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	en en de s <b>(</b> )	E] . For	all of the above, Pro	oof of Notification	or Publication is	Attached, and/o	<b>r,</b>
	נ	F] 🗌 Wai	vers are Attached	- <b>1</b> 4	k∎ † 128-st	. •	···
[3] · · · ·			AND COMPLET DICATED ABOV		N REQUIRED	TO PROCESS	FHE TYPE
[4] approv applica	al is accura	ate and complet	ereby certify that the e to the best of my mation and notifica	knowledge. I also	understand that r	10 action will be	ninistrative taken on this
	yan Newyorka Marina	Note: Statement m	nust be completed by a	n Individual with man	agerial and/or super	rvisory capacity.	
Drint on	Type Name		Signature		Title		Date

<u>District I</u> 1625 N. French Drive, Hobbs, NM 88240 District II	State Energy, Minerals and		Form C-107-B Revised June 10, 2003									
1301 W. Grand Ave, Artesia, NM 88210         District III         1000 Rio Brazos Road, Aztec, NM 87410         District IV         1220 S. St Francis Dr, Santa Fe, NM         87505	OIL CONSERVATION DIVISION 1220 S. St Francis Drive Santa Fe, New Mexico 87505			application to the office with one	Submit the original application to the Santa Fe office with one copy to the appropriate District Office.							
APPLICATION FOR SURFACE COMMINGLING (DIVERSE OWNERSHIP)												
OPERATOR NAME:       Devon Energy Production Company, 4P       pn 1       04         OPERATOR ADDRESS:       20 North Broadway, Oktanoma City, Oklahoma 73102-8260												
APPLICATION TYPE:				ana ant (Only if not Synface	Comminaladi							
□ Pool Commingling □Lease Commingling □Pool and Lease Commingling ☑Off-Lease Storage and Measurement (Only if not Surface Commingled)												
LEASE TYPE:       Image: Fee       Image: State       Federal         Is this an Amendment to existing Order?       Image: Yes       Image: Yes       Image: Pederal												
Have the Bureau of Land Management (BLM) and State Land office (SLO) been notified in writing of the proposed commingling												
(A) POOL COMMINGLING Please attach sheets with the following information												
(1) Pool Names and Codes	Gravities / BTU of Non-Commingled Production	Calculated Gravities / BTU of Commingled Production		Calculated Value of Commingled Production	Volumes							
		-										
		4										
		-										
<ul> <li>(2) Are any wells producing at top allowables? Yes No</li> <li>(3) Has all interest owners been notified by certified mail of the proposed commingling? Yes No.</li> <li>(4) Measurement type: Metering Other (Specify)</li> <li>(5) Will commingling decrease the value of production? Yes No If "yes", describe why commingling should be approved</li> </ul>												
(B) LEASE COMMINGLING Please attach sheets with the following information												
<ol> <li>Pool Name and Code.</li> <li>Is all production from same source of supply? Yes No</li> <li>Has all interest owners been notified by certified mail of the proposed commingling? Yes No</li> <li>Measurement type: Metering Other (Specify)</li> </ol>												
	(C) POOL and				···							
(C) POOL and LEASE COMMINGLING Please attach sheets with the following information												
(1) Complete Sections A and E.												
(D) OFF-LEASE STORAGE and MEASUREMENT												
Please attached sheets with the following information         (1) Is all production from same source of supply?       Yes       No												
(2) Include proof of notice to all interest owners.												
(E) ADDITIONAL INFORMATION (for all application types) Please attach sheets with the following information												
(1) A schematic diagram of facility, include	ling legal location.											
<ul> <li>(2) A plat with lease boundaries showing all well and facility locations. Include lease numbers if Federal or State lands are involved.</li> <li>(3) Lease Names, Lease and Well Numbers, and API Numbers.</li> </ul>												
I hereby certify that the information above is true and complete to the best of my knowledge and belief.												
SIGNATURE: TITLE:Operations Engineer DATE: 2/15/06												
TYPE OR PRINT NAMEChris Singletary       TELEPHONE NO.:(405) 228-8552												

E-MAIL ADDRESS:\_\_christopher.singletary@dvn.com\_\_\_\_

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Devon Energy Corporation 20 North Broadway Oklahoma City, Oklahoma 73102-8260

