GW - 258

INSPECTIONS & DATA

1996-2001



SAN JUAN DIVISION

March 7, 2001 CERTIFIED MAIL RETURN RECEIPT NO.70993220000289813946

Wayne Price Oil Conservation Division 2040 South Pacheco Street Santa Fe, New Mexico 87505

RE: Burlington Resources Compressor Station Site Inspections 2000. <u>Manzanares</u> <u>GW-05, Gobernador GW-056, Pump Mesa GW-148, Quinn GW-239, Sandstone</u> <u>GW-193, Rattlesnake GW-093, Buena Vista GW-255, Pump Canyon GW-057,</u> <u>Hart Canyon GW-058, Cedar Hill GW-258, and Middle Mesa GW-07:</u>

Dear Mr. Price:

New Mexico Oil Conservation Division (OCD) conducted site inspections of 11 Burlington Resource's (BR) compressor stations that have discharge plan permits. Subsequent to these inspections OCD provided a list of inspection recommendations.

BR has successfully completed the recommendations detailed in OCD's inspection report. The written responses to each recommendation are provided in italic bold print following the OCD comment.

Manzanares GW-059:

- 1. Discharge of oil from the compressors is being deposited on the ground. **BR** removed the stained gravel, deeply raked the underlying soil, applied a remediation enhancing potassium permanganate solution and placed new gravel. An analysis of the cause of the contamination is being performed to identify the source of the hydrocarbon staining. The oil staining appears to be superficial, impacting only the surface gravel and top 2-3 inches of soil underlying the gravel. No direct cause has been determined except for over spray from the engine starter stacks located on this end of the building. The stacks were modified in 1999 with drains to prevent oil accumulations in stacks. Additional modifications to the design may be necessary.
- 2. Oil stain found around wastewater tank. BR removed the stained gravel, deeply raked the underlying soil, applied a remediation enhancing potassium permanganate solution and covered the soil with new gravel. The tank integrity was visually verified as satisfactory and tank-gauging records do not indicate a tank leak has occurred. The likely source of the staining was an historic minor tank upset that may not have been completely cleaned from the sides and base of tank.

Gobernador GW-056:

Compressor building drain lines will not hold pressure. **BR** proposed an alternative drain line test during the inspection. The test proposed and implemented was a volume in/volume out drain line test and an analysis of risk for the liquids transported in the drain line system. The volume in/volume out drain line test was successfully completed and demonstrated insignificant risks to the environment from the waste drain line system. A more complete description of the testing procedures and results are provided in Attachment 1.

Pump Mesa GW-148:

- 1. Oil stain around produced water tank. BR applied a remediation enhancing potassium permanganate solution to the gravel. The staining was superficial and limited to the top surface of the gravel. The cause of the staining was believed to be a dump valve that may have stuck open causing over spray from the top of the tank where the dump line enters the tank.
- 2. Oil stain around compressor sump pump. BR removed the stained gravel, deeply raked the underlying soil, applied a remediation enhancing potassium permanganate solution and placed new gravel. Hydrocarbon staining was limited to the top 2-4 inches of the soil underlying the gravel. The pump seals were replace and the pump no longer leaks oil.

Quinn GW-239:

TEG and De-hydrator wastewater tank secondary liner is torn. The TEG tank was determined to be a double wall tank and in satisfactory condition. The plastic under the TEG was not replaced and the berm was left in place as tertiary containment. The containment liner under the dehydrator wastewater tank was replaced and berm rebuilt.

Sandstone GW-193:

Tank farm area lube oil pump is leaking and produced water tank is wet around base. Replacing the pump seals repaired the lube oil pump. The gravel and soil around the pump was deeply raked and a remediation enhancing potassium permanganate solution was applied and new gravel placed. The oil contamination was limited to the top 2-4 inches of soil underlying the gravel The wet area around the tank was believed to be natural water and no contamination or tank problems were detected.

Rattlesnake GW-093:

- 1. Motor oil and anti-freeze storage tanks do not have proper containment. Containments under both tanks were upgraded to meet OCD's requirements.
- 2. Oil and water observed in condensate underground wastewater storage tank leak detector. The fiberglass wastewater storage tank was removed and replaced with a new metal tank. The condition of the fiberglass tank was satisfactory with no evidence of leaking. Historic contamination was detected adjacent to the wastewater tank and followed under the condensate storage tank during the excavation process. The source of the contamination was believed to be the storage tank. A laboratory sample for clean closure conformation was collected under this tank. The extent of contamination was determined to be limited to the extent of the bermed containment encompassing both storage tanks, approximately 20 feet x30 feet and 16 feet in depth at the deepest point. The impacted soils were removed and land farmed at the Quinn Compressor Station. The excavation was backfilled with clean soils and the facility was rebuilt. A diagram of the excavation and analytical results are included in Attachment 2.

Buena Vista GW-255:

Submit most recent analysis from monitoring wells. The most recent ground water monitoring analysis is provided in Attachment 3. Ground water samples were collected quarterly between 5/96 and 5/98 with no constituents of concern detected. Included in the attachment is a letter from BR to BLM (June 25, 1998) recommending the four wells for plugging and abandonment.

Pump Canyon GW-057:

Sign needs to be changed from Meridian to Burlington Resources. *The sign has been changed to read Burlington Resources.*

Hart Canyon GW-058:

Main compressor building sump has lost mechanical integrity. The sump was removed and replaced with a new double walled tank with leak detection. No contamination was observed in the tank excavation. The old tank was pressure tested at the fabricators to determine the location of tank failure. The pressure test did not detect any leaks in the tank's primary or secondary walls. The old tank was determined to be in satisfactory condition and should not have been removed. A new procedure for tank integrity and leak detection testing is being developed.

Cedar Hill GW-258:

Plant main vent system has oil accumulating on stack and system is located in stormwater drain area. The staining was caused by hydrocarbons and water that have accumulated in the Emergency Shut Down stack between shutdowns. Shut downs are infrequent and only in an emergency. The oil staining was observed to be insignificant and unlikely to contribute to a reportable storm water release. However, the soil was cleaned and will be monitored for future stack accumulations and any resulting soil staining will be remediated.

Middle Mesa GW-077:

- 1. De-hydrator steam condensate wastewater tank needs proper containment. *The* tank was replace with a double walled tank.
- 2. Outside west compressor-oil and water being discharged to ground. The gravel and soil, to a depth of 6 inches, was removed around the area adjacent to the compressor skid. The remaining soil was deeply raked and a bioremediation enhancing potassium permanganate solution was applied and new gravel placed. The compressor skid was redesigned to prevent oil and water from being discharged to the ground adjacent to the compressor.

Common action items for all sites:

- 1. Burlington shall make minor modifications to all discharge plans to include a routine check for emptying all sumps and troughs. *A Best Management Practice has been developed for this routine check of all sumps and containments.*
- 2. Burlington shall make minor modifications to all discharge plans up dating where all solid waste is being disposed of. *The discharge plans provide this information on a table in Section VIII Effluent Disposal, Part B. Off-Site Disposal.*

If you have any questions please do not hesitate to contact me at 505-326-9537.

