			Rec'd 05/28/	/2020 - NM	OCD		
	UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT				FORM APPROVED OMB NO. 1004-0137 Expires: January 31, 2018		
BUREAU OF LAND MANAGEMENT SUNDRY NOTICES AND REPORTS ON WELLS			5. Lease Serial No. NMLC061705B				
Do not use this form for proposals to drill or to re-enter an abandoned well. Use form 3160-3 (APD) for such proposals.				6. If Indian, Allottee or Tribe Name			
SUBMIT IN	TRIPLICATE - Other inst	tructions on	page 2		7. If Unit or CA/Agree 891000303X	ment, Nan	ne and/or No.
1. Type of Well □ Gas Well □ Of	her				8. Well Name and No. MultipleSee Attac	ched	
2. Name of Operator XTO PERMIAN OPERATING	Contact:	KELLY KARI			9. API Well No. MultipleSee At	tached	
3a. Address3b. Phone No. (include area code)6401 HOLIDAY HILL ROAD BLDG 5Ph: 432-620-4374MIDLAND, TX 79707Ph: 432-620-4374					10. Field and Pool or Exploratory Area PURPLE SAGE-WOLFCAMP (GAS)		
4. Location of Well (<i>Footage, Sec., 2</i>	T., R., M., or Survey Description)			11. County or Parish, S	State	
MultipleSee Attached				EDDY COUNTY, NM			
12. CHECK THE A	PPROPRIATE BOX(ES)	TO INDICA	TE NATURE OI	F NOTICE,	REPORT, OR OTH	IER DA	ГА
TYPE OF SUBMISSION			TYPE OF	ACTION			
☑ Notice of Intent	□ Acidize	🗖 Dee	pen	Product	ion (Start/Resume)	□ Wat	er Shut-Off
—	□ Alter Casing	🗖 Hyd	raulic Fracturing	🗖 Reclam	ation	□ Wel	l Integrity
Subsequent Report	Casing Repair	🗖 Nev	v Construction	🗖 Recom		Change	er e to Original A
☐ Final Abandonment Notice	 Change Plans Convert to Injection 	🗖 Plug 🗖 Plug	g and Abandon	□ Tempor □ Water I	arily Abandon	PD	
 13. Describe Proposed or Completed Op If the proposal is to deepen direction Attach the Bond under which the wo following completion of the involve testing has been completed. Final A determined that the site is ready for ****MULTIPLE WELLS**** XTO Permian Operating, LLC pressure seals on the BOP e with API Standard 53. API St wellhead to another within 21 pressure-controlling connectii discussions with the BLM on requests permission to ONLY After a full BOP test is condu section drilled on the pad will depth or shallower. 3. Full BC 	ally or recomplete horizontally, ork will be performed or provide d operations. If the operation re- bandonment Notices must be fil- final inspection. C requests a variance for the quipment when moving fro andard 53 states, that for p days, pressure testing is ons when the integrity of a February 27th 2020 and the C retest broken pressure sec cted on the first well on the be the deepest. All of the	give subsurface the Bond No. or sults in a multip ed only after all ne below mer om wellhead t pad drilling op required for p p pressure se ne supporting eals if the folle e pad. 2. The remaining ho	locations and measure a file with BLM/BIA le completion or reco- requirements, includie antioned wells to C o wellhead which peration, moving to ressure-containing a lis broken. Base obcumentation a powing conditions first intermediate le sections will be	PNLY test bin is in comp from one is in comp from one is in comp from one is and attached, X ⁻ are met: 1. a hole et the same	rtical depths of all pertind bsequent reports must be new interval, a Form 3160 n, have been completed a roken liance	ent marker filed within)-4 must be	rs and zones. n 30 days e filed once
	## Electronic Submission For XTO PERMI mmitted to AFMSS for proce	AN OPERATII	IG LLC, sent to the SCILLA PEREZ or	ne Carlsbad n 05/27/2020	(20PP2993SE)		
Name(Printed/Typed) KELLY K	ARDOS		Title REGUL	ATORY CO	ORDINATOR		
Signature (Electronic	Submission)		Date 05/26/20	020			
	THIS SPACE FO	DR FEDERA	L OR STATE	OFFICE U	SE		
Approved By_JENNIFER_SANCH Conditions of approval, if any, are attach certify that the applicant holds legal or ec which would entitle the applicant to cond	ed. Approval of this notice does uitable title to those rights in the		TitlePETROLE		EER	Da	ate 05/27/2020
Title 18 U.S.C. Section 1001 and Title 43 States any false, fictitious or fraudulent	U.S.C. Section 1212, make it a statements or representations as	crime for any po to any matter w	erson knowingly and ithin its jurisdiction.	willfully to m	ake to any department or a	agency of	the United
(Instructions on page 2) ** BLM REV	/ISED ** BLM REVISEI	D ** BLM RI	EVISED ** BLM		D ** BLM REVISE) **	

