EMERGENCY PERMIT 15EMP-00000-00003



X Countywide:

Subject to the requirements of Section 35.82.090 of the Santa Barbara County Land Use & Development Code.

Montecito:

Subject to the requirements of Section 35.472.080 of the Santa Barbara County Montecito Land Use & Development Code

Case Name:

PCEC Seep Can No. 96

Case Number:

15EMP-00000-00003

Site Address:

1555 Orcutt Hill Road

APN:

101-020-074

Applicant/Agent Name:

John Fox

Owner Name:

Pacific Coast Energy Company



South County Office 123 E. Anapamu Street Santa Barbara, CA 93101 (805) 568-2000

Energy Division 123 E. Anapamu Street Santa Barbara, CA 93101 (805) 568-2040 North County Office 624 W. Foster Road Santa Maria, CA 93454 (805) 934-6250

PERMIT APPROVAL:

This is to inform you that an Emergency Permit has been approved for:

On February 23, 2015, PCEC discovered an oil seep at its Orcutt Hill property. P&D gave verbal and email authorization to PCEC on February 24, 2015 to immediately install a seep can to contain and remove the seeping oil, pursuant to LUDC Section 35.82.090.C. Seep can #96 was installed to capture the seeping oil on February 23, 2015. Approximately 3,800 square feet of vegetation was removed and seep can no. 96 was installed on February 23, 2015. Grading consisted of approximately 40 cubic yards of cut and 38 cubic yards of fill. No trees were removed.

Therefore, this situation constitutes an emergency in accordance with the applicable Development Code indicated above and immediate action is warranted. As the required findings (listed below) can be made, the emergency work is hereby approved, subject to compliance with the attached conditions of approval. This permit is not valid until signed by the owner/applicant and subsequently issued by the Department upon verification that all conditions of approval requiring action prior to permit issuance are satisfied.

Sincerely

Kevin Drude

Deputy Director, Energy & Minerals Division

APPROVAL DATE:

March 10, 2015

OWNER/APPLICANT AGREEMENT:

The undersigned permittee acknowledges receipt of this permit and agrees to abide by all terms and conditions of approval incorporated herein. The undersigned also acknowledges and agrees that:

- This Emergency Permit provides only temporary authorization for the proposed action and other applicable permits (such as a Conditional Use Permit, Coastal Development Permit, Land Use Permit, Building Permit) are required by law to validate the emergency work as permanent.
- Any evidence or findings contained herein, or upon which this permit relies, shall not constitute any limitation on the authority of the County to issue, grant, deny, rescind, or revoke this permit or any future permit(s) required for the activities described herein, or on the authority of the County to analyze, mitigate, or condition any future permit(s) required for the activities described herein.
- This permit does not authorize any work or construction activities outside of the scope of the project as indicated in the project description, conditions of approval and approved plans.
- This permit shall not be construed to authorize any violation of County ordinance or policy, or the violation of any State or Federal regulation.

John Fox Print Name	Signature	$\frac{3/11/2015}{\text{Date}}$
PERMIT ISSUANCE:		
Matt Young Print Name	Signature	$\frac{3/10/15}{\text{Date}}$

BACKGROUND:

On February 23, 2015, PCEC discovered a new oil seep and immediately installed a seep can. P&D gave verbal and email authorization to PCEC on February 24, 2015 to install a seep can to contain and remove the seeping oil, pursuant to LUDC Section 35.82.090.C. On February 23, 2015, PCEC removed vegetation and impacted soil in order to provide access to the new seep location and installed seep can no. 96 to control and contain the seep oil as required by the California Code of Regulations, Title 14, Sections 1722 and 1779, the letter dated June 9, 2012, to PCEC's agent from District Deputy Pat Abel of the California Division of Oil, Gas, and Geothermal Resources (DOGGR), Section 25.37 of Chapter 25 of the Santa Barbara County Code, and Condition 11 of PCEC's Oil Drilling and Production Plan Permit (05PPP-00000-00001). In this case, PCEC successfully achieved control and containment of the seep.

