February 2021

C-147 REGISTRATION PACKAGE FOR EKG CONTAINMENT Section 29, T24S, R28E, Eddy County



Existing containment stripped of previous liners. View is North.

Prepared for: Solaris Midstream LLC 9811 Katy Freeway Suite 900 Houston, TX 77024

Prepared by: R.T. Hicks Consultants, Ltd. 901 Rio Grande NW F-142 Albuquerque, New Mexico

R. T. HICKS CONSULTANTS, LTD.

901 Rio Grande Blvd NW ▲ Suite F-142 ▲ Albuguergue, NM 87104 ▲ 505.266.5004 ▲ Since 1996

February 26, 2021

Mr. Mike Bratcher NMOCD - District 2, Supervisor 811 S. First St. Artesia, NM 88210 Via E-Mail Ms. Victoria Venegas NMOCD - District 2 811 S. First St. Artesia, NM 88210 Via E-Mail

RE: Solaris Water Midstream - EKG Recycling Containment Registration Package EKG Satellite Containment of Landes Recycling Facility 2RF-134

Dear Mr. Bratcher and Ms. Venegas:

On behalf of Solaris Water Midstream, R.T. Hicks Consultants is pleased submit a registration for the above-referenced project. Rule 34 requires no variances for this facility. Specifically:

- Solaris will install a 4-strand barbed wire fence over the proposed game fence to comply with the specific language of the Rule if requested by the District Office
- The 40-mil HDPE secondary liner is "equivalent with a hydraulic conductivity no greater than 1 x 10-9 cm/sec" and meets or exceeds the "EPA SW-846 method 9090A or subsequent relevant publications" and is therefore consistent with the criteria of the Rule. The equivalency demonstration is attached to this letter.
- The Mega Blaster Pro Sonic Bird Repeller "is otherwise protective of wildlife, including migratory birds" and is therefore consistent with the criteria of the Rule. This avian hazing equipment is used at numerous OCD-approved projects and Solaris has ordered a unit specific to the Pecos River Valley.
- Hicks Consultants affirms that
 - o the location meets all siting criteria in the Rule and the location meets the specified setback criteria
 - o the Design/Construction Plan, Operation and Maintenance Plan and Closure Plan are consistent with the Rule.
- Unless instructed by OCD, we will employ the analytical tests for closure listed in the Rule

The closure cost estimate is provided under separate cover.

In compliance with 19.15.34.10 of the Rule, this submission is copied to COG, LLC who is the owner of the surface upon which the containments will be constructed.

Please note that the C-147 form correctly lists the location of Landes Recycling Facility and we placed the RF number for Landes in box 1. If this is not the correct format, let me know if I need to make a change.

February 26, 2021 Page 2

If you have any questions or concerns regarding this registration or the attached C-147, please contact me. As always, we appreciate your work ethic and attention to detail.

Sincerely,

R.T. Hicks Consultants

Randall T. Hicks PG

Principal

Copy: Solaris Water Midstream

COG, LLC Cole.clark@conocophillips.com

C-147

Type of Facility:

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-147 Revised April 3, 2017

Recycling Facility and/or Recycling Containment

□ Recycling Containment*

Recycling Facility

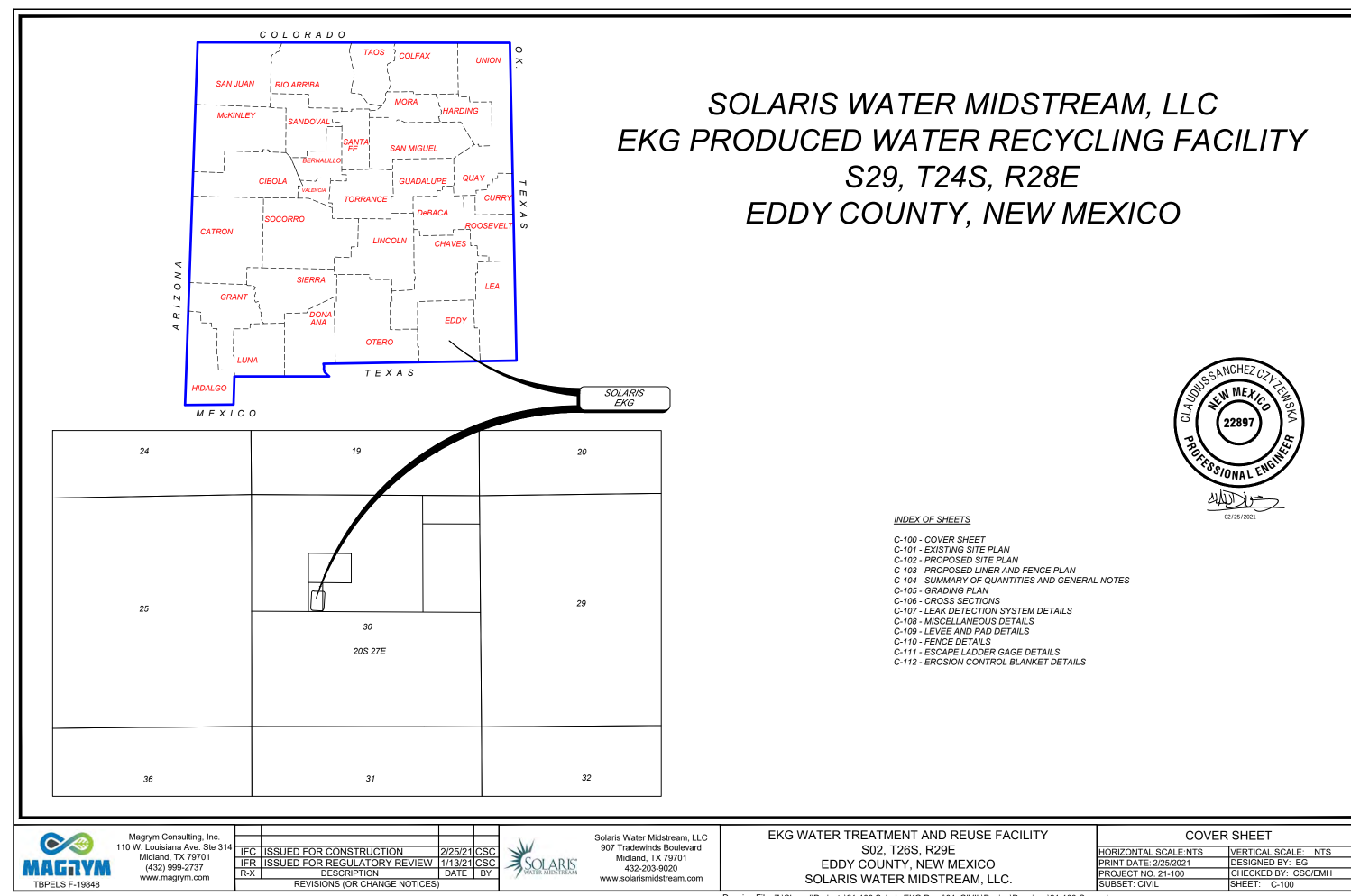
Type of action: Permit Registration
☐ Modification ☐ Extension ☐ Closure ☐ Other (explain)
At the time C-147 is submitted to the division for a Recycling Containment, a copy shall be provided to the surface owner.
e advised that approval of this request does not relieve the operator of liability should operations result in pollution of surface water, ground water or the environment. or does approval relieve the operator of its responsibility to comply with any other applicable governmental authority's rules, regulations or ordinances.
Operator: Solaris Water Midstream, LLC OGRID #:371643
Address:811 Katy Freeway, Suite 700 Houston, Texas 77024
Facility or well name (include API# if associated with a well): EKG Produced Water Containment
OCD Permit Number:2RF-149(For new facilities the permit number will be assigned by the district office)
U/L or Qtr/Qtr <u>F</u> Section <u>29</u> Township <u>24S</u> Range <u>28E</u> County: <u>Eddy</u>
Surface Owner: ☐ Federal ☐ State ☐ Private ☐ Tribal Trust or Indian Allotment
2. Recycling Facility:
Location of (if applicable): Latitude 32.117435 Longitude -104.075971 . Landes Recycling Facility °
Proposed Use: Drilling* Completion* Production* Plugging *
*The re-use of produced water may NOT be used until fresh water zones are cased and cemented
Other, requires permit for other uses. Describe use, process, testing, volume of produced water and ensure there will be no adverse impact on
groundwater or surface water.
Fluid Storage
□ Above ground tanks □ Recycling containment □ Activity permitted under 19.15.17 NMAC explain type □ Activity permitted under 19.15.36 NMAC explain type: □ Other explain □ Other explain
_ , , , , , , , , , , , , , , , , , , ,
☐ For multiple or additional recycling containments, attach design and location information of each containment ☐ Closure Report (required within 60 days of closure completion): ☐ Recycling Facility Closure Completion Date:
Closure Report (required within 60 days of closure completion).
3. Recycling Containment:
Annual Extension after initial 5 years (attach summary of monthly leak detection inspections for previous year)
Center of Recycling Containment (if applicable) Lat 32.1893287°N Long 104.1132493°W
For multiple or additional recycling containments, attach design and location information of each containment
☐ Liner type: Thickness <u>See Drawings</u> ☐ LLDPE ☐ HDPE ☐ PVC ☐ Other
☐ String-Reinforced
Liner Seams: Welded Factory Other Volume: <u>See Drawings</u> Dimensions
Recycling Containment Closure Completion Date:

Bonding:
operated by the owners of the containment.) Bonding in accordance with 19.15.34.15(A)(1). Amount of bond \$_See Transmittal Letter (work on these facilities cannot commence until bonding amounts are approved) Attach closure cost estimate and documentation on how the closure cost was calculated. See Transmittal Letter (work on these facilities cannot commence until bonding amounts are approved) Attach closure cost estimate and documentation on how the closure cost was calculated. See Transmittal Letter (work on these facilities cannot commence until bonding amounts are approved) Attach closure cost estimate and documentation on how the closure cost was calculated. See Transmittal Letter (work on these facilities cannot commence until bonding amounts are approved) Attach closure cost estimate and documentation on how the closure cost was calculated. See Transmittal Letter (work on these facilities cannot commence until bonding amounts are approved) Attach closure cost estimate and documentation on how the closure cost was calculated. See Transmittal Letter (work on these facilities cannot commence until bonding amounts are approved) Attach closure cost estimate and documentation on how the closure cost was calculated. See Transmittal Letter (work on these facilities cannot commence until bonding amounts are approved) Attach closure cost estimate and documentation on how the closure cost was calculated. See Transmittal Letter (work on these facilities cannot commence until bonding amounts are approved) Attach closure cost estimate and documentation on how the closure cost was calculated. See Transmittal Letter (work on these facilities cannot continue to the closure cost was calculated. See Transmittal Letter (work on these facilities cannot continue to the closure cost was calculated. See Transmittal Letter (work on the closure cost was calculated. See Transmittal Letter (work on the closure cannot continue to the clos
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bonding amounts are approved) Attach closure cost estimate and documentation on how the closure cost was calculated. 5. Fencing: Four-foot height, four strands of barbed wire evenly spaced between one and four feet Alternate. Please specify:Game Fence 6. Signs: 12"x 24", 2" lettering, providing Operator's name, site location, and emergency telephone numbers Signed in compliance with 19.15.16.8 NMAC
5. Fencing: ☐ Four-foot height, four strands of barbed wire evenly spaced between one and four feet ☐ Alternate. Please specify:Game Fence 6. Signs: ☐ 12"x 24", 2" lettering, providing Operator's name, site location, and emergency telephone numbers ☐ Signed in compliance with 19.15.16.8 NMAC
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 ∑ 12"x 24", 2" lettering, providing Operator's name, site location, and emergency telephone numbers ☐ Signed in compliance with 19.15.16.8 NMAC
Signed in compliance with 19.15.16.8 NMAC
7.
variances:
Justifications and/or demonstrations that the proposed variance will afford reasonable protection against contamination of fresh water, human health, and the environment.
Check the below box only if a variance is requested:
☐ Variance(s): Requests must be submitted to the appropriate division district for consideration of approval. If a Variance is requested, include the variance information on a separate page and attach it to the C-147 as part of the application.
If a Variance is requested, it must be approved prior to implementation.
8. Siting Criteria for Recycling Containment
Instructions: The applicant must provide attachments that demonstrate compliance for each siting criteria below as part of the application. Potential
examples of the siting attachment source material are provided below under each criterion.
General siting
Ground water is less than 50 feet below the bottom of the Recycling Containment.
NM Office of the State Engineer - iWATERS database search; USGS; Data obtained from nearby wells FIGURES 1-2
Within incorporated municipal boundaries or within a defined municipal fresh water well field covered under a municipal ordinance Yes No
adopted pursuant to NMSA 1978, Section 3-27-3, as amended.
- Written confirmation or verification from the municipality; written approval obtained from the municipality FIGURE 3
Within the area overlying a subsurface mine. Written confirmation or verification or man from the NM EMNRD-Mining and Minerals Division FIGURE 4 Yes No
Witten continuation of verification of map from the TWI ENTWED-Winning and Minicrats Division Floored
Within an unstable area. - Engineering measures incorporated into the design; NM Bureau of Geology & Mineral Resources; USGS; NM Geological
Society; topographic map FIGURE 5a, 5b, and 5c.
Within a 100-year floodplain. FEMA map FIGURE 6 ☑ Yes ☐ No
Within 300 feet of a continuously flowing watercourse, or 200 feet of any other significant watercourse, or lakebed, sinkhole, or playa Yes No
lake (measured from the ordinary high-water mark). - Topographic map; visual inspection (certification) of the proposed site FIGURE 7
Within 1000 feet from a permanent residence, school, hospital, institution, or church in existence at the time of initial application.
within 1000 feet from a permanent residence, school, hospital, institution, or church in existence at the time of initial application. - Visual inspection (certification) of the proposed site; aerial photo; satellite image FIGURE 8
Within 500 horizontal foat of a spring or a fresh water wall used for demostic or steek watering purposes, in existence at the time of
Within 500 horizontal feet of a spring or a fresh water well used for domestic or stock watering purposes, in existence at the time of
initial application. FIGURES 1 and 7

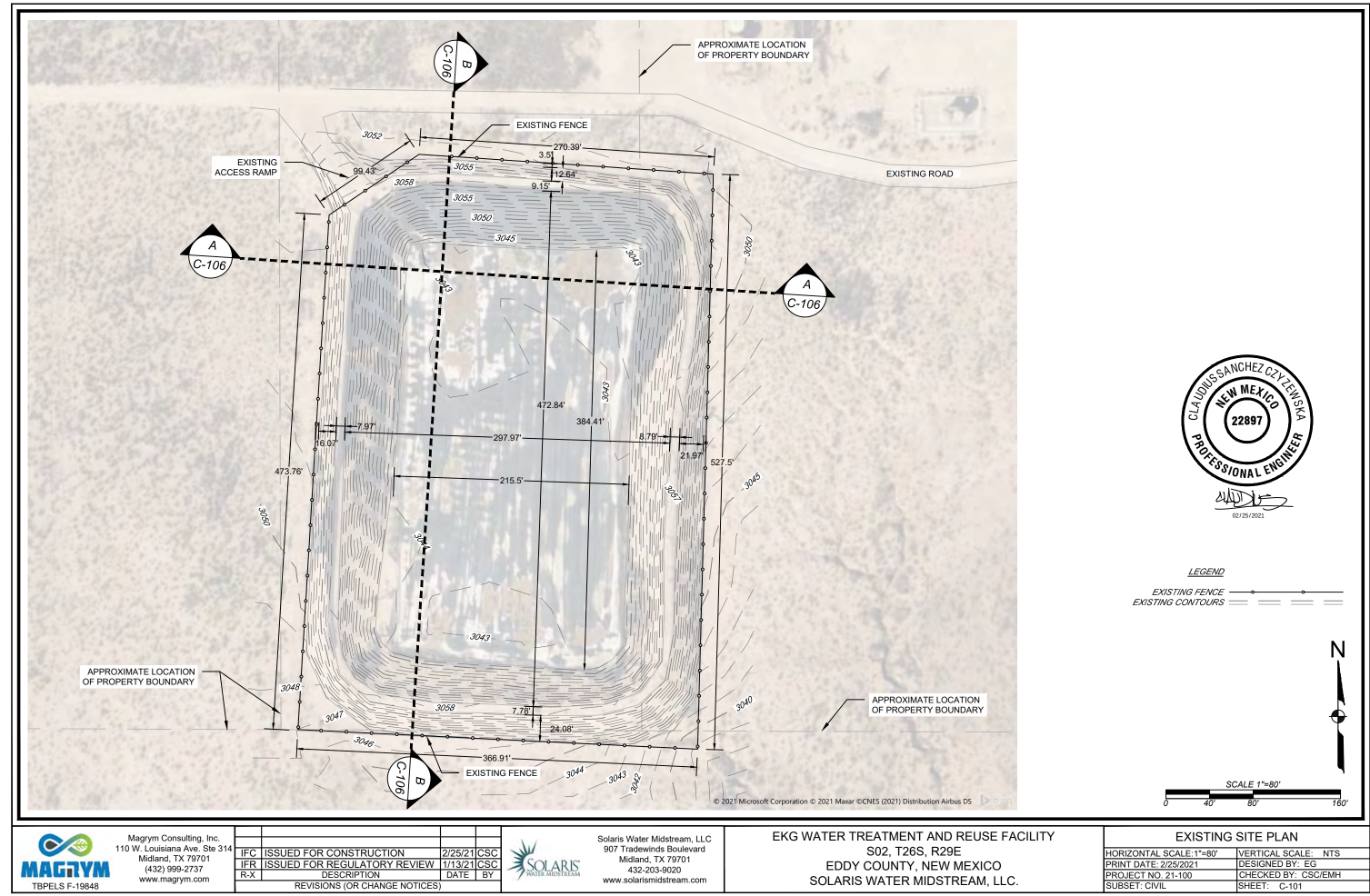
9. Recycling Facility and/or Containment Checklist: Instructions: Each of the following items must be attached to the applications:	ation. Indicate, by a check ma	rk in the box, that the documents are attached.
 ☑ Design Plan - based upon the appropriate requirements. ☑ Operating and Maintenance Plan - based upon the appropriate requirements. ☑ Closure Plan - based upon the appropriate requirements. ☑ Site Specific Groundwater Data - ☑ Siting Criteria Compliance Demonstrations - ☑ Certify that notice of the C-147 (only) has been sent to the surface 		ē
Operator Application Certification:		
I hereby certify that the information and attachments submitted with this a	application are true, accurate an	d complete to the best of my knowledge and belief.
Name (Print): Bradley Todd Carpenter	Title:	Operations Manager
Signature: Touch Courset	Date:	01/19/21
e-mail address: todd.carpenter@solarismidstream.com	Telephone:	(432) 203-9020
11. OCD Representative Signature:	2000 (37 - 11 - c	Approval Date:
Title:	OCD Permit Number	:
OCD Conditions		
Additional OCD Conditions on Attachment		

