Form C-144 July 21, 2008

District I
1625 N. French Dr., Hobbs, NM 88240
District II
1301 W. Grand Avenue, 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

For temporary pits, closed-loop systems, and below-grade tanks, submit to the appropriate NMOCD District Office.

For permanent pits and exceptions submit to

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

| Pit, Closed-Loop System, Below-Grade Tank, or | | | |
|---|--|--|--|
| Proposed Alternative Method Permit or Closure Plan Application | | | |
| Type of action: Permit of a pit, closed-loop system, below-grade tank, or proposed alternative method Closure of a pit, closed-loop system, below-grade tank, or proposed alternative method Modification to an existing permit Closure plan only submitted for an existing permitted or non-permitted pit, closed-loop system, | | | |
| below-grade tank, or proposed alternative method | | | |
| Instructions: Please submit one application (Form C-144) per individual pit, closed-loop system, below-grade tank or alternative request | | | |
| Please 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 environment. Nor does approval relieve the operator of its responsibility to comply with any other applicable governmental authority's rules, regulations or ordinances. | | | |
| ı. Operator: BP America Production Co. OGRID #: 778 | | | |
| Address: 1199 Main Ave., Suite 101, Durango, CO 81301 | | | |
| Facility or well name: NORTHEAST BLANCO UNIT 319M | | | |
| APPNumber: 3004531090 OCD Permit Number: | | | |
| U/L or Qtr/Qtr E Section 7.0 Township 31.0N Range 06W County: San Juan County | | | |
| Center of Proposed Design: Latitude <u>36.91707</u> Longitude <u>-107.50885</u> NAD: □1927 × 1983 | | | |
| Surface Owner: 🗷 Federal 🗌 State 🔲 Private 🔲 Tribal Trust or Indian Allotment | | | |
| 2. | | | |
| Pit: Subsection F or G of 19.15.17.11 NMAC | | | |
| Temporary: Drilling Workover | | | |
| ☐ Permanent ☐ Emergency ☐ Cavitation ☐ P&A | | | |
| ☐ Lined ☐ Unlined Liner type: Thicknessmil ☐ LLDPE ☐ HDPE ☐ PVC ☐ Other | | | |
| String-Reinforced | | | |
| Liner Seams: Welded Factory Other Volume: bbl Dimensions: L x W x D | | | |
| 3. | | | |
| Closed-loop System: Subsection H of 19.15.17.11 NMAC | | | |
| Type of Operation: P&A Drilling a new well Workover or Drilling (Applies to activities which require prior approval of a permit or notice of intent) | | | |
| ☐ Drying Pad ☐ Above Ground Steel Tanks ☐ Haul-off Bins ☐ Other | | | |
| ☐ Lined ☐ Unlined Liner type: Thickness mil ☐ LLDPE ☐ HDPE ☐ PVC ☐ Other | | | |
| Liner Seams: Welded Factory Other Other | | | |
| 4. | | | |
| Below-grade tank: Subsection I of 19.15.17.11 NMAC | | | |
| Volume: 80.0 bbl Type of fluid: Produced Water | | | |
| Tank Construction material: Steel | | | |
| Secondary containment with leak detection Uisible sidewalls, liner, 6-inch lift and automatic overflow shut-off | | | |
| ☐ Visible sidewalls and liner ☒ Visible sidewalls only ☐ Other ☐ DOUBLE WALLED DOUBLE BOTTOMED | | | |
| Liner type: Thickness mil | | | |
| 5. | | | |
| ☐ Alternative Method: | | | |

Submittal of an exception request is required. Exceptions must be submitted to the Santa Fe Environmental Bureau office for consideration of approval.

| 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 Alternate. Please specify | | | |
|---|------------|--|--|
| Netting: Subsection E of 19.15.17.11 NMAC (Applies to permanent pits and permanent open top tanks) Screen Netting Other Monthly inspections (If netting or screening is not physically feasible) | | | |
| 8. 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 | | | |
| 9. Administrative Approvals 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: Administrative approval(s): Requests must be submitted to the appropriate division district or the Santa Fe Environmental Bureau consideration of approval. Exception(s): Requests must be submitted to the Santa Fe Environmental Bureau office for consideration of approval. | office for | | |
| 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 acceptable source material are provided below. Requests regarding changes to certain siting criteria may require administrative approval from the appropriate district office or may be considered an exception which must be submitted to the Santa Fe Environmental Bureau office for consideration of approval. Applicant must attach justification for request. Please refer to 19.15.17.10 NMAC for guidance. Siting criteria does not apply to drying pads or above-grade tanks associated with a closed-loop system. | | | |
| Ground water is less than 50 feet below the bottom of the temporary pit, permanent pit, or below-grade tank. - NM Office of the State Engineer - iWATERS database search; USGS; Data obtained from nearby wells | Yes No | | |
| 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 300 feet from a permanent residence, school, hospital, institution, or church in existence at the time of initial application. (Applies to temporary, emergency, or cavitation pits and below-grade tanks) - Visual inspection (certification) of the proposed site; Aerial photo; Satellite image | Yes No | | |
| Within 1000 feet from a permanent residence, school, hospital, institution, or church in existence at the time of initial application. (Applies to permanent pits) - Visual inspection (certification) of the proposed site; Aerial photo; Satellite image | Yes No | | |
| Within 500 horizontal feet of a private, domestic fresh water well or spring that less than five households use for domestic or stock watering purposes, or within 1000 horizontal feet of any other fresh water well or spring, 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 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 500 feet of a wetland. - US Fish and Wildlife Wetland Identification map; Topographic map; Visual inspection (certification) of the proposed site | ☐ 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 FEMA map | ☐ Yes ☐ No | | |

| Temporary Pits, Emergency Pits, and Below-grade Tanks Permit Application Attachment 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 documents are 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 Operating and Maintenance 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 19.15.17.9 NMAC and 19.15.17.13 NMAC Previously Approved Design (attach copy of design) API Number: or Permit Number: or Permit Number: |
|--|
| Closed-loop Systems Permit Application Attachment 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 documents are attached. Geologic and Hydrogeologic Data (only for on-site closure) - based upon the requirements of Paragraph (3) of Subsection B of 19.15.17.9 Siting Criteria Compliance Demonstrations (only for on-site closure) - based upon the appropriate requirements of 19.15.17.10 NMAC 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 Closure Plan (Please complete Boxes 14 through 18, if applicable) - based upon the appropriate requirements of Subsection C of 19.15.17.9 NMAC and 19.15.17.13 NMAC Previously Approved Design (attach copy of design) API Number: Previously Approved Operating and Maintenance Plan API Number: AP |
| Permanent Pits Permit Application 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 documents are attached. 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 H ₂ S, Prevention Plan Emergency Response Plan Oil Field Waste Stream Characterization Monitoring and Inspection Plan Erosion Control 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 |
| 14. 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 Closed-loop System 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 (Exceptions must be submitted to the Santa Fe Environmental Bureau for consideration) |
| Waste Excavation and Removal Closure Plan Checklist: (19.15.17.13 NMAC) Instructions: Each of the following items must be 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 F 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 G of 19.15.17.13 NMAC |

