Received by OFP: Appropriate 4:01:55	Ditte of New Mex			Form C-103 of 1.
<u>District I</u> – (575) 393-6161 1625 N. French Dr., Hobbs, NM 88240	Energy, Minerals and Natura	1 Resources	WELL API NO.	Revised July 18, 2013
<u>District II</u> - (575) 748-1283	OIL CONSERVATION I			-54374
811 S. First St., Artesia, NM 88210 District III – (505) 334-6178	1220 South St. Franc	4	5. Indicate Type of Lea	
1000 Rio Brazos Rd., Aztec, NM 87410	Santa Fe, NM 875	05	STATE	FEE
<u>District IV</u> – (505) 476-3460 1220 S. St. Francis Dr., Santa Fe, NM 87505	Santa PC, INN 675		5. State Oil & Gas Leas	se No.
SUNDRY NOTIO	CES AND REPORTS ON WELLS		7. Lease Name or Unit	Agreement Name
(DO NOT USE THIS FORM FOR PROPOS. DIFFERENT RESERVOIR. USE "APPLIC.			WALKERS 13 24 FE	DERAL COM
PROPOSALS.)		5	Wall Number	
· · · · · · · · · · · · · · · · · · ·	Gas Well X Other		430)H
2. Name of Operator CHEVRON U	SA, INC.	,	9. OGRID Number 43	323
3. Address of Operator		1	10. Pool name or Wild	-
6301 DEAUVILLE BLVD., MIDI	AND. TEXAS 79705		PURPLE SAGE; WOL	FCAMP (GAS)
4. Well Location			<u>1 010 22 01102, 11 01</u>	
Unit Letter <u>N</u> :	660 feet from the SOUTH	line and1444	feet from the	WEST line
Section 12	Township 26S Rang	ge 27E 1	NMPM Cou	nty EDDY
	11. Elevation (Show whether DR, K 3188	<i>KB</i> , <i>RT</i> , <i>GR</i> , <i>etc</i> .)		
	5100			
12. Check A	ppropriate Box to Indicate Nat	ure of Notice, Re	eport or Other Data	
NOTICE OF INT		SUBSI	EQUENT REPOR	
		REMEDIAL WORK		
		COMMENCE DRILL		
PULL OR ALTER CASING		CASING/CEMENT J		_
DOWNHOLE COMMINGLE				
CLOSED-LOOP SYSTEM				
OTHER:	eted operations. (Clearly state all per	• • • • = • • •	LS TO EXISTING PLC	
	k). SEE RULE 19.15.7.14 NMAC.			
	-			
CHEVRON USA INC. REQUESTS PLEASE FIND ATTACHED THE A		THE STATE LAN		DEVIOUSI V
APPROVED ORDER PLC-887B F0				KEVIOUSLY
			ML/MCO.	
WALKERS 13 24 FEDERAL COM	1 430H / API # 30-015-54374			
WALKERS 13 24 FEDERAL COM				
WALKERS 13 24 FEDERAL COM				
WALKERS 13 24 FEDERAL COM	433H / API # 30-015-54377			
]	
Spud Date:	Rig Release Date	:		
I hereby certify that the information a	bove 1s true and complete to the best	t of my knowledge a	ind belief.	
SIGNATURE <u>Carol Add</u>	TITLE_Sr. Reg	ulatory Affairs Coor	<u>dinator</u> DATE	10/16/2024
Type or print name <u>Carol Adler</u> For State Use Only	E-mail address:	_caroladler@chevro	n.com PHONE:	(432) 687-7148
	ידי זיזיניין			
APPROVED BY: Conditions of Approval (if any):	TITLE		DATE	
······································				

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NEW MEXICO STATE LAND OFFICE

CERTIFICATE OF APPROVAL

COMMISSIONER OF PUBLIC LANDS, STATE OF NEW MEXICO

Chevron USA Inc Walkers 13 24 Federal Com #431H Wolfcamp <u>Township: 26 South, Range: 27 East, NMPM</u> Section 13: W2 Section 24: W2

Eddy County, New Mexico

There having been presented to the undersigned Commissioner of Public Lands of the State on New Mexico for examination, a Communitization Agreement for the development and operation of acreage which is described within the referenced Agreement dated July 1, 2024, which has been executed, or is to be executed by parties owning and holding oil and gas leases and royalty interests in and under the property described, and upon examination of said Agreement, the Commissioner finds:

- (a) That such agreement will tend to promote the conservation of oil and gas and the better utilization of reservoir energy in said area.
- (b) That under the proposed agreement, the State of New Mexico will receive its fair share of the recoverable oil or gas in place under its lands in the area.
- (c) That each beneficiary Institution of the State of New Mexico will receive its fair and equitable share of the recoverable oil and gas under its lands within the area.
- (d) That such agreement is in other respects for the best interests of the State, with respect to state lands.

