

# Additional Information

Proof of notice and AOR 3/25/20

CERTIFIED MAILING LIST

XTO Energy

CC SR Ribeye SWD #1

**SURFACE OWNER:**

**Certified #7019 0700 0001 4218 1452**

Bureau of Land Management  
620 E. Greene Street  
Carlsbad, NM 88220-6292

**GRAZING LESSEE:**

**Certified #7019 0700 0001 4218 0080**

Henry McDonald or  
Draper Brantly Jr  
PO Box 597  
Loving, NM 88256

**OFFSET OPERATOR NOTIFICATIONS:**

**Certified #7019 0700 0001 4218 1469**

EOG Resources, Inc  
PO Box 2267  
Midland, TX 79702

**Certified #7019 0700 0001 4218 1476**

OXY USA Inc  
PO Box 4294  
Houston, TX 77210-4294

**Certified #7019 0700 0001 4218 0059**

POGO Oil & Gas Oper  
1515 Calle Sur, Ste 174  
Hobbs, NM 88240

**Certified #7019 0700 0001 4218 0066**

COG Operating, LLC  
600 W. Illinois Ave  
Midland, TX 79702

**Certified #7019 0700 0001 4218 0073**

POCO Resources LLC  
3307 E Castleberry Rd  
Artesia, NM 88210

I, Tracie J Cherry, do hereby certify a copy of XTO Energy's intent to change the location of the proposed salt water disposal CC SR 24 Ribeye SWD #1 was sent on this date to the surface owner and offset operator(s) listed, via certified mail.

Signed:

  
Tracie J Cherry

Title: Regulatory Coordinator

Date:

03/25/20



XTO Energy Inc.  
6401 Holiday Hill Road, Bldg 5  
Midland, TX 79707  
Tracie J Cherry  
(432) 221-7379

March 25, 2020

**Via certified mail # 7019 0700 0001 4218 1452**

Bureau of Land Management  
620 E. Greene Street  
Carlsbad, NM 88220-6292

RE: Notice of Application to Inject Fluid  
CC SR Ribeye SWD 001  
Eddy County, New Mexico

Dear Offset Owner/Surface Owner:

You were previously notified via certified mail of XTO Energy Inc's (XTO) application to the New Mexico Oil Conservation Division (NMOCD) to drill and complete a salt water disposal well.

A small change has been made in the location since the original C-108 was submitted. The new location remains in the same NENE Sec 24 T25S-R29E. However, since this is considered a 'material' change, it does require all affected parties to be re-noticed. Included with this notification is an updated Form C-102 and 1-mile area of review map.

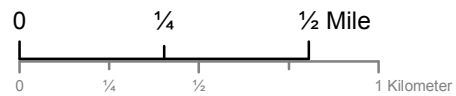
XTO is requesting the application be granted administratively. Any objections to the application or requests for a hearing must be filed with the Oil Conservation Division, 1220 South St Frances Dr., Santa Fe, New Mexico 87505 within 15 days receipt of this letter.
























Sincerely,



Tracie J Cherry  
Regulatory Coordinator

Attachments



- |  |                                 |   |                                |   |                     |
|--|---------------------------------|---|--------------------------------|---|---------------------|
|  | wellbore                        |  | <b>Well Status Name</b><br>GAS |  | NON-PRODUCING OTHER |
|  | State Lease                     |  | INJECTION                      |  | CO2                 |
|  | Federal Lease                   |  | MULTI OIL AND GAS PRODUCER     |  | DRY                 |
|  | one mile buffer                 |  | OIL                            |  | STORAGE             |
|  | BLM Active Unit -<br>Poker Lake |  | OIL AND GAS PRODUCER           |  | CBM                 |
|  |                                 |  | MULTIPLE GAS PRODUCER          |  | OTHER PRODUCING     |
|  |                                 |  | MULTIPLE OIL PRODUCER          |  | WATER SUPPLY WELL   |
|  |                                 |  | ABANDONED                      |  | WELL PERMIT         |
|  |                                 |  | DRILLING                       |  | WELL START          |

ALAMO CORP  
COG PROD LLC  
OXY U S A INC  
POGO PRODUCING CO  
XTO ENERGY INC  
XTO PERMIAN OPER LLC

## Lamkin, Baylen, EMNRD

---

**From:** Cherry, Tracie <Tracie\_Cherry@xtoenergy.com>  
**Sent:** Wednesday, March 25, 2020 2:50 PM  
**To:** Lamkin, Baylen, EMNRD  
**Subject:** [EXT] RE: CC SR 24 Ribeye SWD 1 (SWD-2175, pMAM1918228720)  
**Attachments:** 0897\_001.pdf; CC SR 24 Ribeye SWD one mile buffer.pdf

Hello Baylen.

