Colorado State Office 2850 Youngfield Street Lakewood, Colorado 80215



Competitive Oil & Gas Lease Sale

December 13, 2018 Bureau of Land Management



UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

Colorado State Office 2850 Youngfield Street Lakewood, CO 80215-7093 http://www.co.blm.gov

October 26, 2018

Notice of Competitive Oil and Gas Internet-Based Lease Sale

On December 13, 2018, the Bureau of Land Management (BLM) is offering 81 parcels containing 82863.340 acres of Federal lands in the State of Colorado for an internet-based oil and gas lease sale.

This sale is in accordance with the *Mineral Leasing Act*, as amended by the *National Defense Authorization Act for Fiscal year 2015* (Pub. L. 113-291; 128 Stat. 3762) (Dec. 19, 2014), and the BLM regulations at 43 CFR 3120.

This notice describes:

- The date, time and location of the sale
- How to participate in the bidding process
- The sale process
- The conditions of the sale
- How to file a noncompetitive offer after the sale
- How to file a presale noncompetitive offer
- How to file a protest

When: The sale date is December 13, 2018, the open bidding period will begin at 9 a.m. Mountain Standard Time (MST)/10 a.m. Central Standard Time (CST). Each parcel will have its own unique open bidding period, with start and stop times clearly identified on the auction website. The open bidding period for each parcel will run for 2 hours, from start to finish, and bids will *only* be accepted during a parcel's open bidding period.

Where: The sale is held online at https://www.energynet.com/. Click the Government Lease Sales icon to view this online lease sale. Parcels may be viewed online at the EnergyNet website approximately 10 business days after the posting of this Notice of Competitive Oil and Gas Internet-Based Lease Sale on the BLM website.

Access: The auction website is open to the public. The internet-based lease sale can be observed in real-time. However, you must register as a bidder on the website, in advance, in order to submit bids for a parcel. The auction website will be active and available for use approximately 10 days after the date of this Notice of Competitive Oil and Gas Internet-Based Lease Sale and

will remain available for viewing until the completion of the auction. The available parcels listed in this Notice will be detailed on the website. Interested parties may visit the website at any time. Potential bidders may register for the online auction as soon as the auction website is active. Bidders must be registered for the online lease sale before the bidding begins. Further, potential bidders are encouraged to visit the website prior to the start of the open bidding period to become familiar with the site and review the bidding tutorial. Supporting documentation is available on the website to familiarize new users to the process and answer frequently asked questions.

How will the sale be conducted?

The sale will be conducted by online bidding only. The online auction design will be a sequential ascending clock, fixed period, English auction. Each parcel will have its own unique open bidding period, with start and stop times clearly identified on the auction website. The open bidding period for each parcel will run for two hours from start to finish. Bids will only be accepted for each parcel during its open bid period. Each parcel will close bidding sequentially so bidders will know if they are the highest winning bid before subsequent parcels close. The website will display each current high bid, and the high bid bidder's number. The winning bid is the highest bid per acre received, equal to or exceeding the minimum acceptable bid, which is on record in the online auction system by the close of the auction period. The online system provides for two types of bids: a flat bid per acre, or a maximum bid, also per acre. The system allows participants to submit either type of bid, or both. Maximum bids allow a bidder to participate in the online auction without having to be logged into the website at the time the auction period closes. The auction website provides a full explanation of placing maximum bids, as well as an explanation of how they work to place bids on your behalf to maintain your high bidder status up to the chosen maximum bid amount. The BLM strongly encourages potential bidders to review the bidding tutorial on the auction website in advance of the online lease sale.

How do I participate in the bidding process?

To participate in the BLM bidding process, you must register and obtain a bidder number. A participant can register to bid at the auction website https://www.energynet.com/ approximately 10 days after the posting of the Sale Notice on the BLM website. Participants are encouraged to register early, to ensure they have ample time to complete all the required registration. Participants are also encouraged to visit the auction website in advance of the sale to familiarize themselves with the bidding instructions.

If an entity is bidding for more than one party, they must register separate credentials, satisfy all registration requirements and obtain a separate bidder number for each company or individual they wish to represent.

You do not have to be "present" in the auction in order to participate as a bidder. The online auction provides a "maximum bid" bidding option. By using this "maximum bid" option, you are asking the system to bid automatically on your behalf, up to an amount you specify.

When registering as a bidder on the auction website, you will also be asked to sign a statement to confirm that any bid you cast will represent a good faith intention to acquire an oil and gas lease

and that you understand that any winning bid will constitute a legally binding commitment to accept the terms of the lease and pay monies owed. Further, you will acknowledge, through self-certification of the enhanced bidder form, that you understand that it is a crime under 18 U.S.C. 1001 and 43 U.S.C. 1212 to knowingly and willfully make any false, fictitious, or fraudulent statements or representations regarding your qualifications; bidder registration and intent to bid; acceptance of a lease; or payment of monies owed; and that any such offense may result in a fine or imprisonment for not more than 5 years or both. You will also acknowledge that you understand that it is a crime under 30 U.S.C. 195 (a) and (b) to organize or participate in any scheme to defeat provisions of the mineral leasing regulations. Any person who knowingly violates this provision will be punished by a fine of not more than \$500,000, imprisonment for not more than 5 years, or both.

If you, or the party you represent, owe the United States any monies that were due the day of a previous oil and gas lease auction conducted by any BLM office (the minimum monies owed the day of sale), or any monies owed EnergyNet for a previous oil and gas lease auction conducted by EnergyNet for any BLM office, you will not be allowed to register to bid at this lease sale. The Mineral Leasing Act requires that leases be issued to a "responsible qualified bidder" (30 U.S.C. 226(b)(1)(A)). Any bidder, or party represented by a bidding agent, that does not pay the minimum monies owed the day of the sale is not a "responsible qualified bidder" and will be barred from participating in any oil and gas lease auction nationwide until the bidder settles that debt to the United States. In addition, if you or the party you represent defaults at any three sales conducted by any BLM office, you or the party you represent will be barred permanently from participating in any other BLM oil and gas lease sale auction.

What is the sale process?

Starting at the posted opening date and time for each parcel:

- All bids are on the gross (total) per-acre basis, rounded up to whole acres, for the entire acreage in the parcel;
- All bids are made in minimum increments of \$1.00 per acre, or fraction of an acre thereof:
- The winning bid is the highest received bid, equal to or exceeding the minimum acceptable bid, which is on record in the online auction system at the close of the auction period; and
- The decision of the BLM, as presented on the auction website's bid history at www.energynet.com, is final.

The minimum acceptable bid is \$2 per acre. If a parcel contains fractional acreage, round it up to the next whole acre. For example, a parcel of 100.51 acres requires a minimum bid of \$202 (\$2 x 101 acres).

You cannot withdraw a bid once a bid is placed and the auction system determines that you are the high bidder, whether the bid was a flat bid or a maximum bid.

How long will the sale last?

Each parcel will have its own unique open bidding period, with start and stop times clearly identified on the auction website. The open bidding period for each parcel will run for 2 hours, from start to finish. The length of the sale depends on the number of parcels we are offering.

What conditions apply to the lease sale?

- Parcel withdrawal or sale postponement: We reserve the right to withdraw any or all parcels before the sale begins. If we withdraw a parcel, we will post a notice in the Colorado State Office Information Access Center (Public Room) before the sale begins. Additionally, the auction website will clearly indicate that a parcel is withdrawn. If we postpone the sale, a clear notice will be posted in the State Office Information Access Center, the State Office Website, and on the auction website.
- Fractional interests: 43 CFR 3120.1-2(c) If the United States owns less than 100 percent of the oil and gas mineral interest for the land in a parcel we will show that information as part of the parcel listing. When we issue the lease, it will be for the percentage or fraction of interest the United States owns. However, you must calculate your bonus bid and advance rental payment on the gross (total) acreage in the parcel, not the United States net interest. For example, if a parcel contains 199.31 acres and the United States owns 50 percent of the oil and gas mineral interest, the minimum bonus bid will be \$400 (\$2 x 200 acres) and the advance annual rental will be \$300 (\$1.50 x 200 acres) for the first 5 years and \$400 (\$2 x 200 acres) for the remainder of the lease term. Conversely, your chargeable acreage and royalty on production will be calculated on the United States net acreage.
- Payment due: You cannot withdraw a bid. Your bid is a legally binding contract. For each parcel you are the successful high bidder, you must pay the minimum bonus bid of \$2 per acre or fraction of an acre; the first year's advance rental of \$1.50 per acre or fraction of an acre; and a non-refundable administrative fee of \$165. These are monies you owe the United States, whether or not a lease is issued. You must provide notification of the payment process of these monies by 4:00 p.m. MST, December 13, 2018. Payment will be made directly to the BLM Colorado State Office, or as otherwise directed by the BLM. Payments to the BLM will not be made through the auction website. At the conclusion of each parcel's bidding period, the winning bidder will be provided instructions by the online auction system on how to make the required payment to BLM. Also, you will be required to pay the buyer's premium to EnergyNet of 1.5% of any successful bid, in order to participate in the internet-based lease sale.

If your bonus bid was more than \$2 per acre and you do not pay the full amount on the day of the sale, you must pay any remaining balance due by **4 p.m.** December 31, 2018, which is the tenth working day following the sale. **If you do not pay the balance due by this date, you forfeit the right to the lease and all money paid the day of the sale.** If you forfeit a parcel, we may offer it at a future sale.

The minimum monies owed on the day of the sale for a winning bid are monies owed to the United States [43 CFR 3120.5-2(b) and 43 CFR 3120.5-3(a)]. If we do not receive notification of the payment process of the minimum monies owed the day of the sale by the date and time above, the BLM will issue a bill for the monies owed. If we do not receive payment by the bill due date, we will send a demand letter to you that will include additional fees. If we do not receive payment as requested by the demand letter, the U.S. will immediately pursue collection by all appropriate methods, and when appropriate, collect late fees, interest, administrative charges, and on past-due amounts assess civil penalties. "All appropriate methods" include, but are not limited to, referral to collection agencies and credit reporting bureaus; salary or administrative offset; offset of Federal and state payments, including goods or services; Federal and state tax refund offset; and retirement payment offset. We may send debts to the Internal Revenue Service (IRS) and the IRS may charge them as income to you on Form 1099C, Cancellation of Debt (Federal Claims Collection Act of 1966, as amended; The Debt Collection Improvement Act of 1996; 31 CFR Part 285).

- Forms of payment: Specific payment instructions will be provided by the online auction system to high winning bidders. You may pay by personal check, certified check, or money order in person at the BLM Colorado State Office. We encourage you to pay by Electronic Funds Transfer (EFT), Automated Clearing House (ACH), or credit card (Discover, Visa, American Express, or MasterCard only). We cannot accept cash. If you plan to make your payment using a credit card, you should contact your bank prior to the sale and let them know you will be making a substantial charge against your account. Please note, in accordance with the Department of Treasury Financial Manual, Announcement No. A-2014-04, the BLM cannot accept credit card payments for an amount equal to or greater than \$24,999.99. The BLM cannot accept aggregated smaller amounts or multiple credit cards to bypass this requirement. The BLM does not have Personal Identification Number (PIN) equipment for the purpose of processing PIN authorized debit cards. All debit card transactions will be processed as credit cards and the dollar value limits will apply. If you pay by check in person at the Colorado State Office, please make your check payable to: **Department of the Interior-BLM**. If a check you have sent to us in the past has been returned for insufficient funds, we may ask that you give us a guaranteed payment, such as a certified check. If you pay by credit card and the transaction is refused, we will try to notify you early enough so that you can make other payment arrangements. However, we cannot grant you any extension of time to pay.
- **Bid form:** On the day of the sale, if you are the successful winning high bidder, you must submit (email or fax) to BLM a properly completed and signed competitive bid form (Form 3000-2) with the required payment. This form is a legally binding offer by the prospective lessee to accept a lease and all its terms and conditions. Once you

sign the form, you cannot change it. The online auction system will provide the successful winning high bidder with a PDF of this bid form and instructions on how to submit the form to the Colorado State Office after the auction. We will not accept any bid form that has information crossed out or is otherwise altered. We will not issue a lease until we receive a signed copy of the bid form in accordance with 43 CFR 3102.4(a). You will be shown the bid form as part of the bidder registration process, and asked to certify that you will complete and execute it should you be the successful winning high bidder. We ask that you complete the form at that time to ensure that you can meet this condition.

Your completed bid form certifies that:

- (1) You and/or the prospective lessee are qualified to hold an oil and gas lease under our regulations at 43 CFR 3102.5-2; and
- (2) Both of you have complied with 18 U.S.C. 1860, a law that prohibits unlawful combinations, intimidation of, or collusion among bidders.

This notice includes a copy of the bid form, and again, you will be provided a copy during the bidder registration process and asked to assert that you agree that you will be able and willing to comply and sign it if you are the winning bidder at the close of the auction.

- Federal acreage limitations: 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 land and 246,080 acres of acquired land (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. Lease acreage committed to a Unit agreement, Communitization agreement or development contract that you hold, own or control and acreage in leases for which royalty (including compensatory royalty or royalty-in-kind) was paid in the preceding calendar year is excluded from chargeability for acreage limitation purposes. 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.
- Lease Issuance: After we receive the bid form, all the money due and protests have been resolved, we can issue the lease. Usually, a lease is effective the first day of the month following the month in which we sign it. If you want your lease to be effective the first day of the month in which we sign it, you must request in writing to do this. The request must be received before the lease is signed.

- Lease terms: A lease issued as a result of this sale will have a primary term of 10 years. It will continue beyond its primary term as long as oil or gas in paying quantities is produced on or for the benefit of the lease. Advance rental at \$1.50 per acre for the first 5 years (\$2 per acre after that) is due on or before the anniversary date each year until production begins. Once a lease is producing, you must pay a royalty of 12.5 percent of the value or the amount of production removed or sold from the lease. You will find other lease terms on our standard lease form (Form 3100-11).
- **Split Estate:** Information regarding leasing of Federal minerals under private surface, referred to as "Split Estate," is available at the following Washington Office website: www.blm.gov/bmp/Split_Estate.htm. 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.
- Stipulations: Stipulations are part of the lease and supersede any inconsistent provisions of the lease form. They are requirements or restrictions on how you conduct operations. These stipulations are included in the parcel descriptions on the attached list.

All Federal oil and gas lease rights are granted subject to applicable laws under Section 6 of the lease including Endangered Species Act, as amended, 16 U.S.C. 1531 *et seq*.

Each parcel included in this lease sale will be subject to the attached Endangered Species Act Section 7 Consultation Stipulation and Cultural Resource Protection Stipulation.

• Unit and Communitization Agreements: Parcels offered in this sale notice may fall within an authorized Unit or Communitization Agreement. If the parcel falls within an authorized Unit or Communitization Agreement, the successful bidder will be required to join the agreement.

Legal Land Descriptions: We prepared the Notice with land status information from our Legacy Rehost 2000 (LR2000) case recordation system. We are providing you with the following information to assist you in understanding the legal descriptions given for each parcel:

The township and range contains additional zeros. For example, T. 9 S., R. 92 W., is shown as, T. 0090S., R. 0920W. (additional zeros underlined).

Lands are described separately by lots, tracts, minor aliquot parts, aliquot parts, and exceptions to survey for each section.

How do I file a noncompetitive offer after the sale?

Lands that do not receive a bid are available on a first-come, first-served basis for a 2-year period, beginning the day after the sale. The noncompetitive offers are handled directly by the BLM and not through the internet-based leasing website. If you want to file a noncompetitive offer on an unsold parcel, you must give us:

- Three copies of form 3100-11, *Offer to Lease and Lease for Oil and Gas* properly completed and signed. Describe the lands in your offer as specified in our regulations at 43 CFR 3110.5; and
- Your payment for the total of the \$425 non-refundable filing fee and the advanced first year's rental (\$1.50 per acre or fraction of an acre). Remember to round up any fractional acreage when you calculate the amount of rental.

Submit the aforementioned items to the BLM Colorado State Office Information Access Center (Public Room) in person or by mail. We consider all offers filed the day of a sale and the first business day after it, for any of the unsold parcels, filed at the same time. If a parcel receives more than one offer, we will hold a drawing to pick the winner (see 43 CFR 1822.17). In the list of parcels, we have noted any parcels that have pending presale offers. A presale offer has priority over any offer filed after the sale.

How do I file a noncompetitive presale offer?

Under our regulations at 43 CFR 3110.1(a), you may file a noncompetitive presale offer for lands that:

- Are available; and
- Have not been under lease during the previous 1-year period, or
- Have not been included in a competitive lease sale within the previous 2-year period.

Your noncompetitive presale offer to lease must be filed prior to the official posting of this Sale Notice. If your presale offer was timely filed, was complete and we do not receive a bid for the parcel that contains the lands in your offer, your presale offer has priority over any offer for that parcel filed after the sale. Your presale offer is your consent to the terms and conditions of the lease, including any additional stipulations. If you want to file a presale offer you must file in the BLM Colorado State Office:

- An offer to lease form (Form 3100-11, dated October 2008) properly filled out and signed. The lands in your offer must be described as specified in our regulations at 43 CFR 3110.5;
- Your remittance for the total of the \$425 non-refundable filing fee and the advanced first year's rental (\$1.50 per acre). Remember to round up any fractional acreage when you calculate the amount of rental.

How do I submit an Expression of Interest (EOI)?

An Expression of Interest (EOI) is an informal nomination requesting certain lands be included in an oil and gas competitive lease sale. This request may be submitted via the National Fluids Lease Sale System at https://nflss.blm.gov/.

The BLM no longer requires submitters of EOIs to provide their name or address. You may still provide this information for contact purposes; however, the BLM will make this information available to the public. If you consider your name and address to be confidential, do not include it in your EOI. The BLM will release all EOIs received after January 1, 2014, to the public. In an effort to improve transparency, each state office will make all new EOI submissions received on or after January 1, 2014, available to the public on each state's public website.

If you are submitting an EOI which includes split estate lands (private surface/federal minerals), you must provide the name and address of the current private surface owner(s) along with your EOI. The BLM will send a courtesy letter to the surface owner(s) providing notice of the scheduled auction as well as information about the BLM's regulations and procedures for federal oil and gas leasing and development on split estate lands. In the future, an EOI which includes split estate lands that does not provide the name and address of the surface owner(s) will not be processed by the BLM. In addition, any EOI which is currently pending in a BLM State Office will not be placed in the Notice of Competitive Lease Sale until the required information is provided.

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

We have tentatively scheduled our next competitive sale for March 28, 2019. The EOI cutoff for the June 2019 sale is December 1, 2018. We can make no guarantee as to when a given parcel will be offered for competitive sale. We will try to put EOIs in the earliest possible sale.

How can I find out the results of this sale?

The sale results will be posted on the www.energynet.com website and the BLM Colorado State website at:

https://www.blm.gov/programs/energy-and-minerals/oil-and-gas/leasing/regional-lease-sales/colorado

Paper copies are available for viewing or purchase at the BLM Colorado State Office Information Access Center (Public Room).

PROTEST INFORMATION

Protests for the December 13, 2018, Competitive Oil & Gas Sale must be received by

4:00 P.M. on November 5, 2018

May I protest the 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:

• The BLM Colorado State Office must receive a protest no later than close of business on

the 10th calendar day after the posting of the notice of the lease sale. No protests should be received by BLM District or Field Offices. All protests must be received by the Colorado State Office, located at 2850 Youngfield St., Lakewood, CO 80215. If the State Office is not open on the 10th day after the posting of the sale notice, a protest received on the next day our office is open to the public will be considered timely filed. Close of business for the Colorado State office is **4 p.m.** which is when the Information Center (Public Room) closes. The protest must also include a statement of reasons to support the protest. **We will dismiss a late-filed protest or a protest filed without a statement of reasons.**

- You may file a protest in hardcopy form, by mail or by telefax directly to the BLM Colorado State Office. The BLM will not accept a protest transmitted electronically (e.g., by email, or social media means). Even if the BLM has previously corresponded with you by email, or social media means. A protest filed by fax must be sent to (303) 239-3799. A protest sent to a fax number other than the fax number identified or a protest filed by electronic mail will be dismissed.
- A protest must state the interest of the protesting party, their mailing address, and reference the specific COC 5-digit serial number being protested. We will dismiss a protest listing the internal 4-digit parcel ID number.
- 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.

Any protests, including names and street addresses, you submit will be made available for public review. Individual respondents may request confidentiality. If you wish to withhold your personal identifiable information from public review or from disclosure under the Freedom of Information Act, you must state this prominently at the beginning of your written comment. Such requests will be honored to the extent allowed by law. All submissions from organizations or businesses, and from individuals identifying themselves as representatives or officials of organizations or businesses, will be made available for public inspection in their entirety.

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 and status of any protests on the auction website prior to the start of the online auction. We will also announce on the website a decision to either withdraw the parcel or proceed with the auction. If the protest is resolved prior to the sale, we will provide copies of our decision on the BLM Colorado website.

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 prior to the sale, or within 60 days after the sale. We will not issue a lease for a protested parcel until the State Director makes a decision on the protest. 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 the BLM upholds the protest, how does that affect my competitive bid?

If we uphold a protest and withdraw the parcel from leasing, we will reject your bid, and refund your first year's rental, bonus bid, and administrative fee. The buyer's premium will be handled between EnergyNet and the buyer. 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. If you do not accept the additional stipulations, we will reject your bid and refund your first year's rental, bonus bid, and administrative fee.

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

Yes, you may. Note: An appeal from the State Director's decision must meet the requirements of Title 43 CFR 4.411 and Part 1840.

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

Yes, you may. Note: 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 a refund of the bonus bid, rentals, and administrative fees 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.

FOREST SERVICE PARCELS: All bidders are hereby notified that stipulations for parcels located within the administrative boundaries of some Forest Service units are described in terms of the appropriate Forest Plan. Copies of the original maps and stipulations may be reviewed in the appropriate District Ranger's Office, the Forest Supervisor's Office, or the Rocky Mountain Regional Forester's Office at 1617 Cole Boulevard, Lakewood, Colorado 80401, (303) 275-5350.

The posting of this notice serves to withdraw the lands listed herein from filings under 43 CFR 3110.1(a)(1)(ii). Noncompetitive offers may not be entered on the lands listed in this notice until the auction has been completed on day of sale.

Who should I contact if I have questions?

If you have questions on BLM stipulations, lease notices, etc., please contact the appropriate BLM Field Office for assistance. If you have questions on another surface management agency's stipulations or restrictions, etc., for parcels under their surface management jurisdiction, please contact that agency.

For general information about the competitive oil and gas lease sale process, or this Lease Sale Notice, you may e-mail or call:

(303) 239-3990 Or blm_co_leasesale@blm.gov

|s| Cheryl Hirschel

Cheryl Hirschel Chief, Fluid Minerals Adjudication

SURFACE MANAGEMENT AGENCY DESCRIPTION

The list of parcels offered for competitive sale includes a description of the surface management agency(ies) involved. Where the surface is administered by a federal agency other the BLM, the coordinating BLM District and Resource Area Offices are depicted immediately below. The following abbreviations are used:

Private Surface

BLM PVT

RGFO

Surface Management Agencies Bureau of Land Management

1 V 1	Tivate Surface
FS	Forest Service Surface
BOR	Bureau of Reclamation Surface
DOE	Department of Energy Surface
NF	National Forest
NG	National Grassland
STCO	State of Colorado
	BLM District Offices
CON	Northwest District Office
CORM	Rocky Mountain District Office
COS	Southwest District Office
	BLM Field Offices
KFO	Kremmling Field Office (CON)
LSFO	Little Snake Field Office (CON)
WRFO	White River Field Office (CON)
CRVFO	Colorado River Valley Field Office (CON)
GJFO	Grand Junction Field Office (COS)
UFO	Uncompangre Basin Field Office (COS)
TRFO	Tres Rios Field Office (COS)
GFO	Gunnison Basin Field Office (CORM)
SLVFO	San Luis Valley Field Office (CORM)

Sample Number 1: PVT; BLM; CORM: RGFO (This entry shows the parcel contains both private and BLM surface located in the Rocky Mountain District Office in the Royal Gorge Field Office.)

Royal Gorge Field Office (CORM)

Sample Number 2: FS; Routt NF; CON: LSFO (This entry shows the parcel is Forest Service land in the Routt National Forest. The coordinating BLM office is in the Little Snake Field Office in the Northwest District Office.)

THE FOLLOWING ACQUIRED LANDS ARE SUBJECT TO FILINGS IN THE MANNER SPECIFIED IN THE APPLICABLE PORTIONS OF THE REGULATIONS IN 43 CFR, SUBPART 3120.

PARCEL ID: 8405 SERIAL #: COC79285

T.0080N., R.0580W., 6TH PM

Section 17: S2SW; U.S. Interest 67.11%

Weld County

Colorado 80.000 Acres

All lands are subject to Exhibit CO-03 to protect raptor nests

All lands are subject to Exhibit CO-09 to protect big game winter habitat

All lands are subject to Exhibit CO-18 to protect raptor nesting and fledgling habitat

All lands are subject to Exhibit CO-19 to protect ferruginous hawk nesting and fledgling habitat

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

PVT/BLM; CORM: RGFO

PARCEL ID: 8406 SERIAL #: COC79286

T.0080N., R.0580W., 6TH PM

Section 20: SW; U.S. Interest 4.17%

Weld County

Colorado 160.000 Acres

All lands are subject to Exhibit CO-03 to protect raptor nests

All lands are subject to Exhibit CO-18 to protect raptor nesting and fledgling habitat

All lands are subject to Exhibit CO-19 to protect ferruginous hawk nesting and fledgling habitat

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

PVT/BLM; CORM: RGFO

PARCEL ID: 8410 SERIAL #: COC79287

T.0110N., R.0590W., 6TH PM

Section 2: Lot 2-4;
U.S. Interest 100.00%
Section 2: S2N2;
U.S. Interest 100.00%
U.S. Interest 100.00%
U.S. Interest 100.00%

Weld County

Colorado 315.640 Acres

All lands are subject to Exhibit CO-02 to protect grouse dancing grounds

All lands are subject to Exhibit CO-03 to protect raptor nests

All lands are subject to Exhibit CO-09 to protect big game winter habitat

All lands are subject to Exhibit CO-18 to protect raptor nesting and fledgling habitat

All lands are subject to Exhibit CO-19 to protect ferruginous hawk nesting and fledgling habitat

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

PVT/BLM; CORM: RGFO

PARCEL ID: 8347 SERIAL #: COC79288

T.0090N., R.0600W., 6TH PM

Section 21: W2; U.S. Interest 50.00%

Weld County

Colorado 320.000 Acres

All lands are subject to Exhibit CO-03 to protect raptor nests

All lands are subject to Exhibit CO-18 to protect raptor nesting and fledgling habitat

All lands are subject to Exhibit CO-19 to protect ferruginous hawk nesting and fledgling habitat

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

PVT/BLM; CORM: RGFO

PARCEL ID: 8411 SERIAL #: COC79289

T.0110N., R.0600W., 6TH PM

Section 34: N2; U.S. Interest 100.00%

Weld County

Colorado 320.000 Acres

All lands are subject to Exhibit CO-03 to protect raptor nests

All lands are subject to Exhibit CO-09 to protect big game winter habitat

All lands are subject to Exhibit CO-18 to protect raptor nesting and fledgling habitat

All lands are subject to Exhibit CO-19 to protect ferruginous hawk nesting and fledgling habitat

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

PVT/BLM; CORM: RGFO

PARCEL ID: 8412 SERIAL #: COC79290

T.0110N., R.0610W., 6TH PM

Section 13: N2; U.S. Interest 50.00%

Weld County

Colorado 320.000 Acres

All lands are subject to Exhibit CO-03 to protect raptor nests

All lands are subject to Exhibit CO-18 to protect raptor nesting and fledgling habitat

All lands are subject to Exhibit CO-19 to protect ferruginous hawk nesting and fledgling habitat

All lands are subject to Exhibit CO-28 to protect perennial water impoundments and streams, and/or riparian/wetland vegetation zones, relocation beyond riparian vegetation zone required

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

PVT/BLM; CORM: RGFO

THE FOLLOWING PUBLIC DOMAIN LANDS ARE SUBJECT TO FILINGS IN THE MANNER SPECIFIED IN THE APPLICABLE PORTIONS OF THE REGULATIONS IN 43 CFR. SUBPART 3120.

PARCEL ID: 8343 SERIAL #: COC79291

T.0290S., R.0550W., 6TH PM

Section 25: NE,E2NW,N2SE,SESE;

Section 26: ALL; Section 35: W2W2;

Las Animas County

Colorado 1160.000 Acres

All lands are subject to Exhibit CO-03 to protect raptor nests

All lands are subject to Exhibit CO-09 to protect big game winter habitat

All lands are subject to Exhibit CO-12 to protect bighorn sheep lambing habitat

All lands are subject to Exhibit CO-18 to protect raptor nesting and fledgling habitat

All lands are subject to Exhibit CO-19 to protect ferruginous hawk nesting and fledgling habitat

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

PVT/BLM; CORM: RGFO

PARCEL ID: 8341 SERIAL #: COC79292

T.0300S., R.0550W., 6TH PM

Section 1: S2NW,SW;

Section 2: Lot 1-4;

Section 2: S2N2,S2;

Section 11: N2,SW,SWSE;

Section 12: S2NE,NW,E2SW,SE;

Las Animas County

Colorado 1883.840 Acres

All lands are subject to Exhibit CO-03 to protect raptor nests

All lands are subject to Exhibit CO-09 to protect big game winter habitat

All lands are subject to Exhibit CO-12 to protect bighorn sheep lambing habitat

All lands are subject to Exhibit CO-18 to protect raptor nesting and fledgling habitat

All lands are subject to Exhibit CO-19 to protect ferruginous hawk nesting and fledgling habitat

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

PVT/BLM; CORM: RGFO

PARCEL ID: 8320 SERIAL #: COC79293

T.0120S., R.0890W., 6TH PM

Section 28: SENW, SESE;

Section 28: N2SWSE, SESWSE;

Section 33: NENE,SWNW,W2SW;

Section 33: E2SENE,E2E2SE;

Gunnison County

Colorado 330.000 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

All lands are subject to Exhibit UFO-NSO-Hydrologic Features to protect streams, riparian areas, fens or wetlands, and impoundments

All lands are subject to Exhibit UFO-NSO-Raptor Nest Sites

All lands are subject to Exhibit UFO-NSO-Steep Slopes to protect slopes of 40% or greater

All lands are subject to Exhibit UFO-CSU-Cultural Resources to protect historic/cultural resources

All lands are subject to Exhibit UFO-CSU-Domestic Water Wells to protect domestic water wells

All lands are subject to Exhibit UFO-CSU-Hydrologic Features to protect streams, riparian areas, fens or wetlands, and impoundments

All lands are subject to Exhibit UFO-CSU-Plant Community to protect significant or relict plant communities

All lands are subject to Exhibit UFO-CSU-Raptor Breeding Habitat to protect raptor nests and nesting

All lands are subject to Exhibit UFO-CSU-Steep Slopes to protect slopes of 30 to 39%

All lands are subject to Exhibit UFO-CSU-Paleontological Resources to protect fossils

All lands are subject to Exhibit UFO-CSU-Scenic Byways to protect visual and scenic values along the West Elk Scenic Byway

All lands are subject to Exhibit UFO-TL-Raptor Nests to protect active nests and nesting

All lands are subject to Exhibit UFO-TL-Sensitive Raptor Nests to protect active nests and nesting of sensitive raptors

The following lands are subject to Exhibit UFO-TL-Coldwater Sportfish and Native Warmwater Fish to protect spawning:

T.0120S., R.0890W., 6TH PM

Section 33: NENE, NESENE;

All lands are subject to Exhibit UFO-TL-Big Game Winter Habitat to protect big game use of crucial winter range

All lands are subject to UFO-LN-Migratory Birds to alert lessee of a requirement to comply with the Migratory Bird Treaty Act

BLM;PVT/BLM; COS: UFO

PARCEL ID: 8351 SERIAL #: COC79294

T.0130S., R.0890W., 6TH PM

Section 3: Lot 5-12; Section 4: Lot 7-9,15; Section 5: Lot 3,4,9-12; Section 6: Lot 6-11,14-16;

Gunnison County

Colorado 876.890 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

All lands are subject to Exhibit UFO-NSO-Hydrologic Features to protect streams, riparian areas, fens or wetlands, and impoundments

All lands are subject to Exhibit UFO-NSO-Raptor Nest Sites

The following lands are subject to Exhibit UFO-NSO-Steep Slopes to protect slopes of 40% or greater: T.0130S., R.0890W., 6TH PM

Section 3: Lot 5-12; Section 4: Lot 7,9,15; Section 5: Lot 12; Section 6: Lot 6,8-11,14-16;

The following lands are subject to Exhibit UFO-NSO-Native Cutthroat Trout to protect occupied habitat for conservation populations (90% pure or greater):

T.0130S., R.0890W., 6TH PM

Section 3: Lot 6,10,11;

The following lands are subject to Exhibit UFO-NSO-Public Water Supplies to protect State-classified "water supply" stream segments upstream of a public water supply intake and public water supplies that use a groundwater well or spring:

T.0130S., R.0890W., 6TH PM

Section 6: Lots 15-16;

The following lands are subject to Exhibit UFO-NSO-Occupied Dwellings to protect occupied dwellings as defined by the State of Colorado:

T.0130S., R.0890W., 6TH PM

Section 3: Lot 5-12; Section 4: Lot 8;

All lands are subject to Exhibit UFO-CSU-Cultural Resources to protect historic/cultural resources

All lands are subject to Exhibit UFO-CSU-Domestic Water Wells to protect domestic water wells

All lands are subject to Exhibit UFO-CSU-Plant Community to protect significant or relict plant communities

All lands are subject to Exhibit UFO-CSU-Raptor Breeding Habitat to protect raptor nests and nesting

The following lands are subject to Exhibit UFO-CSU-Steep Slopes to protect slopes of 30 to 39%:

T.0130S., R.0890W., 6TH PM

Section 3: Lot 5-12; Section 4: Lot 6,7,9,15;

All lands are subject to Exhibit UFO-CSU-Paleontological Resources to protect fossils

The following lands are subject to Exhibit UFO-CSU-Native Cutthroat Trout to protect occupied habitat for conservation populations (90% pure or greater):

T.0130S., R.0890W., 6TH PM

Section 3: Lot 5-6,10-11;

All lands are subject to Exhibit UFO-CSU-Scenic Byways to protect visual and scenic values along the West Elk Scenic Byway

The following lands are subject to Exhibit UFO-CSU-Public Water Supplies to protect State-classified "water supply" stream segments upstream of a public water supply intake and public water supplies that use a groundwater well or spring:

T.0130S., R.0890W., 6TH PM

Section 6: Lot 9-11,14-16;

All lands are subject to Exhibit UFO-TL-Raptor Nests to protect active nests and nesting

All lands are subject to Exhibit UFO-TL-Sensitive Raptor Nests to protect active nests and nesting of sensitive raptors

The following lands are subject to Exhibit UFO-TL-Coldwater Sportfish and Native Warmwater Fish to protect spawning:

T.0130S., R.0890W., 6TH PM

Section 3: Lot 6,11;

The following lands are subject to Exhibit UFO-TL-Big Game Winter Habitat to protect big game use of crucial winter range:

T.0130S., R.0890W., 6TH PM

Section 3: Lot 5-12; Section 4: Lot 7,9,15;

All lands are subject to UFO-LN-Migratory Birds to alert lessee of a requirement to comply with the Migratory Bird Treaty Act

BLM;PVT/BLM; COS: UFO

PARCEL ID: 8140 SERIAL #: COC79295

T.0110S., R.0900W., 6TH PM

Section 2: Lot 1-5,7,8,11-14;

Gunnison County

Colorado 299.500 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

All lands are subject to Exhibit UFO-NSO-Hydrologic Features to protect streams, riparian areas, fens or wetlands, and impoundments

All lands are subject to Exhibit UFO-NSO-Raptor Nest Sites

The following lands are subject to Exhibit UFO-NSO-Steep Slopes to protect slopes of 40% or greater: T.0110S., R.0900W., 6TH PM

Section 2: Lot 1-4,7,8,11-14;

The following lands are subject to Exhibit UFO-NSO-Native Cutthroat Trout to protect occupied habitat for conservation populations (90% pure or greater):

T.0110S., R.0900W., 6TH PM

Section 2: Lot 1,7,8,12-14;

The following lands are subject to Exhibit UFO-NSO-Occupied Dwellings to protect occupied dwellings as defined by the State of Colorado:

T.0110S., R.0900W., 6TH PM

Section 2: Lot 11-14;

All lands are subject to Exhibit UFO-CSU-Cultural Resources to cultural resources

All lands are subject to Exhibit UFO-CSU-Domestic Water Wells to protect domestic water wells

All lands are subject to Exhibit UFO-CSU-Hydrologic Features to protect streams, riparian areas, fens or wetlands, and impoundments

All lands are subject to Exhibit UFO-CSU-Plant Community to protect significant or relict plant communities

All lands are subject to Exhibit UFO-CSU-Raptor Breeding Habitat to protect raptor nests and nesting

All lands are subject to Exhibit UFO-CSU-Paleontological Resources to protect fossil resources

All lands are subject to Exhibit UFO-CSU-Steep Slopes to protect slopes of 30-39%

The following lands are subject to Exhibit UFO-CSU-Native Cutthroat Trout to protect occupied habitat for conservation populations (90% pure or greater):

T.0110S., R.0900W., 6TH PM

Section 2: Lot 1,7,8,11-14;

All lands are subject to Exhibit UFO-TL-Raptor Nests to protect active nests and nesting

All lands are subject to Exhibit UFO-TL-Sensitive Raptor Nests to protect active nests and nesting of sensitive raptors

The following lands are subject to Exhibit UFO-TL-Coldwater Sportfish and Native Warmwater Fish to protect spawning:

T.0110S., R.0900W., 6TH PM

Section 2: Lot 1,7,8,13,14;

All lands are subject to Exhibit UFO-TL-Big Game Winter Habitat to protect big game use of crucial winter range (moose)

The following lands are subject to Exhibit UFO-TL-Wild Turkey Winter Use to protect habitat us during the winter season:

T.0110S., R.0900W., 6TH PM

Section 2: Lot 11-13;

All lands are subject to UFO-LN-Migratory Birds to alert lessee of a requirement to comply with the Migratory Bird Treaty Act

PVT/BLM; COS: UFO

PARCEL ID: 8135 SERIAL #: COC79296

T.0120S., R.0910W., 6TH PM

Section 11: Lot 3,4;

Section 11: N2NE;

Section 12: Lot 1-5;

Section 12: E2SE,SWSE;

Section 12: W2NE, SENE, NENW;

Gunnison, Delta County

Colorado 560.540 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

All lands are subject to Exhibit UFO-NSO-Hydrologic Features to protect streams, riparian areas, fens or wetlands, and impoundments

All lands are subject to Exhibit UFO-NSO-Raptor Nest Sites

The following lands are subject to Exhibit UFO-NSO-Steep Slopes to protect slopes of 40% or greater: T.0120S., R.0910W., 6TH PM

Section 11: Lot 3,4;

Section 11: NENE;

Section 12: Lot 1,4,5;

Section 12: W2NE, SENE, NENW;

Section 12: E2SE,SWSE;

All lands are subject to Exhibit UFO-CSU-Cultural Resources to protect historic/cultural resources

All lands are subject to Exhibit UFO-CSU-Domestic Water Wells to protect domestic water wells

All lands are subject to Exhibit UFO-CSU-Hydrologic Features to protect streams, riparian areas, fens or wetlands, and impoundments

All lands are subject to Exhibit UFO-CSU-Plant Community to protect significant or relict plant communities

All lands are subject to Exhibit UFO-CSU-Raptor Breeding Habitat to protect raptor nests and nesting

All lands are subject to Exhibit UFO-CSU-Steep Slopes to protect slopes of 30 to 39%

All lands are subject to Exhibit UFO-TL-Raptor Nests to protect active nests and nesting

All lands are subject to Exhibit UFO-TL-Sensitive Raptor Nests to protect active nests and nesting of sensitive raptors

All lands are subject to UFO-LN-Migratory Birds to alert lessee of a requirement to comply with the Migratory Bird Treaty Act

PVT/BLM; COS: UFO

PARCEL ID: 8138 SERIAL #: COC79297

T.0120S., R.0910W., 6TH PM

Section 9: Lot 5,6; Section 9: S2SE; Section 10: Lot 1;

Section 10: N2,SW,N2SE,SWSE;

Section 11: NWNW;

Delta County

Colorado 763.620 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

All lands are subject to Exhibit UFO-NSO-Hydrologic Features to protect streams, riparian areas, fens or wetlands, and impoundments

All lands are subject to Exhibit UFO-NSO-Raptor Nest Sites

The following lands are subject to Exhibit UFO-NSO-Steep Slopes to protect slopes of 40% or greater: T.0120S., R.0910W., 6TH PM

Section 10: W2NE,NW,NESW,W2SE;

Section 11: NWNW;

The following lands are subject to Exhibit UFO-NSO-Native Cutthroat Trout to protect occupied habitat for conservation populations (90% pure or greater):

T.0120S., R.0910W., 6TH PM

Section 9: SESE:

Section 10: Lot 1;

Section 10: SWNE, W2NW, SENW, NESW, SWSW, NESE, W2SE;

All lands are subject to Exhibit UFO-CSU-Cultural Resources to protect historic/cultural resources

All lands are subject to Exhibit UFO-CSU-Domestic Water Wells to protect domestic water wells

All lands are subject to Exhibit UFO-CSU-Hydrologic Features to protect streams, riparian areas, fens or wetlands, and impoundments

All lands are subject to Exhibit UFO-CSU-Plant Community to protect significant or relict plant communities

All lands are subject to Exhibit UFO-CSU-Raptor Breeding Habitat to protect raptor nests and nesting

All lands are subject to Exhibit UFO-CSU-Paleontological Resources to protect fossil resources

The following lands are subject to Exhibit UFO-CSU-Steep Slopes to protect slopes of 30-39%:

<u>T.0120S., R.0910W., 6TH PM</u>

Section 9: Lot 5,6; Section 9: S2SE:

Section 10: Lot 1;

Section 10: N2,NESW,SWSW,N2SE,SWSE;

Section 11: NWNW;

The following lands are subject to Exhibit UFO-CSU-Native Cutthroat Trout to protect occupied habitat for conservation populations (90% pure or greater):

T.0120S., R.0910W., 6TH PM

Section 9: SESE;

Section 10: Lot 1;

Section 10: SWNE,NWNW,E2NW,NESW,SWSW,NESE,W2SE;

All lands are subject to Exhibit UFO-TL-Raptor Nests to protect active nests and nesting

All lands are subject to Exhibit UFO-TL-Sensitive Raptor Nests to protect active nests and nesting of sensitive raptors

The following lands are subject to Exhibit UFO-TL-Coldwater Sportfish and Native Warmwater Fish to protect spawning:

T.0120S., R.0910W., 6TH PM

Section 9: SESE;

Section 10: Lot 1;

Section 10: SWNE,S2NW,N2SE;

All lands are subject to UFO-LN-Migratory Birds to alert lessee of a requirement to comply with the Migratory Bird Treaty Act

PVT/BLM; COS: UFO

PARCEL ID: 8132 SERIAL #: COC79298

T.0080S., R.0920W., 6TH PM

Section 4: Lot 1,2; Section 4: S2NE;

Garfield County

Colorado 150.700 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit CRVFO-NSO-2 to protect slopes steeper than 50%: T.0080S., R.0920W., 6TH PM

Section 4: Lot 1,2; Section 4: SENE;

The following lands are subject to Exhibit CRVFO-NSO-22 to protect VRM Class II areas on slopes over 30% and with high visual sensitivity:

T.0080S., R.0920W., 6TH PM

Section 4: Lot 1,2; Section 4: SENE:

All lands are subject to Exhibit CRVFO-CSU-1 to protect slopes steeper than 30% or fragile or saline soils

The following lands are subject to Exhibit CRVFO-CSU-3 to protect intermittent and ephemeral streams:

T.0080S., R.0920W., 6TH PM

Section 4: Lot 1; Section 4: SWNE;

The following lands are subject to Exhibit CRVFO-CSU-9 to protect VRM Class II areas not covered by NSO-22:

T.0080S., R.0920W., 6TH PM

Section 4: Lot 1,2; Section 4: SENE;

All lands are subject to Exhibit CRVFO-TL-4 to protect nesting by migratory birds

All lands are subject to Exhibit CRVFO-TL-5 to protect active raptor nests

All lands are subject to Exhibit CRVFO-LN-2 for biological inventories

All lands are subject to Exhibit CRVFO-LN-6 for Endangered Species Act compliance

All lands are subject to Exhibit CRVFO-LN-7 for Class 4 and Class 5 paleontological areas

BLM; CON: CRVFO

PARCEL ID: 8133 SERIAL #: COC79299

T.0080S., R.0930W., 6TH PM

Section 3: Tract 67; Section 4: Tract 67;

Garfield County

Colorado 328.160 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

All lands are subject to Exhibit CRVFO-NSO-2 to protect slopes steeper than 50%

All lands are subject to Exhibit CRVFO-CSU-1 to protect slopes of 30% or greater or fragile or saline soils

The following lands are subject to Exhibit CRVFO-CSU-3 to protect intermittent and ephemeral streams:

T.0080S., R.0930W., 6TH PM

Section 3: Tract 67;

All lands are subject to Exhibit CRVFO-TL-2 to protect big game winter range (moose)

All lands are subject to Exhibit CRVFO-TL-3 to protect big game production areas (elk)

All lands are subject to Exhibit CRVFO-TL-4 to protect nesting by migratory birds

All lands are subject to Exhibit CRVFO-TL-5 to protect active raptor nests

All lands are subject to Exhibit CRVFO-LN-2 for biological inventories

All lands are subject to Exhibit CRVFO-LN-6 for Endangered Species Act compliance

All lands are subject to Exhibit CRVFO-LN-7 for Class 4 and Class 5 paleontological areas

PVT/BLM; CON: CRVFO

PARCEL ID: 8136 SERIAL #: COC79300

T.0090S., R.0940W., 6TH PM

Section 4: Lot 2-4; Section 5: Lot 1:

Mesa County

Colorado 164.730 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

All lands are subject to Exhibit Geology Slope NSO CO to protect slopes steeper than 40%

All lands are subject to Exhibit Geology Soil CSU CO to protect fragile soils and mapped Mancos shale and saline soils

All lands are subject to Exhibit Plant Community CSU CO to protect significant or relict plant communities

All lands are subject to Exhibit Wildlife Raptor Nests TL CO to protect active raptor nests

All lands are subject to Exhibit Wildlife Sensitive Raptor Nests TL CO to protect active nests of sensitive raptor species