NOW, THEREFORE, by virtue of the authority conferred upon me under Sections 19-10-45, 19-10-46, 19-10-47, New Mexico Statutes Annotated, 1978 Compilation, I, the undersigned Commissioner of Public Lands of the State of New Mexico, for the purpose of more properly conserving the oil and gas resources of the State, do hereby consent to and approve the said Agreement, and any leases embracing lands of the State of New Mexico within the area shall be and the same are hereby amended to conform with the terms thereof, and shall remain in full force and effect according to the terms and conditions of said Agreement. This approval is subject to all of the provisions of the aforesaid statutes.

IN WITNESS WHEREOF, this Certificate of Approval is executed, with seal affixed, this 2nd day of August, 2024.

COMMISSIONER OF PUBLIC LAND of the State of New Mexico

Revised March, 2024

ONLINE Version COMMUNITIZATION AGREEMENT

API Initial Well: 30-0 15 _ 54375

THIS AGREEMENT, entered into as of the date shown in Section 10 hereof by and between the parties subscribing, ratifying, or consenting hereto, such parties being hereinafter referred to as "parties hereto,"

WITNESSETH:

WHEREAS, the Act of February 25, 1920, 41 Stat. 437, as amended and supplemented, authorizes communitization or drilling agreements communitizing or pooling a federal oil and gas lease, or any portions thereof, with other lands, whether or not owned by the United States, when separate tracts under such federal lease cannot be independently developed and operated in conformity with an established well-spacing program for the field or area, and such communitization or pooling is determined to be in the public interest; and,

WHEREAS, the Commissioner of Public Lands of the State of New Mexico, herein called "the Commissioner", is authorized to consent to and approve agreements pooling state oil and gas leases or any portion thereof, when separate tracts under such state leases cannot be independently developed and operated economically in conformity with well-spacing and gas proration rules and regulations established for the field or area and such pooling is determined to be in the public interest; and,

WHEREAS, the parties hereto own working, royalty, or other leasehold interests, or operating rights under the oil and gas leases and land subject to this agreement, and all such State leases are required to remain in good standing and compliant with State laws, rules & regulations, which cannot be independently developed and operated in conformity with the well-spacing program established for the field or area in which said lands are located; and,

WHEREAS, the parties hereto desire to communitize and pool their respective mineral interests in lands subject to this agreement for the purpose of developing and producing communitized substances in accordance with the terms and conditions of the agreement;

NOW, THEREFORE, in consideration of the premises and the mutual advantages to the parties hereto, it is mutually covenanted and agreed by and between the parties hereto as follows:

1. The lands covered by this agreement (hereinafter referred to as "communitized area") are described as follows:

Subdivisions	W/2			
Sect(s) 13 & 24,	T26S R_27	E, NMPM	EDDY	County, NM
containing	640 ac	res, more or less,	, and this agreement shall in	clude only the
		WOLFCA	\MP	Formation
or pool, underlyi	ng said lands a	nd the OIL AND	GAS	

(hereinafter referred to as "communitized substances") producible from such formation.

