District I
1625 N. French Dr., Hobbs, NM 88240
District II
811 S. First St., Artesia, NM 88210
District III
1000 Rio Brazos Road, Aztec, NM 87410
District IV
1220 S. St. Francis Dr., Santa Fe, NM 87505

State of New Mexico Energy Minerals and Natural Resources Department Oil Conservation Division 1220 South St. Francis Dr. Santa Fe, NM 87505

Form C-144 Revised April 3, 2017

For temporary pits, below-grade tanks, and multi-well fluid management pits, submit to the appropriate NMOCD District Office.

For permanent pits submit to the Santa Fe Environmental Bureau office and provide a copy to the appropriate NMOCD District Office.

Pit, Below-Grade Tank, or
2 (East Tank) Proposed Alternative Method Permit or Closure Plan Application RCVD 6/19/19
Type of action: Below grade tank registration Permit of a pit or proposed alternative method Closure of a pit, below-grade tank, or proposed alternative method Modification to an existing permit/or registration Closure plan only submitted for an existing permitted or non-permitted pit, below-grade tank,
or proposed alternative method
Instructions: Please submit one application (Form C-144) per individual pit, below-grade tank or alternative request
lease be advised that approval of this request does not relieve the operator of liability should operations result in pollution of surface water, ground water or the avironment. Nor does approval relieve the operator of its responsibility to comply with any other applicable governmental authority's rules, regulations or ordinances.
1. Operator:EPIC ENERGY, LLC OGRID #:372834
Address:7415 E. Main Street Farmington, NM 87402
Facility or well name:Horton #003AEast Tank
API Number:
U/L or Qtr/Qtr E Section 13 Township 32N Range 12W County: San Juan
Center of Proposed Design: Latitude 36.98861 Longitude -108.05310 NAD83
Surface Owner: Federal State Private Tribal Trust or Indian Allotment
2. ☐ <u>Pit</u> : Subsection F, G or J of 19.15.17.11 NMAC
Temporary: Drilling Workover
☐ Permanent ☐ Emergency ☐ Cavitation ☐ P&A ☐ Multi-Well Fluid Management ☐ Low Chloride Drilling Fluid ☐ yes ☐ no
☐ Lined ☐ Unlined Liner type: Thickness mil ☐ LLDPE ☐ HDPE ☐ PVC ☐ Other
□ String-Reinforced
Liner Seams: Welded Factory Other Volume: bbl Dimensions; L x W x D
3. Below-grade tank: Subsection I of 19.15.17.11 NMAC
Volume:25bbl Type of fluid: Produced Water
Tank Construction material:Fiberglass
Secondary containment with leak detection Visible sidewalls, liner, 6-inch lift and automatic overflow shut-off
☐ Visible sidewalls and liner ☑ Visible sidewalls only ☐ Other
Liner type: Thickness mil
4. Alternative Method:
Submittal of an exception request is required. Exceptions must be submitted to the Santa Fe Environmental Bureau office for consideration of approval.
5. Fencing: Subsection D of 19.15.17.11 NMAC (Applies to permanent pits, temporary pits, and below-grade tanks)
Chain link, six feet in height, two strands of barbed wire at top (Required if located within 1000 feet of a permanent residence, school, hospital,
institution or church)
Four foot height, four strands of barbed wire evenly spaced between one and four feet
M Alternate Please specify 48" high rehar and hog wire

Netting: Subsection E of 19.15.17.11 NMAC (Applies to permanent pits and permanent open top tanks)	
☐ Screen ☐ Netting ☐ Otherexpanded metal	
Monthly inspections (If netting or screening is not physically feasible)	
7.	
Signs: Subsection C of 19.15.17.11 NMAC	
☑ 12"x 24", 2" lettering, providing Operator's name, site location, and emergency telephone numbers	
☐ Signed in compliance with 19.15.16.8 NMAC	
8.	
Variances and Exceptions: Justifications and/or demonstrations of equivalency are required. Please refer to 19.15.17 NMAC for guidance.	
Please check a box if one or more of the following is requested, if not leave blank:	
☐ Variance(s): Requests must be submitted to the appropriate division district for consideration of approval.	
Exception(s): Requests must be submitted to the Santa Fe Environmental Bureau office for consideration of approval.	
9.	
Siting Criteria (regarding permitting): 19.15.17.10 NMAC Instructions: The applicant must demonstrate compliance for each siting criteria below in the application. Recommendations of acceptance of the compliance of the complianc	otable source
material are provided below. Siting criteria does not apply to drying pads or above-grade tanks.	
General siting	
County and the second of fact below the bettern of a low oblavide town anony wit on below made truly	
Ground water is less than 25 feet below the bottom of a low chloride temporary pit or below-grade tank. - \[\sum \text{NM Office of the State Engineer - iWATERS database search; } \sum \text{USGS; } \sum \text{Data obtained from nearby wells} \]	Yes No
Ground water is less than 50 feet below the bottom of a Temporary pit, permanent pit, or Multi-Well Fluid Management pit. NM Office of the State Engineer - iWATERS database search; USGS; Data obtained from nearby wells	│
Within incorporated municipal boundaries or within a defined municipal fresh water well field covered under a municipal ordinance adopted pursuant to NMSA 1978, Section 3-27-3, as amended. (Does not apply to below grade tanks) - Written confirmation or verification from the municipality; Written approval obtained from the municipality	☐ Yes ☐ No
Within the area overlying a subsurface mine. (Does not apply to below grade tanks) - Written confirmation or verification or map from the NM EMNRD-Mining and Mineral Division	☐ Yes ☐ No
 Within an unstable area. (Does not apply to below grade tanks) Engineering measures incorporated into the design; NM Bureau of Geology & Mineral Resources; USGS; NM Geological Society; Topographic map 	Yes No
Within a 100-year floodplain. (Does not apply to below grade tanks) - FEMA map	☐ Yes ☐ No
Below Grade Tanks	
Within 100 feet of a continuously flowing watercourse, significant watercourse, lake bed, sinkhole, wetland or playa lake (measured	
from the ordinary high-water mark).	Yes No
- Topographic map; Visual inspection (certification) of the proposed site	
Within 200 horizontal feet of a spring or a fresh water well used for public or livestock consumption;. - NM Office of the State Engineer - iWATERS database search; Visual inspection (certification) of the proposed site	☐ Yes ☑ No
Temporary Pit using Low Chloride Drilling Fluid (maximum chloride content 15,000 mg/liter)	
Within 100 feet of a continuously flowing watercourse, or any other significant watercourse or within 200 feet of any lakebed, sinkhole, or playa lake (measured from the ordinary high-water mark). (Applies to low chloride temporary pits.) - Topographic map; Visual inspection (certification) of the proposed site	Yes No
Within 300 feet from a occupied permanent residence, school, hospital, institution, or church in existence at the time of initial	☐ Yes ☐ No
application. - Visual inspection (certification) of the proposed site; Acrial photo; Satellite image	
Within 200 horizontal feet of a spring or a private, domestic fresh water well used by less than five households for domestic or stock watering purposes, or 300feet of any other fresh water well or spring, in existence at the time of the initial application. NM Office of the State Engineer - iWATERS database search; Visual inspection (certification) of the proposed site	☐ Yes ☐ No

