

Well Name: SMITH FEDERAL	Well Location: T23S / R24E / SEC 11 / SESE / 32.3131421 / -104.461754	County or Parish/State: EDDY / NM
Well Number: 2	Type of Well: CONVENTIONAL GAS WELL	Allottee or Tribe Name:
Lease Number: NMNM0303836	Unit or CA Name:	Unit or CA Number:
US Well Number: 300152080700S2	Operator: RAYBAW OPERATING LLC	

Subsequent Report

Sundry ID: 2869985

Type of Submission: Subsequent Report	Type of Action: Plug Back
Date Sundry Submitted: 08/26/2025	Time Sundry Submitted: 01:43
Date Operation Actually Began: 08/07/2025	

Actual Procedure: See attached document.

SR Attachments

Actual Procedure

- 3160_4_Conversion_to_Water_Well_Smith_Fed_Com_2_Release_to_Jason_Able_TSC_Signed_20250826133802.pdf
- Smith_Fed_Com__2_Water_Well_COOP_TSC_Signed_20250826133745.pdf
- 3160_5_Smith_Federal_Com_002_Post_Sundry_Submitted_8_26_2025_20250826133647.pdf

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County or Parish/State: EDDY / NM

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Allottee or Tribe Name:

Lease Number: NMNM0303836

Unit or CA Name:

Unit or CA Number:

US Well Number: 300152080700S2

Operator: RAYBAW OPERATING LLC

Operator

I certify that the foregoing is true and correct. 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. Electronic submission of Sundry Notices through this system satisfies regulations requiring a

Operator Electronic Signature: RONDA WHITE

Signed on: AUG 26, 2025 01:38 PM

Name: RAYBAW OPERATING LLC

Title: Regulatory Analyst

Street Address: 2626 COLE AVE SUITE 300

City: DALLASState: TX

Phone: (432) 425-3494

Email address: RONDA@OAKNRG.COM

Field

Representative Name: Tim Houghtaling

Street Address: 2626 Cole Ave., Ste. 300

City: DallasState: TXZip: 75204

Phone: (432)425-3494

Email address: ronda@oaknrg.com

BLM Point of Contact

BLM POC Name: KEITH P IMMATTY

BLM POC Title: ENGINEER

BLM POC Phone: 5759884722

BLM POC Email Address: KIMMATTY@BLM.GOV

Disposition: Accepted

Disposition Date: 09/04/2025

Signature: KEITH IMMATTY

Form 3160-5
(April 2004)UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENTFORM APPROVED
OM B No. 1004-0137
Expires: March 31, 2007

SUNDRY NOTICES AND REPORTS ON WELLS
*Do not use this form for proposals to drill or to re-enter an
 abandoned well Use Form 3160-3 (APD) for such proposals*
SUBMIT IN TRIPLICATE - Other instructions on reverse side.


1. Type of Well <input type="checkbox"/> Oil Well <input checked="" type="checkbox"/> Gas Well <input type="checkbox"/> Other		5. Lease Serial No. NMNM0303836
2. Name of Operator RAYBAW OPERATING, LLC		6. If Indian, Allottee or Tribe Name
3a. Address 2626 COLE AVE, STE 300 DALLAS, TX 75024		7. If Unit of CA / Agreement, Name and/or No.
3b. Phone No. (include area code) 432-425-3494		8. Well Name and No. Smith Federal 2
4. Location of (Footage, Sec., T., R., or Survey Description) SEC 11, T23S, R23E		9. API Well No. 30-015-20807
		10. Field and Pool, or Exploratory Area Rock Tank; Upper Morrow (Gas)
		11. County or Parish, State Eddy/NM

