

**STATE OF COLORADO
OIL & GAS CONSERVATION COMMISSION**
1120 Lincoln Street, Suite 801
Denver, CO 80203
(303)894-2100 (303)894-2109-fax



***** NOTICE OF ALLEGED VIOLATION *****

Operator Name & Mailing Address / Company Representative:
*WINFIELD EXPLORATION
 7370 S. Eudora Ct.
 Littleton, CO 80122*

Date Notice Issued:

8-29-95

Well/Site/Facility: <i>Buchleiter #1</i>	Legal Description (1/4 1/4, Section, Township, Range, P.M.): <i>NENE 8-9N-54W</i>	County: <i>Logan</i>
LEASE NUMBER:	API NUMBER: <i>05-075-09137</i>	
COGCC Representative: <i>Ed Binkley</i>	Phone Number: <i>970-842-4465</i>	Date of Violation: <i>8-22-95</i>
	Phone Number:	Approx. Time of Violation: <i>3pm</i>

THE FOLLOWING VIOLATION WAS FOUND BY THE COGCC REPRESENTATIVE ON THE DATE FOR THE SITE LISTED ABOVE

Describe Violation: *Flowline, risers, anchors and oil field junk left on site.*

Act, Order, Regulation Violated: *Rule 317 a. (8)*

Abatement or Corrective Action to be Completed by: *9-22-95*

Abatement or Corrective Action Required to be Performed by Operator:
Remove oilfield lines, junk and debris. Level site to surface contour.

TO BE COMPLETED BY OPERATOR: When Violation is corrected, sign this notice and return to the above address

Print Company Representative Name & Title: _____ Signature: _____ Date: _____

Company Comments:

**This Notice constitutes a separate notice of violation for each violation listed
 WARNING**

Incidents of Noncompliance correction and reporting time frames begin upon receipt of the Notice or 5 days after the date it is mailed, whichever is earlier. Each violation must be corrected within the prescribed time from receipt of this Notice and reported to the Colorado Oil and Gas Conservation Commission at the address shown above. If you fail to take corrective action within the prescribed time, the Commission may issue a Cease and Desist Order. All self-certified corrections must be postmarked no later than the next business day after the prescribed time for correction. Failure to abate this violation in the prescribed time may result in a hearing before the COGCC and an assessment of penalties and fines. An operator may request a Commission hearing by filing a written application. Requesting a hearing does not stay obligations or imposition of penalties for this time period.

34-60-121(1) C.R.S. 1973, provides for imposition of civil penalties of up to \$1,000 for each violation and for each day that such violation continues, unless the penalty for such violation is otherwise specifically provided for and made exclusive of this article. Failure to perform required corrective action may result in suspension, revocation or modification of an operator's permit, 34-60-121(6) C.R.S.

34-60-121(7) C.R.S. 1994, provides for the Commission to issue an order to appear for hearing to an operator who is responsible for a pattern of violation of any rule, regulation, order or permit, issued by the Commission. If the Commission finds that a knowing and willful pattern of violation exists, it may issue an order which shall prohibit the issuance of any new permits to such operator.

34-60-121(2) C.R.S. 1994, provides that any person who "knowingly or willfully" prepares, maintains, or submits false, inaccurate or misleading reports, notices, affidavits, records, data or other written information required by this part shall be guilty of a misdemeanor and may be punished by a fine of not more than \$5,000, or by imprisonment for not more than six months, or both.

Signature of COGCC Representative: *Marie B. Binkley* Date: *8-29-95* Time: *5:00 pm*

FOR OFFICE USE ONLY

Received by: _____ Date: _____ Approved by: _____ Data Entry by: _____ Date Entered: _____

White: Operator Goldenrod: COGCC Green: Inspector
NO AU CLEARED 11-21-95 DILLON

WINFIELD EXPLORATION

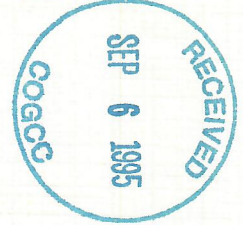
OIL AND GAS

TELEPHONE
303-771-1754
303-770-5267

~~XXXXXXXXXXXXXXXXXXXX~~

~~XXXXXXXXXXXXXXXXXXXX~~

7370 SO. EUDORA CT.
LITTLETON, CO 80122



September 4, 1995

State of Colorado
Oil & Gas Conservation Commission
1120 Lincoln St. Suite 801
Denver, CO 80203

ATTN: Mr. Edward Binkley

Re: BUCHLEITER #1 API 05-075-09137
NE NE Sec 8 T9N R54W
Logan Co., Colorado

Dear Sir:

Mr. Roger Buchleiter, the owner of the land, was contacted by telephone on September 4, 1995 about the surface conditions at the #1 Buchleiter Well. Mr Buchleiter wanted to clean up the site last year and he was to bill Winfield Exploration for his work. He was busy and did not get around to the clean up. He will do the work on the outfield lines, junk and debris, but he does not want to level the site as he wants it as it is.

I will be out of the state for two weeks and will check with Mr. Buchleiter when I return.

