Form 3160-5 (November 1994)

N.M. Oil Cons. DIV-Dist. 2

UND STATESON W. Grand Aven DEPARTMENT OF THE INTERIOR NM 88210

FORM APPROVED OMB No. 1004-0135 Expires July 31, 1996

RIII	Елр				
BUREAU OF LAND MANAGEMENTA, 19191 GOZ. 10				5. Lease Serial No) .
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.			NM 32322		
				6. If Indian, Allottee or Tribe Name	
			34435		
CUDMIT IN TOID	ICATE Other inet	tione on roverse	-ido	7. If Unit or CA/A	agreement, Name and/or No
SUBMIT IN TRIPLICATE – Other instructions on reverse side			34435		
1. Type of Well	REC	EIAED	8. Well Name and No.		
Oil Well Gas Wel		0 1 2006	Miller B Federal #2		
2. Name Of Operator	HEH: ALTEDIA		9. API Well No.		
MCKAY OIL CORPOR			30-005-63702		
3a. Address	3b. Phone No. (include area code)		10. Field and Pool, or Exploratory Area		
P.O. BOX 2014 ROSV	505-623-4735		W PECOS ABO SLOPE-82740		
4. Location of Well (Footage, Sec	ription)		11. County or Parish, State		
Sec 7, T6S, R23E			CHAVES C	COUNTY, NM	
1310' FNL & 660' FWL				l	
	PROPRIATE BOX(ES) T	O INDICATE NATURE	OF NOTICE	, REPORT, OR (OTHER DATA
TYPE OF SUBMISSION		TYP	E OF ACTION		
☐ Notice of Intent	☐ Acidize	Deepen	☐ Production	on (Start/Resume)	☐ Water Shut-Off
	☐ Alter Casing	Fracture Treat	☐ Reclamat	ion	☐ Well Integrity
Subsequent Report	Casing Repair	☐ New Construction	Recomple	ete	Other
	Change Plans	Plug and Abandon	Temporar	rily Abandon	Pipeline
☐ Final Abandonment Notice	Convert to Injection	☐ Plug Back	☐ Water Dis	•	
13. Described Proposed or Complet thereof. If the proposal is to dee and zones. Attach the Bond un within 30 days following compleshall be filed once testing has be the operator has determined that MCKAY OIL CORPO	epen directionally or recomplete der which the work will be pe letion of the involved operation en completed. Final Abandonr the site is ready for final inspec-	e horizontally, give subsurface I rformed or provide the Bond N is. If the operation results in a ment Notices shall be filed only ction.)	ocations and me lo. on file with multiple comple after all requiren	asured and true vertice BLM/BIA. Required tion or recompletion nents, including reclai	cal depths of all pertinent marker subsequent reports shall be file in a new interval, a Form 3160- mation, have been completed, an
SE at the southwest of	corner of the location	pad. Please see atta	iched map.	75' b	$\eta \mathcal{J}'$
WILL BOD	~ 600				

14. I hereby certify that the foregoing is true and correct

Name (Printed/Typed)

APRIL D. MCKAY

VICE PRESIDENT

Date

9/26/2005

THIS SPACE FOR FEDERAL OR STATE OFFICE USE

Approved By /S/LARRY D. BRAY

Titessistant Field Manager, Lands And Minerals

APR 27 2006

Conditions of approval, if any, are attached. Approval of this notice does not warrant or certify that the applicant holds legal or equitable title to those rights in the subject lease which would entitle the applicant to conduct operations thereon.

ROSWELL FIELD OFFICE

Title 18 U.S.C. Section 1001, makes 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.

