· ·
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

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	
Proposed Alternative Method Permit or Closure Plan Application 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,	
or proposed alternative method	below grude tunk,
Instructions: Please submit one application (Form C-144) per individual pit, below-grade tank or alterna	ative request
Please be advised that approval of this request does not relieve the operator of liability should operations result in pollution of surface we environment. Nor does approval relieve the operator of its responsibility to comply with any other applicable governmental authority's	
I. Operator:Hilcorp Energy Company OGRID #:372171	
Address: 382 Road 3100 Aztec, NM 87410 S72171	
Facility or well name: San Juan 27-5 Unit 139	
API Number:	
U/L or Qtr/Qtr K Section 20 Township 27N Range 5W County: Rio Arr	
Center of Proposed Design: Latitude <u>36.55699N</u> Longitude <u>-107.38423W</u>	
Surface Owner: 🛛 Federal 🗌 State 🗌 Private 🗌 Tribal Trust or Indian Allotment	
Temporary: Drilling Workover Permanent Emergency Cavitation P&A Multi-Well Fluid Management Low Chloride Drilling Lined Unlined Liner type: Thickness mil LLDPE HDPE PVC Other String-Reinforced	
3.	NMOCD
Below-grade tank: Subsection I of 19.15.17.11 NMAC	MAN DO
Volume: 120 bbl Type of fluid: Produced Water	MAY 2 2 2019
Tank Construction material: Metal Secondary containment with leak detection Xisible sidewalls, liner, 6-inch lift and automatic overflow shut-off	DISTRICT III
Visible sidewalls and liner Visible sidewalls only Other	
Liner type: Thickness mil 🗌 HDPE 🗋 PVC 🖾 Other Unspecified	
 <u>Alternative Method</u>: 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 reside institution or church) Four foot height, four strands of barbed wire evenly spaced between one and four feet Alternate. Please specify	nce, school, hospital,
Form C-144 Oil Conservation Division	Page Lof 6 27

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	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 Quality Control/Quality Assurance Construction and Installation Plan Operating and Maintenance 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 19.15.17.13 NMAC	
^{13.} <u>Proposed Closure</u> : 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	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 closure plan. Please indicate, by a check mark in the box, that the documents are attached. 	nttached to the
15. <u>Siting Criteria (regarding on-site closure methods only)</u> : 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. P 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
 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	
Form C-144 Oil Conservation Division Page 4 o	f 6

 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 Within a 100-year floodplain.	Yes 🗌 No
- FEMÁ 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 p 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 Confirmation 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 can 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 Site Reclamation Plan - based upon the appropriate requirements of Subsection H of 19.15.17.13 NMAC 	7.11 NMAC 9.15.17.11 NMAC
 17. 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 be 	lief.
Name (Print): Title:	
Signature: Date:	
e-mail address: Telephone:	
18. OCD Approval: Permit Application (including closure plan) Closure Plan (only) OCD Conditions (see attachment) OCD Representative Signature: Approval Date: 6	118/19
Title: <u>Ewinopmostal</u> 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: 5/18/20	ot complete this
 20. Closure Method: Waste Excavation and Removal On-Site Closure Method Alternative Closure Method Waste Removal (Closed- If different from approved plan, please explain. 	loop systems only)
 21. Closure Report Attachment Checklist: Instructions: Each of the following items must be attached to the closure report. Please is 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 for private land only) 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) 	ndicate, by a check

Form C-144

Oil Conservation Division

22. Operator Closure Certification:

I hereby certify that the information and attachments submitted with this closure report is true, accurate and complete to the best of my knowledge and belief. I also certify that the closure complies with all applicable closure requirements and conditions specified in the approved closure plan.

Name (Print):Etta Truji	llo	Title:Operations/Regulatory Technician - Sr.
Signature: Etta (Drujillo	Date: <u>5/21/2019</u>
e-mail address:	ettrujillo@hilcorp.com	Telephone:(505)324-5161

Hilcorp Energy Company San Juan Basin Below Grade Tank Closure Report

Lease Name: San Juan 27-5 Unit 139 API No.: 3003920464

In accordance with Rule 19.15.17.13 NMAC the following information describes the closure of the below-grade tank referenced above. All proper documentation regarding closure activities is being included with the C-144.

General Plan:

 HILCORP shall close a below-grade tank within 60 days of cessation of operations per Subsection G.4 of 19.15.17.13 NMAC. This will include a) below-grade tanks that do 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, if not retrofitted to comply with Paragraphs (1) through (4) of Subsection I of 19.15.17.11 NMAC; b) an earlier date that the division requires because of imminent danger to fresh water, public health or the environment. For any closure, HILCORP will file the C144 Closure Report as required.

The below-grade tank referenced above was permitted and closed within 60 days of cessation of the below-grade tanks operation.

 HILCORP shall remove liquids and sludge from a below-grade tank prior to implementing a closure method and shall dispose of the liquids and sludge in a division-approved facility. The facilities to be used will be Basin Disposal (Permit #NM-01-005), JFJ Landfarm % Industrial Ecosystem Inc. (Permit # NM-01-0010B) and Envirotech Land Farm (Permit #NM-01-011). The liner after being cleaned well (Subsection D, Paragraph 1, Subparagraph (m) of 19.15.9.712 NMAC) will be disposed of at the San Juan County Regional Landfill located on CR 3100.

