<b>.</b> .	Form 3160-5 (August 2007)		UNITED STATES PARTMENT OF THE II UREAU OF LAND MANA	NTERIOR	NMOC	DINSERI	ATION FORM CT OMB N Expires	APPROVED (0. 1004-0135 July 31, 2010
· .	SUNDRY NOTICES AND REPORTS ON W				L <b>S</b>	ICT 312	Expires:	
	Do not use this form for proposals to drill or to re-enter a abandoned well. Use form 3160-3 (APD) for such proposa					JU	6. If Indian, Allottee	or Tribe Name
	SUBMIT IN TRIPLICATE - Other instructions on reverse side. 7. If Unit or CA/Agreement, Name and/or No.							
	I. Type of Well	as Well 🗖 Oth	ner	••••••••••••••••••••••••••••••••••••••			8. Well Name and No. BENSON DEEP 1	
	2. Name of Operator YATES PETROL	EUM CORPO	Contact: DRATIONE-Mail: tinah@yate	FINA HUERTA spetroleum.com			9. API Well No. 30-015-22793-00-S <b>3</b>	
	3a. Address 105 SOUTH FOURTH STREET ARTESIA, NM 88210			3b. Phone No. (include area code) Ph: 575-748-4168 Fx: 575-748-4585			10. Field and Pool, or Exploratory WILDCAT	
	4. Location of Well (Footage, Sec., T., R., M., or Survey Descr						11. County or Parish, and State	
•	Sec 33 T18S R30E SWSE 660FSL 2180FEL						EDDY COUNTY, NM	
	12. C	HECK APPF	ROPRIATE BOX(ES) TO	INDICATE N	ATURE OF	NOTICE, R	EPORT, OR OTHE	R DATA
	TYPE OF SUBM	IISSION	TYPE OF ACTION			F ACTION		······
	Notice of Intent		Acidize	Deepen			ion (Start/Resume)	U Water Shut-Off
	Subsequent Rep	ort	☐ Alter Casing			□ Reclam □ Recom		Well Integrity
	☐ Final Abandonment Notice		Casing Repair Change Plans	. — .			arily Abandon	🛛 Other Venting and/or Flari
			Convert to Injection				-	ng
	testing has been completed. Final Abandonment Notices shall be filed only after all requirements, including reclamation, have been completed, and the operator has determined that the site is ready for final inspection.) Yates Petroleum Corporation is requesting permission to flare from October 14 - January 18, 2017 due to high line pressure in Agave lines and will only be flaring as needed. All gas flared will be metered and reported as per BLM requirements. This circumstantial flare could result longer than 24 hour period and possibly more than the 144 hours cumulative authorized under NTL4A III.A. Flare volumes will be reported on OGOR.							
				•				
				•		-	•	
							· · ·	
	14. I hereby certify that	the foregoing is	true and correct. Electronic Submission #3	54159 verified by	the BI M We	Il Information	System	
		Comm	For YATES PETRO itted to AFMSS for process	LEUM CORPORA	VTION, sent t	o the Carlsba	d	
	Name (Printed/Typed		•	Ti			SUPERVISOR	
	Signature (Electronic Submission)				te 10/10/2	016	•	
	THIS SPACE FOR FEDERAL OR STATE OFFICE USE							
	Approved By	S	tle P	ETROLEUA	IENGINEER	DAGT 1 2 2016		
	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.							
	itle 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 any department or agency of the United States any false, fictitious or fraudulent statements or representations as to any matter within its jurisdiction.							
,	** BLM REVISED **							) **
						SEE	ATTACHED	
					CO		DNS OF AF	
· .				•				

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

Pursuant to NTL-4A III, Lessees or operators are hereby authorized to vent or flare gas on a short-term basis without incurring a royalty obligation in the following circumstances:

- A. <u>Emergencies</u>. During temporary emergency situations, such as compressor or other equipment failures, relief of abnormal system pressures, or other conditions which result in the unavoidable short-term venting or flaring of gas. However, this authorization to vent or flare gas in such circumstances without incurring a royalty obligation is limited to 24 hours per incident and to 144 hours cumulative for the lease during any calendar month, except with the prior authorization, approval, ratification, or acceptance of the Supervisor.
- B. <u>Well Purging and Evaluation Tests.</u> During the unloading or cleaning up of a well during drillstem, producing, routine purging, or evaluation tests, not exceeding a period of 24 hours.
- C. <u>Initial Production Tests.</u> During initial well evaluation tests, not exceeding a period of 30 days or the production of 50 MMcf of gas, whichever occurs first, unless a longer test period has been authorized by the appropriate State regulatory agency and ratified or accepted by the Supervisor.
- D. <u>Routine or Special Well Tests.</u> During routine or special well tests, other than those cited in NTL-4A III.B and C above, only after approval by the Supervisor.