| 16. Waste Removal Closure For Closed-loop Systems That Utilize Above Ground | | | | |
|--|--|---|--|--|
| Instructions: Please indentify the facility or facilities for the disposal of liquids, a facilities are required. | lrilling fluids and drill cuttings. Use attachment if n | nore than two | | |
| Disposal Facility Name: | Disposal Facility Permit Number: | | | |
| Disposal Facility Name: | Disposal Facility Permit Number: | | | |
| Will any of the proposed closed-loop system operations and associated activities oc ☐ Yes (If yes, please provide the information below) ☐ No | cur on or in areas that will not be used for future serv | vice and operations? | | |
| Required for impacted areas which will not be used for future service and operations: 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 G of 19.15.17.13 NMAC Site Reclamation Plan - based upon the appropriate requirements of Subsection G of 19.15.17.13 NMAC | | | | |
| 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 source material are provided below. Requests regarding changes to certain siting criteria may require administrative approval from the appropriate district office or may be considered an exception which must be submitted to the Santa Fe Environmental Bureau office for consideration of approval. Justifications and/or demonstrations of equivalency are required. Please refer to 19.15.17.10 NMAC for guidance. | | | | |
| Ground water is less than 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 between 50 and 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 | | |
| 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 300 feet of a continuously flowing watercourse, or 200 feet of any other sign lake (measured from the ordinary high-water mark). - Topographic map; Visual inspection (certification) of the proposed site | nificant watercourse or lakebed, sinkhole, or playa | Yes No | | |
| Within 300 feet from a permanent residence, school, hospital, institution, or church - Visual inspection (certification) of the proposed site; Aerial photo; Satellite | | ☐ Yes ☐ No | | |
| Within 500 horizontal feet of a private, domestic fresh water well or spring that less watering purposes, or within 1000 horizontal feet of any other fresh water well or spring that less watering purposes, or within 1000 horizontal feet of any other fresh water well or spring that less watering purposes, or within 1000 horizontal feet of any other fresh water well or spring that less watering purposes, or within 1000 horizontal feet of any other fresh water well or spring that less watering purposes, or within 1000 horizontal feet of any other fresh water well or spring that less watering purposes, or within 1000 horizontal feet of any other fresh water well or spring that less watering purposes, or within 1000 horizontal feet of any other fresh water well or spring that less watering purposes, or within 1000 horizontal feet of any other fresh water well or spring that less water well or spring that less water well or spring that less water well or spring that water well or spring that less water well or spring that water well or spring that water well or spring that well or spring that water wa | pring, in existence at the time of initial application. | Yes No | | |
| Within incorporated municipal boundaries or within a defined municipal fresh water adopted pursuant to NMSA 1978, Section 3-27-3, as amended. - Written confirmation or verification from the municipality; Written approve | • | Yes No | | |
| Within 500 feet of a wetland. - US Fish and Wildlife Wetland Identification map; Topographic map; Visua | l inspection (certification) of the proposed site | ☐ 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 Society; Topographic map | & Mineral Resources; USGS; NM Geological | ☐ Yes ☐ No | | |
| Within a 100-year floodplain FEMA map | | Yes No | | |
| On-Site Closure Plan Checklist: (19.15.17.13 NMAC) Instructions: Each of the following items must be attached to the closure plan. Please indicate, 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 F of 19.15.17.13 NMAC Construction/Design Plan of Burial Trench (if applicable) based upon the appropriate requirements of 19.15.17.11 NMAC 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 F of 19.15.17.13 NMAC Waste Material Sampling Plan - based upon the appropriate requirements of Subsection F 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 cannot be achieved) 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 G of 19.15.17.13 NMAC | | | | |

| Operator Application Certification: | | | |
|---|--|--|--|
| I hereby certify that the information submitted with this application is true, accur | rate and complete to the best of my knowledge and belief. | | |
| Name (Print): | Title: | | |
| Signature: | Date: | | |
| e-mail address: | Telephone: | | |
| 20. | | | |
| OCD Approval: ☐ Permit Application (including closure plan) ☒ Closure P | | | |
| OCD Representative Signature: | Approval Date: 7/22/2020 | | |
| Title: Environmental Specialist | OCD Permit Number: 1 | | |
| 21. Closure Report (required within 60 days of closure completion): Subsection K of 19.15.17.13 NMAC Instructions: Operators are required to obtain an approved closure plan prior to implementing any closure activities and submitting the closure report. The closure report is required to be submitted to the division within 60 days of the completion of the closure activities. Please do not complete this section of the form until an approved closure plan has been obtained and the closure activities have been completed. Closure Completion Date: | | | |
| 22 | <u> </u> | | |
| Closure Method: Waste Excavation and Removal On-Site Closure Method Altern If different from approved plan, please explain. | ative Closure Method Waste Removal (Closed-loop systems only) | | |
| Closure Report Regarding Waste Removal Closure For Closed-loop Systems Instructions: Please indentify the facility or facilities for where the liquids, drift two facilities were utilized. | lling fluids and drill cuttings were disposed. Use attachment if more than | | |
| Disposal Facility Name: | | | |
| Disposal Facility Name: Disposal Facility Permit Number: | | | |
| Were the closed-loop system operations and associated activities performed on on the second Yes (If yes, please demonstrate compliance to the items below) | r in areas that will not be used for future service and operations? | | |
| Required for impacted areas which will not be used for future service and operat Site Reclamation (Photo Documentation) Soil Backfilling and Cover Installation Re-vegetation Application Rates and Seeding Technique | ions: | | |
| 24. Closure Report Attachment Checklist: Instructions: Each of the following it | tems must be attached to the closure report. Please indicate, by a check | | |
| mark in the box, that the documents are attached. □ Proof of Closure Notice (surface owner and division) □ Proof of Deed Notice (required for on-site closure) □ Plot Plan (for on-site closures and temporary pits) ☒ Confirmation Sampling Analytical Results (if applicable) □ Waste Material Sampling Analytical Results (required for on-site closure) ☒ Disposal Facility Name and Permit Number ☒ Soil Backfilling and Cover Installation □ Re-vegetation Application Rates and Seeding Technique ☒ Site Reclamation (Photo Documentation) ○ On-site Closure Location: Latitude | 407 50005 | | |
| 25. On anaton Clasura Contification. | | | |
| Operator Closure Certification: I hereby certify that the information and attachments submitted with this closure belief. I also certify that the closure complies with all applicable closure requirer | | | |
| | F : (10 II) | | |
| Name (Print): Steve Moskal Steven Moskal 2020.06.18 12:41:35 | Title: Environmental Coordinator Date: 6/18/2020 | | |
| Signature: -06'00' | Date | | |
| e-mail address: Steve.Moskal@bpx.com | Telephone:(505) 330-9179 | | |

| Operator Closure Certification: I hereby certify that the information and attachments submitted with this closu belief. I also certify that the closure complies with all applicable closure requi | |
|---|------------|
| Name (Print): | Title: |
| Signature: | Date: |
| e-mail address: | Telephone: |