Approximately 3,800 square feet of vegetation was removed as part of the installation and no trees were removed. The contaminated soil was disposed of at PCEC's waste pile management facility on Orcutt Hill as part of standard clean-up operations. From there, the impacted soils are either used in the beneficial reuse program, pursuant to Regional Water Quality Control Board approvals, or disposed of at a permanent waste disposal site.

The installation of the seep can collection system prevents the seepage fluids from impacting sensitive biological resources and surface/groundwater quality. The existing oil and gas development on site was approved under 05PPP-00000-00001.

FINDINGS OF APPROVAL:

- 1. Pursuant to Subsection 35.82.090.E.2 of the County Land Use and Development Code, prior to the approval or conditional approval of an application for an Emergency Permit the Director shall first make all the following findings:
 - a. An emergency exists and requires action more quickly than provided for by the customary procedures for permit processing.

On February 23, 2015, Pacific Coast Energy Company (PCEC) discovered an oil seep near its oil and gas operation. PCEC notified the California Department of Conservation, Division of Oil, Gas and Geothermal Resources (DOGGR) and the Santa Barbara County Planning and Development Department of the discovery. Both governmental agencies determined that quick control and containment of the seep was necessary to comply with state and local regulations (see letter dated June 9, 2012, from District Deputy Pat Abel of DOGGR and Section 25-37, Chapter 25 of the Santa Barbara County Code) and minimize the potential to impact sensitive biological resources. Accordingly, the Planning and Development Department provided written authorization to PCEC via email to control and contain the seep and directed PCEC to apply for an emergency permit. PCEC installed seep can no. 96 on February 23, 2015 to achieve control and containment of the seep and removed contaminated soil. The department also directed PCEC to submit an application for an Oil Drilling and Production Plan, and that directive is restated herein as Condition 2. Therefore, this finding can be made.

b. The action proposed is consistent with the policies of the Comprehensive Plan, including any applicable community or area plan and the requirements of this Development Code.

The emergency action is consistent with the Comprehensive Plan as described below with reference to applicable policies:

<u>Hillside and Watershed Policyl:</u> Plans for development shall minimize cut and fill operations. Plans requiring excessive cutting and filling may be denied if it is determined that the development could be carried out with less alteration of the natural terrain.

The installation of seep can no. 96 required 40 cubic yards of cut and 38 cubic yards of fill over an approximately 3,800 square-foot area. These amounts of cut and fill represented the minimal amount of cut and fill necessary to access the site, remove contaminated soils, and excavate the hole to install the seep can.

Hillside and Watershed Policy 2: All development shall be designed to fit the site topography, soils, geology, hydrology, and any other existing conditions and be oriented so that grading and other site preparation is kept to an absolute minimum. Natural features, landforms, and native vegetation, such as trees, shall be preserved to the maximum extent feasible. Areas of the site which are not suited to development because of known soil, geologic, flood, erosion or other hazards shall remain in open space.

Seep can no. 96 is approximately 24 inches in diameter and less than 6 feet in height, and is located on flat ground. The size and height of this seep can represents the minimum required to adequately control the oil seep. No trees were removed and removal of vegetation minimized to the affected area and access to the area. Avoidance of the site in consideration of known soil, geologic, flood, erosions or other hazards was infeasible, because the location is dictated by an uncontrolled oil seep.

<u>Hillside and Watershed Policy 5:</u> Temporary vegetation, seeding, mulching, or other suitable stabilization method shall be used to protect soils subject to erosion that have been disturbed during grading or development. All cut and fill slopes shall be stabilized as rapidly as possible with planting of native grasses and shrubs, appropriate non-native plants, or with accepted landscaping.

