UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

FORM APPROVED OMB NO. 1004-0135 Expires: July 31, 2010

7. If Unit or CA/Agreement, Name and/or No.

OCD Hobb	5 Lease Serial No. NMNM12148
HORDS	6. If Indian, Allotte

	301	NUL	KI IN	OHO	E 3	AND	KEL	Or	(13	ON	MELLO	
Do	not	use	this	form	for	propo	sals	to	drill	or to	re-enter	an
ha	nda	hon	11011	1100	Fare	246	0 2//	ADE	Il for		harana	cale

SUBMIT IN TRIPLICATE - Other instructions on reverse side.

6. If Indian, Allottee or Tribe Name

☑ Oil Well ☐ Gas Well ☐ Oth	ner	Parking the R	ECEN 8-Well Name and N COACHWHIP 2	lo. 26 FEDERAL 1H		
. Name of Operator DEVON ENERGY PRODUCT	Contact: ER	RIN WORKMAN				
a. Address 333 WEST SHERIDAN AVE OKLAHOMA CITY, OK 73102	, P	b. Phone No. (include area code Ph: 405-552-7970	10. Field and Pool, TRIPLE X	10. Field and Pool, or Exploratory TRIPLE X		
Location of Well (Footage, Sec., T Sec 26 T23S R33E SWSE 21 32.268963 N Lat, 103.539449	5FSL 1500FEL		11. County or Paris LEA COUNTY			
12. CHECK APPE	ROPRIATE BOX(ES) TO I	NDICATE NATURE OF	NOTICE, REPORT, OR OTH	ER DATA		
TYPE OF SUBMISSION		ТҮРЕ О	F ACTION			
Notice of Intent	☐ Acidize ☐ Alter Casing	☐ Deepen ☐ Fracture Treat	☐ Production (Start/Resume) ☐ Reclamation	☐ Water Shut-Off ☐ Well Integrity		
☐ Subsequent Report ☐ Final Abandonment Notice	☐ Casing Repair ☐ Change Plans ☐ Convert to Injection	□ New Construction□ Plug and Abandon□ Plug Back	☐ Recomplete ☐ Temporarily Abandon ☐ Water Disposal			
Per verbal approval from Char 26 fed 1H Battery. Intermittent days to begin 07.15.16 to ? 10	t flaring due to DCP?s inabili	respectfully requests to fla ity to accept gas. We are r	are the Coachwhip equesting 90			
Per verbal approval from Chal 26 fed 1H Battery. Intermittent days to begin 07.15.16 to ? 10 Wells contributing to total flare Thanks!	rles Nimmer, Devon Energy t flaring due to DCP?s inabil 0.14.16	ity to accept gas. We are r	TACHED FOR			
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** BLM REVISED ** BLM REVISED ** BLM REVISED ** BLM REVISED **

MUSS/OCD 8/10/204

District I
1625 N. French Dr., Hobbs, NM 88240
District II
811 S. First St., Artesia, NM 88210
District III
1000 Rio Brazos Road, Aztec, NM 87410
District IV
1220 S. St. Francis Dr., Santa Fe, NM 87505

State of New Mexico Energy Minerals and Natural Resources

Oil Conservation Division 1220 South St. Francis Dr. Santa Fe, NM 87505 Form C-129 Revised August 1, 2011

Submit one copy to appropriate District Office

APPLICATION FOR EXCEPTION TO NO-FLARE RULE 19.15.18.12

(See Rule 19.15.18.12 NMAC and Rule 19.15.7.37 NMAC)

