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

APPLICATION FOR SURFACE COMMINGLING SUBMITTED BY CIMAREX ENERGY COMPANY

ORDER NO. PC-1381

ORDER

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

FINDINGS OF FACT

- 1. Cimarex Energy Company ("Applicant") submitted a complete application to surface commingle the oil and gas production ("Application") from the pools, leases, and wells identified in Exhibit A.
- 2. To the extent that ownership is identical, Applicant submitted a certification by a licensed attorney or qualified petroleum landman that the ownership in the pools, leases, and wells to be commingled is identical as defined in 19.15.12.7(B) NMAC.
- 3. Applicant proposed a method to allocate the oil and gas production to the pools, leases, and wells to be commingled.
- 4. To the extent that ownership is diverse, 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 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.
- 5. Applicant provided notice of the Application to the Bureau of Land Management ("BLM") or New Mexico State Land Office ("NMSLO"), as applicable.
- 6. 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.
- 7. Applicant in the notice for the Application stated that it sought authorization to add additional pools, leases, and wells and identified the parameters to make such additions.

CONCLUSIONS OF LAW

- 8. 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, and 19.15.12 NMAC.
- 9. Applicant satisfied the notice requirements for the Application in accordance with 19.15.12.10(A)(2), (C)(4)(c), and (C)(4)(e) NMAC, as applicable.

- 10. Applicant's proposed method of allocation, as modified herein, complies with 19.15.12.10(B)(1) or (C)(1) NMAC, as applicable.
- 11. 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) and (C)(4)(h) NMAC.
- 12. Applicant did not give adequate notice that it sought authorization to add pools, leases, or wells as required by 19.15.12.10(C)(4)(g) NMAC.
- 13. 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 identified in Exhibit A.
- 2. The oil and gas production from each well shall be separated and metered prior to commingling.
- 3. Applicant shall measure the commingled oil at a central tank battery described in Exhibit A in accordance with 19.15.18.15 NMAC or 19.15.23.8 NMAC.
- 4. Applicant shall measure the commingled gas at a central delivery point described in Exhibit A in accordance with 19.15.19.9 NMAC, provided however that if the gas is flared, and regardless whether OCD has granted an exception pursuant to 19.15.18.12(B) NMAC, Applicant shall report the gas in accordance with 19.15.18.12(F) NMAC.
- 5. Applicant shall calibrate the meters used to measure or allocate oil and gas production in accordance with 19.15.12.10(C)(2) NMAC.
- 6. 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 commingle 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.
- 7. Applicant's request for authorization to add pools, leases, and wells prospectively pursuant to 19.15.12.10(C)(4)(g) NMAC is denied.
- 8. Applicant shall not commence commingling oil or gas production from state, federal, or tribal leases until approved by the BLM or NMSLO, as applicable.
- 9. OCD retains jurisdiction and reserves the right to modify or revoke this Order as it deems necessary to prevent waste or protect correlative rights, public health, or the environment.

STATE OF NEW MEXICO OIL CONSERVATION DIVISION

RML	DATE:	5/27/2020
ADRIENNE SANDOVAL		
DIRECTOR		

State of New Mexico Energy, Minerals and Natural Resources Department

Exhibit A

Order: PC-1381

Operator: Cimarex Energy Company (215099)

Central Tank Battery: Crawford 27-26 Fee Central Tank Battery

Central Tank Battery Location (NMPM): Section 27, Township 24 South, Range 26 East Gas Custody Transfer Meter Location (NMPM): Section 27, Township 24 South, Range 26 East

Pools

Pool Name Pool Code
PURPLE SAGE; WOLFCAMP (GAS) 98220
WILLOW LAKE; BONE SPRING,WEST 96415

Leases as defined in 19.15.12.7(C) NMAC

Lease

Location (NMPM)

Fee AJ & Minne May Crawford

All Sec 27, All Sec 26

T24S-R26E

Wells				
Well API	Well Name	Location (NMPM)	Pool Code	Train
30-015-44693	Crawford 27-26 Fee 1H	D-27-24S-26E	98220	
30-015-44694	Crawford 27-26 Fee 2H	D-27-24S-26E	98220	
30-015-46497	Crawford 27-26 Fee 15H	E-27-24S-26E	98220	
30-015-46502	Crawford 27-26 Fee 16H	E-27-24S-26E	96415	
30-015-46536	Crawford 27-26 Fee 29H	I-28-24S-26E	98220	
30-015-46537	Crawford 27-26 Fee 30H	I-28-24S-26E	98220	