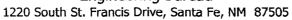
8/07/2014

ABOVE THIS LINE FOR DIVISION USE ONLY



NEW MEXICO OIL CONSERVATION DIVISION

- Engineering Bureau -





ADMINISTRATIVE APPLICATION CHECKLIST

тн	IS CHECKLIST IS I	IANDATORY FOR ALL ADMINISTRATIVE APPLICATION WHICH REQUIRE PROCESSING AT THE		RULES AND REGULATIONS		
Applica	[DHC-Dow	is: ndard Location] [NSP-Non-Standard Pro inhole Commingling] [CTB-Lease Com pol Commingling] [OLS - Off-Lease Sto	ration Unit] [SD-Simultaneo mingling] [PLC-Pool/Lease	Commingling] surement]		
	IEOD O	[SWD-Salt Water Disposal] [IPI-In	jection Pressure Increase]			
	_	dified Enhanced Oil Recovery Certification	NSL			
[1]	TYPE OF A	PPLICATION - Check Those Which App Location - Spacing Unit - Simultaneous NSL NSP SD		15099		
	Chec [B]	C One Only for [B] or [C] Commingling - Storage - Measurement DHC CTB PLC	PC OLS OLM	uai		
	[C]	Injection - Disposal - Pressure Increase WFX PMX SWD	- Enhanced Oil Recovery IPI	-Hornsby 35 Feder Com #34 30-015-42208		
	[D]	Other: Specify		30-015-42208		
[2]	NOTIFICAT	TION REQUIRED TO: - Check Those W Working, Royalty or Overriding Ro	hich Apply, or 🛘 Does Not A	Apply Poul		
	[B]	Offset Operators, Leaseholders or S	Surface Owner	WC-015; \$262724, WOLFERENP (GAS) 98015		
	[C]	Application is One Which Requires	s Published Legal Notice	98015		
	[D]	Notification and/or Concurrent App U.S. Bureau of Land Management - Commissioner of	proval by BLM or SLO Public Lands, State Land Office			
	[E]	For all of the above, Proof of Notif	ication or Publication is Attac	hed, and/or,		
	[F]	☐ Waivers are Attached				
[3]		CURATE AND COMPLETE INFORM ATION INDICATED ABOVE.	MATION REQUIRED TO P	ROCESS THE TYPE		
	al is accurate	TION: I hereby certify that the information and complete to the best of my knowledge equired information and notifications are s	. I also understand that no ac			
	Note	Statement must be completed by an individual	with managerial and/or supervisor	y capacity.		
David Catanach Print or Type Name		David Cafanad Signature	Agent for Cimarex Energy Company Title			
		8/7/14 Date	drcatanach@netscape.cor E-Mail Address	<u>m</u>		

DISTRICT I
1925 N. French Dr., Hobbs, NM 88240
Phone (575) 892-8161 Fax: (975) 892-0720
DISTRICT II
811 S. First St., Artesia, NM 88210
Phone (575) 746-1233 Fax: (575) 745-9730

DISTRICT III
1000 Rio Brezus Rd., Azteo, NM 87410
Phone (565) 834-8175 Fax: (566) 834-6179

DISTRICT IV
1220 S. St. Francis Dr., Sania Fe. NM 87605
Phone (566) 476-8460 Fax: (566) 476-8489

State of New Mexico Energy, Minerals and Natural Resources Department Form C-102 Revised August 1, 2011

Submit one copy to appropriate
District Office

OIL CONSERVATION DIVISION

1220 South St. Francis Dr. Santa Fe, New Mexico 87505

WELL LOCATION AND ACREAGE DEDICATION PLAT

☐ AMENDED REPORT

API Number 30015-42208	98017	WC-015 S26272		
Property Code 40444	Property HORNSBY 35 I	Well Number 3H		
OGRID No. 215099		Operator Name CIMAREX ENERGY CO.		

