HUNTINGTON ENERGY, L.L.C.

Rec: 7-24-06 Susp: 8-14-06 PMESO-626152081

2006 JUL 24 PM 2 18

July 14, 2006

Mr. Mike Stogner New Mexico Oil Conservation Division 1220 S. Saint Francis Drive Aztec, NM 87505

Re: Canyon Largo Unit #464 SE/4 Sec 15-T25N-R7W Rio Arriba County, New Mexico

30-039-29360

Dear Mr. Stogner:

Enclosed is the information necessary for approval for non-standard location approval for the above referenced well. Burlington Resources Oil & Gas, LP has verbally stated they have no opposition. With their current ongoing merger with Conoco-Phillips, they have acknowledged they will not object and will, therefore, allow the twenty days to expire.

Thank you for your consideration and patience. I will contact you next week regarding the status. If you need any additional information, please contact Cathy Smith or myself at (405) 840-9876.

Sincerely,

David M. Nerritt Member



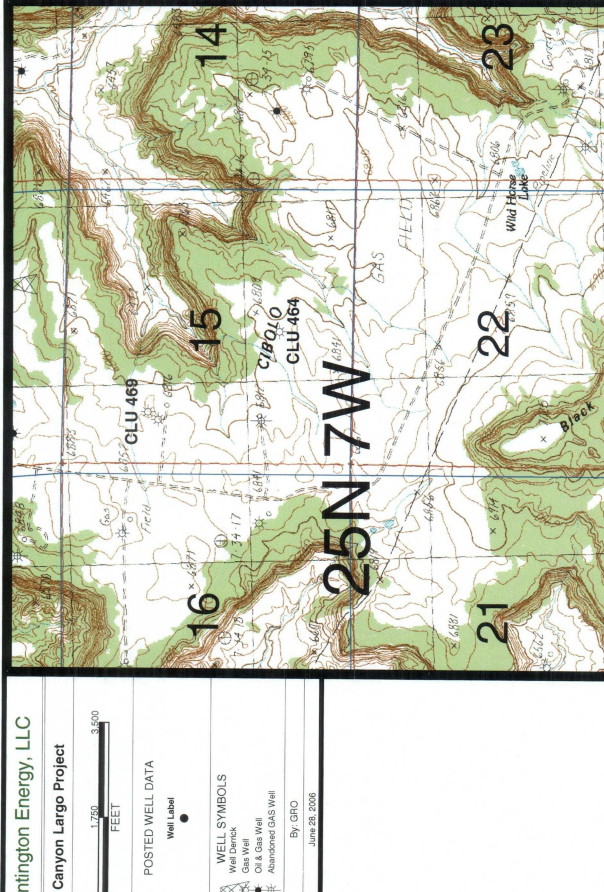
Huntington Energy, L.L.C.

Canyon Largo Unit #464 Location Selection Process:

The E/2 of Sec 15-25N-7W is a standup 320-acre spacing unit. The Canyon Largo Unit #464 well was originally proposed in the NE/4, 880' FNL & 835' FEL. The original Application to Drill was not approved due to the access road being too long. Daggett Enterprises then moved the location of the well to the SE/4, staking the well 1620' FSL & 1940' FEL. However, the archaeologist from San Juan College advised him there were archaeological sites in that area at the time they were staking. Therefore, the site was moved to its current location 1330' FSL & 2595' FEL, which resulted in a non-standard location.

DISTRICT I 1625 N. French Dr., Hobbs, DISTRICT II 1301 W. Grand Ave., Artesia, DISTRICT III 1000 Rio Brazos Rd., Aztec, DISTRICT IV 1220 South St. Francis Dr.,	Ene N.M. 88210 N.M. 87410 Santa Fe, NM 87505	rg, Minerals & Natur OIL CONSERVA 1220 South Santa Fe	New Mexico al Resources Departme TION DIVISION St. Francis Dr. NM 87505 ACREAGE DED	Submit t.	Form C-102 Revised June 10, 2003 o Appropriate District Office State Lease - 4 Copies Fee Lease - 3 Copies AMENDED REPORT	
API Number		Pool Code		*Pool Name		ouv Jak
30-039- 2936 0 *Property Code 21	<u>a1</u>	71599 Prop	erty Name	Basin Dak		, \$25
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			OTR. CO FD 3 1/4 1965 1	RNER 6/22 BC Dete	Associate	
CC WINC 010 LAT: 36'23.80 LONG: 107'33.64	1 072' N (NAD 27) 63' W (NAD 27)	5		18 SUF 1 herreby certify 1 her	RVEYOR CERTIFICATION that the well location shown on this plat in field notes of actual surveys made by y supervision, and that the same is true the best of my belief.	
	OTR. CORNER FD 3 1/4* BC 1965 B.L.M.	N 88-51-15 V 2605.1' (M)	Y SEC. CO FD 3 1/4 1965 (BC	14851 14851 14851 148011	

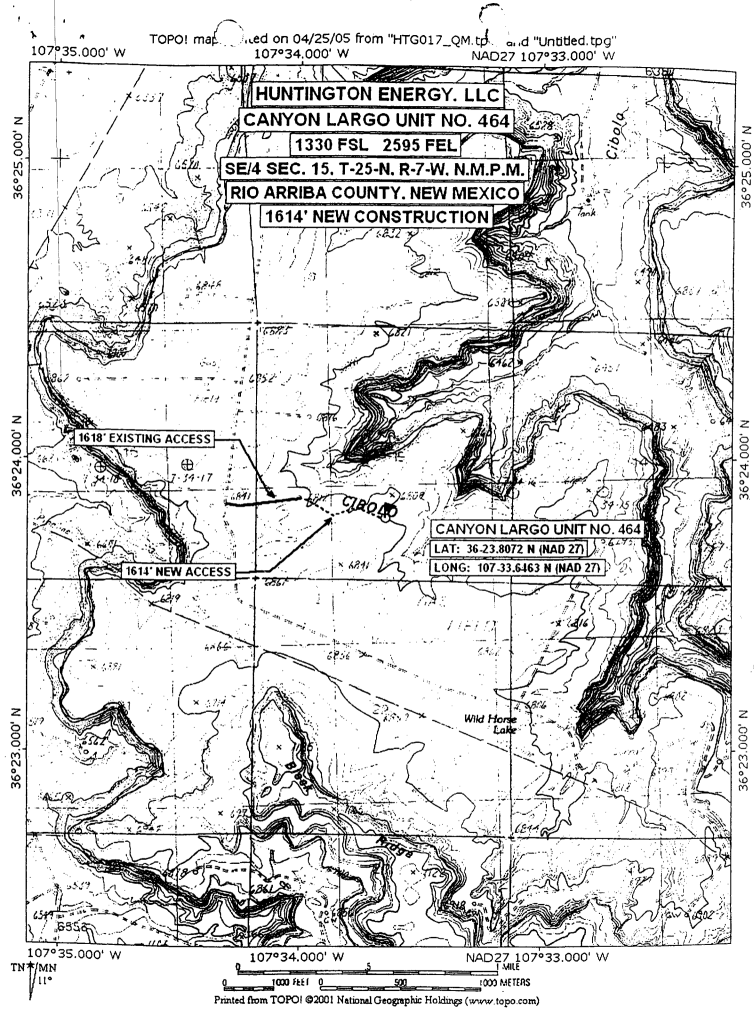
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3/2006 1:46:23 PN

Huntington Energy, LLC







June28, 2006

ConocoPhillips Company San Juan Business Unit P.O. Box 4289 Farmington, New Mexico 87499-4289

Attn: Ben Malone Staff Landman

Re: Waiver of Location Exception Canyon Largo Unit Well # 464 E/2 of Section 15, T25N-R7W Rio Arriba County, NM

Gentlemen;

Huntington Energy, L.L.C. recently drilled and completed the CLU # 464, a Dakota well located 1330 feet from the South line and 2595 feet from the East line of Section 15, T25N-R7W, Rio Arriba County, New Mexico. I am enclosing a survey plat depicting the well's location. Huntington originally was going to locate this well 880' FNL and 835' FEL of Section 15, however, the BLM would not approve the Application to Drill, because of the length of the access road. Huntington was then going to locate the well 1620' FSL and 1940' FEL of Section 15, however, because of the archaeological sites in the area, the well was moved to its present location. This well is located 45 feet from the East line of the W/2 of Section 15, which is a non-standard well location.

Burlington Resources Oil & Gas LP is the offset operator directly to the West of the CLU # 464 well, and only working interest owner (with Huntington) in the CLU # 469, a Dakota well drilled by Huntington, located in the NW/4 of Section 15, T25N-R7W. Please be advised that all of Section 15 is covered by Federal Lease SF-078880, and has the same ownership.

Therefore, pursuant to the above, Huntington Energy, L.L.C. respectfully requests Burlington Resources Oil & Gas Company LP's approval of the non-standard well location of the CLU # 464 well, and waive any objections thereto. If you agree, please signify your approval by executing below and returning this waiver to my attention.

