

# STATE OF ALASKA

## DEPT. OF ENVIRONMENTAL CONSERVATION

### DIVISION OF SPILL PREVENTION AND RESPONSE CONTAMINATED SITES PROGRAM

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File No: 300.38.289

May 22, 2012

Mike McAnulty  
BP Exploration (Alaska) Inc  
900 East Benson Blvd, 223B  
Anchorage, AK 99519

Re: Decision Document; BPX Put River 33-12-13  
Cleanup Complete Determination

Dear Mr. McAnulty:

The Alaska Department of Environmental Conservation, Contaminated Sites Program (ADEC) has completed a review of the environmental records associated with BPX Put River 33-12-13 located in the Greater Prudhoe Bay Area approximately 14 miles northwest of Deadhorse Alaska. Based on the information provided to date, it has been determined that the contaminant concentrations remaining on site do not pose an unacceptable risk to human health or the environment and this site will be closed.

This decision is based on the administrative record which is located in the offices of the ADEC in Anchorage, Alaska. This letter summarizes the decision process used to determine the environmental status of this site, and provides a summary of the regulatory issues considered in the Cleanup Complete determination.

#### **Introduction**

Site Name and Location  
BPX Put River 33-12-13  
Prudhoe Bay, Alaska

Name and Mailing Address of Contact Party:  
Mike McAnulty  
BP Exploration (Alaska) Inc  
900 East Benson Blvd, 223B  
Anchorage, AK 99519

ADEC Site Identifiers:  
Hazard ID #25505  
CS file # 300.38.289

Regulatory authority under which the site is being cleaned up:  
18 AAC 75

**Background**

One well was drilled at this exploration site in October 1969, then suspended in December 1969. Plugging and abandoning the well was deferred until April 2012 due to a suspected collapsed well casing. The site is located approximately 1.5 miles west of T Pad in the Greater Prudhoe Bay Area. A gravel access road likely linked the site with the Kuparuk River State airstrip. This access road was removed in the 1980's leaving the gravel pad, reserve pit, flare pit, and an unused, bermed pit south of the gravel pad known as the West Pit. Contamination at the site is attributed to releases and disposal practices associated with oil exploration activities. Regulatory oversight for closure of the reserve pit is provided by the ADEC Solid Waste Program under 18 AAC 60.

**Contaminants of Concern**

During the various investigations at this site, soil samples were analyzed for one or more of the following: diesel range organics (DRO), residual range organics (RRO), gasoline range organics (GRO), and benzene, toluene, ethylbenzene, and xylenes (BTEX), and polynuclear aromatic hydrocarbons (PAHs). Based on the results of these investigations, the following contaminants of concern were identified:

- DRO
- GRO

**Cleanup Levels**

The cleanup levels for petroleum hydrocarbon-contaminated soil on manmade gravel pads and roads in the Arctic Zone are established in 18 AAC 75.341 Method One, Table A2 and 18 AAC 75.341 Method Two Tables B1 and B2.

A number of factors are considered by ADEC when evaluating site specific cleanup levels in the Arctic Zone including:

- human health (ingestion/inhalation);
- ecological impacts (contamination impacting ecological species other than humans);
- groundwater and surface water quality;
- presence of free phase product; and
- any other factors that might cause a deleterious impact to the environment.

In the Arctic Zone, the migration to surface water pathway is evaluated as the primary migration pathway because the migration to groundwater pathway is not considered applicable due to the presence of continuous permafrost. Impacted surface water can adversely affect both human and ecological receptors, depending on the location of the contaminant source, its proximity to surface waters, and water usage in the impacted area. Therefore the migration to surface water pathway is evaluated as a possible risk to human health (drinking water source) and/or for compliance with Alaska Water Quality standards (18 AAC 70).

In addition, the migration to surface water is evaluated as a possible exposure pathway for ecological receptors because of the tundra wetland ecosystem that exists throughout the Arctic region. Potential future use of the property must also be taken into account when determining closure status. Differentiating between a "Cleanup Complete" and a "Cleanup Complete with Institutional Controls" determination will be based on site specific conditions and exposure pathways as determined by ADEC.



### Site Characterization and Cleanup

Site assessment activities were conducted at this site in 1991, 2001, and 2010 to investigate and delineate the nature and extent of contamination at the site. At the gravel pad, DRO was detected in soil up to 5,800 mg/kg, and GRO was detected up to 859 mg/kg. At the flare pit, DRO was detected up to 12,900 mg/kg, and GRO was detected up to 1,070 mg/kg.

Corrective action at the site was conducted in 2011 and included the excavation of drilling waste and debris from the reserve pit, removal of the entire gravel pad and pit berms, and excavation of contaminated material from the flare pit.

Approximately 15,932 cy of clean gravel was excavated from the gravel pad, and the reserve pit and West Pit berms. Approximately 1,764 CY of clean gravel was used onsite as backfill, and the remainder was transported to Dead Arm Pit for future reuse. Approximately 10,360 cy of contaminated and restricted use gravel, as well as tundra were excavated and transported to East Dock landfarm for treatment. Additionally, unused drilling mud that contained concentrations of TCLP lead above the RCRA toxicity threshold was found on the gravel pad which was containerized into three drums. The material was then transported to the GPB Hazardous Waste Coordinator for disposal, along with two large, lead-acid batteries found at the site.

