Form 3160-5 (March 2012)

UNITED STATES

DEPARTMENT OF THE INTERIOR MAY 1

FORM APPROVED OMB No. 1004-0137 Expires: October 31, 2014

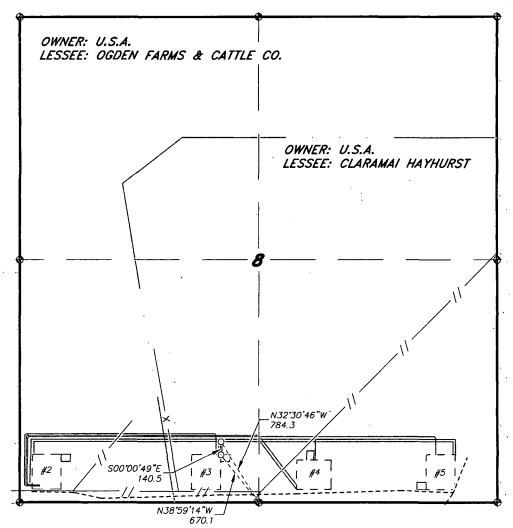
5. Lease Serial No. NM-97126

6. If Indian, Allottee or Tribe Name

SUNDRY NOTICES AND REPORTS ON WELDS

.Do not use this t abandoned well.	form for proposals t Use Form 3160-3 (A	to drill or to PD) for suc	re-enter an ch proposal	SIA	,		
SUBMI	T IN TRIPLICATE - Other	instructions o	n page 2.		7. If Unit of CA/Agree	ement, Name	and/or No.
1. Type of Well	 						
Oil Well Gas W	Vell Other	· ·			8. Well Name and No. WHITE CITY 8 FED		
2. Name of Operator CIMAREX ENERGY COMPANY		7			9. API Well No. 30-015-42160		
3a. Address		3b. Phone No.	(include area cod	le)	10. Field and Pool or I	Exploratory A	vrea
600 N. MARIENFELD, SUITE 600 MIDLAND, TEXAS 79701		(432) 620-19	59 (Michelle Cha	appell)	COTTONWOOD DE	RAW BONE	SPRING
4. Location of Well (Footage, Sec., T., SHL: 330 FSL & 2030 FWL, SECTION 8, T. 25 BHL: 330 FNL & 1980 FWL, SECTION 8, T. 25	R.,M., or Survey Description. S., R. 27 E. S., R. 27 E.) :			11. County or Parish, S EDDY, NM	State	
12. CHEC	K THE APPROPRIATE BO	X(ES) TO IND	ICATE NATURE	OF NOTIC	CE, REPORT OR OTH	ER DATA	
TYPE OF SUBMISSION	,		ТҮІ	PE OF ACT	ION		
Notice of Intent	Acidize	Deep	en.	Produ	iction (Start/Resume) .	☐ Water	r Shut-Off
	Alter Casing	Fracti	ure Treat	Recia	mation		Integrity
Subsequent Report	Casing Repair	☐ New	Construction	Reco	mplete		ROAD, E-LINE
sussequent report	Change Plans	Plug :	and Abandon	Temp	orarily Abandon	P	PIPELINE RE-ROUTE
Final Abandonment Notice	Convert to Injection	Plug !	Back	Water	r Disposal		
testing has been completed. Final adetermined that the site is ready for DUE TO BLM APPROVING ANOTH COMPANY IS REQUESTING A QUELECTRIC LINE, AND GAS LIFT/PLACESS ROAD = MAIN ROAD AT THE LIFE IN TO THE MAIN ROAD AT THE ELECTRIC LINE = MAIN 12.5 KV, 3 FOLLOWS MAIN ACCESS ROAD (WELL LOCATION FOR A TOTAL OF GAS LIFT/PRODUCTION PIPELINE E-LINE). FLOWLINE FROM #3 TO 15 FROM THE NORTHEAST CORNES 3048.3' 0.58 MILE OR 2.10 ACRES AN ARCHAEOLOGICAL REPORT VON-SITE CONDUCTED WITH JESS	Final inspection.) JER CORRIDOR SYSTEM JICK APPROVAL FOR THI RODUCTION PIPELINE: DM NORTHWEST CORNE RORTHEAST CORNE PHASE, 4 WIRE, E-LINE NORTH SIDE) FOR 5329. F 165.5', 0.03 MILE OR 0. E = (TWO 4" FLEX PIPE 1 BATTERY AT #2 AND GA R OF THE LOCATION TO WILL BE FILED FOR THIS SE RICE (BLM) AND LISA	FOR CHEVRE ATTACHED ER OF THE #2 R OF THE WEI FROM SOUT.1' TO THE #511 ACRES. 25 PSI-PROD. S FROM BAT. THE HEADEF C CORRIDOR G OGDEN (GRA	EON ON TOP OF RELOCATION, 2 WELL TO THE LL LOCATION F HWEST CORNI THE #3 WILL T UCTION, 1500 F TERY AT #2 TO R AT THE SOUT DECTAL ST BY LONE MOU	E NORTHE, OF THE FOR A TOT PSI GAS LI #3 FOR PTHEST CONTAIN.	AST CORNER OF TI AL OF 140.5', 0.03 M E #2 TO THE NORTH THE E-LINE AT NOR FT LINE, IN SAME DOWER TO OPERATORNER OF THE #2.	RRIDOR, CII OVED ACCE HE #5 IS 48 MILE OR 0.1 HEAST COP THEAST COP	MAREX ENERGY ESS ROAD, 93'. THE #3 WILL 0 ACRES. RNER OF THE #5, ORNER OF THE IORTH SIDE OF HE LINE WILL RUN A A A A A A A A A A A A A A A A A A A
14. I hereby certify that the foregoing is to	rue and correct. Name (Printed	d/Typed)				3	14-1°
BARRY W. HUNT		1	Title PERMIT	AGENT FO	OR CIMAREX ENERG	GY COMPA	NY J
Signature	-W. Hart		Date 4	1/7/	14		
	THIS SPACE	FOR FEDE	RAL OR STA	ATE OFF	ICE USE		
Approved by Steve C Conditions of approval, if any, are attached		not uppront or a	Title	ELD MANA	1	MAY	- 8 2014
that the applicant holds legal or equitable ti entitle the applicant to conduct operations t	tle to those rights in the subject hereon.	t lease which wo	om&ARI		ELD OFFICE		
Title 18 U.S.C. Section 1001 and Title 43 fictitious or fraudulent statements or repre				d willfully to	make to any departmen	t or agency of	the United States any false,

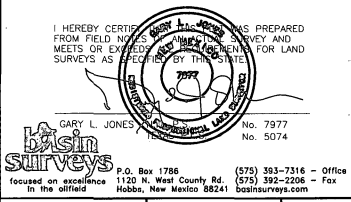
SECTION 8, TOWNSHIP 25 SOUTH, RANGE 27 EAST, N.M.P.M., EDDY COUNTY, NEW MEXICO.

