INVITATION TO BID

The State of North Dakota, acting through the North Dakota Industrial Commission, Oil & Gas Division, invites you to submit a bid for the equipment removal of the following wells:

See attached list

To be considered, the bid must be on the form provided by the Industrial Commission, which must be fully completed in accordance with the accompanying "INSTRUCTIONS TO BIDDERS," and must be received in the Bismarck office of the Industrial Commission, Oil & Gas Division, no later than 3:00 p.m., July 28th, 2021. The Commission may reject any and all bids.

For additional information or blank bid forms, please go to the North Dakota Industrial Commission, Oil & Gas Division home page, https://www.dmr.nd.gov/oilgas/ or contact Cody VanderBusch at (701)-328-8020.

INSTRUCTIONS TO BIDDERS

- 1. Form of Bids. Bids must be submitted on the attached bid form.
- 2. <u>Submission of Bids.</u> Bids must be enclosed in a sealed envelope, and the outside of the envelope must have the following on it:

Bid of: (Name of Contractor & Business Address)

N.D. Contractor's License No: (No. and Class of License)

Date License was Issued or Renewed:

ATTN: Mr. Cody VanderBusch

SEALED BID DO NOT OPEN

NDIC Oil & Gas Division

1016 E. Calgary Ave

Bismarck, N.D. 58503-5512

- 3. <u>Examination of Site.</u> Prospective bidders may make a visual inspection of the well and well site to ascertain the nature and location of the work and the conditions which can affect the work and its cost. The Commission is not bound by any oral statement concerning the condition of the well or well site made by its staff or agents prior to the execution of the equipment removal contract. **Note.** If no access is visible, please contact landowner before entering.
- 4. <u>Bidder Qualifications.</u> No contract will be awarded unless: (a.) the bidder holds a current contractor's license in the class within which the value of the project falls issued at least ten days prior to the date set for receiving bids, and the bid envelope contains a copy of the license or a certificate of its renewal issued by the secretary of state (N.D.C.C. §43-07-12); and (b.) the bidder files along with its bid or after being notified that it is the successful bidder, a certificate from the ND State Tax Commissioner that bidder has paid all delinquent income, sales, and use taxes, if any (N.D.C.C. § 43-07-11.1).
- 5. <u>Bid Deadline.</u> All bids are due in the office of the Industrial Commission, Oil and Gas Division, by <u>3:00pm CDT July 28th, 2020</u>. The office is at 1016 E. Calgary Ave., Bismarck, ND. Bids received after this deadline will not be considered.

6. Review of Bids. The public opening of the bids will be held at 3:00pm CDT July 28th, 2020 at the Industrial Commission, Oil and Gas Division, 1016 E. Calgary Ave., Bismarck, ND.

NOTE: Bid will be awarded as a package, however, bids should be broken down per well and attached to the bid form.

- 7. <u>Withdrawal of Bids.</u> Bids may be withdrawn by bidder's written request received prior to the time set in paragraph 5.
- 8. <u>Rejection of Bids.</u> The Commission may reject any and all bids and may waive any technical or formal defect in a bid.
- 9. <u>Notification of Award.</u> The successful bidder, if any, will be notified of the award of the work within thirty days after the bid opening.
- 10. <u>Contract.</u> The bidder whose bid is accepted must enter into a written contract with the Commission within ten days after the award is made. The contract contains, among other things, provisions requiring the contractor to acquire insurance and provide bonds. The required bonding amount will be \$100,000 per each bond. Each package will require its own set of bonds.
- 11. <u>Cancellation of Award.</u> The Commission may cancel the award of any contract at any time before execution of the contract by all parties without any liability to the Commission.
- 12. <u>Title to Material and Objects on Site.</u> The Commission has title to all confiscated equipment on the well site. Any person who removes confiscated equipment or fluids from a well or well site without permission is subject to a civil penalty, up to \$12,500 per day, to be imposed by the Commission. Any person who willfully violates this section could be guilty of a Class C Felony. Winning contractor will be awarded the confiscated equipment.
- 13. <u>Changes in Specifications.</u> The Commission may, during the bidding period, advise bidders of alterations to any part of the bid. All such changes are included in the work covered by the bid and are a part of the specifications.

