Form 3160-5 (August 2007)

EORM APPROVED

UNITED STATES		1	FURIM APPROVE
DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT		E'sold	QMB NO. 1004-01
BUREAU OF LAND MANAGEMENT	DKOZITK' D	T ICH	R H R Speces: July 31, 20
			5 Lease Serial No.

D	1105711071 AND MANA	CEMENT N				. 301) 31, 2010	
SUNDRY NOTICES AND REPORTS ON WELLS OF Art Do not use this form for proposals to drill or to re-enter and CD Art					I J. LEBSC SCHRI NO.		
Do not use this form for proposals to drill or to re-enter and abandoned well. Use form 3160-3 (APD) for such proposals.				6. If Indian, Allottee or Tribe Name			
SUBMIT IN TRIPLICATE - Other instructions on reverse side.					7. If Unit or CA/Agreement, Name and/or No.		
1. Type of Well					8. Well Name and No. GILA FED 2H		
2. Name of Operator Contact: NICHOLAS BOUTERIE					9. API Well No.		
OXY USA INC.	om		30-015-36401				
			No. (include area code) 350-4922		10. Field and Pool, or Exploratory DELAWARE		
4. Location of Well (Footage, Sec., T	11. County or Parish, and State			and State			
Sec 12 T24S R30E Mer NMP SWSE 630FSL 2240FEL					EDDY COUNTY, NM		
12. CHECK APPI	ROPRIATE BOX(ES) T	O INDICATE	NATURE OF	NOTICE, RE	EPORT, OR OTHE	R DATA	
TYPE OF SUBMISSION	TYPE OF ACTION						
▼ Notice of Intent	☐ Acidize	☐ Dee _l	oen	☐ Producti	on (Start/Resume)	☐ Water Shut-Off	
_	☐ Alter Casing	☐ Frac	ture Treat	☐ Reclama	ation	■ Well Integrity	
□ Subsequent Report	sequent Report		□ Recomp		Other Right of Way		
☐ Final Abandonment Notice	Change Plans		and Abandon	☐ Temporarily Abandon		Right Of Way	
	☐ Convert to Injection	☐ Plug	Back	☐ Water D	isposal	,	
Attach the Bond under which the worfollowing completion of the involved testing has been completed. Final At determined that the site is ready for f. A. 2 buried-4 inch Poly Pipes well B. 3 Phase 480 V system C. The electric line easement D. Approximately 30 years. E. Will be used daily, each years. F. Volume dependent on well G. Ten to twelve days to const H. Temporary work area is recepted for recommodity.	operations. If the operation repandonment Notices shall be fit in all inspection.) for an electric line which is 30' wide and 98.7 feet ear. production. struct. quired.	esults in a multiple led only after all r will provide po	e completion or recequirements, included when to the Gilan MATION	ompletion in a r ding reclamation Fed 2H APPROV GENERA	/AL SUBJECT	50-4 shall be filed once and the operator has	
14. I hereby certify that the foregoing is	true and correct.						
, , , ,	Electronic Submission # For Ol Committed to AFMSS fo	XY USA INC.,	ent to the Carls	bad -	-		
Name(Printed/Typed) NICHOLA	S BOUTERIE	Title LANDMAN					
Signature (Electronic S	Submission)		Date 02/26/2015				
	THIS SPACE FO	OR FEDERA	L OR STATE	OFFICE US	SE		
Approved By:	plag Enla		FCR FIE	LD MAI	NAGER	Date //1//) 6	
Conditions of approval, if any, are attached certify that the applicant holds legal or equivalent to condu	itable title to those rights in the	s not warrant or e subject lease	Office BL	M-CARL	SBAD FIELD	OFFICE	

Title 18 U.S.C. Section 1001 and Title 43 U.S.C. Section 1212, make 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.