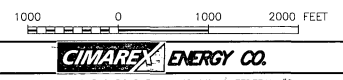


LEGAL DESCRIPTION

A STRIP OF LAND 30.0 FEET WIDE, LOCATED IN SECTION 8, TOWNSHIP 25 SOUTH, RANGE 27 EAST, N.M.P.M., EDDY COUNTY, NEW MEXICO AND BEING 15.0 FEET LEFT AND RIGHT OF THE ABOVE PLATTED CENTERLINE SURVEY.

SECTION 8 = 140.5 FEET = 8.51 RODS = 0.03 MILES = 0.10 ACRES

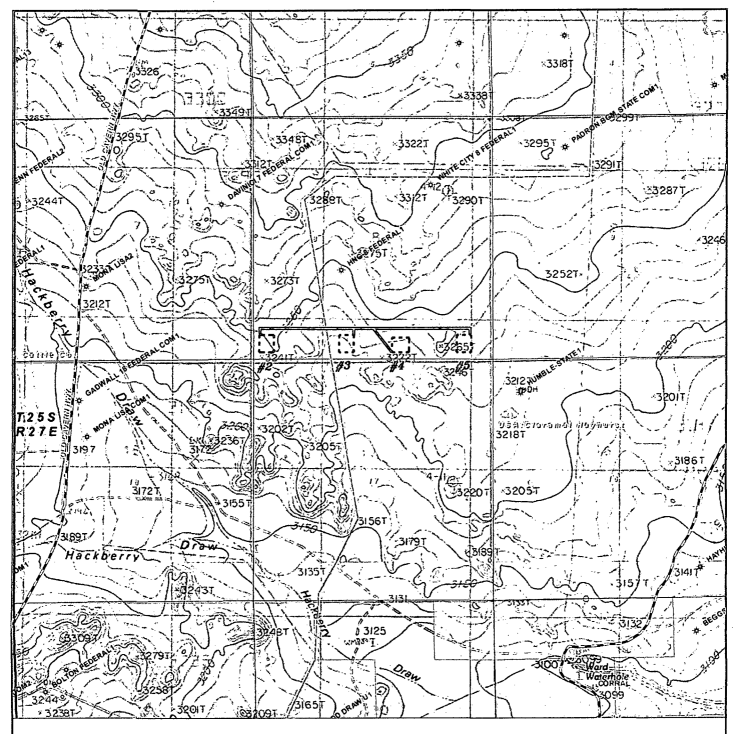




REF: PROPOSED ACCESS ROAD TO WHITE CITY 8 FEDERAL #3

AN ACCESS ROAD CROSSING USA LAND IN
SECTION 8, TOWNSHIP 25 SOUTH, RANGE 27 EAST,
N.M.P.M., EDDY COUNTY, NEW MEXICO.

W.O. Number: 30246 Drawn By: K. NORRIS Date: 03-31-2014 Survey Date: 03-21-2014 Sheet 2 of 3 Sheets

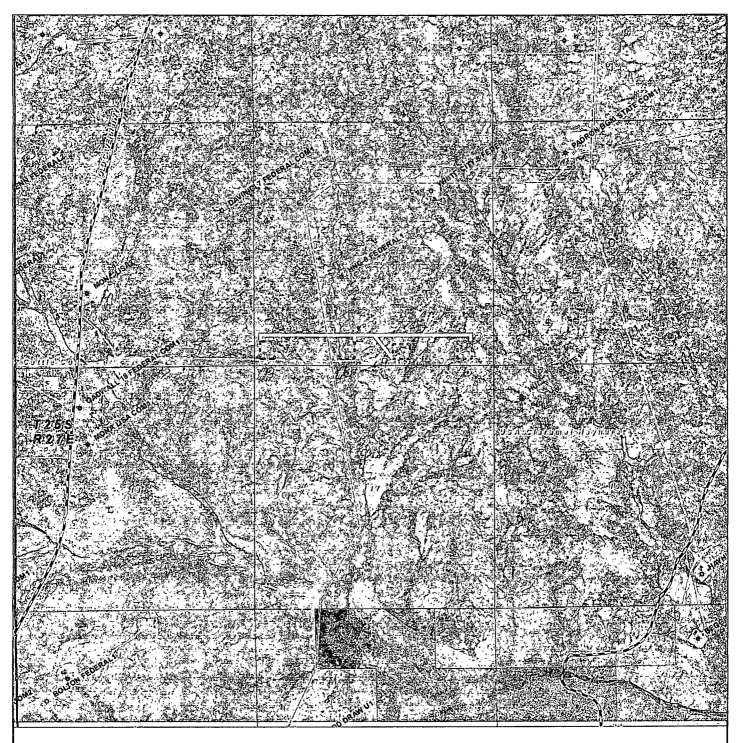


PROPOSED ACCESS ROAD TO WHITE CITY 8 FEDERAL #2-5 Section 8, Township 25 South, Range 27 East, N.M.P.M., Eddy County, New Mexico.