Sincerely;

Dregg Illin J. Gregg Wurtz

Sr. Environmental Rep. San Juan Division 505-326-9537

Cc: OCD Aztec Office Attachments-3

Gobernador Waste Drain Line Test

The purpose of this Attachment is to document the successful completion of the drain line test at the Gobernador Compressor station on 11/29/00.

Background

The Gobernador Compressor Station has eight floor drains manifolded into one common 4 inch PVC drain line that flows to an outside sump tank and then to an above ground storage tank. The drain lines are below the concrete floor and collect mainly wash water and petroleum lubes and oils (POLs) generated from normal operation and maintenance of the compressor engines.

The drain lines were tested starting in April 2000 using a hydrostatic test procedure approved by OCD. The drain lines from the outside sump to the above ground storage tank and the sump inspection were tested successfully. The hydrostatic test of the drain lines from the sump to within the compressor building was unsuccessful. The drain lines inside the building failed because they were not able to hold the OCD specified static 3 p.s.i. pressure for 30 minutes. A small amount of pressure was lost during the test until a static level was achieved at ambient pressure and temperature at floor level.

To identify the cause of the test failure BR looked for any missed outlets or small cracks in the drain line that could have contribute to the loss in static pressure. Asbuilts for the station were reexamined for overlooked drain line outlets and all drain line lengths outside of the building were excavated and examined. No missed outlets or breaks in the drain lines were identified. No evidence of discharges was observed along the drain line excavated outside the building. The drain lines within the building are located under the concrete floor and surrounded by concrete and could not be excavated practically. The next step was to perform a visual inspection of the inside of the drain lines with a downhole video camera. The video determined that the condition of the inside of the drain lines was satisfactory and no obvious cracks or damage was observed.

The drain lines are constructed of PVC and designed for gravity flow at ambient pressure and are not designed to operate under pressure. It is important to note that the drain lines when hydrostatic tested are completely full of water but under normal day-to-day gravity flow conditions may only be 1/3 full. Therefore, a crack in the upper 2/3 of the drain line above normal flow height may lead to a failed hydrostatic test but no discharge under normal flow conditions.

Alternative Test

An alternative drain line test was proposed to OCD during a site inspection with Wayne Price, OCD Santa Fe and Denny Foust, OCD Aztec. The alternative test proposed was to use a specific volume in/volume out test for each segment of the drain line. A description of the procedures used to complete the volume in/volume out procedures is provided in

Attachment 1A. In addition, an assessment of the waste that could be potentially discharged by the drain lines was performed.

The volume in/volume out test recovered 100% for each drain line segment (see Table 1, Attachment 1A). The waste analysis based on pre-existing data detected no hazardous waste.

Risk Assessment

Constituent of Concern

An analysis of the products used at the compressor station determined that only POLs are collected in the drain lines at the facilities in significant quantities and no hazardous substances are permitted in the drain lines and sump system.

Under normal engine operation trace amounts of metals are contained in the used oil and these trace metals along with the POLs were identified as the primary constituents of concern for potential releases from the drain lines. Existing analysis preformed to chemically profile the waste water and used oil was used to determine potential risk to the environment. The analysis of the water and the used POLs was performed for detection of metals, Flash point, and total organic halogen and volatile organic compounds. The analytical results determined that the parameters tested were below WQCC standards except for Selenium in the waste water. The Selenium concentration was measured at 0.23 mg/l and the WCCC human health standard for ground water is 0.05mg/l. The analytical results for the water and used oils are provided in Attachment 1A.

The results of the alternative volume in/volume out test demonstrated that an insignificant amount of water or none at all under normal operating conditions is lost from the drain lines

Geology and Hydrology

The receptors for potential releases from the drain line system would be the geologic materials underlying the station and to a lesser extent the ground water beneath the station. The potential for the soil contamination migrating a significant distance and subsequent ground water impacts was determined to be minor based on the following: 1) the drain lines are buried in concrete during construction further inhibiting the release of liquids; 2) the compaction necessary of the soils prior to construction of the compressor facility minimizes infiltration; 3) the 100% recovery results of the drain line volume in/volume out test completed demonstrated insignificant quantity of lost fluid; and 4) the down hole video survey not detecting significant failure in the drain line.

The soils at the Gobernador station consist of a clayey and silty sand. The underlying bedrock formation is sandstone. The cathodic well data in the area indicates the depth to groundwater to be approximately 80 feet. No groundwater was encountered during the



geotechnical test borings to a depth of 25 feet. The aquifer most likely to be affected by a potential discharge in this area is the San Juan Formation. This formation is characterized by interbedded sandstones and mudstones and is approximately 2700 ft. in total thickness. The closest ephemeral stream is the Gobernador Wash approximately ¹/₄ mi southwest of the facility.

The migration of the POLs in the soils beneath the compressor station may be limited based on the characteristics of the POLS and the porosity of soils being fine grained and well compacted. Typically, heavier hydrocarbons do not travel far from the source without facilitated transport (i.e., head pressure) when released into fine compacted soils. Moreover, the risk to human health and the environment from the POLs may be further minimized by the natural biodegradation of the potential hydrocarbons in the soils over time. This coupled with the low hydrologic conductivity of the soils and the lack of natural precipitation to facilitate vertical transport may prevent the potential of groundwater impacts during the life of the compressor station.

Conclusion

The drain lines at the Gobernador Compressor Station present an insignificant risk to human health and the environment. This conclusion was supported by the testing and analysis results including: 1) satisfactory integrity of drain lines excavated outside the building; 2) no major findings of drain line failure using a down hole camera inspection; 3) 100% recovery results of the volume in /volume out testing under normal operation of the drain lines at ambient pressure; 4) the physical characteristics of the liquids minimizing migration; and 5) the analysis of potential constituents of concern in the waste drain line liquids.

To this end, in the unlikely event a release did occur the extent of contamination maybe small and in close proximity to the source and may never impact the groundwater. Finally, a complete remediation of the site will be performed after the decommissioning and abandonment of the station.

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Attachment 1A

Volume In/Volume Out Waste Drain Line Testing Procedures

Attachment 1A

Volume In/Volume Out Waste Drain Line Testing Procedures

Preparation

- 1. Steam clean drain lines and sump prior to test.
- 2. Install inlet plug with stop flow valve into sump where drain line enters sump. This will aid in the accurate collection of "volume out" water. One person will need to be inside the sump to collect water. Caution this is a confined space and the appropriate confined space permit, freash air, safety procedures and equipment must be used.
- 3. Use graduated plastic buckets to accurately pour water into and capture water from drain lines.
- 4. Prevent the introduction of in coming fluids during the test by blocking drain lines at the source.

<u>Test</u>

- 1. Start at the furtherest drain line inlet from sump. Mark volume in .01-foot increments on volume in and volume out buckets.
- 2. Volume In: Add 5 gallons of liquid to drain line starting at furthest drain line from sump and document time. Be careful to add water slowly and use funnel to avoid water splash loss.
- 3. Volume Out: At sump inlet measure return volume in graduated bucket. Allow for sufficient time (approximately 30 minutes) for water to return through drain line. Note time and volume of water collected.

