

**FORM
INSP**

Rev
X/20

**State of Colorado
Oil and Gas Conservation Commission**

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



Inspection Date:

08/09/2024

Submitted Date:

08/12/2024

Document Number:

696206106

FIELD INSPECTION FORM

Loc ID: 322369 Inspector Name: Trujillo, Aaron On-Site Inspection: 2A Doc Num: _____

Status Summary:

- THIS IS A FOLLOW UP INSPECTION
- FOLLOW UP INSPECTION REQUIRED
- NO FOLLOW UP INSPECTION REQUIRED

Operator Information:

ECMC Operator Number: 10770
 Name of Operator: VISION ENERGY LLC
 Address: P O BOX 370
 City: IGNACIO State: CO Zip: 81137

Findings:

- 9 Number of Comments
- 4 Number of Corrective Actions
- Corrective Action Response Requested

ANY CORRECTIVE ACTION(S) FROM PREVIOUS INSPECTIONS THAT HAVE NOT BEEN ADDRESSED ARE STILL APPLICABLE

Contact Information:

| Contact Name | Phone | Email | Comment |
|--------------|-------|---------------------------|---------|
| | | mollieo@maralexinc.com | |
| | | steven.arauza@state.co.us | |
| | | mrinc20@maralexinc.com | |
| | | pbechtolt@maralexinc.com | |

Inspected Facilities:

| Facility ID | Type | Status | Status Date | Well Class | API Num | Facility Name | Insp Status |
|-------------|------|--------|-------------|------------|-----------|-----------------|-------------|
| 210371 | WELL | SI | 08/01/2021 | GW | 045-06127 | RIFLE-BOULTON 1 | RI |

General Comment:

On 8/9/2024, Reclamation Specialist Trujillo conducted a final reclamation inspection at VISION ENERGY LLC's RIFLE WALTON #1 location in Garfield County, Colorado.

This inspection is a follow-up to #696205748 to document compliance with the following corrective actions:

- Rule 405.i - Notice of plugging requirements
- 1105/405.r - Flowline abandonment requirements
- 1004- Final Reclamation; removal of surface equipment, trash, debris
- Form 27 403400653 COA Requirements
- 913 reporting requirements

It was observed in this inspection that corrective actions remain outstanding.

Refer to the "Location", "Reclamation" and "Environmental" sections of this inspection report for additional details.

Refer to the photo-documentation of the observed compliance issues attached to this report.

Location

Overall Good:

Emergency Contact Number:

Comment:

Corrective Action:

Date: _____

Overall Good:

Spills:

| Type | Area | Volume | | |
|------|------|--------|--|--|
| | | | | |

In Containment: No

Comment:

Multiple Spills and Releases?

Equipment:

| Type: Flow Line | # | | corrective date |
|-----------------|---|--|-----------------|
| | | | |

Comment: Well was P&Ad 9/14/2023.

Inspection #696205748 observed that the flowline trench was open and that Operator appears to have conducted flowline removal/abandonment activities; No Form 42- Notice of abandonment of Flowline submitted before undertaking and after completing abandonment of on-location flowlines pursuant to Rule 1105. Meter shed equipment and lines remain on the Location; lines have not been covered/capped or OOSLAT.

Inspection required Operator to comply with Rule 1105.

It was observed in this inspection that the lines and equipment related to the meter shed equipment has been removed;OOSLAT requirements no longer apply. Location will remain out of compliance due to failure to comply with 1105.d requirements

Corrective Action: Location will remain out of compliance due to failure to comply with 1105.d requirements

Date: 12/30/1110

| Type: | # | | |
|-------|---|--|--|
| | | | |

Comment: See "COGCC Comments" at the end of this report for comments related to the "Monitoring Well".

Corrective Action: 1) Operator shall contact Colorado DWR for permitting and plugging requirements.

Date: 11/01/1111

2) Operator shall, attached to a Form 4, submit documentation of correspondence regarding the monitoring well, and any requirements/conditions provided by DWR.

3) Operator shall plug and remove well/equipment from the Location as part of ECMC 1004 Final Reclamation requirements.

| Type: | # | | |
|-------|---|--|--|
| | | | |

Comment: Form 6(s) #403558967 submitted 10/16/2023. Form "in process" at time of writing this report.

Advise contacting ECMC Area Engineer regarding Form status update and/or for any additional information that may be required.