The following lands are subject to Exhibit GJ-NSO-2 to protect streams/springs possessing lotic riparian characteristics:

T.0090S., R.0940W., 6TH PM

Section 5: Lot 1;

All lands are subject to Exhibit GJ-NSO-37 to protect cultural resources allocated to conservation use

All lands are subject to Exhibit GJ-NSO-38 to protect cultural resources allocated to traditional use

All lands are subject to Exhibit GJ-CSU-4 to protect watershed resource values (Mesa/Powderhorn Source Water Protection Areas)

All lands are subject to Exhibit GJ-CSU-9 to protect occupied habitat of BLM sensitive plant species

All lands are subject to Exhibit GJ-CSU-27 to protect cultural resources allocated to scientific use

All lands are subject to Exhibit GJ-CSU-28 to protect cultural resources allocated to public use

The following lands are subject to Exhibit GJ-TL-1 to protect salmonid and native non-salmonid fishes:

T.0090S., R.0940W., 6TH PM

Section 5: Lot 1;

All lands are subject to Exhibit GJ-TL-3 to protect nesting by migratory birds

All lands are subject to Exhibit GJ-LN-3 for biological inventories

All lands are subject to Exhibit GJ-LN-4 for threatened and endangered species

All lands are subject to Exhibit GJ-LN-6 for Class 4 and Class 5 paleontological areas

BLM; CON: GJFO

PARCEL ID: 8137 SERIAL #: COC79301

T.0090S., R.0940W., 6TH PM

Section 21: SWSW;

Mesa County

Colorado 40.000 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

All lands are subject to Exhibit Geology Slope NSO CO to protect slopes steeper than 40%

All lands are subject to Exhibit Geology Soil CSU CO to protect fragile soils and mapped Mancos shale and saline soils

All lands are subject to Exhibit Plant Community CSU CO to protect significant or relict plant communities

All lands are subject to Exhibit Wildlife Raptor Nests TL CO to protect active raptor nests

All lands are subject to Exhibit Wildlife Sensitive Raptor Nests TL CO to protect active nests of sensitive raptor species

All lands are subject to Exhibit GJ-NSO-37 to protect cultural resources allocated to conservation use

All lands are subject to Exhibit GJ-NSO-38 to protect cultural resources allocated to traditional use

All lands are subject to Exhibit GJ-CSU-4 to protect watershed resource values (Mesa/Powderhorn Source Water Protection Areas)

All lands are subject to Exhibit GJ-CSU-9 to protect occupied habitat of BLM sensitive plant species

All lands are subject to Exhibit GJ-CSU-27 to protect cultural resources allocated to scientific use

All lands are subject to Exhibit GJ-CSU-28 to protect cultural resources allocated to public use

All lands are subject to Exhibit GJ-TL-3 to protect nesting by migratory birds

All lands are subject to Exhibit GJ-LN-3 for biological inventories

All lands are subject to Exhibit GJ-LN-4 for threatened and endangered species

All lands are subject to Exhibit GJ-LN-6 for Class 4 and Class 5 paleontological areas

BLM; CON: GJFO

PARCEL ID: 8139 SERIAL #: COC79302

T.0100S., R.0940W., 6TH PM

Section 1: Lot 3; Section 2: NWSE; Section 9: E2NW,SW;

Mesa County

Colorado 320.810 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit Geology Slope NSO CO to protect slopes steeper than 40%:

T.0100S., R.0940W., 6TH PM

Section 2: NWSE; Section 9: E2NW,SW;

The following lands are subject to Exhibit Geology Soil CSU CO to protect fragile soils and mapped Mancos shale and saline soils:

T.0100S., R.0940W., 6TH PM

Section 2: NWSE; Section 9: E2NW,SW;

All lands are subject to Exhibit Plant Community CSU CO to protect significant or relict plant communities

The following lands are subject to Exhibit Lands for Disposal CSU CO:

T.0100S., R.0940W., 6TH PM

Section 2: NWSE; Section 9: E2NW,SW;

All lands are subject to Exhibit Wildlife Raptor Nests TL CO to protect active raptor nests

All lands are subject to Exhibit Sensitive Raptor Nests TL CO to protect active nests of sensitive raptor species

All lands are subject to Exhibit GJ-NSO-37 to protect cultural resources allocated to conservation use

All lands are subject to Exhibit GJ-NSO-38 to protect cultural resources allocated to traditional use

The following lands are subject to Exhibit GJ-CSU-4 to protect watershed resource values (Mesa/Powderhorn Source Water Protection Areas):

T.0100S., R.0940W., 6TH PM

Section 2: NWSE; Section 9: E2NW,SW;

All lands are subject to Exhibit GJ-CSU-9 to protect occupied habitat of BLM sensitive plant species

All lands are subject to Exhibit GJ-CSU-27 to protect cultural resources allocated to scientific use

All lands are subject to Exhibit GJ-CSU-28 to protect cultural resources allocated to public use

The following lands are subject to Exhibit GJ-TL-1 to protect salmonid and native non-salmonid fishes:

T.0100S., R.0940W., 6TH PM

Section 1: Lot 3;

All lands are subject to Exhibit GJ-TL-3 to protect nesting by migratory birds

All lands are subject to Exhibit GJ-TL-20 to protect big game winter range

All lands are subject to Exhibit GJ-LN-3 for biological inventories

All lands are subject to Exhibit GJ-LN-4 for threatened and endangered species

All lands are subject to Exhibit GJ-LN-6 for Class 4 and Class 5 paleontological areas

BLM; CON: GJFO

PARCEL ID: 8134 SERIAL #: COC79303

T.0080S., R.0950W., 6TH PM

Section 16: Lot 15; Section 21: Lot 1;

Mesa County

Colorado 21.230 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit CRVFO-NSO-2 to protect slopes steeper than 50%: T.0080S., R.0950W., 6TH PM

Section 21: Lot 1;

All lands are subject to Exhibit CRVFO-CSU-1 to protect slopes of 30% or greater or fragile or saline soils

The following lands are subject to CRVFO-CSU-3 to protect intermittent and ephemeral streams: <u>T.0080S., R.0950W., 6TH PM</u>

Section 16: Lot 15;

All lands are subject to Exhibit CRVFO-TL-1 to protect salmonid and native non-salmonid fishes

All lands are subject to Exhibit CRVFO-TL-2 to protect big game winter range (moose)

All lands are subject to Exhibit CRVFO-TL-3 to protect big game production areas (elk)

All lands are subject to Exhibit CRVFO-TL-4 to protect nesting by migratory birds

All lands are subject to Exhibit CRVFO-TL-5 to protect active raptor nests

All lands are subject to Exhibit CRVFO-LN-2 for biological inventories

All lands are subject to Exhibit CRVFO-LN-6 for Endangered Species Act compliance

All lands are subject to Exhibit CRVFO-LN-7 for Class 4 and Class 5 paleontological areas

BLM; CON: CRVFO

PARCEL ID: 8352 SERIAL #: COC79304

T.0030S., R.0970W., 6TH PM

Section 9: E2,SENW,E2SW;

Section 10: ALL;

Section 11: W2W2;

Section 14: NWSW;

Section 15: ALL;

Rio Blanco County

Colorado 1920.000 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent:

T.0030S., R.0970W., 6TH PM

Section 14: NWSW;

Section 15: SESE;

The following lands are subject to Exhibit WR-NSO-18 to maintain the utility of nest sites associated with raptors that are not identified as special status, including the physical and vegetation character of surrounding habitat for current and subsequent reproductive functions:

T.0030S., R.0970W., 6TH PM

Section 9: E2;

Section 10: W2NW,NWSW;

Section 11: W2W2;

Section 14: NWSW;

Section 15: W2NW;

The following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent:

T.0030S., R.0970W., 6TH PM

Section 15: SESE;

The following lands are subject to Exhibit WR-CSU-12 to maintain the vegetative, hydrologic, and geomorphic functionality of stream channels, water quality characteristics, spring function, water well integrity, proper wetland/riparian function, aquatic health, aquatic and wetland

habitat, macroinvertebrate communities, downstream fisheries and natural sediment and salt processes:

T.0030S., R.0970W., 6TH PM

Section 9: N2NE,SWNE,SESW,W2SE;

Section 10: W2NE,SENW,NESW,S2SW;

Section 14: NWSW;

Section 15: NWNW, SESE;

The following lands are subject to Exhibit WR-CSU-19 Oil shale to provide for a prudent and planned future leasing and development program for oil shale resources:

T.0030S., R.0970W., 6TH PM

Section 9: NWNE, SENE, SESW, NESE, S2SE;

Section 10: E2NE,SWNE,E2W2,NWNW,SWSW,NESE,W2SE;

Section 11: SWNW:

Section 15: W2NE,E2NW,NWNW,NESW;

The following lands are subject to Exhibit WR-TL-12 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined severe winter range habitats during periods when animals are physiologically or energetically challenged:

T.0030S., R.0970W., 6TH PM

Section 9: E2,SENW,E2SW; Section 10: N2,NESW,W2SW;

The following lands are subject to Exhibit WR-TL-14 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined winter range and winter concentration area habitats during periods when animals are physiologically or energetically challenged:

T.0030S., R.0970W., 6TH PM

Section 10: E2,SENW,SW;

Section 11: W2W2;

Section 14: NWSW;

Section 15: ALL;

The following lands are subject to Exhibit WR-TL-15 to prevent disruptions of nesting raptors that are not identified as special status that may result in absences of adults sufficient to cause direct or indirect mortality of the eggs or young or the premature departure of young from the nest:

T.0030S., R.0970W., 6TH PM

Section 9: E2, SENW, E2SW;

Section 10: W2NW,NWSW;

Section 11: W2NW;

Section 14: NWSW;

Section 15: ALL;

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources

BLM;PVT/BLM; CON: WRFO

PARCEL ID: 8353 SERIAL #: COC79305

T.0030S., R.0970W., 6TH PM

Section 11: E2; Section 12: ALL;

Rio Blanco County

Colorado 960.000 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent:

T.0030S., R.0970W., 6TH PM

Section 11: NENE, W2NE, NWSE; Section 12: SWNW, NWSW, E2SW;

The following lands are subject to Exhibit WR-NSO-18 to maintain the utility of nest sites associated with raptors that are not identified as special status, including the physical and vegetation character of surrounding habitat for current and subsequent reproductive functions:

T.0030S., R.0970W., 6TH PM

Section 11: NWNE;

Section 12: SWNE,NW,N2SW,NWSE;

The following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent:

T.0030S., R.0970W., 6TH PM

Section 11: NE,W2SE; Section 12: W2NW,SW; The following lands are subject to Exhibit WR-CSU-12 to maintain the vegetative, hydrologic, and geomorphic functionality of stream channels, water quality characteristics, spring function, water well integrity, proper wetland/riparian function, aquatic health, aquatic and wetland habitat, macroinvertebrate communities, downstream fisheries and natural sediment and salt processes:

T.0030S., R.0970W., 6TH PM

Section 11: NE,SESE;

Section 12: SWNW, W2SW, SESW;

The following lands are subject to Exhibit WR-CSU-19 Oil to provide for a prudent and planned future leasing and development program for oil shale resources:

T.0030S., R.0970W., 6TH PM

Section 11: NENE,SWNE; Section 12: E2NE,NWNE,SE;

The following lands are subject to Exhibit WR-TL-12 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined severe winter range habitats during periods when animals are physiologically or energetically challenged:

T.0030S., R.0970W., 6TH PM

Section 12: E2NE,SE;

All lands are subject to Exhibit WR-TL-14 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined winter range and winter concentration area habitats during periods when animals are physiologically or energetically challenged.

The following lands are subject to Exhibit WR-TL-15 to prevent disruptions of nesting raptors that are not identified as special status that may result in absences of adults sufficient to cause direct or indirect mortality of the eggs or young or the premature departure of young from the nest:

T.0030S., R.0970W., 6TH PM

Section 11: NWNE;

Section 12: SWNE,NW,N2SW,NWSE;

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources

BLM; CON: WRFO

PARCEL ID: 8358 SERIAL #: COC79306

T.0030S., R.0980W., 6TH PM

Section 23: N2,SE;

Section 24: ALL;

Section 25: ALL;

Section 26: NE;

Rio Blanco County

Colorado 1920.000 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent:

T.0030S., R.0980W., 6TH PM

Section 23: NWNW;

The following lands are subject to Exhibit WR-NSO-18 to maintain the utility of nest sites associated with raptors that are not identified as special status, including the physical and vegetation character of surrounding habitat for current and subsequent reproductive functions:

T.0030S., R.0980W., 6TH PM

Section 23: NWNE, NENW;

Section 24: S2NW,SW;

The following lands are subject to Exhibit WR-NSO-29 to protect Douglas-fir and aspen on slopes greater than 25 percent:

T.0030S., R.0980W., 6TH PM

Section 23: SWNW;

Section 25: W2NE,SENW,E2SW,SWSW;

The following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent:

T.0030S., R.0980W., 6TH PM

Section 23: N2NE,SWNE,W2NW;

Section 24: N2NE, SWNE, NESW, N2SE, SWSE;

Section 25: W2NE,SENW,E2SW,SWSW,SE;

The following lands are subject to Exhibit WR-CSU-12 to maintain the vegetative, hydrologic, and geomorphic functionality of stream channels, water quality characteristics, spring function, water well integrity, proper wetland/riparian function, aquatic health, aquatic and wetland habitat, macroinvertebrate communities, downstream fisheries and natural sediment and salt processes:

T.0030S., R.0980W., 6TH PM

Section 23: E2NE, W2SE;

Section 24: N2NE,SWNE,E2SW,NWSE;

Section 25: E2NW,SWNW,N2SW,SWSW;

Section 26: NWNE;

All lands are subject to Exhibit WR-TL-14 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined winter range and winter concentration area habitats during periods when animals are physiologically or energetically challenged.

All lands are subject to Exhibit WR-TL-15 to prevent disruptions of nesting raptors that are not identified as special status that may result in absences of adults sufficient to cause direct or indirect mortality of the eggs or young or the premature departure of young from the nest.

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources.

PVT/BLM;BLM; CON: WRFO

PARCEL ID: 8118 SERIAL #: COC79307

T.0070S., R.0980W., 6TH PM

Section 15: SWNE, W2NW, SENW:

Section 15: SW,W2SE;

Section 16: NENE,S2NE,SENW,S2;

Section 21: N2,N2S2,SWSW,SESE;

Section 22: ALL;

Garfield County

Colorado 2080.000 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

All lands are subject to Exhibit Geology Slope NSO CO to protect slopes steeper than 40%

All lands are subject to Exhibit Geology Soil CSU CO to protect fragile soils and mapped Mancos shale and saline soils

All lands are subject to Exhibit Plant Community CSU CO to protect significant or relict plant communities

All lands are subject to Exhibit Wildlife Raptor Nests TL CO to protect active raptor nests

All lands are subject to Exhibit Sensitive Raptor Nests TL CO to protect active nests of sensitive raptor species

The following lands are subject to Exhibit GJ-NSO-2 to protect streams/springs possessing lotic riparian characteristics:

T.0070S., R.0980W., 6TH PM

Section 15: SWNE;

All lands are subject to Exhibit GJ-NSO-13 to protect occupied or critical habitat for Federally listed, proposed, or candidate threatened or endangered plant and animal species

All lands are subject to Exhibit GJ-NSO-37 to protect cultural resources allocated to conservation use

All lands are subject to Exhibit GJ-NSO-38 to protect cultural resources allocated to traditional use

All lands are subject to Exhibit GJ-CSU-9 to protect occupied habitat of BLM sensitive plant species

All lands are subject to Exhibit GJ-CSU-27 to protect cultural resources allocated to scientific use

All lands are subject to Exhibit GJ-CSU-28 to protect cultural resources allocated to public use

All lands are subject to Exhibit GJ-CSU-30 to protect visual resources (VRM Class II)

The following lands are subject to Exhibit GJ-TL-1 to protect salmonid and native non-salmonid fishes:

T.0070S., R.0980W., 6TH PM

Section 15: SWNE;

All lands are subject to Exhibit GJ-TL-3 to protect nesting by migratory birds

The following lands are subject to Exhibit GJ-TL-20 to protect big game winter range:

T.0070S., R.0980W., 6TH PM

Section 15: SWNE, W2NW, SENW, SW, W2SE;

Section 16: NENE,S2NE,SENW,S2;

Section 21: N2N2,S2NE,SENW,NWSE;

Section 22: N2,E2SW,SE;

All lands are subject to Exhibit GJ-LN-3 for biological inventories

All lands are subject to Exhibit GJ-LN-4 for threatened and endangered species

All lands are subject to Exhibit GJ-LN-6 for Class 4 and Class 5 paleontological areas

BLM; CON: GJFO

PARCEL ID: 8119 SERIAL #: COC79308

T.0070S., R.0980W., 6TH PM

Section 17: S2SW,SE;

Section 18: SESE;

Section 19: Lot 1-4;

Section 19: E2,E2W2;

Section 20: ALL;

Garfield County

Colorado 1555.680 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

All lands are subject to Exhibit Geology Slope NSO CO to protect slopes steeper than 40%

All lands are subject to Exhibit Geology Soil CSU CO to protect fragile soils and mapped Mancos shale and saline soils

All lands are subject to Exhibit Plant Community CSU CO to protect significant or relict plant communities

All lands are subject to Exhibit Wildlife Raptor Nests TL CO to protect active raptor nests

All lands are subject to Exhibit Sensitive Raptor Nests TL CO to protect active nests of sensitive raptor species

The following lands are subject to Exhibit GJ-NSO-13 to protect occupied or critical habitat for Federally listed, proposed, or candidate threatened or endangered plant and animal species: T.0070S., R.0980W., 6TH PM

Section 19: SE;

All lands are subject to Exhibit GJ-NSO-37 to protect cultural resources allocated to conservation use

All lands are subject to Exhibit GJ-NSO-38 to protect cultural resources allocated to traditional use

All lands are subject to Exhibit GJ-CSU-9 to protect occupied habitat of BLM sensitive plant species

All lands are subject to Exhibit GJ-CSU-27 to protect cultural resources allocated to scientific use

All lands are subject to Exhibit GJ-CSU-28 to protect cultural resources allocated to public use

The following lands are subject to Exhibit GJ-CSU-30 to protect visual resources (VRM Class II):

T.0070S., R.0980W., 6TH PM

Section 17: SE;

Section 20: E2;

All lands are subject to Exhibit GJ-TL-3 to protect nesting by migratory birds

The following lands are subject to Exhibit GJ-TL-20 to protect big game winter range:

T.0070S., R.0980W., 6TH PM

Section 17: S2SW,SE;

Section 18: SESE;

Section 19: Lot 1,2;

Section 19: NE,E2NW;

Section 20: NENE, W2NE, NW;

All lands are subject to Exhibit GJ-LN-3 for biological inventories

All lands are subject to Exhibit GJ-LN-4 for threatened and endangered species

All lands are subject to Exhibit GJ-LN-6 for Class 4 and Class 5 paleontological areas

BLM; CON: GJFO

PARCEL ID: 8120 SERIAL #: COC79309

T.0070S., R.0980W., 6TH PM

Section 23: W2NW,SENW,S2;

Section 25: W2SW;

Section 26: ALL;

Section 27: E2E2NE;

Section 35: ALL;

Section 36: NWNW,S2NW,SW,SWSE;

Garfield County

Colorado 2160.000 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

All lands are subject to Exhibit Geology Slope NSO CO to protect slopes steeper than 40%

All lands are subject to Exhibit Geology Soil CSU CO to protect fragile soils and mapped Mancos shale and saline soils

All lands are subject to Exhibit Plant Community CSU CO to protect significant or relict plant communities

All lands are subject to Exhibit Wildlife Raptor Nests TL CO to protect active raptor nests

All lands are subject to Exhibit Wildlife Sensitive Raptor Nests TL CO to protect active nests of sensitive raptor species

All lands are subject to Exhibit GJ-NSO-13 to protect occupied or critical habitat for Federally listed, proposed, or candidate threatened or endangered plant and animal species

All lands are subject to Exhibit GJ-NSO-37 to protect cultural resources allocated to conservation use

All lands are subject to Exhibit GJ-NSO-38 to protect cultural resources allocated to traditional use

All lands are subject to Exhibit GJ-CSU-9 to protect occupied habitat of BLM sensitive plant species

All lands are subject to Exhibit GJ-CSU-27 to protect cultural resources allocated to scientific use

All lands are subject to Exhibit GJ-CSU-28 to protect cultural resources allocated to public use

All lands are subject to Exhibit GJ-CSU-30 to protect visual resources (VRM Class II)

All lands are subject to Exhibit GJ-TL-3 to protect nesting by migratory birds

All lands are subject to Exhibit GJ-TL-20 to protect big game winter range

All lands are subject to Exhibit GJ-LN-3 for biological inventories

All lands are subject to Exhibit GJ-LN-4 for threatened and endangered species

All lands are subject to Exhibit GJ-LN-6 for Class 4 and Class 5 paleontological areas

PVT/BLM;BLM; CON: GJFO

PARCEL ID: 8121 SERIAL #: COC79310

T.0070S., R.0980W., 6TH PM

Section 28: ALL;

Section 33: ALL;

Section 34: ALL;

Garfield County

Colorado 1920.000 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

All lands are subject to Exhibit Geology Slope NSO CO to protect slopes steeper than 40%

All lands are subject to Exhibit Geology Soil CSU CO to protect fragile soils and mapped Mancos shale and saline soils

All lands are subject to Exhibit Plant Community CSU CO to protect significant or relict plant communities

All lands are subject to Exhibit Wildlife Raptor Nests TL CO to protect active raptor nests

All lands are subject to Exhibit Wildlife Sensitive Raptor Nests TL CO to protect active nests of sensitive raptor species

All lands are subject to Exhibit GJ-NSO-13 to protect occupied or critical habitat for Federally listed, proposed, or candidate threatened or endangered plant and animal species

All lands are subject to Exhibit GJ-NSO-37 to protect cultural resources allocated to conservation use

All lands are subject to Exhibit GJ-NSO-38 to protect cultural resources allocated to traditional use

All lands are subject to Exhibit GJ-CSU-9 to protect occupied habitat of BLM sensitive plant species

All lands are subject to Exhibit GJ-CSU-27 to protect cultural resources allocated to scientific use

All lands are subject to Exhibit GJ-CSU-28 to protect cultural resources allocated to public use

All lands are subject to Exhibit GJ-CSU-30 to protect visual resources (VRM Class II)

All lands are subject to Exhibit GJ-TL-3 to protect nesting by migratory birds

The following lands are subject to Exhibit GJ-TL-20 to protect big game winter range: T.0070S., R.0980W., 6TH PM

Section 28: SWSW;

Section 33: ALL;

Section 34: ALL;

All lands are subject to Exhibit GJ-LN-3 for biological inventories

All lands are subject to Exhibit GJ-LN-4 for threatened and endangered species

All lands are subject to Exhibit GJ-LN-6 for Class 4 and Class 5 paleontological areas

BLM; CON: GJFO

PARCEL ID: 8122 SERIAL #: COC79312

T.0070S., R.0980W., 6TH PM

Section 29: ALL;

Section 30: Lot 1-4;

Section 30: E2,E2W2;

Section 31: Lot 1-3,5;

Section 31: E2,E2NW,NESW;

Section 32: ALL;

Garfield County

Colorado 2484.420 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

All lands are subject to Exhibit Geology Slope NSO CO to protect slopes steeper than 40%

All lands are subject to Exhibit Geology Soil CSU CO to protect fragile soils and mapped Mancos shale and saline soils

All lands are subject to Exhibit Plant Community CSU CO to protect significant or relict plant communities

All lands are subject to Exhibit Wildlife Raptor Nests TL CO to protect active raptor nests

All lands are subject to Exhibit Wildlife Sensitive Raptor Nests TL CO to protect active nests of sensitive raptor species

All lands are subject to Exhibit GJ-NSO-13 to protect occupied or critical habitat for Federally listed, proposed, or candidate threatened or endangered plant and animal species

All lands are subject to Exhibit GJ-NSO-37 to protect cultural resources allocated to conservation use

All lands are subject to Exhibit GJ-NSO-38 to protect cultural resources allocated to traditional use

All lands are subject to Exhibit GJ-CSU-9 to protect occupied habitat of BLM sensitive plant species

All lands are subject to Exhibit GJ-CSU-27 to protect cultural resources allocated to scientific use

All lands are subject to Exhibit GJ-CSU-28 to protect cultural resources allocated to public use

The following lands are subject to Exhibit GJ-CSU-30 to protect visual resources (VRM Class II):

T.0070S., R.0980W., 6TH PM

Section 29: E2; Section 32: E2;

All lands are subject to Exhibit GJ-TL-3 to protect nesting by migratory birds

The following lands are subject to Exhibit GJ-TL-20 to protect big game winter range:

T.0070S., R.0980W., 6TH PM

Section 29: SW,W2SE,SESE;

Section 30: SE;

Section 31: E2,E2NW,NESW;

Section 32: ALL;

All lands are subject to Exhibit GJ-LN-3 for biological inventories

All lands are subject to Exhibit GJ-LN-4 for threatened and endangered species

All lands are subject to Exhibit GJ-LN-6 for Class 4 and Class 5 paleontological areas

BLM; CON: GJFO

PARCEL ID: 8125 SERIAL #: COC79313

T.0070S., R.0990W., 6TH PM

Section 3: S2S2S2SW;

Section 4: S2S2S2SE;

Section 9: NE,S2NW,S2;

Section 10: NENW, W2NW, SW;

Garfield County

Colorado 880.000 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit Geology Slope NSO CO to protect slopes steeper than 40%:

T.0070S., R.0990W., 6TH PM

Section 4: S2S2S2SE;

Section 9: NWNE,S2N2,S2;

Section 10: N2NW,SWNW,SW;

The following lands are subject to Exhibit Geology Soil CSU CO to protect fragile soils and mapped Mancos shale and saline soils:

T.0070S., R.0990W., 6TH PM

Section 3: S2S2S2SW;

Section 4: S2S2S2SE;

Section 9: NWNE,S2N2,S2;

Section 10: N2NW,SWNW,SW;

All lands are subject to Exhibit Plant Community CSU CO to protect significant or relict plant communities

The following lands are subject to Exhibit Lands for Disposal CSU CO:

T.0070S., R.0990W., 6TH PM

Section 3: S2S2S2SW;

Section 4: S2S2S2SE;

Section 10: NENW;

All lands are subject to Exhibit Wildlife Raptor Nests TL CO to protect active raptor nests

All lands are subject to Exhibit Wildlife Sensitive Raptor Nests TL CO to protect active nests of sensitive raptor species

The following lands are subject to Exhibit GJ-NSO-2 to protect streams/springs possessing lotic riparian characteristics:

T.0070S., R.0990W., 6TH PM

Section 9: S2N2;

Section 10: W2NW;

All lands are subject to Exhibit GJ-NSO-37 to protect cultural resources allocated to conservation use

All lands are subject to Exhibit GJ-NSO-38 to protect cultural resources allocated to traditional use

All lands are subject to Exhibit GJ-CSU-9 to protect occupied habitat of BLM sensitive plant species

The following lands are subject to Exhibit GJ-CSU-24 to protect deer and elk migration and movement corridors:

T.0070S., R.0990W., 6TH PM

Section 3: S2S2S2SW;

Section 4: S2S2S2SE;

Section 9: NE,S2NW,N2SE;

Section 10: NENW, W2NW, SW;

All lands are subject to Exhibit GJ-CSU-27 to protect cultural resources allocated to scientific

All lands are subject to Exhibit GJ-CSU-28 to protect cultural resources allocated to public use

All lands are subject to Exhibit GJ-TL-3 to protect nesting by migratory birds

All lands are subject to Exhibit GJ-TL-20 to protect big game winter range

All lands are subject to Exhibit GJ-LN-3 for biological inventories

All lands are subject to Exhibit GJ-LN-4 for threatened and endangered species

All lands are subject to Exhibit GJ-LN-6 for Class 4 and Class 5 paleontological areas

PVT/BLM;BLM; CON: GJFO

PARCEL ID: 8126 SERIAL #: COC79314

T.0070S., R.0990W., 6TH PM

Section 7: Lot 6,7;

Section 7: Tract 38;

Section 7: E2SW,W2SE,SESE;

Section 8: S2;

Section 17: ALL;

Section 18: Lot 5-8;

Section 18: NE,E2W2,W2SE,SESE;

Garfield County

Colorado 1922.410 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

All lands are subject to Exhibit Geology Slope NSO CO to protect slopes steeper than 40%

All lands are subject to Exhibit Geology Soil CSU CO to protect fragile soils and mapped Mancos shale and saline soils

All lands are subject to Exhibit Plant Community CSU CO to protect significant or relict plant communities

All lands are subject to Exhibit Wildlife Raptor Nests TL CO to protect active raptor nests

All lands are subject to Exhibit Wildlife Sensitive Raptor Nests TL CO to protect active nests of sensitive raptor species

The following lands are subject to Exhibit GJ-NSO-2 to protect streams/springs possessing lotic riparian characteristics:

T.0070S., R.0990W., 6TH PM

Section 7: Tract 38;

All lands are subject to Exhibit GJ-NSO-37 to protect cultural resources allocated to conservation use

All lands are subject to Exhibit GJ-NSO-38 to protect cultural resources allocated to traditional use

All lands are subject to Exhibit GJ-CSU-9 to protect occupied habitat of BLM sensitive plant species

The following lands are subject to Exhibit GJ-CSU-24 to protect deer and elk migration and movement corridors:

T.0070S., R.0990W., 6TH PM

Section 7: Lot 6;

Section 7: Tract 38;

Section 7: NESW,NWSE;

Section 8: N2SW,NWSE;

All lands are subject to Exhibit GJ-CSU-27 to protect cultural resources allocated to scientific use

All lands are subject to Exhibit GJ-CSU-28 to protect cultural resources allocated to public use

All lands are subject to Exhibit GJ-TL-3 to protect nesting by migratory birds

The following lands are subject to Exhibit GJ-TL-20 to protect big game winter range: T.0070S., R.0990W., 6TH PM

Section 7: Lot 6,7;

Section 7: Tract 38;

Section 7: E2SW, W2SE, SESE;

Section 8: S2;

Section 17: N2NE,SWNE,W2,NWSE;

Section 18: Lot 5-7;

Section 18: NE,E2NW,NESW,NWSE,SESE;

All lands are subject to Exhibit GJ-LN-3 for biological inventories

All lands are subject to Exhibit GJ-LN-4 for threatened and endangered species

All lands are subject to Exhibit GJ-LN-6 for Class 4 and Class 5 paleontological areas

PVT/BLM;BLM; CON: GJFO

PARCEL ID: 8127 SERIAL #: COC79315

T.0070S., R.0990W., 6TH PM

Section 14: SW;

Section 15: ALL;

Section 16: ALL;

Section 21: Lot 4;

Section 21: N2,N2S2;

Garfield County

Colorado 1958.930 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit Geology Slope NSO CO to protect slopes steeper than 40%:

T.0070S., R.0990W., 6TH PM

Section 14: SW;

Section 15: ALL;

Section 16: N2,N2S2,S2SE;

Section 21: Lot 4;

Section 21: N2,N2S2;

All lands are subject to Exhibit Geology Soil CSU CO to protect fragile soils and mapped Mancos shale and saline soils

All lands are subject to Exhibit Plant Community CSU CO to protect significant or relict plant communities

All lands are subject to Exhibit Wildlife Raptor Nests TL CO to protect active raptor nests

All lands are subject to Exhibit Wildlife Sensitive Raptor Nests TL CO to protect active nests of sensitive raptor species

The following lands are subject to Exhibit GJ-NSO-4 to protect lentic riparian areas:

T.0070S., R.0990W., 6TH PM

Section 16: N2SW;

All lands are subject to Exhibit GJ-NSO-13 to protect occupied or critical habitat for Federally listed, proposed, or candidate threatened or endangered plant and animal species

All lands are subject to Exhibit GJ-NSO-37 to protect cultural resources allocated to conservation use

All lands are subject to Exhibit GJ-NSO-38 to protect cultural resources allocated to traditional use

All lands are subject to Exhibit GJ-CSU-9 to protect occupied habitat of BLM sensitive plant species

The following lands are subject to Exhibit GJ-CSU-24 to protect deer and elk migration and movement corridors:

T.0070S., R.0990W., 6TH PM

Section 14: N2SW;

Section 15: E2NE, NWNE;

Section 21: Lot 4;

All lands are subject to Exhibit GJ-CSU-27 to protect cultural resources allocated to scientific use

All lands are subject to Exhibit GJ-CSU-28 to protect cultural resources allocated to public use

All lands are subject to Exhibit GJ-TL-3 to protect nesting by migratory birds

All lands are subject to Exhibit GJ-LN-3 for biological inventories

All lands are subject to Exhibit GJ-LN-4 for threatened and endangered species

All lands are subject to Exhibit GJ-LN-6 for Class 4 and Class 5 paleontological areas

BLM;PVT/BLM; CON: GJFO

PARCEL ID: 8128 SERIAL #: COC79316

T.0070S., R.0990W., 6TH PM

Section 22: Lot 1-3;

Section 22: N2,N2S2,SESE;

Section 23: ALL;

Section 27: Lot 1,2;

Garfield County

Colorado 1322.950 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

All lands are subject to Exhibit Geology Slope NSO CO to protect slopes steeper than 40%

All lands are subject to Exhibit Geology Soil CSU CO to protect fragile soils and mapped Mancos shale and saline soils

All lands are subject to Exhibit Plant Community CSU CO to protect significant or relict plant communities

All lands are subject to Exhibit Wildlife Raptor Nests TL CO to protect active raptor nests

All lands are subject to Exhibit Wildlife Sensitive Raptor Nests TL CO to protect active nests of sensitive raptor species

All lands are subject to Exhibit GJ-NSO-13 to protect occupied or critical habitat for Federally listed, proposed, or candidate threatened or endangered plant and animal species

All lands are subject to Exhibit GJ-NSO-37 to protect cultural resources allocated to conservation use

All lands are subject to Exhibit GJ-NSO-38 to protect cultural resources allocated to traditional use

All lands are subject to Exhibit GJ-CSU-9 to protect occupied habitat of BLM sensitive plant species

The following lands are subject to Exhibit GJ-CSU-24 to protect deer and elk migration and movement corridors:

T.0070S., R.0990W., 6TH PM

Section 22: Lot 1-3;

Section 27: Lot 1,2;

All lands are subject to Exhibit GJ-CSU-27 to protect cultural resources allocated to scientific use

All lands are subject to Exhibit GJ-CSU-28 to protect cultural resources allocated to public use

All lands are subject to Exhibit GJ-TL-3 to protect nesting by migratory birds

The following lands are subject to Exhibit GJ-TL-20 to protect big game winter range:

T.0070S., R.0990W., 6TH PM

Section 22: Lot 1-3;

Section 22: S2NW,N2SW;

Section 23: N2NE, NENW;

All lands are subject to Exhibit GJ-LN-3 for biological inventories

All lands are subject to Exhibit GJ-LN-4 for threatened and endangered species

All lands are subject to Exhibit GJ-LN-6 for Class 4 and Class 5 paleontological areas

BLM; CON: GJFO

PARCEL ID: 8129 SERIAL #: COC79317

T.0070S., R.0990W., 6TH PM

Section 24: ALL;

Section 25: Lot 1;

Section 25: N2,N2SW,SESW,SE;

Section 26: Lot 1-7;

Section 26: N2NE, SENE, NENW, NESE;

Garfield County

Colorado 1656.420 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

All lands are subject to Exhibit Geology Slope NSO CO to protect slopes steeper than 40%

All lands are subject to Exhibit Geology Soil CSU CO to protect fragile soils and mapped Mancos shale and saline soils

All lands are subject to Exhibit Plant Community CSU CO to protect significant or relict plant communities

All lands are subject to Exhibit Wildlife Raptor Nests TL CO to protect active raptor nests

All lands are subject to Exhibit Sensitive Raptor Nests TL CO to protect active nests of sensitive raptor species

All lands are subject to Exhibit GJ-NSO-13 to protect occupied or critical habitat for Federally listed, proposed, or candidate threatened or endangered plant and animal species

All lands are subject to Exhibit GJ-NSO-37 to protect cultural resources allocated to conservation use

All lands are subject to Exhibit GJ-NSO-38 to protect cultural resources allocated to traditional use

All lands are subject to Exhibit GJ-CSU-9 to protect occupied habitat of BLM sensitive plant species

All lands are subject to Exhibit GJ-CSU-27 to protect cultural resources allocated to scientific use

All lands are subject to Exhibit GJ-CSU-28 to protect cultural resources allocated to public use

All lands are subject to Exhibit GJ-TL-3 to protect nesting by migratory birds

The following lands are subject to Exhibit GJ-TL-20 to protect big game winter range: T.0070S., R.0990W., 6TH PM

Section 24: N2N2,S2NE,SENW;

All lands are subject to Exhibit GJ-LN-3 for biological inventories

All lands are subject to Exhibit GJ-LN-4 for threatened and endangered species

All lands are subject to Exhibit GJ-LN-6 for Class 4 and Class 5 paleontological areas

BLM; CON: GJFO

PARCEL ID: 8130 SERIAL #: COC79318

T.0070S., R.0990W., 6TH PM

Section 26: Tract 54;

Section 27: Tract 54;

Section 34: Tract 54;

Section 35: Tract 54:

Garfield County

Colorado 640.000 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

All lands are subject to Exhibit Geology Slope NSO CO to protect slopes steeper than 40%

All lands are subject to Exhibit Geology Soil CSU CO to protect fragile soils and mapped Mancos shale and saline soils

All lands are subject to Exhibit Plant Community CSU CO to protect significant or relict plant communities

All lands are subject to Exhibit Wildlife Raptor Nests TL CO to protect active raptor nests

All lands are subject to Exhibit Wildlife Sensitive Raptor Nests TL CO to protect active nests of sensitive raptor species

All lands are subject to Exhibit GJ-NSO-37 to protect cultural resources allocated to conservation use

All lands are subject to Exhibit GJ-NSO-38 to protect cultural resources allocated to traditional use

All lands are subject to Exhibit GJ-CSU-9 to protect occupied habitat of BLM sensitive plant species

All lands are subject to Exhibit GJ-CSU-27 to protect cultural resources allocated to scientific use

All lands are subject to Exhibit GJ-CSU-28 to protect cultural resources allocated to public use

All lands are subject to Exhibit GJ-TL-3 to protect nesting by migratory birds

All lands are subject to Exhibit GJ-TL-20 to protect big game winter range

All lands are subject to Exhibit GJ-LN-3 for biological inventories

All lands are subject to Exhibit GJ-LN-4 for threatened and endangered species

All lands are subject to Exhibit GJ-LN-6 for Class 4 and Class 5 paleontological areas

PVT/BLM; CON: GJFO

PARCEL ID: 8209 SERIAL #: COC79319

T.0010S., R.1040W., 6TH PM

Section 15: Lot 1,2;

Rio Blanco County

Colorado 90.650 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

All following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent.

All lands are subject to Exhibit WR-NSO-25 to protect occupied and/or suitable habitat for federally listed, proposed, and candidate plant species:

All lands are subject to Exhibit WR-NSO-26 to protect occupied and/or suitable habitat for BLM sensitive plant species:

All following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent.

All lands are subject to Exhibit WR-TL-14 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined winter range and winter concentration area habitats during periods when animals are physiologically or energetically challenged.

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources

BLM; CON: WRFO

PARCEL ID: 8408 SERIAL #: COC79320

T.0100N., R.0590W., 6TH PM

Section 4: Lot 15-18; Section 6: Lot 8-11;

Section 10: S2SE;

Section 23: S2NE;

Weld County

Colorado 456.440 Acres

All lands are subject to Exhibit CO-03 to protect raptor nests

All lands are subject to Exhibit CO-09 to protect big game winter habitat

All lands are subject to Exhibit CO-18 to protect raptor nesting and fledgling habitat

All lands are subject to Exhibit CO-19 to protect ferruginous hawk nesting and fledgling habitat

All lands are subject to Exhibit CO-28 to protect perennial water impoundments and streams, and/or riparian/wetland vegetation zones, relocation beyond riparian vegetation zone required

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

PVT/BLM; CORM: RGFO

PARCEL ID: 8407 SERIAL #: COC79321

T.0090N., R.0600W., 6TH PM

Section 2: N2SE;

Weld County

Colorado 80.000 Acres

All lands are subject to Exhibit CO-03 to protect raptor nests

All lands are subject to Exhibit CO-18 to protect raptor nesting and fledgling habitat

All lands are subject to Exhibit CO-19 to protect ferruginous hawk nesting and fledgling habitat

All lands are subject to Exhibit CO-28 to protect perennial water impoundments and streams, and/or riparian/wetland vegetation zones, relocation beyond riparian vegetation zone required

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

PVT/BLM; CORM: RGFO

PARCEL ID: 8373 SERIAL #: COC79322

T.0040N., R.0610W., 6TH PM

Section 5: SWSE EXCL C0123882;

Section 7: LOT 3 EXCL C0123882;

Weld County

Colorado 1.490 Acres

All lands are subject to Exhibit CO-03 to protect raptor nests

All lands are subject to Exhibit CO-04 to protect bald eagle roosts or nests

All lands are subject to Exhibit CO-07 to protect waterfowl and shorebird habitat and rookeries

All lands are subject to Exhibit CO-17 to protect white pelican nesting and feeding habitat

All lands are subject to Exhibit CO-18 to protect raptor nesting and fledgling habitat

All lands are subject to Exhibit CO-19 to protect ferruginous hawk nesting and fledgling habitat

All lands are subject to Exhibit CO-23 to protect bald eagle winter roost sites

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

All lands are subject to Exhibit NE-02 to protect riparian and wildlife values near reservoirs

BLM; CORM: RGFO

PARCEL ID: 8409 SERIAL #: COC79323

T.0100N., R.0610W., 6TH PM

Section 29: SWNE,N2SE;

Weld County

Colorado 120.000 Acres

All lands are subject to Exhibit CO-03 to protect raptor nests

All lands are subject to Exhibit CO-18 to protect raptor nesting and fledgling habitat

All lands are subject to Exhibit CO-19 to protect ferruginous hawk nesting and fledgling habitat

All lands are subject to Exhibit CO-28 to protect perennial water impoundments and streams, and/or riparian/wetland vegetation zones, relocation beyond riparian vegetation zone required

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

PVT/BLM; CORM: RGFO

PARCEL ID: 8257 SERIAL #: COC79324

T.0050N., R.0770W., 6TH PM

Section 18: Lot 2;

Section 18: S2NE, SENW;

Jackson County

Colorado 160.210 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit KFO-NSO-1 to protect Slopes Greater than 40 Percent:

T.0050N., R.0770W., 6^{th} PM

Section 18: Lot 2;

Section 18: SENE, SENW;

All lands are subject to Exhibit KFO-NSO-4 to protect Perennial Streams, Water Bodies, Fisheries, and Riparian Areas.

All lands are subject to Exhibit KFO-NSO-16 to protect cultural resource sites that may be damaged from inadvertent, unauthorized, or authorized uses.

The following lands are subject to Exhibit KFO-CSU-1 to protect Soils:

<u>T.0050N., R.0770W., 6th PM</u>

Section 18: Lot 2;

Section 18: SENE, SENW;

All lands are subject to Exhibit KFO-CSU-3 to protect Perennial Streams, Water Bodies, Fisheries, and Riparian Areas.

All lands are subject to Exhibit KFO-CSU-13 to protect cultural resource sites that may be damaged from inadvertent, unauthorized, or authorized uses.

All lands are subject to Exhibit KFO-CSU-14 to protect scientific information that may be damaged from inadvertent or authorized uses.

All lands are subject to Exhibit KFO-CSU-17 Restrict the siting of oil and gas development and operations from all locations and all VRM objective classes at locations where they will otherwise be sky-lined above the horizon, as viewed from all State and U.S. Highways.

All lands are subject to Exhibit KFO-CSU-18 Rehabilitate all post-exploration and development within the foreground distance zone viewshed of all State, U.S., and Interstate Highways in order to replicate the original landscape contour and vegetation.

All lands are subject to Exhibit KFO-TL-2 to protect Big Game Production Areas: Antelope, Rocky Mountain Bighorn Sheep, Mule deer, White-tailed deer, Elk, Moose

All lands are subject to Exhibit KFO-LN-5 the lessee is hereby notified that Class III Cultural Resource Inventory may be required prior to surface-disturbing activities.

All lands are subject to Exhibit KFO-LN-6 the lessee is hereby notified that deep, subsurface survey may be required for subsurface-disturbing operations in areas that have a high potential for Buried Cultural deeply buried cultural resources.

All lands are subject to Exhibit KFO-LN-7 the lessee is hereby notified that prior to any surfacedisturbing activities, an inventory of paleontological resources (fossils) may be required. Paleontological Mitigation measures may be required upon the discovery of any vertebrate (Fossil) fossil or other scientifically-important paleontological resource.

The following lands are subject to Exhibit KFO-LN-8 to protect High Value Wildlife Habitat: <u>T.0050N., R.0770W., 6TH PM</u>

Section 18: SENE;

PVT/BLM; CON: KFO

PARCEL ID: 8298 SERIAL #: COC79325

T.0080N., R.0770W., 6TH PM

Section 29: S2SE; Section 32: NENE;

Jackson County

Colorado 120.000 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit KFO-CSU-3 to protect Perennial Streams, Water Bodies, Fisheries, and Riparian Areas:

T.0080N., R.0770W., 6th PM

Section 29: SWSE;

All lands are subject to Exhibit KFO-CSU-16 Surface occupancy is restricted within viewsheds of designated back country, Scenic and Historic Byways, at foreground and middleground distances (within 5 miles), unless topographically screened from view.

All lands are subject to Exhibit KFO-CSU-17 Restrict the siting of oil and gas development and operations from all locations and all VRM objective classes at locations where they will otherwise be sky-lined above the horizon, as viewed from all State and U.S. Highways.

All lands are subject to Exhibit KFO-CSU-18 Rehabilitate all post-exploration and development within the foreground distance zone viewshed of all State, U.S., and Interstate Highways in order to replicate the original landscape contour and vegetation.

All lands are subject to Exhibit KFO-CSU-20 Restrict surface occupancy or use within foreground-middleground distance zones of KOPs within any National Park or State Park.

PVT/BLM; CON: KFO

PARCEL ID: 8258 SERIAL #: COC79326

T.0050N., R.0780W., 6TH PM

Section 9: SESW;

Jackson County

Colorado 40.000 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

All lands are subject to Exhibit KFO-NSO-4 to protect Perennial Streams, Water Bodies, Fisheries, and Riparian Areas.

All lands are subject to Exhibit KFO-CSU-3 to protect Perennial Streams, Water Bodies, Fisheries, and Riparian Areas.

