| Received by UCD: 0/19/2025 7:37:53 AM U.S. Department of the Interior BUREAU OF LAND MANAGEMENT | | Sundry Print Report |
|---|---|--|
| Well Name: WF FEDERAL 21 | Well Location: T30N / R14W / SEC 21 / SWSE / 36.795399 / -108.311722 | County or Parish/State: SAN JUAN / NM |
| Well Number: 3 | Type of Well: CONVENTIONAL GAS WELL | Allottee or Tribe Name: |
| Lease Number: NMNM25857 | Unit or CA Name: | Unit or CA Number: |
| US Well Number: 3004530261 | Operator: HILCORP ENERGY COMPANY | |

Notice of Intent

Sundry ID: 2850746

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Type of Submission: Notice of Intent

Date Sundry Submitted: 05/02/2025

Date proposed operation will begin: 07/22/2025

Type of Action: Plug and Abandonment Time Sundry Submitted: 11:03

Procedure Description: Hilcorp Energy Company requests permission to P&A the subject well per the attached procedure, current and proposed wellbore schematics. The Pre-Disturbance Site Visit was held on 05/01/2025 with Roger Herrera / BLM and Chad Perkins (HEC). The Re-Vegetation Plan is attached. A closed loop system will be used.

Surface Disturbance

Is any additional surface disturbance proposed?: No

NOI Attachments

Procedure Description

2025_04_30___WF_FEDERAL_21_3___P_A_NOI_20250502110227.pdf

 Received to OCD: 6/19/2023 7:37:53 AM
 Well Location: T30N / R14W / SEC 21 / SWSE / 36.795399 / -108.311722
 County or Parish/State: SAN
 Page 2 of 32

 Well Number: 3
 Type of Well: CONVENTIONAL GAS
 Allottee or Tribe Name:

 Well Number: NMNM25857
 Unit or CA Name:
 Unit or CA Number:

 US Well Number: 3004530261
 Operator: HILCORP ENERGY COMPANY

Conditions of Approval

Additional

2850746_NOI_PnA_WF_Federal_21_3_3004530261_MHK_06.18.2025_20250618154714.pdf

General_Requirement_PxA_20250618153405.pdf

WF_Federal_21_No_3_Geo_Rpt_20250618140123.pdf

Operator

I certify that the foregoing is true and correct. Title 18 U.S.C. Section 1001 and Title 43 U.S.C. Section 1212, make it a crime for any person knowingly and willfully to make to any department or agency of the United States any false, fictitious or fraudulent statements or representations as to any matter within its jurisdiction. Electronic submission of Sundry Notices through this system satisfies regulations requiring a

Operator Electronic Signature: TAMMY JONES Name: HILCORP ENERGY COMPANY

Title: Regulatory Compliance Specialist

Street Address: 382 ROAD 3100

City: AZTEC

State: NM

Phone: (505) 324-5185

Email address: TAJONES@HILCORP.COM

Field

Representative Name:

City:

Sta

Phone:

Email address:

Street Address:

State:

Zip:

BLM Point of Contact

BLM POC Name: MATTHEW H KADE BLM POC Phone: 5055647736

Disposition: Approved

Signature: Matthew Kade

BLM POC Title: Petroleum Engineer

BLM POC Email Address: MKADE@BLM.GOV

Disposition Date: 06/18/2025

Signed on: MAY 02, 2025 11:02 AM



Hilcorp

HILCORP ENERGY COMPANY WF FEDERAL 21 3 P&A NOI

API #: 3004530261

JOB PROCEDURES

- 1. Contact NMOCD and BLM (where applicable) 24 hours prior to MIRU.
- 2. Hold pre-job safety meeting. Verify cathodic is off. Comply with all NMOCD, BLM, and HEC safety and environmental regulations.
- 3. MIRU service rig and associated equipment; TOOH w/ rods & pump. NU and test BOP.
- 4. Set a 4-1/2" CICR at +/- 1,141' to isolate the PC Perfs. Establish injection beneath CICR.
- 5. PLUG #1a: 8sx of Class G Cement (15.8 PPG, 1.15 yield); PC Perfs @ 1,191' | PC Top @ 1,191' | FRD Top @ 536' | Surf. Casing Shoe @ 130': Pump 8sx of cement beneath the 4-1/2" CICR (est. TOC @ +/- 1,141' & est. BOC @ +/- 1,241'). Sting out of CICR. Reverse circulate clean. *Note that this volume is equivalent to 50' below the PC top.
- 6. Load the well as needed. Pressure test the casing above the plug to 560 psig.
- 7. RU Wireline. Run CBL. Record Top of Cement. All subsequent plugs below are subject to change pending CBL results.
- 8. PU & TIH w/ work string to +/- 1,141'.
- 9. PLUG #1b: 89sx of Class G Cement (15.8 PPG, 1.15 yield); PC Perfs @ 1,191' | PC Top @ 1,191' | FRD Top @ 536' | Surf. Casing Shoe @ 130': Pump an 89 sack balanced cement plug on top of the CICR. (est. TOC @ +/- 0' & est. BOC @ +/- 1,141'). Wait on Cement for 4 hours, tag TOC w/ work string. *Note cement plug lengths & volumes account for excess.
- 10. ND BOP, cut off Wellhead. Top off cement in surface casing annulus, if needed. Install a P&A marker with cement to comply with regulations. Rig down, move off location, cut off anchors, and restore location.



Received by OCD: 6/19/2025 7:37:53 AM HILCORP ENERGY COMPANY WF FEDERAL 21 3 P&A NOI P&A NOI

WF FEDERAL 21 3 - CURRENT WELLBORE SCHEMATIC

| | ilcorp Energ lame: WF | | | P&A WBD - C | urrent S | chematic | | |
|------------------|--------------------------|------------|-------------------------------|--|------------------------|----------------|---|---|
| PI/UWI 004530 | | Surface Le | al Location | Field Name Harper Hill FS PC | Route 0204 | | State/Province New Mexico | Well Configuration Type Vertical |
| round Eleva | ation (ft) | | SIRT Elevation (ft) | Tubing Hanger Elevation (ft) | RKB to GL (ft) 5.00 | | KB-Casing Flange Distance (ft) | KB-Tubing Hanger Distance (ft) |
| | | | | Original H | lole [Verti | cal] | | |
| MD (ftKB) | Formation Tops | MD | | | Vertica | I schematic (a | ctual) | |
| 3.0 - | | | | | | | | |
| 4.9 | | | his the state of the terms of | the interaction of the state of | | | and a local data in a second state of a state of a second state of a second state of a second state of a second | an tha an ann an an an an an an ann an ann an a |
| 24.9 - | | | | | | | 1 1/4in Polishe | 5.00 ft |
| 41.0 | | | | | | | 6/17/2000 00:0 | Cement, Casing, 0; 5.00-130.00; 2000-06- 3 cmt w/ 2% CaCl2. |
| 129.9 | | | 1; Surface, | 130.00ftKB; 7 in; 6.46 in; 5.0 ftKB; 130.00 ftKl | | | 80000 00000 | Is cement to surface. |
| 137.1 - | | | | | | | Production Cas | ing Cement, Casing, |
| 536.1 | FRUITLAND | 536 | 2 3/8in, Tub | ing; 2 3/8 in; 4.70 lb/ft; J-55 5.00 ftKB; 1,285.53 ftKl | | | 19; 80sx Class E | 0; 5.00-1,464.00; 2000-06- 3 cmt w/ 2% CaCl2 w/ 50sx inculated 6 bbls cement to |
| 1,141.1 - | | | | | | | surface. | |
| 1,143.0 - | | | | | | | | |
| 1,190.9 | PICTURED | 1191 | 1191-1 | 203ftKB on < DtTm > (PERF D CLIFFS); 1,191.00-1,203.00 | | | | |
| 1,203.1 - | | | | | | | | |
| 1,255.9 | | | | | | Ц | | |
| 1,268.0 - | | | | | | | 1in Rod Sub; 12 | |
| 1,279.9 | | | | | | Ц | 3/4in Shear Too | ol - 21K; 12.00 ft |
| 1,284.1 | | | | | | | 1in Rod Sub; 4. | 00 ft |
| 1,285.4 - | | | 2 3/8ir | , Seat Nipple; 2 3/8 in; J-55 | | | · · · · · · · · · · · · · · · · · · · | |
| 1,286.7 | | | | 1,285.53 ftKB; 1,286.63 ftK | 5 | | 1in Lift Sub; 6.0 | 0 ft |
| 1,290.0 - | | | 2 2/910 05 | MA; 2 3/8 in; 4.70 lb/ft; J-55 | a 💹 | | 3/4in Spiral Ro | d Guide; 12.00 ft |
| 1,301.8 - | | | 2 5/oin, OE | 1,286.63 ftKB; 1,316.63 ftKl | | | 3/4in Strainer N | Nipple; 1.00 ft |
| 1,303.1 - | | | | | | | 1 1/2in Rod Ins | ert Pump; 12.00 ft |
| 1,315.0 - | | | | | | Hit | | |
| 1,316.6 - | | | | <typ> (PBTD); 1,420.0</typ> | | | | |
| 1,463.9 | | | 2; Production | n, 1,464.00ftKB; 4 1/2 in; 0.00 in; 5.00 ftKB; 1,464.00 ftKB | o 🐰 | | | |
| | dmin@hilcorp.con | | | IT, 5.00 RKD; 1,404.00 RKI | | | | |



