



## State of New Mexico

### Energy, Minerals and Natural Resources Department Oil Conservation Division

Instructions: Complete the below spreadsheet by providing all of the Facility ID's from OCD Permitting to be transferred. All other fields only need to be provided if they are not already in OCD Permitting **OR** need to be updated. The New Operator may request the Facility Name to be changed/updated

New OGRID: 215099

Facility Id	Facility Name	Latitude (minimum 5 decimals)	Longitude (minimum of 5 decimals)	Unit Letter	Section	Township	Range
fVV2334737142	ALPHA WOLF RECYCLING PONDS & FACILITY						
fOY1707931278	LEA UNIT WEST BATTERY						
fCH1835254172	LEGACY SPILL WEST OF MARATHON ROAD						
fAPP2534537832	ROYAL OAK 25 FEDERAL 302H CTB						
fAPP2516844866	GRAYLING CTB						
fAPP2516838342	TEXACO FED 001 CTB						
fAPP2516837937	WYNELL FED 004 CTB						
fAPP2511339014	Alpha Wolf CTB						
fAPP2504254521	Lea Unit 14 11 CTB						
fAPP2433665921	Sandra Jean West CTB						
fAPP2431735779	Lea Unit 501H						
fAPP2422676591	Little Betty 20 CTB						
fAPP2414148583	Sandra Jean East CTB						
fAPP2400957550	ANGRY ANGUS 32 STATE COM CTB						
fAPP2331147143	CUTBOW EAST CTB 1						
fAPP2326538816	Golden Tee 31 Fed Com CTB 2						
fAPP2318749411	Cutbow West CTB 1						
fAPP2219551249	SAPPHIRE FEDERAL BT20209						





**State of New Mexico**  
**Energy, Minerals and Natural Resources**  
**Oil Conservation Division**  
**1220 S. St Francis Dr.**  
**Santa Fe, NM 87505**  
**(505) 476-3440**

Facility Transfer Form  
Revised August, 2025

## Change of Facility Operator

**Previous Operator Information**

OGRID: 330396  
Name: Avant Operating, LLC

**New Operator Information**

Effective Date: 11/1/25  
OGRID: 215099  
Name: Coterra Energy Operating Co.

I hereby certify that the rules of the Oil Conservation Division ("OCD") have been complied with and that the information on this form and the certified list of Facilities is true to the best of my knowledge and belief.

Additionally, by signing below, Phillip Levasseur certifies that it has read and understands the following synopsis of applicable rules.

PREVIOUS OPERATOR certifies that all below-grade tanks constructed and installed prior to June 16, 2008 associated with the selected Facilities being transferred are either (1) in compliance with 19.15.17 NMAC, (2) have been closed pursuant to 19.15.17.13 NMAC or (3) have been retrofitted to comply with Paragraphs 1 through 4 of 19.15.17.11(I) NMAC. Certifies that all monthly venting/flaring reports pursuant to 19.15.27 and 19.15.28 NMAC associated with the selected facilities have been submitted and accepted by the OCD prior to submitting a Change of Operator request.

**As the new Operator Coterra Energy Operating Co. understands that the OCD's approval of this operator change:**

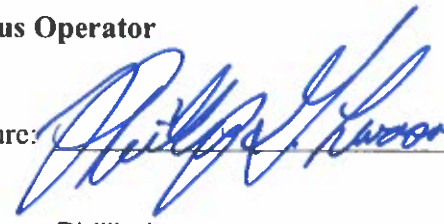
1. constitutes approval of the transfer of the permit for any permitted pit, below-grade tank or recycling facility associated with the selected facilities; and
2. constitutes approval of the transfer of any below-grade tanks constructed and installed prior to June 16, 2008 associated with the selected facilities, regardless of whether the transferor has disclosed the existence of those below-grade tanks to the transferee or to the OCD, and regardless of whether the below-grade tanks are in compliance with 19.15.17 NMAC.

**As the new Operator of record of facilities in New Mexico,  
Coterra Energy Operating Co. agrees to the following statements:**

1. I am responsible for ensuring that the facilities and related equipment comply with applicable statutes and rules and am responsible for all regulatory filings with the OCD. I am responsible for knowing all applicable statutes and rules, not just the rules referenced in this list. I understand that the official publication of all rules are available at the [New Mexico Administrative Code Titles - State Records Center & Archives](#).
2. I understand that if I acquire facilities from another operator, the OCD must approve the operator change before I begin operating those facilities. I understand that if I acquire facilities subject to a compliance order, I am responsible for complying with all terms of the order. I understand that if I acquire facilities with unresolved environmental incidents, I am responsible for complying with all remediation requirements and that before the OCD will approve the operator change it may require me to enter into an enforceable agreement to return those facilities to compliance. See 19.15.9.9(C)(2) NMAC.
3. I must file a monthly C-115B report showing venting/flaring for each required facility. See 19.15.27 NMAC and 19.15.28 NMAC.
4. I am responsible for reporting releases as defined by 19.15.29 NMAC. I understand the OCD will look to me as the operator of record to take corrective action for releases at my facilities and related equipment, including releases that occurred before I became operator of record.
5. I am responsible for providing the OCD with my current address to record and emergency contact information, and I am responsible for updating that information when it changes. See 19.15.9.8(C) NMAC. I understand that I can update that information on the OCD's website under "Electronic Permitting."
6. If I transfer facility operations to another operator, the OCD must approve the change before the new operator can begin operations. See 19.15.9.9(B) NMAC. I remain responsible for the facilities and related equipment and all related regulatory filings until the OCD approves the operator change. I understand that the transfer will not relieve me of responsibility or liability for any act or omission which occurred while I operated the wells and related facilities.
7. No person with an interest exceeding 25% in the undersigned company is, or was within the last 5 years, an officer, director, partner or person with a 25% or greater interest in another entity that is not currently in compliance with Subsection A of 19.15.5.9 NMAC.
8. OCD Rule Subsection E and F of 19.15.16.8 NMAC: An operator shall have 90 days from the effective date of an operator name change to change the operator name on the well/facilities sign unless the division grants an extension time, for good cause shown, along with a schedule for making the changes. Each sign shall show the (1) well number, (2) property name, (3) operator's name, (4) location by footage, quarter-quarter section, township and range (or unit letter can be substituted for the quarter-quarter section), and (5) API number

**Previous Operator**

Signature:



Printed  
Name:

Phillip Levasseur

**New Operator**

Signature:



Printed  
Name:

Phillip Levasseur

Title:

Regulatory Compliance Manager  
Attorney-In-Fact

Title:

Regulatory Compliance Manager  
Attorney-In-Fact

Date:

Phone: (432)620-1642

Date:

Phone: (432)620-1642

Sante Fe Main Office  
Phone: (505) 476-3441

General Information  
Phone: (505) 629-6116

Online Phone Directory  
<https://www.emnrd.nm.gov/ocd/contact-us>

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CONDITIONS

Action 545013

**CONDITIONS**

Operator:  Coterra Energy Operating Co. 6001 Deauville Blvd Midland, TX 79706	OGRID: 215099
	Action Number: 545013
	Action Type: [IM-SD] Operator File Support Doc (ENV) (IM-BOF)

**CONDITIONS**

Created By	Condition	Condition Date
amaxwell	C-145F Facility Transfer Form.	1/21/2026
amaxwell	Several facilities were previously transferred via a C145F and approved on 1/6/2025.	1/21/2026