

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

**APPLICATION OF OXY USA INC. FOR APPROVAL  
OF A 1280-ACRE NON-STANDARD HORIZONTAL  
WELL SPACING UNIT AND COMPULSORY  
POOLING, LEA COUNTY, NEW MEXICO.**

CASE NO. \_\_\_\_\_

**APPLICATION**

OXY USA Inc. (“Oxy” or “Applicant”) (OGRID No. 16696) through its undersigned attorneys, files this application with the Oil Conservation Division for an order (a) approving a 1,280-acre non-standard horizontal well spacing unit in the Wolfcamp formation underlying Sections 5 and 8, Township 24 South, Range 35 East, NMPM, Lea County, New Mexico, and (b) pooling all uncommitted mineral owners in this acreage. In support of this application, Oxy states:

1. Oxy is a working interest owner in the subject acreage and has the right to drill thereon.
2. Oxy is the designated operator under a Joint Operating Agreement covering the subject area and seeks approval of this non-standard horizontal well spacing unit to match a corresponding Communitization Agreement for the federal leases within the subject area.
3. Due to the nature and configuration of the federal leases in the subject area, the Bureau of Land Management (“BLM”) will not approve the commingling of production at central facilities if the subject area is developed using standard horizontal well spacing units. See, e.g., 43 CFR 3173.14 (addressing authorized commingling). However, if the proposed non-standard spacing unit is approved by the Division, the BLM has stated it will issue a corresponding Communitization Agreement for the federal leases within the subject area to allow commingling and the corresponding reduction of the necessary surface facilities.

4. Oxy seeks to minimize cost and surface disturbance by consolidating facilities and commingling production from existing and future wells in the proposed non-standard spacing unit. To allow the proposed wells to be dedicated to a Communitization Agreement, Oxy requires approval of a corresponding non-standard horizontal well spacing unit in the Wolfcamp formation.

5. Oxy seeks to initially dedicate the proposed non-standard horizontal well spacing unit and the corresponding Communitization Agreement to the following proposed wells:

- **Maltese 5\_8 Fed Com 31H, Maltese 5\_8 Fed Com 35H and Maltese 5\_8 Fed Com 36H** to be drilled from a common surface location in the NE/4 NW/4 (Unit C) of Section 5 to bottomhole locations in the SW/4 SW/4 (Unit M) and SE/4 SW/4 (Unit N) of Section 8.
- **Maltese 5\_8 Fed Com 37H, Maltese 5\_8 Fed Com 33H and Maltese 5\_8 Fed Com 38H** to be drilled from a common surface location in the NE/4 NE/4 (Unit A) of Section 5 to bottomhole location in the SW/4 SE/4 (Unit O) and SE/4 SE/4 (Unit P) of Section 8.

6. Applicant has sought and been unable to obtain voluntary agreement for the development of these lands from all mineral interest owners in the subject spacing unit.

7. The pooling of interests will avoid the drilling of unnecessary wells, will prevent waste, and will protect correlative rights.

8. Approval of this application will allow Oxy to efficiently locate surface facilities, reduce surface disturbance, lower operating costs and facilitate effective well spacing.

9. Approval of this application is in the best interest of conservation, the prevention of waste and the protection of correlative rights.

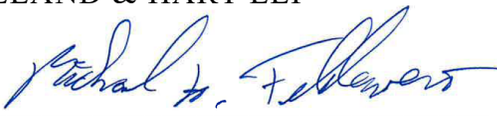
WHEREFORE, Applicant requests that this matter be set for hearing on November 3, 2022, before an Examiner of the Oil Conservation Division, and, after notice and hearing as required by law, the Division enter an order:

- A. Approving the proposed non-standard horizontal well spacing unit;

- B. Pooling all uncommitted interests in the proposed horizontal well spacing unit and approving the initial wells thereon;
- C. Designating Applicant as operator of this spacing unit and the horizontal wells to be drilled thereon;
- D. Authorizing Applicant to recover its costs of drilling, equipping, and completing the wells;
- E. Approving the actual operating charges and costs of supervision while drilling and after completion, together with a provision adjusting the rates pursuant to the COPAS accounting procedures; and
- F. Imposing a 200% charge for the risk assumed by Applicant in drilling and completing the wells against any working interest owner who does not voluntarily participate in the drilling of the wells.

Respectfully submitted,

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**ATTORNEYS FOR OXY USA INC.**

**Application of OXY USA Inc. for Approval of a 1,280-Acre Non-Standard Horizontal Well Spacing Unit and Compulsory Pooling, Lea County, New Mexico.** Applicant seeks an order (a) approving a 1,280-acre non-standard horizontal well spacing unit in the Wolfcamp formation underlying Sections 5 and 8, Township 24 South, Range 35 East, NMPM, Lea County, New Mexico, and (b) pooling all uncommitted mineral owners in this acreage. This spacing unit will be initially dedicated to the following proposed wells:

- **Maltese 5\_8 Fed Com 31H, Maltese 5\_8 Fed Com 35H and Maltese 5\_8 Fed Com 36H** to be drilled from a common surface location in the NE/4 NW/4 (Unit C) of Section 5 to bottomhole locations in the SW/4 SW/4 (Unit M) and SE/4 SW/4 (Unit N) of Section 8.
- **Maltese 5\_8 Fed Com 37H, Maltese 5\_8 Fed Com 33H and Maltese 5\_8 Fed Com 38H** to be drilled from a common surface location in the NE/4 NE/4 (Unit A) of Section 5 to bottomhole location in the SW/4 SE/4 (Unit O) and SE/4 SE/4 (Unit P) of Section 8.

Also, to be considered will be the cost of drilling and completing the wells and the allocation of the costs thereof, operating costs and charges for supervision, the designation of applicant as operator, and a 200% charge for risk involved in drilling and completing the wells. Said area is approximately 20 miles southwest of Eunice, New Mexico.