

October 28, 2015

Earl H. Hittle and Linda D. Hittle
P.O. Box 51
Molina, CO 81646-0051

Re: Final Reclamation Agreement
Wallace Currier 19-1 and Associated Facilities
T10S R95W, 6th P.M.
Section 19: NENE
Mesa County, Colorado

Dear Mr. and Mrs. Hittle:

Encana Oil & Gas (USA) Inc. (Encana) has plugged and abandoned the above referenced well, and removed all associated production facilities, equipment, trash and debris from the well site. The subsequent Form 6 was approved on April 23, 2015. On April 24, 2015, Encana and Earl H. Hittle (Hittle) completed an on-site consultation for final reclamation in accordance with the requirements of Colorado Oil and Gas Conservation Commission (COGCC) Rules 306.a. and 306.f. A follow up on-site consultation was held October 28, 2015 confirming that all work as requested and described in the April 24, 2015 on-site consultation was performed to Hittle's satisfaction.

Per your request and according to COGCC rules and regulations, Encana performed the following reclamation activities. The site was re-graded to accommodate for water drainage, access to your stack yard and barn was added in the NE corner of the pad, gravel was added to the entire flat surface of the pad and the cut slope of the pad was softened, seeded and mulched. The location is stable and compliant with state stormwater requirements (see attached photos). The BMPs put in place by Encana are adequate to prevent any sediment from leaving the location.

Noxious weeds are not present on the location. Annual weeds have been managed through Encana's weed management program. Hittle requested that the access road be left in place because it provides access to their home, barn, stack yard and the pad. Attachment A provides additional details, including the locations of the road, BMPs and existing Hittle operations.

The former well site is currently being used by Hittle to provide access to the stack yard, barn as well as for equipment storage and truck and equipment turnaround. To prevent interference with the above operations, Hittle has requested a reclamation waiver for the following rules:

1004.a: As applicable, compaction alleviation, restoration, and re-vegetation of well sites, associated production facilities, and access roads shall be performed to the same standards as established for interim reclamation under Rule 1003: The location will not be re-contoured as described in rule 1003.e because a level surface is needed for the final land use. Hittle would like to utilize the flat surface for access to the stack yard and barn as well as equipment storage and a truck and equipment turnaround.

1004.a: All access roads to plugged and abandoned wells and associated production facilities shall be closed, graded and re-contoured: The access road to the plugged and abandoned well was not closed, graded and re-contoured because the road provides access to Hittle's home, barn and stack yard as well as equipment storage and a truck and equipment turnaround.

1004.d. Final reclamation of all disturbed areas shall be considered complete when all activities disturbing the ground have been completed, and all disturbed areas have been either built upon, compacted, covered, paved, or otherwise stabilized in such a way as to minimize erosion, or a uniform vegetative cover has been established that reflects pre-disturbance or reference area forbs, shrubs, and grasses with total percent plant cover of at least eighty percent (80%) of pre-disturbance or reference area levels, excluding noxious weeds, or equivalent permanent, physical

erosion reduction methods have been employed. Re-seeding alone is not sufficient: The site was graveled, seeded and mulched, however Hittle wishes to waive the 80% establishment requirement because they would like to utilize the site for their ranching activities. Hittle would like to use the location to provide access to the stack yard and barn as well as equipment storage and a truck and equipment turnaround.

Public health, safety, and welfare, including the environment and wildlife resources, will not be adversely impacted by granting the requested variance.

You, the Surface Owner, agree that Encana has fulfilled the requirements set forth by the COGCC for the abandonment of the well and you waive the reclamation of the pad and the road. You agree that Encana shall have no further responsibility or liability for any reclamation, stormwater, or weed control and you acknowledge that you are accepting responsibility for any future reclamation of the site and, to the extent applicable, for protection of topsoil and stormwater management on the site. You acknowledge that Encana has complied with your direction regarding final reclamation of the well, associated well pad, and access road. You also acknowledge that Encana has provided you with a copy of COGCC Rules 1001 through 1004.

If this letter correctly reflects your understanding, please confirm your acknowledgement, agreement, and acceptance of the terms of this letter by signing and returning the signed letter to Encana.

Thank you for your time and consideration in this matter. If you have any questions or comments, please call the undersigned at 970-285-2810.

Sincerely,

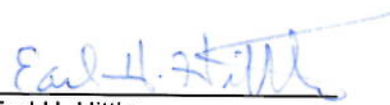
Encana Oil & Gas (USA) Inc.,
by its authorized agent,
Encana Services Company Ltd.



