



**COUNTY OF SAN LUIS OBISPO
DEPARTMENT OF PLANNING AND BUILDING
STAFF REPORT**

PLANNING COMMISSION

*Promoting the wise use of land
Helping build great communities*

MEETING DATE September 10, 2015	CONTACT/PHONE John McKenzie, 805-781-5452	APPLICANT Freeport-McMoRan	FILE NO. DRC2015-00002
SUBJECT Request by Freeport-McMoRan Oil & Gas for a Conditional Use Permit (CUP) to amend the previous CUP to extend the amount of time allowed to drill the previously approved Phase IV oil wells (D010386D). This request would extend the current limit for an additional 3 years for approximately 31 oil wells not yet installed. The project is located at 1821 Price Canyon Road (San Luis Obispo) on the east and west sides of Price Canyon Road, approximately 2.7 miles north of the City of Pismo Beach, in the San Luis Bay Inland sub area South, South County planning area .			
RECOMMENDED ACTION 1. Approve Conditional Use Permit DRC2015-00002 based on the findings listed in Exhibit A and the conditions listed in Exhibit B			
ENVIRONMENTAL DETERMINATION The Environmental Coordinator found that the previously certified Final Environmental Impact Report (FEIR) is adequate for the purposes of compliance with CEQA because no substantial changes are proposed in the project which will require major revision of the previously certified FEIR, no substantial changes occur with respect to the circumstance under which the project is undertaken which will require major revision of the previously certified FEIR, and no new information of substantial importance has been identified which was not known at the time that the previous FEIR was certified.			
LAND USE CATEGORY Agriculture	COMBINING DESIGNATION Energy Extractive Area	ASSESSOR PARCEL NUMBER 044-201-002, 044-241-001	SUPERVISOR DISTRICT(S) 3
PLANNING AREA STANDARDS: Not applicable			
EXISTING USES: Developed oil field operation with temporary offices, active oil wells, water treatment facility, above ground piping, roads, accessory structures; non-developed areas include Pismo Creek, oak woodland and chaparral			
SURROUNDING LAND USE CATEGORIES AND USES: <i>North:</i> Rural Lands, Agriculture; Undeveloped, several residences <i>East:</i> Rural Lands, Agriculture; Undeveloped, several residences <i>South:</i> Rural Lands, Agriculture; Undeveloped, several residences <i>West:</i> Rural Lands, Agriculture; Vineyards, undeveloped, several residences			
<p>ADDITIONAL INFORMATION MAY BE OBTAINED BY CONTACTING THE DEPARTMENT OF PLANNING & BUILDING AT: COUNTY GOVERNMENT CENTER ♦ SAN LUIS OBISPO ♦ CALIFORNIA 93408 ♦ (805) 781-5600 ♦ FAX: (805) 781-1242</p>			

OTHER AGENCY / ADVISORY GROUP INVOLVEMENT: The project was referred to: County: Public Works, Environmental Health, Agricultural Commissioner, Air Pollution Control District, General Services, County Counsel, CalFire; State: Caltrans, Regional Water Quality control Board, Department of Fish and Wildlife, Division of Oil, Gas & Geothermal Resources; Other: City of Pismo Beach	
TOPOGRAPHY: Nearly level to steeply sloping	VEGETATION: Oak woodland, chaparral, riparian, ornamental landscaping
PROPOSED SERVICES: Water supply: Existing On-site well Sewage Disposal: Existing individual septic system Fire Protection: CalFire	ACCEPTANCE DATE: June 3, 2015

PROJECT HISTORY

The project is located in the existing Arroyo Grande Oilfield, located on both sides of Price Canyon Road. Oil exploration and extraction in the Arroyo Grande Oilfield has existed for approximately 100 years. The current oil field development has received several previous land use approvals that have been subject to extensive environmental analysis. The most recent approval for field development was for Phase IV, which included development of 95 wells. Approximately 3/5ths of these wells have been drilled. The original approval included Condition #4, which allowed for a 10-year drilling period. The end of this 10-year period expired on August 9, 2015.

The following environmental documents have been prepared as a part of approving the initial and subsequent phases of the project currently in operation:

- 1978 Final EIR prepared for Phase I (Arroyo Grande Thermal Project [Teal Petroleum]) for 54 wells;
- 1981 Final EIR prepared for Phase II (Arroyo Grande Thermal Project Grace Petroleum Corp. Development Plan) for 40 additional wells and steam generator; this document included conceptual approval of Phases III, IV and V for 165 future wells;
- 1984 Final EIR American Pacific International, Inc. AG Oil Field for eight additional wells and tank facility;
- 1994 Final Supplemental EIR prepared for Phase III (Shell Western Development Plan) for 65 additional wells and three steam generators;
- 2004 Final EIR prepared for Phase IV (Plains Exploration and Production Phase IV Development Plan for 95 additional wells, 30 injection wells, and three steam generators;
- 2005 EIR Addendum prepared (on 2004 FEIR)(Plains Exploration and Production Phase IV Conditional Use Permit - D010386D) for a water reclamation system.

CURRENT OPERATION

The current operation includes about 165 active producing wells and up to 40 active injector wells. Injector wells are used for either injecting 1) steam into the oil formation to improve viscosity and ease of crude oil extraction, or 2) waste fluids near the oil formation, such as brine or liquid by products from the drilling or water reclamation processes. Once crude oil is extracted, the crude oil portion is separated from the water portion (which is then called 'produced water'). The produced water is then reinjected back into the oil formation either as water or steam via the injector wells. With the construction of a water reclamation system some of this produced water is treated and released to the surface (Pismo Creek). Oil extraction efforts also extract or produce natural gas (methane) which is captured by a vapor recovery system and then either compressed, reinjected or burned off. Two large steam generators have been recently installed. Currently about 1000 barrels of oil a day are produced and transported by truck (7 daily trips) to the Conoco Phillips Battles pump station in Santa Maria. The current operation employs approximately 26 regular employees. An ongoing component of this

operation includes the closure of wells that no longer produce commercially viable amounts of oil.

Modular structures currently provide oilfield operations' offices and meeting areas. A permanent office/ meeting room facility has been approved but not yet built. Crude oil is currently transported offsite via truck during non-peak periods. A new connecting pipeline has been approved, which once constructed will replace the trucks in transporting the crude to an oil processing facility.

The Phase IV approval allowed for 95 oil wells. To date, 64 of these have been installed. Some of these wells have been installed as Class II injection wells to return fluids back into or near the oil formation.

A number of facility-wide plans are in place to insure adequate conformance to Phase IV conditions of approval, as well as other regulations. The most relevant of these plans include: Storm Water Prevention Plan, Fire Safety Plan, Weed Management Plan, Odor Plan, Annual Sensitive Species Surveys, Sentry Wells annual reports, Emergency Response Plan, Hazardous Business Plan, Spill Prevention and Control Plan. As new well permits are approved, these plans are reviewed for adequacy, and when needed, amended to include what is approved in these new permits.

INJECTOR WELLS

Recently, an inconsistency with Federal water regulations has been noted regarding some of the oilfield injector wells used to dispose of water and fluids produced during the extraction process. California Division of Oil, Gas and Geothermal Resources (DOGGR), under a memorandum of agreement with the USEPA, administers the Class II Underground Injection Control (UIC) Program, which is part of the Safe Drinking Water Act. Class II injection wells can only inject in to zones that have approved aquifer exemption designations from the USEPA. USEPA applies a broad definition to the term 'aquifer' where it includes any underground geological formation or group of formations that contain water. Oil reservoirs that contain associated water are considered aquifers under this definition, even though they are not considered potable water sources.

A 1982 memorandum of agreement with the USEPA provided an aquifer exemption for specific areas of the Arroyo Grande Oil Field (AGOF). The boundaries of the exemption area were based on the known productive boundaries of the oil field at the time.

While conducting an internal audit of its UIC program in 2011, DOGGR became aware that some Class II injection wells were possibly injecting into zones and areas that had not been formally exempted by the USEPA. Further review by DOGGR determined that historic permitting practices by the district offices had presumed that the aquifer exemption boundaries expanded as the productive boundaries of individual oil fields expanded over time and no formal revision by USEPA was necessary.