Condition 11, herein, requires the permittee to acquire necessary grading and erosion-control permits from Santa Barbara County to prescribe suitable stabilization for protection of soils in the disturbed area. Per Condition 9, herein, special status plant species or sensitive habitat (maritime chaparral, dune scrub, wetland, riparian) removed shall be replaced at the ratio of 10:1. The applicable grading and erosion-control permits will prescribe other vegetation required.

Hillside and Watershed Policy 7: Degradation of the water quality of groundwater basins, nearby stream, or wetlands shall not result from development of the site. Pollutants, such as chemicals, fuels, lubricants, raw sewage, and other harmful waste, shall not be discharged into or alongside coastal stream or wetlands either during or after construction.

The purpose of this development is to control and contain a discovered oil seep so that it does not develop into a larger oil spill and damage sensitive biological resources and surface/groundwater quality.

<u>Historical and Archaeological Sites Policy 2:</u> When developments are proposed for parcels where archaeological or other cultural sites are located, project design shall be required which avoids impacts to such cultural sites if possible.

The action required removal of contaminated soil and installation of a seep can outside of previously developed oil pad areas. The Mitigated Negative Declaration (06NGD-0000-00018) for the original development of the Orcutt Hill Diatomite Project indicated that the well pad areas were surveyed for cultural resources, and no archaeological sites were identified as a result of those surveys. However, this seep occurred outside of these previously surveyed pad areas. Condition 12 requires that a Phase 1 Cultural Resources study be performed as part of the application completeness for the follow up Oil Drilling and Production Plan. If resources are identified, it would not be possible to avoid them due to the need to control and contain the seep. For this reason, the condition also requires that, in the event that cultural resources are identified in these areas, additional studies shall be completed in accordance with the County Cultural Resources Guidelines. These studies will be determined by Planning and Development and could include Phase 2 work to assess resource significance project effects, and Phase 3 mitigation of impacts to resources determined to be significant. Therefore, this finding can be made.

Oak Tree Protection Policy 1: Native oak trees, native oak woodlands and native oak savannas shall be protected to the maximum extent feasible in the County's rural and/or agricultural lands. Regeneration of oak trees shall be encouraged. Because of the limited range and increasing scarcity of valley oak trees, valley oak woodlands and valley oak savanna, special priority shall be given to their protection and regeneration.

No oak trees have been removed or damaged as a result of the installation and operation of this seep can.

The emergency action is consistent with the requirements of the Land Use and Development Code as described below with reference to applicable development standards:

§ 35-52.050.B.1.b. Setbacks. In addition to the well spacing and setback requirements of County Code Chapter 25 (Oil and Petroleum Wells), § 25-21 (Spacing, oil or gas drilling or related facilities shall not be allowed within 500 feet of an occupied residence within a residential or commercial zone.

The seep can and related access is not within 500 feet of a residential or commercial zone.

§ 35-52.050.B.1.e. Grading. Grading and alteration of natural drainage patterns shall be minimized to preserve the natural contour of the lands.

Ground disturbance is minimized to a 3,800 square-foot area to remove contaminated soils, install/operate the seep can, and provide access to the location. Therefore, this finding can be made.

c. Public comment on the proposed emergency action has been reviewed.

A notice to the public is not required to precede the actual commencement of emergency work, pursuant to §§ 35.82.090.E.1 and 35.106.070.A of the Santa Barbara County Land Use and Development Code. The following public noticing of an application for an Emergency Permit is required pursuant to § 35.106.070.A: (1) a notice shall be mailed to all residents within a 100-foot radius of the exterior boundaries of the affected boundary, and (2) the Department shall post a notice in three locations on the subject lot. Proof of required noticing being made is contained within the file for this application. No comments were received from the public with regard to this application. The public will have additional opportunity to comment on the actions permitted via this permit during the noticing and processing of required follow-up permit which is currently in process with P&D. Therefore, this finding can be made.