BPX ENERGY

(formally BP America Production Company)
SAN JUAN BASIN, NORTHWEST NEW MEXICO

BELOW-GRADE TANK CLOSURE PLAN

Northeast Blanco Unit # 319M – Tank ID: A

API #: 3004531090

Unit Letter E, Section 7, T31N, R06W

This plan will address the standard protocols and procedures for closure of below-grade tanks (BGTs) on BPX Energy (BPX) well sites. As stipulated in Paragraph A of 19.15.17.13 NMAC, BPX shall close a BGT within the time periods provided in 19.15.17.13 NMAC, or by an earlier date that the New Mexico Oil Conservation Division (NMOCD) requires because of imminent danger to fresh water, public health, safety or the environment. If deviations from this plan are necessary, any specific changes will be included on form C-144 and approved by the NMOCD. BPX shall close an existing BGT that does not meet the requirements of Paragraphs (1) through (4) of Subsection I of 19.15.17.11 NMAC or is not included in Paragraph (5) of Subsection I of 19.15.17.11 NMAC within five years after June 16, 2008, if not retrofit with a BGT that complies with the BPX's NMOCD approved BGT design attached to the BPX Design and Construction Plan. BPX shall close an existing BGT that does not meet the requirements of Paragraphs (1) through (4) of Subsection I of 19.15.17.11 NMAC, if not previously retrofitted to comply with the BPX's NMOCD approve BGT Design attached to the BPX Design and Construction Plan, prior to any sale or change in operator pursuant to 19.15.9.9 NMAC. BPX shall close the permitted BGT within 60 days of cessation of the BGTs operation or as required by the transitional provisions of Subsection B, D, or E of 19.15.17.17 NMAC.

General Closure Plan

1. BPX shall notify the surface owner by certified mail that it plans to close a BGT. Evidence of mailing of the notice to the address of the surface owner shown in the county tax records demonstrates compliance with this requirement.

Notice is attached.

2. BPX shall notify 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 shall include the operator's name, and the location to be closed by unit letter, section, township and range. If the BGT closure is associated with a particular well, then the notice shall also include the well's name, number and API number.

Notice was provided and documented in the attached email.

- 3. BPX shall 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. The facilities to be used are:
 - a. BPX Crouch Mesa Landfarm, Permit NM-02-003 (Solids)
 - b. JFJ Landfarm, Permit NM-01-010(B) (Solids and Sludge)
 - c. Basin Disposal, Permit NM-01-0005 (Liquids)
 - d. Envirotech Inc Soil Remediation Facility, Permit NM-01-0011 (Solids and Sludge)
 - e. BPX Operated E.E. Elliott SWD #1, API 30-045-27799 (Liquids)
 - f. BPX Operated 13 GCU SWD #1, API 30-045-28601 (Liquids)
 - g. BPX Operated GCU 259 SWD, API 30-045-20006 (Liquids)
 - h. BPX Operated GCU 306 SWD, API 30-045-24286 (Liquids)
 - i. BPX Operated GCU 307 SWD, API 30-045-24248 (Liquids)
 - j. BPX Operated GCU 328 SWD, API 30-045-24735 (Liquids)
 - k. BPX Operated Pritchard SWD #1, API 30-045-28351 (Liquids)

All liquids and/or sludge within the BGT were removed and sent to one of the above NMOCD approved facilities for disposal.

4. BPX shall remove the BGT and dispose of it in a NMOCD approved facility or recycle, reuse, or reclaim it in a manner that the NMOCD approves. If a liner is present and must be disposed of it will be cleaned by scraping any soils or other attached materials on the liner to a de minimus amount and disposed at a permitted solid waste facility, pursuant to Subparagraph (m) of Paragraph (1) of Subsection C of 19.15.35.8 NMAC. Documentation as to the final disposition of the removed BGT will be provided in the final closure report.

The BGT was transported for recycling.

5. BPX shall remove any on-site equipment associated with a BGT unless the equipment is required for well production.

All equipment associated with the BGT has been removed.

6. BPX shall test the soils beneath the BGT to determine whether a release has occurred. BPX shall collect at a minimum: a five (5) point composite sample and individual grab samples from any area that is wet, discolored or showing other evidence of a release and analyze for BTEX, TPH and chlorides. The testing methods for those constituents are as follows;

| Constituents | Testing Method | Release Verification | Composite |
|--------------|-------------------------------------|----------------------|-----------|
| | | (mg/Kg) | Results |
| Benzene | US EPA Method SW-846 8021B or 8260B | 0.2 | < 0.022 |
| Total BTEX | US EPA Method SW-846 8021B or 8260B | 50 | < 0.086 |
| TPH | US EPA Method SW-846 418.1 | 100 | <47 |
| Chlorides | US EPA Method 300.0 or 4500B | 250 or background | <60 |

Notes:

 $mg/Kg = milligram\ per\ kilogram,\ pcs = point\ composite\ sample,\ BTEX = benzene,\ toluene,\ ethylbenzene,\ and\ total\ xylenes,\ TPH = total\ petroleum\ hydrocarbons.$ Other EPA methods that the division approves may be applied to all constituents listed. Chloride closure standards will be determined by which ever concentration level is greatest.

<u>Soils beneath the BGT were sampled for TPH, BTEX, and chloride.</u> All test parameters were below the stated limits. A field and laboratory reports are attached.

7. BPX shall notify the division District III office of its results on form C-141. C-141 is attached.

8. If it is determined that a release has occurred, then BPX will comply with 19.15.30 NMAC and 19.15.29 NMAC, as appropriate.

Sampling results reveal no evidence of a release had occurred.

9. If the sampling demonstrates that a release has not occurred or that any release does not exceed the concentrations specified above, then BPX shall backfill the excavation, with compacted, non-waste containing, earthen material; construct a division-prescribed soil cover, re-contour and re-vegetate the location. The location will be reclaimed if it is not with in the active process area.

Sampling results reveal no evidence of a release had occurred. BGT area has been backfilled with clean, earthen material after remedial activity has been completed.

10. BPX shall reclaim the BGT location and all areas associated with the BGT including associated access roads to a safe and stable condition that blends with the surrounding undisturbed area. BPX 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 19.15.17.13 NMAC, re-contour the location and associated areas to a contour that approximates the original contour and blends with the surrounding topography and re-vegetate according to Subsection I of 19.15.17.13 NMAC.

BGT area has been backfilled with clean, earthen material. Reclamation will be completed within the allowable timeframe and will meet the specified requirements of 19.15.17.13 NMAC.