Additional data for EC transaction #516525 that would not fit on the form

Wells/Facilities, continued

Agreement	Lease	Well/Fac Name, Number API Number	Location
NMNM71016X	NMLC061705B	POKER LAKE UNIT 17 TWR 122H 30-015-45925-00-X1	Sec 20 T24S R31E NWNW 248FNL 783FWL 32.209389 N Lat. 103.805862 W Lon
NMNM71016X	NMLC061705B	POKER LAKE UNIT 17 TWR 703H 30-015-46718-00-X1	Sec 20 T24S R31E NENW 317FNL 2023FWL
			32.209202 N Lat, 103.801849 W Lon
NMNM71016X	NMLC061705B	POKER LAKE UNIT 17 TWR 903H 30-015-45924-00-X1	Sec 20 T24S R31E NENW 282FNL 2023FWL 32.209297 N Lat, 103.801849 W Lon

32. Additional remarks, continued

Poker Lake Unit 17 TWR 122H 30-015-45925 Poker Lake Unit 17 TWR 903H 30-015-45924 Poker Lake Unit 17 TWR 703H 30-015-46718

Revisions to Operator-Submitted EC Data for Sundry Notice #516525

	Operator Submitted	BLM Revised (A
Sundry Type:	APDCH NOI	APDCH NOI
Lease:	NMLC061705B	NMLC061705B
Agreement:	NMNM71016X	891000303X (NMNM
Operator:	XTO PERMIAN OPERATING LLC 6401 HOLIDAY HILL RD BLDG 5 MIDLAND, TX 79707 Ph: 432-620-4374	XTO PERMIAN OPE 6401 HOLIDAY HILL MIDLAND, TX 79707 Ph: 432.683 2277
Admin Contact:	KELLY KARDOS REGULATORY COORDINATOR E-Mail: kelly_kardos@xtoenergy.com	KELLY KARDOS REGULATORY COO E-Mail: kelly_kardos@
	Ph: 432-620-4374	Ph: 432-620-4374
Tech Contact:	KELLY KARDOS REGULATORY COORDINATOR E-Mail: kelly_kardos@xtoenergy.com	KELLY KARDOS REGULATORY COO E-Mail: kelly_kardos@
	Ph: 432-620-4374	Ph: 432-620-4374
Location: State: County:	NM EDDY	NM EDDY
Field/Pool:	PURPLE SAGE WOLFCAMP GAS	PURPLE SAGE-WOL
Well/Facility:	POKER LAKE UNIT 17 TWR 122H Sec 20 T24S R31E Mer NMP NWNW 248FNL 783FWL	POKER LAKE UNIT Sec 20 T24S R31E N 32.209389 N Lat, 103 POKER LAKE UNIT Sec 20 T24S R31E N 22.209202 N Lat, 102

AFMSS)

M71016X)

ERATING LLC LL ROAD BLDG 5 07

ORDINATOR @xtoenergy.com

ORDINATOR s@xtoenergy.com

OLFCAMP (GAS)

POKER LAKE UNIT 17 TWR 122H Sec 20 T24S R31E NWNW 248FNL 783FWL 32.209389 N Lat, 103.805862 W Lon POKER LAKE UNIT 17 TWR 703H Sec 20 T24S R31E NENW 317FNL 2023FWL 32.209202 N Lat, 103.801849 W Lon POKER LAKE UNIT 17 TWR 903H Sec 20 T24S R31E NENW 282FNL 2023FWL 32.209297 N Lat, 103.801849 W Lon

BOP Break Testing Variance

- Shell testing is not approved for any portion of the hole with a MASP of 5000 psi or greater.
- While in transfer between wells, the BOPE shall be secured by the hydraulic carrier or cradle.
- Any well control event while drilling require notification to the BLM Petroleum Engineer prior to the commencement of any BOP Break Testing operations.
- A full BOP test is required prior to drilling the first deep intermediate hole section. If any subsequent hole interval is deeper than the first, a full BOP test will be required.

