NM OIL CONSERVATION

ARTESIA DISTRICT

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

JUN 2 6 2015

Form C-141 Revised August 8, 2011

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

Submit 1 Copy to appropriate District Office in RECEIVED rdance with 19.15.29 NMAC.

Release Notification and Corrective Action OPERATOR Final Report Name of Company: BOPCO, L.P. 760737 Contact: Tony Savoie Address: 522 W. Mermod, Suite 704 Carlsbad, N.M. 88220 Telephone No. 575-887-7329 Facility Name: JRU-29 SWD Tank Battery Facility Type: SWD Mineral Owner: State of N.M. Surface Owner: State of N.M. API No. 30-015-27735 LOCATION OF RELEASE Unit Letter Section Township Feet from the North/South Line Feet from the East/West Line Range County: **22S** K 36 30F South 2310 West Eddy Latitude N 32.346432 Longitude W 103.835934 NATURE OF RELEASE Type of Release: Produced water Volume of Release: 110 bbls. Volume Recovered: 40 bbls. Source of Release: 4" SWD pump discharge line Date and Hour of Occurrence: Date and Hour of Discovery: 6/22/15 Time unknown 6/22/15 at about 5:45 p.m. Was Immediate Notice Given? If YES, To Whom? NMOCD emergency #104 Date and Hour: 6/22/15 at 6:36 p.m. By Whom? Tony Savoie Was a Watercourse Reached? If YES, Volume Impacting the Watercourse. ☐ Yes ⊠ No If a Watercourse was Impacted, Describe Fully.* Describe Cause of Problem and Remedial Action Taken.* A 4" pipe fitting failed on the discharge of the SWD transfer pump. The pump was shut down and the fitting was replaced. Describe Area Affected and Cleanup Action Taken.* The spill impacted approximately 5,000 sq.ft. of pasture area. All of the free standing fluid was recovered with a vacuum truck, Twenty bbls of PW was recovered from the 0 Perm containment and 20bbls off the ground. A portion of the impacted area has a liner installed at about 3 ft. in depth. This liner was installed during a previous closed remediation at the location. The spill area will be cleaned up in accordance to the NMOCD remediation guidelines. I hereby certify that the information given above is true and complete to the best of my knowledge and understand that pursuant to NMOCD 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 NMOCD marked as "Final Report" does not relieve the operator of liability should their operations have failed to adequately investigate and remediate contamination that pose a threat to ground water, surface water, human health or the environment. In addition, NMOCD 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. OIL CONSERVATION DIVISION Signature: Signed By Approved by Environmental Specialist Printed Name: Tony Savoie Title: Waste Management and Remediation Specialist Approval Date: Expiration Date: E-mail Address: tasavoie@basspet.com Conditions of Approval: Attached | Phone: 432-556-8730 Pemediation per O.C.D. Rules & Guidelines Date: 6/26/15 SUBMIT REMEDIATION PROPOSAL NO * Attach Additional Sheets If Necessary 2RP-308Z

LATER THAN:___RILLS

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

Responsible Party: XTO Energy, Inc

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	NAB1518142271
District RP	2RP-3082
Facility ID	
Application ID	

Release Notification

Responsible Party

OGRID: 5380

Contact Name: Kyle Littrell				Contact To	Telephone: (432)-221-7331
Contact email: Kyle_Littrell@xtoenergy.com			om	Incident #	#: 2RP-3082
Contact mails NM 88220	ing address:	522 W. Mermod,	Suite 704 Carlsba	nd,	
			Location	of Release S	Source
Latitude 32.3	40432		(NAD 83 in de	cimal degrees to 5 decir	
Site Name: JI	RU-29 SWD	Tank Battery		Site Type:	: Exploration and Production
Date Release	Discovered:	6/22/2015		API# (if app	pplicable) 30-015-27735
TT '. T	c .:	T 1:	D		
Unit Letter K	Section 36	Township 22S	Range 30E	Cour Edd	<u> </u>
K	30	223	30L	Euc	dy
Nature and Volume of Release Material(s) Released (Select all that apply and attach calculations or specific justification for the volumes provided below)					
	☐ Crude Oil☐ Volume Released (bbls)☐ Produced Water☐ Volume Released (bbls) 110 bbls			Volume Recovered (bbls) Volume Recovered (bbls) 40 bbls	
Z Troduced	· · · · · · · · · · · · · · · · · · ·	Is the concentration of dissolved chloride in the		chloride in the	Yes No
Condensa	te	produced water >10,000 mg/l? Volume Released (bbls)			Volume Recovered (bbls)
Natural G	as	Volume Released (Mcf)			Volume Recovered (Mcf)
Other (des	Other (describe) Volume/Weight Released (provide units)		e units)	Volume/Weight Recovered (provide units)	
Cause of Release A 4" pipe fitting failed on the discharge of the SWD transfer pump. The pump was shut down and the fitting was replaced.					

Received by OCD: 8/22/2022/2:54:03 PM State of New Mexico
Page 2 Oil Conservation Division

tate of New Mexico

Incident ID NAB1518142271

Incident ID NAB1518142271

Incident ID	NAB1518142271
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Was this a major	If YES, for what reason(s) does the responsible party consider this a major release?		
release as defined by 19.15.29.7(A) NMAC?	Release volume was greater than 25 bbls.		
⊠ Yes □ No			
If YES, was immediate no Yes, immediate notice was	otice given to the OCD? as given to NMOCD emergency #104 by Tony Savoie on 06/22/2015 at 6:36pm.		
	Initial Response		
The responsible	party must undertake the following actions immediately unless they could create a safety hazard that would result in injury		
☐ The source of the rele	ease has been stopped.		
The impacted area ha	s been secured to protect human health and the environment.		
Released materials ha	ave been contained via the use of berms or dikes, absorbent pads, or other containment devices.		
All free liquids and re	ecoverable materials have been removed and managed appropriately.		
If all the actions described	d above have <u>not</u> been undertaken, explain why:		
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.			
	rmation 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: Kylo	e Littrell Title: SH&E Supervisor		
Signature:	Date: <u>4-28</u> -2020		
email: <u>Kyle Littrell@xto</u>	energy.com Telephone: <u>432-221-7331</u>		
OCD Only			
Received by:	Date:		

Incident ID	NAB1518142271
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Facility ID	
Application ID	

PRage 4 of 156

Site Assessment/Characterization

t nis injormation must be provided to the appropriate district office no tater than 90 days after the release discovery date.		
What is the shallowest depth to groundwater beneath the area affected by the release?	> 100 (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

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.

Received by OCD: 8/22/2022/2:54:03 PM State of New Mexico
Page 4 Oil Conservation Division

	PRage 5	of 156
1510141	271	

Incident ID	NAB1518142271
District RP	2RP-3082
Facility ID	
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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: <u>Garrett Green</u>	Title: SH&E Coordinator		
Signature: Salt Saur	Date: <u>8/22/2022</u>		
email:Garrett.Green@exxonmobil.com	Telephone: <u>575-200-0729</u>		
OCD Only			
Received by:	Date:		

PRage 6 of 156

Incident ID	NAB1518142271
District RP	2RP-3082
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Closure

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

Closure Report Attachment Checklist: Each of the following items must be included in the closure report.

Photographs of the remediated site prior to backfill or photos of the liner integrity if applicable (Note: appropriate OCD District office must be notified 2 days prior to liner inspection)		
☐ Laboratory analyses of final sampling (Note: appropriate ODC	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	nediate contamination that pose a threat to groundwater, surface water, a C-141 report does not relieve the operator of responsibility for tions. The responsible party acknowledges they must substantially neditions that existed prior to the release or their final land use in	
Printed Name: Garrett Green		
Signature: Such Such	Date:8/22/2022	
email: <u>Garrett.Green@exxonmobil.com</u>	Telephone:5 <u>75-200-0729</u>	
OCD Only		
Received by:	Date:	
Closure approval by the OCD does not relieve the responsible party of liability should their operations have failed to adequately investigate and remediate contamination that poses a threat to groundwater, surface water, human health, or the environment nor does not relieve the responsible party of compliance with any other federal, state, or local laws and/or regulations.		
Closure Approved by:	Date:	
Printed Name:	Title:	



LT Environmental, Inc.

