3R - <u>329</u>

GENERAL CORRESPONDENCE

YEAR(S): 2000 - 1996 Olson, William

From:

Olson, William

Sent:

Monday, March 06, 2000 8:13 AM

To:

'Gannon, Maureen'

Subject:

RE: Request for Extension on Annual Groundwater Report

The below requested extension is approved.

From: Gannon, Maureen [SMTP:MGannon@pnm.com]

Sent: Saturday, March 04, 2000 3:31 PM

To: Olson, William

Cc: Sikelianos, Mark; 'Ingrid Deklau'; Johnson, Ronald

Subject: Request for Extension on Annual Groundwater Report

As a follow-up to our phone conversation on Thursday, March 2, 2000, PNM herein requests an extension of the date for submittal of our San Juan Basin Annual Groundwater Report. The report is normally due on April 1st of each year. However, since PNM's environmental obligations associated with the purchase and sale of our former gas assets in the San Juan Basin will terminate on June 30, 2000 (with the exception of retained liabilities), we would like to file our annual report by July 15, 2000 so that the data and information contained in the annual report is current through the June 30th date.

Please let me know if this extension is acceptable to you. You may email me or call me at (505) 241-2974. Thank you for your time and consideration of this matter.

Maureen Gannon Environmental Services 241-2974 Public Service Company of New Mexico Alvarado Square MS 0408 Albuquerque, NM 87158

SEP 1 4 S90

September 13, 1999

Mr. William Olson Hydrogeologist Oil Conservation Division 2040 So. Pacheco Santa Fe, New Mexico 87505



RE: WELL INSTALLATION PLANS FOR SAN JUAN BASIN GROUNDWATER SITES

Dear Bill:

PNM herein submits monitoring well installation plans for several groundwater sites that we are managing in the San Juan Basin. You requested these plans in an August 16, 1999 letter entitled, "Final San Juan Basin Pit Closure Reports," that was sent to Ms. Kathy Juckes, PNM-Farmington. The subject groundwater sites are the Dogie Compressor Station North Pit, Florance #32A, Jacques #2A, Mangum #1E, McClanahan #22, Dogie Compressor Station East Pit, Honolulu Loop Line Drip, Ice Canyon Drip, Jicarilla Contract 147-6, and Randelman #1.

The well installation plan for each of the above-referenced sites consists of a map depicting the existing monitoring well configuration at the site with associated historical BTEX data. Any proposed new well location is denoted by a large "X" on the map. In some instances, the proposed wells have already been installed and sampled, and the analytical results for BTEX are reported next to these locations on the attached maps. PNM will prepare formal reports on all of the subject sites requiring new well installations in either individual groundwater/pit closure reports or the Annual Groundwater Report to be submitted to the OCD in 2000.

PNM would like to bring the Randleman 1 well site and the Honolulu Loop Line Drip to your attention. The Randleman 1 site is operated by Burlington Resources and poses many unique problems, including:

- an increase in benzene concentrations in PNM's source and downgradient wells after cessation of discharge, and primary and secondary remediation of PNM's former pit (see figure 10);
- elevated chloride levels groundwater monitoring wells on site (see attachment to figure 10); and
- potential impacts to underlying groundwater from Burlington's operations and their former pit (Approximately one year after remediation, Burlington's pit excavation and on site landfarm remain open).

The Honolulu Loop Line Drip is operated by Williams and has also experienced its own set of problems, including, most recently, a significant increase in benzene in MW-5 and MW-12 (see figure 7 and attachment to figure 7). As you may recall, PNM conducted extensive secondary removal of contaminated soils in the area and south of Williams pipeline in December of 1998 after the appearance of free product and high dissolved-phase BTEX contaminants. At both the Randleman 1 and the Honolulu Loop Line Drip, PNM agrees that the installation of additional wells is necessary to fully define the extent of the dissolved-phase contaminant plumes. However, such action, on the part of PNM, assumes that all responsibility at the site is ours. In contrast, we believe that the ongoing problems may be the responsibility of the producer or are at least shared with them. Therefore, before agreeing to install additional wells at these particular locations, PNM is considering several options at either site and will be contacting you in the very near future to inform you of our proposed strategies.