Sincere

David M. Her Member Burlington Resources Oil & Gas Company LP

Bv:

6301 Waterford Boulevard, Suite 400 Oklahoma City, OK 73118 405/840-9876 Fax 405/840-2011 www.huntingtonenergy.com

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rm 3160-3 :ptember 2001) 1 T				FORM APPRO OMB No. 100 Expires January	4-0136
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b. Type of Well: 🖸 Oil Well 💥 Gas Wel	Ci Other 🕅 S	ingle Zone 🖸 Multi	iple Zone	8. Lease Name and Well 1 Canyon Large	No.
Name of Operator				9. API Well No. 2987	4
Huntington Energy, L.L.	•			30-039-2936	
a. Address 6301 Waterford Blvd				10. Field and Pool, or Expl	Oratory
Oklahoma City, OK 7	118 (405	840-9876		Basin Dakota	-
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(Also to nearest drig. unit line, if any)		10	<u> </u>		
Distance from proposed location* to nearest well, drilling, completed, applied for, on this lease, fL	19. Propos 7 4 0	-		BIA Bond No. on file 200076	
Elevations (Show whether DF, KDB, RT, Gl 6804'	etc.) 22. Approx	imate date work will st	arte	23. Estimated duration	
	24. Att:	chments			·
e following, completed in accordance with the re	lirements of Onshore Oil and Ga	Order No.1, shall be a	ttached to this	s form:	
Well plat certified by a registered surveyor. A Drilling Plan. A Surface Use Plan (if the location is on Na	nal Forest System Lands the	Item 20 above). 5. Operator certifi	cation.	ns unless covered by an exis	
SUPO shall be filed with the appropriate Fores	iervice Office).	 Such other site authorized offic 	specific info er.	ormation and/or plans as m	ay be required b
Signature / / - //		: (Printed/Typed)		Dat	e
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Instructions on reverse)	SUBJECT TO COMPLIAN	CE WITH ATTACHED	ERAFO	R	

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DISTRICT I 1625 N. French Dr., Hobbs, N.M. 88240

DISTRICT II 1301 W. Grand Ave., Artesia, N.M. 88210

DISTRICT III 1000 Rio Brazos Rd., Aztec, N.M. 87410

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DISTRICT IV 1220 South St. Francis Dr., Santa Fe, NM 87505

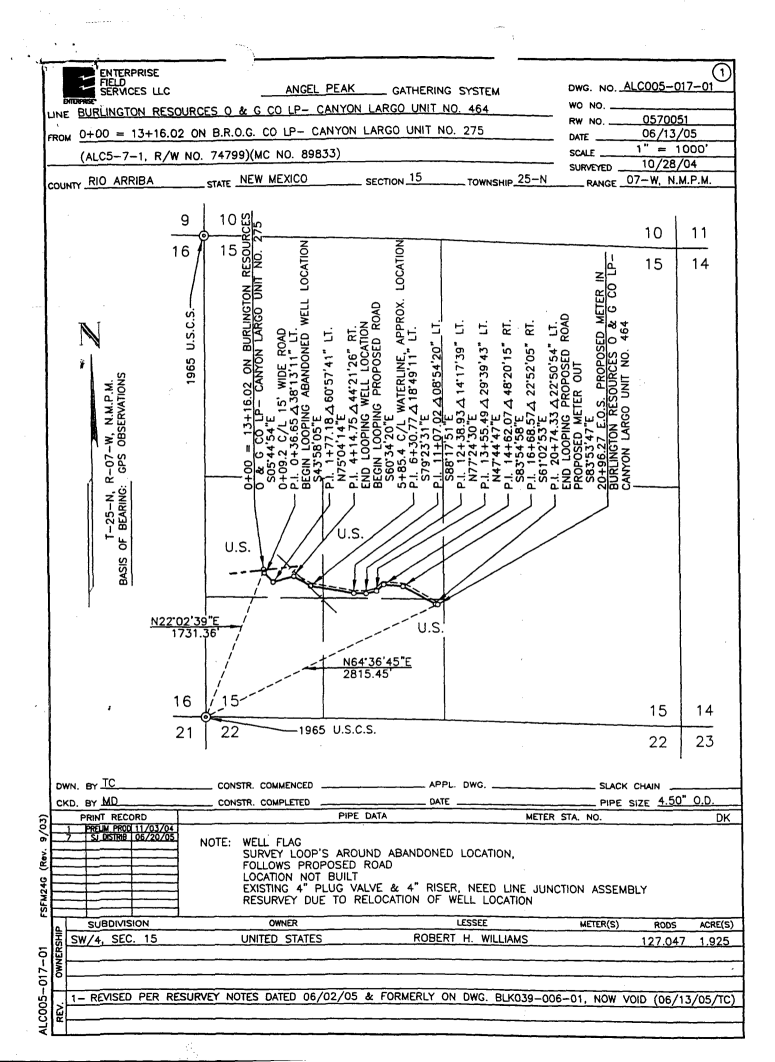
State of New Mexico Energy, Minerals & Natural Resources Department OIL CONSERVATION DIVISION 1220 South St. Francis Dr. Santa Fe, NM 87505

Form C-102 Revised June 10, 2003

Submit to Appropriate District Office State Lease - 4 Copies Fee Lease - 3 Copies

□ AMENDED REPORT

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Bill Loughridge

Senior Scientist

Note: This report is for information and the content is limited to the sample described. Haliburton Energy Services makes no warrenties, express or implied, as to the accuracy of the contents or results. Any user of this report agrees Haliburton shall not be table for any loss or damage, regardless of cause, including any act or omission of Halliburton, resulting from the use hereof.

COMPANY		ON ENG. LLC	D	ATE	6/24/2005	
COMPANY REP.	Ron Lacke	Υ		O. REP. TELE. # OWN/STATE	793-7063 NM	
CONTRACTOR	Patterson a			VELL NO.	#454	
LEASE API NO.				OUNTY	Rio Arriba	
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Huntington Energy, L.L.C. Canyon Largo Unit #464 Multi-Point Surface Use Plan

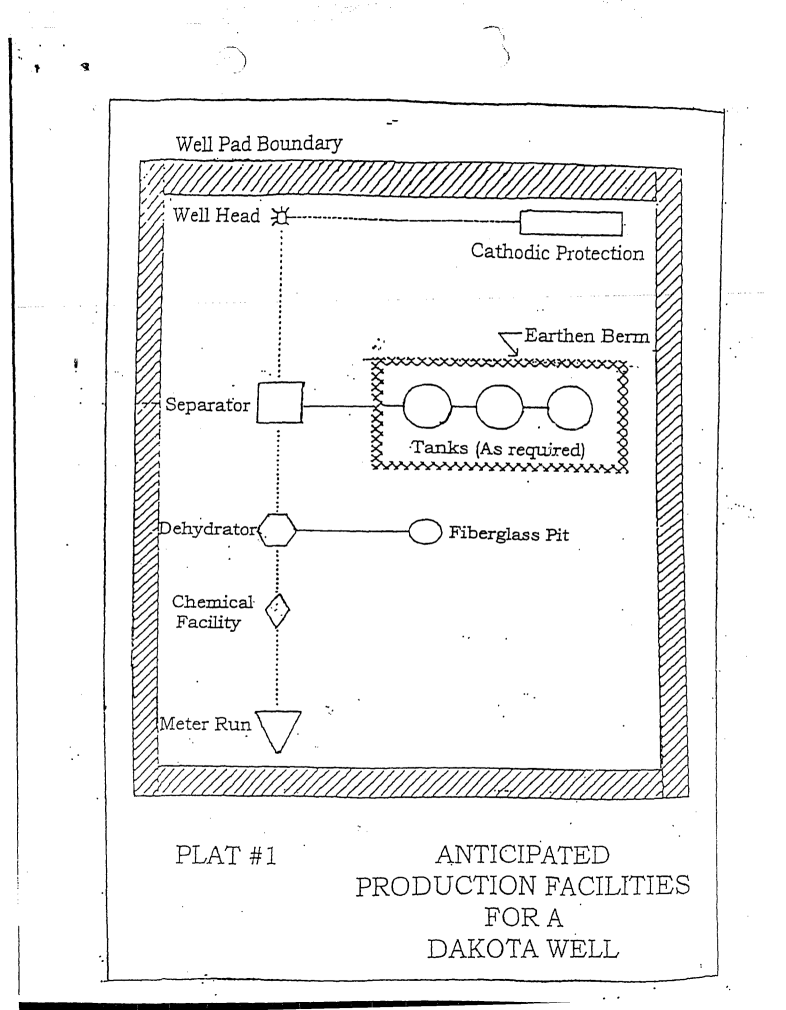
- 1. Existing Roads Refer to Map No. 1. Existing roads used to access the proposed Location will be properly maintained for the duration of the project. Bureau of Land Management right-of-way has been applied for as shown on Map No. 1.
- 2. Planned access Road Refer to Map No. 1. No new access road will be needed.
- 3. Location of Existing Wells Refer to Map No. 1.
- 4. Location of Existing and/or Proposed Facilities if Well is Productive
 - a. On the Well Pad Refer to Plat No. 1, anticipated production facilities plat.
 - b. Off the Well Pad Anticipated pipeline facilities as shown on the attached plat from El Paso Field Services.
- Location and Type of Water Supply Water will be hauled by truck for the proposed project and will be obtained from Gonzales Mesa Water Well #1 located SE Section 3, T-25N, R-6-W, New Mexico.
- 6. Source of Construction Materials If construction materials are required for the proposed project, such materials will be obtained from a commercial quarry.
- 7. Methods of Handling Waste Materials All garbage and trash materials will be removed from the site for proper disposal. A portable toilet will be provided for human waste and serviced in a proper manner. Waste minimization techniques will be used to reduce drilling waste volumes. If liquids are left in the reserve pit after completion of the project, the pit will be fenced until the liquids have had adequate time to dry. The location clean-up will not take place until such time as the reserve pit can be properly covered over to prevent run-off from carrying waste materials into the watershed. Reserve pits will be lined as needed with either 12 mil bio-degradable plastic liner or a Bentonite liner. All earthen pits will be so constructed as to prevent leakage from occurring; no earthen pit will be located on natural drainage. Generation of hazardous waste is not anticipated. Federal regulations will be adhered to regarding handling and disposal of such waste if so generated.
- 8. Ancillary Facilities None anticipated.
- 9. Wellsite Layout Refer to the location diagram and to the wellsite cut and fill diagram (Figure No. 4). The blow pit will be constructed with a 2'/160' grade to allow positive drainage to the reserve pit and prevent standing liquids in the blow pit.
- 10. Plans for Restoration of the Surface After completion of the proposed project, the location will be cleaned and leveled. The location will be left in such a condition that will enable reseeding operations to be carried out. Seed mixture as designated by the responsible government agency will be used. The reseeding operations will be performed during the time period set forth by the responsible government agency. The permanent location facilities will be painted as designated by the responsible government agency.

