| Submit 3 Copies To Appropriate District Office District I State of New Mexico Energy, Minerals and Natural Resources | Form C-103 Jun 19, 2008 WELL API NO. | | |
|---|--|--|--|
| District II | 30-045-07809 | | |
| District II 1301 W. Grand Ave., Artesia, NM 88210 District III OIL CONSERVATION DIVISION 1220 South St. Francis Dr. | 5. Indicate Type of Lease | | |
| 1000 Rio Brazos Rd., Aztec, NM 87410 Santa Fe, NIM 87505 | STATE FEE S | | |
| 1220 S. St. Francis Dr., Santa Fe, NM | 6. State Oil & Gas Lease No. FEE | | |
| SUNDRY NOTICES AND REPORTS ON WELLS (DO NOT USE THIS FORM FOR PROPOSALS TO DRILL OR TO DEEPEN OR PLUG BACK TO A DIFFERENT RESERVOIR. USE "APPLICATION FOR PERMIT" (FORM C-101) FOR SUCH PROPOSALS.) 1. Type of Well: Oil Well Gas Well Other 2. Name of Operator | 7. Lease Name or Unit Agreement Name Mangum | | |
| 1. Type of Well: Oil Well Gas Well Other | 8. Well Number 4 | | |
| 2. Name of Operator | 9. OGRID Number | | |
| Burlington Resources Oil Gas Company LP | 14538 | | |
| 3. Address of Operator P.O. Box 4289, Farmington, NM 87499-4289 | Pool name or Wildcat Basin Dakota | | |
| 4. Well Location | Dasiii Dakota | | |
| Unit Letter K: 1750 feet from the South line and 177 | 0 feet from the West line | | |
| Section 28 Township 29N Range 11W | NMPM San Juan County | | |
| 11. Elevation (Show whether DR, RKB, RT, GR, etc.) | | | |
| 5438' GR | | | |
| 12. Check Appropriate Box to Indicate Nature of Notice, | Report or Other Data | | |
| NOTICE OF INTENTION TO: PERFORM REMEDIAL WORK PLUG AND ABANDON REMEDIAL WORK TEMPORARILY ABANDON CHANGE PLANS COMMENCE DRIP PULL OR ALTER CASING MULTIPLE COMPL CASING/CEMENT DOWNHOLE COMMINGLE | LLING OPNS. P AND A | | |
| OTHER: | ready for OCD inspection after P&A | | |
| NOTE: Private surface owner does not want any re-contouring, reclamation work, reseeding | g etc done at this location (see attached) | | |
| All pits have been remediated in compliance with OCD rules and the terms of the Operator's pit permit and closure plan. Rat hole and cellar have been filled and leveled. Cathodic protection holes have been properly abandoned. A steel marker at least 4" in diameter and at least 4' above ground level has been set in concrete. It shows the | | | |
| OPERATOR NAME, LEASE NAME, WELL NUMBER, API NUMBER, QUARTER/QUARTER LOCATION OR UNIT LETTER, SECTION, TOWNSHIP, AND RANGE. ALL INFORMATION HAS BEEN WELDED OR PERMANENTLY STAMPED ON THE MARKERS SURFACE. | | | |
| The location has been leveled as nearly as possible to original ground contour and has been cleared of all junk, trash, flow lines and | | | |
| other production equipment. Anchors, dead men, tie downs and risers have been cut off at least two feet below ground level. If this is a one-well lease or last remaining well on lease, the battery and pit location(s) have been remediated in compliance with OCD rules and the terms of the Operator's pit permit and closure plan. All flow lines, production equipment and junk have been | | | |
| removed from lease and well location. All metal bolts and other materials have been removed. Portable bases have been removed. (Poured onsite concrete bases do not | | | |
| have to be removed.) Pipelines and flow lines have been abandoned in accordance with 19.15.35.10 NMAC. All fluids have been removed from non- | | | |
| | All fluids have been removed from non- | | |
| retrieved flow lines and pipelines. | | | |
| | | | |
| retrieved flow lines and pipelines. When all work has been completed, return this form to the appropriate District office to school and the | | | |
| retrieved flow lines and pipelines. When all work has been completed, return this form to the appropriate District office to school and the | edule an inspection. nician DATE 2/15/2017 | | |

ConocoPhillips

| Date Well P&A'd: | August 3, 2016 | | | |
|--|------------------------------------|----------------|----------------|--|
| Well Name: | Mangum 4 | 9 | | |
| Sec. 28 ; T- 2 | 29 - N, R - <u>11 -</u> W; County: | Sán Juan ; Sta | ite: <u>NM</u> | |
| Surface Owner Name:_ | Josh Carpenter, et al. | | | |
| Reclamation Detail: | | | | |
| Location and road have | been re-contoured: yes | no | X | |
| Erosions / Drainage iss | ues addressed with final reclamat | ion: yes X no | | |
| Location seeded accord | ing to Surface Owner request: ye | s | no _X | |
| I,Josh Carpenter_, request that ConocoPhillips not continue any type of re-contouring, reclamation work, reseeding work, or noxious weed spraying to the P&A'd Mangum #4 well location located in Section 28, T29N, R11W, N.M.P.M. in San Juan County, NM, and I hereby fully and forever release ConocoPhillips (including any of its affiliates) from any obligation or liability relating to such re-contouring, reclamation work, reseeding work, or noxious weed spraying on the aforementioned property. | | | | |
| Surface Owner Name: | Josh Carpenter | 4 | | |
| Address: | 6 Road 5016, Bloomfield, NM 8 | 7413 | | |
| Date: | 7/27/16 | | | |
| Signature: | Jahua Campe | 5 | | |

RECEIPT AND RELEASE

For good and valuable and consideration from ConocoPhillips Company, receipt of which is hereby acknowledged, the undersigned does for himself, his successors in interest, and assigns, release and forever discharge ConocoPhillips Company, its subsidiaries and controlled companies, their successors, agents, servants, employees, lessees, sublessees, contractors, subcontractors, their agents, servants and employees and any and all other persons, firms, partnerships, legal entities or corporations whosoever, of and from any and all actions, causes of action, suits, debts, dues, sums of money, claims, demands and damages in law or in equity which undersigned now has or may hereafter have, on account of or arise or be connected with the undersigned landowner's request that ConocoPhillips leaves the chain-link fence previously used to encircle ConocoPhillips' Mangum 4 well in-place. The Mangum 4 well and associated chain-link fence is located at Section 28, Township 29 North, Range 11 West, N.M.P.M., San Juan County, New Mexico.

The said consideration is accepted by the undersigned in settlement as full and complete satisfaction for all claims, injury or damages suffered by reason of the occurrence referred to above. The payment made herein does not constitute an admission of liability, but said consideration is paid in compromise and settlement, and to avoid controversy.

For the same consideration, the undersigned hereby covenants and agrees never to institute or prosecute or allow any other person for and on his behalf to institute or prosecute any suit or action of any kind in any court of law or equity against the released parties for any injuries or damages by reason of the chain-link fence referred to above.

It is the expressed intent of the undersigned to release any and all parties whomsoever, known or unknown, from any and all liabilities resulting from the above described damages.

EXECUTED this 27th day of July, 2016.

| WITNESS: | LANDOWNER: |
|------------------|------------------|
| Signed | Signed |
| Cecilia Grunnell | Joshua Carpenter |
| Printed Name | Printed Name |
| 7/27/1Ce | 7/27/16 |
| Date | Date |