

**Docket No: A-93-02
V-B-29**

EPA'S ANALYSIS OF AIR DRILLING AT WIPP

**U. S. ENVIRONMENTAL PROTECTION AGENCY
Office of Radiation and Indoor Air
Center for the Waste Isolation Pilot Plant
401 M. Street, S. W.
Washington, DC 20460**

MAY, 1998

Technical Support for this document was provided by TechLaw, Inc. and its subcontractors under EPA Contract 68D50174.

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EXECUTIVE SUMMARY

Air drilling is a process in which air or another gas is used instead of water-based mud as a circulating fluid and for removing cuttings from a hole during drilling. Technical, economic, and safety considerations generally determine the choice of drilling method. Compared to mud drilling, air drilling has the principal advantages of reduced formation damage in some production zones, potentially higher penetration rates, and easier penetration of hard rocks. The principal disadvantages of air drilling include a minimal capability to control high formation pressures, a minimal ability to prevent caving of borehole walls in weak formations, and a limited ability to cope with inflows from water-producing formations. Under favorable conditions, the advantages of air drilling may reduce costs and make it a preferred technology. Under less favorable conditions, the use of air drilling is precluded by both technical and economic considerations.

Air drilling has been identified in public comments as a scenario that should be considered in the WIPP performance assessment. Public comments raised the following issues: the air drilling scenario was not included by the Department of Energy (DOE) in the Compliance Certification Application (CCA); air drilling technology is currently successfully used in the Delaware Basin; air drilling is thought to be a viable drilling technology under the hydrological and geological conditions at the WIPP Site; and air drilling could result in releases of radionuclides that are substantially greater than those considered by DOE in the CCA. This report addresses these issues.

EPA has examined well records, talked to industry contacts, and reviewed public comments and has determined that air drilling through the Salado and Castile Formations is not a current practice in the Delaware Basin. The Agency has determined that because of operational difficulties, air drilling is currently only rarely used in the Delaware Basin and little evidence has been found of any use in the vicinity of the WIPP Site. The Agency has therefore concluded that the WIPP performance assessment calculations do not need to include air drilling under the terms of its requirements in Sections 194.32 and 194.33 for analyzing drilling events which require DOE to analyze drilling events consistent with current practice at the time the CCA was prepared, and for analyzing the effects of activities in the vicinity of the WIPP.

Nevertheless, EPA conducted a technical analysis of the consequences of air drilling. EPA's technical assessment of spillings associated with a hypothetical air drilling event indicates that only limited volumes of waste material would fail and contribute to releases. The amount of spall from air drilling calculated for conditions of high pressure in the repository indicate that the volume of releases would be within the range used by DOE in the CCA for drilling with mud (0.5 m³ to 4.0 m³).

1. INTRODUCTION

This document summarizes EPA's analysis of the potential for using air drilling technology at the Waste Isolation Pilot Plant (WIPP) during the 10,000-year period of regulatory concern. Air drilling was not considered in the U.S. Department of Energy's (DOE's) Compliance Certification Application (CCA) as a potential drilling technique. Members of the public have raised issues concerning air drilling, indicating that it may be appropriate to include this drilling technique in performance assessment. Commenters have stated that air drilling technology is currently successfully used in the Delaware Basin, appears to be feasible, and could result in radioactive releases that are substantially greater than those considered by DOE in the CCA. EPA has examined this drilling method because it is possible that if air drilling techniques were used instead of the mud drilling techniques assumed by the DOE, spallings releases may potentially be different than those documented in the CCA. This report summarizes the Agency's investigation of air drilling and its associated issues, and presents the Agency's conclusions regarding the potential for air drilling at WIPP.

The Agency's regulatory concern is based on the extent to which the air drilling scenario meets the requirements of Sections 194.32 and 194.33. The Agency also reviewed the technical and economic issues of deep drilling with air under the conditions at WIPP, the safety issues associated with the marginal ability of the method to deal with high formation pressures that could be encountered in a Castile brine pocket at WIPP, and whether inclusion of the air drilling scenario in WIPP performance assessment would result in substantially greater spallings releases than are presently considered in the CCA.

This report is presented in seven sections. Following this introduction, a review of current air drilling practices is presented in Section 2. Section 3 presents a review of the Agency's requirements and guidance for assumptions regarding future drilling technologies in the CCA. The current use of air drilling in the Delaware Basin and vicinity of the WIPP Site is described in Section 4. Technical, economic, and safety issues regarding air drilling at the WIPP Site are described in Section 5. The results of Agency modeling of spallings releases during air drilling at WIPP are presented in Section 6, with more detailed discussion of this modeling in Appendix A to this report. The Agency's conclusions regarding the potential for air drilling at WIPP are presented in Section 7.

2. REVIEW OF AIR DRILLING PRACTICES

This section presents an overview of current air drilling practices. The focus of this discussion is on the use of air drilling under the geological and hydrological conditions in the Delaware Basin. Much of the information in this overview was taken from documents prepared by the Gas Research Institute (GRI 1995) and from *Air and Gas Drilling Manual* (Lyons 1984).

Air drilling refers to a drilling process in which air or another gas is used instead of water-based mud as a circulating fluid for removing drill cuttings from the hole. Air drilling technology was developed over 40 years ago and has been successfully used to drill a wide variety of wells in the

United States. Although initially used predominantly for shallow and environmental applications, air drilling is now also used by the oil and gas industry for deeper wells in two primary ways: as a means to minimize formation damage in some production zones, and as a means to quickly drill through formations between the ground surface and target depth.

Air drilling uses a drilling rig and drill string that have many similarities to those used in conventional mud rotary operations. The primary differences are in the type of drill bit and circulating fluid, and in the use of air compressors, associated valving, and other specialized uphole and downhole equipment. Air or other gases or gas mixtures are pressurized at the surface with a compressor and booster system and injected into the drill string pipe. Typically, the pressurized air travels down the hole through the drill string, passes through the drill bit, and returns to the ground surface carrying the drill cuttings in the wellbore annulus. As the air passes through nozzles at the drill bit, its velocity increases, allowing it to clean the bottom of the hole and to also cool the bit. In some applications, the air also provides the energy needed to turn rotary bits or to activate percussion hammerdrills. At the ground surface, the cuttings are typically discharged through a blowby (gas bleed-off) line to a flare pit where flammable formation gases are burned off.

Technical, economic, and safety considerations determine the choice of drilling method. Compared to mud drilling, air drilling can have the advantages of minimizing formation damage in production zones, reducing lost circulation problems, increasing penetration rates, facilitating penetration of hard rocks, forming straighter holes, minimizing drill mud costs, and allowing cleaner operating conditions. Air techniques are primarily used in drilling production wells where the geology is well known, the rock is stable, water inflows are not significant, and the formations being drilled are not highly pressurized. Under favorable conditions, the advantages of air drilling can reduce costs by reducing rig operating time and thus can make it a preferred technology. Air drilling to depths of more than 19,000 feet has been successfully accomplished in areas where geologic and hydrologic conditions were favorable.

The disadvantages of air drilling limit its use at locations where conditions are less favorable, often not because of technical limitations but due to economic considerations. Under less favorable conditions, the following disadvantages can raise the cost of air drilling to the point that it is no longer economical:

- ◆ Formation pressure control is minimal because there is little or no drilling fluid pressure to contain blowouts and, therefore, drilling is limited to geologic regions where reservoir pore pressures are low.
- ◆ Drilling is limited to geologic regions where the rock formations are stable because there is little or no drilling fluid pressure to support the borehole wall and prevent sloughing or “squeeze-in.”
- ◆ There is a limited ability to cope with significant volumes of water entering the annulus from water-producing formations. The energy required to remove the water reduces the

energy available to remove drill cuttings and reduces the efficiency of the drilling process.

- ◆ The drill pipe can experience high wear due to abrasion from cuttings moving up the annulus.
- ◆ The air provides little or no cushioning of the drill string during handling mishaps.
- ◆ There is great danger of downhole fire when drilling into formations containing flammable gases unless the air is replaced by a gas that is not combustible under downhole conditions.
- ◆ Fluid handling equipment must also be available on site to place and cement casing, which can require a duplication of equipment and a time-consuming switching back and forth from air- to mud- to air-filled boreholes.

Because of its disadvantages, air drilling is not typically used at locations where high formation pressures are likely to be encountered, where the rock is not self supporting and may cave or squeeze into the borehole, where high water inflows may be encountered, and where casing requirements necessitate frequent switching between air- and mud-filled boreholes. Air drilling technology is also not typically suited for exploratory drilling due to the risks associated with the minimal ability of air to control blowouts and to deal with weak formations and large water inflows when drilling into areas with poorly understood geologic and hydrologic conditions.

Air drilling is typically least expensive and most advantageous when performed in stable formations without the use of fluid additives. A water mist and foaming agents (surfactants or soap) can be added to the air stream to assist with removal of formation water and reduce the risk of downhole fire. Increasing the compressor and booster system capacity can also help to maintain drilling rates when encountering wet formations. Wells penetrating formations containing natural gas can be drilled using gases other than air to reduce the risk of downhole fire. Air drilling and air/foam technologies are now commonly used to complete wells in a production zone or to re-work or re-stimulate an existing well. Although technologies are available to deal with a variety of adverse downhole conditions, such complications reduce the cost advantages that can be associated with air drilling. The cost savings potentially realized through use of air drilling are highly dependent on site specific conditions.

3. REQUIRED DRILLING ASSUMPTIONS FOR THE WIPP CCA

In the CCA DOE identified that the current practice for drilling in the Delaware Basin was to use mud as the drilling fluid. The borehole development processes are described in great detail in the CCA (Appendix DEL-5). As stated in Appendix DEL.5.1.3: “There are a variety of drilling fluids used in Delaware Basin drilling. Most rotary drilling operations use saturated brine (10 to 10.5 pounds per gallon) as a drilling fluid until reaching the Bell Canyon Formation, where

intermediate casing is set.” However, public commenters have stated that air drilling is a drilling technique that could be used.

EPA has reviewed the regulatory requirements that have bearing on whether air drilling should be included in the WIPP performance assessment. They are 40 CFR Part 194 (61 FR 5224, Feb. 9, 1996) Sections 32 (scope of performance assessments) and 33 (consideration of drilling events in performance assessments), and the New Mexico Oil Conservation Division (NMOCD) Order R-111-P. Section 194.32(a) requires that performance assessments include drilling that may affect the disposal system during the regulatory time frame while Section 194.33(c)(1) directs DOE to assume that future drilling practices are consistent with practices at the time the certification application was prepared.

NMOCD Order R-111-P describes requirements for potash mining and oil and gas operations within the “potash area” in Eddy and Lea Counties, New Mexico. Because the WIPP Site is within the prescribed “potash area,” the requirements of the Order also apply to drilling at WIPP. Order R-111-P became effective in April 1988. It defines the boundaries of the potash area and applies to both private and Bureau of Land Management (BLM) lands in southeastern New Mexico. Subpart D of the Order requires that a surface casing string must be cemented into the basal Rustler Formation before drilling into the underlying Salado Formation and that a salt protection casing string must be cemented into the salt section before drilling into the underlying oil or gas production zone. Additionally, Subpart E of the Order requires that drilling in the area must be accomplished using salt saturated water as the drilling fluid using additives such as mud, if needed. These requirements protect the salt section from dissolution by drilling fluids, by water inflows from overlying formations (particularly from the Culebra Dolomite), and during oil or gas production. The requirements for multiple casing string installations and for cementing the casing strings to the ground surface reduce the economic advantage of air drilling because of the cost and delay of switching the borehole fluid several times from air to mud and back to air each time a casing string is set. If the hole were air drilled, the drilling fluid would probably have to be changed to mud to place and cement the casing, the mud would have to be displaced by water prior to and after cement drill-out for testing purposes, and the water would then have to be displaced by air to continue drilling. Therefore, NMOCD Order R-111-P effectively eliminates the use of air drilling in the potash area, including the WIPP site for the present and near-future.

To constrain speculation about future drilling practices in the compliance application, the Agency stipulated in 40 CFR 194.33(c)(1) that performance assessment consider only the present day drilling practices and technology occurring within the Delaware Basin: “Performance assessments shall document that in analyzing the consequences of drilling events, the Department assumed that: Future drilling practices and technology will remain consistent with practices in the Delaware Basin at the time a compliance application is prepared. Such future drilling practices shall include, but shall not be limited to: the types and amounts of drilling fluids; borehole depths, diameters, and seals; and the fraction of such boreholes that are sealed by humans.” EPA intended this provision to refer to drilling procedures that were commonly used at the time DOE submitted its CCA or within several years before the

submission of the CCA, rather than referring to every single practice used in the Delaware Basin. As discussed in Section 4 of this report, EPA has determined that the use of mud as the drilling fluid is the current practice for drilling through the salt section (the Salado and Castile Formations) and that air drilling through the salt section is not consistent with current drilling practices in the Delaware Basin. Thus, DOE properly excluded air drilling through the salt section from consideration in the WIPP performance assessment.

4. CURRENT USE OF AIR DRILLING IN DELAWARE BASIN AND VICINITY OF WIPP

EPA reviewed Delaware Basin well records, talked with drilling industry contacts, and reviewed public comments in order to ascertain the prevalence and use of air drilling.

Well File Search

The EPA has performed a random analysis of 306 deep wells within the Delaware Basin, examining the New Mexico Oil Conservation Division well files for Lea and Eddy Counties (203 wells) and Texas Railroad Commission well files for Culberson, Loving, and Reeves Counties (103 wells). Sections within each township and range in these counties in the Delaware Basin were selected randomly, and wells within each randomly selected section were also randomly chosen for examination. For wells in New Mexico, the filing system used by the New Mexico Oil and Gas Conservation Division facilitated a records search based on well location because the well files were organized by township and range. In contrast, the Texas Railroad Commission files are organized by lease number and field name, and can be cross referenced using American Petroleum Institute (API) numbers. Random well selection based on location was maintained in the Texas file search, although a more complicated process had to be used than in New Mexico. First, wells within the Texas portion of the Delaware Basin were selected randomly by township/range in the same manner as for the New Mexico well files.

Approximately 400 wells were selected in Texas using this method. Well information summary cards (called scout tickets) for these 400 wells were then examined, but the scout tickets were found to have API numbers for only 103 of the 400 wells. Because the wells in Texas could also be found by API number (they could not be located using township and range), EPA attempted to find well files for the 103 wells with API numbers. If a well file could not be located, file data for a well immediately adjacent to the missing well was examined, which could then be located by lease, operator, or field name. The analysis excluded wells within the New Mexico Potash Exclusion Zone and wells drilled prior to 1950. These wells were excluded so that wells precluded from air drilling by regulation were not examined, and so that the analysis focused on those wells drilled within the Delaware Basin when the use of air drilling was greatest. Air drilling is a relatively new technology and was not widely used on a national basis prior to 1950 (see Attachment 1).

Results of EPA's analysis indicated that the 306 drilling records examined showed only one potential incident of air drilling through the salt section. This well, the George H. Williams Federal Johnson No. 1, was drilled in T24S R34E, Section 13, and is approximately 18 miles southeast of the WIPP site. The well was drilled in 1958, and the only indication of air drilling is

a note on a June 1958 record stating that the operator intended to drill out of the 8 5/8 inch surface casing to the Delaware Mountain Group using air (the surface casing was set from ground surface to the top of the salt section). There are no records that indicate whether this well was actually drilled with air as proposed.

EPA notes that there is evidence to indicate that wells were occasionally “dry drilled” through the Rustler Formation when mud circulation was lost (e.g., the Oscar State well in T24S R29E, Section 36). However, no wells examined in the 306-well EPA search were “dry drilled” through the salt section. Attachment 1 presents summary data for Delaware Basin wells examined by EPA, with wells examined in three examination events or batches. Attachment 2 presents the approximate locations of the wells examined; detailed well location data (township, range, quarter-quarter) is included in Attachment 1.

EPA performed a statistical analysis of the random well record data to assess the probability of air drilling in the Delaware Basin. EPA used the standard Clopper-Pearson¹ confidence bound to determine the probability of air drilling based on the number of wells in the sample that were found to have been air drilled. Using a 95% confidence level and assuming that the total number of wells is much larger than a sample size of 300 wells and that one of those 300 wells was air drilled, the number of air drilled wells in the Delaware Basin would be expected to be less than 1.65 % of the total wells drilled. EPA concludes that these data indicate that air drilling is a rare occurrence in the Delaware Basin.

Seven Well Analysis

EPA also examined wells not identified in the random search but which were suspected of having been drilled using air. EPA identified these wells through public comments and through a DOE survey of well records (Docket A-93-02, IV-G-7). EPA is aware of seven wells in the New Mexico portion of the Delaware Basin that may have, at some point, been drilled using air or were “dry drilled.” Dry drilling is drilling without intentionally adding any drilling fluid. Of these wells, three may have been dry drilled or air drilled into or through the salt section. These three wells are the Lincoln Federal No. 1 (T21S, R32E, Section 26), South Culebra Bluff Unit No. 4 (T23S, R28E, Section 23) and Amoco Federal No.1 (T23S, R28 E, Section 11). Operators of two of the four remaining wells (South Culebra Bluff Unit No. 3 (T23S, R28E, Section 23), and Amoco Federal No. 3 (T23S, R28E, Section 11) used air in the completion interval after mud was used to drill through the salt section. Air drilling was attempted in the remaining two wells, the Thorn and Grauten Russell Federal No. 1 (T26S, R32E, Section 20) and Federal Unit B.E. No. 1 (T24S R34E, Section 4), but the drilling fluid had to be switched to mud prior to drilling the salt section.

Air drilling was the intended drilling medium for the South Culebra Bluff Unit No. 4. In the Amoco Federal No.1 well, air drilling was apparently to be initiated in the formations above the salt section to preclude lost mud circulation, and the salt section was then to be drilled with air.

¹ Clopper Pearson confidence intervals are used when estimating probabilities for binomially distributed populations.

Both of these wells were started in 1979, with the Amoco Federal No. 1 completed the same year and the South Culebra Bluff Unit No. 4 completed in 1980. The Amoco Federal No. 1 was later re-entered (apparently using a mud system) and recompleted. Available file information indicates that drilling of the Lincoln Federal No. 1 well was initiated using a mud system, but mud circulation was lost in the upper Salado Formation, approximately 1290 feet below ground surface. This hole was then dry drilled into the salt section to approximately 1790 feet, after which the hole was apparently drilled using air to the top of the Delaware Mountain Group. In this instance, air was not the intended drilling medium, and was apparently used in an attempt to continue drilling when other methods (mud, dry drilling) failed. The Lincoln Federal No. 1 was drilled in 1991.

The geology of the South Culebra Bluff Unit No. 4, Amoco Federal No. 1, and Lincoln Federal No. 1 wells was examined by EPA to determine whether site characteristics in the area of these wells are different than those at WIPP. In the case of the Amoco Federal No. 1 and South Culebra Bluff Unit No. 4, the Salado and Castile Formations are both present, but the Salado is approximately 1000 feet thinner than at WIPP (Snider, 1966, Docket A-93-02, II-G-01, Ref. No. 598). As a result, the Salado and Castile Formations are closer to the earth's surface in this area than they are in the vicinity of the WIPP. The overlying siliciclastic section (including the Rustler Formation) is also dramatically thinner in the South Culebra Bluff area than at the WIPP. In addition, the wells are located near the Pecos River, which could affect the local hydrologic system.

The Lincoln Federal No. 1 is located approximately 1000 feet from the Capitan Reef and the Delaware Basin boundary. The Capitan Reef is a major aquifer outside the edge of the Delaware Basin, and could affect local hydrologic systems. Geologic data (e.g., Borns and Schaffer, 1985, Docket A-93-02, II-G-1, Ref. No. 78, and Adams, 1944, Docket A-93-02, II-G-1, Ref. No. 1) indicate that the Castile Formation thins in the Lincoln Federal No. 1 area, even though the Castile generally tends to thicken around the eastern basin margin. Well logs and drilling records show that both halite and anhydrite are present in strata at the Lincoln Federal area, indicating that although stratigraphy may be somewhat different, major lithologies found in the WIPP area are present at this location. One different feature observed on the Lincoln Federal well log was an approximately 300 foot zone at the top of the Salado and base of Rustler that exhibited high neutron porosity and was identified in drilling records as containing a 2 foot thick lost circulation zone. Both the Amoco Federal No.1/South Culebra Bluff Unit No. 4 and Lincoln Federal areas differ from the vicinity of the WIPP in that they are relatively close to major hydrologic features that could impact stratigraphic characteristics of the rock units (i.e., could create more dissolution-related higher porosity zones that could cause lost circulation and require initiation of air/dry drilling).

Drilling records for these seven wells did not contain extensive discussions of the air drilling process. EPA's determination of potential air drilling through the salt section for the first three wells listed above was based, for example, on single statements within the entire well files that imply air drilling was used and on mud plans which indicate that the driller planned to drill with air in the salt section.

EPA Survey of Drilling Service Suppliers

EPA contractor staff contacted suppliers of drilling services who provide well data to the petroleum industry in New Mexico and Texas. EPA initiated this as a supplemental method to determine the extent to which air drilling is currently used in the Delaware Basin. The following database suppliers (with telephone numbers) were contacted in late 1997.

- ◆ Hydrocarbon Production Data Inc. in Texas (800-282-4245; 512-418-8845)
- ◆ Petroleum Information Inc. in Colorado (303-595-7500)
- ◆ Lasser Inc. in Texas (817-922-8100)
- ◆ Independent Association of Drilling Contractors in Texas (281-578-7171)
- ◆ Drilling Records Inc. in Colorado (303-694-3636)
- ◆ Independent Producers Association, Mountain States, through Gas Research Institute Library in Colorado (303-575-9030)

None of the database suppliers could provide information on the type of drilling or drilling fluid used, and a database search for air drilling indicators was not found to be possible. In view of the lack of a suitable electronic database, individuals from the drilling industry were contacted as another method to aid the Agency's understanding of the potential use of air drilling in the Delaware Basin. Some of these contacts were individuals already known to the Agency and others were selected by consulting major oilfield service companies with offices in New Mexico and West Texas. Additional contacts were identified by consulting the 1997 Hart's Permian Basin Yellow Pages for local contractors and suppliers. No preference was made in selecting the industry contacts, and volunteered information and names of other contacts were accepted from all individuals.

