

14-20-H62-4661

## APPLICATION FOR PERMIT TO DRILL, DEEPEN, OR PLUG BACK

Aa. type or work

DRILL [ $\mathbb{X}$ DEEPEN $\square \quad$ PLUG BACK $\square$
b. tips of well

3. ADDREBS OR OPERATOR

PO BOX 290 * NEOLA, UTAH * 84053
4. location or will (Report location clearly and in accordance nth any State requirements.*) At surface
NW 1/4, SW 1/4, $1997^{\prime}$ FSL, 481' FWL, SEC 15, T5S, R4W at proposed prod. zone $1008 \quad 146$
14. distance in miles and direction from nearest town or post office
20.1 MILES SOUTH OF MYTON, UTAH


6133'


OPERATOR REQUESTS PERMISSION TO DRILL THE SUBJECT WELL. PLEASE SEE THE ATTACHED 10 POINT AND THE 13 POINT SURFACE

IF YOU REQUIRE ADDITIONAL INFORMATION PLEASE CONTACT:
D. P. BARON

PO BOX 290
NEOLA, UT 84053
OFFICE: 801-353-4625
CELLULAR: 801-828-6116


 preventer program, if any.
24.

(This space for Federal or State office use)


DATE $\qquad$ 2/10/98

## *See Instructions On Reverse Side

## BARRETT RESOURCES CORPORATION

T5S, R4W, U.S.B.\&M.


Well location, UTE TRIBAL \#12-15, located as shown in the NW 1/4 SW 1/4 of Section 15, T5S, R4W, U.S.B.\&M. Duchesne County, Utah.
BASIS OF ELEVATION

SPOT ELEVATION AT THE SOUTHWEST CORNER OF SECTION 16, T5S, R4W, U.S.B.\&EM. TAKEN FROM THE DUCHESNE SE, QUADRANGLE, UTAH, DUCHESNE COUNTY, 7.5 MINUTE QUAD. (TOPOGRAPHIC MAP) PUBLISHED BY THE UNITED STATES DEPARTMENT OF THE INTERIOR, GEOLOGICAL SURVEY. SAID ELEVATION IS MARKED AS BEING 6373 FEET.


THIS IS TO CERTIFY THAT THE ABOVE PLAT: WIS PREPARED FROM FIELD NOTES OF ACTUAL SURVEYS MRDE"EX ME OR UNDER MY SUPERVSION AND THAT THE SAME MRE FRUE AND CONRECT TO THE BEST OF MY KNOWLEDGE AND BELTHE

(801) 789-1017

| ${ }^{\text {SCALE }}=1000^{\prime}$ |  |  | DATE SURVEYED: 06-19-97 | $\begin{aligned} & \text { DATE DRAWN: } \\ & 06-24-97 \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: |
| PARTY <br> J. $F$ | C.B. | D.R.B. | $\begin{gathered} \text { REFERENCES } \\ \text { G.L.O. P } \end{gathered}$ |  |
| WEATHER |  |  | $\begin{aligned} & \text { FILE } \\ & \text { BARRETT RESOUR } \end{aligned}$ | S CORP. |

## SELF-CERTIFICATION STATEMENT

THE FOLLOWING SELF -CERTIFICATION STATEMENT IS PROVIDED PER FEDERAL REQUIREMENTS DATED JUNE 15, 1988.,

PLEASE BE ADVISED THAT BARRETT RESOURCES CORPORATION IS CONSIDERED TO BE THE OPERATOR OF THE FOLLOWING WELL.

WELL UTE TRIBAL 12-15
NW 1/4, SW1/4, 1997 ' FSL, 481' FWL, SECTION 15, T. 5 S, R. 4 W.
LEASE BIA-14-20-H62-4661
DUCHESNE, COUNTY, UTAH

BARRETT RESOURCES CORP. IS RESPONSIBLE UNDER THE TERMS OF THE LEASE FOR THE OPERATIONS CONDUCTED UPON THE L.EASE LANDS.

BARRETT ID\# 84-0832476
BLM BOND \# 6101757342

D.P. BARONE

PRODUCTION SUPERVISOR BARRETT RESOURCES CORP. BOX 290
NEOLA, UT. 84053
801-353-4625

# HAZARDOUS MATERIAL DECLARATION 

FOR WELL NO. UTE 12-15

LEASE NO. 14-20-H62-4661

BARRETT RESOURCES CORP. GUARANTIES THAT DURING THE DRILLING AND COMPLETION OF THE ABOVE REFERENCED WELLS, WE WILL NOT USE, PRODUCE, OR STORE, TRANSPORT OR DISPOSE 10,000 \# ANNUALLY OF ANY OF THE HAZARDOUS CHEMICALS CONTAINED IN THE ENVIRONMENTAL PROTECTION AGENCY'S CONSOLIDATED LIST OF CHEMICALS SUBJECT TO REPORTING UNDER TITLE III SUPER AMENDMENTS AND REAUTHORIZATION ACT ( SARA ) OF 1986.

BARRETT RESOURCES CORP. GUARANTEES THAT DURING THE DRILLING AND COMPLETION OF THE ABOVE REFERENCED WELLS, WE WILL USE, PRODUCE, STORE, TRANSPORT, OR DISPOSE LESS THAN THE THRESHOLD PLANNING QUANTITY(TPQ) OF ANY EXTREMELY HAZARDOUS SUBSTANCES AS DEFINED IN 40 CFR 355.

## TEN POINT PLAN

## BARRETT RESOURCES CORPORATION

UTE TRIBAL 12-15
SURFACE LOCATION NW 1/4, SW 1/4, 1997' FSL, 481' FEL, SECTION 15, T. 5 S., R. 4 W.

## 1. SURFACE FORMATION:

UINTAH
2. ESTIMATED FORMATION TOPS AND DATUM:


## 3. PRODUCING FORMATION DEPTH:

FORMATION OBJECTIVE INCLUDE THE GREEN RIVER AND ITS SUBMEMBERS.
OFF SET WELLS: NONE


## 5. BOP AND PRESSURE CONTAINMENT DATA:

THE ANTICIPATED BOTTOM HOLE PRESSURE WILL BE LESS THAN 3000 PSI.
A 3000 PSI WP BOP SYSTEM AS DESCRIBED IN THE BOP AND PRESSURE CONTAINMENT DATA ( ATTACHED ) WILL BE INSTALLED AND MAINTAINED FROM THE 8 5/8 SURFACE CASING. THE BOP SYSTEM INCLUDING THE CASING WILL BE PRESSURE TESTED TO THE MINIMUM STANDARDS SET FORTH IN " ON SHORE ORDER \#2". THE BOP WILL BE MECHANICALLY CHECKED DAILY DURING DRILLING OPERATION.
6. MUD PROGRAM:

| INTERVAL | MUD WT. LBS/GAL | $\begin{gathered} \text { VISCOSITY } \\ \text { SEC./QT. } \end{gathered}$ | FLUID LOSS MI/30 MINS | MUD TYPE |
| :---: | :---: | :---: | :---: | :---: |
| 0-280 | AIR/ CLEAR WATER | ---------- | NO CONTROL | WATER/GEL |
| 280-2000 | CLEAR WATER | ----- | NO CONTROL | WATER/GEL |
| 2000-TD | 8.4-8.6 | 30 NOC | NTROL | $5 \% \mathrm{KCL}$ |

## 7. AUXILIARY EQUIPMENT:

UPPER KELLY COCK, FULL OPENING STABBING VALVE, $21 / 2$ CHOKE MANIFOLD AND PIT LEVEL INDICATOR.

## 8.TESTING, CORING, SAMPLING, AND L.OGGING:

A) TEST: NONE ARE ANTICIPATED
B) CORING: THERE IS THE POSSIBILITY OF SIDEWALL CORING.
C) SAMPLING: EVERY 10 FT FROM 2000 ‘ TO TD.
D) LOGGING:

TYPE
DLL/SFL W/GR AND SP TD TO SURFACE CASING FDC/CNL W/GR AND CAL TD TO SURFACE CASING

## 9. ABNORMALITIES ( INCLUDING SOUR GAS):

NO ABNORMAL PRESSURES OR TEMPERATURES OR OTHER HAZARDS ARE ANTICIPATED. OIL AND GAS SHOWS ARE ANTICIPATED IN THE GREEN RIVER FORMATION. OTHER WELLS IN THE AREA HAVE NOT ENCOUNTERED OVER- PRESSURED ZONES OR H2S.

