

GW - 361

**GENERAL
CORRESPONDENCE**

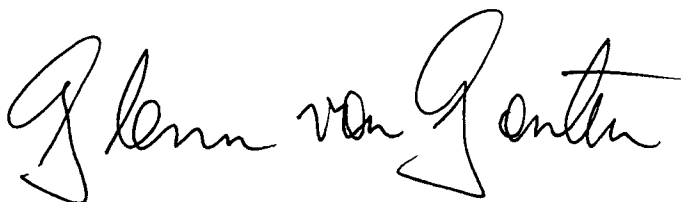
YEAR(S):
2005-

Fax

To: David Smith
Of: TEPPCO EH&S Dept.
Fax: 713-759-3931
Pages: 4, including this cover sheet.
Date: November 10, 2005

David:

I took one more shot and came up with the three attached lists. The tables are for Remediation Plans, Abatement Plans, and Discharge Plans in T19S, R38E. Presently, there is no way to access our environmental files via web – you will need to come to Santa Fe if you want to review the files. Please call me at 505-476-3488 if you have any questions.



Glenn von Gonten

From the desk of...

Glenn von Gonten
Senior Hydrologist
Energy, Minerals and Natural Resources
Oil Conservation Division
Environmental Bureau
1220 South St. Francis Drive South
Santa Fe, NM 87505
505-476-3488
Fax: 505-3462

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Order No.	Amd #	Applicant	Facility	legal	ul	sec	town	range
219	0	RICE OPERATING CO	SOUTH HOBBS BYPAS	-5-19 S-38 E		5	19 S	38 E
295	0	BEAZER EAST INC	AXELSON-OILFIELD PL	-5-19 N-38 W		5	19 S	38 E
339	0	NAVAJO REFINING CO. PIPELINE	HOBBS NORTH GSA 6"	A-5-19 S-38 E	A	5	19 S	38 E
348	0	CHEVRON U S A INC	Chevron Bordages Well	O-28-19 S-38 E	O	28	19 S	38 E
428	20	RICE OPERATING COMPANY	Rice Hobbs SWD B-9	b-9-19 S-38 E	b	9	19 S	38 E
428	76	RICE OPERATING COMPANY	Rice Hobbs SWD Vent N	M-4-19 S-38 E	M	4	19 S	38 E
428	74	RICE OPERATING COMPANY	Rice Hobbs SWD Jct A-6	A-6-19 S-38 E	A	6	19 S	38 E
428	73	RICE OPERATING COMPANY	Rice Hobbs SWD G-9 V	G-9-19 S-38 E	G	9	19 S	38 E
428	40	RICE OPERATING COMPANY	Rice Hobbs SWD E-15	e-15-19 S-38 E	e	15	19 S	38 E
428	71	RICE OPERATING COMPANY	Rice Hobbs SWD Jct E-4	E-4-19 S-38 E	E	4	19 S	38 E
428	68	RICE OPERATING COMPANY	Rice Hobbs SWD Jct N-4	N-4-19 S-38 E	N	4	19 S	38 E
428	37	RICE OPERATING COMPANY	Rice Hobbs SWD E-10-1	e-10-19 S-38 E	e	10	19 S	38 E
428	59	RICE OPERATING COMPANY	Rice Hobbs SWD A-6 Ve	A-6-19 S-38 E	A	6	19 S	38 E
428	69	RICE OPERATING COMPANY	Rice Hobbs SWD O-5 Ve	O-5-19 S-38 E	O	5	19 S	38 E
428	09	RICE OPERATING COMPANY	Rice Hobbs SWD Tract 5	b-9-19 S-38 E	b	9	19 S	38 E
428	10	RICE OPERATING COMPANY	Rice Hobbs SWD E-5-1	e-5-19 S-38 E	e	5	19 S	38 E
428	12	RICE OPERATING COMPANY	Rice Hobbs SWD Corner	h-4-19 S-38 E	h	4	19 S	38 E
428	14	RICE OPERATING COMPANY	Rice Hobbs SWD E-4-2	e-4-19 S-38 E	e	4	19 S	38 E
428	16	RICE OPERATING COMPANY	Rice Hobbs SWD E-5	e-5-19 S-38 E	e	5	19 S	38 E
428	08	RICE OPERATING COMPANY	Rice Hobbs SWD C-9	c-9-19 S-38 E	c	9	19 S	38 E
428	27	RICE OPERATING COMPANY	Rice Hobbs SWD E-5-2	e-5-19 S-38 E	e	5	19 S	38 E
428	26	RICE OPERATING COMPANY	Rice Hobbs SWD O-4	o-4-19 S-38 E	o	4	19 S	38 E
428	25	RICE OPERATING COMPANY	Rice Hobbs SWD I-9-1	i-9-19 S-38 E	i	9	19 S	38 E
428	39	RICE OPERATING COMPANY	Rice Hobbs SWD D-10	d-10-19 S-38 E	d	10	19 S	38 E
428	04	RICE OPERATING COMPANY	Rice Hobbs SWD E-4-1	e-4-19 S-38 E	e	4	19 S	38 E
428	05	RICE OPERATING COMPANY	Rice Hobbs SWD B-9-2	b-9-19 S-38 E	b	9	19 S	38 E