Mr. B. Olson 09/13/1999 Page 2

Please review the attached site maps and accept them as our groundwater monitoring well installation plans. All well installations and sampling events will be conducted in accordance with PNM's Groundwater Management Plan for Unlined Surface Impoundments, March 1996. If you need additional information or have any questions, you may call me at (505) 241-2974. Thank you for your time and consideration concerning this matter.

Sincerely,

PNM Environmental Services

Maureen Gannon Project Manager

Attachments

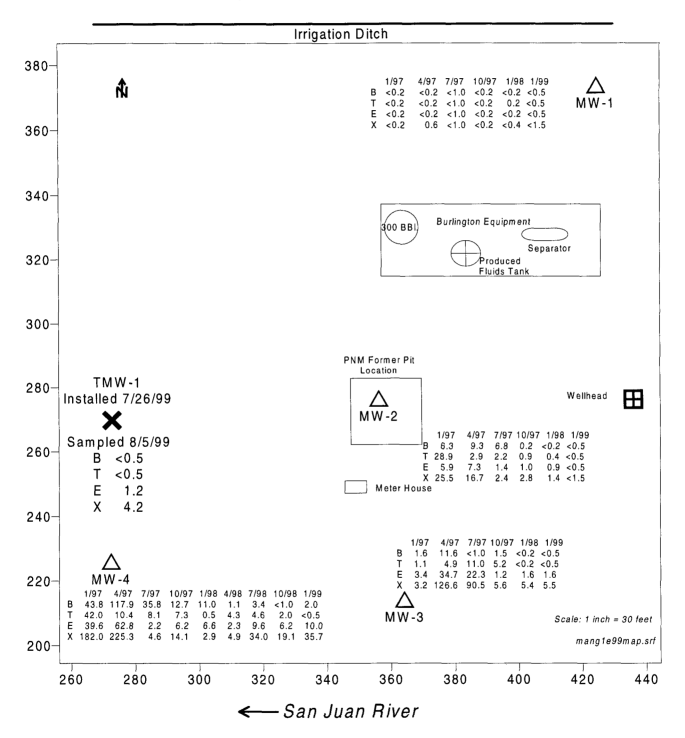
cc: Ingrid Deklau, WFS

Denny Foust, OCD-Aztec Office Kathy Juckes, PNM Farmington File

Keith Manwell, Jicarilla Environmental Protection Office

Mark Sikelianos, PNM

Figure 4. Mangum 1E Site Map with Analytical Results (concentrations in ppb)



Olson, William

From:

Olson, William

Sent:

Tuesday, August 31, 1999 8:07 AM

To:

'MGannon@pnm.com' RE: Request for Extension

Subject: Importance:

High

The below requested extension is approved.

From:

MGannon@pnm.com[SMTP:MGannon@pnm.com]

Sent:

To:

Monday, August 30, 1999 4:30 PM Olson, William

MSikeli@pnm.com Request for Extension Cc: Subject:

As discussed with you last week during the OCC hearing on the Hampton 4M site, PNM requests an extension to complete our plans documenting additional ground water monitoring well installations at several sites we are currently managing in the San Juan Basin. Your letter of August 16, 1999 asks that a plan be submitted by Tuesday, August 31, 1999. We request an additional two weeks from this date to finish the plans and submit them to your office. We will have the plans to you by Tuesday, September 14, 1999.

We appreciate your patience in this matter. If you have any questions or concerns, please call me at (505) 241-2974.

