Form 3160-5 (June 2015) UNITED STATES NMOCD DEPARTMENT OF THE INTERIOR					FORM APPROVED OMB NO. 1004-0137 Expires: January 31, 2018 5. Lease Serial No. NMNM2537 6. If Indian, Allottee or Tribe Name				
BUREAU OF LAND MANAGEMANTESIA 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.									
				SUBMIT IN T					RIPLICATE - Other instr
1. Type of Well Soli Well Gas Well Other					8. Well Name and No. S TAYLOR 13 FEDERAL 1				
2. Name of Operator MATADOR PRODUCTION COMPANYE-Mail: amonroe@matadorresources.com					9. API Well No. 30-015-25594				
3a. Address 3b. Phone No. (include are 5400 LBJ FREEWAY, STE. 1500 Ph: 972-371-5200 DALLAS, TX 75240 Fx: 972-371-5201			de area code) O	10. Field and Pool or Exploratory Area E SHUGART					
4. Location of Well <i>(Footage, Sec., T.,</i>				11. County or Parish, State					
Sec 13 T18S R31E Mer NMP SESE 330FSL 990FEL					EDDY COUNTY, NM				
12. CHECK THE AP	PROPRIATE BOX(ES)	TO INDICATE N	ATURE O	F NOTIC	E, REPORT, C	OR OTH	ER DAT.	A	
TYPE OF SUBMISSION	TYPE OF ACTION								
🛛 Notice of Intent	 Acidize Alter Casing 	Deepen Hydraulic	Fracturing	 Production (Start/Resume) Reclamation 			□ Water Shut-Off □ Well Integrity		
Subsequent Report	Casing Repair] Recomplete			Other Venting and/or Flari	
Final Abandonment Notice	Change Plans Convert to Injection	Plug and A Plug Back			oorarily Abandor r Disposal	ı	ng	and/or Flam	
following completion of the involved operations. If the operation results in a multiple completion or red testing has been completed. Final Abandonment Notices must be filed only after all requirements, include determined that the site is ready for final inspection. BLM BOND NO NMB001079 SURETY BOND NO 0015172 REQUESTING TO FLARE FOR 90 DAYS: 01/12/18 - 04/29/18. FRONTIER WILL NOT TAKE OUR GAS WHICH HAS HIGH NITROGEN CONTEN				ing reclamation, have been completed and the operator has REA CIL COMSERVATION ARTESIA DISTRIC					
FRONTIER WILL NOT TAKE (JUR GAS WHICH HAS H	IIGH NITRUGEN	JUNTENT (,	SEE A	TTACHE ITIONS			-1 	
		CORDS ON				OF A	rru	JVAL	
	ര <i>പ്പ</i> ുന്ന മഡ്ബം 		3/10/11	YRA			\		
14. I hereby certify that the foregoing is true and correct. Electronic Submission #400172 verified by the BLM Well Information For MATADOR PRODUCTION COMPANY, sentto the Car Committed to AFMSS for processing by JENNIFER SANCHEZ on					bad 1/10/2018 ()				
Name (Printed/Typed) RAKESH F		Title	РКОри	T	APPRI	17.			
Signature (Electronic S		Date	01/09/2				7/		
<u></u>	THIS SPACE FO	R FEDERAL OF	R STATE	OFFICE	USE 8	2018			
Approved By		Title)	Dat		
Conditions of approval, if any, are attached certify that the applicant holds legal or equ which would entitle the applicant to conduc	itable title to those rights in the	not warrant or		BUR	EAU OF LAND I	ANAGEI DOFFIC		MM	
Title 18 U.S.C. Section 1001 and Title 43 I States any false, fictitious or fraudulent s				willfullyfto	make to any depar	rtment or a	gency of th	ie United	
(Instructions on page 2)	OR-SUBMITTED ** OF		<u> </u>			1/-			

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

Condition of Approval to Flare Gas

- 1. Subject to like approval from NMOCD
- 2. Flared volumes are considered "avoidably lost" and will require payment of royalties. Volumes shall be reported on OGOR "B" reports as disposition code "08
- 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 form 3160-5.
- 5. "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.
- 6. This approval does not authorize any additional surface disturbance.
- 7. Without proper economic justification, flaring will be royalty bearing.

43CFR §3162.7-1 Disposition of production.

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

(d) The operator shall conduct operations in such a manner as to prevent avoidable loss of oil and gas. A operator shall be liable for royalty payments on oil or gas lost or wasted from a lease site, or allocated to a lease site, when such loss or waste is due to negligence on the part of the operator of such lease, or due to the failure of the operator to comply with any regulation, order or citation issued pursuant to this part.