Very truly yours,

J. J. Richard

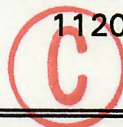
JJR/rr

10-19-95 11 AM call - J.J. Richards -
Rodger Buchleiter (landowner) told the operator
the location is cleaned to his specifications.
20

**COLORADO OIL & GAS CONSERVATION COMMISSION
FIELD INSPECTION REPORT**

NOAV Followup -

NOV 24 1995

<input type="checkbox"/> NOTICE OF UNSATISFACTORY INSPECTION <input checked="" type="checkbox"/> NOTICE OF SATISFACTORY INSPECTION			1120 Lincoln Street, Suite 801 Denver, CO 80203 (303)894-2100
API No. 05- <i>075 - 09137</i>	LEASE NAME: <i>Buchfeiter 1</i>		LOCATION: <i>NENE 8-9N-54</i>
DATE: <i>11-21-95</i>	INSPECTOR: E.B.BINKLEY (EBB)		<i>Cancelled</i> NOV: Y <input checked="" type="checkbox"/> N <input type="checkbox"/>
Insp. Type: <i>SR</i>	Insp. Status: <i>PA</i>	PA: <input checked="" type="checkbox"/> N	Pass/Fail: <input checked="" type="checkbox"/> F

INSPECTION ITEM	COMMENTS	INPUT
Well ID Signs (Rule 210)	<i>Cancel NOAV</i>	
Pits (Reserve/Production) (Rule 902, 903, 904)	<i>Work Complete</i>	
Fences (Rule 604.C.(3), 1003.A)		
Tank Battery Equipment (Rule 604)		
Fire Walls/Berms/Dikes (Rule 604)		
General Housekeeping (Rule 603.G)		
Spills (Oil/Water) (Rule 908)		
Bradenhead (Rule 207)		
Drilling Well/Workover (Rule 315)		
Surface Rehabilitation (Rule 317)	<i>grassland</i>	
Miscellaneous		

CORRECTIVE ACTION REQUIRED:

Date Corrective Action Required By: _____ Date Remedied: _____

This report is a Notice of Inspection. The Commission requires that you correct any deficiencies shown on this report in a timely manner. Failure to comply may result in enforcement action by the Commission.

COMPREHENSIVE GENERAL LIABILITY EXPOSURES

Policy No. GLP (87) 7135-38-04

INSURED Winfield Exploration

DESCRIPTION OF HAZARDS	CLASS CODE	EX-POSURE	BASE RATE		BASE PREMIUM		MOD. FACTOR*	TOTAL MULTIPLIER		ANNUAL PREMIUM	
			BI	PD	BI	PD		BI	PD	BI	PD
(a) Premises - Operations Oil Lease Operators or Gas Operators - Natural Gas Including Completed Operations	13122 sz ex d	(a) Area (Sq. Ft.) (b) Frontage (c) Remuneration (d) Cost e) costs billed c)31,500 c)31,500 c)31,500	.742	1.110	234.	350.	1.00	1.00	1.00	234.	350.
				.294		93.	1.00		1.00		93.
				1.13		356.	1.00		1.00		356.
(b) Escalators (Include Location)	CLASS CODE	No. Insd. No. Landings	Per Landing								
(c) Independent Contractors - Let or Sublet Work Oil or Gas Operations in the Field Broad Form	17982 d	Cost d)150,000	Per \$100 of Cost		87.	57.	1.00	1.00	1.00	87.	57.
			.058	.038		675.	1.00		1.00		675.
(d) Completed Operations - Products	CLASS CODE	Receipts-Sales	Per \$1,000 of Receipts-Sales								
) Endorsements											

RECEIVED
NOV 13 1986
 OIL & GAS CON. COMP.

(The Attaching Clause need be completed only when these endorsements are issued subsequent to preparation of the policy.)

LIABILITY

GL 21 05 (Ed. 09 79)

L 6107
(Ed. 9-79)

SUPPLEMENTARY EXCLUSION

(Contamination or Pollution—Described Operations)

This endorsement modifies such insurance as is afforded by the provisions of the policy relating to the following:

- COMPREHENSIVE GENERAL LIABILITY INSURANCE
- COMPLETED OPERATIONS AND PRODUCTS LIABILITY INSURANCE
- CONTRACTUAL LIABILITY INSURANCE
- MANUFACTURERS AND CONTRACTORS LIABILITY INSURANCE
- OWNERS AND CONTRACTORS PROTECTIVE LIABILITY INSURANCE
- OWNERS, LANDLORDS AND TENANTS LIABILITY INSURANCE
- SPECIAL PROTECTIVE AND HIGHWAY LIABILITY INSURANCE — NEW YORK DEPARTMENT OF TRANSPORTATION

RECEIVED
NOV 13 1986
COLO. OIL & GAS CONS. COM.

This endorsement, effective _____, forms a part of policy No. _____

(12:01 A. M., standard time)

issued to _____

by _____

.....
Authorized Representative

It is agreed that, if with respect to operations described in this endorsement there is a discharge, dispersal, release or escape of oil or other petroleum substance or derivative (including any oil refuse or oil mixed with wastes) into or upon any watercourse, body of water, bog, marsh, swamp or wetland, the insurance does not apply to **bodily injury or property damage** arising out of such discharge, dispersal, release or escape whether or not sudden and accidental.