EPA contractor staff contacted the following 25 individuals between November of 1997 and January of 1998. EPA contractors asked if they had knowledge of any wells drilled using air or gas within 20 miles of the WIPP Site, wells drilled within the Delaware Basin, or wells drilled under conditions similar to those found at WIPP.

- ◆ **Steve Ripley of Halliburton Energy Services in Artesia, New Mexico** said that he has drilling-related experience in the Delaware Basin. He reported that lost circulation problems were common north of Carlsbad and therefore some wells have been drilled with air until excess water was encountered. He said that Devon Energy has drilled a number of wells using air north of Carlsbad [outside of the Delaware Basin]. To his knowledge, there were no wells drilled with air east of Carlsbad or near the WIPP Site.
- ◆ **Lalo Garcia of Davis Tool in Hobbs, New Mexico** stated that most wells drilled with air in southeast New Mexico only use air technology to achieve underbalance in the

production zone. Standard mud rotary is used to set casing and penetrate to depth. He said that quite a few wells have been air drilled southwest of Carlsbad toward El Paso and Del City, Texas, and north of Carlsbad near the Loco Hills (approximately 30 miles north of WIPP outside the Delaware Basin). He had no knowledge of air drilled wells near WIPP. He indicated, in his opinion, that anything deeper than 11,000 to 13,000 feet would take far too much air to lift any water if it was encountered.

- ◆ **Dowell Schlumberger, Inc. Completion Services in Monahans, Texas** was contacted regarding air drilling or completion activities in the Permian or Delaware Basins. Tim, an operator in the shop, indicated that most of their air-related work was currently in the vicinity of Sonora, Texas, and was being performed for Burlington Resources and UPRC (Sonora is in Sutton County, Texas, approximately 150 miles east of the Delaware Basin). To his knowledge, there were no air drilling activities west of Monahans, Texas [in the Delaware Basin].
- ◆ **Larry Lucky of UPRC in Fort Worth, Texas** indicated that UPRC was using air drilling extensively in the Permian Basin near Ozona, Texas (Ozona is in Crockett County, approximately 100 miles east of the Delaware Basin). He stated that UPRC has not branched out with air drilling any farther to the west and was not aware of anyone else using air drilling farther west than Crockett County [in the Delaware Basin].
- ◆ **Phil Stinson of O'Brien-Goins-Simpson & Associates, Inc. in Midland, Texas** was contacted regarding drilling technologies in the Delaware Basin. Mr. Stinson indicated that he was familiar with air drilling but could not "think of any air drilling in the Delaware Basin because of sloughing formations and too much water influx." He indicated that he recalled some air drilling in salt years ago in west Texas but could not provide any details.
- ◆ **Ray Peterson of Peterson Drilling Co. in Midland, Texas** indicated that air drilling has met with limited success in the Delaware Basin in an effort to "save a string of casing," but he did not have any specific details.
- ◆ **Mark Henkhaus, District Manager of the Texas Railroad Commission in Midland, Texas** indicated that he believed that Burlington Resources has done air drilling in Reeves and Pecos Counties, Texas. His recollection was that air drilling had been tried southwest of Ft. Stockton, Texas, and that a lot of air drilling was taking place east of Ft. Stockton [outside of the Delaware Basin].
- ◆ **Jim Ward, Consultant to Burlington Resources in Midland, Texas** indicated that Burlington Resources has made attempts to drill with air in the Delaware Basin. Wells drilled last year by Nabors Drilling south of Fort Stockton were attempted with air but watered out before a depth of 4500 feet was attained. These wells were not drilled through any salt and were in an overthrust near the edge of the basin. Mr. Ward indicated that air is being evaluated for drilling to the Bone Springs Formation and other

pay zones below the Delaware Group, after an intermediate string is set with a mud rotary rig. Mr. Ward also indicated that the sands of the Delaware Group often yield too much water to allow economical air drilling. He also noted that Burlington Resources uses air drilling to the east of the Delaware Basin and is “trying to find new places to apply air drilling technology because new equipment is available.” Air drilling technology is improving at a relatively rapid pace and new larger rigs are capable of handling more water influx than in the past. He noted that there have been occasions where the water production rate was sufficiently great that air drilling became impractical due to a combination of drilling complications and water disposal costs.

- ◆ **Dan Stoelzel of Bass Enterprises in Midland, Texas** was contacted and asked if Bass was doing air drilling in New Mexico or Texas. He indicated that based on his knowledge Bass is not drilling with air in the Delaware Basin for several reasons. These include a lack of economic advantage, differing pressure horizons in a single borehole intersecting depleted, injection and naturally pressurized zones, along with the potential for water influx. Discussions with his supervisor, Mr. David Bledsoe of Bass Enterprises, confirmed this and Mr. Bledsoe indicated that Bass Enterprises is not and has no plans to drill with air in southeastern New Mexico. Mr. Stoelzel indicated that Bass is using air drilling in south Texas near Ozona and Sonora [outside the Delaware Basin]. He further indicated that since most pay horizons in the vicinity of the WIPP Site often require hydraulic fracturing during completion, the use of air drilling to minimize near-wellbore damage would be of less importance.
- ◆ **Floyd Abbott of Abbott Brothers in Hobbs, New Mexico** was contacted regarding air drilling in southeastern New Mexico. He stated that Abbott Brothers installs rat-holes and conductor pipe. He indicated that in southeast New Mexico, it is necessary to mud-up when drilling with air to a depth of 50 or 60 feet. He also indicated that in as many as 1 out of 10 drilling events, air drillers will encounter "sugar sand" within 100 feet of ground surface, which makes air drilling a problem. He stated that his company has been in the area for a long time, that many air drillers have problems drilling through salt, and that redbed clays present in the area will swell and cause drilling problems when water is contacted during air drilling.
- ◆ **Udie Morgan of Auger Air Drilling in Hobbs, New Mexico** indicated that Auger only drills ratholes and installs conductor casing to 80 or 100 feet below ground surface. In the New Mexico portion of the Delaware Basin, they occasionally run into water within the top 80 feet and must mud-up.
- ◆ **Matt McGee of Patterson Drilling in Midland, Texas** indicated that Patterson Drilling is very active with air drilling and that they have 20 wells now being drilled in the Valverde Basin. He believed that water was relatively plentiful in the Delaware Basin which makes air drilling difficult. He also indicated that in the vicinity of the Delaware Basin "air drilling can be useful to drill through porous reef zones [the Capitan Reef at the Basin margin] that cause lost circulation problems."

- ◆ **Brent Sanders of Nabors Drilling in Midland, Texas** indicated that Nabors Drilling had a two well drilling package with Burlington Resources southwest of Ft. Stockton Texas in late 1997. He indicated that, to his recollection, air drilling was not used exclusively and that they had to mud-up when drilling both wells.
- ◆ **Jim Slay of Patterson Drilling in Midland, Texas** indicated that Patterson Drilling is very active with air drilling. Mr. Slay recalled that Patterson supplied services to Burlington Resources during 1997 to drill wells southwest of Toyah, Texas. Patterson Drilling used a mud rotary rig, but Mr. Slay did not recall any air drilling. Mr. Slay also indicated familiarity with drilling activity in the area and was not aware of "much air drilling in Reeves or Pecos County, Texas because of concerns with too much water."
- ◆ **Mike Johnson of Weatherford Enterra in Midland, Texas** stated that several major oil/gas exploration/production companies, including Conoco, Chevron and Texaco, did a lot of air drilling near Artesia (approximately 30 miles north of Carlsbad [outside of the Delaware Basin]) but experienced significant problems with water inflow. Air drilling is much more prevalent in southwest Texas. In fact, southwest Texas is where a majority of the air drilling equipment is located. He believed that a well was air drilled south of Monahans, Texas (Ward County) and stated that most of the air drilling in the area that he was aware of occurred 60 to 100 miles south of Imperial, Texas [outside the Delaware Basin].
- ◆ **Bill Maxwell of Weatherford Enterra in Odessa, Texas** stated that he was not an expert in air drilling. Although he was familiar with the technology, his specialty was drilling with foam. However, he did state that he was not aware of anyone drilling with air in the Delaware Basin, and that he would have heard of it if it was occurring.
- ◆ **David Griffin of Symbol, Inc. in Midland, Texas** was not aware of any specific wells drilled with air near the WIPP Site. He mentioned that a new mining venture, possibly called Freeport, was using air to drill shallow test wells between Carlsbad and Pecos, Texas.
- ◆ **Conrad Lee of Davis Tool in Hobbs, New Mexico** stated that the Cat Claw region west of Carlsbad is suitable for air drilling. He said that air drilling is not suitable east of Carlsbad due to excessively wet formations. Air drilling has been used with limited success near Del City, Texas (approximately 45 miles southwest of Carlsbad) but excessive water flow is often encountered. Based on his experience, he stated that more than 10 barrels of water per hour (7 gpm) would kill most air drilling jobs.
- ◆ **Keith McKamey of New Mexico Oil Conservation Division (NMOCD) District Office in Artesia, New Mexico** indicated that as an experienced geologist and regulator, he is not aware of any wells that have been air drilled in the New Mexico portion of the Delaware Basin; however, he also stated that his knowledge is not comprehensive. In a meeting with the Artesia Office NMOCD Field Inspectors, he inquired if any were aware

of air drilling activities in the Delaware Basin. Mr. McKamey reported that the inspectors were not aware of any air drilling activities in the basin or around WIPP. The inspectors were familiar with air drilling being used by Louis Dryfus to install wells near the Marathon gas plant northwest of Carlsbad and that some of those wells ran into water at unknown depths. He attributed the apparent lack of air drilling in the basin to stability problems in unconsolidated formations and excessive water influx. He noted that at WIPP itself and in the small “potash area” around WIPP, air drilling is currently prohibited by regulation. He stated that air drilling in southeastern New Mexico typically involves drilling through the San Andres Limestone in areas not prone to excessive water and where boreholes are sufficiently stable.

- ◆ **Paul Kautz of New Mexico Oil Conservation Division (NMOCD) District office in Hobbs, New Mexico** was not aware of air drilled wells in the New Mexico part of the Delaware Basin and stated that air drilling was not practical because the lithology encountered in the Delaware Basin is not conducive to drilling with air.
- ◆ **Angel Salazar of United Drilling in Roswell, New Mexico** stated that in 1982 or 1983 he had attempted to air drill north of Highway 31 near Loving, New Mexico, at the edge of the Delaware Basin. Although the total planned depth of this well was 2800 feet, the well watered out at 1800 to 1900 feet and had to be switched to a mud system. He indicated that potash wells drilled near WIPP used a mud system due to water influx. He stated that most air drilling in southeast New Mexico is conducted near Roswell and Artesia to avoid lost circulation problems.
- ◆ **Joseph Lara of U.S. Bureau of Land Management (BLM) in Carlsbad, New Mexico** stated that, to his knowledge, there was no air drilling within the Delaware Basin or in the vicinity of WIPP. The only air drilling he was aware of was done northwest of Carlsbad, New Mexico [outside of the Delaware Basin]. These wells are drilled with air for the upper 1000 feet, casing is set, and then the system is converted to a mud-based drilling fluid.
- ◆ **Alexis Swoboda of U.S. Bureau of Land Management (BLM) in Roswell, New Mexico** stated that she was unaware of air drilling technology being used within the Delaware Basin, although she thought Marathon had done some drilling with air northwest of Carlsbad, New Mexico [outside of the Delaware Basin].
- ◆ **Don Glass of U.S. Bureau of Land Management in Roswell, New Mexico** stated that, to his knowledge, air drilling technology was not currently being used in the Delaware Basin, but he recalled that it had been used at some time in the past.
- ◆ **Michael Amos of M-I Air Drilling Services in Ft. Stockton, Texas** stated that in 1981 or 1982 he used air technology near Loving, New Mexico, to drill the lower part of an 8200 foot borehole into the Bone Springs Formation. The upper part of that hole was drilled with mud and air drilling commenced at a depth of about 5000 feet. Mr. Amos

also stated that he had recently completed a deep well with air for Burlington Resources north of the Glass Mountains in Texas without difficulty, but that the well had not encountered the Salado Formation. He was also aware of air drilling programs proposed by Conoco, Sonat, and Bonneville Energy northwest of Carlsbad [outside of the Delaware Basin].

In summary, drilling contractors, tool rental companies, air drilling consultants, and state officials have been contacted regarding the use of air drilling near the WIPP Site or within the Delaware Basin. These contacts indicated that, almost exclusively, air drilling in the Delaware Basin was found to have been done after the hole was drilled and the completion casing was set using a mud circulation system. At that time, air or foam may have been used to stimulate the well's production, disposal, or recompletion zone, but not for the actual drilling. Air drilling was also used to drill production zones after having drilled the upper part of the well with mud. This use of air was reported in a well near Loving, New Mexico. Furthermore, air drilling was not done in the vicinity of the WIPP. Some wells were drilled with air north and southwest of Carlsbad until excess water was encountered; however, these wells were not in the Delaware Basin. Geologic and hydrogeologic conditions can change abruptly within and beyond the Capitan Reef, which defines the edge of most of the basin, and these areas were therefore explicitly excluded from the Delaware Basin in the Rule (see 40 CFR 194.2).

Industry contacts indicated that air drilling is more prevalent outside the Delaware Basin where conditions are more favorable. For example, at locations that are more favorable for air drilling there is less water inflow and there is no stratum with brine pockets such as the Castile. Much of this drilling occurs either outside or on the edge of the Delaware Basin where geologic and hydrogeologic conditions are different and, hence, are more favorable than at the WIPP Site. Air drilling is reported south of Monahans in Ward County, Texas, and south of Imperial in southern Pecos County, but neither of these areas are in the Delaware Basin. A single example of a well attempted to be drilled with air from the ground surface to total depth at or near the edge of the Delaware Basin in New Mexico was reported by Mr. Angel Salazar; however, this well could not be completed with air because of excessive water flows, and had to be completed with mud.

In addition, EPA contacted an industry representative to investigate the possibility that a well has recently been drilled using air near Fort Stockton, Texas. Mr. Michael Amos had indicated that he was currently drilling a well near Fort Stockton, using air. The area in question appears to be along the distant southeast margin of the Delaware Basin where the stratigraphic and structural characteristics of the basin are different from that of the WIPP area. Mr. Amos indicated that while the well was installed using air, no salt section was encountered. Therefore, use of air to drill this well does not indicate that it is common practice to use air to drill through the salt section in the Delaware Basin.

Industry contacts indicated that the area between Carlsbad and the WIPP Site was not considered suitable for air drilling because of problems with excessively wet formations, problems with borehole stability, and high pressure brine reservoirs in the Castile Formation. Some successful air drilling from the ground surface was found to have occurred in the Texas portion of the

Delaware Basin, but these holes were located at the margin of the basin where geological and hydrological conditions are not the same as at the WIPP Site. None of the individuals contacted were aware of any oil industry related wells drilled within 20 miles of the WIPP Site using air technology for any purpose. In addition, New Mexico Oil Conservation Division (NMOCD) regulatory personnel in Hobbs and Artesia indicated that no wells have been drilled from the ground surface with air in the New Mexico portion of the Delaware Basin because of the problems cited above.

DOE Survey of Wells in Delaware Basin

DOE performed an independent well file search within the Delaware Basin and has provided the preliminary results of that search. DOE has indicated that as of January 26, 1998, its analysis has shown that of the 3349 wells examined in the Delaware Basin in New Mexico, 7 wells (0.2 %) showed indications of air drilling (see Docket A-93-02, Item IV-G-7). This information supports EPA's conclusion that air drilling is an extremely rare practice in the Delaware Basin.

Impact of New Mexico Regulations

As previously noted, an Agency contact at the NMOCD District Office in Artesia, New Mexico, indicated that air drilling in the immediate vicinity of the WIPP Site is currently prohibited by regulation. The source of these regulations is NMOCD Order R-111-P which describes requirements for potash mining and oil and gas operations within the "potash area" in Eddy and Lea Counties, New Mexico. Because the WIPP Site is within the prescribed "potash area," the requirements of the Order apply to drilling at WIPP. The requirement to use salt saturated water as the drilling fluid essentially precludes drilling with any other type of fluid including air.

The Agency considered the possibility that the aforementioned scarcity of air drilling within the Delaware Basin could have been unrealistically influenced by the NMOCD regulation if the "potash area" constituted a significant fraction of the total basin area. The prescribed "potash area" covers about 450 square miles, primarily around and to the north and west of the WIPP Site. The Delaware Basin as defined in the Agency's WIPP Compliance Criteria Rule (see 40 CFR 194.2) covers an area of about 8,800 square miles, and the "potash area" therefore comprises only about 5% of this area. The Agency considers this fraction to be small and concludes that the restrictions on air drilling in NMOCD Order R-111-P are not a significant cause for the scarcity of air drilling in the salt section in the Delaware Basin. Rather, the lack of air drilling is more likely related to technical and economic considerations.

Examination of drilling records and discussions with industry contacts indicate that air drilling through the salt section in the Delaware Basin is not "common practice." Further, there is no indication that air drilling is *currently* used in the Delaware Basin, as some commenters have stated, since all wells discovered to date that may have been initially designed to use air were drilled prior to the early 1980s. EPA does recognize that air drilling may be used as an alternative borehole installation method in very rare instances when site-specific or emergency conditions warrant its use, such as the 1991 Lincoln Federal No. 1 well. However, EPA concludes that air drilling is not "current practice" for drilling through the salt section in the Delaware Basin because of technical problems with wellbore stability and water inflows. In

view of the scarcity of application of air drilling techniques under WIPP conditions and the scarcity of air drilling throughout the Delaware Basin in general, the Agency has concluded that air drilling does not require consideration in WIPP performance assessment because it is not current practice.

5. ISSUES REGARDING AIR DRILLING AT THE WIPP SITE

Upon reviewing the technical considerations for air drilling and the remarks of industry contacts, the Agency has concluded that air drilling through the salt section at the WIPP Site is unlikely under current technical and economic conditions because of three principal uncertainties: (1) the rock formations above the salt section may not have sufficient strength to stabilize the hole; (2) water inflows from the Culebra may be too large to allow economic air drilling; and (3) the potential for encountering high pressure zones in the Castile Formation makes air drilling risky. Although such problems may not occur in every hole, the uncertainty of success and the risk of failure appear to be sufficiently great that no current air drilling through the salt section has been confirmed in the vicinity of the WIPP Site.

Borehole instability due to weak strata was cited by several industry contacts as a reason why air drilling is not conducted in the New Mexico portion of the Delaware Basin. Several stratigraphic intervals exist in the Rustler Formation above the Salado that may slough or squeeze into an air drilled borehole, and are shown in Figure 2-9 of the CCA (Vol. I). Potential problems that may be encountered in formations above the Salado include:

- ◆ Santa Rosa: high permeability sandstone with the potential to contribute water
- ◆ Dewey Lake Redbeds: sloughing and borehole instability in this section is widely reported
- ◆ Rustler Formation: significant zones of plastic clayey silts are reported in the Tamarisk and unnamed Lower Member. Several feet to tens of feet may be present. In addition, potential paleosolution residues comprised of clay and silt may be present, and are reported in areas such as the upper and lower contacts of the Culebra member. Water inflow from both the Culebra and Magenta could occur. An approximately 20 ft zone of clayey silts lies between the Rustler and Salado Formations, the origin of which has been interpreted differently, but the characteristics are such (clay-rich zones) that they could contribute to borehole stability problems.

Large water inflow was the most commonly cited reason why air drilling is not conducted in the Delaware Basin, including the area around the WIPP Site. This reason was also given by representatives of NMOCD. Although air drilling technology is capable of handling higher water inflows by using larger air compressors, a driller's choice of drilling method is not necessarily governed by the limits of technology, but by cost feasibility. One industry contact cited an inflow of 10 barrels of water per hour (7 gpm) as the practical upper limit for most air drilling jobs in southeastern New Mexico. Applying the methodology presented by Lyons (1984

p. 109), at a surface elevation of 6,000 feet, an air drilling operation can potentially remove about 1,000 gallons of water per hour (about 17 gpm) while maintaining a drilling rate of 60 feet per hour with a compressor capacity of 2400 cfm (or 2005 scfm). Based on these inputs, a reasonable upper bound for water removal under current air drilling practice is therefore in the range of 10 to 20 gpm.

Water inflow into a hole drilled at the WIPP Site would originate primarily from the Culebra Dolomite. The transmissivity of the Culebra has been measured by the DOE in over 40 test holes drilled in the vicinity of the WIPP Site, and has been found to vary over four orders of magnitude from about 1×10^{-7} to 1×10^{-3} m²/s with a single outlier at 1×10^{-10} m²/s (see CCA Vol. XVIII Appendix TFIELD Table TFIELD-2). Most measured transmissivities greater than 1×10^{-5} m²/s occur in the northwest quadrant of the WIPP land withdrawal area, although transmissivities greater than this value were measured in two wells (wells H-11 and DOE-1) in the southeast quadrant of the area. When a laterally extensive aquifer is penetrated by a borehole, the flow of water into the borehole will decline over time at a rate depending on the storativity of the aquifer. A mean storativity of 1×10^{-5} was determined by DOE from field measured values (see CCA Vol. XVIII Appendix TFIELD p. TFIELD-17). Using this storativity and assuming a bounding average inflow rate of 20 gpm, the transmissivity of the Culebra would have to be less than about 1×10^{-5} m²/s for successful air drilling. This transmissivity approximates the midrange of the field measurements at and near the WIPP Site, and wells with measured transmissivities of 1×10^{-5} m²/s or greater are found within the land withdrawal area to both the northwest and southeast of the repository site (see CCA Vol. XVIII Appendix TFIELD Table TFIELD-2). In addition, other wells in the area have transmissivities in the 10^{-6} to 10^{-5} m²/s range, causing much of the WIPP Site to be borderline for feasible air drilling. The Agency considers these data to corroborate information cited above from industry contacts that the area around the WIPP Site is considered too wet for air drilling.

