Submit 1 Copy To Appropriate District Office	State of New	Mexico			Form C-103
District I ~ (575) 393-6161	Energy, Minerals and	Natural Resource	es		Revised July 18, 2013
1625 N. French Dr., Hobbs, NM 88240				VELL API NO.	
<u>District II</u> - (575) 748-1283	OIL CONSERVAT		J	30-01	5-43043
811 S. First St., Artesia, NM 88210			5	. Indicate Type	of Lease
<u>District III</u> – (505) 334-6178 1000 Rio Brazos Rd., Aztec, NM 87410	1220 South St.	Francis Dr.			🗙 FEE 🗖
$\frac{1000 \text{ Rio Biazos Ru., Aziec, NM 87410}}{\text{District IV} - (505) 476-3460}$	Santa Fe, NI	M 87505	6	5. State Oil & Ga	
1220 S. St. Francis Dr., Santa Fe, NM					
87505					
SUNDRY NOTIC	ES AND REPORTS ON WE	ELLS	17	. Lease Name of	r Unit Agreement Name
(DO NOT USE THIS FORM FOR PROPOSA			. [
DIFFERENT RESERVOIR. USE "APPLICA"	TION FOR PERMIT" (FORM C-1	01) FOR SUCH	{	Snapping 2	State
PROPOSALS.)			8	8. Well Numbers	
	as Well 🔲 Other				<u></u>
2. Name of Operator			9	. OGRID Numb	
DEVON ENERGY PRODUCTION	I CO LP			- <u></u>	6137
3. Address of Operator			1	0. Pool name or	
PO BOX 250, ARTESIA, NM 882	10			Jennings; Bon	e Spring, West
4. Well Location					
Unit Letter A : 200	_feet from theNorth1	ine and	_feet from	n theEast	line
Section 2 Township	26S Range 3	1E NMP	PM	County	Eddy
	11. Elevation (Show whether 3291' GL	r DR, RKB, RT, GH	R, etc.)		
12. Check Ap	propriate Box to Indica	te Nature of No	otice, Re	eport or Other	Data

NOTICE OF IN	ITENTION TO:	SUBSEQUENT REPORT OF:
PERFORM REMEDIAL WORK	PLUG AND ABANDON	REMEDIAL WORK
TEMPORARILY ABANDON	CHANGE PLANS	COMMENCE DRILLING OPNS. P AND A
PULL OR ALTER CASING	MULTIPLE COMPL	CASING/CEMENT JOB
DOWNHOLE COMMINGLE		
CLOSED-LOOP SYSTEM		
OTHER:		OTHER: Reclaim Location - REVISED

 Describe proposed or completed operations. (Clearly state all pertinent details, and give pertinent dates, including estimated date of starting any proposed work). SEE RULE 19.15.7.14 NMAC. For Multiple Completions: Attach wellbore diagram of proposed completion or recompletion.

Per DENIED Reclamation Sundry filed on 8/10/2017, please see below REVISED sundry submittal.

For Information Only. This 2-well location pad was built 10/23/15, with no conductor. The APD for this well has expired and Devon does not have any immediate plans to drill on this pad; therefore, this location has been reclaimed, including the one power pole on the location pad.

Devon Energy requests permission to leave all power poles and new lines on the outside of the location pad for future use of Devon wells, per attached State Right of Way Easement # R-35058. Thank you.

