DEPARTMENT OF ENVIRONMENTAL QUALITY AIR QUALITY DIVISION

ACTIVITY REPORT: Self Initiated Inspection

NIG	MAG	46549
IVO	4404	+00049

FACILITY: Enervest Operating - SCV		SRN / ID: N6446
LOCATION: T29N-R2W, Section 15, CHESTER TWP		DISTRICT: Cadillac
CITY: CHESTER TWP		COUNTY: OTSEGO
CONTACT:		ACTIVITY DATE: 09/25/2018
STAFF: Chance Collins	COMPLIANCE STATUS: Compliance	SOURCE CLASS: SM OPT OUT
SUBJECT: Self Initiated Inspectio	n	
RESOLVED COMPLAINTS:		

On September 25, 2018 AQD staff traveled to Otsego County to perform an inspection of the Enervest Operating, LLC SCV (State Chester Venture) CPF. The purpose of the inspection was to determine the facility's compliance with Permit to Install No. 48-05A and applicable state and federal air pollution control regulations. AQD staff noted that the facility permit consists of one compressor engine.

AQD staff arrived on site at 12:08 p.m. to cloudy conditions with a temperature of 68°F with a SW wind of 10 mph. There were no noticeable odors upon arrival.

The facility consisted of: an iron sponge, a glycol dehydrator system located within a small shed, a storage building in which equipment is covered and taped in, a tank farm which includes one 400-barrel tank labeled both brine and slop, one 300-barrel tank labeled brine, and one 100-barrel tank labeled slop.

The glycol dehydrator shed was located on the west side of the engine building. The dehydrator was running at the time of inspection and had slight odors present that are typically associated with glycol dehydrators.

The engine shed contained EU-SCV-ENGINE. The engine skid was labeled as NGCS 20. At the time of the inspection, the engine was operating at 1245 RPM with engine oil pressure and temperature at 62 psi and 190°F respectively. The engine compressor was operating with compressor pressure and temperature at 67 psi and 178°F respectively.

Located just south of the Engine shed there were multiple barrels in a fenced area with a "Caution Tenorm Present" sign on the gate. AQD staff notified Suzanne Biteman of the Oil Gas and Minerals division of the fenced area as AQD staff is not aware of the requirements involved in the containment of such materials.

NAME

DATE 10/5/2018 SUPERVISOR