

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

APPLICATION OF TASCOSA ENERGY PARTNERS, LLC FOR APPROVAL OF THE KONG DELAWARE STATE EXPLORATORY UNIT, EDDY COUNTY, NEW MEXICO.

Case No. _____

APPLICATION

Tascosa Energy Partners, LLC (“Tascosa” or “Applicant”) (OGRID No. 329748), through its undersigned attorneys, files this application with the Oil Conservation Division (“Division”) for an order approving the KONG Delaware State Exploratory Unit. In support of this application, Tascosa states the following.

1. The proposed KONG Delaware State Exploratory Unit area consists of the following 473.98 acres of State land situated in Eddy County (“Unit Area”):

TOWNSHIP 21 SOUTH, RANGE 26 EAST, N.M.P.M.

Section 19: Lots 1-4 and E/2 NW/4
Section 30: Lots 1-4 and E/2 SW/4

2. Tascosa owns a substantial interest in the Unit Area and is the designated operator under the proposed Unit Agreement.

3. The unitized interval for the KONG Delaware State Exploratory Unit is the Delaware Sands formation, at a stratigraphic equivalent of the interval between 2,270 feet and 4,475 feet as found in the Compensated Neutron Formation Density well log on the Boscowitz #1 well (API No. 30-015-20777), located in Section 30, Township 21 South, Range 26 East, Eddy County, New Mexico.

4. Tascosa expects to obtain New Mexico State Land Office approval of the Unit Agreement prior to the hearing in this matter.

5. Tascosa is meeting with the working interest owners in the Unit Area and expects to obtain approval from a sufficient percentage of the interest owners to provide effective control of unit operations.

6. The Unit Agreement, and the unitized operation and management of the Unit Area, are in the best interests of conservation, the prevention of waste, and the protection of correlative rights.

WHEREFORE, Applicant requests that this application be set for hearing before an Examiner of the Oil Conservation Division on March 7, 2024, and, after notice and hearing this application be approved.

Respectfully submitted,

HINKLE SHANOR LLP

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