Received by OCD: 6/19/2025 7:37:53 AM HILCORP ENERGY COMPANY WF FEDERAL 21 3 P&A NOI P&A NOI

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| | Hilcorp Ener | | | P&A WBD - Pro | posed Sche | matic | |
|----------------|-------------------|-----------|---|--|------------------------|---------------------------------|---|
| Well 300453 | Name: WF | Surface L | egal Location | Field Name | Route 0204 | StateProvince New Mexico | Well Configuration Type |
| | vation (ft) | | R14W-S21 KB/RT Elevation (ft) 00 | Harper Hill FS PC Tubing Hanger Elevation (ft) | RK5 to GL (ft) 5.00 | KB-Casing Flange Distance (ft) | Vertical KB-Tubing Hanger Distance (ft) |
| | | | | Original H | ole [Vertical] | | |
| MD (ftKB) | Formation Tops | MD | | - ingliser in | Vertical schemati | ic (proposed) | |
| -32.6 | | | | | | Shoe, Plug, 12 | Perfs, PC, FRD, & Surf. Csg. /31/2025 00:00; 5.00- -12-31; 89sx Class G (1.15 |
| 4.9 | | | th the defined a new literation of a second | indiana indiana a inda bitani ata di balanda ata d | 1 | | Cement, Casing, |
| 67.4 | | | 1; Surface, 1 | 30.00ftKB; 7 in; 6.46 in; 5.00 | | 17; 30sx Class | 00; 5.00-130.00; 2000-06- B cmt w/ 2% CaCl2. bls cement to surface. |
| 133.5 | | | | ftKB; 130.00 ftKB | | | |
| 187.1 | | | | | | | |
| 336.6 | | | | | | Production Ca | sing Cement, Casing, |
| \$36.1 | FRUITLAND | 536 | | | | 6/19/2000 00: 19; 80sx Class | 00; 5.00-1,464.00; 2000-06- B cmt w/ 2% CaCl2 w/ 50s |
| 838.6 | | | | | | surface. | Circulated 6 bbls cement to Perfs, PC, FRD, & Surf. Csg. |
| 1,141.1 - | | | | | | Shoe, Plug, 12 | /31/2025 00:00; 1,141.00- -12-31; 8sx Class G (1.15 |
| 1,142.1 | | | 4.05 in, CICF | 1,141.0, 1,143.0; 1,141.00- 1,143.00 | | yld) | |
| 1,143.0 | | | | | | | |
| 1,167.0 | | | | | | | |
| 1,190.9 - | PICTURED C | 1191 | | | | | |
| 1,197.0 | | | | 03ftKB on < DtTm> (PERF -) CLIFFS); 1,191.00-1,203.00 | | | |
| 1,203.1 | | | | | | | |
| 1,222.1 | | | | | | | |
| 1,241.1 - | | | | | | | |
| 1,330.5 | | | | | | | |
| 1,419.9 | | | | <typ> (PBTD); 1,420.00</typ> | | | |
| 1,441.9 | | | | | | | |
| 1,463.9 | | | 2; Production | 1,464.00ftKB; 4 1/2 in; 0.00 in; 5.00 ftKB; 1,464.00 ftKB | | | |
| 1,500.4 | | | | | | | |

Hilcorp Energy P&A Final Reclamation Plan **WF Federal 21 # 3** API: 30-045-30261 Lease Number, NMNM25857 Sec.21-T030N-R014W-Unit O Lat: 36.795431, Long: -108.311065 Footage: 1100' FSL & 1800' FEL San Juan County, NM

1. PRE-RECLAMATION SITE INSPECTION

- 1.1) A pre-reclamation site inspection was completed by Hilcorp Energy and representatives from government agencies on Thursday May 1, 2023:
 - Roger Herrera with the Bureau of Land Management.
 - Chad Perkins with Hilcorp Energy.

2. LOCATION RECLAMATION PROCEDURE

- 2.1) Final reclamation work will be completed after the well is Plugged.
- 2.2) All production equipment, anchors, and flow lines will be striped and removed.
- 2.3) A pipeline strip request will be sent to Hilcorp Energy after the well is plugged.
- 2.4) Hilcorp Energy will be responsible for pipeline removal and or abandonment. If they determine to abandon the pipeline it needs to be abandon 50' from the well pad.
- 2.5) All nonnative aggregate will be scraped up and placed on the main lease access road or buried in toe of the cut prior to re-contouring.
- 2.6) Topsoil will be striped, stockpile, and distribute across the reclamation after contour work is completed.
- 2.7) Push fill from the western side of well pad into eastern cut slope and re-contour with shallow swales and or silt traps for major drainage to create a rolling terrain that matches natural topography drainage features to limit erosion.
- 2.8) Rip compacted soil and walk down all disturbed portion of well pad.
- 2.9) All trash and debris will be removed within 50' buffer outside of the location disturbance during reclamation.

3. ACCESS ROAD RECLAMATION PROCEDURE:

- 3.1) The main lease access road will be left open as land allotees access.
- 3.2) A berm will be installed along the main lease access road entry way as a barricade to prevent traffic on the reclamation.
- 3.3) All trash and debris will be removed within 50' buffer outside of the road disturbance during reclamation.