The final uncertainty affecting a driller's choice of air drilling at WIPP is the potential for encountering brine pockets in the Castile Formation exceeding hydrostatic pressures (see CCA Vol. I Section 2.2.1.2.2). Such pockets are known to be present in the vicinity of the WIPP and can result in well damage and loss of control, particularly if unexpectedly encountered when using air as the drilling fluid. Because of the problems and risk in controlling blowouts, air drilling is unlikely to be used for either exploration or production wells in areas such as the vicinity of the WIPP where pressurized brine pockets are present in the salt section. The Agency considers this observation to further corroborate the information cited above from industry contacts explaining why air drilling has not been successfully used near the WIPP or in the New Mexico portion of the Delaware Basin.

Deformation of the Castile Formation occurs within the Delaware Basin, and some of these features have associated brine pockets. Various origins for the deformational features have been proposed, including gravity sliding and dissolution. While the origin of some features, such as Slick Sink, may be related to other processes, DOE believes and EPA concurs that gravity foundering is the most likely cause of the deformational features around the WIPP site. These features are created by the "sinking" of more dense anhydrite and subsequent "rise" of halite,

resulting in deformed beds and domal-like structures. Not all of the domal features have associated brine pockets, and Borns, Barrows, Powers and Snyder (1983, Docket A-93-02, II-G-1, Ref. 79) speculate that the brine pockets develop in areas of “anomalously high water content” (p. 88, Ref. 79). Jones (Docket A-93-02, II-G-1, Ref. 342) states “Spatially the intraformational folding of the salt and anhydrite appears to be confined to a single long northwesterly-trending belt, about 3-4 miles wide, that more or less coincides in trend and extent with the prominent southeastwardly plunging trough at the base of the Castile.” This trough extends along the northern and eastern portions of the Delaware Basin into Texas and air drilling would be avoided from a technical perspective in these areas. EPA has no evidence to indicate that deformational features and associated pressurized brine pockets are present in the southern portions of the Delaware Basin to the same extent as may be present in northern portions of the basin. This may have a geologic origin, as salt horizons within the Castile significantly thin to the south, removing one of the prime prerequisites of gravity foundering (salt). Given this, EPA concludes that the likelihood of brine pocket development is higher in the northern portion of the Delaware Basin.

The use of air to drill into the Castile Formation is unlikely considering the minimal ability of the technology to deal with high pressure formations. This necessitates the procedure of switching from air to mud drilling twice before the hole through the salt section is completed. To drill with air from the ground surface through the Salado, the driller would have to follow the costly process of switching from air to mud at the bottom of the Rustler Formation to place and cement the casing needed to protect the salt section from dissolution by water inflows from the Culebra and overlying formations, switching back to air to drill through the Salado, and then switching back to mud to drill through the Castile.

The Agency considers the foregoing observations to corroborate the information cited above from industry contacts explaining why air drilling has not been commonly used in the Delaware Basin. Based on the technological capabilities and economic conditions at the time the CCA was prepared, the scarcity of successful air drilling in the Delaware Basin and the lack of air drilling near the WIPP Site indicate that most drillers were unwilling to risk the delays, cost, and safety hazards of drilling with air in an area with the potential for excessive water inflows, unstable formations, and high pressure brine reservoirs, when any one of these problems could require abandoning air technology and switching to mud.

6. SPALLINGS RELEASES DURING AIR DRILLING

Concern about air drilling raised by the public was that the lack of a mud-filled borehole may result in greater spallings releases if a waste panel is inadvertently penetrated. EPA examined the potential effects of a highly unlikely air drilling event from multiple perspectives. First, EPA assumed that air drilling did occur and estimated its effect on spallings releases. EPA found that even if an unrealistically high spallings release from air drilling did occur it still would not greatly affect spallings releases estimated in the CCA. Second, EPA modeled the potential consequences of air drilling using a spreadsheet model that could be modified to use air as the

fluid instead of mud. Results of this modeling indicate that only insignificant volumes of spalled material would be released due to air drilling. Additional modeling using the CCDFGF computer code indicated that hypothetical spallings releases from air drilling would not violate the containment requirements as suggested by public comments.

EPA statistically examined the possible mean release volume of spalled material that could occur if air drilling took place. Public comments have suggested that the spalled waste volume from air drilling would be larger than the 0.5 to 4.0 cubic meters determined by DOE for mud drilling. Even if the total possible release volume from a drilling event is assumed to be as high as asserted by some public commenters (such as about 64 cubic meters), the calculated mean release volume is still relatively low when coupled with the low probability that such an event might occur. To arrive at this conclusion, EPA assumed that: 1) the mean release volume based on the 0.5 to 4.0 cubic meters, uniformly distributed, is 2.25 cubic meters (releases of zero are ignored for this analysis even though there would be some modeling realizations where zero releases could occur); 2) less than 1.65 % of the total wells in the Delaware Basin are air drilled; and 3) the total spalled volume is roughly equal to the maximum volume cited by those testifying in the January 5-9, 1998 WIPP hearings (64 cubic meters). The mean release volume, assuming air drilling, was then derived using the following:

$$MRV_{air} = MRV_{mud} (1-p) + Vp$$

where:

MRV = mean release volume
p = probability of air drilling
V = spalled volume

This calculation indicates that the mean release volume assuming air drilling at the determined probability yields an average release volume of approximately 3.3 cubic meters, which is more than the average release volume associated with mud drilling but still within the range of possible mean release volumes identified by DOE in the CCA.

The Agency also reviewed the modeling work documented by Sandia National Laboratories (SNL) in SAND97-1369, *Description and Evaluation of a Mechanistically Based Conceptual Model for Spall* (Docket: A-93-02, IV-A-6) to see if their models could be adapted to evaluate the air drilling scenario. Two models were considered, the Cavity Growth Model (also called the GASOUT computer code) discussed in Section 3.3 of the SNL report (Docket: A-93-02, IV-A-6) and the Quasi-Static Model discussed in Section 3.4 of the SNL Report. Because of extreme code design limitations the GASOUT computer code could not be used to evaluate the impact of an air drilling event. Spallings releases calculated using air as the fluid in the GASOUT code are not valid because the code is not designed to handle the full blowout process and the code contains several inherent limitations in implementing the basic equations describing the physical processes. These limitations limit its use to the narrow range of conditions considered in

Hansen, et. al. (*ibid*). The GASOUT code limitations are discussed more fully in the EPA Summary of the January 21, 1998 GASOUT code meeting (see Docket A-93-02, IV-E-9).

The second model evaluated was the Quasi-Static model. The Quasi-Static Model is a bounding simplification of a mud drilling scenario in the form of a spreadsheet model and has the versatility to simulate an air drilling scenario (see Appendix A of this report). It predicts the expected failed waste volumes during a drilling event in a repository waste room. The Quasi-Static Model differs from the Cavity Growth Model in several ways. Unlike the Cavity Growth Model which is limited to an examination of the first few seconds of the blowout process, the Quasi-Static Model can examine the entire process up to the time that the drilling fluid exhausts the borehole. In addition, the Quasi-Static Model does not have the instabilities which develop when GASOUT is used beyond its limited range of capabilities. However, the Quasi-Static Model does not consider failed material removal from the bottom of the borehole which can affect the bottomhole pressure distribution. In spite of this limitation, it has been shown in Hansen, et al. 1997 (*ibid.*) that the Quasi-Static Model generally predicts higher volumes of material to have failed in tension than the Cavity Growth Model. For example, Table 3-3 in Hansen et al. 1997, compares the extent of waste failure using the Quasi-Static Model and the Cavity Growth Model (with the effects of material removal included) and shows the generally more conservative results obtained with the Quasi-Static Model. Porous medium gas flow in the Quasi-Static Model is based on a steady state analytical solution rather than a fully transient numerical solution. This modeling approach was developed by Chan, et al., 1993 who showed reasonable similarity between numerical and steady-state solutions. This reasonable similarity was further supported by the comparisons between the Quasi-Static and Cavity Growth Models described in Hansen, et al. 1997. For example, Figures 3-19 through 3-25 in that document show that both models generate similar mud column displacement curves, mud column velocities, bottomhole pressures and gas inflow rates for the first five seconds² of the blowout process. Based on this information EPA believes that the use of the Quasi-Static Model will provide reasonable estimates of failed waste volumes over a wide range of conditions.

The Agency reviewed the theoretical basis for the Quasi-Static Model, duplicated the calculations performed by SNL, and verified the modeling application and results documented by SNL in this report. The Agency then adapted the input parameters of the borehole drilling fluid to those of an air drilling scenario, simulated the impact of an air drilling event, and estimated failed waste volumes. For more detailed documentation on the Quasi-Static Model see Docket A-93-02, IV-A-6, page 3-23.

The results of the Quasi-Static calculation are bounding and conservative. This is because the Quasi-Static Model predicts the waste volume that has failed (i.e., is available to be transported)

² Under conditions typical of those presented in Figure 3-19 through 3-25 (Hansen et. al., 1997), the maximum failed volume in tension occurs in less than one second -- well within the five-second period included in the cited figures. This fact provides additional support for the assumption that the two models produce similar results during the critical period when the failure process is occurring. Deviation later in time are not relevant to the failure process.

because of the dynamics of the air drilling event. Waste material that has failed must also be transported to the surface through more than two thousand feet of borehole. Therefore, the Quasi-Static model over-predicts the volume of waste expected to be transported to the surface during an air drilling event.

As described in Appendix A, the model predicted waste failure volumes on the order of 1.4 m^3 . These volumes are within the range of values used in the CCA and in the PAVT evaluations. Since the DOE spreadsheets for the Quasi-Static Model were based on the movement of an incompressible fluid up the borehole, it was necessary to make some modifications to address the situation where a column of air rather than brine was being ejected from the borehole. This was done by assigning an average density to the air column based on the expected change over the borehole length. Subsequently, this simplifying assumption was verified by comparison with a modified spreadsheet approach which explicitly addressed compressible fluid flow. As shown in Appendix A, good agreement was obtained between the two modeling approaches. Based on its conservative analysis, the Agency concluded that air drilling, if it occurred, would have spallings releases within the range (0 - 4 m^3) identified in the CCA.

Spallings release volumes associated with a single air drilling event were demonstrated above to fall within the range of values used in the CCA and PAVT evaluations. To further analyze air drilling assuming multiple intrusion events, EPA requested DOE to modify the CCDFGF performance assessment submodel in order to evaluate the effects of spallings releases during air drilling on cumulative total repository releases (USEPA, 1998, Docket A-93-02, IV-E-26, IV-E-21). In this analysis, the CCDFGF code was modified to incorporate the probability that a given borehole intrusion was air drilled and to provide a constant spallings release volume to be associated with each air drilled intrusion. If an intrusion borehole is randomly selected to have been air drilled, the spallings release computed for mud-based drilling was replaced by the constant spallings release volume for air drilling. The study was performed using the PAVT Replicate 1 data base and a probability of 1.65% that a well would be air drilled in the Delaware Basin. This probability was developed from the results of EPA's random well survey described above. The CCDFGF model was run for the constant release values of 1.4 m^3 (derived from EPA's aforementioned spreadsheet model study), an intermediate value of 9.9 m^3 (also derived from EPA's aforementioned spreadsheet model and described in Attachment A, and a high value of 64 m^3 (a bounding value suggested in public comments. The results are shown in the CCDF for mean total normalized releases from all sources (including cuttings, cavings, and direct brine releases as well as spallings) in Figure 1. For a constant air drilling spallings release volume of 1.4 m^3 (which itself is expected to overestimate spallings releases under air drilling), the mean CCDF was indistinguishable from the PAVT CCDF. For the larger release volume of 9.9 m^3 , the resulting CCDF was only slightly higher than the PAVT CCDF. For the bounding release volume of 64 m^3 , the mean total release curve was noticeably increased but still below the regulatory limits. Additional conservatism is built into these results by using a constant release volume and not accounting for the decreased release volumes that would occur due to repository depressurization following the first penetration.

In summary, EPA used multiple methods to analyze the potential effects from air drilling and identified the releases. Even with using highly conservative modeling assumptions, the Agency concludes that air drilling would not violate the containment requirements even if it were included in the CCA.

7. AGENCY CONCLUSIONS ON AIR DRILLING ISSUES

In its certification application, DOE identified the use of mud as the fluid for well drilling as the current practice in the Delaware Basin. The Agency accepted DOE's contention. However, public commenters have raised the issue that air drilling may occur in the Delaware Basin and releases from such an event could potentially cause WIPP to fail the numerical containment requirements of 40 CFR 191.13. EPA examined the air drilling issue from several perspectives. This report has discussed EPA's effort to determine the prevalence and use of air drilling, EPA's review of the regulatory requirements for the consideration of air drilling, and EPA's estimate of the potential consequences to spillings releases if air drilling did occur at WIPP.

EPA has identified, through a random search of 306 well records from the Delaware Basin, that air drilling is not a common practice. Only one of the 306 well records had any indication of the use of air (in 1958), but the records did not identify whether the well was actually drilled using air. In addition, EPA contacted 25 individuals knowledgeable about drilling in the Delaware Basin. These industry contacts indicated that, while they knew of air drilling outside of the Delaware Basin in New Mexico and Texas, they were generally not aware of air drilling being used in the Delaware Basin. These individuals indicated that technical and economic difficulties were probably the reason for the lack of air drilling in the Delaware Basin. These independent lines of evidence indicate to the Agency that air drilling, and especially air drilling through the salt section, is not consistent with current practice. This was confirmed by a separate analysis of 3349 wells in the Delaware Basin performed by DOE (Docket: A-93-02, IV-G-7).

While 40 CFR 194.32(a) requires that drilling be evaluated in the WIPP performance assessment, 40 CFR 194.33(c)(1) identifies that future drilling practices are assumed to be consistent with drilling practices at the time the certification application was prepared. EPA has determined that air drilling through the salt section (where the waste is included) is not consistent with current drilling practices. Therefore, on regulatory grounds, the WIPP performance assessment does not need to include air drilling into the repository over the 10,000-year regulatory time-frame. Furthermore, under 40 CFR 194.32(c), performance assessment does not need to include potential releases from air drilling in the near future, since there are regulations currently in effect which prevent the use of air drilling in the vicinity of the WIPP.

However, in an effort to thoroughly understand all aspects of the issue, EPA has conducted an analysis of the potential consequences of air drilling. EPA assumed that spillings releases would be 64 m³, as suggested by public comments, and that air drilling would occur 1.65 % of the time, as indicated as the upper bound from EPA's random search of drilling practices in the New Mexico portion of the Delaware Basin. Using this very high volume of material assumed to be released from an air drilling event, the expected volume of material released is still low (3.3 m³).

EPA also explicitly modeled potential air spillings releases and identified that an individual release would be similar to that of a release calculated assuming mud as the drilling fluid, and that cumulative releases would not significantly affect the total repository releases calculated in the CCA or PAVT.

EPA concludes that because it is not a current drilling practice in the Delaware Basin, air drilling does not have to be included in the WIPP performance assessment. Furthermore, based upon analysis, EPA expects the impacts of air drilling to be minor and within the range of releases used in the compliance certification application.

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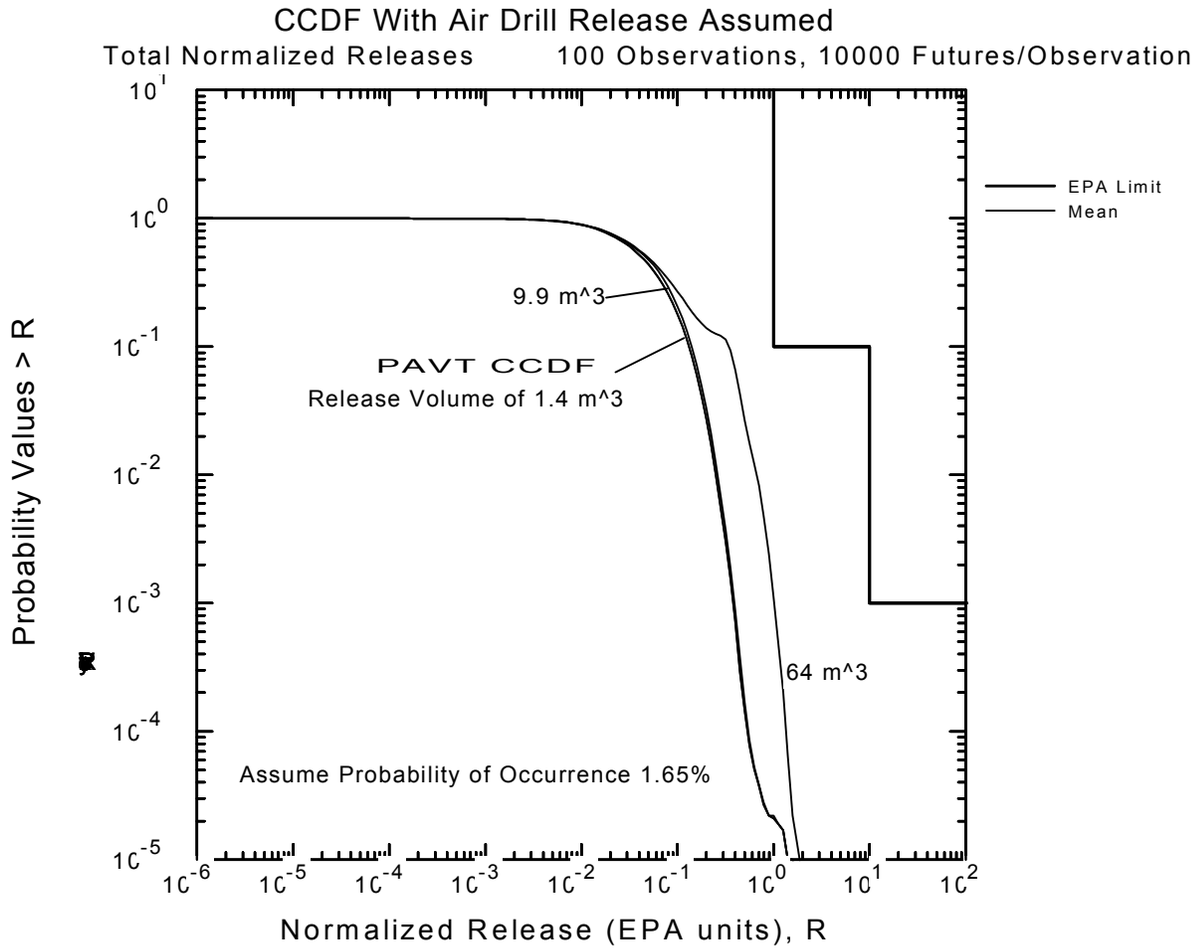


Figure 1. CCDF with air drilled releases assumed

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BATCH 1: NEW MEXICO**

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|--|---|-------------------------|--|---|--|--|---|---|
| 30-015 23100 State #1 | 21S-28E-2 SWSW | Energex | No | TD: 12,339' Salado: 895' Delaware: 3,105' | 13 3/8" 513' 525 Sacks 8 5/8 3,250' 2,900 Sacks 5 1/2 12,348' 1,600 Sacks | 10 BO + 25 MCF + 2 BWPD 1st and 2nd Bone Spring | Proposed: Mud & Brine to 9,500' | 12/23/92 Originally produced gas from Morrow at 11,710' - 12,106' 584 MCFGD rate |
| 30-015 24083 Big Eddy Unit #2 | 21S-28E-14 NWSW | Bass | No | --- | --- | --- | Proposed: Brine Water | Fluid program proposed 0-1,000': Fresh water gel 1,000'-2,700': Brine water 2,700'-9,900': Fresh water 9,900'-TD: Brine water and polymer |
| 30-015 24808 Big Eddy State #99 | 21S-28E-16 SENW | Exxon | No | --- | --- | --- | Mud | Daily drilling rept. Lists mud drilling 113' to 5,250 ft. |

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|---|---|-------------------------|--|---|--|--|---|---|
| 30-015 27778 Big Eddy Unit #132 | 21S-29E-16 | Fenron | No | TD: 6,900' Delaware Sand: 3,178' Salt: 685' | 11 3/4 676' 425 Sacks 8 5/8" 3,039' 1,050 Sacks 5 1/2 6,156 875 Sacks | Producer 1P 197 BO + 84 MCFG + 178 BW from Delaware | No indication of air drilling; presumed mud | 5/4/94 Well was cored 3,188' - 5,976' Various intervals |
| 30-015 27427 Golden "C": Fed. #1 | 21S-29E-17 NWNE | Bass | No | TD: 4,550' Top Salt: 848' Base Salt: 1,760' | 9 5/8" 740' 350 Sacks | P&A | Mud program: Freshwater, brine, fresh water | 6/18/93 |
| 30-015 21117 Big Eddy #40 | 21S-29E-22 SWNE | Bass Ent. | No | TD: 13,300' Top Salt: 665' Base Salt: 3,268' | 16" 407 475 Sacks 10 3/4' 3,310 2,710 Sacks 7 5/8" 13,310' 510 Sacks | Gas from Atoka 11,894'-12,049' | No indication of air drilling; presumed mud | 6/7/76 Ran 6 DSTS. 3,307' - 3,455' Fract Morrow 419 MCFG + 3BO + 15 BWPD 3,047'-13,185' |
| 30-015 22966 Big Eddy Unit #75 | 21S-28E-23 SWNE | Bass | No | | | | Proposed: Brine Water | Mud program proposed at "surface" using fresh water. Intermediate: 10 ppm brine water |

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|---|---|---------------------------------------|--|---|--|--|---|---|
| 30-015 25907 U.T. #102 | 21S-28E-30 NESW | Bass | No | TD: 12,093 Top "Reef": 794' Base: 2,605' | 13 3/8" 555' 650 Sacks 8 5/8 2,903' 1,350 Sacks | Day, P&A | No indication of air drilling; presumed mud | 11/11/88 Drill Steam Tests #1: 7333--7576 Bone Spring #2: 10,576-10,600 |
| 30-015 20253 Bid Eddy Unit #1 | 21S-28E-31 SWSW | Sweeney & Hanhifin | No | TD: 4615 Salt: 510' Delaware: 2,160' | 8 5/8" 916' 350 Sacks | P & A | No indication of air drilling; presumed mud | 10/8/69 "Drilling mud left in hole between plug S." |
| 30-015 25617 Delta Fed #1 | 22S-27E-2 SESE | Marathon Wilson Bros. Drilling | No | --- | --- | --- | No evidence of air drilling. | -- |
| 30-015 26357 BHP Fed #1 | 22S-27E-13 SENE | Great Western | No | --- | --- | --- | No evidence of air drilling. | "Lost circulation at 85', drilled to 425' with no returns." |