2. This action is not subject to the provisions of the California Environmental Quality Act, pursuant to State CEQA Guidelines Section 15269, statutory exemption for emergency projects.

EMERGENCY PERMIT CONDITIONS OF APPROVAL

1. This Emergency Permit is based upon and limited to compliance with the project description, and the conditions of approval set forth below. Any deviations from the project description or conditions must be reviewed and approved by the County for conformity with this approval. Deviations without the above-described approval will constitute a violation of permit approval. If it is determined that project activity is occurring in violation of any or all of the following conditions, the Director may revoke this permit and all authorization for development. The decision of the Director to revoke the Emergency Permit may be appealed to the County Planning Commission.

The project description is as follows:

On February 23, 2015, PCEC discovered an oil seep at its Orcutt Hill property. P&D gave verbal and email authorization to PCEC on February 24, 2015 to immediately install a seep can to contain and remove the seeping oil, pursuant to LUDC Section 35.82.090.C. Seep can #96 was installed to capture the seeping oil on February 23, 2015. Approximately 3,800 square feet of vegetation was removed and seep can no. 96 was installed on February 23, 2015. Grading consisted of approximately 40 cubic yards of cut and 38 cubic yards of fill. No trees were removed.

- 2. An application(s) for the required permits necessary to validate the emergency work as permanent shall be submitted by the applicant to the Department no later than 30 days following the issuance of this Emergency Permit, per Section 35.82.090 of the County Land Use Development Code. The follow up permit required to validate this emergency work is an Oil Drilling & Production Plan.
- 3. Any materials required for a completed application, as identified in the initial review of the original application required pursuant to Condition #2 above, shall be submitted within 90 days after written

notification of the application deficiencies is provided to the applicant. This time period may be extended by the Director.

- 4. Only that emergency work specifically requested and deemed an emergency for the specific property mentioned is authorized. Any additional emergency work requires separate authorization from the Director. The work authorized by this permit must be commenced within 30 days of the date of issuance of the emergency permit.
- 5. This permit does not preclude the necessity to obtain authorization and/or permits from other Departments or agencies.
- The Director may order the work authorized under this emergency permit to stop immediately if it is determined that unanticipated and substantial adverse environmental effects may occur with continued construction.
- 7. SPEC BIO-EMP-01. A qualified biologist shall document the vegetation occurring within 50 feet of the work site, and provide an estimate of biological impacts resulting from the installation of the seep can and a description of the vegetation that was removed from to the site, including the access corridor to the site. This analysis shall be provided to Planning and Development, Energy & Minerals Division, in a letter report including a vicinity map and a site-specific map of vegetation at a 1 inch = 100 foot scale and an estimate of impacts. Vegetation terminology shall correspond to the Manual of California Vegetation (Sawyer, Keeler-Wolf and Evens, 2009). PLAN REQUIREMENTS: The Owner/Applicant shall submit the above report to P&D for review and approval. TIMING: The required letter report shall be submitted within 30 days of emergency permit approval.
- 8. SPEC BIO-EMP-02. The specific work site shall be monitored monthly for the first three months and quarterly thereafter for two years by a qualified biologist for early detection of invasive exotic species and to ensure these species do not spread or become prevalent at the site or in the vicinity. If invasive species are detected on the site, a plan for weed removal shall be prepared at the time detection is documented and submitted to P&D for approval. TIMING: Implementation of the approved weed removal plan shall occur within two weeks of approval. MONITORING: The Owner/Applicant shall demonstrate to P&D compliance monitoring staff that all required components of the approved plan are in place as required.
- 9. SPEC BIO-EMP-03. Consistent with mitigation measures 6 and 7 for 05PPP-00000-00001 any native trees or special status plant species or sensitive habitat (maritime chaparral, dune scrub, wetland, riparian) removed shall be replaced at the ratio of 10:1 as specified in the original conditions of approval. See 05PPP-00000-00001 for requirements, timing and monitoring provisions.
- 10. SPEC GEO-EMP-01. Erosion and Sediment Control Plan. Where required by Chapter 14 of the Santa Barbara County Code, an Erosion and Sediment Control Plan (ESCP) shall be implemented as part of the project. The Owner/Applicant shall submit ESCP using Best Management Practices (BMP) designed to stabilize the site, protect natural watercourses/creeks, prevent erosion, convey storm water runoff to existing drainage systems keeping contaminants and sediments onsite. The ESCP shall be a part of the Grading Plan submittal and will be reviewed for its technical merits by

