	TATE NI Riman I. R	Intere	strict I		
	1625 N. French I	-			
Form 3160-3	Hobbs, NM 88	240	0		
(August 1999)			OMB No. 1004	-0136	
UNITED STA	ATES		Expires November	30, 2000	
DEPARTMENT OF TH	HE INTERIOR		5. Lease Serial No.		
BUREAU OF LAND MA	ANAGEMENT -		NM-9606	4	
APPLICATION FOR PERMIT T	O DRILL OR REENTER		6. If Indian, Allottee or Trib		
			7. If Unit or CA Agreement	Name and No.	
1a. Type of Work: X DRILL	REENTER				
			8. Lease Name and Well No	23530	
b. Type of Well: X Oil Well Gas Oth Well	her Y Single Zone	Multiple Zone	Walker BHQ Fe	-	
2. Name of Operator		<u> </u>	9. API Well No.	- 7	
Yates Petroleum C		575>	30.041-2		
3A. Address 105 South Fourth Street	3b. Phone No. (include area co	,	10. Field and Pool, or Explor	•	
Artesia, New Mexico 88210	(505) 748-14	471	Wildcat		
4. Location of Well (Report location clearly and in accordance wi		E.	5110 Sec. T., R., M., or Blk,	and Survey or A	
At surface 1880' FNL AND 66	0' FEL, SENE, 17-228-32E	- <u> </u>	1285		
	me as above Unit	-H 6118	Section 25-T8	S-R37E	
14. Distance in miles and direction from nearest town or post office	e*	12	12. County or Parish O	13. State	
Approximately 17 miles East& Sout	th of Milnesand, New Mexi	1 5-5-	Roosevelt	NM	
15. Distance from proposed* location to nearest	16. No. of Acres in lease		nit dedicated to this well	-	
(Also to nearest drig. unit line, if any)	1640	1212	€ 24 € 40 €		
18. Distance from proposed location*	19. Proposed Depth	20. BLM/BIA	Bond No. on file		
to nearest well, drilling, completed, applied for, on this lease, ft.	9800'	<u> </u>	ationwide Bond #NM-	2811	
21. Elevations (Show whether DF, KDB, RT, GL, etc.)	22. Approximate date work w	22. Approximate date work will start*		23. Estimated duration	
3990' GL	ASAP		30 days	5	
	24. Attachments				
The following, completed in accordance with the requirements of O	Inshore Oil and Gas Order No. 1, shall	l be attached to this	form:		
1. Well plat certified by a registered surveyor.	4. Bond to co	over the operation	s unless covered by an existing	bond on file (se	
2. A Drilling Plan.	Item 20 ab	-	,		
3. A Surface Use Plan (if the location is on National Forest System					
SUPO shall be filed with the appropriate Forest Service Office.	,		notion and/or plans	autead has de-	
	authorized	•	nation and/or plans as may be re	quired by the	
25. Signature Ω_0 H Ω \mathcal{W}_0	Name (Printed/Typed)	Date		
III A+ K IN	Clifton R. May		······	11/9/2005	
Cluston R. May					
Title:					
Title: Regulatory Agent	·····	11	Date		
Title: Regulatory Agent Approved by (Signature)	Name (Printed/Typed	•		r 28 7	
Title: Regulatory Agent Approved by (Signature) (ORIG. SGD.) ARMANDO A. L	OPEZ	•		<u>C 28 2</u>	
Title: Approved by (Signature) (ORIG. SGD.) ARMANDO A. L. Title Assistant Field Manage	OPEZ Office	(ORIG. SCD.) AR	MANUU A. LUIEZ		
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DISTRICT I 1655 N. French Dr., Hobbs, NM 85240 DISTRICT II 811 South First, Artesia, NM 85210 DISTRICT III 1000 Rio Brazos Rd., Aztec, NM 87410 DISTRICT IV 2040 South Pacheco, Santa Fe, NM 87505

API Number

State of New Mexico

Energy, Minerals and Natural Resources Department

Form C-102 Revised March 17, 1999 Instruction on back Submit to Appropriate District Office State Lease - 4 Copies Fee Lease - 3 Copies

Pool Name

OIL CONSERVATION DIVISION P.0. Box 2088

Santa Fe, New Mexico 87504-2088

□ AMENDED REPORT

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WELL LOCATION AND ACREAGE DEDICATION PLAT

4026/24

Pool Code

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					Surfa	e Loca	tion			
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YATES PETROLEUM CORPORATION Walker BHQ Federal #1 1880' FNL and 660' FEL Section 25-T8S-R37E Roosevelt County, New Mexico

1. The estimated tops of geologic markers are as follows:

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	o o lo gi o i li oli i		
Rustler	2335'	Glorieta	5530'
Yates	2865'	Tubb	6890'
Seven Rivers	3000'	Abo	7630'
Queen	3580'	Wolfcamp	8975'
Penrose	3710'	Three Brothers	9225'
Grayburg	3860'	Bough	9360'
San Andres	4150'	TD	9800'

2. The estimated depths at which anticipated water, oil or gas formations are expected to : be encounter

> Water: 100' to 250' Oil or Gas: 9360'.

3. Pressure Control Equipment: BOPE will be installed on the 9.625" casing and rated for 5000# BOP systems will be consistent with API RP 53. Pressure tests will be conducted before drilling out from under all casing strings, which are set and cemented in place. Blowout Preventor controls will be installed prior to drilling the surface plug and will remain in use until the well is completed or abandoned. Preventors will be inspected and operated at least daily to ensure good mechanical working order, and this inspection recorded on the daily drilling report. See Exhibit B.

4. Auxiliary Equipment: Kelly cock, pit level indicators, flow sensor equipment, and a sub with full opening valve to fit the drill pipe and collars will be available on the rig floor in the open position at all times for use when Kelly is not in use.

5. THE PROPOSED CASING AND CEMENTING PROGRAM:

A. Casing Program:

<u>Hole Size</u>	Casing Size	<u>Wt./Ft</u>	Grade	Coupling	Interval	Length
17.5"	13.375"	48#	H-40	ST&C	0-400'	400'
12.25"	9.625"	40#	J-55	ST&C	0-100'	100'
12.25"	9.625"	36#	J-55	ST&C	100-3200'	3100'
12.25"	9.625"	40#	HCK-55	LT&C	3200-4250'	1050'
8.75""	5.5"	17#	L-80	LT&C	0-300'	300'
8.75"	5.5"	17#	J-55	LT&C	300-7600'	7300'
8,75	5.5"	17#	HCP-110	LT&C	7600-9800'	2200'

- 1. Minimum Casing Design Factors: Collapse 1.125, Burst 1.0, and Tensile Strength 1.8
- 2. A 5,000 psi BOP will be nippled up on the 9.625" casing and tested to 5000 psi.
 - B. CEMENTING PROGRAM:

Surface Casing: 400 sx Class "C" + 2% CaCl2 (YLD 1.32 WT 15.6).