Subject: Request for a Variance Allowing break Testing of the Blowout Preventer Equipment (BOPE)

XTO Energy requests a variance to ONLY test broken pressure seals on the BOPE and function test BOP when skidding a drilling rig between multiple wells on a pad.

Background

Onshore Oil and Gas Order (OOGO) No. 2, Drilling Operations, Sections III.A.2.i.iv.B states that the BOP test must be performed whenever any seal subject to test pressure is broken. The current interpretation of the Bureau of Land Management (BLM) requires a complete BOP test and not just a test of the affected component. OOGO No. 2, Section I.D.2 states, "Some situation may exist either on a well-by-well basis or field-wide basis whereby it is commonly accepted practice to vary a particular minimum standard(s) established in this order. This situation can be resolved by requesting a variance...". XTO Energy feels the break testing the BOPE is such a situation. Therefore, as per OOGO No. 2, Section IV., XTO Energy submits this request for the variance.

Supporting Documentation

OOGO No. 2 became effective on December 19, 1988 and has remained the standard for regulating BLM onshore drilling operations for over 30 years. During this time there have been significant changes in drilling technology. BLM continues to use the variance request process to allow for the use of modern technology and acceptable engineering practices that have arisen since OOGO No. 2 was originally released. The XTO Energy drilling rig fleet has many modern upgrades that allow the intact BOP stack to be moved between well slots on a multi-well pad, as well as, wellhead designs that incorporate quick connects facilitating release of the BOP from the wellhead without breaking any BOP stack components apart. These technologies have been used extensively offshore, and other regulators, API, and many operators around the world have endorsed break testing as safe and reliable.



Figure 1: Winch System attached to BOP Stack



Figure 2: BOP Winch System

American Petroleum Institute (API) standards, specification and recommended practices are considered the industry standard and are consistently utilized and referenced by the industry. OOGO No. 2 recognizes API recommended Practices (RP) 53 in its original development. API Standard 53, *Well Control Equipment Systems for Drilling Wells* (Fifth Edition, December 2018, Annex C, Table C.4) recognizes break testing as an acceptable practice. Specifically, API Standard 53, Section 5.3.7.1 states "A pressure test of the pressure containing component shall be performed following the disconnection or repair, limited to the affected component." See Table C.4 below for reference.

	Pressure Test-Low	Pressure Test—High Pressure			
Component to be Pressure Tested	Pressure ^{ac} psig (MPa)	Change Out of Component, Elastomer, or Ring Gasket	No Change Out of Component, Elastomer, or Ring Gasket		
Annular preventer ^b	250 to 350 (1.72 to 2.41)	RWP of annular preventer	MASP or 70% annular RWP, whichever is lower.		
Fixed pipe, variable bore, blind, and BSR preventers ^{bd}	250 to 350 (1.72 to 2.41)	RWP of ram preventer or wellhead system, whichever is lower	ITP		
Choke and kill line and BOP side outlet valves below ram preventers (both sides)	250 to 350 (1.72 to 2.41)	RWP of side outlet valve or wellhead system, whichever is lower	ITP		
Choke manifold—upstream of chokes ^e	250 to 350 (1.72 to 2.41)	RWP of ram preventers or wellhead system, whichever is lower	ITP		
Choke manifold—downstream of chokes ^e	250 to 350 (1.72 to 2.41)	RWP of valve(s), line(s), or M whichever is lower	ASP for the well program,		
Kelly, kelly valves, drill pipe safety valves, IBOPs	250 to 350 (1.72 to 2.41)	MASP for the well program			
	during the evaluation period. The p	ressure shall not decrease below the allest OD drill pipe to be used in well			
	from one wellhead to another withi when the integrity of a pressure se	n the 21 days, pressure testing is req	uired for pressure-containing an		

The Bureau of Safety and Environmental Enforcement (BSEE), Department of Interior, has also utilized the API standards, specification and best practices in the development of its offshore oil and gas regulations and incorporates them by reference within its regulations.