12. CHECK APPROPRIATE BOX(ES) TO INDICATE NATURE OF NOTICE, REPORT, OR OTHER DATA

TYPE OF SUBMISSION	TYPE OF ACTION			
<input type="checkbox"/> Notice of Intent	<input type="checkbox"/> Acidize	<input type="checkbox"/> Deepen	<input type="checkbox"/> Production (Start/Resume)	<input type="checkbox"/> Water Shut-off
<input checked="" type="checkbox"/> Subsequent Report	<input type="checkbox"/> Alter Casing	<input type="checkbox"/> Fracture Treat	<input type="checkbox"/> Reclamation	<input type="checkbox"/> Well Integrity
<input type="checkbox"/> Final Abandonment Notice	<input type="checkbox"/> Casing Repair	<input type="checkbox"/> New Construction	<input type="checkbox"/> Recomplete	<input type="checkbox"/> Other _____
	<input type="checkbox"/> Change Plans	<input type="checkbox"/> Plug and Abandon	<input type="checkbox"/> Temporarily Abandon	
	<input type="checkbox"/> Convert to Injection	<input checked="" type="checkbox"/> Plug Back	<input type="checkbox"/> Water Disposal	

13. Describe Proposed or Completed Operation (clearly state all pertinent details, including estimated starting date of any proposed work and approximate duration thereof. If the proposal is to deepen directionally or recomple horizontally, give subsurface locations and measured and true vertical depths of all pertinent markers and zones. Attach the Bond under which the work will be performed or provide the bond No. on file with the BLM / BIA. Required subsequent reports shall be filed within 30 days following completion of the involved operations. If the operation results in multiple completion or recomple in a new interval, a Form 3160-4 shall be filed once testing has been completed. Final Abandonment Notices shall be filed only after all requirements, including reclamation, have been completed, and the operator has determined that the site is ready for final inspection.)

8/7/2025 **MIRU**8/11/2025 **RU Wild Well to drill out tbq valve. NU BOP. SB 302 jts 2-3/8 tbq**8/12/2025 **Set 5½ CIBP @ 9654'. Tag BP w/ tbq, circ hole w/ 230bbl BW w/ 55 gal Plexgel. Pressure to 500#, held. Spot 75sx H cmt @ 9654'-9046'**8/13/2025 **Run CBL @ 9090'-surf. Press to 700#, held. Spot 25sx H cmt @ 8440'-8238'**8/14/2025 **Tag @ 8255'. Spot 55sx H cmt @ 7942'-7500' - Tag @ 7487'. Spot 35sx H cmt @ 7352'-7040'**8/15/2025 **Tag @ 7067'. Perf @ 5552' - Sqz 37sx cmt @ 5552'-5396' - Tag @ 5382'. Perf @ 4222' - Sqz 35sx cmt @ 4222'-4080'**8/18/2025 **Tag @ 4048'. Perf @ 3345' - Sqz 35sx cmt @ 3345'-3312' - Tag @ 3190'. Perf @ 2650' - Sqz 30sx cmt @ 2650'-2525'**8/19/2025 **Tag @ 2517'. Perf @ 1500' - Set CICR @ 1448' & Sqz 336sx @ 1500' to surf in 5½x8-5/8. Sting out & Spot 25sx cmt on top (Javier Esparza BLM on loc). Tag TOC @ 1200', press csg to 500#, held 30 min. RDMO**

14. I hereby certify that the following is true and correct	
Name GREG BRYANT	Title P&A SUPERVISOR
Signature 	Date 8/21/25

THIS SPACE FOR FEDERAL OR STATE OFFICE USE

Approved by	Title	Date
Conditions of approval, if any, are attached. Approval of this notice does not warrant or certify that the applicant holds legal or equitable title to those rights in the subject lease which would entitle the applicant to conduct operations thereon.	Office	

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.

Illustration 2
(.12)

3160-4 - CONVERSION TO WATER WELL

Format for a Water Well Release--Surface Managed by BLM

WATER WELL RELEASE

Instructions: District Manager prepares five copies. File original in District file. Submit one copy each to lessee and/or operator, surface owner, and State Office.	Lease Number or Notice of Intent Number NM 0303836
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RAYBAW OPERATING LLC, hereinafter called operator and JASON ABLE, hereinafter called lessee, do enter into an agreement by and between the United States of America, through the Bureau of Land Management, hereinafter called the Bureau, for release of water well no longer needed by lessee or operator.