Roger C. Miller,
Surface Land Negotiator

I ACKNOWLEDGE AND AGREE as set forth above

SURFACE OWNER

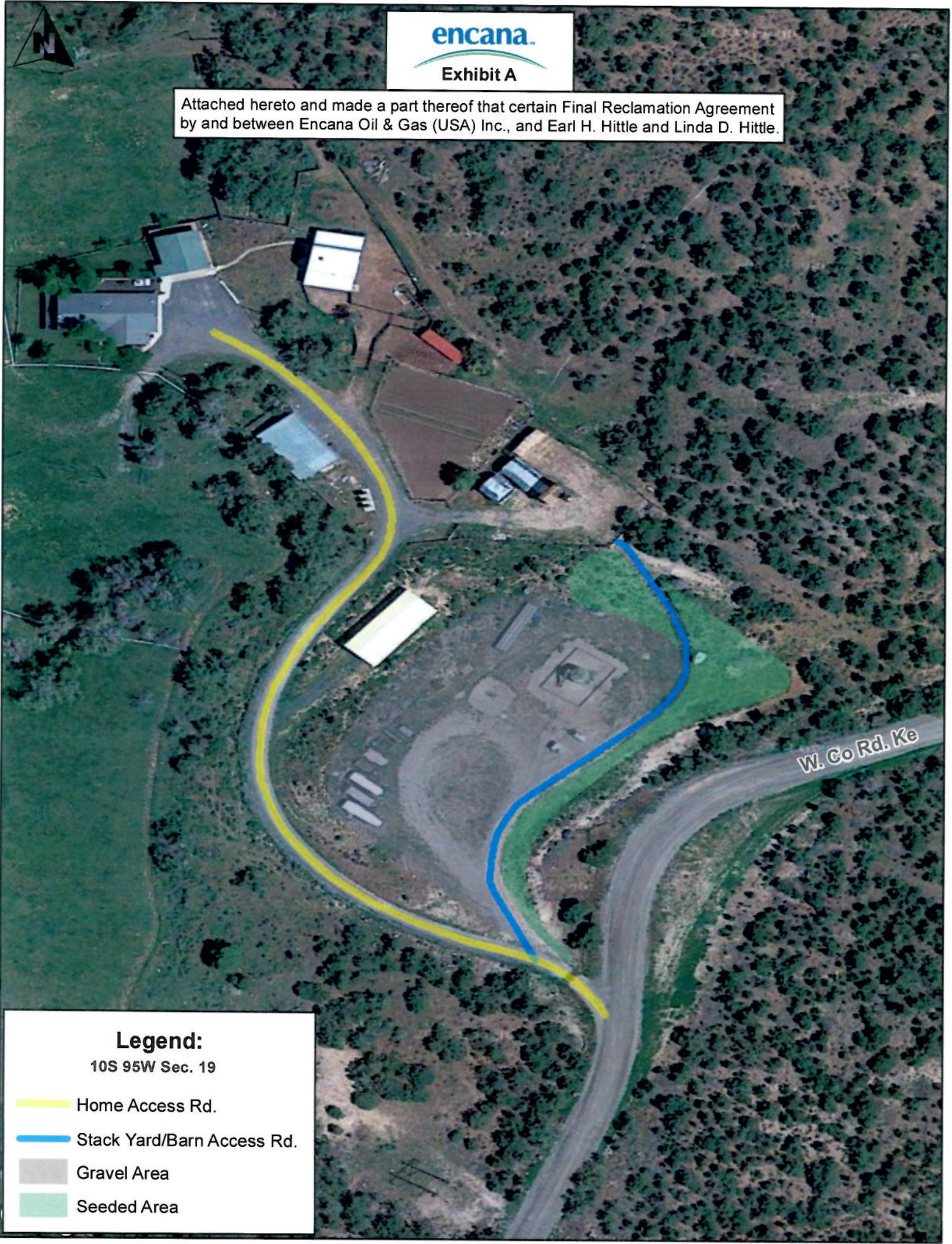
Signed: 
Earl H. Hittle

Signed: 
Linda D. Hittle

Date: 28 OCT, 2015



Attached hereto and made a part thereof that certain Final Reclamation Agreement by and between Encana Oil & Gas (USA) Inc., and Earl H. Hittle and Linda D. Hittle.



Legend:
10S 95W Sec. 19

-  Home Access Rd.
-  Stack Yard/Barn Access Rd.
-  Gravel Area
-  Seeded Area