Form 31605 (April 2004)	UNITED STATES DEPARTMENT OF THE INTE BUREAU OF LAND MANAGEM	RIOR FNT OPEDA	FORM APPROVED OM B No. 1004-0137 Expires: March 31, 2007
I SOMER	NOTICES AND REPORTS his long for proposals to drill ten. Use Form 3160-3 (APD) for	S ON WELLS	TO Stylezes Serial No. NM-654.41 6. If Indian, Allottee or Tribe Name
SUBMIT IN TR	RIPLICATE- Other instruction	ns on reverse side.	7. If Unit or CA/Agreement, Name and/or No.
1. Type of Well Gas Well Other			8. Well Name and No. MADERA "25" FEDERAL # 2
2. Name of Operator <u>GREAT WESTERN DRILLING COMPANY</u> (MIKE CURE 432-682-5241) 3a Address 3b. Phone No. (include area code)			9. API Well No.
P. O. BOX 1659 MI 4. Location of Well <i>(Foologe, Sec.,</i> 660' FNL & 660' F	T., R, M, or Survey Description)	92-682-5241 94E	10. Field and Pool, or Exploratory Area JAEALINA-BONE SPRING 11. County or Parish, State EDDY CO. NEW MEXICO
12. CHECK A	PPROPRIATE BOX(ES) TO INDICA	TE NATURE OF NOTICE,	REPORT, OR OTHER DATA
TYPE OF SUBMISSION		TYPE OF ACTION	
Notice of Intent Subsequent Report Final Abandonment Notice	Casing Repair	re Treat Reclamation Construction Recomplete nd Abandon Temporarily	
following completion of the inv testing has been completed. Fin determined that the site is ready 1. Great Westerr FEDERAL # 2 I	blved operations. If the operation results in a al Abandonment Notices shall be filed only a for final inspection.) Drilling Company requ From: 700' FNL & 1100	multiple completion or recompletion fter all requirements, including reck nests the approval FEL SEC. 25 T265	uired subsequent reports shall be filed within 30 days n in a new interval, a Form 3160-4 shall be filed once amation, have been completed, and the operator has to move their MADERA "25" S-R34E EDDY CO. NM. S-R34E EDDY CO. NM.
2. Change the de			is well to an oil well.
3. See attached	pages for details.		TACHED FOR TIONS OF APPROVAL
14 Thereby dertify that the forego Name (Printed/Typed)	ing is true and correct	TitlePERMIT Eng.	
Signature		Date 07/23/08	APPROVED
	THIS SPACE FOR FEDERA	L OR STATE OFFICE	USE
	ched. Approval of this nouce does not warn equitable title to those rights in the subject induct operations thereon.		AUG 2 6 2008 WESLEY W. INGRAM PETROLEUM ENGINEER
itle 18 U.S.C. Section 1001 and Title 43		y person knowingly and willfully er within its jurisdiction.	to make to any department or agency of the United

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IX. INTERIM RECLAMATION & RESERVE PIT CLOSURE

A. INTERIM RECLAMATION

If the well is a producer, interim reclamation shall be conducted on the well site in accordance with the orders of the Authorized Officer. The operator shall submit a Sundry Notices and Reports on Wells (Notice of Intent), Form 3160-5, prior to conducting interim reclamation.

During the life of the development, all disturbed areas not needed for active support of production operations should undergo interim reclamation in order to minimize the environmental impacts of development on other resources and uses.

At the time reserve pits are to be reclaimed, operators should work with BLM surface management specialists to devise the best strategies to reduce the size of the location. Any reductions should allow for remedial well operations, as well as safe and efficient removal of oil and gas.

During reclamation, the removal of caliche is important to increasing the success of revegetating the site. Removed caliche may be used for road repairs, fire walls or for building other roads and locations. In order to operate the well or complete workover operations, it may be necessary to drive, park and operate on restored interim vegetation within the previously disturbed area. Disturbing revegetated areas for production or workover operations will be allowed. If there is significant disturbance and loss of vegetation, the area will need to be revegetated. Communicate with the appropriate BLM office for any exceptions/exemptions if needed.

B. RESERVE PIT CLOSURE

The reserve pit, when dried and closed, shall be recontoured, all trash removed, and reseeded as follows:

Seed Mixture 2, for Sandy Sites

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The holder shall seed all disturbed areas with the seed mixture listed below. The seed mixture shall be planted in the amounts specified in pounds of pure live seed (PLS)* per acre. There shall be <u>no</u> primary or secondary noxious weeds in the seed mixture. Seed will be tested and the viability testing of seed will be done in accordance with State law (s) and within nine (9) months prior to purchase. Commercial seed will be either certified or registered seed. The seed container will be tagged in accordance with State law(s) and available for inspection by the authorized officer.

Seed will be planted using a drill equipped with a depth regulator to ensure proper depth of planting where drilling is possible. The see mixture will be evenly and uniformly planted over the disturbed area (smaller/heavier seeds have a tendency to drop the bottom of the drill and are planted first). The holder shall take appropriate measures to ensure this does not occur. Where drilling is not possible, seed will be broadcast and the area shall be raked or chained to cover the seed. When broadcasting the seed, the pounds per acre are to be doubled. The seeding will be repeated until a satisfactory stand is established as determined by the authorized officer. Evaluation of growth will not be made before completion of at least one full growing season after seeding.

Species to be planted in pounds of pure live seed* per acre:

Species	l <u>b/acre</u>
Sand dropseed (Sporobolus cryptandrus)	1.0
Sand love grass (Eragrostis trichodes)	1.0
Plains bristlegrass (Setaria macrostachya)	2.0

*Pounds of pure live seed:

Pounds of seed x percent purity x percent germination = pounds pure live seed (Insert Seed Mixture Here)