	-103.41643590	LEA
	12	175] 332		2370 102	,,,,,,,,			

	ited Acres	Infill or Def	ining Well	Defini	ng Well API	Overlapping Spacing U	nit (Y/N)	Consolidation Cod	е
Order l	Numbers:	NSP-225	0			Well setbacks are under Common Ownership		Yes No	
					Kick Off P	oint (KOP)			
UL	Section	Township	Range	Lot	Ft, from N/S	Ft. from E/W	Latitude	Longitude	County
E	24	17S	35E		2590' FNL	990' FWL	32.82042781	-103.41644078	LEA
	l.		I.S.		Elizat Talas I	Point (FTP)		1	
UL	Section	Township	Range	Lot	Ft. from N/S	Ft. from E/W	Latitude	Longitude	County
E	24	17S	35E	501	2540' FNL	990' FWL	32.82056523	-103.41644099	LEA
E 24 1/5 33E 2340 FINE				25 10 1110					
			T =			ce Point (LTP) Ft. from E/W Latitude Longitude Coun			Country
UL	Section	Township	Range	Lot	Ft. from N/S		Latitude	Longitude	County
L	12	17S	35E		2540' FSL	990' FWL	32.84907951	-103.41643567	LEA
Unitize	d Area or A	rea of Uniform	Interest	Spacin	g Unit Type: X Horiz	zontal Vertical Ground Floor Elevation			
				Браст	g Offic Type. A Trottz	ontarverticar		3912'	
OPERATOR CERTIFICATIONS				SURVEYOR CERTIFICATIONS					
I hereby certify that the information contained herein is true and complete to the best of my knowledge and belief, and, if the well is a vertical or directional well, that this organization						I hereby certify that the well location shown on this plan was plotted from field notes of actual surveys made by me or under in, supervision, and that the same is true and correct to			
either owns a working interest or unleased mineral interest in the land including the					e land including the	the best of my belief.			
proposed bottom hole location or has a right to drill this well at this location pursuant to a contract with an owner of a working interest or unleased immeral interest, or to a voluntary					il interest, or to a voluntary	1000 1.3HOA			
pooling agreement or a compulsory pooling order heretofore entered by the division. If this well is a horizontal well, I further certify that this organization has received the					tered by the division	21653)			
					ation has received the				
each tre	consent of at least one lessee or owner of a working interest or unleased mineral microst in each tract (in the target pool or formation) in which any part of the well's completed								
interval will be located or obtained a compulsory pooling order from the division					from the division				
12/10/2024						TIS IONAL SURIE			
Signature Date							NAL SONAL	SU	
Sammy Hajar									
	my Hajar d Name				ŕ	Certificate Number	Date of	Survey	
							2460 31	- · - - 	
	SHAJAR@BTAOIL.COM				AUGUST 28, 20		8, 2024		
Email	Address					21653			





<u>C-102</u>				State of New Mexico				Revised	d July 9, 202	
Submit Electronically Via OCD Permitting					aral Resources Department ATION DIVISION		Submittal Type: X Initial Submittal Amended Report			
					WELLLOCATIO	AL INICODAL ATION		As	Drilled	
A DI N	umber		Pool Cod	A	WELL LOCATIO	N INFORMATION Pool Name				
AIIN	umoci		100100		3333		173615C; UPPE	R PENN		
Property Code Property Name			BOX ELDER	22115 STATE COM	Well Number 04H					
OGRI	D No.		Operator Name					Ground Level Elevation		
	26029		<u></u>			DUCERS, LLC		391		
Surface	e Owner: [X State	Fee Tr	ibal 🔃	Federal	Mineral Owner: X State Fee 7		Tribal Federa	l	
				10.5	Surface	Location				
UL	Section	Township	Range	Lot	Ft, from N/S	Ft. from E/W	Latitude	Longitude	County	
Ė	24	17S	35E		2400' FNL	300' FWL	32.82095743	-103.41868755	LEA	
					Bottom Ho	ole Location				
UL	Section	Township	Range	Lot	Ft, from N/S	Ft. from E/W	Latitude	Longitude	County	
Ī	11	17S	35E		2590' FSL	660' FEL	32.84924005	-103.42180835	LEA	
				.,						
	ated Acres	Infill or Def	ining Well	Defini	ng Well API	Overlapping Spacing Unit (Y/N) Consolidation Code		e		
Order 1	Numbers:	NSP-2	2250	-		Well setbacks are under Common Ownership: Yes No			0	
		1101 2	200		Kiak Off P	Point (KOP)				
ÜL	Section	Township	Range	Lot	Ft, from N/S	Ft. from E/W	Latitude	Longitude	County	
Н	23	178	35E		2590' FNL	660' FEL	32.82044924	-103.42181149	LEA	
				1						
UL	Section	Township	Range	Lot	Ft. from N/S	e Point (FTP) Ft. from E/W Latitude Longitude Cou			County	
Н	23	17S	35E		2540' FNL	660' FEL	32.82058666	-103.42181172	LEA	
11 23 170 332 2330 1742						- Warmer W				
UL	Section	Township	Range	Lot	Last Take Ft. from N/S	Point (LTP) Ft. from E/W	Latitude	Longitude	County	
ľ	11	178	35E	100	2540' FSL	660' FEL	32.84910263	-103,42180811	LEA	
] ''	175] 33L		2540 I SE	000 122	32.01710203	100.12100011	20.1	
							[C F	Flore		
Unitize	ed Area or Ar	ea of Uniform	Interest	Spacin	g Unit Type: X Horiz	zontal				
				L	_			3912		
OPERATOR CERTIFICATIONS						SURVEYOR CERTI	FICATIONS			
I hereby ceruly that the information contained herein is true and complete to the best of my						I hereby certify that the well location shown on this play was plotted from field notes of actual surveys made by me or under my supervision, and that the same is true and correct t				
knowledge and belief, and, if the well is a vertical or directional well, that this organization either owns a working interest or unleased mineral interest in the land including the						the best of my belief.	or under my supervision	i _s and that the same is tr	ue and correc	
proposed bottom hale location or has a right to drill this well at this location pursuant to a contract with an owner of a working interest or unleased inneral interest, or to a voluntary						OYD P. SHOP				
pooling agreement or a compulsory pooling order heretofore entered by the division If this well is a horizontal well, I further certify that this organization has received the consent of at least one lessee or owner of a working interest or unleased innered interest in each tract (in the target pool or formation) in which any part of the well's completed interval will be located or interned a compulsory pooling order from the division.						21653				
					the well's completed					
					from the division					
12/10/2024										
Signature Date						STONAL SUR"				
Sammy Hajar							W.L.			
Printed Name						Certificate Number	Date of S	Survey		
SHA	SHAJAR@BTAOIL.COM									
	Address					21653		AUGUST 28,	2024	
	. 1441000									



NEW MEXICO STATE LAND OFFICE

APPLICATION FOR

COMMINGLING AND OFF-LEASE STORAGE ON STATE TRUST LANDS



This application form is required for all commingling applications requiring approval by the Commissioner of Public Lands.

Applicalit.	A Oil Producers, LLC	OGRID					
Well Name: Hideo	ut 22115	 _API #:	30-025-51355, 30-025-51386, 30-025-54291, 30-025-54278				
Pool: WC-025 G-09 S173615C; Upper Penn, Vacuum; Cisco-Canyon East							
OPERATOR NAME	BTA Oil Producers, LLC						
OPERATOR ADDE	RESS: 104 S Pecos, Midland, TX 79701						

APPLICATION REQUIREMENTS - SUBMIT:

- 1. New Mexico Oil Conservation Division (NMOCD) application packet (or equivalent information if no application is required by NMOCD),
- 2. Commingling application fee of \$150.

CERTIFICATION: To the best of my knowledge,

- All business leases and rights-of-way necessary for conducting the proposed operation on State Trust lands have been applied for or obtained,
- The information submitted with this application is accurate and complete, and
- No loss will accrue to the state of New Mexico as a result of the proposed operation.

I also understand that **no action** will be taken on this application until the required information and fee are submitted to the State Land Office.

Note: Statement must be completed by an individual with managerial and/or supervisory capacity.

Michelle Sena		
Print or Type Name		
Michelle Sena	432-682-3753	
Signature	Phone Number	
08/05/2025	msena@btaoil.com	
Date	e-mail Address	

Submit application to:

Commissioner of Public Lands Attn: Commingling Manager PO Box 1148 Santa Fe, NM 87504-1148 Questions?
Contact the Commingling Manager: 505.827.6628

Upon approval, the requesting organization will receive an acknowledgment letter from the Commissioner of Public Lands.

Certified Mail Tracking: 9214 8969 0099 9790 1657 2362 76



COMMISSIONER

Stephanie Garcia Richard

State of New Mexico Commissioner of Public Lands

310 OLD SANTA FE TRAIL P.O. BOX 1148 SANTA FE, NEW MEXICO 87504-1148 COMMISSIONER'S OFFICE

Phone (505) 827-5760 Fax (505) 827-5766 www.nmstatelands.org

April 30th, 2024

Kristeen Ramos BTA Oil Producers, LLC 104 South Pecos Street Midland, TX 79701

Re:

Communitization Agreement Approval

Hideout 22115 24 13 State Com #001H

Vertical Extent: Pennsylvanian

Township: 17 South, Range 35 East, NMPM

Section 13: E2E2 Section 24: E2NE4

Lea County, New Mexico

Dear Ms. Ramos,

The Commissioner of Public Lands has this date approved the Hideout 22115 24 13 State Com #001H Communitization Agreement for the Pennsylvanian formation effective 8-1-2023. Enclosed are three Certificates of Approval.

The agreement shall remain in effect for One Year, and as long thereafter as communitized substances are produced from the communitized area in paying quantities.

Approval of this agreement does not warrant or certify that the operator and/or other working interest owners hold legal or equitable title to the leases which are committed hereto, nor does the Commissioner's approval constitute adjudication of any federal or private interests, or warrant or certify that the information supplied by the operator regarding federal or private interests is accurate.

If we may be of further service, please contact Joseph Thompson at (505) 827-5750.

Sincerely,

Joseph Thompson

Joseph Thompson Petroleum Specialist

NEW MEXICO STATE LAND OFFICE

CERTIFICATE OF APPROVAL

COMMISSIONER OF PUBLIC LANDS, STATE OF NEW MEXICO

BTA Oil Producers, LLC
Hideout 22115 24 13 State Com #001H
Pennsylvanian
Township: 17 South, Range: 35 East, NMPM
Section 13: E2E2
Section 24: E2NE4

Lea County, New Mexico

There having been presented to the undersigned Commissioner of Public Lands of the State on New Mexico for examination, a Communitization Agreement for the development and operation of acreage which is described within the referenced Agreement dated **August 1, 2023**, which has been executed, or is to be executed by parties owning and holding oil and gas leases and royalty interests in and under the property described, and upon examination of said Agreement, the Commissioner finds:

- (a) That such agreement will tend to promote the conservation of oil and gas and the better utilization of reservoir energy in said area.
- (b) That under the proposed agreement, the State of New Mexico will receive its fair share of the recoverable oil or gas in place under its lands in the area.
- (c) That each beneficiary Institution of the State of New Mexico will receive its fair and equitable share of the recoverable oil and gas under its lands within the area.
- (d) That such agreement is in other respects for the best interests of the State, with respect to state lands.

