

State of New Mexico  
Energy, Minerals and Natural Resources Department

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**Michelle Lujan Grisham**  
Governor

**Melanie Kenderdine**  
Cabinet Secretary

**Dylan M. Fuge**  
Deputy Secretary

**Dylan M. Fuge**, Division Director (Acting)  
Oil Conservation Division



Mr. Darin Savage  
[darin@abadieschill.com](mailto:darin@abadieschill.com)

**ADMINISTRATIVE NON-STANDARD LOCATION**

**Administrative Order NSL - 8755**

**Devon Energy Production Company, L.P. [OGRID 6137]  
Spud Muffin 31 30 Federal Com Well No. 832H  
API No. 30-015-53173**

Reference is made to your application received on April 26<sup>th</sup>, 2024.

**Proposed Location**

	<b>Footages</b>	<b>Unit/Lot</b>	<b>Sec.</b>	<b>Twsp</b>	<b>Range</b>	<b>County</b>
Surface	475 FSL & 2430 FWL	N	31	23S	29E	Eddy
First Take Point	100 FSL & 1210 FWL	4	31	23S	29E	Eddy
Last Take Point	100 FNL & 1210 FWL	1	30	23S	29E	Eddy
Terminus	20 FNL & 1210 FWL	1	30	23S	29E	Eddy

**Proposed Horizontal Gas Units**

<b>Description</b>	<b>Acres</b>	<b>Pool</b>	<b>Pool Code</b>
W/2 Section 31	632.38	Purple Sage; Wolfcamp, Gas	98220
W/2 Section 30			

You have requested to complete this horizontal well as a **gas** well described above in the referenced pool or formation. This well is governed by special rules R-14262, for the Purple Sage; Wolfcamp (Gas) Pool and governs wells to be located at least 330 feet from the unit outer boundary of a spacing unit and no closer than 10 feet to any quarter – quarter section line. The completed intervals of horizontal wells are to be located no closer than 330 feet to the exterior boundary of a standard 320 - acre **gas** spacing unit.

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The request to deviate from an orthodox location has met all requirements of 19.15.16.15 (C)(5)(a) NMAC. It is understood that you are seeking this exception in order to create a non-standard location, comprised of First and Last Take Points referenced above within the described Horizontal Spacing Unit.

The well's completed interval is as close as 100 feet to the southern and northern boundary of the horizontal spacing unit. Encroachment will impact the following tract(s).

Section 6, T24S, R29E, encroachment to the NW/4  
Section 19, encroachment to the SW/4

The Division understands you have given notice of this application to all operators or owners who are "affected persons," as defined in Paragraph (8) Subsection A of 19.15.2.7 NMAC, in all adjoining units towards which the proposed location encroaches.

Division understands you are seeking this unorthodox location to increase the ultimate recovery of reserves within the Wolfcamp formation underlying W/2 of Section 31 and the W/2 of Section 30, and thereby preventing waste.

Your application has been filed under 19.15.16.15(C)(6) NMAC, 19.15.15.13 NMAC and 19.15.4.12 (A)(2) NMAC.

Per Subsection B of 19.15.15.13 NMAC, **Division approves this unorthodox location.**

Reference this NSL order number on the As Drilled C-102 submitted with the Authorization to Transport, to place this well into production.

The above approvals are subject to your following all other applicable Division rules.

Jurisdiction of this case is retained for the entry of further orders as Division deems necessary.



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**DYLAN M. FUGE**  
**Division Director (Acting)**  
DMF/lrl

**Date:** 5/30/24

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 Phone:(575) 393-6161 Fax:(575) 393-0720

**District II**  
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**District III**  
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**District IV**  
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**State of New Mexico**  
**Energy, Minerals and Natural Resources**  
**Oil Conservation Division**  
**1220 S. St Francis Dr.**  
**Santa Fe, NM 87505**

CONDITIONS

Action 355681

**CONDITIONS**

Operator: DEVON ENERGY PRODUCTION COMPANY, LP 333 West Sheridan Ave. Oklahoma City, OK 73102	OGRID: 6137
	Action Number: 355681
	Action Type: [IM-SD] Admin Order Support Doc (ENG) (IM-AAO)

**CONDITIONS**

Created By	Condition	Condition Date
llowe	None	6/18/2024