February 15, 2006

New Mexico Oil Conservation Division 1220 S St. Francis Drive Santa Fe, New Mexico 87505

Attn: David Catanach

Re: Application for Off-Lease Storage and Measurement (Form C-107-B) Brainard Gas Com # 2 Section 11 Township 18 South, Range 26 East Eddy County, New Mexico API # 30-015-21582

Mr. Catanach:

Devon Energy Production Company, LP requests approval for off lease storage and measurement of hydrocarbon production from the Brainard #2 well located on the Brainard Lease at 1180' FNL 1505' FEL 11-18S-26E. The battery for storage and measurement is located on a 200 foot by 250 foot site located in the southwest quarter of Fairchild Farm Land Tract Number 305, located in the Northeast quarter of the Northeast quarter of Section 11, Township 18 South, Range 26 East.

Exhibit I is a schematic, which shows the equipment that will be utilized to determine well production. A map (Exhibit II) is enclosed that shows the location of the well, battery, and the boundaries of both leases.

Devon Energy Production Company, LP has 100% WI in the referenced well.

The reason for the proposed off lease storage and measurement is that no surface location agreement for the battery could be reached with the surface owner on the Brainard lease. We have attached a copy of the agreement with the land owner on the Higgins Trust lease granting permission for off lease storage and measurement.

We understand that the requested approval will not constitute the granting of any right-of-way or construction rights not granted by the lease instrument.

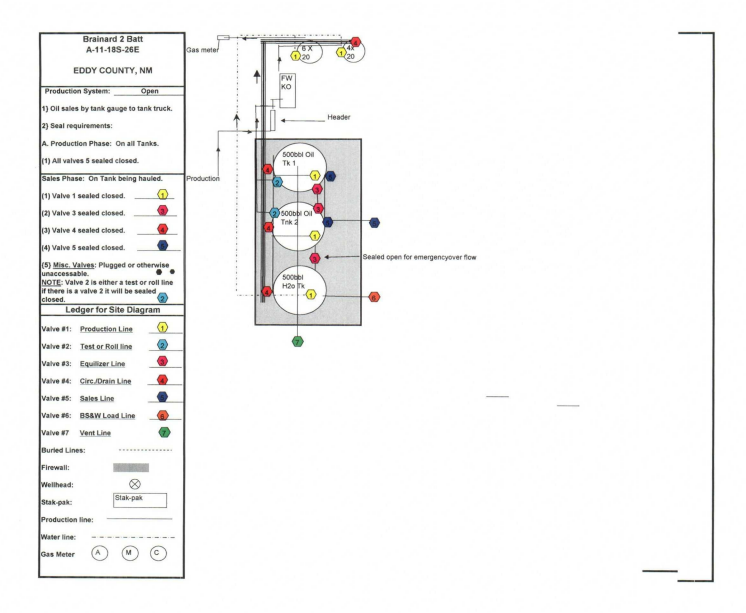
Please contact me at 405-228-8552 should you have any questions.