All lands are subject to Exhibits KFO-CSU-10 to protect Established Lynx Linkage Corridors and Lynx Habitat Within LAUs

All lands are subject to Exhibit KFO-CSU-17 Restrict the siting of oil and gas development and operations from all locations and all VRM objective classes at locations where they will otherwise be sky-lined above the horizon, as viewed from all State and U.S. Highways.

All lands are subject to Exhibit KFO-CSU-18 Rehabilitate all post-exploration and development within the foreground distance zone viewshed of all State, U.S., and Interstate Highways in order to replicate the original landscape contour and vegetation.

All lands are subject to Exhibit KFO-TL-2 to protect Big Game Production Areas: Antelope, Rocky Mountain Bighorn Sheep, Mule deer, White-tailed deer, Elk, Moose

All lands are subject to Exhibit KFO-TL-3 to protect Big Game Crucial Winter Range: Antelope, Rocky Mountain Bighorn Sheep, Mule deer, White-tailed deer, Elk, Moose

All lands are subject to Exhibits KFO-LN-2 to protect Endangered Species

PVT/BLM; CON: KFO

PARCEL ID: 8290 SERIAL #: COC79327

T.0060N., R.0780W., 6TH PM

Section 25: E2W2,NWNW,SWSW;

Section 26: N2NE, W2, SE;

Section 27: E2E2,NWNE,N2NW;

Section 28: NENE;

Section 35: NE,SENW,NESE;

Jackson County

Colorado 1360.000 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit KFO-NSO-1 to protect Slopes Greater than 40 Percent:

T.0060N., R.0780W., 6TH PM

Section 25: N2NW, SENW, NESW, SWSW;

Section 26: NENE, SW, NESE, W2SE;

Section 35: W2NE, NESE;

The following lands are subject to Exhibit KFO-NSO-4 to protect Perennial Streams, Water Bodies, Fisheries, and Riparian Areas:

T.0060N., R.0780W., 6TH PM

Section 25: SENW, NESW, SWSW;

Section 26: NENE, W2NW, SENW, NWSW;

Section 27: SENE, NESE;

Section 35: S2NE, SENW, NESE;

The following lands are subject to Exhibit KFO-NSO-5 to protect Intermittent and Ephemeral Streams:

T.0060N., R.0780W., 6TH PM

Section 25: NENW, SWSW;

Section 26: N2NE,S2NW;

Section 27: SENE;

Section 35: SENE, NESE;

The following lands are subject to Exhibit KFO-CSU-1 to protect Soils:

T.0060N., R.0780W., 6TH PM

Section 25: N2NW, SENW, NESW, SWSW;

Section 26: N2NE,N2NW,SENW,S2;

Section 27: E2E2,NWNE,NENW;

Section 35: NE,SENW,NESE;

The following lands are subject to Exhibit KFO-CSU-3 to protect Perennial Streams, Water Bodies, Fisheries, and Riparian Areas:

T.0060N., R.0780W., 6TH PM

Section 25: SENW, NESW, SWSW;

Section 26: N2NE, W2NW, SENW, NWSW;

Section 27: E2NE, NESE;

Section 35: S2NE, SENW, NESE;

The following lands are subject to Exhibit KFO-CSU-4 to protect Intermittent and Ephemeral Streams:

T.0060N., R.0780W., 6TH PM

Section 25: N2NW, SENW, NESW, SWSW;

Section 26: N2NE,S2NW;

Section 27: SENE;

Section 35: SENE, NESE;

The following lands are subject to Exhibit KFO-CSU-10 to protect Established Lynx Linkage Corridors and Lynx Habitat Within LAUs:

T.0060N., R.0780W., 6TH PM

Section 25: E2W2;

All lands are subject to Exhibit KFO-CSU-17 Restrict the siting of oil and gas development and operations from all locations and all VRM objective classes at locations where they will otherwise be sky-lined above the horizon, as viewed from all State and U.S. Highways.

All lands are subject to Exhibit KFO-CSU-18 Rehabilitate all post-exploration and development within the foreground distance zone viewshed of all State, U.S., and Interstate Highways in order to replicate the original landscape contour and vegetation.

All lands are subject to Exhibit KFO-CSU-22 Exclude oil and gas development and operations within foreground and middleground distances of BLM-managed public lands adjoining significant residential developments, communities, and municipalities.

The following lands are subject to Exhibit KFO-TL-1 to protect Native Fish and Important Sport Fish:

T.0060N., R.0780W., 6TH PM

Section 35: SENW;

The following lands are subject to Exhibit KFO-TL-2 to protect Big Game Production Areas: Antelope, Rocky Mountain Bighorn Sheep, Mule deer, White-tailed deer, Elk, Moose: T.0060N., R.0780W., 6TH PM

Section 26: N2NE, W2, W2SE;

Section 27: E2E2,NWNE,N2NW;

Section 35: W2NE, SENW, NESE;

The following lands are subject to Exhibit KFO-TL-3 to protect Big Game Crucial Winter Range: Antelope, Rocky Mountain Bighorn Sheep, Mule deer, White-tailed deer, Elk, Moose T.0060N., R.0780W., 6TH PM

Section 25: E2W2,NWNW,SWSW;

Section 26: N2NE, W2, SE;

Section 27: E2E2,NWNE,N2NW;

Section 28: NENE:

Section 35: N2NE, SENE;

The following lands are subject to Exhibit KFO-LN-2 protect Endangered Species:

T.0060N., R.0780W., 6TH PM

Section 25: E2W2;

PVT/BLM; CON: KFO

PARCEL ID: 8302 SERIAL #: COC79328

T.0060N., R.0790W., 6TH PM

Section 19: Lot 2-4;

Section 29: E2,E2SW,SWSW;

Section 30: Lot 1-4;

Section 30: SENW,E2SW,SE;

Section 31: Lot 1-4:

Section 31: E2,E2W2;

Section 32: N2NE, SENE, W2, NESE;

Jackson County

Colorado 2108.130 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit KFO-NSO-1 to protect Slopes Greater Than 40 Percent:

T.0060N., R.0790W., 6TH PM

Section 19: Lot 2-4;

Section 29: SWNE,E2SW,SWSW,NESE,W2SE;

Section 30: Lot 1-3;

Section 30: SENW,E2SW,SE;

Section 31: Lot 1,3,4;

Section 31: W2NE,SENE,E2NW,,E2SE,NWSE;

Section 32: N2NE, SENE, NENW, SWNW, SW, NESE;

The following lands are subject to Exhibit KFO-NSO-4 to protect Perennial Streams, Water Bodies, Fisheries, and Riparian Areas:

T.0060N., R.0790W., 6TH PM

Section 19: Lot 2;

Section 29: NENE, E2SW;

Section 30: Lot 2,3;

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Section 30: SENW, NESW, N2SE, SWSE;
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Section 31: Lot 2,3;

Section 31: NWNE,S2SE;

Section 32: NWNE,SENE,W2,NESE;

The following lands are subject to Exhibit KFO-NSO-5 to protect Intermittent and Ephemeral Streams:

T.0060N., R.0790W., 6TH PM

Section 30: Lot 2,3;

Section 30: SENW, W2SE;

Section 31: Lot 2,3;

Section 31: SESE;

Section 32: E2NW,SWNW,W2SW,NESE;

The following lands are subject to Exhibit KFO-CSU-1 to protect Soils:

T.0060N., R.0790W., 6TH PM

Section 19: Lot 2-4;

Section 29: E2,E2SW,SWSW;

Section 30: Lot 1-4;

Section 30: SENW,E2SW,SE;

Section 31: Lot 1-4;

Section 31: E2,E2W2;

The following lands are subject to Exhibit KFO-CSU-3 to protect Perennial Streams, Water Bodies, Fisheries, and Riparian Areas:

T.0060N., R.0790W., 6TH PM

Section 19: Lot 2;

Section 29: NENE, E2SW, SWSE;

Section 30: Lot 2-4;

Section 30: SENW, E2SW, NESE, W2SE;

Section 31: Lot 1-4;

Section 31: NWNE,E2SE,SWSE;

Section 32: N2NE, SENE, W2, NESE;

The following lands are subject to Exhibit KFO-CSU-4 to protect Intermittent and Ephemeral Streams:

T.0060N., R.0790W., 6TH PM

Section 29: NENE, SESW;

Section 30: Lot 2,3;

Section 30: SENW, W2SE;

Section 31: Lot 2,3;

Section 31: SESE;

Section 32: E2NW,N2SW,NESE;

The following lands are subject to Exhibit KFO-CSU-8 to protect Mapped Seasonal Habitats (Non-Lek Breeding, Late Brood Rearing, and Winter Habitat) or Suitable Sagebrush Habitat within a 4-mile Radius of a Lek:

T.0060N., R.0790W., 6TH PM

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Section 19: Lot 2-4;
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Section 29: E2,E2SW,SWSW;

Section 30: Lot 1-4;

Section 30: SENW,E2SW,SE;

Section 31: N2NE;

Section 32: N2NE, SENE, N2NW, SENW;

The following lands are subject to Exhibit KFO-CSU-10 to protect Established Lynx Linkage Corridors and Lynx Habitat Within LAUs:

T.0060N., R.0790W., 6TH PM

Section 29: E2SW,SWSW,SE;

Section 30: Lot 3,4;

Section 30: E2SW,SE;

Section 31: Lot 1-4;

Section 31: E2,E2W2;

Section 32: N2NE, SENE, W2, NESE;

The following lands are subject to Exhibit KFO-CSU-15 Oil and gas development and operations, and post-operation rehabilitation, must comply with VRM contrast limits by ensuring that project design does not exceed the following contrast ratings by VRM Objective Classes in approved RMPs; **Class III: moderate**:

T.0060N., R.0790W., 6TH PM

Section 19: Lot 3,4;

Section 29: NWNE,S2NE,SE;

All lands are subject to Exhibit KFO-CSU-17 Restrict the siting of oil and gas development and operations from all locations and all VRM objective classes at locations where they will otherwise be sky-lined above the horizon, as viewed from all State and U.S. Highways.

All lands are subject to Exhibit KFO-CSU-18 Rehabilitate all post-exploration and development within the foreground distance zone viewshed of all State, U.S., and Interstate Highways in order to replicate the original landscape contour and vegetation.

The following lands are subject to Exhibit KFO-TL-2 to protect Big Game Production Areas: Antelope, Rocky Mountain Bighorn Sheep, Mule deer, White-tailed deer, Elk, Moose: T.0060N., R.0790W., 6TH PM

Section 19: Lot 3,4;

Section 29: E2,E2SW,SWSW;

Section 30: Lot 1-4;

Section 30: SENW,E2SW,SE;

Section 31: Lot 1-4;

Section 31: E2,E2W2;

Section 32: N2NE, SENE, NW, NESE;

The following lands are subject to Exhibit KFO-TL-3 to protect Big Game Crucial Winter Range: Antelope, Rocky Mountain Bighorn Sheep, Mule deer, White-tailed deer, Elk, Moose: T.0060N., R.0790W., 6TH PM

Section 19: Lot 3,4;

Section 29: E2,E2SW,SWSW;

Section 30: Lot 1,2;

Section 30: SENW, N2SE;

Section 32: NWNE,N2NW;

The following lands are subject to Exhibit KFO-TL-7 to protect Sage Grouse Nesting Habitat:

T.0060N., R.0790W., 6TH PM

Section 19: Lot 2-4;

Section 29: E2,E2SW,SWSW;

Section 30: Lot 1,2;

Section 30: SENW,E2SW,SE;

Section 31: N2NE;

Section 32: N2NE, SENE, N2NW, SENW;

The following lands are subject to Exhibit KFO-LN-2 protect Endangered Species

T.0060N., R.0790W., 6TH PM

Section 29: E2SW,SWSW,SE;

Section 30: Lot 3,4;

Section 30: E2SW,SE;

Section 31: Lot 1-4;

Section 31: E2,E2W2;

Section 32: N2NE, SENE, W2, NESE;

The following lands are subject to Exhibit KFO-LN-8 to protect High Value Wildlife Habitat T.0060N., R.0790W., 6TH PM

Section 19: Lot 2-4;

Section 29: E2,NESW;

Section 30: Lot 1-4;

PVT/BLM; CON: KFO

PARCEL ID: 8242 SERIAL #: COC79329

T.0040N., R.0860W., 6TH PM

Section 10: S2S2;

Section 11: Lot 8,11,17,19; Section 14: Lot 1-6,8,12; Section 15: NE,W2SW;

Routt County

Colorado 874.830 Acres

All lands are subject to Exhibit CO-01 to protect surface and longwall coal mines where oil and gas development is incompatible with planned coal extraction.

All lands are subject to Exhibit CO-29 to alert lessees of paleontological inventory requirements.

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit LS-NSO-105 to protect perennial water sources:

T.0040N., R.0860W., 6TH PM

Section 10: SWSW;

Section 14: Lot 1,2,6,8,12;

The following lands are subject to Exhibit LS-NSO-106 to protect raptor nest sites:

T.0040N., R.0860W., 6TH PM

Section 10: S2SW,SWSE;

Section 15: NWNE;

All lands are subject to Exhibit LS-CSU-107 to protect medium priority sagebrush habitat

All lands are subject to Exhibit LS-CSU-111 to protect steep slopes

All lands are subject to Exhibit LS-CSU-130: Controlled surface use for potential special status plant and wildlife species

All lands are subject Exhibit LS-CSU-134 to alert the lessee oil and gas operations are proposed within the area of an approved underground coal mine.

The following lands are subject to Exhibit LS-TL-103 to protect raptor nesting activities:

T.0040N., R.0860W., 6TH PM

Section 10: S2SW,SWSE;

Section 15: NWNE;

All lands are subject to Exhibit LS-TL-104 to protect Columbian sharp-tailed grouse crucial winter range

All lands are subject to Exhibit LS-TL-112 to protect Columbian sharp-tailed grouse nesting habitat

The following lands are subject to Exhibit LS-TL-115 to protect elk calving areas:

T.0040N., R.0860W., 6TH PM

Section 15: NE, W2SW;

All lands are subject to Exhibit LS-TL-137 to protect elk crucial winter range

PVT/BLM;BLM; CON: LSFO

PARCEL ID: 8222 SERIAL #: COC79330

T.0030N., R.0870W., 6TH PM

Section 1: Lot 1-14;

Section 1: S2NW,N2SW;

T.0040N., R.0870W., 6TH PM

Section 36: ALL;

Routt County

Colorado 1371.660 Acres

All lands are subject to Exhibit CO-29 to alert lessees of paleontological inventory requirements.

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

All lands are subject to Exhibit LS-CSU-111 to protect steep slopes

All lands are subject to Exhibit LS-CSU-130: Controlled surface use for potential special status plant and wildlife species

The following lands are subject to Exhibit LS-TL-104 to protect Columbian sharp-tailed grouse crucial winter range:

T.0030N., R.0870W., 6TH PM

Section 1: Lot 1-8;

Section 1: SENW;

T.0040N., R.0870W., 6TH PM

Section 36: ALL;

PVT/BLM;BLM; CON: LSFO

PARCEL ID: 8243 SERIAL #: COC79331

T.0040N., R.0870W., 6TH PM

Section 23: S2N2,S2;

Routt County

Colorado 480.000 Acres

All lands are subject to Exhibit CO-29 to alert lessees of paleontological inventory requirements.

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit LS-NSO-105 to protect perennial water sources: T.0040N., R.0870W., 6TH PM

Section 23: S2NW,NWSW;

All lands are subject to Exhibit LS-CSU-107 to protect medium priority sagebrush habitat.

All lands are subject to Exhibit LS-CSU-111 to protect steep slopes

All lands are subject to Exhibit LS-CSU-130: Controlled surface use for potential special status plant and wildlife species

All lands are subject to Exhibit LS-TL-104 to protect Columbian sharp-tailed grouse crucial winter range

All lands are subject to Exhibit LS-TL-112 to protect Columbian sharp-tailed grouse nesting habitat

All lands are subject to Exhibit LS-TL-115 to protect elk calving areas

PVT/BLM; CON: LSFO

PARCEL ID: 8275 SERIAL #: COC79332

T.0060N., R.0870W., 6TH PM

Section 35: N2NW,SWNW;

Routt County

Colorado 120.000 Acres

All lands are subject to Exhibit CO-01 to protect surface and longwall coal mines where oil and gas development is incompatible with planned coal extraction.

All lands are subject to Exhibit CO-29 to alert lessees of paleontological inventory requirements.

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit LS-NSO-106 to protect raptor nest sites:

T.0060N., R.0870W., 6TH PM

Section 35: NENW;

All lands are subject to Exhibit LS-CSU-107 to protect medium priority sagebrush habitat.

All lands are subject to Exhibit LS-CSU-111 to protect steep slopes

All lands are subject to Exhibit LS-CSU-130: Controlled surface use for potential special status plant and wildlife species

All lands are subject Exhibit LS-CSU-134 to alert the lessee oil and gas operations are proposed within the area of an approved underground coal mine.

The following lands are subject to Exhibit LS-TL-103 to protect raptor nesting activities: T.0060N., R.0870W., 6TH PM

Section 35: NENW;

All lands are subject to Exhibit LS-TL-104 to protect Columbian sharp-tailed grouse crucial winter range

All lands are subject to Exhibit LS-TL-112 to protect Columbian sharp-tailed grouse nesting habitat

All lands are subject to Exhibit LS-TL-136 to protect mule deer crucial winter range

All lands are subject to Exhibit LS-TL-137 to protect elk crucial winter range

PVT/BLM; CON: LSFO

PARCEL ID: 8195 SERIAL #: COC79333

T.0010N., R.0950W., 6TH PM

Section 34: Lot 4;

Section 34: NW, NESE;

Section 36: NESE;

Rio Blanco County

Colorado 272.230 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent:

T.0010N., R.0950W., 6TH PM

Section 34: Lot 4;

Section 34: W2NW,SENW,NESE;

The following lands are subject to Exhibit WR-NSO-18 to maintain the utility of nest sites associated with raptors that are not identified as special status, including the physical and vegetation character of surrounding habitat for current and subsequent reproductive functions:

T.0010N., R.0950W., 6TH PM

Section 34: NWNW;

The following lands are subject to Exhibit WR-NSO-19 to maintain the utility of nest sites associated with raptors that identified for special management status, including the physical and vegetation character of surrounding habitat for current and subsequent reproductive functions:

T.0010N., R.0950W., 6TH PM

Section 34: NWNW;

The following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent:

T.0010N., R.0950W., 6TH PM

Section 34: Lot 4;

Section 34: W2NW, SENW, NESE;

All lands are subject to Exhibit WR-TL-12 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined severe winter range habitats during periods when animals are physiologically or energetically challenged.

The following lands are subject to Exhibit WR-TL-14 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined winter range and winter concentration area habitats during periods when animals are physiologically or energetically challenged:

T.0010N., R.0950W., 6TH PM

Section 34: Lot 4;

Section 34: SWNW, NESE;

Section 36: NESE:

The following lands are subject to Exhibit WR-TL-20 to prevent disruptions to bald eagle roosting activities that may result in eagle injury, reduced reproductive productivity, or abandonment of the roost site:

T.0010N., R.0950W., 6TH PM

Section 34: NWNW;

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources

PVT/BLM; CON: WRFO

PARCEL ID: 8211 SERIAL #: COC79334

T.0020N., R.0960W., 6TH PM

Section 2: Lot 5-8;

Section 2: S2N2,S2;

Section 3: Lot 5-8,15;

Section 3: SENE,SWNW,SESW,SE;

Section 10: E2,E2W2,SWSW;

Section 11: ALL;

Rio Blanco County

Colorado 2192.800 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

All lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent.

The following lands are subject to Exhibit WR-NSO-19 to maintain the utility of nest sites associated with raptors that identified for special management status, including the physical and vegetation character of surrounding habitat for current and subsequent reproductive functions:

T.0020N., R.0960W., 6TH PM

Section 3: SESW; Section 10: NENW; Section 11: E2NE,NESE;

The following lands are subject to Exhibit WR-NSO-29 to protect Douglas-fir and aspen on slopes greater than 25 percent:

T.0020N., R.0960W., 6TH PM

Section 2: Lot 6;

Section 2: NWSE,S2SE;

Section 3: SWSE;

Section 11: NWNE, NESW;

All lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent.

The following lands are subject to Exhibit WR-CSU-11 to protect the productivity of saline soils and to reduce salt and selenium loading of surface waters:

T.0020N., R.0960W., 6TH PM

Section 10: SWSW;

All lands are subject to Exhibit WR-TL-14 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined winter range and winter concentration area habitats during periods when animals are physiologically or energetically challenged.

The following lands are subject to Exhibit WR-TL-17 to prevent disruptions of nesting golden eagle and prairie falcon that may result in absences of adults sufficient to cause direct or indirect mortality of the eggs or young or the premature departure of young from the nest:

T.0020N., R.0960W., 6TH PM

Section 2: S2SE;

Section 3: SESW;

Section 10: E2NW, NESW;

Section 11: E2,E2NW;

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources

BLM; CON: WRFO

PARCEL ID: 8226 SERIAL #: COC79335

T.0020N., R.0960W., 6TH PM

Section 5: Lot 5-8;

Section 5: S2N2,S2;

Section 6: Lot 8-14;

Section 6: S2NE, SENW, E2SW, SE;

Rio Blanco County

Colorado 1279.240 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent:

T.0020N., R.0960W., 6TH PM

Section 5: Lot 7,8;

Section 5: S2N2,S2;

Section 6: W2SE.SESE:

The following lands are subject to Exhibit WR-NSO-35 to protect wilderness characteristics as a priority over other multiple uses:

T.0020N., R.0960W., 6TH PM

Section 6: Lot 9-12;

Section 6: SENW;

The following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent:

T.0020N., R.0960W., 6TH PM

Section 5: Lot 5-8;

Section 5: S2N2,S2;

Section 6: Lot 8-11,14;

Section 6: S2NE, SENW, E2SW, SE;

All lands are subject to Exhibit WR-TL-14 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined winter range and winter concentration area habitats during periods when animals are physiologically or energetically challenged.

The following lands are subject to Exhibit WR-TL-17 to prevent disruptions of nesting golden eagle and prairie falcon that may result in absences of adults sufficient to cause direct or indirect mortality of the eggs or young or the premature departure of young from the nest:

T.0020N., R.0960W., 6TH PM

Section 5: SESE;

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources

BLM;PVT/BLM; CON: WRFO

PARCEL ID: 8229 SERIAL #: COC79336

T.0020N., R.0960W., 6TH PM

Section 14: ALL;

Section 23: N2,E2SW,SWSW,SE;

Section 26: N2,SW,N2SE;

Rio Blanco County

Colorado 1800.000 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

All lands are subject to Exhibit GRSG-TL-46e. Potentially disruptive development activities would not be authorized to take place during leking, nesting, and early brood-rearing timeframes within 4 miles of an active lek from March 1 to July 15.

The following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent:

T.0020N., R.0960W., 6TH PM

Section 14: NE,N2NW,E2SW,NWSE;

Section 23: SWNE, SENW, SWSE;

Section 26: NE,NWSE;

The following lands are subject to Exhibit WR-NSO-34 to protect Areas of Critical Environmental Concern and the natural resources for which they were designated:

T.0020N., R.0960W., 6TH PM

Section 23: SWSW;

Section 26: NWNW;

The following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent:

T.0020N., R.0960W., 6TH PM

Section 14: ALL;

Section 23: N2, NESW, SWSW, N2SE, SWSE;

Section 26: NE,N2NW,N2SE;

The following lands are subject to Exhibit WR-CSU-11 to protect the productivity of saline soils and to reduce salt and selenium loading of surface waters:

T.0020N., R.0960W., 6TH PM

Section 14: S2SE;

Section 23: W2NE,E2SW,N2SE,SWSE;

Section 26: W2NE,N2NW,SWNW;

The following lands are subject to Exhibit WR-CSU-12 to maintain the vegetative, hydrologic, and geomorphic functionality of stream channels, water quality characteristics, spring function, water well integrity, proper wetland/riparian function, aquatic health, aquatic and wetland habitat, macroinvertebrate communities, downstream fisheries and natural sediment and salt processes:

T.0020N., R.0960W., 6TH PM

Section 23: SENE,N2SE;

The following lands are subject to Exhibit WR-TL-12 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined severe winter range habitats during periods when animals are physiologically or energetically challenged:

T.0020N., R.0960W., 6TH PM

Section 23: N2,E2SW,SWSW,SE;

Section 26: N2,SW,N2SE;

The following lands are subject to Exhibit WR-TL-14 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined winter range and winter concentration area habitats during periods when animals are physiologically or energetically challenged:

T.0020N., R.0960W., 6TH PM

Section 14: ALL;

Section 23: N2,E2SW,SWSW,SE;

Section 26: NE, NESE;

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources

BLM; CON: WRFO

PARCEL ID: 8230 SERIAL #: COC79337

T.0020N., R.0960W., 6TH PM

Section 4: Lot 5-8;

Section 4: S2N2,S2;

Section 9: N2,SW,W2SE,SESE;

Section 16: NE,N2NW;

Rio Blanco County

Colorado 1478.600 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent:

T.0020N., R.0960W., 6TH PM

Section 4: Lot 5-6,8;

Section 4: S2NE,SWNW,S2;

Section 9: N2,SW,W2SE,SESE;

Section 16: N2NW;

The following lands are subject to Exhibit WR-NSO-19 to maintain the utility of nest sites associated with raptors that identified for special management status, including the physical and vegetation character of surrounding habitat for current and subsequent reproductive functions:

T.0020N., R.0960W., 6TH PM

Section 4: S2S2;

Section 9: N2,E2SW,NWSE,S2SE;

The following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent:

T.0020N., R.0960W., 6TH PM

Section 4: Lot 5-8;

Section 4: S2N2,S2;

Section 9: N2,SW,W2SE,SESE;

Section 16: E2NE,N2NW;

The following lands are subject to Exhibit WR-CSU-11 to protect the productivity of saline soils and to reduce salt and selenium loading of surface waters:

T.0020N., R.0960W., 6TH PM

Section 9: SENE,SWNW,SESE; Section 16: E2NE,SWNE,N2NW;

The following lands are subject to Exhibit WR-CSU-12 to maintain the vegetative, hydrologic, and geomorphic functionality of stream channels, water quality characteristics, spring function, water well integrity, proper wetland/riparian function, aquatic health, aquatic and wetland habitat, macroinvertebrate communities, downstream fisheries and natural sediment and salt processes:

T.0020N., R.0960W., 6TH PM

Section 16: NWNW;

The following lands are subject to Exhibit WR-TL-12 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined severe winter range habitats during periods when animals are physiologically or energetically challenged:

T.0020N., R.0960W., 6TH PM

Section 16: SWNE,N2NW;

All lands are subject to Exhibit WR-TL-14 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined winter range and winter concentration area habitats during periods when animals are physiologically or energetically challenged.

The following lands are subject to Exhibit WR-TL-17 to prevent disruptions of nesting golden eagle and prairie falcon that may result in absences of adults sufficient to cause direct or indirect mortality of the eggs or young or the premature departure of young from the nest:

T.0020N., R.0960W., 6TH PM

Section 4: S2;

Section 9: N2,SW,W2SE,SESE;

Section 16: N2N2;

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources

BLM;PVT/BLM; CON: WRFO

PARCEL ID: 8394 SERIAL #: COC79338

T.0020N., R.0960W., 6TH PM

Section 1: Lot 5-8,11,14,15,20;

Section 1: Lot 21,23,26;

Section 1: SENE, SWNW, NWSW, E2SE;

Section 12: Lot 1,4,10;

Section 12: NENE,S2NE,S2;

Rio Blanco County

Colorado 977.080 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit WR-NSO-11 to protect soils considered unstable and subject to slumping and mass movement:

T.0020N., R.0960W., 6TH PM

Section 1: E2SE;

All lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent.

The following lands are subject to Exhibit WR-NSO-19 to maintain the utility of nest sites associated with raptors that identified for special management status, including the physical and vegetation character of surrounding habitat for current and subsequent reproductive functions:

T.0020N., R.0960W., 6TH PM

Section 12: Lot 1,4,10;

Section 12: SESW,SE;

The following lands are subject to Exhibit WR-NSO-29 to protect Douglas-fir and aspen on slopes greater than 25 percent:

T.0020N., R.0960W., 6TH PM

Section 1: Lot 5;

Section 12: NENE;

All lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent.

All lands are subject to Exhibit WR-TL-14 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined winter range and winter concentration area habitats during periods when animals are physiologically or energetically challenged.

All lands are subject to Exhibit WR-TL-17 to prevent disruptions of nesting golden eagle and prairie falcon that may result in absences of adults sufficient to cause direct or indirect mortality of the eggs or young or the premature departure of young from the nest.

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources.

BLM; CON: WRFO

PARCEL ID: 8244 SERIAL #: COC79339

T.0040N., R.0960W., 6TH PM

Section 19: Lot 7,8; Section 19: E2,E2W2; Section 20: SWNW,S2;

Section 21: SWNE, SENW, SW, NWSE;

Moffat County

Colorado 1198.080 Acres

All lands are subject to Exhibit CO-29 to alert lessees of paleontological inventory requirements.

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit LS-NSO-106 to protect raptor nest sites:

T.0040N., R.0960W., 6TH PM

Section 19: Lot 7; Section 19: SENW;

The following lands are subject to Exhibit LS-CSU-111 to protect steep slopes:

T.0040N., R.0960W., 6TH PM

Section 19: Lot 7,8; Section 19: E2NW;

All lands are subject to Exhibit LS-CSU-130: Controlled surface use for potential special status plant and wildlife species.

The following lands are subject to Exhibit LS-TL-103 to protect raptor nesting activities:

T.0040N., R.0960W., 6TH PM

Section 19: Lot 7;

Section 19: SENW;

The following lands are subject to Exhibit LS-TL-136 to protect mule deer crucial winter range:

T.0040N., R.0960W., 6TH PM

Section 19: Lot 8;

The following lands are subject to Exhibit LS-TL-137 to protect elk crucial winter range:

T.0040N., R.0960W., 6TH PM

Section 19: Lot 7,8;

Section 19: E2NW;

The following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent:

T.0040N., R.0960W., 6TH PM

Section 19: Lot 7,8;

Section 19: NENE, SWNE, E2SW, SE;

Section 20: SWNW, SESW, S2SE;

Section 21: S2SW, NWSE;

The following lands are subject to Exhibit WR-NSO-29 to protect Douglas-fir and aspen on slopes greater than 25 percent:

T.0040N., R.0960W., 6TH PM

Section 19: S2NE, SENW, N2SE, SESE;

Section 20: W2SW, SESW, SWSE;

The following lands are subject to Exhibit WR-NSO-35 to protect wilderness characteristics as a priority over other multiple uses:

T.0040N., R.0960W., 6TH PM

Section 19: Lot 7,8;

Section 19: S2NE, SENW, E2SW, SE;

Section 20: SWNW,S2;

Section 21: SWNE, SENW, SW, NWSE;

The following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent:

T.0040N., R.0960W., 6TH PM

Section 19: Lot 7,8;

Section 19: E2,E2W2;

Section 20: SWNW, W2SW, SESW, SE;

Section 21: SWNE, SENW, SW, NWSE;

The following lands are subject to Exhibit WR-CSU-12 to maintain the vegetative, hydrologic, and geomorphic functionality of stream channels, water quality characteristics, spring function, water well integrity, proper wetland/riparian function, aquatic health, aquatic and wetland habitat, macroinvertebrate communities, downstream fisheries and natural sediment and salt processes:

T.0040N., R.0960W., 6TH PM

Section 20: SWSE;

The following lands are subject to Exhibit WR-TL-13 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined summer range habitats during periods when animals are physiologically or energetically challenged:

T.0040N., R.0960W., 6TH PM

Section 19: Lot 7;

Section 19: E2,E2NW,NESW;

Section 20: SWNW,S2;

Section 21: SWNE, SENW, SW, NWSE;

The following lands are subject to Exhibit WR-TL-14 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined winter range and winter concentration area habitats during periods when animals are physiologically or energetically challenged:

T.0040N., R.0960W., 6TH PM

Section 19: Lot 7,8;

Section 19: E2SW,SE;

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources

BLM; CON: WRFO CON: LSFO

PARCEL ID: 8245 SERIAL #: COC79340

T.0040N., R.0960W., 6TH PM

Section 28: NW, W2SW;

Section 29: ALL:

Section 30: Lot 5-8;

Section 30: E2,E2W2;

Moffat County

Colorado 1515.800 Acres

All lands are subject to Exhibit CO-29 to alert lessees of paleontological inventory requirements

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit LS-CSU-111 to protect steep slopes:

T.0040N., R.0960W., 6TH PM

Section 30: Lot 5;

All lands are subject to Exhibit LS-CSU-130: Controlled surface use for potential special status plant and wildlife species

The following lands are subject to Exhibit LS-TL-136 to protect mule deer crucial winter range: T.0040N., R.0960W., 6TH PM

Section 30: Lot 5,6;

The following lands are subject to Exhibit LS-TL-137 to protect elk crucial winter range:

T.0040N., R.0960W., 6TH PM

Section 30: Lot 5,6;

The following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent:

T.0040N., R.0960W., 6TH PM

Section 28: NW, W2SW;

Section 29: ALL;

Section 30: E2,E2W2;

The following lands are subject to Exhibit WR-NSO-29 to protect Douglas-fir and aspen on slopes greater than 25 percent:

T.0040N., R.0960W., 6TH PM

Section 28: SWNW;

Section 29: W2NE, SENE, W2NW, SE;

Section 30: E2NE, NESE;

All lands are subject to Exhibit WR-NSO-35 to protect wilderness characteristics as a priority over other multiple uses.

All lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent.

The following lands are subject to Exhibit WR-CSU-11 to protect the productivity of saline soils and to reduce salt and selenium loading of surface waters:

T.0040N., R.0960W., 6TH PM

Section 29: SWSW;

The following lands are subject to Exhibit WR-CSU-12 to maintain the vegetative, hydrologic, and geomorphic functionality of stream channels, water quality characteristics, spring function, water well integrity, proper wetland/riparian function, aquatic health, aquatic and wetland habitat, macroinvertebrate communities, downstream fisheries and natural sediment and salt processes:

T.0040N., R.0960W., 6TH PM

Section 29: NESW, NWSE;

The following lands are subject to Exhibit WR-TL-13 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined summer range habitats during periods when animals are physiologically or energetically challenged:

T.0040N., R.0960W., 6TH PM

Section 28: NW, W2SW;

Section 29: ALL;

Section 30: NE,N2SE;

The following lands are subject to Exhibit WR-TL-14 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined winter range and winter concentration area habitats during periods when animals are physiologically or energetically challenged:

T.0040N., R.0960W., 6TH PM

Section 28: W2W2,SENW;

Section 29: ALL;

Section 30: Lot 5-8;

Section 30: E2,E2W2;

The following lands are subject to Exhibit WR-TL-17 to prevent disruptions of nesting golden eagle and prairie falcon that may result in absences of adults sufficient to cause direct or indirect mortality of the eggs or young or the premature departure of young from the nest:

T.0040N., R.0960W., 6TH PM

Section 28: SWSW;

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources

BLM; CON: WRFO CON: LSFO

PARCEL ID: 8246 SERIAL #: COC79341

T.0040N., R.0960W., 6TH PM

Section 31: Lot 5-8;

Section 31: E2,E2W2;

Section 32: ALL;

Section 33: Lot 1,8;

Moffat County

Colorado 1338.920 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent:

T.0040N., R.0960W., 6TH PM

Section 31: Lot 8;

Section 31: E2NE,SWNE,E2SW;

Section 32: N2,N2S2,SWSW,SWSE;

The following lands are subject to Exhibit WR-NSO-29 to protect Douglas-fir and aspen on slopes greater than 25 percent:

T.0040N., R.0960W., 6TH PM

Section 32: N2NE:

All lands are subject to Exhibit WR-NSO-35 to protect wilderness characteristics as a priority over other multiple uses.

All lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent.

The following lands are subject to Exhibit WR-CSU-11 to protect the productivity of saline soils and to reduce salt and selenium loading of surface waters:

T.0040N., R.0960W., 6TH PM

Section 31: Lot 8;

Section 31: SWNE,E2SW,NWSE,SESE;

Section 32: NW, W2SW;

The following lands are subject to Exhibit WR-CSU-12 to maintain the vegetative, hydrologic, and geomorphic functionality of stream channels, water quality characteristics, spring function, water well integrity, proper wetland/riparian function, aquatic health, aquatic and wetland habitat, macroinvertebrate communities, downstream fisheries and natural sediment and salt processes:

T.0040N., R.0960W., 6TH PM

Section 32: SENW,NESW;

Section 33: Lot 8;

The following lands are subject to Exhibit WR-TL-13 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined summer range habitats during periods when animals are physiologically or energetically challenged:

T.0040N., R.0960W., 6TH PM

Section 32: NE,N2SE;

All lands are subject to Exhibit WR-TL-14 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined winter range and winter concentration area habitats during periods when animals are physiologically or energetically challenged.

The following lands are subject to Exhibit WR-TL-17 to prevent disruptions of nesting golden eagle and prairie falcon that may result in absences of adults sufficient to cause direct or indirect mortality of the eggs or young or the premature departure of young from the nest:

T.0040N., R.0960W., 6TH PM

Section 33: Lot 1,8;

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources

BLM; CON: WRFO

PARCEL ID: 8392 SERIAL #: COC79342

T.0040N., R.0960W., 6TH PM

Section 7: Lot 6-10;

Section 7: E2SW:

Section 18: Lot 5-8;

Section 18: SWNE, SENW, E2SW, NWSE;

Section 19: Lot 5,6;

Moffat County

Colorado 690.640 Acres

All lands are subject to Exhibit CO-29 to alert lessees of paleontological inventory requirements.

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit LS-NSO-106 to protect raptor nest sites:

T.0040N., R.0960W., 6TH PM

Section 19: Lot 5,6;

All lands are subject to Exhibit LS-CSU-111 to protect steep slopes

All lands are subject to Exhibit LS-CSU-130: Controlled surface use for potential special status plant and wildlife species

The following lands are subject to Exhibit LS-TL-103 to protect raptor nesting activities:

T.0040N., R.0960W., 6TH PM

Section 19: Lot 5,6;

All lands are subject to Exhibit LS-TL-136 to protect mule deer crucial winter range

All lands are subject to Exhibit LS-TL-137 to protect elk crucial winter range

PVT/BLM;BLM; CON: LSFO

PARCEL ID: 8404 SERIAL #: COC79343

T.0030N., R.0970W., 6TH PM

Section 29: SW;

Section 31: Lot 7,8;

Section 31: E2SW,SE;

Rio Blanco County

Colorado 479.430 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent:

T.0030N., R.0970W., 6TH PM

Section 29: N2SW;

The following lands are subject to Exhibit WR-NSO-18 to maintain the utility of nest sites associated with raptors that are not identified as special status, including the physical and vegetation character of surrounding habitat for current and subsequent reproductive functions:

T.0030N., R.0970W., 6TH PM

Section 31: Lot 7; Section 31: NESW;

The following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent:

T.0030N., R.0970W., 6TH PM

Section 29: SW;

Section 31: NESE, SWSE;

The following lands are subject to Exhibit WR-CSU-11 to protect the productivity of saline soils and to reduce salt and selenium loading of surface waters:

T.0030N., R.0970W., 6TH PM

Section 29: SWSW; Section 31: Lot 8; Section 31: E2SW,SE;

The following lands are subject to Exhibit WR-TL-12 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined severe winter range habitats during periods when animals are physiologically or energetically challenged:

T.0030N., R.0970W., 6TH PM

Section 31: Lot 7,8; Section 31: E2SW,SE;

The following lands are subject to Exhibit WR-TL-14 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined winter range and winter concentration area habitats during periods when animals are physiologically or energetically challenged:

T.0030N., R.0970W., 6TH PM

Section 29: SW;

All lands are subject to Exhibit WR-TL-17 to prevent disruptions of nesting golden eagle and prairie falcon that may result in absences of adults sufficient to cause direct or indirect mortality of the eggs or young or the premature departure of young from the nest.

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources.

BLM; CON: WRFO

PARCEL ID: 8398 SERIAL #: COC79344

T.0020N., R.0980W., 6TH PM

Section 4: Lot 5,6,23,24,30;

Section 4: Lot 31,34,37,38;

Section 4: SENE, NESE;

Section 5: Lot 16,25,27,29,31;

Section 5: S2S2;

Section 9: Lot 1,4,6;

Section 9: NWNW,S2N2,S2;

Section 16: ALL;

Rio Blanco County

Colorado 1761.000 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent:

T.0020N., R.0980W., 6TH PM

Section 5: Lot 29,31;

Section 5: SESW,S2SE;

Section 9: Lot 1,6;

Section 9: NWNW,SWSW;

Section 16: NWNE,NW,NWSW,W2SE,SESE;

The following lands are subject to Exhibit WR-NSO-13 to allow for the improvement of water quality in these stream segments:

T.0020N., R.0980W., 6TH PM

Section 9: E2SE;

Section 16: SENE, E2SE;

The following lands are subject to exhibit WR-NSO-17 No surface occupancy or disturbance will be allowed within designated critical habitat for federally listed fish species (e.g., 100-year floodplain of the White River below Rio Blanco Lake):

T.0020N., R.0980W., 6TH PM

Section 4: Lot 6,23,30;

Section 5: Lot 25,27;

The following lands are subject to Exhibit WR-NSO-18 to maintain the utility of nest sites associated with raptors that are not identified as special status, including the physical and vegetation character of surrounding habitat for current and subsequent reproductive functions:

T.0020N., R.0980W., 6TH PM

Section 4: Lot 5,6,23; Section 4: SENE,NESE Section 16: E2SE;

The following lands are subject to Exhibit WR-NSO-19 to maintain the utility of nest sites associated with raptors that identified for special management status, including the physical and vegetation character of surrounding habitat for current and subsequent reproductive functions:

T.0020N., R.0980W., 6TH PM

Section 4: Lot 5,6,23; Section 4: SENE,NESE; Section 16: E2SE;

The following lands are subject to Exhibit WR-NSO-21 to maintain the integrity of woodland stands used as communal night roosts by bald eagle, as well as the character of habitat surrounding the roost sites:

T.0020N., R.0980W., 6TH PM

Section 4: Lot 5; Section 4: SENE;

The following lands are subject to Exhibit WR-NSO-25 to protect occupied and/or suitable habitat for federally listed, proposed, and candidate plant species:

T.0020N., R.0980W., 6TH PM

Section 16: SWSW;

The following lands are subject to Exhibit WR-NSO-26 to protect occupied and/or suitable habitat for BLM sensitive plants:

T.0020N., R.0980W., 6TH PM

Section 16: NWNW,S2NW,SW;

The following lands are subject to Exhibit WR-NSO-34 to protect Areas of Critical Environmental Concern and the natural resources for which they were designated:

T.0020N., R.0980W., 6TH PM

Section 4: Lot 6,23,30; Section 5: Lot 25,27;

Section 16: SWNE,S2NW,SW;

The following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent:

T.0020N., R.0980W., 6TH PM

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Section 4: Lot 23,24,38;
Section 4: NESE;
Section 5: Lot 16,29,31;
Section 5: S2S2;
Section 9: Lot 1,6;
Section 9: SENE,NWNW,W2SW,SESW,SESE;
Section 16: N2NE,W2,SE;
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The following lands are subject to Exhibit WR-CSU-11 to protect the productivity of saline soils and to reduce salt and selenium loading of surface waters:

T.0020N., R.0980W., 6TH PM

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Section 4: Lot 31,34,37,38;
Section 5: Lot 16,25,27,29,31;
Section 5: S2SE;
Section 9: Lot 1,4,6;
Section 9: SWNE;
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The following lands are subject to Exhibit WR-CSU-12 to maintain the vegetative, hydrologic, and geomorphic functionality of stream channels, water quality characteristics, spring function, water well integrity, proper wetland/riparian function, aquatic health, aquatic and wetland habitat, macroinvertebrate communities, downstream fisheries and natural sediment and salt processes:

T.0020N., R.0980W., 6TH PM

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Section 4: Lot 5,6,23;
Section 5: Lot 25;
Section 9: Lot 1,4;
Section 9: S2NE,E2SE;
Section 16: NE,E2NW,SWNW,E2SE;
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All lands are subject to Exhibit WR-TL-12 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined severe winter range habitats during periods when animals are physiologically or energetically challenged.

All lands are subject to Exhibit WR-TL-19 surface disturbing and disruptive activities will not be allowed within 0.5 mile of identified nests of bald eagles from November 15 through July 31 or until fledging and dispersal of young.

The following lands are subject to Exhibit WR-TL-20 to prevent disruptions to bald eagle roosting activities that may result in eagle injury, reduced reproductive productivity, or abandonment of the roost site:

T.0020N., R.0980W., 6TH PM

Section 4: Lot 5; Section 4: SENE;

The following lands are subject to Exhibit WR-LN-10 to alert lessee the parcel encompasses a portion of a wild horse herd management area (HMA):

T.0020N., R.0980W., 6TH PM

Section 4: Lot 5,23,24,30; Section 4: Lot 31,34,37,38; Section 4: SENE, NESE; Section 5: Lot 16,25,27,29,31; Section 5: S2S2; Section 9: Lot 1,4,6; Section 9: NWNW,S2N2,S2; Section 16: ALL:

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources.

BLM; CON: WRFO

PARCEL ID: 8400 SERIAL #: COC79345

T.0020N., R.0980W., 6TH PM

Section 6: Lot 8-17;

Section 6: SWNE, SENW, E2SW, SE;

Section 7: Lot 5-8; Section 7: E2,E2W2;

Section 8: ALL;

Rio Blanco County

Colorado 1884.550 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent:

T.0020N., R.0980W., 6TH PM

Section 6: Lot 14;

Section 6: SESW,S2SE;

Section 7: N2NE, SENW, E2SE, SWSE;

Section 8: W2NW,SENW,N2SE,SESE;

The following lands are subject to Exhibit WR-NSO-15 to protect remnant vegetation associations:

T.0020N., R.0980W., 6TH PM

Section 7: Lot 5,6;

The following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent:

T.0020N., R.0980W., 6TH PM

Section 6: Lot 10,12-17;

Section 6: SENW, E2SW, E2SE, SWSE;

Section 7: Lot 5,6;

Section 7: E2,E2NW,NESW;

Section 8: NENE, W2, N2SE, SESE;

The following lands are subject to Exhibit WR-CSU-11 to protect the productivity of saline soils and to reduce salt and selenium loading of surface waters:

T.0020N., R.0980W., 6TH PM

Section 6: Lot 8-11,15-17;

Section 6: SWNE;

All lands are subject to Exhibit WR-TL-12 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined severe winter range habitats during periods when animals are physiologically or energetically challenged.