Quality Assurance/Quality Control

- 1. Repeat one drain line segment test blind to the person collecting the "volume out" measurement inside the sump. Compare both original and repeat "volume out" measurements to document measurement precision.
- 2. Decrease by ½ gallon the known amount of the "volume in" water added to a randomly selected drain line segment. Do this decreased volume test blind to the person collecting the "volume out" measurement inside the sump. This check will verify "volume out" measurement accuracy

TABLE 1VOLUME IN/VOLUME OUT TEST RESULTS
GOBERNADOR COMPRESSOR STATION

Drain line	Vol. In	Vol. Out	Time	Notes
l .	(gallons)	(gallons)	(minutes)	
1	5.0	5.0	20	Start at south engine. Water and .01 ft film of oil
2	5.0	5.0	18	Water and .01 ft film of oil recovered
3	5.0	5.0	18	Water and .01 ft film of oil recovered
4	5.0	5.0	18	Water and .01 ft film of oil recovered
4R	5.0R	5.0R	17R	Water and .01 ft film of oil. Repeat drain line
5	5.0	5.0	17	Water and .01 ft film of oil recovered
6	4.5	4.5	15	Water with .01 ft. film of oil recovered
7	5.0	5.0	15	Water and .03 ft film of oil recovered
8	5.0	5.0	14	Water and .02 ft film of oil recovered

Note:

Graduated bucket accuracy was 0.01 feet



Phone (505) 326-4737 Fax (505) 325-4182

Inter-Mountain Laboratories. Inc.

WASTE OIL CHARACTERIZATION

2506 West Main Street, Farmington, NM 87401

Client: Project: Sample ID: Laboratory ID: Sample Matrix: Condition:

Burlington Resources BR-Compressor Stations Gobarnador Compressor 0398G06966 Oil Intact

Date Reported:	12/22/98
Date Analyzed:	12/14/98
Date Sampled:	11/10/98
Date Received:	12/03/98

Analyte	Result	Units	Maximum Allowable Level
Arsenic	<3.0	ppm	5
Cadmium	<0.20	p pm	2
Chromium	<0.5	p pm	10
Lead	<2.50	p pm	100
Flash Point	>140	۴	must exceed 100
Total Organic Halogens	<1000	p pm	1000-4000

ND - Analyte not detected at stated detection level.

References:

Analysis performed according to SW-846 "Test Methods for Evaluating Solid Waste: Physical / Chemical Methods" United States Environmental Protection Agency 3rd Edition, Final Update III, December, 1996.

Annual Book of ASTM Standards, Vol. 05.01, Method D808-81, 1985. Annual Book of ASTM Standards, Vol. 15.04, Method D93-80, 1985.

Comments:

Reported by:_ (

Reviewed by

iml

Inter-Mountain Laboratories, Inc.

2506 West Main Street, Farmington, NM 87401

Phone (505) 326-4737 Fax (505) 325-4182

Client:	Burlington Resources
Project:	Compressor Stations
Sample ID:	Water From Used Oil Tank
Lab ID:	0399W05762
Matrix:	Liquid
Condition:	Cool/Intact

Date Reported: 12/13/99 Date Sampled: 11/23/99 Date Received: 11/23/99

Date Analyzed: 12/03/99

	Analytical			
Parameter	Result	PQL	MCL	Units
TCLP Metals - EPA Method 1311				
Arsenic	<0.1	0.1	5.0	mg/L
Barium	、<0.5	0.5	100	mg/L
Cadmium	<0.01	0.01	1.0	mg/L
Chromium	0.05	0.02	5.0	mg/L
.ead	<0.1	0.1	5.0	mg/L
Mercury	<0.001	0.001	0.2	mg/L
Selenium	0.23	0.1	1.0	mg/L
Silver	<0.05	0.05	5.0	ma/L

Reference: SW-846 - "Test Methods for Evaluating Solid Waste: Physical/Chemical Methods", United States Environmental Protectic Agency, Final Update 1, July 1992.

Reviewed By: William Lipps



Inter-Mountain Laboratories, Inc.

Phone (505) 326-4737 Fax (505) 325-4182

Flash Point

2506 West Main Street. Farmington, NM 87401

Client:	Burlington Resources		
Project:	Compressor Stations	Date Reported:	12/13/99
Sample ID:	Water From Used Oil Tank	Date Sampled:	11/23/99
Laboratory ID:	0399W05762	Date Received:	11/23/99
Sample Matrix:	Liquid	Date Analyzed:	12/07/99
Condition:	Intact		

Analyte	Result	Units
Flash Point	>140	۴F

References:

Analysis performed according to SW-846 "Test Methods for Evaluating Solid Waste: Physical / Chemical Methods" United States Environmental Protection Agency 3rd Edition, Final Update II, September, 1994.

Annual Book of ASTM Standards, Method D56.

Reported by:

Reviewed by:

iml

Inter-Mountain Laboratories, Inc.

Phone (505) 326-4737 Fax (505) 325-4182 IOXICITY CHARACTERISTIC LEACHING PROCEDURE EPA METHOD 8260B

VOLATILE ORGANIC COMPOUNDS BY GC/MS

Client:	Burlington Resources	Date Reported:	12/08/99
Project ID:	Compressor Stations	Date Sampled:	11/23/99
Sample ID:	Water from used oil tanks	Date Received:	11/24/99
Laboratory ID:	03 99W05762	Date Extracted:	NA
Sample Matrix:	Water	Date Analyzed:	12/01/99

Parameter	Analytical Result	Detection Limit	Regulatory Level	Units
Benzene	ND	0.05	0.5	ma/L
Carbon Tetrachloride	ND	0.05	0.5	mg/L
Chlorobenzene	ND	0.05	100	mg/L
Chloroform	ND	0.05	6.0	mg/L
1,2-Dichloroethane	ND	0.05	0.5	mg/L
1,1-Dichloroethylene	ND	0.05	0.7	mg/L
Methyl Ethyl Ketone (2-Butanone)	ND	1.25	200	mg/L
Tetrachloroethylene	ND	0.05	0.7	mg/L
Trichloroethylene	ND	0.05	0.5	mg/L
Vinyl Chloride	ND	0.05	0.2	mg/L

ND - Compound not detected at stated Detection Limit.

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Surrogate Recovery	%	Limits	
Dibromofluoromethane	97	86 - 118	
Dichloroethane-d4	91	80 - 120	
Toluene-d8	90	88 - 110	
4-Bromofluorobenzene	92	86 - 116	

Reference: Test Methods for Evaluating Water, Wastewater and Solid Waste, SW-846,U.S.E.P.A., Volume IB, Revision 2. December 1996,

Analyst P lug &

Reviewed



ATTACHMENT 2

RATTLE SNAKE COMPRESSOR STATION TANK WATER TANK REMEDIATION AND REPLACEMENT

Rattle Snake Compressor Station Fiberglass Waste Water Tank Replacement

Events

- 1. Area under both tanks excavated following the extent of soil contamination staining
- 2. Samples were collected at the deepest point of contamination under each tank.
- 3. The contamination was confined to area within berm perimeter (20 feet x 30 feet) and to a maximum depth under the storage tank of 16 feet.
- 4. Soil was replaced with clean fill and compacted and new water tank and the old storage tank were placed on liners and a berm reconstructed
- 5. Contaminated soil was land farmed at Quinn Compressor Station location



Sample from Water Tank collected at 8 feet PID field reading 0.0 ppm

Sample from Storage Tank collected at 16 feet BTEX = < 50 ug/kg DRO/GRO = <30 ug/kg PID = 0.0 ppm

Inter-Mountain Laboratories, Inc.

