L CONS COMMISSION

Drawer DD

Form 3160-5 (December 1989)

1. Type of Well Oil Well

## **UNITED STATES** DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

Artesia,	NM	88210 FORM APPROVED
	- 1	Budget Bureau No. 1004-0135
		Expires: September 30, 1990

Budget	Bureau	No.	1004	-0135
Expire	:: Septe	mber	30,	1990

DEPARTMENT OF THE INTERIOR	24
BUREAU OF LAND MANAGEMENT	5. Lease Designation and Serial No.
SUNDRY NOTICES AND REPORTS ON WELLS  Do not use this form for proposals to drill or to deepen or reentry to a different reservoir.  Use "APPLICATION FOR PERMIT" for such proposals	6. If Indian, Allottee or Tribe Name
SUBMIT IN TRIPLICATE RECEIVED	7. If Unit or CA, Agreement Designation
I. Type of Well    Oil   Gas   Other   3 '94	8. Well Name and No. YATES C FEDERAL 15
EXXON CORPORATION ATTN: REGULATORY AFFAIRS  3. Address and Telephone No.	9. API Weil No. 3001524379
P. O. BOX 1600 MIDLAND, TX 79702 (915) 688-6782	10. Field and Poot, or Exploratory Area  AVALON DELAMARE
4. Location of Well (Footage, Sec., T., R., M., or Survey Description) 660 FSL & 660 FWL, SEC 31, T20S - R28E	11. County or Parish, State  EDDY NM

CHECK APPROPRIATE BOX(s) TO INDICATE NATURE OF NOTICE, REPORT, OR OTHER DATA 12. TYPE OF ACTION TYPE OF SUBMISSION Change of Plans Abandonment Notice of Intent New Construction Recompletion Non-Routine Fracturing Subsequent Report Plugging Back Water Shut-Off Casing Repair Altering Casing Final Abandonment Notice RENEW TA STATUS  $\mathbf{Z}$ (Note: Report results of multiple completion on Well Completion or Recompletion Report and Log form.)

13. Describe Proposed or Completed Operations (Clearly state all pertinent details, and give pertinent dates, including estimated date of starting any proposed work. If well is directionally drilled, give subsurface locations and measured and true vertical depths for all markers and zones pertinent to this work.)\*

REQUEST RENEWAL OF TA STATUS FOR SUBJECT WELL. WELL IS INCLUDED IN AVALON UNITIZATION AND SECONDARY JUSTIFICATION: UNITIZATION IS EXPECTED TO BE COMPLETED BY THE 4TH RECOVERY PROJECT. QUARTER OF 1994.

APPROVED TO 10	和 [] []	S.	
APPROVED FOR 12 MONTH PERIOD  ENDING 6/8/95		5	7) [] ()
10//3		Û 59 Å	
This Approval of Temporary Abandonment Expires 8/2000	67 FA	<b>76.</b>	C

Last test: 3/29/90

I hereby certify that the foregoing is true shd correct Signed Cley Warre	Alex M. Correa Sr. Regulatory Specialist	Date 06/08/94
(This space for Federal R. Scatte SGD.) JOE G. LARA Approved by	PETROLEUM ENGINEER	Date 7/12/94
Conditions of approval, if any:		

Title 18 U.S.C. Section 1001, makes 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.



# United States Department of the Interior

BUREAU OF LAND MANAGEMENT Carlsbad Resource Area Headquarters IN REPLY REFER TO: P. P. BRATTE PERMITS Carlsbad, New Mexico 88221-1778 3160 (067) NM01119 MAY 13'94 \_CHH MAY 1 1 1994 CERTIFIED-RETURN RECEIPT REQUESTMED VOE \_\_\_\_FYI \_ DJB z 730 339 388 \_\_\_\_Handle \_AMC \_\_\_Let's Disc. \_JRG MAY 1 2 1994 \_\_ Prep. Reply LSJJ \_\_\_\_Joint Int. File SBT Exxon Company, USA MGPA Fermits \_\_\_Reg. Aff. File Attention: Regulatory Affairs\_son MMW \_\_\_ Central File P. O. Box 1600 Midland, Texas 79702

NM01119; Yates C Federal Nos. 12, 14, 15, 18 & 31 RE:

Sec. 31, T20S, R28E

Eddy County, New Mexico

## Gentlemen:

Our records show the above referenced wells are operated by you and are reported as Shut-In (SI) or Temporarily Abandoned (TA). The Bureau of Land Management (BLM) and Minerals Management Service (MMS) definition of a shut-in well is a completion that is physically and mechanically capable of production in paying quantities or capable of service use. The definition of a temporarily abandoned well is a completion that is not capable of production in paying quantities but which may have value as a service completion. According to our records the wells referenced above have been shut-in for 6 months or longer or have been temporarily abandoned without authorization. 43 CFR 3162.3-4 (c) requires that wells incapable of production in paying quantities be promptly plugged and abandoned and requires approval for any well temporarily abandoned for more than 30 days.

Accordingly, you are to take one of the following actions for each well listed:

- Return the well to production or beneficial use.
- Plug and abandon the well. 2.
- Request approval for temporary abandonment and include a schedule for casing integrity testing.

If you decide to return the wells to production or beneficial use, submit a Sundry Notice of intent within 30 business days of receipt of this letter. Include the date you anticipate the wells being placed back in service. Use Form 3160-5 and submit the original and 5 copies for each well. re CFR 3162.4-1(c) also requires you to notify the Authorized Officer, not later than the fifth business day after production is resumed for any well which has been off production for more that 90 days, the date on which such production was resumed. Motification may be by letter or Sundry Notice, or orally followed by letter or Sundry Notice.

If you decide to plug and abandon the wells, submit a separate Sundry Notice (Form 3160-5, original and 5 copies) for each well within 30 business days of receipt of this letter and describe the proposed plugging program.

If you decide to temporarily abandon the wells, submit a Sundry Notice (Form 3160-5, original and 5 copies) within 30 business days of receipt of this letter, and state your justification for carrying the wells in a Temporarily Abandoned status. Justification must include the reasons why the wells should not be permanently plugged and abandoned, if the wells are to be used for beneficial use will suffice. Beneficial use includes, but is not limited to, recompletion to other horizons, conversion to injection for secondary or enhanced recovery, and salt water disposal. Approval for temporary abandonment may be denied if the Authorized officer fetermines your justification is not reasonable.

Under provisions of 43 CFR 3165.3, you may request a State Director Review (SDR) of the orders described above. Such a request including all supporting documents, must be filed in writing within 20 business days of receipt of this notice and must be filed with the State Director, Bureau of Land management, P. O. Box 27115, Santa Fe, New Mexico 87502-0115. Such request shall not result in a suspension of the order unless the reviewing official so determines. Procedures governing appeals from instructions, orders, or decisions are contained in 43 CFR 3165.4 and 43 CFR Part 4.

For monitoring and tracking purposes, please submit appropriate paperwork to this office Attention: Jim Amos.

If you have any question, contact Jim Amos or Joe Lara at (505) 887-6544.

Sincerely,

TOR

Richard L. Manus Area Manager

Carlsbad Resource Area

2 Enclosures

# UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT Carlsbad Resource Area Headquarters P.O. Box 1778 Carlsbad, New Mexico 38221-1778

OFFICIAL BUSINESS
PENALTY FOR PRIVATE USE, \$300

89E 6EE 0E2 Z

MCIPA Fermits

EXXON COMPANY USA
ATTANTION: REGULATORY AFFAIRS
P O BOX 1600
MIDLAND, TX 79702