۱	0' 1000' 2000' 3000' 4000'
	SCALE: 1" = 2000'
	W.O. Number: KAN 30246
	Survey Date: 03-21-2014
	YELLOW TINT — USA LAND BLUE TINT — STATE LAND
4	NATURAL COLOR - USA LAND





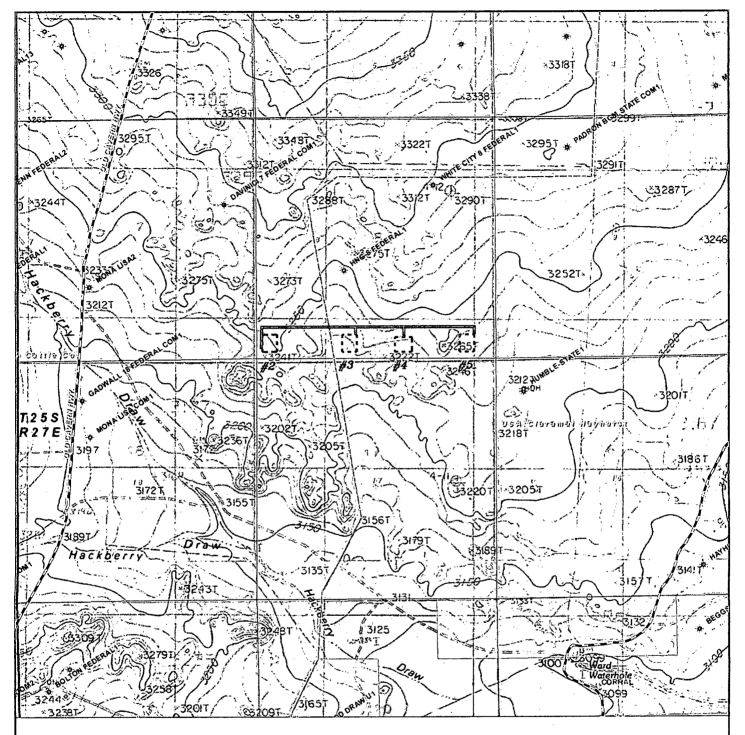
PROPOSED ACCESS ROAD TO WHITE CITY 8 FEDERAL #2-5 Section 8, Township 25 South, Range 27 East, N.M.P.M., Eddy County, New Mexico.



575)	393-7316	-	Office
575)	392-2206	-	Fax
pasins	surveys.com		

	0' 1000' 2000' 3000' 4000'
	SCALE: 1" = 2000'
	W.O. Number: KAN 30246
l	Survey Date: .03-21-2014
	YELLOW TINT — USA LAND BLUE TINT — STATE LAND NATURAL COLOR — USA LAND



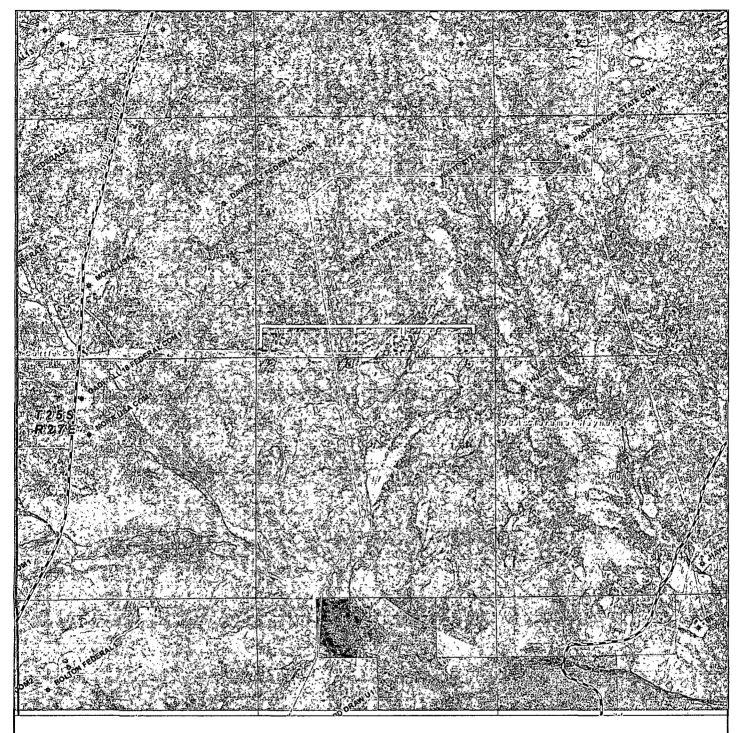


PROPOSED ELECTRIC LINE TO WHITE CITY 8 FEDERAL #2-5 Section 8, Township 25 South, Range 27 East, N.M.P.M., Eddy County, New Mexico.



۱	0' 1000' 2000' 3000' 4000'
	SCALE: 1" = 2000'
	W.O. Number: KAN 30246
	Survey Date: 03-21-2014
	YELLOW TINT — USA LAND BLUE TINT — STATE LAND NATURAL COLOR — USA LAND





PROPOSED ELECTRIC LINE TO WHITE CITY 8 FEDERAL #2-5 Section 8, Township 25 South, Range 27 East, N.M.P.M., Eddy County, New Mexico.



	0' 1000' 2000' 3000' 4000'	j
L	SCALE: 1" = 2000'	H
	W.O. Number: KAN 30246	
	Survey Date: 03-21-2014	
	YELLOW TINT - USA LAND BLUE TINT - STATE LAND NATURAL COLOR - USA LAND	



SECTION 8, TOWNSHIP 25 SOUTH, RANGE 27 EAST, N.M.P.M., EDDY COUNTY. NEW MEXICO. OWNER: U.S.A. LESSEE: OGDEN FARMS & CATTLE CO. OWNER: U.S.A. LESSEE: _CLARAMAI HAYHURST N89*56'41"W S45'03'16"W NO0'01'48"W 2086.9 215.5 S00°02'09"E 533.9 #4

A STRIP OF LAND 30.0 FEET WIDE, LOCATED IN SECTION 8, TOWNSHIP 25 SOUTH, RANGE 27 EAST, N.M.P.M., EDDY COUNTY, NEW MEXICO AND BEING 15.0 FEET LEFT AND RIGHT OF THE ABOVE PLATTED CENTERLINE SURVEY.