Description of Operations

- Gasoline Recovery—from casing head or natural gas
- Non operating working interests
- Oil or Gas Well Shooting
- Oil or Gas Wells—acidizing
- Oil or Gas Wells—cementing
- Oil or Gas Wells—cleaning or swabbing by contractors
- Oil or Gas Wells—servicing by contractors

- Oil or Gas Wells—drilling or re-drilling, installation or recovery of casing
- Oil or Gas Wells—instrument logging or survey work in wells
- Oil or Gas Wells—perforating of casing
- Oil Lease Operators or Gas Lease Operators—natural gas
- Oil Pipe Lines—operation, including maintenance
- Oil Rig or Derrick Erecting or Dismantling—wood or metal—including construction of foundations or structures or installation of equipment



(The Attaching Clause need be completed only when this endorsement is issued subsequent to preparation of the policy.)

GL 03 00 (Ed. 07 66)
G 604

L 9294
(Ed. 1-73)

DEDUCTIBLE LIABILITY INSURANCE

RECEIVED
NOV 13 1986
COLD OIL & GAS CONS. COMM

This endorsement modifies such insurance as is afforded by the provisions of the policy relating to the following:
COMPREHENSIVE GENERAL LIABILITY INSURANCE
MANUFACTURERS' AND CONTRACTORS' LIABILITY INSURANCE
OWNERS' AND CONTRACTORS' PROTECTIVE LIABILITY INSURANCE
OWNERS', LANDLORDS' AND TENANTS' LIABILITY INSURANCE

endorsement, effective _____, forms a part of policy No. _____
(12:01 A. M., standard time)

d to

.....
Authorized Representative

SCHEDULE

Amount and Basis of Deductible	Coverage
\$ _____ per claim	Bodily Injury Liability
\$ _____ per occurrence	
\$ 500. per claim	Property Damage Liability
\$ _____ per occurrence	

INDICATION OF ENDORSEMENT (Enter here any limitations on the application of this endorsement. If no limitation is entered, the deductibles apply to all loss however caused):—

agreed that:

The company's obligation under the Bodily Injury Liability and Property Damage Liability Coverages to pay damages on behalf of the insured applies only to the amount of damages in excess of any deductible amounts stated in the schedule above as applicable to such coverages.

The deductible amounts stated in the schedule apply as follows:

- (a) **PER CLAIM BASIS**—If the deductible is on a "per claim" basis, the deductible amount applies under the Bodily Injury Liability or Property Damage Liability Coverage, respectively, to all damages because of **bodily injury** sustained by one person, or to all **property damage** sustained by one person or organization, as the result of any one **occurrence**.
- (b) **PER OCCURRENCE BASIS**—If the deductible is on a "per occurrence" basis, the deductible amount applies under the Bodily Injury Liability or Property Damage Liability Coverage, respectively, to all damages because of all **bodily injury** or **property damage** as the result of any one **occurrence**.

The terms of the policy, including those with respect to (a) the company's rights and duties with respect to the defense of suits and (b) the insured's duties in the event of an **occurrence** apply irrespective of the application of the deductible amount.

The company may pay any part or all of the deductible amount to effect settlement of any claim or suit and, upon notification of the action taken, the **named insured** shall promptly reimburse the company for such part of the deductible amount as has been paid by the company.



AMENDMENT—LIMITS OF LIABILITY (Single Limit)

This endorsement modifies such insurance as is afforded by the provisions of the policy relating to the following:

- COMPLETED OPERATIONS AND PRODUCTS LIABILITY INSURANCE
- COMPREHENSIVE GENERAL LIABILITY INSURANCE
- CONTRACTUAL LIABILITY INSURANCE
- MANUFACTURERS' AND CONTRACTORS' LIABILITY INSURANCE
- OWNERS', LANDLORDS' AND TENANTS' LIABILITY INSURANCE
- OWNERS' AND CONTRACTORS' PROTECTIVE LIABILITY INSURANCE

RECEIVED
NOV 13 1986
COLL. OIL & GAS CONS. COMM.

This endorsement, effective

03-11-86

forms a part of policy No.

(12:01 A.M. standard time)

GLP (87) 7135-38-04

issued to

Winfield Exploration

Federal Insurance Company

vm - 04-17-86

Authorized Representative

COVERAGES

SCHEDULE

LIMITS OF LIABILITY

Bodily Injury Liability and
Property Damage Liability

\$ 500,000 each occurrence

\$ 500,000 aggregate

It is agreed that the provisions of the policy captioned "LIMITS OF LIABILITY" relating to **bodily injury** liability and **property damage** liability are amended to read as follows:

LIMITS OF LIABILITY

Regardless of the number of (1) **insureds** under this policy, (2) persons or organizations who sustain **bodily injury** or **property damage**, or (3) claims made or suits brought on account of **bodily injury** or **property damage**, the company's liability is limited as follows:

Bodily Injury Liability and Property Damage Liability:

The limit of liability stated in the schedule of this endorsement as applicable to "each **occurrence**" is the total limit of the company's liability for all damages including damages for care and loss of services because of **bodily injury** or **property damage** as a result of any one **occurrence**, provided that with respect to any **occurrence** for which notice of this policy is given in lieu of security or when this policy is certified as proof of financial responsibility under the provisions of the Motor Vehicle Financial Responsibility Law of any state or province such limit of liability shall be applied to provide the separate limits required by such law for **bodily injury** liability and **property damage** liability to the extent of the coverage required by such law, but the separate application of such limit shall not increase the total limit of the company's liability.