- 11. The soil cover for closures where the BGT has been removed or remediated to the NMOCD's satisfaction shall consist of the background thickness of topsoil or one foot of suitable material to establish vegetation at the site, whichever is greater. The soil cover will be constructed to the site's existing grade and all practicable efforts will be made to prevent ponding of water and erosion of the cover material.
 - BGT area has been backfilled with clean, earthen material. Reclamation will be completed within the allowable timeframe and will meet the specified requirements of 19.15.17.13 NMAC.
- 12. BPX shall seed the disturbed area the first growing season after closure of the BGT. Seeding will be accomplished by drilling on the contour whenever practical or by other division-approved methods. Vegetative cover will be, at a minimum, 70% of the native perennial vegetative cover (un-impacted by overgrazing, fire or other intrusion damaging to native vegetation), consisting of at least three native plant species, including at least one grass, but not including noxious weeds, and maintenance of that cover through two successive growing seasons. During the two growing seasons that prove viability, there shall be no artificial irrigation of the vegetation.
 - BGT area has been backfilled with clean, earthen material. Reclamation will be completed within the allowable timeframe and will meet the specified requirements of 19.15.17.13 NMAC.
- 13. BPX shall seed, plant and re-seed pursuant to Paragraph (3) of Subsection I of 19.15.17.13 NMAC, until the location successfully achieves the required vegetative cover.
 - BGT area has been backfilled with clean, earthen material. Reclamation will be completed within the allowable timeframe and will meet the specified requirements of 19.15.17.13 NMAC.
- 14. Pursuant to Paragraph (5) of Subsection I of 19.15.17.13 NMAC, BPX shall notify the NMOCD when it has seeded or planted and when it successfully achieves re-vegetation.

 BPX will notify NMOCD when re-vegetation is successfully completed.
- 15. Within 60 days of closure completion, BPX shall submit a closure report on NMOCD's form C-144, and will include the following;
 - a. proof of closure notification (surface owner and NMOCD)
 - b. sampling analytical reports; information required by 19.15.17 NMAC;
 - c. disposal facility name and permit number
 - d. details on back-filling, capping, covering, and where applicable re-vegetation application rates and seeding techniques and
 - e. site reclamation, photo documentation.

<u>Closure report on C-144 form is included & contains a photo of the current reclamation requirements completed.</u>

- 16. BPX shall certify that all information in the report and attachments is accurate, truthful, and compliant with all applicable closure requirements and conditions specified in the approved closure plan.
 - Certification section of C-144 has been completed.

From: Patti Campbell

Sent: Wednesday, April 29, 2020 3:51 PM

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

Cc: Steven Moskal; Don Buller

Subject: BP Closure Notification - Northeast Blanco Unit 319M

SENT VIA E-MAIL TO: CORY.SMITH@STATE.NM.US

April 28, 2020

New Mexico Oil Conservation Division 1000 Rio Brazos Road Aztec, New Mexico 87410

RE: Notice of Proposed Below-Grade Tank (BGT) Closure

Northeast Blanco Unit 319M API 30-045-31090 (E) Section 07 – T31N – R06W San Juan County, New Mexico

Dear Mr. Cory Smith,

In regards to the captioned subject and requirements of the NMOCD pit rule, this letter is notification that BP is planning to close a 80bbl BGT that will no longer be operational at this well site. We anticipate this work to start on or around May 4, 2020.

Should you have any questions, please feel free to contact BP.

Sincerely,

Patti Campbell | Regulatory Analyst BP America Production Company | BPX Energy Inc. (970) 712-5997 patti.campbell@bpx.com



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RE: BP Closure Notification - Northeast Blanco Unit 319M

From: Steven Moskal <steven.moskal@bpx.com>

To: Smith, Cory, EMNRD,Adeloye, Abiodun (aadeloye@blm.gov)
Cc: Don Buller, jeffcblagg@aol.com, blagg_njv@yahoo.com

Sent: Thu, Apr 30 at 8:12 AM

Cory and Emmanuel,

This BGT has already been removed from the open cellar. The removal of this tank is the result of an ongoing compliance issue with the BLM and also a risk for a potential spill. The 80 bbl below grade tank cellar has been filling with precipitation, causing the tank to become buoyant and could create potential for the pit to tilt or flip.

The tank had been evacuated of its contents, which made it even more susceptible to floating. The decision was made to remove the tank and set it aside on location. The steel cellar remains open and the footprint of the tank is exposed in the original conditions.

The tank has been hydro tested for integrity of the internal and secondary walls; there is no notable integrity issues identified with this tank.

Steve Moskal | Environmental Coordinator BP America Production Co. | bpx energy - WBU 1199 Main Ave. | Suite 101 | Durango | CO | 81301 Direct: 505.330.9179

steven.moskal@bpx.com

This email and any attachments are intended only for the addressee(s) listed above and may contain confidential, proprietary, and/or privileged information. If you are not an intended recipient, please immediately advise the sender by return email, delete this email and any attachments, and destroy any copies of same. Any unauthorized review, use, copying disclosure or distribution of this email and any attachments is prohibited.

bp



BP America Production Company 1199 Main Ave., Suite 101

April 28, 2020

Bureau of Land Management Abiodun Adeloye 6251 College, Suite A Farmington, NM 87402

VIA EMAIL

Re: Notification of plans to close/remove a below grade tank Well Name: NORTHEAST BLANCO UNIT 319M API# - 3004531090

Dear Mr. Adeloye,

As part of the NM "Pit Rule": 19.15.17.13 Closure Requirements, Paragraph J. BP America Production Company (BP) is required to notify the surface owner of BP's plans to close/remove a below grade tank. BP wishes to inform you of our plans to close/remove the below grade tank on its well pad located on your surface. BP plans to commence this work on or about May 4, 2020. Barring any unforeseen issues, the work should be completed within 10 working days.

As a point of clarification, BP will be closing the below grade tank and either operating without one or replacing it with an above ground tank, the well site will continue to operate.

If witnessing of the tank removal is required, please contact Steve Moskal for a specific time (505)-330-9179.

Sincerely,

Patti Campbell

Patti Campbell BPX – San Juan Regulatory Analyst 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-141 Revised August 24, 2018 Submit to appropriate OCD District office

| Incident ID | |
|----------------|--|
| District RP | |
| Facility ID | |
| Application ID | |

Release Notification

Responsible Party

| Responsible Party BPX Energy (formerly BP America Production Co.) | | | RP America Production Co. | .) OGRID | 778 | |
|--|---------------|---------------------------------------|--|--------------------|--|--|
| Contact Name Steve Moskal | | | Di America i rounciion Co. | * | Telephone (505) 330-9179 | |
| Contact email Steven.Moskal@bpx.com | | | rom | | t # (assigned by OCD) | |
| Contact email Steven. Woskai (2) px. com Contact mailing address 1199 Main Ave., Suite 101, Duran | | | | | | |
| Contact man | illig address | 1177 Main Av | c., Suite 101, Dui | ango, co | 01301 | |
| | | | Location of | Release S | Source | |
| Latitude | 36 | .91707 | | | e107.50885 | |
| | | | (NAD 83 in decima | l degrees to 5 dec | ecimal places) | |
| Site Name N | ortheast | Blanco Unit 31 | 9M | Site Type | e Natural Gas Well | |
| Date Release | Discovered | | | APP# (if a | applicable) 3004531090 | |
| | 1 . | T | | | | |
| Unit Letter | Section | Township | Range | | ounty | |
| E | 07 | 31N | 06W | San | Juan | |
| Crude Oi | | | | | ific justification for the volumes provided below) | |
| | | Volume Release | | | Volume Recovered (bbls) | |
| Produced | Water | Volume Release | ` ' | | Volume Recovered (bbls) | |
| | | Is the concentrat | tion of dissolved chlor >10 000 mg/l? | ride in the | ☐ Yes ☐ No | |
| Condensa | ate | Volume Release | | | Volume Recovered (bbls) | |
| ☐ Natural Gas Volume Released (Mcf) | | | d (Mcf) | | Volume Recovered (Mcf) | |
| Other (describe) Volume/Weight Released (provide units) | | its) | Volume/Weight Recovered (provide units) | | | |
| Cause of Dal | езсе ТРЦ | RTFY & chl | oride all balow be | olow_arada | e tank (BGT) permit closure standards. | |
| Cause of Kel | | · · · · · · · · · · · · · · · · · · · | oride all below be lease had occurre | 0 | tank (DG1) permit closure standards. | |
| | 110 6 | vidence of a re | icase nau occurr | u. | | |
| | | | | | | |
| | | | | | | |