2506 West Main Street, Farmington, NM 87401

none (505) 326-4737 Fax	(505) 325-4182 Burlington Resources
Project:	Rattlesnake Comp. St.
Sample ID:	Rattlesnake 12/00
Lab ID:	0300W05574
Matrix:	Soil
Condition:	Intact

Date Reported: 01/03/01 Date Sampled: 12/19/00 Date Received: 12/20/00

Parameter	Analyticai Result	PQL	Units
DRO - METHOD 8015AZ	<u></u>		
Diesel Range Organics (C10 - C22)	<30	30	mg/Kg
Diesel Range Organics as Diesel	<30	30	mg/Kg
Quality Control - Surrogate Recovery	%	QC Li	mits
o-Terphenyl(SUR-8015)	92	70 - 1	130

Reference: SW-846 - "Test Methods for Evaluating Solid Waste: Physical/Chemical Methods", United States Environmental Protection Agency, November, 1986.

Reviewed By: William Lipps

Phone (505) 326-4737 Fox (505) 325-4182

Inter-Mountain Laboratories, Inc.

2506 West Main Street, Farmington, NM 87401

none	Client:	Buriington Resources		
	Project:	Rattlesnake Comp. St.	Date Reported:	01/02/01
	Sample ID:	Rattlesnake 12/00	Date Sampled:	12/19/00
	Lab ID:	0300W05574	Date Received:	12/20/00
	Matrix:	Soil		
	Condition:	Intact		

Parameter	Analytical Result	PQL	Units
BTEX - METHOD 8021B			
Benzene	<50	50	ug/Kg
Toluene	<50	50	ug/Kg
Ethylbenzene	<50	50	ug/Kg
Xylenes (total)	<150	150	ug/Kg
Quality Control - Surrogate Recovery	%	QC Li	mits
4-Bromofluorobenzene(SUR-8021B)	101	70 - 1	30

Reference: Method 8021b, Volatile Organic Compounds, Test Methods for Evaluating Solid Waste, Physical/Chemical Methods, United States Environmental Protection Agency, SW-846, Volume IB.

Reviewed By: William Lipps

ind Phone (505) 326:4737

Inter-Mountain Laboratories, Inc.

2506 West Main Street, Farmington, NM 87401

ne (505) 326-4737 Fax Client:	(505) 325-4182 Burlington Resources
Project:	Rattlesnake Comp. St.
Sample ID:	Rattlesnake 12/00
Lab ID:	0300W05574
Matrix:	Soil
Condition:	Intact

Date Reported:	01/02/01
Date Sampled:	12/19/00
Date Received:	12/20/00

Parameter	Analytical Result	PQL	Units
GRO - METHOD 8015AZ		······	
Gasoline Range Organics(C6-C10)	<5	5	mg/Kg
Gasoline Range Organics as Gasoline	<5	5	mg/Kg
Quality Control - Surrogate Recovery	%	QC Li	mits
4-Bromofluorobenzene(SUR-8015B)	101	70 -	130

Reference: SW-846 - "Test Methods for Evaluating Solid Waste: Physical/Chemical Methods", United States Environmental Protection Agency, November, 1986.

Reviewed By: William Lipps

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ATTACHMENT 3

BUNEA VISTA COMPRESSOR STATION GROUNDWATER MONITORING DATA



Quarterly Report for Groundwater Sampling

June 1998

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Prepared For

BURLINGTON RESOURCES OIL AND GAS COMPANY, FARMINGTON, NEW MEXICO

Project 16060



4000 Monroe Road Farmington, New Mexico 87401 (505) 326-2262



AMPLE RESULTS FROM GROUNDWATER SAMPLANT

BUENA VISTA COMPRESSOR STATION

2100 2100 1100 2100 2200 2300 2300 2400 0019 2700 4800 4400 4400 2200 mg/l 5600 S(I.I richloromethame fluoro-< 0.6 < 0.6 < 0.6 < 0.6 < 0.6 < 0.6 < 0.6 < 0.6 < 0.6 < 0.6 μ<u>α</u>/Ι. < 0.6 < 0.6 < 0.6 < 0.6 < 0.6 < 0.6 < 0.6 < 0.6 NA NA NA Dichlorobenzene 1.3-1/211 V V V V V V V V V v v v V V V V V V Dichlorobenzene < 0.7 < 0.7 < 0.7 < 0.7 < 0.7 < 0.7 < 0.7 < 0.7 < 0.7 < 0.7 < 0.7 < 0.7 < 0.7 < 0.7 < 0.7 < 0.7 < 0.7 < 0.7 < 0.7 < 0.7 < 0.7 1.2-<u>н g/l</u>, TDS Analysis by USEPA Method 160.1 benzene -0.10[4].) διώ το το το ο ο ο ο ο ο το το γ V ≠ V ≠ V≠V+V 0.6 0.0 0.0 µ<u>9</u>/]. 0.0 ng/L = milligrams per liter Vylenes Total µ₽/]. 2.2 < 1.3 < 0.8 < 0.8 < 0.8 < 1.3 < 0.8 < 0.8 < 1.3 < 0.8 3.3 < 1.3 < 1.3 < 1.3 < 0.8 < 0.8 < 0.8 < 1.3 < 0.8 < 1.3 < 1.3 benzene -lýth):J × 0.5 1/ភ្លា Foluene < 1.2 < 1.2 < 1.2 < 1.2 3.4 < 0.5 5.3 11 22/1 < 1.2 < 1.2 < 1.2 < 1.2 3.1 < 0.5 5.3 < 1.2 < 1.2 < 1.2 < 1.2 < 1.2 5.4 < 0.5 NA - Data not available for this sampling event **BTEX Analysis by USEPA Method 8260** × 0.5 M Benzene N N N N N <u>ц 9/1</u> $\mu g/L = micrograms per liter$ Sampled 11/20/96 08/29/96 05/20/98 05/20/98 05/23/96 11/20/96 08/29/96 1/19/97 1/19/97 05/20/97 72/20/97 76/61/1 05/20/97 02/20/97 05/23/96 05/20/98 08/29/96 05/23/96 5/20/97 11/20/96 Date 72/20/97 MW-3 Location MW-2* NWW.1 نیپ بر برچه

PHILIP SERVICES

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TABLE 1

SAMPLE RESULTS FROM GROUNDWATER SAMPLING BURLINGTON RESOURCES OIL & GAS COMPANY BUENA VISTA COMPRESSOR STATION

CONTINUED

							1.2-	1.3-	Trichloro-	
				Ethyl-	Total	-0.10Jul.)	Dichloro-	Dichloro-	fluoro-	
	Date	Benzene	Tolnene	benzene	Nylenes	benzene	penzene	benzene	methane	Sal
Location	Sampled	11.22	11911	112/1,	11911	J12/1.	112/1.	µg/1,	11.01	mg/1.
MW-4	05/20/98	< 0.5 2</th <th>< 1.2</th> <th>× 0.5</th> <th>< 0.8</th> <th><pre>%</pre></th> <th>< 0.7</th> <th></th> <th>< 0.6</th> <th>2500</th>	< 1.2	× 0.5	< 0.8	<pre>%</pre>	< 0.7		< 0.6	2500
	11/19/97	×05	< 1.2	Lux 0.5 w	< 0.8	×0.6	< 0.7	w kitu	< 0.6	2800
	05/20/97	sos:	< 1.2	205	< 0.8	20.S	< 0.7		< 0.6	1400 イ
	02/20/97	×0. S	< 1.2	<	< 1.3	S0.6	< 0.7		< 0.6	2600
	11/20/96	°. V	< 1.2	0.5	0.8	20:02 10:02	< 0.7	ПV V	< 0.6	2300
	08/29/96	× 03	< 0.5	203	< 1.3	10×10	< 0.7		< 0.6	2600
	05/23/96	0 2.5	18	1 × 2 0	9.7	× 0.61	< 0.7		NA	2500
$\mu g/L = microg$	rams per lite	II.		mg/L = mil	ligrams per	liter				
BTEX Analysi	s by USEPA	Method 8260		TDS Analy	sis by USE	PA Method 160	.1			
NA - Data not	available for	r this sampling e	vent							





SAN JUAN DIVISION

June 25, 1998

Dale L. Wirth Bureau of Land Management 1235 La Plata Highway Farmington, New Mexico 87401

Re: Buena Vista Compressor Station Groundwater Sampling Event

Dear Mr. Wirth:

Burlington Resources Oil and Gas Inc. (BR) is supplying you with a copy of the final Buena Vista Compressor Station Semi-Annual Report for Groundwater Sampling. The final sampling event took place on May 20, 1998. As with the previous sampling, laboratory results indicated that all tested parameters were below laboratory detection limits, except total disolved solids.

All groundwater sampling was done to meet the Buena Vista Environmental Assessment Requirements. Now that these requirements have been met, BR recommends plugging and abandoning the four monitoring wells. Please respond in writing indicating your concurrence.

If you have any questions regarding this submittal, please contact me at (505) 326-9841.

Sincerely,

5)Hach

Ed Hasely Sr. Staff Environmental Representative

Enclosure: (1) Report for Groundwater Sampling, June 1998

cc: Bruce Gantner - BR Rick Benson - BR Buena Vista C.S. Facility File

File: Buena Vista\Groundwater Monitoring & Reports

s:\2-envnmt\grndwatr\facility\bunavsta\corresp\dee97.doc

3535 East 30th St., 87402-8891, P.O. Box 4289, Farmington, New Mexico 87499-4289, Telephone 505-326-9700, Fax 505-326-9833



NEW MEXICO ENERGY, MINERALS and NATURAL RESOURCES DEPARTMENT

GARY E. JOHNSON Governor Jennifer A. Salisbury Cabinet Secretary Lori Wrotenbery Director Oil Conservation Division

November 14, 2000

CERTIFIED MAIL RETURN RECEIPT NO. 5051 4560

Mr. Greg Wurtz Burlington Resources P.O. Box 4289 Farmington, NM 87499-4289

RE: Site Inspections

Dear Mr. Wurtz:

New Mexico Oil Conservation Division (OCD) recently conducted site inspections of several Burlington Resources (BR) compressor stations that currently have discharge plan permits. Please find enclosed a copy of these inspection reports including photos for your files. Below is a summary of action items required to be addressed by Burlington Resources:

Manzanares GW-059:

- 1. Discharge of oil from the compressors are being deposited on the ground. (see picture #2)
- 2. Oil stain found around waste water tank. (see picture #3)

Gobernador GW-056:

1. Compressor building drain line will not hold pressure.

Pump Mesa GW-148:

- 1. Oil stain around produced water tank. (see picture #2)
- 2. Oil stain around compressor sump. (see picture #3)

Quinn GW-239:

1. TEG and De-hydrator waste water tank secondary liner is torn. (see picture #2)

Mr. Greg Wurtz 11/14/00 page 2

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Sandstone GW-193:

1. Tank farm area- lube oil pump is leaking and produced water tank is wet around base.

Rattlesnake GW-093:

- 1. Motor oil and anti-freeze storage tanks do not have proper containment.
- 2. Oil and water observed in condensate underground wastewater storage tank leak detector. (see picture 2&3)

Bunea Vista GW-255:

1. Submit most recent analysis from monitoring wells.

Pump Canyon GW-057:

1. Sign needs to be changed from Meridian to Burlington Resources. (see picture #1)

Hart Canyon GW-058:

1. Main Compressor sump has lost mechanical integrity. (see picture #3)

Cedar Hill GW-258:

1. Plant main vent system has oil accumulating on stack and system is located in stormwater drain area. (see picture #2)

Middle Mesa GW-077:

- 1. De-hydrator steam condensate wastewater tank needs proper containment. (see picture #2)
- 2. Outside west compressor-oil and water being discharged to ground. (see picture #3)

Common action items for all sites:

- 1. Burlington shall make minor modifications to all discharge plans to include a routine check for emptying all sumps and troughs.
- 2. Burlington shall make minor modifications to all discharge plans up dating where all solid waste is being disposed of.

Mr. Greg Wurtz 11/14/00 page 3



Please provide a detail report for each action item listed above showing your corrective actions taken and/or findings by January 15, 2001.

If you have any questions please do not hesitate to call me at 505-827-7155.

Sincerely;

Wayne Price- Pet. Engr. Spec.

Cc: OCD Aztec Office Attachments-11

OCD ENVIRONMENTAL BUREAU

SITE INSPECTION SHEET

DATE: 11-08-00 Time: 9:30 AM	
Type of Facility: Refinery Gas Plant Compressor St. Brine St. Oilfield Service Co. Image: Surface Waste Mgt. Surface Waste Mgt. Facility E&P Site Crude Oil Pump Station Image: Surface Waste Mgt. Other Image: Surface Waste Mgt. Facility Image: Surface Waste Mgt. Facility Image: Surface Waste Mgt. Other Image: Surface Waste Mgt. Facility Image: Surface Waste Waste Mgt. Facility Image: Surface Waste	
Discharge Plan: No 🗆 Yes 🗆 DP#G-W-258	
FACILITY NAME: CEORE HILL	
PHYSICAL LOCATION: Legal: QTR_QTR_SW_Sec.29_TS32N_R/OW County_SAN JUAN NW/2<32	
OWNER/OPERATOR (NAME) BURLINGTON RESOURCES	
MAILING ADDRESS:	
Owner/Operator Rep's:	
OCD INSPECTORS: PRIEE + FOUST	
1. <u>Drum Storage</u> : All drums containing materials other than fresh water must be stored on an impermeable pad with curbing. All empty drums will be stored on their sides with the bungs in and lined up on a horizontal plane. Chemicals in other containers such as sacks or buckets will also be stored on an impermeable pad and curb type containment.	
2. <u>Process Areas</u> : All process and maintenance areas which show evidence that leaks and spills are reaching the ground surface must be either paved and curbed or have some type of spill collection device incorporated into the design. <u>ESD VENT - MOUNTED IN ARROYO - NEERS PROFER CONTAINMENT</u> /CONTRO <u>TO SATISFY STORMWATER PLAN - USUAL OIL OPS STACK</u>	۷
pic # 2	
3. Above Ground Tanks: All above ground tanks which contain fluids other than fresh water must be bermed to contain a volume of one-third more than the total volume of the largest tank or of all interconnected tanks. All new tanks or existing tanks that undergo a major modification, as determined by the Division, must be placed within an impermeable bermed enclosure.	

