# **Statement of Basis**

PERMITTEE: Wesco Operating, Inc.

FACILITY: Sheldon Dome Field NW

PERMIT NUMBER: WY-0025607

RESPONSIBLE OFFICIAL: Robert Kirkwood (Engineer)

Wesco Operating, Inc.

PO Box 1706 Casper WY 82602 (307) 265-5178 Ext. 16

FACILITY CONTACT: Robert Kirkwood (307)-265-5178 Ext. 16

Or Tom Kirkwood (307)-265-5178 Ext 28

Email: <a href="mailto:tkirkwood@tribcsp.com">tkirkwood@tribcsp.com</a>

PERMIT TYPE: Minor Industrial (Renewal)

**Indian Country** 

FACILITY LOCATION: NW 1/4 NW 1/4 Section 1, Township 5 North, Range 3 West in

Fremont County, Wyoming

DISCHARGE POINT: Outfall 001, Lat. 43.44409° N, Long. 109.06929° W

# **Background Information**

The Environmental Protection Agency (EPA) directly implements the Clean Water Act (CWA) National Pollutant Discharge Elimination System (NPDES) on Indian country lands within the State of Wyoming. This facility is located on the Wind River Indian Reservation and is thus in "Indian country" as defined at 18 U.S.C. 1151. The EPA has not approved the Eastern Shoshone or Northern Arapaho Tribes (Tribes) or the State of Wyoming to implement the CWA NPDES program in Indian country.

This permit authorizes the discharge of produced water from outfall 001 at the oil production wastewater treatment facility for the Wesco Operating, Inc. (formerly Pioneer Oil & Gas Company) - Sheldon Dome Field NW oil production facility, located in Fremont County, Wyoming. Refer to Figure 1 for a location map. This facility is within the exterior boundaries of the Wind River Indian Reservation.

This permit is a renewal of NPDES Permit Number WY-0025607, which expired on September 30, 2010, and was administratively extended.

Wesco has indicated that this facility is no longer actively discharging to surface waters. In the fourth quarter of 2006, this facility became a reinjection facility and surface discharges ceased. However, the facility is keeping the permit active in case the need arises to begin surface discharge. This need would only present itself in an emergency situation as a result of equipment failure and the settling pits reached capacity.

Produced oil, water, and gas are separated in tanks by gravity, heat and emulsion breaking chemicals. A flow diagram is attached as Figure 2. Water is discharged through a series of three (3) settling pits where the remaining oil is removed by floatation and skimming prior to discharge to an ephemeral tributary to Dry (Pasup) Creek. This facility produces about 1,500 barrels of water per day.

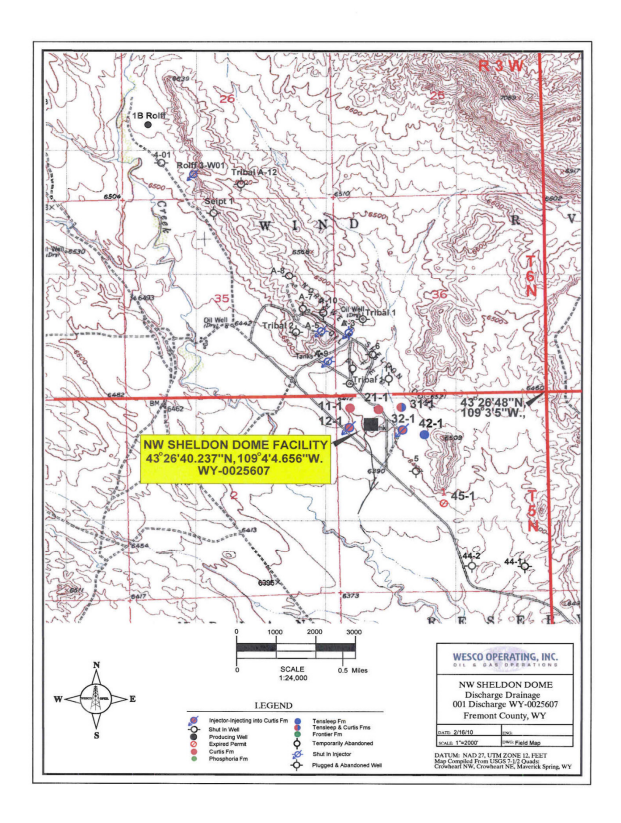


Figure 1. Wesco Operating, Inc. – Sheldon Dome Location Map

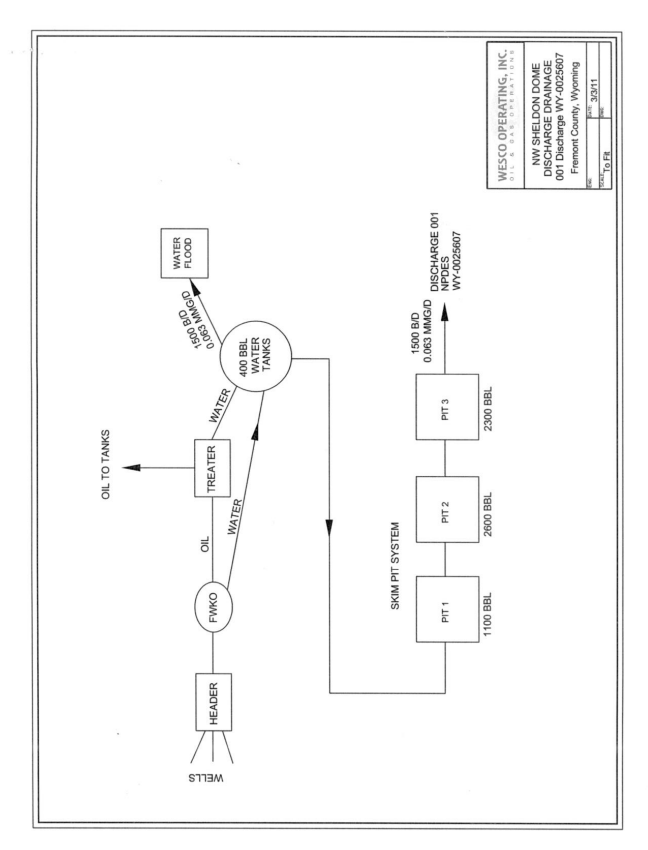


Figure 2. Wesco Operating, Inc. – Sheldon Dome Flow Diagram

Wesco Operating, Inc. - Sheldon Dome Field WY-0025607





**Holding Pit #3** 

6/30/2010

Outfall 001 from Holding Pit #3

6/30/2010

## **Receiving Waters**

The discharge from Outfall 001 at this facility will enter an unnamed ephemeral tributary to Dry (Pasup) Creek. Dry (Pasup) Creek is located in the Wind River Drainage Basin. The discharge provides wildlife and stock watering opportunities.

The Tribes adopted surface water quality requirements that apply to surface waters within the exterior boundary of the Wind River Indian Reservation. These water quality requirements were adopted into tribal code as Water Quality Rules and Regulations effective September 25, 2007. The water quality requirements were submitted to the EPA and returned to the Tribes with comments. The tribal water quality requirements have not yet been formally approved by the EPA, however, the EPA is considering the water quality requirements when determining reasonable potential (RP) and evaluating the need for any water quality based effluent limitations (WQBELs) in this renewal permit. EPA relied on CWA Section 301(b)(1)(C) and principles of tribal sovereignty in establishing WQBELs based on tribally-adopted water quality requirements.

