UNITED STATES GOVERNMENT MEMORANDUM

June 24, 2019

To: Public Information (MS 5030)

From: Plan Coordinator, FO, Plans Section (MS

5231)

Subject: Public Information copy of plan

Control # - R-06837

Type - Revised Exploration Plan

Lease(s) - OCS-G34536 Block - 40 Green Canyon Area

OCS-G34966 Block - 39 Green Canyon Area

Operator - Fieldwood Energy LLC

Description - Subsea Wells 001, 002, C, F, I, J and B

Rig Type - Not Found

Attached is a copy of the subject plan.

It has been deemed submitted as of this date and is under review for approval.

Leslie Wilson Plan Coordinator

Site Type/Name	Botm Lse/Area/Blk	Surface Location	Surf Lse/Area/Blk
WELL/001	G34536/GC/40	4204 FNL, 7901 FWL	G34536/GC/40
WELL/002	G34536/GC/40	3822 FNL, 7849 FEL	G34966/GC/39
WELL/B	G34536/GC/40	3993 FNL, 7882 FWL	G34966/GC/39
WELL/C	G34536/GC/40	4941 FNL, 7527 FWL	G34536/GC/40
WELL/F	G34536/GC/40	4931 FNL, 9029 FWL	G34536/GC/40
WELL/I	G34536/GC/40	5004 FNL, 8964 FWL	G34536/GC/40
WELL/J	G34536/GC/40	4834 FNL, 7457 FWL	G34536/GC/40



April 11, 2019

Amended May 21, 2019

Bureau of Ocean Energy Management Office of Leasing and Plans 1201 Elmwood Park Boulevard New Orleans, LA 70123-2394

Attn: Michelle Picou, Chief, Plans Section

Subject: Revised Exploration Plan - Control No. R-6837

Fieldwood Energy LLC

Green Canyon Blocks 39 and 40

Lease Nos. OCS-G34966 and OCS-G34536

In accordance with 30 CFR 550.200 Subpart B and NTL 2009-G07, Fieldwood Energy LLC (Fieldwood) hereby submits for your review and approval a Revised Exploration Plan for the following operations:

- The drilling, evaluation, completion, and subsea wellhead installation of **Green Canyon Block 39 Well B** previously approved under Control No. N-9910.
- The drilling, evaluation, completion, and subsea wellhead installation of **Green Canyon Block 40 Well C** previously approved under Control No. N-9778.
- The drilling, evaluation, completion, and subsea wellhead installation of **Green Canyon Block 40 Wells F, I and J** previously approved under Control No. S-7870.
- The sidetrack drilling of **Green Canyon 39 Well No.002** (current API No. 60-811-40665-00) and subsequent completion to the bottom block location previously approved under Control No. N-9910. [note, the sidetracked wellbore will be renamed **Green Canyon 40 Well No.002** (ST01 BP00) (future API No. 60-811-40665-01).]

Please see the enclosed "Record of Change" table to note all updates since the initial submittal. Most notably, the proposed GC 40 #001 tieback operations were removed from this Revised Plan.

Enclosed you will find one Proprietary Copy and one Public Copy with a CD containing electronic copies of the plan.

If you should have any questions or concerns, please contact Ali Ferguson by phone at 713-969-1308 or by e-mail at ali.ferguson@fwellc.com.

Sincerely,

Ali Ferguson

Sr. Regulatory Specialist

REVISED EXPLORATION PLAN

Green Canyon Blocks 39 and 40 OCS-G34966 and OCS-G34536

Substantive changes to the Revised Exploration Plan are noted in the table below.

Record of Change:

Date	Plan Section	Summary of Change
04/23/2019	Section A	Update DP Semisubmersible tank information
05/01/2019	Plan Contents; Section F	Removed references to DP Semisubmersible
05/08/2019	Plan Contents	Added "Rowan Resolute" on Form-0137
05/21/2019	Plan Contents; Sections F, G, and N	Removed all references proposing operations at GC 40 #001 (API No. 60-811-40623-00) including: • Plan Contents Section - Subpart A description and associated attachments. • Section F - updated paragraph to reference GC 40 #001 emissions inclusion. • Section G - updated OSRO information - Subpart (a)(2)(ii) & (iii). • Section N - removed GC 40 #001 from the EIA.
06/12/2019	Section G	Updated OSRP information based on 05/29/2019 approval

REVISED EXPLORATION PLAN

PUBLIC Information Copy

Green Canyon Blocks 39 and 40 OCS-G34966 and OCS-G34536

Submitted by: Fieldwood Energy LLC



Fieldwood Energy LLC

REVISED EXPLORATION PLAN

Green Canyon Blocks 39 and 40 Lease Nos. OCS-G34966 & OCS-G34536

Plan Contents

- a) Description, Objectives, and Schedule
- b) Location
- c) Drilling Unit
- d) Service Fee

Section A: General Information

- a) Applications and Permits
- b) Drilling Fluids
- c) Chemical Products
- d) New or Unusual Technology
- e) Bonds, Oil Spill Financial Responsibility, and Well Control Statements
- f) Suspensions of Operations
- g) Blowout Scenario
- h) Contact

Section B: Geological and Geophysical Information

- a) Geological Description
- b) Structure Contour Maps
- c) Two-Dimensional or Three-Dimensional Seismic Lines
- d) Geological Cross-Sections
- e) Shallow Hazards Report
- f) Shallow Hazards Assessment
- g) High-Resolution Seismic Lines
- h) Stratigraphic Column
- i) Time-Versus-Depth Chart
- i) Geochemical Information
- k) Future G&G Activities

Section C: Hydrogen Sulfide Information

- a) Concentration
- b) Classification
- c) H2S Contingency Plan

Section D: Biological, Physical, and Socioeconomic Information

- a) Biological Environment Reports
- b) Physical Environment Reports
- c) Socioeconomic Study Reports

Section E: Solid and Liquid Wastes and Discharges Information

- a) Projected Wastes
- b) Projected Ocean Discharges
- c) National Pollutant Discharge Elimination System (NPDES) Permit
- d) Modeling Report
- e) Projected Cooling Water Intake

Section F: Air Emissions Information

- a) Projected Emissions
- b) Emission Reduction Measures

Section G: Oil and Hazardous Substance Spills Information

- a) Oil Spill Response Planning
- b) Modeling Report

Section H: Environmental Monitoring Information

- a) Monitoring Systems
- b) Incidental takes
- c) Flower Garden Banks National Marine Sanctuary

Section I: Lease Stipulations Information

Section J: Mitigation Measures Information

- a) Measures Taken to Minimize or Mitigate Environmental Impacts
- b) Incidental Takes

Section K: Support Vessels and Aircraft Information

- a) General
- b) Air Emissions
- c) Drilling Fluids and Chemical Products Transportation
- d) Solid and Liquid Wastes Transportation
- e) Vicinity Map

Section L: Onshore Support Facilities Information

- a) General
- b) Air Emissions
- c) Unusual Solid and Liquid Wastes
- d) Waste Disposal.

Section M: Coastal Zone Management Informatio

Section N: Environmental Impact Analysis Information

Section O: Administrative Information

- a) Exempted Information Description
- b) Bibliography

PLAN CONTENTS

(a) Description, Objectives, and Schedule

Fieldwood Energy LLC (Fieldwood) was designated operator of Green Canyon Block 40 (Lease No. OCS-G34536) on June 14, 2018 and Green Canyon Block 39 (Lease No. OCS-G34966) on June 28, 2018.

This Revised Exploration Plan (R-EP) is submitted as a revision to previously approved operations proposed by Noble Energy, Inc. (Noble) in order to update company specific information related to Fieldwood as the new operator, the activity schedule, and air emissions information to allow submission of applications to the appropriate Bureau of Safety and Environmental Enforcement (BSEE) agencies.

Referenced Plan History:

- Initial Exploration Plan Control No. N-9778 was approved on March 19, 2014 under Noble Energy, Inc. and accounted for the drilling, completion, testing, installation of subsea wellheads and/or manifold then temporary abandonment of the Green Canyon Block 40 Well Location C (proposed surface and bottom location in Green Canyon Block 40).
 - Well Location C has not yet been drilled.
- Initial Exploration **Plan Control No. N-9910** was approved on December 1, 2015 under Noble Energy, Inc. and accounted for the drilling, completion, testing, installation of subsea wellheads and/or manifold then temporary abandonment of the Green Canyon Block 39 Well Locations A and B (both wells had a proposed bottom location in Green Canyon Block 40 but surface in Green Canyon Block 39).
 - Well Location A was spudded on April 30, 2016 and subsequently permanently abandoned on July 12, 2016 (classified as such as of June 5, 2018). This well was renamed Green Canyon 39 Well No.002 (ST00 BP00) and assigned API No. 60-811-40665-00. Note that the well did not cross the lease line into Green Canyon Block 40 during drilling operations as proposed.
 - Well Location B has not yet been drilled.
- Supplemental Exploration **Plan Control No. S-7870** was approved on March 30, 2018 under Noble Energy, Inc. and accounted for the drilling, completion, testing, installation of subsea wellheads and/or manifold then temporary abandonment of the Green Canyon Block 40 Wells F, I, and J (all wells had a proposed surface and bottom location in Green Canyon Block 40).
 - Well Locations F, I, and J have not yet been drilled.

Attached under this section is BOEM Form-0137 which includes the proposed activity schedule for:

- The drilling, evaluation, completion, and subsea wellhead installation of **Green Canyon Block 39 Well B** previously approved under Control No. N-9910.
- The drilling, evaluation, completion, and subsea wellhead installation of **Green Canyon Block 40 Well C** previously approved under Control No. N-9778.
- The drilling, evaluation, completion, and subsea wellhead installation of **Green Canyon Block 40 Wells F, I and J** previously approved under Control No. S-7870.
- The sidetrack drilling of **Green Canyon 39 Well No.002** (current API No. 60-811-40665-00) and subsequent completion to the bottom block location previously approved under Control No. N-9910.
 - Note, the sidetracked wellbore will be renamed **Green Canyon 40 Well No.002 (ST01 BP00)** (future API No. 60-811-40665-01).

(b) Location

A Well Location Map showing the proposed surface and bottom-hole locations of each well is included in this plan.

Bathymetry maps were approved under Control No. N-9778 for Green Canyon Block 40 Well C; under Control No. N-9910 for Green Canyon Block 39 Wells A (No.002) and B; and under Control No. S-7870 for Green Canyon Block 40 Wells F, I and J. As water depths across the lease block have not changed, no new bathymetry maps are being submitted.

The vessel type planned for the drilling of these wells is dynamically positioned (DP) and therefore no anchors will be necessary.

(c) Drilling Unit

Fieldwood will use a DP drillship with subsea BOPs and will comply with all of the regulations of the ABS, IMO and USCG. All drilling operations will be conducted under the provisions of 30 CFR, Part 250, Subpart D, and other applicable regulations and notice to lessees, including those regarding the avoidance of potential drilling hazards and safety and pollution prevention control. Such measures as inflow detection and well control, monitoring for loss of circulation and seepage loss, and casing design will be our primary safety measures.

Pollution prevention measures include installation of curbs, gutters, drip pans, and drains on drilling deck areas to collect all contaminants and debris. All discharges will be in accordance with applicable EPA NPDES permits.

Storage Tanks and Production Vessels (all facility tanks of 25 barrels or more)											
Vessel Type - DP Drillship											
Type of Storage Tank	Type of Facility	Tank Capacity (bbls)	Number of Tanks	Total Capacity (bbls)	Fluid Gravity (API)						
Fuel Oil (Marine Diesel)	DP Drillship	2,060	22	47,173	37°						
Active Mud Pits	DP Drillship	1,488	4	5,952	< 10°						
Reserve Liquid Mud Storage	DP Drillship	2,060	6	12,360	< 10°						
Drill Water	DP Drillship	18,240	1	18,240	10°						
Potable Water	DP Drillship	8,805	1	8,805	10°						
Base Oil	DP Drillship	3,599	2	6,918	< 10°						
Brine	DP Drillship	1,509	5	7,547	< 10°						

(d) Processing Fee

Revisions to this plan do not require an associated fee and therefore, a receipt is not being included with this plan.

Attachments

- 1) Form BOEM-0137 (Attachment i)
- 2) Surface Location Map (Attachment ii)

OCS PLAN INFORMATION FORM

	General Information												
Type	of OCS Plan: Revised EP	X Explo	oration Plan (EP)	Dev	elopment Op	perations Co	ordination Doc	ument (D	OCD)				
	any Name:	Fieldwood	Energy LLC		BOEM Op	erator Numb	er:			03295	,		
Addre	ess:				Contact Pe	erson:			Ali Fe	erguson			
	2000 W. Sam Houst	on Pkwy S	outh, Suite 1200		Phone Nur	nber:			713-96	59-1308			
		on, TX 770			E-Mail Ad	dress:	GF-90	ali.fe	rguson	@fwellc	.com		
If a se	rvice fee is required t	ınder 30 Cl	FR 550.125(a), p	rovide t	he A	mount paid	N/A	Rec	eipt N	0.		N	/A
			Project and	Wors	t Case Dis	charge (V	VCD) Infor	nation					
	(s): OCS-G34966 & O	CS-G34536	Area: GC	4	39/40 Project						tmai		
	tive(s) X Oil	Gas	Sulphur	Salt		Support Base	e(s): Fieldwood				OSS D	ock / Po	rt Fourchon
	rm/Well Name: multiple		Total Volume			36.1 MMbl		API G	ravity:	16 10		36°	
Distance to Closest Land (Miles): 73' Volume from uncontrolled							240,773						
Have	you previously provi	ded informa	ations and as	sumptions fo	or your WCD?		X	Yes		No			
If so,	provide the Control N	nich this info	rmation was	provided		Nob	le's N-9	910 (a	pproved	12/01/15)			
Do yo	u propose to use new	or unusual	technology to co	onduct y	our activitie	s?			X	Yes		No	SOURCE PROPERTY OF THE PARTY OF
Do yo	u propose to use a ve	ssel with a	nchors to install	or modif	fy a structure	?				Yes	X	No	
Do yo	ou propose any facility	cility for	r deepwater s	leepwater subsea development? Yes X						No			
	De	escription	n of Proposed	l Activ	ities and	Tentative	Schedule (N	Aark al	ll tha	t apply)		
		osed Activi				Date		Date		T P P -J	£.	o. of Day	s
Explo	ration drilling		2		See attach	ed schedule							
Devel	opment drilling												
Well	completion				See attached schedule								
Well t	est flaring (for more	than 48 hou	ırs)							2			
Instal	lation or modification	of structur	e										
Instal	lation of production fa	acilities								9			
Instal	lation of subsea wellh	eads and/or	manifolds		See attach	ed schedule				<u> </u>			
Instal	lation of lease term pi	pelines											
Comn	nence production									3			
Other	(Specify and attach of	lescription)											
	Descr	iption of	Drilling Rig				De	scriptio	on of	Struct	ure		
	Jackup	2	- 0			Cai	sson			Tension :		tform	
	Gorilla Jackup		Platform ri	g		Fixe	ed platform		-	Complia	nt towe	er	
Semisubmersible Submersible				e		Spa	r		-	Guyed to	wer		
DP Semisubmersible Other (Attach				ch Desc	cription)	Floa	ating production	n		Other (A	ttach I	Description	on)
Drilling Rig Name (If Known): Rowan Resolution				esolute		syst	em						
		~			cription of Lease Term Pipelines								
Fro	m (Facility/Area/Blo	ock)	To (Facility/	_			iameter (Inch	es)	T		Leng	gth (Feet	t)
	N/A						~ ~ ~ ~						
						E/							

OMB Control Number: 1010-0151 OMB Approval Expires: 6/30/2021

Location	API Number	Operation	Dates	Days
GC 40 (39) No.002 (ST01 BP00)	60-811-40665-01	Drill (Sidetrack) and tieback	11/1/19 thru 1/7/20	75
GC 40 (39) No.002 (ST01 BP00)	60-811-40665-01	Complete and install tree	02/13/20 thru 03/30/20	45
GC 40 Location C	Not Yet Assigned	Drill, evaluate, tieback and complete	04/15/22 thru 09/11/22	150
GC 40 (39) Location B	Not Yet Assigned	Drill, evaluate, tieback and complete	04/15/23 thru 09/11/23	150
GC 40 Location F	Not Yet Assigned	Drill, evaluate, tieback and complete	04/15/24 thru 09/11/24	150
GC 40 Location I	Not Yet Assigned	Drill, evaluate, tieback and complete	04/15/26 thru 09/11/26	150
GC 40 Location J	Not Yet Assigned	Drill, evaluate, tieback and complete	04/15/28 thru 09/11/28	150

OCS PLAN INFORMATION FORM (CONTINUED)

Include one copy of this page for each proposed well/structure

	Proposed Well/Structure Location										
Well or Structu structure, refere			naming well or #002 (ST00 BP00)	Previ DOC	•	under an approved	d EP or	X	/es	No	
Is this an existi or structure?	ng well	Ye			existing well of D or API No.	r structure, list the	1	API N	o. 60-8	811-40665-00	
Do you plan to	use a subsea	BOP or a	surface BOP on a floa	ting fac	ility to conduct	your proposed act	ivities?	X	Yes	No	
WCD info	For wells, ve blowout (Bb			ipelines	(Bbls):	f all storage and		API Grav fluid	vity of		
	Surface Loc	cation		Botto	m-Hole Locatio	on (For Wells)			etion (For eparate lin	multiple completions, es)	
Lease No.	OCS	OCS-G	34966	OCS				OCS OCS			
Area Name	1	Green C	Canyon								
Block No.		39	88								
Blockline Departures	N/S Departu		F_n_L	N/S I	Departure:	F_	L	N/S De	eparture:	FL F L	
(in feet)	3	**	9' FNL					N/S Dep	parture:	FL	
	E/W Depart		F_E_L	E/W	Departure:	F_	L	E/W De	eparture:	FL F L	
	7	,849.8	2' FEL					E/W De		FL	
Lambert X- Y	X:	60 F F	7.50 101	X:				X: X:			
coordinates		,605,7	750.18'					X:			
	Y:	140	(17.01)	Y:				Y: Y:			
),149,	617.21'					Y:			
Latitude/ Longitude	Latitude	<i>5 (</i> 1.1.1	0.500!! N	Latitu	de			Latitud Latitude			
	0240 TV:5940 DA	36, 11	.8502" N	ļ				Latitude	30		
	Longitude	20126	1000!! 117	Longi	fude			Longitu Longitu			
	HENRY 120121 21	JU 36	.1089" W	100 (Lerre (n)		Longitu	de		
Water Depth (I		,921'		MD (I	reet):	TVD (Feet):		MD (Fe		TVD (Feet): TVD (Feet):	
Anchor Radius	(if applicable	e) in feet:		-		N/A		MD (Fe	et):	TVD (Feet):	
Anchor Loc	cations for	Drilling	Rig or Construc	tion B	arge (If ancho	r radius supplied	l above	, not nec	essary)		
Anchor Name or No.	Area	Block	X Coordinate		Y Coordinate		Leng	th of And	chor Chair	n on Seafloor	
			X =		Y =						
			X =		Y =						
			X =		Y =						
			X = X =		Y = Y =						
			X = X =		Y = Y =						
			X =		Y =						
			X =		Y =						

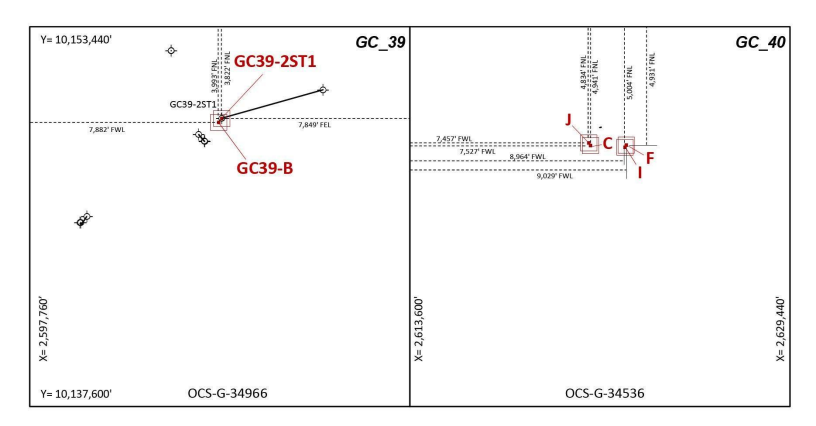
	Proposed Well/Structure Location												
Well or Structure, refere				ell or ocation C	Previ		under an approv	ed EP or	X	Yes		No	
Is this an existi or structure?	ng well	Y	es			n existing well o D or API No.	r structure, list t	he					
Do you plan to	use a subse	ea BOP or a	surface B	OP on a floa	ting fac	cility to conduct	your proposed a	ctivities?	X	Yes	S		No
WCD info	For wells, blowout (I	volume of Bbls/day):	uncontrolle			ctures, volume o s (Bbls):	f all storage and		API G	ravity c	of		
	Surface L	ocation			Botto	m-Hole Location	on (For Wells)			oletion separa			e completions,
Lease No.	OCS	OCS-C	G34536		ocs				OCS OCS				
Area Name		Green	Canyon										
Block No.			.0										
Blockline Departures (in feet)	N/S Depar	ture: 4,941.8		F <u>n</u> L L	N/S I	Departure:)	FL	N/S D	Departu Departu Departu	re:		FL FL FL
	E/W Depa	rture: 7,527.8		F_w_L L	E/W	Departure:	1	FL	E/W I	Departi Departu Departu	ire:		FL FL FL
Lambert X- Y coordinates	X:	2,621,	127.8	L'	X:				X: X: X:				
	Y: 1	0,148,	498.1	4'	Y:				Y: Y: Y:				
Latitude/ Longitude	Latitude 27	7° 55' 5	57.03"	'N	Latitu	ide			Latitu Latitu Latitu	de			
	Longitude 89	° 57' 4	5.15"	W	Longi	tude			Longi Longi Longi	tude			
Water Depth (I	eet):	2.126			MD (Feet):	TVD (Feet):			(Feet):			(Feet):
Anchor Radius	(if applical	2,126' ole) in feet:			L		N/A		MD (I	22		A 1000000000000000000000000000000000000	(Feet):
Anchor Loc	cations fo	r Drillin	g Rig or	Construc	tion B	arge (If anche	or radius suppli	ed above	, not ne	ecessar	v)		
Anchor Name		Block	X Coord			Y Coordinate						n on Sea	ıfloor
			X =			Y =							
			X =			Y =							
			X =			Y =							
			X =			Y =							
			X =			Y =							
			X =			Y =							
			X =			Y =							
			X =			Y=							

<u></u>	Proposed Well/Structure Location												
Well or Structure structure, refere			naming well or Well Location	ιF	Previ DOC		under an approve	d EP or	X	Yes		No	
Is this an existi or structure?	ng well	Ye	es No X			existing well o D or API No.	r structure, list the						
Do you plan to	use a subsea	BOP or a	surface BOP on	a float	ting fac	ility to conduct	your proposed act	tivities?	X	Ye	s		No
WCD info	For wells, v blowout (Bl		ncontrolled			tures, volume o (Bbls):	f all storage and		API G fluid	ravity	of		
	Surface Lo	cation			Botto	m-Hole Locatio	on (For Wells)			oletion separa			e completions,
Lease No.	OCS	OCS-G	34536		ocs				OCS OCS				
Area Name		Green (Canyon										
Block No.		40	0										
Blockline Departures	N/S Departs		F_ N_	L	N/S E	Departure:	F_	L	N/S Departure: F L N/S Departure: F L				
(in feet)		4,931'	FNL	т	T:/XX/ I	Departure:	т	N/S I	Departu Depart	re:		FL F L	
	E/W Depart	9,029'		L	E/W I	рерапше.	F_	L	E/W	Departi	ıre:		FL
Lambert X-	X:	7,027	1 WL		X:				E/W I	Departi	ire:		FL
Y coordinates		,622,6	529.18'		Λ.			8	X: X:				
	Y:	140	500 0 0 2		Y:			,	Y: Y:				
),148,	508.82'		u.				Y:				
Latitude/ Longitude	Latitude	0 551 5	7 7 7 N		Latitu	de			Latit Latitu				
3	690 (11560)	33 3	6.76" N						Latitu	350,63756			
	Longitude	5710	0 40!! ***		Longi	tude			Long	gitude itude			
		3/2	8.42" W						Long	itude			
Water Depth (F		2,127'			MD (I	Feet):	TVD (Feet):			(Feet): (Feet):			(Feet): (Feet):
Anchor Radius						Ì	N/A		3	Feet):		A 1000 CO. 10 CO	(Feet):
Anchor Loc	ations for	Drilling	Rig or Cons	truct	ion B	arge (If ancho	or radius supplied	d above	not n	ecessai	·y)		
Anchor Name or No.	-	Block	X Coordinate			Y Coordinate		119791				n on Sea	afloor
			X =			Y =							
			X =			Y =							
			X =			Y =							
			X =			Y =							
			X =			Y =							
			X =			Y =							
			X =			Y =							
			X =			Y =							