> Maureen Gannon **Environmental Services** 241-2974



STATE OF NEW MEXICO

ENERGY, MINERALS AND NATURAL RESOURCES DEPARTMENT

OIL CONSERVATION DIVISION

2040 S. PACHECO SANTA FE. NEW MEXICO 87505 (505) 827-7131

May 28, 1999

CERTIFIED MAIL RETURN RECEIPT NO. Z-274-520-668

Ms. Maureen Gannon
Public Service Company of New Mexico
Alvarado Square, MS-0408
Albuquerque, New Mexico 87401

RE: 1999 SAN JUAN BASIN ANNUAL GROUNDWATER REPORT

Dear Ms. Gannon:

The New Mexico Oil Conservation Division (OCD) has reviewed Public Service Company of New Mexico's (PNM) April 5, 1999 "1999 SAN JUAN BASIN ANNUAL GROUNDWATER REPORT". This document contains the results of PNM's 1998 monitoring and remediation of contaminated ground water related to the closure of unlined oil and gas production pits in the San Juan Basin.

The OCD has the following comments and requirements regarding the above referenced document:

A. On July 14, 1999, the OCD required that PNM install additional ground water monitoring wells at 7 sites to determine the extent of ground water contamination that was in excess of New Mexico Water Quality Control Commission (WQCC) ground water standards. According to the above referenced documents additional wells were installed at 2 of the sites. However, the documents do not contain any information on the installation of additional monitoring wells for the sites listed below. The OCD requires that PNM submit a plan to address this deficiency for these sites. The plan shall be submitted to the OCD Santa Fe Office by July 28, 1999 with a copy provided to the OCD Aztec District Office.

1.	Dogie Compressor Station North Pit	Unit D, Sec. 04, T25N, R06W
2.	Florance #32A	Unit F, Sec. 15, T30N, R08W
3.	Jacques #2A	Unit D, Sec. 25, T30N, R09W
4.	Mangum #1E	Unit F, Sec. 33, T29N, R11W
5.	McClanahan #22	Unit G. Sec. 14, T28N, R10W

Ms. Maureen Gannon May 28, 1999 Page 2

B. The closure reports for the sites listed below show that the extent of ground water contamination in excess of New Mexico WQCC ground water standards has not been completely defined. Therefore, the OCD requires that PNM submit a plan for the installation of additional monitor wells to determine the extent of ground water contamination at these sites. The plan shall be submitted to the OCD Santa Fe Office by July 28, 1999 with a copy provided to the OCD Aztec District Office.

1.	Dogie Compressor Station East Pit	Unit D, Sec. 04, T25N, R06W
2.	Honolulu Line Drip	Unit B, Sec. 15, T26N, R04W
3.	Ice Canyon Drip	Unit H, Sec. 13, T26N, R07W
4.	Jicarilla Contract 147-6	Unit C, Sec. 06, T25N, R05W
5 .	Randalman #1	Unit K, Sec. 13, T31N, R11W

C. Several of the reports state that certain contaminants such as chloride, sulfate and total dissolved solids are not enforceable standards under State of New Mexico regulations. For your information, all of the WQCC standards as contained in 20 NMAC 6.2.3101 are enforceable standards.

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

Sincerely,

William C. Olson Hydrologist

Environmental Bureau

xc: Denny Foust, OCD Aztec District Office

Bill Liess, BLM Farmington District Office

Kurt Sandoval, Jicarilla Apache Environmental Protection Office





ENERGY, MINERALS AND NATURAL RESOURCES DEPARTMENT

OIL CONSERVATION DIVISION

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

May 28, 1999

<u>CERTIFIED MAIL</u> <u>RETURN RECEIPT NO. Z-274-520-668</u>

Ms. Maureen Gannon
Public Service Company of New Mexico
Alvarado Square, MS-0408
Albuquerque, New Mexico
87401

RE: 1999 SAN JUAN BASIN ANNUAL GROUNDWATER REPORT

Dear Ms. Gannon:

The New Mexico Oil Conservation Division (OCD) has reviewed Public Service Company of New Mexico's (PNM) April 5, 1999 "1999 SAN JUAN BASIN ANNUAL GROUNDWATER REPORT". This document contains the results of PNM's 1998 monitoring and remediation of contaminated ground water related to the closure of unlined oil and gas production pits in the San Juan Basin.

