Submit 3 Copies To Appropriate District Office	State of New Mexico		Form C-103 Jun 19, 2008
District I 1625 N. French Dr., Hobbs, NM 88240	Energy, Minerals and Natural Resources		WELL API NO.
<u>District II</u> 1301 W. Grand Ave., Artesia, NM 88210	OIL CONSERVATION DIVISION		30-045-11431
District III 1000 Rio Brazos Rd., Aztec, NM 87410	1220 South St. Francis Dr.		5. Indicate Type of Lease STATE FEE S
District IV	Santa Fe, NM 87505		6. State Oil & Gas Lease No.
1220 S. St. Francis Dr., Santa Fe, NM 87505		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			7. Lease Name or Unit Agreement Name Allision Unit
PROPOSALS.) 1. Type of Well: Oil Well Gas Well Other			8. Well Number 9
Name of Operator HILCORP ENERGY COMPANY	NMOCD		9. OGRID Number 372171
3. Address of Operator		li manen	10. Pool name or Wildcat
382 Road 3100, Aztec, NM 87410	JAN Z	4 2019	Basin Dakota
4. Well Location Unit Letter G: 1765 feet from the 1500 feet from the East line			
Section 13		Range 7W	NMPM San Juan County
	11. Elevation (Show whether D.		
6478' GL			
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 ALTERING CASING TEMPORARILY ABANDON CHANGE PLANS COMMENCE DRILLING OPNS. P AND A PULL OR ALTER CASING MULTIPLE COMPL CASING/CEMENT JOB			
OTHER:		□ Location is	ready for OCD inspection after P&A
Amended: Attached is the Landowner Notification			
 ✓ 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 show 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-			
retrieved flow lines and pipelines.			
TV - ok to release - received land owner approval for ap well.			
.,			
SIGNATURE Kanalo 1	day TITLE	Operations/Reg	<u>TechDATE</u> 11/8/18_
Type or print name Kandis Roland E-mail address: kroland@hilcorp.com PHONE: 505-324-5149			
For State Use Only Deputy Oil & Gas Inspector,			
APPROVED BY: Jakk TITLE District #3 DATE 1-24-19 Conditions of Approval (if any):			
Conditions of Approval (If any):	1-1		



ConocoPhillips Company Surface Land – San Juan Lisabeth Jones 3401 East 30th Street Farmington, NM 87402 Telephone: (505) 326-9558

Facsimile: (505) 324-6136 lisabeth.s.jones@conocophillips.com

VIA CERTIFIED MAIL – RETURN RECEIPT REQUESTED

9214 7969 0099 9790 1007 2069 91

July 25, 2017

Leroy & Gisela Self 238 RD 4020 Ignacio, CO 81137

Subject:

Final Reclamation Approval

Allison 9

Section 13, T32N, R7W

San Juan County, New Mexico

Dear Landowner:

ConocoPhillips Company is hereby notifying you of the completed final reclamation to the above referenced well.

Enclosed for your review and approval, please find Final Reclamation Detail and Approval form and return in self-addressed envelope, or notify us within five (5) days of receiving this letter. If we do not hear from you within the designated five (5) day time frame, we will consider this your approval to proceed.

If you have any questions regarding this matter, please call the Surface Land Department at (505) 324-6111.

Sincerely,

Lisa Jones

Surface Land Tech

Risa Jones

CATHODIC PROTECTION UTILITY EASEMENT AGREEMENT

This Cathodic Protection Utility Easement Agreement is made by and between Leroy and Gisela Self (herein referred to as Grantor), and Hilcorp San Juan, L.P. (herein referred to as "Grantee"). Collectively referenced herein as "Party" or "Parties".

