hereby cestify the IGNED	Mue N.I		TITLE			ATE	
		g is true and correct M. Young	Dril	lling Superintend	ent	8-4-87	
AUG 5 10 39 AM	AREASCOURT		Ę	ARLSBAD, NEW MI	. ADSAZ		
	522			AUG 7 1987	··· ,		
			Ê,	CCEPTED FOR REC SJS	ORD		
		e 13 3/8" surf	ace casing	g depth from <u>400</u>	FT. to 35	O FT. Plus.	
Other) Scattle proposed proposed work, nent to this work	li well is dire	OPERATIONS (Clearly street in the street of	ite all pertinent subsurface locatio	(NOTE: Report r Completion or Re details, and give pertinent ns and mensured and true y	completion Rep	pie completion on V ort and Log form.) r estimated date of for all markers and	
FRACTU <mark>re treat</mark> Shoot o <mark>r acidize</mark> Repair W <b>ell</b>		MULTIPLE COMPLETE ABANDON® CHANGE PLANE		FRACTUBE TREATMENT SHOOTING OR ACIDIZING (Other) Surface	Csg. Chan		X
TEST WATER SHU	NOTICE OF IN	TENTION TO: PULL OR ALTER CASE	NG]	SUWATER SHUT-OFF	UBSEQUENT BBPC	BEFAIRING WELL	. []
			o Indicate Na	iture of Notice, Report,			
30-0 <del>25-29</del>	981	15. ELEVATIONS (S 3354.1 G		RT, GR, etc.)	12. cod Edd	Y NTY OR PARISE 13	. state .M.
2310' FSL	& 210U	rwL			8	. 11 T-195 R-	
I BUTIECE			ance with any S	tate AUTENA OFFICE	We	LD AND POOL, OB WI	n Reimmel
DDRESS OF OPERA	TOR		co 8820	O. C. D.	9. wel		
Harvey E.		· · · · · · · · · · · · · · · · · · · ·		AUG 1 0 1987		OB LEASE NAME 11 Federal	
L GAS		<u></u>	T—" for such pro	ck to a different reservoir. possis.)	7. UNIT	AGREEMENT NAME	
		DTICES AND R			6. IF 1	NDIAN, ALLOTTEE OR	TRIBE NAME
					11.1	M. 0560353	

.

•

Title 18 U.S.C. Section 1001, makes 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

Genzral: This form is designed for submitting proposals to perform certain well operations, and reports of such operations when completed, as indicated, on Federal and Indian lands pursuant to applicable Federal law and regulations, and, if approved or accepted by any State, on all lands in such State, pursuant to applicable Federal law and regulations, and, if approved or accepted by any State, on all lands in such State, pursuant to applicable Federal law and regulations, and, if approved or accepted by any State, on all lands in such State, pursuant to applicable state law and regulations. Any necessary special instructions concerning the use of this form and the number of copies to be submitted, particularly with regard to local, area, or regional procedures and practices, either are shown below or will be issued by, or may be obtained from, the local Federal and/or State office.

State or Federal office for specific instructions. Item 4: If there are no applicable State requirements, locations on Federal or Indian land should be described in accordance with Federal requirements. Consult locations of the state requirements of t

Item 17: Proposals to abandon a well and subsequent reports of abandonment should include such special information as is required by local Federal and/or State office. In addition, such proposals and reports should include reasons for the abandonment; data on any former or present productive zones, or other zones with present significant fuid contents not sealed off by cement or otherwise; depths (top and bottom) and method of placement of cement plugs; mud or other material placed below, between and above plugs; amount, size, method of parting of any casing, liner or tubing pulled and the depth to top of any left in the hole; method of closing top of well; and date well site conditioned for final inspection looking to approval of the abandonment.

## PRIVACY ACT

The Privacy Act of 1974 and the regulation in 43 CFR 2.48(d) provide that you be furnished the following information in connection with information required by this application.

AUTHORITY: 30 U.S.C. 181 et. seq., 351 et. seq., 25 U.S.C. et. seq.; 43 CFR 3160. PRINCIPAL PURPOSE: The information is to be used to evaluate, when appropriate, approve applications, and report completion of secondary well operations, on a Federal

or Indian lease.

ROUTINE USES: (1) Evaluate the equipment and procedures used during the proposed or completed subsequent well operations. (2) Request and grant approval to perform those actions covered by 43 CFR 3162.3-2(2). (3) Analyze future applications to drill or modify operations in light of data obtained and methods used. (4)(5) Information from the record and/or the record will be transferred to appropriate Federal, State, local or foreign agencies, when relevant to civil, criminal or regulatory investigations or prosecutions.

EFFECT OF NOT PROVIDING INFORMATION: Filing of this notice and report and disclosure of the information is mandatory once an oil or gas well is drilled.

The Paperwork Reduction Act of 1080 (44 U.S.C. 3501, ct. seq.) requires us to inform you that:

This information is being collected in order to evaluate proposed and/or completed subsequent well operations on Federal or Indian oil and gas leases.

This information will be used to report subsequent operations once work is completed and when requested, to obtain approval for subsequent operations not previously authorized.

Response to this request is mandatory for the specific types of activities specified in 43 CFR Part 3160.

١



