

607 10th Street, Suite 208 Golden, Colorado 80401 (303) 278-7505 FAX (303) 278-7520

August 1, 1995

P.O. Box 338 Ignacio, Colorado 81137 (970) 563-4000 FAX (970) 563-4116

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

State of New Mexico Energy, Minerals & Natural Resources Dept. Oil Conservation Division 2040 S. Pacheco Santa Fe, NM 87505

Attn: Mr. Michael Stogner

RE: Application for Non-Standard Proration Units Township 26 North, Range 13 West Sections 18 and 19 San Juan County, New Mexico

Dear Mr. Stogner:

Per our letter of May 22, 1995, and our subsequent telephone conversation, enclosed again please find copies of the APD's for the four wells which are to be dedicated to the four subject units. Please approve these applications as soon as possible.

If you have any questions or need anything further, please do not hesitate to contact me at the Golden telephone number shown above.

Sincerely,

MARALEX RESOURCES, INC.

Jennifer A. Ritcher, CPL

Land Manager

Enclosures

W. Bisti "26-13-18" Well No. 2

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(June 1990) DEPARTN	JNITED STATES MENT OF THE INTERIOR DF LAND MANAGEMENT	FORM APPROVED Budget Bureau No. 1004-0135 Expires: March 31, 1993 - 5. Lease Designation and Serial No.
Do not use this form for proposals to	ES AND REPORTS ON WELLS o drill or to deepen or reentry to a different reservoir. FOR PERMIT—" for such proposals	NM 013492 6. If Indian, Allottee or Tribe Name
	MIT IN TRIPLICATE	7. If Unit or CA, Agreement Designation
1. Type of Well Oil Gas Well Well Other		8. Well Name and No.
2. Name of Operator SG INTERESTS I LTD		W. BISTI 26-13-18 #2 9. API WCII NO.
3. Address and Telephone No. PO Box 338, Ignacio, CO 8	31137 (303) 563-4000	30-045-29103 10. Field and Pool, or Exploratory Area
4. Location of Well (Footage, Sec., T., R., M., or Surv	and the second	Basin Fruitland Coal
		11. County or Parish, State
1077' FSL, 14 54' FW L (SESW	· · · · · · · · · · · · · · · · · · ·	San Juan, New Mexico
12. CHECK APPROPRIATE B	OX(s) TO INDICATE NATURE OF NOTICE, REPO	ORT, OR OTHER DATA
TYPE OF SUBMISSION	TYPE OF ACTION	١
Notice of Intent		Change of Plans
Subsequent Report	Recompletion Plugging Back	New Construction
Subsequent report		Water Shut-Off
Final Abandotiment Notice	Altering Casing	Conversion to Injection
	X Other Request for Extension	
	of APD approval	(Note: Report results of multiple completion on Well Completion or Recompletion Report and Log form.)
give subsurface locations and measured and true	tate all pertinent details, and give pertinent dates, including estimated date of starti vertical depths for all markers and zones pertinent to this work.)* 1994 was extended to September 9, 1995. In the near future.	
SG is requesting that APD a time to drill this well.	approval be extended another six months	to give us additional
All drilling plans, propose	ed access roads, ets., remain the same a	as in the original APD.
	tions will be followed as stated in the	
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	MAR 0 8 1996	
THIS APPROVAL EX	PIRES MAR 0 8 1996	2 5
14. I hereby certify that the foregoing is true and correct Signed Marcela McCreeken	Agent for SG Interests, I I Production Technician	.td
(This space for Federal or State office use)		
Approved by	Title	NEPHOVED
	7	
	erson knowingly and willfully to make to any department or agency of the Unit	cd State and take Builtious or fraudulent statements
or representations as to any matter within its jurisdiction.	*See Instruction on Reverse Side	MANAGER

OPERA	
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ADDRESS OF OPER	ATOR					۰. -	10. FILLD AND POOT	2
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Approx	19-1/2 mi	les so	utheast o		rmington, NM		San Juan	NM
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(June 1990) DEPARTMEN	TED STATES T OF THE INTERIOR LAND MANAGEMENT	FORM APPROVED Budget Bureau No. 1004-0135 Expires: March 31, 1993 5. Lease Designation and Serial No. NM 013492
Do not use this form for proposals to dr	AND REPORTS ON WELLSAN 26 PM 1: 22 ill or to deepen or reentry to a different reservoir. R PERMIT—" for such proposals and COTON, NM	6. If Indian, Allottee or Tribe Name
SUBMIT	IN TRIPLICATE	7. If Unit or CA, Agreement Designation
Oil Gas Other Name of Operator		8. Well Name and No. W. BISTI 26-13-18 #2
SG INTERESTS I LTD 3. Address and Telephone No.		9. API Well No. 30-045-29103
	137 (303) 563-4000	10. Field and Pool, or Exploratory Area Basin Fruitland Coal
1077' FSL, 1454' FWL (SESW)		11. County or Parish, State San Juan, NM
12. CHECK APPROPRIATE BOX(s) TO INDICATE NATURE OF NOTICE, REPOI	
TYPE OF SUBMISSION	TYPE OF ACTION	1
Notice of Intent	Abandonment Recompletion	Change of Plans
Subsequent Report	Plugging Back Casing Repair	Non-Routine Fracturing
Final Abandonment Notice	Altering Casing Casing Casing Casing Casing Casing Casing Casing Casing	Conversion to Injection
	l Il pertinent details, and give pertinent dates, including estimated date of startin cal depths for all markers and zones pertinent to this work.)*	
	93 was approved March 14, 1994. SG d to do so during the first half of 199	
SG is requesting that the A	PD approval be extended to give us ti	me to drill this well.
	d access roads, etc., remain the same conditions will be followed as state	
	•	
- 1		Light Albert Start
THIS APPROVAL EXPIRES SEI	> 0 9 1995	
14. I hereby certify that the foregoing is true and correct Signed Marcia McCrac (This space for Federal or State office use)	Len Title Production Technician	
Approved by	Title	Date
Conditions of approval, it any.	A	PROVED
Title 18 U.S.C. Section 1001, makes it a crime for any person or representations as to any matter within its jurisdiction.	knowingly and willfully to make to any department or agency of the United	Annuale, remote or frautilient statements
	*See Instruction on Reverse Side 2 216	TRICT MANAGER

