State of California Natural Resources Agency / Department of Conservation GEOLOGIC ENERGY MANAGEMENT DIVISION

California Environmental Quality Act

Notice of Exemption

To: Office of Planning & Research

State Clearinahouse

1400 Tenth Street, Room 113 Sacramento, CA 95814

From: Department of Conservation

Geologic Energy Management Division

801 K Street, MS 18-05 Sacramento, CA 95814

Contact: Tharon Wright, (916) 445-9686

Project Title:

OG SLC 0421101629

Project Applicant:

California State Lands Commission

Project Location:

Rincon Oil Field - Rincon Island

County: Ventura

Section: 13

Township:

03N

Range/Baseline:

25W/ SB B&M

Latitude/Longitude: 34.34736252, -119.44543457

Project Description:

The Project is the permanent plugging and abandonment of all 75 oil and gas wells located both offshore on Rincon Island and the onshore facility (50 offshore and 25 onshore). The California State Lands Commission (SLC) is the Lead Agency under the California Environmental Quality Act (CEQA) for these projects. The SLC has filed a Notice of Exemption with the State Clearinghouse (SCH# 2018108285) for the project.

This proposed project activity consists of the Geologic Energy Management Division (CalGEM) approving permits for, and oversight of, the plugging & abandonment of 2 of the 50 offshore wells in the Rincon Oil Field – Rincon Island. located offshore of Ventura County.

API#

Well Name

0421101629

State 1466 40

Details on well locations can be found on CalGEM's website at: http://www.conservation.ca.gov/calgem/Pages/Wellfinder.aspx

Exempt Status:

As the Responsible Agency, the CalGEM has determined that the proposed project is exempt from further environmental review requirements of CEQA, pursuant to the specified exemptions marked in the section below. CalGEM further finds that the proposed project would not result in a significant adverse impact to the environment, or that any of the exceptions to the exemptions apply (14 CCR 15300.2).

Exemption Type		Statute (PRC)	Regulation (14 CCR)	
Ø	Statutory Exemption: ☐ Ongoing Project (pre-CEQA. Approval prior to April 5, 1973) ☐ Ministerial ☐ Declared Emergency ☑ Emergency Projects	21169 21080 (b)(1) 21080 (b)(3) 21080 (b)(4)		
	Categorical Exemption: ☐ Class 1: Existing Facilities ☐ Class 3: New Construction/Conversion of Small Structures ☐ Class 4: Minor Alterations to Land ☐ Class 6: Information Collection ☐ Class 7: Protection of Natural Resources ☐ Class 8: Protection of the Environment ☐ Class 11: Accessory Structures ☐ Class 21: Enforcement Actions to revoke a permit Class 30: Minor Actions to Prevent, Minimize, Stabilize, Mitigate, ☐ or Eliminate a Release (Actual or Threat) of Hazardous Substances (Waste or Material) ☐ Class 33: Small Habitat Restoration Projects	21084	15301 15303 15304 15306 15307 15308 15311 15321 15330	1684.1
	General Exemption ("common sense")		15061 (b)(3)	
	Not a "Project" subject to CEQA		15378 (b)(2)	

<u>CEQA Exceptions to the Exemptions (14 CCR 15300.2)</u>: where project is located (e.g. sensitive environment); Cumulative Impact; Significant Effect due to Unusual Circumstances; Scenic Highways; Hazardous Waste Sites; Historical Resources.

> Reasons Why Project is Exempt:

The basis for CalGEM's determination that the project is exempt from the requirements of CEQA is provided in the brief explanation below.

Statutory Exemption – Emergency Project: The project is statutorily exempt from CEQA under the emergency project (14 CCR 15269 (c)) exemption because CalGEM has determined per the CEQA Guidelines specific plugging & abandonment actions are necessary to address the hazard posed by the desertion of operable oil and gas facilities on and affecting public lands.

Class 1 – Existing Facility: The project is categorically exempt from CEQA under the "Class 1" (14 CCR §15301) exemption per the CEQA Guidelines and per CalGEM's regulations (14 CCR §1684.1) because the well will be installed within an existing oil field and involves no expansion of use of the oil field.

Class 4 – Minor Alterations to Land: The project is categorically exempt from CEQA under the "Class 4" (14 CCR 15304) exemption per the CEQA Guidelines because the project involves the minor alteration of the condition of land and/or vegetation within a densely developed oil field and does not require the removal of healthy, mature scenic trees.

Class 7 – Protection of Natural Resources: The project is categorically exempt from CEQA under the "Class 7" (14 CCR 15307) exemption per the CEQA Guidelines because CalGEM has determined the project involves procedures for the protection of the environment. Offshore oil wells will be properly abandoned following CalGEM regulations to reduce the potential for future spills and/or releases to the environment.

Class 8 – Protection of the Environment: The project is categorically exempt from CEQA under the "Class 8" (14 CCR 15308) exemption per the CEQA Guidelines because CalGEM has determined that the project involves actions taken by a regulatory agency to assure protection of the environment. Offshore oil wells will be properly abandoned by the SLC, following CalGEM regulations, to reduce the potential for future spills and/or releases to the environment. Exceptions to Exemptions: CalGEM further finds that there are no exceptions to the otherwise-applicable categorical exemptions (PRC §21084; 14 CCR 15300.2(c)). There is no substantial evidence that there are any "unusual circumstances" associated with the proposed project that create a reasonable possibility that the activity will have a significant effect on the environment and that there is no significant "cumulative impacts" resulting from successive projects of the same type in the same place. Therefore, this project is not subject to CEQA.

Certified:

Geologic Energy Management Division
CEQA Unit

Date: 3/20/20