United States Department of the Interior



BUREAU OF LAND MANAGEMENT Montana State Office 5001 Southgate Drive Billings, Montana 59101-4669 http://www.blm.gov/mt



Notice of Competitive Oil and Gas Lease Sale

NOVEMBER 4, 2008

The Montana State Office is holding a competitive oral sale of Federal lands in the States of Montana and North Dakota for oil and gas leasing. We are attaching a map of the general areas of nomination, a list of the parcel numbers, legal land descriptions and corresponding stipulations. The list is available on the Internet at: http://www.blm.gov/mt/st/en/prog/energy/oil and gas/leasing.html.

Oil and gas forms are available on the Internet at www.blm.gov/blmforms

The following is a link to a State of Montana website that you can use to determine the surface ownership for any parcels advertised on this list in Montana: http://gis.mt.gov/

Internet site www.ndrin.com has available, for a fee, real estate records for the majority of the counties in North Dakota. Go to "Land Records," and in the second paragraph, select "click here" to see the list of participating counties.

The following is a website that has information available for lands in South Dakota—www.beacon.schneidercorp.com

Information regarding leasing of Federal minerals overlain with private surface, referred to as "Split Estate," is available at the following Washington Office website. A Split Estate brochure is available at this site. The brochure outlines the rights, responsibilities, and opportunities of private surface owners and oil and gas operators in the planning, lease sale, permitting/development, and operations/production phases of the oil and gas program: www.blm.gov/bmp/Split_Estate.htm

When and where will the sale take place?

When: The competitive sale begins at 9:00 a.m. on Tuesday, November 4, 2008. The sale room

opens at 8:00 a.m. for registration and assignment of bidder numbers.

Where: We will hold the sale at the Bureau of Land Management, Montana State Office,

5001 Southgate Drive, Billings, Montana. Parking is available.

Access: The sale room is accessible to persons with disabilities. If you need a sign language

interpreter or materials in an alternate format, please tell us no later than one week before the sale. You may contact Elaine Kaufman at 406-896-5108, Trish Cook at 406-896-5110, or

Mary Mack at 406-896-5090.

How do I register as a bidder?

Before the sale starts, you must complete a bidder registration form to obtain a bidding number. The forms are available at the registration desk.

May I participate in a competitive oil and gas lease sale if my acreage holdings exceed the acreage limitations provided under 43 CFR 3101.2?

No. Qualified individuals, associations, or corporations may only participate in a competitive lease sale and purchase Federal oil and gas leases from this office if such purchase will not result in exceeding the state limit of 246,080 acres of public domain lands and 246,080 acres of acquired lands (30 U.S.C. 184(d)). For the purpose of chargeable acreage limitations, you are charged with your proportionate share of the lease acreage holdings of partnerships or corporations in which you own an interest greater than 10 percent. The Energy Policy Act of 2005, effective August 8, 2005, provides that acreage holdings in the following leases are not chargeable: leases committed to a federally-approved unit agreement, cooperative plan, or communitization agreement, or for which royalty (including compensatory royalty or royalty-in-kind) was paid in the preceding calendar year. The acreage limitations and certification requirements apply for competitive oil and gas lease sales, noncompetitive lease offers, transfer of interest by assignment of record title or operating rights, and options to acquire interest in leases regardless of whether an individual, association, or corporation has received, under 43 CFR 3101.2-4, additional time to divest excess acreage acquired through merger or acquisition.

What is the sale process?

Starting at 9:00 a.m. on the day of the sale:

- the auctioneer offers the parcels in the order shown on the attached list;
- registered bidders make oral bids on a per-acre basis for all acres in a parcel;
- the winning bid is the highest oral bid equal to or exceeding the minimum \$2.00 bid;
- the decision of the auctioneer is final; and
- names of high bidders (lessees) remain confidential until the results list is available.

How do I calculate my bonus bid for parcels where the U. S. only owns a fractional mineral interest?

If the United States owns less than 100 percent of the oil and gas rights in a parcel, the parcel will reflect the percentage of interest the United States owns. You must calculate your bonus bid and advance rental payment on the **gross acreage in the parcel**. For example, if the U.S. owns 50 percent of the oil and gas in a 100.48 acre parcel, the minimum bid is \$202 (101 acres x \$2) and the advance rental due is \$151.50 (101 acres x \$1.50).

What conditions apply to the lease sale?

- Parcel withdrawal or sale cancellation: We reserve the right to withdraw any or all parcels before the sale begins. If we withdraw parcels or cancel a sale, we will post a notice in the Public Records and Information Center and announce the withdrawn parcels at the time of the sale.
- Lease terms: Leases issue for a primary term of 10 years. They continue beyond the primary term as long as the lease is producing in paying quantities or receiving production from another source. Rental is \$1.50 per acre for the first 5 years (\$2 per acre after that) until production begins. Once a lease is producing, we charge a royalty rate of

- 12.5 percent on the production removed or sold from the lease. There are other lease terms on the standard lease form (Form 3100-011, June 1988 or later edition).
- **Stipulations:** Some parcels are subject to surface use restrictions or other conditions affecting how you conduct operations on the lands. The stipulations become part of the lease and replace any inconsistent provisions of the lease form.
- **Bid form:** On the day of the sale, successful bidders must submit a properly completed lease bid form (Form 3000-2, October 1989 or later edition) along with payment. **If you are using a machine duplicated copy of the electronic version, you must include both sides of the form.** The bid form is a legally binding offer to accept a lease and all its terms and conditions. When the prospective lessee or an authorized representative signs the bid form, it certifies that the lessee meets the conditions of 43 CFR 3102.5-2 and complies with 18 U.S.C. 1860, a law that prohibits unlawful combinations, intimidation of bidders, and collusion among bidders. Successful bidders cannot withdraw their bids.

Payments due following the sale:

• minimum due by 4:00 p.m. on day of sale:

Bonus bid deposit of \$2.00 per acre or fraction thereof;

First year rent of \$1.50 per acre or fraction thereof except for future interest parcels; and

\$140 non-refundable administrative fee.

• remaining balance due by 4:00 p.m. November 19, 2008

If you don't pay in full by this date, you lose the right to the lease and all the money you paid on the day of the sale. We may offer the parcel in a future sale.

Method of payment:

• personal check;

Make checks payable to: **Department of the Interior-BLM.** We do not accept cash. If we returned a previous check to you for insufficient funds, we will require a guaranteed payment, such as a cashier's check.

- cashier's check;
- money order; or
- credit card (VISA, MasterCard, American Express, or Discover).
 Effective February 1, 2005, the BLM will not accept credit card or debit card payments to the BLM for an amount equal to or greater than \$100,000. We also will not accept aggregated smaller amounts to bypass this requirement. We encourage you to make any payments of \$100,000 or more by automated Clearing House (ACH) or Fed Wire transfer.

Lease issuance: After we receive the bid forms and all monies due, we can issue the lease. The lease effective date is the first day of the month following the month we sign it. We can issue the lease effective the first day of the month in which we sign it, if you ask us in writing before we sign the lease.

How can I find out the results of this sale?

We post the sale results in our Public Records and Information Center and on the Internet at: http://www.mt.blm.gov/oilgas. You can buy a \$5/\$10 printed copy of the results list from the Public Records and Information Center.

How do I file a noncompetitive offer after the sale?

Lands that do not receive a bid and are not subject to a pre-sale offer are available for a 2-year period beginning the day after the sale. To file a noncompetitive offer, you must submit:

- three copies of current lease form (Form 3100-11, July 2006 edition) with lands described as specified in our regulations at 43 CFR 3110.5. The lease form must contain the exact wording found on the current official form including the lease terms on pages two and three of the new form. It is not necessary for the offeror to attach page four of the new form which contains the General Instructions and Notices.
- \$360 nonrefundable administrative fee; and
- first year advance rental (\$1.50 per acre or fraction thereof).

Place offers filed on the day of the sale and the first business day after the sale in the drop box in the Public Records and Information Center. We consider these offers simultaneously filed. When a parcel receives more than one filing by 4:00 p.m. on the day after the sale, we will hold a drawing to determine the winner. Offers filed after this time period receive priority according to the date and time of filing in this office. If we receive multiple offers on a single parcel, the drawing will be held on Thursday, November 6, 2008, at 1:00 p.m. at the MTSO Information Access Center.

How do I file a noncompetitive presale offer?

Under regulations at 43 CFR 3110.1(a), you may file a noncompetitive pre-sale offer for lands that:

- are available; and
- have not been under lease during the previous 1-year period; or
- have not been in a competitive lease sale within the previous 2-year period.

Once we post a competitive sale notice you cannot file a pre-sale offer for lands shown on the notice.

To file a pre-sale offer, you must submit:

- three copies of current lease form (Form 3100-11, July 2006) with lands described as specified in our regulations at 43 CFR 3110.5. The lease form must contain the exact wording found on the current official form including the lease terms on pages two and three of the new form. It is not necessary for the offeror to attach page four of the new form which contains the General Instructions and Notices.:
- \$360 nonrefundable administrative fee; and
- first year advance rental (\$1.50 per acre or fraction thereof).

If we don't receive a bid at the sale for the parcel(s) contained in your presale offer, we will issue the lease. You may withdraw your offer prior to the date we sign your lease. The pre-sale offer is your consent to the terms and conditions of the lease, including any additional stipulations advertised in the Competitive Sale Notice.

Where can I obtain information pertaining to the individual Forest Service Stipulations?

The applicable Forest Service (FS) Environmental Impact Studies (EIS) describe stipulations for parcels located within the administrative boundary of the Forest Service units. The Geographic Information System (GIS) maps of the stipulations may be viewed at the following FS offices:

- The individual District Ranger Office identified in the stipulation listing included with this sale notice, or
- The individual Forest Supervisor Office identified in the stipulation listing included with this sale notice, or
- Forest Service, Region One Office, 200 East Broadway, Missoula, Montana.

Where can I obtain information pertaining to the stipulations identified for BLM surface managed parcels?

Contact the appropriate BLM FO if you need additional information regarding the identified stipulations, including the specific portion of a legal subdivision affected by a stipulation.

May I protest BLM's decision to offer the lands in this Notice for lease?

Yes. Under regulation 43 CFR 3120.1-3, you may protest the inclusion of a parcel listed in this sale notice. All protests must meet the following requirements:

- We must receive a protest no later than close of business on October 20, 2008. Protests must be filed 15 calendar days prior to the date of the sale. If our office is closed on the 15th day prior to the date of the sale, we will consider protests received on the next day our office is open to the public timely filed. The protest must also include any statement of reasons to support the protest. We will dismiss a late-filed protest or a protest filed without a statement of reasons.
- A protest must state the interest of the protesting party in the matter.
- You may file a protest either by mail, in hardcopy form or by telefax to 406-896-5292. You may not file a protest by electronic mail. We will dismiss a protest sent to a fax number other than the fax number identified or a protest filed by electronic mail.
- If the party signing the protest is doing so on behalf of an association, partnership or corporation, the signing party must reveal the relationship between them. For example, unless an environmental group authorizes an individual member of its group to act for it, the individual cannot make a protest in the group's name.

If the BLM receives a timely protest of a parcel advertised on this Sale Notice, how does it affect bidding on the parcel?

We will announce receipt of any protests at the beginning of the sale. We will also announce a decision to either withdraw the parcel or proceed with offering it at the sale.

If I am the high bidder at the sale for a protested parcel, when will the BLM issue my lease?

We will make every effort to decide the protest within 60 days after the sale. We won't issue a lease for a protested parcel until the State Director makes a decision on the protested parcel. If the State Director denies the protest, we will issue your lease concurrently with that decision.

If I am the successful bidder of a protested parcel, may I withdraw my bid and receive a refund of my first year's rental and bonus bid?

No. In accordance with BLM regulations (43 CFR 3120.5-3), you may not withdraw your bid.

If BLM upholds the protest, how does that affect my competitive bid?

If we uphold a protest and withdraw the parcel from leasing, we will refund your first year rental, bonus bid and administrative fee. If the decision upholding the protest results in additional stipulations, we will offer you an opportunity to accept or reject the lease with the additional stipulations prior to lease issuance. If you do not accept the additional stipulations, we will reject your bid and refund your first year rental, bonus bid and administrative fee.

If BLM's decision to uphold the protest results in additional stipulations, may I appeal that decision?

Yes. An appeal from the State Director's decision must meet the requirements of Title 43 CFR §4.411 and Part 1840.

May I appeal BLM's decision to deny my protest?

Yes. An appeal from the State Director's decision must meet the requirements of Title 43 CFR §4.411 and Part 1840.

May I withdraw my bid if the protestor files an appeal?

No. If the protestor appeals our decision to deny the protest, you may not withdraw your bid. We will issue your lease concurrently with the decision to deny the protest. If resolution of the appeal results in lease cancellation, we will authorize refund of the bonus bid, rentals and administrative fee if –

- there is no evidence that the lessee(s) derived any benefit from possession of the lease during the time they held it, and;
- there is no indication of bad faith or other reasons not to refund the rental, bonus bid and administrative fee.

How do I nominate lands for future sales?

- file a letter with this office describing the lands nominated for sale;
- file a pre-sale offer.

Who should I contact if I have a question?

For more information, contact Teri Bakken at 406-896-5091.

When is the next competitive oil and gas lease sale scheduled in Montana?

We are tentatively holding our next competitive sale on January 27, 2009.

Karen L. Johnson, Chief Fluids Adjudication Section

- OFFICIAL POSTING DATE MUST BE ON OR BEFORE SEPTEMBER 19, 2008 -

The official posting date will be noted on the copy posted in the Information Access Center of the Bureau of Land Management, Billings, Montana.

PUBLIC NOTICE

Any noncompetitive offers received for lands that are listed on the Notice from the time the list is officially posted in the Montana State Office Public Room until the first business day following the completion of the sale will be rejected as unavailable for filing, per 43 CFR 3110.1(a)(ii).

SURFACE OWNERSHIP FOR PARCELS IN THE STATES OF MONTANA, NORTH DAKOTA AND SOUTH DAKOTA

The Montana State Office Competitive Sale Notices and stipulations are available at the following website:

http://www.blm.gov/mt/st/en/prog/energy/oil and gas/leasing.html

Sale Notices now include the following link to a State of Montana website. Surface ownership for parcels located in Montana that are advertised on our Competitive Sale Notices can be determined from this website:

http://gis.mt.gov/

At the above website, select **Property Map**. Then click on the County **4** times to get to the screen that identifies the township and range (eg. T005NR051E). Then click on the township and range **2** times to reach the screen that displays the sections and subdivisions. At top of the screen, select the symbol for "**Identify**". Then click on the legal description you wish to query. An ownership screen will be displayed. Select **View Detailed CAMA Records** for additional data regarding the ownership, for example, the owner's name, taxable value, acreage type classification, and so on.

The following website has available, for a fee, real estate records for the majority of the counties in North Dakota-- www.ndrin.com. Go to "Land Records" and in the second paragraph, select "click here" to see the list of participating counties.

The following is the website that has information available for lands in South Dakotahttp://beacon.schneidercorp.com/

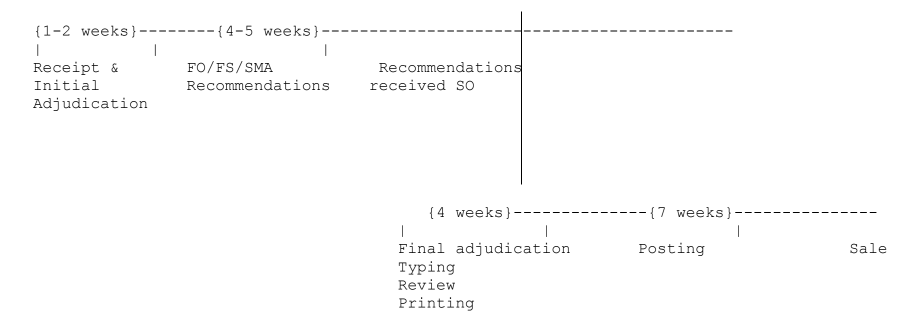
NOTICE TO LESSEE

Provisions of the Mineral Leasing Act (MLA) of 1920, as amended by the Federal Coal Leasing Amendments Act of 1976, affect an entity's qualifications to obtain an oil and gas lease. Section 2(a)(2)(A) of the MLA, 30 U.S.C. 201(a)(2)(A), requires that any entity that holds and has held a Federal coal lease for 10 years beginning on or after August 4, 1976, and who is not producing coal in commercial quantities from each such lease, cannot qualify for the issuance of any other lease granted under the MLA. Compliance by coal lessees with Section 2(a)(2)(A) is explained in 43 CFR 3472.

In accordance with the terms of this oil and gas lease with respect to compliance by the initial lessee with qualifications concerning Federal coal lease holdings, all assignees and transferees are hereby notified that this oil and gas lease is subject to cancellation if: (1) the initial lessee as assignor or as transferor has falsely certified compliance with Section 2(a)(2)(A) or (2) because of a denial or disapproval by a State Office of a pending coal action, i.e., arms-length assignment, relinquishment, or logical mining unit, the initial lessee as assignor or as transferor is no longer in compliance with Section 2(a)(2)(A). The assignee or transferee does not qualify as a bona fide purchaser and, thus, has no rights to bona fide purchaser protection in the event of cancellation of this lease due to noncompliance with Section 2(a)(2)(A).

Information regarding assignor or transferor compliance with Section 2(a)(2)(A) is contained in the lease case file as well as in other Bureau of Land Management records available through the State Office issuing this lease.

TIMELINE TO PROCESS EXPRESSIONS OF INTEREST (EOI) OR OFFERS



Total time required to process EOI/Offer 4-5 months (16-18 weeks)

SMA-Surface Management Agency
e.g., Forest Service, Bureau of Reclamation
FO-BLM Field Office FS-BLM Field Office
SO-Montana State Office

ALL LANDS ARE LISTED IN TOWNSHIP AND RANGE ORDER

<u>MONTANA</u>		11-08-05 MTM 98532	PD
11-08-01	PD	T. 3 N, R. 21 E, PMM, MT	
MTM 98528	I D	sec. 20 S2NE, W2NW, S2;	
T. 4 N, R. 18 E, PMM, MT		28 N2; 32 SE;	
sec. 14 SWNW, NWSW, S2SW;			7. (2)
Golden Valley 160.00	AC	Stillwater 960.00	
Stipulations: Cultural Resource		Stipulations: Cultural Resourc 16-1, Lease Notice 14-2, TES 16	
16-1, Lease Notice 14-2, TES 16		10-1, Lease Notice 14-2, 1ES 10	-2
10 1, 20000 100100 11 2, 120 10	_		
		11-08-06	ACQ
11-08-02	PD	MTM 98533	~
MTM 98529		T. 10 N, R. 25 E, PMM, MT	
T. 4 N, R. 19 E, PMM, MT		sec. 6 LOT 7;	
sec. 2 SESW;		6 SESW, S2SE;	
6 LOTS 4,5;		7 LOTS 1,2,3,4;	
8 NWNW;		7 E2,E2W2;	
10 NENE, NWSW, S2SW, SE;		8 S2NW,SW;	
20 W2NW;		Musselshell 1038.71	AC
Stillwater 540.64	AC	Stipulations: Cultural Resourc	es
Stipulations: Cultural Resource	es	16-1, Lease Notice 14-1,14-2,	
16-1, Lease Notice 14-2, TES 16	-2,	TES 16-2, TL 13-3	
TL 13-1			
44 00 00		11-08-07	PD
11-08-03	PD	MTM 98534	
MTM 98530		T. 6 S, R. 23 E, PMM, MT	
T. 4 N, R. 19 E, PMM, MT		sec. 11 W2NW,S2SE;	
sec. 26 ALL;	7.0	12 E2SW, SE;	
Stillwater 640.00		13 NE, NWSW, NWSE;	
Stipulations: Cultural Resource		14 NE, E2NW;	
16-1, Lease Notice 14-2, NSO 11	-2,	23 SWNE, E2W2, W2SE;	
TES 16-2		25 SW, S2SE;	
		26 E2NW;	
11 00 04	DD	Carbon 1480.00	
11-08-04	PD	Stipulations: Cultural Resourc	es
MTM 98531		16-1, Lease Notice 14-1,14-2,	
T. 2 N, R. 21 E, PMM, MT sec. 2 NWSW, S2SW;		TES 16-2, TL 13-3	
Stillwater 120.00	AC		
Stipulations: Cultural Resource			
16-1, Lease Notice 14-2, NSO 11			
TO 1, Lease NOCICE 14-2, NSO 11	∠ ,		

TES 16-2

11-08-08	PD	11-08-11	PD
MTM 98535		MTM 98538	
T. 6 S, R. 24 E, PMM, MT		T. 14 S, R. 6 W, PMM, MT	
sec. 17 N2NE, SESW, NESE;		sec. 19 LOTS 1,2,3,4;	
18 E2E2;		19 N2NE, E2W2, S2SE;	
Carbon 320.00) AC	20 N2N2, S2SW, SWSE;	
Stipulations: Cultural Resource	ces	Beaverhead 763.41	AC
16-1, Lease Notice 14-2, TES 16	5-2,	Stipulations: CSU 12-1,12-10,	
TL 13-1		12-11, Cultural Resources 16-1,	
		Lease Notice 14-5, NSO 11-24, T	ES
		16-2, TL 13-13,13-14	
11-08-09	PD		
MTM 98536			
T. 7 S, R. 24 E, PMM, MT		11-08-12	PD
sec. 10 S2NW, S2;		MTM 98539	
11 NENW, S2NW, SW;		T. 14 S, R. 6 W, PMM, MT	
15 NE, N2NW, SWNW,		sec. 28 ALL;	
N2SW, SESW, W2SE;		29 ALL;	
21 LOT 1;		30 LOTS 1,2,3,4;	
21 NENW, S2NW, S2;		30 E2,E2W2;	
22 SWNE, SWNW, SW, NWSE;		Beaverhead 1918.28	AC
Carbon 1913.74	l AC	Stipulations: CSU 12-1,12-10,	
Stipulations: Cultural Resource	ces	12-11, Cultural Resources 16-1,	
16-1, Lease Notice 14-1,14-2,		Lease Notice 14-5, NSO 11-17, T	ES
TES 16-2, TL 13-3		16-2, TL 13-6,13-11,13-13,13-14	
11-08-10	PD	11-08-13	PD
MTM 98537		MTM 98540	
T. 7 S, R. 24 E, PMM, MT		T. 14 S, R. 6 W, PMM, MT	
sec. 17 LOTS 1,2,3,4;		sec. 31 LOTS 1,2;	
18 LOTS 5,6,7;		31 NE, E2NW;	
18 SESW;		32 ALL;	
19 LOTS 3-8 INCL;		Beaverhead 957.36	AC
19 E2SW, NESE;		Stipulations: CSU 12-10,12-11,	
20 LOTS 1-5 INCL;		Cultural Resources 16-1, Lease	
20 S2S2;		Notice 14-5, NSO 11-2,11-17,11-	22,
Carbon 711.51	. AC	TES 16-2, TL 13-11,13-13,13-14	
Stipulations: Cultural Resource	ces		

16-1, Lease Notice 14-1,14-2,

NSO 11-2, TES 16-2

11-08-14 MTM 98541 T. 14 S, R. 6 W, PMM, MT sec. 33 ALL;	е	11-08-17 MTM 98544 T. 14 S, R. 7 W, PMM, MT sec. 33 E2E2;	
13-11,13-13,13-14 11-08-15 MTM 98542	PD	Notice 14-5, NSO 11-22, TL 13-6,13-7,13-14 NORTH DAKOTA	TES 16-2,
T. 15 S, R. 6 W, PMM, MT sec. 3 SESW; 4 S2NE, SENW, W2W2, NE Beaverhead 360. Stipulations: CSU 12-10,12-1 Cultural Resources 16-1, Leas Notice 14-5, NSO 11-2,11-22,1 TES 16-2, TL 13-6,13-14	00 AC 1, e	11-08-18 NDM 98545 T. 156 N, R. 90 W, 5 TH PM sec. 8 10.60 AC LYII WITHIN BED ON UNNAMED LAKE TO LOT 1; 9 18.50 AC LYII	NG F RIPAR NG
11-08-16 MTM 98543 T. 15 S, R. 6 W, PMM, MT sec. 6 LOTS 2,3,4; 6 NENE, S2NE, SENW, E2 7 LOTS 1,2,3,4; 7 E2,E2W2; Beaverhead 995. Stipulations: CSU 12-1,12-10 Cultural Resources 16-1, Leas Notice 14-5, NSO 11-2,11-17, TES 16-2, TL 13-6,13-11,13-13	03 AC ,12-11, e	WITHIN BED OF UNNAMED LAKE TO LOTS 1,2; 16 POR OF BED OF UNNAMED LAKE TO LOTS 1,2 CONTAINING 2: AC AS ACCOUNTED FOR IN STATE NORTH DAKOTAL LIEU SELECTION WITHIN BED OF UNNAMED LAKE TO LOT 1; MOUNTAIN MOUNTAIN AND AND AND AND AND AND AND AND AND AN	RIPAR F RIPAR 3.40 IED OF 'S IN ON; NG F RIPAR
		Mountrail Stipulations: CSU 12-5, Resources 16-1, NSO 11-33 16-3, TES 16-2, TL 13-15	