P&D. Information on Erosion Control requirements can be found on the County web site re: Grading Ordinance Chapter 14 (http://sbcountyplanning.org/building/grading.cfm) refer to Erosion and Sediment Control Plan Requirements. PLAN REQUIREMENTS: The ESCP shall be designed to address erosion, sediment and pollution control during all phases of development of the site until all disturbed areas are permanently stabilized. TIMING: Owner/applicant shall submit required permit applications to the Planning and Development Department within 30 days of the granting of this emergency permit, and make all good faith efforts to acquire approval of necessary grading and erosion-control permits within 60 days of granting of this permit to fulfill requirements of Chapter 14 of the Santa Barbara County Code. MONITORING: P&D staff shall perform site inspections to monitor success of the ESCP's implementation. The permittee shall apply for any necessary grading and erosion-control permits that are required to implement the ESCP.

- 11. SPEC CULRES-01 Cul Phases 1, 2, and 3. All ground disturbances shall be subject to a Phase 1 archaeological survey in compliance with the provisions of the County Archaeological Guidelines. If significant resources are encountered and potential impacts are unavoidable, the Owner/Applicant shall have a P&D approved archaeologist prepare and complete a Phase 2 subsurface testing program in coordination with P&D. If the Phase 2 program finds that one is warranted, the Owner/Applicant shall have a P&D approved archaeologist prepare and complete a Phase 3 data recovery excavation consistent with County Archaeological Guidelines. All work shall be funded by the Owner/Applicant. PLAN REQUIREMENTS: The Owner/Applicant shall submit the above report(S) to P&D for review and approval. TIMING: archaeological studies shall be submitted to P&D as a component of its follow-up Oil Drilling and Production Plan application. Notes and/or depictions of plan components shall be included on plans prior to issuance of grading/building permits. The Owner/Applicant shall install any required resource protection measures or carry out required recovery onsite prior to issuance of grading/building permits and pre-construction meeting. MONITORING: P&D planning staff shall receive study(s) for review and approval as a component of the applicant's submittal of a follow-up Oil Drilling and Production Plan application.
- 12. SPEC ELECTRICAL-EMP-01. All installation of electrical equipment shall be subject to approval of an Electrical Permit the Planning and Development Department, Building & Safety Division. TIMING: Owner/applicant shall submit required permit applications to the Planning and Development Department within 30 days of the granting of this emergency permit, and make all good faith efforts to acquire approval of necessary grading and erosion-control permits within 60 days of granting of this permit to fulfill requirements of Chapter 10 of the Santa Barbara County Code. MONITORING: P&D staff shall perform site inspections to monitor code compliance.
- 13. **Indemnity.** The Applicant shall defend, indemnify and hold harmless the County or its agents or officers and employees from any claim, action or proceeding against the County or its agents, officers or employees, to attack, set aside, void, or annul, in whole or in part, the County's granting of this emergency permit. In the event that the County fails to promptly notify the Applicant of any such claim, action or proceeding, or that the County fails to cooperate fully in the defense of said claim, this condition shall thereafter be of no further force or effect.