Recycling Containment Design Drawings and Avian Species Hazing Equipment

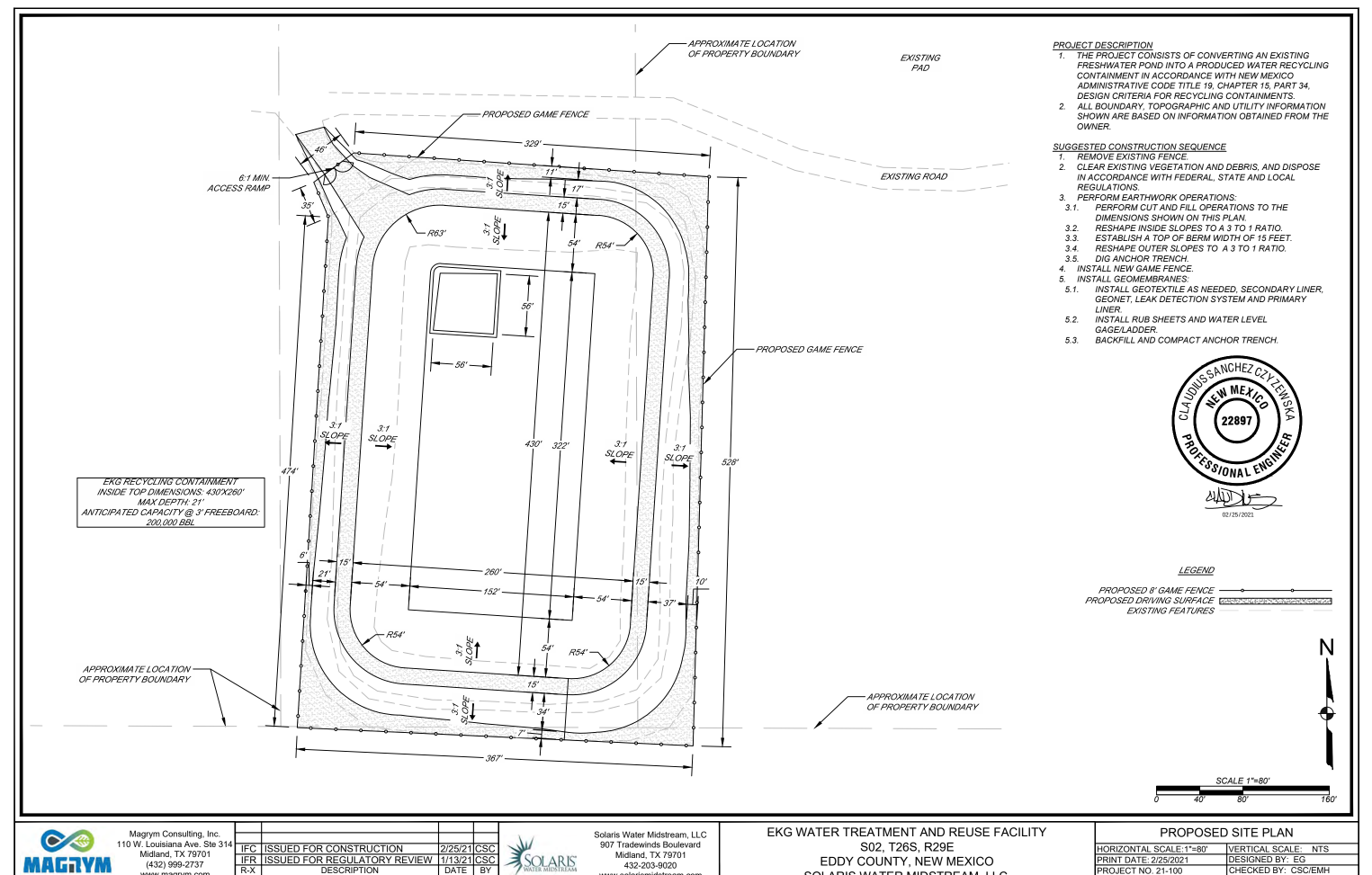
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SOLARIS WATER MIDSTREAM, LLC.

CHECKED BY: CSC/EMH

SHEET: C-102

PROJECT NO. 21-100

SUBSET: CIVIL

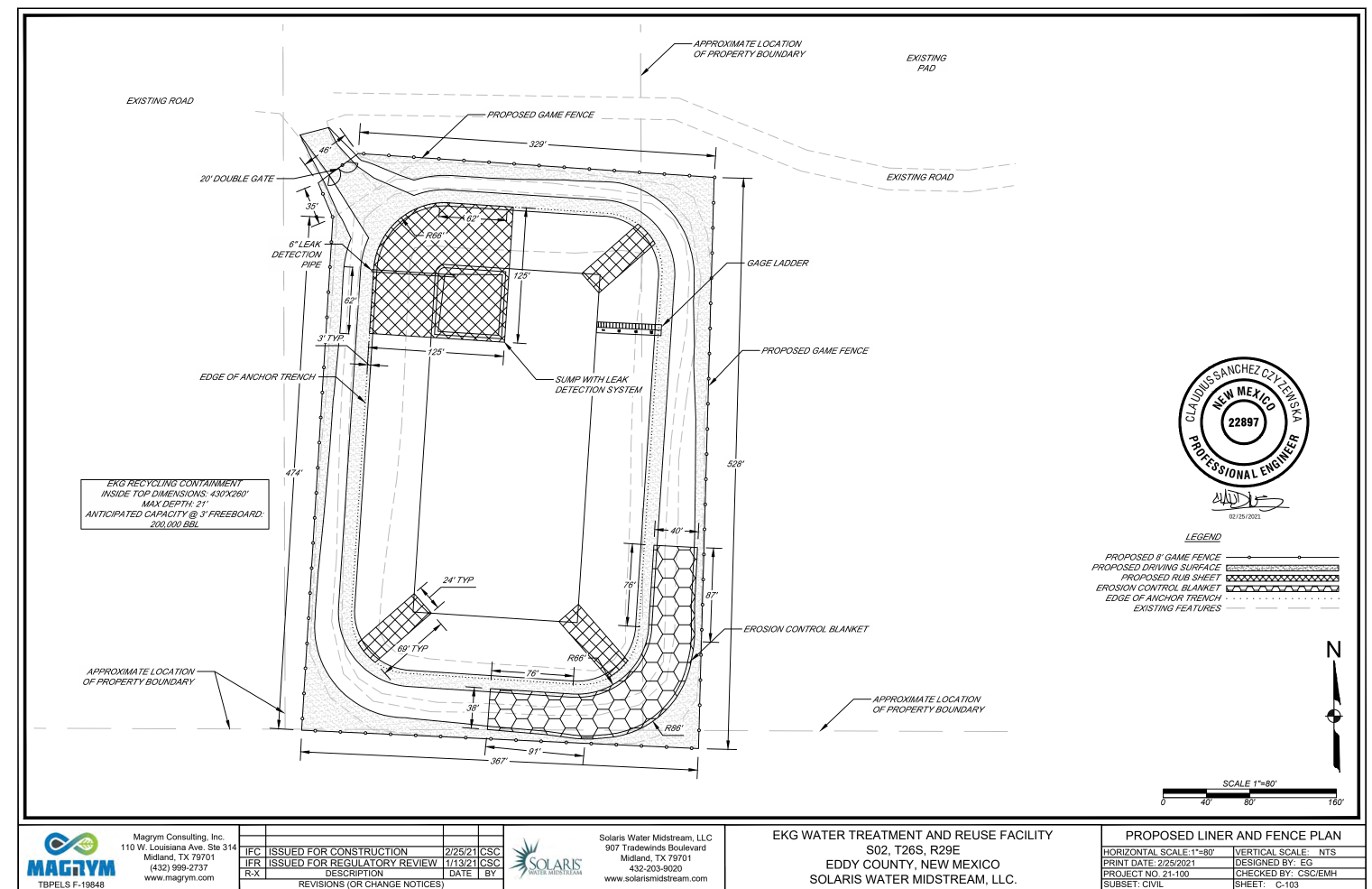
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GENERAL NOTES

- NEW MEXICO ADMINISTRATIVE CODE TITLE 19, CHAPTER 15, PART 34, DESIGN CRITERIA FOR RECYCLING CONTAINMENTS SHALL APPLY TO THIS
- ALL BOUNDARY, TOPOGRAPHIC AND UTILITY INFORMATION SHOWN ARE BASED ON SURVEY INFORMATION FURNISHED BY SOLARIS WATER MIDSTREAM, LLC.
- THE CONTRACTOR SHALL IDENTIFY AND LOCATE UTILITY LINES, MONITORING WELLS, SURVEY MONUMENTS, AND OTHER NEARBY STRUCTURES PRIOR TO PERFORMING WORK
- COORDINATE INFORMATION IS BASED ON STATE PLANE COORDINATES, NEW MEXICO EAST FOOT, NAD 83. THE CONTRACTOR SHALL IDENTIFY ANY DISCREPANCIES PRIOR TO PROCEEDING WITH CONSTRUCTION.

- INSTALLER TO SIGN SUBGRADE ACCEPTANCE FORM (PROVIDED BY OWNER REPRESENTATIVE) DAILY PRIOR TO INSTALLATION.
- CONTRACTOR TO PROVIDE SUBMITTAL OF LINER PANEL LAYOUT.
- A 3' DIAMETER MINIMUM PIECE OF 40MIL LINER SHALL BE EXTRUDED WELDED WHERE THE PIE SHAPED CORNER SECTIONS MEET FOR SEAM REINFORCEMENT
- INSTALL A FULL DOUBLE WIDTH SECTION OF BLACK OR WHITE 60 MIL TEXTURED HDPE GEOMEMBRANE RUB SHEET. EXTRUDE WELD TO LINER. WELDS SHALL BE 2" LONG AND SPACED EVERY 12" ALONG BOTH SIDES OF THE SHEET. DO NOT WELD END EDGES. SECTION SHALL EXTEND FROM SUMP AND INSTALLED INTO LINER ANCHOR TRENCH AS SHOWN.
- CONTRACTOR SHALL PLACE SANDBAGS ON LINER DURING INSTALLATION AS REQUIRED TO PREVENT WIND UPLIFT UNTIL POND IS FILLED TO A DEPTH OF 3 FEET
- CONTRACTOR SHALL INSPECT GRADED SURFACE FOR DEBRIS, ROCKS OR OTHER MATERIAL THAT MAY DAMAGE THE LINER.
- CONTRACTOR SHALL ROLL SURFACE WITH A SMOOTH ROLLER TO ELIMINATE RUTS.
- CONTRACTOR SHALL USE BLACK 60 MIL HDPE SMOOTH GEOMEMBRANE AS THE PRIMARY LINER AND BLACK 40 MIL HDPE SMOOTH GEOMEMBRANE AS THE SECONDARY LINER
- LINER TO BE INSTALLED PER MANUFACTURER'S RECOMMENDING PROCEDURES (GSI INSTALLATION QUALITY ASSURANCE MANUAL AND THE GSI DROP-IN SPECIFICATIONS FOR GEOMEMBRANES.)
- 10. ALL SEAMS MUST BE WELDED WITH A 6" MINIMUM OVERLAP.
- CONTRACTOR SHALL NON-DESTRUCTIVELY TEST ALL SEAMS THEIR FULL LENGTH USING AN AIR PRESSURE OR VACUUM TEST, THE PURPOSE OF THIS TEST IS TO CHECK THE CONTINUITY OF THE SEAM PER THE INSTALLATION QUALITY ASSURANCE MANUAL.
- 12. FOR AIR PRESSURE TESTING (ASTM 5820), THE FOLLOWING PROCEDURES ARE APPLICABLE TO THE SEAMS WELD WITH DOUBLE SEAM FUSION
- a. THE EQUIPMENT USED SHALL CONSIST OF AN AIR TANK OR PUMP CAPABLE OF PRODUCING A MINIMUM 35 PSI AND A SHARP NEEDLE WITH A PRESSURE GAUGE ATTACHED TO INSERT INTO THE AIR CHAMBER.
- SEAL BOTH ENDS OF THE SEAM BY HEATING AND SQUEEZING THEM TOGETHER. INSERT THE NEEDLE WITH THE GAUGE INTO THE AIR CHANNEL. PRESSURIZE THE AIR CHANNEL TO A MINIMUM OF 35 PSI. NOTE TIME STARTS AND WAIT A MINIMUM OF 5 MINUTES TO CHECK. IF PRESSURE AFTER 5 MINUTES HAD DROPPED LESS THAN 2 PSI THE TEST IS SUCCESSFUL (THICKNESS OF MATERIAL MAY CAUSE VARIANCE).
- CUT OPPOSITE SEAM END AND LISTEN FOR PRESSURE RELEASE TO VERIFY FULL SEAM HAS BEEN TESTED.
- IF THE TEST FAILS, FOLLOW THESE PROCEDURES.
- I. WHILE CHANNEL IS UNDER PRESSURE WALK THE LENGTH OF THE SEAM LISTENING FOR A LEAK.
- II. WHILE CHANNEL IS UNDER PRESSURE APPLY A SOAPY SOLUTION TO THE SEAM EDGE AND LOOK FOR BUBBLES FORMED BY AIR ESCAPING. iii. RE-TEST THE SEAM IN SMALLER INCREMENTS UNTIL THE LEAK IS FOUND.
- e. ONCE LEAK IS FOUND USING ONE OF THE PROCEDURES ABOVE, CUT OUT THE AREA AND RETEST THE PORTIONS OF THE PORTIONS OF THE SEAMS BETWEEN THE LEAK AREAS PER 6A AND 6B ABOVE. CONTINUE THIS PROCEDURE UNTIL ALL SECTIONS OF THE SEAM PASS THE PRESSURE TEST.
- REPAIR THE LEAK WITH A PATCH AND VACUUM TEST.
- 13. ALL NON-DESTRUCTIVE TESTS WILL BE NOTED IN THE NON-DESTRUCTIVE LOGS.
- 14. LINER SHALL BE PROTECTED WITH A 8 OZ. NONWOVEN GEOTEXTILE IF ROCK OR OTHER ANGULAR MATERIALS WITH A DIMENSION GREATER THAN 3/4 INCH ARE PRESENT
- 15. SUMPS SHALL BE BACKFILLED WITH NON-ANGULAR MAXIMUM 3/8 INCH SIZED PEA GRAVEL.
- 16. LINER GAS VENTS SHALL BE SPACED ALONG THE INSIDE SLOPE AT APPROXIMATELY 100 FEET ON CENTER OR MINIMUM 2 VENTS PER SIDE.
- WHEN ANY PIPING EQUIPMENT, INLET, OR OUTLET IS IN DIRECT CONTACT WITH THE LINER, AN APRON CONSISTING OF 60 MIL HDPE MATERIAL SHALL BE INSTALLED BENEATH THE EQUIPMENT OR STRUCTURE TO PROTECT THE PRIMARY LINER SYSTEM.
- LAY BOTH LINERS IN ANCHOR TRENCH. BACKFILL ANCHOR TRENCH IN 2 LIFTS AND COMPACT.

- FILL FOR LEVEES SHALL BE PLACED AND COMPACTED IN HORIZONTAL LIFTS WITH MAXIMUM LOOSE LIFT THICKNESS OF 10 INCHES, OR AS DIRECTED BY ENGINEER. CONSTRUCT EACH LAYER CONTINUOUSLY AND APPROXIMATELY HORIZONTAL FOR THE WIDTH AND LENGTH OF THE DIKE. FILL SHALL BE COMPACTED TO AT LEAST 95 PERCENT OF MAXIMUM DRY DENSITY DETERMINED BY THE ASTM D698 AND AT MOISTURE CONTENT WITHIN +2% TO -2% OF OPTIMUM MOISTURE CONTENT AS DETERMINED BY A STANDARD PROCTOR SOILS TEST ON SAMPLES FROM
- FILL SHALL NOT BE PLACED AND COMPACTED WHEN THE MATERIALS ARE TOO WET TO PROPERLY COMPACT. MATERIAL WHICH IS TOO WET SHALL BE SPREAD ON THE FILL AREA AND PERMITTED TO DRY, ASSISTED BY HARROWING IF NECESSARY, UNTIL THE MOISTURE CONTENT IS REDUCED TO ALLOWABLE LIMITS. IF THE ENGINEER DETERMINED THAT ADDED MOISTURE IS REQUIRED, WATER SHALL BE APPLIED UNIFORMLY OVER THE AREA TO BE TREATED, AND GIVE COMPLETE AND ACCURATE CONTROL OF THE AMOUNT OF WATER TO BE USED. IF TOO MUCH WATER IS ADDED, THAT AREA SHALL BE PERMITTED TO DRY BEFORE COMPACTION IS CONTINUED.
- PERFORM ONE NUCLEAR DENSITY GAGE TEST PER 2500 CY OR AS DIRECTED BY ENGINEER.
- EARTHWORK CONTRACTOR SHALL PERFORM A VISUAL INSPECTION OF THE FINISHED COMPACTED POND BOTTOM AND SIDE SLOPES BEFORE HDPE LINER INSTALLATION, REMOVING ALL DEBRIS, SHARP OBJECTS AND GRAVEL LARGER THAN 3/4 INCH.

STAGE STORAGE		
PRODUCED WATER POND ELEVATION (FT)	PRODUCED WATER POND VOLUME (BBL)	
3036	0	
3037	186	
3038	805	
3039	4,809	
3040	13,775	
3041	23,257	
3042	33,262	
3043	43,803	
3044	54,888	
3045	66,527	
3046	78,732	
3047	91,511	
3048	104,876	
3049	118,835	
3050	133,400	
3051	148,580	
3052	164,385	
3053	180,825	
3054	197,911	
3055	215,652	
3056	234,059	
3057	253,142	



	SUMMARY OF QUANTITIES		
ITEM NUMBER	ITEM	UNIT	QTY
1	REMOVE EXISTING FENCE	LUMP SUM	1
2	CLEAR EXISTING VEGETATION AND DEBRIS	LUMP SUM	1
3	ESTIMATED CUT (BELOW EXISTING GRADE)	CUBIC YARD	16,173
4	ESTIMATED FILL (ABOVE EXISTING GRADE)*	CUBIC YARD	15,667
5	8' GAME FENCE	LINEAR FEET	1,797
6	20' DOUBLE GATE	LINEAR FEET	1
7	EROSION CONTROL BLANKET	SQUARE FEET	13,103
8	RUB SHEET 60 MIL HDPE GEOMEMBRANE (TEXTURED)**	SQUARE FEET	20,701
9	PRIMARY 60 MIL HDPE GEOMEMBRANE (SMOOTH)**	SQUARE FEET	118,277
10	200 MIL GEONET**	SQUARE FEET	118,277
11	SECONDARY 40 MIL HDPE GEOMEMBRANE (SMOOTH)**	SQUARE FEET	118,277
12	8 OZ. GEOTEXTILE**	SQUARE FEET	118,277
13	6" HDPE DR11 PIPE WITH PERFORATIONS IN SUMP	LINEAR FEET	77
14	GAGE LADDER	EACH	1
15	DRAIN ROCK	CUBIC YARD	1
16	ANCHOR TRENCH***	LINEAR FEET	1,990

- 25% FILL FACTOR APPLIED. CUT AND FILL QUANTITIES PERTAIN TO THE ENTIRE SITE. PAD AND LEVEE MATERIAL ARE INCLUDED IN FILL
- ** COMPLETE-IN-PLACE QUANTITIES. OVERLAP, SCRAPS AND/OR SPOIL QUANTITIES NOT INCLUDED.
- ANCHOR TRENCH LENGTH INCLUDES LINERS AND EROSION BLANKET.