	Proposed Well/Structure Location													
Well or Structure structure, refere			enaming well o Well Locati		Previ		ved 1	ınder an approve	d EP or	X	Yes		No	
Is this an existing or structure?	ng well	Y				n existing we D or API No		structure, list the						
Do you plan to	use a sub	sea BOP or a	surface BOP	on a floa	ting fac	cility to cond	uct	your proposed ac	tivities?	X	Ye	es	12	No
WCD info		, volume of (Bbls/day):	uncontrolled			ctures, volum s (Bbls):	ie of	`all storage and		API G fluid	ravity	of		
	Surface l	Location			Botto	m-Hole Loc	atio	n (For Wells)			pletion separa			le completions,
Lease No.	OCS	OCS-0	G34536		OCS					OCS OCS				
Area Name		Green	Canyon											
Block No.		4	0											
Blockline Departures (in feet)	N/S Depa		'FNL	_L	N/S I	Departure:		F_	L	N/S I	Departu Departu Departu	ire:		FL FL F L
	E/W Dep		F <u>w</u> FWL	_L	E/W	Departure:		F_	L	E/W E/W	Depart Depart	ture: ure:		F L F L F L
Lambert X-	X:	0,701	I WL	5	X:				2	E/W	Depart	ure:		FL
Y coordinates	į	2,622,5	563.70°							X: X:				
	Y: 1	0,148,	435.51'		Y:					Y: Y: Y:				
Latitude/ Longitude	Latitude 2'	7° 55' 5	56.06" N	I	Latitu	de				Latit Latitı Latitı	ıde			
	Longitud		29.17" W	I	Longi	tude				Long Long Long				
Water Depth (F	Feet):	2 1201			MD (I	Feet):	\Box	TVD (Feet):			(Feet):			(Feet):
Anchor Radius	(if applica	2,129' able) in feet:			I			N/A		100000000000000000000000000000000000000	(Feet): Feet):			(Feet): (Feet):
Anchor Loc	cations f	or Drillin	g Rig or Co	nstruc	tion B	arge (If an	cho	r radius supplied	d above	, not n	ecessai	ry)		
Anchor Name or No.	Area	Block	X Coordina	te		Y Coordin	ate		Leng	th of A	nchor	Chai	n on Se	afloor
			X =			Y =								
			X =			Y =								
			X =			Y =								
			X =			Y =								
			X =			Y =								
			X =			Y =			-					
			X = X =			Y = Y =								
			A -			1 -								

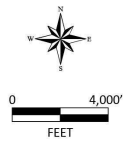
<u></u>	Proposed Well/Structure Location												
Well or Structus structure, refere			naming well or Well Location .	J	Previ DOC		under an approve	d EP or	X	Yes		No	
Is this an existi or structure?	ng well	Ye	es No X			existing well of D or API No.	r structure, list the	9					
Do you plan to	use a subsea	BOP or a	surface BOP on a	float	ing fac	ility to conduct	your proposed ac	tivities?	X	Ye	S		No
WCD info	For wells, v		ncontrolled			tures, volume o (Bbls):	f all storage and		API G fluid	ravity o	of		
	Surface Lo	cation			Botto	m-Hole Location	on (For Wells)			pletion separa			e completions,
Lease No.	OCS	OCS-G	34536		OCS				OCS OCS				
Area Name		Green C	Canyon										
Block No.		40	***										
Blockline Departures (in feet)		4,834'		100		Departure:	F_	L	N/S Departure: F I N/S Departure: F L				
	E/W Depart	ure: 7,457'	FWL F_w_I	3	E/W I	Departure:	F_	L	E/W	Depart Departi Departi	ire:		FL FL FL
Lambert X- Y coordinates		,621,0	57.43		X:				X: X: X:				
	Y: 10	,148,0	605.82		Y:				Y: Y: Y:				
Latitude/ Longitude	Latitude 27°	° 55' 5	8.11" N		Latitue	de			Latit Latiti Latiti	ıde			
	Longitude 89°	57' 4	5.90" W		Longit	tude			Longitude Longitude Longitude				
Water Depth (F		2,124'			MD (I	Feet):	TVD (Feet):			(Feet): (Feet):			(Feet): (Feet):
Anchor Radius	(if applicable	e) in feet:					N/A			Feet):		A 1.000 - 10.00 - 10.00 - 10.00	(Feet):
Anchor Loc	cations for	Drilling	Rig or Const	ruct	ion B	arge (If ancho	r radius supplied	d above	, not n	ecessar	y)		
Anchor Name or No.	Area	Block	X Coordinate			Y Coordinate		Leng	th of A	nchor	Chair	n on Sea	afloor
			X =			Y =							
			X =			Y =							
			X = X =			Y = Y =							
			X =			Y =							
			X =			Y =							
			X =			Y =		-					
			X =			Y =							

	Proposed Well/Structure Location													
Well or Structure structure, refere			enaming well Well Loca		Previ		wed	under an appro	oved EP	or X	Yes		No	
Is this an existing or structure?	ng well	Y	res			n existing we D or API N		r structure, list	the		,		•	
Do you plan to	use a sub	sea BOP or a	surface BOI	on a floa	ting fac	cility to cond	duct	your proposed	activitie	s?	X Y	es		No
WCD info		, volume of (Bbls/day):	uncontrolled			ctures, volur s (Bbls):	ne o	f all storage an	d	fluid	Gravity			•
	Surface 1	Location			Botto	m-Hole Lo	catio	on (For Wells)			ipletioi r separ			le completions,
Lease No.	OCS	OCS-0	G34966		ocs					OCS				
Area Name		Green	Canyon											
Block No.		3	19											
Blockline Departures (in feet)	N/S Depa		' FNL	n_L	N/S I	Departure:			F	N/S	Depart Depart Depart	ire:		FL FL FL
	E/W Dep			<u>w</u> L	E/W	Departure:			F	L E/V	/ Depart	ture:		FL FL F L
		7,882	'FWL							E/W	Depart			FL
Lambert X- Y coordinates	X:	2,605,6	641.998		X:					X: X: X:				
	Y: 1	0,149,	463.004	4'	Y:					Y: Y: Y:				
Latitude/ Longitude	Latitude 27	'° 56' 1	0.351"	N	Latitu	de				Lat Lati Lati				
	Longitud	e			Longi	tude				Lor	gitude			
		° 00' 3	7.356"	W						Lon	gitude gitude			
Water Depth (F	Feet):	1,927			MD (Feet):		TVD (Feet):			(Feet):			(Feet): (Feet):
Anchor Radius	(if applica	\$400 CHE / SCHOOL			1			N/A		100	(Feet):			(Feet):
Anchor Loc	cations f	or Drillin	g Rig or C	onstruc	tion B				lied abo	ve, not	necessa	ry)		
Anchor Name or No.	Area	Block	X Coordin	nate		Y Coordi	nate		Le	ngth of	Anchoi	Chai	in on Se	afloor
			X =			Y =								
			X =			Y =								
			X = X =			Y = Y =								
			X =			Y =								
			X =			Y =								
		-	X =			Y =								
			X =			Y =			\dashv					
			1											



GC 39 GC 40

Proposed GC 39-B SHL 7,882' FWL, 3,993' FNL X= 2,605,641.998' Y= 10,149,463.004' LAT. 27° 56' 10.351" N LON. 90° 00' 37.356" W WD 1,927' Proposed GC 39-2ST1 SHL 7,849.82' FEL, 3,822.79' FNL X= 2,605,750.18' Y= 10,149,617.21' LAT. 27° 56' 11.8502" N LON. 90° 00' 36.1089" W WD 1,921' Proposed GC 40-J SHL 7,457' FWL, 4,834' FNL X= 2,621,057.43' Y= 10,148,605.82' LAT. 27° 55' 58.11"N LON. 89° 57' 45.90"W WD 2,124' Proposed GC 40-C SHL 7,527.81' FWL, 4,941.86' FNL X= 2,621,127.81' Y= 10,148,498.14' LAT. 27° 55' 57.03"N LON. 89° 57' 45.15"W WD 2,126' Proposed GC 40-I SHL 8,964' FWL, 5,004' FNL X= 2,622,563.70' Y= 10,148,435.51' LAT. 27° 55' 56.06"N LON. 89° 57' 29.17"W WD 2,129' Proposed GC 40-F SHL 9,029' FWL, 4,931' FNL X= 2,622,629.18' Y= 10,148,508.82' LAT. 27° 55' 56.76"N LON. 89° 57' 28.42"W WD 2,127'



Projection: UTM 15 N
Datum: NAD 27
Distance Units: Feet US



Katmai Prospect Locations Plat

OCS-G 34966 & 34536 Green Canyon 39, 40 Gulf of Mexico PUBLIC

SECTION A GENERAL INFORMATION

(a) Applications and Permits

No additional applications or permits from other agencies are required to be submitted and/or approved at this time. An Application for Permit to Drill (APD) will be submitted to the appropriate Bureau of Safety and Environmental Enforcement (BSEE) District prior to commencing drilling operations.

(b) Drilling Fluids

Please see enclosed Table 1 titled, "Wastes you will generate, treat, and downhole dispose or discharge to the GOM."

(c) Chemical Products

Chemical products information is not required for this R-EP per NTL No. 2008-G04.

(d) New or Unusual Technology

Fieldwood may use the Managed Pressure Drilling (MPD) process / equipment. While this is new technology usage for Fieldwood, it has previously been used in the US Land, Gulf of Mexico (GOM) Shelf, GOM Deepwater, and internationally on Land, Shelf, and Deepwater.

The MPD process augments a mud column's effective bottom hole pressure (BHP) by maintaining surface applied, trapped, variable pressures during various drilling ops and creates a closed loop mud system which the advantages of this are:

- Electronic Real Time Monitoring (RTM) at very accurate losses or influxes vols/pressures thus allowing rapid response to minimize vols changes.
- Electronic RTM of the BHP with near real-time electro-mechanical control of the same via chokes & pump pressure vs. changing the mud weight.
- Ability to offset the Equivalent Circulating Density thus allowing the drilling and cementing wells through/in intervals that have a narrower pore-pressure (PP) fracture gradient (FG) window.

(e) Bonds, Oil Spill Financial Responsibility, and Well Control Statements

The bond requirements for the activities and facilities proposed in this R-EP are satisfied by a \$3,000,000.00 area-wide bond, furnished and maintained according to 30 CFR 556.901; NTL No. 2015-BOEM-N04 "General Financial Assurance;" and additional security under 30 CFR 556.901 (d) - (f) and NTL No. 2016-BOEM N01, "Requiring Additional Security."

Fieldwood (BOEM company number 03295) has demonstrated oil spill financial responsibility for the facilities proposed in this R-EP according to 30 CFR Part 553; and NTL No. 2008-N05, "Guidelines for Oil Spill Financial Responsibility for Covered Facilities."

Fieldwood will have the financial capability to drill a relief well and conduct any other emergency well control operation.

(f) Suspension of Operations

Fieldwood was designated operator of all of Green Canyon Block 40 (Lease No. OCS-G34536) on June 14, 2018 and all of Green Canyon Block 39 (Lease No. OCS-G34966) on June 28, 2018.

Unit Contract No.754318002 became effective on April 1, 2018 and consists of Lease Nos. OCS-G34966 (Green Canyon Block 39), OCS-G34536 (Green Canyon Block 40), OCS-G34537 (Green Canyon Block 41), OCS-G34878 (Ewing Banks Block 1009), OCS-G34879 (Ewing Banks Block 1010), and OCS-G34880 (Ewing Banks Block 1011).

A unit Suspension of Production (SOP) was approved from August 1, 2018 through April 30, 2019; this unit suspension excludes Lease Nos. OCS-G34536 (Green Canyon Block 40), OCS-G34537 (Green Canyon Block 41), and OCS-G34966 (Green Canyon Block 39), since their primary terms extend beyond the expiration of the SOP.

An extension to the current Suspension of Production was filed on April 5, 2019 with a proposed activity schedule through November 2020.

(g) Blowout Scenario

The Green Canyon Block 40 A well (surface location at Block 39) has an estimated maximum flow rate of 248,975 bbls oil per day. The expected duration of a blowout, should it occur, is approximately 241 days. The calculated volume on a 241-day blowout is 36.1 MMbbls of oil.

The duration of the blowout will be a function of the well bridging over - the ability of surface/subsurface intervention - or a last resort would be drilling a relief well. The expected timeframes for the different outcomes would be:

- 1) Bridging over (1 to 4 days)
- 2) Surface intervention (14 to 30 days)
- 3) A relief well (241 days)

Discussion of potential for well to bridge over

Due to the unrestricted flow of a worst-case-discharge (WCD) scenario, the well has the potential to experience a downhole rock failure. The primary failure mechanism would be wellbore instability caused by the reduced wellbore pressure. The in-situ stresses that exist in the reservoir rock are held in place by the hydrostatic pressure of the weighted drilling fluid in the wellbore. If the wellbore pressure is reduced, the high in-situ stresses are no longer opposed by the weighted drilling fluid and the in-situ rock may fail and collapse into the wellbore causing the wellbore to

bridge over where the failed rock fragments accumulate and lodge downhole to prevent the well discharge continuing. We typically may expect the well to bridge over in 1 to 4 days. Bridging over is the common outcome of conventional GOM wells. This is usually the period where equipment is being moved to location for a surface/subsurface intervention.

Discussion of likelihood for surface intervention to stop blowout

Surface and subsurface intervention would be viable as long as the subsea wellhead and subsea BOPs are not damaged beyond use. Surface/subsurface intervention would be the first line of defense after a blowout occurs - the actual intervention technique chosen will depend on actual conditions and ability to access the existing well. There can be simple solutions such as rig up and set a plug in the casing, using an ROV to remotely access the BOP system, or more complex solutions such as stabbing over a capping stack and closing the well. The solution will depend on actual conditions. A surface/subsurface intervention is faster than a relief well and is usually started as conditions permit and can be done while relief well planning is being conducted. Fieldwood would immediately consult with a well control company and begin surface/subsurface intervention planning and relief well planning. Typical blowouts can be controlled with surface/subsurface intervention. The multiple methods available to access the subsea wellhead usually will allow surface intervention to succeed in controlling the well.

Relief Well

The Rowan Renaissance is a specific rig that could drill the relief well. The water depth is 2,200' and the relief well would be 27,000' TVD which does not limit the selection of a semi-submersible or drillship.

Fieldwood currently has the Rowan Resolute rig under contract for this project. Should the Resolute be out of commission, Fieldwood has access to mutual aid rigs through HWCG membership and Rowan has advised they are willing to make one of their other two drillships in the GOM available.

The total time to drill the relief well is 241 days

Time to Acquire Rig:10 daysTow Time:5 daysDrilling Time:226 days

The key to preventing (influxes) blowouts is early detection. The reason early detection is important is that it minimizes the size of an influx. Simply stated, a smaller influx is much easier to deal with than a larger influx. Early detection is achieved by utilizing the following good oil field practices:

- BOP maintenance, certification, and real-time monitoring (increases reliability and functionality which helps insure that equip closes in a timely manner).
- Wellbore monitoring watching for flow increases and or pit gains, checking for flow on connections, maintaining the MW correctly, utilizing a trip tank at all times when not circulating.
- Training this starts at the driller.

- Drills including trip drills, well control, stripping, choke.
- Communication open door policy.
- Trip sheets

Another area where an influx can happen is during cementing. These are prevented with the utilization of good cementing techniques. These techniques include:

- Designing a cement slurry with additives that help to prevent flow after cementing.
- Optimize cement placement via cement placement with centralization-standoff modeling.
- Flowchecks.
- Certification of all cement designs.
- For abnormally pressured wells, liner top packers, mechanical barriers, are often run. This provides an additional barrier to possible leak paths.

Fieldwood has a working relationship with several well control experts, including Wild Well and/or Boots and Coots. They would be brought in to provide expert advice on implementing surface intervention or drilling a relief well and provide onsite supervision to any operation. Subsurface intervention equipment is readily available utilizing our HWCG membership. We have utilized Baker Inteq on most of our directional wells and they have provided technical support for relief wells that we have successfully drilled in the past. Additional consultant engineers would be brought in to expedite well planning and sourcing required equipment. We have successfully drilled relief wells in the past.

(h) Contact Information

Description	Name	Email Address	Telephone Number
Primary	Ali Ferguson	ali.ferguson@fwellc.com	713-969-1308
Secondary	Brenda Montalvo	brenda.montalvo@fwellc.com	713-969-1084

Attachments

1) Table #1 titled, "Wastes you will generate, treat, and downhole dispose or discharge to the GOM" (Attachment A-1)

TABLE 1. WASTE ESTIMATED TO BE GENERATED, TREATED, AND/OR DOWNHOLE DISPOSED OR DISCHARGED TO THE GOM Please specify if the amount reported is a total or per well amount and be sure to include appropriate units. **Projected** Projected ocean discharges Downhole Projected generated waste Disposal Answer yes or **Projected Amount** Type of Waste Discharge Method Composition Discharge rate Will drilling occur ? If yes, you should list muds and cuttings Water-based drilling fluid None NA NA No Cuttings wetted with water-based fluid NA NA No None IO Base, Emulsifiers, CaCl2 Zero Discharge to cuttings SBM-based drilling fluid Fresh Water, Brine, FLC, Barite, 6000.0 bbls/per well Zero Discharge to cuttings boxes No boxes CaCO3, Graphite, Zero Discharge to cuttings Cuttings wetted with synthetic-based fluid **Cement Cuttings** 104.0 bbls/per well Zero Discharge to cuttings boxes No boxes Will humans be there? If yes, expect conventional waste Ground and discharge Domestic waste Sink, Showers: Potable water 16380 bbls/per well 468 bbls/per day No Overboard Black water is broken down with aerobic bacteria, treated Sanitary waste from living Combined Hydraulic Loading Rate of 3 onboard MSD Sanitary waste water Unable to determine with chlorine, then No quarters Units is 6 91bbl/hr dechlorinated, and discharged overboard Is there a deck? If yes, there will be Deck Drainage Rain & Wash Detergent 1155 bbls/per well 33 day Sheen Tested & Overboard Deck Drainage Will you conduct well treatment, completion, or workover? NA NA Well treatment fluids NA None NA NA NA Well completion fluids None NA NA NA NA None Miscellaneous discharges. If yes, only fill in those associated with your activity. Salt Water/Brine 56700 bbls/per wel NA Desalinization unit discharge 1620 bbls/per day Discharged Overboard Through BOP Stack subsea and on deck during testing 3% Erifon, 97% Potable water Blowout prevent fluid 60 bbls/per well 1.7 bbls/per day No Overboard through Ballast Sea Water 233 bbls/hour Water Treatment unit NA Ballast water 8155 bbls/per well Processed by OWS and discharged overboard Machinery space bilges / through 15 ppm Oil Content Monitor Bilge water rainwater 26376 bbls/per well 31.4 bbl/hr rated capacity when OWS is in operation NA H-class cement slurry + Excess cement at seafloor additives N/A N/A N/A NA NA NA NA NA Fire water NA Salt Water Cooling for Fresh Discharged Overboard Water Systems 2814840.0 bbls/per well 3351 bbls/hour NA Cooling water Will you produce hydrocarbons? If yes fill in for produced water. NA NA NA NA NA Produced water Please enter individual or general to indicate which type of NPDES permit you will be covered by? NA General NOTE: All discharged wastes should NOTE: If you will not have a type of waste for the activity being applied for, enter NA for all columns in the row comply with the requirements of the NPDES permit.

SECTION B GEOLOGICAL AND GEOPHYSICAL INFORMATION

Geological and geophysical information for these wells was submitted, reviewed, and approved under the following Plans:

- Initial Exploration Plan Control No. N-9778 for Green Canyon Block 40 Well C
- Initial Exploration Plan Control No. N-9910 for Green Canyon Block 39 Wells A & B
- Supplemental Exploration Plan Control No. S-7870 for Green Canyon Block 40 Wells F, I, and J

This information has not changed from the above referenced approvals.

SECTION C HYDROGEN SULFIDE INFORMATION

Hydrogen Sulfide (H2S) information for these wells was submitted, reviewed, and approved under the following Plans:

- Initial Exploration Plan Control No. N-9778 for Green Canyon Block 40 Well C
- Initial Exploration Plan Control No. N-9910 for Green Canyon Block 39 Wells A & B
- Supplemental Exploration Plan Control No. S-7870 for Green Canyon Block 40 Wells F, I, and J

This information has not changed from the above referenced approvals.

SECTION D BIOLOGICAL, PHYSICAL, AND SOCIOECONOMIC INFORMATION

Biological, physical, and socioeconomic information for these wells was submitted, reviewed, and approved under the following Plans:

- Initial Exploration Plan Control No. N-9778 for Green Canyon Block 40 Well C
- Initial Exploration Plan Control No. N-9910 for Green Canyon Block 39 Wells A & B
- Supplemental Exploration Plan Control No. S-7870 for Green Canyon Block 40 Wells F, I, and J

This information has not changed from the above referenced approvals.

SECTION E WASTES AND DISCHARGES INFORMATION

(a) Projected Generated Wastes and (b) Projected Ocean Discharges

Please see Table 1 titled, "Wastes you will generate, treat, and downhole dispose or discharge to the GOM" enclosed under Section A of this plan.

(c) National Pollutant Discharge Elimination System (NPDES) permit

NPDES permit information is not required for this R-EP per NTL No. 2008-G04.

(d) Modeling report

A modeling report was not required.

(e) Projected cooling water intake

Cooling water intake information is not required for this R-EP per NTL No. 2008-G04.

SECTION F AIR EMISSIONS INFORMATION

(a) Emissions Worksheets and Screening Questions

Enclosed in this section are the emissions worksheets prepared in accordance with 30 CFR 550.218 for the DP drillship, Rowan Resolute.

Please note, the Rowan Resolute will be on location at Green Canyon Block 40 #001 performing re-entry, tie-back, and completion operations in 2019 - these operations were approved under Revised Exploration Plan Control No. R-6849. The additional days that the Rowan Resolute will be on location in the Green Canyon 40 Block as approved under Control No. R-6849 are included and accounted for in the enclosed Emissions worksheets.

Screen Procedures for EPs	Yes	No
Is any calculated Complex Total (CT) Emission amount (tons) associated with your proposed exploration activities more than 90% of the amounts calculated using the following formulas: $CT = 3400D^{2/3}$ for CO, and $CT = 33.3D$ for the other air pollutants (where $D = distance$ to shore in miles)?		X
Do your emission calculations include any emission reduction measures or modified emission factors?	X	
Are your proposed exploration activities located east of 87.5° W longitude?		X
Do you expect to encounter H ₂ S at concentrations greater than 20 parts per million (ppm)?		X
Do you propose to flare or vent natural gas for more than 48 continuous hours from any proposed well?		X
Do you propose to burn produced hydrocarbon liquids?		X

	3	Contact Information	
Description	Name	Email Address	Telephone Number
Preparer	Marla Begnaud	marla.begnaud@fwellc.com	337-354-8039
Secondary	Ali Ferguson	ali.ferguson@fwellc.com	713-969-1308

(b) Emission reductions measures

For diesel-fired prime movers, BOEM's default AQR (Air Quality Review) emission factors are based on AP 42 Vol II, Table II-3-3.

For the above referenced project, a reduced NOx emission factor was used for the diesel-fired prime movers.

Equipment/Emission Factors	units	PM	SOx	NOx	VOC	CO	REF.	DATE
Diesel Recip. > 600 hp.	gms/hp-hr	0.32	0.1835	11	0.33	2.4	AP42 3.4-1	10/96
Diesel Recip. > 600 hp. (PRIME MOVER)	gms/hp-hr			1.79			IMO Annex VI - Tier III @ 720 RPM	

Rowan Companies provided a Record of Construction and Equipment as a Supplement to the International Air Pollution Prevention (IAPP) Certificate. For the Rowan Resolute ship, there are six (6) prime mover engines. Each engine has a power output of 8000 kW, which equates to 10,728 HP. The total for the six (6) prime mover engines is 64,368 HP. The engines meet the IMO (International Maritime Organization) Annex VI Tier III NOx emission limits. See below.