14.	Well List. The Commission may at any time add or remove wells from the package due to reasons deemed appropriate by the Commission.
15.	Note. Bidders must ensure they meet and follow all bidder instructions and requirements as indicated in the bidding package.

Bid for equipment removal of the wells/facilities in package ____:

Attach a page with the cost per well break out

Being fully fam	iliar with the lo	cal condi	tions affecting the	perform	mance of the	contract and ha	aving carefully
examined the IN	VITATION TO	D BID,	INSTRUCTIONS	ТО	BIDDERS,	EQUIPMENT	REMOVAL
SPECIFICATIONS,	EQUIPMENT R	REMOVA	L CONTRACT, L	ABOR	AND MATE	RIAL PAYMEN	NT BOND and
PERFORMANCE B	OND bidder						
proposes and agrees	to do all work ca	lled for in	the specifications	and con	ntract and to fi	ırnish the servic	es, equipment,
and labor necessa	ry for the full	completi	ion of the work	for the	he lump sum	price of	
	dollars (\$).				
If the bidder's bi	d is accepted, the	e Industria	al Commission will	inform	the bidder in	writing within t	hirty days after
the bid opening. Wi	thin ten days afte	er receipt	of such a notice, b	idder w	vill appear in	the office of the	e North Dakota
Industrial Commissi	on, Oil and Gas	Division,	and execute the E	quipme	ent Removal	Contract. Bidde	r agrees that if
bidder fails to enter	into a contract,	bidder is	s liable to the Com	mission	n for all expe	nses incurred by	y and damages
suffered by the Com	mission as a resu	lt of the f	failure.				
Dated this	day of			_2021.			
			Name of Bidd	er			
			Signature				
			Business Add	ress			
			Business Tele	phone	Number		
			Email Addres	S			

LABOR AND MATERIAL PAYMENT BOND

KNOW ALL MEN BY THESE PRESER	NTS, that we pal), and	
		ess as a surety under the laws of the
State of North Dakota, (Surety), are held and fi	irmly bound unto the State	of North Dakota in the full and just
sum of AND N Dakota or its assigns, to which payment we b		
assigns, jointly, severally, firmly by this bond.	mid ourserves, heirs, execu	iors, administrators, successors and
WHEREAS, the Principal has entered	into a contract with the Sta	ate of North Dakota, acting by and
through the North Dakota Industrial Commission		
following package:		
	Package	
WHEREAS, it is one of the conditions o executed.	f the award of the contract p	bursuant to statutes that this bond be
NOW THEREFORE, the conditions of	f this obligation are such t	that if the Principal shall duly and
promptly pay all laborers, mechanics, subcontra		<u> </u>
under the contract and all persons who shall su		*
bonds and insurance for the carrying on of the w		
in full force and effect.		
The Surety hereby waives notice of any	•	
contract, unless the cumulative cost of such	alterations cause the total	project cost to exceed the original
contract sum by more than 10%.		
	Contractors	
FOR STATE USE ONLY:	Contractor:	·
1011311112 002 01 211		
		Signature
Surety is licensed in ND:		Date
Date verified:	Surety:	
Verified by:		Date
	By:	Attorney-in-fact (Seal and Signature)
		Agency
		Address

