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Form 3160-5 (August 2007)

UNITED STATES DEPARTMENT OF THE INTERIOR TO-HORRES 2012 В

FORM APPROVED OMB No. 1004-0137 Expires: July 31, 2010

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| UREAU OF | LAND | MANAGEMENT | | | |

5. Lease Serial No. NM 2512

| Do not use this f | IOTICES AND REPORT form for proposals to d Use Form 3160-3 (APD) | rill or to re-enter 🕷 | | 6. If Indian, Allottee | or Tribe Name | |
|---|--|--|-------------|---|---|----------------|
| SUBMI | _ | ement, Name and/or No | , | | | |
| 1. Type of Well | | | | NEDU | / | |
| Oil Well Gas W | Well Name and No Northeast Drinkard | Unit (NEDU) #410 | | | | |
| 2. Name of Operator Apache Corporation | | | ···- | 9. API Well No. 30-025-06453 | / | / |
| 3a. Address 303 Veterans Airpark Lane, Suite 3000 Midland, TX 79705 | | Phone No. <i>(include area co</i> /818-1062 | ode) | 10. Field and Pool or Eunice; B-T-D, Nor | | |
| 4. Location of Well (Footage, Sec., T., | R.,M, or Survey Description) | | | 11. Country or Parish | , State | $\overline{/}$ |
| 1980' FNL & 660' FEL UL H 10-21S-37E | | | | Lea County, NM | / | <u></u> |
| 12. CHEC | K THE APPROPRIATE BOX(E | S) TO INDICATE NATUR | E OF NOTIC | E, REPORT OR OTH | ER DATA | |
| TYPE OF SUBMISSION | | T | YPE OF ACT | ION | | |
| Notice of Intent | Acidize Alter Casing Casing Repair | Deepen Fracture Treat New Construction | Recla | uction (Start/Resume) mation mplete | Water Shut-Off Well Integrity Other LOCATE/RE | EPAIR |
| Subsequent Report | Change Plans | Plug and Abandon | | orarily Abandon | LEAK | |
| Final Abandonment Notice | Convert to Injection | Plug Back | | r Disposal | | |
| This well possibly has a Bradenhea SEE ATTACHE CONDITIONS | | asing and try to locate lea | ak. | | | |
| 14. I hereby certify that the foregoing is to | ue and correct. Name (Printed/Typ | ed) | | | ····· | |
| Reesa Holland | | Title Sr. Staf | f Engr Tech | | | |
| Signature ROAa | Hlland | Date 04/25/2 | 012 | | , | |
| | THIS SPACE FOR | R FEDERAL OR ST | ATE OFF | ICE USE | | |
| Approved by /s/ JD Whit | | | OF 7 | - | Date 5/6/12 | |
| Conditions of approval, if any, are attached | Approval of this notice does not v | varrant or certify | | - | | |

that the applicant holds legal or equitable title to those rights in the subject lease which would entitle the applicant to conduct specialisms the send of the subject lease which would entitle the applicant to conduct specialisms the send of the subject lease which would entitle the applicant to conduct specialisms the send of the subject lease which would entitle the applicant to conduct specialism the subject lease which would entitle the applicant to conduct specialism the subject lease which would entitle the applicant to conduct specialism the subject lease which would entitle the applicant to conduct specialism the subject lease which would entitle the applicant to conduct specialism the subject lease which would entitle the applicant to conduct specialism the subject lease which would entitle the applicant to conduct specialism the subject lease which would entitle the applicant to conduct specialism the subject lease which would entitle the applicant to conduct specialism the subject lease which would entitle the applicant to conduct specialism the subject lease which would entitle the applicant to conduct specialism the subject lease which would entitle the applicant to conduct specialism the subject lease which would entitle the applicant to conduct specialism the subject lease which would entitle the applicant to conduct specialism the subject lease which would entitle the applicant to conduct specialism the subject lease which would entitle the applicant to conduct specialism the subject lease which would entitle the applicant to conduct specialism the subject lease which would entitle the applicant to conduct specialism the subject lease which would entitle the applicant to conduct specialism the subject lease which would entitle the applicant to conduct specialism the subject lease which would entitle the applicant to conduct specialism the subject lease which would be applied to the subject lease which would be applied to the subject lease which would be applied to the subject lease which would fictitious or fraudulent statements or representations as to any matter within its jurisdiction.