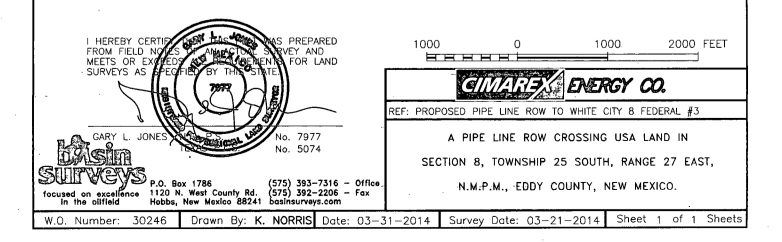
LEGAL DESCRIPTION

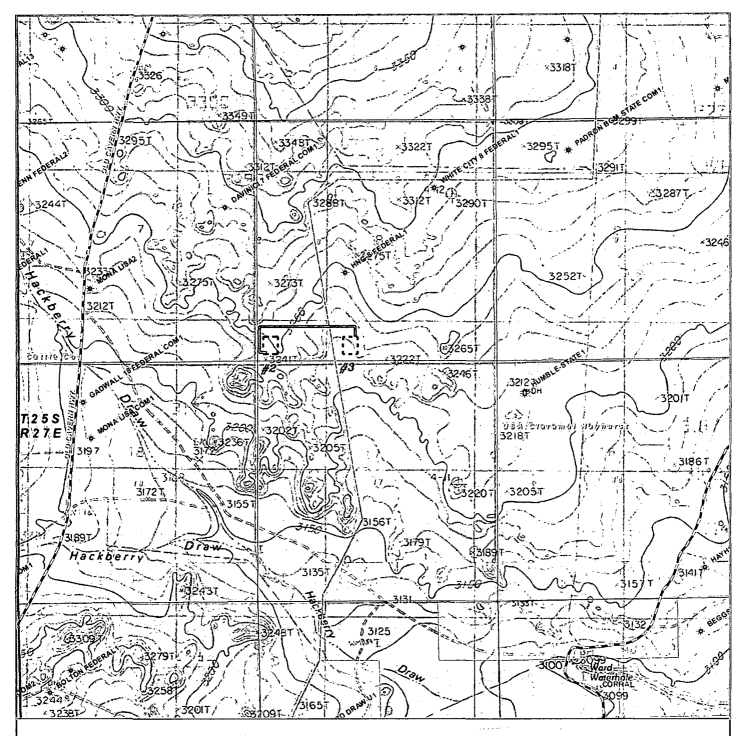
SECTION 8 = 3048.3 FEET = 184.74 RODS = 0.58 MILES = 2.10 ACRES

S44°02'52"E ___ 21.6 N51°47'43"E

282.4

155.0





PROPOSED PIPE LINE ROW TO WHITE CITY 8 FEDERAL #3 Section 8, Township 25 South, Range 27 East, N.M.P.M., Eddy County, New Mexico.



١	0' 1000' 2000' 3000' 4000'
	SCALE: 1" = 2000'
	W.O. Number: KAN 30246
	Survey Date: 03-21-2014
	YELLOW TINT — USA LAND BLUE TINT — STATE LAND NATURAL COLOR — USA LAND





PROPOSED PIPE LINE ROW TO WHITE CITY 8 FEDERAL #3 Section 8, Township 25 South, Range 27 East, N.M.P.M., Eddy County, New Mexico.



I	0' 1000' 2000' 3000' 4000'	I
	SCALE: 1" = 2000'	
	W.O. Number: KAN 30246	H
Ĭ	Survey Date: 03-21-2014	
200	YELLOW TINT — USA LAND BLUE TINT — STATE LAND NATURAL COLOR — USA LAND	THE REAL PROPERTY.



BLM LEASE NUMBER: NMNM97126

COMPANY NAME: Cimarex Energy Company

ASSOCIATED WELL NAME: White City 8 Federal #3, #4, #5

BURIED PIPELINE STIPULATIONS

SEE SPECIAL STIPULATIONS BELOW

A copy of the application (Grant, APD, or Sundry Notice) and attachments, including conditions of approval, survey plat and/or map, will be on location during construction. BLM personnel may request to you a copy of your permit during construction to ensure compliance with all stipulations.

Holder agrees to comply with the following stipulations to the satisfaction of the Authorized Officer:

- 1. The Holder shall indemnify the United States against any liability for damage to life or property arising from the occupancy or use of public lands under this grant.
- 2. The Holder shall comply with all applicable Federal laws and regulations existing or hereafter enacted or promulgated. In any event, the holder shall comply with the Toxic Substances Control Act of 1976 as amended, 15 USC 2601 et seq. (1982) with regards to any toxic substances that are used, generated by or stored on the right-of-way or on facilities authorized under this right-of-way grant. (See 40 CFR Part 702-799 and especially, provisions on polychlorinated biphenyls, 40 CFR 761.1-761.193.) Additionally, any release of toxic substances (leaks, spills, etc.) in excess of the reportable quantity established by 40 CFR Part 117 shall be reported as required by the Comprehensive Environmental Response, Compensation, and Liability Act, section 102b. A copy of any report required or requested by any Federal agency or State government as a result of a reportable release or spill of any toxic substances shall be furnished to the authorized officer concurrent with the filing of the reports to the involved Federal agency or State government.
- 3. The holder agrees to indemnify the United States against any liability arising from the release of any hazardous substance or hazardous waste (as these terms are defined in the Comprehensive Environmental Response, Compensation and Liability Act of 1980, 42 U.S.C. 9601, et seq. or the Resource Conservation and Recovery Act, 42 U.S.C.6901, et seq.) on the Right-of-Way (unless the release or threatened release is wholly unrelated to the Right-of-Way holder's activity on the Right-of-Way), or resulting from the activity of the Right-of-Way holder on the Right-of-Way. This agreement applies without regard to whether a release is caused by the holder, its agent, or unrelated third parties.
- 4. If, during any phase of the construction, operation, maintenance, or termination of the pipeline, any oil or other pollutant should be discharged from the pipeline system, impacting Federal lands, the control and total removal, disposal, and cleaning up of such oil or other pollutant, wherever found, shall be the responsibility of holder, regardless of fault. Upon failure of holder to control, dispose of, or clean up such discharge on or affecting Federal lands, or to repair all damages resulting therefrom, on the Federal lands, the Authorized Officer may take such measures as he deems necessary to control and clean up the discharge and restore the area, including where appropriate, the aquatic environment and fish and wildlife habitats, at the full expense of the holder. Such action by the Authorized Officer shall not relieve holder of any responsibility as provided herein.