The following lands are subject to Exhibit WR-LN-10 to alert lessee the parcel encompasses a portion of a wild horse herd management area (HMA):

T.0020N., R.0980W., 6TH PM

Section 6: Lot 8-14,16;

Section 6: SWNE, SENW, E2SW, SE;

Section 7: Lot 5-8;

Section 7: E2,E2W2;

Section 8: ALL;

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources.

BLM; CON: WRFO

PARCEL ID: 8401 SERIAL #: COC79346

T.0020N., R.0980W., 6TH PM

Section 21: ALL; Section 28: ALL; Section 33: ALL;

Rio Blanco County

Colorado 1920.000 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

All lands are subject to Exhibit GRSG-TL-46e. Potentially disruptive development activities would not be authorized to take place during leking, nesting, and early brood-rearing timeframes within 4 miles of an active lek from March 1 to July 15.

The following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent:

T.0020N., R.0980W., 6TH PM

Section 21: E2NE, SWNE, NWSE, SESE;

Section 33: SENE, SWNW, NESE;

The following lands are subject to Exhibit WR-NSO-13 to allow for the improvement of water quality in these stream segments:

T.0020N., R.0980W., 6TH PM

Section 21: E2NE, NESE;

Section 28: ALL;

The following lands are subject to Exhibit WR-NSO-19 to maintain the utility of nest sites associated with raptors that identified for special management status, including the physical and vegetation character of surrounding habitat for current and subsequent reproductive functions:

T.0020N., R.0980W., 6TH PM

Section 21: E2NE:

Section 33: SWNE, W2NW, SW;

The following lands are subject to Exhibit WR-NSO-26 to protect occupied and/or suitable habitat for BLM sensitive plants:

T.0020N., R.0980W., 6TH PM

Section 21: NWNW;

The following lands are subject to Exhibit WR-NSO-34 to protect Areas of Critical Environmental Concern and the natural resources for which they were designated:

T.0020N., R.0980W., 6TH PM

Section 21: N2NW;

The following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent:

T.0020N., R.0980W., 6TH PM

Section 21: E2NE, SWNE, SE;

Section 28: NENW, W2SW, SESW, E2SE, SWSE;

Section 33: ALL:

The following lands are subject to Exhibit WR-CSU-12 to maintain the vegetative, hydrologic, and geomorphic functionality of stream channels, water quality characteristics, spring function, water well integrity, proper wetland/riparian function, aquatic health, aquatic and wetland habitat, macroinvertebrate communities, downstream fisheries and natural sediment and salt processes:

T.0020N., R.0980W., 6TH PM

Section 21: E2NE, NESE;

Section 33: E2SE;

All lands are subject to Exhibit WR-TL-12 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined severe winter range habitats during periods when animals are physiologically or energetically challenged.

All lands are subject to Exhibit WR-TL-17 to prevent disruptions of nesting golden eagle and prairie falcon that may result in absences of adults sufficient to cause direct or indirect mortality of the eggs or young or the premature departure of young from the nest.

All lands are subject to Exhibit WR-LN-10 to alert lessee the parcel encompasses a portion of a wild horse herd management area (HMA).

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources.

BLM; CON: WRFO

PARCEL ID: 8402 SERIAL #: COC79347

T.0020N., R.0980W., 6TH PM

Section 17: ALL;

Section 18: Lot 5-8;

Section 18: E2,E2W2;

Section 19: Lot 5-8;

Section 19: E2,E2W2;

Section 20: ALL;

Rio Blanco County

Colorado 2532.640 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent:

T.0020N., R.0980W., 6TH PM

Section 17: S2NE, NWNW, SENW, NESW, SE,

Section 18: Lot 8;

Section 18: NENE, SESW;

Section 19: W2NE, NESE;

Section 20: NENE,E2SW,SWSW;

The following lands are subject to Exhibit WR-NSO-25 to protect occupied and/or suitable habitat for federally listed, proposed, and candidate plant species:

T.0020N., R.0980W., 6TH PM

Section 17: SE;

Section 19: E2SE:

Section 20: NE,E2NW,SWNW,S2;

The following lands are subject to Exhibit WR-NSO-26 to protect occupied and/or suitable habitat for BLM sensitive plants:

T.0020N., R.0980W., 6TH PM

Section 17: E2E2,SWNE,SENW,NWSE;

Section 20: NENE;

The following lands are subject to Exhibit WR-NSO-34 to protect Areas of Critical Environmental Concern and the natural resources for which they were designated:

T.0020N., R.0980W., 6TH PM

Section 17: S2NE,N2SE,SESE;

The following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent:

T.0020N., R.0980W., 6TH PM

Section 17: E2,NW,NESW;

Section 18: Lot 7,8;

Section 18: S2NE, SESW, S2SE;

Section 19: Lot 5;

Section 19: NE, NESE;

Section 20: E2NE,SWNE,S2NW,SW,N2SE,SWSE;

The following lands are subject to Exhibit WR-CSU-12 to maintain the vegetative, hydrologic, and geomorphic functionality of stream channels, water quality characteristics, spring function, water well integrity, proper wetland/riparian function, aquatic health, aquatic and wetland habitat, macroinvertebrate communities, downstream fisheries and natural sediment and salt processes:

T.0020N., R.0980W., 6TH PM

Section 17: SWNE, W2NW, SENW, E2SW, SWSW, SE;

Section 18: NENE;

Section 20: N2NE,SWNE,E2SW,SWSW,NWSE;

The following lands are subject to Exhibit WR-TL-12 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined severe winter range habitats during periods when animals are physiologically or energetically challenged:

T.0020N., R.0980W., 6TH PM

Section 17: E2,NW,NESW;

Section 18: N2NE;

Section 20: E2NE;

The following lands are subject to Exhibit WR-TL-14 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined winter range and winter concentration area habitats during periods when animals are physiologically or energetically challenged:

T.0020N., R.0980W., 6TH PM

Section 17: SWNW,SW,SWSE;

Section 18: Lot 5-8;

Section 18: E2,E2W2;

Section 19: Lot 5-8:

Section 19: E2,E2W2;

Section 20: W2NE,NW,S2;

All lands are subject to Exhibit WR-LN-10 to alert lessee the parcel encompasses a portion of a wild horse herd management area (HMA).

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources.

BLM; CON: WRFO

PARCEL ID: 8403 SERIAL #: COC79348

T.0020N., R.0980W., 6TH PM

Section 34: ALL;

Section 35: Lot 1,3,6,7,10,12,13,16;

Section 35: E2E2, W2SW, SESW, SWSE;

Section 36: ALL;

Rio Blanco County

Colorado 1770.200 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent:

T.0020N., R.0980W., 6TH PM

Section 34: SWSW;

Section 36: E2NE,NWNW,SENW,S2SE;

The following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent:

T.0020N., R.0980W., 6TH PM

Section 34: S2NE, W2NW, SENW, SW, E2SE;

Section 35: Lot 1,6,7;

Section 35: E2NE, W2SW, SESW, SWSE;

Section 36: N2,NWSW,SESW,SE;

The following lands are subject to Exhibit WR-CSU-12 to maintain the vegetative, hydrologic, and geomorphic functionality of stream channels, water quality characteristics, spring function, water well integrity, proper wetland/riparian function, aquatic health, aquatic and wetland habitat, macroinvertebrate communities, downstream fisheries and natural sediment and salt processes:

T.0020N., R.0980W., 6TH PM

Section 34: NWNE,E2NW,SWNW,NWSW;

Section 35: Lot 1,3,13; Section 35: E2SE,SWSE; Section 36: W2SW,SESW;

The following lands are subject to Exhibit WR-TL-12 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined severe winter range habitats during periods when animals are physiologically or energetically challenged:

T.0020N., R.0980W., 6TH PM

Section 34: ALL;

Section 35: Lot 1,3,6,7,10,13,16;

Section 35: NWSW,S2S2,NESE;

Section 36: NWSW,S2S2;

The following lands are subject to Exhibit WR-TL-14 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined winter range and winter concentration area habitats during periods when animals are physiologically or energetically challenged:

T.0020N., R.0980W., 6TH PM

Section 35: E2NE;

Section 36: E2,NW,N2SW;

All lands are subject to Exhibit WR-LN-10 to alert lessee the parcel encompasses a portion of a wild horse herd management area (HMA).

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources.

BLM; CON: WRFO

PARCEL ID: 8235 SERIAL #: COC79349

T.0030N., R.0980W., 6TH PM

Section 9: Lot 5;

Section 10: Lot 1,3;

Section 10: NW,N2SW,SE;

Moffat County

Colorado 481.130 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

All lands are subject to Exhibit WR-TL-14 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined winter range and winter concentration area habitats during periods when animals are physiologically or energetically challenged.

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources

PVT/BLM; CON: WRFO

PARCEL ID: 8236 SERIAL #: COC79350

T.0030N., R.0980W., 6TH PM

Section 13: ALL; Section 14: ALL; Section 15: SE:

Moffat County

Colorado 1440.000 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit WR-NSO-18 to maintain the utility of nest sites associated with raptors that are not identified as special status, including the physical and vegetation character of surrounding habitat for current and subsequent reproductive functions: T.0030N., R.0980W., 6TH PM

Section 13: NE;

The following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent:

T.0030N., R.0980W., 6TH PM

Section 13: SWSW;

Section 14: W2NE, SENE, N2SE, SESE;

Section 15: SESE;

All lands are subject to Exhibit WR-TL-14 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined winter range and winter concentration area habitats during periods when animals are physiologically or energetically challenged.

The following lands are subject to Exhibit WR-TL-15 to prevent disruptions of nesting raptors that are not identified as special status that may result in absences of adults sufficient to cause direct or indirect mortality of the eggs or young or the premature departure of young from the nest:

T.0030N., R.0980W., 6TH PM

Section 13: NE;

The following lands are subject to Exhibit WR-LN-09 to maintain the occupancy, integrity, and extent of white-tailed prairie dog habitat in support of a reintroduced population of federally endangered black-footed ferret and to minimize the risk of adverse impacts imposed on black-footed ferrets or their habitat:

T.0030N., R.0980W., 6TH PM

Section 13: E2NE;

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources

BLM; CON: WRFO

PARCEL ID: 8237 SERIAL #: COC79351

T.0030N., R.0980W., 6TH PM

Section 19: Lot 5-8;

Section 19: E2,E2W2;

Section 20: ALL;

Section 30: Lot 5,6,10,12,24,25;

Section 30: E2SE;

Rio Blanco County

Colorado 1477.490 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent:

T.0030N., R.0980W., 6TH PM

Section 19: W2NE,NENW,SE; Section 20: SWNE,SW,SWSE;

Section 30: Lot 5,6,10,12,24,25;

Section 30: E2SE;

The following lands are subject to exhibit WR-NSO-17 No surface occupancy or disturbance will be allowed within designated critical habitat for federally listed fish species (e.g., 100-year floodplain of the White River below Rio Blanco Lake):

T.0030N., R.0980W., 6TH PM

Section 30: Lot 12,24;

Section 30: SESE;

The following lands are subject to Exhibit WR-NSO-18 to maintain the utility of nest sites associated with raptors that are not identified as special status, including the physical and vegetation character of surrounding habitat for current and subsequent reproductive functions:

T.0030N., R.0980W., 6TH PM

Section 30: Lot 12,24;

Section 30: E2SE;

The following lands are subject to Exhibit WR-NSO-19 to maintain the utility of nest sites associated with raptors that identified for special management status, including the physical and vegetation character of surrounding habitat for current and subsequent reproductive functions:

T.0030N., R.0980W., 6TH PM

Section 30: Lot 12,24;

Section 30: E2SE;

The following lands are subject to Exhibit WR-NSO-21 to maintain the integrity of woodland stands used as communal night roosts by bald eagle, as well as the character of habitat surrounding the roost sites:

T.0030N., R.0980W., 6TH PM

Section 30: Lot 12,24;

Section 30: E2SE;

The following lands are subject to Exhibit WR-NSO-34 to protect Areas of Critical Environmental Concern and the natural resources for which they were designated:

T.0030N., R.0980W., 6TH PM

Section 30: Lot 12,24;

Section 30: SESE;

The following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent:

T.0030N., R.0980W., 6TH PM

Section 19: E2,E2NW;

Section 20: N2NE,SWNE,NW,S2;

Section 30: Lot 5,6,10,12,24,25;

Section 30: E2SE;

The following lands are subject to Exhibit WR-CSU-11 to protect the productivity of saline soils and to reduce salt and selenium loading of surface waters:

T.0030N., R.0980W., 6TH PM

Section 30: Lot 12;

Section 30: SESE;

The following lands are subject to Exhibit WR-CSU-12 to maintain the vegetative, hydrologic, and geomorphic functionality of stream channels, water quality characteristics, spring function, water well integrity, proper wetland/riparian function, aquatic health, aquatic and wetland habitat, macroinvertebrate communities, downstream fisheries and natural sediment and salt processes:

T.0030N., R.0980W., 6TH PM

Section 30: Lot 12;

Section 30: E2SE;

The following lands are subject to exhibit WR-CSU-25 to protect Ferret Management Areas:

T.0030N., R.0980W., 6TH PM

Section 19: Lot 5;

The following lands are subject to Exhibit WR-CSU-26 to protect visual resources, night skies and soundscapes:

T.0030N., R.0980W., 6TH PM

Section 30: Lot 5,6,10,12,24,25;

Section 30: E2SE;

All lands are subject to Exhibit WR-TL-14 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined winter range and winter concentration area habitats during periods when animals are physiologically or energetically challenged.

The following lands are subject to Exhibit WR-TL-18 to prevent disruptions of nesting ferruginous hawk that may result in absences of adults sufficient to cause direct or indirect mortality of the eggs or young or the premature departure of young from the nest:

T.0030N., R.0980W., 6TH PM

Section 19: Lot 5-8;

Section 19: E2W2;

The following lands are subject to Exhibit WR-TL-20 to prevent disruptions to bald eagle roosting activities that may result in eagle injury, reduced reproductive productivity, or abandonment of the roost site:

T.0030N., R.0980W., 6TH PM

Section 30: Lot 12,24; Section 30: E2SE;

The following lands are subject to Exhibit WR-LN-09 to maintain the occupancy, integrity, and extent of white-tailed prairie dog habitat in support of a reintroduced population of federally endangered black-footed ferret and to minimize the risk of adverse impacts imposed on black-footed ferrets or their habitat:

T.0030N., R.0980W., 6TH PM

Section 19: Lot 5-8; Section 19: E2W2; Section 30: Lot 5,6,10,25;

The following lands are subject to Exhibit WR-LN-12 to protect paleontological resources:

T.0030N., R.0980W., 6TH PM

Section 19: E2E2,NWNE;

Section 20: ALL;

Section 30: Lot 10,12;

Section 30: E2SE;

The following lands are subject to Exhibit WR-LN-14 to notify the lessee that special design and construction measures may be required in order to minimize the impacts of drilling and producing operations within the Dinosaur Trail Master Leasing Plan:

T.0030N., R.0980W., 6TH PM

Section 19: Lot 5-8;

Section 19: E2,E2W2;

Section 20: W2E2,W2;

Section 30: Lot 5,6,10,12,24,25;

Section 30: E2SE;

BLM; CON: WRFO

PARCEL ID: 8238 SERIAL #: COC79352

T.0030N., R.0980W., 6TH PM

Section 21: ALL;

Section 22: ALL;

Section 27: N2,N2SW,SWSW,SE;

Rio Blanco County

Colorado 1880.000 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent:

T.0030N., R.0980W., 6TH PM

Section 21: S2SW,SESE; Section 22: S2SW,SESE:

Section 27: NE,E2NW,N2SW,SWSW,NWSE;

The following lands are subject to Exhibit WR-NSO-19 to maintain the utility of nest sites associated with raptors that identified for special management status, including the physical and vegetation character of surrounding habitat for current and subsequent reproductive functions:

T.0030N., R.0980W., 6TH PM

Section 27: S2NW,N2SW,SWSW;

The following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent:

T.0030N., R.0980W., 6TH PM

Section 21: S2NE,NWNW,W2SW,SESW,W2SE,SESE;

Section 22: S2SW, W2SE, SESE;

Section 27: NE,NENW,S2NW,N2SW,SWSW,W2SE,SESE;

The following lands are subject to Exhibit WR-TL-12 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined severe winter range habitats during periods when animals are physiologically or energetically challenged:

T.0030N., R.0980W., 6TH PM

Section 21: SESE;

Section 22: E2,S2NW,NENW,SW;

Section 27: N2,N2SW,SWSW,SE;

The following lands are subject to Exhibit WR-TL-14 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined winter range and winter concentration area habitats during periods when animals are physiologically or energetically challenged:

T.0030N., R.0980W., 6TH PM

Section 21: ALL;

Section 22: N2NE,NW,W2SW;

The following lands are subject to Exhibit WR-TL-17 to prevent disruptions of nesting golden eagle and prairie falcon that may result in absences of adults sufficient to cause direct or indirect mortality of the eggs or young or the premature departure of young from the nest:

T.0030N., R.0980W., 6TH PM

Section 27: N2,N2SW,SWSW,SE;

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources

BLM; CON: WRFO

PARCEL ID: 8239 SERIAL #: COC79353

T.0030N., R.0980W., 6TH PM

Section 23: ALL; Section 24: ALL; Section 26: ALL;

Rio Blanco County

Colorado 1920.000 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent:

T.0030N., R.0980W., 6TH PM

Section 23: SWNW,N2SW,SWSW;

Section 24: S2NW,SW;

Section 26: E2NE;

The following lands are subject to Exhibit WR-NSO-18 to maintain the utility of nest sites associated with raptors that are not identified as special status, including the physical and vegetation character of surrounding habitat for current and subsequent reproductive functions: T.0030N., R.0980W., 6TH PM

Section 24: NE;

The following lands are subject to Exhibit WR-NSO-19 to maintain the utility of nest sites associated with raptors that identified for special management status, including the physical and vegetation character of surrounding habitat for current and subsequent reproductive functions:

T.0030N., R.0980W., 6TH PM

Section 24: NE; Section 26: E2SE;

The following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent:

T.0030N., R.0980W., 6TH PM

Section 23: NENW,S2NW,SW,SESE;

Section 24: W2NE, SENE, W2NW, SENW, SW, E2SE;

Section 26: E2NE,SWNE,NWNW,N2SE;

The following lands are subject to Exhibit WR-TL-12 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined severe winter range habitats during periods when animals are physiologically or energetically challenged:

T.0030N., R.0980W., 6TH PM

Section 23: ALL;

Section 24: W2NW,SW,S2SE;

Section 26: ALL;

The following lands are subject to Exhibit WR-TL-14 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined winter range and winter concentration area habitats during periods when animals are physiologically or energetically challenged:

T.0030N., R.0980W., 6TH PM

Section 23: N2N2;

Section 24: E2,NW,E2SW;

The following lands are subject to Exhibit WR-TL-15 to prevent disruptions of nesting raptors that are not identified as special status that may result in absences of adults sufficient to cause direct or indirect mortality of the eggs or young or the premature departure of young from the nest:

T.0030N., R.0980W., 6TH PM

Section 24: NE;

The following lands are subject to Exhibit WR-TL-17 to prevent disruptions of nesting golden eagle and prairie falcon that may result in absences of adults sufficient to cause direct or indirect mortality of the eggs or young or the premature departure of young from the nest:

T.0030N., R.0980W., 6TH PM

Section 26: S2NE.SE:

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources

BLM; CON: WRFO

PARCEL ID: 8240 SERIAL #: COC79354

T.0030N., R.0980W., 6TH PM

Section 31: Lot 5-9,11,13,15;

Section 31: Lot 20,22,23;

Section 31: SESW;

Section 32: Lot 1,5;

Section 32: N2,E2SW,SE;

Rio Blanco County

Colorado 949.860 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent:

T.0030N., R.0980W., 6TH PM

Section 31: Lot 11,13,20,23;

Section 32: Lot 5;

Section 32: SESW;

The following lands are subject to exhibit WR-NSO-17 No surface occupancy or disturbance will be allowed within designated critical habitat for federally listed fish species (e.g., 100-year floodplain of the White River below Rio Blanco Lake):

T.0030N., R.0980W., 6TH PM

Section 31: Lot 11,13,20,23;

Section 32: Lot 5;

Section 32: SESW;

The following lands are subject to Exhibit WR-NSO-18 to maintain the utility of nest sites associated with raptors that are not identified as special status, including the physical and vegetation character of surrounding habitat for current and subsequent reproductive functions: T.0030N., R.0980W., 6TH PM

Section 31: Lot 5,6,9,11,13;

Section 32: W2NW;

The following lands are subject to Exhibit WR-NSO-19 to maintain the utility of nest sites associated with raptors that identified for special management status, including the physical and vegetation character of surrounding habitat for current and subsequent reproductive functions:

T.0030N., R.0980W., 6TH PM

```
Section 31: Lot 5,6,9,11,13;
Section 32: W2NW;
```

The following lands are subject to Exhibit WR-NSO-34 to protect Areas of Critical Environmental Concern and the natural resources for which they were designated:

T.0030N., R.0980W., 6TH PM

```
Section 31: Lot 11,13,20,23;
Section 32: Lot 5;
Section 32: SESW;
```

The following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent:

T.0030N., R.0980W., 6TH PM

```
Section 31: Lot 11,13,20,22,23;
```

Section 31: SESW;

Section 32: NE,N2NW,E2SW,N2SE;

The following lands are subject to Exhibit WR-CSU-11 to protect the productivity of saline soils and to reduce salt and selenium loading of surface waters:

T.0030N., R.0980W., 6TH PM

```
Section 31: Lot 11,13,20,23;
Section 31: SESW;
```

The following lands are subject to Exhibit WR-CSU-12 to maintain the vegetative, hydrologic, and geomorphic functionality of stream channels, water quality characteristics, spring function, water well integrity, proper wetland/riparian function, aquatic health, aquatic and wetland habitat, macroinvertebrate communities, downstream fisheries and natural sediment and salt processes:

T.0030N., R.0980W., 6TH PM

```
Section 31: Lot 11,13,15,20;
Section 32: Lot 1,5;
Section 32: SESW;
```

The following lands are subject to Exhibit WR-CSU-26 to protect visual resources, night skies and soundscapes:

T.0030N., R.0980W., 6TH PM

```
Section 31: Lot 5-9,11,13,15,20,22,23;
Section 31: SESW;
Section 32: Lot 1,5;
Section 32: SWNE,NW,E2SW,W2SE;
```

All lands are subject to Exhibit WR-TL-12 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined severe winter range habitats during periods when animals are physiologically or energetically challenged.

The following lands are subject to Exhibit WR-TL-14 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined winter range and winter concentration area habitats during periods when animals are physiologically or energetically challenged:

T.0030N., R.0980W., 6TH PM

```
Section 31: Lot 11,13,15;
Section 32: Lot 1,5;
Section 32: NWNW;
```

The following lands are subject to Exhibit WR-TL-20 to prevent disruptions to bald eagle roosting activities that may result in eagle injury, reduced reproductive productivity, or abandonment of the roost site:

T.0030N., R.0980W., 6TH PM

```
Section 31: Lot 5,6,9,11,13;
Section 32: W2NW;
```

The following lands are subject to Exhibit WR-LN-09 to maintain the occupancy, integrity, and extent of white-tailed prairie dog habitat in support of a reintroduced population of federally endangered black-footed ferret and to minimize the risk of adverse impacts imposed on black-footed ferrets or their habitat:

T.0030N., R.0980W., 6TH PM

Section 32: SESE;

The following lands are subject to Exhibit WR-LN-10 to alert lessee the parcel encompasses a portion of a wild horse herd management area (HMA):

T.0030N., R.0980W., 6TH PM

```
Section 31: Lot 8,23;
Section 31: SESW:
```

The following lands are subject to Exhibit WR-LN-12 to protect paleontological resources:

T.0030N., R.0980W., 6TH PM

```
Section 31: Lot 5-9,11,13,20,22,23;
Section 31: SESW;
Section 32: Lot 1;
Section 32: N2,NESW,SE;
```

The following lands are subject to Exhibit WR-LN-14 to notify the lessee that special design and construction measures may be required in order to minimize the impacts of drilling and producing operations within the Dinosaur Trail Master Leasing Plan:

T.0030N., R.0980W., 6TH PM

```
Section 31: Lot 5-9,11,13,15;
Section 31: Lot 20,22,23;
```

Section 31: SESW; Section 32: Lot 1,5;

Section 32: W2NE,NW,E2SW,W2SE;

BLM; CON: WRFO

PARCEL ID: 8241 SERIAL #: COC79355

T.0030N., R.0980W., 6TH PM

Section 35: Lot 1,3,9,11; Section 35: N2SE,SESE;

Rio Blanco County

Colorado 236.580 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit WR-NSO-18 to maintain the utility of nest sites associated with raptors that are not identified as special status, including the physical and vegetation character of surrounding habitat for current and subsequent reproductive functions: T.0030N., R.0980W., 6TH PM

Section 35: Lot 1,9,11;

The following lands are subject to Exhibit WR-NSO-19 to maintain the utility of nest sites associated with raptors that identified for special management status, including the physical and vegetation character of surrounding habitat for current and subsequent reproductive functions:

T.0030N., R.0980W., 6TH PM

Section 35: Lot 1,9,11;

The following lands are subject to Exhibit WR-NSO-34 to protect Areas of Critical Environmental Concern and the natural resources for which they were designated:

T.0030N., R.0980W., 6TH PM

Section 35: Lot 1,9;

The following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent:

T.0030N., R.0980W., 6TH PM

Section 35: Lot 1,9,11;

Section 35: NWSE;

The following lands are subject to Exhibit WR-CSU-12 to maintain the vegetative, hydrologic, and geomorphic functionality of stream channels, water quality characteristics, spring function, water well integrity, proper wetland/riparian function, aquatic health, aquatic and wetland habitat, macroinvertebrate communities, downstream fisheries and natural sediment and salt processes:

T.0030N., R.0980W., 6TH PM

Section 35: Lot 1,9,11;

All lands are subject to Exhibit WR-TL-12 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined severe winter range habitats during periods when animals are physiologically or energetically challenged.

All lands are subject to Exhibit WR-TL-14 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined winter range and winter concentration area habitats during periods when animals are physiologically or energetically challenged.

The following lands are subject to Exhibit WR-TL-20 to prevent disruptions to bald eagle roosting activities that may result in eagle injury, reduced reproductive productivity, or abandonment of the roost site:

T.0030N., R.0980W., 6TH PM

Section 35: Lot 1,9,11;

The following lands are subject to Exhibit WR-LN-12 to protect paleontological resources: T.0030N., R.0980W., 6TH PM

Section 35: Lot 1; Section 35: NWSE;

BLM; CON: WRFO

PARCEL ID: 8397 SERIAL #: COC79356

T.0030N., R.0980W., 6TH PM

Section 33: Lot 1,3,5;

Section 33: N2,N2S2,SWSW;

Section 34: Lot 1,3,8-10,12,13,21;

Section 34: NE, W2NW;

Rio Blanco County

Colorado 943.130 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent:

T.0030N., R.0980W., 6TH PM

```
Section 33: NE,N2NW;
Section 34: Lot 3;
```

Section 34: NWNE, SENE, SWNW;

The following lands are subject to exhibit WR-NSO-17 No surface occupancy or disturbance will be allowed within designated critical habitat for federally listed fish species (e.g., 100-year floodplain of the White River below Rio Blanco Lake):

T.0030N., R.0980W., 6TH PM

```
Section 33: Lot 3,5;
Section 34: Lot 10,12,13;
```

The following lands are subject to Exhibit WR-NSO-18 to maintain the utility of nest sites associated with raptors that are not identified as special status, including the physical and vegetation character of surrounding habitat for current and subsequent reproductive functions:

T.0030N., R.0980W., 6TH PM

```
Section 33: Lot 3,5;
Section 33: NESE;
Section 34: Lot 8-10,12,13,21;
```

The following lands are subject to Exhibit WR-NSO-19 to maintain the utility of nest sites associated with raptors that identified for special management status, including the physical and vegetation character of surrounding habitat for current and subsequent reproductive functions:

T.0030N., R.0980W., 6TH PM

```
Section 33: Lot 3,5;
Section 33: NESE;
Section 34: Lot 8-10,12,13,21;
```

The following lands are subject to Exhibit WR-NSO-21 to maintain the integrity of woodland stands used as communal night roosts by bald eagle, as well as the character of habitat surrounding the roost sites:

T.0030N., R.0980W., 6TH PM

```
Section 33: Lot 5;
Section 33: NESE;
Section 34: Lot 9,10,12,13;
```

The following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent:

T.0030N., R.0980W., 6TH PM

```
Section 33: NE,N2NW,SWNW;
```

```
Section 34: Lot 1,3,8,9;
Section 34: NE,W2NW;
```

The following lands are subject to Exhibit WR-CSU-11 to protect the productivity of saline soils and to reduce salt and selenium loading of surface waters:

T.0030N., R.0980W., 6TH PM

Section 34: Lot 12,13;

The following lands are subject to Exhibit WR-CSU-12 to maintain the vegetative, hydrologic, and geomorphic functionality of stream channels, water quality characteristics, spring function, water well integrity, proper wetland/riparian function, aquatic health, aquatic and wetland habitat, macroinvertebrate communities, downstream fisheries and natural sediment and salt processes:

T.0030N., R.0980W., 6TH PM

Section 33: Lot 1,3,5; Section 33: NESE;

Section 34: Lot 9,10,12,13;

The following lands are subject to Exhibit WR-CSU-13 to protect aquatic habitats occupied by or suitable for recovery of native cutthroat trout:

T.0030N., R.0980W., 6TH PM

Section 33: Lot 3,5;

Section 34: Lot 10,12,13;

All lands are subject to Exhibit WR-TL-12 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined severe winter range habitats during periods when animals are physiologically or energetically challenged.

All lands are subject to Exhibit WR-TL-19 surface disturbing and disruptive activities will not be allowed within 0.5 mile of identified nests of bald eagles from November 15 through July 31 or until fledging and dispersal of young.

All lands are subject to Exhibit WR-TL-20 to prevent disruptions to bald eagle roosting activities that may result in eagle injury, reduced reproductive productivity, or abandonment of the roost site.

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources.

PVT/BLM;BLM; CON: WRFO

PARCEL ID: 8399 SERIAL #: COC79357

T.0030N., R.0980W., 6TH PM

Section 35: N2; Section 36: S2;

Rio Blanco County

Colorado 640.000 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent:

T.0030N., R.0980W., 6TH PM

Section 35: S2NE;

The following lands are subject to Exhibit WR-NSO-18 to maintain the utility of nest sites associated with raptors that are not identified as special status, including the physical and vegetation character of surrounding habitat for current and subsequent reproductive functions:

T.0030N., R.0980W., 6TH PM

Section 36: N2SE;

The following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent:

T.0030N., R.0980W., 6TH PM

Section 35: S2NE,E2NW;

The following lands are subject to Exhibit WR-CSU-11 to protect the productivity of saline soils and to reduce salt and selenium loading of surface waters:

T.0030N., R.0980W., 6TH PM

Section 35: E2NE;

All lands are subject to Exhibit WR-TL-12 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined severe winter range habitats during periods when animals are physiologically or energetically challenged.

All lands are subject to Exhibit WR-TL-17 to prevent disruptions of nesting golden eagle and prairie falcon that may result in absences of adults sufficient to cause direct or indirect mortality of the eggs or young or the premature departure of young from the nest.

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources.

BLM; CON: WRFO

PARCEL ID: 8260 SERIAL #: COC79358

T.0040N., R.0980W., 6TH PM

Section 21: ALL; Section 22: ALL;

Moffat County

Colorado 1280.000 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

All lands are subject to Exhibit CO-29 to alert lessees of paleontological inventory requirements.

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit LS-CSU-107 to protect medium priority sagebrush habitat:

T.0040N., R.0980W., 6TH PM

Section 21: E2SE,SWSE; Section 22: W2NE,NW,S2;

The following lands are subject to Exhibit LS-CSU-111 to protect steep slopes:

T.0040N., R.0980W., 6TH PM

Section 21: SENE,E2SE,SWSE;

Section 22: ALL;

The following lands are subject to Exhibit LS-CSU-129 to protect white-tailed prairie dog colonies:

T.0040N., R.0980W., 6TH PM

Section 21: E2SE,SWSE;

Section 22: ALL;

The following lands are subject to Exhibit LS-CSU-130: Controlled surface use for potential special status plant and wildlife species:

T.0040N., R.0980W., 6TH PM

Section 21: E2SE,SWSE;

Section 22: ALL;

The following lands are subject to Exhibit LS-TL-114 to protect white-tailed prairie dogs:

T.0040N., R.0980W., 6TH PM

Section 21: E2SE,SWSE;

Section 22: ALL;

The following lands are subject to Exhibit LS-TL-137 to protect elk crucial winter range:

T.0040N., R.0980W., 6TH PM

Section 21: E2SE,SWSE;

Section 22: ALL;

The following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent:

T.0040N., R.0980W., 6TH PM

Section 21: E2NE,SWNE,NW,E2SW,W2SE;

The following lands are subject to Exhibit WR-NSO-19 to maintain the utility of nest sites associated with raptors that identified for special management status, including the physical and vegetation character of surrounding habitat for current and subsequent reproductive functions:

T.0040N., R.0980W., 6TH PM

Section 21: SWSE;

The following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent:

T.0040N., R.0980W., 6TH PM

Section 21: N2,E2SW,N2SE,SWSE;

The following lands are subject to Exhibit WR-TL-14 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined winter range and winter concentration area habitats during periods when animals are physiologically or energetically challenged:

T.0040N., R.0980W., 6TH PM

Section 21: ALL;

Section 22: NW;

The following lands are subject to Exhibit WR-TL-17 to prevent disruptions of nesting golden eagle and prairie falcon that may result in absences of adults sufficient to cause direct or indirect mortality of the eggs or young or the premature departure of young from the nest:

T.0040N., R.0980W., 6TH PM

Section 21: S2;

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources

The following lands are subject to Exhibit WR-LN-14 to notify the lessee that special design and construction measures may be required in order to minimize the impacts of drilling and producing operations within the Dinosaur Trail Master Leasing Plan:

T.0040N., R.0980W., 6TH PM

Section 21: ALL;

Section 22: NWNE,N2NW,SWNW;

BLM; CON: LSFO CON: WRFO

PARCEL ID: 8198 SERIAL #: COC79359

T.0010N., R.1000W., 6TH PM

Section 5: Lot 7-10,15-18;

Section 6: Lot 12-27;

T.0010N., R.1010W., 6TH PM

Section 1: E2;

Rio Blanco County

Colorado 1275.090 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent:

T.0010N., R.1000W., 6TH PM

Section 5: Lot 8,9;

Section 6: Lot 12-16,18-22,24-26;

T.0010N., R.1010W., 6TH PM

Section 1: E2;

The following lands are subject to Exhibit WR-NSO-18 to maintain the utility of nest sites associated with raptors that are not identified as special status, including the physical and vegetation character of surrounding habitat for current and subsequent reproductive functions:

T.0010N., R.1000W., 6TH PM

Section 5: Lot 16,17;

Section 6: Lot 20,21,26,27;

The following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent.

T.0010N., R.1000W., 6TH PM

Section 5: Lot 7-10,17,18;

Section 6: Lot 12-27;

T.0010N., R.1010W., 6TH PM

Section 1: E2;

The following lands are subject to Exhibit WR-CSU-12 to maintain the vegetative, hydrologic, and geomorphic functionality of stream channels, water quality characteristics, spring function, water well integrity, proper wetland/riparian function, aquatic health, aquatic and wetland habitat, macroinvertebrate communities, downstream fisheries and natural sediment and salt processes:

T.0010N., R.1000W., 6TH PM

Section 6: Lot 13,14,18,20,21,26,27;

All lands are subject to Exhibit WR-TL-12 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined severe winter range habitats during periods when animals are physiologically or energetically challenged.

The following lands are subject to Exhibit WR-TL-15 to prevent disruptions of nesting raptors that are not identified as special status that may result in absences of adults sufficient to cause direct or indirect mortality of the eggs or young or the premature departure of young from the nest:

T.0010N., R.1000W., 6TH PM

Section 5: Lot 16,17;

Section 6: Lot 20,21,26,27;

All lands are subject to Exhibit WR-LN-10 to alert lessee the parcel encompasses a portion of a wild horse herd management area (HMA).

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources

BLM; CON: WRFO

PARCEL ID: 8199 SERIAL #: COC79360

T.0010N., R.1000W., 6TH PM

Section 7: Lot 9-24;

Section 18: Lot 9-24;

Rio Blanco County

Colorado 1264.800 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent:

T.0010N., R.1000W., 6TH PM

Section 7: Lot 9-11,15,18; Section 18: Lot 10,15,17,18;

The following lands are subject to Exhibit WR-NSO-18 to maintain the utility of nest sites associated with raptors that are not identified as special status, including the physical and vegetation character of surrounding habitat for current and subsequent reproductive functions:

T.0010N., R.1000W., 6TH PM

Section 7: Lot 9,10;

The following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent:

T.0010N., R.1000W., 6TH PM

Section 7: Lot 9-16,18,19,21-24; Section 18: Lot 9-20,22,24;

The following lands are subject to Exhibit WR-CSU-12 to maintain the vegetative, hydrologic, and geomorphic functionality of stream channels, water quality characteristics, spring function, water well integrity, proper wetland/riparian function, aquatic health, aquatic and wetland habitat, macroinvertebrate communities, downstream fisheries and natural sediment and salt processes:

T.0010N., R.1000W., 6TH PM

Section 7: Lot 9,10,15-17,24; Section 18: Lot 9-11,14,15,18,19,22,23;

All lands are subject to Exhibit WR-TL-12 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined severe winter range habitats during periods when animals are physiologically or energetically challenged.

The following lands are subject to Exhibit WR-TL-14 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined winter range and winter concentration area habitats during periods when animals are physiologically or energetically challenged:

T.0010N., R.1000W., 6TH PM

Section 7: Lot 17,24; Section 18: Lot 9,16,19,24; The following lands are subject to Exhibit WR-TL-15 to prevent disruptions of nesting raptors that are not identified as special status that may result in absences of adults sufficient to cause direct or indirect mortality of the eggs or young or the premature departure of young from the nest:

T.0010N., R.1000W., 6TH PM

Section 7: Lot 9,10;

All lands are subject to Exhibit WR-LN-10 to alert lessee the parcel encompasses a portion of a wild horse herd management area (HMA).

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources

BLM; CON: WRFO

PARCEL ID: 8201 SERIAL #: COC79361

T.0010N., R.1000W., 6TH PM

Section 16: Lot 1-16; Section 17: Lot 1-16; Section 21: Lot 1-16:

Rio Blanco County

Colorado 1922.120 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent:

T.0010N., R.1000W., 6TH PM

Section 16: Lot 5-7,10,12; Section 17: Lot 2,7-10,16; Section 21: Lot 1-16;

The following lands are subject to Exhibit WR-NSO-18 to maintain the utility of nest sites associated with raptors that are not identified as special status, including the physical and vegetation character of surrounding habitat for current and subsequent reproductive functions:

T.0010N., R.1000W., 6TH PM

Section 17: Lot 1,2;

The following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent:

T.0010N., R.1000W., 6TH PM

Section 16: Lot 1,5-10,12-16;

Section 17: Lot 2-16; Section 21: Lot 1-8,11-15;

The following lands are subject to Exhibit WR-CSU-12 to maintain the vegetative, hydrologic, and geomorphic functionality of stream channels, water quality characteristics, spring function, water well integrity, proper wetland/riparian function, aquatic health, aquatic and wetland habitat, macroinvertebrate communities, downstream fisheries and natural sediment and salt processes:

T.0010N., R.1000W., 6TH PM

Section 17: Lot 3-6,10,11,14,15;

All lands are subject to Exhibit WR-TL-14 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined winter range and winter concentration area habitats during periods when animals are physiologically or energetically challenged.

The following lands are subject to Exhibit WR-TL-15 to prevent disruptions of nesting raptors that are not identified as special status that may result in absences of adults sufficient to cause direct or indirect mortality of the eggs or young or the premature departure of young from the nest:

T.0010N., R.1000W., 6TH PM

Section 17: Lot 1,2;

All lands are subject to Exhibit WR-LN-10 to alert lessee the parcel encompasses a portion of a wild horse herd management area (HMA)

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources

BLM; CON: WRFO

PARCEL ID: 8202 SERIAL #: COC79362

T.0010N., R.1000W., 6TH PM

Section 19: Lot 9-24; Section 20: Lot 1-16;

Rio Blanco County

Colorado 1281.050 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent:

T.0010N., R.1000W., 6TH PM

Section 19: Lot 16,18; Section 20: Lot 1,9,14;

The following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent:

T.0010N., R.1000W., 6TH PM

Section 19: Lot 9-11,15-18,21-23; Section 20: Lot 1,3-6,8-10,13-15;

The following lands are subject to Exhibit WR-CSU-12 to maintain the vegetative, hydrologic, and geomorphic functionality of stream channels, water quality characteristics, spring function, water well integrity, proper wetland/riparian function, aquatic health, aquatic and wetland habitat, macroinvertebrate communities, downstream fisheries and natural sediment and salt processes:

T.0010N., R.1000W., 6TH PM

Section 19: Lot 11,14; Section 20: Lot 1,2,7-10,15,16;

The following lands are subject to Exhibit WR-TL-12 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined severe winter range habitats during periods when animals are physiologically or energetically challenged:

T.0010N., R.1000W., 6TH PM

Section 19: Lot 9-24;

The following lands are subject to Exhibit WR-TL-14 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined winter range and winter concentration area habitats during periods when animals are physiologically or energetically challenged:

T.0010N., R.1000W., 6TH PM

Section 19: Lot 9,16,17,24; Section 20: Lot 1-16;

All lands are subject to Exhibit WR-LN-10 to alert lessee the parcel encompasses a portion of a wild horse herd management area (HMA)

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources

BLM; CON: WRFO

PARCEL ID: 8204 SERIAL #: COC79363

T.0010N., R.1000W., 6TH PM

Section 27: Lot 1-9;

Rio Blanco County

Colorado 360.380 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent:

T.0010N., R.1000W., 6TH PM

Section 27: Lot 1,4;

The following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent:

T.0010N., R.1000W., 6TH PM

Section 27: Lot 1-7;

The following lands are subject to Exhibit WR-CSU-12 to maintain the vegetative, hydrologic, and geomorphic functionality of stream channels, water quality characteristics, spring function, water well integrity, proper wetland/riparian function, aquatic health, aquatic and wetland habitat, macroinvertebrate communities, downstream fisheries and natural sediment and salt processes:

T.0010N., R.1000W., 6TH PM

Section 27: Lot 1,5,6,7;

All lands are subject to Exhibit WR-TL-14 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined winter range and winter concentration area habitats during periods when animals are physiologically or energetically challenged.

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources

BLM; CON: WRFO

PARCEL ID: 8205 SERIAL #: COC79364

T.0010N., R.1000W., 6TH PM

Section 28: Lot 1-4;

Section 28: SWNE,E2W2,NWNW;

Section 28: W2SE,SESE;

Rio Blanco County

Colorado 520.620 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent:

T.0010N., R.1000W., 6TH PM

Section 28: Lot 4;

Section 28: SWNE, SENW;

The following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent:

T.0010N., R.1000W., 6TH PM

Section 28: Lot 1,2,4;

Section 28: SWNE,E2W2,NWNW;

The following lands are subject to Exhibit WR-CSU-12 to maintain the vegetative, hydrologic, and geomorphic functionality of stream channels, water quality characteristics, spring function, water well integrity, proper wetland/riparian function, aquatic health, aquatic and wetland habitat, macroinvertebrate communities, downstream fisheries and natural sediment and salt processes:

T.0010N., R.1000W., 6TH PM

Section 28: SWNE,E2W2,NWNW;

All lands are subject to Exhibit WR-TL-14 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined winter range and winter concentration area habitats during periods when animals are physiologically or energetically challenged.

The following lands are subject to Exhibit WR-LN-10 to alert lessee the parcel encompasses a portion of a wild horse herd management area (HMA):

T.0010N., R.1000W., 6TH PM

Section 28: Lot 1,3-4;

Section 28: N2NW, SENW, E2SW;

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources

PVT/BLM;BLM; CON: WRFO

PARCEL ID: 8218 SERIAL #: COC79365

T.0020N., R.1000W., 6TH PM

Section 19: NE; Section 20: ALL; Section 21: ALL;

Rio Blanco County

Colorado 1440.000 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent:

T.0020N., R.1000W., 6TH PM

Section 20: NW, W2SW, NESE;

Section 21: E2NE,SWNE,SENW,W2SE,SESE;

The following lands are subject to Exhibit WR-NSO-15 to protect remnant vegetation associations:

T.0020N., R.1000W., 6TH PM

Section 20: SWSW;

The following lands are subject to Exhibit WR-NSO-18 to maintain the utility of nest sites associated with raptors that are not identified as special status, including the physical and vegetation character of surrounding habitat for current and subsequent reproductive functions:

T.0020N., R.1000W., 6TH PM

Section 20: W2NE,NW;

The following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent:

T.0020N., R.1000W., 6TH PM

Section 19: W2NE;

Section 20: N2, W2SW, NESW, SE;

Section 21: N2,SWSW,SE;

The following lands are subject to Exhibit WR-CSU-12 to maintain the vegetative, hydrologic, and geomorphic functionality of stream channels, water quality characteristics, spring function, water well integrity, proper wetland/riparian function, aquatic health, aquatic and wetland habitat, macroinvertebrate communities, downstream fisheries and natural sediment and salt processes:

T.0020N., R.1000W., 6TH PM

Section 19: S2NE;

Section 20: N2NW,SWNW,W2SW,E2SE;

Section 21: NE,NWSE,SESE;

The following lands are subject to exhibit WR-CSU-20 to protect the existing rights of the federal coal lessee and protection of coal resources for future recovery:

T.0020N., R.1000W., 6TH PM

Section 19: NE:

Section 20: W2NE,NW,N2SW;

All lands are subject to Exhibit WR-TL-12 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined severe winter range habitats during periods when animals are physiologically or energetically challenged.

The following lands are subject to Exhibit WR-TL-15 to prevent disruptions of nesting raptors that are not identified as special status that may result in absences of adults sufficient to cause direct or indirect mortality of the eggs or young or the premature departure of young from the nest:

T.0020N., R.1000W., 6TH PM

Section 20: W2NE,NW;

All lands are subject to Exhibit WR-LN-10 to alert lessee the parcel encompasses a portion of a wild horse herd management area (HMA).