Intermediate Casing: Lead 1325 sx Lite (YLD 2.01 WT 12.0) and tail in with 200 sx class "C (YLD 1.32 WT 15.6). Cement circulated to surface.

Production Casing: 1250 sx H (YLD 1.94 WT 12.5). Tail in with 450 sx C (YLD 1.52 WT 13.5 Cement calculated to 3750'.

6. MUD PROGRAM AND AUXILIARY EQUIPMENT:

<u>Interval</u>	<u>Type</u>	<u>Weight</u>	<u>Viscosity</u>	Fluid Loss
0-400	FW Gel/Paper	8.4-8.6	32-34	N/C
400-2335	Fresh Water	9-9.4	32-34	N/C
2335-4250	Red Bed Mud/Oil	10-10.4	32-34	N/C
4250-7600	Cut Brine	9.3-9.8	28-29	N/C
7600-9800	SGel/Oil/Starch	9.6-10	40	<40-60CC

Sufficient mud material(s) to maintain mud properties, control lost circulation and contain a blow out will be available at the well site during drilling operations. Rig personnel will check mud hourly.

7. EVALUATION PROGRAM:

Samples: Every 10' from surface casing to TD Logging: CNL/LDT/NGT--from TD to surface casing with GR-CNL up to surface; DLL/MSF—RD to surface casing; BHC/Sonic—TD to surface casing. Coring: None anticipated DST's: Any tests will be based on the recommendations of the well site geologist as warranted by drilling breaks and shows.

8. ABNORMAL CONDITIONS, BOTTOM HOLE PRESSURE, AND POTENTIAL HAZARDS:

Abnormal Pressures Anticipated: None

Lost Circulation Zones Anticipated: None.

H2S Zones Anticipated: None Anticipated

Maximum Bottom Hole Temperature: 170 F

9. ANTICIPATED STARTING DATE:

Plans are to drill this well as soon as possible after receiving approval. It should take approximately 35 days to drill the well with completion taking another 20 days.

MULTI-POINT SURFACE USE AND OPERATIONS PLAN YATES PETROLEUM CORPORATION Walker BHQ Federal #1 1880' FNL & 660' FEL Section 25-T8S-R37E Roosevelt County, New Mexico

This plan is submitted with Form 3160-3, Application for Permit to Drill, covering the above described well. The purpose of this plan is to describe the location of the proposed well, the proposed construction activities and operations plan, the magnitude of the surface disturbance involved and the procedures to be followed in rehabilitating the surface after completion of the operations, so that a complete appraisal can be made of the environmental effect associated with the operations.

1. EXISTING ROADS:

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Exhibit A is a portion of the BLM map showing the well and roads in the vicinity of the proposed location. The proposed well site is located approximately 18 miles east and south of Milesand, New Mexico and the access route to the location is indicated in red and green on Exhibit A.

DIRECTIONS: Go east out of Milesand, NM on 262 for approximately 13 miles to S. Roosevelt F. Turn south and go approximately 2 miles to cattle guard on the east side of the road. Turn east on lease road for approximately 0.85 of a mile. New road will start here and go south about 150 feet and then turn east and go approximately 0.95 of a mile. The road will turn south for approximately 0.37 of a mile and then turn east for approximately 100 feet to the southwest corner of the pad.

- 2. PLANNED ACCESS ROAD:
 - A. The proposed new access will be approximately 1.4 miles in length from the point of origin to the southwest corner of the drilling pad.
 - B. The new road will be 14 feet in width (driving surface) and will be adequately drained to control runoff and soil erosion.
 - C. The new road will be bladed with drainage on one sides. Traffic turnouts will be constructed as needed.
 - D. The route of the road is visible.
 - E. Existing roads will be maintained in the same or better condition.
 - F. Cattle guards will be installed
- 3. LOCATION OF EXISTING WELL:
 - A. There is no drilling activity within a one-mile radius of the well site.
 - B. Exhibit D shows existing wells within a one-mile radius of the proposed well site.
- 4. LOCATION OF EXISTING AND/OR PROPOSED FACILITIES:
 - A. There no are production facilities on this lease at the present time.
 - B. In the event that the well is productive, the necessary production facilities will be installed on the drilling pad. If the well is productive oil, a gas or diesel self-contained unit will be used to provide the necessary power. No power will be required if the well is a producing gas well.

Walker BHQ Federal #1 Page Two

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5. LOCATION AND TYPE OF WATER SUPPLY:

A. It is planned to drill the proposed well with a brine water system. The water will be obtained from commercial sources and will be hauled to the location by truck over the existing and proposed roads shown in Exhibit A.

6. SOURCE OF CONSTRUCTION MATERIALS:

The construction materials will be purchased from the landowner out of his caliche pit.

7. METHODS OF HANDLING WASTE DISPOSAL:

- A. Drill cuttings will be disposed of in the reserve pits.
- B. The reserve pits will be constructed and reclamation done according to NMOCD guidelines and Yates' approved pit general plan
- C. Drilling fluids will be allowed to evaporate in the reserve pits until the pits are dry.
- D. Water produced during operations will be collected in tanks until hauled to an approved disposal system, or separate disposal application will be submitted.
- E. Oil produced during operations will be stored in tanks until sold.
- F. Current laws and regulations pertaining to the disposal of human waste will be complied with.
- G. All trash, junk, and other waste materials will be contained in trash cages or bins to prevent scattering and will be removed and deposited in an approved sanitary landfill. Burial on site is not approved.
- 8. ANCILLARY FACILITIES: NONE
- 9. WELLSITE LAYOUT:
 - A. Exhibit C shows the relative location and dimensions of the well pad, the reserve pits, the location of the drilling equipment, pulling unit orientation and access road approach. Note: Pits to north.
 - B. The reserve pits will be plastic lined with 12 mil and meet the NMOCD Pit Standards.
 - C. A 600' x 600' area has been staked and flagged.
- 10. PLANS FOR RESTORATION:
 - A. After finishing drilling and/or completion operations, all equipment and other material not needed for further operations will be removed. The location will be cleaned of all trash and junk to leave the well site in as aesthetically pleasing a condition as possible.
 - B. Unguarded pits, if any, containing fluids will be fenced until they have dried and been leveled.
 - C. If the proposed well is plugged and abandoned, all rehabilitation and/or vegetation requirements of the Bureau of Land Management will be complied with and will be accomplished as expeditiously as possible. All pits will be reclaimed according to the Yates' NMOCD approved general plan.

Walker BHQ Federal #1 Page Three

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11. SURFACE OWNERSHIP:

Private surface belonging to Mr. Tommy W. Lewis, 1161 CR 210, Morton, Texas 79346. His phone number is 806-525-4316. Yates Petroleum Corporation certifies that Mr. Lewis and Yates have reached an agreement as to Yate's operations on this well.

12. OTHER INFORMATION:

A. Topography: Refer to the archaeological report for a description of the topography, flora, fauna, soil characteristics, and cultural sites.

