

UNITED STATES GOVERNMENT  
MEMORANDUM


June 7, 2005

To: Public Information (MS 5034)  
From: Plan Coordinator, FO, Plans Section (MS  
5231)

Subject: Public Information copy of plan  
Control # - N-08396  
Type - Initial Exploration Plan  
Lease(s) - OCS-G24081 Block - 494 Mississippi Canyon Area  
Operator - Murphy Exploration & Production Company - USA  
Description - Wells A, B, C, and D  
Rig Type - SEMISUBMERSIBLE

Attached is a copy of the subject plan.

It has been deemed submitted as of this date and is under review for approval.

  
Karen Dunlap  
Plan Coordinator

Site Type/Name	Botm Lse/Area/Blk	Surface Location	Surf Lse/Area/Blk
WELL/A	G24081/MC/494	5800 FSL, 4050 FEL	G24081/MC/494
WELL/B	G24081/MC/494	3400 FSL, 14990 FEL	G24081/MC/494
WELL/C	G24081/MC/494	5400 FSL, 3900 FEL	G24081/MC/494
WELL/D	G24081/MC/494	3000 FSL, 15100 FEL	G24081/MC/494

ISS JUN 7 2005 2:18

NOTED - SCHEXNAILDRE

## APPENDIX A - OCS PLAN INFORMATION FORM



General Information										
Type of OCS	<input checked="" type="checkbox"/>	Exploration Plan	Development Operations Coordination Document (DOCD)							
Company Name: Murphy Exploration & Prod.			MMS Operator Number: 02647							
Address:			Contact Person: Debra K. Benoit							
Post Office Box 61780			Phone Number: 504-561-2409							
New Orleans, LA 70161			E-Mail Address: Debbie_Benoit@MurphyOilCorp.com							
Lease: OCS-G-24081		Area: MC	Block: 494		Project Name (If Applicable) Medusa North					
Objective	<input checked="" type="checkbox"/>	Oil	<input type="checkbox"/>	Gas	<input type="checkbox"/>	Sulfur	<input type="checkbox"/>	Salt	Onshore Base: Fouchon, LA	Dist. to Closest Land 29

## Description of Proposed Activities (Mark all that apply)

<input checked="" type="checkbox"/>	Exploration drilling	<input type="checkbox"/>	Development drilling
<input type="checkbox"/>	Well completion	<input type="checkbox"/>	Installation of production platform
<input type="checkbox"/>	Well test flaring	<input type="checkbox"/>	Installation of production facilities
<input type="checkbox"/>	Installation of well protection structure	<input type="checkbox"/>	Installation of satellite structure
<input type="checkbox"/>	Installation of subsea wellheads and/or manifolds	<input type="checkbox"/>	Installation of lease term pipelines
<input type="checkbox"/>	Temporary well abandonment	<input type="checkbox"/>	Commence production
<input type="checkbox"/>	Other (Specify and describe)		
Have you submitted or do you plan to submit a Conservation Information Document to accompany this plan?		Yes	<input checked="" type="checkbox"/> No
Do you propose to use new or unusual technology to conduct your activities?		Yes	<input checked="" type="checkbox"/> No
Do you propose any facility that will serve as a host facility for deepwater subsea development?		Yes	<input checked="" type="checkbox"/> No
Do you propose any activities that may disturb an MMS-designated high-probability archaeological area?		Yes	<input checked="" type="checkbox"/> No
Have all the surface locations of your proposed activities been previously reviewed and approved by MMS?		Yes	<input checked="" type="checkbox"/> No

## Tentative Schedule of Proposed Activities

Proposed Activity	Start Date	End Date	No. of days
Drill A	7/1/05	7/31/05	31
Drill B	8/1/05	8/31/05	31
Drill C	7/1/06	7/31/06	31
Drill D	8/1/06	8/31/06	31

When a rig is selected, the rig specifications will be made part of the Application for Permit to Drill.

Description of Drilling Rig		Description of Production Platform	
<input type="checkbox"/> Jackup	<input type="checkbox"/> Drillship	<input type="checkbox"/> Caisson	<input type="checkbox"/> Tension leg platform
<input type="checkbox"/> Gorilla Jackup	<input type="checkbox"/> Platform rig	<input type="checkbox"/> Well protector	<input type="checkbox"/> Compliant tower
<input checked="" type="checkbox"/> Semisubmersible	<input type="checkbox"/> Submersible	<input type="checkbox"/> Fixed platform	<input type="checkbox"/> Guyed tower
<input type="checkbox"/> DP Semisubmersible	<input type="checkbox"/> Other (Attach Description)	<input type="checkbox"/> Subsea manifold	<input type="checkbox"/> Floating production
Drilling Rig Name (If Known): Unknown		<input type="checkbox"/> Spar	<input type="checkbox"/> Other (Attach

## Description of Lease Term Pipelines

From (Facility/Area/Block)	To (Facility/Area/Block)	Diameter (Inches)	Length (Feet)	Product

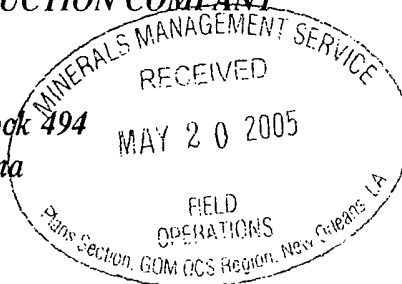
N-8396  
PI

**MURPHY EXPLORATION & PRODUCTION COMPANY**

**Initial EP**

**OCS-G-24081**

**Mississippi Canyon Block 494**  
**Offshore, Louisiana**



Murphy Exploration & Production Company, as designated Operator of the subject lease, hereby submits this proposed Exploration Plan in accordance with the regulations contained in Title 30 CFR 250.203 and 204 and more specifically defined in the Minerals Management Service Notice to Lessees 2003-G17.

**HISTORY OF LEASE**

Mississippi Canyon Block 494 was acquired at Lease Sale 182 effective March 19, 2002. Murphy Exploration & Production proposes to drill additional exploratory wells as per attached location table. This contains lease stipulation #6. Lease Stipulation No. 6 is to reference measure to minimize or avoid potential adverse impacts to protected species (sea turtles, marine mammals, gulf sturgeon and other federally protected species).

MMS has issued Notice to Lessees 2004-G-01 "Implementation of Seismic Mitigation Measures and Protected Species Observer Program", NTL 2003-G10 "Vessel Strike Avoidance and injured/Dead Protected Species Reporting" and NTL 2003-G11 "Marine Trash and Debris Awareness and Elimination". Murphy Exploration & Production Company-USA is aware of these issues and will be in full compliance with both NTL 2003-G10 and NTL-2003-G11. Shallow Hazards Report was submitted March 31, 2005.

**GEOLOGICAL OBJECTIVES:** See Appendix C

**SCHEDULE OF OPERATIONS:** See attached OCS Plan Information Form

**PRODUCTION FACILITIES:**

Should proposed wells have no commercial production, they will be plugged and abandoned with casings removed to a minimum of 15' BML. If they prove successful, they will be Temporarily Abandoned in accordance with 30 CFR 250.1721.

There will be no additional onshore or offshore facilities or personnel as a result of

these exploration activities.



DESCRIPTION OF DRILLING RIG: See attached OCS Plan Information Form

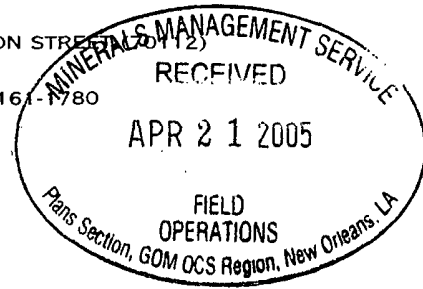
#### SAFETY STANDARDS AND PROGRAMS - DRILLING OPERATIONS:

The rig to be used will comply with all of the regulations of the American Bureau of Shipping, International Maritime Organization and the United States Coast Guard. All drilling operations will be conducted under the provisions of 30 CFR, part 250, Subpart D and other applicable regulations and notices, including those regarding the avoidance of potential drilling hazards and safety and pollution prevention control. Safety features will include well control and blowout prevention equipment as described in Title 30 CFR 250.50. The appropriate life rafts, life jackets, ring buoys, etc. as prescribed by the U.S. Coast Guard will be maintained on the facility at all times.

All production facilities are constructed and installed to meet M.M.S. and Coast Guard standards for safety and protection of the environment. Murphy Exploration & Production Company's Safety and Training Department monitors and trains personnel in the conduct of safe operations and compliance with all safety and pollution prevention standards.



131 SOUTH ROBERTSON STREET  
P.O. BOX 61780  
NEW ORLEANS, LA 70161-1780  
(504) 561-2811  
FAX (504) 561-2837



U. S. Department of the Interior  
Minerals Management Service  
Office of Field Operations  
MS 5231  
1201 Elmwood Park Boulevard  
New Orleans, Louisiana

April 15, 2005

70123-2394

Attention: Mr. Donald C. Howard  
Regional Supervisor - Field Operations

Regarding: Initial Exploration Plan  
Mississippi Canyon Block 494, OCS-G-24081 #A-D  
Anticipated Commencement Date: July 1, 2005

Gentlemen:

Enclosed herewith are nine (9) sets of the above referenced Initial EP. We respectfully request that a speedy review be made to determine whether this document is complete. Should additional information be required, please advise us immediately.

Every effort you extend in order to affect an early approval of this Plan will be greatly appreciated.

Very truly yours,

Debra K. Benoit  
Staff Technical Assistant  
Environment & Government Affairs

## APPENDIX A

Description, Objectives and Schedule  
Drilling Unit w/ Safety & Pollution Prevention Features  
Production Facilities  
OCS Plan Information Form

**MURPHY EXPLORATION & PRODUCTION COMPANY**

**Initial EP**

**OCS-G-24081**

**Mississippi Canyon Block 494**

**Offshore, Louisiana**

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**GEOLOGICAL OBJECTIVES:**

See Appendix C

**SCHEDULE OF OPERATIONS:**

See attached OCS Plan Information Form

**PRODUCTION FACILITIES:**

Should proposed wells have no commercial production, they will be plugged and abandoned with casings removed to a minimum of 15' BML. If they prove successful, they will be Temporarily Abandoned in accordance with 30 CFR 250.1721.

There will be no additional onshore or offshore facilities or personnel as a result of these exploration activities.

**DESCRIPTION OF DRILLING RIG:** See attached OCS Plan Information Form

## **SAFETY STANDARDS AND PROGRAMS - DRILLING OPERATIONS:**

The rig to be used will comply with all of the regulations of the American Bureau of Shipping, International Maritime Organization and the United States Coast Guard. All drilling operations will be conducted under the provisions of 30 CFR, part 250, Subpart D and other applicable regulations and notices, including those regarding the avoidance of potential drilling hazards and safety and pollution prevention control. Safety features will include well control and blowout prevention equipment as described in Title 30 CFR 250.50. The appropriate life rafts, life jackets, ring buoys, etc. as prescribed by the U.S. Coast Guard will be maintained on the facility at all times.

All production facilities are constructed and installed to meet M.M.S.' and Coast Guard standards for safety and protection of the environment. Murphy Exploration & Production Company's Safety and Training Department monitors and trains personnel in the conduct of safe operations and compliance with all safety and pollution prevention standards.