	Diesel Engines	HP
DRILLING	PRIME MOVER>600hp diesel	64368

	Engine #1	Engine #2	Engine #3	Engine #4	Engine #5	Engine #6	Engine #7	Engine #8	Engine #9	Engine #10	Engine #11	Engine #12
Manufacturer and model	Hyundai- HiMSEN 16H32/40V	Hyundai- HiMSEN 16H32/40V	Hyundai- HiMSEN 16H32/40V	Hyundai- HiMSEN 16H32/40V	Hyundai- HiMSEN 16H32/40V	Hyundai- HiMSEN 16H32/40V		v				
Serial number	BA4872-1	BA4872-2	BA4872-3	BA4872-4	BA4872-5	BA4872-6						
Use	Main Generator Engine	Main Generator Engine	Main Generator Engine	Main Generator Engine	Main Generator Engine	Main Generator Engine						
Power output (kW)	8000	8000	8000	8000	8000	8000						
Rated speed (rpm)	720	720	720	720	720	720						
Date of installation (dd/mm/yyyy)	22/07/2014	22/07/2014	22/07/2014	22/07/2014	22/07/2014	22/07/2014						
Date of major conversion (dd/mm/yyyy) Reg. 13.2.2						•						
Date of major conversion (dd/mm/yyyy) Reg. 13.2,3		-		•	•							
Exempted by regulation 13.1.1.2		•	•	•								
Tier I Reg. 13.3					[-]							
Tier II Reg.13.4	x	x	×	х	×	×						
Tier II Reg. 13.2.2 or 13.5.2	-					-					Ż	
Tier III Reg.13.5.1.1	×	X	X	X	X	X						
Approved method exists	•	•	•		[.]							
Approved method not commercially available	·	•	-	-		-						
Approved method installed						-						

The IMO Annex VI NOx Tier III control requirements are as follows:

Tier	Ship construction date on or	(g/kWh)	ghted cycle emission e's rated speed (rpr			
-	after	n < 130	n = 130 - 1999	n ≥ 2000		
I	1 January 2000	17.0	45-n ^(-0,2) e.g., 720 rpm – 12.1	9.8		
II	1 January 2011	14.4	44·n ^(-0,23) e.g., 720 rpm – 9.7	7.7		
Ш	1 January 2016	3.4	9·n ^(-0.2) e.g., 720 rpm –	2.0		

Since each engine has a rated speed of 720 RPM, the Tier III NOx emission limit is 2.4 g/kWh (1.79 g/HP-hr).

Attached are the Rowan Resolute Record of Construction and Equipment and the IMO Annex VI NOx Control Requirements for reference.

Attachments

- 1) Air Emissions Worksheets (Attachment F-1)
- 2) Rowan Resolute Record of Equipment & NOx Control Requirements (Attachment F-2)

OMB Control No. 1010-0151 OMB Approval Expires: 06/30/2021

EXPLORATION PLAN (EP) AIR QUALITY SCREENING CHECKLIST

COMPANY	Fieldwood Energy LLC
AREA	GC
BLOCK	40
LEASE	OCS-G34536
PLATFORM	
WELL	
COMPANY CONTACT	Marla Begnaud
TELEPHONE NO.	337-354-8039
REMARKS	

EMISSIONS FACTORS

Fuel Usage Conversion Factors	Natural Gas	Turbines	Natural Gas	Engines	Diesel Rec	ip. Engine	REF.	DATE
7993	SCF/hp-hr	9.524	SCF/hp-hr	7.143	GAL/hp-hr	0.0483	AP42 3.2-1	4/76 & 8/84
Equipment/Emission Factors	units	PM	SOx	NOx	VOC	CO	REF.	DATE
NG Turbines	amo/hn hr		0.00247	1.3	0.01	0.83	AP42 3.2-1& 3.1-1	10/96
	gms/hp-hr		0.00247		0.01			
NG 2-cycle lean	gms/hp-hr		0.00185	10.9	0.43	1.5	AP42 3.2-1	10/96
NG 4-cycle lean	gms/hp-hr		0.00185	11.8	0.72	1.6	AP42 3.2-1	10/96
NG 4-cycle rich	gms/hp-hr		0.00185	10	0.14	8.6	AP42 3.2-1	10/96
Diesel Recip. < 600 hp.	gms/hp-hr	1	0.1835	14	1.12	3.03	AP42 3.3-1	10/96
Diesel Recip. > 600 hp.	gms/hp-hr	0.32	0.1835	11	0.33	2.4	AP42 3.4-1	10/96
Diesel Recip. > 600 hp. (PRIME MOVER)	gms/hp-hr			1.79			IMO Annex VI - Tier III @ 720 RPM	
Diesel Boiler	lbs/bbl	0.084	0.3025	0.84	0.008	0.21	AP42 1.3-12,14	9/98
NG Heaters/Boilers/Burners	lbs/mmscf	7.6	0.593	100	5.5	84	AP42 1.4-1, 14-2, & 14-3	7/98
NG Flares	lbs/mmscf	0.5952	0.593	71.4	60.3	388.5	AP42 11.5-1	9/91
Liquid Flaring	lbs/bbl	0.42	6.83	2	0.01	0.21	AP42 1.3-1 & 1.3-3	9/98
Tank Vapors	lbs/bbl				0.03		E&P Forum	1/93
Fugitives	lbs/hr/comp.				0.0005		API Study	12/93
Glycol Dehydrator Vent	lbs/mmscf				6.6		La. DEQ	1991
Gas Venting	lbs/scf				0.0034			

Sulphur Content Source	Value	Units
Fuel Gas	3.33	ppm
Diesel Fuel	0.05	% weight
Produced Gas(Flares)	3.33	ppm
Produced Oil (Liquid Flaring)	1	% weight

COMPANY	AREA	BLOCK	LEASE	PLATFORM	WELL			CONTACT		PHONE	REMARKS					
Fieldwood Energy LLC	GC	40	OCS-G34536					Marla Begnaud		337-354-8039	drilling & comple	tion activities for	proposed subse	a GC 40 wells		
OPERATIONS	EQUIPMENT	RATING	MAX. FUEL	ACT. FUEL	RUN	TIME		MAXIMUI	1 POUNDS P	ER HOUR			ES	TIMATED TO	NS	
	Diesel Engines	HP	GAL/HR	GAL/D												
	Nat. Gas Engines	HP	SCF/HR	SCF/D												
		MMBTU/HR	SCF/HR	SCF/D	HR/D	D/YR	PM	SOx	NOx	VOC	co	PM	SOx	NOx	VOC	co
DRILLING	PRIME MOVER>600hp diesel	64368	3108.9744	74615.39	24	93	45.37	26.02	253.74	46.79	340.27	50.63	29.03	283.18	52.21	379.74
	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	BURNER diesel	0			0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	AUXILIARY EQUIP<600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(crew)	7000	338.1	8114.40	24	53	4.93	2.83	169.60	5.09	37.00	3.15	1.80	108.16	3.24	23.60
	VESSELS>600hp diesel(supply)	7200	347.76	8346.24	24	40	5.07	2.91	174.45	5.23	38.06	2.43	1.39	83.44	2.50	18.20
	VESSELS>600hp diesel(supply)	15200	734.16	17619.84	24	27	10.71	6.14	368.28	11.05	80.35	3.42	1.96	117.43	3.52	25.62
	VESSELS>600hp diesel(tugs)	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
FACILITY	DERRICK BARGE diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
INSTALLATION	MATERIAL TUG diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(crew)	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(supply)	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	MISC.	BPD	SCF/HR	COUNT					<u> </u>							
	TANK-	0			0	0				0.00					0.00	
DRILLING	OIL BURN	0			0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
WELL TEST	GAS FLARE		0		0	0		0.00	0.00	0.00	0.00		0.00	0.00	0.00	0.00
2019	YEAR TOTAL						66.09	37.90	966.08	68.16	495.69	59.62	34.19	592.20	61.49	447.17
EXEMPTION	DISTANCE FROM LAND IN								<u> </u>							
CALCULATION	MILES											2497.50	2497.50	2497.50	2497.50	60467.19
	75.0															

COMPANY	AREA	BLOCK	LEASE	PLATFORM	WELL			CONTACT		PHONE	REMARKS							
Fieldwood Energy LLC	GC	40	OCS-G34536					Maria Begnaud		337-354-8039	drilling & compl	etion activities fo	or proposed subs	sea GC 40 wells	3			
OPERATIONS	EQUIPMENT	RATING	MAX. FUEL	ACT. FUEL	RUN	TIME		MAXIMUI	M POUNDS F	PER HOUR		ESTIMATED TONS						
	Diesel Engines	HP	GAL/HR	GAL/D														
	Nat. Gas Engines	HP	SCF/HR	SCF/D														
	Bùrners	MMBTU/HR	SCF/HR	SCF/D	HR/D	D/YR	PM	SOx	NOx	voc	co	PM	SOx	NOx	voc	co		
DRILLING	PRIME MOVER>600hp diesel	64368	3108 9744	74615 39	24	90	45 37	26 02	253 74	46 79	340 27	49 00	28 10	274 04	50 53	367 49		
	PRIME MOVER>600hp diesel	0	0	0 00	0	0	0 00	0 0 0	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00		
	PRIME MOVER>600hp diesel	0	0	0 00	0	0	0 00	0 0 0	0 00	0.00	0 00	0 00	0 00	0 00	0 00	0 00		
	PRIME MOVER>600hp diesel	0	0	0 00	0	0	0 00	0 0 0	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00		
	BURNER diesel	0			0	0	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00		
	AUXILIARY EQUIP<600hp diesel	0	0	0 00	0	0	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00		
	VESSELS>600hp diesel(crew)	7000	338 1	8114 40	24	51	4 93	2 83	169 60	5 0 9	37 00	3 04	1 75	104 67	3 14	22 84		
	VESSELS>600hp diesel(supply)	7200	347 76	8346 24	24	39	5 07	2 9 1	174 45	5 23	38 06	2 35	1 35	80 75	2 4 2	17 62		
	VESSELS>600hp diesel(supply)	15200	734 16	17619 84	24	26	10 71	6 14	368 28	11 05	80 35	3 31	190	113 64	3 4 1	24 79		
	VESSELS>600hp diesel(tugs)	0	0	0 00	0	0	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00		
FACILITY	DERRICK BARGE diesel	0	0	0 00	0	0	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00		
INSTALLATION	MATERIAL TUG diesel	0	0	0 00	0	0	0 00	0 0 0	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00		
	VESSELS>600hp diesel(crew)	0	0	0 00	0	0	0 00	0 0 0	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00		
	VESSELS>600hp diesel(supply)	0	0	0 00	0	0	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00		
	MISC.	BPD	SCF/HR	COUNT				l	l					l	1	1		
	TANK-	0			0	0				0 00					0 00			
DRILLING	OIL BURN	0			0	0	0 00	0 0 0	0 00	0 00	0 00	0 00	0 00	0.00	0 00	0 00		
WELL TEST	GAS FLARE		0		0	0		0 00	0 00	0 00	0 00		0 00	0 00	0 00	0 00		
2020	YEAR TOTAL						66.09	37.90	966.08	68.16	495.69	57.70	33.09	573.10	59.50	432.74		
EXEMPTION	DISTANCE FROM LAND IN							<u> </u>	<u> </u>	<u> </u>								
CALCULATION	MILES]										2497.50	2497.50	2497.50	2497.50	60467.19		
	75 0]										l						

COMPANY	AREA	BLOCK	LEASE	PLATFORM	WELL			CONTACT		PHONE	REMARKS					
Fieldwood Energy LLC	GC	40	OCS-G34536					Maria Begnaud		337-354-8039						
OPERATIONS	EQUIPMENT	RATING	MAX. FUEL	ACT. FUEL	RUN	TIME		MAXIMUN	I POUNDS F	ER HOUR			ES	TIMATED TO	ONS	
	Diesel Engines	HP	GAL/HR	GAL/D												
	Nat. Gas Engines	HP	SCF/HR	SCF/D												
	Burners	MMBTU/HR	SCF/HR	SCF/D	HR/D	D/YR	PM	SOx	NOx	VOC	co	PM	SOx	NOx	VOC	co
DRILLING	PRIME MOVER>600hp diesel	0	0	0 00	0	0	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00
	PRIME MOVER>600hp diesel	0	0	0 00	0	0	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00
	PRIME MOVER>600hp diesel	0	0	0 00	0	0	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00
	PRIME MOVER>600hp diesel	0	0	0 00	0	0	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00
	BURNER diesel	0			0	0	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00
	AUXILIARY EQUIP<600hp diesel	0	0	0 00	0	0	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00
	VESSELS>600hp diesel(crew)	0	0	0 00	0	0	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00
	VESSELS>600hp diesel(supply)	0	0	0 00	0	0	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00
	VESSELS>600hp diesel(supply)	0	0	0 00	0	0	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00
	VESSELS>600hp diesel(tugs)	0	0	0 00	0	0	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00
FACILITY	DERRICK BARGE diesel	0	0	0 00	0	0	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00
INSTALLATION	MATERIAL TUG diesel	0	0	0 00	0	0	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00
	VESSELS>600hp diesel(crew)	0	0	0 00	0	0	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00
	VESSELS>600hp diesel(supply)	0	0	0 00	0	0	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00
	MISC.	BPD	SCF/HR	COUNT				1	l	1				l	1	I
	TANK-	0			0	0				0 00					0 00	
DRILLING	OIL BURN	0			0	0	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00	0 00
WELL TEST	GAS FLARE		0		0	0		0 00	0 00	0 00	0 00		0 00	0 00	0 00	0 00
2021	I YEAR TOTAL						0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
EXEMPTION	DISTANCE FROM LAND IN		<u> </u>					<u> </u>	<u> </u>	<u> </u>						
CALCULATION	MILES]										2497.50	2497.50	2497.50	2497.50	60467.19
	75 0	1										I				

COMPANY	AREA	BLOCK	LEASE	PLATFORM	WELL		CONTACT			PHONE	REMARKS					
Fieldwood Energy LLC	GC	40	OCS-G34536		C (KC)			Marla Begnaud		337-354-8039	drilling & compl	oletion activities for proposed subsea GC 40 wells				
OPERATIONS	EQUIPMENT	RATING	MAX. FUEL	ACT. FUEL	RUN TIME		MAXIMUM POUNDS PER HOUR					ESTIMATED TONS				
	Diesel Engines	HP HP	GAL/HR SCF/HR	GAL/D SCF/D												
	Nat. Gas Engines															
	Burners	MMBTU/HR	SCF/HR	SCF/D	HR/D	D/YR	PM	SOx	NOx	Voc	co	PM	SOx	NOx	voc	co
DRILLING	PRIME MOVER>600hp diesel	64368	3108.9744	74615.39	24	150	45.37	26.02	253.74	46.79	340.27	81.67	46.83	456.74	84.22	612.49
	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	BURNER diesel	0			0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	AUXILIARY EQUIP<600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(crew)	7000	338.1	8114.40	24	86	4.93	2.83	169.60	5.09	37.00	5.07	2.91	174.45	5.23	38.06
	VESSELS>600hp diesel(supply)	7200	347.76	8346.24	24	64	5.07	2.91	174.45	5.23	38.06	3.91	2.24	134.58	4.04	29.36
	VESSELS>600hp diesel(supply)	15200	734.16	17619.84	24	43	10.71	6.14	368.28	11.05	80.35	5.51	3.16	189.40	5.68	41.32
	VESSELS>600hp diesel(tugs)	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
FACILITY	DERRICK BARGE diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	MATERIAL TUG diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(crew)	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(supply)	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	MISC.	BPD	SCF/HR	COUNT				l		<u> </u>	l				l	<u> </u>
	TANK-	0			0	0				0.00					0.00	
DRILLING	OIL BURN	0			0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
WELL TEST	GAS FLARE		0		0	0		0.00	0.00	0.00	0.00		0.00	0.00	0.00	0.00
2022	YEAR TOTAL						66.09	37.90	966.08	68.16	495.69	96.16	55.14	955.17	99.17	721.24
EXEMPTION	DISTANCE FROM LAND IN		<u> </u>	l		<u> </u>	<u> </u>			<u> </u>	<u> </u>					
CALCULATION	MILES											2497.50	2497.50	2497.50	2497.50	60467.19
	75.0													<u> </u>		

COMPANY	AREA	BLOCK	LEASE	PLATFORM	WELL			CONTACT	•	PHONE	REMARKS					
Fieldwood Energy LLC	GC	40	OCS-G34536					Maria Begnaud		337-354-8039	drilling & compl	etion activities foi	proposed subse	a GC 40 wells		
OPERATIONS	EQUIPMENT	RATING	MAX. FUEL	ACT. FUEL	RUN	TIME		MAXIMUI	M POUNDS P	ER HOUR			ES	TIMATED TO	NS	
	Diesel Engines	HP	GAL/HR	GAL/D												
	Nat. Gas Engines	HP	SCF/HR	SCF/D												
	Burners	MMBTU/HR	SCF/HR	SCF/D	HR/D	D/YR	PM	SOx	NOx	Voc	co	PM	SOx	NOx	VOC	co
DRILLING	PRIME MOVER>600hp diesel	64368	3108.9744	74615.39	24	150	45.37	26.02	253.74	46.79	340.27	81.67	46.83	456.74	84.22	612.49
	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	BURNER diesel	0			0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	AUXILIARY EQUIP<600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(crew)	7000	338.1	8114.40	24	86	4.93	2.83	169.60	5.09	37.00	5.07	2.91	174.45	5.23	38.06
	VESSELS>600hp diesel(supply)	7200	347.76	8346.24	24	64	5.07	2.91	174.45	5.23	38.06	3.91	2.24	134.58	4.04	29.36
	VESSELS>600hp diesel(supply)	15200	734.16	17619.84	24	43	10.71	6.14	368.28	11.05	80.35	5.51	3.16	189.40	5.68	41.32
	VESSELS>600hp diesel(tugs)	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
FACILITY	DERRICK BARGE diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
INSTALLATION	MATERIAL TUG diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(crew)	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(supply)	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	MISC.	BPD	SCF/HR	COUNT				l .			1					
	TANK-	0			0	0				0.00					0.00	
	OIL BURN	0			0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
WELL TEST	GAS FLARE		0		0	0		0.00	0.00	0.00	0.00		0.00	0.00	0.00	0.00
								1								
2023	YEAR TOTAL	1					66.09	37.90	966.08	68.16	495.69	96.16	55.14	955.17	99.17	721.24
EXEMPTION	DISTANCE FROM LAND IN					•				•						
CALCULATION	MILES	l										2497.50	2497.50	2497.50	2497.50	60467.19
	75.0															

COMPANY	AREA	BLOCK	LEASE	PLATFORM	WELL			CONTACT		PHONE	REMARKS					
Fieldwood Energy LLC	GC	40	OCS-G34536		F (KF)		1	Maria Begnaud		337-354-8039	drilling & compl	etion activities foi	proposed subse	a GC 40 wells		
OPERATIONS	EQUIPMENT	RATING	MAX. FUEL	ACT. FUEL	RUN	TIME	ĺ	MAXIMUI	M POUNDS P	ER HOUR			ES	TIMATED TO	NS	
	Diesel Engines	HP	GAL/HR	GAL/D												
	Nat. Gas Engines	HP	SCF/HR	SCF/D												
	Burners	MMBTU/HR	SCF/HR	SCF/D	HR/D	D/YR	PM	SOx	NOx	Voc	co	PM	SOx	NOx	VOC	co
DRILLING	PRIME MOVER>600hp diesel	64368	3108.9744	74615.39	24	150	45.37	26.02	253.74	46.79	340.27	81.67	46.83	456.74	84.22	612.49
	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	BURNER diesel	0			0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	AUXILIARY EQUIP<600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(crew)	7000	338.1	8114.40	24	86	4.93	2.83	169.60	5.09	37.00	5.07	2.91	174.45	5.23	38.06
	VESSELS>600hp diesel(supply)	7200	347.76	8346.24	24	64	5.07	2.91	174.45	5.23	38.06	3.91	2.24	134.58	4.04	29.36
	VESSELS>600hp diesel(supply)	15200	734.16	17619.84	24	43	10.71	6.14	368.28	11.05	80.35	5.51	3.16	189.40	5.68	41.32
	VESSELS>600hp diesel(tugs)	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
FACILITY	DERRICK BARGE diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
INSTALLATION	MATERIAL TUG diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(crew)	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(supply)	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	MISC.	BPD	SCF/HR	COUNT				l .			1			l		
	TANK-	0			0	0				0.00					0.00	
DRILLING	OIL BURN	0			0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
WELL TEST	GAS FLARE		0		0	0		0.00	0.00	0.00	0.00		0.00	0.00	0.00	0.00
								1								
2024	YEAR TOTAL						66.09	37.90	966.08	68.16	495.69	96.16	55.14	955.17	99.17	721.24
EXEMPTION	DISTANCE FROM LAND IN				1											
CALCULATION	MILES	J										2497.50	2497.50	2497.50	2497.50	60467.19
	75.0															<u> </u>

COMPANY	AREA	BLOCK	LEASE	PLATFORM	WELL			CONTACT		PHONE	REMARKS					
Fieldwood Energy LLC	GC	40	OCS-G34536					Marla Begnaud		337-354-8039						
OPERATIONS	EQUIPMENT	RATING	MAX. FUEL	ACT. FUEL	RUN	TIME		MAXIMUN	/I POUNDS F	PER HOUR			ES	TIMATED TO	ONS	
	Diesel Engines	HP	GAL/HR	GAL/D												
	Nat. Gas Engines	HP	SCF/HR	SCF/D												
	Burners	MMBTU/HR	SCF/HR	SCF/D	HR/D	D/YR	PM	SOx	NOx	VOC	co	PM	SOx	NOx	Voc	co
DRILLING	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	BURNER diesel	0			0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	AUXILIARY EQUIP<600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(crew)	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(supply)	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(supply)	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(tugs)	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
FACILITY	DERRICK BARGE diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
INSTALLATION	MATERIAL TUG diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(crew)	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(supply)	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	MISC.	BPD	SCF/HR	COUNT						I				I	l	
	TANK-	0			0	0				0.00					0.00	
DRILLING	OIL BURN	0			0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
WELL TEST	GAS FLARE		0		0	0		0.00	0.00	0.00	0.00		0.00	0.00	0.00	0.00
2025	YEAR TOTAL						0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
EXEMPTION	DISTANCE FROM LAND IN		<u> </u>			<u> </u>	<u> </u>			<u> </u>						
CALCULATION	MILES											2497.50	2497.50	2497.50	2497.50	60467.19
	75.0	1													1	

COMPANY	AREA	BLOCK	LEASE	PLATFORM	WELL			CONTACT		PHONE	REMARKS					
Fieldwood Energy LLC	GC	40	OCS-G34536		l (KI)			Maria Begnaud		337-354-8039	drilling & compl	etion activities fo	r proposed subse	a GC 40 wells		
OPERATIONS	EQUIPMENT	RATING	MAX. FUEL	ACT. FUEL	RUN	TIME		MAXIMUI	M POUNDS F	PER HOUR			ES	TIMATED TO	NS	
	Diesel Engines	HP	GAL/HR	GAL/D												
	Nat. Gas Engines	HP	SCF/HR	SCF/D						_						
		MMBTU/HR	SCF/HR	SCF/D	HR/D	D/YR	PM	SOx	NOx	VOC	co	PM	SOx	NOx	voc	co
DRILLING	PRIME MOVER>600hp diesel	64368	3108.9744	74615.39	24	150	45.37	26.02	253.74	46.79	340.27	81.67	46.83	456.74	84.22	612.49
	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	BURNER diesel	0			0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	AUXILIARY EQUIP<600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(crew)	7000	338.1	8114.40	24	86	4.93	2.83	169.60	5.09	37.00	5.07	2.91	174.45	5.23	38.06
	VESSELS>600hp diesel(supply)	7200	347.76	8346.24	24	64	5.07	2.91	174.45	5.23	38.06	3.91	2.24	134.58	4.04	29.36
	VESSELS>600hp diesel(supply)	15200	734.16	17619.84	24	43	10.71	6.14	368.28	11.05	80.35	5.51	3.16	189.40	5.68	41.32
	VESSELS>600hp diesel(tugs)	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
FACILITY	DERRICK BARGE diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
INSTALLATION	MATERIAL TUG diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(crew)	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(supply)	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	MISC.	BPD	SCF/HR	COUNT				l		I .				I		<u></u>
	TANK-	0			0	0				0.00					0.00	
DRILLING	OIL BURN	0			0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
WELL TEST	GAS FLARE		0		0	0		0.00	0.00	0.00	0.00		0.00	0.00	0.00	0.00
2026	YEAR TOTAL						66.09	37.90	966.08	68.16	495.69	96.16	55.14	955.17	99.17	721.24
EXEMPTION	DISTANCE FROM LAND IN			I		<u> </u>		<u> </u>	<u> </u>	ı	<u> </u>					
CALCULATION	MILES											2497.50	2497.50	2497.50	2497.50	60467.19
	75.0															