B. The primary surface use is for grazing.

C. There are no inhabited dwellings in the vicinity of the proposed wellsite.

13. **OPERATOR'S REPRESENTATIVE:**

Α. Through A.P.D. Approval: Β. Clifton R. May, Regulatory Agent Yates Petroleum Corporation 105 South Fourth Street Artesia. New Mexico 88210 Phone (505) 748-1471

Through Drilling, Completions & Prod. Pinson McWhorter, Operations Manager Yates Petroleum Corporation 105 South Fourth Street Artesia, New Mexico 88210 Phone (505) 748-1471

CERTIFICATION: 14

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 Yates Petroleum Corporation and its contractors and subcontractors in conformity with this plan and the terms and conditions under which it is approved. This statement is subject to the provisions of 18 U.S.C. 1001 for the filing of a false statement.

November 9, 2005

Clifton R. May, Regulatory Agent





Yates Petroleum Corporation

BOP-4

Typical 5.000 psi Pressure System Schematic Annular with Double Ram Preventer Stack



Typical 5,000 psi choke manifold assembly with at least these minimun features





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EXHIBIT A





United States Department of the Interior

BUREAU OF LAND MANAGEMENT Roswell Field Office 2909 West Second Street Roswell, New Mexico 88201

EXHIBIT B

WELL DRILLING REQUIREMENTS

1 of 6 pages

OPERATORS NAME: <u>Yates Petroleum Corporation</u> LEASE NO.: <u>NM-96064</u> WELL NAME & NO: <u>Walker "BHQ" Federal #1</u> QUARTER/QUARTER & FOOTAGE: <u>SE¼NE¼ - 1880' FNL & 660' FEL</u> LOCATION: <u>Section 25, T. 8 S., R. 37 E., NMPM</u> COUNTY: <u>Roosevelt County, New Mexico</u>

I. GENERAL PROVISIONS:

A. The operator has the right of administrative review of these requirements pursuant to 43 CFR 3165.1(a).

B. The operator shall hereafter be identified as the holder in these requirements. The Authorized Officer is the person who approves the Well Drilling Requirements.

II. WELL PAD CONSTRUCTION REQUIREMENTS:

A. The BLM shall administer compliance and monitor construction of the access road and well pad. Notify **<u>Richard G. Hill</u>** at least <u>3</u> working days (72 Hours) prior to commencing construction of the access road and/or well pad. Roswell Field Office number (505) 627-0247.

B. Prior to commencing construction of the access road, well pad, or other associated developments, the holder shall provide the dirt contractor with a copy of the approved APD signature page, a copy of the location map (EXHIBIT A), a copy of pages 1 & 2 from the Well Drilling Requirements (EXHIBIT B), and a copy of the Permanent Resource Road Requirements (EXHIBIT D).

C. The holder shall stockpile the topsoil from the surface of the well pad. The topsoil on the <u>Walker</u> <u>"BHQ" Federal #1</u> well pad is approximate <u>6</u> inches in depth. Approximately <u>800</u> cubic yards of topsoil shall be stockpiled on the <u>Southeast</u> corner of the well pad, opposite the reserve pit.

D. Reserve Pit Requirements:

1. The reserve pit shall be constructed 120' X 120' on the North side of the well pad.

2. The reserve pit shall be constructed to a minimum depth of four (4) feet below ground level. The reserve pit shall be constructed, so that the cuttings in the reserve pit can be buried a minimum depth of three (3) feet below ground level. See Exhibit E – Surface Reclamation/Restoration Requirements.

3. A synthetic or fabricated liner $\underline{12}$ mil in thickness shall be used to line the reserve pit. The liner shall meet ASTM standards that are designed to be resistant to the reserve pit contents.

2 of 6 pages

4. The reserve pit shall be fenced on three (3) sides during drilling operations. The fourth side shall be fenced immediately upon rig release.

5. The reserve pit shall be constructed so as not to leak, break, or allow discharge of drilling muds. Under no circumstances will the reserve pit be cut to drain drilling muds on the well location.

6. The reserve pit shall not be located in any natural drainage.

7. The reserve pit shall be equipped to deter entry by birds, bats, other wildlife, and livestock, if the reserve pit contains any oil and/or toxic fluids.

8. Drilling muds shall be properly disposed of before the reserve pit is reclaimed. Drilling muds can be allowed to evaporate in the reserve pit or be removed and transported to an authorized disposal site. The reserve pit shall be backfilled when dry.

9. Dumping of junk or trash into the reserve pit is not allowed. Junk or trash shall be removed from within the reserve pit before the reserve pit is reclaimed. Junk or trash shall not be buried in the reserve pit.

E. Federal Mineral Materials Pit Requirements:

1. Caliche, gravel, or other related materials from new or existing pits on Federal mineral estate shall not be taken without prior approval from the authorized officer. Contact Jerry Dutchover at (505) 627 -0236.

2. Payment for any Federal mineral materials that will be used to surface the access road and the well pad is required prior to removal of the mineral materials.

3. Mineral Materials extracted during construction of the reserve pit may be used for development of the pad and access road as needed, for the <u>Walker "BHQ" Federal #1</u> oil well only. Removal of any additional material on location must be purchased from BLM prior to removal of any material.

a. An optional mineral material pit may be constructed within the archaeologically cleared area. The mineral material removed in the process can be used for pad and access road construction. However, a mineral material sales contract must be purchased from the BLM prior to removal of any material.

F. Well Pad Surfacing Requirement:

The well pad shall be surfaced with <u>6</u> inches of compacted caliche, gravel, or other approved surfacing material. The well pad shall be surfaced prior to drilling operations. See <u>Permanent Resource Road Requirements</u> -EXHIBIT D - requirement #4, for road surfacing.

G. Cave Requirements:

1. If, during any construction activities any sinkholes or cave openings are discovered, all construction activities shall immediately cease. Contact Larry Bray at (505) 627-0250.

2. The BLM Authorized Officer will, within 24 hours of notification in "A" above, conduct an on-the-ground field inspection for karst. At the field inspection the authorized field inspector will authorize or suggest mitigating measures to lessen the damage to the karst environment. A verbal order to proceed or stop the operation will be issued at that time.

3 of 6 pages

III. DRILLING OPERATION REQUIREMENTS:

A. GENERAL DRILLING REQUIREMENTS:

1. The Bureau of Land Management (BLM) is to be notified at the Roswell Field Office, 2909 West Second St., Roswell NM 88201, (505) 627-0272, in sufficient time for a representative to witness:

A. Spudding B. Cementing casing: <u>13% inch 9% inch 5½</u> inch C. BOP tests

2. Unless the production casing has been run and cemented or the well has been properly plugged, the drilling rig shall not be removed from over the hole without prior approval.