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## **General Information**

Type of OCS	<input checked="" type="checkbox"/> Exploration Plan	Development Operations Coordination Document (DOCD)	
Company Name: Murphy Exploration & Prod.		MMS Operator Number: 02647	
Address: Post Office Box 61780 New Orleans, LA 70161		Contact Person: Debra K. Benoit	
		Phone Number: 504-561-2409	
		E-Mail Address: Debbie.Benoit@MurphyOilCorp.com	
Lease: OCS-G-24081	Area: MC	Block: 494	Project Name (If Applicable) Medusa North
Objective	<input checked="" type="checkbox"/> Oil	<input type="checkbox"/> Gas	<input type="checkbox"/> Sulfur
	<input type="checkbox"/> Salt	Onshore Base: Fouchon, LA	Dist. to Closest Land 29

## **Description of Proposed Activities (Mark all that apply)**

<input checked="" type="checkbox"/> Exploration drilling	<input type="checkbox"/> Development drilling
<input type="checkbox"/> Well completion	<input type="checkbox"/> Installation of production platform
<input type="checkbox"/> Well test flaring	<input type="checkbox"/> Installation of production facilities
<input type="checkbox"/> Installation of well protection structure	<input type="checkbox"/> Installation of satellite structure
<input type="checkbox"/> Installation of subsea wellheads and/or manifolds	<input type="checkbox"/> Installation of lease term pipelines
<input type="checkbox"/> Temporary well abandonment	<input type="checkbox"/> Commence production
<input type="checkbox"/> Other (Specify and describe)	

Do you propose to use new or unusual technology to conduct your activities?	Yes	<input checked="" type="checkbox"/> No
Do you propose any facility that will serve as a host facility for deepwater subsea	Yes	<input checked="" type="checkbox"/> No
Do you propose any activities that may disturb an MMS-designated high-probability	Yes	<input checked="" type="checkbox"/> No

## **Tentative Schedule of Proposed Activities**

Proposed Activity	Start Date	End Date	No. of days
Drill A	7/1/05	7/31/05	31
Drill B	8/1/05	8/31/05	31
Drill C	7/1/06	7/31/06	31
Drill D	8/1/06	8/31/06	31

When a rig is selected, the rig specifications will be made  
Application for Permit to Drill

Description of Drilling Rig		Description of Production Platform	
<input type="checkbox"/> Jackup	<input type="checkbox"/> Drillship	<input type="checkbox"/> Caisson	<input type="checkbox"/> Tension leg platform
<input type="checkbox"/> Gorilla Jackup	<input type="checkbox"/> Platform rig	<input type="checkbox"/> Well protector	<input type="checkbox"/> Compliant tower
<input checked="" type="checkbox"/> Semisubmersible	<input type="checkbox"/> Submersible	<input type="checkbox"/> Fixed platform	<input type="checkbox"/> Guyed tower
<input type="checkbox"/> DP Semisubmersible	<input type="checkbox"/> Other (Attach Description)	<input type="checkbox"/> Subsea manifold	<input type="checkbox"/> Floating production
Drilling Rig Name (If Known): Unknown		<input type="checkbox"/> Spar	<input type="checkbox"/> Other (Attach

## **Description of Lease Term Pipelines**

From (Facility/Area/Block)	To (Facility/Area/Block)	Diameter (Inches)	Length (Feet)	Product

**Appendix A**  
**OCS PLAN INFORMATION FORM (CONTINUED)**  
Include one copy of this page for each proposed well/structure

Proposed Well/Structure Location				
Well or Structure Name/Number: A				Subsea Completion
Anchor Radius (if applicable) in feet				<input type="checkbox"/> Yes <input checked="" type="checkbox"/> X <input type="checkbox"/> No
	SURFACE		BOTTOM HOLE	
Lease No.	OCS-G-24081			
Area Name	MC			
Block No.	494			
Blockline Departures (in feet)	N/S Departure 5800' FSL			
	E/W Departure 4050' FEL		PUBLIC INFORMATION	
Lambert X-Y coordinates	X: 851310			
	Y: 10333479			
Latitude/Longitude	Latitude: 28° 27' 10.22"			
	Longitude: -89° 27' 22.04"			
	TVD (Feet)	MD (Feet):	Water Depth (Feet): 1635'	
Anchor Locations for Drilling Rig or Construction Barge				
Anchor Name	Area/Block	X Coordinate	Y Coordinate	Length on Seafloor
A1	MC 494	845885	10330348	1500
A2	MC 494	844246	10333480	1500
A3	MC 494	848178	10338905	1500
A4	MC 494	851310	10339744	1500
A5	MC 494/495	856735	10336612	1500
A6	MC 495	857574	10333480	1500
A7	MC 494	854442	10328055	1500
A8	MC 494/538	851310	10327216	1500

Include one copy of this page for each proposed well/structure

**Proposed Well/Structure Location**

Well or Structure Name/Number: B			Subsea Completion	
Anchor Radius (if applicable) in feet			Yes	No
	<b>SURFACE</b>	<b>BOTTOM HOLE</b>		
Lease No.	OCS-G-24081			
Area Name	MC			
Block No.	494			
Blockline Departures (in feet)	N/S Departure 3400' FSL			
	E/W Departure 14990' FEL	PUBLIC INFORMATION		
Lambert X-Y coordinates	X: 840371			
	Y: 10331078			
Latitude/ Longitude	Latitude: 28° 26' 44.24"			
	Longitude: -89° 29' 23.96"			
			Water Depth (Feet): 1784'	
<b>Anchor Locations for Drilling Rig or Construction Barge</b>				
<b>Anchor Name</b>	<b>Area/Block</b>	<b>X Coordinate</b>	<b>Y Coordinate</b>	<b>Length on Seafloor</b>
B1	MC 493/537	835367	10327310	1500
B2	MC 493	834153	10330317	1500
B3	MC 493	836600	10336083	1500
B4	MC 493/494	839607	10337297	1500
B5	MC 494	846331	10335572	1500
B6	MC 494	847679	10331977	1500
B7	MC 538	844140	10326077	1500
B8	MC 538	841133	10324863	1500

**OCS PLAN INFORMATION FORM (CONTINUED)**  
 Include one copy of this page for each proposed well/structure

Proposed Well/Structure Location							
Well or Structure Name/Number: C				Subsea Completion			
Anchor Radius (if applicable) in feet				<table border="1"> <tr> <td>Yes</td> <td>X</td> <td>No</td> </tr> </table>	Yes	X	No
Yes	X	No					
	SURFACE		BOTTOM HOLE				
Lease No.	OCS-G-24081						
Area Name	MC						
Block No.	494						
Blockline Departures (in feet)	N/S Departure 5400' FSL						
	E/W Departure 3900' FEL		PUBLIC INFORMATION				
Lambert X-Y coordinates	X: 851461						
	Y: 10331079						
Latitude/Longitude	Latitude: 28° 27' 06.29"						
	Longitude: -89° 27' 20.26"						
			Water Depth (Feet): 1635'				
Anchor Locations for Drilling Rig or Construction Barge							
Anchor Name	Area/Block	X Coordinate	Y Coordinate	Length on Seafloor			
C1	MC 494	845885	10330348	1500			
C2	MC 494	844246	10333480	1500			
C3	MC 494	848178	10338905	1500			
C4	MC 494	851310	10339744	1500			
C5	MC 494/495	856735	10336612	1500			
C6	MC 495	857574	10333480	1500			
C7	MC 494	854442	10328055	1500			
C8	MC 494/538	851310	10327216	1500			

Include one copy of this page for each proposed well/structure

Proposed Well/Structure Location				
Well or Structure Name/Number: D				Subsea Completion
Anchor Radius (if applicable) in feet				Yes <input checked="" type="checkbox"/> No <input type="checkbox"/>
	SURFACE		BOTTOM HOLE	
Lease No.	OCS-G-24081			
Area Name	MC			
Block No.	494			
Blockline Departures (in feet)	N/S Departure 3000' FSL			
	E/W Departure 15100' FEL		PUBLIC INFORMATION	
Lambert X-Y coordinates	X: 840259			
	Y: 10330679			
Latitude/Longitude	Latitude: 28° 26' 40.26"			
	Longitude: -89° 29' 25.12"			
		Water Depth (Feet): <del>1635'</del> 1795'		
Anchor Locations for Drilling Rig or Construction Barge				
Anchor Name	Area/Block	X Coordinate	Y Coordinate	Length on Seafloor
D1	MC 493/537	835367	10327310	1500
D2	MC 493	834153	10330317	1500
D3	MC 493	836600	10336083	1500
D4	MC 493/494	839607	10337297	1500
D5	MC 494	846331	10335572	1500
D6	MC 494	847679	10331977	1500
D7	MC 538	844140	10326077	1500
D8	MC 538	841133	10324863	1500

## APPENDIX B

Company Contact  
New or Unusual Technology  
Bonding Requirements  
Onshore Base  
Support Vessels  
Lease Stipulations  
Project name  
Transportation Routing Map  
Bathymetry Plat

**COMPANY CONTACT:**

Debra Benoit  
Post Office Box 61780  
New Orleans, Louisiana 70161

Telephone Number: (504) 561-2409

Fax Number: (504) 561-2661

E-Mail: Debbie\_Benoit@Murphyoilcorp.com

**NEW OR UNUSUAL TECHNOLOGY:** None will be used for proposed activities.

**BONDING REQUIREMENTS:** Murphy Exploration & Production Company's activities are covered by its Area wide Oil and Gas Lease Bond in the amount of \$3,000,000.00.

**ONSHORE BASE:** Marine operations will be based out of Fourchon, LA (90 miles)  
Air (helicopter) operations will be based out of Fourchon, LA (90 miles)  
All bases are existing and will not be affected by proposed operations.

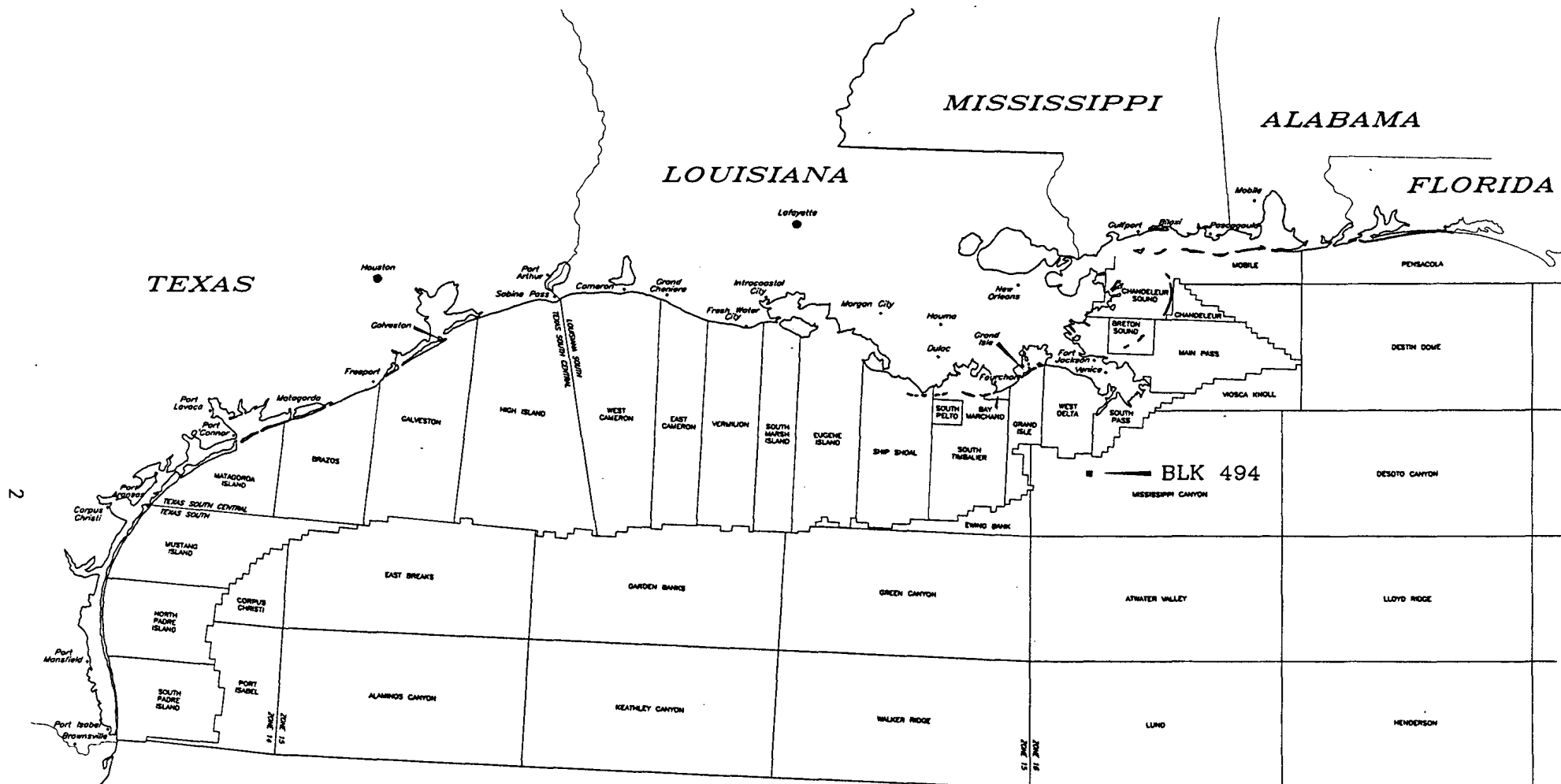
**SUPPORT VESSELS:** 1 Crew Boat will be utilized daily  
1 Supply Boat will be utilized twice weekly.  
1 Helicopter will be utilized daily.

