Form 3160-5		•		NN	AUCD	I			
(June 2015)	UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT			A	rtesia	FORM APPROVED OMB NO. 1004-0137 Expires: January 31, 2018			
	SUNDRY NOTICES AND REPORTS ON WELLS					5. Lease Serial No. NMLC029339A			
Do not use this form for proposals to drill or to re-enter an abandoned well. Use form 3160-3 (APD) for such proposals.						6. If Indian, Allotto	e or Tribe N	lame	
SUBMIT IN TRIPLICATE - Other instructions on page 2						7. If Unit or CA/Agreement, Name and/or No.			
Type of Well Gas Well □ Other						8. Well Name and No. JACKSON A 37			
2. Name of Operator Contact: LESLIE G. BURNETT OIL CO. INC. E-Mail: Igarvis@burnettoil.com					9. API Well No. 30-015-37494				
3a. Address BURNETT PLAZA - SUITE 1500 801 CHERRY STREETPHJNITFORF878/160RTH, TX 76102 FORT WORTH, TX 76102						10. Field and Pool or Exploratory Area CEDAR LAKE GLORIETA YESO			
4. Location of Well (Foo				11. County or Paris	h, State				
Sec 12 T17S R30E Mer NMP SWSE 1115FSL 2210FEL						EDDY COUN	TY, NM		
	K THE AD	PROPRIATE ROY(ES)	TO INDICATE NA	TUDE OF	NOTICE	PEDORT OF O	THERE	Λ T Λ	
12. CHECK THE APPROPRIATE BOX(ES) TO INDICATE NATURE OF NOTICE TYPE OF SUBMISSION TYPE OF ACTION						KEFOKI, OK O	THER DA	11A	
TITE OF BODANIS	310,11		<u>. </u>	1111101		4			
Notice of Intent ■ Notice of Intent Notice		☐ Acidize	- · · · · · · · · · · · · · · · · · · ·			tion (Start/Resume) Water Shut-			
☐ Subsequent Report		☐ Alter Casing		Hydraulic Fracturing		☐ Reclamation		ell Integrity	
		Casing Repair	_	□ New Construction		Recomplete		ther ing and/or Flari	
☐ Final Abandonmen	it Notice	☐ Change Plans		Plug and Abandon		☐ Temporarily Abandon		ng	
		☐ Convert to Injection	Plug Back		_	3 Water Disposal			
If the proposal is to deep Attach the Bond under v following completion of testing has been completed determined that the site	pen directional which the world the involved ted. Final About teach for fire the ready for fire the control of the ready for fire the ready for fi	•	give subsurface location the Bond No. on file wi ults in a multiple compl d only after all requiren	s and measur th BLM/BIA etion or recon nents, includi	red and true ve . Required sul mpletion in a l ing reclamatio	ertical depths of all pe bsequent reports must new interval, a Form n, have been complete	rtinent mark be filed wit 3160-4 must ed and the op	ters and zones. thin 30 days t be filed once perator has	
Burnett is requestin 2018. We will only metered and report	De Halliu a	on to flare at the Jackson s needed (i.e during DCF LM requirements.	A 2 battery from Ja maintenance). All	nuary thro gas flared	ugh March will be	WILCOW (215111101	TIOM	
We have previously	received a	pproval to install a flare a	it this are location is on file	9		APR 0	3 2018	•	
•			· · · · · · · · · · · · · · · · · · ·	•	ΔΤΤΔζ	THED REOR	IVED		
The Jackson A2 battery is located at: T17S, R 30 E, SECTION 12, UNIT O, SWSE					GEE ATTACHED FOR IVED CONDITIONS OF APPROVAL				
Approx: 174' FNL, 2 LEASE: NMLC-029	2160' FEL 339A			COIN	וטוווטו	NS OF API	KUV.		
1			•	اً ا	FOR RE	A15 GORDS ON)/	
14. I hereby certify that the	e foregoing is		00000	- 5: 14:14:	11-8		7(1		
, , , , , , , , , , , , , , , , , , ,		Committed to AFMSS for	TT OIL CO. INC., se processing by PRIS	nt to the/Ca SCILLA PEI	arisbad REZ on 12/1:	2/2017 ()	/ <u> </u>		
Name (Printed/Typed)	LESLIE G	ARVIS ,	Title	REGUL	ATORY CO	PRDINATOR /	11-1	/- /	
Signature	(Electronic S	ubmission)	Date	12/05/20	017	APPRO	VED	$\frac{1}{2}$	
		THIS SPACE FO	R FEDERAL OR	STATE	OFFICE (U	\$E	1000	M	

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. Office

Title 18 U.S.C. Section 1001 and Title 43 U.S.C. Section 1212, make 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.

(Instructions on page 2)

Approved By

** OPERATOR-SUBMITTED ** OPERATOR-SUBMITTED *

OPERATOR-SUMMITTED **

Additional data for EC transaction #396889 that would not fit on the form

32. Additional remarks, continued

The following wells are associated with this battery:
Jackson A 27 - #30-015-34765 —
Jackson A 38 - #30-015-34766 —
Jackson A 37 - #30-015-37494 —
Jackson A 38 - #30-015-38372 —
Jackson A 39 - #30-015-39584 —
Jackson A 40 - #30-015-40908 —
Jackson A 41 - #30-015-40908 —
Jackson A 43 - #30-015-41212 —
Jackson A 44 - #30-015-41212 —
Jackson A 46 - #30-015-41282 —
Jackson A 48 - #30-015-41280 —
Jackson A 50 - #30-015-42212 —

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). Include method for volume determination and duration. 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.
- 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-

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