3300 North "A" Street Building 1, Unit 103 Midland, Texas 79705 432.704.5178

April 30, 2020

Mr. Bradford Billings New Mexico Oil Conservation Division 1220 South St. Francis Drive, #3 Santa Fe, New Mexico 87505

RE: Closure Request

James Ranch Unit 29 SWD Tank Battery Remediation Permit Number 2RP-3082, 2RP-3302, 2RP-3726, and 2RP-4040 Eddy County, New Mexico

Dear Mr. Billings:

LT Environmental, Inc. (LTE), on behalf of XTO Energy, Inc. (XTO), presents the following Closure Request report detailing site assessment, soil sampling, and excavation activities at the James Ranch Unit (JRU) 29 SWD Tank Battery (Site) in Unit K, Section 36, Township 22 South, Range 30 East, in Eddy County, New Mexico (Figure 1). The purpose of the site assessment, soil sampling, and excavation activities was to address impacts to soil after multiple historical releases of produced water at the Site.

The releases are included in the Compliance Agreement for Remediation for Historical Releases (Compliance Agreement) between XTO and the New Mexico Oil Conservation Division (NMOCD) effective November 13, 2018. The purpose of the Compliance Agreement is to ensure reportable releases that occurred prior to August 14, 2018, where XTO is responsible for the corrective action, comply with Title 19, Chapter 15, Part 29 (19.15.29) of the New Mexico Administrative Code (NMAC) as amended on August 14, 2018. The releases are categorized as Tier IV sites in the Compliance Agreement, meaning the releases occurred prior to August 14, 2018, the effective date of 19.15.29 NMAC; however, remediation was ongoing. Based on the site assessment activities and results of the soil sampling events, XTO is requesting no further action for these release events.

RELEASE BACKGROUND

Between June 22, 2015 and December 1, 2016, four separate events resulted in the release of 4,499 barrels (bbls) of produced water at the Site. A total of approximately 4,030 bbls of free-standing fluids were recovered using a vacuum truck. The produced water releases impacted the caliche pad and pasture areas to the south and west of the pad. The previous operator reported each release to the NMOCD on a Release Notification and Corrective Action Form C-141. Remediation Permit (RP) Numbers 2RP-3082, 2RP-3302, 2RP-3726, and 2RP-4040 were assigned to the releases. Additional details regarding each release event are provided on the Form C-141s which are included in Attachment 1.



A Closure Request for the on-pad impacts was submitted in April 2019 under RP Numbers 2RP-2726 and 2RP-4833. This Closure Request is addressing the release areas in the pasture south and west of the pad associated with RP Numbers 2RP-3082, 2RP-3302, 2RP-3726, and 2RP-4040.

SITE CHARACTERIZATION

LTE characterized the Site according to Table 1, *Closure Criteria for Soils Impacted by a Release*, of 19.15.29.12 of the NMAC. Depth to groundwater at the Site is estimated to be greater than 100 feet below ground surface (bgs) based on the nearest water well data. The nearest permitted water well with depth to water data is United States Geological Survey (USGS) Well 321946103492001, located approximately 6,641 feet southeast of the Site. The water well has a depth to groundwater of 144 feet and a total depth of 180 feet. Ground surface elevation at the water well location is 3,305 feet above mean sea level (AMSL), which is approximately 8 feet lower in elevation than the Site. The closest continuously flowing water or significant watercourse to the Site is an intermittent stream located approximately 5,300 feet southwest of the Site. The Site is greater than 200 feet from a lakebed, sinkhole, or playa lake and greater than 300 feet from an occupied residence, school, hospital, institution, church, or wetland. The Site is greater than 1,000 feet to a freshwater well or spring and is not within a 100-year floodplain or overlying a subsurface mine. The Site is located in a medium-potential karst area.

During January 2020, a soil boring was advanced at the Site to a depth of 110 feet bgs via truck-mounted sonic drill rig to confirm depth to water in the area. An LTE geologist logged and described soils continuously. The borehole lithologic/soil sampling log is included in Attachment 4. The borehole was left open for over 72 hours to allow for potential slow infill of groundwater. After the 72-hour waiting period without observing groundwater, it was confirmed that groundwater beneath the Site is greater than 110 feet. The borehole was properly abandoned with hydrated bentonite chips.

CLOSURE CRITERIA

Based on the results of the Site Characterization, the following NMOCD Table 1 Closure Criteria (Closure Criteria) apply:

- Benzene: 10 milligrams per kilogram (mg/kg);
- Benzene, toluene, ethylbenzene, and total xylenes (BTEX): 50 mg/kg;
- TPH-gasoline range organics (GRO) and TPH-diesel range organics (DRO): 1,000 mg/kg;
- Total petroleum hydrocarbons (TPH): 2,500 mg/kg; and
- Chloride: 20,000 mg/kg.



A closure criteria of 600 mg/kg chloride was applied to the top 4 feet the pasture area that was impacted by the release, per NMAC 19.15.29.13.D (1) for the top 4 feet of areas that will be reclaimed following remediation.

HISTORICAL REMEDIATION ACTIVITIES

During September 2017, Basin Environmental Service Technologies (Basin), completed preliminary site assessment activities at the Site. Test trenches were advanced via trackhoe at seven locations (SP-1 through SP-7) within the release areas to delineate impacted soil resulting from the historical produced water releases. On December 17, 2017, Basin submitted a Corrective Action Plan (CAP) to the NMOCD to propose remediation actions based on the results of the preliminary assessment activities. The CAP proposed the following remediation actions:

- Continued vertical delineation of chloride to below 600 mg/kg at test trench locations SP-4 and SP-7 (vertical delineation of chloride to below 600 mg/kg was achieved at all other test trench locations).
- Excavation of impacted pasture soils to a depth of four feet bgs and installation of a 20-mil impermeable liner over the in-situ soil.
- A liner from a prior remediation effort was identified at test trench SP-4. The existing liner
 in this area will be removed and replaced with a new liner.
- Excavation of impacted soil on the pad to a depth of approximately one-foot bgs.
 - As indicated above, the on-pad release areas were addressed in a separate Closure Request submitted in April 2019 under RP Numbers 2RP-2726 and 2RP-4833 (test trenches SP-1, SP-2, and SP-3 were completed on-pad and are not discussed further in this report).

NMOCD approved the CAP via email on March 9, 2018 with the following conditions:

- The vertical delineation sampling at SP-4 and SP7 must be completed at 1-foot intervals and analyzed for BTEX, TPH, and chloride.
- Complete an additional sampling point between existing test trench SP-5 and SP-7 and if practicable, directly south of the battery.

Basin completed the following remediation activities during March and April 2018:

- Removed the existing liner at test trench SP-4 and completed vertical delineation of chlorides to below 600 mg/kg at test trench SP-4.
- Attempted vertical delineation of chlorides at test trench SP-7. Chloride concentrations exceeded 600 mg/kg at 23 feet bgs (maximum reach of the trackhoe).
- Completed additional test trenches SP-8 and SP-9 and achieved vertical delineation of chlorides to below 600 mg/kg.



- Replaced the liner in the area around test trench SP-4.
- Excavated pasture soils to a depth of 4 feet bgs.
- Collected confirmation soil samples from the sidewalls of the excavation from a depth of 2 feet bgs.

Excavation of the impacted soil was conducted prior to the Compliance Agreement and prior to the implementation of the August 14, 2018, NMOCD modification to 19.15.29. Excavation confirmation samples were collected as discrete samples instead of composite samples. The sampling protocol complied with Guidance on Choosing a Sampling Design for Environmental Data Collection for Use in Developing a Quality Assurance Project Plan, EPA QA/G-5S, December 2002. The excavation extent and excavation soil sample locations are depicted on Figure 2.

Basin is no longer in operation and the remaining remediation activities were not completed. The available documentation from Basin is provided in Attachment 2. Documentation includes the CAP, correspondence with NMOCD, site maps, and soil sample laboratory analytical results.

ADDITIONAL SITE ASSESSMENT AND EXCAVATION ACTIVITIES

During January 2020, LTE personnel was at the Site to complete the remaining remediation activities. A truck-mounted sonic drill rig was used to complete the NMOCD required vertical delineation at test trench SP-7. Soil samples SP-11/SP-11A/SP-11B/SP-11C were collected at 1-foot intervals from 23 feet to 26 feet bgs at the SP-7 test trench location. Additionally, per NMOCD request, an additional sampling point (SP-12) was selected between test trench SP-5 and SP-7. Soil samples were collected at 1-foot intervals from SP-12 from depths ranging from 4 feet to 14 feet bgs. The NMOCD request to add a sampling point south of the tank battery could not be completed to due multiple pipelines in this area. Soil from the boreholes was field screened for volatile aromatic hydrocarbons and chloride utilizing a calibrated photoionization detector (PID) and Hach® chloride QuanTab® test strips, respectively. Field screening results and observations for the boreholes were logged on lithologic/soil sampling logs, which are included in Attachment 4. The delineation soil sample locations are depicted on Figure 3.