In 2012, the USEPA released the findings of an audit it had conducted on DOGGR's management of the UIC program at the request of DOGGR management. The audit confirmed that, contrary to historic permitting practices by the DOGGR district offices, formal approval by the USEPA was necessary in order to formally revise the aquifer exemption boundaries of an oil field. In all, DOGGR's review identified more than 2,500 injection wells in California that had been permitted outside the boundaries of the areas formally exempted in 1982.

At the Arroyo Grande Oil field (AGOF), DOGGR's review identified 76 steam injection wells and 14 water disposal wells that had been permitted outside of the productive boundaries that are

covered by the 1982 USEPA aquifer exemption. Currently, only eight of the 14 water disposal wells identified in DOGGR's review are in use.

These eight disposal wells are used to reinject the reject water from the Water Reclamation Facility (WRF). FM O&G is currently working with DOGGR, the State Water Resources Control Board, and the Central Coast Regional Water Quality Control Board to obtain an updated aquifer exemption from the USEPA for the active oil field areas. An application supporting formal revision of the aquifer exemption boundaries, based on the currently known productive boundaries of the oil field, was submitted by FM O&G to the agencies in October, 2014.

Under the regulations proposed by DOGGR, unless there is an aquifer exemption for the aquifer or the portion of the aquifer where injection is occurring, some of the Class II injection wells that are outside of the USEPA approved aquifer exemption area at the AGOF would have to cease injection by October 15, 2015. The remaining Class II injection wells outside of the USEPA approved aquifer exemption area would have to cease injection by February 15, 2017.

County Action. A condition has been included with this permit request to recognize this situation. None of the remaining 31 oil wells that that would be used as Class II injection wells could be drilled outside of the approved exemption area. However, should the USEPA, RWCQB and DOGGR recognize and approve an expansion of this exemption area, any new Class II injection well could be allowed within these expanded areas.

PROPOSED PHASE V DEVELOPMENT

While not a part of this request, the applicant has requested that the County consider a new Phase V, which, if approved would allow for up to 450 new oil wells. An Environmental Impact Report is currently underway evaluating the impacts of this request to expand the oilfield extraction. Once a Final EIR has been completed, this Phase V will be scheduled for a hearing with the Planning Commission.

ORDINANCE COMPLIANCE

As proposed, the project will have no new or additional impacts to the geographic area of the oil field above what was approved in Phase IV. Furthermore, all remaining oil wells to be installed that were previously approved will still be subject to all of the existing Phase IV Conditions of Approval, and other government agency oversight. Lastly, there have been no changes to County ordinance (LUO Chapter 22.34 - Petroleum Resource Development) relating to oil field development. Therefore, no additional discussion needed on Ordinance Compliance.

PROPOSED AMENDMENT

The effective approval date of the Phase IV development was August 9, 2005. The Condition of Approval (COA) #4 says that new well drilling shall not be allowed to extend beyond 10 years from the Phase IV approval date, or August 9, 2015. On a separate but related note, the applicant is currently pursuing approval of Phase V, which would allow for up to an additional 450 wells. Should this request be approved, these remaining Phase IV wells would be integrated into that approval.

As proposed, approval the amended Condition #4 will extend this drilling period an additional three years (or August 9, 2018) for the remaining 31 oil wells not yet installed but approved through the Phase IV development.

COMBINING DESIGNATIONS: The project is within the Energy Extraction (EX) Combining Designation. The intent of this designation is to protect the oil resources in this area. As a replacement of temporary offices with a permanent facility serving the existing oil field, this request is consistent with this designation.

MAJOR ISSUES: None - Approval of this amendment will allow a limited amount of additional time to drill oil wells that have already been approved under Phase IV (D010386D).

COMMUNITY ADVISORY GROUP COMMENTS:

AGENCY REVIEW:

Public Works – No comment at this time.

Environmental Health – No comment at this time.

Ag Commissioner – No comment at this time.

CalFire – No comment at this time.

APCD – No comment at this time.

CA Department of Fish and Wildlife – No comment at this time.

Cal Trans – No comment at this time.

RWQCB – No comment at this time.

City of Pismo Beach – No comment at this time.

Division of Oil, Gas and Geothermal Resources - No comment at this time.

LEGAL LOT STATUS: *(always include)*

The 2 lots were legally created by a deed transfer at a time when that was a legal method of creating lots and verified by certificate of compliance.

044-201-002 – certified by APV.C04-554 Lot 7

044-241-001 – certified by APV.C04-554 Lot 1

Staff report prepared by John McKenzie and reviewed by Steve McMasters.

List of Exhibits

Exhibit A – Findings

Exhibit B – Conditions of Approval

Exhibit C – Findings & Conditions of Approval for D010386D

Exhibit D - Graphics

FINDINGS - EXHIBIT A

Environmental Determination

- A. The Environmental Coordinator found that the previously certified Final Environmental Impact Report (FEIR) is adequate for the purposes of compliance with CEQA because no substantial changes are proposed in the project which will require major revision of the previously certified FEIR, no substantial changes occur with respect to the circumstance under which the project is undertaken which will require major revision of the previously certified FEIR, and no new information of substantial importance has been identified which was not known at the time that the previous FEIR was certified. Furthermore, the project will continue to operate under the Phase IV approval, with all conditions in full effect, which includes the mitigation measures from the FEIR.

Conditional Use Permit

- B. The proposed project or use is consistent with the San Luis Obispo County General Plan because the use is an allowed use and as conditioned is consistent with all of the General Plan policies.
- C. As conditioned, the proposed project or use satisfies all applicable provisions of Title 22 of the County Code.
- D. With the exception of the one condition being amended, all remaining conditions of approval from D010386D will remain in full effect, which will also be applicable to the previously approved wells yet to be installed.
- E. The establishment and subsequent operation or conduct of the use will not, because of the circumstances and conditions applied in the particular case, be detrimental to the health, safety or welfare of the general public or persons residing or working in the neighborhood of the use, or be detrimental or injurious to property or improvements in the vicinity of the use because the proposed development, as conditioned, does not generate activity that present a potential threat to the surrounding property and buildings. This project is subject to Ordinance and Building Code requirements designed to address health, safety and welfare concerns.
- F. The proposed project or use will not be inconsistent with the character of the immediate neighborhood or contrary to its orderly development because it has been in operation at this location for over 100 years and the exterior boundary approved per previous land use permits will not increase due to this project.
- G. The proposed project or use will not generate a volume of traffic beyond the safe capacity of all roads providing access to the project, either existing or to be improved with the project because the project is located on Price Canyon Road, a collector road constructed to a level able to handle any additional traffic associated with the project.
- EX - Combining Designation
- H. The proposed use will not adversely affect the continuing operating or expansion of the energy or extraction use because it represents an expansion of the extraction use.

EXHIBIT B - CONDITIONS OF APPROVAL

Approved Development

1. This approval authorizes
 - a. Amending Condition #4 of D010386D to read as follows:
 4. At the end of the ~~ten~~ thirteen years, with a start date of August 9, 2005 and end date of August 9, 2018, any wells or steam generators not yet completed shall require review and approval of a new Conditional Use Permit.

Conditions required to be completed at the time of application for construction permits

Site Development

2. **Underground Injection Control Program. Prior to issuance of the notice to proceed for a Class II injection well**, the applicant shall provide a letter to County Planning and Building certifying that the zone the well is proposed to inject in to has been formally designated as an exempt aquifer by the USEPA. A copy of the certification that is provided to County Planning and Building shall be provided to DOGGR. In addition, the Applicant shall submit to County Planning and Building on an annual basis a letter that has the following.
 - a. Statement verifying that the oil field operator has conducted a UIC project review with DOGGR within the previous 12 months that evaluated well injection activity and injection pressures.
 - b. Documentation verifying that mechanical integrity testing of injection wells has been conducted on the prescribed schedule established by DOGGR within the past year.
 - c. The dates that any site visits were conducted by DOGGR to review the UIC program activities.

