U.S. Department of the Interior BUREAU OF LAND MANAGEMENT

Sundry Print Report

Well Name: ROYAL OAK 25 FED COM Well Location: T18S / R33E / SEC 25 /

NENW / 32.725047 / -103.6208346

County or Parish/State: LEA /

NN

Well Number: 601H Type of Well: OIL WELL

Allottee or Tribe Name:

Lease Number: NMNM0245247

Unit or CA Name:

**Unit or CA Number:** 

**US Well Number:** 3002552846

Operator: AVANT OPERATING LLC

# **Notice of Intent**

Sundry ID: 2835959

Type of Submission: Notice of Intent

Type of Action: APD Change

Date Sundry Submitted: 02/07/2025

Time Sundry Submitted: 11:22

Date proposed operation will begin: 02/20/2025

**Procedure Description:** Avant Operating, LLC would like to request a name change, target change, and BHL change for the Royal Oak 25 Fed Com 601H (API# 30-025-52846). The name will change from the Royal Oak 25 Fed Com 601H to the Royal Oak 25 Fed Com 511H. Target will change from a 3rd Bone Spring to a 2nd Bone Spring well - 11,400' to 9180' TVD. The BHL will change from 100' FSL and 990' FWL, to 100' FSL and 1254' FWL. Please see the attached updated plat and documentation for this request. Thank you!

#### **NOI Attachments**

### **Procedure Description**

 $Royal\_Oak\_25\_Fed\_Com\_511H\_Plan\_0.1\_20250207112208.pdf$ 

Royal\_Oak\_25\_Fed\_Com\_511H\_Plan\_0.1\_Report\_20250207112158.pdf

Royal\_Oak\_25\_Fed\_Com\_511H\_Plan\_0.1\_AC\_20250207112148.pdf

Royal\_Oak\_25\_Fed\_Com\_\_511H\_\_\_Cement\_Program\_20250207112135.pdf

Royal\_Oak\_25\_Fed\_Com\_511H\_\_\_WBS\_\_Prelim\_\_20250207112122.pdf

Royal\_Oak\_25\_Fed\_Com\_511H\_C\_102\_2.7.25\_20250207112059.pdf

Received by OCD: WIRNAME: ROBAL 4 RM25 FED COM

**Well Location:** T18S / R33E / SEC 25 / NENW / 32.725047 / -103.6208346

County or Parish/State: LEA /

Page 2 of 59

NM

Well Number: 601H

Type of Well: OIL WELL

Allottee or Tribe Name:

Lease Number: NMNM0245247

IMNM0245247 Unit or CA Name:

Unit or CA Number:

**US Well Number: 3002552846** 

Operator: AVANT OPERATING LLC

# **Conditions of Approval**

#### Additional

25\_18\_33\_C\_Sundry\_ID\_2835959\_Royal\_Oak\_25\_Fed\_Com\_511H\_Lea\_NM245247\_AVANT\_OPERATING\_LLC\_13\_22fa\_6\_12\_2023\_LV\_20250211115254.pdf

## **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: SARAH FERREYROS Signed on: FEB 10, 2025 01:38 PM

Name: AVANT OPERATING LLC

Title: Director of Regulatory

Street Address: 1515 WYNKOOP

City: DENVER State: CO

Phone: (720) 854-9020

Email address: SARAH@AVANTNR.COM

#### **Field**

Representative Name:

Street Address:

City: State: Zip:

Phone:

**Email address:** 

### **BLM Point of Contact**

BLM POC Name: CHRISTOPHER WALLS BLM POC Title: Petroleum Engineer

BLM POC Phone: 5752342234 BLM POC Email Address: cwalls@blm.gov

**Disposition:** Approved **Disposition Date:** 02/12/2025

Signature: Chris Walls

Page 2 of 2

Form 3160-5 (June 2019)

# UNITED STATES DEPARTMENT OF THE INTERIOR

FORM APPROVED
OMB No. 1004-0137
Expires: October 31, 202

	Expires: October 31,
5. Lease Serial No.	

BUR	EAU OF LAND MANAGEMENT		5. Lease Serial No.	NMNM0245247
Do not use this t	IOTICES AND REPORTS ON W form for proposals to drill or to Use Form 3160-3 (APD) for suc	o re-enter an	6. If Indian, Allottee or Tribe	Name
SUBMIT IN	TRIPLICATE - Other instructions on pag	e 2	7. If Unit of CA/Agreement,	Name and/or No.
1. Type of Well  Oil Well  Gas V	Vell Other		8. Well Name and No. ROYAL OAK 25 FED COM/601H	
2. Name of Operator AVANT OPERA	TING LLC		9. API Well No. 300255284	46
3a. Address 1515 WYNKOOP STRE	EET, SUITE 700, DENVEF 3b. Phone No. (720) 746-50-		10. Field and Pool or Explora	
4. Location of Well (Footage, Sec., T., F SEC 25/T18S/R33E/NMP	R.,M., or Survey Description)		11. Country or Parish, State LEA/NM	
12. CHE	CK THE APPROPRIATE BOX(ES) TO INI	DICATE NATURE (	OF NOTICE, REPORT OR OT	THER DATA
TYPE OF SUBMISSION		TYPE	E OF ACTION	
✓ Notice of Intent	Acidize Deep Alter Casing Hydr	en [ raulic Fracturing [	Production (Start/Resume) Reclamation	Water Shut-Off Well Integrity
Subsequent Report		Construction [ and Abandon [	Recomplete Temporarily Abandon	Other
Final Abandonment Notice	Convert to Injection Plug	Back [	Water Disposal	
completion of the involved operatic completed. Final Abandonment No is ready for final inspection.)  Avant Operating, LLC would li 30-025-52846).  The name will change from the to a 2nd Bone Spring well - 11 the attached updated plat and Thank you!	Il be perfonned or provide the Bond No. on fons. If the operation results in a multiple contices must be filed only after all requirement the to request a name change, target chair e Royal Oak 25 Fed Com 601H to the Royal to 9180' TVD. The BHL will change documentation for this request.	npletion or recomple is, including reclama ange, and BHL cha oyal Oak 25 Fed C	tion in a new interval, a Form tion, have been completed and inge for the Royal Oak 25 F	3160-4 must be filed once testing has been the operator has detennined that the site ed Com 601H (API#
14. I hereby certify that the foregoing is SARAH FERREYROS / Ph: (720)	true and correct. Name (Printed/Typed) 354-9020	Director of F	Regulatory	
Signature (Electronic Submission	on)	Date	02/10/	2025
	THE SPACE FOR FED	ERAL OR STA	TE OFICE USE	
Approved by		Patrole	eum Engineer	02/12/2025
CHRISTOPHER WALLS / Ph: (579		Title	Liginooi	Date 02/12/2023
	hed. Approval of this notice does not warran equitable title to those rights in the subject leduct operations thereon.		LSBAD	
Fitle 19 IJ C C Section 1001 and Title 4	2 IJ C C Saction 1212 males it a seiter - feer		and willfully to make to ony	dananturant an annuar af tha I Inited Ctatas

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.

(Instructions on page 2)

#### **GENERAL INSTRUCTIONS**

This form is designed for submitting proposals to perform certain well operations and reports of such operations when completed as indicated on Federal and Indian lands pursuant to applicable Federal law and regulations. Any necessary special instructions concerning the use of this form and the number of copies to be submitted, particularly with regard to local area or regional procedures and practices, are either shown below, will be issued by or may be obtained from the local Federal office.

#### SPECIFIC INSTRUCTIONS

*Item 4* - Locations on Federal or Indian land should be described in accordance with Federal requirements. Consult the local Federal office for specific instructions.

Item 13: Proposals to abandon a well and subsequent reports of abandonment should include such special information as is required by the local Federal office. In addition, such proposals and reports should include reasons for the abandonment; data on any former or present productive zones or other zones with present significant fluid contents not sealed off by cement or otherwise; depths (top and bottom) and method of placement of cement plugs; mud or other material placed below, between and above plugs; amount, size, method of parting of any casing, liner or tubing pulled and the depth to the top of any tubing left in the hole; method of closing top of well and date well site conditioned for final inspection looking for approval of the abandonment. If the proposal will involve **hydraulic fracturing operations**, you must comply with 43 CFR 3162.3-3, including providing information about the protection of usable water. Operators should provide the best available information about all formations containing water and their depths. This information could include data and interpretation of resistivity logs run on nearby wells. Information may also be obtained from state or tribal regulatory agencies and from local BLM offices.

#### **NOTICES**

The privacy Act of 1974 and the regulation in 43 CFR 2.48(d) provide that you be furnished the following information in connection with information required by this application.

AUTHORITY: 30 U.S.C. 181 et seq., 351 et seq., 25 U.S.C. 396; 43 CFR 3160.

PRINCIPAL PURPOSE: The information is used to: (1) Evaluate, when appropriate, approve applications, and report completion of subsequent well operations, on a Federal or Indian lease; and (2) document for administrative use, information for the management, disposal and use of National Resource lands and resources, such as: (a) evaluating the equipment and procedures to be used during a proposed subsequent well operation and reviewing the completed well operations for compliance with the approved plan; (b) requesting and granting approval to perform those actions covered by 43 CFR 3162.3-2, 3162.3-3, and 3162.3-4; (c) reporting the beginning or resumption of production, as required by 43 CFR 3162.4-1(c)and (d) analyzing future applications to drill or modify operations in light of data obtained and methods used.

ROUTINE USES: 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 in connection with congressional inquiries or to consumer reporting agencies to facilitate collection of debts owed the Government.

EFFECT OF NOT PROVIDING THE INFORMATION: Filing of this notice and report and disclosure of the information is mandatory for those subsequent well operations specified in 43 CFR 3162.3-2, 3162.3-3, 3162.3-4.

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

The BLM collects this information to evaluate proposed and/or completed subsequent well operations on Federal or Indian oil and gas leases.

Response to this request is mandatory.

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 (1004-0137), Bureau Information Collection Clearance Officer (WO-630), 1849 C St., N.W., Mail Stop 401 LS, Washington, D.C. 20240

(Form 3160-5, page 2)

# **Additional Information**

# **Location of Well**

0. SHL: NENW / 320 FNL / 1320 FWL / TWSP: 18S / RANGE: 33E / SECTION: 25 / LAT: 32.725047 / LONG: -103.6208346 ( TVD: 0 feet, MD: 0 feet )

PPP: NWNW / 100 FNL / 990 FWL / TWSP: 18S / RANGE: 33E / SECTION: 25 / LAT: 32.7256484 / LONG: -103.6219079 ( TVD: 10100 feet, MD: 10389 feet )

BHL: SWSW / 100 FSL / 990 FWL / TWSP: 18S / RANGE: 33E / SECTION: 36 / LAT: 32.6971761 / LONG: -103.6218977 ( TVD: 10100 feet, MD: 20318 feet )

#### Royal Oak 25 Fed Com 511H

13 3/8	su	ırface csg in a	17 1/2	inch hole.		Design I	actors			Surface		
Segment	#/ft	Grade		Coupling	Joint	Collapse	Burst	Length	B@s	a-B	a-C	Weight
"A"	54.50		j 55	Itc	5.51	1.28	1.03	1,711	4	1.79	2.24	93,250
"B"				Itc				0				0
1	w/8.4	I#/g mud, 30min Sfc Csg Test psig	: 1,171	Tail Cmt	does not	circ to sfc.	Totals:	1,711				93,250
Comparison of	of Proposed to I	Minimum Required Cement	Volumes									
Hole	Annular	1 Stage	1 Stage	Min	1 Stage	Drilling	Calc	Req'd				Min Dist
Size	Volume	Cmt Sx	CuFt Cmt	Cu Ft	% Excess	Mud Wt	MASP	BOPE				Hole-Cplg
17 1/2	0.6946	965	1745	1189	47	9.90	1527	2M				2.06
L												

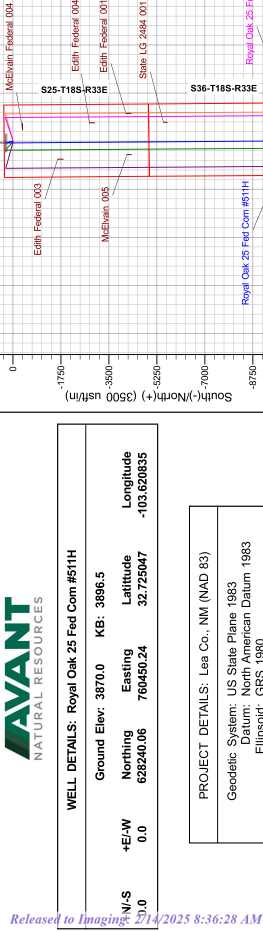
9 5/8	casi	ng inside the	13 3/8	_		<u>Design</u> l	Factors			Int 1		
Segment	#/ft	Grade		Coupling	Joint	Collapse	Burst	Length	B@s	a-B	a-C	Weight
"A"	40.00		j 55	Itc	2.34	1.24	0.87	4,000	1	1.57	2.15	160,000
"B"	40.00		hcl 80	Itc	13.45	1.60	1.27	1,556	2	2.29	2.77	62,240
	w/8.4#	/g mud, 30min Sfc Csg Test	psig: 1,020				Totals:	5,556				222,240
		The cement v	olume(s) are intende	ed to achieve a top of	0	ft from su	rface or a	1711				overlap.
Hole	Annular	1 Stage	1 Stage	Min	1 Stage	Drilling	Calc	Req'd				Min Dist
Size	Volume	Cmt Sx	CuFt Cmt	Cu Ft	% Excess	Mud Wt	MASP	BOPE				Hole-Cplg
12 1/4	0.3132	1103	2106	1825	15	10.00	2511	3M				0.81
D V Tool(s):							sum of sx	Σ CuFt				Σ%excess
by stage % :		#VALUE!	#VALUE!				1103	2106				15
Class 'H' tail cm	t yld > 1.20											
turst Frac Grad	ient(s) for Seame	ent(s): A, B, C, D = 0.99, b	c d All > 0.70 OK									
urst rrac Grad	icht(s) for segme	(3). A, b, C, D = 0.33, b	, c, a All > 0.70, OK									

5 1/2	casi	ng inside the	9 5/8			Design Fac	ctors		1	Prod 1		
Segment	#/ft	Grade		Coupling	Joint	Collapse	Burst	Length	B@s	a-B	a-C	Weight
"A"	20.00		hcp 110	gbcd	3.73	2.69	3.17	19,396	3	5.72	4.86	387,920
"B"								0				0
"C"								0				0
"D"				0				0				0
	w/8.4#	/g mud, 30min Sfc Csg Tes	t psig: 2,020				Totals:	19,396				387,920
		The cement	volume(s) are intend	ed to achieve a top of	5356	ft from su	rface or a	200				overlap.
Hole	Annular	1 Stage	1 Stage	Min	1 Stage	Drilling	Calc	Req'd				Min Dist
Size	Volume	Cmt Sx	CuFt Cmt	Cu Ft	% Excess	Mud Wt	MASP	BOPE				Hole-Cplg
8 3/4	0.2526	3484	5907	3548	66	9.50						1.23
Class 'C' tail cm	nt yld > 1.35											

0			5 1/2	_		Design I	actors		<choose casing=""></choose>			
Segment	#/ft	Grade		Coupling	#N/A	Collapse	Burst	Length	B@s	a-B	a-C	Weight
"A"				0.00				0				0
"B"				0.00				0				0
	w/8.4#/	g mud, 30min Sfc Csg Test	osig:				Totals:	0				0
		Cmt vol ca	lc below includes thi	s csg, TOC intended	#N/A	ft from su	rface or a	#N/A				overlap.
Hole	Annular	1 Stage	1 Stage	Min	1 Stage	Drilling	Calc	Req'd				Min Dist
Size	Volume	Cmt Sx	CuFt Cmt	Cu Ft	% Excess	Mud Wt	MASP	BOPE				Hole-Cpl
0		#N/A	#N/A	0	#N/A							
#N/A			Capitan Reef est	top XXXX.								

Carlsbad Field Office 2/11/2025





PROJECT DETAILS: Lea Co., NM (NAD 83)

Geodetic System: US State Plane 1983 Datum: North American Datum 1983 GRS 1980 Ellipsoid:

System Datum: Mean Sea Level

Zone: New Mexico Eastern Zone

Magnetic Field Strength: 49719.1nT Dip Angle: 60.90° Date: 12/31/2004 M Azimuths to Grid North True North: -0.39°Magnetic North: 8.24° Model: IGRF2000

Start 2889.0 hold at 5253.6 MD

KOP - Start Build 2.00

Annotation

Start 318.2 hold at 8396.3 MD

Start Drop -2.00

KOP #2 - Start Build 12.00

LP - Start 9931.6 hold at 9464.5 MD

TD at 19396.1

7000

5250

3500

1750

-1750

-3500

-5250

-7000

Royal Oak 25 Fed Com #501日

Royal Oak 25 Fed Com #511H Royal Oak 25 Fed Com #304H

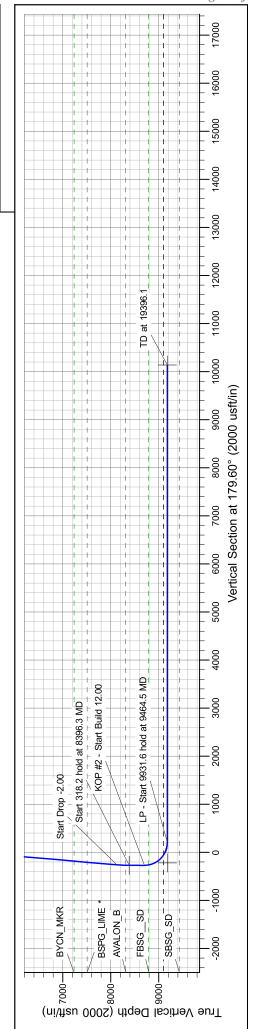
-8750-

S36-T18S-R33E

West(-)/East(+) (3500 usft/in)

	VSect 0.0 0.0 0.0 -10.9 -259.0 -269.9 207.6 10139.1
	TFace 0.00 0.00 345.85 0.00 180.00 179.60 0.00
ETAILS	Dleg 0.00 0.00 2.00 0.00 0.00 12.00 0.00
SECTION DETAILS	+E/-W 0.0 0.0 -2.7 -65.2 -67.9 -67.9 -64.6
SE(	+N/-S 0.0 0.0 10.9 258.6 269.4 269.4 -208.0
	TVD 0.0 5000.0 5253.3 8131.0 8384.3 8702.5 9180.0
	Azi 0.00 0.00 345.85 345.85 0.00 179.60
	1nc 0.00 0.00 5.07 5.07 5.07 0.00 90.00
	MD 0.0 5000.0 5253.6 8142.7 8396.3 8714.5 9464.5

Sec 1 2 2 2 2 4 4 4 4 7 7 8 8 8



# **Avant Operating, LLC**

Lea Co., NM (NAD 83) Royal Oak 25 Fed Com Pad 2 Royal Oak 25 Fed Com #511H

OH

Plan: Plan 0.1

# **Standard Planning Report**

04 February, 2025

Database: EDM 5000.16 Single User Db Company: Avant Operating, LLC
Project: Lea Co., NM (NAD 83)
Site: Royal Oak 25 Fed Com Pad 2

Royal Oak 25 Fed Com #511H

Wellbore: OH
Design: Plan 0.1

Well:

Local Co-ordinate Reference: TVD Reference: MD Reference:

Survey Calculation Method:

Well Royal Oak 25 Fed Com #511H WELL @ 3896.5usft (3896.5)

WELL @ 3896.5usft (3896.5)

Minimum Curvature

Project Lea Co., NM (NAD 83)

Map System:US State Plane 1983Geo Datum:North American Datum 1983Map Zone:New Mexico Eastern Zone

System Datum:

North Reference:

Mean Sea Level

Site Royal Oak 25 Fed Com Pad 2

 Site Position:
 Northing:
 628,331.07 usft
 Latitude:
 32.725297

 From:
 Map
 Easting:
 760,434.75 usft
 Longitude:
 -103.620883

Position Uncertainty: 0.0 usft Slot Radius: 13-3/16 "

Well Royal Oak 25 Fed Com #511H 32.725047 **Well Position** +N/-S 0.0 usft 628,240.06 usft Latitude: Northing: -103.620835 +E/-W 0.0 usft Easting: 760,450.23 usft Longitude: **Position Uncertainty** 0.0 usft Wellhead Elevation: usft **Ground Level:** 3,870.0 usft 0.39° **Grid Convergence:** 

Wellbore ОН Declination Magnetics **Model Name** Sample Date Dip Angle Field Strength (°) (°) (nT) IGRF2000 12/31/2004 8.62 60.90 49,719.13113127

Plan 0.1 Design Audit Notes: PLAN Tie On Depth: 0.0 Version: Phase: Vertical Section: Depth From (TVD) +N/-S +E/-W Direction (usft) (usft) (usft) (°) 179.60 0.0 0.0 0.0

 Plan Survey Tool Program
 Date
 2/4/2025

 Depth From (usft)
 Depth To (usft)
 Survey (Wellbore)
 Tool Name
 Remarks

 1
 0.0
 19,396.1
 Plan 0.1 (OH)
 B001Mb\_MWD+HRGM

OWSG MWD + HRGM

Plan Sections										
Measured Depth (usft)	Inclination (°)	Azimuth (°)	Vertical Depth (usft)	+N/-S (usft)	+E/-W (usft)	Dogleg Rate (°/100usft)	Build Rate (°/100usft)	Turn Rate (°/100usft)	TFO (°)	Target
0.0	0.00	0.00	0.0	0.0	0.0	0.00	0.00	0.00	0.00	
5,000.0	0.00	0.00	5,000.0	0.0	0.0	0.00	0.00	0.00	0.00	
5,253.6	5.07	345.85	5,253.3	10.9	-2.7	2.00	2.00	0.00	345.85	
8,142.7	5.07	345.85	8,131.0	258.6	-65.2	0.00	0.00	0.00	0.00	
8,396.3	0.00	0.00	8,384.3	269.4	-67.9	2.00	-2.00	0.00	180.00	KOP-Royal Oak 25 Fe
8,714.5	0.00	0.00	8,702.5	269.4	-67.9	0.00	0.00	0.00	0.00	
9,464.5	90.00	179.60	9,180.0	-208.0	-64.6	12.00	12.00	0.00	179.60	
19,396.1	90.00	179.60	9,180.0	-10,139.3	5.1	0.00	0.00	0.00	0.00	LTP/PBHL-Royal Oak

Database: EDM 5000.16 Single User Db Company: Avant Operating, LLC
Project: Lea Co., NM (NAD 83)
Site: Royal Oak 25 Fed Com Pad 2

Royal Oak 25 Fed Com #511H

Wellbore: OH
Design: Plan 0.1

Well:

