	UNITED STATES ARTMENT OF THE INT EAU OF LAND MANAG		FORM APPROVED Budget Bureau No. 1004-0137 Expires: July 31, 2010 5. Lease Serial No. NM 149957			
SUNDRY NO Do not use this abandoned well.	6. If Indian, Allottee or Tribe Name					
SUBMIT IN	TRIPLICATE - Other instru	ctions on page OBBS U	<u> </u>	7. If Unit or CA, Agr	eement, Name and/or No.	
Type of Well Oil Gas		7 0 1000	8. Well Name and No. Brooks Federal No. 6			
Name of Operator Agua Sucia LLC		RECE		9. API Well No. 30-25-01713	/	
3a. Address		3b. Phone No. (include a	rea code)	10 5: 11	<u>/</u>	
5708 W. Austin St., Broken Arrow, OK 74011		918-704-2012		10. Field and Pool, or Exploratory Area Salt Lake; Yates		
4. Location of Well (Footage, Sec UL N, Sec. 7, T-20S, R33E, 66	e., T.,R.,M., or Survey Description 50 FSL & 1926' FWL			11. County or Parish, Lea, NM	State	
12. CHECK APPROPR	LIATE BOX(es) TO INDI	CATE NATURE OF	NOTICE	E, REPORT, OR C	OTHER DATA	
TYPE OF SUBMISSION	<u>`</u>	OF ACTION		<u> </u>		
Notice of Intent X Subsequent Report Final Abandonment Notice	Acidize Alter Casing Casing Repair Change Plans Convert to Injection	Deepen Fracture Treat New Construction Plug and Abandon Plug Back	Reco	uction (Start/Resume) armation omplete porarily Abandon er Disposal	Water Shut-Off Well Integrity Other X CHANGE OF OPERATOR	
to deepen directionally or recomple work will be performed or provide If the operation results in a multiple Filed only after all requirements, in	peration: Clearly state all pertinent deate the horizontally, give subsurface location the Bond No. on file with BLMBIA. Recompletion or recompletion in a new including reclamation, have been completed the bond of the bond	is and measured and true vertical equired subsequent reports shall iterval, a Form 3160-4 must be fed, and the operator has determined.	depths of all pe be filed within filed once testing ned that the site	ertinent markers and zones. 30 days following completic g has been completed. Final is ready for final inspection	Attach the Bond under which the on of the involved operations. Abandonment Notices must be .)	
	accept all applicable terms, or portion of lease described		s and restri	ctions concerning o	perations	

BLM Bond File No.: NMB 000650 & 651

The effective date of this change is January 1, 2012

SUBJECT TO LIKE APPROVAL BY STATE

SEE ATTACHED FOR CONDITIONS OF APPROVAL

14. I hereby certify that the foregoing is true and correct Name (Printed/Typed) Allre M Kelwey		AGENT		V		
Signature Debbie McKelvey 575-392-3575	Date 3/2/2012					
THIS SPACE FOR FEDER	RAL OR ST	TATE OFFIC	E US	APPROVED		
Approved by /s/ Jerry Blakley	Title		Date	7		
Conditions of approval, if any, are attached. Approval of this notice does not warrant or certify that the applicant holds legal or equitable title to those rights in the subject lease which would entitle the applicant to conduct operations thereon.				NOV -4 2013		
Title 18 U.S.C. Section 1001 and Title 43 U.S.C. Section 1212, make it a crime for a Fictitious or fraudulent statements or representations as to any matter within its jurisd lustraction on page 2)	any person kno liction	wingly and willfu	y to m	I OREAU OP TAND MARIAGE CARUSBADE E LO OFFIC	he (United	States and false,
Instruction on page 2)		,	· Lee	DE	C 0	2 2013

BUREAU OF LAND MANAGEMENT Carlsbad Field Office 620 East Greene Street Carlsbad, New Mexico 88220 575-234-5972

Conditions of Approval

Aqua Sucia, LLC. Brooks Federal #3, 4, 6, 7

1. Submit plan for approval of well operations within 30 days of this approval to change operator.

The Bureau of Land Management (BLM) and Minerals Management Service (MMS) definition of a Shut-in (SI) or Temporarily Abandoned (TA) are as follows. 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.

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.

Therefore an Operator must submit a Sundry Notices as a Notice of Intent prior to beginning any operation it will be approved with condition of approval attached to properly TA the well. You need to submit a plan for the well within in 30 days stating you intent for the well.

Do one of the following.

- a. Return the well to production or beneficial use.
- b. Submit notice of intent to plug and abandon.

If you decide to **plug and abandon** the well do the following. Submit a Sundry Notice (form 3160-5, original and 3 copies) describe the proposed plugging program.

If you decide to **return the well to production**, submit a Sundry Notice (form 3160-5, original and 3 copies) of intent. Include the date you anticipated the well being placed back in service. 43 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 than 90 days, the date on which such production was resumed. Notification may be by letter or Sundry Notice, or orally followed by letter or Sundry Notice.

- 2. All electrical lines going to well must be buried or placed on power poles as per electrical code.
- 3. Test all production flow lines for leaks prior to placing well on production.
- 4. Tank battery must be bermed/diked (must be able to contain 1 1/2 times the volume of the largest tank) and must be lined with a 20 mil. liner placed under tanks to contain spills.
- 5. All above ground structures and equipment on the lease shall be painted Shale Green (5Y 4/2). This is to be done within 90 days, if you have not already done so.
- 6. Submit for approval of water disposal method.
- 7. The following test must be performed on all wells prior to being placed on production or injection.

Description of the CIT/MIT test requirements

- a. A bridge plug or packer must be installed as close to 50 feet above any open perforations or open hole as possible.
- b. The wellbore must be filled with corrosion inhibited fluid and pressure tested to 500 psi. The casing shall be capable of holding this pressure for at least 30 minutes.
- c. All downhole production/injection equipment (tubing, rods, etc.) shall be removed from the casing if they are not isolated by a packer.
- d. A bradenhead test must be conducted. If the test indicates a problem exists, a remedial plan and time frame for remediation shall be submitted within ninety (30) days of the test.
- e. Contact the appropriate BLM office at least 24 hours prior to the scheduled CIT/MIT test. For wells in Eddy County, 575-361-2822
- 8. All injection wells will require prior approval from BLM and NMOCD prior to placing back on injection.
- 9. This agency shall be notified of any spill or discharge as required by NTL-3A.