30 o'S 467SZ RECEIVED

District I
1625 N. French Dr., Hobbs, NM 88240
District II
811 S. First St., Artesia, NM 88210
District III
1000 Rio Brazos Road, Aztec, NM 87410
District IV
1220 S. St. Francis Dr., Santa Fe, NM 87505

Date:12/01/2017

State of New Mexico Energy, Minerals and Natural Resources Department 1'7 2020

MCF/D

MCF/D

2500

Vented

Flared/Sold

CTB Connected

P/L

Submit Original to Appropriate District Office

Oil Conservation Division
1220 South St. Francis DEMNRD-OCD ARTESIA
Santa Fe, NM 87505

GAS CAPTURE PLAN

	Original Amended - Reason for A	Amendment:_		& OGRID 1	No.: BOPCC), L.P. [26073	7]	
	Gas Capture Plan out completion (new drill,				o reduce we	ll/production	facility flaring/venting f	or
Note	: Form C-129 must be sub	mitted and app	roved prior to exceed	ding 60 days a	llowed by Rul	e (Subsection A	of 19.15.18.12 NMAC).	
	l(s)/Production Facilit		•					
The	well(s) that will be loc	ated at the pro	oduction facility a	re shown in	the table bel	ow.		
	Well Name	API	Well Location	Footages	Expected	Flared or	Comments	

Gathering System and Pipeline Notification

James Ranch Unit DI 2

BS2B-4W 229H

Well(s) will be connected to a production facility after flowback operations are complete, if gas transporter system is in place. The gas produced from production facility is dedicated to <u>ETC</u> and will be connected to <u>ETC</u> low/high pressure gathering system located in Lea County, New Mexico. It will require 0' of pipeline to connect the facility to low/high pressure gathering system. <u>BOPCO, L.P.</u> provides (periodically) to <u>ETC</u> a drilling, completion and estimated first production date for wells that are scheduled to be drilled in the foreseeable future. In addition, <u>BOPCO, L.P.</u> and <u>ETC</u> have periodic conference calls to discuss changes to drilling and completion schedules. Gas from these wells will be processed at <u>ETC</u>'s Processing Plant located in Sec. 33 Twn. 24S, Rng. 37E, Lea County, New Mexico. The actual flow of the gas will be based on compression operating parameters and gathering system pressures.

2630'FNL &

1880'FWL

Flowback Strategy

After the fracture treatment/completion operations, well(s) will be produced to temporary production tanks and gas will be flared or vented. During flowback, the fluids and sand content will be monitored. When the produced fluids contain minimal sand, the wells will be turned to production facilities. Gas sales should start as soon as the wells start flowing through the production facilities, unless there are operational issues on <u>ETC's</u> system at that time. Based on current information, it is <u>BOPCO</u>, <u>L.P.'s</u> belief the system can take this gas upon completion of the well(s).

Safety requirements during cleanout operations from the use of underbalanced air cleanout systems may necessitate that sand and non-pipeline quality gas be vented and/or flared rather than sold on a temporary basis.

Alternatives to Reduce Flaring

Below are alternatives considered from a conceptual standpoint to reduce the amount of gas flared.

(ULSTR)

F-25-25S-30E

- Power Generation On lease
 - Only a portion of gas is consumed operating the generator, remainder of gas will be flared
- Compressed Natural Gas On lease
 - o Gas flared would be minimal, but might be uneconomical to operate when gas volume declines
- NGL Removal On lease
 - o Plants are expensive, residue gas is still flared, and uneconomical to operate when gas volume declines



U.S. Department of the Interior BUREAU OF LAND MANAGEMENT

©perator Certification Data Report

Operator Certification

I hereby certify that I, or someone under my direct supervision, have inspected the drill site and access route proposed herein; that I am familiar with the conditions which currently exist; that I have full knowledge of state and Federal laws applicable to this operation; that the statements made in this APD package are, to the best of my knowledge, true and correct; and that the work associated with the operations proposed herein will be performed in conformity with this APD package and the terms and conditions under which it is approved. I also certify that I, or the company I represent, am responsible for the operations conducted under this application. These statements are subject to the provisions of 18 U.S.C. 1001 for the filing of false statements.

NAME: Stephanie Rabadue

Signed on: 11/08/2017

Title: Regulatory Coordinator

Street Address: 500 W. Illinois St, Ste 100

City: Midland

State: TX

Zip: 79701

Phone: (432)620-6714

Email address: stephanie_rabadue@xtoenergy.com

Field Representative

Representative Name:		
Street Address:		
City:	State:	Zip:
Phone:		•
Email address:		; ;