**TRANSPORTATION ROUTING MAP:** See attached.

**LEASE STIPULATIONS:** None

**PROJECT NAME:** Medusa North

# VICINITY MAP

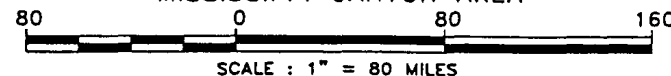


GULF OF MEXICO

Figure 1

MURPHY EXPLORATION & PRODUCTION COMPANY  
NEW ORLEANS, LOUISIANA

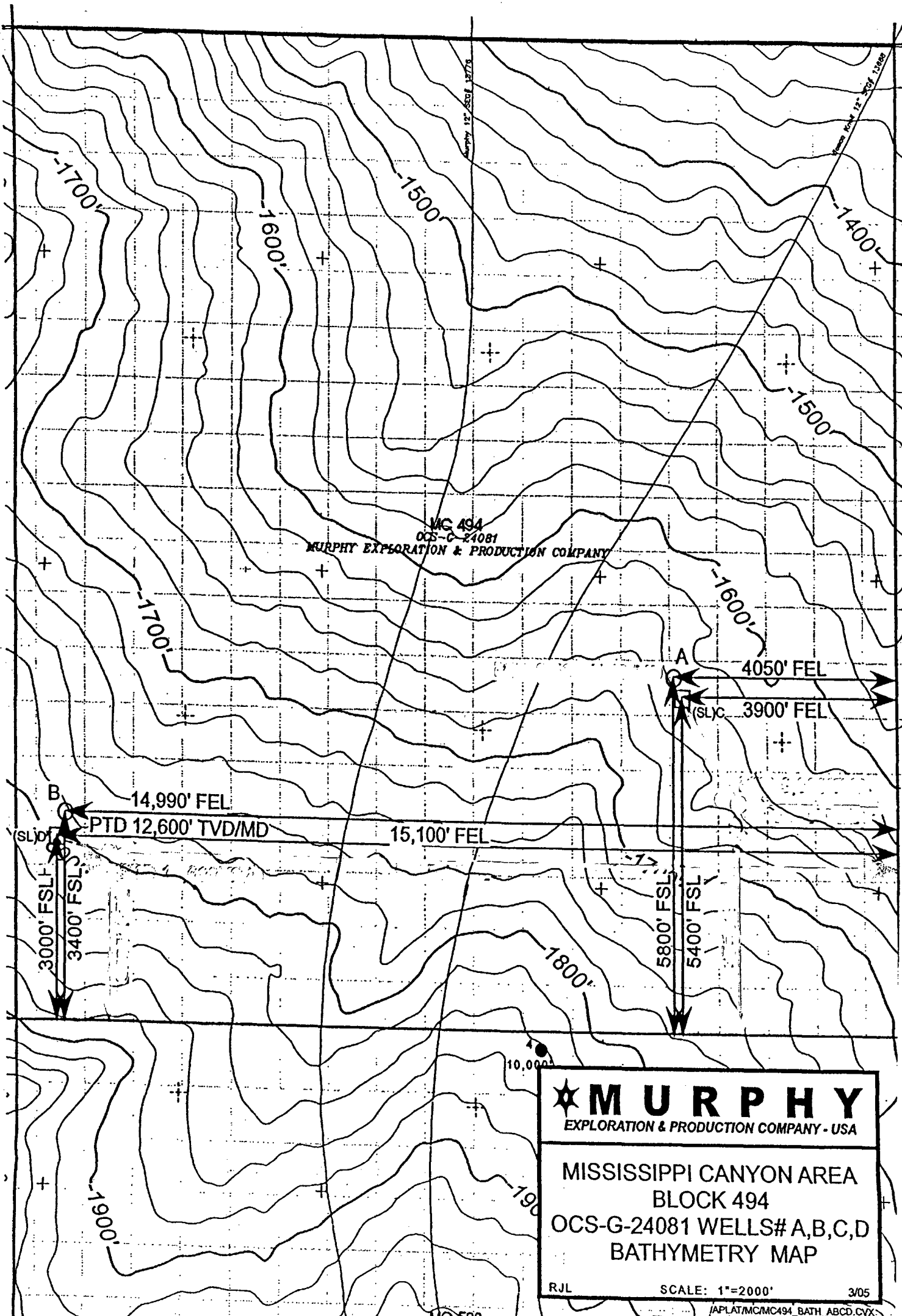
VICINITY MAP  
BLOCK 494  
MISSISSIPPI CANYON AREA



TIM MORTON & ASSOCIATES, INC.  
730 E. KALISTE SALOOM RD.  
LAFAYETTE, LOUISIANA

JOB NO. 05-118  
MAP NO. MURPHU16  
DATE: 4/11/05





MC 494  
OCS-G-24081  
MURPHY EXPLORATION & PRODUCTION COMPANY

A  
4050' FEL  
3900' FEL  
(SLC)

B  
14,990' FEL  
PTD 12,600' TVD/MD  
15,100' FEL  
(SLD)

5800' FSL  
5400' FSL

**MURPHY**  
EXPLORATION & PRODUCTION COMPANY - USA  
MISSISSIPPI CANYON AREA  
BLOCK 494  
OCS-G-24081 WELLS# A,B,C,D  
BATHYMETRY MAP

RJL SCALE: 1"=2000' 3/05

APL/MC/MC494\_BATH\_ABCD.CVX

MC 598

## APPENDIX C

### Geological, Geophysical & H2S Information

Structure Contour Map

Interpreted 2-D and/or 3-D Seismic Lines

(to be provided upon request)

Geological Cross Section

Shallow Hazards Report

(previously submitted – see Page 1 in Appendix A)

Shallow Hazards Assessment

High-resolution Seismic Lines

Stratigraphic Column

Time vs. Depth Table

(Not applicable to this Plan - Data is based on well control in the area)

Letter Requesting Determination of H2S

**In the event H2S is classified as either present or unknown, Murphy Exploration & Production will conduct operations proposed in this Plan as per its H2S Contingency Plan, prepared according to 30 CFR 250.147, approved November 30, 1998**



131 SOUTH ROBERTSON STREET (70112)  
P.O. BOX 61780  
NEW ORLEANS, LA 70161-1780  
(504) 561-2811  
FAX (504) 561-2837

March 30, 2005

Mr. Don Howard  
Regional Supervisor  
U. S. Department of the Interior  
Minerals Management Service  
1201 Elmwood Park Boulevard  
New Orleans, LA 70123

RE: OCS-G-24081  
Mississippi Canyon Block 494  
Medusa North Prospect  
Murphy Expro Well Nos. A, B, C and D

Dear Mr. Howard:

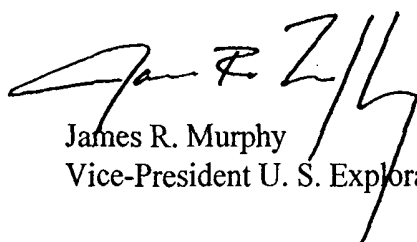
Geophysical data in the vicinity of the Murphy Exploration and Production Company's Mississippi Canyon Block 494 well locations have been reviewed and there appears to be no shallow drilling hazards.

As noted on the attached seismic plat, the following seismic lines were reviewed for this proposal:

A Geohazard Assessment Study (Report No. 2403-2002) was performed over MC 494 by Fugro-McClelland Marine Geosciences, Inc. on July 2, 2003. Reports were filed with the Minerals Management Service approximately April 1, 2005.

In addition, the logs from the Murphy Expro OCS-G-21763 #1 were reviewed and no impediments to drilling were encountered.

Respectfully submitted,



James R. Murphy  
Vice-President U. S. Exploration

JRM/DLW/shs

c:\My Documents\A-Word\POE's\Miss-Canyon\mc494abcd.Medusa North

# **APPENDIX D**

**Chemosynthetic Communities**

**Topographic Features**

**Live Bottom Features**

**ROV Statement (Deepwater Only)**

**Seafloor Features Map with Associated Anchor Patterns**

## **CHEMOSYNTHETIC COMMUNITIES**

Features or areas that could support high-density chemosynthetic communities are **not** located within 1500 feet of each of the proposed mud and cuttings discharge location.

Features or areas that could support high-density chemosynthetic communities are **not** located within 1500 feet of each of any seafloor disturbances resulting from our use of anchors (including those caused by anchors, anchor chains and wire ropes).

## **TOPOGRAPHIC FEATURES**

There are no topographical features (Flower Gardens, etc) on this lease.

## **LIVE BOTTOM (PINNACLE) FEATURES**

There are no live bottom features (pinnacles) on this lease.










## **ROV STATEMENT**

Murphy Exploration & Production Company is familiar with the ROV Survey Requirements set forth in N.L. 2001-G04. A visual survey of the sea floor in the vicinity of the proposed well sites will be performed using an ROV equipped with video imaging capabilities. A survey will be performed immediately before operations commence and immediately after operation completion. The ROV will be run along six transects. Each of the six excursions will extend at least 100 meters from the launch point and that at least one transect passes directly over or very near the well site with the track lines located at 60-degree angles.

The sea floor will be continuously videotaped during the entire survey and the ROV will be run close enough to the sea floor so that relatively small animals and features (1 inch and larger) can be observed and identified. When a type of animal is encountered for the first time or upon encounter with each bottom type, the ROV will be stopped momentarily to attempt close-up video.