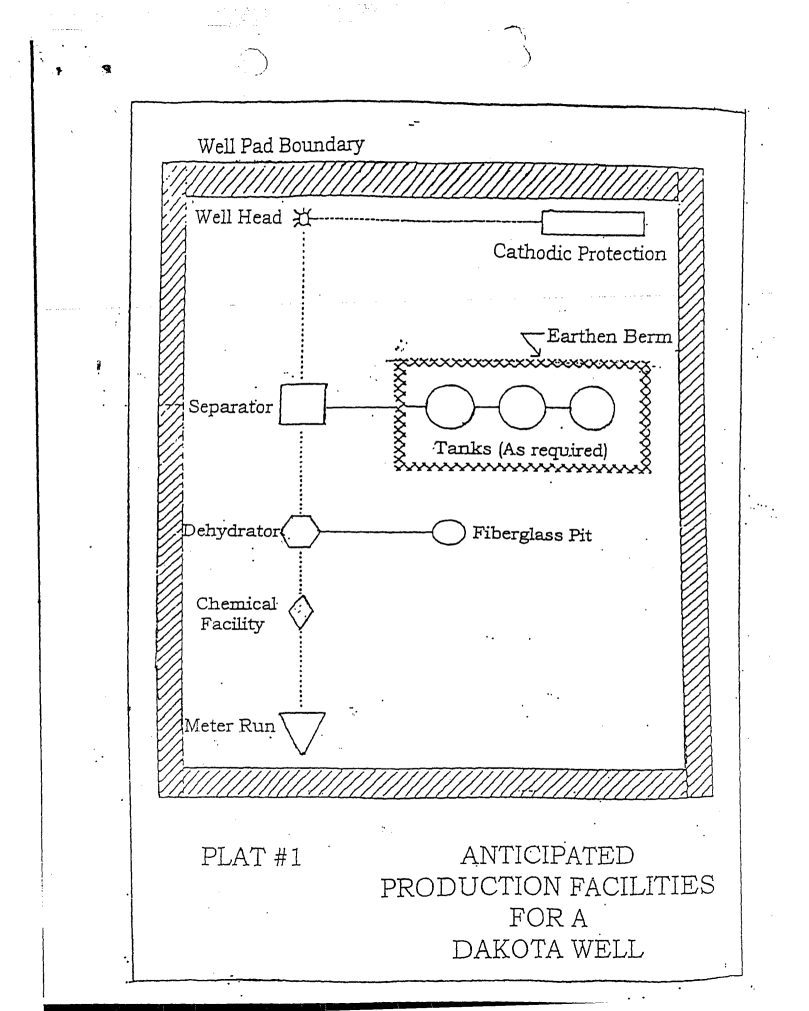
- 11. Surface Ownership Bureau of Land Management
- 12. Other Information Environmental stipulations as outlined by the responsible government agency will be adhered to. Refer to the archaeological report for a description of the topography, flora, fauna, soil characteristics, dwellings, historical and cultural sites.
- 13. General Manager Compliance Huntington Energy, L.L.C., 6301 Waterford Boulevard, Suite 400, Oklahoma City, OK 73118, telephone (405) 840-9876. I hereby certify that I or persons under my direct supervision, have inspected the proposed drill site and access route; that I am familiar with the conditions which presently exist; that the statements made in this plan, are to the best of my knowledge, true and correct; and that the work associated with the operations proposed herein will be performed by Huntington Energy, L.L.C. and its contractors and subcontractors in conformity with this plan and the terms and conditions under which it is approved.
- Build Division ditches above cut slope between corners #3 and #5 draining east.
- 15. Build Division ditches above cut slope between corners #2 and #3 draining south.

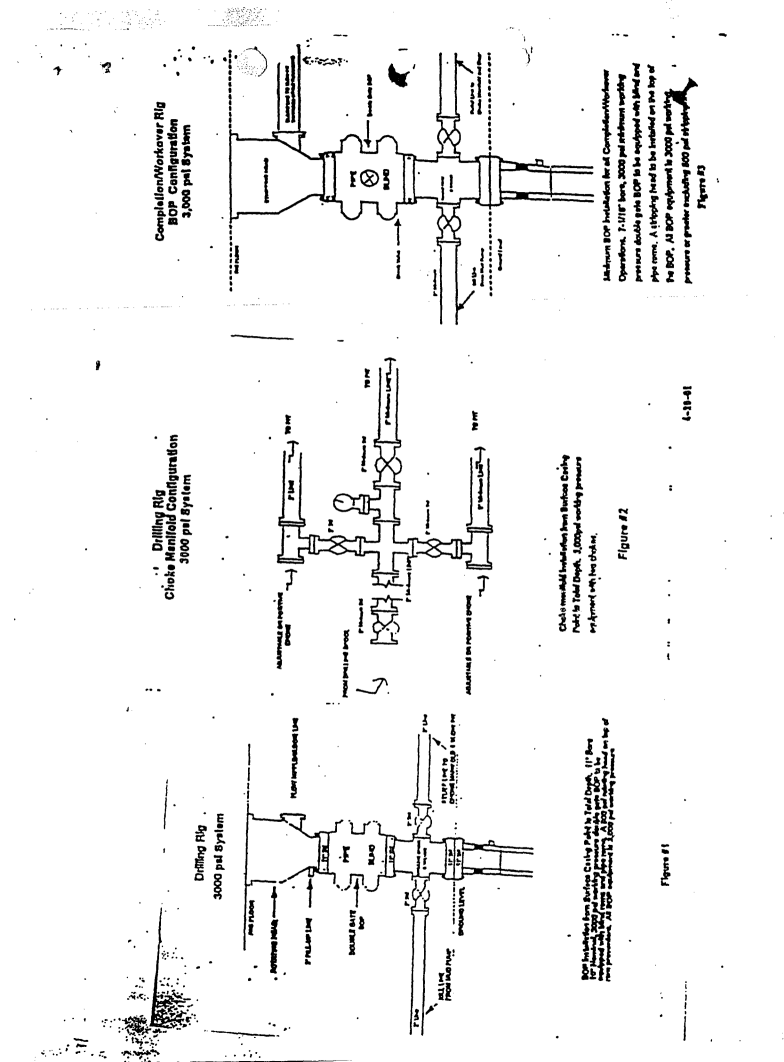
6/22/05

Regulatory Supervisor

Date









NEW MEXICO ENERGY, MINERALS and NATURAL RESOURCES DEPARTMENT

BILL RICHARDSON Governor Joanna Prukop Cabinet Secretary

4.

Mark E. Fesmire, P.E. Director Oil Conservation Division

Compliance with NM OCD Rule 50 for new wells

Conditions of approval for APDs submitted w/o pit application information.

1. If built prior to April 15, 2004, the operator must file a C-144 to permit production pits and drilling/workover pits. An electronic spread sheet is an alternative filing method.

2. If built after April 15, 2004, the operator must file the pit information for both drilling/workover and production pits, either on the NM OCD C-101 form for state and fee wells or on a C-103 form with federal wells. A C-103 form may be filed after the APD with the pit information, but must be in place prior to pit construction.

3. For closure of all pits after April15, 2004, an approved plan must be in place. This may be described on the original pit application or an OCD approved generic plan.

For current forms, see NM OCD website: www.emnrd.state.nm.us/ocd/



NEW MEXICO ENERGY, MINERALS and NATURAL RESOURCES DEPARTMENT

BILL RICHARDSON Governor Joanna Prukop Cabinet Secretary

Mark E. Fesmire, P.E. Director Oil Conservation Division

SAN JUAN BASIN OCD CASING CEMENTING PROCEDURE

- 1. Cement must be circulated around surface pipe. If cement cannot be circulated, the top of the cement column shall be determined by temperature survey or other method approved by the Aztec OCD Office.
- 2. All subsequent casing strings shall be cemented a minimum of 100' into the next shallower string. If cement is not circulated on any string, the cement top shall be determined by temperature survey, CBL, or other method approved by the Aztec OCD Office.
- 3 Minimum surface pipe requirements:

	Well Depth	Surface Pipe
ŧ	0-3000	120'
	3001-5000	200'
	5001-8000	320'
	8001 +	consult with District Office

Wells drilled in valley fill areas must have surface pipe set at least 50' below the fill.

Minimum requirements may be modified as necessary to comply with Rule 106 and Rule 107. Special pool rules may apply.

Proposed casing plans may be modified by the Aztec district Office to address special conditions.