The CAP and initial remediation activities were completed prior to the August 14, 2018 modification to 19.15.29 of the NMAC. LTE evaluated the remaining remediation activities required, based on the implementation of the modification and associated NMOCD Table 1 Closure Criteria.

Two test trench delineation soil samples exceeded the Closure Criteria for GRO/DRO:

 The sample collected from 3 feet bgs from test trench SP-4 exceeded the Closure Criteria for GRO/DRO. The 3-foot sample was collected from above the liner and was subsequently excavated.



• The sample collected from 5 feet bgs from test trench SP-7 exceeded the Closure Criteria for GRO/DRO; the subsequent 6-foot bgs from test trench SP-7 was compliant. Soil was excavated in the area around SP-7 to a depth of 5.5 feet bgs. Following removal of impacted soil, LTE collected a 5-point composite soil sample (FS01) from the floor of the excavation from a depth of 5.5 feet bgs. The excavation extent and excavation soil sample location are depicted on Figure 2.

The excavation and delineation soil samples were placed directly into pre-cleaned glass jars, labeled with the location, date, time, sampler name, method of analysis, and immediately placed on ice. The soil samples were shipped at or below 4 degrees Celsius (°C) under strict chain-of-custody (COC) procedures to Xenco Laboratories (Xenco) in Carlsbad, New Mexico, for analysis of BTEX following United States Environmental Protection Agency (USEPA) Method 8021B; TPH-GRO, TPH-DRO, and TPH-oil range organics (ORO) following USEPA Method 8015M/D; and chloride following USEPA Method 300.0.

Based on depth to groundwater greater than 100 feet bgs and laboratory analytical results below the Closure Criteria in all remaining delineation and excavation soil samples, liner installation was not warranted in the excavation area south of the pad. Impacted soil was excavated to a depth of four feet bgs from the entire pasture release area and vertical delineation of chlorides to below 600 mg/kg was completed at every test trench/delineation sample point.

The excavation measured approximately 33,300 square feet in area and was completed to a depth of 4 feet bgs. A total of approximately 5,000 cubic yards of impacted soil were removed from the excavation. Photographic documentation was conducted during the Site visits. Photographs are included in Attachment 4.

ANALYTICAL RESULTS

Laboratory analytical results for the delineation soil samples, collected from sample points SP-4 through SP-12 indicated that BTEX, GRO/DRO, TPH, and chloride concentrations were compliant with the Closure Criteria except for two samples (SP-4 at 3 feet bgs and SP-7 at 5 feet bgs) that exceeded for GRO/DRO, and were subsequently excavated. Laboratory analytical results for the delineation soil samples are summarized in Table 1.

Laboratory analytical results for the excavation soil samples indicated that BTEX, GRO/DRO, TPH, and chloride concentrations were compliant with the Closure Criteria and chloride concentrations were below 600 mg/kg in sidewall samples collected from the pasture excavation from the top 4 feet of the subsurface. Laboratory analytical results for the excavation soil samples are summarized in Table 2. The complete laboratory analytical reports are included as Attachment 5.



CLOSURE REQUEST

Site assessment and excavation activities were conducted at the Site to address the historical releases of produced water in the pasture areas south and west of the well pad. Delineation soil sampling was completed in and around the release extents to define the lateral and vertical extent of impacted soil. Impacted soil was excavated from the pasture release areas to a depth of 4 feet bgs. Laboratory analytical results for excavation soil samples, collected from the final excavation extent, indicated that BTEX, GRO/DRO, TPH, and chloride concentrations were compliant with the Closure Criteria. Additionally, chloride concentrations were below 600 mg/kg in excavation soil samples collected in the pasture from the top four feet of the subsurface. Laboratory analytical results for the final delineation soil samples, collected from sample points SP-4 through SP-12 indicated that BTEX, GRO/DRO, TPH, and chloride concentrations were compliant with the Closure Criteria at depths below 4 feet bgs and no further excavation was required. A historical liner was identified in the area around sample point SP-4. The liner in this area was replaced per the CAP to be protective of historical remediation activities at the Site.

Initial response efforts, natural attenuation, and excavation of impacted soil have mitigated impacts at this Site. XTO requests no further action for RP Numbers 2RP-3082, 2RP-3302, 2RP-3726, and 2RP-4040. XTO backfilled the excavation with material purchased locally and recontoured the Site to match pre-existing site conditions. An updated NMOCD Form C-141 for each release event is included in Attachment 1.

If you have any questions or comments, please do not hesitate to contact Ms. Ashley Ager at (970) 385-1096.

Ushley L. Ager

Ashley L. Ager, P.G.

Senior Geologist

Sincerely,

LT ENVIRONMENTAL, INC.

Sinée Cole

Aimee Cole

Project Environmental Scientist

cc: Kyle Littrell, XTO

Ryan Mann, State Land Office

Mike Bratcher, NMOCD

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Attachments:

Figure 1 Site Location Map

Figure 2 Excavation Soil Sample Locations
Figure 3 Delineation Soil Sample Locations

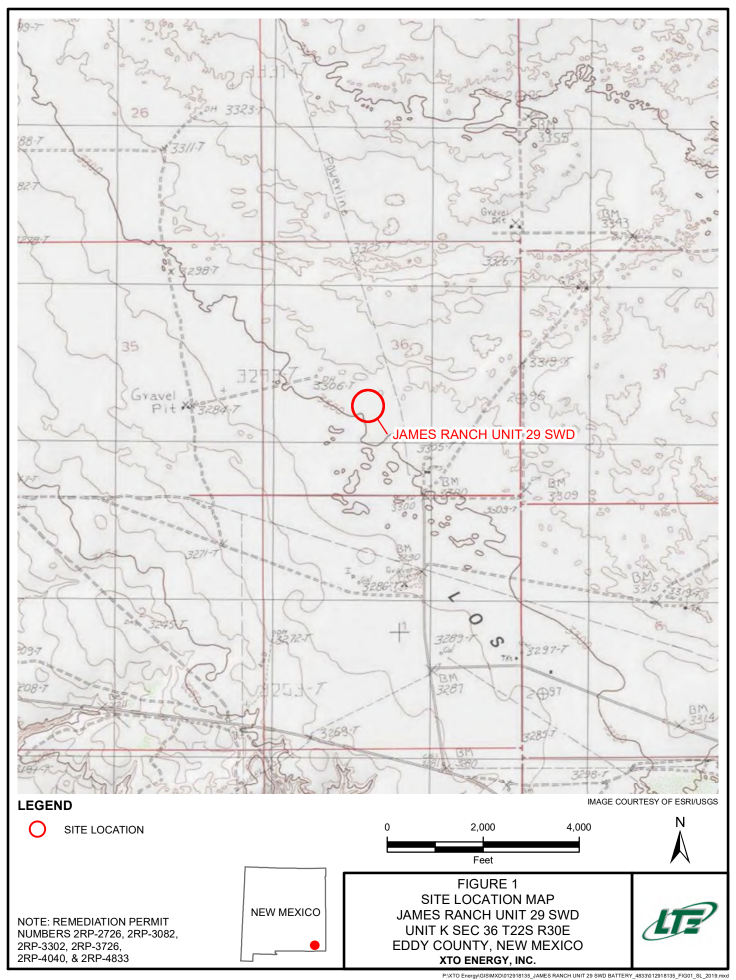
Table 1 Delineation Soil Sample Analytical ResultsTable 2 Excavation Soil Sample Analytical Results