In the Tribes' water quality requirements, designated uses were established in which the Tribes classified the unnamed ephemeral tributary and Dry (Pasup) Creek from confluence with Wind River, upstream to perennial flow as Class 3B. Class 3B waters are tributary waters including adjacent wetlands that are not known to support fish populations or drinking water supplies and where those uses are not attainable. Class 3B waters are intermittent and ephemeral streams with sufficient hydrology to normally support and sustain communities of aquatic life including invertebrates, amphibians, or other flora and fauna which inhabit waters of the Reservation at some stage of their life cycles. In general, 3B waters are characterized by frequent linear wetland occurrences or impoundments within or adjacent to the stream channel over its entire length. Such characteristics will be a primary indicator used in identifying Class 3B waters. Uses designated on Class 3B waters include aquatic life other than fish, primary contact recreation, wildlife, industrial, agricultural, cultural/traditional and aesthetic uses.

## **Applicable Technology and Water Quality Considerations**

Permit limitations for the Sheldon Dome facility are derived through evaluating applicable treatment technology standards, as well as the Tribes' and EPA's narrative and numeric water quality requirements. The applicable treatment technology standards for the site are found in 40 CFR Part 435, Oil and Gas Extraction Point Source Category, Subpart E – Agricultural and Wildlife Water Use Subcategory.

Treatment technology standards establish a level of effluent quality that must be met by all facilities affected by the applicable category. The level of effluent quality established by the treatment standards may not be sufficient, however, to protect all water uses. As required by the CWA, the EPA must conduct an evaluation of the numeric water quality requirements and the assimilative capacity for the receiving stream. The results of this evaluation are used to establish permit limits to ensure the receiving stream quality and its existing and designated uses are protected. An evaluation of the narrative water quality requirements that may be applicable to this facility is performed to further protect the characteristics and water quality of the receiving stream.

#### **Technology Based Effluent Limitations**

#### Applicable Effluent Guidelines and Standards

The Sheldon Dome facility is an onshore facility located landward of the inner boundary of the territorial seas. The facility is also located west of the 98<sup>th</sup> meridian and, therefore, Subpart E applies, allowing the discharge of produced water for which the produced water has a use in agricultural or wildlife propagation. The effluent guideline defines "use in agricultural or wildlife propagation" to mean "that the produced water is of good enough quality to be used for wildlife or livestock watering or other agricultural uses and that the produced water is actually put to such use during periods of discharge." 40 CFR § 435.51(c).

The actual effluent limitation from Subpart E is found in 40 CFR § 435.52, which provides:

- (a) There shall be no discharge of waste pollutants into navigable waters from any source (other than produced water) associated with production, field exploration, drilling, well completion, or well treatment (i.e., drilling muds, drill cuttings, and produced sands).
- (b) Produced water discharges shall not exceed the following daily maximum limitation:

Oil and Grease: 35 mg/L.

This facility has not discharged in the last permit term and therefore current documentation for beneficial use of the produced water from this facility was not provided. However, other oil producing permittees who discharge produced water into Pasup Creek have provided beneficial use documentation. The permittee did provide the EPA with documentation (letter dated September 6, 2011) that the discharge of produced water is actually put to use during periods of discharge into Bighorn Draw for a similar facility (Winkleman Dome, Permit #WY-0025232).

Correspondence from the U.S. Bureau of Indian Affairs (June 13, 2011) and the U.S. Fish and Wildlife Service (August 17, 2011) describes and supports the potential beneficial uses of the produced water from the Winkleman Dome facility. The beneficial uses include providing wetland habitats for "designated tribal significant species, state species of concern and federal trust resource species".

## Additional Technology Based Effluent Limitations

Under the applicable technology requirements for the Agricultural and Wildlife Water Use Subcategory of Part 435, discharges of produced water must be of good enough quality to be used for wildlife or livestock watering or other agricultural uses. The EPA's previous permit limitations for total dissolved solids (TDS), chloride, and sulfate were based on similar requirements for livestock protection imposed by the State of Wyoming on oil and gas production facilities outside the Wind River Indian Reservation in the State of Wyoming. For this renewal permit, the EPA reviewed current information from literature and studies to establish limitations which are protective of livestock and wildlife consumption of the produced water discharge.

In the previous permit, emphasis was placed on controlling conductance, chloride, sulfate, and TDS for protection of livestock.

Water Quality for Wyoming Livestock and Wildlife Report

The Water Quality for Wyoming Livestock and Wildlife document published in 2007 by the University of Wyoming Department of Veterinary Sciences, University of Wyoming Department of Renewable Resources, Wyoming Game and Fish Department, and Wyoming Department of Environmental Quality includes a review of the health effects of inorganic contaminants to livestock and wildlife. The EPA evaluated this document to determine the impacts of these contaminants on the beneficial use of produced water, as contemplated in Subpart E.

For livestock watering, the 3,000 mg/L limit on sulfate in the previous permit may not be adequately protective. In the report, "Water Quality for Wyoming Livestock & Wildlife, A Review of the Literature Pertaining to Health Effects of Inorganic contaminants", the summary for sulfur contained the following statement: "assuming normal feedstuff sulfate concentration, acute death may occur in ruminants at concentrations greater than 2,000 mg/L, especially if not allowed time to acclimate. Assuming normal feedstuff S concentrations, keeping water SO<sub>4</sub> concentrations less than 1,800 mg/L should minimize the possibility of acute death in cattle. Concentrations less than 1,000 mg/L should not result in any easily measured loss in performance." <sup>a</sup>

<sup>&</sup>lt;sup>a</sup> M. F. Raisbeck, S. L. Riker, C. M. Tate, R. Jackson, M. A. Smith, K. J. Reddy and J. R. Zygmunt (2007): Water quality for Wyoming livestock and wildlife. A Review of the Literature Pertaining to Health Effects of Inorganic Contaminants UW AES bulletin B-1183. pp 94; Fluoride Chapter 4, pp 15-19 <a href="http://www.wyomingextension.org/agpubs/pubs/B1183.pdf">http://www.wyomingextension.org/agpubs/pubs/B1183.pdf</a> (verified 03/22/11)

Therefore, the following limit was determined to be protective of the beneficial use:

Pollutant	Acute	Chronic
Sulfate, mg/L	1,800	1,000

In addition, the study recommends that water for cattle consumption contain less than 2.0 mg/L of fluoride and assumes that this concentration should be safe for sheep, cervids, and horses.<sup>b)</sup> Fluoride is addressed below.

## **Water Quality Based Effluent Limitations**

The Eastern Shoshone and Northern Arapaho Tribes developed water quality requirements that apply to waters within the exterior boundaries of the Wind River Indian Reservation. These water quality requirement were adopted into tribal code as Water Quality Rules and Regulations effective September 25, 2007. The water quality requirements were submitted to the EPA for review. Comments were returned to WREQC, which is now in the process of reviewing the submission based on the EPA's comments. The Tribes' updates have not been formally submitted to the EPA for approval. Although the EPA has not approved these water quality requirements, EPA, is considering the Tribes' water quality requirements during the permit writing for the Phoenix - Sheldon Dome facility to ensure the discharge complies with the requirements. EPA relied on CWA Section 301(b)(1)(C) and principles of tribal sovereignty in establishing WQBELs based on tribally-adopted water quality requirements.