No C-104 will be approved for a well until all pressure tests and cement tops are reported in compliance with Rule 1103B.(2)

DRILL CUTTINGS SAMPLES

A representative of the US Geological Survey has informed the Aztec OCD Office that they have enough samples from the Fruitland formation to estabalish a basin-wide map for vitrinite reflectance. However, they do not have enough from the Menefee Coal interval of the Mesaverde formation.

As a condition of approval to drill, you are required to submit four 4" X 6" sample bags of drill cuttings from the Menefee Coal interval if it is penetrated and drilling conditions permit. If a geolograph is used, a copy of that recording from 50' above to 50' below the coal intervals will be submitted. The following information will be included: Operator Name, Well Name and Number, Footage Location, Section, Township and Range, Date Taken, Name & Addresss of your Company Recipient of the Analysis Copy.

Submit samples, information and geolograph to the following address:

Mr. Vito Núccio US Geological Survey PO Box 25046 MS 939 DFC Lakewood CO 80225

These samples will be analyzed for vitrinite reflectance values and added to a data base available from the USGS in periodic reports.

This information will be used to evaluate coals and coal gas potentials in the San Juan Basin.

THE FLARING OF OIL & GAS DURING WELL CLEANUP AND BEFORE PRODUCTION

Recent field inspections by the Aztec OCD Office reveal that many new wells are being flared directly to pits, resulting in the loss of a substantial amount of oil and, sometimes, spraying out of the pit onto the ground and vegetation.

To prevent waste and protect the environment, all flowback of new wells capable of producing liquid hydrocarbons will be restricted to the use of separation equipment and the flowback of oil to storage tanks where reasonably possible. After initial flowback has been achieved and the well has cleaned up sufficiently, the use of separators and tanks will be required.

On the initial flowback, swirls, diverters or other acceptaable devices will be required on all blowdown lines to assure that oil does not splash out of the pit.

Oil Conservation Division * 1000 Rio Brazos Road * Aztec, New Mexico 87410 Phone: (505) 334-6178 * Fax (505) 334-6170 * <u>http://www.emnrd.state.nm.us</u>



in Reply Refer to: 3162.3-1(07100)

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United States Department of the Interior

BUREAU OF LAND MANAGEMENT Farmington Field Office 1235 La Plata Highway, Suite A Farmington, New Mexico 87401

> Huntington Energy L.L.C. #464 Canyon Largo Unit NMSF-078880 SW1/4SE1/4 Section 15, T. 25 N., R. 7 W. Rio Arriba County, New Mexico

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Above Data Required on Well Sign

GENERAL REQUIREMENTS FOR OIL AND GAS OPERATIONS ON FEDERAL AND INDIAN LEASES

In addition to those requirements set forth in the laws, regulations and Onshore Orders, these requirements apply generally to all oil and gas operations on Federal and Indian leases. They apply specifically to the above described well. Special requirements that apply and are effective for this well, if any, are check-marked in Section VII of these General Requirements. The failure of the operator to comply with these requirements and the filing of required reports will result in strict enforcement of 43 CFR 3163.1 or 3163.2.

I. <u>GENERAL</u>

- A. Full compliance with all applicable laws, regulations, and Onshore Orders, with the approved Permit to Drill, and with the approved Surface Use and Operations Plan is required. Lessees and/or operators are fully accountable for the actions of their contractors and subcontractors.
- B. Each well shall have a well sign in legible condition from spud date to final abandonment. The sign should show the operator's name, lease serial number, or unit name, well number, location of the well, and whether lease is Tribal or Allotted, (See 43 CFR 3162.6(b)).
- C. A complete copy of the approved Application for Permit to Drill, along with any conditions of approval, shall be available to authorized personnel at the drill site whenever active drilling operations are under way.
- D. For Wildcat wells only, a drilling operations progress report is to be submitted, to the BLM-Field Office, weekly from the spud date until the well is completed and the Well Completion Report (Form 3160-4) is filed. The report should be on 82 x 11 inch paper, and each page should identify the well by; operator's name, well number, location and lease number.
- E. As soon as practical, notice is required of all blowouts, fires and accidents involving life-threatening injuries or loss of life. (See NTL-3A).

F. Prior approval by the BLM-Authorized Office (Drilling and Production Section) is required for variance from the approved drilling program and before commencing plugging operations, plug back work casing repair work, corrective cementing operations, or suspending drilling operations indefinitely. Emergency approval may be obtained orally, but such approval is contingent upon filing of a notice of intent (on a Sundry Notice, Form 3160-5) within three business days (original and three copies of Federal leases and an original and four copies on Indian leases). Any changes to the approved plan or any questions regarding drilling operations should be directed to BLM during regular business hours at 505-899-8900. Emergency program changes after hours should be directed to Adrienne Garcia at 505-326-1248 or Jim Lovato at 505-334-1266.

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- G. The Field Office Manager (Inspection and Enforcement Section, phone number (505-599-8907) is to be notified at least 24 hours in advance of any spudding, cementing, or plugging operations so that a BLM representative may witness the operations.
- H. Unless drilling operations are commenced within one year, approval of the Application for Permit to Drill well expire. A written request for a six months extension may be granted if submitted prior to expiration.
- I. From the time drilling operations are initiated and until drilling operations are completed, a member of the drilling crew or the tool pusher shall maintain rig surveillance at all time, unless the well is secured with blowout preventers or cement plugs.
- J. If for any reason, drilling operations are suspended for more than 90 days, a written notice must be provided to this office outlining your plans for this well.

II <u>REPORTING REQUIREMENTS</u>

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- A. For reporting purposes, all leases, communitization agreements or unit agreements are to be referenced by the numbers and prefixes affixed to the respective contract documents by the issuing agency at the time of issue.
- B. The following reports shall be filed with the BLM-Authorized Officer within 30 days after the work is completed.
 - 1. Original and three copies on Federal and Original and four copies on Indian leases of Sundry Notice (Form 3160-5), giving complete information concerning.
 - a. Setting of each string of casing. Show size and depth of hole, grade and weight of casing, depth set, depth of any and all cementing tools that are used, amount (in cubic feet) and types of cement used, whether cement circulated to surface and all cement tops in the casing annulus, casing test method and results, and the date work was done. Show spud date on first report submitted.
 - b. Intervals tested, perforated (include; size, number and location of perforations), acidized, or fractured; and results obtained. Show date work was done (a Sundry Notice is not required if a Completion Report is submitted within 30 days of the operation).

c. Subsequent Report of Abandonment, showing the manner in which the well was plugged, including depths where casing was cut and pulled, intervals (by depths) where cement plugs were replaced, and dates of the operations.

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- 2. Well Completion Report (Form 3160-4) will be submitted with 30 days after well has been completed.
 - a. Initial Bottom Hole Pressure (BHP) for the producing formations. Show the BHP on the completion report. The pressure may be: 1) measured with a bottom hole bomb, or; 2) calculated based on shut in surface pressures (minimum seven day buildup) and fluid level shot.
- 3. Submit a cement evaluation log, if cement is not circulated to surface.

III. DRILLER'S LOG

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The following shall be entered in the daily driller's log: 1) Blowout preventer pressures tests, including test pressures and results. 2) Blowout preventer tests for proper functioning, 3) Blowout prevention drills conducted, 4) Casing run, including size, grade, weight, and depth set, 5) How pipe was cemented, including amount of cement, type, whether cement circulated to surface, location of cementing tools, etc., 6) Waiting on cement time for each casing string, 7) Casing pressure tests after cementing, including test pressure and results and 8) Estimated amounts of oil and gas recovered and/or produced during drill stem test.

IV. GAS FLARING

Gas produced from this well may not be vented or flared beyond an initial, authorized test period of $\underline{*}$ Days or 50 MMCF following its (completion)(recompletion), whichever first occurs, without the prior, written approval of the authorized officer. Should gas be vented or flared without approval beyond the test period authorized above, you may be directed to shut in the well until the gas can be captured or approval to continue venting or flaring as uneconomic is granted, and you shall be required to compensate the lessor for the portion of the gas vented or flared without approval which is determined to have been avoidably lost.

*30 days, unless a longer test period specifically is approved by the authorized officer. The 30-day period beings when the casing is first perforated for cased holes, and when Total Depth (TD) is reached for open hold completion.

V. SAFETY

- A. All rig heating stoves are to be of the explosion-proof type.
- B. Rig safety lines are to be installed.
- C. Hard hats must be utilized.

VI. CHANGE OF PLANS OR ABANDONMENT

- A. Any changes of plans required in order to mitigate unanticipated conditions encountered during drilling operations, will require approval as set forth in Section 1.F.
- B. If the well is dry it is to be plugged in accord with 43 CFR 3162.3-4, approval of the proposed plugging program is required as set forth in Section 1.F. The report should show the total depth reached, the reason for plugging, and the proposed intervals, by depths, where cement plugs are to be placed, type of plugging mud, etc. A Subsequent Report of Abandonment is required as set forth in Section 11.B.1c.
- C. Unless a well has been properly cased and cemented, or properly plugged, the drilling rig must not be moved from the drill site without prior approval from the BLM-Authorized Officer.

