

3R - 202

**GENERAL
CORRESPONDENCE**

YEAR(S):

2002-1998



614 Reilly Avenue
Farmington, New Mexico 87401

March 5, 2002

Mr. William Olson
Hydrogeologist
New Mexico Oil Conservation Division
1220 South St. Francis Drive
Santa Fe, New Mexico 87505

Subject: Replacement Map for Johnston Federal #6A Meter 89232, Figure 3.

Dear Mr. Olson:

El Paso Field Services (EPFS) is submitting for replacement the newly attached Johnston Federal #6A Meter 89232, Figure 3 Map. The new map was not ready for inclusion with the annual report.

If you have any questions or need additional information please contact me at (505) 599-2124.

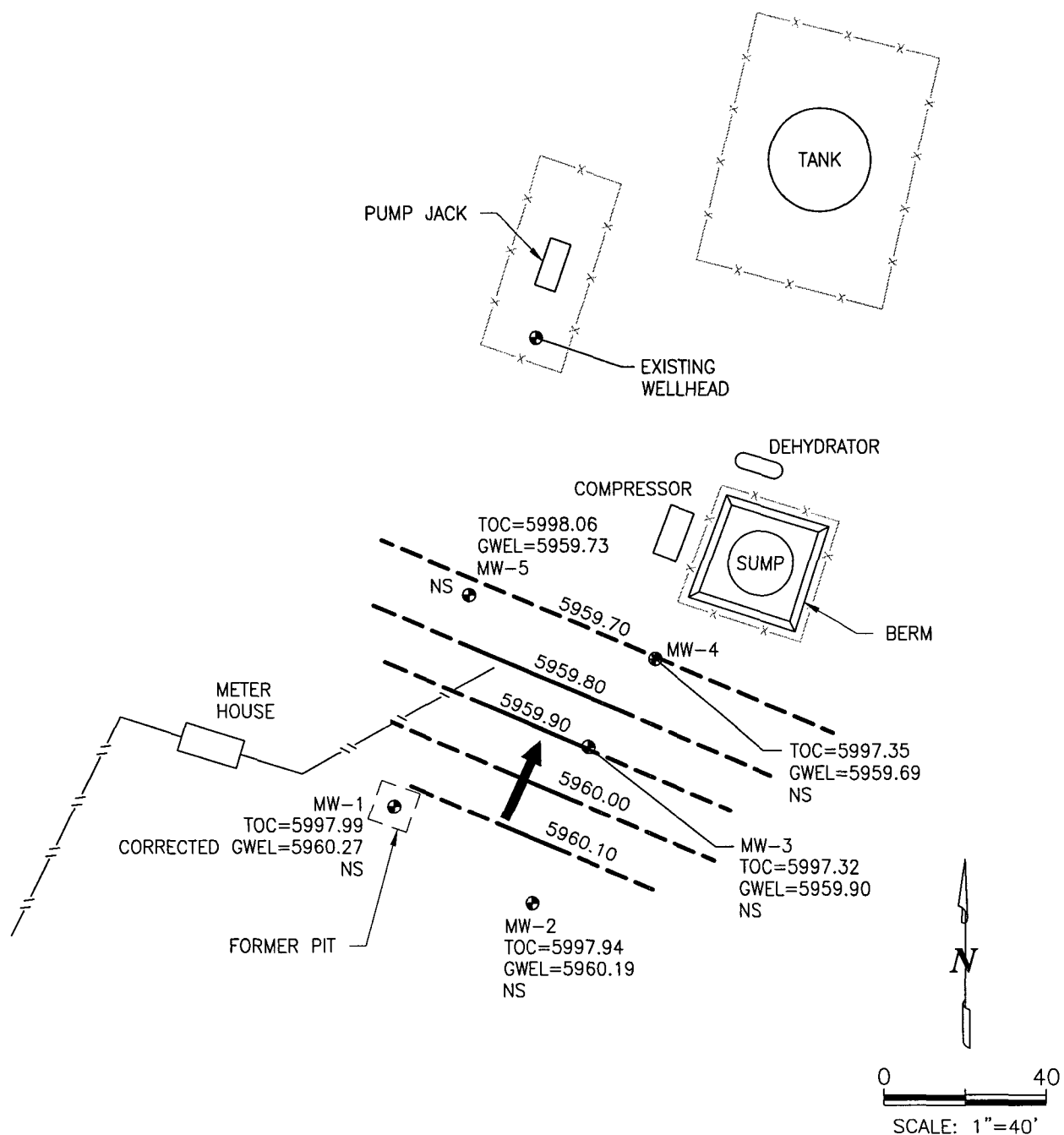
Sincerely,

El Paso Field Services

A handwritten signature in black ink, appearing to read "Scott T. Pope". The signature is fluid and cursive, with a long horizontal stroke at the end.

