

UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT

FORM APPROVED
OMB NO. 1004-0137
Expires: January 31, 2018

SUNDRY NOTICES AND REPORTS ON WELLS
Do not use this form for proposals to drill or to re-enter an abandoned well. Use form 3160-3 (APD) for such proposals.

5. Lease Serial No.
NMSF080224

6. If Indian, Allottee or Tribe Name

SUBMIT IN TRIPLICATE - Other instructions on page 2

7. If Unit or CA/Agreement, Name and/or No.

1. Type of Well
 Oil Well Gas Well Other

8. Well Name and No.
GCU COM D 160

2. Name of Operator Contact: TOYA COLVIN
BP AMERICA PRODUCTION COMPANY Mail: Toya.Colvin@bp.com

9. API Well No.
30-045-07832

3a. Address
737 NORTH ELDRIDGE PKWY 12.181A
HOUSTON, TX 77079

3b. Phone No. (include area code)
Ph: 281-892-5369

10. Field and Pool or Exploratory Area
BASIN DAKOTA

4. Location of Well (Footage, Sec., T., R., M., or Survey Description)
Sec 27 T29N R12W NESE 1850FSL 1190FEL
36.695297 N Lat, 108.081779 W Lon

11. County or Parish, State
SAN JUAN COUNTY, NM

12. CHECK THE APPROPRIATE BOX(ES) TO INDICATE NATURE OF NOTICE, REPORT, OR OTHER DATA

TYPE OF SUBMISSION	TYPE OF ACTION			
<input type="checkbox"/> Notice of Intent	<input type="checkbox"/> Acidize	<input type="checkbox"/> Deepen	<input type="checkbox"/> Production (Start/Resume)	<input type="checkbox"/> Water Shut-Off
<input type="checkbox"/> Subsequent Report	<input type="checkbox"/> Alter Casing	<input type="checkbox"/> Hydraulic Fracturing	<input type="checkbox"/> Reclamation	<input type="checkbox"/> Well Integrity
<input checked="" type="checkbox"/> Final Abandonment Notice	<input type="checkbox"/> Casing Repair	<input type="checkbox"/> New Construction	<input type="checkbox"/> Recomplete	<input checked="" type="checkbox"/> Other
	<input type="checkbox"/> Change Plans	<input type="checkbox"/> Plug and Abandon	<input type="checkbox"/> Temporarily Abandon	Final Abandonment Notice
	<input type="checkbox"/> Convert to Injection	<input type="checkbox"/> Plug Back	<input type="checkbox"/> Water Disposal	

13. Describe Proposed or Completed Operation: Clearly state all pertinent details, including estimated starting date of any proposed work and approximate duration thereof. If the proposal is to deepen directionally or recomplete horizontally, give subsurface locations and measured and true vertical depths of all pertinent markers and zones. 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.

BP would like to request final abandonment on the subject well.

Please see the attached landowner agreement and letter noting the well site and lease road has been left to the Landowner's satisfaction.

OIL CONS. DIV DIST. 3

JAN 08 2018

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

Electronic Submission #398305 verified by the BLM Well Information System
For BP AMERICA PRODUCTION COMPANY, sent to the Farmington

Name (Printed/Typed) TOYA COLVIN

Title REGULATORY ANALYST

Signature (Electronic Submission)

Date 12/18/2017

THIS SPACE FOR FEDERAL OR STATE OFFICE USE

Approved By *Sara...*

Title *Supr NRS*

Date *12/27/17*

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.

Office *FFU*

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 any department or agency of the United States any false, fictitious or fraudulent statements or representations as to any matter within its jurisdiction.

(Instructions on page 2)

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

NMOCD *AV*

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bp



BP America Production Company
200 Energy Court
Farmington, NM 87401
Phone: (505) 326-9200

November 23, 2016

Reuben Polanco
RP Well Service, LLC
41 Road 5455
Bloomfield, NM 87413

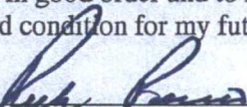
RE: Landowner reclamation concurrence
Well Name: Gallegos Canyon Unit Com D 160
API: 30 045 07832
Well location: NESE Section 27, T29N-R12W NMPM
San Juan County, New Mexico

Dear Mr. Polanco,

The above mentioned well located on your property was plugged & abandoned by BP America Production Company ("BP") on December 9, 2004. With surface owner ("Landowner") approval, BP is allowed to leave the property in its current state and condition with the well site and lease road unrestored and unwegetated.