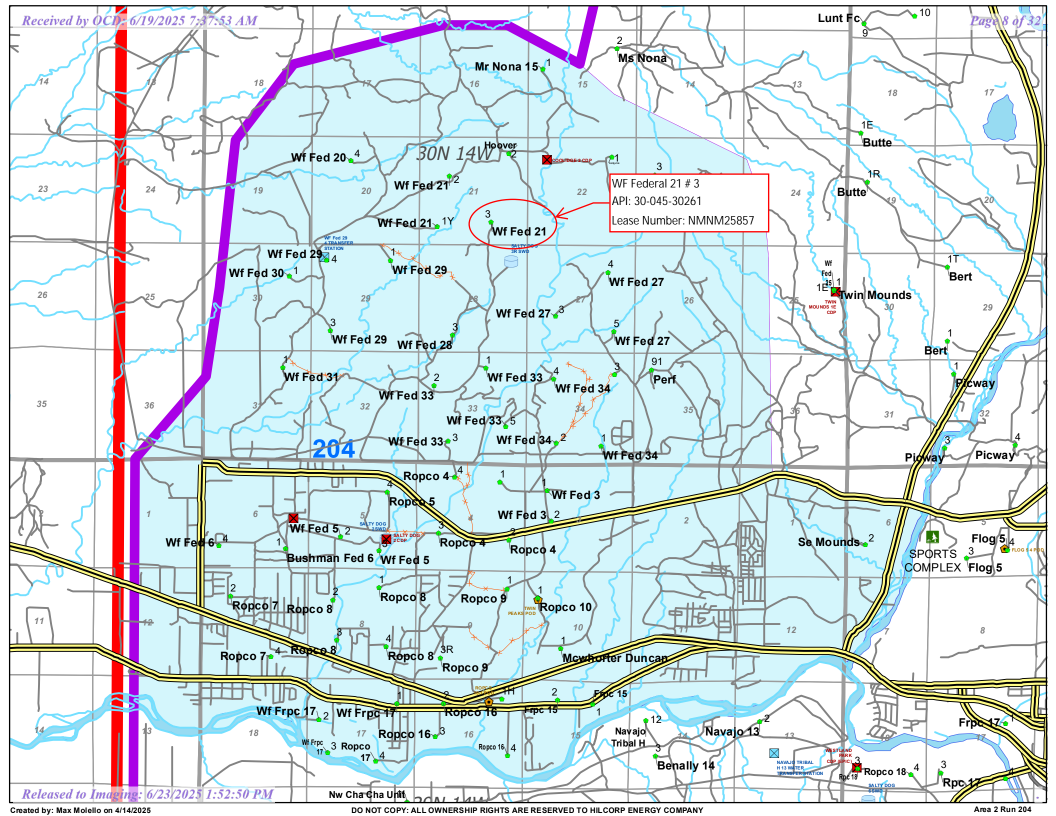
4. SEEDING PROCDURE

- 4.1) A BLM badlands seed mix will be used for all reclaimed and disturbed areas of the well pad.
- 4.2) Drill seeding will be completed where applicable and all other disturbed areas will be broadcast seeded and harrowed, broadcast seeding will be applied at a double the rate of seed.
- 4.3) The timing of the seeding will take place when the ground is not frozen or saturated.

5. WEED MANAGEMENT

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5.1) No action is required at this time for weed management, no noxious weeds were identified during the onsite.



WF Federal 21 # 3

Well Pad Reclamation

Push fill from the western side of well pad into eastern cut slope and re-contour with shallow swales and or silt traps for major drainage to create a rolling terrain that matches natural topography drainage features to limit erosion. Legend

36.804692, -108.30811

36.795431, -108.311065

A berm will be installed along the main lease access road entry way as a barricade to prevent traffic on the reclamation.

Released to Imaging: 6/23/2025 1:52

GENERAL REQUIREMENTS FOR PERMANENT ABANDONMENT OF WELLS ON FEDERAL AND INDIAN LEASES FARMINGTON FIELD OFFICE

1.0 The approved plugging plans may contain variances from the following <u>minimum general</u> requirements.

- 1.1 Modification of the approved plugging procedure is allowed only with the prior approval of the Authorized Officer, Farmington Field Office.
- 1.2 Requirements may be added to address specific well conditions.
- 2.0 Materials used must be accurately measured. (densometer/scales)

3.0 A tank or lined pit must be used for containment of any fluids from the wellbore during plugging operations and all pits are to be fenced with woven wire. These pits will be fenced on three sides and once the rig leaves location, the fourth side will be fenced.

3.1 Pits are not to be used for disposal of any hydrocarbons. If hydrocarbons are present in the pit, the fluids must be removed prior to filling in.

4.0 All cement plugs are to be placed through a work string. Cement may be bull-headed down the casing with prior approval. Cement caps on top of bridge plugs or cement retainers may be placed by dump bailer.

- 4.1 The cement shall be as specified in the approved plugging plan.
- 4.2 All cement plugs placed inside casing shall have sufficient volume to fill a minimum of 100' of the casing, or annular void(s) between casings, plus an excess volume sufficient to provide for 50 linear feet of fill above the plug.
- 4.3 Surface plugs may be no less than 50' in length.
- 4.4 All cement plugs placed to fill annular void(s) between casing and the formation shall be of sufficient volume to fill a minimum of 100' of the annular space plus 100% excess, calculated using the bit size, or 100' of annular capacity, determined from a caliper log, plus an excess volume sufficient to provide for 50 linear feet of fill above the plug.
- 4.5 All cement plugs placed to fill an open hole shall be of sufficient volume to fill a minimum of 100' of hole, as calculated from a caliper log, plus an excess volume sufficient to provide for 50 linear feet of fill above the plug. In the absence of a caliper log, an excess of 100% shall be required.
- 4.6 A cement bond log or other accepted cement evaluation tool is required to be run if one had not been previously ran or cement did not circulate to surface during the original casing cementing job or subsequent cementing jobs.

Page 1

2

5.0 All cement plugs spotted across, or above, any exposed zone(s), when; the wellbore is not full of fluid or the fluid level will not remain static, and in the case of lost circulation or partial returns during cement placement, shall be tested by tagging with the work string.

- 5.1 The top of any cement plug verified by tagging must be at or above the depth specified in the approved plan, without regard to any excess.
- 5.2 Testing will not be required for any cement plug that is mechanically contained by use of a bridge plug and/or cement retainer, if casing integrity has been established.
- 5.3 Any cement plug which is the only isolating medium, for a fresh water interval or a zone containing a prospectively valuable deposit of minerals, shall be tested by tagging.
- 5.4 If perforations are required below the surface casing shoe, a 30 minute minimum wait time will be required to determine if gas and/or water flows are present. If flow is present, the well will be shut-in for a minimum of one hour and the pressure recorded. Short or long term venting may be necessary to evacuate trapped gas. If only a water flow occurs with no associated gas, shut well in and record the pressures. Contact the Engineer as it may be necessary to change the cement weight and additives.

6.0 Before setting any cement plugs the hole needs to be rolled. All wells are to be controlled by means of a fluid that is to be of a weight and consistency necessary to stabilize the wellbore. This fluid shall be left in place as filler between all plugs.

- 6.1 Drilling mud may be used as the wellbore fluid in open hole plugging operations.
- 6.2 The wellbore fluid used in cased holes shall be of sufficient weight to balance known pore pressures in all exposed formations.

7.0 A blowout preventer and related equipment (BOPE) shall be installed and tested prior to working in a wellbore with any exposed zone(s); (1) that are over pressured, (2) where the pressures are unknown, or (3) known to contain H_2S .

8.0 Within 30 days after plugging work is completed, file a Sundry Notice, Subsequent Report of Abandonment (Form 3160-5), through the Automated Fluid Minerals Support System (AFMSS) with the Field Manager, Bureau of Land Management, 6251 College Blvd., Suite A, Farmington, NM 87402. The report should show the manner in which the plugging work was carried out, the extent, by depth(s), of cement plugs placed, and the size and location, by depth(s), of casing left in the well. Show <u>date</u> well was plugged.