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|--------------------------------------|---|-------------------------|--|---|---|--|---|-----------------------------------|
| 30-015 29477 Weems #2 | 22S-27E-27 SENW | Santa Fe Energy | No | TD: 5,640' Top Delaware: 2,150' | 13 3/8" 450' 605 Sacks 8 5/8" 2,100' 600 Sacks 54 1/2' 5,640' 350 Sacks | Producer Delaware 40 BO + 152 MCFG + 70 BWPD | No indication of air drilling; presumed mud | 7/24/97 Ran 3 density logs |
| 30-015 20401 Spencer A #1 | 22S-27E-30 SWSE | Oxy USA | No | TD: 11,820 Anhyd & Salt: 315' Lime: 1,625 | 13 3/8 353' 380 Sacks 9 5/8" 5,299' 1,760' Sacks 7" 10,609' 380 Sacks 5" 10-504-11,808' 78 Sacks | Gas-Morrow AOF 19.25 MCFGD | No indication of air drilling; presumed mud | 10/8/71 Ran microlog |
| 30-015 20368 | 22S-27E-31 SENW | Bristol | No | --- | --- | --- | No indication of air drilling; presumed mud | No evidence of air drilling. |
| 30-015 23337 Lucy Pearl #2 | 22S-28E-2 SWNE | OGS OPTG | No | TD: 3,746' Top Salt: 530' Base Salt: 2,360' | 8 5/8" 383' 300 Sacks 4 1/2' 23,746" 975 Sacks | Oil-Delaware 3,518 - 3,574 52 BOPD + 45 MCFGD + 15 BWPD | No indication of air drilling; presumed mud | No evidence of air drilling. |

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|--|---|-----------------------------------|--|---|---|--|---|--|
| 30-015 23301 | 22S-28E-2 SENW Eddy C State #1 | Chevron | No | --- | --- | --- | Proposed: Mud | Proposed drilling fluid: 0-400': Fresh Water spud mud 400'-3,700': Brine water viscosity sweeps 3,700'-TD: Brine Water 9.3-11.5 lb/gallon |
| 30-015 02478 Pecos Irr. Well #1 | 22S-28E-21 SWNE | W.K. Byrom | No | TD: 2,745' Top Salado: 390' Base: 1,055' Top Delaware: 2,660' | 10' 185' None (Pulled) | Dry | No indication of air drilling; presumed mud | 6/25/62 "We encountered water in the first Delaware sand." 8/29/80 |
| 30-015 22718 | 22S-28E-22 SESW | Dinfro Op. Big Chief Com #2 | No | --- | --- | --- | Mud | AFE shows \$110,000 for mud and chemicals. |

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|--|---|-------------------------|--|---|---|--|---|---|
| 30-015 22088 Nicholas HY #1 | 22S-28E-30 SWSW | Yates Pet. | No | TD: 3,905' Anhyd & Salt: 356' Base salt: 2,040' Dells: 2,310' | 8 5/8" 256 200 Sacks | Dry | Proposed: Mud | 11/15/77 Proposed: Fresh Water Gel + LCM to 350' brine + starch to 3,000', brine gel to TD |
| 30-015 22575 Eastland Brantley #1 | 22S-28E-31 NWNE | Orla Petco | No | --- | --- | --- | No indication of air drilling; presumed mud | Proposed cable tools to 2,700 ft. Proposed mud: 0- 375' Sandmud: 375'-TD Brine water |
| 30-015 23785 Big Eddy Unit #90 | 22S-29E-4 NESW | Perry Bass | No | --- | --- | --- | Proposed: Brine Water 450'-3,250' | Mud Program: 0-450': Fresh Water 450'-3,250': Brine waster 3,250'-10,200': Fresh water 10,200-TD: Brine Water (Proposed) |

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|---|---|-----------------------------------|--|---|--|--|---|---|
| 30-015 03687 Fed. Eddy #1 | 22S-29E-6 SESE | W.A. Hudson | No | --- | --- | --- | No indication of air drilling; presumed mud | Rotary tools used. No evidence of air drilling. |
| 30-015 01115 Lovelace #1 | 23S-27E-13 NESW | Burk Royalty Alan Drilling | No | --- | --- | --- | No indication of air drilling; presumed mud | See evidence of a mud pit (necessary for mud drilling). |
| 30-015 20966 State PR #1 | 23S-27E-17 NESW | Mobile | No | TD: 12,200' Top Anhydrite: 500' Delaware: 2,070' | 13 3/8" 407' 435 Sacks 9 5/8" 5,540' 2,200 Sacks 7" 12,200' 1,450 Sacks | Producer Morrow 11,950' - 11,945' | No indication of air drilling; presumed mud | 4/21/74 Daily drilling report lists no "kicks" through Salado. |
| 30-015 22374 Mobil 21 State #1 | 23S-27E-21 NENW | Texas Ind. | No | --- | --- | --- | No indication of air drilling | Cable tool to 375 ft. |

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|--|---|----------------------------------|--|---|--|--|---|--|
| 30-015 22545 Mobile 21 State #2 | 23S-27E-21 NESW | TexasInd. Driller: Moranro | No | --- | --- | --- | Proposed: Mud | Mud system in drilling plan. |
| 30-015 28511 DC 30 State #1 | 23S-27E-30 SWNE | Maralo | No | TTD: 12,218' Anyhdrite: 352' Lime & Sand: 2,257' | 13 3/8" 352' 350 Sacks 9 5/8" 5,540' 3,150 Sacks 5 1/2" 12,218' 1,150 Sacks | Producer: Wolfcamp 9,547' - 9,679' 23 BO + 195 MCFCD | No indication of air drilling; presumed mud | 9/28/98 Built reserve pits, necessary for mud system. |
| 30-015 25004 Lookout Crossing #36 | 23S-27E-36 NENW | Enron | No | TD: 12,800' Anhyd: 765' Sand: 3,080' | 13 3/8" 567' 350Sacks 9 5/8" 2,267' 900 Sacks 7" 10,450' 850 Sacks | Producer: Cherry Canyon | No indication of air drilling; presumed mud | 4/30/86 Ran RFT Formation tester |
| 30-015 23652 Swesringen A Com #1 | 23S-28E-5 NWSE | OXY | No | --- | --- | --- | No indication of air drilling; presumed mud | --- |

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|--|---|-----------------------------------|--|---|--|--|---|---|
| 30-15 24438 NEL #3 | 23S-28E-9 SESE | POGO | No | --- | --- | --- | Proposed: Brine Water | Proposed Drilling Fluid Program: 0-440': Natural mud 440'-4,400': Brine waster with a viscous sweep |
| 30-015 26709 Candie 13 #1 | 23S-28E-13 SWSW | RB Optg. Grace Drilling | No | TD: 6,300' Base Salt: 2,398' | 8 5/8" 582' 350 Sacks 5 1/2" 6,300' 675 Sacks | Producer Delaware 5,804' - 5,871' 70 BO _ 1801 MCFG + 167 BW | No indication of air drilling; presumed mud | 5/6/91 Ran density log (requires fluid- filled hole). |
| 30-015 23521 Kimley #1 | 23S-28E-21 SWNE | BK Expl. | No | TD: 12,875' | 16" 490' 750 Sacks 10 3/4" 2,502' 2,175 Sacks 7 5/8" 9,628' 1,275 Sacks | Producer Bone spring 6,212' - 6,231' 120 BO + 360 MCF + 45 BWPD | No indication of air drilling; presumed mud | 9/20/91 |
| 30-015 244144 Pardue 30 Comm #1 | 23S-28E-30 SWNW | Hallwood | No | TD: 12,680' Anhydrite: 668' Sand: 2,320' | 13 3/8" 568' 625 Sacks 9 5/8" 2,330' 1,650 Sacks 7" 10,500 1,375 Sacks | Producer Marrow 12,070' - 12,160' IPF 2200 MCFG 168 BWPD | No indication of air drilling; presumed mud | 2/4/83 Ran density log (requires fluid/filled hole). |

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|---------------------------------------|---|-------------------------|--|--|---|--|---|---|
| 30-015 27449 Malaga C#3 | 23S-28E-36 SESW | Merit Fungry | No | --- | --- | --- | Proposed: Mud | Proposed Drilling Fluid: 0-625': "Spud mud" 625'-2,700': Brine Water 2,700'-10,500' Finish Water 10,500'-TD: |
| 30-015 26456 Proc. State #1 | 24S-27E-2 NWNE | Pacific Ent. | No | TD: 12,750' Top Salt: 550' Base Salt: 2,090' Top Delaware: 2,302' | 13 3/8" 555' 285 Sacks 9 5/8 2,266' 700 Sacks 7" 10,498' 250 Sacks | Dry P & A | Mud Wt.. 10 lb/gal Vis 28 PR10 | 11/20/91 Daily Drilling Report: Mud from Surface to TD |
| 30-015 01140 | 24S-27E-36 SESE | M.H. McKinnty | No | TD: 2,600' Anhyd: 805' Top Salt: 1,500' Base Salt: 2,170' Rd. Lime: 2,373' | 8 5/8" 820' None | P & A "Oil Sand" 2,407'-2,600' | No indication of air drilling; presumed mud | 7/21/59 Note: Water "Sands" 152'-161' 390'-395' 757'-782' |

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|--|---|-------------------------|--|--|--|---|---|--|
| 30-015 23300 Vasquez Com #1 | 24S-28E-3 SENW | Kaiser- Francis | No | TD: 12,746' Top Salt: 1,020' Base Salt: 2,495' Delaware: 2,562' | 13 3/8" 2,509' 2,440 Sacks 9 5/8" 9,860' 2,960 Sacks 7 5/8" 9,565- 12,008' 550 Sacks | Oil-Delaware 6,096'-6,181' 10 BOPD + 128 BWPD 4 1/2" 11,756- 12,744 120 Sacks | Mud: 10 lb/gal Vis 28 | 9/14/93 Daily Drilling Report |
| 30-015 02502 State 1-16 | 24S-28E-16 NWSW | Union Oil | No | TD: 2,692' Top Salt: 810' Base Salt: 2,330' | 8 5/8" 271' 125 Sacks | P & A | No indication of air drilling; presumed mud | 4/13/62 Cored 2,574-2,632' Proposed: Rotary Drilling |
| 30-015 20956 Fed. 1-28 | 24S-28E-28 NWSW | En Field | No | TD: 2,920' Anhyd: 580' Lamar Lime: 2,480' Delaware: 2,513' | 10 3/4" 300' 300 Sacks | P & A | No indication of air drilling; presumed mud | 11/08/73 Could not log open hole due to "Hole Conditions" Reserve pit in plan. |
| 30-015 10223 Valley #1 | 24S-29E-5 NWSW | Chase Pet. | No | TD: 2,887' "Salt & Anhyd" 503'-2,568' | 8 5/8" 203' 105 Sacks | P & A | No indication of air drilling; presumed mud | 5/9/63 Rotary Drilling |

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|--|---|-------------------------|--|---|---|--|---|---|
| 30-015 24427 Poche Fed. #1 | 24S-29E-11 SENE | Exxon | No | TD: 7,102' Delaware 3,268' | 13 3/8" 630' 3,000 Sacks 8 5/8" 3,171' 600 Sacks 5 1/2" 7,075' 650 Sacks | Gas 5,846'-6,828' P & A 12/16/83 | No indication of air drilling; presumed mud | 2/16/83 Proposed: Rotary Drilling |
| 30-015 25709 Fed. #1 | 24S-30E-13 NESE | Hillin-Simon | No | TD: 4,325' Top Salt: 840' Base Salt: 4,010' | 9 5/8" 378' 200 Sacks | P & A | No indication of air drilling; presumed mud | 3/24/87 |
| 30-015 28180 Poker Lake #115 | 24S-30E-36 NENW | Fortson | No | TD: 8,150' Top Salt: 808'; Base Salt: 3,931' Bone Spgs: 8,003' | 113/4" 792' 500 Sacks 5 1/2" 8,144' 2,800 Sacks | Producer Delaware 7,902-7,919 113 BO + 234 MCFG + 214 BWPD | No indication of air drilling; presumed mud | 7/16/96 No evidence of air drilling; rotary tools. |
| 30-015 28461 Poker Lake #124 | 24S-30E-36 NWSW | Fortson | No | TD: 6,894' Top Salt: 1,838'; Base Salt: 3,936' | 8 5/8" 909' 235 Sacks | P & A | No indication of air drilling; presumed mud | 5/26/95 |

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|--|---|-------------------------|--|--|---|--|---|--|
| 30-015 28906 Ingle Wells #3 | 24S-31E-2 SESE | Sonat | No | TD: 8,511' Top Salt: 1,074' Base Salt: 4,223' Lamar: 4,480' | 11 3/4" 432' 400 Sacks 8 5/8" 4,398' 2,186 Sacks 5 1/2" 8,511' 1,460 Sacks | Oil: Brushy Canyon 8,112'-8,136' 105 BO + 146 MCFG + 102 BW | No indication of air drilling; presumed mud | 11/4/96 No evidence of air drilling. "Work on #2 Pump" drilling at 2,725' |
| 30-015 29279 Patton 17 Fed. #1 | 24S-31E-17 SWSE | POGO | No | TD: 8,280' Top Salado: 920' "Bx": 4,142' Lamar: 4,356' | 13 3/8" 665' 550 Sacks 8 5/8" 3,995' 1,885 Sacks 5 1/2" 8,280 1,605 Sacks | Oil 75 BO 15 BW 119 MCFG | No indication of air drilling; presumed mud | 3/17/97 No evidence of air drilling. |
| 30-025 26291 Antelope Ridge #6 | 24S-34E-3 SWNE | Citation | No | Base Red Beds: 955' Delaware Lime: 5,145' | --- | --- | Mud | Mud pit in drilling plan. No air drilling evidence. |
| 30-015 State II #1 | 24S-27E-26 | Amoco | No | TD: 13,090' Anhydrite: 400' | 20" 400' 750 Sacks 13 3/8" 2,371' 2,400 Sacks 9 5/8" 9,378' 2,400 Sacks | Producer Delaware 46 BO 84 BW 7 5/8" 12,001' 100 Sacks | 400'-2,400' Natural mud and fresh water | 12/19/84 Proposed: Mud Mud from surface to TD. |

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BATCH 1: NEW MEXICO**

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|--|---|--------------------------------------|--|---|--|--|---|---|
| 30-015 23830 MWJ State #1 | 24S-29E-30 SESW | HCW Expl. Tri-Service Drilling | No | TD: 1,960' | 13 3/4" 234' 220 Sacks 8 5/8" 2,721' 1,700 Sacks | Junked and abandoned | No indication of air drilling; presumed mud | 8/3/81 Abandoned hole in salt. |
| 30-015 27753 Poker Lake #83 | 24S-31E-30 NWNW | Bass | No | TD: 8,300' Top Salt: 895' Base Salt: 4,037' Delaware: 4,228' | 11 3/4" 843' 470 Sacks 8 5/8" 4,150' 1,220 Sacks 5 1/2" 8,300 810 Sacks | Oil 7,956'-7,966' 272 BOPD + 337 MCFGD + 144 BWPD Delaware | Brine water 900'-4,2100' | 3/25/94 Mud Program Proposed: Surface - TD Rotary Tools |
| 30-015 02521 Signal Pecos #1 | 25S-28E-30 NWNW | Aldridge and Stroud | No | --- | --- | --- | No evidence of air drilling. | Proposed cable tools surface to TD. Water sands: 757'-760'; 2,225'-2,240'; 2,290'-23,20' |
| 30-015 20988 Cities Service Fed. #1 | 25S-29E-30 SESE | Bell Pet. | No | --- | --- | --- | Proposed: Mud | Rotary tools Proposed: 0-500': Native mud 500'-3,000': Native mud and gel |

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|---|---|-------------------------|--|---|---|--|---|--|
| 30-015 24071 Bennett Fed. #1 | 25S-30E-30 SWSE | Yates | No | --- | --- | --- | Proposed Mud: Freshwater gel to 825'; brine to TD. | Files states "Reserve pits will be plastic lined". |
| 30-015 24147 Poker Lake Unit #52 | 25S-31E-33 NENW | Bass | No | T. Salado 1,020' | --- | --- | Brine Water | Proposed: Mud 0-775': Freshwater gel 775'-4,150': Brine water 4,150'-12,500': Freshwater 12,500'-TD: Brine water |
| 30-015 27805 35 Fed #4 | 25S-29E-35 SESE | SW Royalties | No | --- | --- | --- | Proposed: Brine Water | No evidence of air drilling. "No abnormal pressures" Proposed: Fresh and Brine Water to 7,200'. |

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|--|---|-------------------------|--|---|--|--|---|--|
| 30-015 27760 Gunnison 34 Fed. | 25S-31E-34 NWSE | Exxon | No | --- | --- | --- | Proposed: Brine Water | “No abnormal pressures indicated” Proposed: 0-600': Fresh Water: 600-4,230': Brine Water: 4,230-TD: Brine and KCL Polymer |
| 30-015 23848 Amol. Fed #1 | 25S-27E-26 NENE | Wood and Locker | No | TD: 7,670' Salt: 625' Bone Spgs: 5,860' | 16" 40' 35 Sacks 8 5/8" 2,314' 900 Sacks 4 1/2 " 7,421' 1,165 Sacks | Producer Bone Springs 25 BO + 110 MCF + 140 BW 5,877'-5,949' | No indication of air drilling; presumed mud | 2/20/87 “Plan to drill well with a finish water system.” Rotary Tools 0-TD |
| 30-015 24364 Sam Fed. #2 | 25S-28E-26 SWNE | POGO | No | --- | --- | --- | Proposed: Brine | No evidence air drilling. Proposed: Mud and Brine to 2,600', cut brine to Wolfcamp with KCL polymer. |

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|---|---|---------------------------------------|--|---|---|--|---|---|
| 30-015 03718 Superior #1-26 | 25S-29E-26 SESE | Bennett | No | --- | --- | --- | No indication of air drilling; presumed mud | Water Sands: 190'-195' 308-317' Planned to "mud in" casing strings. |
| 30-015 01142 Humble State #1 | 25S-27E-16 NWNW | R.E. Sutton Bob Mullen Driller | No | TD: 2,320' Del. Ls.: 2,133' | 8 5/8" 900' | P & A | No indication of air drilling; presumed mud | 9/3/59 |
| 30-015 26889 PicketDraw Fed. #3 | 25S-29E-10 SWSW | Bettis Boyle | No | --- | --- | --- | Proposed: Brine | Proposed: Sand Mud 0-600': brine water 600'-5,300' |
| 30-015 04748 Poker Lake Unit 1-A | 25S-30E-10 SWSW | Alamo | No | --- | --- | --- | No indication of air drilling; presumed mud | Mud and cement used to seal casing. Water sand at 370 feet. |

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|---|---|------------------------------|--|---|---|--|---|--|
| 30-015 Gulf 5 Fed. #1 | 25S-29E-5 SENE | Chevron | No | --- | --- | --- | No indication of air drilling; presumed mud | Gas kick at 12,181' |
| 30-015 02511 | 25S-28E-5 SENE | | No | --- | --- | --- | No indication of air drilling; presumed mud | Rotary tools |
| 30-015 04739 #1 Superior STATE | 25S-30E-5 NENE | Alamo Western Drilling | No | --- | --- | --- | No indication of air drilling; presumed mud | Cored: 3,720'- 3,780' Rotary drilling |
| 30-015 22731 Poker Lake Unit #46 | 25S-31E-5 NWNW | Pauley Pet. | No | --- | --- | --- | Proposed: Brine Water to 4,000 ft. | Mud Program is in a Letter of Recommendation. |
| 30-015 25748 Bar 4 Fed. #1 | 25S-29E-4 NWSE | Chevron | No | --- | --- | --- | No indication of air drilling; presumed mud | "Possible abnormal pressure- Wolfcamp though Atoka", controlled by mud. |

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|--|---|-------------------------|--|---|---|--|---|---|
| 30-015 25641 Salt Draw SFWG #1 | 25S-28E-4 SENE | Brah Oil | No | | | | No indication of air drilling; presumed mud | “Water at 50’. ” |
| 30-015 25263 Poker Lake Unit #67 | 25S-31E-3 NESW | Bass | No | --- | --- | --- | Mud | DST 7,576'-7,654' Drilling fluid was 58,000 ppm. |
| 30-015 27933 #3 Ute J. | 25S-28E-1 NWSE | St. Mary | No | --- | --- | --- | No indication of air drilling; presumed mud | -- |
| 30-015 29003 White City 6 Fed. #1 | 25S-27E-6 NWSE | Chevron | No | TD: Top Salt: 1,270' Base Salt: 1,829' | 11 3/4" 305' 250 Sacks 8 5/8" 2,010' 250 Sacks 5 1/2" 5,677' 788 Sacks | Temporarily Abandoned Perforated 4 zones in Delaware | No indication of air drilling; presumed mud | 2/11/97 |

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|--|---|-------------------------|--|---|---|--|---|---|
| 30-015 23783 Poker Lake Unit #53 | 25S-31E-9 NWNW | Bass | No | --- | --- | --- | Proposed: Brine Water in Salado | Proposed: Mud 0-800': Freshwater gel 800'-4,200': Brine water 4,200'-11,315': Freshwater 11,315'-15,000': Brine water |
| 30-015 04760 Unit A-4 | 25S-30E-27 NWNW | Alamo | No | --- | --- | --- | No indication of air drilling; presumed mud | Cored: 3,855' - 3,897' |
| 30-015 24222 Poker Lake Unit #56 | 25S-30E-25 SWSW | Perry Bass | No | --- | --- | --- | No indication of air drilling; presumed mud | Mud pumps in rig layout plan. |
| 30-015 04742 Poker Lake Superior #1 | 25S-30E-8 NESW | Robert Forrest | No | --- | --- | --- | No indication of air drilling; presumed mud | Flowed 6 bbls salt water per hour at 3,726'-3,732' |