Local Co-ordinate Reference:
TVD Reference:
MD Reference:
North Reference:
Survey Calculation Method:

nned Survey									
Measured Depth (usft)	Inclination (°)	Azimuth (°)	Vertical Depth (usft)	+N/-S (usft)	+E/-W (usft)	Vertical Section (usft)	Dogleg Rate (°/100usft)	Build Rate (°/100usft)	Turn Rate (°/100usft)
0.0	0.00	0.00	0.0	0.0	0.0	0.0	0.00	0.00	0.00
100.0	0.00	0.00	100.0	0.0	0.0	0.0	0.00	0.00	0.00
200.0	0.00	0.00	200.0	0.0	0.0	0.0	0.00	0.00	0.00
300.0	0.00	0.00	300.0	0.0	0.0	0.0	0.00	0.00	0.00
400.0	0.00	0.00	400.0	0.0	0.0	0.0	0.00	0.00	0.00
500.0	0.00	0.00	500.0	0.0	0.0	0.0	0.00	0.00	0.00
600.0	0.00	0.00	600.0	0.0	0.0	0.0	0.00	0.00	0.00
700.0	0.00	0.00	700.0	0.0	0.0	0.0	0.00	0.00	0.00
800.0	0.00	0.00	800.0	0.0	0.0	0.0	0.00	0.00	0.00
900.0	0.00	0.00	900.0	0.0	0.0	0.0	0.00	0.00	0.00
1 000 0	0.00	0.00	1 000 0	0.0	0.0	0.0	0.00	0.00	0.00
1,000.0 1,100.0	0.00	0.00 0.00	1,000.0 1,100.0	0.0	0.0 0.0	0.0 0.0	0.00 0.00	0.00	0.00 0.00
1,100.0	0.00	0.00	1,100.0	0.0	0.0	0.0	0.00	0.00	0.00
1,300.0	0.00	0.00	1,300.0	0.0	0.0	0.0	0.00	0.00	0.00
1,400.0	0.00	0.00	1,400.0	0.0	0.0	0.0	0.00	0.00	0.00
·			•						
1,500.0	0.00	0.00	1,500.0	0.0	0.0	0.0	0.00	0.00	0.00
1,600.0	0.00	0.00	1,600.0	0.0	0.0	0.0	0.00	0.00	0.00
1,628.0	0.00	0.00	1,628.0	0.0	0.0	0.0	0.00	0.00	0.00
RUSTLER									
1,700.0	0.00	0.00	1,700.0	0.0	0.0	0.0	0.00	0.00	0.00
1,800.0	0.00	0.00	1,800.0	0.0	0.0	0.0	0.00	0.00	0.00
1,900.0	0.00	0.00	1,900.0	0.0	0.0	0.0	0.00	0.00	0.00
1,951.0	0.00	0.00	1,951.0	0.0	0.0	0.0	0.00	0.00	0.00
SOLADO	0.00	0.00	1,00110	0.0	5.5	0.0	0.00	0.00	0.00
2,000.0	0.00	0.00	2,000.0	0.0	0.0	0.0	0.00	0.00	0.00
2,100.0	0.00	0.00	2,100.0	0.0	0.0	0.0	0.00	0.00	0.00
2,200.0	0.00	0.00	2,200.0	0.0	0.0	0.0	0.00	0.00	0.00
2,300.0	0.00	0.00	2,300.0	0.0	0.0	0.0	0.00	0.00	0.00
2,400.0	0.00	0.00	2,400.0	0.0	0.0	0.0	0.00	0.00	0.00
2,500.0	0.00	0.00	2,500.0	0.0	0.0	0.0	0.00	0.00	0.00
2,600.0	0.00	0.00	2,600.0	0.0	0.0	0.0	0.00	0.00	0.00
2,700.0	0.00	0.00	2,700.0	0.0	0.0	0.0	0.00	0.00	0.00
2,800.0	0.00	0.00	2,800.0	0.0	0.0	0.0	0.00	0.00	0.00
2,900.0	0.00	0.00	2,900.0	0.0	0.0	0.0	0.00	0.00	0.00
3,000.0	0.00	0.00	3,000.0	0.0	0.0	0.0	0.00	0.00	0.00
3,100.0	0.00	0.00	3,100.0	0.0	0.0	0.0	0.00	0.00	0.00
3,200.0	0.00	0.00	3,200.0	0.0	0.0	0.0	0.00	0.00	0.00
3,300.0	0.00	0.00	3,300.0	0.0	0.0	0.0	0.00	0.00	0.00
3,400.0	0.00	0.00	3,400.0	0.0	0.0	0.0	0.00	0.00	0.00
3,500.0	0.00	0.00	3,500.0	0.0	0.0	0.0	0.00	0.00	0.00
3,600.0	0.00	0.00	3,600.0	0.0	0.0	0.0	0.00	0.00	0.00
3,641.0	0.00	0.00	3,641.0	0.0	0.0	0.0	0.00	0.00	0.00
YATES			,						
3,700.0	0.00	0.00	3,700.0	0.0	0.0	0.0	0.00	0.00	0.00
3,800.0	0.00	0.00	3,800.0	0.0	0.0	0.0	0.00	0.00	0.00
3,900.0	0.00	0.00	3,900.0	0.0	0.0	0.0	0.00	0.00	0.00
4,000.0	0.00	0.00	4,000.0	0.0	0.0	0.0	0.00	0.00	0.00
4,100.0	0.00	0.00	4,100.0	0.0	0.0	0.0	0.00	0.00	0.00
4,200.0	0.00	0.00	4,200.0	0.0	0.0	0.0	0.00	0.00	0.00
4,300.0	0.00	0.00	4,300.0	0.0	0.0	0.0	0.00	0.00	0.00
4,400.0	0.00	0.00	4,400.0	0.0	0.0	0.0	0.00	0.00	0.00
4,500.0	0.00	0.00	4,500.0	0.0	0.0	0.0	0.00	0.00	0.00
		0.00	4,600.0	0.0	0.0	0.0	0.00	0.00	0.00

Database: EDM 5000.16 Single User Db Company: Avant Operating, LLC
Project: Lea Co., NM (NAD 83)
Site: Royal Oak 25 Fed Com Pad 2
Well: Royal Oak 25 Fed Com #511H

Wellbore: OH
Design: Plan 0.1

Local Co-ordinate Reference:
TVD Reference:
MD Reference:
North Reference:
Survey Calculation Method:

ed Survey									
Measured Depth (usft)	Inclination (°)	Azimuth (°)	Vertical Depth (usft)	+N/-S (usft)	+E/-W (usft)	Vertical Section (usft)	Dogleg Rate (°/100usft)	Build Rate (°/100usft)	Turn Rate (°/100usft)
4,700.0	0.00	0.00	4,700.0	0.0	0.0	0.0	0.00	0.00	0.00
4,800.0	0.00	0.00	4,800.0	0.0	0.0	0.0	0.00	0.00	0.00
4,900.0	0.00	0.00	4,900.0	0.0	0.0	0.0	0.00	0.00	0.00
5,000.0	0.00	0.00	5,000.0	0.0	0.0	0.0	0.00	0.00	0.00
KOP - Start	Build 2.00								
5,100.0	2.00	345.85	5,100.0	1.7	-0.4	-1.7	2.00	2.00	0.00
5,200.0	4.00	345.85	5,199.8	6.8	-1.7	-6.8	2.00	2.00	0.00
5,253.6	5.07	345.85	5,253.3	10.9	-2.7	-10.9	2.00	2.00	0.00
			5,255.5	10.5	-2.1	-10.5	2.00	2.00	0.00
	hold at 5253.6 M		E 200 E	14.0	2.7	14.0	0.00	0.00	0.00
5,300.0	5.07	345.85	5,299.5	14.9	-3.7	-14.9	0.00		0.00
5,400.0	5.07	345.85	5,399.1	23.4	-5.9	-23.5	0.00	0.00	0.00
5,500.0	5.07	345.85	5,498.7	32.0	-8.1	-32.1	0.00	0.00	0.00
5,600.0	5.07	345.85	5,598.3	40.6	-10.2	-40.6	0.00	0.00	0.00
5,655.9	5.07	345.85	5,654.0	45.4	-11.4	-45.4	0.00	0.00	0.00
CHERRY_C	NYN								
5,700.0	5.07	345.85	5,697.9	49.1	-12.4	-49.2	0.00	0.00	0.00
5,800.0	5.07	345.85	5,797.5	57.7	-14.5	-57.8	0.00	0.00	0.00
5,900.0	5.07	345.85	5,897.1	66.3	-16.7	-66.4	0.00	0.00	0.00
6,000.0	5.07	345.85	5,996.7	74.9	-18.9	-75.0	0.00	0.00	0.00
6,100.0	5.07 5.07	345.85 345.85	5,996.7 6,096.4	74.9 83.4	-18.9	-75.0 -83.6	0.00	0.00	0.00
6,200.0	5.07	345.85	6,196.0	92.0	-21.0	-03.0 -92.2	0.00	0.00	0.00
6,300.0	5.07	345.85	6,295.6	100.6	-25.2 -25.4	-100.8	0.00	0.00	0.00
6,400.0	5.07	345.85	6,395.2	100.6	-23.4 -27.5	-100.8	0.00	0.00	0.00
0,400.0	3.07	343.63	0,393.2	109.2	-27.5	-109.4	0.00		
6,500.0	5.07	345.85	6,494.8	117.7	-29.7	-117.9	0.00	0.00	0.00
6,600.0	5.07	345.85	6,594.4	126.3	-31.8	-126.5	0.00	0.00	0.00
6,700.0	5.07	345.85	6,694.0	134.9	-34.0	-135.1	0.00	0.00	0.00
6,800.0	5.07	345.85	6,793.6	143.5	-36.2	-143.7	0.00	0.00	0.00
6,900.0	5.07	345.85	6,893.2	152.0	-38.3	-152.3	0.00	0.00	0.00
7,000.0	5.07	345.85	6,992.8	160.6	-40.5	-160.9	0.00	0.00	0.00
7,100.0	5.07	345.85	7,092.4	169.2	-42.6	-169.5	0.00	0.00	0.00
7,200.0	5.07	345.85	7,192.0	177.7	-44.8	-178.1	0.00	0.00	0.00
7,244.1	5.07	345.85	7,236.0	181.5	-45.8	-181.8	0.00	0.00	0.00
BYCN_MKR									
7,300.0	5.07	345.85	7,291.7	186.3	-47.0	-186.6	0.00	0.00	0.00
7.400.0	5.07	345.85	7,391.3			-195.2	0.00	0.00	0.00
7,400.0	5.07 5.07	345.85 345.85	7,391.3 7,490.9	194.9 203.5	-49.1 -51.3	-195.2 -203.8	0.00	0.00	0.00
7,500.0	5.07	345.85	7,508.0	203.5	-51.3 -51.7	-205.3	0.00	0.00	0.00
BSPG LIME		3-10.00	.,500.0	204.0	01.7	200.0	0.00	0.00	0.00
7,600.0	5.07	345.85	7,590.5	212.0	-53.4	-212.4	0.00	0.00	0.00
7,700.0	5.07	345.85	7,690.1	220.6	-55.4 -55.6	-212.4	0.00	0.00	0.00
7,800.0	5.07	345.85	7,789.7	229.2	-57.8	-229.6	0.00	0.00	0.00
7,900.0	5.07	345.85	7,889.3	237.8	-59.9	-238.2	0.00	0.00	0.00
8,000.0	5.07	345.85	7,988.9	246.3	-62.1	-246.8	0.00	0.00	0.00
8,100.0	5.07	345.85	8,088.5	254.9	-64.2	-255.3	0.00	0.00	0.00
8,142.7	5.07	345.85	8,131.0	258.6	-65.2	-259.0	0.00	0.00	0.00
Start Drop -	2.00								
8,200.0	3.93	345.85	8,188.2	262.9	-66.3	-263.4	2.00	-2.00	0.00
8,300.0	1.93	345.85	8,288.0	267.9	-67.5	-268.3	2.00	-2.00	0.00
8,325.0	1.43	345.85	8,313.0	268.6	-67.7	-269.0	2.00	-2.00	0.00
AVALON B			-,						
8,396.3	0.00	0.00	8,384.3	269.4	-67.9	-269.9	2.00	-2.00	19.84
	nold at 8396.3 MI				07.0	200.0	2.00	2.00	10.0 F
		_			67.0	260.0	0.00	0.00	0.00
8,400.0	0.00	0.00	8,388.0	269.4	-67.9	-269.9	0.00	0.00	0.00

TVD Reference:

MD Reference:

Local Co-ordinate Reference:

EDM 5000.16 Single User Db Database: Company: Avant Operating, LLC Project: Lea Co., NM (NAD 83) Royal Oak 25 Fed Com Pad 2 Site: Well:

Wellbore:

Royal Oak 25 Fed Com #511H ОН

North Reference: **Survey Calculation Method:**  Well Royal Oak 25 Fed Com #511H WELL @ 3896.5usft (3896.5) WELL @ 3896.5usft (3896.5)

Minimum Curvature

esign:		Plan 0.1								
Planned Surv	еу									
Meas				Vertical			Vertical	Dogleg	Build	Turn
De <sub>l</sub> (us		Inclination (°)	Azimuth (°)	Depth (usft)	+N/-S (usft)	+E/-W (usft)	Section (usft)	Rate (°/100usft)	Rate (°/100usft)	Rate (°/100usft)
	3,500.0	0.00	0.00	8,488.0	269.4	-67.9	-269.9	0.00	0.00	0.00
	3,600.0	0.00	0.00	8,588.0	269.4	-67.9	-269.9	0.00	0.00	0.00
	3,700.0	0.00	0.00	8,688.0	269.4	-67.9	-269.9	0.00	0.00	0.00
8	3,714.5	0.00	0.00	8,702.5	269.4	-67.9	-269.9	0.00	0.00	0.00
KOP	9 #2 - Sta	rt Build 12.00								
8	3,800.0	10.26	179.60	8,787.6	261.8	-67.9	-262.3	12.00	12.00	0.00
8	3,804.5	10.80	179.60	8,792.0	261.0	-67.8	-261.5	12.00	12.00	0.00
	G SD			0,. 02.0	200	00	200	.2.55	.2.00	0.00
	3,900.0	22.26	179.60	8,883.4	233.9	-67.7	-234.3	12.00	12.00	0.00
	9,000.0	34.26	179.60	8,971.3	186.6	-67.3	-234.3 -187.1	12.00	12.00	0.00
			179.60			-66.9				
	9,100.0	46.26 47.08	179.60	9,047.5	122.1	-66.8	-122.6 -117.6	12.00	12.00	0.00
	9,106.9			9,052.2	117.1	-00.0	-117.0	12.00	12.00	0.00
	-	ak 25 Fed Com								
	9,184.1	56.35	179.60	9,100.0	56.5	-66.4	-57.0	12.00	12.00	0.00
	G_SHAL		470.00	0.400.0	50.0	00.4	50.4	40.00	40.00	0.00
	9,189.6	57.01	179.60	9,103.0	52.0	-66.4	-52.4	12.00	12.00	0.00
	G_CARE									
	9,200.0	58.26	179.60	9,108.6	43.2	-66.3	-43.6	12.00	12.00	0.00
	9,300.0	70.26	179.60	9,151.9	-46.7	-65.7	46.3	12.00	12.00	0.00
9	9,400.0	82.26	179.60	9,175.6	-143.7	-65.0	143.2	12.00	12.00	0.00
g	9,464.5	90.00	179.60	9,180.0	-208.0	-64.6	207.6	12.00	12.00	0.00
		31.6 hold at 946		0,10010	200.0	0 1.0	201.10	.2.00	.2.00	3,33
	9,500.0	90.00	179.60	9,180.0	-243.5	-64.3	243.0	0.00	0.00	0.00
	9,600.0	90.00	179.60	9,180.0	-343.5	-63.6	343.0	0.00	0.00	0.00
	9,700.0	90.00	179.60	9,180.0	-443.5	-62.9	443.0	0.00	0.00	0.00
			179.60							
ຮ	9,800.0	90.00	179.00	9,180.0	-543.5	-62.2	543.0	0.00	0.00	0.00
	9,900.0	90.00	179.60	9,180.0	-643.5	-61.5	643.0	0.00	0.00	0.00
10	0,000.0	90.00	179.60	9,180.0	-743.5	-60.8	743.0	0.00	0.00	0.00
	0,100.0	90.00	179.60	9,180.0	-843.5	-60.1	843.0	0.00	0.00	0.00
10	,200.0	90.00	179.60	9,180.0	-943.5	-59.4	943.0	0.00	0.00	0.00
	,300.0	90.00	179.60	9,180.0	-1,043.5	-58.7	1,043.0	0.00	0.00	0.00
10	100.0		170.60	0.100.0	1 140 5	E0.0	1 112 0	0.00	0.00	
	),400.0	90.00	179.60	9,180.0	-1,143.5	-58.0	1,143.0	0.00	0.00	0.00
	0,500.0	90.00	179.60	9,180.0	-1,243.5	-57.3	1,243.0	0.00	0.00	0.00
	),600.0	90.00	179.60	9,180.0	-1,343.5	-56.6	1,343.0	0.00	0.00	0.00
	),700.0	90.00	179.60	9,180.0	-1,443.5	-55.9	1,443.0	0.00	0.00	0.00
10	0,800.0	90.00	179.60	9,180.0	-1,543.5	-55.2	1,543.0	0.00	0.00	0.00
10	0,900.0	90.00	179.60	9,180.0	-1,643.5	-54.5	1,643.0	0.00	0.00	0.00
	,000.0	90.00	179.60	9,180.0	-1,743.5	-53.8	1,743.0	0.00	0.00	0.00
	1,100.0	90.00	179.60	9,180.0	-1,843.5	-53.1	1,843.0	0.00	0.00	0.00
	,200.0	90.00	179.60	9,180.0	-1,943.5	-52.4	1,943.0	0.00	0.00	0.00
	,300.0	90.00	179.60	9,180.0	-2,043.5	-51.7	2,043.0	0.00	0.00	0.00
	,400.0	90.00	179.60	9,180.0	-2,143.5	-51.0	2,143.0	0.00	0.00	0.00
	,500.0	90.00	179.60	9,180.0	-2,243.5	-50.3	2,243.0	0.00	0.00	0.00
	,600.0	90.00	179.60	9,180.0	-2,343.4	-49.6	2,343.0	0.00	0.00	0.00
	,700.0	90.00	179.60	9,180.0	-2,443.4	-48.9	2,443.0	0.00	0.00	0.00
11	0.008,	90.00	179.60	9,180.0	-2,543.4	-48.2	2,543.0	0.00	0.00	0.00
11	,900.0	90.00	179.60	9,180.0	-2,643.4	-47.5	2,643.0	0.00	0.00	0.00
	2,000.0	90.00	179.60	9,180.0	-2,743.4	-46.8	2,743.0	0.00	0.00	0.00
	2,100.0	90.00	179.60	9,180.0	-2,843.4	-46.1	2,843.0	0.00	0.00	0.00
	2,200.0	90.00	179.60	9,180.0	-2,943.4	-45.4	2,943.0	0.00	0.00	0.00
	2,300.0	90.00	179.60	9,180.0	-3,043.4	-44.7	3,043.0	0.00	0.00	0.00
	2,400.0	90.00	179.60	9,180.0	-3,143.4	-44.0	3,143.0	0.00	0.00	0.00
12	2,500.0	90.00	179.60	9,180.0	-3,243.4	-43.3	3,243.0	0.00	0.00	0.00

Database: EDM 5000.16 Single User Db Company: Avant Operating, LLC
Project: Lea Co., NM (NAD 83)
Site: Royal Oak 25 Fed Com Pad 2
Well: Royal Oak 25 Fed Com #511H

Well: Royal Oa
Wellbore: OH

Local Co-ordinate Reference:
TVD Reference:
MD Reference:
North Reference:
Survey Calculation Method:

sign:	Plan 0.1								
anned Survey									
Measured Depth (usft)	Inclination (°)	Azimuth (°)	Vertical Depth (usft)	+N/-S (usft)	+E/-W (usft)	Vertical Section (usft)	Dogleg Rate (°/100usft)	Build Rate (°/100usft)	Turn Rate (°/100usft)
12,600.0	90.00	179.60	9,180.0	-3,343.4	-42.6	3,343.0	0.00	0.00	0.00
12,700.0	90.00	179.60	9,180.0	-3,443.4	-41.9	3,443.0	0.00	0.00	0.00
12,800.0	90.00	179.60	9,180.0	-3,543.4	-41.2	3,543.0	0.00	0.00	0.00
12,900.0	90.00	179.60	9,180.0	-3,643.4	-40.5	3,643.0	0.00	0.00	0.00
13,000.0	90.00	179.60	9,180.0	-3,743.4	-39.8	3,743.0	0.00	0.00	0.00
13,100.0	90.00	179.60	9,180.0	-3,843.4	-39.1	3,843.0	0.00	0.00	0.00
13,200.0	90.00	179.60	9,180.0	-3,943.4	-38.4	3,943.0	0.00	0.00	0.00
13,300.0	90.00	179.60	9,180.0	-4,043.4	-37.7	4,043.0	0.00	0.00	0.00
13,400.0	90.00	179.60	9,180.0	-4,143.4	-37.0	4,143.0	0.00	0.00	0.00
13,500.0	90.00	179.60	9,180.0	-4,243.4	-36.3	4,243.0	0.00	0.00	0.00
13,600.0	90.00	179.60	9,180.0	-4,343.4	-35.6	4,343.0	0.00	0.00	0.00
13,700.0	90.00	179.60	9,180.0	-4,443.4	-34.8	4,443.0	0.00	0.00	0.00
13,800.0	90.00	179.60	9,180.0	-4,543.4	-34.1	4,543.0	0.00	0.00	0.00
13,900.0	90.00	179.60	9,180.0	-4,643.4	-33.4	4,643.0	0.00	0.00	0.00
14,000.0	90.00	179.60	9,180.0	-4,743.4 -4,743.4	-32.7	4,743.0	0.00	0.00	0.00
14,100.0	90.00	179.60	9,180.0	-4,843.4	-32.0	4,843.0	0.00	0.00	0.00
14,200.0	90.00	179.60	9,180.0	-4,943.4	-31.3	4,943.0	0.00	0.00	0.00
14,300.0	90.00	179.60	9,180.0	-5,043.4	-30.6	5,043.0	0.00	0.00	0.00
	00.00	470.00						0.00	
14,400.0 14,500.0	90.00 90.00	179.60 179.60	9,180.0 9,180.0	-5,143.4 -5,243.4	-29.9 -29.2	5,143.0 5,243.0	0.00 0.00	0.00 0.00	0.00 0.00
14,600.0	90.00	179.60	9,180.0	-5,243.4 -5,343.4	-29.2 -28.5	5,243.0	0.00	0.00	0.00
14,700.0	90.00	179.60	9,180.0	-5,343.4 -5,443.4	-26.5 -27.8	5,343.0	0.00	0.00	0.00
14,800.0	90.00	179.60	9,180.0	-5,543.4	-27.0 -27.1	5,543.0	0.00	0.00	0.00
14,900.0	90.00	179.60	9,180.0	-5,643.4	-26.4	5,643.0	0.00	0.00	0.00
15,000.0	90.00	179.60	9,180.0	-5,743.4	-25.7	5,743.0	0.00	0.00	0.00
15,100.0	90.00	179.60 179.60	9,180.0 9,180.0	-5,843.4 -5,943.4	-25.0 -24.3	5,843.0 5,943.0	0.00 0.00	0.00	0.00
15,200.0 15,300.0	90.00 90.00	179.60	9,180.0	-5,943.4 -6,043.4	-24.3 -23.6	6,043.0	0.00	0.00 0.00	0.00 0.00
15,400.0	90.00	179.60	9,180.0	-6,143.4	-22.9	6,143.0	0.00	0.00	0.00
15,500.0	90.00	179.60	9,180.0	-6,243.4	-22.2	6,243.0	0.00	0.00	0.00
15,600.0	90.00	179.60	9,180.0	-6,343.3	-21.5	6,343.0	0.00	0.00	0.00
15,700.0 15,800.0	90.00 90.00	179.60 179.60	9,180.0	-6,443.3	-20.8	6,443.0 6,543.0	0.00 0.00	0.00 0.00	0.00 0.00
15,000.0			9,180.0	-6,543.3	-20.1	6,543.0			
15,900.0	90.00	179.60	9,180.0	-6,643.3	-19.4	6,643.0	0.00	0.00	0.00
16,000.0	90.00	179.60	9,180.0	-6,743.3	-18.7	6,743.0	0.00	0.00	0.00
16,100.0	90.00	179.60	9,180.0	-6,843.3	-18.0	6,843.0	0.00	0.00	0.00
16,200.0	90.00	179.60	9,180.0	-6,943.3	-17.3	6,943.0	0.00	0.00	0.00
16,300.0	90.00	179.60	9,180.0	-7,043.3	-16.6	7,043.0	0.00	0.00	0.00
16,400.0	90.00	179.60	9,180.0	-7,143.3	-15.9	7,143.0	0.00	0.00	0.00
16,500.0	90.00	179.60	9,180.0	-7,243.3	-15.2	7,243.0	0.00	0.00	0.00
16,600.0	90.00	179.60	9,180.0	-7,343.3	-14.5	7,343.0	0.00	0.00	0.00
16,700.0	90.00	179.60	9,180.0	-7,443.3	-13.8	7,443.0	0.00	0.00	0.00
16,800.0	90.00	179.60	9,180.0	-7,543.3	-13.1	7,543.0	0.00	0.00	0.00
16,900.0	90.00	179.60	9,180.0	-7,643.3	-12.4	7,643.0	0.00	0.00	0.00
17,000.0	90.00	179.60	9,180.0	-7,743.3	-11.7	7,743.0	0.00	0.00	0.00
17,100.0	90.00	179.60	9,180.0	-7,843.3	-11.0	7,843.0	0.00	0.00	0.00
17,200.0	90.00	179.60	9,180.0	-7,943.3	-10.3	7,943.0	0.00	0.00	0.00
17,300.0	90.00	179.60	9,180.0	-8,043.3	-9.6	8,043.0	0.00	0.00	0.00
17,400.0	90.00	179.60	9,180.0	-8,143.3	-8.9	8,143.0	0.00	0.00	0.00
17,500.0	90.00	179.60	9,180.0	-8,243.3	-8.2	8,243.0	0.00	0.00	0.00
17,600.0	90.00	179.60	9,180.0	-8,343.3	-7.5	8,343.0	0.00	0.00	0.00
17,700.0	90.00	179.60	9,180.0	-8,443.3	-6.8	8,443.0	0.00	0.00	0.00
17,800.0	90.00	179.60	9,180.0	-8,543.3	-6.1	8,543.0	0.00	0.00	0.00