All recovered liquids were disposed of at Basin Disposal (Permit #NM-01-005) and any sludge or soil required to be removed to facilitate closure was hauled to Envirotech Land Farm (Permit #NM-01-011) and JFJ Landfarm % IEI (Permit #NM-01-0010B). The liner was cleaned per Subsection D, Paragraph 1, Subparagraph (m) of 19.15.9.712 NMAC was disposed of at the San Juan County Regional Landfill located on CR 3100.

3. HILCORP will receive prior approval to remove the below-grade tank and dispose of it in a division-approved facility or recycle, reuse, or reclaim it in a manner that the appropriate division district office approves.

The below-grade tank was disposed of in a division-approved manner.

4. If there is any on-site equipment associated with a below-grade tank, then HILCORP shall remove the equipment, unless the equipment is required for some other purpose.

All on-site equipment associated with the below-grade tank was removed.

5. HILCORP will test the soils beneath the below-grade tank to determine whether a release has occurred. HILCORP shall collect, at a minimum, a five point, composite sample; collect individual grab samples from any area that is wet, discolored or showing other evidence of a release; and analyzed for the constituents listed in Table I of 19.15.17.13 NMAC. Hilcorp shall notify the division of its results on form C-141.

5/21/2019

Components	Tests Method	Limit (mg/kg)
Benzene	EPA SW-846 8021B or 8260B	0.2
BTEX	EPA SW-846 8021B or 8260B	50
ТРН	EPA SW-846 418.1	100
Chlorides	EPA 300.0	250

A five point composite sample was taken of the below-grade tank using sampling tools and all samples tested per Subsection B of 19.15.17.1 3(B)(1)(b). (Sample results attached). Form C-141 is attached.

6. If HILCORP or the division determines that a release has occurred, then HILCORP shall comply with 19.15.3.116 NMAC and 19.15.1.19 NMAC, as appropriate.

A release was not determined for the above referenced well.

7. If the sampling program demonstrates that a release has not occurred or that any release does not exceed the concentrations specified in Table I of 19.15.17.13 NMAC, then HILCORP shall backfill the excavation with compacted, non-waste containing, earthen material; construct a division-prescribed soil cover; recontour and revegetate the site.

The below-grade tank area passed all requirements of Paragraph (4) of Subsection E of 19.15.17.13 NMAC and was backfilled with compacted, non-waste containing, earthen material.

- 8. Notice of Closure will be given prior to closure to the Aztec Division office between 72 hours and one week via email or verbally. The notification of closure will include the following:
 - i. Operator's name
 - ii. Location by Unit Letter, Section, Township, and Range. Well name and API number.

Notification is attached.

9. The surface owner shall be notified of HILCORP's closing of the below-grade tank 72 hours, but not more than one week, prior to closure as per the approved closure plan via certified mail, return receipt requested.

The closure process notification to the landowner was sent via email. (See Attached) (Well located on Federal Land, certified mail is not required for Federal Land per BLM/OCD MOU.)

10. Re-contouring of location will match fit, shape, line, form and texture of the surrounding. Re-shaping will include drainage control, prevent ponding, and prevent erosion. Natural drainages will be unimpeded and water bars and/or silt traps will be place in areas where needed to prevent erosion on a large scale. Final re-contour shall have a uniform appearance with smooth surface, fitting the natural landscape.

The below-grade tank area was re-contoured to match fit, shape, line, form and texture of the surrounding area. Re-shaping including drainage control, to prevent ponding and erosion. Natural drainages were unimpeded and water bars and/or silt traps were placed in areas where needed to prevent erosion on a large scale. Final recontour has a uniform appearance with smooth surface, fitting the natural landscape.

11. HILCORP shall seed the disturbed areas the first favorable growing season following closure of a below-grade tank. Seeding will be accomplished via drilling on the contour whenever practical or by other division-approved methods. BLM stipulated seed mixes will be used on federally regulated lands and division-approved seed mixtures (administratively approved if required) will be utilized on all State or private lands. A uniform vegetative cover has been established that reflects a life-form ratio of plus or minus fifty percent (50%) of pre- disturbance levels and a total percent plant cover of at least seventy percent (70%) of pre-disturbance levels, excluding noxious weeds. If alternate seed mix is required by the state, private owner or tribe, it will be implemented with administrative approval if needed. Hilcorp will repeat seeding or planting will be continued until successful vegetative growth occurs.

5/21/2019

Provision 13 was accomplished through complying with BLM seeding requirements as allowed by the BLM/OCD MOU.

12. A minimum of four feet of cover shall be achieved and the cover shall include one foot of suitable material, with chloride concentrations less than 600 mg/kg as analyzed by EPA Method 300.0, to establish vegetation at the site, or the background thickness of topsoil, whichever is greater.

The below-grade tank area was backfilled and more than four feet of cover was achieved and the cover included one foot of suitable material to establish vegetation at the site.