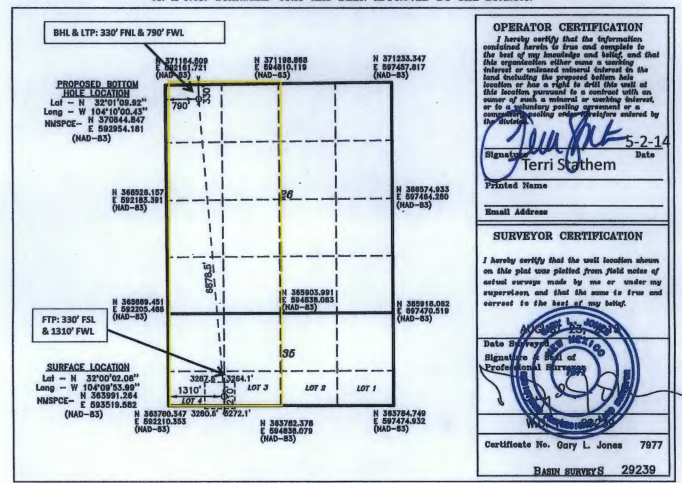
Surface Location

UL or let No. Sec	tion Township	Range	Lot Idn	Feet from the	North/South line	Feet from the	East/West line	County
LOT 4 3	5 26 S	27 E		210	SOUTH	1310	WEST	EDDY

Bottom Hole Location If Different From Surface

UL or lot No.			Range 27 E		Feet from the	North/South line NORTH	Feet from the 790	East/West line WEST	County
Dedicated Acres	Joint o	r Infill C	onsolidation	Code Or	der No.				

NO ALLOWABLE WILL BE ASSIGNED TO THIS COMPLETION UNTIL ALL INTERESTS HAVE BEEN CONSOLIDATED OR A NON-STANDARD UNIT HAS BEEN APPROVED BY THE DIVISION



Hand Delivered

New Mexico Oil Conservation Division 1220 S. St. Francis Drive Santa Fe, New Mexico 87505

Attention: N

Ms. Jami Bailey

Division Director

Re:

Application for Unorthodox Well Location(s) & Non-Standard Spacing Unit/Horizontal Project Area Hornsby 35 Federal Com Wells No. 1H, 3H, 4H & 6H W/2 of Section 26 & Units C & D & Lots 3 & 4 of Irregular Section 35 All in Township 26 South, Range 27 East, NMPM, WC-015 S262728A; Wolfcamp (Gas) Pool (98017) Eddy County, New Mexico

Dear Ms. Bailey:

Pursuant to Division Rules 19.15.15.13 & 19.15.15.11, Cimarex Energy Company ("Cimarex") respectfully requests administrative approval:

1. For four unorthodox horizontal well locations for the Hornsby 35 Federal Com Wells No. 1H, 3H, 4H and 6H located at the surface, first take point and bottomhole locations described as follows; These wells will be drilled to test the WC-015 S262728A: Wolfcamp (Gas) Pool:

Hornsby 35 Federal Com Well No. 1H (API No. 30-015-42164)

Surface Location: 210' FSL & 1230' FWL (Lot 4) Section 35 First Take Point: 330' FSL & 1230' FWL (Lot 4) Section 35 Bottomhole Location: 330' FNL & 710' FWL (Unit D) Section 26

Hornsby 35 Federal Com Well No. 3H (API No. 30-015-42208)

Surface Location: 210' FSL & 1310' FWL (Lot 4) Section 35 First Take Point: 330' FSL & 1310' FWL (Lot 4) Section 35 Bottomhole Location: 330' FNL & 790' FWL (Unit D) Section 26

Hornsby 35 Federal Com Well No. 4H (API No. 30-015-42166)

Surface Location: 210' FSL & 2140' FWL (Lot 3) Section 35 First Take Point: 330' FSL & 2140' FWL (Lot 3) Section 35

Bottomhole Location: 330' FNL & 1940' FWL (Unit C) Section 26

Cimarex Energy Company Application for Unorthodox Well Locations & Non-Standard Spacing Unit/ Horizontal Project Area Hornsby 35 Federal Com Wells No. 1H, 3H, 4H & 6H Page 2