3. Submit a Sundry Notice (Form 3160-5, one original and five copies) for each casing string, describing the casing and cementing operations. Include pertinent information such as; spud date, hole size, casing (size, weight, grade and thread type), cement (type, quantity and top), water zones and problems or hazards encountered. The Sundry shall be submitted within 15 days of completion of each casing string. The reports may be combined into the same Sundry if they fall within the same 15 day time frame.

4. The API No. assigned to the well by NMOCD shall be included on the subsequent report of setting the first casing string.

B. CASING:

1. The <u>13%</u> inch surface casing shall be set at <u>400'</u> and cement circulated to the surface. If cement does not circulate to the surface the appropriate BLM office shall be notified and a temperature survey or cement bond log shall be run to verify the top of the cement. Remedial cementing shall be completed prior to drilling out that string.

2. The minimum required fill of cement behind the <u>85</u> inch intermediate casing is with sufficient amount of cement to circulate to surface.

3. The minimum required fill of cement behind the $5\frac{5}{2}$ inch production casing is with sufficient amount to bring up to 3750 feet

C. PRESSURE CONTROL:

1. All BOP systems and related equipment shall comply with well control requirements as described in Onshore Oil and Gas Order No. 2. The BOP and related equipment shall be installed and operational before drilling below the 13% inch casing shoe and shall be tested as described in Onshore Order No. 2. Any equipment failing to test satisfactorily shall be repaired or replaced.

2. Minimum working pressure of the blowout preventer and related equipment (BOPE) shall be 5000 psi.

- 3. The appropriate BLM office shall be notified in sufficient time for a representative to witness the tests.
- A. The results of the test shall be reported to the appropriate BLM office.
- B. Testing fluid must be water or an appropriate clear liquid suitable for sub-freezing temperatures. Use of drilling mud for testing is not permitted since it can mask small leaks.
- C. Testing must be done in a safe workman-like manner. Hard line connections shall be required.
- D. BOPE shall be tested before drilling into the Wolfcamp formation.

D. DRILLING MUD:

Mud system monitoring equipment, with derrick floor indicators and visual and audio alarms, shall be operating before drilling into the <u>Wolfcamp</u> formation, and shall be used until production casing is run and cemented. Monitoring equipment shall consist of the following:

- E. Recording pit level indicator to indicate volume gains and losses.
- F. Mud measuring device for accurately determining the mud volumes necessary to fill the hole during trips.
- G. Flow-sensor on the flow-line to warn of abnormal mud returns from the well.

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IV. ON LEASE - WELL REQUIREMENTS:

A. The holder shall post signs identifying the location permitted herein with the requirements contained in Onshore Oil and Gas Order #1 and 43 CFR 3162.6.

B. The following data is required on the well sign that shall be posted in a conspicuous place on the well pad. The sign shall be kept up with current identification and shall be legible for as long as the well is in existence:

Operator Name: Yates Petroleum Corporation Well Name & No.: Walker "BHQ" Federal #1 Lease No.: NM-96064 Footage: 1880' FNL & 660' FEL Location: Section 25, T. 8 S., R. 37 E.

C. UPON ABANDONMENT OF THE WELL, THE SAME INFORMATION SHALL BE INSCRIBED ON THE DRY HOLE MARKER WITH A BEADED WELD.

D. The approval of the APD does not in any way imply or grant approval of any on-lease, off-lease, or off-unit action(s). It is the responsibility of the holder to obtain other approval(s) such as rights-of-way from the Roswell Field Office or other agencies, including private surface landowner(s).

E. All vehicles, including caterpillar track-type tractors, motor graders, off-highway trucks and any other type of motorized equipment that is used in the construction of the access road and well pad shall be confined to the area(s) herein approved. The drilling rig that is used to drill the well shall also be confined to the approved area(s).

F. Containment Structure Requirement:

1. A containment structure or earthen dike shall be constructed and maintained around all storage facilities/batteries. The containment structure or earthen dike shall surround the storage facilities/batteries.

2. The containment structure or earthen dike shall be constructed two (2) feet high around the facilities/batteries (the containment structure or earthen dike can be constructed higher than the two (2) feet high minimum).

3. The perimeter of the containment structure or earthen dike can be constructed substantial larger for greater holding capacity of the contents of the largest tank.

4. The containment structure or earthen dike shall be constructed so that in case of a spill the structure can contain the entire contents of the largest tank, plus 24 hour production, within the containment structure or earthen dike, unless more stringent protective requirements are deemed necessary by the Authorized Officer.

G. Painting Requirement:

8.5

All above-ground structures (e.g.: meter houses, tanks, above ground pipelines, and related appurtenance, etc.) 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 painting all the well facilities is <u>Olive Drab 18-0622 TPX</u> from the Supplemental Environmental Color Chart.

H. Fence Requirement:

The holder shall minimize disturbance to existing fences and other improvements on public lands. The holder is required to promptly repair impacted improvements to at least their former state. On private surface the holder shall 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 of the fence. No permanent gates shall be allowed unless approved by the Authorized Officer.

I. Open-vent Exhaust Stack Requirements:

1. All open-vent exhaust stacks associated with heater-treater, separators and dehydrator units shall be modified to prevent birds and bats from entering them and to the extent practical to discourage perching and nesting.

2. New production equipment installed on federal leases after November 1^{st} , 1993, shall have the openvent exhaust stacks constructed to prevent the entry of birds and bats and to the extent practical, to discourage perching, and nesting.

V. Invasive and Noxious Weeds Requirement:

A. The holder shall be held responsible if noxious weeds become established within the area. Evaluation of the growth of noxious weeds shall be made upon discovery. Weed control will be required on the disturbed land where noxious weeds exist, which includes the roads, pads, associated pipelines, and adjacent land affected by the establishment of weeds due to this action. The holder is responsible for consultation with the Authorized Officer for acceptable weed control methods, which include following EPA and BLM requirements and policy.

B. The holder shall insure that the equipment and or vehicles that will be used to construct, maintain and administer the access roads, well pad and resulting well are not polluted with invasive and noxious weed seed. Transporting of invasive and noxious weed seed could occur if the equipment and vehicles were previously used in noxious weed infested areas. In order to prevent the spread of noxious weeds, the Authorized Officer shall require that the equipment and vehicles be cleaned with either high pressure water or air prior to construction, maintenance and administration of the access roads, well pad, and resulting well.

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VI. <u>SPECIAL REQUIREMENT(S):</u>

A. Lesser Prairie Chicken Stipulation:

The Roswell Approved Resource Management Plan and Record Of Decision addresses the preservation of the Lesser prairie chicken wildlife habitat. In cooperation with NMDGF, the RFO shall also consider the preservation of the North Bluitt Lesser Prairie Chicken Management Area.

1. There shall be no earthmoving construction activities, well exploratory and/or developmental drilling, well completion, plugging, and abandonment activities, between March 15th through June 15th, of each year. During that period, other activities, including the operation and maintenance of oil and gas facilities, will not be allowed between 3:00 a.m. and 9:00 a.m. To the extent practicable, activities occurring for a short period of time may be conducted so long as they do not commence until after 9:00 A.M. Any deviation from this stipulation must be approved in writing by the Roswell Field Office Manager or the appropriate Authorized Officer.