Database: EDM 5000.16 Single User Db Company: Avant Operating, LLC
Project: Lea Co., NM (NAD 83)
Site: Royal Oak 25 Fed Com Pad 2
Well: Royal Oak 25 Fed Com #511H

Wellbore: Design: OH
Plan 0.1

Local Co-ordinate Reference: TVD Reference: MD Reference: North Reference: Survey Calculation Method:

lanned Survey									
Measured Depth (usft)	Inclination (°)	Azimuth (°)	Vertical Depth (usft)	+N/-S (usft)	+E/-W (usft)	Vertical Section (usft)	Dogleg Rate (°/100usft)	Build Rate (°/100usft)	Turn Rate (°/100usft)
18,000.0	90.00	179.60	9,180.0	-8,743.3	-4.7	8,743.0	0.00	0.00	0.00
18,100.0	90.00	179.60	9,180.0	-8,843.3	-4.0	8,843.0	0.00	0.00	0.00
18,200.0	90.00	179.60	9,180.0	-8,943.3	-3.3	8,943.0	0.00	0.00	0.00
18,300.0	90.00	179.60	9,180.0	-9,043.3	-2.6	9,043.0	0.00	0.00	0.00
18,400.0	90.00	179.60	9,180.0	-9,143.3	-1.9	9,143.0	0.00	0.00	0.00
18,500.0	90.00	179.60	9,180.0	-9,243.3	-1.2	9,243.0	0.00	0.00	0.00
18,600.0	90.00	179.60	9,180.0	-9,343.3	-0.5	9,343.0	0.00	0.00	0.00
18,700.0	90.00	179.60	9,180.0	-9,443.3	0.2	9,443.0	0.00	0.00	0.00
18,800.0	90.00	179.60	9,180.0	-9,543.3	0.9	9,543.0	0.00	0.00	0.00
18,900.0	90.00	179.60	9,180.0	-9,643.3	1.6	9,643.0	0.00	0.00	0.00
19,000.0	90.00	179.60	9,180.0	-9,743.3	2.3	9,743.0	0.00	0.00	0.00
19,100.0	90.00	179.60	9,180.0	-9,843.3	3.0	9,843.0	0.00	0.00	0.00
19,200.0	90.00	179.60	9,180.0	-9,943.3	3.7	9,943.0	0.00	0.00	0.00
19,300.0	90.00	179.60	9,180.0	-10,043.3	4.4	10,043.0	0.00	0.00	0.00
19,396.1	90.00	179.60	9,180.0	-10,139.3	5.1	10,139.1	0.00	0.00	0.00
TD at 19396	.1 - LTP/PBHL-Re	oval Oak 25 Fed	d Com #511H						

Design Targets									
Target Name - hit/miss target - Shape	Dip Angle (°)	Dip Dir. (°)	TVD (usft)	+N/-S (usft)	+E/-W (usft)	Northing (usft)	Easting (usft)	Latitude	Longitude
KOP-Royal Oak 25 Fed - plan hits target cen - Point	0.00 ter	0.00	8,384.3	269.4	-67.9	628,509.50	760,382.33	32.725789	-103.621050
LTP/PBHL-Royal Oak 25 - plan hits target cen - Point	0.00 ter	0.00	9,180.0	-10,139.3	5.1	618,100.71	760,455.34	32.697179	-103.621040
FTP-Royal Oak 25 Fed ( - plan misses target ( - Point	0.00 center by 163	0.00 .7usft at 910	9,180.0 6.9usft MD (9	219.4 9052.2 TVD, 1	-67.5 117.1 N, -66.8	628,459.51 E)	760,382.70	32.725651	-103.621050

Casing Points					
	Measured Depth (usft)	Vertical Depth (usft)	Name	Casing Diameter (")	Hole Diameter (")
	, ,	11,400.0 L		5-1/2	5-1/2

Design:

# **Planning Report**

Database: EDM 5000.16 Single User Db Company: Avant Operating, LLC
Project: Lea Co., NM (NAD 83)
Site: Royal Oak 25 Fed Com Pad 2
Well: Royal Oak 25 Fed Com #511H
Wellbore: OH

OH
Plan 0.1

Local Co-ordinate Reference: TVD Reference: MD Reference: North Reference: Survey Calculation Method:

rmations							
	Measured Depth (usft)	Vertical Depth (usft)	Name	Lithology	Dip (°)	Dip Direction (°)	
	1,628.0	1,628.0	RUSTLER				
	1,951.0	1,951.0	SOLADO				
	3,641.0	3,641.0	YATES				
	5,655.9	5,654.0	CHERRY_CNYN				
	7,244.1	7,236.0	BYCN_MKR				
	7,517.2	7,508.0	BSPG_LIME *				
	8,325.0	8,313.0	AVALON_B				
	8,804.5	8,792.0	FBSG_SD				
	9,184.1	9,100.0	SBSG_SHALE *				
	9,189.6	9,103.0	SBSG_CARB				

Plan Annotations				
Measured	Vertical	Local Coor	dinates	
Depth	Depth	+N/-S	+E/-W	
(usft)	(usft)	(usft)	(usft)	Comment
5,000.0	5,000.0	0.0	0.0	KOP - Start Build 2.00
5,253.6	5,253.3	10.9	-2.7	Start 2889.0 hold at 5253.6 MD
8,142.7	8,131.0	258.6	-65.2	Start Drop -2.00
8,396.3	8,384.3	269.4	-67.9	Start 318.2 hold at 8396.3 MD
8,714.5	8,702.5	269.4	-67.9	KOP #2 - Start Build 12.00
9,464.5	9,180.0	-208.0	-64.6	LP - Start 9931.6 hold at 9464.5 MD
19,396.1	9,180.0	-10,139.3	5.1	TD at 19396.1

# **Avant Operating, LLC**

Lea Co., NM (NAD 83) Royal Oak 25 Fed Com Pad 2 Royal Oak 25 Fed Com #511H

OH Plan 0.1

# **Anticollision Summary Report**

04 February, 2025

# **Anticollision Summary Report**

Company: Avant Operating, LLC
Project: Lea Co., NM (NAD 83)
Polytograph Sites Polyto

Reference Site: Royal Oak 25 Fed Com Pad 2

Site Error: 0.0 usft

Reference Well: Royal Oak 25 Fed Com #511H

Well Error: 0.0 usft
Reference Wellbore OH
Reference Design: Plan 0.1

TVD Reference: MD Reference: North Reference: Well Royal Oak 25 Fed Com #511H WELL @ 3896.5usft (3896.5) WELL @ 3896.5usft (3896.5)

th Reference: Grid

Local Co-ordinate Reference:

Survey Calculation Method: Minimum Curvature

Output errors are at 2.00 sigma

Database: EDM 5000.16 Single User Db

Offset TVD Reference: Offset Datum

Reference Plan 0.1

Filter type: NO GLOBAL FILTER: Using user defined selection & filtering criteria

Interpolation Method: Stations Error Model: ISCWSA

 Depth Range:
 Unlimited
 Scan Method:
 Closest Approach 3D

 Results Limited by:
 Maximum centre distance of 1,000.0usft
 Error Surface:
 Pedal Curve

 Warning Levels Evaluated at:
 2.00 Sigma
 Casing Method:
 Not applied

Survey Tool Program Date 2/4/2025

From To

(usft) (usft) Survey (Wellbore) Tool Name Description

0.0 19,396.1 Plan 0.1 (OH) B001Mb\_MWD+HRGM OWSG MWD + HRGM

	Reference	Offset	Dista	nce		
Site Name Offset Well - Wellbore - Design	Measured Depth (usft)	Measured Depth (usft)	Between Centres (usft)	Between Ellipses (usft)	Separation Factor	Warning
Royal Oak 25 Fed Com Pad 2						
Edith Federal 001 - OH - OH						Out of range
Edith Federal 003 - OH - OH	10,921.0	9,156.2	604.2	363.0	2.505	CC, ES, SF
Edith Federal 004 - OH - P&A	12,075.3	9,154.2	709.4	450.0	2.735	CC, ES
Edith Federal 004 - OH - P&A	12,100.0	9,153.0	709.8	450.2	2.735	SF
McElvain 005 - OH - OH	13,438.9	9,130.7	455.1	193.7	1.741	CC, ES, SF
McElvain Federal 004 - OH - OH	5,122.4	5,139.3	562.9	416.9	3.855	CC
McElvain Federal 004 - OH - OH	5,200.0	5,216.7	563.7	416.3	3.825	ES
McElvain Federal 004 - OH - OH	6,000.0	5,998.0	596.7	435.5	3.702	SF
Royal Oak 25 Fed Com #301H - OH - Plan 0.1	2,000.0	1,996.0	20.0	6.1	1.439	Level 3, CC, ES, SF
Royal Oak 25 Fed Com #302H - OH - Plan 0.1	2,000.0	1,999.0	40.2	26.3	2.893	CC, ES
Royal Oak 25 Fed Com #302H - OH - Plan 0.1	2,100.0	2,097.6	41.8	27.2	2.866	SF
Royal Oak 25 Fed Com #501H - OH - Plan 0.1	2,200.0	2,198.7	39.9	24.6	2.607	CC, ES
Royal Oak 25 Fed Com #501H - OH - Plan 0.1	2,300.0	2,297.4	41.5	25.5	2.594	SF
Royal Oak 25 Fed Com #502H - OH - Plan 0.1	2,400.0	2,400.0	20.0	3.3	1.195	Level 2, CC, ES, SF
State LG 2484 001 - OH - OH	14,764.8	9,135.4	712.9	438.0	2.593	CC, ES
State LG 2484 001 - OH - OH	14,800.0	9,134.8	713.8	438.6	2.593	SF

# **Anticollision Summary Report**

Company: Avant Operating, LLC
Project: Lea Co., NM (NAD 83)
Reference Site: Royal Oak 25 Fed Com Pad 2

Site Error: 0.0 usft

Reference Well: Royal Oak 25 Fed Com #511H

Well Error: 0.0 usft
Reference Wellbore OH
Reference Design: Plan 0.1

Local Co-ordinate Reference:

TVD Reference:
MD Reference:
North Reference:

Survey Calculation Method: Output errors are at

Output errors are at Database:

Offset TVD Reference:

Well Royal Oak 25 Fed Com #511H

WELL @ 3896.5usft (3896.5) WELL @ 3896.5usft (3896.5)

Grid

Minimum Curvature

2.00 sigma

EDM 5000.16 Single User Db

Offset Datum

Reference Depths are relative to WELL @ 3896.5usft (3896.5)

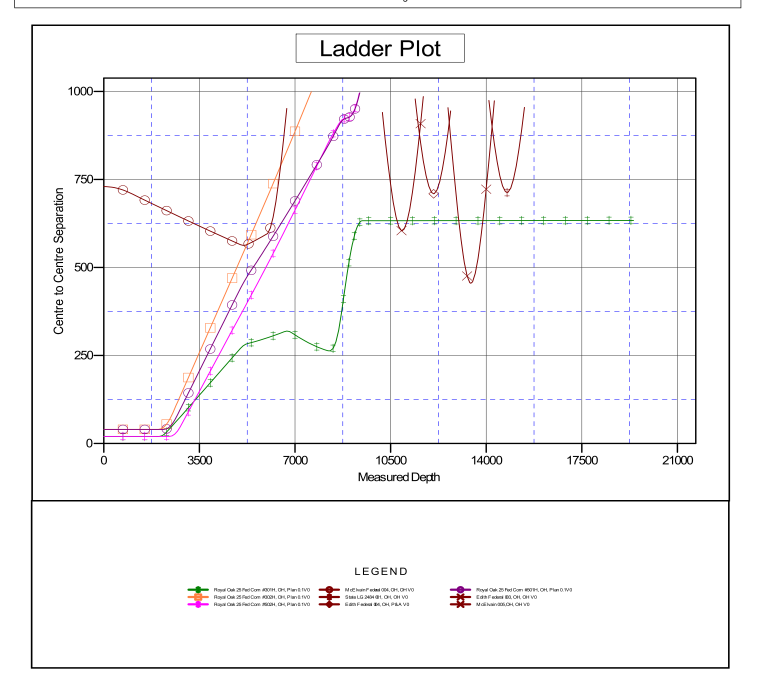
Offset Depths are relative to Offset Datum

Central Meridian is -104.333334

Coordinates are relative to: Royal Oak 25 Fed Com #511H

Coordinate System is US State Plane 1983, New Mexico Eastern Zone

Grid Convergence at Surface is: 0.39°



# **Anticollision Summary Report**

**TVD Reference:** 

MD Reference:

North Reference:

Output errors are at

Company: Avant Operating, LLC Project: Lea Co., NM (NAD 83) Reference Site: Royal Oak 25 Fed Com Pad 2

Site Error: 0.0 usft

Reference Well:

Well Error: 0.0 usft Reference Wellbore ОН Reference Design: Plan 0.1

Royal Oak 25 Fed Com #511H

Database: Offset TVD Reference: Well Royal Oak 25 Fed Com #511H WELL @ 3896.5usft (3896.5)

WELL @ 3896.5usft (3896.5)

Grid

Minimum Curvature

2.00 sigma

EDM 5000.16 Single User Db

Offset Datum

Reference Depths are relative to WELL @ 3896.5usft (3896.5)

Offset Depths are relative to Offset Datum

Central Meridian is -104.333334

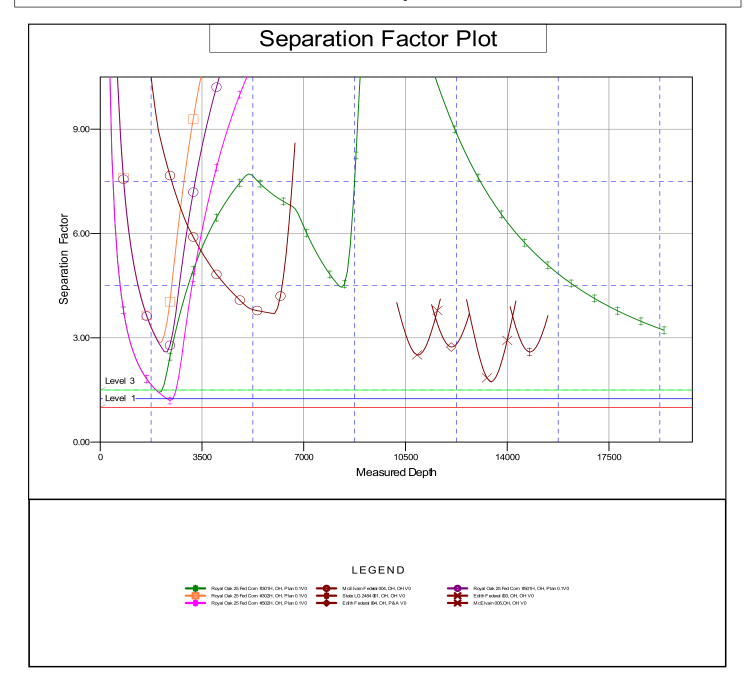
Coordinates are relative to: Royal Oak 25 Fed Com #511H

Coordinate System is US State Plane 1983, New Mexico Eastern Zone

Grid Convergence at Surface is: 0.39°

Local Co-ordinate Reference:

**Survey Calculation Method:** 





# Coterra Energy Inc. CEMENT PROPOSAL #81431

**Surface Proposal** 

Royal Oak 25 Fed Com #511H 30-025-52841 S:25 T:18S R:33E Lea NM

February 06, 2025



**Surface Proposal** 

#### **CEMENT PROPOSAL**

Attention: Kyle Adamek | (660) 247-2024 | kyle@deepenergyllc.com Coterra Energy Inc. 202 S. Cheyenne Ave Suite 1000 | Tulsa, OK 74103 February 06, 2025

Dear Kyle Adamek,

Thank you for the opportunity to submit pricing for cementing services on the attached wellbore. American Cementing's priority is to provide premium customer service while operating in a safe, efficient manner. If you have any questions regarding the proposal or services offered, please contact American Cementing at any time.

Sincerely,

Will Bautista
Sales | (432) 254-0261 | will.bautista@americancementing.com

Prepared By
Meseret Belayneh
Field Engineer III | (801) 513-8231 | meseret.belayneh@americancementing.com

Field Office 6165 W Murphy St, Odessa, TX 79763

Phone: (432) 208-6452

# **Disclaimer**

- 1. Proposal is valid for 30 days
- 2. Proposal is for pricing purposes only; actual job procedure to be confirmed prior to job
- 3. American Cementing recommends proper hole conditioning prior to initiating cementing; please discuss procedures with your American Cementing representative
- 4. Applicable sales tax will be added to the final invoice
- 5. American Cementing's general terms and conditions are hereby incorporated into this Proposal

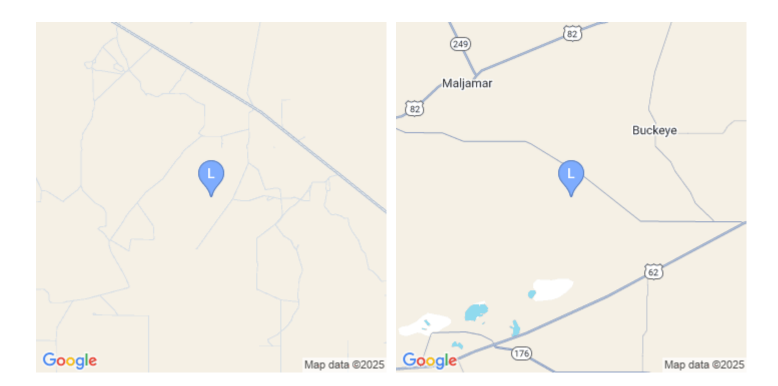


# **Well Information**

Well Name: Royal Oak 25 Fed Com #511H

Well API: **30-025-52841** Latitude: **32.725046** Longitude: **-103.620964** 

Section: 25 Township: 18S Range: 33E County: Lea, NM







# Job: Surface (Surface) - Well Information

Drilling Fluid Density: 8.40 lb/gal

Drilling Fluid: Water

Total Measured Depth: **1653 ft**Total Vertical Depth: **1653 ft** 

BHCT: **86** °F BHST: **95** °F

Temperature Gradient: 0.90 °F/100ft

Surface Temp: 80 °F

# **Geometry**

#	Туре	Function	OD (in)	ID (in)	Weight	Grade	Thread	Тор	Bottom	Excess
					(lb/ft)					(%)
1	Casing	Outer	20.000	19.500	53.00		n/a	0	120	0.0
2	OpenHole	Outer		17.500			n/a	120	1353	50.0
3	OpenHole	Outer		17.500			n/a	1353	1653	20.0
1	Casing	Inner	13.375	12.615	54.50		n/a	0	1653	0.0

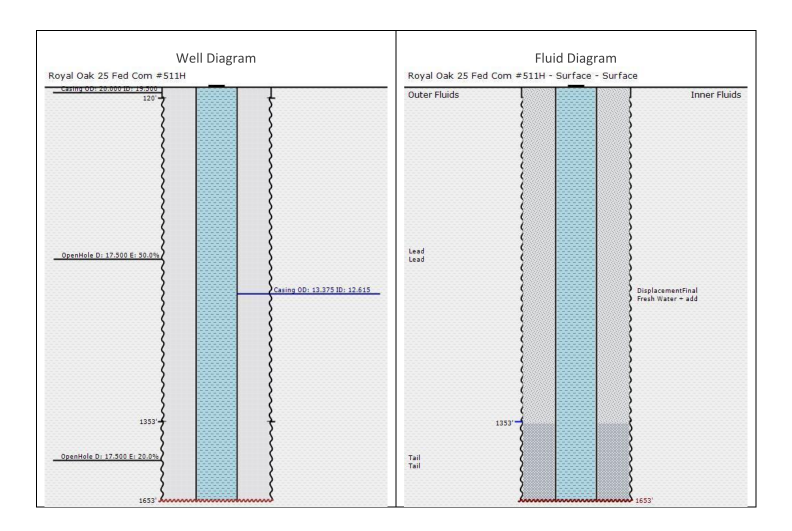
# **Capacities**

Excess added to Capacity Factor

Туре	TopDepth (ft)	Length (ft)	OD (in)	ID (in)	Capacity (bbl/ft)	Capacity (ft <sup>3/ft)</sup>	Fill (ft/bbl)	Fill (ft/ft <sup>3)</sup>
DisplacementFinal	0	1568	12.615	0.000	0.1546	0.8679	6.47	1.15
ShoeJoint	1568	85	12.615	0.000	0.1546	0.8679	6.47	1.15
Casing to OpenHole	1353	300	17.500	13.375	0.1485	0.8335	6.74	1.20
Casing to OpenHole	120	1233	17.500	13.375	0.1856	1.0419	5.39	0.96
Casing to Casing	0	120	19.500	13.375	0.1956	1.0982	5.11	0.91



# Job: Surface (Surface) - Well & Fluid Diagrams







# Job: Surface (Surface) - Material Information

Pump Order	Туре	Fluid	Fluid Top (ft)	Density (lb/gal)	Water Req. (gal/bbl)	Yield (ft <sup>3/sk)</sup>	Proposed Volume (sks)	Proposed Volume (bbl)
1	Flush	FW with dye	0.00	8.34	42.0	n/a		20.00

