		NM		)	
Form 3160-5 (June 2015)		ES = = =	tesia	ON	DRM APPROVED MB No. 1004-0137
DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT			Expires: January 31, 2018 5, Lease Serial No. NMNM033865		
Do not use this		ORTS ON WELLS to drill or to re-enter an IPD) for such proposals		6. If Indian. Allottee or	
	ITRIPLICATE - Other instr	uctions on page 2		7. If Unit of CA/Agreer	ment, Name and/or No.
I. Type of Well			8. Well Name and No. EAGLE 33 / FEDERAL #17		
2. Name of Operator LIME ROCK RESOURCES II-A,L.P.			-	9. API Well No. 30-015-40446	
3a Address 1111 BAGBY STREE HOUSTON, TX 77002	2 . )	3b. Phone No. <i>(include area cod</i> (575) 365-9724		10. Field and Pool or E RED LAKE; GLORI	ETA - YESO
<ol> <li>Location of Well (Footage, Sec., T., 330' FEL &amp; 2210' FSL, Section 3:</li> </ol>		)	Í	<ol> <li>Country or Parish, S EDDY COUNTY, NI</li> </ol>	
		OX(ES) TO INDICATE NATUR			
TYPE OF SUBMISSION			PE OF ACT		
<u>`</u>		Deepen		uction (Start/Resume)	Water Shut-Off
✓ Notice of Intent	Alter Casing	Hydraulic Fracturing		mation	Well Integrity
Subsequent Report	Casing Repair	New Construction	=	mplete	Other Venting and/or Flaring
Final Abandonment Notice	Change Plans	Plug and Abandon		orarily Abandon Disposal	
completion of the involved operat completed. Final Abandonment N is ready for final inspection.) Requesting to flare gas due to	ill be performed or provide th ions. If the operation results in otices must be filed only after DCP Midstream Plan shu	e Bond No. on file with BLM/BI/ n a multiple completion or recomp all requirements, including reclar t in.	<ol> <li>Required : pletion in a r</li> </ol>	subsequent reports must new interval, a Form 310	all pertinent markers and zones. Attac t be filed within 30 days following 60-4 must be filed once testing has bee e operator has detennined that the site
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## Eagle 34 Btty NMNM033865

Eagle 33 | Federal #17

30-015-40446

## BUREAU OF LAND MANAGEMENT Carlsbad Field Office 620 East Greene Street Carlsbad, New Mexico 88220 575-234-5972

This field office has evaluated the attached Notice of Intent as a request for flaring/venting beyond NTL-4A allowable thresholds (reasons, timeframes and volumes), and has determined the following Conditions of Approval apply.

## **Condition of Approval to Flare Gas**

- 1. Comply with NTL-4A requirements
- 2. Subject to like approval from NMOCD
- 3. Flared volumes are considered "avoidably lost" and will require payment of royalties. Volumes shall be reported on OGOR "B" reports as disposition code "08
- 4. "Avoidably lost" flare volumes shall be metered due to their royalty bearing status. Install gas meter on vent/flare line to measure gas prior to venting/flaring operations if it is not equipped as such at this time.
- 5. Vent/flare gas metering to meet all requirements for a sales meter as per Federal Regulations, Onshore Order #5 and NTL 2008-01. Include meter serial number on sundry (form 3160-5).
- 6. This approval does not authorize any additional surface disturbance.
- An updated facility diagram is required within 60 days of modifications to existing facilities per Onshore Order #3.
- 8. Approval not to exceed 90 days, if flaring is still required past 90 days submit new request for approval.
- Submit Subsequent Report with actual volumes of gas flared for each month gas is flared on a sundry form 3160-5.

**Definition:** As per **NTL-4A II. A.** "Avoidably lost" production shall mean the venting or flaring of produced gas without the prior authorization, approval, ratification, or acceptance of the Supervisor and the loss of produced oil or gas when the Supervisor determines that such loss occurred as a result of (1) negligence on the part of the lessee or operator, or (2) the failure of the lessee or operator to take all reasonable measures to prevent and/or to control the loss, or (3) the failure of the lessee or operator to comply fully with the applicable lease terms and regulations, appropriate provisions of the approved operating plan, or the prior written orders of the Supervisor, or (4) and combination of the foregoing.

**43CFR3162.7-1 (a)** The operator shall put into marketable condition, if economically feasible, all oil, other hydrocarbons, gas and sulphur produced from the leased land.

**43CFR3162.1 (a)** The operating rights owner or operator, as appropriate, shall comply with applicable laws and regulations; with the lease terms, Onshore Oil and Gas Orders, NTL's; and with other orders and instructions of the authorized officer. These include, but are not limited to, conducting all operations in a manner which ensures the proper handling, measurement, disposition, and site security of leasehold production; which protects other natural resources and environmental quality; which protects life and property; and which results in maximum ultimate economic recovery of oil and gas with minimum waste and with minimum adverse effect on ultimate recovery of other mineral resources.