VII. SPECIAL STIPLATIONS

The following special requirements apply and are effective when checked:

- A. Communitization Agreement covering the acreage dedicated to the well must be filed for approval with the Bureau of Land Management, Farmington Field Office, Branch of Reservoir Management, 1235 La Plata Highway, Suite A, Farmington, New Mexico 87401. The effective date of the agreement must be Prior to any sales.
- B. The BLM-Authorized Officer requires testing all components of well control systems at the pressure requirements set forth in Onshore Oil and Gas Order No. 2, Section III. A. 1., plus a 30% safety factor, and does not elect to utilize the discretionary authority for requiring the testing of selected components at the A. P. L. working pressures.
- C. 🛛 Note Attachments
- D. The required wait on cement (WOC) time will be a minimum of 250 psi compressive strength at 60 degrees. Blowout preventor (BOP) nipple-up operations may then be initiated.

VIII. PHONE NUMBERS

- A. For BOPE tests, cementing, and plugging operations the phone number is 505-599-8907 and should be called 24 hours in advance in order that a BLM representative may witness the operations.
- B. Emergency program changes after hours contact:

Adrienne Brumley (505) 326-1248 Or Jim Lovato at (505) 334-1266

Conditions of Approval

Operator: 、Legal Location:	Huntington Energy LLC 1,330' FSL, 2,595' FEL Sec. 15, T. 25 N., R. 7 W.	Well Name: EA Log Number:	Canyon Largo Unit #464 NM-210-05-987
Inspection Date:	7/25/05	Lease Number:	NMSF 078880

The following conditions of approval will apply to this well unless a particular Surface Managing Agency or private surface owner has supplied to Bureau of Land Management and the operator a contradictory environmental stipulation. The failure of the operator to comply with these requirements may result in the assessment of liquidated damages or penalties pursuant to 43 CFR 3163.1 or 3163.2. A copy of these conditions of approval shall be present on the location during construction, drilling and reclamation activity.

Special Stipulations

This permit is contingent on compliance with the New Mexico Environmental Department, Air Quality Bureau's directive that new engines 300 horsepower or less have NOx emissions limited to 2 grams per horsepower hour.

All open top permanent production or storage tanks regardless of diameter made of fiberglass, steel, or other material used for the containment of oil, condensate, produced water and or other production waste shall be screened, netted or otherwise covered to protect migratory birds and other wildlife from access.

Production equipment [including any facilities associated with pipeline construction] shall be placed on location as not to interfere with reclaiming the cut and fill slopes to their proper ratio. If equipment is found to interfere with the proper reclamation of the slope, the company will be required to move the equipment so proper re-contouring can occur.

Pits will be stepped down into at least 50% cut material.

The diversion ditch will be constructed above the cut slope on the south side draining to the west and on the east side draining to the north and away from the well pad.

Culverts (18" minimum) will be placed at the well pad entrance.

A silt trap with an overflow will be placed in the drainage to the southwest of the plugged and abandoned CLU #27 S.

Sandstone surfacing will be required for the new 1,614' access road.

The existing access road will be upgraded to BLM standards. Construction techniques such as crowning, water bar turnouts, culverts and water bar ditches will be utilized where appropriate and necessary.

Seed all the disturbed areas outside the anchors using designated seed mixture and to the specifications given. Disturbed areas shall be re-contoured and re-seeded within 120 days of final construction.

Туре	Variety or Cultivator	PLS/A
Western wheatgrass	Arriba	2.0
Indian ricegrass	Paloma	1.0
Blue grama	Hatcheta or Alma	0.25
Antelope bitterbrush	Unknown	0.10
Four-wing saltbrush	Unknown	0.25
Pubescent wheatgrass	Luna	2.0
Intermediate wheatgrass	Oahe	2.0
Small burnet	Delar	1.0

OPERATOR COPY

Hi-crest crested wheat grass can be substituted for Pubescent and Intermediate wheat grass and planted at 3.0 lbs PLS/A.

The operator or his contractor will contact the Bureau of Land Management, Farmington Field Office, Environmental Protection Staff, (505) 599-8900, 48 hours prior to any reclamation efforts associated with this project.

The final cut slope shall not be steeper than a 3:1 Ratio, grading to as near the original contour as possible. The final fill slope shall not be steeper than a 3:1 Ratio or as near the original contour as possible. To obtain this ratio, pits and slopes shall be back-sloped into the pad upon completion of drilling. Construction slopes can be much steeper during drilling, but will be re-contoured to the above ratio during reclamation.

Pits will be lined with an impervious material at least 12 mils thick. Prior to closing the pit, the liner will be cut off at mud level. The excess liner will be hauled to a licensed disposal area.

Reserve pits will be closed and rehabilitated 90 days after completion or 120 days from the well spud date. All reserve pits remaining open after the 90 days will need written authorization of the Authorized Officer from the Farmington Field Office. This requirement is addressed in the General Requirements in Onshore Order #7.

The top 6 inches of soil material will be stripped and stockpiled in the construction zones of the well pad. The stockpiled soil material will be spread on the reclaimed portions of the pad [including the reserve pit, cut and fill slopes] prior to re-seeding. Spreading shall not be done when the ground or topsoil is frozen or wet.

If, in operations the operator/holder discovers any T&E / Sensitive species, then work in the vicinity of the discovery will be suspended and the discovery promptly reported to the BLM T&E specialist @ (505) 599-8900. BLM will then specify what action is to be taken. Failure to notify the BLM about a discovery may result in civil or criminal penalties in accordance with the Endangered Species Act (as amended).

Inventory the proposed route or site for the presence of noxious weeds. Noxious weeds are those listed on the New Mexico Noxious Weed List. The following noxious weeds have been identified as occurring on lands within the boundaries of the Farmington Field Office (FFO).

Knapweed (Centaurea repens) Musk Thistle (Carduus nutans) Bull Thistle (Cirsium vulgare) Canada Thistle (Cirsium arvense) Scotch Thistle (Onopordum acanthium) Hoary Cress (Cardaria draba) Perennial Pepperweed (Lepidium latifolfium) Halogeton (Halogeton glomeratus) Russian Spotted Knapweed (Centaurea maculosa) Dalmation Toadflax (Linaria genistifolia) Yellow Toadflax (Linaria vulgaris) Camelthorn (Alhagi pseudalhagi) African Rue (Peganum harmala) Saltcedar (Tamarix spp.) Diffuse Knapweed (Centaurea diffusa) Leafy Spurge (Euphorbia esula)

Construction equipment should be inspected and cleaned prior to coming onto the work site. This is especially important on vehicles from out of state or if coming from a weed infested area.

If fill dirt or gravel will be required, the source shall to be noxious weed free.

The site shall be monitored for the life of the project for the presence of noxious weeds (includes maintenance and construction activities). If weeds are found, the FFO Weed Coordinator will be notified at (505) 599-8900 and the coordinator will determine the best method for the control of the particular weed species. Treat existing weeds prior to new surface disturbance.

Compressor units on this well location not equipped with a drip pan for containment of fluids shall be lined with an impervious material at least 8 mils thick and a 12 inch berm. The compressor will be painted to match the well facilities. Any variance to this will be approved by the Authorized Officer (AO). When compressor units are washed, or any other equipment associated with the locations, the fluids (i.e., scrubber cleaners) will be properly disposed of to avoid ground contamination or hazard to livestock or wildlife. All above ground structures shall be painted to blend with the natural color of the landscape. The paint used shall be: Federal 595a-34127 (Juniper Green).

Road Stipulations

Performing construction maintenance activities outside the original cultural survey will require approval and a new cultural survey and clearance.

The holder shall place slope stakes, culvert location and grade stakes, and other construction control stakes as deemed necessary by the authorized officer to ensure construction in accordance with the plan of development. If stakes are disturbed, they shall be replaced before proceeding with construction.

No construction or routine maintenance activities shall be performed during periods when the soil is too wet to adequately support construction equipment. If such equipment creates ruts in excess of 6 inches deep, the soil shall be deemed too wet.

When construction activity in connection with the right-of-way breaks or destroys a natural barrier used for livestock control, gaps thus opened shall be fenced to prevent drift of livestock. The subject natural barrier shall be identified and fenced by the holder as per instructions of the **Authorized Officer (AO)**.

Maintain a minimum of ten (10) feet of undisturbed surface between fence lines and roads that are constructed parallel to fences.

Each fence crossed by this right-of-way shall be braced and secured to prevent slacking of the wire, before cutting the wire. The opening thus created shall be temporarily closed as necessary during construction to prevent passage of livestock. Upon completion of construction, install a cattle guard with an adjacent sixteen (16) foot gate. The cattle guard shall be constructed to Bureau of Land Management specifications.

A professional engineer shall design those segments of road where the grade is in excess of ten percent for more than 300 feet.

Right-of-way clearing shall be limited to 15 feet on each side of centerline.

This road shall have a maximum driving surface of 16 feet, and a maximum bladed width of 30 feet excluding turnout ditches and turnouts, and a maximum grade of 10 percent (pitches over 10 percent that are less than 300 feet in length may be allowed).

Crowning and ditching on both sides of the road is required. The road cross section will conform to the cross section diagrams available from Bureau of Land Management. The crown shall have a grade of approximately two percent (I.e., two inch crown on a 16 foot wide road).

Drainage control shall be ensured over the entire road through the use of borrow ditches, drainage dips, out-sloping, in-sloping, natural rolling topography, and/or turnout (lead-off) ditches. Every drainage dip shall drain water into an adjacent turnout ditch.

The holder shall construct low-water crossings in a manner that will prevent any blockage or restriction of the existing channel. Material removed shall be stockpiled for use in rehabilitation of the crossing.

Surfacing may be applied at the Holder's discretion, but is not required at this time. However, if it becomes evident there is resource damage or it becomes evident the road is receiving excess damage, surfacing will be required.