5. All	construction and maintenance activity will be	e confined to	the authorized right-of-way.	
6. The	e pipeline will be buried with a minimum cove ound level.			pipe
7. The	e maximum allowable disturbance for constru	ction in this r	right-of-way will be <u>30</u> feet:	
· •	Blading of vegetation within the right-of-war operations will not exceed <u>20</u> feet. The tre complete removal of brush and ground veget	nch is include		-
•	Clearing of brush species within the right-or operations will not exceed <u>30</u> feet. The tre (Clearing is defined as the removal of brush etc.) intact. Clearing is best accomplished be surface.)	nch and blade h while leavin	ed area are included in this area. ag ground vegetation (grasses, we	eds,
ë	The remaining area of the right-of-way (if a vegetation. (Compressing can be caused by			
strippe	e holder shall stockpile an adequate amount of ed is approximately6 inches in depth. rench construction. The topsoil will be evenly ding.	The topsoil w	vill be segregated from other spoil	piles
holder impro- prior t sides o	e holder shall minimize disturbance to existing is required to promptly repair improvements wements will be maintained at all times. The loo disturbing them. When necessary to pass the of the passageway prior to cutting of the fence yed by the Authorized Officer.	to at least the holder will co crough a fence	eir former state. Functional use of ontact the owner of any improvem e line, the fence shall be braced or	these ents
scatter the Au The ba	egetation, soil, and rocks left as a result of conted on this right-of-way and will not be left in athorized Officer. The entire right-of-way shanckfilled soil shall be compacted and a 6 inching back to grade.	rows, piles, c	or berms, unless otherwise approvented to match the surrounding land	ed by dscape.
install	those areas where erosion control structures a such structures as are suitable for the specific lance with sound resource management practi	soil conditio		
	ne holder will reseed all disturbed areas. Seed ements, using the following seed mix.	ding will be d	one according to the attached seed	ding
	() seed mixture 2) seed mixtur) seed mixtur) Aplomado I		

- 13. All above-ground structures not subject to safety requirements shall be painted by the holder to blend with the natural color of the landscape. The paint used shall be color which simulates "Standard Environmental Colors" **Shale Green**, Munsell Soil Color No. 5Y 4/2.
- 14. The pipeline will be identified by signs at the point of origin and completion of the right-of-way and at all road crossings. At a minimum, signs will state the holder's name, BLM serial number, and the product being transported. All signs and information thereon will be posted in a permanent, conspicuous manner, and will be maintained in a legible condition for the life of the pipeline.
- 15. The holder shall not use the pipeline route as a road for purposes other than routine maintenance as determined necessary by the Authorized Officer in consultation with the holder before maintenance begins. The holder will take whatever steps are necessary to ensure that the pipeline route is not used as a roadway. As determined necessary during the life of the pipeline, the Authorized Officer may ask the holder to construct temporary deterrence structures.
- 16. Any cultural and/or paleontological resources (historic or prehistoric site or object) discovered by the holder, or any person working on his behalf, on public or Federal land shall be immediately reported to the Authorized Officer. Holder shall suspend all operations in the immediate area of such discovery until written authorization to proceed is issued by the Authorized Officer. An evaluation of the discovery will be made by the Authorized Officer to determine appropriate actions to prevent the loss of significant cultural or scientific values. The holder will be responsible for the cost of evaluation and any decision as to proper mitigation measures will be made by the Authorized Officer after consulting with the holder.
- 17. The operator shall be held responsible if noxious weeds become established within the areas of operations. Weed control shall be required on the disturbed land where noxious weeds exist, which includes associated roads, pipeline corridor and adjacent land affected by the establishment of weeds due to this action. The operator shall consult with the Authorized Officer for acceptable weed control methods, which include following EPA and BLM requirements and policies.
- 18. <u>Escape Ramps</u> The operator will construct and maintain pipeline/utility trenches that are not otherwise fenced, screened, or netted to prevent livestock, wildlife, and humans from becoming entrapped. At a minimum, the operator will construct and maintain escape ramps, ladders, or other methods of avian and terrestrial wildlife escape in the trenches according to the following criteria:
 - a. Any trench left open for eight (8) hours or less is not required to have escape ramps; however, before the trench is backfilled, the contractor/operator shall inspect the trench for wildlife, remove all trapped wildlife, and release them at least 100 yards from the trench.
 - b. For trenches left open for eight (8) hours or more, earthen escape ramps (built at no more than a 30 degree slope and spaced no more than 500 feet apart) shall be placed in the trench.

19. Special Stipulations:

Reclaim Existing Disturbance

Cimarex will be required to disc and reseed the existing two-track road and buried pipeline scar located on the south section line of section 8 in Township 25 South, Range 27 East, from The White City 8 Federal #2/Hayhurst 17 Federal #1 well pad and continuing east and ending at section 9. See attached seed mixture.

Cimarex will construct a fence between the White City 8 Federal #2 and the Hayhurst 17 Federal #1 well pad to close the two-track road. Cimarex will also install fences around the White City 8 Federal #3, 4 and 5 well pads to discourage vehicle use off the wells pads and approved roads.

Fence Requirement

Where entry is granted across a fence line, the fence must be braced and tied off on both sides of the passageway with H-braces prior to cutting. Once the work is completed, the fence will be restored to its prior condition, or better. The operator shall notify the private surface landowner or the grazing allotment holder prior to crossing any fence(s).

STANDARD STIPULATIONS FOR OVERHEAD ELECTRIC DISTRIBUTION LINES

A copy of the grant and attachments, including stipulations, survey plat and/or map, will be on location during construction. BLM personnel may request to you a copy of your permit during construction to ensure compliance with all stipulations.