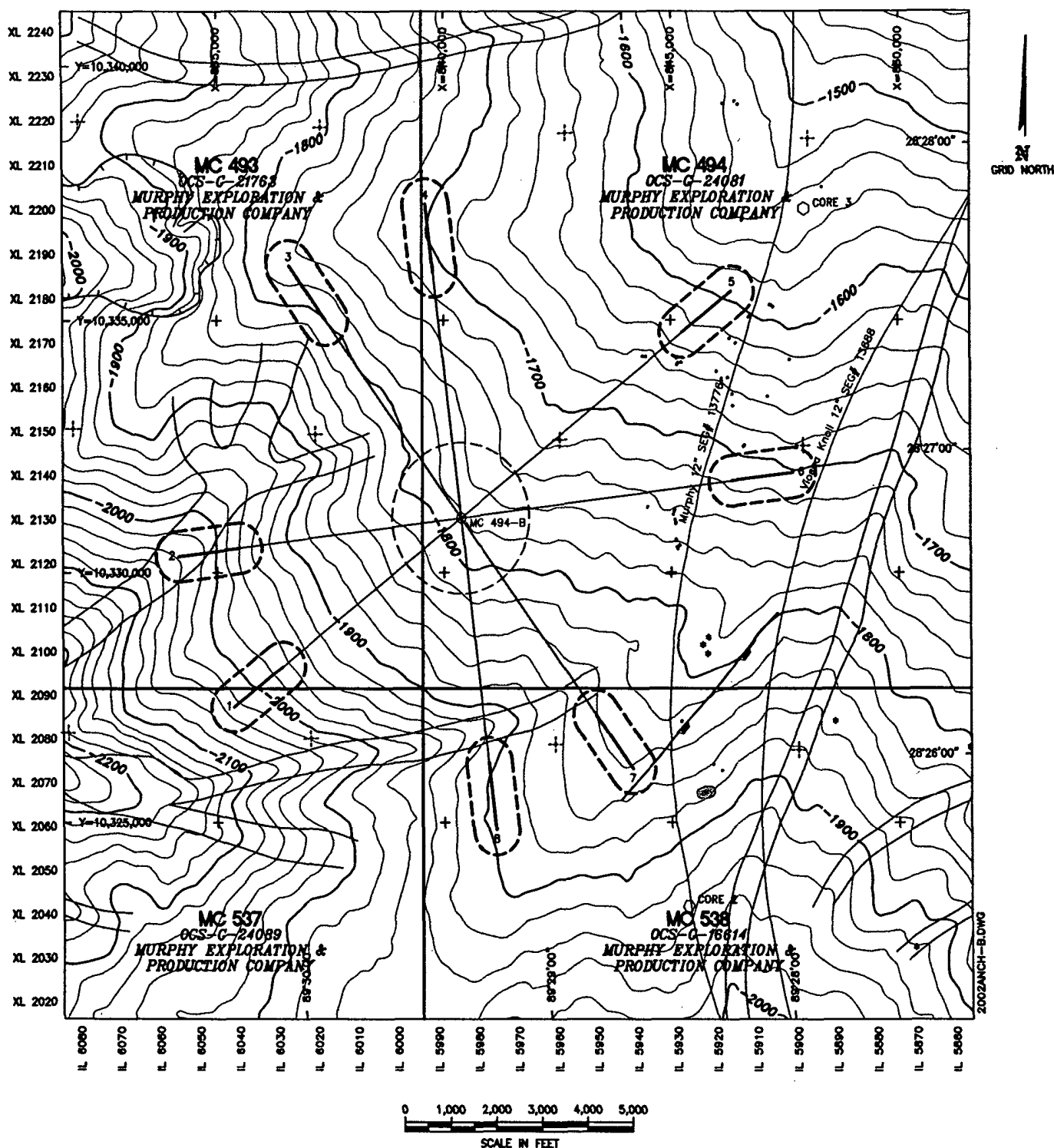
Murphy Exploration & Production Company will comply with the provisions stated above when stipulated as a condition of approval for deepwater EP's or Initial DOCD's.



-  SEAFLOOR EXPRESSION OF SHALLOW BURIED FURROW.
-  SEAFLOOR MOUNDS OR DEPRESSIONS THAT REPRESENT POSSIBLE HYDROCARBON MACROSEEPS.
-  AREA OF SEAFLOOR EROSION.
-  SEAFLOOR MOUNDS OR DEPRESSIONS THAT MAY BE THE RESULT OF FLUID EXPULSION.
-  SEAFLOOR OR SHALLOW BURIED FAULT WITH SEAFLOOR EXPRESSION. MAXIMUM SEAFLOOR OFFSET IS ABOUT 10 FEET.
-  INDIVIDUAL SIDE-SCAN SONAR TARGETS, REPRESENTING POSSIBLE DRUMS.
-  CONCENTRATIONS OF SIDE-SCAN SONAR TARGETS, REPRESENTING AREAS OF POSSIBLE NUMEROUS, CLOSELY-SPACED DRUMS.
-  SONAR CONTACTS (POSSIBLE DRUMS). BECAUSE THE SEAFLOOR DEBRIS WAS IDENTIFIED FROM 2-D HIGH RESOLUTION SEISMIC DATA, AREAS OUTSIDE OF THE 2-D SEISMIC COVERAGE (SEE NAVIGATION POST PLOT MAP) ARE LIKELY TO CONTAIN ADDITIONAL DEBRIS NOT IDENTIFIED.
-  CORE 3  
PISTON CORE LOCATION.

## PROPOSED WELLSITE MC 494-A





IL 5860 3-D SURVEY LINE AND NUMBER.

MC 494-B  
PROPOSED WELL LOCATION, DESIGNATION, AND PROPOSED ANCHOR PATTERN. THE ANCHOR PATTERN SHOWN WAS DESIGNED FOR THE "OCEAN CONCORD" IN APPROXIMATELY 2,200 FT OF WATER. BOLD PORTION OF ANCHOR CHAIN INDICATES CHAIN CONTACT WITH SEAFLOOR. A 1,500 FT RADIUS CIRCLE IS SHOWN AROUND THE WELL SURFACE LOCATION AND A 1,000 FT POLYGON IS SHOWN AROUND THE ANCHOR AND ANCHOR CHAIN TOUCHDOWN ZONE AS REQUIRED BY NOTICE TO LESSEES 2000-G20.

REPORTED LOCATION OF PIPELINE UNDER CONSTRUCTION AS OF 10 JUNE 2003 (ACTUAL AS BUILT LOCATION MAY VARY).

WATER DEPTH CONTOUR, IN FEET. CONTOUR INTERVAL IS 20 FEET.

SEAFLOOR OR NEAR-SEAFLOOR SLUMP SCARPS.

SEAFLOOR EXPRESSION OF SHALLOW BURIED FURROW.

SEAFLOOR OR SHALLOW BURIED FAULT WITH SEAFLOOR EXPRESSION. MAXIMUM SEAFLOOR OFFSET IS ABOUT 10 FEET.

INDIVIDUAL SIDE-SCAN SONAR TARGETS, REPRESENTING POSSIBLE DRUMS.

CONCENTRATIONS OF SIDE-SCAN SONAR TARGETS, REPRESENTING AREAS OF POSSIBLE NUMEROUS, CLOSELY-SPACED DRUMS.

SONAR CONTACTS (POSSIBLE DRUMS). BECAUSE THE SEAFLOOR DEBRIS WAS IDENTIFIED FROM 2-D HIGH RESOLUTION SEISMIC DATA, AREAS OUTSIDE OF THE 2-D SEISMIC COVERAGE (SEE NAVIGATION POST PLOT MAP) ARE LIKELY TO CONTAIN ADDITIONAL DEBRIS NOT IDENTIFIED.

PISTON CORE LOCATION.

## WATER DEPTH AND SEAFLOOR FEATURES MAP PROPOSED WELLSITE MC 494-B & D

PROPOSED WELLSITE MC 494-B



## APPENDIX E

### Discharges & Disposed Wastes Information

#### DISCHARGES

Provide this table and description only when you propose:

1. Activities in the Eastern Planning Area of the GOM.
2. Activities within the Protective Zones of the Flower Mississippi Canyon and Stetson Bank.
3. To use new or unusual technology that changes the nature or magnitude of the waste stream.
4. To use a sulphur recovery unit(s).
5. Deepwater development operations. (You may omit this table if you propose operations in an exempted area. Refer to the MMS Internet website at <http://www.gomr.mms.gov/homepg/regulate/envIRON/strategy/strategy.html> for a current listing of exempted areas.)
6. Initial EP's, DOCD's, or Supplemental DOCD's with new multiwell structures for which the State of Texas is an affected State (15 CFR 930.58(a)(2)).
7. Initial or supplemental DOCD's for which the State of Alabama is an affected State (15 CFR 930.58(a)(2)).
8. Initial DOCD's or supplemental DOCD's with new multiwell structure that includes disposal in Louisiana State waters or onshore Louisiana (15 CFR 930.58(a)(2)).

#### DISPOSED WASTES

Provide this table when you propose all Initial and Supplemental EP's and DOCD's. Provide this information in Revised EP's or DOCD's only when you propose:

1. Drilling operations in the Eastern Planning Area of the GOM.
2. To use new or unusual technology in the handling or discharge of drilling fluids or drill cuttings.
3. Deepwater development operations. (You may omit this table if you propose operations in an exempted area. Refer to the MMS Internet website at <http://www.gomr.mms.gov/homepg/regulate/envIRON/strategy/strategy.html> for a current listing of exempted areas.)



**DISCHARGES PER WELL (UNLESS OTHERWISE NOTED):**

Type of Waste Approximate Composition	Amt to be Discharged (Volume or Rate)	Maximum Discharge Rate	Discharge and/or Storage Location and Discharge Method*
Water-Based Muds	15000	1000 bbl/hr	Discharged at seafloor
WBM Drill Cuttings	530	1000 bbl/hr	Discharged at seafloor
SBM Drill Cuttings	1465	1000 bbl/hr	Discharged OB via shunt pipe
Muds, ctgs & cement at seafloor	2050	NA	Discharged at seafloor
Produced Water	NA	12.6 x 10 <sup>6</sup> /yr	NA
Sanitary Wastes	25 gal/person/day	NA	Treated for oil & grease and discharged overboard
Domestic Wastes	35 gal/person/day	NA	Treated for solids and discharged overboard
Deck Drainage	0-4000 bbl/day dependent on rainfall	15 bbl/hr	Oil & grease removed and discharged overboard
Well Treatment, Workover or Completion Fluids	NA	200 bbl/well	Discharged used fluids overboard, return excess to shore for credit
Uncontaminated fresh or seawater	NA	NA	Discharged overboard
Desalinization Unit	2650 bbl/day	NA	Discharged overboard
Uncontaminated Bilge Water	1200 bbl/project	260 m <sup>3</sup> /hr	Discharged overboard
Uncontaminated Ballast Water	15,000 bbl/project	2600 m <sup>3</sup> /hr	Discharged overboard
Misc. Discharges - Treated Chemicals added	NA	10 bbl/hr	Discharged overboard
Miscellaneous Discharges (permitted under NPDES) (excess cmt w/ cmtg chems)	NA	NA	Discharged overboard at seafloor without treatment

**\*All overboard discharges will take place on site.**

**Typical semi rig = 90 men on board, typical jackup/workover rig = 50 men on board**

All mud discharged will be tested for toxicity as required by EPA's NPDES discharge permit. Sanitary and domestic wastes are treated in compliance with EPA's NPDES discharge permit. Rig or platform discharge will vary according to the number of personnel on board.

All vessels used in our operations are equipped with Marine Sanitation Devices or holding tanks in compliance with DOT regulations.

DISPOSED WASTES PER WELL (UNLESS OTHERWISE NOTED):

Type of Waste Approximate Composition	Amt in Volume, Wt or Rate	Rate per Day	Name/Location of Disposal Facility	Treatment and/or Storage, Transport & Disposal Method
Spent Oil-based Drilling Fluids & Cuttings	NA	200/bbl/day	MI Drilling Fluids, Baroid Mud; Fourchon, LA	Put in appropriate containers, transported to dock for disposal; recycled by mud company
Spent Syn.- based Drlg Fluids & Cuttings	855	6% of discharged cuttings	MI Drilling Fluids, Baroid Mud; Fourchon, LA	Put in appropriate containers, transported to dock for disposal; recycled by mud company
Oil- contaminated Produced Sand	NA	0.6 bbl/day	NA	NA
Waste Oil	300 bbl/yr average  18 bbl/year average	Drilling Rig - 0.8 bbl/day average  Platform-0.5 bbl/day	ASCO, Fourchon, LA  Chemical Waste Mgt - Sulphur, LA	Transported by boat in drums to dock - Fuel blending  "...", Fuel Blending
Produced Water	NA	NA	NA	NA
NORM- contaminated Wastes	NA	NA	NA	NA
Trash and Debris	3000 ft <sup>3</sup> /yr average  Dependent on number	Drilling Rig - 8 ft <sup>3</sup> /yr average  Platform - 0.01 m <sup>3</sup> /day/man	Solid Waste Disposal, Inc.-Houma, La Galliano Waste - Galliano, LA	Transported in storage bins to dock by boat, transported from dumpster to landfill.
Chemical Product Wastes	Dependent upon operations	Platform-<0.1 gal/day/man	Chemical Waste Mgt - Sulphur, LA	Acids/chems neutralized; haz. wastes sent to incineration at Onyx - Port Arthur, Tx
Workover Fluids	NA	2 bbl/day	NA	NA

No oil will be added to the drilling mud or discharged at any time. In the event it becomes necessary to add oil to the drilling mud or "spot" an oil base lubricate around a stuck drill string, all mud and cuttings will be transported to shore for proper disposal. Drilling rigs and production platforms are constructed with drip pans and or/drainage under the floor and machinery to contain oil spills during operations. All used oil from machinery is collected and stored and later transferred to shore base. All metal, steel, cables, etc. are stored on the rig until sufficient quantity accumulates. This material is then transported to our shore base for recycling. Paper, bags, plastics, etc. are compacted in a container by an onboard compactor then transported to shore for disposal.