2. All motors or engines that produce high noise levels shall have mufflers installed that effectively reduce excessive noise levels within prairie chicken habitat. High noise levels produced by motors or engines shall be reduced and muffled so as not to exceed 75 db measured at 30 feet from the source of the noise.

3. Upon abandonment of the well, reclamation activities can be conducted between March 15th through June 15th, so long as reclamation work shall **not** be conducted between the hours of **3:00** AM to **9:00** AM. Any deviation from this requirement shall require prior approval by the Authorized Officer.

4. In an emergency situation, the Authorized Officer can allow a pit to be constructed for the purpose of collecting crude oil for removal. To prevent wildlife from entering the pit, netting of adequate size to deter access by wildlife shall cover the pit until it is no longer a threat to wildlife, and the pit is reclaimed.



United States Department of the Interior

BUREAU OF LAND MANAGEMENT Roswell Field Office 2909 West Second Street Roswell, New Mexico 88201

EXHIBIT C

1 of 3 pages

CONDITIONS OF APPROVAL

OPERATOR: Yates Petroleum Corporation LEASE NO: NM-96064 WELL NAME & NO.: Walker "BHQ" Federal #1 LOCATION: Section 25, T. 8 S., R. 37 E., N.M.P.M. QUARTER/QUARTER & FOOTAGE: SE¹/₄NE¹/₄ - 1880' FNL & 660' FEL COUNTY: Roosevelt County, New Mexico

GENERAL CONDITIONS OF APPROVAL:

1. The **operator** shall hereafter be identified as the **holder** in these requirements. The Authorized Officer is the person who approves the Conditions Of Approval.

2. The holder shall indemnify the United States against any liability for damage to life or property arising from occupancy or use of public land under this authorization.

3. The holder shall have surface use approval prior to any construction work on change(s) or modification(s) to the access road and/or well pad. The holder shall submit (Form 3160-5), Sundry Notice and Report On Wells, an original plus one (1) copy to the Roswell Field Office, stating the basis for any changes to previously approved plans. Prior to any revised construction the holder shall have an approved Sundry Notice and Report On Wells or written authorization to proceed with the change in plans ratified by the Authorized Officer.

4. Weed Control:

A. The holder shall be held responsible if noxious weeds become established within the area. Evaluation of the growth of noxious weeds shall be made upon discovery. Weed control will be required on the disturbed land where noxious weeds exist, which includes the roads, pads, associated pipelines, and adjacent land affected by the establishment of weeds due to this action. The holder is responsible for consultation with the Authorized Officer for acceptable weed control methods, which include following EPA and BLM requirements and policy. B. The holder shall insure that the equipment and or vehicles that will be used to construct, maintain and administer the access roads, well pad and resulting well are not polluted with invasive and noxious weed seed. Transporting of invasive and noxious weed seed could occur if the equipment and vehicles were previously used in noxious weed infested areas. In order to prevent the spread of noxious weeds, the Authorized Officer shall require that the equipment and vehicles be cleaned with either high pressure water or air prior to construction, maintenance and administration of the access roads, well pad, and resulting well.

5. Hazardous Substances:

a. 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. seg.*) with regard to any toxic substances that are used, generated by or stored on the project/pipeline route or on facilities authorized. (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.

b. The holder agrees to indemnify the United States against any liability arising from the release of any hazardous substances 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. seg.* or the Resource Conservation and Recovery Act, 42 U.S.C. 6901, *et. seg.*) on this project/pipeline (unless the release or threatened release is wholly unrelated to the holder's activity on the pipeline). This agreement applies without regard to whether a release is caused by the operator, its agent, or unrelated third parties.

6. Undesirable Events:

If, during any phase of the construction, operation, maintenance, or termination of the authorization, any oil or other pollutants, should be discharged, and impacting Federal land, the control and total removal, disposal, and cleaning up of such oil or other pollutants, 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 land, or to repair all damages to Federal land 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.

CONDITIONS OF APPROVAL

3 of 3 pages

7. Archaeological, Paleontology, and Historical Sites:

a. 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 shall 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.

b. The holder is hereby obligated to comply with procedures established in the Native American Graves Protection and Repatriation Act (NAGPRA) to protect such cultural items as human remains, associated funerary objects, sacred objects, and objects of cultural patrimony discovered inadvertently during the course of project implementation. In the event that any of the cultural items listed above are discovered during the course of the project work, the holder shall immediately halt the disturbance and contact the BLM within 24 hours for instructions. The holder or initiator of any project shall be held responsible for protecting, evaluating, reporting, excavating, treating, and disposing of these cultural items according to the procedures established by the BLM in consultation with Indian Tribes. Any unauthorized collection or disturbance of cultural resources may result in a shutdown order by the Authorized Officer.

8. Sanitation:

The holder shall be responsible for maintaining the site in a sanitary condition at all times; waste materials 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.

9. **Open-top Tanks:** Any open-top tank containing oil and/or toxic fluids shall be covered with netting or equipped to prevent birds, bats, and other wildlife from entering the open-top tank.

10. Other: None



United States Department of the Interior BUREAU OF LAND MANAGEMENT Roswell Field Office 2909 West Second Street Roswell, New Mexico 88201

EXHIBIT D

1 of 9 pages

PERMANENT RESOURCE ROAD REQUIREMENTS

Operator: Yates Petroleum Corporation	
BLM Serial Number: NM-96064	
Well Name & No.: Walker "BHQ" Federal #1	
Location: Section 25, T. 8 S., R. 37 E.	
1880' FNL & 660' FEL, Roosevelt County, N.M.	

The holder agrees to comply with the following requirements:

1. GENERAL REQUIREMENTS:

A. The **operator** shall hereafter be identified as the **holder** in these requirements. The Authorized Officer is the person who approves the Permanent Resource Road Requirements.

B. The holder shall minimize any disturbance to structures on public domain surface. Damages caused to any structure during road construction operations shall be promptly repaired by the holder. Functional use of any structure shall be maintained at all times. The holder shall make a documented good-faith effort to contact the owner prior to disturbing any structure.

C. When necessary to pass through an existing fence line, the fence shall be braced on both sides of the passageway prior to cutting and the fence shall be promptly repaired to at least it's former state or to a higher standard than it was previously constructed.

D. A professional engineer shall design the access road if the road grade exceeds 10 percent slope.

2. INGRESS AND EGRESS:

The access road shall be constructed to access the well pad on the **Southwest** corner of the well pad to comply with the planned access road route.

3. ROAD TRAVELWAY WIDTH:

The travelway of the road shall be constructed <u>14</u> feet wide. The maximum width of surface disturbance shall not exceed <u>30</u> feet of road construction. The specified travelway width is 14 feet for all road travelway surfaces unless the Authorized Officer approves a different width.