- 2. Attached hereto, and made a part of this agreement for all purposes, is Exhibit "B" designating the operator of the communitized area and showing the acreage, percentage, and ownership of oil and gas interests in all lands within the communitized area, and the authorization, if any, for communitizing or pooling any patented or fee lands within the communitized area.
- 3. All matters of operation shall be governed by the operator under and pursuant to the terms and provisions of this agreement. A successor operator may be designated by the owners of the working interest in the communitized area and three (3) executed copies of a designation of successor operator shall be filed with the Authorized Officer and three (3) additional executed copies thereof shall be filed with the Commissioner.
- 4. Operator shall furnish the Secretary of the Interior, or his authorized representative, and the Commissioner, or his authorized representative, with a log and history of any well drilled on the communitized area, monthly reports of operations, statements of oil and gas sales and royalties, and such other reports as are deemed necessary to compute monthly the royalty due the United States and the State of New Mexico, as specified in the applicable oil and gas operating regulations.
- 5. The communitized area shall be developed and operated as an entirety with the understanding and agreement between the parties hereto that all communitized substances produced therefrom shall be allocated among the leaseholds comprising said area in the proportion that the acreage interest of leasehold bears to the entire acreage interest committed to this agreement.
- 6. The royalties payable on communitized substances allocated to the individual leases comprising the communitized area and the rentals provided for in said leases shall be determined and paid on the basis prescribed in each of the individual leases. Payments of rentals under the terms of leases subject to this agreement shall not be affected by this agreement except as provided for under the terms and provisions of said leases or as may herein be otherwise provided. Except as herein modified and changed, the oil and gas leases subject to this agreement shall remain in full force and effect as originally made and issued. It is agreed that for any federal lease bearing a sliding-or step-scale rate of royalty, such rate shall be determined separately as to production from each communitization agreement to which such lease may be committed, and separately as to any noncommunitized lease production, provided, however, as to leases where the rate of royalty for gas is based on total lease production per day such rate shall be determined by the sum of all communitized production allocated to such a lease plus any noncommunitized lease production.
- 7. There shall be no obligation on the lessees to offset any well or wells completed in the same formation as covered by this agreement on separate component tracts into which the communitized area is now or may hereafter be divided, nor shall any lessee be required to measure separately communitized substances by reason of the diverse ownership thereof, but the lessees hereto shall not be released from their obligation to protect said communitized area from drainage of communitized substances by a well or wells which may be drilled offsetting said area.

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- 8. The commencement, completion, continued operation or production of a well or wells for communitized substances on the communitized area shall be construed and considered as the commencement, completion, continued operation or production on each and all of the lands within and comprising said communitized area, and operations or production pursuant to this agreement shall be deemed to be operations or production as to each lease committed hereto.
- 9. Production of communitized substances and disposal thereof shall be in conformity with allocation, allotments, and quotas made or fixed by any duly authorized person or regulatory body under applicable Federal or State statutes. This agreement shall be subject to all applicable Federal and State laws or executive orders, rules, and regulations, and no party hereto shall suffer a forfeiture or be liable in damages for failure to comply with any of the provisions of this agreement if such compliance is prevented by, or is such failure results from, compliance with any such laws, orders, rules or regulations.
- The date of this agreement is JULY Month 1 Day, 2024 Year, 10. and it shall become effective as of this date or from the onset of production of communitized substances, whichever is earlier upon execution of the necessary parties, notwithstanding the date of execution, and upon approval by the Secretary of Interior, or his/her duly authorized representative, and by the Commissioner or his/her duly authorized representative, and shall remain in force and effect for a period of one (1) year and so long thereafter as communitized substances are produced from the communitized area in paying quantities, and so long as all State leases remain in good standing with all State laws, rules & regulations; provided, that the one-year term of this agreement will not in itself serve to extend the term of any Federal lease which would otherwise expire during said period; provided further that prior to production in paying quantities from the communitized area and upon fulfillment of all requirements of the Secretary of Interior, or his duly authorized representative, and all requirements of the Commissioner, with respect to any dry hole or abandoned well, this agreement may be terminated at any time by mutual agreement of the parties hereto. This agreement shall not terminate upon cessation of production if, within sixty (60) days thereafter, reworking or drilling operations on the communitized area are commenced and are thereafter conducted and prosecuted with reasonable diligence. As to lands owned by the State of New Mexico, written notice of intention to commence such operations shall be filed with the Commissioner within thirty (30) days after the cessation of such capability of production, and a report of the status of such operations shall be made by the Operator to the Commissioner every thirty (30) days, and the cessation of such operations for more than twenty (20) consecutive days shall be considered as an abandonment of such operations as to any lease from the State of New Mexico included in this agreement.
- 11. The covenants herein shall be construed to be covenants running with the land with respect to the communitized interests of the parties hereto and their successors in interest until this agreement terminates, and any grant, transfer, or conveyance of any such land or interest subject hereto, whether voluntary or not, shall be and hereby is conditioned upon the assumption of all obligations hereunder by the grantee, transferee, or other successor in interest, and as to Federal lands shall be subject to approval by the

Secretary of the Interior, and as to State of New Mexico lands shall be subject to approval by the Commissioner.