9.0 All permanently abandoned wells are to be marked with a permanent monument as specified in 43 CFR 3162.6(d) and 43 CFR 3172.12(a)(10). Unless otherwise approved.

10.0 If this well is located in a Specially Designated Area (SDA), compliance with the appropriate seasonal closure requirements will be necessary.

All of the above are minimum requirements. Failure to comply with the above conditions of approval may result in an assessment for noncompliance and/or a Shut-in Order being issued pursuant to 43 CFR 3163.1. You are further advised that any instructions, orders or decisions issued by the Bureau of Land Management are subject to administrative review pursuant to 43 CFR 3165.3 and appeal pursuant to 43 CFR 3165.4 and 43 CFR 4.700.

BLM - FFO - Geologic Report Date Completed 6/18/2025 Well No. Surf. Loc. 1100 FSL 1800 FEL WF Federal 21 No. 3 NMNM25857 Sec 21 T30N **R14W** Lease No. US Well No. 3004530261 Hilcorp Energy Company New Mexico Operator County San Juan State TVD 1465 PBTD 1465 Formation Pictured Cliffs GL 5665 Elevation Est. KB Elevation 5670 **Geologic Formations** Est. tops Subsea Elev. Remarks Kirtland Fm. Surface Fruitland Fm. 536 5134 Coal/gas/possible water Possible gas/water Pictured Cliffs 1191 4479 Remarks: Reference Wells: Hilcorp Energy Company -Vertical wellbore, all formation depths are TVD from KB at the wellhead. WF Federal 28 No. 1 3004529880 985' FNL, 855 FEL, 30N-14W-28A GL= 5593' Prepared by: Walter Gage



United States Department of the Interior

BUREAU OF LAND MANAGEMENT Farmington District Office 6251 College Boulevard, Suite A Farmington, New Mexico 87402 http://www.blm.gov/nm



CONDITIONS OF APPROVAL

June 18, 2025

Notice of Intent - Plug and Abandonment

| Operator: | Hilcorp Energy Company |
|--------------------|---|
| Lease: | NMNM25857 |
| Well(s): | WF Federal 21 3, API # 30-045-30261 |
| Location: | SWSE Sec 21 T30N R14W (San Juan County, NM) |
| Sundry Notice ID#: | 2850746 |

The Notice of Intent to Plug and Abandon is accepted with the following Conditions of Approval (COA):

- 1. Plugging operations authorized are subject to the attached "General Requirements for Permanent Abandonment of Wells on Federal and Indian Lease."
- 2. <u>Notification</u>: Farmington Field Office is to be notified at least 24 hours before the plugging operations commence at (505) 564-7750.
- 3. Additional changes to procedure, before or during plugging, should be sent through email to Kenneth Rennick (krennick@blm.gov) and Matthew Kade (mkade@blm.gov) for approval. Verbal approvals may be given and must be followed up with an email documenting the requested changes.
- 4. If a CBL is run, send a copy to Kenneth Rennick (<u>krennick@blm.gov</u>) and Matthew Kade (<u>mkade@blm.gov</u>)
- 5. **Deadline of Completion of Operations:** Complete the plugging operation before June 18, 2026. If unable to meet the deadline, notify the Bureau of Land Management's Farmington Field Office prior to the deadline via Sundry Notice (Form 3160-5) Notice of Intent detailing the reason for the delay and the date the well is to be plugged.

You are also required to place cement excesses per 4.2 and 4.4 of the attached General Requirements. Any estimated minimum sacks provided in procedure modification include necessary excesses.

Office Hours: 7:45 a.m. to 4:30 p.m.

Matthew Kade (mkade@blm.gov/505-564-7736) / Kenny Rennick (krennick@blm.gov/505-564-7742)

State of New Mexico Energy, Minerals and Natural Resources Department Oil Conservation Division Standard Plugging Conditions



This document provides OCD's general plugging conditions of approval. It should be noted that the list below may not cover special plugging programs in unique and unusual cases, and OCD expressly reserves the right to impose additional requirements to the extent dictated by project conditions. The OCD also reserves the right to approve deviations from the below conditions if field conditions warrant a change. A C-103F NOI to P&A must be approved prior to plugging operations. Failure to comply with the conditions attached to a plugging approval may result in a violation of 19.15.5.11 NMAC, which may result in enforcement actions, including but not limited to penalties and a requirement that the well be re-plugged as necessary.

- 1. Notify OCD office at least 24 hours before beginning work and seek prior approval to implementing any changes to the C-103 NOI to PA.
 - North Contact, Monica Kuehling, 505-320-0243, monica.kuehling@emnrd.nm.gov
 - South Contact, Gilbert Cordero, 575-626-0830, gilbert.cordero@emnrd.nm.gov
- 2. A Cement Bond Log is required to ensure strata isolation of producing formations, protection of water and correlative rights. A CBL must be run or be on file that can be used to properly evaluate the cement behind the casing.

Note: Logs must be submitted to OCD via OCD permitting. A copy of the log may be emailed to OCD inspector for faster review times, but emailing does not relieve the operators obligation to submit through OCD permitting.

- 3. Once Plugging operations have commenced, the rig must not rig down until the well is fully plugged without OCD approval. If gap in plugging operations exceeds 30 days, the Operator must file a subsequent sundry of work performed and revised NOI for approval on work remaining. At no time shall the rig be removed from location if it will result in waste or contamination of fresh water.
- 4. Insure all bradenheads have been exposed, identified and valves are operational prior to rig up.
- 5. Fluids must be placed between all cement plugs mixed at 25 sacks per 100 bbls of water.
 - North, water or mud laden fluids
 - South, mud laden fluids
- 6. Closed loop system is to be used for entire plugging operation. Upon completion, contents of steel pits are to be hauled to an OCD permitted disposal facility.

7. Class of cement shall be used in accordance with the below table for depth allowed.

| Class | TVD Lower Limit (feet) |
|----------------|------------------------|
| Class A/B | 6,000 |
| Class I/II | 6,000 |
| Class C or III | 6,000 |
| Class G and H | 8,000 |
| Class D | 10,000 |
| Class E | 14,000 |
| Class F | 16,000 |

- 8. After cutting the well head any "top off cement jobs" must remain static for 30 minutes. Any gas bubbles or flow during this 30 minutes shall be reported to the OCD for approval of next steps.
- 9. Trucking companies being used to haul oilfield waste fluids (Commercial or Private) to a disposal facility shall have an approved OCD C-133 permit.
 - A copy of this permit shall be available in each truck used to haul waste products.
 - It is the responsibility of the Operator and Contractor to verify that this permit is in place prior to performing work.
 - Drivers shall be able to produce a copy upon request of an OCD Compliance Officer.
- 10. Filing a [C-103] Sub. Plugging (C-103P) will serve as notification that the well has been plugged.
- 11. A [C-103] Sub. Release After P&A (C-103Q) shall be filed no later than a year after plugging and a site inspection by OCD Compliance officer to determine if the location is satisfactorily cleaned, all equipment, electric poles and trash has been removed to meet OCD standards before bonding can be released.
- 12. Produced water or brine-based fluids may not be used during any part of plugging operations without prior OCD approval.
- 13. Cementing;
 - All cement plugs will be neat cement and a minimum of 100' in length. 50' of calculated cement excess required for inside casing plugs and 100% calculated cement excess required on outside casing plugs.
 - If cement does not exist between or behind the casing strings at recommended formation depths, the casing perforations will be shot at 50' below the formation top and the cement retainer shall be set no more than 50' from the perforations.
 - WOC (Wait on Cement) time will be:
 - 4 hours for accelerated (calcium chloride) cement.
 - 6 hours on regular cement.
 - Operator must tag all cement plugs unless it meets the below condition.
 - The operator has a passing pressure test for the casing annulus and the plug is only an inside plug.
 - If perforations are made operator must tag all plugs using the work string to tag unless given approval to tag with wireline by the correct contact from COA #1 of this document.
 - This includes plugs pumped underneath a cement retainer to ensure retainer seats properly after cement is pumped.
 - Cement can only be bull-headed with specific prior approval.
 - Squeeze pressures are not to exceed the exposed formations frac gradient or the burst pressure of the casing.