## 10. DRILLING SCHEDULE:

THE ANTICIPATED STARTING DATE IS 10-8. 1997. DURATION OF OPERATIONS IS EXPECTED TO BE 150 DAYS.


1. BOP equip shall consist of a double gate, hydraulically operated preventer with pipe \& blind rams or two single ram type preventers, one equipped w/pipe rams, the other w/blind rams.
2. BOP's are to be well braced w/ hand contrals extended clear of substructure.
3. Accumiulator to provide closing pressure in excess of that required w/sufficient volume to operate all components.
4. Auxiliary equipment: Lower kelly cock, full opening 5 tabbing valve, $21^{\prime \prime}$ choke manifold, pit level indicator b/or flow sensors w/alarms
5. All BOP equipment, auxiliary equif ment $s$ tand pipe $s$ valives $\&$ rotary hose to be tested to the rate pres sure of the BOP's at time of insta ation \& every 30 days thereafter.日OP's to be mechanically checked daily.
6. Modification of hook-up or testing procedure must be approved in writ ing on tour reports by wellsite representative.
P. 9

3,000 Ps: Choke Manifold Equipment ${ }^{*}$


Scott Brady

# BARRETT RESOURCES CORPORATION 

13 POINT SURFACE USE PLAN

FOR
WELL LOCATION

UTE TRIBAL 12-15
LOCATED IN

NW 1/4, SW 1:4, 1997' FSL, 481' FWL
SECTION 15, T 5 S. , R 4 W., U.S.B.M.

DUCHESNE COUNTY, UTAH

LEASE NUMBER: BIA 14-20-H62-4661
SURFACE OWNERSHIP: UTE TRIBE

## 1. EXISTING ROADS

TO REACH THE BARRETT RESOURCES WELL, UTE TRIBAL 12-15 LOCATION, IN SECTION 15, T5S., R4W.

START IN MYTON, UTAH. PROCEED WEST ON US HIGHWAY 40, 8.8 MILES TO THE ANTELOPE CANYON ROAD. TURN SOUTH AND PROCEED 6.3 MILES TO THE SOWERS CANYON ROAD. TURN RIGHT ON THE SOWERS CANYON ROAD AND PROCEED SOUTH AND WEST 3.8 MILES. TURN SOUTH ON AN OILFIELD ACCESS ROAD AT THE FORK IN THE ROAD AND PROCEED.1.2 MILES TO LOCATION.

THE EXISTING OILFIELD SERVICE ROAD MAY NEED SOME SURFACE MATERIAL TO PREVENT OR REPAIR HOLES IN THE ROAD DUE TO HEAVY TRUCK TRAFFIC DURING THE DRJLLING AND COMPLETION OPERATION. IF REPAIRS ARE MADE THE OPERATOR WILL SECURE MATERIAL FROM PRIVATE SOURCES.

PLEASE SEE THE ATTACHED MAP FOR ADDITIONAL DETAILS.

## 2. PLANNED ACCESS ROAD

APPROXIMATELY 520 FEET OF NEW ROAD WILL BE REQUIRED. DETAILS OF THE CONSTRUCTION ARE AS FOLLOWS;

LENGTH- 520 FT (APPROX)
WIDTH- 32 FT(APPROX)
GRADE- $10 \%$ OR LESS
PLEASE SEE THE ATTACHED LOC.ATION PLAT FOR ADDITIONAL DETAILS.
NO RIGHT OF WAY WILL BE REQUIRED. ALL NEW CONSTRUCTION WILL BE CONDUCTED ON LEASE.

ALL TRAVEL WILL BE CONFINED TO EXISTING ROAD RIGHT OF WAYS.
ACCESS ROADS AND SURFACE DISTURBING ACTIVITIES WILL CONFORM TO STANDARDS OUTLINED IN THE USGS PUBLICATION (1978) SURFACE OPERATION STANDARDS FOR OIL AND GAS DEVELOPMENT.

## 3. LOCATION OF EXISTING WELLS

THE FOLLOWING WELLS ARE LOCATED WITHIN ONE MILE RADIUS OF THE LOCATION SITE.
A) PRODUCING WELLS:

OIL WELL UTE TRIBAL 14-15 SECTION 15, T. 5 S, R. 4 W.
OIL WELL UTE TRIBAL 5-16 SECTION 16, T. 5 S, R. 4 W. OIL WELL UTE TRIBAL 16-16 SECTION 16, T. 5 S, R. 4 W. OIL WELL UTE TRIBAL 2-21 SECTION 21, T. 5 S, R. 4 W OIL WELL UTE TRIBAL 8-21 SECTION 21, T. 5 S, R. 4 W.
OIL WELL UTE TRIBAL 4-22 SECTION 22, T. 5 S, R. 4 W.
B) WATER WELLS:
C) ABANDONED WELLS :
D) TEMPORARILY ABANDONED WELLS:
E) DISPOSAL WELLS:
F) DRILLING WELLS:
G) SHUT IN WELLS:
H) INJECTION WELLS:
I) MONITORING OR OBSERVATION WELLS: NONE

PLEASE SEE ATTACHED MAP FOR ADDITIONAL DETAILS.

## 4. LOCATION OF TANK BATTERIES, PRODUCTION FACILITIES, AND PRODUCTION GATHERING AND SERVICE LINES

ALL PRODUCTION FACILITIES ARE TO BE CONTAINED WITHIN THE PROPOSED LOCATION SITE. PLEASE SEE THE ATTACHED PLOT PLAN FOR A TYPICAL PUMP JACK, SEPARATOR INSTALL, AND WELLSITE PIPING CONNECTION.

ALL PERMANENT(ON SITE FOR SIX MONTHS OR LONGER) STRUCTURES CONSTRUCTED OR INSTALLED WILL BE PAINTED A DESERT BROWN COLOR. ALL FACILITIES WILL BE PAINTED WITHIN SIX MONTHS OF INSTALLATION. FACILITIES REQUIRED TO COMPLY WITH O.S.H.A. ( OCCUPATIONAL SAFETY AND HELATH ACT) WILL BE EXCLUDED. THE REQUIRED PAINT COLOR IS DESERT BROWN( 10 YR 6/4)

THE TANK BATTERY WILL BE SURROUNDED BY A DIKE OF SUFFICIENT CAPACITY TO CONTAIN THE STORAGE CAPACITY OF THE LARGEST TANK IN THE BATTERY. THE INTEGRITY OF THE DIKE WILL BE MAINTAINED.

ALL SITE SECURITY GUIDELINES IDENTIFIED IN 43 CFR 3126.7 REGULATION WILL BE ADHERED TO.

AL OFF LEASE STORAGE, OFF-LEASE MEASUREMENT, OR COMMINGLING ON LEASE OR OFF-LEASE WILL HAVE PRIOR WRITTEN APPROVAL FROM THE AUTHORIZED OFFICER.

THE GAS LINE HAS BEEN STAKED ON THE GROUND. THERE WILL BE NO ADDITIONAL SURFACE DISTURBANCES REQUIRED FOR THE INSTALLATION OF A GATHERING LINE.

GAS METER RUNS WILL BE LOCATED WITHIN 100 FT OF THE WELL HEAD. THE GAS LINE WILL BE BURIED, OR ANCHORED DOWN FROM THE WELLHEAD TO THE METER. METER RUNS WILL BE HOUSED AND/OR FENCED.

THE GAS METER WILL BE CALIBRATED AND THE TANK STRAPPED IN PLACE PRIOR TO ANY DELIVERIES. TESTS FOR THE METER ACCURACY WILL BE CONDUCTED MONTHLY FOR THE FIRST THREE MONTHS ON NEW METER INSTALLATIONS AND AT JEAST QUARTERLY THEREAFTER. THE AUTHORIZED OFFICER WILL BE PROVIDED WITH A DATE AND TIME FOR THE INITIAL METER CALIBRATION AND ALL FUTURE METER PROVING SCHEDULES. A COPY OF THE METER CALIBRATION REPORT WILL BE SUBMITTED TO THE VERNAL DISTRICT OFFICE. ALL MEASUREMENT FACILITIES WILL CONFORM WITH API AND AGA STANDARDS FOR GAS AND LIQUID HYDROCARBON MEASUREMENT.