Said water well was

- ☐ drilled expressly for water to be used in drilling operation
☐ discovered in the course of drilling for oil and gas
☐ discovered by seismograph operators
☒ other PLUGGED BACK GAS WELL

Said water well is located in (give legal description)

T23S / R24E / SEC. 11 / SESE
32.3131421 / -104.461754

in the State of NEW MEXICO.

The Bureau, acting through the Secretary of the Interior, agrees to assume control and responsibility of water well, with condition that subsequent use will not restrict operations of lessee and operator and thereby relieves lessee and operator of any further liability for plugging water well.

The lessee and the operator agree to quitclaim all rights to water well to the Bureau in lieu of plugging water well to surface.

It is further agreed by the undersigned that the owners of record title to the above oil and gas lease and the operator for lessee (name) RAYBAW OPERATING and well number SMITH FEDERAL 2 with surety bonds are relieved from liability in connection with water well, effective the date this instrument is signed, for extent of liability for satisfactorily plugging of water well to the surface. API # 30-015-20807

IN WITNESS WHEREOF, the undersigned hereto have executed this instrument

By (signature) <u>[Signature]</u>	For Lessee (name) <u>Jason Able</u>	(date) <u>8-26-25</u>
By (signature) <u>[Signature]</u>	For Operator (name) <u>Thomas S. Capwell</u>	(date) <u>8/26/25</u>

EXECUTED AND ACCEPTED BY
BUREAU OF LAND MANAGEMENTAuthorized Officer.
(signature) _____

(date) _____

BLM MANUAL

Rel. 3-84
6/21/84

Form 4120-6
(May 2020)FORM APPROVED
OMB NO. 1004-0019

UNITED STATES
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT
COOPERATIVE RANGE IMPROVEMENT AGREEMENT

FOR BUREAU OF LAND MANAGEMENT USE ONLY

State..... NM

Office..... CFO

Project Number(s) 15544471

INSTRUCTIONS - Cooperator(s) to receive original, and one copy each to the District/Field Office case or lease file and District/Field Office project file.

Project Name(s)
Smith Fed Com #2 Water Well

1. I, (We) Jason Able of 15 Red Juniper Road
of Carlsbad, NM
of 88220
and of

hereinafter called cooperator(s) and the United States of America, by the Bureau of Land Management, hereinafter called the BLM, for and in consideration of the mutual benefits hereunder, and in accordance with the Taylor Grazing Act (43 U.S.C. 315, 315a-r), as amended, the National Soil Conservation Act (16 U.S.C. 590a(3)), as amended, the Federal Land Policy and Management Act (43 U.S.C. 1701, et seq.), and the Public Rangelands Improvement Act (43 U.S.C. 1904) do enter into this cooperative agreement for the construction and/or maintenance of range improvements, installation of conservation works or establishment of conservation practices, hereinafter referred to collectively as improvements, for the benefit of the public lands and of the cooperator(s).

2. The improvement(s) known as the Smith Fed Com #2 Water Well

☐ will be ☒ is (are) located upon: NM78184 1/4, Sec(s). 11 T, 23S R, 24E ,
Meridian, County of Eddy , State of New Mexico ,

3. IT IS MUTUALLY AGREED:

- (a) The parties hereto will furnish labor, materials, and equipment as required, the total cost or value not to exceed the amount listed below for each of the parties respectively for the initial construction and/or installation of the improvements indicated in paragraph 2.

NAME(S) OF COOPERATOR(S)	ITEMS	TOTAL COST OR VALUE
Jason Able		\$
Raybaw Operating, LLC		
BUREAU OF LAND MANAGEMENT		
	AGGREGATE COST	\$ 0.00

(Continued on page 2)

(Form 4120-6)

(b) Upon notice from the BLM, cooperator(s) will promptly supply labor, materials, and equipment as specified in paragraph 3 (a) as required. Contributed materials in excess of the amount required must be returned to the contributor. Equipment contributed must be returned promptly following completion of the work. Work will be conducted under the supervision and direction of the BLM and must be pursued with diligence until completed.

4. (a) The cooperator(s) will be liable, jointly and severally, for the repair and maintenance of the improvements following completion, in good and serviceable condition. The cooperator(s), without further notice from the BLM must do the necessary work promptly. If work is not performed as necessary, the BLM will notify the cooperator(s) and specify a period within which to complete the work as required.