Received by OCD: 6/18/2020 2:29:44 PM Form C-141 State of New Mexico Page 2 Oil Conservation Division

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| 1 466 | 10 | \boldsymbol{v}_{I} | - 200 |
| | | | |
| | | | |

| 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 respon | sible party consider this a major release? | | |
|--|---|--|--|--|
| ☐ Yes ⊠ No | | | | |
| | | | | |
| If YES, was immediate no | otice given to the OCD? By whom? To wh | om? When and by what means (phone, email, etc)? | | |
| Not required. | | | | |
| | Initial Re | sponse | | |
| 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 | ase has been stopped. | | | |
| ☐ The impacted area has | s been secured to protect human health and | he environment. | | |
| | | kes, absorbent pads, or other containment devices. | | |
| <u> </u> | coverable materials have been removed and I above have <u>not</u> been undertaken, explain v | <u> </u> | | |
| | | | | |
| has begun, please attach a | a narrative of actions to date. If remedial | mediation immediately after discovery of a release. If remediation fforts have been successfully completed or if the release occurred ease attach all information needed for closure evaluation. | | |
| 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. | | | | |
| Printed Name: Steve | Moskal | Title: Environmental Coordinator | | |
| Signature: | | Date: | | |
| | al@bpx.com | - , , | | |
| OCD Only | | | | |
| Received by: | | Date: | | |

| CLIENT: BPX | BLAGG EI P.O. BOX 87, B | APP#: 3004531090 | | | |
|--|--|--|------------------------------|-------------------------------------|----------------------|
| | (50 | | TANK ID (if applicble): | Α | |
| FIELD REPORT: | (circle one): BGT CONFIRMATION | RELEASE INVESTIGATION / OTI | HER: | PAGE#: 1 | of 1 |
| SITE INFORMATION | J: SITE NAME: NEBU | # 319M | | DATE STARTED: | 05/04/20 |
| QUAD/UNIT: E SEC: 7 TWP: | 31N RNG: 06W PM: | NM CNTY: SJ | ST: NM | DATE FINISHED: | |
| 1/4 -1/4/FOOTAGE: 1,465'N / 1,3 | 310'W SW/NW LEASE T | YPE: FEDERAL STATE / F | EE / INDIAN | ENVIRONMENTAL | |
| LEASE #: SF078988 | PROD. FORMATION: MV/DK CO | KELLEY O. ONTRACTOR: BPX - D. BU | F.S. JLLER | SPECIALIST(S): | JCB |
| REFERENCE POINT | WELL HEAD (W.H.) GPS | 36.917272 | | | |
| 1) 80 BGT (DW/DB) | GPS COORD.: 36 | 5.91707 X 107.50885 | DISTANCE/BEA | ARING FROM W.H.:16 | 62', S53.5E |
| 2) | GPS COORD.: | | DISTANCE/BEA | ARING FROM W.H.: | |
| 3) | GPS COORD.: | | DISTANCE/BEA | ARING FROM W.H.: | |
| | GPS COORD.: | | DISTANCE/BEA | ARING FROM W.H.: | OVM |
| SAMPLING DATA: | CHAIN OF CUSTODY RECORD(S) # C | | | IED/00045/000 | READING (ppm) |
| 1) SAMPLE ID: 80 BGT 5-Pt (| | | | 15B/8021B/300.0 (| (CI) 0.0 |
| SAMPLE ID: 3) SAMPLE ID: | | | AB ANALYSIS: AB ANALYSIS: | | |
| 4) SAMPLE ID: | | | .AB ANALYSIS: | | |
| 5) SAMPLE ID: | SAMPLE DATE: | SAMPLE TIME: L | AB ANALYSIS: | | |
| SOIL DESCRIPTION | SOIL TYPE: SAND / SILTY SAND | SILT / SILTY CLAY / CLAY / GRAVEL | OTHER BEDRO | OCK (SHALESTONE) | |
| | LLOWISH BROWN | PLASTICITY (CLAYS): NON PLASTIC / | | | FIC / HIGHLY PLASTIC |
| COHESION (ALL OTHERS): NON COHESIVE / SLIGHTL | | DENSITY (COHESIVE CLAYS & SI | | | |
| CONSISTENCY (NON COHESIVE SOILS): LI MOISTURE: DRY/SLIGHTLY MOIST MOIST / W | | HC ODOR DETECTED: YES NO E | EXPLANATION | | |
| SAMPLE TYPE: GRAB COMPOSITE | | ANY AREAS DISPLAYING WETNESS | S YES NO EXPLA | NATION - | |
| DISCOLORATION/STAINING OBSERVED: YES | NO EXPLANATION - | | | | |
| SITE OBSERVATION | LOST INTEGRITY OF EQUIPMENT | YES NO EXPLANATION - | | | |
| APPARENT EVIDENCE OF A RELEASE OBSERVI EQUIPMENT SET OVER RECLAIMED AREA: | | Anation: | | | |
| OTHER: NMOCD OR BLM REPS. NOT P | | ATION SAMPLING. SHALE - D | ORY, HARD, VERY | FRIABLE. | |
| WELL PAD SHARED WITH NEBU # 4 | | | | | |
| EXCAVATION DIMENSION ESTIMATION | | ft. X NA ft. | | STIMATION (Cubic Yard | 0.500 |
| | NEAREST WATER SOURCE: >1,000 | | | CD TPH CLOSURE STD: | 2,500 ppm |
| SITE SKETCH | BGT Located: off on sit | e PLOT PLAN circle | e: attached OVN | M CALIB. READ. = 100 | .1 ppm RF =1.00 |
| * | | | | M CALIB. GAS = | |
| TO W.H. | | | N I | IE: <u>10:30</u> am/pm DA | ATE: <u>05/04/20</u> |
| I | | | · [| MISCELL. | NOTES |
| | | | <u> </u> | PO: 4301191 9 | 982 |
| | STEEL PROD. R.W. | | <u> </u> | AFE#: | |
| FENCE - | TANK (4 FT. HEIGHT) | | 1 - | SIO #: | |
| 1 2.102 | \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ | 7 | I - | GL #: | 00/40/00 |
| BERM — | $(x \times x)$ | PBGTL ▼ T.B.~4.5' | I - | Permit date(s): | 09/12/08 03/28/12 |
| 52.4.1 | X/ | B.G. | Та | OCD Appr. date(s): OVM = Organic | Vapor Meter |
| | | _ | | ppm = parts per BGT Sidewalls Visib | |
| | | v | - S.P.D. | BGT Sidewalls Visib | $\overline{}$ |
| NOTES BOT BELOW OBARE TANK E.B. EVONVAT | | ^ | - J.P.D. ⊢ | + | ile. I / IN |
| ■ NOTES: BCT = BFF()M-(-KADE TANK FT) = EXC:AVAT | ION DEPRESSION: B.G. = BFI OW GRADE: B = B | ELOW: T.H. = TEST HOLF: ~ = APPROX · W | (H. = WELI HFAD: | BGT Sidewalls Visib | |
| T.B. = TANK BOTTOM; PBGTL = PREVIOUS BE | ION DEPRESSION; B.G. = BELOW GRADE; B = B LOW-GRADE TANK LOCATION; SPD = SAMPLE F .E WALL; DW - DOUBLE WALL; SB - SINGLE BOT | POINT DESIGNATION; R.W. = RETAINING W | | BGT Sidewalls Visib | le: Y / N |