On-going conditions of approval (valid for the life of the project)

3. As shown in Exhibit C, with the exception of amended Condition #4, all other conditions of D010386 remain unchanged and are in full effect.
4. This land use permit is valid for a period of 24 months from its effective date unless time extensions are granted pursuant to Land Use Ordinance Section 22.64.070 or the land use permit is considered vested. This land use permit is considered to be vested once a construction permit has been issued and substantial site work has been completed. Substantial site work is defined by Land Use Ordinance Section 22.64.080 as site work progressed beyond grading and completion of structural foundations; and construction is occurring above grade.
5. All conditions of this approval run with the land and shall be strictly adhered to, within the time frames specified, and in an on-going manner for the life of the project. Failure to comply with these conditions of approval may result in an immediate enforcement action by the Department of Planning and Building. If it is determined that violation(s) of these conditions of approval have occurred, or are occurring, this approval may be revoked pursuant to Section 22.74.160 of the Land Use Ordinance.

6. Prior to issuance of the notice to proceed or grading permit for any wells remaining to be constructed under D010386D and DRC2015-00002, the applicant shall prepare in coordination with DOGGR, SWRCB, RWQCB and County:

- a. A sentry monitoring program to confirm the adequacy of aquifer exemption containment boundaries, and evaluate the potential of groundwater being drawn into the oil field aquifer.
- b. A potable water well monitoring program for voluntary property owners with wells within ½ mile of the Proposed Aquifer Exemption boundary. Testing shall be conducted by a laboratory certified by the State of California Environmental Laboratory Accreditation Program (ELAP). The program shall address testing frequency and length of monitoring effort. Results of the testing shall be provided to the property owner and the County.

The programs shall establish criteria as defined by DOGGR and/or State/ Regional Water Boards, in consultation with the County, to remediate any potential project related effects. At a minimum, annual reports shall be submitted to all of the above agencies.

**EXHIBIT C - D010386D CONDITIONS OF APPROVAL
PLAINS EXPLORATION AND PRODUCTION
CONDITIONAL USE PERMIT**

Approved Development

1. This approval authorizes:
 - A. The construction of 95 new producer wells,
 - B. The construction of 30 new steam injection wells,
 - C. The construction of 3 steam generators,
 - D. Construction of 4 new well pads, and
 - E. Modification of 31 existing well pads.

This approval does not authorize, nor did the EIR for this project consider, any exportation of produced water.

2. Prior to commencement of drilling of each oil well or steam generator authorized by this Conditional Use Permit, the applicant shall submit one of the following:
 - A. A grading permit application, or
 - B. If development does not require a grading permit, the applicant shall submit all information required by these conditions of approval to the Planning and Building Department and request issuance of a "Notice to Proceed".

Phasing Schedule

3. A total of ten years is allowed for the development of the 95 producer and 30 steam injector wells, and the 3 steam generators.
4. At the end of the ten years, any wells or steam generators not yet completed shall require review and approval of a new Conditional Use Permit.

Permitting

5. Prior to issuance of the first Notice to Proceed or grading permit, the applicant shall submit a copy of all permits/authorizations required by other agencies, including, but not limited to the Air Pollution Control District, the Regional Water Quality Control Board, the Department of Conservation, and the Department of Fish and Game.

Mitigation Monitoring

6. Prior to issuance of the first Notice to Proceed or grading permit, the applicant shall retain a mitigation monitor approved by the county to monitor compliance with all conditions of approval.

Recreation

7. Prior to issuance of the first Notice to Proceed or grading permit, the applicant shall have recorded an offer of dedication for a 20 foot wide multi-purpose trail easement through the property subject to Planning Director review and approval. The offer may be accepted after the cessation of oil field activities at the expiration of land use permit authorizations or another time mutually agreed upon by the applicant and the Planning Director.

Land Use

8. Prior to issuance of the first Notice to Proceed or grading permit, the applicant shall submit to the County for approval a plan to preserve the long-term productivity of the site and to eventually restore the site after oil extraction operations are completed. This shall include provisions to ensure eradication of exotic plant species (i.e., pampus grass, tree tobacco, etc.) within the dedicated easement and for controlling the spread of exotic species throughout the Phase IV expansion area.

Traffic and Circulation

9. Trucks (delivery, hauling and transportation trucks) should be scheduled outside the A.M. and P.M. peak period (7:00 to 9:00 A.M. and 4:00 to 6:00 P.M.) to the extent feasible (no increase in trucks trips will occur during the A.M. and P.M. peak periods);
10. Construction related traffic shall use on-site roads wherever possible; and,
11. Warning signs should be placed on Price Canyon Road prior to construction to notify through traffic of trucks entering and exiting the site.

Aesthetics

12. Following drilling and construction of the well pumper units, the applicant will be required to plant native vegetation to shield/screen the new wells from motorists traveling along Price Canyon Road. Details of such planting will be specified in the revegetation plan, which the applicant will be required to prepare prior to issuance of the Conditional Use Permit by the County (See Biological Resources #). The well pumper units will be painted with a flat green non-reflective paint that blends with the surrounding landscape of the project site.

Air Quality

13. Prior to issuance of the first Notice to Proceed or Grading permit, a Drilling Emissions Reduction and Monitoring Plan shall be developed, approved by the County and fully implemented. The Plan shall specify the emissions control

measures to be implemented on each emission source, the expected reduction for each criteria pollutant, the period the emissions control measures are to be in place, and a quarterly summary of the emissions reductions. The summary shall include sufficient information for the APCD to verify the emissions reductions have occurred. Potential emission reduction measures may include:

- A. Use of well pad construction and drilling scenarios to reduce peak emissions;
 - B. Use of engines meeting the Tier 1 or 2 Federal emissions standards for non-road applications;
 - C. Installation of diesel oxidation catalysts (up to 25 percent NO_x reduction);
 - D. Installation of diesel reduction catalyst/catalyzed diesel particulate filter system (25 percent No_x reduction);
 - E. Use of PuriNO_x fuel by Lubrizol (14 percent NO_x reduction);
 - F. Use of Aquazole fuel (14 percent NO_x reduction); and
 - G. Use of water-emulsified diesel fuel by Clean Fuels Technology (15 percent NO_x reduction).
14. Dust generated by construction activities shall be kept to a minimum by full implementation of the following measures:
- A. During clearing, grading, earth moving, excavation, or transportation of cut or fill materials, water trucks or sprinkler systems shall be used to prevent dust from leaving the site and to create a crust after each day's activities cease;
 - B. During construction, water trucks or sprinkler systems shall be used to keep all areas of vehicle movement damp enough to prevent dust from leaving the site. At a minimum, this would include wetting down such areas in the morning and after work is completed for the day and whenever wind exceeds 15 miles per hour;
 - C. Stockpiled earth material shall be sprayed as needed to minimize dust generation.
 - D. During construction, the amount of disturbed area shall be minimized, and onsite vehicle speeds should be reduced to 15 mph or less;
 - E. Exposed ground areas that are planned to be reworked at dates more than one month after initial grading should be sown with a fast-germinating native grass seed and watered until vegetation is established;
 - F. After clearing, grading, earth moving, or excavation is completed, the entire area of disturbed soil shall be treated immediately by watering or revegetating or spreading soil binders to minimize dust generation until the area is paved or otherwise compacted so that dust generation is minimized;

