• .	N.M. OIL CONS. COMMISSION P.O. 1980 HOBBS, NEW MEXICO 88240UR -21-9	
(June 1990) DEPARTMEN	TED STATES IT OF THE INTERIOR LAND MANAGEMENT	FORM APPROVED Budget Bureau No. 1004-0135 Expires: March 31, 1993 5. Lease Designation and Serial No.
SUNDRY NOTICES AND REPORTS ON WELLS Do not use this form for proposals to drill or to deepen or reentry to a different reservoir. Use "APPLICATION FOR PERMIT—" for such proposals		6. If Indian, Allottee or Tribe Name
SUBMIT IN TRIPLICATE		7. If Unit or CA, Agreement Designation
Well Gas Well Other TEMPORABILY ABANDON		8. Well Name and No.
2. Name of Operator		<u>ME/ER B-31-A #</u> 4
3. Address and Telephone No. 505-393-5463		30-025 - 26412 10. Eield and Pool, or Exploratory Area
4. Location of Well (Footage, Sec., T., R., M., or Survey D	SEC-31-225-36 E	10. Cield and Pool, or Exploratory Area JALMAT- ATTES - S.R. 11. County or Parist, State
660'FNL \$ 660'	FEL	LEA- N.M
12. CHECK APPROPRIATE BOX(s) TO INDICATE NATURE OF NOTICE, REPORT, OR OTHER DATA		RT, OR OTHER DATA
Notice of Intent	Abandonment Recompletion	Change of Plans New Construction
Subsequent Report	Plugging Back     Casing Repair	Non-Routine Fracturing Water Shut-Off
Final Abandonment Notice	Altering Casing	Conversion to Injection
13. Describe Proposed or Completed Operations (Clearly state all pertinent details, and give pertinent dates, including estimated date of starting any proposed wold? If well is directionally drilled, give subsurface locations and measured and true vertical depths for all markers and zones pertinent to this work.)*		
NATE: 52 CSG 15 14. I hereby certify that the abregoing is true and correct	FULL W #1, # #2 CONC	CO PACKER FLUID
Ó	i. LARA <u>PETROLEUM ENGINEER</u> ed testing procedure. Also p. ying this well in TA statu	Date 4/4/94 rovide justification
Title 18 U.S.C. Section 1001, makes 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.		
*See Instruction on Reverse Side		

(Rev. 9-30-92)

## BUREAU OF LAND MANAGEMENT

## Temporary Abandonment of Wells on Federal Lands

## Conditions of Approval

According to 43 CFR 3162.3-4-c, " No well may be temporarily abandoned for more than 30 days without the prior approval of the authorized officer".

Temporary Abandonment (TA) status approval requires a successful casing integrity test as follows:

- Contact the appropriate BLM office at least 24 hours prior to the scheduled Casing Integrity Test. For wells in Eddy County call (505) -887-6544-; for wells in Lea County call (505) 393-3612.
   239-5272
- A bridge plug or packer shall be set at a maximum of 50 feet above any open perforations or open hole.
- All downhole production/injection equipment (tubing, rods, etc.) shall be removed from the casing if they are not isolated by a packer.
- 4. The production casing shall be filled with corrosion inhibited fluid and pressure tested to 500 psi. The casing shall be capable of holding this pressure for at least 30 minutes with a 10% allowable leakoff.

Wells that successfully pass the casing integrity test will be approved for Temporary Abandonment (TA) status for 12 months provided that the operator:

- 1. Submits a subsequent Sundry Notice requesting TA approval.
- 2. Attaches a clear copy or the original of the pressure test chart,
- 3. And explains why such a well should not be plugged and abandoned.

The TA status could be extended without another casing integrity test provided there was no leak-off during the test and the test was witnessed by a BLM representative.

If the well does not pass the casing integrity test, then the operator snall within 30 days submit to BLM for approval one of the following:

- 1. A procedure to repair the casing so that a TA approval can be granted.
- 2. A procedure to plug and abandon the well.