

**FORM
INSP**

Rev
X/20

**State of Colorado
Energy and Carbon Management Commission**

1120 Lincoln Street, Suite 801, Denver, Colorado 80203
Phone: (303) 894-2100 Fax: (303) 894-2109



Inspection Date:

12/16/2025

Submitted Date:

12/19/2025

Document Number:

718101024

FIELD INSPECTION FORM

Loc ID: 487592 Inspector Name: Trujillo, Aaron On-Site Inspection: 2A Doc Num: _____

Status Summary:

- THIS IS A FOLLOW UP INSPECTION
- FOLLOW UP INSPECTION REQUIRED
- NO FOLLOW UP INSPECTION REQUIRED

Operator Information:

ECMC Operator Number: 10433
Name of Operator: LARAMIE ENERGY LLC
Address: 1700 LINCOLN ST STE 3950
City: DENVER State: CO Zip: 80203

Findings:

- 13 Number of Comments
- 7 Number of Corrective Actions
- Corrective Action Response Requested

ANY CORRECTIVE ACTION(S) FROM PREVIOUS INSPECTIONS THAT HAVE NOT BEEN ADDRESSED ARE STILL APPLICABLE

Contact Information:

Contact Name	Phone	Email	Comment
, Laramie		cogccnotifications@laramie-energy.com	All Inspections

Inspected Facilities:

Facility ID	Type	Status	Status Date	Well Class	API Num	Facility Name	Insp Status
487592	LOCATION	AC			-	Laramie 0993-29-01	RI

General Comment:

On 12/16/2025, Western Reclamation Work Lead Trujillo conducted an interim reclamation inspection at Laramie Energy LLC's Laramie/0993-29-01 Location in Mesa County, Colorado.

Location is within the following High Priority Habitats: Elk Winter Concentration Area.

This inspection is a follow-up to #718100019, #718100118 and #718100633 to document compliance with the following corrective actions:

- 2A permit requirements including Stormwater, and Topsoil protections
- Stormwater
- Stabilization/tracking
- Signage requirements
- Cutting Trench permitting requirements
- Cellar covering requirements

This inspection is also in response to Resolution No. #404347465 stating CAs have been completed.

It was observed in this inspection that the Location remains out of compliance with Stormwater, tracking and topsoil protection requirements.

Refer to the Location and Reclamation sections of this inspection report for additional details.

Refer to the photo-documentation attached to this report.

Any corrective action(s) from previous inspection that have not been addressed are still applicable.

Location

Overall Good:

Emergency Contact Number:

Comment:

Corrective Action:

Date: _____

Overall Good:

Spills:

Type	Area	Volume		

Comment: Spills observed within areas of the tanks stored on the north end of the Location.

Corrective Action: Comply with Rule 912.

Date: 01/03/2026

In Containment: No

Comment:

Multiple Spills and Releases?

Equipment:

Type:	#		corrective date

Comment: Loadlines at tanks stored on the north end of the Location are currently open and missing cap/plug. Spills observed within areas of the tanks.

Corrective Action: Comply with Rule 603.i

Date: 12/26/2025

Venting:

Yes/No			
Comment:			
Corrective Action:			Date:

Flaring:

Type		
Comment:		
Corrective Action:		Date:

Location Construction

Location ID: 487592 CDP: _____

Comment:

Corrective Action:

Date: _____

Form 2A COAs:

Comment:

Corrective Action:

Date: _____

Wildlife BMPs:

Comment:

Corrective Action:

Date: _____

Stormwater:

Erosion BMPs	Present	Other BMPs	Present
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	Vehicle Trakcing	
Comments: Erosion BMPs:	Previous inspections observed that the Working Pad Surface and Access road lacks stabilization. Inspection #718100633 observed that work to address the compliance issue has been performed and the CA was resolved.	
Other BMPs:	It was observed in this inspection Operator has failed to maintain controls on the Location; BMPs to stabilize the working pad surface, as well as to minimize erosion, degradation and sediment transport have not been maintained, resulting in recurring/persisting erosion/degradation/sediment transport issues.	
Corrective Action:	Comply with Rule 1002.f. Install or repair required stabilization and vehicle tracking controls BMPs in accordance with good engineering practices.	Date: _____