11-08-19	ACQ	11-08-23	ACQ
NDM 98546		NDM 98550	
T. 151 N, R. 91 W, 5 TH PM, ND		T. 151 N, R. 91 W, 5 TH PM, ND	
sec. 5 LOTS 1,2;		sec. 15 NW,S2;	
5 S2NE, SW;		21 ALL;	
6 LOTS 1,2;		22 N2,SW;	
6 S2NE;			.00 AC
9 N2,SE;		Stipulations: CSU 12-5, Cult	
16 ALL;		Resources 16-1, NSO 11-39, St	
	75 AC	16-3, TES 16-2, COE 18-1,18-2	
Stipulations: CSU 12-5, Cult		, , , , , , , , , , , , , , , , , , , ,	,
Resources 16-1, NSO 11-39,			
Standard 16-3, TES 16-2, COE	18-1.	11-08-24	ACQ
18-2,18-7	,	NDM 98551	£
10 2,10 /		T. 151 N, R. 91 W, 5^{TH} PM, ND	
		sec. 22 SE;	
11-08-20	ACQ		.00 AC
NDM 98547	1100	50% U.S. MINERAL INTEREST 1/	• 00 110
T. 151 N, R. 91 W, 5 TH PM, ND		Stipulations: CSU 12-5, Cult	tural
sec. 5 SE;		Resources 16-1, NSO 11-39, St	
9 SW;		16-3, TES 16-2, COE 18-1,18-2	
	00 AC	10 0, 120 10 2, 002 10 1,10 1	-,
50% U.S. MINERAL INTEREST 1/	00 110		
Stipulations: CSU 12-5, Cult	ural	11-08-25	ACQ
Resources 16-1, NSO 11-39, St		NDM 98552	~ ~
16-3, TES 16-2, COE 18-1,18-2		T. 151 N, R. 91 W, 5^{TH} PM, ND	
		sec. 27 N2;	
		28 POR OF SESESESE	
11-08-21	ACQ	(TR N 1232);	
NDM 98548		28 N2,SW;	
T. 151 N, R. 91 W, 5^{TH} PM, ND		34 W2;	
sec. 6 LOTS 6,7;		Mountrail 1120.	.71 AC
6 E2SW,SE;		Stipulations: Cultural Resou	ırces
Mountrail 304.	22 AC	16-1, NSO 11-39, Standard 16-	-3, TES
50% U.S. MINERAL INTEREST 1/		16-2, COE 18-1,18-2,18-7	
Stipulations: Cultural Resou	rces		
16-1, NSO 11-39, Standard 16-	3, TES		
16-2, COE 18-1,18-2,18-7		11-08-26	ACQ
		NDM 98553	
		T. 151 N, R. 91 W, 5^{TH} PM, ND	
11-08-22	ACQ	sec. 34 SE;	
NDM 98549		Mountrail 160	.00 AC
T. 151 N, R. 91 W, 5^{TH} PM, ND		50% U.S. MINERAL INTEREST 1/	
sec. 10 NW, N2SE, SWSE;		Stipulations: Cultural Resou	ırces
10 SESE EXCL TR 1400	E	16-1, NSO 11-39, Standard 16-	-3,
(2.00 AC);		TES 16-2, COE 18-1,18-2,18-7	
	00 AC		
50% U.S. MINERAL INTEREST 1/	_		
Stipulations: CSU 12-5, Cult			
Resources 16-1, NSO 11-39, St			

16-3, TES 16-2, COE 18-1,18-2,18-7

11-08-27 NDM 98554	ACQ	11-08-31 NDM 98558	ACQ
T. 152 N, R. 91 W, 5^{TH} PM, ND		T. 152 N, R. 92 W, 5 TH PM, ND	
sec. 34 N2;		sec. 27 NW, E2SW, SE;	
Mountrail 320.0	0 AC	34 NE, E2E2NW, E2SE, E2W	M2SE;
Stipulations: CSU 12-5, Cultu	ral	35 N2;	
Resources 16-1, NSO 11-37, Sta	ndard	36 N2;	
16-3, TES 16-2, COE 18-1,18-2,	18-7	Mountrail 1360.0	00 AC
		Stipulations: Cultural Resour	rces
		16-1, NSO 11-39, Standard 16-3	3,
11-08-28	ACQ	TES 16-2, COE 18-1,18-2,18-7	
NDM 98555			
T. 152 N, R. 91 W, 5^{TH} PM, ND			
sec. 35 N2NESW, W2SW;		11-08-32	ACQ
Mountrail 100.0	0 AC	NDM 98559	
50% U.S. MINERAL INTEREST 1/		T. 152 N, R. 93 W, 5^{TH} PM, ND	
Stipulations: CSU 12-5, Cultu	ral	sec. 23 LOTS 1,2;	
Resources 16-1, NSO 11-37, Sta	ndard	23 NWNWSW;	
16-3, TES 16-2, COE 18-1,18-2,	18-7	Mountrail 75.	76 AC
		Stipulations: CSU 12-5, Cultu	ıral
		Resources 16-1, NSO 11-39, Sta	andard
11-08-29	ACQ	16-3, TES 16-2, COE 18-1,18-2,	,18-7
NDM 98556			
T. 152 N, R. 92 W, 5^{TH} PM, ND			
sec. 26 S2;		11-08-33	ACQ
36 S2;		NDM 98560	
Mountrail 640.0	0 AC	T. 154 N, R. 94 W, 5^{TH} PM, ND	
50% U.S. MINERAL INTEREST $\underline{1}$ /		sec. 31 LOT 6:	
Stipulations: Cultural Resour		31 NESW;	
16-1, NSO 11-39, Standard 16-3	,		29 AC
TES 16-2, COE 18-1,18-2,18-7		Stipulations: CSU 12-5, Cultu	
		Resources 16-1, NSO 11-39, Sta	
		16-3, TES 16-2, COE 18-1,18-2,	,18-7
11-08-30 NDM 98557	ACQ		
T. 152 N, R. 92 W, 5^{TH} PM, ND		11-08-34	PD
sec. 27 NE;		NDM 98561	
35 SE;		T. 148, R. 97 W, 5^{TH} PM, ND	
Mountrail 320.0	0 AC	sec. 6 SWSE;	
50% U.S. MINERAL INTEREST $\underline{1}$ /			00 AC
Stipulations: Cultural Resour		Stipulations: CSU 12-5, Cultu	
16-1, NSO 11-39, Standard 16-3	, TES	Resources 16-1, NSO 11-38, Sta	andard
16-2, COE 18-1,18-2,18-7		16-3, TES 16-2, TL 13-21	

11-08-35	PD	11-08-39	PD
NDM 98562		NDM 98566	
T. 149 N, R. 97 W, 5^{TH} PM, ND		T. 141 N, R. 100 W, 5^{TH} PM	í, ND
sec. 26 POR OF NENENWNE		sec. 10 SENW;	
BY M&B 2/		Billings	40.00 AC
-	.54 AC	Stipulations: R1-FS-13d	
Stipulations: R1-FS-13d (McF		RD), R1-FS-NSO 14-1, R1-F	
RD), R1-FS-TL 15-1, R1-FS-TES		R1-FS-TES 18a	5 C50 10 2
ND), NI PO III IO I, NI PO IEC	, 10a	NI FO IEO IOA	
11-08-36	PD	11-08-40	PD
NDM 98563		NDM 98567	
T. 152 N, R. 99 W, 5^{TH} PM, ND sec. 6 LOTS 1,2,3;		T. 152 N, R. 100 W, 5^{TH} PM sec. 14 SENW;	i, ND
McKenzie 81.	.00 AC	McKenzie	40.00 AC
Stipulations: CSU 12-5, Cult	ural	Stipulations: CSU 12-5,	Cultural
Resources 16-1, NSO 11-39, St	andard	Resources 16-1, NSO 11-39	, Standard
16-3, TES 16-2, COE 18-1,18-2	2,18-7	16-3, TES 16-2, COE 18-1,	18-2,18-7
11-08-37	PD	11-08-41	ACQ
NDM 98564		NDM 98568	
T. 152 N, R. 99 W, 5^{TH} PM, ND		T. 143 N, R. 101 W, 5^{TH} PM	I, ND
sec. 6 ACCRETED LANDS TO	LOTS	sec. 10 E2NW,SW;	
1,2,3 DESC BY M&E	3; 2/	21 NE;	
McKenzie 166.5	_	22 SE;	
Stipulations: CSU 12-5, Cult		23 NW, E2SW, SE;	
Resources 16-1, NSO 11-39, St		26 W2;	
16-3, TES 16-2, COE 18-1,18-2		36 SW;	
10 37 110 10 27 001 10 1710 2	.,	,	440.00 AC
		Stipulations: R1-FS-13d	
11-08-38	ACQ	RD), R1-FS-NSO 14-1,14-5,	
NDM 98565	ACQ	16-2,16-7, R1-FS-TES 18a	KI IS CSO
T. 141 N, R. 100 W, 5^{TH} PM, NI	D	10-2,10-7, KI-F3-1E3 10d	
sec. 4 LOTS 1,2,3,4;	D		
4 S2N2,S2;		11-08-42	7.00
			ACQ
8 ALL;		NDM 98569	
10 NE, N2NW, SWNW, N2SW	N,SESW;	T. 153 N, R. 102 W, 5 TH PM	
24 E2NE, SE;	56.30	sec. 29 POR LYING WIT	
_	.56 AC	FARM UNIT 208	-B DESC
Stipulations: R1-FS-13d (Med		BY M&B 2 /	
RD), R1-FS-NSO 14-1,14-4, R1-	-FS-TL	30 POR LYING WIT	
15-1, R1-FS-CSU 16-2,16-7,		FARM UNIT 208	-B DESC
R1-FS-TES 18a		BY M&B <u>2</u> /	
		Williams	77.57 AC
		Stipulations: CSU 12-5,	
		Resources 16-1, NSO 11-39	

11-08-43 NDM 98570	ACQ	11-08-46 NDM 98573	ACQ
T. 133 N, R. 104 W, 5 TH PM, ND sec. 6 LOTS 1-7 INCL, EXCL 3.91 AC FOR H ROW IN LOTS 4,5; 6 S2NE, SENW, E2SW, SE; 7 NE; 8 NW, S2; Slope 1268.4 Stipulations: R1-FS-13d (Medo RD), R1-FS-NSO 14-1,14-7, R1-F15-1,15-2, R1-FS-CSU 16-2, R1-FS-TES 18a	1 AC ora	T. 134 N, R. 104 W, 55 sec. 1 LOTS 3,4; 1 S2NW; 3 LOTS 1,2; 3 S2NE,SE; 24 E2; Slope Stipulations: Culturated Culturated Company Company Culturated Company Culturated Company Culturated Company Culturated	801.92 AC al Resources -13d (Medora R1-FS-TL
11-08-44 NDM 98571 T. 133 N, R. 104 W, 5 TH PM, ND sec. 11 E2;	ACQ	11-08-47 NDM 98574 T. 134 N, R. 104 W, 55 sec. 19 LOTS 1,2,5 19 E2W2;	
12 N2; 14 SE; 22 NE, SW, S2SE; Slope 1200.0 Stipulations: R1-FS-13d (Medo RD), R1-FS-NSO 14-1, R1-FS-CSU	ra	Slope Stipulations: Cultura 16-1, TES 16-2, R1-FS- R1-FS-CSU 16-1,16-2	
16-2, R1-FS-TES 18a		11-08-48 NDM 98575	PD
11-08-45 NDM 98572 T. 133 N, R. 104 W, 5 TH PM, ND sec. 17 ALL; 18 LOTS 1,3,4; 18 N2NE,NENW,E2SW,SE; 19 LOTS 1,2,3,4; 19 E2W2; Slope 1433.5		T. 143 N, R. 104 W, 57 sec. 6 LOT 7; 8 SENE, SWNW 30 LOTS 3,4; 30 E2E2, E2SW Golden Valley Stipulations: Cultural 16-1, Standard 16-3, 7	,W2SW; ; 505.20 AC al Resources
Stipulations: Cultural Resour 16-1, TES 16-2, R1-FS-13d (Med RD), R1-FS-NSO 14-1,14-7, R1-F 15-1,15-2, R1-FS-CSU 16-1,16-2	cces lora 'S-TL		

R1-FS-TES 18a

NDM 98576	NDM 98580
T. 144 N, R. 104 W, 5 TH PM, ND	T. 134 N, R. 105 W, 5^{TH} PM, ND
sec. 34 W2W2, NESW;	sec. 8 LOT 1;
Golden Valley 200.00 AC	8 NENE, S2NE, S2;
Stipulations: Cultural Resources	8 BED LTL MO RIVR RIPAR
16-1, Standard 16-3, TES 16-2	TO LOT 1 DESC BY M&B
	(6.904 AC); 2/
	9 ALL;
11-08-50 ACQ	17 LOT 1;
NDM 98577	17 N2, N2SW, SESW, SE;
T. 152 N, R. 104 W, 5 TH PM, ND	17 BED LTL MO RIVR RIPAR
sec. 17 POR OF LOT 1 DESC BY	TO LOT 1 DESC BY M&B
M&B <u>2</u> /	(4.187 AC); 2/
Williams 2.89 AC	19 LOTS 1-11 INCL;
Stipulations: CSU 12-5, Cultural	19 W2NE, NENW;
Resources 16-1, NSO 11-39,11-40,	19 BED LTL MO RIVR RIPAR
Standard 16-3, TES 16-2,	TO LOTS 2-7 INCL,
BOR 17-1,17-2	9,10,11 DESC BY M&B
	(62.039 AC); 2/
	19 BED LTL MO RIVR RIPAR
11-08-51 PD	TO LOT 8 DESC BY M&B
NDM 98578	(6.997 AC); 2/
T. 132 N, R. 105 W, 5 TH PM, ND	Slope 2418.867 AC
sec. 18 LOTS 3,4; 18 S2SE;	Stipulations: Cultural Resources
Bowman 149.40 AC	16-1, TES 16-2, R1-FS-13d (Medora
Stipulations: CSU 12-5, Cultural	RD), R1-FS-NSO 14-1,14-4,14-5,14-15,
Resources 16-1, Standard 16-3, TES	R1-FS-TL 15-2, R1-FS-CSU 16-1,16-2,
16-2	16-6,16-7, R1-FS-TES 18a
10 2	10 0,10 ,, 11 15 125 134
11-08-52 PD	11-08-54 ACQ
NDM 98579	NDM 98581
T. 134 N, R. 105 W, 5^{TH} PM, ND	T. 134 N, R. 105 W, 5^{TH} PM, ND
sec. 4 S2;	sec. 21 ALL;
20 LOTS 1,2,4;	28 SENE, NESW, S2SW, SE;
20 SWSW, SE;	29 ALL;
20 BED LTL MO RIVR RIPAR	30 SE;
TO LOTS 1,2,4 DESC BY	Slope 1760.00 AC
M&B (23.59 AC); 2/	Stipulations: R1-FS-13d (Medora
34 S2SW;	RD), R1-FS-NSO 14-1,14-5,14-7,14-15,
Slope 743.12 AC	R1-FS-TL 15-1,15-2, R1-FS-CSU 16-2,
Stipulations: Cultural Resources	16-6,16-7, R1-FS-TES 18a
16-1, TES 16-2, R1-FS-13d (Medora	-, - ,
RD), R1-FS-NSO 14-1,14-15, R1-FS-TL	
15-1,15-2, R1-FS-CSU 16-1,16-2,	
16-6,16-7, R1-FS-TES 18a	

PD **11-08-53**

ACQ

11-08-49

11-08-55	ACQ			
NDM 98582		11-08-58		PD
T. 134 N, R. 105 W, 5^{TH} PM, 1	ND	NDM 98585		
sec. 27 W2;		T. 134 N, R	. 106 W, 5 TH PM, ND	
34 N2, N2SW, SE;		sec. 2	LOTS 1,2,3,4;	
35 ALL;		2	S2N2,SW;	
Slope 1520	0.00 AC	10	N2N2;	
Stipulations: R1-FS-13d (Me	edora	12	S2;	
RD), R1-FS-NSO 14-1,14-5,14-	-7,	14	E2;	
R1-FS-TL 15-1,15-2, R1-FS-CS	SU 16-2,	Slope	1281.28	AC
R1-FS-TES 18a		Stipulation	s: R1-FS-13d (Medora	L
		RD), R1-FS-	NSO 14-1,14-15, R1-FS	-TL
		15-2, R1-FS	-CSU 16-2,16-6,16-7,	
11-08-56 NDM 98583	ACQ	R1-FS-TES 1	8a	
T. 134 N, R. 105 W, 5 TH PM, 1	ND			
sec. 31 LOTS 1-11 INCL;		11-08-59	A	rCŐ
31 N2NE, SENE, E2SE;		NDM 98586		_
31 BED LTL MO RIVR	RIPAR	T. 134 N, R	. 106 W, 5^{TH} PM, ND	
TO LOTS 1-11 INC		sec. 4		
DESC BY M&B (65.	. 958	10	S2N2,N2S2;	
AC); 2/		24	LOTS 2,5;	
32 NE, S2;		24	SENE;	
33 ALL;		24	BED LTL MO RIV RIPAR	
Slope 1758.	.298 AC		TO LOTS 2,5 DESC BY	
Stipulations: R1-FS-13d (Me	edora		M&B (9.622 AC); 2/	
RD), R1-FS-NSO 14-1,14-4,14-	-5,14-15,	25	LOTS 1-7 INCL;	
R1-FS-TL 15-1,15-2, R1-FS-CS	SU 16-2,	25	W2NE, NW, W2SW, SESE;	
16-6,16-7, R1-FS-TES 18a		25	BED LTL MO RIVR RIPA	ıR
			TO LOT 1 DESC BY M&E	;
			(1.42 AC); <u>2</u> /	
11-08-57	PD	25	BED LTL MO RIVR RIPA	ıR
NDM 98584			TO LOTS 2-7 INCL DES	C BY
T. 134 N, R. 105 W, 5^{TH} PM, 1	ND		M&B (44.826 AC); <u>2</u> /	
sec. 32 NW;		Slope	1284.138	AC
Slope 160	0.00 AC	Stipulation	s: R1-FS-13d (Medora	L
Stipulations: R1-FS-13d (Me	edora	RD), R1-FS-	NSO 14-1,14-5,14-15,	
RD), R1-FS-NSO 14-1, R1-FS-7	TL 15-2,	14-16, R1-F	S-TL 15-1,15-2, R1-FS	-CSU
R1-FS-CSU 16-2,16-7, R1-FS-7	TES 18a	16-2,16-6,1	6-7, R1-FS-TES 18a	

11-08-60	PD	SOUTH DAKOTA	
NDM 98587			
T. 134 N, R. 106 W, 5^{TH} PM, ND		11-08-63	PD
sec. 22 SE;		SDM 98590	
24 LOTS 1,3,4,6,7,8,9	;	T. 17 N, R. 1 E, BHM, SD	
24 NWSW, S2SW;		sec. 13 E2, N2NW, S2SW;	
24 BED LTL MO RIV RIP	AR	24 NE, N2NW, SENW, S2;	
TO LOT 1 DESC BY M	I&B	Harding 1080.00	AC
(2.126 AC); <u>2</u> /		Stipulations: R1-FS-13d (Custer	2
24 BED LTL MO RIVR RI	PAR	RD), R1-FS-NSO 14-33,14-35,14-36	5,
TO LOTS 3,4,6,7,8,	9 DESC	14-37,14-38,14-48, R1-FS-TL 15-1	17,
BY M&B (41.06 AC);	<u>2</u> /	15-18,15-20,15-22, R1-FS-CSU 16-	-17
26 W2;	_	16-18,16-20,16-21, R1-FS-TES 18a	ì
28 NE;			
Slope 1115.07	6 AC		
Stipulations: R1-FS-13d (Medo	ra	11-08-64	PD
RD), R1-FS-NSO 14-1,14-11,14-1	5,	SDM 98591	
R1-FS-TL 15-2, R1-FS-CSU 16-2,		T. 16 N, R. 4 E, BHM, SD	
16-6,16-7, R1-FS-TES 18a		sec. 7 LOTS 1,2,3,4;	
		7 E2,E2W2;	
		8 ALL;	
11-08-61	ACQ	17 N2;	
NDM 98588		18 LOTS 1,2,3,4;	
T. 135 N, R. 106 W, 5^{TH} PM, ND		18 E2,E2W2;	
sec. 14 S2;		Harding 2226.48	AC
Slope 320.0	0 AC	Stipulations: R1-FS-13d (Custer	2
Stipulations: R1-FS-13d (Medo	ra	RD), R1-FS-NSO 14-33,14-35,14-36	ĵ,
RD), R1-FS-NSO 14-1, R1-FS-TL	15-2,	14-37,14-38,14-48, R1-FS-TL 15-1	17,
R1-FS-TES 18a		15-21, R1-FS-CSU 16-17,16-18,	
		16-20,16-21, R1-FS-TES 18a	
11-08-62	PD		
NDM 98589		SDM 11-08-65	PD
T. 135 N, R. 106 W, 5^{TH} PM, ND		SDM 98592	
sec. 22 S2;		T. 21 N, R. 5 E, BHM, SD	
24 N2, SE;		sec. 1 LOTS 2,3,4;	
26 N2;		1 SWNE, S2NW, SW, W2SE;	
28 N2;		Harding 479.70	AC
34 ALL;		Stipulations: Cultural Resource	èS
Slope 2080.0		16-1, R1-FS-13d (Custer RD),	
Stipulations: Cultural Resour	ces	R1-FS-NSO 14-33,14-36,14-37,	
16-1, TES 16-2, R1-FS-13d (Med		14-38,14-41,14-48, R1-FS-TL 15-2	20,
RD), R1-FS-NSO 14-1,14-7, R1-F	'S-TL	15-21, R1-FS-CSU 16-17,16-18,	
15-2, R1-FS-CSU 16-1,16-2,		16-20,16-21, R1-FS-TES 18a	
R1-FS-TES 18a			

11-08-66 SDM 98593	PD	11-08-69 SDM 98596	PD
T. 21 N, R. 5 E, BHM, SD sec. 2 LOTS 1,2,3,4; 2 S2N2,S2; 3 LOTS 1,2,3; 3 S2NE,SENW,NESW,SE; Harding 1078.71 Stipulations: Cultural Resourc 16-1, R1-FS-13d (Custer RD), R1-FS-NSO 14-33,14-35,14-36,14-14-38,14-41,14-48, R1-FS-TL 15-15-20,15-21, R1-FS-CSU 16-17,16 16-20,16-21, R1-FS-TES 18a	es 37, 17,	T. 21 N, R. 5 E, BHM, S sec. 12 ALL; 13 N2N2; Harding Stipulations: Cultural 16-1, R1-FS-13d (Custer R1-FS-NSO 14-33,14-36,1 14-41,14-48, R1-FS-TL 1 R1-FS-CSU 16-17,16-18,1 R1-FS-TES 18a	800.00 AC Resources (RD), 4-37,14-38, 5-20,15-21,
10 20,10 21, R1 F3 1E3 10a		11-08-70 SDM 98597	PD
11-08-67 SDM 98594 T. 21 N, R. 5 E, BHM, SD sec. 3 S2SW; 10 W2,S2SE; Harding 480.00 Stipulations: Cultural Resource 16-1, R1-FS-13d (Custer RD), R1-FS-NSO 14-33,14-37,14-38,14-14-44, R1-FS-TL 15-20,15-21, R1-FS-CSU 16-18,16-20, R1-FS-TE	es 41,	T. 22 N, R. 5 E, BHM, S sec. 15 NENE, S2NE, S 22 ALL; 23 W2W2; Harding Stipulations: Cultural 16-1, R1-FS-13d (Custer R1-FS-NSO 14-33,14-35,114-38,14-39,14-41,14-43 R1-FS-TL 15-17,15-18,15 15-21, R1-FS-CSU 16-17,16-21, R1-FS-TES 18a	1080.00 AC Resources (RD), (4-36,14-37, (3,14-48, (5-19,15-20,
11-08-68 SDM 98595	PD	11-08-71	PD
T. 21 N, R. 5 E, BHM, SD sec. 10 NE,N2SE;	es 38,	SDM 98598 T. 22 N, R. 5 E, BHM, Sec. 16 ALL; Harding Stipulations: Cultural 16-1, R1-FS-13d (Custer R1-FS-NSO 14-33,14-36,1 14-41,14-48, R1-FS-TL 1 15-21, R1-FS-CSU 16-17, 16-21, R1-FS-TES 18a	640.00 AC Resources RD), 4-37,14-38, 5-18,15-20,

11-08-72 SDM 98599 T. 22 N, R. 5 E, BHM, SD sec. 18 LOT 4; 18 SESW; 19 LOTS 1,2; 19 NE,E2NW; Harding 396.38 F Stipulations: Cultural Resources 16-1, R1-FS-13d (Custer RD), R1-FS-NSO 14-33,14-36,14-37,14-38 14-41,14-48, R1-FS-TL 15-20,15-21 R1-FS-CSU 16-17,16-18,16-21, R1-FS-TES 18a	Harding 1440.00 AC Stipulations: Cultural Resources 16-1, R1-FS-13d (Custer RD),
	16-18,16-20,16-21, R1-FS-TES 18a
11-08-73 SDM 98600 T. 22 N, R. 5 E, BHM, SD sec. 20 ALL; 21 ALL; Harding 1280.00 F Stipulations: Cultural Resources 16-1, R1-FS-13d (Custer RD), R1-FS-NSO 14-33,14-35,14-36,14-37,14-38,14-41,14-43,14-48, R1-FS-TI 15-17,15-20,15-21, R1-FS-CSU 16-1 16-18,16-20,16-21, R1-FS-TES 18a	34 ALL; Harding 1080.00 AC Stipulations: Cultural Resources 16-1, R1-FS-13d (Custer RD),
11-08-74 SDM 98601 T. 22 N, R. 5 E, BHM, SD sec. 26 W2,S2SE; 27 E2; Harding 720.00 F Stipulations: Cultural Resources 16-1, R1-FS-13d (Custer RD), R1-FS-NSO 14-33,14-35,14-36,14-37, 14-38,14-41,14-43,14-48, R1-FS-TI 15-17,15-20,15-21, R1-FS-CSU 16-1 16-18,16-20,16-21, R1-FS-TES 18a	36 ALL; Harding 1280.00 AC Stipulations: Cultural Resources 16-1, R1-FS-13d (Custer RD),

11-08-78 SDM 98605

PD

T. 21 N, R. 6 E, BHM, SD
sec. 7 LOTS 1,2;
7 E2NW;

Harding 157.78 AC Stipulations: Cultural Resources 16-1, R1-FS-13d (Custer RD), R1-FS-NSO 14-33,14-37,14-38,14-41, 14-48, R1-FS-TL 15-21, R1-FS-CSU 16-18,16-21, R1-FS-TES 18a

STATISTICS

Total Parcels: 78

Total Acreage: 62,728.023

No. of Parcels with Presale Offers 0

FOOTNOTES

- $\underline{\mathbf{1}}$ / The United States has a fractional interest. Rentals and the bonus bid are payable on total gross acres. Royalties are payable on the net acres.
- $\underline{\mathbf{2/}}$ The exact metes and bounds description will be made a part of any lease issued for these lands.