NOW, THEREFORE, by virtue of the authority conferred upon me under Sections 19-10-45, 19-10-46, 19-10-47, New Mexico Statutes Annotated, 1978 Compilation, I, the undersigned Commissioner of Public Lands of the State of New Mexico, for the purpose of more properly conserving the oil and gas resources of the State, do hereby consent to and approve the said Agreement, and any leases embracing lands of the State of New Mexico within the area shall be and the same are hereby amended to conform with the terms thereof, and shall remain in full force and effect according to the terms and conditions of said Agreement. This approval is subject to all of the provisions of the aforesaid statutes.

IN WITNESS WHEREOF, this Certificate of Approval is executed, with seal affixed, this 30th day of April, 2024.

COMMISSIONER OF PUBLIC LANDS

of the State of New Mexico

NEW MEXICO STATE LAND OFFICE

CERTIFICATE OF APPROVAL

COMMISSIONER OF PUBLIC LANDS, STATE OF NEW MEXICO

BTA Oil Producers, LLC
Hideout 22115 24 13 State Com #001H
Pennsylvanian
Township: 17 South, Range: 35 East, NMPM
Section 13: E2E2
Section 24: E2NE4

Lea County, New Mexico

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of the State of New Mexico

NEW MEXICO STATE LAND OFFICE

CERTIFICATE OF APPROVAL

COMMISSIONER OF PUBLIC LANDS, STATE OF NEW MEXICO

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Hideout 22115 24 13 State Com #001H
Pennsylvanian
Township: 17 South, Range: 35 East, NMPM
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IN WITNESS WHEREOF, this Certificate of Approval is executed, with seal affixed, this 30th day of April, 2024.

COMMISSIONER OF PUBLIC LANDS

of the State of New Mexico

New Mexico State Land Office Oil, Gas, & Minerals Division

STATE/STATE OR STATE/FEE

Revised July 2023

COMMUNITIZATION AGREEMENT

ONLINE Version
API #: 30-0 ²⁵
THIS COMMUNITIZATION AGREEMENT ("Agreement") [which is NOT to be used for carbon dioxide or helium] is entered into and made effective this <u>lst</u> [day] of August [month]), 202,3 by and between the parties signing below ("Parties"):
WHEREAS, the Commissioner of Public Lands of the State of New Mexico ("Commissioner") is authorized by the Legislature, as set forth in Section 19-10-53, NMSA 1978, in the interest of development of oil and gas and the prevention of waste to consent to and approve the development or operation of State Trust Lands under agreements made by lessees of oil and gas leases thereon, jointly or severally with other oil & gas lessees of State Trust Lands, or oil and gas lessees or mineral owners of privately owned or fee lands, for the purpose of pooling or communitizing such lands to form a proration unit or portion thereof, or well-spacing unit, pursuant to any order, rule or regulation of the New Mexico Oil Conservation Division of the New Mexico Energy, Minerals and Natural Resources Department ("OCD") where such agreement provides for the allocation of the production of oil or gas from such pools or communitized areas on an acreage or other basis found by the Commissioner to be fair and equitable.
WHEREAS, the Parties own working, royalty, or other leasehold or other interests or operating rights under the oil and gas leases and lands subject to this Agreement, and all such State leases are required to remain in good standing and compliant with State laws, rules and regulations, which leases, along with the well(s) on each lease to be encompassed by this Agreement, are more particularly described in the schedule attached hereto, marked Exhibit "A" and made a part hereof, for all purposes; and
WHEREAS, said leases, insofar as they cover the Pennsylvanian Shale formation or pool as defined by the NMOCD, as further described on Exhibit "A" (hereinafter referred to as "said formation") in and under the land hereinafter described cannot be independently developed and operated in conformity with the well-spacing program established for such formation in and under said lands; and
WHEREAS, the Parties hereto desire to communitize and pool their respective interests in said leases subject to this Agreement for the purpose of developing, operating and producing hydrocarbons in the said formation in and under the land hereinafter described subject to the terms hereof.
SO:01 MA E - 974 4505
ONLINE State/State

Released to Imaging: 11/26/2025 9:16:25 AM

version

NOW THEREFORE, in consideration of the premises and the mutual advantages to the Parties, it is mutually covenanted and agreed by and between the undersigned as follows:

1. The lands described in Exhibit A (or B) covered by this Agreement (hereinafter referred to as the "communitized area") are described as follows:

AND, for the purposes aforesaid, the Parties do hereby communitize for proration or spacing purposes only the leases and depths described in Exhibit "A" hereto insofar as they cover hydrocarbons within and that may be produced from the said formation (hereinafter referred to as "communitized substances") beneath the above-described land, into a single communitization, for the development, production, operation and conservation of the hydrocarbons in said formation beneath said lands.

Attached hereto and made a part of this Agreement for all purposes, is Exhibit A showing the acreage, depths communitized, and ownership (lessees of record) of all leases within the communitized area.

- 2. The communitized area shall be developed and operated as an entirety with the understanding and agreement between the Parties that all communitized substances produced therefrom shall be allocated among the leases described in Exhibit "A" hereto in the proportion that the number of surface acres covered by each of such leases and included within the communitized area bears to the total number of acres contained in the communitized area.
- 3. Subject to Paragraph 5, the royalties payable on communitized substances allocated to the individual leases and the rentals provided for in said leases shall be determined and paid in the manner and on the basis prescribed in each of said leases. Except as provided for under the terms and provisions of the leases described in Exhibit "A" hereto or as herein provided to the contrary, the payment of rentals or performance of other lease obligations under the terms of said leases shall not be affected by this Agreement; and except as herein modified and changed or heretofore amended, the oil and gas leases subject to this Agreement shall remain in full force and effect as originally issued and amended.

ONLINE version

State/State

- 4. BTA Oil Producers, LLC shall be the operator of the said communitized area ("Operator") and all matters of operation shall be determined and performed by BTA Oil Producers, LLC .

 If more than one Operator operates wells subject to this Agreement, the Commissioner reserves the right to require one or more or all operators who added infill wells to this Agreement to obtain a new agreement.
- 5. The Commissioner hereafter is entitled to the right to take in kind the Commissioner's share for the communitized substances allocated to such tract, and the Operator shall make deliveries of such royaltyshare taken in kind in conformity with applicable contracts, laws, and regulations.
- 6. There shall be no obligation upon the Parties to offset any well or wells situated on the tracts of land comprising the communitized area, nor shall the Operator be required to measure separately the communitized substances by reason of the diverse ownership of the separate tracts of land comprising the said communitized area; provided, however, that the Parties shall not be released from their obligation to protect the communitized area from drainage of communitized substances by wells which may be drilled within offset distance (as that term is defined) of the communitized area.
- 7. The commencement, completion, and continued operation or production of a well or wells of communitized substances on the communitized area shall be considered as the commencement, completion, continued operation or production as to each of the leases described in Exhibit "A" hereto.
- 8. The production of communitized substances and disposal thereof shall be in conformity with the allocations, allotments, and quotas made or fixed by any duly authorized person or regulatory body under applicable Federal or State laws.
- This Agreement shall be effective as of the date hereinabove written upon execution by the 9. Parties, notwithstanding the date of execution, and upon approval by the Commissioner, shall remain in full force and effect for a period of one year from the date hereof and as long thereafter as communitized substances are produced from the communitized area in paying quantities, and so long as all State leases remain in good standing with all applicable State laws, rules, and regulations; provided, that this Agreement shall not expire if there is a well producing gas in paying quantities located upon some part of the communitized area, if such a well is shut-in due to the inability of the Operator to obtain a pipeline connection or to market the gas therefrom, and if either: (a) a shut-in royalty has been timely and properly paid pursuant to the provisions of one of the State of New Mexico oil and gas leases covering lands subject to this Agreement so as to prevent the expiration of such lease; or (b) each of the State of New Mexico oil and gas leases covering lands subject to this Agreement is in its primary term (if a five-year lease), or in its primary or secondary term (if a ten-year lease), or is held by production from another well located within the physical boundaries of that specific lease assignment. Provided further, however, that prior to production in paying quantities from the communitized area, and upon fulfillment of all requirements of the Commissioner with respect to any dry hole or abandoned well drilled upon the communitized area, this Agreement may be terminated at any time by mutual agreement of the Parties.

ONLINE version

State/State

- Notwithstanding any other provision herein, if there is a cessation of production of 10. communitized substances for more than sixty (60) days beginning one year after the date of execution, this Agreement shall automatically terminate, along with the ability to produce communitized substances, unless notice of reworking or drilling operations on the communitized area is made within 60 days of cessation of production of communitized substances and are thereafter conducted with reasonable diligence or the Commissioner of Public Lands otherwise grants an exception to continued drilling operations, including for the compliance of other state rules, laws, or policies. All such notices provided pursuant to this Paragraph shall be in writing and must be approved by the As to State Trust Lands, written notice of intention b commence any operations Commissioner. hereunder shall be filed with the Commissioner within thirty(30) days after the cessation of such production, and a report of the status of such operations shall be made by the Operator to the Commissioner every thirty (30) days, and the cessation of such operations for more than twenty (20) consecutive days shall be considered as an abandonment of such operations as to any lease from the State of New Mexico included in this Agreement. All requests to the Commissioner to grant an exception or exceptions for the compliance of other state rules, laws, or policies must be made in writing within thirty (30) days after the cessation of such production, and a report of the status of such operations shall be made by the Operator to the Commissioner every thirty (30) days, and the cessation of such operations for more than twenty (20) consecutive days shall be considered as an abandonment of such operations as to this Agreement or any lease from the State of New Mexico included in this Agreement
- 11. Operator shall furnish the Commissioner and the OCD, with any and all reports, statements, notices and well logs and records which may be required under the laws and regulations of the State of New Mexico.
- 12. It is agreed between the Parties that the Commissioner, or the Commissioner's duly authorized representatives, shall have the right of supervision over all operations under the communitized area to the same extent and degree as provided in the oil and gas leases described in Exhibit "A" hereto and in the applicable oil and gas regulations of the State Land Office and the OCD.
- 13. If any order of the OCD upon which this Agreement is predicated or based is in anyway changed or modified, then in such event said Agreement is likewise modified to conform thereto.
- 14. This Agreement may be executed in any number of counterparts, no one of which needs to be executed by all Parties, or may be ratified or consented to by separate instruments, in writing, specifically referring hereto, and shall be binding upon all Parties who have executed such a counterpart, ratification or consent hereto with the same force and effect as if all parties had signed the same document.
- 15. This Agreement shall be binding upon the Parties hereto and shall extend to and be binding upon their respective heirs, executors, administrators, successors and assigns.