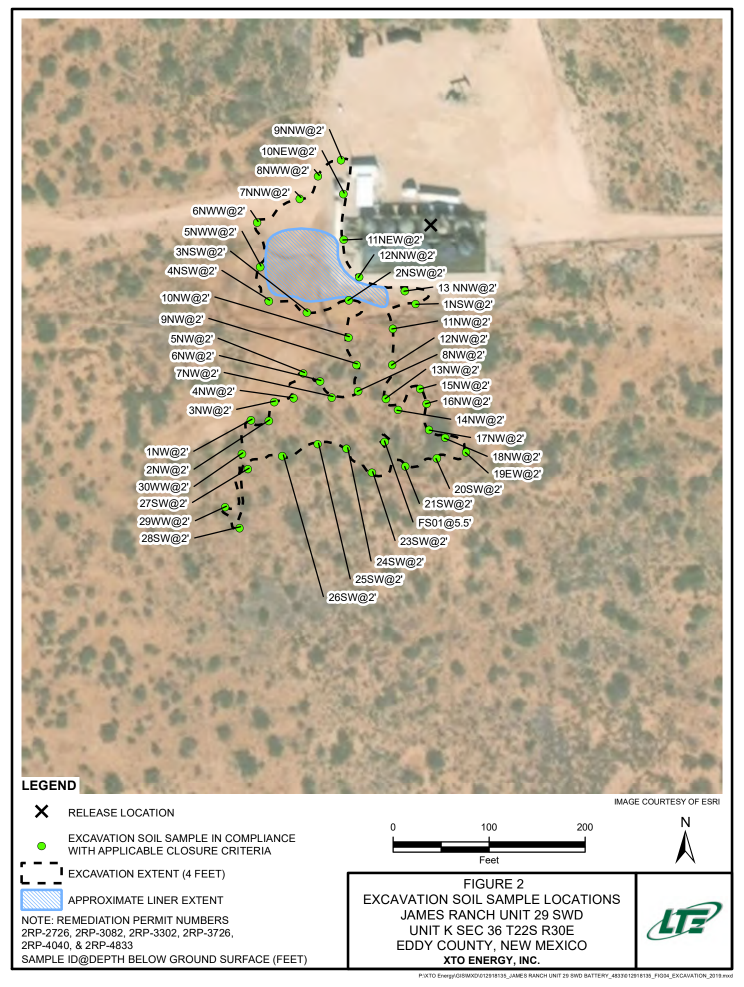
Attachment 1 Initial/Final NMOCD Form C-141 (2RP-3082, 2RP-3302, 2RP-3726, and 2RP-4040)

Attachment 2 Historical Documentation Attachment 3 Lithologic / Soil Sample Logs

Attachment 4 Photographic Log

Attachment 5 Laboratory Analytical Reports





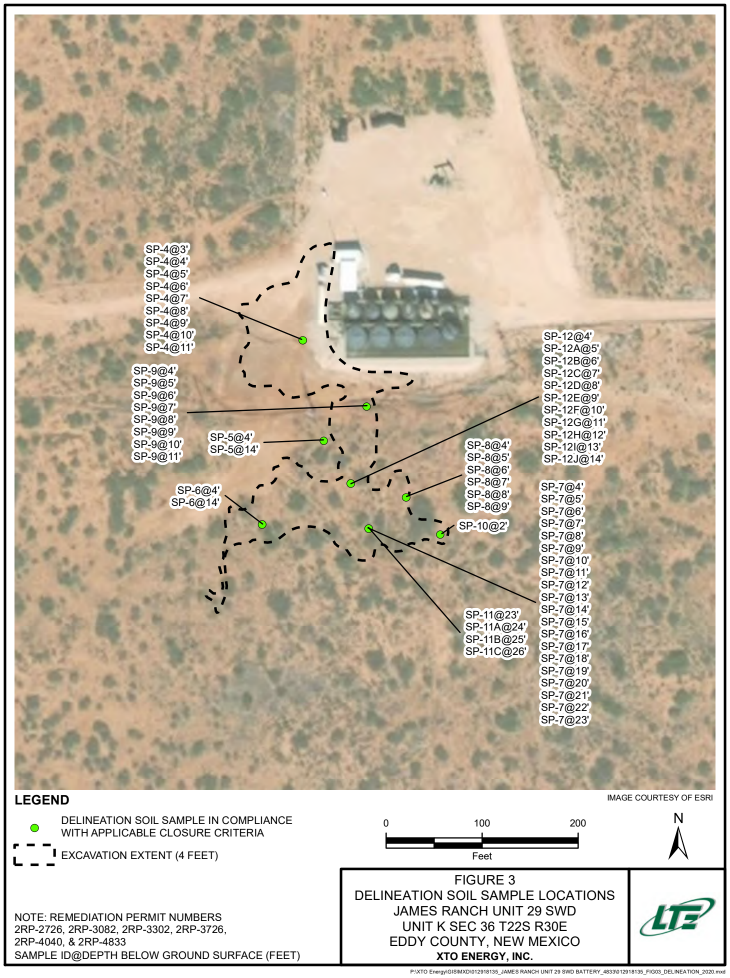


TABLE 1 SOIL ANALYTICAL RESULTS JRU 29 SWD TANK BATTERY REMEDIATION PERMIT NUMBER 2RP-3082, 2RP-3302, 2RP-3726, 2RP-4040 EDDY COUNTY, NEW MEXICO XTO ENERGY, INC.

Sample	Sample	Sample	Benzene	Toluene	Ethyl-	Total	Total	GRO	DRO	ORO	Total	ТРН	Chloride
Name	Depth	Date	(mg/kg)	(mg/kg)	benzene (mg/kg)	Xylenes	BTEX (mg/kg)	(mg/kg)	(mg/kg)	(mg/kg)	GRO+DRO	(mg/kg)	(mg/kg)
SP-4	(feet bgs)	09/11/2017	<0.050	<0.050	(mg/кg) <0.050	(mg/kg) <0.150	(mg/kg) <0.300	<10.0	2,130	489	(mg/kg) 2,130	2,130	2,720
SP-4	4	04/16/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	13.3	<10.0	13.3	4,800
SP-4	5	04/16/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<10.0	1,600
SP-4	6	04/16/2018	<0.050	<0.050	< 0.050	<0.150	< 0.300	<10.0	<10.0	<10.0	<10.0	<10.0	1,410
SP-4	7	04/16/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<10.0	1,440
SP-4	8	04/16/2018	< 0.050	< 0.050	< 0.050	<0.150	< 0.300	<10.0	<10.0	<10.0	<10.0	<10.0	1,040
SP-4	9	04/16/2018	< 0.050	< 0.050	< 0.050	<0.150	< 0.300	<10.0	<10.0	<10.0	<10.0	<10.0	1,800
SP-4	10	04/16/2018	< 0.050	< 0.050	< 0.050	<0.150	< 0.300	<10.0	<10.0	<10.0	<10.0	<10.0	608
SP-4	11	04/16/2018	<0.050	< 0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<10.0	528
SP-5	4	04/06/2018	< 0.050	< 0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<10.0	288
SP-5	14	09/11/2017	<0.050	< 0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	240
SP-6	4	04/06/2018	<0.050	< 0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<10.0	529
SP-6	14	09/11/2017	<0.050	< 0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	64.0
SP-7	4	03/29/2018	< 0.050	< 0.050	< 0.050	< 0.150	< 0.300	<10.0	469	130	469	599	10,400
SP-7	5	03/29/2018	< 0.050	< 0.050	< 0.050	< 0.150	< 0.300	<10.0	1,140	248	1,140	1,388	10,800
SP-7	6	03/29/2018	< 0.050	< 0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	8,130
SP-7	7	03/29/2018	< 0.050	< 0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	14,400
SP-7	8	03/29/2018	< 0.050	< 0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	15,600
SP-7	9	03/29/2018	< 0.050	< 0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	10,700
SP-7	10	03/29/2018	< 0.050	< 0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	3,440
SP-7	11	03/29/2018	< 0.050	< 0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	3,520
SP-7	12	03/29/2018	< 0.050	< 0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	656
SP-7	13	03/29/2018	< 0.050	< 0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	1,200
SP-7	14	03/29/2018	< 0.050	< 0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	1,120
SP-7	14	03/29/2018	< 0.050	< 0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	1,760
SP-7	15	03/29/2018	<0.050	< 0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	304
SP-7	16	03/29/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	880
SP-7	17	03/29/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	816
SP-7	18	03/29/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	1,360
SP-7	19	03/29/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	2,360
SP-7	20	03/29/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	1,600
SP-7	21	03/29/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	1,440
SP-7	22	03/29/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	4,880
SP-7	23	03/29/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	2,360
SP-11	23	01/21/2020	<0.00199	<0.00199	<0.00199	<0.00199	<0.00199	<50.0	<50.0	<50.0	<50.0	<50.0	32.9
SP-11A	24	01/21/2020	<0.00198	<0.00198	<0.00198	<0.00198	<0.00198	<49.8	<49.8	<49.8	<49.8	<49.8	157
SP-11B	25	01/21/2020	<0.00200	<0.00200	<0.00200	<0.00200	<0.00200	<50.0	<50.0	<50.0	<50.0	<50.0	289
SP-11C	26	01/21/2020	<0.00201	<0.00201	<0.00201	<0.00201	<0.00201	<50.0	<50.0	<50.0	<50.0	<50.0	216
NMOCD	Table 1 Closur	e Criteria	10	NE	NE	NE	50	NE	NE	NE	1,000	2,500	20,000

Page 1 of 2

TABLE 1 **SOIL ANALYTICAL RESULTS JRU 29 SWD TANK BATTERY**

REMEDIATION PERMIT NUMBER 2RP-3082, 2RP-3302, 2RP-3726, 2RP-4040 **EDDY COUNTY, NEW MEXICO**

XTO ENERGY, INC.