(b) In the event the cooperator(s) default in the repair and maintenance of the improvements the BLM may do or cause such work to be done for and on behalf of the cooperator (s); and the necessary cost and expense thereof will become a charge and obligation upon and must be paid by the cooperator(s). It is further understood in case of default that any grazing permit or lease may be canceled and may not be renewed or extended or any transfer of grazing preference may not be approved unless and until all charges and costs owed by the cooperator(s) are paid; and provided that the BLM may pursue such other remedies, legal or administrative, as may be authorized.

(c) Repair and maintenance, as herein required, will mean normal upkeep and maintenance necessary to preserve, protect, and prolong the useful life of the improvements, but will not include major repairs where the damage is due to floods, earthquakes, or other acts of God, or fire not the result of fault or negligence of the cooperator(s) as determined by the BLM.

5. IT IS FURTHER AGREED

(a) This agreement does not convey right, title, or interest in any lands or resources held by the United States.

(b) Title to permanent or nonstructural improvements authorized by this agreement is held by the United States of America. The actual amount of the cooperator's(s') funds, materials, and the value of the labor contributed to the construction of the range improvement(s) authorized by this agreement is listed in Section 3 of this agreement and documents their respective interest in the agreement.

(c) The improvements may be removed, in whole or in part, during the term of this agreement or any extension thereof, by mutual consent of the parties or by direction of the BLM; such removal must be made by the cooperator(s), or by the BLM at its option. During the course of salvaging material, the United States assumes no responsibility for the protection or preservation of said material. Upon removal of the improvements, any salvageable materials, after deducting an amount to compensate for the actual cost of removal, will be available for distribution to the parties then subject to this agreement in proportion to the actual amount of their respective contributions to the initial construction of the improvements. The parties must take possession and remove their portion of the salvaged materials within one hundred and eighty (180) days after first notification in writing that such material is available; upon failure to do so within the

time allowed, the materials will be deemed abandoned and title thereto will thereupon vest in the United States.

(d) In the event lands containing improvements described under (b) above are devoted to another public purpose which precludes grazing, including disposal, the cooperator(s) will be entitled to reasonable compensation for the adjusted value of the cooperator's(s') interest to the improvements.

6. Applications by the cooperators(s) to transfer the grazing preference and/or permitted grazing use embracing the lands upon which the improvements are constructed or in connection with which they are used, will evidence assignment of interest in this Cooperative Agreement to the transferee. [Before the transferee will be recognized as successor in interest hereunder, the transferee will be required by the BLM to accept an assignment of this agreement and agree to be bound by the provisions respecting the use and maintenance of the improvements.]

7. The cooperator's(s') use of the improvements will be in conformance with any special conditions, the grazing permit(s) or lease(s), and regulations of the Secretary of the Interior.

8. This agreement will not accord to cooperator(s) any preference, privilege, or consideration with respect to any grazing permit or lease not expressly provided herein or in the rules and regulations governing such grazing permit or lease.

9. Items 2, 3, and 4 (a) of this agreement may be modified or canceled by written agreement of the parties, which agreement will become a part hereof.

10. This agreement is subject to the provisions of Executive Order No. 11246 of September 24, 1965, as amended, which sets forth the nondiscrimination clauses. A copy of this order may be obtained from the BLM.

11. This agreement will remain in effect indefinitely from date of signature unless (1) otherwise designated under item 14. Special Conditions, or (2) terminated by mutual written consent of parties, or (3) terminated by the BLM after notice in writing because of the cooperator's(s') default or violation (4) terminated by the BLM after notice in writing because the improvements are not compatible with adopted land use plans, or (5) terminated renegotiated, or modified by the BLM following consultation with the parties involved, as a result of changes in the law, regulation, or national BLM policy.

12. Any water right acquired on or after August 21, 1995 to use water on public lands associated with this improvement will be held in the name of the United States, if permitted under State Law. Co-application or joint ownership by permittees or lessees of water rights for purposes of livestock water will be allowed where State Law permits the practice.