- 13. All closure activities will include proper documentation and be available for review upon request and will be submitted to OCD within 60 days of closure of the below-grade tank. Closure report will be filed on C-144 and incorporate the following:
 - Soil Backfilling and Cover Installation (See Report)
 - Re-vegetation application rates and seeding techniques (See Report)
 - Photo documentation of the site reclamation (Included as an attachment)
 - Confirmation Sampling Results (Included as an attachment)
 - Proof of closure notice (Included as an attachment)

5/21/2019

Etta Trujillo

From:	Etta Trujillo
Sent:	Tuesday, May 7, 2019 10:55 AM
То:	Smith, Cory, EMNRD; 'l1thomas@blm.gov'; Abiodun Adeloye
Cc:	Lindsay Dumas; Ashton Hemphill; Terry Nelson; Roman Lucero Jr; Juanita Farrell; Lisa Jones; Tammy Jones
Subject:	BGT Closure Notification - San Juan 27-5 Unit 139 - 3003920464

Subject: 72 hour BGT Closure Notification

Anticipated Start Date: 5/10/2019

The subject well has a below-grade tank that will begin the closure process between 72 hours and one week from this notification. Please contact me at any time if you have any questions or concerns.

Well Name: SAN JUAN 27-5 UNIT 139

API#: 3003920464

Location: Unit K (NE/SW) Section 20, T27N, R05W

Footages: 1840' FSL & 1840' FWL

Operator: Hilcorp Energy Company

Reason: Replacing with AGT

Etta Trujíllo Operations/Regulatory Tech – San Juan East Hílcorp Energy (505) 324-5161 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	Hilcorp Energy Company	OGRID 372171
Contact Name E	tta Trujillo	Contact Telephone (505) 324-5161
Contact email	ettrujillo@hilcorp.com	Incident # (assigned by OCD)
Contact mailing addr	ess 382 Road 3100 Aztec NM 87410	

Location of Release Source

Latitude 36.55699N

(NAD 83 in decimal degrees to 5 decimal places)

Site Name San Juan 27-5 Unit 139	Site Type Gas Well
Date Release Discovered N/A	API# 3003920464

Unit Letter	Section	Township	Range	County
K	20	27N	5W	Rio Arriba

Surface Owner: State Kederal Tribal Private (Name:

Nature and Volume of Release

Crude Oil	Volume Released (bbls)	Volume Recovered (bbls)
Produced Water	Volume Released (bbls)	Volume Recovered (bbls)
	Is the concentration of dissolved chloride in the produced water >10,000 mg/l?	Yes No
Condensate	Volume Released (bbls)	Volume Recovered (bbls)
Natural Gas	Volume Released (Mcf)	Volume Recovered (Mcf)
Other (describe)	Volume/Weight Released (provide units)	Volume/Weight Recovered (provide units)

Cause of Release

No release was encountered during the BGT Closure.

orm C-141	State of New Mexico	Incident ID
· age 2	Oil Conservation Division	District RP
C		Facility ID
		Application ID
Was this a major	If YES, for what reason(s) does the resp	onsible party consider this a major release?
release as defined by 19.15.29.7(A) NMAC?		
🗌 Yes 🛛 No	N/A	
If YES, was immediate n	otice given to the OCD? By whom? To v	whom? When and by what means (phone, email, etc)?
Not Required		
•		
	Initial T	Desmanas
	Initial F	Response
The responsible	party must undertake the following actions immedia	tely unless they could create a safety hazard that would result in injury
The source of the rel	ease has been stopped.	
The impacted area ha	as been secured to protect human health an	nd the environment.
Released materials h	ave been contained via the use of berms or	r dikes, absorbent pads, or other containment devices.
	ecoverable materials have been removed a	-
•	d above have <u>not</u> been undertaken, explair	
	a ubove nave <u>not</u> been undertaken, explain	
N/A		
Bor 10 15 20 9 P (4) NA	(AC the responsible party may commonly	remediation immediately after discovery of a release. If remediation
		al efforts have been successfully completed or if the release occurred
		, please attach all information needed for closure evaluation.
		e best of my knowledge and understand that pursuant to OCD rules and
		otifications and perform corrective actions for releases which may endanger e OCD does not relieve the operator of liability should their operations have
		ireat to groundwater, surface water, human health or the environment. In
addition, OCD acceptance of and/or regulations.	of a C-141 report does not relieve the operator of	of responsibility for compliance with any other federal, state, or local laws
and/or regulations.		
Printed Name: <u>Etta</u>	Trujillo	Title:Operations/Regulatory Technician – Sr
 Signature:		Date: 05/21/2019
email: <u>etti</u>	rujillo@hilcorp.com	Telephone: (505) 324-5161
OCD Only		
Received by:		Date:

Form C-141 Page 3 State of New Mexico Oil Conservation Division

Incident ID	
District RP	
Facility ID	
Application ID	

Site Assessment/Characterization

This information must be provided to the appropriate district office no later than 90 days after the release discovery date.

What is the shallowest depth to groundwater beneath the area affected by the release?	(ft bgs)
Did this release impact groundwater or surface water?	🗌 Yes 🗌 No
Are the lateral extents of the release within 300 feet of a continuously flowing watercourse or any other significant watercourse?	🗋 Yes 🗌 No
Are the lateral extents of the release within 200 feet of any lakebed, sinkhole, or playa lake (measured from the ordinary high-water mark)?	🗌 Yes 🗌 No
Are the lateral extents of the release within 300 feet of an occupied permanent residence, school, hospital, institution, or church?	🗌 Yes 🗌 No
Are the lateral extents of the release 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?	🗌 Yes 🗌 No
Are the lateral extents of the release within 1000 feet of any other fresh water well or spring?	🗌 Yes 🗌 No
Are the lateral extents of the release within incorporated municipal boundaries or within a defined municipal fresh water well field?	🗌 Yes 🗌 No
Are the lateral extents of the release within 300 feet of a wetland?	🗌 Yes 🗌 No
Are the lateral extents of the release overlying a subsurface mine?	🗌 Yes 🗌 No
Are the lateral extents of the release overlying an unstable area such as karst geology?	🗌 Yes 🗌 No
Are the lateral extents of the release within a 100-year floodplain?	🗌 Yes 🗌 No
Did the release impact areas not on an exploration, development, production, or storage site?	🗋 Yes 🗌 No

Attach a comprehensive report (electronic submittals in .pdf format are preferred) demonstrating the lateral and vertical extents of soil contamination associated with the release have been determined. Refer to 19.15.29.11 NMAC for specifics.

