

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

Jessica Gorman Marathon Oil Permian, LLC 5555 San Felipe Houston, TX, 77056

March 25th, 2020

Re:

Communitization Agreement Approval

Blue Steel 21 WA Fee #2H Vertical Extent: Wolfcamp

Township: 23 South, Range 29 East, NMPM

Sect 16: W2 Sect 21: W2

Eddy County, New Mexico

Dear Ms Gorman,

The Commissioner of Public Lands has this date approved the Blue Steel 21 WA Fee #2H Communitization Agreement for the Wolfcamp formation effective 8/27/2019. 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 Niranjan Khalsa at (505) 827-6628.

Sincerely,

Gercie Prichary JL Stephanie Garcia Richard

COMMISSIONER OF PUBLIC LANDS

NEW MEXICO STATE LAND OFFICE

CERTIFICATE OF APPROVAL

COMMISSIONER OF PUBLIC LANDS, STATE OF NEW MEXICO

Marathon Oil Permian, LLC
Blue Steel 21 WA Fee #2H
Vertical Extent: Wolfcamp
Township: 23 South, Range: 29 East, NMPM
Section 16: W2
Section 21: W2
Eddy 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 27, 2019, 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 25th Day of March, 2020.

COMMISSIONER OF PUBLIC LANDS

Stephenie Gueic Hichard

of the State of New Mexico

NEW MEXICO STATE LAND OFFICE

CERTIFICATE OF APPROVAL

COMMISSIONER OF PUBLIC LANDS, STATE OF NEW MEXICO

Marathon Oil Permian, LLC
Blue Steel 21 WA Fee #2H
Vertical Extent: Wolfcamp
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- (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.

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IN WITNESS WHEREOF, this Certificate of Approval is executed, with seal affixed, this 25th Day of March, 2020.

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

Marathon Oil Permian, LLC
Blue Steel 21 WA Fee #2H
Vertical Extent: Wolfcamp
Township: 23 South, Range: 29 East, NMPM
Section 16: W2
Section 21: W2
Eddy County, New Mexico

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- (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 25th Day of March, 2020.

COMMISSIONER OF PUBLIC LANDS

of the State of New Mexico

NM State Land Office Oil, Gas, & Minerals Division

STATE/STATE OR STATE/FEE

Revised March 2017

COMMUNITIZATION AGREEMENT

ONLINE Version

Well Name: Blue Steel 21 WA Fee 2H

STATE OF NEW MEXICO)

KNOW ALL MEN BY THESE PRESENTS:

API #: 30 - 15 - 46069

COUNTY OF Eddy)

THAT THIS AGREEMENT [which is NOT to be used for carbon dioxide or helium] is entered into as of **August 27**, 20 **19**, by and between the parties subscribing, ratifying or consenting hereto, such parties hereinafter being referred to as "Parties hereto";

WHEREAS, the Commissioner of Public Lands of the State of New Mexico is authorized by the Legislature, as set forth in Sec. 19-10-53, New Mexico Statutes, Annotated, 1978, in the interest of conservation of oil & 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 & 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 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 of Public Lands to be fair and equitable.

WHEREAS, the parties hereto, own working, royalty, or other leasehold interests or operating rights under the oil and gas leases and lands subject to this agreement, which leases 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 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 March, 2017

State/State State/Fee 2020 JAH 22 MAII: 10

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

1. The lands covered by this agreement (hereinafter referred to as the "communitized area") are described as follows:

Subdivisions West Half

Eddy Of Sect(s) 16, 21 Twnshp 23S Rng 29E **NMPM** County, NM containing 640 acres, more or less. It is the judgment of the parties hereto 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 Oil Conservation Division of the New Mexico Energy, Minerals and Natural Resources Department, and in order to promote the conservation of the hydrocarbons in and that may be produced from said formation in and under said lands, and would be in the public interest;

AND, for the purposes aforesaid, the parties hereto do hereby communitize for proration or spacing purposes only the leases and/or 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 hereto 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 4, 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 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 March, 2017 State/State
State/Fee

- 4. Marathon Oil Permian LLC shall be the Operator of the said communitized area and all matters of operation shall be determined and performed by Marathon Oil Permian LLC
- 5. The State of New Mexico hereafter is entitled to the right to take in kind its share for the communitized substances allocated to such tract, and Operator shall make deliveries of such royalty share taken in kind in conformity with applicable contracts, laws, and regulations.
- 6. There shall be no obligation upon the parties hereto 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 hereto 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 subject to all applicable Federal and State laws, executive orders, rules and regulations affecting the performance of the provisions hereof, and no party hereto shall suffer a forfeiture or be liable in damages for failure to comply with any of the provisions of this agreement if compliance is prevented by or if such failure results from compliance with any such laws, orders, rules and regulations.
- 9. This agreement shall be effective as of the date hereinabove written upon execution by the necessary parties, notwithstanding the date of execution, and upon approval by the Commissioner of Public Lands, 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; provided, that this agreement shall not expire if there is a well capable of 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. Provided further, however, that prior to production in paying quantities from the communitized area, and upon fulfillment of all requirements of the Commissioner of Public Lands with respect to any dry hole or abandoned well drilled upon the communitized area, this agreement may be

ONLINE version March, 2017 State/State
State/Fee

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terminated at any time by mutual agreement of the parties hereto. This agreement shall not terminate upon cessation of production of communitized substances if, within sixty (60) days thereafter, reworking or drilling operations on the communitized area are commenced and are thereafter conducted with reasonable diligence. As to State Trust Lands, written notice of intention to commence such operations shall be filed with the Commissioner of Public Lands 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.

- 10. Operator will furnish the Oil Conservation Division of the New Mexico Energy, Minerals and Natural Resources Department, and the Commissioner of Public Lands of the State of New Mexico, 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.
- 11. It is agreed between the parties hereto that the Commissioner of Public Lands, or his 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 of New Mexico.
- 12. If any order of the Oil Conservation Division of the New Mexico Energy Minerals and Natural Resources Department, 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.
- 13. 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.
- 14. 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.

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

OPERATOR: Marathon Oil Permia	ın LLC			
BY: Matthew D. Brown as Attorney Name and Title of Authorized Agent Signature of Authorized Agent	-In-Fact			
Acknowle	edgment in an	Individual C	Capacity	
State of) SS) County of)			90	
This instrument was acknowledged By Name(s) of Person(s)	before me on		Date	
(Seal)			Signature of Notarial Of	ficer
		My commission	n expires:	
Acknowledg	gment in an R	Representative	Capacity	
State of Texas) SS)				
County of Harris				
This instrument was acknowledged	before me on(January.	154 2020 Date	
Name(s) of Person(s) (SESSICA GORMAN Notary Public, State of Texas Commission Expires 01-23-202 Notary ID 13008780-4	n-Fact for Ma		Signature of Notarial Offin expires: 1/23/2023	ficer
ONLINE version	State/State	a	OI: II MA SS HAL SYDS	
March, 2017	State/Fee		01:1144	5

LEASE #: V0-40750	
LESSEE OF RECORD: Devon Energy Production Compa	ny, LP
BY: Catherine Lebsack, Vice President Name & Title of Authorized Agent Lebsack Signature of Authorized Agent	
Acknowledgment in an I	ndividual Capacity
State of) SS) County of)	
This instrument was acknowledged before me on By	Date
Name(s) of Person(s)	
(Seal)	Signature of Notarial Officer
	My commission expires:
Acknowledgment in an Rep	presentative Capacity
State of OKLAHOMA) SS)	
County of OKLAHOMA)	
This instrument was acknowledged before me on	anwary 13.2020 Date
By Catherine Lebsack, Vice President of L.P., an Oklahoma limited partnership, o Name(s) of Person(s) (Seal) (Seal)	Devon Energy Production Company.

State/State

State/Fee

ONLINE version

March, 2017

11:11 MA SS MAL SYOS

EXHIBIT A

Attached to and made part of that Communitization Agreement dated August 27, 2019, by and between Marathon Oil Permian LLC Company and Devon Energy Production, LP,

The Subdivisions: West Half

Sections: 16, 21,

Township: 23 South,

Range: 29 East, NMPM Eddy County, NM

Limited in depth to the bottom of WolfCamp Formation.

OPERATOR of Communitized Area: Marathon Oil Permian LLC.