DYE, LIQUID, BLUE - Other - 0.050 gal/bbl

Pump	Туре	Fluid	Fluid Top	Density	Water Req.	Yield	Proposed	Proposed
Order			(ft)	(lb/gal)	(gal/sk)	(ft <sup>3/sk)</sup>	Volume (sks)	Volume (bbl)
2	Lead	Lead	0.00	12.80	10.8	1.97	721	252.57

CEMENT, CLASS C, HSR - Cement - 100.000 %

Cement Additive, Sodium Metasilicate A-2 - Accelerator - 1.200 %BWOB

ACCELERATOR, SALT, CHLORIDE, CALCIUM, A-7P, PELLETS - Accelerator - 0.500 %BWOB

FOAM PREVENTER, FP-28L - Defoamer - 0.005 gal/sk

IntegraSeal CELLO - LostCirculation - 0.250 lb/sk

IntegraSeal KOL - LostCirculation - 2.500 lb/sk

RETARDER, R-7C - Retarder - 0.170 %BWOB

Pump	Туре	Fluid	Fluid Top	Density	Water Req.	Yield	Proposed	Proposed
Order			(ft)	(lb/gal)	(gal/sk)	(ft <sup>3/sk)</sup>	Volume (sks)	Volume (bbl)
3	Tail	Tail	1353.00	14.80	6.3	1.33	244	57.82

CEMENT, CLASS C, HSR - Cement - 100.000 %

ACCELERATOR, SALT, CHLORIDE, CALCIUM, A-7P, PELLETS - Accelerator - 0.500 %BWOB

FOAM PREVENTER, FP-28L - Defoamer - 0.005 gal/sk

ANTI STATIC ADDITIVE, STATIC FREE - Other - 0.005 lb/sk

Pump	Туре	Fluid	Fluid Top	Density	Water Req.	Yield	Proposed	Proposed
Order			(ft)	(lb/gal)	(gal/bbl)	(ft <sup>3/sk)</sup>	Volume (sks)	Volume (bbl)
4	DisplacementFinal	Fresh	0.00	8.34	42.0	n/a		243.00
		Water +						
		add						

# Job: Surface (Surface) - Pump Schedule

Sequence	Туре	Fluid	Density (lb/gal)	Pump Rate (bpm)	Volume (bbls)	Volume (sks)	Cum. Vol. (bbls)	Stage Time (min)	Cum. Time (min)
1	Flush	FW with dye	8.34	5.00	20.00		20.00	4.00	4.00
2	Lead	Lead	12.80	5.00	252.57	721	272.57	50.51	54.51
3	Tail	Tail	14.80	5.00	57.82	244	330.39	11.56	66.07
4	DisplacementFinal	Fresh Water + add	8.34	5.00	243.00		573.39	48.60	114.67





# **General Terms and Conditions**

#### **AMERICAN CEMENTING, LLC TERMS AND CONDITIONS**

These Terms and Conditions (these "T&Cs") contain INDEMNIFICATION, LIMITATION OF LIABILITY AND RISK SHIFTING PROVISIONS. The provision of Work by American Cementing, LLC or its affiliated companies ("Contractor" or "American") to any person or entity placing an Order for such Work ("Company" or "Customer") is subject to these T&Cs. By requesting the Work, Company voluntarily elects to enter into and be bound by these T&Cs, and any Order for Work shall constitute acceptance of these T&Cs, unless Contractor and Company have entered into a Master Service Agreement or other agreement expressly accepted in writing by Contractor's authorized representative, in which case the terms and conditions of such agreements shall govern the provision of the Work and completely supersede these T&Cs in all respects.

- 1. <u>DEFINITIONS</u>. "Claims" means all claims, lawsuits, demands, causes of action, liabilities, damages (including punitive damages), judgments, awards, fines, penalties, losses, costs, expenses (including, without limitation, reasonable attorneys' fees, expert fees, and costs of litigation) of any kind or character, without limit, which arise out of or are related to the Work. "COMPANY GROUP" means (i) COMPANY, and any of its parent, subsidiary and affiliated or related entities; (ii) the working interest owners, co-owners, co-lesses, co-lessors, partners and joint venturers of (i); (iii) any person or entity with an economic interest or property rights in the well, premises or the property in relation to or upon which Work is performed; and (iv) the officers, directors employees, shareholders, agents, representatives, contractors (except CONTRACTOR), subcontractors, consultants, and invitees of (i), (ii) and (iii) above. "CONTRACTOR GROUP" means (i) CONTRACTOR and any of its subsidiary and affiliated or related entities; and (ii) the officers, directors, employees, shareholders, agents, representatives, contractors, subcontractors, consultants, and invitees of all of the foregoing. "Order" means a written or verbal request for specific Work, including by way of a purchase order, work order, service order, work authorization, or similar instrument issued by COMPANY to CONTRACTOR, and which shall incorporate the pricing proposal submitted by CONTRACTOR for such Work. A request will be considered written if exchanges, whether by correspondence, letter, fax, or email include all material terms and conditions and they have been accepted or ratified by both COMPANY and CONTRACTOR; provided, however, if verbal, such request shall control. "Work" means any cementing services and other related services provided by CONTRACTOR, along with all related personnel, equipment, machinery, tools, supplies, materials, vehicles, facilities, consumables, goods, and any other items used in connection with such services.
- 2. <u>INDEPENDENT CONTRACTOR</u>. This Agreement does not create any agency, partnership, joint venture, or similar business relationship between parties. COMPANY will have the right generally to oversee and inspect the performance of the Work to ensure the reasonable satisfactory completion thereof; it being understood and agreed that CONTRACTOR shall have exclusive control over the operational details of the Work.
- 3. PRICING AND PAYMENT. 3.1 COMPANY will pay CONTRACTOR for the Work according to the prices and rates contained the applicable Order; provided, however, that if there are no such prices and rates, then the prices and rates set forth in the pricing proposal submitted by CONTRACTOR for the Work shall apply. The pricing proposals submitted by CONTRACTOR are generally valid sixty (60) days from submission of such proposal, unless otherwise set forth in such pricing proposal. Notwithstanding the foregoing, before commencing the Work and until an agreement is reached between the parties regarding such prices and rates, CONTRACTOR has the right to revise and shall advise COMPANY of any changes in the pricing proposal, and COMPANY may either accept or reject such changes, and proceed with the Work or not. 3.2 COMPANY shall pay CONTRACTOR's invoices within thirty (30) days of receipt of invoice. In the event COMPANY disputes any amount, it shall do so in good faith and shall notify CONTRACTOR of such dispute within thirty (30) days of receipt of invoice; provided, however, that COMPANY shall pay any undisputed portion of the invoice within the time for payment noted above and shall endeavor to expeditiously resolve such disputes. Any undisputed invoices, remaining unpaid for sixty (60) days after receipt by COMPANY, shall accrue interest at the rate of 1.5% per month or the maximum interest rate allowed by applicable law, whichever is less, through the time of collection. 3.3 Prices quoted by CONTRACTOR do not include sales, VAT, use or similar taxes, and such taxes, where applicable, shall be added to the quoted prices and invoiced accordingly. Each party shall pay all taxes levied or assessed by any governmental authority in connection with or incident to its performance under an Order; provided, however, that CONTRACTOR shall pay any assessments or taxes upon wages of CONTRACTOR, social security, unemployment insurance, old age benefits, or any other employment taxes, contributions or withholdings.
- 4. ORDERS; STANDARD OF PERFORMANCE; WARRANTIES. 4.1 COMPANY may from time to time place an Order for Work, and CONTRACTOR may provide such Work to COMPANY, subject to these T&Cs. Orders shall become binding only after signed or acknowledged by an authorized representative of each party. 4.2 CONTRACTOR shall provide all labor, equipment, machinery, tools, supplies, materials, vehicles, facilities, consumables, goods, and any other items required for the execution and completion of the Work, as more fully described in the applicable Order. 4.3 CONTRACTOR shall perform the Work with due diligence and care, in a good and workmanlike manner, using skilled, competent, experienced, and, where applicable, licensed personnel in accordance with the specifications represented by CONTRACTOR and with generally accepted oilfield practices. 4.4 CONTRACTOR shall conduct its Work, in all material respects, in accordance with all applicable laws, rules, regulations, decrees, and/or official government orders of any governing body having jurisdiction over the Work. 4.5 CONTRACTOR's Work is designed to operate under conditions normally encountered in a wellbore. COMPANY shall notify CONTRACTOR in advance and make special arrangements for Work in which hazardous or unusual conditions exist. COMPANY has complete care, custody, and control of the well, the premises around the well, and the drilling and production equipment of the well (other than such equipment provided by CONTRACTOR hereunder), and Company shall furnish directions and requirements for Work performed hereunder. CONTRACTOR is relying on COMPANY to provide such directions and requirements without further investigation by CONTRACTOR. CONTRACTOR agrees to observe and abide by COMPANY's safety policies and procedures communicated to and acknowledged by CONTRACTOR. CONTRACTOR shall as promptly as possible under the circumstances report to COMPANY's representative all accidents or occurrences resulting in injuries, illness or death to person(s) or damage to property, arising out of or occurring during the Work. 4.6 CONTRACTOR's sole liability, and COMPANY's exclusive remedy, for any Claims for breach of warranty under this Section 4 are limited to, at CONTRACTOR's sole option, (i) if practical, the re-performance of the defective Work or portion thereof, at no additional cost to COMPANY; or (ii) a refund or credit to COMPANY of any amount paid to CONTRACTOR for such defective Work or portion thereof. In the event that CONTRACTOR materially fails to perform the Work or if CONTRACTOR provides defective Work for reasons solely within CONTRACTOR's control, COMPANY shall give notice to CONTRACTOR of such non-performance or defective performance immediately upon discovery and prior to CONTRACTOR's departure from the worksite, otherwise such warranty Claim is waived. 4.7 Due to the nature of the Work to be performed in unpredictable wellbore conditions, CONTRACTOR does not warrant the accuracy, correctness, or completeness of any interpretations, analysis, recommendations, or advice, nor that COMPANY's or any third party's reliance on such interpretations, analysis, recommendations, or advice will accomplish any particular results, and which in any event are opinions only. Accordingly, it is COMPANY's responsibility, and sole risk, to determine the completion, well treatment, production, or financial decision involving any risk. Any outcomes that are less than expected will not relieve COMPANY of its responsibility to pay for the Work in accordance with these T&Cs. 4.8 THE WARRANTIES PROVIDED IN THIS SECTION 4 ARE THE SOLE AND EXCLUSIVE WARRANTIES RELATING TO THE WORK AND ARE IN LIEU OF ANY AND ALL OTHER WARRANTIES WHETHER ORAL, WRITTEN, EXPRESS, IMPLIED OR STATUTORY, INCLUDING WARRANTY OF MERCHANTABILITY AND WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE. 5. ORDER CHANGES; PROJECT ADMINISTRATION. 5.1 COMPANY may ask for and CONTRACTOR may agree to variations in the Work, whether by way of addition, modification or omission, which variations shall be in writing and signed by authorized representatives of both parties. The value of any such variations shall be ascertained by reference to the prices and rates specified in the applicable Order for like or analogous Work; provided, however, that if there are no such prices and rates or if they are otherwise inapplicable, then the prices and rates set forth in the pricing proposal submitted by CONTRACTOR for such additional Work shall apply. 5.2 To acknowledge or document various events during the provision of the Work, a party may from time to time sign the other party's forms, such as Orders, delivery tickets, job tickets, invoices, or similar instruments used by the parties in the normal course of business. In the event of a conflict between these T&Cs and any such documents, these T&Cs shall control, unless specific reference is made that these T&Cs are modified and the intention to modify is explicitly stated in such documents. 5.3 It is understood and agreed between the parties that COMPANY's representative (appointed in accordance with Section 5.4 below) shall have the authority to approve any job tickets, delivery tickets, or similar forms attesting to the completion of the Work by CONTRACTOR ("Job Tickets"). A COMPANY representative's signature on such Tickets shall indicate acceptance of the Work. If the Job Tickets are not acknowledged within forty-eight (48) hours of receipt through no fault of CONTRACTOR, CONTRACTOR may submit invoices for payment as if such Tickets had been acknowledged. 5.4 COMPANY will appoint a representative who will be responsible for the supervision of the Work, and who shall have full authority to represent and make decisions on behalf of COMPANY with respect to the Work, or otherwise to resolve the day-to-day issues which may arise related to the Work. Likewise, CONTRACTOR shall designate a representative with similar responsibilities and authority to liaise with COMPANY's representative.
- 6. CONTRACTOR's EQUIPMENT. 6.1 Title to CONTRACTOR's equipment, including any lost, damaged, or confiscated equipment, shall remain in CONTRACTOR, and COMPANY shall have no right to assign, transfer, hypothecate, or remove such equipment from the place of its intended use without CONTRACTOR's prior written consent. 6.2 COMPANY shall be responsible for and agrees to compensate CONTRACTOR for all damages, losses, or any abnormal wear to CONTRACTOR GROUP's equipment: (i) while in COMPANY GROUP's care, custody or control, including while being transported by any member of COMPANY GROUP; (ii) as a result of operations conducted out of specifications at COMPANY GROUP's request, or in corrosive, abnormal temperatures or other



### **Surface Proposal**

unusual conditions; (iii) due to fishing operations (if any); or (iv) if lost in the hole or damaged beyond repair while in the hole or used in the hole. COMPANY will replace such equipment or reimburse CONTRACTOR with the current replacement price of such equipment.

#### 7. INDEMNITY.

7.1 Application of Indemnities. 7.1.1 In those matters in which a party is required by these T&Cs to RELEASE, DEFEND, PROTECT, INDEMNIFY, AND HOLD HARMLESS the other party and/or members of its respective Group, SUCH OBLIGATIONS SHALL, EXCEPT TO THE EXTENT EXPRESSLY PROVIDED OTHERWISE IN THESE T&CS, APPLY TO INDEMNITOR REGARDLESS OF THE CAUSE OR REASON, OR WHO MAY BE AT FAULT OR OTHERWISE RESPONSIBLE UNDER ANY CONTRACT, STATUTE, RULE, OR THEORY OF LAW, INCLUDING WITHOUT LIMITATION STRICT LIABILITY, TORT, BREACH OF DUTY (STATUTORY OR OTHERWISE), BREACH OF CONTRACT, BREACH OF REPRESENTATION OR WARRANTY, BREACH OF ANY SAFETY REQUIREMENT OR REGULATION, DUE TO ANY LATENT, PATENT, OR PRE-EXISTING DEFECTS OR CONDITIONS, IMPERFECTION OF MATERIAL, FAILURE OF EQUIPMENT, OR ANY LEGAL FAULT OR RESPONSIBILITY OF EITHER PARTY. INCLUDING THE SOLE, JOINT, AND/OR CONCURRENT NEGLIGENCE OR FAULT, WHETHER ACTIVE OR PASSIVE, OF THE INDEMNIFIED PARTY, OR OTHER PERSONS OR ENTITIES. 7.1.2 In the event these T&Cs are subject to the indemnity limitations in Chapter 127 of the Texas Civil Practice and Remedies Code (or any successor statute), and so long as such limitations are in force, each party covenants and agrees to support the mutual indemnity and release obligations contained herein by carrying insurance in an amount and of a type sufficient to cover their indemnity obligations. 7.1.3 Notwithstanding any provisions in these T&Cs to the contrary, the following provision applies where Work is to be performed in New Mexico or Wyoming, as applicable: to the extent this Section 7 is governed by New Mexico or Wyoming law, then the provisions herein shall be read not to include indemnification for the indemnified party's own negligence. 7.1.4 If any defense, indemnity, or insurance provision contained in these T&Cs conflicts with, is prohibited by or violates public policy under any federal, state or other law determined to be applicable to a particular situation arising or involving these T&Cs, it is understood and agreed that the conf

- 7.2 CONTRACTOR's Indemnification. CONTRACTOR shall be liable for, and hereby agrees to RELEASE, DEFEND, PROTECT, INDEMNIFY AND HOLD COMPANY GROUP HARMLESS from and against any and all Claims for personal or bodily injury to, sickness, disease or death of any member of CONTRACTOR GROUP, and any and all Claims for damage to or loss of any property of CONTRACTOR GROUP.
- 7.3 COMPANY's Indemnification. COMPANY shall be liable for, and hereby agrees to RELEASE, DEFEND, PROTECT, INDEMNIFY AND HOLD CONTRACTOR GROUP HARMLESS from and against any and all Claims for personal or bodily injury to, sickness, disease or death of any member of COMPANY GROUP, and any and all Claims for damage to or loss of any property of COMPANY GROUP.
  7.4 Pollution and Contamination; Catastrophic Damages or Losses. Notwithstanding each party's obligations pursuant to Sections 7.2 and 7.3 hereof, it is understood and agreed between the parties that the following additional terms shall apply: 7.4.1 (a) CONTRACTOR shall be liable for, and hereby agrees to RELEASE, DEFEND, PROTECT, INDEMNIFY AND HOLD COMPANY GROUP HARMLESS from and against any and all Claims arising from pollution or contamination, which originates above the surface of the land or water, and which shall directly result from or be caused by CONTRACTOR GROUP's equipment, vehicles, or other tools and instruments while in CONTRACTOR GROUP's sole care, custody or control, and shall assume all responsibility for control and removal of same; and (b) COMPANY shall be liable for, and hereby agrees to RELEASE, DEFEND, PROTECT, INDEMNIFY AND HOLD CONTRACTOR GROUP HARMLESS from and against any and all Claims arising from any and all pollution or contamination other than that described under Section 7.4.1 (a) above, and removal of same. 7.4.2 COMPANY shall be liable for, and hereby agrees to RELEASE, DEFEND, PROTECT, INDEMNIFY AND HOLD CONTRACTOR GROUP HARMLESS from and against any and all Claims arising from any and all catastrophic damages or losses, including but not limited to those on account of injury, destruction of, loss or impairment (i) of any formation, strata, or reservoir beneath the surface of the earth; (ii) of any property rights in or to oil, gas, or other mineral substance or water, or the quiet enjoyment thereof, including subsurface trespass; (iii) to the well or the hole, including its casing; (iv) from radioactive sources; and (v) fr
- 7.5 Incidental or Consequential Damages. Notwithstanding any provisions to the contrary in these T&Cs, neither party shall be liable to the other party for, and parties shall RELEASE, PROTECT, DEFEND, INDEMNIFY AND HOLD EACH OTHER HARMLESS from and against any special, punitive, indirect, incidental or consequential damages or losses suffered by the other party and its Group resulting from or arising, directly or indirectly, out of or in connection with the Work, including, without limitation, loss and/or deferral of production, loss of product, loss of use, loss of bargain, contract expectations, or opportunity to contract with others, loss of revenue, profit, or anticipated profit, loss of business, business interruption, or downtime, whether direct or indirect, and whether or not such loss was foreseeable at the time of placing of an Order.
- 8. INSURANCE. 8.1 CONTRACTOR and COMPANY agree, at their sole cost and expense, to procure and continuously maintain in full force and effect throughout the term of this Agreement the following insurance coverage which may be met by a combination of primary and excess/umbrella insurance: A. Statutory Workers' Compensation Insurance and Employer's Liability in the amount of \$1,000,000 per occurrence and in the aggregate; B. Commercial General Liability insurance providing for third party property damage and personal injury, including broad form contractual liability for any agreement and broad form property damage in the amount of \$1,000,000 per occurrence and \$2,000,000 in the aggregate; C. Owned and Non-Owned Automobile Liability Insurance for bodily injury and property damage combined single limit in the amount of \$1,000,000 per occurrence and in the aggregate; D. Excess/Umbrella Liability Insurance providing coverage in excess of the foregoing insurances in the amount of \$5,000,000 per occurrence and in the aggregate, excluding statutory insurance coverage. 8.2 Each party agrees that, to the extent it assumes liability herein, it shall endorse the above coverages to name the indemnified parties as additional insureds (except for Workers' Compensation), shall waive its right of subrogation against the indemnified parties and their insurers, and agrees that its insurance shall be primary to that carried by the indemnified parties and non-contributory as per negligence for third party Claims, and shall not contribute in case of any Claim of exhaustion of horizontal limits. 8.3 Each party shall furnish an insurance certificate to the other to evidence the insurance required herein, and such certificates shall contain an endorsement stating that the insurer will endeavor to provide a thirty (30) days prior written notice of alteration or material change to such coverage. All deductible amounts, premiums, franchise amounts, or other charges due with respect to each party's required insurance should be the sole obligation of the insured party. 9. CONFIDENTIALITY. Each party contemplates that the other party may be provided and exposed to confidential and proprietary information ("Confidential Information"), which includes information relating to specifications of its tools, designs, inventions, component parts, parts list, software, firmware, hardware, processes, computer interfaces, operational parameters, and terms and pricing of Work. All Confidential Information shall remain the property of the party disclosing the same and no license is granted to the receiving party by virtue of the provision of such information. Confidential Information shall (i) be used by the recipient solely for the purpose of the provision of the Work and (ii) kept confidential and not disclosed to any person, except authorized representatives of the receiving Party, without written permission of the disclosing party. The receiving party shall take all reasonable steps to require its authorized representatives to keep such information confidential during and after the Work. Confidential Information shall not include information which: (i) at the time of placement of the Order is in the public domain or subsequently comes into the public domain through no fault of the receiving party and not in breach of these T&Cs; (ii) was already known to the receiving party on the date of disclosure, provided that such prior knowledge can be substantiated and proved by documentation; or (iii) properly and lawfully available to the receiving party from sources independent of the disclosing party.
- 10. INTELLECTUAL PROPERTY. While performing the Work, CONTRACTOR may utilize CONTRACTOR's intellectual property (including, without limitation, copyrights, registered marks, trademarks, service marks, patents, know-how, trade secrets, inventions, discoveries, techniques. techniques. technical information, technologies, designs, software, computer programs, formulae, calculations, computations, expertise, ideas, concepts, improvements, sketches, drawings, models, methods, practices, and/or processes, whether patentable or not) and/or develop, conceive, create, acquire, obtain, collect, generate, or make such additional intellectual property, which is and shall be CONTRACTOR's exclusive property. Except if expressly and specifically agreed in writing in a separate development agreement executed by the parties, and in exchange for appropriate payment, CONTRACTOR shall not develop any intellectual property for ownership by COMPANY in association with Work performed under a specific Order. Notwithstanding the foregoing, COMPANY or COMPANY GROUP shall own any intellectual property solely developed by COMPANY or COMPANY GROUP, respectively.
- 11. FORCE MAJEURE. 11.1 "Force Majeure" means (to the extent and only to the extent that any of the following are not reasonably within the control of the party claiming a Force Majeure and by the exercise of due diligence such party could not have mitigated, avoided, or overcome such condition) acts of God, fire, floods, lightning, blizzards, tornadoes, earthquakes, ice storms, named tropical storms and hurricanes, pandemics, terrorism, insurrection, revolution, war, strikes, lockouts, federal or state laws, rules and regulations of any governmental or public authorities having or asserting jurisdiction over the premises of either or both parties, inability to procure material due to industry wide shortages or soaring commodity costs, equipment, or necessary labor despite reasonable efforts, or similar causes. 11.2 If a party is rendered unable, wholly or in part, by a Force Majeure event to perform, that party will give written notice detailing such Force Majeure event to the other party as soon as reasonably possible. If a Force Majeure event continues without interruption for ten (10) days, either Party may cancel the applicable Order by giving prompt, written cancellation notice to the other party. Nothing in this Section 14.2 shall excuse COMPANY from its payment obligations of any invoices due and owing for Work performed under a specific Order.
- 12. <u>LIMITATION OF LIABILITY.</u> Notwithstanding anything to the contrary in these T&Cs, CONTRACTOR's liability arising from or in connection with its performance of the Work shall be limited to the value of the consideration paid to CONTRACTOR under the applicable Order.
- 13. GOVERNING LAW; VENUE. 13.1 For Work performed on a worksite within the United States, these T&Cs shall be exclusively governed by the laws of the State of Texas, excluding any conflict of laws principle that would refer to the laws of another jurisdiction. Venue shall lie exclusively in the state or federal courts of Harris County, Texas, and the parties consent to personal



# **Surface Proposal**

jurisdiction therein. 13.2 For Work performed on a worksite within Canada, these T&Cs shall be exclusively governed by the laws of Province of Alberta, excluding any conflict of laws principle that would refer to the laws of another jurisdiction.