Sample Name	Sample Depth (feet bgs)	Sample Date	Benzene (mg/kg)	Toluene (mg/kg)	Ethyl- benzene (mg/kg)	Total Xylenes (mg/kg)	Total BTEX (mg/kg)	GRO (mg/kg)	DRO (mg/kg)	ORO (mg/kg)	Total GRO+DRO (mg/kg)	TPH (mg/kg)	Chloride (mg/kg)
SP-8	4	04/02/2018	< 0.050	< 0.050	< 0.050	<0.150	< 0.300	<10.0	<10.0	<10.0	<10.0	<30.0	3,760
SP-8	5	04/02/2018	< 0.050	< 0.050	< 0.050	<0.150	< 0.300	<10.0	<10.0	<10.0	<10.0	<30.0	9,060
SP-8	6	04/02/2018	<0.050	< 0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	1,520
SP-8	7	04/02/2018	< 0.050	< 0.050	< 0.050	<0.150	< 0.300	<10.0	<10.0	<10.0	<10.0	<30.0	11,800
SP-8	8	04/02/2018	< 0.050	< 0.050	< 0.050	<0.150	< 0.300	<10.0	<10.0	<10.0	<10.0	<30.0	1,010
SP-8	9	04/02/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	272
SP-9	4	04/02/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	6,400
SP-9	5	04/02/2018	<0.050	< 0.050	< 0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	6,800
SP-9	6	04/02/2018	< 0.050	< 0.050	< 0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	5,040
SP-9	7	04/02/2018	< 0.050	< 0.050	< 0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	3,360
SP-9	8	04/02/2018	< 0.050	< 0.050	< 0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	14,400
SP-9	9	04/02/2018	< 0.050	< 0.050	< 0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	384
SP-9	10	04/02/2018	< 0.050	< 0.050	< 0.050	<0.150	< 0.300	<10.0	<10.0	<10.0	<10.0	<30.0	560
SP-9	11	04/02/2018	<0.050	< 0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	480
SP-10	2	04/02/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	144
SP-12	4	01/21/2020	<0.00200	<0.00200	<0.00200	<0.00200	<0.00200	<50.0	<50.0	<50.0	<50.0	<50.0	1940
SP-12A	5	01/21/2020	<0.00202	<0.00202	<0.00202	<0.00202	<0.00202	<49.8	<49.8	<49.8	<49.8	<49.8	2010
SP-12B	6	01/21/2020	<0.00201	<0.00201	<0.00201	<0.00201	< 0.00201	<49.9	<49.9	<49.9	<49.9	<49.9	1760
SP-12C	7	01/21/2020	<0.00198	<0.00198	<0.00198	<0.00198	<0.00198	<50.0	<50.0	<50.0	<50.0	<50.0	1580
SP-12D	8	01/21/2020	<0.00200	<0.00200	<0.00200	<0.00200	<0.00200	<49.8	<49.8	<49.8	<49.8	<49.8	1110
SP-12E	9	01/21/2020	<0.00199	<0.00199	<0.00199	<0.00199	< 0.00199	<50.0	<50.0	<50.0	<50.0	<50.0	383
SP-12F	10	01/21/2020	<0.00199	<0.00199	<0.00199	<0.00199	<0.00199	<49.9	<49.9	<49.9	<49.9	<49.9	537
SP-12G	11	01/21/2020	<0.00199	<0.00199	<0.00199	<0.00199	< 0.00199	<49.9	<49.9	<49.9	<49.9	<49.9	418
SP-12H	12	01/21/2020	<0.00200	<0.00200	<0.00200	<0.00200	<0.00200	<50.0	<50.0	<50.0	<50.0	<50.0	698
SP-12I	13	01/21/2020	<0.00200	<0.00200	<0.00200	<0.00200	<0.00200	<50.0	<50.0	<50.0	<50.0	<50.0	947
SP-12J	14	01/21/2020	<0.00202	<0.00202	<0.00202	<0.00202	<0.00202	<49.9	<49.9	<49.9	<49.9	<49.9	561
NMOCD	Table 1 Closur	e Criteria	10	NE	NE	NE	50	NE	NE	NE	1,000	2,500	20,000

Notes:

bgs - below ground surface

BTEX - benzene, toluene, ethylbenzene, and total xylene NMAC - New Mexico Administrative Code

DRO - diesel range organics

GRO - gasoline range organics

mg/kg - milligrams per kilogram

ORO - motor oil range organics

NMOCD - New Mexico Oil Conservation Division

NE - not established

TPH - total petroleum hydrocarbons

Bold - indicates result exceeds the applicable regulatory standard

< - indicates result is below laboratory reporting limits

Table 1 - closure criteria for soils impacted by a release per NMAC 19.15.29 August 2018

Greyed data represents samples that were excavated

TABLE 2 SOIL ANALYTICAL RESULTS JRU 29 SWD TANK BATTERY REMEDIATION PERMIT NUMBER 2RP-3082, 2RP-3302, 2RP-3726, 2RP-4040 EDDY COUNTY, NEW MEXICO XTO ENERGY, INC.

Sample Name	Sample Depth (feet bgs)	Sample Date	Benzene (mg/kg)	Toluene (mg/kg)	Ethyl- benzene (mg/kg)	Total Xylenes (mg/kg)	Total BTEX (mg/kg)	GRO (mg/kg)	DRO (mg/kg)	ORO (mg/kg)	Total GRO+DRO (mg/kg)	TPH (mg/kg)	Chloride (mg/kg)
1 NW	2	04/06/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	112*
2 NW	2	04/06/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	64*
3 NW	2	04/06/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	80*
4 NW	2	04/06/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	48*
5 NW	2	04/06/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	80*
6 NW	2	04/06/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	32*
7 NW	2	04/06/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	256*
8 NW	2	04/06/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	64*
9 NW	2	04/06/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	<16.0*
10 NW	2	04/06/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	<16.0*
11 NW	2	04/06/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	<16.0*
12 NW	2	04/06/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	272*
13 NW	2	04/06/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	96*
14 NW	2	04/06/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	64*
15 NW	2	04/06/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	48*
16 NW	2	04/06/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	128*
17 NW	2	04/06/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	48*
18 NW	2	04/06/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	32*
19 EW	2	04/06/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	16*
20 SW	2	04/06/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	32*
21 SW	2	04/06/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	51.3	18.2	51.3	69.5	<16.0*
23 SW	2	04/06/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	48*
24 SW	2	04/06/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	16*
25 SW	2	04/06/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	32*
26 SW	2	04/06/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	80*
27 SW	2	04/06/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	64*
28 SW	2	04/06/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	16*
NMOCD	Table 1 Closur	e Criteria	10	NE	NE	NE	50	NE	NE	NE	1,000	2,500	20,000

TABLE 2 **SOIL ANALYTICAL RESULTS JRU 29 SWD TANK BATTERY**

REMEDIATION PERMIT NUMBER 2RP-3082, 2RP-3302, 2RP-3726, 2RP-4040 **EDDY COUNTY, NEW MEXICO XTO ENERGY, INC.**

Sample Name	Sample Depth (feet bgs)	Sample Date	Benzene (mg/kg)	Toluene (mg/kg)	Ethyl- benzene (mg/kg)	Total Xylenes (mg/kg)	Total BTEX (mg/kg)	GRO (mg/kg)	DRO (mg/kg)	ORO (mg/kg)	Total GRO+DRO (mg/kg)	TPH (mg/kg)	Chloride (mg/kg)
29 WW	2	04/06/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	112*
30 WW	2	04/06/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	272*
1 NSW	2	05/25/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	160*
2 NSW	2	05/25/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	112*
3 NSW	2	05/25/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	80*
4 NSW	2	05/25/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	592*
5 NWW	2	05/25/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	528*
6 NWW	2	05/25/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	96*
7 NNW	2	05/25/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	32*
8 NWW	2	05/25/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	176*
9 NNW	2	05/25/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	144*
10 NEW	2	05/25/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	2,080
11 NEW	2	05/25/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	6,000
12 NNW	2	05/25/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	672
13 NNW	2	05/25/2018	<0.050	<0.050	<0.050	<0.150	<0.300	<10.0	<10.0	<10.0	<10.0	<30.0	1,380
FS01	5.5	03/09/2020	<0.00200	<0.00200	<0.00200	<0.00200	<0.00200	<49.8	<49.8	<49.8	<49.8	<49.8	2,200
NMOCD	NMOCD Table 1 Closure Criteria		10	NE	NE	NE	50	NE	NE	NE	1,000	2,500	20,000

Notes:

bgs - below ground surface

BTEX - benzene, toluene, ethylbenzene, and total xylenes NMAC - New Mexico Administrative Code

DRO - diesel range organics

GRO - gasoline range organics

mg/kg - milligrams per kilogram

ORO - motor oil range organics

NMOCD - New Mexico Oil Conservation Division

NE - not established

TPH - total petroleum hydrocarbons

Bold - indicates result exceeds the applicable regulatory standard

< - indicates result is below laboratory reporting limits

Table 1 - closure criteria for soils impacted by a release per NMAC 19.15.29 August 2018

* - indicates sample was collected in the top 4 feet of an area to be reclaimed after remediation is complete; closure criteria for chloride concentration in the top 4 feet of soil is 600 mg/kg





PO Box 301 | Lovington, NM 88260 | Phone 575.396.2378

December 15, 2017

Attn. Mike Bratcher NMOCD, District 2 811 South First Street Artesia, NM 88210

RE: Corrective Action Plan XTO Energy JRU 29 SWD UL/K SEC. 36 T22S R30E 32.346432, -103.835934 2RP-2726; 2RP-3082; 2RP-3726 and 2RP-4040

Mr. Bratcher:

XTO Energy (XTO) has retained Basin Environmental Service Technologies (Basin) to address potential environmental concerns at the above-referenced site.