# Numeric Water Quality Criteria

To ensure that any potential permit effluent limitations based on the Tribes' adopted water quality criteria are fully protective of the designated aquatic life use, a comparison of the Tribes' criteria with the EPA's published recommended CWA Section 304(a) criteria was performed. In most cases, the Tribes' criteria were equivalent to EPA's published criteria. The tribal exceptions were for cadmium (acute – 19.12  $\mu$ g/L; chronic – 6.22  $\mu$ g/L) and silver (acute – 37.44  $\mu$ g/L), which were higher than the EPA's criteria. Where the two sets of criteria varied, the EPA chose the more stringent of the two. The selected criteria used in evaluation of RP and setting permit effluent limitations are listed in Table 1.

<sup>&</sup>lt;sup>b</sup> M. F. Raisbeck, S. L. Riker, C. M. Tate, R. Jackson, M. A. Smith, K. J. Reddy and J. R. Zygmunt (2007): Water quality for Wyoming livestock and wildlife. A Review of the Literature Pertaining to Health Effects of Inorganic Contaminants UW AES bulletin B-1183. pp 94; Sulfate Chapter 10, pp 45-48 <a href="http://www.wyomingextension.org/agpubs/pubs/B1183.pdf">http://www.wyomingextension.org/agpubs/pubs/B1183.pdf</a> (verified 03/22/11)

Table 1 – Applicable Water Quality Criteria - expressed as μg/L

Pollutant	More Stringent of EPA Water Quality Criteria and Adopted Wind River Tribal Water Quality Criteria Aquatic Life			
	Acute	Chronic		
Aluminum, Total	750	87		
Arsenic, Total	340	150		
Cadmium, Total	7.7 (1)	0.64 (1)		
Chloride	860,000	230,000		
Chromium (III)	1,773.3 (1)	230.7 (1)		
Chromium (VI), Hexavalent	16	11		
Copper, Total	49.6 (1)	29.3 (1)		
Iron, Total		1,000		
Lead, Total	280.8 (1)	10.9 (1)		
Manganese, Total	9,033 (1)	3,105 (1)		
Mercury, Total	1.4	0.77		
Nickel, Total	1,513 (1)	168 (1)		
Oil and Grease	Narrative	, 10 mg/L		
pН	6.5 to 9.0			
Selenium, Total		4.6		
Silver, Total	34.9 (1)			
Sulfide (as H <sub>2</sub> S)		2		
Zinc, Total	379 (1)	382 (1)		

(1) Criterion is hardness dependent. Table values adjusted for hardness using the recommended cap of 400 mg/L for waters having a hardness value greater than 400 mg/L.

# Narrative Water Quality Requirements

The narrative water quality requirements for the Wind River Indian Reservation were evaluated to determine if permit limits were necessary to protect the characteristics and uses of the receiving stream. The Tribes have adopted narrative requirements for toxic pollutants, settleable solids and floating and suspended solids. The following are the Tribes' narrative requirements:

Section 13 - Toxic Pollutants. Except for those substances referenced in Section 21 (e) and (f) of these regulations, toxic pollutants attributable to or influenced by human activities shall not be present in any Reservation surface water in concentrations or combinations which constitute pollution as defined herein.

Section 15 - Settleable Solids. In all Reservation waters, substances attributable to or influenced by human activities that will settle to form sludge, bank, or bottom deposits shall not be present in quantities which could result in significant aesthetic degradation, significant degradation of habitat for aquatic life or adversely affect public water supplies, agricultural or industrial water use, plant life or wildlife.

Section 16 - Floating and Suspended Solids. In all Reservation surface waters, floating and suspended solids attributable to or influenced by human activities shall not be present in quantities which could result in significant aesthetic degradation, significant degradation of habitat for aquatic life or adversely affect public water supplies, agricultural or industrial water use, plant life or wildlife.

# Permit Limitations Based on Narrative Water Quality Requirements

Floating, Suspended and Settleable Solids

Permit requirements for implementing the narrative requirements for discharges of floating solids and oil which causes a visible sheen or deposits on the bank or bottom are included in the renewal permit as effluent limitations:

The concentration of oil and grease shall not exceed 10 mg/L in any sample nor shall there be a visible sheen or cause a visible sheen in the receiving waters or deposits on the bottom or shoreline of the receiving waters.

There shall be no discharge of floating solids or visible foam in other than trace amounts.

## Reasonable Potential (RP) Evaluation for Water Quality Based Effluent Limitations

#### **Effluent Monitoring Data**

This facility has not recorded a discharge from Outfall 001 since the last quarter of 2006 and no Toxic Pollutants Screening nor renewal application parameter testing was performed due to this lack of discharge. To utilize relevant data for the preparation of this permit, data from the Wesco Winkleman Dome facility (WY0025232) is provided. The permittee believes that if the discharge from this facility was to become active again it would likely have similar physical and chemical characteristics as the Winkleman Dome facility. Although a comparison of the Sheldon Dome 2006 DMR data with the Winkleman Dome DMR data indicates significantly higher levels previously discharged at this site, this information may not reflect possible current discharge data. The limits set for this permit, however, will be similar to the Winkleman Dome limits to protect water quality.

The following Tables 2-5 provide the available data from the most recent permit cycle from the Sheldon Dome facility as well as data (Discharge Monitoring Reports, application and Toxic Pollutants Screening) from the Winkleman Dome facility.

Table 2. DMR Data - Sheldon Dome

Sample Date	Specific Conductivity (µS/cm)	TDS (mg/L)	Chlorides (mg/L)	Sulfates (mg/L)	Total Radium 226 (pCi/L)	Oil and Grease (mg/L)	pH max. (s.u.)	Flow (mgd)
6/30/2006	11,180	8,220	1,210	3,690	5.1	7.89	8.5	0.053
12/31/2006	11,230	8,380	1,170	3,610	7.7	6.33	8.5	0.045
Limit	7,500	5,000	2,000	3,000	60	10	8.5	

Table 3. DMR Data - Winkleman Dome

Sample Date	Specific Conductivity (µS /cm)	TDS (mg/L)	Chlorides (mg/L)	Sulfates (mg/L)	Total Radium 226 (pCi/L)	Oil and Grease (mg/L)	pH max. (s.u.)	Flow (mgd)
12/31/2005	2,610	1,722	281	704	11.1	8.26	8.4	0.96
6/30/2006	2,650	1,690	270	619	12.8	8.56	8.5	0.97
12/31/2006	2,610	1,620	229	623	12.2	9.57	8.0	1.45
6/30/2007	2,680	1,480	206	583	7.7	9.76	8.5	1.15
12/31/2007	2,410	1,530	66.5	493	66.5	8.58	8.3	1.23
6/30/2008	2,450	1,550	240	499	6.7	9.16	8.5	1.02
12/31/2008	2,370	1,680	212	637	8.3	9.14	8.3	1.27
6/30/2009	2,430	1,790	254	673	1.9	9.07	8.0	1.29
12/31/2009	2,410	1,479	245	385	5.1	9.07	8.2	1.27
6/30/2010	2,190	1,495	214	632	5.5	12.0	8.5	1.18
12/31/2010	2,250	1,538	204	684	28.7	8.08	8.3	1.16
6/30/2011	2,240	1,420	1,841	457	8.7	11.6	8.7	1.18
12/31/2011	2,690	1,830	221	664	8.3	8.5	8.4	1.25
6/30/2012	2,250	-	246	488	8.2	3.61	8.2	1.35
12/31/2012	2,400	1,490	83	529	8.0	4.7	8.5	1.17
minimum	2,190	1,420	83	385	1.9	3.61	8.0	0.96
average	2,443	1,594	223	578	8.0	8.64	8.0-8.7	1.19
maximum	2,690	1,830	281	704	12.8	12.0	8.7	1.45
Limit	7,500	5,000	2,000	3,000	60	10	6.5-8.5	

An evaluation of the chloride data using the statistical program ProUCL 4.1 revealed that 2 data points (66.5 and 1,841) were statistically outliers within the dataset. Therefore, these two data points will not be utilized in the RP evaluation.

