

Document Number:
403841282

Date Received:
07/01/2024

WELL ABANDONMENT REPORT

This form is to be submitted as an Intent to Abandon whenever an abandonment is planned on a borehole. After the abandonment is complete, this form shall again be submitted as a Subsequent Report of the actual work completed. The approved intent shall be valid for six months after the approval date, after that period, a new intent will be required. Attachments required with the Intent to Abandon are wellbore diagrams of the current configuration and the proposed configuration with plugs set. A Subsequent Report of Abandonment shall indicate the actual work completed. Attachments required with a Subsequent Report are a wellbore diagram showing plugs that were set and casing remaining in the hole, the job summaries from all plugging contractors used, including wireline and cementing (third party verification) and any logs that may have been run during abandonment.

ECMC Operator Number: 100322 Contact Name: Maryam Akbari
 Name of Operator: NOBLE ENERGY INC Phone: (661) 633-4604
 Address: 1099 18TH STREET SUITE 1500 Fax: _____
 City: DENVER State: CO Zip: 80202 Email: maryamakbari@chevron.com

For "Intent" 24 hour notice required, Name: Evins, Bret Tel: (970) 420-6699
 ECMC contact: Email: bret.evins@state.co.us

Type of Well Abandonment Report: Notice of Intent to Abandon Subsequent Report of Abandonment

API Number 05-123-26092-00
 Well Name: HAGEMEISTER - USX AA Well Number: 7-2
 Location: QtrQtr: NWNE Section: 7 Township: 6N Range: 63W Meridian: 6
 County: WELD Federal, Indian or State Lease Number: _____
 Field Name: WATTENBERG Field Number: 90750

Only Complete the Following Background Information for Intent to Abandon

Latitude: 40.506385 Longitude: -104.477387
 GPS Data: GPS Quality Value: 1.8 Type of GPS Quality Value: PDOP Date of Measurement: 01/14/2008

Reason for Abandonment: Dry Production Sub-economic Mechanical Problems
 Other _____

Casing to be pulled: Yes No Estimated Depth: _____
 Fish in Hole: Yes No If yes, explain details below
 Wellbore has Uncemented Casing leaks: Yes No If yes, explain details below
 Details: _____

Current and Previously Abandoned Zones

Formation	Perf. Top	Perf. Btm	Abandoned Date	Method of Isolation	Plug Depth
CODELL	6834	6846			
NIOBRARA	6550	6680			

Total: 2 zone(s)

Casing History

Casing Type	Size of Hole	Size of Casing	Grade	Wt/Ft	Csg/Liner Top	Setting Depth	Sacks Cmt	Cmt Btm	Cmt Top	Status
SURF	12+1/4	8+5/8	NA	24	0	746	359	746	0	VISU
1ST	7+7/8	4+1/2	M80	11.6	0	6962	410	6962	2022	CBL

Plugging Procedure for Intent and Subsequent Report

CIBP #1: Depth 6502 with 2 sacks cmt on top. CIBP #2: Depth 2377 with 10 sacks cmt on top.
 CIBP #3: Depth _____ with _____ sacks cmt on top. CIBP #4: Depth _____ with _____ sacks cmt on top.
 CIBP #5: Depth _____ with _____ sacks cmt on top.

NOTE: Two(2) sacks cement required on all CIBPs.

Set 75 sks cmt from 946 ft. to 0 ft. Plug Type: CASING Plug Tagged:
 Set _____ sks cmt from _____ ft. to _____ ft. Plug Type: _____ Plug Tagged:
 Set _____ sks cmt from _____ ft. to _____ ft. Plug Type: _____ Plug Tagged:
 Set _____ sks cmt from _____ ft. to _____ ft. Plug Type: _____ Plug Tagged:
 Set _____ sks cmt from _____ ft. to _____ ft. Plug Type: _____ Plug Tagged:

Perforate and squeeze at 946 ft. with 225 sacks. Leave at least 100 ft. in casing _____ CICR Depth
 Perforate and squeeze at _____ ft. with _____ sacks. Leave at least 100 ft. in casing _____ CICR Depth
 Perforate and squeeze at _____ ft. with _____ sacks. Leave at least 100 ft. in casing _____ CICR Depth
(Cast Iron Cement Retainer Depth)

