



THE STATE
of **ALASKA**
GOVERNOR BILL WALKER

Alaska Oil and Gas Conservation Commission

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ADMINISTRATIVE APPROVAL AREA INJECTION ORDER NO. 5.020

Mr. Larry Greenstein
Regulatory Compliance Manager
Hilcorp Alaska, LLC.
P.O. Box 244027
Anchorage, AK 99524-4027

Re: Docket Number: AIO-15-034
Request for administrative approval to allow well G-04RD (PTD 1811830) to be online in water only injection service with known production casing integrity issues.
Trading Bay Unit (TBU) G-04RD (PTD 1811830)
McArthur River Field
McArthur River Middle Kenai G and Hemlock Oil Pools

Dear Mr. Greenstein:

By email dated August 3, 2015, Hilcorp Alaska, LLC. (Hilcorp) requested administrative approval to continue water only injection in the subject well.

In accordance with Rule 9 of Area Injection Order (AIO) 05.000, the Alaska Oil and Gas Conservation Commission (AOGCC) hereby **GRANTS** the Hilcorp request for administrative approval to continue water only injection in the subject well.

Hilcorp reported a potential Inner Annulus pressure communication to AOGCC while completing wellwork under Sundry 315-254. Hilcorp performed diagnostics and determined production casing damage is present between approximately 7,410 ft and 9,090 ft MD. Hilcorp plans to install a straddle packer to isolate the damaged casing, but this will result in a packer depth of approximately 7,250 ft MD with the upper water injection perforation of approximately 9,295 ft MD. The surface casing shoe is 3,043 ft MD. A passing state witnessed Mechanical Integrity Test of the Inner Annulus (MITIA) will be required to ensure that G-04RD exhibits at least two competent barriers to the release of well pressure. Accordingly, the AOGCC believes that the well's condition does not compromise overall well integrity so as to threaten human safety or the environment.

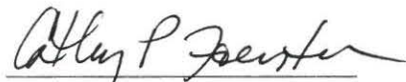
Rule 9 of AIO 5.000 allows administrative amendment of any rule stated as long as the operator demonstrates to the AOGCC's satisfaction that sound engineering practices are maintained and the amendment will not result in an increased risk of fluid movement into an underground source of drinking water.

Finding 4 of AIO 5.000 states that the portion of aquifers beneath Cook Inlet described by a 1/4 mile area beyond and lying directly below the Trading Bay Unit are exempted for Class II injection activities by 40 CFR 147.102(b)(2)(B) and 20 AAC 25.440(c).

AOGCC's approval to continue water injection only in TBU G-04RD is conditioned upon the following:

1. Hilcorp shall record wellhead pressures and injection rate daily;
2. Hilcorp shall submit to the AOGCC a monthly report of well pressures, injection rates, and pressure bleeds for all annuli. Bleeds to be flagged on the report;
3. Hilcorp shall perform a mechanical integrity test of the inner annulus (MITIA) every 2 years;
4. Hilcorp shall perform a temperature survey every 2 years to confirm injection is confined to the authorized injection zone;
5. Hilcorp shall immediately shut in the well and notify the AOGCC if there is any change in the well's mechanical condition;
6. After well shut in due to a change in the well's mechanical condition, AOGCC approval shall be required to restart injection; and
7. The MIT anniversary date will be set as the date of the AOGCC witnessed MITIA that is to be completed once the well is returned to injection and stabilization is achieved. AOGCC must be provided the opportunity to witness the MIT for the test that will establish the new MIT anniversary date.

DONE at Anchorage, Alaska and dated August 14, 2015.



Cathy D. Foerster
Chair, Commissioner



Daniel T. Seamount, Jr.
Commissioner



RECONSIDERATION AND APPEAL NOTICE

As provided in AS 31.05.080(a), within **20** days after written notice of the entry of this order or decision, or such further time as the AOGCC grants for good cause shown, a person affected by it may file with the AOGCC an application for reconsideration of the matter determined by it. If the notice was mailed, then the period of time shall be **23** days. An application for reconsideration must set out the respect in which the order or decision is believed to be erroneous.

The AOGCC shall grant or refuse the application for reconsideration in whole or in part within 10 days after it is filed. Failure to act on it within 10-days is a denial of reconsideration. If the AOGCC denies reconsideration, upon denial, this order or decision and the denial of reconsideration are **FINAL** and may be appealed to superior court. The appeal **MUST** be filed within **33** days after the date on which the AOGCC mails, **OR 30** days if the AOGCC otherwise distributes, the order or decision denying reconsideration, **UNLESS** the denial is by inaction, in which case the appeal **MUST** be filed within **40** days after the date on which the application for reconsideration was filed.

If the AOGCC grants an application for reconsideration, this order or decision does not become final. Rather, the order or decision on reconsideration will be the **FINAL** order or decision of the AOGCC, and it may be appealed to superior court. That appeal **MUST** be filed within **33** days after the date on which the AOGCC mails, **OR 30** days if the AOGCC otherwise distributes, the order or decision on reconsideration.

In computing a period of time above, the date of the event or default after which the designated period begins to run is not included in the period; the last day of the period is included, unless it falls on a weekend or state holiday, in which event the period runs until 5:00 p.m. on the next day that does not fall on a weekend or state holiday.