# UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 6

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S Docket No. SDWA-06-281271115  S EPA REGION VI
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§ CONSENT AGREEMENT
§ AND
§ FINAL ORDER
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## I. STATUTORY AUTHORITY

This Consent Agreement and Final Order ("CAFO") is issued under the authority vested in the Administrator of the United States Environmental Protection Agency ("EPA") pursuant to Section 1423, 42 U.S.C. § 300h-2, of the Safe Drinking Water Act ("Act"). This CAFO is issued in accordance with 40 C.F.R. § 22.18, as set forth in the "Consolidated Rules of Practice Governing the Administrative Assessment of Civil Penalties and the Revocation/Termination or Suspension of Permits," 40 C.F.R. §§ 22.1 through 22.52.

## II. CONSENT AGREEMENT

1. The EPA and Osage Energy Resources, LLC ("Respondent") (collectively, "Parties") agree that settlement of this matter without litigation will save time and resources, that it is in the public interest, and that the entry of this CAFO is the most appropriate means of resolving this matter. Compliance with all terms of this CAFO resolves only those violations alleged by EPA in the administrative complaint issued on May 11, 2012.

- 2. Respondent admits the jurisdictional allegations herein; however, Respondent neither admits nor denies the specific factual allegations and conclusions of law contained in the complaint or this CAFO. This CAFO states a claim upon which relief may be granted.
- 3. Respondent expressly waives any right to a hearing regarding penalty assessment or any other issue of law or fact relevant to this proceeding. Respondent further waives all defenses which have been or could have been raised to the claims set out in the previously issued complaint and waives the right to judicial review of this administrative penalty assessment.
- 4. Before the taking of any testimony, and without adjudication of any issue of law or fact, the Parties agree to the terms of this CAFO and to its issuance. Respondent consents to the assessment and payment of a civil penalty in the amount and by the method stated below.

## III. FINDINGS OF FACT AND CONCLUSIONS OF LAW

- 5. At all times relevant to the violations alleged in the complaint and herein, Respondent was a limited liability company authorized to do business in the State of Oklahoma, and as such, is a "person," within the meaning of Section 1401(12) of the Act, 42 U.S.C. § 300f(12).
- 6. At all times relevant, Respondent owned or operated "injection wells" which are "new Class II wells" as those terms are defined at 40 C.F.R. § 147.2902. The injection wells are located in the Quapaw Field, Osage County, Oklahoma. Respondent's Class II wells included in this CAFO (collectively, "wells") are described below:

Well	Inventory	Location			Hereinafter		
No.	No	Quarter	Section	<u>Township</u>	Range	Referred to as	
7P	OS5300	Northwest	23	25 North	11 East	"Well No. 7P"	
2-P	OS5469	Southwest	14	25 North	11 East	"Well No. 2-P"	

- 7. Because Respondent owned or operated injection wells, Respondent is subject to underground injection control ("UIC") program requirements at 40 C.F.R. Part 147, Subpart GGG, which are authorized under Section 1421 of the Act, 42 U.S.C. § 300h.
- 8. Regulations at 40 C.F.R. § 147.2903(a) require that any underground injection is prohibited except as authorized by rule or authorized by a permit issued under the UIC program. The construction or operation of any well required to have a permit is prohibited until the permit has been issued. The term "permit" is defined at 40 C.F.R. § 147.2902.
- 9. Regulations at 40 C.F.R. § 147.2916 require the owner or operator of a new Class II injection well, or any other Class II well required to have a permit in the Osage Mineral Reserve, to comply with the requirements of 40 C.F.R. §§ 147.2903, 147.2907, and 147.2918 through 147.2928.
- 10. Regulations at 40 C.F.R. §§ 147.2916 and 147.2925(a) and condition II.B of each issued permit require the permittee to comply with all permit conditions, except as authorized by an emergency permit (described at 40 C.F.R. § 147.2906). Respondent did not have an emergency permit for violations described in this CAFO.
- 11. On June 27, 1988, the EPA issued UIC permit number 06S1262P5300 ("Permit OS5300") to convert Well No. 7P to an injection well. Permit OS5300 was transferred to Respondent on October 6, 2008. Condition I.B.1 of permit OS5300 requires the permittee to demonstrate mechanical integrity of Well No. 7P prior to the start of injection and every five years thereafter.
- 12. On November 16, 1990, the EPA issued UIC permit number 06S1261P5469 ("Permit OS5469") to convert Well No. 2-P to an injection well. Permit OS5469 requires

separate authorization to inject for Well No. 2-P in order for Well No. 2-P to be used for underground injection of fluids.