ONLINE version

- 16. In the event that Operator is aggrieved by a decision of the Commissioner with respect to any action by the Commissioner arising under this Agreement, Operator may within thirty (30) days after the date of such action file an administrative contest pursuant to 19.7.64 NMSA (1978) and 19.2.15 NMAC. Operator shall initiate no court action against the Commissioner or New Mexico State Land Office regarding this Agreement except to appeal a final decision of the Commissioner rendered pursuant to such a contest proceeding, and as provided by 19.7.64 NMSA (1978). The Parties agree that any venue for any appeal or other action shall be in Santa Fe, New Mexico.
- 17. Operator shall notify the Commissioner in writing within ten (10) days of (i) Operator's receipt of any compliance order, enforcement order, notice of violation, warning letter, or other written notice of final or contemplated enforcement action taken by any federal, state, or local governmental entity arising out of or concerning any of Operator's operations on New Mexico state trust land; (ii) Operator's receipt of any order, judgment, or decree (on consent or otherwise) entered by any federal or state court against Operator arising out of or concerning any of Operator's operations on New Mexico state trust land; or (iii) Operator's receipt of any written notice of claim, written pre-suit notice, or lawsuit arising out of or concerning any of Operator's operations on New Mexico state trust land. Upon the Commissioner's request, Operator shall promptly provide the Commissioner with a copy of any such order, judgment, decree, notice, letter, or lawsuit.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the day and year first above written.

Commissioner of Public Lands:	Date:	

OPERATOR: BTA Oil Producers, LLC					
BY: Barry Beal, Jr., Managing Member (Name and Title of Authorized Agent)					
Mn	(Signature of Authorized Agent)				
Acknowledgment in	an Individual Capacity				
State of) SS) County of)					
This instrument was acknowledged before me	on Date				
By Name(s) of Person(s)					
(Seal)	Signature of Notarial Officer				
	My commission expires:				
Acknowledgment in an Representative Capacity					
State of Texas) County of Midland)					
This instrument was acknowledged before me on November 14, 2023 Date:					
Name(s) of Person(s) (Seal) KRIS RAMOS Notary Public, State of Texas Comm. Expires November 1, 2026 Notary ID 12589744-9	Signature of Notarial Officer y commission expires: 11-1-24				

ONLINE version December 9, 2021 State/State

Lease # and Lessee of Record: VA-1351-5 V-F Petroleum, Inc.		
BY: THOMAS M. BEALL - CEC	(Name and Title of Authorized Agent)	
- Omm Ball	(Signature of Authorized Agent)	
Acknowledgment in an	Individual Capacity	
State of) SS) County of)	Dete	
This instrument was acknowledged before me on By Name(s) of Person(s)	Date	
(Seal)	Signature of Notarial Officer	
	My commission expires:	
State of thus) County of Midland)		
This instrument was acknowledged before me on By: Mame(s) of Person(s) Ann Mary Saenz Notary ID 12572683-8 My Commission Exp. 06-14-2026	Date: 1218/23 deum In C. Signature of Notarial Officer My commission expires: 6/14/2016	

Lease # and Lessee of Record: BO-1861-0 Co	onocoPhillips Company
BY:Ryan D. Owen	(Name and Title of Authorized Agent)
Ry D. L.	(Signature of Authorized Agent)
Acknowledgment in an	Individual Capacity
State of Texas) SS) County of Midland)	
This instrument was acknowledged before me on By Name(s) of Person(s)	Date
(Seal)	Signature of Notarial Officer My commission expires:
Acknowledgment in an R	epresentative Capacity
State of Texas) SS) County of Midland)	
This instrument was acknowledged before me on By: Ryan D. Owen Name(s) of Person(s) (SeMARTHA DELGADO My Notary ID # 133566032 Expires February 2, 2026	Date: 11-7-2023 Signature of Notarial Officer My commission expires: 2-2-2024

Lease # and Lessee of Record: B0-2531-8 BTA Oil Producers, LLC	
BY: Robert M. Davenport, Jr., Member	(Name and Title of Authorized Agent)
VZ, AB	
- arithylogerth	(Signature of Authorized Agent)
Acknowledgment in an	Individual Capacity
State of) SS)	
County of)	
This instrument was acknowledged before me on	Date
Ву	
Name(s) of Person(s)	
(Seal)	Signature of Notarial Officer
	My commission expires:
Acknowledgment in an R	epresentative Capacity
State of Texas	
SS)	
County of Midland	
This instrument was acknowledged before me on	March 19, 2024 Date: 12
By: Robert M. Davenport, Jr., Member of B	TA Oil Producers, LLC
Name(s) of Person(s)	
RY PUM	Lis Ranco
KRIS RAMOS (Sequiary Public, State of Texas	Signature of Notarial Officer
Comm. Expires November 1, 2026 Notary ID 12589744-9	My commission expires: 11-1-26
	•

State/State

Released to Imaging: 11/26/2025 9:16:25 AM

ONLINE version

EXHIBIT A

Attached to and made a part of that Communitization Agreement dated August 1, 2023_
by and between BTA Oil Producers, LLC , (Operator) V-F Petroleum, Inc. ,
ConocoPhillips Company , Marathon Oil Company , BTA Oil Producers, LLC
, (Record Title Holders/Lessees of Record) covering
the Subdivisions: E/2 E/2 of Section 13 and E/2 NE/4 of
Sect(s): 24, Twnshp_17 South, Rnge: 35 East, NMPM_Lea County, NM
Limited in depth to the Pennsylvanian Shale Formation.
OPERATOR of Communitized Area: BTA Oil Producers, LLC
DESCRIPTION OF LEASES COMMITTED:
TRACT NO. 1
Lessor: State of New Mexico acting by and through its Commissioner of Public Lands
Lessee of Record: V-F Petroleum, Inc.
Serial No. of Lease: VA-1351-5 Date of Lease: March 1, 1995
Description of Lands Committed:
Subdivisions: E/2 NE/4 and NE/4 SE/4 of
Sect(s): 13 Twnshp: 17 South, Rng: 35 East, NMPM Lea County, NM
No. of Acres: 120
TRACT NO. 2
Lessor: State of New Mexico acting by and through its Commissioner of Public Lands
Lessee of Record: ConocoPhillips Company
Serial No. of Lease: B0-1861-0 Date of Lease: April 10, 1933
Description of Lands Committed:
1
Subdivisions: SE/4 SE/4 of
Sect(s): 13 Twnshp: 17 South Rng: 35 East, NMPM Lea County, NM
No. of Acres: 40
ONLINE State/State version August 2021

TRACT NO. 3

Lessor State of New Mexico acting by and through its Commissioner of Public Lands

Lessee of Record: BTA Oil Producers, LLC

Serial No. of Lease: B0-2531-8 Date of Lease: February 10, 1934

Description of Lands Committed:

Subdivisions: E/2 NE/4 of

Sect(s): 24 Twnshp: 17 South Rng: 35 East, NMPM Lea County, NM

No. of Acres: 80

RECAPITULATION

Tract number	Number of Acres Committed	Percentage of Interest In Communitized Area (Must equal 100%)
No. 1	120	50.0000%
No. 2	_40	16.6667%
No. 3	80	33.3333%
TOTALS	240	100%



COMMISSIONER

Stephanie Garcia Richard

State of New Mexico Commissioner of Public Lands

310 OLD SANTA FE TRAIL P.O. BOX 1148 SANTA FE, NEW MEXICO 87504-1148 COMMISSIONER'S OFFICE

Phone (505) 827-5760 Fax (505) 827-5766 www.nmstatelands.org

May 9th, 2024

Kristeen Ramos BTA Oil Producers, LLC 104 South Pecos Street Midland, TX 79701

Re:

Communitization Agreement Approval

Hideout 22115 24 13 State Com #002H

Vertical Extent: Pennsylvanian

Township: 17 South, Range 35 East, NMPM

Section 13: W2E2 Section 24: W2NE4

Lea County, New Mexico

Dear Ms. Ramos,

The Commissioner of Public Lands has this date approved the Hideout 22115 24 13 State Com #002H Communitization Agreement for the Pennsylvanian formation effective 8-1-2023. Enclosed are three Certificates of Approval.

The agreement shall remain in effect for One Year, and as long thereafter as communitized substances are produced from the communitized area in paying quantities.

Approval of this agreement does not warrant or certify that the operator and/or other working interest owners hold legal or equitable title to the leases which are committed hereto, nor does the Commissioner's approval constitute adjudication of any federal or private interests, or warrant or certify that the information supplied by the operator regarding federal or private interests is accurate.

If we may be of further service, please contact Joseph Thompson at (505) 827-5750.

Sincerely,

Joseph Thompson

Joseph Thompson Petroleum Specialist

NEW MEXICO STATE LAND OFFICE

CERTIFICATE OF APPROVAL

COMMISSIONER OF PUBLIC LANDS, STATE OF NEW MEXICO

BTA Oil Producers, LLC
Hideout 22115 24 13 State Com #002H
Pennsylvanian
Township: 17 South, Range: 35 East, NMPM
Section 13: W2E2
Section 24: W2NE4

Lea County, New Mexico

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NOW, THEREFORE, by virtue of the authority conferred upon me under Sections 19-10-45, 19-10-46, 19-10-47, New Mexico Statutes Annotated, 1978 Compilation, I, the undersigned Commissioner of Public Lands of the State of New Mexico, for the purpose of more properly conserving the oil and gas resources of the State, do hereby consent to and approve the said Agreement, and any leases embracing lands of the State of New Mexico within the area shall be and the same are hereby amended to conform with the terms thereof, and shall remain in full force and effect according to the terms and conditions of said Agreement. This approval is subject to all of the provisions of the aforesaid statutes.

IN WITNESS WHEREOF, this Certificate of Approval is executed, with seal affixed, this 9th day of May, 2024.

COMMISSIONER OF PUBLIC LANDS

of the State of New Mexico

NEW MEXICO STATE LAND OFFICE

CERTIFICATE OF APPROVAL

COMMISSIONER OF PUBLIC LANDS, STATE OF NEW MEXICO

BTA Oil Producers, LLC
Hideout 22115 24 13 State Com #002H
Pennsylvanian
Township: 17 South, Range: 35 East, NMPM
Section 13: W2E2
Section 24: W2NE4

Lea County, New Mexico

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IN WITNESS WHEREOF, this Certificate of Approval is executed, with seal affixed, this 9th day of May, 2024.