COMPANY	AREA	BLOCK	LEASE	PLATFORM	WELL			CONTACT		PHONE	REMARKS					
Fieldwood Energy LLC	GC	40	OCS-G34536				1	Maria Begnaud		337-354-8039						
OPERATIONS	EQUIPMENT	RATING	MAX. FUEL	ACT. FUEL	RUN	TIME	i e	MAXIMU	/I POUNDS F	ER HOUR			ES	TIMATED TO	NS	
	Diesel Engines	HP	GAL/HR	GAL/D												
	Nat. Gas Engines	HP	SCF/HR	SCF/D												
	Burners	MMBTU/HR	SCF/HR	SCF/D	HR/D	D/YR	PM	SOx	NOx	Voc	co	PM	SOx	NOx	VOC	co
DRILLING	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	BURNER diesel	0			0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	AUXILIARY EQUIP<600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(crew)	0	0	0.00	24	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(supply)	0	0	0.00	24	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(supply)	0	0	0.00	24	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(tugs)	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
FACILITY	DERRICK BARGE diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
INSTALLATION	MATERIAL TUG diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(crew)	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(supply)	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	MISC.	BPD	SCF/HR	COUNT				l		I						
	TANK-	0			0	0				0.00					0.00	
DRILLING	OIL BURN	0			0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
WELL TEST	GAS FLARE		0		0	0		0.00	0.00	0.00	0.00		0.00	0.00	0.00	0.00
2027	YEAR TOTAL						0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
EXEMPTION	DISTANCE FROM LAND IN		<u> </u>	<u> </u>		<u> </u>	<u> </u>	<u> </u>		ı						
CALCULATION	MILES											2497.50	2497.50	2497.50	2497.50	60467.19
	75.0															

COMPANY	AREA	BLOCK	LEASE	PLATFORM	WELL			CONTACT		PHONE	REMARKS					
Fieldwood Energy LLC	GC	40	OCS-G34536		J (KJ)			Marla Begnaud		337-354-8039	drilling & compli	etion activities foi	rproposed subse	a GC 40 wells		
OPERATIONS	EQUIPMENT	RATING	MAX. FUEL	ACT. FUEL	RUN	TIME		MAXIMUI	/I POUNDS P	ER HOUR			ES	TIMATED TO	NS	
	Diesel Engines	HP	GAL/HR	GAL/D												
	Nat. Gas Engines	HP	SCF/HR	SCF/D												
	Burners	MMBTU/HR	SCF/HR	SCF/D	HR/D	D/YR	PM	SOx	NOx	Voc	co	PM	SOx	NOx	voc	co
DRILLING	PRIME MOVER>600hp diesel	64368	3108.9744	74615.39	24	150	45.37	26.02	253.74	46.79	340.27	81.67	46.83	456.74	84.22	612.49
	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	BURNER diesel	0			0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	AUXILIARY EQUIP<600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(crew)	7000	338.1	8114.40	24	86	4.93	2.83	169.60	5.09	37.00	5.07	2.91	174.45	5.23	38.06
	VESSELS>600hp diesel(supply)	7200	347.76	8346.24	24	64	5.07	2.91	174.45	5.23	38.06	3.91	2.24	134.58	4.04	29.36
	VESSELS>600hp diesel(supply)	15200	734.16	17619.84	24	43	10.71	6.14	368.28	11.05	80.35	5.51	3.16	189.40	5.68	41.32
	VESSELS>600hp diesel(tugs)	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
FACILITY	DERRICK BARGE diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
INSTALLATION	MATERIAL TUG diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(crew)	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(supply)	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	MISC.	BPD	SCF/HR	COUNT					l	l	l			l	l	
	TANK-	0			0	0				0.00					0.00	
DRILLING	OIL BURN	0			0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
WELL TEST	GAS FLARE		0		0	0		0.00	0.00	0.00	0.00		0.00	0.00	0.00	0.00
2028	YEAR TOTAL						66.09	37.90	966.08	68.16	495.69	96.16	55.14	955.17	99.17	721.24
EXEMPTION	DISTANCE FROM LAND IN		<u> </u>			<u> </u>	<u> </u>		1	<u> </u>						
CALCULATION	MILES											2497.50	2497.50	2497.50	2497.50	60467.19
	75.0	Ĩ													l	

COMPANY	AREA	BLOCK	LEASE	PLATFORM	WELL
Fieldwood Energy LLC	GC	40	OCS-G34536		
Year		Emitted		Substance	
	РМ	SOx	NOx	voc	со
2019	59.62	34.19	592.20	61.49	447.17
2020	57.70	33.09	573.10	59.50	432.74
2021	0.00	0.00	0.00	0.00	0.00
2022	96.16	55.14	955.17	99.17	721.24
2023	96.16	55.14	955.17	99.17	721.24
2024	96.16	55.14	955.17	99.17	721.24
2025	0.00	0.00	0.00	0.00	0.00
2026	96.16	55.14	955.17	99.17	721.24
2027	0.00	0.00	0.00	0.00	0.00
2028	96.16	55.14	955.17	99.17	721.24
Allowable	2497.50	2497.50	2497.50	2497.50	60467.19

Supplement No.: YY235147-2269884-016

Supplement to International Air Pollution Prevention Certificate (IAPP Certificate)

RECORD OF CONSTRUCTION AND EQUIPMENT

Notes:

- This Record shall be permanently attached to the IAPP Certificate. The IAPP Certificate shall be available on board the ship at all times.
- The Record shall be at least in English, French or Spanish. If an official language of the issuing country is also used, this shall prevail in case of a dispute or discrepancy.
- Entries in boxes shall be made by inserting either a cross (x) for the answer "yes" and "applicable" or a (-) for the answers "no" and "not applicable" as appropriate.
- Unless otherwise stated, regulations mentioned in this Record refer to regulations of Annex VI of the Convention and resolutions or circulars refer to those adopted by the International Maritime Organization.

1 Particulars of ship

1.1	Name of ship:	ROWAN RESOLUTE		
1.2	IMO number:	9630078		
1.3	Date on which	keel was laid or ship was at a similar stage of construction:	21 May 2013	
1.4	Length (L)* me	tres: N/A		

IAPPC VI 2008 O2K Rev 0 Page 1 of 5

Completed only in respect of ships constructed on or after 1 January 2016 that are specially designed, and used solely, for recreational purposes
and to which, in accordance with regulation 13.5.2.1, the NO_x emission limit as given by regulation 13.5.1.1 will not apply.

2 Control of emissions from ships

- 2.1 Ozone-depleting substances (regulation 12)
 - 2.1.1 The following fire-extinguishing systems, other systems and equipment containing ozone-depleting substances, other than hydrochlorofluorocarbons (HCFCs), installed before 19 May 2005 may continue in service:

System or Equipment	Location on board	Substance
- -	_	-

2.1.2 The following systems containing hydrochlorofluorocarbons (HCFCs) installed before 1 January 2020 may continue in service:

System or Equipment	Location on board	Substance
-	-	-
		:

2.2 Nitrogen oxides (NO_x) (regulation 13)

2.2.1 The following marine diesel engines installed on this ship comply with the applicable emission limit of regulation 13 in accordance with the revised NO_x Technical Code 2008:

	Engine #1	Engine #2	Engine #3	Engine #4	Engine #5	Engine #6	Engine #7	Engine #8	Engine #9	Engine #10	Engine #11	Engine #12
Manufacturer and model	Hyundai- HiMSEN 16H32/40V	Hyundai- HiMSEN 16H32/40V	Hyundai- HiMSEN 16H32/40V	Hyundai- HiMSEN 16H32/40V	Hyundai- HiMSEN 16H32/40V	Hyundai- HiMSEN 16H32/40V						
Serial number	BA4872-1	BA4872-2	BA4872-3	BA4872-4	BA4872-5	BA4872-6						
Use	Main Generator Engine	Main Generator Engine	Main Generator Engine	Main Generator Engine	Main Generator Engine	Main Generator Engine						
Power output (kW)	8000	8000	8000	8000	8000	8000						
Rated speed (rpm)	720	720	720	720	720	720						
Date of installation (dd/mm/yyyy)	22/07/2014	22/07/2014	22/07/2014	22/07/2014	22/07/2014	22/07/2014						
Date of major conversion (dd/mm/yyyy) Reg. 13.2.2	*	•	~	-	-	-						
Date of major conversion (dd/mm/yyyy) Reg. 13.2.3	-	-	•	-	-	-						
Exempted by regulation 13.1.1.2		[-]		[-]	<u>-</u>	-						
Tier I Reg.13.3	-			-	-							
Tier II Reg.13.4	×	×	×	×	×	X						
Tier II Reg. 13.2.2 or 13.5.2	-	-			-	[-]						
Tier III Reg.13.5.1.1	x	×	X	×	×	X						
Approved method exists	[-]	[-]		[-]	[-]	[-]						
Approved method not commercially available	-	<u>-</u>		-	-	[-]						
Approved method installed	[-]	-			[-]	[-]						

Supplement No.: YY235147-2269884-016

2.3 Sulphur oxides (SO _x) and particulate matter (regulation 14)	
2.3.1 When the ship operates outside of an Emission Control Area specified in regulation 14.3, the ship uses:	
.1 fuel oil with a sulphur content as documented by bunker delivery notes that does not exceed the limit value of:	
■ 4.50% m/m (not applicable on or after 1 January 2012); or	
■ 3.50% m/m (not applicable on or after 1 January 2020); or	x
■ 0.50% m/m, and/or	X
.2 an equivalent arrangement approved in accordance with regulation 4.1 as listed in 2.6 that is at least as effective in terms of SO _x emission reductions as compared to using a fuel oil with a sulphur content limit value of:	n
 4.50% m/m (not applicable on or after 1 January 2012) 	[-]
■ 3.50% m/m (not applicable on or after 1 January 2020)	-
■ 0.50% m/m	[-]
2.3.2 When the ship operates inside an Emission Control Area specified in regulation 14.3 the ship uses:	3,
.1 fuel oil with a sulphur content as documented by bunker delivery notes that does not exceed the limit value of:	
■ 1.00% m/m (not applicable on or after 1 January 2015); or	X
■ 0.10% m/m, and/or	X
.2 an equivalent arrangement approved in accordance with regulation 4.1 as listed in 2.6 that is at least as effective in terms of SO_X emission reductions as compared to using a fuel oil with a sulphur content limit value of:	
■ 1.00% m/m (not applicable on or after 1 January 2015)	[-]
■ 0.10% m/m	
2.4 Volatile organic compounds (VOCs) (regulation 15)	
2.4.1 The tanker has a vapour collection system installed and approved in accordance with MSC/Circ.585	th [-]
2.4.2.1 For a tanker carrying crude oil, there is an approved VOC Management Plan	
2.4.2.2 VOC Management Plan approval reference:	_
2.5 Shipboard incineration (regulation 16)	
2.5.1 The ship has an incinerator:	
.1 installed on or after 1 January 2000 which complies with resolution MEPC.76(40),
as amended	
.2 installed before 1 January 2000 which complies with:	 1
resolution MEPC.59(33)	-
■ resolution MEPC.76(40)	-

Supplement No.: YY235147-2269884-016

2.6 Equivalents (regulation 4)

The ship has been allowed to use the following fitting, material, appliance or apparatus to be fitted in a ship or other procedures, alternative fuel oils, or compliance methods used as an alternative to that required by this Annex:

System or Equipment	Equivalent Used	Approval Reference	
System or Equipment SCR fitted to Engines No. 1,2,3,4,5 and 6 with serial no. BA4872-1, BA4872-2, BA4872-3, BA4872-4, BA4872-5, BA4872-6		Approval Reference Refer to the Technical Manual	

THIS IS TO CERTIFY that this Record is correct in all respects.

on 22 July 2014 Issued at Ulsan, Korea

(Place of issue)

Breedlove, Tyson Ross, Usan Port (Surveyor, American Bureau of Shipping)

ULSAN

(Date of issue)

Parallal.	F	F
Endazn	Francals	ESDanoi

Search this site	Q
------------------	---

About IMO Publications **Media Centre** Our Work **Knowledge Contre**

> IMO / English / Our Work / Marine Environment / Pollution Prevention / Air Pollution and GHG Emissions / Nitrogen oxides (NOx) - Regulation 13

Maritime Safety

Maritime Security and Piracy

Marine Environment

Pollution Prevention Oil Pollution

Chemical Pollution

Sewage

Garbage

Air Pollution and **GHG Emissions**

Pollution Preparedness and Response

Ballast Water Management

Biofouling

Anti-fouling Systems

Ship Recycling

Port Reception

Facilities

Special Areas Under MARPOL

Particularly Sensitive

Sea Areas

London Convention

and Protocol GESAMP

Major Projects

Technical Assistance

Legal Affairs

Human Element

Facilitation

Member State Audit Scheme &

Implementation Support

Technical Cooperation

Conferences

Nitrogen Oxides (NOx) – Regulation 13

The control of diesel engine NO emissions is achieved through the survey and certification requirements leading to the Issue of an Engine International Air Pollution Prevention (EIAPP) Certificate and the subsequent demonstration of in service compliance in accordance with the requirements of the mandatory, regulations 13.8 and 5.3.2 respectively, NOx Technical Code 2008 (resolution MEPC.177(58) as amended by resolution MEPC.251.(66)).

The NO_x control requirements of Annex VI apply to installed marine diesel engine of over 130 kW output power other than those used solely for emergency purposes irrespective of the tonnage of the ship onto which such engines are installed. Definitions of 'installed' and 'marine diesel engine' are given in regulations 2.12 and 2.14 respectively. Different levels (Tiers) of control apply based on the ship construction date, a term defined in regulations 2.19 and hence 2.2, and within any particular Tier the actual limit value is determined from the engine's rated speed:

Tier	Ship construction	(g/kWh)	ghted cycle emissio ne's rated speed (rpi	
date on or after	n < 130	n = 130 - 1999	n ≥ 2000	
I	1 January 2000	17.0	45·n ^(-0.2) e.g., 720 rpm – 12.1	9.8
n	1 January 2011	14.4	44·n ^(-0.23) e.g., 720 rpm – 9.7	7.7
111	1 January 2016	3.4	9·n ⁽⁻⁰²⁾ e.g., 720 rpm – 2.4	2.0

The Tier III controls apply only to the specified ships while operating in Emission Control Areas (ECA) established to limit NOx emissions, outside such areas the Tier II controls apply. In accordance with regulation 13.5.2, certain small ships would not be required to install Tier III engines.

A marine diesel engine that is installed on a ship constructed on or after the following dates and operating in the following ECAs shall comply with the Tier III NOx standard:

- 1 January 2016 and operating in the North American ECA and the United States Caribbean Sea ECA; or
- 1 January 2021 and operating in the Baltic Sea ECA or the North Sea ECA.

Related Links

GISIS

(Registration required for public users)

Reduction of administrative burdens

Circulars

The emission value for a diesel engine is to be determined in accordance with the NO_x Technical Code 2008 in the case of Tier II and Tier III limits. Most Tier I engines have been certified to the earlier, 1997, version of the NO_x Technical Code which, in accordance with MEPC.1/Circ.679, may continue to be used in certain cases until 1 January 2011. Certification issued in accordance with the 1997 NO_x Technical Code would still remain valid over the service life of such engines.

An engine may be certified on an individual, Engine Family or Engine Group basis in accordance with one or more of the four duty test cycles as given in appendix II of the Annex. In the case of Engine Family or Engine Group engines it is the Parent Engine which is actually emissions tested, this is the engine which has the combination of rating (power and speed) and NO_x critical components, settings and operating values which results in the highest NO_x emission value or, where more than one test cycle is to be certified, values which, to be acceptable, each of which must be no higher than the applicable Tier limit value. Subsequent series engines, Member Engines, are thereafter constructed with a rating, components, settings and operating values within the bounds established for the respective Engine Family or Engine Group. Generally all new engine certification leading to the issue of an ETAPP Certificate is undertaken at the engine builder's works where the necessary pre-certification survey takes place.

Consequently a diesel engine having an EIAPP Certificate is approved, by, or on behalf of (since almost all engine certification work is delegated to Recognized Organizations), the flag State of the ship onto which it is to be installed, to a stated Tier for one or more duty test cycles, for a particular rating or rating range, and with defined NOx critical components, settings and operating values including options if applicable. Any amendments to these aspects are to be duly approved and documented.

For each NOx certified diesel engine there must be onboard an approved Technical File, NO, Technical Code 2008, regulation 2.3.A. which both defines the engine as approved and provides the applicable survey regime together with any relevant approved amendment documentation. As of October 2010 Virtually all engines are surveyed using the Parameter Check method, NO₂ Technical Code 2008, regulation 2.4.3.1, whereby the actual duty, rating and NO_x critical components, settings and operating values are checked against the given data in the Technical File. A key document in the Parameter Check procedure is the Record Book of Engine Parameters, NO_x Technical Code 2008, regulation 6.2.2.8, which is maintained to record all replacements and changes to NOx critical components, settings and operating values. Engine surveys are undertaken on completion of manufacture and subsequently as part of the overall ship survey process; flowcharts illustrating the aspects checked at the various survey stages are given in NO, Technical Code 2008 appendix II.

In addition, there is the case where a diesel engine is subject to "major conversion", regulation 13.2. Of the three routes given, "substantial modification" and uprating, both as defined, involve changes to an existing installed engine and under these circumstances the relevant Tier is that applicable to the construction date of the ship onto which the engine is installed except, in the case of ships constructed before 1 January 2000, where Tier I is applied. In the third route, that of the installation of a replacement, non-identical, or additional engine then the Tier appropriate to the date of installation applies although,

subject to acceptance by the Administration taking into account guidelines, in some circumstances it would permitted to install a Tier II replacement engine as opposed to one certified to Tier III, regulation 13.2.2. In the case of an identical replacement engine the Tier appropriate to the ship construction date applies.

The revised Annex VI has also introduced the prospect of retrospective NO_x certification, regulation 13.7, in the case of diesel engines of more than 5000 kW power output and a per cylinder displacement of 90 litres and above Installed on ships constructed between 1 January 1990 and 31 December 1999. This will generally therefore affect only the main engines on such ships, the 90 litre/cylinder criteria represents, for example in current medium speed engine designs, engines with a bore of 460 mm and above. For these engines if a Party, not necessarily the ship's flag State, has certified an "Approved Method" which results in an emission value no higher than the relevant Tier I level and has advised of that certification to IMO then that Approved Method must be applied no later than the first renewal survey which occurs more than 12 months after deposition of the advice to IMO. However, if the ship owner can demonstrate that the Approved Method is not commercially available at that time then it is to be installed no later than the next annual survey after which it has become available. Given within regulation 13.7 are constraints on the Approved Method that limit its cost and detrimental effects on engine power and fuel consumption. Notifications of Approved Method from Parties are available through GISIS.

Further requirements are given in chapter 7 of the NO₂ Technical Code 2008 which includes an outline of the Approved Method File which must be retained with the engine. To date several notifications of Approved Methods have been advised to the Organization. It is not clear the extent to which others will become available however it is expected that, if so developed, these will be limited to involving aspects such as changing the engine's fuel injection nozzles. Consequently, in the case of engines potentially subject to the requirement to Install an Approved Method it will be necessary for ship owners (and also surveyors and port State inspectors) to remain vigilant over the service life of those engines as to the availability of such arrangements and to ensure that they are duly fitted and thereafter retained as required. For those engines where an Approved Method exists there is the alternative option, regulation 13.7.1.2, whereby the engine is instead certified in accordance with the conventional NO, Technical Code requirements.

© Copyright 2018 International Maritime Organization (IMO) Privacy Policy

Disclaimer: INO has endeavoured to make the information on this website as accurate as possible but cannot take responsibility for any errors.
The official languages of IMO are Arabic, Chinese, English, French, Russian and Spanish. The working languages are English, French and Spanish.
Some content on this site is available in all official languages. The majority is presented in the working languages.

SECTION G OIL AND HAZARDOUS SUBSTANCE SPILLS INFORMATION

(a) Oil Spill Response Planning

(a)(2)(i) Regional OSRP Information

All of the proposed activities and facilities in this R-EP will be covered by the Oil Spill Response Plan (OSRP) filed by Fieldwood Energy LLC (BOEM Operator No. 03295) in accordance with 30 CFR 254. The Fieldwood OSRP was found in compliance on January 25, 2018 and the latest revision was approved on May 29, 2019.

(a)(2)(ii) Spill Response Sites

Primary Response Equipment Location	Preplanned Staging Location(s)	
Houma, LA	Houma, LA	
Leeville, LA	Leeville, LA	
Harvey, LA	Port Fourchon, LA	

(a)(2)(iii) OSRO Information

Fieldwood's primary equipment provider is Clean Gulf Associates (CGA). Clean Gulf Associates Services, LLC (CGAS) will provide closest available personnel, as well as a CGAS supervisor to operate the equipment.

(a)(2)(iv) Worst-Case Scenario Determination

Category	Regional OSRP WCD	EP WCD	
Type of Activity	Drilling >10 Miles Seaward of the Coastline	Drilling >10 Miles Seaward of the Coastline	
Facility Location (Area/Block)	Green Canyon 39	Green Canyon 39	
Facility Designation	Well 002	Location A (#002)	
Distance to Nearest Shoreline (miles)	73 miles	73 miles	
Volume Storage tanks (total) Uncontrolled blowout Pipelines	248,975	248,975	
Total Volume	248,975	248,975	
Type of Oil(s) (crude, condensate, diesel)	Crude	Crude	
API Gravity	36°	36°	

Calculations and assumptions for the worst-case discharge scenario covering the Green Canyon 40 and Green Canyon 39 blocks was prepared in accordance with NTL No. 2015-N01 and approved under Noble's Initial Exploration Plan Control No. N-9910 on December 1, 2015.

Fieldwood hereby certifies it has the capability to respond, to the maximum extent practicable, to a worst case discharge, or a substantial threat of such a discharge, resulting from the activities proposed in this R-EP.

Please see attached Spill Response Discussion prepared for this R-EP.

(b) Modeling Report

A modeling report is not required for the location of the activities proposed in this plan.

Attachments

1) Spill Response Discussion (Attachment G-1)

SPILL RESPONSE DISCUSSION

For the purpose of NEPA and Coastal Zone Management Act analysis, the largest spill volume originating from the proposed activity would be a well blowout during drilling operations, estimated to be 248,975 barrels of crude oil with an API gravity of 36°.

Land Segment and Resource Identification

Trajectories of a spill and the probability of it impacting a land segment have been projected utilizing information in the BOEM Oil Spill Risk Analysis Model (OSRAM) for the Central and Western Gulf of Mexico available on the BOEM website. The results are shown in **Figure 1**. The BOEM OSRAM identifies a 5% probability of impact to the shorelines of Cameron Parish, Louisiana within 30 days. Cameron Parish includes the east side of Sabine Lake, Sabine National Wildlife Refuge, Calcasieu Lake, Lacassine National Wildlife Refuge (inland) and Grand Lake. Cameron Parish also includes the area along the coastline from Sabine Pass to Big Constance Lake in Rockefeller Wildlife Refuge. This region is composed of open public beaches, marshlands and swamps. It serves as a habitat for numerous birds, finfish and other animals, including several rare, threatened and endangered species.

Response

Fieldwood Energy LLC will make every effort to respond to the Worst Case Discharge as effectively as practicable. A description of the response equipment under contract to contain and recover the Worst Case Discharge is shown in **Figure 2**.

Using the estimated chemical and physical characteristics of crude oil, an ADIOS weathering model was run on a similar product from the ADIOS oil database. The results indicate 17% or approximately 42,326 barrels of crude oil would be evaporated/dispersed within 24 hours, with approximately 206,649 barrels remaining.

Natural Weathering Data: GC 39, Well 002	Barrels of Oil	
WCD Volume	248,975	
Less 17% natural evaporation/dispersion	42,326	
Remaining volume	206,649	

Figure 2 outlines equipment, personnel, materials and support vessels as well as temporary storage equipment available to respond to the worst case discharge. The volume accounts for the amount remaining after evaporation/dispersion at 24 hours. The list estimates individual times needed for procurement, load out, travel time to the site and deployment. Figure 2 also indicates how operations will be supported.

Fieldwood Energy LLC's Oil Spill Response Plan includes alternative response technologies such as dispersants and in-situ burn. Strategies will be decided by Unified Command based on an operations safety analysis, the size of the spill, weather and potential impacts. If aerial dispersants

are utilized, 8 sorties (9,600 gallons) from two of the DC-3 aircrafts and 4 sorties (8,000 gallons) from the Basler aircraft would provide a daily dispersant capability of 7,540 barrels. If the conditions are favorable for in-situ burning, the proper approvals have been obtained and the proper planning is in place, in-situ burning of oil may be attempted. Slick containment boom would be immediately called out and on-scene as soon as possible. Offshore response strategies may include attempting to skim utilizing CGA spill response equipment, with a total derated skimming capacity of 706,980 barrels. Temporary storage associated with skimming equipment equals 32,796 barrels. If additional storage is needed, various storage barges with a total capacity 678,000+ bbls may be mobilized and centrally located to provide temporary storage and minimize off-loading time. Safety is first priority. Air monitoring will be accomplished and operations deemed safe prior to any containment/skimming attempts.