Within 100 feet of a wetland. - US Fish and Wildlife Wetland Identification map; Topographic map; Visual inspection (certification) of the proposed site	☐ Yes ☐ No
Temporary Pit Non-low chloride drilling fluid	
Within 300 feet of a continuously flowing watercourse, or any other significant watercourse, or within 200 feet of any lakebed, sinkhole, or playa lake (measured from the ordinary high-water mark). - Topographic map; Visual inspection (certification) of the proposed site	☐ Yes ☐ No
Within 300 feet from a permanent residence, school, hospital, institution, or church in existence at the time of initial application. - Visual inspection (certification) of the proposed site; Aerial photo; Satellite image	☐ Yes ☐ No
Within 500 horizontal feet of a spring or a private, domestic fresh water well used by less than five households for domestic or stock watering purposes, or 1000 feet of any other fresh water well or spring, in the existence at the time of the initial application; NM Office of the State Engineer - iWATERS database search; Visual inspection (certification) of the proposed site	☐ Yes ☐ No
Within 300 feet of a wetland. - US Fish and Wildlife Wetland Identification map; Topographic map; Visual inspection (certification) of the proposed site	☐ Yes ☐ No
Permanent Pit or Multi-Well Fluid Management Pit	
Within 300 feet of a continuously flowing watercourse, or 200 feet of any other significant watercourse, or lakebed, sinkhole, or playa lake (measured from the ordinary high-water mark). - Topographic map; Visual inspection (certification) of the proposed site	☐ Yes ☐ No
 Within 1000 feet from a permanent residence, school, hospital, institution, or church in existence at the time of initial application. Visual inspection (certification) of the proposed site; Aerial photo; Satellite image 	☐ Yes ☐ No
Within 500 horizontal feet of a spring or a fresh water well used for domestic or stock watering purposes, in existence at the time of initial application. - NM Office of the State Engineer - iWATERS database search; Visual inspection (certification) of the proposed site	☐ Yes ☐ No
Within 500 feet of a wetland. - US Fish and Wildlife Wetland Identification map; Topographic map; Visual inspection (certification) of the proposed site	☐ Yes ☐ No
Temporary Pits, Emergency Pits, and Below-grade Tanks Permit Application Attachment Checklist: Subsection B of 19.15.17.9 Natructions: Each of the following items must be attached to the application. Please indicate, by a check mark in the box, that the do attached. Hydrogeologic Report (Below-grade Tanks) - based upon the requirements of Paragraph (4) of Subsection B of 19.15.17.9 NMAC Hydrogeologic Data (Temporary and Emergency Pits) - based upon the requirements of Paragraph (2) of Subsection B of 19.15.17.9 NMAC Siting Criteria Compliance Demonstrations - based upon the appropriate requirements of 19.15.17.10 NMAC Design Plan - based upon the appropriate requirements of 19.15.17.12 NMAC Closure Plan (Please complete Boxes 14 through 18, if applicable) - based upon the appropriate requirements of Subsection C of 19 and 19.15.17.13 NMAC Previously Approved Design (attach copy of design) API Number: or Permit Number:	9 NMAC .15.17.9 NMAC
11	
Multi-Well Fluid Management Pit Checklist: Subsection B of 19.15.17.9 NMAC Instructions: Each of the following items must be attached to the application. Please indicate, by a check mark in the box, that the deattached. Design Plan - based upon the appropriate requirements of 19.15.17.11 NMAC Operating and Maintenance Plan - based upon the appropriate requirements of 19.15.17.12 NMAC A List of wells with approved application for permit to drill associated with the pit. Closure Plan (Please complete Boxes 14 through 18, if applicable) - based upon the appropriate requirements of Subsection C of 19 and 19.15.17.13 NMAC Hydrogeologic Data - based upon the requirements of Paragraph (4) of Subsection B of 19.15.17.9 NMAC Siting Criteria Compliance Demonstrations - based upon the appropriate requirements of 19.15.17.10 NMAC Previously Approved Design (attach copy of design) API Number:	9.15.17.9 NMAC