Subject to the above provision, respecting "each **occurrence**", the total liability of the company for all damages because of all **bodily injury** and **property damage** to which this coverage applies and described in any of the numbered subparagraphs below shall not exceed the limit of liability stated in the schedule of this endorsement as "aggregate".

- (1) all **property damage** arising out of premises or operations rated on a remuneration basis or contractor's equipment rated on a receipts basis, including **property damage** for which liability is assumed under any **incidental contract** relating to such premises or operations, but excluding **property damage** included in subparagraph (2) below;
- (2) all **property damage** arising out of and occurring in the course of operations performed for the **named insured** by independent contractors and general supervision thereof by the **named insured**, including any such **property damage** for which liability is assumed under any **incidental contract** relating to such operations, but this subparagraph (2) does not include **property damage** arising out of maintenance or repairs at premises owned by or rented to the named insured or structural alterations at such premises which do not involve changing the size of or moving buildings or other structures;
- (3) all **bodily injury** and **property damage** included within the **completed operations** hazard and all **bodily injury** and **property damage** included within the **products hazard**;
- (4) all **property damage** for which liability is assumed under any contract to which the Contractual Liability Insurance applies.

Such aggregate limit shall apply separately:

- (i) to the **property damage** described in subparagraphs (1) and (2) and separately with respect to each project away from premises owned by or rented to the named insured;
- (ii) to the sum of the damages for all **bodily injury** and **property damage** described in subparagraph (3); and
- (iii) to the **property damage** described in subparagraph (4) and separately with respect to each project away from premises owned by or rented to the **named insured**.

For the purpose of determining the limit of the company's liability, all **bodily injury** and **property damage** arising out of continuous or repeated exposure to substantially the same general conditions shall be considered as arising out of one occurrence.

(The Attaching Clause need be completed only when this endorsement is issued subsequent to preparation of the policy.)

LIABILITY

L 6349
(Ed. 9-82)

Additional Premium

\$

GL 04 19 (Ed. 09 82)
**HIRED AUTOMOBILE AND NON-OWNED
AUTOMOBILE LIABILITY INSURANCE ENDORSEMENT**

This endorsement modifies such insurance as is afforded by the provisions of the policy relating to the following:

- COMPREHENSIVE GENERAL LIABILITY INSURANCE**
- MANUFACTURERS' AND CONTRACTORS' LIABILITY INSURANCE**
- OWNERS', LANDLORDS' AND TENANTS' LIABILITY INSURANCE**

RECEIVED
NOV 13 1986
COLO. OIL & GAS CONS. COMMISSION

This endorsement, effective _____, forms a part of policy No. _____
(12:01 A. M., standard time)

Issued to

by

Authorized Representative

SCHEDULE

Insurance is provided only with respect to those coverages for which a specific premium charge is shown:

Coverage	Advance Premium
Non-Ownership Liability	\$ 46.
Hired Automobile Liability	\$ 46.

NON-OWNERSHIP LIABILITY

The insurance applies to **bodily injury** or **property damage** arising out of: The use of any **non-owned automobile** in the business of the **named insured** by any person other than the **named insured**.

HIRED AUTOMOBILE LIABILITY

The insurance applies to **bodily injury** or **property damage** arising out of: The maintenance or use of **hired automobiles** in the business of the **named insured** by the **named insured** or an employee of the **named insured**.

With respect to the insurance provided by this endorsement:

1. The exclusions, other than exclusions (f), (g), (i), and the Nuclear Energy Liability Exclusion (Broad Form) are replaced by the following:
 - (a) to liability assumed by the **insured** under any contract or agreement;
 - (b) to **bodily injury** to any employee of the **insured** arising out of and in the course of his employment by the **insured** or to any obligation of the **insured** to indemnify another because of damages arising out of such injury, but this exclusion does not apply to any such injury arising out of and in the course of domestic employment by the **insured** unless benefits therefore are in whole or in part either payable or required to be provided under any workmen's compensation law;
 - (c) to **bodily injury** or **property damage** arising out of the ownership, maintenance, operation or use of any **non-owned automobile** used in the conduct of any partnership or joint venture of which the **insured** is a partner or member and which is not designated in the policy as a **named insured**;
 - (d) to **bodily injury** or **property damage** resulting from the handling of property
 - (1) before it is moved from the place where it is accepted by the person using a **non-owned automobile** or a **hired automobile** for movement into or onto the **automobile**, or
 - (2) after it is moved from a **non-owned automobile** or a **hired automobile** to the place where it is finally delivered by the person using the **automobile**;
 - (e) to **bodily injury** or **property damage** resulting from the movement of property by a mechanical device (other than a hand truck) not attached to the **hired automobile** or **non-owned automobile**;
 - (h) to **property damage** to (1) property owned or being transported by the **insured** or (2) property rented to or in the care, custody or control of the **insured**, or as to which the **insured** is for any purpose exercising physical control.
2. The "Persons Insured" provision is replaced by the following: Each of the following is an **insured** under this insurance to the extent set forth below:
 - (a) the **named insured**;

- (b) any other person using a **hired automobile** with the permission of the **named insured**, but with respect to **bodily injury** or **property damage** arising out of the loading or unloading thereof such other person shall be an **insured** only if he is:
 - (1) a lessee or borrower of the such **automobile**, or
 - (2) an employee of the **named insured** or of such lessee or borrower;
- (c) with respect to a **non-owned automobile**, any partner or executive officer of the **named insured**, but only while such **automobile** is being used in the business of the **named insured**;
- (d) any other person or organization, but only with respect to his or its liability because of acts or omissions of an **insured** under a, b or c above.