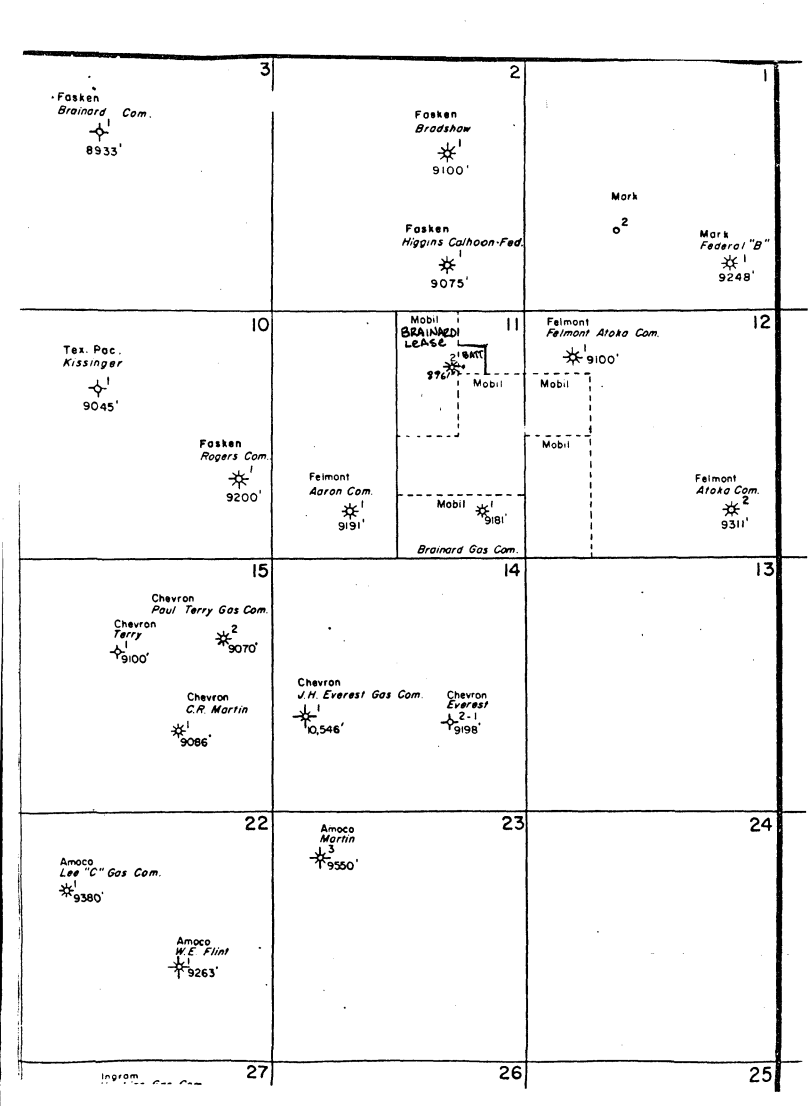
Sincerely,

Devon Energy Production Company, LP

Chris Singletary Operations Engineer

Enclosure





## SURFACE LEASE

State:New MexicoCounty:Eddy

Lessor:Higgins Trust, Inc.Lessee:Devon Energy Production Company, LP

## Effective Date: December 1, 2005

For adequate consideration, Lessor, named above, grants, leases, and lets to Lessee, named above, the following lands located in the county and state named above (the "Lands"), for the purposes and subject to the terms and conditions provided in this Lease:

A 200 foot by 250 foot tank battery site located in the southwest corner of Fairchild Farm Land Tract Number 305, located in the Northeast quarter of the Northeast quarter (NE/4NE/4) of Section 11, Township 18 South, Range 26 East, Eddy County, New Mexico.

The Lands are leased to the Lessee for the purpose of allowing Lessee to erect, maintain, and operate storage tanks for handling, storing, measuring, transporting, and treating crude oil and/or distillate; to erect, maintain, and operate a pump station or stations with all necessary tanks, pipes, machinery, fixtures, and structures; to lay, maintain, and operate, all necessary pipelines for water, gas, and oil in, over, on, or across the Lands in connection with the maintenance and operation of the storage tanks and pump stations to be constructed by Lessee; and, for the laying, maintaining and operating pipelines in, over, on, and across the Lands, all in connection with or as desired by Lessee as an incident to Lessee's oil and gas operations on the following lands (the "Producing Lands"):

East half (E/2) of Section 11, Township 18 South, Range 26 East, Eddy County, New Mexico

Lessee is granted the full right of ingress and egress from the Lands and the right, at any time and from time to time, to remove from the Lands all buildings, tanks, machinery, pipe and pipelines, fixtures, or any other structures or property placed on the Lands by Lessee.