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|------------------------------------|---|-------------------------|--|--|---|--|---|---|
| 30-015 23067 State #15-1 | 25S-28E-15 NWSW | Myco | No | --- | --- | --- | Proposed: Native Mud & Brine | Proposed: Mud 0-400': Native mud & water 400'-2,600': Native mud & brine 2,600'-9,500': Commercial mud & brine 9,500'-TD: Commercial mud & brine No evidence air drilling. |
| 30-015 23786 E.P. USA-1 | 26S-29E-1 NESE 1,650' fsl 660' fel | J.C. Williamson | No | TD: 3,047' "Rustler Anhydrite": 400' Delaware: 2,939' | 10 3/4" 361' 300 Sacks 8 5/8" 1,291' No cement 5 1/2" 2,969' 275 Sacks | Gas producer Cherry Canyon 1,485 MCFGD | No evidence of air drilling. | 10/27/81 "Blowout venting 2.5 MMCFG" 9/12/81 "Cabletool hole" - circulate with water. "No abnormal pressure anticipated" |

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|--|---|-------------------------|--|---|---|--|---|--|
| 30-015 27678 China Grove Fed. #1 | 26S-29E-1 NWNW | Southwestern Royalties | No | TD: 5,850' Base salt: 3,040' | 13 3/8" 610' 400 Sacks 8 5/8" 3,230' 1,705 Sacks 5 1/2" 5,850' 438 Sacks | “Getty” Delaware 1P. 22 BO + 28 MCF + 151 BWPD | Proposed: Mud | 2/10/93 Proposed Mud program. 0-600': Fresh water 600'-7,200': Brine water with lime |
| 30-015 22389 Unit-E TP Fephral | 26S-30E-4 SWNW | McElyaney | No | TD: 3,700' Salt: 2,893' Delaware lime: 3,616' | 9 5/8" 330' 200 Sacks 7" 3,661' 150 Sacks | Abandoned producer. Made 1.5 BOPD + 27 BWPD | No indication of air drilling; presumed mud | 3/7/78 Rotary 0-3,670' Cable tools 3,670'-3,700' “We plan to use native mud to casing point, dry the hole up and produce open-hole” |

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| 30-015 26105 East Apple AOD State | 26E-28E-5 1,980' fwl 1,980' fel SWNE | Yates Pet. | No | TD: 8,300' Salado: 632' Delaware: 2,380' | 13 3/8" 450' 500 Sacks 8 5/3" 2,340' 1,000 Sacks 5 1/2" 8,300' 975 Sacks | Oil producer 8 BO + 542 MCF + 84 BWPB Bone Spring | Proposed: Mud | 9/11/89 Proposed Mud program: Fresh water to 3,150' "cut brine" & salt water gel to TD. |
| 30-015 22274 Unit-A | 26S-30E-5 NENE | Curtis Hankanner | No | TD: 3,846' Salt: 2,880' Delaware: 3,612' | 8 5/8" 421' 250 Sacks 4 1/2" 3,846' 250 Sacks | P & A "Swabbed formation water" | No indication of air drilling; presumed mud | 1/25/78 "Plan to use native mud to 3,500." Well was cored. |
| 30-015 05860 Fephral | 26S-31E-9 SWSW | Buckles | No | TD: 4,160' Anhydrite: 450' Top Delaware: 3,986' | 8 5/8" 297' 125 Sacks | Dry hole | Mud | 2/6/60 Used rotary rig |
| 30-015 24140 Hay "C" Fed. 1 | 26S-27E-13 | ABO Petroleum | No | TD: 8,500 Salado: 1,300' Base: 1,870' Bore Spgs: 6,065' | 12 3/4" 505' 600 Sacks 8 5/8" 2,300' 750 Sacks 5 1/2" 8,262' 1,700 Sacks | Abandoned oil Producing from Bone Springs 1PP 17 BOPD 61 BWPB, 42 MCFGD | Plans use "a low solids, non displaced mud using lime to fluctuate gel." | 9/16/88 No evidence of air drilling |

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|---|---|---|--|---|---|--|---|---|
| 30-015 26247 Sosa Fed. #2 | 26S-29E-15 SESE | Yates Petroleum | No | TD: 5,210' Salado: 668' Delaware: 2,789' | 8 5/8" 409' 550 Sacks 5 1/2" 5,182' 1,459 Sacks | Producer: Cherry Canyon 89 BO + 32 MCFG + 93 BWPD | No indication of air drilling; presumed mud | 3/6/90 "Mud pits will be steel pits" |
| 30-015-01150 Welch Unit #8 | 26S-27E-16 SESW | El Paso Natural Gas Pico Drilling | No | TD: 2,226' Salt: 1,400' Deleware lime: 2,130' | 8 5/8" 264' 250 Sacks 4 1/2" 2,226' 100 Sacks | P & A | No indication of air drilling; presumed mud | 5/16/59 |
| 30-015 24462 Manzanal | 26S-28E-17 660' fsl & 660' fwl SWSW | Ray Haskins | No | TD: 5,850' Delaware: 2,362' | 13 3/8" 450' 475 Sacks 8 5/8" 2,400' 775 Sacks 5 1/2" 5,850' 880 Sacks | Dry holes | No indication of air drilling; presumed mud | 8/25/83 |
| 30-015 24831 New ERA Fed. #1 | 26S-30E-19 NENE | J.C. Williamson | No | TD: 7,500' Delaware: 3,423' | 13 3/8" 682' 700 Sacks 8 5/8" 3,450' 1,850 Sacks | Temporarily abandoned | No indication of air drilling; presumed mud | 5/16/84 "Lost all returns at 5,910'." Added LCM. "Swabbed 21 BW in 4 hours, 3,450'-5,500'. |

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|---|---|-------------------------|--|---|---|--|---|---|
| 30-015 25336 Delaware Fed. #1 | 26S-28E-24 2,030' fml & 1,650' fwl | TXD Production | No | TD: 4,900' <u>EST.</u> Salt: 800' Castile: 1,200' Bell Canyon: 2,700' | 8 5/8" 660' 450 Sacks | P & A | No indication of air drilling; presumed mud | 8/25/85 Mud pits included in rig layout plan. |
| 30-015 05873 Hanson Fed. #7 | 26S-31E-25 NWSE | Hanson Optg. | No. | TD: 4,185' Anhydrite & Salt: 1,025' Delaware Sand: 4,166' | 8 5/8" 935' 340 Sacks 5 1/2" 4,177 125 Sacks | Abandoned producer 1/1/63 1P: 248 BO | No indication of air drilling; presumed mud | 9/1/88 (re-enter) "Rotary Tools used from 0-4,185'." |
| 30-015 01160 Elmar Fed. #1 | 26S-27E-26 660' fel 660' fel SESE | Chambers and Kennedy | No | TD: 2,393' Salt & Anyhdrite: 310' Base: 2,227' Delaware Sand: 2,259' | Non used | Dry hole | No evidence of air drilling. | 4/7/59 Used cable tools to 2,393'. No oil, gas, or water zones noted. |
| 30-015 05890 Hanson #2 | 26S-31E-34 NENE | IBEX Company | No | TD: 4,100' Anhydrite: 903' | 8 5/8" 900' 300 Sacks | P & A | No indication of air drilling; presumed mud | 10/12/54 "Rotary tools used 0-4,100'." |

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|--|---|-------------------------|--|---|---|--|---|---|
| 30-025 31986 Ottawa State #1 | 22S-32E-3 | WTI 1993 | No | Base Salt: 4,322' | --- | --- | No indication of air drilling; presumed mud | -- |
| 30-025 32709 Fed. 8 #1 | 22S-32E-3 | Pogo | No | --- | --- | --- | Brine water 10-10.2 lb/gal PH9-10 Vis. 28-30 | Proposed: Mud 0-800' Fresh water mud 800'-4,500' Conditioned brine 4,500'-TD Fresh water & brine Conditioned as necessary. |
| 30-025 31716 Prohib. Fed Unit K | 22S-32E-11 | Maralo Inc. | No | --- | --- | --- | Proposed: Mud | Proposed Plan: "Conventional rotary drilling using mud for the circulation medium." |

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| 30-025 31595 Kiwi AKX State | 22S-32E-16 | Yates Petrol. | No | --- | --- | --- | Proposed: Brine | Proposed: Mud 0-850' Native mud 850'-4,450' Brine 4,450'-TD Brine Cut brine/starch |
| 30-025 08110 Cercion Fed #7 | 22S-32E-22 | Strata Prod. | No | Top Salt: 1,013' Base Salt: 4,408' | --- | --- | No indication of air drilling; presumed mud | Rotary Tools 0 to 7,313 ft. No evidence of air drilling. Stuck drill pipe at 3,744' and 4,248'. |
| 30-025 32795 Checkerboard 23 Fed | 22S-32E-23 | Burlington Resources | No | Salado: 1,020' Delaware: 4,834' | --- | --- | Proposed: Brine 10.0-10.1 lb/gal | Proposed: Mud 0-850' Fresh water Lime Gel 850'-4,600' Brine No evidence of air drilling. |
| 30-025 32796 Fed. 27 | 22S-32E-27 | Pogo | No | --- | --- | --- | Brine with salt gel and paper sweeps used for hole cleaning | Proposed: Mud 0-800' Fresh water 800-4,500' Brine water 4,500'-TD Fresh water and gel |

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| 30-025 28097 Pronghorn ACZ Fed. | 22S-32E-29 | Yates C.W. Trainer | No | Rustler: 1,070' Base Salt: 4,580' TD: 5,700' | --- | --- | Proposed: Brine & LCM | 1/8/86 Proposed: Mud 0-750' Spud mud 750'-TD: Brine & LCM to TD. |
| 30-025 31720 Redtank Fed. 34 | 22S-32E-34 | Pogo | No | | | | No indication of air drilling; presumed mud | “Encountered water flow at 3,590'-4,489' max. rate 240 bbls per hour and H ₂ S at 700 ppm at shaker. Waterflow lasted 45 hrs.” |
| 30-025 25585 Reed Fed. Unit L | 22S-33E-4 NWSW | Texas Pacific | No | TD: 4,926' | 8 5/8" 1,206' 600 Sacks 5 1/2" 4,926' 1,000 Sacks | --- | Proposed: Mud | 1/23/78 Mud pit in drilling plan. Proposed: 0-1,160' Spud mud 1,160'-4,300' Saturated brine water No evidence of air drilling. |

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|---|---|-------------------------|--|---|---|--|---|--|
| 30-025 01794 Richardson & Bass State | 22S-33E-5 | Dual Drilling | No | Top Salt: 1,637' Base Salt: 3,348' | --- | --- | No indication of air drilling; presumed mud | -- |
| 30-025 28096 Fed. 15 Unit C | 22S-33E-15 | Marbob Energy | No | Base Rustler: 1,211' Lamar Lime: 4,879' | --- | --- | Proposed: Brine | Proposed: Mud 0-1,100' Fresh water drilling fluid 1,100-11,500' Well drilling with brine |
| 30-025 27266 Fed FBR | 22S-33E-17 | Pogo | No | Rustler: 926' Delaware: 4,839' | --- | --- | No indication of air drilling; presumed mud | Plan DSTs in Strawn, Atkoka and Morrow. Mud weight 9.8 at 1,651'; 9.5 lb/gal at 5,652' |
| 30-025 27596 Redtank 30 State | 22S-33E-30 | Pogo | No | Ruster: 1,034' | --- | --- | Proposed: Brine & LCM | Proposed: Mud 0-750' Spud mud 750'-4,700' Brine & LCM 4,700'-10,000' water disposal, gel, floral, KCL |

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BATCH 2: NEW MEXICO**

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|--------------------------------------|---|-------------------------|--|---|---|--|---|--|
| 30-025 207795 Humble State | 22S-33E-34 | Charles Miller | No | Base Salado: 3,423' Base Castile: 4,755' | --- | --- | No indication of air drilling; presumed mud | “We will backfill the mud pits.” |
| 30-025 26902 Fed BG. | 22S-33E-33 | Amoco | No | Delaware: 5,018' | --- | --- | Proposed: Native mud & brine water | Proposed: Mud 0-800' Native & fresh water 800'-5,000' Native mud & brine & brine water 5,000'-TD Commercial mud Cable tools to 878'. |
| 30-025 08470 NM St. “BU” | 22S-34E-2 | Humble | No | Top Salt: 1,902' Base Salt: 3,495' | --- | --- | No indication of air drilling; presumed mud | Proposed: Mud “Minimum mud for samples” |

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|---|---|-------------------------|--|---|---|--|---|---|
| 30-025 27625 El Alto Grande | 22S-34E-19 | Amoco | No | --- | --- | --- | Proposed: Native mud & brine | Proposed: Mud 0-500' Native mud 500'-4,800' Native mud & brine 4,800'-TD Commerical mud & brine Found lost circulation at 550'-700' skidded rig. |
| 30-025 30687 Antelope Fed. Com | 22S-34E-27 | Oryx | No | Salado Salt: 1,832' "Yates" 3,917' | --- | --- | No indication of air drilling; presumed mud | --- |
| 30-025 24636 False Fed. Unit O | 22S-34E-33 | Belco | No | --- | --- | --- | No indication of air drilling; presumed mud | "Mud left in hole between plugs." Mud reserve pit planned. |
| 30-025 30092 0000 Toto 12-36 | 22S-34E-36 | Maxus | No | Delware: 5,343' | --- | --- | Brine | 11/03/87 Drilled 14 1/2' hole from 712' to 4,850' with a 9.2 lb/gal out brine |

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|--|---|--|--|---|---|--|---|---|
| 30-015 28271 Nash Unit #24 | 23S-29E-14 | Strata Prod. | No | --- | --- | --- | No indication of air drilling; presumed mud | --- |
| 30-015 28165 Harroun Trust "19" #1 | 23S-29E-19 SESW | Santa Fe | No | --- | --- | --- | No indication of air drilling; presumed mud | "Displace hole with water" at 10,015' |
| 30-015 26414 Malago Harroun #1 | 23S-29E-31 SWNE | Central Resources/ Texaco Basin Drillers | No | --- | --- | --- | No indication of air drilling; presumed mud | -- |
| 30-025 31650 Aracanga Fed #1 | 23S-32E-4 | Strata Prod. | No | Rustler: 1,122' | --- | --- | Proposed: Mud | Proposed: Mud 0-350': Native Mud 350'-4,530' Produced water (brine) cut/finish 4,530'-6,700' Cut brine with starch |

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| 30-025 29603 Central Sun Oil Corp. | 23S-32E-11 | Exxon | No | --- | --- | --- | No indication of air drilling; presumed mud | --- |
| 30-025 32909 SDE 19 Fed. | 23S-32E-19 | Texaco | No | Est. Salado Salt: 1,245' Delaware: 4,640' | --- | --- | Proposed: Brine water 10 lb/gal vis.29 | Mud pits in drilling plan. 0-950' Fresh water 950'-7,000' Brine water 7,000'-TD Fresh water gel |
| 30-025 25348 #4 Fields | 23S-32E-25 | Continental | No | --- | --- | --- | Proposed: Salt Gel 9.0-10 lb/gal | "The 'mud pits' shall be well constructed..." Proposed mud: 0-1,300' Fresh water 1,300'-5,300' Salt gel |
| 30-025 32176 Little Pack 30 Fed. | 23S-32E-30 | Burlington Resources | No | --- | --- | --- | Proposed: Brine 8.5-8.7 lb/gal | --- |

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|--|---|-------------------------|--|---|---|--|---|--|
| 30-025 32998 Diamond Tail 34 Fed. | 23S-32E-34 | Burlington Resources | No | Est. Top Salado: 1,100' | --- | --- | Brine 10-10.1 lb/gal | --- |
| 30-025 28272 Vera 8 Fed | 23S-33E-8 | Nortex | No | --- | --- | --- | No indication of air drilling; presumed mud | 2 DSTS 5,060'-5,165' |
| 30-025 26766 State 1K#1 | 23S-33E-10 | Yates | No | Top Salado: 700' Delaware Mtn Group: 3,400' | --- | --- | Proposed: Native mud and brine water | Proposed: Mud 0-800' Native mud & fresh water 800-5,000' Native mud & brine water |
| 30-025 25473 Mary Fed. Unit J | 23S-33E-25 | J.C. Williamson | No | Est. Salado: 750' Delaware: 3,750' | --- | --- | Proposed: Brine | Proposed: Mud 0-400' Fresh water 400-5,200' Brine |

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|---|---|-------------------------|--|---|---|--|---|--|
| 30-025 35958 Fed. "H" | 23S-33E-26 | Amoco | No | --- | --- | --- | Proposed: Native Mud and Brine | Mud pit monitroing equipment will be used. Proposed mud: 0-800' Native mud & freshwater 800'-5,200' Native mud and brine water Commerical mud to TD |
| 30-025 30390 Conoco Fed. | 23S-33E-30 | NM Trend | No | Est. Salt. 1,360' Lamar: 5,040' | --- | --- | No indication of air drilling; presumed mud | Mud logging unit from base of salt TD. |
| 30-025 25302 Bell Lake Unit #1 | 23S-33E-36 | Continental | No | --- | --- | --- | No indication of air drilling; presumed mud | --- |

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|---|---|-------------------------|--|---|---|--|---|---|
| 30-025 29429 1 Federal | 23S-34E Sec. 3 | Diamond Shamrock | No | Delaware: 5,331 | --- | --- | No indication of air drilling; presumed mud | 11/23/85 to 12/28/85 Drilled from 4,850'-11,700' with brine water |
| 30-025 32672 N. Bell Lake | 23S-34E Sec 5 | Conoco | No | --- | --- | --- | Proposed: Brine | Proposed: Mud 0-900' Native 900'-4,800' Brine 4,800'-TD Cut brine and weighted fresh water mud |
| 30-025 24771 Bell Lake Unit #4 | 23S-34E-8 NESW | Conoco | No | --- | --- | --- | No indication of air drilling; presumed mud | --- |

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|---------------------------------------|---|-------------------------|--|---|---|--|---|---|
| 30-025 25650 1 State Ed | 23S-34E-26 | Amoco | No | --- | --- | --- | Proposed: Native Mud and Brine Water | Proposed: Mud 0-1,000' Native mud & fresh water 1,000-5,200' Native mud & brine water 5,200'-13,900' Brine water and mud with additives |
| 30-025 30890 Federal 30 | 23S-34E-30 | Ray Westall | No | --- | --- | --- | No indication of air drilling; presumed mud | Lost circulation at 371', dry-drilled to 603'. DST at 5,185'- 5,205' "Lost partial returns in Rustler" |
| 30-025 28863 Antelope Ridge | 23S-34E-33 | Citation | No | 239' Red Beds, Salt & Anhydrite | --- | --- | No indication of air drilling; presumed mud | --- |

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|--|---|-------------------------|--|---|---|--|---|---|
| 30-015 24067 State MF #1 | 24S-27E-5 NESW | Amoco | No | --- | --- | --- | Proposed: Native Mud & Brine | Proposed: Mud 0-400' Native mud & fresh water 400'-2,100' Native mud & brine 2,100'-TD Commercial mud |
| 30-015 24176 State MS Gas Com #1 | 24S-27E-12 NENW | Central Resources | No | --- | --- | --- | Proposed: Native Mud & Brine Water | Proposed: Mud 0-400' Native mud & fresh water 400'-2,550' Native mud & brine water 2,500'-TD Commercial mud & brine |
| 30-015 21936 El Paso State Unit D | 24S-27E-16 NWNW | Joe Don Cook | No | --- | --- | --- | No evidence of air drilling. | Cable tools "Unable to shut off water while drilling at 2,609' and 3,002'." |

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|---|---|-------------------------|--|---|---|--|---|--|
| 30-015 22184 Valdez 5 Com #1 | 24S-28E-5 SENE | Fenron | No | --- | --- | --- | No indication of air drilling; presumed mud | No evidence of air drilling. |
| 30-015 23850 Vasquez #1 | 24S-28E-11 | Rhombus | No | --- | --- | --- | Proposed: Saturated Brine Water | Rotary tools Proposed mud: "Drill a 17 1/2' hole 70 2,600' with saturated brine water". |
| 30-015 25613 Amoco State #1 | 24S-28E-31 | Max Wilson | No | --- | --- | --- | No indication of air drilling; presumed mud | --- |
| 30-015 20152 Mobil 27 #1 | 24S-29E-27 SWSW | Pennzoil | No | --- | --- | --- | No indication of air drilling; presumed mud | --- |

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|--|---|-------------------------|--|---|---|--|---|---|
| 30-015 22928 Oscar State Com | 24S-29E-36 | Force Energy | No | --- | --- | --- | No indication of air drilling; presumed mud | “Lost mud returns at 623’...drilled dry to 1,072’ and stuck pipe.” |
| 30-015 22327 Poker Lake Unit #45 | 24S-30E-18 | Perry Bass | No | --- | --- | --- | Proposed: Mud | Proposed: Mud “..fresh water native mud using gel and paper as needed”. “Hole deviation problem while drilling salt.” |
| — Water Supply Well #2 | 24S-30E-21 | Perry Bass | No | TD: 525' | 7' 525' Pea Gravel | Temporarily Abandoned | No indication of air drilling; presumed mud | 2/19/74 |
| 30-015 27959 Poker Lake #107 | 24S-30E-26 | Bass | No | --- | --- | --- | Proposed: Fresh Water | “Normal pressures anticipated in the Delaware” Proposed mud” 0-5,900' Fresh water |

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|---|---|-------------------------|--|--|---|--|---|---|
| 30-025 27213 1 Gulf State | 24S-32E Sec 2 | HMH | No | Top Salt: 1,520' Base Salt: 4,680' Delware Sand: 4,980' | --- | --- | No indication of air drilling; presumed mud | --- |
| 30-025 08138 Boadurant Fed | 24S-32E Sec. 6 | Curtis Hankamer | No | Top Salt: 1,140' Base Salt: 4,648' | --- | --- | No indication of air drilling; presumed mud | --- |
| 30-025 25552 Wimberly Unit K | 24S-32E-12 | Continental | No | Salado: 1,300' Base Salt: 4,700' | --- | --- | Proposed: Salt Gel 9.0-10.0 lb/gal | Proposed: Mud 0-1,250' Fresh water 1,250'-5,070' Salt gel |
| 30-025 25181 Wimberly A | 24S-32E-13 | Primal Energy Corp. | No | --- | --- | --- | Salt Gel 9.0-10.0 lb/gal | Reserve pit in plan, proposed mud: 0-1,200': Spud Mud 1,200'-5,150' Salt Gel |