I sent notice to the affected parties today. My certification is attached. I personally hand carried them to the mailroom this morning!

As to your other bullet points:

- Will the attached map be sufficient? This is how I have done the maps in the past. The well list (Exhibit C) also has the section-township-range listed with each well location.
- I show "Alamo Corp" in the legend at the bottom of the map. It is on the list of wells within the AOR (Exhibit C) as Plugged and Abandoned; not being an active operator, they were not noticed. Our mapping program will list wells in the buffer if there is a label attached to the location (active or not).  
*However, the 1 mile AOR did show POGO Producing Co but I could not verify notice was sent. Notice was sent via certified mail today. The only address I could locate was through the NMOCD site. I do not think POGO is going concern.*
- Re-notice is attached.

Thank you so much for helping with this. Please don't hesitate to get in touch if you need anything else or I did not answer your questions adequately. This was a bit of a challenge for me as I did not submit the original application.

Have a wonderful afternoon....Tracie

---

**From:** Lamkin, Baylen, EMNRD [mailto:Baylen.Lamkin@state.nm.us]  
**Sent:** Tuesday, March 24, 2020 11:56 PM  
**To:** Cherry, Tracie <Tracie\_Cherry@xtoenergy.com>  
**Subject:** RE: CC SR 24 Ribeye SWD 1 (SWD-2175, pMAM1918228720)

**External Email - Think Before You Click**

Tracie,

After reviewing the subject application I noticed a couple of issues that need clarification before a draft order can be submitted for final approval.

- The surface plat that was submitted has no labels or legend indicating which tracts are owned/operated by whom
- The application indicates that Alamo Corp. is an offset well operator yet there was no proof of notice furnished for them
- The re-notice we spoke about previously due to the change in surface location

If you can provide these pieces of information I can draft an order and submit it for final approval once the protest waiting period has passed. If you have any questions or concerns feel free to reach out.

Kind regards,

**Baylen Lamkin**

*Petroleum Specialist*

Oil Conservation Division

1220 South St. Francis Drive

Santa Fe, New Mexico 87505

505-476-3401



---

**From:** Cherry, Tracie <[Tracie\\_Cherry@xtoenergy.com](mailto:Tracie_Cherry@xtoenergy.com)>

**Sent:** Monday, March 23, 2020 3:44 PM

**To:** Engineer, OCD, EMNRD <[OCD.Engineer@state.nm.us](mailto:OCD.Engineer@state.nm.us)>

**Subject:** [EXT] CC SR 24 Ribeye SWD 1 (SWD-2175, pMAM1918228720)

**Importance:** High

Good afternoon.

The referenced C-108 Application for Authorization to Inject was submitted for administrative approval in May. When the Application for Permit to Drill (APD) was submitted in October, the location was moved slightly but remains in the same NENE Sec 24 25S-29E. Attached to this email is the C-102 that was submitted with the APD and a new 1-mile area of review.

Two additional wells are within the 1-mile radius but neither is deep enough to penetrate the proposed disposal interval (highlighted in red).

30-015-42451 (Patron 23 Federal)

Operator: COG

30-015-35925 (24 Federal 1)

Operator: Atlantic Richfield (Permit/Location cancelled)

Additionally, two wells (30-015-42483, 30-015-42483) were removed from the original 1-mile AOR. Both wells' drilling permit expired and the wellbore paths were removed from the IHS database. The only identification would be a surface location which is outside the AOR.

There are no additional revisions to the application and no additional notice required.

If you have any questions or need additional information, please feel free to contact me.

This SWD permit is now on XTO's critical path. If there is any additional information I can provide to expedite this process, please do not hesitate to contact me.

Thank you,

---

Tracie J Cherry  
Regulatory Coordinator  
Direct number 432-221-7379