CONTROLLED SURFACE USE STIPULATION

Surface occupancy or use is subject to the following special operating constraints.

Prior to surface disturbance on slopes over 30 percent, an engineering/reclamation plan must be approved by the authorized officer. Such plan must demonstrate how the following will be accomplished:

- Site productivity will be restored.
- Surface runoff will be adequately controlled.
- Off-site areas will be protected from accelerated erosion, such as rilling, gullying, piping, and mass wasting.
- Water quality and quantity will be in conformance with state and federal water quality laws.
- Surface-disturbing activities will not be conducted during extended wet periods.
- Construction will not be allowed when soils are frozen.

On the lands described below:

For the purpose of:

To maintain soil productivity, provide necessary protection to prevent excessive soil erosion on steep slopes, and to avoid areas subject to slope failure, mass wasting, piping, or having excessive reclamation problems.

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

PARCEL NO.	LEGAL DESCRIPTION
11-08-11	T. 14 S, R. 6 W, PMM sec. 20 NWNE;
11-08-12	T. 14 S, R. 6 W, PMM sec. 28 SENE, E2SE; 29 N2NE;
11-08-14	T. 14 S, R. 6 W, PMM sec. 33 N2NE, SWNE, S2NW; 34 NWNW;
11-08-16	T. 15 S, R. 6 W, PMM sec. 6 NENE; 7 SESW, SESE;
11-08-17	T. 15 S, R. 7 W, PMM sec. 6 LOT 7; 6 SESW;

CSU 12-1

CONTROLLED SURFACE USE STIPULATION

Surface occupancy or use will be subject to the following special operating constraint: No disturbance of riparian areas of wetlands, intermittent, ephemeral, or perennial streams and rivers would be allowed except for essential road and utility crossings.

For the purpose of: Protection of riparian habitat. (NDRMP - p. 20)

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

On the lands described below:

PARCEL NO.

LEGAL DESCRIPTION

11-08-18	
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- T. 156 N, R. 90 W, 5TH PM sec. 8 10.60 AC LYING WITHIN BED OF UNNAMED LAKE RIPAR TO LOT 1;
 - 9 18.50 AC LYING WITHIN BED OF UNNAMED LAKE RIPAR TO LOTS 1,2;
 - 16 POR OF BED OF
 UNNAMED LAKE RIPAR
 TO LOTS 1,2
 CONTAINING 23.40
 AC AS ACCOUNTED
 FOR IN STATE OF
 NORTH DAKOTA'S IN
 LIEU SELECTION;
 - 17 25.00 AC LYING
 WITHIN BED OF
 UNNAMED LAKE RIPAR
 TO LOT 1;

11-08-19

- T. 151 N, R. 91 W, 5^{TH} PM
 - sec. 5 LOTS 1,2;
 - 5 S2NE, SW;
 - 6 LOTS 1,2;
 - 6 S2NE;
 - 9 N2, SE;
 - 16 ALL;

11-08-20

T. 151 N, R. 91 W, 5^{TH} PM sec. 5 SE; 9 SW;

CSU 12-5 Page 1 of 3

PARCEL NO.	LEGAL DESCRIPTION
11-08-22	<pre>T. 151 N, R. 91 W, 5TH PM sec. 10 NW,N2SE,SWSE; 10 SESE EXCL TR 1400E (2.00 AC);</pre>
11-08-23	T. 151 N, R. 91 W, 5 TH PM sec. 15 NW, S2; 21 ALL; 22 N2, SW;
11-08-24	T. 151 N, R. 91 W, 5^{TH} PM sec. 22 SE;
11-08-27	T. 152 N, R. 91 W, 5^{TH} PM sec. 34 N2;
11-08-28	T. 152 N, R. 91 W, 5^{TH} PM sec. 35 N2NESW, W2SW;
11-08-32	T. 152 N, R. 93 W, 5 TH PM sec. 23 LOTS 1,2; 23 NWNWSW;
11-08-33	T. 154 N., R. 94 W, 5 TH PM sec. 31 LOT 6; 31 NESW;
11-08-34	T. 148 N, R. 97 W, 5^{TH} PM sec. 6 SWSE;
11-08-36	T. 152 N, R. 99 W, 5^{TH} PM sec. 6 LOTS 1,2,3;
11-08-37	<pre>T. 152 N, R. 99 W, 5TH PM sec. 6 ACCRETED LANDS TO LOTS 1,2,3 DESC BY M&B</pre>
11-08-40	T. 152 N, R. 100 W, 5 TH PM sec. 14 SENW;
11-08-42	T. 153 N, R. 102 W, 5 TH PM sec. 29 POR LYING WITHIN FARM UNIT 208-B DESC BY M&B 30 POR LYING WITHIN FARM UNIT 208-B DESC BY M&B
11-08-50	T. 152 N, R. 104 W, 5^{TH} PM sec. 17 POR OF LOT 1 DESC BY M&B

CSU 12-5 Page 2 of 3 PARCEL NO.

LEGAL DESCRIPTION

11-08-51

T. 132 N, R. 105 W, 5TH PM sec. 18 LOT 3; 18 S2SE;

CONTROLLED SURFACE USE STIPULATION

Surface occupancy or use is subject to the following special operating constraints.

All surface disturbing activities and construction of semi-permanent and permanent facilities in VRM Class II, III, and IV areas may require special design including location, painting, and camouflage to blend with the natural surroundings and meet the visual quality objectives for each respective class.

For the purpose of:

Control the visual impacts of activities and facilities within acceptable levels.

Any changes to this stipulation will be made in accordance with the land use plan and/or regulatory provisions for such changes.

On the lands described below:

PARCEL NO.	LEGAL DESCRIPTION
11-08-11	T. 14 S, R. 6 W, PMM sec. 19 LOTS 1,2,3,4; 19 N2NE,E2W2,S2SE; 20 N2N2,S2SW,SWSE;
11-08-12	T. 14 S, R. 6 W, PMM sec. 28 ALL; 29 ALL; 30 LOTS 1,2,3,4; 30 E2W2,E2;
11-08-13	T. 14 S, R. 6 W, PMM sec. 31 LOTS 1,2; 31 NE,E2NW; 32 ALL;
11-08-14	T. 14 S, R. 6 W, PMM sec. 33 ALL; 34 ALL; 35 N2;
11-08-15	T. 15 S, R. 6 W, PMM sec. 3 SESW; 4 S2NE, SENW, W2W2, NESE;

PARCEL NO.

LEGAL DESCRIPTION

11-08-16

T. 15 S, R. 6 W, PMM

sec. 6 LOTS 2,3,4;

6 NENE, S2NE, SENW, E2SW;

7 LOTS 1,2,3,4;

7 E2,E2W2;

11-08-17

T. 14 S, R. 7 W, PMM

sec. 33 E2E2;

34 E2NW; T. 15 S, R. 7 W, PMM

sec. 6 LOT 7;

6 SESW, S2SE;

CONTROLLED SURFACE USE STIPULATION

Surface occupancy or use is subject to the following special operating constraints.

A field inspection will be conducted for special status plant species by the lessee prior to any surface disturbance. A list of special status plant species and any known populations or suitable habitat will be provided after the issuance of the lease. Plant species on the list are subject to change over time as new information becomes available. Plant inventories must be conducted at the time of year when the target species are actively growing and flowering. An acceptable report must be provided to the BLM documenting the presence or absence of special status plants in the area proposed for surface disturbing activities. The findings of this report may result in restrictions to the operator's plans or may preclude use and occupancy.

For the purpose of:

Protect and conserve rare plants, associated plant communities and the habitat that supports them.

Any changes to this stipulation will be made in accordance with the land use plan and/or regulatory provisions for such changes.

On the lands described below:

PARCEL NO.	LEGAL DESCRIPTION

11-08-11	T. 14 S, R. 6 W, PMM
	sec. 19 LOTS 1,2,3,4;
	19 N2NE, E2W2, S2SE;
	20 N2N2, S2SW, SWSE;
11-08-12	T. 14 S, R. 6 W, PMM
	sec. 28 ALL;
	29 ALL;
	30 LOTS 1,2,3,4;
	30 E2W2,E2;
	30 HZWZ/HZ/
11-08-13	T. 14 S, R. 6 W, PMM
	sec. 31 LOTS 1,2;
	31 NE, E2NW;
	32 ALL;
11-08-14	T. 14 S, R. 6 W, PMM
	sec. 33 ALL;
	34 ALL;
	35 N2;
	2.27

CSU 12-11 Page 1 of 2

PARCEL NO.	LEGAL DESCRIPTION	
11-08-15	T. 15 S, R. 6 W, PMM sec. 3 SESW; 4 S2NE, SENW, W2W2, NESE;	
11-08-16	T. 15 S, R. 6 W, PMM sec. 6 LOTS 2,3,4; 6 NENE,S2NE,SENW,E2SW; 7 LOTS 1,2,3,4; 7 E2,E2W2;	

CONTROLLED SURFACE USE STIPULATION

Activities within one-half mile of streams containing 90% up to 99% genetically pure Westslope Cutthroat Trout may be relocated, require special design, or require on and off site mitigation measures to prevent impacts to sensitive trout populations.

For the purpose of:

Prevent sensitive aquatic habitat and trout populations from being impacted.

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

On the lands described below:

PARCEL NO.

LEGAL DESCRIPTION

11-08-17

T. 15 S, R. 7 W, PMM sec. 6 LOT 7;

6 SESW, S2SE;

Cultural Resources Lease Stipulation

This lease may be found to contain historic properties and/or resources protected under the National Historic Preservation Act (NHPA), American Indian Religious Freedom Act, Native American Graves Protection and Repatriation Act, E.O. 13007, or other statutes and executive orders. The BLM will not approve any ground disturbing activities that may affect any such properties or resources until it completes its obligations under applicable requirements of the NHPA and other authorities. The BLM may require modification to exploration or development proposals to protect such properties, or disapprove any activity that is likely to result in adverse effects that cannot be successfully avoided, minimized or mitigated.

PARCEL NO.

ALL BLM PARCELS

AND

11-08-45

11-08-46

11-08-47

11-08-52

11-08-53

11-08-62

11-08-65 11-08-66

11-08-67

11-08-68

11-08-69

11-08-70

11-08-71

11-08-72

11-08-73

11-08-74

11-08-75

11-08-76 11-08-77

11-08-78

LEASE NOTICE

Land Use Authorizations incorporate specific surface land uses allowed on Bureau of Land Management (BLM) administered lands by authorized officers and those surface uses acquired by BLM on lands administered by other entities. These BLM authorizations include rights-of-way, leases, permits, conservation easements, and Recreation and Public Purpose leases and patents.

The rights acquired, reserved, or withdrawn by BLM for specified purposes include non-oil and gas leases, conservation easements, archeological easements, road easements, fence easements, and administrative site withdrawals. The existence of such land use authorizations shall not preclude the leasing of the oil and gas. The locations of land use authorizations are noted on the oil and gas plats and in LR2000. The plats are a visual source noting location; LR2000 provides location by legal description through the Geographic Cross Reference program.

The specifically authorized acreage for land use should be avoided by oil and gas exploration and development activities. All authorized surface land uses are valid claims to prior existing rights unless the authorization states otherwise.

The right of the Secretary to issue future land use authorizations on an oil and gas lease is reserved by provision of Sec. 29 of the Mineral Leasing Act, 30 U.S.C.

DESCRIPTION
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11-08-06	T. 10 N, R. 25 E, PMM sec. 7 LOT 4; 7 SESW;
11-08-07	T. 6 S, R. 23 E, PMM sec. 12 S2SE;
11-08-09	T. 7 S, R. 24 E, PMM sec. 10 S2NW,S2; 11 NENW,S2NW,SW; 15 NE,N2NW,SWNW,N2SW,SESW,W2SE; 21 LOT 1; 21 NENW,S2NW,S2; 22 SWNE,SWNW,SW,NWSE;
11-08-10	T. 7 S, R. 24 E, PMM sec. 17 LOTS 1,2,3,4; 18 LOT 5; 19 LOTS 6,7; 20 LOTS 1-5 INCL; 20 S2S2;

LEASE NOTICE 14-1

LEASE NOTICE CULTURAL RESOURCES

The Surface Management Agency is responsible for assuring that the leased lands are examined to determine if cultural resources are present and to specify mitigation measures.

This notice would be consistent with the present Montana guidance for cultural resource protection related to oil and gas operations (NTL-MSO-85-1).

PARCEL NO.

11-08-01, 11-08-02, 11-08-03, 11-08-04, 11-08-05, 11-08-06, 11-08-07, 11-08-08, 11-08-09, 11-08-10

LEASE NOTICE

CULTURAL RESOURCES

An inventory of the lease lands may be required prior to surface disturbance to determine if cultural resources are present and to identify needed mitigation measures. Prior to undertaking any surface disturbing activities on the lands covered by this lease, the lessee or operator shall:

- 1. Contact the Surface Management Agency (SMA) to determine if a cultural resource inventory is required. If an inventory is required, then;
- 2. The SMA will complete the required inventory; or the lessee or operator, at their option, may engage the services of a cultural resource consultant acceptable to the SMA to conduct a cultural resource inventory of the area of proposed surface disturbance. The operator may elect to inventory an area larger than the standard ten-acre minimum to cover possible site relocation which may result from environmental or other considerations. An acceptable inventory report is to be submitted to the SMA for review and approval no later than that time when an otherwise complete application for approval of drilling or subsequent surface disturbing operation is submitted.
- 3. Implement mitigation measures required by the SMA. Mitigation may include the relocation of proposed lease related activities or other protective measure such as data recovery and extensive recordation. The lessee or operator shall immediately bring to the attention of the SMA any cultural resources or any other objects of scientific interest discovered as a result of approved operations under this lease, and shall leave such discoveries intact and undisturbed until directed to proceed by the SMA.

Authorities: Compliance with Sec. 106 of the National Historic Preservation Act is required for all actions which may affect cultural properties eligible to the National Register of Historic Places. Sec. 6 of the Oil and Gas Lease Terms (Form 3100-11) requires that operations be conducted in a manner that minimizes adverse impacts to cultural and other resources.

PALEONTOLOGICAL RESOURCES

The lessee or operator shall immediately bring to the attention of the SMA any paleontological resources or any other objects of scientific interest discovered as a result of approved operations under this lease, and shall leave such discoveries intact and undisturbed until directed to proceed by the SMA.

PARCEL NO.

11-08-11, 11-08-12, 11-08-13, 11-08-14, 11-08-15, 11-08-16, 11-08-17

Surface occupancy and use is prohibited within riparian areas, 100-year flood plains of major rivers, and on water bodies and streams.

For the purpose of:

To protect the unique biological and hydrological features associated with riparian areas, 100-year flood plains of major rivers, and water bodies and streams, and to maintain riparian/wetlands function and water quality.

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

PARCEL NO.	LEGAL DESCRIPTION
11-08-03	T. 4 N, R. 19 E, PMM sec. 26 S2SE;
11-08-04	T. 2 N, R. 21 E, PMM sec. 2 NWSW, S2SW;
11-08-10	T. 7 S, R. 24 E, PMM sec. 19 LOTS 3-8 INCL; 19 E2SW,NESE; 20 LOTS 1-5 INCL;
11-08-13	T. 14 S, R. 6 W, PMM sec. 31 LOTS 1,2; 31 NENW; 32 S2;
11-08-14	T. 14 S, R. 6 W, PMM sec. 33 SW, SWSE;
11-08-15	T. 15 S, R. 6 W, PMM sec. 4 NWNW;
11-08-16	T. 15 S, R. 6 W, PMM sec. 6 LOTS 2,3,4; 6 SWNE,SENW,E2SW; 7 LOTS 1,2,3,4; 7 N2NE,E2W2,SE;

Surface occupancy and use is prohibited within one-half mile of Ferruginous Hawk nest sites.

For the purpose of:

Maintain the reproductive potential of Ferruginous Hawk nest sites.

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

PARCEL NO.	LEGAL DESCRIPTION
11-08-12	T. 14 S, R. 6 W, PMM sec. 28 N2,SW; 29 E2,SENW,SW; 30 LOTS 1,2,3,4; 30 E2W2;
11-08-13	T. 14 S, R. 6 W, PMM sec. 32 N2;
11-08-14	T. 14 S, R. 6 W, PMM sec. 33 NWNW; 34 E2E2; 35 N2;
11-08-16	<pre>T. 15 S, R. 6 W, PMM sec. 6 LOT 4; 6 SESW; 7 LOTS 1,2,3,4; 7 SENE, W2E2, E2W2, NESE;</pre>

Surface occupancy and use is prohibited within, and for a distance of 300 feet from the boundaries of cultural properties and archaeological/historic districts determined to be eligible or potentially eligible to the national register of historic places. This includes cultural properties designated for conservation use, scientific use, traditional use, public use, and experimental use. Defined archaeological districts include: Everson Creek/Black Canyon Quarry Complex; Muddy Creek Archaeological District; Lower Beartrap Canyon Archaeological District; and Beaverhead Rock.

For the purpose of:

Protect significant cultural properties and archaeological districts and their settings, and to avoid disturbance or inadvertent impacts to these resources.

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

PARCEL NO.	LEGAL DESCRIPTION
11-08-13	T. 14 S, R. 6 W, PMM sec. 32 E2SE;
11-08-14	T. 14 S, R. 6 W, PMM sec. 33 W2SW; 34 NESE; 35 NWNE, S2N2;
11-08-15	T. 15 S, R. 6 W, PMM sec. 4 NWNW;
11-08-17	T. 14 S, R. 7 W, PMM sec. 33 E2NE, NESE;

Surface occupancy and use is prohibited within one-quarter mile of special status plants or populations.

For the purpose of:

To protect and conserve rare plants, associated plant communities and the habitat that supports them.

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

PARCEL NO.	LEGAL DESCRIPTION
11-08-11	T. 14 S, R. 6 W, PMM sec. 19 N2NE, E2NW, NESW;
11-08-14	T. 14 S, R. 6 W, PMM sec. 33 ALL; 34 ALL; 35 W2NW, SENW;
11-08-15	T. 15 S, R. 6 W, PMM sec. 3 SESW; 4 S2N2, NWNW, NWSW, NESE;

No surface occupancy (NSO) or use would be allowed within 200 feet of wetlands, lakes, and ponds.

For the purpose of: Protect wetlands (NDRMP - p. 20)

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

PARCEL NO.

LEGAL DESCRIPTION

11-08-18

- T. 156 N, R. 90 W, 5^{TH} PM
 - sec. 8 10.60 AC LYING
 WITHIN BED OF
 UNNAMED LAKE RIPAR
 TO LOT 1;
 - 9 18.50 AC LYING WITHIN BED OF UNNAMED LAKE RIPAR TO LOTS 1,2;
 - 16 POR OF BED OF
 UNNAMED LAKE RIPAR
 TO LOTS 1,2
 CONTAINING 23.40
 AC AS ACCOUNTED
 FOR IN STATE OF
 NORTH DAKOTA'S IN
 LIEU SELECTION;
 - 17 25.00 AC LYING
 WITHIN BED OF
 UNNAMED LAKE RIPAR
 TO LOT 1;

No surface occupancy (NSO) or use would be allowed within 200 feet of wetlands, lakes, or ponds.

For the purpose of: Protect wetlands (NDRMP - p. 20)

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

PARCEL NO.	LEGAL DESCRIPTION
11-08-27	T. 152 N, R. 91 W, 5 TH PM sec. 34 N2;
11-08-28	T. 152 N, R. 91 W, 5 TH PM sec. 35 N2NESW, W2SW;

No surface occupancy (NSO) or use would be allowed within one-half mile of Golden Eagle nests known to have been occupied at least once within the seven previous years.

For the purpose of:
Protect Golden Eagle nesting(NDRMP - p. 20)

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

PARCEL NO.

LEGAL DESCRIPTION

11-08-34

T. 148 N, R. 97 W, 5TH PM sec. 6 SWSE;

No surface occupancy (NSO) of those lands within the floodplain of the Missouri River.

For the purpose of: Protect floodplain from possible pollution (NDRMP - p. 20)

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

PARCEL NO.	LEGAL DESCRIPTION
11-08-19	T. 151 N, R. 91 W, 5 TH PM sec. 5 LOTS 1,2; 5 S2NE,SW; 6 LOTS 1,2; 6 S2NE; 9 N2,SE; 16 ALL;
11-08-20	T. 151 N, R. 91 W, 5 TH PM sec. 5 SE; 9 SW;
11-08-21	T. 151 N., R. 91 W, 5 TH PM sec. 6 LOTS 6,7; 6 E2SW,SE;
11-08-22	<pre>T. 151 N, R. 91 W, 5TH PM sec. 10 NW,N2SE,SWSE; 10 SESE EXCL TR 1400E (2.00 AC);</pre>
11-08-23	T. 151 N, R. 91 W, 5 TH PM sec. 15 NW,S2; 21 ALL 22 N2,SW;
11-08-24	T. 151 N, R. 91 W, 5 TH PM sec. 22 SE;
11-08-25	T. 151 N, R. 91 W, 5 TH PM sec. 27 N2; 28 POR OF SESESESE; 28 N2,SW; 34 W2;
11-08-26	T. 151 N., R. 91 W, 5 TH PM sec. 34 SE;

NSO 11-39 Page 1 of 2

PARCEL NO.	LEGAL DESCRIPTION
11-08-29	T. 152 N, R. 92 W, 5 TH PM sec. 26 S2; 36 S2;
11-08-30	T. 152 N, R. 92 W, 5 TH PM sec. 27 NE; 35 SE;
11-08-31	<pre>T. 152 N, R. 92 W, 5TH PM sec. 27 NW,E2SW,SE;</pre>
11-08-32	T. 152 N, R. 93 W, 5 TH PM sec. 23 LOTS 1,2; 23 NWNWSW;
11-08-33	T. 154 N, R. 94 W, 5 TH PM sec. 31 LOT 6; 31 NESW;
11-08-36	T. 152 N, R. 99 W, 5^{TH} PM sec. 6 LOTS 1,2,3;
11-08-37	T. 152 N, R. 99 W, 5 TH PM sec. 6 ACCRETED LANDS TO LOTS 1,2,3 DESC BY M&B
11-08-40	T. 152 N, R. 100 W, 5^{TH} PM sec. 14 SENW;
11-08-42	T. 153 N, R. 102 W, 5 TH PM sec. 29 POR LYING WITHIN FARM UNIT 208-B DESC BY M&B 30 POR LYING WITHIN FARM UNIT 208-B DESC BY M&B
11-08-50	T. 152 N, R. 104 W, 5 TH PM sec. 17 POR OF LOT 1 DESC BY M&B

NO SURFACE OCCUPANCY

No surface occupancy (NSO) or use would be allowed within a visible area within a 3.5 mile radius of the Fort Union Historic Site.

For the purpose of: Protect the Fort Union viewshed (NDRMP - p. 20)

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

On the lands described below:

PARCEL NO.

LEGAL DESCRIPTION

11-08-50

T. 152 N, R. 104 W, 5^{TH} PM sec. 17 POR OF LOT 1 DESC BY M&B;

OIL AND GAS LEASE STIPULATIONS

ESTHETICS--To maintain esthetic values, all surface-disturbing activities, semipermanent and permanent facilities may require special design including location, painting and camouflage to blend with the natural surroundings and meet the intent of the visual quality objectives of the Federal Surface Managing Agency (SMA).

EROSION CONTROL—Surface-disturbing activities may be prohibited during muddy and/or wet soil periods.

CONTROLLED OR LIMITED SURFACE USE STIPULATION --This stipulation may be modified, consistent with land use documents, when specifically approved in writing by the Bureau of Land Management (BLM) with concurrence of the SMA. Distances and/or time periods may be made less restrictive depending on the actual onground conditions. The prospective lessee should contact the SMA for more specific locations and information regarding the restrictive nature of this stipulation.

The lessee/operator is given notice that the lands within this lease may include special areas and that such areas may contain special values, may be needed for special purposes, or may require special attention to prevent damage to surface and/or other resources. Possible special areas are identified below. Any surface use or occupancy within such special areas will be strictly controlled, or **if absolutely necessary**, excluded. Use or occupancy will be restricted only when the BLM and/or the SMA demonstrates the restriction necessary for the protection of such special areas and existing or planned uses. Appropriate modifications to imposed restrictions will be made for the maintenance and operations of producing oil and gas wells.

After the SMA has been advised of specific proposed surface use or occupancy on the leased lands, and on request of the lessee/operator, the Agency will furnish further data on any special areas which may include:

100 feet from the edge of the rights-of-way from highways, designated county roads and appropriate federally-owned or controlled roads and recreation trails.

500 feet, or when necessary, within the 25-year flood plain from reservoirs, lakes, and ponds and intermittent, ephemeral or small perennial streams: 1,000 feet, or when necessary, within the 100-year flood plain from larger perennial streams, rivers, and domestic water supplies.