4. SURFACING:

A. Beginning from the dedicated road (county road and/or state highway) all access roads on federal surface and the entire length of the new access road travelway shall be surfaced prior to drilling operations.

B. <u>The access road travelway shall be surfaced</u> with caliche or gravel material. If other surfacing material is used, the new type of material shall be approved by the Authorized Officer. The travelway of the road shall be surfaced with <u>caliche</u> material. The caliche material shall be compacted to a minimum thickness of <u>6</u> inches for the entire length of the travelway surface on the access road. The width of surfacing shall not be less than 14 feet of travelway surface. Prior to using any mineral materials from an existing federal pit, authorization must first be obtained from the Authorized Officer.

5. CROWNING AND DITCHING:

Crowning with materials on site and ditching on one side of the road, on the uphill side, shall be required. The road cross section shall conform to the cross section diagrams in Figure 1 (attached page 6). Where conditions dictate, ditching shall be required on both sides of the road. The road crown shall have a grade of approximately 2% (i.e., a 1" crown on a 14' wide road).

6. DRAINAGE:

A. Drainage control shall be ensured over the entire road through the construction of ditches, sidehill outsloping and insloping, lead-off ditches, culvert installation, and low water crossings.

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



3 of 9 pages

C. 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.

D. On road slopes exceeding 2%, water flow shall drain water into an adjacent lead-off ditch. Water flow drainage location and spacing shall be determined by the following formula:

FORMULA FOR SPACING INTERVAL OF LEAD-OFF DITCHES:

spacing interval = $\frac{400'}{\text{road slope in \%}} + 100'$

Ex. 4% slope: spacing interval = 400 + 100 = 200 feet

4

7. CULVERT INSTALLATION: <u>No culverts are required on this road.</u>

ONE (1) CULVERT SHALL BE INSTALLED AT THE DEEP WATERWAY CHANNEL FLOW CROSSING IN THE XX¼XX¼ OF SECTION - T. S. - R. E. (SEE EXHIBIT A - LOCATION MAP).

Culvert pipes shall be used where ravines, arroyo gullies, and deep waterway channel flows are crossed by the access road construction route. The culvert(s) shall not be less than \underline{XX} inches in diameter (minimum 18 inch culvert). The location for the culvert installation is designated on the attached map -**EXHIBIT A**. (A culvert pipe installation diagram shall be attached to this requirement when a culvert is required to be installed, see EXHIBIT - X).

8. TURNOUTS:

Vehicle turnouts shall be constructed on all single lane roads (unless the Authorized Officer determines that the turnouts are not required). Turnouts shall be intervisible and shall be constructed on all blind curves with additional turnouts as needed to keep spacing below 1000 feet. Turnouts shall conform to the following diagram:

STANDARD TURNOUT - PLAN VIEW



9. CATTLEGUARDS:

4 of 9 pages

A. <u>ONE (1) CATTLEGUARD SHALL BE INSTALLED AT THE FENCE CROSSING IN THE</u> SW¹/4SW¹/4SW¹/4 OF SECTION 23 - T. 8 S. - R. 37 E. (SEE EXHIBIT A - LOCATION MAP).

B. A cattleguard installation diagram shall be attached to this stipulation when a cattleguard is required to be installed - see EXHIBIT E - DIAGRAM A & B).

C. The existing cattleguard(s) on the access road shall be replaced if they are damaged from heavy vehicular traffic use and the Authorized Officer determines that a new cattleguard shall be installed where the existing in place cattleguard(s) have deteriorated beyond practical use. The holder shall be held responsible for the condition of the existing in place cattleguard(s) that are utilized for vehicular traffic use on lease operations by the holder.

D. Where used, all cattleguard grids and foundation designs and construction shall meet the American Association of State Highway and Transportation Officials (AASHTO) Load Rating H-20, although AASHTO U-80 rated grids shall be required where heavy loads, (exceeding H-20 loading,) are anticipated. (See BLM standard drawings for cattleguards – Exhibit E – Diagram A & B). Cattleguard grid length shall not be less than 8 feet and width of not less than 14 feet. A wire gate (16-foot minimum width) will be provided on one side of the cattleguard unless requested otherwise by the surface user.

10. MAINTENANCE:

1.1

A. The holder shall maintain the road in a safe, usable condition. A maintenance program shall include, but not be limited to blading, ditching, culvert installation, culvert cleaning, cattleguard maintenance, surfacing, and weed control.

B. The holder shall cooperate with other authorized users in maintenance of the road(s). Failure of the holder to share maintenance costs in dollars, equipment, materials, and manpower proportionate to the holders use with other authorized users may be adequate grounds to terminate the road use. The determination as to whether maintenance expenditures have been withheld by the holder and the decision to terminate the road use shall be at the discretion of the Authorized Officer. Upon request, the Authorized Officer shall be provided with copies of any maintenance agreements entered into by the holder.

11. PUBLIC ACCESS:

A Public access on this road shall not be restricted by the holder without specific written approval being granted by the Authorized Officer. Gates or cattleguards on public lands shall not be locked or closed to public use unless closure is absolutely necessary and is authorized in writing by the Authorized Officer.

12. ROAD REHABILITATION REQUIREMENTS:

A. SEE -SURFACE RECLAMATION/RESTORATION REQUIREMENTS - Exhibit F.

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PERMANENT RESOURCE ROAD REQUIREMENTS

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B. On private estate land the restoration procedures on the reclamation of the access road shall be accomplished in accordance with the Private Surface Land Owner concurrence. If the surface land owner does not retain the access road for his ranch operations, upon abandonment of this well, the surface material (caliche/gravel) shall be removed from the access road. The removal of the surface material on the road could be re-used for maintenance of other federal roads within close proximity of the reclaimed area or properly disposed of in a federal mineral material pit.

13. SPECIAL REQUIREMENT(S):

A. The Section Corner Brass Cap (Section 23, 24, 25, & 26, R8S,T37E) located near the north edge of the new access road construction shall not be disturbed (See Exhibit A). Precaution measures shall be taken by the operator so as not to damage the BC. Should the BC be obliterated, destroyed, or damaged by the operator's construction operations, the operator shall take full responsibility for the replacement of the Brass Cap.





ROAD REQUIREMENTS

S NM-96064 70F 9 PAGES EXHIBIT E - DIAGRAM B



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EXHIBIT A

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United States Department of the Interior

BUREAU OF LAND MANAGEMENT Roswell Field Office 2909 West Second Street Roswell, New Mexico 88201

EXHIBIT F

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SURFACE RECLAMATION/RESTORATION REQUIREMENTS

OPERATORS NAME: <u>Yates Petroleum Corporation</u> LEASE NO.: <u>NM-96064</u> WELL NAME & NO: <u>Walker "BHQ" Federal #1</u> QUARTER/QUARTER & FOOTAGE: <u>SE¼NE¼ - 1880' FNL & 660 FEL</u> LOCATION: <u>Section 25, T. 8 S., R. 37 E., NMPM</u> COUNTY: <u>Roosevelt County, New Mexico</u>

I. GENERAL PROVISIONS:

A. The operator has the right of administrative review of these requirements pursuant to 43 CFR 3165.1(a).

B. The operator shall hereafter be identified as the holder in these requirements. The Authorized Officer is the person who administers the reclamation requirements.