Conditions of Approval

Apache Corporation Northeast Drinkard Unit 410 API 3002506453

April 25, 2012

- 1. Should the casing be altered (replaced), prior BLM approval will be necessary.
- 2. Provide BLM with an electronic copy (Adobe Acrobat Document) cement bond log record from 5600 or below to top of cement. Less than 500ft between the proposed top perforation and top of cement or lack of a 500ft overlap above next casing shoe may require correction. The CFO BLM on call engineer may be reached at 575-706-2779.
- 3. Surface disturbance beyond the existing pad must have prior approval.
- 4. A closed loop system is required. The operator shall properly dispose of drilling/circulating contents at an authorized disposal site. Tanks are required for all operations, no excavated pits.
- 5. H₂S monitoring equipment to be used on location and functional.
- 6. A 3000 (3M) BOPE to be used. All blowout preventer (BOP) and related equipment (BOPE) shall comply with reasonable well control requirements. A two ram system with a blind ram and a pipe ram designed for the work string shall be adequate. Tapered work strings will require an additional pipe ram. The manifold shall comply with Onshore Oil and Gas Order #2 (attachment 1, 3M diagrams of choke manifold equipment). The accumulator system shall have an immediately available power source to close the rams and retain 200 psi above pre-charge. The pre-charge test shall follow requirements in Onshore Order #2.
- 7. All waste (i.e. trash, salts, chemicals, sewage, gray water, etc.) created as a result of work over operations shall be safely contained and disposed of properly at a waste disposal facility. No waste material or fluid shall be disposed of on the well location or surrounding area. Porto-johns and trash containers will be on-location during fracturing operations or any other crew-intensive operations.
- 8. Workover approval is good for 90 days (completion to be within 90 days of approval). A legitimate request is necessary for extension of that date.

Well with a Packer - Operations

- 1) Conduct a Mechanical Integrity Test of the tubing/casing annulus after a tubing, packer or casing seal is established. Repair that seal any time more than five barrels of packer fluid is replaced within 30 days.
- 2) The minimum test pressure should be 500 psig for 30 minutes or 300 psig for 60 minutes, with 200 psig differentials between tubing and casing pressure (at test time) but no more than 70% of casing burst pressure as described by Onshore Order 2.III.B.1.h. (The tubing or reservoir pressure may need to be reduced). An alternate method for a BLM approved MIT is to have the fluid filled system open to atmospheric pressure and have a loss of less than five barrels in 30 days witnessed by a BLM authorized officer.
- 3) Document the pressure test on a calibrated recorder chart registering within 25 to 85 per cent of its full range. Greater than 10% pressure leakoff will be viewed as a failed MIT. Less than 10% pressure leakoff will be evaluated site specifically and may restrict injection approval.
- 4) At least 24 hours before the test: email Andy Cortez <u>acortez@blm.gov</u>, (phone 575-393-3612 or 575-631-5801). Note the contact notification method, time, & date in your subsequent report.
- 5) Submit a subsequent Sundry Form 3160-5 relating the MIT activity. Include a copy of the recorded MIT pressure chart. List the name of the BLM witness, or the notified person and date of notification. NMOCD is to retain the original recorded MIT chart.
- 6) Use of tubing internal protection, tubing on/off equipment just above the packer, a profile nipple, and an in line tubing check valve below the packer or between the on/off tool and packer is a "Best Management Practice". The setting depths and descriptions of each are to be included in the subsequent sundry. List (by date) descriptions of daily activity of any previously unreported wellbore workover.
- 7) Submit the original subsequent sundry with three copies to BLM Carlsbad.
- 8) Compliance with a NMOCD Administrative Order is required, submit documentation of that authorization.
 - a) Approved injection pressure compliance is required.
 - b) If injection pressure exceeds the approved pressure you are required to reduce that pressure and notify the BLM within 24 hours.
 - c) When injection pressure is within 50 psig of the maximum pressure, install automation equipment that will prevent exceeding that maximum. Submit a subsequent report (Sundry Form 3160-5) describing the installed automation equipment within 30 days.
- 9) Unexplained significant variations of rate or pressure to be reported within 5 days of notice.
- 10) The casing/tubing annulus is required to be monitored for communication with injection fluid or loss of casing integrity. A BLM inspector may request verification of the annular fluid level at any time.
- 11) A "Best Management Practice" is to maintain the annulus full of packer fluid at atmospheric pressure. Equipment that will display on site, continuous open to the air fluid level is necessary to achieve this goal.