Holder agrees to comply with the following stipulations to the satisfaction of the Authorized Officer:

- 1. The holder shall indemnify the United States against any liability for damage to life or property arising from the occupancy or use of public lands under this grant.
- 2. The holder shall comply with all applicable Federal laws and regulations existing or hereafter enacted or promulgated. In any event, the holder shall comply with the Toxic Substances Control Act of 1976 as amended, 15 USC 2601 et seq. (1982) with regards to any toxic substances that are used, generated by or stored on the right-of-way or on facilities authorized under this right-of-way grant. (See 40 CFR, Part 702-799 and especially, provisions on polychlorinated biphenyls, 40 CFR 761.1-761.193.) Additionally, any release of toxic substances (leaks; spills, etc.) in excess of the reportable quantity established by 40 CFR, Part 117 shall be reported as required by the Comprehensive Environmental Response, Compensation, and Liability Act, section 102b. A copy of any report required or requested by any Federal agency or State government as a result of a reportable release or spill of any toxic substances shall be furnished to the authorized officer concurrent with the filing of the reports to the involved Federal agency or State government.
- 3. The holder agrees to indemnify the United States against any liability arising from the release of any hazardous substance or hazardous waste (as these terms are defined in the Comprehensive Environmental Response, Compensation and Liability Act of 1980, 42 U.S.C. 9601, et seq. or the Resource Conservation and Recovery Act, 42 U.S.C. 6901, et seq.) on the Right-of-Way (unless the release or threatened release is wholly unrelated to the Right-of-Way holder's activity on the Right-of-Way), or resulting from the activity of the Right-of-Way holder on the Right-of-Way. This agreement applies without regard to whether a release is caused by the holder, its agent, or unrelated third parties.
- 4. There will be no clearing or blading of the right-of-way unless otherwise agreed to in writing by the Authorized Officer.
- 5. Power lines shall be constructed and designed in accordance to standards outlined in "Suggested Practices for Avian Protection on Power lines: The State of the Art in 2006" Edison Electric Institute, APLIC, and the California Energy Commission 2006. The holder shall assume the burden and expense of proving that pole designs not shown in the above publication deter raptor perching, roosting, and nesting. Such proof shall be provided by a raptor expert approved by the Authorized Officer. The BLM reserves the right to require modification or additions to all powerline structures placed on this right-of-way, should they be necessary to ensure the safety of large perching birds. Such modifications and/or additions shall be made by the holder without liability or expense to the United States.

Raptor deterrence will consist of but not limited to the following: triangle perch discouragers shall be placed on each side of the cross arms and a nonconductive perching deterrence shall be placed on all vertical poles that extend past the cross arms.

- 6. The holder shall minimize disturbance to existing fences and other improvements on public lands. The 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 braced on both sides of the passageway prior to cutting the fence. No permanent gates will be allowed unless approved by the Authorized Officer.
- 7. The BLM serial number assigned to this authorization shall be posted in a permanent, conspicuous manner where the power line crosses roads and at all serviced facilities. Numbers will be at least two inches high and will be

affixed to the pole nearest the road crossing and at the facilities served.

- 8. Upon cancellation, relinquishment, or expiration of this grant, the holder shall comply with those abandonment procedures as prescribed by the Authorized Officer.
- 9. All surface structures (poles, lines, transformers, etc.) shall be removed within 180 days of abandonment, relinquishment, or termination of use of the serviced facility or facilities or within 180 days of abandonment, relinquishment, cancellation, or expiration of this grant, whichever comes first. This will not apply where the power line extends service to an active, adjoining facility or facilities.
- 10. Any cultural and/or paleontological resource (historic or prehistoric site or object) discovered by the holder, or any person working on his behalf, on public or Federal land shall be immediately reported to the Authorized Officer. Holder shall suspend all operations in the immediate area of such discovery until written authorization to proceed is issued by the Authorized Officer. An evaluation of the discovery will be made by the Authorized Officer to determine appropriate actions to prevent the loss of significant cultural or scientific values. The holder will be responsible for the cost of evaluation and any decision as to proper mitigation measures will be made by the Authorized Officer after consulting with the holder.

11. Special Stipulations:

- For reclamation remove poles, lines, transformer, etc. and dispose of properly.
- Fill in any holes from the poles removed.

• Fence Requirement

Where entry is granted across a fence line, the fence must be braced and tied off on both sides of the passageway with H-braces prior to cutting. Once the work is completed, the fence will be restored to its prior condition, or better. The operator shall notify the private surface landowner or the grazing allotment holder prior to crossing any fence(s).

Access Road Stipulations STANDARD STIPULATIONS FOR OIL AND GAS RELATED SITES

Special Stipulations Apply. See Below for Details

A copy of the application (Grant/Sundry Notice) and attachments, including stipulations and map, will be on location during construction. BLM personnel may request to view a copy of your permit during construction to ensure compliance with all stipulations.

The holder agrees to comply with the following stipulations to the satisfaction of the Authorized Officer, BLM.

- 1. The holder shall indemnify the United States against any liability for damage to life or property arising from the occupancy or use of public lands under this grant and for all response costs, penalties, damages, claims, and other costs arising from the provisions of the Resource Conservation and Recovery Act (RCRA), 42 U.S.C. Chap. 82, Section 6901 et. seq., from the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), 42 U.S.C. Chap. 109, Section 9601 et. seq., and from other applicable environmental statues.
- 2. The holder shall comply with all applicable Federal laws and regulations existing or hereafter enacted or promulgated. In any event, the holder shall comply with the Toxic Substances Control Act of 1976, as amended (15 U.S.C. 2601, et. seq.) with regard to any toxic substances that are used, generated by or stored on the right-of-way or on facilities authorized by this grant. (See 40 CFR, Part 702-799 and especially, provisions on polychlorinated biphenyls, 40 CFR 761.1-761.193.) Additionally, any release of toxic substances (leaks, spills, etc.) in excess of the reportable quantity established by 40 CFR, Part 117 shall be reported as required by the Comprehensive Environmental Response, Compensation and Liability Act, Section 102b. A copy of any report required or requested by any Federal agency or State government as a result of a reportable release or spill of any toxic substances shall be furnished to the Authorized Officer concurrent with the filing of the reports to the involved Federal agency or State government.
- 3. The holder agrees to indemnify the United States against any liability arising from the release of any hazardous substance or hazardous waste (as these terms are defined in the Comprehensive Environmental Response, Compensation and Liability Act of 1980, 42 U.S.C. 9601, et. seq. or the Resource Conservation and Recovery Act, 42 U.S.C. 6901, et. seq.) on the right-of-way (unless the release or threatened release is wholly unrelated to the right-of-way holder's activity on the right-of-way). This agreement applies without regard to whether a release is caused by the holder, its agent, or unrelated third parties.
- 4. If, during any phase of the construction, operation, maintenance, or termination of the site or related pipeline(s), any oil or other pollutant should be discharged from site facilities, the pipeline(s) or from containers or vehicles impacting Federal lands, the control and total removal, disposal, and cleanup of such oil of other pollutant, wherever found, shall be the responsibility of the holder, regardless of fault. Upon failure of the holder to control, dispose of, or clean up such discharge on or affecting Federal lands, or to repair all damages to Federal lands resulting therefrom, the Authorized Officer may take such measures as deemed necessary to control and cleanup the discharge and restore the area, including, where appropriate, the aquatic environment and fish and wildlife habitats, at the full expense of the holder. Such action by the Authorized Officer shall not relieve the holder of any liability or responsibility.
- 5. Sites shall be maintained in an orderly, sanitary condition at all times. Waste materials, both liquid and solid, shall be disposed of promptly at an appropriate, authorized waste disposal facility in accordance with all applicable State and Federal laws. "Waste" means all discarded matter including, but not limited to, human waste, trash, garbage, refuse, petroleum products, brines, chemicals, oil drums, ashes, and equipment.
- 6. The operator will notify the Bureau of Land Management (BLM) authorized officer and nearest Fish and Wildlife Service (FWS) Law Enforcement office within 24 hours, if the operator discovers a dead or injured federally protected species (i.e., migratory bird species, bald or golden eagle, or species listed by the FWS as threatened or endangered) in or adjacent to a pit, trench, tank, exhaust stack, or fence. (If the operator is unable to contact the FWS Law Enforcement office, the operator must contact the nearest FWS Ecological Services office.)