None of the following is an **insured**:

- (a) any person engaged in the business of his employer with respect to **bodily injury** to any fellow employee of such person injured in the course of his employment;
 - (b) any partner or executive officer with respect to an **automobile** owned by such partner or officer or a member of his household;
 - (c) any person while employed in or otherwise engaged in duties in connection with an **automobile business**, other than an **automobile business** operated by the **named insured**;
 - (d) the owner or lessee (of whom the **named insured** is a sublessee) of a **hired automobile** or the owner of a **non-owned automobile** or any agent or employee of any such owner or lessee.
3. The "Definitions" provision is amended to include the following definitions:
- "**automobile business**" means the business or occupation of selling, repairing, servicing, storing or parking **automobiles**;
- "**hired automobile**" means an **automobile** not owned by the **named insured** which is used under contract in behalf of, or loaned to, the **named insured** provided such **automobile** is not owned by or registered in the name of (a) a partner or executive officer of the **named insured** or (b) an employee or agent of the **named insured** who is granted allowance of any sort for the use of such **automobile**;
- "**non-owned automobile**" means an **automobile** not owned by, registered in the name of, hired by (or used under contract in behalf of) or loaned to the **named insured**; provided that, if the **named insured** is a partnership, such **automobile** is not owned by or registered in the name of a partner thereof.
4. The "Other Insurance" condition is replaced by the following: The insurance afforded by this endorsement shall be excess insurance over any other valid and collectible insurance available to the **insured**.



(The Attaching Clause need be completed only when this endorsement is issued subsequent to preparation of the policy.)

LIABILITY

G214
ISO G214

L 9459
(Ed. 1-73)

UNDERGROUND RESOURCES AND EQUIPMENT COVERAGE

This endorsement modifies such insurance as is afforded by the provisions of the policy relating to the following:
COMPLETED OPERATIONS AND PRODUCTS LIABILITY INSURANCE
COMPREHENSIVE GENERAL LIABILITY INSURANCE
CONTRACTUAL LIABILITY INSURANCE
MANUFACTURERS' AND CONTRACTORS' LIABILITY INSURANCE
OWNERS', LANDLORDS' AND TENANTS' LIABILITY INSURANCE
OWNERS' AND CONTRACTORS' PROTECTIVE LIABILITY INSURANCE

RECEIVED
NOV 13 1986
COLO. OIL & GAS CONS. COMM

This endorsement, effective (12:01 A. M., standard time), forms a part of policy No.

issued to

by

.....
Authorized Representative

Limit of Liability: \$ 250,000. Aggregate

It is agreed that the following additional provisions apply with respect to **property damage** included within the **underground resources and equipment hazard** arising out of the operations performed by or on behalf of the **named insured** and described in this endorsement:

Limits of Liability

With respect to **property damage** included within the **underground resources and equipment hazard** the limits of liability provisions stated elsewhere in the policy are replaced by the following:

The total liability of the company for all damages because of all **property damage** included within the **underground resources and equipment hazard** and arising out of operations in connection with any one well shall not exceed the limit of liability stated above as "aggregate".

Exclusions

This insurance does not apply:

- (a) to any cost or expense incurred by or at the request of the **named insured** or any **co-owner of the working interest** in connection with controlling or bringing under control any oil, gas or water well;
- (b) to damages claimed by any **co-owner of the working interest**.

Definitions

"**underground resources and equipment hazard**" includes **property damage** to any of the following:

- (a) oil, gas, water or other mineral substances which have not been reduced to physical possession above the surface of the earth or above the surface of any body of water;
- (b) any well, hole, formation, strata or area in or through which exploration for or production of any substance is carried on;
- (c) any casing, pipe, bit, tool, pump or other drilling or well servicing machinery or equipment located beneath the surface of the earth in any such well or hole or beneath the surface of any body of water.

"**co-owner of the working interest**" means any person or organization who is, with the **named insured**, a co-owner, joint venturer or mining partner in mineral properties who participates in the operating expense of such properties or who has the right to participate in the control, development or operation of such properties.

Agreement in Connection with Blow-outs or Cratering of Wells

Upon the occurrence of a blow-out or cratering of any oil, gas or water well resulting from or in connection with operations performed by or on behalf of the **named insured**, the **named insured** hereby agrees that he will, at his own cost and expense, use due and reasonable diligence to take all such prompt and immediate steps for the purpose of controlling or bringing under control such well as shall be required of him by regulation, order or directive of public authorities having jurisdiction in the matter, unless such regulation, order or directive is being complied with by others.

For failure or delay of the **named insured** to comply with the obligations of this agreement, the company shall not be liable for any **property damage** included within the **underground resources or equipment hazard** resulting from the blow-out or cratering of any such well.