- 13. On May 11, 2012, EPA issued an administrative complaint against Respondent pursuant to Section 1423(e) of the Act, 42 U.S.C. § 300h-2(e), setting forth findings of fact and conclusions of law hereby incorporated by reference, and proposing to assess a civil penalty against Respondent. The complaint provided notice of Respondent's opportunity to request a hearing on the proposed administrative penalty assessment.
- 14. The complaint alleges that Respondent violated regulations at 40 C.F.R. §§ 147.2916, 147.2920(b) and 147.2925(a), and condition II.E.1 of Permit OS5300 by operating Well No. 7P without mechanical integrity of the casing, tubing, and packer and that Respondent violated the regulations at 40 C.F.R. §§ 147.2916, 147.2920(b) and 147.2925(a), and condition I.B.1 of Permit OS5300 by operating Well No. 7P without demonstrating its mechanical integrity at least every five years.
- 15. The complaint also alleges that Respondent violated regulations at 40 C.F.R. §§ 147.2916 and 147.2925(a), and Permit OS5469 by operating Well No. 2-P for underground injection of fluids after termination of authorization to inject for Well No. 2-P.
- 16. EPA notified the public of the complaint and afforded the public thirty (30) days to comment on the complaint and proposed penalty. At the expiration of the notice period, EPA received no comments from the public.

#### IV. PENALTY ORDER

- 17. Based on the foregoing stipulations, EPA, Region 6, having taken into account the factors used for assessment of civil penalties found in Section 1423(c) of the Act, 42 U.S.C. § 300h-2(c), hereby orders, and Respondent agrees, that Respondent shall pay to the United States a civil penalty in the amount of three thousand five hundred dollars (\$3,500.00) plus interest to settle the violations alleged in the complaint.
- 18. Payments shall be made in accordance with the schedule in the table below with the first payment being made on October 1, 2012.

Payment	Date Duc	Payment Amount	Principal	Interest	Cumulative Principal	Cumulative Interest	Principal Balance
1	October 1, 2012	\$1,167.64	\$ 1,167.64	\$0.00	\$1,167.64	\$0.00	\$2,332.36
2	November 1, 2012	1,167.64	1,165.70	1.94	2,333.34	1.94	1,666.66
3	December 1, 2012	1,167.63	1,166.66	0.97	3,500.00	2.91	0.00

<sup>\*</sup>The final payment has been adjusted to account for payments having been rounded to the nearest cent.

- 19. Each payment shall be made by one of the following methods:
  - a. By mailing a bank check, cashier's check, or certified check payable to "Treasurer, United States," to the following address:

U.S. Environmental Protection Agency Fines and Penalties Cincinnati Finance Center P.O. Box 979077 St. Louis, MO 63197-9000

b. By wire transfer to:

Federal Reserve Bank of New York

ABA: 021030004

Account Number: 68010727 SWIFT address: FRNYUS33

33 Liberty Street

New York, NY 10045

Field Tag 4200 of the Fedwire message should read: "D 68010727 Environmental Protection Agency"

c. By overnight mail (Express, FedEx, DHL, etc.) to:

U.S. Bank Government Lockbox 979077 U.S. EPA Fines & Penalties 1005 Convention Plaza SL-MO-C2-GL St. Louis, MO 63101 Phone: 314-418-1028

d. By credit card payments to <a href="https://www.pay.gov/paygov/">https://www.pay.gov/paygov/</a> (Insert SFO 1.1 in the search field)

"In the Matter of Osage Energy Resources, LLC, Docket No. SDWA-06-2012-1115" should be clearly marked on the check, or other remittance, to ensure proper credit is given when payment is received.

- 20. Respondent shall send simultaneous notices of payment, including copies of each check or instrument of payment, to each of the following:
  - a. Regional Hearing Clerk (6RC-D)
     U.S. EPA, Region 6
     1445 Ross Avenuc, Suite 1200
     Dallas, TX 75202-2733
  - b. Chief, Water Legal Branch (6RC-EW)
     U.S. EPA, Region 6
     1445 Ross Avenue, Suite 1200
     Dallas, TX 75202-2733
- 21. Respondent agrees not to claim or attempt to claim a federal income tax deduction or credit covering all or any part of the civil penalty paid to the United States Treasurer.
- 22. If the United States does not receive payment within the thirty (30) days from the due date specified above, interest will accrue on the amount due from the due date at the current annual rate prescribed and published by the Secretary of the Treasury in the Federal Register and

the Treasury Fiscal Requirements Manual Bulletin, per annum, through the date of payment.