## 5. LOCATION AND TYPE OF WATER SUPPLY

WATER FOR THE WELL WILL BE HAULED BY TRUCK FROM JIM NEBEKER'S (JOE SHIELDS) POND. \#43-1723, \#43-1721. WATER FOR COMPLETION WILL COME FROM THE SAME PONDS OR FROM ROOSEVELT CITY. A WATER WELL IS PLANNED FOR USE IN TFIIS AREA. A WATER USE AGREEMENT IS ALSO IN PLACE WITH UTE TRIBE.

## 6. SOURCE OF CONSTRUCTION MATERIALS

ALL CONSTRUCTION MATERIAL FOR THIS LOCATION SITE AND ACCESS ROAD SHALL BE BORROW MATERIAL ACCUMULATED DURING CONSTRUCTION OF THE LOCATION SITE AND ACCESS ROAD. ADDITIONAL GRAVEL OR PIT LINING MATERIAL WILL BE OBTAINED FROM PRIVATE SOURCES.

## 7. METHODS FOR HANDLING WASTE DISPOSAL

## A) PIT CONSTRUCTION AND LINERS:

THE RESERVE PIT WILL BE APPROX. 10 FT DEEP AND AT LEAST ONE-HALF OF THE DEPTH SHALL BE BELOW THE SURFACE OF THE EXISTING GROUND.

THE RESERVE PIT WILL BE LINED WITH A 12 MIL PIT LINER. THE PIT LINER WILL BE TORN AND PERFORATED AFTER THE PUT DRIES AND BEFORE BACKFILLING THE RESERVE PIT. THE RESERVE PIT WILL BE REASONABLY FREE OF HYDROCARBONS BEFORE THE PIT IS BACKFILLED.

ONE-HALF OF THE PIT WILL BE USED AS A FRESH WATER STORAGE AREA DURING THE DRILLING OF THIS WELL AND THE OTHER ONE-HALF WILL BE USED TO STORE NON-FLAMMABLE MATERIALS SUCH AS CUTTINGS, SALT, DRILLING FLUIDS, CHEMICALS, PRODUCED FLUIDS, ETC.

## B) PRODUCED FLUIDS:

PRODUCED WATER WILL BE CONFINED TO THE RESERVE PIT, OR IF DEEMED NECESSARY, A STORAGE TANK FOR A PERIOD NOT TO EXCEED 90 DAYS AFTER INITIAL PRODUCTION. DURING THE 90 DAY PERIOD AN APPLICATION FOR APPROVAL FOR A PERMANENT DISPOSAL METHOD AND LOCATION WILL BE SUBMIT'TED TO THE AUTHORIZED OFFICER.

## C) GARBAGE:

A TRASH CAGE, FABRICATED FROM EXPANDED METAL WILL BE USED TO HOLD TRASH ON LOCATION AND WILL BE REMOVED TO AN AUTHORIZED LANDFILL LOCATION.
D) A PORTABLE CHEMICAL TOILET WILL BE SUPPLIED FOR HUMAN WASTE.
E) SITE CLEAN-UP:

AFTER THE RIG IS MOVED OUT, THE AREA AROUND THE WELLSITE WILL BE CLEANED AND ALL REFUSE REMOVED.

## 8. ANCILLARY FACILITIES

THERE ARE NO ANCILLARY FACILITIES PLANNED FOR AT THIS TIME AND NONE ARE FORESEEN IN THE FUTURE.

## 9. WELLSITE LAYOUT

LOCATION DIMENSION ARE AS FOLLOW:

| A) PAD LENGTH- | 300 FT |
| :--- | :---: |
| B) PAD WIDTH- | 140 FT |
| C) PIT DEPTH- | 10 FT |
| D) PIT LENGTH- | 70 FT |
| E) PIT WIDTH- | 15.6 FT |
| F) MAX CUT- | 4.6 FT |
| G) MAX FILL- | 7480 CU YDS |
| H) TOTAL CUT YARDS- | SOUTH EAST CORNER |
| I) PIT LOCATION- | WEST SIDE OF LOCATION |
| J TOP SOIL LOCATION- | FROM THE NORTH WEST |
| K) ACCESS ROAD LOCATION- | ON THE SOUTH WEST CORNER |

PLEASE SEE THE ATTACHED LOCATION DIAGRAM FOR ADDITIONAL DETAILS.

ALL PITS WILL BE FENCED ACCORDING TO THE FOLLOWING STANDARDS:
A) 39 INCH NET WIRE SHALL BE USED WITH AT LEAST ONE STRAND OF WIRE ON TOP OF THE NET WIRE
(BARBED WIRE IS NOT NECESSARY IF PIPE OR SOME TYPE OF REINFORCEMENT ROD IS ATTACHED TO THE TOP OF THE ENTIRE FENCE.)
B) THE NET WIRE SHALL BE NO MORE THAN 2 INCHES ABOVE THE GROUND. THE BARBED WIRE SHALL BE 3 INCHES ABOVE THE NET WIRE. TOTAL HEIGHT OF THE FENCE SHALL BE AT LEAST 42 INCHES.
C) CORNER POSTS SHALL BE CEMENTED AND/OR BRACED IN SUCH A MANNER TO KEEP THE FENCE TIGHT AT ALL TIMES.
D) STANDARD STEEL, WOOD OR PIPE POSTS SHALL BE USED BETWEEN THE CORNER BRACES. DISTANCE BETWEEN ANY TWO POSTS SHALL BE NO GREATER THAN 16 FT.
E) ALL WIRE SHALL BE STRETCHIED, BY USING A STRETCHING DEVICE, BEFORE IT IS ATTACHED TO THE CORNER POSTS.

## 10. PLANS FOR RESTORATION OF THE SURFACE

PRIOR TO THE CONSTRUCTION OF THE LOCATION, THE TOP 12 INCHES OF SOIL MATERIAL WILL BE STRIPPED AND STOCKPILED. THIS WILL AMOUNT TO 2,020 CUBIC YARDS OF MATERIAL. PLACEMENT OF THE TOP SOIL IS NOTED ON THE ATTACHED LOCATION PLAT. WHEN ALL DRILLING AND COMPLETION ACTIVITIES HAVE BEEN COMPLETED THE UNUSED PORTION OF THE LOCATION (THE AREA OUTSIDE THE DEADMEN) WILL BE RECONTOURED AND THE TOPSOIL SPREAD OVER THE AREA.

THE DIRT CONTRACTOR WILL BE PROVIDED WITH AN APPROVED COPY OF THE SURFACE USE PLAN PRIOR TO CONSTRUCTION ACTIVITIES.

ANY DRAINAGE REROUTED DURING THE CONSTRUCTION ACTIVITIES SHALL BE RESTORED TO ITS ORIGINAL LINE OF FLOW OR AS NEAR AS POSSIBLE.

ALL DISTURBED AREAS WILL BE RE-CONTOURED TO THE APPROXIMATE NATURAL CONTOURS. PRIOR TO BACKFILLING THE PIT, THE FENCES

AROUND THE RESERVE PIT WILL BE REMOVED. THE PIT LINER WILL BE CUT OFF AT THE WATER OR MUD LINE AND DISPOSED OF AT AN APPROVED LANDFILL SITE. THE LINER WILL ALSO BE TORN AND PERFORATED AFTER THE PIT DRIES AND BEFORE BACKFILLING OF THE RESERVE PIT.

THE RESERVE PIT WILL BE RECLAIMED WITHIN 90 DAYS OF WELL COMPLETION. IF THE RESERVE PIT HAS NOT DRIED SUFFICIENTLY TO ALLOW BACKFILLING AN EXTENSION ON THE TIME REQUIREMENT FOR BACKFILLLING THE PIT WILL BE REQUESTED. ONCE RECLAMATION ACTIVITIES HAVE BEGUN, THEY SHALL BE COMPLETED WITHIN 30 DAYS.

AFTER THE RESERVE PIT HAS BEEN RECLAIMED NO DEPRESSIONS IN THE SOIL COVERING THE RESERVE PI'T WILL BE ALLOWED. THE OBJECTIVE IS TO KEEP SEASONAL RAINFALL AND RUN OFF FROM SEEPING INTO THE SOIL USED TO COVER THE RESERVE PIT. DIVERSION DITCHES AND WATER BARS WILL BE USED TO DIVERT RUN OFF AS NEEDED.