Description of Operations

- Gasoline Recovery — from casing head or natural gas
- Oil Lease Operators or Gas Lease Operators—natural gas
- Oil or Gas Well Shooting
- Oil or Gas Wells — cleaning or swabbing — by contractors
- Oil or Gas Wells—servicing—by contractors
- Oil or Gas Wells — drilling or re-drilling, installation or recovery of casing



(The Attaching Clause need be completed only when this endorsement is issued subsequent to preparation of the policy.)

IL 09 28 (Ed. 06 85)
POLLUTION EXCLUSION

GU 271
(Ed. 6-85)

This endorsement modifies such insurance as is afforded by the provisions of the policy relating to the following:

**BUSINESSOWNERS POLICY
COMPREHENSIVE GENERAL LIABILITY INSURANCE
CONTRACTUAL LIABILITY INSURANCE
MANUFACTURERS' AND CONTRACTORS' LIABILITY INSURANCE
OWNERS' AND CONTRACTORS' PROTECTIVE LIABILITY INSURANCE
OWNERS', LANDLORDS' AND TENANTS' LIABILITY INSURANCE
SMP LIABILITY INSURANCE
STOREKEEPERS INSURANCE**

RECEIVED
NOV 13 1986
COLO. OIL & GAS CONS. COMM

This endorsement, effective _____ (12:01 A. M., standard time) _____, forms a part of Policy No. _____

issued to _____

by _____

.....
Authorized Representative

It is agreed that the exclusion relating to the discharge, dispersal, release or escape of smoke, vapors, soot, fumes, acids, alkalis, toxic chemicals, liquids or gases, waste materials or other irritants, contaminants or pollutants is replaced by the following:

- (1) to **bodily injury or property damage** arising out of the actual, alleged or threatened discharge, dispersal, release or escape of pollutants:
 - (a) at or from premises owned, rented or occupied by the **named insured**;
 - (b) at or from any site or location used by or for the **named insured** or others for the handling, storage, disposal, processing or treatment of waste;
 - (c) which are at any time transported, handled, stored, treated, disposed of, or processed as waste by or for the **named insured** or any person or organization for whom the **named insured** may be legally responsible; or
 - (d) at or from any site or location on which the **named insured** or any contractors or subcontractors working directly or indirectly on behalf of the **named insured** are performing operations:
 - (i) if the pollutants are brought on or to the site or location in connection with such operations; or
 - (ii) if the operations are to test for, monitor, clean up, remove, contain, treat, detoxify or neutralize the pollutants.
- (2) to any loss, cost or expense arising out of any governmental direction or request that the **named insured** test for, monitor, clean up, remove, contain, treat, detoxify or neutralize pollutants.

Pollutants means any solid, liquid, gaseous or thermal irritant or contaminant, including smoke, vapor, soot, fumes, acids, alkalis, chemicals and waste. Waste includes materials to be recycled, reconditioned or reclaimed.





RECEIVED

NOV 13 1986

ENDORSEMENT

COLO. OIL & GAS CONS. COMM

Date Issued	vm - 04-17-86	Endorsement No.
Insured	Winfield Exploration	Policy No. GLP (87) 7135-38-04
Name of Company	Federal Insurance Company	Effective Date 03-11-86
Producer	Bayly, Martin & Fay, Inc. of Colorado	

OIL OR GAS OPERATIONS - WORKING INTERESTS

It is agreed that Paragraph II, "PERSONS INSURED", is amended to include:

- (a) Co-owners joint ventures, or mining partners having a non-operating working interest with the NAMED INSURED in oil or gas leases, where the INSURED is operator.
- (b) Owner or co-owners of oil or gas leases for whom the INSURED acts under written contract as operating agent for the owners or co-owners of such oil or gas leases, but only while acting within the scope of their duties as such.

All Other Terms and Conditions Remain Unchanged

Authorized Representative



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ENDORSEMENT

COLO. OIL & GAS CONS. COMM

Date Issued vm - 04-17-86

Insured Winfield Exploration

Name of Company Federal Insurance Company

Producer Bayly, Martin & Fay, Inc. of Colorado

Endorsement No.

Policy No. GLP (87) 7135-38-04

Effective Date 03-11-86
(12:01 A.M.)
standard time

This endorsement modifies such insurance as is afforded by the provisions of the policy relating to the following:

COMPLETED OPERATIONS AND PRODUCTS LIABILITY INSURANCE

CONTRACTUAL LIABILITY INSURANCE

MANUFACTURERS' AND CONTRACTORS' LIABILITY INSURANCE

OWNERS', LANDLORDS' AND TENANTS' LIABILITY INSURANCE

OWNERS' AND CONTRACTORS' PROTECTIVE LIABILITY INSURANCE

TOWNSHIP, RIGHT-OF-WAY AND OCEANS, GULFS OR BAYS EXCLUSION ENDORSEMENT
(Oil or Gas Well Drilling, Producing or Servicing)

It is understood and agreed that the above mentioned policy does not cover oil or gas well drilling, or re-drilling, oil producing, cleaning or servicing of any nature of oil or gas wells, while such operations are being conducted:

- a. within the corporate limits of any town or city;
- b. on the right-of-way of any railroad; or
- c. in oceans, gulfs or bays

for a period in excess of ten (10) days next following the commencement of work at such above described locations unless the insured notifies the company in writing within such (10) day period. If the company is so notified, the provisions of the above exclusions shall be waived by the company pending inspection and determination of an appropriate premium charge; or the company shall advise the insured in writing stating when such coverages shall be null and void. In such event the company shall be entitled to a pro-rata portion of the premium charge for the time the coverage was in force at such rejected location.