- 12) Loss of packer fluid above five barrels per month indicates a developing problem. Notify BLM Carlsbad Field Office, Petroleum Engineering within 5 days.
- 13) A suggested format for monthly records documenting that the casing annulus is fluid filled is available from the BLM Carlsbad Field Office.
- 15) Submit a (Sundry Form 3160-5) subsequent report (daily reports) describing all wellbore activity and Mechanical Integrity Test as per item 1) above. Include the date(s) of the well work, and the setting depths of equipment: internally corrosive protected tubing, tubing on/off equipment just above the packer, and an in line tubing check valve below the packer or between the on/off tool and packer. The setting depths and descriptions of each are to be included in the subsequent sundry. List (by date) descriptions of daily activity of any previously unreported wellbore workover.

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NM Fed Regs & Forms - http://www.blm.gov/nm/st/en/prog/energy/oil_and_gas.html

Use of Form 3160-5 "Sundry Notices and Reports on Wells"

§ 43 CFR 3162.3-2 Subsequent Well Operations.

- a) A proposal for further well operations shall be submitted by the operator on Form 3160–5 for approval by the authorized officer prior to commencing operations to redrill, deepen, perform casing repairs, plug-back, alter casing, perform nonroutine fracturing jobs, recomplete in a different interval, perform water shut off, commingling production between intervals and/or conversion to injection. If there is additional surface disturbance, the proposal shall include a surface use plan of operations. A subsequent report on these operations also will be filed on Form 3160–5. The authorized officer may prescribe that each proposal contain all or a portion of the information set forth in §3162.3–1 of this title.
- (b) Unless additional surface disturbance is involved and if the operations conform to the standard of prudent operating practice, prior approval is not required for routine fracturing or acidizing jobs, or recompletion in the same interval; however, a subsequent report on these operations must be filed on Form 3160–5.

(c) No prior approval or a subsequent report is required for well cleanout work, routine well maintenance, or bottom hole pressure surveys.

[47 FR 47765, Oct. 27, 1982. Redesigned and amended at 48 FR 36583–36586, Aug. 12, 1983, further amended at 52 FR 5391, Feb. 20, 1987; 53 FR 17363, May 16, 1988; 53 FR 22847, June 17, 1988]

§ 43 CFR 3160.0-9 (c)(1) Information collection.

(c)(1) The information collection requirements contained in part 3160 have been approved by the Office of Management and Budget under 44 U.S.C. 3507 and assigned the following Clearance Numbers:

Operating Forms

| Form No. | Name and filing date | OMB No. |
|-------------|---|---------------|
| 3160–3 | Application for Permit to Drill, Deepen, or Plug Back—Filed 30 days prior to planned action | 1004– 0136 |
| 3160–4 | With Completion of Recompletion Report and Log—Due 30 days after well completion | 1004– 0137 |
| 3160-5 | Sundry Notice and Reports on Wells—Subsequent report due 30 days after operations completed | 1004– 0135 |

The information will be used to manage Federal and Indian oil and gas leases. It will be used to allow evaluation of the technical, safety, and environmental factors involved with drilling and producing oil and gas on Federal and Indian oil and gas leases. Response is mandatory only if the operator elects to initiate drilling, completion, or subsequent operations on an oil and gas well, in accordance with 30 U.S.C. 181 *et seq*.

§ 3162.4-1 (c) Well records and reports.

Not later than the 5th business day after any well begins production on which royalty is due anywhere on a lease site or allocated to a lease site, or resumes production in the case of a well which has been off production for more than 90 days, the operator shall notify the authorized officer by letter or sundry notice, Form 3160–5, or orally to be followed by a letter or sundry notice, of the date on which such production has begun or resumed.