The OCD has the following comments and requirements regarding the above referenced document:

A. On July 14, 1999, the OCD required that PNM install additional ground water monitoring wells at 7 sites to determine the extent of ground water contamination that was in excess of New Mexico Water Quality Control Commission (WQCC) ground water standards. According to the above referenced documents additional wells were installed at 2 of the sites. However, the documents do not contain any information on the installation of additional monitoring wells for the sites listed below. The OCD requires that PNM submit a plan to address this deficiency for these sites. The plan shall be submitted to the OCD Santa Fe Office by July 28, 1999 with a copy provided to the OCD Aztec District Office.

1.	Dogie Compressor Station North Pit	Unit D, Sec. 04, T25N, R06W
2.	Florance #32A	Unit F, Sec. 15, T30N, R08W
3.	Jacques #2A	Unit D, Sec. 25, T30N, R09W
4.	Mangum #1E	Unit F, Sec. 33, T29N, R11W
5 .	McClanahan #22	Unit G, Sec. 14, T28N, R10W

Ms. Maureen Gannon May 28, 1999 Page 2

B. The closure reports for the sites listed below show that the extent of ground water contamination in excess of New Mexico WQCC ground water standards has not been completely defined. Therefore, the OCD requires that PNM submit a plan for the installation of additional monitor wells to determine the extent of ground water contamination at these sites. The plan shall be submitted to the OCD Santa Fe Office by July 28, 1999 with a copy provided to the OCD Aztec District Office.

1.	Dogie Compressor Station East Pit	Unit D, Sec. 04, T25N, R06W
2.	Honolulu Line Drip	Unit B, Sec. 15, T26N, R04W
3 .	Ice Canyon Drip	Unit H, Sec. 13, T26N, R07W
4.	Jicarilla Contract 147-6	Unit C, Sec. 06, T25N, R05W
5 .	Randalman #1	Unit K, Sec. 13, T31N, R11W

C. Several of the reports state that certain contaminants such as chloride, sulfate and total dissolved solids are not enforceable standards under State of New Mexico regulations. For your information, all of the WQCC standards as contained in 20 NMAC 6.2.3101 are enforceable standards.

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

Sincerely,

William C. Olson Hydrologist

Environmental Bureau

xc:

Denny Foust, OCD Aztec District Office
Bill Liess, BLM Farmington District Office
Kurt Sandoval, Jicarilla Apache Environmental Protection Office



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 14, 1998

CERTIFIED MAIL RETURN RECEIPT NO. Z-235-437-312

Ms. Maureen Gannon
Public Service Co. of New Mexico - Gas Services
Alvarado Square, MS-0408
Albuquerque, New Mexico 87401

RE: SAN JUAN BASIN ANNUAL GROUNDWATER REPORT

Dear Ms. Gannon:

The New Mexico Oil Conservation Division (OCD) has reviewed Public Service Company of New Mexico's (PNM) April 2, 1998 "1998 SAN JUAN BASIN ANNUAL GROUNDWATER REPORT". This document contains the results of PNM's 1997 monitoring and remediation of contaminated ground water related to the closure of unlined oil and gas production pits in the San Juan Basin.

Below is the OCD's review of this document:

A. The closure reports for the sites listed below shows that the extent of ground water contamination in excess of New Mexico Water Quality Control Commission (WQCC) ground water standards has not been completely defined. Therefore, the OCD requires that PNM install additional ground water monitoring wells to monitor and determine the extent of ground water contamination pursuant to their previously approved ground water investigation plan.