500 feet from grouse strutting grounds. Special care to avoid nesting areas associated with strutting grounds will be necessary during the period from March 1, to June 30. One-fourth mile from identified essential habitat of state and federal sensitive species. Crucial wildlife winter ranges during the period from December 1 to May 15, and in elk calving areas during the period from May 1 to June 30.

300 feet from occupied buildings, developed recreational areas, undeveloped recreational areas receiving concentrated public use and sites eligible for or designated as National Register sites.

Seasonal road closures, roads for special uses, specified roads during heavy traffic periods and on areas having restrictive off-road vehicle designations.

On slopes over 30 percent or 20 percent on extremely erodable or slumping soils.

See Notice on Back

NOTICE

APPLICATIONS FOR PERMIT TO DRILL (APDs)—The appropriate BLM field offices are responsible for the receipt, processing, and approval of APDs. The APDs are to be submitted by oil and gas operators pursuant to the requirements found in Onshore Oil and Gas Order No. 1 — Approval of Operations on Onshore Federal and Indian Oil and Gas Leases (Circular No. 2538). Additional requirements for the conduct of oil and gas operations can be found in the Code of Federal Regulations Title 43, Part 3160. Copies of Onshore Oil and Gas Order No. 1, and pertinent regulations, can be obtained from the BLM field offices in which the operations are proposed. Early coordination with these offices on proposals is encouraged.

CULTURAL AND PALEONTOLOGICAL RESOURCES—The SMA is responsible for assuring that the leased lands are examined to determine if cultural resources are present and to specify mitigation measures. Prior to undertaking any surface-disturbing activities on the lands covered by this lease, the lessee or operator, unless notified to the contrary by the SMA, shall:

- 1. Contact the appropriate SMA to determine if a site-specific cultural resource inventory is required. If an inventory is required, then:
- 2. Engage the services of a cultural resource specialist acceptable to the SMA to conduct a cultural resource inventory of the area of proposed surface disturbance. The operator may elect to inventory an area larger than the area of proposed disturbance to cover possible site relocation which may result from environmental or other considerations. An acceptable inventory report is to be submitted to the SMA for review and approval no later than that time when an otherwise complete application for approval of drilling or subsequent surface-disturbing operation is submitted.
- 3. Implement mitigation measures required by the SMA. Mitigation may include the relocation of proposed lease-related activities or other protective measures such as testing salvage and recordation. Where impacts to cultural resources cannot be mitigated to the satisfaction of the SMA, surface occupancy on that area must be prohibited.

The operator shall immediately bring to the attention of the SMA any cultural or paleontological resources discovered as a result of approved operations under this lease, and not disturb such discoveries until directed to proceed by the SMA.

ENDANGERED OR THREATENED SPECIES—The SMA is responsible for assuring that the leased land is examined prior to undertaking any surface—disturbing activities to determine effects upon any plant or animal species, listed or proposed for listing as endangered or threatened, or their habitats. The findings of this examination may result in some restrictions to the operator's plans or even disallow use and occupancy that would be in violation of the Endangered Species Act of 1973 by detrimentally affecting endangered or threatened species or their habitats.

The lessee/operator may, unless notified by the authorized officer of the SMA that the examination is not necessary, conduct the examination on the leased lands at his discretion and cost. This examination must be done by or under the supervision of a qualified resources specialist approved by the SMA. An acceptable report must be provided to the SMA identifying the anticipated effects of a proposed action on endangered or threatened species ortheirabitats.

PARCEL NO.

11-08-18, 11-08-19, 11-08-20, 11-08-21, 11-08-22, 11-08-23, 11-08-24, 11-08-25, 11-08-26, 11-08-27, 11-08-28, 11-08-29, 11-08-30, 11-08-31, 11-08-32, 11-08-33, 11-08-34, 11-08-36, 11-08-37, 11-08-40, 11-08-42, 11-08-48, 11-08-49, 11-08-50, 11-08-51

Standard 16-3

Endangered Species Act Sec. 7 Consultation Stipulation

The lease area may now or hereafter contain plants, animals, or their habitats determined to be threatened, endangered, or other special status species. BLM may recommend modifications to exploration and development proposals to further its conservation and management objective to avoid BLM-approved activity that will contribute to a need to list such a species or their habitat. BLM may require modifications to or disapprove proposed activity that is likely to result in jeopardy to the continued existence of a proposed or listed threatened or endangered species or result in the destruction or adverse modification of a designated or proposed critical habitat. BLM will not approve any ground-disturbing activity that may affect any such species or critical habitat until it completes its obligations under applicable requirements of the Endangered Species Act as amended, 16 U.S.C. § 1531 et seq., including completion of any required procedure for conference or consultation.

PARCEL NO.

ALL BLM PARCELS

AND

11-08-45

11-08-46

11-08-47 11-08-52

11-08-52

11-08-62

Surface use is prohibited within crucial winter range for wildlife for the following time period:

December 1 to March 31

This stipulation does not apply to the operation and maintenance of production facilities.

For the purpose of (reasons):

Protect crucial White-Tailed Deer, Mule Deer, Elk, Antelope, Moose, Bighorn Sheep, and Sage Grouse winter range from disturbance during the winter use season, and to facilitate long-term maintenance of wildlife populations.

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

PARCEL NO. LEGAL DESCRIPTION

т.	4 N,	R.	19 E, PMM
	sec.	2	SESW;
		6	LOTS 4,5;
		8	NWNW;
		10	NENE, NWSW, S2SW, SE;
		20	W2NW;
	6 0	_	04 5 5104
т.	6 S,	К.	24 E, PMM
	sec.	17	N2NE, SESW;
		18	E2NE;
		sec. T. 6 S,	T. 6 S, R. sec. 17

Surface use is prohibited in grouse nesting habitat within 2 miles of a lek during the following time period:

March 1 to June 15

This stipulation does not apply to the operation and maintenance of production facilities.

For the purpose of (reasons):

Protect Sharp-tail and Sage Grouse nesting habitat from disturbance during spring and early summer in order to maximize annual production of young and to protect nesting activities adjacent to nesting sites for the long-term maintenance of grouse populations in the area.

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

PARCEL NO.

LEGAL DESCRIPTION

<u> </u>	<u>=====================================</u>
11-08-06	T. 10 N, R. 25 E, PMM sec. 6 LOT 7; 6 SESW, S2SE; 7 LOTS 1,2,3; 7 NE, E2NW, NESW, N2SE; 8 S2NW, N2SW;
11-08-07	T. 6 S, R. 23 E, PMM sec. 11 SESE; 12 E2SW,SE; 13 NE,NWSW,NWSE; 14 NWNE,S2NE,E2NW; 23 SWNE,E2W2,W2SE; 25 SWSE; 26 E2NW;
11-08-09	T. 7 S, R. 24 E, PMM sec. 10 SENW, S2; 11 NENW, S2NW, SW; 15 NE, N2NW, SWNW, N2SW, SESW, W2SE; 21 NENW, S2NW, S2; 22 SWNE, SWNW, SW, NWSE;

Surface use is prohibited in nesting and early brood-rearing habitat (defined as within three miles of leks).

March 1 through June 30

The stipulation does not apply to the operation and maintenance of production facilities.

For the purpose of (reasons):

Protect Sage Grouse leks and breeding habitat necessary for long-term maintenance of regional Sage Grouse populations.

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

PARCEL NO.	LEGAL DESCRIPTION
11-08-12	T. 14 S, R. 6 W, PMM sec. 28 E2;
11-08-14	T. 14 S, R. 6 W, PMM sec. 33 E2NE; 34 ALL; 35 N2;
11-08-15	T. 15 S, R. 6 W, PMM sec. 3 SESW;
11-08-16	T. 15 S, R. 6 W, PMM sec. 6 LOTS 2,3,4; 6 SESW; 7 LOTS 1,2,3,4; 7 E2W2;
11-08-17	T. 14 S, R. 7 W, PMM sec. 33 E2E2; 34 E2NW; T. 15 S, R. 7 W, PMM sec. 6 SESW, S2SE;

Surface use is prohibited within big game winter/spring range for wildlife.

December 1 through May 15

The stipulation does not apply to the operation and maintenance of production facilities.

For the purpose of (reasons):

Protect Mule Deer, Elk, Antelope, and Moose winter range from disturbance during the winter/spring season, and to facilitate long-term maintenance of wildlife populations.

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

On the lands described below:

PARCEL NO.

LEGAL DESCRIPTION

11-08-17

T. 15 S, R. 7 W, PMM
 sec. 6 LOT 7;
 6 SESW, S2SE;

Surface use is prohibited within one-half mile of raptor nest sites which have been active within the past five years during the following time period.

March 1 through July 31

The stipulation does not apply to the operation and maintenance of production facilities.

For the purpose of (reasons):

Protect potential breeding habitat for special status raptors (especially Golden Eagle, Prairie Falcon, and Swainson's Hawk).

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

PARCEL NO.	LEGAL DESCRIPTION
11-08-12	T. 14 S, R. 6 W, PMM sec. 28 N2,SW; 29 E2,SENW,SW; 30 LOTS 1,2,3,4; 30 E2W2;
11-08-13	T. 14 S, R. 6 W, PMM sec. 32 N2;
11-08-14	T. 14 S, R. 6 W, PMM sec. 33 NWNW; 34 E2E2,W2SE; 35 N2;
11-08-16	T. 15 S, R. 6 W, PMM sec. 6 LOT 4; 6 SESW; 7 LOTS 1,2,3,4; 7 SENE,W2E2,E2W2,NESE;

Surface use is prohibited within one mile of Ferruginous Hawk nest sites that have been active within the past five years during the following time period:

March 1 through August 31

The stipulation does not apply to the operation and maintenance of production facilities.

For the purpose of (reasons):

Protect reproductive potential of breeding habitat for special status raptors.

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

On the lands described below:

PARCEL NO.	LEGAL DESCRIPTION
11-08-11	T. 14 S, R. 6 W, PMM sec. 19 LOTS 1,2,3,4; 19 N2NE,E2W2,S2SE; 20 N2N2,S2SW,SWSE;
11-08-12	T. 14 S, R. 6 W, PMM sec. 28 ALL; 29 ALL; 30 LOTS 1,2,3,4; 30 E2,E2W2;
11-08-13	T. 14 S, R. 6 W, PMM sec. 31 LOTS 1,2; 31 NE,E2NW; 32 ALL;
11-08-14	T. 14 S, R. 6 W, PMM sec. 33 N2,N2SW; 34 N2,E2SW,SE; 35 N2;
11-08-16	T. 15 S, R. 6 W, PMM sec. 6 LOTS 2,3,4; 6 SENW,E2SW,; 7 LOTS 1,2,3,4; 7 E2,E2W2;

TL 13-13

Surface use is prohibited within winter and spring range for sage grouse during the following time period:

December 1 through May 15

This stipulation does not apply to the operation and maintenance of production facilities.

For the purpose of (reasons):

Protect sage grouse winter range from disturbance during the winter/spring season, and to facilitate long-term maintenance of wildlife populations.

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

On the lands described below:

PARCEL NO.	LEGAL DESCRIPTION
11-08-11	T. 14 S, R. 6 W, PMM sec. 19 LOTS 1,2,3,4; 19 N2NE,E2W2,S2SE; 20 N2N2,S2SW,SWSE;
11-08-12	T. 14 S, R. 6 W, PMM sec. 28 ALL; 29 ALL; 30 LOTS 1,2,3,4; 30 E2,E2W2;
11-08-13	T. 14 S, R. 6 W, PMM sec. 31 LOTS 1,2; 31 NE,E2NW; 32 ALL;
11-08-14	T. 14 S, R. 6 W, PMM sec. 33 ALL; 34 ALL; 35 N2;
11-08-15	T. 15 S, R. 6 W, PMM sec. 3 SESW; 4 S2NE, SENW, W2W2, NESE;

TL 13-14 Page 1 of 2

PARCEL NO.	LEGAL DESCRIPTION
11-08-16	T. 15 S, R. 6 W, PMM sec. 6 LOTS 2,3,4; 6 NENE,S2NE,SENW,E2SW; 7 LOTS 1,2,3,4; 7 E2,E2W2;
11-08-17	T. 14 S, R. 7 W, PMM sec. 33 E2SE;

No seismic exploration would be allowed within 500 feet of waterfowl nesting habitat during the following time period:

March 1 through July 1

This stipulation does not apply to the operation and maintenance of production facilities.

For the purpose of (reasons):

Protect nesting waterfowl (NDRMP p. 20)

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

PARCEL NO.

LEGAL DESCRIPTION

11-08-18

T. 156 N, R. 90 W, 5TH PM

Sec. 8 10.60 AC LYING

WITHIN BED OF

UNNAMED LAKE RIPAR

TO LOT 1;

- 9 18.50 AC LYING WITHIN BED OF UNNAMED LAKE RIPAR TO LOTS 1,2;
- 16 POR OF BED OF
 UNNAMED LAKE RIPAR
 TO LOTS 1,2
 CONTAINING 23.40
 AC AS ACCOUNTED
 FOR IN STATE OF
 NORTH DAKOTA'S IN
 LIEU SELECTION;
- 17 25.00 AC LYING
 WITHIN BED OF
 UNNAMED LAKE RIPAR
 TO LOT 1;

No surface use would be allowed within one-half mile of occupied Golden Eagle nests during the following time period:

February 15 to July 15

This stipulation does not apply to operation and maintenance of production facilities.

For the purpose of (reasons):

Protect Golden Eagle nesting (NDRMP - p. 20)

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

PARCEL NO.

LEGAL DESCRIPTION

11-08-34

T. 148 N, R. 97 W, 5^{TH} PM sec. 6 SWSE;

LEASE STIPULATIONS BUREAU OF ECLAMATION

The lessee agrees to maintain, if required by the lessor during the period of this lease, including any extension thereof, an additional bond with qualified sureties in such sum as the lessor, if it considers that the bond required under Sec. 2(a) is insufficient, may at any time require:

(a) to pay for damages sustained by any reclamation homestead entryman to his crops or improvements caused by drilling or other operations of the lessee, such damages to include the reimbursement of the entryman by the lessee, when he uses or occupies the land of any homestead entryman, for all construction and operation and maintenance charges becoming due during such use or occupation upon any portion of the land so used and occupied;

(b) to pay any damage caused to any reclamation project or water supply thereof by the lessee's failure to comply fully with the requirements of this lease; and

© to recompense any nonmineral applicant, entryman, purchaser under the Act of May 16, 1930 (46 Stat. 367), or patentee for all damages to crops or to tangible improvements caused by drilling or other prospecting operation, where any of the lands covered by this lease are embraced in any nonmineral application, entry, or patent under rights initiated prior to the date of this lease, with a reservation of the oil deposits, to the United States pursuant to the Act of July 17, 1914 (38 Stat. 509).

As to any lands covered by this lease within the area of any Government reclamation project, or in proximity thereto, the lessee shall take such precautions as required by the irrigation under such project or to the water supply thereof; provided that drilling is prohibited on any constructed works or right-of-way of the Bureau of Reclamation, and provided, further, that there is reserved to the lessor, its successors and assigns, the superior and prior right at all times to construct, operate, and maintain dams, dikes, reservoirs, canals, wasteways, laterals, ditches, telephone and telegraph lines, electric transmission lines, roadways, appurtenant irrigation structures, and reclamation works, in which construction, operation, and maintenance, the lessor, its successors and assigns, shall have the right to use any or all of the lands herein described without making compensation therefor, and shall not be responsible for any damage from the presence of water thereon or on account of ordinary, extraordinary, unexpected , or unprecedented floods. That nothing shall be done under this lease to increase the cost of, or interfere in any manner with, the construction, operation, and maintenance of such works. It is agreed by the lessee that, if the construction of any or all of said dams, dikes, reservoirs, canals, wasteways, laterals, ditches, telephone or telegraph lines, electric transmission lines, roadways, appurtenant irrigation structures or reclamation works across, over, or upon said lands should be made more expensive by reason of the existence of the improvements and workings of the lessee thereon, said additional expense is to be estimated by the Secretary of the Interior, whose estimate is to be final and

binding upon the parties hereto, and that within thirty (30) days

after demand is made upon the lessee for payment of any such sums, the lessee will make payment thereof to the United States, or its successors, constructing such dams, dikes, reservoirs, canals, wasteways, laterals, ditches, telephone and telegraph lines, electric transmission lines, roadways, appurtenant irrigation structures, or reclamation works, across, over, or upon said lands; provided, however, that subject to advance written approval by the United States, the location and course of any improvements or works and appurtenances may be changed by the lessee; provided, further, that the reservations, agreements, and conditions contained in the within lease shall be and remain applicable notwithstanding any change in the location or course of said improvements or works of lessee. The lessee further agrees that the United States, its officers, agents, and employees, and its successors and assigns shall not be held liable for any damage to the improvements or workings of the lessee resulting from the construction, operation, and maintenance of any of the works hereinabove enumerated. Nothing in this paragraph shall be construed as in any manner limiting other reservations in favor of the United States contained in this lease.

THE LESSEE FURTHER AGREES That there is reserved to the lessor, its successors and assigns, the prior right to use any of the lands herein leased, to construct, operate, and maintain dams, dikes, reservoirs, canals, wasteways, laterals, ditches, telephone and telegraph lines, electric transmission lines, roadways, or appurtenant irrigation structures, and also the right to remove construction materials therefrom, without any payment made by the lessor or its successors for such right, with the agreement on the part of the lessee that if the construction of any or all of such dams, dikes, reservoirs, canals, wasteways, laterals, ditches, telephone and telegraph lines, electric transmission lines, roadways, or appurtenant irrigation structures across, over, or upon said lands or the removal of construction materials therefrom, should be made more expensive by reason of the existence of improvements or workings of the lessee thereon, such additional expense is to be estimated by the Secretary of the Interior, whose estimate is to be final and binding upon the parties hereto, and that within thirty (30) days after demand is made upon the lessee for payment of any such sums, the lessee will make payment thereof to the United States or its successors constructing such dams, dikes, reservoirs, canals, wasteways, laterals, ditches, telephone and telegraph lines, electric transmission lines, roadways, or appurtenant irrigation structures across, over, or upon said lands or removing construction materials therefrom. The lessee further agrees that the lessor, its officers, agents, and employees and its successors and assigns shall not be held liable for any damage to the improvements or workings of the lessee resulting from the construction, operation, and maintenance of any of the works herein above enumerated. Nothing contained in this paragraph shall be construed as in any manner limiting other reservations in favor of the lessor contained in this lease.

To insure against the contamination of the waters of the Reservoir, Project, State of , the lessee agrees that

the following further conditions shall apply to all drilling and operations on lands covered by this lease, which lie within the flowage or drainage area of the Reservoir, as such area is defined by the Bureau of Reclamation:

1. The drilling sites for any and all wells shall be approved by the Superintendent, Bureau of Reclamation, Project,

drilling begins. Sites for the construction of pipe-line rights-of-way or other authorized facilities shall also be approved by the Superintendent before construction begins.

2. All drilling or operation methods or equipment shall, before their imployment, be inspected and approved by the Superintendent of the Project, , and by the supervisor of the U.S. Geological Survey having jurisdiction over the area.

GPO 854-703

PARCEL NO.

11-08-50

before

BOR 17-1

SPECIAL STIPULATION - BUREAU OF RECLAMATION

To avoid interference with recreation development and/or impacts to fish and wildlife habitat and to assist in preventing damage to any Bureau of Reclamation dams, reservoirs, canals, ditches, laterals, tunnels, and related facilities, and contamination of the water supply therein, the lessee agrees that the following conditions shall apply to all exploration and developmental activities and other operation of the works thereafter on lands covered by this lease:

1. Prior to commencement of any surface-disturbing work including drilling, access road work, and well location construction, a surface use and operations plan will be filed with the appropriate officials. A copy of this plan will be furnished to the Regional Director, Great Plains Region, Bureau of Reclamation, P.O. Box 36900, Billings, MT 59107-6900, for review and consent prior to approval of the plan. Such approval will be conditioned on reasonable requirements needed to prevent soil erosion, water pollution, and unnecessary damages to the surface vegetation and other resources, including cultural resources, of the United States, its lessees, permittees, or licensees, and to provide for the restoration of the land surface and vegetation. The plan shall contain provisions as the Bureau of Reclamation may deem necessary to maintain proper management of the water, recreation, lands structures, and resources, including cultural resources, within the prospecting, drilling, or construction area.

Drilling sites for all wells and associated investigations such as seismograph work shall be included in the above-mentioned surface use and operation plan.

If later explorations require departure from or additions to the approved plan, these revisions or amendments, together with a justification statement for proposed revisions, will be submitted for approval to the Regional Director, Great Plains Region, Bureau of Reclamation, or his authorized representative.

Any operations conducted in advance of approval of an original, revised, or amended prospecting plan, or which are not in accordance with an approved plan constitute a violation of the terms of this lease. The Bureau of Reclamation reserves the right to close down operations until such corrective action, as is deemed necessary, is taken by the lessee.

- 2. No occupancy of the surface of the following excluded areas is authorized by this lease. It is understood and agreed that the use of these areas for Bureau of Reclamation purposes is superior to any other use. The following restrictions apply only to mineral tracts located within the boundary of a Bureau of Reclamation project where the United States owns 100 percent of the fee mineral interest.
 - a. Within 500 feet on either side of the centerline of any and all roads or highways within the leased area.
 - b. Within 200 feet on either side of the centerline of any and all trails within the leased area.
 - c. Within 500 feet of the normal high-water line of any and all live streams in the leased area.
 - d. Within 400 feet of any and all recreation developments within the leased area.
 - e. Within 400 feet of any improvements either owned, permitted, leased, or otherwise authorized by the Bureau of Reclamation within the leased area.
 - f. Within 200 feet of established crop fields, food plots, and tree/shrub plantings within the leased area.
 - g. Within 200 feet of slopes steeper than a 2:1 gradient within the leased area.
 - h. Within established rights-of-way of canals, laterals, and drainage ditches within the leased area.
- i. Within a minimum of 500 feet horizontal from the centerline of the facility or 50 feet from the outside toe of the canal, lateral, or drain embankment, whichever distance is greater, for irrigation facilities without clearly marked rights-of-way within the leased area.
- j. Providing that appropriate environmental compliance measures can be ensured, and providing further that Reclamation project works and other public interests can be protected, Reclamation may consider, on a case-by-case basis, waiving the requirement specified in Sec. 2 hereof. HOWEVER, LESSEES ARE ADVISED THAT OBTAINING SUCH A WAIVER CAN BE A DIFFICULT, TIME CONSUMING, AND COSTLY PROCESS WITH NO GUARANTEE THAT RECLAMATION WILL GRANT THE REQUESTED WAIVER.

- 3. No occupancy of the surface or surface drilling will be allowed in the following areas. In addition, no directional drilling will be allowed that would intersect the subsurface zones delineated by a vertical plane in these areas. The following restrictions apply only to mineral tracts located within the boundary of a Bureau of Reclamation project, where the United States owns 100 percent of the fee mineral interest in said tract, or tracts.
- a. Within 1,000 feet of the maximum water surface, as defined in the Standard Operating Procedures (SOP), of any reservoirs and related facilities located within the leased area.
 - b. Within 2,000 feet of dam embankments and appurtenance structures such as spillway structures, outlet works, etc.
 - c. Within one-half (1/2) mile horizontal from the centerline of any tunnel within the leased area.
- d. Providing that appropriate environmental compliance measures can be ensured, and providing further that Reclamation project works and other public interests can be protected. Reclamation may consider, on a case-by-case basis, waiving the requirements specifies in Sec. 3 hereof. HOWEVER, LESSEES ARE ADVISED THAT OBTAINING SUCH A WAIVER CAN BE A DIFFICULT, TIME CONSUMING, AND COSTLY PROCESS WITH NO GUARANTEE THAT RECLAMATION WILL GRANT THE REQUESTED WAIVER.
- 4. The distances stated in items 2 and 3 above are intended to be general indicators only. The Bureau of Reclamation reserves the right to revise these distances as needed to protect Bureau of Reclamation facilities.
- 5. The use of explosives in any manner shall be so controlled that the works and facilities of the United States, its successors and assigns, will in no way be endangered or damaged. In this connection, an explosives use plan shall be submitted to and approved by the Regional Director, Great Plains Region, Bureau of Reclamation, or his/her authorized representative.
- 6. The lessee shall be liable for all damage to the property of the United States, its successors or assigns, resulting from the exploration, development, or operation of the works contemplated by this lease, and shall further hold the United States, its successors or assigns, and its officers, agents, and employees, harmless from all claims of third parties for injury or damage sustained or in any way resulting from the exercise of the rights and privileges conferred by the lease.
- 7. The lessee shall be liable for all damages to crops or improvements of any entryman, nonmineral applicant, or patentee, their successors or assigns, caused by or resulting from the drilling or other operations of the lessee, including reimbursement of any entryman or patentee, their successors or assigns, for all construction, operation, and maintenance charges becoming due on any portion of their said lands damaged as a result of the drilling or other operation of the lessee.
- 8. In addition to any other bond required under the provisions of this lease, the lessee shall provide such bond as the United States may at any time require for damages which may arise under the liability provisions of Sec. six (6) and seven (7) above.

PARCEL NO.

