

**SURFACE USE AGREEMENT
BETWEEN
THE COLORADO DIVISION OF PARKS AND WILDLIFE
AND
DEJOUR ENERGY (USA) CORPORATION**

This SURFACE USE AGREEMENT (hereinafter "Agreement") is made and entered into this 16 day of Feb. 2012, 2012 (hereinafter "Effective Date"), by and between the **STATE OF COLORADO** acting by and through the **DEPARTMENT OF NATURAL RESOURCES**, for the use and benefit of the **DIVISION OF PARKS and WILDLIFE and PARKS AND WILDLIFE COMMISSION**, whose address is 6060 Broadway, Denver, Colorado 80216 (hereinafter referred to as "CPW" or the "State"), and **DEJOUR ENERGY (USA) CORPORATION**, whose address is 1401 17th St. Suite 1000, Denver, Colorado 80202 (hereinafter referred to as "DEJOUR").

RECITALS

A. WHEREAS, the State represents that it is the surface owner of a parcel of land, the legal description for which is as follows:

SECT, TWN, RNG: 1-7-91 DESC: LOTS 1 (42.86AC), 2(42.99AC), 3(43.11AC), SWSE, SECT, TWN, RNG: 12-6-91 DESC: W1/2NW, SW1/4, S1/2SE. SECT, TWN, RNG: 13-6-91 DESC: W1/2E1/2, W1/2. SECT, TWN, RNG: 16-6-91 DESC: E1/2, EXCEPT S. 330' OF SWSE SECT, TWN, RNG: 2-6-91 DESC: E1/2SW, W1/2SE, SESE SECT, TWN, RNG: 21-6-91 DESC: E1/2NE. SECT, TWN, RNG: 22-6-91 DESC: N1/2, SW1/4, SE1/4 (NET 119.70AC) LYING SLY OF CO. SECT, TWN, RNG: 23-6-91 DESC: N1/2, E1/2SW, SWSW, E1/2SE, SECT, TWN, RNG: 24-6-91 DESC: W1/2NE, W1/2, NWSE. SECT, TWN, RNG: 25-6-91 DESC: E1/2NW, SWNW, SW1/4, N1/2SE, SWSE. SECT, TWN, RNG: 26-6-91 DESC: ALL. SECT, TWN, RNG: 27-6-91 DESC: E1/2, E1/2NW, SWNW, N1/2SW. SECT, TWN, RNG: 3-6-91 DESC: LOTS 1(38.28 AC), 2(38.38 AC), S1/2NE, SENW, SWSW, SECT, TWN, RNG: 36-6-91 DESC: W1/2NE, S1/2SENE, NW1/4, N1/2SW, SESW, SE1/4. SECT, TWN, RNG: 9-6-91 DESC: E1/2W1/2, SWNE, W1/2SE, E1/2E1/2. DESC: N1/2SE, SESE. SEC. 4. SESE, SEC. 4&9 THAT PART OF DESC: ALL DESC: THE SESW & SWSE SEC.4 & NWNE SEC.9 LYING W. OF DESC: RD 312 EXCEPT 2.30 AC. DESC. IN 569/735. ALSO A E1/2NW. DESC: TR. IN THE N1/2SE E1/2NW. DESC: TR. IN THE N1/2SE CONT. 16.52 AC. DESC. IN 596/863.

All In Garfield County, Colorado.

The above described lands are also commonly referred to as the Garfield Creek State Wildlife Area and is hereinafter referred to as the "Property"; and

B. WHEREAS, DEJOUR represents that it owns or has the right to develop certain oil and gas mineral estate interests underlying the Property; and

C. WHEREAS, DEJOUR desires to commence construction of up to 3 new well pads and to conduct operations to drill up to 34 wells from three well pads on the Property from the following well pads: Section #15a, Section #21b, Section #22a, (hereinafter referred to as "Well[s]") at locations depicted on Exhibits A and C, which are attached hereto and incorporated herein by this reference, and to conduct production operations thereafter. Restrictions for drilling from 2012 through 2016 include a maximum of 34 wells to be drilled and completed.

D. WHEREAS, the Parties hereto wish to settle the terms and conditions of consent for DEJOUR to enter upon and use certain portions of the Property for drilling and completing the Wells and production operations associated with the Wells.

NOW, THEREFORE, for and in consideration of the mutual promises and covenants, terms, conditions, restrictions, and requirements contained herein, the Parties mutually agree as follows:

1. USE OF THE SURFACE. CPW hereby consents to the construction, installation, and maintenance of access roads, pipelines, and drill sites for the Wells, including drilling mud pits, frac tanks for completion operations and other facilities at the general locations depicted on the attached Exhibits and described in this section. Such facilities shall include flowlines, gas pipelines, water lines, separators, treaters, and any other equipment or facilities necessary or convenient for the production, gathering, transportation and sale of oil and/or gas. The term "flowlines" is defined as those lines that carry water or hydrocarbons from the wellhead to a production unit such as a separator. For purposes of constructing, installing, and maintaining the Wells, and facilities associated therewith, DEJOUR shall confine its activities on the surface of the Property to the drill sites, access roads, and pipelines as shown on Exhibit A and B and described below. CPW grants DEJOUR the authority to secure the appropriate Garfield County permits associated with the proposed operation for road access, driveway access, pipeline construction and temporary housing as needed.

A. DRILL SITE – The drill sites for each Well pad shall not exceed the below outlined in size, with a tolerance of 10% to allow for topographic variances, during construction and drilling and completion operations (and reduced to the minimum size necessary for production operations thereafter). All above-ground facilities associated with DEJOUR's operations on the Property shall be located within the boundaries of a drill site. The specific main pad locations and typical production layout is provided in the Exhibits

which are attached hereto and incorporated herein by this reference.

DEJOUR proposes to construct three (3) new well pad sites. The three (3) newly proposed locations, with the proposed long term area of disturbance for each is as follows:

Section #15a Pad – 1.60 acres

Section #21b Pad – 1.96 acres

Section #22a Pad – 1.70 acres

B. ACCESS ROADS AND PIPELINES – New access roads and pipelines are required to access, and transport gas and water from the Wells.

An access road will be constructed for each of the newly proposed well pads. The total long term surface disturbance (+/- 10%) associated with each of the well pad access roads are as follows:

Section #15a Access Road – 0.24 acres

Section #21b Access Road – 0.08 acres

Section #22a Access Road – 0.05 acres

Pipelines approximately 1,915' (0.36 miles) in length are required for the operation and production of the proposed Wells. The new proposed Section #15a pipeline begins on the northeast side of County Road 312 (CR 312) at the Section #15a well pad and parallels the road south to Section 22, where it will cross the roadway and be connected to the existing Williams pipeline infrastructure. The new pipelines and laterals will disturb an area 30 feet in width for a length of approximately 0.36 miles for total estimated long term disturbed acreage of 1.33 acres.

The general location of the disturbance areas are depicted in the attached exhibits. The access roads and pipelines are subject to the conditions listed in this section and other limitations contained in this agreement.

ACCESS ROADS – The driven surface of any new or improved access road shall not exceed twenty-five (25) feet in width, except on turns and curves where engineering requirements require more width. DEJOUR will use accepted best management practices and standards as identified in the U. S. Department of Interior, Bureau of Land Management "Gold

Book Standards". DEJOUR's right to use of the access road granted herein shall be non-exclusive. If the Wells are completed as producing wells or shut-in wells, DEJOUR, at its discretion, shall gravel all or part of the access road associated therewith so that such road is an all-weather road, and DEJOUR shall install culverts and other improvements as may be necessary for the proper upkeep, maintenance and drainage of said access road. For so long as DEJOUR uses an access road, DEJOUR shall maintain it in a state of good condition and repair, at the sole expense of DEJOUR, excepting damages caused by parties unassociated with DEJOUR. The maximum speed limit for access from the county road to the well locations is 20 miles per hour.

PIPELINES – All pipelines shall be buried to a minimum depth of three (3) feet below the surface of the earth.

2. NORMAL DAMAGES.

A. DEJOUR shall pay CPW damages per the below schedule thirty (30) days prior to any construction or well spud as consideration for the Normal Damages associated with the Wells, access and pipelines. Payments shall be by check or money order and made payable to "COLORADO DIVISION OF PARKS and WILDLIFE" and forwarded to CPW at the address provided pursuant to Paragraph 18 herein.

Pad Construction - \$10,000/pad

Drilled Wells - \$5,000/well

Access Roads and Pipelines - \$4/foot

And additional financial compensation and/or efforts in the form of construction and maintenance activities to mitigate the impacts of natural gas development not to exceed a total value of \$40,000 (Forty thousand dollars).

Monies paid for damages associated with surface disturbance noted above are intended to be exclusively utilized by the CPW for mitigation projects within the Property to offset habitat disturbance.

B. For purposes of this Agreement, "Normal Damages" is defined as all damages growing out of, incident to or in connection with the usual and customary exploration, drilling, completion, equipping and operation of the Wells including DEJOUR's re-entry unto the Property for purposes of recompletion or reworking

operations. Normal Damages shall include, but not necessarily be limited to, damages associated with the following activities:

(i) the construction, maintenance, repair and use of new and existing access roads; (ii) the preparation and use of the drill site areas; preparation and use of mud pits; (iii) the construction, installation, maintenance, repair and use of production equipment and facilities such as flow lines, gas pipelines, separators, treaters, and any other equipment or facilities necessary or convenient for the production, gathering, transportation and sale of oil and/or gas from the Wells; and (iv) the installation, connection, maintenance, repair and use of buried gas and water pipelines from the Well's equipment and/or facilities to the gas purchaser's pipeline.