The words "commencement of work" shall mean any operation by the insured or by any subcontractor of the insured at the drilling site, well, or well location.

All Other Terms and Conditions Remain Unchanged

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ENDORSEMENT

Date Issued vm - 04-17-86
Insured Winfield Exploration
Name of Company Federal Insurance Company
Producer Bayly, Martin & Fay, Inc. of Colorado

COLO. OIL
Endorsement No.
Policy No. GLP (87) 7135-38-04
Effective Date 03-11-86

BLANKET CONTRACTUAL - OIL OR GAS INDUSTRY LIMITATION

This insurance afforded by Part 1, CONTRACTUAL LIABILITY COVERAGE, of the BROAD FORM COMPREHENSIVE GENERAL LIABILITY ENDORSEMENT does not apply to:

- a. The transportation of employees of the INSURED by others, by aircraft or watercraft, under charter of lease agreement to the NAMED INSURED.
- b. Indemnification of persons for damage to or loss of their tools, materials, or equipment while performing operations for the INSURED.

All Other Terms and Conditions Remain Unchanged

Authorized Representative



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ENDORSEMENT

COLO. OIL & GAS CONS. COMM

Date Issued	vm - 04-17-86	Endorsement No.
Insured	Winfield Exploration	Policy No. GLP (87) 7135-38-04
Name of Company	Federal Insurance Company	Effective Date 03-11-86
Producer	Bayly, Martin & Fay, Inc. of Colorado	

This endorsement modifies such insurance as is afforded by the provision relating to the following:

- COMPLETED OPERATIONS AND PRODUCTS LIABILITY INSURANCE
- COMPREHENSIVE GENERAL LIABILITY INSURANCE
- CONTRACTUAL LIABILITY INSURANCE
- MANUFACTURERS' AND CONTRACTORS' LIABILITY INSURANCE
- OWNERS', LANDLORDS' AND TENANTS' LIABILITY INSURANCE
- OWNERS' AND CONTRACTORS' PROTECTIVE LIABILITY INSURANCE

LIMITS OF LIABILITY

(NON-OPERATING WORKING INTERESTS)

It is agreed that such insurance as is afforded by the policy with respect to the interest of the NAMED INSURED in producing, plugged or abandoned oil, gas or distillate wells in which the NAMED INSURED has a non-operating working interest, applies subject to the following additional provisions:

1. The company shall not be liable for a greater proportion of any loss than the ownership interest of the NAMED INSURED in such property bears to the whole;
2. This insurance does not apply to the extent that any other valid and collectible insurance, whether on a contributory, excess or escape basis, or otherwise is available to the insured;
3. When used as a premium basis "cost billed insured" means the total amount of money paid by the insured for work performed by or under the direction of oil, gas or distillate well lease operators for the NAMED INSURED.
4. The coverage afforded by this policy is limited to the NAMED INSURED and to other non-operating working interest owners for whom the NAMED INSURED is acting as agent and the "cost billed insured" as defined in 3. above shall include any costs for such non-operating working interest owners.

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Authorized Representative



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COLORADO OIL & GAS CONS. C

ENDORSEMENT

Date Issued vm - 04-17-86
 Insured Winfield Exploration
 Name of Company Federal Insurance Company
 Producer Bayly, Martin & Fay, Inc. of Colorado
 Endorsement No.
 Policy No. GLP (87) 7135-38-04
 Effective Date 03-11-86
 (12:01 A.M.)
 standard time

(Saline Substances Contamination)

This endorsement modifies such insurance as is afforded by the provisions of the policy relating to the following:

COMPLETED OPERATIONS AND PRODUCTS LIABILITY INSURANCE
 COMPREHENSIVE GENERAL LIABILITY INSURANCE
 MANUFACTURERS' AND CONTRACTORS' LIABILITY INSURANCE
 OWNERS', LANDLORDS' AND TENANTS' LIABILITY INSURANCE
 OWNERS' AND CONTRACTORS' PROTECTIVE LIABILITY INSURANCE

It is agreed that with respect to operations performed by or on behalf of the named insured and described in this endorsement:

1. The insurance does not apply to property damage included within the saline substance contamination hazard.
2. "Saline substance contamination hazard" includes property damage to any of the following wherever located:
 - (a) oil, gas, water or other mineral substances, if the property damage is caused directly or indirectly by a saline substance.
 - (b) any other property, if the property damage results from the property damage described in subdivision (a) of this hazard.

DESCRIPTION OF OPERATIONS

- Gas Lease Work
- Gasoline Recovery - from casing head or natural gas
- Oil Lease Work
- Oil or Gas Well Shooting
- Oil or Gas Wells - cleaning or swabbing by contractors
- Oil or Gas Wells - servicing by contractors
- Oil or Gas Wells - drilling or re-drilling, installation or recovery of casing
- Oil Lease Operators or Gas Lease Operators - natural gas
- Oil or Gas Wells Non-Operating Working Interests

All Other Terms and Conditions Remain Unchanged

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ENDORSEMENT

COLO. OIL & GAS COMP

Date Issued	vm - 04-17-86	Endorsement No.
Insured	Winfield Exploration	Policy No. GLP (87) 7135-38-04
Name of Company	Federal Insurance Company	Effective Date 03-11-86
Producer	Bayly, Martin & Fay, Inc. of Colorado	

BLOW-OUT AND CRATERING HAZARD COVERAGE

It is agreed that the following additional provisions apply with respect to PROPERTY DAMAGE included within the BLOW-OUT AND CRATERING HAZARD arising out of operations by or on behalf of the NAMED INSURED.