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| 30-025 08155 Bradley Fed. | 24S-32E-22 | Mark & Garner | No | Anhydrite & Salt: 1,237'-4,867' Base Salt: 4,6128 | --- | --- | No indication of air drilling; presumed mud | --- |
| 30-025 27754 1 Exxon A Fed. | 24S-32E-23 | Fraser Industries | No | --- | --- | --- | No indication of air drilling; presumed mud | --- |
| 30-025 08935 2 Jackson Fed. | 24S-32E-26 | Exxon Corp. | No | Delaware: 4,913' | --- | --- | No indication of air drilling; presumed mud | --- |
| 30-025 28479 Jubilee Energy Unit C | 24S-32E-27 | Tempo Energy | No | --- | --- | --- | Proposed: Conditioned Brine | Anticiapted water above 350' Proposed: Mud 0-1,050' Fresh water with gel 1,050'-5,000' Brine conditioned for vislosity and wl. |

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| 30-025 26309 Jog State Com. | 24S-33E-2 | Mesa Petrol. | No | Rustler: 1,300' | --- | --- | No indication of air drilling; presumed mud | “Anticipate maximum mud weight of 15 lb/gal at 15,800 ft.” |
| 30-025 33565 Jackson 10 State | 24S-33E-10 | Fenron | No | --- | --- | --- | No indication of air drilling; presumed mud | Proposed: Rotary |
| 30-025 26257 19 Bell Lake Unit | 24S-33E-12 | Conoco | No | Salado Salt: 1,500' Base Salt: 4,920' | --- | --- | Proposed: Salt water 9-10 lb/gal | Proposed: Mud 0-700' Fresh water 700-5,200' Salt water 5,200'-14,700' Fresh Water Gel |
| 30-025 31798 Diamond SM-36 | 24S-33E-26 | Enron | No | Dolomite, Salt Anhydrite 6,614-5,017' | --- | --- | No indication of air drilling; presumed mud | --- |

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| 30-025 08375 State CC-30 | 24S-33E-30 NENE | Continental | No | 0-350' Redbeds | --- | --- | No evidence of air drilling. | Drilled to 350' with cable tools. |
| 30-025 26291 Antelope Ridge #6 | 24S-34E-3 SWNE | Citation | No | Base Red beds 955' Delaware Lime: 5,145' | --- | --- | No indication of air drilling; presumed mud | Mud pit in drilling plan. |
| 30-025 20817 Federal 9 | 24S-34E-9 | Texas West Asher Ent. | No | Delaware: 5,235' | --- | --- | No indication of air drilling; presumed mud | Propose rotary tools & install mud system monitoring equipment. |
| 30-025 08492 Fed. Johnson | 24S-34E-13 SWSW | E.P. Campbell | No | Top Salt: 1,150' Base Salt: 5,225' | --- | --- | Potentially air drilled | Propose to drill with air out of 8 5/8" casing set to 1,033' to approx. 5,200' rotary was used 0-6,455' |
| 30-025 27026 U.S. Superior State | 24S-34E-16 | U.S. Operating | No | Base Salt: 5,120' | --- | --- | No indication of air drilling; presumed mud | --- |

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|---|---|--------------------------|--|---|---|--|---|--|
| 30-025 08493 Page #1 | 24S-34E-26 | Taylor Wallrich & Powell | No | TD: 4,710' Potash: 2,115' | --- | P & A | No evidence of air drilling. | 6/28/53 Propose to use cable tools. "Pit sufficient to hold drilling slush was made." |
| 30-025 28643 Dillon 31 | 24S-34E-31 | HNG Enron | No | TD: 15,275 | --- | Gas 4,350 MCFG + 12 BOPD | No indication of air drilling; presumed mud | 7/23/84 |
| 30-025 08377 1 Continental State | 24S-33E-31 NESE | Albert Tackle | No | --- | --- | --- | No indication of air drilling; presumed mud | Rotary drilling. |
| 30-025 08166 Cotton Draw Unit #39 | 25S-32E-3 NWSE | Texaco | No | Top Salt: 1,122' Base Salt: 4,518' TD: 4,890' | --- | P & A | No indication of air drilling; presumed mud | 3/11/52 Used rotary tools. "No water sands tested." |

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| 30-025 08180 Continental Fed. #1 | 25S-32E-11 SWSE | Weststates Petroleum | No | Top Anhydrite: 1,122' Base Salt: 4,566' TD: 4,842' | --- | --- | No indication of air drilling; presumed mud | 3/13/57 "Left hole with mud column from TD to surface". |
| 30-025 1 Union Fed. | 25S-32E-13 SESW | Patoil Crop. | No | Top Salt: 1,140' Base Salt: 4,600' TD: 4,97' | --- | P & A | No indication of air drilling; presumed mud | 10/15/70 Ran 2 DSTS: 4,871'-4,918' |
| 30-025 31177 Paduca AIU Fed. | 25S-32E-14 | Yates | No | Rustler: 783' Delaware: 4,752' | --- | --- | Proposed: Brine | Proposed: Mud 0-800' Fresh water & LCM 800'-TD Brine DST at 4,700' |
| 30-025 08194 Cotton Draw #3 | 25S-32E-16 | Texaco | No | TD: 4,778' Top Salt: 1,138' Base Salt: 4,378' | | --- | No indication of air drilling; presumed mud | 11/1/60 |
| 30-025 08216 Cotton Draw Unit D | 25S-32E-21 NWNW | Texaco | No | Top Salt: 1,062' Base: 4,305' TD: 5,017 | 5 1/2" 4,998 150 Sacks | Oil | No indication of air drilling; presumed mud | 12/29/60 Proposed Mud "Drill with fresh water native mud to TD". |

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|--|---|--------------------------|--|---|---|--|---|------------------------------------|
| 30-025 08226 GE Jordan NCT-1 | 25S-32E-27 | Devon Energy | No | Top Salt: 1,150' Base Salt: 4,384' | --- | --- | No indication of air drilling; presumed mud | Rotary Tools to 4,694'. |
| 30-025 08244 1 Jenings Fed. | 25S-32E-33 | Blackrock | No | Top Salt: 1,500 Base Salt: 4,318' | --- | --- | No indication of air drilling; presumed mud | --- |
| 30-025 08248 1 State Bradley | 25S-32E-36 | Fullerton | No | TD: 4,953' Top Salt: 1,022' Base Salt: 4,512' | --- | --- | No indication of air drilling; presumed mud | --- |
| 30-025 27178 1 Bell Lake 2 State | 25S-33E-2 | HNG/ Hallwood Pet. | No | Top Salt: 1,183' Delaware Sand: 5,195' | --- | --- | No indication of air drilling; presumed mud | Casing 9 5/8" through evaporites. |
| 30-025 08380 Bass Federal 5 | 25S-33E-5 | Hill & Meeker | No | Top Salado: 1,425' Top Delaware Lime: 5,052' | --- | P & A | No indication of air drilling; presumed mud | Rotary tools used. Cored at 5,092' |

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BATCH 2: NEW MEXICO**

| Well Name and API Number | Well Coordinates and Location (T/R, Section, footage/quarter, State County) | Operator/ Contractor(s) | Inside Potash Exclusion Zone? Y/N *(if Y, select new well) | Stratigraphy and Formation Tops and TD; indicate target horizon | Casing Strings; diameter, depth set, cement | Drilling History Synopsis and well status (i.e. producing well, P&A, etc.) | Type of Fluid Used in Hole and Intervals (Specifically identify fluid used to drill Salado) | Completion Date / Comments |
|--|---|-------------------------|--|---|---|--|---|--|
| 30-025 27352 Fed Bk Unit I | 25S-33E-13 | Amoco | No | Top Delaware: 5,190' | --- | --- | Proposed: Commercial Mud and Brine | Mud weight 9.8 lb/gal on 12/11/81 at TD 637'. Proposed mud: 0-600' Native mud and fresh water 600'-5,300' Commercial mud & brine |
| 30-025 26188 1-7811 JVP Rojo | 25S-33E-27 | BTA Oil Prod. | No | --- | --- | --- | Proposed: Brine Water and Additives | Proposed: Mud 0-700' Aqua gel & lime 700'-4,900' Brine water and additives No evidence of air drilling. |
| 30-025 08395 State Ashman & Hillard | 25S-33E-36 NWNW | Hissom Drilling | No | Top Salt: 1,300' Base Salt: 4,875' TD: 5,299' | --- | --- | No indication of air drilling; presumed mud | 4/5/62 |

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|---|---|--------------------------|--|---|---|--|---|---|
| 30-025 28502 State 36 "G" | 25S-33E-36 SWNE | Superior Oil State 36 | No | TD: 5,344' | --- | --- | No indication of air drilling; presumed mud | 3/8/84 |
| 30-025 29718 Jewel 2 State | 25S-34E-2 | Fenron | No | --- | --- | --- | No indication of air drilling; presumed mud | --- |
| 30-025 28682 Diamond 5 Fed | 25S-34E-5 | Fenron | No | "Salt" at 1,400' "Lime" at 5,180' | --- | --- | No indication of air drilling; presumed mud | --- |
| 30-025 29890 1 Pitchfork 8703-JY-P | 25S-34E-9 | BTA | No | Rustler: 976' Delware "B" Canyon: 5,306' | --- | --- | Proposed: Saturated brine water 10 lb/gal | Proposed: Mud 0-600' Fresh water spud mud 600'-5,200' Saturated brine water |

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|--|---|-------------------------|--|---|---|--|---|--|
| 30-025 28558 Javelina Basin Uni | 25S-34E-16 | Stone | No | Delware Sand: 5,364' | --- | Gas from Morrow at 15,076' | No indication of air drilling; presumed mud | 12 1/4' hole and 10 3/4" casing set through evaporites. No evidence of air drilling. |
| 30-025 21100 1 Conoco Fed. | 25S-34E-27 | Tenneco | No | Salado: 1,263' B Salt: 5,067' | --- | --- | Proposed: Fresh Water Native | Proposed: Mud 0-400' spud mud 400'-5,250' Fresh water native |
| 30-025 08499 Continental Fed. | 25S-34E-31 | D.W. Westbrook | No | Anhydrite & Salt: 1,150' Top Lamar: 5,245' | --- | --- | No indication of air drilling; presumed mud | Water sands 90' to 230' |
| 30-025 23993 1 Union Fed. | 26S-32E-3 | Blackrock | No | Delaware: 4,565' | --- | --- | No indication of air drilling; presumed mud | DST at 4,590' |

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|---|---|------------------------------|--|---|---|--|---|--|
| 30-025 28483 1 Exxon Fed. | 26S-32E-8 | Highland Prop. | No | Salado Salt: 1,450' Base Salt: 4,179' | --- | Conversion to injection well | Proposed: Brine Water | Proposed: Mud 0-1,400' Fresh water with gel 1,400'-4,500' Brine conditioned fro viscosity and water loss |
| 30-025 08257 | 26S-32E-16 | Cactus Drilling | No | Top Salt: 930' Base Salt: 4,217' | --- | --- | No indication of air drilling; presumed mud | Cored at 4,485' Ran electric logs 4/29/61 |
| 30-025 08297 North El Mar Unit #1 | 26S-32E-26 | Qay Valley Inc. | No | Top Soil: 958' Base Salt: 4,290' | --- | Included in waterflow as a producer | No indication of air drilling; presumed mud | 8/22/60 Rotary tools used to 5,900' |
| 30-025 25182 T. Russell T Fep. | 26S-32E-36 | Continental Quay Valley Inc. | No | Lamar at 4,215 | --- | --- | Proposed: Salt Gel: 9.0-10.0 lb/gal | Proposed: Mud 0-1,350' Spud mud 1,350'-4,350' Salt Gel |

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|--|---|------------------------------------|--|---|---|--|---|---|
| 30-025 24908 North El Mar WI-58 | 26S-32E-36 | Continental Quay Valley Inc. | No | Top Lamar: 4,544' | --- | Proposed as water inspection well | No indication of air drilling; presumed mud | --- |
| 30-025 08397 Texaco State 2 | 26S-33E-2 | David Fasken | No | Top Salt: 3,732' Top Delaware: 5,110' | --- | --- | No indication of air drilling; presumed mud | “The mud pits have been filled.” |
| 30-025 27897 1 Chambers 3 Fed | 26S-33E-3 | J.A. Leonard | No | --- | --- | --- | Proposed: 10 lb/gal Brine Mud | Proposed: Mud 0-400' Freshwater 400'-5,300' Brine Mud No evidence of air drilling |
| 30-025 28144 RedHills Unit #3 | 26S-33E-5 | Union Oil | No | “Anhydrite and salt” Top Salt: 880' Base: 4,773' | --- | --- | No indication of air drilling; presumed mud | 11/10/83 17 1/2" hole and 13 3/8" casing to 4,877'. |

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|---|---|-------------------------|--|---|---|--|---|---|
| 30-025 21971 State of New Mexico CT | 26S-33E-16 | Texaco Inc. | No | Top Salt: 1,200' Base Salt: 4,680' | --- | --- | No indication of air drilling; presumed mud | --- |
| 30-025 08433 N. Elmar Unit #38 | 26S-33E-30 | Quay Valley | No | Top Salt: 1,045' Base Salt: 4,393' | --- | --- | No indication of air drilling; presumed mud | Rotary tools used to 4,1699. |
| 30-025 21802 RedHills Unit B | 26S-33E-5 | Union Oil | No | Top Salt: 1,100' Base Salt: 4,650' | --- | --- | No indication of air drilling; presumed mud | Had 15.4-14.5 lb/gal mud water drilling at 13,087'. |
| 30-025 33656 Dean APQ FEP #1 | 26S-34E-3 | Yates | No | Ruster: 880' Base Salt: 5,068' Delaware: 5,340' | --- | --- | Proposed: Brine 10.0-10.2 lb/gal Vis 28 | Proposed: Mud 0-1,000': Freshwater Gal, paper, LCM 1,000'-5,200' Brine No lost circulation or H ₂ S zones anticipated |

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|--|---|-------------------------|--|---|---|--|---|---|
| 30-025 38402 Fed 53 Com | 26S-34E-17 | Pogo | No | --- | --- | --- | Proposed: Mud | 11/1/83 with 9.9 lb/gal mud. Proposed: Mud 30-900': 9 lb/gal 900'-5,340': 10 lb/gal Drilled at 903' |
| 30-025 03850 1 Fed "K" | 26S-34E-6 | American Petrofina | No | Top Salt: 1,135' Base Salt: 5,002' | --- | --- | Proposed: Brine Water | Proposed to drill to 5,000' with brine water. Rotary tools used to 5,396'. |
| 30-025 08501 Gulf Yates Fed. C | 26S-34E-3 | Gulf Oil | No | "Gypsum" 1,110' "Black Lime" 5,370' | --- | --- | No indication of air drilling; presumed mud | Used rotary tools to 5,506'. |
| 30-025 08504 Bradlwy 19 Fed | 26S-34E-19 | Continental | No | "Anhydrite & Salt" 1,110' Delaware Lime 5,258' | --- | --- | No indication of air drilling; presumed mud | Rotary tools used to 5,370'. |

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|---|---|-------------------------|--|---|---|--|---|---|
| 30-025 08507 Elliot Fed Unit # | 26S-34E-1 NENE | Mallord Pet. Inc. | No | Salado: 1,685' Base Salt: 5,130' TD: 5,560' | --- | --- | No indication of air drilling; presumed mud | 2/19/63 Used rotary tools to 5,560'. |

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|---------------------------|---|-------------------------|--|---|--|---|---|----------------------------|
| 301-30358 Red Bluff #1 | 1320' FNL 1320' FWL of lse Blk 56 Sec. 16 T-1 T&P RR | Union Texas Petroleum | No | No tops reported TD: 12,304 | 13 3/8" 1,000' put in 561' left in 9 5/8" 3,364' put in 0' left in 7" 11,550' put in 0' left in 4 1/2" 1,073' put in 0' left in | Dry pf'd 4,097-4,100 4,168-4,248 4,340-4,342 4,946-5,190 5,060-5,092 5,186-5,190 5,397-5,400 5,498-5,593 5,700-5,703 8,617-8,890 11,765-11,901 12,000-12,063 12,149-12,248 | No indication of air drilling; presumed mud | Plugged 12/19/82 |
| 301-30979 Zunie 15 #1 | 660' FS6 660' FEL of lse Blk 56 Sec 15 T-1 T&P RR | Siete O & G Corp. | No | No strat or tops data reported. TD: 3,850' | 8 5/8" 1,133' | Dry - No tested intervals noted. | No indication of air drilling; presumed mud | Plugged 8/27/91 |

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|--|--|-------------------------|--|---|---|--|---|---|
| 301-31009 Texaco Minerals 41 #1 | 467' FNL 1,980' FEL of lse Blk 54 Sec 41 T-N-1 T&P RR | New Horizon Exploration | No | No strat or tops data in file. TD: 4,404' | 8 5/8" 1,263' 4 1/2" 4,404 put in 1,108' left in | Pf'd 4,397'-4,404' 4,367'-4,378' Dry | No indication of air drilling; presumed mud | Plugged 10/16/93 |
| 301-31654 Sorrell #1 | 467' FSWL 660' FSEL of lse Blk 2 Sec. 25 H&GN RR | Hillin Production | No | No strat or tops data in file. TD: 5,350' | 13 3/8" 70' 9 5/8" 851' 5 1/2" 5,350' | Oil producer tested 5,172-5,324' | No indication of air drilling; presumed mud | 5/8/85 |
| 301-10068 Ford Geraldin Unit #128 | 7,600' FNL 4,250' FWL of unit Sec. 31 Blk 57 T-1 T&P RR | Conoco | No | No strat or tops data in file. TD: 4,250' | 8 5/8" 275' 5 1/2" 2,764' 2 3/8" 2,424' | tested 3,998-4,168 | No indication of air drilling; presumed mud | P&A 11/16/72 re-entered for use as a SWD in early 80s, plugged back to 4,196' |

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|-----------------------------------|---|-------------------------|--|---|---|---|---|--|
| 301-30840 Red Bluff 6 - #2 | 660' FEL 1,980' FSL of 1 se Blk 56 Sec 6 T&P RR | Brown | No | No strat or tops data in file. TD:4,950' | 8 5/8" 1,647' 5 1/2' 4,950' in 2,004' left | pf'd 4,188-4,222 | No indication of air drilling; presumed mud | Oil comp. 6/1/89 plugged 4/15/92 |
| 301-30225 Red Bluff Deep #1 | 1,320' FNL 1,320' FEL of 1se Blk 56 Sec 7 T-1 T&P RR | Brown | No | Delaware lime 3,300' Delaware sand 3,330' Cherry Canyon 4,260' Wolfcamp 10,368' Atulea 13,350' Morrow 14,112' Woundfund sh 16,100' Silurian 16,180' TD: 17,077' | 20" 975.7' 13 3/8" 3,340.26' in 2,799.26' left 9 5/8" 11,650' in 10,100' left | tested 73' 1,020' 2,995' 4,250' 11,682'-11,686' 11,710'-11,717' 11,971'-11,979' | No indication of air drilling; presumed mud | gas comp. 4/10/80 plugged 12/30/96 |
| 475-31005 Golden #1 | Blk 33 Sec 68 H&TC | Forest Oil | No | No indication of air drilling; presumed mud | No indication of air drilling; presumed mud | No indication of air drilling; presumed mud | --- | No indication of air drilling; presumed mud |

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|---|---|-------------------------|--|---|---|--|---|----------------------------|
| 301-00763 W.D. Johnson 48A-#3 | 330' FWL 330' FSL of lse Blk 54 Sec 48 T&P RR | Headington Oil | No | No strat or tops data found in file TD: 4,647' | 8 5/8" 928' 5 1/2" 4,636' | Prod from 4,577'-4,616' 4,636'-4,647' | No indication of air drilling; presumed mud | Oil comp. 11/8/95 |
| 301-30821 Russell #1 | 660' FNL 467' FSEL of lse Blk 33 Sec 86 H&TC RR | Arco | No | Delaware 4,124' Cherry Canyon 5,132' TD: 5,450' | 8 5/8" 912' 5 1/2" 5,450' | Prod from 5,216'- 5,234' | No indication of air drilling; presumed mud | Oil comp. 4/26/88 |
| 301-30685 McElvain #1 | 4,573' FNEL 6,600' FSEL of sec. Blk 33 Sec 87 H&TC RR | Pogo Producing | No | Base of salt 3,904' Delaware lime 4,092' Bell Canyon 4,121' TD: 5,347' | 8 5/8" 912' 5 1/2" 5,346' | Prod from 5,168'-5,174' | No indication of air drilling; presumed mud | Oil compl 12/10/86 |

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|---------------------------------------|--|--|--|--|---|--|---|---|
| 301-30786 Loving Fee 87 #2 | 660' FNWL 660' FNEL of lse Blk 33 Sec 87 H&TC RR | ARCO | No | Delaware 4,119' Cherry Canyon 5,092' TD: 5,450' | 8 5/8" 965' 5 1/2" 5,450' | Prod from 5,187'-5m211' | No indication of air drilling; presumed mud | Oil comp. 12/17/87 Sweet H ₂ S noted in remarks section |
| 389-31686 Red Bluff 10 #1 | 467' FWL 500' FNL of lse Blk 57 Sec 10 T-1 T&P RR | Orla Peteo. | No | Base Salt 2,618' Top Delaware 2,806' Top Olds 2,854' Top Cherry Canyon 3,782' TD: 5,026' | 8 5/8" 1,099' 4 1/2" 3,020' 2 3/8" 2,850' | No data on original compl. Recomplete 2,854'-2,864' | No indication of air drilling; presumed mud | Oil compl 8/10/89 recomplete 11/6/85 |
| 301-30638 Curley State Unit #1 | 467' FSEL 100' FNEL Blk 33 Sec 83 H&TC RR | Lincoln Rock (original) Remuda Operating (latest) | No | Anhydrite 0-3,946' Lime 3,946'-4,212' Delaware 4,212'-4,278' Bell Canyon 4,278'-4,480' | 8 5/8" 744' 4 1/2" 5,956' in 3,266' left | prod zones? 5,560'-5,575' acidized and frac'd 5,244'-5,256' acidize | No indication of air drilling; presumed mud | Oil compl 7/12/85 plugged 8/25/90 |