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources

BLM; CON: WRFO

PARCEL ID: 8219 SERIAL #: COC79366

T.0020N., R.1000W., 6TH PM

Section 22: ALL; Section 23: ALL;

Rio Blanco County

Colorado 1280.000 Acres

All lands are subject to Exhibit CO-34 to alert lessee of potential habitat for a threatened, endangered, candidate, or other special status plant or animal

All lands are subject to Exhibit CO-39 to protect cultural resources

All lands are subject to Exhibit CO-56 to alert lessee of potential supplementary air analysis

The following lands are subject to Exhibit WR-NSO-12 to protect soils on natural slopes greater than or equal to 50 percent:

T.0020N., R.1000W., 6TH PM

Section 23: NWNE,N2NW,W2SW,SESW,S2SE;

The following lands are subject to Exhibit WR-NSO-15 to protect remnant vegetation associations:

T.0020N., R.1000W., 6TH PM

Section 23: NE;

The following lands are subject to Exhibit WR-CSU-10 to protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent:

T.0020N., R.1000W., 6TH PM

Section 22: NWNW,E2SW,S2SE;

Section 23: NE,N2NW,SWNW,W2SW,SESW,SE;

The following lands are subject to Exhibit WR-CSU-12 to maintain the vegetative, hydrologic, and geomorphic functionality of stream channels, water quality characteristics, spring function, water well integrity, proper wetland/riparian function, aquatic health, aquatic and wetland habitat, macroinvertebrate communities, downstream fisheries and natural sediment and salt processes:

T.0020N., R.1000W., 6TH PM

Section 22: E2NE, NESE;

Section 23: NWNW, W2SW;

All lands are subject to Exhibit WR-TL-12 to reduce the intensity, frequency, and extent of disturbances imposed on big game animals occupying defined severe winter range habitats during periods when animals are physiologically or energetically challenged.

The following lands are subject to Exhibit WR-TL-17 to prevent disruptions of nesting golden eagle and prairie falcon that may result in absences of adults sufficient to cause direct or indirect mortality of the eggs or young or the premature departure of young from the nest:

T.0020N., R.1000W., 6TH PM

Section 22: SESW,S2SE; Section 23: SWSW;

All lands are subject to Exhibit WR-LN-10 to alert lessee the parcel encompasses a portion of a wild horse herd management area (HMA).

All lands are subject to Exhibit WR-LN-12 to protect paleontological resources

BLM; CON: WRFO

EXHIBIT CO-01 SURFACE AND LONGWALL COAL MINES NO SURFACE OCCUPANCY

Lease Number: <LEASE_NUMBER>

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

<LEGAL_DESCRIPTIONS>

For the purpose of:

Protection of surface and longwall coal mines where oil and gas development is incompatible with planned coal extraction.

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.)

Exception Criteria:

This stipulation may be waived if the lessee agrees that any well approved for drilling will be plugged below the coal when the crest of the highwall or longwall approaches within 500 feet of the well. A suspension of operations and production will be considered for the lease only when a well is drilled and then plugged, and a new well or reentry is planned when the mine moves through the location.

EXHIBIT CO-02/GGNCA-1

Lease Number: <LEASE_NUMBER>

NO SURFACE OCCUPANCY STIPULATION

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

<LEGAL_DESCRIPTIONS>

For the purpose of:

To protect grouse dancing grounds (including sage and mountain sharp-tailed grouse and lesser and greater prairie chickens) within a one-quarter mile radius from the site.

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.)

Exception Criteria:

An exception may be granted depending on current usage of the site or on the geographical relationship to topographic barriers and vegetation screening.

Lease Number: <LEASE_NUMBER>

NO SURFACE OCCUPANCY STIPULATION

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

<LEGAL_DESCRIPTIONS>

For the purpose of:

To protect raptor nests within a one-eighth mile radius from the site.

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.)

Exception Criteria:

An exception may be granted depending on current usage, or on the geographical relationship to topographic barriers and vegetation screening.

Lease Number: <LEASE_NUMBER>

NO SURFACE OCCUPANCY STIPULATION

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

<LEGAL_DESCRIPTIONS>

For the purpose of:

To protect bald eagle roosts and nests within a one-quarter mile radius from the site.

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.)

Exception Criteria:

An exception may be granted to this stipulation depending on the current usage of the site, or the geographical relationship to the topographic barriers and vegetation screening.

Lease Number: <LEASE_NUMBER>

NO SURFACE OCCUPANCY STIPULATION

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

<LEGAL_DESCRIPTIONS>

For the purpose of:

To protect waterfowl and shorebird habitat and rookeries within significant production areas.

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.)

Lease Number: <LEASE_NUMBER>

TIMING LIMITATION STIPULATION

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

December 1 through April 30

On the lands described below:

<LEGAL_DESCRIPTIONS>

For the purpose of (reasons):

To protect big game (mule deer, elk, pronghorn antelope, and bighorn sheep) winter range, including crucial winter habitat and other definable winter range as mapped by the Colorado Division of Wildlife. This may apply to sundry notice that require an environmental analysis.

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 the stipulation, see BLM Manual 1624 and 3101 or FS Manual 1950 and 2820.)

Exception Criteria:

An exception may be granted under mild winter conditions for the last 60 days of the closure.

Lease Number: <LEASE_NUMBER>

TIMING LIMITATION STIPULATION

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

May 1 through July 15

On the lands described below:

<LEGAL_DESCRIPTIONS>

For the purpose of (reasons):

To protect Rocky Mountain bighorn sheep lambing

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 the stipulation, see BLM Manual 1624 and 3101 or FS Manual 1950 and 2820.)

Lease Number: <LEASE_NUMBER>

TIMING LIMITATION STIPULATION

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

March 16 through September 30

On the lands described below:

<LEGAL_DESCRIPTIONS>

For the purpose of (reasons):

To protect white pelican nesting and feeding habitat during usage

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 the stipulation, see BLM Manual 1624 and 3101 or FS Manual 1950 and 2820.)

Lease Number: <LEASE_NUMBER>

TIMING LIMITATION STIPULATION

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

February 1 through August 15

On the lands described below:

<LEGAL_DESCRIPTIONS>

For the purpose of (reasons):

To protect raptor (this includes golden eagles, all accipiters, falcons [except the kestrels], all butteos, and owls) nesting and fledgling habitat during usage for one-quarter mile around the nest site.

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 the stipulation, see BLM Manual 1624 and 3101 or FS Manual 1950 and 2820.)

Exception Criteria:

Exceptions may be granted during years when the nest site is unoccupied, when occupancy ends by or after May 15, or once the young have fledged and dispersed from the nest.

Lease Number: <LEASE_NUMBER>

TIMING LIMITATION STIPULATION

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

February 1 through August 15

On the lands described below:

<LEGAL_DESCRIPTIONS>

For the purpose of (reasons):

To protect ferruginous hawk nesting and fledgling habitat during usage for a one-quarter mile buffer around the nest.

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 the stipulation, see BLM Manual 1624 and 3101 or FS Manual 1950 and 2820.)

Exception Criteria:

Exceptions may be granted during years when a nest site is unoccupied, when occupancy ends by or after May 15, or once the young have fledged and dispersed from the nest.

Lease Number: <LEASE_NUMBER>

TIMING LIMITATION STIPULATION

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

November 16 through April 15

On the lands described below:

<LEGAL_DESCRIPTIONS>

For the purpose of (reasons):

To protect bald eagle winter roost sites within a one-half mile buffer around the site

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 the stipulation, see BLM Manual 1624 and 3101 or FS Manual 1950 and 2820.)

Exception Criteria:

Exceptions may be granted for partial or complete visual screening of the oil and gas activity from the primary zone (that is, one-quarter mile around the roost site).

Lease Number: <LEASE_NUMBER>

CONTROLLED SURFACE USE STIPULATION

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

On the lands described below:

<LEGAL_DESCRIPTIONS>

For the purpose of:

To protect perennial water impoundments and streams, and/or riparian/wetland vegetation by moving oil and gas exploration and development beyond the riparian vegetation zone.

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. See also Geothermal PEIS ROD section 2.3.3 at page 2-6.)

Exception Criteria:

Exceptions may be granted only if an on-site impact analysis shows no degradation of the resource values.

EXHIBIT CO-29 PALEONTOLOGICAL CSU CO CONTROLLED SURFACE USE

Lease Number: <LEASE_NUMBER>

Stipulation: Surface occupancy or use may be restricted due to paleontological resources.

Special design, construction, and implementation measures, including relocation of operations by more than 200 meters (656 feet), may be required.

The lease area contains a moderate to high potential for paleontological resources (i.e. Potential Fossil Yield Classification Class 3-5). An inventory of paleontological resources may be required before construction and drilling may commence. The Authorized Officer may require that a qualified paleontologist be present to monitor operations during surface disturbing activities.

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To protect scientific information that may be damaged from inadvertent or authorized uses.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites within the leasehold.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites within the leasehold to which the restrictive criteria are applied.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The

Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least a 30 day period.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least a 30 day period.

Lease Number:

ENDANGERED SPECIES ACT SECTION 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.

On the lands described below:

Lease	Num	ber:
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CONTROLLED SURFACE USE

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.

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:

Exhibit CO-56

Lease Number:

AIR QUALITY LEASE NOTICE

Due to potential air quality concerns, supplementary air quality analysis may be required for any proposed development of this lease. This may include preparing a comprehensive emissions inventory, performing air quality modeling, and initiating interagency consultation with affected land managers and air quality regulators to determine potential mitigation options for any predicted significant impacts from the proposed development. Potential mitigation may include limiting the time, place, and pace of any proposed development, as well as providing for the best air quality control technology and/or management practices necessary to achieve area-wide air resource protection objectives. Mitigation measures would be analyzed through the appropriate level of NEPA analysis to determine effectiveness, and will be required or implemented as a permit condition of approval (COA). At a minimum, all projects and permitted uses implemented under this lease will comply with all applicable National Ambient Air Quality Standards and ensure Air Quality Related Values are protected in nearby Class I or Sensitive Class II areas that are afforded additional air quality protection under the Clean Air Act (CAA).

On the lands described below:

<LEGAL DESCRIPTIONS>

EXHIBIT GRSG-TL-46e GREATER SAGE-GROUSE TMING LIMITATION

Lease Number: <LEASE NUMBER>

Stipulation: no activity associated with construction, drilling or completions within 4 miles of active leks during lekking, nesting, and early brood-rearing (March to July 15).

On the following lands described below:

<LEGAL DESCRIPTIONS>

Purpose: Manage fluid minerals to avoid, minimize, and compensate for direct disturbance, displacement, or mortality of GRSG during lekking, nesting, and early brood-rearing

Exception/Modification: In consultation with the State of Colorado, a modification or an exception to GRSG TL-46 could be granted based on an analysis of the following factors:

Location of proposed lease activities in relation to critical LGRSG habitat areas as identified by factors including, but not limited to, average male lek attendance and/or important seasonal habitat

An evaluation of the potential threats from proposed lease activities that may affect the local population as compared to benefits that could be accomplished through compensatory or off-site mitigation (see **Chapter 2**, **Section 2.6.3 of the Proposed LUPA/Final EIS**, Regional Mitigation)

An evaluation of the proposed lease activities in relation to the site-specific terrain and habitat features. For example, within 4 miles of a lek, local terrain features such as ridges and ravines may reduce the habitat importance and shield nearby habitat from disruptive factors ocation of proposed lease activities in relation to critical

Waiver: No waivers are authorized unless the area or resource mapped as possessing the attributes protected by the stipulation are determined during collaboration with Colorado Parks and Wildlife to lack those attributes or potential attributes. A 30-day public notice and comment period is required before waiver of a stipulation. Waivers would require BLM State Director approval.

EXHIBIT NE-02

Lease Number: <LEASE_NUMBER>

NO SURFACE OCCUPANCY STIPULATION

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

<LEGAL_DESCRIPTIONS>

For the purpose of:

To protecting riparian and wildlife values and resources near reservoirs and rivers (including South Platte and South Republican Rivers and Prewitt, Julesburg, Prospect, Horsecreek, Milton, Lower Latham Rivershed, Empire, Bijou, and Ft. Collins reservoir

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.)

CRVFO-NSO-2 Steep Slopes of 50% or Greater

NO SURFACE OCCUPANCY

Stipulation: No surface occupancy or surface-disturbing activities are allowed on slopes of 50% or greater.

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To maintain soil productivity and provide necessary protection to prevent excessive soil erosion on steep slopes and to reduce risks to human health and safety from placement of infrastructure on steep slopes.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites on the lease to which the restrictive criteria are applied. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least a 30-day period.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation

proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least a 30-day period.

CRVFO-NSO-22 VRM Class II Areas with Slopes over 30% and High Visual Sensitivity

NO SURFACE OCCUPANCY

Stipulation: No surface occupancy or surface-disturbing activities are allowed in VRM Class II areas with slopes of 30% or steeper and high visual sensitivity. Lands with high visual sensitivity are those lands within 5 miles of the sensitive viewshed corridors of moderate to high visual exposure, where details of vegetation and landform are readily discernible, and changes in visual contrast can be easily noticed by the casual observer.

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To preserve the visual setting and visual integrity.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites on the lease to which the restrictive criteria are applied. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least a 30-day period.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least a 30-day period.

CRVFO-CSU-1 Slopes of 30% or Greater or Fragile or Saline Soils

CONTROLLED SURFACE USE

Stipulation: Special design, implementation, and mitigation, including relocation by more than 200 meters (656 feet), may be required on areas with slopes steeper than 30 percent or areas with fragile or saline soils regardless of slope based on the NRCS soil description and surveys.

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To reduce erosion potential, maintain soil stability and productivity of sensitive areas, ensure successful reclamation, and minimize contributions of salinity, selenium, and sediments likely to affect downstream water quality, fisheries, and other downstream aquatic habitats.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites on the lease to which the restrictive criteria are applied. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least a 30-day period.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least a 30-day period.

CRVFO-CSU-3 Intermittent and Ephemeral Streams CONTROLLED SURFACE USE

Stipulation: Special design, implementation, and mitigation, including relocation by more than 200 meters (656 feet), may be required for surface-disturbing activities proposed within 100 feet from the edge of the ordinary high-water mark (bank-full stage) of intermittent or ephemeral stream drainages, as defined by the USGS National Hydrography Dataset or field evaluation. **Purpose:** To maintain and protect water quality, stream stability, aquatic health, seasonal use, and downstream fisheries and sediment processes.

On the following lands:

<LEGAL_DESCRIPTION>

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites on the lease to which the restrictive criteria are applied. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least a 30-day period.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation

proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least a 30-day period.

CRVFO-CSU-9 VRM Class II Areas Not Covered by CRVFO-NSO-22

CONTROLLED SURFACE USE

Stipulation: Special design, implementation, and mitigation, including relocation by more than 200 meters (656 feet), may be required to meet VRM Class II management objectives.

On the following lands:

<LEGAL_DESCRIPTION>

Purpose: To ensure that surface-disturbing activities within VRM Class II areas comply with BLM Handbook 8431-1 to retain the existing character of the landscape.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites on the lease to which the restrictive criteria are applied. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least a 30-day period.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation

proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least a 30-day period.

CRVFO-TL-1 Salmonid and Native Non-Salmonid Fishes TIMING LIMITATION

Stipulation: No surface occupancy and surface-disturbing activities to reduce impacts to breeding adults, eggs, and emerging larval fish, and to avoid disturbance of the stream channel during the following time periods:

• Salmonids

Cutthroat Trout: May 1 to

September 1

Rainbow Trout: March 1 to June 15

Brown Trout: October 1 to May 1 Brook Trout: August 15 to May 1

• Native Non-Salmonids

Mottled Sculpin: May 1 to July 31 Bluehead Sucker: May 1 to July 15 Flannelmouth Sucker: April 1 to July 1

Roundtail Chub: May 15 to July 15 Speckled Dace: May 1 to August 31

Mountain Whitefish: October 1 to November 30

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To protect redds (egg masses) in the gravel and emerging fry of trout, mountain whitefish, and native nongame fish populations.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease. The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites on the lease to which the restrictive criteria are applied. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public

in order to make this determination, and the modification may be subject to public review for at least a 30-day period.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least a 30-day period.

CRVFO-TL-2 Big Game Winter Habitat

TIMING LIMITATION

Stipulation: No surface occupancy or surface-disturbing activities are allowed in areas mapped as mule deer severe winter range and winter concentration areas; elk severe winter range and winter concentration areas; moose winter concentration areas; Rocky Mountain bighorn sheep winter range, severe winter range, and winter concentration areas; and pronghorn winter concentration areas during the following time period:

• DECEMBER 1 TO APRIL 15

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To reduce behavioral disruption of big game habitat use during the winter season.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination.

In addition, site-specific ground-disturbing activities between December 1 and May 1 may be allowed if the BLM authorized officer determines, following consultation with CPW, that the requested activity would not impair values associated with the quantity and quality of the winter range for the species of interest.

In making this determination, the proponent of any ground-disturbing activity asking for an exception will provide to BLM an assessment with their proposal that documents anticipated compliance or non-impairment of resource values protected by this stipulation based on the following resource factors:

- 1. current baseline and trend data on the wildlife population(s)
- 2. the type, location, duration, and intensity of potential adverse effects
- 3. potential for minimizing the footprint of activities
- 4. changes to winter habitat effectiveness, fragmentation, and habitat loss across the game management unit as a whole
- 5. the relative extent of available winter range; relationship to topography and vegetation screening
- 6. effectiveness of proposed voluntary offsite mitigation and conservation measures to offset

any adverse effects

7. other factors that may affect the winter range or cause winter range to become unusable Under mild winter conditions (e.g., below normal snow depth, little snow crusting, anticipated higher than normal daily mean temperatures) the last 60 days of the seasonal limitation period may be suspended by the BLM authorized officer after consultation with CPW. Approval of ground-disturbing activities granted in any given year may not constitute approval for subsequent years; in such cases, approval for such activities must be granted (or extended) annually by BLM.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites on the lease to which the restrictive criteria are applied. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least a 30-day period.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least a 30-day period.

CRVFO-TL-3 Big Game Production Areas

TIMING LIMITATION

Stipulation: No surface occupancy or surface-disturbing activities are allowed during the following time periods in mapped big game production areas:

- Elk Production (Calving): May 15 to June 30
- Rocky Mountain Bighorn Sheep (Lambing): April 15 to June 30
- Pronghorn (Fawning): April 15 to June 30

On the following lands:

<LEGAL_DESCRIPTION>

Purpose: To reduce behavioral disruption during big game parturition and early rearing of the young.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites on the lease to which the restrictive criteria are applied. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least a 30-day period.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least a 30-day period.

CRVFO-TL-4 Migratory Bird Nesting

TIMING LIMITATION

Stipulation: No surface occupancy and use and surface-disturbing activities are allowed, including vegetation removal projects, in migratory bird habitat nesting habitat during the following time period:

MAY 15 to JULY 15

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To minimize the destruction of active nests and disruption of nesting activities of migratory birds.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites on the lease to which the restrictive criteria are applied. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least a 30-day period.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist.

The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least a 30-day period.

CRVFO-TL-5 Raptor Nesting

NO SURFACE OCCUPANCY

Stipulation: Surface use and surface-disturbing activities are prohibited within the following buffer distances during the following species-specific time periods:

• Within a Radius of 0.25 mile:

Red-tailed Hawk: February 15 to July 15 Swainson's Hawk: April 1 to July 15

Osprey: April 1 to August 1

Cooper's and Sharp-shinned Hawks: April 15 to

July 15

All Owls: February 15 to July 15

• Within a Radius of 0.5 mile:

Golden Eagle: December 15 to July 15

Northern Goshawk: March 1 to

September 1

Prairie Falcon: March 15 to July 15

On the following lands:

<LEGAL_DESCRIPTION>

Purpose: To protect nesting and fledgling habitat during the period of use by non-special status raptors and avoid or minimize disruption of nesting behaviors.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease. The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites on the lease to which the restrictive criteria are applied. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public

in order to make this determination, and the modification may be subject to public review for at least a 30-day period.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least a 30-day period.

CRVFO-LN-2 Biological Inventories

LEASE NOTICE

In areas of known or suspected habitat of special status species, or habitat of other species of interest, such as raptor nests, elk calving areas, or significant natural plant communities, a biological inventory would be required prior to approval of operations. The inventory would be used to prepare mitigating measures to reduce the impacts of surface disturbance on the affected species or their habitats. These mitigating measures may include, but are not limited to, relocation of roads, well pads, pipelines, and other facilities, and fencing operations or habitat.

On the following lands:

<LEGAL_DESCRIPTION>

CRVFO-LN-6 Endangered Species Act

LEASE NOTICE

The lease area may now or hereafter contain plants, animals, or their habitats determined to be threatened, endangered, or other special status under the Endangered Species Act as amended, 16 U.S.C. § 1531 et seq. The BLM will not approve any ground-disturbing activity that may affect any such species or habitat until it completes its obligations under applicable requirements of the Endangered Species Act, including completion of any required procedure for conference or consultation with the U.S. Fish and Wildlife Service (USFWS). The outcome of the process may result in mitigation measures applied by the BLM, and/or conservation measures specified by the USFWS, that limit significantly the type, location, and extent of permissible lease development activities.

On the following lands: <LEGAL_DESCRIPTION>

CRVFO-LN-7 Class 4 and Class 5 Paleontological Areas

LEASE NOTICE

As per Instruction Memorandum No. 2008-009, Potential Fossil Yield Classification (PFYC) System for Paleontological Resources on Public Land, the lessee may be required to retain an accredited paleontologist approved by the Authorized Officer to perform an inventory of surface-disturbing activities in Class 4 and 5 paleontological areas.

On the following lands: LEGAL_DESCRIPTION>

GEOLOGY SLOPE NSO CO (GJFO) NO SURFACE OCCUPANCY

Stipulation: No surface occupancy or use is allowed on lands with steep slopes greater than:

• 40%

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To minimize the risk of mass wasting, sedimentation and reduced reclamation costs, protecting soil productivity, rare or sensitive biota, minimizing risk to water bodies, fisheries and aquatic species habitats and protection of human health and safety (from landslides, mass wasting, etc.).

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites on the lease to which the restrictive criteria are applied. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least a 30-day period.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation

proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least a 30-day period.

GEOLOGY SOIL CSU CO (GJFO) CONTROLLED SURFACE USE

Stipulation: Surface occupancy or use may be restricted on lands within mapped soils with the following special characteristics:

• FRAGILE SOILS AND MAPPED MANCOS SHALE AND SALINE SOILS

On the following lands:

<LEGAL DESCRIPTION>

Special design, construction, and implementation measures, including relocation of operations by more than 200 meters (656 feet), may be required. Prior to authorizing activities in this area, the operator may be required to submit an engineering/reclamation plan to avoid, minimize, or mitigate potential effects to soil productivity.

Purpose: To improve reclamation potential, maintain soil stability and productivity of sensitive areas, minimize contributions of salinity, selenium, and sediments likely to affect downstream water quality, fisheries, and other downstream aquatic habitats.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites on the lease to which the restrictive criteria are applied. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least a 30-day period.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least a 30-day period.

PLANT COMMUNITY CSU CO (GJFO) CONTROLLED SURFACE USE

Stipulation: Surface occupancy or use may be restricted within occupied habitat that meets BLM's criteria, as established in the Resource Management Plan, for significant and/or relict plant communities:

• OLD GROWTH FORESTS AND WOODLANDS AND PLANT COMMUNITIES THAT MEET BLM CRITERIA FOR SIGNIFICANT PLANT COMMUNITIES

On the following lands:

<LEGAL DESCRIPTION>

Special design, construction, and implementation measures, including relocation of operations by more than 200 meters (656 feet), may be required. Prior to authorizing activities in this area, the operator may be required to submit a plan of development that would demonstrate that habitat would be preserved to maintain the viability of significant or relict plant communities.

Purpose: To conserve significant and/or relict plant communities not otherwise protected. 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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites on the lease to which the restrictive criteria are applied. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least a 30-day period.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least a 30-day period.

LANDS FOR DISPOSAL CSU CO (GJFO) CONTROLLED SURFACE USE

Stipulation: Surface occupancy or use may be restricted due to lands identified for disposal in the Resource Management Plan. Special design, construction, and implementation measures, including relocation of operations by more than 200 meters (656 feet), may be required.

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To preserve the value of disposal tracts and/or protect facilities or uses for which these tracts of land were identified for disposal.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites within the leasehold to which the restrictive criteria are applied. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least a 30-day period.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or

the public in order to make this determination, and the waiver may be subject to public review for at least a 30-day period.

WILDLIFE RAPTOR NEST TL CO (GJFO) TIMING LIMITATION

Stipulation: No surface use is allowed within 402 meters (0.25 mile) of active raptor nests, as mapped in the Resource Management Plan, BLM's GIS database or other maps provided by local, State, Federal, or Tribal agencies during the following time period(s), or until fledging and dispersal of young:

- Osprey nests: April 1 to August 31
- Red-tailed Hawk nests and associated alternate nests: February 15 to July 15
- Swainson's Hawk nests and associated alternate nests: April 1 to July 15
- Cooper's Hawk, Sharp Shinned Hawk, and Northern Harrier nests: April 1 to August 15
- Burrowing Owl nest sites: March 1 to August 15
- Great Horned Owl nests: February 1 to August 15
- Other Owls and Raptors: March 1 to August 15

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To prevent disruption of reproductive activity of raptors during the production period. This stipulation applies only to construction and drilling, and does not apply to operations and maintenance.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease. The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites within the leasehold to which the restrictive criteria are applied. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently.

The Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to

consult with other government agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least a 30-day period.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. he Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least a 30-day period.

Lease Number: <LEASE_NUMBER>

WILDLIFE SENSITIVE RAPTOR NEST TL CO (GJFO) TIMING LIMITATION

Stipulation: No surface use is allowed within an 805 meter (0.5 mile) radius of active or inactive raptor nests, as mapped in the Resource Management Plan, BLM's GIS database or other maps provided by local, State, Federal or Tribal agencies during the following time period(s), or until fledging and dispersal of young:

- Ferruginous Hawk nests, including any alternate nests: February 1 to July 15
- Northern Goshawk nest sites: March 1 to September 30
- Peregrine Falcon and Prairie Falcon nest cliff(s): March 15 to July 31

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To prevent disruption of reproductive activity of sensitive raptors during the production period. This stipulation applies only to construction and drilling, and does not apply to operations and maintenance.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites within the leasehold to which the restrictive criteria are applied. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least a 30-day period.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least a 30-day period.

GJ-NSO-2

Streams/Springs Possessing Lotic Riparian Characteristics NSO SURFACE OCCUPANCY

Stipulation: No surface occupancy and use and surface-disturbing activities are allowed within 100 meters (328 feet) from the edge of the ordinary high-water mark (bank-full stage). Where the riparian corridor width is greater than 100 meters (328 feet) from bank-full, prohibit surface occupancy and use and surface-disturbing activities within the riparian zone.

On the following lands:

<LEGAL_DESCRIPTION>

Purpose: To protect water quality and aquatic values and prevent channel degradation, as riparian corridors/flood-prone areas are lands adjacent to waterbodies where activities on land are likely to affect 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. (For guidance on the use of this stipulation, see Bureau of Land Management Manual 1624 and 3101.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may consult with other agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites on the lease to which the restrictive criteria are applied. The Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may consult with other agencies and/or the public in order to make this determination.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

The Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may consult with other agencies and/or the public in order to make this determination.

GJ-NSO-4 Lentic Riparian Areas NSO SURFACE OCCUPANCY

Stipulation: No surface occupancy and use and surface-disturbing activities are allowed within 100 meters (328 feet) from the mapped extent of perennial, intermittent, and ephemeral streams; riparian areas, fens and/or wetlands; and water impoundments. For streams, the buffer will be measured from ordinary high-water mark (bank-full stage), whereas for wetland features, the buffer will be measured from the edge of the mapped extent.

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To maintain the proper functioning condition, including the vegetation, hydrologic, and geomorphic functionality of wetland features. To protect water quality, riparian zones, fens, fish habitat, and aquatic habitat, and to provide a clean, reliable source of water for downstream users. Buffers are expected to indirectly benefit migratory birds, wildlife habitat, amphibians, and other species.

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 Bureau of Land Management Manual 1624 and 3101.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may consult with other agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites on the lease to which the restrictive criteria are applied. The Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may consult with other agencies and/or the public in order to make this determination.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

The Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of

development, surveys, mitigation proposals, or environmental analysis, and may consult with other agencies and/or the public in order to make this determination.

GJ-NSO-13

Current and Historically Occupied Habitat and Critical Habitat of Federally Listed, Proposed, or Candidate Threatened or Endangered Plant and Animal Species NSO SURFACE OCCUPANCY

Stipulation: Certain surface uses, as specified below, are not allowed in order to protect threatened, endangered, proposed, and candidate plants and animals from indirect impacts, loss of immediately adjacent suitable habitat, or impacts to primary constituent elements of critical habitat as designated by USFWS:

• SURFACE-DISTURBING ACTIVITIES

Maintain existing buffer distances where pre-existing disturbance exists, and reduce redundancies in roads to minimize fragmentation, and minimize direct impacts from motorized and mechanized users of roads, routes, and trails. In undisturbed environments and ACECs, prohibit new disturbance within 200 meters (656 feet) of current and historically occupied and suitable Habitat. This stipulation includes emergency closures of roads where damage to T&E habitat has occurred.

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To protect threatened, endangered, proposed, and candidate species from indirect impacts or loss of immediately adjacent suitable 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 Bureau of Land Management Manual 1624 and 3101.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may consult with other agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites on the lease to which the restrictive criteria are applied. The Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development,

surveys, mitigation proposals, or environmental analysis, and may consult with other agencies and/or the public in order to make this determination.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold. The Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may consult with other agencies and/or the public in order to make this determination.

GJ-NSO-37 Cultural Resource Allocation to Conservation Use Category NSO SURFACE OCCUPANCY

Stipulation: No surface occupancy and use and surface-disturbing activities are allowed, including archaeological excavation, within 100 meters (328 feet) around eligible sites allocated to Conservation Use

On the following lands:

<LEGAL_DESCRIPTION>

Purpose: To protect unique scientific information in sites allocated to Conservation Use.

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 Bureau of Land Management Manual 1624 and 3101.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may consult with other agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites on the lease to which the restrictive criteria are applied. The Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may consult with other agencies and/or the public in order to make this determination.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

The Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may consult with other agencies and/or the public in order to make this determination.

GJ-NSO-38 Cultural Resource Allocation to Traditional Use Category NSO SURFACE OCCUPANCY

Stipulation: No surface occupancy and use and surface-disturbing activities are allowed within 200 meters (656 feet) from the boundary of the following known eligible or potentially eligible sites allocated to Traditional Use:

• SACRED SITES, TRADITIONAL CULTURAL PROPERTIES, OR OTHER AREAS IDENTIFIED DURING CONSULTATION AS IMPORTANT TO THE TRIBES

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To protect values that contribute to sites allocated to Traditional Use.

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 Bureau of Land Management Manual 1624 and 3101.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may consult with other agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites on the lease to which the restrictive criteria are applied. The Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may consult with other agencies and/or the public in order to make this determination.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

The Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may consult with other agencies and/or the public in order to make this determination.

GJ-CSU-4

Collbran and Mesa/Powderhorn Sourcewater Protection Areas and Jerry Creek Watershed

CONTROLLED SURFACE USE

Stipulation: All surface disturbances within the Collbran and Mesa/Powderhorn Sourcewater Protection Areas and the Jerry Creek watershed are required to avoid interference with watershed resource values.

Purpose: To protect watershed resource values.

On the following lands:

<LEGAL DESCRIPTION>

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites on the lease to which the restrictive criteria are applied. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least a 30-day period.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist.

The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least a 30-day period.

GJ-CSU-9 BLM Sensitive Plants Species Occupied Habitat

CONTROLLED SURFACE USE

Stipulation: For plant species listed as sensitive by BLM, special design, construction, and implementation measures may be required within a 100-meter (328 feet) buffer from the edge of occupied habitat. In addition, relocation of operations by more than 200 meters (656 feet) may be required.

On the following lands:

<LEGAL_DESCRIPTION>

Purpose: To protect BLM sensitive plant species from direct and indirect impacts, including loss of habitat. The protection buffer reduces dust transport, weed invasion, chemical and produced-water spills and those effects on BLM sensitive plant populations. It also reduces impacts to important pollinators and their 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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites on the lease to which the restrictive criteria are applied. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least a 30-day period.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least a 30-day period.

GJ-CSU-24 Deer and Elk Migration and Movement Corridors CONTROLLED SURFACE USE

Stipulation: Special design, implementation, and mitigation, including relocation by more than 200 meters (656 feet), may be required for certain surface uses, as specified below, within mapped migration and movement corridors for deer and elk:

• <u>SURFACE-DISTURBING ACTIVITIES</u>

Purpose: To protect deer and elk migration and movement corridors.

On the following lands:

<LEGAL DESCRIPTION>

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites on the lease to which the restrictive criteria are applied. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least a 30-day period.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

GJ-CSU-27 Cultural Resource Allocation to Scientific Use Category

CONTROLLED SURFACE USE

Stipulation: Special design, implementation, and mitigation, including relocation by more than 200 meters (656 feet), may be required for certain surface uses, as specified below, except archaeological documentation and excavation, within 100 meters (328 feet) around eligible or potentially eligible sites allocated to Scientific Use.

• SURFACE-DISTURBING ACTIVITIES

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To protect unique scientific information in sites that may be damaged from inadvertent or unauthorized uses.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites on the lease to which the restrictive criteria are applied. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least a 30-day period.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least a 30-day period.

GJ-CSU-28 Cultural Resource Allocation to Public Use Category

CONTROLLED SURFACE USE

Stipulation: Special design, implementation, and mitigation, including relocation by more than 200 meters (656 feet), may be required for certain surface uses, as specified below, within 100 meters (328 feet) around sites allocated to Public Use. In addition, consider factors such as integrity of setting, recreation opportunity, or visual impacts that projects may have on sites allocated to Public Use.

• SURFACE-DISTURBING ACTIVITIES

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To protect the values that contribute to sites allocated to Public Use.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites on the lease to which the restrictive criteria are applied. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least a 30-day period.

GJ-CSU-30 VRM Class II

CONTROLLED SURFACE USE

Stipulation: Special design, implementation, and mitigation, including relocation by more than 200 meters (656 feet), may be required for other surface-disturbing activities within areas designated as VRM Class II. Require that surface-disturbing activities meet the objectives of VRM Class II.

On the following lands:

<LEGAL_DESCRIPTION>

Purpose: To protect visual resources and scenic values associated with VRM Class II areas. 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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites on the lease to which the restrictive criteria are applied. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least a 30-day period.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist.

The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least a 30-day period.

GJ-TL-1 Salmonid and Native Non-Salmonid Fishes

TIMING LIMITATION

Stipulation: No in-channel work is allowed in occupied streams during fish spawning, egg incubation, and fry emergence seasons. These seasons vary by elevation and temperatures, but the following dates generally apply:

• Salmonids

Cutthroat Trout: May 1 to September 1 Rainbow Trout: March 1 to June 15 Brown Trout: October 1 to May 1 Brook Trout: August 15 to May 1 • Native Non-Salmonids

Mottled Sculpin: May 1 to July 31 Bluehead Sucker: May 1 to July 15 Flannelmouth Sucker: April 1 to July 1 Roundtail Chub: May 15 to July 15 Speckled Dace: May 1 to August 31

Mountain Whitefish: October 1 to November

30

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To protect redds (egg masses) in the gravel and emerging fry of trout, mountain whitefish, and native nongame fish populations.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease. The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites on the lease to which the restrictive criteria are applied. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals,

or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least a 30-day period.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least a 30-day period.

GJ-TL-3 Migratory Bird Nesting TIMING LIMITATION

Stipulation: No surface occupancy and use and surface-disturbing activities are allowed, including vegetation removal projects, in migratory bird nesting habitat during the following time period:

MAY 15 to JULY 15

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To minimize destruction of active nests and disruption of migratory bird nesting activity.

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 Bureau of Land Management Manual 1624 and 3101.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may consult with other agencies and/or the public in order to make this determination.

This stipulation applies only to construction and drilling, and does not apply to operations and maintenance. The TL area may be altered depending on the status of the nest site or the geographical relationship of topographic barriers and vegetation screening to the nest site.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites on the lease to which the restrictive criteria are applied. The Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may consult with other agencies and/or the public in order to make this determination.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

The Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may consult with other agencies and/or the public in order to make this determination.

GJ-TL-20 Big Game Winter Range TIMING LIMITATION

Stipulation: No surface occupancy and use, surface-disturbing activities, or intensive human activities are allowed from December 1 to May 1 to protect big game winter range as mapped by the CPW. Certain areas and/or routes within big game winter range may be closed to foot, horse, motorized, and/or mechanized travel from:

• DECEMBER 1 to MAY 1

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To reduce disruption of big game during the winter season.

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 Bureau of Land Management Manual 1624 and 3101.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may consult with other agencies and/or the public in order to make this determination.

In addition, an exception will be granted only when the proposed action will not cause unacceptable harm to big game based on the following factors:

- 1. Winter conditions (such as snow cover and crusting) at the project site and vicinity
- 2. Predictable, short-term (1 week) storm forecasts for the project area
- 3. Period of winter in which the exception is requested (e.g., after April 15, before December 15, or the heart of winter)
- 4. Project site location relative to the size and spatial configuration of delineated critical winter range, open roads and trails, and other background disturbance
- 5. Length of time that activities will encroach on the period of the winter range stipulation
- 6. Number of vehicle trips per day in and out of the work site
- 7. Time of day that activity occurs (after dark generally prohibited)
- 8. Actual big game use of the area
- 9. Cumulative impacts on big game (such as other activities in the area)
- 10. Additional site-specific or general concerns, as appropriate

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites on the lease to which the restrictive criteria are applied. The Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The

Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may consult with other agencies and/or the public in order to make this determination.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

The Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may consult with other agencies and/or the public in order to make this determination.

GJ-LN-3 Biological Inventories

LEASE NOTICE

The operator is required to conduct a biological inventory prior to approval of operations in areas of known or suspected habitat of special status species, or habitat of other species of interest such as but not limited to raptor nests, sage-grouse leks, or significant natural plant communities. The operator, in coordination with the BLM, shall use the inventory to prepare mitigating measures to reduce the impacts on affected species or their habitats. These mitigating measures may include, but are not limited to, relocation of roads and other facilities and fencing operations or habitat. Where impacts cannot be mitigated to the satisfaction of the BLM's Authorized Officer, surface occupancy and use on that area is prohibited.

On the following lands:

<LEGAL DESCRIPTION>

GJ-LN-4 Threatened and Endangered Species

LEASE NOTICE

The lease area may now or hereafter contain plants, animals, or their habitats determined to be threatened, endangered, or other special status under the Endangered Species Act as amended, 16 U.S.C. § 1531 et seq. The BLM will not approve any ground-disturbing activity that may affect any such species or habitat until it completes its obligations under applicable requirements of the Endangered Species Act, including completion of any required procedure for conference or consultation with the U.S. Fish and Wildlife Service (USFWS). The outcome of the process may result in mitigation measures applied by the BLM, and/or conservation measures specified by the USFWS, that limit significantly the type, location, and extent of permissible lease development activities.

On the following lands: <LEGAL_DESCRIPTION>

GJ-LN-6 Class 4 and Class 5 Paleontological Areas

LEASE NOTICE

As per Instruction Memorandum No. 2008-009, Potential Fossil Yield Classification (PFYC) System for Paleontological Resources on Public Land, the lessee may be required to retain an accredited paleontologist approved by the Authorized Officer to perform an inventory of surface-disturbing activities in Class 4 and 5 paleontological areas.

On the following lands:

<LEGAL_DESCRIPTION>

UFO-NSO-HYDROLOGIC FEATURES NO SURFACE OCCUPANCY

Stipulation: No surface occupancy or use is allowed within 100 meters (325 feet) from the mapped extent of perennial, intermittent, and ephemeral streams; riparian areas, fens and/or wetlands; and water impoundments. For streams, the buffer will be measured from ordinary high-water mark (bank-full stage); for wetland features, the buffer will be measured from the edge of the mapped extent.

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To maintain the proper functioning condition, including the vegetation, hydrologic, and geomorphic functionality of wetland features; protect water quality, riparian zones, fens, fish habitat, aquatic habitat; and provide a clean, reliable source of water for downstream users. Buffers are expected to indirectly benefit migratory birds, wildlife habitat, amphibians, and other species.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites within the leasehold.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or (2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites within the leasehold to which the restrictive criteria are applied.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; (2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or (3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least a 30-day period.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or

environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least a 30-day period.

UFO-NSO-NATIVE CUTTHROAT TROUT NO SURFACE OCCUPANCY

Stipulation: No surface occupancy or use is allowed within 325 feet of the edge of the ordinary highwater mark (bank-full stage) of occupied habitat for conservation populations (90 percent pure or greater) of native cutthroat trout.

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To protect core populations and maintain habitat integrity for core populations of species, subspecies, or lineages of cutthroat trout native to the mainstem Colorado and Gunnison River basins.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites within the leasehold.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or (2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites within the leasehold to which the restrictive criteria are applied.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; (2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or (3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least 30 days.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least 30 days.

UFO-NSO-OCCUPIED DWELLINGS NO SURFACE OCCUPANCY

Stipulation: No surface occupancy or use is allowed within 305 meters (1,000 feet) of occupied dwellings and building units as defined by the State of Colorado.

On the following lands:

<LEGAL_DESCRIPTION>

Purpose: To protect residential developments within unincorporated residential communities and isolated dwellings as defined as occupied by the State of Colorado.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or (2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites on the lease to which the restrictive criteria are applied.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; (2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or (3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least 30 days.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least 30 days.

UFO-NSO-PUBLIC WATER SUPPLIES NO SURFACE OCCUPANCY

Stipulation: No surface occupancy and use will be allowed within 305 meters (1,000 feet) on both sides of a classified surface water-supply stream segment (as measured from the average high high-water mark) for a distance of 5 miles upstream from a public water supply intake classified by the State of Colorado as a "water supply," and within a 2,640 feet (0.5 mile) buffer of all public water supplies that use a groundwater well or spring. In addition, directional drilling will not allowed within 457 vertical meters (1,500 vertical feet) below a surface public water supply or below the depth of a public water supply that use a groundwater well spring.

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To protect public water supplies, water quality, aquatic habitat, and human health.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites within the leasehold. The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or (2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites within the leasehold to which the restrictive criteria are applied.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; (2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or (3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least 30 days.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult

with other government agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least 30 days.

UFO-NSO-RAPTOR NEST SITES NO SURFACE OCCUPANCY

Stipulation: No surface occupancy or use is allowed within the following areas:

- Bald Eagle and Golden Eagle: Within 0.25 mile of active and inactive nest site or within 100 meters (328 feet) of abandoned nests (i.e., unoccupied for 5 consecutive years) but with all or part of the nest intact
- Northern Goshawk, Ferruginous Hawk, Peregrine Falcon, and Prairie Falcon: within 0.50 mile of active and inactive nest sites
- All Other Raptors (except Mexican spotted owl): Within 0.25 mile of active and inactive nest sites

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To protect raptor nest sites from placement of long-term or permanent facilities that could prevent future occupation of nests known to have been used, or showing evidence of having been used, within the previous 5 years.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites within the leasehold.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or (2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites within the leasehold to which the restrictive criteria are applied. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; (2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or (3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least 30 days.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least 30 days.

UFO-NSO-STEEP SLOPES (>40%) NO SURFACE OCCUPANCY

Stipulation: No surface occupancy or use is allowed on lands with steep slopes greater than:

• 40%

On the following lands:

<LEGAL_DESCRIPTION>

Purpose: To minimize the risk of mass wasting, sedimentation and reduced reclamation costs, protecting soil productivity, rare or sensitive biota, minimizing risk to water bodies, fisheries and aquatic species habitats and protection of human health and safety (from landslides, mass wasting, etc.).

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or (2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites on the lease to which the restrictive criteria are applied.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; (2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or (3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least 30 days.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least 30 days.

UFO-CSU-CULTURAL RESOURCES CONTROLLED SURFACE USE

Stipulation: Surface occupancy or use may be restricted due to historic properties and/or resources protected under the National Historic Preservation Act, American Indian Religious Freedom Act, Native American Graves Protection and Repatriation Act, Executive Order13007, or other statutes and executive orders. Special design, construction, and implementation measures, including relocation of operations by more than 200 meters (656 feet), may be required. The BLM will not approve any ground-disturbing activities that may affect any such properties or resources until it completes its obligations (e.g., State Historic Preservation Office and tribal consultation) under applicable requirements of the National Historic Preservation Act and other authorities.

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To protect historic properties and/or cultural resources protected under other Federal statues and executive orders.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites within the leasehold.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or (2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may consult with other government agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites within the leasehold to which the restrictive criteria are applied.

The Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; (2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or (3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may consult with other government agencies and/or the public in order to make this determination.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

The Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development,

surveys, mitigation proposals, or environmental analysis, and may consult with other government agencies and/or the public in order to make this determination.

UFO-CSU-DOMESTIC WATER WELLS CONTROLLED SURFACE USE

Stipulation: Surface occupancy or use may be restricted on lands located within 305 meters (1,000 feet) of domestic water wells. Special engineering design, construction, and implementation measures, including relocation of operations by more than 200 meters (656 feet), may be required. No directional drilling will be permitted within 457 vertical meters (1,500 vertical feet) below the depth of a domestic water well within a 1,000-foot radius.

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To protect domestic water wells, associated groundwater resources, and human health.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites within the leasehold.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or (2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may consult with other government agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites within the leasehold to which the restrictive criteria are applied.

The Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; (2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or (3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may consult with other government agencies and/or the public in order to make this determination.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

The Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may consult with other government agencies and/or the public in order to make this determination.

UFO-CSU-HYDROLOGIC FEATURES CONTROLLED SURFACE USE

Stipulation: Surface occupancy or use may be restricted on lands adjacent to perennial, intermittent, and ephemeral streams; riparian areas, fens, and/or wetlands; and water impoundments. For perennial, intermittent, and ephemeral streams, the extent will be measured from ordinary high-water mark (bankfull stage); for wetland features, the buffer will be measured from the edge of the mapped extent. For unmapped wetlands, the vegetation boundary (from which the buffer originates) will be determined in the field. Surface disturbing activities may require special engineering design, construction, and implementation measures, including re-location of operations beyond 200 meters (656 feet) from the extent of water impoundments, streams, riparian areas, and/or wetlands to protect water resources.