DESCRIPTION OF LEASES COMMITTED:

TRACT NO.1

Lessor:

The State of New Mexico Land Office

Lessee of Record:

Devon Energy Production Company, LP

Serial No. of Lease: V0-4075

Date of Lease: 10/01/1992

Description of Lands Committed:

Subdivisions: West Half

Section: 16

Township: 23 South

Range: 29 East, NMPM, Eddy County, NM

No. of Acres: 320

TRACT NO. 2

Lessor:

TDY Industries, LLC

Lessee of Record:

Marathon Oil Permian LLC

Serial No. of Lease:

Date of Lease: 01/09/2017

Description of Lands Committed:

Subdivisions: West Half

Section 21

Township 23 South

Range 29 East, NMPM, Eddy County, NM

No. of Acres: 320

2020 JAN 22 MAII: 11

	RECAPITULATION	<u>I</u>
Tract Number	Number of Acres	Percentage of Interest
	Committed	in Communitized Area
No. 1	320	50%
No. 2	320	50%
Total:	640	100%

NM State Land Office Oil, Gas, & Minerals Division

STATE/STATE OR STATE/FEE Revised March 2017

COMMUNITIZATION AGREEMENT

ONLI	NE Version Plus Stool 21 WA Foo 2H
KNOW ALL MEN BY THESE PRESENTS:	Well Name: Blue Steel 21 WA Fee 2H
STATE OF NEW MEXICO) ss)	API #: 30 - 15 - 46069
COUNTY OF Eddy)	

THAT THIS AGREEMENT [which is NOT to be used for carbon dioxide or helium] is entered into as of **August 27**, 20 **19**, by and between the parties subscribing, ratifying or consenting hereto, such parties hereinafter being referred to as "Parties hereto";

WHEREAS, the Commissioner of Public Lands of the State of New Mexico is authorized by the Legislature, as set forth in Sec. 19-10-53, New Mexico Statutes, Annotated, 1978, in the interest of conservation of oil & 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 & 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 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 of Public Lands to be fair and equitable.

WHEREAS, the parties hereto, own working, royalty, or other leasehold interests or operating rights under the oil and gas leases and lands subject to this agreement, which leases 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 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 March, 2017 State/State State/Fee 11:11MA SS NAU 5202

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

1. The lands covered by this agreement (hereinafter referred to as the "communitized area") are described as follows:

Subdivisions West Half

of Sect(s) **16, 21** Twnshp **23S** Rng **29E** NMPM **Eddy** County, NM containing **640** acres, more or less. It is the judgment of the parties hereto 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 Oil Conservation Division of the New Mexico Energy, Minerals and Natural Resources Department, and in order to promote the conservation of the hydrocarbons in and that may be produced from said formation in and under said lands, and would be in the public interest;

AND, for the purposes aforesaid, the parties hereto do hereby communitize for proration or spacing purposes only the leases and/or 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 hereto 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 4, 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 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.

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State/State
State/Fee

- 4. Marathon Oil Permian LLC shall be the Operator of the said communitized area and all matters of operation shall be determined and performed by Marathon Oil Permian LLC
- 5. The State of New Mexico hereafter is entitled to the right to take in kind its share for the communitized substances allocated to such tract, and Operator shall make deliveries of such royalty share taken in kind in conformity with applicable contracts, laws, and regulations.
- 6. There shall be no obligation upon the parties hereto 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 hereto 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 subject to all applicable Federal and State laws, executive orders, rules and regulations affecting the performance of the provisions hereof, and no party hereto shall suffer a forfeiture or be liable in damages for failure to comply with any of the provisions of this agreement if compliance is prevented by or if such failure results from compliance with any such laws, orders, rules and regulations.
- 9. This agreement shall be effective as of the date hereinabove written upon execution by the necessary parties, notwithstanding the date of execution, and upon approval by the Commissioner of Public Lands, 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; provided, that this agreement shall not expire if there is a well capable of 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. Provided further, however, that prior to production in paying quantities from the communitized area, and upon fulfillment of all requirements of the Commissioner of Public Lands with respect to any dry hole or abandoned well drilled upon the communitized area, this agreement may be

ONLINE version March, 2017 State/State
State/Fee

terminated at any time by mutual agreement of the parties hereto. This agreement shall not terminate upon cessation of production of communitized substances if, within sixty (60) days thereafter, reworking or drilling operations on the communitized area are commenced and are thereafter conducted with reasonable diligence. As to State Trust Lands, written notice of intention to commence such operations shall be filed with the Commissioner of Public Lands 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.

