Form 3160-5 (August 1999)

OCD Artesia UNITED STATES

DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

SUNDRY NOTICES AND REPORTS ON WELLS

Do not use this form for proposals to drill or to re-enter an abandon well. Use Form 3160-3 (APD) for such proposals.

FORM APPROVED
OMB No 1004-0135
Expires November 30, 2000

Lease Serial No.

NMNM030453

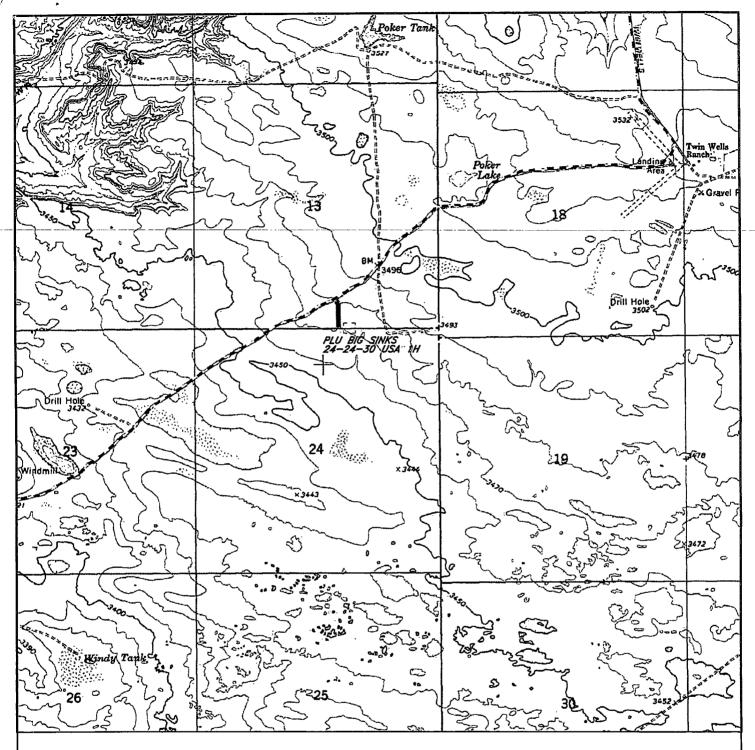
6. If Indian, Allotee or Tribe Name

					If Unit or CA/Agre	ement	, Name and/or No.	
SUBMIT IN TRIPLICATE Other instructions on reverse) side						891000303X		
						8. Well Name and No.		
☑ Oil Well ☐ Gas Well ☐ Other						PLU Big Sinks 24-24-30 USA #1H		
2. Name of Operator					9. API Well No.			
BOPCO, L.P.							346-00-S1	
Ba. Address	3b. Phone N	lo. (include area code)			10. Field and Pool, o	or Expl	oratory Area	
P.O. Box 2760 Midland, Texas 79702-2760 (432) 683-227					G-06 S243026M; B.S.			
1. Location of Well (Footage, Sec., T., R., M., or Survey Description)					11. County or Parish, State			
SEC 24, T24S, R30E, 10' FNL, 1980' FEL				1				
					EDDY	COL	JMTY, M.M.	
		· —						
12. CHECK APPROPRIATE BOX(ES) TO INDI	CATE NATURE	OF N	OTICE, RE	PORT, OR OTH	IER	DATA	
TYPE OF SUBMISSION		TYP	E OF	ACTION		<u>.</u>		
Notice of Itent ☐ Acidize		Deepen		Production (Start/ Resume)		Water Shut-Off	
☐ Alter Casing		Fracture Treat		Reclamation			Well Integrity	
☐ Subsequent Report ☐ Casing Repa	air 🔽	New Construction		Recomplete			Other	
☐ Change Plar	ns 🗌	Plug and Abandon		Temporarily	Abandon			
☐ Final Abandonmment ☐ Convert to Ir	njection 🔲	Plug Back		Water Dispo	sal	١		
					 	4		
13. Discribe Proposed or Completed Operation (clearly state If the proposed is to deepen directionally or recomplete the Attach the Bond under which the work will be performed following completion of the involved operations. If the optesting has been completed. Final Abandonment Notices determined that the site is ready for final inspection.)	horizontally, g or provide the eration results	ive subsurface location Bond No. on file with in a multiple completi	ns mea BLM/B ion or r	sured and true IA. Required s recompletion in	vertical depths of all ubsequent reports sha a new interval, a Fon	pertine all be f m 316	ent markers and zones. Tiled within 30 days 0-4 shall be filed once	
B0PCO, L.P. respectfully requests to inservice the PLU Big Sinks 24-24-30 #1 +/- 573' in length and parallel existing line that service the Poker Lake Unit # been previously arch cleared. A map a	H well pa lease roas 335H we	ad located in s ad. The propo all pad located	sect sed I in s	ion 24, T power li section 1	24, R30.The p ne will conne 3, T24, R30. 1	powect fi	er line will be rom a power route has	