PCEC Seep Can No. 96 Case No. 15EMP-00000-00003 Page 10 of 10

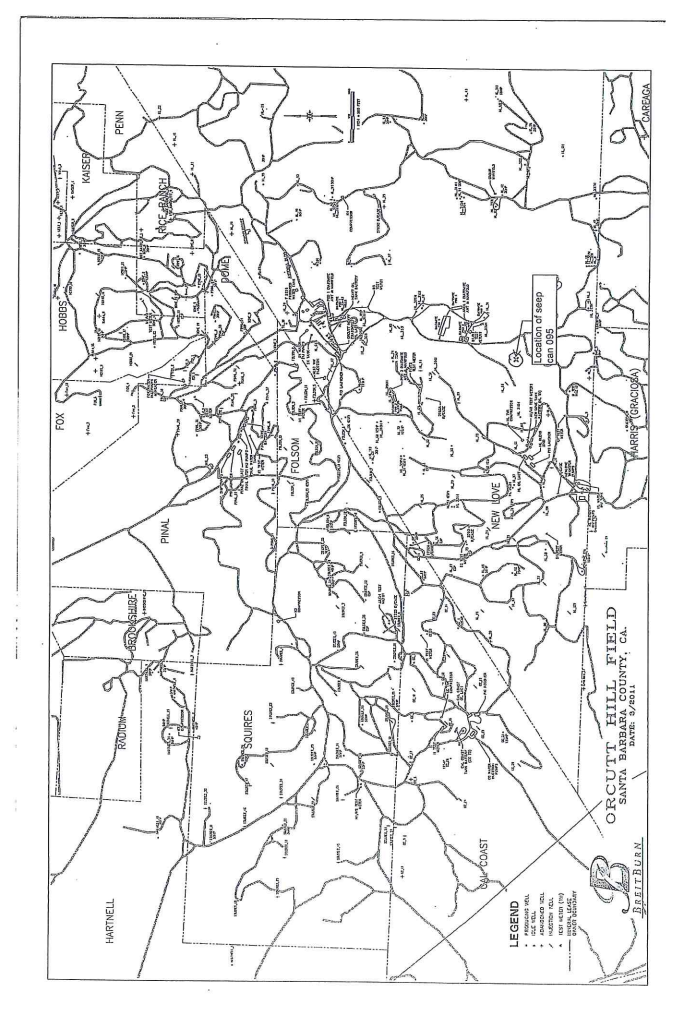
Attachments:

- A. Seep Can Location Map
- B. Letter Dated June 9, 2012, from DOGGR District Deputy Pat Abel
- C. CEQA Notice of Exemption

cc: Peter Adam, Fourth District Supervisor
Kevin Drude, Deputy Director, Energy & Minerals Division, Planning & Development
Dianne Black, Assistant Director, Planning & Development

Attachment A: Seep Can Location Map

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Attachment B: Letter Dated June, 9 2012 from DOGGR District Deputy Pat Abel

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DEPARTMENT OF CONSERVATION

Managing California's Working Lands

Division of Oil, Gas, & Geothermal Resources

195 S. BROADWAY . SUITE 101 . ORCUIT, CALIFORNIA 93455

PHONE 805 / 937-7246 • FAX 805 / 937-0673 • WEB SITE conservation.co.gov

June 9, 2012

Brad Pierce, Agent Pacific Coast Energy Co. LP 515 S. Flower St., Suite 4800, 48th Floor Los Angeles, CA 90071

Cyclic Steaming Project Orcutt Field Main Area Diatomite Pool

Dear Mr. Pierce:

The expansion of the project designated above is approved provided that all field operations pertaining to this project must conform to Division statutes and regulations referenced in the California Public Resources Code, Division 3, Chapters 1- 3 and 5 and the California Code of Regulations, Title 14, Division 2, Chapters 2 and 4, including any subsequent additions or amendments to those statutes and regulations. In addition, the Division's approval is strictly limited to injection operations conducted in accordance with the conditions specified by the Division. The conditions of approval of this injection project specified below may be subsequently modified by the Division in response to surface and well conditions.

