Form 3160-5 (June 1990)

UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

FORM APPROVED Budget Bureau No. 1004-0135 Expires: March 31, 1993

5. Lease Designation and Serial No. SF-079346

SUNDRY NOTICES AND REPORTS ON WELLS

Do not use this form for proposals to dril	I or to deepen or reentry to a different reservoir. PERMIT—" for such proposals	6. If Indian, Allottee or Tribe Name
SUBMIT IN TRIPLICATE		7. If Unit or CA, Agreement Designation
. Type of Well Oil Gas Well Other		8. Well Name and No.
Name of Operator Amoco Production Company Attn: John Hampton		Gallegos Canyon Unit #191 9. API Well No. 30-045-11590
P.O. Box 800 Denver, Colorado 80201 1. Location of Well (Footage, Sec., T., R., M., or Survey Description)		10. Field and Pool, or Exploratory Area Basin Dakota
840' FSL, 840' FEL Sec. 32,	T28N-R12W :Urrit P	San Juan, NM
	s) TO INDICATE NATURE OF NOTICE, REPO	
TYPE OF SUBMISSION	TYPE OF ACTION	Change of Plans
Notice of Intent	Abandonment Recompletion Plugging Back Casing Repair Altering Casing X Other Bradenhead Repair	New Construction Non-Routine Fracturing Water Shut-Off Conversion to Injection Dispose Water (Note: Report results of multiple completion on Well Completion or Recompletion Report and Log form.)
bradenhead pressure.	attached workover procedure required ests approval to construct a temporar be reclaimed if utilized, upon compl	y 15'X15'X 5' blow pit for
teturn Hulus. Inis pit will		RECEIVED BLM 9213 -2 AMII: 35
Please contact Cindy Burton	(303) 830-5119 if you have any quest.	ions.
14. I hereby certify that the foregoing is true and correct Signed I. Marpfor Me	LSr. Staff Admin. Supv	APPRUVEU Date 2/27/92 MAD 0 5/1002
(This space for Federal or State office use)	Tille	MAR UV 1992
Approved by Conditions of approval, if any:	Tide :	AREA MANAGER

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 State law and regulations. Any necessary special in-

structions concerning the use of this form and the number of copies to be submitted, particularly with regard to local area, or reglenal procedures and practices, either are shown below or will be issued by, or may be obtained from, the local Federal and/or State office.

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 local State or Federal office for specific instructions.

ltem 13—Proposals to abandon a well and subsequent reports of abandonment should include such special information as is required by local Federal and/or State offices. 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 fluid 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.

NOTICE

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 1980 (44 U.S.C. 3501, et. 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.

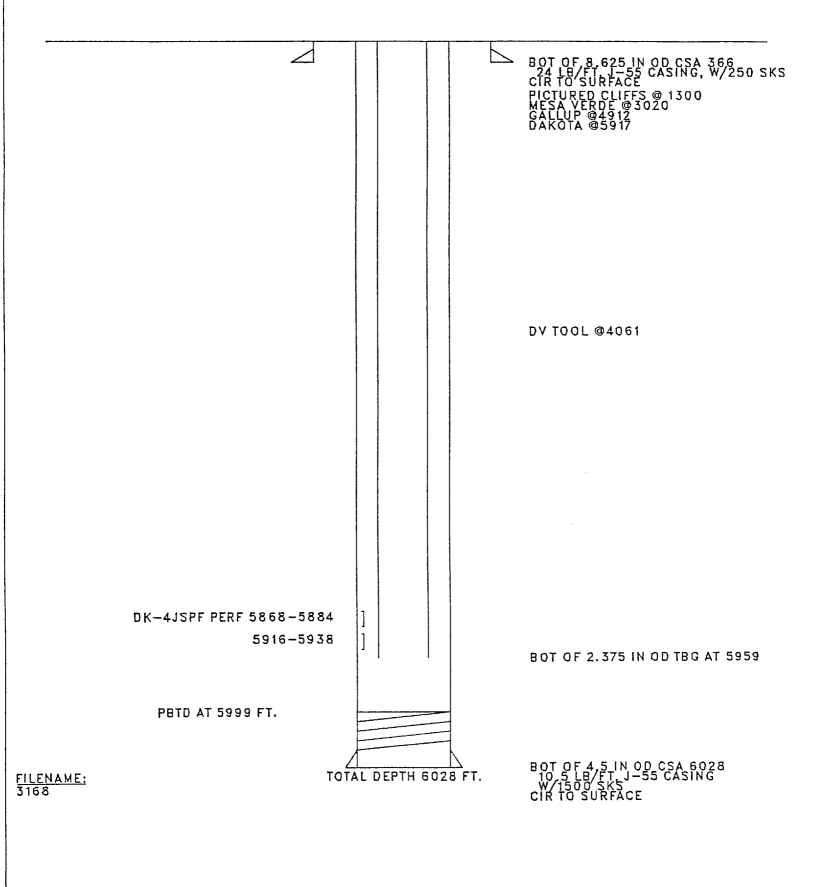
This information will be used to report subsequent operations once work is completed and when requested, to obtain approval for subsequent operations not previously authorized.