3. **ABNORMAL DAMAGES.** If, by reasons directly resulting from the activities and/or operations of DEJOUR, there is damage to the Property that is not associated with the usual, convenient and customary oil and gas exploration and production operations, such as, but not limited to, operations (including all acts or omissions of drilling contractors and water supply trucks) that occur outside of locations identified on Exhibits A or B for access roads, drill sites, tank battery sites, and pipelines, then DEJOUR shall (i) promptly notify CPW of such damages, and (ii) at CPW's discretion, either repair such damages within a reasonable period of time, or pay mutually agreeable compensation therefore to CPW.

4. **OPERATION PLANS.** DEJOUR has developed and provided plans for the conduct and management of its operations on the Property. These plans include but are not limited to the Best Management Practices (BMP), Water Quality Sampling and Monitoring Plan, Stormwater Management Plan, Spill Control and Countermeasures Plans, Emergency Response Plan, Integrated Vegetation and Noxious Weed Management Plan, and Reclamation Plan. Copies of all associated permits and agreements obtained by DEJOUR will be submitted to the COLORADO DIVISION OF PARKS and WILDLIFE. DEJOUR warrants that it will operate under these plans on the Property. Terms specifically identified in this agreement shall supplement and amend the plans listed in this section.

5. **ENVIRONMENTAL LIABILITY.** In addition to DEJOUR's responsibilities to CPW pursuant to Paragraph 3 above, DEJOUR shall also fully protect, indemnify, and hold harmless CPW from any Environmental Claims relating to the Property that arise out of DEJOUR's operations. For purposes of this Agreement, "Environmental Claims" shall mean all claims asserted by governmental bodies or other third parties for pollution or environmental damage of any kind, arising from DEJOUR's operations on the Property and all cleanup and remediation costs, fines and penalties associated therewith, including but not limited to any claims arising from any environmental law or regulation.

6. **WASTE WATER.** DEJOUR shall collect and remove all produced water and condensate resulting from drilling and production operations on the Property. Under no circumstances shall DEJOUR discharge any such water on the Property, to waters of the State or to the environment, including surface production ponds, ephemeral and/or dry drainages.

7. **WEED CONTROL.** DEJOUR shall be responsible for the control of all noxious weeds resulting from surface disturbances associated with the construction, maintenance or reclamation of all access roads, drill sites, pipelines, and associated facilities constructed pursuant to this Agreement. DEJOUR's responsibility shall extend until the final reclamation conditions established in Section 7 Reclamation and Restoration are achieved. For purposes of this Agreement, "noxious weeds" shall be those undesirable plant species designated to be "noxious weeds" pursuant to the Colorado Noxious Weed Act, § 35-5.5-101, et seq., C.R.S., as amended or as may be amended (including, without limitation, any amendments to such statute, or under any similar statute which is subsequently enacted), or any other applicable law, rule, or regulation. DEJOUR shall take reasonable steps to prevent noxious weed infestations by washing or causing contractors to wash equipment prior to delivery to the site. DEJOUR further acknowledges the property is subject to rules and procedures of the Division of Federal Assistance, U. S. Fish and Wildlife Service. The rules and procedures establish procedures and requirements for review and approvals prior to the use of biological or chemical weed controls. DEJOUR shall be responsible for preparing requests, reports or other materials needed to obtain approval or comply with the provisions affecting the property covered by this agreement. No biological or chemical means of weed control shall be used unless pre-approved in writing by CPW.

Interim Reclamation

Interim reclamation shall be performed on all disturbances outside the area of operation. Disturbed areas shall be reclaimed during the interim period between ground disturbance and final reclamation. Interim reclamation of disturbed areas shall occur within 48 hours of soil disturbance. Reclamation shall also occur no later than the first growing season and prior to the first killing frost. Interim reclamation shall include seeding, soil preparation and slope stabilization. Interim reclamation should also be established to control noxious weed invasion.

8. FINAL RECLAMATION AND MONITORING.

A. Unless otherwise agreed to by CPW and DEJOUR, DEJOUR covenants and agrees to restore all lands roads or other improvements to a level comparable to their original condition prior to their occupancy and use as the areas are no longer needed or used or at the end

of the term of this agreement subject to any renewals. The Parties have agreed to a Reclamation Plan, which is attached hereto as Exhibit "E" and incorporated herein by this reference. CPW shall determine, in its sole discretion, whether DEJOUR's reclamation complies with this plan. In the event DEJOUR fails to perform the reclamation or revegetative work required by said Reclamation Plan to the reasonable satisfaction of CPW, and after thirty (30) days prior written notice specifying with particularity the failure and indicating the remedial steps needed to cure same, CPW shall be allowed to perform or have performed said work. Prior to commencement of any construction, DEJOUR will furnish a Performance Bond in a form acceptable to the State, in the sum of \$50,000 with Surety or Sureties satisfactory to the State, to guarantee the completion of the reclamation work detailed in the Reclamation Plan and also to guarantee that all material and labor on this work, or incidental to the completion of this work, will be fully paid for by the DEJOUR or its Surety and all direct and indirect costs incurred by CPW for reclamation or revegetative work required by this Paragraph 7 including, but not limited to, regrading, filling, revegetation, erosion control, and replacing of soil. DEJOUR and its surety shall remain responsible for the completion of the final revegetation of the sites at the conclusion of this agreement, for those purposes, this provision shall extend until CPW provides written approval of the successful recontouring and revegetation of the sites. In the event DEJOUR is prevented from complying with any of the obligations imposed upon it herein, or from exercising any of the rights granted to it hereunder, as a result of an act of God, or any other cause, whether similar or dissimilar, reasonably proved beyond the control of DEJOUR, the time within which DEJOUR may perform such obligations shall be extended for a period equal to the time during which DEJOUR was prevented from the performance of such obligations. The term "force majeure" as herein employed shall mean an act of God, strike, lockout, or other industrial disturbance, act of the public enemy, war, blockade, public riot, lightning, fire, storm, flood, explosion, governmental action, or governmental delay in issuing the necessary permits for drilling or access.

B. TOPSOIL RECLAMATION. DEJOUR shall remove and segregate from the subsoil all topsoil from those portions of the drill sites, pipelines and access roads that will be disturbed. Topsoil shall be segregated from subsoil and shall not be used as well pad perimeter or stormwater control. Live top-soiling techniques shall be used and this resource should be seeded within 48 hours of ground disturbance. Prior to replacing topsoil, bentonite drilling mud and fluids remaining in mud pits as a result of the drilling operations shall be removed within a reasonable time frame. After subsoils have been replaced, topsoil shall be restored to its original location and condition as nearly as possible in the course of restoration activities. DEJOUR shall replant all disturbed areas with species listed and described in Exhibit E which is attached hereto and incorporated

herein by this reference, and take all reasonable steps necessary to assure there is no soil erosion directly resulting from the activities and/or operations of DEJOUR caused by wind, water, or soil displacement.

C. **SITE RESTORATION.** Upon DEJOUR's completion of any surface disturbance or upon termination of this agreement, the Property shall be restored to its original condition as nearly as reasonably practical. All surface equipment and materials associated with the activity, such as concrete, plastic, pipe, cable and similar waste materials and refuse, shall be removed. Weather permitting, reclamation and restoration operations shall be completed as soon as is feasible following drilling and subsequent related operations, unless DEJOUR and CPW mutually agree to postponement because of weather, site conditions, season of year or other considerations.

9. ENDANGERED SPECIES, ARCHEOLOGICAL SITES AND COMPLIANCE REQUIREMENTS. DEJOUR is aware the Property was purchased using Wildlife and Sport Fish Restoration Programs and CPW is required to comply with the rules and regulations of these programs. In compliance with these rules, CPW has requested approvals from the appropriate parties to execute this agreement. DEJOUR has supplied reports and other materials to CPW in satisfaction of CPW's requested approvals. DEJOUR further agrees to assist the CPW with such additional requests or clarifications as may be required. Further, DEJOUR is aware that the Property is potential habitat for species listed under the Endangered Species Act of 1973 (16 U.S.C. § § 1531 to 1544). Additionally the Property may also contain sites of cultural significance as determined by the State Historical Preservation Officer. DEJOUR has caused surveys of the areas covered by this agreement to be inspected and surveyed by qualified individuals to determine the presence of listed species or cultural sites. The survey results have been reviewed and accepted by CPW. Prior to engaging in any activity to change the locations of any of the facilities covered by this agreement, DEJOUR shall consult with CPW and complete any surveys or inventories as maybe deemed appropriate. DEJOUR will comply with the direction of the State Historical Preservation Officer or comply with the requirements of the Endangered Species Act and rules and regulations promulgated thereunder, including possible re-location of the proposed facilities. Any such re-location shall only be done after consultation with CPW and after having received CPW's written approval.

10. NOTICE OF HEAVY EQUIPMENT OPERATIONS. Pursuant to Paragraph 18 below, DEJOUR shall give CPW verbal notice at least five (5) days prior to bringing heavy equipment onto the Property for the construction of Wells, drill sites, access roads, flow lines, gas or water lines and other associated production facilities.

11. **WAIVER OF THIRTY DAY NOTICES.** In regard to the Wells, CPW hereby waives the thirty (30) day advance notices required by the Colorado Oil and Gas Conservation Commission ("COGCC") Rule 305, as amended, and agrees to execute a separate waiver for filing with the COGCC if requested by DEJOUR.