Late payments and final payments shall include all accrued interest or penalties.

- 23. If all or part of a payment is overdue, EPA will impose a late-payment handling charge of fifteen dollars (\$15.00), with an additional delinquent notice charge of fifteen dollars (\$15.00) for each subsequent thirty (30)-day period. EPA will also apply a six percent (6%) per annum penalty on any principal amount not paid within ninety (90) days of the due date.

  Penalties under other federal statutes for failure to make timely payment may also apply.
- 24. Failure by Respondent to pay the penalty assessed according to the terms of this CAFO in full, by its due date, may subject Respondent to a civil action to collect the assessed penalty and any accrued interest or penalties.
- 25. In the event a collection action is necessary, Respondent shall pay, in addition to any applicable penalty, fees, and interest described herein, all reasonable costs and expenses, including legal expenses and court costs, incurred by the United States for enforcement and collection proceedings for nonpayment of the amounts agreed hereunder. In any such collection action, the validity, amount, and appropriateness of the penalty, and the terms of this CAFO, shall not be subject to review.

## V. GENERAL PROVISIONS

26. To execute this Agreement, Respondent shall sign and forward a copy of this CAFO, with original signature, to:

Ms. Ellen Chang-Vaughan Office of Regional Counsel (6RC-EW) U.S. EPA, Region 6 1445 Ross Avenue, Suite 1200 Dallas, TX 75202-2733

- 27. Issuance of this CAFO does not relieve Respondent from responsibility to comply with all requirements of the Act and the requirements of any permits issued thereunder, nor does it constitute a waiver by EPA of its right to enforce compliance with the requirements of any applicable permits or other requirements of the Act by actions under the authority of the Act, except as to any requirement to pay any penalty or perform any corrective action not described herein for the violations alleged in the Complaint.
- 28. The provisions of this CAFO shall be binding upon Respondent, its officers, directors, managers, agents, representatives, employees, successors and assignees.

  Each party agrees to bear its own costs and attorneys' fees in this matter, except to the extent that Respondent may be responsible for reasonable costs and expenses of enforcement and collection proceedings for failure to comply with the terms of this CAFO.
- 29. Each undersigned representative of the Parties to this agreement certifies that he or she is fully authorized by the party represented to enter into the terms of this agreement and legally bind that party to it.

In recognition and acceptance of the foregoing:

For Osage Energy Resources, LLC

Date

Mn Blevins

Director

Compliance Assurance and Enforcement Division

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#### FINAL ORDER

Pursuant to the Consolidated Rules of Practice Governing the Administrative Assessment of Civil Penalties, 40 C.F.R. Part 22, the foregoing Consent Agreement is hereby ratified. This CAFO shall not in any case affect the right of EPA or the United States to pursue appropriate injunctive or other equitable relief or criminal sanctions for any violations of law. This CAFO shall resolve only those causes of action alleged in the complaint. Nothing in this CAFO shall be construed to waive, extinguish, or otherwise affect Respondent's (or its officers', agents', servants', employees', successors', or assigns') obligation to comply with all applicable Federal, State, and local statutes and regulations, including the regulations subject to this action. The Respondent is ordered to comply with the terms of settlement and the civil penalty payment instructions as set forth in the CAFO. This CAFO shall become effective thirty (30) days after the issuance date specified below, pursuant to Section 1423(c) of the Safe Drinking Water Act.

Issuance Date: 8-27-12

Regional Judicial Officer

EPA, Region 6

#### CERTIFICATE OF SERVICE

I hereby certify that on the Almay of Hugust, 2012, the original of the
foregoing CAFO was hand-delivered to the Regional Hearing Clerk (6RC-D), EPA Region 6,
1445 Ross Avenue, Suite 1200, Dallas, Texas 75202-2733, and that true and correct copies were
placed in the United States mail, first class, postage prepaid, addressed to each of the following:

Copy by certified mail

Mr. Justin Jacobsen

return receipt requested:

Osage Energy Resources, LLC

2200 McKenzie Road Pawhuska, OK 74056

Copy:

Bureau of Indian Affairs, Osage Agency

P.O. Box 1539

Pawhuska, OK 74056

Osage Nation Environmental and Natural Resources Department

P.O. Box 1495

Pawhuska, OK 74056

Copy hand-delivered:

Ms. Ellen Chang-Vaughan

Office of Regional Counsel

U.S. EPA, Region 6

1445 Ross Avenue, Suite 1200

Dallas, TX 75202-2733

Date: ( - 28 - 12