COMMISSIONER OF PUBLIC LANDS

of the State of New Mexico

NEW MEXICO STATE LAND OFFICE

CERTIFICATE OF APPROVAL

COMMISSIONER OF PUBLIC LANDS, STATE OF NEW MEXICO

BTA Oil Producers, LLC
Hideout 22115 24 13 State Com #002H
Pennsylvanian
Township: 17 South, Range: 35 East, NMPM
Section 13: W2E2
Section 24: W2NE4

Lea County, New Mexico

There having been presented to the undersigned Commissioner of Public Lands of the State on New Mexico for examination, a Communitization Agreement for the development and operation of acreage which is described within the referenced Agreement dated **August 1, 2023**, which has been executed, or is to be executed by parties owning and holding oil and gas leases and royalty interests in and under the property described, and upon examination of said Agreement, the Commissioner finds:

- (a) That such agreement will tend to promote the conservation of oil and gas and the better utilization of reservoir energy in said area.
- (b) That under the proposed agreement, the State of New Mexico will receive its fair share of the recoverable oil or gas in place under its lands in the area.
- (c) That each beneficiary Institution of the State of New Mexico will receive its fair and equitable share of the recoverable oil and gas under its lands within the area.
- (d) That such agreement is in other respects for the best interests of the State, with respect to state lands.

NOW, THEREFORE, by virtue of the authority conferred upon me under Sections 19-10-45, 19-10-46, 19-10-47, New Mexico Statutes Annotated, 1978 Compilation, I, the undersigned Commissioner of Public Lands of the State of New Mexico, for the purpose of more properly conserving the oil and gas resources of the State, do hereby consent to and approve the said Agreement, and any leases embracing lands of the State of New Mexico within the area shall be and the same are hereby amended to conform with the terms thereof, and shall remain in full force and effect according to the terms and conditions of said Agreement. This approval is subject to all of the provisions of the aforesaid statutes.

IN WITNESS WHEREOF, this Certificate of Approval is executed, with seal affixed, this 9th day of May, 2024.

COMMISSIONER OF PUBLIC LANDS

of the State of New Mexico

New Mexico State Land Office Oil, Gas, & Minerals Division

STATE/STATE OR STATE/FEE Revised July 2023

COMMUNITIZATION AGREEMENT

ONLINE Version

API#: 30-0 ²⁵		51386
dioxide or heliuml is entere	AGREEMENT ("Agreement") [wed into and made effection, 20	ive this <u>1st</u> [day] of
authorized by the Legislature development of oil and gas and or operation of State Trust Lan jointly or severally with other mineral owners of privately ow lands to form a proration unit or regulation of the New Mexico (Natural Resources Department)	er of Public Lands of the State of No., as set forth in Section 19-10-53. If the prevention of waste to consent add under agreements made by less that only only on the section of the purpose of the pur	to and approve the development sees of oil and gas leases thereon, Lands, or oil and gas lessees or of pooling or communitizing such unit, pursuant to any order, rule or few Mexico Energy, Minerals and provides for the allocation of the
rights under the oil and gas least required to remain in good states, along with the well(s)	working, royalty, or other leasehouses and lands subject to this Agreementing and compliant with State later on each lease to be encompassed the hedule attached hereto, marked Expensive to the subject to the encompassed the enc	ment, and all such State leases are aws, rules and regulations, which ed by this Agreement, are more
formation or pool as defined by referred to as "said formation")	r as they cover the Pennsylvanian Shoy the NMOCD, as further describing and under the land hereinafter discrimity with the well-spacing program	lescribed cannot be independently
leases subject to this Agreen	o desire to communitize and pool ment for the purpose of develon tion in and under the land hereinal	oping, operating and producing
ONLINE version	State/State	LZ:6 WY E-KUY NZON

NOW THEREFORE, in consideration of the premises and the mutual advantages to the Parties, it is mutually covenanted and agreed by and between the undersigned as follows:

1. The lands described in Exhibit A (or B) covered by this Agreement (hereinafter referred to as the "communitized area") are described as follows:

AND, for the purposes aforesaid, the Parties do hereby communitize for proration or spacingpurposes only the leases and depths described in Exhibit "A" hereto insofar as they cover hydrocarbons within and that may be produced from the said formation (hereinafter referred to as "communitized substances") beneath the above-described land, into a single communitization, for the development, production, operation and conservation of the hydrocarbons in said formation beneath said lands.

Attached hereto and made a part of this Agreement for all purposes, is Exhibit A showing the acreage, depths communitized, and ownership (lessees of record) of all leases within the communitized area.

- 2. The communitized area shall be developed and operated as an entirety with the understanding and agreement between the Parties that all communitized substances produced therefrom shall be allocated among the leases described in Exhibit "A" hereto in the proportion that the number of surface acres covered by each of such leases and included within the communitized area bears to the total number of acres contained in the communitized area.
- 3. Subject to Paragraph 5, the royalties payable on communitized substances allocated to the individual leases and the rentals provided for in said leases shall be determined and paid in the manner and on the basis prescribed in each of said leases. Except as provided for under the terms and provisions of the leases described in Exhibit "A" hereto or as herein provided to the contrary, the payment of rentals or performance of other lease obligations under the terms of said leases shall not be affected by this Agreement; and except as herein modified and changed or heretofore amended, the oil and gas leases subject to this Agreement shall remain in full force and effect as originally issued and amended.

ONLINE version

- shall be the operator of the said communitized area 4 BTA Oil Producers, LLC ("Operator") and all matters of operation shall be determined and performed by BTA Oil Producers, LLC If more than one Operator operates wells subject to this Agreement, the Commissioner reserves the right to require one or more or all operators who added infill wells to this Agreement to obtain a new agreement.
- The Commissioner hereafter is entitled to the right to take in kind the Commissioner's 5. share for the communitized substances allocated to such tract, and the Operator shall make deliveries of such royaltyshare taken in kind in conformity with applicable contracts, laws, and regulations.
- There shall be no obligation upon the Parties to offset any well or wells situated on the tracts 6. of land comprising the communitized area, nor shall the Operator be required to measure separately the communitized substances by reason of the diverse ownership of the separate tracts ofland comprising the said communitized area; provided, however, that the Parties shall not bereleased from their obligation to protect the communitized area from drainage of communitized substances by wells which may be drilled within offset distance (as that term is defined) of the communitized area.
- The commencement, completion, and continued operation or production of a well or wells 7. of communitized substances on the communitized area shall be considered as the commencement, completion, continued operation or production as to each of the leases described in Exhibit "A" hereto.
- The production of communitized substances and disposal thereof shall be in conformity 8. with the allocations, allotments, and quotas made or fixed by any duly authorized person or regulatory body under applicable Federal or State laws.
- This Agreement shall be effective as of the date hereinabove written upon execution by the Parties, notwithstanding the date of execution, and upon approval by the Commissioner, shall remain in full force and effect for a period of one year from the date hereof and as long thereafter as communitized substances are produced from the communitized area in paying quantities, and so long as all State leases remain in good standing with all applicable State laws, rules, and regulations; provided, that this Agreement shall not expire if there is a well producing gas in paying quantities located upon some part of the communitized area, if such a well is shut-in due to the inability of the Operator to obtain a pipeline connection or to market the gas therefrom, and if either: (a) a shut-in royalty has been timely and properly paid pursuant to the provisions of one of the State of New Mexico oil and gas leases covering lands subject to this Agreement so as to prevent the expiration of such lease; or (b) each of the State of New Mexico oil and gas leases covering lands subject to this Agreement is in its primary term (if a five-year lease), or in its primary or secondary term (if a ten-year lease), or is held by production from another well located within the physical boundaries of that specific lease assignment. Provided further, however, that prior to production in paying 12:6 113 E- AAN HYDO quantities from the communitized area, and upon fulfillment of all requirements of the Commissioner with respect to any dry hole or abandoned well drilled upon the communitized area, this Agreement may be terminated at any time by mutual agreement of the Parties.

ONLINE version

- Notwithstanding any other provision herein, if there is a cessation of production of 10. communitized substances for more than sixty (60) days beginning one year after the date of execution, this Agreement shall automatically terminate, along with the ability to produce communitized substances, unless notice of reworking or drilling operations on the communitized area is made within 60 days of cessation of production of communitized substances and are thereafter conducted with reasonable diligence or the Commissioner of Public Lands otherwise grants an exception to continued drilling operations, including for the compliance of other state rules, laws, or policies. All such notices provided pursuant to this Paragraph shall be in writing and must be approved by the As to State Trust Lands, written notice of intention b commence any operations hereunder shall be filed with the Commissioner within thirty(30) days after the cessation of such production, and a report of the status of such operations shall be made by the Operator to the Commissioner every thirty (30) days, and the cessation of such operations for more than twenty (20) consecutive days shall be considered as an abandonment of such operations as to any lease from the State of New Mexico included in this Agreement. All requests to the Commissioner to grant an exception or exceptions for the compliance of other state rules, laws, or policies must be made in writing within thirty (30) days after the cessation of such production, and a report of the status of such operations shall be made by the Operator to the Commissioner every thirty (30) days, and the cessation of such operations for more than twenty (20) consecutive days shall be considered as an abandonment of such operations as to this Agreement or any lease from the State of New Mexico included in this Agreement
- 11. Operator shall furnish the Commissioner and the OCD, with any and all reports, statements, notices and well logs and records which may be required under the laws and regulations of the State of New Mexico.
- 12. It is agreed between the Parties that the Commissioner, or the Commissioner's duly authorized representatives, shall have the right of supervision over all operations under the communitized area to the same extent and degree as provided in the oil and gas leases described in Exhibit "A" hereto and in the applicable oil and gas regulations of the State Land Office and the OCD.
- 13. If any order of the OCD upon which this Agreement is predicated or based is in anyway changed or modified, then in such event said Agreement is likewise modified to conform thereto.
- 14. This Agreement may be executed in any number of counterparts, no one of which needs to be executed by all Parties, or may be ratified or consented to by separate instruments, in writing, specifically referring hereto, and shall be binding upon all Parties who have executed such a counterpart, ratification or consent hereto with the same force and effect as if all parties had signed the same document.
- 15. This Agreement shall be binding upon the Parties hereto and shall extend to and be binding upon their respective heirs, executors, administrators, successors and assigns.

ONLINE version

- 16. In the event that Operator is aggrieved by a decision of the Commissioner with respect to any action by the Commissioner arising under this Agreement, Operator may within thirty (30) days after the date of such action file an administrative contest pursuant to 19.7.64 NMSA (1978) and 19.2.15 NMAC. Operator shall initiate no court action against the Commissioner or New Mexico State Land Office regarding this Agreement except to appeal a final decision of the Commissioner rendered pursuant to such a contest proceeding, and as provided by 19.7.64 NMSA (1978). The Parties agree that any venue for any appeal or other action shall be in Santa Fe, New Mexico.
- 17. Operator shall notify the Commissioner in writing within ten (10) days of (i) Operator's receipt of any compliance order, enforcement order, notice of violation, warning letter, or other written notice of final or contemplated enforcement action taken by any federal, state, or local governmental entity arising out of or concerning any of Operator's operations on New Mexico state trust land; (ii) Operator's receipt of any order, judgment, or decree (on consent or otherwise) entered by any federal or state court against Operator arising out of or concerning any of Operator's operations on New Mexico state trust land; or (iii) Operator's receipt of any written notice of claim, written pre-suit notice, or lawsuit arising out of or concerning any of Operator's operations on New Mexico state trust land. Upon the Commissioner's request, Operator shall promptly provide the Commissioner with a copy of any such order, judgment, decree, notice, letter, or lawsuit.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the day and year first above written.