# APPENDIX F

## Oil Spill Information

Site-Specific OSRP

Regional OSRP

OSRP Information

Worst-case Scenario Comparison

Facility Tanks and Production Vessels

Diesel Oil Supply Vessels

Support Vessels Fuel Tanks

Produced Liquid Hydrocarbon Transportation Vessels

Oil- and Synthetic-based Drilling Fluids

Blowout Scenario

Oils Characteristics

Spill Response Sites

Spill Response Discussion for NEPA Analysis

Pollution Prevention Measures

FGBNMS Monitoring Plans

## SITE-SPECIFIC OSRP

Not applicable. This Plan is not for the Eastern Planning Area and Florida or Alabama is not an affected state.

## REGIONAL OSRP

All proposed activities of Murphy Exploration & Production Company are covered by its Regional Oil Spill Response Plan which was approved January 29, 2003. Murphy Exploration & Production is the only entity covered by this OSRP.

## OSRP INFORMATION

Murphy Exploration & Production Company's oil spill removal organizations are as follows:

### Equipment and personnel:

Marine Response Corporation of Lake Charles, LA for CGA equipment and Airborne Support, Incorporated of Bourg, LA.

### Source control services:

Well Control Specialists: Boots & Coots, Cudd Pressure Control, International Well Control and Wild Well Control, all of Houston, Texas.

Diving Companies: Cal Dive of Morgan City, LA and Stolt Comex Seaway, Incorporated of New Iberia, LA.

Primary spill response equipment is located at Ingleside and Galveston, TX; Lake Charles, Fort Jackson and Houma, LA and Pascagoula, MS. Murphy Exploration will use equipment located in Houma, LA with a Fourchon area of Lake Charles, LA.

## APPENDIX F CONTINUED

### WORST-CASE SCENARIO COMPARISON

**The following worst case scenario volume comparison is greater than 1000 barrels.**

CATEGORY	REGIONAL OSRP	EP OR DOCD
Type of Activity	Exploration	EP
Facility Location (Area/Block)	MC 582	MC 494
Facility Designation	Well #1	Well #C
Distance to Nearest Shoreline (miles)	33	29
Volume		
Storage Tanks (total)		
Flowlines (on facility)		
Lease Term Pipelines		
Uncontrolled Blowout (volume per day)	30,000/day	10,000/day
Total Volume	30,000/day	10,000/day
Type of Oil(s)-(crude oil, condensate, diesel)	Crude	Crude
API° Gravity(s)	22.0°	22.0°

Since Murphy Exploration & Production Company has the ability to respond to the worst-case spill scenario included in its regional OSRP approved on January 29, 2003 and since the worst-case scenario determined for our Exploration Plan does not replace the worst-case scenario in our regional OSRP, I hereby certify that Murphy Exploration & Production Company has the capability to respond, to the maximum extent practicable, to a worst-case discharge, or a substantial threat of such a discharge, resulting from the activities proposed in our Exploration Plan.

## FACILITY TANKS AND PRODUCTION VESSELS

Type of Storage Tank	Type of Facility	Tank Capacity (bbls)	Number of Tanks	Total Capacity (bbls)	Fluid Gravity (API)
Fuel Oil	Semi-Submersible	5000	2	10,000	#2 Diesel
Crude Storage	Semi-Submersible	500	1	500	Crude
Crane	Semi-Submersible	250	2	500	#2 Diesel

DIESEL OIL SUPPLY VESSELS (transfers of diesel oil used for purposes other than fuel (e.g.) base for corrosion control fluids)

Size of Fuel Supply Vessel	Capacity of Fuel Supply Vessel	Frequency of Fuel Transfers	Route Fuel Supply Vessel Will Take
NA	NA	NA	NA

## SUPPORT VESSELS FUEL TANKS (maximum per class in the field at any given time)

Type of Vessel	Number in Field Simultaneously	Estimated Maximum Fuel Tank Storage Capacity
Supply Boat - 225'	1	2400 bbl each
Crew Boat - 162'	1	400 bbl each
Tugs *	2	3000 bbl each
* Includes anchor-handling vessels, construction barges, lay barges, etc.		

## PRODUCED LIQUID HYDROCARBON TRANSPORTATION VESSELS

Not applicable. Liquid hydrocarbons will not be transported by means other than pipeline.

## SYNTHETIC- AND OIL-BASED DRILLING FLUIDS

Type of Drilling Fluid	Estimated volume of Mud per Well	Mud Disposal Method	Est. Volume of Cuttings Generated per Well	Cuttings Disposal Method
Synthetic-based	2560	Recycle	1465	Discharge
Oil-Based	NA	Recycle	NA	Onshore Disposal

## BLOWOUT SCENARIO

The maximum estimated blowout rate of a well in the vicinity is 10,000 BOPD, therefore the worst case discharge is approximately 300,000 barrels which is determined as the daily volume from an uncontrolled blowout for a period of 30 days. Surface intervention would in all likelihood not be able to be accomplished. The probability of the well bridging over within 30 days is high due to the unconsolidated nature of the sediments. In the event the well did not bridge over, a relief well would be drilled. Rig mobilization and drilling of the relief well could take between 20 and 30 days, depending on variables such as rig positioning and depth of blowout.

## OILS CHARACTERISTICS

## SPILL RESPONSE SITES

Primary Response Equipment Location	Preplanned Staging Location
Houma, LA	Fourchon, LA

## PUBLIC INFORMATION

## SPILL RESPONSE DISCUSSION FOR NEPA ANALYSIS

Description of Response Equipment; Description of Personnel, Materials and Support Vessels;  
Description of Oil Storage, Transfer and Disposal Equipment \*

\*See Section 14, 15, 16 and Appendix E and F of Murphy Exploration & Production's OSRP approved December 3, 2001.

Vessels are to be provided by Murphy. Workboats under contract will be used. In the event of a spill, the fast response unit that is in Lake Charles, LA will be assembled and loaded onto a workboat in Lake Charles, LA. Vessel procurement and assembly of unit will take approximately 2 hours. It will take approximately 3 hours to round up a crew from various areas. All operations will be conducted simultaneously. Vessel travel time from Fourchon, LA to Mississippi Canyon 494 is approximately 15 hours\*.

Initial Response - Fast Response Unit from Fourchon , LA to MC 494:

Procurement	2.0 hrs.
Waiting on crew	1.0 hrs.
Loading time	1.5 hrs.
Travel to MC 494	9.5 hrs.
Deployment time	1.0 hrs.

Total Response Time 15.0 hrs.

\* (Open water 90 miles @ 10 mph, inland travel 3 miles @ 6 mph

As per 30 CFR 254.254.26 (d) (2) (vi) (e) (2), discussion of range of environmental conditions anticipated and the capabilities of response equipment to worst case discharge scenario during adverse weather conditions, please see table below:

Operational Limitations of Response Equipment	
MSRC OSRV	8 foot seas
Hoss Barge	7 foot seas
FRU	4 foot seas
Expandi Boom	6 foot seas, 20 knot winds
Dispersants	Winds more than 25 knots, visibility less than 3 nautical miles, or ceiling less than 1000 feet



## **POLLUTION PREVENTION MEASURES**

The rig to be used will comply with all of the regulations of the American Bureau of Shipping, International Maritime Organization and the United States Coast Guard. All drilling operations will be conducted under the provisions of 30 CFR, part 250 and other applicable regulations and notices, including those regarding the avoidance of potential drilling hazards and safety and pollution prevention control. Safety features will include well control and blowout prevention equipment as described in Title 30 CFR 250. All production facilities are constructed and installed to meet M.M.S. and Coast Guard standards for protection of the environment. Murphy chooses contractors who have good environmental compliance records and Murphy Exploration & Production Company's Safety and Training Department monitors and trains personnel in the conduct of safe operations and compliance with all pollution prevention standards.

## **FGBNMS MONITORING PLANS**

Not applicable. Activities proposed in this Plan will not affect the Flower Mississippi Canyon National Marine Sanctuary.

## APPENDIX G

### Air Emissions Information

If you answer *no* to all of the screening questions from the appropriate table, provide:

(1) Summary information regarding the peak year emissions that will be generated by and associated with your Plan Emissions and Complex Total Emissions. This information is compiled on the summary form of the two sets of worksheets, and you can submit either these summary forms or the format below. You do not need to include the entire set of worksheets.

(2) Following your submittal of the summary information, the GOMR may need you to submit the entire set of worksheets regardless of your response to the above screening questions. The GOMR will make this determination on a case-by-case basis.

If you answer *yes* to any of the screening questions from the appropriate table, provide:

(1) Worksheets. Two sets of worksheets; one showing the emission calculations for your Plan Emissions and one showing the emission calculations for the Complex Total Emissions.

Screening Questions for EP's		Yes	No
Is any calculated Complex Total (CT) Emission amount (tons) associated with your proposed exploration activities more than 90% of the amounts calculated using the following formulas: $CT = 3400D^{2/3}$ for CO, and $CT = 33.3D$ for the other air pollutants (where D = distance to shore in miles)?			x
Do your emission calculations include any emission reduction measures or modified emission factors?			x
Are your proposed exploration activities located east of 87.5° W longitude?			x
Do you expect to encounter H <sub>2</sub> S at concentrations greater than 20 parts per million (ppm)?			x
Do you propose to flare or vent natural gas for more than 48 continuous hours from any proposed well?			x
Do you propose to burn produced hydrocarbon liquids?			x
Screening Questions for DOCD's		Yes	No
Is any calculated Complex Total (CT) Emission amount (tons) associated with your proposed development and production activities more than 90% of the amounts calculated using the following formulas: $CT = 3400D^{2/3}$ for CO, and $CT = 33.3D$ for the other air pollutants (where D = distance to shore in miles)?			
Do your emission calculations include any emission reduction measures or modified emission factors?			
Does or will the facility complex associated with your proposed development and production activities process production from eight or more wells?			
Do you expect to encounter H <sub>2</sub> S at concentrations greater than 20 parts per million (ppm)?			
Do you propose to flare or vent natural gas in excess of the criteria set forth under 250.1105(a)(2) and (3)?			
Do you propose to burn produced hydrocarbon liquids?			
Are your proposed development and production activities located within 25 miles from shore?			
Are your proposed development and production activities located within 200 kilometers of the Breton Wilderness Area?			
Air Pollutant	Plan Emission Amounts <sup>1</sup> (tons)	Calculated Exemption Amounts <sup>2</sup> (tons)	Calculated Complex Total Emission Amounts <sup>3</sup> (tons)
Carbon monoxide (CO)	SEE ATTACHED		Na
Particulate matter (PM)			Na
Sulphur dioxide (SO <sub>2</sub> )			Na
Nitrogen oxides (NO <sub>x</sub> )			Na
Volatile organic compounds (VOC)			Na

<sup>1</sup> For activities proposed in your EP or DOCD, list the projected emissions calculated from the worksheets.

<sup>2</sup> List the exemption amounts for your proposed activities calculated by using the formulas in 30 CFR 250.303(d).