If the spill went unabated, shoreline impact in Cameron Parish, Louisiana would depend upon existing environmental conditions. Shoreline protection would include the use of CGA's near shore and shallow water skimmers with a totaled derated skimming capacity of 235,300 barrels. Temporary storage associated with skimming equipment equals 2,841 barrels. If additional storage is needed, various storage barges with a total capacity 233,000+ bbls may be mobilized and centrally located to provide temporary storage and minimize off-loading time. Onshore response may include the deployment of shoreline boom on beach areas, or protection and sorbent boom on vegetated areas. A Letter of Intent from OMI Environmental will ensure access to 31,400 feet of 18" shoreline protection boom. Figure 2 outlines individual times needed for procurement, load out, travel time to the site and deployment. Strategies would be based upon surveillance and real time trajectories that depict areas of potential impact given actual sea and weather conditions. Applicable Area Contingency Plans (ACPs), Geographic Response Plans (GRPs), and Unified Command (UC) will be consulted to ensure that environmental and special economic resources are correctly identified and prioritized to ensure optimal protection. Shoreline protection strategies depict the protection response modes applicable for oil spill clean-up operations. As a secondary resource, the State of Louisiana Initial Oil Spill Response Plan will be consulted as appropriate to provide detailed shoreline protection strategies and describe necessary action to keep the oil spill from entering Louisiana's coastal wetlands. The UC should take into consideration all appropriate items detailed in Tactics discussion of this Appendix. The UC and their personnel have the option to modify the deployment and operation of equipment to allow for a more effective response to site-specific circumstances. Fieldwood Energy LLC's contract Incident Management Team has access to the applicable ACP(s) and GRP(s).

Based on the anticipated worst case discharge scenario, Fieldwood Energy LLC can be onsite with contracted oil spill recovery equipment with adequate response capacity to contain and recover surface hydrocarbons, and prevent land impact, to the maximum extent practicable, within an estimated 69 hours (based on the equipment's Effective Daily Recovery Capacity (EDRC)).

Initial Response Considerations

Actual actions taken during an oil spill response will be based on many factors to include but not be limited to:

- Safety
- Weather
- Equipment and materials availability
- Ocean currents and tides
- Location of the spill
- Product spilled
- Amount spilled
- Environmental risk assessments
- Trajectory and product analysis
- Well status, i.e., shut in or continual release

Fieldwood Energy LLC will take action to provide a safe, aggressive response to contain and recover as much of the spilled oil as quickly as it is safe to do so. In an effort to protect the environment, response actions will be designed to provide an "in-depth" protection strategy meant to recover as much oil as possible as far from environmentally sensitive areas as possible. Safety will take precedence over all other considerations during these operations.

Coordination of response assets will be supervised by the designation of a SIMOPS group as necessary for close quarter vessel response activities. Most often, this group will be used during source control events that require a significant number of large vessels operating independently to complete a common objective, in close coordination and support of each other. This group must also monitor the subsurface activities of each vessel (ROV, dispersant application, well control support, etc.). The SIMOPS group leader reports to the Source Control Section Chief.

In addition, these activities will be monitored by the Incident Management Team (IMT) and Unified Command via a structured Common Operating Picture (COP) established to track resource and slick movement in real time.

Upon notification of a spill, the following actions will be taken:

- Information will be confirmed
- An assessment will be made and initial objectives set
- OSROs and appropriate agencies will be notified
- ICS 201, Initial Report Form completed
- Initial Safety plan will be written and published
- Unified Command will be established
 - Overall safety plan developed to reflect the operational situation and coordinated objectives
 - Areas of responsibility established for Source Control and each surface operational site
 - On-site command and control established

Offshore Response Actions

Equipment Deployment

Surveillance

- Surveillance Aircraft: within two hours of QI notification, or at first light
- Provide trained observer to provide on site status reports
- Provide command and control platform at the site if needed
- Continual surveillance of oil movement by remote sensing systems, aerial photography and visual confirmation
- Continual monitoring of vessel assets using vessel monitoring systems

Dispersant application assets

- Put ASI on standby
- With the FOSC, conduct analysis to determine appropriateness of dispersant application (refer to Section 18)
- Gain FOSC approval for use of dispersants on the surface
- Deploy aircraft in accordance with a plan developed for the actual situation
- Coordinate movement of dispersants, aircraft, and support equipment and personnel
- Confirm dispersant availability for current and long range operations
- Start ordering dispersant stocks required for expected operations

Containment boom

- Call out early and expedite deployment to be on scene ASAP
- Ensure boom handling and mooring equipment is deployed with boom
- Provide continuing reports to vessels to expedite their arrival at sites that will provide for their most effective containment
- Use Vessels of Opportunity (VOO) to deploy and maintain boom

Oceangoing Boom Barge

- Containment at the source
- Increased/enhanced skimmer encounter rate
- Protection booming

In-situ Burn assets

- Determine appropriateness of in-situ burn operation in coordination with the FOSC and affected SOSC
- Determine availability of fire boom and selected ignition systems
- Start ordering fire boom stocks required for expected operations
- Contact boom manufacturer to provide training & tech support for operations, if required
- Determine assets to perform on water operation
- Build operations into safety plan
- Conduct operations in accordance with an approved plan
- Initial test burn to ensure effectiveness

Dedicated off-shore skimming systems

General

- Deployed to the highest concentration of oil
- Assets deployed at safe distance from aerial dispersant and in-situ burn operations

CGA HOSS Barge

- Use in areas with heaviest oil concentrations
- Consider for use in areas of known debris (seaweed, and other floating materials)

CGA 95' Fast Response Vessels (FRVs)

- Designed to be a first vessel on scene
- Capable of maintaining the initial Command and Control function for on water recovery operations
- 24 hour oil spill detection capability
- · Highly mobile and efficient skimming capability
- Use as far off-shore as safely possible

CGA FRUs

- To the area of the thickest oil
- Use as far off-shore as allowed
- VOOs 140' 180' in length
- VOOs with minimum of 18' x 38' or 23' x 50' of optimum deck space
- VOOs in shallow water should have a draft of <10 feet when fully loaded

T&T Koseq Skimming Systems

- To the area of the thickest oil
- Use as far off-shore as allowed
- VOOs with a minimum of 2,000 bbls storage capacity
- VOOs at least 200' in length
- VOOs with deck space of 100' x 40' to provide space for arms, tanks, and crane
- VOOs for shallow water should be deck barges with a draft of <10 feet when fully loaded

Storage Vessels

- Establish availability of CGA contracted assets (See Appendix E)
- Early call out (to allow for tug boat acquisition and deployment speeds)
- Phase mobilization to allow storage vessels to arrive at the same time as skimming systems
- Position as closely as possible to skimming assets to minimize offloading time

Vessels of Opportunity (VOO)

- Use Fieldwood Energy LLC's contracted resources as applicable
- Industry vessels are ideal for deployment of Vessel of Opportunity Skimming Systems (VOSS)
- Acquire additional resources as needed
- Consider use of local assets, i.e. fishing and pleasure craft for ISB operations or boom tending
- Expect mission specific and safety training to be required
- Plan with the US Coast Guard for vessel inspections
- · Place VOOs in Division or Groups as needed
- Use organic on-board storage if appropriate
- Maximize non-organic storage appropriate to vessel limitations
- Decant as appropriate after approval to do so has been granted
- Assign bulk storage barges to each Division/Group
- Position bulk storage barges as close to skimming units as possible
- Utilize large skimming vessel (e.g. barges) storage for smaller vessel offloading
- Maximize skimming area (swath) to the optimum width given sea conditions and available equipment
- Maximize use of oleophilic skimmers in all operations, but especially offshore
- Nearshore, use shallow water barges and shuttle to skimming units to minimize offloading time
- Plan and equip to use all offloading capabilities of the storage vessel to minimize offloading time

Adverse Weather Operations:

In adverse weather, when seas are ≥ 3 feet, the use of larger recovery and storage vessels, oleophilic skimmers, and large offshore boom will be maximized. KOSEQ Arm systems are built for rough conditions, and they should be used until their operational limit (9.8' seas) is met. Safety will be the overriding factor in all operations and will cease at the order of the Unified Command, vessel captain, or in an emergency, "stop work" may be directed by any crew member.

Surface Oil Recovery Considerations and Tactics (Offshore and Near-shore Operations)

Maximization of skimmer-oil encounter rate

- Place barges in skimming task forces, groups, etc., to reduce recovered oil offloading time
- Place barges alongside skimming systems for immediate offloading of recovered oil when practicable
- Use two vessels, each with heavy sea boom, in an open-ended "V" configuration to funnel surface oil into a trailing skimming unit's organic, V-shaped boom and skimmer (see page 7, CGA Equipment Guide Book and Tactic Manual (CGATM)

- Use secondary vessels and heavy sea boom to widen boom swath beyond normal skimming system limits (see page 15, CGATM)
- Consider night-time operations, first considering safety issues
- Utilize all available advanced technology systems (IR, X-Band Radar, etc.) to determine the location of, and move to, recoverable oil
- Confirm the presence of recoverable oil prior to moving to a new location

Maximize skimmer system efficiency

- Place weir skimming systems in areas of calm seas and thick oil
- Maximize the use of oleophilic skimming systems in heavier seas
- Place less mobile, high EDRC skimming systems (e.g. HOSS Barge) in the largest pockets of the heaviest oil
- Maximize onboard recovered oil storage for vessels.
- Obtain authorization for decanting of recovered water as soon as possible
- Use smaller, more agile skimming systems to recover streamers of oil normally found farther from the source. Place recovered oil barges nearby

Recovered Oil Storage

- Smaller barges in larger quantities will increase flexibility for multi-location skimming operations
- Place barges in skimming task forces, groups, etc., to reduce recovered oil offloading time
- Procure and deploy the maximum number of portable tanks to support Vessel of Opportunity Skimming Systems if onboard storage is not available
- Maximize use of the organic recovered oil storage capacity of the skimming vessel

Command, Control, and Communications (C3)

- Publish, implement, and fully test an appropriate communications plan
- Design an operational scheme, maintaining a manageable span of control
- Designate and mark C³ vessels for easy aerial identification
- Designate and employ C³ aircraft for task forces, groups, etc.
- Use reconnaissance air craft and Rapid Response Teams (RAT) to confirm the presence of recoverable oil

On Water Recovery Group

When the first skimming vessel arrives on scene, a complete site assessment will be conducted before recovery operations begin. Once it is confirmed that the air monitoring readings for O2, LEL, H2S, CO, VOC, and Benzene are all within the permissible limits, oil recovery operations may begin.

As skimming vessels arrive, they will be organized to work in areas that allow for the most efficient vessel operation and free vessel movement in the recovery of oil. Vessel groups will vary in structure as determined by the Operations Section of the Unified Command, but will generally consist, at a minimum, of the following dedicated assets:

- 3 to 5 Offshore skimming vessels (recovery)
- 1 Tank barge (temporary storage)
- 1 Air asset (tactical direction)
- 2 Support vessels (crew/utility for supply)
- 6 to 10 Boom vessels (enhanced booming)

Example (Note: Actual organization of TFs will be dependent on several factors including, asset availability, weather, spilled oil migration, currents, etc.)

The 95' FRV Breton Island out of Venice arrives on scene and conducts an initial site assessment. Air monitoring levels are acceptable and no other visual threats have been observed. The area is cleared for safe skimming operations. The Breton Island assumes command and control (CoC) of on-water recovery operations until a dedicated non-skimming vessel arrives to relieve it of those duties.

A second 95' FRV arrives and begins recovery operations alongside the Breton Island. Several more vessels begin to arrive, including a third 95' FRV out of Galveston, the HOSS Barge (High Volume Open Sea Skimming System) out of Harvey, a boom barge (CGA 300) with 25,000' of 42" auto boom out of Leeville, and 9 Fast Response Units (FRUs) from the load-out location at C-Port in Port Fourchon.

As these vessels set up and begin skimming, they are grouped into task forces (TFs) as directed by the Operations Section of the Unified Command located at the command post.

Initial set-up and potential actions:

- A 1,000 meter safety zone has been established around the incident location for vessels involved in Source Control
- The HOSS Barge is positioned facing the incident location just outside of this safety zone or at the point where the freshest oil is reaching the surface
- The HOSS Barge engages its Oil Spill Detection (OSD) system to locate the heaviest oil and maintains that ability for 24-hour operations

- The HOSS Barge deploys 1,320' of 67" Sea Sentry boom on each side, creating a swath width of 800'
- The Breton Island and H.I. Rich skim nearby, utilizing the same OSD systems as the HOSS Barge to locate and recover oil
- Two FRUs join this group and it becomes TF1
- The remaining 7 FRUs are split into a 2 and 3 vessel task force numbered TF2 and TF3
- A 95' FRV is placed in each TF
- The boom barge (CGA 300) is positioned nearby and begins deploying auto boom in sections between two utility vessels (1,000' to 3,000' of boom, depending on conditions) with chain-link gates in the middle to funnel oil to the skimmers
- The initial boom support vessels position in front of TF2 and TF3
- A 100,000+ barrel offshore tank barge is placed with each task force as necessary to facilitate the immediate offload of skimming vessels

The initial task forces (36 hours in) may be structured as follows:

TF 1

- 1-95' FRV
- 1 HOSS Barge with 3 tugs
- 2 FRUs
- 1-100,000+ barrel tank barge and associated tug(s)
- 1 − Dedicated air asset for tactical direction
- 8 500' sections of auto boom with gates
- 8 Boom-towing vessels
- 2 Support vessels (crew/utility)

TF 2

- 1 − 95' FRV
- 4 FRUs
- 1-100,000+ barrel tank barge and associated tug(s)
- 1 Dedicated air asset for tactical direction
- 10 500' sections of auto boom with gates
- 10 Boom-towing vessels
- 2 Support vessels (crew/utility)

TF 3

- 1 − 95' FRV
- 3 FRUs
- 1 100,000 +barrel tank barge and associated tug(s)
- 1 Dedicated air asset for tactical direction
- 8-500' sections of auto boom with gates
- 8 Boom-towing vessels
- 2 Support vessels (crew/utility)

Offshore skimming equipment continues to arrive in accordance with the ETA data listed in figure H.3a; this equipment includes 2 AquaGuard skimmers and 11 sets of Koseq Rigid Skimming Arms. These high volume heavy weather capable systems will be divided into functional groups and assigned to specific areas by the Operations Section of the Unified Command.

At this point of the response, the additional TFs may assume the following configurations:

TF 4

- 2 Sets of Koseq Rigid Skimming Arms w/ associated 200'+ PIDVs
- 1 AquaGuard Skimmer
- 1 100,000 +barrel tank barge and associated tug(s)
- 1 Dedicated air asset for tactical direction
- 2 Support vessels (crew/utility)
- 6-500' sections of auto boom with gates
- 6 Boom-towing vessels

TF 5

- 3 Sets of Koseq Rigid Skimming Arms w/ associated 200'+ PIDVs
- 1 AquaGuard Skimmer
- 1-100,000+ barrel tank barge and associated tug(s)
- 1 Dedicated air asset for tactical direction
- 2 Support vessels (crew/utility)
- 8-500' sections of auto boom with gates
- 8 Boom-towing vessels

TF 6

- 3 Sets of Koseq Rigid Skimming Arms w/ associated 200'+ PIDVs
- 1-100,000+ barrel tank barge and associated tug(s)
- 1 Dedicated air asset for tactical direction
- 2 Support vessels (crew/utility)
- 6-500' sections of auto boom with gates
- 6 Boom-towing vessels

TF 7

- 3 Sets of Koseq Rigid Skimming Arms w/ associated 200'+ PIDVs
- 1-100,000+ barrel tank barge and associated tug(s)
- 1 Dedicated air asset for tactical direction
- 2 Support vessels (crew/utility)
- 6-500' sections of auto boom with gates
- 6 Boom-towing vessels

CGA Minimum Acceptable Capabilities for Vessels of Opportunity (VOO)

Minimum acceptable capabilities of Petroleum Industry Designed Vessels (PIDV) for conducting Vessel of Opportunity (VOO) skimming operations are shown in the table below. PIDVs are "purpose-built" to provide normal support to offshore oil and gas operators. They include but are not limited to utility boats, offshore supply vessels, etc. They become VOOs when tasked with oil spill response duties.

Capability	FRU	KOSEQ	AquaGuard
Type of Vessel	Utility Boat	Offshore Supply Vessel	Utility Boat
Operating parameters			
Sea State	3-5 ft max	9.8 ft max	3-5 ft max
Skimming speed	≤1 kt	≤3 kts	≤1 kt
Vessel size			
Minimum Length	100 ft	200 ft	100 ft
Deck space for:	18x32 ft	100x40 ft	18x32 ft
• Equipment Boxes Communication Assets	Marine Band Radio	Marine Band Radio	Marine Band Radio

Tactical use of Vessels of Opportunity (VOO): Fieldwood Energy LLC will take all possible measures to maximize the oil-to-skimmer encounter rate of all skimming systems, to include VOOs, as discussed in this section. VOOs will normally be placed within an On-water recovery unit as shown in figures below.

Skimming Operations: PIDVs are the preferred VOO skimming platform. OSROs are more versed in operating on these platforms and the vessels are generally large enough with crews more likely versed in spill response operations. They also have a greater possibility of having on-board storage capacity and the most likely vessels to be under contract, and therefore more readily available to the operator. These vessels would normally be assigned to an on-water recovery group/division (see figure below) and outfitted with a VOSS suited for their size and capabilities. Specific tactics used for skimming operations would be dependent upon many parameters which include, but are not limited to, safety concerns, weather, type VOSS on board, product being recovered, and area of oil coverage. Planners would deploy these assets with the objective of safely maximizing oil- to-skimmer encounter rate by taking actions to minimize non-skimming time and maximizing boom swath. Specific tactical configurations are shown in figures below.

The Fast Response Unit (FRU): A self-contained, skid based, skimming system that is deployed from the right side of a vessel of opportunity (VOO). An outrigger holds a 75' long section of air inflatable boom in place that directs oil to an apex for recovery via a Foilex 250 weir skimmer. The outrigger creates roughly a 40' swath width dependent on the VOO beam. The lip of the collection bowl on the skimmer is placed as close to the oil and water interface as possible to maximize oil recovery and minimize water retention. The skimmer then pumps all fluids recovered to the storage tank where it is allowed to settle, and with the approval of the Coast Guard, the water is decanted from the bottom of the tank back into the water ahead of the containment boom to be recycled through the system. Once the tank is full of as much pure recovered oil as possible it is offloaded to a storage barge for disposal in accordance with an approved disposal plan. A second 100 barrel storage tank can be added if the appropriate amount of deck space is available to use as secondary storage.

Tactical Overview

Mechanical Recovery – The FRU is designed to provide fast response skimming capability in the offshore and nearshore environment in a stationary or advancing mode. It provides a rated daily recovery capacity of 4,100 barrels. An additional boom reel with 440' of offshore boom can be deployed along with the FRU, and a second support vessel for boom towing, to extend the swath width when attached to the end of the fixed boom. The range and sustainability offshore is dependent on the VOO that the unit is placed on, but generally these can stay offshore for extended periods. The FRU works well independently or assigned with other on-water recovery assets in a task force. In either case, it is most effective when a designated aircraft is assigned to provide tactical direction to ensure the best placement in recoverable oil.

Maximum Sea Conditions – Under most circumstances the FRU can maintain standard oil spill recovery operations in 2' to 4' seas. Ultimately, the Coast Guard licensed Captain in charge of the VOO (with input from the CGAS Supervisor assigned) will be responsible to determine when the sea conditions have surpassed the vessel's safe operating capabilities.

Possible Task Force Configuration (Multiple VOOs can be deployed in a task force)

- 1 VOO (100' to 165' Utility or Supply Vessel)
- 1 Boom reel w/support vessel for towing
- 1 Tank barge (offshore) for temporary storage
- 1 Utility/Crewboat (supply)
- 1 Designated spotter aircraft



The VOSS (yellow) is being deployed and connected to an out-rigged arm. This is suitable for collection in both large pockets of oil and for recovery of streaming oil. The oil-to-skimmer encounter rate is limited by the length of the arm. Skimming pace is ≤ 1 knot.



Through the use of an additional VOO, and using extended sea boom, the swath of the VOSS is increased therefore maximizing the oil-to-skimmer encounter rate. Skimming pace is ≤ 1 knot.

The Koseq Rigid Sweeping Arm: A skimming system deployed on a vessel of opportunity. It requires a large Offshore or Platform Supply Vessel (OSV/PSV), greater than 200' with at least 100' x 50' of free deck space. On each side of the vessel, a 50' long rigid framed Arm is deployed that consists of pontoon chambers to provide buoyancy, a smooth nylon face, and a hydraulically adjustable mounted weir skimmer. The Arm floats independently of the vessel and is attached by a tow bridle and a lead line. The movement of the vessel forward draws the rubber end seal of the arm against the hull to create a collection point for free oil directed to the weir by the Arm face. The collection weir is adjusted to keep the lip as close to the oil water interface as possible to maximize oil recovery while attempting to minimize excess water collection. A transfer pump (combination of positive displacement, screw type and centrifuge suited for highly viscous oils) pump the recovered liquid to portable tanks and/or dedicated fixed storage tanks onboard the vessel. After being allowed to sit and separate, with approval from the Coast Guard, the water can be decanted (pumped off) in front of the collection arm to be reprocessed through the system. Once full with as much pure recovered oil as possible, the oil is transferred to a temporary storage barge where it can be disposed of in accordance with an approved disposal plan.

Tactical Overview

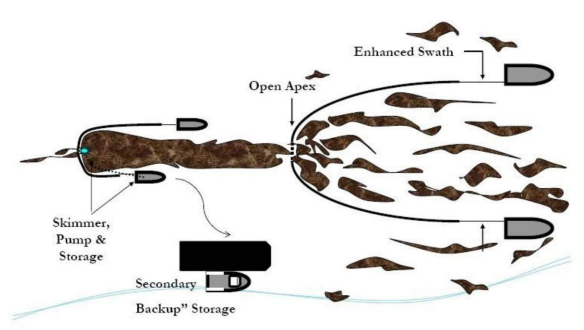
Mechanical Recovery – Deployed on large vessels of opportunity (VOO) the Koseq Rigid Sweeping Arms are high volume surge capacity deployed to increase recovery capacity at the source of a large oil spill in the offshore and outer nearshore environment of the Gulf of Mexico. They are highly mobile and sustainable in rougher sea conditions than normal skimming vessels (9.8' seas). The large Offshore Supply Vessels (OSV) required to deploy the Arms are able to remain on scene for extended periods, even when sea conditions pick up. Temporary storage on deck in portable tanks usually provides between 1,000 and 3,000 bbls. In most cases, the OSV will be able to pump 20% of its deadweight into the liquid mud tanks in accordance with the vessels Certificate of Inspection (COI). All storage can be offloaded utilizing the vessels liquid transfer system.

Maximum Sea Conditions - Under most circumstances the larger OSVs are capable of remaining on scene well past the Skimming Arms maximum sea state of 9.8'. Ultimately it will be the decision of the VOO Captain, with input from the T&T Supervisor onboard, to determine when the sea conditions have exceeded the safe operating conditions of the vessel.

Command and Control – The large OSVs in many cases have state of the art communication and electronic systems, as well as the accommodations to support the function of directing all skimming operations offshore and reporting back to the command post.

Possible Task Force Configuration (Multiple Koseq VOOs can be deployed in a task force)

- 1 > 200' Offshore Supply Vessels (OSV) with set of Koseq Arms
- 2 to 4 portable storage tanks (500 bbl)
- 1 Modular Crane Pedestal System set (MCPS) or 30 cherry picker (crane) for deployment
- 1 Tank barge (offshore) for temporary storage
- 1 Utility/Crewboat (supply)
- 1 Designated spotter aircraft
- 4 Personnel (4 T&T OSRO)



Scattered oil is "caught" by two VOO and collected at the apex of the towed sea boom. The oil moves thought a "gate" at that apex, forming a larger stream of oil which moves into the boom of the skimming vessel. Operations are paced at >1. A recovered oil barge stationed nearby to minimize time taken to offload recovered oil.





This is a depiction of the same operation as above but using KOSEQ Arms. In this configuration, the collecting boom speed dictates the operational pace at ≥ 1 knot to minimize entrainment of the oil.