- 12. It is agreed by the parties hereto that the Secretary of the Interior, or his duly authorized representative, shall have the right of supervision over all operations within the communitized area to the same extent and degree as provided in the oil and gas leases under which the United States of America is lessor, and in the applicable oil and gas operating regulations of the Department of the Interior. It is further agreed between the parties hereto that the Commissioner shall have the right of supervision over all operations to the same extent and degree as provided in the oil and gas leases under which the State of New Mexico is lessor and in the applicable oil and gas statutes and regulations of the State of New Mexico.
- 13. The agreement shall be binding upon the parties hereto and shall extend to and be binding upon their respective heirs, executors, administrators, successors and assigns.
- 14. This agreement may be executed in any number of counterparts, no one of which needs to be executed by all parties, or may be ratified or consented to by separate instrument, in writing, specifically referring hereto and shall be binding upon all parties who have executed such a counterpart, ratification or consent hereto with the same force and effect as if all parties had signed the same document.
- 15. <u>Nondiscrimination</u>: In connection with the performance of work under this agreement, the Operator agrees to comply with all of the provisions of Section 202 (1) to (7) inclusive, of Executive Order 11246 (30 F. R. 12319), as amended which are hereby incorporated by reference in this agreement.

IN WITNESS WHEREOF, the parties hereto have executed this agreement as of the day and year first written and have set opposite their respective names the date of execution.

.....

Operator_CHEVRON U.S.A. INC.	_Lessees of Record CHEVRON U.S.A. INC.
By <u>TRVIN R GUTIERPEZ</u> Print name of person Attorney-in-Fact	
Type of authority LRM Signature	

Attach additional page(s) if needed.

[Acknowledgments are on following page.]

State/Fed/Fee

Acknowledgment in an Individual Capacity

State of)	
County of) \$\$)	
This instrument was acknowledged before me on	
DATE	
Ву	· · · · · · · · · · · · · · · · · · ·
Name(s) of Person(s)	
(Seal)	Signature of Notarial Officer
	My commission expires:
Acknowledgment in a R	Representative Capacity
State of TEXAS	
County of HARRIS	- 4 h
This instrument was acknowledged before me on <u>713</u>	5124
	DATE
By Irvin R Gutierver	7
Name(s) of Person(s)	
as Attorney-in-Fact of CHEVR	ON U.S.A. INC.
Type of authority, e.g., officer, trustee, etc Name	of party on behalf of whom instrument was executed
	Curt
	Mit
ANAEVA BARRAGAN Notária public, State of Texas	Signature of Notarial Officer
1 27 22 21 COMMIN. EXPIRES 04-19-2022	My commission expires: <u>4119177</u>
Notary ID 134314026	

Lease # and Lessee of Record: <u>TRUIN R GUTIERZEZ</u> , ATTORNEY-EN-FACT LR MAT	BY:		
Acknowledgment in an I	ndividual Capacity		
State of)SS)County of)			
This instrument was acknowledged before me on Name(s) of Person(s)	DateBy		
(Scal)	Signature of Notarial Officer		
	My commission expires:		
Acknowledgment in an Representative Capacity State of TEXAS			
SS) County of HARRIS)			
This instrument was acknowledged before me on <u>Lyvin R Gutiervez</u> Name(s) of Person(s)	Date: 7/30/24By:		
ANAEVA BARRAGAN Notary Public, State of Texas Comm. Expires 04-19-2027 Notary ID 134314026	Signature of Notarial Officer My commission expires: <u>4119127</u>		

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EXHIBIT A

To Communitization Agreement dated July 1, 2024

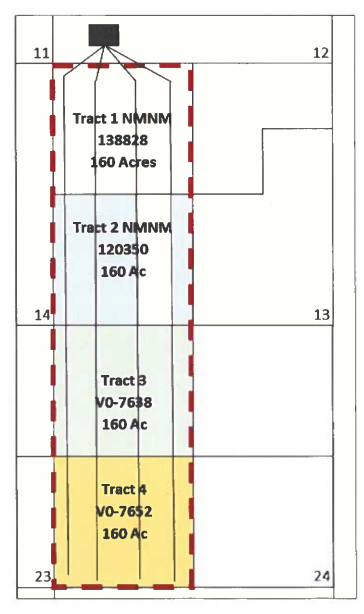
Plat of communitized area covering the:

Subdivisions W/2

of Sect(s). <u>13 & 24</u>, T<u>26S</u>, R<u>27E</u>, NMPM, Eddy County, NM.

