

UNITED STATES  
DEPARTMENT OF THE INTERIOR  
BUREAU OF LAND MANAGEMENT

**GEOHERMAL SUNDRY NOTICE**

The Bureau of Land Management (BLM) requires this form or other BLM approved forms to be prepared and filed in triplicate with requisite attachments. The BLM must approve this permit prior to any lease operations.

1a. Well Type:      Production      Injection      Heat Exchange      Observation      Other

1b. Well Status:

2. Name of Lessee/Operator

3. Address of Lessee/Operator

4. Location of Well or Facility

6. Lease Serial No.

7. Surface Manager:      BLM      FS  
Other

8. Unit Agreement Name

9. Well No.      10. Permit No.

11. Field or Area

12. Sec., T., R., B. & M.

13. County

14. State

5. Type of Work
- |                                      |                      |                      |
|--------------------------------------|----------------------|----------------------|
| Change Plans                         | Convert to Injection | Pull or Alter Casing |
| Site and Road Construction           | Fracture Test        | Multiple Complete    |
| Construct New Production Facilities  | Shoot or Acidize     | Abandon              |
| Alter Existing Production Facilities | Repair Well          | Other                |

15. Describe Proposed Operations (*Use this space for well activities only. See instructions for current well conditions on page 2.*)

16. Describe Proposed Operations (*Use this space for activities other than well work.*)

17. I hereby certify that the foregoing is true and correct.

Signed \_\_\_\_\_ Title \_\_\_\_\_ Date \_\_\_\_\_

*(This space for Federal use)*

Approved by \_\_\_\_\_ Title \_\_\_\_\_ Date \_\_\_\_\_

Conditions of Approval, if any:

Title 18 U.S.C. Section 1001 and Title 43 U.S.C. Section 1212 make 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.

(Continued on page 2)

## GENERAL INSTRUCTIONS

This form must be used for applications for well work, road, site and facilities construction and other miscellaneous activities performed on Federally leased lands which are related to operations performed under an approved Plan of Operation.

## SPECIFIC INSTRUCTIONS

Item 1b: Show the current status for existing wells: I=injecting, F=flowing, P=pumping, HE=heat exchange, SI=shut-in, WS=water supply, OB=observation, O=other (explain).

Item 15: The latest well conditions (hole size, casing, cement, perforations, producing and injecting zones, etc.) along with all proposed additions/changes must be shown. When completing this section, list existing well program first, followed by the proposed program, and separate by a sufficient space to clearly distinguish the two programs. Current well conditions may be either listed in this section or may be shown by attaching a copy of the latest completion report on the subject well.

Item 16: Attach all pertinent engineering plans and specifications.

Completed Operations: Thirty days after completion of all operations other than construction activities, approved under this permit, a completion report must be submitted in duplicate, to the BLM. The completion report must include a copy of the approved Geothermal Sundry Notice with an attached report detailing all important activities performed and the completion and abandonment procedures undertaken. Copies of all records of the operations must accompany the report if not previously submitted.

## NOTICES

The Privacy Act of 1974 and the regulations in 43 CFR 2.48(d) require that you be furnished with the following information:

**AUTHORITY:** 30 U.S.C. 1001-1028; 43 CFR Part 3200.

**PRINCIPAL PURPOSE:** The BLM uses this information to evaluate the technical, safety and environmental factors involved with geothermal resources on Federal geothermal leases.

**ROUTINE USES:** (1) The adjudication of the form. (2) Documentation for public information in support of notations made on land status, records for the management, disposal; and use of public lands and resources. (3) Transfer to appropriate Federal agencies when concurrence is required prior to granting a right in public lands or resources. (4) Information from the record and/or the record will be transferred to appropriate Federal, State, local or foreign agencies, when relevant to civil, criminal or regulatory investigations or prosecutions.

**EFFECT OF NOT PROVIDING INFORMATION:** Disclosure of the information is required to process the application. If all the information is not provided, the application may be rejected.

The Paperwork Reduction Act of 1995 requires us to inform you that:

The BLM collects this information to evaluate your proposed and/or completed subsequent well operations on Federal geothermal leases.

The BLM will use this information to report subsequent operations once work is completed, and, when you request it, to approve subsequent operations.

Response to this request is required to receive or retain a benefit.

The BLM would like you to know that you do not have to respond to this or any other Federal agency-sponsored information collection unless it displays a currently valid OMB control number.

**BURDEN HOURS STATEMENT:** Public reporting burden for this form is estimated to average 8 hours per response, including the time for reviewing instructions, gathering and maintaining data, and completing and reviewing the form. Direct comments regarding the burden estimate or any other aspect of this form to U.S. Department of the Interior, Bureau of Land Management (1004-0132), Bureau Information Collection Clearance Officer (WO-630), 1849 C Street, N.W., Washington D.C. 20240.