1/4 CORNER GLO "1916" B.C. N88'41'09"E 2674.9" N8919'03"W 2678.6" 1958" BLU 12 GLO "1968" B.C GLO "1916" C.C 1/4 CORNER /4 CORNER GLO "1916" B.C. GLO "1968" B.C. 2643.1 FEEW_85,32.00N BEGIN SURVEY AT EXIST. 4-W O.H. ELEC. LN. BEGIN BURY LAT.=32.227405' N LONG.≈103.B33086' W 0+00 501'29'13"E 98.7 -C SURVEY / GILA 12 FEDERAL #2 END SURVEY AT HE PAD CORNER GILA 12 FEDERAL #2 FACILITY 0+98.7 N27'08'56"E 814.4" (TIE) LAT = 32.227134" N LONG = 103.833079" W 12 12 CLO_"1916" B.C. S89"54"28"W 2666.6" S89'45'57"W 2667.7 1/4 CORNER GLO "1968" B.C 13 14 13 GLO "1968" B.C 18 m (20 ,1319, 8°C ,CC. DESCRIPTION SURVEY FOR A STRIP OF LAND 50.0 FEET MDE AND 98.7 FEET OR 0.019 MILES IN LENGTH CROSSING USA LAND IN SECTION 12, TOWNSHIP 24 SOUTH, RANGE 30 EAST, N.M.P.M., EDDY COUNTY, NEW MEXICO, AND BEING 25.0 FEET LEFT AND 25.0 FEET RIGHT OF THE ABOVE PLATTED CENTERLINE SURVEY. NOTE 1) BEARINGS SHOWN HEREON ARE MERCATOR GRID AND CONFORM TO THE NEW MEXICO COORDINATE SYSTEM "NEW MEXICO EAST ZONE" NORTH AMERICAN DATUM 1983. DISTANCES ARE SURFACE VALUES.

- 2) LATITUDE AND LONGITUDE VALUES SHOWN HEREON ARE RELATIVE TO THE NORTH AMERICAN DATUM 1983 (NAD83).

I, RONALD J. EIDSON, NEW MEXICO PROFESSIONAL SURVEYOR NO. 3239, DO HEREBY CERTIFY THAT THIS SUBJECT PLAT AND THE ACTUAL SURVEY ON THE GROUND UPON WHICH IT IS BASED MERE PERFORMED BY ME OR UNDER MY DIRECT SUPERVISION; THAT FAST FOR THIS SURVEY, THAT THIS SURVEY MERES THE MINIMOM-STANDARDS FOR SURVEYING IN NEW MEXICO; AND THAT IT IS THUE AND CORRECT TO THE BEST OF MY KNOWLEDGE AND BENEF.

ESSIONA RONALD J. EIDSON, 02/23/2015

> PROVIDING SURVEYING SERVICES **SINCE 1946**

JOHN WEST SURVEYING COMPANY 412 N. DAL PASO HOBBS, N.M. 88240 (575) 393-3117 www.jwsc.biz TBPLS# 10021000

LEGEND

DENOTES FOUND CORNER AS NOTED

1000 1000 2000 FEET ppppp Scale: 1"=1000"

U.S.A.INC. $\mathbf{X}\mathbf{Y}$

SURVEY FOR AN ELECTRIC LINE TO THE GILA 12 FEDERAL #2 CROSSING SECTION 12, TOWNSHIP 24 SOUTH, RANGE 30 EAST, N.M.P.M.

EDDY COUNTY, NEW MEXICO

Survey Date: 1/29/15 CAD Date: 2/20/15 Drawn By: ACK W.O. No.: 15110049 Rev. , Ref. W.O.: Sheet 1 of

C Anjetica\2015\0xy USA Inc\Eosements\15110049 Elec In to Gla 12 Federal 72 in Sec12,7245,R300

BLM LEASE NUMBER: NMNM82896 COMPANY NAME: Oxy USA Inc

ASSOCIATED WELL NAME: Gila Federal 2H

STIPULATIONS FOR BURIED ELECTRIC DISTRIBUTION LINES

The holder agrees to comply with the following stipulations to the satisfaction of the Authorized Officer, BLM.

- 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 authorization.
- 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 U.S.C. 2601, et. seq.) with regard to any toxic substances that are used, generated by or stored on the powerline route or on facilities authorized. (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 pipeline). This agreement applies without regard to whether a release is caused by the Holder, its agent, or unrelated third parties.
- 4. If, during any phase of the construction, operation, maintenance, or termination of the pipeline, any oil or other pollutant should be discharged, impacting Federal lands, the control and total removal, disposal, and cleaning up of such oil or other pollutant, wherever found, shall be the responsibility of the Holder, regardless of fault. Upon failure of the holder to control, dispose of, or clean up such discharge on or affecting Federal lands, or to repair all damages to Federal lands resulting therefrom, the Authorized Officer may take such measures as deemed necessary to control and cleanup the discharge and restore the area, including, where appropriate, the aquatic environment and fish and wildlife habitats, at the full expense of the Holder. Such action by the Authorized Officer shall not relieve the Holder of any liability or responsibility.
- 5. Any cultural and/or paleontological resource (historic or prehistoric site or object) discovered by the Holder, or any person working on the Holder's behalf, on public or Federal land shall be immediately reported to the Authorized Officer. The 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 the proper mitigation measures will be made by the Authorized Officer after consulting with the holder.