EXHIBIT A

OPERATORS NAME: McKay Oil Corporation LEASE NO.: NM-32322

WELL NAME & NO: Miller "B" Federal #2

QUARTER/QUARTER & FOOTAGE: NW1/4NW1/4 - 1310' FNL & 660' FWL

LOCATION: Section 7, T. 6 S., R. 23 E., NMPM

COUNTY: Chaves County, New Mexico

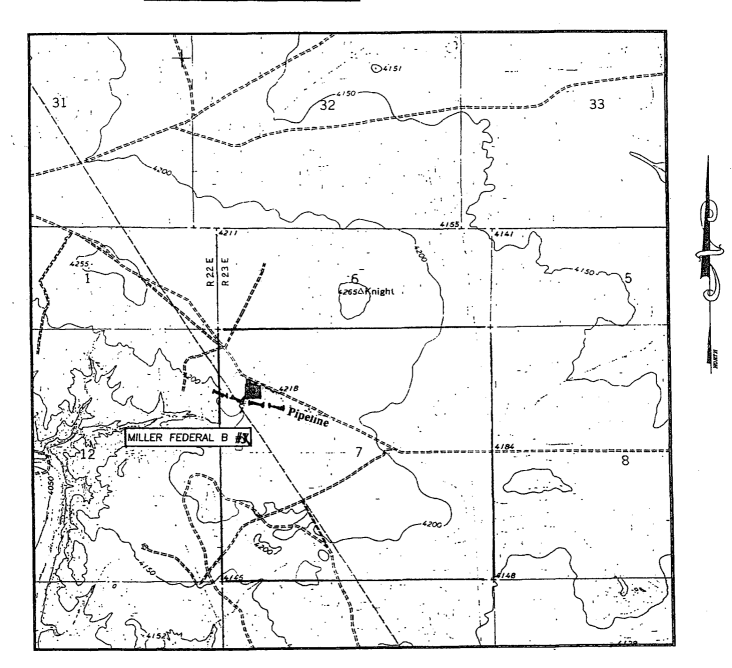


EXHIBIT A

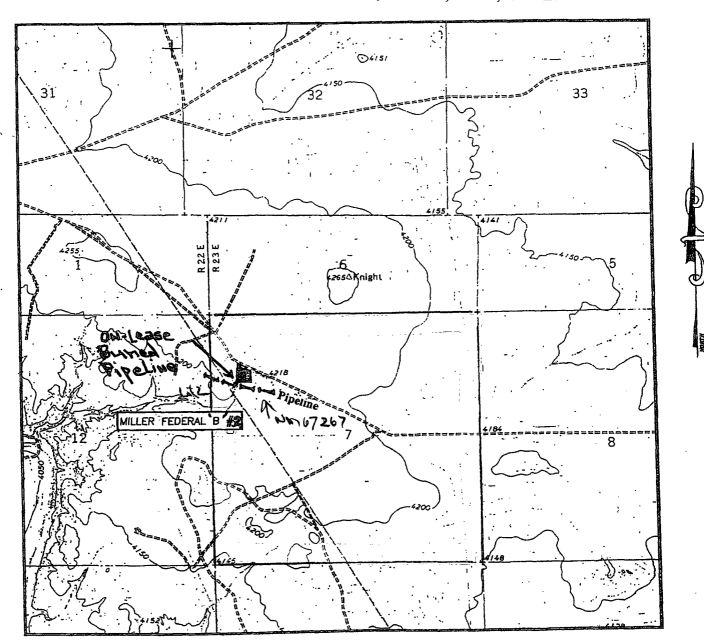
ROSWELL FIELD OFFICE -BLM

BLM Lease Number: NM-32322

Company Name: McKay Oil Corporation

Well Name and Number: Miller "B" Federal #2

ON-LEASE BURIED PIPELINE: Lot 1, Section 7, T. 6 S., R. 23 E.





United States Department of the Interior

BUREAU OF LAND MANAGEMENT
Roswell Field Office
2909 West Second Street
Roswell, New Mexico 88201

EXHIBIT B

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ROSWELL FIELD OFFICE -BLM
BLM Serial Number: NM-32322
Company Name: McKay Oil Corporation
Well Name and Number: Miller "B" Federal #2

ON-LEASE BURIED PIPELINE: Lot 1, Section 7, T. 6 S., R. 23 E.

BURIED PIPELINE STIPULATIONS FOR THE ROSWELL FIELD OFFICE, BLM.

A. THE APD AND/OR THE SUNDRY NOTICE WAS USED FOR THE ON-LEASE BURIED PIPELINE CONSTRUCTION.

- 1. The APD and/or Sundry Notice And Report On Wells can act, to the extent possible, as an application for the on-lease construction of the buried pipeline on Federal surface land. In combination with the approved APD, the following standard terms and conditions are hereby attached to the APD/SN on-lease authorization.
- B. The holder agrees to comply with the following stipulations to the satisfaction of the Authorized Officer, BLM.
- 1. The BLM shall administer compliance and monitor construction of the pipeline. Notify <u>Richard G.</u> <u>Hill</u> at least <u>3</u> working days (72 Hours) prior to commencing construction of the pipeline. Roswell Field Office number (505) 627-0247.