12. <u>Permanent Pits Permit Application Checklist</u> : Subsection B of 19.15.17.9 NMAC Instructions: Each of the following items must be attached to the application. Please indicate, by a check mark in the box, that the c	documents are
### Hydrogeologic Report - based upon the requirements of Paragraph (1) of Subsection B of 19.15.17.9 NMAC Siting Criteria Compliance Demonstrations - based upon the appropriate requirements of 19.15.17.10 NMAC Climatological Factors Assessment Certified Engineering Design Plans - based upon the appropriate requirements of 19.15.17.11 NMAC Dike Protection and Structural Integrity Design - based upon the appropriate requirements of 19.15.17.11 NMAC Leak Detection Design - based upon the appropriate requirements of 19.15.17.11 NMAC Liner Specifications and Compatibility Assessment - based upon the appropriate requirements of 19.15.17.11 NMAC Quality Control/Quality Assurance Construction and Installation Plan Operating and Maintenance Plan - based upon the appropriate requirements of 19.15.17.12 NMAC Freeboard and Overtopping Prevention Plan - based upon the appropriate requirements of 19.15.17.11 NMAC Nuisance or Hazardous Odors, including H2S, Prevention Plan Emergency Response Plan Oil Field Waste Stream Characterization Monitoring and Inspection Plan Erosion Control Plan Closure Plan - based upon the appropriate requirements of Subsection C of 19.15.17.9 NMAC and 19.15.17.13 NMAC	
13. Proposed Closure: 19.15.17.13 NMAC	•
Instructions: Please complete the applicable boxes, Boxes 14 through 18, in regards to the proposed closure plan.	
Type: Drilling Workover Emergency Cavitation P&A Permanent Pit Below-grade Tank Multi-well Fl Alternative Proposed Closure Method: Waste Excavation and Removal Waste Removal (Closed-loop systems only) On-site Closure Method (Only for temporary pits and closed-loop systems) In-place Burial On-site Trench Burial Alternative Closure Method	uid Management Pit
14. Waste Excavation and Removal Closure Plan Checklist: (19.15.17.13 NMAC) Instructions: Each of the following items must be a	attached to the
closure plan. Please indicate, by a check mark in the box, that the documents are attached. Protocols and Procedures - based upon the appropriate requirements of 19.15.17.13 NMAC Confirmation Sampling Plan (if applicable) - based upon the appropriate requirements of Subsection C of 19.15.17.13 NMAC Disposal Facility Name and Permit Number (for liquids, drilling fluids and drill cuttings) Soil Backfill and Cover Design Specifications - based upon the appropriate requirements of Subsection H of 19.15.17.13 NMAC Re-vegetation Plan - based upon the appropriate requirements of Subsection H of 19.15.17.13 NMAC Site Reclamation Plan - based upon the appropriate requirements of Subsection H of 19.15.17.13 NMAC	
15.	
Siting Criteria (regarding on-site closure methods only): 19.15.17.10 NMAC Instructions: Each siting criteria requires a demonstration of compliance in the closure plan. Recommendations of acceptable sour provided below. Requests regarding changes to certain siting criteria require justifications and/or demonstrations of equivalency. F 19.15.17.10 NMAC for guidance.	
Ground water is less than 25 feet below the bottom of the buried waste. - NM Office of the State Engineer - iWATERS database search; USGS; Data obtained from nearby wells	☐ Yes ☐ No ☐ NA
Ground water is between 25-50 feet below the bottom of the buried waste - NM Office of the State Engineer - iWATERS database search; USGS; Data obtained from nearby wells	☐ Yes ☐ No ☐ NA
Ground water is more than 100 feet below the bottom of the buried waste. - NM Office of the State Engineer - iWATERS database search; USGS; Data obtained from nearby wells	☐ Yes ☐ No ☐ NA
Within 100 feet of a continuously flowing watercourse, or 200 feet of any other significant watercourse, lakebed, sinkhole, or playa lake (measured from the ordinary high-water mark). - Topographic map; Visual inspection (certification) of the proposed site	Yes No
Within 300 feet from a permanent residence, school, hospital, institution, or church in existence at the time of initial application. - Visual inspection (certification) of the proposed site; Aerial photo; Satellite image	☐ Yes ☐ No
Within 300 horizontal feet of a private, domestic fresh water well or spring used for domestic or stock watering purposes, in existence at the time of initial application. - NM Office of the State Engineer - iWATERS database; Visual inspection (certification) of the proposed site	Yes No
Written confirmation or verification from the municipality; Written approval obtained from the municipality	☐ Yes ☐ No
Within 300 feet of a wetland. US Fish and Wildlife Wetland Identification map; Topographic map; Visual inspection (certification) of the proposed site	☐ Yes ☐ No
Within incorporated municipal boundaries or within a defined municipal fresh water well field covered under a municipal ordinance	

adopted pursuant to NMSA 1978, Section 3-27-3, as amended. - Written confirmation or verification from the municipality; Written approval obtained from the municipality	☐ Yes ☐ No
Within the area overlying a subsurface mine. - Written confirmation or verification or map from the NM EMNRD-Mining and Mineral Division	☐ Yes ☐ No
 Within an unstable area. Engineering measures incorporated into the design; NM Bureau of Geology & Mineral Resources; USGS; NM Geological Society; Topographic map 	☐ Yes ☐ No
Within a 100-year floodplain.	Yes No
- FEMA map	100 110
On-Site Closure Plan Checklist: (19.15.17.13 NMAC) Instructions: Each of the following items must be attached to the closure plan by a check mark in the box, that the documents are attached. Siting Criteria Compliance Demonstrations - based upon the appropriate requirements of 19.15.17.10 NMAC Proof of Surface Owner Notice - based upon the appropriate requirements of Subsection E of 19.15.17.13 NMAC Construction/Design Plan of Burial Trench (if applicable) based upon the appropriate requirements of Subsection K of 19.15.17 Construction/Design Plan of Temporary Pit (for in-place burial of a drying pad) - based upon the appropriate requirements of 19.15.17.13 NMAC Confirmation Sampling Plan (if applicable) - based upon the appropriate requirements of 19.15.17.13 NMAC Waste Material Sampling Plan - based upon the appropriate requirements of 19.15.17.13 NMAC Disposal Facility Name and Permit Number (for liquids, drilling fluids and drill cuttings or in case on-site closure standards cant Soil Cover Design - based upon the appropriate requirements of Subsection H of 19.15.17.13 NMAC Re-vegetation Plan - based upon the appropriate requirements of Subsection H of 19.15.17.13 NMAC	.11 NMAC .15.17.11 NMAC
Operator Application Certification:	
I hereby certify that the information submitted with this application is true, accurate and complete to the best of my knowledge and bel	ief.
Name (Print):	******
Signature:Date:	
e-mail address: Telephone:	
18. OCD Approval: ☐ Permit Application (including closure plan) ☐ Closure Plan (enly) ☐ OCD Conditions (see attachment)	
OCD Representative Signature: Approval Date: 7/1/19	9
Title: Environmental Spec OCD Permit Number:	
19. Closure Report (required within 60 days of closure completion): 19.15.17.13 NMAC Instructions: Operators are required to obtain an approved closure plan prior to implementing any closure activities and submittin, The closure report is required to be submitted to the division within 60 days of the completion of the closure activities. Please do no section of the form until an approved closure plan has been obtained and the closure activities have been completed. □ Closure Completion Date:September 04, 2018	g the closure report. It complete this
Closure Method: Waste Excavation and Removal On-Site Closure Method Alternative Closure Method Waste Removal (Closed-In If different from approved plan, please explain.	oop systems only)
In different from approved plan, please explain.	

Operator Closure Certification:	
	s closure report is true, accurate and complete to the best of my knowledge and requirements and conditions specified in the approved closure plan.
Name (Print):Vanessa Fields Title	:Regulatory Specialist
Signature:	Date:6/19/2019
e-mail address:vanessa@walsheng.net	Telephone:505-787-9100

vern@walsheng.net

From:

Smith, Cory, EMNRD < Cory. Smith@state.nm.us>

Sent:

Tuesday, August 28, 2018 1:21 PM

To:

Michael Dean

Cc:

Vern Andrews; jdhampton@walsheng.net; Fields, Vanessa, EMNRD

Subject:

RE: below grade pits

Michael,

That time will work Please send out your Closure Notification per 19.15.17.13 NMAC

Cory Smith
Environmental Specialist
Oil Conservation Division
Energy, Minerals, & Natural Resources
1000 Rio Brazos, Aztec, NM 87410
(505)334-6178 ext 115
cory.smith@state.nm.us

From: Michael Dean <michael.dean@walsheng.net>

Sent: Tuesday, August 28, 2018 10:27 AM

To: Smith, Cory, EMNRD < Cory. Smith@state.nm.us>

Cc: Vern Andrews <vern@walsheng.net>; jdhampton@walsheng.net

Subject: below grade pits

Cory,

I would like to request your time and schedule a date for removing and test sampling of 3 more Hallador petroleum below grade pits. I have a crew unhooking dump lines and fences this week could we schedule September 4,2018 at 8:00 am on location (Horton 3C). We are getting the following location ready.