Commissioner of Public Lands:	Date:

ONLINE version

OPERATOR: BTA Oil Producers, L	LC	
Barry Beal, Jr., Managing Member	_(Name and Title of Authorized Agent)	
Myn	(Signature of Authorized Agent)	
Acknowledgment in an Individual Capacity		
State of) SS) County of)		
This instrument was acknowledged before me on By Name(s) of Person(s)	Date	
(Seal)	Signature of Notarial Officer	
Му	commission expires:	
Acknowledgment in an Repre	sentative Capacity	
State of Texas SS) County of Midland This instrument was acknowledged before me on Barry Beal, Jr., as Managing Member of BTA Oil Producers, LLC	ember 14, 2023 Date:	
Name(s) of Person(s) (Seal) KRIS RAMOS Notary Public, State of Texas Comm. Expires November 1, 2026 Notary ID 12589744-9	Signature of Notarial Officer	

Lease # and Lessee of Record: VA-1351-5 V	-F Petroleum, Inc.
BY: THOMAS M. BENIL - CEC	(Name and Title of Authorized Agent)
	(Signature of Authorized Agent)
Acknowledgment in an	Individual Capacity
State of SS) County of SS) This instrument was acknowledged before me on By Name(s) of Person(s)	Date
(Seal)	Signature of Notarial Officer My commission expires:
Acknowledgment in an R	epresentative Capacity
State of Texas) SS) County of Midland)	
	Date: 12/18/23
Name(s) of Person(s) Ann Mary Saenz Notary Public, State of Texas Notary ID 12572683-8 My Commission Exp. 06-14-2026	Signature of Notarial Officer My commission expires: 41412026

State/State

6

Lease # and Lessee of Record: E0-7567-7 Ma	arathon Oil Company
BY: Chase F. Rice as Attorney-in-	Tact (Name and Title of Authorized Agent)
An J. Rice	
Acknowledgment in an	Individual Capacity
State of) SS) County of) This instrument was acknowledged before me on By Name(s) of Person(s)	Date
(Seal)	Signature of Notarial Officer My commission expires:
Acknowledgment in an Re	epresentative Capacity
State of Texas County of Harris This instrument was acknowledged before me on By: Chase F. Rice P. S. Name(s) of Person(s) Notary Public, State of Texas Comm. Expires 08/03/2026 Notary ID 13389123-4	Date: 8/17/2023 Pature Signature of Notarial Officer My commission expires: 8/3/2026

State/State

6

7

Lease # and Lessee of Record: B0-2531-8 BTA Oil Producers, LLC			
BY: Robert M. Davenport, Jr., Member	(Name and Title of Authorized Agent)		
in, AB			
Rout myllogety	(Signature of Authorized Agent)		
Acknowledgment in an	Acknowledgment in an Individual Capacity		
State of) SS)			
County of)			
This instrument was acknowledged before me on	Date		
By Name(s) of Person(s)			
(Seal)	Signature of Notarial Officer		
	My commission expires:		
Acknowledgment in an Ro	epresentative Capacity		
State of Texas)			
County of Midland SS)			
This instrument was acknowledged before me on By: Robert M. Davenport, Jr., Member of B	March 19,2024 Date: TA Oil Producers, LLC		
Name(s) of Person(s) (Seal) KRIS RAMOS Notary Public, State of Texas Comm. Expires November 1, 2026 Notary ID 12589744-9	Signature of Notarial Officer My commission expires: 11-1-26		

State/State

ONLINE version

EXHIBIT A	4
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Released to Imaging: 11/26/2025 9:16:25 AM

TRACT NO. 3

Lessor State of New Mexico acting by and through its Commissioner of Public Lands

Lessee of Record: BTA Oil Producers, LLC

Serial No. of Lease: B0-2531-8 Date of Lease: February 10, 1934

Description of Lands Committed:

Subdivisions: W/2 NE/4 of

Sect(s): 24 Twnshp: 17 South Rng: 35 East, NMPM Lea County, NM

No. of Acres: 80

RECAPITULATION

Tract number	Number of Acres Committed	Percentage of Interest In Communitized Area (Must equal 100%)
No. 1	_80	33.3334%
No. 2		33.3333%
No. 3	<u> </u>	33.3333%
TOTALS	240	100%

PENDING APPROVAL

New Mexico State Land Office Oil, Gas, & Minerals Division

STATE/STATE OR STATE/FEE

Revised August 2024

COMMUNITIZATION AGREEMENT ONLINE Version

API #: 30-0	

THIS COMMUNITIZATION AGREEMENT ("Agreement") [which is NOT to be used for carbon dioxide or helium] is entered into and made effective this 1st day of January, 2025, by and between the parties signing below ("Parties"):

WHEREAS, the Commissioner of Public Lands of the State of New Mexico ("Commissioner") is authorized by the Legislature, as set forth in Section 19-10-53, NMSA 1978, in the interest of development of oil and gas and the prevention of waste to consent to and approve the development or operation of State Trust Lands under agreements made by lessees of oil and gas leases thereon, jointly or severally with other oil & gas lessees of State Trust Lands, or oil and gas lessees or mineral owners of privately owned or fee lands, for the purpose of pooling or communitizing such lands to form a proration unit or portion thereof, or well-spacing unit, pursuant to any order, rule or regulation of the New Mexico Oil Conservation Division of the New Mexico Energy, Minerals and Natural Resources Department ("OCD") where such agreement provides for the allocation of the production of oil or gas from such pools or communitized areas on an acreage or other basis found by the Commissioner to be fair and equitable.

WHEREAS, the Parties own working, royalty, or other leasehold or other interests or operating rights under the oil and gas leases and lands subject to this Agreement, and all such State leases are required to remain in good standing and compliant with State laws, rules and regulations, which leases, along with the well(s) on each lease to be encompassed by this Agreement, are more particularly described in the schedule attached hereto, marked Exhibit "A" and made a part hereof, for all purposes; and

Pennsylvanian Shale

WHEREAS, said leases, insofar as they cover the

formation or pool as defined by the NMOCD, as further described on Exhibit "A" (hereinafter referred to as "said formation") in and under the land hereinafter described cannot be independently developed and operated in conformity with the well-spacing program established for such formation in and under said lands; and

WHEREAS, the Parties hereto desire to communitize and pool their respective interests in said leases subject to this Agreement for the purpose of developing, operating and producing hydrocarbons in the said formation in and under the land hereinafter described subject to the terms hereof.

ONLINE version

State/State

1

NOW THEREFORE, in consideration of the premises and the mutual advantages to the Parties, it is mutually covenanted and agreed by and bε ween the undersigned as follows:

1. The lands described in Exhibit A (or B) covered by this Agreement (hereinafter referred	
to as the "communitized area") are described as follows:	
E/2 SE/4 of Section 11, W/2 SW/4 of Section 12, W/2 W/2 of Section 13, E/2 E/2 of Sectio	n
Subdivisions: 14, E/2 NE/4 of Section 23 and W/2 NW/4 of Section 24	
0f Sect(s): Twp: 17S Rng: 3 5 E NMPM, Lea County, NM	
Containing 640 acres, more or less. It is the judgment of the Parties that the communitization, pooling and consolidation of the aforesaid land into a single unit for the development and production of hydrocarbons from the said formation in and under said land is necessary and advisable in order to properly develop and produce the hydrocarbons in the said formation beneath the said land in accordance with the well spacing rules of the OCD, and in order topromote the conservation of the hydrocarbons in and that r ray be produced from said formation in and under said lands, and would be in the public interest:	

AND, for the purposes aforesaid, the Parties do hereby communitize for proration or spacingpurposes only the leases and depths described in Exhibit "A" hereto insofar as they cover hydrocarbons within and that may be produced from the said formation (hereinafter referred to as "communitized substances") beneath the above-described land, into a single communitization, for the development, production, operation and conservation of the hydrocarbons in said formation beneath said lands.

Attached hereto and made a part of this Agreement for all purposes, is Exhibit A showing the acreage, depths communitized, and ownership (lessees of record) of all leases within the communitized area.

- 2. The communitized area shall be developed and operated as an entirety with the understanding and agreement between the Farties that all communitized substances produced therefrom shall be allocated among the leases described in Exhibit "A" hereto in the proportion that the number of surface acres covered by each of such leases and included within the communitized area bears to the total number of acres contained in the communitized area.
- 3. Subject to Paragraph 5, the royalties payable on communitized substances allocated to the individual leases and the rentals provided for in said leases shall be determined and paid in the manner and on the basis prescribed in each of said leases. Except as provided for under the terms and provisions of the leases described in Exhibit "A" hereto or as herein provided to the contrary, the payment of rentals or performance of other lease obligations under the terms of said leases shall not be affected by this Agreement; and except as herein modified and changed or heretofore amended, the oil and gas leases subject to this Agreement shall remain in full force and effect as originally issued and amended.

ONLINE version

- 4. BTA Oil Producers, LLC shall be the operator of the said communitized area ("Operator") and all matters of operation shall be determined and performed by BTA Oil Producers, LLC If more than one Operator operates wells subject to this Agreement, the Commissioner reserves the right to require one or more or all operators who added infill wells to this Agreement to obtain a new agreement.
- 5. The Commissioner hereafter is entitled to the right to take in kind the Commissioner's share for the communitized substances allocated to such tract, and the Operator shall make deliveries of such royaltyshare taken in kind in conformity with applicable contracts, laws, and regulations.
- 6. There shall be no obligation upon the Parties to offset any well or wells situated on the tracts of land comprising the communitized area, nor shall the Operator be required to measure separately the communitized substances by reason of the diverse ownership of the separate tracts of land comprising the said communitized area; provided, however, that the Parties shall not bereleased from their obligation to protect the communitized area from drainage of communitized substances by wells which may be drilled within offset distance (as that term is defined) of the communitized area.
- 7. The commencement, completion, and continued operation or production of a well or wells of communitized substances on the communitized area shall be considered as the commencement, completion, continued operation or production as to each of the leases described in Exhibit "A" hereto.
- 8. The production of communitized substances and disposal thereof shall be in conformity with the allocations, allotments, and quotas nade or fixed by any duly authorized person or regulatory body under applicable Federal or State laws.
- This Agreement shall be effective as of the date hereinabove written upon execution by the 9. Parties, notwithstanding the date of execution, and upon approval by the Commissioner, shall remain in full force and effect for a period of one year from the date hereof and as long thereafter as communitized substances are produced from the communitized area in paying quantities, and so long as all State leases remain in good standing with all applicable State laws, rules, and regulations; provided, that this Agreement shall not expire if there is a well producing gas in paying quantities located upon some part of the communitized area, if such a well is shut-in due to the inability of the Operator to obtain a pipeline connection or to market the gas therefrom, and if either: (a) a shut-in royalty has been timely and properly paid pursuant to the provisions of one of the State of New Mexico oil and gas leases covering lands subject to this Agreement so as to prevent the expiration of such lease; or (b) each of the State of New Mexico oil and gas leases covering lands subject to this Agreement is in its primary term (if a five-year lease), or in its primary or secondary term (if a ten-year lease), or is held by production from another well located within the physical boundaries of that specific lease assignment. Provided further, however, that prior to production in paying quantities from the communitized area, and upon fulfillment of all requirements of the Commissioner with respect to any dry hole or abandoned well drilled upon the communitized area, this Agreement may be terminated at any time by mutual agreement of the Parties.