2. PIPELINE CONSTRUCTION:

- A.) The entire length (75 feet) of pipeline shall be buried in a trench 36 inches deep.
- B.) The 2% inch steel pipeline shall be buried across the southwestern corner of the well pad until it reaches the existing 3" pipeline tie-in point, in Lot 1, Section 7, T. 6 S., R. 23 E..
- C.) The pipeline construction on the well pad shall not impede any well operations.
- D.) The holder shall consult with the Authorized Officer if the depth cannot be accomplished due to rock outcropping, or if the soils are not deep enough.
- E.) The operations shall be contained within the perimeters of the archaeological surveyed areas.

- 3. The holder shall conduct all activities associated with the construction, operation, and removal of the pipeline within the authorized limits of the pipeline corridor, **not to exceed 20 feet**. The holder shall consult with the Authorized Officer prior to utilizing more surface then the allowable limits of the pipeline corridor or for approval of any changes that are made to the pipeline route.
- 4. Clearing and/or blading of all vegetation shall be allowed. Clearing is defined as the removal of brush while leaving ground vegetation (grasses, weeds, etc.) intact. Clearing is best accomplished by holding the blade 4 to 6 inches above the ground surface to reap the vegetation. Blading is defined as the complete removal of brush and ground vegetation. Where blading and/or clearing is allowed, the maximum surface disturbance width of these operations shall not exceed 20 feet.
- 5. The pipeline shall be buried under all roads. The holder shall bury the pipeline 48 inches deep and 30 feet across all road crossings. The pipeline shall be buried 48 inches deep in order for the buried pipeline to be covered with a layer of soil 45 inches in depth between the top of the pipeline and the road surface level. The width of maximum disturbance on all roads is 30 feet and in order to secure that the buried pipeline is protected from maintenance and/or renovation work on the roads, the holder is required to start and end construction of the buried pipeline outside the perimeters of the road width maximum disturbance width. The holder shall consult with the Authorized Officer if the depth cannot be accomplished due to rock outcropping, or if the soils are not deep enough.
- 6. The approval of this APD/SN for pipeline construction does not in any way imply or approve any other on-lease, off-lease, or off-unit action(s). It is the responsibility of the holder to obtain other approval(s) such as rights-of-way from the Roswell Field Office or other agencies, including private surface landowner(s).
- 7. 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.
- 8. 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 pipeline corridor. (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.
- 9. 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 pipeline corridor (unless the release or threatened release is wholly unrelated to the holder's activity on the pipeline corridor). This agreement applies without regard to whether a release is caused by the holder, its agent, or unrelated third parties.

- 10. If, during any phase of the construction, operation, maintenance, or termination of the pipeline, any gas, or other pollutant should be discharged, impacting Federal land, the control and total removal, disposal, and cleaning up of such pollutants, 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 land 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.
- 11. The holder shall minimize disturbance to existing fences and other improvements or facilities on public lands. 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. The holder is required to promptly repair impacted improvements or facilities to at least their former state. The holder shall contact the owner(s) of any improvements or facilities prior to disturbing them.
- 12. Vegetation, soil, and rocks left as a result of the pipeline construction, or maintenance activity will be randomly scattered over the project area and will not be left in rows, piles, or berms, unless otherwise approved by the Authorized Officer. An earthen berm is approved to be left over the ditch line to allow for the trench settling back to grade.
- 13. In those areas where erosion control structures are required to stabilize soil conditions, the holder shall install such structures as are suitable for the specific soil conditions being encountered and which are in accordance with sound management practices. Any earth work not specifically granted by this authorization shall require prior approval by the Authorized Officer.
- 14. The holder shall seed all surface disturbed by the pipeline construction activities. Seeding is required on the disturbed areas and the seed mixture was determined by the Roswell Field Office for the Desired Plant Community on this pipeline project.
- A. Desired Plant Community seed mixture to be planted in pounds of pure live seed per acre:

Alama silt loam, dry, 0-3% Slope; Hollomex loam, 1-9% slope, dry; Reeves loam, 0-2% slope, dry; Milner loam, 0-2% slope, dry

Loamy, SD-3 Ecological Site, Loamy CP-2', Gyp Upland CP-2

Common Name		Pounds of Pure
and Preferred Variety	Scientific Name	Live Seed Per Acre
Blue grama, var. Lovington (Bouteloua gracilis)		4.00 Lbs.
Sideoats grama, (Bouteloua curtipendula)		1.00 Lb.
var. Vaughn or El Rer	10	
Sand dropseed	(Sporobolus cryptandrus)	0.50 Lb.
Vine mesquite	(Panicum obtusum)	1.00 Lb.
Plains bristlegrass	(Setaria macrostachya)	1.00 Lb.
Indian blanketflower	(Gaillardia aristata)	0.50 Lb.
Desert or Scarlet	(Sphaeralcea ambigua)	

Globemallow or (S. coccinea)
TOTAL POUNDS PURE LIVE SEED PER ACRE

1.00 Lb. 9.00 Lbs.

If one species is not available, increase ALL others proportionately. Certified Weed Free Seed. A minimum of 4 species is required, including 1 forb species.

- B. The recommended time to seed is from June 15th through September 15th. The optimum seeding time is in mid-July. Successive seeding should be done either late in the fall (Sept. 15th Nov. 15th, before freeze up) or early as possible the following spring to take advantage of available ground moisture. However, the holder may seed immediately after completing the surface disturbing activities.
- C. The holder shall be responsible for the establishment of vegetation on the pipeline route. Evaluation of vegetative growth will not be made before the completion of the first growing season after seeding. The Authorized Officer reserves the right to require reseeding at a specific time if seed does not germinate after one growing season. Waiver of this requirement would be considered if diligent attempts to revegetate the disturbed areas have failed and the Authorized Officer determines that further attempts to replant the disturbed area is futile.
- 15. All above-ground structures (e.g.: meter houses, above ground pipelines, and related appurtenance, etc.) not subject to safety requirements shall be painted by the holder to blend with the natural color of the landscape. The paint used shall be a color which simulates "Standard Environmental Colors" designated by the Rocky Mountain Five-State Interagency Committee. The color selected for this project is Olive Drab Supplemental Environmental, Munsell Soil Color Chart Number 18-0622 TPX.
- 16. The holder shall post signs designating a pipeline crossing at the following locations: the points of origin and completion, or entry to and exit from public lands, at all road crossings. These signs shall be posted in a permanent, conspicuous manner, and shall be maintained in a legible condition until the pipeline no longer services the well and is removed.
- 17. The holder shall not use the pipeline corridor as a road except during periodic routine maintenance work as determined necessary by the Authorized Officer. The pipeline corridor shall not be used for any other purposes than for what it was hereby approved. The holder shall consult with the Authorized Officer if the disturbed areas are used for other reasons than for maintenance purposes. The holder shall take whatever steps are necessary to ensure that the pipeline corridor is not used as a roadway.
- 18. Any cultural and/or paleontological resource (i.e.: historic or prehistoric site or object) discovered by the holder, or any person working on the holder's behalf, on 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 that shall be taken to prevent the loss of significant cultural or scientific values. The holder shall be responsible for the cost of evaluation of any cultural and/or paleontological resources that are discovered. Any decision as to the proper mitigation measures shall be made by the Authorized Officer after consultation with the holder.

Exhibit B Miller "B" Federal #2 – On-lease Pipeline NM-32322

- 19. 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 the project work, the holder shall immediately halt the disturbance and contact the BLM within 24 hours for instructions. The holder 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. Any unauthorized collection or disturbance of cultural resources may result in a shutdown order by the Authorized Officer.
- 20. Special Stipulations: **NONE**

EXHIBIT A

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ROSWELL FIELD OFFICE -BLM

BLM Lease Number: NM-32322

Company Name: McKay Oil Corporation Well Name and Number: Miller "B" Federal #2

ON-LEASE BURIED PIPELINE: Lot 1, Section 7, T. 6 S., R. 23 E.

