

## PUBLIC UTILITIES COMMISSION

505 VAN NESS AVENUE  
SAN FRANCISCO, CA 94102-3298



May 26, 2023

Mathieu Fournier  
Vice President, Operations  
Rockpoint Gas Storage  
400-607 8<sup>th</sup> Ave SW  
Calgary, AB T2P 0A7  
[Mathieu.Fournier@RockpointGS.com](mailto:Mathieu.Fournier@RockpointGS.com)

GI-2023-04-WGS-36-01ABC

SUBJECT: General Order (GO) 112-F Gas Inspection of Wild Goose Storage

Dear Mr. Fournier:

On behalf of the Safety and Enforcement Division (SED) of the California Public Utilities Commission (CPUC), Anthony Phu and Aleksandr Fastovich conducted a General Order 112-F inspection of Wild Goose Storage (WGS) from April 10 to 14, 2023. The inspection included a review of WGS' records for the period of 2019 through 2022, as well as a representative field sample of WGS facilities. SED staff also reviewed personnel operator qualification records, which included field observation of randomly selected individuals performing covered tasks.

SED's findings are noted in the Post-Inspection Written Preliminary Findings (Summary) which is enclosed with this letter. The Summary reflects only those particular records and pipeline facilities that SED inspected. SED discovered one (1) probable violation during the inspection.

Within 30 days of your receipt of this letter, please provide a written response indicating the measures taken by WGS to address the violation noted in the Summary.

If you have any questions, please contact Anthony Phu at (916) 531-1016 or by email at [anthony.phu@cpuc.ca.gov](mailto:anthony.phu@cpuc.ca.gov).

Sincerely,

A handwritten signature in blue ink that reads "Terence Eng". The signature is fluid and cursive, with a long horizontal stroke extending to the right.

Terence Eng, P.E.  
Program Manager  
Gas Safety and Reliability Branch  
Safety and Enforcement Division

Enclosure: Post-Inspection Written Preliminary Findings

cc: Greg Clark, Rockpoint Gas Storage ([greg.clark@rockpointgs.com](mailto:greg.clark@rockpointgs.com))  
Andy Anderson, Rockpoint Gas Storage ([andy.anderson@rockpointgs.com](mailto:andy.anderson@rockpointgs.com))  
Grant Bozarth, Rockpoint Gas Storage ([grant.bozarth@rockpointgs.com](mailto:grant.bozarth@rockpointgs.com))  
Jason McMillan, CPUC Gas Safety and Reliability Branch  
Claudia Almengor, CPUC Gas Safety and Reliability Branch  
Anthony Phu, CPUC Gas Safety and Reliability Branch  
Dennis Lee, CPUC Gas Safety and Reliability Branch

# Post-Inspection Written Preliminary Findings

**Dates of Inspection:** 04/10/2023 – 04/14/2023

**Operator:** WILD GOOSE STORAGE LLC

**Operator ID:** 31287 (primary)

**Inspection Systems:** Wild Goose Storage Compressor Station & Pipeline ROW

**Assets (Unit IDs) with results in this report:** Wild Goose Storage (88673)

**System Type:** GT

**Inspection Name:** 2023 Wild Goose Storage (Comprehensive Standard Transmission)

**Lead Inspector:** Anthony Phu

**Operator Representative:** Greg Clark

## Unsatisfactory Results

### Emergency Preparedness and Response : Emergency Response (EP.ERG)

Question Title, ID Liaison with Public Officials, EP.ERG.LIAISON.R (also presented in: PD.PA)

Question 21. Do records indicate that liaison has been established and maintained with appropriate fire, police, public officials, and utility owners?

References 192.605(a) (192.615(c)(1), 192.615(c)(2), 192.615(c)(3), 192.615(c)(4), 192.616(c), ADB-05-03)

Assets Covered Wild Goose Storage (88673 (36))

Issue Summary 49 CFR §192.615(c) states that "Each operator must establish and maintain liaison with the appropriate public safety answering point (i.e., 9-1-1 emergency call center) where direct access to a 9-1-1 emergency call center is available from the location of the pipeline, as well as fire, police, and other public officials."

WGS did not establish a documented ongoing relationship with emergency and public officials during the 2020-2022 period. Therefore, WGS is in violation of 49 CFR §192.615(c).

## Concerns

*No Preliminary Concerns.*