

March 1st, 2015

Nona Powell
P.O. Box 160
Rangely, CO 81648

Re: Final Reclamation Agreement
H23 Well Site and Associated Facilities
T.4S. R.101W., 6th P.M.
Section 23: SENE
Rio Blanco, Colorado

Dear Ms. Powell:

Encana Oil & Gas (USA) Inc. (Encana) has plugged and abandoned the above-captioned well and removed all associated production facilities. Encana has also removed any trash or debris belonging to Encana or persons under contract to Encana from the well site.

Encana met with you and/or your designated representative on July 23, 2014 for an on-site review of the planned reclamation of the well, well pad, and access road in accordance with the requirements of Colorado Oil and Gas Conservation Commission (COGCC) Rules 306.a. and 306.f. Reclamation of the well, well pad, and the access road has been completed per your specifications. The pad area has been recontoured to approximate the pre-disturbance landform. Irrigation flow across the pad area has been reestablished. The portion of the pad area below the installed gated pipe has been seeded with an irrigated pasture mix, while portions of the pad area above the gated pipe have been seeded with a dryland seed mix. The reclaimed portions of the road have been recontoured, ripped to relieve compaction, covered with conserved topsoil and reseeded. Stormwater controls are in place on both the reclaimed areas and those left unreclaimed.

Per your direction, Gilliam's Crossing, which consists of two culverts and a gravel roadway, will remain intact so that you can continue to utilize the crossing for ranching activities. Encana understands that this road provides access to the adjacent corrals and pasture areas and assists in your undertaking of ranching activities, and as such Encana has agreed to leave the road as a ranch improvement for your future use. This portion of the road being left for your use is more particularly shown in the attached Exhibit A. Your use of the crossing may create a two track road across some portion of the reclaimed road area and other two-track roads may exist in the vicinity of the reclaimed area that are unrelated to Encana's operations. You shall be responsible for any two-track road that exists or is created by your use of the crossing and release Encana from any responsibility for reclamation of such two track roads.

The reclaimed pad will be fenced, and Encana will continue to monitor revegetation of the reclaimed pad and reclaimed road portion, work to control any noxious weed species that may present themselves in the reclaimed areas, and monitor for and repair any stormwater issues that may arise in the reclaimed areas until such time as the reclamation criteria, as set forth in COGCC Rules 1001 through 1004, have been met and COGCC release has been approved.

You, as the Surface Owner, agree that Encana has fulfilled the requirements set forth by the COGCC for the abandonment of the well, well pad, and portions of the access road, including reclamation required under COGCC Rules 1001 through 1004, and that you have waived the reclamation of Gilliam's Crossing and the road portions south of the crossing. You agree that Encana shall have no further responsibility or liability for the areas for which you have granted the waiver and you acknowledge that you are accepting

responsibility for any future reclamation of the unreclaimed portion of the land and, to the extent applicable, for protection of topsoil on the unreclaimed portion of the land. You acknowledge that Encana has complied with your direction regarding final reclamation of the well, associated well pad, and access road. You also acknowledge that Encana has provided you with a copy of COGCC Rules 1001 through 1004.

If this letter correctly reflects your agreement, please sign and date, this letter and return one copy to the undersigned.

Thank you for your time and consideration in this matter. If you have any questions or comments, please call the undersigned at 970-285-2816.

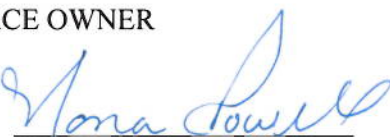
Sincerely,
Encana Oil & Gas (USA) Inc.,
by its authorized agent,
Encana Services Company Ltd.



Zane Lay – Surface Land Negotiator

I ACKNOWLEDGE AND AGREE as set forth above.

SURFACE OWNER

Signed: 
Nona Powell

Date: 5-7, 2015

EXHIBIT A