PERFORMANCE BOND

KNOW ALL MEN BY THESE PRESENTS, that		
(Principal), and, a corporation licensed to do business as	a surety under the	laws of the State of North Dakota
(Surety), are held and firmly bound unto the State	of North Dako	ta in the full and just sum of
of North Dakota or its assigns, to which payment we bind	<i>D NO /100 DOLL.</i> ourselves heirs ex	ARS (\$.00), to be paid to the State
and assigns, jointly, severally, firmly by this bond.	ourserves, nens, ez	recutors, administrators, successors
WHEREAS, the Principal has entered into a con	tract with the Stat	te of North Dakota, acting by and
through the North Dakota Industrial Commission, date following package:	d	for equipment removal of the
Pack	age	
WHEREAS, it is one of the conditions of the aware executed.	d of the contract pu	ursuant to statutes that this bond be
NOW THEREFORE, the conditions of this obligate and faithfully perform all of the provisions of the conspecifications, and any alterations provided for, and shall complete the work contracted for including any alteration from any expense incurred through the failure of the Probligation shall be void; otherwise it shall remain in full for the surety hereby waives notice of any extension contract, unless the cumulative cost of such alterations contract sum by more than 10%.	ntract, and all obtain a manner satisfants, and shall hold he incipal to complete orce and effect. of time and any a cause the total p	ligations thereunder including the actory to the State of North Dakota, narmless the State of North Dakota te the work as specified, then this lterations made in the terms of the
FOR STATE USE ONLY:	Contractor:	
		Signature
		Signature
Surety is licensed in ND:	_	Date
Date verified:	_ Surety:	
Verified by:	_	Date
	By:	
		Attorney-in-fact (Seal and Signature)
		Agency
		Address

WELL EQUIPMENT REMOVAL CONTRACT

The parties to this contract are the State of North Dakota, acting through the North Dakota Industrial Commission, Department of Mineral Resources, Oil and Gas Division, (COMMISSION) and [contractor's legal name and address] (CONTRACTOR);

I SCOPE OF SERVICES

CONTRACTOR, in exchange for the compensation paid by COMMISSION, shall provide all materials and labor necessary for and shall perform the work described in the Equipment removal Specifications, attached hereto as Exhibit A and incorporated into this contract, for the following well package:

See attach list of wells

II TIME FOR COMPLETION

CONTRACTOR shall complete the work under this contract within ninety days after the effective date of this contract. There is an urgency by the Commission to get the work done in a timely and effective manner.

III COMPENSATION

IV CONTRACT DOCUMENTS

The contract documents that accompany this contract are the Invitation to Bid, Instructions to Bidder, Bid Form, Equipment Removal Specifications and Contractor's Performance Bond and Labor and Materials Payment Bond and are incorporated as part of the contract. In the event of any inconsistency or conflict among the documents making up this contract, the terms of the contract shall control.

V LIABILITY AND INDEMNITY

CONTRACTOR agrees to defend, indemnify, and hold harmless the state of North Dakota, its agencies, officers and employees (State), from claims resulting from the performance of CONTRACTOR or its agent, including all costs, expenses and attorneys' fees, which may in any manner result from or arise out of this contract, except claims based upon the State's sole negligence or intentional misconduct. The legal defense provided by CONTRACTOR to the State under this provision must be free of any conflicts of interest, even if retention of separate legal counsel for the State is necessary. Any attorney appoints to represent the State must first qualify as and be appointed by the North Dakota Attorney General as a Special Assistant Attorney General as required under N.D.C.C. § 54-12-08. CONTRACTOR also agrees to reimburse the State for all costs, expenses and attorneys' fees incurred in establishing and litigating the indemnification coverage provided herein. This obligation shall continue after the termination of this agreement.

VI INSURANCE

CONTRACTOR shall secure and keep in force during the term of this agreement and CONTRACTOR shall require all subcontractors, prior to commencement of an agreement between CONTRACTOR and the subcontractor, to secure and keep in force during the term of this agreement, from insurance companies, government self-insurance pools, or government self-retention funds authorized to do business in North Dakota, the following insurance coverage:

- 1) Commercial general liability, including premises or operations, contractual, and products or completed operations coverages (if applicable), with minimum liability limits of \$1,000,000 per occurrence.
- 2) Automobile liability, including Owned (if any), Hired, and Non-Owned automobiles, with minimum liability limits of \$250,000 per person and \$1,000,000 per occurrence.
- 3) Workers compensation coverage meeting all statutory requirements. The policy shall provide coverage for all states of operation that apply to the performance of this contract.
- 4) Employer's liability or "stop gap" insurance of not less than \$1,000,000 as an endorsement on the workers compensation or commercial general liability insurance.
- 5) Contractor's Pollution Liability coverage for Personal Injury, Property Damage and Cleanup Cost arising from pollution conditions caused by the operations of the Contractor for limits of \$1,000,000. Occurrence coverage is preferred but coverage may be provided on a claims-made form that includes a three-year tail coverage endorsement. Coverage shall include contractual liability coverage for claims arising out of liability of subcontractors, loading and unloading, unlimited complete operations, and non-owned disposal site coverage.