If you have any questions please do not hesitate to call David Corgill at (575) 725 9164

	Accepted f NMO		n RECEIVED OCT 2 9 2012	_
14. I hereby certify that the foregoing is true an	d correct	Title	NICCO ARTESI	41
Name (Printed/Typed)				
David Corgill_		Produ	uction Foreman	
Signature Degell		Date	10/5/2012	
	THIS SPACE FOR FEDERALO	RISTATE OFFICE	USE	97.7
Approved by /s	/ Don Peterson	Title	Pate MCT 2 5 201	<u> </u>
Conditions of approval, if any, are attached. App certify that the applicant holds legal or equitable which would entitle the applicant to conduct oper	title to those rights in the subject lease	Office	CARLSBAD FIELD OFFICE	
Title 18 U.S.C. Section 1001, makes it a crime for	· · · · · · · · · · · · · · · · · · ·	ny department or agency	y of the United States any false, fictitious or	

TOWNSHIP 24 SOUTH, RANGE 30 EAST, N.M.P.M., SECTION 24. NEW MEXICO. EDDY COUNTY, OWNER: U.S.A. LESSEE: RICHARDSON CATTLE CO. -24 0+00 BEGIN SURVEY AT EXISTING POLE N3212'43.92" W103'49'57.97" 238°23'08'E N3272 43.92 WIO3 49 57.97 <u>0+56 PI 38'09'04" RI</u> POLE #1 3+15 POLE #2 5+37.8 END OF SURVEY AT POLE #3 N3272'38.36" WIO3'49'57.53" 56.0 S0°14'04"E N40*19'54'E 517,8 749.4 PLU BIG N88*55'59"E SINKS 522.0 24-24-30 USA 1H LEGAL DESCRIPTION A STRIP OF LAND 30.0 FEET WIDE, LOCATED IN SECTION 24, TOWNSHIP 24 SOUTH, RANGE 30 EAST, N.M.P.M., EDDY COUNTY, NEW MEXICO AND BEING 15.0 FEET LEFT AND RIGHT OF THE ABOVE PLATTED CENTERLINE SURVEY. 573.8 FEET = 0.11 MILES = 34.78 RODS = 0.40 ACRES 1000 1000 2000 FEET I HEREBY CER AT WAS PREPARED FROM FIELD MEETS OR SURVEY AND ENTS FOR LAND SURVEYS BOPCO, REF: PROP ELECTRIC LINE TO PLU BIG SINKS 24-24-30 USA 1H A ELECTRIC LINE CROSSING USA LAND IN GARY L. No. 7977 No. 5074 SECTION 24, TOWNSHIP 24 SOUTH, RANGE 30 EAST, BASIN SURVEYS P.O. BOX 1786 - HOBBS, NEW MEXICO N.M.P.M., EDDY COUNTY, NEW MEXICO. J. GOAD W.O. Number: 27447 Drawn By:



PROP ELECTRIC LINE TO PLU BIG SINKS 24-24-30 USA 1H Section 24, Township 24 South, Range 30 East, N.M.P.M., Eddy County, New Mexico.



P.O. Box 1786 1120 N. West County Rd. Hobbs, New Mexico 88241 (575) 393-7316 - Office (575) 392-2206 - Fax basinsurveys.com

W.O. Number:	JG 27447ELEC
Survey Date:	9-24-2012
Scale: 1" = 2	000,
Date: 10-2-	2012

BOPCO, L.P.

Company Reference: BOPCO, LP Lease #: NMNM30453

Well No. & Name: PLU Big Sinks 24-24-30 USA #1H

STANDARD STIPULATIONS FOR OVERHEAD ELECTRIC DISTRIBUTION LINES

A copy of the Sundry Notice and attachments, including stipulations, survey plat and/or map, will be on location during construction. BLM personnel may request to you a copy of your permit during construction to ensure compliance with all stipulations.