AP {

Application	Order No.	Amd #	Applicant	County	Facility	legal	ul	sec	town	range
Abatement	8	0	RICE OPERATING	Lea	JUNCTION I-9	-9-19 N-38 W		9	19 S	38 E
Abatement	10	0	PHILLIPS PETROLE	Lea	LINE NM-1-1 SITE	N-9-19 S-38 E	N	9	19 S	38 E
Abatement	14	0	CHAMPION TECHN	Lea	CHAMPION HOBBS	-15-19 S-38 E		15	19 S	38 E
Abatement	15	0	PHILLIPS PETROLE	Lea	EAST HOBBS JUNCTION	N-8-19 S-38 E	N	8	19 S	38 E
Abatement	35	0	NAVAJO REFINING	Lea	HOBBS NORTH GSA 6" L	A-5-19 S-38 E	A	5	19 S	38 E

DP
4

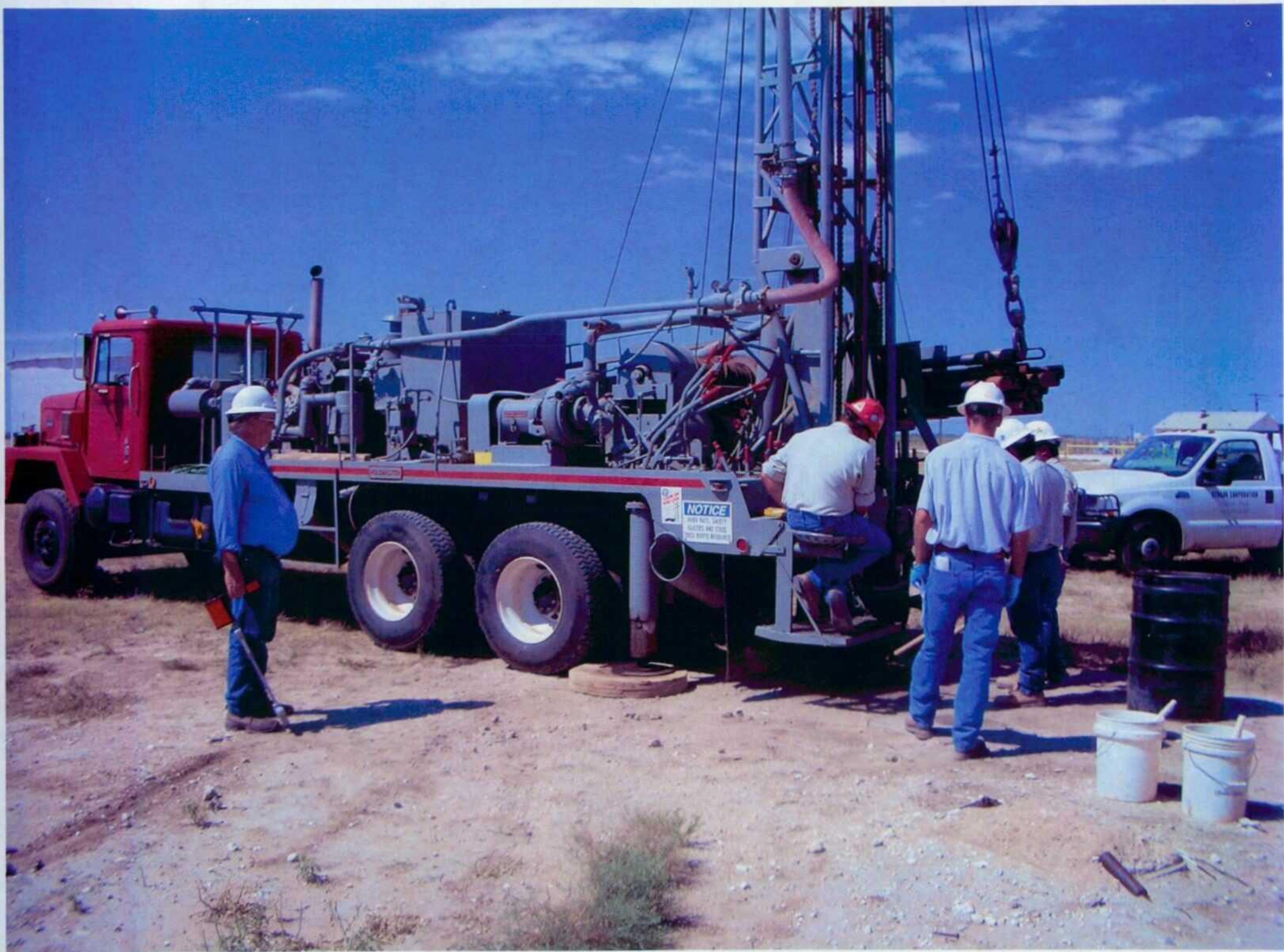
Application Type	Order No.	Amd #	Applicant	Facility	legal	ul	sec	town	range
Discharge Pla	44	0	DUKE ENERGY FIELD S	HOBBS BOOSTER CS	-4-19 N-38 W		4	19 S	38 E
Discharge Pla	192	0	MILLER CHEMICALS INC	HOBBS FACILITY	-4-19 S-38 E		4	19 S	38 E
Discharge Pla	199	0	CHAMPION TECHNOLO	CHAMPION HOBBS	-15-19 S-38 E		15	19 S	38 E
Discharge Pla	200	0	KEY ENERGY SERVICE	ROWLAND - HOBBS	-3-19 S-38 E		3	19 S	38 E
Discharge Pla	205	0	CORROSION LTD	CORROSION LTD. HOBBS	-4-19 S-38 E		4	19 S	38 E
Discharge Pla	206	0	KEY ENERGY SERVICE	COBRA INDUSTRIES INC.	-4-19 S-38 E		4	19 S	38 E
Discharge Pla	236	0	PATE TRUCKING CO IN	PATE TRUCKING - HOBBS	-14-19 S-38 E		14	19 S	38 E
Discharge Pla	252	0	ROTARY WIRE SERVICE	ROTARY - HOBBS	-5-19 S-38 E		5	19 S	38 E
Discharge Pla	349	0	CONOCOPHILLIPS COM	LINE NM-1-1 SITE	N-9-19 S-38 E	N	9	19 S	38 E



