

July 7, 2020

Bureau of Land Management Mr. Jim Amos 620 East Green Street Carlsbad, NM 88220

NMOCD District 2 Mr. Mike Bratcher 811 S. First Street Artesia, NM 88210

Dear Mr. Amos and Mr. Bratcher,

Pima Environmental Services, LLC (Pima) has conducted a site assessment, soil sampling and has prepared this Closure Report on behalf of Devon Energy Production Company (Devon) for the Regulus 26 Federal #4H. These incidents were assigned NAB1900956626 (2RP-5166) and NRM2015053388 by the New Mexico Oil Conservation Division (NMOCD).

Site Information and Site Characterization

The Regulus 26 Fed 4 is located approximately sixteen (16) miles southeast of Loco Hills, NM. This site is in Unit P, Section 26, Township 19S, Range 31E, Latitude 32.6253166, Longitude - 103.8323898, Eddy County, NM. Figure 1 references a location map.

Per the New Mexico Bureau of Geology and Mineral Resources, the local surface and shallow geology are eolian and piedmont deposits, Holocene to middle Pleistocene in age. The soil in this area is made up of Winky loamy fine sands, 0 to 3 percent slopes according to the United States Department of Agriculture Natural Resources Conservation Service soil survey (Appendix B). The drainage courses in this area are well-drained.

Based upon well water data, depth to the nearest groundwater in this area is greater than 130 feet below grade surface (BGS). There are no known water wells within ½ mile of this location, according to the New Mexico Office of the State Engineer. According to the United States

Geological Survey (USGS), the nearest significant watercourse is a saltwater pond located approximately 2.5 miles to the south. See Appendix A for referenced water surveys.

Table 1 NMAC and Closure Criteria 19.15.29						
Depth to Groundwater	Constituent & Limits					
(Appendix B)	Chlorides	Total TPH	GRO+DRO	BTEX	Benzene	
130'	20,000 mg/kg	2,500 mg/kg	1,000 mg/kg	50 mg/kg	10 mg/kg	
<50	600 mg/kg	100 mg/kg	100 mg/kg	50 mg/kg	10mg/kg	
	If the release occurred within any of the following areas, the responsible party would treat the release as if the groundwater was less than 50 feet per Rule 19.15.29					
	Water Is	sues		Yes	No	
Within 300 feet of any continuously flowing watercourse or any other significant watercourse					Х	
Within <u>200</u> feet of any lakebed, sinkhole or playa lake (measures from the ordinary high-water mark					х	
Within 300 feet from an occupied permanent residence, school, hospital, institution or church					Х	
Within <u>500</u> feet of a spring or a private, domestic freshwater well used by less than five households for domestic or stock water purposes					х	
Within 1000 feet of any freshwater well or spring				Х		
Within incorporated municipal boundaries or within a defined municipal freshwater well field				Х		
Within 300 feet of a wetlands				Х		
Within the area over	rlying a subsurface mi	ne			Х	
Within an unstable a	Within an unstable area (Karst)					
Within a 100-year floodplain						

Reference Figure 2 for a TOPO Map and Figure 3 for a Karst Map.

Release Information

NAB1900956626 (2RP-5166): On November 5, 2018, a produced water pump line from equipment developed a pin hole inside the engineer lined containment. A release of 12 barrels (bbls) of produced water was released staying inside the containment. The line was isolated and repairs were made. Initial response activities were conducted by the operator and included source elimination and site containment and the recovery of the 12 bbls of produced water was recovered.

NRM2015053388: On May 12, 2020, the fill line to the tank developed some holes releasing produced water into the engineered steel and poly-lined containment, resulting in the release of approximately 222 bbls of produced water. The initial response activities were conducted by the operator and included source elimination and site containment and the recovery of approximately 222 bbls of produced water. Figure 4 references a site map illustrating spill area and sample points.

Site Assessment and Soil Sampling Results

On June 8, 2020, composite samples were collected outside the containment walls to verify that the liner had not been breached, and the integrity was still intact. The laboratory results of this sampling event can be found in the following data table.

6-8-20 Soil Sample Results

		NM	OCD Table 1 0	losure Criteria	19.15.29	NMAC (De	pth to Gro	undwater i	>100')		
Sample Date Field Screening Utilizing PID Meter, 6-8-20 Chloride Strips and \$300 Method			-	NM App	roved Labo	ratory Resu	ilts				
Sample ID	Depth (BG5)	Voc	Senzene	Chlorides	BTEX mg/kg	Benzene mg/kg	GRO mg/kg	DRO mg/kg	MRO mg/kg	Total TPH mg/kg	cl mg/kg
5-1 N. Composite	0-6"				ND	ND	ND	16	ND	16	6300
S-2 E. Composite	0-6"				ND	ND	ND	220	ND	220	4100
S-3 S. Composite	0-6"				ND	ND	ND	12	ND	12	340
5-4 W. Composite	0-6"				ND	ND	ND	ND	ND	ND	5400

ND- Analyte Not Detected

A Complete Laboratory Report is attached in Appendix C.

Remediation Activities

The sample results were below NMOCD Closure Criteria 19.15.29 NMAC; the visual liner inspection shows no evidence that the integrity was compromised. Based on these findings, no remediation activities were needed at this location.

Closure Request

After careful review, Pima, on behalf of Devon Energy, is requesting that no further action be required, and closure in regards to these incidents be granted.

If you have any questions or need additional information, please feel free to contact Chris Jones by phone or email.

Respectfully,

Chris Jones

Environmental Professional

Pima Environmental Services, LLC

Attachments

Figures:

- 1- Location Map
- 2- TOPO Map
- 3- Karst Map
- 4- Site Map

Appendices:

Appendix A- Referenced Water Surveys

Appendix B- Soil Survey and Geological Data

Appendix C- C-141's

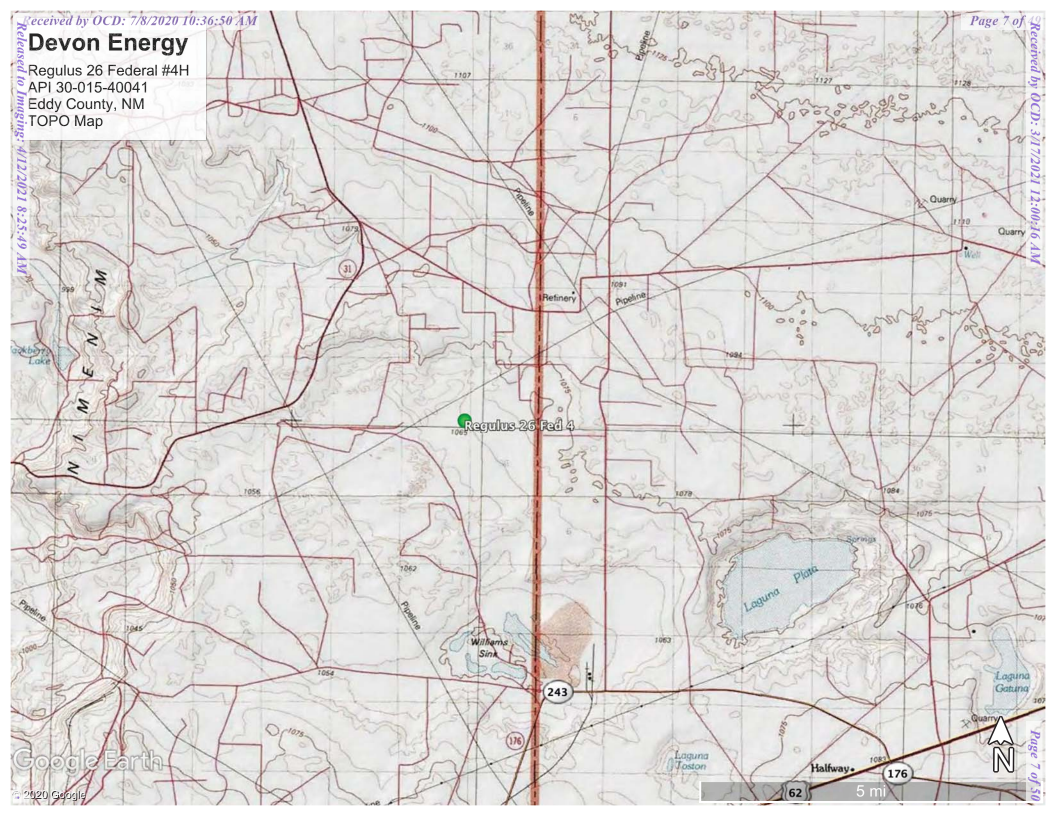
Appendix D- Laboratory Reports

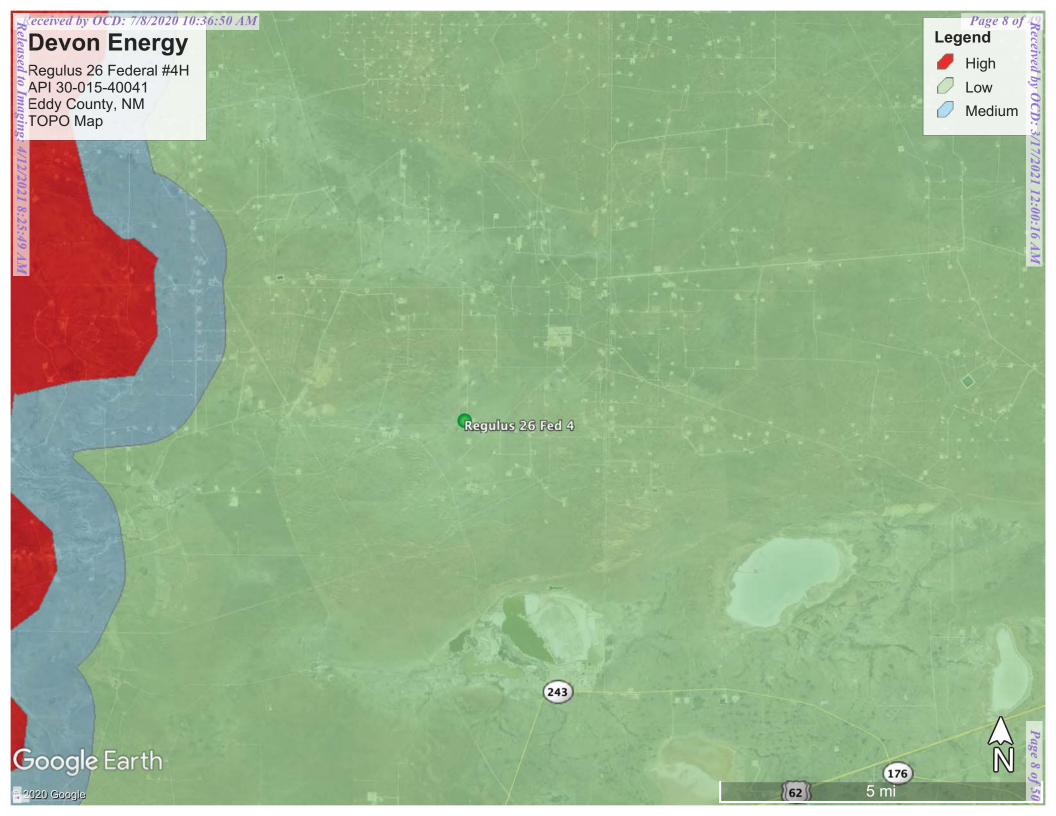
Appendix E- Photographic Documentation

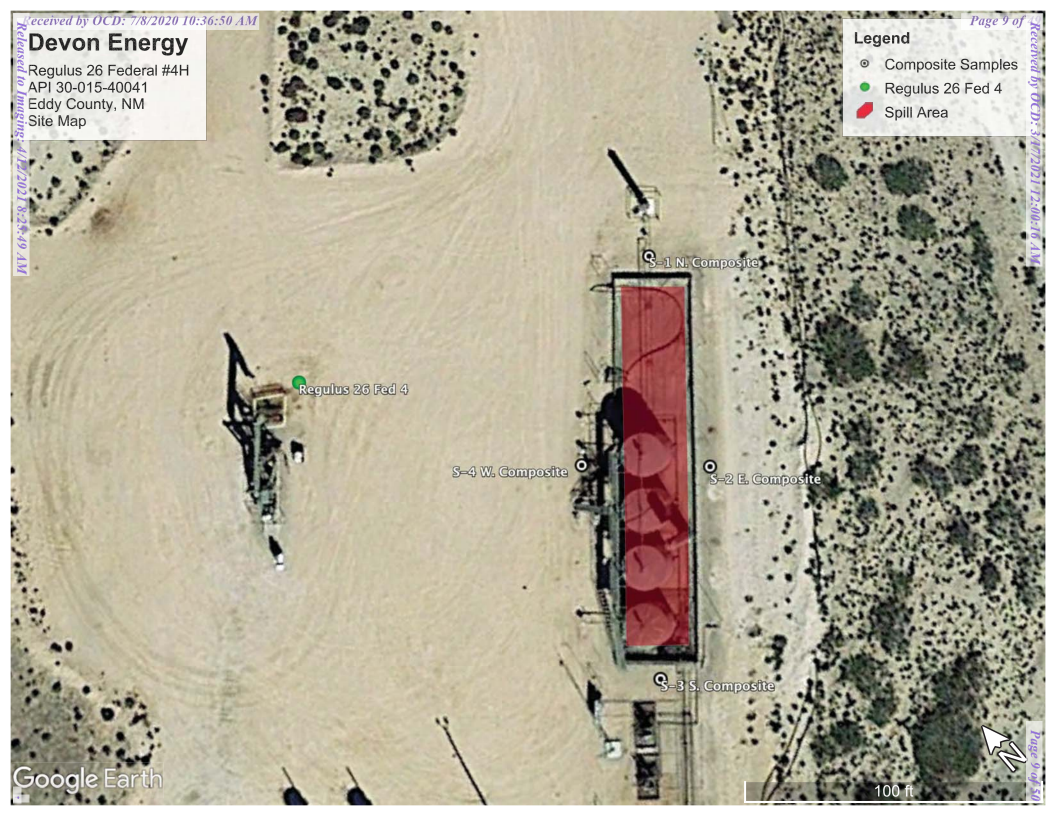


Figures: 1-Location Map 2-TOPO Map 3-Karst Map 4-Site Map











Appendix A
Water Surveys:
OSE
USGS
FEMA

New Mexico Office of the State Engineer

Water Column/Average Depth to Water

(A CLW#### in the POD suffix indicates the POD has been replaced & no longer serves a water right file.)

POD Number

CP 00641 POD1

CP 00642 POD1

(R=POD has been replaced, O=orphaned, C=the file is

closed)

(quarters are 1=NW 2=NE 3=SW 4=SE)

19S

31E

(quarters are smallest to largest)

2 2 25

(In feet)

250

POD

CP

Sub-QQQWater Code basin County 64 16 4 Sec Tws Rng DistanceDepthWellDepthWater Column CP 31E 610247 3609634* 1010 300 170 4 1 36 19S 130

611025

(NAD83 UTM in meters)

3611657*

Average Depth to Water:

130 feet

Page 11 of 50

Minimum Depth:

1979

130 feet

Maximum Depth:

130 feet

Record Count: 2

UTMNAD83 Radius Search (in meters):

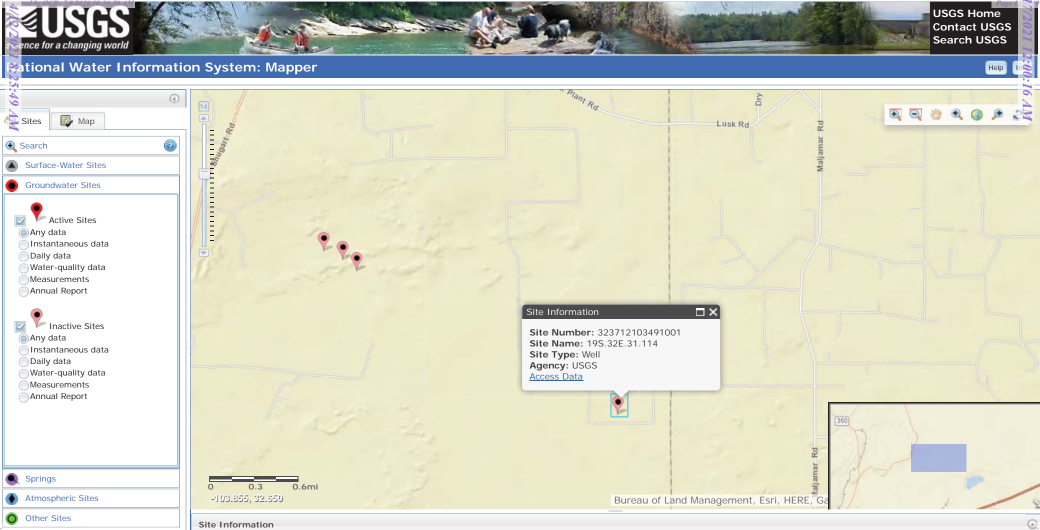
Radius: 3000 **Easting (X):** 609536 **Northing (Y):** 3610351.953

*UTM location was derived from PLSS - see Help

The data is furnished by the NMOSE/ISC and is accepted by the recipient with the expressed understanding that the OSE/ISC make no warranties, expressed or implied, concerning the accuracy, completeness, reliability, usability, or suitability for any particular purpose of the data.