Hornsby 35 Federal Com Well No. 6H (API No. 30-015-42151)

Surface Location: 210' FSL & 2220' FWL (Lot 3) Section 35 First Take Point: 330' FSL & 2220' FWL (Lot 3) Section 35 Bottomhole Location: 330' FNL & 2020' FWL (Unit C) Section 26

2. For a 448.09-Acre Non-Standard Spacing Unit/Horizontal Project Area comprising the W/2 of Section 26 and Units C & D and Lots 3 & 4 (NW/4 equivalent) of Irregular Section 35, both in Township 26 South, Range 27 East.

The proposed Hornsby 35 Federal Com Wells No. 1H, 3H, 4H and 6H will be drilled and completed as a horizontal wells in the WC-015 S262728A; Wolfcamp (Gas) Pool (98017).

The proposed Hornsby 35 Federal Com Wells No. 3H & 6H will test the "D" interval within the Wolfcamp formation, and the Hornsby 35 Federal Com Wells No. 1H & 4H will test the "C" interval within the Wolfcamp formation.

The WC-015 S262728A; Wolfcamp (Gas) Pool is currently governed by Division Rule 19.19.15.10 which requires standard 320-acre gas spacing and proration units with wells to be located no closer than 660 feet to the outer boundary of the quarter section on which the well is located, and no closer than 10 feet to any quarter-quarter section line or subdivision inner boundary. These wells are also governed by the provisions of Order No. R-13499, which order established rules and regulations for horizontal wells.

The proposed non-standard well locations are necessary in order to maximize the recovery of oil and gas reserves from the Wolfcamp formation underling the proposed non-standard spacing unit/horizontal project area.

The attached plat shows that Section 35 is an irregular section whose southern boundary is the New Mexico/Texas State Line. This section is comprised of four standard 40-acre units (Units A, B, C & D) and four non-standard lots (Lots 1-4) that each comprise approximately 24 acres.

The concurrent development of Sections 26 and 35 in the Wolfcamp formation in the manner proposed by Cimarex represents a reasonable and effective method by which portions of Irregular Section 35 can be incorporated into horizontal Wolfcamp project areas.

In addition to the currently proposed non-standard spacing unit, Cimarex, as operator of the Wolfcamp formation in Sections 26 & 35, will concurrently propose an additional non-standard Wolfcamp spacing unit comprising the E/2 of Section 26 and

Cimarex Energy Company Application for Unorthodox Well Locations & Non-Standard Spacing Unit/ Horizontal Project Area Hornsby 35 Federal Com Wells No. 1H, 3H, 4H & 6H Page 3

Units A & B and Lot 1 & 2 (NE/4 equivalent) of Irregular Section 35 in a separate administrative application.

Affected Offset Acreage-Unorthodox Well Location(s): The affected offset acreage with regards to the proposed unorthodox well locations are: i) the E/2 of Section 22 which is currently operated in the Wolfcamp formation by Mewbourne Oil Company; ii) the W/2 of Section 23 which is currently operated in the Wolfcamp formation by Mewbourne Oil Company; iii) the W/2 E/2 of Section 23 which is currently operated in the Wolfcamp formation by Chevron U.S.A., Inc., and iv) the W/2 of Section 26 and Units A & B and Lots 1 & 2 of Irregular Section 25, which will be operated in the Wolfcamp formation by Cimarex Energy Company. Please note that the working interest ownership between the drill tract and the affected offset tract comprising the E/2 of Section 26 and Units A & B and Lots 1 & 2 of Irregular Section 35 is common. Consequently, notice of this application with regards to the proposed unorthodox locations is being provided to Mewbourne Oil Company and Chevron U.S.A., Inc.