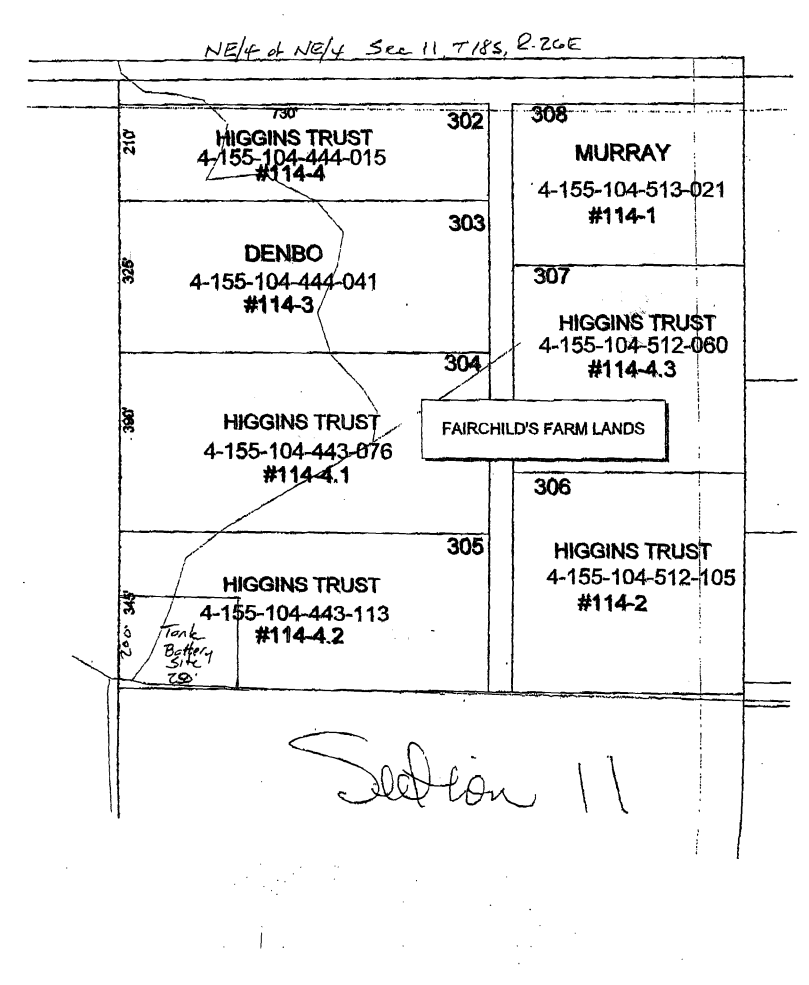
Lessee covenants and agrees that it will comply with all applicable laws, ordinances, orders, rules and regulations of any state, federal, municipal or local agency of appropriate jurisdiction that are now in force and effect or which may be passed, enacted, issued, revised or later promulgated insofar as such laws, ordinances, orders, rules and regulations govern the activities of Lessee on the Lands. Lessee agrees to indemnify and hold Lessor harmless from and against all claims, demands, suits, losses, damages and costs incurred by Lessor which may be asserted against Lessor by reason of or which may arise out of or be related to Lessee's failure to comply with the terms of this Lease.

Lessee shall, within six months after the termination of this Surface Lease, remove all of its equipment, fixtures and other personal property from the Lands, including, but not limited to, tanks, separators, heater treaters, valves, surface and buried pipelines (but excepting pipelines buried three feet or more below the surface, which need not be removed), and caliche, and will restore the surface of the Lands as reasonably as practicable to its original condition.

This Lease shall remain in force and effect for a period of three (3) years from the Effective Date, and as long thereafter as oil or gas is being produced by Lessee or Lessee's successors or assigns from the Producing Lands and stored on or transported over the Lands.

This is a surface lease only and is granted by Lessor and accepted by Lessee subject to (i) the terms of all existing oil and gas leases on the Lands and (ii) the terms of any leases which may later be entered into on the Lands that do not conflict with the activities of Lessee authorized hereunder.

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The terms of this Lease shall be binding on the successors and assigns of Lessor and Lessee.

This Surface Lease is signed by Lessor and Lessee as of the date of the acknowledgment of their respective signatures below, but is deemed effective for all purposes as of the Effective Date stated above.

**HIGGINS TRUST, INC.** By: William 1. Fleshed Title: \_\_\_\_\_ DEVON ENERGY RRODUCTION COMPANY, L.P. Bv: D.D. DeCarlo, Vice-President MM STATE OF BEO LG. 14 )§ COUNTY OF GLOUNNETT ) 12 The foregoing instrument was acknowledged before me this day of \_\_\_, 2005, by \_\_ William PEdwards Decentre of HIGGINS TRUST, INC., a New Mexico corporation. Notary Public My commission expires: 8-17-07 COU STATE OF OKLAHOMA )§ COUNTY OF OKLAHOMA ) 9th day of The foregoing instrument was acknowledged before me this <u>Anuary</u>, 2005, by D.D. DeCarlo, Vice President of **DEVON** ENERGY PRODUCTION COMPANY, L.P., an Oklahoma limited partnership, on behalf of said partnership. Notary Public My commission expires: 9/23/06 <u>9-23-06</u> IN AND FOR MΑ CC