Table 4 – Permit Application Data - Winkleman Dome (February 7, 2010)

			No. of
Parameter	Units	Max	Samples
BOD	mg/L	153	1
COD	mg/L	258	2
TOC	mg/L	5.72	1
TSS	mg/L	1,479	1
Ammonia (as N)	mg/L	0.4	1
Flow	mgd	1.27	1
Temperature (winter)	°C	27	1
Temperature (summer)	°C	33	1
Sulfate	mg/L	620	1
Bromide	mg/L	0.5	1
Color	mg/L	80	1
Fluoride	mg/L	3.0	1
Nitrate-Nitrite (as N)	mg/L	0.1	1
Nitrogen, Total Organic (as N)	mg/L	1.2	1
Phosphorus (as P), Total	mg/L	<0.1	1
Radioactivity Alpha, Total	pCi/L	49.2	2
Radioactivity Beta, Total	pCi/L	49.9	2
Radium, Total	pCi/L	12.8	1
Radium 226	pCi/L	11	1
Sulfide (as H <sub>2</sub> S)	mg/L	82	2
Sulfite	mg/L	6.5	1
Surfactants	mg/L	<1.0	1
Barium, Total	mg/L	0.189	1
Boron, Total	mg/L	1.17	1
Cobalt, Total	mg/L	< 0.001	1
Iron, Total	mg/L	0.052	2
Magnesium, Total	mg/L	39.4	1
Molybdenum, Total	mg/L	0.001	1
Tin, Total	mg/L	< 0.001	1
Titanium, Total	mg/L	0.002	1
Arsenic, Total	mg/L	0.005	2
Cadmium, Total	mg/L	< 0.001	1
Chromium, Total	mg/L	0.003	1
Copper, Total	mg/L	0.037	1
Lead, Total	mg/L	0.002	1
Mercury, Total	μg/L	0.028	2
Selenium, Total	mg/L	0.006	1
Zinc, Total	mg/L	0.026	1
Benzene	μg/L	27	1
Ethylbenzene	μg/L	5.8	1
Toluene	μg/L	14	1

Table 5 – Toxic Pollutants Screening Data - Winkleman Dome (August 11, 2005)

Parameter	Units	Data	Reporting Limit	No. of Samples
Calcium	mg/L	126	0.5	1
Chloride	mg/L	222	5	1
Magnesium	mg/L	39.4	0.5	1
Hardness, as CaCO <sub>3</sub>	mg/L	477	10	1
COD	mg/L	258	3	1
Sulfide (as H <sub>2</sub> S)	mg/L	82	1	1
Arsenic	μg/L	5	1	1
Aluminum	μg/L	ND	50	1
Cadmium	μg/L	ND	5	1
Chromium	μg/L	ND	5	1
Copper	μg/L	ND	5	1
Iron	μg/L	52	50	1
Lead	μg/L	ND	2	1
Manganese	μg/L	ND	50	1
Mercury	μg/L	0.028	0.006	1
Nickel	μg/L	ND	5	1
Selenium	μg/L	ND	1	1
Silver	μg/L	ND	5	1
Uranium	μg/L	ND	5	1
Zinc	μg/L	ND	5	1
Gross alpha	pCi/L	49.2	1	1
Gross alpha precision	pCi/L	7.8	-	1
Gross beta	pCi/L	49.9	2	1
Gross beta precision	pCi/L	14.6	-	1
Radium 226	pCi/L	11.0	0.2	1
Radium 226 precision	pCi/L	1.4	_	1

### Reasonable Potential (RP) Evaluation

# Quantitative RP Analysis

The NPDES regulations in 40 CFR § 122.44(d)(1)(i) – (iii) require permit writers to assess effluent to with respect to EPA-approved water quality standards to evaluate the impact of direct dischargers on downstream water quality. This assessment is used to determine permit limitations that are protective of water quality uses. EPA considered it appropriate to assess effluent discharged from this facility and evaluate RP with respect to tribally-approved water quality requirements. Reasonable potential for pollutants in the discharge to cause or contribute to an exceedance of applicable water quality requirements was evaluated for all parameters of concern measured and reported in the permit application, toxic pollutants screening, or DMR.

(1)

The effluent data was compared to applicable acute and chronic aquatic life criteria values presented in Table 1 above after consideration of pollutant variability in the discharge and available dilution in the receiving water. A quantitative RP evaluation was performed using the Region 8 RP Tool, which assesses RP from effluent data with statistical procedures consistent with EPA's Technical Support Document for Water Quality Based Toxics Control, March 1991. A confidence interval of 95% was used for all RP calculations. See results in Table 6 below.

Parameter	Water	tic Life Quality teria	Maximum Reported Effluent		sonable ential?
	Acute	Chronic	Concentration	Acute	Chronic
Chloride, mg/L	860	230	270	No	Yes
Fluoride, mg/L	2 (2)	N/A	3	Yes (3)	N/A
Oil & Grease, mg/L	N/A	10	12	Yes	Yes
Sulfate, mg/L	1,800	1,000 (2)	684	No	No
Sulfide (as H <sub>2</sub> S), mg/L	-	0.002	82	-	Yes
Aluminum, µg/L	750	87	ND	No	No
Arsenic, µg/L	340	150	5	No	No
Cadmium, µg/L	7.7 (1)	0.6 (1)	<1	No	Maybe (3)
Chromium (III), µg/L	1,773	231	<3	No	No
Copper, µg/L	49.6 (1)	29.3 (1)	37	No	Yes (3)
Iron, μg/L	N/A	1,000	52	-	No
Lead, µg/L	280.9	10.9 (1)	2	No	No
Mercury, μg/L	1.40	0.77	.028	No	No
Nickel, μg/L	1,513 <sup>(1)</sup>	168 (1)	ND	No	No
Selenium, µg/L	N/A	4.6	6	N/A	Yes (3)
Silver, μg/L	34.9(1)	N/A	ND	No	No
Uranium, µg/L	N/A	N/A	ND	No	No
Zinc, µg/L	379 <sup>(1)</sup>	382 (1)	26	No	No

Calculated based on hardness value of 400 mg/L

- (2) Criteria limit is not an aquatic life water quality limit, but rather a recommended limit for livestock and wildlife propagation.
- (3) Insufficient data to confidently determine existence of RP. Additional data is necessary.