6/3/20 10:14 AM

WATER COLUMN/ AVERAGE DEPTH TO WATER



Received by OCD: 3



Click to hide News Bulletins

Groundwater levels for the Nation

Search Results -- 1 sites found

site_no list =

• 323712103491001

Minimum number of levels = 1

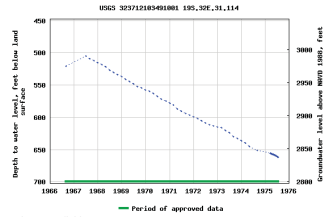
Save file of selected sites to local disk for future upload

USGS 323712103491001 19S.32E.31.114

Lea County, New Mexico Hydrologic Unit Code 13060011 Latitude 32°37'12", Longitude 103°49'10" NAD27 Land-surface elevation 3,497 feet above NAVD88

Available data for this site Groundwater: Field measurements

GO Output formats Table of data Tab-separated_data Reselect_period



Breaks in the plot represent a gap of at least one year between field measurements. Download a presentation-quality graph

Questions about sites/data?

Feedback on this web site Automated retrievals <u>Help</u>

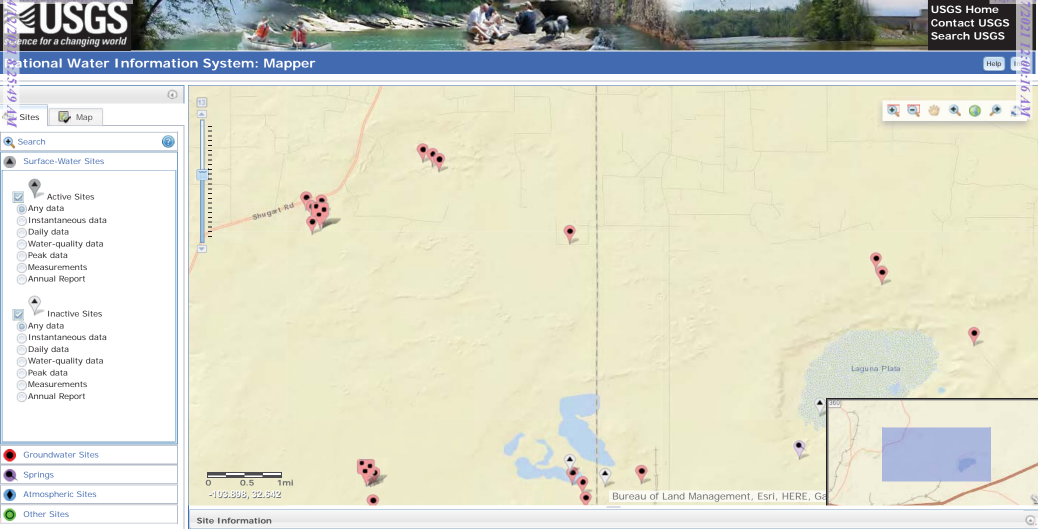
Data Tips Explanation of terms Subscribe for system changes

U.S. Department of the Interior | U.S. Geological Survey Title: Groundwater for USA: Water Levels

URL: https://nwis.waterdata.usgs.gov/nwis/gwlevels?

Page Contact Information: USGS Water Data Support Team Page Last Modified: 2020-06-03 12:52:31 EDT 0.74 0.56 nadww01





Received by OCD: 3

1:6,000

Feet

2,000

250

500

1,000

1,500

FIRM panel number, and FIRM effective date. Map images for

unmapped and unmodernized areas cannot be used for

regulatory purposes.



Appendix B Soil Survey & Geological Data: USDA

Eddy Area, New Mexico

WK—Wink loamy fine sand, 0 to 3 percent slopes, eroded

Map Unit Setting

National map unit symbol: 1w6c Elevation: 2,700 to 5,000 feet

Mean annual precipitation: 5 to 14 inches

Mean annual air temperature: 57 to 70 degrees F

Frost-free period: 180 to 250 days

Farmland classification: Not prime farmland

Map Unit Composition

Wink and similar soils: 98 percent Minor components: 2 percent

Estimates are based on observations, descriptions, and transects of

the mapunit.

Description of Wink

Setting

Landform: Depressions, swales

Landform position (three-dimensional): Talf

Down-slope shape: Convex Across-slope shape: Convex

Parent material: Mixed alluvium and/or eolian sands

Typical profile

H1 - 0 to 8 inches: loamy fine sand H2 - 8 to 38 inches: fine sandy loam H3 - 38 to 60 inches: fine sandy loam

Properties and qualities

Slope: 0 to 3 percent

Depth to restrictive feature: More than 80 inches

Natural drainage class: Well drained

Runoff class: Very low

Capacity of the most limiting layer to transmit water (Ksat): High

(2.00 to 6.00 in/hr)

Depth to water table: More than 80 inches

Frequency of flooding: None Frequency of ponding: None

Calcium carbonate, maximum in profile: 30 percent

Salinity, maximum in profile: Nonsaline to very slightly saline (0.0

to 2.0 mmhos/cm)

Sodium adsorption ratio, maximum in profile: 1.0

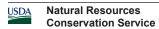
Available water storage in profile: Low (about 5.7 inches)

Interpretive groups

Land capability classification (irrigated): None specified

Land capability classification (nonirrigated): 7e

Hydrologic Soil Group: A



Map Unit Description: Wink loamy fine sand, 0 to 3 percent slopes, eroded---Eddy Area, New Mexico

Ecological site: Loamy Sand (R042XC003NM) Hydric soil rating: No

Minor Components

Simona

Percent of map unit: 1 percent

Ecological site: Shallow Sandy (R042XC002NM)

Hydric soil rating: No

Wink

Percent of map unit: 1 percent

Ecological site: Sandy (R042XC004NM)

Hydric soil rating: No

Data Source Information

Soil Survey Area: Eddy Area, New Mexico Survey Area Data: Version 15, Sep 15, 2019



Eolian and piedmont deposits (Holocene to middle Pleistocene)— Interlayed eolian sands and piedmont—slope deposits along the eastern flank of the Pecos Rivervalley, primarily between Roswell and Carlsbad. Typically capped by thin eolian deposits



Appendix C C-141's: Initial Final Received by OCD: 3/17/2021 12:00:16 AM

District II
811 S. First St., Artesia, NM 88210

District III

1000 Rio Brazos Road, Aztec, NM 87410

District IV 1220 S. St. Francis Dr., Santa Fe, NM 87505

State of New Mexico **Energy Minerals and Natural** Resources Department

Oil Conservation Division 1220 South St. Francis Dr. Santa Fe, NM 87505

Form C-141 Revised August 24, 2018 Submit to appropriate OCD District office

Incident ID	NAB1900956626
District RP	2RP-5166
Facility ID	
Application ID	pAB1900956353

Release Notification

Responsible Party

Responsible Party Devon Energy Production Company		I	OGRID ₆₁₃₇			
Contact Name Amanda T. Davis			•	Contact Te	Contact Telephone 575-748-3371	
Contact email amanda.davis@dvn.com			(assigned by OCD) NAB1900956626			
Contact mailing address 6488 Seven Rivers Hwy						
atitude 32	.6252			of Release So	-103.83193	
			(NAD 83 in decin	nal degrees to 5 decin		
Site Name Re	gulus 26	Fed 4H	<u> </u>	Site Type		
Date Release	Discovered	11/05/2018		API# (if app	plicable) 3001540041	
Unit Letter	Section	Township	Range	Cour	nty	
Р	26	198	31E	Edo		
urface Owner	:: State	Federal Tri	bal 🔲 Private (Na	me:)	
			Nature and	Volume of 1	Release	
	-					
Crude Oil	Materia	Volume Released	that apply and attach ca l (bbls)	dculations or specific	volume Recovered (bbls)	
Produced	Water	Volume Released	l (bbls) 12	·	Volume Recovered (bbls) 12	
		Is the concentrati	on of total dissolve		Yes No	
Condensa	to		vater >10,000 mg/l	?	7/1	
Natural G		Volume Released			Volume Recovered (bbls)	
		Volume Released			Volume Recovered (Mcf)	
Other (de:	scribe)	Volume/Weight	Released (provide (ınits)	Volume/Weight Recovered (provide units)	
Cause of Rele	ease PW p of PW	ump line from V was released	equipment de inside lined co	veloped pin hontainment.	hole leak inside tank containment. 12BE All 12 BBLS were recovered.	

