Form 3160-5 (June 2015)

## **UNITED STATES** DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

OCD-HOBBS

FORM APPROVED

	Expires: January 31, 201
5.	Lease Serial No. NMNM100568

Do not use this form for averagely to drill on to us enter a	
Do not use this form for proposals to drill or to re-enter a	n
abandoned well. Use form 3160-3 (APD) for such proposal	

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6.	If Indian,	Allottee o	r Tribe	Name

abandoned wei	o. II manin, money or							
SUBMIT IN 1		7. If Unit or CA/Agreer	nent, Name and/or No.					
Type of Well	er ,			8. Well Name and No. RATTLESNAKE FE	EDERAL UNIT 6			
2. Name of Operator  DEVON ENERGY	EBECCA DE al@dvn.com	EAL		9. API Well No. 30-025-37629				
3a. Address 333 WEST SHERIDAN OKLAHOMA CITY, OK 73102		(include area code) 3-8429		10. Field and Pool or E	xploratory Area			
4. Location of Well (Footage, Sec., T.	, R., M., or Survey Description)				11. County or Parish, S	tate		
∠Sec 13 T26S R34E 660FSL 66	60FEL			J	LEA COUNTY, N	IM		
12. CHECK THE APPROPRIATE BOX(ES) TO INDICATE NATURE OF NOTICE, REPORT, OR OTHER DATA								
TYPE OF SUBMISSION			TYPE OF	ACTION				
Notice of Intent	☐ Acidize	☐ Deep	en	☐ Product	tion (Start/Resume)	☐ Water Shut-Off		
Notice of Intent	☐ Alter Casing	☐ Hydr	aulic Fracturing	☐ Reclam	ation	■ Well Integrity		
☐ Subsequent Report	☐ Casing Repair	☐ New	Construction	☐ Recomp	plete	Other		
☐ Final Abandonment Notice	☐ Change Plans	□ Plug	and Abandon	☐ Tempor	rarily Abandon	ShutIn Notice		
	☐ Convert to Injection	□ Plug	Back	☐ Water I	Disposal			
Attach the Bond under which the work will be performed or provide the Bond No. on file with BLM/BIA. Required subsequent reports must be filed within 30 days following completion of the involved operations. If the operation results in a multiple completion or recompletion in a new interval, a Form 3160-4 must be filed once testing has been completed. Final Abandonment Notices must be filed only after all requirements, including reclamation, have been completed and the operator has determined that the site is ready for final inspection.  Devon Energy Production Co., L.P. respectfully requests shut-in status for the Rattlesnake Federal Unit 6 to evaluate wellbore for future utility/recompletion potential and evaluation of produced-water management options.  HOP OCD  WUL 1 2 2017  Shut-in Status accepted for record until 12/27/2017  REC. ED  Last report of continous monthly production: 04/2017								
14. I hereby certify that the foregoing is true and correct.  Electronic Submission #367651 verified by the BLM Well Information System  For DEVON ENERGY, sent to the Hobbs  Committed to AFMSS for processing by DEBORAH MCKINNEY on 02/23/2017 ()								
Name (Printed/Typed) REBECCA	DLAL		Title REGULA	TOKT CC	MPLIANCE PROFES	331		
Signature (Electronic S	submission)		Date 02/21/20	17 A	<b>CCEPTED FO</b>	R RECORD		
	THIS SPACE FOR	R FEDERA	L OR STATE C	OFFICE U	SE			
Approved By	MeSwa	rh	Title T	PET		Date (16/27/1		
Conditions of approval, if any, are attache certify that the applicant holds legal or equ which would entitle the applicant to condu	itable title to those rights in the s	subject lease	Office	1_	DIIDEAII OE I AND	MANACEMENT		
Title 18 U.S.C. Section 1001 and Title 43 U.S.C. Section 1212, make it a crime for any person knowingly and willfully to make to my department or representations as to any matter within its jurisdiction.								

(Instructions on page 2)

\*\* OPERATOR-SUBMITTED \*\* OPERATOR-SUBMITTED \*\*

Accepted for Record Only

MUB/OCD 7/13/2017

## **Shut-In Status Accepted**

## Devon Energy Production Co. Rattlesnake Unit - 06, API 3002537629 T26S-R34E, Sec 13, 660FSL & 660FEL

06/27/2017 – Last report of continuous monthly production was 04/2017. SI status accepted for record until 12/27/2017 (the BLM designated renewal date) with this attached Written Order. pswartz

- 1) This well accepted for a Shut-In Status of six months.
- 2) On or before the BLM designated renewal date, submit a subsequent sundry for continued SI status acceptance or a notice of intent sundry describing preparation for recompletion or abandonment (temporary or permanent) for BLM approval.
- 3) For continued compliant SI status for a producing well submit a subsequent sundry listing:
  - a. The production lift method.
  - b. A Lease Operating Statement (L.O.S.) for the last 12 consecutive producing months showing cash flow economics of production, revenue, taxes, royalties paid, all types of operating and maintenance expense documenting below commercial hydrocarbon production volume proving the well not capable of producing in paying quantities.
  - c. Justification: wells proven capable of current production and not being produced due to location, facility, marketing, economic restrictions, or are BLM approved for a workover or recompletion may be accepted for continued Shut-In Status.
- 4) Upon daily production resumption submit a subsequent sundry notification.
- 5) Federal Oil & Gas leases are held by well production or actively drilling for production during the end of the primary term of the lease. A Shut-In status will not hold the lease.
- 6) If you do not comply as noted, you shall be issued an Incident of Noncompliance (INC) in accordance with 43 CFR 3163.1(a). Failure to comply with the INC may result in assessments as outline in 43 CFR 3163.1, and may also incur civil penalties (43CFR 3163.2). All self-certified corrections must be postmark no later than the next business day after the prescribed time frame for correction.
- 7) Section 109(d)(1) of the Federal Oil and Gas Royalty Management Act of 1982, as implemented by the applicable provisions of the operating regulations at Title 43 CFR 3163.2(f)(1), provides that any person who "knowingly or willfully" prepares, maintains, or submits false, inaccurate, or misleading reports, notices, affidavits, records, data, or other written information required by this part shall be liable for civil penalty of up to \$25,000 per violation for each day such violation continues, not to exceed a maximum of 20 days.
- 8) A person contesting a decision shall request a State Director review of the Written Order. This request must be filed within 20 working days of receipt of the Notice with the appropriate State Director (see 43 CFR 3165.3). The State Director review decision may

be appealed to the Interior Board of Land Appeals, 801 North Quincy Street, Suite 300, Arlington, VA 22203 (see 43 CFR 3165.4).