Clean Gulf Associates (CGA) Procedure for Accessing Member-Contracted and other Vessels of Opportunity (VOOs) for Spill Response

- CGA has procedures in place for CGA member companies to acquire vessels of opportunity (VOOs) from an existing CGA member's contracted fleet or other sources for the deployment of CGA portable skimming equipment including Koseq Arms, Fast Response Units (FRUs) and any other portable skimming system(s) deemed appropriate for the response for a potential or actual oil spill, WCD oil spill or a Spill of National Significance (SONS).
- CGA uses Port Vision, a web-based vessel and terminal interface that empowers CGA to track vessels through Automatic Identification System (AIS) and terminal activities using a Geographic Information System (GIS). It provides live AIS/GIS views of waterways showing current vessel positions, terminals, created vessel fleets, and points-of-interest. Through this system, CGA has the ability to get instant snapshots of the location and status of all vessels contracted to CGA members, day or night, from any web-enabled PC.

Near Shore Response Actions

Timing

- Put near shore assets on standby and deployment in accordance with planning based on the actual situation, actual trajectories and oil budgets
- VOO identification and training in advance of spill nearing shoreline if possible
- Outfitting of VOOs for specific missions
- Deployment of assets based on actual movement of oil

Considerations

- Water depth, vessel draft
- Shoreline gradient
- State of the oil
- Use of VOOs
- Distance of surf zone from shoreline

Surveillance

- Provide trained observer to direct skimming operations
- Continual surveillance of oil movement by remote sensing systems, aerial photography and visual confirmation
- Continual monitoring of vessel assets

Dispersant Use

- Generally will not be approved within 3 miles of shore or with less than 10 meters of water depth
- Approval would be at Regional Response Team level (Region 6)

Dedicated Near Shore skimming systems

- FRVs
- Egmopol and Marco SWS
- Operate with aerial spotter directing systems to observed oil slicks

VOO

- Use Fieldwood Energy LLC's contracted resources as applicable
- Industry vessel are usually best for deployment of Vessel of Opportunity Skimming Systems (VOSS)
- · Acquire additional resources as needed
- Consider use of local assets, i.e. fishing and pleasure craft
- Expect mission specific and safety training to be required
- Plan with the US Coast Guard for vessel inspections
- Operate with aerial spotter directing systems to oil patches

Shoreline Protection Operations

Response Planning Considerations

- Review appropriate Area Contingency Plan(s)
- Locate and review appropriate Geographic Response and Site Specific Plans
- Refer to appropriate Environmentally Sensitive Area Maps
- Capability for continual analysis of trajectories run periodically during the response
- Environmental risk assessments (ERA) to determine priorities for area protection
- Time to acquire personnel and equipment and their availability
- Refer to the State of Louisiana Initial Oil Spill Response Plan, Deep Water Horizon, dated 2 May 2010, as a secondary reference
- Aerial surveillance of oil movement
- Pre-impact beach cleaning and debris removal
- Shoreline Cleanup Assessment Team (SCAT) operations and reporting procedures
- Boom type, size and length requirements and availability
- Possibility of need for In-situ burning in near shore areas
- Current wildlife situation, especially status of migratory birds and endangered species in the area
- Check for Archeological sites and arrange assistance for the appropriate state agency when planning operations the may impact these areas

Placement of boom

- Position boom in accordance with the information gained from references listed above and based on the actual situation
- Determine areas of natural collection and develop booming strategies to move oil into those areas
- Assess timing of boom placement based on the most current trajectory analysis and the
 availability of each type of boom needed. Determine an overall booming priority and
 conduct booming operations accordingly. Consider:
 - o Trajectories
 - Weather forecast
 - Oil Impact forecast
 - Verified spill movement
 - o Boom, manpower and vessel (shallow draft) availability
 - Near shore boom and support material, (stakes, anchors, line)

Beach Preparation - Considerations and Actions

- Use of a 10 mile go/no go line to determine timing of beach cleaning
- SCAT reports and recommendations
- Determination of archeological sites and gaining authority to enter
- Monitoring of tide tables and weather to determine extent of high tides
- Pre cleaning of beaches by moving waste above high tide lines to minimize waste
- Determination of logistical requirements and arranging of waste removal and disposal

- Staging of equipment and housing of response personnel as close to the job site as possible to maximize on-site work time
- Boom tending, repair, replacement and security (use of local assets may be advantageous)
- Constant awareness of weather and oil movement for resource re-deployment as necessary
- Earthen berms and shoreline protection boom may be considered to protect sensitive inland areas
- Requisitioning of earth moving equipment
- Plan for efficient and safe use of personnel, ensuring:
 - o A continual supply of the proper Personal Protective Equipment
 - Heating or cooling areas when needed
 - Medical coverage
 - Command and control systems (i.e. communications)
 - Personnel accountability measures
- Remediation requirements, i.e., replacement of sands, rip rap, etc.
- Availability of surface washing agents and associated protocol requirements for their use (see National Contingency Plan Product Schedule for list of possible agents)
- Discussions with all stakeholders, i.e., land owners, refuge/park managers, and others as appropriate, covering the following:
 - Access to areas
 - Possible response measures and impact of property and ongoing operations
 - Determination of any specific safety concerns
 - o Any special requirements or prohibitions
 - Area security requirements
 - Handling of waste
 - Remediation expectations
 - Vehicle traffic control
 - Domestic animal safety concerns
 - Wildlife or exotic game concerns/issues

Inland and Coastal Marsh Protection and Response Considerations and Actions

- All considered response methods will be weighed against the possible damage they may
 do to the marsh. Methods will be approved by the Unified Command only after
 discussions with local Stakeholder, as identified above.
 - o In-situ burn may be considered when marshes have been impacted
- Passive clean up of marshes should considered and appropriate stocks of sorbent boom and/or sweep obtained.
- Response personnel must be briefed on methods to traverse the marsh, i.e.,
 - use of appropriate vessel
 - use of temporary walkways or road ways
- Discuss and gain approval prior cutting or moving vessels through vegetation
- Discuss use of vessels that may disturb wildlife, i.e, airboats
- Safe movement of vessels through narrow cuts and blind curves

- Consider the possibility that no response in a marsh may be best
- In the deployment of any response asset, actions will be taken to ensure the safest, most efficient operations possible. This includes, but is not limited to:
 - Placement of recovered oil or waste storage as near to vessels or beach cleanup crews as possible.
 - o Planning for stockage of high use items for expeditious replacement
 - o Housing of personnel as close to the work site as possible to minimize travel time
 - Use of shallow water craft
 - Use of communication systems appropriate ensure command and control of assets
 - o Use of appropriate boom in areas that I can offer effective protection
 - o Planning of waste collection and removal to maximize cleanup efficiency
- Consideration or on-site remediation of contaminated soils to minimize replacement operations and impact on the area

Decanting Strategy

Recovered oil and water mixtures will typically separate into distinct phases when left in a quiescent state. When separation occurs, the relatively clean water phase can be siphoned or decanted back to the recovery point with minimal, if any, impact. Decanting therefore increases the effective on-site oil storage capacity and equipment operating time. FOSC/SOSC approval will be requested prior to decanting operations. This practice is routinely used for oil spill recovery.

CGA Equipment Limitations

The capability for any spill response equipment, whether a dedicated or portable system, to operate in differing weather conditions will be directly in relation to the capabilities of the vessel the system in placed on. Most importantly, however, the decision to operate will be based on the judgment of the Unified Command and/or the Captain of the vessel, who will ultimately have the final say in terminating operations. Skimming equipment listed below may have operational limits which exceed those safety thresholds. As was seen in the Deepwater Horizon (DWH) oil spill response, vessel skimming operations ceased when seas reached 5-6 feet and vessels were often recalled to port when those conditions were exceeded. Systems below are some of the most up-to-date systems available and were employed during the DWH spill.

Boom	3 foot seas, 20 knot winds
Dispersants	Winds more than 25 knots
	Visibility less than 3 nautical miles
	Ceiling less than 1,000 feet.
FRU	8 foot seas
HOSS Barge/OSRB	8 foot seas
Koseq Arms	8 foot seas
OSRV	4 foot seas

Environmental Conditions in the GOM

Louisiana is situated between the easterly and westerly wind belts, and therefore, experiences westerly winds during the winter and easterly winds in the summer. Average wind speed is generally 14-15 mph along the coast. Wave heights average 4 and 5 feet. However, during hurricane season, Louisiana has recorded wave heights ranging from 40 to 50 feet high and winds reaching speeds of 100 mph. Because much of southern Louisiana lies below sea level, flooding is prominent.

Surface water temperature ranges between 70 and 80°F during the summer months. During the winter, the average temperature will range from 50 and 60°F.

The Atlantic and Gulf of Mexico hurricane season is officially from 1 June to 30 November. 97% of all tropical activity occurs within this window. The Atlantic basin shows a very peaked season from August through October, with 78% of the tropical storm days, 87% of the minor (Saffir-Simpson Scale categories 1 and 2) hurricane days, and 96% of the major (Saffir-Simpson categories 3, 4 and 5) hurricane days occurring then. Maximum activity is in early to mid September. Once in a few years there may be a hurricane occurring "out of season" - primarily in May or December. Globally, September is the most active month and May is the least active month.

FIGURE 1 TRAJECTORY BY LAND SEGMENT

Trajectory of a spill and the probability of it impacting a land segment have been projected utilizing Fieldwood Energy LLC's WCD and information in the BOEM Oil Spill Risk Analysis Model (OSRAM) for the Central and Western Gulf of Mexico available on the BOEM website using 30 day impact. The results are tabulated below.

WCD Scenario-BASED ON WELL BLOWOUT DURING DRILLING OPERATIONS (73 miles from shore)

206,649 bbls of crude oil (Volume considering natural weathering) API Gravity 36°

FIGURE 2 – Equipment Response Time to GC 39, Well 002

Dispersants/Surveillance

Dispersant/Surveillance	Dispersant Capacity (gal)	Persons Req.	From	Hrs to Procure	Hrs to Loadout	Travel to site	Total Hrs		
	ASI								
Basler 67T	2000	2	Houma	2	2	0.6	2.6		
DC 3	1200	2	Houma	2	2	0.8	2.8		
DC 3	1200	2	Houma	2	2	0.8	2.8		
Aero Commander	NA	2	Houma	2	2	0.6	2.6		

Offshore Response

Offshore Equipment Pre-Determined Staging	EDRC	Storage Capacity	voo	Persons Required	From	Hrs to Procure	Hrs to Loadout	Hrs to GOM	Travel to Spill Site	Hrs to Deploy	Total Hrs
	1000			C	GA			24			
HOSS Barge	76285	4000	3 Tugs	12	Harvey	6	0	12	10	2	30
95' FRV	22885	249	NA	6	Galveston	2	0	2	15	1	20
95' FRV	22885	249	NA	6	Leeville	2	0	2	4	1	9
95' FRV	22885	249	NA	6	Venice	2	0	3	4	1	10
95' FRV	22885	249	NA	6	Vermilion	2	0	3	6	1	12
Boom Barge (CGA-300) 42" Auto Boom (25000')	NA	NA	1 Tug 50 Crew	4 (Barge) 2 (Per Crew)	Leeville	8	0	4	12	2	28
		Ente	erprise Marino	e Services LLC (A	vailable through	n contract wit	h CGA)				
CTCo 2603	NA	25000	1 Tug	6	Amelia	26	0	6	15	1	48
CTCo 2609	NA	23000	1 Tug	6	Amelia	26	0	6	15	1	48
	NOTE:		Kirby O	ffshore (available	through contract	t with CGA)		10			
RO Barge	NA	80000+	1 Tug	6	Venice	45	0	4	10	1	60
RO Barge	NA	80000+	1 Tug	6	Venice	45	0	4	10	1	60
RO Barge	NA	80000+	1 Tug	6	Venice	45	0	4	10	1	60
RO Barge	NA	100000+	1 Tug	6	Venice	45	0	4	10	1	60
RO Barge	NA	130000+	1 Tug	6	Venice	45	0	4	10	1	60
RO Barge	NA	160000+	1 Tug	6	Venice	45	0	4	10	1	60

Staging Area: Fourchon

Offshore Equipment With Staging	EDRC	Storage Capacity	VOO	Persons Req.	From	Hrs to Procure	Hrs to Loadout	Travel to Staging	Travel to Site	Hrs to Deploy	Total Hrs
			T&T Ma	arine (availab	le through direct contra	act with CGA)		100		
Aqua Guard Triton RBS (1)	22323	2000	1 Utility	6	Galveston	4	12	12	7	2	37
Aqua Guard Triton RBS (1)	22323	2000	1 Utility	6	Harvey	4	12	3	7	2	28
Koseq Skimming Arms (10) Lamor brush	228850	10000	5 OSV	30	Galveston	24	24	12	7	2	69
Koseq Skimming Arms (6) MariFlex 150 HF	108978	6000	3 OSV	18	Galveston	24	24	12	7	2	69
Koseq Skimming Arms (2) Lamor brush	45770	2000	1 OSV	6	Harvey	24	24	3	7	2	60
Koseq Skimming Arms (4) MariFlex 150 HF	72652	4000	2 OSV	12	Harvey	24	24	3	7	2	60
	200	3000		190	CGA	19-			77		0.0
FRU (1) + 100 bbl Tank (2)	4251	200	1 Utility	6	Morgan City	2	6	3	7	1	19
FRU (1) + 100 bbl Tank (2)	4251	200	1 Utility	6	Vermilion	2	6	5.5	7	1	21.5
FRU (1) + 100 bbl Tank (2)	4251	200	1 Utility	6	Galveston	2	6	12	7	1	28
FRU (1) + 100 bbl Tank (2)	4251	200	1 Utility	6	Aransas Pass	2	6	16.5	7	1	32.5
FRU (1) + 100 bbl Tank (2)	4251	200	1 Utility	6	Lake Charles	2	6	7	7	1	23
FRU (2) + 100 bbl Tank (4)	8502	400	2 Utility	12	Leeville	2	6	2	7	1	18
FRU (2) + 100 bbl Tank (4)	8502	400	2 Utility	12	Venice	2	6	5	7	1	21
Hydro-Fire Boom	NA	NA	8 Utility	40	Harvey	0	24	3	7	6	40

Nearshore Response

Nearshore Equipment Pre-determined Staging	EDRC	Storage Capacity	voo	Persons Required	From	Hrs to Procure	Hrs to Loadout	Hrs to GOM	Travel to Spill Site	Hrs to Deploy	Total Hrs
	_	1000		-	CGA						
Mid-Ship SWS	22885	249	NA	4	Leeville	2	0	N/A	48	1	51
Mid-Ship SWS	22885	249	NA	4	Venice	2	0	N/A	48	1	51
Mid-Ship SWS	22885	249	NA	4	Galveston	2	0	N/A	48	1	51
Trinity SWS	21500	249	NA	4	Morgan City	2	0	N/A	48	1	51
Trinity SWS	21500	249	NA	4	Lake Charles	2	0	N/A	48	1	51
Trinity SWS	21500	249	NA	4	Vermilion	2	0	N/A	48	1	51
Trinity SWS	21500	249	NA	4	Galveston	2	0	N/A	48	1	51
46' FRV	15257	65	NA	4	Aransas Pass	2	0	2	16	1	21
46' FRV	15257	65	NA	4	Morgan City	2	0	2	6	1	11
46' FRV	15257	65	NA	4	Lake Charles	2	0	2	2.5	1	7.5
46' FRV	15257	65	NA	4	Venice	2	0	2	11	1	16
	5	A SE	Kirby (Offshore (Ava	ilable through contract	with CGA)	9		30		924
RO Barge	NA	80000+	1 Tug	6	Venice	26	0	4	29	1	60
	5	Ent	erprise Mari	ne Services L	LC (Available through	contract with	ı CGA)		99 <i>0</i>	2	2
CTCo 2604	NA	20000	1 Tug	6	Amelia	26	0	6	15	1	48
CTCo 2605	NA	20000	1 Tug	6	Amelia	26	0	6	15	1	48
CTCo 2606	NA	20000	1 Tug	6	Amelia	26	0	6	15	1	48
CTCo 2607	NA	23000	1 Tug	6	Amelia	26	0	6	15	1	48
CTCo 2608	NA	23000	1 Tug	6	Amelia	26	0	6	15	1	48
CTCo 5001	NA	47000	1 Tug	6	Amelia	26	0	6	15	1	48

Staging Area: Cameron

0 0											
Nearshore Equipment With Staging	EDRC	Storage Capacity	VOO	Persons Req.	From	Hrs to Procure	Hrs to Load Out	Travel to Staging	Travel to Deployment	Hrs to Deploy	Total Hrs
45.0		E0 200	0	200	CGA	A 2					
SWS Egmopol	1810	100	NA	3	Galveston	2	2	5	2	1	12
SWS Egmopol	1810	100	NA	3	Morgan City	2	2	4.5	2	1	11.5
SWS Marco	3588	20	NA	3	Lake Charles	2	2	2	2	:1	9
SWS Marco	3588	34	NA	3	Leeville	2	2	7	2	1	14
SWS Marco	3588	34	NA	3	Venice	2	2	9.5	2	1	16.5
Foilex Skim Package (TDS 150)	1131	50	1 Utility	3	Lake Charles	4	12	2	2	2	22
Foilex Skim Package (TDS 150)	1131	50	1 Utility	3	Galveston	4	12	5	2	2	25
Foilex Skim Package (TDS 150)	1131	50	1 Utility	3	Harvey	4	12	7	2	2	27
4 Drum Skimmer (Magnum 100)	680	100	1 Crew	3	Lake Charles	2	2	2	2	1	9
4 Drum Skimmer (Magnum 100)	680	100	1 Crew	3	Harvey	2	2	7	2	1	14
2 Drum Skimmer (TDS 118)	240	100	1 Crew	3	Lake Charles	2	2	2	2	1	9
2 Drum Skimmer (TDS 118)	240	100	1 Crew	3	Harvey	2	2	7	2	1	14

Shoreline Protection

Staging Area: Cameron

Shoreline Protection Boom	voo	Persons Req.	Storage/Warehouse Location	Hrs to Procure	Hrs to Loadout	Travel to Staging	Travel to Deployment Site	Hrs to Deploy	Total Hrs
OMI Environmental (available through Letter of Intent)									
12,500' 18" Boom	6 Crew	12	New Iberia, LA	1	1	4	2	3	11
6,400' 18" Boom	3 Crew	6	Houston, TX	1	1	4	2	3	11
3,500° 18" Boom	2 Crew	4	Port Arthur, TX	1	1	2	2	3	9
8,000' 18" Boom	3 Crew	6	Port Allen, LA	1	1	5	2	3	12
1,000' 18" Boom	1 Crew	2	Hackberry, LA	1	1	1	2	3	8

Wildlife Response	EDRC	Storage Capacity	voo	Persons Req.	From	Hrs to Procure	Hrs to Loadout	Travel to Staging	Travel to Deployment	Hrs to Deploy	Total Hrs
CGA											
Wildlife Support Trailer	NA	NA	NA	2	Harvey	2	2	7	1	2	14
Bird Scare Guns (24)	NA	NA	NA	2	Harvey	2	2	7	1	2	14
Bird Scare Guns (12)	NA	NA	NA	2	Galveston	2	2	5	1	2	12
Bird Scare Guns (12)	NA	NA	NA	2	Aransas Pass	2	2	9.5	1	2	16.5
Bird Scare Guns (48)	NA	NA	NA	2	Lake Charles	2	2	2	1	2	9
Bird Scare Guns (24)	NA	NA	NA	2	Leeville	2	2	7	1	2	14

Response Asset	Total
Offshore EDRC	706,980
Offshore Recovered Oil Capacity	710,796+
Nearshore / Shallow Water EDRC	235,300
Nearshore / Shallow Water Recovered Oil Capacity	235,841+

SECTION H ENVIRONMENTAL MONITORING INFORMATION

(a) Monitoring Systems

There are no environmental monitoring systems currently in place or planned for the proposed activities.

(b) Incidental Takes

No incidental takes are anticipated. Fieldwood implements the mitigation measures and monitors for incidental takes of protected species according to the following notices to lessees and operators from both BOEM and BSEE:

- NTL 2015-G03 "Marine Trash and Debris Awareness and Elimination"
- NTL 2016-G01 "Vessel Strike Avoidance and Injured/Dead Protected Species Reporting"
- NTL 2016-G02 "Implementation of Seismic Survey Mitigation Measure & Protected Species Observer Program"

(c) Flower Garden Banks National Marine Sanctuary

Green Canyon Blocks 39 and 40 are not located in the Flower Garden Banks National Marine Sanctuary therefore, the requested information is not required in this R-EP.

SECTION I LEASE STIPULATIONS INFORMATION

Both Lease No. OCS-G34966 (Green Canyon Block 39) and Lease No. OCS-G34536 (Green Canyon Block 40) are subject to the following lease stipulations:

• Stipulation No.8: Protected Species

The Federal Endangered Species Act and the Marine Mammal Protect Act are designed to protect threatened and endangered species and marine mammals and apply to activities on the Outer Continental Shelf (OCS).

In addition to the above stipulation, Fieldwood will operate in accordance with the following Notices to Lessees (NTLs) in order to minimize the risk of vessel strikes to protected species and report observations of injured or dead protected species, and the prevention of intentional and/or accidental introduction of debris into the marine environment:

- NTL No. 2015-G03 "Marine Trash and Debris Awareness and Elimination"
- NTL No. 2016-G01 "Vessel Strike Avoidance and Injured/Dead Protected Species Reporting"
- NTL No. 2016-G02 "Implementation of Seismic Survey Mitigation Measures and Protected Species Observer Program"

SECTION J ENVIRONMENTAL MITIGATION MEASURES INFORMATION

(a) Measures Taken to Minimize or Mitigate Environmental Impacts

The proposed action will implement mitigation measures required by laws and regulations, including all applicable Federal & State requirements concerning air emissions, discharges to water, and solid waste disposal, as well as any additional permit requirements and Fieldwood's policies. Project activities will be conducted in accordance with the Regional OSRP.

(b) Incidental Takes

Fieldwood does not anticipate any incidental takes related to the proposed operations. Fieldwood implements the mitigation measures and monitors for incidental takes of protected species according to the following notices to lessees and operators from both BOEM and BSEE:

- NTL No. 2015-G03 "Marine Trash and Debris Awareness and Elimination"
- NTL No. 2016-G01 "Vessel Strike Avoidance and Injured/Dead Protected Species Reporting"
- NTL No. 2016-G02 "Implementation of Seismic Survey Mitigation Measures and Protected Species Observer Program"

SECTION K SUPPORT VESSELS, OFFSHORE VEHICLES, AND AIRCRAFT

(a) General

Fieldwood will utilize the most practical, direct route from the shore base as permitted by weather and traffic conditions.

(b) Air Emissions

Type of Vessel	Maximum Fuel Tank Capacity	Maximum Number in Area at Any Time	Trip Frequency or Duration	
Crew Boat	400 bbls	1	4 trips / week	
Supply Boat	2,380 bbls	1	3 trips / week	
Helicopter	760 gallons	1	As Needed	

	Diesel Oil Supply								
Size of Fuel Supply Vessel	Capacity of Fuel Supply Vessel	Frequency of Fuel Transfers	Route Fuel Supply Vessel Will Take						
299'	6,229 bbls	Bi-Weekly	From Fourchon Shorebase to GC 40						
282'	6,228 bbls	Monthly	From Fourchon Shorebase to GC 40						

(c) Drilling Fluids and Chemical Products Transportation

Please see enclosed Table 2 titled, "Waste and Surplus Estimated to be Transported and/or Disposed of Onshore."

(d) Solid and Liquid Wastes Transportation

Please see enclosed Table 2 titled, "Waste and Surplus Estimated to be Transported and/or Disposed of Onshore."