WHEN RESTORATION ACTIVITIES HAVE BEEN COMPLETED, THE LOCATION SITE AND NEW ACCESS ROAD CUTS AND SHOULDERS SHALL BE RESEEDED. PRIOR TO RESEEDING, ALL DISTURBED AREAS, INCLUDING THE OLD ACCESS ROAD, WILL BE SCARIFIED AND LEFT WITH A ROUGH SURFACE.
A) RECOMMENDED SEED MIXTURE:

RUSSION RYE 6\# PER ACRE. FAIRWAY CRESTED WHEAT GRASS 6\# PER ACRE.
B) SEEDING DATES:

AFTER SEPTEMBER 15, AND BEFORE THE GROUND FREEZES.
SEED WILL BE BROADCAST OR DRILLED AT THE TIME SPECIFIED BY THE BLM. IF BROADCAST, A HARROW OR SOME OTHER IMPLEMENT WILL BE DRAGGED OVER THE SEEDED AREA TO ASSURE SEED COVERAGE AND THE SEED MIXTURE WILL BE PROPOR'TIONATELY LARGER( DOUBLE THE LBS. PER ACRE).

AT SUCH TIME THE WELL IS PLUGGED AND ABANDONED THE OPERATOR WILL SUBMIT A SURFACE RECLAMATION PLAN TO THE SURFACE MANAGEMENT AGENCY FOR PRESCRIBED SEED MIXTURE AND RESEEDING REQUIREMENTS.
11. SURFACE OWNERSHIP: THE' UTE TRIBE

## 12. OTHER INFORMATION

## A) VEGETATION:

THE TREES IN THE AREA ARE CEDAR AND PINION. THE VEGETATION COVERAGE IS SLIGHT. THE MAJORITY OF THE EXISTING VEGETATION IS MADE UP OF RABBIT, SAGE, AND BITTER BRUSH. ALSO FOUND ON THE LOCATION IS PRICKLY PEAR, INDIAN RICE GRASS, AND YUCCA.

## B) DWELLINGS:

THERE ARE NO OCCUPIED DWELLINGS, OR OTHER FACILITIES WITHIN A ONE MILE RADIUS OF THIS LOCA'TION.
C) ARCHAEOLOGY:

THE LOCATION HAS BEEN SURVEYED AND THERE IS NO ARCHAEOLOGICAL, HISTORICAL, OR CULTURAL SITES NEAR THE PROPOSED SITE. PLEASE SEE THE ATTACHED ARCHAEOLOGICAL CLEARANCE MAP.

IF, DURING OPERATIONS, ANY ARCHAEOLOGICAL OR HISTORICAL SITES, OR ANY OBJECTS OF ANTIQUITY
( SUBJECT TO THE ANTIQUITIES A.CT OF JUNE 8, 1906) ARE DISCOVERED, ALL OPERATIONS WHICH WOULD AFFECT SUCH SITES ARE TO BE SUSPENDED AND THE DISCOVERY REPORTED PROMPTLY TO THE SURFACE MANAGEMENT AGENCY.
D) WATER:

THE NEAREST WATER IS IN THE BOTTOM OF SOWERS CANYON 1.4 MILES TO THE NORTH WEST.
E) WOOD:

NO WOOD PERMIT WILL BE REQUIRED FOR THIS LOCATION. BARRETT RESOURCES HAS A JOINT VENTURE AGREEMENT WITH THE UTE TRIBE. THIS AGREEMENT MAKES IT UNNECESSARY FOR BARRETT RESOURCES TO OBTAIN A WOOD PERMIT. PLEASE SEE THE JOINT VENTURE AGREEMENT, BETWEEN ZINKE \& TRUMBO LTD. WHICH HAS BEEN ASSIGNED TO BARRETT RESOURCES, IF YOU REQUIRE ADDITIONAL INFORMATION.

## F) CHEMICALS:

NO PESTICIDES, HERBICIDES OR OTHER POSSIBLE HAZARDOUS CHEMICALS SHALL BE USED WITHOUT PRIOR APPLICATION.
G) NOTIFICATION:
a) BLM, VERNAL, UT. STAN OLMS'TEAD 801-789-1362, 24 TO 48 HRS BEFORE CONSTRUCTION OF THE LOCATION. ALSO AFTER SITE CONSTRUCTION AND BEFORE THE RIG MOVES IN.
b) BIA, FT. DUCHESNE, UT, CHARLIE CAMERON 801-722-2406, 24 TO 48 HRS BEFORE CONSTRUCTION OF THE LOCATION. ALSO AFTER SITE CONSTRUCTION AND BEFORE THE RIG MOVES IN.
c) UTE TRIBE, MINERALS DIVISION, FT. DUCHESNE, UT, FERRON SECAKUKU 801-722-4992, 24 TO 48 HRS BEFORE CONSTRUCTION AND BEFORE THE RIG MOVES IN.

## H) FLARE PIT:

THE FLAIR PIT WILL BE LOCATED 120 FEET FROM THE RESERVE PIT FENCE AND 130 FEET FROM THE BORE HOLE ON THE NORTH AND WEST SIDE OF THE LOCATION, BETWEEN POINTS 5 AND 6 ON THE LOCATION PLAT. ALL FLUIDS WILL BE REMOVED FROM THE PIT WITHIN 48 HOURS OF OCCURRENCE.

## I) GRAZING PERMITTEE:

UTE TRIBAL LIVESTOCK ENTERPFISES
FT. DUCHESNE, UT
801-722-2406

## 13. LESSEES OR OPERATORS REPRESENTATIVE AND CERTIFICATION

A) REPRESENTATIVE

NAME:
ADDRESS:

PHONE:
CELLULAR:

801-353-4625
DP MARINE
BARRETT RESOURCES CORP. PO BOX 290 * NEOLA,UT *84053

801-828-6116

ALL LEASE AND/OR UNIT OPERATIONS WILL BE CONDUCTED IN SUCH A MANNER THAT FULL COMPLIANCE IS MADE WITH ALL APPLICABLE LAWS, REGULATIONS, ONSHORE OIL AND GAS ORDERS. THE APPLICABLE LAWS, REGULATIONS, AND ANY APPLICABLE NOTICES TO LESSEES. THE OPERATOR IS FULLY RESPONSIBLE FOR THE ACTIONS OF HIS SUBCONTRACTORS. A COPY OF THESE CONDITIONS WILL BE FURNISHED TO THE FIELD REPRESENTATIVE TO ENSURE COMPLIANCE.

THE DRILLING PERMIT WILL BE VALID FOR A PERIOD OF ONE YEAR FROM THE DATE OF APPROVAL. AFTER. PERMIT TERMINATION, A NEW APPLICATION WILL BE FILED FOR APPROVAL FOR ANY FUTURE OPERATIONS.
B) CERTIFICATION:

I HEREBY CERTIFY THAT I, OR PERSONS UNDER MY DIRECT SUPERVISION, HAVE INSPECTED THE PROPOSED DRILLSITE AND ACCESS ROUTE; THAT I AM FAMILIAR WITH THE CONDITIONS WHICH PRESENTLY EXIST; THAT THE STATEMENTS MADE IN THIS PLAN ARE, TO THE BEST OF MY KNOWLEDGE AND BELIEF, TRUE AND CORRECT; AND THAT THE WORK ASSOCIATED WITH THE OPERATION PROPOSED HEREIN WILL BE PERFORMED BY BARRETT RESOURCES AND ITS CONTRACTORS AND SUBCONTRACTORS IN CONFORMITY WITH THIS PLAN AND TERMS AND CONDITIONS WITH THE PLAN AND THE TERMS AND CONDITIONS UNDER WHICH IT IS APPROVED.

DATE: $8-4-97$


DP Barons
Production Supervisor Barrett Resources Corp.



S3OVOZV人 $31 \forall$ WIXOXddV
DadV annfonusqng uo app. 10 peusiult molag pedduts





## APPLICATION FOR GRANT OF CORRIDOR RIGHT-OF-WAY

## BARRETT RESOURCES CORPORATION. having a resident or principal place of business at P.O. Box 290, Neola,

Utah, 84053, hereby files an application with the Bureau of Indian Affairs, pursuant to the terms and provisions of the Act of February 5, 1948 ( 62 Stat. 17; 25 U.S.C. 323), and to the regulations of the Department of the Interior contained in Title 25, Code of Federal Regulations, Part 169, for the grant of a Right-of-Way for the following purposes and reasons: To construct a Drill Site and Corridor Right-of Way to service the Ute Tribal \#12-15

Across the following described Indian Lands SW1/4 OF SECTION 15 \& SE $1 / 4$ OF SECTION 16, T5S, R4W.