	No	
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Comments: Erosion BMPs:	Previous inspection observed that the cut and fill slopes of the Location are bare and exposed soils. BMPs to stabilize, as well as to minimize erosion and degradation are missing or insufficient. Inspection required Operator to Install or repair BMPs at the cut/fill slopes pursuant to Rule 1002.f.	
Other BMPs:	It was observed in this inspection that BMPs to stabilize, as well as to minimize erosion and degradation remain missing or insufficient; stormwater erosion/degradation has persisted at the cut/fill slopes of the Location. Original CA and date will remain applicable.	
Corrective Action:	Cut/Fill Slope CA Per Inspection #718100019: Comply with Rule 1002.f- Install or repair BMP in accordance with good engineering practices.	Date: _____

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Comments: Erosion BMPs:	Velocity checks within ditch along the west end of the Location have not been installed per good engineering practices. Checks have been installed using two rounded large stones. This will facilitate degradation and failure within the ditch.	
Other BMPs:		
Corrective Action:	Check Dams Comply with Rule 1002.f- Install or repair BMP in accordance with good engineering practices.	Date: _____

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Comments: Erosion BMPs:	Previous inspections observed that inlet/outlet BMPs throughout the Location have not been installed per good engineering practice: BMPs installed with large, smooth stones, and not appropriately sized multi-angular material. Rip-rap has also not been installed in conjunction with geotextile lining; previous inspection noted that this will likely facilitate degradation and failure at the inlet/outlets, and that maintenance was advised.	
Other BMPs:	It was observed in this inspection that the inlet/outlet BMPs have not been maintained, or installed per good engineering practices; erosion and degradation due to runoff observed at the inlet/outlet controls throughout the Location.	
Corrective Action:	Inlet/outlet BMPs Comply with Rule 1002.f- Install or repair BMP in accordance with good engineering practices.	Date: _____

Comment: Inlet/outlet protections continued: Operator also appears to have excavated additional sediment traps above the inlets of the larger sediment trap on the southwest end of the Location. BMPs have not been installed with appropriate inlet/outlet protections. These issues will also require addressing under the inlet/out protections CA detailed above.

Corrective
Action:

Date:

On Site Inspection (305):

Surface Owner Contact Information:

Name: _____ Address: _____

Phone Number: _____ Cell Phone: _____

Operator Rep. Contact Information:

Landman Name: _____ Phone Number: _____

Date Onsite Request Received: _____ Date of Rule 306 Consultation: _____

Request LGD Attendance: _____

LGD Contact Information:

Name: _____ Phone Number: _____ Agreed to Attend: _____

Summary of Landowner Issues:

Summary of Operator Response to Landowner Issues:

Onsite Inspection Memorandum Summarizing Discussions at Inspection as Attachment:

Inspected Facilities

Facility ID: 487592 Type: LOCATION API Number: - Status: AC Insp. Status: RI

The subreport 'InspWellFlowline' could not be found at the specified location \\10.14.12

Environmental

Waste Management:

Type	Management	Condition	GPS (Lat)	(Long)
Drill Cuttings				
Comment	Permitting CA per FIR CA #718100118 has been resolved. Cuttings trench permitted via F15 #404295174			
Corrective Action				Date:

Spill/Remediation:

Comment:

Corrective Action: Date:

Emission Control Burner (ECB):

Comment:

Pilot: Wildlife Protection Devices (fired vessels):

Reclamation - Storm Water - Pit

Interim Reclamation:

Date Interim Reclamation Started: _____ Date Interim Reclamation Completed: _____

Land Use: RANGELAND

Comment: _____

1002 SITE PREPARATION AND STABILIZATION

1002a. FENCING _____

Comment _____

Corrective Action _____

Date _____

1002b. SOIL REMOVAL AND SEGREGATION _____

Comment _____

Corrective Action _____

Date _____

1002c. PROTECTION OF SOILS _____ Fail

Comment [See "COGCC Comments" at the end of this report.](#)

Corrective Action **Protection of Soils CA Per Inspection #718100019:
Comply with Rule 1002.c, 1002.f and Form 2A topsoil protection permit requirements**