Horton 3A

Horton 3C

Horton 8

Let me know Thanks.

Michael L. Dean Walsh Engineering 505-860-0481 District I
1625 N. French Dr., Hobbs, NM 88240
District II
811 S. First St., Artesia, NM 88210
District III
1000 Rio Brazos Road, Aztec, NM 87410
District IV
1220 S. St. Francis Dr., Santa Fe, NM 87505

Responsible Party EPIC Energy L.L.C

State of New Mexico Energy Minerals and Natural Resources Department

Oil Conservation Division 1220 South St. Francis Dr. Santa Fe, NM 87505 Form C-141 Revised August 24, 2018 Submit to appropriate OCD District office

Incident ID	
District RP	
Facility ID	
Application ID	

Release Notification

Responsible Party

OGRID 320949

	ot Nama Vanassa Fields Contact		G	Telephone 505-787-9100		
			Contact Te	elephone 505-787-9100		
Contact emai	Contact email vanessa@walsheng.net				Incident #	(assigned by OCD) N/A
Contact mail 87402	ing address	7415 East Main S	treet Farmington	ı, NM		
			Location	n of R	elease So	ource
atitude 36.9	98861		(NAD 83 in c		Longitude rees to 5 decim	-108.05310
Site Name H	Iorton #003	A			Site Type (Gas
Date Release	Discovered	N/A			API# (if app	olicable) 30-045-23394
Unit Letter	Section	Township	Range	1	Coun	, tu
E E	Section 07	Township 31N	11W	San,		ny
			Nature ar	ıd Vol	ume of I	Release
						Release
Crude Oil			ll that apply and atta			Release justification for the volumes provided below)
Crude Oil		Volume Release	II that apply and atta			justification for the volumes provided below) Volume Recovered (bbls)
Crude Oil		Volume Release	ll that apply and atta ed (bbls) ed (bbls)	ich calculati	ons or specific	justification for the volumes provided below) Volume Recovered (bbls) Volume Recovered (bbls)
		Volume Release	ll that apply and atta ed (bbls) ed (bbls) tion of dissolved	ich calculati	ons or specific	justification for the volumes provided below) Volume Recovered (bbls)
Produced	Water	Volume Release Volume Release Is the concentra	ll that apply and atta ed (bbls) ed (bbls) tion of dissolved >10,000 mg/l?	ich calculati	ons or specific	justification for the volumes provided below) Volume Recovered (bbls) Volume Recovered (bbls)
Produced Condensa	Water	Volume Release Volume Release Is the concentra produced water	ll that apply and atta ed (bbls) ed (bbls) tion of dissolved >10,000 mg/l? ed (bbls)	ich calculati	ons or specific	Volume Recovered (bbls) Yes No
	Water ute	Volume Release Volume Release Is the concentra produced water Volume Release Volume Release	ll that apply and atta ed (bbls) ed (bbls) tion of dissolved >10,000 mg/l? ed (bbls)	ich calculati	ons or specific	Release justification for the volumes provided below) Volume Recovered (bbls) Volume Recovered (bbls) Yes No Volume Recovered (bbls)

Form C-141 Page 2

State of New Mexico Oil Conservation Division

Incident ID	
District RP	
Facility ID	
Application ID	

Was this a major release as defined by 19.15.29.7(A) NMAC?	If YES, for what reason(s) does the responsible party consider this a major release?
A Last Control of State Confe	
Yes No	
If YES, was immediate no	otice given to the OCD? By whom? To whom? When and by what means (phone, email, etc)?
	Initial Response
The responsible p	party must undertake the following actions immediately unless they could create a safety hazard that would result in injury
☐ The source of the rele	ease has been stopped.
☐ The impacted area ha	s been secured to protect human health and the environment.
Released materials ha	ave been contained via the use of berms or dikes, absorbent pads, or other containment devices.
☐ All free liquids and re	ecoverable materials have been removed and managed appropriately.
If all the actions described	d above have <u>not</u> been undertaken, explain why:
has begun, please attach	AC the responsible party may commence remediation immediately after discovery of a release. If remediation a narrative of actions to date. If remedial efforts have been successfully completed or if the release occurred area (see 19.15.29.11(A)(5)(a) NMAC), please attach all information needed for closure evaluation.
regulations all operators are public health or the environ failed to adequately investig	required to report and/or file certain release notifications and perform corrective actions for releases which may endanger ment. The acceptance of a C-141 report by the OCD does not relieve the operator of liability should their operations have gate and remediate contamination that pose a threat to groundwater, surface water, human health or the environment. In of a C-141 report does not relieve the operator of responsibility for compliance with any other federal, state, or local laws
Printed Name:Vanes	sa Fields Title:Regulatory Specialist
Signature:	Date:6/19/2019
email:vanessa@wal	lsheng.net Telephone:505-787-9100
OCD Only	
Received by:	Date:

Form C-141 Page 6

State of New Mexico Oil Conservation Division

Incident ID	
District RP	
Facility ID	
Application ID	

Closure

The responsible party must attach information demonstrating they have complied with all applicable closure requirements and any conditions or directives of the OCD. This demonstration should be in the form of a comprehensive report (electronic submittals in .pdf format are preferred) including a scaled site map, sampling diagrams, relevant field notes, photographs of any excavation prior to backfilling, laboratory data including chain of custody documents of final sampling, and a narrative of the remedial activities. Refer to 19.15.29.12 NMAC.