BP is required to inform the NMOCD that the well site and lease road have been left to the Landowner's satisfaction. Please sign and date this letter confirming that you accept the property in its current state and condition.

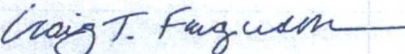
I, Reuben Polanco, have personally inspected the well site and lease road and find the property to be in good order and to my satisfaction. I agree that BP may leave the property in its current state and condition for my future use.



Reuben Polanco

11-26-2016
Date

Sincerely,



Craig T. Ferguson
Sr. Land Negotiator
San Juan South

AGREEMENT FOR ABANDONMENT OF WELL SITE LOCATION AND ROAD ACCESS

This Agreement is made this 26 day of November, 2016 by and between BP America Production Company ("BP") and Reuben Polanco C/O RP Well Service, LLC, with a mailing address of 41 Road 5455, Bloomfield, New Mexico 87413 ("Landowner").

WHEREAS, BP is or was the Operator, on behalf of itself, its affiliates and its working interest partners in the oil and gas well described and located as follows, to-wit:

Gallegos Canyon Unit Com D 160 well site, located in the NESE of Section 27, T29N, R12W, San Juan County, New Mexico

WHEREAS, BP has abandoned or intends to abandon the well site location, including the lease access road thereto, pursuant to obligations imposed upon BP under oil and gas leases, surface use agreements and releases, common law, the laws of the state of New Mexico, the Rules and Regulations of the New Mexico Oil Conservation Division, and/or otherwise.

WHEREAS, Landowner desires BP to abandon the well site location and lease road, as is, and desires to relieve BP of any further and other responsibility to restore the surface of the well site and the lease road and/or to reestablish vegetative cover as to the said well site and lease road.

NOW THEREFORE, in consideration of the payment of \$10.00 and other valuable consideration, the receipt and sufficiency of which is hereby acknowledged by both parties, BP and Landowner agree as follows:

1. BP and Landowner acknowledge and agree that BP is abandoning the well site and lease road for the Gallegos Canyon Unit Com D 160 well located in the NESE of Section 27, T29N, R12W, San Juan County, New Mexico and, Landowner agrees that BP may leave the property in its current condition with the well site and lease road unrestored and unrevegetated so that Landowner may have use thereof in its current state and condition.

2. Landowner agrees to assume any and all responsibility for restoration of the surface of the well site and the lease road and further agrees that BP, its affiliates, contractors, subcontractors and working interest partners, are completely relieved of any further obligation of, or liability for, restoration or revegetation of the well site and/or the lease road thereto.

3. As further consideration for the payment herein, Landowner, on behalf of itself, and all Landowner's heirs, successors and assigns, does hereby forever release, relinquish and discharge BP, its successors, assigns, contractors, officers, employees, directors and all working interest owners participating in said well (collectively the Releasees"), from all debts, claims, demands, damages and causes of action whatsoever, known or unknown, including such as have arisen or may hereafter arise by reason of or which have in any manner grown out of and which may hereafter grow out of said well site location and/or the lease road associated therewith, including BP's abandonment of said well site location and lease road without restoration or revegetation, and further including all claims for past, present or future injuries or damages to other property (including surface and subsurface soil and waters) owned by Landowner arising from erosion, silting, movement of groundwater, noxious weeds, nuisances, security issues or other injuries and damages which impact Landowner's property as a result of said well site and/or lease road. Landowner further releases BP from all obligations imposed upon BP or on any of said Releasees to restore and/or revegetate the well site location and/or the lease road thereto under any oil and gas lease, any surface use agreement or release, the laws of the state of New Mexico, the rules and regulations of the New Mexico Oil Conservation Division, common law, or otherwise, it being the intent of this agreement and release that BP and the Releasees shall have no liability for further injury to any of Landowner's property arising from or allegedly caused by said well site location and/or lease road and no further obligation to perform any further restorative or revegetative work on Landowner's property.

4. This Agreement and Release shall be binding upon and shall inure to the benefit of. the

