

**RESPONSE TO REQUEST FOR ADDITIONAL INFORMATION
RECEIVED ON JUNE 10, 1998, FROM THE
NEW MEXICO OIL CONSERVATION DIVISION ON
NAVAJO REFINING COMPANY'S
DISCHARGE PLAN APPLICATION**

The following request for additional information on Navajo's discharge plan application was received by Nancy Niemann of Envirocorp in a telephone conversation on June 10, 1998, with Mark Ashley of the OCD.

REQUEST 1:

The application states that Navajo owns the land surrounding the surface location of proposed WDW-1 (the Mewbourne Oil Company Chalk Bluff 31 State No. 1). Navajo should state the owner of the land surrounding the surface locations of proposed WDW-2 and WDW-3.

RESPONSE:

Navajo is the owner of the land surrounding the surface locations of proposed WDW-2 and WDW-3, as stated in Item No. 4, Facility Ownership, of the Discharge Plan Application. Navajo owns the two acres that are shown to be surrounding proposed WDW-2 in the surveyor's plat that is included with Form C-102 for proposed WDW-2. Navajo also owns the two acres that are shown to be surrounding proposed WDW-3 in the surveyor's plat that is included with Form C-102 for proposed WDW-3.

REQUEST 2:

Navajo shall furnish to the OCD a demonstration of "the ability of the discharger to undertake measures necessary to prevent contamination of ground water," in accordance with 20 NMAC 5210.B.17.

RESPONSE:

The required demonstration will be forwarded under separate cover by Navajo.

REQUEST 3:

Formation fluid samples from the proposed injection intervals shall be retrieved before any other testing or injection.