Background and Previous Work

The JRU 29 SWD site is located approximately 1980 feet from the North/South Line South and 2310 feet from the East/West Line West 2310 at Unit Letter K of Section 36, Township 22 South, Range 30 East in Eddy County, New Mexico. This site is located in an area where groundwater is anticipated to be greater than 200 +/- feet below ground surface (bgs) as determined by consulting a Regional Groundwater Trend map. A liner from a previous remediation effort is buried beneath a portion of the currently impacted soil. The community of Loving, New Mexico is approximately 13 miles west-southwest of the site.

Five leak events have occurred at the JRU 29 SWD and are summarized below.

The initial spill occurred on December 25, 2014. XTO discovered a release of approximately ninety-seven (97) barrels (bbls) of produced water. It is suspected that an unknown truck dumped the fluid or left the "truck load valve" open, causing the spill. Time of the release is unknown. The spill was discovered on December 25, 2014 at 5:30 AM. An estimated three (3) bbls of fluids were recovered. Approximately fourteen thousand five hundred (14,500) square feet (ft²) of tank battery/well pad were impacted. New Mexico Oil Conservation Division (NMOCD) was notified of the release on December 25, 2014, and an initial C-141 was submitted to NMOCD on January 6, 2015 for approval. The NMOCD granted approval of the C-141 on January 12, 2015. Tracking number 2RP 2726 was assigned to the spill.

A second spill event occurred on June 22, 2015. XTO discovered a release of approximately one-hundred ten (110) bbls of produced water when a pipe fitting on the 4 inch saltwater disposal (SWD) discharge line failed. Time of the release is unknown. The spill was discovered on June 22, 2015 at 6:36 PM. An estimated forty (40) bbls of fluids were recovered [twenty (20) bbl from the zero permeability containment and twenty (20) bbl from the ground]. The spill impacted approximately five thousand (5,000) ft² of pasture area. NMOCD was notified on June 26, 2015. The NMOCD granted approval of the C-141 on June 30, 2015. Tracking number 2RP 3082 was assigned to the spill.

The third spill event occurred September 18, 2015. XTO discovered a release of approximately two-hundred ninety (290) bbls of produced water when flange bolts on the south water transfer pump failed. The spill was discovered September 18, 2015 at approximately 7:00 PM. Most of the fluids were released to the zero permeability containment. Approximately two-hundred forty bbls of fluids were recovered. Produced water released to the ground impacted approximately four thousand two-hundred thirty five (4235) ft² of pasture area. NMOCD was notified September 24, 2015. NMOCD granted approval of the C-141 report on September 24, 2015. Tracking number RP-3302 was assigned to the spill.

The forth spill event occurred in May of 2016. XTO discovered a release of approximately seven hundred seventy five (775) bbls of produced water when a VSAT (satellite) antenna was damaged and caused the SCADA communication device to fail. This failure triggered an alarm that was not properly responded to. The produced water tanks overflowed into the zero permeability containment. The containment filled and overflowed onto the well pad. The date and time of the spill is unknown. The spill was discovered approximately 10:00 AM on May 27, 2016. About seven-hundred sixty (760) bbls of fluids were recovered. The spill affected two thousand two-hundred twelve 2212 ft² of well pad and six-hundred eighty eight (688) ft² of pasture. NMOCD was notified June 7, 2016. NMOCD granted approval of the C-141 report on June 8, 2016. Tracking number 2RP-3726 was assigned to the spill.

The fifth spill event occurred in December of 2016. XTO discovered a release of approximately three thousand three-hundred thirty two (3324) bbls of produced water due to a transfer pump failure. The pump failure caused damage to a fiberglass line. Fluids overflowed the containment. The date and time of the spill is unknown. The spill was discovered approximately 9:00 AM on December 1, 2016. Approximately two thousand nine-hundred ninety (2,990) bbls of fluids were recovered. The spill affected about twenty two thousand one-hundred five (22,105) ft² of well pad and thirty three thousand nine-hundred thirty eight (33,938) ft² of pasture for a total of 56,043 ft² impacted. NMOCD was notified December 1, 2016 at 4:52 PM. NMOCD granted approval of the C-141 report on December 16, 2016. Tracking number 2RP 4040 was assigned to the spill.

On September 11, 2017, Basin Environmental personnel arrived on the JRU 29 SWD site to perform initial test trench (tt or tts) sampling for delineation of the subject spills. A back hoe was utilized to excavate seven tts within the release area for collection of delineation samples. The tts were labeled SP-1, SP-2, SP-3, SP-4, SP-5, SP-6, and SP-7. Each sample was field tested for chlorides using HACH Chloride test strips. Confirmatory samples were submitted to a

NMOCD approved and certified laboratory. Results of field and laboratory testing are provided in Table 1. Select laboratory data is provided on the sample points location map (Figure 2).

To summarize lab results for trench SP-1, the laboratory test for chlorides yielded 272 mg/kg at 4 feet below ground surface (bgs). Benzene, toluene, ethyl benzene and xylene (BTEX) concentrations are below the method detection limit for the laboratory. Gas range organics (GRO), diesel range organics (DRO), and extended diesel range organics (EXT DRO) are well below the Recommended Remediation Action Level (RRAL) guideline of 100 mg/kg.

For trench SP-2, the laboratory test for chlorides yielded 64 mg/kg at 5 feet bgs. BTEX showed concentrations are below the method detection limit for the laboratory. GRO, DRO, and EXT DRO are well below the RRAL guideline of 100 mg/kg.

For trench SP-3, the laboratory test for chlorides yielded 432 mg/kg at 6 feet below ground surface. Laboratory tests for BTEX showed concentrations are below the method detection limit for the laboratory. GRO, DRO, and EXT DRO are well below the RRAL guideline of 100 mg/kg.

For trench SP-4, the laboratory test for chlorides yielded 2720 mg/kg at 3 feet bgs. Preservation of a previously installed liner prevented attempts to sample deeper at this location. This liner will be removed as part of the CAP and confirmation sampling will be performed to delineate the extent of chlorides beneath the liner using remediation excavation equipment. If the depth to cleanup of chlorides cannot be reached using the remediation equipment, a PVC conduit pipe will be set through the liner and an environmental test drill will be brought to the site to complete the delineation for chlorides. Laboratory tests for BTEX showed concentrations are below the method detection limit for the laboratory. GRO is well below the RRAL guideline of 100 mg/kg. DRO and EXT DRO are 2130 mg/kg and 489 mg/kg respectively and are above the RRAL guideline of 100 mg/kg.

For trench SP-5, the laboratory test for chlorides yielded 240 mg/kg at 14 feet bgs. BTEX showed concentrations are below the method detection limit for the laboratory. GRO, DRO, and EXT DRO are well below the RRAL guideline of 100 mg/kg.

At trench SP-6, the laboratory test for chlorides yielded 64 mg/kg at 14 feet bgs. BTEX showed concentrations are below the method detection limit for the laboratory. GRO, DRO, and EXT DRO were well below the RRAL guideline of 100 mg/kg.

For trench SP-7, the laboratory test for chlorides yielded 1760 mg/kg at 14 feet. Further delineation for chlorides at this site will be performed during execution of the CAP using excavation equipment. If the depth to cleanup of chlorides cannot be reached using the remediation excavation equipment, a PVC conduit pipe will be set through the liner and an environmental test drill will be brought to the site to complete the delineation for chlorides. However, laboratory tests for BTEX showed concentrations are below the method detection limit for the laboratory. GRO, DRO, and EXT DRO are well below the RRAL guideline of 100 mg/kg.