Date _____

1002E. SURFACE DISTURBANCE MINIMIZATION _____

Comment _____

Corrective Action _____

Date _____

1003a. Waste and Debris removed? _____

Comment _____

Corrective Action _____

Date _____

Unused or unneeded equipment onsite? _____

Comment _____

Corrective Action _____

Date _____

Pit, cellars, rat holes and other bores closed? _____

Comment _____

Corrective Action _____

Date _____

Guy line anchors marked? _____

Comment _____

Corrective Action _____

Date _____

1003b. Area no longer in use? _____ Production areas stabilized ? _____

1003c. Compacted areas have been cross ripped? _____

1003d. Drilling pit closed? _____ Subsidence over on drill pit? _____

Cuttings management: _____

1003e. Areas no longer needed for drilling or subsequent operations for have been re-vegetated to 80% of pre-existing? _____

Production areas have been stabilized? _____ Segregated soils have been replaced? _____

RESTORATION AND REVEGETATION

Cropland

Top soil replaced _____ Recontoured _____ Perennial forage re-established _____

Non-Cropland

Top soil replaced _____ Recontoured _____ 80% Revegetation _____

1003e. INTERIM VEGETATION TRANSECT

TRANSECT RESULTS OF DISTURBED AREA% _____

TRANSECT RESULTS OF REFERENCE AREA% _____

TOTAL % OF DESIRABLE VEGETATION COVER _____

VEGETATIVE COVER _____

1003 f. Weeds Noxious weeds? _____ F _____

Comment Drilling operations on the Location appear to have concluded. Interim reclamation pursuant to Rule 1003 required within 6 months of completion.

Corrective Action Date _____

Overall Interim Reclamation

Final Reclamation/ Abandoned Location:

Date Final Reclamation Started: _____ Date Final Reclamation Completed: _____

Final Land Use: RANGELAND

Reminder: _____

Comment:

Well plugged _____ Pit mouse/rat holes, cellars backfilled _____

Debris removed _____ No disturbance /Location never built _____

Access Roads Regraded _____ Contoured _____ Culverts removed _____

Gravel removed _____

Location and associated production facilities reclaimed _____ Locations, facilities, roads, recontoured _____

Compaction alleviation _____ Dust and erosion control _____

Non cropland: Revegetated 80% _____ Cropland: perennial forage _____

Weeds present _____ Subsidence _____

1004.d. FINAL VEGETATION TRANSECT

TRANSECT RESULTS OF DISTURBED AREA% _____

TRANSECT RESULTS OF REFERENCE AREA% _____

TOTAL % OF DESIRABLE VEGETATION COVER _____

VEGETATIVE COVER _____

Comment:

Corrective Action: Date _____

Overall Final Reclamation _____ Well Release on Active Location Multi-Well Location

ECMC Comments

Comment	User	Date
<p>PROTECTION OF SOILS</p> <p>Previous inspections observed that BMPs to protect, as well as to minimize erosion and degradation are insufficient at this stockpile; soils are bare and at risk to wind and water erosion, erosion logs along the perimeter of the stockpile have not been maintained in proper functioning condition and noxious weeds (Musk thistle, Canada thistle, Bull thistle) have spread and established throughout the stockpile.</p> <p>Inspection required Operator to comply with Rule 1002.c, 1002.f and Form 2A topsoil protection permit requirements.</p> <p>Operator submitted FIRR #404347465 stating CAs were completed. Comments within the FIRR only state that “weeds have been mitigated”. No other details regarding work performed to address the stockpile protection issues were provided.</p> <p>It was observed in this inspection that the erosion logs and diversion ditch along the perimeter of the stockpile appear to have been maintained, however, unable to find evidence that BMPs to protect the stockpile from wind and water erosion have been implemented. Stockpile remains predominantly bare and exposed; plant germination/establishment occurring on the stockpile is not uniform, and erosion degradation is persisting. It is unclear what “weed mitigation” efforts were performed and due to winter dormancy, it is also unclear if efforts were sufficient, however, noxious weed establishment remains evident on the stockpiles.</p> <p>Work to address the outstanding compliance issues have not been performed, or has been insufficient. The original CA and date remains applicable.</p>	trujilloam	12/19/2025

Attached Documents

You can go to ECMC Images (<https://ecmc.state.co.us/weblink/>) and search by document number:

Document Num	Description	URL
404481376	INSPECTION SUBMITTED	http://ogccweblink.state.co.us/DownloadDocumentPDF.aspx?DocumentId=7384557
718101025	Inspection Photos	http://ogccweblink.state.co.us/DownloadDocumentPDF.aspx?DocumentId=7384553