Magrym Consulting, Inc. 110 W. Louisiana Ave. Ste Midland, TX 79701 (432) 999-2737 www.magrym.com

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). 044					
314	IFC	ISSUED FOR CONSTRUCTION	2/25/21	CSC	3
	IFR	ISSUED FOR REGULATORY REVIEW	1/13/21	CSC	
	R-X	DESCRIPTION	DATE	BY	
		REVISIONS (OR CHANGE NOTICES))		

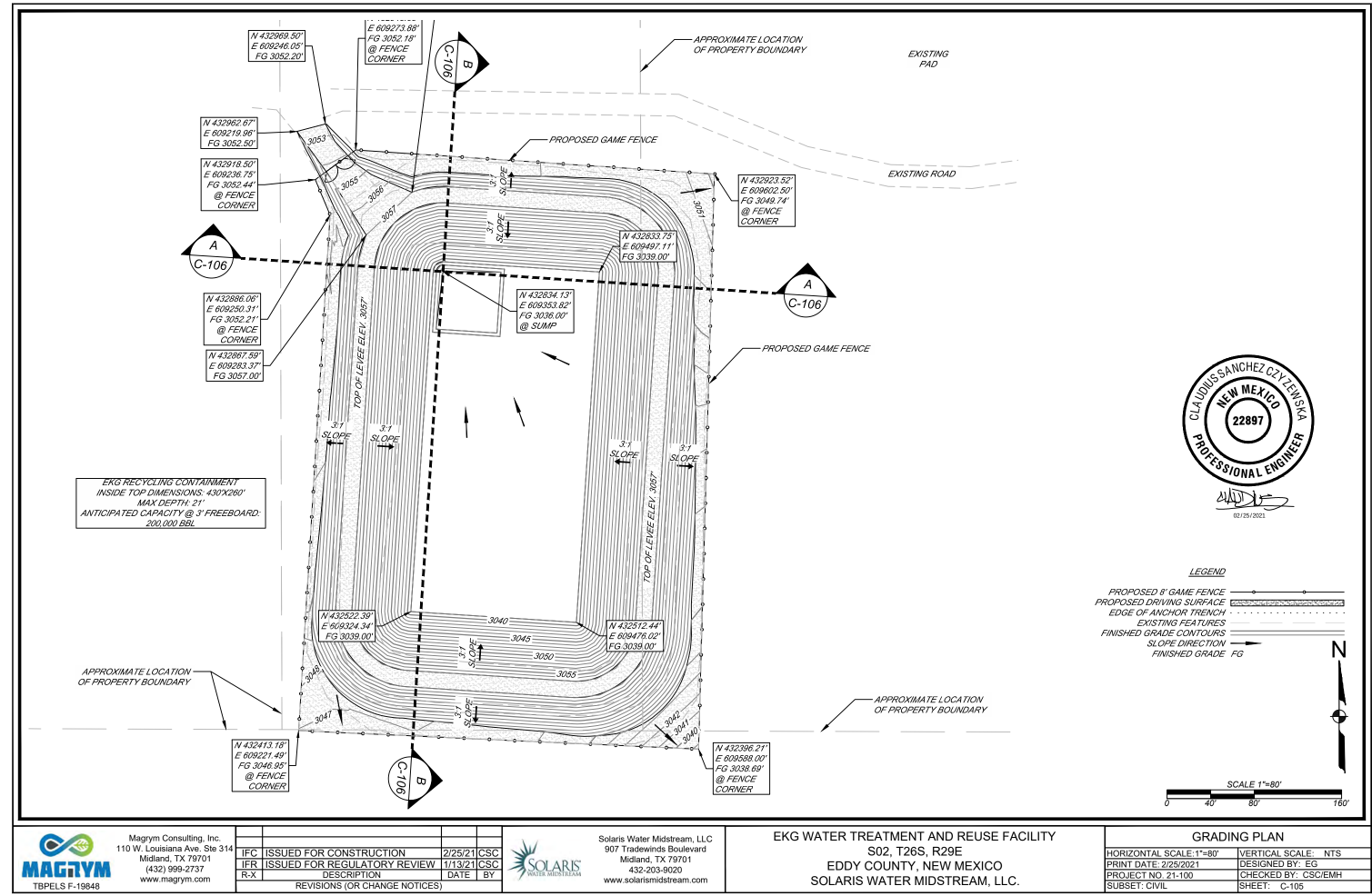


Solaris Water Midstream, LLC 907 Tradewinds Boulevard Midland TX 79701 432-203-9020 www.solarismidstream.com

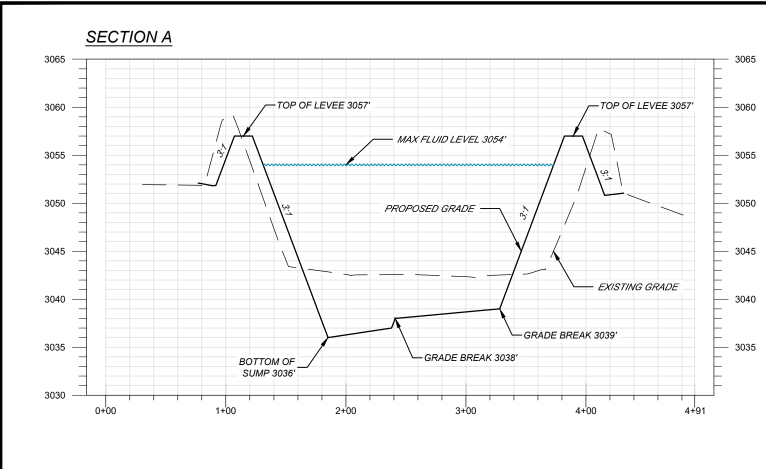
EKG WATER TREATMENT AND REUSE FACILITY S02, T26S, R29E EDDY COUNTY, NEW MEXICO SOLARIS WATER MIDSTREAM, LLC.

SUMMARY OF QUANTITIES AND GENERAL NOTES HORIZONTAL SCALE: NTS VERTICAL SCALE: NTS PRINT DATE: 2/25/2021 DESIGNED BY: EG CHECKED BY: CSC/EMH PROJECT NO. 21-100 SUBSET: CIVII SHEET: C-104

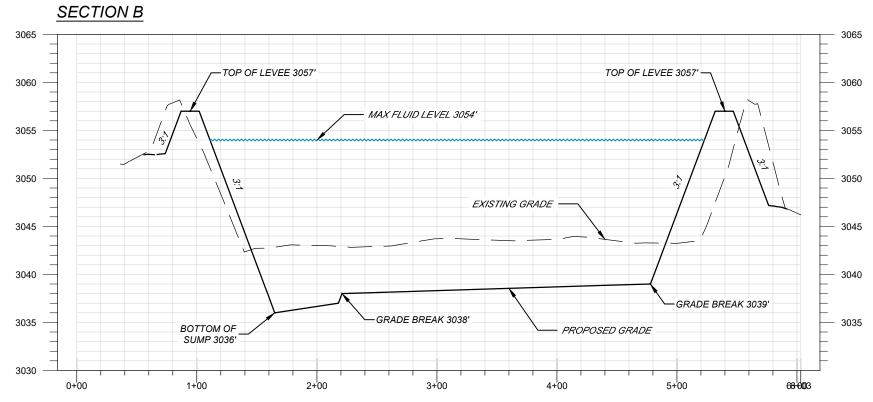
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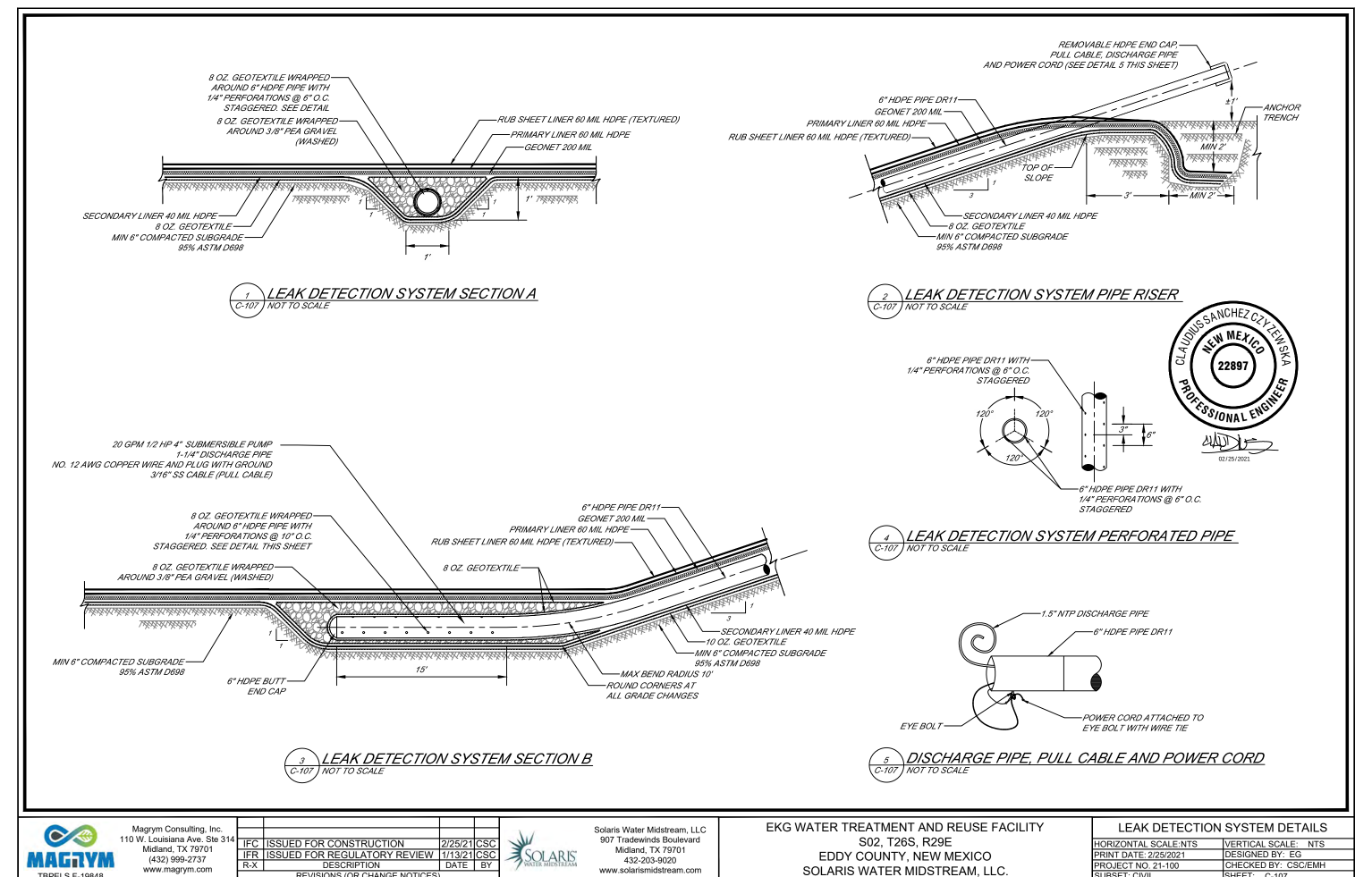
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IFC ISSUED FOR CONSTRUCTION 2/25/21 CSC
IFR ISSUED FOR REGULATORY REVIEW 1/13/21 CSC
R-X DESCRIPTION DATE BY
REVISIONS (OR CHANGE NOTICES)

SOLARIS" WATER MIDSTREAM Solaris Water Midstream, LLC 907 Tradewinds Boulevard Midland, TX 79701 432-203-9020 www.solarismidstream.com EKG WATER TREATMENT AND REUSE FACILITY S02, T26S, R29E EDDY COUNTY, NEW MEXICO SOLARIS WATER MIDSTREAM, LLC.

CROSS SECTIONS			
RIZONTAL SCALE:1"=80'	VERTICAL SCALE: NTS		
INT DATE: 2/25/2021	DESIGNED BY: EG		
OJECT NO. 21-100	CHECKED BY: CSC/EMH		
BSET: CIVIL	SHEET: C-106		

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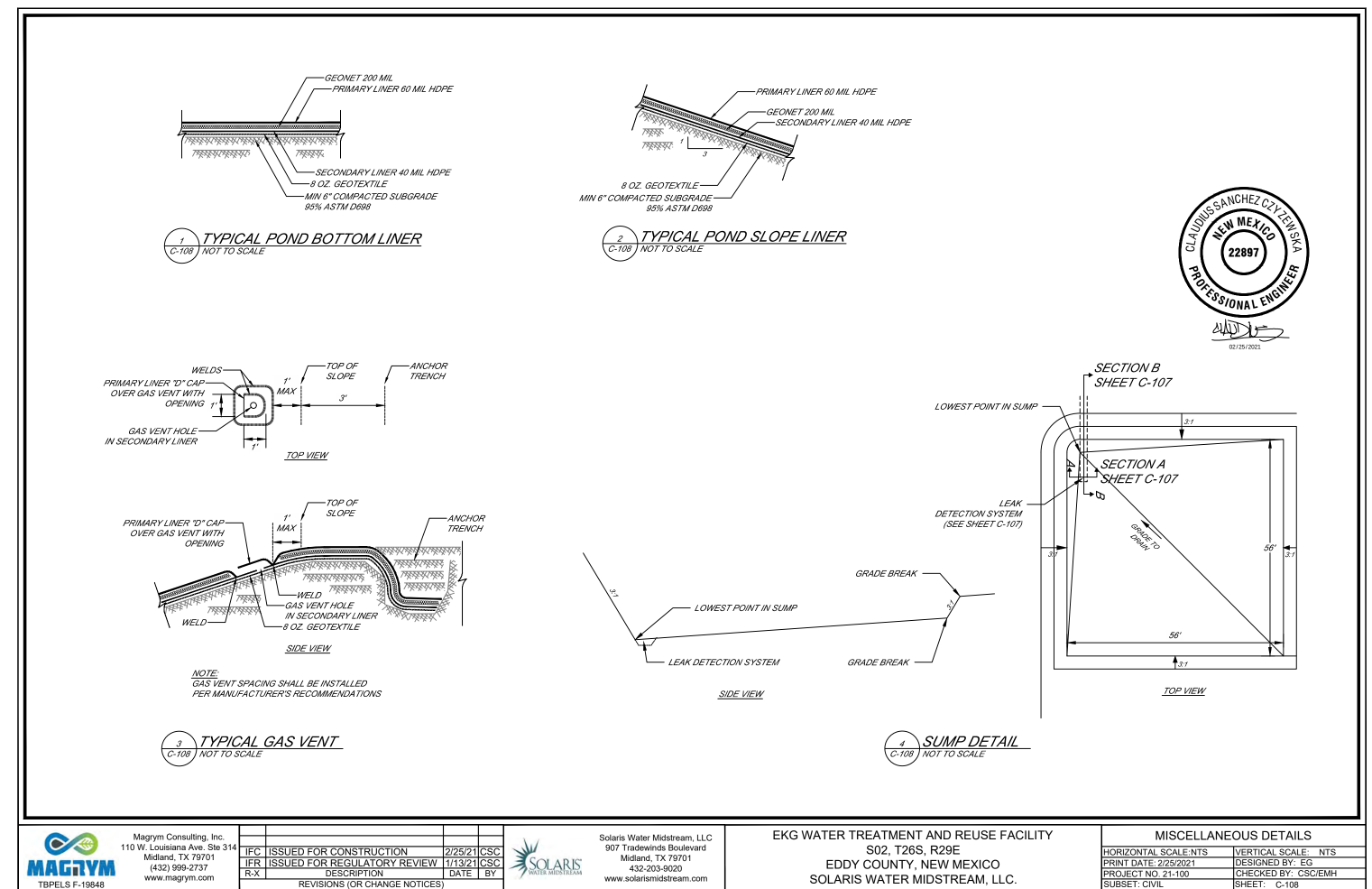


REVISIONS (OR CHANGE NOTICES)