<sup>3</sup> List the complex total emissions associated with your proposed activities calculated from the worksheets

Calculations of the projected Plan Emission, Complex Total Emission and Exemption Amounts were performed by Debra K. Benoit, (504) 561-2409, [Debbie\\_benoit@murphyoilcorp.com](mailto:Debbie_benoit@murphyoilcorp.com)

**EXPLORATION PLAN (EP)  
AIR QUALITY SCREENING CHECKLIST**

OMB Control No. XXX-XXX  
Expiration Date: Pending

COMPANY	Murphy Exploration & Production Company
AREA	MC
BLOCK	494
LEASE	24081
PLATFORM	
WELL	A-D
COMPANY CONTACT	Debra K. Benoit
TELEPHONE NO.	(504) 561-2409
REMARKS	NA

"Yes"	"No"	Air Quality Screening Questions
	X	1. Are the proposed activities east of 87.5° W latitude?
	X	2. Are H <sub>2</sub> S concentrations greater than 20 ppm expected?
	X	3. Is gas flaring proposed for greater than 48 continuous hours per well?
	X	4. Is produced liquid burning proposed?
	X	5. Is the exploratory activity within 25 miles of shore?
X		6. Are semi-submersible activities involved and is the facility within 50 miles of shore?
	X	7. Are drillship operations involved and is the facility within 120 miles of shore?
	X	8. Will the exploratory activity be collocated (same surface location) on a production facility?

If ALL questions are answered "No":

Submit only this coversheet with your plan; a full set of spreadsheets is not needed.

If ANY of questions 1 through 7 is answered "Yes":

Prepare and submit a full set of EP spreadsheets with your plan.

If question number 8 is answered "Yes":

Prepare and submit a full set of DOCD spreadsheets showing the cumulative emissions from both the proposed activities and the existing production platform.

## EMISSIONS CALCULATIONS 1ST YEAR

OMB Control No. xxxx-xxxx

Expiration Date: Pending

COMPANY	AREA	BLOCK	LEASE	PLATFORM	WELL		CONTACT		PHONE	REMARKS						
Murphy Exploration & Prod	MC	494	24081	0	A-D		Debra K. Benolt		(504) 581-2409							
OPERATIONS	EQUIPMENT	RATING	MAX. FUEL	ACT. FUEL	RUN TIME		MAXIMUM POUNDS PER HOUR					ESTIMATED TONS				
	Diesel Engines	HP	GAL/HR	GAL/D												
	Nat. Gas Engines	HP	SCF/HR	SCF/D												
	Burners	MMBTU/HR	SCF/HR	SCF/D	HR/D	DAYS	PM	SOx	NOx	VOC	CO	PM	SOx	NOx	VOC	CO
DRILLING	PRIME MOVER>600hp diesel	39555	1910.5065	45852.16	24	62	27.88	127.90	958.38	28.75	209.10	20.74	95.16	713.04	21.39	155.57
	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	BURNER diesel	0			0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	AUXILIARY EQUIP<600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(crew)	1800	86.94	2086.56	12	62	1.27	5.82	43.61	1.31	9.52	0.47	2.17	16.22	0.49	3.54
	VESSELS>600hp diesel(supply)	2100	101.43	2434.32	12	18	1.48	6.79	50.88	1.53	11.10	0.16	0.72	5.41	0.16	1.18
	VESSELS>600hp diesel(helicop.)	1800	86.94	2086.56	3	62	1.27	5.82	43.61	1.31	9.52	0.12	0.54	4.06	0.12	0.88
VESSELS>600hp diesel(tugs-2)	8400	405.72	9737.28	24	2	5.92	27.16	203.52	6.11	44.41	0.14	0.65	4.88	0.15	1.07	
FACILITY INSTALLATION	DERRICK BARGE diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	MATERIAL TUG diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(crew)	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(supply)	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	MISC.	BPD	SCF/HR	COUNT												
	TANK-	0			0	0				0.00					0.00	
DRILLING	OIL BURN	0			0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
WELL TEST	GAS FLARE		0		0	0		0.00	0.00	0.00	0.00		0.00	0.00	0.00	0.00
2005 YEAR TOTAL							37.82	173.49	1300.01	39.00	283.64	21.63	99.24	743.61	22.31	162.24
EXEMPTION CALCULATION	DISTANCE FROM LAND IN MILES											965.70	965.70	965.70	965.70	32093.04
	29.0															

## EMISSIONS CALCULATIONS 2ND YEAR

OMB Control No. xxxx-xxxx

Expiration Date: Pending

COMPANY	AREA	BLOCK	LEASE	PLATFORM	WELL		CONTACT		PHONE	REMARKS						
Murphy Exploration & Prod	MC	494	24081	0	A-D		Debra K. Benoit		(504) 561-2409							
OPERATIONS	EQUIPMENT	RATING	MAX. FUEL	ACT. FUEL	RUN TIME		MAXIMUM POUNDS PER HOUR					ESTIMATED TONS				
	Diesel Engines	HP	GAL/HR	GAL/D												
	Nat. Gas Engines	HP	SCF/HR	SCF/D												
	Burners	MMBTU/HR	SCF/HR	SCF/D	HR/D	DAYS	PM	SOx	NOx	VOC	CO	PM	SOx	NOx	VOC	CO
DRILLING	PRIME MOVER>600hp diesel	39555	1910.5065	45852.16	24	62	27.88	127.90	958.38	28.75	209.10	20.74	95.16	713.04	21.39	155.57
	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	PRIME MOVER>600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	BURNER diesel	0			0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	AUXILIARY EQUIP<600hp diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(crew)	1800	86.94	2086.56	12	62	1.27	5.82	43.61	1.31	9.52	0.47	2.17	16.22	0.49	3.54
	VESSELS>600hp diesel(supply)	2100	101.43	2434.32	12	18	1.48	6.79	50.88	1.53	11.10	0.16	0.72	5.41	0.16	1.18
	VESSELS>600hp diesel(helicop.)	1800	86.94	2086.56	3	62	1.27	5.82	43.61	1.31	9.52	0.12	0.54	4.06	0.12	0.88
	VESSELS>600hp diesel(tugs-2)	8400	405.72	9737.28	24	2										
FACILITY INSTALLATION	DERRICK BARGE diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	MATERIAL TUG diesel	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(crew)	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	VESSELS>600hp diesel(supply)	0	0	0.00	0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
	MISC.	BPD	SCF/HR	COUNT												
	TANK-	0			0	0				0.00					0.00	
DRILLING	OIL BURN	0			0	0	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
WELL TEST	GAS FLARE		0		0	0		0.00	0.00	0.00	0.00		0.00	0.00	0.00	0.00
2006 YEAR TOTAL							31.90	146.33	1096.49	32.89	239.23	21.49	98.59	738.72	22.16	161.18
EXEMPTION CALCULATION	DISTANCE FROM LAND IN MILES											965.70	965.70	965.70	965.70	32093.04
	29.0															

## SUMMARY

OMB Control No. xxxx-xxxx  
Expiration Date: Pending

COMPANY	AREA	BLOCK	LEASE	PLATFORM	WELL
Murphy Explora	MC	494	24081	0	A-D
Year	Emitted Substance				
	PM	SO <sub>x</sub>	NO <sub>x</sub>	VOC	CO
2005	21.63	99.24	743.61	22.31	162.24
2006	21.49	98.59	738.72	22.16	161.18
2007	0.00	0.00	0.00	0.00	0.00
2008	0.00	0.00	0.00	0.00	0.00
2009	0.00	0.00	0.00	0.00	0.00
2010	0.00	0.00	0.00	0.00	0.00
2011	0.00	0.00	0.00	0.00	0.00
2012	0.00	0.00	0.00	0.00	0.00
2013	0.00	0.00	0.00	0.00	0.00
2014	0.00	0.00	0.00	0.00	0.00
Allowable	965.70	965.70	965.70	965.70	32093.04

## APPENDIX H

### Environmental Impact Analysis



COASTAL ZONE MANAGEMENT CONSISTENCY CERTIFICATE

EXPLORATION PLAN

GULF OF MEXICO

FOR

MISSISSIPPI CANYON AREA BLOCK 494

OCS-G-24081

SUBMITTED TO:

MS. DEBRA BENOIT

MURPHY EXPLORATION & PRODUCTION COMPANY

131 S. ROBERTSON STREET

NEW ORLEANS, LOUISIANA 70112

(504/561-2409)

APRIL 11, 2005

PREPARED BY:

TIM MORTON & ASSOCIATES, INC.

REGULATORY & ENVIRONMENTAL CONSULTANTS

PROJECT NO. 05-118

COASTAL ZONE MANAGEMENT

CONSISTENCY CERTIFICATION

EXPLORATION

.....  
Type of Plan

MISSISSIPPI CANYON AREA BLOCK 494

.....  
Area and Block

OCS-G-24081

.....  
Lease Number

The proposed activities described in detail in the attached Plan comply with Louisiana's approved Coastal Management Program and all relevant enforceable policies and will be conducted in a manner consistent with such Program.

MURPHY EXPLORATION & PRODUCTION COMPANY

.....  
Lessee or Operator

.....  
Certifying Official

.....  
Date

# **Environmental Impact Analysis**

*Mississippi Canyon Area  
Block 494  
OCS-G-24081*

April 11, 2005

Prepared for Murphy Exploration & Production Company  
by Tim Morton & Associates, Inc.

Filename: C:\2005\Murphy\MissCanyon\118-Block494\EIA-EPMC494.wpd

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## **I. Description of the Proposed Activity**

This environmental impact analysis addresses the activity proposed by Murphy Exploration & Production Company (Murphy) for Mississippi Canyon Area Block 494 (OCS-G-24081). The approximate location of the activity is presented on a general vicinity map of the Outer Continental Shelf (OCS) lease areas off the coast of Louisiana (Figure 1).

Murphy proposes to utilize a semi-submersible rig to drill four wells in Mississippi Canyon Area Block 494. More specific information can be found in the attached Exploration Plan (EP).

The proposed activities will be carried out by Murphy with a guarantee of the following:

- The best available and safest technologies will be utilized throughout the projects. This includes meeting all applicable requirements for equipment types, general project layout, safety systems, equipment and monitoring systems.
- All operations will be covered by a Minerals Management Service (MMS) approved Oil Spill Response Plan.
- All applicable Federal, State, and local requirements regarding air emissions, water quality, and discharge for the proposed activities, as well as any other permit conditions, will be complied with.

## II. Impact-Producing Factors

Environmental Resources	Impact Producing Factors (IPF's) Categories and Examples Refer to a recent GOM OCS Lease Sale EIS for a more complete list of IPF's					
	Emissions (air, noise, light, etc.)	Effluents (muds, cuttings, other discharges to the water column or seafloor)	Physical disturbances to the seafloor (rig or anchor emplacements, etc.)	Wastes sent to shore for treatment or disposal	Accidents (e.g., oil spills, chemical spills, H2S releases)	Other IPF's you identify
<b>Site-specific at Offshore Location</b>						
Designated topographic features						
Pinnacle Trend area live-bottoms						
Eastern Gulf live bottoms						
Chemosynthetic communities			X			
Water quality		X			X	
Fisheries					X	
Marine mammals	X				X	
Sea turtles	X				X	
Air quality	X					
Shipwreck sites (known or potential)						
Prehistoric archaeological sites						
<b>Vicinity of Offshore Location</b>						
Essential fish habitat					X	
Marine and pelagic birds					X	
Public health and safety						
<b>Coastal and Onshore</b>						
Beaches					X	
Wetlands					X	
Shore birds and coastal nesting birds	X				X	
Coastal wildlife refuges					X	
Wilderness areas					X	
<b>Other Resources You Identify</b>						

### **III. Analysis of Impact-Producing Factors**

#### **A. Site-specific at Offshore Location**

##### **1. Designated Topographic Features**

After a review of impact-producing factors (including effluents, physical disturbances to the seafloor, and accidents) resulting from activities proposed in the EP, there will be no adverse impacts to topographic features. Mississippi Canyon Area Block 494 is located approximately 11 miles southeast of Sackett Bank, the nearest known topographic feature.