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To maintain the proper functioning condition, including the vegetation, hydrologic and geomorphic functionality of wetland features. Protect water quality, riparian zones, fens, fish habitat, aquatic habitat, and provide a clean, reliable source of water for downstream users. Buffers are expected to indirectly benefit migratory birds, wildlife habitat, amphibians, and other species.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites within the leasehold. The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or (2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites within the leasehold to which the restrictive criteria are applied.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; (2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or (3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least 30 days.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors

leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least 30 days.

UFO-CSU-NATIVE CUTTHROAT TROUT NO SURFACE OCCUPANCY

Stipulation: Special design, implementation, and reclamation measures, including relocation by more than 200 meters, may be required between 325 and 500 feet from occupied habitat for conservation populations (90 percent pure or greater) of native cutthroat trout.

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To protect core populations and maintain habitat integrity for core populations of species, subspecies, or lineages of cutthroat trout native to the mainstem Colorado and Gunnison River basins.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites within the leasehold.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or (2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites within the leasehold to which the restrictive criteria are applied.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; (2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or (3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least 30 days.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least 30 days.

UFO-CSU-PALEONTOLOGICAL RESOURCES CONTROLLED SURFACE USE

Stipulation: Surface occupancy or use may be restricted to protect paleontological resources. Special design, construction, and implementation measures, including relocation of operations by more than 200 meters (656 feet), may be required. An inventory of paleontological resources may be required before construction and drilling may commence. The BLM Authorized Officer may require that a qualified paleontologist be present to monitor operations during surface disturbing activities.

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To conserve significant and/or relict plant communities with

that are not otherwise protected.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites within the leasehold.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or (2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites within the leasehold to which the restrictive criteria are applied.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; (2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or (3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least 30 days.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or

environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least 30 days.

UFO-CSU-PLANT COMMUNITY CONTROLLED SURFACE USE

Stipulation: Surface occupancy or use may be restricted within occupied habitat that meets BLM's criteria, as established in the RMP, for significant and/or relict plant communities (i.e., Exemplary, Ancient, and Rare Vegetation Communities). Special design, construction, and implementation measures, including relocation of operations by more than 200 meters (656 feet), may be required. Prior to authorizing activities in this area, the operator may be required to submit a plan of development that would demonstrate that habitat would be preserved to maintain the viability of significant or relict plant communities.

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To conserve significant and/or relict plant communities with

that are not otherwise protected.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites within the leasehold.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or (2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites within the leasehold to which the restrictive criteria are applied.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; (2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or (3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least 30 days.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least 30 days.

UFO-CSU-PUBLIC WATER SUPPLIES CONTROLLED SURFACE USE

Stipulation: Surface occupancy or use may be restricted on lands located greater than 305 meters (1,000 feet) but less than 805 meters (2,640 feet) (0.50 mile) of a classified surface water supply stream segment (as measured from the average high-water mark) for a distance of 8.05 kilometers (5 miles) upstream of a public water supply intake classified by the State as a "water supply," and all public water supplies that use a groundwater well or spring. Special design, construction, and implementation measures, including relocation of operations by more than 200 meters (656 feet), may be required. Prior to authorizing activities in this area, the operator may be required to submit a coordinated water resources monitoring plan to mitigate potential effects to the source water protection areas of a public water supply. The operator shall comply with all applicable sourcewater protection plans developed by public water providers.

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To protect public water supplies, water quality, aquatic habitat, and human health.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites within the leasehold. The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or (2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites within the leasehold to which the restrictive criteria are applied.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; (2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or (3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least 30 days.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans

of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least 30 days.

UFO-CSU-RAPTOR BREEDING HABITAT CONTROLLED SURFACE USE

Stipulation: Special design and implementation measures, including relocation by more than 200 meters (656 feet), may be required within 1.0 mile of active nests of raptors (accipiters, buteos, falcons except the American kestrel.

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To prevent or minimize disruption of reproductive activity of raptors during the production period.

This stipulation only applies to construction and drilling, and does not apply to operations and maintenance.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites within the leasehold.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or (2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites within the leasehold to which the restrictive criteria are applied. n accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; (2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or (3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least a 30-day period.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult

with other government agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least a 30-day period.

Number: <LEASE_NUMBER>

UFO-CSU-SCENIC BYWAYS CONTROLLED SURFACE USE

Stipulation: Surface occupancy or use may be restricted within 805 meters (0.5 mile) of designated scenic byways. Special design, construction, and implementation measures, including relocation of operations by more than 200 meters (656 feet), may be required to protect the scenic (visual) values. Special design, construction, and implementation measures, including relocation of operations by more than 200 meters (656 feet), may be required to protect the following Scenic Byway:

WEST ELK LOOP SCENIC AND HISTORIC BYWAY

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To protect the quality of the scenic (visual) values of scenic, historic, or backcountry byways.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites within the leasehold.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or 2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites within the leasehold to which the restrictive criteria are applied.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: 1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; 2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or 3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least a 30-day period.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or

environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least a 30-day period.

UFO-CSU-STEEP SLOPES (30-39%) CONTROLLED SURFACE USE

Stipulation: Surface occupancy or use may be restricted on steep slopes of 30% to 39%. Special design, construction, and implementation measures, including relocation of operations by more than 200 meters (656 feet), may be required. Prior to authorizing activities in this area, the operator may be required to submit an engineering/reclamation plan to mitigate potential effects to slope stability.

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To minimize the risk of mass wasting and sedimentation; reduce reclamation costs; protect soil productivity and rare or sensitive biota; minimize risk to waterbodies, fisheries, and aquatic species habitats; and protect human health and safety (from landslides, mass wasting, etc.).

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites within the leasehold.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or (2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites within the leasehold to which the restrictive criteria are applied.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; (2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or (3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least 30 days.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or

environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least 30 days.

UFO-TL-BIG GAME WINTER HABITAT TIMING LIMITATION

Stipulation: No surface use and surface-disturbing and disruptive activities are allowed during the following time period(s) in big game crucial winter habitat (including severe winter range and/or winter concentration areas) as mapped in the RMP, BLM's GIS database, or other maps provided by local, State, Federal, or Tribal agencies for the following periods:

- Elk, Mule Deer, and Moose: December 1 to April 15
- Pronghorn: January 1 to March 31
- Rocky Mountain and Desert Bighorn Sheep: November 1 to April 15

On the following lands:

<LEGAL_DESCRIPTION>

Purpose: To reduce disruption of big game during the winter season in crucial winter habitat.

This stipulation only applies to construction and drilling, and does not apply to operations and maintenance.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites within the leasehold. The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or (2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites within the leasehold to which the restrictive criteria are applied.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; (2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or (3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least 30 days.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors

leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least 30 days.

UFO-TL-COLDWATER SPORTFISH AND NATIVE WARMWATER FISH TIMING LIMITATION

Stipulation: No in-stream channel work is allowed within occupied fisheries, as mapped in the RMP, BLM's GIS database, or other maps provided by local, State, Federal, or Tribal agencies, for coldwater sportfish (cutthroat trout, rainbow trout, brown trout, and brook trout) and native warmwater fish (flannelmouth sucker, bluehead sucker, and roundtail chub), during the following period:

• APRIL 1 TO JULY 15

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To protect redds (egg masses) in the gravel and emerging fry of trout and native nongame fish populations.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites on the lease. The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or (2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites on the lease to which the restrictive criteria are applied.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; (2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or (3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least 30 days.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or

environmental analysis, and may be required to consult with other agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least 30 days.

UFO-TL-RAPTOR NESTING TIMING LIMITATION

Stipulation: No surface use is allowed within a 402-meter (0.25-mile) radius of active raptor nests, as mapped in the Resource Management Plan, BLM's GIS database or other maps provided by local, state, Federal, or Tribal agencies that are accepted by the BLM. This stipulation applies to nests containing eggs or young or being attended by the adults in preparation for nesting, and including partially dilapidated nests known or believed to have been active in the previous 5 years.

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To prevent disruption of reproductive activity of raptors during the production period. This stipulation only applies to construction and drilling, and does not apply to operations and maintenance.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites within the leasehold. The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or (2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites within the leasehold to which the restrictive criteria are applied.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; (2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or (3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the modification may be subject to public review for a a 30-day period.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the waiver may be subject to public review within a 30-day period.

UFO-TL-SENSITIVE RAPTOR NESTING TIMING LIMITATION

Stipulation: No surface use is allowed within a 0.5-mile (805-meter) radius of active nests of sensitive raptor nests, as mapped in the Resource Management Plan, BLM's GIS database or other maps provided by local, state, Federal, or Tribal agencies that are accepted by the BLM, during the following time periods, or until fledging and dispersal of young:

Bald Eagle: November 15 to July 31Golden Eagle: December 15 to July 15

Ferruginous Hawk: February 1 to August 15
Peregrine and Prairie Falcon: March 15 to July 31

Northern Goshawk: March 1 to August 31

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To prevent disruption of reproductive activity of raptors during the production period.

This stipulation only applies to construction and drilling, and does not apply to operations and maintenance.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites within the leasehold. The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or (2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites within the leasehold to which the restrictive criteria are applied.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; (2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or (3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least 30 days.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold. In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least 30 days.

UFO-TL-WILD TURKEY WINTER HABITAT TIMING LIMITATION

Stipulations: No surface use is allowed within wild turkey winter habitat, as mapped in the Resource Management Plan, BLM's GIS database, or other maps provided by local, State, Federal, or Tribal agencies that are analyzed and accepted by the BLM, during the following time period:

• DECEMBER 1 TO APRIL 1

On the following lands:

<LEGAL DESCRIPTION>

Purpose: To prevent disruption of wild turkeys during crucial periods.

This stipulation only applies to construction and drilling, and does not apply to operations and maintenance.

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 Bureau of Land Management Manuals 1624 and 3101 or Forest Service Manuals 1950 and 2820.)

Exception: An exception is a one-time exemption for a particular site within the leasehold. Exceptions are determined on a case-by-case basis. The stipulation continues to apply to all other sites within the leasehold.

The Authorized Officer may grant an exception to a stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently such that: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; or (2) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination.

Modification: A modification is a change to the provisions of a lease stipulation, either temporarily or for the term of the lease. Depending on the specific modification, the stipulation may or may not apply to all sites within the leasehold to which the restrictive criteria are applied.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may modify a stipulation or the area subject to the stipulation if it is determined that the factors leading to its inclusion in the lease have changed sufficiently. The Authorized Officer may modify a stipulation as a result of new information if: (1) the protection provided by the stipulation is no longer justified or necessary to meet resource objectives established in the RMP; (2) the protection provided by the stipulation is no longer sufficient to meet resource objectives established in the RMP; or (3) proposed operations would not cause unacceptable impacts. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the modification may be subject to public review for at least 30 days.

Waiver: A waiver is a permanent exemption from a lease stipulation. When a waiver is granted, the stipulation no longer applies anywhere within the leasehold.

In accordance with the provisions of 43 C.F.R. 3101.1-4, the Authorized Officer may waive a stipulation if it is determined that the factors leading to its inclusion in the lease no longer exist. The Authorized Officer may require additional plans of development, surveys, mitigation proposals, or

environmental analysis, and may be required to consult with other government agencies and/or the public in order to make this determination, and the waiver may be subject to public review for at least 30 days.

UFO-LN-MIGRATORY BIRDS LEASE NOTICE

The lessee is hereby notified that prior to and during all lease operations, including development and utilization of oil and gas resources, the lessee must comply year-round with applicable provisions of the Migratory Bird Treaty Act of 1918, 16 U.S.C. §§ 703–712, and other state and local statutes, rules, and regulations now in existence or as may be modified in the future, consistent with lease rights. Migratory birds nest throughout the area of the Uncompander Field Office, and seasonal timing restrictions for ground disturbing activities may occur within April 1 to July 15 period of which migratory birds may be nesting in the area.

On the following lands:

<LEGAL_DESCRIPTION>

EXHIBIT WR-NSO-11 LANDSLIDE AREAS NO SURFACE OCCUPANCY

Lease Number: <LEASE_NUMBER>

Stipulation: No surface occupancy or disturbance will be allowed in landslide areas, as identified in the USDA NRCS Web Soil Survey (WSS).

On the following lands described below:

<LEGAL DESCRIPTIONS>

Purpose: To protect soils considered unstable and subject to slumping and mass movement.

Exception: The Authorized Officer may authorize surface occupancy if an environmental analysis finds the nature of the proposed action could be conditioned so as not to impair the stability of the landslide areas. An exception may also be granted if a more detailed soil survey, i.e., Order I, conducted by a qualified soil scientist, finds the soil properties associated with the proposed action are not susceptible to slumping and mass movement.

Modification: Site-specific modifications may be granted by the Authorized Officer pending determination that a portion of the soil units meet the following conditions:

- 1) Inclusions within the soil unit where slopes are less than 35 percent;
- 2) A more detailed survey identifies and delineates wet areas and sloping rock formations, and the proposed action is designed to avoid those areas;
- 3) The proposed action utilizes land treatments and soil stabilization practices that demonstrates a high probability of reducing soil loss and preventing degradation of water quality; and
- 4) The proposed action would not cause slumping or mass movement as demonstrated through engineering and design criteria.

EXHIBIT WR-NSO-12 STEEP NATURAL SLOPES NO SURFACE OCCUPANCY

Lease Number: <LEASE_NUMBER>

Stipulation: No surface occupancy or disturbance will be allowed on natural slopes greater than or equal to 50 percent (as defined by digital elevation model data).

ON THE FOLLOWING LANDS: <LEGAL DESCRIPTIONS>

Purpose: To protect soils on natural slopes greater than or equal to 50 percent.

Exception: The Authorized Officer may authorize surface occupancy if an environmental analysis finds the nature of the proposed action could be conditioned so as not to negatively impact the stability of or productivity of the steep slopes identified.

Modification: Site-specific modification may be granted by the Authorized Officer pending determination that a portion of the proposed surface disturbance meets the following conditions:

- 1) More than 75 percent of the proposed surface disturbance and infrastructure are on stable soils that are not on natural slopes greater than or equal to 50 percent; and
- 2) The proposed action utilizes construction, reclamation, and design features that stabilize the site during occupation and restore the original contours after occupation.

Waiver: If better elevation data indicates that there are no natural slopes greater than or equal to 50 percent anywhere within the leasehold, the stipulation no longer applies.

EXHIBIT WR-NSO-13 NO SURFACE OCCUPANCY

Lease Number: <LEASE_NUMBER>

Stipulation: No surface occupancy or disturbance will be allowed within 500 feet of the following impaired stream segments:

Duck Creek tributary to Yellow Creek (COLCWH13b);

Yellow Creek from Barcus Creek to the White River (COLCWH13c):

Piceance Creek from Willow Creek to Hunter Creek (COLCWH14a);

Piceance Creek from Ryan Gulch to the White River (COLCWH15); and

Black Sulphur Creek (COLCWH20).

These areas are within the Mesaverde play area.

On the following lands:

<LEGAL DESCRIPTIONS>

Purpose: To allow for the improvement of water quality in these stream segments.

Exception: The Authorized Officer may authorize surface occupancy if an environmental analysis finds the nature of the proposed action could be conditioned so as not to aggravate causes of impairment or so it meets applicable Colorado Public Land Health Standards.

Modification: None.

Waiver: This NSO stipulation will be waived for individual stream segments if they are de-listed from the 303(d) list of impaired waters by Colorado Department of Public Health and Environment.

EXHIBIT WR-NSO-15 REMNANT VEGETATION ASSOCIATIONS NO SURFACE OCCUPANCY

Lease Number: <LEASE_NUMBER>

Stipulation: No surface occupancy or disturbance will be allowed within remnant vegetation associations (e.g., ponderosa pine stands and unique or ecologically intact sagebrush communities).

On the following lands described below:

<LEGAL_DESCRIPTIONS>

Purpose: To conserve unique plant communities and remnant vegetation associations that are not otherwise protected.

Exception: An exception may be granted by the Authorized Officer if an environmental analysis determines that the activity will not impair values associated with the maintenance or viability of the species or communities. If an exception is granted reclamation of surface disturbance resulting from authorized activities within RVAs will use only locally gathered or genetic stock from locally gathered native species. Locally collected seed or genetic stock from locally gathered seed will be used for reclamation and available in adequate quantity for reclamation needs prior to issuance of the notice to proceed. If such seed is not available in adequate quantity, then collection from the site of disturbance will be required. All seed collection, storage, or increase would be conducted in accordance with approved collection, storage, and seed increase protocols. If three growing seasons pass without adequate collection to provide the quantity necessary for reclamation needs, the impact of using non-local native species on the genetic integrity of native species would be evaluated by the BLM and mitigated through site-specific environmental analysis.

Modification: The Authorized Officer may modify (increase, decrease, or relocate) the area subject to the stipulation if new remnant vegetation sites are discovered; or it is determined that the plant community has shifted; the occupied habitat of the species or community has increased or decreased; or that the nature or conduct of the activity, as proposed or conditioned, will not impair values associated with the maintenance or viability of the species or community.

Waiver: A waiver may be granted by the Authorized Officer if the species or community is no longer designated as unique or relict or if the site has been unoccupied by the species or community for a minimum period of 15 years.

EXHIBIT WR-NSO-17 ENDANGERED COLORADO RIVER FISH NO SURFACE OCCUPANCY STIPULATION

Lease Number: <LEASE_NUMBER>

Stipulation: No surface occupancy or disturbance will be allowed within designated critical habitat for federally listed fish species (e.g., 100-year floodplain of the White River below Rio Blanco Lake).

On the following lands described below:

<LEGAL_DESCRIPTIONS>

Purpose: Confining surface disturbance and surface use activities to areas outside the flood prone area would reduce the immediate risk of sediment and contaminant discharge into occupied riverine habitat and the compromise of physical and biological habitat features that are essential to the proper functioning condition of the aquatic systems that support federally listed fishes.

Exception: The Authorized Officer, in consultation with the FWS and CPW, may grant an exception to this stipulation if environmental analysis establishes that the proposed action would not adversely influence important fishery functions or compromise the integrity of constituent elements of critical habitat. Exception requests will require the submission of a proponent-prepared spill/leak contingency plan that would be analyzed integral with BLM's biological assessment to the FWS.

Specific measures that could be considered for granting exceptions include, but would not be limited to the following:

Pipelines could not be constructed in sites identified by the CPW or FWS as important for Colorado pikeminnow reproduction and recruitment of young.

Pipelines transporting potential contaminants will be equipped with automatic shut off valves and may be required to be double-walled where they cross the White River's 100-year floodplain or the lower mile of its larger perennial tributaries (e.g., Piceance Creek, Yellow Creek, Crooked Wash).

Modification: The Authorized Officer, in consultation with the FWS, may modify the provisions of the NSO if the proposed action can be sited, conducted, or conditioned to remain compatible with habitat protection and species recovery objectives.

Waiver: The Authorized Officer may grant a waiver if the BLM, in consultation with the FWS, establishes that the White River's designated critical habitat is incapable of serving the long term requirements of Colorado pikeminnow and that this aquatic system no longer warrants consideration as a recovery component for the four species of endangered Colorado River fishes.

EXHIBIT WR-NSO-18 RAPTOR NESTS-OTHER THAN SPECIAL STATUS RAPTORS (EXCEPT GOLDEN EAGLE AND PRAIRIE FALCON) NO SURFACE OCCUPANCY

Lease Number: <LEASE_NUMBER>

Stipulation: No surface occupancy or disturbance will be allowed within 0.19 mile (990 feet) of functional nest sites of those raptors that are not considered special-status.

On the following lands described below:

<LEGAL DESCRIPTIONS>

Purpose: To maintain the utility of the nest site and the surrounding physical and vegetation character of the habitat for current and subsequent reproductive functions. This stipulation does not apply to golden eagle or prairie falcon.

Exception: An exception may be granted if an environmental analysis of the proposed action indicates that nature or conduct of the activity could be conditioned so as not to impair the utility of nest for current or subsequent nesting activity or occupancy. An exception may also be granted by the Authorized Officer consistent with policies derived from federal administration of the Migratory Bird Treaty Act.

Modification: The Authorized Officer may modify the NSO buffer distances or substitute with a timing limitation, if an environmental analysis indicates that a portion of the area is nonessential to nest utility or function, or that the proposed action could be conditioned so as not to impair the utility of the nest site for current or subsequent nest activities or occupation. The stipulation may also be modified if the proponent, BLM, and where necessary, other affected interests, negotiate compensation that satisfactorily offsets anticipated impacts to raptor breeding activities and/or habitats. Modifications could also occur if sufficient information is provided that supports the contention that the action would not contribute to the suppression of breeding population densities or the population's production or recruitment regime from a regional perspective. A modification may be granted if the nest has remained unoccupied for a minimum of 5 years or conditions have changed such that there is no reasonable likelihood of site occupation over a minimum 10 year period.

Waiver: The Authorized Officer may grant a waiver if conditions have changed such that there is no reasonable likelihood of site occupation within the lease area in the long term.

EXHIBIT WR-NSO-19 SPECIAL STATUS RAPTOR, GOLDEN EAGLE, AND PRAIRIE FALCON NESTS NO SURFACE OCCUPANCY

Lease Number: <LEASE_NUMBER>

Stipulation: No surface occupancy or disturbance will be allowed within 0.5 mile of functional nest sites of federal endangered, threatened, proposed, and candidate raptor species; Colorado state endangered, threatened, and special-status raptor species; BLM sensitive raptor species; golden eagles, and prairie falcons.

On the following lands described below:

<LEGAL DESCRIPTIONS>

Purpose: To maintain the integrity of the nest substrate and the character of habitat surrounding the nest site.

Exception: An exception can be granted if an environmental analysis of the proposed action indicates that nature or conduct of the activity could be conditioned so as not to impair the utility of the nest site for current or subsequent nesting activity or occupancy. Section 7 consultation procedures will be instituted in those instances where an exception is being considered that involves a federally listed or proposed species. An exception to the NSO may also be granted by the Authorized Officer consistent with policies and regulations derived from federal administration of the Migratory Bird Treaty Act and Bald and Golden Eagle Protection Act.

Modification: The Authorized Officer may modify the stipulation buffer distances or substitute with a timing limitation if an environmental analysis indicates that a portion of the area is nonessential to nest utility or function, or that the proposed action could be conditioned so as not to impair the utility of the nest site for current or subsequent nest activities or occupation. Specifically, the buffer distance applied to burrowing owl nest burrows may be reduced to 0.25 mile where appropriate. The stipulation may also be modified if the proponent, BLM, FWS, and where necessary, other affected interests, negotiate compensation that satisfactorily offsets anticipated impacts to raptor breeding activities and/or habitats. Modifications could also occur if sufficient information is provided that supports the contention that the action will not contribute to the suppression of breeding population densities or the population's production or recruitment regime from a regional perspective. A modification may be granted if the nest has remained unoccupied for a minimum of five years or conditions have changed such that there is no reasonable likelihood of site occupation over a minimum 10-year period. Section 7 consultation procedures will be instituted in those instances where a modification is being considered that involves a federally listed or proposed species.

Waiver: The Authorized Officer may grant a waiver if conditions have changed such that there is no reasonable likelihood that the lease area can support further nesting activity. Section 7 consultation procedures will be instituted in those instances where a waiver is being considered that involves a federally listed or proposed species.

EXHIBIT WR-NSO-21 BALD EAGLE CRITICAL NIGHT ROOSTS NO SURFACE OCCUPANCY

Lease Number: <LEASE_NUMBER>

Stipulation: No surface occupancy or disturbance will be allowed within 0.25 mile of identified bald eagle critical night roosts (as defined by the FWS).

On the following lands described below:

<LEGAL_DESCRIPTIONS>

Purpose: To maintain the integrity of the roost stand and the character of habitat surrounding the roost site.

Exception: The Authorized Officer may also grant an exception if an environmental analysis indicates that the nature or conduct of the action, as proposed or conditioned, would not impair the function or utility of the site for current or subsequent roosting activities or occupancy.

Modification: The no surface occupancy or use stipulation may be modified by the Authorized Officer if an environmental analysis indicates that a portion of the area is nonessential to roost site function or utility; or that the proposed action could be conditioned to not impair the function or utility of the site for current or subsequent roosting activities or occupancy. The NSO may be modified if the site has failed to support roosting activities over a minimum five year period.

Waiver: The Authorized Officer may grant a waiver if the area has changed such that there is no reasonable likelihood of further winter roost functions taking place within the lease area.

EXHIBIT WR-NSO-25 FEDERALLY LISTED PLANT SPECIES NO SURFACE OCCUPANCY

Lease Number: <LEASE_NUMBER>

Stipulation: No surface occupancy or disturbance will be allowed within 660 feet of occupied and suitable habitat for federally listed, proposed, and candidate plant species, including any new habitat mapped as a result of future surveys.

On the following lands described below:

<LEGAL_DESCRIPTIONS>

Purpose: To protect federally listed, proposed, and candidate plant species and designated critical habitat from direct and indirect impacts, including loss and degradation of habitat due to dust transport, weed invasion, chemical and produced-water spills. It also reduces impacts to important pollinators and their habitat.

Exception: The following exceptions may only be granted if they do not preclude the survival and recovery of the species, as agreed or consulted upon by the BLM and FWS, with particular emphasis on protecting populations within ACECs:

- 3) Maintenance of existing facilities.
- 4) Surface occupancy may be authorized within 330 feet of occupied habitat following an environmental analysis and ESA Section 7 consultation or conference with the FWS (for species listed under the ESA) that results in "no effect" or concurrence with a wholly beneficial effect determination. Surface occupancy may be considered for actions when the overall impacts to the species' habitat from an action would be less than compared to other project alternatives that maintain a 330 foot buffer around occupied habitat. The proponent must convincingly demonstrate through in-depth biological analyses and collaboration with BLM and FWS that any action within 330 feet is the least damaging option when compared to other project alternatives. The FWS must concur with the proposed action in their Biological Opinion for approval of the exception to be considered by the BLM.
- 5) Surface occupancy may be authorized within 330-660 feet of occupied habitat or anywhere within suitable habitat if the proposed action results in insignificant (not reasonably measured/detected), discountable (extremely unlikely to occur), or wholly beneficial effects (no negative impacts) to occupied habitat or a similar level of impacts to suitable habitat (as defined under ESA Section 7 implementing regulations).
- 6) Surface occupancy may be authorized anywhere within suitable habitat for new construction/disturbances located adjacent to an existing disturbance if an environmental analysis of the proposed action indicates that the activity could be conditioned so as to result in a much reduced cumulative environmental impact to the species compared to other project alternatives.
- 7) Exceptions may be contingent on special design, construction, and implementation

measures. Mitigation measures may include, but are not limited to:

Relocation of operations by more than 660 feet;

Delaying operations by more than 60 days so that construction occurs outside of the blooming season (i.e., construction could occur September through March;

Minimizing the area of disturbance;

Intensive control of fugitive dust;

Using signs, fencing, and other deterrents to reduce possible human disturbance;

Monitoring and control of invasive plants;

Specialized reclamation procedures (e.g., separating soil and subsoil layers with barriers to reclaim in the correct order and additional emphasis on forbs in seed mixes to promote pollinator habitat;

Long term monitoring of the species and/or habitat;

Use of a qualified, independent third-party contractor provide general oversight and assure compliance with project terms and conditions; and/or

Consideration of off-site mitigation such as conservation easements, or mitigation banking to offset impacts to occupied plant populations, adequate funding of research, or habitat protection/improvement projects.

Modification: If the site has been unoccupied by the species for a minimum period of 20 years then the habitat will be considered as suitable instead of occupied. Due to the persistence of the seed bank and variability in environmental conditions related to germination, surveys would be required over multiple years to make a determination that the area is no longer occupied. The BLM will confer with FWS in determining whether an area should be considered as suitable or occupied habitat.

Waiver: A waiver may be granted by the Authorized Officer if the species becomes extinct or if the species is downgraded in status, the NSO stipulation may be replaced with less stringent criteria.

EXHIBIT WR-NSO-26 BLM SENSITIVE PLANT SPECIES NO SURFACE OCCUPANCY

Lease Number: <LEASE_NUMBER>

Stipulation: No surface occupancy or disturbance will be allowed within 330 feet of occupied or suitable habitat for BLM sensitive plants.

On the following lands described below:

<LEGAL DESCRIPTIONS>

Purpose: To protect BLM sensitive plant species from direct and indirect impacts, including loss of habitat. The protection buffer reduces the risk of impacts to special status plant populations from dust transport, weed invasion, chemical and produced-water spills. It also reduces impacts to important pollinators and their habitat.

Exception: An exception may be granted by the Authorized Officer if it can be demonstrated that the activity would not cause adverse impacts or have negligible impacts to occupied and suitable habitat. An exception may be granted for maintenance of existing facilities or for new construction/disturbances located adjacent to an existing disturbance if an environmental analysis of the proposed action indicates that the activity could be conditioned so as to result in a much reduced cumulative environmental impact to the species compared to other project alternatives. If an exception is granted, special design, construction, reclamation, and implementation measures, including relocation of operations and postponing construction by more than 60 days, may be required. Specialized reclamation procedures may include:

- 8) Collection of seeds for sensitive plant species' genetic preservation, grow-out, and future reclamation attempts; and
- 9) Using a higher percentage of forbs in the reclamation seed mix to promote pollinator habitat.

Modification: The Authorized Officer may modify (increase, decrease, or relocate) the area subject to the stipulation if it is determined that the nature or conduct of the activity, as proposed or conditioned, would not impair values associated with the maintenance or recovery of the species. If the site has been unoccupied by the species for a minimum period of 20 years then the habitat will be considered as suitable instead of occupied. Due to the persistence of the seed bank and variability in environmental conditions related to germination, surveys would be required over multiple years to make a determination that the area is no longer occupied.

Waiver: If the species is removed from the Colorado BLM State Director's Sensitive Species List, a waiver may be granted by the Authorized Officer or the NSO stipulation may be replaced with less stringent criteria.

EXHIBIT WR-NSO-29 DOUGLAS-FIR AND ASPEN ON SLOPES NO SURFACE OCCUPANCY

Lease Number: <LEASE_NUMBER>

Stipulation: No surface occupancy or disturbance will be allowed in areas with Douglas-fir and aspen on slopes greater than 25 percent.

On the following lands described below:

<LEGAL_DESCRIPTIONS>

Purpose: To preserve forest communities on slopes where forest health is difficult to maintain and would otherwise have no protection.

Exception: Operations may be permitted if the Authorized Officer determines through an environmental analysis, that the activity would not impair values associated with the protection or health of the forest communities.

Modification: The Authorized Officer may modify (increase, decrease, or relocate) the area subject to the stipulation if it is determined that the forest communities have decreased through natural causes (e.g., wildland fire, insects, blow down, etc.) or that the nature or conduct of the activity would not impair the preservation or viability of the forest community.

EXHIBIT WR-NSO-34 AREAS OF CRITICAL ENVIRONMENTAL CONCERN NO SURFACE OCCUPANCY

Lease Number: <LEASE_NUMBER>

Stipulation: No surface occupancy or disturbance will be allowed within the boundaries of the following ACECs: Dudley Bluffs, Yanks Gulch/Upper Greasewood Creek, Lower Greasewood Creek, Raven Ridge, South Cathedral Bluffs, Deer Gulch, Ryan Gulch, Blacks Gulch, Coal Draw, Moosehead Mountain, White River Riparian and Duck Creek.

On the following lands described below:

<LEGAL_DESCRIPTIONS>

Purpose: These ACECs contain fossils of high scientific value; fragile soils; cultural resources; special status plants (federally listed, proposed, or candidate plant species, BLM sensitive species), important biologically diverse plant communities; riparian areas; bald eagle roosts; critical habitat for pikeminnow; and/or remnant vegetation associations.

Exception: The Authorized Officer may grant an exception to this stipulation if an environmental analysis indicates that the nature or conduct of the action, as proposed or conditioned, would not risk long-term or substantive compromise of the values or functions for which the ACEC was established or subsequently serves. Resource inventories, appropriate for the resource affected, may be required prior to considering any requests for exceptions. The granting of exceptions will be conditioned on the results of ESA consultation, species recovery plans, law or regulation, current BLM management policies, or resource-specific provisions expressed in related WRFO RMP stipulations.

Modification: The Authorized Officer may alter the temporal or spatial configuration of the applied NSO if an environmental analysis indicates that the action, as proposed or conditioned, may be conducted without risking long-term or substantive compromise of the values or functions for which the ACEC was established or subsequently serves.

Waiver: The Authorized Officer may waive the NSO if the ACEC no longer serves in the support of those values or functions for which the ACEC was established or subsequently served and where there is no reasonable likelihood of that utility being restored or redeveloping within reasonable timeframes.

EXHIBIT WR-NSO-35 TIER 1 AREAS WITHIN LANDS WITH WILDERNESS CHARACTERISTICS UNITS NO SURFACE OCCUPANCY

Lease Number: <LEASE_NUMBER>

Stipulation: No surface occupancy or disturbance will be allowed in Tier 1 areas within lands with wilderness characteristics units. All acreage within land with wilderness characteristic units 24, 26, and 33 are classified as Tier 1 areas and portions of land with wilderness characteristic units 1, 2, 19, 20, 21, 29, 32, and 34 are classified as Tier 1 areas (refer to Map 2-9).

On the following lands described below:

<LEGAL DESCRIPTIONS>

Purpose: To protect wilderness characteristics as a priority over other multiple uses.

Exception: None.

Modification: None.

EXHIBIT WR-CSU-10 STEEP NATURAL SLOPES CONTROLLED SURFACE USE

Lease Number: <LEASE_NUMBER>

Stipulation: Surface disturbing activities will be allowed on natural slopes greater than or equal to 35 percent but less than 50 percent (as defined by digital elevation model data) only after an engineered construction/reclamation plan is submitted by the operator and approved by the Authorized Officer. The following items must be addressed in the plan:

- 10) How soil productivity will be restored; and
- 11) How surface runoff will be treated to avoid accelerated erosion such as riling, gullying, piping, and mass wasting.

On the following lands described below:

<LEGAL DESCRIPTIONS>

Purpose: To protect soils on natural slopes greater than or equal to 35 percent but less than 50 percent.

Exception: An exception may be granted by the Authorized Officer if an environmental analysis of the proposed action identifies that the scale or nature of the operation would not result in any long term decrease in site productivity or increased erosion. An exception may also be granted by the Authorized Officer if a more detailed survey determines that the proposed action will not disturb soils on slopes greater than or equal to 35 percent.

Modification: None.

EXHIBIT WR-CSU-11 SALINE SOILS CONTROLLED SURFACE USE

Lease Number: <LEASE_NUMBER>

Stipulation: Surface disturbing activities will be allowed in areas with saline soils (i.e., greater than 8 mmhos/cm), as identified in USDA NRCS Web Soil Survey, only after a reclamation plan is submitted by the operator and approved by the Authorized Officer. Operators must consider the stability and productivity of these soils in the reclamation plan and specifically address:

- 1) How soil productivity will be restored; and
- 2) How reclamation success will be evaluated.

On the following lands described below:

<LEGAL_DESCRIPTIONS>

Purpose: To protect the productivity of saline soils and to reduce salt and selenium loading of surface waters.

Exception: An exception may be granted by the Authorized Officer if an environmental analysis of the proposed action identifies that the scale of the operation would not result in any long term decrease in site productivity or increased erosion. An exception may also be granted if a more detailed soil survey, i.e., Order I, conducted by a qualified soil scientist, finds the soil properties associated with the proposed action are not saline.

Modification: None.

EXHIBIT WR-CSU-12 WATER RESOURCES CONTROLLED SURFACE USE

Lease Number: <LEASE_NUMBER>

Stipulation: Surface disturbance and occupation will be avoided in the following areas:

- 1) Mapped 100-year floodplains;
- 2) Areas within 500 feet from perennial waters, springs, water wells, and wetland/riparian areas; and
- 3) Areas within 100 feet from the inner gorge of ephemeral or intermittent stream channels. (See Approved RMPA Glossary for definition of inner gorge.).

On the following lands described below:

<LEGAL DESCRIPTIONS>

Purpose: To maintain the vegetative, hydrologic, and geomorphic functionality of stream channels, water quality characteristics, spring function, water well integrity, proper wetland/riparian function, aquatic health, aquatic and wetland habitat, macroinvertebrate communities, downstream fisheries and natural sediment and salt processes.

Exception: An exception may be granted by the Authorized Officer to the avoidance of these areas if an environmental analysis determines that the proposed activity would not or if the activity could be conditioned so as to not degrade the resources identified (see the modification criteria below). The Authorized Officer may authorize surface disturbance and occupation in identified areas when avoidance would result in the degradation of off-site resources to an extent that contravenes the BLM management direction or objectives, provided that adverse effects to water resources are satisfactorily resolved by design considerations, engineering, reclamation, and best management practices.

Modification: The stipulation may be modified by the Authorized Officer pending an environmental analysis of site specific information by BLM staff that finds the sites proposed for surface disturbance or occupancy after construction, during operation, and after final abandonment would:

- 1) Pass the 10-year peak flow event without erosion;
- 2) Pass the 25-year peak flow without failed infrastructure;
- 3) Pass the 50-year peak flow event without failure (when surface occupancy is planned for greater than 50 years);
- 4) Not impede a 100-year peak flow event causing upstream flooding beyond floodplain boundaries;
- 5) Not negatively impact springs or water wells, and

- 6) Beyond temporary, short-term timeframes would:
 - a) Not degrade water quality;
 - b) Not compromise, degrade, or forestall attainment of proper wetland/riparian conditions or channel functions; and
 - c) Maintain aquatic health and habitat.

The proposed activity must further not represent a vector for the transmission of aquatic pathogens or invasive/nuisance aquatic organisms, and must include provisions to restore wetland/riparian/floodplain vegetation and stream channel features temporarily impacted by the proposed activity. Modifications may also include the use of timing limitations designed to limit impacts to aquatic, riparian or channel resources (e.g., restrictions on activities during high or low flow conditions or during times that are critical for fish reproduction).

EXHIBIT WR-CSU-13 NATIVE CUTTHROAT TROUT HABITAT CONTROLLED SURFACE USE

Lease Number: <LEASE_NUMBER>

Stipulation: Prior to authorizing surface disturbance of native cutthroat trout habitat (including occupied stream reaches, those slated for recovery, or within watersheds contributing to occupied habitats), the proponent/applicant will be required to submit a plan of development that will demonstrate that the proposed action will not:

- 12) Increase stream gradient;
- 13) Result in a net increase in sediment contribution;
- 14) Decrease stream channel sinuosity;
- 15) Increase the channel width to depth ratio;
- 16) Increase water temperature;
- 17) Decrease vegetation derived stream shading; or
- 18) Degrade existing water quality parameters, including specific conductance, turbidity, organic/inorganic contaminant levels, and dissolved oxygen in identified reaches or contributing perennial or intermittent tributaries.

If approvals are granted and development results in these standards being exceeded, additional measures will be required to correct the deficiencies. The proponent may be required to monitor stream/channel responses throughout the life of the project.

On the following lands described below:

<LEGAL DESCRIPTIONS>

Purpose: Protection of aquatic habitats occupied by or suited for recovery of native cutthroat trout.

Exception: The Authorized Officer may authorize surface disturbance in these areas if an environmental analysis indicates that the project would have no adverse influence on identified stream characteristics.

Modification: Short term transgressions of the stream characteristics listed above may be allowed if the Authorized Officer determines, through environmental analysis, that short term deviations will have no adverse consequences on affected channel reaches beyond the construction phase of the project. In the event the management status of native cutthroat trout warrants downgrading, this stipulation may be replaced by less stringent criteria. The provisions of the stipulation may also be modified if the proponent, BLM, CPW, and where necessary, other affected interests, negotiate compensation that satisfactorily offsets anticipated impacts to channel function and aquatic habitat conditions as they pertain to the support of native trout populations.

Waiver: A waiver may be granted if habitat conditions are determined to be permanently incapable of supporting populations of native cutthroat trout.

EXHIBIT WR-CSU-19 OIL SHALE CONTROLLED SURFACE USE

Lease Number: <LEASE_NUMBER>

Stipulation: Oil and gas wells within commercial oil shale leases or within tracts greater than 640 acres within the area available for oil shale and multi-mineral leasing may be relocated more than 660 feet such that drilling will not interfere with the mining and recovery of oil shale deposits or the extraction of shale oil by in situ methods or that the interest of the United States will best be served thereby. Areas available for oil shale and multi-mineral leasing were determined in the March 2013 "Approved Land Use Plan Amendments/Record of Decision (ROD) for Allocation of Oil Shale and Tar Sands Resources on Lands Administered by the Bureau of Land Management in Colorado, Utah, and Wyoming and Final Programmatic Environmental Impact Statement".

On the following lands described below:

<LEGAL_DESCRIPTIONS>

Purpose: To provide for a prudent and planned future leasing and development program for oil shale resources.

Exception: The drilling location will be permitted only in the event that it is established to the satisfaction of the Authorized Officer that such drilling will not interfere with the mining and recovery of oil shale deposits or the extraction of shale oil by in situ methods or that the interest of the United States would best be served thereby.

Modification: None.

EXHIBIT WR-CSU-20 COAL CONTROLLED SURFACE USE

Lease Number: <LEASE_NUMBER>

Stipulation: Surface occupation may not be allowed within the Deserado Coal Mine Permit Area as well as the area adjacent to and south of the approved Deserado Coal Mine Permit Area. The oil and gas lessee must reach agreement with the federal coal lessee on the placement of wells or surface facilities within the coal lease and adjacent coal mine permit area.

On the following lands described below:

<LEGAL DESCRIPTIONS>

Purpose: To protect the existing rights of the federal coal lessee and protection of coal resources for future recovery.

Exception: The Authorized Officer may grant an exception to this stipulation if the coal lessee and the oil and gas lessee have reached an agreement as to the location of well(s) and surface facilities.

Modification: None.

Waiver: The Authorized Officer may waive this stipulation if the coal mining operation is abandoned.

EXHIBIT WR-CSU-25 BLACK-FOOTED FERRET MANAGEMENT AREA CONTROLLED SURFACE USE

Lease Number: <LEASE_NUMBER>

Stipulation: Surface occupancy or use within ferret management areas (e.g., Wolf Creek, Coyote Basin, and Snake John Reef) is subject to the following special operating constraints:

Prior to authorizing activities in this area, the Authorized Officer will confer or consult with the FWS as required by Section 7 of the Endangered Species Act. Depending on the scope of the proposed action, a plan of development may be required that demonstrates how the proposed activities will be conducted or conditioned to avoid the direct or indirect loss of black-footed ferrets or to avoid affecting the capability of the site to achieve reestablishment and recovery objectives.

The Authorized Officer may impose land use measures and limitations derived from a site specific ferret reintroduction and management plan (see below). The measures and limitations will be designed to avoid, or reduce to acceptable levels, the short and long term adverse effects on ferret survival, behavior, reproductive activities, and/or the area's capacity to sustain ferret population objectives. Examples of measures and limitations include:

Relocation of surface activities more than 660 feet;

Deferring activities longer than 60 days;

Limiting access to designated roads and trails;

Modifications to project design to discourage raptor perching and prohibit the disruption of certain or all prairie dog burrow systems;

Limiting surface disturbance to certain seasons and times of day; and

Requiring efforts to offset losses of, or expand suitable prairie dog habitats to compensate for, unavoidable habitat loss or adverse habitat modification.

The following provisions are derived from "A Cooperative Plan for Black-footed Ferret Reintroduction and Management, Wolf Creek and Coyote Basin Management Areas":

a) A "Plan of Operations" will be developed for large or multi-year mineral development programs that occur on federal estate within Black-footed Ferret Management Areas.

Mineral development and utility installation activities will be designed to avoid adverse influence on prairie dog habitat. In the event adverse impacts to prairie dog habitat are unavoidable, activities will be designed to influence the smallest area practicable and/or those areas with the lowest prairie dog densities. When proposed developments cannot be designed or implemented to avoid substantive adverse impacts to the black-footed ferret or their habitat, the project proponents and appropriate agency(ies) will cooperatively develop a mitigation plan. The default objective for compensation is equal and in-kind replacement of the disturbed or destroyed prairie dog habitat via a cooperatively arranged expansion or enhancement of other prairie dog colonies in the Management Area.

Ferret occupation at the site of a proposed commercial activity may require special mitigation measures (e.g., delay of activities, capture and relocation of ferrets, habitat mitigation, modification to the design of activities or facilities, singularly or in combination). The

course of events chosen will be determined cooperatively by the operator, CPW, and FWS at the time of an identified conflict. Reliable evidence of a ferret occupying a proposed project vicinity during the reproductive period may warrant imposing measures as COAs in an effort to reduce the risk of compromising ferret reproductive efforts. Such measures may include relocating the proposed facility, modifying the conduct of an activity, or imposing a timing limitation (May 1 to July 15) on suitable habitats within 0.5 mile of the documented evidence.

On-site habitat reclamation will be required upon cessation of temporary (less than two years) surface disturbances as necessary.

As a general rule, acre-for-acre mitigation will be required for habitat lost due to permanent (equal to or greater than two years) surface disturbances. Examples of mitigation forms are listed below:

Vegetation Treatment. Burning, mechanical, and/or chemical treatments applied to areas with excessive or otherwise incompatible vegetation adjacent to existing towns and likely to be colonized by prairie dogs following land treatment.

Relocation of Prairie Dogs. Prairie dogs translocated from the site of surface disturbance to an area with vacant burrow systems.

Create New Burrow Systems. The construction of artificial burrows in potential habitat which is lacking burrows and relocating affected prairie dogs to the artificial burrows.

Habitat Banking. To avoid the inconvenience and inefficiency of implementing a large number of small mitigation projects over time, operators will have the option of implementing larger mitigation projects that could be used as a credit against future habitat modifications.

On the following lands described below:

<LEGAL_DESCRIPTIONS>

Purpose: This is a controlled surface use area for promoting the reestablishment and development of a self-sustaining black-footed ferret population.

Exception: The Authorized Officer, in conference with FWS, may authorize surface disturbance or use within these areas if an environmental analysis finds that the activity as proposed or conditioned, would not adversely influence ferret recovery, or conflict with the ferret reintroduction and management plan.

Modification: The Authorized Officer, in conference with FWS, may modify the terms of the CSU if the proposed action is shown to be compatible with ferret recovery goals and/or the ferret reintroduction and management plan.

Waiver: The Authorized Officer, in conference with FWS, may grant a waiver if extirpation of wild, free roaming ferret populations culminates in the discontinuance of the species recovery program, or local reintroduction efforts are otherwise abandoned.

