Form 3160-5 (August 1999)



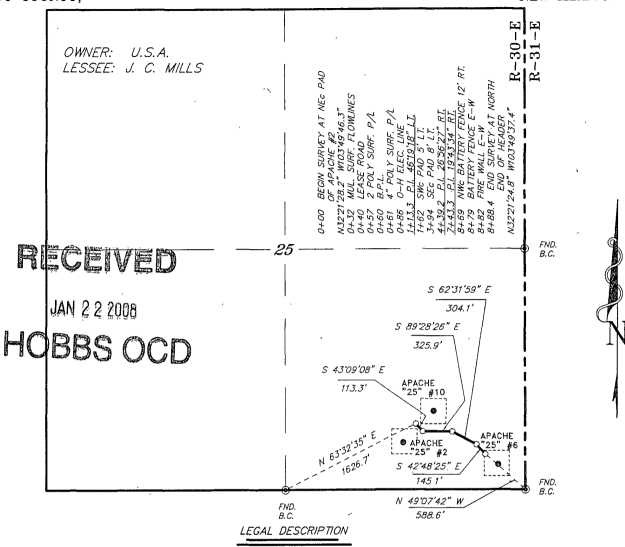
UNITED STATES DEPARTMENT OF THE INTERIOR **BUREAU OF LAND MANAGEMENT**

1AN 3 0 2008 OCD-ARTESMAS. Lease Serial No. 5.2

FORM APPROVED OMB No. 1004-0135 Expires November 30, 2000

SUNDR	NM NM 89052						
Do not use th abandoned we	6 If Indian	, Allottee or	Tribe Name				
SUBMIT IN TR	7. If Unit or CA/Agreement, Name and/or No.						
1. Type of Well	,				1		
Oil Well Gas Well	8. Well Na						
2. Name of Operator	3					e 25 N	0. 2
Jevon Energy P	roduction Compa		lo. (include area		9. API We	11 No. 5-2747	8
	rtogio NM		10. Field and Pool, or Exploratory Area				
P.O. Box 250 A: 4. Location of Well (Footage, Sec.	T., R., M., or Survey Description)	1 303 <i>1</i>	48 3371		Wildcat		
1310 FEL & 660					11. County		ile
Section 25, T2	2S, R30E		Eddy, NM				
12. CHECK AP	PROPRIATE BOX(ES) TO	INDICATE	NATURE C	OF NOTICE, R	EPORT, OR	OTHER	DATA
TYPE OF SUBMISSION	·	TYPE OF ACTION					
	Acidize	Deepen		Production (Start	(Resume)	☐ Water 9	Shut-Off
Notice of Intent	Alter Casing	Fracture T	reat 🛄	Reclamation		Well In	tegrity
Subsequent Report	Casing Repair	New Cons	truction 🔲	Recomplete	,	Other	t=10 4/100
	Change Plans	Plug and A	abandon 🔲	Temporarily Ab	andon		
Final Abandonment Notice	Convert to Injection	Plug Back		Water Disposal			<u> </u>
and redirect th	to dismantle the production to dismantle the production to like the surface possible directed:	o the A	pache25	# 6 Tan	ık Batte	ery. eratin	g
	- In and conseq			$_$ HC)BBS	300	D
 I hereby certify that the foregoin Name (Printed/Typed) 	ig is true and contect					_	
-Don C. Deck A	Tide Right of Way Agent						
Signature	Date November 6, 2007						
	THIS SPACE F	OR FEDERA	L OR STAT	E OFFICE USE			
Jost .	mes Siovali	FI	FID MAI	VAGER	/	JAN 16 2008	
Approved by	/s/ James Sto	ovall	Title	FLD MY	VAULID	ate	JAN 16 2008
Conditions of approval, if any, are certify that the applicant holds leg which would entitle the applicant to	attached. Approval of this notice all or equitable title to those right	e does not war:	lease Office	CARLS	BAD FI	ELD C	FFICE

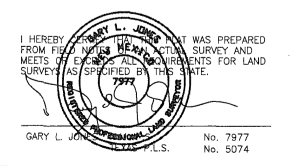
SECTION 25, TOWNSHIP 22 SOUTH, RANGE 30 EAST, N.M.P.M., EDDY COUNTY, NEW MEXICO.