Conditions of Approved Injection:

Prevention Conditions

- Oil, steam, and/or water are prevented from flowing to the surface as a result of cyclic steaming operations, either through new or existing seeps, fissures, or other conduits associated with improperly cased and/or cemented wells.
- A continuous tilt meter array, or other approved ground monitoring system shall be employed that will give adequate warning to prevent surface expressions.
- Pacific Coast Energy Co. LP (PCEC) shall employ a continuous real-time well monitoring system with automatic
 alerts for abnormal conditions to give adequate warnings to prevent surface expressions. The Division may
 request, upon notice to PCEC, periodic updates on the performance of the monitoring system in relation to the
 prevention of surface expressions in the project area.
- 4. Pacific Coast Energy Co. LP (PCEC) can initiate injection into any well for cyclic steaming only upon completion of the automatic alert system of any upset or abnormal operation condition for that particular well. The Division may observe, upon notice to Pacific, that this automatic alert system is installed and operating properly.
- Pacific Coast Energy Co., LP shall have staff on site to monitor operations 24-hours a day when cyclic steam operations are being conducted.
- Injection-zone pressure, as determined by pressure monitoring during the soak portion of the cycle, does not exceed hydrostatic pressure in the general area affected by the project.
- 7. A report shall be submitted to the Division every quarter listing the injection anomalies, if any, that caused modifications to the injection activity. This report shall include ground monitoring data, casing integrity data, and any other data indicating the anomalies, and shall indicate what steps were taken to prevent surface expressions.

Page | 3 Diatomite Cyclic Steam Project Pacific Coast Energy Co. LP June 9, 2012

Response Conditions

- 20. Any water, steam, or oil flowing from a seep or surface expression shall be immediately controlled and contained. All discharged material shall be removed and disposed of in a manner approved by all state and local agencies.
- 21. All seeps or surface expressions shall be cordoned off and clearly marked to prevent inadvertent access.
- 22. Air sampling of any emissions, associated to a recent surface expression, shall be done in accordance to the local air board requirements to ensure a health hazard condition does not exist.
- 23. All surface expressions and seeps within 300 feet of the project must be reported immediately to the Division. This includes reactivation of historic seeps, or increased flow from existing seeps. Steam injection shall be suspended for every well where the bottom-hole location is located within a 150 foot radius from the surface expression until such time that PCEC can demonstrate to the District office that such wells do not have an adverse impact on the surface expression. If the surface expression continues to flow after 5 days, all wells within a 300 foot radius shall cease steaming until the surface expression ceases to active. Wells may be returned to cyclic steaming operations at such time that PCEC demonstrates to the District office that such wells do not have an adverse impact on the surface expression if the surface expression continues to be active, the damage will be evaluated at the Supervisor's discretion, and will be addressed according to Section 3106 of the Public Resources Code and existing laws and regulations.
- 24. Prior to re-initiating cyclic steaming within a 150 foot radius of a surface expression, PCEC shall make a presentation to the District office detailing the results of the investigation into the cause of the surface expression, including all data pertinent to the determination of the cause and identification of the relevant well(s). The presentation shall include all the steps PCEC will implement to prevent occurrence of a further surface expression. PCEC may re-initiate cyclic steaming operations in the area of the surface expression upon written approval from the District office.
- Any well to which cyclic steaming has been suspended to prevent or stop surface expressions must be reported to the District office within 24 hours of taking the well out of cyclic steaming. In addition, any well within the project area of PCEC that develops mechanical integrity issues that would potentially provide a conduit outside the intended zone, shall be reported to the District office immediately. Injection within 150 feet of the well with mechanical integrity issues shall be suspended until the well is either repaired or plugged and abandoned, or until PCEC has demonstrated to the District office that the surrounding well(s) will not adversely impact the compromised well. Cyclic steaming shall not recommence in the area until written approval is granted by the