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Submit.to Appropriate District Office State Lease - 4 copies	Energy, Mi	State of New N inerals and Natural 1	lexico Resources Department	
Fee Lease - 3 copies <u>DISTRICT I</u> P.O. Bax 1980, Hobbi, NM 88240		DNSERVATI P.O. Box 2	ON DÍVISION D88	RECEIVED
DISTRICT II P.O. Drawer DD, Arcesia, NM 882	Sani 10	ta Fe, New Mexico		93 OCT 18 AM 7: 38
DISTRICT III 1000 Rio Brazos Rd., Aztec, NM 8	87410 ··· WELL LOCAT All Distances	ION AND ACREA	GE DEDICATION F boundaries of the sectio	PLAT 070 FARMINGTON, NM
MARALEX RESOURCES		1 4194	STI 26-13-18	Well No. 2
Unit Letter Section N 18	Township 26 NORTH	. Range 13	WEST	MPM
Actual Footage Location of Well: 1077 feet from the Ground level Elev.		ne and 1454	feel	from the WEST line
4514	roducing Formation	Pool	Emuitland Co	
1 F	ruitland edicated to the subject well by col	I Basin lored pencil or hachure n	<u>Fruitland Co</u> urks on the plut below.	2a1320_Acres
2. If more than one lease	e is dedicated to the well, outline e of different ownership is dedicat ing, etc.?	each and identify the ow and to the well, have the	nership thereof (both 25 to nterest of 211 owners been o	working interest and royalty). coasolidated by communitization,
If answer is "no" list the this form if processary.	No If 2nswer is owners and tract descriptions wh	"yes" type of consolidati ich have actually been o		ide of
No allowable will be us	igned to the well until all interest nit, eliminating such interest, has			izztion, forced-pooling, or otherwise)
				OPERATOR CERTIFICATION
				I hereby certify that the informat contained herein in true and complete to best of my knowledge and belief.
		.*		Signature Reem
				D. R. Reimers
		લ		Engineering Manager Company
306,40				Maralex Resources, In
Ň	SEC.	8	erh General Acceleration and the stic start of the	SURVEYOR CERTIFICATION
3 40.00	7 40.00 5		Ĩ	I hereby certify that the well location sho on this plat was plotted from field notes
NORTH				actual surveys made by me or under supervison, and that the same is true of correct to the best of my knowledge of belief.
Ž				Date Survey ON A Allo OCTOBER 12 HISTOR
1454'	(12)40.00 C		ρ	Signatur & Sal V Profession Survey 8894
	1077			ROY A. RUST
	W	EST	5794.14'	Certificate Na. 8894
0 130 660 990 1320	1650 1980 2310 2640	2000 1500	1000 500	0

SG INTERESTS I, LTD/MARALEX RESOURCES, INC. W. BISTI 26-13-18 #2 1077 FSL x 1454' FWL, Section 18, T26N, R13W SAN JUAN COUNTY, NEW MEXICO DRILLING PROGRAM 1. Estimated Tops of Important Geologic Markers:

Ojo Alamo	343'
Kirtland	463'
Fruitland	950'
Fruitland Coal	1438'
Pictured Cliffs	1683'

2. Estimated depths of anticipated water, oil, gas, or other mineral bearing formations which are expected to be encountered:

Water and Gas 1438'; Water 1683'

3. Minimum Blowout Control Specifications:

Double ram type 3000 psi working pressure BOP with a rotating head. See the attached exhibits (#1 through #3) for details on the BOP equipment. All ram type preventers and related equipment will be hydraulically tested at nipple-up and after any use under pressure to 1000 psi. The blind ram will be hydraulically activated and checked for operational readiness each time pipe is pulled out of the hole: All checks of the BOP stack and equipment will be noted on the daily drilling report. The BOP equipment will include a kelly cock, floor safety valve, and choke manifold all rated to 3000 psi.

4. Supplementary Information:

Cementing of both surface and production strings of casing will be accomplished in separate single stage operations. All cement volumes are calculated to circulate cement to surface.