A STRIP OF LAND 30.0 FEET WIDE, LOCATED IN SECTION 25, TOWNSHIP 22 SOUTH, RANGE 30 EAST, N.M.P.M., EDDY COUNTY, NEW MEXICO AND BEING 15.0 FEET LEFT AND RIGHT OF THE CENTERLINE SURVEY AS SHOWN ON THIS PLAT.

888.4 FEET = 53.84 RODS = 0.17 MILES = 0.61 ACRES

1000



BASIN SURVEYS P.O. BOX 1786-HOBBS, NEW MEXICO

W.O. Number: 18840 Drawn By: James Presley Date: 12/05/07 Disk: JLP #1 DEV18840

1000

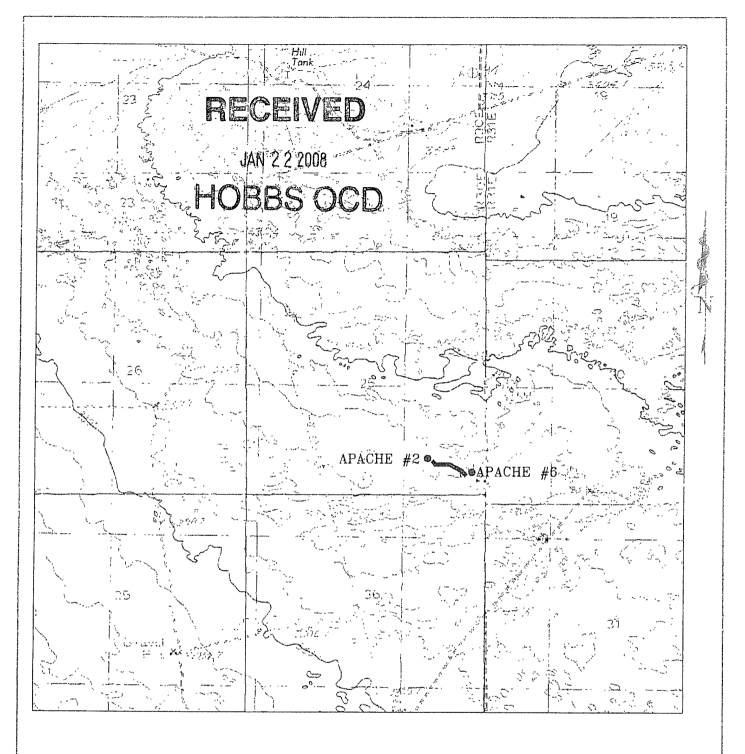
2000 FEET

DEVON ENERGY PRODUCTION CO., L.P.

REF: PROPOSED PIPELINE TO THE APACHE "25" #6

A PIPELINE CROSSING U.S.A. LAND IN SECTION 25, TOWNSHIP 22 SOUTH, RANGE 30 EAST, N.M.P.M., EDDY COUNTY, NEW MEXICO.

Sheet of Sheets Survey Date: 11/29/07



PROPOSED PIPELINE TO THE DEVON-APACHE '25" #6 Section 25, Township 22 South, Range 30 East, N.M.P.M., Eddy County, New Mexico.



P.O. Box 1786 1120 N. West County Rd. Hobbs, New Mexico 88241 (505) 393-7316 - Office (505) 392-3074 - Fax

focused on excellence (505) 392-3074 - Fax
basinsurveys.com

W.O Number: 18840 - JLP #1

Survey Date: 08/23/0/

Scale: 1" = 2000'

Date: 05/24/07

DEVON ENERGY PRODUCTION LP

BLM Lease Number: NM-89052

Company Reference: Devon Energy Production Company Well # & Name: Apache 25 Fed. #2, #5, #9, #10

STANDARD STIPULATIONS FOR SURFACE INSTALLED PIPELINES

A copy of the Sundry Notice and attachments, including stipulations, survey plat and/or map, will be on location during construction. BLM personnel may request to you a copy of your permit during construction to ensure compliance with all stipulations.

