

UNITED STATES
DEPARTMENT OF THE INTERIOR
GEOLOGICAL SURVEY

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 Form 9-331-C for such proposals.)

1. oil ☐ gas ☒
well well
2. NAME OF OPERATOR
Texaco Inc.
3. ADDRESS OF OPERATOR
P.O. Box EE, Cortez, CO. 81321
4. LOCATION OF WELL (REPORT LOCATION CLEARLY. See space below.)
AT SURFACE: 1850' IN. & 1830' FWL
AT TOP PROD. INTERVAL:
AT TOTAL DEPTH:
16. CHECK APPROPRIATE BOX TO INDICATE NATURE OF NOTICE
REPORT, OR OTHER DATA

REQUEST FOR APPROVAL TO:

TEST WATER SHUT-OFF ☐
FRACTURE TREAT ☐
SHOOT OR ACIDIZE ☐
REPAIR WELL ☐
PULL OR ALTER CASING ☐
MULTIPLE COMPLETE ☐
CHANGE ZONES ☐
ABANDON* ☒
(other) ☐

SUBSEQUENT REPORT OF:

RECEIVED

JAN 14 1985

BUREAU OF LAND MANAGEMENT
FARMINGTON RESOURCE AREA(NOTE: Report results of multiple completion or zone
change on Form 9-330)RECEIVED
JAN 28 1985
OIL CON. DIV.
DIST. 3

17. 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.)*

TEXACO Inc. proposes to plug & abandon this well as follows:

1. MIRUSU
2. Spot ¹⁵⁰ sx cement 2034' from 20' to surface. (perfs 1940-2034')
3. Cut off casing, erect dry hole marker, clean location.

**NOTE: Previous Sundry Notice indicates cement to surface on both the 8 5/8" and 4 1/2" casing.

Subsurface Safety Valve: Manual type

Set @ _____ Ft.

18. I hereby certify that the foregoing is true and correct

SIGNED

TITLE Field Supt.

DATE 1/11/85

(This space for Federal or State (fine use))

APPROVED BY
SIGNATURE OF APPROVAL, IF ANY

TITLE

DATE

BLM (4) - NMOGC (2) - JHH - RJH - RM

*See instructions on Reverse Side

SEE ATTACHED
CONDITIONS OF

OPERATOR

APPROVED
AS AMENDEDJAN 17 1985
John Miller
MILLENBACH
AREA MANAGER

BUREAU OF LAND MANAGEMENT
Caller Service 4104
Farmington, New Mexico 87499

Attachment to Notice of
Intention to Abandon

Re: Permanent Abandonment

Well: 1 Dome Navajo 35-22-6

CONDITIONS OF APPROVAL

1. Plugging operations authorized are subject to the attached "General Requirements for Permanent Abandonment of Wells on Federal Leases."
2. The Farmington office (telephone (505) 325-4572) is to be notified in sufficient time for a representative to witness all plugging operations.
3. Blowout prevention equipment is required.
4. In addition to normal filling of pits and cleanup of location, additional surface restoration work may be required, i.e. ripping of pad and/or access road, reseeding, etc. We have asked the Surface Management Agency for the surface restoration requirements for this well and we should be able to furnish you these requirements within 30 days. After plugging the well and before making final clean-up, you should contact this office unless you have already been advised as to what additional surface restoration work is required.
5. The following modifications to your plugging program are to be made (when applicable):

Extend the plug down hole to 2350'

You are further advised that any instructions, orders or decisions issued by the Bureau of Land Management are subject to technical and procedural review pursuant to 43 CFR 3165.3 and appeal pursuant to 43 CFR 3165.4 and 43 CFR 4.700.

Office Hours: 7:45 A.M. to 4:30 P.M.

GENERAL REQUIREMENTS FOR
PERMANENT ABANDONMENT OF WELLS ON FEDERAL LEASES
FARMINGTON RESOURCE AREA

1. Secure prior approval before changing the approved plugging program.
2. Plugging equipment used shall have separate mixing and displacement pumps and a calibrated tank to assure proper displacement of plugs.
3. A proper tank or pit will be used to contain all fluids pumped from the well during plugging operations.
4. All cement plugs are to be placed through tubing (or drillpipe) and shall be a minimum of 15 sacks or 100 feet in length, whichever is greater.
5. Any cement plug placed when well is not full of fluid, or when well may be taking fluid, will be touched after cement has set to verify proper location.
6. Mud must be placed between plugs. Minimum consistency of plugging mud must be 9.2 lbs/gal. Brine is to be utilized for mixing mud where possible.
7. Within 30 days after plugging work is completed, file Subsequent Report of Abandonment, Form 3160-5 (formerly 9-331), in quintuplicate with Area Manager, Bureau of Land Management, Caller Service 4104, Farmington, New Mexico 87499. The report should give in detail the manner in which the plugging work was carried out, the extent (by depths) of cement plugs placed, and the size and location (by depths) of casing left in the well. Show date well was plugged.
8. All permanently abandoned wells are to be marked with a permanent monument, on which has been stenciled or beaded the well name, well number, and well location by quarter-quarter, section, township and range. The monument is to be of steel pipe, not less than four inches in diameter, cemented permanently in the ground, and extending four feet above general ground level. The top should be closed with a screw cap, welding, or a cement plug.
9. After plugging work is completed:
 - a. Fill all pits, rat hole and cellar.
 - b. Clean well location of all equipment, concrete bases, pipe, junk and
 - c. Cut or remove tie downs.
 - d. If last well on lease, and no additional drilling is contemplated, fill tank battery pits, remove battery equipment, and clean and level battery location.
 - e. Accomplish surface restoration as specified by the surface management agency or land owner.

All above are minimum requirements. The Subsequent Report of Abandonment will not be approved and the period of liability under the bond of record terminated until the lease is inspected and surface work approved.

Please advise this office when the well location is ready for final inspection.

You are further advised that any instructions, orders or decisions issued by the Bureau of Land Management are subject to technical and procedural review pursuant to 43 CFR 3165.3 and appeal pursuant to 43 CFR 3165.4 and 43 CFR 4.700.