- G Grading and scraping operations shall be suspended when wind speeds exceed 20 mph (one hour average);
 - H. Rumble pads (minor road obstructions designed to dislodge accumulated earth material from trucks) with spray washers shall be installed and maintained at all construction entrances; and
15. Project emissions remaining following implementation of the above mitigation measures shall be offset through contribution to an off-site mitigation fund. The fund is managed by the APCD and used to finance regional emission reduction projects such as bikeways, vehicle scrapping programs, diesel bus conversions, agricultural engine replacements and similar activities. Therefore, project emissions would be offset on a regional basis through applicant-funded off-site projects that would result in emissions reductions. Based on past experience the APCD has determined that \$8,500 is required per ton NO_x reduced. These funds would be used by the APCD to purchase clean-burning engines and other equipment/facilities that would result in a decrease in emissions in the County. The financial contribution would be paid on a per well basis, based on the number of wells to be drilled during a known period. The dollar amount shall be based on offsetting excess emissions (greater than 2.5 tons NO_x per quarter) at, \$8,500 per ton and 0.65 tons NO_x per well.
 16. The proposed steam generators would be lo-NO_x designs and comply with APCD Rule 430. No further emission controls are considered feasible. However, emissions can be offset through the contribution to an off-site mitigation fund to finance regional emission reduction projects such as bikeways, diesel bus conversions, agricultural engine replacements and similar activities; or,

Alternatively, the project proponent may elect to reduce emissions from existing steam generators and other fuel burning equipment such as heater treaters, tank heaters and glycol reboilers. Emissions could be reduced to a level of less than significant through a combination of these measures.
 17. During operations, the applicant shall fully implement the provisions of APCD Rule 417, which requires quarterly monitoring for leaks, and repair of leaks completed with 14 days for minor gas leaks, 5 days for major gas leaks and 2 days for liquid leaks.
 18. Prior to construction of the steam generators the applicant shall prepare a comprehensive facility-wide health risk assessment (HRA) according to the Emission Inventory Criteria and Guidelines for the "Hot Spots" program. The Assessment will include a facility-wide inventory of toxic air contaminants (including sulfur compounds), air dispersion modeling to determine ground-level concentrations at adjacent residences and application of unit risk factors to identify cancer and non-cancer health risk. Should the results of the health risk

assessment indicate unacceptable health risk, mitigation measures may be required to reduce health risk by reducing ground-level concentrations of toxic air contaminants, such as:

- A. Limiting simultaneous operation of steam generators; and
 - B. Limiting use of landfill gas as fuel.
19. Prior to issuance of the first Notice to Proceed or Grading permit, an Odor Monitoring and Complaint Response Plan shall be developed and reviewed and approved by the APCD. The Plan may include the following elements:
- A. Screening program of employees for olfactory acuity to identify odor monitors, using a series butanol/water solutions;
 - B. Training program for odor monitors to recognize odors and identify problem areas (unusually strong odors);
 - C. Protocol to investigate odors identified by employees, including enhanced fugitive hydrocarbon monitoring and follow-up olfactory monitoring;
 - D. Procedures to reduce identified odors through equipment maintenance, equipment replacement, operating procedures or specific odor controls;
 - E. Procedures to respond to odor complaints including responsible employees, collection of process data, meteorological data, olfactory monitoring data, data analysis and reporting back to the APCD; and
 - F. Contingency measures to address chronic odor complaints which may include collection of samples for laboratory analysis or dilution-to-threshold equipment (Scentometer, or equivalent) to quantify odors and more precisely identify sources.
 - G. Utilization of monitoring equipment.

Biological Resources

20. Construction and drilling operations shall be conducted prior to the initiation of nesting, or after the completion of nesting to avoid any potential impact to migratory birds. Specifically, the following measures should be implemented:
- A. Well pad grading operations shall be conducted prior to the initiation of nesting, or after the completion of nesting to avoid any potential impact to migratory birds. Therefore, clearing and grading of well pads, and all drilling operations should be conducted between the months of August and March.
 - B. If Measure A is infeasible, pre-construction surveys shall be conducted between February 15 and August 15 to identify potential bird and raptor nesting sites
 - C. If active nest sites of common bird species protected under the Migratory Bird Treaty Act (e.g., northern mockingbird, house finch, etc.) are observed within the vicinity of the project site, then the project shall be modified and/or

delayed as necessary to avoid direct take of the identified nests, eggs, and/or young; and,

- D. If active nest sites of raptors and/or species of special concern (e.g., northern harrier, horned lark, etc.) are observed within the vicinity of the project site, then CDFG shall be contacted to establish the appropriate buffer around the nest site. Construction activities in the buffer zone shall be prohibited until the young have fledged the nest.

- 21. The following mitigation measures are recommended to avoid and/or minimize impacts to special-status species known to occur or with the potential to occur within the existing and newly proposed well pads during construction. This includes protective measures to avoid and/or minimize impacts to Well's Manzanita during the construction phase of the project:

General Measures

- A. All equipment staging areas, construction-crew parking areas, and construction access routes shall be established in previously disturbed or developed;
- B. Exclusionary fencing will be erected at the boundaries of all construction areas to avoid equipment and human intrusion into adjacent habitats with emphasis on protection of areas containing special-status species. The exact location of exclusionary fencing for each construction area shall be determined by a County-approved biological monitor. The fencing shall remain in place throughout the construction and drilling phase for each individual pad;
- C. A County-approved biological monitor shall conduct a worker orientation for all construction contractors (site supervisors, equipment operators and laborers) which emphasizes the presence of special-status species within the project site, identification, their habitat requirements, and applicable regulatory policies and provisions regarding their protection, and measures being implemented to avoid and/or minimize impacts;
- D. During nighttime drilling and/or construction activities, all equipment lighting (i.e., drilling rigs, etc.) shall be shielded away from adjacent wildlife habitat areas and sky to minimize lighting/glare impacts of wildlife.

Protective Measures for Special-Status Plants:

- E. Due to the fluctuation in annual plant populations, Spring botanical surveys shall be conducted annually by a County-approved biologist to update the location of special-status plant species populations on project plans until the end of the construction period (as illustrated on Figure 5.5-2 of the Final EIR).

Annual botanical survey results and documented fluctuations in populations shall be added cumulatively to project plans each year (i.e., all newly discovered populations shall be added to existing populations documented in previous years). All mapped populations shall be clearly fenced off with exclusionary fencing prior to construction in those areas. If areas supporting Pismo Clarkia and/or other sensitive plant species are determined by the County to be unavoidable then seed shall be collected from selected plants in impact areas and utilized to restore habitat in a pre-designated restoration site;

- F. Prior to construction of well pad 66C, to avoid the removal of an estimated 163 Well's manzanitas, newly proposed well pad Signal 66C shall be realigned and reduced in size to allow installation of the two wells within existing pre-disturbed areas (i.e., existing roadways and well pad areas). Specifically, Signal 66C shall be realigned westward toward an existing access roadway and well pad Signal 147 to avoid a dense stand of Well's manzanita; and,
- G. Utilizing the manzanita survey data collected in 2003, final project plans shall clearly illustrate the location of Well's manzanita to be removed as part of the project and all manzanita to remain within 25 feet of construction activities. Prior to any construction, grubbing or tree removal, each manzanita within the vicinity of the subject pads shall be clearly marked for removal or protection.

Protective Measures for Special-Status Wildlife:

- H. A County-approved biologist shall conduct pre-construction surveys to determine presence/absence of California horned lizard within and adjacent to individual well pads containing suitable chaparral and/or scrub habitat. Surveys shall only be required during the active period of California horned lizards (generally April through September). If California horned lizards are identified adjacent to and/or within work areas, then hand rakes or an equivalent shall be utilized by biological monitors to scarify the ground surface and encourage the horned lizards (and other wildlife) to vacate the immediate area prior to construction. Alternatively, sampling composed of drift fences shall be used to capture horned lizards. As necessary, the County-approved biological monitor shall physically relocate California horned lizard to suitable habitat located outside the construction zone. Exact procedures and protocols for relocation shall be based upon pre-project consultation with CDFG;
- I. A County-approved biological monitor shall be on-site during all vegetation clearing and shall periodically monitor the project site during construction activities to inspect protective fencing, equipment staging areas, and physically relocate/remove any special-status wildlife species entering the construction zone (i.e., California horned lizard, etc.). All special-status

species shall be relocated to suitable habitat located outside the construction zone by a qualified biologist. Exact procedures and protocols for relocation shall be based upon pre-project consultation with CDFG; and,