- 10. Operator will furnish the Oil Conservation Division of the New Mexico Energy, Minerals and Natural Resources Department, and the Commissioner of Public Lands of the State of New Mexico, 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.
- 11. It is agreed between the parties hereto that the Commissioner of Public Lands, or his 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 of New Mexico.
- 12. If any order of the Oil Conservation Division of the New Mexico Energy Minerals and Natural Resources Department, 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.
- 13. 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.
- 14. 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.

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

2020 JAH 22 AMII: 11

ONLINE version March, 2017 State/State
State/Fee

OPERATOR: Marathon C	Dil Permian LLC	
BY: Matthew D. Brown as Name and Title of Authorized Signature of Authorized Agent		
2	Acknowledgment in an	Individual Capacity
State of County of) SS))	
This instrument was acknown By Name(s) of Person(s)	owledged before me on	Date
(Seal)		Signature of Notarial Officer
		My commission expires:
Ac	knowledgment in an R	epresentative Capacity
State of Texas)	
County of Harris	SS)	
This instrument was acknown	wledged before me on (January 15th 2000 Date
By Matthew D. Brown as A	Attorney-In-Fact for Mar	athon Oil Permian LLC
Name(s) of Person(s)		\bigcirc 01
JESSICA GOR Notary Public, State Commission Expires Notary ID 130087	MAN e of Texas 01-23-2023 80-4	Signature of Notarial Officer My commission expires: 1/03/2023
ONLINE version	State/State	11:11 MA SS WAL GYOS
March, 2017	State/Fee	11.11W 5

LEASE #: V0-407	50	
LESSEE OF RECORD	Devon Energy Production Com	pany, LP
BY: Catherine Leben Name & Title of Authorized Agent	sack, Vice President orized Agent	
	Acknowledgment in an	Individual Capacity
State of County of This instrument was a) SS))	Data
By	cknowledged before me on	Date
Name(s) of Person(s)		
(Seal)		Signature of Notarial Officer My commission expires:
	Acknowledgment in an R	depresentative Capacity
State of OKLAHOMA) SS)	
County of OKLAHOMA)	
This instrument was ac	cknowledged before me on	January 13,2020 Date
By Catherine Lebsa L.P., an Oklahoma Name(s) of Person(s)	ack, Vice President o limited partnership,	f Devon Energy Production Company, on behalf of said limited partnership.
(Seal)	# 19010630 # 19010630 EXP. 10/21/23	My commission expires: Signature of Notarial Officer 21 23
ONLINE version	State/State	

State/Fee

March, 2017

EXHIBIT A

Attached to and made part of that Communitization Agreement dated August 27, 2019, by and between Marathon Oil Permian LLC Company and Devon Energy Production, LP,

The Subdivisions: West Half

Sections: 16, 21,

Township: 23 South,

Range: 29 East, NMPM Eddy County, NM

Limited in depth to the bottom of WolfCamp Formation.

OPERATOR of Communitized Area: Marathon Oil Permian LLC.

DESCRIPTION OF LEASES COMMITTED:

TRACT NO.1

Lessor:

The State of New Mexico Land Office

Lessee of Record:

Devon Energy Production Company, LP

Serial No. of Lease: V0-4075

Date of Lease: 10/01/1992

Description of Lands Committed:

Subdivisions: West Half

Section: 16

CAREA CADICAC

Township: 23 South

Range: 29 East, NMPM, Eddy County, NM

No. of Acres: 320

TRACT NO. 2

Lessor:

TDY Industries, LLC

Lessee of Record:

Marathon Oil Permian LLC

Serial No. of Lease:

Date of Lease: 01/09/2017

Description of Lands Committed:

Subdivisions: West Half

Section 21

Township 23 South

Range 29 East, NMPM, Eddy County, NM

No. of Acres: 320

11:11 MA SS WAL 0505

RECAPITULATION		
Tract Number	Number of Acres	Percentage of Interest
	Committed	in Communitized Area
No. 1	320	50%
No. 2	320	50%
Total:	640	100%

11:11MA SS MAL 0505



New Mexico State Land Office Oil, Gas & Minerals Division 310 Old Santa Fe Trail P.O. Box 1148 Santa Fe, NM 87504-0728

Marathon Oil Permian 5555 San Felipe Horston, Tx 77056 Atn: Jessica Gorman neopost[#]
04/15/2020
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