The following discussion of topographic features is summarized from the Final Environmental Impact Statement (USDOI, OCS EIS/EA MMS 2002-052). The Topographic Lease Stipulation has been used on leases since 1973, and this experience shows conclusively that the stipulation effectively prevents damage to the biota of these banks from routine oil and gas activities. In the unlikely event of an accidental surface or subsurface oil spill, concentrated oil is not expected to impact sessile biota on topographic features. Crests of designated topographic features in the northern Gulf of Mexico are found below 10 meters; therefore, concentrated oil from a surface spill is not likely to reach sessile biota. Subsurface spills could result in the formation and settling of oil-saturated material, and oil-sediment particles could come into contact with living coral tissue; however, a subsurface spill should rise to the surface, and any oil remaining at depth would probably be swept clear of the banks by currents moving around the banks (Rezak et al., 1983). Activities proposed in the EP will be covered by Murphy's Oil Spill Response Plan (OSRP).

##### **2. Pinnacle Trend Area Live Bottoms**

After a review of impact-producing factors (including effluents, physical disturbances to the seafloor, and accidents) resulting from activities proposed in the EP, there will be no adverse impacts to pinnacle trend live bottoms. Mississippi Canyon Area Block 494 is located approximately 78 miles southwest of Main Pass Area Block 290, the nearest block protected by the pinnacle trend live bottom stipulation.

The following discussion of pinnacle trend area live bottoms is summarized from the Final Environmental Impact Statement (USDOI, OCS EIS/EA MMS 2002-052). By identifying the individual pinnacles present at the activity site, the lessee would be directed to avoid placement of the drilling rig and anchors on the sensitive areas. Thus, mechanical damage to the pinnacles is eliminated when measures required by the stipulation are imposed. The stipulation does not address the discharge of effluents near the pinnacles because the pinnacle trend is subjected to heavy natural sedimentation and is at considerable depths. The rapid dilution of drill cuttings and muds will minimize the potential of significant concentration of effluents on the pinnacles.

In the unlikely event of an accidental surface or subsurface oil spill, concentrated oil is not expected to impact biota of the pinnacle trend. Any surface oil spill resulting from a proposed action would likely have no impact on the biota of the pinnacle trend because the crests of these features are much deeper than 20 meters. All evidence to date indicates that accidental oil discharges that occur at the seafloor from a pipeline or blowout would rise in the water column, surfacing almost directly over the source

location, and thus not impact pinnacles. Activities proposed in the EP will be covered by Murphy's Oil Spill Response Plan (OSRP).

### **3. Eastern Gulf Live Bottoms**

After a review of impact-producing factors (including effluents, physical disturbances to the seafloor, and accidents) resulting from activities proposed in the EP, there will be no adverse impacts to eastern gulf live bottoms. Mississippi Canyon Area Block 494 is located approximately 102 miles west of the nearest block protected by the eastern gulf live bottom stipulation.

The following discussion of eastern gulf live bottoms is summarized from the Final Environmental Impact Statement (USDOl, OCS EIS/EA MMS 2000-077). Through detection and avoidance, the eastern gulf live bottom lease stipulation minimizes the likelihood of mechanical damage from OCS activities associated with rig and anchor emplacement to the sessile and pelagic communities associated with the crest and flanks of such features. Since this area is subject to heavy natural sedimentation, this stipulation does not include and specific measures to protect the pinnacles from the discharge of effluents.

In the unlikely event of an accidental surface or subsurface oil spill, concentrated oil is not expected to impact eastern gulf live bottoms because of the depth of the features and dilution of spills by currents and/or quickly rising oil. Activities proposed in the EP will be covered by Murphy's Oil Spill Response Plan (OSRP).

### **4. Chemosynthetic Communities**

After a review of impact-producing factors (including effluents, physical disturbances to the seafloor, and accidents) resulting from activities proposed in the EP, there are potential impacts to chemosynthetic communities. A Shallow Hazards Assessment was prepared by Fugro Geoservices, Inc., and the following was extracted from that assessment:

Several fluid expulsion mounds and depressions were identified in MC Blocks 495, 538 and 539 from the 1986 2-D survey and 3-D seismic data (Plates 5 and 6). These features generally occur in groups and indicate hydrocarbon seepage sites. The fluid expulsion mounds are generally less than about 30 feet in diameter with about 5 feet of local relief. Seafloor depressions are typically larger and are up to about 250 feet in diameter with about 15 feet of local relief. One of the mounds in west-central MC 539 displays a high seafloor amplitude, which may represent authigenic carbonates (Plates 8 and 10). Therefore, the seismic data indicates conditions that may be conducive to supporting chemosynthetic communities in these localities.

The following discussion of chemosynthetic communities is summarized from the Final Environmental Impact Statement (USDOl, OCS EIS/EA MMS 2002-052). Impacts to chemosynthetic communities from any oil released would be a remote possibility. Release of hydrocarbons associated with a blowout should not present a possibility for impact to chemosynthetic communities located a minimum of 457 meters (1,500 feet) from well sites. Mississippi Canyon Area Block 494 is located approximately 34 miles northeast of Mississippi Canyon Area Block 969, the nearest block with a known chemosynthetic community. Activities proposed in the EP will be covered by Murphy's Oil Spill Response Plan (OSRP).



## 5. Water Quality

After a review of impact-producing factors (including effluents and accidents) resulting from activities proposed in the EP, there are potential impacts to water quality. The discharges generated as a result of drilling activities associated with this EP will be discharged upon successful bioassay test as per National Pollutant Discharge Elimination System (NPDES) permit guidelines. Solids wastes; typically paper, plastic, cloth, and metal, will be collected and transported to shore for disposal at an approved disposal facility. Solid wastes generated from the transportation vessels, normally just garbage, will be collected and returned to shore for disposal with the drilling rig refuse. Scrap metal and other metal wastes will be recycled or sold as scrap and will not be shipped to a disposal facility with the other refuse. Sanitary wastes will be treated in approved marine sanitation devices as required by the Clean Water Act. All biodegradable wastes, such as kitchen food scraps, will be comminuted or ground and discharged in accordance with NPDES permit guidelines and Annex V of MARPOL 73/78. Hazardous wastes from the drilling rig, such as paint, or paint thinner, will be collected in sealed metal containers and transported to an approved disposal site in accordance with RCRA guidelines. All applicable Federal, State, and local requirements regarding water quality and discharge for the proposed activities, as well as any other permit conditions, will be complied with.

The following discussion of potential impacts to water quality is summarized from the Final Environmental Impact Statement (USDOI, OCS EIS/EA MMS 2002-052). In the unlikely event of an accidental surface or subsurface oil spill, a variety of physical, chemical, and biological processes act to disperse the oil slick, such as spreading, evaporation of the more volatile constituents, dissolution into the water column, emulsification of small droplets, agglomeration sinking, microbial modification, photochemical modification, and biological ingestion and excretion. The water quality would be temporarily affected by the dissolved components and small oil droplets that do not rise to the surface or are mixed down by surface turbulence. Dispersion by currents and microbial degradation would remove the oil from the water column or dilute the constituents to background levels. Activities proposed in the EP will be covered by Murphy's Oil Spill Response Plan (OSRP).

## 6. Fisheries

After a review of impact-producing factors (including accidental oil spills) resulting from activities proposed in the EP, there are potential impacts to fisheries. In the unlikely event of an accidental surface or subsurface oil spill, there is the potential for some detrimental effects to fisheries.

The following discussion of potential impacts to fisheries is summarized from the Final Environmental Impact Statement (USDOI, OCS EIS/EA MMS 2002-052). The Gulf sturgeon (*Ancipenser oxyrinchus desotoi*) is the only listed threatened fish species in the Gulf of Mexico. The Gulf sturgeon could be impacted by oil spills. Contact with spilled oil could cause irritation of gill epithelium and disturbance of liver function in Gulf sturgeon. The likelihood of spill occurrence and contact to the Gulf sturgeon is very low.

Should a spill occur in the area of mobile adult finfish or shellfish, the effects would likely be sublethal and the extent of the damage would be reduced to the capability of adult fish and shellfish to avoid a spill, to metabolize hydrocarbons, and to excrete both

metabolites and parent compounds. Activities proposed in the EP will be covered by Murphy's Oil Spill Response Plan (OSRP).

## **7. Marine Mammals**

After a review of impact-producing factors (including vessel traffic, noise, accidental oil spills, and loss of trash and debris) resulting from activities proposed in the EP, there are potential impacts to marine mammals. Endangered or threatened marine mammal species which might occur in the Gulf of Mexico are West Indian manatee (Trichechus manatus), northern right whale (Eubalaena glacialis), fin whale (Balaenoptera physalus), humpback whale (Megaptera novaeangliae), sei whale (B. borealis), sperm whale (Physeter macrocephalus), and blue whale (B. musculus)(USDOI, OCS EIS/EA MMS 2002-052). Several non-endangered and non-threatened mammal species of whales and dolphins also occur in the Gulf of Mexico.

The following discussion of potential impacts to marine mammals is summarized from the Final Environmental Impact Statement (USDOI, OCS EIS/EA MMS 2002-052). Small numbers of marine mammals could be killed or injured by chance collision with service vessels and by eating indigestible debris, particularly plastic items, lost from service vessels, drilling rigs, and fixed and floating platforms. Sperm whales are one of the 11 whale species that are hit commonly by ships (Laist et al., 2001). Collisions between OCS vessels and cetaceans within the project area are expected to be unusual events.

Deaths due to structure removals are not expected due to existing mitigation measures or those being developed for structures placed in oceanic waters. There is no conclusive evidence whether anthropogenic noise has or has not caused long-term displacements of, or reductions in, marine mammal populations. Contaminants in waste discharges and drilling muds might indirectly affect marine mammals through food-chain biomagnification, although the scope of effects and their magnitude are not known.

Chronic and sporadic sublethal effects could occur that may stress and/or weaken individuals of a local group or population and make them more susceptible to infection from natural or anthropogenic sources. Few lethal effects are expected from oil spills, chance collisions with service vessels and ingestion of plastic material. Oil spills of any size are estimated to be aperiodic events that may contact cetaceans. Disturbance (e.g. noise) may stress animals, weaken their immune systems, and make them more vulnerable to parasites and diseases that normally would not be fatal.

The net result of any disturbance would depend on the size and percentage of the population affected, ecological importance of the disturbed area, environmental and biological parameters that influence an animal's sensitivity to disturbance and stress, and the accommodation time in response to prolonged disturbance (Geraci and St. Aubin, 1980). Routine oil and gas activities are not expected to have long-term adverse effects on the size and productivity of any marine mammal species or population stock endemic to the northern Gulf of Mexico.

## **8. Sea Turtles**

After a review of impact-producing factors (including vessel traffic, noise, accidental oil spills, and loss of trash and debris) resulting from activities proposed in the EP, there are potential impacts to sea turtles. Endangered or threatened sea turtle species which might

occur in the Gulf of Mexico are Kemp's ridley turtle (Lepidochelys kempii), green turtle (Chelonia mydas), hawksbill turtle (Eretmochelys imbricata), leatherback turtle (Dermochelys coriacea), and loggerhead turtle (Caretta caretta) (USDOI, Region IV Endangered Species Notebook).

The following discussion of potential impacts to sea turtles is summarized from the Final Environmental Impact Statement (USDOI, OCS EIS/EA MMS 2002-052). Routine activities resulting from a proposed action have the potential to harm individual sea turtles. These animals could be impacted by the degradation of water quality resulting from operational discharges; noise generated by helicopter and vessel traffic, platforms, and drillships; brightly-lit platforms; explosive removals of offshore structures; vessel collisions; and jetsam and flotsam generated by service vessels and OCS facilities. Lethal effects are most likely to be from chance collisions with OCS service vessels and ingestion of plastic materials. "Takes" due to explosive removals are expected to be rare due to mitigation measures already established (e.g. National Marine Fisheries Service (NMFS) Observer Program) and in development. Most OCS activities are expected to have sublethal effects. Contaminants in waste discharges and drilling muds might indirectly affect sea turtles through food-chain biomagnification; there is uncertainty concerning the possible effects. Chronic sublethal effects (e.g. stress) resulting in persistent physiological or behavioral changes and/or avoidance of impacted areas could cause declines in survival or fecundity, and result in either population declines, however, such declines are not expected. The routine activities of a proposed action are unlikely to have significant adverse effects on the size and recovery of any sea turtle species or population in the Gulf of Mexico.