1.	Dogie Compressor Station North	Unit D, Sec. 04, T25N, R06W
2.	Florance #32A	Unit F, Sec. 15, T30N, R08W
3.	Jacques #2A	Unit D, Sec. 25, T30N, R09W
4.	Mangum #1E	Unit F, Sec. 33, T29N, R11W
5 .	McClanahan #22	Unit G, Sec. 14, T28N, R10W
6.	Miles Federal #1E Drip	Unit N, Sec. 05, T26N, R07W
7 .	Zachry #18E	Unit O, Sec. 11, T28N, R10W

Ms. Maureen Gannon July 14, 1998 Page 2

- B. A review of the ground water quality data for the sites listed below shows that either metals or chlorides and total dissolved solids are present in ground water in excess of WQCC standards at the sites. The OCD requires that PNM determine the extent of these ground water contaminants pursuant to their previously approved ground water investigation plan.
 - 1. Miles Federal #1E Drip

Unit N, Sec. 05, T26N, R07W

2. Randleman #1

Unit K, Sec. 13, T31N, R11W

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

Sincerely,

William C. Olson Hydrologist

Environmental Bureau

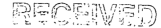
xc: Denny Foust, OCD Aztec District Office

Bill Liess, BLM Farmington District Office

Public Service Company of New Mexico Alvarado Square MS. 0408 Albuquerque, NM 87158

November 25, 1996

Mr. William Olson Hydrogeologist Oil Conservation Division 2040 So. Pacheco Santa Fe, New Mexico 87505



DEC 0 2 1996

Environmental Bureau
Oil Conservation Division



RE: NOTIFICATION OF GROUNDWATER CONTAMINATION AT THE MANGUM 1E WELL SITE

Dear Bill:

Pursuant to New Mexico Water Quality Control Commission (WQCC) Regulations, section 1-203, PNM hereby provides written notification of groundwater contamination at the Mangum 1E well site, located in section 27, township 29 North, range 11 West, unit letter F. A topographic map showing the location of the site is provided as an attachment. The operator is Meridian Oil Company. This letter follows verbal notification provided to you on Thursday, November 21, 1996 (M. Gannon, PNM to B. Olson, OCD, 11/21/96).

On November 12, 1996, field personnel collected a sample from groundwater in an excavation approximately 7 feet below ground surface. The groundwater sample was delivered to OnSite Technologies, Ltd., in Farmington, New Mexico, for laboratory analysis. A hardcopy of the analytical results is attached. A summary of the analytical results is provided below:

Component	Units	WQCC Stds.	Pit Excavation Water Sample
Benzene	ppb	10	128.3
Toluene	ppb	750	501.4
Ethylbenzene	ppb	750	157.8
Xylenes	ppb	620	2376.7
Total BTEX	ppb		3164.2

Bold type indicates a WQCC exceedance.

This letter serves as written notification of groundwater impact at the Mangum 1E. PNM will conduct future activities at the site pursuant to PNM's Groundwater Management Plan. If you have any questions, please call me at (505) 241-2974. Thank you.

Sincerely,

PNM

Maureen Gannon Project Manager

Mauren Gaunon

ms/mangum le.ltr

Attachment

cc:

Colin Adams, PNM

Denver Bearden, PNMGS Denny Foust, OCD-Aztec Office

Leigh Gooding, WFS Toni Ristau, PNM

Craig Boch, Meridian



TECHNOLOGIES, LTD

Magrum#1E 827 T29 RH Warthetter "F" Ja) : want stored of 4"

LAB: (505) 325-1556

AROMATIC VOLATILE ORGANICS

Attn:

Denver Bearden

Date:

12-Nov-96

Company: PNM Gas Services

COC No.:

5134

Address:

603 W. Elm

Sample No.:

12828

City, State: Farmington, NM 87401

Job No.:

2-1000

Project Name:

PNM Gas Services - Magnum #1E

Project Location:

OFF: (505) 325-5667

9611120730; Pit Excavation Ground Water Sample

12-Nov-96 Time:

Sampled by: Analyzed by: RH DC Date: Date:

12-Nov-96

7:30

Sample Matrix:

Water

Laboratory Analysis

			Unit of	Detection	Unit of
Parameter		Result	Measure	Limit	Measure
Benzene	İ	128.3	ug/L	0.2	ug/L
Toluene		501.4	ug/L ug/L	0.2	ug/L
Ethylbenzene m,p-Xylene		157.8	ug/L	0.2	ug/L
		1866.8	ug/L	0.2	ug/L
o-Xylene		509.9	ug/L	0.2	ug/L
	TOTAL	3164.3	ug/L		
<u> </u>		3164,2	_	•	