14. MISCELLANEOUS. 14.1 Notices. Notices shall be sent by registered post, or delivered in person, to the address for notices communicated by the other party. Said notices shall be deemed received (i) upon delivery if hand delivered, (ii) upon delivery if sent by registered post, and (iii) upon recipient's confirmation of receipt if faxed. 14.2 Waiver. No benefit or right accruing to either party under these T&Cs shall be deemed to be waived unless the waiver is in writing, expressly refers to these T&Cs, and is signed by a duly authorized representative of both parties. A waiver in any one or more instances shall not constitute a continuing waiver, unless specifically so stated in the written waiver. 14.3 Severability. In the event one or more of the provisions contained in these T&Cs shall be held, for any reason, to be invalid, void, illegal, contrary to law and/or unenforceable in any respect, these T&Cs shall be deemed to be amended to partially or completely modify such provision or portion thereof to the extent necessary to make it enforceable. If necessary, these T&Cs shall be deemed to be amended to delete the unenforceable provision or portion thereof, in which event such invalidity, illegality or unenforceability shall not affect the remaining provisions hereof, and these T&Cs shall remain unaffected and shall be construed as if such invalid, void, illegal or unenforceable provision have not provision or portion thereof. COMPANY AND CONTRACTOR ACKNOWLEDGE THAT THEY HAVE CONSULTED AN ATTORNEY CONCERNING THESE T&Cs OR HAVE ELECTED NOT TO DO SO, BUT REPRESENT THAT THEY FULLY UNDERSTAND THEIR RIGHTS AND OBLIGATIONS HEREUNDER

Company:	
Signature:	
Name:	
Title:	
Date:	



# Coterra Energy Inc. CEMENT PROPOSAL #81453

# **Intermediate Proposal**

Royal Oak 25 Fed Com #511H 30-025-52841 S:25 T:18S R:33E Lea NM

February 06, 2025



#### **CEMENT PROPOSAL**

**Attention:** Kyle Adamek | (660) 247-2024 | kyle@deepenergyllc.com Coterra Energy Inc.

202 S. Cheyenne Ave Suite 1000 | Tulsa, OK 74103

February 06, 2025

Dear Kyle Adamek,

Thank you for the opportunity to submit pricing for cementing services on the attached wellbore. American Cementing's priority is to provide premium customer service while operating in a safe, efficient manner. If you have any questions regarding the proposal or services offered, please contact American Cementing at any time.

Sincerely,

Will Bautista
Sales | (432) 254-0261 | will.bautista@americancementing.com

Prepared By
Meseret Belayneh
Field Engineer III | (801) 513-8231 | meseret.belayneh@americancementing.com

Field Office 6165 W Murphy St, Odessa, TX 79763

Phone: (432) 208-6452

# **Disclaimer**

- 1. Proposal is valid for 30 days
- 2. Proposal is for pricing purposes only; actual job procedure to be confirmed prior to job
- 3. American Cementing recommends proper hole conditioning prior to initiating cementing; please discuss procedures with your American Cementing representative
- 4. Applicable sales tax will be added to the final invoice
- 5. American Cementing's general terms and conditions are hereby incorporated into this Proposal

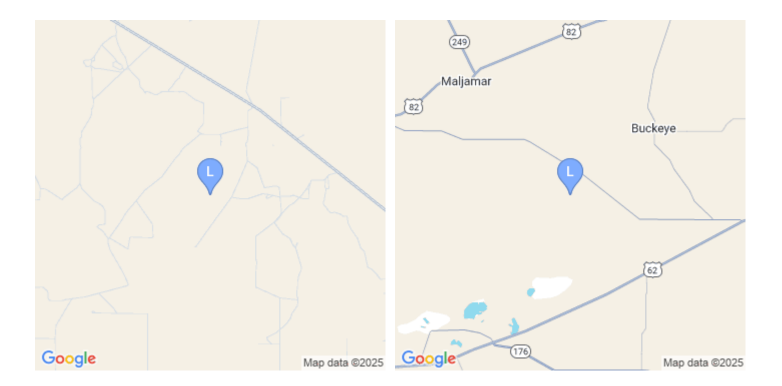


# **Well Information**

Well Name: Royal Oak 25 Fed Com #511H

Well API: **30-025-52841** Latitude: **32.725046** Longitude: **-103.620964** 

Section: 25 Township: 18S Range: 33E County: Lea, NM





# Job: Intermediate (Intermediate) - Well Information

Drilling Fluid Density: 10.00 lb/gal

Drilling Fluid: WBM

Total Measured Depth: **5556 ft**Total Vertical Depth: **5556 ft** 

BHCT: **109 °F** BHST: **130 °F** 

Temperature Gradient: 0.90 °F/100ft

Surface Temp: 80 °F

# **Geometry**

#	Туре	Function	OD (in)	ID (in)	Weight	Grade	Thread	Тор	Bottom	Excess
					(lb/ft)					(%)
1	Casing	Outer	13.375	12.615	54.50		n/a	0	1653	0.0
2	OpenHole	Outer		12.250			n/a	1653	4444	20.0
3	OpenHole	Outer		12.250			n/a	4444	5556	20.0
1	Casing	Inner	9.625	8.835	40.00		n/a	0	5556	0.0

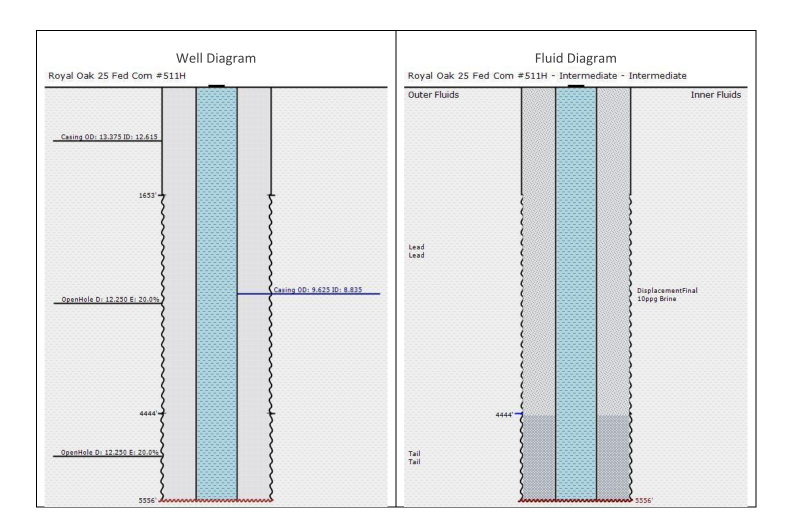
# **Capacities**

Excess added to Capacity Factor

Туре	TopDepth (ft)	Length (ft)	OD (in)	ID (in)	Capacity (bbl/ft)	Capacity (ft <sup>3/ft)</sup>	Fill (ft/bbl)	Fill (ft/ft <sup>3)</sup>
DisplacementFinal	0	5471	8.835	0.000	0.0758	0.4257	13.19	2.35
ShoeJoint	5471	85	8.835	0.000	0.0758	0.4257	13.19	2.35
Casing to OpenHole	4444	1112	12.250	9.625	0.0669	0.3758	14.94	2.66
Casing to OpenHole	1653	2791	12.250	9.625	0.0669	0.3758	14.94	2.66
Casing to Casing	0	1653	12.615	9.625	0.0646	0.3627	15.48	2.76



# Job: Intermediate (Intermediate) - Well & Fluid Diagrams





# Job: Intermediate (Intermediate) - Material Information

Pump	Туре	Fluid	Fluid Top	Density	Water Req.	Yield	Proposed	Proposed
Order			(ft)	(lb/gal)	(gal/bbl)	(ft <sup>3/sk)</sup>	Volume (sks)	Volume (bbl)
1	Flush	Fresh Water	0.00	8.34	42.0	n/a		20.00

Pump Order	Туре	Fluid	Fluid Top (ft)	Density (lb/gal)	Water Req. (gal/sk)	Yield (ft <sup>3/sk)</sup>	Proposed Volume (sks)	Proposed Volume (bbl)
2	Lead	Lead	0.00	12.50	12.4	2.17	761	293.88

CEMENT, CLASS C, HSR - Cement - 100.000 %

Cement Additive, Sodium Metasilicate A-2 - Accelerator - 2.000 %BWOB

SALT, SODIUM CHLORIDE, A-5 - Accelerator - 3.000 %BWOW

FOAM PREVENTER, FP-28L - Defoamer - 0.005 gal/sk

RETARDER, R-7C - Retarder - 0.430 %BWOB

ANTI STATIC ADDITIVE, STATIC FREE - Other - 0.005 lb/sk

Pump Order	Туре	Fluid	Fluid Top (ft)	Density (lb/gal)	Water Req. (gal/sk)	Yield (ft <sup>3/sk)</sup>	Proposed Volume (sks)	Proposed Volume (bbl)
3	Tail	Tail	4444.00	14.80	6.3	1.33	342	80.93

CEMENT, CLASS C, HSR - Cement - 100.000 %

Cement Additive, Sodium Metasilicate A-2 - Accelerator - 0.250 %BWOB

FOAM PREVENTER, FP-28L - Defoamer - 0.005 gal/sk

RETARDER, R-7C - Retarder - 0.050 %BWOB

Pump Order	Туре	Fluid	Fluid Top (ft)	Density (lb/gal)	Water Req. (gal/bbl)	Yield (ft <sup>3/sk)</sup>	Proposed Volume (sks)	Proposed Volume (bbl)
4	DisplacementFinal	10ppg Brine	0.00	8.34	42.0	n/a		415.00

# Job: Intermediate (Intermediate) - Pump Schedule

Sequence	Туре	Fluid	Density (lb/gal)	Pump Rate (bpm)	Volume (bbls)	Volume (sks)	Cum. Vol. (bbls)	Stage Time (min)	Cum. Time (min)
1	Flush	Fresh Water	8.34	5.00	20.00		20.00	4.00	4.00
2	Lead	Lead	12.50	5.00	293.88	761	313.88	58.78	62.78
3	Tail	Tail	14.80	5.00	80.93	342	394.81	16.19	78.97
4	DisplacementFinal	10ppg Brine	8.34	5.00	415.00		809.81	83.00	161.97





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#### **AMERICAN CEMENTING, LLC TERMS AND CONDITIONS**

These Terms and Conditions (these "T&Cs") contain INDEMNIFICATION, LIMITATION OF LIABILITY AND RISK SHIFTING PROVISIONS. The provision of Work by American Cementing, LLC or its affiliated companies ("Contractor" or "American") to any person or entity placing an Order for such Work ("Company" or "Customer") is subject to these T&Cs. By requesting the Work, Company voluntarily elects to enter into and be bound by these T&Cs, and any Order for Work shall constitute acceptance of these T&Cs, unless Contractor and Company have entered into a Master Service Agreement or other agreement expressly accepted in writing by Contractor's authorized representative, in which case the terms and conditions of such agreements shall govern the provision of the Work and completely supersede these T&Cs in all respects.

- 1. <u>DEFINITIONS</u>. "Claims" means all claims, lawsuits, demands, causes of action, liabilities, damages (including punitive damages), judgments, awards, fines, penalties, losses, costs, expenses (including, without limitation, reasonable attorneys' fees, expert fees, and costs of litigation) of any kind or character, without limit, which arise out of or are related to the Work. "COMPANY GROUP" means (i) COMPANY, and any of its parent, subsidiary and affiliated or related entities; (ii) the working interest owners, co-owners, co-lesses, co-lessors, partners and joint venturers of (i); (iii) any person or entity with an economic interest or property rights in the well, premises or the property in relation to or upon which Work is performed; and (iv) the officers, directors employees, shareholders, agents, representatives, contractors (except CONTRACTOR), subcontractors, consultants, and invitees of (i), (ii) and (iii) above. "CONTRACTOR GROUP" means (i) CONTRACTOR and any of its subsidiary and affiliated or related entities; and (ii) the officers, directors, employees, shareholders, agents, representatives, contractors, subcontractors, consultants, and invitees of all of the foregoing. "Order" means a written or verbal request for specific Work, including by way of a purchase order, work order, service order, work authorization, or similar instrument issued by COMPANY to CONTRACTOR, and which shall incorporate the pricing proposal submitted by CONTRACTOR for such Work. A request will be considered written if exchanges, whether by correspondence, letter, fax, or email include all material terms and conditions and they have been accepted or ratified by both COMPANY and CONTRACTOR; provided, however, if verbal, such request shall be confirmed in writing as soon as practicable, and the terms of the written Order shall control. "Work" means any cementing services and other related services provided by CONTRACTOR, along with all related personnel, equipment, machinery, tools, supplies, materials, vehicles, facilities, c
- 2. <u>INDEPENDENT CONTRACTOR</u>. This Agreement does not create any agency, partnership, joint venture, or similar business relationship between parties. COMPANY will have the right generally to oversee and inspect the performance of the Work to ensure the reasonable satisfactory completion thereof; it being understood and agreed that CONTRACTOR shall have exclusive control over the operational details of the Work.
- 3. PRICING AND PAYMENT. 3.1 COMPANY will pay CONTRACTOR for the Work according to the prices and rates contained the applicable Order; provided, however, that if there are no such prices and rates, sten the prices and rates set forth in the pricing proposal submitted by CONTRACTOR for the Work shall apply. The pricing proposals submitted by CONTRACTOR are generally valid sixty (60) days from submission of such proposal, unless otherwise set forth in such pricing proposal. Notwithstanding the foregoing, before commencing the Work and until an agreement is reached between the parties regarding such prices and rates, CONTRACTOR has the right to revise and shall advise COMPANY of any changes in the pricing proposal, and COMPANY may either accept or reject such changes, and proceed with the Work or not. 3.2 COMPANY shall pay CONTRACTOR's invoices within thirty (30) days of receipt of invoice. In the event COMPANY disputes any amount, it shall do so in good faith and shall notify CONTRACTOR of such dispute within thirty (30) days of receipt of invoice; provided, however, that COMPANY shall pay any undisputed portion of the invoice within the time for payment noted above and shall endeavor to expeditiously resolve such disputes. Any undisputed invoices, remaining unpaid for sixty (60) days after receipt by COMPANY, shall accrue interest at the rate of 1.5% per month or the maximum interest rate allowed by applicable law, whichever is less, through the time of collection. 3.3 Prices quoted by CONTRACTOR do not include sales, VAT, use or similar taxes, and such taxes, where applicable, shall be added to the quoted prices and invoiced accordingly. Each party shall pay all taxes levied or assessed by any governmental authority in connection with or incident to its performance under an Order; provided, however, that CONTRACTOR shall pay any assessments or taxes upon wages of CONTRACTOR, social security, unemployment insurance, old age benefits, or any other employment taxes, contributions or withholdings.
- 4. ORDERS; STANDARD OF PERFORMANCE; WARRANTIES. 4.1 COMPANY may from time to time place an Order for Work, and CONTRACTOR may provide such Work to COMPANY, subject to these T&Cs. Orders shall become binding only after signed or acknowledged by an authorized representative of each party. 4.2 CONTRACTOR shall provide all labor, equipment, machinery, tools, supplies, materials, vehicles, facilities, consumables, goods, and any other items required for the execution and completion of the Work, as more fully described in the applicable Order. 4.3 CONTRACTOR shall perform the Work with due diligence and care, in a good and workmanlike manner, using skilled, competent, experienced, and, where applicable, licensed personnel in accordance with the specifications represented by CONTRACTOR and with generally accepted oilfield practices. 4.4 CONTRACTOR shall conduct its Work, in all material respects, in accordance with all applicable laws, rules, regulations, decrees, and/or official government orders of any governing body having jurisdiction over the Work. 4.5 CONTRACTOR's Work is designed to operate under conditions normally encountered in a wellbore. COMPANY shall notify CONTRACTOR in advance and make special arrangements for Work in which hazardous or unusual conditions exist. COMPANY has complete care, custody, and control of the well, the premises around the well, and the drilling and production equipment of the well (other than such equipment provided by CONTRACTOR hereunder), and Company shall furnish directions and requirements for Work performed hereunder. CONTRACTOR is relying on COMPANY to provide such directions and requirements without further investigation by CONTRACTOR. CONTRACTOR agrees to observe and abide by COMPANY's safety policies and procedures communicated to and acknowledged by CONTRACTOR. CONTRACTOR shall as promptly as possible under the circumstances report to COMPANY's representative all accidents or occurrences resulting in injuries, illness or death to person(s) or damage to property, arising out of or occurring during the Work. 4.6 CONTRACTOR's sole liability, and COMPANY's exclusive remedy, for any Claims for breach of warranty under this Section 4 are limited to, at CONTRACTOR's sole option, (i) if practical, the re-performance of the defective Work or portion thereof, at no additional cost to COMPANY; or (ii) a refund or credit to COMPANY of any amount paid to CONTRACTOR for such defective Work or portion thereof. In the event that CONTRACTOR materially fails to perform the Work or if CONTRACTOR provides defective Work for reasons solely within CONTRACTOR's control, COMPANY shall give notice to CONTRACTOR of such non-performance or defective performance immediately upon discovery and prior to CONTRACTOR's departure from the worksite, otherwise such warranty Claim is waived. 4.7 Due to the nature of the Work to be performed in unpredictable wellbore conditions, CONTRACTOR does not warrant the accuracy, correctness, or completeness of any interpretations, analysis, recommendations, or advice, nor that COMPANY's or any third party's reliance on such interpretations, analysis, recommendations, or advice will accomplish any particular results, and which in any event are opinions only. Accordingly, it is COMPANY's responsibility, and sole risk, to determine the completion, well treatment, production, or financial decision involving any risk. Any outcomes that are less than expected will not relieve COMPANY of its responsibility to pay for the Work in accordance with these T&Cs. 4.8 THE WARRANTIES PROVIDED IN THIS SECTION 4 ARE THE SOLE AND EXCLUSIVE WARRANTIES RELATING TO THE WORK AND ARE IN LIEU OF ANY AND ALL OTHER WARRANTIES WHETHER ORAL, WRITTEN, EXPRESS, IMPLIED OR STATUTORY, INCLUDING WARRANTY OF MERCHANTABILITY AND WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE. 5. ORDER CHANGES; PROJECT ADMINISTRATION. 5.1 COMPANY may ask for and CONTRACTOR may agree to variations in the Work, whether by way of addition, modification or omission, which variations shall be in writing and signed by authorized representatives of both parties. The value of any such variations shall be ascertained by reference to the prices and rates specified in the applicable Order for like or analogous Work; provided, however, that if there are no such prices and rates or if they are otherwise inapplicable, then the prices and rates set forth in the pricing proposal submitted by CONTRACTOR for such additional Work shall apply. 5.2 To acknowledge or document various events during the provision of the Work, a party may from time to time sign the other party's forms, such as Orders, delivery tickets, job tickets, invoices, or similar instruments used by the parties in the normal course of business. In the event of a conflict between these T&Cs and any such documents, these T&Cs shall control, unless specific reference is made that these T&Cs are modified and the intention to modify is explicitly stated in such documents. 5.3 It is understood and agreed between the parties that COMPANY's representative (appointed in accordance with Section 5.4 below) shall have the authority to approve any job tickets, delivery tickets, or similar forms attesting to the completion of the Work by CONTRACTOR ("Job Tickets"). A COMPANY representative's signature on such Tickets shall indicate acceptance of the Work. If the Job Tickets are not acknowledged within forty-eight (48) hours of receipt through no fault of CONTRACTOR, CONTRACTOR may submit invoices for payment as if such Tickets had been acknowledged. 5.4 COMPANY will appoint a representative who will be responsible for the supervision of the Work, and who shall have full authority to represent and make decisions on behalf of COMPANY with respect to the Work, or otherwise to resolve the day-to-day issues which may arise related to the Work. Likewise, CONTRACTOR shall designate a representative with similar responsibilities and authority to liaise with COMPANY's representative.
- 6. CONTRACTOR's EQUIPMENT. 6.1 Title to CONTRACTOR's equipment, including any lost, damaged, or confiscated equipment, shall remain in CONTRACTOR, and COMPANY shall have no right to assign, transfer, hypothecate, or remove such equipment from the place of its intended use without CONTRACTOR's prior written consent. 6.2 COMPANY shall be responsible for and agrees to compensate CONTRACTOR for all damages, losses, or any abnormal wear to CONTRACTOR GROUP's equipment: (i) while in COMPANY GROUP's care, custody or control, including while being transported by any member of COMPANY GROUP; (ii) as a result of operations conducted out of specifications at COMPANY GROUP's request, or in corrosive, abnormal temperatures or other



unusual conditions; (iii) due to fishing operations (if any); or (iv) if lost in the hole or damaged beyond repair while in the hole or used in the hole. COMPANY will replace such equipment or reimburse CONTRACTOR with the current replacement price of such equipment.