- 14. A cement plug is required to be set from 50' below to 50' above (straddling) formation tops, casing shoes, casing stubs, any attempted casing cut offs, anywhere the casing is perforated, DV tools.
 - Perforation/Formation top plug. (When there is less than 100ft between the top perforation to the formation top.) These plugs are required to be started no greater than 50ft from the top perforation. However, the plug should be set below the formation top or as close to the formation top as possible for the maximum isolation between the formations. The plug is required to be a 100ft cement plug plus excess.
 - Perforation Plug when a formation top is not included. These plugs are required to be started within 50ft of the top perforation. The plug is required to be a 100ft cement plug plus excess.
 - Cement caps on top of bridge plugs or cement retainers for perforation plugs, that are not straddling a formation top, may be set using a bailer with a minimum of 35' of cement in lieu of the 100' plug. The bridge plug or retainer must be set within 50ft of the perforations.
 - Perforations are required below the surface casing shoe if cement does not exist behind the casing, a 30-minute minimum wait time will be required immediately after perforating to determine if gas and/or water flows are present. If flow is present, the well will be shut-in for a minimum of one hour and the pressure recorded. If gas is detected contact the OCD office for directions.
- 15. No more than 3000 feet is allowed between cement plugs in cased hole and no more than 2000 feet is allowed in open hole.
- 16. Formation Tops to be isolated with cement plugs, but not limited to are:
 - Northwest See Figure A
 - South (Artesia) See Figure B
 - Potash See Figure C
 - In the R-111-P (Or as subsequently revised) Area a solid cement plug must be set across the salt section. Fluid used to mix the cement shall be saturated with the salts that are common to the section penetrated and in suitable proportions, not more than 3% calcium chloride (by weight of cement) will be considered the desired mixture whenever possible, woe 4 hours and tag, this plug will be 50' below the bottom and 50' above the top of the Formation.
 - South (Hobbs) See Figure D1 and D2
 - Areas not provided above will need to be reviewed with the OCD on a case by case basis.

17. Markers

• Dry hole marker requirements 19.15.25.10.

The operator shall mark the exact location of plugged and abandoned wells with a steel marker not less than four inches in diameter set in cement and extending at least four feet above mean ground level. The marker must include the below information:

- 1. Operator name
- 2. Lease name and well number
- 3. API number
- 4. Unit letter
- 5. Section, Township and Range

• AGRICULTURE (Below grade markers)

In Agricultural areas a request can be made for a below ground marker. For a below ground marker the operator must file their request on a C-103 notice of intent, and it must include the following;

- A) Aerial photo showing the agricultural area
- B) Request from the landowner for the below ground marker.

C) Subsequent plugging report for a well using a below ground marker must have an updated C-102 signed by a certified surveyor for SHL.

Note: A below ground marker is required with all pertinent information mentioned above on a plate, set 3' below ground level, a picture of the plate will be supplied to OCD for record, the exact location of the marker (longitude and latitude by GPS) will be provided to OCD. OCD requires a current survey to verify the location of the below ground marker, however OCD will accept a GPS coordinate that were taken with a GPS that has an accuracy of within 15 feet.

18. If work has not commenced within 1 year of the approval of this procedure, the approval is automatically expired. After 1 year a new [C-103] NOI Plugging (C-103F) must be submitted and approved prior to work.

Figure A

North Formations to be isolated with cement plugs are:

- San Jose
- Nacimiento
- Ojo Alamo
- Kirtland
- Fruitland
- Picture Cliffs
- Chacra (if below the Chacra Line)
- Mesa Verde Group
- Mancos
- Gallup
- Basin Dakota (plugged at the top of the Graneros)
- Deeper formations will be reviewed on a case-by-case basis

Figure B

South (Artesia) Formations to be isolated with cement plugs are:

- Fusselman
- Montoya
- Devonian
- Morrow
- Strawn
- Atoka
- Permo-Penn
- Wolfcamp
- Bone Springs
- Delaware , in certain areas where the Delaware is subdivided into;
 - 1. Bell Canyon
 - 2. Cherry Canyon
 - 3. Brushy Canyon
 - Any salt sections
- Abo

•

- Yeso
- Glorieta
- San Andres
- Greyburg
- Queen
- Yates

Figure C

Potash Area R-111-P

T 18S - R 30E Sec 10 Unit P. Sec 11 Unit M,N. Sec 13 Unit L,M,N. Sec 14 Unit C -P. Sec 15 Unit A G,H,I,J,K,N,O,P. Sec 22 Unit All except for M. Sec 23, Sec 24 Unit C,D,E,L, Sec 26 Unit A-G, Sec 27 Unit A,B,C T 19S – R 29E Sec 11 Unit P. Sec 12 Unit H-P. Sec 13. Sec 14 Unit A,B,F-P. Sec 15 Unit P. Sec 22 Unit A,B,C,F,G,H,I,J K,N,O,P. Sec 23. Sec 24. Sec 25 Unit D. Sec 26 Unit A- F. Sec 27 Unit A,B,C,F,G,H. T 19S – R 30E Sec 2 Unit K,L,M,N. Sec 3 Unit I,L,M,N,O,P. Sec 4 Unit C,D,E,F,G,I-P. Sec 5 Unit A,B,C,E-P. Sec 6 Unit I,O,P. Sec 7 – Sec 10. Sec 11 Unit D, G—P. Sec 12 Unit A,B,E-P. Sec 13 Unit A-O. Sec 14-Sec 18. Sec 19 Unit A-L, P. Sec 20 – Sec 23. Sec 24 Unit C,D,E,F,L,M,N. Sec 25 Unit D. Sec 26 Unit A-G, I-P. Sec 27, Sec 28, Sec 29 Unit A,B,C,D,F,G,H,I,J,O,P. Sec 32 Unit A,B,G,H,I,J,N,O,P. Sec 33. Sec 34. Sec 35. Sec 36 Unit D,E,F,I-P. T 19S – R 31E Sec 7 Unit C,D,E,F,L. Sec 18 Unit C,D,E,F,G,K,L. Sec 31 Unit M. Sec 34 Unit P. Sec 35 Unit M,N,O. Sec 36 Unit O.P. T 20S – R 29E Sec 1 Unit H,I,P. Sec 13 Unit E,L,M,N. Sec 14 Unit B-P. Sec 15 Unit A,H,I,J,N,O,P. Sec 22 Unit A,B,C,F,G,H,I,J,O,P. Sec 23. Sec 24 Unit C,D,E,F,G,J-P. Sec 25 Unit A-O. Sec 26. Sec 27 Unit A,B,G,H,I,J,O,P. Sec 34 Unit A,B,G,H. Sec 35 Unit A-H. Sec 36 Unit B-G. T 20S – R 30E Sec 1 – Sec 4. Sec 5 Unit A,B,C,E-P. Sec 6 Unit E,G-P. Sec 7 Unit A-H,I,J,O,P. Sec 8 – 17. Sec 18 Unit A,B,G,H,I,J,O,P. Sec 19 Unit A,B,G,H,I,J,O,P. Sec 20 – 29. Sec 30 Unit A-L,N,O,P. Sec 31 Unit A,B,G,H,I,P. Sec 32 – Sec 36. T 20S – R 31E Sec 1 Unit A,B,C,E-P. Sec 2. Sec 3 Unit A,B,G,H,I,J,O,P. Sec 6 Unit D,E,F,J-P. Sec 7. Sec 8 Unit E-P. Sec 9 Unit E,F,J-P. Sec 10 Unit A,B,G-P. Sec 11 – Sec 36. T 21S – R 29E Sec 1 – Sec 3. Sec 4 Unit L1 – L16,I,J,K,O,P. Sec 5 Unit L1. Sec 10 Unit A,B,H,P. Sec 11 – Sec 14. Sec 15 Unit A,H,I. Sec 23 Unit A,B. Sec 24 Unit A,B,C,D,F,G,H,I,J,O,P. Sec 25 Unit A,O,P. Sec 35 Unit G,H,I,J,K,N,O,P. Sec 36 A,B,C,F - P.T 21S – R 30E Sec 1 - Sec 36

