

**FORM
INSP**Rev
X/20**State of Colorado
Oil and Gas Conservation Commission**1120 Lincoln Street, Suite 801, Denver, Colorado 80203
Phone: (303) 894-2100 Fax: (303) 894-2109

Inspection Date:

10/17/2022

Submitted Date:

10/25/2022

Document Number:

696204267**FIELD INSPECTION FORM**Loc ID 335889 Inspector Name: Trujillo, Aaron On-Site Inspection ☐ 2A Doc Num: _____**Operator Information:**OGCC Operator Number: 10433Name of Operator: LARAMIE ENERGY LLCAddress: 1700 LINCOLN ST STE 3950City: DENVER State: CO Zip: 80203**Status Summary:**

- ☒ THIS IS A FOLLOW UP INSPECTION
- ☒ FOLLOW UP INSPECTION REQUIRED
- ☐ NO FOLLOW UP INSPECTION REQUIRED

Findings:5 Number of Comments1 Number of Corrective Actions

- ☒ Corrective Action Response Requested

**ANY CORRECTIVE ACTION(S) FROM
PREVIOUS INSPECTIONS THAT HAVE NOT
BEEN ADDRESSED ARE STILL APPLICABLE****Contact Information:**

Contact Name	Phone	Email	Comment
, Laramie		cogccnotifications@laramie-energy.com	All Inspections
,		dnr_cogccenforcement@state.co.us	
Ferrin, Jeremy		jeremy.ferrin@state.co.us	

Inspected Facilities:

Facility ID	Type	Status	Status Date	Well Class	API Num	Facility Name	Insp Status
335889	LOCATION	AC			-	Cascade Creek 697-09-61	RI

General Comment:

On 10/17/2022, Reclamation Specialist Trujillo inspected Laramie Energy LLCs' Cascade Creek 697-09-61 Location in Garfield County, Colorado.

This inspection is a followup to:

#696201787 dated 9/16/2020;

#696201980 dated 11/2/2020;

#696202122 dated 12/8/2020;

#696202928 dated 7/12/2021;

#696203107 dated 8/23/2021;

#696203152 dated 9/8/2021;

and #696203338 dated 11/1/2021 to document compliance with the following corrective actions on the Location:

-1002.f: Stormwater

This inspection is also in response to NOAV #402812356 issued 9/15/2021.

Refer to the "Stormwater" section of this inspection report for additional details.

Refer to the photo-documentation of the observed compliance issues attached to this report.

Any corrective action(s) from previous inspections that have not been addressed are still applicable.

A follow up inspection on this site will be conducted to ensure the compliance issues have been corrected to comply with COGCC rules.

Reclamation - Storm Water - Pit**Storm Water:**

Loc Erosion BMPs	BMP Maintenance	Lease Road Erosion BMPs	Lease BMP Maintenance	Chemical BMPs	Chemical BMP Maintenance	Comment

Comment: [See "COGCC Comments" for comment regarding Stormwater.](#)

Corrective Action: [Install or repair required BMPs per Rule 1002.f.\(2\)C. Ensure control measures are adequate for the site's conditions, installed in accordance with good engineering practices, and maintained in proper functioning condition](#)

Date: 10/02/2020

Pits: ☐ NO SURFACE INDICATION OF PIT

COGCC Comments

Comment	User	Date
<p>STORMWATER COMMENT</p> <p>Previous inspections observed that BMPs to minimize erosion, degradation, as well as to stabilize and protect the cut slopes on the Location were missing or insufficient; Operator implemented erosion control blankets on the slopes of the north and west end of the Location; however, control measures to protect and stabilize a large section of cut slope remained missing or insufficient; previous inspections also observed that controls were not maintained in a proper functioning condition, that corrective actions requiring compliance with Rule 1002.f were not addressed, and remained applicable.</p> <p>It was observed in this inspection BMPs on the Location remain inadequate; control measures to minimize erosion, degradation, as well as to stabilize and protect the cut slopes remain missing or insufficient; erosion control blankets previously implemented remain in improper functioning condition- blankets largely in disrepair, and erosion degradation has resulted in sediment covering sections of remaining erosion control blankets. Control measures to protect and stabilize a large section of cut slope where erosion control blankets were not installed remain missing or insufficient, and erosion degradation has also persisted within these areas.</p> <p>Corrective actions have not been addressed and remain applicable.</p> <p>Pursuant to abatement or corrective action requirements per NOAV #402812356, Operator was required to provide a stamped, engineered stormwater plan showing designed short term and long term control measures to stabilize the slopes of the Location by 10/15/2021. It is noted that no stamped, engineered stormwater plan has been submitted, and the technical analysis provided within Operator's answer to the NOAV is not sufficient.</p>	trujilloam	10/25/2022
	trujilloam	10/25/2022

Attached Documents

You can go to COGCC Images (<https://cogcc.state.co.us/weblink/>) and search by document number:

Document Num	Description	URL
403207424	INSPECTION SUBMITTED	http://ogccweblink.state.co.us/DownloadDocumentPDF.aspx?DocumentId=5895592
696204268	Inspection Photos	http://ogccweblink.state.co.us/DownloadDocumentPDF.aspx?DocumentId=5895586