#### 7. INDEMNITY.

7.1 Application of Indemnities. 7.1.1 In those matters in which a party is required by these T&Cs to RELEASE, DEFEND, PROTECT, INDEMNIFY, AND HOLD HARMLESS the other party and/or members of its respective Group, SUCH OBLIGATIONS SHALL, EXCEPT TO THE EXTENT EXPRESSLY PROVIDED OTHERWISE IN THESE T&CS, APPLY TO INDEMNITOR REGARDLESS OF THE CAUSE OR REASON, OR WHO MAY BE AT FAULT OR OTHERWISE RESPONSIBLE UNDER ANY CONTRACT, STATUTE, RULE, OR THEORY OF LAW, INCLUDING WITHOUT LIMITATION STRICT LIABILITY, TORT, BREACH OF DUTY (STATUTORY OR OTHERWISE), BREACH OF CONTRACT, BREACH OF REPRESENTATION OR WARRANTY, BREACH OF ANY SAFETY REQUIREMENT OR REGULATION, DUE TO ANY LATENT, PATENT, OR PRE-EXISTING DEFECTS OR CONDITIONS, IMPERFECTION OF MATERIAL, FAILURE OF EQUIPMENT, OR ANY LEGAL FAULT OR RESPONSIBILITY OF EITHER PARTY INCLUDING THE SOLE, JOINT, AND/OR CONCURRENT NEGLIGENCE OR FAULT, WHETHER ACTIVE OR PASSIVE, OF THE INDEMNIFIED PARTY, OR OTHER PERSONS OR ENTITIES. 7.1.2 In the event these T&Cs are subject to the indemnity limitations in Chapter 127 of the Texas Civil Practice and Remedies Code (or any successor statute), and so long as such limitations are in force, each party covenants and agrees to support the mutual indemnity and release obligations contained herein by carrying insurance in an amount and of a type sufficient to cover their indemnity obligations. 7.1.3 Notwithstanding any provisions in these T&Cs to the contrary, the following provision applies where Work is to be performed in New Mexico or Wyoming, as applicable: to the extent this Section 7 is governed by New Mexico or Wyoming law, then the provisions herein shall be read not to include indemnification for the indemnified party's own negligence. 7.1.4 If any defense, indemnity, or insurance provision contained in these T&Cs conflicts with, is prohibited by or violates public policy under any federal, state or other law determined to be applicable to a particular situation arising or involving these T&Cs, it is understood and agreed that the confl

- 7.2 CONTRACTOR's Indemnification. CONTRACTOR shall be liable for, and hereby agrees to RELEASE, DEFEND, PROTECT, INDEMNIFY AND HOLD COMPANY GROUP HARMLESS from and against any and all Claims for personal or bodily injury to, sickness, disease or death of any member of CONTRACTOR GROUP, and any and all Claims for damage to or loss of any property of CONTRACTOR GROUP.
- 7.3 COMPANY's Indemnification. COMPANY shall be liable for, and hereby agrees to RELEASE, DEFEND, PROTECT, INDEMNIFY AND HOLD CONTRACTOR GROUP HARMLESS from and against any and all Claims for personal or bodily injury to, sickness, disease or death of any member of COMPANY GROUP, and any and all Claims for damage to or loss of any property of COMPANY GROUP.
  7.4 Pollution and Contamination; Catastrophic Damages or Losses. Notwithstanding each party's obligations pursuant to Sections 7.2 and 7.3 hereof, it is understood and agreed between the parties that the following additional terms shall apply: 7.4.1 (a) CONTRACTOR shall be liable for, and hereby agrees to RELEASE, DEFEND, PROTECT, INDEMNIFY AND HOLD COMPANY GROUP HARMLESS from and against any and all Claims arising from pollution or contamination, which originates above the surface of the land or water, and which shall directly result from or be caused by CONTRACTOR GROUP's equipment, vehicles, or other tools and instruments while in CONTRACTOR GROUP's sole care, custody or control, and shall assume all responsibility for control and removal of same; and (b) COMPANY shall be liable for, and hereby agrees to RELEASE, DEFEND, PROTECT, INDEMNIFY AND HOLD CONTRACTOR GROUP HARMLESS from and against any and all Claims arising from any and all pollution or contamination other than that described under Section 7.4.1 (a) above, and removal of same. 7.4.2 COMPANY shall be liable for, and hereby agrees to RELEASE, DEFEND, PROTECT, INDEMNIFY AND HOLD CONTRACTOR GROUP HARMLESS from and against any and all Claims arising from any and all catastrophic damages or losses, including but not limited to those on account of injury, destruction of, loss or impairment (i) of any formation, strata, or reservoir beneath the surface of the earth; (ii) of any property rights in or to oil, gas, or other mineral substance or water, or the quiet enjoyment thereof, including subsurface trespass; (iii) to the well or the hole, including its casing; (iv) from radioactive sources; and (v) fr
- 7.5 Incidental or Consequential Damages. Notwithstanding any provisions to the contrary in these T&Cs, neither party shall be liable to the other party for, and parties shall RELEASE, PROTECT, DEFEND, INDEMNIFY AND HOLD EACH OTHER HARMLESS from and against any special, punitive, indirect, incidental or consequential damages or losses suffered by the other party and its Group resulting from or arising, directly or indirectly, out of or in connection with the Work, including, without limitation, loss and/or deferral of production, loss of product, loss of use, loss of bargain, contract expectations, or opportunity to contract with others, loss of revenue, profit, or anticipated profit, loss of business, business interruption, or downtime, whether direct or indirect, and whether or not such loss was foreseeable at the time of placing of an Order.
- 8. INSURANCE. 8.1 CONTRACTOR and COMPANY agree, at their sole cost and expense, to procure and continuously maintain in full force and effect throughout the term of this Agreement the following insurance coverage which may be met by a combination of primary and excess/umbrella insurance: A. Statutory Workers' Compensation Insurance and Employer's Liability in the amount of \$1,000,000 per occurrence and in the aggregate; B. Commercial General Liability insurance providing for third party property damage and personal injury, including broad form contractual liability for any agreement and broad form property damage in the amount of \$1,000,000 per occurrence and \$2,000,000 in the aggregate; C. Owned and Non-Owned Automobile Liability Insurance for bodily injury and property damage combined single limit in the amount of \$1,000,000 per occurrence and in the aggregate; D. Excess/Umbrella Liability Insurance providing coverage in excess of the foregoing insurances in the amount of \$5,000,000 per occurrence and in the aggregate, excluding statutory insurance coverage. 8.2 Each party agrees that, to the extent it assumes liability herein, it shall endorse the above coverages to name the indemnified parties as additional insureds (except for Workers' Compensation), shall waive its right of subrogation against the indemnified parties and their insurers, and agrees that its insurance shall be primary to that carried by the indemnified parties and non-contributory as per negligence for third party Claims, and shall not contribute in case of any Claim of exhaustion of horizontal limits. 8.3 Each party shall furnish an insurance certificate to the other to evidence the insurance required herein, and such certificates shall contain an endorsement stating that the insurer will endeavor to provide a thirty (30) days prior written notice of alteration or material change to such coverage. All deductible amounts, premiums, franchise amounts, or other charges due with respect to each party's required insurance should be the sole obligation of the insured party. 9. CONFIDENTIALITY. Each party contemplates that the other party may be provided and exposed to confidential and proprietary information ("Confidential Information"), which includes information relating to specifications of its tools, designs, inventions, component parts, parts list, software, firmware, hardware, processes, computer interfaces, operational parameters, and terms and pricing of Work. All Confidential Information shall remain the property of the party disclosing the same and no license is granted to the receiving party by virtue of the provision of such information. Confidential Information shall (i) be used by the recipient solely for the purpose of the provision of the Work and (ii) kept confidential and not disclosed to any person, except authorized representatives of the receiving Party, without written permission of the disclosing party. The receiving party shall take all reasonable steps to require its authorized representatives to keep such information confidential during and after the Work. Confidential Information shall not include information which: (i) at the time of placement of the Order is in the public domain or subsequently comes into the public domain through no fault of the receiving party and not in breach of these T&Cs; (ii) was already known to the receiving party on the date of disclosure, provided that such prior knowledge can be substantiated and proved by documentation; or (iii) properly and lawfully available to the receiving party from sources independent of the disclosing party.
- 10. INTELLECTUAL PROPERTY. While performing the Work, CONTRACTOR may utilize CONTRACTOR's intellectual property (including, without limitation, copyrights, registered marks, trademarks, service marks, patents, know-how, trade secrets, inventions, discoveries, techniques. techniques. technical information, technologies, designs, software, computer programs, formulae, calculations, computations, expertise, ideas, concepts, improvements, sketches, drawings, models, methods, practices, and/or processes, whether patentable or not) and/or develop, conceive, create, acquire, obtain, collect, generate, or make such additional intellectual property, which is and shall be CONTRACTOR's exclusive property. Except if expressly and specifically agreed in writing in a separate development agreement executed by the parties, and in exchange for appropriate payment, CONTRACTOR shall not develop any intellectual property for ownership by COMPANY in association with Work performed under a specific Order. Notwithstanding the foregoing, COMPANY GROUP shall own any intellectual property solely developed by COMPANY or COMPANY GROUP, respectively.
- 11. FORCE MAJEURE. 11.1 "Force Majeure" means (to the extent and only to the extent that any of the following are not reasonably within the control of the party claiming a Force Majeure and by the exercise of due diligence such party could not have mitigated, avoided, or overcome such condition) acts of God, fire, floods, lightning, blizzards, tornadoes, earthquakes, ice storms, named tropical storms and hurricanes, pandemics, terrorism, insurrection, revolution, war, strikes, lockouts, federal or state laws, rules and regulations of any governmental or public authorities having or asserting jurisdiction over the premises of either or both parties, inability to procure material due to industry wide shortages or soaring commodity costs, equipment, or necessary labor despite reasonable efforts, or similar causes. 11.2 If a party is rendered unable, wholly or in part, by a Force Majeure event to perform, that party will give written notice detailing such Force Majeure event to the other party as soon as reasonably possible. If a Force Majeure event continues without interruption for ten (10) days, either Party may cancel the applicable Order by giving prompt, written cancellation notice to the other party. Nothing in this Section 14.2 shall excuse COMPANY from its payment obligations of any invoices due and owing for Work performed under a specific Order.
- 12. <u>LIMITATION OF LIABILITY.</u> Notwithstanding anything to the contrary in these T&Cs, CONTRACTOR's liability arising from or in connection with its performance of the Work shall be limited to the value of the consideration paid to CONTRACTOR under the applicable Order.
- 13. GOVERNING LAW; VENUE. 13.1 For Work performed on a worksite within the United States, these T&Cs shall be exclusively governed by the laws of the State of Texas, excluding any conflict of laws principle that would refer to the laws of another jurisdiction. Venue shall lie exclusively in the state or federal courts of Harris County, Texas, and the parties consent to personal



#### **Intermediate Proposal**

jurisdiction therein. 13.2 For Work performed on a worksite within Canada, these T&Cs shall be exclusively governed by the laws of Province of Alberta, excluding any conflict of laws principle that would refer to the laws of another jurisdiction.

14. MISCELLANEOUS. 14.1 Notices. Notices shall be sent by registered post, or delivered in person, to the address for notices communicated by the other party. Said notices shall be deemed received (i) upon delivery if hand delivered, (ii) upon delivery if sent by registered post, and (iii) upon recipient's confirmation of receipt if faxed. 14.2 Waiver. No benefit or right accruing to either party under these T&Cs shall be deemed to be waived unless the waiver is in writing, expressly refers to these T&Cs, and is signed by a duly authorized representative of both parties. A waiver in any one or more instances shall not constitute a continuing waiver, unless specifically so stated in the written waiver. 14.3 Severability. In the event one or more of the provisions contained in these T&Cs shall be held, for any reason, to be invalid, void, illegal, contrary to law and/or unenforceable in any respect, these T&Cs shall be deemed to be amended to partially or completely modify such provision or portion thereof to the extent necessary to make it enforceable. If necessary, these T&Cs shall be deemed to be amended to delete the unenforceable provision or portion thereof, in which event such invalidity, illegality or unenforceability shall not affect the remaining provisions hereof, and these T&Cs shall remain unaffected and shall be construed as if such invalid, void, illegal or unenforceable provision never had been contained herein. 14.4 Independent Representation. COMPANY AND CONTRACTOR ACKNOWLEDGE THAT THEY HAVE CONSULTED AN ATTORNEY CONCERNING THESE T&Cs OR HAVE ELECTED NOT TO DO SO, BUT REPRESENT THAT THEY FULLY UNDERSTAND THEIR RIGHTS AND OBLIGATIONS HEREUNDER

Company: _	
Signature: _	
Name:	
Title:	
Date:	



# Coterra Energy Inc. CEMENT PROPOSAL #81476

**Long String Proposal** 

Royal Oak 25 Fed Com #511H 30-025-52841 S:25 T:18S R:33E Lea NM

February 06, 2025

AMERICAN

**Long String Proposal** 

#### **CEMENT PROPOSAL**

Attention: Kyle Adamek | (660) 247-2024 | kyle@deepenergyllc.com Coterra Energy Inc. 202 S. Cheyenne Ave Suite 1000 | Tulsa, OK 74103 February 06, 2025

Dear Kyle Adamek,

Thank you for the opportunity to submit pricing for cementing services on the attached wellbore. American Cementing's priority is to provide premium customer service while operating in a safe, efficient manner. If you have any questions regarding the proposal or services offered, please contact American Cementing at any time.

Sincerely,

Will Bautista
Sales | (432) 254-0261 | will.bautista@americancementing.com

Prepared By
Meseret Belayneh
Field Engineer III | (801) 513-8231 | meseret.belayneh@americancementing.com

Field Office 6165 W Murphy St, Odessa, TX 79763

Phone: (432) 208-6452

#### **Disclaimer**

- 1. Proposal is valid for 30 days
- 2. Proposal is for pricing purposes only; actual job procedure to be confirmed prior to job
- 3. American Cementing recommends proper hole conditioning prior to initiating cementing; please discuss procedures with your American Cementing representative
- 4. Applicable sales tax will be added to the final invoice
- 5. American Cementing's general terms and conditions are hereby incorporated into this Proposal

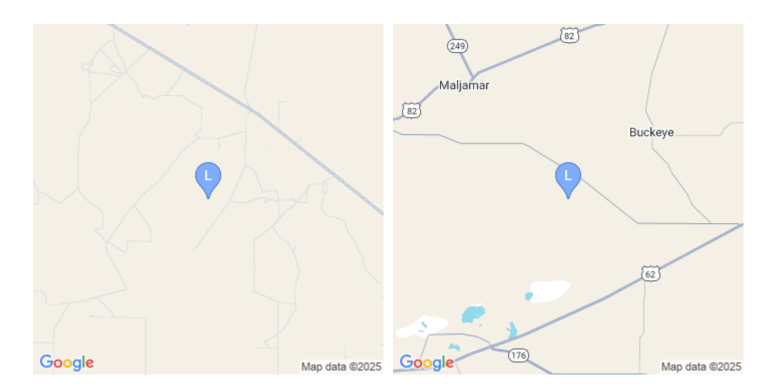


#### **Well Information**

Well Name: Royal Oak 25 Fed Com #511H

Well API: **30-025-52841** Latitude: **32.725046** Longitude: **-103.620964** 

Section: 25 Township: 18S Range: 33E County: Lea, NM







## Job: Long String (Long String) - Well Information

Drilling Fluid Density: 9.20 lb/gal

Drilling Fluid: **OBM** 

Total Measured Depth: 19396 ft Total Vertical Depth: 9180 ft

BHCT: **170 °F** BHST: **170 °F** 

Temperature Gradient: 0.98 °F/100ft

Surface Temp: 80 °F

#### **Geometry**

#	Туре	Function	OD (in)	ID (in)	Weight	Grade	Thread	Тор	Bottom	Excess
					(lb/ft)					(%)
1	Casing	Outer	9.625	8.835	40.00		n/a	0	5556	0.0
2	OpenHole	Outer		8.750			n/a	5556	8715	50.0
3	OpenHole	Outer		8.750			n/a	8715	19396	20.0
1	Casing	Inner	5.500	4.778	20.00		n/a	0	19396	0.0

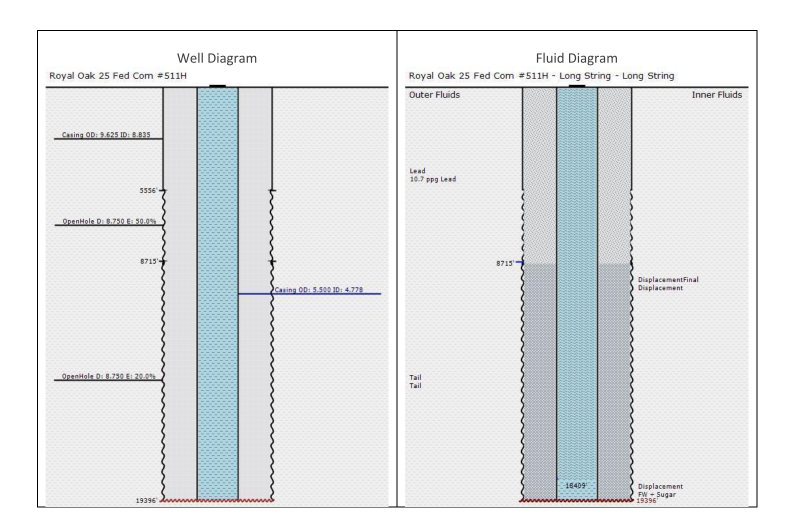
#### **Capacities**

Excess added to Capacity Factor

Туре	TopDepth (ft)	Length (ft)	OD (in)	ID (in)	Capacity (bbl/ft)	Capacity (ft <sup>3/ft)</sup>	Fill (ft/bbl)	Fill (ft/ft <sup>3)</sup>
DisplacementFinal	0	19311	4.778	0.000	0.0222	0.1245	45.09	8.03
ShoeJoint	19311	85	4.778	0.000	0.0222	0.1245	45.09	8.03
Casing to OpenHole	8715	10681	8.750	5.500	0.0540	0.3031	18.52	3.30
Casing to OpenHole	5556	3159	8.750	5.500	0.0675	0.3789	14.82	2.64
Casing to Casing	0	5556	8.835	5.500	0.0464	0.2607	21.53	3.84



# Job: Long String (Long String) - Well & Fluid Diagrams





### **Job: Long String (Long String) - Material Information**

Pump Order	Туре	Fluid	Fluid Top (ft)	Density (lb/gal)	Water Req. (gal/bbl)	Yield (ft <sup>3/sk)</sup>	Proposed Volume (sks)	Proposed Volume (bbl)		
1	Spacer	Spacer + LCM	0.00	9.70	38.5	n/a		40.00		
WEIGHTING ADDITIVE, BARITE - Heavyweight - 65.072 lb/bbl										

IntegraSeal HOLD, ALOC-1212 - LostCirculation - 10.000 lb/bbl

BIOSUITE GQ2510 - Biocide - 0.010 gal/bbl

DYE, LIQUID, BLUE - Other - 0.050 gal/bbl

CORROSION INHIBITORS, HS-2 - Other - 0.050 gal/bbl

XCem-621 - Viscosifier - 10.000 lb/bbl

Pump Order	Туре	Fluid	Fluid Top (ft)	Density (lb/gal)	Water Req. (gal/sk)	Yield (ft <sup>3/sk)</sup>	Proposed Volume (sks)	Proposed Volume (bbl)
2	Lead	10.7 ppg Lead	0.00	10.70	24.5	3.92	676	471.80

CEMENT, CLASS C, HSR - Cement - 75.000 %

CEMENT, FLY ASH (OTX1) - Extender - 25.000 %

CEMENT EXTENDER, GYPSUM, A-10 - Accelerator - 5.000 %BWOB

Cement Additive, Sodium Metasilicate A-2 - Accelerator - 2.000 %BWOB

FLUID LOSS, AFL-533 - FluidLoss - 0.500 %BWOB

Viscosifier, AVIS-617 - Viscosifier - 0.300 %BWOB

BONDING AGENT, BA-95 - BondEnhancer - 15.000 lb/sk

FOAM PREVENTER, FP-28L - Defoamer - 0.005 gal/sk

RETARDER, R-21 - Retarder - 0.100 %BWOB

RETARDER, R-7C - Retarder - 0.500 %BWOB

DISPERSANT, XCem-403 - Dispersant - 0.100 %BWOB

Pump Order	Туре	Fluid	Fluid Top (ft)	Density (lb/gal)	Water Req. (gal/sk)	Yield (ft <sup>3/sk)</sup>	Proposed Volume (sks)	Proposed Volume (bbl)
Oraci			(10)	(ID/ Buil	(Bai) 3K)	(10	Volume (SKS)	Volume (DDI)
3	Tail	Tail	8715.00	14.80	4.9	1.16	2808	578.64

IntegraCem XTL, AEXT-1012 - Extender - 5.000 %

CEMENT, CLASS H, HSR - Cement - 70.000 %

CEMENT, FLY ASH (OTX1) - Extender - 25.000 %

SALT, SODIUM CHLORIDE, A-5 - Accelerator - 3.000 %BWOW

ANTI SETTLING, ASA-301 - Viscosifier - 0.150 %BWOB

FLUID LOSS, FL-66 - FluidLoss - 0.700 %BWOB

FOAM PREVENTER, FP-28L - Defoamer - 0.005 gal/sk

RETARDER, R-3 - Retarder - 0.080 %BWOB

DISPERSANT, XCem-403 - Dispersant - 0.700 %BWOB

Pump Order	Type Fluid		Fluid Top Density (ft) (lb/gal)		Water Req. (gal/bbl)	Yield (ft <sup>3/sk)</sup>	Proposed Volume (sks)	Proposed Volume (bbl)			
4	Displacement FW + Sugar 18409.00 8.36 41.8 n/a 20.00										
RETARDER, SUGAR, GRANULAR - Retarder - 2.500 lb/bbl											

Pump	Туре	Fluid	Fluid Top	Density Water Req.		Yield	Proposed	Proposed
Order			(ft)	(lb/gal)	(gal/bbl)	(ft <sup>3/sk)</sup>	Volume (sks)	Volume (bbl)
5	DisplacementFinal	Displacement	0.00	8.34	41.9	n/a		409.00

BIOSUITE GQ2510 - Biocide - 0.010 gal/bbl

CORROSION INHIBITORS, HS-2 - Other - 0.050 gal/bbl





# Job: Long String (Long String) - Pump Schedule

Sequence	Туре	Fluid	Density	Pump	Volume	Volume	Cum. Vol.	Stage	Cum.
			(lb/gal)	Rate	(bbls)	(sks)	(bbls)	Time	Time
				(bpm)				(min)	(min)
1	Spacer	Spacer + LCM	9.70	5.00	40.00		40.00	8.00	8.00
2	Lead	10.7 ppg Lead	10.70	5.00	471.80	676	511.80	94.36	102.36
3	Tail	Tail	14.80	5.00	578.64	2808	1090.44	115.73	218.09
4	Displacement	FW + Sugar	8.36	5.00	20.00		1110.44	4.00	222.09
5	DisplacementFinal	Displacement	8.34	5.00	409.00		1519.44	81.80	303.89



#### **General Terms and Conditions**

#### AMERICAN CEMENTING, LLC TERMS AND CONDITIONS

These Terms and Conditions (these "T&Cs") contain INDEMNIFICATION, LIMITATION OF LIABILITY AND RISK SHIFTING PROVISIONS. The provision of Work by American Cementing, LLC or its affiliated companies ("Contractor" or "American") to any person or entity placing an Order for such Work ("Company" or "Customer") is subject to these T&Cs. By requesting the Work, Company voluntarily elects to enter into and be bound by these T&Cs, and any Order for Work shall constitute acceptance of these T&Cs, unless Contractor and Company have entered into a Master Service Agreement or other agreement expressly accepted in writing by Contractor's authorized representative, in which case the terms and conditions of such agreements shall govern the provision of the Work and completely supersede these T&Cs in all respects.