If a flaring event conforms with the requirements listed above as per NTL-4A III., the flared volumes are not royalty bearing and the operator does not need to submit a Sundry Notice. Report flared volumes as unavoidably lost on OGOR B.

## **Condition of Approval to Flare Gas**

- The first 24 hours of a <u>temporary emergency flare\*</u> is considered "unavoidably lost" and is therefore royalty free. Flared volumes that are considered unavoidably lost are not to be included in Sundry Notice (Form 3160-5). NTL-4A specifies no more than six-24 hour temporary emergency flare events and not to exceed 144 hours cumulative for the lease during a calendar month. These Volumes are not royalty bearing and shall be reported on OGOR "B" as disposition code"23".
- 2. Flared volumes considered to be "avoidably lost":
  - Exceeding the first 24 hours for each temporary emergency flare event (144 hours cumulative for the lease per month), well purging and evaluation test.
  - During initial well evaluation tests, exceeding a period of 30 days or the production of 50 MMcf of gas, whichever occurs first
  - Scheduled flaring operations

These flare events will require prior approval via Notice of Intent- Sundry Notice (Form 3160-5). Volumes flared beyond limits defined in NTL-4A are considered "avoidably lost" and will require payment of royalties, unless an exception is granted in accordance with NTL-4A.IV.B.. <u>Volumes for avoidably lost gas shall be</u> reported on OGOR "B" reports as disposition code "08". If the operator believes that the flared volumes were "unavoidably lost" and the BLM determines them to be "avoidably lost", the operator can submit a more detailed request via Sundry Notice (Form 3160-5) for an exception in accordance with NTL-4A.IV.B. As an alternative to producing oil and flaring gas the operator may choose to shut the well in and avoid paying royalties on otherwise avoidably lost gas.

- 3. Approval not to exceed 90 days, if flaring is still required past 90 days submit new request for approval.
- 4. Submit Subsequent Report with actual volumes of gas flared for each month gas is flared on a Sundry Notice (Form 3160-5). Include method for volume determination and duration.
- In determining the volumes of gas to be reported in accordance with NTL-4A the BLM CFO requires Vent/flare gas metering to meet all requirements for a sales meter as per Federal Regulations, Onshore Order #5 and NTL 2008-01. Include meter serial number on Sundry Notice (Form 3160-5).

- If installation of an approved gas meter is not economically feasible for continued operations. Submit Notice of Intent - Sundry Notice (Form 3160-5) to request an alternate method of determining gas volumes with a valid justification. Alternate methods are listed in NTL-4A. The Authorized Officer may require the installation of additional measurement equipment whenever it is determined that the present methods are inadequate to meet the purposes of this Notice.
- 6. An updated facility diagram is required within 60 days of modifications to existing facilities per Onshore Order #3.
- 7. This approval does not authorize any additional surface disturbance:
- 8. Subject to like approval from NMOCD

## **Regulations and Definitions**

**Definition:** As per **NTL-4A II. A.** "Avoidably lost" production shall mean the venting or flaring of produced gas without the prior authorization, approval, ratification, or acceptance of the Supervisor and the loss of produced oil or gas when the Supervisor determines that such loss occurred as a result of (1) negligence on the part of the lessee or operator, or (2) the failure of the lessee or operator to take all reasonable measures to prevent and/or to control the loss, or (3) the failure of the lessee or operator to comply fully with the applicable lease terms and regulations, appropriate provisions of the approved operating plan, or the prior written orders of the Supervisor, or (4) and combination of the foregoing.

**NTL-4A.IV.B.** Oil Well Gas. Except as provided in II.C and III above, <u>oil well gas may not be vented or flared unless</u> <u>approved in writing by the Supervisor</u>. The Supervisor may approve an application for the venting or flaring of oil well gas if justified either by the submittal of **(1)** an evaluation report supported by engineering, geologic, and economic data which demonstrates to the satisfaction of the Supervisor that the expenditures necessary to market or beneficially use such gas are not economically justified and that conservation of the gas, if required, would lead to the premature abandonment of recoverable oil reserves and ultimately to a greater loss of equivalent energy than would be recovered if the venting or flaring were permitted to continue or **(2)** an action plan that will eliminate venting or flaring of the gas within 1 year from the date of application.

\*<u>Temporary Emergency Flaring</u> is defined as an unexpected situation requiring immediate action. A flaring event is considered an emergency if the occurrence is out of the operators control and the operator had less than 24 hrs notification of the event. Scheduled or routine flare events will not be considered an emergency.