Holder agrees to comply with the following stipulations to the satisfaction of the Authorized Officer:

**Special Stipulations:

- Power poles shall be installed no farther than 15 feet from the edge of roads that the power line follows.
- Fence lines cannot be cut or disturbed for the installation of this electric line.
- For reclamation remove poles, lines, transformer, etc. and dispose of properly.
- Fill in any holes from the poles removed.
- 1. The holder shall indemnify the United States against any liability for damage to life or property arising from the occupancy or use of public lands under this grant.
- 2. The holder shall comply with all applicable Federal laws and regulations existing or hereafter enacted or promulgated. In any event, the holder shall comply with the Toxic Substances Control Act of 1976 as amended, 15 USC 2601 et seq. (1982) with regards to any toxic substances that are used, generated by or stored on the right-of-way or on facilities authorized under this right-of-way grant. (See 40 CFR, Part 702-799 and especially, provisions on polychlorinated biphenyls, 40 CFR 761.1-761.193.) Additionally, any release of toxic substances (leaks, spills, etc.) in excess of the reportable quantity established by 40 CFR, Part 117 shall be reported as required by the Comprehensive Environmental Response, Compensation, and Liability Act, section 102b. A copy of any report required or requested by any Federal agency or State government as a result of a reportable release or spill of any toxic substances shall be furnished to the authorized officer concurrent with the filing of the reports to the involved Federal agency or State government.
- 3. The holder agrees to indemnify the United States against any liability arising from the release of any hazardous substance or hazardous waste (as these terms are defined in the Comprehensive Environmental Response, Compensation and Liability Act of 1980, 42 U.S.C. 9601, et seq. or the Resource Conservation and Recovery Act, 42 U.S.C. 6901, et seq.) on the Right-of-Way (unless the release or threatened release is wholly unrelated to the Right-of-Way holder's activity on the Right-of-Way), or resulting from the activity of the Right-of-Way holder on the Right-of-Way. This agreement applies without regard to whether a release is caused by the holder, its agent, or unrelated third parties.

- 4. There will be no clearing or blading of the right-of-way unless otherwise agreed to in writing by the Authorized Officer.
- 5. Power lines shall be constructed in accordance to standards outlined in "Suggested Practices for Raptor Protection on Power lines," Raptor Research Foundation, Inc., 1981. The holder shall assume the burden and expense of proving that pole designs not shown in the above publication are "raptor safe." Such proof shall be provided by a raptor expert approved by the Authorized Officer. The BLM reserves the right to require modification or additions to all powerline structures placed on this right-of-way, should they be necessary to ensure the safety of large perching birds. Such modifications and/or additions shall be made by the holder without liability or expense to the United States.
- 6. The holder shall minimize disturbance to existing fences and other improvements on public lands. The holder is required to promptly repair improvements to at least their former state. Functional use of these improvements will be maintained at all times. The holder will contact the owner of any improvements prior to disturbing them. When necessary to pass through a fence line, the fence shall be braced on both sides of the passageway prior to cutting the fence. No permanent gates will be allowed unless approved by the Authorized Officer.
- 7. The BLM serial number assigned to this authorization shall be posted in a permanent, conspicuous manner where the power line crosses roads and at all serviced facilities. Numbers will be at least two inches high and will be affixed to the pole nearest the road crossing and at the facilities served.
- 8. Upon cancellation, relinquishment, or expiration of this grant, the holder shall comply with those abandonment procedures as prescribed by the Authorized Officer.
- 9. All surface structures (poles, lines, transformers, etc.) shall be removed within 180 days of abandonment, relinquishment, or termination of use of the serviced facility or facilities or within 180 days of abandonment, relinquishment, cancellation, or expiration of this grant, whichever comes first. This will not apply where the power line extends service to an active, adjoining facility or facilities.
- 10. Any cultural and/or paleontological resource (historic or prehistoric site or object) discovered by the holder, or any person working on his behalf, on public or Federal land shall be immediately reported to the Authorized Officer. Holder shall suspend all operations in the immediate area of such discovery until written authorization to proceed is issued by the Authorized Officer. An evaluation of the discovery will be made by the Authorized Officer to determine appropriate actions to prevent the loss of significant cultural or scientific values. The holder will be responsible for the cost of evaluation and any decision as to proper mitigation measures will be made by the Authorized Officer after consulting with the holder.