District I 1625 N. French Dr., Hobbs, NM 88240 District II 1301 W. Grand Avenue, Artesia, NM 88210 District III 1000 Rio Brazos Road, Aztec, NM 87410 District IV 1220 S. St. Francis Dr., Santa Fe, NM 87505

State of New Mexico **Energy Minerals and Natural Resources**

Oil Conservation Division 1220 South St. Francis Dr. Santa Fe, NM 87505

Form C-144 March 12, 2004

For drilling and production facilities, submit to appropriate NMOCD District Office. For downstream facilities, submit to Santa Fe office

(10 points)

0 points

0

| Pit or Below-Grade Tank Registration or Closure Is pit or below-grade tank covered by a "general plan"? Yes D No X Type of action: Registration of a pit or below-grade tank X Closure of a pit or below-grade tank D | | |
|--|---|---|
| Type of action: Registration of a pit of below-grade tank Operator: Gruy Petroleum Management Co. Telephone: 972-443-6489 e-mail address: zfarris@cimarex.com Address: P.O. Box 140907, Irving, Tx 75014-0907 Telephone: 972-443-6489 e-mail address: zfarris@cimarex.com Facility or well name: Wapiti 32 State Com No. 2 API #: 30-645025-371558 U/L or Qtr/Qtr N Sec 32 T18S R34E County: Lea Latitude 324148.8N Longitude 1033508.3 NAD: 1927 🖾 1983 🗌 Surface Owner Federal 🖾 State 🗋 Private 🗋 Indian 🗋 | | |
| Pit Type: Drilling I Production Disposal I Workover Emergency I Lined Unlined I Liner type: Synthetic I Thickness 12 mil Clay Volume 12000 bbl | Below-grade tank Volume:bbi Type of fluid: Construction material: Double-walled, with leak detection? Yes [] If not, explain why not. | |
| Depth to ground water (vertical distance from bottom of pit to seasonal high water elevation of ground water.) | Less than 50 feet 50 feet or more, but less than 100 feet 100 feet or more | (20 points) (10 points) (10 points) |
| Wellhead protection area: (Less than 200 feet from a private domestic water source, or less than 1000 feet from all other water sources.) | Yes No | (20 points) |
| _ | Less than 200 feet | (20 points) |

Distance to surface water: (horizontal distance to all wetlands, playas, irrigation canals, ditches, and perennial and ephemeral watercourses.)

If this is a pit closure: (1) attach a diagram of the facility showing the pit's relationship to other equipment and tanks. (2) Indicate disposal location:

onsite 🔲 offsite 🛄 If offsite, name of facility _______. (3) Attach a general description of remedial action taken including remediation start date and end

date. (4) Croundwater encountered: No 🗌 Yes 🗋 If yes, show depth below ground surface_____ft. and attach sample results. (5) Attach soil sample results and a diagram of sample locations and excavations.

1000 feet or more

200 feet or more, but less than 1000 feet

Ranking Score (Total Points)

I hereby certify that the information above is true and complete to the best of my knowledge and belief. I further certify that the above-described pit or below-grade tank has been/will be constructed or closed according to NMOCD guidelines , a general permit , or an (attached) alternative OCD-approved plan . Date: 03-17-06 F examp Stree.

۷., Printed Name/Title Zeno Farris Manager Operations Administration __ Signature_

Your certification and NMOCD approval of this application/closure does not relieve the operator of liability should the contents of the pit or tank contaminate ground water or otherwise endanger public health or the environment. Nor docs it relieve the operator of its responsibility for compliance with any other federal, state, or local laws and/or regulations.

ApriMAR 2 0 2006

Printed Name/TitipETROLEUM ENGINEER

Signature

Gruy Petroleum Management Co.

5215 North O'Connor Blvd.
 Suite 1500
 Irving, TX 75039
 (972) 401-3111
 Fax (972) 443-6486 Mailing Address: P.O. Box 140907 + Irving, TX 75014-0907 A subsidiary of Cimarex Energy Co. • A NYSE Listed Company • "XEC"

March 17, 2006

CIMAREX 30-025-37758

Oil Conservation Division District I Office 1625 North French Drive Hobbs, New Mexico 88240 Attn: Ms. Donna Mull

Re: Statewide Rule 118 Hydrogen Sulfide Gas Contingency Plan Proposed Wapiti 32 State Com No. 2 Well

Dear Ms. Mull:

In accordance with NMAC 19.15.3.118 C. (1) governing the determination of the hydrogen sulfide concentration in gaseous mixtures in each of its operations, Gruy Petroleum Management Co. does not anticipate that there will be enough H2S from the surface to the Morrow/Atoka formations to meet the OCD's minimum requirements for the submission of a contingency plan for the drilling and completion of the following test(s):

Wapiti 32 State Com No. 2 N-32-18S-34E 990' FSL & 1650' FWL Lea Co., NM

If anything further is needed regarding this issue, or if you have any questions, please feel free to contact the undersigned at 972-443-6489.

Yours truly,

Zino Fanaj

Zeno Farris Manager, Operations Administration