Corrective Action Plan (CAP)

Approximately 72,870 ft² of caliche pad and pasture are impacted at the JRU 29 SWD site. Of that total, approximately 32,300 ft² is caliche pad and approximately 40,570 is pasture land. Remediation of the impacted pasture soils and pad materials will be accomplished per the methods described below. A New Mexico State Land Office permit will be necessary to access the site.

A liner from a prior remediation effort will be removed. Location of the previously existing liner is shown in Figure 2. At sample tt locations SP-4 and SP-7 (reference Figure 2) excavation equipment will be utilized to collect deeper delineation samples for testing with field methods. Excavation and sampling will continue until results of field testing show chlorides are at or below the NMOCD target of 600 mg/kg. If a satisfactory delineation at or below the NMOCD target is obtained, the sample trenches will be backfilled and the soil material will be compacted.

The impacted pasture soils will then be excavated to a depth of four feet bgs. This excavated soil will be transported to Lea Land (NMOCD Permit # WM01) for disposal. If required, a six-inch cushion layer of sand may be installed over the entire excavation site. A 20 mil impermeable liner will then be installed over in-situ soil (or a backfill of 6 to 12-inch layer of cushioning sand, if required) to the limits of the excavation. A 6 to 12-inch sand layer will placed on top of the liner over the entire excavation in order to protect the integrity of the liner during backfilling operations. Locally procured soil materials will be used to backfill the excavated area in one to two foot lifts. The lifts will be compacted with excavation equipment. The fill area will be graded to blend with the contours of the surrounding topography. At the completion of backfilling and at a time conductive for germination, Basin will loosen the suface of the backfilled soils with a disc, rake or harrow. Basin will then seed the extent of the remediated pasture area at JRU 29 SWD with a blend of native, non-noxious vegetation approved by the New Mexico State Land Office. The seed will be applied with either a drill or a broadcast method to ensure complete coverage of the affected area.

In the event that delineation of chlorides at locations SP-4 and SP-7 cannot be achieved to levels below the NMODC target of 600 mg/kg when using remediation excavation equipment to facilitate sampling, PVC conduit (referenced above) will be set and sealed to the liner material prior to backfilling to grade. An environmental test drilling rig will be brought to the site and the strata at depth will be sampled until delineation at or below 600 mg/kg chlorides is achieved. The resultant soil boring will be backfilled with bentonite chips in lifts and hydrated per manufacturer's recommendations. Each borehole will be filled to the surface of the ground.

In addition to the pasture area, approximately 32,300 ft² of caliche pad at JRU 29 SWD is impacted. The impacted pad area will be excavated to an area approximately one foot in depth. This excavated caliche will be transported to Lea Land (NMOCD Permit # WM01) for disposal. The excavated area will then be backfilled with clean, non-impacted caliche. The clean caliche will be spread in thin layers (three to six-inches thick). Each layer will be watered and roll compacted to dryness and watered again. Another layer of caliche will be added on top of the previous layer until the fill area is brought up to grade.

The supporting documentation for this Corrective Action Plan is attached.

Basin appreciates the opportunity to work with you on this project. Please contact me if you have any questions or wish to discuss the site.

Sincerely,

John P. Farrell P.G. Project Manager Basin Environmental Service Technologies (575) 393-2378

Attachments:

Figure 1 – Site Location Map
Figure 2 – Sample Locations and Select Analytical Sampling Data
Table 1 – 2017 Sample Concentrations of BTEX, TPH and Chloride
Appendix A – Laboratory Analysis
Appendix B – C-141 Forms

ATTACHMENTS

TABLE

TABLE 1 2017 CONCENTRATIONS OF FIELD CHLORIDE XTO

JRU 29 SWD

EDDY COUNTY, NEW MEXICO

NMOCD REFERENCE #'S: 2RP-2726, 2RP-3082, 2RP-3302, 2RP-3726 and 2RP-4040

				IV	IETHOD: 80	15B	T D	FIELD	4500 CL-B
SAMPLE LOCATION	SAMPLE DEPTH (BGS)	SAMPLE DATE	SOIL STATUS	GRO C ₆ -C ₁₂ (mg/Kg)	DRO C ₁₂ -C ₂₈ (mg/Kg)	EXT DRO C_{28} - C_{36} (mg/Kg)	TPH C ₆ -C ₃₅ (mg/Kg)	CHLORIDE (mg/Kg)	CHLORIDE (mg/Kg)
TT-1	SUR	9/11/2017	In-Situ	NA	NA	NA	NA	>2456	NA
TT-1	1'	9/11/2017	In-Situ	NA	NA	NA	NA	560	NA
TT-1	2'	9/11/2017	In-Situ	NA	NA	NA	NA	344	NA
TT-1	3'	9/11/2017	In-Situ	NA	NA	NA	NA	272	NA
TT-1	4'	9/11/2017	In-Situ	<10.0	<10.0	<10.0	<30.0	180	272
TT-2	SUR	9/11/2017	In-Situ	NA	NA	NA	NA	> 2604	NA
TT-2	1'	9/11/2017	In-Situ	NA	NA	NA	NA	2060	NA
TT-2	2'	9/11/2017	In-Situ	NA	NA	NA	NA	1528	NA
TT-2	3'	9/11/2017	In-Situ	NA	NA	NA	NA	1136	NA
TT-2	4'	9/11/2017	In-Situ	NA	NA	NA	NA	264	NA
TT-2	5'	9/11/2017	In-Situ	<10.0	<10.0	<10.0	<30.0	< 112	64
TT-3	SUR	9/11/2017	In-Situ	NA	NA	NA	NA	> 2604	NA
TT-3	1'	9/11/2017	In-Situ	NA	NA	NA	NA	476	NA
TT-3	2'	9/11/2017	In-Situ	NA	NA	NA	NA	360	NA
TT-3	3'	9/11/2017	In-Situ	NA	NA	NA	NA	476	NA
TT-3	4'	9/11/2017	In-Situ	NA	NA	NA	NA	520	NA
TT-3	5'	9/11/2017	In-Situ	NA	NA	NA	NA	328	NA
TT-3	6'	9/11/2017	In-Situ	<10.0	<10.0	<10.0	<30.0	236	432
TT-4	SUR	9/11/2017	In-Situ	NA	NA	NA	NA	> 2604	NA
TT-4	1'	9/11/2017	In-Situ	NA	NA	NA	NA	> 2604	NA
TT-4	2'	9/11/2017	In-Situ	NA	NA	NA	NA	1,974	NA
TT-4	3'	9/11/2017	In-Situ	<10.0	2130	489	2619	1,224	2720