Affected Offset Acreage-Non-Standard Spacing Unit: Division Rule 19.15.4.12(A)(3) requires that notice for non-standard proration units be provided to "owners of interest in the mineral estate to be excluded from the proration unit in the quarter-quarter section for 40-acre pools or formations, the one-half quarter section for 80-acre pools or formations, the quarter section for 160-acre pools or formations, the half section for 320-acre pools or formations or section for 640-acre pools or formations in which the non-standard unit is located". As shown on the attached plat, and as previously stated in this application, all acreage in Section 26 and Irregular Section 35 will ultimately be included in one of two horizontal Wolfcamp Project Areas operated by Cimarex. Also shown on the attached plat are other Wolfcamp spacing units that directly offset the proposed non-standard spacing unit. Cimarex believes that since no party will be excluded from participating in Wolfcamp development in Sections 26 and Irregular Section 35, and since Wolfcamp development in Irregular Section 34 has already been proposed, no party is affected by the proposed non-standard spacing unit, and consequently notice of this application with regards to the non-standard spacing unit is not required, and has not been provided to any party.

Attached is a Form C-102 for each of the four wells showing the proposed surface and bottomhole well locations and proposed non-standard spacing unit. Please note that there are currently no other Wolfcamp producing wells within the proposed non-standard spacing unit. Also attached is a map showing the offset spacing units affected by the unorthodox well locations and other existing or proposed Wolfcamp spacing unit and/or project areas directly offsetting the proposed non-standard spacing unit.

Cimarex Energy Company Application for Unorthodox Well Locations & Non-Standard Spacing Unit/ Horizontal Project Area Hornsby 35 Federal Com Wells No. 1H, 3H, 4H & 6H Page 4

In summary, approval of the application will provide Cimarex the opportunity to recover additional oil and gas reserves from the WC-015 S262728A; Wolfcamp (Gas) Pool underlying the W/2 of Section 26 and Units C & D and Lots 3 & 4 (NW/4 equivalent) of Irregular Section 35 that may otherwise not be recovered, thereby preventing waste, and will not violate correlative rights.

If you should have any questions, please call me at (505) 690-9453.

Sincerely,

David Catanach, Agent Cimarex Energy Company 600 North Marienfeld, Suite 600 Midland, Texas 79701

Xc: OCD-Artesia

August 7, 2014

<u>CERTIFIED MAIL</u> RETURN RECEIPT REQUESTED

TO: Mewbourne Oil Company

Chevron U.S.A., Inc.

500 W. Texas, Suite 1020

P.O. Box 2100

Midland, Texas 79701

Houston, Texas 77252

Re:

Cimarex Energy Company

Application for Non-Standard Spacing Unit/Horizontal Project Area &

Non-Standard Well Locations

Hornsby 35 Federal Com Wells No. 1H, 3H, 4H & 6H

Eddy County, New Mexico

Ladies & Gentlemen:

Enclosed please find a copy of an application for a Non-Standard Spacing Unit/Horizontal Project Area and Unorthodox Horizontal Well Locations filed with the Oil Conservation Division. Cimarex Energy Company ("Cimarex") proposes to form a 448.09-Acre Non-Standard Gas Spacing Unit/Horizontal Project Area comprising the W/2 of Section 26 and Units C & D and Lots 3 & 4 of Irregular Section 35, both in Township 26 South, Range 27 East, NMPM, Eddy County, New Mexico. This unit will be dedicated to the Hornsby 35 Federal Com Wells No. 1H, 3H, 4H and 6H which will be drilled as a horizontal well to test the WC-015 S262728A; Wolfcamp (Gas) Pool. The wells are located at surface, first take point and bottomhole locations as described in the application.

You are being provided a copy of the application as an affected offset operator and/or leaseholder. Objections must be filed with the Oil Conservation Division, 1220 South St. Francis Drive, Santa Fe, New Mexico 87505, within 20 days.

If you should have any questions, please contact me at (505) 690-9453.

Sincerely,

David Catanach-Agent Cimarex Energy Company 600 N. Marienfeld, Suite 600 Midland, Texas 79701

Enclosure