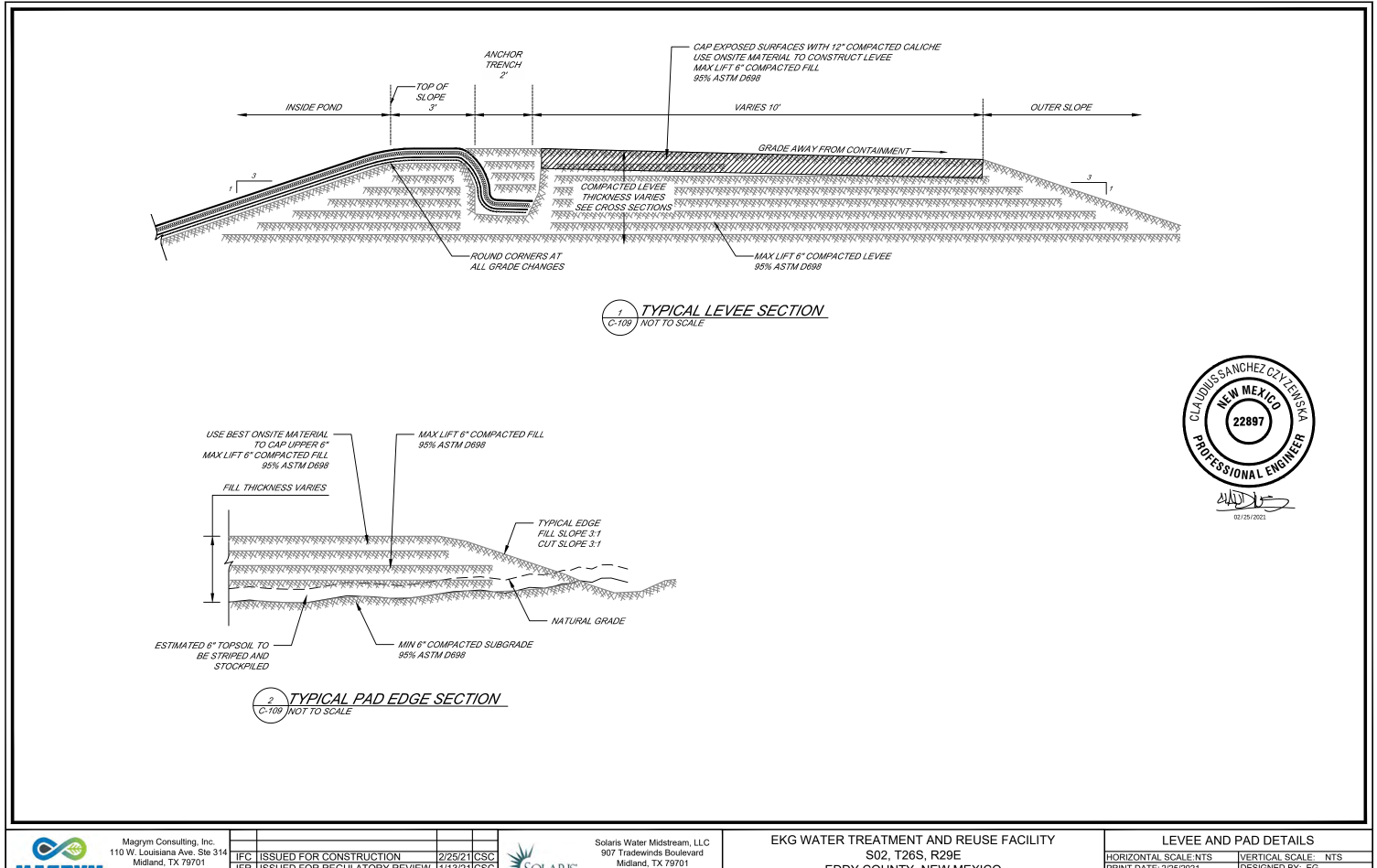
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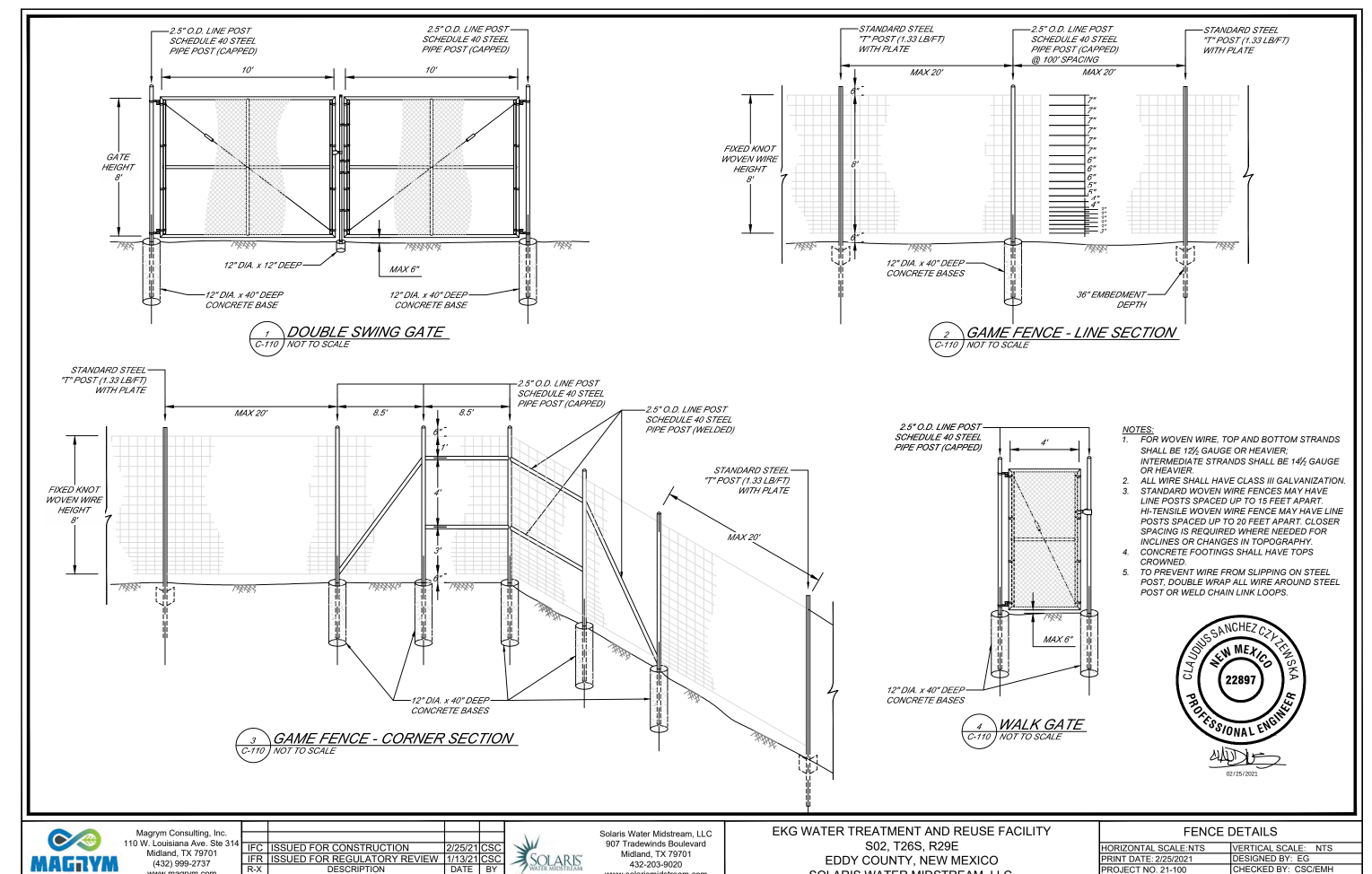
IFR ISSUED FOR REGULATORY REVIEW 1/13/21 CSC R-X DESCRIPTION DATE BY REVISIONS (OR CHANGE NOTICES)

432-203-9020 www.solarismidstream.com

EDDY COUNTY, NEW MEXICO SOLARIS WATER MIDSTREAM, LLC.

LEVEE AND PAD DETAILS			
HORIZONTAL SCALE:NTS	VERTICAL SCALE: NTS		
PRINT DATE: 2/25/2021	DESIGNED BY: EG		
PROJECT NO. 21-100	CHECKED BY: CSC/EMH		
SUBSET: CIVIL	SHEET: C-109		

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SOLARIS WATER MIDSTREAM, LLC.

PROJECT NO. 21-100

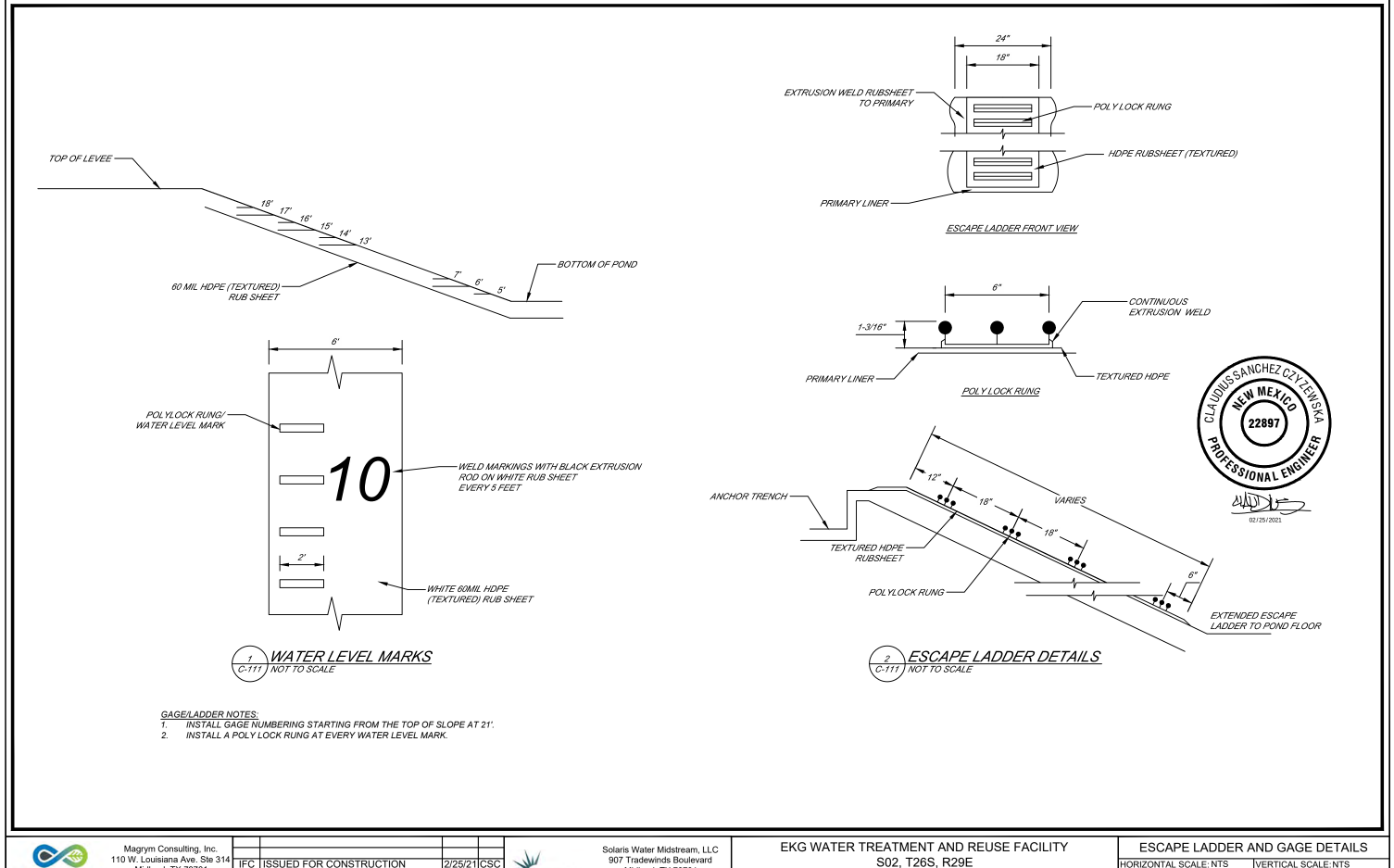
SHEET: C-110

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IFC ISSUED FOR CONSTRUCTION IFR ISSUED FOR REGULATORY REVIEW 1/13/21 CSC R-X DESCRIPTION DATE BY REVISIONS (OR CHANGE NOTICES)

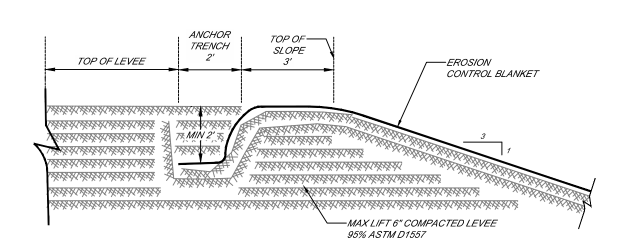


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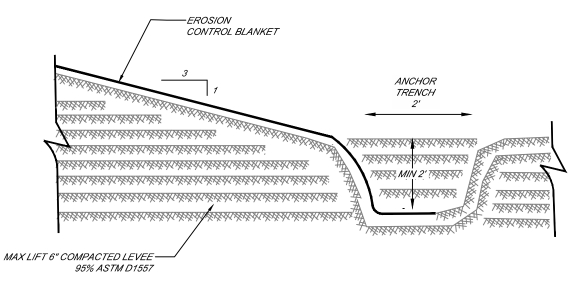
S02, T26S, R29E EDDY COUNTY, NEW MEXICO SOLARIS WATER MIDSTREAM, LLC.

EGOAL E LADDEN AND GAGE DETAILO			
HORIZONTAL SCALE: NTS	VERTICAL SCALE: NTS		
PRINT DATE: 2/25/2021	DESIGNED BY: EG		
PROJECT NO. 21-100	CHECKED BY: CSC/EMH		
SUBSET: CIVIL	SHEET: C-111		

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EROSION CONTROL BLANKET DETAIL - TOP OF LEVEE



EROSION CONTROL BLANKET DETAIL - BOTTOM OF LEVEE

EROSION CONTROL BLANKET NOTES:

THE FOLLOWING EROSION CONTROL BLANKET PRODUCTS OR APPROVED EQUAL MAY BE USED:

ECS S-1 STANDARD STRAW

LANDLOK BON-TERRA S2, ENS2 OR ENCS2

NORTH AMERICAN GREEN S75, S75BN, S150, S150BN, OR SC150

BURY THE UPSLOPE END OF EACH BLANKET AT LEAST 6 INCHES IN A VERTICAL TRENCH WITH THE SOIL PRESSED FIRMLY AGAINST THE EMBEDDED MAT.

STAPLE STRIP ENDS AND END OVERLAPS WITH NOT MORE THAN 20 INCHES BETWEEN STAPLES. STAPLE ALL OTHER JOINTS AND EDGES AT 40 INCH INTERVALS.

USE U-SHAPED STAPLES TO ANCHOR BLANKETS THAT ARE 11 GAUGE OR HEAVIER STEEL WIRE HAVING A SPANWIDTH OF 1 INCH AND A LENGTH OF 6 INCHES OR MORE FROM TOP TO BOTTOM AFTER BENDING.





Magrym Consulting, Inc. 110 W. Louisiana Ave. Ste 31 Midland, TX 79701 (432) 999-2737 www.magrym.com

IFC ISSUED FOR CONSTRUCTION 2/25/21 IFR ISSUED FOR REGULATORY REVIEW 1/13/21 CSC
R-X DESCRIPTION DATE BY REVISIONS (OR CHANGE NOTICES)



Solaris Water Midstream, LLC 907 Tradewinds Boulevard Midland TX 79701 432-203-9020 www.solarismidstream.com

EKG WATER TREATMENT AND REUSE FACILITY S02, T26S, R29E EDDY COUNTY, NEW MEXICO

EROSION CONTROL BLANKET DETAI			
HORIZONTAL SCALE: NTS	VERTICAL SCALE: NTS		
PRINT DATE: 2/25/2021	DESIGNED BY: FG		

PROJECT NO. 21-100 CHECKED BY: CSC/EMH SOLARIS WATER MIDSTREAM, LLC. SHEET: C-112



Perfect for Landfills, Airfields, Fish Farms, Farm Fields or any multi-acre facility.

Our most powerful system features two high-output amplifiers that drive our specially-designed 20 speaker tower. The intense sound output covers up to 30 acres (12 hectares).

It features solid-state electronics mounted inside a NEMAtype control box, suitable for most any application.

The generating unit mounts easily to a post or pole using the included hardware. The unit comes pre-recorded in four different configurations for the most common bird infestations.

Choose any or all of the 8 sounds, including predators to give the birds even more of a sense of danger. Customize by choosing volume and silent time between sounds.

Mega Blaster PRO

Complete system includes the generating unit with two built-in highoutput amplifiers, 20-speaker tower with audio cables, 40 watt solar panel, battery clips and all mounting hardware.

CONFIGURATIONS AVAILABLE:

- Agricultural # MEGA-AG
- Crow / Raven # MEGA-CROW
- Woodpecker # MEGA-WP
- Marine / Gull # MEGA-MAR





NOTE: This unit is capable of sound output up to 125 decibels. **HEARING PROTECTION IS RECOMMENDED**.

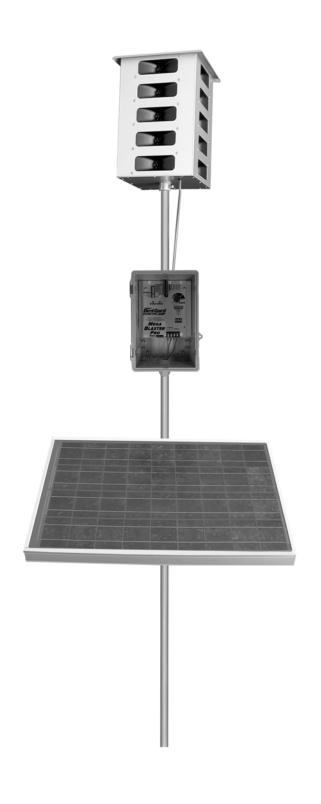


MEGA BLASTER PRO



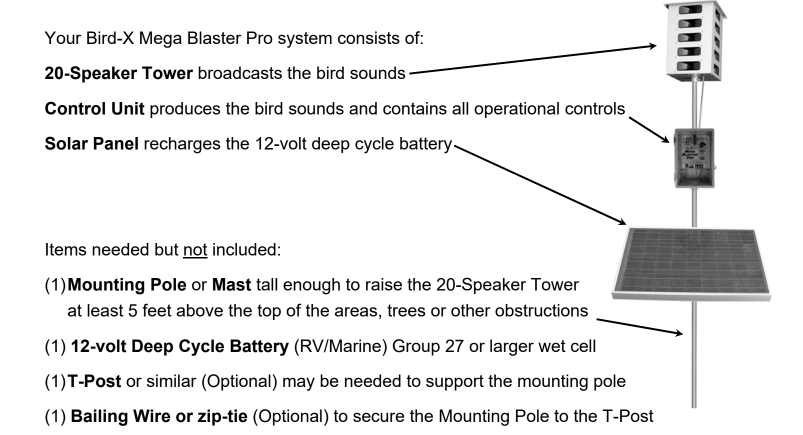
User's Manual

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Overview

The Bird-X Mega Blaster Pro utilizes the innate power of the natural survival instincts of birds to effectively repel them. Digital recordings of distressed and alarmed birds, along with the sounds made by their natural predators are broadcast through high fidelity weather-resistant speakers over the top of areas. This action triggers a primal fear and flee response. Pest birds soon relocate to where they can feed without feeling threatened.



CAUTION: THE MEGA BLASTER PRO IS CAPABLE OF PRODUCING SOUNDS UP TO 125 DECIBELS. PROPER HEARING PROTECTION MUST BE WORN ANYTIME THE UNIT IS TURNED ON.



Bird Control Management Guidelines

An active bird control management program is a key to successfully repelling pest birds. Bird feeding patterns may take several days or weeks to break. Follow all suggestions for maximum effectiveness. Read all instructions prior to installation.

For best results:

- It is extremely important to fully protect your entire area from birds. Any areas not fully protected will allow birds to begin feeding at the fringes of the sound coverage. They will soon become bolder and learn the sounds are nothing to fear. This will cause the effectiveness to diminish. Complete Bird-X product coverage forces birds to leave the area entirely.
- Install the Mega Blaster Pro unit at least two weeks before birds are attracted to your area. It is much easier to keep birds away before they have found a food source than it is to repel them once they have developed a feeding pattern.
- Most birds begin feeding from the perimeter of an area. Place Mega Blaster Pro units so the sound protection covers
 past the edges of the area.
- Birds will often use tall trees for roosting and observation. If birds are in bordering trees it is necessary to position the
 units so the sound protection covers the trees as well.
- Mount the 20-Speaker Tower at least five feet above trees, areas and structures for maximum coverage. The higher the better. Sound will disperse or reflect off structures or foliage. Mount control unit out of direct sun, if possible.
- When first installed, run Mega Blaster Pro units at FULL volume and on SHORT time off periods. This ensures maximum "bird stress" and creates a hostile environment.
- Watch for changes in bird activity and adjust the location of your Mega Blaster Pro unit if needed.
- Check the battery and unit settings often to insure continuous bird control. Be certain that the system is not turned down or has a dead battery. Field hands or harvesters may turn down the volume.
- Changing settings and switches often helps to prevent bird habituation. Periodically change the switch settings of the
 eight sounds (turning them ON or OFF). NEVER turn OFF the distress calls of the target birds you are trying to repel
 and always keep at least one predator bird sound turned ON.
- If different bird species enter the protected area and begin causing damage contact us immediately for an updated Sound Recording Card designed to repel the new invading birds.
- Remember that the Mega Blaster Pro system is a management tool, and should be used as part of your overall bird control strategy, sometimes in conjunction with other bird control techniques and devices.

Be aware that under extreme drought or other adverse conditions, birds will disregard all deterrents and risks in order to survive

Design and Construction Plan Operation and Maintenance Plan Closure Plan

Recycling Facility and/or Containment Checklist:
Instructions: Each of the following items must be attached to the application. Indicate, by a check mark in the box, that the documents are attached.

- ☑ Design Plan based upon the appropriate requirements.
 ☑ Operating and Maintenance Plan based upon the appropriate requirements.
 ☑ Closure Plan based upon the appropriate requirements.

- Site Specific Groundwater Data Siting Criteria Compliance Demonstrations Certify that notice of the C-147 (only) has been sent to the surface owner(s)

This plan addresses construction of the earthen containments.

Magrym Engineers is providing the design of the containment and their plans are presented in this submission.

Dike Protection and Structural Integrity

The design and operation provide for the confinement of produced water, prevention of releases and prevention of overtopping due to wave action or rainfall. Additionally, the design prevents run-on of surface water as the containment is surrounded by an above-grade levee (a berm) and/or diversion ditch (between the levee and the soil stockpile) to prevent run-on of surface water.

Stockpile Topsoil

Where topsoil is present, prior to constructing containment, the operator will strip and stockpile the topsoil for use as the final cover or fill at the time of closure.