11-08-50

Form 3109-2 (December 1970) (formerly 3103-3)

UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

Serial Number	
Name of Project	_

STIPULATION FOR LANDS UNDER JURISDICTION OF DEPARTMENT OF THE ARMY, CORPS OF ENGINEERS

The lands embraced in this lease issued under the Mineral Leasing Act of February 25, 1920 (41 Stat. 437; 30 U.S.C. 181 *et seq.*), as amended, or the Mineral Leasing Act for Acquired Lands of August 7, 1947 (61 Stat. 913; 30 U.S.C. 351 *et seq.*) being under the jurisdiction of the Department of the Army, Corps of Engineers, the lessee hereby agrees:

- (1) That *all* rights under this lease are subordinate to the rights of the United States to flood and submerge the lands, permanently or intermittently, in connection with the operation and maintenance of the above-named project.
- (2) That the United States shall not be responsible for damages to property or injuries to persons which may arise from or be incident to the use and occupation of the said premises, or for damages to the property of the lessee, or for injuries to the person of the lessee (if an individual), or for damages to the property or injuries to the person of the lessee's officers, agents, servants, or employees, or others who may be on said premises at their invitation or the invitation of anyone of them arising from or incident to the flooding of the said premises by the Government or flooding from any other cause, or arising from or incident to any other governmental activities; and the lessee shall hold the United States harmless from any and all such claims.
- (3) That the work performed by the lessee on the lands shall be under the general supervision of the District Engineer, Corps of Engineers, in direct charge of the project, and subject to such conditions and regulations as may be prescribed by him, and the plans and location for all structures, appurtenances thereto, and work on said lands shall be submitted to the said District Engineer for approval, in advance, of

- commencement of any work on said lands. The District Engineer shall have the right to enter on the premises, at any time, to inspect both the installation and operational activities of the lessee.(4) That no structure or appurtenance thereto shall be of a material or construction determined to create floatable debris.
- (5) That the construction and operation of said struc-tures and appurtenances thereto shall be of such a nature as not to cause pollution of the soils and the waters of the project.
- (6) That the United States reserves the right to use the land jointly with the lessee in connection with the construction, operation, and maintenance of the Government project and to place improvements thereon or to remove materials therefrom, including sand and gravel and other construction material, as may be necessary in connection with such work, and the lessee shall not interfere, in any manner, with such work or do any act which may increase the cost of performing such work. If the cost of the work performed by the Government at and in connection with the project, including work performed on lands outside the property included in the lease, is made more expensive by reason of improvements constructed on the leased property by the lessee, the lessee shall pay to the United States money in an amount, as estimated by the Chief of Engineers, sufficient to compensate for the additional expense involved.

PARCEL NO. 11-08-20, 11-08-21, 11-08-22, 11-08-23, 11-08-24, 11-08-25, 11-08-26, 11-08-27, 11-08-28, 11-08-29, 11-08-30, 11-08-31, 11-08-32, 11-08-33, 11-08-36, 11-08-37, 11-08-40, 11-08-42

CORPS OF ENGINEERS STIPULATION

- 1. The Secretary of the Army or designee reserves the right to require cessation of operations if a national emergency arises or if the Army needs the leased property for a mission incompatible with lease operations. On approval from higher authority, the commander will give the lessee written notice or, if time permits, request BLM to give notice of the required suspension. The lessee agrees to this condition and waives compensation for its exercise.
- 2. If the commander or the commander's authorized representative discovers an imminent danger to safety or security which allows no time to consult BLM, that person may order such activities stopped immediately. The state BLM Director will be notified immediately, will review the order, and will determine the need for further remedial action.
- 3. If contamination is found in the operating area, the operator will immediately stop work and ask the commander or commander's representative for help.
- 4. Lessee liability for damage to improvements shall include improvements of the Department of Defense.
- 5. Before beginning to drill, the lessee must consult with third parties authorized to use real estate in the leased area and must consider programs for which third parties have contractual responsibility.
- 6. A license to conduct geophysical test on the leased area must be obtained separately from the installation commander or the District Commander.
 - 1. Civil works only: conditions in BLM Form 3109-2, <u>Stipulation for Lands Under Jurisdiction of Department of the Army Corps of Engineers</u>, or successor form.

Parcel No.

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11-08-19, 11-08-20, 11-08-21, 11-08-22, 11-08-23, 11-08-24, 11-08-25, 11-08-26, 11-08-27, 11-08-28, 11-08-29, 11-08-30, 11-08-31, 11-08-32, 11-08-33, 11-08-36, 11-08-37, 11-08-40, 11-08-42
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CORPS OF ENGINEERS INFORMATION NOTICE

- No surface occupancy shall be allowed on those lands below elevation 1855 feet msl (mean sea level) or within 300 feet horizontally from said elevation.
- All mineral exploration and production infrastructure shall have a minimum setback of twelve-hundred (1,200) feet from any Tribal, Federal, State, County, or private infrastructure. This includes but is not limited to: levees, dams, intakes and buildings.
- No surface occupancy shall be allowed on islands located within the flood control pool for Lake Sakakawea, regardless of their elevation.
- There are numerous archaeological (cultural and historical) sites on project lands. No surface occupancy will be allowed within a minimum of one-hundred (100) feet of any identified cultural resource site. However, case by case review shall be coordinated through the Riverdale Office Staff Archaeologist located at the Corps of Engineers Project Office in Riverdale, North Dakota, to determine adequate protection.
- All lease areas shall be cleared for Threatened and Endangered Species Usage.
 If any such usage has been documented in the immediate area, mineral
 exploration activities shall be conditioned in coordination with the Missouri
 River Recovery Program coordinator located at the Corps of Engineers Project
 Office in Riverdale, North Dakota.
- On those lands, which consist of highly erodible soils, any surface disturbances shall be kept to a minimum. The use of proper engineering practices shall be used to minimize potential soil erosion.
- Road construction in association with mineral exploration will be conducted in a manner as primitive as possible, and will be constructed using best engineering practices to minimize surface disturbance.
- All fill material required for the exploration or production phase shall be clear of all invasive or noxious weed seeds. Obtaining fill materials from project lands is prohibited.
- Any current interior or boundary fence that is located within the lease area shall be maintained, or possibly replaced, to prevent livestock and/or general public from entering the site for their safety.
- No surface occupancy will be allowed within twelve-hundred (1,200) feet of any leased or Corps managed recreation or zoned limited development area.
- Exploration activities that extend beneath the flood control pool of Lake Sakakawea (1854 feet msl) will require Regulatory review in accordance with Sec. 10/404 authorities (Rivers and Harbors Act and Clean Waters Act respectively).

(see next page for parcel numbers)

COE IN 18-7

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Parcel No.
11-08-19, 11-08-20, 11-08-21, 11-08-22, 11-08-23, 11-08-24, 11-08-25, 11-08-26, 11-08-27, 11-08-28, 11-08-29, 11-08-30, 11-08-31, 11-08-32, 11-08-33, 11-08-36, 11-08-37, 11-08-40, 11-08-42,
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NOTICE FOR LANDS OF THE NATIONAL FOREST SYSTEM UNDER JURISDICTION OF DEPARTMENT OF AGRICULTURE

The permittee/lessee must comply with all the rules and regulations of the Secretary of Agriculture set forth at Title 36, Chapter II, of the Code of Federal Regulations governing the use and management of the National Forest System (NFS) when not inconsistent with the rights granted by the Secretary of Interior in the permit. The Secretary of Agriculture's rules and regulations must be complied with for (1) all use and occupancy of the NFS prior to approval of an exploration plan by the Secretary of the Interior, (2) uses of all existing improvements, such as forest development roads, within and outside the area permitted by the Secretary of the Interior, and (3) use and occupancy of the NFS not authorized by an exploration plan approved by the Secretary of the Interior.

All matters related to this stipulation are to be addressed to:

Forest Supervisor Custer National Forest 1310 Main Street Billings, MT 59105

who is the authorized representative of the Secretary of Agriculture.

CULTURAL RESOURCES - The FS is responsible for assuring that the leased lands are examined to determine if cultural resources are present and to specify mitigation measures, in accordance with the Archaeological Resources Protection Act of 1979, the National Historic Preservation Act of 1966 (as amended), and the American Indian Religious Freedom Act of 1996. Prior to undertaking any surface-disturbing activities on the lands covered by this lease, the lessee or operator, unless notified to the contrary by the FS, shall:

- Contact the FS to determine if a site specific cultural resource inventory is required. If a survey is required, then:
- 2. Engage the services of a cultural resource specialist acceptable to the FS to conduct a cultural resource inventory of the area of proposed surface disturbance. The operator may elect to inventory an area larger than the area of proposed disturbance to cover possible site relocation which may result from environmental or other considerations. An acceptable inventory report is to be submitted to the FS for review and approval at the time a surface disturbing plan of operation is submitted.
- 2. Implement mitigation measures required by the FS and BLM to preserve or avoid destruction of cultural resource values. Mitigation may include relocation of proposed facilities, testing, salvage, and recordation or other protective measures. All costs of the inventory and mitigation will be borne by the lessee or operator, and all data and materials salvaged will remain under the jurisdiction of the U.S. Government as appropriate. The lessee or operator shall immediately bring to the attention of the FS and BLM any cultural or resources or any other objects of scientific interest discovered as a result of surface operations under this lease, and shall leave such discoveries intact until directed to proceed by FS and BLM.

Vertebrate Paleontology Notice - The FS is responsible for assuring that the leased lands are examined to determine if paleontological resources are present and to specify mitigation measures, in accordance with Organic Act, and the National Forest Management Act of 1976

Prior to undertaking any surface-disturbing activities on the lands covered by this lease, the lessee or operator, unless notified to the contrary by the Forest Service, shall:

- 1. Contact the Forest Service to determine if a site-specific vertebrate paleontologic inventory is required. The Forest Service will conduct inventories and surveys as part of the field review for the proposed activity on the lease. The operator may voluntarily engage the services of a qualified paleontologist to conduct the inventory.
- 2. Implement mitigation measures required by the Forest Service and Bureau of land management to preserve or avoid destruction of vertebrate paleontologic resources. Mitigation may include relocation of proposed facilities or other protective measures.
- 3. The lessee or operator shall immediately bring to the attention of the Forest Service any vertebrate paleontologic resources discovered as a result of surface operation under this lease, and shall leave such discoveries intact until directed to proceed by the Forest Service.

FLOODPLAIN AND WETLANDS - The lessee is hereby notified that this lease may contain land within a riparian ecosystem. All activities within this area may be highly restricted in order to comply with Executive Order 11988 - Floodplain Management and Executive Order 11990 - Protection of Wetlands, in order to preserve and restore or enhance the natural and beneficial values served by floodplains and wetlands.

Riparian ecosystems will be managed by the Forest Service to protect from conflicting uses in order to provide healthy, self-perpetuating plant and water communities that will have optimum diversity and density of understory and overstory vegetation. Occupancy and use of lands within riparian ecosystems proposed in a proposed Surface Use Plan of Operations will be considered in an environmental analysis done to identify the mitigation measures necessary to protect the riparian area. Special measures such as road design, well pad size and location or directional drilling, may be made part of the permit authorizing the activity.

Parcel No.

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11-08-63, 11-08-64, 11-08-65, 11-08-66, 11-08-67, 11-08-68, 11-08-69, 11-08-70, 11-08-71, 11-08-72, 11-08-73, 11-08-74, 11-08-75, 11-08-76, 11-08-77, 11-08-78
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NOTICE FOR LANDS OF THE NATIONAL FOREST SYSTEM UNDER JURISDICTION OF DEPARTMENT OF AGRICULTURE

The permittee/lessee must comply with all the rules and regulations of the Secretary of Agriculture set forth at Title 36, Chapter II, of the Code of Federal Regulations governing the use and management of the National Forest System (NFS) when not inconsistent with the rights granted by the Secretary of Interior in the permit. The Secretary of Agriculture's rules and regulations must be complied with for (1) all use and occupancy of the NFS prior to approval of an exploration plan by the Secretary of the Interior, (2) uses of all existing improvements, such as forest development roads, within and outside the area permitted by the Secretary of the Interior, and (3) use and occupancy of the NFS not authorized by an exploration plan approved by the Secretary of the Interior.

All matters related to this stipulation are to be addressed to:

District Ranger, McKenzie Ranger District Dakota Prairie Grasslands 1901 South Main Street Watford City, ND 58854

who is the authorized representative of the Secretary of Agriculture.

CULTURAL RESOURCES - The FS is responsible for assuring that the leased lands are examined to determine if cultural resources are present and to specify mitigation measures, in accordance with the Archaeological Resources Protection Act of 1979, the National Historic Preservation Act of 1966 (as amended), and the American Indian Religious Freedom Act of 1996. Prior to undertaking any surface-disturbing activities on the lands covered by this lease, the lessee or operator, unless notified to the contrary by the FS, shall:

- Contact the FS to determine if a site specific cultural resource inventory is required. If a survey is required, then:
- 2. Engage the services of a cultural resource specialist acceptable to the FS to conduct a cultural resource inventory of the area of proposed surface disturbance. The operator may elect to inventory an area larger than the area of proposed disturbance to cover possible site relocation which may result from environmental or other considerations. An acceptable inventory report is to be submitted to the FS for review and approval at the time a surface disturbing plan of operation is submitted.
- 3. Implement mitigation measures required by the FS and BLM to preserve or avoid destruction of cultural resource values. Mitigation may include relocation of proposed facilities, testing, salvage, and recordation or other protective measures. All costs of the inventory and mitigation will be borne by the lessee or operator, and all data and materials salvaged will remain under the jurisdiction of the U.S. Government as appropriate.

The lessee or operator shall immediately bring to the attention of the FS and BLM any cultural or resources or any other objects of scientific interest discovered as a result of surface operations under this lease, and shall leave such discoveries intact until directed to proceed by FS and BLM.

Vertebrate Paleontology Notice - The FS is responsible for assuring that the leased lands are examined to determine if paleontological resources are present and to specify mitigation measures, in accordance with Organic Act, and the National Forest Management Act of 1976

Prior to undertaking any surface-disturbing activities on the lands covered by this lease, the lessee or operator, unless notified to the contrary by the Forest Service, shall:

- 4. Contact the Forest Service to determine if a site-specific vertebrate paleontologic inventory is required. The Forest Service will conduct inventories and surveys as part of the field review for the proposed activity on the lease. The operator may voluntarily engage the services of a qualified paleontologist to conduct the inventory.
- 5. Implement mitigation measures required by the Forest Service and Bureau of land management to preserve or avoid destruction of vertebrate paleontologic resources. Mitigation may include relocation of proposed facilities or other protective measures.
- 6. The lessee or operator shall immediately bring to the attention of the Forest Service any vertebrate paleontologic resources discovered as a result of surface operation under this lease, and shall leave such discoveries intact until directed to proceed by the Forest Service.

FLOODPLAIN AND WETLANDS - The lessee is hereby notified that this lease may contain land within a riparian ecosystem. All activities within this area may be highly restricted in order to comply with Executive Order 11988 - Floodplain Management and Executive Order 11990 - Protection of Wetlands, in order to preserve and restore or enhance the natural and beneficial values served by floodplains and wetlands.

Riparian ecosystems will be managed by the Forest Service to protect from conflicting uses in order to provide healthy, self-perpetuating plant and water communities that will have optimum diversity and density of understory and overstory vegetation. Occupancy and use of lands within riparian ecosystems proposed in a proposed Surface Use Plan of Operations will be considered in an environmental analysis done to identify the mitigation measures necessary to protect the riparian area. Special measures such as road design, well pad size and location or directional drilling, may be made part of the permit authorizing the activity.

PARCEL NO.

11-08-35

NOTICE FOR LANDS OF THE NATIONAL FOREST SYSTEM UNDER JURISDICTION OF DEPARTMENT OF AGRICULTURE

The permittee/lessee must comply with all the rules and regulations of the Secretary of Agriculture set forth at Title 36, Chapter II, of the Code of Federal Regulations governing the use and management of the National Forest System (NFS) when not inconsistent with the rights granted by the Secretary of Interior in the permit. The Secretary of Agriculture's rules and regulations must be complied with for (1) all use and occupancy of the NFS prior to approval of an exploration plan by the Secretary of the Interior, (2) uses of all existing improvements, such as forest development roads, within and outside the area permitted by the Secretary of the Interior, and (3) use and occupancy of the NFS not authorized by an exploration plan approved by the Secretary of the Interior.

All matters related to this stipulation are to be addressed to:

District Ranger, Medora Ranger District US Forest Service Dakota Prairie Grasslands 99 23rd Avenue West #B Dickinson, ND 58601-3135

who is the authorized representative of the Secretary of Agriculture.

CULTURAL RESOURCES - The FS is responsible for assuring that the leased lands are examined to determine if cultural resources are present and to specify mitigation measures, in accordance with the Archaeological Resources Protection Act of 1979, the National Historic Preservation Act of 1966 (as amended), and the American Indian Religious Freedom Act of 1996. Prior to undertaking any surface-disturbing activities on the lands covered by this lease, the lessee or operator, unless notified to the contrary by the FS, shall:

- 1. Contact the FS to determine if a site specific cultural resource inventory is required. If a survey is required, then:
- 2. Engage the services of a cultural resource specialist acceptable to the FS to conduct a cultural resource inventory of the area of proposed surface disturbance. The operator may elect to inventory an area larger than the area of proposed disturbance to cover possible site relocation which may result from environmental or other considerations. An acceptable inventory report is to be submitted to the FS for review and approval at the time a surface disturbing plan of operation is submitted.
- 3. Implement mitigation measures required by the FS and BLM to preserve or avoid destruction of cultural resource values. Mitigation may include relocation of proposed facilities, testing, salvage, and recordation or other protective measures. All costs of the inventory and mitigation will be borne by the lessee or operator, and all data and materials salvaged will remain under the jurisdiction of the U.S. Government as appropriate.
 - 4. The lessee or operator shall immediately bring to the attention of the FS and BLM any cultural or resources or any other objects of scientific interest discovered as a result of surface operations under this lease, and shall leave such discoveries intact until directed to proceed by FS and BLM.

Vertebrate Paleontology Notice - The FS is responsible for assuring that the leased lands are examined to determine if paleontological resources are present and to specify mitigation measures, in accordance with Organic Act, and the National Forest Management Act of 1976

Prior to undertaking any surface-disturbing activities on the lands covered by this lease, the lessee or operator, unless notified to the contrary by the Forest Service, shall:

- 1. Contact the Forest Service to determine if a site-specific vertebrate paleontologic inventory is required. The Forest Service will conduct inventories and surveys as part of the field review for the proposed activity on the lease. The operator may voluntarily engage the services of a qualified paleontologist to conduct the inventory.
- 2. Implement mitigation measures required by the Forest Service and Bureau of land management to preserve or avoid destruction of vertebrate paleontologic resources. Mitigation may include relocation of proposed facilities or other protective measures.
- 3. The lessee or operator shall immediately bring to the attention of the Forest Service any vertebrate paleontologic resources discovered as a result of surface operation under this lease, and shall leave such discoveries intact until directed to proceed by the Forest Service.

FLOODPLAIN AND WETLANDS - The lessee is hereby notified that this lease may contain land within a riparian ecosystem. All activities within this area may be highly restricted in order to comply with Executive Order 11988 - Floodplain Management and Executive Order 11990 - Protection of Wetlands, in order to preserve and restore or enhance the natural and beneficial values served by floodplains and wetlands.

Riparian ecosystems will be managed by the Forest Service to protect from conflicting uses in order to provide healthy, self-perpetuating plant and water communities that will have optimum diversity and density of understory and overstory vegetation. Occupancy and use of lands within riparian ecosystems proposed in a proposed Surface Use Plan of Operations will be considered in an environmental analysis done to identify the mitigation measures necessary to protect the riparian area. Special measures such as road design, well pad size and location or directional drilling, may be made part of the permit authorizing the activity.

Parcel No.

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11-08-38, 11-08-39, 11-08-41, 11-08-43, 11-08-44, 11-08-45, 11-08-46, 11-08-52, 11-08-53, 11-08-54, 11-08-55, 11-08-56, 11-08-57, 11-08-58, 11-08-59, 11-08-60, 11-08-61, 11-08-62
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No surface occupancy or use is allowed on the lands described below (legal $\operatorname{sub-division}$ or other description).

For the purpose of:

1. Surface occupancy and use is prohibited on slopes greater than 40 percent to protect soil resources from loss of productivity, prevent erosion on steep slopes, soil mass movement, and resultant sedimentation. Refer to the Land and Resource Management Plan, Grassland-wide Direction, Soils, number 6, and Appendix D-3.

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

PARCEL NO.	LEGAL DESCRIPTION
11-08-38	T. 141 N, R. 100 W, 5 TH PM sec. 8 PORTIONS OF S2NW, NESW, NWSE, S2SE; 10 PORTIONS OF N2NW, SESW;
11-08-39	T. 141 N, R. 100 W, 5 TH PM sec. 10 PORTIONS OF SENW;
11-08-41	T. 143 N, R. 101 W, 5 TH PM sec. 10 PORTIONS OF E2NW, N2SW, SWSW; 21 PORTIONS OF NE; 22 PORTIONS OF N2SE, SWSE; 23 PORTIONS OF W2NW, E2SW, SE; 26 PORTIONS OF N2NW, SENW, NESW, S2SW; 36 PORTIONS OF N2SW, SWSW;
11-08-43	T. 133 N, R. 104 W, 5 TH PM sec. 6 PORTIONS OF SWNE;
11-08-44	T. 133 N, R. 104 W, 5 TH PM sec. 11 PORTIONS OF SWNE; 12 PORTIONS OF SENE; 22 PORTIONS OF NWNE, SWSW, SESE;
11-08-45	T. 133 N, R. 104 W, 5^{TH} PM sec. 19 PORTIONS OF LOT 4;
11-08-46	T. 134 N, R. 104 W, 5 TH PM sec. 3 PORTIONS OF SWSE;
11-08-52	T. 134 N, R. 105 W, 5 TH PM sec. 4 PORTIONS OF S2; 20 PORTIONS OF LOTS 1,4,SWSW,SE;
WOD3. Toward Committee	D1 E0 V00 14 1

USDA Forest Service

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PARCEL NO.	LEGAL DESCRIPTION
11-08-53	T. 134 N, R. 105 W, 5 TH PM sec. 8 PORTIONS OF LOT 1, SWNE, N2SW, SESW, SE; 9 PORTIONS OF NENE, S2NE, E2W2, NWNW, SWSW, SE; 17 PORTIONS OF LOT 1, N2NE, SWNE, SWSE; 19 PORTIONS OF LOTS 2,4,6,7,8,9,10, 11, NENW;
11-08-54	T. 134 N, R. 105 W, 5 TH PM sec. 21 PORTIONS OF NENE, S2NE, NWNW, SENW, NWSW, S2SW, SWSE; 28 PORTIONS OF NWSE; 29 PORTIONS OF N2NE, SWNW, NESW, S2S2, NWSE; 30 PORTIONS OF NWSE, S2SE;
11-08-55	<pre>T. 134 N, R. 105 W, 5TH PM sec. 34 PORTIONS OF NWNE, NWNW, S2NW, NWSW,</pre>
11-08-56	<pre>T. 134 N, R. 105 W, 5TH PM sec. 31 PORTIONS OF LOTS 1,2,5,6,8,11,</pre>
11-08-57	T. 134 N, R 105 W, 5 TH PM sec. 32 PORTIONS OF NW;
11-08-58	T. 134 N, R. 106 W, 5 TH PM sec. 2 PORTIONS OF LOTS 1,2,3,4,SWNE, S2NW,SW; 10 PORTIONS OF N2N2; 12 PORTIONS OF N2SE; 14 PORTIONS OF NENE,S2NE,SE;
11-08-59	T. 134 N, R. 106 W, 5 TH PM sec. 4 PORTIONS OF SE; 10 PORTIONS OF S2NE, SENW, NESW, N2SE; 25 PORTIONS OF LOTS 3,4,NWNW, S2NW,NWSW;
11-08-60	T. 134 N, R. 106 W, 5 TH PM sec. 22 PORTIONS OF S2SE; 24 PORTIONS OF LOTS 3,4,NWSW; 26 PORTIONS OF NENW,S2NW,SW; 28 PORTIONS OF N2NE,SENE;
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PARCEL NO.

LEGAL DESCRIPTION

11-08-61

T. 135 N, R. 106 W, 5^{TH} PM sec. 14 PORTIONS OF S2S2;

11-08-62

- T. 135 N, R. 106 W, 5^{TH} PM sec. 22 PORTIONS OF S2;
 - 24 PORTIONS OF NE, NENW, SWNW, SE; 26 PORTIONS OF N2;

 - 28 PORTIONS OF N2NE, SWNE, E2NW;
 - 34 PORTIONS OF S2NE, N2NW, NESW, S2SW SE;

USDA Forest Service

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No surface occupancy or use is allowed on the lands described below (legal subdivision or other description).

For the purpose of:

No face occupancy or use is allowed within $0.25\,\mathrm{mile}$ (line of sight) of prairie falcon and burrowing owl nests to prevent reduced reproductive success and adverse habitat loss. Refer to the Land and Resource Management Plan, Grassland-wide Direction, Fish, Wildlife, and Rare Plants, number 55, and Appendix D-13.

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

PARCEL NO.	LEGAL DESCRIPTION
11-08-38	T. 141 N, R. 100 W, 5^{TH} PM sec. 8 W2SW; PORTIONS OF E2SW;
11-08-53	T. 134 N, R. 105 W, 5 TH PM sec. 19 NWNE; PORTIONS OF LOTS 1,4,5,SWNE, NENW;
11-08-56	<pre>T. 134 N, R. 105 W, 5TH PM sec. 33 SWNE,NW,N2SW,NWSE;</pre>

No surface occupancy or use is allowed on the lands described below (legal $\operatorname{sub-division}$ or other description).

For the purpose of:

No surface occupancy or use is allowed within 0.5 mile (line of sight) of golden eagle, merlin, and ferruginous hawk nests; to prevent reduced reproductive success and adverse habitat loss. Refer to the Land and Resource Management Plan, Grassland-wide Direction, Fish, Wildlife, and Rare Plants, number 55, and Appendix D-11.