The results of the quantitative evaluation identified chloride, fluoride, oil and grease, sulfide (as H<sub>2</sub>S), copper, and selenium as having RP to cause or contribute to exceedances of the water quality criteria. For fluoride, cadmium, copper, and selenium, insufficient quantitative data is available to adequately assess RP to exceed the numeric criteria.

To confidently evaluate quantitatively the reasonable potential of a pollutant to impair the receiving body of water in which the facility discharges, a sufficient quantity of data of known quality to assess variability must be available.

## Qualitative RP Analysis

In cases where the permittee reported a pollutant present at concentrations far in excess of the applicable water quality criteria and there are only one or two data points available, the EPA is proposing to add effluent limitations in order to protect the designated uses and applicable criteria for aquatic life in the renewal permit. In this case, further monitoring to support a RP analysis is unnecessary. In some cases, however, where sampling shows small exceedances of the applicable water quality criterion, but there is insufficient monitoring data to support a RP determination, EPA is not proposing to add an effluent limit and is instead imposing monitoring requirements.

#### Sulfide (as H<sub>2</sub>S)

Sulfide (as  $H_2S$ ) can be toxic to aquatic life. The water quality criteria for sulfide (as  $H_2S$ ) is  $2\mu g/L$  (chronic) to protect aquatic life. An evaluation of the data provided by the permittee indicates a significant exceedance of the criteria. An effluent limit, therefore, has been included in this permit.

### Fluoride, Copper, Cadmium, Selenium

Additional qualitative review of the limited data for fluoride, copper and selenium and cadmium showed inconsistencies that raised questions about the finding of RP through quantitative methods. For example, when two data points were reported, the highest value reported was above the reporting limit and the other value reported was not (copper), or only one data point was provided (fluoride). Also, the reported results are in some cases are very close to the criteria value (selenium) or an analytical method was used that provided a reporting level at or above the criteria value (cadmium). For these pollutants, the data provided is insufficient to confidently determine the potential for these pollutants to impact the receiving streams in which the facility discharges. Effluent limitations will not be established for fluoride, copper, cadmium or selenium at this time, however, monitoring will be required using sufficiently sensitive analytical methods in order to collect adequate data to quantitatively assess RP during the next permit renewal. Additional information received from the U.S. Fish and Wildlife (August 17, 2011) has expressed their primary concern about potential selenium levels and its cumulative impact within surface water storage.

#### Mercury

Although the mercury level did not exceed the aquatic life water quality criteria, the metal was detected in at least one sample and therefore, additional monitoring using clean methods is required in order to compile a more complete data set for future evaluation. Also, the reissued permit includes a trigger level established at the chronic water quality criteria of  $0.77~\mu g/L$  and a requirement to develop and implement a mercury minimization plan if that trigger level is detected.

## **Organic Compounds**

The permit application data submitted included one analysis of some volatile and semi-volatile organic compounds based on whether the permittee believes that the analyte is present in the discharge. The data presented in Table 3 above indicates the effluent contains measurable concentrations of benzene, ethyl benzene, and toluene.

The data were evaluated with respect to EPA and Tribal water quality criteria for human health protection and EPA Maximum Contaminant Levels (MCL) for drinking water to determine if there was RP for pollutants in the discharge to exceed the criteria in Table 7 below. Only benzene was identified at concentrations which exceeded the recommended criteria for human health protection and the MCL. Since the Tribes have not designated the receiving water as a drinking water source, the human health criteria and MCLs are not directly applicable to the water body and effluent limitations will not be established based on this evaluation.

Table 7 - Effluent Organic Compounds Detected and Water Quality Criteria Comparison

<u>Parameter</u>	Effluent	Water Quality Criteria		<b>Drinking Water</b>
	Concentration (µg/L)	(Human Health) (µg/L)		$MCL (\mu g/L)$
		Water + Organism	Organism only	
Benzene	27	2.2	51	5
Ethyl Benzene	5.8	530	2,100	700
Toluene	14	1,300	15,000	1,000

Although no effluent limitations were established for benzene in the renewal permit, the the effort required to reduce the concentration of other pollutants (e.g. sulfide (as H<sub>2</sub>S)) in the discharge will concurrently reduce the concentration of volatile organic compounds in the discharge. Additional monitoring for volatile and semi-volatile organic compounds will, however, be required as part of the toxic pollutants screening monitoring requirements in this renewal permit.

## Other Effluent Limitations

The daily maximum limitations for Total Radium 226 of 60 pCi/L, Specific conductance of 7500  $\mu$ S/cm and total dissolved solids of 5000 mg/L have been retained in this renewal permit and are based on previous permit limitations.

pH limitations have been revised from a range of 6.5 - 8.5 to a range of 6.5 - 9.0 based on tribal water quality requirement for aquatic life protection. The basis for the previous maximum range value for pH of 8.5 could not be verified from review of the permit record and therefore the limit has been revised for this renewal permit.

## Additional Toxics Monitoring Requirements

In the event that this facility does discharge, included in the permit is additional effluent monitoring to screen for hazardous/toxic constituents (Permit Part 1.3.4.). The requirement to monitor for these pollutants of concern is to develop a dataset to evaluate the reasonable potential for these pollutants to impact the receiving streams into which the facility discharges and to comply with the tribal narrative criteria for toxic pollutants.

# **Whole Effluent Toxicity (WET)** (Permit Part 1.3.6.)

Whole Effluent Toxicity monitoring data for this facility has not been received. As a means to demonstrate compliance with the tribal narrative water quality requirement for toxic pollutants, WET has been included in this permit. WET monitoring requirements that are representative of the discharge effluent (40 CFR § 122.44(d)(1)(ii)) are included in this permit to generate data used to determine whether RP for WET has been demonstrated.

For this permit, acute testing will be required on a quarterly basis after the effective date of the permit until the permittee demonstrates no test failures for either species (*Daphnia magna*, *Pimephales promelas*) tested for four consecutive quarters. Upon successful completion of four consecutive quarterly tests demonstrating no acute toxicity in the discharge, annual monitoring shall be required.

For the purposes of this permit, *Daphnia magna* will be utilized as a toxicity indicator testing organism in lieu of *Ceriodaphnia dubia* due to its higher tolerance for the naturally occurring high TDS levels within the produced water from the wells.

If acute toxicity occurs in a test, e.g.  $LC_{50} < 100\%$  effluent, the permittee will be required to:

- (1) Notify the EPA Regional WET Coordinator within 48 hrs of when the permittee learned of the initial test failure;
- (2) Promptly take all reasonable measures necessary to immediately reduce toxicity; and
- (3) Initiate an additional test within two (2) weeks of the date of when the permittee learned of the test failure. If only one species fails, retesting may be limited to this species.

The EPA Regional WET Coordinator may waive either or both requirements (2) or (3) with justification (e.g., the toxicity has been ongoing and the permittee is in the process of conducting a toxicity identification evaluation/toxicity reduction evaluation).

If acute toxicity occurs in the two week re-test, the permittee will be required to:

Immediately begin testing once a month until further notified by the EPA Regional WET Coordinator. Accelerated monthly testing is only required for the species that failed the initial and second tests.

Follow conditions for Toxicity Identification/Toxicity Reduction Evaluation (Permit Part 1.3.7).