ONLINE version

State/State

3

- Notwithstanding any other provision herein, if there is a cessation of production of 10. communitized substances for more than sixty (60) days beginning one year after the date of execution, this Agreement shall automatically terminate, along with the ability to produce communitized substances, unless notice of reworking or drilling operations on the communitized area is made within 60 days of cessation of production of communitized substances and are thereafter conducted with reasonable diligence or the Commissioner of Public Lands otherwise grants an exception to continued drilling operations, including for the compliance of other state rules, laws, or policies. All such notices provided pursuant to this Paragraph shall be in writing and must be approved by the Commissioner. As to State Trust Lands, written notice of intention to commence any operations hereunder shall be filed with the Commissioner within thirty(30) days after the cessation of such production, and a report of the status of such operations shall be made by the Operator to the Commissioner every thirty (30) days, and the cessation of such operations for more than twenty (20) consecutive days shall be considered as an abandonment of such operations as to any lease from the State of New Mexico included in this Agreement. All requests to the Commissioner to grant an exception or exceptions for the compliance of other state rules, laws, or policies must be made in writing within thirty (30) days after the cessation of such production, and a report of the status of such operations shall be made by the Operator to the Commissioner every thirty (30) days, and the cessation of such operations for more than twenty (20) consecutive days shall be considered as an abandonment of such operations as to this Agreement or any lease from the State of New Mexico included in this Agreement
- 11. Operator shall furnish the Commissioner and the OCD, with any and all reports, statements, notices and well logs and records which may be required under the laws and regulations of the State of New Mexico.
- 12. It is agreed between the Parties that the Commissioner, or the Commissioner's duly authorized representatives, shall have the right of supervision over all operations under the communitized area to the same extent and degree as provided in the oil and gas leases described in Exhibit "A" hereto and in the applicable oil and gas regulations of the State Land Office and the OCD.
- 13. If any order of the OCD upon which this Agreement is predicated or based is in anyway changed or modified, then in such event said Agreement is likewise modified to conform thereto.
- 14. This Agreement may be executed in any number of counterparts, no one of which needs to be executed by all Parties, or may be ratified or consented to by separate instruments, in writing, specifically referring hereto, and shall be binding upon all Parties who have executed such a counterpart, ratification or consent hereto with the same force and effect as if all parties had signed the same document.
- 15. This Agreement shall be binding upon the Parties hereto and shall extend to and be binding upon their respective heirs, executors, administrators, successors and assigns.

ONLINE version

- 16. In the event that Operator is aggrieved by a decision of the Commissioner with respect to any action by the Commissioner arising under this Agreement, Operator may within thirty (30) days after the date of such action file an administrative contest pursuant to 19-7-64 NMSA (1978) and 19.2.15 NMAC. Operator shall initiate no court action against the Commissioner or New Mexico State Land Office regarding this Agreement except to appeal a final decision of the Commissioner rendered pursuant to such a contest proceeding, and as provided by 19-7-64 NMSA (1978). The Parties agree that any venue for any appeal or other action shall be in Santa Fe, New Mexico.
- 17. Operator shall notify the Commissioner in writing within ten (10) days of (i) Operator's receipt of any compliance order, enforcement order, notice of violation, warning letter, or other written notice of final or contemplated enforcement action taken by any federal, state, or local governmental entity arising out of or concerning any of Operator's operations on New Mexico state trust land; (ii) Operator's receipt of any order, judgment, or decree (on consent or otherwise) entered by any federal or state court against Operator arising out of or concerning any of Operator's operations on New Mexico state trust land; or (iii) Operator's receipt of any written notice of claim, written pre-suit notice, or lawsuit arising out of or concerning any of Operator's operations on New Mexico state trust land. Upon the Commissioner's request, Operator shall promptly provide the Commissioner with a cc py of any such order, judgment, decree, notice, letter, or lawsuit.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the day and year first above written.

Operator	BTA Oil Producers, LLC	_Lessees of Record_	BTA Oil Producers, LLC
	M. Davenport, Jr.		V-F Petroleum Inc.
	name of person		ConocoPhillips Company
Type of authority	10		Marathon Oil Company
Signature Signature	modern to	-	

Attach additional page(s) if needed.

ONLINE version

State/St. te

OPERATOR:	BTA Oil Producers, LLC	
BY:Rober	rt M. Davenport, Jr., Memb	(Name and Title of Authorized Agent)
Ronton	V Longoth	(Signature of Authorized Agent)
	Acknowledgment i	n an Individual Capacity
State of County of) SS))	
This instrument was By Name(s) of Person	as acknowledged before me	e on Date
(Se	al)	Signature of Notarial Officer
		My commission expires:
	Acknowledgment in	an Representative Capacity
State of Texas) SS)	
	as acknowledged before m avenport, Jr., Member o	Date : 12/16/24 FBTA Oil Producers, LLC
(Sea	RRIS RAMOS Public, State of Texas xpires November 1, 2026	Signature of Notarial Officer My commission expires: 11-1-24
ONLINE version	State/S	tate 6

VC-1285-1, VC-0960-0, VC-1095-0, VC-0712-1, VC-1295-1, VC-1293-1 BTA Oil Producers, LLC Lease # and Lessee of Record: Jr., Membe (Name and Title of Authorized Agent) BY: Robert M. Davenport not myllo (Signature of Authorized Agent) Acknowledgment in an Individual Capacity State of SS) County of) Date This instrument was acknowledged before me on Ву Name(s) of Person(s) Signature of Notarial Officer (Seal) My commission expires: Acknowledgment in an Representative Capacity State of Texas) SS) County of Midland) Date: 12/16/24 This instrument was acknowledged before me on By: Robert M. Davenport, Jr., Member of BTA Oil Producers, LLC Name(s) of Person(s) Signature of Notarial Officer KRIS RAMOS 11-1-26 Notary Public, State of Texas My commission expires: Comm. Expires November 1, 2026 Notary ID 12589744-9 **ONLINE** State/State 8 version

Lease # and Lessee of Record: VA-1351-5 V-F Petroleum, Inc.		
BY: F. M. GAHR, Dres	(Name and Title of Authorized Agent)	
- Jon Yahr	(Signature of Authorized Agent)	
Acknowledgment in an I	Individual Capacity	
State of)		
County of SS)		
This instrument was acknowledged before me on	Date	
Ву	e.	
Name(s) of Person(s)		
(Seal)	Signature of Notarial Officer	
(653.)	My commission expires:	
	constitute Canacity	
Acknowledgment in an Re	epresentative Capacity	
State of Texas		
County of Midland)		
This instrument was acknowledged before me on ?	18th day of March 2015 Date:	
By: J.M. Gahr, as Presylent of V-F Petrolou	m Erc	
Name(s) of Person(s)	Ad in the a	
PAMELA M. O'NEIL SUGNARY PUBLIC, STATE OF TEXAS	Signature of Notarial Officer	
NOTARY ID 580984-1 MY COMMISSION EXP. 10-21-2026	My commission expires: 10/21/2026	
	MA COUNTRIESSION CAPITOS. 16151 1909	

Lease # and Lessee	of Record: BO-1606-0 Cond	ocoPhillips Company
	n N. House, Attorney-in-fact	(Name and Title of Authorized Agent)
Ja-la-M	Acknowledgment in an	(Signature of Authorized Agent)
	Tionico Wiodginono Zi din	
State of)	
County of	SS)	
This instrument was	acknowledged before me on	Date
Ву	J	
Nanie(s)of Person(s)) U*(I	
(Seal)		Signature of Notarial Officer
		My commission expires:
		rag
	Acknowledgment in an R	epresentative Capacity'
State of	TEXAS)	
County of	SS) MIDLAND)	
·		Date: 2/7/2025
Ion Agran N. House	acknowledged before me on se, Attorney-in-fact	Date: 7 7
Name(s) of Person(s)		MALLIANDOLL
		11 million of the second
MARTHA DELGADO (Seal) ly Notary ID # 133566032 Expires February 2, 2026		Signature of Notarial Officer 2/2/2004 My commission expires:
ONLINE version	State/State	9

Lease # and Lessee of Record:	athon Oil Company
BY: Jon-Aaron N. House, Attorney-in-fact	(Name and Title of Authorized Agent)
Acknowledgment in a	(Signature of Authorized Agent) (KR)
State of) SS) County of) This instrument was acknowledged before me on By Name(s) of Person(s)	Date
(Seal)	Signature of Notarial Officer My commission expires:
Acknowledgment in an I	Representative Capacity
State of TEXAS) SS) County of MIDLAND) This instrument was acknowledged before me on By: Jon-Aaron N. House, Attorney-in-fact Name(s) of Person(s)	Date: 2/7/2025
MARTHA DELGAD (Seal) My Notary ID # 133566032 Expires February 2, 2026 ONLINE State/State	Signature of Notarial Officer My commission expires: 2/2/2026