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

PARCEL NO.	LEGAL DESCRIPTION
11-08-41	T. 143 N, R. 101 W, 5 TH PM sec. 10 E2SW; PORTIONS OF SENW, W2SW; 21 SWNE; PORTIONS OF NWNE, SENE;
11-08-53	T. 134 N, R. 105 W, 5 th PM, ND sec. 8 LOT 1; PORTIONS OF NENE, S2NE;
11-08-54	T. 134 N, R. 105 W, 5 TH PM sec. 30 PORTIONS OF SWSE;
11-08-55	T. 134 N, R. 105 W, 5 TH PM sec. 34 E2SE; PORTIONS OF NENE, S2NE, W2SE; 35 SWNW, SW; PORTIONS OF SWNE, N2NW, SENW, W2SE;
11-08-56	T. 134 N, R. 105 W, 5 TH PM sec. 31 LOTS 1,2,3,4,8,9; PORTIONS OF LOTS 5,6,7,10,NWNE;
11-08-59	T. 134 N, R. 106 W, 5 TH PM sec. 25 LOTS 4,5,6,7,SWNE,SENW, NWSW; PORTIONS OF LOTS 1,2,NWNE, N2NW,SWNW,SWSW,SESE;

No surface occupancy or use is allowed on the lands described below (legal $\operatorname{sub-division}$ or other description).

For the purpose of:

No surface occupancy or use is allowed within 0.25 mile (line of sight) of a sharp-tailed grouse and sage grouse display ground to prevent abandonment of display grounds, reduced reproductive success, and adverse habitat loss. Refer to the Land and Resource Management Plan, Grassland-wide Direction, Fish, Wildlife, and Rare Plants, number 13, and Appendix D-14.

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

PARCEL NO.	LEGAL DESCRIPTION
11-08-43	T. 133 N, R. 104 W, 5 TH PM sec. 8 PORTIONS OF S2SW;
11-08-45	T. 133 N, R. 104 W, 5 TH PM sec. 17 NENW; PORTIONS OF W2NE, NWNW, S2NW; 18 PORTIONS OF NENE;
11-08-54	T. 134 N, R. 105 W, 5 TH PM sec. 28 PORTIONS OF SENE, NESE;
11-08-55	T. 134 N, R. 105 W, 5 TH PM sec. 27 SWNW; PORTIONS OF N2NW, SENW, N2SW; 35 PORTIONS OF N2NE, S2SE;
11-08-62	T. 135 N, R. 106 W, 5 TH PM sec. 22 NWSE; PORTIONS OF E2SW, SWSE; 26 PORTIONS OF SWNE, S2NW;

No surface occupancy or use is allowed on the lands described below (legal $\operatorname{sub-division}$ or other description).

For the purpose of:

No surface occupancy or use is allowed within the boundaries of Battle of the Badlands, Custer Trail/Davis Creek, and Square Buttes Special Interest Areas to protect the heritage resources. Refer to the Land and Resource Management Plan, Management Area Direction MA 2.1, Special Interest Areas, Standards and Guidelines, Minerals and Energy Resources, number 1, and Appendix D-16.

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

PARCEL NO.

LEGAL DESCRIPTION

11-08-60

T. 134 N, R. 106 W, 5TH PM sec. 26 W2;

No surface occupancy or use is allowed on the lands described below (legal $\operatorname{sub-division}$ or other description).

For the purpose of:

No surface occupancy or use is allowed within $\frac{1}{4}$ mile each side of the Little Missouri River, to maintain the recreation opportunities and settings within the river corridor. Refer to the Land and Resource Management Plan, Management Area Direction MA 4.22, River and Travel Corridors, Standards and Guidelines, Minerals and Energy Resources, number 2, and Appendix D-25.

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

PARCEL NO.	LEGAL DESCRIPTION		
11-08-52	T. 134 N, R. 105 W, 5 TH PM sec. 20 LOT 2, PORTIONS OF LOTS 1,4, SWSW; 20 BED OF RIVER RIPAR TO LOTS 1,2,4;		
11-08-53	T. 134 N, R. 105 W, 5 TH PM sec. 8 BED OF RIVER RIPAR TO LOT 1; PORTIONS OF LOT 1, SWNE; 17 BED OF RIVER RIPAR TO LOT 1; PORTIONS OF LOT 1, NWSW, SESW; 19 BED OF RIVER RIPAR TO LOTS 2-7 INCL, 9, 10, 11, Lots 2, 3, 6, 8; PORTIONS OF LOTS 1, 4, 5, 7, 9, 10, 11, W2NE, NENW;		
11-08-54	T. 134 N, R. 105 W, 5 TH PM sec. 30 PORTIONS OF NWSE		
11-08-56	T. 134 N, R. 105 W, 5 TH PM sec. 31 LOTS 1,2,5,9,10, PORTIONS OF LOTS 3,4,7,8,11, NWNE,SENE,E2SE; 31 BED OF RIVER RIPAR TO LOTS 1-11 INCL;		
11-08-58	T. 134 N, R. 106 W, 5 TH PM sec. 12 PORTIONS OF SESE;		

USDA Forest Service

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PARCEL NO.

LEGAL DESCRIPTION

11-08-59

T. 134 N, R. 106 W, 5TH PM
sec. 24 PORTIONS OF LOTS 2,5, SENE,
BED OF RIVER RIPAR TO
LOTS 2,5;
25 LOTS 3,6,7, PORTIONS OF LOTS
1,2,4,5, W2NE,SENW,W2SW,SESE,
BED OF RIVER RIPAR TO
LOTS 1-7 INCL;

11-08-60

T. 134 N, R. 106 W, 5TH PM sec. 24 BED OF RIVER RIPAR TO LOTS 1,3,4, LOT 7; PORTIONS OF LOTS 1,3,4,6, 8,9,NWSW,SESW;

NO SURFACE OCCUPANCY

No surface occupancy or use is allowed on the lands described below (legal $\operatorname{sub-division}$ or other description).

For the purpose of:

No surface occupancy or use is allowed within National Register eligible heritage sites to protect the immediate environment of the site. Refer to the Land and Resource Management Plan, Grassland-wide Direction, Heritage Resources, number 6, and Appendix D-16.

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

PARCEL NO.

LEGAL DESCRIPTION

11-08-59

T. 134 N, R. 106 W, 5^{TH} PM sec. 25 SWSW;

USDA Forest Service

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No surface occupancy or use is allowed on the lands described below (legal sub-division or other description).

For the purpose of:

No surface occupancy or use is allowed within $\frac{1}{2}$ mile (line of site) of golden eagle and prairie falcon nest sites that have been active within the previous 5 years. Key Species in the Custer Forest Plan (Forest Plan, p. 19, FEIS Appendix B-12).

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes. (For guidance on the use of this stipulation, see BLM Manual 1624 and 3101 or FS Manual 1950 and 2820.)

PARCEL NO.	LEGAL DESCRIPTION		
11-08-63	T. 17 N, R. 1 E, BHM sec. 13 N2NW; PORTIONS OF W2NE, S2SW, W2SE;		
11-08-64	T. 16 N, R. 4 E, BHM sec. 7 LOTS 1,2; PORTIONS OF LOT 3, E2NW, NESW;		
11-08-65	T. 21 N, R. 5 E, BHM sec. 1 NWSW, S2SW; PORTIONS OF LOT 4, S2NW, NESW, W2SE;		
11-08-66	<pre>T. 21 N, R. 5 E, BHM sec. 2 LOTS 1,2,3,4,S2N2,S2; 3 LOTS 1,2,S2NE,SE; PORTIONS OF LOT 3,SENW,NESW;</pre>		
11-08-67	T. 21 N, R. 5 E, BHM sec. 3 PORTIONS OF SESW; 10 SESE; PORTIONS OF E2W2, SWSE;		
11-08-68	T. 21 N, R. 5 E, BHM sec. 10 E2NE, SWNE, N2SE; PORTIONS OF NWNE; 11 E2NE, SWNE, S2NW, S2; PORTIONS OF NWNE, N2NW; 14 PORTIONS OF N2NE;		
11-08-69	T. 21 N, R. 5 E, BHM sec. 12 N2,SW,W2SE; PORTIONS OF E2SE; 13 NWNE,N2NW; PORTIONS OF NENE;		

PARCEL NO.	LEGAL DESCRIPTION			
11-08-70	T. 22 N, R. 5 E, BHM sec. 15 NENE, SENE, SE; PORTIONS OF SWNE; 22 NE, SENW, N2SE; PORTIONS OF N2NW, SWNW, N2SW, SESW, S2SE; 23 NWNW; PORTIONS OF SWNW, W2SW;			
11-08-71	T. 22 N, R. 5 E, BHM sec. 16 N2NE, NENW; PORTIONS S2NE, NWNW, S2NW;			
11-08-72	T. 22 N, R. 5 E, BHM sec. 18 LOT 4, SESW; 19 LOTS 1,2,NENW; PORTIONS OF W2NE, SENW;			
11-08-73	T. 22 N, R. 5 E, BHM sec. 20 SW,W2SE; PORTIONS OF S2N2,E2SE; 21 PORTIONS OF S2SW;			
11-08-74	T. 22 N, R. 5 E, BHM sec. 26 SWNW; PORTIONS OF N2NW, SENW, SW, S2SE; 27 NE, N2SE; PORTIONS OF S2SE;			
11-08-75	T. 22 N, R. 5 E, BHM sec. 27 SWSW; PORTIONS OF E2NW,N2SW,SESW; 28 NWNW,S2NW,S2; PORTIONS OF NWNE, S2NE; 29 E2,E2NW,NESW; PORTION OF SESW;			
11-08-76	T. 22 N, R. 5 E, BHM sec. 32 PORTIONS OF E2NE; 33 NE,E2NW,NWNW,NESE; PORTIONS OF SWNW; 34 W2NW,NWSW,SESE; PORTIONS OF E2NE, E2W2,SWSW,N2SE,SWSE;			
11-08-77	T. 22 N, R. 5 E, BHM sec. 35 W2NE, W2, SWSE; PORTIONS OF E2NE, N2SE, SESE; 36 N2NE, SWNE, E2NW; PORTIONS OF SENE, W2NW, NESW, N2SE;			
11-08-78	T. 21 N, R. 6 E, BHM sec. 7 LOTS 1,2,E2NW;			

No surface occupancy or use is allowed on the lands described below (legal $\operatorname{sub-division}$ or other description).

For the purpose of:

No surface occupancy or use is allowed within $\frac{1}{4}$ mile (line of sight) of merlin nest sites that have been active within the previous 5 years. Key Species in the Custer Forest Plan (Forest Plan, p. 19 as amended).

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes. (For guidance on the use of this stipulation, see BLM Manual 1624 and 3101 or FS Manual 1950 and 2820.)

PARCEL NO.	LEGAL DESCRIPTION			
11-08-63	T. 17 N, R. 1 E, BHM sec. 13 SENE; PORTIONS OF N2NE, SWNE, N2S	E;		
11-08-64	T. 16 N, R. 4 E, BHM sec. 7 PORTIONS OF LOTS 1,2;			
11-08-66	T. 21 N, R. 5 E, BHM sec. 2 PORTIONS OF LOTS 3,4,SWNW,NWSW; 3 SENE; PORTIONS OF LOTS 1,2,SWNE N2SE;			
11-08-70	T. 22 N, R. 5 E, BHM sec. 22 PORTIONS OF W2NW, NWSW;			
11-08-73	T. 22 N, R. 5 E, BHM sec. 20 PORTIONS OF SENE, NESE; 21 SENE, SWNW; PORTIONS OF N2N2, N2S2;			
11-08-74	T. 22 N, R. 5 E, BHM sec. 26 PORTIONS OF S2NW, N2SW, SESE; 27 PORTIONS OF SENE, NESE;			
11-08-75	T. 22 N, R. 5 E, BHM sec. 28 SWNW; PORTIONS OF N2NW, SENW, N2SW, SWSE; 29 PORTIONS OF E2NE, NESE;			
11-08-76	T. 22 N, R. 5 E, BHM sec. 33 NENW; PORTIONS OF NWNE, S2NE, W2N SENW, NESE; 34 S2NW; PORTIONS OF SWNE, N2NW, N2S			

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PARCEL NO.

LEGAL DESCRIPTION

11-08-77

T. 22 N, R. 5 E, BHM

sec. 35 SESW; PORTIONS OF E2NE, N2SW,

SWSW,W2SE;

36 NWNW; PORTIONS OF NENW, S2NW;

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No surface occupancy or use is allowed on the lands described below (legal $\operatorname{sub-division}$ or other description).

For the purpose of:

No surface occupancy or use is allowed within the rimrock ecosystem and to protect and minimize disturbances to the wildlife dependent upon this system (Forest Plan, p. 170, Amendment 1).

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes. (For guidance on the use of this stipulation, see BLM Manual 1624 and 3101 or FS Manual 1950 and 2820.)

PARCEL NO.	LEGAL DESCRIPTION
11-08-63	T. 17 N, R. 1 E, BHM sec. 13 PORTIONS OF N2NE, SWNE, SESW, E2SE; 24 PORTIONS OF SWNE, N2NW, SENW, N2SW, SWSW;
11-08-64	T. 16 N, R. 4 E, BHM sec. 7 PORTIONS OF LOTS 1,2,3, NWNE,S2NE,E2W2,SE; 8 PORTIONS OF ALL; 17 PORTIONS OF N2N2,S2NE; 18 PORTIONS OF LOTS 2,3,4,N2NE;
11-08-65	T. 21 N, R. 5 E, BHM sec. 1 PORTIONS OF SWSW;
11-08-66	T. 21 N, R. 5 E, BHM sec. 2 PORTIONS OF LOTS 1,2,3,4, SWNE,S2NW,N2SW,SE; 3 PORTIONS OF LOTS 1,2,3,S2NE, SENW,NESW,N2SE;
11-08-68	T. 21 N, R. 5 E, BHM sec. 10 PORTIONS OF S2NE, N2SE; 11 PORTIONS OF NE, N2SW, SESW, SE;
11-08-69	T. 21 N, R. 5 E, BHM sec. 12 PORTIONS OF W2NE, W2, NWSE; 13 PORTIONS OF NENE, NWNW;
11-08-70	T. 22 N, R. 5 E, BHM sec. 15 PORTIONS OF NENE, SE; 22 PORTIONS OF N2N2, SWNW, W2SW; 23 W2NW;
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PARCEL NO.	LEGAL DESCRIPTION
11-08-71	T. 22 N, R. 5 E, BHM sec. 16 PORTIONS OF E2, N2NW, SWNW, NESW, S2SW;
11-08-72	T. 22 N, R. 5 E, BHM sec. 18 PORTIONS OF LOT 4, SESW; 19 PORTIONS OF LOTS 1,2, W2NE, E2NW;
11-08-73	T. 22 N, R. 5 E, BHM sec. 20 PORTIONS OF E2NE, NESE; 21 PORTIONS OF N2, E2SE;
11-08-74	T. 22 N, R. 5 E, BHM sec. 26 PORTIONS OF SENW, SW, SWSE; 27 PORTIONS OF E2NE, SWNE, N2SE, SWSE;
11-08-75	T. 22 N, R. 5 E, BHM sec. 27 PORTIONS OF SESW; 28 PORTIONS OF NWNW, S2NW, N2SW, SESW, NESE, S2SE; 29 PORTIONS OF NWNE, S2NE, E2NW, NESW, SE;
11-08-76	T. 22 N, R. 5 E, BHM sec. 33 PORTIONS OF N2N2, SENE, NESE; 34 PORTIONS OF NE, E2NW, SWNW, E2SE;
11-08-77	T. 22 N, R. 5 E, BHM sec. 35 PORTIONS OF NE, E2NW, S2;

No surface occupancy or use is allowed on the lands described below (legal $\operatorname{sub-division}$ or other description).

For the purpose of:

No surface occupancy or use is allowed within woody draw areas. To provide healthy, self-perpetuating plant communities that will have optimum diversity and density of understory and overstory vegetation, and to minimize disturbances to the wildlife dependent upon this system (Forest Plan, p. 83-84, Amendment 1).

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes. (For guidance on the use of this stipulation, see BLM Manual 1624 and 3101 or FS Manual 1950 and 2820.)

PARCEL NO.	GAL DESCRIPTION	
11-08-63	17 N, R. 1 E, BHM sec. 13 PORTIONS OF NE, SE 24 PORTIONS OF W2NE,	
11-08-64	16 N, R. 4 E, BHM sec. 7 PORTIONS OF LOTS 8 PORTIONS OF NENE, 17 PORTIONS OF S2NW; 18 PORTIONS OF LOTS SWNE, E2NW, NESW;	S2NE, N2NW, N2SE;
11-08-65	21 N, R. 5 E, BHM sec. 1 PORTIONS OF LOTS 2 S2NW,SW,W2SE;	,3,4,SWNE,
11-08-66	21 N, R. 5 E, BHM sec. 2 PORTIONS OF LOTS 1 SWNW,SW,NWSE,S2SE; 3 PORTIONS OF LOTS 1	
11-08-67	21 N, R. 5 E, BHM sec. 10 PORTIONS OF S2SW;	
11-08-68	21 N, R. 5 E, BHM sec. 10 PORTIONS OF N2NE,S 11 PORTIONS OF N2,N2S 14 PORTIONS OF N2NE;	
11-08-69	21 N, R. 5 E, BHM sec. 12 PORTIONS OF N2,N2S 13 PORTIONS OF N2N2;	2,SESW,SESE;
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PARCEL NO.	LEGAL DESCRIPTION
11-08-70	T. 22 N, R. 5 E, BHM sec. 15 PORTIONS OF NENE, SWNE, SE; 22 PORTIONS OF N2, SWSW, N2SE, SESE; 23 PORTIONS OF NWNW, W2SW;
11-08-71	T. 22 N, R. 5 E, BHM sec. 16 PORTIONS OF N2NE, SENE, SESW, S2SE;
11-08-72	T. 22 N, R. 5 E, BHM sec. 18 PORTIONS OF SESW; 19 PORTIONS OF NENW;
11-08-73	T. 22 N, R. 5 E, BHM sec. 20 PORTIONS OF S2NE, W2, N2SE; 21 PORTIONS OF NWNE, NENW, S2N2, NWSW, NESE, S2SE;
11-08-74	T. 22 N, R. 5 E, BHM sec. 26 PORTIONS OF S2NW,SW,SWSE; 27 PORTIONS OF NENE,S2NE,SE;
11-08-75	T. 22 N, R. 5 E, BHM sec. 27 PORTION OF SESW; 28 PORTIONS OF NENE, W2NW, SW, S2SE; 29 PORTIONS OF NWNE, SENE, E2NW, E2SE;
11-08-76	T. 22 N, R. 5 E, BHM sec. 33 PORTION OF N2; 34 PORTIONS OF N2NE, SENE, NENW, S2NW, E2SW, NESE, S2SE;
11-08-77	T. 22 N, R. 5 E, BHM sec. 35 PORTIONS OF ALL; 36 PORTIONS OF NE, W2;
11-08-78	T. 21 N, R. 6 E, BHM sec. 7 PORTIONS OF LOTS 1,2,E2NW;

No surface occupancy or use is allowed on the lands described below (legal $\operatorname{sub-division}$ or other description).

For the purpose of:

To prohibit activities on and within $\frac{1}{4}$ mile of culturally sensitive sites. (Forest Plan, p. 14-16).

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes. (For guidance on the use of this stipulation, see BLM Manual 1624 and 3101 or FS Manual 1950 and 2820.)

PARCEL NO.	LEGAL DESCRIPTION
11-08-63	T. 17 N, R. 1 E, BHM sec. 13 N2NE; PORTIONS OF S2NE, NENW, S2SW; 24 PORTIONS OF N2NW;
11-08-64	T. 16 N, R. 4 E, BHM sec. 7 PORTIONS OF SESE; 8 NESW, W2SE; PORTIONS OF S2N2, W2SW, SESW, E2SE; 17 NWNW; PORTIONS OF N2NE, NENW, SWNW; 18 LOT 3, SENE, NESW; PORTIONS OF LOTS 2,4,N2NE, SWNE, SENW, SESW, N2SE, SWSE;
11-08-65	T. 21 N, R. 5 E, BHM sec. 1 LOTS 2,3,SWNE,S2NW,E2SW,W2SE; PORTIONS OF LOT 4,W2SW;
11-08-66	T. 21 N, R. 5 E, BHM sec. 2 LOTS 1,2,3,4,S2N2,S2; 3 LOTS 1,2,3,S2NE,SENW,NESW,SE;
11-08-67	T. 21 N, R. 5 E, BHM sec. 3 SESW; PORTIONS OF SWSW; 10 SENW, NESW; PORTIONS OF N2NW, SWNW NWSW, S2S2;
11-08-68	T. 21 N, R 5 E, BHM sec. 10 NE,N2SE; 11 N2,NWSW,S2,SE; PORTIONS OF NESW, SWSW; 14 N2NE;

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PARCEL NO.	LEGAL DESCRIPTION
11-08-69	T. 21 N, R. 5 E, BHM sec. 12 N2,N2S2,SESW, PORTIONS OF SWSW, S2SE; 13 PORTIONS OF N2N2;
11-08-70	T. 22 N, R. 5 E, BHM sec. 15 NENE, S2NE, SE; 22 NE, S2NW, E2SW, SE; PORTIONS OF N2NW, W2SW; 23 W2W2;
11-08-71	T. 22 N, R. 5 E, BHM sec. 16 SENE, S2SW, SWSE; PORTIONS OF N2NE, SWNE, NENW, N2SW, N2SE, SESE;
11-08-72	T. 22 N, R. 5 E, BHM sec. 18 LOT 4; PORTIONS OF SESW; 19 E2NE, SENW; PORTIONS OF LOTS 1,2, W2NE, NENW;
11-08-73	T. 22 N, R. 5 E, BHM sec. 20 NWNE, SENE, NENW, W2W2; PORTIONS OF NENE, SWNE, SENW, E2SW, N2SE, SESE; 21 SENW; PORTIONS OF NE, N2NW, SWNW, S2;
11-08-74	T. 22 N, R. 5 E, BHM sec. 26 W2; PORTIONS OF S2SE; 27 N2NE, S2SE; PORTIONS OF S2NE, N2SE;
11-08-75	T. 22 N, R. 5 E, BHM sec. 27 N2NW, NESW; PORTIONS OF S2NW, NWSW, S2SW; 28 NWNW, S2NW, NWSW, S2SW; PORTIONS OF NE, NENW, NESW, W2SE; 29 SENE, E2SW, SE; PORTIONS OF N2NE, SWNE, E2NW;
11-08-76	T. 22 N, R. 5 E, BHM sec. 32 NENE; PORTION OF SENE; 33 NWNE, S2NE, NW; PORTIONS OF NENE, NESE; 34 NE, S2NW, S2; PORTION OF N2NW;
11-08-77	T. 22 N, R. 5 E, BHM sec. 35 NWNE, SENE, N2NW, SWNW, S2; PORTIONS OF NENE, SWNE, SENW; 36 N2NE, SWNE, E2NW, SWNW, SW, W2SE, SESE; PORTIONS OF SENE, NWNW, NESE;
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PARCEL NO.

LEGAL DESCRIPTION

11-08-78

T. 21 N, R. 6 E, BHM sec. 7 LOTS 1,2,E2NW;

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No surface occupancy or use is allowed on the lands described below (legal $\operatorname{sub-division}$ or other description).

For the purpose of:

No surface occupancy or use is allowed within developed recreation sites to maintain the recreation opportunities and settings. (Forest Plan, p. 62, amendment 1).

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

PARCEL NO.

LEGAL DESCRIPTION

11-08-70

T. 22 N, R. 5 E, BHM sec. 22 PORTIONS OF E2SE; 23 PORTIONS OF W2SW;

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No surface occupancy or use is allowed on the lands described below (legal $\operatorname{sub-division}$ or other description).

For the purpose of:

No surface occupancy or use is allowed within the North Cave Hills, South Cave Hills and Slim Buttes Land Units. To provide maximum protection required for these traditional cultural use properties (Forest Plan, p. 14-16).

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

PARCEL NO.	LEGAL DESCRIPTION
11-08-65	T. 21 N, R. 5 E, BHM sec. 1 LOTS 2,3,4,SWNE,S2NW,SW,W2SE;
11-08-66	T. 21 N, R. 5 E, BHM sec. 2 LOTS 1,2,3,4,S2N2, S2; 3 LOTS 1,2,3,S2NE,SENW,NESW,SE;
11-08-67	T. 21 N, R. 5 E, BHM sec. 3 S2SW; 10 W2,S2SE;
11-08-68	T. 21 N, R. 5 E, BHM sec. 10 NE,N2SE; 11 ALL; 14 N2NE;
11-08-69	T. 21 N, R. 5 E, BHM sec. 12 ALL; 13 N2N2;
11-08-70	T. 22 N, R. 5 E, BHM sec. 15 NENE, S2NE, SE; 22 ALL; 23 W2W2;
11-08-71	T. 22 N, R. 5 E, BHM sec. 16 ALL;
11-08-72	T. 22 N, R. 5 E, BHM sec. 18 LOT 4, SESW; 19 LOTS 1, 2, NE E2NW;

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PARCEL NO.	LEGAL DESCRIPTION
11-08-73	T. 22 N, R. 5 E, BHM sec. 20 ALL; 21 ALL;
11-08-74	T. 22 N, R. 5 E, BHM sec. 26 W2,S2SE; 27 E2;
11-08-75	T. 22 N, R. 5 E, BHM sec. 27 W2; 28 ALL; 29 E2, E2W2;
11-08-76	T. 22 N, R. 5 E, BHM sec. 32 E2NE; 33 N2,NESE; 34 ALL;
11-08-77	T. 22 N, R. 5 E, BHM sec. 35 ALL; 36 ALL;
11-08-78	T. 21 N, R. 6 E, BHM sec. 7 LOTS 1,2,E2NW;

No surface occupancy or use is allowed on the lands described below (legal $\operatorname{sub-division}$ or other description).