13. Any water developed, improved, or impounded under this cooperative agreement will be available for wildlife and free roaming wild horse and burro use and other authorized public use to the extent that such use is consistent with the multiple-use management objectives for the area.

14. Special Conditions

Waters will be left on year round, only being shut off when in maintenance.

Livestock Operator is responsible for maintenance.

After well is plugged to the level of usable water, responsibility will be turned over from Raybaw Operation, LLC to Jason Able.

Above-ground structures including meter housing that are not subject to safety requirements are painted a flat non-reflective paint color, Shale Green from the BLM Standard Environmental Color Chart (CC-001: June 2008).

AND/OR

All above ground structures including but not limited to pump jacks, storage tanks, production equipment, etc. would be shorter than 8 feet to minimize visual impacts to the natural features of the landscape.

COOPERATOR(S)

THE UNITED STATES OF AMERICA

X



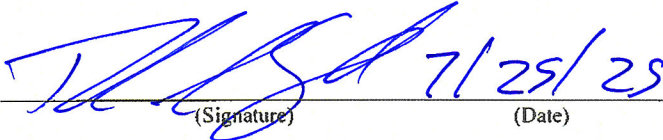
(Signature)

5-27-2025

(Date)

State of New Mexico

X



(Signature)

(Date)

District/Field Office Pecos District-Carlsbad Field Office

(Signature)

(Date)

By

(Signature)

Assistant Field Manager-Renewable Resources

(Signature)

(Date)

(Title)

(Signature)

(Date)

(Date)

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.

(Continued on page 4)

(Form 4120-6, page 3)

LOCATION PLAT

[illegible]

Scale inches equals one mile

NOTICES

The Privacy Act and 43 CFR 2.48(d) require that you be furnished the following information in connection with the information requested by this form.

AUTHORITY: 43 U.S.C. 315, 43 U.S.C. 1752, 43 U.S.C. 1904 and subpart 4120 permit collection of the information requested by this form.

PRINCIPAL PURPOSE: The BLM will use the information you provide to develop a cooperative agreement for the construction, use, and maintenance of range improvements on its public lands. The information will be used to document specific participation of each cooperator on the range improvement(s) to be accomplished under the cooperative agreement

ROUTINE USES: In accordance with the Bureau of Land Management's (BLM) System of Records Notice published in the Federal Register on December 29, 2010 [Bureau of Land Management's Range Management System—Interior, LLM-2, Notice To Amend an Existing System of Records; Privacy Act of 1974, as Amended], names and addresses provided by the applicant on this form will be publicly available in reports on the BLM public website

EFFECT OF NOT PROVIDING INFORMATION: Submission of the requested information is necessary to obtain or retain a benefit. Failure to submit all the requested information or to complete this form may result in delay or rejection and/or denial of your application.

The Paperwork Reduction Act requires that you be furnished the following information in connection with the information requested by this form. BLM collects this information to authorize range improvements on public lands. Response to this request is required in order to obtain or retain a benefit. You do not have to respond to this or any other Federal agency-sponsored information collection unless it displays a valid OMB Control Number.