EXHIBIT A

Attached to and made a part of that Communiti ration Agreement dated January 1, 20 25_
by and between BTA Oil Producer, LLC, (Operator) BTA Oil Producers, LLC,
V-F Petroleum Inc., ConocoPhillips Company, and Marathon Oil Company, (Record Title Holders/Lessees of Record) covering the Subdivisions: E/2 SE/4 of Section 11, W/2 SW/4 of Section 12, W/2 W/2 of Section 13, E/2 E/2 of Section 14, E/2 NE/4 of Section 23 and W/2 NW/4 of Section 24, Twnshp 17S , Rnge: 35E , NMPM Lea
OPERATOR of Communitized Area: <u>BTA Oil Producers, LLC</u>
DESCRIPTION OF LEASES COMMITTED: TRACT NO. 1
Lessor: State of New Mexico acting by and through its Commissioner of Public Lands
Lessee of Record: BTA Oil Producers, LLC
Serial No. of Lease: VC-1285-1 Date of Lease: 10/1/2024
Description of Lands Committed:
Subdivisions: W/2 SW/4
Subdivisions: W/2 SW/4 Sect(s): 12 Twnshp: 17S , Rng: 35E NMPM Lea County NM
Sect(s): 12 Twnshp: 17S , Rng: 35E NMPM Lea County NM
Sect(s): 12 Twnshp: 17S , Rng: 35E NMPM Lea County NM No. of Acres: 80
Sect(s): 12 Twnshp: 17S , Rng: 35E NMPM Lea County NM No. of Acres: 80 TRACT NO. 2 Lessor: State of New Mexico acting by and through its Commissioner of Public Lands
Sect(s): 12 Twnshp: 17S , Rng: 35E NMPM Lea County NM No. of Acres: 80 TRACT NO. 2 Lessor: State of New Mexico acting by and through its Commissioner of Public Lands Lessee of Record: V-F Petroleum, Inc.
Sect(s): 12 Twnshp: 17S , Rng: 35E NMPM Lea County NM No. of Acres: 80 TRACT NO. 2 Lessor: State of New Mexico acting by and through its Commissioner of Public Lands Lessee of Record: V-F Petroleum, Inc. Serial No. of Lease: VA-1351-5 Date of Lease: 3/1/1995
Sect(s): 12 Twnshp: 17S , Rng: 35E NMPM Lea County NM No. of Acres: 80 TRACT NO. 2 Lessor: State of New Mexico acting by and through its Commissioner of Public Lands Lessee of Record: V-F Petroleum, Inc. Serial No. of Lease: VA-1351-5 Date of Lease: 3/1/1995 Description of Lands Committed:
Sect(s): 12 Twnshp: 17S , Rng: 35E NMPM Lea County NM No. of Acres: 80 TRACT NO. 2 Lessor: State of New Mexico acting by and through its Commissioner of Public Lands Lessee of Record: V-F Petroleum, Inc. Serial No. of Lease: VA-1351-5 Date of Lease: 3/1/1995 Description of Lands Committed: Subdivisions: NW/4 NW/4

ONLINE version August, 2021

TRACT NO. 3

Lessor: State of New Mexico acting by and through its Commissioner of Public Lands
Lessee of Record: ConocoPhillips Company
Serial No. of Lease: <u>B0-1606-0</u> Date of Lease: <u>11/1/2024</u>
Description of Lands Committed:
Subdivisions: SW/4 NW/4
Sect(s): 13 Twnshp: 17S Rng: 35E NMPM Lea County, NM
No. of Acres: 40
TRACT NO. 4 Lessor: State of New Mexico acting by and through its Commissioner of Public Lands
Lessee of Record: BTA Oil Producers, LLC
Serial No. of Lease: VC-0960-0 Date of Lease: 4/1/2022
Description of Lands Committed:
Subdivisions: NW/4 SW/4
Sect(s): 13 Twnshp: 17S Rng: 35E NMPM Lea County, NM
No. of Acres: 40
TRACT NO. 5 Lessor: State of New Mexico acting by and thre ugh its Commissioner of Public Lands
Lessee of Record: Marathon Oil Company
Serial No. of Lease: <u>E0-7567-7</u> Date of Lease: <u>11/17/1953</u>
Description of Lands Committed:
Subdivisions: SW/4 SW/4
Sect(s): 13 Twnshp: 17S Rng: 35E NMPM Lea County, NM
No. of Acres: <u>40</u>
ONLINE State/State version

Released to Imaging: 11/26/2025 9:16:25 AM

August, 2021

TRACT NO. 6
Lessor: State of New Mexico acting by and through its Commissioner of Public Lands
Lessee of Record: BTA Oil Producers, LLC
Serial No. of Lease: VC-1095-0 Date of Lease: 2/1/2023
Description of Lands Committed:
Subdivisions: W/2 NW/4
Sect(s): 24 Twnshp: 17S Rng: 35E NMPM Lea County, NM
No. of Acres: 80
TRACT NO. 7
Lessor: State of New Mexico acting by and through its Commissioner of Public Lands
Lessee of Record: BTA Oil Producers, LLC
Serial No. of Lease: VC-0712-1 Date of Lease: 4/1/2020
Description of Lands Committed:
Subdivisions: E/2 NE/4
Sect(s): 23 Twnshp: 17S Rng: 35E NMPM Lea County, NM
No. of Acres: 80
TRACT NO. 8
Lessor: State of New Mexico acting by and through its Commissioner of Public Lands
Lessee of Record: V-F Petroleum, Inc.
Serial No. of Lease: <u>LG-2051-1</u> Date of Lease: <u>9/1/1974</u>
Description of Lands Committed:
Subdivisions: SE/4 NE/4 and E/2 SE/4
Sect(s): 14 Twnshp: 17S Rng: 35E NMPM Lea County, NM
No. of Acres: <u>120</u>

ONLINE version August, 2021

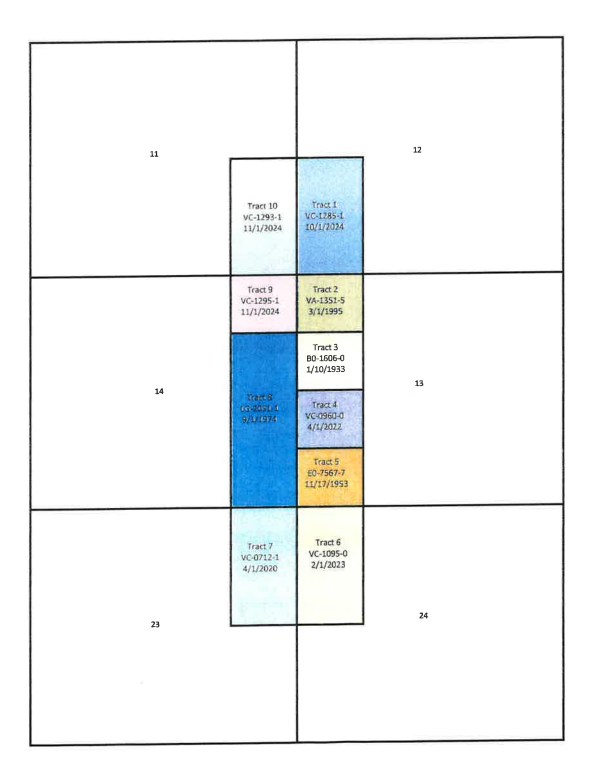
TRACT NO. 9 Lessor: State of New Mexico acting by and through its Commissioner of Public Lands
Lessee of Record: BTA Oil Producers, LLC
Serial No. of Lease: VC-1295-1 Date of Lease: 11/1/2024
Description of Lands Committed:
Subdivisions: NE/4 NE/4
Sect(s): 14 Twnshp: 17S Rng: 35E NMPM Lea County, NM
No. of Acres: <u>40</u>
TRACT NO. 10 Lessor: State of New Mexico acting by and through its Commissioner of Public Lands
Lessee of Record: BTA Oil Producers, LLC
Serial No. of Lease: VC-1293-1 Date of Lease: 11/1/2024
Description of Lands Committed:
Subdivisions: E/2 SE/4
Sect(s): 11 Twnshp: 17S Rng: 35E NMPM Lea County, NM
No. of Acres: 80

RECAPITULATION

Number of Acres Committed	Percentage of Interest In Communitized Area (Must equal 100%)
80	12.5%
40	6.25%
40	6.25%
40	6.25%
40	6.25%
80	12.5%
80	12.5%
120	18.75%
40	6.25%
80	12.5%
640	100.00%
	80 40 40 40 40 80 80 120 40

TRACT PLAT

E/2 SE/4 of Section 11, W/2 SW/4 of Section 12, W/2 W/2 of Section 13, E/2 E/2 of Section 14, E/2 NE/4 of Section 23, and W/2 NW/4 of Section 24, Township 17 South, Range 35 East, County of Lea, State of New Mexico





BTA OIL PRODUCERS, LLC

CARLTON BEAL, JR. **BARRY BEAL** SPENCER BEAL KELLY BEAL BARRY BEAL, IR. STUART BEAL ROBERT DAVENPORT, JR.

104 SOUTH PECOS STREET MIDLAND, TEXAS 79701-5021 432-682-3753

ASHLEY BEAL LAFEVERS ALEX BEAL HILL DAVENPORT TREY FUQUA ADAMS DAVENPORT MICHAEL BEAL

August 5, 2025

CERTIFIED MAIL RETURN RECEIPT REQUESTED

In re: Application of BTA Oil Producers, LLC for administrative approval to surface commingle (pool lease commingle) oil and gas production at the Hideout-Box Elder CTB located in the SE/4 of the NE/4 of Section 24, Township 17 South, Range 35 East, Lea County, New Mexico, and to add additional wells.

To: **ALL AFFECTED PARTIES**

Ladies and Gentleman:

Enclosed is a copy of the above-referenced application, which was filed with the New Mexico Oil Conservation Division on this date. Any objection to this application must be filed in writing within twenty days from this date at the Division's Santa Fe office located at 1220 South St. Francis Drive, Santa Fe, New Mexico, 87505. If no objection is received within this twenty-day period, this application may be approved administratively by the Division.

If you have any questions or concerns for BTA, please call or write me at 432-682-3753 or msena@btaoil.com. Mail to be directed to BTA Oil Producers, LLC., 104 South Pecos, Midland, Texas 79701 ATTN: Michelle Sena.