Scott T. Pope, P.G.
Senior Environmental Scientist
Environmental Remediation

cc: Denny Foust, NMOCD Aztec
Bill Liess, BLM Farmington
L. Benally, c/o EPC-Farmington
Project File



LEGEND

MW-1	Approximate Monitoring Well Location and Number	GWEL	Groundwater Elevation (FT Above Mean Sea Level Unless Noted Otherwise)
x x x x	Fence Line	5960.10	Potentiometric Surface (Approximate & Assumed Where Dashed)
// //	Pipe Line	→	Direction of Groundwater Flow (Estimated)
NS	Not Sampled		
TOC	Top of Casing		

JOHNSTON FEDERAL #6A, METER 89232
SEPTEMBER, 2001

GROUNDWATER SITES
EL PASO FIELD SERVICES

FIGURE 3



FEB 22 2000

NEW MEXICO OIL CONSERVATION DIVISION

Certified Mail: #Z 213 707 662

February 17, 2000

Mr. William C. Olson
New Mexico Oil Conservation Division
2040 S. Pacheco
Santa Fe, NM 87504

RE: Corrected Request for Extension for 2000 Pit Project Annual Groundwater Report

Dear Mr. Olson:

Please except this request for extension with the dates corrected to reflect the current year.

The pit project annual groundwater report is due to you on March 1, 2000. Pursuant to our February 8, 2000 telephone conversation, El Paso Field Services (EPFS) hereby requests a one-month extension to the submittal date. EPFS will submit the pit project annual report to your office by April 3, 2000.

If you have any questions or require any additional information, please contact me at (505) 599-2124.

Sincerely,

A handwritten signature in cursive script, appearing to read 'Scott T. Pope'.

Scott T. Pope P.G.
Environmental Scientist

xc: Mr. Denny Foust, NMOCD - Aztec

FEB 10 2000

Certified Mail: #Z 387 666 326

February 8, 1999

Mr. William C. Olson
New Mexico Oil Conservation Division
2040 S. Pacheco
Santa Fe, NM 87504

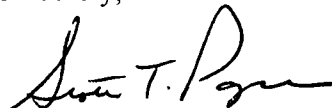
RE: 2000 Pit Project Annual Groundwater Report

Dear Mr. Olson:

The pit project annual groundwater report is due to you on March 1, 1999. Pursuant to our February 8, 1999 telephone conversation, El Paso Field Services (EPFS) hereby requests a one-month extension to the submittal date. EPFS will submit the pit project annual report to your office by April 3, 1999.

If you have any questions or require any additional information, please contact me at (505) 599-2124.

Sincerely,



Scott T. Pope P.G.
Environmental Scientist

xc: Mr. Denny Foust, NMOCD - Aztec



STATE OF NEW MEXICO
ENERGY, MINERALS AND NATURAL RESOURCES DEPARTMENT

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

July 9, 1998

CERTIFIED MAIL
RETURN RECEIPT NO. Z-235-437-307

Mr. Ed Hasely
Burlington Resources
P.O. Box 4289
Farmington, New Mexico 87499-4289

RE: SAN JUAN BASIN PIT GROUND WATER SITES

Dear Mr. Hasely:

Information in El Paso Field Services (EPFS) recent annual ground water monitoring report shows the presence of shallow ground at a number of well sites operated by Burlington Resources (BR). Disposal activities at EPFS pits on these locations have resulted in contamination of shallow ground water. These sites also apparently have former unlined production pits operated by BR, some of which appear to be contributing to ground water contamination seen in EPFS monitoring wells.

Due to the presence of ground water contamination at these sites and the apparent commingling of contaminated waters from EPFS's former unlined dehy pit and BR's former unlined production pits, the OCD requires that BR immediately begin implementation of their previously approved pit closure plan at the sites listed below. Implementation will include investigation and remediation of contaminated soils and ground water at these sites.

- | | |
|-------------------------|------------------------------|
| 1. Fogelson 4-1 Com #14 | Unit P, Sec. 04, T29N, R11W. |
| 2. Johnston Federal #4 | Unit H, Sec. 33, T31N, R09W. |
| 3. Johnston Federal #6A | Unit F, Sec. 35, T31N, R09W. |
| 4. Standard Oil Com #1 | Unit N, Sec. 36, T29N, R09W. |
| 5. Turner A #1 PM | Unit K, Sec. 34, T31N, R11W. |

Since BR does not have an approved San Juan Basin ground water plan, the OCD also requires that BR submit a comprehensive ground water investigation and remediation plan for all pit closure sites in the San Juan Basin that encounter ground water. The plan will be submitted to the OCD Santa Fe Office by August 14, 1998 with a copy provided to the OCD Aztec District Office. In addition, the OCD requests that BR cooperate with EPFS to investigate and remediate ground water at sites with commingled plumes of contaminated ground water.

Mr. Ed Hasely

July 9, 1998

Page 2

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

Sincerely,

A handwritten signature in cursive script, appearing to read "Will Olson".

William C. Olson

Hydrologist

Environmental Bureau

xc: Denny Foust, OCD Aztec District Office
Sandra D. Miller, El Paso Field Services
Bill Liess, BLM Farmington Office