Signage

The operator will place an upright sign no less than 12 inches by 24 inches with lettering not less than two inches in height in a conspicuous place on the fence surrounding the containment. The sign is posted in a manner and location such that a person can easily read the legend. The sign will provide the following information:

- the operator's name,
- the location of the site by quarter-quarter or unit letter, section, township and range, and
- emergency telephone numbers

Fencing

The operator will provide for a fence to enclose the recycling containment in a manner that deters unauthorized wildlife and human access. As specified in the transmittal letter and design drawings, the operator will employ a chain-link or game fence rather than a four foot, four-strand wire fence Because feral pigs, javelina and deer are present in the area, a chain link or game fence is required in order to comply with Section 19.15.34.12 D.1 of the Rule. The specification for fencing provided in 19.15.34.12 D.2 contradicts D.1 because pigs will move beneath the lower strand of a 4-strand, 4-foot high barbed wire fence and deer will jump over. Thus, compliance with D.2 results in a violation of D.1. Compliance with D.1 is the critical component of the Rule and operators need not submit a variance request in order to follow Best Management Practices and comply with the Rule.

19.15.34.12 A Design and Construction Specifications

(1). The operator shall design and construct a recycling containment to ensure the confinement of produced water, to prevent releases and to prevent overtopping due to wave action or rainfall. (8). The operator of a recycling containment shall design the containment to prevent run-on of surface water. The containment shall be surrounded by a berm, ditch or other diversion to prevent run-on of surface water

19.15.34.12 B. Prior to constructing containment, the operator shall strip and stockpile the topsoil for use as the final cover or fill at the time of closure

19.15.34.12 C. Signs.

The operator shall post an upright sign no less than 12 inches by 24 inches with lettering not less than two inches in height in a conspicuous place on the fence surrounding the containment. The operator shall post the sign in a manner and location such that a person can easily read the legend. The sign shall provide the following information: the operator's name, the location of the site by quarter-quarter or unit letter, section, township and range, and emergency telephone numbers

19.15.34.12 D. Fencing

(1) The operator shall fence or enclose a recycling containment in a manner that deters unauthorized wildlife and human access and shall maintain the fences in good repair. The operator shall ensure that all gates associated with the fence are closed and locked when responsible personnel are not onsite.

(2) Recycling containments shall be fenced with a four-foot fence that has at least four strands of barbed wire evenly spaced in the interval between one foot and four feet above ground level.

As stated in the O&M plan, the operator will ensure that all gates associated with the fence are closed and locked when responsible personnel are not onsite.

Netting and Protection of Wildlife

The perimeter game/chain-link fence will be effective in excluding stock and most terrestrial wildlife. If requested by the surface owner, the game fence can include a fine mesh from the base to 1 foot above the ground to exclude the small reptiles (e.g. dune sagebrush lizard).

The recycling containment will be protective of wildlife, including migratory birds_through the implementation of an Avian Protection Plan, routine inspections and the perimeter fence.

The avian protection plan includes the use of a Bird-X Mega Blaster Pro¹ as a primary hazing program for avian species. The device will be equipped with sounds suitable for the Permian Basin environment. In addition to this sonic device, staff will routinely inspect the containment for the presence of avian species and, if detected, will use a blank cartridge or shell in a handgun, starter pistol or shotgun as additional hazing. Decoys of birds of prey may be placed on the game fence and other roosts around the open water to provide additional hazing.

The O&M plan calls for the operator to inspect for and, within 30 days of discovery, report the discovery of dead migratory birds or other wildlife to the appropriate wildlife agency and to the division district office in order to facilitate assessment and implementation of measures to prevent incidents from reoccurring.

Earthwork

The containment will have a properly constructed foundation and interior slopes consisting of a firm, unyielding base, smooth and free of rocks, debris, sharp edges or irregularities to prevent the liner's rupture or tear. Geotextile is required under the liner when needed to reduce localized stress-strain or protuberances that otherwise may compromise the liner's integrity.

Appendix A provides the stamped drawings for the containment with the following design/construction specifications:

a) levee has inside grade no steeper than two horizontal feet to one vertical foot (2H: 1V).

19.15.34.12 E Netting.

The operator shall ensure that a recycling containment is screened, netted or otherwise protective of wildlife, including migratory birds. The operator shall on a monthly basis inspect for and, within 30 days of discovery, report the discovery of dead migratory birds or other wildlife to the appropriate wildlife agency and to the division district office in order to facilitate assessment and implementation of measures to prevent incidents from reoccurring.

19.15.34.12

(2) A recycling containment shall have a properly constructed foundation and interior slopes consisting of a firm, unyielding base, smooth and free of rocks, debris, sharp edges or irregularities to prevent the liner's rupture or tear. Geotextile is required under the liner when needed to reduce localized stress-strain or protuberances that otherwise may compromise the liner's integrity...

- b) levee outside grade is no steeper than three horizontal feet to one vertical foot (3H: 1V)
- c) top of the levee is wide enough to install an anchor trench and provide adequate room for inspection and maintenance.
- d) The containment floor design calls for a slope toward the sump in the corner(s).

Liner and Drainage Geotextile Installation

The containment has a primary (upper) liner and a secondary (lower) liner with a leak detection system appropriate to the site's conditions.

The primary (upper) liner is a geomembrane liner composed of an impervious, synthetic material that is resistant to ultraviolet light, petroleum hydrocarbons, salts and acidic and alkaline solutions. It is 60-mil HDPE. The secondary liner is specified in the design drawings and is 40-mil HDPE or thicker and is equivalent to 30-mil LLDPEr (in accordance with a previously approved variance) Liner compatibility meets or exceeds a subsequent relevant publication to EPA SW-846 method 9090A.

The recycling containment design has a leak detection system between the upper and lower geomembrane liners of 200-mil geonet to facilitate drainage. The leak detection system consists of a properly designed drainage and collection and removal system placed above the lower geomembrane liner in depressions and sloped to facilitate the earliest possible leak detection. The containment floor design calls for a slope toward the sump in the corner(s) of the containment, as shown in the design drawings. This slope combined with the highly transmissive geonet drainage layer provide for rapid leak detection.

The liners and drainage material will be installed consistent with the Manufacturer's specifications. In addition to any specifications of the Manufacturer, protocols for liner installation include measures to:

- i. minimizing liner seams and orient them up and down, not across, a slope of the levee.
- ii. use factory-welded seams where possible.
- iii. use field seams in geosynthetic material that are thermally seamed and prior to field seaming, overlap liners four to six inches.
- iv. minimize the number of field seams and comers and irregularly shaped areas.
- v. provide for no horizontal seams within five feet of the

19.15.34.12 A

(2) ...The operator shall construct the containment in a levee with an inside grade no steeper than two horizontal feet to one vertical foot (2H:1V). The levee shall have an outside grade no steeper than three horizontal feet to one vertical foot (3H:1V). The top of the levee shall be wide enough to install an anchor trench and provide adequate room for inspection and maintenance.

19.15.34.12 A

(3) Each recycling containment shall incorporate, at a minimum, a primary (upper) liner and a secondary (lower) liner with a leak detection system appropriate to the site's conditions.

19.15.34.12 A

(4) All primary (upper) liners in a recycling containment shall be geomembrane liners composed of an impervious, synthetic material that is resistant to ultraviolet light, petroleum hydrocarbons, salts and acidic and alkaline solutions. All primary liners shall be 30-mil flexible PVC, 45-mil LLDPE string reinforced or 60-mil HDPE liners. Secondary liners shall be 30-mil LLDPE string reinforced or equivalent with a hydraulic conductivity no greater than 1 x 10-9 cm/sec. Liner compatibility shall meet or exceed the EPA SW-846 method 9090A or subsequent relevant publications.

19.15.34.12 A

(7) The operator of a recycling containment shall place a leak detection system between the upper and lower geomembrane liners that shall consist of 200-mil geonet or two feet of compacted soil with a saturated hydraulic conductivity of 1 x 10-5 cm/sec or greater to facilitate drainage. The leak detection system shall consist of a properly designed drainage and collection and removal system placed above the lower geomembrane liner in depressions and sloped to facilitate the earliest possible leak detection.

19.15.34.12 A

(5) The operator of a recycling containment shall minimize liner seams and orient them up and down, not across, a slope of the levee. Factory welded seams shall be used where possible. The operator shall ensure field seams in geosynthetic material are thermally seamed. Prior to field seaming, the operator shall overlap liners four to six inches...

- slope's toe.
- vi. use qualified personnel to perform field welding and testing.
- vii. avoid excessive stress-strain on the liner
- viii. The edges of all liners are anchored in the bottom of a compacted earth-filled trench that is at least 18 inches deep

At points of discharge into the lined earthen containment the pipe configuration effectively protects the liner from excessive hydrostatic force or mechanical damage during filling.

The design shows that at any point of discharge into or suction from the recycling containment, the liner is protected from excessive hydrostatic force or mechanical damage. External discharge or suction lines do not penetrate the liner.

Pumping from the containment to hydraulic fracturing operations is the responsibility of stimulation contractors. Typically, lines are permanently placed in the containment with floats attached to prevent damage to the liner system. The containment may be equipped with permanent HDPE stinger (supported by a sacrificial liner or geotextile) for withdrawal of fluid if the owner deems necessary during operations.

Leak Detection and Fluid Removal System Installation
The leak detection system, contains the following design elements

- a. The 200-mil HyperNet Geonet drainage material between the primary and secondary liner that is sufficiently permeable to allow the transport of fluids to the observation ports (Appendix A).
- b. The containment floor is sloped towards the monitoring riser pipe to facilitate the earliest possible leak detection of the containment bottom. A pump may be placed in the observation port to provide for fluid removal.
- c. Piping will withstand chemical attack from any seepage, structural loading from stresses and disturbances from overlying water, cover materials, equipment operation or expansion or contraction (see Appendix A).

19.15.34.12 A

(5) ...The operator shall minimize the number of field seams and corners and irregularly shaped areas. There shall be no horizontal seams within five feet of the slope's toe. Qualified personnel shall perform field welding and testing.

19.15.34.12 A

(3) The edges of all liners shall be anchored in the bottom of a compacted earth-filled trench. The anchor trench shall be at least 18 inches deep.

19.15.34.12 A

(6) At a point of discharge into or suction from the recycling containment, the operator shall insure that the liner is protected from excessive hydrostatic force or mechanical damage. External discharge or suction lines shall not penetrate the liner

Overview

The operator will operate and maintain the lined earthen containment to contain liquids and solids (blow sand and minimal precipitates from the produced water) and maintain the integrity of the liner system in a manner that prevents contamination of fresh water and protects public health and the environment as described below. The purpose of the lined earthen containment is to facilitate recycling, reuse and reclamation of produced water derived from oil and gas wells. During periods when water for E&P operations is not needed, produced water will discharge to injection wells or to a pipeline for transfer to another recycling facility. The containment will not be used for the disposal of produced water or other oilfield waste.

The operation of the containment is summarized below.

- A. Produced water generated from nearby oil and gas wells is delivered to a treatment system located as indicated in the C-147.
- B. Unless specified in the transmittal letter, after treatment, the produced water discharges into the containment.
- C. When required, produced water is removed from the containment for E&P operations. At this time, produced water will be used for drilling beneath the freshwater zones (beneath surface casing), for well stimulation (e.g. hydraulic fracturing) and other E&P uses as approved by OCD.
- D. Whenever the maximum fluid capacity of the containment is reached, treatment and discharge to the containment ceases (see Freeboard and Overtopping Plan, below).
- E. The operator will keep accurate records and shall report monthly to the division the total volume of water received for recycling, with the amount of fresh water received listed separately, and the total volume of water leaving the facility for disposition by use on form C-148 (see attached example).
- F. The operator will maintain accurate records that identify the sources and disposition of all recycled water that shall be made available for review by the division upon request.

19.15.34.10 D Recycling containments may not be used for the disposal of produced water or other oilfield wastes.

19.15.34.9 E

The operator of a recycling facility shall keep accurate records and shall report monthly to the division the total volume of water received for recycling, with the amount of fresh water received listed separately, and the total volume of water leaving the facility for disposition by use on form C-148.

19.15.34.9 F

The operator of a recycling facility shall maintain accurate records that identify the sources and disposition of all recycled water that shall be made available for review by the division upon request.

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Page 1

G. The containment shall be deemed to have ceased operations if less than 20% of the total fluid capacity is used every six months following the first withdrawal of produced water for use. The operator will report cessation of operations to the appropriate division district office. The appropriate division district office may grant an extension to this determination of cessation of operations not to exceed six months.

The operation of the lined earthen containment will follow the mandates listed below:

- 1. The operator will not discharge into or store any hazardous waste (as defined by 40 CFR 261 and NMAC 19.15.2.7.H.3) in the containments.
- 2. If the containment's primary liner is compromised above the fluid's surface, the operator will repair the damage or initiate replacement of the primary liner within 48 hours of discovery or seek an extension of time from the division district office.
- 3. If the primary liner is compromised below the fluid's surface, the operator will remove all fluid above the damage or leak within 48 hours of discovery, notify the division district office and repair the damage or replace the primary liner.
- 4. If any penetration of the containment liner is confirmed by sampling of fluid in the leak detection system (see Monitoring, Inspection, and Reporting Plan; below), the operator will:
 - a. Begin and maintain fluid removal from the leak detection/pump-back system,
 - b. Notify the district office within 48 hours (phone or email) of the discovery,
 - c. Identify the location of the leak, and
 - d. Repair the damage or, if necessary, replace the containment liner.
- 5. The operator will install, or maintain on site, an oil absorbent boom or other device to contain an unanticipated release and the operator will remove any visible layer of oil from the surface of the recycling containment.
- 6. The operator will report releases of fluid in a manner consistent with NMAC 19.15.29
- 7. The containment will be operated to prevent the collection of surface water run-on.

19.15.34.13 C

A recycling containment shall be deemed to have ceased operations if less than 20% of the total fluid capacity is used every six months following the first withdrawal of produced water for use. The operator must report cessation of operations to the appropriate division district office. The appropriate division district office may grant an extension to this determination of cessation of operations not to exceed six months.

19.15.34.13 B

- (4) If the containment's primary liner is compromised above the fluid's surface, the operator shall repair the damage or initiate replacement of the primary liner within 48 hours of discovery or seek an extension of time from the division district office.
- (5) If the primary liner is compromised below the fluid's surface, the operator shall remove all fluid above the damage or leak within 48 hours of discovery, notify the division district office and repair the damage or replace the primary liner.

19.15.34.13 B

- (7) The operator shall install, or maintain on site, an oil absorbent boom or other device to contain an unanticipated release.
- (1) The operator shall remove any visible layer of oil from the surface of the recycling containment. 19.15.34.8 A
- (6) All releases from the recycling and re-use of produced water shall be handled in accordance with 19.15.29 NMAC.

- 8. The operator will maintain the containment free of miscellaneous solid waste or debris.
- 9. The operator will maintain at least three feet of freeboard for the containment and will use a free-standing staff gauge to allow easy determination of the required 3-foot of freeboard.
- 10. As described in the design/construction plan, the injection or withdrawal of fluids from the containment is accomplished through hardware that prevents damage to the liner by erosion, fluid jets or impact from installation and removal of hoses or pipes.
- 11. The operator shall ensure that all gates associated with the fence are closed and locked when responsible personnel are not onsite.
- 12. The operator will maintain the fences in good repair.

Monitoring, Inspection, and Reporting Plan

The operator will inspect the recycling containment and associated leak detection systems weekly while it contains fluids. The operator shall maintain a current log of such inspections and make the log available for review by the division upon request.

Weekly inspections consist of:

- reading and recording the fluid height of staff gauges,
- recording any evidence that the pond surface shows visible oil,
- visually inspecting the containment's exposed liners
- checking the leak detection system for any evidence of a loss of integrity of the primary liner
- inspect diversion ditches and berms around the containment to check for erosion and collection of surface water run-on.
- inspect the leak detection system for evidence of damage or malfunction and monitor for leakage.

As stated above, if a liner's integrity is compromised, or if any penetration of the liner occurs, then the operator will take appropriate action within 48 hours, based on if above or below water surface, as noted above.

19.15.34.13

(6) The containment shall be operated to prevent the collection of surface water run-on.

19.15.34.13 B

(2) The operator shall maintain at least three feet of freeboard at each containment.

19.15.34.13 B

(3) The injection or withdrawal of fluids from the containment shall be accomplished through a header, diverter or other hardware that prevents damage to the liner by erosion, fluid jets or impact from installation and removal of hoses or pipes.

19.15.34.12 D

(1) The operator shall fence or enclose a recycling containment in a manner that deters unauthorized wildlife and human access and shall maintain the fences in good repair. The operator shall ensure that all gates associated with the fence are closed and locked when responsible personnel are not onsite.

19.15.34.13 A

The operator shall inspect the recycling containment and associated leak detection systems weekly while it contains fluids. The operator shall maintain a current log of such inspections and make the log available for review by the division upon request.

Monthly, the operator will:

- A. Inspect the containment for dead migratory birds and other wildlife. Within 30 days of discovery, report the discovery of dead migratory birds or other wildlife to the appropriate wildlife agency and to the division district office in order to facilitate assessment and implementation of measures to prevent incidents from reoccurring.
- B. Report to the division the total volume of water received for recycling, with the amount of fresh water received listed separately, and the total volume of water leaving the facility for disposition by use on form C-148.
- C. Record sources and disposition of all recycled water.

The operator will maintain a log of all inspections and make the log available for the appropriate Division district office's review upon request. An example of the log is attached to this section of the permit application.

Freeboard and Overtopping Prevention Plan

The method of operation of the containment allows for maintaining freeboard with very few potential problems. When the capacity of the containment is reached (3-feet of freeboard), the discharge of produced water ceases and the produced water generated by nearby oil and gas wells is managed by an injection well(s).

If rising water levels suggest that 3-feet of freeboard will not be maintained, the operator will implement one or more of the following options:

- I. Cease discharging produced water to the containment.
- II. Accelerate reuse of the produced water for purposes approved by the Division.
- III. Transfer produced water from the containment to injection wells.

The reading of the staff gauge typically occurs daily when treatment operations are ongoing and weekly when discharge to the containment is not occurring.

19.15.34.12 E

The operator shall on a monthly basis inspect for and, within 30 days of discovery, report the discovery of dead migratory birds or other wildlife to the appropriate wildlife agency and to the division district office in order to facilitate assessment and implementation of measures to prevent incidents from reoccurring.

19.15.34.9 E

The operator of a recycling facility shall keep accurate records and shall report monthly to the division the total volume of water received for recycling, with the amount of fresh water received listed separately, and the total volume of water leaving the facility for disposition by use on form C-148.

19.15.34.9 F

The operator of a recycling facility shall maintain accurate records that identify the sources and disposition of all recycled water that shall be made available for review by the division upon request.

Protocol for Leak Detection Monitoring, Fluid Removal and Reporting

As shown in Appendix A, the leak detection system includes a monitoring system. Any fluid released from the primary liner will flow to the collection sump, where fluid level monitoring is possible at the monitoring riser pipe associated with the leak detection system.

Staff may employ a portable electronic water level meter to determine if fluid exists in the monitoring riser pipe. Obtaining accurate readings of water levels in a sloped pipe beneath a containment can be a challenge. An electrician's wire snake may be required to push the probe to the bottom of the port and the probe may be fixed in a 2-inch pipe "dry housing" to avoid false readings due to water condensation on the pipe. There are many techniques to determine the existence of water in the sumps – including low flow pumps and a simple small bailer affixed to an electrician's snake. The operator will use the method that works best for this containment.