In addition to the accelerated monitoring, the permittee shall perform a toxicity identification evaluation/toxicity reduction evaluation (TIE/TRE) as to establish the cause of the toxicity, locate the source(s) of the toxicity, and develop control of, or treatment for the toxicity.

The permittee will be required to submit a TRE Plan within 30 or 45 days of learning of the second test failure depending on whether the toxicant is known or unknown at that time.

The TRE Plan may be reviewed by EPA to ensure its adequacy for addressing toxicity in the discharge. EPA may provide comments to the permittee on the TRE Plan and may request that the Plan include additional or specific monitoring, etc. to ensure that all potential sources of toxicity are addressed during the evaluation.

The permittee will be required to implement the provisions of the Plan within 75 or 90 days after learning of the second test failure depending on whether the toxicant is known or unknown at that time.

EPA has provided a summary of useful reference materials in Permit Part 1.3.7.2.1.1 for assistance in developing a TRE Plan should toxicity occur during the term of the permit.

# **Effluent Limitations – Outfall 001**

The current operating procedure of removal of the produced water from the site is reinjection with the only occurrence of discharge from Outfall 001 being under emergency conditions. During reinjection conditions, sampling is not required, however, if the need to discharge into the adjacent drainageway arises, all monitoring shall be required and effluent limitations met as described in this permit. Since any possible discharge characteristics data are currently unknown, it is recommended that the permittee obtain and evaluate samples with respect to this permit's limitations prior to any discharge occurring.

Based on the technology and water quality considerations and protecting beneficial uses, the following effluent limitations will be required for this facility:

#### **Interim Effluent Limitations**

Table 8 - Effective immediately after permit issuance and expiring three (3) years after effective date of this permit, the quality of effluent discharged by the facility shall, as a minimum, meet the limitations as set forth below:

	Effluent Limitation					
Effluent Characteristic	30-Day Average <u>a</u> /	Daily Maximum <u>a</u> /	Basis for Limitation <u>b</u> /			
Specific Conductance, μS/cm	N/A	7,500	ELPP			
Total Dissolved Solids, mg/L	N/A	5,000	ELPP			
Chloride, mg/L	N/A	2,000	ELPP			
Sulfate, mg/L	1,000	1,800	RCLW			
Total Radium 226, pCi/L	N/A	60	ELPP			
The concentration of oil and grease shall not exceed there be a visible sheen or cause a visible sheen in the the bottom or shoreline of the receiving waters.	ELPP, WQR					
The pH of the discharge shall not be less than 6.5 no	WQR					
There shall be no discharge of floating solids or visi amounts.	ble foam in other	than trace	ELPP, WQR			

a/ See Permit Part 1.1., for definition of terms.

b/ ELPP = Effluent limitations in previous permit; WQR = water quality requirements adopted by the Tribes for the Wind River Indian Reservation; RCLW = Recommended criteria for livestock and wildlife, based on the report "Water Quality for Wyoming Livestock & Wildlife, A Review of the Literature Pertaining to Health Effects of Inorganic Contaminants", University of Wyoming department of Veterinary Sciences, et al.

#### Final Effluent Limitations

Table 9 - Effective three (3) years after the effective date of this permit and lasting through the life of this permit, the quality of effluent discharged by the facility shall, as a minimum, meet the limitations as set forth below:

	Effluent I	Limitation	Basis for
Effluent Characteristic	30-Day Average a/	Daily Maximum <u>a</u> /	Limitation <u>b</u> /
Specific Conductance, µS/cm	N/A	7,500	ELPP
Total Dissolved Solids, mg/L	N/A	5,000	ELPP
Chloride, mg/L	230	860	WQR
Sulfate, mg/L	1,000	1,800	RCLW
Sulfide (as H <sub>2</sub> S), mg/L	0.002	N/A	WQR
Total Radium 226, pCi/L	N/A	60	ELPP
The concentration of oil and grease shall not excee shall there be a visible sheen or cause a visible sheed deposits on the bottom or shoreline of the receiving	ELPP , WQR		
The pH of the discharge shall not be less than 6.5 c	WQR		
There shall be no discharge of floating solids or vis	sible foam in othe	r than trace	ELPP, WQR

a/ See Permit Part 1.1. for definition of terms.

### **Self-Monitoring Requirements – Outfall 001**

This facility utilizes a reinjection process for removing produced water from the site rather than surface discharging. In the event that surface discharge of the produced water occurs, monitoring of the discharge will be required to protect aquatic life and to develop data for future water quality based limits.

Sampling and test procedures for pollutants listed in this part shall be in accordance with guidelines promulgated by the Administrator in 40 CFR Part 136, as required in 40 CFR § 122.41(j). The permit contains monitoring requirements for constituents that were identified as RP to exceed the water quality criteria. At a minimum, the following constituents shall be monitored at the frequency and with the type of measurement indicated; samples or measurements shall be representative of the volume and nature of the monitored discharge. If no discharge occurs during the entire monitoring period, it shall be stated on the Discharge Monitoring Report Form (EPA No. 3320-1) that no discharge or overflow occurred.

b/ ELPP = Effluent limitations in previous permit; WQR = water quality requirements adopted by the Tribes for the Wind River Indian Reservation; RCLW = Recommended criteria for livestock and wildlife, based on the report "Water Quality for Wyoming Livestock & Wildlife, A Review of the Literature Pertaining to Health Effects of Inorganic Contaminants", University of Wyoming department of Veterinary Sciences, et al.

Table 10 – Effective immediately and lasting through the effective term of this permit

Effluent Characteristic	Frequency	Sample/Monitori ng Type <u>a</u> /	
Total Flow, mgd <u>b</u> /	Monthly	Instantaneous	
Specific Conductance, µS/cm	Monthly	Grab	
pH, std units	Monthly	Grab	
Oil and grease, <u>c</u> /	Weekly	Visual	
Sulfide (as H <sub>2</sub> S), mg/L <u>d</u> /	Quarterly	Grab	
Chloride, mg/L	Quarterly	Grab	
Sulfate, mg/L	Quarterly	Grab	
Total Radium 226, pCi/L	Quarterly	Grab	
Total Dissolved Solids, mg/L	Semi-Annually	Grab	
Mercury, Total, μg/L e/	Three times after effective date of permit	Grab	
Whole Effluent Toxicity, Acute (Permit Part 1.3.6.)	Quarterly <u>f</u> /	Grab	
Toxic Pollutants Screen (Permit Part 1.3.4.)	Three times after effective date of permit	Grab	

- a/ See Permit Part 1.1., for definition of terms.
- b/ Flow measurements of effluent volume shall be made in such a manner that the permittee can affirmatively demonstrate that representative values are being obtained. The average flow rate (in million gallons per day) during the reporting period and the maximum flow rate observed (in mgd) shall be reported.
- c/ A weekly visual observation is required. If a visible sheen is detected, a grab sample shall be taken and analyzed immediately and analyzed in accordance with the requirements of 40 CFR Part 136. The concentration of oil and grease shall not exceed 10 mg/L in any sample.
- d/ The analysis for sulfide (as  $H_2S$ ) shall be done with an approved procedure that has a method detection level of no greater than 0.10 mg/L (100  $\mu$ g/L). In the calculation of average sulfide (as  $H_2S$ ) concentrations, those analytical results that are less than 0.10 mg/L shall be considered to be zero. If all individual analytical results that would be used in the calculations are less than 0.10 mg/L, then "less than 0.10 mg/L" shall be reported on the discharge monitoring report form. Otherwise, report the maximum value and the calculated average value.
- e/ Monitoring periods shall be during the  $1^{st}$ ,  $3^{rd}$  and  $5^{th}$  years after the effective date of this permit. Based on current approved analytical mercury method, Method 1631, Revision E, the method detection limit (MDL) for mercury is  $0.0002~\mu g/L$ . If the mercury trigger level of  $0.77~\mu g/L$  is detected during the life of the permit, the permittee is required to develop and implement the Mercury Minimization Plan (MMP), as described further below in this Statement of Basis.
- f/ At a minimum, quarterly monitoring shall be conducted until the completion of four consecutive quarterly tests demonstrating no acute toxicity is present in the discharge for either test species. Thereafter, monitoring shall be conducted at least annually for the remainder of the term of this permit. See Permit Part 1.3.6.