Corrective Action:

Date:

Venting:

| | | | |
|--------------------|--|-------|--|
| Yes/No | | | |
| Comment: | | | |
| Corrective Action: | | Date: | |

Flaring:

| | | |
|--------------------|--|-------|
| Type | | |
| Comment: | | |
| Corrective Action: | | Date: |

Inspected Facilities

Facility ID: 210371 Type: WELL API Number: 045-06127 Status: SI Insp. Status: RI

The subreport 'InspWellFlowline' could not be found at the specified location \\10.14.12

Environmental

Spill/Remediation:

Comment: Form 27i #403400653 for 911 facility closure requirements submitted. F27 was approved on 6/13/2023 with the following conditions:

- Operator will provide updates to the Adequacy of Operator's General Liability Insurance and Financial Assurance and a remaining cost estimate on the next Form 27 submitted for this project;
- Comply with COGCC Rule 1105 flowline abandonment requirements, including notification and verification requirements;
- Operator shall collect soil samples from areas most likely to be impacted and shall collect an appropriate number of representative soil samples to delineate the horizontal and vertical extents of contamination, per Rule 915.e.(2).B;
- Per Rule 913.b.(2), the Operator will conduct sampling and analysis of soil, and groundwater--if encountered, to determine the horizontal and vertical extent of any contamination in excess of the cleanup concentrations in Table 915-1 for soil and groundwater. The Operator shall analyze samples for the complete Table 915-1 list and shall compare analytical results for site investigation samples to both the Table 915-1 Residential Soil Screening Level Concentrations and the Protection of Groundwater Soil Screening Level Concentrations. Submit an assessment of potential pathways to groundwater via a Supplemental Form 27.
- Additionally, pursuant to Rule 913.e, After initial approval of a Form 27, Operator will provide quarterly update reports in a Supplemental Form 27 to document progress of site investigation and Remediation.

No subsequent Form 27 has been submitted with the required information.

| | | |
|--------------------|---|-------------|
| Corrective Action: | <p style="color: red; margin: 0;">Comply with 913 reporting requirements.</p> <p style="color: red; margin: 0;">Comply with F27 403400653 COAs.</p> | Date: _____ |
|--------------------|---|-------------|

Emission Control Burner (ECB): _____

Comment: _____

Pilot: _____ Wildlife Protection Devices (fired vessels): _____

Reclamation - Storm Water - Pit

Interim Reclamation:

Date Interim Reclamation Started: _____ Date Interim Reclamation Completed: _____

Land Use: _____

Comment: _____

1002 SITE PREPARATION AND STABILIZATION

1002a. FENCING _____

Comment _____

Corrective Action _____

Date _____

1002b. SOIL REMOVAL AND SEGREGATION _____

Comment _____

Corrective Action _____

Date _____

1002c. PROTECTION OF SOILS _____

Comment _____

Corrective Action _____

Date _____

1002E. SURFACE DISTURBANCE MINIMIZATION _____

Comment _____

Corrective Action _____

Date _____

1003a. Waste and Debris removed? _____

Comment _____

Corrective Action _____

Date _____

Unused or unneeded equipment onsite? _____

Comment _____

Corrective Action _____

Date _____

Pit, cellars, rat holes and other bores closed? _____

Comment _____

Corrective Action _____

Date _____

Guy line anchors marked? _____

Comment _____

Corrective Action _____

Date _____

1003b. Area no longer in use? _____ Production areas stabilized ? _____
 1003c. Compacted areas have been cross ripped? _____
 1003d. Drilling pit closed? _____ Subsidence over on drill pit? _____
 Cuttings management: _____
 1003e. Areas no longer needed for drilling or subsequent operations for have been re-vegetated to 80% of pre-existing? _____
 Production areas have been stabilized? _____ Segregated soils have been replaced? _____

RESTORATION AND REVEGETATION

Cropland

Top soil replaced _____ Recontoured _____ Perennial forage re-established _____

Non-Cropland

Top soil replaced _____ Recontoured _____ 80% Revegetation _____

1003e. INTERIM VEGETATION TRANSECT
 TRANSECT RESULTS OF DISTURBED AREA% _____
 TRANSECT RESULTS OF REFERENCE AREA% _____
 TOTAL % OF DESIRABLE VEGETATION COVER _____
 VEGETATIVE COVER _____