## U.S.B.\&M.

Drill Site $\quad=1.992 \mathrm{Ac}$.
Corridor R-O-W =1.400 Ac. Total Acreage $=3.392$ Acres
(Access Road, Road Re-Route \& Gas Pipeline)

Said Right-of-Way to be approximately 2031.27 feet in length, 30 feet in width, and 1.400 Acres, and more particularly described and shown on the map of definite location to be attached and made a part hereof.

The applicant understands and hereby expressly agrees; to the following stipulations:
(a) To construct and maintain the Right-of-Way in a workmanlike manner.
(b) To pay promptly all damages and compensation, in addition to the deposit made pursuant to 169.4 determined by the Secretary to be due the landowners and authorized users and occupants of the land on account of the survey, granting, construction and maintenance of the Right-of-Way.
(c) To indemnify the landowners and authorized users and occupants against any liability for loss of life, personal injury and property damage arising from the construction, maintenance, occupancy or use of the lands by the applicant, his employees, contractors and their employees or subcontractors and their employes.
(d) To restore the lands as nearly as may be possible to their original condition upon the completion of the construction to the extent compatible with the purpose for which the Right-of-Way was granted.
(e) To clear and keep clear the lands within the Right-of-Way to the extent compatible with the purpose of the Right-of-Way; and to dispose of all vegetative and other material cut, uprooted, or otherwise accumulated during the construction and maintenance of the project.
(f) To take soil and resource conservation and protection measures, including weed control, on the land covered by the Right-of-Way.
(g) To do everything reasonable within its power to prevent and suppress fires on or near the lands to be occupied under the Right-of-Way.
(h) To build and repair such roads, fences, and trails as may be destroyed or injured by construction work and to build and maintain necessary and suitable crossings for all roads and trails that intersect the works constructed, maintained, or operated under the Right-of-Way.
(I) That upon revocation or termination of the Right-of-Way, the applicant shall, so far as is reasonably possible, restore the land to its original condition.
(j) To at all times keep the Secretary informed of its address, and in case of corporations of the address of its principal officers.
(k) That the applicant will not interfere with the use of the lands by or under the authority of the landowners for any purpose not inconsistent with the primary purpose for which the Right-ofWay is granted.

IN WITNESS THEREOF, BARRETT RESOURCES CORPORATION. has caused this instrument to
be executed this $\qquad$ day of CNN: 1997.


WITNESS


## BARRETT RESOURCES CORPORATION

 APPLICANT
P.O. Box 290

Neola, Utah 84053
Phone:(801)353-4625

## SUPPORTING DOCUMENTS:

( ) Written consent of the landowners.
( ) Evidence of good faith and financial responsibility.
(x) $\quad \$ 0$ as per the terms of the Exploration and Development Agreement.
( ) State certified copy of corporate charter or articles of corporation.
( ) Certified copy of resolution or bylaws of the corporation authorizing the filing of the stipulations.
( ) State certification that the applicant is authorized to do business in the State where the land is located.
( ) Certified copy of the articles of partnership or association.
(x) Map of definite location.
( ) Other:

# GARRETT RESOURCES CORPORATION <br> UTE TRIBAL \#12-15 - 

ROAD \& CORRIDOR RIGHTS-OF-WAY \& DAMAGE AREA SECTIONS 15 \& 16, T5S, R4W, U.S.B.\&M.

## TOTAL ROAD RIGHT-OF--WAY ON UTE TRIBAL LANDS

TOTAL LENGTH OF RIGHT-OF-WAY IS 122.98' OR 0.023 MILES. WITH OF RIGHT-OF-WAY IS $30^{\prime}$ ( $15^{\prime}$ PERPENDICULAR ON EACH SIDE OF THE CENTERLINE). CONTAINS O.085 ACRES MORE OR LESS.
TOTAL CORRIDOR RIGHT-OF-WAY ON UTE TRIBAL LANDS
TOTAL LENGTH OF RIGHT-OF-WAY IS $1757.77^{\prime}$ OR 0.333 MILES. WIDTH OF RIGHT-OF-WAY IS 30' (15' PERPENDICULAR ON EACH SIDE OF THE CENTERLINE). CONTAINS 1.211 ACRES MORE OR LESS.
TOTAL RE-ROUTE RIGHT--OF-WAY ON UTE TRIBAL LANDS
TOTAL LENGTH OF RIGHT-OF-WAY IS $150.52^{\prime}$ OR 0.029 MILES. WITH OF RIGHT-OF-WAY IS 30' (15' PERPENDICULAR ON EACH SIDE OF THE CENTERLINE). CONTAINS 0.104 ACRES MORE OR LESS.

STATE OF UTAH
COUNTY OF UINTAH $\left\{\begin{array}{l}\text { SS }\end{array}\right.$
ROBERT L. KAY, BEING FIRST DULY SWORN DEPOSES AND STATES THAT HE IS THE REGISTERED LAND SURVEYOR, FOR BARRETT RESOURCES CORPORATION, THAT THESE SURVEYS WERE MADE BY HIM (OR UNDER HIS SURER SIN): THAT HE HAS EXAMINED THE FIELD NOTES OF THE SIJRVEYS OF THE DAMAGE AREA AND CORRIDOR RTGHTS-OF SHAY AS DESCRIBED AND SHOWN ON THIS MAP. THAT THIS MAP WAS PREPARED UNDER HIS DIRECTION FROM SAID PIG NOTES; AND THAT SAID RIGHTS-OF-WAY, 0.385 MILES IN LENGTH BEGINNING AND ENDING AS SHOWN ON THIS. MAP IS ACCURATELY REPRESENTED.

## ACKNOWLEDGEMENT

SUBSCRIBED AND SWORN BEFORE ME: THIS 25 DAY OF

MY COMMISSION EXPIRES


SUBSCRIBED AND SWORN BEFORE ME. THIS ZS DAY


## APPLICANTS CERTIFICATE

I, DOUG BARON, DO HEREBY CERTIFY THAT I AM THE: AGENT FOR BARRETT RESOURCES CORPORATOR, HEREINAFTER DESIGNATED THE APPLICANT; THAT ROBERT L. KAY WHO SUBSCRIBED TO THE FOREGOING AFFIDAVIT, IS EMPLOYED by the applicant as a land surveyor and that he was directed by the applicant to survey the location OF THIS DAMAGE AREA AND CORRIDOR RIGHTS-OF-WAY, 0.385 MILES IN LENGTH BEGINNING AND ENDING AS SHOWN ON THIS MAP. THAT SAID DAMAGE AREA AND CORRIDOR RIGHTS-OF-WAY ARE ACCURATELY REPRESENTED ON THIS MAP; THAT SUCH SURVEY AS REPRESENTED ON THIS MAP HAS BEEN ADOPTED BY THE APPLICANT AS THE DEFINITE LOCATION OF THE RIGHTS-OF-WAY THEREBY SHOWN; AND THAT THE MAP HAS BEEN PREPARED TO BE FILED WTH THE SECRETARY OF THE INTERIOR OR HIS DULY AUTHORIZED REPRESENTATIVE AS PART OF THE APPLICATION FOR SAID RIGHTS-OF-WAY TO BE GRANTED THE APPLICANT, ITS SUCCESSORS AND ASSIGNS, WTH THE RIGHT TO CONSTRUCT, MAINTAIN, AND REPAIR IMPROVEMENTS, THEREON AND THEREOVER, FOR SUCH PURPOSES, AND WTH THE FURTHER RIGHT IN THE APPLICANT, ITS SUCCESSORS AND ASSIGNS TO TRANSFER THIS RIGHTS-OF-WAY BY ASSIGNMENT, GRANT, OR OTHERWSE.



