

State of Colorado  
Oil and Gas Conservation Commission

1120 Lincoln Street, Suite 801, Denver, Colorado 80203  
Phone: (303) 894-2100 Fax: (303) 894-2109



Document Number:  
402843636

Date Received:  
10/15/2021

FIR RESOLUTION FORM

Overall Status: CAC

CA Summary:

1 of 2 CAs from the FIR responded to on this Form

1 CA Completed  
0 Factual Review Request

OPERATOR INFORMATION

OGCC Operator Number: 10456

Name of Operator: CAERUS PICEANCE LLC

Address: 1001 17TH STREET #1600

City: DENVER State: CO Zip: 80202

Contact Name and Telephone:

Name: \_\_\_\_\_

Phone: ( ) \_\_\_\_\_ Fax: ( ) \_\_\_\_\_

Email: \_\_\_\_\_

Additional Operator Contact:

|               |              |                                       |
|---------------|--------------|---------------------------------------|
| Contact Name  | Phone        | Email                                 |
| Romana Cowden | 720-951-5895 | cogcc.inspections@caerusoilandgas.com |

COGCC INSPECTION SUMMARY:

FIR Document Number: 700703269

Inspection Date: 09/22/2021

FIR Submit Date: 09/22/2021

FIR Status: \_\_\_\_\_

Inspected Operator Information:

Company Name: CAERUS PICEANCE LLC

Company Number: 10456

Address: 1001 17TH STREET #1600

City: DENVER State: CO Zip: 80202

LOCATION - Location ID: 316239

Location Name: MALLARD-61S97W Number: 18NENW County: \_\_\_\_\_

Qtrqtr: NENW Sec: 18 Twp: 1S Range: 97W Meridian: 6

Latitude: 39.968980 Longitude: -108.325238

FACILITY - API Number: 05-103-00 Facility ID: 316239

Facility Name: MALLARD-61S97W Number: 18NENW

Qtrqtr: NENW Sec: 18 Twp: 1S Range: 97W Meridian: 6

Latitude: 39.968980 Longitude: -108.325238

CORRECTIVE ACTIONS:

1  CA# 156086

Corrective Action: Comply with rule 605

Date: 12/22/2021

Response: CA COMPLETED

Date of Completion: 09/22/2021

Operator Comment: The separator and associated glycol bath are considered a process vessel. They are not a Tanks, as defined by the rules, as they do not contain "produced fluids or E&P Waste," nor are they a Containers as they are not portable devices and do not contain "hazardous material." Rule 605.h. applies to specifically to Tanks and Containers; as these process vessels are neither, they are not subject to Rule 605.h. and this corrective action is not applicable:

. TANK shall mean a stationary vessel constructed of non-earthen materials (e.g concrete, steel, plastic) that provides structural support and is designed and operated to store produced fluids or E&P waste. Examples

include, but are not limited to, condensate tanks, crude oil tanks, produced water tanks, and gun barrels. Exclusions include Containers and process vessels such as separators, heater treaters, free water knockouts, and slug catchers.  
· CONTAINER shall mean any portable device in which a hazardous material is stored, transported, treated, disposed of, or otherwise handled. Examples include, but are not limited to, drums, barrels, totes, carboys, and bottles.

COGCC Decision: Approved pending re-inspection

COGCC  
Representative:

**OPERATOR COMMENT AND SUBMITTAL**

Comment:

I hereby certify that the statements made in this form are, to the best of my knowledge, true, correct, and complete.

Print Name: Romana Cowden

Signed: \_\_\_\_\_

Title: EHS

Date: 10/15/2021 12:47:03 PM

**ATTACHMENT LIST**

View Attachments in Imaged Documents on COGCC website (<http://ogccweblink.state.co.us/>) - Search by Document Number.

**Document Number**      **Description**

|           |                          |
|-----------|--------------------------|
| 402843636 | FIR RESOLUTION SUBMITTED |
|-----------|--------------------------|

Total Attach: 1 Files