Set _____ sacks half in. half out surface casing from _____ ft. to _____ ft. Plug Tagged:
 Set _____ sacks at surface
 Cut four feet below ground level, weld on plate Above Ground Dry-Hole Marker: Yes No
 Set _____ sacks in rat hole Set _____ sacks in mouse hole

Additional Plugging Information for Subsequent Report Only

Casing Recovered: _____ ft. of _____ inch casing Number of Days from Setting Surface Plug to Capping or Sealing the Well: _____
 Surface Plug Setting Date: _____ Cut and Cap Date: _____
 *Wireline Contractor: _____ *Cementing Contractor: _____
 Type of Cement and Additives Used: _____
 Flowline/Pipeline has been abandoned per Rule 1105 Yes No

Technical Detail/Comments:

This well is part of the AOC (Order 1V-668) Alt MIT program.
 3rd party wildlife surveys will be conducted on this well prior to rigging up for P&A activities.
 Notification will be given to any adjacent building unit occupants within a 1000 feet of the wellhead of planned P&A start date.
 Please be aware that Form 6 Approval can predate actual rig work by up to several months and that environmental conditions can change quickly over that time. Chevron's Environmental Site Screening Process incorporates full environmental field clearances within 7 days of a scheduled well-work activity once the well is added to the active workover rig schedule. Should sensitive HPH conditions be identified during the screening process, Chevron will delay the work until conditions (nesting) clear and/or consult directly with CPW for guidance and discussion of potential mitigation measures that may be incorporated.
 Work will be scheduled to occur outside of the timing stipulation for BAEA Nesting (Dec 1-Jul 31), or after the nest has fledged, confirmed by a qualified biologist
 Bald Eagle Active Nest Site 1/2 mile buffer

I hereby certify all statements made in this form are, to the best of my knowledge, true, correct, and complete.

Signed: _____ Print Name: Sharon Strum
 Title: Lead Wells Technical Asst Date: 7/1/2024 Email: sharon.strum@chevron.com

Based on the information provided, this Well Abandonment Report (Form 6) complies with ECMC Rules and applicable orders and is hereby approved.

ECMC Approved:

Date: 7/9/2024

CONDITIONS OF APPROVAL, IF ANY LIST

Expiration Date: 1/8/2025

COA Type	Description
	<p>FLOWLINE AND SITE CLOSURE</p> <p>1) Consistent with Rule 911.a, a Form 27 must be approved prior to cut and cap, conducting flowline abandonment, or removing production equipment. Allow 30 days for Director review of the Form 27; include the Form 27 document number on the Form 44 for offsite flowline abandonment (if applicable) and on the Form 6 Subsequent.</p> <p>2) Properly abandon flowlines per Rule 1105. If flowlines will be abandoned in place, include with the Form 27: pressure test results conducted in the prior 12 months as well as identification of any document numbers for a ECMC Spill/Release Report, Form 19, associated with the abandoned line.</p>
	<p>1) Provide 2 business day notice of plugging MIRU via electronic Form 42, and provide 48 hours Notice of Plugging Operations, prior to mobilizing for plugging operations via electronic Form 42. These are 2 separate notifications, required by Rules 405.e and 405.l.</p> <p>2) Prior to placing the 946' plug: verify that all fluid migration (liquid and gas) has been eliminated. If evidence of fluid migration or pressure remains, contact ECMC Engineer for an update to plugging orders.</p> <p>3) After isolation has been verified, pump surface casing shoe plug. If cement is not circulated to surface, shut-in, WOC 4 hours then tag plug – must be at 696' or shallower and provide 10 sx plug at the surface.</p> <p>4) Leave at least 100' of cement in the wellbore for each plug without mechanical isolation.</p> <p>5) After surface plug and prior to cap, verify isolation by either a 15 minute bubble test or 15 minute optical gas imaging recording. If there is indication of flow contact ECMC Engineering. Provide a statement on the 6SRA which method was used and what was observed. Retain records of final isolation test for 5 years.</p> <p>6) With the Form 6 SRA operator must provide written documentation which positively affirms each COA listed above has been addressed.</p>
	<p>Prior to starting plugging operations a Bradenhead test shall be performed if there has not been a reported Bradenhead test within the 60 days immediately preceding the start of plugging operations.</p> <p>1) If, before opening the Bradenhead valve, the beginning pressure is greater than 25 psi, sampling is required.</p> <p>2) If pressure remains at the conclusion of the test, or if any liquids were present during the test, sampling is required.</p> <p>The Form 17 shall be submitted within 10 days of the test. Sampling shall comply with Operator Guidance - Bradenhead Testing and Reporting Instructions. If samples are collected, copies of all final laboratory analytical results shall be provided to the ECMC within three (3) months of collecting the samples.</p>
	<p>Operator will implement measures to capture, combust, or control emissions to protect health and safety, and to ensure that vapors and odors from well plugging operations do not constitute a nuisance or hazard to public health, welfare and the environment. Due to the proximity of residential building units (RBUs) all blowdown gasses will be controlled.</p> <p>Due to proximity of plugging and abandonment (P&A) operations to BUs, operator will comply with Table 423 Maximum Permissible Noise Levels for residential land use. Prior to initiating work, operator will install temporary sound walls, straw bales, or other BMPs to dampen noise if necessary for compliance.</p> <p>Due to close proximity to Residential Building Units (RBUs), prior to commencing operations, at a minimum, the operator will provide an informational sheet to the owners/occupants of the RBUs nearby and adjacent to the parcel with the well. The sheet will include the operator's contact information and the nature, timing, and expected duration of the P&A operations.</p>