Wells:

WALKERS 13 24 FEDERAL COM 430H	30-015-54374
WALKERS 13 24 FEDERAL COM 431H	30-015-54375
WALKERS 13 24 FEDERAL COM 432H	30-015-54376
WALKERS 13 24 FEDERAL COM 433H	30-015-54377



ONLINE August 2021 State/Fed/Fee

version

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	EXHIBIT B	
	To Communitization Agreement dated July 1	20 24 , embracing the
Subdivisions	W/2	
of Sect(s) <u>13 & 24</u>	4, T <u>26S</u> , R <u>27E</u> , N.M.P.M., Eddy	County, NM
Operator of Con	nmunitized Area: <u>CHEVRON U.S.A. INC.</u>	
TRACT NO. 1	DESCRIPTION OF LEASES COMMITTED	
Lease Serial No.:	NMNM 138828	
Lease Date:	November 11, 2018	
Lease Term:	10 years	
Lessor:	United State of America	
Original Lessee:	Chevron U.S.A. Inc.	
Present Lessee:	Chevron U.S.A. Inc.	
Description of La	and Committed: Subdivisions NW/4	
Sect(s) <u>13</u>	, Twp <u>26S</u> , Rn <u>g 27E</u> NMPM, <u>Eddy</u>	County, NM
Number of Acres	:	
Royalty Rate:	<u>1/8th</u>	
Name and Percer	nt ORRI Owners: <u>N/A</u>	
Name and Percer	t WIOwners: Chevron U.S.A. Inc. (100%)	

TRACT NO. 2

Lease Serial No.:	NMNM 120350		
Lease Date:	August 1, 2008		
Lease Term:	10 years		
Lessor:	United States of A	merica	
Original Lessee:	Upland Corporati	on	
Present Lessee:	Chevron U.S.A. Inc.		
Description of Lan	d Committed: Sub	divisions_SW/4	,
Sect(s)_13,	Twp <u>26S</u> , Rn	g 27E, NMPM, Eddy	County, NM
Number of Acres:	160		
Royalty Rate:	1/8th		
Name and Percent	ORRI Owners:	<u>N/A</u>	
Name and Percent	WIOwners:	Chevron U.S.A. Inc. (100%)	

TRACT NO. 3

Lease Serial No.: V0- 7638	
Lease Date: December 1, 2005	
Lease Term: <u>5 years</u>	
Lessor: The State of New Mexico	
Original Lessee: Yates Petroleum Company	
Present Lessee: Chevron U.S.A. Inc.	
Description of Land Committed: Subdivisions NW/4	?
Sect(s) <u>24</u> , Twp <u>26S</u> , Rng <u>27E</u> , NMPM, <u>Eddy</u>	County, NM
Number of Acres: 160	
Royalty Rate: <u>1/6th</u>	
Name and Percent ORRI Owners: Pico Canyon Properties (0.25%)	
Name and Percent WIOwners: <u>Chevron U.S.A. Inc. (98,125%); Sharbro Energy, LLC (1.875%)</u>	

TRACT NO. 4

Lease Serial No.:	<u>V0- 7652</u>		
Lease Date:	December 1, 2005	5	
Lease Term:	5 years		
Lessor:	The State of New I	Mexico	
Original Lessee:	Yates Petroleum	Company	
Present Lessee:	Chevron U.S.A. I	Inc	
Description of Lar	nd Committed: Sub	odivisionsSW/4	
Sect(s) 24,	Twp <u>26S</u> , Rng	g <u>27E</u> , NMPM, <u>Eddy</u>	County, NM
Number of Acres:	160		
Royalty Rate:	1/6th		
Name and Percent	ORRI Owners:	Pico Canyon Properties (0.25%)	
Name and Percent	t WIOwners:	Chevron U.S.A. Inc. (98.125%); Sharbro Energy, LLC (1.875%)	

RECAPITULATION

Tract numbers	Number of Acres Committed	Percentage of Interest in Communitized Area
Tract No.1	160	25%
Tract No.2	160	25%
Tract No.3	160	25%
Tract No.4	160	25%

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

State of New Mexico Energy, Minerals and Natural Resources Oil Conservation Division 1220 S. St Francis Dr. Santa Fe, NM 87505

CONDITIONS

Operator:	OGRID:
CHEVRON U S A INC	4323
6301 Deauville Blvd	Action Number:
Midland, TX 79706	393609
	Action Type:
	[C-103] Sub. General Sundry (C-103Z)

CONDITIONS		
Created By	Condition	Condition Date
sarah.clelland	ACCEPTED FOR RECORD ONLY; any revisions or the addition of wells to the commingling project shall be reported in accordance with the Commingling Order.	1/27/2025

CONDITIONS

Page 13 of 13

Action 393609