	I uge ZZ U	·
Incident ID	NAB1900956626	
District RP	2RP-5166	
Facility ID		Ė
Application ID	pAB1900956353	

Was this a major release as defined by 19.15.29.7(A) NMAC?	If YES, for what reason(s) does the re	esponsible party consider this a major release?
Yes No		
	nather fl	
If YES, was immediate n	otice given to the OCD? By whom? T	To whom? When and by what means (phone, email, etc)?
_		
	Initia	l Response
The responsible	party must undertake the following actions imme	ediately unless they could create a safety hazard that would result in injury
The source of the rele	ease has been stopped.	
	as been secured to protect human health	and the environment.
Released materials ha	ave been contained via the use of berm	s or dikes, absorbent pads, or other containment devices.
All free liquids and re	ecoverable materials have been remove	ed and managed appropriately.
If all the actions describe	d above have <u>not</u> been undertaken, exp	lain why:
has begun, please attach	a narrative of actions to date. If reme	nce remediation immediately after discovery of a release. If remediated all efforts have been successfully completed or if the release occur. C), please attach all information needed for closure evaluation.
regulations all operators are public health or the environ failed to adequately investig	required to report and/or file certain releas ment. The acceptance of a C-141 report by gate and remediate contamination that pose	to the best of my knowledge and understand that pursuant to OCD rules and e notifications and perform corrective actions for releases which may endange the OCD does not relieve the operator of liability should their operations have a threat to groundwater, surface water, human health or the environment. In the tor of responsibility for compliance with any other federal, state, or local laws
Kendi	ra DeHovos	
Printed Name: Kendr	a Delloyos	Title: EHS Associate
Printed Name: Nemal Signature:	DeHoyos Digitally agreed by Kansier DaHeyos DeHoyos Dit. envisored DaHeyos, a.u., sead-leading despressagemen son; crUS Date: 2018 11 20 12 38 28 -07007	
Signature: Kendra [DeHoyos Dit environes Detroyos e. e.u. productive services de l'environes Detroyos e. e.u. productive del produ	
Signature: Kendra [DeHoyos Digitally segred by Kender DeHoyoe DN. servicendra DeHoyoe, a, ou, encodimentic schroyce@orn.com, Dele: 2018.11.20 12.58.28-07007	Title: EHS Associate Date: 11/12/2018 Telephone: 575-748-3371
Signature: Kendra [email: kendra.deh	DeHoyos Digitally segred by Kender DeHoyoe DN. servicendra DeHoyoe, a, ou, encodimentic schroyce@orn.com, Dele: 2018.11.20 12.58.28-07007	
Signature: Kendra [email: kendra.deh	DeHoyos Digitally septed by Kenfett Dathroys Deletory Co. on. of the reviewed behavious of the consideration deletory and the consideration of the considera	Date: 11/12/2018 Telephone: 575-748-3371
Signature: Kendra [email: kendra.deh	DeHoyos Digitally segred by Kender DeHoyoe DN. servicendra DeHoyoe, a, ou, encodimentic schroyce@orn.com, Dele: 2018.11.20 12.58.28-07007	
Signature: Kendra [email: kendra.deh	DeHoyos Digitally septed by Kenfett Dathroys Deletory Co. on. of the reviewed behavious of the consideration deletory and the consideration of the considera	Date: 11/12/2018 Telephone: 575-748-3371
Signature: Kendra [email: kendra.deh	DeHoyos Digitally septed by Kenfett Dathroys Deletory Co. on. of the reviewed behavious of the consideration deletory and the consideration of the considera	Date: 11/12/2018 Telephone: 575-748-3371

Site Assessment/Characterization

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

What is the shallowest depth to groundwater beneath the area affected by the release?	140_ (ft bgs)			
Did this release impact groundwater or surface water?	☐ Yes ⊠ No			
Are the lateral extents of the release within 300 feet of a continuously flowing watercourse or any other significant watercourse?	☐ Yes ⊠ No			
Are the lateral extents of the release within 200 feet of any lakebed, sinkhole, or playa lake (measured from the ordinary high-water mark)?	☐ Yes ⊠ No			
Are the lateral extents of the release within 300 feet of an occupied permanent residence, school, hospital, institution, or church?	☐ Yes ⊠ No			
Are the lateral extents of the release within 500 horizontal feet of a spring or a private domestic fresh water well used by less than five households for domestic or stock watering purposes?	☐ Yes ⊠ No			
Are the lateral extents of the release within 1000 feet of any other fresh water well or spring?	☐ Yes ⊠ No			
Are the lateral extents of the release within incorporated municipal boundaries or within a defined municipal fresh water well field?	☐ Yes ⊠ No			
Are the lateral extents of the release within 300 feet of a wetland?	☐ Yes ⊠ No			
Are the lateral extents of the release overlying a subsurface mine?	☐ Yes ⊠ No			
Are the lateral extents of the release overlying an unstable area such as karst geology?	☐ Yes ⊠ No			
Are the lateral extents of the release within a 100-year floodplain?	☐ Yes ⊠ No			
Did the release impact areas not on an exploration, development, production, or storage site?	☐ Yes ⊠ No			
Attach a comprehensive report (electronic submittals in .pdf format are preferred) demonstrating the lateral and vertical extents of soil contamination associated with the release have been determined. Refer to 19.15.29.11 NMAC for specifics.				
<u>Characterization Report Checklist</u> : Each of the following items must be included in the report.				
 Scaled site map showing impacted area, surface features, subsurface features, delineation points, and monitoring wel Field data Data table of soil contaminant concentration data Depth to water determination Determination of water sources and significant watercourses within ½-mile of the lateral extents of the release Boring or excavation logs Photographs including date and GIS information 	ls.			
Topographic/Aerial maps				

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

☐ Laboratory data including chain of custody

Received by OCD: 3/17/2021/12:005164M Form C-141 State of New Mexico Page 2 Oil Conservation Division Page 24 of 50

Incident ID	NAB1900956626
District RP	2RP-5166
Facility ID	
Application ID	pAB1900956353

I hereby certify that the information given above is true and complete to the best of my knowledge and understand that pursuant to OCD rules and regulations all operators are required to report and/or file certain release notifications and perform corrective actions for releases which may endanger public health or the environment. The acceptance of a C-141 report by the OCD does not relieve the operator of liability should their operations have failed to adequately investigate and remediate contamination that pose a threat to groundwater, surface water, human health or the environment. In addition, OCD acceptance of a C-141 report does not relieve the operator of responsibility for compliance with any other federal, state, or local laws and/or regulations.		
Printed Name: Chris Jones	Title: Project Manager	
Signature: email: chris@pimaoil.com	Date: 7-7-20 Telephone: 575-964-7740	
OCD Only		
Received by:	Date:	

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Incident ID NAB1900956626

District RP 2RP-5166

Facility ID Application ID pAB1900956353

Remediation Plan

Remediation Plan Checklist: Each of the following items must b	e included in the plan.
 ☑ Detailed description of proposed remediation technique ☑ Scaled sitemap with GPS coordinates showing delineation point ☑ Estimated volume of material to be remediated ☑ Closure criteria is to Table 1 specifications subject to 19.15.29. ☑ Proposed schedule for remediation (note if remediation plan times) 	12(C)(4) NMAC
Deferral Requests Only: Each of the following items must be con	nfirmed as part of any request for deferral of remediation.
Contamination must be in areas immediately under or around predeconstruction.	roduction equipment where remediation could cause a major facility
Extents of contamination must be fully delineated.	
Contamination does not cause an imminent risk to human health	n, the environment, or groundwater.
	e and remediate contamination that pose a threat to groundwater, acceptance of a C-141 report does not relieve the operator of
Printed Name: Chris Jones	Title: Project Manager
Signature:	Date: 7-7-20 Telephone:
Signature.	Bate. 7-7-20 Telephone.
email: chris@pimaoil.com	575-964-7740
OCD Only	
Received by:	Date:
Approved	Approval
Signature:	Date:

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Incident ID	NAB1900956626
District RP	2RP-5166
Facility ID	
Application ID	pAB1900956353