12. **NOTICE TO TENANT(S).** With respect to notices required to be given under COGCC's Rule 305, it shall be the responsibility of CPW to give notice of the proposed operations to any tenant farmer, lessee or other party that may own or have an interest in any crops or surface improvements that could be affected by DEJOUR's proposed operations. As a courtesy to CPW, DEJOUR will attempt to notify said third party prior to commencement of any operation, but shall be under no obligation to do so.

13. **GATES.** DEJOUR shall install gates and locks on access roads constructed pursuant to this Agreement if requested in writing by CPW. Copies of the keys to the locks thereon shall be provided to CPW. CPW may also elect to attach its own locks, in which event such locks shall be arranged in such a way so as to provide DEJOUR full access. Such gates shall be kept closed by DEJOUR at all times except when entering or exiting the Property, and shall be kept locked by DEJOUR at all times when personnel are not present on the Property. Under no circumstances shall DEJOUR allow persons who are not employees, agents, or contractors of DEJOUR to enter the Property beyond any locked gates on the access roads provided for herein. DEJOUR will help to prevent operation of vehicles off of existing county roads and the roads covered by this agreement.

14. **TERM.** This Agreement shall become effective when it is fully executed. With respect to DEJOUR's rights and interests hereunder, this Agreement shall remain in full force and effect until either (i) DEJOUR has plugged and abandoned pursuant to law all wells owned all or in part by DEJOUR that are located on the Property and that are covered by this Agreement, and DEJOUR has complied with the requirements of all applicable laws and regulations and this agreement pertaining to the removal of equipment, reclamation, cleanup and all other applicable provisions thereof, or (ii) DEJOUR ceases to use the facilities to produce and transport natural gas, subject to force majeure, for a period of 366 consecutive days, or (iii) until terminated in writing by the parties hereto, or their successors and assigns.

15. **MITIGATION.** To offset temporary surface disturbance and wildlife habitat disturbance, DEJOUR agrees to perform onsite mitigation within the Garfield Creek State Wildlife Area. Additional funds intended to provide mitigation for projects and enhancement to the Property will be provided to the CPW. Total monetary compensation provided to the CPW from Dejour for mitigation and enhancement is not to exceed two hundred fifty thousand

(\$250,000) dollars, with at least 50% of these monies to be applied to mitigation and enhancement of the Property.

DEJOUR agrees to limit development on the subject pads included in this agreement to three drilling rigs within the Property at any given time. DEJOUR will consult with the CPW prior to any development on staging, sequencing, etc. to minimize fracturing of habitat and to minimize wildlife disturbance within the GCSWA.

16. **CAPTIONS.** The captions used in this Agreement are for convenience only and shall not limit the meaning of the language contained herein.

17. **SUCCESSION.** The covenants and agreements herein contained shall extend to and be binding upon the heirs, executors, administrators, personal representatives, successors and assigns of the respective parties, and shall run with the Property until terminated pursuant to the provisions herein. References herein to "Sovereign" shall include its employees, agents, and contractors.

18. **SPECIAL PROVISIONS.** DEJOUR and the State further agree to the covenants and conditions as set below.

(a) The laws of the State of Colorado and rules and regulations issued pursuant thereto shall be applied in the interpretation, execution and enforcement of this contract. Any provision of this contract whether or not incorporated herein by reference which provides for arbitration by any judicial body or person or which is otherwise in conflict with said laws, rules and regulations shall be considered null and void. Nothing contained in any provision incorporated herein by reference which purports to negate this or any other special provision in whole or in part shall be valid or enforceable or available in any action at law whether by way of complaint, defense or otherwise. Any provision rendered null and void by the operation of this provision will not invalidate the remainder of this contract to the extent that the contract is capable of execution.

(b) The signatories hereto aver that they are familiar with C.R.S. 18-8-301, et. seq., (Bribery and Corrupt Influences) and C.R.S. 18-8-401, et. seq., (Abuse of Public Office), and that no violation of such provisions is present.

(c) The signatories aver that to their knowledge, no state employee has a personal or beneficial interest whatsoever in the service or property described herein.

(d) Notwithstanding any other provision of this Agreement to the contrary, no term or condition of this Agreement shall be construed or interpreted as a waiver, either expressed or implied, of any of the

immunities, rights, benefits, or protections provided to the State under the Colorado Governmental Immunity Act, §§ 24-10-101, et seq. C.R.S., as amended or as may be amended (including, without limitation, any amendments to such statute, or under any similar statute which is subsequently enacted). The parties hereto understand and agree that liability for claims for injuries to persons or property arising out of the negligence of the State of Colorado, its departments, institutions, agencies, board, officials, and employees is controlled and limited by the provisions of §§ 24-10-101, et seq., C.R.S., as amended or as may be amended, and §§ 24-30-1501, et seq., C.R.S., as amended or as may be amended. Any provision of this Agreement, whether or not incorporated herein by reference, shall be controlled, limited, and otherwise modified so as to limit any liability of State to the above-cited laws.

19. **NOTICES.** All written notices required or provided for in this Agreement shall be mailed to the other Party at its official address, United States mail, postage prepaid. For the purposes of this Agreement, the official addresses of the Parties shall be:

If to the State

Attn: Area Manager
Division of Parks & Wildlife
711 Independent Ave
Grand Junction, CO 81505
Telephone: 970/255-6100
Fax: 970/255-6111

If to Sovereign

Attn: Neyeska G. Mut
EVP Operations
Dejour Energy (USA) Corporation
1401 17th St. Suite 1000
Denver, CO 80202
Telephone: 303-296-3535

All verbal notices shall be given to the telephone number provided. Either Party may change its official address or telephone number by giving written notice of such change to the other Party as provided for above. Except as may otherwise be provided herein, all notices shall be effective upon receipt.

20. **ENTIRE UNDERSTANDING.** This Agreement constitutes the entire understanding of the Parties and there are no other provisions other than set forth herein and any changes in this Agreement shall be made in writing and signed by both DEJOUR and the State in accordance with required procedures before the same shall be effective. In addition, this Agreement is not meant to limit (a) DEJOUR's right to develop the oil and gas mineral estate underlying the Property, (b) the number of wells DEJOUR can legally drill on the Property, or (c) CPW's ability to contest and object to any Additional Wells (and support facilities therefore) proposed by DEJOUR for the Property.

DEJOUR will coordinate bi-annual reviews of project activities with the CPW. Typically, these reviews will occur in March and November of each year. The

focus of discussions during the review meeting will include, but not be limited to, the SUA, current operations activities, future development, concerns and any emergent issues.

21. **COUNTERPARTS.** This Agreement may be executed in counterparts, all of which shall constitute one Agreement, which shall be binding on all of the Parties. In the event of any disparity between the counterparts produced, the first recorded counterpart shall be controlling.

22. **COMPLIANCE WITH RULES AND REGULATIONS.** In addition to the terms and conditions of this Agreement, DEJOUR shall also comply with all applicable rules and regulations of the Colorado Oil and Gas Conservation Commission ("COGCC"), including, without limitation, COGCC's Series 1000 Rules. If there is a conflict between this Agreement and any applicable COGCC Rule, or if COGCC Rules require stricter protections to the environment, public health, safety and welfare than this Agreement, then the COGCC's Rules shall prevail, unless specifically waived in writing by CPW and as may be allowed by COGCC. This Agreement does not constitute a waiver of any COGCC Rule unless specifically provided for herein. In particular, without limitation, this Agreement is not a waiver of COGCC Rule 1002 (Site Preparation), 1003 (Interim Reclamation), or 1004 (Final Reclamation of Well Sites and Associated Production Facilities).

IN WITNESS WHEREOF, the Parties hereto set their hands the day and year first above written.

STATE OF COLORADO

John W. Hickenlooper, Governor

By: Reed D. Coker
For the Director of the Division of Parks and Wildlife for the
Executive Director of the Department of Natural Resources,
and on behalf of the Colorado Parks and Wildlife Commission

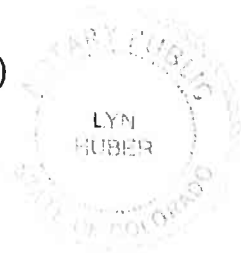
STATE OF COLORADO)
) ss.
COUNTY OF ADAMS)
 Mesa

The foregoing instrument was acknowledged before me the 16 day of Feb, 2012, by Rick D. Cables, acting on behalf of the State of Colorado, Department of Natural Resources, benefiting the Division of Parks and Wildlife and the Colorado Parks and Wildlife Commission.

Witness my hand and official seal.

My Commission expires: 11-02-2013

(Seal)



[Signature]
NOTARY PUBLIC

DEJOUR ENERGY (USA) CORPORATION

Name Here

By: NEGESKA G. MUT EVP. OPERATIONS

President/Vice President

DEJOUR ENERGY (USA) CORPORATION

(STATE OF COLORADO)

(COUNTY OF Denver)

This instrument was acknowledged before me this 1st day of Mar 2012, by, Partner of DEJOUR ENERGY (USA) CORPORATION.