(e) Vicinity Map

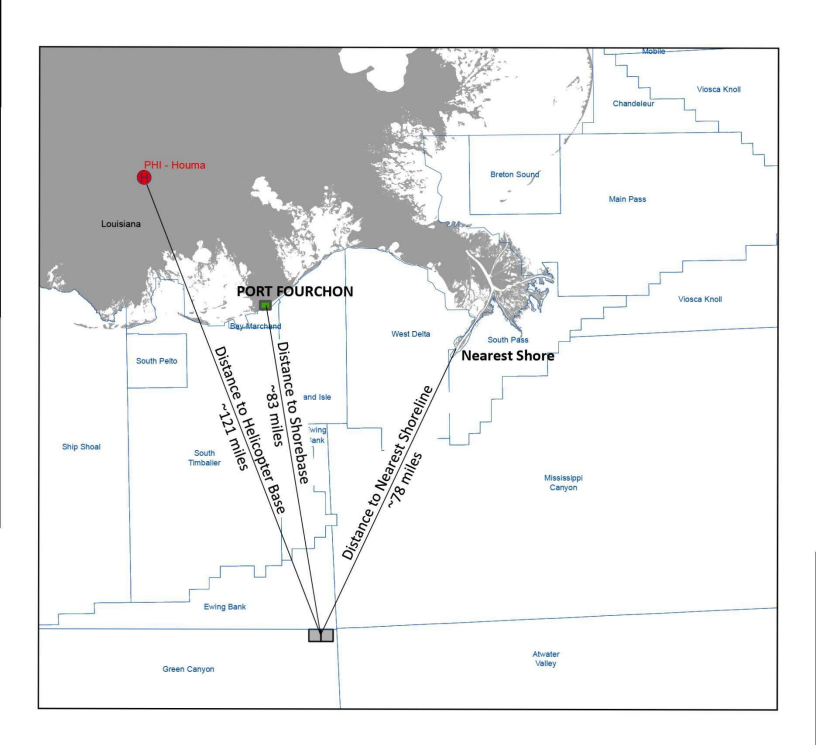
Enclosed is a vicinity map showing the location of the activities proposed herein relative to the shoreline with the distance of the proposed activities from the shoreline and the primary route(s) of the support vessels and aircraft that will be used when traveling between the onshore support facilities and the drilling unit.

Attachments

- 1) Table 2 titled, "Waste and Surplus Estimated to be Transported and/or Disposed of Onshore." (*Attachment K-1*)
- 2) Vicinity Map (Attachment K-2)

TABLE 2. WASTE AND SURPLUS ESTIMATED TO BE TRANSPORTED AND/OR DISPOSED OF **ONSHORE** please specify whether the amount reported is a total or per well **Solid and Liquid Wastes Projected Waste Disposal** generated waste transportation Name/Location of Composition Type of Waste **Transport Method Facility** Amount **Disposal Method** Will drilling occur? If yes, fill in the muds and cuttings. Newport Environmental EXAMPLE: Synthetic-based drilling fluid or Below deck storage tanks on offshore Services Inc., Ingleside, internal olefin, ester support vessels X bbl/well Recycled Oil-based drilling fluid or mud N/A N/A N/A N/A N/A Transport via below deck storage Newpark Fluid IO base, Emulsifiers. tanks in Offshore Support Systems, Port 6.000 bbls. Returned for credit CaCL2, Fresh Water, brine, Fourchon, LA Vessels(OSV) Synthetic-based drilling fluid or mud FLC. Barite. CACO3 N/A N/A Cuttings wetted with Water-based fluid **Formation Solids** N/A N/A Cuttings wetted with Synthetic-based fluid **Formation Solids** N/A N/A N/A N/A disposal facility disposal facitily Cuttings wetted with oil-based fluids Cement **Cuttings Boxes** 208 bbls method Will you produce hydrocarbons? If yes fill in for produced sand. Produced sand N/A N/A N/A N/A N/A Will you have additional wastes that are not permitted for discharge? If yes, fill in the appropriate rows. EXAMPLE: trash and debris (recylables) barged in a storage bin ARC, New Iberia, LA Plastic, paper, aluminum X lb/well Recycled Storage Binsto shorebase; Trucked Martin North-Galliano to recycling facility Waste Trash and debris Plastic, paper, aluminum 3,000 cu ft. Recycled **Drilling Contactor** Storage Binsto shorebase; Trucked Resposible. Port Fourchon Used oil Various lubricating Oils to recycling facility 75 - 100 bbls. Recycled Discharge Overboard N/A N/A per NPDES Permit Wash water Fresh or Seawater N/A OSV, Rig & Tote Tank Cleaned by Tiger, HydroChem, PSC, 800 bbls. Recycled or Disposal Clean Tanks w/ **Environmental Drum/Tote Tanks to** processing via Shorebase: Trucked to Recycling Ecoserve& R360 @ Chemical product wastes Various Drilling Waste facility as reqd if not via OSV Port Fouchon

NOTE: If you will not have a type of waste, enter NA in the row.





Projection: UTM 15 N
Datum: NAD 27
Distance Units: Feet US



Katmai Vicinity Plat

OCS-G 34536 Green Canyon 39, 40 Gulf of Mexico

Attachment K-2

SECTION L ONSHORE SUPPORT FACILITIES INFORMATION

(a) General

The table below is the onshore facilities that will be used to provide supply and service support for the proposed activities under this plan:

Name	Location	Existing/New/Modified	
Fieldwood Deepwater Shorebase OSS Dock / Port Fourchon	180 First Street Golden Meadow, LA 70357	Existing	
PHI Heliport	Houma, LA	Existing	

The distance from the PHI Heliport to the proposed activities under this plan is 121 miles. The location and distance is depicted on the vicinity map enclosed under Section K of this plan.

(b) Air Emissions

Type of Vessel	Maximum Fuel Tank Capacity	Maximum Number in Area at Any Time	Trip Frequency or Duration 4 trips / week	
Crew Boat	400 bbls	1		
Supply Boat	2,380 bbls	1	3 trips / week	
Helicopter	760 gallons	1	As Needed	

(c) Unusual Solid and Liquid Wastes

Fieldwood does not plan to utilize any unusual solid or liquid wastes other than what is described in our NPDES permit.

(d) Waste Disposal

Please see Table 2 titled, "Waste and Surplus Estimated to be Transported and/or Disposed of Onshore" enclosed under Section K of this plan.

SECTION M COASTAL ZONE MANAGEMENT (CZMA) INFORMATION

Certificates of Coastal Zone Management (CZM) Consistency confirming that proposed operations comply with the state of Louisiana's CZM program were submitted, reviewed, and approved under the following Plans:

- Initial Exploration Plan Control No. N-9778 for Green Canyon Block 40 Well C
- Initial Exploration Plan Control No. N-9910 for Green Canyon Block 39 Wells A & B
- Supplemental Exploration Plan Control No. S-7870 for Green Canyon Block 40 Wells F, I, and J

New CZM Consistency Statements are not being provided per NTL No. 2008-G04 as the revisions proposed under this R-EP will not result in a significant change in the impacts previously identified, evaluated, and approved.

SECTION N ENVIRONMENTAL IMPACT ANALYSIS (EIA)

In accordance with the requirements of 30 CFR 550.269, an Environmental Impact Analysis (EIA) is enclosed under this section.

Attachments

1) Environmental Impact Analysis (Attachment N-1)

Fieldwood Energy LLC (Fieldwood)

Revised Exploration Plan Green Canyon Blocks 39 and 40 OCS-G 34966 AND OCS-G 34536

(A) IMPACT PRODUCING FACTORS

ENVIRONMENTAL IMPACT ANALYSIS WORKSHEET

Environment Resources	Impact Producing Factors (IPFs) Categories and Examples Refer to recent GOM OCS Lease Sale EIS for a more complete list of IPFs						
	Emissions (air, noise, light, etc.)	Effluents (muds, cutting, other discharges to the water column or seafloor)	Physical disturbances to the seafloor (rig or anchor emplacements, etc.)	Wastes sent to shore for treatment or disposal	Accidents (e.g., oil spills, chemical spills, H ₂ S releases)	Discarded Trash & Debris	
Site-specific at Offshore Location							
Designated topographic features		(1)	(1)		(1)		
Pinnacle Trend area live bottoms		(2)	(2)		(2)		
Eastern Gulf live bottoms		(3)	(3)		(3)		
Benthic communities			(4)				
Water quality		X	X		X		
Fisheries		X	X		X		
Marine Mammals	X(8)	X			X(8)	X	
Sea Turtles	X(8)	X			X(8)	X	
Air quality	X(9)						
Shipwreck sites (known or potential)			X(7)				
Prehistoric archaeological sites			X(7)				
Vicinity of Offshore Location							
Essential fish habitat		x	X		X(6)		
Marine and pelagic birds	X				X	Х	
Public health and safety					(5)	177307	
Coastal and Onshore							
Beaches					X(6)	Х	
Wetlands					X(6)		
Shore birds and coastal nesting birds					X(6)	X	
Coastal wildlife refuges					X		
Wilderness areas					X		

Footnotes for Environmental Impact Analysis Matrix

- 1) Activities that may affect a marine sanctuary or topographic feature. Specifically, if the well or platform site or any anchors will be on the seafloor within the:
 - o 4-mile zone of the Flower Garden Banks, or the 3-mile zone of Stetson Bank;
 - 1000-m, 1-mile or 3-mile zone of any topographic feature (submarine bank) protected by the Topographic Features Stipulation attached to an OCS lease;
 - o Essential Fish Habitat (EFH) criteria of 500 ft. from any no-activity zone; or
 - o Proximity of any submarine bank (500 ft. buffer zone) with relief greater than 2 meters that is not protected by the Topographic Features Stipulation attached to an OCS lease.
- 2) Activities with any bottom disturbance within an OCS lease block protected through the Live Bottom (Pinnacle Trend) Stipulation attached to an OCS lease.
- 3) Activities within any Eastern Gulf OCS block where seafloor habitats are protected by the Live Bottom (Low-Relief) Stipulation attached to an OCS lease.
- 4) Activities on blocks designated by the BOEM as being in water depths 300 meters or greater.
- 5) Exploration or production activities where H2S concentrations greater than 500 ppm might be encountered.
- 6) All activities that could result in an accidental spill of produced liquid hydrocarbons or diesel fuel that you determine would impact these environmental resources. If the proposed action is located a sufficient distance from a resource that no impact would occur, the EIA can note that in a sentence or two.
- 7) All activities that involve seafloor disturbances, including anchor emplacements, in any OCS block designated by the BOEM as having high-probability for the occurrence of shipwrecks or prehistoric sites, including such blocks that will be affected that are adjacent to the lease block in which your planned activity will occur. If the proposed activities are located a sufficient distance from a shipwreck or a prehistoric site that no impact would occur, the EIA can note that in a sentence or two.
- 8) All activities that you determine might have an adverse effect on endangered or threatened marine mammals or sea turtles or their critical habitats.
- 9) Production activities that involve transportation of produced fluids to shore using shuttle tankers or barges.

(B) ANALYSIS

Site-Specific at Green Canyon Blocks 39 and 40

Proposed operations consist of the drilling, evaluation, tie-back, and temporary abandonment of six wells in Green Canyon Blocks 39 and 40.

Operations will be conducted with a DP drill ship or DP semi-submersible.

1. Designated Topographic Features

Potential IPFs on topographic features include physical disturbances to the seafloor, effluents, and accidents.

Physical disturbances to the seafloor: Green Canyon Blocks 39 and 40 are not one of the identified blocks affected by the topographic features stipulation; therefore, no adverse impacts are expected.

Effluents: Green Canyon Blocks 39 and 40 are not one of the identified blocks affected by the topographic features stipulation; therefore, no adverse impacts are expected.

Accidents: It is unlikely that an accidental surface or subsurface spill would occur from the proposed activities (refer to statistics in Item 5, Water Quality). Oil spills cause damage to benthic organisms only if the oil contacts the organisms. Oil from a surface spill can be driven into the water column; measurable amounts have been documented down to a 10 m depth. At this depth, the oil is found only at concentrations several orders of magnitude lower than the amount shown to have an effect on corals. Because the crests of topographic features in the Northern Gulf of Mexico are found below 10 m, no oil from a surface spill could reach their sessile biota. Oil from a subsurface spill is not applicable due to the distance of these blocks from a topographic area. The activities proposed in this plan will be covered by Fieldwood's Regional OSRP (refer to information submitted in Appendix H).

There are no other IPFs (including emissions and wastes sent to shore for disposal) from the proposed activities, which could impact topographic features.

2. Pinnacle Trend Area Live Bottoms

Potential IPFs on pinnacle trend area live bottoms include physical disturbances to the seafloor, effluents, and accidents.

Physical disturbances to the seafloor: Green Canyon Blocks 39 and 40 are not one of the identified blocks affected by the live bottom (pinnacle trend) stipulation; therefore, no adverse impacts are expected.

Effluents: Green Canyon Blocks 39 and 40 are not one of the identified blocks affected by the live bottom (pinnacle trend) stipulation; therefore, no adverse impacts are expected.

Accidents: It is unlikely that an accidental surface or subsurface spill would occur from the proposed activities (refer to statistics in **Item 5**, Water Quality). Oil spills have the potential to foul benthic communities and cause lethal and sublethal effects on live bottom organisms. Oil from a surface spill can be driven into the water column; measurable amounts have been documented down to a 10 m depth. At this depth, the oil is found only at concentrations several orders of magnitude lower than the amount shown to have an effect on marine organisms. Oil from a subsurface spill is not applicable due to the distance of these blocks from a live bottom (pinnacle trend) area. The activities proposed in this plan will be covered by Fieldwood's Regional OSRP (refer to information submitted in **Appendix H**).

There are no other IPFs (including emissions and wastes sent to shore for disposal) from the proposed activities which could impact a live bottom (pinnacle trend) area.

3. Eastern Gulf Live Bottoms

Potential IPFs on Eastern Gulf live bottoms include physical disturbances to the seafloor, effluents, and accidents.

Physical disturbances to the seafloor: Green Canyon Blocks 39 and 40 are not located in an area characterized by the existence of live bottoms, and this lease does not contain a Live-Bottom Stipulation requiring a photo documentation survey and survey report.

Effluents: Green Canyon Blocks 39 and 40 are not located in an area characterized by the existence of live bottoms; therefore, no adverse impacts are expected.

Accidents: It is unlikely that an accidental surface or subsurface spill would occur from the proposed activities (refer to statistics in Item 5, Water Quality). Oil spills cause damage to live bottom organisms only if the oil contacts the organisms. Oil from a surface spill can be driven into the water column; measurable amounts have been documented down to a 10 m depth. At this depth, the oil is found only at concentrations several orders of magnitude lower than the amount shown to have an effect on marine invertebrates. Oil from a subsurface spill is not applicable due to the distance of these blocks from a live bottom area. The activities proposed in this plan will be covered by Fieldwood's Regional OSRP (refer to information submitted in Appendix H).

There are no other IPFs (including emissions and wastes sent to shore for disposal) from the proposed activities which could impact an Eastern Gulf live bottom area.

4. Benthic Communities

Green Canyon Blocks 39 and 40 are located in water depths 984 feet (300 meters) or greater. IPFs that could result in impacts to benthic communities from the proposed activities include physical disturbances to the seafloor.

Physical disturbances to the seafloor: Green Canyon Block 40 is a known high-density deepwater benthic community site, as listed in NTL 2009-G40. The proposed activities will be conducted in accordance with NTL 2009-G40, which will ensure that features or areas that could support high-density benthic communities will not be impacted.

There are no other IPFs (including emissions, effluents, wastes sent to shore for disposal, or accidents) from the proposed activities which could impact benthic communities.

5. Water Quality

IPFs that could result in water quality degradation from the proposed operations in Green Canyon Blocks 39 and 40 include disturbances to the seafloor, effluents and accidents.

Physical disturbances to the seafloor: Bottom area disturbances resulting from the emplacement of drill rigs, the drilling of wells and the installation of platforms and pipelines would increase water-column turbidity and re-suspension of any accumulated pollutants, such as trace metals and excess nutrients. This would cause short-lived impacts on water quality conditions in the immediate vicinity of the emplacement operations.

Effluents: Levels of contaminants in drilling muds and cuttings and produced water discharges, discharge-rate restrictions and monitoring and toxicity testing are regulated by the EPA NPDES permit, thereby eliminating many significant biological or ecological effects. Operational discharges are not expected to cause significant adverse impacts to water quality.

Accidents: Oil spills have the potential to alter offshore water quality; however, it is unlikely that an accidental surface or subsurface spill would occur from the proposed activities. Between 1980 and 2000, OCS operations produced 4.7 billion barrels of oil and spilled only 0.001 percent of this oil, or 1 bbl for every 81,000 bbl produced. The spill risk related to a diesel spill from drilling operations is even less. Between 1976 and 1985, (years for which data were collected), there were 80 reported diesel spills greater than one barrel associated with drilling activities. Considering that there were 11,944 wells drilled, this is a 0.7 percent probability of an occurrence. If a spill were to occur, the water quality of marine waters would be temporarily affected by the dissolved components and small oil droplets. Dispersion by currents and microbial degradation would remove the oil from the water column and dilute the constituents to background levels. Historically, changes in offshore water quality from oil spills have only been detected during the life of the spill and up to several months afterwards. Most of the components of oil are insoluble in water and therefore float. The activities proposed in this plan will be covered by Fieldwood's Regional Oil Spill Response Plan (refer to information submitted in Appendix H).

There are no other IPFs (including emissions, physical disturbances to the seafloor, and wastes sent to shore for disposal) from the proposed activities which could cause impacts to water quality.

6. Fisheries

IPFs that could cause impacts to fisheries as a result of the proposed operations in Green Canyon Blocks 39 and 40 include physical disturbances to the seafloor, effluents and accidents.

Physical disturbances to the seafloor: The emplacement of a structure or drilling rig results in minimal loss of bottom trawling area to commercial fishermen. Pipelines cause gear conflicts which result in losses of trawls and shrimp catch, business downtime and vessel damage. Most financial losses from gear conflicts are covered by the Fishermen's Contingency Fund (FCF). The emplacement and removal of facilities are not expected to cause significant adverse impacts to fisheries.

Effluents: Effluents such as drilling fluids and cuttings discharges contain components and properties which are detrimental to fishery resources. Moderate petroleum and metal contamination of sediments and the water column can occur out to several hundred meters down-current from the discharge point. Offshore discharges are expected to disperse and dilute to very near background levels in the water column or on the seafloor within 3,000 m of the discharge point, and are expected to have negligible effect on fisheries.

Accidents: An accidental oil spill has the potential to cause some detrimental effects on fisheries; however, it is unlikely that such an event would occur from the proposed activities (refer to Item 5, Water Quality). The effects of oil on mobile adult finfish or shellfish would likely be sublethal and the extent of damage would be reduced to the capacity of adult fish and shellfish to avoid the spill, to metabolize hydrocarbons, and to excrete both metabolites and parent compounds. The activities proposed in this plan will be covered by Fieldwood's Regional OSRP (refer to information submitted in Appendix H).

There are no IPFs from emissions, or wastes sent to shore for disposal from the proposed activities which could cause impacts to fisheries.

7. Marine Mammals

GulfCet II studies revealed that cetaceans of the continental shelf and shelf-edge were almost exclusively bottlenose dolphin and Atlantic spotted dolphin. Squid eaters, including dwarf and pygmy killer whale, Risso's dolphin, rough-toothed dolphin, and Cuvier's beaked whale, occurred most frequently along the upper slope in areas outside of anticyclones. IPFs that could cause impacts to marine mammals as a result of the proposed operations in Green Canyon Blocks 39 and 40 include emissions, effluents, discarded trash and debris, and accidents.

Emissions: Noises from drilling activities, support vessels and helicopters may elicit a startle reaction from marine mammals. This reaction may lead to disruption of marine mammals' normal activities. Stress may make them more vulnerable to parasites, disease, environmental contaminants, and/or predation (Majors and Myrick, 1990). There is little conclusive evidence for long-term displacements and population trends for marine mammals relative to noise.

Effluents: Drilling fluids and cuttings discharges contain components which may be detrimental to marine mammals. Most operational discharges are diluted and dispersed upon release. Any potential impact from drilling fluids would be indirect, either as a result of impacts on prey items or possibly through ingestion in the food chain (API, 1989).

Discarded trash and debris: Both entanglement in, and ingestion of debris have caused the death or serious injury of marine mammals (Laist, 1997; MMC, 1999). The limited amount of marine debris, if any, resulting from the proposed activities is not expected to substantially harm marine mammals. Operators are prohibited from deliberately discharging debris as mandated by MARPOL-Annex V and the Marine Plastic Pollution Research and Control Act, and regulations imposed by various agencies including the United States Coast Guard (USCG) and the Environmental Protection Agency (EPA).

Fieldwood will operate in accordance with the regulations and also avoid accidental loss of solid waste items by maintaining waste management plans, manifesting trash sent to shore, and using special precautions such as covering outside trash bins to prevent accidental loss of solid waste. Special caution will be exercised when handling and disposing of small items and packaging materials, particularly those made of non-biodegradable, environmentally persistent materials such as plastic or glass.

Informational placards will be posted on all vessels and facilities having sleeping or food preparation capabilities. All offshore personnel, including contractors and other support services-related personnel (e.g. helicopter pilots, vessel captains and boat crews) will be indoctrinated on waste procedures, and will view the video (or Microsoft PowerPoint presentation), "Think About It" (previously "All Washed Up: The Beach Litter Problem"). Thereafter, all personnel will view the marine trash and debris training video annually. Offshore personnel will also receive an explanation from Fieldwood management or the designated lease operator management that emphasizes their commitment to waste management in accordance with NTL No. 2015-G03-BSEE.

Accidents: Collisions between support vessels and cetaceans would be unusual events, however should one occur, death or injury to marine mammals is possible. Contract vessel operators can avoid marine mammals and reduce potential deaths by maintaining a vigilant watch for marine mammals and maintaining a safe distance when they are sighted. Vessel crews should use a reference guide to help identify the twenty-eight species of whales and dolphins, and the single species of manatee that may be encountered in the Gulf of Mexico OCS. Vessel crews must report sightings of any injured or dead protected marine mammal species immediately,

regardless of whether the injury or death is caused by their vessel, to the Marine Mammal and Sea Turtle Stranding Hotline at (888) 404-3922, the NMFS Southeast Regional Office at (727) 824-5312, or the Marine Mammal Stranding Network at (305) 862-2850. In addition, if the injury or death was caused by a collision with a contract vessel, the BOEM must be notified within 24 hours of the strike by email to protectedspecies@bsee.gov. If the vessel is the responsible party, it is required to remain available to assist the respective salvage and stranding network as needed.

Fieldwood will operate in accordance with NTL 2016-G01 and NTL 2016-G02 to minimize the risk of vessel strikes to protected species and report observations of injured or dead protected species and prevent intentional and/or accidental introduction of debris into the marine environment.

Oil spills have the potential to cause sublethal oil-related injuries and spill-related deaths to marine mammals. However, it is unlikely that an accidental oil spill would occur from the proposed activities (refer to **Item 5**, Water Quality). Oil spill response activities may increase vessel traffic in the area, which could add to changes in cetacean behavior and/or distribution, thereby causing additional stress to the animals. The effect of oil dispersants on cetaceans is not known. The acute toxicity of oil dispersant chemicals included in Fieldwood's OSRP is considered to be low when compared with the constituents and fractions of crude oils and diesel products. The activities proposed in this plan will be covered by Fieldwood's OSRP (refer to information submitted in accordance with **Appendix H**).

There are no other IPFs (including physical disturbances to the seafloor) from the proposed activities which could impact marine mammals.

8. Sea Turtles

IPFs that could cause impacts to sea turtles as a result of the proposed operations include emissions, effluents, discarded trash and debris, and accidents. GulfCet II studies sighted most loggerhead, Kemp's ridley and leatherback sea turtles over shelf waters. Historically these species have been sighted up to the shelf's edge. They appear to be more abundant east of the Mississippi River than they are west of the river (Fritts et al., 1983b; Lohoefener et al., 1990). Deep waters may be used by all species as a transitory habitat.

Emissions: Noise from drilling activities, support vessels, and helicopters may elicit a startle reaction from sea turtles, but this is a temporary disturbance.

Effluents: Drilling fluids and cuttings discharges are not known to be lethal to sea turtles. Most operational discharges are diluted and dispersed upon release. Any potential impact from drilling fluids would be indirect, either as a result of impacts on prey items or possibly through ingestion in the food chain (API, 1989).

Discarded trash and debris: Both entanglement in, and ingestion of, debris have caused the death or serious injury of sea turtles (Balazs, 1985). The limited amount of marine debris, if any, resulting from the proposed activities is not expected to substantially harm sea turtles. Operators are prohibited from deliberately discharging debris as mandated by MARPOL-Annex V and the Marine Plastic Pollution Research and Control Act, and regulations imposed by various agencies including the United States Coast Guard (USCG) and the Environmental Protection Agency (EPA). Fieldwood will operate in accordance with the regulations and also avoid accidental loss of solid waste items by maintaining waste management plans, manifesting trash sent to shore, and using special precautions such as covering outside trash bins to prevent accidental loss of solid waste. Special caution will be exercised when handling and disposing of small items and packaging materials, particularly those made of non-biodegradable, environmentally persistent materials such as plastic or glass.

Informational placards will be posted on all vessels and facilities having sleeping or food preparation capabilities. All offshore personnel, including contractors and other support services-related personnel (e.g. helicopter pilots, vessel captains and boat crews) will be indoctrinated on waste procedures, and will view the video (or Microsoft PowerPoint presentation), "Think About It" (previously "All Washed Up: The Beach Litter Problem"). Thereafter, all personnel will view the marine trash and debris training video annually. Offshore personnel will also receive an explanation from Fieldwood management or the designated lease operator management that emphasizes their commitment to waste management in accordance with NTL No. 2015-G03-BSEE.