- J. Nesting bird surveys shall be conducted between February 15 and August 15 to identify nest sites of special-status bird species including American peregrine falcon, horned lark, northern harrier, and Cooper's hawk.
22. The following mitigation measures are recommended to avoid and/or minimize impacts to special-status species known to occur or with the potential to occur within the Pismo Creek watershed:
- A. Construction (e.g., clearing and grubbing of vegetation, rough grading, drilling, etc.) of any previously undisturbed area located within a buffer zone of 100 feet from both sides of Pismo Creek's banks (San Luis Obispo County Land Use Ordinance 22.07.166) shall be prohibited. Pismo Creek and the required 100-foot buffer shall be illustrated on final project plans and adhered to during the construction period;
 - B. Both Morehouse 303 and Signal 151 are within the 100-foot creek setback; a portion of Signal 151 is also within the 100-year floodplain. These two pads already exist and have been previously disturbed, such that annual grassland represents the dominant vegetation cover at these sites. As such, only a 50-foot creek setback from the top of bank will be required at these two pads. However, grading and drilling will be restricted to previously disturbed areas and no riparian vegetation will be removed. In addition, because the pads are not located outside of the 100-foot creek buffer zone applied to other pads, drilling and construction will be prohibited on these pads during the nesting bird season. Berming will also be established at these sites to contain migration of miscellaneous drilling materials and will be at a height at least one-foot above the 100-year base flood elevation to prevent secondary, indirect impacts to special-status species that have the potential to occur in adjacent areas. A 100-foot setback will be observed for all other pads/construction areas, except well pad Rock 85A. Rock 85A, which is a proposed new pad, is within 100 feet of an unnamed blue-line stream, as shown on a standard 7.5-minute USGS quadrangle map. This blue-line stream is a small intermittent drainage that flows through a culvert underneath Price Canyon Road and connects with Pismo Creek. Because this drainage is currently degraded due to past land use practices and existing sedimentation impacts, construction will be allowed to occur within 50 feet of top of bank with establishment of appropriate one-foot berming as discussed above.
 - C. The applicant may be allowed to construct within 30 feet of top of bank at Rock 85A if a complete restoration plan for the unnamed blue-line stream is submitted to the County prior to implementation of construction activities at

this pad. Restoration shall include provisions for removal of non-native plant species and planting of native, riparian vegetation to enhance the habitat value for special-status species.

- D. Construction (not including drilling activities) of those previously disturbed areas located within the buffer zone of 100 feet from both sides of Pismo Creek's banks (limited only to Signal 151, Morehouse 303, and Rock 85A) shall be monitored by a qualified biologist on a full-time basis. The biological monitor shall be conducted pre-construction surveys for special-status wildlife species, maintain protective fencing, inspect equipment staging areas, and physically relocate/remove any special-status wildlife species entering the construction zone.
23. The following mitigation measures are recommended to mitigate impacts to oak trees due to project implementation. This includes protective measures to avoid and/or minimize impacts to oak trees designated for long-term preservation:
- A. Prior to construction of Well pad 66C or Signal 113A, to avoid the removal of an estimated 9 mature oak trees, the applicant shall implement condition 21 (modification of well pad Signal 66C to avoid tree removal). In addition, the northern corner of Signal 113A shall be realigned southward to avoid four existing mature coast live oak trees. These modifications shall be displayed on final project plans prior to construction; and,
- B. Prior to issuance of the first Notice to Proceed or Grading permit, a Habitat Enhancement Plan containing site-specific oak tree protection and replacement procedures shall be prepared for the project. The Habitat Enhancement Plan shall clearly outline the procedures for protecting oak trees to remain in place during construction and provide details for replacing oak trees that are removed at a 4:1 ratio and those impacted at a 2:1 ratio. Final specifications of the Habitat Enhancement Plan shall be approved by the County and CDFG prior to construction of the 1st improvement. At a minimum, the plan shall contain the following provisions:
1. Utilizing the oak tree survey data collected in 2003, final project plans shall clearly illustrate the size and location of all oak trees to be removed as part of the project and all oak trees to remain within 25 feet of construction activities. Prior to any construction, grubbing or tree removal, each mature coast live oak tree within the vicinity of the subject pads shall be clearly marked for removal or protection;
 2. Protective fencing shall be installed around each oak tree to remain in place. The fencing shall be installed prior to grubbing/construction and provide protection of the root zone of oak trees (the outer edge of the tree root zone is 1-1/2 times the distance from the trunk to the drip line of the tree);

3. To further protect oak trees to remain in place, a certified arborist shall be retained by the applicant to perform any necessary trimming of oak tree limbs overhanging existing well pads and newly proposed well pads. This shall be conducted prior to allowing construction equipment and drilling rigs within well pads to avoid and/or minimize the potential for inadvertent damage to oak trees limbs (i.e., from drilling rig booms, etc.);
 4. Approximately 25% percent of the Replacement oak trees shall be from 15-gallon stock and the remaining 75% from vertical tubes or deep, one-gallon container stock. The 15-gallon stock shall be evenly placed along the perimeter of the most visually prominent well pads as seen travelers on from Price Canyon Road (i.e., Maino 16NW);
 5. Replanting shall be completed in the fall season as soon as feasible (i.e., upon completion of grading within a given area) and by a qualified individual familiar with native vegetation;
 6. Location of newly planted oak trees shall adhere to the following whenever possible: on the north side of and at the canopy/dripline edge of existing mature native trees; north-facing slopes; within drainages swales; where topsoil is present; and if clustered, at least 10' "on-center" separation between each tree. Tree spacing will average approximately 15 feet on-center. Some clustering is acceptable to maintain a more natural appearance; and,
- C. Newly planted trees shall be maintained until successfully established. This shall include protection (e.g., caging, tree shelters) from burrowing and browsing animals (e.g., deer, rodents), regular weeding (minimum of once early fall and once early spring) of at least a 3-foot radius around the plant base and adequate watering (i.e., drip irrigation system). Heavy mulching consisting of local oak leaf litter/mulch so seedlings are exposed to local mycorrhizal fungi to enhance survivability and growth is also recommended. Irrigation shall be slowly terminated over a 3-year period. If possible, planting during the warmest, driest months (June through September) shall be avoided. Replacement oak trees identified as dead and/or diseased during the monitoring period shall be replaced accordingly.
24. The following measures shall be implemented to compensate for the permanent loss of vegetation resulting from project implementation and potential long-term degradation of adjacent habitat areas from projected long-term utilization of the site:
- A. Prior to issuance of the first Notice to Proceed or Grading permit, the applicant shall dedicate an open space easement within the PXP property for permanent preservation in perpetuity. The dedicated easement shall be

sufficiently sized and contain suitable habitat to accommodate a portion of the required oak replacement (estimated at 398 total), Pismo clarkia planting, and Well's manzanita planting. A conceptual location for the easement with approximate boundaries has been identified directly southwest of Signal 9N (refer to Figure 5.5-3 of the Final EIR). Final specifications of the dedicated easement (size and location) shall be reviewed and approved by the County and CDFG prior to construction of the 1st improvement. In addition, future equipment staging areas, access routes, and additional well pads shall be prohibited in the dedicated easement area; and,

- B. The Habitat Enhancement Plan (see Condition 22) shall also contain measures to offset impacts to Pismo clarkia, Well's manzanita and oak woodland within the dedicated easement area. Specifically, the Habitat Enhancement Plan shall include species lists, installation and maintenance methods, performance criteria, and monitoring protocols for enhancing existing habitats within the dedicated easement area. At a minimum, the plan shall contain the following additional provisions:
1. Procedures to further mitigate permanent loss of California live oak woodland by augmenting existing oak woodland habitat within the dedicated easement with a portion of the required 4:1 ratio oak tree plantings;
 2. Estimated permanent loss of 12 Well's manzanitas will also be compensated at a replacement ratio of 4:1 within selected areas of the dedicated easement containing appropriate soil conditions (i.e., chaparral and coyote brush scrub habitat areas);
 3. Planting of Pismo clarkia as required by Mitigation Measure BIO-3 shall occur within selected areas of the dedicated easement to augment existing populations, concentrating the majority of seed dispersal along the northeastern perimeter of the existing oak woodland habitat;
 4. Installation of all replacement planting and/or seed dispersal shall be conducted within the appropriate season to promote survivability (i.e., fall/winter). If possible, planting during the warmest, driest months (June through September) shall be avoided;
 5. Procedures to ensure eradication of exotic plant species (i.e., pampus grass, tree tobacco, etc.) within the dedicated easement. This shall include provisions for controlling the spread of exotic species throughout the Phase IV expansion area; and,
 6. An implementation schedule which emphasizes initiation of the Habitat Enhancement Plan within the 1st year of improvements authorized under this approval. The schedule shall outline the sequencing of all mitigation

planting and timing for long-term monitoring and maintenance of the dedicated open space easement through the life of the project.