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|---|--|-------------------------|--|--|--|--|---|---|
| 389-30051 L.R. Unit #1 | 10,080' FNEL 1,000' FNWL of lse Blk 33 Sec 76 H&TC | Wolf Energy (latest) | No | Delaware 4,280' Cherry Canyon A 5,173' 3rd Bone Springs 10,300' TD: 19,677' | 13 3/8" 4,292' 9 5/8" 11,767' 7 5/8" 18,361' 5 1/2" 19,695' | Prod. 10,500'-10,746' aka Bass Quasar #1 - Plugged 3/15/76 | No indication of air drilling; presumed mud | Gas compl 2/27/84 plugged back to 11,068' plugged 2/3/94 replugged 5/1/95 |
| Substitute Well for 389-30290 Ramsey 7 #13 | 660' FEL 660' FSL of lse Blk 57 Sec 7 T&P RR | Conoco | No | Lamar Lime 2,700' Cherry Canyon 3,600' Brushy Canyon 4,600' Williamson Sd 4,680' Getty Sd. 5,060' TD: 6,000' | 8 5/8" 423' 5 1/2" 3,050' | Prod. Int. 2,714'-2,732' 2,737'-2,750' 2,770'-2,782' | No indication of air drilling; presumed mud | Oil compl. 11/26/84 |

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|---|---|-------------------------|--|--|---|--|---|--|
| 389-00064 (Substitute for well 389-00065, which could not be found in file) Ford Geraldine Unit #41 | 2,970' FWL 1,650' FNL of unit lse Blk 57 Sec 19 T&P RR | Conoco | No | No indication of air drilling; presumed mud TD: 2,785' | 8 5/8" 407' 5 1/2" 2,783' | Injection well 2,690'-2,699' | No indication of air drilling; presumed mud | Only plugging report in file Plugged 4/3/95 |
| 389-31385 Wadley 1203 | 467' FNL 2,130' FWL Blk 13 Sec. 203 H&GN RR | Wagner & Brown | No | Rustler 1,690' Lamar Lime 4,736' Delaware Sand 4,766' Top CC Shale 5,663' T/3A Sand 7,738' T/3B Sand 7,796' Manzarita 5,865' TD: 5,945' | 8 5/8" 1,777' 5 1/2" 5,943' | Prod. Int. 5,773'-5,775' | No indication of air drilling; presumed mud | Oil compl 6/20/83 |

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|--|--|-------------------------|--|---|---|--|---|---------------------------------|
| 389-30353 Marsden 147 #1 | 1,320' FSL 1,320' FEL of lse Blk 13 Sec. 147 H&GN RR | Helmerich & Payne | No | No strat or tops data in file TD: 12,150' | 13 3/8" 247' 9 5/8" 4,834' 5 1/2" 12,140' in 9,157' left | 8,768'-12,095' Open or perf'd zones | No indication of air drilling; presumed mud | Oil compl Plugged 9/2/87 |
| 109-31788 Brooks, Shelby Estate C-302 | 2,322' FNL 2,029' FWL of lse Blk 42 Sec. 35 PSL | Pennzoil Sulphur Co. | No | Permit Depth 678' | | Found only Permit App. No drilling history or other data in file. | No indication of air drilling; presumed mud | |
| 109-31789 Shelby Brooks Estate C-296 | 409' FNL 23' FWL of lse Blk 42 Sec 37 PSL | Pennzoil Sulphur Co. | No | Permit Depth 1,010' | | Permit App. No drilling history or other data in file. | No indication of air drilling; presumed mud | |

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BATCH 3: TEXAS**

| Well Name and API Number | Well Coordinates and Location (T/R, Section, footage/quarter, State County) | Operator/ Contractor(s) | Inside Potash Exclusion Zone? Y/N *(if Y, select new well) | Stratigraphy and Formation Tops and TD; indicate target horizon | Casing Strings; diameter, depth set, cement | Drilling History Synopsis and well status (i.e. producing well, P&A, etc.) | Type of Fluid Used in Hole and Intervals (Specifically identify fluid used to drill Salado) | Completion Date / Comments |
|---|---|-------------------------|--|---|--|--|---|---|
| 109-32161 Parcler, et. Al C-377 | 2,000' FNL 2,100' FWL of lse Blk 52 Sec 26 PSL | Pennzoil Sulphur Co. | No | | No tops or strat data in file TD: 2,425' | Permit App and plugging form, plus correspondence to RR Comm. | No indication of air drilling; presumed mud | Plugged 10/19/90 |
| 389-30872 Reeves State 1-26 | 1,320' FWL 1,320' FSL of lse Blk 45 Sec 26 PSL | Chevron | No | | No tops or strat data in file TD: 2,975' | Prod int. 2,757'-2,800' | No indication of air drilling; presumed mud | Original gas completion date unknown. Only plugging form in file. |

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|--|---|-------------------------|--|--|---|--|---|----------------------------|
| 109-31765 Young & Parker D-84-6 | 1,640' FNL 239' FWL of lse Blk 52 Sec 13 PSL | Texagulf | No | 0-320' SS & Shale 320'-405' Gypsum & shale 405'-435' Dolomite 435'-570' Anhydrite & shale 570'-755' Limestone & dolomite 755'-866' Gypsum & shale TD: 866' | 4" 326' in 296' left | Sulphur core | No indication of air drilling; presumed mud | Plugged 11/27/84 |
| 389-30950 Reeves State 1-12 | 467' FWL 1,980' FSL of lse Blk 45 Sec 12 PSL | Chevron | No | No strat or tops data in file. TD: 2,938' | 8 5/8" 755' 5 1/2" 2,927' | Dry | No indication of air drilling; presumed mud. | Plugged 3/13/78 |

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|----------------------------------|--|-------------------------|--|---|--|--|---|----------------------------|
| 389-30931 Reeves State 1-36 | 1,320' FNL 990' FWL of lse Blk 45 Sec 36 PSL | Chevron | No | No strat or tops data in file. TD: 3,006' | 8 5/8" 753' 5 1/2" 3,005' | Dry | No indication of air drilling; presumed mud. | Plugged 3/11/78 |
| 389-30941 Meeker 18 #1 | 1,320' FNL 1,320' FEL of lse & sec Blk C-21 Sec 18 PSL | WTG Exploration | No | No strat or tops data in file. TD: 3,300' | 8 5/8" 295' | Dry | No indication of air drilling; presumed mud. | Plugged 1/28/78 |
| 389-30961 Covington St. 16 #1 | 660' FNL 933' FEL of lse Blk C-21 Sec 16 PSL | Way & Mills | No | No strat or tops data in file. TD: 3,166' | 8 5/8" 1,080' 4 1/2" 3,166' in 1,166' left | Tested 3143-55 Dry | No indication of air drilling; presumed mud. | Plugged 12/23/78 |

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|---|---|-------------------------|--|---|--|--|---|----------------------------|
| 109-31362 Scott Unit #1 | 1,320' FNL 1,320' NEL of lse Blk 45 Sec 19 PSL | Amer-Quasar | No | No strat or tops data in file. TD: 15,920 | 13 3/8" 700' 10 3/4" 2,700' 7 5/8" 10,150' in 8,450' left | Dry | No indication of air drilling; presumed mud | Plugged 7/9/78 |
| 109-31740 Horseshoe Springs State #1 | 660' FSL 990' FWL of lse Blk 113 Sec 2 PSL | Orla Peteo, Inc. | No | No strat or top data in file TD: 4,037' | 8 5/8" 434' put in 425' left in | No tested intervals listed Dry | No indication of air drilling; presumed mud. | Plugged 7/7/84 |
| 109-30914 State CC #1 | 1,980' FEL 640' FNL Blk 114 Sec 16 PSL | Baber Well Servicing | No | No strat or top data in file TD: 4,037' | 7 5/8" 100' 4 1/2" 1,785' in 525' left | Dry | No indication of air drilling; presumed mud. | Plugged 2/17/77 |

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|---------------------------------------|---|-------------------------|--|---|---|--|--|--|
| 109-31392 Montgomery State 1-9 | 1,203' FSL 2,228' FWL of lse Blk 115 Sec 9 PSL | ARCO | No | No strat or tops data in file. TD: 11,450' | 13 3/8" 315' 8 5/8" 5,017' in 4,628' left 5 1/2" 10,500' in 4,070' left | Tested 10,520'-11,450' open hole 8,606'-8,846' perf'd Dry | From 310'- 5,100' logged w/fresh water in hole, by log header. Plugging not says fresh water to 100'- 50', probably not air drilled. | Plugged 8/21/79 |
| 109-30835 Covington State #1 | 2,119' FNL 2,846' FEL Blk 115 Sec 16 PSL | Stewart | No | No strat or tops data in file. TD: 470' | 4 1/2" 470' | Dry | No indication of air drilling | Plugged 10/8/75 Reported mud to plug applied w/bailer. Possible Cable tool hole. |
| 109-30857 Covington State #2 | 3,122' FSL 1,246' FEL amended to 2,011' FNL 2,210' FEL Blk 115 Sec 16 PSL | Stewart | No | No Further infor in file. | No Further infor in file. | No Further infor in file. | No Further infor in file. | No Further infor in file. |

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BATCH 3: TEXAS**

| Well Name and API Number | Well Coordinates and Location (T/R, Section, footage/quarter, State County) | Operator/ Contractor(s) | Inside Potash Exclusion Zone? Y/N *(if Y, select new well) | Stratigraphy and Formation Tops and TD; indicate target horizon | Casing Strings; diameter, depth set, cement | Drilling History Synopsis and well status (i.e. producing well, P&A, etc.) | Type of Fluid Used in Hole and Intervals (Specifically identify fluid used to drill Salado) | Completion Date / Comments |
|--|---|-------------------------|--|--|--|---|---|---|
| 109-30861 Delaware River Corp. #1 | 1,320' FNL 1,320' NWL of se. Blk 61 Sec 16 | American Quasar | No | No strat or tops data in file. | 13 3/8" 390' 8 5/8" 5,114' in 2,514' left | Dry | No indication of air drilling; presumed mud. | Plugged 12/18/75 |
| 109-31406 Cleveland #1 | 660' FNL 1,980 FWL of lse Blk 53 Sec 30 PSL | Harper | No | Castile 1,512'-1,518' TD: 2,820' | 10 3/4" 340' 5 1/2" 2,818' 2 3/8" 1,535' | Prod. Int. 1,412-1,518 | No indication of air drilling | Gas Compl. 2/12/80 Drilled by Cable rig Plugged 4/5/84 |
| 109-31405 Covington State #1 | 1,980' FEL 1,980' FSL Blk 115 Sec 1 PSL | Laguna Petroleum | No | Cherry Canyon 2,112' Bone Springs 4,712' Wolfcamp 7,530' Strawn 10,874' Atoka 11,018' Morrow 11,675' TD: 13,000' | 13 3/8" 1,202' 9 5/8" 8,436' 5 1/2" 8,110-11,909' 2 1/2" 11,580' | Prod. Int. 11,822-11,828 Tested 8,408'-8,416' 8,776'-8,792' 11,220'-11,498' 11,822'-11,828' | No info found in well | Gas compl 7/12/80 Plugged 3/24/94 |

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|--------------------------|---|-------------------------|--|--|---|--|---|----------------------------|
| Patent C-1006 | 2,576' FEL 2,067' FSL Blk 114 Sec 10 PSL | Pacific Coast Mines | No | 0-80' aluminum gypsum, sd 80'-357' Gypsum massive anhydrite, ss 357'-1,582' bounded anhydrite, s, oil, calcite 1,582'-1,600' limy siltstone dark gray TD: 1,600' | | Sulphur core | No infor found in file. | Plugged 4/12/87 |

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|---|---|-------------------------|--|--|---|--|---|----------------------------|
| 109-32180 Pennzoil Sulphur C-393 | 192' FSL 1,667' FWL Blk 111 Sec 21 PSL | Pennzoil Sulphur | No | 0-200' siltstone, ss dole, some gyp & ls 200'-340' gyp, sltstn claystn, minor dole 430'-610' gyp, anhydrite, claystone, dolomite, ss 610'-870' anhydrite, claystone, sltstn, dole & ss 870'-2,100' anhydrite & ls 2,100'-2,15 sltstn TD: 2,115' | 4" 166' | Sulphur core | No indication of air drilling; presumed mud. | Plugged 5/4/92 |

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|---------------------------------------|---|-------------------------|---|---|---|--|---|----------------------------|
| 389-31785 State M91427 R-30 | 500' FWL 1,500' FNL of lse Blk 58 Sec 25 PSL | Pennzoil Sulphur Co. | No | 0-1,200' ss, clay conglom, limestone 1,250'-2,025' dolomite, anhydrite, siltstone 2,025'-2,881' Anhydrite, ss some limestone & conglomerate TD: 2,881' | 4 ½" 1,170' | Sulphur core | No indication of air drilling; presumed mud | Plugged 11/6/86 |

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|-----------------------------------|---|---|--|--|---|--|---|----------------------------|
| 389-31846 Adams State R-40 | 1,300' FNL 700' FWL Blk 59 Sec 25 PSL | Pennzoil Sulphur Co. | No | 0-800' Clay, sand conglom 800-1,100' sand, clay 1,100'-1,500' conglom, sand 1,500'-1,800' conglom gypsum, anhydrite 1,800'-2,322' anhydrite conglomerates, clay TD: 2,322' | 4 1/2" 688' | Sulphur Core | No indication of air drilling; presumed mud | Plugged 9/16/87 |
| 389-31577 Caldwell #1 | 2,100' FSL 500' FWL of lse Blk 71 Sec 42 PSL | Graco Operations Co. Orig. Operator Pennzoil | No | Lamar 3,382' Cherry Canyon 4,320' Brushy Canyon 5,247' Bone Spring 6,202' Wolfcamp 8,475' TD: 12,975' | 13 3/8" 2,214' 9 5/8" 8,683 | 3456-3516 | No indication of air drilling; presumed mud. | Gas compl 5/17/85 |

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|---------------------------------------|---|-------------------------|--|--|---|---|---|----------------------------|
| 389-31796 Montgomery R-25 | 82' FNL 2,407' FWL of lse Blk 58 Sec 41 PSL | Pennzoil Sulphur Co. | No | 0-1,755' anhydrite, gypsum, dolo, siltstn, some clay, ss & limestone 1,755'-2,400' Anhydrite, limestn, some clay, silt & ss | 4 ½" 788' | Sulphur core | No indication of air drilling; presumed mud. | Plugged 3/31/87 |
| 389-31711 Stephens Caledon #1 | 1,980' FEL 1,980' FSL of lse Blk C-18 Sec 10 PSL | PED Oil Corp. | No | No strat or tops data in file. TD: 5,350' | 8 5/8" 2,338' 5 ½" 5,349' in 2,999 left | Tested 4,064'-4,072' Dry | No indication of air drilling; presumed mud. | Plugged 7/28/87 |
| 389-31160 Lowe Estate State #1 | 660' FNL 660' FWL of lse Blk 71 Sec 40 PSL | Conoco | No | TD: 12,995' | 13 3/8" 1,700' 9 5/8" 8,186' in 6,450' left 5 ½" 12,985' in 2,757' left | Tested 1,700-1,736' 3,740-3,818' 4,821'-4,866' 5,567'-5,961' 9,141'-9,139' 8,186'-8,228' 10,890'-10,992' 11,275'-11,578' | CNL-FDC log indicates brine in hole for 0-8,170' logging run. | Plugged 3/29/82 |

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|--------------------------------------|---|-------------------------|--|--|---|--|---|----------------------------|
| 389-31999 Reynolds State R-63 | 800' FEL 4,480' FSL of Ise Blk 72 Sec 41 PSL | Pennzoil Sulphur Co. | No | 0-976' Clay, ss, mudstone 976'-1,765' ss, gypsum, anhydrite 1,765'-2,762' ss, dolomite w/ some anhydrite TD: 2,762' | 4" pipe 1,267' | Sulphur Core | No indication of air drilling; presumed mud. | Plugged 8/24/91 |

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|------------------------------------|---|-------------------------|--|---|---|--|---|----------------------------|
| 389-31799 Adams St. R-33 | 1,500' FWL 4,980' FSL Blk 59 Sec 36 PSL | Pennzoil Sulphur Co. | No | 0-700' ss, congl. claystone 700'-1,100 siltstone, ss, anhydrite 1,100-1,250' dolo, claystone, anhydrite, siltstone 1,250'-1,500' dolo, limestone, siltstone, anhydrite 1,500'-2,034' anhydrite, limestone, claystone, sand TD: 2,034 | 4" 680' | Sulphur Core | No indication of air drilling; presumed mud. | Plugged 2/19/87 |

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|--|---|-------------------------|--|---|---|--|---|----------------------------|
| 389-31854 Orendorff State 881-HL | 765' FWL 2,250' FNL of Ise Blk 59 Sec 10 PSL | Texasgulf | No | 0-350' shale 350'-550' ss, siltstone 550'-1,060' Siltstone & shale 1,060'-1,280' anhydrite & shale 1,280'-1,550' Anhydrite, dolomite, siltstone TD: 1,550' | 7" 95' 2 7/8" 1,550' in 0' left | Sulphur Core | No indication of air drilling; presumed mud. | Plugged 2/8/88 |

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|--|---|-------------------------|--|--|---|--|---|----------------------------|
| 389-31938 Orendorff State 892 RM | 800' FNL 2,120' FWL Blk 59 Sec 21 PSL | Texasgulf | No | 0-375' Clay 375'-420' ss and siltstone 420'-770' ss & clay 770'-995' Gypsum, anhydrite, siltstone 995'-1,215' dolo, siltstone & gypsum 1,215'-1,445' gypsum, anhydrite, siltstone TD: 1,445' | 7" 95.5' | Tested 1,280'-1,445' 820'-1,180' 145'-720' | No indication of air drilling; presumed mud. | Plugged 12/8/89 |

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|-----------------------------------|---|-------------------------|--|---|---|--|---|----------------------------|
| 389-31872 Burchard 5827 | 650' FNL 660' FEL of Ise Blk 58 Sec 27 PSL | Freeport McMoran | No | 0-100' clay & gravel 100'-280' limestone, sand & clay 280'-1,275' Silt, sand & gravel 1,275'-1,550' anhydrite, silt & clay 1,550'-2,184' Dolo, anhydrite, siltstone, clay 2,184'-2,448' anhydrite, siltstone & clay 2,488'-3,483' anhydrite & limestone 3,483'-3,547' limestone TD: 3,547' | 4 ½" 920' 3 ½" 2,420' in 0' left | Core Test | No indication of air drilling; presumed mud. | Plugged 8/2/88 |

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|---|---|-------------------------|--|---|---|--|---|--|
| Substitute Well for 389-30263 Tean Spencer Trust #1 | 1,320' FNL 1,320' FWL of lse Blk 55 Sec 33 T&RR | Coastal O&G | No | No tops or strat data in file. TD: 13,037' | 10 3/4" 2,012' 7 5/8" 9,400' in 7,382' left 4 1/2" 4,001' | pf'd intervals 10,376'-10,396 11,575'-11,582 12,654'-13,029' Only plugging form found in file. | No indication of air drilling; presumed mud. | Gas compl date unknown Plugged 8/18/84 |
| Substitute Well for 389-30267 (Based on lease) Touchstone C #1 | 467' FEL 2,100' FNL Blk 71 Sec 24 PSL | Bore, Inc. | No | No strat or tops data in file. TD: 11,202' | 13 5/8" 1,667' 7 5/8" 8,117' 4 1/2" 11,202' in 2,702' left | Prod. zone(s) unknown | No indication of air drilling; presumed mud. | Gas compl data unknown-file incomplete. Plugged 10/3/85 |
| 389-31646 Caledon State #1 | 660' FSL 660' FWL of lse Blk 55 Sec 16 T&P RR | Remington Resources | No | No strat or tops data found in file. TD: 5,275' | 8 5/89" 1,861' | Dry | Mud log begins at 3,300'. No other info found in file. | Plugged 4/1/85 |

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|----------------------------|--|-------------------------|--|---|--|--|---|----------------------------|
| 389-31521 Fuller #1 | 1,320' FNL 1,320' FWL of lse Blk 72 Sec 11 PSL | American Exploration | No | No strat or tops noted. TD: 13,720' | 13 3/8" 2,000' 7 5/8" 9,500' | Tested 6,260'-6,274 9,360'-9,364 9,373'-9,380' 9,340'-9,346' Dry hole | Gamma ray log header indicates well fluid is water, but this may be in casing. No other info found in file. | Plugged 10/17/84 |
| 389-30348 Crow #1 | 1,250' FWL 1,320' FNL of lse Blk C-9 Sec 3 PSL | Texas Land & Mortgage | No | No strat or tops noted. TD: 4,610' | 20" 1,041' 13 3/8" 4,525' | Dry | No indication of air drilling; presumed mud | Plugged 5/20/75 |
| 389-30350 Blake Unit #1 | 990' FNL 990' FEL of lse Blk 55 TWP 5 Sec 40 T&P RR | LL & E | No | No strat or tops data in file. TD: 13,270' | 10 3/4" 2,021' 7 5/8" 9,487.95' in 3,368' left | Dry | Company drilling report indicates mud used from surface for drilling. | Plugged 7/3/75 |

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|------------------------------------|---|-------------------------|--|---|---|--|---|----------------------------|
| 389-31070 San Martine 35-#1 | 1,980' FWL 1,320' FNL of lse Blk 71 Sec 35 PSL | Yates | No | No strat or tops data in file. TD: 11,276' | 13 3/8" 1,800' 9 5/8" 3,893' | No tested intervals Dry | No indication of air drilling; presumed mud. | Plugged 1/22/80 |
| 389-31107 Parber 46 #1 | 1,320' FNL 1,320' FEL Blk 71 Sec 46 PSL | HNG | No | No strat or tops data in file TD: 5,000' | 8 5/8" 1,652' 5 1/2" 3,813' in 513' left | Sqz'd Delaware perfs at 3,574'-3,700' Dry | No indication of air drilling; presumed mud. | Plugged 7/9/80 |
| 389-31559 Alamo Gin #1 | 1,320' NWL 2,600' FSL Blk 54 Sec 14 T-7 T&P RR | Newport Petroleum, Inc. | No | No strat or tops data in file. TD: 15,316' | 10 3/4" 2,600' 7 5/8" 10,614' 5" liner 4,948' | Tested 14,002'-14,053' 14,347'-14,863' 148,894'-15,120' Dry | No indication of air drilling; presumed mud. | Plugged 4/21/84 |