LIMITS OF LIABILITY:

With respect to PROPERTY DAMAGE included within the BLOW-OUT AND CRATERING HAZARD the LIMITS OF LIABILITY provisions stated elsewhere in the policy are replaced by the following:

The total liability of the COMPANY for all damages because of all PROPERTY DAMAGE included within the BLOW-OUT AND CRATERING HAZARD shall not exceed the LIMIT OF LIABILITY stated as AGGREGATE in this endorsement.

EXCLUSIONS:

This insurance does not apply:

- (a) to any cost or expense incurred by or at the request of the Named Insured or any Co-Owner of the Working Interest in connection with controlling or bringing under control any oil, gas, or water well;
- (b) to Property Damage claimed by any Co-Owner of the Working Interest;
- (c) to Property Damage included within the Underground Resources and Equipment Hazard;
- (d) to Property Damage for which liability is assumed by the insured under an Incidental Contract;
- (e) to Property Damage included within the Completed Operations Hazard;
- (f) to Property Damage included within the Saline Substance Contamination Hazard;
- (g) to PROPERTY DAMAGE included within the PRODUCTS HAZARD.

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All Other Terms and Conditions Remain Unchanged

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ENDORSEMENT

COLORADO OIL & GAS CONS. CO.

Date Issued vm - 04-17-86
 Insured Winfield Exploration
 Name of Company Federal Insurance Company
 Producer Bayly, Martin & Fay, Inc. of Colorado

Endorsement No.
 Policy No. GLP (87) 7135-38-04
 Effective Date 03-11-86

DEFINITIONS:

"BLOW-OUT HAZARD" includes Property Damage which occurs as a result of pressure from the well, hole, strata or formation over coming the pressure exerted by mud, air, water, or other circulating medium in the well or hole, or well control equipment and forcing formation fluids, oil, gas, water or other mineral substance to the surface of the earth, or into or upon any body of water.

"CRATERING HAZARD" includes Property Damage which occurs as a result of sudden collapse or cave in of an underground well, hole, formation strata or area in or through which exploration for or production of any substance is carried on which results in a hole, pit or basin-like depression in the surface of the earth.

AGREEMENT IN CONNECTION WITH BLOW-OUTS OR CRATERING OF WELLS:

Upon the OCCURRENCE of a blow-out or cratering of any oil, gas or water well resulting from or in connection with operations performed by or on behalf of the NAMED INSURED, the NAMED INSURED hereby agrees that he will, at his own cost and expense, use due and reasonable diligence to take all such prompt and immediate steps for the purpose of controlling or bringing under control such well as shall be required of him by regulation, order or directive of public authorities having jurisdiction in the matter, unless such regulation, order or directive is being complied with by others.

For failure or delay of the NAMED INSURED to comply with the obligations of this agreement, the company shall not be liable for any PROPERTY DAMAGE included within the BLOW-OUT AND CRATERING HAZARD resulting from the blow-out or cratering of any such well.

DESCRIPTION OF OPERATIONS:

- Gasoline Recovery - from casing heard or natural gas
- Oil Lease Operations or Gas Lease Operators - natural gas
- Oil or Gas Well Shooting
- Oil or Gas Wells - cleaning or swabbing by contractors
- Oil or Gas Wells - servicing - by contractors
- Oil or Gas Wells - drilling, redrilling, installation or recovery of casing
- Oil or Gas Wells - non-operating working interest

LIMIT OF LIABILITY \$250,000. AGGREGATE

All Other Terms and Conditions Remain Unchanged

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GOLD. OIL & GAS CONS. COMM

Date Issued vm - 04-17-86
Insured Winfield Exploration
Name of Company Federal Insurance Company
Producer Bayly, Martin & Fay, Inc. of Colorado

Endorsement No.
Policy No. GLP (87) 7135-38-04
Effective Date 03-11-86
(12:01 A.M.)
standard time

This endorsement modifies such insurance as is afforded by the provisions of the policy relating to the following:

COMPLETED OPERATIONS AND PRODUCTS LIABILITY INSURANCE

COMPREHENSIVE GENERAL LIABILITY INSURANCE

CONTRACTUAL LIABILITY INSURANCE

MANUFACTURERS' AND CONTRACTORS' LIABILITY INSURANCE

OWNERS', LANDLORDS' AND TENANTS' LIABILITY INSURANCE

OWNERS' AND CONTRACTORS' PROTECTIVE LIABILITY INSURANCE

In consideration of reduced premium charged, it is agreed that the insurance afforded under this policy does not apply to PROPERTY DAMAGE to any casing, pipe, bit, tool, pump or other drilling or well servicing machinery or equipment located beneath the surface of the earth in any well or hole or beneath the surface of any body of water.

All Other Terms and Conditions Remain Unchanged

Authorized Representative

