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NEW MEXICO OIL CONSERVATION COMMISSION

Form C-103
Supersedes Old
C-102 and C-103
Effective 1-1-65

SUNDRY NOTICES AND REPORTS ON WELLS

(DO NOT USE THIS FORM FOR PROPOSALS TO DRILL OR TO DEEPEN OR PLUG BACK TO A DIFFERENT RESERVOIR.
USE "APPLICATION FOR PERMIT" (FORM C-101) FOR SUCH PROPOSALS.)

1. OIL WELL <input type="checkbox"/> GAS WELL <input type="checkbox"/> OTHER- Water Injection		5a. Indicate Type of Lease State <input checked="" type="checkbox"/> Fee <input type="checkbox"/>
2. Name of Operator Continental Oil Company		5. State Oil & Gas Lease No. 50710
3. Address of Operator P. O. Box 460, Hobbs, New Mexico 88240		7. Unit Agreement Name Cave Pool Unit
4. Location of Well UNIT LETTER B 660 FEET FROM THE North LINE AND 1980 FEET FROM THE East LINE, SECTION 9 TOWNSHIP 17 RANGE 29 NMPM.		8. Farm or Lease Name Cave Pool Unit
		9. Well No. 33
15. Elevation (Show whether DF, RT, GR, etc.) 3585 GL		10. Field and Pool, or Wildcat Aid Cave Grayburg, Jac Cave Grayburg Pool
		12. County Eddy

Check Appropriate Box To Indicate Nature of Notice, Report or Other Data
NOTICE OF INTENTION TO:

PERFORM REMEDIAL WORK ☐
TEMPORARILY ABANDON ☐
PULL OR ALTER CASING ☐
OTHER ☐

PLUG AND ABANDON ☐
CHANGE PLANS ☐
OTHER ☐

SUBSEQUENT REPORT OF:

REMEDIAL WORK ☐
COMMENCE DRILLING OPNS. ☐
CASING TEST AND CEMENT JOB ☐
OTHER **Cleanout & Install Packer** ☒

17. Describe Proposed or Completed Operations (Clearly state all pertinent details, and give pertinent dates, including estimated date of starting any proposed work) SEE RULE 1103.

BEFORE: TD 2490' Form. LM. PBM 8' Elev. 3585. Pay: Grayburg 2080-2424'.
4 1/2" csg. set @ 2489. Perfs. 2408-2424' w/4 JSPP.

WORK DONE: Ran 2" tbg. w/bit & cleanout 2403-2488'. Pulled tbg. & bit.
Ran 79 jts. 2" tbg. w/pkr. Set @ 2386'. Placed on injection.

AFTER: No change in TD PBM, Elev. Pay, csg. or perfs. On test dated
2-16-67 injected 139 BW in 24 hrs. @ 970# press. Workover started 2-14-67.
Completed 2-14-67.

RECEIVED

MAR 24 1967

O. C. C.
ARTERIA, OFFICE

18. I hereby certify that the information above is true and complete to the best of my knowledge and belief.

SIGNED Joe D. Gately TITLE **Staff Supervisor** DATE **3-21-67**

APPROVED BY W. A. Gressett TITLE **OIL AND GAS INSPECTOR**
CONDITIONS OF APPROVAL, IF ANY: **NMOCC-5 SLO PARTNERS-11 FILE-2**

MAR 24 1967

1. The first part of the document discusses the importance of maintaining accurate records of all transactions and the role of the accounting department in ensuring the integrity of the financial statements.

2. It also highlights the need for regular audits and the importance of having a strong internal control system in place to prevent fraud and errors.

3. The second part of the document focuses on the importance of having a clear understanding of the company's financial position and the need for regular financial reporting to the board of directors and other stakeholders.

4. It also discusses the importance of having a strong relationship with the external auditors and the need for transparency in all financial reporting.

5. The third part of the document discusses the importance of having a strong understanding of the company's tax obligations and the need for regular tax planning and reporting to the tax authorities.

6. It also highlights the importance of having a strong relationship with the tax advisors and the need for transparency in all tax reporting.

7. The fourth part of the document discusses the importance of having a strong understanding of the company's debt obligations and the need for regular debt management and reporting to the lenders and other creditors.

8. It also highlights the importance of having a strong relationship with the debt providers and the need for transparency in all debt reporting.

9. The fifth part of the document discusses the importance of having a strong understanding of the company's equity structure and the need for regular equity management and reporting to the shareholders and other investors.

10. It also highlights the importance of having a strong relationship with the equity providers and the need for transparency in all equity reporting.