Cultural Resources

25. Cultural Resource sites SLO-353, SLO-652, and SLO-1266 shall be avoided. Any future ground disturbances within a 150-foot buffer from the sites shall be subject to a subsurface archaeological excavation program to assess artifact presence in these areas. If artifacts do exist and cannot be feasibly avoided, a Phase 2 archaeological significance assessment program, and, if necessary, a Phase 3 data recovery mitigation program, shall be carried out by a qualified archaeologist and all construction activity within the sites and buffer areas shall be monitored by a qualified archaeologist and Native American monitor. The archaeological sites and buffer areas shall be indicated as “Environmental Sensitive Areas” on grading plans. If construction is proposed within 100 feet of the buffer areas, the areas shall be temporarily fenced to protect from disturbance. All significance assessment and mitigation activities shall be funded by the applicant. In addition, such buffer zones shall be observed for Areas A, B, and C.

26. In the event that unknown cultural remains are encountered anywhere within the project area during construction, activities shall be terminated or redirected to another area until a qualified archaeologist can be retained to evaluate the potential significance of the finds in a Phase 2 archaeological significance investigation or PXP shall have the option to relocate work permanently without need to conduct further studies at that location. Relocation of work and any subsequent archaeological investigation would be done in consultation with the County of San Luis Obispo. If they are significant and cannot be feasibly avoided, then a Phase 3 data recovery mitigation program shall be performed by a qualified archaeologist, and all construction activity within the site and 150-foot buffer area shall be monitored by a qualified archaeologist and Native American monitor. All Phase 3 significance assessments and Phase 3 mitigation activities shall be funded by the applicant.

Geology and Soils

27. In compliance with the Land Use Ordinance, the applicant will prepare and implement a Sediment and Erosion Control Plan (SECP) for the proposed project. The SECP will include:
 - A. Slope surface stabilization measures, such as temporary mulching, seeding, and other suitable stabilization measures to protect exposed erodible areas during construction, and installation of earthen or paved interceptors and diversion at the top of cut of fill slopes where there is a potential for erosive surface runoff;

- B. Erosion and sedimentation control devices, such as energy absorbing structures or devices, will be used, as necessary, to reduce the velocity of runoff water to prevent polluting sedimentation discharges;
 - C. Installation of mechanical and/or vegetative final erosion control measures within 30 days after completion of grading;
 - D. Confining land clearing and grading operations to the period between April 15 and October 15 to avoid the rainy season;
 - E. Minimizing the land area disturbed and the period of exposure to the shortest feasible time;
 - G. The SECP will be prepared in accordance with the Land Use Ordinance; and,
 - H. Install long-term drainage devices at new/modified well pads, including headwalls, basins, culverts with down-drains and energy dissipating devices (riprap or diffusers).
 - I. In compliance with Section 23.05.020 – Grading, the applicant will prepare a grading plan for the project.
28. Prior to issuance of the first Notice to Proceed or Grading permit, the applicant will comply with the requirements under a general stormwater construction permit, which may be required by the RWQCB for the project. Such requirements may include preparation of a Storm Water Pollution Prevention Plan (SWPPP). The SWPPP would include provisions for the installation and maintenance of Best Management Practices to reduce the potential for erosion of disturbed soils at the Project site.
29. To minimize any impact to groundwater downgradient from the site, petroleum products shall be removed from wastewater generated in the oil recovery process prior to reinjection. In addition, a Sentry Well/Groundwater Monitoring Program shall be developed. The Monitoring Program shall monitor groundwater quality trends and shall focus on the shallow aquifer zone. The Sentry Well/Groundwater Monitoring Program shall be developed in consultation with California Department of Conservation, Division of Oil, Gas, and Geothermal Resources (DOGGR), the Regional Water Quality Control Board (RWQCB), and the County Division of Environmental Health and shall be reviewed and approved by the Planning Director.

Paleontological Resources

30. Prior to issuance of the first Notice to Proceed or Grading permit, the applicant shall retain a qualified paleontologist to develop a paleontological mitigation

monitoring plan for the review and approval by the County of San Luis Obispo that includes the following:

- A. Prior to construction, the applicant will retain a qualified paleontologist to implement the mitigation plan and maintain professional standards of work.
- B. A qualified monitor will perform full-time monitoring of all grading, enlargement of pads and all other open excavation work in native sediments. Monitoring will include inspection of exposed surfaces and microscopic examination of matrix. The monitor will have authority to divert grading away from exposed resources temporarily in order to recover the specimens and contextual data. PXP shall have the option to relocate work permanently without need to conduct further studies at that location. Relocation of work and any subsequent paleontological investigation would be done in consultation with the County of San Luis Obispo. Cooperation and assistance from on-site personnel will greatly assist timely resumption of work in the area of the discovery.
 - 1. If the discovery meets the criteria for a fossil locality, formal locality documentation activities will be performed.
 - 2. If microfossil localities are discovered, locality documentation activities shall include the collection of matrix material for processing. These activities may include use of equipment to excavate fossil-containing soils, and establishment of stockpiles away from the construction area. Testing of stockpiles shall consist of screen washing small samples (200 pounds) to determine if fossils are present. Productive tests shall result in screen washing of additional matrix from the stockpiles to a maximum of 6000 pounds per locality.
- C. Fossils recovered shall be prepared, identified and cataloged, and donated to an accredited repository approved by the County of San Luis Obispo. Any resources determined not to meet significance criteria shall be offered to local schools for use in educational programs.
- D. The principal investigator shall prepare monthly progress reports to be filed with the applicant and the County of San Luis Obispo. The principal investigator shall prepare a final report to be filed with the applicant and the County of San Luis Obispo. The report shall include a list of resources recovered, documentation of each site/locality, interpretation of resources recovered and shall include all specialist's reports as appendices.

Noise

- 31. Excluding drilling activities, no use of heavy equipment or heavy-duty trucks shall occur between 7 p.m. and 7 a.m. As shown in Figure 5.9-4 of the Final EIR, drilling activities at wells pads Signal 113D and Morehouse 303 would cause an exceedance of the 45 dBA Leq. Therefore, noise attenuation blankets or other devices with a sound transmission class of 25 or greater shall be installed at a

height exceeding the highest exhaust outlet and in a line-of-sight alignment so as to maximize noise attenuation at these two well pads sites. Equipment engine covers shall be in place and mufflers shall be in good condition.