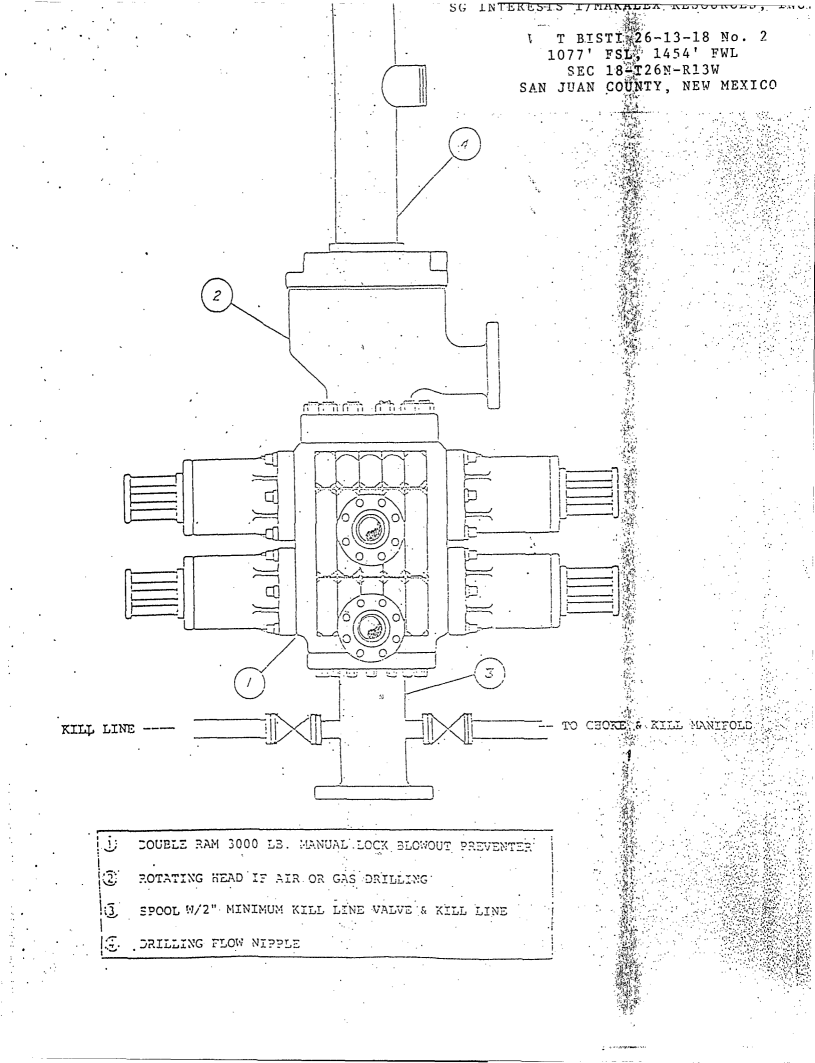
Casing C	ement Type and Volumes	Casing Tools
7 ", 20#, J-55	50 Sx Class B w/2% CaCl2 (59 cu. ft.)	Insert float & 3 centralizers on first, third and fifth joints
4-1/2",10.5#,J-55	150 Sx Class B w/2% Meta Silicate plus 100 Sx Class B w/2% CaCl (408 cu. ft)	Standard guide shoe and float collar w/ten centralizers spaced out to just above the Ojo Alamo sand on every other joint starting on the bottom joint.

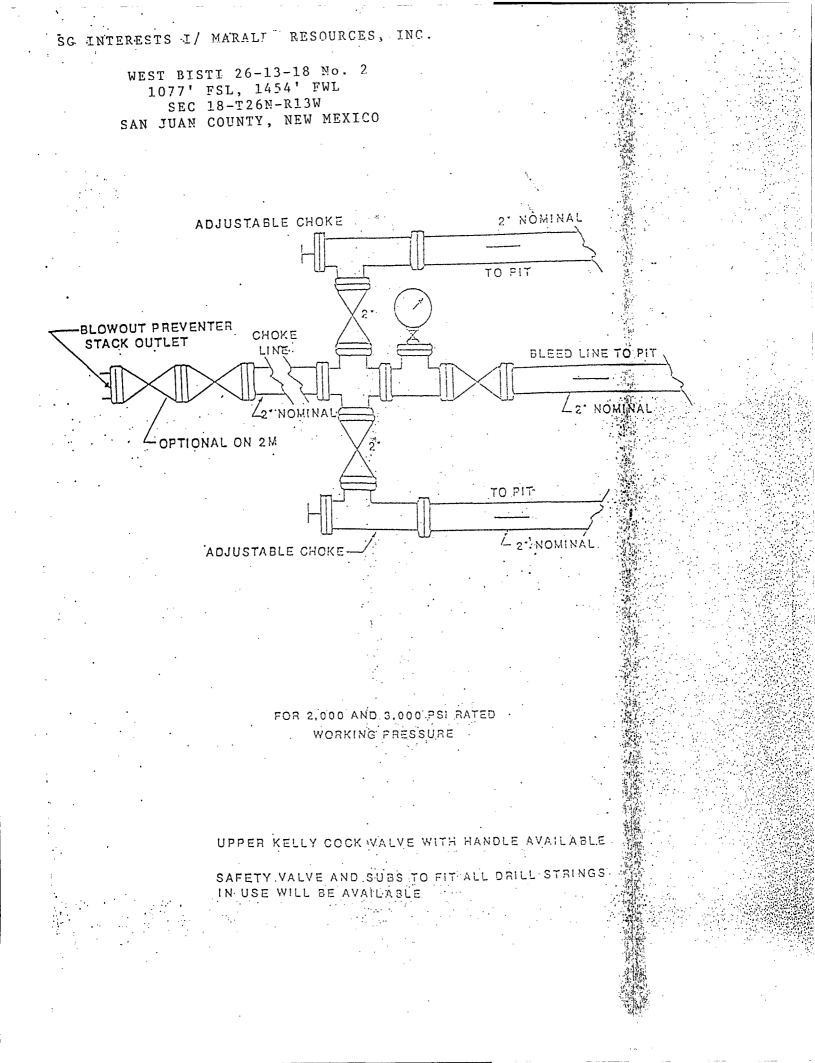
5. Proposed Circulating Medium:

The surface hole will be drilled with a gel and lime based fresh water mud.

- The production hole will be drilled with a low solids nondispersed fresh water mud. The weighting material will be barite. The maximum mud weight expected is 9.0 ppg. The water loss will be reduced to less than 10 cc at the top of the Fruitland.
- 6. No cores or drill stem tests are planned for this well. A full suite of logs, including gamma ray, density porosity, and resistivity, will be run after T.D. is reached.
- 7. The maximum expected bottom hole pressure is 950 psi. This pressure will be contained as specified in No. 5 above. No other potential hazards are anticipated.
- 8. Optimum solids control equipment will be used to keep the mud in good shape.

Construction of the wellpad will begin as soon as the APD is approved.





| Blowout Prevention Equipment Specifications

All BOP equipment shall be fluid and/or mechanically operated. 1. BOP's and all fittings will be in good working condition. 2. [Equipment through which the bit must pass shall be at least as 3.1 ilarge as the casing size being drilled. The nipple above the BOP shall be at least the same size as the À. last casing set. The upper kelly cock with handle and lower kelly cock shall be 5. rated at the BOP working pressure. A floor safety valve (full opening) or drill string BOP with appropriate pressure ratings shall be available on the rig floor with connections or subs to fit any tool joint in the string. The minimum size choke line shall be 3 inches nominal diameter, 7. ||with|a minimum size for vent lines downstream of chokes of 2 inches nominal, and vent lines which by-pass shall be a minimum of 3 inches nominal and as straight as possible. All valves, fittings and lines between the closing unit and the 8. [blowout preventer stack should be of steel construction with rated working pressure at least equal to working pressure rating of the stack. Lines shall be bundled and protected from damage: Minimum size for kill line is 2 inches nominal. 9. 10 Ram type preventers shall be equipped with extension hand wheels or hydraulic locks.

SG INTERESTS 1, LTD/MARALEX RESOURCES, INC. W. BISTI 26-13-18 NO. 2 1077' FSL x 1454' FWL, Section 18, T26N, R13W SAN JUAN COUNTY, NEW MEXICO SURFACE USE PLAN

- 1. Existing roads and existing wells are shown on Attached Plat No. 1.
- 2. The new location will be near an existing access road, and only 200'-300' of new bladed access will be required to accommodate the location. The existing access roads will be maintained in at least the current condition to provide uninterrupted access to the proposed well.
- 3. See No. 1.
- 4. The location of the anticipated production facilities both on and off the well pad are shown on Attached Plat No. 2.
- 5. Water will be Fruitland Coal Seam produced water, trucked from nearby existing wells.
- 6. Materials for the construction of the location are expected to be limited to the materials onsite. Fill material will be taken from material taken out of cuts.
- 7. All waste materials will be buried on location. Drill cuttings will be allowed to dry and then spread evenly in the reserve pit and buried. Garbage and nonflammable waste produced during the drilling or testing will be handled in a trash bin. All fluids will be handled in the reserve pit. Fluids will be allowed to evaporate before the reserve pit is reclaimed. The reserve pit will be fenced on three sides while the drilling rig is on location with the fourth side being fenced immediately upon removal of the drilling rig.
- 8. No camp or airstrip will be constructed for the drilling of this well.
- 9. The well site layout is shown on Attached Plat No. 3.
- 10. The location will be cleaned up, the reserve pit will be filled and leveled after drying, the unused portion of the location will be reseeded with seed mixture No. 2, all permanent production equipment will be painted BLM tan, and the road and location will be maintained until such time as the well is abandoned.

- 11. The surface is owned by the United States of America, in trust for the Navajo Tribe.
- 12. The primary surface use is for farming and grazing. The location has been spotted so as to minimize damages to the surface. The nearest dwellings are several miles from this location. An archaeological survey is being conducted, and a report detailing the survey will be submitted directly from the archaeologist to the BLM. The dirt contractor will be furnished with an approved copy of the Surface Use Plan and any stipulations prior to beginning construction of the location.
- 13. Operator's Representative:

A. M. (Nickey) O'Hare P.O. Box 421 Blanco, NM 87412-0421 (505) 325-5599

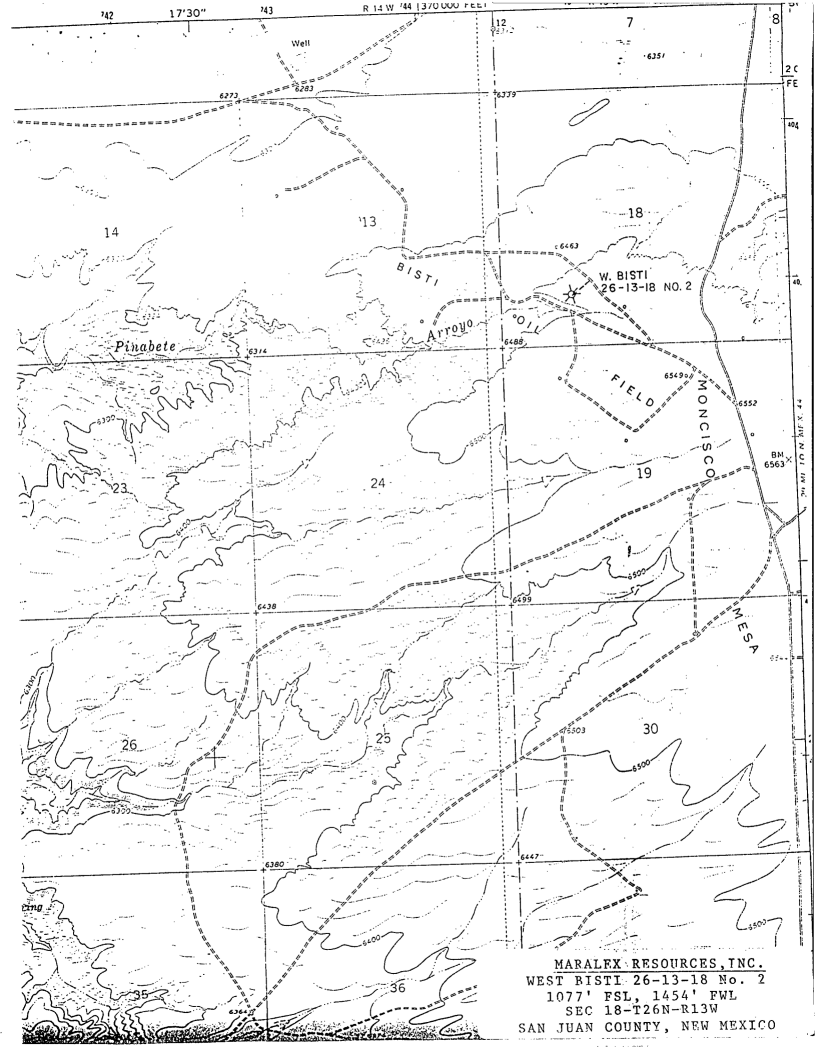
Certification:

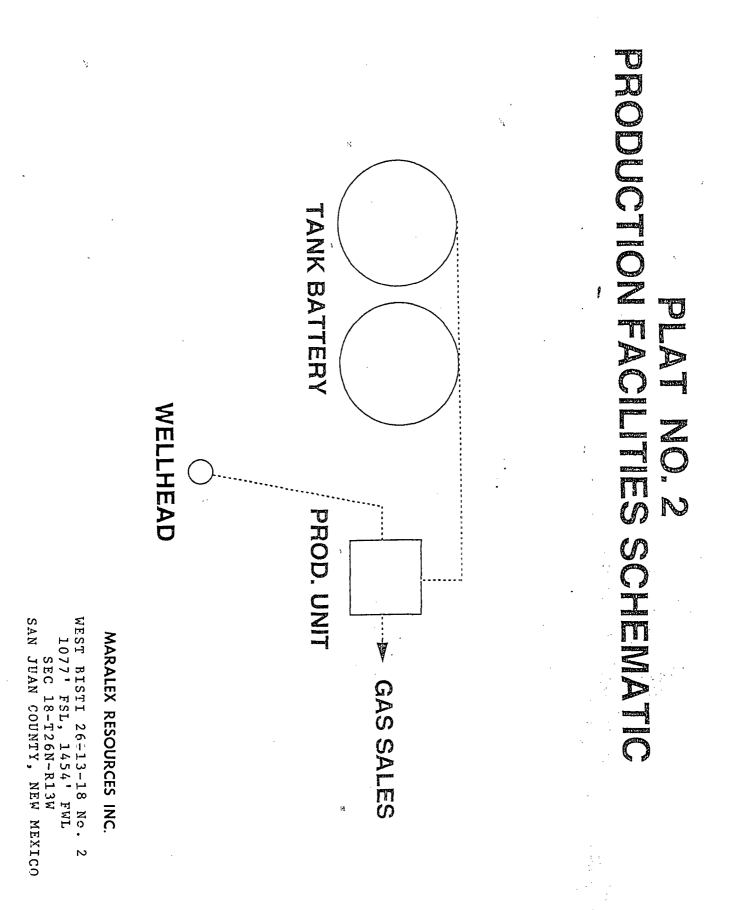
I hereby certify that I, or persons under any direct supervision, have inspected the proposed well site and access route; that I am familiar with the conditions which currently exist; that the statements made in this plan are, to the best of my knowledge, true and correct; and that the work associated with operations proposed herein will be performed by SG Interests I, Ltd./Maralex Resources, Inc., and its contractors and subcontractors in conformity with this plan and the terms and conditions under which it is approved.