				NM OIL CONSERVATION ARTESIA DISTRICT
Spud Date:		Rig Release Date:		FEB 0 2 2018
I hereby certif	y that the information above is true and	complete to the best of	f my knowledge and bel	ief.
SIGNATURE			FIELD SUPPORT	DATE1/31/2018
Type or print : For State Use	nameDENISE MENOUD E-ma e Only	il address:denise.	menoud@dvn.com I	PHONE:(575)746-5544
APPROVED Conditions of	BY: Approval (if any):	TITLE TAH	ng	DATE 2-2-18

	ABTESIA DI	State of New	Mexico		Form C-103 Revised July 18, 2013
<u>District I</u> ~ (575) 393-6161 1625 N. French Dr., Hobbs, NM 88240 <u>District II</u> ~ (575) 748-1283			latural Resources	WELL API NO. 15H) 30-015-43	6043 16H) 30-015-43044
811 S. First St., Artesia, NM 88210			ON DIVISION	5. Indicate Type	of Lease
<u>District III</u> (505) 334-6178 1000 Rio Brazos Rd., Aztec, NM 87410		Been Frank		STATE	
<u>District IV</u> - (505) 476-3460 1220 S. St. Francis Dr., Santa Fe, NM 87505		Santa Fe, NM	18/303	6. State Oil & G	as Lease No.
		OR TO DEEPEN OR	PLUG BACK TO A		r Unit Agreement Name
PROPOSALS.) 1. Type of Well: Oil Well		Other		Snapping 2 8. Well Numbers	
2. Name of Operator	***_***			9. OGRID Numt	
DEVON ENERGY PRODUCT 3. Address of Operator	ION CO LP			10. Pool name of	6137 Wildcat
PO BOX 250, ARTESIA, NM	88210			}	ne Spring, West
4. Well Location			1: . 1		
Unit Letter A : Section 2 Town	feet from the from the from the feet feet feet feet feet feet feet	Range 31	line and E NMPM	feet from the County	line
			DR, RKB, RT, GR, etc.		Lady
	3291' GL				
12. Check	Appropriate B	ox to Indicate	e Nature of Notice,	Report or Other	Data
NOTICE OF I				SEQUENT RE	
PERFORM REMEDIAL WORK			REMEDIAL WOR		
TEMPORARILY ABANDON			COMMENCE DR		PANDA
PULL OR ALTER CASING			CASING/CEMEN		_
CLOSED-LOOP SYSTEM]				
OTHER: 13. Describe proposed or con	mlated anomations			claim Location	an including estimated data
of starting any proposed of com proposed completion or re	work). SEE RULI				
For Information Only. This 2-w Devon does not have any immedia					wells have expired and
				een reclaimed.	
Devon Energy also requests permis Thank you.	ssion to leave all p	ower poles and	new lines on edge of l		se of Devon wells.
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STATE OF NEW MEXICO COMMISSIONER OF PUBLIC LANDS GRANT OF RIGHT-OF-WAY

Right-of-Way Easement No. R-35058 Xcel to Snapping 2 State 15H & 16H

This indenture made this <u>25th</u> day of <u>January</u>, 2016 by and between the State of New Mexico, acting by and through its Commissioner of Public Lands, "Grantor", and <u>Devon Energy Production</u> <u>Company, L.P.</u> whose address is <u>333</u> West Sheridan, Oklahoma City, Oklahoma 73102 Grantee;

WITNESSETH:

The right-of-way hereby granted covers a strip of land <u>30</u> feet in width in <u>Eddy</u> County (ies), as more particularly described by the attached centerline description and survey plats, which are incorporated herein as **Exhibit A**.

This grant is made upon the following express terms and conditions:

- 1. This right-of-way is granted for a term of <u>35</u> years The grant may be renewed for additional periods upon application to Grantor. Any such renewals are subject to such terms and conditions as the Grantor may require, and payment of compensation.
- 2. Grantor reserves the right to authorize or grant rights-of-way or other easements to third parties, which may be parallel to, cross over or bisect this right-of-way. In such cases, the subsequent grantee may, at the discretion of the Grantor, be required to post a bond guaranteeing payment for damages to the installations and improvements of Grantee herein. In crossing any right-of-way for a highway, road, telephone, telegraph, transmission line, etc. Grantee herein will exercise due care so as not to interfere with said rights-of-way and will comply with all applicable laws, rules, and regulations in connection with the making of such crossings
- 3. The right to grant additional rights-of-way or easements within this right-of-way belongs exclusively to Grantor. Grantor hereby agrees, however, that in the event Grantor elects to exercise such right and if Grantee herein is the New Mexico State Highway and Transportation Department, Grantor will secure in writing the agreement of subsequent right-of-way grantee that no facilities will be constructed or installed within the right-of-way subsequently granted without first obtaining from the Department a permit prescribing the conditions under which facilities may be placed within such right-of-way in accordance with the Department's applicable rules and regulations.

GRANTEE EXPRESSLY AGREES THAT PRIOR TO THE CONSTRUCTION OR INSTALLATION OF ANY FACILITIES WITHIN THE RIGHT-OF-WAY GRANTED HEREIN, GRANTEE WILL DETERMINE WHETHER THE RIGHT-OF-WAY IS WITHIN A PREVIOUSLY ESTABLISHED NEW MEXICO STATE HIGHWAY AND TRANSPORTATION DEPARTMENT RIGHT-OF-WAY, AND IF IT IS, GRANTEE WILL OBTAIN FROM THE NEW MEXICO STATE HIGHWAY AND TRANSPORATION DEPARTMENT A PERMIT THAT PRESCRIBES THE CONDITIONS UNDER WHICH FACILITIES MAY BE PLACED WITHIN THE RIGHT-OF-WAY IN ACCORDANCE WITH THE DEPARTMENT'S APPLICABLE RULES AND REGULATIONS. GRANTEE FURTHER UNDERSTANDS AND AGREES THAT THE FAILURE TO OBTAIN SUCH PERMIT SHALL RESULT IN THE FORCIBLE REMOVAL BY THE DEPARTMENT OF ANY FACILITIES THAT MAY BE CONSTRUCTED OR INSTALLED WITHIN THE RIGHT-OF-WAY.'

- 4. In clearing the right-of-way, Grantee agrees to dispose of brush and other debris so as not to interfere with the movement of livestock of state agriculture lessees.
- 5. All pipelines placed on said lands by virtue of this grant shall be buried not less than twenty inches (20") deep. An exception to this requirement may be granted on other than agricultural lands when hard rock is encountered which would require blasting, or when a temporary pipeline is necessary and will not unduly hamper other surface uses. Deviation of the twenty-inch depth must be shown on the plat accompanying the application for right-of-way or by the filing of an amended plat upon completion of construction.
- 6. Grantee hereby agrees to carefully avoid destruction or injury to any improvements or livestock lawfully upon the premises described herein, to close all gates immediately upon passing through same, and to pay promptly the reasonable and just damages for any injury or destruction arising from construction or maintenance of this right-of way.
- 7. Grantee shall not assign this right-of-way without the prior written approval of Grantor. Such approval may be conditioned upon the agreement by Grantee's assignee to additional conditions and covenants and may require payment of additional compensation to Grantor. This right-of-way is for the sole purpose stated and no other. Grantee agrees not to sell or otherwise grant to any person or entity any interest therein or the right to use any portion thereof.
- 8. The rights granted herein are subject to valid existing rights.
- 9. Grantor reserves the right to execute leases for oil and gas, coal, and minerals of whatsoever kind and for geothermal resources development and operation, the right to sell or dispose of same and the right to grant rights-of-way and easements related to such leasing.
- 10. In all matters affecting the premises described herein or operations thereon, Grantee, its employees, agents and contractors shall, at their own expense, fully comply with all laws, regulations, rules, ordinances, and requirements of any governmental authority or agency, which may be enacted or promulgated, including, but not limited to, requirements or enactments pertaining to conservation, sanitation, aesthetics, pollution, cultural properties, fire, or ecology, including those provisions of the New Mexico Cultural Properties Act, \$\$18-6-1 through 17, NMSA 1978, that attach criminal penalties to the appropriation, excavation, injury or destruction of any site or object of historical, archaeological, architectural, or scientific value located on state lands. In addition, Grantee, its employees, agents and contractors must comply with the provisions of the Pipeline Safety Act, §\$ 70-3-11 through 20, NMSA 1978, and rules enacted pursuant to the Act, and agree to provide the Public Regulation Commission access to records of compliance.

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Right-of-Way Easement No. <u>R-35058</u>

- 11. Non-use of the right-of-way granted herein for any period in excess of one (1) year following the initial construction of improvements, without the prior written consent of Grantor shall be conclusive proof of abandonment of the right-of-way, and non-use for shorter periods shall place upon grantee the burden of providing that there was no intent to abandon.
- 12. Grantee, if other than a governmental entity that is provided immunity from suit by the New Mexico Tort Claims Act, agrees to save and hold harmless, defend and indemnify the State of New Mexico, the Commissioner of Public Lands, and his agents or employees, in their official and individual capacities, of and from any and all liability, claims, losses, or damages arising out of or alleged to arise out of or indirectly connected with the operations of Grantee, its employees, agents, or contractors hereunder.
- 13. Not with standing anything contained herein, Grantor may cancel this grant for violation of any of the covenants of this agreement; provided, however, that before any such cancellation shall become effective, Grantor shall mail to grantee or any approved assignee, by certified mail addressed to the post office address of Grantee or such assignee shown by Land Office records, a thirty (30) day notice of intention to cancel, specifying the default for which the grant is subject to cancellation. No proof of receipt of notice shall be necessary and thirty (30) days after such mailing, Grantor may enter cancellation unless Grantee shall have sooner remedied the default to the satisfaction of Grantor.
- 14. Grantee agrees to preserve and protect the natural environmental conditions of the land encompassed in this grant, and to take those reclamation or corrective actions that are accepted soil and water conservation practices and that are deemed necessary by Grantor to protect the land from pollution, erosion, or other environmental degradation.
- 15. Grantee agrees to reclaim by grading, leveling, or terracing all areas disturbed by the construction or maintenance of the right-of-way or operations thereon and to landscape such areas at its own cost and expense. Landscaping shall include the planting of native grasses, shrubs, or other vegetation so as to return disturbed areas to their natural state and prevent water and wind erosion.
- 16. This grant shall become effective upon its execution by Grantor.

Stipulations:

• Temporary Construction Space is granted up to 20' during initial construction and maintenance. Exclude remediation phase. Temporary Work Space not to exceed 180 days.

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Right-of-Way Easement No.R-35058

GRANTEE: Devon Energy Production Company, L.P.

By: Carter Agent and Attorney-in-Fact

ACKNOWLEDGMENT

STATE OF OKLAHOMA) ss. COUNTY OF OKLAHOMA) The foregoing instrument was acknowledged before me this 15 day of January Tracy Carter, Attorney-in-Fact , of Devon Energy Production Company, L.P. by corporation, on behalf of said corporation. Oklahoma limited partnership My Commission Expires: 07008994 P. 09/17/1 E PUSIAN

limited partnership. NØTĂRY PUBLIC

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STATE OF NEW MEXICO

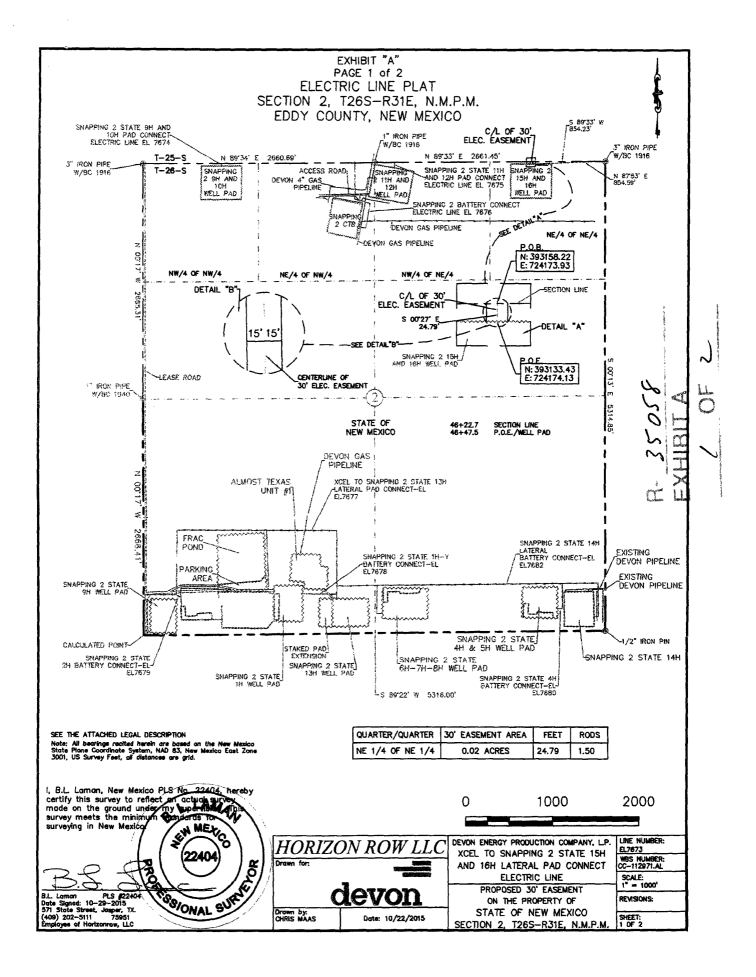
BY: Aubrey Dunn (

Commissioner of Public Lands

1-25-16 DATE:

S-25 (Revised 01/03/2000)

2016 JAN 20 AM 11: 28



SECTION 2, T26S-R31E, N.M.P.M., EDDY COUNTY, NEW MEXICO

ELECTRIC LINE PLAT

LEGAL DESCRIPTION

FOR

DEVON ENERGY PRODUCTION COMPANY, L.P.

STATE OF NEW MEXICO

30' EASEMENT DESCRIPTION:

BEING an easement thirty (30) feet in width lying fifteen (15) feet on the right side and fifteen (15) feet on the left side of the survey centerline described below, being out of the northeast quarter (NE ¼) of the northeast quarter (NE ¼) of Section 2, Township 26 South, Range 31 East, N.M.P.M., Eddy County, New Mexico, and being out of a parcel of land owned by the State of New Mexico. Said centerline of easement being more particularly described as follows:

Commencing from a 3" iron pipe w/ BC 1916 for the northeast corner of Section 2, T26S-R31E, N.M.P.M., Eddy County, New Mexico;

Thence S 89°33' W a distance of 854.23' to the **Point of Beginning** of this easement having coordinates of Northing=393158.22, Easting=724173.93 feet and continuing the following course;

Thence S $00^{\circ}27'$ E a distance of 24.79' to the **Point of Ending** having coordinates of Northing=393133.43 Easting=724174.13 feet in the northeast quarter (NE ¹/₄) of the northeast quarter (NE ¹/₄) of Section 2, T26S-R31E, N.M.P.M., Eddy County, New Mexico, from said point a 3" iron pipe w/BC 1916 for the northeast corner of Section 2, T26S-R31E bears N 87°53' E a distance of 854.59', covering 24.79' or 1.50 rods and having an area of 0.02 acres.

NOTES:

Bearings, distances and coordinates shown herein are based on New Mexico State Plane Coordinate System, NAD 83, East Zone 3001, US Survey Feet, all distances are grid.

I, B.L. Laman, New Mexico PLS No. 22404, hereby certify this survey to reflect an actual survey made on the ground under my supervision. This survey meets the minimum standards for surveying in New Mexico.

B.L. Laman PLS# 22404 Date Signed: 10/29/2015 Horizon Row, LLC 571 State Street Jasper, TX (409) 202-5111 75951 Employee of Horizon Row, LLC

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