EXHIBIT WR-CSU-26 VISUAL RESOURCES, NIGHT SKIES, AND SOUNDSCAPES WITHIN VRM CLASS II AREAS CONTROLLED SURFACE USE

Lease Number: <LEASE_NUMBER>

Stipulation: Prior to initiating construction operations, a site-specific Visual Resources Management and Noise Reduction Plan (Plan) must be submitted to the BLM by the operator as a component of the Application for Permit to Drill (BLM Form 3160-3) or Sundry Notice (BLM Form 3160-5) – Surface Use Plan of Operations. The operator shall not initiate surface disturbing activities unless the BLM Authorized Officer has approved the Plan (with conditions, as appropriate).

The Plan must demonstrate to the BLM Authorized Officer's satisfaction how the operator will meet the following performance standards:

- 19) In order to retain the existing character of the landscape, all energy development and related activities will be located, designed, constructed, operated, and reclaimed using environmental Best Management Practices so that the development meets VRM Class II objectives within 1 year from initiation of construction. VRM Class II objectives do not apply to workover operations, reclamation operations, or geophysical exploration operations conducted by the lessee taking less than one year to complete. Development, production, and drilling operations lasting more than one year at a location will be designed so that they are integrated into the surrounding landscape and minimize visual contrast to meet VRM Class II standards. This may include the use of practices such as full interim reclamation of roads and pads, vegetative and topographic screening, vegetation preservation, proper siting, minimizing hill cuts, utilization of low profile tanks, the effective use of digital camouflage painting of above ground facilities, using existing disturbance where practical, disguising facilities as ranching structures, and other Best Management Practices to avoid or minimize visual impacts.
- 20) Minimize noise using the best available technology such as installation of multi-cylinder pumps, hospital-grade sound reducing mufflers, and placement of exhaust systems to direct noise away from sensitive receptors (e.g., residences, the DNM Visitor's Center/Headquarters, overlooks along Harpers Corner Road, established campgrounds, and sensitive wildlife habitat). The goal for the minimum level of acceptable change will be a 10 db(A) or less increase from ambient background levels. However, at no time should operations exceed Colorado Oil and Gas Conservation Commission 800 Series Rules regarding maximum permissible noise levels at residential/agricultural/rural zones (which currently limit noise levels to between 50 and 55 db(A) at 350 feet from the source.
- 21) The lighting component of the Plan should specify the following:
 - b) Number of lights and lumen output of each (minimum number of lights and the lowest luminosity consistent with safe and secure operation of the facility);
 - c) Alternatives to lighting (retro-reflective or luminescent markers in lieu of permanent

- lighting where feasible);
- d) Fixture design (lights of the proper design, shielded to eliminate uplight, placed and directed to eliminate light spill and trespass to offsite locations);
- e) Lamp color temperature (lights of the proper color to minimize night-sky impacts);
- f) Standard operating procedures (minimization of unnecessary lighting use through alternatives to permanent lighting, such as restricting lighting usage to certain time periods);
- g) Any activities that may be restricted to avoid night-sky impacts; and
- h) A process for promptly addressing and mitigating complaints about potential lighting impacts.

In areas north of Highway 40, the Plan must also be coordinated with the National Park Service, with particular emphasis on views seen from key observation points within Dinosaur National Monument (DNM), along the Harpers Corner Road, and at the Visitor's Center/Headquarters.

On the following lands described below:

<LEGAL_DESCRIPTIONS>

Purpose: To manage lands in a manner to protect view sheds, night skies, and soundscapes within the Dinosaur Trail MLP, with emphasis on those areas in the proximity of Dinosaur National Monument (including the Visitor's Center/Headquarters and Harpers Corner Road).

Exception: The BLM Authorized Officer may grant an exception if it is determined that the action as proposed in the Surface Use Plan of Operation or Master Development Plan would not result in a failure to meet the performance standards above; or, a BLM evaluation, in consultation with the National Park Service, determines that the area is not visible, cannot be heard, and night skies would not be affected as observed from key observation points on the National Monument, including along Harpers Corner Road and near the Visitor Center.

Modification: The stipulation and performance standards identified above may be modified based on negative or positive monitoring results from similar actions on similar sites or increased national, state, or field office performance standards.

Waiver: The BLM Authorized Officer, in consultation with the National Park Service, determines that operations (visual, noise, light) on the entire lease area would not be detectable from Dinosaur National Monument.

EXHIBIT WR-TL-12 BIG GAME SEVERE WINTER RANGE TIMING LIMITATION

Lease Number: <LEASE_NUMBER>

Stipulation: All defined big game severe winter ranges within the WRFO (see Map 2-7) will be subject to a timing limitation from December 1 through April 30 which will be applied through lease stipulations or as COAs that could extend up to 120 days. Timing limitations will typically be applied regardless of weather conditions (i.e., address of chronic influences).

On the following lands described below:

<LEGAL DESCRIPTIONS>

Purpose: Timing limitations are intended to reduce the intensity, frequency, and extent of disturbances imposed on animals occupying important seasonal habitats during periods when animals are physiologically or energetically challenged. The behavioral response of animals exposed to these disturbances generally elevates energetic demands (e.g., avoidance movements, elevated metabolism) or reduces foraging efficiency (e.g., disuse of available resources, reduced foraging efficiency) which suppresses animal fitness or reproductive performance. This stipulation includes an exception criterion that is intended to promote the clustering of development activity and thereby reduce the extent of seasonal ranges subject to cumulative and chronic adverse behavioral effects (i.e., harassment, avoidance) attributable to oil and gas development.

Exception: The Authorized Officer may grant an exception for clustered development remaining within the acute and collective thresholds described below (evaluated by total leaseholdings within a GMU). In short, the threshold allowances are a predetermined percentage of each seasonal range within a leaseholding (i.e., listed below). To qualify for timing limitation exceptions, the extent of fluid mineral development activity, as measured by the area encompassed by 200-meter buffers surrounding development features (i.e., routes, pipelines, pads) within a leaseholding, must not exceed the acreage represented by those threshold allowances. For leaseholders that do not choose to participate in clustered development strategies within threshold allowances, exceptions could be granted if:

- 1) An environmental analysis indicates that the proposed action can be conditioned so as not to interfere cumulatively with habitat function or utility, or compromise animal condition within the project vicinity;
- 2) The proponent, BLM, and CPW negotiate mitigation that would satisfactorily offset anticipated impacts to big game seasonal range function or utility; or
- 3) For actions intended to enhance the long term utility or availability of suitable habitat. This latter set of exceptions is intended to be considered in the context of a project's contribution to cumulative effects through project life and not granted as a means of circumventing clustered development strategies that are meant to reduce spatial and temporal exposure of big game to behavioral disturbance.

<u>Acute Thresholds</u>: The area of acute effects are defined by the physical footprint of those concentrated, intensive activities associated with, for example, pad and pipeline construction and well drilling and completion operations buffered by 660 feet on all seasonal ranges.

- 20 percent of deer winter range.
- 15 percent of deer severe winter range.
- 15 percent of deer summer range.
- 20 percent of deer winter concentration area.
- 0 percent of defined Restricted Development Areas.

<u>Collective Thresholds</u>: The area of collective effects include the area of acute effects in addition to all residual and incomplete lease development activities buffered as above, including but not limited to: access corridors, multiple well pads awaiting further drilling or not meeting interim reclamation success criteria, linear ROWs that support vehicle traffic after final reclamation, and facilities receiving frequent visitation (i.e., an average greater than seven vehicle trips per pad per week).

- 20 percent of deer winter range.
- 20 percent of deer severe winter range.
- 20 percent of deer summer range.
- 20 percent of deer winter concentration area.
- 5 percent of defined Restricted Development Areas.

The area of acute effects will be exempt from big game seasonal timing limitations as long as lease development activities are managed to not exceed the threshold allowances for collective and acute effects. Minor work involving lower intensity activity (e.g., installation of production facilities, reclamation) within the area of remaining collective effects would, where practicable, be subject to timing limitations. Construction activity that is unrelated to the exercise of lease rights would continue to be subject to timing limitations as established above. Development activities that may affect adjoining leaseholders' acreage may be assessed against the proponent's threshold allowances. Access or other features and facilities used in common may be prorated by operator.

Adverse effects that exceed either the acute or collective threshold will nullify the timing limitation exemptions and subject all leaseholding development to timing limitations as established above.

Because there is no allowance for acute activity (i.e., 0 percent) in Restricted Development Areas, the manner in which these areas would be managed in the context of the threshold strategies differs from its application elsewhere. In these cases, intensive development activities normally assigned to the "acute" effects category would generally be allowed only during those timeframes outside the period of animal occupation (i.e., similar to traditional application of timing limitations). The accumulation of collective activity would remain subject to a threshold allowance of 5 percent.

Modification: The Authorized Officer may modify the size and time frames of this stipulation if:

- 1) CPW monitoring information indicates that current animal use patterns are inconsistent with dates established for animal occupation;
- 2) The proposed action could be conditioned so as not to interfere with habitat function or utility, or compromise animal condition;
- 3) The proponent, BLM, and CPW agree to mitigation that satisfactorily offsets anticipated impacts to big game fitness, productivity, or habitat condition; or
- 4) For actions intended to enhance the long term utility or availability of suitable habitat.

Waiver: The Authorized Officer may grant a waiver if CPW determines that the lease area is no longer utilized for, or capable of serving as, seasonal habitat for big game.

EXHIBIT WR-TL-13 BIG GAME SUMMER RANGE TIMING LIMITATION

Lease Number: <LEASE_NUMBER>

Stipulation: All defined big game summer range areas within the WRFO (see Map 2-7) will be subject to a timing limitation from May 15 through August 15 which will be applied through lease stipulations or as COAs that could extend up to 90 days.

On the following lands described below:

<LEGAL DESCRIPTIONS>

Purpose: Timing limitations are intended to reduce the intensity, frequency, and extent of disturbances imposed on animals occupying important seasonal habitats during periods when animals are physiologically or energetically challenged. The behavioral response of animals exposed to these disturbances generally elevates energetic demands (e.g., avoidance movements, elevated metabolism) or reduces foraging efficiency (e.g., disuse of available resources, reduced foraging efficiency) which suppresses animal fitness or reproductive performance. This stipulation includes an exception criterion that is intended to promote the clustering of development activity and thereby reduce the extent of seasonal ranges subject to cumulative and chronic adverse behavioral effects (i.e., harassment, avoidance) attributable to oil and gas development.

Exception: The Authorized Officer may grant an exception for clustered development remaining within the acute and collective thresholds described below (evaluated by total leaseholdings within a GMU). In short, the threshold allowances are a predetermined percentage of each seasonal range within a leaseholding (i.e., listed below). To qualify for timing limitation exceptions, the extent of fluid mineral development activity, as measured by the area encompassed by 200-meter buffers surrounding development features (i.e., routes, pipelines, pads) within a leaseholding, must not exceed the acreage represented by those threshold allowances. For leaseholders that do not choose to participate in clustered development strategies within threshold allowances, exceptions could be granted if:

- 1) An environmental analysis indicates that the proposed action can be conditioned so as not to interfere cumulatively with habitat function or utility, or compromise animal condition within the project vicinity;
- 2) The proponent, BLM, and CPW negotiate mitigation that would satisfactorily offset anticipated impacts to big game seasonal range function or utility; or
- 3) For actions intended to enhance the long term utility or availability of suitable habitat. This latter set of exceptions is intended to be considered in the context of a project's contribution to cumulative effects through project life and not granted as a means of circumventing clustered development strategies that are meant to reduce spatial and temporal exposure of big game to behavioral disturbance.

<u>Acute Thresholds</u>: The area of acute effects are defined by the physical footprint of those concentrated, intensive activities associated with, for example, pad and pipeline construction and well drilling and completion operations buffered by 660 feet on all seasonal ranges.

- 20 percent of deer winter range.
- 15 percent of deer severe winter range.
- 15 percent of deer summer range.
- 20 percent of deer winter concentration area.
- 0 percent of defined Restricted Development Areas.

<u>Collective Thresholds</u>: The area of collective effects include the area of acute effects in addition to all residual and incomplete lease development activities buffered as above, including but not limited to: access corridors, multiple well pads awaiting further drilling or not meeting interim reclamation success criteria, linear ROWs that support vehicle traffic after final reclamation, and facilities receiving frequent visitation (i.e., an average greater than seven vehicle trips per pad per week).

- 20 percent of deer winter range.
- 20 percent of deer severe winter range.
- 20 percent of deer summer range.
- 20 percent of deer winter concentration area.
- 5 percent of defined Restricted Development Areas.

The area of acute effects will be exempt from big game seasonal timing limitations as long as lease development activities are managed to not exceed the threshold allowances for collective and acute effects. Minor work involving lower intensity activity (e.g., installation of production facilities, reclamation) within the area of remaining collective effects would, where practicable, be subject to timing limitations. Construction activity that is unrelated to the exercise of lease rights would continue to be subject to timing limitations as established above. Development activities that may affect adjoining leaseholders' acreage may be assessed against the proponent's threshold allowances. Access or other features and facilities used in common may be prorated by operator.

Adverse effects that exceed either the acute or collective threshold will nullify the timing limitation exemptions and subject all leaseholding development to timing limitations as established above.

Because there is no allowance for acute activity (i.e., 0 percent) in Restricted Development Areas, the manner in which these areas would be managed in the context of the threshold strategies differs from its application elsewhere. In these cases, intensive development activities normally assigned to the "acute" effects category would generally be allowed only during those timeframes outside the period of animal occupation (i.e., similar to traditional application of timing limitations). The accumulation of collective activity would remain subject to a threshold allowance of 5 percent.

Modification: The Authorized Officer may modify the size and time frames of this stipulation if:

- 1) CPW monitoring information indicates that current animal use patterns are inconsistent with dates established for animal occupation;
- 2) The proposed action could be conditioned so as not to interfere with habitat function or utility, or compromise animal condition;
- 3) The proponent, BLM, and CPW agree to mitigation that satisfactorily offsets anticipated impacts to big game fitness, productivity, or habitat condition; or
- 4) For actions intended to enhance the long term utility or availability of suitable habitat.

Waiver: The Authorized Officer may grant a waiver if CPW determines that the lease area is no longer utilized for, or capable of serving as, seasonal habitat for big game.

EXHIBIT WR-TL-14 BIG GAME AND WINTER CONCENTRATION AREAS TIMING LIMITATION

Lease Number: <LEASE_NUMBER>

Stipulation: All defined big game winter range and winter concentration areas(see Map 2-7) will be subject to deferrals of up to 60 days within the period of December 1 through April 30 in stratified zones of seasonal use (refined set of seasonal use timeframes developed in coordination with CPW). Timing limitations will typically be applied regardless of weather conditions (i.e., address of chronic influences).

On the following lands described below:

<LEGAL DESCRIPTIONS>

Purpose: Timing limitations are intended to reduce the intensity, frequency, and extent of disturbances imposed on animals occupying important seasonal habitats during periods when animals are physiologically or energetically challenged. The behavioral response of animals exposed to these disturbances generally elevates energetic demands (e.g., avoidance movements, elevated metabolism) or reduces foraging efficiency (e.g., disuse of available resources, reduced foraging efficiency) which suppresses animal fitness or reproductive performance. This stipulation includes an exception criterion that is intended to promote the clustering of development activity and thereby reduce the extent of seasonal ranges subject to cumulative and chronic adverse behavioral effects (i.e., harassment, avoidance) attributable to oil and gas development.

Exception: The Authorized Officer may grant an exception for clustered development remaining within the acute and collective thresholds described below (evaluated by total leaseholdings within a GMU). In short, the threshold allowances are a predetermined percentage of each seasonal range within a leaseholding (i.e., listed below). To qualify for timing limitation exceptions, the extent of fluid mineral development activity, as measured by the area encompassed by 200-meter buffers surrounding development features (i.e., routes, pipelines, pads) within a leaseholding, must not exceed the acreage represented by those threshold allowances. For leaseholders that do not choose to participate in clustered development strategies within threshold allowances, exceptions could be granted if:

- 1) An environmental analysis indicates that the proposed action can be conditioned so as not to interfere cumulatively with habitat function or utility, or compromise animal condition within the project vicinity;
- 2) The proponent, BLM, and CPW negotiate mitigation that would satisfactorily offset anticipated impacts to big game seasonal range function or utility; or
- 3) For actions intended to enhance the long term utility or availability of suitable habitat. This latter set of exceptions is intended to be considered in the context of a project's contribution to cumulative effects through project life and not granted as a means of circumventing clustered development strategies that are meant to reduce spatial and temporal exposure of

big game to behavioral disturbance.

<u>Acute Thresholds</u>: The area of acute effects are defined by the physical footprint of those concentrated, intensive activities associated with, for example, pad and pipeline construction and well drilling and completion operations buffered by 660 feet on all seasonal ranges.

- 20 percent of deer winter range.
- 15 percent of deer severe winter range.
- 15 percent of deer summer range.
- 20 percent of deer winter concentration area.
- 0 percent of defined Restricted Development Areas.

<u>Collective Thresholds</u>: The area of collective effects include the area of acute effects in addition to all residual and incomplete lease development activities buffered as above, including but not limited to: access corridors, multiple well pads awaiting further drilling or not meeting interim reclamation success criteria, linear ROWs that support vehicle traffic after final reclamation, and facilities receiving frequent visitation (i.e., an average greater than seven vehicle trips per pad per week).

- 20 percent of deer winter range.
- 20 percent of deer severe winter range.
- 20 percent of deer summer range.
- 20 percent of deer winter concentration area.
- 5 percent of defined Restricted Development Areas.

The area of acute effects will be exempt from big game seasonal timing limitations as long as lease development activities are managed to not exceed the threshold allowances for collective and acute effects. Minor work involving lower intensity activity (e.g., installation of production facilities, reclamation) within the area of remaining collective effects would, where practicable, be subject to timing limitations. Construction activity that is unrelated to the exercise of lease rights would continue to be subject to timing limitations as established above. Development activities that may affect adjoining leaseholders' acreage may be assessed against the proponent's threshold allowances. Access or other features and facilities used in common may be prorated by operator.

Adverse effects that exceed either the acute or collective threshold will nullify the timing limitation exemptions and subject all leaseholding development to timing limitations as established above.

Modification: The Authorized Officer may modify the size and time frames of this stipulation if:

- 1) CPW monitoring information indicates that current animal use patterns are inconsistent with dates established for animal occupation;
- 2) The proposed action could be conditioned so as not to interfere with habitat function or utility, or compromise animal condition;
- 3) The proponent, BLM, and CPW agree to mitigation that satisfactorily offsets anticipated impacts to big game fitness, productivity, or habitat condition; or
- 4) For actions intended to enhance the long term utility or availability of suitable habitat.

Waiver: The Authorized Officer may grant a waiver if CPW determines that the lease area is no longer utilized for, or capable of serving as, seasonal habitat for big game.

EXHIBIT WR-TL-15 RAPTOR NESTS (NOT CONSIDERED SPECIAL STATUS SPECIES) TIMING LIMITATION

Lease Number: <LEASE NUMBER>

Stipulation: Surface-disturbing and disruptive activities will not be allowed within 0.25 mile of active nest sites of those raptors that are not considered special-status during the period from nest territory establishment to dispersal of young from nest (within a period from February 1 through August 31).

On the following lands described below:

<LEGAL DESCRIPTIONS>

Purpose: To prevent disruptions of nesting raptors that may result in absences of adults sufficient to cause direct or indirect mortality of the eggs or young or the premature departure of young from the nest.

Exception: An exception to the TL can be granted if an environmental analysis of the proposed action indicates that nature or conduct of the activity could be conditioned so as not to interfere with adult attendance and visitation of the nest site, jeopardize survival of the eggs or nestlings, or otherwise impair the utility of nest for current or subsequent nesting activity or occupancy. The Authorized Officer may also grant an exception if the nest is unattended or remains unoccupied by May 15 of the project year. An exception may be granted to these dates by the Authorized Officer, consistent with policies derived from federal administration of the Migratory Bird Treaty Act.

Modification: The Authorized Officer may modify the TL dates or buffer distances if an environmental analysis indicates that a portion of the area is nonessential to nest utility or function, or that the proposed action could be conditioned so as not to interfere with adult attendance and visitation of the nest site, jeopardize survival of the eggs or nestlings, or otherwise impair the utility of the nest site for current or subsequent nest activities or occupation. The stipulation may also be modified if the proponent, BLM, and where necessary, other affected interests, negotiate compensation that satisfactorily offsets anticipated impacts to raptor breeding activities and/or habitats. Modifications could also occur if sufficient information is provided that supports the contention that the action would not contribute to the suppression of breeding population densities or the population's production or recruitment regime from a regional perspective. A modification may be granted if the nest has remained unoccupied for a minimum of 5 years or conditions have changed such that there is no reasonable likelihood of site occupation over a minimum 10 year period.

Waiver: The Authorized Officer may grant a waiver if conditions have changed such that there is no reasonable likelihood of site occupation within the lease area in the long term.

EXHIBIT WR-TL-17 GOLDEN EAGLE AND PRAIRIE FALCON NESTS TIMING LIMITATION

Lease Number: <LEASE_NUMBER>

Stipulation: Surface-disturbing and disruptive activities will not be allowed within 0.5 mile of active nest sites of golden eagle and prairie falcon during the period from nest territory establishment to dispersal of young from nest (within a period from February 1 through August 31).

On the following lands described below:

<LEGAL DESCRIPTIONS>

Purpose: To prevent disruptions of nesting raptors that may result in absences of adults sufficient to cause direct or indirect mortality of the eggs or young or the premature departure of young from the nest.

Exception: An exception to the TL can be granted if an environmental analysis of the proposed action indicates that nature or conduct of the activity could be conditioned so as not to interfere with adult attendance and visitation of the nest site, jeopardize survival of the eggs or nestlings, or otherwise impair the utility of nest for current or subsequent nesting activity or occupancy. The Authorized Officer may also grant an exception if the nest is unattended or remains unoccupied by May 15 of the project year. An exception may be granted to these dates by the Authorized Officer, consistent with policies derived from federal administration of the Migratory Bird Treaty Act and Bald and Golden Eagle Protection Act.

Modification: The Authorized Officer may modify the TL dates or buffer distances if an environmental analysis indicates that a portion of the area is nonessential to nest utility or function, or that the proposed action could be conditioned so as not to interfere with adult attendance and visitation of the nest site, jeopardize survival of the eggs or nestlings, or otherwise impair the utility of the nest site for current or subsequent nest activities or occupation. The stipulation may also be modified if the proponent, BLM, and where necessary, other affected interests, negotiate compensation that satisfactorily offsets anticipated impacts to raptor breeding activities and/or habitats. Modifications could also occur if sufficient information is provided that supports the contention that the action would not contribute to the suppression of breeding population densities or the population's production or recruitment regime from a regional perspective. A modification may be granted if the nest has remained unoccupied for a minimum of 5 years or conditions have changed such that there is no reasonable likelihood of site occupation over a minimum 10 year period.

Waiver: The Authorized Officer may grant a waiver if conditions have changed such that there is no reasonable likelihood of site occupation within the lease area in the long term.

EXHIBIT WR-TL-19 BALD EAGLE NESTS TIMING LIMITATION

Lease Number: <LEASE_NUMBER>

Stipulation: Surface disturbing and disruptive activities will not be allowed within 0.5 mile of identified nests of bald eagles from November 15 through July 31 or until fledging and dispersal of young.

On the following lands described below:

<LEGAL DESCRIPTIONS>

Purpose: To prevent disruptions of nesting raptors that may result in absences of adults sufficient to cause direct or indirect mortality of the eggs or young or the premature departure of young from the nest, injury to birds, or prompt abandonment of the nest site.

Exception: An exception may be granted to these dates by the Authorized Officer, if authorization is obtained from the FWS (through applicable provisions of the Endangered Species Act, Eagle Protection Act, or Migratory Bird Treaty Act) to disturb, harass, harm, wound, or kill in the context of active nesting attempts. An exception can also be granted if an environmental analysis of the proposed action indicates that nature or conduct of the activity could be conditioned so as not to impair the utility of nest for current or subsequent nesting activity or occupancy. The Authorized Officer may also grant an exception if the nest is unattended or remains unoccupied by May 15 of the project year.

Modification: The Authorized Officer may modify the size of the stipulation area if an environmental analysis indicates that a portion of the area is nonessential to nest utility or function, or that the proposed action could be conditioned so as not to impair the utility of the nest site for current or subsequent nest activities or occupation. If the species status is downgraded, or if the species is delisted, the size of the TL area may be reduced.

Waiver: A waiver may be granted if the nest has remained unoccupied for a minimum of 5 years or conditions have changed such that there is no reasonable likelihood of site occupation over a minimum 10 year period.

EXHIBIT WR-TL-20 BALD EAGLE CRITICAL NIGHT ROOSTS TIMING LIMITATION

Lease Number: <LEASE_NUMBER>

Stipulation: Surface disturbing and disruptive activities will not be allowed within 0.5 mile of identified bald eagle critical night roosts from November 15 through March 15.

On the following lands described below:

<LEGAL_DESCRIPTIONS>

Purpose: To prevent disruptions to bald eagles that may result in eagle injury, reduced productivity, or abandonment of the site.

Exception: An exception may be granted to these dates by the Authorized Officer, if authorization is obtained from the FWS (through applicable provisions of the Eagle Protection Act or Migratory Bird Treaty Act) to disturb, harass, harm, wound, or kill in the context of ongoing roosting activities and/or short or long term adverse modification of suitable roost site characteristics. An exception can also be granted if an environmental analysis of the proposed action indicates that nature or conduct of the activity could be conditioned so as not to impair the utility of the site for current or subsequent roosting activities or occupancy. An exception may also be granted if forms of compensation are satisfactorily negotiated which fully offset losses associated with project implementation.

Modification: The Authorized Officer may modify the size of the stipulation area or timeframes if an environmental analysis indicates that a portion of the area is nonessential to roost site function and utility, or that the proposed action could be conditioned so as not to impair the utility of the roost site for current or subsequent roosting activities or occupancy.

Waiver: A waiver may be granted if the species becomes extinct, the site has failed to support roosting activities over a minimum 5 year period, or if the site conditions have changed such that there is no reasonable likelihood of site occupation over a minimum 10 year period.

EXHIBIT WR-LN-09 PRAIRIE DOG TOWNS LEASE NOTICE

Lease Number: <LEASE_NUMBER>

Lease Notice: Lands within this lease parcel involve prairie dog ecosystems that constitute potential habitat for wild or reintroduced populations of the federally endangered black-footed ferret. Conservation and recovery efforts for the black-footed ferret are authorized by the Endangered Species Act of 1973 (as amended). The successful lessee may be required to perform special conservation measures prior to and during lease development. These measures may include one or more of the following:

- 1) Participating in the preparation of a surface use plan of operations with BLM, FWS, and CPW, which will be expected to integrate and coordinate long term lease development with measures necessary to minimize adverse impacts to black-footed ferrets or their habitat;
- 2) Abiding by special daily and seasonal activity restrictions on construction, drilling, product transport, and service activities;
- 3) Incorporating special modifications to facility siting, design, construction, and operation; and/or
- 4) Providing in-kind compensation for habitat loss and/or displacement (e.g., special on site rehabilitation/revegetation measures or off-site habitat enhancement).

On the following lands described below:

EXHIBIT WR-LN-10 WILD HORSE HABITAT LEASE NOTICE

Lease Number: <LEASE_NUMBER>

Lease Notice: This lease parcel encompasses a portion of a wild horse herd management area (HMA). In order to protect wild horses within this area, intensive development activities may be delayed for a specified 60-day period within the spring foaling period between March 1 and June 15.

The lessee may be required to perform special conservation measures within the wild horse management area including:

- 1) Habitat improvement projects within the HMA in areas adjacent to development if such development displaces wild horses from crucial habitat;
- 2) Disturbed watering areas will be replaced with an equal source of water, having equal utility; and/or
- 3) Activity/improvements will provide for unrestricted movement of wild horses between summer and winter ranges.

On the following lands described below:

EXHIBIT WR-LN-12 PALEONTOLOGICAL VALUES LEASE NOTICE

Lease Number: <LEASE_NUMBER>

Lease Notice: An on-the-ground survey will be required prior to approval of any surface disturbing activities to avoid resource bearing strata for PFYC Class 4 and 5 formations. Mitigation may be required upon the discovery of any vertebrate fossil or other scientifically-important paleontological resource. Mitigation of scientifically important paleontological resources may include avoidance, monitoring, collection, excavation, or sampling. Mitigation of discovered scientifically important paleontological resources might require the relocation of the disturbance over 330 feet. This and any subsequent mitigation work shall be conducted by a BLM-permitted paleontologist. The lessee shall bear all costs for inventory and mitigation (WO IM-2009-011). Exceptions to the survey requirement in these areas could be granted in areas having vertical to near vertical (i.e., unsafe) slopes, areas of soil development, and areas covered with much vegetation, as these areas will be unlikely to produce recoverable fossils. For larger projects, an on-the-ground survey sample may be required of some likely fossiliferous PFYC Class 3 areas.

On the following lands described below:

EXHIBIT WR-LN-14 DINOSAUR TRAIL MASTER LEASING PLAN LEASE NOTICE

Lease Number: <LEASE_NUMBER>

Lease Notice: The lessee is hereby notified that special design and construction measures may be required in order to minimize the impacts of drilling and producing operations within the Dinosaur Trail Master Leasing Plan area. This parcel is located within the Dinosaur Trail MLP. Additional analysis and mitigation may be required to address impacts to important resources and special areas including Areas of Critical Environmental Concern, Wilderness Study Areas, and Dinosaur National Monument. Specific resource protection measures will be evaluated when an operator submits a plan of development or site specific proposal.

On the following lands described below:

EXHIBIT LS-NSO-105 PERRENIAL WATER NO SURFACE OCCUPANCY STIPULATION

Lease Number: <LEASE_NUMBER>

Stipulation: No surface occupancy for up to 0.25 mile from perennial water sources, if necessary, depending on type and use of the water source, soil type, and slope steepness.

On the following lands described below:

<LEGAL_DESCRIPTIONS>

EXHIBIT LS-NSO-106 RAPTOR NEST SITES (GOLDEN EAGLE, OSPREY, ALL ACCIPITER, FALCONS [EXCEPT THE KESTREL], BUTEOS, AND OWLS, NOT INCLUDING SPECIAL STATUS SPECIES RAPTORS) NO SURFACE OCCUPANCY STIPULATION

Lease Number: <LEASE_NUMBER>

Stipulation: No surface occupancy will be allowed within a 0.25 mile radius of raptor nest sites. The NSO area could be altered depending upon the active status of the nest site or upon the geographical relationship of topographical barriers and vegetation screening to the nest site.

On the following lands described below:

<LEGAL_DESCRIPTIONS>

Exception, Modification, Waiver: Refer to the Little Snake Record of Decision and Approved Resource Management Plan, Appendix B: Procedures and Criteria for Granting Exception, Modification or Waiver; pp. B-15 to B-18, October 2011.**Exception, Modification, Waiver:** Refer to the Little Snake Record of Decision and Approved Resource Management Plan, Appendix B: Procedures and Criteria for Granting Exception, Modification or Waiver; pp. B-15 to B-18, October 2011.

EXHIBIT LS-CSU-107 MEDIUM PRIORITY SAGE BRUSH HABITATS CONTROLLED SURFACE USE STIPULATION

Lease Number: <LEASE_NUMBER>

Stipulation:

Existing Leases

For existing oil and gas leases at the time of the Record of Decision (ROD), participation in this approach will be voluntary. A valid existing lease conveys certain rights of development to the leaseholder. A stipulation cannot be added to an existing lease after the lease is issued. Oiland gas operators could opt into an agreement to limit surface disturbance to 5 percent of the project area and submit a Plan of Development (POD) which illustrates a strategy to keep large blocks of habitat undeveloped. In return, BLM will grant exceptions to big game and sagegrouse timing limitation stipulations, allowing larger windows for development (drilling, completions and construction). If a proposal and/or operator meets both criteria, BLM will grant an exception to big game winter range and sage-grouse nesting and critical winter range timing stipulations for all applications for permits to drill (APDs) in the project area (as described below), allowing a larger window for development. Until these criteria are met, timing limitation stipulations will apply as stated on leases. This agreement does not pertain to the NSO stipulation around sage-grouse leks or timing stipulations for raptors and other species, which will remain in effect. For these stipulations, as well as stipulations on leases which are not subject to this voluntary agreement, BLM could grant exceptions, modifications, or waivers through normal procedures. The agreement must be adhered to for the life of the leases in the project area.

Approval of exceptions to big game and sage-grouse timing limitation stipulations for yearround drilling will require active monitoring for compliance with the conditions of approval outlined in the voluntary agreement. Operators must continually meet these criteria throughout development of the project area, or the authorization for the exception of timing stipulations will terminate. Compliance history will be a factor in approving this tradeoff for future development. If an operator were to breach the agreement, BLM will not allow the same operator to enter into this agreement again.

For operators who choose not to opt into this voluntary approach in medium potential habitats, BLM will require habitat protection best management practices (BMPs). Appropriate BMPs will be required as Conditions of Approval (COAs) on drilling applications on existing leases within medium priority habitats not enrolled in a voluntary surface disturbance limiting agreement. BMPs could include, but will not be limited to, the practices listed in Section 2.6 (special status species management).

New Leases

For any new leases which overlie a medium priority habitat, a stipulation will be attached to the lease to comply with the two criteria described in more detail below: a 5 percent disturbance limitation and a POD illustrating a strategy to leave large blocks of undisturbed habitat. These

criteria will be mandatory and BLM will not be obligated to grant an operator an exception to timing limitation stipulations. Operators will have to apply for an exception to this stipulation, which BLM will consider on a case-by-case basis.

Defining the project area boundary

Where the surface disturbance stipulation is voluntary, the operator will define the project boundary. An operator is allowed a lot of flexibility in defining the project area. The only requirement is that they control the oil and gas development within the area so that they are able to meet the necessary criteria without interference from other operators. A project boundary could be composed of as little as one lease, or as much as several leases under different operators, or even a federal oil and gas unit. The leases within the project area could either be connected or not contiguous. The project area could be composed of a mixture of federal and private surface.

The total allowable surface disturbance will be calculated for the entire project area. For example, a project boundary of 1,000 acres will allow 50 acres of disturbance regardless of the size of the leases in the project area. A project area could be composed of medium and high priority habitats. In this case, allowable disturbance in the two different types will be calculated separately. For example, a 1,000 acre project area with 500 acres medium priority habitat and 500 acres high priority habitat, no more than 25 acres of medium priority habitat and 5 acres of high priority habitat could be disturbed at one time. When calculating total acres in a project area, all leased lands will be included, including areas

with NSO stipulations. For example, if there are 200 acres covered by an NSO stipulation for sage-grouse in a 1,000 acre project area, the total project area will be 1,000 acres, not 800. It is not necessary for one leaseholder to hold all leases in a project area. In the case of the project area being defined by a federal oil and gas unit, the lead operator will be responsible for coordinating the oil and gas development so the criteria are met. Outside of established units, but within landscapes with multiple leaseholders, multiple operators could enter into this approach together, coordinating development together to ensure meeting the criteria within the project area. Development will have to be organized so that

one operator cannot utilize all allowable disturbance acreage for the project area.

Larger project areas will benefit both the operator and the wildlife resource. Large project areas will allow operators more flexibility in remaining below the disturbance threshold, as there will be more acres available to disturb. Likewise, larger project areas will facilitate larger sage-grouse sanctuaries and better create habitat protection on a landscape scale.

For new leases where this approach is mandatory, the operator could suggest a project area boundary to BLM for approval, which could include existing leases. If the operator does not have a specific project area in mind, compliance with established criteria will be required for the boundary of the new lease.

Below are the two criteria that an operator must meet when entering into a voluntary agreement or complying with a mandatory stipulation in medium priority habitats.

Criterion #1 for Medium Priority Habitats

No more than 5 percent of the surface area of the project area will be disturbed at any time. In this context, surface disturbance pertains to only oil and gas actions. Other BLM permitted activities, nonpermitted activities, and non-oil and gas related rights of way (ROWs) do not count toward the 5 percent maximum. Oil and gas related ROWs that are owned by a third party

also do not count toward the 5 percent limit; only actions that the leaseholder is responsible for are included in the total. All disturbances associated with oil and gas operations performed by the leaseholder, however, do count toward this limitation, including well pads, roads, pipelines, exploration and production facilities, and all other infrastructure. In addition, existing oil and gas disturbance also counts toward the 5 percent threshold. In this context, "existing disturbance" means areas where vegetation has been stripped or otherwise removed or destroyed, and for which revegetation has not been initiated, or has not achieved reclamation success standards. For project areas already exceeding 5 percent oil and gas-related disturbance, a no-net-gain principle would go into effect, which is described below.

Although the 5 percent surface disturbance threshold is the guiding factor, spacing of oil and gas facilities on the surface is also an important concept in limiting habitat fragmentation. If it is assumed that each facility occupies 8 acres, this is equivalent to disturbing 5 percent of a 160-acre block. The intent is not to require 160-acre spacing but to average no more than one facility for each 160 acres within a project area while leaving large blocks of habitat undisturbed. Therefore, operators are encouraged to develop proposals that leave larger blocks of sagebrush habitat undisturbed within project areas, by clustering facilities, carefully designing road and pipeline systems to minimize disturbance, or other means.

Disturbed areas can be recovered on a rolling-reclamation basis. Upon successful reclamation, reclaimed areas will no longer be counted toward the 5 percent limit, and the total area disturbed in the project area will be decreased by that amount. Successful reclamation is defined in the Reclamation Performance Standard described in ROD Appendix C. The criteria used to evaluate whether the reclamation performance standard is met will depend on whether the reclamation is interim or final.

In areas where existing oil and gas infrastructure already exceeds the 5 percent disturbance threshold, a no-net-gain principle will be employed. A leaseholder could satisfy this criterion if it can show in a POD that it will reclaim areas equal to the area proposed for new development and meet the performance standard for successful reclamation in those areas. Inkind offsite or compensatory mitigation could also count toward recuperating disturbed areas, if approved by BLM, although it may not necessarily be on a one-acre per one-acre basis. Reclamation and offsite mitigation will be required to meet the same reclamation performance standard as described above. If mitigation is not performed as agreed upon, or any aspect of the POD is not followed, BLM will no longer grant exceptions to timing stipulations and will issue noncompliance to the leaseholder.

Criterion #2 for Medium Priority Habitats

Development and approval of a POD, which contains a strategy for reducing habitat fragmentation and maintaining large blocks of sagebrush habitat, is an important requirement in this approach. The operator needs to have some level of confidence and certainty in their POD. PODs may be developed in stages and updated annually (see the discussion on Maintaining the Project Record below). The area of the project described in the POD could include multiple leases or units, either connected or not contiguous. However, BLM or the operator may determine that separate PODs are needed for areas

that are not connected.

A complete POD consists of the following components, if applicable:

- Cover letter containing operator name, project name, list of wells (name and number by lease, with legal description including quarter-quarter)
- Master drilling plan
- Master surface use plan, including plans for surface reclamation, a baseline calculation of total surface area currently disturbed by oil and gas activity in the project area, and the total area to be disturbed through the proposed development
- A strategy for limiting and/or mitigating sagebrush habitat fragmentation with the goal of maintaining large, unfragmented blocks of sagebrush habitat. The plan will demonstrate significant control of fragmentation in a number of ways, including:
- o Reducing surface density of facilities, roads, pipelines, and other ROWs
- o Focusing development near existing ROWs
- o Clustering facilities, including the use of directional drilling where feasible and utilizing closed drilling systems (no reserve pits)
- o Minimizing oil- and gas-related activity in sagebrush habitats, including reducing traffic through field road management, closing roads to public use, remote telemetry of wells, piping of produced fluids rather than trucking, etc.
- o Using new technologies, including surface mats, self-contained rigs, limited impact drilling (e.g., small roads and small pads)
- o Being sensitive to different habitat types within the project area and developing a strategy that protects important habitat types. Operators should consider seasonal habitats and guide development away from important breeding, summer, fall and winter habitats. Mitigation plans, compensatory mitigation proposals
- o Acceptance of applicable BMPs
 - Water management plan
 - Cultural resource inventory plan
 - Wildlife monitoring plan
 - Project maps, including:
- o Surface ownership with project boundary
- o Mineral ownership with project boundary
- o Existing and proposed well sites
- o Compressor sites
- o Flow line routes
- o Utility line routes
- o Transportation routes
 - List of all permitting agencies involved
 - Surface owner agreements
 - Water mitigation agreements
 - Any additional information

Maintaining the Project Record: Baseline Measurements, Monitoring, and Updating PODs This approach requires a baseline measurement of existing disturbance as well as monitoring to determine when the 5 percent or 1 percent threshold is reached. Before a leaseholder enters into the agreement, a geographic information system (GIS) analysis of existing disturbance in the project area will be performed by the operator as part of the POD. Operators

will provide BLM with Federal Geographic Data Committee-compliant metadata and GIS data for all existing oil and gas related disturbance. Using global positioning system (GPS) on the ground or digitizing disturbance from satellite imagery are two possible methods to compile a baseline disturbance map. The total number of acres of existing disturbance in the project area will be calculated by the operator. Portions of the project area will be ground-truthed by BLM to ensure accuracy.

A running total of surface disturbance in the project area will be performed by the operator and updated in the POD at least annually. Annual meetings between BLM and the operator will be required to maintain a project record. A draft POD will be required for BLM review prior to annual planning meetings. A final POD, based on comments and discussion during the annual planning meeting, will be submitted within a reasonable timeframe thereafter.

During an annual meeting or in another forum, the proposed POD will be reviewed and recommendations will be made to ensure that the measures laid out will effectively protect sagebrush and big game habitat. Additionally, a running total of surface disturbance in the project area, including anticipated development for that year, will be performed by the operator and included in the POD. The operator will be required to supply an annual reclamation status report and plan for all disturbances in the project area so that BLM could assess reclamation success. BLM and the operator could take the following day, or another time, to ground-truth the scope of the proposed development and review reclaimed areas to see if they have met the reclamation requirements described.

On the following lands described below:

<LEGAL DESCRIPTIONS>

EXHIBIT LS-CSU-111 SLOPES GREATER THAN 35 PERCENT CONTROLLED SURFACE USE STIPULATION

Lease Number: <LEASE_NUMBER>

Stipulation: Before surface disturbance on slopes of 35 percent or greater, an engineering or reclamation plan must be approved by the authorized officer. Controlled Surface Use (CSU) stipulations may be accepted subject to an onsite impact analysis. CSU stipulations will not be applied when the authorized officer determines that relocation up to 200 meters can be applied to protect the riparian system during well siting. Before surface disturbance on slopes of 35 percent or greater, an engineering or reclamation plan must be approved by the authorized officer. Controlled Surface Use (CSU) stipulations may be accepted subject to an onsite impact analysis. CSU stipulations will not be applied when the authorized officer determines that relocation up to 200 meters can be applied to protect the riparian system during well siting.

On the following lands described below:

<LEGAL_DESCRIPTIONS>

EXHIBIT LS-CSU-129 ACTIVE WHITE-TAILED PRAIRIED DOG TOWNS LESS THAN 10 ACRES CONTROLLED SURFACE USE STIPULATION

Lease Number: <LEASE_NUMBER>

Stipulation: Surface disturbing activities occurring over more than 1 acre will not be permitted in active prairie dog towns less than 10 acres in size. These activities will be relocated to the edge of the active prairie dog town.

On the following lands described below:

<LEGAL_DESCRIPTIONS>

EXHIBIT LS-CSU-130 SPECIAL STATUS SPECIES HABITAT CONTROLLED SURFACE USE STIPULATION

Lease Number: <LEASE_NUMBER>

Stipulation: Before any surface disturbance activity, surveys will be conducted of potential habitat for Colorado BLM Sensitive Species, including plants and wildlife. Should any such species be found, all disruptive activities will be halted until species-specific protective measures are developed and implemented. There will be CSU stipulations on habitat areas containing special status species, such as federally listed, proposed, and candidate species.

BLM will also survey for rare plant species, and if any such communities were found, all disruptive activities will be delayed until specific protective measures are developed and implemented, if appropriate.

On the following lands described below:

<LEGAL DESCRIPTIONS>

EXHIBIT LS-CSU-134 AREAS WITH AN APPROVED UNDERGROUND COAL MINE CONTROLLED SURFACE USE STIPULATION

Lease Number: <LEASE_NUMBER>

Stipulation: CSU stipulations will be attached to leases where oil and gas operations are proposed within the area of an approved underground coal mine. Operations will be relocated outside the area to be mined or to accommodate room and pillar mining operations. CSU stipulations may be waived subject to outlined conditions. Energy and Minerals Viewshed of the Thornburgh/Battle of Milk Creek

On the following lands described below:

<LEGAL_DESCRIPTIONS>

EXHIBIT LS-TL-103 RAPTOR NESTING AND FLEDGLING HABITAT TIMING LIMITATION STIPULATION

Lease Number: <LEASE_NUMBER>

Stipulation: Raptor nesting and fledgling habitat will be closed to surface disturbing activities from February 1 to August 15 within a 0.25 mile buffer zone around the nest site. However, during years when a nest site is unoccupied, or unoccupied by or after May 15, these seasonal limitations may be excepted. They may also be excepted once the young have fledged and dispersed from the nest.

On the following lands described below:

<LEGAL_DESCRIPTIONS>

EXHIBIT LS-TL-104 COLUMBIA SHARP-TAILED GROUSE CRUCIAL WINTER HABITAT TIMING LIMITATION STIPULATION

Lease Number: <LEASE_NUMBER>

Stipulation: Columbian sharp-tailed grouse crucial winter habitat will be closed from December 16 to March 15.

On the following lands described below:

<LEGAL_DESCRIPTIONS>

EXHIBIT LS-TL-112 COLUMBIAN SHARP-TAILED GROUSE NESTING HABITAT TIMING LIMITATION STIPULATION

Lease Number: <LEASE_NUMBER>

Stipulation: Columbian sharp-tailed grouse nesting habitat will be closed to surface disturbing activities from March 1 to June 30.

On the following lands described below:

<LEGAL_DESCRIPTIONS>

EXHIBIT LS-TL-114 ACTIVE WHIATE-TAILED PRAIRIE DOG TOWNS TIMING LIMITATION STIPULATION

Lease Number: <LEASE_NUMBER>

Stipulation: Surface disturbing activities occurring over more than 1 acre will not be permitted in active prairie dog towns less than 10 acres in size. These activities will be relocated to the edge of the active prairie dog town. To protect prairie dog pups, surface disturbing activities will not be permitted in prairie dog towns between April 1 and June 15.

On the following lands described below:

<LEGAL_DESCRIPTIONS>

EXHIBIT LS-TL-115 ELK CALVING AREAS TIMING LIMITATION STIPULATION

Lease Number: <LEASE_NUMBER>

Stipulation: Elk calving areas will be closed to surface disturbing activities from April 16 to

June 30.