If seepage from the containment into the leak detection system is suspected by a positive fluid level measurement, the operator will:

- 1. Re-measure fluid levels in the monitoring riser pipe on a daily basis for one week to determine the rate of seepage.
- 2. Collect a water sample from the monitoring riser pipe to confirm the seepage is produced water from the containment via electrical conductivity and chloride measurements.
- 3. Notify NMOCD of a confirmed positive detection in the system within 48 hours of sampling (initial notification).
- 4. Install a pump into the monitoring riser pipe sump to continually (manually on a daily basis or via automatic timers) remove fluids from the leak detection system into the containment until the liner is repaired or replaced.
- 5. Dispatch a liner professional to inspect the portion of the containment suspected of leakage during a "low water" monitoring event.
- 6. Provide NMOCD a second report describing the inspection and/or repair within 20 days of the initial notification.

If the point of release is obvious from a low water inspection, the liner professional will repair the loss of integrity. If the point of release cannot be determined by the inspection, the liner professional will develop a more robust plan to identify the point(s) of release. The inspection plan and schedule will be submitted to OCD with the second report. The operator will implement the plan upon OCD approval.

Closure Plan In Ground Containments

Overview

After operations cease, the operator will remove all fluids within 60 days and close the containment within six months from the date the operator ceases operations from the containment for use.

The operator shall substantially restore the impacted surface area to

- a. the condition that existed prior to the construction of the recycling containment or
- to a condition imposed by federal, state trust land or tribal agencies on lands managed by those agencies as these provisions govern the obligations of any operator subject to those provisions,

The surface owner will impose a closure design that conforms to their needs for the site. The operator understands that a variance will be submitted to OCD to allow for any alternative closure protocol.

Excavation and Removal Closure Plan – Protocols and Procedures

The containment is expected to hold a small volume of solids, the majority of which will be windblown sand and dust with some mineral precipitates from the water

- 1. The operator will remove all liquids from the containment and either:
 - a. Dispose of the liquids in a division-approved facility, or
 - b. Recycle, reuse or reclaim the water for reuse in drilling and stimulation.
- 2. The operator will close the recycling containment by first removing all fluids, contents and synthetic liners and transferring these materials to a division approved facility.
- 3. After the removal of the containment contents and liners, soils beneath the containment will be tested by collection of a five-point (minimum) composite sample which includes stained or wet soils, if any, and that sample shall be analyzed for the constituents listed in Table I of 19.15.34.14.
- 4. After review of the laboratory results:
 - a. If any contaminant concentration is higher than the parameters listed in Table I, additional delineation may be required, and the operator must receive approval before proceeding with closure.

19.15.34.14 A

Once the operator has ceased operations, the operator shall remove all fluids within 60 days and close the containment within six months from the date the operator ceases operations from the containment for use.

19.15.34.14 E

The operator shall substantially restore the impacted surface area to the condition that existed prior to the construction of the recycling containment.

19.15.34.14 G

The re-vegetation and reclamation obligations imposed by federal, state trust land or tribal agencies on lands managed by those agencies shall supersede these provisions and govern the obligations of any operator subject to those provisions, provided that the other requirements provide equal or better protection of fresh water, human health and the environment.

19.15.34.14 B

The operator shall close a recycling containment by first removing all fluids, contents and synthetic liners and transferring these materials to a division approved facility.

19.15.34.14 C

The operator shall test the soils beneath the containment for contamination with a five-point composite sample which includes stained or wet soils, if any, and that sample shall be analyzed for the constituents listed in Table I below.

19.15.34.14 C

(1) If any contaminant concentration is higher than the parameters listed in Table I, the division may require additional delineation upon review of the results and the operator must receive approval before proceeding with closure.

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Closure Plan In Ground Containments

- If all contaminant concentrations are less than or equal to the parameters listed in Table I, then the operator will proceed to
 - i. backfill with non-waste containing, uncontaminated, earthen material - Or
 - ii. undertake an alternative closure process pursuant to a variance request after approval by OCD.

Reclamation and Re-vegetation

- a. The operator will reclaim the containment's location to a safe and stable condition that blends with the surrounding undisturbed area.
- <u>b.</u> Topsoils and subsoils shall be replaced to their original relative positions and contoured so as to achieve erosion control, long-term stability and preservation of surface water flow patterns.
- <u>c.</u> The disturbed area shall then be reseeded in the first favorable growing season following closure of a recycling containment.

Closure Documentation

Within 60 days of closure completion, the operator shall submit a closure report on form C-147, including required attachments, to document all closure activities including sampling results and the details on any backfilling, capping or covering, where applicable. The closure report shall certify that all information in the report and attachments is correct and that the operator has complied with all applicable closure requirements and conditions specified in division rules or directives.

The operator shall notify the division when reclamation and revegetation are complete. Specifically the notice will document that all ground surface disturbing activities at the site have been completed, and a uniform vegetative cover has been established that reflects a life-form ratio of plus or minus fifty percent (50%) of predisturbance levels and a total percent plant cover of at least seventy percent (70%) of pre-disturbance levels, excluding noxious weeds.

19.15.34.14 C

(2) If all contaminant concentrations are less than or equal to the parameters listed in Table I, then the operator can proceed to backfill with non-waste containing, uncontaminated, earthen material.

19.15.34.14 E

Once the operator has closed the recycling containment, the operator shall reclaim the containment's location to a safe and stable condition that blends with the surrounding undisturbed area. Topsoils and subsoils shall be replaced to their original relative positions and contoured so as to achieve erosion control, long-term stability and preservation of surface water flow patterns. The disturbed area shall then be reseeded in the first favorable growing season following closure of a recycling containment.

19.15.34.14 D

Within 60 days of closure completion, the operator shall submit a closure report on form C-147, including required attachments, to document all closure activities including sampling results and the details on any backfilling, capping or covering, where applicable. The closure report shall certify that all information in the report and attachments is correct and that the operator has complied with all applicable closure requirements and conditions specified in division rules or directives.

19.15.34.14 H

The operator shall notify the division when reclamation and re-vegetation are complete.

19.15.34.14 F

Reclamation of all disturbed areas no longer in use shall be considered complete when all ground surface disturbing activities at the site have been completed, and a uniform vegetative cover has been established that reflects a life-form ratio of plus or minus fifty percent (50%) of predisturbance levels and a total percent plant cover of at least seventy percent (70%) of pre-disturbance levels, excluding noxious weeds.

General Siting Criteria Demonstration and Site-Specific Groundwater Data

Siting Criteria for Recycling Containment

Instructions: The applicant must provide attachments that demonstrate compliance for each siting criteria below as part of the application. Potential examples of the siting attachment source material are provided below under each criteria.

General siting

Ground water is less than 50 feet below the bottom of the Recycling Containment.

NM Office of the State Engineer - iWATERS database search; USGS; Data obtained from nearby wells FIGURES 1-2

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 FIGURE 3

Within the area overlying a subsurface mine.

Written confirmation or verification or map from the NM EMNRD-Mining and Minerals Division FIGURE 4

Engineering measures incorporated into the design, NM Bureau of Geology & Mineral Resources; USGS; NM Geological Society; topographic map FIGURE 5

Within a 100-year floodplain. FEMA map FIGURE 6

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 FIGURE 7

Within 1000 feet from a permanent residence, school, hospital, institution, or church in existence at the time of initial application.

Visual inspection (certification) of the proposed site; aerial photo; satellite image FIGURE 8

Within 500 horizontal feet of a spring or a fresh water well used for domestic or stock watering purposes, in existence at the time of initial application. FIGURES 1 and 7

NM Office of the State Engineer - iWATERS database search; visual inspection (certification) of the proposed site

Within 500 feet of a wetland. FIGURE 9

US Fish and Wildlife Wetland Identification map; topographic map; visual inspection (certification) of the proposed site

Geology

According to the State of New Mexico Geologic Map¹, Permian Age Rustler Formation (Pr) is exposed at the location of the proposed EKG containment and throughout most of the mapped area displayed in Figure 1. Quaternary Alluvium (Qa) is the dominant mapped unit in the northern third of the mapped area. Older alluvium (Qoa), which can be the Gautuna Formation in this area of Eddy County, is exposed in the eastern and southeastern margins of Figure 1.

Figure 5a shows that all but the northwest corner of the EKG containment lies within an area mapped as High Karst Potential by the BLM. In order to provide additional clarity regarding compliance with Rule 34 stipulations associated with unstable ground, we employed the 7.5-minute geologic quadrangle map for Malaga² as a base map for Figures 5b (topographic base map) and 5c (recent air photo base map). We also performed field examination of exposed bedrock and drilled a boring using an air rotary drilling rig about 325 feet north of the EKG site (Figure 10).

Figures 5b and 5c, which are at a scale of 1:12,000, identifies the boundary between high and moderate karst about 50 feet northwest of former fresh water frac pond that will become the EKG containment. The 7.5-minute geologic map shows that most of the EKG containment lies on eolian deposits (Qe) rather than Permian Rustler Formation shown on the State map (Figure 1 and 2). These eolian deposits are similar in mapped exposure to the alluvial deposits shown on Figures 1 and 2. Examination of the lithologic log (Appendix Well Logs and summarized below) and photos (Appendix SP) of the cuttings show to our satisfaction that eolian sands are present to a depth of 24 feet and the State Map incorrectly shows these sands as alluvium.

Figures 5b, 5c and our field examination show that the Los Medaños Member of the Rustler underlies the eolian deposits described above. The Los Medaños is exposed in several gullies south and east of the EKG site and outside of the gully systems bedrock is covered by slope wash or eolian sand. The description of the Los Medaños provided in the legend of the 7.5-minute quadrangle is reproduced in part below:

Los Medaños Member of the Rustler Formation—Interlayered mudstones, sandstones, and gypsum. Reddish yellow, laminated to thinly bedded, poorly indurated silty mudstones dominate. Pale red, very thinly bedded, moderately indurated, sparry calcite-cemented coarse-grained siltstones/very fine-grained sandstones and laminated to thinly bedded, nodular or crystalline, moderately indurated gypsum beds are both rare and approximately subequal in abundance. Gypsum also occurs as irregular masses up to 60 cm in diameter. Trace thin laminae of waxy claystones are the least common lithology. Colors of 5YR 6/6-7/6 (mudstones, claystones) and 2.5YR 7/2-7/1 (siltstones/very fine-grained sandstones) were measured. Unit is generally poorly exposed and often identified by abundant reddish muds with trace irregular gypsum masses in colluvial/residuum slopes.

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¹ https://geoinfo.nmt.edu/publications/maps/geologic/state/home.cfml

https://www.google.com/url?sa=t&rct=j&q=&esrc=s&source=web&cd=&cad=rja&uact=8&ved=2ahUKEwj6mPP_0LTuAhVHWq0KHYSkBJMQFjAAegQIAxAC&url=https%3A%2F%2Fgeoinfo.nmt.edu%2Fpublications%2Fmaps%2Fgeologic%2Fofgm%2Fdownloads%2F277%2FMalaga.pdf&usg=AOvVaw0jdCvww6rfSMW16 d90ike

Our field examination in the area of the EKG containment demonstrates that the unit is very poorly indurated, as evidenced by headward erosion of the gully system to the east of the containment. The boring log and photos of cuttings confirm the nature of the Los Medaños as described above and observed in the gullies. The penetration rate of about 1 foot per minute in the boring is consistent with friable bedrock as the 3 foot/minute penetration rate is consistent with the uncemented eolian sand. We observed no voids during drilling and the gully system did not expose any solution cavities. We also did not observe any gypsum in the boring or in exposures to the south and east.

depth (ft BGS)	Moisture	Description	Time	Penetration ft/min
0-24	dry	Tan, fine sand, well-sorted	0820	3.0
24-47	dry	Brown, very fine sand, well-sorted	0828	1.5
47-60	dry	Pink-tan, very fine sand; 15% red clay bits	0844	0.4
60-65	dry	Red-brown, medfine sand; Air pocket @60	0917	1.7
65-78	dry	Red-brown, medfine sand; 10% brown silt/clay bits	0920	1.2
78-80	dry	Red, fine sand, well-sorted	0931	1.0
80	dry	Total Depth	0933	

The overlying Culebra Dolomite is exposed on small hills to the southeast and southwest of the containment site at the same elevations, more or less, as we observed the Los Medaños Member in the gullies. This relationship is strong evidence that the EKG containment lies within the uppermost portion of the Los Medaños. The legend of the 7.5 minute geologic map states that the thickness of the Los Medaños is about 48 meters thick within the mapped area. Thus, about 150 feet of friable silty mudstones, fine-grained sandstones and siltstone separate the EKG containment from the soluble gypsiferous mudstone members of the Rustler and evaporites of the Salado Formation.

Distance to Groundwater

Figures 1 and 2, the associated legends, a dry borehole that is 80 feet in depth, along with the discussion below demonstrates that groundwater (fresh water as defined by NMOCD Rules) at the location is greater than 100 feet beneath the containment.

Figure 1a is topographic map with the New Mexico state geologic map that shows:

- 1. The EKG containment identified by the blue square.
- 2. Water wells from the OSE database as a triangle inside colored circles that indicate well depth (C representing the Carlsbad Basin). OSE wells are often miss-located in the WATERS database as older wells are plotted in the center of the quarter, quarter, of the Section Township and Range.
- 3. Water wells from the USGS database as large triangles color-coded to the formation from which the well draws water.
- 4. Water wells, which are not documented in the public databases but were identified by field inspection or other published reports as colored squares (MISC).
- 5. The depth-to-water from the most recent available measurement for each well is provided adjacent to the well symbol.

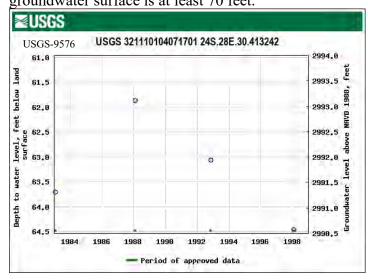
Hydrogeology

The site for the EKG Recycling Containment is located approximately 3.4 miles southwest of Malaga, New Mexico. Willow Lake is 2.2 miles to the east, and the Black River is approximately 2.5 miles to the north. The construction of the EKG recycling containment will be on the site of a fresh water frac pond that once held water but is not in use (see Figure 8). According to the New Mexico state geologic map, the surface unit at the EKG site is the Permian-age Rustler Formation. The Rustler formation is described as siltstone, gypsum, sandstone, and dolomite. Figure 1b shows the more detailed Geologic Map of the Malaga 7.5-minute quadrangle. The site straddles the contact between the units Prl (Los Los Medaños member of the Rustler Formation), which is described above, and Qe which is described as follows:

Qe – Eolian deposits – Slope-blanketing windblown very pale brown silts and fine sands variably reworked by slopewash transport. Deposits are loose and poorly exposed. No evidence of notable soil development was observed. A sediment color of 10YR 7/3 was measured. Deposits are 0 to perhaps 2 m thick.

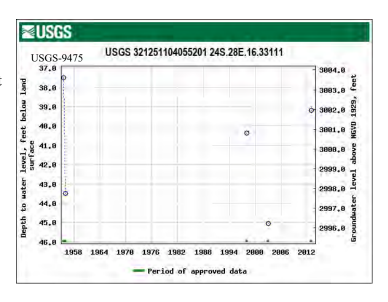
The USGS database suggests that the nearby windmill, USGS-09576 draws water from the Castile Formation, and others draw water from the Seven Rivers Formation or Rustler Formation. We believe all these wells draw water from the Rustler.

Most of the wells in the view of Figures 1 and 2 report having a depth to water that is less than 100 feet. However, an exploratory hole was drilled on December 10, 2020 near the EKG site to a depth of 80 feet and the EKG site is higher in elevation than the measured wells shown in Figure 1. The exploratory hole was dry to 80 feet. The log for the hole is located in the Well Log Appendix. The drilling site is 328 feet north of the EKG location and the bottom of the excavation into which the EKG containment is 7.75 feet below the surface elevation of the borehole. This implies that there is no water within 70 feet of the bottom of the proposed containment. Given the estimated elevation of the EKG containment, the elevation of the groundwater surface is lower than (3051-80=) 2961 feet above mean sea level. From these data we conclude that the distance from the bottom of a 10-foot-deep EKG containment to the groundwater surface is at least 70 feet.



Because much of the groundwater elevation data is a decade or more old, we examined historical groundwater elevation data associated with a few USGS wells near the EKG site. To the left is historical data from USGS-9576, which is approximately 0.6 miles southwest of the site. The elevation of the ground water in this well has varied about 2.6 feet over 14 years. Based on this historical data, we can infer that the groundwater elevation in this well, and wells that draw water from the same aquifer, will not experience large or frequent fluctuations.

The graph to the right is a graph of historical data from USGS-9475. It shows fluctuations of 6-7 feet at most over 54 years of data. We can also infer from this data that the groundwater elevation will not experience large or frequent fluctuations.



Distance to Municipal Boundaries and Fresh Water Fields

Figure 3 demonstrates that the location is not within incorporated municipal boundaries or within defined municipal fresh water well fields covered under a municipal ordinance adopted pursuant to NMSA 1978, Section 3-27-3, as amended.

- The closest municipality is Malaga, NM approximately 2.3 miles to the northeast.
- The closest public well is CP-00259 and is located 9.4 miles to the northwest.
- The closest freshwater field is the City of Carlsbad's Sheep Draw well field, which is located 15.9 miles to the northwest.

Distance to Subsurface Mines

Figure 4 and our general reconnaissance of the area demonstrate the proximity of surface mines to the containment.

- This location is not within an area overlying a subsurface mine.
- The nearest mapped surface mine is approximately 8.72 miles to the southwest of the site.

Distance to High or Critical Karst Areas and Unstable Ground

The presence of karst features within an area proposed for the storage of treated recycle water for E&P uses (e.g., hydraulic stimulation) can be problematic for two reasons. First, as suggested in Part 34.11 of OCD Rules, a produced water recycling containment must be located within a stable area. A portion of Part 34 is presented below with **emphasis** added:

19.15.34.11 SITING REQUIREMENTS FOR RECYCLING CONTAINMENTS:

- A. An operator shall **not locate a recycling containment**:
- (8) within an unstable area unless the operator demonstrates that it <u>has incorporated</u> engineering measures into the design to ensure that the containment's integrity is not compromised...

Unstable area is defined in 19.15.2.7 as

U.(6) "Unstable area" means a location that is susceptible to natural or human-induced events or forces capable of impairing the integrity of some or all of a division-approved

facility's structural components. **Examples of unstable areas are** areas of poor foundation conditions, areas susceptible to mass earth movements and **karst terrain** areas where karst topography is developed as a result of dissolution of limestone, dolomite or other soluble rock. Characteristic physiographic features of karst terrain include sinkholes, sinking streams, caves, large springs and blind valleys.

In addition to potential instability of the containment foundation, karst features, such as sinkholes, open fractures or other conduits can provide a direct link between the surface and groundwater. Thus, a release from the containment within an area of high karst could introduce a large volume of saline water to an underlying water table aquifer over a relatively short time.

Under the direction of Randall Hicks PG, Kristin Pope, a degreed geologist with more than 15 years' experience in Eddy and Lea counties, carefully examined the area around the proposed EKG containment for evidence of ground instability and karst features. Ms. Pope also logged the cuttings from air-rotary drilling of an 80-foot boring. Our findings are illustrated in Appendix Site Photos and are summarized below.