My commission expires June 8, 2015

(Seal)

[Signature]
Notary Public

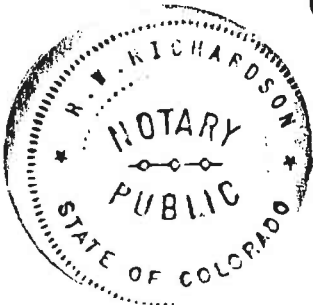


Exhibit A - Pad and Access

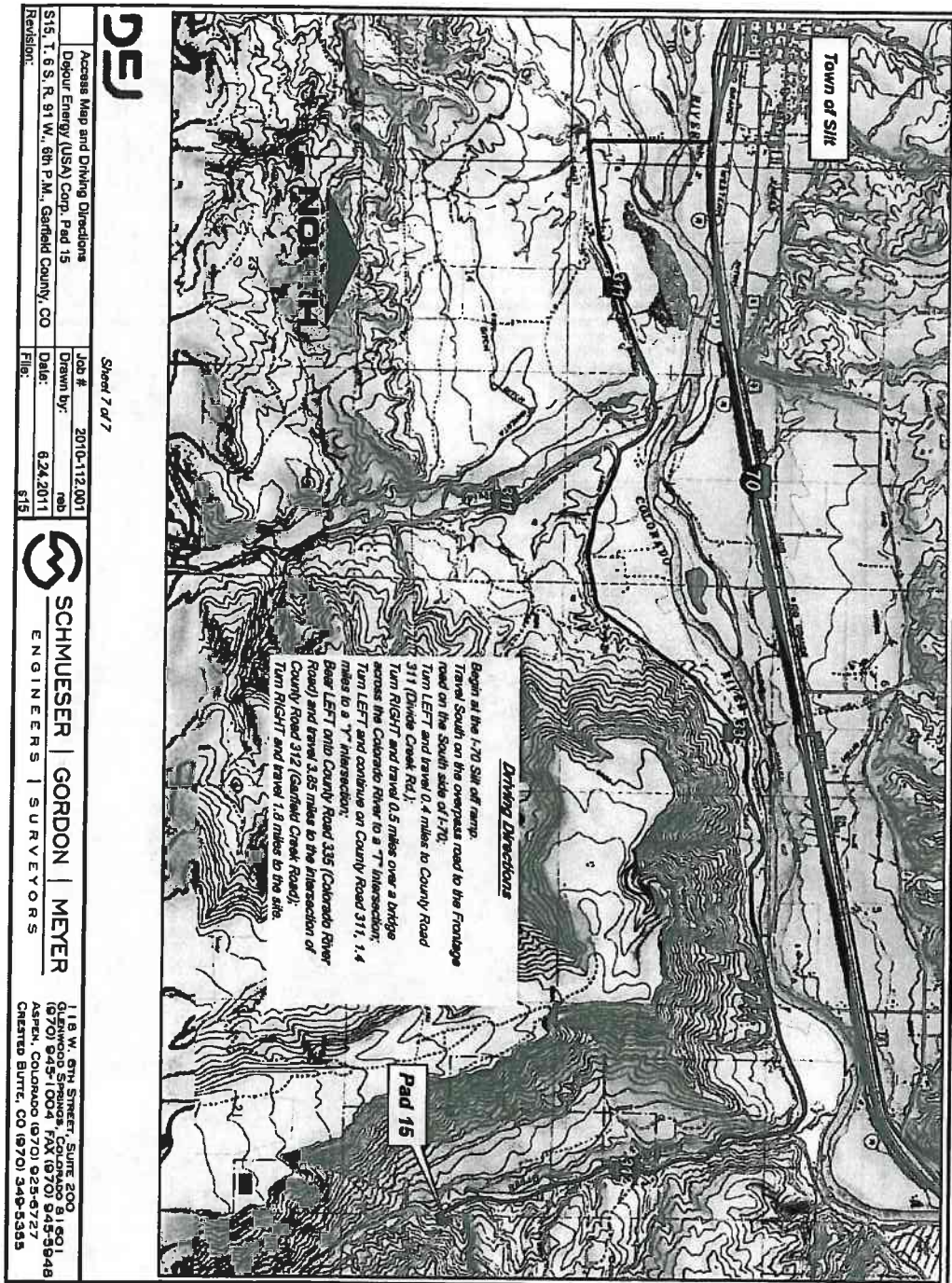


Exhibit A - Pad and Access

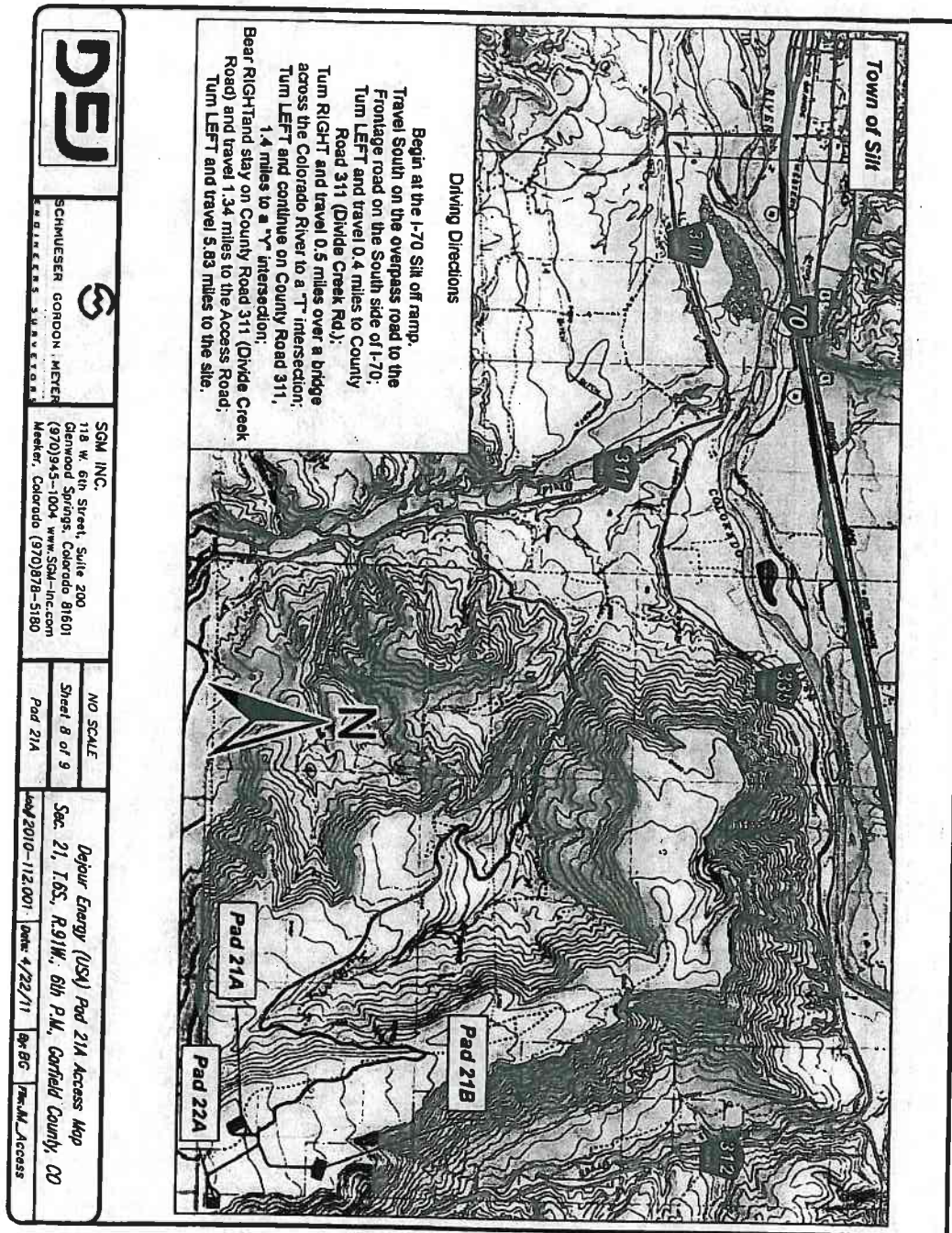
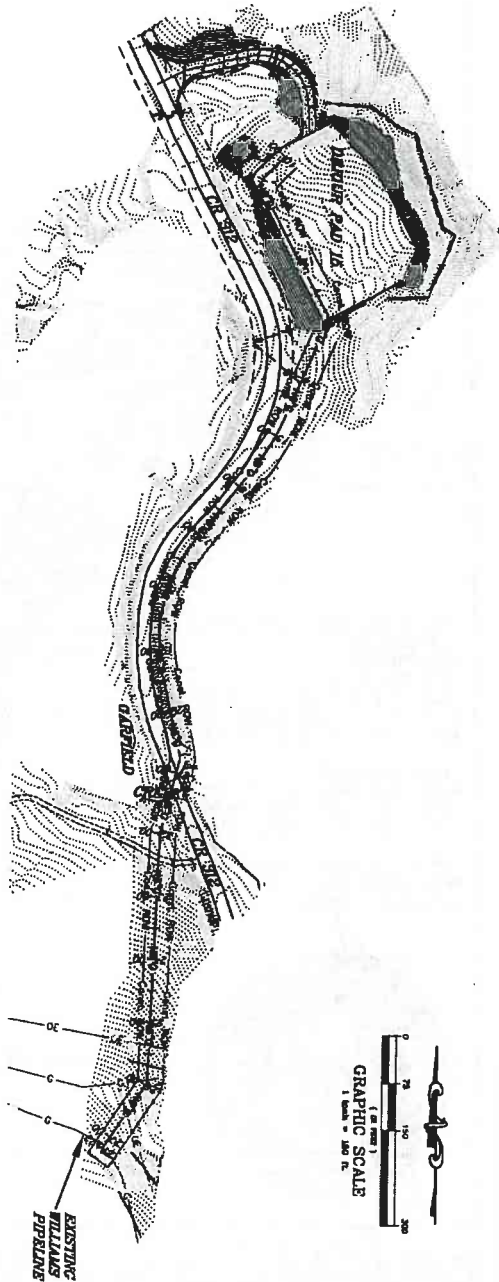