T 21S – R 31E Sec 1 – Sec 36 T 22S – R 28E Sec 36 Unit A,H,I,P. T 22S – R 29E Sec 1. Sec2. Sec 3 Unit I,J,N,O,P. Sec 9 Unit G – P. Sec 10 – Sec 16. Sec 19 Unit H,I,J. Sec 20 – Sec 28. Sec 29 Unit A,B,C,D,G,H,I,J,O,P. Sec 30 Unit A. Section 31 Unit C – P. Sec 32 – Sec 36 T 22S – R 30E Sec 1 – Sec 36 T 22S – R 31E Sec 1 – Sec 11. Sec 12 Unit B,C,D,E,F,L. Sec 13 Unit E,F,K,L,M,N. Sec 14 – Sec 23. Sec 24 Unit C,D,E,F,K,L,M,N. Sec 25 Unit A,B,C,D. Sec 26 Unit A,BC,D,G,H. Sec 27 – Sec 34. T 23S – R 28E Sec 1 Unit A T 23S – R 29E Sec 1 – Sec 5. Sec 6 Unit A – I, N,O,P. Sec 7 Unit A,B,C,G,H,I,P. Sec 8 Unit A – L, N,O,P. Sec 9 – Sec 16. Sec 17 Unit A,B,G,H,I,P. Sec 21 – Sec 23. Sec 24 Unit A – N. Sec 25 Unit D,E,L. Sec 26. Sec 27. Sec 28 Unit A – J, N,O,P. Sec 33 Unit A,B,C. Sec 34 Unit A,B,C,D,F,G,H. Sec 35. Sec 36 Unit B,C,D,E,F,G,K,L. T 23S – R 30E Sec 1 – Sec 18. Sec 19 Unit A – I,N,O,P. Sec 20, Sec 21. Sec 22 Unit A – N, P. Sec 23, Sec 24, Sec 25. Sec 26 Unit A,B,F-P. Sec 27 Unit C,D,E,I,N,O,P. Sec 28 Unit A – H, K,L,M,N. Sec 29 Unit A – J, O,P. Sec 30 Unit A,B. Sec 32 A,B. Sec 33 Unit C,D,H,I,O,P. Sec 34, Sec 35, Sec 36. T 23S – R 31E Sec 2 Unit D,E,J,O. Sec 3 – Sec 7. Sec 8 Unit A – G, K – N. Sec 9 Unit A,B,C,D. Sec 10 Unit D,P. Sec 11 Unit G,H,I,J,M,N,O,P. Sec 12 Unit E,L,K,M,N. Sec 13 Unit C,D,E,F,G,J,K,L,M,N,O. Sec 14. Sec 15 Unit A,B,E – P. Sec 16 Unit I, K – P. Sec 17 Unit B,C,D,E, I – P. Sec 18 – Sec 23. Sec 24 Unit B – G, K,L,M,N. Sec 25 Unit B – G, J,K,L. Sec 26 – Sec 34. Sec 35 Unit C,D,E. T 24S – R 29E Sec 2 Unit A, B, C, D. Sec 3 Unit A T 24S – R 30E Sec 1 Unit A – H, J – N. Sec 2, Sec 3. Sec 4 Unit A,B,F – K, M,N,O,P. Sec 9 Unit A – L. Sec 10 Unit A – L, O,P. Sec 11. Sec 12 Unit D,E,L. Sec 14 Unit B – G. Sec 15 Unit A,B,G,H.

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T 24S – R 31E
Sec 3 Unit B – G, J – O. Sec 4. Sec 5 Unit A – L, P. Sec 6 Unit A – L. Sec 9 Unit A – J, O,P. Sec 10 Unit B – G,
K – N. Sec
35 Unit E – P. Sec 36 Unit E,K,L,M,N.
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T 25S – R 31E Sec 1 Unit C,D,E,F. Sec 2 Unit A – H.

Figure D1 and D2

South (Hobbs) Formations to be isolated with cement plugs are:

The plugging requirements in the Hobbs Area are based on the well location within specific areas of the Area (See Figure D1). The Formations in the Hobbs Area to be isolated with cement plugs are (see Figure D2)