Closure Report Attachment Checklist: Each of the following items must be included in the closure report.
☐ A scaled site and sampling diagram as described in 19.15.29.11 NMAC
Photographs of the remediated site prior to backfill or photos of the liner integrity if applicable (Note: appropriate OCD District office must be notified 2 days prior to liner inspection)
Laboratory analyses of final sampling (Note: appropriate ODC District office must be notified 2 days prior to final sampling)
☐ Description of remediation activities
I hereby certify that the information given above is true and complete to the best of my knowledge and understand that pursuant to OCD rules and regulations all operators are required to report and/or file certain release notifications and perform corrective actions for releases which may endanger public health or the environment. The acceptance of a C-141 report by the OCD does not relieve the operator of liability should their operations have failed to adequately investigate and remediate contamination that pose a threat to groundwater, surface water, human health or the environment. In addition, OCD acceptance of a C-141 report does not relieve the operator of responsibility for compliance with any other federal, state, or local laws and/or regulations. The responsible party acknowledges they must substantially restore, reclaim, and re-vegetate the impacted surface area to the conditions that existed prior to the release or their final land use in accordance with 19.15.29.13 NMAC including notification to the OCD when reclamation and re-vegetation are complete. Printed Name: Vanessa Fields
OCD Only
Received by: Date:
Closure approval by the OCD does not relieve the responsible party of liability should their operations have failed to adequately investigate and remediate contamination that poses a threat to groundwater, surface water, human health, or the environment nor does not relieve the responsible party of compliance with any other federal, state, or local laws and/or regulations.
Closure Approved by: Date:
Printed Name: Title:



Analytical Report

Report Summary

Client: Hallador

Chain Of Custody Number:

Samples Received: 9/4/2018 10:20:00AM

Job Number: 18010-0004

Work Order: P809002 Project Name/Location:

Hallador Below Grade Pits

Horton #3C - API# 30-045-31673

Horton #3A - API# 30-045-23394

Horton #8 - API# 30-045- 21846

Report Reviewed By:	Wallet Hinkman	Date:	9/7/18	
	Walter Hinchman, Laboratory Director			
	1/1	Date:	9/7/18	
	Tim Cain, Project Manager			



Envirotech Inc. certifies the test results meet all requirements of TNI unless footnoted otherwise. Statement of Data Authenticity: Envirotech, Inc, attests the data reported has not been altered in any way. Partial or incomplete reproduction of this report is prohibited, unless approved by Envirotech, Inc. Envirotech, Inc, currently holds the appropriate and available Utah TNI certification NM009792018-1 for the data reported.



Project Name:

Hallador Below Grade Pits

1660 Lincoln St Suite 2700 Denver CO, 80264 Project Number: Project Manager: 18010-0004 Micheal I. Dean Reported:

09/07/18 14:39

Analyical Report for Samples

Client Sample ID	Lab Sample ID	Matrix	Sampled	Received	Container	
Horton 3C	P809002-01A	Solid	09/04/18	09/04/18	Glass Jar, 4 oz.	
Horton 8	P809002-02A	Solid	09/04/18	09/04/18	Glass Jar, 4 oz.	
Horton 3A	P809002-03A	Solid	09/04/18	09/04/18	Glass Jar, 4 oz.	



Project Name:

Hallador Below Grade Pits

1660 Lincoln St Suite 2700 Denver CO, 80264 Project Number: Project Manager: 18010-0004 Micheal I. Dean Reported: 09/07/18 14:39

Horton 3C API# 30-045-31673 P809002-01 (Solid)

		Reporting	JU2-01 (SI	*					
Analyte	Result	Limit	Units	Dilution	Batch	Prepared	Analyzed	Method	Notes
Volatile Organics by EPA 8021									
Benzene	ND	100	ug/kg	1	1836003	09/04/18	09/05/18	EPA 8021B	
Toluene	ND	100	ug/kg	1	1836003	09/04/18	09/05/18	EPA 8021B	
Ethylbenzene	ND	100	ug/kg	1	1836003	09/04/18	09/05/18	EPA 8021B	
p,m-Xylene	ND	200	ug/kg	1	1836003	09/04/18	09/05/18	EPA 8021B	
o-Xylene	ND	100	ug/kg	1	1836003	09/04/18	09/05/18	EPA 8021B	
Total Xylenes	ND	100	ug/kg	1	1836003	09/04/18	09/05/18	EPA 8021B	
Total BTEX	ND	100	ug/kg	1	1836003	09/04/18	09/05/18	EPA 8021B	
Surrogate: 4-Bromochlorobenzene-PID		102 %	50	-150	1836003	09/04/18	09/05/18	EPA 8021B	
Nonhalogenated Organics by 8015	€								
Gasoline Range Organics (C6-C10)	ND	20.0	mg/kg	1	1836003	09/04/18	09/05/18	EPA 8015D	
Diesel Range Organics (C10-C28)	ND	25.0	mg/kg	1	1836001	09/04/18	09/06/18	EPA 8015D	
Oil Range Organics (C28-C40+)	ND	50.0	mg/kg	Ĩ	1836001	09/04/18	09/06/18	EPA 8015D	
Surrogate: 1-Chloro-4-fluorobenzene-FID		94.4 %	50	-150	1836003	09/04/18	09/05/18	EPA 8015D	
Surrogate: n-Nonane		121 %	50	-200	1836001	09/04/18	09/06/18	EPA 80151)	
Anions by 300.0/9056A						-0			
Chloride	ND	20.0	mg/kg	1	1836004	09/04/18	09/05/18	EPA 300.0/9056A	



Project Name:

Hallador Below Grade Pits

1660 Lincoln St Suite 2700 Denver CO, 80264 Project Number: Project Manager: 18010-0004 Micheal I. Dean Reported:

09/07/18 14:39

Horton 8 API# 30-045-21846 P809002-02 (Solid)

		Reporting	į.						
Analyte	Result	Limit	Units	Dilution	Batch	Prepared	Analyzed	Method	Notes
Volatile Organics by EPA 8021									
Benzene	ND	100	ug/kg	1	1836003	09/04/18	09/05/18	EPA 8021B	
Toluene	ND	100	ug/kg	1	1836003	09/04/18	09/05/18	EPA 8021B	
Ethylbenzene	ND	100	ug/kg	1	1836003	09/04/18	09/05/18	EPA 8021B	
p,m-Xylene	ND	200	ug/kg	Ï	1836003	09/04/18	09/05/18	EPA 8021B	
o-Xylene	ND	100	ug/kg	ì	1836003	09/04/18	09/05/18	EPA 8021B	
Total Xylenes	ND	100	ug/kg	E	1836003	09/04/18	09/05/18	EPA 8021B	
Total BTEX	ND	100	ug/kg	Ĩ	1836003	09/04/18	09/05/18	EPA 8021B	
Surrogate: 4-Bromochlorobenzene-PID		99.1 %	50	-150	1836003	09/04/18	09/05/18	EPA 8021B	
Nonhalogenated Organics by 8015									
Gasoline Range Organics (C6-C10)	ND	20.0	mg/kg	1	1836003	09/04/18	09/05/18	EPA 8015D	
Diesel Range Organics (C10-C28)	ND	25.0	mg/kg	1	1836001	09/04/18	09/06/18	EPA 8015D	
Oil Range Organics (C28-C40+)	ND	50.0	mg/kg	1	1836001	09/04/18	09/06/18	EPA 8015D	
Surrogate: 1-Chloro-4-fluorobenzene-FID		95.3 %	50	-150	1836003	09/04/18	09/05/18	EPA 8015D	
Surrogate: n-Nonane		122 %	50	-200	1836001	09/04/18	09/06/18	EPA 8015D	
Anions by 300.0/9056A									
Chloride	ND	20.0	mg/kg	1	1836004	09/04/18	09/05/18	EPA 300.0/9056A	