	Due to proximity to a wetland, surface water and expected shallow groundwater, operator will use secondary containment for all tanks and other liquid containers. Operator will implement stormwater BMPs and erosion control measures as needed to prevent sediment and stormwater runoff from entering the wetland and surface water.
	This oil and gas location is within 0.5-miles of a Rule 1202.c.(1) CPW-mapped bald eagle nest area High Priority Habitat. Operator consultation with CPW is required by 1202.c.(2)B.ii and is necessary prior to Form 6 approval. Please note that non-emergency plugging and abandonment (PA) activities should not occur when the nest is occupied. CPW consultation has occurred.
	Operator committed to the following Best Management Practices under the Technical Detail/ Comments section on the Submit Tab: 3rd party wildlife surveys will be conducted on this well prior to rigging up for P&A activities. Notification will be given to any adjacent building unit occupants within a 1000 feet of the wellhead of planned P&A start date. Please be aware that Form 6 Approval can predate actual rig work by up to several months and that environmental conditions can change quickly over that time. Chevron's Environmental Site Screening Process incorporates full environmental field clearances within 7 days of a scheduled well-work activity once the well is added to the active workover rig schedule. Should sensitive HPH conditions be identified during the screening process, Chevron will delay the work until conditions (nesting) clear and/or consult directly with CPW for guidance and discussion of potential mitigation measures that may be incorporated. Work will be scheduled to occur outside of the timing stipulation for BAEA Nesting (Dec 1-Jul 31), or after the nest has fledged, confirmed by a qualified biologist Bald Eagle Active Nest Site 1/2 mile buffer
7 COAs	

ATTACHMENT LIST

<u>Att Doc Num</u>	<u>Name</u>
403841282	FORM 6 INTENT SUBMITTED
403841284	OTHER
403841311	WELLBORE DIAGRAM
403841316	WELLBORE DIAGRAM

Total Attach: 4 Files

General Comments

<u>User Group</u>	<u>Comment</u>	<u>Comment Date</u>
Engineer	1) Deepest Water Well within 1 mile = 220'. 2) Fox Hills Bottom- N/A, per SB5.	07/09/2024
Permit	Confirmed as-drilled well location. No other forms in process. Confirmed productive intervals docnum: 2030207. Production reporting delinquent. Missing 12/2007, 3/2008, 7/2008, 10/2008. Reviewed WBDs. Pass.	07/03/2024
OGLA	Location Assessment Specialist (LAS) review complete. Task passed.	07/03/2024
OGLA	Well is in a CPW mapped Pronghorn Winter Concentration Area High Priority Habitat. Although plugging and abandonment operations with heavy equipment will be allowed, the operator is strongly encouraged to avoid them from January 1 through April 30.	07/03/2024
OGLA	Well is in a CPW mapped Mule Deer Severe Winter Range High Priority Habitat. Although plugging and abandonment operations with heavy equipment will be allowed, the Operator is strongly encouraged to avoid them between December 1 through April 30.	07/03/2024

Total: 5 comment(s)