C. The holder shall comply with all the surface reclamation/restoration required by the Authorized Officer pertaining to the reclamation/restoration of the access road and well pad.

II. FORM 3160-5, SUNDRY NOTICES AND REPORTS ON WELLS:

A. The holder shall adhere to the following:

1. If the well is not drilled, please notify the BLM so that an official release can be approved.

2. Downhole requirement: If the well is a dry hole and will be plugged, approval of the proposed plugging program may be obtained orally. However, oral approval must be confirmed in writing by immediately filing a Sundry Notice And Report On Wells (Form 3160-5) "Notice of Intention to Abandon", an original and five (5) copies shall be submitted to the Roswell Field Office. The report should show the total depth reached, the reason for plugging, and the proposed intervals, by depths, where plugs are to be placed, type of plug, type of plugging mud, etc..

3. The same notification shall be required of the Holder for the reclamation/restoration of the access road and well pad. The Holder shall initially report surface reclamation/restoration of the access road and well pad concurrently with the Downhole requirement. A Sundry Notice And Report On Wells (Form 3160-5) "Notice of Intention to Abandon", an original and five (5) copies shall be submitted to the Roswell Field Office. Upon receipt of the "NOI" the Authorized Officer shall provide the holder with the specific requirements for the reclamation/restoration of the access road and well pad.

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SURFACE RECLAMATION/RESTORATION REQUIREMENTS

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4. Subsequent Report Of Abandonment: The holder shall submit a second report on Form 3160-5, Sundry Notices and Reports On Wells, an original and five (5) copies shall be submitted to the Roswell Field Office, pertaining to the reclamation/restoration of the access road and well pad. The holder shall demonstrate that the surface reclamation/restoration requirements have been complied with. The holder shall specify that the reclamation work accomplished the restoration of the disturbed areas to as near the original surface condition the land was in prior to construction of the access road and well pad.

5. Final Abandonment Notice: The holder shall submit a third report on Form 3160-5, Sundry Notices and Reports On Wells, an original and five (5) copies shall be submitted to the Roswell Field Office, that shall ascertain that all surface reclamation/restoration requirements have finally been completed and that the access road and well pad are ready for final inspection. The holder shall specify that the surface has been reclaimed in accordance with federal regulations and request for the final approval of the access road and well pad.

III. BOND LIABILITY:

A. Liability under bond shall be retained until all surface reclamation/restoration of the access road and well pad has been completely reclaimed to the satisfaction of the Authorized Officer.

IV. ACCESS ROAD AND WELL PAD RECLAMATION REQUIREMENTS:

1. If the well is completed, all areas of the well pad not necessary for operations shall be reclaimed to resemble the original contours of the surrounding terrain.

2. Upon abandonment of the well, cut-and-fill slopes shall be re-contoured and reduced to a slope of 3:1 or less. The road shall be recontoured to as near the original topography, as possible.

3. Upon abandonment of the well, all production equipment shall be removed from the well pad and properly disposed of.

4. On private estate land the restoration procedures on the reclamation of the access road and well pad shall be accomplished in accordance with the Private Surface Land Owner concurrence. If the surface land owner does not retain the access road and/or well pad for his ranch operations, upon abandonment of this well, the surface material (caliche/gravel) shall be removed from the access road and well pad.

5. The surfacing material that is removed can be used on existing roads in need of maintenance, or hauled to a federal material pit for disposal. If the material is to be used on a road or hauled to a material pit, contact the BLM Authorized Officer at (505) 627-0272 for possible additional requirements.

6. Upon removal of the surfacing material, the access road and well pad shall be ripped a maximum of **<u>16</u>** inches deep (Ripping depth will be determined by depth of soil shown in the Soil Conservation Service Survey Handbook).

7. All culverts and other road structures (e.g.: cattleguard, H-Braces, signs, etc.) shall be removed and properly disposed of.

SURFACE RECLAMATION/RESTORATION REQUIREMENTS

8. All over-burden material shall be replaced in the cut areas, ditches, lead-off ditches, and any other excavated earthwork shall be back filled.

9. An earthen berm shall be constructed at the entrance of the road to prevent vehicular traffic on the reclaimed road.

V. Reserve Pit Reclamation Requirements:

A. Upon reclamation of the reserve pit, the impervious, reinforced, synthetic or fabricated $\underline{12}$ mil in thickness liner shall be used to encapsulate the reserve pit cuttings.

B. The dried cuttings in the reserve pit shall be buried a minimum depth of three (3) feet below ground level.

C. The reserve pit area shall be covered with a three (3) feet minimum cap of clean soil or like material that is capable of supporting native plant growth. Once the reserve pit contents have been capped, the cap shall not be disturbed without NMOCD approval.

D. Should the cuttings in the reserve pit not meet the three (3) feet below ground level depth, the excess contents shall be removed from the reserve pit until the required minimum depth of three (3) feet below ground level requirement has been met. The excess cuttings shall be removed from the well location and shall be properly disposed of at an authorized disposal site.

E. Contact Randy Legler, at (505) 627-0215, three days before commencing the reserve pit reclamation.

VI. SEEDING REQUIREMENTS:

A. The stockpile of topsoil shall be spread over the well pad to cultivate a seed bed. The holder shall not contaminate the topsoil stockpile with the reserve pit muds and/or cuttings.

B. The reclaimed area(s) shall be seeded with the seed mixture that was determined by the Roswell Field Office for the Desired Plant Community on this well site.

C. The same seed mixture shall be used for the reclamation of the access road and well pad.

D. The planting of the seed shall be done in accordance with the following seeding requirements:

1. The topsoil soil shall be plowed under with soil turning equipment and the plowed surface shall be disked before seeding. Seed shall be planted using a drill equipped planter with a depth regulator to ensure proper depth of planting where drilling is possible. The seed mixture shall be evenly and uniformly planted over the disturbed area. Smaller/heavier seed has a tendency to drop to the bottom of the drill and is planted first; the holder shall take appropriate measures to ensure this does not occur. Where drilling is not possible, seed shall be broadcast and the area shall be raked or chained to cover the seed. When broadcasting the seed, the pounds per acre noted below are to be doubled.

SURFACE RECLAMATION/RESTORATION REQUIREMENTS 4 of 5 pages

2. The holder shall seed all the disturbed areas with the DPC seed mixture listed below. The seed mixture shall be planted in the amounts specified in pounds of pure live seed per acre; (Pounds of pure live seed per acre: pounds of seed X percent purity X percent germination = pounds pure live seed). There shall be <u>no</u> primary or secondary noxious weeds in the seed mixture.