Characterization Report Checklist: Each of the following items must be included in the report.

Scaled site map showing impacted area, surface features, subsurface features, delineation points, and monitoring wells.
 Field data

Data table of soil contaminant concentration data

- Depth to water determination
- Determination of water sources and significant watercourses within ¹/₂-mile of the lateral extents of the release
- Boring or excavation logs
- Photographs including date and GIS information
- **Topographic/Aerial maps**
- Laboratory data including chain of custody

If the site characterization report does not include completed efforts at remediation of the release, the report must include a proposed remediation plan. That plan must include the estimated volume of material to be remediated, the proposed remediation technique, proposed sampling plan and methods, anticipated timelines for beginning and completing the remediation. The closure criteria for a release are contained in Table 1 of 19.15.29.12 NMAC, however, use of the table is modified by site- and release-specific parameters.

ge 4 Oil Conservation Division District RP Facility ID Application ID 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 endange 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 hav 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:	Form C-141	State of New Mexico	Incident ID
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 endange 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 hav 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: Title: Date: true true Date: OCD Only	age 4	Oil Conservation Division	
Application ID 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 endange 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 hav 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:			
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 endange 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 hav 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: Title: Date: Date: Cephone: Telephone: Telephone: Telephone: Telephone:			
regulations all operators are required to report and/or file certain release notifications and perform corrective actions for releases which may endange oublic health or the environment. The acceptance of a C-141 report by the OCD does not relieve the operator of liability should their operations hav 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: Date: email: Telephone: OCD Only			
Signature: Date: email: OCD Only	regulations all operators are public health or the environ failed to adequately investig	e required to report and/or file certain release no ment. The acceptance of a C-141 report by the gate and remediate contamination that pose a thu	tifications and perform corrective actions for releases which may endanger OCD does not relieve the operator of liability should their operations have reat to groundwater, surface water, human health or the environment. In
email: Telephone: OCD Only	Printed Name:		_ Title:
OCD Only	Signature:		Date:
	email:		Telephone:
Received by:	OCD Only		
	Received by:		Date:
	·		

Form C-141 State of New Mexico Page 5 Oil Conservation Division Incident ID District RP Facility ID Application ID Application ID Application ID Remediation Plan Checklist: Each of the following items must be included in the plan. Application ID Detailed description of proposed remediation technique Scaled sitemap with GPS coordinates showing delineation points Estimated volume of namerial to be remediated Closure criteria is to Table 1 specifications subject to 19.15.29.12(C)(4) NMAC Proposed schedule for remediation (note if remediation plan timeline is more than 90 days OCD approval is required) Deferral Requests Only: Each of the following items must be confirmed as part of any request for deferral of remediation. Contamination must be in areas immediately under or around production equipment where remediation could cause a major facility deconstruction. Extents of contamination must be fully delineated. Contamination does not cause an imminent risk to human health, the environment, or groundwater. I hereby certify that the information given above is true and complete to the best of my knowledge and understand that pursuant to OCI rules and regulations all operators are required to adequately investigate and remediate contamination that pose a threat to groundwater. I hereby certify that the information given above is true and complete to the best of my knowledge and understand that pursuant		
Prage 5 Oil Conservation Division District RP Facility ID Application ID Application ID ID Remediation Plan Checklist: Each of the following items must be included in the plan. Detailed description of proposed remediation technique Scaled sitemap with QPS coordinates showing delineation points Estimated volume of material to be remediated Closure or terrieria is to Table 1 specifications subject to 19.15.29.12(C)(4) NMAC Proposed schedule for remediation (note if remediation plan timeline is more than 90 days OCD approval is required) Deferral Requests Only: Each of the following items must be confirmed as part of any request for deferral of remediation. Contamination must be in areas immediately under or around production equipment where remediation could cause a major facility deconstruction. Extents of contamination must be fully delineated. Contamination does not cause an imminent risk to human health, the environment, or groundwater. I hereby certify that the information given above is true and complete to the best of my knowledge and understand that pursuant to OCI rules and regulations 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 by the OCD does not relieve the operator of responsibility for compliance with any other federal, state, or local laws and/or regulations. Printed Name: Title:	Form C-141 State of New Mexico	Incident ID
Application ID Remediation Plan Checklist: Each of the following items must be included in the plan. Detailed description of proposed remediation technique Scaled sitemap with GPS coordinates showing delineation points Estimated volume of material to be remediated Closure criteria is to Table 1 specifications subject to 19.15.29.12(C)(4) NMAC Proposed schedule for remediation (note if remediation plant timeline is more than 90 days OCD approval is required) Deferral Requests Only: Each of the following items must be confirmed as part of any request for deferral of remediation. Contamination must be in areas immediately under or around production equipment where remediation could cause a major facility deconstruction. Extents of contamination must be fully delineated. Contamination does not cause an imminent risk to human health, the environment, or groundwater. I hereby certify that the information given above is true and complete to the best of my knowledge and understand that pursuant to OCI rules and regulations all operators are required to adequately investigate and remediate contamination that pose a threat to groundwater, surface water, human health or the environment. The acceptance of a C-141 report by the OCD does not relieve the operator of responsibility for compliance with any other federal, state, or local laws and/or regulations. Printed Name:	Page 5 Oil Conservation Divis	•
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deconstruction. Extents of contamination must be fully delineated. Contamination does not cause an imminent risk to human health, the environment, or groundwater. I hereby certify that the information given above is true and complete to the best of my knowledge and understand that pursuant to OCI rules and regulations all operators are required to report and/or file certain release notifications and perform corrective actions for release 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:	Deferral Requests Only: Each of the following items must be	confirmed as part of any request for deferral of remediation.
Contamination does not cause an imminent risk to human health, the environment, or groundwater. I hereby certify that the information given above is true and complete to the best of my knowledge and understand that pursuant to OCI rules and regulations all operators are required to report and/or file certain release notifications and perform corrective actions for release 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: Title:		l production equipment where remediation could cause a major facility
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Signature: email: OCD Only	rules and regulations all operators are required to report and/or fi which may endanger public health or the environment. The acce liability should their operations have failed to adequately investi- surface water, human health or the environment. In addition, OC	le certain release notifications and perform corrective actions for releases ptance of a C-141 report by the OCD does not relieve the operator of gate and remediate contamination that pose a threat to groundwater, CD acceptance of a C-141 report does not relieve the operator of
email: Telephone: OCD Only	Printed Name:	Title:
OCD Only	Signature:	Date:
	email:	Telephone:
Received by: Date:	OCD Only	
	Received by:	Date:
Approved Approved with Attached Conditions of Approval Denied Deferral Approved	Approved Approved with Attached Conditions	of Approval Denied Deferral Approved
Signature: Date:	Signature:	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: _____ Title: _____ Signature: _____ Date: _____ Telephone: _____ email: **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: _____ Title: _____ Printed Name:

HALL ENVIRONMENTAL ANALYSIS LABORATORY

Hall Environmental Analysis Laboratory 4901 Hawkins NE Albuquerque, NM 87109 TEL: 505-345-3975 FAX: 505-345-4107 Website: www.hallenvironmental.com

May 15, 2019

Lindsay Dumas HILCORP ENERGY PO Box 4700 Farmington, NM 87499 TEL: (505) 564-0733 FAX

RE: SJ 27-5 #139

OrderNo.: 1905608

Dear Lindsay Dumas:

Hall Environmental Analysis Laboratory received 1 sample(s) on 5/11/2019 for the analyses presented in the following report.

These were analyzed according to EPA procedures or equivalent. To access our accredited tests please go to www.hallenvironmental.com or the state specific web sites. In order to properly interpret your results, it is imperative that you review this report in its entirety. See the sample checklist and/or the Chain of Custody for information regarding the sample receipt temperature and preservation. Data qualifiers or a narrative will be provided if the sample analysis or analytical quality control parameters require a flag. When necessary, data qualifiers are provided on both the sample analysis report and the QC summary report, both sections should be reviewed. All samples are reported, as received, unless otherwise indicated. Lab measurement of analytes considered field parameters that require analysis within 15 minutes of sampling such as pH and residual chlorine are qualified as being analyzed outside of the recommended holding time.

Please don't hesitate to contact HEAL for any additional information or clarifications.

ADHS Cert #AZ0682 -- NMED-DWB Cert #NM9425 -- NMED-Micro Cert #NM0901

Sincerely,

and

Andy Freeman Laboratory Manager 4901 Hawkins NE Albuquerque, NM 87109

Analytical Report Lab Order 1905608

Hall Environmental Analysis Laboratory, Inc.

Lab Order 1905608 Date Reported: 5/15/2019

CLIENT:	HILCORP	ENERGY
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Project: SJ 27-5 #139

Lab ID: 1905608-001

Client Sample ID: BGT PIT Collection Date: 5/10/2019 11:00:00 AM

Received Date: 5/11/2019 9:45:00 AM

Analyses	Result	RL Qua	l Units	DF	Date Analyzed
EPA METHOD 8015M/D: DIESEL RANGE ORG	ANICS				Analyst: TOM
Diesel Range Organics (DRO)	ND	9.5	mg/Kg	1	5/13/2019 10:43:00 AM
Motor Oil Range Organics (MRO)	ND	47	mg/Kg	1	5/13/2019 10:43:00 AM
Surr: DNOP	93.0	70-130	%Rec	1	5/13/2019 10:43:00 AM
EPA METHOD 8015D: GASOLINE RANGE					Analyst: NSB
Gasoline Range Organics (GRO)	ND	3.1	mg/Kg	1	5/13/2019 8:47:35 AM
Surr: BFB	99.7	73.8-119	%Rec	1	5/13/2019 8:47:35 AM
EPA METHOD 8021B: VOLATILES					Analyst: NSB
Benzene	ND	0.016	mg/Kg	1	5/13/2019 8:47:35 AM
Toluene	ND	0.031	mg/Kg	1	5/13/2019 8:47:35 AM
Ethylbenzene	ND	0.031	mg/Kg	1	5/13/2019 8:47:35 AM
Xylenes, Total	ND	0.063	mg/Kg	1	5/13/2019 8:47:35 AM
Surr: 4-Bromofluorobenzene	95.8	80-120	%Rec	1	5/13/2019 8:47:35 AM
EPA METHOD 300.0: ANIONS					Analyst: smb
Chloride	ND	60	mg/Kg	20	5/13/2019 10:58:58 AM

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 6

QC SUMMARY REPORT

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Hall Environmental Analysis Laboratory, Inc.