The insurance coverages listed above must meet the following additional requirements:

- 1) Any deductible or self-insured retention amount or other similar obligation under the policies shall be the sole responsibility of CONTRACTOR. The amount of any deductible or self-retention is subject to approval by COMMISSION;
- 2) This insurance may be in policy or policies of insurance, primary and excess, including

the so-called umbrella or catastrophe form and must be placed with insurers rated "A-" or better by A.M. Best Company, Inc., provided any excess policy follows form for coverage. Less than an "A-" rating must be approved by the COMMISSION. The policies shall be in form and terms approved by COMMISSION.

- 3) COMMISSION will be defended, indemnified, and held harmless to the full extent of any coverage actually secured by CONTRACTOR in excess of the minimum requirements set forth above. The duty to indemnify COMMISSION under this agreement shall not be limited by the insurance required by this agreement.
- 4) The State of North Dakota and its agencies, officers, and employees (State) shall be endorsed on the commercial general liability policy, including any excess policies (to the extent applicable), as additional insured. The State shall have all the benefits, rights, and coverage of an additional insured under these policies that shall not be limited to the minimum limits of insurance required by this agreement or by the contractual indemnity obligations of the Contractor.
- 5) The insurance required in this agreement, through a policy or endorsement, shall include:
 - a) A "Waiver of Subrogation" waiving any right to recovery the insurance company may have against the State;
 - b) A provision that CONTRACTOR's insurance coverage shall be primary (i.e. pay first) as respects any insurance, self-insurance, or self-retention maintained by the State and that any insurance, self-insurance, or self-retention maintained by the State shall be in excess of the CONTRACTOR's insurance and shall not contribute with it;
 - c) Cross liability/severability of interest for all policies and endorsements;
 - d) The legal defense provided to the State under the policy and any endorsements must be free of any conflicts of interest, even if retention of separate legal counsel for the State is necessary; and
 - e) The insolvency or bankruptcy of the insured CONTRACTOR shall not release the insurer from payment under the policy, even when such insolvency or bankruptcy prevents the insured CONTRACTOR from meeting the retention limit under the policy.
- 6) CONTRACTOR shall furnish a certificate of insurance to the undersigned State representative prior to commencement of this agreement. All endorsements shall be provided as soon as practicable.
- 7) Failure to provide insurance as required in this contract is a material breach of contract entitling COMMISSION to terminate this contract immediately.
- 8) CONTRACTOR shall provide at least 30 day notice of any cancellation or material change to the polices or endorsements. Contractor shall provide on an ongoing basis, current certificates of insurance during the term of the contract. A renewal certificate will be provided 10 days prior to coverage expiration.

VII MERGER AND MODIFICATION

This contract, including the incorporated documents, constitutes the entire agreement between the parties. There are no understandings, agreements, or representations, oral or written, not specified with in this contract. This contract may not be modified, supplemented, or amended in any manner, except by written agreement signed by both parties.

VIII ASSIGNMENT AND SUBCONTRACTS

CONTRACTOR may not assign or otherwise transfer or delegate any right or duty under this contract without COMMISSION's written consent, provided, however, that CONTRACTOR may enter into subcontracts provided that any subcontract acknowledges the binding nature of this contract and incorporates this contract, including any attachments. CONTRACTOR is solely responsible for the performance of any subcontractor. CONTRACTOR has no authority to contract for or incur obligations on behalf of STATE.

IX ATTORNEYS' FEES

In the event a lawsuit is brought by COMMISSION to obtain performance due under this contract, and COMMISSION is the prevailing party, CONTRACTOR shall, except when prohibited by N.D.C.C. § 28-26-04, pay COMMISSION's reasonable attorney fees and costs in connection to the lawsuit.

X APPLICABLE LAW AND VENUE

This contract is governed by and construed in accordance with the laws of the State of North Dakota. Any action to enforce this contract must be adjudicated in the state District Court of Burleigh County, North Dakota. Each party consents to the exclusive jurisdiction of such court and waives any claim of lack of jurisdiction or *forum non conveniens*.

XI INDEPENDENT ENTITY

CONTRACTOR is an independent entity under this contract and is not a COMMISSION employee for any purpose, including application of the Social Security Act, the Fair Labor Standards Act, the Federal Insurance Contribution Act, the North Dakota Unemployment Compensation Law, and the North Dakota Workforce Safety and Insurance Act. No part of this contract shall be construed to represent the creation of an employer/employee relationship. CONTRACTOR retains sole and absolute discretion in the manner and means of carrying out CONTRACTOR's activities and responsibilities under this contract, except to the extent specified in this contract.

XII NONDISCRIMINATION AND COMPLIANCE WITH LAWS

CONTRACTOR agrees to comply with all applicable federal and state laws, rules, and policies, including but not limited to, those relating to nondiscrimination, accessibility, and civil rights (*See* N.D.C.C. Title 34 – Labor and Employment, specifically N.D.C.C. ch. 34-06.1 Equal Pay for Men and Women).

CONTRACTOR agrees to timely file all required reports, make required payroll

deductions, and timely pay all taxes and premiums owed, including sales and use taxes, unemployment compensation, and workers' compensation premiums.

CONTRACTOR shall have and keep current at all times during the term of this contract all licenses and permits required by law.

CONTRACTOR's failure to comply with this section may be deemed a material breach by CONTRACTOR entitling the COMMISSION to terminate in accordance with the Termination for Cause section of this Contract.

XIII SEVERABILITY

If any term of this agreement is declared to be illegal or unenforceable by a court having competent jurisdiction, the validity of the remaining terms are unaffected, and if possible, the rights and obligations of the parties are to be construed and enforced as if the contract did not contain that term.

XIV STATE AUDIT

All records, regardless of physical form, and the accounting practices and procedures of CONTRACTOR relevant to this contract are subject to examination by the North Dakota State Auditor, the Auditor's designee, or Federal auditors, if required. CONTRACTOR will maintain all of these records for at least three years (3) following completion of this contract and be able to provide them upon reasonable notice. The COMMISSION, State Auditor, or Auditor's designee shall provide reasonable notice to CONTRACTOR prior to conducting examination.

XV SPOLIATION - PRESERVATION OF EVIDENCE

CONTRACTOR shall promptly notify COMMISSION of all potential claims that arise from or result from this contract. CONTRACTOR shall take all reasonable steps to preserve all physical evidence and information which may be relevant to the circumstances surrounding a potential claim, while maintaining public safety, and grants to COMMISSION the opportunity to review and inspect such evidence, including the scene of the accident.

XVI TERMINATION OF CONTRACT

- a. Termination by Mutual Consent. This contract may be terminated by mutual consent of both parties executed in writing.
- b. Early Termination in the Public Interest. COMMISSION is entering into this contract for the purpose of carrying out the public policy of the state of North Dakota, as determined by the Governor, Legislative Assembly, agencies and courts. If this contract ceases to further the public policy of the state of North Dakota, COMMISSION, in its sole discretion, by written notice to CONTRACTOR, may terminate this contract in whole or in part.
- c. Termination for Lack of Funding or Authority. COMMISSION, by written notice to CONTRACTOR, may terminate in whole or any part of this contract, under any of the following conditions:
 - (1) If funding from federal, state, or other sources is not obtained and continued at levels

sufficient to allow for purchase of the services or supplies in the indicated quantities or term.

- (2) If federal or state laws or rules are modified or interpreted in a way that the services are no longer allowable or appropriate for purchase under this contract or are no longer eligible for the funding proposed for payments authorized by this contract.
- (3) If any license, permit, or certificate required by law or rule, or by the terms of this contract, is for any reason denied, revoked, suspended, or not renewed.

Termination of this contract under this subsection is without prejudice to any obligations or liabilities of either party already accrued prior to termination.

- d. Termination for Cause. COMMISSION may terminate this contract effective upon delivery of written notice to CONTRACTOR, or any later date stated in the notice:
 - (1) If CONTRACTOR fails to provide services required by this contract within the time specified or any extension agreed to by COMMISSION; or
 - (2) If CONTRACTOR fails to perform any of the other provisions of this contract, or so fails to pursue the work as to endanger performance of this contract in accordance with its terms.

The rights and remedies of COMMISSION provided in this subsection are not exclusive and are in addition to any other rights and remedies provided by law or under this contract.

XVII NOTICE

	All notices or other communications required under this contract shall be given bered or certified mail and are complete on the date postmarked when addressed to the partie following addresses:
	or
claims	Notice provided under this provision does not meet the notice requirements for monetars against the state found at N.D.C.C. § 32-12.2-04.
	XIII TAXPAYER ID
	TRACTOR's North Dakota tax ID number is: TRACTOR's federal employer ID number is:
	XIV PAYMENT OF TAXES BY COMMISSION

COMMISSION is not responsible for and will not pay local, state, or federal taxes. State sales tax exemption number is E-2001. COMMISSION will furnish certificates of exemption upon request by the CONTRACTOR.

XX EFFECTIVENESS OF CONTRACT

This contract is not effective until fully executed by both parties. If the dates of execution are different, then the later date of execution is the effective date.

XXI FORCE MAJEURE

Neither party shall be held responsible for delay or default caused by fire, flood, riot, terrorism, acts of God, or war if the event is beyond the party's reasonable control and the affected party gives notice to the other party promptly upon occurrence of the event causing the delay or default or that is reasonably expected to cause a delay or default.

XXII RENEWAL

This contract will not automatically renew. If COMMISSION desires to renew, COMMISSION will provide written notice to CONTRACTOR of its intent to renew this contract at least 60 days before the scheduled termination date.

XXIII ALTERNATIVE DISPUTE RESOLUTION - JURY TRIAL

By entering into this contract, COMMISSION does not agree to binding arbitration, mediation, or other forms of mandatory Alternative Dispute Resolution. The parties may enforce their rights and remedies in judicial proceedings. COMMISSION does not waive any right to a jury trial.

XXIV CONFIDENTIALITY

CONTRACTOR shall not use or disclose any information it receives from COMMISSION under this contract that COMMISSION has previously identified as confidential or exempt from mandatory public disclosure except as necessary to carry out the purposes of this contract or as authorized in advance by COMMISSION. COMMISSION shall not disclose any information it receives from CONTRACTOR that CONTRACTOR has previously identified as confidential and that COMMISSION determines, in its sole discretion, is protected from mandatory public disclosure under a specific exception to the North Dakota open records law, N.D.C.C. ch. 44-04. The duty of COMMISSION and CONTRACTOR to maintain confidentiality of information under this section continues beyond the term of this contract.

XXV COMPLIANCE WITH PUBLIC RECORDS LAWS

CONTRACTOR understands that, in accordance with the Contract's Confidentiality clause, COMMISSION must disclose to the public upon request any records it receives from CONTRACTOR. CONTRACTOR further understands that any records that are obtained or generated by CONTRACTOR under this contract may, under certain circumstances, be open to the public upon request under the North Dakota open records law. CONTRACTOR agrees to contact COMMISSION promptly upon receiving a request for information under the open records law and to comply with STATE'S instructions on how to respond to the request.

XXVI WORK PRODUCT, EQUIPMENT AND MATERIALS

All work product, equipment, or materials created for COMMISSION or purchased by COMMISSION under this contract belong to COMMISSION and must be immediately delivered to COMMISSION at COMMISSION'S request upon termination of this contract. CONTRACTOR agrees that all work(s) under this contract is "work(s) for hire" within the meaning of the United States Copyright Act (Title 17 United States Code) and hereby assigns to COMMISSION all rights and interests CONTRACTOR may have in the work(s) it prepares under this contract, including any right to derivative use of the work(s). CONTRACTOR shall execute all necessary documents to enable COMMISSION to protect its rights under this section.

Acting through its

N.D. Industrial Commission
Department of Mineral Resource
Oil & Gas Division

By:

Title:

DATE:

STATE OF NORTH DAKOTA

CONTRACTOR

By:_____
Title:____
DATE:_____

Package 4

This bid should include the full cost to remove/dispose of fluid/solids, clean equipment, flush cut and cap flowlines (3' below final contour per NDAC 43-02-03-34.1), remove all equipment and debris from the locations or debris that has come off location after <u>permission</u> from the landowner to access land. A <u>partial</u> list is given below with the location of the sites. It will be up to the bidder to determine the fluid volumes and tank bottoms for the bid (including TNORM).

Contractor shall assess the fluid in the tanks to determine if salable oil is present and provide documentation of the findings. If salable oil is present, shall provide a reasonably accurate determination of the volume of saleable oil.

```
5234 – Stevens 1 – SENE Section 7-T148-R100W – 3 tanks, treater, pumping unit
6776 - USA 32-23-21 - SWNE Section 23-T149-R104W - Flowline
6839 - USA 43-11 - NESE Section 11-T150N-R104W - Flowline, Pumping unit, 4 tanks (south), treater
7155 - USA 23-33-41 - NESW Section 33-T148N-104W - Flowline
7172 - USA 43-30-45 - NESE Section 30-T148N-R104W - Flowline
7200 - Folkvord-State 1-36 SWD - SENW Section 10-T139-R103W - 8 tanks, 2 treaters, 2 triplex pumps
8883 – Bowline Creek 35-24 – SESW Section 35-T148N-R102W – 3 tanks, treater (NW side)
9362 – Burning Mine Butte 9-21 – NENW Section 9-T147-R102W – 5 tanks, treater
11359 - Pierre Creek 41-7 - NENE Section 7-T146N-R102W - 6 tanks, treater
12073 - Pierre Creek 14-5 - SWSW Section 5-T146N-R102W - 3 tanks, treater, pumping unit
12538 - Federal Rivet 6-4 - SWSE Section 6-T146N-R102W - 5 tanks, treater, pumping unit
12542 - Bicentennial 31-35H - NWNE Section 35-T146N-R104W - 3 Tanks, treater, pumping unit
12708 – Bicentennial 42-31H – SWSW Section 13-T143N-R102W – 3 tanks, pumping unit, treater
12870 – Bicentennial Federal 41-11H – NENE Section 11-T145N-R104W – 3 tanks, treater, pumping unit
12934 - Tomahawk 1-13 - NENW Section 13-T145N-R104W - Pumping unit, 2 tanks, treater
13452 - Cinnamon Creek 31-7 - NWNE Section 7-T145N-R102W - Pumping unit
13707 - Danielson 3-32 - NWSE Section 32-T151N-R104W - 5 tanks, treater, pumping unit
```

13729 - MOI Poker Jim 31-19H - NWNE Section 19-T146-R103W - 2 tanks, treater, Pumping unit

- **13787 Federal Rivet 6-7 NESW Section 6-T146N-R102W** 2 tanks, treater, flowline
- 14635 Squaw Gap Federal 14-30H SWSW Section 30-T146N-R104W 3 tanks, treater
- 14974 Mondak Federal 16-28XHR NESE Section 28-T148N-R104W 4 tanks, treater, pumping unit
- 15541 Aaron 1-22 NWNW Section 22-T150N-R102W 5 Tanks, treater, pumping unit
- 15622 Schmidt 1-25H NWNW Section 25-T150N-R102W 5 tanks, treater, pumping unit
- 15676 Ott Federal 1-24H SESE Section 13-T150N-R103W 4 tanks, treater, pumping unit
- 15677 Gehrig Federal 1-24H NENE Section 25-T150N-R103W 5 tanks, treater pumping unit
- 15767 Gonzalez 1-8H NWNW Section 5-T155N-R95W 5 tanks, treater pumping unit
- 15803 McGriff Federal 1-22H NWNW Section 22-T105N-R103W 5 tanks, treater pumping unit
- 15805 Griffey Jr. 1-16H SESE Section 16-T150N-R103W 5 tanks, treater pumping unit
- 15844 Link 13-2HA NWSW Section 2-T150N-R102W flowline

Note – communication with former operator may be needed.