On the following lands described below:

<LEGAL_DESCRIPTIONS>

Exception, Modification, Waiver: Refer to the Little Snake Record of Decision and Approved Resource Management Plan, Appendix B: Procedures and Criteria for Granting Exception,

Modification or Waiver; pp. B-15 to B-18, October 2011.

EXHIBIT LS-TL-136 MULE DEER CRUCIAL WINTER HABITAT TIMING LIMITATION STIPULATION

Lease Number: <LEASE_NUMBER>

Stipulation: Crucial winter habitat will be closed to surface disturbing activities from December 1 to April 30, with the intent that this stipulation apply after the big game hunting season. In the case that hunting season extends later, exceptions will be applied through normal procedures.

On the following lands described below:

<LEGAL_DESCRIPTIONS>

EXHIBIT LS-TL-137 ELK CRUCIAL WINTER HABITAT TIMING LIMITATION STIPULATION

Lease Number: <LEASE_NUMBER>

Stipulation: Crucial winter habitat will be closed to surface disturbing activities from December 1 to April 30, with the intent that this stipulation apply after the big game hunting season. In the case that hunting season extends later, exceptions will be applied through normal procedures.

On the following lands described below:

<LEGAL_DESCRIPTIONS>

EXHIBIT KFO-NSO-1 FRAGILE FOILS SLOPES GREATER THAN 40 PERCENT NO SURFACE OCCUPANCY

Lease Number: <LEASE_NUMBER>

Stipulation: Prohibit surface occupancy or use in all areas of fragile soils (as defined below) as well as a 75-foot buffer around the fragile areas, which includes slumps, landslides, highly erosive soils, flooding, and biological soil crusts. The buffer can be extended based upon site specific conditions; conversely, if the soil mapping is incorrect, no fragile area is found, a NSO may be waived. NSO/No Ground Disturbance (NGD) for slopes greater than 40 percent. [NOTE: "Fragile soils" -- Many soils are termed "fragile," in that they have shallow depth to bedrock, minimal surface layer organic material content and structure, soil textures that are more easily detached and eroded, or are on slopes over 35 percent. The soil map unit description rate all soils in the resource area as to their susceptibility to water erosion. Wind erosion may also be a hazard, especially when surface litter and vegetation is removed by fire.] The following soil/slope characteristics are indicative of a potentially fragile soil or high erosion hazard: 1. soils rated as highly or severely erodible by wind or water, as described in National Resource Conservation Service (NRCS) soil survey reports; 2. soils on slopes greater than 35 percent, especially if they have 1 of the following characteristics: a) a surface texture that is sand, loamy sand, very fine sandy loam, fine sandy loam, silty clay, or clay Table B-2 No Surface Occupancy Stipulations Applicable to Oil and Gas Leasing

ON THE FOLLOWING LANDS DESCRIBED BELOW:

<LEGAL DESCRIPTIONS>

Purpose: To protect soil productivity, rare or sensitive biota, thereby minimizing risk to water bodies, fisheries and aquatic species habitats; and the protection of human health and safety (from landslides, mass wasting, etc.).

Exception: A one-time exemption from a stipulation for a particular site within the leasehold. Exceptions are determined on a case-by-case basis and, if granted, suspend the restrictions of a stipulation for a specified period, location, or activity. The stipulation continues to apply to other sites in the stipulation area.

Modification: A modification is a change to the provisions of a lease stipulation. Modifications may be temporary, or they may be for the term of the lease. Depending upon the specific modification, the stipulation may, or may not, apply to all sites within the leasehold to which the restrictive criteria are applied. Modifications are made if it is determined that the stipulation is no longer required as written (e.g., when it is based upon the results of monitoring data.)

Waiver: Waivers are permanent exemptions to a stipulation. Under a waiver, the stipulation no longer applies anywhere within the leasehold. Waivers apply to an entire stipulation area. They are applied only after preparation of an environmental analysis document, in accordance with the

NEPA, and after a subsequent decision has been made that a stipulation is no longer required to protect a specific resource.

EXHIBIT KFO-NSO-4 PERENNIAL STREAMS, WATER BODIES, FISHERIES, AND RIPARIAN AREAS NO SURFACE OCCUPANCY

Lease Number: <LEASE_NUMBER>

Stipulation: Prohibit surface occupancy or use within a minimum buffer distance of 325 horizontal feet for all perennial waters. For perennial streams, the buffer will be measured from the ordinary high-water mark (bankfull stage). For wetland features, the buffer will be measured from the edge of the mapped extent (see Table 1). For unmapped wetlands, the vegetative boundary (from which the buffer originates) will be determined in the field. Where the riparian zone extends beyond 325

NSO Buffers for Perennial Waters	
Water Body Type	Buffer Width in Feet
Fens and wetlands	325 feet Perennial Streams (with or without fish)
Lotic or lentic springs and seeps	325 325 feet (as measured from ordinary high water mark) 325 feet (as measured from wetland/vegetation edge)
Riparian	325 feet (or greater, if riparian area is wider than 325 feet)

ON THE FOLLOWING LANDS DESCRIBED BELOW:

<LEGAL DESCRIPTIONS>

Purpose: To maintain the proper functioning condition (PFC), including the vegetative, hydrologic, and geomorphic functionality of the perennial water body; protect water quality, fish habitat, aquatic habitat; and provide a clean, reliable source of water for downstream users. Buffers are expected to indirectly benefit migratory birds, wildlife habitat, amphibians, and other species.

Exception: A one-time exemption from a stipulation for a particular site within the leasehold. Exceptions are determined on a case-by-case basis and, if granted, suspend the restrictions of a stipulation for a specified period, location, or activity. The stipulation continues to apply to other sites in the stipulation area. In addition, an exception may be granted for stream crossings if the Authorized Officer determines that no other alternative exists (such as another route).

Modification: Wetland buffer dimensions may be averaged in order to accommodate variability in terrain or development plans. Up-gradient distances should be maintained (up-gradient buffer distances of 325 feet), while down-gradient buffers may be reduced to no less than 100 feet. The buffer averaging must, however, not adversely affect wetland functions and values; and a minimum buffer distance of 100 feet from the wetland edge must be maintained. The buffer's intent is to protect the water source area of the wetland, which is more important than the downgradient portion of the wetland.

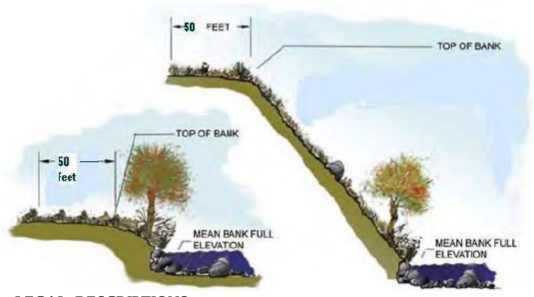
Waiver: Waivers are permanent exemptions to a stipulation. Under a waiver, the stipulation no longer applies anywhere within the leasehold. Waivers apply to an entire stipulation area. They are applied only after preparation of an environmental analysis document, in accordance with the NEPA, and after a subsequent decision has been made that a stipulation is no longer required to protect a specific resource.

EXHIBIT KFO-NSO-5 STREAMS INTERMITTANT AND EPHEMERAL NO SURFACE OCCUPANCY

Lease Number: <LEASE_NUMBER>

Stipulation: Prohibit surface occupancy or use within 50 horizontal feet, as measured from the top of the stream bank, for all intermittent or ephemeral streams (see diagram). If riparian vegetation extends beyond the top of the stream bank, the buffer will be measured from the extent of the riparian vegetation.

ON THE FOLLOWING LANDS DESCRIBED BELOW:



<LEGAL_DESCRIPTIONS>

Purpose: To maintain and protect water quality, stream stability, aquatic health, seasonal use, and downstream fisheries; and sediment processes downstream.

Exception: A one-time exemption from a stipulation for a particular site within the leasehold. Exceptions are determined on a case-by-case basis and, if granted, suspend the restrictions of a stipulation for a specified period, location, or activity. The stipulation continues to apply to other sites in the stipulation area.

Modification: None.

Waiver: None.

EXHIBIT KFO-NSO-16 CULTURAL RESOURCES NO SURFACE OCCUPANCY

Lease Number: <LEASE_NUMBER>

Stipulation: The lessee is prohibited from surface occupancy and surface-disturbing activities within a 100-meter-wide protection boundary Cultural around known historic properties, traditional cultural properties, listed Resources National Register sites/districts, outstanding cultural resources to be nominated to the National Register of Historic Places (NRHP), interpreted and/or public use sites, and experimental-use sites (BLM Manual 8110.42(A-E).

ON THE FOLLOWING LANDS DESCRIBED BELOW:

<LEGAL_DESCRIPTIONS>

Purpose: To protect cultural resource sites that may be damaged from inadvertent, unauthorized, or authorized uses. The following characteristics are to be protected: 1) significant scientific information; 2) areas that contain dense concentrations of significant sites; 3) integrity of physical setting; 4) integrity of visual setting associated with a place and/or cultural landscape; and 5) recreational opportunity for public use sites.

Typically, mitigation using data recovery is not an option for traditional cultural properties, sites set aside for long-term conservation, and interpreted and/or public use sites.

Exception: The Authorizing Officer may: 1) allow archaeological documentation, controlled surface collection, and/or excavation that, where not prohibited, may result in the sites physical alteration or destruction; and 2) change the site protection boundary on a case-by-case basis, taking into account topographical barriers, the nature of the Proposed Action, and the nature of the cultural resource site and/or area.

Modification: None.

Waiver: The complete destruction of the geographical area containing the site. When circumstances change or new data become available, the Authorized Officer shall re-evaluate and revise the cultural resource site use allocation to discharged from management. Specific cultural resource sites must be inspected in the field and recorded before they may be discharged from management. Cultural resources discharged from management are removed from further management attention and do not constrain other land uses [BLM Manual 8110.42(F)]. These locations no longer possess integrity of location, design, setting, materials, workmanship, feeling, and association that qualify them for nomination to the NRHP [36 CFR 60.4(a)(d).]

EXHIBIT KFO-CSU-1 SOILS CONTROLLED SURFACE USE

Lease Number: <LEASE_NUMBER>

Stipulation: Apply CSU restrictions to surface-disturbing activities within mapped Mancos shale and saline soils. For slopes between 25 percent and 40 percent, site conditions may warrant an engineering/reclamation plan in order to mitigate potential impacts to slope stability or soil productivity. (Examples of site conditions include poor vegetative cover, evidence of ravel, and/or extended slope lengths that directly reach a water body.) The Plan must be approved by the Authorized Officer, and must demonstrate how site productivity will be restored; surface runoff will be adequately controlled; off-site areas will be protected from accelerated erosion (such as drilling, gullying, piping, and mass wasting); surface-disturbing activities will not be conducted during extended wet periods; and construction will not be allowed when soils are frozen. Operations shall cease when 3-inches of saturated soils or rutting exists.

ON THE FOLLOWING LANDS DESCRIBED BELOW:

<LEGAL DESCRIPTIONS>

Purpose: To improve reclamation potential; maintain soil stability and productivity of sensitive areas; and minimize contributions of salinity, selenium, and sediments likely to affect downstream water quality, fisheries, and other downstream aquatic habitats.

Exception: A one-time exemption from a stipulation for a particular site within the leasehold. Exceptions are determined on a case-by-case basis and, if granted, suspend the restrictions of a stipulation for a specified period, location, or activity. The stipulation continues to apply to other sites in the stipulation area.

Modification: A modification is a change to the provisions of a lease stipulation. Modifications may be temporary, or they may be for the term of the lease. Depending upon the specific modification, the stipulation may, or may not, apply to all sites within the leasehold to which the restrictive criteria are applied. Modifications are made if it is determined that the stipulation is no longer required as written (e.g., when it is based upon the results of monitoring data.)

Waiver: Waivers are permanent exemptions to a stipulation. Under a waiver, the stipulation no longer applies anywhere within the leasehold. Waivers apply to an entire stipulation area. They are applied only after preparation of an environmental analysis document, in accordance with the NEPA, and after a subsequent decision has been made that a stipulation is no longer required to protect a specific resource.

EXHIBIT KFO-CSU-3 PERENNIAL STREAMS, WATER BODIES, FISHERIES AND RIPARIAN AREAS CONTROLLED SURFACE USE

Lease Number: <LEASE_NUMBER>

Stipulation: From 325 horizontal feet to 500 horizontal feet from the perennial water body, CSU restrictions will apply. Surface-disturbing activities may require special engineering design, construction, and implementation measures, including re-location of operations beyond 656 feet (200 meters), in order to protect water resources within the 325-foot NSO buffer. For perennial streams, the buffer will be measured from the ordinary high-water mark (bankfull stage). For wetland features, the buffer will be measured from the edge of the mapped extent (see Table 1). For unmapped wetlands, the vegetative boundary (from which the buffer originates) will be determined in the field.

CSU Buffers for Perennial Waters	
Water Body Type	Buffer Width in Feet
Fens and wetlands	325 feet to 500 feet
Perennial Streams (with or without	325 feet to 500 feet (as measured
fish)	from ordinary high water mark)
Lotic or lentic springs and seeps	325 feet (as measured from
	wetland/vegetation edge)

ON THE FOLLOWING LANDS DESCRIBED BELOW:

22) < LEGAL DESCRIPTIONS >

Purpose: To maintain the PFC, including the vegetative, hydrologic, and geomorphic functionality of the perennial water body; to protect water quality, fish habitat, aquatic habitat; and to provide a clean, reliable source of water for downstream users. Buffers are expected to indirectly benefit migratory birds, wildlife habitat, amphibians, and other species.

Exception: A one-time exemption from a stipulation for a particular site within the leasehold. Exceptions are determined on a case-by-case basis and, if granted, suspend the restrictions of a stipulation for a specified period, location, or activity. The stipulation continues to apply to other sites in the stipulation area.

Modification: A modification is a change to the provisions of a lease stipulation. Modifications may be temporary, or they may be for the term of the lease. Depending upon the specific modification, the stipulation may, or may not, apply to all sites within the leasehold to which the restrictive criteria are applied. Modifications are made if it is determined that the stipulation is no longer required as written (e.g., when it is based upon the results of monitoring data.)

Waiver: Waivers are permanent exemptions to a stipulation. Under a waiver, the stipulation no longer applies anywhere within the leasehold. Waivers apply to an entire stipulation area. They are applied only after preparation of an environmental analysis document, in accordance with the NEPA, and after a subsequent decision has been made that a stipulation is no longer required to protect a specific resource.

EXHIBIT KFO-CSU-4 INTERMITTENT AND EPHEMERAL STREAMS CONTROLLED SURFACE USE

Lease Number: <LEASE_NUMBER>

Stipulation: This CSU shall apply from the edge of NSO buffer to 100 horizontal feet. Minimize locating roads, stream crossings and facilities within this zone (because activities within this area can potentially affect streams). Adequate professional design and engineering of activities in this zone is necessary in order to prevent stormwater runoff and sedimentation. Measurement is from the top of the stream bank; however, if wetland vegetation exists, then the measurement is from the vegetation's edge.

ON THE FOLLOWING LANDS DESCRIBED BELOW:

<LEGAL_DESCRIPTIONS>

Purpose: To minimize the risk of sedimentation, spills, and other contaminants, reaching intermittent and/or ephemeral streams in order to protect water quality, stream function, and aquatic habitat.

Exception: A one-time exemption from a stipulation for a particular site within the leasehold. Exceptions are determined on a case-by-case basis and, if granted, suspend the restrictions of a stipulation for a specified period, location, or activity. The stipulation continues to apply to other sites in the stipulation area.

Modification: A modification is a change to the provisions of a lease stipulation. Modifications may be temporary, or they may be for the term of the lease. Depending upon the specific modification, the stipulation may, or may not, apply to all sites within the leasehold to which the restrictive criteria are applied. Modifications are made if it is determined that the stipulation is no longer required as written (e.g., when it is based upon the results of monitoring data.)

Waiver: Waivers are permanent exemptions to a stipulation. Under a waiver, the stipulation no longer applies anywhere within the leasehold. Waivers apply to an entire stipulation area. They are applied only after preparation of an environmental analysis document, in accordance with the NEPA, and after a subsequent decision has been made that a stipulation is no longer required to protect a specific resource.

EXHIBIT KFO-CSU-8

MAPPED SEASONAL HABITATS (NON-LEK BREEDING, LATE BROOD REARING, AND WINTER HABITAT) OR SUITABLE SAGEBRUSH HABITAT WITHIN A 4-MILE RADIUS OF A LEK CONTROLLED SURFACE USE

Lease Number: <LEASE_NUMBER>

Stipulation: Surface occupancy or use is subject to the following special operating constraints. The Field Manager may require the proponent/applicant to submit a Plan of Development that will demonstrate:

- avoidance of direct or indirect loss of important Gunnison Sage-grouse (GUSG) habitat necessary for maintenance of the local population OR reduce to acceptable levels the direct or indirect loss of important Greater Sage-grouse (GRSG) habitat necessary for sustainable local populations;
- special reclamation measures or design features are incorporated that will accelerate recovery and/or re-establishment of affected sage-grouse habitat;
- the current/future utility of such habitat for sage-grouse use will not be impaired.

Additional conservation measures may be imposed, as necessary, in order to maintain high quality sage-grouse habitat; reduce fragmentation or loss of habitat within, or between, population areas; reduce cumulative impacts within population areas; and reduce disturbance to sage-grouse use in the area. Conservation measures may be identified in State or local conservation plans, or through appropriate science or research for the species.

ON THE FOLLOWING LANDS DESCRIBED BELOW:

23) < LEGAL DESCRIPTIONS >

Purpose: To maintain the integrity of important occupied sage-grouse habitat in order to maintain sustainable local populations.

Exception: The Field Manager, in coordination with the CPW, may grant an exception to this stipulation if an environmental analysis indicates that the proposed or conditioned activities will not affect the long-term suitability or utility of habitat for sage-grouse.

Modification: Incorporated into CSU language.

Waiver: The Field Manager, in coordination with the CPW, may grant a waiver to this stipulation if site conditions have changed sufficient to permanently preclude sage-grouse occupation of the lease area.

EXHIBIT KFO-CSU-10 ESTABLISHED LYNX LINKAGE CORRIDORS AND LYNX HABITAT WITHIN LAUS CONTROLED SURFACE USE

Lease Number: <LEASE_NUMBER>

Stipulation: Development of lease parcels within established Lynx Linkage Corridors and mapped LAUs will require appropriate application of the following conservation measures prior to, and during, lease development, as determined through Section 7 Consultation with the USFWS:

- Restrict newly constructed road use to activities associated directly with development and construction activities.
- Reduce the influence of snow compaction and removal activities as travel corridors for competitive predators. Use of over-the-snow vehicles will be prohibited for use in LAU lynx habitat (such as on site reconnaissance, resource surveys).
- Surface use or disrupting activities will not be allowed in LAU denning habitat during the denning period, from March 15 to-July 15.
- Development or production facilities sited will be in order to avoid primary lynx habitat. Oil and gas development activities on BLM-managed surface lands will not be allowed to contribute disproportionately to management thresholds applied to lynx habitat (no more than 30 percent of mapped habitat within a LAU in unsuitable condition, and less than 15 percent of habitat within an LAU converted to unsuitable condition within a 10-year period); also, maintenance of greater than 10 percent of habitat suitable for denning within an LAU).

ON THE FOLLOWING LANDS DESCRIBED BELOW:

24) < LEGAL_DESCRIPTIONS >

Purpose: To maintain integrity and use of lynx habitat per Lynx Conservation Assessment Strategy (LCAS) guidelines.

Exception: The Field Manager, in consultation with the USFWS, may grant an exception to this stipulation if an environmental analysis indicates that the proposed or conditioned activities will not affect the long-term suitability or utility of established Lynx Linkage Corridors or lynx habitat within LAU(s).

Modification: The Field Manager, in consultation with the USFWS, may modify the size of the stipulation area or timeframes if an environmental analysis indicates that a portion of the area is non-essential to the function and utility of established Lynx Linkage Corridors and lynx habitat, or that the proposed action could be conditioned so as not to impair the utility of the corridors and LAU for current, or subsequent, lynx use and occupancy.

Waiver: The Field Manager, in consultation with the USFWS, may grant a waiver to this stipulation if site conditions have changed sufficient to preclude lynx occupation of the LAU or use of linkage corridors.

EXHIBIT KFO-CSU-13 CULTURAL RESOURCES CONTROLED SURFACE USE

Lease Number: <LEASE_NUMBER>

Stipulation: This lease may be found to contain historic properties and/or resources protected under the National Historic Preservation Act Cultural (NHPA), American Indian Religious Freedom Act (AIRFA), Native Resources American Graves Protection and Repatriation Act (NAGPRA), Executive Order (EO) 13007; or laws, rules, regulations, policies, standards, and guidelines. 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 in or der to protect such properties, or disapprove any activity that is likely to result in adverse effects that cannot be successfully avoided, minimized, or mitigated.

ON THE FOLLOWING LANDS DESCRIBED BELOW:

25) < LEGAL_DESCRIPTIONS >

Purpose: To protect cultural resource sites that may be damaged from inadvertent, unauthorized, or authorized uses. The following characteristics are to be protected: 1) significant scientific information; 2) areas that contain dense concentrations of significant sites; 3) integrity of physical setting; 4) integrity of visual setting associated with a place and/or cultural landscape; and 5) recreational opportunity for public use sites. Typically, mitigation using data recovery is not an option for traditional cultural properties, sites set aside for long-term conservation, and interpreted and/or public use sites.

Exception: None.

Modification: None.

EXHIBIT KFO-CSU-14 PALEONTOLOGICAL (FOSSIL) RESOURCES CONTROLLED SURFACE USE

Lease Number: <LEASE_NUMBER>

Stipulation: The lessee is hereby notified that prior to any surface-disturbing activities an inventory of paleontological resources (fossils) in Paleontological "Potential Fossil Yield Classification" (PFYC) Class 4 and Class 5 Areas (Fossil) shall be done. Mitigation of sc ientifically important paleontological Resources resources may include avoidance, monitoring, collection, excavation, or sampling. Mitigation of discovered scientifically important paleontological resources might require the relocation of disturbance over 100 meters. This, and any subsequent, mitigation work shall be conducted by a BLM -permitted Paleontologist. The lessee shall bear all costs for inventory and mitigation (WO IM-2009-011).

ON THE FOLLOWING LANDS DESCRIBED BELOW:

26) < LEGAL_DESCRIPTIONS >

Purpose: To protect scientific information that may be damaged from inadvertent or authorized uses.

Exception: None.

Modification: None.

EXHIBIT KFO-CSU-15 VRM OBJECTIVE CLASS AREAS CONTROLLED SURFACE USE

Lease Number: <LEASE_NUMBER>

Stipulation: Oil and gas development and operations, and post-operation rehabilitation, must comply with VRM contrast limits by VRM Objective ensuring that project design does not exceed the following contrast ratings Class Areas by VRM Objective Classes in approved RMPs:

• Class II: weak/low

• Class III: moderate

• Class IV: strong/high

ON THE FOLLOWING LANDS DESCRIBED BELOW:

27) < LEGAL_DESCRIPTIONS >

Purpose: To maintain scenic quality in accordance with documented public sensitivity to visual aesthetics and visibility.

Exception: If VRM objective classes are downgraded by the Authorized Officer, the new VRM objective class stipulations will apply instead.

Modification: None.

EXHIBIT KFO-CSU-16 BACKCOUNTRY AND SCENIC BYWAY VIEWSHEDS CONTROLLED SURFACE USE

Lease Number: <LEASE_NUMBER>

Stipulation: Surface occupancy is restricted within viewsheds of designated back country, Scenic and Historic Byways, at foreground and middleground distances (within 5 miles), unless topographically screened from view.

ON THE FOLLOWING LANDS DESCRIBED BELOW:

28) < LEGAL_DESCRIPTIONS >

Purpose: To protect scenic integrity of Colorado's Scenic and Historic Byways and their social and economic significance to nearby communities, and to Colorado's Statewide economy.

Exception: An exception to this stipulation may be granted by the Authorized Officer wherever Byway designation is revoked by the Governor's Scenic and Historic Byway Commission.

Modification: At the discretion of the Authorized Officer, this stipulation may be modified for specific areas, projects, etc., by removing the restriction for middle ground distances only during other than peak recreation-tourism seasons (dates) for each Byway, conditioned by a determination of no significant adverse effect to benefiting communities and economies.

EXHIBIT KFO-CSU-17 STATE AND US HIGHWAY VIEWSHEDS CONTROLLED SURFACE USE

Lease Number: <LEASE_NUMBER>

Stipulation: Restrict the siting of oil and gas development and operations from all locations and all VRM objective classes at locations where they will otherwise be sky-lined above the horizon, as viewed from all State and U.S. Highways.

ON THE FOLLOWING LANDS DESCRIBED BELOW:

29) < LEGAL_DESCRIPTIONS >

Purpose: To protect Colorado's scenic horizons and their social and economic significance to nearby communities, and to Colorado's statewide economy.

Exception: For landscapes that are currently visually compromised, there may be an exception at the discretion of the Authorized Officer.

Modification: At the discretion of the Authorized Officer, this stipulation may be modified for specific areas, projects, etc., by adjusting the CSU where viewsheds in which oil and gas development and operations occur are not a scenic focal point, are visible for only a short travel distance, and lie in a background distance zone.

EXHIBIT KFO-CSU-18 STATE AND US HIGHWAY VIEWSHEDS CONTROLLED SURFACE USE

Lease Number: <LEASE_NUMBER>

Stipulation: Rehabilitate all post-exploration and development within the foreground distance zone viewshed of all State, U.S., and Interstate Highways in order to replicate the original landscape contour and vegetation.

ON THE FOLLOWING LANDS DESCRIBED BELOW:

30) < LEGAL_DESCRIPTIONS >

Purpose: To protect the scenic quality of Colorado's major travel thoroughfares and their significant contributions to nearby communities, and to Colorado's Statewide economy.

Exception: None.

Modification: At the discretion of the Authorized Officer, this stipulation may be modified for specific areas, projects, etc., by adjusting the CSU where viewsheds in which oil and gas development and operations occur are not a scenic focal point, are visible for only a short travel distance, and lie in a background distance zone.

EXHIBIT KFO-CSU-20 KEY OBSERVATION POINTS CONTROLLED SURFACE USE

Lease Number: <LEASE_NUMBER>

Stipulation: Restrict surface occupancy or use within foreground-middleground distance zones of KOPs within any National Park or State Park.

ON THE FOLLOWING LANDS DESCRIBED BELOW:

31) < LEGAL_DESCRIPTIONS >

Purpose: To protect scenic integrity of Colorado's State and National Parks and their social and economic significance to nearby communities, and to Colorado's Statewide economy.

Exception: Unless topographically screened from view.

Modification: At the discretion of the Authorized Officer, this stipulation may be modified for specific areas, projects, etc., by removing the restriction for foreground-middleground distances only during other than peak recreation-tourism seasons (dates), on a Park-specific basis, for landscapes visible from KOPs whose visual quality is already compromised by other developments within this specific distance zone. This stipulation may be further modified for Parks that have already issued oil and gas leases within their boundaries. All modifications are conditioned further by a determination of no significant adverse effect to benefitting communities and economies.

EXHIBIT KFO-CSU-22 BLM PUBLIC LANDS NEAR RESIDENTIAL DEVELOPMENTS CONTROLED SURFACE USE

Lease Number: <LEASE_NUMBER>

Stipulation: Exclude oil and gas development and operations within foreground and middleground distances of BLM-managed public lands BLM Public adjoining significant residential developments, communities, and Lands Near municipalities.

ON THE FOLLOWING LANDS DESCRIBED BELOW:

32) < LEGAL DESCRIPTIONS >

Purpose: To protect significant social and economic productivity of adjoining natural resource settings and their contribution to affected open space aesthetics (sight and sound) of adjoining public lands, property values, and associated investments.

Exception: Unless topographically screened from view.

Modification: At the discretion of the Authorized Officer, this stipulation may be modified for specific areas, projects, etc., by removing the CSU for landscapes whose visual quality is already compromised by other developments, and conditioned by a determination of no significant adverse effect to benefitting communities and economies, and the visiting guests they jointly share with the BLM.

EXHIBIT KFO-TL-01 NATIVE FISH AND IMPORTANT SPORT FISH TIMING LIMITATION

Lease Number: <LEASE_NUMBER>

Stipulation: Prohibit in-channel work in all occupied cutthroat trout (Colorado River, greenback, and Rio Grande) streams during spring spawning periods of April 1 to August 1, and fall spawning periods from October 1 to November 30.

ON THE FOLLOWING LANDS DESCRIBED BELOW:

<LEGAL_DESCRIPTIONS>

Purpose: To protect redds (egg masses) in the gravel and emerging fry of native fish populations (Colorado River, greenback, and Rio Grande cutthroat trout, flannelmouth and bluehead sucker, and roundtail chub), and important sport fish populations (rainbow, brown, and brook trout).

Exception: A one-time exemption from a stipulation for a particular site within the leasehold. Exceptions are determined on a case-by-case basis and, if granted, suspend the restrictions of a stipulation for a specified period, location, or activity. The stipulation continues to apply to other sites in the stipulation area. In addition, the dates may be modified by the U.S. Army Corps of Engineers (UASCE) via the 404 Permit compliance process.

Modification: A modification is a change to the provisions of a lease stipulation. Modifications may be temporary, or they may be for the term of the lease. Depending upon the specific modification, the stipulation may, or may not, apply to all sites within the leasehold to which the restrictive criteria are applied. Modifications are made if it is determined that the stipulation is no longer required as written (e.g., when it is based upon the results of monitoring data.)

Waiver: Waivers are permanent exemptions to a stipulation. Under a waiver, the stipulation no longer applies anywhere within the leasehold. Waivers apply to an entire stipulation area. They are applied only after preparation of an environmental analysis document, in accordance with the NEPA, and after a subsequent decision has been made that a stipulation is no longer required to protect a specific resource.

EXHIBIT KFO-TL-02 BIG GAME PRODUCTION AREAS: ANTELOPE, ROCKY MOUNTAIN BIGHORN SHEEP, MULE DEER, WHITE-TAILED DEER, ELK, MOOSE TIMING LIMITATION

Lease Number: <LEASE_NUMBER>

Stipulation: No surface use is allowed during the following time period(s) in mapped big game production areas. (This stipulation does not apply to operation and maintenance of production facilities.)

• Antelope: April 15 to June 30

Rocky Mountain Bighorn sheep: April 15 to June 30
Mule deer/White-tailed deer: April 15 to June 30

Elk: April 15 to June 30Moose: April 15 to June 30

ON THE FOLLOWING LANDS DESCRIBED BELOW:

<LEGAL DESCRIPTIONS>

Purpose: To reduce behavioral disruption during parturition and early young rearing period.

Exception: The Field Manager may grant an exception if an environmental analysis indicates that the Proposed Action can be conditioned so as not to interfere with habitat function or compromise animal condition within the project vicinity. An exception may also be granted if the proponent, the BLM, and the CPW negotiate compensation that will satisfactorily offset anticipated impacts to big game production or habitat condition; or an agreement can be reached whereby a Colorado Oil and Gas Conservation Commission (COGCC) wildlife mitigation plan can be accommodated, consistent with established RMP objectives and decisions. An exception may also be granted for actions intended to enhance the long-term utility for availability of suitable habitat.

Modification: The Field Manager may modify the size and timeframes of this stipulation if the CPW monitoring information indicates that current animal use patterns are inconsistent with dates established for animal occupation. Modifications could be authorized if the Proposed Action could be conditioned so as not to interfere with critical habitat function or compromise animal condition. A modification may also be approved if the proponent, the BLM, and the CPW agree to compensation that satisfactorily offset detrimental impacts to big game production or habitat condition; or an agreement can be reached where by a COGCC wildlife mitigation plan can be accommodated consistent with established RMP objectives and decisions.

Waiver: The Field Manager may grant a waiver if the CPW determines that the area is no longer utilized by big game for production purposes.

EXHIBIT KFO-TL-03 BIG GAME CURCIAL RANGE (SEVERE WINTER RANGE AND WINTER CONCENTRATION AREAS) TIMING LIMITATION

Lease Number: <LEASE_NUMBER>

Stipulation: No surface use is allowed during the following time period(s) in mapped crucial winter habitat. (This stipulation does not apply to operation and maintenance of production facilities.)

• Antelope: Dec. 1 to April 30

• Rocky Mountain/Desert Bighorn sheep: Nov. 1 to April 30

• Mule deer/White-tailed deer: Dec. 1 to April 30

Elk: Dec. 1 to April 30Moose: Dec. 1 to April 30

ON THE FOLLOWING LANDS DESCRIBED BELOW:

<LEGAL DESCRIPTIONS>

Purpose: To reduce behavioral disruption of big game during the winter season on crucial winter habitat, as mapped by the CPW.

Exception: The Field Manager may grant an exception if an environmental analysis indicates that the Proposed Action can be conditioned so as not to interfere with habitat function or compromise animal condition within the project vicinity. An exception may also be granted if the proponent, the BLM, and the CPW negotiate compensation that will satisfactorily offset anticipated impacts to big game production or habitat condition; or an agreement can be reached where by a COGCC wildlife mitigation plan can be accommodated consistent with established RMP objectives and decisions. An exception may also be granted for actions intended to enhance the long-term utility for availability of suitable habitat.

Modification: The Field Manager may modify the size and timeframes of this stipulation if the CPW monitoring information indicates that current animal use patterns are inconsistent with dates established for animal occupation, or under mild winter conditions for the last 60 days of the closure. Severity of the winter will be determined on the basis of snow depth, snow crusting, daily mean temperatures, and whether animals were concentrated on the winter range during the winter months. Modifications could be authorized if the Proposed Action could be conditioned so as not to interfere with critical habitat function or compromise animal condition. A modification may also be approved if the proponent, the BLM, and the CPW agree to compensation that satisfactorily offset detrimental impacts to big game winter range or its use; or an agreement can be reached where by a COGCC wildlife mitigation plan can be accommodated consistent with established RMP objectives and decisions.

Waiver: The Field Manager may grant a waiver if the CPW determines that the area is no longer utilized by big game as crucial winter range.

EXHIBIT KFO-TL-07 SAGE GROUSE NESTING HABITAT TIMING LIMITATION

Lease Number: <LEASE_NUMBER>

Stipulation: No surface use is allowed during the following time period(s). (This stipulation is in tended to apply to construction, drilling, Sage Grouse fracking and completion activities; however, it may also apply to Nesting Habitat operation, maintenance, and production activities that may disrupt reproductive activities of sage-grouse.)

- Greater Sage-grouse: March 1 to July 15, suitable nesting habitat within a 4-mile radius of active leks or mapped nesting habitat
- Gunnison Sage-grouse: March 1 to June 30, suitable nesting habitat within 4 mile radius of active leks or mapped nesting habitat

ON THE FOLLOWING LANDS DESCRIBED BELOW:

33) < LEGAL_DESCRIPTIONS >

Purpose: To prevent disruption of reproductive activity during the production period.

Exception: The Field Manager may grant an exception if an environmental analysis, and coordination with the DCOW, indicate that the Proposed Action could be conditioned so as not to affect breeding behavior, nest attendance, egg/chick survival, or nesting success. An exception could also be granted if the proponent, the BLM, and the CPW negotiate compensation that will satisfactorily offset the anticipated loss of nesting habitat or nesting activities. Actions designed to enhance the long-term utility or availability of suitable nest habitat may be excepted.

Modification: The Field Manager may modify the size or the dates of the TL area if an environmental analysis indicates that the Proposed Action could be conditioned so as not to affect nest attendance, egg/chick survival, or nesting success. Seasonal or daily timeframes may be modified (from March 1 to May 15) if operations could be conditioned to not disrupt lek attendance, breeding behavior, and bird distribution within a 0.6-mile radius of the lek during the breeding period. With the primary objective of allowing for 90 percent of initial nesting attempts to progress through hatch, timeframes may also be adjusted in nesting habitat, as supported by appropriate monitoring data.

Waiver: The Field Manager may grant a waiver if the CPW determines that the described lands are incapable of serving the long-term requirements of sage-grouse nesting habitat, and that these ranges no longer warrant consideration as components of sage-grouse nesting habitat.

EXHIBIT KFO-LN-2 ENDANGERED SPECIES ACT LEASE NOTICE

Lease Number: <LEASE_NUMBER>

Lease Notice: The lease area may now, or hereafter, contain plants, animals, or their habitats determined to be federally Threatened, Endangered, or Proposed for listing. The BLM may recommend modifications to exploration and development proposals to further its conservation and management objective in order to avoid BLM-approved activity that will adversely affect listed species or their habitat. The 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. The 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 (ESA) as amended (16 USC 1531 et seq.), including completion of any required procedure for conference or consultation.

On the following lands described below:

EXHIBIT KFO-LN-5 CULTURAL RESOURCES LEASE NOTICE

Lease Number: <LEASE_NUMBER>

Lease Notice: The lessee is hereby notified that Class III Cultural Resource Inventory may be required prior to surface-disturbing activities. Mitigation measures Cultural may be required in order to reduce the impacts of surface disturbances on Resources the affected cultural resources. These mitigating measures may include, but are not limited to, relocation of roads, well pads, and other facilities; evaluative testing; data recovery; and/or fencing. Mitigation measures may be required upon the discovery of any cultural resource. All cultural resource work must be performed by a BLM-permitted Archaeologist. The BLM may charge Federal licensees and permittees project costs of preservation activities conducted under the National Historic Preservation Act (NHPA) as a condition to the issuance of such license or permit [NHPA, as amended Section 110(g)].

On the following lands described below:

EXHIBIT KFO-LN-6 BURIED CULTURAL RESOURCES LEASE NOTICE

Lease Number: <LEASE_NUMBER>

Lease Notice: The lessee is hereby notified that deep, subsurface survey may be required for subsurface-disturbing operations in areas that have a high potential for Buried Cultural deeply buried cultural resources. All cultural resource work must be Resources performed by a BLM-permitted Archaeologist. The BLM may charge Federal licensees and permittees project costs of preservation activities conducted under the National Historic Preservation Act (NHPA) as a condition to the issuance of such license or permit [NHPA, as amended Section 110(g)].

The purpose of this stipulation is to protect significant scientific information in cultural resource sites that may be damaged from inadvertent, unauthorized, or authorized uses.

On the following lands described below:

EXHIBIT KFO-LN-7 PALEONTOLOGICAL (FOSSIL) RESOURCES LEASE NOTICE

Lease Number: <LEASE_NUMBER>

Lease Notice: The lessee is hereby notified that prior to any surface- disturbing activities, an inventory of paleontological resources (fossils) may be required. Paleontological Mitigation measures may be required upon the discovery of any vertebrate (Fossil) fossil or other scientifically-important paleontological resource. Mitigation Resources of scientifically important paleontological resources may include avoidance, monitoring, collection, excavation, or sampling. Mitigation of discovered scientifically important paleontological resources might require the relocation of the disturbance over 100 meters.

This, and any subsequent mitigation work, shall be conducted by a BLM-permitted Paleontologist. The lessee shall bear all costs for inventory and mitigation (WO IM-2009-011).

On the following lands described below:

EXHIBIT KFO-LN-8 HIGH VLAUE HABITAT LEASE NOTICE

Lease Number: <LEASE_NUMBER>

Lease Notice: The lease may in part, or in total, contain high-value wildlife habitat. These areas include, but are not limited to, habitat for Special Status High Value Species, big game severe winter range, big game migration corridors, and Wildlife Habitat priority moose habitat. The Operator may be required to implement specific measures through a COA in order to reduce impacts of oil and gas or geothermal operations on wildlife and wildlife habitat.

Special design and construction measures designed to mitigate impacts, may include, but are not limited to, relocation of roads, well pads, pipelines, and other facilities; and fencing operations or habitat. The lessee/Operator may be required to submit a plan for avoidance or mitigation of impacts on the identified species to the Authorized Officer.

On the following lands described below:

Form 3000-2 (July 2012)

UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

COMPETITIVE OIL AND GAS OR GEOTHERMAL RESOURCES LEASE BID

Mineral Leasing Act of 1920 (30 U.S.C. 181 et seq.) Act for Acquired Lands of 1947 (30 U.S.C. 351-359) Geothermal Steam Act of 1970 (30 U.S.C. 1001-1025)

Department of the Interior Appropriations Act, Fiscal Year 1981 (42 U.S.C. 6508)

State	
Date of Sale	

PARCEL NUMBER	AMOUNT OF BID (see instructions below)		
	TOTAL BID	PAYMENT SUBMITTED WITH BID	
THE BID IS FOR (check one):			
Oil and Gas Serial/Parcel No			
Geothermal Serial/Parcel No			
The appropriate regulations applicable to this bid are: (1) for oil and gas leases43 CFR 3120; (2) for National Petroleum Reserve-Alaska (NPR-A) leases43 CFR 3132; and (3) for Geothermal resources leases43 CFR 3203.17. (See details concerning lease qualifications on next page.)			
I CERTIFY THAT I have read and am in compliance with; and not in violation of the lessee qualification requirements under the applicable regulations for this bid.			
I CERTIFY THAT this bid is not in violation of 18 U.S.C. 1860 which prohibits unlawful combination or intimidation of bidders. I further certify that this bid was arrived at independently and is tendered without collusion with any other bidder for the purpose of restricting competition.			
IMPORTANT NOTICE: Execution of this form where the offer is the high bid, constitutes a binding lease offer including all applicable terms and conditions. Failure to comply with the applicable laws and regulations under which this bid is made will result in rejection of the bid and forfeiture of all monies submitted.			
Print or Type Name of Lessee	Signature of Lessee or Bidder		
Address of Lessee			

INSTRUCTIONS

(Zip Code)

INSTRUCTIONS FOR OIL AND GAS OR GEOTHERMAL BID (Except NPR-A)

(State)

- 1. Separate bid form for each lease/parcel is required. Identify by the serial/parcel number assigned in the *Notice of Competitive Lease Sale*.
- 2. Bid must be accompanied by the national minimum acceptable bid, the first year's rental and the administrative fee. The remittance must be in the form specified: (1) for oil and gas leases in 43 CFR 3103.1-1; and (2) for geothermal resources leases in 43 CFR 3203.17. The remainder of the bonus bid, if any, must be submitted to the proper Bureau of Land Management (BLM) office within 10 working days for oil and gas, and 15 working days for geothermal, after the last day of the oral auction. Failure to submit the remainder of the bonus bond within the statutory timeframe (or regulatory) will result in rejection or revocation, as appropriate, of the bid offer and forfeiture of all monies paid.
- 3. If the bidder is not the sole party in interest in the lease for which the bid is submitted, all other parties in interest may be required to furnish evidence of their qualifications upon written request by the BLM.
- 4. This bid may be executed (*signed*) before the oral auction. If signed before the oral auction, this form cannot be modified without being executed again.
- 5. In view of the above requirement (4), the bidder may wish to leave the AMOUNT OF BID section blank so that final bid amount may be either completed by the bidder or the BLM at the oral auction.

INSTRUCTIONS FOR NPR-A OIL AND GAS BID

- Separate bid form for each parcel is required. Identify the parcel by the number assigned to a tract.
- Bid must be accompanied by one-fifth of the amount of the bid. The remittance must be in the form specified in 43 CFR 3132.2 for a NPR-A lease bid.
- 3. Mark the envelope "Bid for NPR-A Lease". Be sure correct parcel number of tract on which the bid is submitted and date of bid opening are noted plainly on envelope. No bid may be modified or withdrawn unless such modification or withdrawal is received prior to time fixed for opening of bids.
- 4. Mail or deliver bid to the proper BLM office or place indicated in the *Notice of Competitive Lease Sale*.
- 5. If the bidder is not the sole party in interest in the lease for which the bid is submitted, all other parties in interest may be required to furnish evidence of their qualifications upon written request by the BLM.

Title 18 U.S.C. Section 1001 and Title 43 U.S.C. Section 1212 make 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.

(City)

QUALIFICATIONS

For leases that may be issued as a result of this sale under the Mineral Leasing Act (The Act) of 1920, as amended, the oral bidder must: (1) Be a citizen of the United States; an association (including partnerships and trusts) of such citizens; a municipality; or a corporation organized under the laws of the United States or of any State or Territory thereof; (2) Be in compliance with the acreage limitation requirements wherein the bidder's interests, direct and indirect, in oil and gas leases in the State identified do not exceed 246,080 acres each in public domain or acquired lands including acreage covered by this bid, of which not more than 200,000 acres are under options. If this bid is submitted for lands in Alaska, the bidder's holdings in each of the Alaska leasing districts do not exceed 300,000 acres, of which no more than 200,000 acres are under options in each district; (3) Be in compliance with Federal coal lease holdings as provided in sec. 2(a)2(A) of the Act; (4) Be in compliance with reclamation requirements for all Federal oil and gas holdings as required by sec. 17 of the Act; (5) Not be in violation of sec. 41 of the Act; and (6) Certify that all parties in this bid are in compliance with 43 CFR Groups 3000 and 3100 and the leasing authority cited herein.

For leases that may be issued as a result of this sale under the Geothermal Steam Act of 1970, as amended, the bidder must: (1) Be a citizen of the United States who is at least 18 years of age; an association of such citizens; a municipality; a corporation organized under the laws of the United States or of any State or Territory thereof; or a domestic governmental unit; and (2) Be in compliance with the acreage limitation requirements wherein the bidder's interests, direct and indirect, do not exceed 51,200 acres, and (3) Certify that all parties in this bid are in compliance with 43 CFR Group 3200 and the leasing authority cited herein.

For leases that may be issued as a result of this sale under the Department of the Interior Appropriations Act of 1981, the bidder must: (1) Be a citizen or national of the United States; an alien lawfully admitted for permanent residence; a private, public or municipal corporation organized under the laws of the United States or of any State or Territory thereof; an association of such citizens, nationals, resident aliens or private, public or municipal corporations; and (2) Certify that all parties in interest in this bid are in compliance with 43 CFR Part 3130 and the leasing authority cited herein.

NOTICES

The Privacy Act of 1974 and the regulation in 43 CFR 2.48(d) provide that you be furnished the following information in connection with information required by this bid for a Competitive Oil and Gas or Geothermal Resource Lease.

AUTHORITY: 30 U.S.C. 181 et seq.; 30 U.S.C. 351-359; 30 U.S.C. 1001-1025; 42 U.S.C. 6508

PRINCIPAL PURPOSE: The information is to be used to process your bid.

ROUTINE USES: (1) The adjudication of the bidder's rights to the resources for which this bid is made. (2) Documentation for public information. (3) Transfer to appropriate Federal agencies when comment or concurrence is required prior to granting a right in public lands or resources. (4)(5) Information from the record and/or the record will be transferred to appropriate Federal, State, local or foreign agencies, when relevant to civil, criminal or regulatory investigations or prosecutions.

EFFECT OF NOT PROVIDING INFORMATION: Disclosure of the information is voluntary. If all the information is not provided, your bid may be rejected.