## - <br> WORKSHEET <br> APPLICATION FOR PEERMIT TO DRILL

APD RECEIVED: 08/08/97
API NO. ASSIGNED: 43-013-31614

WELL NAME: UTE TRIBAL 12-15
OPERATOR: BARRETT RESOURCES (N930ラ)

PROPOSED LOCATION:
NWSW 15-T05S - R04W
SURFACE: 1997-FSL-0481-FWL
BOTTOM: 1997-FSL-0481-FWL
DUCHESNE COUNTY
BRUNDAGE CANYON FIELD (072)

LEASE TYPE: IND
LEASE NUMBER: 14-20-H62-4661

| INSPECT LOCATION BY: |  | $/ \quad /$ |
| :--- | :--- | :--- |
| TECH REVIEW | Initials | Date |
| Engineering |  |  |
| Geology |  |  |
| Surface |  |  |

PROPOSED PRODUCING FORMATION: GRRV


COMMENTS:

STIPULATIONS:

OPERATOR: BARRETT RESOURCES (N9305)
FIELD: BRUNDAGE CANYON (072)
SEC, TWP, RNG: 15,19,20 \& 21, T5S, R4W
COUNTY: DUCHESNE UAC: R649-3-2 \& R649-3-3

|  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
|  | 18 |  |  | © UTE TRIBAL 12-15 <br> GRRV |
|  | - UTE TRIBAL E\%R ${ }^{\circ} \mathrm{R}$ |  |  |  |
| - | GRRV <br> 30 <br> BRUNDAGE C | ANYON |  | GRRV |
|  | T5S R4W | $\underset{x x x x x}{\star}$ | ${ }^{33}$ | ${ }^{34}$ |

State of Utah
DEPARTMENT OF NATURAL RESOURCES
DIVISION OF OIL, GAS ANI MINING

Michael O. Leavitt Governor Ted Stewart Executive Director Division Director

1594 West North Temple, Suite 1210

PO Box 145801
Salt Lake City, Utah 84114-5801
801-538-5340
801-359-3940 (Fax)
801-538-7223 (TDD)

Barrett Resources Corporation
P.O. Box 290

Neola, Utah 84053

Re: Ute Tribal 12-15 Well, $1997^{\prime}$ FSL, 481' FWL, NW SW, Sec. 15, T. 5 S., R. 4 W., Duchesne County, Utah

Gentlemen:
Pursuant to the provisions and requirements of Utah Code Ann. 40-6-1 et seq., Utah Adninistrative Code R649-3-1 et seq., and the attached Conditions of Approval, approval to drill the referenced well is granted.

This approval shall expire one year from the above date unless substantial and continuous operation is underway, or a request for extension is made prior to the expiration date. The API identification number assigned to this well is 43-013-31614.

lwp
Enclosures
cc: Duchesne County Assessor
Bureau of Land Management, Vernal District Office

Operator:


## Conditions of Approval

1. General

Compliance with the requirements of Utah Admin. R. 649-1 et seq., the Oil and Gas Conservation General Rules, and the applicable terms and provisions of the approved Application for Permit to Drill.
2. Notification Requirements Notify the Division within 24 hours following spudding the well or commencing drilling operations. Contact Jim Thompson at (801)538-5336.

Notify the Division prior to commencing operations to plug and abandon the well. Contact John R. Baza (801)538-5334.
3. Reporting Requirements All required reports, forms and submittals shall be promptly filed with the Division, including but not limited to the Entity Action Form (Form 6), Report of Water Encountered During Drilling (Form 7), Weekly Progress Reports for drilling and completion operations, and Sundry Notices and Reports on Wells requesting approval of change of plans or other operational actions.

Form approved.
Budget Bureau No. 1004-0136 Expires August 31, 1985

## DEPARTMENT OF THE INTERIOR

 BUREAU OF LAND MANAGEMENT
## APPLICATION FOR PERMIT TO DRILL, DEEPEN, OR PLUG BACK

1R. TYPD OF TORK
b. rtpi or will DRILL


## BARRETT RESOURCES CORPORATION

3. addeiess of opibator

PO BOX 290 * NEOLA, UTAH * 84053
4. location of WELi (Report location clearly and in accordance with any state requirements.e)
At suriace

NW 1/4, SW 1/4, 1997' FSL, 481' FWL, SEC 15, T5S, R4W
At proposed prod. zone

20.1 MILES SOUTH OF MYTON, UTAH

|  | digtance jiou propozed Location to krabcst <br> (Aleo to neateat ditin, Tr. <br> (Aleo to nearest drig. untt une, if any) | $481{ }^{\prime}$ | 16. NO. OF $\angle C B E S$ IN EEABE $640^{\prime}$ |
| :---: | :---: | :---: | :---: |
|  | DIBTANCE FROM FBOEOBED LOCATION* TO NEAEEST WELL, DRILLING, COMPLETED, ar APPLIED TOR, OR TEHS LEABI, YT. | 1,300 ${ }^{\prime}$ | 19. PROFOSED DEPYZ $5770^{\prime}$ |



6133'
OCT 8, 1997

## 23

Proposed casing and cementing program

| sizx or mols | bize or casing | wetort per foot | sEtTing depth | duantity of cement |
| :---: | :---: | :---: | :---: | :---: |
| 12 $\frac{1}{2}$ | 8-5/8" | 24 | $280^{\prime}$ | TO SURFACE |
| 7-7/8" | 5-1/2" | 15.5 | 5770' | CMT TOP TO COVER OIL SHALE |

OPERATOR REQUESTS PERMISSION TO DRIIL THE SUBJECT WELL.
PLEASE SEE THE ATIACHED 10 POINT AND' THE 13 POINT SURFACE USE PLAN
IF YOU REQUIRE ADDITIONAL INFORMATION PLEASE CONTACT:
D: P. BARONE
PO BOX 290
NEOLA, UT 84053

OFFICE: 801-353-4625
CELLULAR: $\quad 801-828-6.116$

IN above space descbibi proposed program : If proposal is to deepen or piag back, give data on pregent productive zone and proposed new productive zone. If proposal is to drill or deepen directlonally, give pertinent data on gubsurface locations and measured and true vertical deptha. Give blownt preventer program, if any.
24.

(This space for Federal or State ofice use)


*See Instructions On Reverse Side

Title 18 U.S.C. Section 1001, makes it a crime for any person knowingly and willfully to make to any department or agency of the United States any false, fictitious or fraudulent statements or representations as to any matter within its jurisdiction.

DATE:

REPLYTO ATTM OF:
sUBuECT:

January 27, 1998

Superintendent, Uintah \& Ouray Agency

APD Concurrence Letter for BARRETT RESOURCES CORP.
Bureau of Land Management, Vernal District Office
Attention: Minerals and Mining Division

FESFMVEN



We recommend approval of the Application for Permit to Drill on the wells listed below.
TOWNSHIP 5 SOUTH, RANGE 4 WEST, USB\&M

| Ute Tribal \#12-15 | NWSW, to include a 30 foot corridor ROW for $2800^{\prime}$ surface |
| :--- | :--- | pipeline and access road,

1. Access road shall be limited to 18 feet, except for sharp turns and/or intersections.
2. Access road shall be re-routed on northside to parallel wellsite

Based on available information received on January 26, 1998 and July 8, 1997, we cleared the proposed location in the following areas of environmental impact.

| YES | X | NO |  | Listed threatened or endangered species |
| :--- | :--- | :--- | :--- | :--- |
| YES | X | NO |  | Critical wildlife habitat |
| YES |  | NO |  | Archaeological or cultural resources |
| YES |  | NO | Air quality aspects (to be used only if Project is in or adjacent to a <br> Class I area |  |

Enclosed a copy of the Bureau of Indian Affairs, Environmental Analysis Item 6.0 for Mitigation Stipulations.

REMARKS: The Ute Tribe Energy \& Minerals Department requires that Petroglyph adhere to the following criteria during all phases of construction activities, during and after.

1. The Ute Tribe Energy and Minerals Department is to be notified 48 hours prior to construction, as a Tribal Technician is to monitor construction.
2. Barrett Resources will assure the Ute Tribe that any/all contractor and any sub-contractors have acquired a Tribal Business licerse and have an access permit prior to construction.
3. All vehicular traffic, personnel movement, construction and restoration operations should be confined to the areas examined, as referenced in report, and to the existing roadways and/or evaluated access routes.
4. All personnel should refrain from collecting artifacts and from disturbing any significant cultural resources in the area.

Page 2
APD Concurrence
5. The personnel from the Ute Energy and Minerals Department should be consulted should cultural remains from subsurface deposits be exposed or identified during construction.
6. All mitigative stipulations contained in the Bureau of Indian Affairs site specific Environmental Analysis (EA), will be strictly adhered.

If you have any questions in regards to the above, please feel free to contact us (435) 722-4310.


## CONDITIONS OF APPROVAL

## APPLICATION FOR PERMIT TO DRILL

Company/Operator: Inland Froduction Company
Well Name \& Number: Ute Tribal 12-15
API Number: 43-01331614
Lease Number: $14-20-\mathrm{H} 62-4661$
Location: NWSW Sec. 15 T. 5S R. 4 W

## NOTIFICATION REQUIREMENTS

Location Construction - at least forty-eight (48) hours prior to construction of location and access roads.