Hazards/Risk of Upset

32. Prior to initiation of well drilling activities, the applicant shall complete table-top and field emergency training with CDF/County Fire, County Hazardous Materials Team, and DOGGR. PXP shall provide CDF/County fire with actual costs to cover the expenses of continuous training exercises, including overtime and equipment replacement. The amount of this training shall not exceed \$8,000 every two years or \$4,000 annually. The total to be adjusted every two years for inflation, based on the Consumer Price Index, indexed to Los Angeles/Riverside/Orange County.
33. The applicant will complete annual inspections with the CDF/County Fire Department to ensure compliance with the County adopted California Fire Code, currently the 2001 version.
34. The applicant shall submit a Notice of Intent and obtain written approval from the State Oil and Gas Supervisor prior to drilling, reworking, injecting into, plugging, or abandoning any well. The Notice of Intent will be reviewed by DOGGR on an engineering and geological basis. PXP will be required to submit detailed geological and engineering information to support the project. Approval will be subject to protection of the public and the environment by using adequate blowout prevention equipment. DOGGR will monitor potential risks from critical wells (wells located in close proximity to Price Canyon Road and the UPRR railroad) as part of their well application review process.
35. Prior to issuance of the first Notice to Proceed or Grading permit, PXP shall develop a contingency plan for proper wastewater handling in the event that adequate wastewater injection capacity cannot be developed. This plan shall be reviewed by DOGGR, in consultation with County Planning and the RWQCB, as necessary.
36. During water injection and steaming operations, PXP shall make daily inspections of drainages, known nearby well sites, and surface seeps within the 2,000 feet of the injection locations to identify oil release at the ground surface. In the event of a spill release, the applicant shall immediately notify the appropriate regulatory agencies of the discovery and implement spill response, mitigation, and clean-up activities. As required by DOGGR, abandoned oil wells identified to have the potential to release oil to the environment shall be re-abandoned to current DOGGR standards.
37. The applicant shall store on-site cleanup materials including diking materials and absorbent material such as pads and booms that will be accessible to the fire department in case of emergency. The applicant shall provide CDF/County Fire

with two gas detectors for the closest responding fire engines or HAZ MAT Unit who would respond to an incident at the oil fields or along the travel routes to the refinery. These detectors shall be capable of detecting combustible levels and Hydrogen Sulfide (H₂S) levels and will be the equivalent of the iTX Multi-Gas Monitor.

38. On an annual basis, the applicant shall provide CDF/County Fire and County Environmental Health with their emergency response plan for review and approval. The plan will include procedures and annual training exercises with CDF/County Fire, the County Hazardous Materials Team, and other appropriate agencies on handling a petroleum or hydrogen sulfide emergency at the Project Site. See Mitigation Measure HAZ-1A.
39. Prior to issuance of the first Notice to Proceed or Grading permit, the applicant shall produce a CDF/County Fire a Fire Hydrant System plan for approval.
40. Prior to issuance of the first Notice to Proceed or Grading permit, the applicant shall submit a vegetation management plan to CDF/County Fire for approval. This will identify measures to minimize the risk of wildfires due to operation of existing and proposed new pipelines and powerlines. It will also make recommendations for protection of such facilities from a wildfire. Based on those recommendations, CDF will make requirements in accordance with the PRC.
41. Prior to issuance of the first Notice to Proceed or Grading permit, the applicant's Spill Prevention Control and Countermeasure Plan (SPCC) for the Arroyo Grande oil field shall be updated to address the increased production and spill scenarios. The SPCC update shall include measures to both reduce the likelihood of an oil spill entering the creek through engineered containment devices and regular monitoring. Furthermore, approval of the Notice of Intent by DOGGR will be subject to proper oil spill H₂S contingency plans and protecting all subsurface hydrocarbons and fresh waters by using approved drilling and cementing techniques.

The SPCC shall also include the requirement that the applicant coordinate with the County Department of Environmental Health, the RWQCB, OES and the Department of Planning and Building to prepare information for adjacent landowners that informs them of spill prevention/reporting resources currently available through the Office of Emergency Services and other agencies. This information shall be distributed within 30 days of project approval. The SPCC shall be submitted to the Department of Planning and Building and made available to all interested parties.

42. The applicant shall as a condition of approval of this conditional use permit defend, at his sole expense, any action brought against the County of San Luis Obispo, its present or former officers, agents or employees, by a third party challenging either its decision to approve this conditional use permit or the

manner in which the County is interpreting or enforcing the conditions of this conditional use permit, or any other action by a third party relating to approval or implementation of this conditional use permit. The applicant shall reimburse the County for any court costs and attorney's fees which the County may be required by a court to pay as a result of such action, but such participation shall not relieve the applicant of his obligation under this condition.

43. Prior to issuance of the first Notice to Proceed or grading permit, the applicant shall provide evidence of payment to the City of Pismo Beach that provides \$1,000/year contribution for the first five (5) years and \$2,500/year for the following fifteen (15) years to fund its fair share of maintenance and replacement costs associated with the use of Pismo City streets.

Exhibit D-2 – Project Boundary Map

Freeport-McMoRan CUP(DRC2015-00002)

