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APPROVALS

YEAR(S): 1997

STATE OF NEW MEXICO



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ENERGY, MINERALS AND NATURAL RESOURCES DEPARTMENT

OIL CONSERVATION DIVISION 2040 S. PACHECO SANTA FE, NEW MEXICO 87505 (505) 827-7131

January 16, 1997

CERTIFIED MAIL RETURN RECEIPT NO. P-269-269-237

Mr. B.D. Shaw Amoco Production Company 200 Amoco Court Farmington, New Mexico 87401

RE: FINAL SAN JUAN BASIN PIT CLOSURE REPORTS

Dear Mr. Shaw:

3

The New Mexico Oil Conservation Division (OCD) has completed a review of 25 Amoco Production Company (Amoco) "PIT REMEDIATION AND CLOSURE REPORTS" with April 21, 1994 and April 25, 1994 dates.

The OCD's review of the above referenced document is addressed below:

- A. The pit closure/soil remediation activities conducted at the sites listed below are **approved**.
 - Bruington GC B#1E (Blow pit)
 Unit O, Sec. 15, T29N, R12W.
 Bruington GC B#1E (Separator pit)
 Unit O, Sec. 15, T29N, R12W.

Please be advised that OCD approval does not relieve Amoco of liability if remaining contaminants are found to pose a future threat to surface water, ground water, human health or the environment. In addition, OCD approval does not relieve Amoco of responsibility for compliance with any other federal, state or local laws and/or regulations.

B. The pit remedial activities conducted at the sites listed below are satisfactory. However, according to the reports, onsite landfarming and/or composting actions are still continuing at the sites. Subsequently, the OCD cannot issue final closure approval at this time and approval of closure actions at these sites is **denied**. Please resubmit final closure reports for these sites upon completion of the landfarming and/or composting activities. The final reports will include the results of the soil remediation levels achieved, the laboratory analyses and associated quality assurance/quality control data and the disposition of the remediated soils.

Abrams GC E #1E (Blow/separator) Unit M, Sec. 30, T29N, R10W.
 Abrams L #1A (Separator pit) Unit I, Sec. 26, T29N, R10W.

Mr. B.D. Shaw January 16, 1997 Page 2

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3.	Black GC #1E (Blow pit)	Unit G,	Sec.	29,	T29N,	R10W.
4.	Eaton A #001 (Separator pit)	Unit P,	Sec.	25,	Т29Ν,	R11W.
5 .	Garcia GC B#1 (Separator pit)	Unit J,	Sec.	21,	T29N,	R10W.
б.	Garcia GC B#1 (Blow pit)	Unit J,	Sec.	21,	T29N,	R10W.
7 "	GCU #230E (Separator pit)	Unit O,	Sec.	23,	T28N,	R12W.
8 .	Hare GC C#1 (Blow pit)	Unit M,	Sec.	25,	T29N,	R10W.
9 "	Hare GC C#1 (Separator pit)	Unit M,	Sec.	25,	T29N,	R10W.
10.	Harold B Chapson (Separator pit)	Unit J,	Sec.	28,	T29N,	R10W.
11.	Lefkovitz GC B#1E (Separator pit)	Unit P,	Sec.	25,	T29N,	R10W.
12.	Lefkovitz GC B#1E (Compressor pit)	Unit P,	Sec.	25,	T29N,	R10W.
13.	Lefkovitz GC B#1E (Blow pit)	Unit P,	Sec.	25,	T29N,	R10W.
14.	Maddox GC A#1 (Blow pit)	Unit M,	Sec.	27,	T29N,	R10W.
15.	Maddox Gas Unit B#1 (Blow pit)	Unit O,	Sec.	27,	T29N,	R10W.
16.	Pollock GC D#1 (Separator pit)	Unit M,	Sec.	27,	T29N,	R10W.
17.	Sanchez GC B#1E (Separator pit)	Unit E,	Sec.	28,	T29N,	R10W.
18.	VCU #26 (Blow pit)	Unit D,	Sec.	22,	T28N,	R04W.

с. The final pit remedial contaminant levels at the sites listed below are in excess of the OCD's recommended remediation levels. Consequently, the OCD cannot issue final closure approval and approval of closure actions at these sites is denied. The OCD requests that Amoco address the extent of the remaining contamination at these The OCD will reconsider issuing closure approval upon sites. resubmission of pit closure forms which address the remaining extent of contamination at the sites. The resubmitted forms should include the completed form and all pertinent information related to the extent of contamination, the results of the soil remediation levels achieved, the results of the soil remediation levels achieved, the laboratory analyses and associated quality assurance/quality control data and the disposition of the remediated soils.

1. Morris GC C#1E (Separator pit) Unit I, Sec. 26, T29N, R10W.

D. Ground waters at the sites listed below are contaminated with petroleum related constituents in excess of New Mexico Water Quality Control Commission ground water standards. In addition, the extent of ground water contamination at the sites has not been determined. Therefore, approval of these pit closure forms is **denied**. The OCD requests that Amoco investigate the extent of contamination and, if necessary, remediate contaminated ground water pursuant to Amoco's November 21, 1995 ground water investigation/remediation work plan which was approved by the OCD on November 29, 1995.

1.	Baca GC A#1A (Separator pit)	Unit F, Sec. 26, T29N, R11W.
2.	Masden GC #1 (Separator pit)	Unit A, Sec. 28, T29N, R11W.
3.	State GC BS #1 (Separator pit)	Unit K, Sec. 23, T29N, R11W.
4.	State GC BS #1 (Separator pit)	Unit K, Sec. 23, T29N, R11W.

Mr. B.D. Shaw January 16, 1997 Page 3

To simplify the approval process for both Amoco and OCD, the OCD requests that Amoco submit all future pit closure reports only upon completion of all closure activities including onsite landfarming or composting of contaminated soils. The reports should include the completed form and all pertinent information related to the extent of contamination, the results of the soil remediation levels in the pits and landfarms, all laboratory analyses and associated quality assurance/quality control data and the disposition of all remediated soils.

If you have any questions, please call me at (505) 827-7154.

Sincerely,

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William C. Olson Hydrogeologist Environmental Bureau

xc: OCD Aztec District Office Bill Liess, BLM Farmington District Office David Deardorff, New Mexico State Land Office Nelson Velez, Blagg Engineering, Inc. Ms. Charmaine Tso, Navajo Nation EPA