Lab ID:

Analytical Report Lab Order 2005103

Date Reported: 5/6/2020

Hall Environmental Analysis Laboratory, Inc.

CLIENT: Blagg Engineering
Project: NEBU 319M

2005103-001

Client Sample ID: 80 BGT 5-Pt @ 4 1/2'
Collection Date: 5/4/2020 11:04:00 AM
Received Date: 5/5/2020 8:15:00 AM

| Analyses | Result | RL | Qual Units | DF | Date Analyzed | Batch |
|-------------------------------------|--------|----------|------------|----|----------------------|--------|
| EPA METHOD 300.0: ANIONS | | | | | Analyst | : JMT |
| Chloride | ND | 60 | mg/Kg | 20 | 5/5/2020 11:44:35 AM | 52271 |
| EPA METHOD 8015M/D: DIESEL RANGE OR | GANICS | | | | Analyst | BRM |
| Diesel Range Organics (DRO) | ND | 9.4 | mg/Kg | 1 | 5/5/2020 10:12:06 AM | 52267 |
| Motor Oil Range Organics (MRO) | ND | 47 | mg/Kg | 1 | 5/5/2020 10:12:06 AM | 52267 |
| Surr: DNOP | 94.8 | 55.1-146 | %Rec | 1 | 5/5/2020 10:12:06 AM | 52267 |
| EPA METHOD 8015D: GASOLINE RANGE | | | | | Analyst | : NSB |
| Gasoline Range Organics (GRO) | ND | 4.3 | mg/Kg | 1 | 5/5/2020 9:17:46 AM | G68640 |
| Surr: BFB | 103 | 66.6-105 | %Rec | 1 | 5/5/2020 9:17:46 AM | G68640 |
| EPA METHOD 8021B: VOLATILES | | | | | Analyst | : NSB |
| Benzene | ND | 0.022 | mg/Kg | 1 | 5/5/2020 9:17:46 AM | B68640 |
| Toluene | ND | 0.043 | mg/Kg | 1 | 5/5/2020 9:17:46 AM | B68640 |
| Ethylbenzene | ND | 0.043 | mg/Kg | 1 | 5/5/2020 9:17:46 AM | B68640 |
| Xylenes, Total | ND | 0.086 | mg/Kg | 1 | 5/5/2020 9:17:46 AM | B68640 |
| Surr: 4-Bromofluorobenzene | 99.1 | 80-120 | %Rec | 1 | 5/5/2020 9:17:46 AM | B68640 |

Matrix: MEOH (SOIL)

Refer to the QC Summary report and sample login checklist for flagged QC data and preservation information.

Qualifiers:

- Value exceeds Maximum Contaminant Level.
- D Sample Diluted Due to Matrix
- H Holding times for preparation or analysis exceeded
- ND Not Detected at the Reporting Limit
- PQL Practical Quanitative Limit
- S % Recovery outside of range due to dilution or matrix

- B Analyte detected in the associated Method Blank
- E Value above quantitation range
- J Analyte detected below quantitation limits
- P Sample pH Not In Range
- RL Reporting Limit

Page 1 of 5

| eceived by OCD: 6/18/2026 | Air Bubbles (Y or N) | | | | | | | | | Page 16 o |
|--|---|----------------------|--|----------|----------|----------|---------|---|--|--|
| HALL ENVIRONMENTAL ANALYSIS LABORATOR www.hallenvironmental.com kins NE - Albuquerque, NM 87109 345-3975 Fax 505-345-4107 Analysis Request | 00E 300HD | X | | | - | | | | | |
| ENVIRONME YSIS LABOR/ environmental.com Albuquerque, NM 87109 Fax 505-345-4107 | (AOV-imə2) 0728 | | + | | \dashv | | + | | | Bets |
| FIRONIA S LABOI mental.com erque, NM 87 505-345-4107 Request | (AOV) 80628 | | | | \dashv | | \top | | | 40 |
| /IR S L ment erque 505- | 8081 Pesticides / 8082 PCB's | | | | | | | | | 102 202 |
| LYSIX LYSIX allenviron - Albuqu Fax Analysis | Anions (F,Cl,NO ₃ ,NO ₂ ,PO ₄ ,SO ₄) | - | | | | | | | | STEVE MOKAL For 1H2020 |
| LY alleny Anal | RCRA 8 Metals | \bot | | | | | \perp | | | |
| HALL ENVIRON ANALYSIS LABC www.hallenvironmental.com kins NE - Albuquerque, NM 8 45-3975 Fax 505-345-41 Analysis Request | (SMI2 0728 30 0188) a'HAG | | _ | | | 4 | _ | | <u> </u> | - X : 2 |
| AN ww kins | EDB (Method 504.1) | - | _ | | | | | | | ⊣ ₹ 1 |
| ANALI ANALI ANALI ANALI ANA.ha www.ha 4901 Hawkins NE Tel. 505-345-3975 | (1.814 (Method 418.1) | | | | - | \dashv | + | _ | - | Serie Contract |
| 1901 Tel. | (Gas only) (ORX + MTBE + TPH (Gas only) | × | | \dashv | + | | | _ | | <u> </u> |
| | BTEX + WIBE + IBH (655 cph) | × | | | - | | \perp | | | Remarks: |
| | (VOOO) -IGNAL - JULY - XJII | $\widehat{}$ | 1 | | | | + | | · | <u> </u> |
| K Rush SAME DAY SIGM | BLAUC ELNO ESSTOLICE S.G. rative HEAL No. | 8 | | | | | | | | Date Time Remarks: Blu_ BPX |
| Ilme: Krus SU SU SI | ager: VE MaxAL JEPF BLAU Reservative Type | Cac | | | | | | | | Jack main |
| Turn-Around Time □ Standard Project Name: NEBU Project #: | Project Man Sampler: On Ice: Sample Ten Container Type and # | 40=x1 | | | | | | | | Received by: Received by: |
| Chain-of-Custody Record Brace Energe Brace Energies Inc Brace Energy Inc Br | Level 4 (Full Vali | 80 BUT 5-Pt (2) 412" | | | | | | | | Time: Relinquished by: 1253 Amatri Waltern Commen |
| Chain-of-Custod BPX ENERGY BLAGE ENGINEERING, 3 Address: #: 505-320-(183) | □ Other Matrix | 2016 | | | | | | | | Relinquished by: |
| Client: BPX BLAGE Mailing Address: Phone #: 505 | r Fax#: Package: dard tation AP (Type) | 1104 | | | | | | | | Time: 1253 Time: 7738 |
| Client: BPX Client: BPX BLAKE Mailing Addres Phone #: \$6 | aA/QC Package: AStandard Accreditation □ NELAP □ EDD (Type) Date Time | 5/4/2020 | | | | | | | | 54/2020 12.53 Date: Time: 54/2020 738 |