Location Completion - prior to moving on the drilling rig.
Spud Notice - at least twenty-four (24) hours prior to spudding the well.
Casing String and - at least twenty-four (24) hours prior to running casing and Cementing cementing all casing strings.

BOP and Related - at least twenty-four (24) hours prior to initiating pressure tests.
Equipment Tests
First Production Notice
within five (5) business days after new well begins, or production resumes after well has been off production for more than ninety (90) days.

For more specific details on notification requirements, please check the Conditions of Approval for Notice to Drill and Surface Use Program.

## CONDITIONS OF APPROVAL FOR NOTICE TO DRILL

Approval of this application does not warrant or certify that the applicant holds legal or equitable title to those rights in the subject lease which would entitle the applicant to conduct operations thereon.

All lease and/or unit operations will be conducted in such a manner that full compliance is made with applicable laws, regulations (43 CFR 3100), Onshore Oil and Gas Orders, and the approved plan of operations. The operator is fully responsible for the actions of his subcontractors. A copy of these conditions will be furnished to the field representative by the operator to insure compliance.

Be aware fire restrictions may be in effect when location is being constructed and/or when well is being drilled. Contact the appropriate Surface Management Agency for information.

## A. DRILLING PROGRAM

1. Estimated Depth at Which Oil, Gas, Water, or Other Mineral Bearing Zones are Expected to be Encountered

Report ALL water shows and water-bearing sands to Tim Ingwell of this office prior to setting the next casing string or requesting plugging orders. Faxed copies of State of Utah form OGC-8-X are acceptable. If noticeable water flows are detected, submit samples to this office along with any water analyses conducted.

All usable water and prospectively valuable minerals (as described by BLM at onsite) encountered during drilling, will be recorded by depth and adequately protected. All oil and gas shows will be tested to determine commercial potential.

## 2. Pressure Control Equipment

The BOP and related equipment shall meet the minimum requirements of Onshore Oil and Gas Order No. 2 for equipment and testing requirements, procedures, etc., for a $\mathbf{3 M}$ system and individual components shall be operable as designed. Chart recorders shall be used for all pressure tests.

Test charts, with individual test results identified, shall be maintained on location while drilling and shall be made available to a BLM representative upon request.

If an air compressor is on location and is being utilized to provide air for the drilling medium while drilling, the special drilling requirements in Onshore Oil and Gas Order No. 2, regarding air or gas drilling shall be adhered to. If a mist system is being utilized then the requirement for a deduster shall be waived.

## 3. Casing Program and Auxiliary Equiprnent

Surface casing shall have centralizers on the bottom three joints, with a minimum of one centralizer per joint.

If conductor pipe is set it will be cemented to surface. If drive pipe is used it will be pulled prior to cementing surface casing.

As a minimum, the usable water and oil shale resources shall be isolated and/or protected by having a cement top for the production casing at least 200 ft . above the top of the usable water zone identified at $\pm 448 \mathrm{ft}$. or by setting the surface casing at $\pm \mathbf{5 1 2} \mathrm{ft}$. If gilsonite is encountered while drilling, it shall be isolated and/or protected via the cementing program.

## 4. Mud Program and Circulating Medium

Hazardous substances specifically listed by the EPA as a hazardous waste or demonstrating a characteristic of a hazardous waste will not be used in drilling, testing, or completion operations.

No chromate additives will be used in the mud system on Federal and Indian lands without prior BLM approval to ensure adequate protection of fresh water aquifers.

## 5. Coring, Logging and Testing Prograrn

Daily drilling and completion progress reports shall be submitted to this office on a weekly basis.

All Drill Stem tests (DST) shall be accomplished during daylight hours, unless specific approval to start during other hours is obtained from the AO. However, DSTs may be allowed to continue at night if the test was initiated during daylight hours and the rate of flow is stabilized and if adequate lighting is available (i.e., lighting which is adequate for visibility and vaporproof for safe operations). Packers can be released, but tripping should not begin before daylight unless prior approval is obtained from the AO.

The Gamma Ray and Induction Logs need to be pulled from TD to the Surface Shoe.
A cement bond log (CBL) will be run from the production casing shoe to TOP OF CEMENT if the surface casing is set at $\pm \mathbf{5 1 2} \mathrm{ft}$. or it will be run to Surface if the surface casing is set at $\pm \mathbf{2 8 0} \mathbf{f t}$. and shall be utilized to determine the bond quality for the production casing.
Submit a field copy of the CBL to tais office.

Whether the well is completed as a dry hole or as a producer, "Well Completion and Recompletion Report and Log" (Form 3160-4) will be submitted not later than 30 days after completion of the well or after completion of operations being performed, in accordance with 43 CFR 3164. One copy of all logs, core descriptions, core analyses, well-test data, geologic summaries, sample description, and all other surveys or data obtained and compiled during the drilling, workover, and/or completion operations, will be filed with Form 3160-4. Samples (cuttings, fluids, and/or gases) will be submitted when requested by the AO.

## 6. Notifications of Operations

No location will be constructed or moved, no well will be plugged, and no drilling or workover equipment will be removed from a well to be placed in a suspended status without prior approval of the AO. If operations are to be suspended, prior approval of the $A O$ will be obtained and notification given before resumption of operations.

The Vernal District Office shall be notified, during regular work hours (7:45 a.m.-4:30 p.m., Monday through Friday except holidays), at least 24 hours prior to spudding the well.

Operator shall report production data to MMS pursuant to 30 CFR 216.5 using form MMS/3160.

Immediate Report: Spills, blowouts, fires, leaks, accidents, or any other unusual occurrences shall be promptly reported in accordance with the requirements of NTL-3A or its revision.

If a replacement rig is contemplated for completion operations, a "Sundry Notice" (Form 31605) to that effect will be filed, for pricr approval of the AO, and all conditions of this approved plan are applicable during all operations conducted with the replacement rig.

The date on which production is commenced or resumed will be construed for oil wells as the date on which liquid hydrocarbons are first sold or shipped from a temporary storage facility, such as a test tank, and for which a run ticket is required to be generated or, the date on which liquid hydrocarbons are first produced into a permanent storage facility, whichever first occurs; and, for gas wells as the date on which associated liquid hydrocarbons are first sold or shipped from a temporary storage facility, such as a test tank, and for which a run ticket is required to be generated or, the date on which gas is first measured through permanent metering facilities, whichever first occurs.

Should the well be successfully completed for production, the AO will be notified when the well is placed in a producing status. Such notification will be sent by telegram or other written communication, not later than five (5) days following the date on which the well is placed on production.

Gas produced from this well may not be vented or flared beyond an initial authorized test period of 30 days or 50 MMCF following its completion, whichever occurs first, without the prior written approval of the Authorized Officer. Should gas be vented or flared without approval beyond the authorized test period, the operator may be directed to shut-in the well until the gas can be captured or approval to continue venting or flaring as uneconomic is granted and the operator shall be required to compensate the lessor for that portion of the gas vented or flared without approval which is determined to have been avoidably lost.

A schematic facilities diagram as required by 43 CFR $3162.7-5$ (b.9. d.), and shall be submitted to the appropriate District Office within sixty (60) days of installation or first production, whichever occurs first. A.ll site security regulations as specified in Onshore Oil \& Gas Order No. 3 shall be adhered to. All product lines entering and leaving hydrocarbon storage tanks will be effectively sealed in accordance with 43 CFR 3162.7-5 (b. 4).

No well abandonment operations will be commenced without the prior approval of the AO. In the case of newly drilled dry holes or failures, and in emergency situations, oral approval will be obtained from the AO. A "Subsequent Report of Abandonment" Form 3160-5, will be filed with the AO within thirty (30) days following completion of the well for abandonment. This report will indicate where plugs were placed and the current status of surface restoration. Final abandonment will not be approved until the surface reclamation work required by the approved APD or approved abandonment notice has been completed to the satisfaction of the AO or his representative, or the appropriate Surface Managing Agency.

## 7. Other Information

All loading lines will be placed insicie the berm surrounding the tank battery.
All off-lease storage, off-lease measurement, or commingling on-lease or off-lease will have prior written approval from the AO.

The oil and gas measurement facilities will be installed on the well location. The oil and gas meters will be calibrated in place prior to any deliveries. Tests for meter accuracy will be conducted following initial installation and at least quarterly thereafter. The AO will be provided with a date and time for the initial meter calibration and all future meter proving schedules. A copy of the meter calibration reports will be submitted to the Vernal District Office. All meter measurement facilities will conform with Onshore Oil \& Gas Order No. 4 for liquid hydrocarbons and Onshore Oil \& Gas Order No. 5 for natural gas measurement.