1003 f. Weeds Noxious weeds? _____

Comment

Corrective Action

Date _____

Overall Interim Reclamation

Final Reclamation/ Abandoned Location:

Date Final Reclamation Started: _____ Date Final Reclamation Completed: _____

Final Land Use: _____

Reminder: _____

Comment:

Well plugged _____ Pit mouse/rat holes, cellars backfilled _____

Debris removed **Fail** _____ No disturbance /Location never built _____

Access Roads Regraded _____ Contoured _____ Culverts removed _____

Gravel removed _____

Location and associated production facilities reclaimed **Fail** _____ Locations, facilities, roads, recontoured **Fail** _____

Compaction alleviation **Fail** _____ Dust and erosion control _____

Non cropland: Revegetated 80% **Fail** _____ Cropland: perennial forage _____

Weeds present **Fail** _____ Subsidence _____

1004.d. FINAL VEGETATION TRANSECT
 TRANSECT RESULTS OF DISTURBED AREA% _____
 TRANSECT RESULTS OF REFERENCE AREA% _____
 TOTAL % OF DESIRABLE VEGETATION COVER _____
 VEGETATIVE COVER _____

Comment:

Corrective Action:

Date _____

Overall Final Reclamation **Fail** Well Release on Active Location Multi-Well Location

ECMC Comments

| Comment | User | Date |
|--|------------|------------|
| <p>Pursuant to Form 6(N) 403397810 conditions of approval, Operator was required to provide electronic Form 42 Notice of MIRU 2 business days ahead of operations 48 hours prior to mobilizing for plugging operations.</p> <p>Operator submitted Form 6(S) on 10/16/2023 stating surface plug setting date was 9/2/2023, and the cut and cap date was 9/14/2023.</p> <p>Unable to find records that a Form 42 Notice of MIRU was submitted 48 hours prior to plugging operations.</p> | trujilloam | 08/12/2024 |
| <p>RECLAMATION COMMENTS</p> <p>Records show Well was P&Ad 9/14/2023. Pursuant to Rule 1004.a, All debris, abandoned gathering line risers and flowline risers, and surface equipment shall be removed within three (3) months of plugging a well.</p> <p>Inspection #696205748 observed that surface equipment (meter shed, anchor equipment) remaining on the Location; Various pipe equipment, fence materials and other trash/debris/rubbish also observed on the Location. Inspection required Operator to comply with Rule 1004.a.</p> <p>It was observed in this inspection that the meter shed has been removed, however, anchor equipment and the various trash/debris/fence materials/etc... remains on the Location; Additionally, several trailers and surface owner equipment has been stored on the Location. No variance request to waive ECMC rules and requirements has been submitted or approved; Equipment/trailers and all other remaining items stored on the Location require removal for reclamation (pursuant to Rule 1004.a) to proceed. Additionally, Undesirable and Noxious Plant Species (Field Bindweed, Musk thistle) observed established on the Location. Ongoing weed management required until Location receives a passing final reclamation inspection.</p> <p>This Location will remain out of compliance with ECMC 1004 Rules until CA has been resolved.</p> | trujilloam | 08/12/2024 |
| <p>MONITORING WELL</p> <p>Inspection #696205748 observed a monitoring well on the southwest end of the Location, adjacent to the meter equipment; unable to find permit information or other DWR records for the monitoring well.</p> <p>Inspection required Operator to 1) contact Colorado DWR for permitting and plugging requirements. 2) Operator shall, attached to a Form 4, submit documentation of correspondence regarding the monitoring well, and any requirements/conditions provided by DWR. 3) Operator shall plug and remove well/equipment from the Location as part of ECMC 1004 Final Reclamation requirements.</p> <p>It was observed in this inspection that the well appears to have been removed, however no information/documentation of permitting, plugging and correspondence with DWR has been submitted to the ECMC. This information is being made a requirement pursuant to Rule 210.a, and the CA remains applicable.</p> | trujilloam | 08/12/2024 |

Attached Documents

You can go to ECMC Images (<https://ecmc.state.co.us/weblink/>) and search by document number:

| Document Num | Description | URL |
|--------------|-------------------|---|
| 696206107 | Inspection Photos | https://ecmc.state.co.us/weblink/DownloadDocumentPDF.aspx?DocumentId=6662653 |