- 1. <u>DEFINITIONS</u>. "Claims" means all claims, lawsuits, demands, causes of action, liabilities, damages (including punitive damages), judgments, awards, fines, penalties, losses, costs, expenses (including, without limitation, reasonable attorneys' fees, expert fees, and costs of litigation) of any kind or character, without limit, which arise out of or are related to the Work. "COMPANY GROUP" means (i) COMPANY, and any of its parent, subsidiary and affiliated or related entities; (ii) the working interest owners, co-owners, co-lesses, co-lessors, partners and joint venturers of (i); (iii) any person or entity with an economic interest or property rights in the well, premises or the property in relation to or upon which Work is performed; and (iv) the officers, directors employees, shareholders, agents, representatives, contractors (except CONTRACTOR), subcontractors, consultants, and invitees of (i), (ii) and (iii) above. "CONTRACTOR GROUP" means (i) CONTRACTOR and any of its subsidiary and affiliated or related entities; and (ii) the officers, directors, employees, shareholders, agents, representatives, contractors, subcontractors, consultants, and invitees of all of the foregoing. "Order" means a written or verbal request for specific Work, including by way of a purchase order, work order, service order, work authorization, or similar instrument issued by COMPANY to CONTRACTOR, and which shall incorporate the pricing proposal submitted by CONTRACTOR for such Work. A request will be considered written if exchanges, whether by correspondence, letter, fax, or email include all material terms and conditions and they have been accepted or ratified by both COMPANY and CONTRACTOR; provided, however, if verbal, such request shall control. "Work" means any cementing services and other related services provided by CONTRACTOR, along with all related personnel, equipment, machinery, tools, supplies, materials, vehicles, facilities, consumables, goods, and any other items used in connection with such services.
- 2. <u>INDEPENDENT CONTRACTOR</u>. This Agreement does not create any agency, partnership, joint venture, or similar business relationship between parties. COMPANY will have the right generally to oversee and inspect the performance of the Work to ensure the reasonable satisfactory completion thereof; it being understood and agreed that CONTRACTOR shall have exclusive control over the operational details of the Work.
- 3. PRICING AND PAYMENT. 3.1 COMPANY will pay CONTRACTOR for the Work according to the prices and rates contained the applicable Order; provided, however, that if there are no such prices and rates, sten the prices and rates set forth in the pricing proposal submitted by CONTRACTOR for the Work shall apply. The pricing proposals submitted by CONTRACTOR are generally valid sixty (60) days from submission of such proposal, unless otherwise set forth in such pricing proposal. Notwithstanding the foregoing, before commencing the Work and until an agreement is reached between the parties regarding such prices and rates, CONTRACTOR has the right to revise and shall advise COMPANY of any changes in the pricing proposal, and COMPANY may either accept or reject such changes, and proceed with the Work or not. 3.2 COMPANY shall pay CONTRACTOR's invoices within thirty (30) days of receipt of invoice. In the event COMPANY disputes any amount, it shall do so in good faith and shall notify CONTRACTOR of such dispute within thirty (30) days of receipt of invoice; provided, however, that COMPANY shall pay any undisputed portion of the invoice within the time for payment noted above and shall endeavor to expeditiously resolve such disputes. Any undisputed invoices, remaining unpaid for sixty (60) days after receipt by COMPANY, shall accrue interest at the rate of 1.5% per month or the maximum interest rate allowed by applicable law, whichever is less, through the time of collection. 3.3 Prices quoted by CONTRACTOR do not include sales, VAT, use or similar taxes, and such taxes, where applicable, shall be added to the quoted prices and invoiced accordingly. Each party shall pay all taxes levied or assessed by any governmental authority in connection with or incident to its performance under an Order; provided, however, that CONTRACTOR shall pay any assessments or taxes upon wages of CONTRACTOR, social security, unemployment insurance, old age benefits, or any other employment taxes, contributions or withholdings.
- 4. ORDERS; STANDARD OF PERFORMANCE; WARRANTIES. 4.1 COMPANY may from time to time place an Order for Work, and CONTRACTOR may provide such Work to COMPANY, subject to these T&Cs. Orders shall become binding only after signed or acknowledged by an authorized representative of each party. 4.2 CONTRACTOR shall provide all labor, equipment, machinery, tools, supplies, materials, vehicles, facilities, consumables, goods, and any other items required for the execution and completion of the Work, as more fully described in the applicable Order. 4.3 CONTRACTOR shall perform the Work with due diligence and care, in a good and workmanlike manner, using skilled, competent, experienced, and, where applicable, licensed personnel in accordance with the specifications represented by CONTRACTOR and with generally accepted oilfield practices. 4.4 CONTRACTOR shall conduct its Work, in all material respects, in accordance with all applicable laws, rules, regulations, decrees, and/or official government orders of any governing body having jurisdiction over the Work. 4.5 CONTRACTOR's Work is designed to operate under conditions normally encountered in a wellbore. COMPANY shall notify CONTRACTOR in advance and make special arrangements for Work in which hazardous or unusual conditions exist. COMPANY has complete care, custody, and control of the well, the premises around the well, and the drilling and production equipment of the well (other than such equipment provided by CONTRACTOR hereunder), and Company shall furnish directions and requirements for Work performed hereunder. CONTRACTOR is relying on COMPANY to provide such directions and requirements without further investigation by CONTRACTOR. CONTRACTOR agrees to observe and abide by COMPANY's safety policies and procedures communicated to and acknowledged by CONTRACTOR. CONTRACTOR shall as promptly as possible under the circumstances report to COMPANY's representative all accidents or occurrences resulting in injuries, illness or death to person(s) or damage to property, arising out of or occurring during the Work. 4.6 CONTRACTOR's sole liability, and COMPANY's exclusive remedy, for any Claims for breach of warranty under this Section 4 are limited to, at CONTRACTOR's sole option, (i) if practical, the re-performance of the defective Work or portion thereof, at no additional cost to COMPANY; or (ii) a refund or credit to COMPANY of any amount paid to CONTRACTOR for such defective Work or portion thereof. In the event that CONTRACTOR materially fails to perform the Work or if CONTRACTOR provides defective Work for reasons solely within CONTRACTOR's control, COMPANY shall give notice to CONTRACTOR of such non-performance or defective performance immediately upon discovery and prior to CONTRACTOR's departure from the worksite, otherwise such warranty Claim is waived. 4.7 Due to the nature of the Work to be performed in unpredictable wellbore conditions, CONTRACTOR does not warrant the accuracy, correctness, or completeness of any interpretations, analysis, recommendations, or advice, nor that COMPANY's or any third party's reliance on such interpretations, analysis, recommendations, or advice will accomplish any particular results, and which in any event are opinions only. Accordingly, it is COMPANY's responsibility, and sole risk, to determine the completion, well treatment, production, or financial decision involving any risk. Any outcomes that are less than expected will not relieve COMPANY of its responsibility to pay for the Work in accordance with these T&Cs. 4.8 THE WARRANTIES PROVIDED IN THIS SECTION 4 ARE THE SOLE AND EXCLUSIVE WARRANTIES RELATING TO THE WORK AND ARE IN LIEU OF ANY AND ALL OTHER WARRANTIES WHETHER ORAL, WRITTEN, EXPRESS, IMPLIED OR STATUTORY, INCLUDING WARRANTY OF MERCHANTABILITY AND WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE. 5. ORDER CHANGES; PROJECT ADMINISTRATION. 5.1 COMPANY may ask for and CONTRACTOR may agree to variations in the Work, whether by way of addition, modification or omission, which variations shall be in writing and signed by authorized representatives of both parties. The value of any such variations shall be ascertained by reference to the prices and rates specified in the applicable Order for like or analogous Work; provided, however, that if there are no such prices and rates or if they are otherwise inapplicable, then the prices and rates set forth in the pricing proposal submitted by CONTRACTOR for such additional Work shall apply. 5.2 To acknowledge or document various events during the provision of the Work, a party may from time to time sign the other party's forms, such as Orders, delivery tickets, job tickets, invoices, or similar instruments used by the parties in the normal course of business. In the event of a conflict between these T&Cs and any such documents, these T&Cs shall control, unless specific reference is made that these T&Cs are modified and the intention to modify is explicitly stated in such documents. 5.3 It is understood and agreed between the parties that COMPANY's representative (appointed in accordance with Section 5.4 below) shall have the authority to approve any job tickets, delivery tickets, or similar forms attesting to the completion of the Work by CONTRACTOR ("Job Tickets"). A COMPANY representative's signature on such Tickets shall indicate acceptance of the Work. If the Job Tickets are not acknowledged within forty-eight (48) hours of receipt through no fault of CONTRACTOR, CONTRACTOR may submit invoices for payment as if such Tickets had been acknowledged. 5.4 COMPANY will appoint a representative who will be responsible for the supervision of the Work, and who shall have full authority to represent and make decisions on behalf of COMPANY with respect to the Work, or otherwise to resolve the day-to-day issues which may arise related to the Work. Likewise, CONTRACTOR shall designate a representative with similar responsibilities and authority to liaise with COMPANY's representative.
- 6. CONTRACTOR's EQUIPMENT. 6.1 Title to CONTRACTOR's equipment, including any lost, damaged, or confiscated equipment, shall remain in CONTRACTOR, and COMPANY shall have no right to assign, transfer, hypothecate, or remove such equipment from the place of its intended use without CONTRACTOR's prior written consent. 6.2 COMPANY shall be responsible for and agrees to compensate CONTRACTOR for all damages, losses, or any abnormal wear to CONTRACTOR GROUP's equipment: (i) while in COMPANY GROUP's care, custody or control, including while being transported by any member of COMPANY GROUP; (ii) as a result of operations conducted out of specifications at COMPANY GROUP's request, or in corrosive, abnormal temperatures or other



unusual conditions; (iii) due to fishing operations (if any); or (iv) if lost in the hole or damaged beyond repair while in the hole or used in the hole. COMPANY will replace such equipment or reimburse CONTRACTOR with the current replacement price of such equipment.

#### 7. INDEMNITY.

7.1 Application of Indemnities. 7.1.1 In those matters in which a party is required by these T&Cs to RELEASE, DEFEND, PROTECT, INDEMNIFY, AND HOLD HARMLESS the other party and/or members of its respective Group, SUCH OBLIGATIONS SHALL, EXCEPT TO THE EXTENT EXPRESSLY PROVIDED OTHERWISE IN THESE T&CS, APPLY TO INDEMNITOR REGARDLESS OF THE CAUSE OR REASON, OR WHO MAY BE AT FAULT OR OTHERWISE RESPONSIBLE UNDER ANY CONTRACT, STATUTE, RULE, OR THEORY OF LAW, INCLUDING WITHOUT LIMITATION STRICT LIABILITY, TORT, BREACH OF DUTY (STATUTORY OR OTHERWISE), BREACH OF CONTRACT, BREACH OF REPRESENTATION OR WARRANTY, BREACH OF ANY SAFETY REQUIREMENT OR REGULATION, DUE TO ANY LATENT, PATENT, OR PRE-EXISTING DEFECTS OR CONDITIONS, IMPERFECTION OF MATERIAL, FAILURE OF EQUIPMENT, OR ANY LEGAL FAULT OR RESPONSIBILITY OF EITHER PARTY INCLUDING THE SOLE, JOINT, AND/OR CONCURRENT NEGLIGENCE OR FAULT, WHETHER ACTIVE OR PASSIVE, OF THE INDEMNIFIED PARTY, OR OTHER PERSONS OR ENTITIES. 7.1.2 In the event these T&Cs are subject to the indemnity limitations in Chapter 127 of the Texas Civil Practice and Remedies Code (or any successor statute), and so long as such limitations are in force, each party covenants and agrees to support the mutual indemnity and release obligations contained herein by carrying insurance in an amount and of a type sufficient to cover their indemnity obligations. 7.1.3 Notwithstanding any provisions in these T&Cs to the contrary, the following provision applies where Work is to be performed in New Mexico or Wyoming, as applicable: to the extent this Section 7 is governed by New Mexico or Wyoming law, then the provisions herein shall be read not to include indemnification for the indemnified party's own negligence. 7.1.4 If any defense, indemnity, or insurance provision contained in these T&Cs conflicts with, is prohibited by or violates public policy under any federal, state or other law determined to be applicable to a particular situation arising or involving these T&Cs, it is understood and agreed that the confl

- 7.2 CONTRACTOR's Indemnification. CONTRACTOR shall be liable for, and hereby agrees to RELEASE, DEFEND, PROTECT, INDEMNIFY AND HOLD COMPANY GROUP HARMLESS from and against any and all Claims for personal or bodily injury to, sickness, disease or death of any member of CONTRACTOR GROUP, and any and all Claims for damage to or loss of any property of CONTRACTOR GROUP.
- 7.3 COMPANY's Indemnification. COMPANY shall be liable for, and hereby agrees to RELEASE, DEFEND, PROTECT, INDEMNIFY AND HOLD CONTRACTOR GROUP HARMLESS from and against any and all Claims for personal or bodily injury to, sickness, disease or death of any member of COMPANY GROUP, and any and all Claims for damage to or loss of any property of COMPANY GROUP.

  7.4 Pollution and Contamination; Catastrophic Damages or Losses.

  Notwithstanding each party's obligations pursuant to Sections 7.2 and 7.3 hereof, it is understood and agreed between the parties that the following additional terms shall apply: 7.4.1 (a) CONTRACTOR shall be liable for, and hereby agrees to RELEASE, DEFEND, PROTECT, INDEMNIFY AND HOLD COMPANY GROUP HARMLESS from and against any and all Claims arising from pollution or contamination, which originates above the surface of the land or water, and which shall directly result from or be caused by CONTRACTOR GROUP's equipment, vehicles, or other tools and instruments while in CONTRACTOR GROUP's sole care, custody or control, and shall assume all responsibility for control and removal of same; and (b) COMPANY shall be liable for, and hereby agrees to RELEASE, DEFEND, PROTECT, INDEMNIFY AND HOLD CONTRACTOR GROUP HARMLESS from and against any and all Claims arising from any and all pollution or contamination other than that described under Section 7.4.1 (a) above, and including but not limited to, that which may result from cratering, seepage or any other uncontrolled flow of oil, gas, water or other substance, and shall assume all responsibility for control and removal of same. 7.4.2 COMPANY shall be liable for, and hereby agrees to RELEASE, DEFEND, PROTECT, INDEMNIFY AND HOLD CONTRACTOR GROUP HARMLESS from and against any and all Claims arising from any and all catastrophic damages or losses, including but not limited to those on account of injury, destruction of, loss or impairment (i) of any formation, strata, or reservoir beneath the surface of the earth; (ii) of any property rights in or to oil,
- 7.5 Incidental or Consequential Damages. Notwithstanding any provisions to the contrary in these T&Cs, neither party shall be liable to the other party for, and parties shall RELEASE, PROTECT, DEFEND, INDEMNIFY AND HOLD EACH OTHER HARMLESS from and against any special, punitive, indirect, incidental or consequential damages or losses suffered by the other party and its Group resulting from or arising, directly or indirectly, out of or in connection with the Work, including, without limitation, loss and/or deferral of production, loss of product, loss of use, loss of bargain, contract expectations, or opportunity to contract with others, loss of revenue, profit, or anticipated profit, loss of business, business interruption, or downtime, whether direct or indirect, and whether or not such loss was foreseeable at the time of placing of an Order.
- 8. INSURANCE. 8.1 CONTRACTOR and COMPANY agree, at their sole cost and expense, to procure and continuously maintain in full force and effect throughout the term of this Agreement the following insurance coverage which may be met by a combination of primary and excess/umbrella insurance: A. Statutory Workers' Compensation Insurance and Employer's Liability in the amount of \$1,000,000 per occurrence and in the aggregate; B. Commercial General Liability insurance providing for third party property damage and personal injury, including broad form contractual liability for any agreement and broad form property damage in the amount of \$1,000,000 per occurrence and \$2,000,000 in the aggregate; C. Owned and Non-Owned Automobile Liability Insurance for bodily injury and property damage combined single limit in the amount of \$1,000,000 per occurrence and in the aggregate; D. Excess/Umbrella Liability Insurance providing coverage in excess of the foregoing insurances in the amount of \$5,000,000 per occurrence and in the aggregate, excluding statutory insurance coverage. 8.2 Each party agrees that, to the extent it assumes liability herein, it shall endorse the above coverages to name the indemnified parties as additional insureds (except for Workers' Compensation), shall waive its right of subrogation against the indemnified parties and their insurers, and agrees that its insurance shall be primary to that carried by the indemnified parties and non-contributory as per negligence for third party Claims, and shall not contribute in case of any Claim of exhaustion of horizontal limits. 8.3 Each party shall furnish an insurance certificate to the other to evidence the insurance required herein, and such certificates shall contain an endorsement stating that the insurer will endeavor to provide a thirty (30) days prior written notice of alteration or material change to such coverage. All deductible amounts, premiums, franchise amounts, or other charges due with respect to each party's required insurance should be the sole obligation of the insured party. 9. CONFIDENTIALITY. Each party contemplates that the other party may be provided and exposed to confidential and proprietary information ("Confidential Information"), which includes information relating to specifications of its tools, designs, inventions, component parts, parts list, software, firmware, hardware, processes, computer interfaces, operational parameters, and terms and pricing of Work. All Confidential Information shall remain the property of the party disclosing the same and no license is granted to the receiving party by virtue of the provision of such information. Confidential Information shall (i) be used by the recipient solely for the purpose of the provision of the Work and (ii) kept confidential and not disclosed to any person, except authorized representatives of the receiving Party, without written permission of the disclosing party. The receiving party shall take all reasonable steps to require its authorized representatives to keep such information confidential during and after the Work. Confidential Information shall not include information which: (i) at the time of placement of the Order is in the public domain or subsequently comes into the public domain through no fault of the receiving party and not in breach of these T&Cs; (ii) was already known to the receiving party on the date of disclosure, provided that such prior knowledge can be substantiated and proved by documentation; or (iii) properly and lawfully available to the receiving party from sources independent of the disclosing party.
- 10. INTELLECTUAL PROPERTY. While performing the Work, CONTRACTOR may utilize CONTRACTOR's intellectual property (including, without limitation, copyrights, registered marks, trademarks, service marks, patents, know-how, trade secrets, inventions, discoveries, techniques. techniques. technical information, technologies, designs, software, computer programs, formulae, calculations, computations, expertise, ideas, concepts, improvements, sketches, drawings, models, methods, practices, and/or processes, whether patentable or not) and/or develop, conceive, create, acquire, obtain, collect, generate, or make such additional intellectual property, which is and shall be CONTRACTOR's exclusive property. Except if expressly and specifically agreed in writing in a separate development agreement executed by the parties, and in exchange for appropriate payment, CONTRACTOR shall not develop any intellectual property for ownership by COMPANY in association with Work performed under a specific Order. Notwithstanding the foregoing, COMPANY GROUP shall own any intellectual property solely developed by COMPANY or COMPANY GROUP, respectively.
- 11. FORCE MAJEURE. 11.1 "Force Majeure" means (to the extent and only to the extent that any of the following are not reasonably within the control of the party claiming a Force Majeure and by the exercise of due diligence such party could not have mitigated, avoided, or overcome such condition) acts of God, fire, floods, lightning, blizzards, tornadoes, earthquakes, ice storms, named tropical storms and hurricanes, pandemics, terrorism, insurrection, revolution, war, strikes, lockouts, federal or state laws, rules and regulations of any governmental or public authorities having or asserting jurisdiction over the premises of either or both parties, inability to procure material due to industry wide shortages or soaring commodity costs, equipment, or necessary labor despite reasonable efforts, or similar causes. 11.2 If a party is rendered unable, wholly or in part, by a Force Majeure event to perform, that party will give written notice detailing such Force Majeure event to the other party as soon as reasonably possible. If a Force Majeure event continues without interruption for ten (10) days, either Party may cancel the applicable Order by giving prompt, written cancellation notice to the other party. Nothing in this Section 14.2 shall excuse COMPANY from its payment obligations of any invoices due and owing for Work performed under a specific Order.
- 12. <u>LIMITATION OF LIABILITY.</u> Notwithstanding anything to the contrary in these T&Cs, CONTRACTOR's liability arising from or in connection with its performance of the Work shall be limited to the value of the consideration paid to CONTRACTOR under the applicable Order.
- 13. GOVERNING LAW; VENUE. 13.1 For Work performed on a worksite within the United States, these T&Cs shall be exclusively governed by the laws of the State of Texas, excluding any conflict of laws principle that would refer to the laws of another jurisdiction. Venue shall lie exclusively in the state or federal courts of Harris County, Texas, and the parties consent to personal



jurisdiction therein. 13.2 For Work performed on a worksite within Canada, these T&Cs shall be exclusively governed by the laws of Province of Alberta, excluding any conflict of laws principle that would refer to the laws of another jurisdiction.

14. MISCELLANEOUS. 14.1 Notices. Notices shall be sent by registered post, or delivered in person, to the address for notices communicated by the other party. Said notices shall be deemed received (i) upon delivery if hand delivered, (ii) upon delivery if sent by registered post, and (iii) upon recipient's confirmation of receipt if faxed. 14.2 Waiver. No benefit or right accruing to either party under these T&Cs shall be deemed to be waived unless the waiver is in writing, expressly refers to these T&Cs, and is signed by a duly authorized representative of both parties. A waiver in any one or more instances shall not constitute a continuing waiver, unless specifically so stated in the written waiver. 14.3 Severability. In the event one or more of the provisions contained in these T&Cs shall be held, for any reason, to be invalid, void, illegal, contrary to law and/or unenforceable in any respect, these T&Cs shall be deemed to be amended to partially or completely modify such provision or portion thereof to the extent necessary to make it enforceable. If necessary, these T&Cs shall be deemed to be amended to delete the unenforceable provision or portion thereof, in which event such invalidity, illegality or unenforceability shall not affect the remaining provisions hereof, and these T&Cs shall remain unaffected and shall be construed as if such invalid, void, illegal or unenforceable provision have not provision or portion thereof. COMPANY AND CONTRACTOR ACKNOWLEDGE THAT THEY HAVE CONSULTED AN ATTORNEY CONCERNING THESE T&Cs OR HAVE ELECTED NOT TO DO SO, BUT REPRESENT THAT THEY FULLY UNDERSTAND THEIR RIGHTS AND OBLIGATIONS HEREUNDER

Company: _	
Signature: _	
Name:	
Title:	
Date:	

AFE:



# Royal Oak 25 Fed Com #511H

REGULATORY: BLM

API:

PERMIT #

**Bone Springs** Lea County, NM

RIG: H&P 460

GL: 3870'

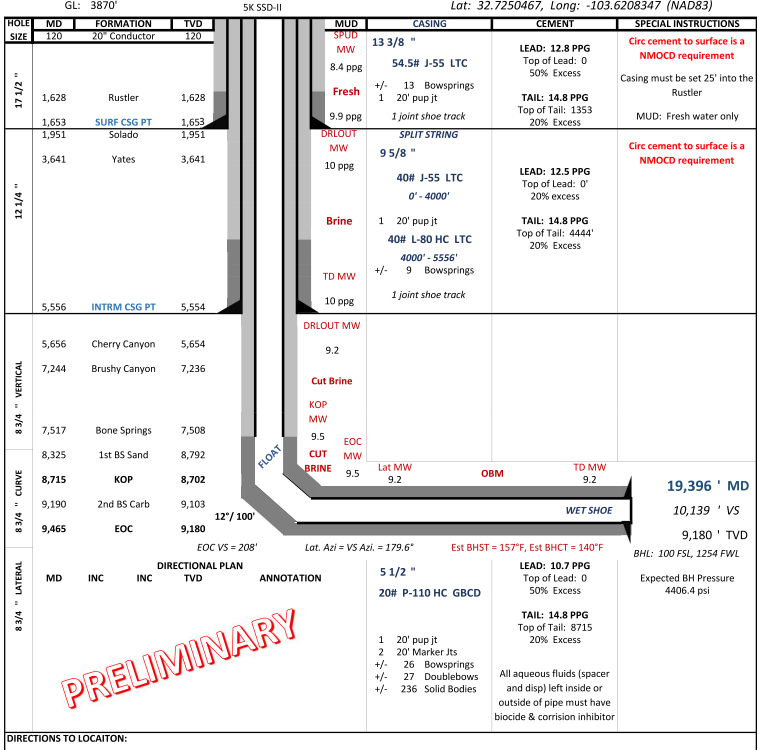
KB: 3896.5 (26.5')

**CAMERON WELLHEAD** 9-5/8" x 7"11"

SHL:

Sec. 25, T-18S, R-33E; 320 FSL, 1320 FWL

Lat: 32.7250467, Long: -103.6208347 (NAD83)



Royal Oak 25 Fed Com #511H (H&P 460)

Released to Imaging: 2/14/2025 8:36:28 AM

Drilling Engineer: Ryan Harris

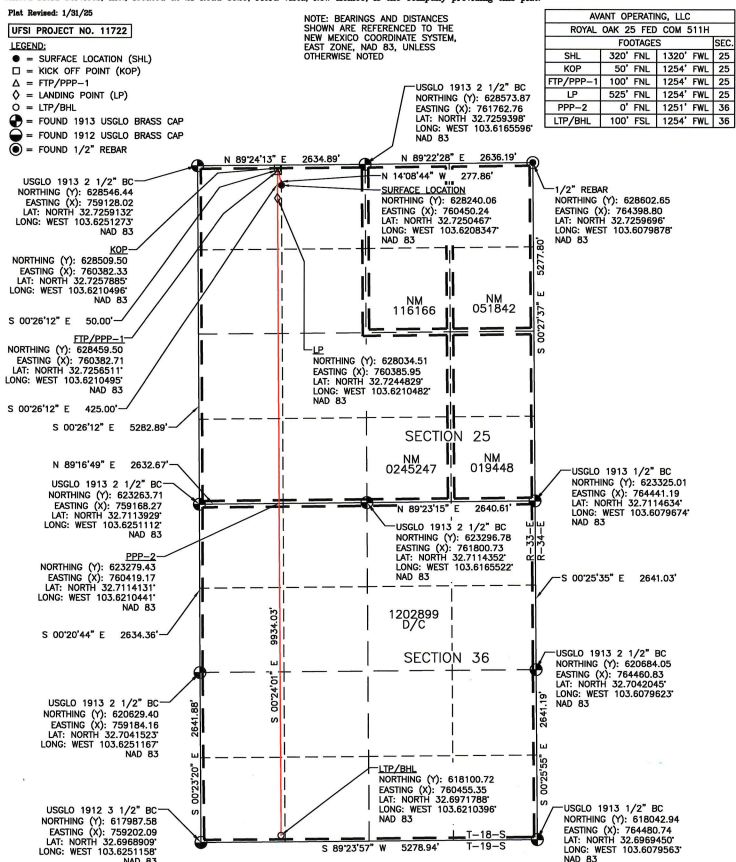
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#### ACREAGE DEDICATION PLATS

This grid represents a standard section. You may superimpose a non-standard section, or larger area, over this grid. Operators must outline the dedicated acreage in a red box, clearly show the well surface location and bottom hole location, if it is directionally drilled, with dimensions from the section lines in the cardinal directions. If this is a horizontal wellbore show on this plat the location of the First Take Point and Last Take Point, and the point within the Completed interval (other than the First Take Point or Last Take Point) that is closest to any outer boundary of the tract.

