PROPOSED SECTION 240.420(d) OF DEPARTMENT REGULATIONS

- (d) For an oil production well or a well converted to oil production drilled prior to October 25, 2021, and which does not comply with the well location and spacing requirements of Section 240.410, the permittee of the previously drilled well may make application to the Department to obtain an amendment to the drilling unit for the previously drilled well and a revision of the requirements under the following circumstances:
 - (1) If the previously drilled well is located on the boundary line of two or more drilling units, the permittee may select the drilling unit to which the previously drilled well shall be attributed.
 - (2) If the previously drilled well is located less than 10 feet from the drilling unit boundary line, the well location non-compliance shall be waived with the previously drilled well being shall be deemed complaint and attributed to the drilling unit where physically located.

An application for revision of the requirements as set forth above shall include facts as to the circumstance involved and the reason for the requested revision. The application shall be submitted upon a form determined and made available by the Department. Any application shall be accompanied by a fee of \$400. Once If the revision has been granted by the Department, all future applications to drill an oil production well on the drilling units previously included with the original drilling unit of the oil production well drilled prior to October 25, 2021 shall be accompanied by the documentation issued by the Department granting the revision.