

# Offshore investigation - producible shut-in leases (first phase) January 1974; staff report

-- Report of Ryder Scott Company Certain Gulf of Mexico Properties



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Notes: Cover title

This edition was published in 1974



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Tags: #INTRODUCTION

## Oil Corporation

If you do not follow the sequence specified in the rule, you must prepare an equivalent prevention Plan acceptable to the Regional Administrator that meets all applicable requirements, and you must supplement it with section cross-referencing the location of requirements listed in the SPCC rule to the equivalent requirements in the other prevention plan § 112. PE certification is not required for non-technical amendments, like changes to phone numbers, names, etc.

## Federal :: Oil Pollution Prevention and Response; Non

Reserves Included in This Report The proved reserves included herein conform to the definition as set forth in the Securities and Exchange Commissions Regulations Part 210. The data in the records of the FPC for the remaining 26 leases were not utilized by the Panel in its analysis.

## Oil Corporation

Section 9 of the FTC Act, as amended, provides in pertinent part: For the purposes of the FTC Act the Commission, or its duly authorized agent or agents, shall at all reasonable times have access to, for the purpose of examination, and the right to copy any documentary evidence of any person, partnership, or corporation being investigated or proceeded against; and the Commission shall have power to require by subpoena the attendance and testimony of witnesses and the production of all such documentary evidence relating to any matter under investigation. The SUPERIOR OIL COMPANY, INC. Wilson, Director Institute of Science and Technology University of Michigan iv United States Department of the Interior GEOLOGICAL SURVEY RESTON, VIRGINIA 22092 JAN 28 1974 Dr.

## APPENDIX A: FPC STAFF REPORTS

The Superior Oil Company, Inc. We agree that a proposal to restrict certification by a PE employed by a facility or having a financial interest in it would limit the availability of PEs, possibly leading to delays in Plan certification. In what way are the determinations as to purpose related to the legal premise so as to justify this standard of review? As part of the initial response requirements found at , an owner or operator must take immediate action to prevent further release of the regulated substance and must identify and mitigate fire, explosion, and vapor hazards.

## **PROCEDURE OF PANEL**

These tanks are typically very large, i. Thus, the Commission apparently could not use the documents in an adjudicatory proceeding without gaining the court's permission. In 1991, EPA proposed various changes to § 112.

## **PROCEDURE OF PANEL**

The resulting alcohol then can be dehydrated to styrene or reduced back to ethylbenzene for recycling if propylene oxide is the desired product instead of styrene. Partially buried and bunkered tanks. .

### **Report of Ryder Scott Company Certain Gulf of Mexico Properties**

This well was designed to be drilled straight to 9000 feet and from there directionally to 21,000 feet to be bottomed close to the Cox No. But if an agency having the licensing power conducts a full hearing and adjudicates a controversy about past facts concerning the applicant, the determination should ordinarily be res judicata ; for want of a better set of terms, the conclusion may even be announced that the action is deemed judicial. .

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