Closure

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

Closure Report Attachment Checklist: Each of the following in	tems must be included in the closure report.
☐ A scaled site and sampling diagram as described in 19.15.29.1	1 NMAC
□ Photographs of the remediated site prior to backfill or photos must be notified 2 days prior to liner inspection)	of the liner integrity if applicable (Note: appropriate OCD District office
☐ Laboratory analyses of final sampling (Note: appropriate ODC	C District office must be notified 2 days prior to final sampling)
□ Description of remediation activities	
and regulations all operators are required to report and/or file certain may endanger public health or the environment. The acceptance of	ntions. The responsible party acknowledges they must substantially nditions that existed prior to the release or their final land use in
Printed Name: Chris Jones	Title: Project Manager
Signature:	Date: 7-7-20
email: chris@pimaoil.com	Telephone: 575-964-7740
OCD Only	
Received by:	Date:
	of liability should their operations have failed to adequately investigate and water, human health, or the environment nor does not relieve the responsible or regulations.
Closure Approved by:	Date:
Printed Name:	Title:

<u>District I</u> 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 1220 S. St. Francis Dr., Santa Fe, NM 87505

State of New Mexico Energy Minerals and Natural Resources Department

Oil Conservation Division 1220 South St. Francis Dr. Santa Fe, NM 87505

Form C-141 Revised August 24, 2018 Submit to appropriate OCD District office

Incident ID	NRM2015053388
District RP	
Facility ID	
Application ID	

Release Notification

Responsible Party

OGRID 6137

Responsible Party Devon Energy Production Company			OGRID 61	• • •		
Contact Name Wesley Mathews			Contact Te	Contact Telephone 575-578-6195		
Contact email Wesley.Mathews@dvn.com			Incident #	(assigned by OCD)		
Contact mail	ing address	6488 Seven Ri	vers Hwy			
			Location	of Release So		
Latitude 32.625406 Longitude -103.832330						
			(NAD 83 in dec	cimal degrees to 5 decin	nal places)	
Site Name Re	egulus 26	Fed 4H		Site Type	Central Tank Battery	
Date Release	Discovered	5/12/2020		API# (if app		
	I a .:		-			
Unit Letter	Section	Township	Range	Coun		
Р	26	19S	31E	Edo	dy	
Surface Owner	r: State	Federal Tr	ribal Private (<i>I</i>)	Name:)
			Nature and	l Volume of I	Release	
				calculations or specific	justification for the volumes pro	ovided below)
Crude Oil	1	Volume Release			Volume Recovered (bbls)	
Produced	Water	Volume Release	^{ed (bbls)} 222.19		Volume Recovered (bbls) 220	
Is the concentration of total dissolved so		\ /	☐ Yes ☐ No			
in the produced water >10,000 mg/l? Condensate Volume Released (bbls)		/1?	Volume Recovered (bbl	<u>s)</u>		
☐ Natural Gas Volume Released (Mcf)			Volume Recovered (Mcf)			
Other (describe) Volume/Weight Released (provide unit		e units)	Volume/Weight Recove			
Since (accounts)			vertically verticall	(P10 (100 011110)		
Cause of Rel	ease D		- 1 - 1 A II (I - 1	1.4 1. 20.2.	(
	Pin no	ole leak from p	oiping. All fluid	stayed within	containment.	

Received by OCD: 3/17/2021/12:005164M Form C-171 State of New Mexico Page 2 Oil Conservation Division Page 28 of 50

Incident ID	NRM2015053388
District RP	
Facility ID	
Application ID	

Was this a major	If VES for what reason(s) does the response	nsible party consider this a major release?	
release as defined by	This is considered a major relea	- ·	
19.15.29.7(A) NMAC?			
☐ Yes ☐ No			
		hom? When and by what means (phone, email, etc)?	
wes Mathews sent	a notification to OCD, but it was i	ate due to investigation reasons for data for C-141.	
	Initial R	esponse	
The responsible	party must undertake the following actions immediate	ly unless they could create a safety hazard that would result in injury	
The source of the rela	ease has been stopped.		
	as been secured to protect human health and	the environment	
	•	dikes, absorbent pads, or other containment devices.	
	ecoverable materials have been removed ar		
-	d above have <u>not</u> been undertaken, explain		
Per 19.15.29.8 B. (4) NMAC the responsible party may commence remediation immediately after discovery of a release. If remediation has begun, please attach a narrative of actions to date. If remedial efforts have been successfully completed or if the release occurred within a lined containment area (see 19.15.29.11(A)(5)(a) NMAC), please attach all information needed for closure evaluation.			
		best of my knowledge and understand that pursuant to OCD rules and	
regulations all operators are required to report and/or file certain release notifications and perform corrective actions for releases which may endanger public health or the environment. The acceptance of a C-141 report by the OCD does not relieve the operator of liability should their operations have			
failed to adequately investigate and remediate contamination that pose a threat to groundwater, surface water, human health or the environment. In addition, OCD acceptance of a C-141 report does not relieve the operator of responsibility for compliance with any other federal, state, or local laws			
and/or regulations.	r a C-141 report does not reneve the operator of	responsibility for compliance with any other rederal, state, or local laws	
Printed Name: Kendr	a DeHoyos	Title: EHS Associate	
Signature: Kendra	a DeHoyos DeHoyos	Date: 5/27/2020	
	Hoyos@dvn.com	Telephone: 575-748-0167	
eman.		rerepriorie.	
OCD Only Ramona	Marcus	5/00/0000	
		Date:	

NRM2015053388

Spills In Lined Containment			
Measurements Of Standing Fluid			
Length(Ft)	150		
Width(Ft)	30		
Depth(in.)	4		
Total Capacity without tank displacements (bbls)	267.16		
No. of 500 bbl Tanks In Standing Fluid	4		
No. of Other Tanks In Standing Fluid	1		
OD Of Other Tanks In Standing Fluid(feet)	2		
Total Volume of standing fluid accounting for tank displacement.	222.19		

<u>District I</u> 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 1220 S. St. Francis Dr., Santa Fe, NM 87505

State of New Mexico Energy Minerals and Natural Resources Department

Oil Conservation Division 1220 South St. Francis Dr. Santa Fe, NM 87505

Form C-141 Revised August 24, 2018 Submit to appropriate OCD District office

Incident ID	NRM2015053388
District RP	
Facility ID	
Application ID	

Site Assessment/Characterization

This information must be provided to the appropriate district office no later than 90 days after the release discovery date.		
What is the shallowest depth to groundwater beneath the area affected by the release?	140 (ft bgs)	
Did this release impact groundwater or surface water?	☐ Yes ⊠ No	
Are the lateral extents of the release within 300 feet of a continuously flowing watercourse or any other significant watercourse?	☐ Yes ⊠ No	
Are the lateral extents of the release within 200 feet of any lakebed, sinkhole, or playa lake (measured from the ordinary high-water mark)?	☐ Yes ⊠ No	
Are the lateral extents of the release within 300 feet of an occupied permanent residence, school, hospital, institution, or church?	☐ Yes ⊠ No	
Are the lateral extents of the release within 500 horizontal feet of a spring or a private domestic fresh water well used by less than five households for domestic or stock watering purposes?	☐ Yes ⊠ No	
Are the lateral extents of the release within 1000 feet of any other fresh water well or spring?	☐ Yes ⊠ No	
Are the lateral extents of the release within incorporated municipal boundaries or within a defined municipal fresh water well field?	☐ Yes ⊠ No	
Are the lateral extents of the release within 300 feet of a wetland?	☐ Yes ⊠ No	
Are the lateral extents of the release overlying a subsurface mine?	☐ Yes ⊠ No	
Are the lateral extents of the release overlying an unstable area such as karst geology?	☐ Yes ⊠ No	
Are the lateral extents of the release within a 100-year floodplain?	☐ Yes ⊠ No	
Did the release impact areas not on an exploration, development, production, or storage site?	☐ Yes ⊠ No	
Attach a comprehensive report (electronic submittals in .pdf format are preferred) demonstrating the lateral and vertical extents of soil contamination associated with the release have been determined. Refer to 19.15.29.11 NMAC for specifics.		
Characterization Report Checklist: Each of the following items must be included in the report.		