In the unlikely event of an accidental surface or subsurface oil spill, sea turtles could be adversely impacted. Oil spills and oil-spill-response activities are potential threats that could have lethal effects on turtles. Contact with oil, consumption of oil particles, and oil-contaminated prey could seriously affect individual sea turtles. Oil-spill-response planning and the habitat protection requirements of the Oil Pollution Act of 1990 should mitigate these threats.

## **9. Air Quality**

Estimated air emissions associated with the proposed activities have been calculated and were determined to be below the MMS exemption levels for particulates, sulfur oxides, nitrogen oxides, volatile organic compounds and carbon monoxide. There would be a limited degree of air quality degradation in the immediate vicinity of the proposed activities; however, the emissions associated with the proposed activities are not projected to have significant effects on onshore air quality.

## **10. Shipwreck Sites (known or potential)**

After a review of impact-producing factors (including physical disturbances to the seafloor) resulting from activities proposed in the EP, there will be no adverse impacts to known or potential shipwreck sites. The area of proposed activities falls outside the zone designated as an area with a high probability of historic shipwrecks.

## **11. Prehistoric Archaeological Sites**

After a review of impact-producing factors (including physical disturbances to the seafloor) resulting from activities proposed in the EP, there will be no adverse impacts to

prehistoric archaeological sites. The area of proposed activities falls outside the zone designated as an area with a high probability of pre-historic archeological resources.

## **B. Vicinity of Offshore Location**

### **1. Essential Fish Habitat**

After a review of impact-producing factors (including accidental oil spills) resulting from activities proposed in the EP, there are potential impacts to essential fish habitat. In the unlikely event of an accidental surface or subsurface oil spill, there is the potential for some detrimental effects to essential fish habitat.

The following discussion of potential impacts to essential fish habitat is summarized from the Final Environmental Impact Statement (USDOJ, OCS EIS/EA MMS 2002-052). Should a spill occur in the area of a mobile adult finfish or shellfish, the effects would likely be sublethal and the extent of the damage would be reduced to the capability of adult fish and shellfish to avoid a spill, to metabolize hydrocarbons, and to excrete both metabolites and parent compounds. Activities proposed in the EP will be covered by Murphy's Oil Spill Response Plan (OSRP).

### **2. Marine and Pelagic Birds**

After a review of impact-producing factors (including vessel traffic, noise, accidental oil spills, and loss of trash and debris) resulting from activities proposed in the EP, there are potential impacts to marine and pelagic birds.

The following discussion of potential impacts to marine and pelagic birds is summarized from the Final Environmental Impact Statement (USDOJ, OCS EIS/EA MMS 2002-052). The majority of effects on endangered/threatened and non-endangered/non-threatened marine birds are expected to be sublethal: behavioral effects, sublethal exposure to or intake of OCS-related contaminants or discarded debris, temporary disturbances, and displacement of localized groups from impacted habitats. Chronic sublethal stress, however, is often undetectable in birds. As a result of stress, individuals may weaken, facilitating infection and disease; then migratory species may not have the strength to reach their destination. No significant habitat impacts are expected to occur directly from routine activities resulting from a proposed action.

Oil spills pose the greatest potential direct and indirect impacts to marine birds. Birds that are heavily oiled are usually killed. If physical oiling of individuals or local groups of birds occurs, some degree of both acute and chronic physiological stress associated with direct and secondary uptake of oil would be expected. Lightly oiled birds can sustain tissue and organ damage from oil ingested during feeding and grooming or from oil that is inhaled. Stress and shock enhance the effects of exposure and poisoning. Low levels of oil could stress birds by interfering with food detection, feeding impulses, predator avoidance, territory definition, homing of migratory species, susceptibility to physiological disorders, disease resistance, growth rates, reproduction, and respiration. Reproductive success can be affected by the toxins in oil. Indirect effects occur by fouling of nesting habitat, and displacement of individuals, breeding pairs, or populations to less favorable habitats. Dispersants used in spill cleanup activity can have toxic effects similar to oil on the reproductive success of marine birds. Activities proposed in the EP will be covered by Murphy's Oil Spill Response Plan (OSRP).

### **3. Public Health and Safety**

After a review of impact-producing factors (including an accidental H<sub>2</sub>S release) resulting from activities proposed in the EP, there will be no adverse impacts to public health and safety. Murphy requests that Mississippi Canyon Area Block 494 be classified as an area where the absence of H<sub>2</sub>S has been confirmed.

## **C. Coastal and Onshore**

### **1. Beaches**

After a review of impact-producing factors (including accidental oil spills) resulting from activities proposed in the EP, there are potential impacts to beaches. Mississippi Canyon Area Block 494 is located approximately 29 miles from the coast of Plaquemines Parish, Louisiana. Due to the distance from shore and the available oil spill response capabilities, no adverse impacts to beaches are anticipated as a result of the proposed activities. Activities proposed in the EP will be covered by Murphy's Oil Spill Response Plan (OSRP).

### **2. Wetlands**

After a review of impact-producing factors (including accidental oil spills) resulting from activities proposed in the EP, there are potential impacts to wetlands. Mississippi Canyon Area Block 494 is located approximately 29 miles from the coast of Plaquemines Parish, Louisiana. Due to the distance from shore and the available oil spill response capabilities, no adverse impacts to wetlands are anticipated as a result of the proposed activities. Activities proposed in the EP will be covered by Murphy's Oil Spill Response Plan (OSRP).

### **3. Shore Birds and Coastal Nesting Birds**

After a review of impact-producing factors (including vessel traffic, noise, accidental oil spills, and loss of trash and debris) resulting from activities proposed in the EP, there are potential impacts to shore birds and coastal nesting birds. Mississippi Canyon Area Block 494 is located approximately 29 miles from the coast of Plaquemines Parish, Louisiana. Due to the distance from shore and the available oil spill response capabilities, no adverse impacts to shore birds and coastal nesting birds are anticipated as a result of the proposed activities.

The following discussion of potential impacts to shore birds and coastal nesting birds is summarized from the Final Environmental Impact Statement (USDOL, OCS EIS/EA MMS 2002-052). The majority of effects on endangered/threatened and non-endangered/non-threatened shore birds and coastal nesting birds are expected to be sublethal: behavioral effects, sublethal exposure to or intake of OCS-related contaminants or discarded debris, temporary disturbances, and displacement of localized groups from impacted habitats. Chronic sublethal stress, however, is often undetectable in birds. As a result of stress, individuals may weaken, facilitating infection and disease; then migratory species may not have the strength to reach their destination. No significant habitat impacts are expected to occur directly from routine activities resulting from a proposed action. Secondary impacts to coastal habitats will occur over the long-term and may ultimately displace species from traditional sites to alternative sites.

Oil spills pose the greatest potential direct and indirect impacts to shore birds and coastal nesting birds. Birds that are heavily oiled are usually killed. If physical oiling of

individuals or local groups of birds occurs, some degree of both acute and chronic physiological stress associated with direct and secondary uptake of oil would be expected. Small coastal spills, pipeline spills, and spills from accidents in navigated waterways can contact and affect the different groups of coastal birds, most commonly marsh birds, waders, waterfowl, and certain shorebirds. Lightly oiled birds can sustain tissue and organ damage from oil ingested during feeding and grooming or from oil that is inhaled. Stress and shock enhance the effects of exposure and poisoning. Low levels of oil could stress birds by interfering with food detection, feeding impulses, predator avoidance, territory definition, homing of migratory species, susceptibility to physiological disorders, disease resistance, growth rates, reproduction, and respiration. Reproductive success can be affected by the toxins in oil. Indirect effects occur by fouling of nesting habitat, and displacement of individuals, breeding pairs, or populations to less favorable habitats. Dispersants used in spill cleanup activity can have toxic effects similar to oil on the reproductive success of marine birds. Activities proposed in the EP will be covered by Murphy's Oil Spill Response Plan (OSRP).

#### **4. Coastal Wildlife Refuges**

After a review of impact-producing factors (including accidental oil spills) resulting from activities proposed in the EP, there are potential impacts to coastal wildlife refuges. Mississippi Canyon Area Block 494 is located approximately 39 miles south of Pass a Loutre Wildlife Management Area, the nearest coastal wildlife refuge. Due to the distance from this refuge and the available oil spill response capabilities, no adverse impacts to coastal wildlife refuges are anticipated as a result of the proposed activities. Activities proposed in the EP will be covered by Murphy's Oil Spill Response Plan (OSRP).

#### **5. Wilderness Areas**

After a review of impact-producing factors (including accidental oil spills) resulting from activities proposed in the EP, there are potential impacts to wilderness areas. Mississippi Canyon Area Block 494 is located approximately 29 miles from Plaquemines Parish, Louisiana. Due to the distance from shore and the available oil spill response capabilities, no adverse impacts to wilderness areas are anticipated as a result of the proposed activities. Activities proposed in the EP will be covered by Murphy's Oil Spill Response Plan (OSRP).

### **D. Other Environmental Resources Identified**

None

## **IV. Impacts on Proposed Activities**

Surface locations were evaluated for any seafloor and subsurface geological and manmade features and conditions that may adversely affect operations. No impacts are expected on the proposed activities from site-specific environmental conditions.

## **V. Alternatives**

No alternatives to the proposed activities were considered to reduce environmental impacts.

## VI. Mitigation Measures

No mitigation measures other than those required by regulation will be employed to avoid, diminish, or eliminate potential impacts on environmental resources.

## VII. Consultation

No agencies or persons were consulted regarding potential impacts associated with the proposed activities. Therefore, a list of such entities has not been provided.

## VIII. References

*Fugro Geoservices, Inc.*

- 2003 Shallow Hazards Assessment, Medusa North Prospect, Block 494, OCS-G-24081, Mississippi Canyon Area, Gulf of Mexico, Report No. 2403-2002.

*Geracie, J. R. and D. J. St. Aubin*

- 1980 Offshore petroleum resource development and marine mammals: a review and research recommendations. *Marine Fisheries Review*. 42:1-12.

*Laist, D. W., A. R. Knowlton, J. G. Mead, A. S. Collet, and M. Podesta*

- 2001 Collisions between ships and whales. *Marine Mammal Science*. 17:35-75.

*U. S. Department of the Interior, Fish and Wildlife Service*

- 1976 Endangered and threatened species of the southeastern United States. Region IV, Atlanta, Georgia (periodically updated).

*U. S. Department of the Interior, Minerals Management Service*

- 2002 Final Environmental Impact Statement, Gulf of Mexico OCS Oil and Gas Lease Sales: 2003-2007, Central Planning Area Sales 185, 190, 194, 198, and 2001: Western Planning Area Sales 187, 192, 196, and 200, Volume I. Prepared by Minerals Management Service, Gulf of Mexico, OCS Region, New Orleans, Louisiana.

## APPENDIX I

### Coastal Zone Management Consistency



COASTAL ZONE MANAGEMENT  
CONSISTENCY CERTIFICATION

EXPLORATION

TYPE OF PLAN


MISSISSIPPI CANYON BLOCK 494

AREA AND BLOCK

The proposed activities described in detail in this Plan comply with the State of Louisiana's approved Coastal Management Program and Enforceable Policies and will be conducted in a manner consistent with such Programs.

MURPHY EXPLORATION & PRODUCTION COMPANY

LESSEE OR OPERATOR

A handwritten signature in cursive script, appearing to read "Debra K. Benoit", is written over a horizontal line.

DEBRA K. BENOIT  
CERTIFYING OFFICIAL

April 15, 2005