

## 40 CFR 98 Subpart RR – Geologic Sequestration of Carbon Dioxide Annual Monitoring Report

Reporting Period: January 1 – December 31, 2021

**Company Name**: Exxon Mobil Corporation

Company Address: P.O. Box 1300

33 Miles Northeast of Kemmerer

Kemmerer, WY 83101

**GHGRP ID**: 523107

**Facility Name:** Shute Creek Treating Facility – AGI

Facility Address: P.O. Box 1300

33 Miles Northeast of Kemmerer

Kemmerer, WY 83101

**Date of Submittal**: March 30<sup>th</sup> 2022 (Corrected 6/20/22)

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## **Executive Summary**

ExxonMobil began monitoring efforts pursuant to the final ExxonMobil Shute Creek Treating Facility (SCTF) Monitoring, Reporting, and Verification (MRV) Plan for the Acid Gas Injection (AGI) process on January 1<sup>st</sup>, 2018. The final MRV plan was approved by EPA effective June 25<sup>th</sup>, 2018. The MRV plan identification number is 1002150-1.

## **Summary of Monitoring Activities**

ExxonMobil's program for monitoring potential leakage pathways in the AGI process including detection methods and locations is summarized in Table 1.

| Leakage Pathway   | Detection Monitoring Program               | Monitoring Location                                   |
|---|--|---|
| Surface Equipment                                       | DCS Surveillance                           | From injection flow meter to injection wellhead       |
|   | Visual Inspections                         |   |
|   | Inline Inspections                         |   |
|   | Gas Alarms                                 |   |
|   | Personal H <sub>2</sub> S Monitors         |   |
| Wells   | DCS Surveillance                           | Injection well – from wellhead to injection formation |
|   | Visual Inspections                         |   |
|   | MIT  |   |
|   | Gas Alarms                                 |   |
|   | Personal H <sub>2</sub> S Monitors         |   |
| Faults and Fractures, Formation Seal, Lateral Migration | N/A – Leakage pathway is highly improbable | N/A   |

Table 1. AGI Monitoring Program

## 40 CFR 98.446 (f) (12)

(i) A narrative history of the monitoring efforts conducted over the previous calendar year, including a listing of all monitoring equipment that was operated, its period of operation, and any relevant tests or surveys that were conducted.

The SCTF AGI facility and wells have been operational since 2005 and ExxonMobil has continued to operate the monitoring equipment for the duration of injection.

The flow rate of  $CO_2$  injected is measured with a volumetric flow meter for each injection well and is monitored continuously through the DCS surveillance system, allowing the flow rate to be compiled quarterly. Flow meters are calibrated according to manufacturer recommendation and the calibration and accuracy requirements in 40 CFR 98.3(i). Flow meter calibrations are traceable to National Institute of Standards and Technology (NIST). Flow meters were calibrated in April, July, and October in 2021.

The injected  $CO_2$  stream is measured upstream of the volumetric flow meters with a continuous gas composition analyzer. The continuous composition measurements are averaged over each quarterly period to determine the quarterly  $CO_2$  composition of the injected stream as required.

The CO<sub>2</sub> analyzers are calibrated according to manufacturer recommendations. The analyzers were calibrated in May, August and November of 2021.

Field personnel conducts daily visual inspections of the AGI facilities and weekly inspections of the AGI well sites, unless weather or site conditions present risk to personnel, to allow for potential leaks to be identified and addresses early and proactively. Completed inspections are documented electronically.

On an annual basis, the AGI subsurface and wellhead valves are leak tested for mechanical integrity testing as required by the WOGCC. Results from this type of testing are compared to previous MIT data to evaluate whether well integrity has been compromised. The wellhead valve tests for both AGI 2-18 and AGI 3-14 were completed on August 16, 2021.

Inline inspections are conducted of the AGI flow lines through the use of a smart pig to identify potential areas of corrosion in the pipeline. Results from this type of testing are compared to previous data to evaluate whether pipeline integrity has been compromised. Inline inspections are done every 6 years for each well in alignment with plant shutdowns that occur every 3 years. AGI 2-18 was pigged on July 16, 2019 as part of the 2019 turnaround. AGI 3-14 was pigged during the 2016 turnaround.

To monitor potential leaks, gas detectors are operated continuously except as necessary for maintenance and calibration. Gas detectors are operated and calibrated according to manufacturer recommendations and API standards. Calibrations were completed in February, June and September of 2021. Additionally, all field personnel are required to wear H2S monitors for safety reasons, which are bump tested daily. These alarms trigger at 10 ppm, so even a miniscule amount of gas leakage would trigger an alarm.

In accordance with the risk-based calculation approach of the MRV plan, any surface leakage would be detected and managed as an upset event and calculated for that event based on operating conditions at that time. The continuous surveillance of operating parameters and continuous gas detection identifies leaks better than an annual leak survey would due to the fact that the gas detectors are in operation at all times and prevents high-risk exposure to plant personnel. Any leakage events are reported under Subpart RR as required.

In August 2021, a minor leak event occurred on a pressure transmitter at the surface of wellhead 2-18. The leak was due to a threaded connection that was promptly repaired. A PHAST (Process Hazard Analysis Software) dispersion model was created utilizing gas composition and field data to reflect actual events. The connection failure released less than 3.9 pounds of CO2. In December 2021, a minor leak event occurred on transmitter PR9610B at the surface of wellhead 2-18. The leak was due to a graphite gasket that was promptly replaced with a Teflon gasket. A PHAST dispersion model was also created utilizing gas composition and field data to reflect actual events. The leak released less than 5.5 pounds of CO2.

(ii) A description of any changes to the monitoring program that you concluded were not material changes warranting submission of revised MRV plan under 98.448(d).

ExxonMobil has reviewed the MRV plan and concluded that there are no non-material changes to the EPA approved MRV Plan for the 2021 reporting period.

(iii) A narrative history of any monitoring anomalies that were detected in the previous calendar year and how they were investigated or resolved.

ExxonMobil has determined that no anomalies were detected in the previous calendar year.

(iv) A description of any surface leakages of CO<sub>2</sub>, including a discussion of all methodologies and technologies involved in detecting and quantifying the surface leakages and any assumptions and uncertainties involved in calculating the amount of CO<sub>2</sub> emitted.

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