- The boring located about 320 feet north of the freshwater pond excavation did not encounter soluble rocks to a depth of 80 feet. In the cuttings, gypsum was not observed (see Figures 1SP-5SP).
- The exposed excavation for the EKG containment (the former fresh water frac pond) did not present any evidence of subsidence features due to karst or ground instability as shown in Figures 6SP and 7SP.
- The fresh water frac pond held some fresh water for many months.
- Several gully systems exist east of the proposed EKG containment that expose bedrock. Figures 8SP and 9SP show the gully closest to the proposed containment.
- Our examination of bedrock in gullies to the east and south of the EKG location did not detect any massive beds of gypsum, recent subsidence features or voids (Figure 10SP 13SP). The layered clastic beds are dominantly siltstone interbedded with thin red mudstone with few fine sandstone beds.

The bedrock underlying the proposed EKG containment is the upper Los Medaños Member of the Rustler Formation, which in this area consists of clastic sediments. Neither unstable ground nor solution-caused pathways to groundwater exist. The headward erosion observed in the gully system is d

Distance to 100-Year Floodplain

Figure 6 demonstrates that the location is not located in a 100-year floodplain.

• The nearest 100-year floodplain is located approximately .24 miles to the southeast.

Distance to Surface Water

Figure 7 demonstrates the proximity of the site to a continuously flowing watercourse, lakebed, sinkhole, playa lake (measured from the ordinary high-water mark), or spring.

• The nearest mapped body of surface water is a small lake/pond that is approximately .44 miles to the northeast.

• The USGS maps an ephemeral stream about 2500 feet southwest of the proposed containment. This stream ends in the flat area that includes the above-referenced lake.

The gully system due east of the proposed containment described in the Site Photos Appendix is not a significant watercourse as defined by Rule 34. The gullies in the area transmit water and are subject to headward erosion. Examination of historic Google Earth images document to our satisfaction that the development of lease roads, production pads and the fresh water frac pond exacerbated the size of the natural gullies, probably by headward erosion. Solaris will submit final drawings for the containment that include a grading plan with diversion swales, erosion control measures and a specific Operation and Maintenance Plan to abate headward erosion over the lifetime of the containment.

Distance to Permanent Residence or Structures

Figure 8 and the site visit demonstrates that the location is not within 1000 feet from an occupied permanent residence, school, hospital, institution, church, or other structure in existence at the time of initial application.

• No occupied permanent residences, schools, hospitals, institutions, churches, or other structures are located within 1000 feet of the site.

Distance to Non-Public Water Supply

Figures 1 and 7 demonstrates that the location is not within 500 horizontal feet of a spring or fresh water well used for domestic or stock watering purposes, in existence at the time of initial application.

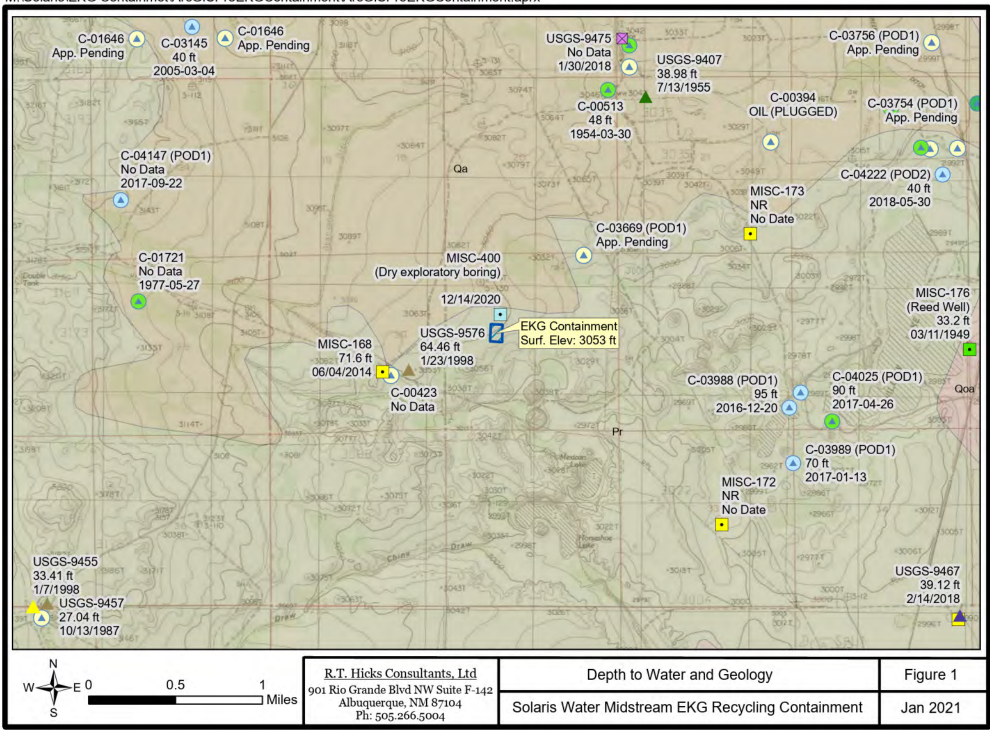
- Figure 1 shows the locations of all area water wells, active or plugged.
- The nearest well is USGS-9576/Misc-168, which is located .54 miles southwest of the site.
- There are no known domestic water wells located within 1,000 feet of the proposed pits.
- No springs were identified within the mapping area (see Figure 7)

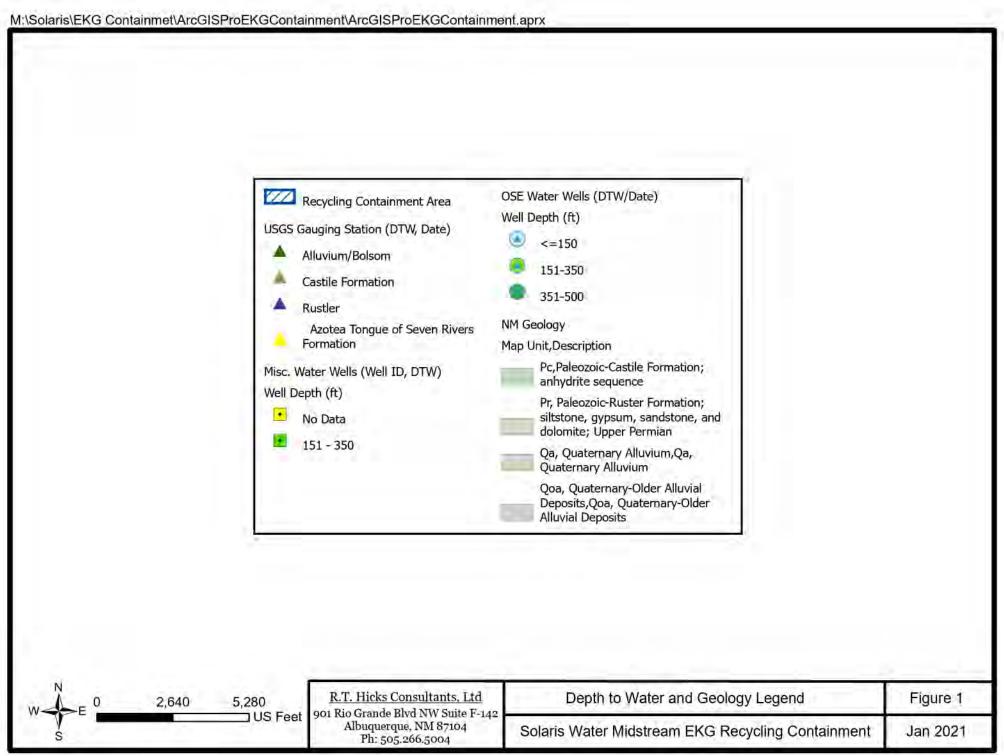
Distance to Wetlands

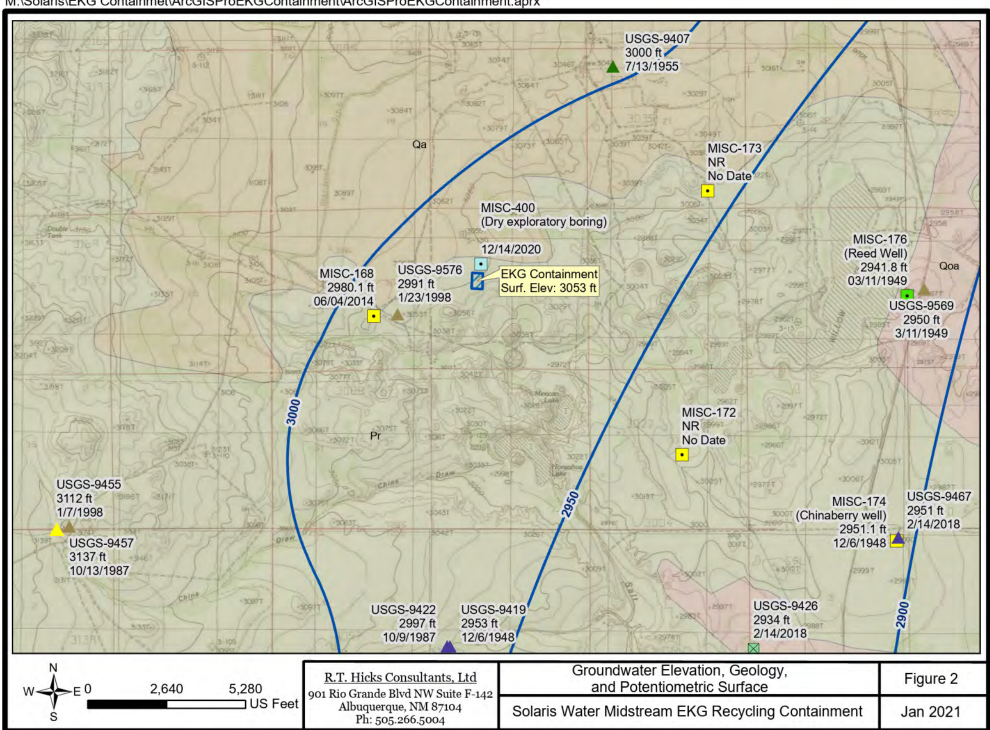
Figure 9 demonstrates the location is within 300 feet of wetlands.

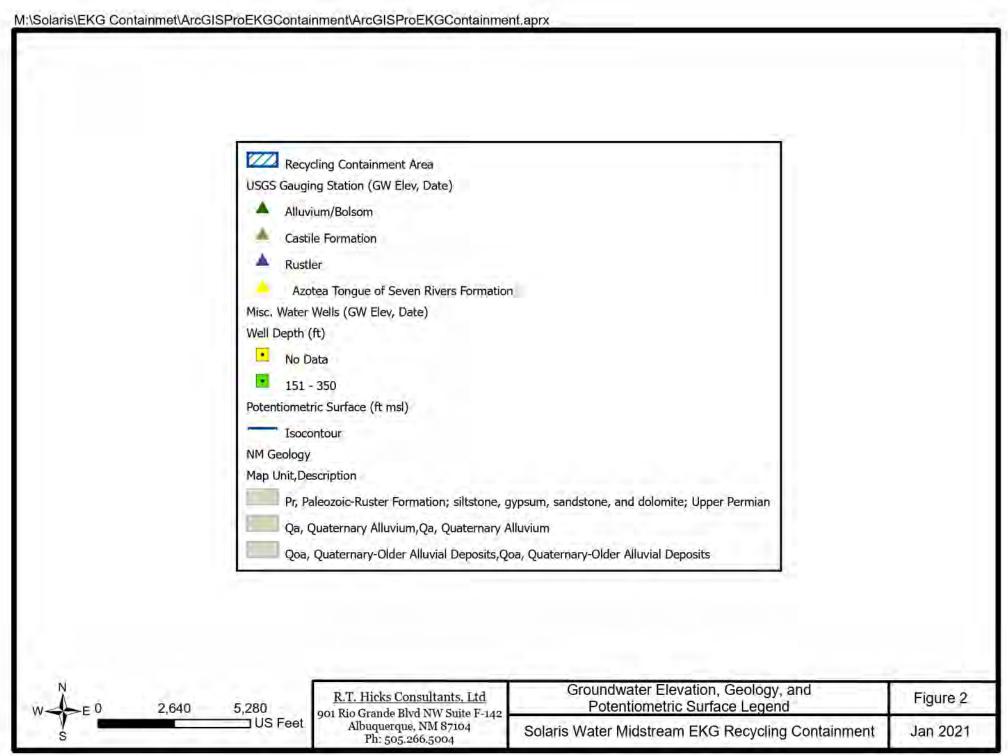
• The nearest designated wetland is a "freshwater emergent" wetland. It is approximately 1.81 miles due east of the site. This wetland is associated with the nearby Willow Lake.

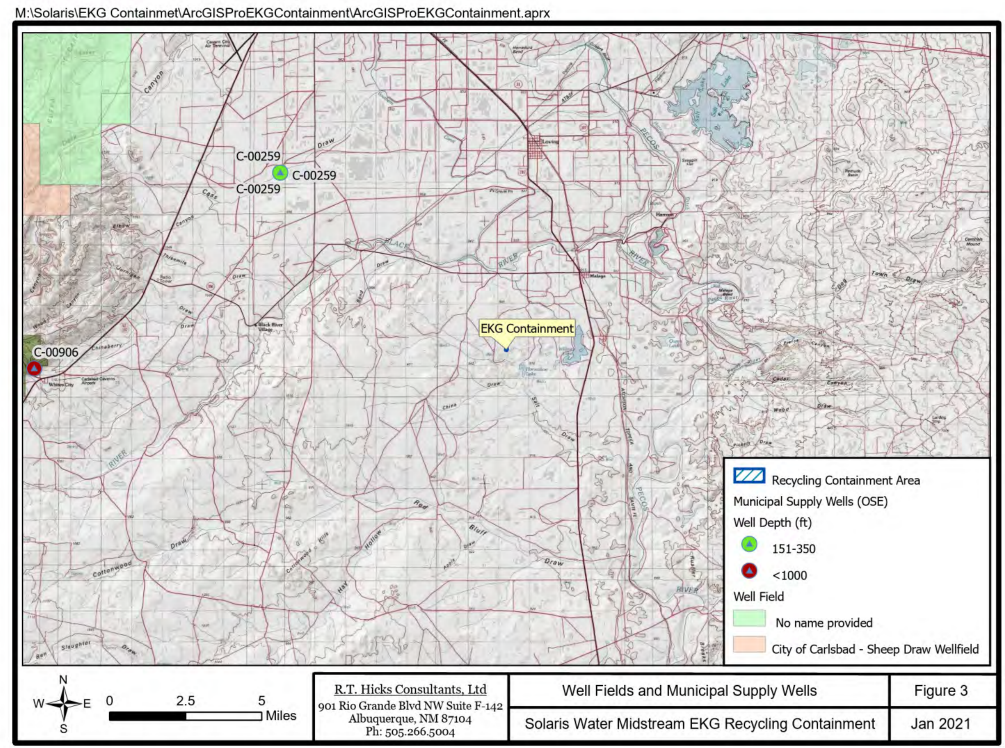
Figures











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Recycling Containment Area

Karst Potential

High

Medium

ContactsAndFaults

1.1.1 Contact—Identity and existence certain, location accurate

1.1.3 Contact—Identity and existence certain, location approximate

MapUnitPolys

01-02-01-00-00—Qe—Slopeblanketing windblown very pale brown silts and fine sands variably reworked by slopewash transport. Deposits are loose and poorly exposed. No evidence of notable soil development was observed. A sediment color of 10YR 7/3 was measured. Deposits are 0 to perhaps 2 m thick.

01-02-03-00-00—Qdf—Silts, sands, and clays accumulating in closed or nearly closed depressions. Dominantly slopewash- and eolian-transported muds and very fine sands, with trace coarser material. Surface soils were not observed in outcrop, but no evidence of significant soil development was found. Deposits are 0 to perhaps 2 m or more thick.

01-03-02-02-00—Qay—Sands, muds, and gravels underlying low terraces and floodplains along active drainage channels. Includes historic alluvium that cannot be mapped separately at this scale. Deposits are unconsolidated, and no evidence of significant soil development was observed. Deposit thicknesses are 0 to perhaps 4 m.

01-03-03-01-00—Qfy—Sands, muds, and gravels underlying coalescing alluvial fans emanating from low-order drainages. Deposit characteristics vary with the nature of the materials exposed upgradient. Deposits are unconsolidated and poorly exposed. No evidence of significant soil development was observed. Deposit thicknesses are 0 to perhaps 4 m.

01-03-03-02-00—Qsw—Sands, muds, and trace gravels transported by slopewash and eolian processes and blanketing low-gradient slopes. Deposit characteristics vary with the nature of the materials exposed upgradient and underlying the deposit. Deposits are unconsolidated and poorly exposed. No evidence of significant soil development was observed. Deposit thicknesses are 0 to perhaps 4 m.

01-06-02-03-00-Qgg-Uncemented to poorly cemented siliceous pebble gravels underlying or in proximity to the Mescalero caliche. Gravels are poorly to very poorly sorted, rounded to well rounded, clast-supported pebbles with absent to rare cobbles of lithologies including chert, quartzite, felsic to intermediate volcanics. limestone, and lesser Culebra Dolomite, in cross-stratified, lenticular, medium-thickness beds, with a matrix of pink to white, poorly sorted, fine- to mediumgrained siliceous sands. A matrix color of 5YR 8.5/2 was measured. Deposits are typically poorly exposed, and their presence and extent often inferred from the occurrence of low, rounded mounds or hills mantled by siliceous pebbles. Deposits are typically <1 to 1.5 m thick, but locally may be as much as 6 m thick.

02-01-01-03-00—Prc—Cream-colored to white, ledge-forming, conspicuously vuggy dolomite. Dolomite beds are thin, planar tabular, fine-grained, and internally massive. Abundant to rare vugs are fine in size (1 to 10 mm in diameter) and distinctive to the unit. Unit is locally highly fractured, with fractures variously filled with caliche/carbonate cement, particularly adjacent to map unit Qgmc. Preserved thickness up to about 7 to 9 m.

02-01-01-04-00-Prl-Interlayered mudstones, sandstones, and gypsum. Reddish yellow, laminated to thinly bedded, poorly indurated silty mudstones dominate. Pale red. very thinly bedded, moderately indurated, sparry calcite-cemented coarse-grained siltstones/very finegrained sandstones and laminated to thinly bedded, nodular or crystalline, moderately indurated gypsum beds are both rare and approximately subequal in abundance. Gypsum also occurs as irregular masses up to 60 cm in diameter. Trace thin laminae of waxy claystones are the least common lithology. Colors of 5YR 6/6-7/6 (mudstones, claystones) and 2.5YR 7/2-7/1 (siltstones/very fine-grained sandstones) were measured. Unit is generally poorly exposed and often identified by abundant reddish muds with trace irregular gypsum masses in colluvial/residuum slopes. Unit is locally highly deformed/brecciated, and may incorporate brecciated blocks of Prc that subsided into the unit. The base of the unit is only exposed in deformed outcrops; Powers and Holt (1999) report a thickness of about 34.4 m in the type section, while cross-section interpretations suggest a thickness of about 48 m in this area.