# **Compliance Schedules (Permit Part 1.3.3.)**

The effluent limitations for chloride and sulfide (as  $H_2S$ ) have become either more restrictive or new with this permit renewal. In order to allow the permittee the opportunity to evaluate the measures necessary to meet these new limitations, the permittee shall comply with the schedule outlined in Permit Part 1.3.3. The compliance schedule for chloride and sulfide (as  $H_2S$ ) shall be 36 months in duration.

The sulfate limit shall be met immediately since this limit is a technology based limit under 40 CFR Part 435, Subpart E. Under the CWA and EPA's regulations, compliance schedules may not be used for technology-based effluent limits.

## **Toxic Pollutants Screen (Permit Part 1.3.4.)**

This permit requires the permittee to monitor for the constituents listed below in the toxic pollutants screen three times during the life of the permit. One monitoring period will be during the 1<sup>st</sup> year after the effective date of this permit and the second during the 3<sup>rd</sup> year after the effective date of this permit. Reporting of each of the first two screening datasets shall be submitted to the permit issuing authority, at the time of the DMR submittal for that reporting period in which the screening occurred. A third monitoring will be required as part of the application documentation for the renewal of this permit. Monitoring must be conducted according to test procedures approved under 40 CFR Part 136, unless other test procedures have been specified in this permit.

- All Volatile Organic Compounds listed in 40 CFR Part 122, Appendix D, Table II.
- All Base/Neutral and Acid Organic Compounds listed in 40 CFR Part 122, Appendix D, Table II.
- All metals listed in 40 CFR Part 122, Appendix D, Table III, except mercury which is included in the regular self-monitoring.
- Fluoride as listed in 40 CFR Part 122, Appendix D, Table IV.

# **Method Detection Limits (Permit Part 1.3.5.)**

Monitoring methods must be sufficiently sensitive to meet the Method Detection Limits specified in Table 11 below:

Table 11 - Required Method Detection Limits

Parameter	Required Detection Limits and Required Units
Arsenic, Total	1 μg/L
Aluminum, Total Recoverable	50 μg/L
Antimony, Total Recoverable	50 μg/L
Beryllium, Total Recoverable	1 μg/L
Cadmium, Total Recoverable	5 μg/L
Chromium, Total Recoverable	5 μg/L
Chloride	5 mg/L
Copper, Total Recoverable	5 μg/L
Lead, Total Recoverable	1 μg/L
Magnesium, Total Recoverable	30 μg/L
Manganese, Total Recoverable	2 μg/L
Nickel, Total Recoverable	1 μg/L
Radium 226, Total Recoverable	0.2 pCi/L
Selenium, Total Recoverable	2 μg/L
Silver, Total Recoverable	5 μg/L
Sulfide/Hydrogen Sulfide (S=, HS-)	100 μg/L
Thallium, Total Recoverable	50 μg/L
Zinc, Total Recoverable	2 μg/L
Hardness, Total	10 mg/L as CaCO3
Uranium, Total Recoverable	5 μg/L
Gross Alpha and Beta Radiation	0.2 pCi/L
Dissolved Oxygen	1 mg/L
Calcium	10 mg/L
Fluoride	1 mg/L
Volatile Organic Compounds	5 μg/L
Acid & Base/Neutral Organic Compounds	10 μg/L
Chemical Oxygen Demand	3 mg/L

# Mercury Minimization Plan (MMP) (Permit Part 1.3.8.)

Section 301(a) of the CWA prohibits the discharge of any pollutant, including mercury, from a point source into waters of the United States except in compliance with Section 402 of the CWA. CWA Section 402 establishes the NPDES program, under which the EPA are authorized to administer the program issue permits that allow the discharge of pollutants into waters of the United States. These permits must contain (1) technology-based effluent limitations, which represent the degree of control that can be achieved by point sources using various levels of pollution control technology and (2) WQBELs, when necessary to ensure that the receiving waters achieve applicable water quality requirements.

Most WQBELs are expressed as numeric limits on the amounts of specified pollutants that may be discharged. However, WQBELs may also be expressed in narrative form such as Best Management Practices (BMPs) or pollutant minimization measures when it is infeasible to calculate a numeric limit (40 CFR § 122.44(k)(3)). In addition, BMPs may be imposed in the form of NPDES permit conditions to supplement numeric effluent limitations when the permitting authority determines that such requirements are necessary to carry out the purposes and intent of the CWA (40 CFR § 122.44(k)(4)).

On January 8, 2001, the EPA announced the availability of its recommended CWA Section 304(a) water quality criterion for methylmercury. This water quality criterion, 0.3 milligram (mg) methylmercury per kilogram (kg) fish tissue wet weight, describes the concentration of methylmercury in freshwater and estuarine fish and shellfish tissue that should not be exceeded. The EPA recommended that the criterion be used as guidance by states, territories, and authorized tribes in establishing or updating water quality standards for waters of the United States. The EPA completed the Guidance for implementing the January 2001 Methylmercury Water Quality Criterion in April 2010.<sup>c</sup>

According to the Methylmercury Guidance, where a water column translation is not available and the permit writer determines that a numeric limit is infeasible to calculate, the permit writer should include the following permit conditions:

- The reissued permit will include a trigger level established at the chronic water quality criteria of 0.77 μg/L and a requirement to develop and implement a Mercury Minimization Plan (MMP) if that trigger level is detected;
- 2. Require the permittee to implement a MMP tailored to the facility's potential to discharge mercury. This MMP may be used as a trigger level, reduction goal or used to supplement an enforceable numeric limit to further manage mercury discharges;
- 3. Require effluent monitoring using a sufficiently sensitive EPA-approved method to determine if the MMP is effective. (EPA Clean Sampling Method 1669 and Analytical Method 1631); and
- 4. Include a reopener clause to modify the permit conditions if the MMP is not found to be effective or if a water column of the fish tissue criterion is developed.