The Holder shall furnish and apply water, chemicals, or use other means satisfactory to the Authorized Officer for dust.

Pipeline Stipulations

No surface disturbing activities shall take place on the subject right-of-way until the associated APD is approved. The holder will adhere to special stipulations in the Surface Use Program of the approved APD, relevant to any right-of-way facilities.

The holder shall mark the exterior boundaries of the right-of-way with stake and/or lath at 100 to 200 foot intervals. The intervals may be varied at the time of staking at the discretion of the **AO**. The tops of the stakes and/or laths will be painted and the laths flagged in a distinctive color as determined by the holder. The survey station numbers will be marked on the boundary stakes and/or laths at the entrance to and the exit from public land. The holder shall maintain all boundary stakes and/or laths in place until final cleanup and restoration is completed and approved by the **AO**. The stakes and/or laths will then be removed at the direction of the **AO**.

No construction or routine maintenance activities shall be performed during periods when the soil is too wet to adequately support construction equipment. If such equipment creates ruts in excess of 6 inches deep, the soil shall be deemed too wet.

When construction activity in connection with the right-of-way breaks or destroys a natural barrier used for livestock control, gaps thus opened shall be fenced to prevent drift of livestock. The subject natural barrier shall be identified and fenced by the holder as per instructions of the **AO**.

Maintain a minimum of ten (10) feet of undisturbed surface between fence lines and roads that are constructed parallel to fences.

Each fence crossed by this right-of-way shall be braced and secured to prevent slacking of the wire, before cutting the wire. The opening thus created shall be temporarily closed as necessary during construction to prevent passage of livestock. Upon completion of construction, reconstruct the fence to Bureau of Land Management specifications.

Right-of-way clearing shall be limited to the access road plus 20 feet.

Side-hill cuts of more than three (3) feet are not permitted. Areas requiring cuts greater than this shall be terraced so none are greater than three (3) feet.

Bury the pipeline in the existing well pad or twenty (20) feet from the edge of the traveled surface of the existing road.

The Holder shall re-contour disturbed areas, and obliterate all earthwork by removing embankments, backfilling excavations, and grading to re-establish the approximate original contours of the land in the right-of-way.

Construct earthen berm's that are a minimum of four (4) feet high with a ditch that has a one (1) foot vertical face away from the right-of-way, I.e., towards the direction of potential traffic, cut at the base of the berm. Construct this type berm at each end of the right-of-way where it is separate from the road.

All above ground structures not subject to safety requirements shall be painted by the Holder to blend with the natural color of the landscape. A reflective material may be used to reduce hazards that may occur when such structures are near roads. Otherwise, the paint use shall be a non-glare, non-reflective, non-chalking color of Federal Juniper Green (595a-34127).

Seed all the disturbed areas (except the driving surface and road shoulders [entire area if road is to be reclaimed] road only) using designated seed mixture and to the specifications given. Disturbed areas shall be re-seeded within 120 days of final construction.

Location, Access Road and Pipeline

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Well area and lease premises will be maintained in a workmanlike manner with due regard to safety, conservation and appearance. All liquid waste, completion fluids and drilling products associated with oil and gas operations will be contained and then buried in place, or removed and deposited in an approved disposal site.

Surface disturbance and vehicular traffic will be limited to the approved location and approved access road.

Mud and blow pits will be constructed so as not to leak, break or allow discharge of liquids or produced solids. At least half of the capacity of the reserve pit must be in cut. The top of the outside wall of reserve pit should be smoothed-off with a minimum of one blade width. The pit should have adequate capacity to maintain 2 feet of free board. Pits are not to be located in natural drainages. Pit walls are to be "walked down" by a crawler type tractor following construction and prior to usage. Any plastic material used to line pits must be removed to below-ground level before pits are covered. The final grade of reserve pit (after reclamation) shall allow for drainage away from pit area.

All unguarded pits (reserve/production/blow pits) containing liquids will be fenced with woven wire. Drilling pits will be fenced on three sides and once the rig leaves location, the fourth side will be fenced. All fencing must be a legal fence in accordance with New Mexico State Law. Liquids in pits will be allowed to evaporate, or be properly disposed of, before pits are filled and re-contoured. (This office will be notified 24 hours prior to fluid hauling). Under no circumstances will pits be cut and drained. Aeration of pit fluids must be confined within pit area. Upon completion of the well the reserve pit will be covered with screening or netting and remained covered until the pit is reclaimed. All production pits 16 feet in diameter or larger will be covered with screening or netting.

No gravel or other related minerals from new or existing pits on federal land will be used in construction of roads, well sites, etc., without prior approval from the Surface Managing Agency.

Berm's or firewall's will be constructed around all storage facilities sufficient in size to contain the storage capacity of tanks, or the combined capacity of tanks if a rupture could drain more than one tank. Berm walls will be compacted with appropriate equipment to assure proper construction.

All roads on public land must be maintained in good passable condition year round.

The holder shall conduct all activities associated with the construction, operation, and termination of the right-of-way within the authorized limits of the right-of-way.

A copy of these stipulations, including exhibits and the Plan(s) of Operation (if required), shall be at the project area and available to persons directing equipment operation.

Disposal of all liquid and solid waste produced during operation of this right-of-way shall be in an approved manner so it will not impact the air, soil, water, vegetation or animals.

The holder shall not violate applicable air and water quality standards or related facility siting standards established by or pursuant to applicable Federal and State law.

Use of pesticides and herbicides shall comply with applicable federal/state laws. Pesticides and herbicides shall be used only in accordance with their registered uses and within limitations imposed by the Secretary of the Interior. Prior to the use of pesticides, holder shall obtain from the **AO** written approval of a plan showing the type and quantity of material to be used, pest(s) to be controlled, method of application, location of storage and disposal of containers, and any other information deemed necessary. Emergency use of pesticides shall be approved in writing by the **AO** prior to use.

The holder shall be responsible for weed control and selective control of invasive weeds on disturbed and reclaimed areas within the limits of the well pad, associated road and pipeline ROW. The holder is responsible for consultation with the **AO** and/or local authorities for acceptable weed control methods

within limits imposed in the conditions of approval.

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The holder shall minimize disturbance to existing fences and other improvements on public land. Holder is required to promptly repair improvements to at least their former state. Functional use of these improvements will be maintained at all times. The holder will contact the owner of any improvements prior to disturbing them. When necessary to pass through a fence line, the fence shall be H-braced on both sides of the passageway prior to cutting the fence.

Construction sites shall be maintained in a sanitary condition at all times; waste materials at those sites shall be disposed of promptly at an appropriate waste disposal site. "Waste" means all discarded matter including, but not limited to, human waste, trash, garbage, refuse, oil drums, petroleum products, ashes and equipment.

The holder shall maintain the ROW in a safe, useable condition, as directed by the **AO**. (A regular maintenance program shall include, but is not limited to, soil stabilization.)

Unless otherwise approved in writing by the **AO**, this road will be designed and constructed to conform with the Bureau of Land Management, New Mexico road construction/maintenance policy.

Public access along this road will not be restricted by the holder without specific written approval being granted by the **AO**. Gates or cattle-guards on the public land will not be locked or closed to public use unless specifically determined by the **AO**.

Unless otherwise approved in writing by the **AO**, drainage dip location for grades over two (2) percent shall be determined by the formula:

Spacing Interval = <u>400 + 100' =</u> road slope %

Example: For a road with a four (4) percent slope. Spacing Interval $\frac{400 + 100'}{4\%} = 200$ feet

Unless otherwise approved in writing by the **AO**, all turnout ditches shall be graded to drain water with a one (1) percent minimum to three (3) percent maximum ditch slope. The spacing interval for turnout ditches shall be determined according to the following table, but may be amended depending upon existing soil types and centerline road grade:

SPACING INTERVAL FOR TURNOUT DITCHES

Percent Slope	Spacing Interval
0 - 4%	150 - 350 feet
4 - 6%	125 - 250 feet
6 - 8%	100 - 200 feet
8 - 10%	75 - 150 feet

Maintain the road so that user traffic remains within right-of-way and erosion is mitigated. Roads and road segments where serious erosional damage is occurring will be handled on a case-by-case basis. "Flat blading" will be avoided. A exemption would be permitted where bedrock is exposed at the surface. Roads will be maintained so that over time a proper road prism and good drainage is achieved. Maintenance will include drainage dips, turnout ditches, crowning and/or out-sloping/in-sloping, low water crossings and vehicle turnouts. Cattle guards and culverts will be cleaned and repaired or replaced. Surfacing may be required.

Failure of the holder to share maintenance costs in dollars, equipment, materials or man-power proportionate to the holder's use with other authorized users may be adequate grounds to terminate right-of-way grant. The determination as to whether this has occurred and the decision to terminate shall rest with the **AO**. Upon request, the **AO** shall be provided with copies of any maintenance

agreement entered into.

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Cultural Resources

Discovery of Cultural Resources in the Absence of Monitoring:

If, in its operations, operator/holder discovers any previously unidentified historic or prehistoric cultural resources, then work in the vicinity of the discovery will be suspended and the discovery promptly reported to Bureau of Land Management Field Manager. The Bureau of Land Management will then specify what action is to be taken. If there is an approved "discovery plan" in place for the project, then the plan will be executed. In the absence of an approved plan, the Bureau Land Management will evaluate the significance of discovery and consult with the State Historic Preservation Officer in accordance with 36 CFR Section 800.11. Minor recordation, stabilization, or data recovery may be performed by a Bureau of Land Management or permitted cultural resources consultant. If warranted, more extensive treatment by a permitted cultural resources consultant may be required of the operator/holder prior to allowing the project to proceed. Further damage to significant cultural resources will not be allowed until any required treatment is completed. Failure to notify the Bureau of Land Management about a discovery may result in civil or criminal penalties in accordance with the Archeological Resources Protection Act of 1979 (as amended).