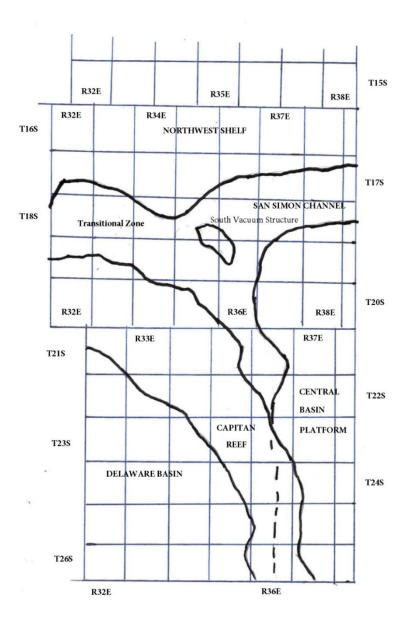


Figure D1 Map

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Figure D2 Formation Table

| NDIsthurget Shalf | | P'lug to isolate upper a | | | | Com tiral Rooin Diotform |
|---|--|--------------------------|--------------------|--------------------------|-----------------------------|--|
| ND!rthwest Shelf | C;iptan Reef Are <a< th=""><th>Trani5ition Zone</th><th>San Simon Oh.annel</th><th>South \lacJUUm Structure</th><th>Delaware Basin</th><th>Ce<n,tiral basin="" platform<="" th=""></n,tiral></th></a<> | Trani5ition Zone | San Simon Oh.annel | South \lacJUUm Structure | Delaware Basin | Ce <n,tiral basin="" platform<="" th=""></n,tiral> |
| Granit \./ash (Detrital | | | | | | Granit \./ash (Detrital |
| basement material and | | | | | | basement material, |
| fractured pre-Cambrian | Siluro-Devonian | Morrow | Siluro-Devonian | Ellenburger | Siluro-Devonian | fractured pre-Cambrian |
| basement rock) | | | | | | basement rock and fracture |
| , | | | | | | Mafic Volcanic intrusives). |
| Montoya | Mississippian | Atoka | Morrow | Mckee | Morrow | Ellenburger |
| Fusselman | Morrow | Strawn | \./olfcamp | Siluro-Devonian | Atoka | Connell |
| Woodford | Atoka | Cisco | Abo Reef | Woodford | Strawn | Waddell |
| Siluro-Devonian | Strawn | Pennsylvanian | Bone Spring | Mississippian | Pennsylvanian | Mckee |
| Chester | Pennsylvanian | \./olfcamp | Delaware | Barnett Shale | Low er \./olfcamp | Simpson Group |
| Austin | \./olfcamp | Bone Spring | San Andres | Morrow | Upper \./olfcamp | Montoya |
| Mississippian | Abo Reef, if present | Delaware | Queen | Atoka | \./olfcamp | Fusselman |
| Morrow | Abo, if present | San Andres | Yates | Strawn | Third Bone Spring Sand | Silurian |
| Morrow | Abo, il present | San Andres | rates | Strawn | (Top of \./olfbone) | Silunan |
| A 4 - 1 | Owners if another | Grouthurg Son Andres | | 0 | First Bone Spring Sand (Top | Devenier |
| Atoka | Queen, if present | Grayburg-San Andres | Base of Salt | Canyon | of Lower Bone Spring) | Devonian |
| Lower Pennsylvanian | Bone Spring | Queen | Rustler | Pennsylvanian | Bone Spring | Strawn |
| Cisco-Canyon | Delaware | Seven Rivers | | Blinebry | Brushy Canyon | Pennsylvanian |
| Pennsylvanian | Base Capitan Reef | Yates | | Bone Spring | Delaw are (Base of Salt) | \./olfcamp |
| Bough | Seven Rivers | Base of Salt | | San Andres | Rustler | Abo |
| \./olfcamp | Yates | Rustler | | Queen | | Abo Reef |
| Abo | Top Capitan Reef | | | Base of Salt | | Drinkard |
| Abo Reef, if present | Base of Salt | | | Rustler | | Tubb |
| Yeso (Township 15 South to | | | | | | |
| Township 17 South) | Rustler | | | | | Blinebry |
| Drinkard or Low er Y eso | | | | | | |
| (Township 15 South to | | | | | | Paddock |
| Township 17 South) | | | | | | |
| Tubb (Township 15 South to | | | | | | Glorieta |
| Township 17 South) | | | | | | Giolieta |
| Blinebry (Township 15 South | | | | | | San Andres |
| to Township 17 South) | | | | | | San Andres |
| Paddock (Township 15 | | | | | | Grayburg |
| South to Township 17 South) Glorieta | | | | | | Grayburg-San Andres |
| | | | | | | |
| San Andres | | | | | | Queen |
| Queen (Township 15 South | | | | | | Seven Rivers |
| to Township 17 South) | | | | | | 00101111010 |
| Seven Rivers (Township 15 | | | | | | Yates |
| outh to Township 17 South) | | | | l | | 1 0100 |
| ates (Township 15 South to | | | | | | Base of Salt |
| Township 17 South) | | | | | | Dase Of Sail |
| Base of Salt | | | | | | Rustler |
| Rustler | | | | | | |

State of New Mexico Energy, Minerals and Natural Resources Department

Michelle Lujan-Grisham Governor

Melanie A. Kenderdine Cabinet Secretary-Designate

Benjamin Shelton Deputy Secretary (Acting) Gerasimos Razatos, Division Director (Acting) Oil Conservation Division



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BY ELECTRONIC MAIL

Kelley Montgomery Director of Regulatory OXY USA Inc. 5 Greenway Plaza, Suite 110 Houston, TX 77046 Kelley_Montgomery@oxy.com

Re: Oil Conservation Division Authorization for OXY USA Inc. to Plug and Abandon Well(s)

Ms. Montgomery:

The Oil Conservation Division ("OCD") received your request of November 11, 2024, requesting authorization for OXY USA Inc. ("OXY"), to plug and abandon the following wells:

| API | Well Name | |
|--------------|---------------------|--|
| 30-015-01633 | Aston & Fair A #001 | |
| 30-015-02305 | Caroline #001 | |
| 30-015-02306 | Caroline #003 | |
| 30-015-02307 | Caroline #004 | |
| 30-015-02308 | Caroline #005 | |
| 30-015-02309 | Caroline #006 | |
| 30-015-10184 | State #006 | |
| 30-015-21623 | State #007 | |
| 30-025-21947 | Joannie #001 | |
| 30-025-24718 | Joannie #003 | |
| 30-025-24548 | Joannie #004 | |

LLJ Ventures, LLC DBA Marker Oil & Gas, ("LLJ") is the registered operator of these wells and OXY is the leaseholder where the well is located. As the leaseholder, OXY may be deemed a responsible operator for purposes of plugging and remediation activities or for indemnification of costs incurred by OCD for such activities.

On October 11, 2024, OCD issued Final Order No. R-23494 ("R-23494"). R-23494 setting forth plugging compliance deadlines to be met by LLJ. That R-23494 and R-23494-A is incorporated herein as though set forth in full.

OCD hereby authorizes OXY to plug and abandon the above-identified well on OCD's behalf pursuant to its authority under R-23494.

Please contact Assistant General Counsel, Christy Treviño at (505)-607-4524 or Christy.Trevino@emnrd.nm.gov, with questions, including the submission of plugging sundries as OCD will not be transferring operatorship to you and will need to place the plugging sundries into the well files.

Regards,

frocal

Gerasimos Razatos Director (Acting)

4/16/2025

Date

cc: EMNRD-OGC

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

OIL CONSERVATION DIVISION PETITIONER v. LLJ VENTURES, LLC DBA MARKER OIL & GAS RESPONDENT

CASE NO. 24801 ORDER NO. R-23484-A

NUNC PRO TUNC ORDER

The Director of the New Mexico Oil Conservation Division ("OCD"), having determined that an error occurred in Order R-23484 in this matter, which requires correction, issues the following *Nunc Pro Tunc* Order.

FINDINGS OF FACT

- 1. Order R-23484, issued October 11, 2024, ("Order") contains an error the number of wells in paragraph 21 of the Order.
- 2. Exhibit 8-A is not reflective of the total number of wells OCD requested authorization over.
- 3. An administrative error was discovered in that Exhibit 8-A was missing a well that was included in the original filings, Exhibit 2-A of the Notice of Violation. API # 30-015-00689 GATES STATE #001 was to be included in the supplemental Exhibit 8-A. Exhibit 2-A was generated on July 24, 2024, showing one hundred and fifty wells. API # 30-015-00689 GATES STATE #001 was plugged on August 12, 2024. Amended exhibits were filed on October 11, 2024, showing one hundred and forty-seven wells. Exhibit 8-A was a regeneration of Exhibit 2-A, which was intended to show the two wells transferred off the inactive well list. However, since API # 30-015-00689 GATES STATE #001 was plugged, not released it was inadvertently removed from the inactive well list report as well.
- 4. Unbeknownst to OCD API # 30-015-00689 GATES STATE #001, was plugged and certain site inspections still need to be complete to release the well.
- 5. The number of wells OCD was seeking authorization over was indicated as one hundred and forty-eight throughout the record for Case No. 24801 on page 28 through page 40 of the transcript.

ORDER

6. Paragraph 21 of the Order is corrected to read as follows:

"21. Operator shall plug and abandon *all remaining non-compliant* wells listed in OCD *Ex. 2-A* no later than 30 days after issuance of this Order."

- 7. The corrections are effective *nunc pro tunc* as of the date of the Order.
- 8. All other provisions of the Order remain in full force and effect.

STATE OF NEW MEXICO OIL CONSERVATION DIVISION

wall

Date: 12/24/2024

Gerasimos Razatos ACTING DIRECTOR

CASE NO. 24801 ORDER NO. R-23484-A

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

OIL CONSERVATION DIVISION, PETITIONER

v.