Method - SW-846 EPA Method 8020 Aromatic Volatile Organics by Gas Chromatography

Approved by:

OFF: (505) 325-5667



LAB: (505) 325-1556

QUALITY ASSURANCE REPORT

for EPA Method 8020

Date Analyzed: 12-Nov-96

Internal QC No.:

0515-QC

Surrogate QC No.:

0516-QC

Reference Standard QC No.:

0417-QC

Method Blank

		Unit of
Parameter	Result	Measure
Average Amount of All Analytes In Blank	<0.2	ppb

Calibration Check

	Unit of	True	Analyzed		
Parameter	Measure	Value	Value	% Diff	Limit
Benzene	ppb	20.0	19.2	4	15%
Toluene	ppb	20.0	20.2	1	15%
Ethylbenzene	ppb	20.0	20.4	2	15%
m,p-Xylene	ppb	40.0	40.4	1	15%
o-Xylene	ppb	20.0	20.6	3	15%

Matrix Spike

Parameter	1- Percent Recovered	2 - Percent Recovered	Limit	%RSD	Limit
Benzene	89	99	(39-150)	8	20%
Toluene	91	102	(46-148)	8	20%
Ethylbenzene	91	104	(32-160)	9	20%
m,p-Xylene	88	100	(35-145)	9	20%
o-Xylene	86	97	(35-145)	8	20%

Surrogate Recoveries

ercent covered 0-130)	Percent Recovered
96	

S1: Flourobenzene



CHAIN OF CUSTODY RECORD

Date: 11-12-96

2-96

Page /

TECHNOLOGIES, LTD. ★ 657 W. Maple • P. O. Box 2606 • Farmington NM 87499 LAB: (505) 325-567 • FAX: (505) 325-6256

ON SITE

OSIF 12828-5134 Results to be sent to both parties. LAB ID Date/Time | 1 / 1 2 / 9 / Special Instructions: Date/Time Alverado Square, Mail Stop 0408 Telefax No. ANALYSIS REQUESTED Title 10 Working Days Albuquerque, NM 87158 **PNM Gas Services** Maureen Gannon 505-848-2974 24-48 Hours Date/Time //-/12-96 08/5 Received by: 1001 Mailing Address City, State, Zip Telephone No. Cles XZLV Company Name Received by: Received by: TROGAR OT STJUSAR Rush Containers Number of MATRIX PRES. Date 11-12-96 Dept. 324-3763 cyround H2D scrup. 07.5 TIME Date/Time Date/Time SAMPLE DATE 11-12-96 int Signature Must Accompany Request) Job No. Sampling Location: Mangum #1E; flat 9611120730 City, State, Zip Farmington, NM 87401 **PNM Gas Services** 603 W. Elm Street Denver Bearden SAMPLE TOENTIFICATION Purchase Order No.: Method of Shipment Company Address Relinquished by: Relinquished by: Relinquished by: Authorized by: _ INVOICE SEND Sampler:

Distribution: White -- On Site Yellow - LAB Pink - Sampler Goldenrod - Client



State of New Mexico ENERGY, MINERALS and NATURAL RESOURCES DEPARTMENT Santa Fe, New Mexico 87505



MEMORANDUM OF MEETING OR CONVERSATION

Telephone Personal Time /0	47 Date 11/21/96				
Originating Party	Other Parties				
Barrow Manseen Gann - PNM	Bill Open - Envir. Burenn				
	Voice mail				
Subject					
Magnun #1E GW antem	inction notification				
Discussion					
Location - Unit F, ser 27,	TIGN RIIW				
Meridian Oil sinhe well site c					
DTW = 7'					
Discovered contembation during pit dosure activities					
Conclusions or Agreements					
PMM will address under 612	Marsement Plan				
	\sim				
	Signed Bill San				
Pleny Foust - OCD Arter					