Discovery of Cultural Resources during Monitoring:

If monitoring confirms the presence of previously unidentified cultural resources, then work in the vicinity of the discovery will be suspended and the monitor will promptly report the discovery to the Bureau of Land Management Field Manager. The Bureau of Land Management will then specify what action is to be taken. If there is an approved "discovery plan" in place for the project, then the plan will be executed. In the absence of an approved plan, the Bureau of Land Management will evaluate the significance of the discovery and consult with the State Historic Preservation Officer in accordance with 36 CFR Section 800.11. A Bureau of Land Management or permitted cultural resources consultant may perform minor recordation, stabilization, or data recovery. If warranted, more extensive treatment by a permitted cultural resources consultant may be required of the operator/holder prior to allowing the project to proceed. Further damage to significant cultural resources will not be allowed until any required treatment is completed.

Damage to Sites:

If, in its operations, operator/holder damages, or is found to have damaged any previously documented or undocumented historic or prehistoric cultural resources, excluding "discoveries" as noted above, the operator/holder agrees at his/her expense to have a permitted cultural resources consultant prepare and have executed a Bureau of Land Management approved data recovery plan. Damage to cultural resources may result in civil or criminal penalties in accordance with the Archeological Resources Protection Act of 1979 (as amended).

Seeding

Seed all the disturbed areas outside the anchors using designated seed mixture and to the specifications given. Disturbed areas shall be re-contoured and re-seeded within 120 days of final construction.

Туре	Variety or Cultivator	PLS/A
Western wheatgrass	Arriba	2.0
Indian ricegrass	Paloma	1.0
Blue grama	Hatcheta or Alma	0.25
Antelope bitterbrush	Unknown	0.10
Four-wing saltbrush	Unknown	0.25
Pubescent wheatgrass	Luna	2.0
Intermediate wheatgrass	Oahe	2.0
Small burnet	Delar	1.0

Hi-crest crested wheat grass can be substituted for Pubescent and Intermediate wheat grass and planted at 3.0 lbs PLS/A.

Species shall be planted in pounds of pure live seed per acre: Present Pure Live Seed (PLS) = Purity X Germination/100 Two lots of seed can be compared on the basis of PLS as follows:

Source No. One (poor quality)Purity50 percentGermination40 percentPercent PLS20 percent5 lb. bulk seed required to make1 lb. PLS

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Source No. two (better quality)Purity80 percentGermination63 percentPercent PLS50 percent2 lb. bulk seed required to make1 lb. PLS

Seed mixture used must be certified. There shall be <u>NO</u> primary or secondary noxious weeds in seed mixture. Seed labels from each bag shall be available for inspection while seed is being sown.

Seeding shall be accomplished within 120 days of completion of the construction project (timeframe may be[#]extended on a case-by-case basis with AO approval). Seeding shall be repeated if a satisfactory stand is not obtained as determined by the **AO** upon evaluation after the second growing season.

Compacted areas shall be ripped to a depth of twelve (12) inches and disked to a depth of six (6) inches before seeding. Seeding shall be done using a disk-type drill with two boxes for various seed sizes. The drill rows shall be eight to ten inches apart. Seed shall be planted at not less than one-half inch deep or more than one inch deep. The seeder shall be followed with a drag, packer, or roller to ensure uniform coverage of the seed, and adequate compaction. Drilling shall be done on the contour where possible, not up and down the slope.

Where slopes are too steep for contour drilling a "cyclone" hand seeder or similar broadcast seeder shall be used. Seed shall then be covered to the depth described above by whatever means is practical, i.e., hand raked. If the seed is not covered, the prescribed seed mixture amount (pounds/acre/PLS) will be doubled.

If, upon abandonment of wells, the retention of access road is not considered necessary for the management and multiple-use of the natural resources, it will be ripped a minimum of 12" in depth. After ripping, water bars will be installed. All ripped surfaces are to be protected from vehicular travel by construction of a dead end ditch and earthen barricade at the entrance to these ripped areas. (Reseeding of affected areas may be required.)

Abandonment

Ninety days prior to termination of the ROW, the holder shall contact the **AO** to arrange a joint inspection of the ROW. This inspection will be held to agree to an acceptable termination (and rehabilitation) plan. This plan shall include, but is not limited to, removal of facilities, drainage structures, or surfacing material, re-contouring, top soiling or seeding. The **AO** must approve the plan in writing prior to the holder's commencement of any termination actions.



BLM Report Number: 2005(II)138.1F USGS Map: Smouse Mesa Activity Code: 1310

CULTURAL RESOURCE RECORD OF REVIEW

BUREAU OF LAND MANAGEMENT FARMINGTON FIELD OFFICE

1. Description of Report/Project:

Project Name: Canyon Largo Unit #464 Relocated Well Pad, Access Road, and Gulfterra Pipeline

Project Sponsor: Huntington Energy

Arch. Firm & Report No.: San Juan College 2005-SJC-114

Location: T25N, R7W, Sec. 15

Well Footages: 1330 FSL 2595 FEL

<u>Project Dimensions:</u> 230' x 300' - staked well (+50' construction zone = 330' x 400') 2096.27' x 50' - access road/pipeline

Sites Located:	No⊠	Yes
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2 isolates

Determination: No Cultural Resources No Effect

No Historic Properties No Adverse Effect

- 2. Field Check: No X Yes Date: Comment/Results:
- **3. ACEC:** No \boxtimes Yes \square :

4. Traditional Cultural Property: No 🛛 Yes 🗌

5. Recommendation: PROCEED WITH ACTION 🛛

STIPULATIONS ATTACHED

6. Reviewer /Archaeologist: Raymond Medlock Date: 10/11/05

Report Summary	BLM	Other	Total
Acres Inventoried	13.84	0	13.84
Sites Recorded	0	0	0
Prev. Recorded Sites	0	0	0
Sites Avoided	0	0	0
Sites Treated	0	0	0

OPERATIONS PLAN

Well Name: Location: Formation: Elevation:	Canyon Largo U 1330' FSL, 2595 Rio Arriba Count Basin Dakota 6804' GL	' FEL, W		Sec 15, T	-25-N, R	-7-W NMPM
Formation Tops: Surface Ojo Alamo Kirkland Fruitland Pictured Cliffs Lewis Shale Huerfanito Cliff House Menefee Point Lookout Mancos Gallup (Niobrara) Greenhorn Graneros Dakota Morrison TD		Top San Jose 1923' 2093' 2313' 2580' 2684' 2965' 4129' 4212' 4851' 5085' 6026' 6817' 6884' 6924' 7300' 7400'	; ·	Bottom 1923' 2093' 2313' 2580' 2684' 2965' 4129' 4212' 4851' 5085' 6026' 6817' 6884' 6924' 7300'		
Cores & DST's Mud log – TD f <u>Mud Program:</u> <u>Interval</u> 0 – 320' 320 – 7400'	ST – TD to 5900'; – none	<u>Weight</u> 8.4-8.9 8.4-9.0		<u>Vis.</u> 40-50 40-60	<u>Fluid L</u> no cont 8-12	rol
<u>Casing Program:</u> <u>Hole Size</u> 12 ½" 7 7/8"	<u>Depth Interval</u> 0' – 320' 0' – 7400'		<u>Csg. Si</u> 8 5/8" 4 ½""		<u>Wt.</u> 24.0# 11.6#	<u>Grade</u> WC-50 N-80

BOP Specifications, Wellhead and Tests:

0' - 7400'

Surface to TD -

Tubing Program:

1. (

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11" 3000 psi minimum double gate BOP stack (Reference Figure #1). After nipple-up prior to drilling out surface casing, rams and casing will be tested to 600 psi for 30 minutes.

2 3/8"

4.7#

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2" nominal, 3000 psi minimum choke manifold (Reference Figure #3).

Operations Plan – Canyon Largo Unit #464

Page Two

Completion Operations:

6" 3000 psi double gate BOP stack (Reference Figure #2). After nipple-up prior to completion, pipe rams and casing top will be tested to 3000 psi for 15 minutes.

Surface to Total Depth:

2" nominal, 3000 psi minimum choke manifold (Reference Figure #3).

Wellhead:

3

8 5/8" x 4 ½" x 1 ½" x 1 ½" x 3000 psi tree assembly.

General:

- Pipe rams will be actuated once each day and blind rams will be actuated once each trip to test proper functioning.
- An upper Kelly cock valve with handle available and drill string valves to fit each drill string will be available on the rig floors at all times.
- A BOP pit level drill will be conducted weekly for each drilling crew.
- All of the BOP tests and drills will be recorded in the daily drilling reports.
- Blind and pipe rams will be equipped with extension hand wheels.

Cementing:

8 5/8" surface casing -

Cement to surface w/265 sx Class "B" cement w/3% calcium chloride and ¼#/sx cellophane flakes (312 cu. ft. of slurry, 200% excess to circulate to surface).

WOC 8 hr. prior to drilling out surface casing. Test casing to 600 psi for 30 minutes.

Saw tooth guide shoe on bottom. Bowspring centralizers will be run in accordance with Onshore Order #2.