Holder agrees to comply with the following stipulations to the satisfaction of the Authorized Officer:

- 1. 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 grant.
- 2. 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 USC 2601 et seq. (1982) with regards to any toxic substances that are used, generated by or stored on the right-of-way or on facilities authorized under this right-of-way grant. (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.
- 3. 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 Right-of-Way (unless the release or threatened release is wholly unrelated to activity of the Right-of-Way holder's activity on the Right-of-Way), or resulting from the activity of the Right-of-Way holder on the Right-of-Way. This agreement applies without regard to whether a release is caused by the holder, its agent, or unrelated third parties.
- 4. The holder shall be liable for damage or injury to the United States to the extent provided by 43 CFR Sec. 2883.1-4. The holder shall be held to a standard of strict liability for damage or injury to the United States resulting from pipe rupture, fire, or spills caused or substantially aggravated by any of the following within the right-of-way or permit area:
- a. Activities of the holder including, but not limited to construction, operation, maintenance, and termination of the facility.
- b. Activities of other parties including, but not limited to:

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(1) Land clearing.

(2) Earth-disturbing and earth-moving work.

(3) Blasting.

(4) Vandalism and sabotage.

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c. Acts of God.

The maximum limitation for such strict liability damages shall not exceed one million dollars (\$1,000,000) for any one event, and any liability in excess of such amount shall be determined by the ordinary rules of negligence of the jurisdiction in which the damage or injury occurred.

This section shall not impose strict liability for damage or injury resulting primarily from an act of war or from the negligent acts or omissions of the United States.

5. If, during any phase of the construction, operation, maintenance, or termination of the pipeline, any oil, salt water, or other pollutant should be discharged from the pipeline system, impacting Federal lands, the control and total removal, disposal, and cleaning up of such oil, salt water, or other pollutant, 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 resulting therefrom, on the Federal lands, the Authorized Officer may take such measures as he deems necessary to control and clean up 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 responsibility as provided herein.

6.	All	cons	truction and	l maintenance	activity will be	confined to the	he authorized rig	ht-of-way
wi	dth	of	25	feet.				

- 7. No blading or clearing of any vegetation will be allowed unless approved in writing by the Authorized Officer.
- 8. The holder shall install the pipeline on the surface in such a manner that will minimize suspension of the pipeline across low areas in the terrain. In hummocky of duney areas, the pipeline will be "snaked" around hummocks and dunes rather then suspended across these features.
- 9. The pipeline shall be buried with a minimum of <u>24</u> inches under all roads, "two-tracks," and trails. Burial of the pipe will continue for 20 feet on each side of each crossing. The condition of the road, upon completion of construction, shall be returned to at least its former state with no bumps or dips remaining in the road surface.
- 10. The holder shall minimize disturbance to existing fences and other improvements on public lands. The holder is required to promptly repair improvements to at least their former state. Functional use of these improvements will be maintained at all times. The holder will contact the owner of any improvements prior to disturbing them. When necessary to pass through a

fence line, the fence shall 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.

- 11. In those areas where erosion control structures are required to stabilize soil conditions, the holder will install such structures as are suitable for the specific soil conditions being encountered and which are in accordance with sound resource management practices.
- 12. Excluding the pipe, all above-ground structures not subject to safety requirement 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" **Shale Green**, Munsell Soil Color No. 5Y 4/2; designated by the Rocky Mountain Five State Interagency Committee.
- 13. The pipeline will be identified by signs at the point of origin and completion of the right-of-way and at all road crossings. At a minimum, signs will state the holder's name, BLM serial number, and the product being transported. Signs will be maintained in a legible condition for the life of the pipeline.
- 14. The holder shall not use the pipeline route as a road for purposes other than routine maintenance as determined necessary by the Authorized Officer in consultation with the holder. The holder will take whatever steps are necessary to ensure that the pipeline route is not used as a roadway.
- 15. Any cultural and/or paleontological resource (historic or prehistoric site or object) discovered by the holder, or any person working on his behalf, on public or Federal land shall be immediately reported to the authorized officer. 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 cultural or scientific values. The holder will be responsible for the cost of evaluation and any decision as to proper mitigation measures will be made by the authorized officer after consulting with the holder.

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(March 1989)