LLJ VENTURES, LLC DBA MARKER OIL & GAS, RESPONDENT

CASE NO. 24801 ORDER NO. R-23494

<u>ORDER</u>

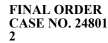
This matter came before the Director of the New Mexico Oil Conservation Division ("Division" or "OCD") on the Notice of Violation ("NOV") dated on or about July 23, 2024, issued to LLJ Ventures, LLC DBA Marker Oil & Gas, OGRID #372279 ("Operator"). The Division's Hearing Examiner conducted a public hearing on October 3, 2024. The Director, having considered the testimony and evidence presented, and being otherwise fully advised in the premises, finds, concludes and orders:

FINDINGS OF FACT

- 1. The Division has jurisdiction over the parties and the subject matter herein.
- 2. On or about July 9, 2024, the Division issued the NOV, which alleged three violations:
 - a. Operator allegedly violated 19.15.5.9(A)(4)(a) NMAC. At the time of the NOV,
 Operator was the registered operator of one hundred and fifty wells in New
 Mexico. Under 19.15.5.9(A)(4)(a) NMAC, as the operator of 100 wells or less,
 Operator was not permitted to have more than two inactive wells out of
 compliance with 19.15.25.8 NMAC, which requires inactive wells to be
 plugged and abandoned or placed into approved temporary abandonment
 status. At the time of the NOV, Operator had one hundred and fifty inactive

wells, which were not plugged and abandoned or placed into temporary abandonment status as demonstrated by OCD Ex. 4-A.

- b. Operator allegedly violated 19.15.8.9 NMAC by lacking financial assurance for fifty wells.
- Operator allegedly violated 19.15.7.24 NMAC by not filing the required monthly production reports, form C-115, as demonstrated by OCD Ex 4-B.
 Operator had not submitted a C-115 for any well since at least June 2022.
 OCD Ex.4
- Operator transferred two wells, authorized by OCD to another operator. On October 2, 2024,
 OCD filed updated Inactive Well Report, Financial Assurance Report, and Civil Penalty
 Calculator to reflect the approved transfer. OCD Ex. 8A-D.
- 4. Based on the approved transfer of two wells, the correct number of inactive wells is one hundred and forty-eight (OCD Ex. 8-A), and the wells lacking sufficient financial assurance is forty-eight. OCD Ex. 8-C.
- 5. The NOV demanded the following relief:
 - a. Operator shall plug and abandon all one hundred and forty-eight wells listed
 in by a certain date or failing to do so, the Division would assume that duty,
 - b. Operator's financial assurance shall be forfeited,
 - c. Operator's authority to transport from the one hundred and forty-eight registered wells identified in shall be terminated,
 - d. Operator is civilly liable for violations of 19.15.5.9(A)(4)(a), 19.15.8.9 and
 19.15.7.24 NMAC in the amount of \$414,000.00.



- 6. The NOV informed Operator of OCD's informal resolution process, and in the event Operator did not respond to the NOV, that a formal hearing would occur on the October 3, 2024 docket.
- 7. Operator did not contact the Division during the informal resolution period or provide any evidence that the alleged violations had not occurred. Operator did not file a prehearing statement to enter an appearance or otherwise present evidence pursuant to 19.15.5 NMAC.
- 8. On August 14, 2024, OCD filed and served the Docketing Notice and formally requested a hearing. Operator did not answer the NOV as contemplated by 19.15.5.10(E)(2)(b) NMAC.
- The Division provided Operator with notice of the October 3, 2024 hearing as required under 19.15.5.10 NMAC.
- A hybrid hearing (in-person at Pecos Hall in Santa Fe, NM and virtually through Microsoft Teams) on the NOV was held on October 3, 2024 before a Division Hearing Examiner.
 Operator did not appear.
- 11. The Division presented the Affidavits of Nicholas Karns, Compliance Officer and Bond Administrator with the Division's Administrative and Compliance Bureau, and Sara Griego, OCD Law Clerk and corresponding exhibits.
- 12. The Division provided evidence of notice of the Docketing Statement. OCD Ex. 6.
- 13. Eight Exhibits were admitted into evidence without objection in support of the NOV.
- 14. Mr. Karns, who was previously qualified as an expert in administrative compliance before the Division, provided the following evidence in support of the ongoing violations:
 - As of October 3, 2024, Operator remained out of compliance with the inactive well requirements of 19.15.5.9(A)(4)(a) NMAC. As of October 1, 2024, Operator had one hundred and forty-eight wells, all of which were

inactive wells that had not been plugged and abandoned or placed in approved temporary abandonment status. OCD Ex. 8-A.

- b. Operator remained out of compliance with 19.15.8.9 NMAC by lacking financial assurance for forty-eight wells. OCD Ex. 8-C.
- C. Operator remained out of compliance with 19.15.7.24 NMAC, because
 Operator had not filed the required C-115 production reports since June
 2022. OCD Ex 4-C.
- 15. The Oil and Gas Act provides that "[i]n assessing a penalty authorized by this section, the division shall take into account the seriousness of the violation, any good faith efforts to comply with the applicable requirements, any history of noncompliance under the Oil and Gas Act and other relevant factors." NMSA 1978, \$70-2-31(C). OCD provided evidence that the penalties were reasonable and in accordance with the law. OCD Ex. 8-D

CONCLUSIONS OF LAW

- 16. The Division has met its burden to show by a preponderance of evidence that Operator has violated 19.15.5.9(A)(4)(a) NMAC by failing to plug and abandon one hundred and forty-eight inactive wells.
- 17. Operator has violated 19.15.8.9 NMAC by lacking financial assurance for forty-eight of the subject wells.
- 18. Operator has violated 19.15.7.24 NMAC by failing to submit the required C-115 forms for all subject wells.
- 19. The civil penalties calculated by the Division are allowed by law, reasonable under 19.15.5.10(B) NMAC, and are supported by the evidence in the Administrative and Hearing Records.

ORDER

- 20. Operator's authority to transport from subject wells is hereby suspended until such time as Operator is compliant with this Order and the NM Oil and Gas Act.
- 21. Operator shall plug and abandon all twelve wells listed in OCD Ex. 8-A no later than 30 days after issuance of this Order.
- 22. If Operator fails to plug and abandon the subject wells as directed herein, the Division shall be authorized to plug and abandon the wells and to forfeit the financial assurance for the wells. Such plugging activities may include necessary reclamation or remediation work associated with wells that have been partially plugged and abandoned, Operator shall pay the excess cost to plug and abandon the wells no later than 30 days after actual or attempted service of the Division's written demand. If the excess costs to the Division are not received, the Division may seek indemnification.
- 23. The Division retains jurisdiction of this matter for the entry of such further orders as it may deem necessary.

STATE OF NEW MEXICO OIL CONSERVATION DIVISION

TARCA

GERASIMOS RAZATOS ACTING DIRECTOR

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: | |
|------------------------|-------------------------------------|--|
| HILCORP ENERGY COMPANY | 372171 | |
| 1111 Travis Street | Action Number: | |
| Houston, TX 77002 | 476846 | |
| | Action Type: | |
| | [C-103] NOI Plug & Abandon (C-103F) | |

CONDITIONS

| Created By | Condition | Condition Date |
|-------------|---|-------------------|
| loren.diede | Notify the OCD inspection supervisor via email 24 hours prior to beginning Plug & Abandon (P&A) operations. | 6/23/2025 |
| loren.diede | Submit Cement Bond Logs (CBL) prior to submittal of C-103P. | 6/23/2025 |
| loren.diede | Submit a photo and GPS coordinates of the P&A marker with subsequent P&A reports and submission. | 6/23/2025 |

CONDITIONS

Action 476846