Exhibit B - Pipeline Routes



THE UNIVERSITY OF CHICAGO

1. ALL BAR MEASURES WILL BE INSPECTED EVERY TWO WEEKS AND/OR AFTER A PRESCRIPTION EVENT.
2. ALL ROCK AND NINE SOLA NOT USED IN THE MATERIAL SHALL BE REMOVED ON SITE TO AVOID EXISTING CONTAMINATE OR FUELLED OPPOSITE TO A LOCATION DESIGNATED BY THE COMMAND REPRESENTATIVE.
3. CONTRACTOR SHALL PERFORM SURFACE MONITORING UPON COMPLETION OF THE PROJECT TO PAUL, GORDON AND AHEAD TO THE INSTALLATION OF PAUL, STORM WATER AND LOCAL SEDIMENT.
4. ALL DEVICES SHALL BE REMOVED WITH THE SAME MATERIALS USED IN THE EXISTING FORME.
5. HYDROLOGISTS OF THE LINE WILL BE PERFORMED PRIOR TO PLACING IT IN SERVICE.
6. WORK TO REDUCING THE CONTAMINATION FROM THE SOLA SPECIFIC HYDROLOGIST PROCEDURES WILL BE PROVIDED BY THE COMMAND TO THE OPERATING.

- B. APPROVED ONSITE MATERIAL MAY BE USED FOR ASPHALT ASPHALT THICKNESS TO BE 1.5 X DATA APPROX TO BE DETERMINED BY A FILTER FABRIC INSTALLED TO MANUFACTURER SPECIFICATIONS.
- C. CALL FOR UTILITY LOCATES BEFORE DRIVING. CALL 811.

* LAND DISTURBANCE FOR CONSTRUCTION OF PIPELINE CONSISTS OF:
1,300 L.F. OF LINE X 40 FT. OF R.O.W.
= 52,000 SQ. FT. = 1.18 ACRES
DISTURBANCE AREA DOES NOT INCLUDE LENGTH OF LINE IN DEKALB PUD 15 OR THE BORED SECTION UNDER CR 312 AND GARFIELD CREEK.

SHEET INDEX

Sheet	Description
1	Cover Sheet
2	Appellate Route and/or Overlay
3	Appellate Route USGS and Map Overlay
4	Appellate Route 10+00 to Sta. 15+50
5	Appellate Route and Profile Sta. 10+00 to Sta. 15+50
6	Appellate Route and Profile Sta. 15+50 to Sta. 19+50
7	Appellate Route and Profile Sta. 19+50 to Sta. 23+50
8	Appellate Route and Profile Sta. 23+50 to Sta. 27+22
	Divisions

PLEASE PRINT ADDRESSING THE AS-CONSTRUCTED CONDITIONS OF THE PROJECT TO THE BEST OF OUR KNOWLEDGE AND BELIEF, BASED IN PART ON INFORMATION FURNISHED BY OTHERS AS OF THE _____ DAY OF _____, 20____.

