

Salvage Equipment Receipt

On this day September 5, 2012 I David Williams acknowledge receipt of the following listed salvage items from the NMOCD reclamation project named Meteor.

Telephone Poles

Wire

Above mentioned surplus items were left on the southernmost Meteor pad for later use.

By signing this receipt you are accepting responsibility for the above mentioned items and are agreeing to hold the State of New Mexico (New Mexico Oil Conservation Division) or it's contractor (Pronghorn Environmental LLC) harmless for any future actions on those items.

Signed

David Williams

Acknowledged

[Signature]

Accepted for Record Only

YMSB 9/11/2012

Scan to API#

30-025-03601

Mail to Mr. Jim Guiswold
@ Santa Fe



Oil and Gas Reclamation Fund
Oil Conservation Division
Energy, Minerals and Natural Resources Department
1220 South St. Francis
Santa Fe, New Mexico 87505

CONSENT TO ENTRY FOR INVESTIGATION, RECLAMATION, & MONITORING

Meteor PROJECT
Lea COUNTY (IES)
several UNIT LETTER, SECTION, TOWNSHIP, RANGE

Pursuant to Chapter 70, Article 2, Section 38 of the Oil and Gas Act, the Director of the Oil Conservation Division (OCD) proposes to utilize the Oil and Gas Reclamation Fund in order to restore and remediate abandoned well sites and associated production facilities to protect public health and the environment.

To achieve this objective, it will be necessary for OCD, its employees, agents, and contractors to enter upon the property described below:

Former Mobile well field consisting of 11 well and two tank battery locations

Location starts at the intersection of Sayer Tank Lane and highway 508 six miles east of Crosroads NM

Well field extends 1 4 miles north of highway 508

1 mile west of Sayer Tank Lane and .25 mile east of Sayer Tank Lane

A(n) Ownership interest in such property is held by David Williams (name of interest holder). Such interest was acquired by _____ (deed, patent, etc.) as recorded in Book _____/_____ page(s) _____, in _____ County _____ records.

NOW, THEREFORE, in consideration of the benefits that will accrue to the Interest Holder and to the general public, the Interest Holder does hereby grant to the OCD, its employees, agents, contractors, and subcontractors a right of entry into, over, and upon the property described above, including all necessary and convenient rights of ingress, egress, and regress, with all materials and equipment necessary to conduct the proposed investigation and reclamation activities and to do any and all things necessary and convenient to effectively carry on said activities in a good and workmanlike manner, including but not limited to the temporary storage of equipment and materials, the right to remove or dispose of materials necessary to reclamation, and the construction of temporary roadways on the property. Said right of entry is granted to complete the reclamation activities and to conduct inspections of, and perform maintenance and repairs to, the reclamation activities completed on the property.

The Interest Holder understands and acknowledges that the success of the project cannot be warranted and the proposed work may not accomplish the intended result. The Interest Holder also acknowledges

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that the OCD has no responsibility or liability for any oil and gas related damage to the property that occurred prior to or that might occur during or after the reclamation work.

It is understood the work performed in the project area shall be done by contractors for the OCD and the OCD is without authority to assume the risk of injury to persons or damage to persons or property resulting from the action of the contractors, however the OCD shall require contractors performing the work on the property to obtain and keep in force liability insurance in the minimum amount of \$1,000,000 per occurrence and \$2,000,000 per aggregate.

Execution of this Consent to Entry does not obligate OCD to perform any part of the contemplated or proposed reclamation work.

Interest Holder agrees that any sale, assignment, mortgage, or other encumbrance or conveyance of this property shall be made subject to this Consent to Entry. Additionally, Interest Holder agrees to provide written notice to the OCD ten (10) days in advance of any such event.

Witness my hand or seal this 5 day of September, 2012.



Signature of Interest Holder

ACKNOWLEDGEMENT

STATE OF _____)

COUNTY OF _____)

The foregoing Consent to Entry was acknowledged before me this _____ day of _____, 20____, by _____.

My commission expires: _____

(Seal)

Notary Public

ACKNOWLEDGEMENT FOR CORPORATION

STATE OF NM)

COUNTY OF Lea)

The foregoing Consent to Entry was acknowledged before me this 5 day of September, 2012,

by Charles B. L. (name of Interest Holder) the Geologist (title)

of Pronghorn Environmental LLC (name of Corporation) a New Mexico (state) corporation.

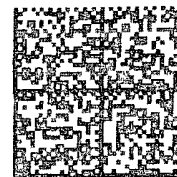
My commission expires: _____

(Seal)

Notary Public

04/2012

EMNRD
OIL CONSERVATION DIVISION
1625 N FRENCH DRIVE
HOBBS NM 88240



HASLER
015H14150977
\$0.45
09/11/12
Mailed From 88240
US POSTAGE

EMNRD
OIL CONSERVATION DIVISION
P.O. BOX 6429
1220 SOUTH ST. FRANCIS DRIVE
SANTA FE, NM 87505

ATTN: MR. JIM GRISWOLD