

U.S. Department
of Transportation

United States
Coast Guard



Commander
Eighth Coast Guard District
Hale Boggs Federal Building

501 Magazine Street
New Orleans, LA 70130-3396
Staff Symbol: (moc)
Phone: (504) 589-6193
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16732
October 23, 1998

Mr. A. L. Herman
Coordinator, Regulatory Processes
Chevron U.S.A. Production Company
935 Gravier Street
New Orleans, LA 70112

Dear Mr. Herman:

I have reviewed your letter of September 9, 1998 regarding Coast Guard casualty notification and reporting procedures for Chevron's floating Outer Continental Shelf (OCS) facility GENESIS spar. I concur with your analysis of the Coast Guard's applicable casualty and pollution notification and reporting procedures. Since the GENESIS spar is a floating OCS facility, Chevron should use the casualty notification and reporting procedures identified in 33 CFR 146, Subpart A. The casualty reporting procedures for Mobile Offshore Drilling Units do not apply to the GENESIS spar, even if temporary drilling operations are in progress.

Please contact Lieutenant Commander Bill Daughdrill of my staff at (504) 589-6193 should you have any questions or wish to discuss this matter further.

Sincerely,

A handwritten signature in cursive script, appearing to read "M. J. Brown".

M. J. BROWN
Lieutenant Commander, U.S. Coast Guard
Chief, Marine Safety Compliance Branch
By direction of the Commander
Eighth Coast Guard District

Copy: Commandant (G-MOC-3), (G-MSO-2)
MSO Morgan City
MSO New Orleans



September 9, 1998

Chevron U.S.A. Production Company
Deepwater Assets
935 Gravier Street
New Orleans, LA 70112

Commander (moc-3)
Eighth Coast Guard District
501 Magazine Street
New Orleans, LA 70130-3396
ATTN: LCDR Bill Daughdrill

**GENESIS SPAR PROJECT
REPORTS AND NOTIFICATIONS**

Dear LCDR Daughdrill:

Since we will soon begin operation of GC 205 "A" (Genesis Spar), Chevron's first floating OCS facility, we would like to clarify the reporting and notification procedures to be followed.

Per conversation with your office, it is our understanding, we will report under 33 CFR 146 Subpart A, (146.30, .35, .40, .45). The requirements under 46 CFR 109 Subpart D (109.411) do not apply since we are a floating OCS facility.

I want to thank you and your office for working with us on this matter.

Should you have any questions or require additional information, please contact Shawn Jones at (504) 592-6520.

Sincerely,

A handwritten signature in cursive script that reads "A. L. Herman".

A. L. Herman
Coordinator, Regulatory Processes
Genesis Project