Characterization Report Checklist: Each of the following items must be included in the report.
Scaled site map showing impacted area, surface features, subsurface features, delineation points, and monitoring wells.
Field data
Data table of soil contaminant concentration data
Depth to water determination
Determination of water sources and significant watercourses within ½-mile of the lateral extents of the release
Boring or excavation logs
Photographs including date and GIS information
Topographic/Aerial maps
Laboratory data including chain of custody

Received by OCD: 3/17/2021/12:005164M State of New Mexico Page 2 Oil Conservation Division

	Page 31 of 5
Incident ID	NRM2015053388
District RP	
Facility ID	
Application ID	

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

I hereby certify that the information given above is true and complete to the best of my knowledge and understand that pursuant to OCD rules and

public health or the environment. The acceptance of a C-141 report by the failed to adequately investigate and remediate contamination that pose a	ne OCD does not relieve the operator of liability should their operations have threat to groundwater, surface water, human health or the environment. In r of responsibility for compliance with any other federal, state, or local laws
Printed Name: Tom Bynum	Title: EHS Consultant
Signature: Tom Bynum	Date: 7/8/2020
email: tom.bynum@dvn.com	Telephone: 575-748-0176
OCD Only	
Received by:	Date:

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Incident ID NRM2015053388

District RP
Facility ID
Application ID

Remediation Plan

Remediation Plan Checklist: Each of the following items must be included in the plan.			
 Detailed description of proposed remediation technique Scaled sitemap with GPS coordinates showing delineation points Estimated volume of material to be remediated Closure criteria is to Table 1 specifications subject to 19.15.29.12(C)(4) NMAC Proposed schedule for remediation (note if remediation plan timeline is more than 90 days OCD approval is required) 			
<u>Deferral Requests Only</u> : Each of the following items must be confirmed as part of any request for deferral of remediation.			
Contamination must be in areas immediately under or around production equipment where remediation could cause a major facility deconstruction.			
Extents of contamination must be fully delineated.			
Contamination does not cause an imminent risk to human health, the environment, or groundwater.			
I hereby certify that the information given above is true and complete to the best of my knowledge and understand that pursuant to OCD rules and regulations all operators are required to report and/or file certain release notifications and perform corrective actions for releases which may endanger public health or the environment. The acceptance of a C-141 report by the OCD does not relieve the operator of liability should their operations have failed to adequately investigate and remediate contamination that pose a threat to groundwater, surface water, human health or the environment. In addition, OCD acceptance of a C-141 report does not relieve the operator of responsibility for compliance with any other federal, state, or local laws and/or regulations.			
Printed Name: Tom Bynum Title: EHS Consultant			
Signature:			
email: tom.bynum@dvn.com Telephone: 575-748-0176			
OCD Only			
Received by: Date:			
Approved Deferral Approved Deferral Approved			
Signature: Date:			

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Incident ID NRM2015053388

District RP
Facility ID
Application ID

Closure

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

Closure Report Attachment Checklist: Each of the following	Closure Report Attachment Checklist: Each of the following items must be included in the closure report.		
A scaled site and sampling diagram as described in 19.15.29	9.11 NMAC		
Photographs of the remediated site prior to backfill or photomust be notified 2 days prior to liner inspection)	os of the liner integrity if applicable (Note: appropriate OCD District office		
☐ Laboratory analyses of final sampling (Note: appropriate Ol	DC District office must be notified 2 days prior to final sampling)		
Description of remediation activities			
and regulations all operators are required to report and/or file cert may endanger public health or the environment. The acceptance of should their operations have failed to adequately investigate and rehuman health or the environment. In addition, OCD acceptance of compliance with any other federal, state, or local laws and/or regurestore, reclaim, and re-vegetate the impacted surface area to the accordance with 19.15.29.13 NMAC including notification to the	TTTG G 1		
Printed Name: Tom Bynum	Title: EHS Consultant		
Signature:Tom Bynum	_ Date <u>: 7/8/2020</u>		
email: tom.bynum@dvn.com	Telephone: 575-748-0176		
OCD Only			
Received by: Chad Hensley	Date: _04/12/2021		
Closure approval by the OCD does not relieve the responsible party of liability should their operations have failed to adequately investigate and remediate contamination that poses a threat to groundwater, surface water, human health, or the environment nor does not relieve the responsible party of compliance with any other federal, state, or local laws and/or regulations.			
Closure Approved by:	Date: 04/12/2021		
Printed Name: Chad Hensley	Title: Environmental Specialist Advanced		



Appendix D: Laboratory Reports



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

June 17, 2020

Chris Jones

Pima Environmental Services LLC 1601 N. Turner Ste 500

Hobbs, NM 88240 TEL: (575) 631-6977

FAX

RE: Regulus 26 Fed 4H OrderNo.: 2006425

Dear Chris Jones:

Hall Environmental Analysis Laboratory received 4 sample(s) on 6/9/2020 for the analyses presented in the following report.

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

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

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

Sincerely,

Andy Freeman

Laboratory Manager

andy

4901 Hawkins NE

Albuquerque, NM 87109

Analytical Report Lab Order 2006425

Date Reported: 6/17/2020

Hall Environmental Analysis Laboratory, Inc.

CLIENT: Pima Environmental Services LLC

Project: Regulus 26 Fed 4H

Lab ID: 2006425-001

Matrix: SOIL

Collection Date: 6/8/2020 8:30:00 AM **Received Date:** 6/9/2020 9:30:00 AM

Client Sample ID: S-1 N. Composite

Analyses	Result	RL Qu	al Units	DF	Date Analyzed
EPA METHOD 8015M/D: DIESEL RANGE ORGANICS				Analyst: BRM	
Diesel Range Organics (DRO)	16	9.8	mg/Kg	1	6/12/2020 2:22:30 PM
Motor Oil Range Organics (MRO)	ND	49	mg/Kg	1	6/12/2020 2:22:30 PM
Surr: DNOP	105	55.1-146	%Rec	1	6/12/2020 2:22:30 PM
EPA METHOD 8015D: GASOLINE RANGE					Analyst: NSB
Gasoline Range Organics (GRO)	ND	5.0	mg/Kg	1	6/10/2020 6:27:30 PM
Surr: BFB	81.4	66.6-105	%Rec	1	6/10/2020 6:27:30 PM
EPA METHOD 8021B: VOLATILES					Analyst: NSB
Benzene	ND	0.025	mg/Kg	1	6/10/2020 6:27:30 PM
Toluene	ND	0.050	mg/Kg	1	6/10/2020 6:27:30 PM
Ethylbenzene	ND	0.050	mg/Kg	1	6/10/2020 6:27:30 PM
Xylenes, Total	ND	0.099	mg/Kg	1	6/10/2020 6:27:30 PM
Surr: 4-Bromofluorobenzene	102	80-120	%Rec	1	6/10/2020 6:27:30 PM
EPA METHOD 300.0: ANIONS					Analyst: JMT
Chloride	6300	300	mg/Kg	100	6/16/2020 10:29:48 AM

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

Qualifiers:

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

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

Page 1 of 8

Analytical Report Lab Order 2006425

Date Reported: 6/17/2020

Hall Environmental Analysis Laboratory, Inc.

CLIENT: Pima Environmental Services LLC

Project: Regulus 26 Fed 4H

Lab ID: 2006425-002

Matrix: SOIL

Collection Date: 6/8/2020 8:40:00 AM **Received Date:** 6/9/2020 9:30:00 AM

Client Sample ID: S-2 E. Composite

Analyses	Result	RL Qu	al Units	DF	Date Analyzed
EPA METHOD 8015M/D: DIESEL RANGE C	RGANICS				Analyst: BRM
Diesel Range Organics (DRO)	220	9.5	mg/Kg	1	6/12/2020 2:46:35 PM
Motor Oil Range Organics (MRO)	ND	48	mg/Kg	1	6/12/2020 2:46:35 PM
Surr: DNOP	120	55.1-146	%Rec	1	6/12/2020 2:46:35 PM
EPA METHOD 8015D: GASOLINE RANGE					Analyst: NSB
Gasoline Range Organics (GRO)	ND	4.8	mg/Kg	1	6/10/2020 6:50:59 PM
Surr: BFB	83.8	66.6-105	%Rec	1	6/10/2020 6:50:59 PM
EPA METHOD 8021B: VOLATILES					Analyst: NSB
Benzene	ND	0.024	mg/Kg	1	6/10/2020 6:50:59 PM
Toluene	ND	0.048	mg/Kg	1	6/10/2020 6:50:59 PM
Ethylbenzene	ND	0.048	mg/Kg	1	6/10/2020 6:50:59 PM
Xylenes, Total	ND	0.096	mg/Kg	1	6/10/2020 6:50:59 PM
Surr: 4-Bromofluorobenzene	105	80-120	%Rec	1	6/10/2020 6:50:59 PM
EPA METHOD 300.0: ANIONS					Analyst: JMT
Chloride	4100	150	mg/Kg	50	6/16/2020 10:42:08 AM

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

Qualifiers:

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

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

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Analytical Report Lab Order 2006425

Date Reported: 6/17/2020

Hall Environmental Analysis Laboratory, Inc.