	ORP ENERGY 5 #139			
Sample ID: MB-44872	SampType: MBLK	TestCode: EPA Method	300.0: Anions	
Client ID: PBS	Batch ID: 44872	RunNo: 59828		
Prep Date: 5/13/2019	Analysis Date: 5/13/2019	SeqNo: 2019065	Units: mg/Kg	
Analyte	Result PQL SPK value	SPK Ref Val %REC LowLimit	HighLimit %RPD	RPDLimit Qual
Chloride	ND 1.5			
Sample ID: LCS-44872	SampType: LCS	TestCode: EPA Method	300.0: Anions	
Client ID: LCSS	Batch ID: 44872	RunNo: 59828		
Prep Date: 5/13/2019	Analysis Date: 5/13/2019	SeqNo: 2019066	Units: mg/Kg	
Analyte	Result PQL SPK value	SPK Ref Val %REC LowLimit	HighLimit %RPD	RPDLimit Qual
Chloride	15 1.5 15.00	0 97.7 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 6

WO#: **1905608** *15-May-19*

QC SUMMARY REPORT

Hall Environmental Analysis Laboratory, Inc.

WO#: 1905608

15-May-19

HILCORP ENERGY **Client: Project:** SJ 27-5 #139

Sample ID:	LCS-44871	SampT	ype: LC	s	Tes	tCode: E	PA Method	8015M/D: Die	esel Rang	e Organics	
Client ID:		•	ID: 44			RunNo: 5					
Prep Date:		Analysis D		••••		SeqNo: 2		Units: mg/K	g		
Analyte		Result	PQL		SPK Ref Val		LowLimit	HighLimit	%RPD	RPDLimit	Qual
·	Drganics (DRO)	45	10	50.00	0 0 0	89.0	63.9	124			Geoden
Surr: DNOP		4.1		5.000	-	82.9	70	130			
Sample ID:	MB-44871	SampT	ype: ME	BLK	Tes	tCode: E	PA Method	8015M/D: Die	esel Rango	e Organics	
Client ID:	PBS	Batch	ID: 44	871	F	RunNo: 5	9825				
Prep Date:	5/13/2019	Analysis D	ate: 5/	13/2019	5	SeqNo: 2	017849	Units: mg/H	g		
Analyte		Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
-	Organics (DRO)	ND	10								
	e Organics (MRO)	ND	50								
Surr: DNOP		8.8		10.00		88.4	70	130			
Sample ID:	LCS-44855	SampT	ype: LC	s	Tes	tCode: E	PA Method	8015M/D: Di	esel Range	e Organics	
Client ID:	LCSS	Batch	ID: 44	855	F	RunNo: 5	9825				
Prep Date:	5/10/2019	Analysis D	ate: 5/	13/2019	8	SeqNo: 2	018051	Units: %Re	6		
Analyte		Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Surr: DNOP		4.2		5.000		83.2	70	130			
Sample ID:	MB-44855	SampT	ype: Mi	BLK	Tes	tCode: E	PA Method	8015M/D: Di	esel Rang	e Organics	
Client ID:	PBS	Batch	1D: 44	855	F	RunNo: 5	9825				
Prep Date:	5/10/2019	Analysis D	ate: 5/	13/2019	5	SeqNo: 2	018052	Units: %Re	6		
Analyte		Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Surr: DNOP		8.7		10.00		86.6	70	130			
Sample ID:	1905608-001AMS	SampT	ype: M	<u> </u>	Tes	tCode: E	PA Method	8015M/D: Di	esel Rang	e Organics	
Client ID:	BGT PIT	Batch	1D: 44	871	F	RunNo: 5	9825				
Prep Date:	5/13/2019	Analysis D	ate: 5/	13/2019	5	SeqNo: 2	018458	Units: mg/M	(g		
Analyte		Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
-	Organics (DRO)	43	9.6	48.22	0	89.8	53.5	126			
Surr: DNOP		4.0		4.822		82.3	70	130			
Sample ID:	1905608-001AMS	D SampT	ype: MS	SD	Tes	tCode: E	PA Method	8015M/D: Di	esel Rang	e Organics	
Client ID:	BGT PIT	Batch	1D: 44	871	F	RunNo: 5	9825				
Prep Date:	5/13/2019	Analysis D	ate: 5/	13/2019	5	SeqNo: 2	018459	Units: mg/M	(g		
Analyte		Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
	Organics (DRO)	44	9.7	48.36	0	91.7					

Qualifiers:

н

ND

Value exceeds Maximum Contaminant Level. ٠ D Sample Diluted Due to Matrix

Ε

Value above quantitation range

J Analyte detected below quantitation limits

Not Detected at the Reporting Limit

PQL Practical Quanitative Limit

S % Recovery outside of range due to dilution or matrix

Holding times for preparation or analysis exceeded

Analyte detected in the associated Method Blank в

Р Sample pH Not In Range

Page 3 of 6

RL Reporting Limit

•	MMARY REPORT vironmental Analysis Laboratory, Inc.	WO#:	1905608 <i>15-May-19</i>
Client: Project:	HILCORP ENERGY SJ 27-5 #139		
Sample ID: 1	905608-001AMSD SampType: MSD TestCode: EPA Method 8015M/D: Diesel Range Org	ganics	
Client ID: E	3GT PIT Batch ID: 44871 RunNo: 59825		
Prep Date:	5/13/2019 Analysis Date: 5/13/2019 SeqNo: 2018459 Units: mg/Kg		
Analyte	Result PQL SPK value SPK Ref Val %REC LowLimit HighLimit %RPD RF	PDLimit	Qual

4.836

70

84.0

130

0

0

Analyte Surr: DNOP

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4.1

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
- % Recovery outside of range due to dilution or matrix S

- В Analyte detected in the associated Method Blank
- Ε
- Analyte detected below quantitation limits J
- Sample pH Not In Range P RL Reporting Limit

Page 4 of 6

Value above quantitation range

QC SUMMARY REPORT WO#: 1905608 Hall Environmental Analysis Laboratory, Inc. 15-May-19 **Client:** HILCORP ENERGY SJ 27-5 #139 **Project:** Sample ID: MB-44846 SampType: MBLK TestCode: EPA Method 8015D: Gasoline Range Client ID: PBS Batch ID: 44846 RunNo: 59831 Prep Date: 5/10/2019 Analysis Date: 5/13/2019 SeqNo: 2018468 Units: mg/Kg Analyte Result PQL SPK value SPK Ref Val %REC LowLimit HighLimit %RPD **RPDLimit** Quai Gasoline Range Organics (GRO) ND 5.0 Surr: BFB 930 1000 92.8 73.8 119 Sample ID: LCS-44846 SampType: LCS TestCode: EPA Method 8015D: Gasoline Range Client ID: LCSS Batch ID: 44846 RunNo: 59831 Prep Date: 5/10/2019 Analysis Date: 5/13/2019 SeqNo: 2018469 Units: mg/Kg Analyte Result PQL SPK value SPK Ref Val %REC LowLimit HighLimit %RPD RPDLimit Qual Gasoline Range Organics (GRO) 24 5.0 25.00 0 96.8 80.1 123 Surr: BFB 1100 1000 107 73.8 119 Sample ID: MB-44827 SampType: MBLK TestCode: EPA Method 8015D: Gasoline Range Client ID: PBS Batch ID: 44827 RunNo: 59832 Prep Date: 5/9/2019 Analysis Date: 5/13/2019 SeqNo: 2018531 Units: %Rec PQL SPK value SPK Ref Val %REC LowLimit Analyte Result HighLimit %RPD RPDLimit Qual Surr: BFB 840 1000 73.8 83.9 119 Sample ID: 1 CS-44927 SamoTupe: LCS

Sample ID: LCS-44827	SampType: LCS	TestCode: EPA Method	I 8015D: Gasoline Rang	je
Client ID: LCSS	Batch ID: 44827	RunNo: 59832		
Prep Date: 5/9/2019	Analysis Date: 5/13/2019	SeqNo: 2018532	Units: %Rec	
Analyte	Result PQL SPK val	ue SPK Ref Val %REC LowLimit	HighLimit %RPD	RPDLimit Qual
Surr: BFB	980 10	00 97.8 73.8	119	

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 5 of 6

QC SUMMARY REPORT	
Hall Environmental Analysis Laboratory, Inc.	

Client:HILCORP ENERGYProject:SJ 27-5 #139

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Sample ID: MB-44846	SampType: MBLK TestCode: EPA Method 8021B: Volatiles											
Client ID: PBS	Batch	n ID: 44	846	F	unNo: 5	9831						
Prep Date: 5/10/2019	Analysis D)ate: 5/	13/2019	S	eqNo: 20	018511	Units: mg/K	g				
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual		
Benzene	ND	0.025										
Toluene	ND	0.050										
Ethylbenzene	ND	0.050										
Kylenes, Total	ND	0.10										
Surr: 4-Bromofluorobenzene	0.90		1.000		90.0	80	120					
ample ID: LCS-44846 SampType: LCS TestCode: EPA Method 8021B: Volatiles												
Client ID: LCSS	Batch	n ID: 44	846	F	unNo: 5	9831						
Prep Date: 5/10/2019	Analysis D)ate: 5 /	13/2019	S	eqNo: 20	018512	Units: mg/K	g				
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual		
Benzene	0.89	0.025	1.000	0	89.0	80	120					
Toluene	0.92	0.050	1.000	0	92.1	80	120					
Ethylbenzene	0.93	0.050	1.000	0	93.2	80	120					
Xylenes, Total	2.8	0.10	3.000	0	93.0	80	120					
Surr: 4-Bromofluorobenzene	0.94		1.000		94.1	80	120					
Sample ID: MB-44827	SampT	ype: ME	BLK	Tes	tCode: Ef	PA Method	8021B: Volat	iles				
Client ID: PBS	Batch	h ID: 44	827	F	tunNo: 5	9832						
Prep Date: 5/9/2019	Analysis D)ate: 5 /	13/2019	S	eqNo: 20	018567	Units: %Rea	;				
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual		
Surr: 4-Bromofluorobenzene	0.87		1.000		86.7	80	120					
Sample ID: LCS-44827 SampType: LCS TestCode: EPA Method 8021B: Volatiles												
Client ID: LCSS	Batcl	h ID: 44	827	F								
Prep Date: 5/9/2019	Analysis D)ate: 5/	13/2019	SeqNo: 2018568 Units: %Rec								
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual		
Surr: 4-Bromofluorobenzene	0.98		1.000		97.7	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