OCD Inspection Sheet Page ____ of ____

<u> </u>	
4. Above Ground Sad unless they contain fre	dle Tanks: Above ground saddle tanks must have impermeable pad and curb type containment ssh water or fluids that are gases at atmospheric temperature and pressure.
5. <u>Labeling:</u> All tank notification	s, drums and containers will be clearly labeled to identify their contents and other emergency information.
6. Below Grade Tank installation or upon m pre-existing sumps and pressure testing to 3 p tanks and/or sumps, o	s/Sumps: All below grade tanks, sumps, and pits must be approved by the OCD prior to odification and must incorporate secondary containment and leak-detection into the design. All d below-grade tanks must demonstrate integrity on an annual basis. Integrity tests include ounds per square inch above normal operating pressure and/or visual inspection of cleaned out or other OCD approved methods. The OCD will be notified at least 72 hours prior to all testing.
7. Underground Proc demonstrate their mec The permittee may pri- normal operating pres all testing.	ess/Wastewater Lines: All underground process/wastewater pipelines must be tested to hanical integrity at present and then every 5 years thereafter, or prior to discharge plan renewa opose various methods for testing such as pressure testing to 3 pounds per square inch above sure or other means acceptable to the OCD. The OCD will be notified at least 72 hours prior to
······································	
8. Onsite/Offsite Was correctly? Does the fa	te Disposal and Storage Practices: Are all wastes properly characterized and disposed of cellity have an EPA hazardous waste number? Yes No
ARE ALL WASTE CHA	RACTERIZED AND DISPOSED OF PROPERLY? YES 🖌 NO 🗆 IF NO DETAIL BELOW.

OCD Inspection Sheet Page ____ of ____ 9. <u>Class V Wells</u>: Leach fields and other wastewater disposal systems at OCD regulated facilities which inject non-hazardous fluid into or above an underground source of drinking water are considered Class V injection wells under the EPA UIC program. All Class V wells that inject non-hazardous industrial wastes or a mixture of industrial wastes and domestic wastes will be closed unless it can be demonstrated that groundwater will not be impacted in the reasonably foreseeable future. Closure of Class V wells must be in accordance with a plan approved by the Division's Santa Fe Office. The OCD allows industry to submit closure plans which are protective of human health, the environment and groundwater as defined by the WQCC, and are cost effective. Class V wells that inject domestic waste only must be permitted by the New Mexico Environment Department.

NO VES I IF YES DESCRIBE BELOW ! Undetermined ANY CLASS V WELLS

10. <u>Housekeeping:</u> All systems designed for spill collection/prevention will be inspected weekly and after each storm event to ensure proper operation and to prevent overtopping or system failure. A record of inspections will be retained on site for a period of five years.

11. Spill Reporting: All spills/releases will be reported pursuant to OCD Rule 116 and WQCC 1203 to the proper OCD District Office.

12. Does the facility have any other potential environmental concerns/issues?

13. Does the facility have any other environmental permits - i.e. SPCC, Stormwater Plan, etc.?

5pcc • 🗸

NO ₫ YES □ IF YES, HOW IS IT BEING USED ? 14. ANY WATER WELLS ON SITE ?

20-30 7W R

Miscellaneous Comments:

Number of Photos taken at this site: <u> $p_{ic} #_{i} - S_{ij} p_{i}$ </u> attachments-

OCD Inspection Sheet Page ____ of ____

OCD Inspection November 08, 2000 Pictures by Wayne Price-OCD Burlington Resources- Cedar Hill Comp. ST GW-258 Page 1



Picture #1- Sign

OCD Inspection November 08, 2000 Pictures by Wayne Price-OCD Burlington Resources- Cedar Hill Comp. ST GW-258 Page 2



Picture #2- Plant ESD and normal vent stack located east of plant.



SAN JUAN DIVISION

6/1/1999

JUN - 3

New Mexico Energy, Minerals & Natural Resources Department Oil Conservation Division 2040 South Pacheco Street Santa Fe, NM 87505

Attention: Wayne Price

Re: Compressor Station Sump Integrity Inspections

Dear Mr. Price:

The purpose of this correspondence is to provide your office with the results of the compressor stations visual test that was conducted at the following locations:

Pump Canyon Buena Vista Sandstone Quinn Pump Mesa Hart Arch Rock Rattlesnake Cedar Hill Middle Mesa Manzanares Gobernador Frances Mesa Sims Mesa

The purpose of the test was to comply not only with the terms and conditions of the original OCD Discharge Plans, but also to satisfy special condition 8. To complete the visual inspection of the sumps, Scat Hot Wash was employed to pressure wash the interior. After the unit was steam cleaned, the residual liquid was removed to allow all areas of the sump to be examined. During the sump inspection no pitting of the steel was observed and the welds appeared to be adequate for sustaining structural integrity.

I thank you for your time and consideration and should you have any questions regarding this correspondence please feel free to contact me at 505-326-9537.

Since

//effery T. Schoenbacher /Environmental Representative

CC: Bruce Gantner Ed Hasely Ken Johnson Kevin Johnson Denny Foust, OCD District Office Correspondence

JTS:



Burlington Resources, San Juan Division

3535 East 30 th Street

P.O. Box 4289

Farmington, NM 87499-4289

Revision Date: Tuesday, June 01, 1999

Compressor Station:	<u>Arch Rock</u>
Section:	14
Township	32N
Range:	11W
Date of Inspection:	5/26/99
Plan Expiration Date:	2/21/00
OCD Notified Date:	5/18/99 Written Correspondence to Santa Fe





Comments:

Environmental Representative

spector:



Burlington Resources, San Juan Division 3535 East 30 th Street P.O. Box 4289 Farmington, NM 87499-4289 Revision Date: Tuesday, June 01, 1999

Compressor Station:	Buena Vista
Section:	13
Township	30N
Range:	9W
Date of Inspection:	5/25/99
Plan Expiration Date:	9/5/01
OCD Notified Date:	5/18/99 Written Correspondence to Santa Fe

Photograph:



Comments:

Inspector:

No problems were observed. Kevin Johnson was present for all sump inspections.

Environmental Representative



Burlington Resources, San Juan Division

3535 East 30 th Street

P.O. Box 4289

Farmington, NM 87499-4289

Revision Date: Tuesday, June 01, 1999

Compressor Station:	<u>Cedar Hill</u>
Section:	29
Township	30N
Range:	10W
Date of Inspection:	5/26/99
Plan Expiration Date:	9/30/01
OCD Notified Date:	5/18/99 Written Correspondence to Santa Fe

Photograph:



Comments:

No problems were observed. Kevin Johnson was present for all sump inspections.

Environmental Representative



Burlington Resources, San Juan Division 3535 East 30 th Street P.O. Box 4289 Farmington, NM 87499-4289 Revision Date: Tuesday, June 01, 1999

Compressor Station:	<u>Erances Mesa</u>
Section:	27
Township	30N
Range:	7W
Date of Inspection:	5/27/99
Plan Expiration Date:	6/9/00
OCD Notified Date:	5/18/99 Written Correspondence to Santa Fe

Photograph:



Comments:

Inspector:

No problems were observed. Kevin Johnson was present for all sump inspections.

// Environmental Representative



Burlington Resources, San Juan Division 3535 East 30 th Street

P.O. Box 4289 Farmington, NM 87499-4289

Revision Date: Tuesday, June 01, 1999

Section:	10
Township	31N
Range:	7W
Date of Inspection:	5/26/99
Plan Expiration Date:	1/11/00
OCD Notified Date:	5/18/99 Written Correspondence to Santa Fe



Comments:

No problems were observed. Kevin Johnson was present for all sump inspections.

Environmental Representative



Burlington Resources, San Juan Division

3535 East 30 th Street

P.O. Box 4289

Farmington, NM 87499-4289

Revision Date: Tuesday, June 01, 1999

Compressor Station:	Hart Canyon
Section:	20
Township	31N
Range:	10W
Date of Inspection:	5/26/99
Plan Expiration Date:	0/11/00
OCD Notified Date:	5/18/99 Written Correspondence to Santa Fe

Photograph:



Comments:

No problems were observed. Kevin Johnson was present for all sump inspections.

// Environmental Representative

Burlington Resources, San Juan Division

3535 East 30 th Street

P.O. Box 4289

Farmington, NM 87499-4289

Revision Date: Tuesday, June 01, 1999

Compressor Station:	<u>Manzanares</u>
Section:	4
Township	29N
Range:	8W
Date of Inspection:	5/27/99
Plan Expiration Date:	0/11/00
OCD Notified Date:	5/18/99 Written Correspondence to Santa Fe



Comments:

No problems were observed. Kevin Johnson was present for all sump inspections.

Inspector:

Amon

Environmental Representative



Burlington Resources, San Juan Division 3535 East 30 th Street P.O. Box 4289 Farmington, NM 87499-4289

Revision Date: Tuesday, June 01, 1999

Compressor Station:	Middle Mesa Compressor
Section:	10
Township	31N
Range:	7W
Date of Inspection:	5/26/99
Plan Expiration Date:	1/14/01
OCD Notified Date:	5/18/99 Written Correspondence to Santa Fe





Comments:

No problems were observed. Kevin Johnson was present for all sump inspections.

Inspector:

Environmental Representative



Burlington Resources, San Juan Division

3535 East 30 th Street

P.O. Box 4289

Farmington, NM 87499-4289

Revision Date: Tuesday, June 01, 1999

Compressor Station:	Pump Canyon
Section:	24
Township	30N
Range:	9W
Date of Inspection:	5/25/99
Plan Expiration Date:	11/7/00
OCD Notified Date:	5/18/99 Written Correspondence to Santa Fe



Comments:

No problems were observed. Kevin Johnson was present for all sump inspections.

Environmental Representative



Burlington Resources, San Juan Division

3535 East 30 th Street

P.O. Box 4289

Farmington, NM 87499-4289

Revision Date: Tuesday, June 01, 1999

Compressor Station:	Pump Mesa
Section:	27
Township	30N
Range:	7W
Date of Inspection:	5/25/99
Plan Expiration Date:	8/19/03
OCD Notified Date:	5/18/99 Written Correspondence to Santa Fe

Photograph:



Comments:

No problems were observed. Kevin Johnson was present for all sump inspections. OCD was not present.

Environmental Representative



Burlington Resources, San Juan Division

3535 East 30 th Street

P.O. Box 4289

Farmington, NM 87499-4289

Revision Date: Tuesday, June 01, 1999

Compressor Station:	Quinn	
Section:	16	
Township	31N	
Range:	8W	
Date of Inspection:	5/25/99	
Plan Expiration Date:	8/9/01	
OCD Notified Date:	5/18/99	Written Correspondence to Santa Fe



Comments:

No problems were observed. Kevin Johnson was present for all sump inspections.

Environmental Representative

Burlington Resources, San Juan Division 3535 East 30 th Street

P.O. Box 4289

Farmington, NM 87499-4289

Revision Date: Tuesday, June 01, 1999

Compressor Station:	Rattlesnake
Section:	10
Township	31N
Range:	7W
Date of Inspection:	5/25/99
Plan Expiration Date:	1/17/02
OCD Notified Date:	5/18/99 Written Correspondence to Santa Fe



Comments:

Inspector:

No problems were observed. Kevin Johnson was present for all sump inspections.

vironmental Representative

Burlington Resources, San Juan Division 3535 East 30 th Street P.O. Box 4289 Farmington, NM 87499-4289 Revision Date: Tuesday, June 01, 1999

Compressor Station:	<u>Sims Mesa</u>
Section:	22
Township	30N
Range:	7W
Date of Inspection:	5/27/99
Plan Expiration Date:	8/19/03
OCD Notified Date:	5/18/99 Written Correspondence to Santa Fe



Comments:

No problems were observed. Kevin Johnson was present for all sump inspections.

fonmental Representative



Burlington Resources, San Juan Division 3535 East 30 th Street

P.O. Box 4289

Farmington, NM 87499-4289

Revision Date: Tuesday, June 01, 1999

Compressor Station:	Sandstone
Section:	32
Township	31N
Range:	8W
Date of Inspection:	5/25/99
Plan Expiration Date:	6/9/00
OCD Notified Date:	5/18/99 Written Correspondence to Santa Fe

Photograph:



Comments:

No problems were observed. Kevin Johnson was present for all sump inspections.

Environmental Representative



SAN JUAN DIVISION

May 18, 1999

Certified Mail: Z 186 732 837

New Mexico Energy, Minerals & Natural Resources Department Oil Conservation Division 2040 South Pacheco Street Santa Fe, NM 87505

Attention: Wayne Price

Re: Compressor Station Sump Integrity Inspections

Dear Mr. Price:

The purpose of this correspondence is to provide your office with written notice that the following compressor stations are to be visually tested during a three-day time frame starting May 25th, 1999:

May 25 th	May 26 ^m	May 27 ^m
Pump Canyon	Hart	Manzanares
Buena Vista	Arch Rock	Gobernador
Sandstone	Rattlesnake	Frances Mesa
Quinn	Cedar Hill	Sims Mesa
Pump Mesa		
Middle Mesa		

As required under OCD Discharge Plan Special Condition # 8:

"All pre-existing sumps and below-grade tanks must demonstrate integrity on an annual basis. Integrity tests include pressure testing to 3 pounds per square inch above normal operating pressure and/or <u>visual</u> inspection of cleaned out tanks and/or sumps, or other OCD approved methods".