For the purpose of:

To protect workers from potential hazardous materials, no surface occupancy is allowed on areas that were mined for uranium. (FEIS, appendix B-19).

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes $\frac{1}{2}$

PARCEL NO.	LEGAL DESCRIPTION
11-08-70	T. 22 N, R. 5 E, BHM sec. 22 PORTIONS OF E2SE; 23 PORTIONS OF W2SW;
11-08-73	T. 22 N, R. 5 E, BHM sec. 21 PORTIONS OF W2NW;
11-08-74	T. 22 N, R. 5 E, BHM sec. 26 PORTIONS OF NW; 27 PORTIONS OF NE;
11-08-75	T. 22 N, R. 5 E, BHM sec. 29 PORTIONS OF SENW, NESW, NWSE;
11-08-77	T. 22 N, R. 5 E, BHM sec. 35 PORTION OF E2NE; 36 PORTIONS OF N2NE, SWNE, NW;

No surface occupancy or use is allowed on the lands described below (legal $\operatorname{sub-division}$ or other description).

For the purpose of:

No surface occupancy in or within 200 feet of Brown's Pond. To protect the water quality, habitat, and recreation resources within the Brown's Pond area (FEIS Appendix B-25.

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

PARCEL NO.

LEGAL DESCRIPTION

11-08-67

T. 21 N, R. 5 E, BHM sec. 10 PORTIONS OF S2NW, SW;

No surface occupancy or use is allowed on the lands described below (legal $\operatorname{sub-division}$ or other description).

For the purpose of:

To prohibit activities on slopes >40% to reduce mass failure hazard. (Forest Plan, pp. 46, 47, 51, 55 and 59, Amendment 1).

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes. (For guidance on the use of this stipulation, see BLM Manual 1624 and 3101 or FS Manual 1950 and 2820.)

PARCEL NO.	LEGAL DESCRIPTION	
11-08-63	T. 17 N, R. 1 E, BHM sec. 13 PORTIONS OF E2, NWNW, S2SW; 24 PORTIONS OF NE, N2NW, SENW, S2;	
11-08-64	T. 16 N, R. 4 E, BHM sec. 7 PORTIONS OF LOTS 1,2,3,4,S2NE, SE; 8 PORTIONS OF S2NE,E2NW,S2; 17 PORTIONS OF N2; 18 PORTIONS OF LOTS 3,4,NE,E2W2,W	·
11-08-65	T. 21 N, R. 5 E, BHM sec. 1 PORTIONS OF LOTS 2,3,SWNE,SENW SW,W2SE;	,
11-08-66	T. 21 N, R. 5 E, BHM sec. 2 PORTIONS OF LOTS 1,2,3,4,SWNE, SWNW,N2SW,SESW,SE; 3 PORTIONS OF LOTS 1,2,3,S2NE,SEI NESW,N2SE,SWSE;	NW,
11-08-68	T. 21 N, R. 5 E, BHM sec. 10 PORTIONS OF S2NE, N2SE; 11 PORTIONS OF NE, E2NW, SWNW, S2; 14 PORTIONS OF N2NE;	
11-08-69	T. 21 N, R. 5 E, BHM sec. 12 PORTIONS OF ALL; 13 PORTIONS OF N2N2;	

PARCEL NO.	LEGAL DESCRIPTION	
11-08-70	T. 22 N, R. 5 E, BHM sec. 15 PORTIONS OF NENE, S2NE, SE; 22 PORTIONS OF NENE, S2NE, NW, SWSW, N2SE, SESE; 23 PORTIONS OF W2W2;	
11-08-71	T. 22 N, R. 5 E, BHM sec. 16 PORTIONS OF ALL;	
11-08-72	T. 22 N, R. 5 E, BHM sec. 18 PORTIONS OF LOT 4, SESW; 19 PORTIONS OF LOTS 1,2, NWNE, S2NE, E2NW;	
11-08-73	T. 22 N, R. 5 E, BHM sec. 20 PORTIONS OF NENE, S2N2, SW, N2SE, St 21 PORTIONS OF N2, NWSW, E2SE;	WSE;
11-08-74	T. 22 N, R. 5 E, BHM sec. 26 PORTIONS OF W2, S2SE; 27 PORTIONS OF NENE, S2NE, SE;	
11-08-75	T. 22 N, R. 5 E, BHM sec. 27 PORTION OF SESW; 28 PORTIONS OF NWNW, S2NW, SW, S2SE; 29 PORTIONS OF NWNE, S2NE, E2NW, NESW	,SE;
11-08-76	T. 22 N, R. 5 E, BHM sec. 32 PORTION OF E2NE; 33 PORTIONS OF N2, NESE; 34 PORTIONS OF N2, NWSW, SESW, E2SE;	
11-08-77	T. 22 N, R. 5 E, BHM sec. 35 PORTION OF ALL; 36 PORTIONS OF N2NE, SENE, NW, E2SW, NESE, S2SE;	
11-08-78	T. 21 N, R. 6 E, BHM sec. 7 PORTIONS OF LOTS 1,2,E2NW;	

TIMING LIMITATION STIPULATION

No surface use is allowed during the following time period(s). This stipulation applies to drilling, testing, new construction projects, and does not apply operation and maintenance of production facilities.

March 1 - June 15

Within 1 mile (line of sight) of active sharp-tailed grouse display grounds on the lands described below:

For the purpose of:

To prevent abandonment of display grounds and reduced reproductive success. Refer to the Land and Resource Management Plan Grassland-wide Direction, Fish, Wildlife, and Rare Plants, number 15 and Appendix D-5.

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

PARCEL NO.	LEGAL DESCRIPTION
11-08-35	T. 149 N, R. 97 W, 5 TH PM sec. 26 PORTIONS OF NENENWNE DESC BY M&B
11-08-38	T. 141 N, R. 100 W, 5 TH PM sec. 8 PORTIONS OF SWSW; 10 PORTIONS OF SESW;
11-08-43	T. 133 N, R. 104 W, 5 TH PM sec. 7 PORTIONS OF S2NE; 8 S2NW,N2SW,NWSE,S2SE; PORTIONS OF N2NW,S2SW,NESE;
11-08-45	T. 133 N, R. 104 W, 5 TH PM sec. 17 NE,SW,N2SE,SWSE; PORTIONS OF NW,SESE; 18 N2NE,NENW,N2SE,SESE; PORTIONS OF LOT 1,E2SW,SWSE; 19 LOTS 3,4,E2SW; PORTIONS OF LOT 2,SENW;
11-08-52	T. 134 N, R. 105 W, 5 TH PM sec. 34 S2SW;
11-08-54	T. 134 N, R. 105 W, 5 TH PM sec. 21 NESE, S2SE; PORTIONS OF S2NE, E2SW, NWSE; 28 N2SE, SESE; PORTIONS OF SENE, E2SW, SWSE;

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PARCEL NO.	LEGAL DESCRIPTION
11-08-55	T. 134 N, R. 105 W, 5 TH PM sec. 27 SW; PORTIONS OF NW; 34 N2SW,SE; PORTIONS OF N2; 35 NE,E2NW,SW,N2SE; PORTIONS OF W2NW,S2SE;
11-08-56	T. 134 N, R. 105 W, 5 TH PM sec. 33 SESE; PORTIONS OF N2NE, SENE, N2SE, SWSE;
11-08-59	T. 134 N, R. 106 W, 5 TH PM sec. 10 NWSW; PORTIONS OF S2NW, NESW, NWSE;

TIMING LIMITATION STIPULATION

No surface use is allowed during the following time period(s). This stipulation applies to drilling, testing, new construction projects, and does not apply to operation and maintenance of production facilities.

March 1 through June 15

Within 2 miles (line of sight) of a sage grouse display ground on the lands described below:

For the purpose of:

To prevent abandonment of display grounds and reduced reproductive success. Refer to the Land and Resource Management Plan Grassland-wide Direction, Fish, Wildlife, and Rare Plants, number 15 and Appendix D-6.

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

PARCEL NO.	LEGAL DESCRIPTION
11-08-43	T. 133 N, R. 104 W, 5 TH PM sec. 6 LOTS 2-7 INCL EXCL 3.91 AC FOR HWY R/W IN LOTS 4,5, SWNE, SENW, E2SW, SE; PORTIONS OF LOT 1, SENE; 7 NE; 8 NW, S2;
11-08-45	<pre>T. 133 N, R. 104 W, 5TH PM sec. 17</pre>
11-08-47	T. 134 N, R. 104 W, 5 TH PM sec. 19 LOTS 1,2,3,4,E2W2;
11-08-52	T. 134 N, R. 105 W, 5 TH PM sec. 4 SWSW; PORTIONS OF N2SW, SESW; 20 SE; PORTIONS OF LOTS 1,2,4,SWSW; 34 S2SW;

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PARCEL NO.	LEGAL DESCRIPTION
11-08-53	T. 134 N, R. 105 W, 5 TH PM sec. 8 LOT 1,NENE,S2NE,S2,BED OF RIVER RIPAR TO LOT 1; 9 W2W2; PORTIONS OF E2W2; 17 LOT 1,N2,N2SW,SESW,NWSE; PORTIONS OF E2SE,SWSE,BED OF RIVER RIPAR TO LOT 1; 19 LOTS 1,2,NWNE,NENW; PORTIONS OF LOT 3,SWNE,BED OF RIVER RIPAR TO LOTS 2-7 INCL,9,10,11;
11-08-54	T. 134 N, R. 105 W, 5 TH PM sec. 21 All; 28 NESW, S2SW, NWSE, S2SE; PORTIONS OF SENE, NESE; 29 E2, E2W2; PORTIONS OF W2W2;
11-08-55	T. 134 N, R. 105 W, 5 TH PM sec. 27 NENW, S2SW; PORTIONS OF NWNW, S2NW, N2SW; 34 N2, N2SW, SE; 35 S2NE, W2, SE; PORTIONS OF N2NE;
11-08-56	T. 134 N, R. 105 W, 5 TH PM sec. 32 NE,NESE; PORTIONS OF NESW, NWSE,S2SE; 33 ALL;
11-08-57	T. 134 N, R 105 W, 5 TH PM sec. 32 NENW; PORTIONS OF NWNW, SENW;
11-08-58	<pre>T. 134 N, R. 106 W, 5TH PM sec. 2 LOTS 1,2,3,4,S2N2,SWSW;</pre>
11-08-59	T. 134 N, R. 106 W, 5 TH PM sec. 4 SE; 10 S2N2,N2S2; 24 PORTIONS OF LOT 2,SENE;
11-08-60	T. 134 N, R. 106 W, 5 th PM sec. 22 N2SE, SWSE; PORTIONS OF SESE; 24 LOT 1; PORTIONS OF LOT 3; 26 PORTIONS OF NWSW, S2SW; 28 SENE; PORTIONS OF N2NE, SWNE;

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PARCEL NO.

LEGAL DESCRIPTION

11-08-61

T. 135 N, R. 106 W, 5^{TH} PM sec. 14 S2;

11-08-62

T. 135 N, R. 106 W, 5^{TH} PM sec. 22 W2SW,E2SE; PORTIONS OF E2SW, W2SE;

24 N2, SE;

26 N2N2, SENE; PORTIONS OF SWNE, S2NW;

28 N2;

34 ALL;

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No surface use is allowed during the following time period(s). This stipulation applies to drilling and testing and new construction projects, and does not apply to operation and maintenance of production facilities.

January 1 through March 31

On identified pronghorn antelope winter range lands described below:

For the purpose of:

To maintain the health, vigor, and physical condition of wintering pronghorn by minimizing disturbance on winter range during the critical period. Refer to the Land and Resource Management Plan Direction Grassland-wide Direction, Fish, Wildlife, and Rare Plants, number 11 and Appendix D-9.

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

PARCEL NO.

LEGAL DESCRIPTION

11-08-46

T. 134 N, R. 104 W, 5TH PM
sec. 1 LOTS 3,4,S2NW;
3 LOTS 1,2,S2NE,SE;

No surface use is allowed during the following time period(s). This stipulation does not apply to operation and maintenance of production facilities.

No surface use is allowed within $\frac{1}{4}$ mile of active merlin nests during the following time period (this does not apply to the operation and maintenance of production facilities): March 15 through July 15.

For the purpose of:

To minimize disturbances within nesting habitat during spring and summer in order to maximize annual production of young, and to protect nesting activities adjacent to nesting sites.

This implements Custer Forest Plan Key Species/Critical Timing Period restrictions (Forest Plan, p. 19 as amended).

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes. (For guidance on the use of this stipulation, see BLM Manual 1624 and 3101 or FS Manual 1950 and 2820.)

On the lands described below:

PARCEL NO.	LEGAL DESCRIPTION
11-08-63	T. 17 N, R. 1 E, BHM sec. 13 SENE; PORTIONS OF NENE, W2NE, N2SE;
11-08-64	T. 16 N, R. 4 E, BHM sec. 7 PORTIONS OF LOTS 1,2;
11-08-66	T. 21 N, R. 5 E, BHM sec. 2 PORTIONS OF LOTS 2,3,4,SWNW,NWSW; 3 SENE; PORTIONS OF LOTS 1,2,SWNE, N2SE;
11-08-70	T. 22 N, R. 5 E, BHM sec. 22 PORTIONS OF W2NW, NWSW;
11-08-73	T. 22 N, R. 5 E, BHM sec. 20 PORTIONS OF SENE, NESE; 21 SENE; PORTIONS OF N2NE, SWNE, S2NW, N2S2;
11-08-74	T. 22 N, R. 5 E, BHM sec. 26 PORTIONS OF S2NW, N2SW, SESE; 27 PORTIONS OF SENE, NESE;
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PARCEL NO.	LEGAL DESCRIPTION
11-08-75	T. 22 N, R. 5 E, BHM sec. 28 SWNW; PORTIONS OF N2NW, SENW, N2SW; 29 PORTIONS OF E2NE, NESE;
11-08-76	T. 22 N, R. 5 E, BHM sec. 33 PORTIONS OF N2, NESE; 34 PORTIONS OF W2NE, NW, N2SW;
11-08-77	T. 22 N, R. 5 E, BHM sec. 35 SESW, PORTIONS OF E2NE, N2SW, SWSW, W2SE; 36 NWNW, PORTIONS OF NENW, S2NW;

No surface use is allowed during the following time period(s). This stipulation does not apply to operation and maintenance of production facilities.

No surface use is allowed within mature forested areas during the following time period (this does not apply to the operation and maintenance of production facilities): March 1 to September 30.

For the purpose of:

To protect goshawk potential nest stands and post-fledging family area (PFA) in mature forest habitat.

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes. (For guidance on the use of this stipulation, see BLM Manual 1624 and 3101 or FS Manual 1950 and 2820.)

On the lands described below:

PARCEL NO.	LEGAL DESCRIPTION
11-08-63	T. 17 N, R. 1 E, BHM sec. 13 PORTIONS OF NWNE, S2NE, S2SW, E2SE; 24 PORTIONS OF SWNE, SENW, NESW, SE;
11-08-70	T. 22 N, R. 5 E, BHM sec. 15 PORTIONS OF S2SE; 22 PORTIONS OF NWNE, N2NW;
11-08-71	T. 22 N, R. 5 E, BHM sec. 16 PORTIONS OF NE, S2SE;

No surface use is allowed during the following time period(s). This stipulation does not apply to operation and maintenance of production facilities.

No surface use is allowed within $\frac{1}{4}$ mile of Management Area F during the period May 5 through September 15.

On the lands described below:

For the purpose of:

To maintain the recreation opportunities and settings within developed recreation areas (Forest Plan, p. 62).

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

PARCEL NO.

LEGAL DESCRIPTION

11-08-70

T. 22 N, R. 5 E, BHM sec. 15 NENE, S2NE; PORTIONS OF N2SE;

No surface use is allowed during the following time period(s). This stipulation does not apply to operation and maintenance of production facilities.

No surface use is allowed within ½ mile of active eagle nests during the following time period (this does not apply to the operation and maintenance of production facilities): February 1 through July 31.

For the purpose of:

To minimize disturbances within nesting habitat during spring and summer in order to maximize annual production of young, and to protect nesting activities adjacent to nesting sites.

This stipulation increases the Custer Forest Plan buffer from $\frac{1}{4}$ -mile to $\frac{1}{2}$ mile and increases the TL period to ensure an adequate buffer of reduced human disturbance for breeding, nesting, and post-fledging eagles.

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes. (For guidance on the use of this stipulation, see BLM Manual 1624 and 3101 or FS Manual 1950 and 2820.)

On the lands described below:

PARCEL NO.	LEGAL DESCRIPTION
11-08-63	T. 17 N, R. 1 E, BHM sec. 13 N2NW; PORTIONS OF W2E2, S2SW;
11-08-65	T. 21 N, R. 5 E, BHM sec. 1 PORTIONS OF LOT 4, SWNW, S2SW, SWSE;
11-08-66	T. 21 N, R. 5 E, BHM sec. 2 LOTS 1,2,3,4,SWNE,S2NW,SW,NWSE; PORTIONS OF SENE,NESE,S2SE; 3 LOTS 1,2,S2NE,SE; PORTIONS OF LOT 3,SENW,NESW;
11-08-67	T. 21 N, R. 5 E, BHM sec. 3 PORTIONS OF SESW; 10 PORTIONS OF SESE;

PARCEL NO.	LEGAL DESCRIPTION	
11-08-68	T. 21 N, R. 5 E, BHM sec. 10 NESE; PORTIONS OF NE, NWSE; 11 S2NW, SW; PORTIONS OF NE, N2NW, SE; 14 PORTIONS OF NENE;	
11-08-69	T. 21 N, R. 5 E, BHM sec. 12 W2NE,NENW,S2NW,SW,W2SE; PORTIONS OF E2E2,NWNW; 13 NWNE,N2NW; PORTIONS OF NENE;	F
11-08-70	T. 22 N, R. 5 E, BHM sec. 15 E2E2, SWSE; PORTIONS OF SWNE; 22 NE, SENW, N2SE; PORTIONS OF N2NW, SWNW, NWSW, SESW, S2SE; 23 NWNW; PORTIONS OF SWNW, W2SW;	
11-08-71	T. 22 N, R. 5 E, BHM sec. 16 N2NE,NENW; PORTIONS OF S2NE, NWNW,S2NW;	
11-08-72	T. 22 N, R. 5 E, BHM sec. 18 LOT 4, SESW; 19 LOTS 1,2, NENW; PORTIONS OF W2NE, SENW;	
11-08-73	T. 22 N, R. 5 E, BHM sec. 20 NESW, S2SW, W2SE; PORTIONS OF S2N2, NWSW, E2SE; 21 PORTIONS OF SWSW;	
11-08-74	T. 22 N, R. 5 E, BHM sec. 26 SWNW; PORTIONS OF N2NW, SENW, N2SW, SWSW; 27 NE, N2SE; PORTIONS OF S2SE;	
11-08-75	T. 22 N, R. 5 E, BHM sec. 27 SWSW; PORTIONS OF E2NW, N2SW, SESW; 28 NWNW, S2NW, S2; PORTIONS OF NWNE, S2NE, NENW; 29 E2, E2NW, NESW; PORTION OF SESW;	
11-08-76	T. 22 N, R. 5 E, BHM sec. 32 PORTION OF NENE; 33 NE,NESE; PORTIONS OF N2NW,SENW; 34 W2NW,NWSW,E2SE; PORTIONS OF SENE, E2W2,SWSW,W2SE;	

PARCEL NO.

LEGAL DESCRIPTION

11-08-77

T. 22 N, R. 5 E, BHM
sec. 35 SW, SWSE; PORTIONS OF SWNE, S2NW,
N2SE, SESE;
36 PORTION OF SWSW;

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No surface use is allowed during the following time period(s). This stipulation does not apply to operation and maintenance of production facilities.

No surface use is allowed within ½ mile of active prairie falcon nests during the following time period (this does not apply to the operation and maintenance of production facilities): March 1 through July 31.

For the purpose of:

To minimize disturbances within nesting habitat during spring and summer in order to maximize annual production of young, and to protect nesting activities adjacent to nesting sites.

This stipulation increases the Custer Forest Plan buffer from $\frac{1}{4}$ mile to $\frac{1}{2}$ mile and increases the TL period to ensure an adequate buffer distance of reduced human disturbance for falcon breeding, nesting, and post-fledging.

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes. (For guidance on the use of this stipulation, see BLM Manual 1624 and 3101 or FS Manual 1950 and 2820.)

On the lands described below:

PARCEL NO.	LEG	AL DESCR	IPTION
11-08-64		•	4 E, BHM LOTS 1,2; PORTIONS OF LOT 3,E2NW, NESW;
11-08-65			5 E, BHM NWSW, S2SW; PORTIONS OF S2NW, NESW, W2SE;
11-08-66		sec. 2	5 E, BHM SWNE, S2NW, S2; PORTIONS OF LOTS 1,2,3,4,SENE; S2NE,N2SE,SESE; PORTIONS OF LOTS 1, 2,SENW,NESW,SWSE;
11-08-67			5 E, BHM SESE; PORTIONS OF E2W2, SWSE;
11-08-68		sec. 10 11	5 E, BHM E2NE, SWNE, N2SE; PORTIONS OF NWNE; E2NE, SWNW, N2SW, SWSW, SE; PORTIONS OF W2NE, N2NW, SENW, SESW; PORTIONS OF N2NE;

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PARCEL NO.	LEGAL DESCRIPTION	
11-08-69	T. 21 N, R. 5 E, BHM sec. 12 N2NE, NW, W2SW; PORTIONS E2SW, NESE; 13 PORTIONS OF NWNW;	OF S2NE,
11-08-70	T. 22 N, R. 5 E, BHM sec. 15 SE; PORTIONS OF S2NE; 22 NENE; PORTIONS OF S2NE, 23 PORTIONS OF W2NW;	NENW;
11-08-71	T. 22 N, R. 5 E, BHM sec. 16 PORTIONS OF N2N2;	
11-08-72	T. 22 N, R. 5 E, BHM sec. 18 LOT 4, SESW; 19 LOT 1; PORTIONS OF LOT	2,E2NW;
11-08-73	T. 22 N, R. 5 E, BHM sec. 20 PORTIONS OF S2S2; 21 PORTIONS OF S2SW;	
11-08-74	T. 22 N, R. 5 E. BHM sec. 26 PORTIONS OF S2S2;	
11-08-75	T. 22 N, R. 5 E, BHM sec. 28 NWNW, S2NW, SW, SWSE; PORT OF W2NE, NENW, NWSE, SESE; 29 NWNE, S2NE, E2NW, NESW, N2S PORTIONS OF NENE, SESW, S	SE;
11-08-76	T. 22 N, R. 5 E, BHM sec. 32 PORTION OF E2NE; 33 W2NE, N2NW, SENW; PORTION SWNW, NESE; 34 PORTIONS OF E2NE, NESE;	NS OF E2NE,
11-08-77	T. 22 N, R. 5 E, BHM sec. 35 W2NE,NW,NESW; PORTIONS NWSW,SESW,N2SE,SWSE; 36 N2NE,SWNE,E2NW; PORTION W2NW,NESW,N2SE;	
11-08-78	T. 21 N, R. 6 E, BHM sec. 7 LOTS 1,2,E2NW;	

No surface use is allowed during the following time period(s). This stipulation does not apply to operation and maintenance of production facilities.

No surface use is allowed within 2 miles of sage grouse leks during the following time period (this does not apply to the operation and maintenance of production facilities): March 1 through June 15.

For the purpose of:

To minimize ground disturbances within sage grouse nesting habitat during spring and early summer in order to maximize annual production of young, and to protect nesting activities adjacent to nesting sites for long-term maintenance of sage grouse populations in the area (Forest Plan, p.19 as amended).

This stipulation increases the Custer Forest Plan buffer and increases the TL period to ensure an adequate buffer distance.

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

On the lands described below:

PARCEL NO.

LEGAL DESCRIPTION

11-08-63

T. 17 N, R. 1 E, BHM sec. 13 PORTIONS OF N2NW;

Surface occupancy or use is subject to the following special operating constraints.

Try to locate activities and facilities away from the water's edge and outside the riparian areas, woody draws, wetlands, and floodplains. If necessary to locate facilities in these areas, then:

- Deposit no waste material (silt, sand, gravel, soil, slash, debris, chemical or other material) below high water lines, in riparian areas, in the areas immediately adjacent to riparian areas or in natural drainage ways (draws, land surface depressions or other areas where overland flow concentrates and flows directly into streams or lakes).
- Deposit no soil material in natural drainage ways.
- Locate the lower edge of disturbed or deposited soil banks outside the active floodplain.
- Stockpile no topsoil or any other disturbed soil in the active floodplain.
- Locate drilling mud pits outside riparian areas, wetlands and floodplains. If location is unavoidable in these areas, seal and dike all pits to prevent leakage or use containerized mud systems.

For the purpose of:

To protect the biological and hydrologic features of riparian areas, woody draws, wetlands, and floodplains. Refer to the Land and Resource Management Plan Grassland-wide Direction, Water, number 6 and Appendix D-2

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

On the lands described below:

PARCEL NO.	LEGAL DESCRIPTION
11-08-45	<pre>T. 133 N, R. 104 W, 5TH PM sec. 18 LOTS 1,3,4,N2NE,NENW,E2SW,SE; 19 LOTS 1,2,3,4,E2W2;</pre>
11-08-46	<pre>T. 134 N, R. 104 W, 5TH PM sec. 3 LOTS 1,2,S2NE,SE;</pre>
11-08-47	T. 134 N, R. 104 W, 5 TH PM sec. 19 LOTS 1,2,3,4,E2W2;
11-08-52	T. 134 N, R. 105 W, 5 TH PM sec. 20 LOTS 1,2,4,SWSW,SE;

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PARCEL NO.