General Conditions

- 26. A Notice shall be submitted to the Division whenever wells are going to be added, or when wells are to be reworked or plugged and abandoned. The mechanical conditions of immediately offsetting wells to the proposed cyclic steam well shall be evaluated and any mechanical issues addressed prior to commencing steam injection. This information must be submitted with the notice.
- 27. A monthly injection report is filed with the Division on Form OG110B, or by electronic or magnetic media approved by the Division, on or before the last day of each month, for the preceding month, showing the amount of fluid injected, the surface pressure required, and the source of injection water for each injection well.
- 28. All production, from methods not associated with a well, shall be reported to the Division on a monthly basis.
- 29. A chemical analysis of the fluid to be injected is made and filed with this Division initially and whenever the source of cyclic steam injection fluid is changed, or as requested by the office. ALL FLUIDS MUST CONFORM TO THE DEFINITION OF A CLASS II FLUID AS DEFINED BY THE EPA.

Attachment C: CEQA Notice of Exemption

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NOTICE OF EXEMPTION

TO:

Santa Barbara County Clerk of the Board of Supervisors

FROM:

Matt Young, Planning & Development

The project or activity identified below is determined to be exempt from further environmental review requirements of the California Environmental Quality Act (CEQA) of 1970, as defined in the State and County Guidelines for the implementation of CEQA.

APN: 101-020-074

Case Nos.: 15EMP-00000-00003

Location: Pacific Coast Energy Company (PCEC) Orcutt Oil Field, 1555 Orcutt Hill Road, Orcutt

Project Title: PCEC Seep Can No. 96 Emergency Permit

Project Applicant: Pacific Coast Energy Company (PCEC) Orcutt Oil Field

Project Description:

Installation of an oil seep can to prevent the seepage of oil from impacting the environment. PCEC currently operates 96 existing oil wells using cyclic steaming under their existing Oil Drilling and Production Plan, Case No. 05PPP-00000-00001. On February 23, 2015, PCEC discovered an oil seep, removed contaminated soil and installed seep can #96 to control and contain the seep oil. A seep can is a corrugated metal pipe approximately 15 feet in length and 24 inches in diameter that is inserted into the ground to collect the seeping oil. Some seep cans include a French drain system to direct oil flow to the can. Oil that accumulates in the seep cans is either periodically pumped out with vacuum trucks, flows by gravity or is connected to a pump and flow line to an existing producing well. Installing the seep can collection system controls and contains the seeps to minimize potential impacts to sensitive biological resources and surface/groundwater quality. Approximately 3,800 square feet of surface area was disturbed to provide site access, to remove contaminated soil and install the seep can. These activities required approximately 40 cubic yards of cut and 38 cubic yards of fill. Approximately 3,800 square feet of vegetation was removed. No trees were removed. PCEC is proceeding in accordance with the interim seep response plan, being evaluated under their revised ODPP (13PPP-00000-00001) which sets forth procedures and protocols for monitoring, assessing, controlling, and reporting surface expressions and seeps occurring at the property.

Name of Public Agency Approving Project:

County of Santa Barbara

Name of Person or Agency Carrying Out Project: John Fox, PCEC

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Pacific Coast Energy Company Emergency Permit Seep Can No. 96 15EMP-00000-00003 Page 2
Exempt Status: (Check one)
Ministerial X Statutory Exemption Categorical Exemption Emergency Project Declared Emergency
Cite specific CEQA and/or CEQA Guideline Section: 15269(c) — Emergency Projects, specific actions necessary to prevent or mitigate an emergency.
Reasons to support exemption findings: This section allows for emergency actions necessary to prevent or mitigate an emergency, in this case, control and contain oil seepage in order to minimize impacts to sensitive biological resources and surface/groundwater quality.
Lead Agency Contact Person: Matt Young Phone #: 568-2513
Department/Division Representative:
Acceptance Date: 3/12/15
distribution: Hearing Support Staff
Project file (when P&D permit is required) Date Filed by County Clerk: 3/12/15.