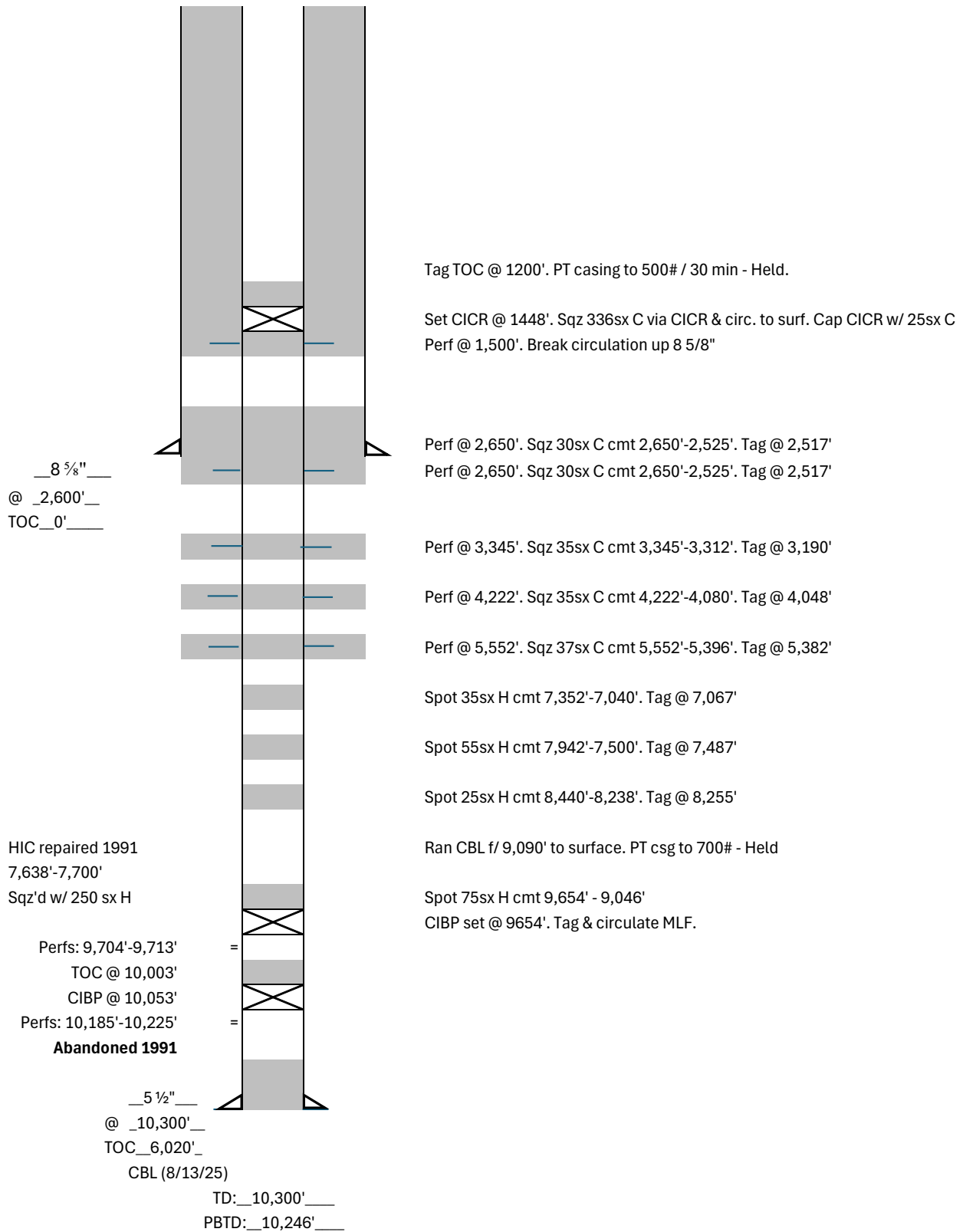
BURDEN HOURS STATEMENT: Public reporting burden for this form is estimated to average 2 hours per response, including the time for reviewing instructions, gathering and maintaining data, and completing and reviewing the form. Direct comments regarding the burden estimate or any other aspect of this form to: U.S. Department of the Interior, Bureau of Land Management (1004-0019), Bureau Information Collection Clearance Officer (WO-630), 1849 C Street, N.W., Room 2134LM, Washington, D.C. 20240.

(Form 4120-6, page 4)

Operator Name: __RAYBAW OPERATING__

Lease Name: __SMITH FEDERAL COM 2__

API #: __30-015-20807__



Sante Fe Main Office
Phone: (505) 476-3441

General Information
Phone: (505) 629-6116

Online Phone Directory
<https://www.emnrd.nm.gov/ocd/contact-us>

State of New Mexico
Energy, Minerals and Natural Resources
Oil Conservation Division
1220 S. St Francis Dr.
Santa Fe, NM 87505

CONDITIONS

Action 502773

CONDITIONS

Operator: RAYBAW Operating, LLC 2626 Cole Avenue Dallas, TX 75204	OGRID: 330220
	Action Number: 502773
	Action Type: [C-103] Sub. Plugging (C-103P)

CONDITIONS

Created By	Condition	Condition Date
gcordero	None	9/17/2025