As a result, to comply with this condition the above dates have been scheduled for cleaning out the sumps and visually inspecting each unit. Before the inspection commences, the sumps will be completely emptied and the lids removed to allow access to each unit. To complete the tests within a three-day time frame, the facilities have been logistically organized by area and the test will start each day at 7:30 a.m. at the first facility.

By providing written notice to OCD regarding these tests, it is Burlington Resources intentions to comply with the "72 hours prior to all testing" notification requirement contained in Condition #8. I thank you for your time and consideration and should you have any questions regarding this correspondence please feel free to contact me at 505-326-9537.

Sincerely,

M

Jeffery T. Schoenbacher Environmental Representative

Bruce Gantner Ed Hasely Ken Johnson Kevin Johnson Denny Foust, OCD District Office Correspondence

JTS:

CC:

3535 East 30th St., 87402-8801, P.O. Box 4289, Farmington, New Mexico 87499-4289, Telephone 505-326-9700, Fax 505-326-9833



NEW MEXICO ENERGY, MINERALS & NATURAL RESOURCES DEPARTMENT



OIL CONSERVATION DIVISION 2040 South Pacheco Street Santa Fe, New Mexico 87505 (505) 827-7131

October 30, 1996

CERTIFIED MAIL RETURN RECEIPT NO. P-288-258-677

Mr. Craig Bock Burlington Resources P.O. Box 4289 Farmington, NM 87499-4289

RE: Inspection Reports for GW-239, GW-255, and GW-258 San Juan County, New Mexico

Dear Mr. Bock:

The discharge plan inspection reports for the above captioned Burlington Resources Oil and Gas Facilities are enclosed. Burlington shall respond to each of the issues for each facility within 30 days of receipt of this letter and the enclosed inspection reports. Please send a copy of your response to OCD Santa Fe and the OCD Aztec District Office.

Burlington Resources continued commitment to the environmental quality of the State of New Mexico is appreciated.

If you have any questions in the meantime feel free to give me a call at (505)-827-7156.

Sincerely,

Sol,

Patricio W. Sanchez Petroleum Engineering Specialist, Environmental Bureau-OCD

xc: Mr. Denny Foust - OCD Aztec District Office.

DISCHARGE PLAN INSPECTION

FACILITY NAME: <u>GW-258</u>	LOCATION: <u>SW14</u> SW14,
Section 29, Township 32 North	, Range 10 West, NMPM,
San Juan County, New Mexico,	"Cedar Hill Compressor"
DATE: 10/23/96 OWNER: Burl	ngton Resources OiG
OCD INSPECTORS: Pat Sanchez	and Denny Faust
	7

1. **Drum Storage**: All drums containing materials other than fresh water must be stored on an impermeable pad and curb type containment. All empty drums should be stored on their sides with the bungs in place and lined up on a horizontal plane. Chemicals in other containers such as sacks or buckets should also be stored on an impermeable pad and curb type containment.

All drums and chemical containers shall be clearly labeled to identify their contents and other emergency information necessary if they were to rupture, spill, or ignite.

No compliance issues.

2. <u>Process Areas</u>: All process and maintenance areas which show evidence that leaks and spills are reaching the ground surface must be either paved and curbed or have some type of spill collection device incorporated into the design.

No compliance issues.

3. <u>Above Ground Tanks</u>: All above ground tanks which contain fluids other than fresh water must be bermed to contain a volume of one-third more than the total volume of the largest tank or of all interconnected tanks. All new facilities or modifications to existing facilities must place the tank on an impermeable type pad.

Tanks need labels (on order according to BROG representative.) Need to verify if tanks were placed on some sort of impermeable Containment.

4. <u>Above Ground Saddle Tanks</u>: Above ground saddle tanks must have impermeable pad and curb type containment unless they contain fresh water or fluids that are gases at atmospheric temperature and pressure.

Overhead	Glycol	tanks	(Compressor	cooling
fans) in	need of	labels.	T	<u> </u>

5. **Tank Labeling**: All tanks should be clearly labeled to identify their contents and other emergency information necessary if the tank were to rupture, spill, or ignite.

See (3) and (4) above.

6. <u>Below Grade Tanks/Sumps</u>: All below grade tanks, sumps, and pits must be approved by the OCD prior to installation or upon modification and must incorporate secondary containment and leak-detection into the design. All pre-existing sumps and below-grade tanks that do not have secondary containment and leak detection must demonstrate integrity on an annual basis. Integrity tests include pressure testing to 3 pounds per square inch above normal operating pressure and/or visual inspection of cleaned out tanks /or sumps.

Dehydrater sump and tank load out sump were not installed with Secondary containment, Burlington needs to address this issue and install the appropriate design.

7. <u>Underground Process/Wastewater Lines</u>: All underground process/wastewater pipelines must be tested to demonstrate their mechanical integrity at present and then every 5 years there after. Companies may propose various methods for testing such as pressure testing to 3 pounds per square inch above normal operating pressure or other means acceptable to the OCD. The OCD will be notified at least 72 hours prior to all testing so that an OCD representative may witness the testing.

OCD needs to be notified prior to any below grade waste water line tests are performed-- prior to the next discharge plan renewal BROG will notify OCD as outlined above.

8. <u>Onsite/Offsite Waste disposal and storage practices</u>, are all non-exempt wastes properly characterized and disposed of? Does the facility have an EPA hazardous waste number?

It appears that this facility is not Commingling Non-Exempt mash / compressor building fluids with exempt produced fluids. BRUG needs to verify this and provide an analysis on the non-exempt maste.

9. <u>Class V Wells</u>: Leach fields and other wastewater disposal systems at OCD regulated facilities which inject fluid other than sewage below the surface are considered Class V injection wells under the EPA UIC program. All class V wells will be closed unless, it can be demonstrated that protectable groundwater will not be impacted in the reasonably foreseeable future. Class V wells must be closed through the Santa Fe Office. The OCD allows industry to submit closure plans which are protective of human health, environment and groundwater as defined by the WQCC, and are cost effective.

No compliance issues.

10. **Housekeeping**: All systems designed for spill collection/prevention should be inspected to ensure proper operation and to prevent overtopping or system failure. Any contaminated soils that are collected at the facility will be tested for hazardous constituents, and after receiving OCD approval, will be disposed of at an OCD approved site.

No compliance issues. Note: the location of the plant ESD/Vent stack is in the stormwater drainage off the site-this area needs to be watched closely, if compressor lube oils are exected from the Stack-BRUG may need to bern around the stack.

11. **Spill Reporting**: All spills/releases shall be reported pursuant to OCD Rule 116 and WQCC 1203 to the OCD District Office.

No compliance issues.

Does the facility have any other potential environmental concerns/issues? 12.

Ne compleance issues. . Does the facility have any other environmental permits - i.e. SPCC, Storm water Plan, 13. etc? Not asked of BROG representatives. .





PHOTO NO. 1

DATE: 10/23/96



PHOTO NO. 2

DATE: 10/23/96



GW- 258 (PHOTOS BY OCD)



PHOTO NO. 3

DATE: 10/23/96



PHOTO NO. 4

DATE: 10/23/96