RECITALS

- A. Hilcorp San Juan L.P. is successor to Burlington Resources Oil & Gas Company LP as operator of the Allison Federal Unit.
- B. Leroy Self and Gisela Self own certain lands located within Section 13, T32N, R6W N.M.P.M, San Juan County New Mexico within the Allison Federal Unit.
- C. ConocoPhillips plugged and abandoned the Allison Unit #9 well (API# 30-045-11431) in 2015 which is located on the Grantor's lands.
- D. Reclamation for the Allison Unit #9 well was performed and satisfactory to the Grantor with exception to the cathodic protection equipment remaining on the location.
- E. Two cathodic ground-beds, one AC power pole and a rectifier remain on the location with wire sufficient to operate cathodic protection for Allison Unit #4 well and the Allison Unit 9R well. Wire runs subsurface as depicted in the attached exhibit.

FOR AND IN CONSIDERATION of the sum of in hand paid to Leroy H. and Gisela Self, whether one or more, whose mailing address is 238 Road 4020, Ignacio, CO 81137-9401, the receipt of which is hereby acknowledged, Grantor hereby grants to Hilcorp San Juan, L.P., whose mailing address is P.O. Box 4700, Farmington, NM, 87499, its successors and assigns, a right-of-way and easement for the purpose from time to time, to survey, construct, lay, maintain, inspect, erect, alter, operate, protect, repair, replace, remove, relocate, mark, remove and/or abandon in place, cathodic equipment, including the necessary electric rectifiers mounted above ground on polls with wires connecting to a source of AC or DC electricity, ground beds, cables and deep wells; electric lines and appurtenances; any other utilities; fences and structures to enclose any of the above at the sole discretion of Grantee (herein being collectively referred to as "Facilities"), over, through, upon, under and across the following described lands in San Juan County, State of New Mexico, to wit:

A strip of land located in the S/2NE/4, Section 13, T32N, R6W, N.M.P.M., San Juan County New Mexico

The right-of-way and easement herein granted shall be fifteen feet (15') in width, the approximate route of which is described in Exhibit "A", attached hereto and made a part hereof, together with additional work space from time to time as needed for and during construction, maintenance, repair, inspection, removal and replacement of Facilities.

Grantor further grants and conveys unto Grantee the right of unimpaired ingress and egress on, over, across and through the above-described lands including lands owned, leased or claimed by Grantor which are adjacent or contiguous thereto for purposes necessary or incidental to the exercise of the rights herein granted, with the further right to maintain the easement herein granted clear of trees, undergrowth, brush, structures, and any other items, to the extent Grantee deems necessary in the exercise of the rights granted herein. Grantor shall not impound water or build, construct, create or install, nor permit others to impound water or build, construct, create or install any above or below-ground utilities, buildings, structures, trees, engineering works or any obstructions on the herein granted right-of-way and Grantor will not change the grade of the right-of-way, without the express written consent of Grantee.

Said Grantor to fully use and enjoy said premises except for the purposes hereinabove granted and subject to the restrictions set forth herein. Grantor shall have access to electric utility serving the cathodic protection rectifier, from time to time, for the purpose of running electric pump for water. Said access to electric utility shall be granted by Grantee until said right-of-way is no longer useful.

When the ground bed has been depleted and is no longer useful to support Grantee's oil and gas operation, Grantee shall restore the surface, as near as reasonably possible, to its condition prior to the construction of the Facilities. At the time of abandonment of ground beds and removal of rectifier serving the cathodic protection system, Grantee will notice Grantor to give Grantor the option to assign use of electric utility into Grantors name. Should Grantor option to assign electric utility into Grantor's name, Grantor will have the sole responsibility of payment for the benefit of said electric utility.

The provisions of this Agreement are to be considered a covenant that runs with the land herein described and as such the terms, conditions, and provisions hereof shall extend to and be binding upon the heirs, executors, administrators, personal representatives, successors and assigns of the parties hereto. The easement and rights herein granted may be transferred, leased or assigned, from time to time, in whole or in part.

We, Leroy and Gisela Self, acknowledge acceptance to the terms and conditions of the above agreement.

AGREED TO AND ACCEPTED

THIS 4 DAY OF May , 2018

Leroy H. Self

By: (1. spela Self. Gisela Self.

Curtis D. Smith

Senior Vice President - Land

Hilcorp San Juan, L.P.



Exhibit "A"