Following excavation activities, confirmation soil samples were collected from areas where hydrocarbon contamination was identified during Phase II sampling including the gravel pad, flare pit, and surrounding tundra areas. DRO was detected up to 156 mg/kg. Areas where excavation had occurred were backfilled with gravel to tundra grade, followed by the placement of 6-12 inches of organic overburden to facilitate revegetation at the site. Site revegetation will be conducted under an approved rehabilitation plan.

### Pathway Evaluation

Following investigation and cleanup at the site, exposure to the remaining contaminants was evaluated using ADEC's Exposure Tracking Model (ETM). Exposure pathways are the conduits by which contamination may reach human or ecological receptors. ETM results show all pathways to be one of the following: De Minimis Exposure, Exposure Controlled, or Pathway Incomplete. A summary of this pathway evaluation is included in Table 1.

**Table 1 – Exposure Pathway Evaluation**

| <b>Pathway</b>                       | <b>Result</b>       | <b>Explanation</b>                                                                                                                            |
|--------------------------------------|---------------------|-----------------------------------------------------------------------------------------------------------------------------------------------|
| Direct Contact with Surface Soil     | Pathway Incomplete  | Hydrocarbon contaminated soil has been excavated from the site and backfilled with clean fill.                                                |
| Direct Contact with Sub-Surface Soil | De Minimis Exposure | The remaining hydrocarbon contamination is in the subsurface, is below direct contact cleanup levels, and the area will be revegetated        |
| Inhalation-Outdoor Air               | De Minimis Exposure | The remaining hydrocarbon contamination is in the subsurface, is below inhalation cleanup levels, and the site is not frequented by receptors |



|                                  |                     |                                                                                                                                                                 |
|----------------------------------|---------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Inhalation-Indoor Air            | Pathway Incomplete  | Buildings are not located at the site; there are no plans for future development in this area; and remaining DRO is below the most stringent MTG cleanup level. |
| Groundwater Ingestion            | Pathway Incomplete  | Groundwater is not utilized as a drinking water source in this area.                                                                                            |
| Surface Water Ingestion          | Pathway Incomplete  | Surface water is not utilized as a drinking water source in this area                                                                                           |
| Wild Foods Ingestion             | Pathway Incomplete  | Wild foods are not collected in this area.                                                                                                                      |
| Exposure to Ecological Receptors | De Minimis Exposure | The remaining hydrocarbon contamination is in the subsurface and covered with clean fill, which will mitigate exposure to ecological receptors                  |

Notes to Table 1: "De minimis exposure" means that in ADEC's judgment receptors are unlikely to be affected by the minimal volume of remaining contamination. "Pathway incomplete" means that in ADEC's judgment contamination has no potential to contact receptors. "Exposure controlled" means there is an administrative mechanism in place limiting land or groundwater use, or a physical barrier in place that deters contact with residual contamination.

### **ADEC Decision**

The cleanup actions to date have served to excavate and adequately remove contaminated soil from the site. Based on the information available, ADEC has determined no further assessment or cleanup action is required. There is no longer a risk to human health or the environment, and this site will be designated as closed on the Department's database.

Although a Cleanup Complete determination has been granted, ADEC approval is required for off-site soil disposal in accordance with 18 AAC 75.325(i). It should be noted that movement or use of potentially contaminated soil in a manner that results in a violation of 18 AAC 70 water quality standards is unlawful.

This determination is in accordance with 18 AAC 75.380(d) and does not preclude ADEC from requiring additional assessment and/or cleanup action if future information indicates that this site may pose an unacceptable risk to human health or the environment.

### **Appeal**

Any person who disagrees with this decision may request an adjudicatory hearing in accordance with 18 AAC 15.195 -18 AAC 15.340 or an informal review by the Division Director in accordance with 18 AAC 15.185. Informal review requests must be delivered to the Division Director, 410 Willoughby Avenue, Suite 303, Juneau, Alaska 99801, within 15 days after receiving the department's decision reviewable under this section. Adjudicatory hearing requests must be delivered to the Commissioner of the Department of Environmental Conservation, 410 Willoughby Avenue, Suite 303, Juneau, Alaska 99801, within 30 days after the date of issuance of this letter, or within 30 days after the department issues a final decision under 18 AAC 15.185. If a hearing is not requested within 30 days, the right to appeal is waived.

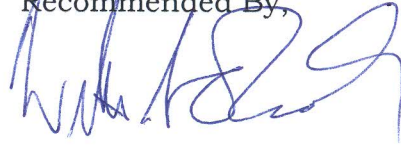
If you have questions about this closure decision, please contact ADEC Project Manager William O'Connell at (907) 269-3057.

Approved By,



Linda Nuechterlein  
Environmental Manager

Recommended By,



William O'Connell  
Environmental Program Specialist

cc: Melissa Head, ADNR DMLW Fairbanks