47-48









VonGonten, Glenn, EMNRD

From: DRSmith@teppco.com
Sent: Friday, November 11, 2005 7:48 AM
To: VonGonten, Glenn, EMNRD
Subject: TEPPCO Hobbs Station Issues

Glenn, I just received your fax with the database summary of the Hobbs Station area. Let me know if you find any additional information. I am trying to arrange for someone to review the files at the OCD. If possible, can TEPPCO conduct this file review before we file formal notification to the OCD of the groundwater release? At this time, I have not been able to locate any additional information regarding the station in our records.

Also, I think once we have located any records that are available, we should meet in Santa Fe to discuss the report that you are currently reviewing. I am also planning on contacting Navajo to get additional information on the hydrocarbon recovery system at the tank they are operating at the station. Let me know if you have any other ideas or input. Thanks!

David R. Smith, P.G.
Remediation Scientist
TEPPCO EH&S Dept.
drsmith@teppco.com
Phone (713) 759-3866
FAX (713) 759-3931

→ CF: ARW PL SPILL @ IR 0235 (1995)
• Call in DP

VonGonten, Glenn, EMNRD

From: DRSmith@teppco.com
Sent: Wednesday, October 26, 2005 6:10 AM
To: VonGonten, Glenn, EMNRD
Subject: Hobbs Station Township, Range & Section

Attachments: @

Township and Range from my consultant. Let me know if this is correct and if you are able to locate any additional information. Thanks.

David R. Smith, P.G.
Remediation Scientist
TEPPCO EH&S Dept.
drsmith@teppco.com
Phone (713) 759-3866
FAX (713) 759-3931

----- Forwarded by David R. Smith/TEPPCO on 10/26/2005 07:07 AM -----

chrismitchell@southwestgeo
science.com

To: DRSmith@teppco.com

cc:

Subject: Hobbs Station Township,

10/25/2005 05:54 PM

Range & Section

David, FYI, the Township, Range & Section for the TEPPCO Hobbs Station is:
T19S, R38E, SEC22
Let me know if you need anything else. Thanks.