QC SUMMARY REPORT

Hall Environmental Analysis Laboratory, Inc.

WO#: **2005103**

06-May-20

Client: Blagg Engineering
Project: NEBU 319M

Sample ID: MB-52271 SampType: mblk TestCode: EPA Method 300.0: Anions

Client ID: PBS Batch ID: 52271 RunNo: 68668

Prep Date: 5/5/2020 Analysis Date: 5/5/2020 SeqNo: 2376034 Units: mg/Kg

Analyte Result PQL SPK value SPK Ref Val %REC LowLimit HighLimit %RPD RPDLimit Qual

Chloride ND 1.5

Sample ID: LCS-52271 SampType: Ics TestCode: EPA Method 300.0: Anions

Client ID: LCSS Batch ID: 52271 RunNo: 68668

Prep Date: 5/5/2020 Analysis Date: 5/5/2020 SeqNo: 2376035 Units: mg/Kg

Analyte Result PQL SPK value SPK Ref Val %REC LowLimit HighLimit %RPD RPDLimit Qual

Chloride 14 1.5 15.00 0 94.7 90 110

Qualifiers:

Value exceeds Maximum Contaminant Level.

D Sample Diluted Due to Matrix

H Holding times for preparation or analysis exceeded

ND Not Detected at the Reporting Limit

PQL Practical Quanitative Limit

S % Recovery outside of range due to dilution or matrix

B Analyte detected in the associated Method Blank

E Value above quantitation range

J Analyte detected below quantitation limits

P Sample pH Not In Range

RL Reporting Limit

Page 2 of 5

OC SUMMARY REPORT

Hall Environmental Analysis Laboratory, Inc.

WO#: 2005103

06-May-20

Client: Blagg Engineering **Project:** NEBU 319M

Sample ID: LCS-52267 SampType: LCS TestCode: EPA Method 8015M/D: Diesel Range Organics Client ID: LCSS Batch ID: 52267 RunNo: 68633

Prep Date: 5/5/2020 Analysis Date: 5/5/2020 SeqNo: 2375273 Units: mg/Kg

Analyte Result **PQL** SPK value SPK Ref Val %REC LowLimit HighLimit %RPD **RPDLimit** Qual Diesel Range Organics (DRO) 49 10 50.00 n 98.2 70 130 Surr: DNOP 4.4 5.000 88.7 55.1 146

Sample ID: MB-52267 SampType: MBLK TestCode: EPA Method 8015M/D: Diesel Range Organics

Client ID: PBS Batch ID: 52267 RunNo: 68633

Prep Date: 5/5/2020 Analysis Date: 5/5/2020 SeqNo: 2375274 Units: mg/Kg

HighLimit Analyte Result **PQL** SPK value SPK Ref Val %REC LowLimit %RPD **RPDLimit** Qual

Diesel Range Organics (DRO) ND 10 Motor Oil Range Organics (MRO) ND 50

Surr: DNOP 9.4 10.00 94.0 55.1 146

Sample ID: 2005103-001AMS SampType: MS TestCode: EPA Method 8015M/D: Diesel Range Organics

Client ID: 80 BGT 5-Pt @ 4 1/2' Batch ID: 52267 RunNo: 68633

Prep Date: 5/5/2020 Analysis Date: 5/5/2020 SeqNo: 2375479 Units: mg/Kg

Analyte Result **PQL** SPK value SPK Ref Val %REC LowLimit HighLimit %RPD **RPDLimit** Qual Diesel Range Organics (DRO) 51 9.8 49.12 4.192 94.9 47.4 136

Surr: DNOP 4.6 4.912 94.1 55.1 146

Sample ID: 2005103-001AMSD SampType: MSD TestCode: EPA Method 8015M/D: Diesel Range Organics

Client ID: 80 BGT 5-Pt @ 4 1/2' Batch ID: 52267 RunNo: 68633

Prep Date: 5/5/2020 Analysis Date: 5/5/2020 SeqNo: 2375480 Units: mg/Kg

LowLimit SPK value SPK Ref Val %REC HighLimit %RPD **RPDLimit** Qual Analyte Result **PQL** Diesel Range Organics (DRO) 49 9.5 47.62 4.192 93.6 47.4 136 4.05 43.4 Surr: DNOP 4.5 4.762 95.5 55.1 146 0 0

Qualifiers:

Value exceeds Maximum Contaminant Level.

D Sample Diluted Due to Matrix

Η Holding times for preparation or analysis exceeded

Not Detected at the Reporting Limit

PQL Practical Quanitative Limit

% Recovery outside of range due to dilution or matrix

Analyte detected in the associated Method Blank

Value above quantitation range

Analyte detected below quantitation limits

Sample pH Not In Range

Reporting Limit

Page 3 of 5

OC SUMMARY REPORT

Hall Environmental Analysis Laboratory, Inc.

WO#: **2005103**

06-May-20

Client: Blagg Engineering
Project: NEBU 319M

Sample ID: mb1 SampType: MBLK TestCode: EPA Method 8015D: Gasoline Range

Client ID: PBS Batch ID: G68640 RunNo: 68640

Prep Date: Analysis Date: 5/5/2020 SeqNo: 2375858 Units: mg/Kg

Analyte Result PQL SPK value SPK Ref Val %REC LowLimit HighLimit %RPD RPDLimit Qual

Gasoline Range Organics (GRO) ND 5.0

Gasoline Range Organics (GRO) ND 5.0
Surr: BFB 1100

 Surr: BFB
 1100
 1000
 106
 66.6
 105
 S

Sample ID: 2.5ug gro Ics SampType: LCS TestCode: EPA Method 8015D: Gasoline Range

Client ID: LCSS Batch ID: G68640 RunNo: 68640

Prep Date: Analysis Date: 5/5/2020 SeqNo: 2375859 Units: mg/Kg

Trop Bate. 7 mary sid Bate. 670/2020

Analyte Result **PQL** SPK value SPK Ref Val %REC LowLimit HighLimit %RPD **RPDLimit** Qual Gasoline Range Organics (GRO) 5.0 25.00 n 89.7 80 120 1100 S Surr: BFB 1000 115 66.6 105