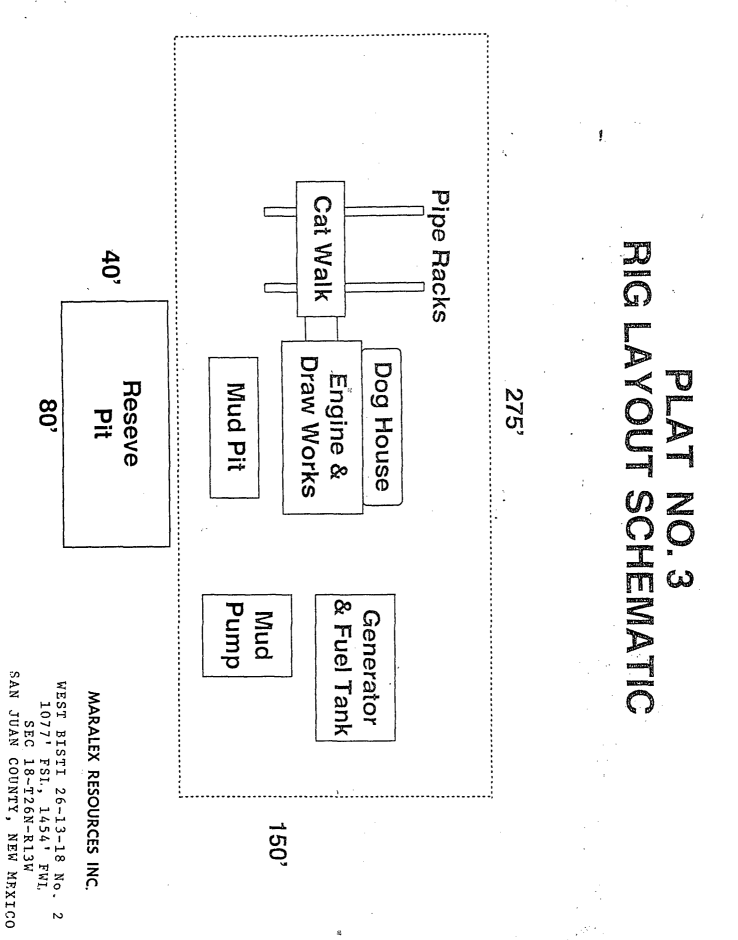
lemen Name:

Date: Oct. 8, 1993

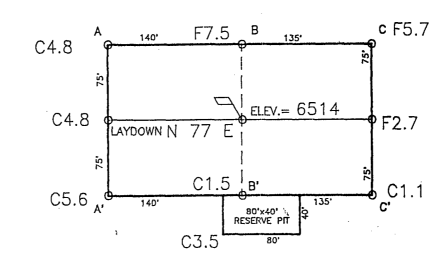
D. R. Reimers, Engineering Mgr. Maralex Resources, Inc. Agent for SG Interests I, Ltd.







COMPANY:	MARALEX RESOURCES
	W. BISTI 26-13-18 NO. 2
FOOTAGE:	1077' FSL, 1454' FWL
ELEVATION:	



ELEV.	-A*	C/L			
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6530					
6520			·		
6510				<i>[[]]]]]</i>	
6500					
6490					

B-B' ELEV.

And The Martin

C/L

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C--C'

C/L

ELEV.	. U/L	
6540		
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6490		

Baggett Surveying, Inc. 3539 E. 30th. Street Suite No. 7B Ph. (505 Fermington, New Mexico 87401

Ph. (505) 526-1772 87401



United States Department of the Interior

BUREAU OF LAND MANAGEMENT Farmington District Office 1235 La Plata Highway Farmington, New Mexico 87401



IN REPLY REFER TO: 3162.3-1 (070)

SG Interests I Ltd. #2 W. Bisti 26-13-18 New Mexico 013492 SE‡SW‡ sec. 18, T. 26 N., R. 13 W. San Juan County, New Mexico

Above Data Required on Well Sign

1 chair

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 weekly from spud date until the well is completed and the Well Completion Report (Form 3160-4) is filed. The report should be on 8 $1/2 \times 11$ 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).

III. DRILLER'S LOG

A.	The following shall be entered in the daily driller's log:	.Dg
	1. Blowout preventer pressure tests, including test pressures and results.	ess Line:
	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.
- 8. Estimated amounts of oil and gas recovered and/or produced during drillstem tests.

IV. GAS FLARING

A. Gas produced from this well may not be vented or flared beyond an initial, authorized test period of _____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 that 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 begins when the casing is first perforated for cased holes, and when Total Depth (TD) is reached for open hole completion. ") [1]

V. <u>SAFETY</u>

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 change of plans required in order to mitigate unanticipated conditions encountered during drilling operations, will require approval as set forth in Section I.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 I.F.. The report should show the total depth reached,

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BLM CONDITIONS OF APPROVAL

OPERATUI

Operator <u>SG Interests I/Maralex Resources, Inc.</u>	Well Name 2 West Bisti 26-13-18	
Legal Location 1077' FSL/1454' FWL	T. <u>26 N.</u> R. <u>13 W.</u> Sec. <u>18</u>	
Lease Number <u>NM-013492</u>	Field Inspection Date10/14/93	_

The following stipulations will apply to this well unless a particular Surface Managing Agency or private surface owner has supplied to BLM 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 3163.3 or 3163.4. A copy of these stipulations shall be present on location during construction, drilling and reclamation activity.