<sup>&</sup>lt;sup>c</sup> United States Environmental Protection Agency, Office of Science and Technology (April 2010): Guidance for Implementing the January 2001 Methylmercury Water Quality Criterion – Final, <a href="http://water.epa.gov/scitech/swguidance/standards/criteria/aqlife/pollutants/methylmercury/upload/mercury2010.pdf">http://water.epa.gov/scitech/swguidance/standards/criteria/aqlife/pollutants/methylmercury/upload/mercury2010.pdf</a>

The permittee is required in the reissued permit to develop an MMP tailored to the facility's potential to discharge mercury. At a minimum, the MMP shall include the following:

- Evaluation of existing best management plans or spill prevention and containment control plans;
- Identification and evaluation of current and potential mercury sources;
- Monitoring to confirm current or potential mercury sources;
- Identification of potential methods for reducing or eliminating mercury, including material substitution, material recovery, spill control and collection, waste recycling, process modifications, good housekeeping and disposal practices;
- Implementation of appropriate minimization measures identified in the MMP; and
- Effluent monitoring using sufficiently sensitive analytical methods to verify the effectiveness of the MMP.

# **Chemical Inventory Reporting Requirement (New Permit Section 1.3.9)**

In response to public comment, the following chemical inventory reporting requirement has been added:

The Permittee shall maintain an inventory of the quantities and concentrations of the specific chemicals used to formulate well treatment and workover fluids. If there is a discharge of these fluids, the chemical formulation, concentrations and discharge volumes of the fluids shall be submitted with the DMR. For discharges of well treatment and workover fluids, the type of operation that generated the discharge fluids shall also be reported.

# **Reporting Requirements**

Effluent monitoring results obtained during the previous six (6) months shall be summarized and reported on **one** Discharge Monitoring Report Form (EPA No. 3320-1), postmarked no later than the 28th day of the month following the reporting period. If no discharge occurs during the reporting period, "no discharge" shall be reported.

### **Endangered Species Act (ESA) Requirements**

Section 7(a) of the Endangered Species Act requires federal agencies to ensure that any actions authorized, funded or carried out by an agency are not likely to jeopardize the continued existence of any federally-listed endangered or threatened species or adversely modify or destroy critical habitat of such species.

Federally listed threatened, endangered and candidate species found in Fremont County, Wyoming include:

Species	<u>Status</u>
Bald Eagle (Haliaeetus leucocephalus)	R
Yellow-billed Cuckoo (Coccyzus americanus)	C
Greater Sage Grouse (Centrocercus urophasianus)	C
Blowout Penstemon (Penstemon haydenii)	E
Fremont County Rockcress (Boechera pusilla)	C
Ute Ladies Tresses (Spiranthes diluvialis)	T
Desert Yellowhead (Yermo xanthocephalus)	T
Grizzly Bear (Ursus arctos horribillis)	T
Black-footed Ferret (Mustela nigripes)	E
Gray Wolf (Canis lupus)	R
Canada Lynx ( <i>Lynx canadensis</i> )	T
North American Wolverine (Gulo gulo luscus)	C

T Threatened R Recovery E Endangered C Candidate

It does not appear that discharges from the Wesco - Sheldon Dome Field facility will result in significant impact to any endangered species or critical habitats. This permit renewal is not likely to adversely affect any of the species listed by the U. S. Fish and Wildlife Service under the Endangered Species or critical habitats of the tributary leading to Dry (Pasup) Creek.

## National Historic Preservation Act (NHPA) Requirements

Section 106 of the National Historic Preservation Act (NHPA), 16 U.S.C. § 470(f) requires that federal agencies consider the effects of federal undertakings on historic properties. The EPA has evaluated its planned reissuance of the NPDES permit for Eagle Oil and Gas Company – Sheldon Dome Field to assess this action's potential effects on any listed or eligible historic properties or cultural resources. This correspondence is typically conducted with the Tribal Historic Preservation Office (THPO).

The EPA does not anticipate any impacts on listed/eligible historic or cultural properties because this permit is a renewal and will not be associated with any new ground disturbances or changes to the volume or point of discharge. During the public comment period, the EPA will notify the Tribal Historic Preservation Offices (THPOs) of the Eastern Shoshone and Northern Arapaho Tribes of the planned issuance of this NPDES permit and request their input on potential effects on historic properties and the EPA's preliminary determination in this regard. No comments were received.

#### Miscellaneous

The effective date and the expiration date of the permit will be determined at the time of permit issuance. The intention is to renew the permit for a period of approximately five years, but not to exceed 5 years.

Permit drafted by Staff, 8P-W-WW Permit reviewed by Robert Shankland, SEE, 8P-W-WW Permit reviewed by Bruce Kent, Senior Environmental Scientist, 8P-W-WW

#### Addendum to the Statement of Basis and Permit

The proposed permit was public noticed on June 10, 2013. The comments received and the responses to those comments are given in separate documents titled "Response to General Comments on Permits WY-0020338, WY-0024953, WY-0024945, WY-0025232, WY-0025607." The changes listed below were made as a result of comments received. The changes will not require going back to public notice.

# Changes to Statement of Basis

- 1. Page 4: The definition of a 3B stream classification has been corrected.
- 2. Page 6: The statement "The limits of 7,500 μS/cm for conductance, 2,000 mg/L for chloride, 3,000 mg/L for sulfate, and 5,000 mg/L for TDS have been in effect since the facility has been covered under an NPDES permit." was deleted.
- 3. Page 7, Table 1; Page 10, Table 4; Page 12, Table 6; Page 13, Sulfide; Page 17, Table 9; and Page 18, Table 10 & Footnote d/: The clarification of the pollutant sulfide "as H<sub>2</sub>S" in lieu of Total Sulfide has been added.
- 4. Page 15, Subnote (3): Changed "Conduct an additional test..." to read "Initiate an additional test...".
- 5. Page 20: A section heading "Method Detection Limits (Permit Part 1.3.5.) was added to provide a physical document separation and clarification from the "Toxic Pollutants Screen" requirements. This is intended to provide detection limits for those compounds/elements should they be required to be monitored.
- 6. Page 22: A new section "Chemical Inventory Reporting Requirement (Permit Part 1.3.9)" has been added.
- 7. EPA made additional corrections/clarifications to typographical errors and unclear statements at on various pages throughout the document.

#### Changes to the Permit

- 1. Page 2, Table of Contents: Part 1.3.5. Method Detection Limits was added. All subsequent Part numbering was adjusted accordingly.
- 2. Page 2, Table of Contents: Part 1.3.9. Inventory Reporting Requirement was added.
- 3. Page 5, Part 1.3.1.3. Table; Page 6, Part 1.3.2. Table and footnote d/; Page 7, Compliance Schedule: For the pollutant sulfide, "as H<sub>2</sub>S" was added in lieu of Total Sulfide.
- 4. Page 8, Method Detection Limits Part 1.3.5.: The new Part heading was added.
- 5. Page 15, Part 3.2, <u>Penalties for Violations of Permit Conditions:</u> This Part was updated to read ".... February 13, 2004 (69 Fed. Reg. 7121-7127) and December 11, 2008 (73 Fed. Reg. 75340-75346). On November 6, 2013 (78 Fed. Reg. 66643-66648) EPA once again adjusted its civil monetary penalties. The civil and criminal penalties, as of December 6, 2013, for violations of the Act (including permit conditions) are given below:"
- 6. Page 16, Part 3.2.5.: This Part was updated to read "...Where an administrative enforcement action is brought for a Class II civil penalty, the assessed penalty may not exceed \$16,000 per day for each day during which the violation continues, with the maximum amount not to exceed \$187,500."

In addition to the above changes, EPA also made other minor editorial clarifications to the permit and the statement of basis documents.

Revised by EPA Staff February 24, 2015