Respectfully,

Michella Sona

Michelle Sena **Production Analyst** BTA Oil Producers, LLC msena@btaoil.com

O: 432-682-3753

NAME	ADDRESS	TRACKING NUMBER
	PO Box 900	
801, LLC	Artesia, NM 88221	9214 8969 0099 9790 1849 3020 31
Babe Development Company	PO Box 758 Roswell, NM 88202-0758	9214 8969 0099 9790 1849 3020 55
Base Bevelopment Company	PO Box 1401	0211 0000 0000 0700 1010 0020 00
Ball Oil and Gas, LLC	Roswell, NM 88202-1401	9214 8969 0099 9790 1849 3020 62
	P. O. Box 3098	
Beall, Thomas M. & Carolyn R.	Midland, TX 79702-3098	9214 8969 0099 9790 1849 3023 83
D	PO Box 45750	0044 0000 0000 0700 4040 0000 70
Bean Family Limited Co	Rio Ranch, NM 87174-5750 1000 Greenway Circle	9214 8969 0099 9790 1849 3020 79
Bernhardt Oil Corporation	Norman, OK 73072	9214 8969 0099 9790 1849 3020 86
·	4251 Del Ridge Dr.	
Bick, Amanda Smart	High Ridge, MO 63049	9214 8969 0099 9790 1849 3020 48
Disale Stans Minanala Camananu I D	P.O. Box 301267	0244 0000 0000 0700 4040 2020 02
Black Stone Minerals Company LP	Dallas, TX 75303-1267 3410 Kessler Place	9214 8969 0099 9790 1849 3020 93
Bowtie Slash Energy Inc.	Roswell, NM 88201	9214 8969 0099 9790 1849 3201 09
3,	PO Box 1778	
CBR Oil Properties, LLC	Spring, TX 77383-1778	9214 8969 0099 9790 1849 3021 16
CIM Droduction Co	PO Box 881	0244 0000 0000 0700 4040 0004 00
CLM Production Co.	Roswell, NM 88202 1209 San Juan	9214 8969 0099 9790 1849 3021 23
Cox, Sheryl	Roswell, NM 88201	9214 8969 0099 9790 1849 3023 52
,		
Crossley, G.P. dba NGS Minerals LLC	PO Box 2464 Roswell, NM 88202	9214 8969 0099 9790 1849 3021 54
	PO Box 1889	
Fuel Products, Inc.	Midland, TX 79702	9214 8969 0099 9790 1849 3021 47
Gahr Ranch and Investments Partnership,	PO Box 1889	
Ltd.	Midland, TX 79702	9214 8969 0099 9790 1849 3021 61
Het Maca Cil Campany	PO Box 20339	9214 8969 0099 9790 1849 3021 78
Hat Mesa Oil Company	Albuquerque, NM 87154-0339	9214 6969 0099 9790 1649 3021 76
Herbig, John F. and Elizabeth Herbig	6 Hanover Midland, TX 79705	9214 8969 0099 9790 1849 3022 08
Tierbig, John F. and Elizabeth Flerbig	11886 Greenville Ave., Ste 106	9214 0303 0033 3130 1043 3022 00
Highland Texas Energy Company	Dallas, TX 75243	9214 8969 0099 9790 1849 3021 85
	P.O. Box 20339	
Hutchings Oil Company	Albuquerque, NM 87154-0339	9214 8969 0099 9790 1849 3021 92
Maverick Permian LLC	1000 Main Street, Suite 2900 Houston, TX 77002	9214 8969 0099 9790 1849 3022 53
200		
McDrido Suc Hansen	PO Box 3480	0244 9060 0000 0700 4940 2002 70
McBride, Sue Hanson	Roswell, NM 88202-3480	9214 8969 0099 9790 1849 3023 76
	PO Box 3767	
McBride, Julie Scott	Roswell, NM 88202-3767	9214 8969 0099 9790 1849 3022 22
	PO Box 1515	
McBride III, Doublas Ladson	Roswell, NM 88202-1515	9214 8969 0099 9790 1849 3021 30
Nearburg Evaluration Company 11.0	PO Box 823085	9214 8969 0099 9790 1849 3022 77
Nearburg Exploration Company, LLC	Dallas, TX 75382 710 Dragon	32 14 0303 0033 3730 1043 3022 77
Nearburg, Mark K. & Kim M. Nearburg	Lakeway, TX 78734	9214 8969 0099 9790 1849 3022 39
	PO Box 45750	
New Mexico Western Minerals, Inc.	Rio Rancho, NM 87174	9214 8969 0099 9790 1849 3022 84
PD III Exploration	PO Box 871 Midland, TX 79702	9214 8969 0099 9790 1849 3023 07
	·	3214 0000 0000 9190 1049 0020 01
Read & Stevens Inc -c/o Permian Resources Operating, LLC	300 N. Marienfeld Street, Suite 1000 Midland, TX 79701	9214 8969 0099 9790 1849 3023 14
Operating, LLO	I WIIGIANG, IA 19101	JZ 17 0303 0033 3130 1043 JUZJ 14

	6 Hanover	
Sandhills Oil Company	Midland, TX 79705	9214 8969 0099 9790 1849 3023 21
	PO Box 17017	
SBI West Texas I LLC	Galveston, TX 77552	9214 8969 0099 9790 1849 3023 38
	PO Box 20339	
SCW Interiors, LLC	Albuquerque, NM 87154-0339	9214 8969 0099 9790 1849 3023 45
Out and Jahra O	6825 Island Circle	0044 0000 0000 0700 4040 0000 45
Smart, John S,	Midland, TX 79707	9214 8969 0099 9790 1849 3022 15
Connect Months of	6825 Island Circle	0044 0000 0000 0700 4040 2000 40
Smart, Martha K.	Midland, TX 79707	9214 8969 0099 9790 1849 3022 46
Our and Dadwin la Mindial d	P.O. Box 10458	0044 0000 0000 0700 4040 0000 04
Smart, Patrick Winfield	Midland, TX 79707	9214 8969 0099 9790 1849 3022 91
NM State Land Office - Oil and Gas	P.O. Box 1148	0044 0000 0000 0700 4057 0000 00
Accounting Division	Santa Fe, NM 87504	9214 8969 0099 9790 1657 2332 99
	PO Box 811	
Tierra Encantada	Roswell, NM 88202	9214 8969 0099 9790 1849 3023 90
	7310 E. Co. Rd. 108	
Tindle, Mike and Anita Dell	Midland, TX 79706	9214 8969 0099 9790 1849 3022 60
	PO Box 1889	
Trustees of the Gahr Trust	Midland, TX 79702	9214 8969 0099 9790 1849 3024 06
	P.O. Box 1889	
V-F Petroleum Inc.	Midland, TX 79702	9214 8969 0099 9790 1849 3024 13
	8849 Larston St	
West Pecos Trading Company, LLC	Houston, TX 77055	9214 8969 0099 9790 1849 3024 20
	PO Box 1834	
Worrall Investment Corporation	Roswell, NM 88202	9214 8969 0099 9790 1849 3024 37
_	PO Box 2323	
Yates Energy Corporation	Roswell, NM 88203	9214 8969 0099 9790 1849 3024 44

Affidavit of Publication

STATE OF NEW MEXICO COUNTY OF LEA

I, Daniel Russell, Publisher of the Hobbs News-Sun, a newspaper published at Hobbs, New Mexico, solemnly swear that the clipping attached hereto was published in the regular and entire issue of said newspaper, and not a supplement thereof for a period of 1 issue(s).

> Beginning with the issue dated August 07, 2025 and ending with the issue dated August 07, 2025.

Publisher

Sworn and subscribed to before me this 7th day of August 2025.

Business Manager

My commission expires

January 29, 2027

(Seal)

STATE OF NEW MEXICO
NOTARY PUBLIC
GUSSIE RUTH BLACK
COMMISSION # 1087526
COMMISSION EXPIRES 01/29/2027

This newspaper is duly qualified to publish legal notices or advertisements within the meaning of Section 3, Chapter 167, Laws of 1937 and payment of fees for said publication has been made.

LEGAL NOTICE August 7, 2025

Notice of Application for Surface Commingling

BTA Oil Producers, LLC (OGRID No. 260297), located at 104 S. Pecos, Midland TX 79701 seeks administrative approval to surface commingle (pool commingle) diversely owned oil and gas production from the Hideout 22115 24 13 State Com #001H, Hideout 22115 24 13 State Com #002H, Box Elder 22115 State Com #3H and Box Elder 22115 23 14 11 State Com #3H elles at the Hideout-Box Elder CTB located in the SE/4 of the NE/4 of Section 24, Township 17 South, Range 35 East, Lea County, New Mexico. The wells and facility locations are in Section 24, Township 17 South, Range 35 East, Lea County, New Mexico. Production is from the WC-025 G-09 S173615C; UPPER PENN [98333] and VACUUM; C1SCO-CANYON, EAST [97202], Pursuant to Statewide Rule 19.15.12.10, interested parties must file objections with the division's Santa Fe office within 20 days after publication, or the NMOCD may approve the application. For questions pertaining to the application, please contact Michelle Sena at (432) 682-3753 ext. 124.

01101299

00303407

PAM INSKEEP BTA OIL PRODUCERS 104 SOUTH PECOS MIDLAND, TX 79701 From: <u>Clelland, Sarah, EMNRD</u>

To: Michelle Sena

Subject: RE: [EXTERNAL] Expedited Request

Date: Wednesday, November 5, 2025 1:08:00 PM

Attachments: <u>image001.png</u>

Can you please submit a C-103X changing the Order from Oil and Gas to Oil Only for PLC-1039, Please?

Thanks,

Sarah Clelland

Petroleum Specialist

State of New Mexico Energy, Minerals, and Natural Resources Department Oil Conservation Division Cell: (505) 537-0627

Sarah.Clelland@emnrd.nm.gov

From: Michelle Sena < MSena@btaoil.com> Sent: Monday, November 3, 2025 8:45 AM

To: Clelland, Sarah, EMNRD <Sarah.Clelland@emnrd.nm.gov>

Subject: [EXTERNAL] Expedited Request

CAUTION: This email originated outside of our organization. Exercise caution prior to clicking on links or opening attachments.

Hi Sarah.

I have attached an expedited request form.

Those first 2 on the list are more of a priority, but I went ahead and added to rest on there to make my boss happy.

Thank you!!!

Michelle Sena

Production Analyst



BTA Oil Producers, LLC

104 South Pecos

Midland, TX 79701

Telephone: 432-682-3753 Ext 124

From: <u>Clelland, Sarah, EMNRD</u>

To: Michelle Sena

Subject: RE: [EXTERNAL] Expedited Request

Date: Wednesday, November 5, 2025 1:08:00 PM

Attachments: <u>image001.png</u>

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Petroleum Specialist

State of New Mexico Energy, Minerals, and Natural Resources Department Oil Conservation Division Cell: (505) 537-0627

Sarah.Clelland@emnrd.nm.gov

From: Michelle Sena < MSena@btaoil.com> Sent: Monday, November 3, 2025 8:45 AM

To: Clelland, Sarah, EMNRD <Sarah.Clelland@emnrd.nm.gov>

Subject: [EXTERNAL] Expedited Request

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Thank you!!!

Michelle Sena

Production Analyst



BTA Oil Producers, LLC

104 South Pecos

Midland, TX 79701

Telephone: 432-682-3753 Ext 124

Sante Fe Main Office Phone: (505) 476-3441

General Information Phone: (505) 629-6116

Online Phone Directory https://www.emnrd.nm.gov/ocd/contact-us

State of New Mexico Energy, Minerals and Natural Resources Oil Conservation Division 1220 S. St Francis Dr. Santa Fe, NM 87505

CONDITIONS

Action 523513

CONDITIONS

Operator:	OGRID:
BTA OIL PRODUCERS, LLC	260297
104 S Pecos	Action Number:
Midland, TX 79701	523513
	Action Type:
	[C-103] NOI General Sundry (C-103X)

CONDITIONS

Created By	Condition	Condition Date
sarah.clelland	Please review the content of the order to ensure you are familiar with the authorities granted and any conditions of approval. If you have any questions regarding this matter, please contact me.	11/26/2025