CLIENT: Pima Environmental Services LLC

Project: Regulus 26 Fed 4H

Lab ID: 2006425-003

Matrix: SOIL

Collection Date: 6/8/2020 8:50:00 AM **Received Date:** 6/9/2020 9:30:00 AM

Client Sample ID: S-3 S. Composite

Analyses	Result	RL Qu	al Units	DF	Date Analyzed
EPA METHOD 8015M/D: DIESEL RANGE O	RGANICS				Analyst: BRM
Diesel Range Organics (DRO)	12	9.8	mg/Kg	1	6/12/2020 3:10:50 PM
Motor Oil Range Organics (MRO)	ND	49	mg/Kg	1	6/12/2020 3:10:50 PM
Surr: DNOP	97.6	55.1-146	%Rec	1	6/12/2020 3:10:50 PM
EPA METHOD 8015D: GASOLINE RANGE					Analyst: NSB
Gasoline Range Organics (GRO)	ND	4.9	mg/Kg	1	6/10/2020 7:14:29 PM
Surr: BFB	83.5	66.6-105	%Rec	1	6/10/2020 7:14:29 PM
EPA METHOD 8021B: VOLATILES					Analyst: NSB
Benzene	ND	0.024	mg/Kg	1	6/10/2020 7:14:29 PM
Toluene	ND	0.049	mg/Kg	1	6/10/2020 7:14:29 PM
Ethylbenzene	ND	0.049	mg/Kg	1	6/10/2020 7:14:29 PM
Xylenes, Total	ND	0.097	mg/Kg	1	6/10/2020 7:14:29 PM
Surr: 4-Bromofluorobenzene	104	80-120	%Rec	1	6/10/2020 7:14:29 PM
EPA METHOD 300.0: ANIONS					Analyst: MRA
Chloride	340	60	mg/Kg	20	6/15/2020 10:50:08 AM

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

Qualifiers:

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

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

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Analytical Report Lab Order 2006425

Date Reported: 6/17/2020

Hall Environmental Analysis Laboratory, Inc.

CLIENT:Prima Environmental Services LLCClient Sample ID: S-4 W. CompositeProject:Regulus 26 Fed 4HCollection Date: 6/8/2020 9:00:00 AM

Lab ID: 2006425-004 **Matrix:** SOIL **Received Date:** 6/9/2020 9:30:00 AM

Analyses	Result	RL Qu	al Units	DF	Date Analyzed
EPA METHOD 8015M/D: DIESEL RANGE OI	RGANICS				Analyst: BRM
Diesel Range Organics (DRO)	ND	9.6	mg/Kg	1	6/12/2020 1:14:56 PM
Motor Oil Range Organics (MRO)	ND	48	mg/Kg	1	6/12/2020 1:14:56 PM
Surr: DNOP	121	55.1-146	%Rec	1	6/12/2020 1:14:56 PM
EPA METHOD 8015D: GASOLINE RANGE					Analyst: NSB
Gasoline Range Organics (GRO)	ND	4.8	mg/Kg	1	6/10/2020 7:37:58 PM
Surr: BFB	82.5	66.6-105	%Rec	1	6/10/2020 7:37:58 PM
EPA METHOD 8021B: VOLATILES					Analyst: NSB
Benzene	ND	0.024	mg/Kg	1	6/10/2020 7:37:58 PM
Toluene	ND	0.048	mg/Kg	1	6/10/2020 7:37:58 PM
Ethylbenzene	ND	0.048	mg/Kg	1	6/10/2020 7:37:58 PM
Xylenes, Total	ND	0.096	mg/Kg	1	6/10/2020 7:37:58 PM
Surr: 4-Bromofluorobenzene	104	80-120	%Rec	1	6/10/2020 7:37:58 PM
EPA METHOD 300.0: ANIONS					Analyst: JMT
Chloride	5400	300	mg/Kg	100	6/16/2020 10:54:29 AM

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

Qualifiers:

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

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

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Hall Environmental Analysis Laboratory, Inc.

WO#: **2006425 17-Jun-20**

Client: Pima Environmental Services LLC

Project: Regulus 26 Fed 4H

Sample ID: MB-53078 SampType: mblk TestCode: EPA Method 300.0: Anions

Client ID: PBS Batch ID: 53078 RunNo: 69667

Prep Date: 6/15/2020 Analysis Date: 6/15/2020 SeqNo: 2418561 Units: mg/Kg

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

Chloride ND 1.5

Sample ID: LCS-53078 SampType: Ics TestCode: EPA Method 300.0: Anions

Client ID: LCSS Batch ID: 53078 RunNo: 69667

Prep Date: 6/15/2020 Analysis Date: 6/15/2020 SeqNo: 2418562 Units: mg/Kg

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

Chloride 14 1.5 15.00 0 95.0 90 110

Qualifiers:

Value exceeds Maximum Contaminant Level.

D Sample Diluted Due to Matrix

H Holding times for preparation or analysis exceeded

ND Not Detected at the Reporting Limit

PQL Practical Quanitative Limit

S % Recovery outside of range due to dilution or matrix

B Analyte detected in the associated Method Blank

E Value above quantitation range

J Analyte detected below quantitation limits

P Sample pH Not In Range

RL Reporting Limit

Page 5 of 8

Hall Environmental Analysis Laboratory, Inc.

WO#: **2006425**

17-Jun-20

Client: Pima Environmental Services LLC

Project: Regulus 26 Fed 4H

Sample ID: LCS-53019 SampType: LCS TestCode: EPA Method 8015M/D: Diesel Range Organics Client ID: LCSS Batch ID: 53019 RunNo: 69585 Prep Date: 6/11/2020 Analysis Date: 6/12/2020 SeqNo: 2415665 Units: mg/Kg Analyte Result **PQL** SPK value SPK Ref Val %REC LowLimit HighLimit %RPD **RPDLimit** Qual

 Diesel Range Organics (DRO)
 51
 10
 50.00
 0
 102
 70
 130

 Surr: DNOP
 5.2
 5.000
 104
 55.1
 146

Sample ID: MB-53019 SampType: MBLK TestCode: EPA Method 8015M/D: Diesel Range Organics

Client ID: PBS Batch ID: 53019 RunNo: 69585

13

Prep Date: 6/11/2020 Analysis Date: 6/12/2020 SeqNo: 2415666 Units: mg/Kg

10.00

Analyte Result PQL SPK value SPK Ref Val %REC LowLimit HighLimit %RPD RPDLimit Qual
Diesel Range Organics (DRO) ND 10
Motor Oil Range Organics (MRO) ND 50

127

55.1

146

Qualifiers:

Surr: DNOP

Value exceeds Maximum Contaminant Level.

D Sample Diluted Due to Matrix

H Holding times for preparation or analysis exceeded

ND Not Detected at the Reporting Limit

PQL Practical Quanitative Limit

S % Recovery outside of range due to dilution or matrix

B Analyte detected in the associated Method Blank

E Value above quantitation range

J Analyte detected below quantitation limits

P Sample pH Not In Range

RL Reporting Limit

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Hall Environmental Analysis Laboratory, Inc.

WO#: **2006425**

17-Jun-20

Client: Pima Environmental Services LLC

Project: Regulus 26 Fed 4H

Sample ID: mb-52971 SampType: MBLK TestCode: EPA Method 8015D: Gasoline Range

Client ID: PBS Batch ID: 52971 RunNo: 69544

Prep Date: 6/9/2020 Analysis Date: 6/10/2020 SeqNo: 2413782 Units: mg/Kg

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

Gasoline Range Organics (GRO) ND 5.0

Surr: BFB 800 1000 79.8 66.6 105

Sample ID: Ics-52971 SampType: LCS TestCode: EPA Method 8015D: Gasoline Range

Client ID: LCSS Batch ID: 52971 RunNo: 69544

Prep Date: 6/9/2020 Analysis Date: 6/10/2020 SeqNo: 2413783 Units: mg/Kg

Analyte Result **PQL** SPK value SPK Ref Val %REC LowLimit HighLimit %RPD **RPDLimit** Qual Gasoline Range Organics (GRO) 23 5.0 25.00 0 92.2 80 120 Surr: BFB 930 93.5 66.6 1000 105

Qualifiers:

Value exceeds Maximum Contaminant Level.