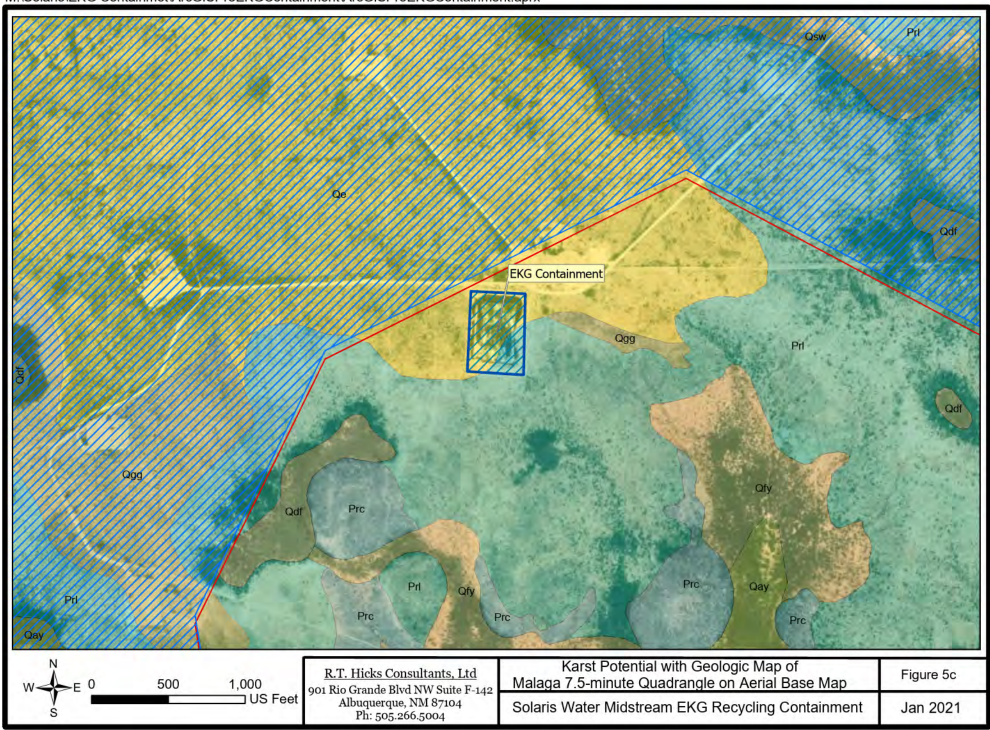
W E 0 500 1,000 US Feet

R.T. Hicks Consultants, Ltd 901 Rio Grande Blvd NW Suite F-142 Albuquerque, NM 87104 Ph: 505.266.5004 Karst Potential with Geologic Map of Malaga 7.5-minute Quadrangle Legend

Figure 5b

Solaris Water Midstream EKG Recycling Containment

Jan 2021



Recycling Containment Area

Karst Potential

----- High

Medium

ContactsAndFaults

1.1.1 Contact—Identity and existence certain, location accurate

1.1.3 Contact—Identity and existence certain, location approximate

MapUnitPolys

01-02-01-00-00—Qe—Slopeblanketing windblown very pale brown silts and fine sands variably reworked by slopewash transport. Deposits are loose and poorly exposed. No evidence of notable soil development was observed. A sediment color of 10YR 7/3 was measured. Deposits are 0 to perhaps 2 m thick.

01-02-03-00-00—Qdf—Silts, sands, and clays accumulating in closed or nearly closed depressions. Dominantly slopewash- and eolian-transported muds and very fine sands, with trace coarser material. Surface soils were not observed in outcrop, but no evidence of significant soil development was found. Deposits are 0 to perhaps 2 m or more thick.

01-03-02-02-00—Qay—Sands, muds, and gravels underlying low terraces and floodplains along active drainage channels. Includes historic alluvium that cannot be mapped separately at this scale. Deposits are unconsolidated, and no evidence of significant soil development was observed. Deposit thicknesses are 0 to perhaps 4 m.

01-03-03-01-00—Qfy—Sands, muds, and gravels underlying coalescing alluvial fans emanating from low-order drainages. Deposit characteristics vary with the nature of the materials exposed upgradient. Deposits are unconsolidated and poorly exposed. No evidence of significant soil development was observed. Deposit thicknesses are 0 to perhaps 4 m.

01-03-03-02-00—Qsw—Sands, muds, and trace gravels transported by slopewash and eolian processes and blanketing low-gradient slopes. Deposit characteristics vary with the nature of the materials exposed upgradient and underlying the deposit. Deposits are unconsolidated and poorly exposed. No evidence of significant soil development was observed. Deposit thicknesses are 0 to perhaps 4 m.

01-06-02-03-00-Qgg-Uncemented to poorly cemented siliceous pebble gravels underlying or in proximity to the Mescalero caliche. Gravels are poorly to very poorly sorted, rounded to well rounded, clast-supported pebbles with absent to rare cobbles of lithologies including chert, quartzite, felsic to intermediate volcanics. limestone, and lesser Culebra Dolomite, in cross-stratified, lenticular, medium-thickness beds, with a matrix of pink to white, poorly sorted, fine- to mediumgrained siliceous sands. A matrix color of 5YR 8.5/2 was measured. Deposits are typically poorly exposed, and their presence and extent often inferred from the occurrence of low, rounded mounds or hills mantled by siliceous pebbles. Deposits are typically <1 to 1.5 m thick, but locally may be as much as 6 m thick.

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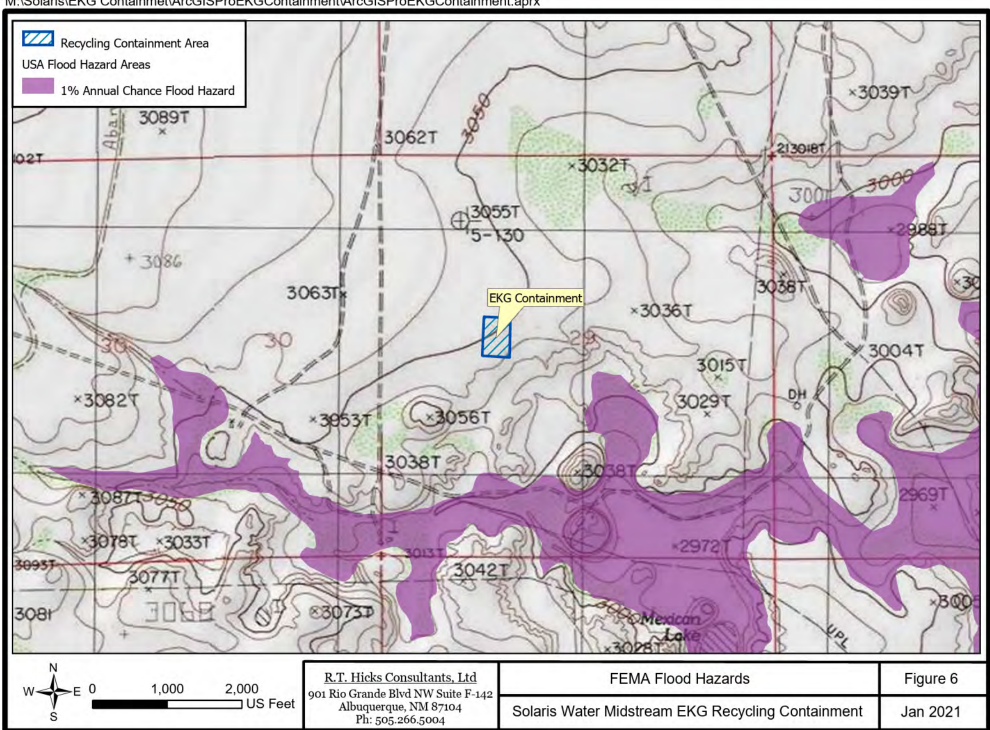
W E 0 500 1,000 US Feet

R.T. Hicks Consultants, Ltd 901 Rio Grande Blvd NW Suite F-142 Albuquerque, NM 87104 Ph: 505.266.5004 Karst Potential with Geologic Map of Malaga 7.5-minute Quadrangle on Aerial Base Map Legend

Solaris Water Midstream EKG Recycling Containment

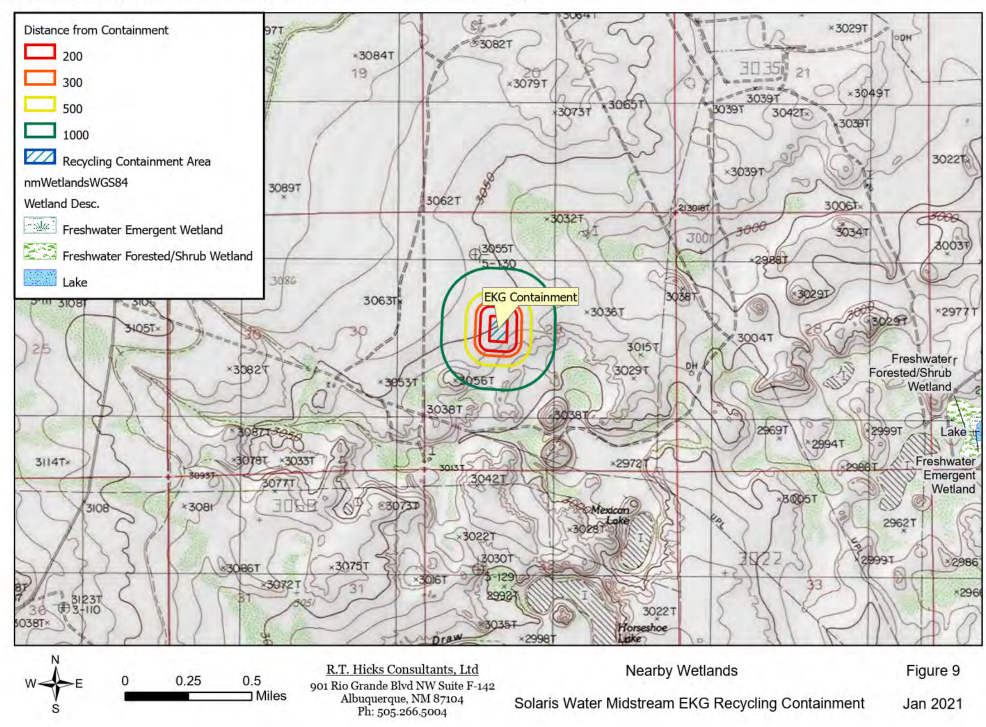
Figure 5c

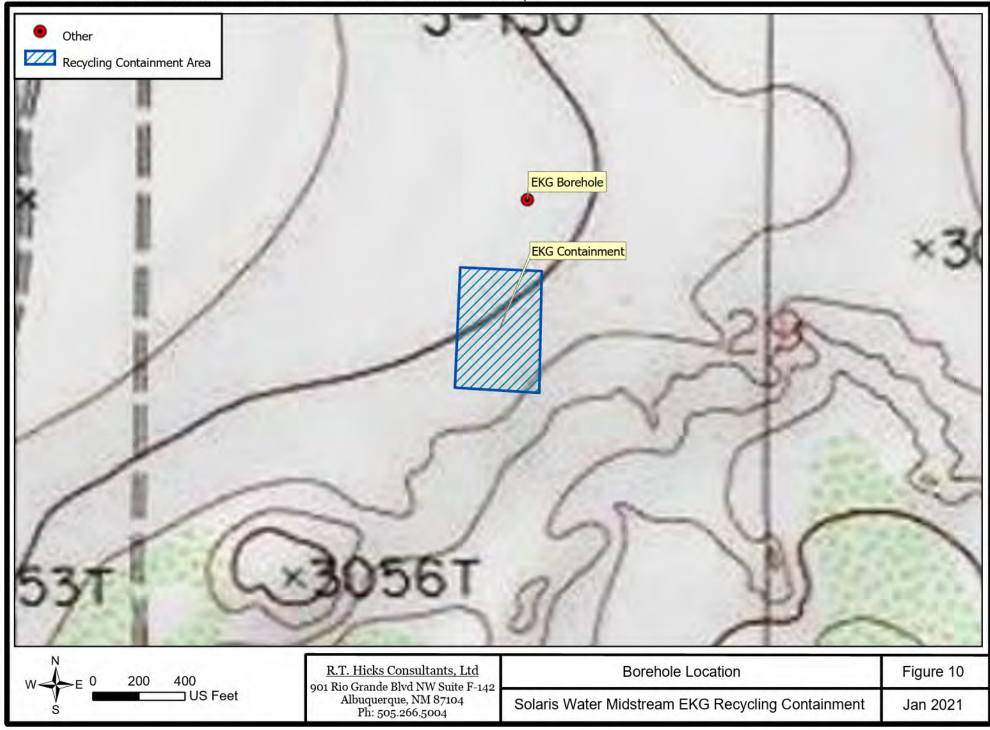
Jan 2021



M:\Solaris\EKG Containmet\ArcGISProEKGContainment\ArcGISProEKGContainment.aprx Distance from Containment 200 ×3039T 500 3062T 1000 213018 ×3032 Lake/Pond Recycling Containment Area Water Bodies (1306) 3001 ⊕3055T Lake/Pond 5-130 River and Drainages (1306) Intermittent Stream 3063T **EKG Containment** ×3036T × 30047 3015T 30297 ×30827 ×3056T 3038T Lake/Pond ×3078T ×3033T ×2972 10937 3077T Lake/Pond 300 ⊗3073D Lake/Pond 308 R.T. Hicks Consultants, Ltd Figure 7 Surface Water 1,000 2,000 901 Rio Grande Blvd NW Suite F-142 ☐ US Feet Albuquerque, NM 87104 Ph: 505.266.5004 Solaris Water Midstream EKG Recycling Containment Jan 2021







APPENDIX Well Logs

Solaris-EKG Containment TEST HOLE-December 10, 2020

Air Rotary Rig

32.190845, -104.112875

Kristin Pope (RT Hicks)

Jason Maley (Vision Resources)

depth (ft BGS)	Moisture	Description	Time	Penetration ft/min	
0-24	dry	Tan, fine sand, well-sorted	0820	3.0	
24-47	dry	Brown, very fine sand, well-sorted	0828	1.5	
47-60	dry	Pink-tan, very fine sand; 15% red clay bits	0844	0.4	
60-65	dry	Red-brown, medfine sand; Air pocket @60	0917	1.7	
65-78	dry	Red-brown, medfine sand; 10% brown silt/clay bits	0920	1.2	
78-80	dry	Red, fine sand, well-sorted	0931	1.0	
80	dry	Total Depth	0933		

Bottom of pond south of hole is 7.75 ft LOWER than drilling surface. e is 328 ft north of pond.

Released to Imaging: 8/19/2021 1:02:41 AM

33

Appendix Site Photographs

R. T. HICKS CONSULTANTS, LTD.

901 Rio Grande Blvd NW ▲ Suite F-142 ▲ Albuquerque, NM 87104 ▲ 505.266.5004 ▲ Since 1996

February 26, 2021

Mr. Mike Bratcher NMOCD District II 811 S. First St. Artesia, NM 88210 Via E-Mail Ms. Victoria Venegas NMOCD District II 811 S. First St. Artesia, NM 88210 Via E-Mail

RE – Financial Assurance Cost Estimate EKG Satellite Containment of Landes Recycling Facility 2RF-134

Dear Ms. Venegas:

On behalf of Solaris Water Midstream LLC, we are pleased to present the cost estimate for closure and reclamation for the above-referenced containment, which provides remote storage of treated produced water from the Landes Recycling Facilty.

Reclamation Cost Estimate

The EKG Containment occupies the same space as a previously constructed and lined fresh water "frac pond" of COG Operating. This estimate includes closure and restoration in compliance with the Rule. For the benefit of my clients, Subsection E of 19.15.34.14 is presented below with emphasis added:

E. Once the operator has closed the recycling containment, the operator shall reclaim the containment's location to a safe and stable condition that blends with the surrounding undisturbed area. Topsoils and subsoils shall be replaced to their original relative positions and contoured so as to achieve erosion control, long-term stability and preservation of surface water flow patterns. The disturbed area shall then be reseeded in the first favorable growing season following closure of a recycling containment. The operator shall substantially restore the impacted surface area to the condition that existed prior to the construction of the recycling containment.

The attached Google Earth image and photographs in the C-147 registration clearly show "the condition that existed prior to the construction..." is a water storage pond. Since the pond excavation and levees existed prior to construction (compaction and lining) of a produced water containment, replacement of topsoil, recontouring and seeding. is not required under Rule 34 and is not included in this cost estimate.

Solaris and Hicks Consultants consulted with the surface landowner, COG Operating LLC, prior to generating this cost estimate. COG is copied on this letter and the C-147 submission to OCD as required by the Rule.

February 26, 2021 Page 2

Closure Cost Estimate

ITEM				UNIT	TOTAL PRICE
NO.	ITEM DESCRIPTION	UNITS	QTY	PRICE	Per Rule 34
	EKG Recycle pond				
1	Dirt work/Pond reclaimation	1	1	\$40,000.00	\$0.00
2	Liner Removal and Disposal	1	1	\$35,000.00	\$35,000.00
3	Removal of Game Fence	1	1	\$8,200.00	\$8,200.00
4	Re-seed	1	1	\$3,200.00	\$0.00
5	Water	1	1	\$4,000.00	\$0.00
9	Remove Pumps, piping, and equipment	1	1	\$1,500.00	\$1,500.00
11	Assess soil for impacts	1	1	\$2,500.00	\$2,500.00
	CONSTRUCTION BID				
	ESTIMATE TOTAL				\$47,200.00

Please note that the current cost for closure and reclamation efforts is 60% lower than 12-18 months ago. The cost reduction reflects the impact of a lower oil price and significantly less construction activity in the Permian Basin of New Mexico. Hicks Consultants contends that this facility will be closed in five or ten years when oil and gas activity is similar to current conditions and the cost estimate as shown is fully appropriate for the time of closure.

Please contact me if you have any questions.

Sincerely,

R.T. Hicks Consultants

Randall T. Hicks

Principal

Copy: Solaris Water Midstream LLC

COG Operating, LLC, c/o Cole.clark@conocophillips.com

February 26, 2021 Page 3



Please compare this image with the Figures in the registration package.

District I
1625 N. French Dr., Hobbs, NM 88240
Phone: (575) 393-6161 Fax: (575) 393-0720

District II 811 S. First St., Artesia, NM 88210 Phone:(575) 748-1283 Fax:(575) 748-9720

District III 1000 Rio Brazos Rd., Aztec, NM 87410 Phone:(505) 334-6178 Fax:(505) 334-6170

1220 S. St Francis Dr., Santa Fe, NM 87505 Phone:(505) 476-3470 Fax:(505) 476-3462

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

CONDITIONS

Action 19838

CONDITIONS

Operator:	OGRID:
SOLARIS WATER MIDSTREAM, LLC	371643
907 Tradewinds Blvd, Suite B	Action Number:
Midland, TX 79706	19838
	Action Type:
	[C-147] Water Recycle Long (C-147L)

CONDITIONS

Created	Condition	Condition
Ву		Date
vvenegas	NMOCD has reviewed the recycling containment application and related documents, submitted by [371643] SOLARIS WATER MIDSTREAM, LLC on March 5, 2021, for 2RF-159 - EKG	5/21/2021
	Produced Water Containment Facility Number [fVV2110949066] in Unit Letter F, Section 29, T-24S, R-28E, in Eddy County, New Mexico. The form C-147 and related documents for 2RF-159	
	- EKG Produced Water Containment Facility Number [ftVV2110949066], is approved conditions of approval.	