Project Name:

Hallador Below Grade Pits

1660 Lincoln St Suite 2700 Denver CO, 80264 Project Number: Project Manager: 18010-0004 Micheal I. Dean Reported:

09/07/18 14:39

Horton 3A API# 30-045-23394 P809002-03 (Solid)

		Reporting							
Analyte	Result	Limit	Units	Dilution	Batch	Prepared	Analyzed	Method	Notes
Volatile Organics by EPA 8021									
Benzene	ND	100	ug/kg	1	1836003	09/04/18	09/05/18	EPA 8021B	
Toluene	ND	100	ug/kg	1	1836003	09/04/18	09/05/18	EPA 8021B	
Ethylbenzene	ND	100	ug/kg	1	1836003	09/04/18	09/05/18	EPA 8021B	
p,m-Xylene	ND	200	ug/kg	1	1836003	09/04/18	09/05/18	EPA 8021B	
o-Xylene	ND	100	ug/kg	1	1836003	09/04/18	09/05/18	EPA 8021B	
Total Xylenes	ND	100	ug/kg	1	1836003	09/04/18	09/05/18	EPA 8021B	
Total BTEX	ND	100	ug/kg	1	1836003	09/04/18	09/05/18	EPA 8021B	
Surrogate: 4-Bromochlorobenzene-P1D		101 %	50-1	50	1836003	09/04/18	09/05/18	EPA 8021B	
Nonhalogenated Organics by 8015									
Gasoline Range Organics (C6-C10)	ND	20.0	mg/kg	1	1836003	09/04/18	09/05/18	EPA 8015D	
Diesel Range Organics (C10-C28)	30.7	25.0	mg/kg	1	1836001	09/04/18	09/06/18	EPA 8015D	
Oil Range Organics (C28-C40+)	ND	50.0	mg/kg	1	1836001	09/04/18	09/06/18	EPA 8015D	
Surrogate: 1-Chloro-4-fluorobenzene-FID		96.3 %	50-1	50	1836003	09/04/18	09/05/18	EPA 8015D	
Surrogate: n-Nonane		130 %	50-2	200	1836001	09/04/18	09/06/18	EPA 80151)	
Anions by 300.0/9056A									
Chloride	ND	20.0	mg/kg	I	1836004	09/04/18	09/05/18	EPA 300.0/9056A	



Project Name:

Hallador Below Grade Pits

1660 Lincoln St Suite 2700 Denver CO, 80264 Project Number: Project Manager: 18010-0004 Micheal I. Dean Reported: 09/07/18 14:39

Volatile Organics by EPA 8021 - Quality Control

Envirotech Analytical Laboratory

		Reporting		Spike	Source		%REC		RPD	
Analyte	Result	Limit	Units	Level	Result	%REC	Limits	RPD	Limit	Notes
Batch 1836003 - Purge and Trap EPA 5030A										
Blank (1836003-BLK1)				Prepared: (09/04/18 1	Analyzed: 0	9/04/18 2			
Benzene	ND	100	ug/kg							
Toluene	ND	100	w							
Ethylbenzene	ND	100	***							
o,m-Xylene	ND	200	n							
o-Xylene	ND	100								
Total Xylenes	ND	100	н							
Total BTEX	ND	100	31.							
Surrogate: 4-Bromochlorobenzene-PID	7930		ű	8000		99.1	50-150			
LCS (1836003-BS1)				Prepared: (09/04/18 1 #	Analyzed: 0	9/04/18 2			
Benzene	5330	100	ug/kg	5000		107	70-130			
Foluene	5420	100		5000		108	70-130			
Ethylbenzene	5500	100	-11	5000		110	70-130			
o,m-Xylene	11300	200	900	10000		113	70-130			
o-Xylene	5420	100	**	5000		108	70-130			
Total Xylenes	16700	100	u	15000		111	70-130			
Surrogate: 4-Bromochlorobenzene-PID	7930		"	8000		99.2	50-150			_
Matrix Spike (1836003-MS1)	Sou	rce; P809001-	01	Prepared: (09/04/18 1	Analyzed: 0	9/04/18 2			
Benzene	5150	100	ug/kg	5000	ND	103	54.3-133			
Foluene	5230	100		5000	ND	105	61.4-130			
Ethylbenzene	5320	100	•	5000	ND	106	61.4-133			
p,m-Xylene	10900	200		10000	ND	109	63,3-131			
o-Xylene	5240	100	300	5000	ND	105	63.3-131			
Total Xylenes	16100	100	11.	15000	ND	108	63.3-131			
Surrogate: 4-Bromochlorobenzene-PID	7950		"	8000		99.3	50-150			
Matrix Spike Dup (1836003-MSD1)	Sou	rce: P809001-	01	Prepared:	09/04/18 1	Analyzed: (09/04/18 2			
Benzene	5270	100	ug/kg	5000	ND	106	54.3-133	2.44	20	
Toluene	5370	100	900	5000	ND	107	61.4-130	2.55	20	
Ethylbenzene	5460	100	1.00	5000	ND	109	61,4-133	2.55	20	
p,m-Xylene	11200	200	11	10000	ND	112	63,3-131	2.62	20	
o-Xylene	5390	100	u	5000	ND	108	63.3-131	2.77	20	
Total Xylenes	16600	100	0	15000	ND	110	63.3-131	2.67	20	

Partial or incomplete reproduction of this report is prohibited, unless approved by Envirotech, Inc.