Production Casing $-4\frac{1}{2}$ "

Lead with 700 sx 65/35 Standard Poz w/6% gel, ¼# Flocele, 10# Gilsonite, 3/10% Halad 9, 1/10% HR5 (1.96 yld). Tail w/900 sx 50/50 Standard Poz w/35 Gel, 9/10% Halad9, 2/10% CFR 3, 5# Gilsonite, ¼# Flocele (1.47 yld).

Alternate Two-stage cement job as follows:

First Stage: Cement to circulate to stage tool @ 5066'. Lead with 700 sx Class "G" 50/50 poz (13#, 1.47 yd) w/3% gel, 0.25 pps Celloflake, 5 pps Gilsonite, 0.25 pps Fluid loss, 0.15% dispersant, 0.1% retarder. WOC 4 hours prior to pumping second stage. (Slurry volume: 1029 cu. ft. Excess slurry: 50%). DV Tool at 5000 ft.

Second Stage: Cement to circulate to surface. Cement with 700 sx Class "G" (12#, 2.9yd) TXI Liteweight cement w/2.5% sodium metasilicate, 2% calcium chloride, 10 pps Gilsonite, 0.5 pps Celloflake, 0.2% antifoam. WOC a minimum of 18 hours prior to cleanout. (Slurry volume: 1914 cu. ft. Excess slurry: 50%). Tail w/50 sx Class "B" w/1/4# Flocele (15.6#, 1.18 yd), (Slurry 59 cu. ft., Excess 50%).

Float shoe on bottom. Three centralizers run every other joint above shoe. Thirty-five centralizers - one every 4^{th} joint to the base of the Ojo Alamo @ 2448'. Two turbolizing type centralizers - one below and one into the base of the Ojo Alamo @ 2448'. Standard centralizers thereafter every fourth joint up to the base of the surface pipe.

Note: If open hole logs are run, cement volumes will be based on 25% excess over caliper volumes.

Operations Plan – Canyon Largo Unit #464

Page Three

Additional Information:

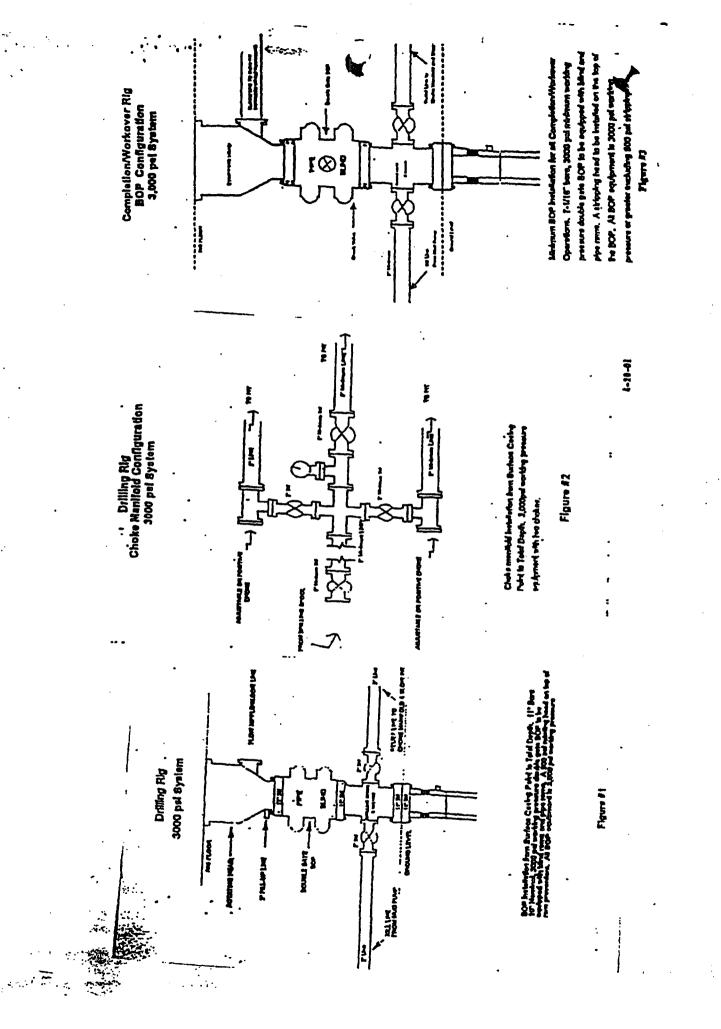
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The Dakota formations will be completed.

- No abnormal temperatures or hazards are anticipated.
- Sufficient LCM will be added to the mud system to maintain well control, if lost circulation is encountered below the top of the Pictured Cliffs.
- The east half of the Section 15 is dedicated to this well.
- This gas is dedicated.
- Anticipated pore pressure

Fruitland Coal	300 psi
Pictured Cliffs	500 psi
Mesa Verde	700 psi
Dakota	3000 psi



(September 2001)	UNITED STA DEPARTMENT OF TH	TES			FORM A	PPROVED 1001-0135	·
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2. Name of Operator Huntington Ener	av IIC				Canyon Lar	go Unit #	464
Ja. Address 6301 Water	ford Blvd., Suite	4001 25 25 25 25		9	API Well No.		
Oklahoma (ity, OK 73118	(405) 840	lude arca codi 1-9876		30-039-278		_
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SUNDRY NOTICES AND REPORTS ON WELLS Miss prosess Do not use this forms for proposals to drill on to re-enter an abandoned well. Use Form 3160-3 (APD) for such proposals. 6 SUBMIT IN TRIPLICATE- Other instructions on reverse side. 7. I'Unit of CAApreement, Name and/or CAApreement, Name and/or Caayen Large Unit. Name of Operator Runcington Every, LLC. 9. ARW will No. A Addres. 3b. Proce No. (incluse are accessed) SQI Waterford Bird, Suite 460 445-446-976 4. Location of Well (Floange, Soc. 7, R. M. or Survey Decryption) 524 Lot 1, U397 FSL 4, 2957 FEL. Set 15, TZSN-RW NMMM Extract Approx Part, Suite 400 12. CHECK APPROPRIATE-BOX(ES) TO-INDICATE NATURE OF NOTICE, REPORT, OR OTHER DATA TYPE OF SUBMISSION TYPE OF SUBMISSION TYPE OF SUBMISSION TYPE OF SUBMISSION In Comport Approx Partial, Suite-Off Addres. Subscenter Notice Compa Parts Compa Parts Decam Production (Star/Reame) Water Star-Off Notice of Intert Addres are approximated attring due of any proposed ved and approximate dualing comparison and attring due of any proposed ved and approximate dualing comparison and attring due of any proposed ved and approximate dualing comparison and attring due of any proposed ved and approximate dualing comparison and attring due of any proposed ved and approximate dualing comparison and attri	-	UNITED STATES DEPARTMENT OF THE BUREAU OF LAND MAN	INTERIOR			FORM APPROVED OM B No. 1004-0137 Xpires: March 31, 2007 No.	
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Catherine Smith, Land Associate Signature Title Land Associate Signature O3/23/2006 THIS SPACE FOR FEDERAL OR STATE OFFICE USE Approved by Conditions of approval, if any, are attached. Approval of this notice does not warrant or certify that the applicant holds legal or equitable tile to those rights in the subject lease which would entitle the applicant to conduct operations thereon. Title & USC. Section 100 and Title 43 USC. Section 1212 make it a crime for any nerson browingly, and withfull for make to any devictment or accedy difficility of mak	If the proposal is to deepen din Attach the Bond under which following completion of the in testing has been completed. F determined that the site is read Production Casing Detail 7 7/8" hole, 4 1/2" 11.6# 1 Cementing detail: 30 bb with 119 bbls water. Cir	rectionally or recomplete horizonta the work will be performed or pro ivolved operations. If the operation imal Abandonment Notices must b by for final inspection.) 1: 2/3/06: N-80, LT&C csg; Set at 7403' Is chem wash, 20 fresh water s c pressure 1800 psi, bump plu	ally, give subsurface location wide the Bond No. on file of a results in a multiple comp of filed only after all require KB. spacer, lead cmt 700 sx	ns and measured and in with BLM/BIA. Requision or recompletion ements, including reck (244 bbts) 65/35 po	rue vertical depth ired subsequent ro n in a new interval amation, have been	s of all pertinent mark ports must be filed wi , a Form 3160-4 must n completed, and the co sx (235 bbls) 50/50 OTO FARMINGTO	this 30 d this 30 d perator h poz. 2006 (11)HR 30 (2) (2) (2) (2) (2) (2) (2) (2) (2) (2) (2)
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NMOCD &



PATTERSON-UTI DRILLING COMPANY

328 County Road 3500, Aztec, New Mexico 87410-9567 505-334-8361 • Fax: 505-334-8391

June 29, 2006,

Rig#741

30-039-27871

Huntington Oil & Gas 6301 Waterford Blvd. Suite 400

Oklahoma City,Ok 73118

This is to certify that Patterson UTI Drilling, did run deviation surveys at the listed depth on your Canyon Largo 464 Sac. 15T25NR07W

Depth 176°	Deviation 112°	Depth 2980'	Deviation 1°
353'	×°	3538'	¥°
842'	1°	4002*	2°
1370'	1%°	4503*	×
2480'	1%°	4007"	%°

To the best of my knowledge, I swear this information to be true.

Hulle Miller Ares Manager

State of New Mexico County San Juan

This Instrument was acknowledged before me

m Gary Miller

Notary public hope & De Charles commission expire 5/1/09