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|--|---|-------------------------|--|--|---|---|---|----------------------------|
| 389-31342 Conoco TXL 7-56 #1 | 1,980' FNL 1,980' FEL of lse Blk 56 Sec 7 T-7 T&P RR | Conoco | No | Drillers log included 0-1,216' redbeds 1,216'-3,909 anhydrite & sh to TD TD: 11,300' | 13 3/8" 1,215' 9 5/8" 3,912' 5 1/2" 11,302' in 7,657 left 2 7/8" 3,905' in 0' left | Pf'd 4,003'-4,014' 4,460'-4,472' 4,734'-4,746' 10,760'-10,815' Dry | No indication of air drilling; presumed mud. | Plugged 2/15/85 |
| 389-30409 UTP Johnson #1 | 2,502' FWL 2,808' FSL Blk 56 Sec 16 T-7 T&P RR | Union Texas Petroleum | No | No strat or tops data in file. TD: 12,070' | 13 3/8" 2,000' 9 5/8" 9,088' in 7,158' left | Dry | Brackish water used below 2,000'. Brine mud used below 9,100'. No info on what was used 0-2,000' (presumed mud) | Plugged 9/2/76 |

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|---|---|-------------------------|--|---|---|--|---|----------------------------|
| 389-30423 El Paso State #1 | 1,980' FNL 990' FEL of sec 40 Blk 56 Sec 40 T-7 T&P RR | Superior | No | Drillers log 0-750' Sand & shale 750'-1,921' limestone & sand 1,921'2,839' lime, anhydrite & gypsum streak 2,839'-3,225' lime, shale & anhydrite 3,809'-3,968' lime TD: 11,737' | 20" 67' in 59' left 13 3/8" 750' in 742' left 9 5/8" 3,968' in 3,960' left | Dry | No indication of air drilling; presumed mud. | Plugged 12/26/76 |
| 389-30869 Barnes Adelante Trust #1 | 2,045' FWL 2,055' FSL of lse Blk 56 Sec 22 T-7 T&P RR | Exxon | No | No strat or tops data in file. TD: 10,730' | 8 5/8" 2,500' 5 1/2" 10,728' in 4,920' left | Dry | No indication of air drilling; presumed mud. | Plugged 12/14/77 |

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|--|---|-------------------------|--|---|---|---|---|---|
| 389-31741 | 2,800' FWL 2,200' FSL of lse Blk 70 Sec 32 PSL | Texasgulf | No | No strat or tops data in file. TD: 1,091' | 7" 97' 4 ½" 771' | Sulphur core | No indication of air drilling; presumed mud. | Plugged 2/24/86 Replugged due to sweet gas leak 3/11/86 |
| 389-31847 Peairs #1 | 664.8' FEL 660' FNL of lse Blk C-8 Sec 6 PSL | EP Operating Co. | No | No strat or tops data found in file. TD: 11,726' | 9 5/8" 3,900' 5 ½" 11,727' in 7,856' left | Tested 4,988'-5,000' 9,249'-9,250' 11,396'-11,410' 11,420'-11,423' Dry | No indication of air drilling; presumed mud. | Plugged 8/10/88 |
| 389-31068 Earl Spring Estate #155 | 660' FSL 1,980' FWL of lse Blk 4 Sec 55 H&GN RR | Wagner & Brown | No | TD: 6,600' | 8 5/8" 2,225' 5 ½" 5,896' | Tested 4,246'-4,277' 4,398'-4,519' 5,194'-5,300' 5,393'-5,415' Dry | No indication of air drilling; presumed mud. | Plugged 3/28/85 |

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|-------------------------------------|--|----------------------------|--|--|---|--|---|--|
| 389-31188 Dunahoo #1 | 660' FNEL 660' FNWL of lse Blk 4 Sec 45 H&GN RR | Pecos Auto & Truck Leasing | No | Rustler 1,780' Castile 3,490' Delaware Lamar 4,232' Delaware Sand 4,280' TD: 4,320' | 8 5/8" 2,250' 5 1/2" 4,320' | Prod interval 3,498'-3503' | No indication of air drilling; presumed mud. | Oil compl 9/1/82 |
| 389-31421 Reeves "BM" For #1 | 990' FWL 990' FSL of lse Blk 55 Sec 17 T-7 T&P RR | Texaco | No | Upper Miss 10,520' Lower Miss. 11,246' Woodford 11,438' Devonian 11,724' Silvian 11,820' Fusselman 11,966' TD: 12,500' | 9 5/8" 2,940' 7" 9,600' 5" 9,385-12,500' 2 3/8" 11,219-11,230 [Eventually pulled 3,300' of 7" at plugging.] | Prod int. 11,330'-11,335' 11,359'-11,361' 11,379'-11,391' 11,404'-11,411' | No indication of air drilling; presumed mud. | Gas compl. 2/1/84 Plugged 12/8/89 |

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|---|---|--------------------------|--|---|--|--|---|----------------------------|
| 389-32104 Nine Mile Draw "135507" #1 | 869' FSL 2,454' FEL of Ise Blk 55 Sec 13 T-75 T&P RR | Burlington Resources O&G | No | Delaware 4,410' Bone Spring 7,269' Wolfcamp 9,710' Woodford 13,525' Devonian 13,830' Fussleman 14,100' TD: 14,416' | 9 5/8" 2,393' 7" 10,509' 5" 10,260' 2 7/8" 13,856' | Prod. int 14,070-14,328 | No indication of air drilling; presumed mud. | Gas compl. 2/26/97 |
| 389-30976 Lindermann #2401 | Blk 55 Sec 24 T-7 T&P RR | Abraxas Production | No | Bone Spring 7,270' Wolfcamp 9,839' Miss Lime 13,712' Devonian 14,129' Fusselman 14,395' Montoya 14,471' TD: 15,157' | 10 3/4" 2,315' 7 5/8" 7,576' 5" 7,331-15,157 2 3/8" 14,342' | Prod. Int. 14,385-14,458' Tested 14,551'-14,991 14,113'-14,510' 14,365'-14,458' | No indication of air drilling; presumed mud. | Gas compl 11/18/95 |

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|------------------------------------|--|-------------------------|--|--|---|--|---|----------------------------|
| 389-31507 Reeves "BG" For #1 | 1,980' FNL 1,980' FEL of lse Blk 54 Sec 19 T-7 T&P RR | Texaco | No | Lamar 4,505' Devonian 13,336' Fusselman 13,404' Montoya 13,617' TD: 14,300' | 9 5/8" 2,600' 7" 10,550' 5" 10,264-14,100' 2 7/8" 13,311 | Prod int. 13,374'-14,006' | No indication of air drilling; presumed mud. | Gas compl 12/13/84 |
| 389-31576 Brown #1 | 1,980' FNWL 1,980' FSWL of lse Blk 4 Sec 62 H&GN RR | Desana Development | No | No strat or tops data in file. TD: 6,000' | 8 5/8" 2,161' 4 1/2" 4,516' in 2,362' left | Tested 5,800'-6,000' 5,400'-5,644' 4,622'-5,400' 4,317'-4,324 Test oil, but not completed. Dry | No indication of air drilling; presumed mud. | Plugged 5/5/85 |
| 389-31055 Reeves "43" #1 | 660' FSEL 660' FSWL Blk 4 Sec 43 H&GN RR | JRC Petroleum | No | No strat or tops data on record. TD: 5,700' | 8 5/8" 2,265' 4 1/2" 5,700' 2 3/8" 4,388 | Prod. Int. 4,339'-4,372' | No indication of air drilling; presumed mud. | Oil Compl 5/2/80 |

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|--|--|-------------------------|--|--|--|--|---|----------------------------|
| 389-31159 Southern Heirs et. al. #1 | 660' NEL 2,000' FSL of lse Blk 50 Sec 38 T-7 T&P RR | American Public Energy | No | No strat or tops data on record. TD: 6,433' | 8 5/8" 1,630' 5 1/2" 5,450' in 2,446' left | Tested 5,224'-5,252' 5,527'-5,541' 6,272'-6,301' Dry | No indication of air drilling; presumed mud. | Plugged 1/8/82 |
| 389-30244 Warren Wright Est. et. al. #1 | 1,980' FSL 12,980' FWL of sec. Blk 70 Sec 22 PSL | Conoco | No | No strat or tops data on file. TD: 12,625' | 13 3/8" 624' 9 5/8" 4,609' 7 5/8" 4,756' | No tests indicated Dry | No indication of air drilling; presumed mud. | Plugged 3/15/73 |
| 389-30398 Moore #1 | 2,877' FSL 2,451' FWL of lse Blk 54 Sec 22 T&P RR | Texaco | No | Delaware 4,558' Bone Spgs 7,343' Miss Lo. 12,691' Woodford 12,750' Siluro-Dev Fuss 13,080' Montoya 13,431' TD: 14,070' | 13 5/8" 2,600' 7 5/8" 10,580' 5" 10,263'-14,070' 4 1/2" 10,263' | Prod int 13,154'-13,419 | No indication of air drilling; presumed mud. | Gas compl 7/18/76 |

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|-------------------------------------|---|-------------------------|--|---|---|--|---|---|
| 389-31339 Gilman 150 | 660' FEL 660' FSL of lse Blk 5 Sec 50 H&GN | Wagner & Brown | No | Lamar Lime 4,688' Bell Canyon 4,717' Ford shale 4,800' Cherry Canyon 5,705' 3A Sand 5,705' TD: 5,960' | 8 5/8" 2,209' 5 1/2" 5,959' 2 7/8" 4,790' | Prod int 4,770'-4,780' | No indication of air drilling; presumed mud | Oil compl 6/15/83 |
| 389-31351 Balmorhea Ranches #149 | 1,980' FSL 660' FEL of lse Blk 5 Sec 49 H&GN | Wagner & Brown | No | Lamar lime 4,698' Bell Canyon 4,727' Cherry Canyon 5,688' 3A Sand 5,700' Mamanitz 5,836' TD: 6,000' | 8 5/8" 2,020' 5 1/2" 5,984' 2 7/8" 5,750' | Prod int 5,703'-5,732' | No indication of air drilling; presumed mud | Oil compl 3/24/83 |
| 389-30370 Johnson #2 | 1,650' FWL 1,980' FSL of lse Blk C-11 Sec 22 PSL | Monsanto Oil | No | No indication of air drilling; presumed mud TD: 4,150' | 9 5/8" 220' 7" 2,196' 4 1/2" 4,150' | Prod int 3,886'-3,920' | No indication of air drilling; presumed mud. | Gas compl date unknown. Plugged 12/30/83 |

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|------------------------------|---|-----------------------------|--|--|--|--|---|---|
| State 23 #1 | 660' FWL 2,500' FSL of lse Blk C-11 Sec 23 PSL | Wood, McShane & Thams | No | No indication of air drilling; presumed mud. TD may be 2,836' Plug back depth 3,826' | 12 3/4" 363' 8 5/8" 1,793' 5 1/2" 3,829' in 2,142' left | Pf'd int 3,814'-3,818' | No indication of air drilling; presumed mud. | Gas compl date unknown. Plugged 7/8/88 |
| 389-32112 Burner 9608 | 467' FNL 1,700' FEL of lse Blk 57 Sec 5 T-2-S T&P RR | Graystone Exploration | No | Ramsey 2,674' Delaware 3,712' TD: 4,339' | 8 5/8" 546' 4 1/2" 4,286' 2 3/8" 3,768' | Prod int 3,712'-3,716' 3,751'-3,757' | No indication of air drilling; presumed mud. | Oil compl 2/1/97 |
| 389-31476 Huckabee 4 | 973' FSL 1,667' FWL Blk 57 Sec 16 T-2 T&P RR | Merit Energy | No | Delaware 2,715' Ramsey 2,752' Olds 2,775' Cherry Canyon 3,676' | 8 5/8" 667' 5 1/2" 4,200' 2 3/8" 4,009' | Prod int 2,802'-2,811 4,036'-4,058' 4,080'-4,106' | No indication of air drilling; presumed mud. | Oil compl 3/19/84 Plugged 12/14/94 |

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|--|---|--|--|---|--|--|---|--|
| 389-30448 Arco State 24 #1 | 660' FSL 660' FWL of lse Blk 57 Sec 24 T-3 T&P RR | Ensearch | No | No strat or tops data in file. TD: 4,220' | 8 5/8" 252' 4 1/2" 4,209' 2 3/8" 3,630' in 17' left | Prod int 3,709'-3,804 3,849'-3,855' | No indication of air drilling; presumed mud. | Gas compl data unknown Plugged 12/21/83 |
| 389-31481 Caldwell Estate 10 #1 | 660' FNL 1,400' FWL Blk 57 Sec 10 T-7 T&P RR | Samson Hydrocarbon (originally Conoco) | No | Lamar 3,920' Cherry Canyon 4,810' Brushy Canyon 5,818' Bone Springs 6,972' Wolfcamp Shale 9,154' TD: 12,100' | 13 3/8" 353' 9 5/8" 3,995' 5 1/2" 12,098' 2 7/8" 11,052 | Prod int. 11,172-11,398 | No indication of air drilling; presumed mud. | Gas compl 6/15/84 |
| 389-30381 State 13 #1 | 990' FSL 990' FWL of section Blk C-11 Sec 13 PSL | Monsanto | No | No strat or tops data in file. TD: 4,110' | 9 5/8" 750' after plugging | Dry | No indication of air drilling; presumed mud. | Plugged 1/31/76 |

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|-----------------------------------|---|-------------------------|--|---|---|--|---|----------------------------|
| 389-30506 Casey Draw #1 | 660' FSL 1,980' FEL of lse Blk C-11 Sec 12 PSL | Monsanto | No | No strat or tops data in file. TD: 4,059' | 9 5/8" 1,550' after plugging | Dry | No indication of air drilling; presumed mud. | Plugged 7/15/77 |
| 389-30365 TX Mineral Lse 32 #1 | 760' FSL 660' FEL Blk 57 TWP 2 Sec 32 T&P RR | Chevron | No | No strat or tops data in file TD: 14,185' | 16" 40' 10 3/4" 3,882' 7 5/8" 10,494' 5" 9,973-14,183' | Dry | No indication of air drilling; presumed mud | Plugged 3/12/76 |
| 389-30892 Gozar #1 | 1,980' FSL 1,980' FEL Blk 57 Sec 17 T-7 T&P RR | Gulf Oil | No | No strat or tops data in file TD: 12,485' | 16" 40' 10 3/4" 2,178' 7 5/8" 8,170' | Dry | No indication of air drilling; presumed mud. | Plugged 3/24/78 |

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|-------------------------------------|--|--------------------------|--|---|---|--|---|----------------------------|
| 389-30908 Lee 2A | 660' FNL 760' FEL of lse Blk 57 TWP 2 Sec 10 T&P RR | Petroleum Corp. Of Texas | No | No strat or tops data in file TD: 3,400' | 8 5/8" 1,009' 4 1/2" 3,403' in 883' left | Dry | No indication of air drilling; presumed mud. | Plugged 5/9/78 |
| 389-31030 Sabine State 12-#3 | 1,707' FSL 933' FWL of lse Blk 55 Sec 12 T-4 T&P RR | HNG Oil | No | No strat or tops data in file TD: 5,550' | 9 5/8" 1,009' 4 1/2" 5,500' in 2,939' left 2 3/8" 3,858' in 0' left | No intervals listed, but cementing rpt says perfs squeezed at 5,016'-5,493' 3,932'-3,940' 3,680'-3,683' 3,086'-3,110' | No indication of air drilling; presumed mud. | Plugged 4/8/80 |
| 389-31057 Texaco Fee #1 | 660' FNL 660' FEL of lse Blk 55 Sec 27 T-4 T&P RR | Exxon | No | No strat or tops data in file TD: 3,900' | 8 5/8" 1,956' | Dry | No indication of air drilling; presumed mud. | Plugged 10/12/79 |

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|--|---|----------------------------------|--|--|---|--|---|--|
| 301-30822 Parker, et. al. #1 Slash-Z | 660' FSL 660' FEL slash Z lse Blk 53 Sec 10 T-2 T&P RR | BC Operating (current op.) | No | Base Lamar 4,790' Top Ramsey 4,820' Top Ch. Canyon 5,834' TD: 6,600' | 8 5/8" 1,040' 5 1/2" 6,600' in 23,650' left | Pf'd from 6,374'- 6,505' Plugged 5/10/93 | No indication of air drilling; presumed muds. | 6/7/88 |
| Sanders O&G Leland "A" 2 | 1,980 FNL 1,980 FEL Blk 53 Sec 8 T-2 T&P RR | Sanders O&G | No | Bell Canyon 4,706'-4,782' Cheery Canyon 5,018'-6,390' TD: 6,447' | 8 5/8" 970' 5 1/2" 6,445' in 1,945 left | Pf'd from 6,370'- 6,390 Plugged 9/9/97 | No indication of air drilling; presumed muds | 1/7/91 |
| 301-30588 Orig. Hanley Curr Daniel Energy Brunson- Tameco A 1 | 660' FSL 1,960' Blk 76 Sec 38 PSL | Daniel Energy | No | Rustler 973' Lamar 5,050' Ramsey 5,080' Cherry Canyon 6,100' TD: 6,900' | 8 5/8" 1,137' 5 1/2" 6,890' 2 7/8" tubing 6,601 | Pf'd 6,672'- 6,696' | No indication of air drilling; presumed muds | Oil compl 10/8/84 2/1/86 Converted to SWD well 12/28/82 recompleted as injection well |

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|--|---|--------------------------|--|---|---|--|---|----------------------------|
| 301-30776 Parker, et.al. Stash S-1 | 467' FNL 467' FWL Blk 53 Sec 10 T-2 T&P RR | Parker & Parsley | No | Top Lamar 4,780' Top Cherry Canyon 5,820' TD: 6,575' | 8 5/8" 974' 5 1/2" 6,575' 2 7/8" 5,914' | Pf'd 6,279-6,355' | No indication of air drilling; presumed mud. | Oil compl 2/6/88 |
| Enron White Mule 1 | 990' FNL 1,680' FWL Blk 54 Sec 38 T-2 T&P RR | Enron | No | TD: 14,871 | 13 3/8" 1k,135' 9 5/8" 4,326' in 3,676' left 7 5/8" 12,300' in 5,840' left 4 1/2" 4,138' in and left | Dry | No indication of air drilling; presumed mud. | Plugged 5/28/88 |
| JRP Resources Johnsons 2-3 | 1,990' FNL 1,980' FEL Blk 53 Sec 2 T-2 T&P RR | Orig. Richmond Petroleum | No | Lamar 4,949' Ramsey 4,987' Olds 5,037 TD: 6,740' | 8 5/8" 961' 5 1/2" 6,740' 2 7/8" 6,514' | Prod int 6,605'-6,734' | No indication of air drilling; presumed mud. | Oil compl 11/19/89 |

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| Well Name and API Number | Well Coordinates and Location (T/R, Section, footage/quarter, State County) | Operator/ Contractor(s) | Inside Potash Exclusion Zone? Y/N *(if Y, select new well) | Stratigraphy and Formation Tops and TD; indicate target horizon | Casing Strings; diameter, depth set, cement | Drilling History Synopsis and well status (i.e. producing well, P&A, etc.) | Type of Fluid Used in Hole and Intervals (Specifically identify fluid used to drill Salado) | Completion Date / Comments |
|-----------------------------------|---|--|--|---|---|--|---|----------------------------|
| 301-30305 Madera 26-76 #1 | 1,980' FSL 1,320' FEL Blk 76 Sec 26 PSL | Getty Oil | No | No data reported TD: 16,850' | 16" 835' 10 3/4" 5,138' 7 5/8" 13,003 in 9,603 left 5" 4,365' | Dry 15,486'-15,490' 15,602'-15,612' | No indication of air drilling; presumed mud. | Plugged 12/7/81 |
| 301-30305 Madera 26-76 1-A | 1,325' FSL 1,320' FEL Blk 76 Sec 26 PSL | Pioneer | No | No data reported | 16" 835' 10 3/4" 5,138' | Dry | No indication of air drilling; presumed mud | Plugged 7/23/97 |
| 1 TXL | 290' FSL 330' FWL Blk 53 Sec 5 T-2 T&P RR | Orig. Calto Oil-Paul Page & Corp. Later Ice Bros. | No | No data reported | 5 1/2" 4,845' in 1,029.55' left | Dry Pf'd 4,642'-4,699' Well formerly drilled by Calto Oil et.al. As TXL-AL-#1-5; D&A 9/59 1989 was a deepening | No indication of air drilling; presumed mud. | Plugged 4/11/89 |

**ATTACHMENT 1. WELL FILES EXAMINED BY EPA IN THE DELAWARE BASIN
BATCH 3: TEXAS**

| Well Name and API Number | Well Coordinates and Location (T/R, Section, footage/quarter, State County) | Operator/ Contractor(s) | Inside Potash Exclusion Zone? Y/N *(if Y, select new well) | Stratigraphy and Formation Tops and TD; indicate target horizon | Casing Strings; diameter, depth set, cement | Drilling History Synopsis and well status (i.e. producing well, P&A, etc.) | Type of Fluid Used in Hole and Intervals (Specifically identify fluid used to drill Salado) | Completion Date / Comments |
|---|--|-------------------------|--|---|---|--|---|----------------------------|
| 1 Texaco Longhorn | 1,285' FNL 1,980' FWL of lse Blk 76 Sec 6 PSL | Trail Mountain Inc. | No | TD: 9,500' | 13 3/8" 721' 8 5/8" 5,023' | Pf'd 4,822-4,840' 4,878'-4,888' Dry | No indication of air drilling; presumed mud. | Plugged 6/18/93 |
| 301-30593 Grice Getty #1 (aka 8-#1) | 660' FS: 1,980' FEL of lse Blk 76 Sec 8 T-1 PSL | Harper Oil | No | TD: 5,100' | 8 5/8" 839' | Dry | Log header reports salt gel starch at time of logging. No other info found in file. | Plugged 10/24/84 |
| 301-30623 N.E. Grice 9-1 | 660' FNL 660' FEL of lse Blk 76 Sec 9 T-1 PSL | Harper Oil | No | TD:5,212' | 8 5/8" 705' | Dry | Log header reports salt gel starch at time of logging. No other info found in file. | Plugged 2/20/85 |