The use of materials under BLM jurisdiction will conform to 43 CFR 3610.2-3.
There will be no deviation from the proposed drilling and/or workover program without prior approval from the AO. Safe drilling and operating practices must be observed. All wells, whether drilling, producing, suspended, or abandoned will be identified in accordance with 43 CFR 3162.
"Sundry Notice and Report on Wells" (Form 3160-5) will be filed for approval for all changes of plans and other operations in accordance with 43 CFR 3162.3-2.

Section 102(b)(3) of the Federal Oil and Gas Royalty Management Act of 1982, as implemented by the applicable provisions of the operating regulations at Title 43 CFR 3162.41 (c), requires that "not later than the 5 th business day after any well begins production on which royalty is due anywhere on a lease site or allocated to a lease site, or resumes production in the case of a well which has been off production for more than 90 days, the operator shall notify the authorized officer by letter or sundry notice, Form $3160-5$, or orally to be followed by a letter or sundry notice, of the date on which such production has begun or resumed."

If you fail to comply with this requirement in the manner and time allowed, you shall be liable for a civil penalty of up to $\$ 10,000$ per violation for each day such violation continues, not to exceed a maximum of 20 days. See Section 109(c)(3) of the Federal Oil and Gas Royalty Management Act of 1982 and the implementing regulations at Title 43 CFR 3162.4-1(b)(5)(ii).

APD approval is valid for a period of one (1) year from the signature date. An extension period may be granted, if requested, prior to the expiration of the original approval period.

In the event after-hours approval or notification is necessary, please contact one of the following individuals:

Wayne Bankert (801) 789-4170<br>Petroleum Engineer<br>Ed Forsman<br>(801) 789-7077<br>Petroleum Engineer<br>Jerry Kenczka<br>(801) 789-1190<br>Petroleum Engineer<br>BLM FAX Machine (801) 781-4410

## EPA'S LIST OF NONEXEMPT EXPLORATION AND PRODUCTION WASTES

While the following wastes are nonexempt, they are not necessarily hazardous.

- Unused fracturing fluids or acids
- Gas plant cooling tower cleaning wastes
- Painting wastes
- Oil and gas service company wastes, such as empty drums, drum rinsate, vacuum truck rinsate, sandblast media, painting wastes, spend solvents, spilled chemicals, and waste acids
- Vacuum truck and drum rinsate from trucks and drums, transporting or containing nonexempt waste
- Refinery wastes
- Liquid and solid wastes generated by crude oil and tank bottom reclaimers
- Used equipment lubrication oils
- Waste compressor oil, filters, and blowdown
- Used hydraulic fluids
- Waste solvents
- Waste in transportation pipeline-related pits
- Caustic or acid cleaners
- Boiler cleaning wastes
- Boiler refractory bricks
- Incinerator ash
- Laboratory wastes
- Sanitary wastes
- Pesticide wastes
- Radioactive tracer wastes
- Drums, insulation and miscellaneous solids.


## SURFACE USE PROGRAM

The Ute Tribe Energy and Mineral Department is to be notified 48 hours prior to construction. A Tribal Technician is to monitor construction.

Rights-Of-Way (ROWs) corridor shall be granted for the following:
Access roads which shall have constructed travel width limited to 18 feet. Access and flowline will share a 30 foot wide RCIW corridor.

The access road shall be moved to where it will parallel the well pad on its North side. It would be adjacent to the pad. The side drainage located near corner \#1 on the layout diagram shallbe rerouted around the access road and wellsite and rock rip-rap shall be placed in the new channel to protect the new access road from erosion as agreed to at the onsite inspection.

Surface pipelines will be constructed to lay on the soil surface. The ROW for the pipeline will not be bladed or cleared of vegetation. The pipeline shall be either constructed on the access road and then lifted to its location or welded in place at a welding station at the wellsite or along the access road and dragged into place with a suitable piece of equipment so the construction process will not destroy the natural vegetation.

Barrett Resources Corporation will assure the Ute Tribe that any/all contractors and subcontractors have acquired a Tribal Business License and have access permits prior to construction.

All vehicular traffic, personnel movement, construction, and restoration activities shall be confined to the areas examined, as referenced in report, and to the existing roadways and/or evaluated access routes. Traffic shall be confined to the designated road right-of-way and pipeline construction to the designated corridor and existing or authorized pads and roads.

All personnel should refrain from collecting artifacts and from disturbing any significant cultural resources in the area.

The Ute Tribe Energy \& Mineral Department shall be consulted if cultural remains from subsurface deposits are exposed or identified during cor.struction.

Before the site is abandoned, the company will be required to restore the well site and ROWs to near their original state. The disturbed areas will be reseeded with desirable perennial vegetation.

Noxious weeds will be controlled on the well site and rights-of-way. If noxious weeds spread from the project area onto adjoining land, the company will also be responsible for their control.

Reserve pits will be lined with impervious synthetic liners. Liners will be constructed to lay under the mud tanks and shall be reinforced to prevent the liner from developing holes where fluids flow from the mud tank into the reserve pit. Prior to backfilling the reserve pit all fluids will be pumped from the pit into trucks and hauled to approved disposal sites. When the reserve pits are backfilled the surplus oil and mud, etc will be buried to a minimum of 3.0 feet below the surface of the soil.

COA's Page 9 of 9
Well: Ute Tribal 12-15

A closed production system will be used. Production fluids will be contained in leak proof tanks. All production fluids will be disposed of at approved disposal sites. The indiscriminate dumping of production fluids on roads, wellsites or other areas will not be allowed.

Upon completion of the project approved under this Application for Permit to Drill and Right-of-way, the Ute Tribe Energy \& Minerals Resources Department will be notified by Barrett Resources Corporation so that a Tribal Technician can verify Affidavit of Completion's.

# United States Department of the Interior 

n Reply refer to:
3160
UT08300

BUREAU OF LAND MANAGEMENT
Vernal Field Office
170 South 500 East
Phone: (435) 781-4400
Vernal, Utah 84078-2799
Fax: (435) 781-4410
http://www.blm.gov/utah/vernal

February 22, 1999

## Barrett Resources Corporation

PO Box 290
Neola, Utah 84053


Re: Notification of Expiration Well No. Ute Tribal 12-15
Section 15, T5S, R4W
Lease No. 14-20-H62-4661
Duchesne County, Utah

Dear Mr. Barone:
The Application for Permit to Drill the above-referenced well was approved on February 5, 1998. Since that date no known activity has transpired at the approved location. Applications for Permit to Drill are effective for a period of one year. In view of the foregoing, this office is notifying you the approval of the referenced application has expired. If you intend to drill at this location at a future date, a new Application for Permit to Drill must be submitted.

This office requires a letter confirming that no surface disturbance has been made for this drill site. Any surface disturbance associated with the approved location of this well is to be rehabilitated. A schedule for this rehabilitation must be submitted to this office. Your cooperation in this matter is appreciated.

Sincerely,


Margie Herman
Legal Instruments Examiner
cc: State Div. OG\&M
n Reply refer to:
3160
UT08300

# United States Department of the Interior 

BUREAU OF LAND MANAGEMENT<br>Vernal Field Office<br>170 South 500 East<br>Vernal, Utah 84078-2799<br>Phone: (435) 781-4400<br>Fax: (435) 781-440

http://www.blm.gov/utah/vernal

February 22, 1999

Barrett Resources Corporation
PO Box 290
Nola, Utah 84053

Re: Notification of Expiration
Well No. Ute Tribal 12-15 43-0/3-3/6/4
Section 15, T5S, R4W
Lease No. 14-20-H62-4661
Duchesne County, Utah

## Dear Mr. Barone:

The Application for Permit to Drill the above-referenced well was approved on February 5, 1998. Since that date no known activity has transpired at the approved location. Applications for Permit to Drill are effective for a period of one year. In view of the foregoing, this office is notifying you the approval of the referenced application has expired. If you intend to drill at this location at a future date, a new Application for Permit to Drill must be submitted.

This office requires a letter confirming that: no surface disturbance has been made for this drill site. Any surface disturbance associated with the approved location of this well is to be rehabilitated. A schedule for this rehabilitation must be submitted to this office. Your cooperation in this matter is appreciated.

Sincerely,

cc: State Div. OG\&M