Accidents: Collisions between support vessels and sea turtles would be unusual events, however should one occur, death or injury to sea turtles is possible. Contract vessel operators can avoid sea turtles and reduce potential deaths by maintaining a vigilant watch for sea turtles and maintaining a safe distance when they are sighted. Vessel crews should use a reference guide to help identify the five species of sea turtles that may be encountered in the Gulf of Mexico OCS. Vessel crews must report sightings of any injured or dead protected sea turtle species immediately, regardless of whether the injury or death is caused by their vessel, to the Marine Mammal and Sea Turtle Stranding Hotline at (888) 404-3922, the NMFS Southeast Regional Office at (727) 824-5312, or the Marine Mammal Stranding Network at (305) 862-2850. In addition, if the injury or death was caused by a collision with a contract vessel, the BOEM must be notified within 24 hours of the strike by email to protectedspecies@bsee.gov. If the vessel is the responsible party, it is required to remain available to assist the respective salvage and stranding network as needed.

All sea turtle species and their life stages are vulnerable to the harmful effects of oil through direct contact or by fouling of their food. Exposure to oil can be fatal, particularly to juveniles and hatchlings. However, it is unlikely that an accidental oil spill would occur from the proposed activities (refer to **Item 5**, Water Quality). Oil spill response activities may increase vessel traffic in the area, which could add to the possibility of collisions with sea turtles. The activities proposed in this plan will be covered by Fieldwood's Regional Oil Spill Response Plan (refer to information submitted in accordance with **Appendix H**).

There are no other IPFs (including physical disturbances to the seafloor) from the proposed activities which could impact sea turtles.

9. Air Quality

Green Canyon Blocks 39 and 40 are located approximately 70 miles from the Breton Wilderness Area and 75 miles from shore. Applicable emissions data is included in **Appendix G** of the Plan.

There would be a limited degree of air quality degradation in the immediate vicinity of the proposed activities. Plan Emissions for the proposed activities do not exceed the annual exemption levels as set forth by BOEM. Accidents and blowouts can release hydrocarbons or chemicals, which could cause the emission of air pollutants. However, these releases would not impact onshore air quality because of the prevailing atmospheric conditions, emission height, emission rates, and the distance of Green Canyon Blocks 39 and 40 from the coastline. There are no other IPFs (including effluents, physical disturbances to the seafloor, wastes sent to shore for treatment or disposal) from the proposed activities which would impact air quality.

10. Shipwreck Sites (known or potential)

IPFs that could cause impacts to known or unknown shipwreck sites as a result of the proposed operations in Green Canyon Blocks 39 and 40 are disturbances to the seafloor.

Physical Disturbances to the seafloor: Green Canyon Blocks 39 and 40 are not located within the area designated by BOEM as high-probability for occurrence of shipwrecks. Fieldwood will report to BOEM the discovery of any evidence of a shipwreck and make every reasonable effort to preserve and protect that cultural resource.

Accidents: An accidental oil spill has the potential to cause some detrimental effects to shipwreck sites if the release were to occur subsea. However, it is unlikely that an accidental oil spill would occur from the proposed activities (refer to **Item 5**, Water Quality). The activities proposed in this plan will be covered by Fieldwood's Regional Oil Spill Response Plan (refer to information submitted in accordance with **Appendix H**).

There are no other IPFs (including emissions, effluents, or wastes sent to shore for treatment or disposal) from the proposed activities that could cause impacts to shipwreck sites.

11. Prehistoric Archaeological Sites

IPFs that could cause impacts to prehistoric archaeological sites as a result of the proposed operations in Green Canyon Blocks 39 and 40 are physical disturbances to the seafloor and accidents (oil spills).

Physical Disturbances to the seafloor: Green Canyon Blocks 39 and 40 are located inside the Archaeological Prehistoric high probability lines. Fieldwood will report to BOEM the discovery of any object of prehistoric archaeological significance and make every reasonable effort to preserve and protect that cultural resource.

Accidents: An accidental oil spill has the potential to cause some detrimental effects to prehistoric archaeological sites if the release were to occur subsea. However, it is unlikely that an accidental oil spill would occur from the proposed activities (refer to **Item 5**, Water Quality). The activities proposed in this plan will be covered by Fieldwood's Regional Oil Spill Response Plan (refer to information submitted in accordance with **Appendix H**).

There are no other IPFs (including emissions, effluents, wastes sent to shore for treatment or disposal) from the proposed activities that could cause impacts to prehistoric archaeological sites.

Vicinity of Offshore Location

1. Essential Fish Habitat (EFH)

IPFs that could cause impacts to EFH as a result of the proposed operations in Green Canyon Blocks 39 and 40 include physical disturbances to the seafloor, effluents and accidents. EFH includes all estuarine and marine waters and substrates in the Gulf of Mexico.

Physical disturbances to the seafloor: The Live Bottom Low Relief Stipulation, the Live Bottom (Pinnacle Trend) Stipulation, and the Eastern Gulf Pinnacle Trend Stipulation would prevent most of the potential impacts on live-bottom communities and EFH from bottom disturbing activities (e.g., anchoring, structure emplacement and removal).

Effluents: The Live Bottom Low Relief Stipulation, the Live Bottom (Pinnacle Trend) Stipulation, and the Eastern Gulf Pinnacle Trend Stipulation would prevent most of the potential impacts on live-bottom communities and EFH from operational waste discharges. Levels of contaminants in drilling muds and cuttings and produced-water discharges, discharge-rate restrictions, and monitoring and toxicity testing are regulated by the EPA NPDES permit, thereby eliminating many significant biological or ecological effects. Operational discharges are not expected to cause significant adverse impacts to EFH.

Accidents: An accidental oil spill has the potential to cause some detrimental effects on EFH. Oil spills that contact coastal bays and estuaries, as well as OCS waters when pelagic eggs and larvae are present, have the greatest potential to affect fisheries. However, it is unlikely that an oil spill would occur from the proposed activities (refer to Item 5, Water Quality). The activities proposed in this plan will be covered by Fieldwood's Regional OSRP (refer to information submitted in Appendix H).

There are no other IPFs (including emissions, or wastes sent to shore for treatment or disposal) from the proposed activities which could impact essential fish habitat.

2. Marine and Pelagic Birds

IPFs that could impact marine birds as a result of the proposed activities include air emissions, accidental oil spills, and discarded trash and debris from vessels and the facilities.

Emissions: Emissions of pollutants into the atmosphere from these activities are far below concentrations which could harm coastal and marine birds.

Accidents: An oil spill would cause localized, low-level petroleum hydrocarbon contamination. However, it is unlikely that an oil spill would occur from the proposed activities (refer to **Item 5**, Water Quality). Marine and pelagic birds feeding at the spill location may experience chronic, nonfatal, physiological stress. It is expected that few, if any, coastal and marine birds would actually be affected to that extent. The activities proposed in this plan will be covered by Fieldwood's Regional OSRP (refer to information submitted in **Appendix H**).

Discarded trash and debris: Marine and pelagic birds could become entangled and snared in discarded trash and debris, or ingest small plastic debris, which can cause permanent injuries and death. Operators are prohibited from deliberately discharging debris as mandated by MARPOL-Annex V and the Marine Plastic Pollution Research and Control Act, and regulations imposed by various agencies including the United States Coast Guard (USCG) and the Environmental Protection Agency (EPA). Fieldwood will operate in accordance with the regulations and also avoid accidental loss of solid waste items by maintaining waste management plans, manifesting trash sent to shore, and using special precautions such as covering outside trash bins to prevent accidental loss of solid waste. Special caution will be exercised when handling and disposing of small items and packaging materials, particularly those made of non-biodegradable, environmentally persistent materials such as plastic or glass. Informational placards will be posted on all vessels and facilities having sleeping or food preparation capabilities. All offshore personnel, including contractors and other support services-related personnel (e.g. helicopter pilots, vessel captains and boat crews) will be indoctrinated on waste procedures, and will view the video (or Microsoft PowerPoint presentation), "Think About It" (previously "All Washed Up: The Beach Litter Problem"). Thereafter, all personnel will view the marine trash and debris training video annually. Offshore personnel will also receive an explanation from Fieldwood management or the designated lease operator management that emphasizes their commitment to waste management in accordance with NTL No. 2015-G03-BSEE. Debris, if any, from these proposed activities will seldom interact with marine and pelagic birds; therefore, the effects will be negligible.

There are no other IPFs (including effluents, physical disturbances to the seafloor, or wastes sent to shore for treatment or disposal) from the proposed activities which could impact marine and pelagic birds.

3. Public Health and Safety Due to Accidents.

There are no IPFs (emissions, effluents, physical disturbances to the seafloor, wastes sent to shore for treatment or disposal or accidents, including an accidental H2S releases) from the proposed activities which could cause impacts to public health and safety. In accordance with NTL No.'s 2008-G04, 2009-G27, and 2009-G31, sufficient information is included in **Appendix D** to justify our request that our proposed activities be classified by BSEE as H₂S absent.

Coastal and Onshore

1. Beaches

IPFs from the proposed activities that could cause impacts to beaches include accidents (oil spills) and discarded trash and debris.

Accidents: Oil spills contacting beaches would have impacts on the use of recreational beaches and associated resources. Due to the response capabilities that would be implemented, no significant adverse impacts are expected. The activities proposed in this plan will be covered by Fieldwood's Regional OSRP (refer to information submitted in **Appendix H**).

Discarded trash and debris: Trash on the beach is recognized as a major threat to the enjoyment and use of beaches. There will only be a limited amount of marine debris, if any, resulting from the proposed activities. Operators are prohibited from deliberately discharging debris as mandated by MARPOL-Annex V and the Marine Plastic Pollution Research and Control Act, and regulations imposed by various agencies including the United States Coast Guard (USCG) and the Environmental Protection Agency (EPA). Fieldwood will operate in accordance with the regulations and also avoid accidental loss of solid waste items by maintaining waste management plans, manifesting trash sent to shore, and using special precautions such as covering outside trash bins to prevent accidental loss of solid waste. Special caution will be exercised when handling and disposing of small items and packaging materials, particularly those made of non-biodegradable, environmentally persistent materials such as plastic or glass.

Informational placards will be posted on all vessels and facilities having sleeping or food preparation capabilities. All offshore personnel, including contractors and other support services-related personnel (e.g. helicopter pilots, vessel captains and boat crews) will be indoctrinated on waste procedures, and will view the video (or Microsoft PowerPoint presentation), "Think About It" (previously "All Washed Up: The Beach Litter Problem"). Thereafter, all personnel will view the marine trash and debris training video annually. Offshore personnel will also receive an explanation from Fieldwood management or the designated lease operator management that emphasizes their commitment to waste management in accordance with NTL No. 2015-G03-BSEE.

There are no other IPFs (emissions, effluents, physical disturbances to the seafloor, or wastes sent to shore for treatment or disposal) from the proposed activities which could impact beaches.

2. Wetlands

Salt marshes and seagrass beds fringe the coastal areas of the Gulf of Mexico. Due to the distance from shore (75 miles), accidents (oil spills) and discarded trash and debris represent IPFs which could impact these resources.

Accidents: Level of impact from an oil spill will depend on oil concentrations contacting vegetation, kind of oil spilled, types of vegetation affected, season of the year, pre-existing stress level of the vegetation, soil types, and numerous other factors. Light-oiling impacts will cause plant die-back with recovery within two growing seasons without artificial replanting. However, it is unlikely that an oil spill would occur from the proposed activities (refer to Item 5, Water quality). If a spill were to occur, response capabilities as outlined in Fieldwood's Regional OSRP (refer to information submitted in Appendix H) would be implemented.

Discarded trash and debris: There will only be a limited amount of marine debris, if any, resulting from the proposed activities. Operators are prohibited from deliberately discharging debris as mandated by MARPOL-Annex V and the Marine Plastic Pollution Research and Control Act, and regulations imposed by various agencies including the United States Coast Guard (USCG) and the Environmental Protection Agency (EPA). Fieldwood will operate in accordance with the regulations and also avoid accidental loss of solid waste items by maintaining waste management plans, manifesting trash sent to shore, and using special precautions such as covering outside trash bins to prevent accidental loss of solid waste. Special caution will be exercised when handling and disposing of small items and packaging materials, particularly those made of non-biodegradable, environmentally persistent materials such as plastic or glass.

Informational placards will be posted on all vessels and facilities having sleeping or food preparation capabilities. All offshore personnel, including contractors and other support services-related personnel (e.g. helicopter pilots, vessel captains and boat crews) will be indoctrinated on waste procedures, and will view the video (or Microsoft PowerPoint presentation), "Think About It" (previously "All Washed Up: The Beach Litter Problem"). Thereafter, all personnel will view the marine trash and debris training video annually. Offshore personnel will also receive an explanation from Fieldwood management or the designated lease operator management that emphasizes their commitment to waste management in accordance with NTL No. 2015-G03-BSEE.

There are no other IPFs (emissions, effluents, physical disturbances to the seafloor, or wastes sent to shore for treatment or disposal) from the proposed activities that could cause impacts to wetlands.

3. Shore Birds and Coastal Nesting Birds

Accidents: Oil spills could cause impacts to shore birds and coastal nesting birds. The birds most vulnerable to direct effects of oiling include those species that spend most of their time swimming on and under the sea surface, and often aggregate in dense flocks (Piatt et al., 1990; Vauk et al., 1989). Coastal birds, including shorebirds, waders, marsh birds, and certain water fowl, may be the hardest hit indirectly through destruction of their feeding habitat and/or food source (Hansen, 1981; Vermeer and Vermeer, 1975). Direct oiling of coastal birds and certain seabirds is usually minor; many of these birds are merely stained as a result of their foraging behaviors. Birds can ingest oil when feeding on contaminated food items or drinking contaminated water.

Oil-spill cleanup operations will result in additional disturbance of coastal birds after a spill. However, it is unlikely that an oil spill would occur from the proposed activities (refer to **Item 5**, Water quality). Due to the distance from shore being 75 miles, Fieldwood would immediately implement the response capabilities outlined in their Regional OSRP (refer to information submitted in **Appendix H**).

Discarded trash and debris: Shore birds and coastal nesting birds are highly susceptible to entanglement in floating, submerged, and beached marine debris: specifically plastics. Operators are prohibited from deliberately discharging debris as mandated by MARPOL-Annex V and the Marine Plastic Pollution Research and Control Act, and regulations imposed by various agencies including the United States Coast Guard (USCG) and the Environmental Protection Agency (EPA). Fieldwood will operate in accordance with the regulations and also avoid accidental loss of solid waste items by maintaining waste management plans, manifesting trash sent to shore, and using special precautions such as covering outside trash bins to prevent accidental loss of solid waste. Special caution will be exercised when handling and disposing of small items and packaging materials, particularly those made of non-biodegradable, environmentally persistent materials such as plastic or glass.

Informational placards will be posted on vessels and every facility that has sleeping or food preparation capabilities. All offshore personnel, including contractors and other support services-related personnel (e.g. helicopter pilots, vessel captains and boat crews) will be indoctrinated on waste procedures, and will view the video (or Microsoft PowerPoint presentation), "Think About It" (previously "All Washed Up: The Beach Litter Problem"). Thereafter, all personnel will view the marine trash and debris training video annually. Offshore personnel will also receive an explanation from Fieldwood management or the designated lease operator management that emphasizes their commitment to waste management in accordance with NTL No. 2015-G03-BSEE.

There are no other IPFs (emissions, effluents, physical disturbances to the seafloor, or wastes sent to shore for treatment or disposal) from the proposed activities that could cause impacts to shore birds and coastal nesting birds.

4. Coastal Wildlife Refuges

Accidents: It is unlikely that an oil spill would occur from the proposed activities (refer to **Item 5**, Water quality). Response capabilities would be implemented, no impacts are expected. The activities proposed in this plan will be covered by Fieldwood's Regional OSRP (refer to information submitted in **Appendix H**).

Discarded trash and debris: Operators are prohibited from deliberately discharging debris as mandated by MARPOL-Annex V, the Marine Plastic Pollution Research and Control Act and regulations imposed by various agencies including the United States Coast Guard (USCG) and the Environmental Protection Agency (EPA). Fieldwood will operate in accordance with the regulations and also avoid accidental loss of solid waste items by maintaining waste management plans, manifesting trash sent to shore, and using special precautions such as covering outside trash bins to prevent accidental loss of solid waste. Special caution will be exercised when handling and disposing of small items and packaging materials, particularly those made of non-biodegradable, environmentally persistent materials such as plastic or glass.

Informational placards will be posted on vessels and every facility that has sleeping or food preparation capabilities. All offshore personnel, including contractors and other support services-related personnel (e.g. helicopter pilots, vessel captains and boat crews) will be indoctrinated on waste procedures, and will view the video (or Microsoft PowerPoint presentation), "Think About It" (previously "All Washed Up: The Beach Litter Problem"). Thereafter, all personnel will view the marine trash and debris training video annually. Offshore personnel will also receive an explanation from Fieldwood management or the designated lease operator management that emphasizes their commitment to waste management in accordance with NTL No. 2015-G03-BSEE.

There are no other IPFs (emissions, effluents, physical disturbances to the seafloor, or wastes sent to shore for treatment or disposal) from the proposed activities that could cause impacts to coastal wildlife refuges.

There are no other IPFs (emissions, effluents, physical disturbances to the seafloor, or wastes sent to shore for treatment or disposal) from the proposed activities that could cause impacts to coastal wildlife refuges.

5. Wilderness Areas

Accidents: An accidental oil spill from the proposed activities could cause impacts to wilderness areas. However, it is unlikely that an oil spill would occur from the proposed activities (refer to **Item 5**, Water Quality). Due to the distance from the nearest designated Wilderness Area (70 miles) and the response capabilities that would be implemented, no significant adverse impacts are expected. The activities proposed in this plan will be covered by Fieldwood's Regional OSRP (refer to information submitted in **Appendix H**).

Discarded trash and debris: Operators are prohibited from deliberately discharging debris as mandated by MARPOL-Annex V, the Marine Plastic Pollution Research and Control Act and regulations imposed by various agencies including the United States Coast Guard (USCG) and the Environmental Protection Agency (EPA). Fieldwood will operate in accordance with the regulations and also avoid accidental loss of solid waste items by maintaining waste management plans, manifesting trash sent to shore, and using special precautions such as covering outside trash bins to prevent accidental loss of solid waste. Special caution will be exercised when handling and disposing of small items and packaging materials, particularly those made of non-biodegradable, environmentally persistent materials such as plastic or glass.

Informational placards will be posted on vessels and every facility that has sleeping or food preparation capabilities. All offshore personnel, including contractors and other support services-related personnel (e.g. helicopter pilots, vessel captains and boat crews) will be indoctrinated on waste procedures, and will view the video (or Microsoft PowerPoint presentation), "Think About It" (previously "All Washed Up: The Beach Litter Problem"). Thereafter, all personnel will view the marine trash and debris training video annually. Offshore personnel will also receive an explanation from Fieldwood management or the designated lease operator management that emphasizes their commitment to waste management in accordance with NTL No. 2015-G03-BSEE.

There are no other IPFs (emissions, effluents, physical disturbances to the seafloor, or wastes sent to shore for treatment or disposal) from the proposed activities that could cause impacts to wilderness areas.

6. Other Environmental Resources Identified

There are no other environmental resources identified for this impact assessment.

(C) IMPACTS ON PROPOSED ACTIVITIES

The site-specific environmental conditions have been taken into account for the proposed activities. No impacts are expected on the proposed activities from site-specific environmental conditions.

(D) ENVIRONMENTAL HAZARDS

During the hurricane season, June through November, the Gulf of Mexico is impacted by an average of ten tropical storms (39-73 mph winds), of which six become hurricanes (> 74 mph winds). Due to its location in the gulf, Green Canyon Blocks 39 and 40 may experience hurricane and tropical storm force winds, and related sea currents. These factors can adversely impact the integrity of the operations covered by this plan. A significant storm may present physical hazards to operators and vessels, damage exploration or production equipment, or result in the release of hazardous materials (including hydrocarbons). Additionally, the displacement of equipment may disrupt the local benthic habitat and pose a threat to local species.

The following preventative measures included in this plan may be implemented to mitigate these impacts:

- 1. Drilling & completion
 - a. Secure well
 - b. Secure rig / platform
 - c. Evacuate personnel

Drilling activities will be conducted in accordance with NTL No.'s 2008-G09, 2009-G10, and 2010-N10.

2. Structure Installation

Operator will not conduct structure installation operations during Tropical Storm or Hurricane threat.

(E) ALTERNATIVES

No alternatives to the proposed activities were considered to reduce environmental impacts.

(F) MITIGATION MEASURES

No mitigation measures other than those required by regulation will be employed to avoid, diminish, or eliminate potential impacts on environmental resources.

(G) CONSULTATION

No agencies or persons were consulted regarding potential impacts associated with the proposed activities. Therefore, a list of such entities has not been provided.

(H) PREPARER(S)

Marla Begnaud Fieldwood Energy LLC 2014 W Pinhook Road, Suite 800 Lafayette, LA 70508 (337) 354-8039 marla.begnaud@fwellc.com

(I) REFERENCES

Authors:

- American Petroleum Institute (API). 1989. Effects of offshore petroleum operations on cold water marine mammals: a literature review. Washington, DC: American Petroleum Institute. 385 pp.
- Balazs, G.H. 1985. Impact of ocean debris on marine turtles: entanglement and ingestion. In: Shomura, R.S. and H.O. Yoshida, eds. Proceedings, Workshop on the Fate and Impact of Marine Debris, 26-29 November 1984, Honolulu, HI. U.S. Dept. of Commerce. NOAA Tech. Memo. NOAA-TM-NMFS-SWFC-54. Pp 387-429.
- Burke, C.J. and J.A. Veil. 1995. Potential benefits from regulatory consideration of synthetic drilling muds. Environmental Assessment Division, Argonne National Laboratory, ANL/EAD/TM-43.
- Daly, J.M. 1997. Controlling the discharge of synthetic-based drilling fluid contaminated cuttings in waters of the United States. U.S. Environmental Protection Agency, Office of Water. Work Plan, June 24, 1997.
- Hansen, D.J. 198l. The relative sensitivity of seabird populations in Alaska to oil pollution. U.S. Dept. of the Interior, Bureau of Land Management, Alaska OCS Region, Anchorage. BLM-YK-ES-81-006-1792.
- Laist, D.W. 1997. Impacts of marine debris: entanglement of marine life in marine debris including a comprehensive list of species with entanglement and ingestion records. In: Coe, J.M. and D.B. Rogers, eds. Marine debris: sources, impacts, and solutions. New York, NY: Springer-Verlag. Pp. 99-139.
- Majors, A.P. and A.C. Myrick, Jr. 1990. Effects of noise on animals: implications for dolphins exposed to seal bombs in the eastern tropical Pacific purse-seine fishery—an annotated bibliography. NOAA Administrative Report LJ-90-06.
- Marine Mammal Commission. 1999. Annual report to Congress 1998.
- Piatt, J.F., C.J. Lensink, W. Butler, M. Kendziorek, and D.R. Nysewander. 1990. Immediate impact of the Exxon Valdez oil spill on marine birds. The Auk. 107 (2): 387-397.

Vauk, G., E. Hartwig, B. Reineking, and E. Vauk-Hentzelt. 1989. Losses of seabirds by oil pollution at the German North Sea coast. Topics in Marine Biology. Ros, J.D, ed. Scient. Mar. 53 (2-3): 749-754.

Vermeer, K. and R. Vermeer, 1975 Oil threat to birds on the Canadian west coast. The Canadian Field-Naturalist. 89:278-298.

Although not cited, the following were utilized in preparing this EIA:

- Hazard Surveys
- BOEM EIS's:
 - o GOM Deepwater Operations and Activities. Environmental Assessment. MMS 2000-001
 - GOM Central and Western Planning Areas Sales 166 and 168 Final Environmental Impact Statement. MMS 96-0058.

SECTION O ADMINISTRATIVE INFORMATION

(a) Exempted Information Description

The proposed bottom-hole location of the planned well has been removed from the public information copy of the R-EP as well as any discussions of the target objectives, geologic or geophysical data, and any interpreted geology.

(b) Bibliography

- Initial Exploration Plan Control No. N-9778 approved on 03/19/2014 for Noble Energy, Inc. [GC 40 Well C]
- Initial Exploration Plan Control No. N-9910 approved on 12/01/2015 for Noble Energy, Inc. [GC 39 Wells A & B]
- Supplemental Exploration Plan Control No. S-7870 approved on 03/30/2018 for Noble Energy, Inc. [GC 40 Wells F, I, and J]