D Sample Diluted Due to Matrix

H Holding times for preparation or analysis exceeded

ND Not Detected at the Reporting Limit

PQL Practical Quanitative Limit

S % Recovery outside of range due to dilution or matrix

B Analyte detected in the associated Method Blank

E Value above quantitation range

J Analyte detected below quantitation limits

P Sample pH Not In Range

RL Reporting Limit

Page 7 of 8

Hall Environmental Analysis Laboratory, Inc.

WO#: **2006425**

17-Jun-20

Client: Pima Environmental Services LLC

Project: Regulus 26 Fed 4H

Sample ID: mb-52971 SampType: MBLK TestCode: EPA Method 8021B: Volatiles Client ID: **PBS** Batch ID: 52971 RunNo: 69544 Prep Date: 6/9/2020 Analysis Date: 6/10/2020 SeqNo: 2413808 Units: mg/Kg Analyte Result **PQL** SPK value SPK Ref Val %REC LowLimit HighLimit %RPD **RPDLimit** Qual Benzene ND 0.025 ND 0.050

 Toluene
 ND
 0.050

 Ethylbenzene
 ND
 0.050

 Xylenes, Total
 ND
 0.10

 Surr: 4-Bromofluorobenzene
 1.0
 1.000
 99.6
 80
 120

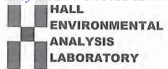
Sample ID: LCS-52971	SampT	ype: LC	S	TestCode: EPA Method 8021B: Volatiles									
Client ID: LCSS	Batch	n ID: 52 9	971	F	RunNo: 6	9544							
Prep Date: 6/9/2020	Analysis D	oate: 6/	10/2020	8	SeqNo: 2	413809	Units: mg/K	(g					
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual			
Benzene	0.95	0.025	1.000	0	94.9	80	120						
Toluene	0.97	0.050	1.000	0	97.0	80	120						
Ethylbenzene	0.97	0.050	1.000	0	96.8	80	120						
Xylenes, Total	2.9	0.10	3.000	0	97.0	80	120						
Surr: 4-Bromofluorobenzene	1.0		1.000		102	80	120						

Qualifiers:

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

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

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Hall Environmental Analysis Laboratory 4901 Hawkins NE Albuquerque, NM 87109

Sample Log-In Check List

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

Client Name:	PIMA ENVIRONMENTAL	Work Order Num	ber: 200	6425			RcptNo:	1
Received By:	Isaiah Ortiz	6/9/2020 9:30:00 A	M		工	-,0	24	
Completed By:	Isaiah Ortiz	6/9/2020 9:37:54 A	M		I	-0	24	
Reviewed By: j	DAD 6/9/20							
Chain of Cus	<u>tody</u>							
1. Is Chain of C	ustody complete?		Yes	V	No		Not Present	
2. How was the	sample delivered?		Cou	rier				
Log In								
3. Was an attern	pt made to cool the sample	s?	Yes	V	No		NA 🗌	
4. Were all samp	oles received at a temperatu	re of >0° C to 6.0°C	Yes	V	No		NA 🗆	
5. Sample(s) in p	proper container(s)?		Yes	V	No			
6. Sufficient sam	ple volume for indicated tes	t(s)?	Yes	V	No			
7. Are samples (except VOA and ONG) prop	erly preserved?	Yes	V	No			
8. Was preserva	tive added to bottles?		Yes		No	V	NA 🗆	
9. Received at le	ast 1 vial with headspace <	1/4" for AQ VOA?	Yes		No		NA 🗹	70
10. Were any san	nple containers received bro	ken?	Yes		No	V	# of preserved	1.1
11 5							bottles checked	6/4/20
	ork match bottle labels?		Yes	V	No		for pH:	12 unless noted)
	correctly identified on Chain	of Custody?	Yes	V	No		Adjusted?	1200000
	analyses were requested?		Yes	~	No			
	ng times able to be met? ustomer for authorization.)		Yes	V	No		Checked by:	
	ing (if applicable)							
	tified of all discrepancies wi	th this order?	Yes		No		NA 🗹	
	Notified:	Date						
By Who		Via:	eM	ail 🖂	Phone	Fax	In Person	
Regardi	ng:				7 110,10	1 . 62.	L III I CICOII	
Client Ir	structions:							
16. Additional rer	marks:							
17. <u>Cooler Information</u>		Seal Intact Seal No	Seal D	ate	Signed	Rv		
1		Not Present	Ocai D	ale	Signed	Dy		

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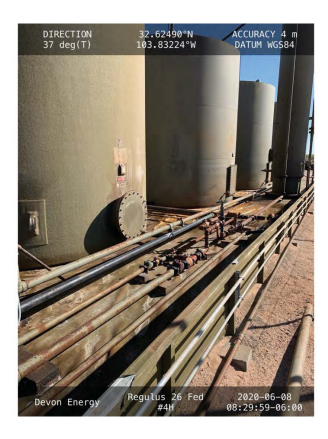
Client:	Chain Pin	-of-CI	Vicenmenta Services, 200	Turn-Around Standard Project Nam	5 d 🗆 Rush	Lay Twork				A	N	AL		IS	L	AE	30		NTA	.0
	Address	Hobbs	1 N. Turner Ste50 1 NM 88240 31-6977	Project #:	is 26 Fe	1 4H					ns N	NE -	Albu	ique	erque	e, NI 345-	M 87 -4107			: 3/17/2021
email c	or Fax#: Package:	Chris	□ Level 4 (Full Validation)	Project Mana	ager: is Jones		TMB's (8021)	DRO/MRO)	PCB's		8270SIMS		PO ₄ , SO ₄		toq					1 123005 164AM
□ NEL	itation: .AC (Type)	□ Az Co	ompliance r	Sampler: On Ice: # of Coolers Cooler Temp	Taranti II	□ No O(CF) 171 (°C)	MTBE /	TPH:8015D(GRO / DR	8081 Pesticides/8082	ethod 504.1)	0	Metals	r, NO ₃ , NO ₂ , I	OA)	8270 (Semi-VOA)	Total Coliform (Present/Absent)	26.70			
Date		Matrix	Sample Name	Container Type and #	Preservative Type	HEAL No. 2006475	BTEX/	TPH:801	8081 Per	EDB (Method	PAHs by 8310	RCRA 8 Metals	CI, F, Br, NO ₃ ,	8260 (VOA)	8270 (Se	Total Co	Chlor.			
6-8	8:30 840 850 900	50.1	5-1 N. Composite 5-2 E. Composite 5-3 S. Composite 5-4 W. Composite	JAR	Fridge	-00 1 -60 7 -00 3 -00 4											1			
Date:	Time: /230	Relinquish	ned by:	Received by:	Via:	Date Time 6/8/20 1230	Ren	narks	S:											P
Date:	Time:	Relinquish	ned by:	Received by:	Via:	Date Time 6/9/70 0930	neer'	hilit.	Λη	h a	roots	dota	- حا الند	local-	, netet	and ac	the a-	ob #i ==!	rong d	Page 45 of 5

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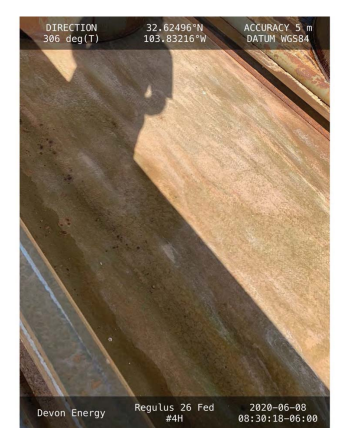


Appendix E: Photographic Documentation

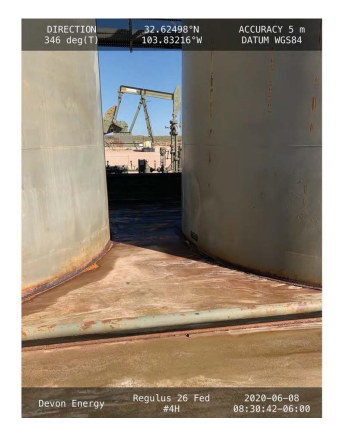
Regulus 26 Fed #4H Liner Photos













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

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 20882

CONDITIONS OF APPROVAL

Operator:	OGRID:	Action Number:	Action Type:
PIMA ENVIRONMENTAL SERVICES, L 1601 N. Turner	329999	20882	C-141
Suite 500 Hobbs, NM88240			

OCD Reviewer	Condition
chensley	None