- 6. The holder is hereby obligated to comply with procedures established in the Native American Graves Protection and Repatriation Act (NAGPRA) to protect such cultural items as human remains, associated funerary objects, sacred objects, and objects of cultural patrimony discovered inadvertently during the course of project implementation. In the event that any of the cultural items listed above are discovered during the course of project work, the proponent shall immediately halt the disturbance and contact the BLM within 24 hours for instructions. The proponent or initiator of any project shall be held responsible for protecting, evaluating, reporting, excavating, treating, and disposing of these cultural items according to the procedures established by the BLM in consultation with Indian Tribes."
- 7. The holder shall be held responsible if noxious weeds become established within the area. Evaluation of growth of the noxious weeds shall be made upon discovery. Weed control will be required on the disturbed lands resulting from this actions, which include the roads, pads and associated pipelines and on adjacent lands affected by the establishment of weeds due to this action.

The holder shall insure that the equipment and or vehicles that will be used to construct, maintain and administer the access roads, well pad, and resulting well are not polluted with invasive and noxious weed seeds. Transporting of invasive and noxious weed seeds could occur if the equipment and vehicles were previously used in noxious weed infested areas. In order to prevent the spread of noxious weeds, the Authorized Officer shall require that the equipment and vehicles be cleaned with either high pressure water or air prior to construction, maintenance and administration of the access roads, well pad, and resulting well.

The holder is responsible for consultation with the authorized officer and/or local authorities for acceptable weed control methods, which include following EPA and BLM requirements and policy.

- 8. The holder shall be responsible for maintaining the site in a sanitary condition at all times; waste materials shall be disposed of promptly at an appropriate waste disposal site. "Waste" means all discarded matter including, but not limited to human waste, trash, garbage, refuse, oil drums, petroleum products, ashes and equipment.
- 9. The holder shall conduct all activities associated with the construction, operation and termination of the powerline within the authorized limits.
- 10. No blading or clearing of any vegetation will be allowed unless approved in writing by the Authorized Officer.
- 11. The holder shall minimize disturbance to existing fences and other improvements on public lands. The holder is required to promptly repair impacted improvements to at least their former state. The holder shall contact the owner of any improvements prior to disturbing them. When necessary to pass through a fence line, the fence will be braced on both sides of the passageway prior to cutting of the fence. No permanent gates will be allowed unless approved by the Authorized Officer.
- 12. Construction trenches left open over night shall be covered. Covers shall be secured in place and shall be strong enough to prevent livestock or wildlife from falling through and into a hole.
- 13. The holder shall evenly spread the excess soil excavated from trench in the immediate vicinity of the trench structure.
- 14. The BLM serial number assigned to this right-of-way grant shall be posted in a permanent, conspicuous manner, and be maintained in a legible condition for the term of the right-of-way at all major road crossings 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.

- 15. Upon cancellation, relinquishment, or expiration of this grant, the holder shall comply with those abandonment procedures as prescribed by the Authorized Officer.
- 16. All surface structures (poles, lines, transformers, etc.) shall be removed within 180 days of abandonment, relinquishment, or termination of use of the serviced facilities or within 180 days of abandonment, relinquishment, or termination of this grant, whichever comes first. This will not apply where the power line extends to serve an active, adjoining facility or facilities.
- 17. <u>Escape Ramps</u> The operator will construct and maintain pipeline/utility trenches that are not otherwise fenced, screened, or netted to prevent livestock, wildlife, and humans from becoming entrapped. At a minimum, the operator will construct and maintain escape ramps, ladders, or other methods of avian and terrestrial wildlife escape in the trenches according to the following criteria:
 - a. Any trench left open for eight (8) hours or less is not required to have escape ramps; however, before the trench is backfilled, the contractor/operator shall inspect the trench for wildlife, remove all trapped wildlife, and release them at least 100 yards from the trench.
 - b. For trenches left open for eight (8) hours or more, earthen escape ramps (built at no more than a 30 degree slope and spaced no more than 500 feet apart) shall be placed in the trench.
- 18. The construction of this project will consist of digging a trench to a depth of at least 40 inches. Then installing the power line and covering with backfill dirt. After completing construction of the buried power line, the line shall be marked with underground power line warning signs at least every 1,000 feet.
- 19. Special stipulations: