Form 3160-5 (June 2015)

UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

NMOCD

FORM APPROVED OMB NO. 1004-0137 Expires: January 31, 2018

5.	Lease Serial No.
	NMNM100342

SUNUKT N	OUCE2 VM) KEPUK 15	ON WELLS	
Do not use this	form for prop	osals to drill	or to re-enter	<i>A</i> ortesia
abandoned well	lise form 310	SOLS (APIN) for	r such propos	ale

6. If Indian, Allottee or Tribe Name

abandoned wel									
SUBMIT IN	7. If Unit or CA/Agree	ment, Name and/or No.							
1. Type of Well Oil Well Gas Well Oth	8. Well Name and No. AIRBUS 12 FEDE	RAL 2H							
2. Name of Operator COG OPERATING LLC	9. API Well No. 30-015-39503								
3a. Address 3b. Phone No. (include area code) 2208 W MAIN STREET Ph: 575-748-1549 ARTESIA, NM 88210 Ph: 575-748-1549					10. Field and Pool or E GREENWOOD	xploratory Area			
4. Location of Well (Footage, Sec., T	., R., M., or Survey Description)				11. County or Parish, S	itate			
Sec 12 T19S R31E SESW 66 32.680810 N Lat, 103.511800	EÐDY COUNTY, NM								
12. CHECK THE AF	PPROPRIATE BOX(ES) T	O INDICATE	NATURE O	F NOTICE,	REPORT, OR OTH	ER DATA			
TYPE OF SUBMISSION			TYPE OF	ACTION					
Notice of Intent	☐ Acidize	Deepen		☐ Product	ion (Start/Resume)	☐ Water Shut-Off			
_	☐ Alter Casing	Hydrau	lic Fracturing	☐ Reclam	ation	■ Well Integrity			
☐ Subsequent Report	□ Casing Repair	☐ New Co	onstruction	□ Recomp	olete	Other			
☐ Final Abandonment Notice	☐ Change Plans	Plug an	d Abandon	□ Tempor	arily Abandon	Venting and/or Flaring			
	☐ Convert to Injection	☐ Plug Ba	ick	☐ Water I	Disposal				
If the proposal is to deepen directionally or recomplete horizontally, give subsurface locations and measured and true vertical depths of all pertinent markers and zones. Attach the Bond under which the work will be performed or provide the Bond No. on file with BLM/BIA. Required subsequent reports must be filed within 30 days following completion of the involved operations. If the operation results in a multiple completion or recompletion in a new interval, a Form 3160-4 must be filed once testing has been completed. Final Abandonment Notices must be filed only after all requirements, including reclamation, have been completed and the operator has determined that the site is ready for final inspection. COG OPERATING LLC RESPECTFULLY REQUEST TO FLARE AT THE AIRBU 12 FED 2H BTY. FROM 1/31/18 TO 5/1/18. # OF WELLS TO FLARE: 2 AIRBUS 12 FED 3H: 30-015-42412 AIRBUS 12 FED 3H: 30-015-42412 AIRBUS 12 FED 2H: 30-015 39503 BBLS OIL/DAY: 59 MCF/DAY: 120 UNPLANNED MIDSTREAM CURTAILMENT AR * 8 2018 CONDITIONS OF APPROVAL WAR * 8 2018 CONDITIONS OF APPROVAL AIRBUS 12 FED 2H: 41 The performed or provide the Bond No. on file with BLM/BIA. Required subsequent reports must be filed within 30 days following completion in a new interval, a Form 3160-4 must be filed within 30 days following completion in a new interval, a Form 3160-4 must be filed within 30 days following completion on recompletion in a new interval, a Form 3160-4 must be filed within 30 days following completion on recompletion in a new interval, a Form 3160-4 must be filed within 30 days following completion on recompletion in a new interval, a Form 3160-4 must be filed once testing has been completed. Final Abandonment was the filed once testing has been completed. Final Abandonment was the filed once testing has been completed. Final Abandonment was the filed once testing has been completed. Final Abandonment was the filed once testing has been completed. Final Abandonment was the filed once testing has been completed. Final Abandonment was the filed									
Electronic Submission #401320 verified by the BLM/Well Information System For COG OPERATING LLC, sent to the Carlsbad Committed to AFMSS for processing by PRISCILLA PEREZ on 01/25/2018 () Name (Printed/Typed) CATHY SEELY									
Signature (Electronic S	Submission	D	ate 01/17/20	118	PPKUYED	/ ₇ X /			
	THIS SPACE FOR				SER 21/2018	 / \ 			
=			 - - 		11 July 110	////			
Approved By	· -		itle			a Mare			
Conditions of approval, if any, are attache certify that the applicant holds legal or equivalent would entitle the applicant to conduct the applicant the applicant to conduct the applicant to conduct the applicant the applicant to conduct the applicant the appl	uitable title to those rights in the s	ubject lease	Office		OF CAVIT MANAGEM LSEALY FIELD OFFICE				
Title 18 U.S.C. Section 1001 and Title 43 States any false, fictitious or fraudulent	U.S.C. Section 1212, make it a cr statements or representations as to	rime for any person any matter with	knowingly and its jurisdiction.	willfully to ma	ike to any department of a	refucy of the United			
(Instructions on page 2)	OR-SUBMITTED ** OP	FRATORSU	BMITTED *	* OPERAT	OR-SUBMITTED	** / /			

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

Pursuant to, 43 CFR 3179

Lessees or operators are hereby authorized to vent or flare gas on a short-term basis <u>without incurring a royalty</u> obligation in the following circumstances:

- A. 43 CFR 3179.105 Emergencies (a) An operator may flare or, if flaring is not feasible given the emergency, vent gas royalty-free under §3179.4 (a) (vi) of this subpart during an emergency. For purposes of this subpart, an "emergency" is a temporary, infrequent and unavoidable situation in which the loss of gas or oil is uncontrollable or necessary to avoid risk of an immediate and substantial adverse impact on safety, public health, or the environment. For purposes of royalty assessment, an "emergency" is limited to a short-term situation of 24 hours or less (unless the BLM agrees that the emergency conditions necessitating venting or flaring extend for a longer period) caused by an unanticipated event or failure that is out of the operator's control and was not due to operator negligence.
- B. 43 CFR 3179.4 Determining when the loss of oil or gas is avoidable or unavoidable.
 (2) Avoidably lost oil or gas means: Lost oil or gas that is not "unavoidably lost," as defined in paragraph (a) of this section; waste oil that became waste oil through operator negligence; and, any "excess flared gas," as defined in §3179.7.
- C. 43 CFR 3179.5 When lost production is subject to royalty.
 - (a) Royalty is due on all avoidably lost oil or gas.
 - (b) Royalty is not due on any unavoidably lost oil or gas.

Condition of Approval to Flare Gas

- 1. The first 24 hours of a <u>temporary emergency flare</u> is considered "unavoidably lost" and is therefore royalty free. Flared volumes that are considered unavoidably lost are not to be included in Sundry Notice (Form 3160-5). These Volumes are not royalty bearing and shall be reported on OGOR "B" as either disposition code "21" or "22".
- 2. Flared volumes considered to be "avoidably lost": These flare events will require prior approval via Notice of Intent- Sundry Notice (Form 3160-5). Volumes flared beyond limits defined in 43 CFR 3179.7 are considered "avoidably lost" and will require payment of royalties, unless an exception is granted in accordance with 43 CFR 3179. Volumes for avoidably lost gas shall be reported on OGOR "B" reports as disposition code "08".
 - If the operator believes that the flared volumes were "unavoidably lost" and the BLM determines them to be "avoidably lost", the operator can submit a more detailed request via Sundry Notice (Form 3160-5) for an exception in accordance with 43 CFR 3179.4, 3179.103 3179.105. As an alternative to producing oil and flaring gas the operator may choose to shut the well in and avoid paying royalties on otherwise avoidably lost gas.
- 3. Approval not to exceed 90 days, if flaring is still required past 90 days submit new request for approval.

- 4. Submit Subsequent Report with actual volumes of gas flared for each month gas is flared on a Sundry Notice (Form 3160-5). <u>Include method for volume determination and duration</u>. <u>Report unavoidably lost (first 24 hrs. of unexpected event) and avoidably lost (exceeding the first 24 hrs. or flared gas that has been approved as avoidably lost by the Authorized Officer) volumes and durations on the Subsequent Report.</u>
- 5. In determining the volumes of gas to be reported, shall be in accordance with 43 CFR 3179.4, 43 CFR 3179.5, 43 CFR 3179.9 and 43 CFR 3179.10
- 6. The operator must estimate or measure all volumes of gas vented or flared gas by one of the following methods.
 - Measure the flare gas by a meter. The meter shall meet all requirements for a sales meter as per Federal Regulations, 43 CFR 3175 (due to volume of gas being flared).
 Include meter serial number on Sundry Notice (Form 3160-5).
 - ii. Calculate the volume of the flared gas based on the results of a regularly performed GOR test and measured values for the volumes of oil production and gas sales, so as to allow BLM to independently verify the volume, rate, and heating value of the gas flared.

Regulation Ref: Link to 43 CFR 3179 **Waste Prevention and Resources Conservation**; https://www.ecfr.gov/cgi-bin/retrieveECFR?gp=1&SID=dbd49eda8cdc488870172ed096d47be9&ty=HTML&h=L&mc=true &n=sp43.2.3170.3179&r=SUBPART

If H2S is detected in concentrations greater than 100 ppm, the Hydrogen Sulfide area shall meet Onshore Order 6 requirements.