	(See Rule 19.13.16.12 NMAC	and Rule 19.13.7.37 INMAC)				
A.	Applicant Devon Energy	gy Production Company, L.P.				
	whose address is 333 West Sheri	dan Avenue, Oklahoma City, OK 73102 ,				
	hereby requests an exception to Rule 19.15.1	8.12 fordays or until				
	, YrN/A	, for the following described tank battery (or LACT):				
	Name of Lease NMNM088526X	Name of Pool Triple X; Bone Spring				
	Location of Battery: Unit Letter S	ection <u>26</u> Township <u>23S</u> Range <u>33E</u>				
		ells; Coachwhip 26 Fed 1H (30-025-41146) & Coachwhip Fed 2H (30-025-42693)				
В.	Based upon oil production of 700	barrels per day, the estimated * volume				
	of gas to be flared is1700	MCF; Valueper day.				
C.	Name and location of nearest gas gathering facility:					
	DCP					
D.	DistanceEstimated cost of connection					
E.	This exception is requested for the following reasons: Devon requests intermittent flaring due t					
	To DCP unable to take gas. Requesting 90 days to start July 15, 2016 through 10.14.16					
	Verbal received By Charles Nimmer on 07/11/16					
Division have	R y that the rules and regulations of the Oil Conservation been complied with and that the information given above uplete to the best of my knowledge and belief.	OIL CONSERVATION DIVISION Approved Until 11/2/2016				
Signature d	Frie Workman	By Makeys Brown				
Printed Nan		Title Dist Supervisor				
& Title Erin Workman, Regulatory Compliance Analyst		Date 8/10/2016				
E-mail Add	ressErin.workman@dvn.com					
Date 7/	18/16 Telephone No. 405-552-7970	The second secon				

^{*} Gas-Oil ratio test may be required to verify estimated gas volume.

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

Devon Energy Production Co Coachwhip 26 Fed 1H NMNM121489

8/4/2016

This field office has evaluated the attached Notice of Intent as a request for flaring/venting beyond NTL-4A allowable thresholds (reasons, timeframes and volumes), and has determined the following Conditions of Approval apply.

Condition of Approval to Flare Gas

- 1. Comply with NTL-4A requirements
- 2. Subject to like approval from NMOCD
- 3. Flared volumes are considered "avoidably lost" and will require payment of royalties. Volumes shall be reported on OGOR "B" reports as disposition code "08
- 4. "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.
- 5. Vent/flare gas metering to meet all requirements for a sales meter as per Federal Regulations, Onshore Order #5 and NTL 2008-01. Include meter serial number on sundry (form 3160-5).
- 6. This approval does not authorize any additional surface disturbance.
- 7. An updated facility diagram is required within 60 days of modifications to existing facilities per Onshore Order #3.
- 8. Approval not to exceed 90 days, (from 8/4/2016 to 11/2/2016), if flaring is still required past 90 days submit new request for approval.
- 9. Submit Subsequent Report with actual volumes of gas flared for each month gas is flared on a sundry form 3160-5.

Definition: As per **NTL-4A II. A.** "Avoidably lost" production shall mean the venting or flaring of produced gas without the prior authorization, approval, ratification, or acceptance of the Supervisor and the loss of produced oil or gas when the Supervisor determines that such loss occurred as a result of (1) negligence on the part of the lessee or operator, or (2) the failure of the lessee or operator to take all reasonable measures to prevent and/or to control the loss, or (3) the failure of the lessee or operator to comply fully with the applicable lease terms and regulations, appropriate provisions of the approved operating plan, or the prior written orders of the Supervisor, or (4) and combination of the foregoing.

43CFR3162.7-1 (a) The operator shall put into marketable condition, if economically feasible, all oil, other hydrocarbons, gas and sulphur produced from the leased land.

43CFR3162.1 (a) The operating rights owner or operator, as appropriate, shall comply with applicable laws and regulations; with the lease terms, Onshore Oil and Gas Orders, NTL's; and with other orders and instructions of the authorized officer. These include, but are not limited to, conducting all operations in a manner which ensures the proper handling, measurement, disposition, and site security of leasehold production; which protects other natural resources and environmental quality; which protects life and property; and which results in maximum ultimate economic recovery of oil and gas with minimum waste and with minimum adverse effect on ultimate recovery of other mineral resources.