8050

5796 US Highway 64, Farmington, NM 87401

Surrogate: 4-Bromochlorobenzene-PID

Ph (505) 632-0615 Fx (505) 632-1865

8000

50-150

envirotech-inc.com



Project Name:

Hallador Below Grade Pits

1660 Lincoln St Suite 2700 Denver CO, 80264 Project Number: Project Manager: 18010-0004 Micheal I. Dean Reported:

09/07/18 14:39

Nonhalogenated Organics by 8015 - Quality Control

Envirotech Analytical Laboratory

Analyte	Result	Reporting Limit	Units	Spike Level	Source Result	%REC	%REC Limits	RPD	RPD Limit	Notes
Batch 1836001 - DRO Extraction EPA 3570										
Blank (1836001-BLK1)				Prepared: (09/04/18 0	Analyzed: 0	9/04/18 1			
Diesel Range Organics (C10-C28)	ND	25.0	mg/kg							
Oil Range Organics (C28-C40+)	ND	50.0	n:							
Surrogate: n-Nonane	56.5		"	50.0		113	50-200			CV2
LCS (1836001-BS1)				Prepared: (09/04/18 0	Analyzed: 0	9/04/18 1			
Diesel Range Organics (C10-C28)	462	25.0	mg/kg	500		92.5	38-132			
Surrogate: n-Nonane	59.8		'n	50.0		120	50-200			CF2
Matrix Spike (1836001-MS1)	Sou	rce: P808058-	01	Prepared:	09/04/18 0	Analyzed: 0	9/04/18 1			
Diesel Range Organics (C10-C28)	458	25.0	mg/kg	500	ND	91.6	38-132			
Surrogate: n-Nonane	59.1		,,	50.0		118	50-200			CV2
Matrix Spike Dup (1836001-MSD1)	Sou	rce: P808058-	01	Prepared:	09/04/18 0	Analyzed: (09/04/18 1			
Diesel Range Organics (C10-C28)	457	25.0	mg/kg	500	ND	91.3	38-132	0.309	20	
Surrogate: n-Nonane	58.7		200	50.0		117	50-200			CV2



Project Name:

Hallador Below Grade Pits

1660 Lincoln St Suite 2700

Denver CO, 80264

Project Number: Project Manager: 18010-0004 Micheal I. Dean Reported: 09/07/18 14:39

Nonhalogenated Organics by 8015 - Quality Control

Envirotech Analytical Laboratory

Analyte	Result	Reporting Limit	Units	Spike Level	Source Result	%REC	%REC Limits	RPD	RPD Limit	Notes
Batch 1836003 - Purge and Trap EPA 5030A										
Blank (1836003-BLK1)				Prepared:	09/04/18 1 2	Analyzed: 0	9/04/18 2			
Gasoline Range Organics (C6-C10)	ND	20.0	mg/kg							
Surrogate: 1-Chloro-4-fluorobenzene-F1D	7.47		7000	8.00		93.4	50-150			
LCS (1836003-BS2)				Prepared:	09/04/18 1	Analyzed: (9/04/18 2			
Gasoline Range Organics (C6-C10)	49.1	20.0	mg/kg	50.0		98.3	70-130			
Surrogate: 1-Chloro-4-fluorohenzene-FID	7.66		100	8.00		95.8	50-150			
Matrix Spike (1836003-MS2)	Sou	rce: P809001-	-01	Prepared:	09/04/18 1	Analyzed: (09/04/18 2			
Gasoline Range Organics (C6-C10)	48.6	20.0	mg/kg	50.0	ND	97.2	70-130			
Surrogate: 1-Chloro-4-fluorobenzene-F1D	7.75		(ii)	8.00		96.9	50-150			
Matrix Spike Dup (1836003-MSD2)	Sou	rce: P809001-	-01	Prepared:	09/04/18 1	Analyzed: (09/05/18 0			
Gasoline Range Organics (C6-C10)	48.4	20,0	mg/kg	50.0	ND	96.8	70-130	0.425	20	
Surrogate: 1-Chloro-4-fluorobenzene-FID	7.78		u	8.00	·	97.3	50-150			



Project Name:

Hallador Below Grade Pits

1660 Lincoln St Suite 2700 Denver CO, 80264 Project Number: Project Manager: 18010-0004 Micheal I. Dean Reported: 09/07/18 14:39

Anions by 300.0/9056A - Quality Control

Envirotech Analytical Laboratory

		Reporting		Spike	Source		%REC		RPD	
Analyte	Result	Limit	Units	Level	Result	%REC	Limits	RPD	Limit	Notes
Batch 1836004 - Anion Extraction EPA	300.0/9056A									
Blank (1836004-BLK1)				Prepared &	& Analyzed:	09/04/18 1				
Chloride	ND	20.0	mg/kg							
LCS (1836004-BS1)				Prepared &	& Analyzed:	09/04/18 1				
Chloride	255	20.0	mg/kg	250		102	90-110			
Matrix Spike (1836004-MS1)	Sou	rce: P808055-	-01	Prepared &	& Analyzed:	09/04/18 1				
Chloride	318	20.0	mg/kg	250	58.8	104	80-120			
Matrix Spike Dup (1836004-MSD1)	Sou	rce: P808055-	-01	Prepared &	& Analyzed:	09/04/18 1				
Chloride	316	20.0	mg/kg	250	58.8	103	80-120	0.602	20	



Project Name:

Hallador Below Grade Pits

1660 Lincoln St Suite 2700 Denver CO, 80264 Project Number: Project Manager: 18010-0004 Micheal I. Dean Reported: 09/07/18 14:39

Notes and Definitions

CV2

CV recovery was above quality control limits.

DET

Analyte DETECTED

ND

Analyte NOT DETECTED at or above the reporting limit

NR

Not Reported

RPD

Relative Percent Difference

**

Methods marked with ** are non-accredited methods.

Page or	PA Prograi	RCRA CWA SDWA	State	NM CO UT AZ	×	Remarks								sometime with the second to the second on the the day they are sampled or	Samples requiring treatment preservation mass of concerce of the first than 6 °C on subsequent days.	Only		Container Type: g - glass, p - poly/plastic, ag - amber glass, v - VOA	רבים חוב מוויס איני אור מוויס איני אור וויס מוויס איני אור וויס איני איני אור וויס איני איני איני איני איני אי
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Chain of Custody	Report Attention	Report due by: 9-7-18 Attention: Send Hamotod SR	Address: 74	City State, Zip /5		Lab	36		34					Vir ice in	, (field sampler), attest to the validity and authenticity of this sample. I am aware that tampering with or intentionally mislabelling the sample location, date or	Received by:	Received by: (Signature)	-OtherCont	Note: Samoles are discarded 30 days after results are reported unless other arrangements are made. Hazardous samples will be returned to client or disposed of at the client expense. The report of the laboratory with this COC. The liability of the laboratory with this COC. The liability of the laboratory with this COC. The liability of the laboratory hyperbolis (1,111,37/3)
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EPIC Energy L.L.C Below Grade Tank Closure Plan

Horton #003A

U/L: E, Section 13, TWN: 32N. RNG: 12W

San Juan County, New Mexico

30-045-23394

As stipulated in Rule 19.15.17.13 NMAC, the following information adheres to the requirements established in closing below-grade tanks (BGTs) on EPIC Energy L.L.C well sites. This plan will address the standard protocols and procedures for closure of BGTs.