Page 6 of 6

WO#: 1905608

15-May-19

HALL ENVIRONMENTAL ANALYSIS LABORATORY	TEL: 505-345-39	4901 Hawki Ibuquerque, NM	ins NE 87109 Sam 5-4107	Sample Log-In Check List									
Client Name: HILCORP ENERGY FA	R Work Order Numb	er: 1905608		RcptNo:	1								
Received By: Thom Maybee	5/11/2019 9:45:00 A	M											
Completed By: Leah Baca	5/11/2019 10:13:39	AM	La Brea										
Reviewed By: YG 5/13/ Labeled by DAD 5/13 Chain of Custody													
1. Is Chain of Custody complete?		Yes 🗹	No 🗖	Not Present									
2. How was the sample delivered?		<u>Courier</u>											
Log In		_	_	_									
3. Was an attempt made to cool the sam	ples?	Yes 🗹	No 🗌	NA 🗋									
4. Were all samples received at a temper	ature of >0° C to 6.0°C	Yes 🗹	No 🗌										
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) p	roperly preserved?	Yes 🗹	No 🗖										
8. Was preservative added to bottles?		Yes 🗌	No 🗹	NA 🗆									
9. VOA vials have zero headspace?		Yes	No 🗌	No VOA Vials 🗹									
10. Were any sample containers received	broken?	Yes 🗆	No 🗹	# of preserved									
11. Does paperwork match bottle labels? (Note discrepancies on chain of custod	10	Yes 🗹	No 🗆	bottles checked for pH:	>12 unless noted)								
12. Are matrices correctly identified on Cha	••	Yes 🗹	No 🗆	Adjusted?	,								
13. Is it clear what analyses were requeste	-	Yes 🗹	No 🗌										
14. Were all holding times able to be met? (If no, notify customer for authorization)	Yes 🗹	No 🗖	Checked by: D	AD 5/13/19								
Special Handling (if applicable)	· ·												
15. Was client notified of all discrepancies	with this order?	Yes 🗌	No 🗆										
Person Notified:	Date												
By Whom:	Via:	eMail	Phone 🗌 Fax	In Person									
Regarding:													
Client Instructions: 16. Additional remarks:					J								
17. <u>Cooler Information</u> Cooler No Temp °C Condition	Seal Intact Seal No	Seal Date	Signed By	I									
1 2.9 Good	Yes		⁶]									
Dece 1 -61													
Page 1 of 1													

С	hain [.]	of-Cu	istody Record	Turn-Around						-			_								
Client:			NERGY	Standard Project Name		<u>SAME DAY</u> # 139															
Mailing	Address	•		SJ	27-5	# 139	-	_		١	~~~~	hall	envi	ironr	men	tal.c	om				-
		• 		Project #:			4901 Hawkins NE - Albuquerque, NM 87 Tel. 505-345-3975 Fax 505-345-4107														
		- 101	0-15					Te	el. 50)5-34	5-39							7			•
-			.9543	Decident Mana				5	6				-	- 1	кес	ues	į				
		Khoeks	is e hilcorp.com straehilcorp.com	Project Mana	iger:		21)	Suc	Ř					S04	S'S						
			Level 4 (Full Validation)		y Dump	6	(80	Gas	5			WS)		04,	PCE						
Accredi				Sampler: K	/ 1	+ 3	₩ S	Э Н	Ř		\neg	IS O		02,F	382						
	AP	Othe	۲	On Ice:	DE Yes		IF.	부	õ	18.1	5	827		3°N	: / 8(F	10			N N
	(Type)			Sample Tem		.9°C		ш	อิ	4 b	2 Q	Ъ	atals	N.	ides	F	Ş	9			Σ
Date	Time	Matrix	Sample Request ID	Container Type and #	Preservative Type	HEAL NO.	BTEX + MTBE + TMB's (8021)	BTEX + MTBE + TPH (Gas only)	TPH 8015B (GRO / DRO / MRO)	TPH (Method 418.1)	EDB (Method 504.1)	PAH's (8310 or 8270 SIMS)	RCRA 8 Metals	Anions (F,CI,NO ₃ ,NO ₂ ,PO ₄ ,SO ₄)	8081 Pesticides / 8082 PCB's	8260B (VOA)	8270 (Semi-VOA)	CHLORIDE			Air Bubbles (Y or N)
		()	RAT D-	4 oz JAR		1905608	° €	ΞΩ	F X	<u>–</u>	<u> </u>		<u> </u>	<u> </u>	8(80	8	\vdash		-+-	
5-10	11:00	5211	BGT PIT	A OZ JAR	ONICE		X		-								\mid	X		 _	
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Date: 5-10	Time: 1:20 Time:	Relinquish	+ Hekth	Received by:	Lat	Date Time 5/10/19 1320 Date Time	Ren	harks	1 S:	1			1				ſ	I .		.	
<u>5-10</u> Date: 5/16/19	1750	174	ptu li Darte	Stran 1	Jan	5-1119 9.45															

If necessary, samples submitted to Hall Environmental may be subcontracted to other accedited laboratories. This serves as notice of this possibility. Any sub-contracted data will be clearly notated on the analytical report.