An agreement between operator and fee landowner will take precedence over BLM surface stipulations unless 1) the BLM determines that the operator's actions will affect adjacent Federal or Indian surface (43 CFR Part 3160), or 2) the operator does not maintain the well area and lease premises in a workmanlike manner with due regard for safety, conservation and appearance (43 CFR Part 3162.7-4), or 3) no such agreement exists (43 CFR Part 3160), or 4) in the event of well abandonment, minimal Federal restoration requirements will be required (43 CFR Part 3162.7-2).

1. Pits will be lined with an impervious material at least 8 mils thick.

2. The final cut slope shall not exceed a 3:1 ratio. The final fill slope shall not exceed a 3:1 ratio. To obtain this ratio, pits and slopes shall be backsloped into the pad upon completion of drilling and prior to setting production equipment. Construction slopes can be much steeper during drilling, but will be contoured to the above final slopes upon reclamation.

3. Paint color <u>brown</u> seed mix <u>4</u>. Pure Live Seed (PLS) = Germination X Purity. Recommended Seed Mixture (PLS) for BLM administered lands is for the hand seeding rate. For drilled seed, the PLS rate may be cut in half.

eed Mix No. 4NIIP	
dian Ricegrass	1
and Dropseed	1
alleta	2

I. LOCATION AND ACCESS ROAD

A. 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.

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

C. Mud pits 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 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 of 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 the pit area.

D. 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 recontoured. (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 the 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.

E. 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.

F. Berms or firewalls will be constructed around all storage facilities sufficient in size to contain the storage capacity of the 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.

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

H. A proposed use of pesticide, herbicide or other possible hazardous chemical on BLM land shall be cleared for use prior to application.

II. CULTURAL RESOURCES (ARCHAEOLOGY)

A. DISCOVERY OF CULTURAL RESOURCES IN THE ABSENCE OF MONITORING: If, in its operations, <u>operator</u> 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 the BLM District Manager. BLM 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 BLM will evaluate the significance of the 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 BLM or a permitted cultural resources consultant. If warranted, more extensive treatment by a permitted cultural resources consultant may be required of the <u>operator</u> 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 BLM about a discovery may result in civil or criminal penalties in accordance with the Archeological Resources Protection Act of 1979 (as amended).

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B. 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 BLM District Manager. BLM 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 BLM will evaluate the significance of the 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 BLM or a permitted cultural resources consultant. If warranted, more extensive treatment by a permitted cultural resources consultant may be required of the <u>operator</u> prior to allowing the project to proceed. Further damage to significant cultural resources will not be allowed until any required treatment is completed.

C. DAMAGE TO SITES: If, in its operations, <u>operator</u> damages, or is found to have damaged any previously documented or undocumented historic or prehistoric cultural resources, excluding "discoveries" as noted above, the <u>operator</u> agrees at his/her expense to have a permitted cultural resources consultant prepare and have executed a BLM 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).

III. RESEEDING AND ABANDONMENT

A. All surface areas disturbed during drilling activities and not in use for production activities, will be reseeded the first July-September period after reserve pit has been filled in and/or location abandoned. For producing locations, this should occur in the first 12 months after drilling is completed.

B. After top soil has been placed on location, compacted areas of well pad will be plowed or ripped to a depth of 12" before reseeding. The surface should be left rough to help retain rain fall. All seeding is recommended to be done between July 1 and September 15. Seeding will be done with a disc-type drill with two boxes for various seed sizes. The drill rows will be eight to ten inches apart. Seed will be planted between 1/2 inch deep and 3/4 inch deep. The seeder will be followed with a drag, packer or roller to insure uniform coverage of seed, and adequate compaction. Drilling of the seed will be done on the contour where possible. Where slopes are too steep for contour drilling a "cyclone" hand-seeder or similar broadcast seeder will be used, after preparation of an adequate seed-bed. Seed will then be covered to a depth described above by whatever means is practical. Mulching, excelsior netting and/or netting may be required on steep slopes.

C. After seeding, remaining rocks and vegetation (trees, brush, etc.) should be placed on the seeded areas using back hoes or rubber tired front-end loaders, so as not to detract from the natural appearance of the area.

D. If, in the opinion of surface management agency, seeding is unsuccessful, lessee/operator may be required to make subsequent seedings.

E. 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 the affected areas may be required).

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COMPANY :	Maralex	Resource	s, Inc.	LEASE NO.:	Federa. N	M-013492	
WELL NAME:	2 West	Bisti 26	-13-18	FOOTAGE :	1077'FSL/1	454'FWL	
SEC: 18	, T2	6 N, R13	W COUNTY:	San Juar	1	, STATE: NM	