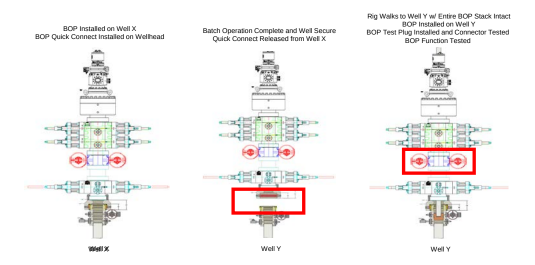
Break testing has been approved by the BLM in the past with other operators based on the detailed information provided in this document.

XTO Energy feels break testing and our current procedures meet the intent of OOGO No. 2 and often exceed it. There has been no evidence that break testing results in more components failing than seen on full BOP tests. XTO Energy's internal standards requires complete BOPE tests more often than that of OOGO No. 2 (Every 21 days). In addition to function testing the annular, pipe rams and blind rams after each BOP nipple up, XTO Energy performs a choke drill with the rig crew prior to drilling out every casing shoe. This is additional training for the rig crew that exceeds the requirements of the OOGO No.2.

Procedures

- XTO Energy will use this document for our break testing plan for New Mexico Delaware basin. The summary below will be referenced in the APD or Sundry Notice and receive approval prior to implementing this variance.
- 2. XTO Energy will perform BOP break testing on multi-wells pads where multiple intermediate sections can be drilled and cased within the 21-day BOP test window.
 - a. A full BOP test will be conducted on the first well on the pad.
 - b. The first intermediate hole section drilled on the pad will be the deepest. All of the remaining hole sections will be the same depth or shallower.
 - i. Our Lower WC targets set the intermediate casing shoe no deeper than the Wolfcamp B.
 - ii. Our Upper WC targets set the intermediate casing shoe shallower than the Wolfcamp B.
 - c. A Full BOP test will be required if the intermediate hole section being drilled has a MASP over 5M.
 - d. A full BOP test will be required prior to drilling any production hole.
- 3. After performing a complete BOP test on the first well, the intermediate hole section will be drilled and cased, two breaks would be made on the BOP equipment.
 - a. Between the HCV valve and choke line connection
 - b. Between the BOP quick connect and the wellhead
- 4. The BOP is then lifted and removed from the wellhead by a hydraulic system.
- 5. After skidding to the next well, the BOP is moved to the wellhead by the same hydraulic system and installed.
- 6. The connections mentioned in 3a and 3b will then be reconnected.
- 7. Install test plug into the wellhead using test joint or drill pipe.
- 8. A shell test is performed against the upper pipe rams testing the two breaks.
- 9. The shell test will consist of a 250 psi low test and a high test to the value submitted in the APD or Sundry (e.g. 5,000 psi or 10,000psi).
- 10. Function test will be performed on the following components: lower pipe rams, blind rams, and annular.

- 11. For a multi-well pad the same two breaks on the BOP would be made and on the next wells and steps 4 through 10 would be repeated.
- 12. A second break test would only be done if the intermediate hole section being drilled could not be completed within the 21 day BOP test window.



Note: Picture below highlights BOP components that will be tested during batch operations

Summary

A variance is requested to **ONLY** test broken pressure seals on the BOP equipment when moving from wellhead to wellhead which is in compliance with API Standard 53. API Standard 53 states, that for pad drilling operation, moving from one wellhead to another within 21 days, pressure testing is required for pressure-containing and pressure-controlling connections when the integrity of a pressure seal is broken.

The BOP will be secured by a hydraulic carrier or cradle. The BLM will be contacted if a Well Control event occurs prior to the commencement of a BOPE Break Testing operation.

Based on discussions with the BLM on February 27th 2020 and the supporting documentation submitted to the BLM, we will request permission to ONLY retest broken pressure seals if the following conditions are met:

1. After a full BOP test is conducted on the first well on the pad.

2. The first intermediate hole section drilled on the pad will be the deepest. All of the remaining hole sections will be the same depth or shallower.

3. Full BOP test will be required if the intermediate hole section being drilled has a MASP over 5M.

4. Full BOP test will be required prior to drilling the production hole.