EPIC Energy L.L.C proposes to close its existing BGTs that do not meet the requirements of Paragraphs (1) through (4) of Subsection I of 19.15.17.11 NMAC or are not included in Paragraph (5) of Subsection I of 19.15.17.11 NMAC in accordance with this closure plan and the transitional provisions of Subsection E of 19.15.17.17 NMAC, or within five (5) years after the effective date (June 16, 2008) of 19.15.17 NMAC.

The following outline addresses all requirements for closure of EPIC Energy L.L.C BGTs:

- 1.Prior notification of EPIC Energy L.L.C intent to close the BGT will follow 19.15.17.13J (I) and (2).
 - a. EPIC Energy L.L.C will notify the surface owner by certified mail, return receipt requested, of closure plans. Evidence of mailing of the notice to the address of the surface owner shown in the county tax records is enough to demonstrate compliance with this requirement.
 - b. notification will also be given to the division District III office verbally or by other means at least 72 hours, but not more than one (1) week, prior to any closure operation. The notice will include the operator's name and the well's name, number, and API number, in addition to the well's legal description, including the unit letter, section, township, and range.

Notification was provided to the NMOCD District III office. Attached is a copy of the notification. Notification was made to the surface owner Joyce & Kenneth Roddy Trust however the original notification was unable to be located.

2.EPIC Energy L.L.C will remove liquids and sludge from the BGT prior to implementing a closure method and dispose of the liquids and sludge in a NMOCD's division-approved facility. A list of EPIC Energy L.L.C approved disposal facilities is below:

Fluid disposal:

Agua Moss

Sunco well #1

U/L=E, SWNW, Section 2, T29N-RI2W San Juan, New Mexico

Permit #NM-01-0009

Basin Disposal Inc.

Basin Disposal well # 1

U/L=F, SWNW, Section 3, T29N-Rl 1 W San Juan, New Mexico

Permit #NM-01-0005

Solid disposal:

Envirotech Land Farm

Disposal Facility

Section 6, T26N-R10W, County Road #7175 San Juan, New Mexico

Permit #NM-01-0011

3.EPIC Energy L.L.C will remove the BGT from the pit and place it at ground level adjacent to the original BGT site.

The Below Grade tank was transported for recycling

4.EPIC Energy L.L.C will hook up necessary equipment and piping for temporary tank use. At this time, any on-site equipment not necessary to the operation of the tank will be removed from the site.

All Equipment associated with the below Grade Tank removal was removed. An above ground tank was instated in the same area where the below grade tank was removed.

5.EPIC Energy L.L.C will test the soils beneath the original BGT location to determine whether a release has occurred. At a minimum, a five (5) point composite sample will be collected in addition to individual grab samples from areas that are wet, discolored, or showing other evidence of a release. The samples will be analyzed for BTEX, TPH, and chlorides to demonstrate that they do not exceed certain concentrations. The testing methods and closure standards for those constituents are as follows:

All analytical results that were collected during the removal of the Below Grade Tank came back Non-Detect demonstrating a release did not occur.

Constituents	Testing Method	Closure Standards (mg/Kg)
Benzene	US EPA SW-846 methods 8021B or 8260B	0.2
total BTEX	US EPA SW-846 methods 8021B or 8260B	50
TPH	US EPA method 418.1	100
Chlorides	US EPA method 300.1	250 or background

Notes: mg/Kg= milligram per kilogram; BTEX = benzene, toluene, ethylbenzene, and total xylenes; TPH = total petroleum hydrocarbons. Other EPA methods that the division approves may be applied to all constituents listed. The Chlorides closure standards will be determined by whichever concentration level is greatest.

6. EPIC Energy L.L.C will notify the division District III office of the soil test results on Form C-14 I. It is understood that the NMOCD may require additional delineation upon review of the results.

A C-141 is attached for Closure demonstrating an analytical result of 30.7 ppm Diesel Range Organics. However, the analytical results a release did occur but below regulatory standards. No further action required.

7. If it is determined that a release has occurred, then EPIC Energy L.L.C will comply with 19.15.3.116 NMAC and 19.15.1.19 NMAC, as appropriate.

A C-141 is attached for Closure demonstrating an analytical result of 30.7 ppm Diesel Range Organics. However, the analytical results a release did occur but below regulatory standards. No further action required.

8. If the confirmation sampling demonstrates that a release has not occurred or that any release does not exceed the concentrations specified above, then EPIC Energy L.L.C will backfill the · excavation with compacted, non-waste containing, earthen material; construct a division prescribed soil cover; re-contour the site; and move the fiberglass tank onto the newly backfilled and compacted site. The division-prescribed soil cover, re-contouring, and re-vegetation requirements shall comply with Subsections G, H, and I of 19.15.17.13

NMAC.

The area has been backfilled and will be reclaimed once the well has been plugged and abandoned.

9.Reclamation will follow 19.15.17.130 (1) and (2).

- a. The BGT location and all areas associated with the BGT, including associated access roads, if applicable, will be reclaimed to a safe and stable condition that blends with the surrounding undisturbed area. It is understood that EPIC Energy L.L.C shall substantially restore the impacted surface area to the condition that existed prior to oil and gas operations by placement of the soil cover as provided in Subsection H of 19 .15 .1 7 .13 NMA C and re-contour the location and associated areas to a contour that approximates the original contour and blends with the surrounding topography.
- b. Re-vegetation will not be completed at the time the BGT pit is reclaimed but will instead be applied for as part of the P&A process when the well is plugged and abandoned. 10.Soil cover will follow 19.15.17.13H (1) and (3).
 - a. The soil cover for closures where the BGT has been removed or contaminated soil has been remediated to the NMOCD's satisfaction will consist of the background thickness of topsoil or one (1) foot of suitable material to establish vegetation at the site, whichever is greater.
 - b. The soil cover will be constructed to the site's existing grade, and all possible efforts will be conducted to prevent ponding of water and erosion of the cover material.

The area has been backfilled and will be reclaimed once the well has been plugged and abandoned.

11.Within 60 days of closure completion, EPIC Energy L.L.C will submit a closure report on NMOCD's Form C-144, with necessary attachments to document all closure activities, including sampling results; information required by 19.15.17 NMAC; and details on backfilling, capping, and covering, where applicable. EPIC Energy L.L.C will certify that all information in the report and attachments is correct and that EPIC Energy L.L.C has complied with all applicable closure requirements and conditions specified in the approved closure plan.

Refrenced 13G-T in photo was installed were previous 13G-T was removed.