Bureau of Indian Affairs Surface Management Stipulations

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- 1. Lessee shall carry on all operations in a good and workmanlike manner in a coordance with approved methods and practices.
- 2. Lessee shall abide by and conform to appropriate provisions of Titles 25, 36 and 43, Code of Federal Regulations, and any and all other applicable regulations and manuals of the Secretary now or hereafter in force relative to surface leasing, rights-of-way and oil and gas leases (including the National Environmental Protection Act, as amended, and National Area Environmental Protection guidelines; the National Historic Preservation Act of 1966, as amended, and Archaeological Resources Protection Act, hereinafter referred to as NEPA, NHPA, ARPA and other applicable laws, 36 CFR 800 and 43 CFR 7).
 - a. Prior to issuing any cultural clearance, the Bureau of Land Management shall consult with the Navajo Nation Historic Preservation Department, P. O. Box 2898, Window Rock, Arizona 86515, and provide copies of all historic preservation related documents associated with an undertaking. The Navajo Nation contracted under Public Law 93-638 the Navajo Area Archaeology Office.
 - Prior to entry upon the land or the disturbance of the surface b. thereof for drilling or other purposes, Lessee shall submit a development plan for surface use to the Area Manager, Farmington Resource Area, Bureau of Land Management, 1235 La Plata Highway, Farmington, New Mexico 87401. An Environmental Analysis will be made by the Bureau of Land Management in consultation with the BIA Navajo Area office for the purpose of ensuring proper protection of the surface, the natural resources, the environment and existing improvements, and for assuring timely reclamation of disturbed lands. Upon completion of said environmental analysis, the Oil and Gas District Manager shall notify Lessee of the conditions to which the proposed surface disturbing operations will be subject. (Note: Prior to start of operations, Lessee shall furnish a copy of its development plan and Bureau of Land Management conditions to the The BIA reserves the right to require site specific BIA. archeological surveys and environmental reviews on tracts selected for development prior to giving concurrence to proposed actions(s). The BIA will consult with the Navajo Nation prior to concurring in such actions.)
- 3. The Lessee shall not use or permit to be used any part of said leased land for any unlawful conduct or purpose whatsoever. Lessee will not use or permit to be used any part of said leased land for the manufacture, sale, gift, transportation, or storage of intoxicating liquors, beverages or drugs. In the event any representative of Lessee or its contractor or subcontractor, employed in connection with the operations on the lease premises shall be responsible for any of the unlawful acts described in this clause, the Bureau of Land Management shall give Lessee information as to such violation(s) with a copy of the notice to BIA and the Navajo Nation. Lessee shall immediately take steps to cure the violation, including the termination or transfer of such employee. [25 CFR 162.5(g) (3); 18 U.S.C. Sections 1151, 1154 and 1156, as amended]
- Except as otherwise stated herein, copies of correspondence and notices shall be mailed to the Bureau of Indian Affairs in care of the Area Director, Navajo Area Office, Attention: Branch of Real Property Management, Bureau of Indian Affairs, P. O. Box 1060, Gallup, New Mexico 87305-1060.

COMPANY: <u>Maralex Resource. Inc.</u> WELL NAME: 2 West Bisti 26-13-18	LEASE NO.: <u>Federa_NM-013492</u> FOOTAGE: 1077'FSL/1454'FWL
SEC: <u>18</u> , <u>T26</u> N, <u>R13</u> W COUNTY:	San Juan , STATE: NM

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NAVAJO NATION STIPULATIONS Surface Management Stipulations

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- 1. The surface ownership of lands contained in this lease may be all or partly managed by the Navajo Tribe. Site specific rights-of-way clearances and/or inventories may be required prior to entry upon the surface for operation of the lease holdings. Prior contact with the Navajo Nation will be required prior to operations beginning. All applicable laws of the Navajo Nation (including tax laws, water codes, requirements of Environmental Protection Administration, etc.) shall be complied with by the Lessee.
- 2. The Navajo Nation requires a copy of complete exploration and development data (drilling logs, seismic data, etc.) obtained by the Lessee on the subject lands will be provided to the Navajo Nation at no cost. All materials data will be held confidential as described in 43 CFR 3162.8.
- 3. Navajo grazing rights to the surface of the lands so leased shall be protected, and the Nation's rights respecting the use of water shall be unimpaired.
- 4. Lessee shall not obtain water for use in drilling from Indian-owned wells, tanks, springs, or stockwater reservoirs without prior written permission from the Navajo Nation. Lessee shall not drill any water wells for its use without prior written consent of the Navajo Nation and the Area Director.
- 5. Lessee shall compensate the Navajo Nation and its grazing permittees (if any), for all surface use(s) as well as damages to crops, buildings, and other improvements of surface landowner, including loss of grazing lands, occasioned by the lessee's operations except that the lessee shall not be held responsible for casualties occasioned by causes beyond the lessee's control. Compensation for surface use shall be negotiated by Lessee and the Navajo Nation and will be based upon the duration of activity on the land.
- 6. Lessee shall not drill any well within 500 feet of any house, structure, or reservoir of water without the Navajo Nation's written consent.
- 7. Lessee shall bury all pipelines crossing tillable lands below plow depth unless other arrangements are made with the Navajo Nation.
- 8. Upon the request of the Navajo Nation or if so required by the Area Director or his authorized representative, and under the direction of the District Manager, Bureau of Land Management, Lessee shall condition any well drilled which does not produce oil or gas in paying quantities, but which is capable of producing water satisfactorily for domestic, agricultural, or livestock use by the Navajo Nation. Otherwise, after the expiration or termination of the lease, Lessee shall remove all pumping equipment installed by Lessee at any well.