31/03

DESJOUR ENERGY INC
RESOURCEFUL. ENTERPRISING

RESOURCEFUL. ENTERPRISING

Dejour Energy
Garfield County Colorado

**Pad 16 Hipellon
Cover Sheet**

2

Exhibit C Pad Layouts – Section #15a,

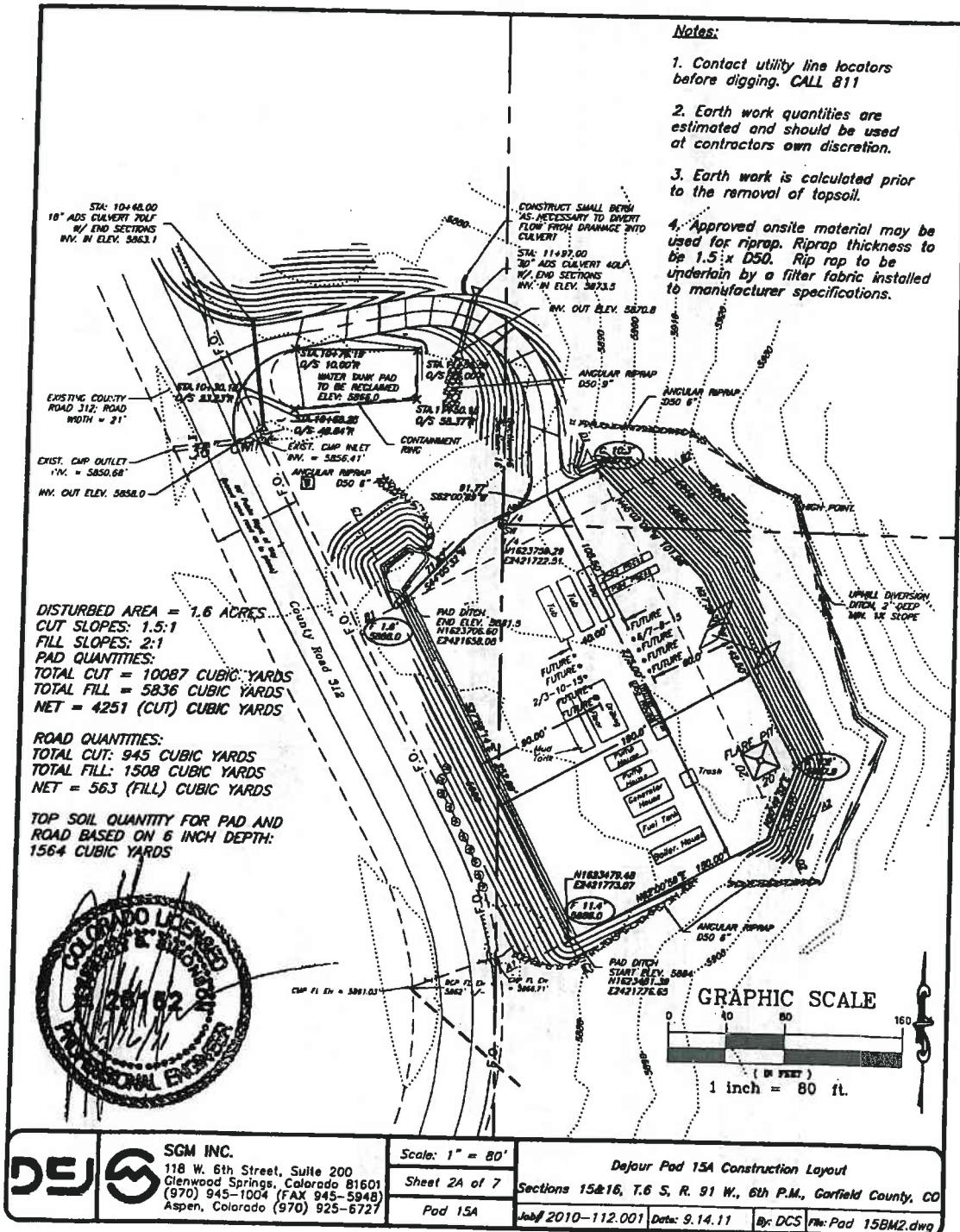


Exhibit C **Pad Layouts -Section #21b**

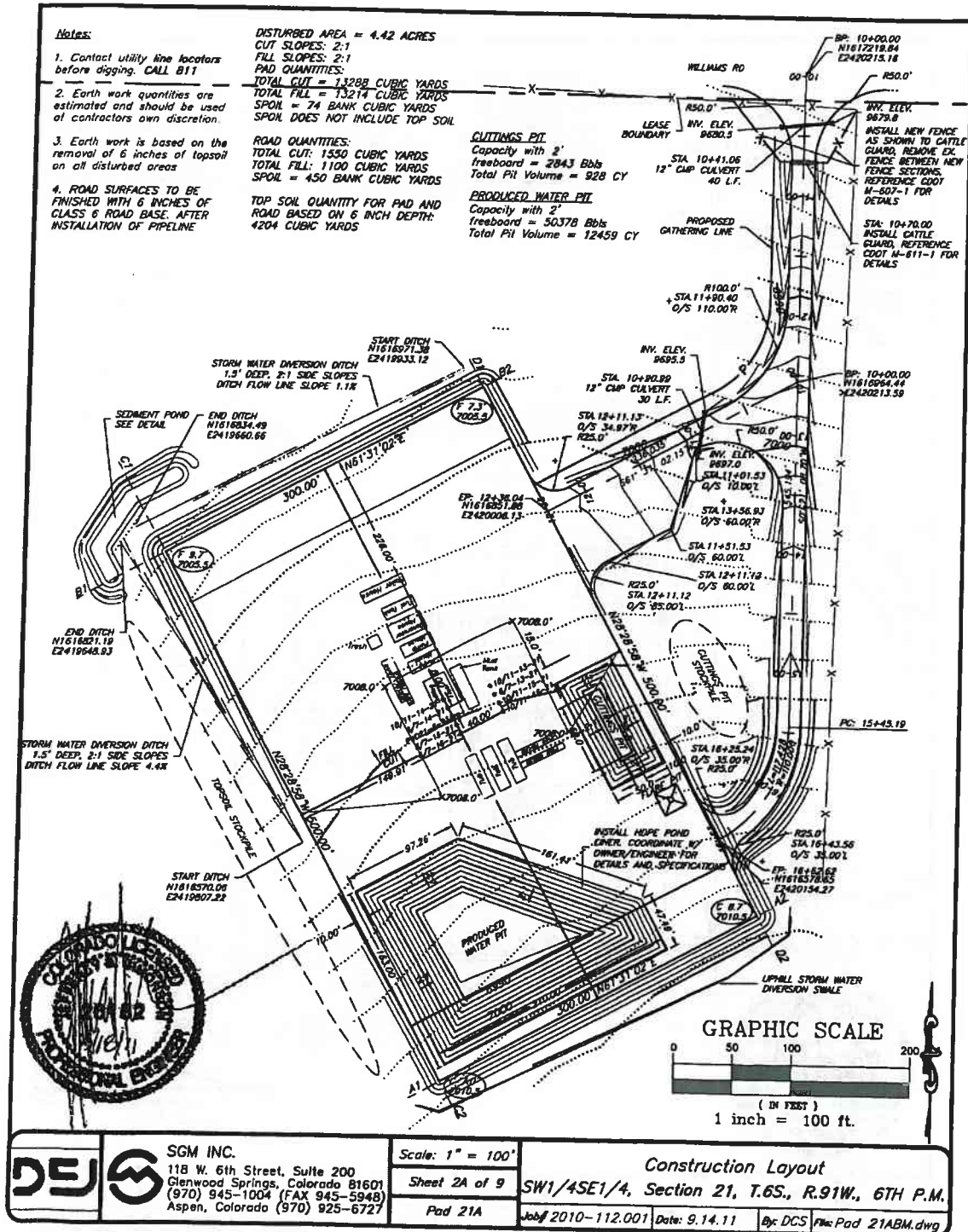


Exhibit C
Pad Layouts – Section #22a

1. Contact utility line locators before digging. CALL 811.

2. Earth work quantities are estimated and should be used at contractors own discretion.

3. Earth work is based on the removal of 6 inches of topsoil on all disturbed areas

CUT SLOPES: 2:1

CUT SLOPES: 2:1

FILL SLOPES: 2:1
D40 QUARTERS

PAD QUANTITIES:
TOTAL QTY = 6014 QTY'S WOOD

TOTAL CUT = 6914 CUBIC YARDS
TOTAL FILL = 6007 CUBIC YARDS

TOTAL FILL = 5093 CUBIC YARDS
SPILL = 1821 BANK CUBIC YARDS

SPILL = 1827 BANK CUBIC YARDS
SPILL DOES NOT INCLUDE TOP SOIL

TOTAL CUT: 860 CUBIC YARDS

TOTAL FILL: 2725 CUBIC YARDS

SPOIL = 1865 CUBIC YARDS

TABLE 1. *Continued*

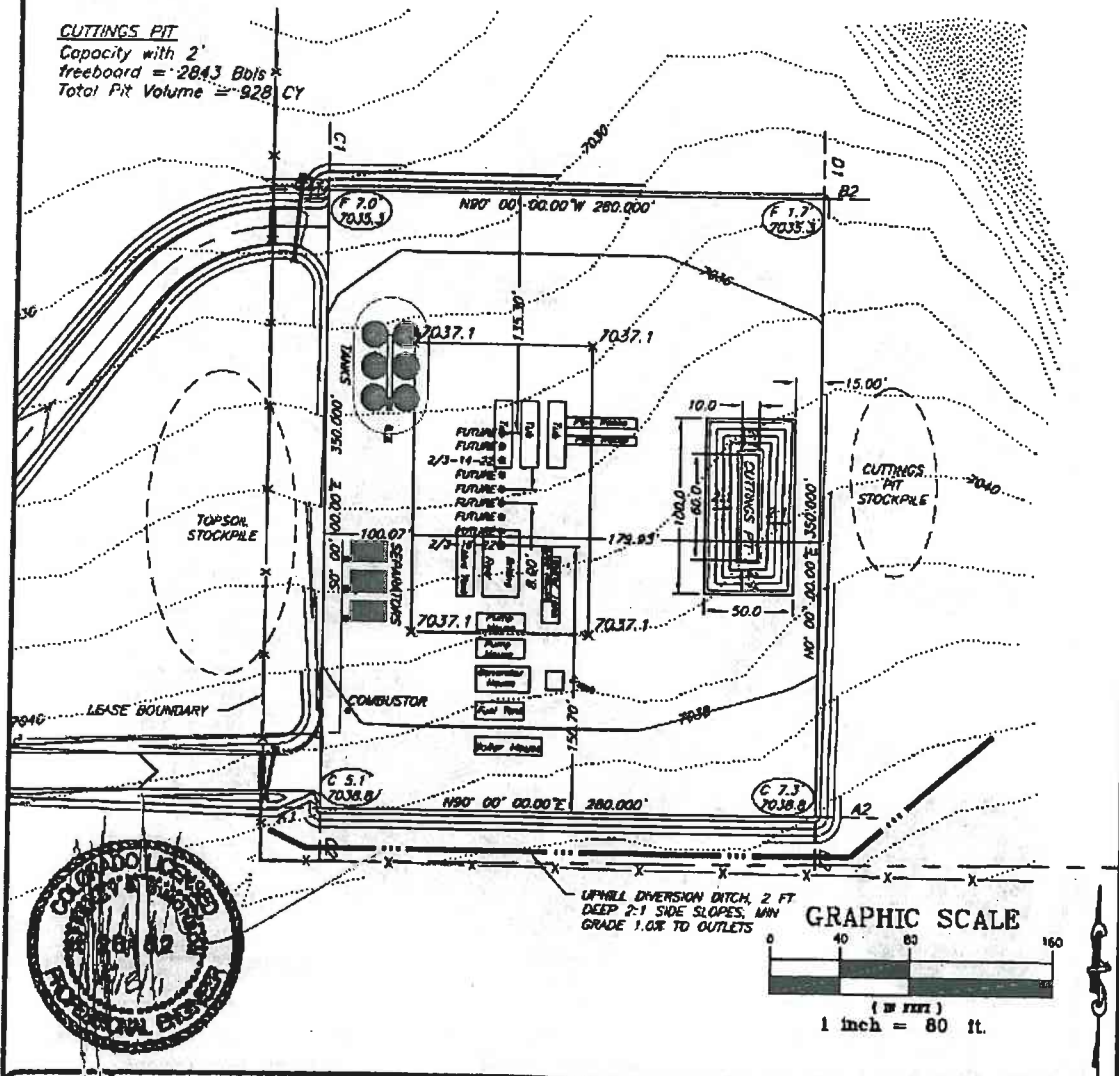
TOP SOIL QUANTITY FOR PAD AND

ROAD BASED ON 6 INCH DEPTH:

Capacity with 2'

Capacity with 2'

Total Pit Volume = 928 CY



SGM INC.
118 W. 6th Street, Suite 200
Glenwood Springs, Colorado 81601
(970) 945-1004 (FAX 945-5948)
Aspen, Colorado (970) 925-6727

Scale: 1" = 80'

Sheet 2A of 9

Page 22A

CONSTRUCTION LAYOUT

SW1/4SW1/4, Section 22, T.6S., R.91W., 6TH P.M.

Job# 2010-112.001	Date: 5.11.11	By: DCS	For: Pod 22A EM.dwa
-------------------	---------------	---------	---------------------

