	ne 2015) UNITED STATES OCD-ARTESI				· · · · · · · · · · · · · · · · · · ·	FORM APPROVED OMB NO. 1004-0137 Expires: January 31, 2018		
BUREAU OF LAND MANAGEMENT SUNDRY NOTICES AND REPORTS ON WELLS Do not use this form for proposals to drill or to re-enter an abandoned well. Use form 3160-3 (APD) for such proposals.					5. Lease Se	5. Lease Serial No. NMNM0405444A		
					· ·	6. If Indian, Allottee or Tribe Name		
SUBMIT IN	TRIPLICATE - Other ins	tructions c	on page 2		7. If Unit o	CA/Agreeme	nt, Name and/or N	
1. Type of Well Image: Second state of the second state						8. Well Name and No. TODD 22F FEDERAL 6		
2. Name of Operator Contact: CHANCE BLAND DEVON ENERGY PRODUCTION COM-Mail: chance.bland@dvn.com						9. API Well No. 30-015-32660-00-S1		
3a. Address3b. Phone No. (include are 6488 SEVEN RIVERS HIGHWAY ARTESIA, NM 882113b. Phone No. (include are Ph: 405-228-8593				area code)		10. Field and Pool or Exploratory Area INGLE WELLS-DELAWARE		
4. Location of Well (Footage, Sec., T., R., M., or Survey Description)					11. County	11. County or Parish, State		
Sec 22 T23S R31E SENW 1980FNL 1780FWL					EDDY	EDDY COUNTY, NM		
12. CHECK THE	APPROPRIATE BOX(ES)) TO INDIC	CATE NAT	FURE OF NO	DTICE, REPORT,	OR OTHE	R DATA	
TYPE OF SUBMISSION	TYPE OF ACTION				TION			
Notice of Intent						ction (Start/Resume) 🔲 Water Shut-O		
Subsequent Report	Alter Casing	—	Iydraulic Fr		Reclamation		Well Integrity Other	
Final Abandonment Notice	Casing Repair Change Plans	_	lew Constru lug and Ab	_	Recomplete Temporarily Aband	,	ShutIn Notice	
	Convert to Injection		lug Back		Water Disposal	n ì		
following completion of the involve testing has been completed. Final determined that the site is ready for Devon Energy Production O potential recompletion or P& Last record	Abandonment Notices must be first final inspection. $\vec{L} \mathbf{P}$ respectfully request	iled only after	all requireme	ents, including re	clamation, have been o evaluate	completed and	the operator has	
	<i>,</i>	· · · ·		· ·		NM OIL (CONSERVA	
	Accepted for NMOC				A 47	AP	R 27 2017	
Sec attache	d OAO		· ·		4/27/17	RE	CEIVED	
14. I hereby certify that the foregoing	<u> </u>	GY PRODUC	τιφη ζομ	LP, sent to th	ne Carlsbad	δE)		
Name (Printed/Typed) CHANC	EBLAND		Title	REG PROF			·	
Signature (Electron	ic Submission)		Date	ACCEP	TED FOR F	ECOR)	
	THIS SPACE F	OR FEDE	RAL OR	STATE OFF	ICE USE			
Approved By			Title		APR 13,20	17	Date	
Conditions of approval, if any, are attac certify that the applicant holds legal or which would entitle the applicant to co	equitable title to those rights in th			BURFA	U OF LAND MAN	GEMENT		
						Fiftent or age		

Producing Oil Well - Shut-In Status Accepted

Devon Energy Production Company Todd - 06, API 3001532660 T23S-R31E, Sec 22, 1980FNL & 1780FWL

04/13/2017 Shut-In Status accepted for record from 06/2016 until BLM renewal date 06/2017 with this attached order of authorized officer. pswartz

Wells capable of current production and not being produced due to location, facility, marketing, or economic restrictions, or are BLM approved for a workover or recompletion may be accepted for Shut-In Status.

- 1) An oil well will be accepted for a Shut-In Status of one year beginning the date of production not being reported.
- 2) Within six months of BLM notification of the Shut-In Status, submit a subsequent sundry of status justification.
- 3) Upon production resumption submit a subsequent sundry notification.
- 4) On or before the expiration of the BLM renewal date, submit a NOI application for SI renewal, recompletion, or abandonment (temporary or permanent).
- 5) Federal Oil & Gas leases are held by well production or actively drilling for production during the end of the primary term of the lease. A Shut-In status will not hold the lease.
- 6) Section 109(d)(1) of the Federal Oil and Gas Royalty Management Act of 1982, as implemented by the applicable provisions of the operating regulations at Title 43 CFR 3163.2(f)(1), provides that any person who "knowingly or willfully" prepares, maintains, or submits false, inaccurate, or misleading reports, notices, affidavits, records, data, or other written information required by this part shall be liable for civil penalty of up to \$25,000 per violation for each day such violation continues, not to exceed a maximum of 20 days.
- 7) A person contesting a decision shall request a State Director review of the Written Order. This request must be filed within 20 working days of receipt of the Notice with the appropriate State Director (see 43 CFR 3165.3). The State Director review decision may be appealed to the Interior Board of Land Appeals, 801 North Quincy Street, Suite 300, Arlington, VA 22203 (see 43 CFR 3165.4).