Sample ID: 2005103-001ams SampType: MS TestCode: EPA Method 8015D: Gasoline Range

Client ID: 80 BGT 5-Pt @ 4 1/2' Batch ID: G68640 RunNo: 68640

Prep Date: Analysis Date: 5/5/2020 SeqNo: 2375861 Units: mg/Kg

SPK value SPK Ref Val %REC %RPD **RPDLimit** Analyte Result PQL LowLimit HighLimit Qual Gasoline Range Organics (GRO) 20 4.3 21.51 0 94.5 80 120 Surr: BFB 1000 860.6 66.6 105 S 116

Sample ID: 2005103-001amsd SampType: MSD TestCode: EPA Method 8015D: Gasoline Range

Client ID: 80 BGT 5-Pt @ 4 1/2' Batch ID: G68640 RunNo: 68640

Prep Date: Analysis Date: 5/5/2020 SeqNo: 2375862 Units: mg/Kg

SPK value SPK Ref Val %REC HighLimit %RPD Analyte Result **PQL** LowLimit **RPDLimit** Qual Gasoline Range Organics (GRO) 20 4.3 21.51 93.1 80 120 1.45 20 Surr: BFB 1000 860.6 119 66.6 105 0 0 S

Qualifiers:

Value exceeds Maximum Contaminant Level.

D Sample Diluted Due to Matrix

H Holding times for preparation or analysis exceeded

ND Not Detected at the Reporting Limit

PQL Practical Quanitative Limit

S % Recovery outside of range due to dilution or matrix

B Analyte detected in the associated Method Blank

E Value above quantitation range

J Analyte detected below quantitation limits

P Sample pH Not In Range

RL Reporting Limit

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QC SUMMARY REPORT

Hall Environmental Analysis Laboratory, Inc.

ND

0.10

WO#: **2005103**

06-May-20

Client: Blagg Engineering
Project: NEBU 319M

Xylenes, Total

Sample ID: mb1 SampType: MBLK TestCode: EPA Method 8021B: Volatiles PBS Client ID: Batch ID: **B68640** RunNo: 68640 Prep Date: Analysis Date: 5/5/2020 SeqNo: 2375871 Units: mg/Kg Analyte Result **PQL** SPK value SPK Ref Val %REC LowLimit HighLimit %RPD **RPDLimit** Qual ND 0.025 Benzene ND 0.050 Toluene 0.050 Ethylbenzene ND

1.000 Surr: 4-Bromofluorobenzene 1.0 102 80 120 Sample ID: 100ng btex Ics SampType: LCS TestCode: EPA Method 8021B: Volatiles Client ID: LCSS Batch ID: **B68640** RunNo: 68640 Prep Date: Analysis Date: 5/5/2020 SeqNo: 2375872 Units: mg/Kg Analyte Result **PQL** SPK value SPK Ref Val %REC LowLimit HighLimit %RPD **RPDLimit** Qual 1.000 0.93 0.025 0 92.8 80 120 Benzene 1 000 05.2 QΛ Toluene 0.05 0.050 Λ 120

| Toluette | 0.95 | 0.030 | 1.000 | U | 95.2 | 00 | 120 | |
|----------------------------|------|-------|-------|---|------|----|-----|--|
| Ethylbenzene | 0.95 | 0.050 | 1.000 | 0 | 94.8 | 80 | 120 | |
| Xylenes, Total | 2.8 | 0.10 | 3.000 | 0 | 94.0 | 80 | 120 | |
| Surr: 4-Bromofluorobenzene | 1.0 | | 1.000 | | 102 | 80 | 120 | |
| | | | | | | | | |
| | | | | | | | | |

Qualifiers:

- Value exceeds Maximum Contaminant Level.
- D Sample Diluted Due to Matrix
- H Holding times for preparation or analysis exceeded
- ND Not Detected at the Reporting Limit
- PQL Practical Quanitative Limit
- S % Recovery outside of range due to dilution or matrix

- B Analyte detected in the associated Method Blank
- E Value above quantitation range
- J Analyte detected below quantitation limits
- P Sample pH Not In Range
- RL Reporting Limit

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Hall Environmental Analysis Laboratory 4901 Hawkins NE Albuquerque, NM 87109

Sample Log-In Check List

TEL: 505-345-3975 FAX: 505-345-4107 Website: www.hallenvironmental.com

| Client Name: BLAGG | Work Order Numb | er: 2005103 | | RoptNo | 1 |
|--|-----------------------|-------------|-------------|--|----------------------|
| Received By: Isaiah Ortiz | 5/5/2020 8:15:00 AM | И | I. C | 24 | |
| Completed By: Isaiah Ortiz | 5/5/2020 8:18:07 AM | И | I C | 2-1 | |
| Reviewed By: JR 5/5/20 | | | • | | |
| Chain of Custody | | | | | |
| 1. Is Chain of Custody sufficiently complete? | | Yes 🗹 | No 🗌 | Not Present | |
| 2. How was the sample delivered? | | Courier | | | |
| Log In 3. Was an attempt made to cool the samples | ? | Yes 🗸 | No 🗌 | NA 🗆 | |
| 4. Were all samples received at a temperatur | e of >0° C to 6.0°C | Yes 🗹 | No 🗌 | NA 🗆 | |
| 5. Sample(s) in proper container(s)? | | Yes 🗹 | No 🗌 | | |
| 6. Sufficient sample volume for indicated test | (s)? | Yes 🗸 | No 🗌 | | |
| 7. Are samples (except VOA and ONG) prope | erly preserved? | Yes 🗹 | No 🗌 | | |
| 8. Was preservative added to bottles? | | Yes 🗌 | No 🗹 | NA 🗆 | 1 |
| 9. Received at least 1 vial with headspace <1. | /4" for AQ VOA? | Yes | No 🗆 | NA 🗹 | |
| 10. Were any sample containers received brok | en? | Yes 🗆 | No 🗹 | ш.е | / |
| 11. Does paperwork match bottle labels? (Note discrepancies on chain of custody) | | Yes 🗸 | No 🗌 | # of preserved bottles checked for pH: | >12 unless noted) |
| 2. Are matrices correctly identified on Chain of | f Custody? | Yes 🗸 | No 🗌 | Adjusted? | - 12 dilless floted) |
| 3. Is it clear what analyses were requested? | | Yes 🗹 | No 🗌 | / - | - 1 1 |
| 14. Were all holding times able to be met? | | Yes 🔽 | No 🗌 | Checked by: 7 | M 5/5/20 |
| (If no, notify customer for authorization.) | | | l | | |
| Special Handling (if applicable) | | | | , | |
| 15. Was client notified of all discrepancies with | this order? | Yes 📙 | No 🗀 | NA 🗹 | 1. |
| Person Notified: | Date: | | | | |
| By Whom: | Via: | eMail [|] Phone Fax | ☐ In Person | |
| Regarding: Client Instructions: | | | | | |
| 16. Additional remarks: | | | | 24 | |
| | | | | | |
| | Seal Intact Seal No | Seal Date | Signed By | | |