Exhibit D Production Plat

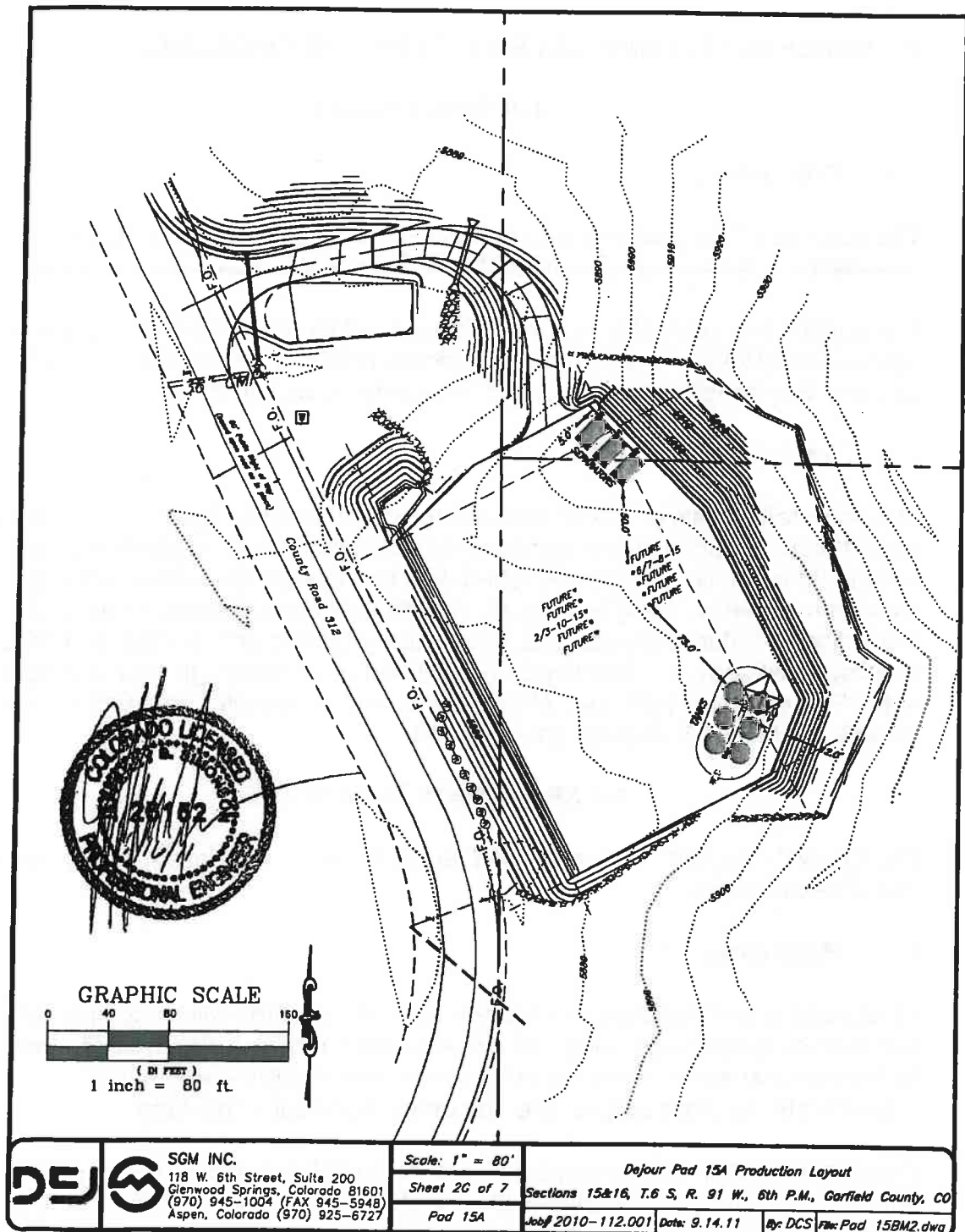


EXHIBIT E RECLAMATION PLAN

A. GENERAL RECLAMATION PRACTICES AND GUIDELINES

1.0 INTRODUCTION

1.1 Purpose

The purpose of the guideline is to describe prescribed methods of topsoil replacement, reseeding, erosion control measures and monitoring success.

The guideline is applicable to the construction of the water and natural gas line right-of-way (ROW), new or improved access roads, well pad sites and work spaces. Site specific requirements if any follow in section B.

1.2 Goals and Objectives

The short-term goals of reclamation are to control erosion, weed invasion and sedimentation, and minimize impact to adjacent land uses. Properly executed construction practices, optimum scheduling and timely construction will mitigate short-term impacts. Long-term goals include erosion and sedimentation control, protection of water resources and soils, and a return to pre-existing land uses and vegetative cover. The long-term goals will be met through implementations of the Reclamation Guideline. Monitoring during the construction and operational phases will ensure that goals are achieved.

2.0 RECLAMATION PROCESS

The following sections outline the sequential steps for reclaiming ROWs, roads, well sites and pads.

2.1 Regrading

Final grading and installation of erosion control measures will be completed after trenches have been backfilled. All non-essential access roads, hillsides, and beds and other areas where earth has been moved will be restored to approximate, as close as possible, the original contour of the land.

Proper compaction and re-contouring will be completed prior to re-top soiling. Where settling may be a problem, the backfill will be mounded over the trench approximately 0.5-foot to account for subsidence unless otherwise specified by the Division of Parks & Wildlife.

RECLAMATION PLAN

2.2 Topsoil Replacement

Once sites have been re-contoured and compacted, topsoil will be redistributed over the entire disturbed area from which it is salvaged. Redistributed depths of topsoil will vary depending upon available stripping depths.

Topsoil will not be mixed with spoil material before or during replacement and only topsoil will be re-spread. Topsoil from unstripped areas will not be used to cover adjacent disturbances. Topsoil may not be handled during excessively wet conditions or at times when the ground or topsoil is frozen. Inspections will ensure soil conservation practices are followed, according to the guideline and specifications outlined.

Replaced topsoil will be left in a roughened condition to discourage erosion. Additional erosion control and soil stabilization may be required on steeper slopes, in areas of erodible soils, and in areas adjacent to or within drainage.

The length of time topsoil is stockpiled will be minimized, based on the proposed construction schedule.

2.3 Seedbed Preparation

The Contractor will scarify, till, or harrow the seedbed to a depth of 3 to 4 inches to enhance re-vegetation. Those sites where this method is not practical (e.g., steep slopes, rocky areas, etc.) will be dozer-tracked perpendicular to the slope or otherwise left with adequate roughness following topsoil placement to provide micro sites for seed germination, and reduce soil movement.

2.4 Re-fertilization

The Contractor will not apply fertilizer or lime on reclaimed sites because the majority of the topsoil will be stockpiled for the short-term; because fertilizer may enhance weed growth; and because these applications may cause eutrophication of wetland areas. Fertilizer will only be used if recommended by the Division of Parks & Wildlife.

2.5 Re-vegetation

The Division of Parks & Wildlife will provide to the Contractor a list of proper seeding mixtures, rates, seeding methods, and best timing. Section B of this exhibit will contain the seeding mixtures and information provided it has been developed prior to execution of the agreement.

EXHIBIT E

RECLAMATION PLAN

2.5.1 Species Selection

Selection of plant species for re-vegetation is primarily based on plant community composition and soil types, as well as establishment potential, growth characteristics, soil stabilizing qualities, palatability to wildlife and livestock, commercial availability, post-construction land use objectives and agency recommendations.

Seed will be purchased from a certified seed source in accordance with pure-live-seed specifications for seed mixtures and will be weed-free.

2.5.2 Re-vegetation Mixtures and Rates

The basic seed mixtures and seeding rates will be based on agency recommendations. Seeding rates are presented in pounds of pure-live-seed (PLS) per acre based on drill seeding application rates. Broadcast or hydro seeding rates will be roughly twice the drilled rates.

In some instances, seed mixtures may need to be modified as a result of limited species availability, poor seed quality, or site differences. These modifications will be made based on site-specific conditions and requirements. Modifications will only be undertaken with the concurrence of the Division of Parks & Wildlife.

All disturbed lands will be reseeded with the exception of wetlands. Disturbed wetland areas will rely on natural recolonization from reapplied topsoil and from rhizomes from adjacent areas. Seed and other propagules will naturally be present in the salvaged topsoil and will aid in this process.

Wetland and riparian areas will be delineated during year 2011 plant community inventories. Specific locations of wetland and riparian zones will be provided to the Company.

2.5.3 Seeding Methods

Either drill or broadcast seeding will be used for seed application, based on site-specific conditions. Drill seeding will be employed on level to gently sloping areas where coarse fragment content allows drilling operations. Seeding depth will reflect requirements of the specific seed mixtures. If necessary the seed bed will be firmed prior to drill seeding to avoid planting seed deeper than ½ inch.

Broadcast seeding will be employed on steep and/or rocky areas where drill seeding is not practical. Where possible, broadcast areas will be chained, harrowed or cultipacked to cover the seed. On small or inaccessible sites, hand raking will be used to cover seed. On steeper slopes where tilling or harrowing are not practical, the areas will be dozer tracked perpendicular to the slope prior

to seeding, or otherwise left in a roughened state, to provide micro sites for seed germination.

2.5.4 Erosion Control

Erosion control methods will be utilized as needed and in concurrence with the Division of Parks & Wildlife. Areas of special concern include riparian areas, stream crossings and steep slopes in all canyons. Methods of erosion control to be utilized throughout the property as applicable include waterbars, sediment barriers and mulch applications using erosion control fabric, fiber, or mats.

2.5.4.1 Waterbars

Waterbars will be constructed on ascent/descent slopes and in areas of erodible soils to direct runoff from the disturbed areas to adjacent vegetation or rock, thereby minimizing erosional channels and sediment transport prior to the reestablishment of vegetation. Waterbars will be of sufficient size to survive 3 to 5 years and will be constructed at frequencies as directed by environmental conditions and road grade.

Waterbars will also be installed at the entrance and exit of all stream and wetland crossings. Topsoil will not be used in the construction of waterbars.

2.5.4.2 Mulch

Site specific applications of mulch will be applied on erodible soils to control erosion. Only straw or hay, which has been certified to be weed free, will be used. When hydro seeding is used for seed application, seed will be broadcast first, followed by hydro mulch which will be applied at a rate sufficient to provide 100 percent ground cover.

2.5.4.3 Stabilization of Steep Slopes, Erodible Soils and Stream Banks

In areas of erodible soils and on steep slopes in excess of 40 percent, erosion control fabric, fiber, or mats will be used to control erosion. These materials will be anchored immediately after placement. Alternately, stream beds and banks, and erodible soils will be stabilized using best stabilization practices as by provided by Division of Parks & Wildlife. Rocks excavated during construction may be used for this purpose.

2.5.4.4 Sediment Barriers

Sediment barriers will be installed at the entrance and exit of all streams, rivers, ponds, and wetlands to minimize sediment transport into these sensitive areas. Certified weed free straw and bales or prefabricated silt fence will be used for these installations.

2.5.4.5 Restricting Access

In order to prevent rutting, subsequent erosional problems and damage to riparian areas, measures will be taken to prevent unauthorized use of ROW's as a roadway.