- 7. All above-ground structures not subject to safety requirements shall be painted by the holder to blend with the natural color of the landscape. The paint used shall be a color which simulates "Standard Environmental Colors" designated by the Rocky Mountain Five-State Interagency Committee. The color selected for this project is **Shale Green**, Munsell Soil Color Chart Number 5Y 4/2.
- 8. Any cultural and/or paleontological resource (historic or prehistoric site or object) discovered by the holder, or any person working on the holder's behalf, on public or Federal land shall be immediately reported to the Authorized Officer. The holder shall suspend all operations in the immediate area of such discovery until written authorization to proceed is issued by the Authorized Officer. An evaluation of the discovery will be made by the Authorized Officer to determine appropriate actions to prevent the loss of significant cultural or scientific values. The holder will be responsible for the cost of evaluation and any decision as to the proper mitigation measures will be made by the Authorized Officer after consulting with the holder.
- 9. A sales contract for removal of mineral material (caliche, sand, gravel, fill dirt) from an authorized pit, site, or on location must be obtained from the BLM prior to commencing construction. There are several options available for purchasing mineral material: contact the BLM office (575-234-5972).
- 10. The operator shall be held responsible if noxious weeds become established within the areas of operations. Weed control shall be required on the disturbed land where noxious weeds exist, which includes the roads, pads, associated pipeline corridor, and adjacent land affected by the establishment of weeds due to this action. The operator shall consult with the Authorized Officer for acceptable weed control methods, which include following EPA and BLM requirements and policies.
- 11. Once the site is no longer in service or use, the site must undergo final abandonment. At final abandonment, the site and access roads must undergo "final" reclamation so that the character and productivity of the land are restored. Earthwork for final reclamation must be completed within six (6) months of the abandonment of the site. All pads and facility locations and roads must be reclaimed to a satisfactory revegetated, safe, and stable condition, unless an agreement is made with the landowner or BLM to keep the road and/or pad intact. After all disturbed areas have been satisfactorily prepared, these areas need to be revegetated with the seed mixture provided. Seeding should be accomplished by drilling on the contour whenever practical or by other approved methods. Seeding may need to be repeated until revegetation is successful, as determined by the BLM.

Operators shall contact a BLM surface protection specialist prior to surface abandonment operations for site specific objectives (Jim Amos: 575-234-5909).

Road Width

The access road shall have a driving surface that creates the smallest possible surface disturbance and does not exceed fourteen (14) feet in width. The maximum width of surface disturbance, when constructing the access road, shall not exceed twenty-five (25) feet.

Surfacing

Surfacing material is not required on the new access road driving surface. If the operator elects to surface the new access road or pad, the surfacing material may be required to be removed at the time of reclamation.

Where possible, no improvements should be made on the unsurfaced access road other than to remove vegetation as necessary, road irregularities, safety issues, or to fill low areas that may sustain standing water.

The Authorized Officer reserves the right to require surfacing of any portion of the access road at any time deemed necessary. Surfacing may be required in the event the road deteriorates, erodes, road traffic increases, or it is determined to be beneficial for future field development. The surfacing depth and type of material will be determined at the time of notification.

Crowning

Crowning shall be done on the access road driving surface. The road crown shall have a grade of approximately 2% (i.e., a 1" crown on a 14' wide road). The road shall conform to Figure 1; cross section and plans for typical road construction.

Ditching

Ditching shall be required on both sides of the road.

Turnouts

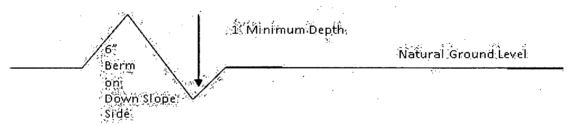
Vehicle turnouts shall be constructed on the road. Turnouts shall be intervisible with interval spacing distance less than 1000 feet. Turnouts shall conform to Figure 1; cross section and plans for typical road construction.

Drainage

Drainage control systems shall be constructed on the entire length of road (e.g. ditches, sidehill outsloping and insloping, lead-off ditches, culvert installation, and low water crossings).

A typical lead-off ditch has a minimum depth of 1 foot below and a berm of 6 inches above natural ground level. The berm shall be on the down-slope side of the lead-off ditch.

Cross Section of a Typical Lead-off Ditch



All lead-off ditches shall be graded to drain water with a 1 percent minimum to 3 percent maximum ditch slope. The spacing interval are variable for lead-off ditches and shall be determined according to the formula for spacing intervals of lead-off ditches, but may be amended depending upon existing soil types and centerline road slope (in %);

Formula for Spacing Interval of Lead-off Ditches

Example - On a 4% road slope that is 400 feet long, the water flow shall drain water into a lead-off ditch. Spacing interval shall be determined by the following formula:

400 foot road with 4% road slope:
$$\frac{400'}{4\%}$$
 + 100' = 200' lead-off ditch interval

Cattleguards

An appropriately sized cattleguard sufficient to carry out the project shall be installed and maintained at fence/road crossings. Any existing cattleguards on the access road route shall be repaired or replaced if they are damaged or have deteriorated beyond practical use. The operator shall be responsible for the condition of the existing cattleguards that are in place and are utilized during lease operations.

Fence Requirement

Where entry is granted across a fence line, the fence shall be braced and tied off on both sides of the passageway prior to cutting. The operator shall notify the private surface landowner or the grazing allotment holder prior to crossing any fences.

Public Access

Public access on this road shall not be restricted by the operator without specific written approval granted by the Authorized Officer.

Construction Steps

- 1. Salvage topsoil
- 3. Redistribute topsoil
- 2. Construct road
- 4. Revegetate slopes

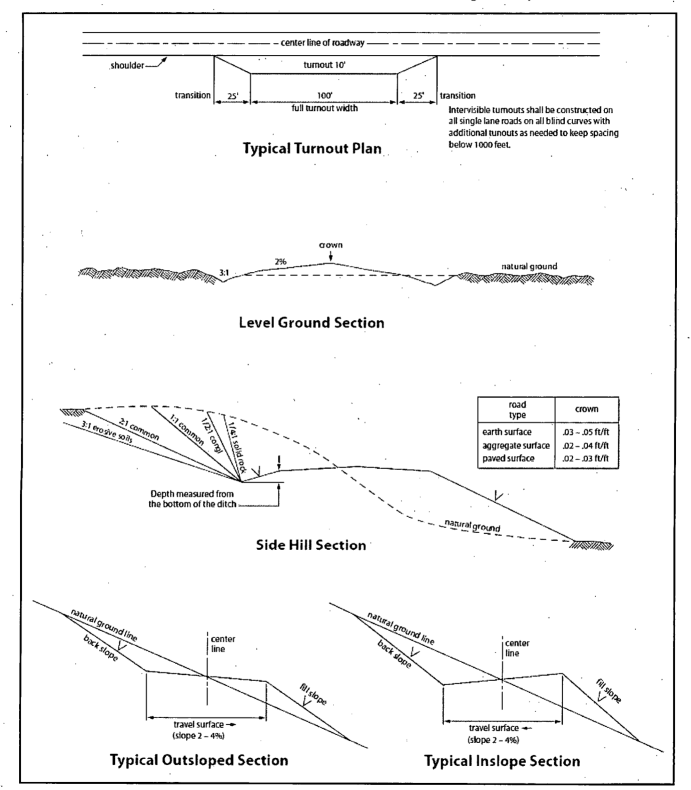


Figure 1. Cross-sections and plans for typical road sections representative of BLM resource or FS local and higher-class roads.

19. Special Stipulations:

Reclaim Existing Disturbance

Cimarex will be required to disc and reseed the existing two-track road and buried pipeline scar located on the south section line of section 8 in Township 25 South, Range 27 East, from The White City 8 Federal #2/Hayhurst 17 Federal #1 well pad and continuing east and ending at section 9. See attached seed mixture.

Low Water Crossing

- The low water crossing will be constructed in such a way as to allow water to freely flow across the road and not pond upstream of the road or pool in the road. This will be accomplished by ensuring that the road surface is level with the natural grade of the drainage. If surfacing material is needed on the road, the low water crossing will be excavated down a sufficient depth to ensure that the surfacing material/final driving surface does not impede water flow and is level with the natural grade of the drainage. No crowning or ditching will be required in the crossing.
- Any water erosion that may occur due to the construction of the road or buried pipeline during the life of the project will be quickly corrected and proper measures will be taken to prevent future erosion.

Cattleguards

An appropriately sized cattleguard(s) sufficient to carry out the project shall be installed and maintained at road-fence crossing(s). Any existing cattleguard(s) on the access road shall be repaired or replaced if they are damaged or have deteriorated beyond practical use. The operator shall be responsible for the condition of the existing cattleguard(s) that are in place and are utilized during lease operations. A gate shall be constructed on one side of the cattleguard and fastened securely to H-braces.

Cimarex will construct a fence between the White City 8 Federal #2 and the Hayhurst 17 Federal #1 well pad to close the two-track road. Cimarex will also install fences around the White City 8 Federal #3, 4 and 5 well pads to discourage vehicle use off the wells pads and approved roads.

Fence Requirement

Where entry is granted across a fence line, the fence must be braced and tied off on both sides of the passageway with H-braces prior to cutting. Once the work is completed, the fence will be restored to its prior condition, or better. The operator shall notify the private surface landowner or the grazing allotment holder prior to crossing any fence(s).

Seed Mixture 1, for Loamy Sites

The holder shall seed all disturbed areas with the seed mixture listed below. The seed mixture shall be planted in the amounts specified in pounds of pure live seed (PLS)* per acre. There shall be no primary or secondary noxious weeds in the seed mixture. Seed will be tested and the viability testing of seed will be done in accordance with State law(s) and within nine (9) months prior to purchase. Commercial seed will be either certified or registered seed. The seed container will be tagged in accordance with State law(s) and available for inspection by the authorized officer.

Seed will be planted using a drill equipped with a depth regulator to ensure proper depth regulator to ensure proper depth of planting where drilling is possible. The seed mixture will be evenly and uniformly planted over the disturbed area (small/heavier seeds have a tendency to drop the bottom of the drill and are planted first). The holder shall take appropriate measures to ensure this does not occur. Where drilling is not possible, seed will be broadcast and the area shall be raked or chained to cover the seed. When broadcasting the seed, the pounds per acre are to be doubled. The seeding will be repeated until a satisfactory stand is established as determined by the authorized officer. Evaluation of growth will not be made before completion of at least one full growing season after seeding.

Species to be planted in pounds of pure live seed* per acre:

Species	١	lb/acre
Plains lovegrass (Eragrostis intermedia)		0.5
Sand dropseed (Sporobolus cryptandrus)	-	1.0
Sideoats grama (Bouteloua curtipendula)		5.0
Plains bristlegrass (Setaria macrostachya)		2.0

^{*}Pounds of pure live seed:

Pounds of seed x percent purity x percent germination = pounds pure live seed