In accordance with State law(s) the seed should be tested for purity and viability within nine (9) months prior to sell. Commercial seed shall be either certified or registered seed. The seed mixture container shall be tagged in accordance with State law(s) and the certified seed tag shall be made available for inspection by the Authorized Officer.

3. Desired Plant Community seed mixture to be planted in pounds of pure live seed per acre:

Soil: Amarillo fine sandy loam, Arvana fine sandy loam, Gomez fine sandy loam, Clovis fine sandy loam, Sharvana fine sandy loam

Common Name and Preferred Variety	Scientific Name	Pounds of Pure Live Seed Per Acre
Blue grama, var. Lovingto	on Bouteloua gracilis	2.00 lbs.
Sideoats grama	Bouteloua curtipendula	3.00 lbs.
var. Vaughn or El Reno		
Little bluestem	Schizachyrium scoparium	0.50 lb.
Sand dropseed	Sporobolus cryptandru	s 1.00 lb.
Plains bristlegrass	Setaria macrostachya	<i>i</i> 1.00 lb.
Indian blanketflower	Gaillardia aristata	0.50 lb.
Desert or Scarlet	Sphaeralcea ambigua	
Globernallow	or S. coccinea	<u>1.00 lb.</u>
TOTAL POUNDS PURE	E LIVE SEED PER ACRE	9.00 lbs.

Ecological Site: Sandy HP-3; Shallow Sand CP-2

4. If one species is not available, increase ALL others proportionately. The seed mixture shall be certified weed free seed. A minimum of 4 species is required, including 1 forb species.

E. The recommended time to seed is from June 15th through September 15th. The optimum seeding time is in mid-July. Successive seeding should be done either late in the fall (Sept. 15th - Nov. 15th, before freeze up) or early as possible the following spring to take advantage of available ground moisture. However, the holder may seed immediately after completing surface abandonment requirements.

F. The seeding of the disturbed areas shall be repeated until a vegetative thicket is established on the access road and well pad. The Authorized Officer shall make the determination when the regrowth on the disturbed areas is satisfactory.

SURFACE RECLAMATION/RESTORATION REQUIREMENTS

G. The holder shall be responsible for the establishment of vegetation on the access road and well pad. Evaluation of vegetative growth will not be made before the completion of the first growing season after seeding. The Authorized Officer reserves the right to require reseeding at a specific time if seed does not germinate after one growing season. Waiver of this requirement would be considered if diligent attempts to revegetate the disturbed areas have failed and the Authorized Officer determines that further attempts to replant the access road and well pad are futile.

H. Contact Mr. Randy Legler at (505) 627-0215 to witness the seeding operations, two (2) days prior to seeding the disturbed areas.

I. Invasive and Noxious Weeds Requirement:

1. The holder shall be held responsible if noxious weeds become established within the reclaimed areas. Evaluation of the growth of noxious weeds shall be made upon discovery. Weed control will be required on the disturbed land where noxious weeds exist, which includes the road, pad, associated pipeline corridor/routes, and adjacent land affected by the establishment of weeds due to this action. The holder is responsible for consultation with the Authorized Officer for acceptable weed control methods, which include following EPA and BLM requirements and policy.

2. The holder shall insure that the equipment and or vehicles that will be used to reclaim the access roads and well pad are not polluted with invasive and noxious weed seed. Transporting of invasive and noxious weed seed could occur if the equipment and vehicles were previously used in noxious weed infested areas. In order to prevent the spread of noxious weeds, the Authorized Officer shall require that the equipment and vehicles be cleaned with either high pressure water or air prior to reclamation of the access roads and well pad.

District I 1625 N. French Dr., Hobbs, NM 88240 District II 1301 W. Grand Avenue, Artesia, NM 88210		te of New Mexico erals and Natural Resources		Form C-144 March 12, 2004
District III 1000 Rio Brazos Road, Aztec, NM 87410 <u>District IV</u> 1220 S. St. Francis Dr., Santa Fe, NM 87505	Oil Conservation Division 1220 South St. Francis Dr. Santa Fe, NM 87505		For drilling and production facilities, submit appropriate NMOCD District Office. For downstream facilities, submit to Santa Fe office	
	below-grade tank Type of action: Re	le Tank Registration or C covered by a "general plan"? Yes gistration of a pit or below-grade tank of a pit or below-grade tank		
perator: <u>Yates Petroleum Corporation</u> To ddress: <u>105 South 4th Street, Artesia, New Mexico 882</u> acility or well name: <u>Walker BHQ Federal #1</u> API #:				
ounty: <u>Roosevelt</u> Latitude				Private 🗌 Indian 🛄
it Type: Drilling Production Disposal Workover Emergency ined Unlined iner type: Synthetic Thickness <u>12</u> mil 'lay Volume <u>16,000</u> bbl		Below-grade tank Volume:bbl Type of fluid: Construction material: Double-walled, with leak detection? Yes		
Pepth to ground water (vertical distance from bottom of p rater elevation of ground water.)	it to seasonal high	Less than 50 feet 50 feet or more, but less than 100 feet 100 feet or more	(20 points) (10 points) (0 points)	
Vellhead protection area: (Less than 200 feet from a priv ource, or less than 1000 feet from all other water sources		Yes No	(20 points)	
Distance to surface water: (horizontal distance to all wetl rrigation canals, ditches, and perennial and ephemeral wa	• •	Less than 200 feet 200 feet or more, but less than 1000 feet 1000 feet or more	(20 points) (10 points) (0 points)	A.252C2
		Ranking Score (Total Points)	0 points	Con B
If this is a pit closure: (1) attach a diagram of the facility onsite offsite If offsite, name of facility date. (4) Groundwater encountered: No Yes If y diagram of sample locations and excavations. I hereby certify that the information above is true and has been/will be constructed or closed according to	ves, show depth below	(3) Attach a general description of rem v ground surfaceft. and atta of my knowledge and belief. I further cer	nedial action taken includi ach sample results. (5) At	ng remediation start date and e tach soil sample results and a
Date: <u>November 11, 2005</u> Printed Name/Title <u>Clifton Ray May/Regulatory Ag</u> Email: <u>cliff@ypcnm.com</u> Your certification and NMOCD approval of this appl otherwise endanger public health or the environment regulations.	lication/closure does 1	not relieve the operator of liability should the	he contents of the pit or ta	nk contaminate ground water o al, state, or local laws and/or
Approval: Date: PETRO Printed Name/Title JAN 0 4 2006	LEUM ENGINE	ER Signature) Ig	

YATES PETROLEUM CORPORATION General Plan was approved 4/15/04

The reserve pit will be to the north. The southeast corner of the pit will be approximately 60' north of the well bore. The pit will be a 120' X 120' and 6' deep with a capacity of 16,000 bbls.



Standard reserve pit. All Reserve pits are double Horse shoe size varies with depth of well