

State of Colorado
Oil and Gas Conservation Commission

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Document Number:
403134167

Date Received:
08/12/2022

FIR RESOLUTION FORM

Overall Status: CAC

CA Summary:

1 of 1 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
<u>Romana Cowden</u>	<u>720-951-5895</u>	<u>COGCC.inspections@caerusoilandgas.com</u>

COGCC INSPECTION SUMMARY:

FIR Document Number: 696203901

Inspection Date: 07/27/2022

FIR Submit Date: 07/29/2022

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: 479214

Location Name: BJU N23-496 Central Delivery Point Number: Production Pad County: _____

Qtrqtr: SESW Sec: 23 Twp: 4S Range: 96W Meridian: 6

Latitude: 39.680578 Longitude: -108.138397

FACILITY - API Number: 05-045-00 Facility ID: 479214

Facility Name: BJU N23-496 Central Delivery Point Number: Production Pad

Qtrqtr: SESW Sec: 23 Twp: 4S Range: 96W Meridian: 6

Latitude: 39.680578 Longitude: -108.138397

CORRECTIVE ACTIONS:

1 CA# 163648

Corrective Action: Comply with Rule 1002.f, 1002.b and 1002.c; implement perimeter stormwater and erosion control BMPs to manage runoff, and to allow for sediment laden-free discharge from the Location; ensure BMPs are installed accordance with good engineering practices, are adequate for the sites conditions, and are maintained in a proper functioning conditions. Ensure stockpiled topsoil is not incorporated with the BMPs, and remain protected.

Date: 09/10/2021

Response: CA COMPLETED

Date of Completion: 07/27/2022

The location, including perimeter stormwater controls, were constructed utilizing industry standard operating

Operator Comment: procedures, best management practices and standards permitted with BLM & COGCC at the time of approval. The stormwater controls measures were engineered to contain and disperse stormwater through infiltration, not surface discharge. Topsoil is not utilized as a perimeter control. Topsoil is stockpiled around the location. Inside the topsoil stockpiles, subsoils were cut to create a diversion ditch and a berm was constructed on the interior of the ditch using subsoils. Perimeter Sediment Control Logs are in place to mitigate the potential for sediment laden discharge from the location, acting as the disturbances perimeter control measure of the disturbance. When interim reclamation operations are conducted and topsoil is spread, grade will be returned to a natural horizon change from subsoils to topsoil.

COGCC Decision: **Not Approved**

COGCC Representative: Inspections observed topsoil stockpiles in use as part of the Location's perimeter stormwater BMPs (ditch/berm and sediment traps/ponds); this does not comport with COGCC 1002 Rules and Operator has been notified accordingly on multiple occasions; Operator has not provided any documentation that this compliance issue has been resolved.

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: 8/12/2022 8:33:53 AM

ATTACHMENT LIST

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

<u>Document Number</u>	<u>Description</u>
403134167	FIR RESOLUTION SUBMITTED

Total Attach: 1 Files