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

BURDEN HOURS STATEMENT

Public reporting burden for this form is estimated to average 25 minutes per response, including the time for reviewing instructions, gathering and maintaining data, and completing and reviewing the form. Direct comments regarding the burden estimate or any other aspect of this form to U.S. Department of the Interior, Bureau of Land Management, (Alternate) Bureau Clearance Officer, (WO-771), 18 and C Streets, N.W., Washington, D.C. 20240, and the Office of Management and Budget, Paperwork Reduction Project (1004-0135), Washington, D.C. 20503.

GALLEGOS CANYON UNIT #191 LOCATION — P32 28N 12W SINGLE DK ORIG. COMPLETION — 1/66 LAST FILE UPDATE — 2/92 BY CSW



Workover Procedure
Gallegos Canyon Unit #191
Sec.32-T28N-R12W
San Juan County, NM

- 1. Contact Federal or State agency prior to starting repair work.
- Catch gas and/or water sample off of bradenhead and casing, and have analyzed.
- 3. Install and/or test anchors on location.
- 4. MIRUSU. Check and record tubing, casing and bradenhead pressures.
- 5. Blow down well and kill well, if necessary, with 2% KCL water.
- 6. ND wellhead. NU and pressure test BOP's.
- 7. TIH and tag PBTD, check for fill. Trip and tally out of hole with tubing, checking condition of tubing.
- 8. TIH with bit and scraper to top of perforations. A seating nipple and standing valve may be run in order to pressure test tubing. TOH.
- 9. TIH with RBP and packer. Set RBP 50-100 ft. above perforations. TOH one joint and set packer. Pressure test RBP to 1500 psi.
- 10. Pressure test casing above packer. Isolate leak, if any, by moving packer up the hole and repeating pressure test.

NOTE: If this can not be accomplished, contact Brent Miller in Denver at (303)830-4049. If no leak is found, it may be necessary to perforate the casing below surface casing depth or above the top of cement in order to circulate cement to surface.

- 11. Establish injection rate into leak, if found, and attempt to circulate to surface.
- 12. Release packer, spot sand on RBP and TOH with packer.
- 13. Run, if necessary, a CBL and CCL to determine cement top.
- 14. Perforate casing above cement top, if necessary, with 4 JSPF and circulate dye to determine cement volume.

BLM CONDITIONS OF APPROVAL

Operator Amoco Production Co.	Well Name 191 Gallegos Canyon Unit
Legal Location <u>840'FSL/840'FEL</u>	Sec. <u>32</u> T. <u>28 N.</u> R. <u>12 W.</u>
Lease Number SF-079346	Field Inspection Date <u>n/a</u>

The following stipulations will apply to this well unless a particular Surface Managing Agency (SMA) or private surface owner has supplied to BLM and the operator a contradictory environmental stipulation. The failure of the operator to comply with these requirements may result in the assessments or penalties pursuant to 43 CFR 3163.1 or 3163.2. A copy of these conditions of approval shall be present on the location during construction, drilling and reclamation activity.

An agreement between operator and fee land owner will take precedence over BLM surface stipulations unless (In reference to 43 CFR Part 3160)

1) BLM determines that operator's actions will affect adjacent Federal or Indian surface, or 2) operator does not maintain well area and lease premises in a workmanlike manner with due regard for safety, conservation and appearance, or 3) no such agreement exists, or 4) in the event of well abandonment, minimal Federal restoration requirements will be required.

- 1. Pits will be fenced during workover operation.
- 2. <u>If liquids are left in the temporary pits for more than 24 hours after completion of the workover then these pits will be netted.</u>