LEGAL DESCRIPTION

11-08-53

T. 134 N, R. 105 W, 5TH PM sec. 17 LOT 1,NW,N2SW,SESW;

11-08-62

T. 135 N, R. 106 W, 5^{TH} PM sec. 24 N2,SE;

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Surface occupancy or use is subject to the following special operating constraints.

Try to locate activities and facilities away from the water's edge and outside the riparian areas, woody draws, wetlands, and floodplains. If necessary to locate facilities in these areas, then:

- Deposit no waste material (silt, sand, gravel, soil, slash, debris, chemical or other material) below high water lines, in riparian areas, in the areas immediately adjacent to riparian areas or in natural drainage ways (draws, land surface depressions or other areas where overland flow concentrates and flows directly into streams or lakes).
- Deposit no soil material in natural drainage ways.
- Locate the lower edge of disturbed or deposited soil banks outside the active floodplain.
- Stockpile no topsoil or any other disturbed soil in the active floodplain.
- Locate drilling mud pits outside riparian areas, wetlands and floodplains. If location is unavoidable in these areas, seal and dike all pits to prevent leakage or use containerized mud systems.

For the purpose of:

To protect the biological and hydrologic features of riparian areas, woody draws, wetlands, and floodplains. Refer to the Land and Resource Management Plan Grassland-wide Direction, Water, number 6 and Appendix D-2

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes

On the lands described below:

PARCEL NO.	LEGAL DESCRIPTION
11-08-38	T. 141 N, R. 100 W, 5 TH PM sec. 4 PORTIONS OF LOTS 2,4,SENE,SWNW; 8 PORTIONS OF NWNW,S2N2,E2SW,NWSE S2SE; 10 PORTIONS OF NE,SWNW,E2SW;
11-08-39	T. 141 N, R. 100 W, 5 TH PM sec. 10 PORTIONS OF SENW;
11-08-41	T. 143 N, R. 101 W, 5 TH PM sec. 10 PORTIONS OF E2NW,SW; 21 PORTIONS OF NE; 22 PORTIONS OF SE; 23 PORTIONS OF NWNW,S2NW,E2SW,NESE, S2SE; 26 PORTIONS OF W2; 36 PORTIONS OF SW;
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PARCEL NO.	LEGAL DESCRIPTION
11-08-43	T. 133 N, R. 104 W, 5 TH PM sec. 6 PORTIONS OF LOTS 1,3,4,5,
11-08-44	T. 133 N, R. 104 W, 5 TH PM sec. 11 PORTIONS OF SENE; 12 PORTIONS OF SWNE, S2NW; 14 PORTIONS OF NWSE, S2SE; 22 PORTIONS OF NENE, N2SW, SESW, SESE;
11-08-45	T. 133 N, R. 104 W, 5 TH PM sec. 17 PORTIONS OF S2NW, NESW, S2SW, SE; 18 PORTIONS OF LOTS 3,4, N2SE, SESE; 19 PORTIONS OF LOTS 1,2,3,4,E2SW;
11-08-46	T. 134 N, R. 104 W, 5 TH PM sec. 3 PORTIONS OF SWNE, NESE, S2SE;
11-08-47	T. 134 N, R. 104 W, 5 TH PM sec. 19 PORTIONS OF LOT 3, NENW, E2SW;
11-08-52	T. 134 N, R. 105 W, 5 TH PM sec. 4 PORTIONS OF SWSW, SWSE; 20 PORTIONS OF LOTS 1,2,4,SWSW;
11-08-53	T. 134 N, R. 105 W, 5 TH PM sec. 8 PORTIONS OF LOT 1, SWNE; 9 PORTIONS OF N2NE, SWNE, NENW, SWSE; 17 PORTIONS OF SENE, SESW, SWSE; 19 PORTIONS OF LOTS 1-11 INCL;
11-08-54	T. 134 N, R.105 W, 5 TH PM sec. 21 PORTIONS OF NENE, SENW, SESW, NESE; 30 PORTIONS OF SESE;
11-08-55	T. 134 N, R. 105 W, 5 TH PM sec. 27 PORTIONS OF NENW; 34 PORTIONS OF NWNE, NENW, S2N2, N2S2; 35 PORTIONS OF SW, W2SE, SESE;
11-08-56	T. 134 N, R. 105 W, 5 TH PM sec. 31 PORTIONS OF LOTS 1-11 INCL, NWNE; 32 PORTIONS OF SENE; 33 PORTIONS OF N2, SESW, N2SE;
11-08-57	T. 134 N, R. 105 W, 5 TH PM sec. 32 PORTIONS OF SWNW;
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PARCEL NO.	LEGAL DESCRIPTION
11-08-58	T. 134 N, R. 106 W, 5^{TH} PM sec. 2 PORTIONS OF LOT 2;
11-08-59	T. 134 N, R. 106 W, 5 TH PM sec. 24 PORTIONS OF LOTS 2,5; 25 PORTIONS OF LOTS 1-7 INCL, SESE;
11-08-60	T. 134 N, R. 106 W, 5^{TH} PM sec. 24 LOT 7; PORTIONS OF LOTS 1,3,4,6, 8,9;
11-08-62	T. 135 N, R. 106 W, 5 TH PM sec. 28 PORTIONS OF NWNE;

Surface occupancy or use is subject to the following special operating constraints.

Surface occupancy and use is subject to operational constraints to maintain a landscape character that is no more than slightly altered. Noticeable deviations must remain visually subordinate to the landscape character being viewed.

Operational constraints may include utilizing topographic/vegetative screening, matching color tones of facilities with surrounding topographic features, orienting the well pad/facilities, redesigning production facilities to such scale that they are visually subordinate to the landscape, or placing facilities outside the moderate SIO area.

For the purpose of:

To maintain the Scenic Integrity Objective (SIO) for areas identified as moderate. Refer to the Land and Resource Management Plan Grassland-wide Direction, Scenery Management, number 1, and Appendix D-15 and D-28.

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

On the lands described below:

PARCEL NO.	LEGAL DESCRIPTION
11-08-52	T. 134 N, R. 105 W, 5^{TH} PM sec. 20 LOT 2; PORTIONS OF LOTS 1,4,SWSW;
11-08-53	T. 134 N, R. 105 W, 5 TH PM sec. 8 PORTIONS OF LOT 1, SWNE; 17 PORTIONS OF LOT 1, NWSW, SESW; 19 LOTS 2,3,6,8; PORTIONS OF LOTS 1,4,5,7,9,10,11,W2NE, NENW;
11-08-54	T. 134 N, R. 105 W, 5^{TH} PM sec. 30 PORTIONS OF W2SE;
11-08-56	T. 134 N, R. 105 W, 5 TH PM sec. 31 LOTS 1,2,5,6,9,10; PORTIONS OF LOTS 3,4,7,8,11,NWNE,SENE,E2SE;
11-08-58	T. 134 N, R. 106 W, 5 TH PM sec. 12 PORTIONS OF SESE;

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PARCEL NO.

LEGAL DESCRIPTION

11-08-59

T. 134 N, R. 106 W, 5TH PM
sec. 24 PORTIONS OF LOTS 2,5,SENE;
25 LOTS 3,6,7; PORTIONS OF LOTS 1,
2,4,5, W2NE,SENW,W2SW,SESE;

11-08-60

T. 134 N, R. 106 W, 5TH PM sec. 24 LOT 7; PORTIONS OF LOTS 1,3,4,6, 8,9,NWSW,SESW, 26 W2;

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Surface occupancy or use is subject to the following special operating constraints.

Surface occupancy and use is subject to operational constraints to maintain a landscape character that is no more than slightly altered. Noticeable deviations must remain visually subordinate to the landscape character being viewed.

Operational constraints may include utilizing topographic/vegetative screening, matching color tones of facilities with surrounding topographic features, orienting the well pad/facilities, redesigning production facilities to such scale that they are visually subordinate to the landscape, or placing facilities outside the moderate SIO area.

For the purpose of:

To maintain the Scenic Integrity Objective (SIO) for areas identified as moderate. Refer to the Land and Resource Management Plan Grassland-wide Direction, Scenery Management, number 1, and Appendix D-15 and D-28.

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

On the lands described below:

PARCEL NO.	LEGAL DESCRIPTION
11-08-38	T. 141 N, R. 100 W, 5 TH PM sec. 8 S2; PORTIONS OF S2N2;
11-08-41	T. 143 N, R. 101 W, 5 TH PM sec. 10 S2SW; PORTIONS OF N2SW; 23 N2NW, E2SE; PORTIONS OF S2NW, NESW, W2SE;
11-08-52	T. 134 N, R. 105 W, 5 TH PM sec. 4 SW; PORTIONS OF W2SE; 20 SE; PORTIONS OF LOTS 1,4,SWSW;
11-08-53	T. 134 N, R. 105 W, 5 TH PM sec. 8 E2NE,S2; PORTIONS OF LOT 1,SWNE; 9 W2; PORTIONS OF W2E2; 17 N2,NESW,W2SE; PORTIONS OF LOT 1, NWSW,SESW,E2SE; 19 PORTIONS OF LOTS 1,4,5,7,9,10,11, W2NE,NENW;

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PARCEL NO.	LEGAL DESCRIPTION
11-08-54	T. 134 N, R. 105 W, 5 TH PM sec. 21 PORTIONS OF SWNW, W2SW; 29 NENE, W2SW; PORTIONS OF NWNE, S2NE, N2NW, SWNW, E2SW; 30 E2SE; PORTIONS OF W2SE;
11-08-56	T. 134 N, R. 105 W, 5 TH PM sec. 31 NENE; PORTIONS OF LOTS 3,4,7,8, 11,NWNE,SENE,E2SE; 32 NWSW,S2SW; PORTIONS OF NESW,W2SE;
11-08-57	T. 134 N, R. 105 W, 5 TH PM sec. 32 PORTIONS OF NW;
11-08-58	T. 134 N, R. 106 W, 5 TH PM sec. 12 N2SE; PORTIONS OF NESW, S2SE;
11-08-59	T. 134 N, R. 106 W, 5 TH PM sec. 24 PORTIONS OF LOTS 2,5,SENE; 25 PORTIONS OF LOTS 1,2,4,5,W2NE, NENW,S2NW,W2SW,SESE;
11-08-60	T. 134 N, R. 106 W, 5 TH PM sec. 24 PORTIONS OF LOTS 1,3,4,6,8,9, NWSW,S2SW;

Surface occupancy or use is subject to the following special operating constraints.

Surface occupancy or use is subject to the following operating constraints: operational constraints may include off-site production facilities, audio restrictions such as equipment mufflers, and gated access to minimize disturbance to key habitats.

For the purpose of:

To minimize disturbance to areas known for their high value to big game and goshawk. Forested areas including ponderosa pine, juniper, aspen, cottonwood, and areas offering valuable vegetative diversity and seclusion. (Forest Plan, pp. 47 and 55, Amendment 1, FEIS Appendix B-14).

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

On the lands described below:

PARCEL NO.	LEGAL DESCRIPTION
11-08-63	T. 17 N, R. 1 E, BHM sec. 13 NENE, S2SW; PORTIONS OF NWNE, S2NE, N2NW, SE; 24 SENW; PORTIONS OF NE, N2NW, S2;
11-08-64	T. 16 N, R. 4 E, BHM sec. 7 PORTIONS OF LOTS 1,2,SWNE,E2NW, SESW,NWSE,S2SE; 8 PORTIONS OF NENE,S2NE,E2SW,SE; 17 PORTIONS OF NWNE,NENW; 18 PORTIONS OF LOT 1,E2,E2W2;
11-08-65	T. 21 N, R. 5 E, BHM sec. 1 PORTIONS OF LOTS 2,3,4,SWNE, S2NW,N2SW,SESW,W2SE;
11-08-66	T. 21 N, R. 5 E, BHM sec. 2 PORTIONS OF E2SW, NWSE; 3 PORTIONS OF LOT 3, S2NE, SENW, N2SE,
11-08-69	T. 21 N, R. 5 E, BHM sec. 12 PORTIONS OF W2NE, SENW, E2SW, NWSE; 13 PORTIONS OF NENW;

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PARCEL NO.	LEGAL D	ESCR	RIPTION
11-08-70		15 22	. 5 E, BHM PORTIONS OF NENE, S2NE, SE; PORTIONS OF N2, W2SW, N2SE; PORTIONS OF W2NW, NWSW;
11-08-71			. 5 E, BHM PORTIONS OF ALL;
11-08-72			. 5 E, BHM PORTIONS OF NWNE, S2NE, NENW;
11-08-73		20	5 E, BHM PORTIONS OF NENE, S2N2, N2S2; PORTIONS OF N2, N2SW, NESE, S2SE;
11-08-74		26	5 E, BHM PORTIONS OF NESW, S2S2; PORTIONS OF S2NE, SE;
11-08-75		27 28	. 5 E, BHM PORTIONS OF NW, NWSW, SESW; PORTIONS OF N2NE, SWNE, NWNW, S2NW N2SW, SESW, SE; PORTIONS OF SENE, NESE;
11-08-76		33	5 E, BHM PORTIONS OF N2NE, SENE, NENW; PORTIONS OF N2NE, SENE, W2NW;
11-08-77		35	. 5 E, BHM PORTIONS OF NE, E2NW, NESW, N2SE; PORTION OF SWNW;

Surface occupancy or use is subject to the following special operating constraints.

Surface occupancy is limited. To minimize disturbance to species dependent on grasslands with big sagebrush component offering valuable vegetative diversity and seclusion for dependent wildlife species.

For the purpose of:

To protect grassland with sagebrush component to provide protection for potential sage grouse nesting and wintering habitat. (Forest Plan, pp17-21, Amendment 1, FEIS Appendix B15).

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes. (For guidance on the use of this stipulation, see BLM Manual 1624 and 3101 or FS Manual 1950 and 2820.)

On the lands described below:

PARCEL NO.	LEGAL DESCRIPTION
11-08-63	T. 17 N, R. 1 E, BHM sec. 13 PORTIONS OF NWNE, S2NE, N2NW, N2SE; 24 PORTIONS OF NENE, S2NE, SW, NESE, S2SE;
11-08-64	T. 16 N, R. 4 E, BHM sec. 7 LOT 4, NENE; PORTIONS OF LOT 3, NWNE, S2NE, E2W2, SE; 8 NWNW; PORTIONS OF NE, NENW, S2NW, S2; 17 SWNW; PORTIONS OF NE, N2NW, SENW; 18 PORTIONS OF LOTS 1,2,3,4,E2,E2W2;
11-08-65	T. 21 N, R. 5 E, BHM sec. 1 PORTIONS OF LOTS 2,3,4,SWNE,S2NW, SW,W2SE;
11-08-66	T. 21 N, R. 5 E, BHM sec. 2 PORTIONS OF LOTS 2,3,4,S2N2,S2; 3 PORTIONS OF LOTS 1,2,3,S2NE,SENW, NESW,NESE,S2SE;
11-08-67	T. 21 N, R. 5 E, BHM sec. 3 PORTIONS OF S2SW; 10 NWNW; PORTIONS OF NENW, S2NW, SW;

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PARCEL NO.	LEGAL DESCRIPTION
11-08-68	T. 21 N, R. 5 E, BHM sec. 10 PORTIONS OF NE, NESE; 11 PORTIONS OF N2, N2S2, SESW, SWSE;
11-08-69	T. 21 N, R. 5 E, BHM sec. 12 SESE; PORTIONS OF N2NE, SENE, W2, NESE, SWSE; 13 PORTIONS OF N2NE;
11-08-70	T. 22 N, R. 5 E, BHM sec. 15 PORTIONS OF NENE, SWNE, SE; 22 PORTION OF ALL; 23 PORTION OF W2W2;
11-08-71	T. 22 N, R. 5 E, BHM sec. 16 PORTIONS OF E2, NENW, S2NW, N2SW, SESW;
11-08-72	T. 22 N, R. 5 E, BHM sec. 18 PORTIONS OF LOT 4, SESW; 19 PORTIONS OF LOTS 1,2, NWNE, S2NE, E2NW;
11-08-73	T. 22 N, R. 5 E, BHM sec. 20 PORTIONS OF S2NE, NW, N2SW, SESW, SE; 21 PORTIONS OF NE, NENW, S2NW, NWSW, S2SW, N2SE;
11-08-74	T. 22 N, R. 5 E, BHM sec. 26 PORTIONS OF W2,S2SE; 27 PORTIONS OF NE,NWSE,S2SE;
11-08-75	T. 22 N, R. 5 E, BHM sec. 27 SWSW; PORTIONS OF NW,N2SW,SESW; 28 PORTIONS OF NWNE,S2NE,S2NW,NESW,SE; 29 PORTIONS OF NE,E2SW,SWSE;
11-08-76	T. 22 N, R. 5 E, BHM sec. 32 PORTION OF E2NE; 33 PORTIONS OF N2, NESE; 34 PORTION OF ALL;
11-08-77	T. 22 N, R. 5 E, BHM sec. 35 PORTIONS OF NENE, SWNE, W2, SE; 36 SESW; PORTIONS OF E2, N2NW, SENW, N2SW, SWSW;
11-08-78	T. 21 N, R. 6 E, BHM sec. 7 LOTS 1,2,E2NW;

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Surface occupancy or use is subject to the following special operating constraints.

Surface occupancy or use is subject to the following operating constraints: occupancy and use may be allowed provided that no surface disturbance occurs within the site boundaries of known sensitive and watch list plant species populations.

For the purpose of:

To protect known sensitive and watch list plant species populations in order to prevent the species from becoming threatened or endangered (Forest Plan, p. 17-21, Amendment 1).

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes.

On the lands described below:

PARCEL NO.

LEGAL DESCRIPTION

11-08-69

T. 21 N, R. 5 E, BHM
sec. 12 PORTIONS OF W2NW;

Surface occupancy or use is subject to the following special operating constraints.

Surface occupancy and use is subject to the following operating constraints: Drill pads will be located where they minimize total impacts to the area. Drill pads will not be located within riparian areas and will be located to avoid disturbance to the distinctive plant communities within the riparian ecosystems. Access routes will be located to cross riparian areas at right angles to minimize road length to maintain stream gradients, and to minimize sediment delivery to the streams.

For the purpose of:

To protect the biological and hydrological features associated with riparian areas. (Forest Plan, p. 81 as amended, FEIS appendix B-20).

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes. (For guidance on the use of this stipulation, see BLM Manual 1624 and 3101 or FS Manual 1950 and 2820.)

On the lands described below:

PARCEL NO.	LEGAL DESCRIPTION	
11-08-63	T. 17 N, R. 1 E, BHM sec. 13 PORTIONS OF N2NE, SWSW	I;
11-08-64	T. 16 N, R. 4 E, BHM sec. 7 PORTIONS OF NENE; 8 PORTIONS OF SENE;	
11-08-65	T. 21 N, R. 5 E, BHM sec. 1 PORTIONS OF N2SW, SWSW	I ;
11-08-66	T. 21 N, R. 5 E, BHM sec. 3 PORTIONS OF SENE;	
11-08-67	T. 21 N, R. 5 E, BHM sec. 3 PORTIONS OF S2SW; 10 PORTIONS OF W2;	
11-08-68	T. 21 N, R. 5 E, BHM sec. 11 PORTIONS OF E2NE;	
11-08-70	T. 22 N, R. 5 E, BHM sec. 15 PORTIONS OF SWNE;	
11-08-71	T. 22 N, R. 5 E, BHM sec. 16 PORTIONS OF NWSW, S2SW	I;

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PARCEL NO.	LEGAL DESCRIPTION
11-08-73	T. 22 N, R. 5 E, BHM sec. 21 PORTIONS OF SESE;
11-08-74	T. 22 N, R. 5 E, BHM sec. 26 PORTIONS OF SWNW, NWSW; 27 PORTIONS OF SENE, NESE;
11-08-75	T. 22 N, R. 5 E, BHM sec. 27 PORTIONS OF NWNW; 28 PORTIONS OF NENE, W2NE, E2NW; 29 PORTIONS OF E2SW;
11-08-76	T. 22 N, R. 5 E, BHM sec. 32 PORTIONS OF SENE; 34 PORTIONS OF E2SW, N2SE, SWSE;
11-08-77	T. 22 N, R. 5 E, BHM sec. 35 PORTIONS OF SENE, SWNW, NWSW, NESE;

Surface occupancy or use is subject to the following special operating constraints.

When the project-specific scenic analysis is conducted, if the VQO is determined to be Partial Retention or Modification, lessee must submit visual simulations with plans for Forest Service approval demonstrating that all structures will be visually subordinate to the surrounding landscape.

For the purpose of:

To keep structures visually subordinate in landscape when Visual Quality Objectives are identified as partial retention or modification. (Forest Plan, p. 14, FEIS Appendix B-24).

Any changes to this stipulation will be made in accordance with the land use plan and/or the regulatory provisions for such changes. (For guidance on the use of this stipulation, see BLM Manual 1624 and 3101 or FS Manual 1950 and 2820.)

On the lands described below:

PARCEL NO.	LEGAL DESCRIPTION
11-08-63	T. 17 N, R. 1 E, BHM sec. 13 E2,N2NW,S2SW; 24 NE,N2NW,SENW,S2;
11-08-64	T. 16 N, R. 4 E, BHM sec. 7 LOTS 1,2,3,4,E2,E2W2; 8 ALL; 17 N2; 18 LOTS 1,2,3,4,E2,E2W2;
11-08-65	T. 21 N, R. 5 E, BHM sec. 1 LOTS 2,3,4,SWNE,S2NW,SW,W2SE;
11-08-66	T. 21 N, R. 5 E, BHM sec. 2 LOTS 1,2,3,4,S2N2,S2; 3 LOTS 1,2,3,S2NE,SENW,NESW,SE;
11-08-68	T. 21 N, R. 5 E, BHM sec. 10 NE,N2SE; 11 ALL; 14 N2NE;
11-08-69	T. 21 N, R. 5 E, BHM sec. 12 ALL; 13 N2N2;

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PARCEL NO.	LEGAL DESCRIPTION
11-08-70	T. 22 N, R. 5 E, BHM sec. 15 NENE, S2NE, SE; 22 ALL; 23 W2W2;
11-08-71	T. 22 N, R. 5 E, BHM sec. 16 ALL;
11-08-72	T. 22 N, R. 5 E, BHM sec. 18 LOT 4, SESW; 19 LOTS 1,2,NE,E2NW;
11-08-73	T. 22 N, R. 5 E, BHM sec. 20 ALL; 21 ALL;
11-08-74	T. 22 N, R. 5 E, BHM sec. 26 W2,S2SE; 27 E2;
11-08-75	T. 22 N, R. 5 E, BHM sec. 27 W2; 28 ALL; 29 E2,E2W2;
11-08-76	T. 22 N, R. 5 E, BHM sec. 32 E2NE; 33 N2,NESE; 34 ALL;
11-08-77	T. 22 N, R. 5 E, BHM sec. 35 ALL; 36 ALL;
11-08-78	T. 21 N, R. 6 E, BHM sec. 7 LOTS 1,2,E2NW;

USDA - FOREST SERVICE THREATENED, ENDANGERED, AND SENSITIVE PLANT OR ANIMAL SPECIES LEASE NOTICE

The lease area may contain threatened and endangered species or habitat necessary for the continued existence of threatened, proposed, candidate or endangered species which are protected by the 1973 Endangered Species Act, as amended (16 USC 1531 et seq.) and implementing regulations (50 CFR 402 et seq.). The lease area may also contain habitat or species, which may require protective measures to prevent them from being listed as threatened or endangered; or result in a loss of viability or biological diversity (36 CFR 219.19 or 219.26). A biological evaluation of the leased lands may be required prior to surface disturbance to determine if endangered, threatened, proposed, candidate or sensitive plant or animal species or their habitat are present and to identify needed mitigation measures. Prior to under taking any surface-disturbing activities on the lands covered by this lease, the lessee or operator shall:

- 1. Contact the Forest Service to determine if a biological evaluation is required. The Forest Service is responsible for ensuring that the leased land is examined through a biological evaluation, prior to undertaking any surface-disturbing activities, to determine effects upon any plant or animal species listed or proposed for listing as threatened, endangered, or a sensitive species.
- 2. The lessee or operator may choose to conduct the evaluation on the leased lands at their discretion and cost. This biological evaluation must be done by or under the supervision of a qualified biologist/botanist approved by the Forest Service. An acceptable report must be provided to the Forest Service identifying the anticipated effects of a proposed action on endangered, threatened, proposed, candidate or sensitive species. An acceptable biological evaluation is to be submitted to the Forest Service for review and approval no later than that time when an otherwise complete application for permit to drill or subsequent surface-disturbing operation is submitted.
- 3. Implement mitigation measures required by the Forest Service. Mitigation may include the relocation of proposed lease-related activities or other protective measures. The findings of the biological evaluation, analysis and consultation may result in restrictions to the operator's plans or even disallow use and occupancy to comply with the 1973 Endangered Species Act (as amended), threatened and endangered species regulations and Forest Service statutes and regulations.

If endangered, threatened, proposed, candidate or sensitive plant or animal species are discovered in the area after any required biological evaluation has concluded, an evaluation will be conducted to assess the effect of ongoing and proposed activities. Based on the conclusion drawn in the evaluation, additional restrictions or prohibitions may be imposed to protect the species or their habitats.

PARCEL NO.

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11-08-35, 11-08-38, 11-08-39, 11-08-41, 11-08-43, 11-08-44, 11-08-45, 11-08-46, 11-08-52, 11-08-53, 11-08-54, 11-08-55, 11-08-56, 11-08-57, 11-08-58, 11-08-59, 11-08-60, 11-08-61, 11-08-62, 11-08-63, 11-08-64, 11-08-65, 11-08-66, 11-08-67, 11-08-68, 11-08-69, 11-08-70, 11-08-71, 11-08-72, 11-08-73, 11-08-74, 11-08-75, 11-08-76, 11-08-77, 11-08-78
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