B. Chris Mitchell, P.G.
Principal

Southwest Geoscience
3030 LBJ Freeway, Suite 700
Dallas, Texas 75234

cmitchell@southwestgeoscience.com

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VonGonten, Glenn, EMNRD

From: DRSmith@teppco.com
Sent: Tuesday, October 25, 2005 11:50 AM
To: VonGonten, Glenn, EMNRD
Subject: Hobbs Station Location / TEPPCO

Glenn, I think the Hobbs Station site is located at N1/2 of the NW1/4 of Section 22. However, I have been unable to access the New Mexico site for this information. Do you have a link to a site where I can verify this?

David R. Smith, P.G.
Remediation Scientist
TEPPCO EH&S Dept.
drsmith@teppco.com
Phone (713) 759-3866
FAX (713) 759-3931

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VonGonten, Glenn, EMNRD

From: DRSmith@teppco.com
Sent: Monday, October 24, 2005 12:54 PM
To: Sheeley, Paul, EMNRD; VonGonten, Glenn, EMNRD
Cc: DWMcQuade@TEPPCO.COM
Subject: Re: & Compliance Information: Hobbs Station-Site Investigation-2003

Thanks Paul. I have a call in to Glen von Gonten with your Sante Fe. I am currently trying to locate any records concerning initial regulatory notifications. The affected well at Hobbs Station (MW-3) was installed by ARCO according to my records. It was sampled by TEPPCO during 1993, and another three monitor wells (MW-1, MW-2, and MW-4) were installed at that time. According to our consultant, two other existing wells (MW-1 and MW-2) were identified at a later date, and are now identified on Figure 3 of the October 2005 Supplemental Site Investigation Report. Note that monitor well MW-3R was recently installed adjacent to MW-3 since water levels had dropped and no water samples could be obtained from MW-3 last year.

David R. Smith, P.G.
Remediation Scientist
TEPPCO EH&S Dept.
drsmith@teppco.com
Phone (713) 759-3866
FAX (713) 759-3931

paul.sheeley@stat e.nm.us	To: DRSmith@Teppco.com cc: ed.martin@state.nm.us,
larry.johnson@state.nm.us, Glenn.VonGonten@state.nm.us 10/21/2005 01:11	Subject: & Compliance Information: Hobbs
Station-Site Investigation-2003 PM	

Mr. Smith,

As per our conversation:

I see there was benzene detected above WQCC limit-[10ug/L], in a groundwater monitoring well (MW-3), [64ug/L], sample collected on 3.20.03.
This was not reported, {per OCD Rule 116.B.(1).(d)}, to OCD Santa Fe to my knowledge.

There was also groundwater contamination reported: Polynuclear Aromatics (PAH) above the WQCC limits. Napthlene was reported as [29ug/L], right at the limit. mono-Methylnapthlene was not analyzed however was likely to be present as most other PAH's analytes listed were all reported above lab reporting limits.
[Napthlene]+[mono-Methylnapthlene] must be <30ug/L per WQCC.

Vadose zone TPH samples collected in boreholes MW-2 and , -3 exceed the guidelines TPH concentration limit, [100mg/L], for the site. Also, Chloride contamination must be included in the delineation.

I will foreward your investigation package to Glenn VonGonten-OCD Hydrologist, Santa Fe.

Because there is confirmation of groundwater impact above WQCC standards, Teppco must formally notify OCD-Santa Fe, Environmental Bureau immediately, {per OCD Rule 116.B.(1).(d)}.

Thanks,
Paul Sheeley

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Sheeley, Paul, EMNRD

From: Sheeley, Paul, EMNRD
To: *DAVID* DRSmith@Teppco.com
Cc: Martin, Ed, EMNRD; Johnson, Larry, EMNRD; VonGonten, Glenn, EMNRD
Subject: & Compliance Information: Hobbs Station-Site Investigation-2003
Attachments:

Sent: Fri 10/21/2005 12:11 PM

Mr. Smith,

As per our conversation:

I see there was benzene detected above WQCC limit-[10ug/L], in a groundwater monitoring well (MW-3), [64ug/L], sample collected on 3.20.03. This was not reported, {per OCD Rule 116.B.(1).(d)}, to OCD Santa Fe to my knowledge.

There was also groundwater contamination reported: Polynuclear Aromatics(PAH) above the WQCC limits. Napthlene was reported as [29ug/L], right at the limit. mono-Methylnapthlene was not analyzed however was likely to be present as most other PAH's analytes listed were all reported above lab reporting limits. [Napthlene]+[mono-Methylnapthlene] must be <30ug/L per WQCC.

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Thanks,
Paul Sheeley