2.6 Supplemental Plantings

All disturbed areas must be returned to a condition to be agreed upon by the Company and the Division of Parks & Wildlife as to the satisfactory standards for such reclamation. Reclamation practices in riparian areas will be prescribed on a case-by-case basis and may include planting of nursery stock or cuttings.

2.7 Above Ground Facilities

Following construction, all above ground facilities (e.g., structures, appurtenances, etc.) will be painted to blend with the natural surroundings. A reflective material may be used to reduce hazards that may occur when structures are near roads. Otherwise, a non-glare, non-reflective, non-chalking paint will be used. Basic color selections and applicable uses will be coordinated with the Division of Parks & Wildlife. General guidelines for color selection are presented below:

Forest green - Use on above ground facilities in areas that are in predominantly vegetated by trees.

Brown -Use on above ground facilities in areas that are predominantly vegetated by grass, in areas that are mostly un-vegetated, or in areas dominated by rock outcrops.

2.8 Cleanup

Following completion of reclamation, all trash, debris and other solid waste will be removed from the reclaimed areas. All material will be disposed of in the appropriate manner in existing authorized sanitary landfills. No solid waste will be buried on the property.

3.0 RECLAMATION SCHEDULE

Re-vegetation activities will be determined in part by construction schedules and seasonal climatic conditions. Seeding and planting will be coordinated with other reclamation activities to occur as soon after seedbed preparation as possible. The goal is to complete reclamation during the construction period prior to winter. If weather conditions preclude re-vegetation of some areas during or immediately after the construction period, these areas will be re-vegetated as soon as access

allows. These are general guidelines and may be revised based on seasonal climatic conditions, on-site conditions, and concurrence with the Division of Parks & Wildlife.

4.0 POST-CONSTRUCTION MANAGEMENT

4.1 Monitoring

Following construction and reclamation, a qualitative and quantitative monitoring program will be performed at least two times per year to determine the need for further reclamation. Operator shall establish permanent and monumented photo points and vegetation measurement plots or transects, monitor at least annually until plant cover, composition, and diversity standards have been met.

Monitoring will also include a quantitative estimate of percent cover annually at peak biomass (July or August) in both reclamation areas and adjacent undisturbed land. This information should be compiled in an annual reclamation monitoring report which should also include species list of species established within the reclamation area. The monitoring program will be conducted for an unspecified length of time that will be determined through mutual agreement between the Surface User and Division of Parks & Wildlife unless specifically specified by the surface use agreement.

Monitoring will be conducted by a qualified specialist. Native herbaceous and woody species will be monitored to ensure they permanently re-vegetate. Any problem areas identified during inspections will receive additional re-vegetation efforts as soon as practical.

Erosion and sediment control measures will be assessed during construction and following re-vegetation to determine their effectiveness. Remedial actions will be taken for any problem areas identified.

4.2 Evaluating Reclamation Success

The Surface User will conduct reclamation evaluations in consultation with the Division of Parks & Wildlife. Reclamation evaluation will include assessment of stability and re-vegetation success. Determination of final re-vegetation success will be made by comparison of the re-vegetated area to reclamation objectives. Annual reviews of revegetation success will be conducted jointly by the Surface User and the CPW unless a different schedule is identified in Section B of this Exhibit or in the Surface Use Agreement. General evidence of success of re-vegetation efforts are:

- Post-disturbance plant cover is comparable to cover on adjacent undisturbed lands, is at least 80% ground cover, and is weed-free. CPW personnel will be included in the evaluation process. If there is a disagreement between DEJOUR and the CPW as to the extent to which reclamation and revegetation has been successful, a 3rd party professional will make a determination based on the criteria noted for cover and diversity (80%).
- Species diversity is comparable to adjacent areas.
- Reproduction from reestablished plants is evident.

4.3 Monitoring Report

An annual reclamation and weed management monitoring report shall be prepared. This report should contain a summary of reclamation activities, photographs from monumented locations (taken in July/August), and an estimation of percent cover, a summary of species diversity, presence of noxious weeds, erosion control and a species list.

B. Property Specific Reclamation Practices—Garfield Creek SWA: CPW and DEJOUR mutually agree that the general reclamation guidelines will be used and DEJOUR will utilize the following specific reclamation techniques on the Property:

- At least six inches of surface soil including topsoil will be segregated from subsoil materials during ground clearance and replaced on top of the pipeline following construction. Soil coring should be done prior to well pad construction and design to determine depth of topsoil. If topsoil depth is greater than 6 inches, construction design should allow for large enough topsoil piles to accommodate all topsoil. All topsoil should be segregated from subsoil and stored in windrows no higher than 5 feet if practical.
- Reclamation of Disturbed Areas on the Property is as follows:

Recommended Seed Mix for Disturbance to Irrigated Hay Fields within GCSWA

Scientific Name/Seeds per Pound	Common Name/Preferred Cultivar	% of Mix	Application Rate Lbs PLS/acre*
<i>Medicago sativa</i> spp.	Alfalfa (Ranger)	35	6 - 10
<i>Medicago sativa</i> spp.	Alfalfa (WL)	35	6 - 10
<i>Medicago sativa</i> spp.	Alfalfa (Ladak)	30	6 - 10
Total		100	

Recommended Seed Mix for Well Pad Sites, Pipelines and Meadows (outside of Hay Fields)

Scientific Name/Seeds per Pound	Common Name/Preferred Cultivar	% of Mix	Application Rate Lbs PLS/acre*
<i>Elymus lanceolatus</i>	Thickspike wheatgrass (Critana)	7	5-10
<i>Pascopyrum smithii</i>	Western wheatgrass	7	6-12
<i>Elymus trachycaulus</i>	Slender wheatgrass (VNS)	7	1-2
<i>Sanguisorba minor</i>	Small burnett (Delar)	3	20
<i>Onobrychis viciaefolia</i>	Sanfoin (VNS)	8	30-35
<i>Astragalus cicer</i>	Cicer milkvetch (CNS)	8	5
<i>Medicago sativa</i> spp.	Alfalfa (Ranger)	20	6-10
<i>Medicago sativa</i> spp.	Alfalfa (WL)	20	6-10
<i>Medicago sativa</i> spp.	Alfalfa (Ladak)	20	6-10
Total		100	

*Recommended rates from Pawnee Buttes Seed Company

- All mulches and other plant material used on the SWA will be certified weed-free.
- Trees, shrubs and large surface rocks present within the Surface Use Area that must be removed for construction will be stored on the Surface Use Area during construction and replaced or scattered on the pipeline ROW in a manner that will deter public vehicular travel down the pipeline while avoiding an "unnatural" appearance to the barriers created.
- Any fences gapped or removed will be repaired to pre-existing condition at completion of construction.
- Any roads or trails cut by the pipeline trench or which are rutted or otherwise damaged by construction activities will be repaired to pre-existing condition at completion of construction. Roads will not be expanded in width or improved substantially without specific CPW approval.
- Appropriate erosion/storm water control measures in accordance with applicable Colorado Department of Public Health and Environment Water Quality Control Division requirements will be placed to prevent soil/spoil movement from the construction areas into adjacent areas or waterways.
- DEJOUR will monitor the Surface Use Area at least biannually or more often if conditions warrant for invasion of noxious weeds. Weed control on

the Surface Use Area will be conducted by spot treatment from the ground. The types of treatments and approvals required are governed by the provisions of Paragraph 6 of the Surface Use Agreement.

Upland reclamation will be evaluated during July during the first, third and fifth years following completion of road and pipeline construction. Reclamation success will be based on establishment of desired vegetation, ground coverage, and plant vigor. If the stipulated reclamation fails, CPW and DEJOUR will mutually evaluate the cause and revise the reclamation plan based on the evaluation's findings.

B. SITE SPECIFIC REQUIREMENTS

Wildlife including migratory birds must be physically excluded from entry into reserve pits. Fencing and netting requirements will be stipulated by CPW.

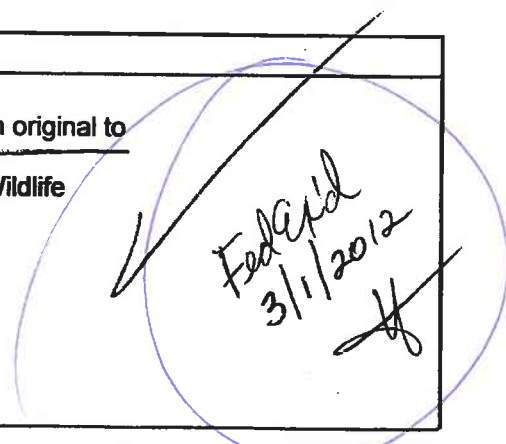


TRANSMITTAL

X	Overnight
	Regular Mail
	Hand Delivery
	Other: _____

TO: Neyeska Mut Dejour Energy (USA) Corp 1401 17th St, Ste 1000 Denver, CO 80202 PHONE: 303-296-3535 FROM: Lorne Prescott RE: SUA Development	DATE: 02/22/2012 PROJECT #: 010-1055 PHASE: 100 TASK: 100001
---	---

MATERIAL:	QUANTITY	DATE	DESCRIPTION
Correspondence			
Plans			
Reports			
Specifications			
X Other	1	02/16/2012	SUA between CDPW and Dejour Energy

REMARKS:		NOTES: Please sign, notarize, copy and return original to Colorado Department of Parks and Wildlife 711 Independent Ave Grand Junction, CO 81505 
	For your approval	
	For your use	
	As requested	
	For review & comment	
X	Other	
	Comments	

CC: