

## Jacquez, Dorothy

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**From:** Hlava, Cherry L [HlavaCL@bp.com]  
**Sent:** Thursday, February 14, 2002 7:51 AM  
**To:** 'Jacquez, Dorothy'  
**Subject:** RE: CALLOW #9 & 12

Correct.

-----Original Message-----

From: Jacquez, Dorothy [mailto:DJACQUEZ@state.nm.us]  
Sent: Thursday, February 14, 2002 8:26 AM  
To: 'Hlava, Cherry L'  
Subject: RE: CALLOW #9 & 12

Thanks,  
If its going to be plugged I don't need to do anything else.(I guess).

-----Original Message-----

From: Hlava, Cherry L [mailto:HlavaCL@bp.com]  
Sent: Wednesday, February 13, 2002 1:47 PM  
To: 'Jacquez, Dorothy'  
Subject: RE: CALLOW #9 & 12

You are correct about the name differences. Paramount owns the Gallup and BP America (formerly Amoco) owns the DK. BP America is going to P&A the entire well bore. I hope this answers your question.

-----Original Message-----

From: Jacquez, Dorothy [mailto:DJACQUEZ@state.nm.us]  
Sent: Tuesday, February 12, 2002 10:48 AM  
To: Cherry Hlava - Amoco (E-mail)  
Subject: CALLOW #9 & 12

I received NIT to PA on these 2 wells. Our records show Basin Dakota & Totah Gallup. When Paramount Petroleum had these wells, our records show they had 2 different names: The Gallup as CentralTotah Unit #12, and for the Callow #9, it shows the Gallup name as Central Totah Unit #7. There was no subsequent sundry that these zones were plugged and still show as being active. Also the operator name still shows as Paramount. Can to investigate and see whats going on.

Thanks,  
Dorothy

I-28-29N-13W

pits will be allowed to evaporate, or be properly disposed of, before pits are filled and recontoured. (This office will be notified 24 hours prior to fluid hauling). Under no circumstances will pits be cut and drained.

F.If, in the conduct of operations, paleontological materials (fossils) are observed, lessee shall immediately contact the Surface Managing Agency. Lessee shall cease any operations that would result in the destruction of such objects. The results of further investigation will dictate site specific stipulations for avoidance or salvage of any potentially significant paleontological resources.

G. No gravel or other related minerals from new or existing pits on Federal land will be used in construction of roads, well sites, etc., without prior approval from the Surface Managing Agency.

H. Prior to crossing, using, or paralleling any improvement on public lands, the operator shall contact the owner of the improvement to obtain mitigating measures to prevent damage to the improvements.

I. Fencing/Cattleguards:

All cut fences are to be tied to the braces prior to cutting. The opening will be protected as necessary during construction to prevent the escape of livestock. A temporary closure will be installed on all cut fences within one day of cutting the fence.

A 12 foot gate must be installed between the cattleguard and brace assemblies on whichever side of the cattleguard is most convenient. If the gate is made of wire, it must have at least four horizontal strands of barbed wire with at least four 3 inch diameter vertical wood stays evenly spaced. When the gate is closed, the wires must be taut.

Cattleguards must be at least 8 feet wide. The length is left to the discretion of the operator. The Cattleguard must be set on concrete or pressure treated wood bases. All cattleguards must have wings installed on both ends. (If you install the bases at least 12 inches above the surrounding contour, and provide drainage through the open area under the cattleguard, you will not have to clean them so often).

All cattleguards must have clearly visible identification marks welded into them indicating the ownership, well name and number associated with the cattleguard.

J. Berms or firewalls will be constructed around all storage facilities sufficient in size to contain the storage capacity of the tanks, or combined capacity of tanks if a rupture could drain more than one tank.

K. A proposed use of pesticide, herbicide or other possible hazardous chemical on Federal or Tribal land shall be cleared for use prior to application.

III. Cultural Resources (Archaeology)

A. EMERGENCY DISCOVERY IN THE ABSENCE OF MONITORING: This stipulation applies in emergency discovery situations where monitoring for cultural resources was not being performed because the presence of cultural resources could not have been anticipated. If, in its operations, the operator discovers any historic or prehistoric ruin, monument, or site, or any object

Glenn H. Callow 9 - Proposed P&A Configuration  
 San Juan County, NM  
 Unit I Section 28 T29N - R13W  
 Run 22

1-22-2002  
 ATK

KB: 12'