Surveyors shall use the latest United States government survey or dependent resurvey. Well locations will be in reference to the New Mexico Principal Meridian. If the land is not surveyed, contact the OCD Engineering Bureau. Independent subdivision surveys will not be acceptable.

United Field Services, Inc., located at 21 Road 3520, Flora Vista, New Mexico, is the company providing this plat.



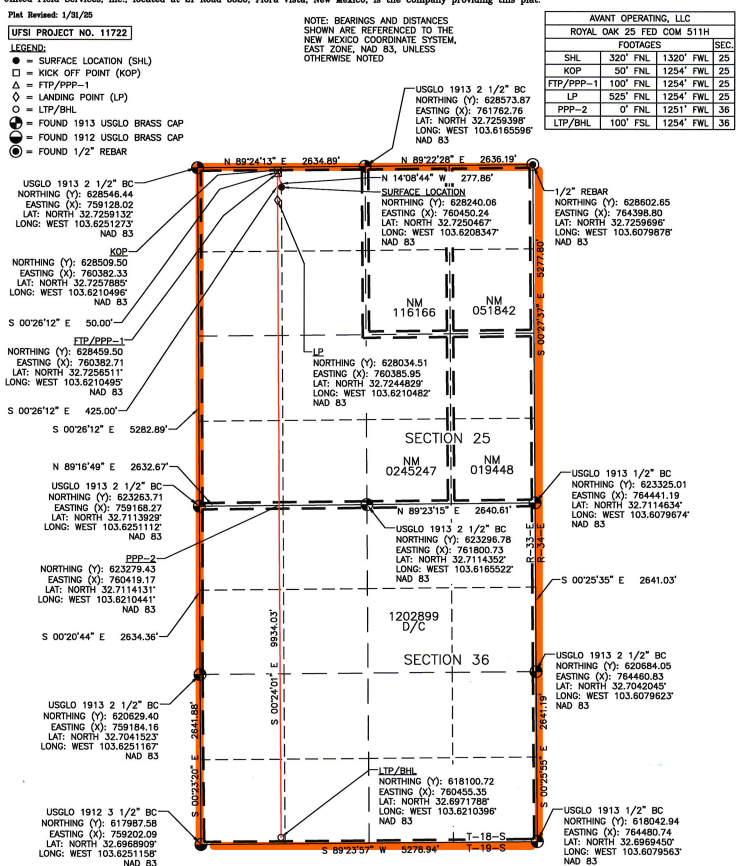
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Surfac						Surface	Location						
UL C							Ft. from E/W		titude		Longitude		County
С	25	18 S	33 E	33 E   320 FNL   1320 FWL				.   32.725	0467° N	103.	6208347	∘ W	LEA
	·	I=	т				Bottom Ho						
ՄL M	Section 36	Township 18 S	Range 33 E	Lot		from N/S	Ft. from E/W		titude 71788° N	103	Longitude . 6210396	o va/	County LEA
• •	00	100	00 L		100	J 1 3L	1204 1 441	- J.C. 097	71700 14	103	.0210390	••	LLA
Dedica	ted Acres 1280	Iı	nfill or De	fining W	ell	Defining Wel	l API	Overlapping S	Spacing Unit (Y	/N)	Consolidat	ion Cod	e
Order	Numbers.	R-23452						Well setbacks	are under Con	nmon 0	wnership: 🔲	Yes 🔯	No
							Kick Off P	oint (KOP)					
υL	Section	Township		Lot		from N/S	Ft. from E/W		itude		Longitude		County
D	25	18 S	33 E		50	FNL	1254 FWL	. 32.725	7885° N	103	6210496	° W	LEA
							First Take	Point (FTP	)				
р Б	Section 25	Township	Range	Lot		from N/S	Ft. from E/W		titude	107	Longitude		County
D	25	18 S	33 E		100	FNL	1254 FWL	NL   32.72565II° N   103.6210495° W   LE					LEA
			Г				Last Take						
ՄL M	Section 36	Township	Range 33 E	Lot		from N/S D FSL	Ft. from E/W		itude 71788° N	103	Longitude .6210396	。w	County LEA
• •	00	10 0	00 L			7 1 32	1204 1 44	.   02.097	1700 14	100	.0210390	**	LLA
Unitize	ed Area or	Area of	Uniform I	nterest		Spacing U	nit Type 🔀 Hori	zontal 🗆 Ver	tical	-	Ground F	oor Ele	vation:
											38	352.0	
OPE	RATOR	CERTI	FICATION	ONS				SURVEYO	R CERTIFI	CATI	ONS		
						rue and comp rectional well,	lete to the best of that this		y that the well actual surveys				was plotted from
						ineral interest to drill this t		that the same	is true and co	rrect to	the best of m	y belief.	I further certify
location	pursuant t	o a contrac	t with an o	wner of a	. workin	g interest or	unleased mineral der heretofore		eld Services, In the company p	rouidin	this informat		n Flora Vista,
	by the divi				•				AI	IUK	2		
							has received the		O S N	MEXIC	16		
consent of at least one lessee or owner of a working interest or unleased mineral is in each tract (in the target pool or formation) in which any part of the well's com- interval will be located or obtained a compulsory pooling order from the division							well's completed		3/8/	C	) =		
		Ferr				2/7/202	25.34100.550.200.000.000		PRO 14	831)	18/		
Signat	ure		1		Dat								
Sara	h Ferre	yros						Sommer Little					
Printed Name							Signature a	and Seal of Pro	fession	al Surveyor			
	sarah	@avant	nr.com					1/29/25 2/4/2025				14/2026	
E-ma	E-mail Address							Certificate			Field Survey	Dat	e of Certification

#### ACREAGE DEDICATION PLATS

This grid represents a standard section. You may superimpose a non-standard section, or larger area, over this grid. Operators must outline the dedicated acreage in a red box, clearly show the well surface location and bottom hole location, if it is directionally drilled, with dimensions from the section lines in the cardinal directions. If this is a horizontal wellbore show on this plat the location of the First Take Point and Last Take Point, and the point within the Completed interval (other than the First Take Point or Last Take Point) that is closest to any outer boundary of the tract.

Surveyors shall use the latest United States government survey or dependent resurvey. Well locations will be in reference to the New Mexico Principal Meridian. If the land is not surveyed, contact the OCD Engineering Bureau. Independent subdivision surveys will not be acceptable.

United Field Services, Inc., located at 21 Road 3520, Flora Vista, New Mexico, is the company providing this plat.





U.S. Department of the Interior BUREAU OF LAND MANAGEMENT

Sundry Print Reports
02/12/2025

Well Name: ROYAL OAK 25 FED COM Well Location: T18S / R33E / SEC 25 /

NENW / 32.725047 / -103.6208346

County or Parish/State: LEA /

NM

Well Number: 601H Type of Well: OIL WELL Allottee or Tribe Name:

Lease Number: NMNM0245247 Unit or CA Name: Unit or CA Number:

US Well Number: 3002552846 Operator: AVANT OPERATING LLC

#### **Notice of Intent**

**Sundry ID: 2789516** 

Type of Submission: Notice of Intent

Type of Action: APD Change

Date Sundry Submitted: 05/10/2024 Time Sundry Submitted: 10:07

Date proposed operation will begin: 05/10/2024

**Procedure Description:** Avant Operating, LLC would like to update the dedicated acreage of this well. New dedicated acreage will be 1280 total acres, please see attached updated plat to reflect this change.

#### **NOI Attachments**

#### **Procedure Description**

Royal\_Oak\_25\_Fed\_Com\_601H\_C\_102\_Plat\_20241127095529.pdf

Page 1 of 2

Well Name: ROYAL OAK 25 FED COM Well Location: T18S / R33E / SEC 25 / County or Parish/State: LEA 34 of

NENW / 32.725047 / -103.6208346

Well Number: 601H Type of Well: OIL WELL Allottee or Tribe Name:

Lease Number: NMNM0245247 Unit or CA Name: Unit or CA Number:

#### **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: MEGHAN TWELE Signed on: NOV 27, 2024 09:55 AM

Name: AVANT OPERATING LLC

Title: Contract Regulatory Analyst

Street Address: 1515 WYNKOOP ST SUITE 700

City: DENVER State: CO

Phone: (720) 339-6880

Email address: MTWELE@OUTLOOK.COM

#### **Field**

**Representative Name:** 

**Street Address:** 

City: State: Zip:

Phone:

Email address:

#### **BLM Point of Contact**

BLM POC Name: CHRISTOPHER WALLS

BLM POC Title: Petroleum Engineer

BLM POC Phone: 5752342234 BLM POC Email Address: cwalls@blm.gov

**Disposition:** Accepted **Disposition Date:** 02/12/2025

Signature: Chris Walls

Page 2 of 2

Form 3160-5 (June 2019)

# UNITED STATES DEPARTMENT OF THE INTERIOR

FORM APPROVED
OMB No. 1004-0137
Expires: October 31, 202

BURI	EAU OF LAND MANAGEMEN	Lease Serial No.     If Indian, Allottee or Tribe Name				
Do not use this t	IOTICES AND REPORTS ON Form for proposals to drill or t Use Form 3160-3 (APD) for su					
SUBMIT IN T	TRIPLICATE - Other instructions on pa					
1. Type of Well Gas W	Vell Other		8. Well Name and No.			
2. Name of Operator			9. API Well No.			
3a. Address	3b. Phone No	o. (include area code)	10. Field and Pool or Explorat	tory Area		
4. Location of Well (Footage, Sec., T.,R	2.,M., or Survey Description)		11. Country or Parish, State			
12. CHE	CK THE APPROPRIATE BOX(ES) TO I	NDICATE NATURE (	OF NOTICE, REPORT OR OTH	HER DATA		
TYPE OF SUBMISSION		TYP	E OF ACTION			
Notice of Intent		epen	Production (Start/Resume)	Water Shut-Off		
		draulic Fracturing	Reclamation	Well Integrity		
Subsequent Report		w Construction	Recomplete	Other		
		g and Abandon	Temporarily Abandon			
Final Abandonment Notice	Convert to Injection Plu	g Back	Water Disposal			
completed. Final Abandonment Notice is ready for final inspection.)	ons. If the operation results in a multiple contices must be filed only after all requirement					
4. I hereby certify that the foregoing is	true and correct. Name (Printed/Typed)					
		Title				
Signature		Date				
	THE SPACE FOR FEL	DERAL OR STA	TE OFICE USE			
Approved by						
		Title	]	Date		
	hed. Approval of this notice does not warra equitable title to those rights in the subject duct operations thereon.					
Fitle 18 U.S.C Section 1001 and Title 4.	3 U.S.C Section 1212, make it a crime for	any person knowingly	and willfully to make to any de	epartment or agency of the United States		

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 State any false, fictitious or fraudulent statements or representations as to any matter within its jurisdiction.

(Instructions on page 2)

#### **GENERAL INSTRUCTIONS**

This form is designed for submitting proposals to perform certain well operations and reports of such operations when completed as indicated on Federal and Indian lands pursuant to applicable Federal law and regulations. Any necessary special instructions concerning the use of this form and the number of copies to be submitted, particularly with regard to local area or regional procedures and practices, are either shown below, will be issued by or may be obtained from the local Federal office.

#### SPECIFIC INSTRUCTIONS

*Item 4* - Locations on Federal or Indian land should be described in accordance with Federal requirements. Consult the local Federal office for specific instructions.

Item 13: Proposals to abandon a well and subsequent reports of abandonment should include such special information as is required by the local Federal office. In addition, such proposals and reports should include reasons for the abandonment; data on any former or present productive zones or other zones with present significant fluid contents not sealed off by cement or otherwise; depths (top and bottom) and method of placement of cement plugs; mud or other material placed below, between and above plugs; amount, size, method of parting of any casing, liner or tubing pulled and the depth to the top of any tubing left in the hole; method of closing top of well and date well site conditioned for final inspection looking for approval of the abandonment. If the proposal will involve **hydraulic fracturing operations**, you must comply with 43 CFR 3162.3-3, including providing information about the protection of usable water. Operators should provide the best available information about all formations containing water and their depths. This information could include data and interpretation of resistivity logs run on nearby wells. Information may also be obtained from state or tribal regulatory agencies and from local BLM offices.

#### **NOTICES**

The privacy Act of 1974 and the regulation in 43 CFR 2.48(d) provide that you be furnished the following information in connection with information required by this application.

AUTHORITY: 30 U.S.C. 181 et seq., 351 et seq., 25 U.S.C. 396; 43 CFR 3160.

PRINCIPAL PURPOSE: The information is used to: (1) Evaluate, when appropriate, approve applications, and report completion of subsequent well operations, on a Federal or Indian lease; and (2) document for administrative use, information for the management, disposal and use of National Resource lands and resources, such as: (a) evaluating the equipment and procedures to be used during a proposed subsequent well operation and reviewing the completed well operations for compliance with the approved plan; (b) requesting and granting approval to perform those actions covered by 43 CFR 3162.3-2, 3162.3-3, and 3162.3-4; (c) reporting the beginning or resumption of production, as required by 43 CFR 3162.4-1(c)and (d) analyzing future applications to drill or modify operations in light of data obtained and methods used.

ROUTINE USES: 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 in connection with congressional inquiries or to consumer reporting agencies to facilitate collection of debts owed the Government.

EFFECT OF NOT PROVIDING THE INFORMATION: Filing of this notice and report and disclosure of the information is mandatory for those subsequent well operations specified in 43 CFR 3162.3-2, 3162.3-4.

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

The BLM collects this information to evaluate proposed and/or completed subsequent well operations on Federal or Indian oil and gas leases.

Response to this request is mandatory.

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 (1004-0137), Bureau Information Collection Clearance Officer (WO-630), 1849 C St., N.W., Mail Stop 401 LS, Washington, D.C. 20240

(Form 3160-5, page 2)

#### **Additional Information**

#### **Location of Well**

 $0. \ SHL: \ NENW \ / \ 320 \ FNL \ / \ 1320 \ FWL \ / \ TWSP: \ 18S \ / \ RANGE: \ 33E \ / \ SECTION: \ 25 \ / \ LAT: \ 32.725047 \ / \ LONG: \ -103.6208346 \ (\ TVD: \ 0 \ feet, \ MD: \ 0 \ feet \ )$   $PPP: \ NWNW \ / \ 100 \ FNL \ / \ 990 \ FWL \ / \ TWSP: \ 18S \ / \ RANGE: \ 33E \ / \ SECTION: \ 25 \ / \ LAT: \ 32.7256484 \ / \ LONG: \ -103.6219079 \ (\ TVD: \ 10100 \ feet, \ MD: \ 10389 \ feet \ )$   $BHL: \ SWSW \ / \ 100 \ FSL \ / \ 990 \ FWL \ / \ TWSP: \ 18S \ / \ RANGE: \ 33E \ / \ SECTION: \ 36 \ / \ LAT: \ 32.6971761 \ / \ LONG: \ -103.6218977 \ (\ TVD: \ 10100 \ feet, \ MD: \ 20318 \ feet \ )$ 

DISTRICT I 1625 N. French Dr., Hobbs, N.M. 88240 Phone: (575) 393-6161 Fax: (575) 393-0720 DISTRICT II 811 S. First St., Artesia, N.M. 88210 Phone: (575) 748-1283 Fax: (575) 748-9720

Phone: (575) 748-1283 Fax: (575) 748-9720 <u>DISTRICT III</u> 1000 Rio Brazos Rd., Aztec, N.M. 87410 Phone: (505) 334-8178 Fax: (505) 334-6170

<u>DISTRICT IV</u> 1220 S. St. Francis Dr., Santa Fe, N.M. 87505 Phone: (505) 476-3480 Fax: (505) 476-3482 State of New Mexico
Energy, Minerals & Natural Resources Department

OIL CONSERVATION DIVISION 1220 South St. Francis Dr. Santa Fe, N.M. 87505 Form C-102
Revised August 1, 2011
Submit one copy to appropriate
District Office

☐ AMENDED REPORT

#### WELL LOCATION AND ACREAGE DEDICATION PLAT

<sup>1</sup> API Number	<sup>8</sup> Pool Code	<sup>3</sup> Pool Name	
	21650	E-K; Bone Sprin	ıg
<sup>4</sup> Property Code	<sup>6</sup> Property	y Name	Well Number
	ROYAL OAK 2	60IH	
OGRID No.	<sup>8</sup> Operato	or Name	<sup>9</sup> Elevation
330396	AVANT OPER	ATING, LLC	3870

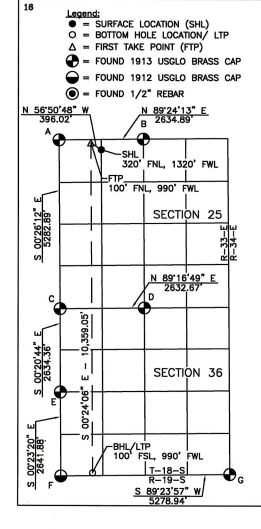
<sup>10</sup> Surface Location

UL or lot no.	Section	Township	Range	Lot Idn	Feet from the	North/South line	Feet from the	East/West line	County
С	25	18 S	33 E		320	NORTH	1320	WEST	LEA

<sup>11</sup> Bottom Hole Location If Different From Surface

BOUGHT HOLD ECONOMI II DINCOMO HOME DANGED									
UL or lot no.	Section	Township	Range	Lot Idn	Feet from the	North/South line	Feet from the	East/West line	County
M	36	18 S	33 E		100	SOUTH	990	WEST	LEA
12 Dedicated Acres			<sup>13</sup> Joint or Infill	<sup>14</sup> Consolidation Code	15 Order No.				
1280 Acres Total.					R-2	23452			

NO ALLOWABLE WILL BE ASSIGNED TO THIS COMPLETION UNTIL ALL INTERESTS HAVE BEEN CONSOLIDATED OR A NON-STANDARD UNIT HAS BEEN APPROVED BY THE DIVISION



SCALE: 1"=3000'

SURFACE LOCATION
NAD 83 NME, NMSPC ZONE 3001
Y= 628240.18 N
X= 760450.28 E
LAT: 32.7250470' N
LONG: 103.6208346' W

FIRST TAKE POINT
NAD 83 NME, NMSPC ZONE 3001
100' FNL, 990' FWL
SEC. 25, T18S, R33E
Y= 628456.75 N
X= 760118.73 E
LAT: 32.7256484' N
LONG: 103.6219079' W

LAST TAKE POINT/
BOTTOM HOLE LOCATION
NAD 83 NME, NMSPC ZONE 3001
Y= 618097.96 N
X= 760191.37 E
LAT: 32.6971761' N
LONG: 103.6218977' W

CORNER COORDINATES TABLE
NAD 83 NME, NMSPC ZONE 3001

A - Y = 628546.44 N, X = 759128.02 E B - Y = 628573.87 N, X = 761762.76 E C - Y = 623263.71 N, X = 759168.27 E D - Y = 623296.78 N, X = 761800.73 E E - Y = 620629.40 N, X = 759184.16 E F - Y = 617987.58 N, X = 759202.09 E G - Y = 618042.94 N, X = 764480.74 E

CORNER COORDINATES TABLE NAD 83 NME, NMSPC ZONE 3001

A - LAT.=32.7259132' N, LONG.=103.6251273' W
B - LAT.=32.7259398' N, LONG.=103.6165596' W
C - LAT.=32.7113929' N, LONG.=103.6251112' W
D - LAT.=32.7114352' N, LONG.=103.6251167' W
E - LAT.=32.7041523' N, LONG.=103.6251167' W
F - LAT.=32.6968909' N, LONG.=103.6251158' W
G - LAT.=32.6969450' N, LONG.=103.6079563' W

#### <sup>17</sup> OPERATOR CERTIFICATION

I hereby certify that the information contained herein is true and complete to the best of my knowledge and belief, and that this organisation either owns a working interest or unleased mineral interest in the land including the proposed bottom hole location or has a right to drill this well at this location pursuant to a contract with an owner of such a mineral or working interest, or to a voluntary pooling agreement or a compulsory pooling order heretofore entered by the division.

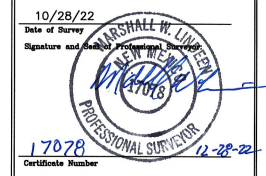
Signature Date
Sarah Ferreyros

Printed Name

sarah@avantnr.com

#### 18 SURVEYOR CERTIFICATION

I hereby certify that the well location shown on this plat was plotted from field notes of actual surveys made by me or under my supervision, and that the same is true and correct to the best of my belief.



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 431449

#### **CONDITIONS**

Operator:	OGRID:
Avant Operating, LLC	330396
1515 Wynkoop Street	Action Number:
Denver, CO 80202	431449
	Action Type:
	[C-103] NOI Change of Plans (C-103A)

#### CONDITIONS

Created By		Condition Date
pkautz	If cement is not circulated to surface during cementing operations, a Cement Bond Log (CBL) is required.	2/14/2025
pkautz	Cement is required to circulate on both surface and intermediate1 strings of casing.	2/14/2025