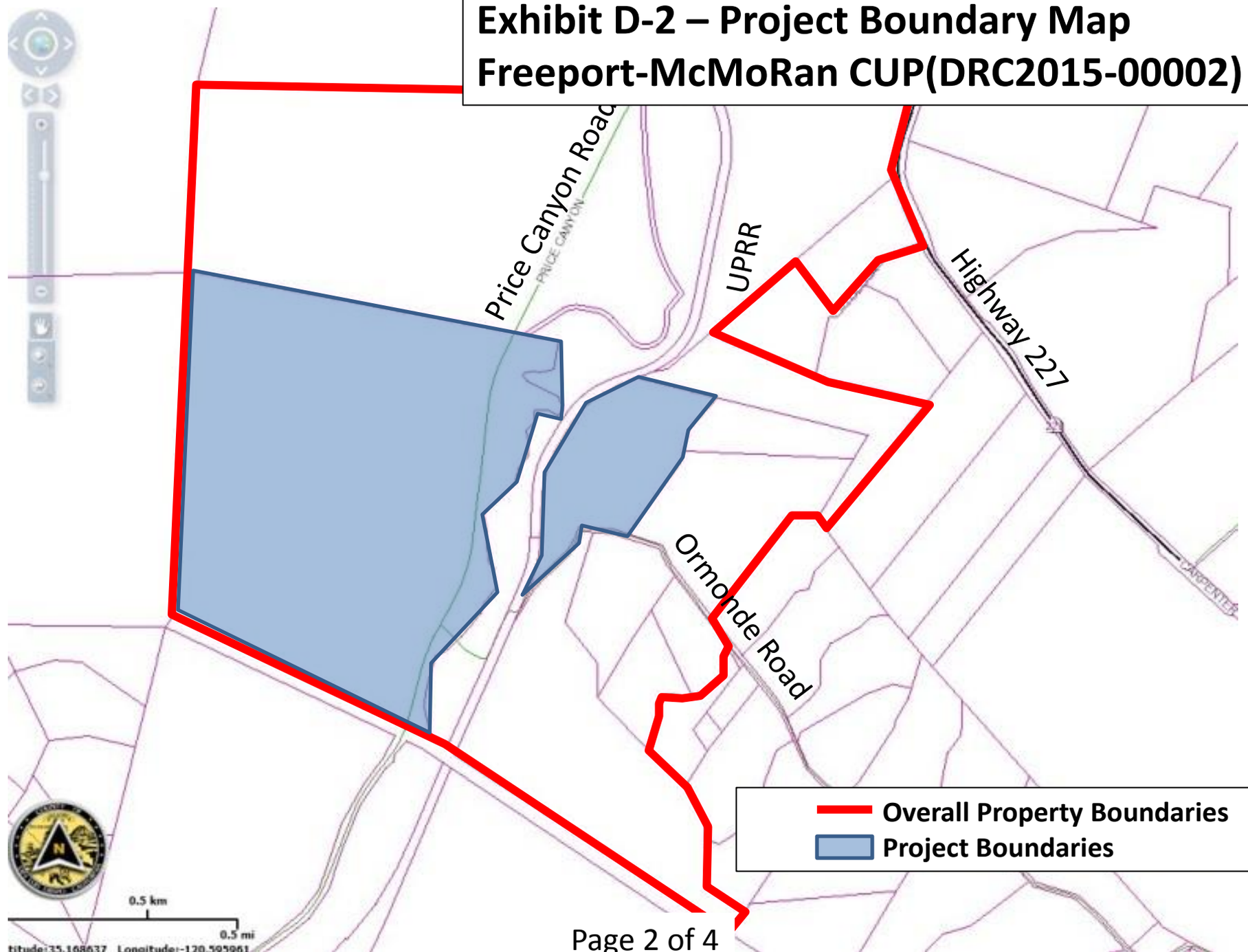
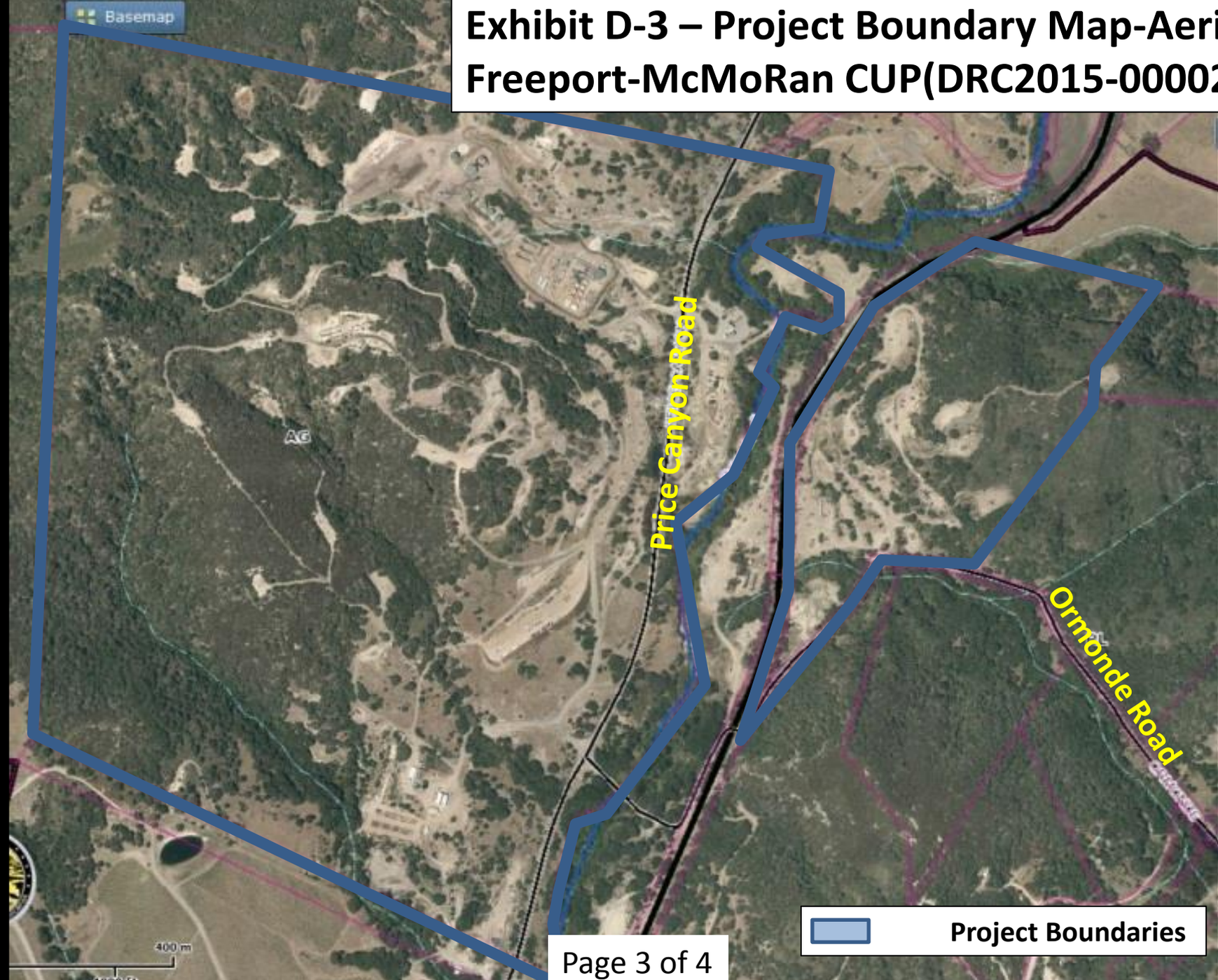
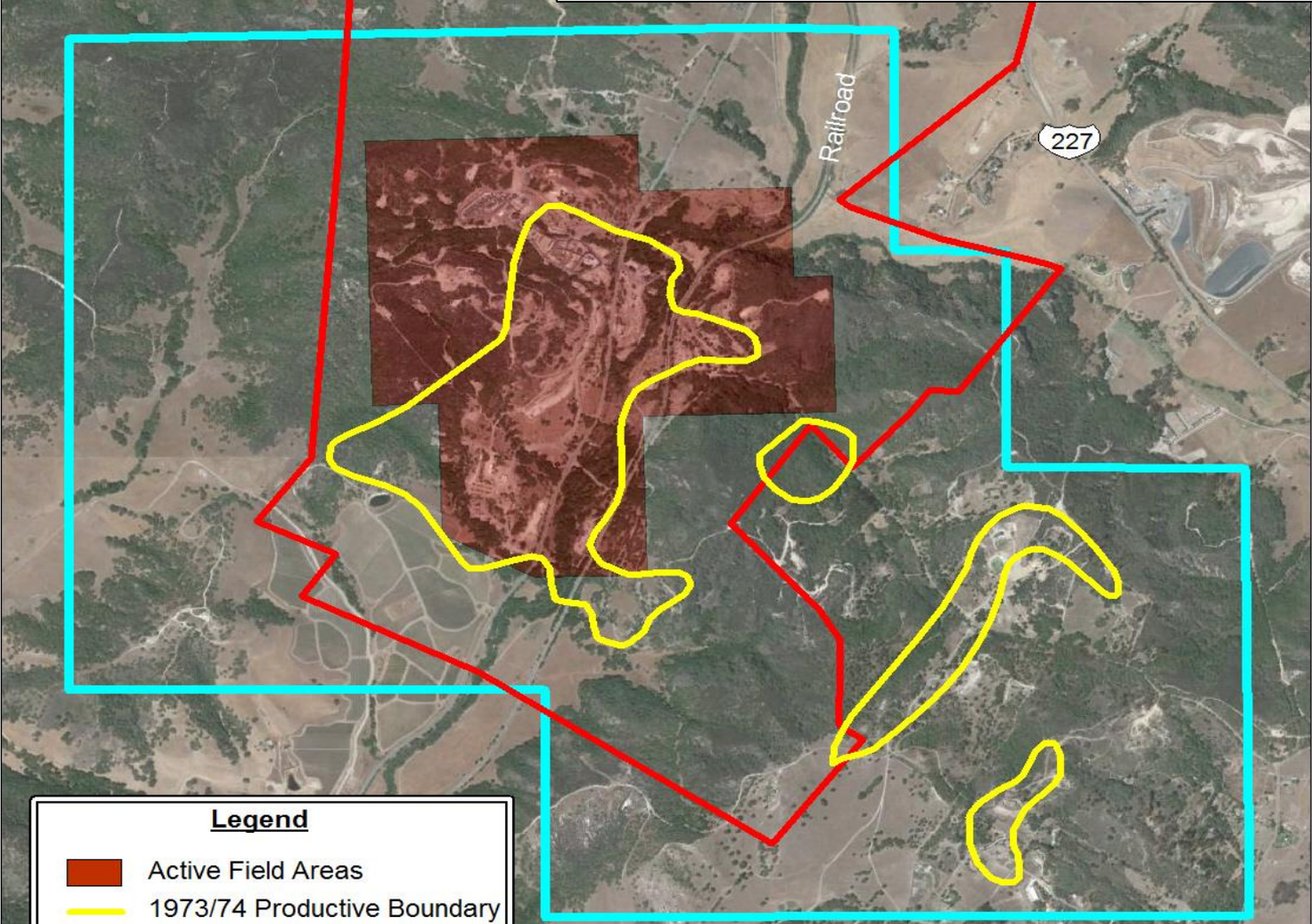


Exhibit D-3 – Project Boundary Map-Aerial Freeport-McMoRan CUP(DRC2015-00002)



 Project Boundaries

Exhibit D-4 – USEPA/DOGGR/ Productivity Boundary Map Freeport-McMoRan CUP(DRC2015-00002)



Legend

- Active Field Areas
- 1973/74 Productive Boundary
- Unit Boundary
- DOGGR Admin Boundary



1/4 Mile