TABLE 1 2017 CONCENTRATIONS OF FIELD CHLORIDE XTO

JRU 29 SWD

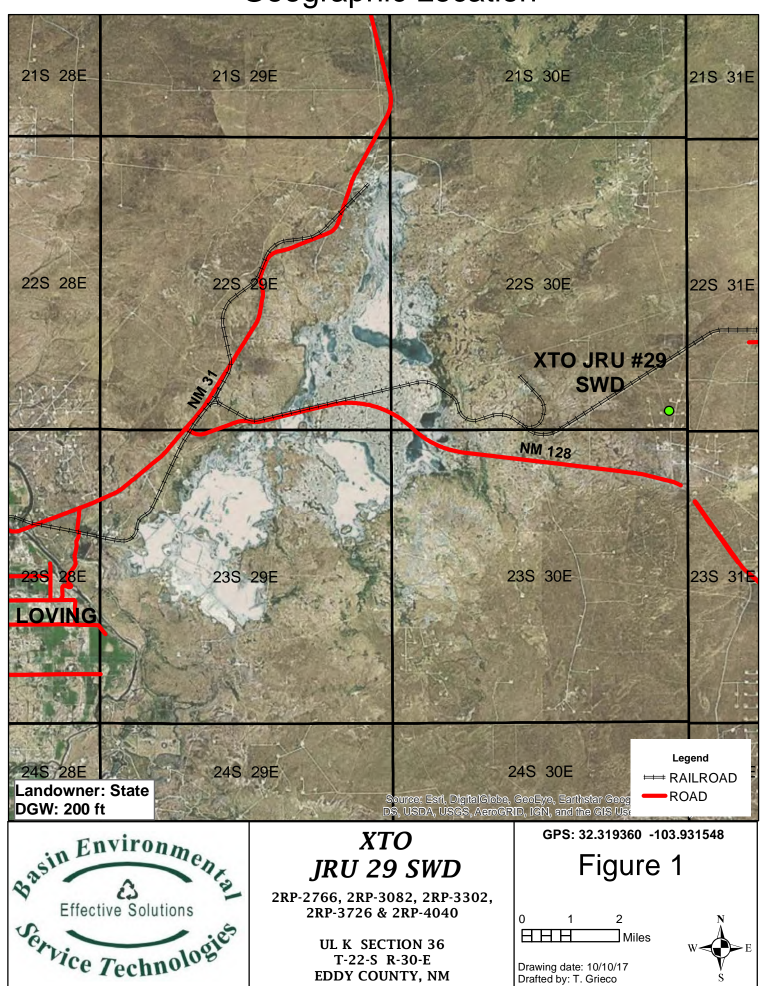
EDDY COUNTY, NEW MEXICO

NMOCD REFERENCE #'S: 2RP-2726, 2RP-3082, 2RP-3302, 2RP-3726 and 2RP-4040

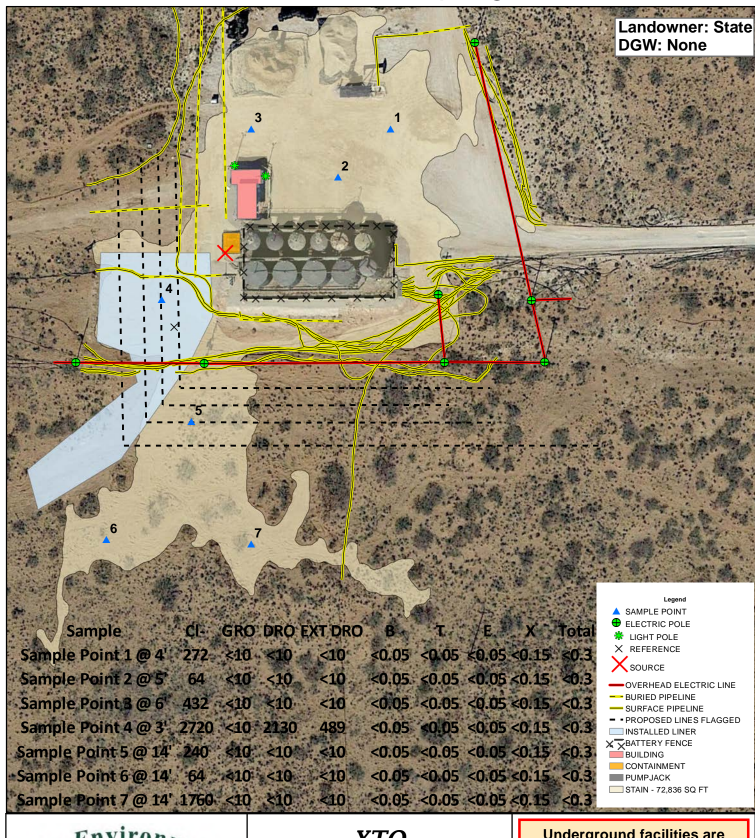
				N	IETHOD: 80	15B		FIELD	4500 CL-B
SAMPLE LOCATION	SAMPLE DEPTH (BGS)	SAMPLE DATE	SOIL STATUS	GRO C ₆ -C ₁₂ (mg/Kg)	DRO C ₁₂ -C ₂₈ (mg/Kg)	EXT DRO C_{28} - C_{36} (mg/Kg)	TPH C ₆ -C ₃₅ (mg/Kg)	CHLORIDE (mg/Kg)	CHLORIDE (mg/Kg)
TT-5	SUR	9/11/2017	In-Situ	NA	NA	NA	NA	> 2604	NA
TT-5	1'	9/11/2017	In-Situ	NA	NA	NA	NA	360	NA
TT-5	2'	9/11/2017	In-Situ	NA	NA	NA	NA	564	NA
TT-5	3'	9/11/2017	In-Situ	NA	NA	NA	NA	328	NA
TT-5	4'	9/11/2017	In-Situ	NA	NA	NA	NA	< 112	NA
TT-5	5'	9/11/2017	In-Situ	NA	NA	NA	NA	564	NA
TT-5	6'	9/11/2017	In-Situ	NA	NA	NA	NA	564	NA
TT-5	7'	9/11/2017	In-Situ	NA	NA	NA	NA	476	NA
TT-5	8'	9/11/2017	In-Situ	NA	NA	NA	NA	564	NA
TT-5	9'	9/11/2017	In-Situ	NA	NA	NA	NA	440	NA
TT-5	14'	9/11/2017	In-Situ	<10.0	<10.0	<10.0	<30.0	160	240
TT-6	SUR	9/11/2017	In-Situ	NA	NA	NA	NA	< 112	NA
TT-6	1'	9/11/2017	In-Situ	NA	NA	NA	NA	< 112	NA
TT-6	2'	9/11/2017	In-Situ	NA	NA	NA	NA	328	NA
TT-6	3'	9/11/2017	In-Situ	NA	NA	NA	NA	> 2604	NA
TT-6	4'	9/11/2017	In-Situ	NA	NA	NA	NA	2,408	NA
TT-6	6'	9/11/2017	In-Situ	NA	NA	NA	NA	296	NA
TT-6	8'	9/11/2017	In-Situ	NA	NA	NA	NA	< 112	NA
TT-6	14'	9/11/2017	In-Situ	<10.0	<10.0	<10.0	<30.0	< 112	64
TT-7	SUR	9/11/2017	In-Situ	NA	NA	NA	NA	< 112	NA
TT-7	1'	9/11/2017	In-Situ	NA	NA	NA	NA	328	NA
TT-7	2'	9/11/2017	In-Situ	NA	NA	NA	NA	> 2604	NA
TT-7	3'	9/11/2017	In-Situ	NA	NA	NA	NA	1644	NA
TT-7	4'	9/11/2017	In-Situ	NA	NA	NA	NA	1644	NA
TT-7	6'	9/11/2017	In-Situ	NA	NA	NA	NA	908	NA
TT-7	8'	9/11/2017	In-Situ	NA	NA	NA	NA	664	NA
TT-7	14'	9/11/2017	In-Situ	<10.0	<10.0	<10.0	<30.0	976	1760
NMOCD Regu	ulatory Sta	ndard		10			5000	600	600

FIGURES

Geographic Location



Initial Sampling





XTO JRU 29

UL K SECTION 36 T-22-S R-30-E EDDY COUNTY, NM Underground facilities are spatially projected and need to be field verified.

GPS: 32.346386 -103.835900

0 50 100

GPS date: 9/5/17, 10/2/17 TG

Drawing date: 10/2/17

Drafted by: T. Grieco



APPENDIX A



September 25, 2017

ROBBIE RUNNELS

Basin Environmental Service

P.O. Box 301

Lovington, NM 88260

RE: JRU 29 SWD

Enclosed are the results of analyses for samples received by the laboratory on 09/18/17 15:26.

Cardinal Laboratories is accredited through Texas NELAP under certificate number T104704398-16-8. Accreditation applies to drinking water, non-potable water and solid and chemical materials. All accredited analytes are denoted by an asterisk (*). For a complete list of accredited analytes and matrices visit the TCEQ website at www.tceq.texas.gov/field/ga/lab accred certif.html.

Cardinal Laboratories is accreditated through the State of Colorado Department of Public Health and Environment for:

Method EPA 552.2 Haloacetic Acids (HAA-5)
Method EPA 524.2 Total Trihalomethanes (TTHM)
Method EPA 524.4 Regulated VOCs (V1, V2, V3)

Accreditation applies to public drinking water matrices.

Celey D. Keene

This report meets NELAP requirements and is made up of a cover page, analytical results, and a copy of the original chain-of-custody. If you have any questions concerning this report, please feel free to contact me.

Sincerely,

Celey D. Keene

Lab Director/Quality Manager



Analytical Results For:

Basin Environmental Service ROBBIE RUNNELS P.O. Box 301 Lovington NM, 88260 Fax To: (575) 396-1429

 Received:
 09/18/2017

 Reported:
 09/25/2017

 Project Name:
 JRU 29 SWD

Project Number: NONE GIVEN
Project Location: EDDY COUNTY, NM

Sampling Date: 09/11/2017

Sampling Type: Soil

Sampling Condition: ** (See Notes)
Sample Received By: Tamara Oldaker

Sample ID: SP1 @ 4' (H702515-01)

BTEX 8021B	mg	/kg	Analyze	d By: MS					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Benzene*	<0.050	0.050	09/22/2017	ND	1.90	95.2	2.00	0.810	
Toluene*	<0.050	0.050	09/22/2017	ND	1.77	88.6	2.00	1.97	
Ethylbenzene*	<0.050	0.050	09/22/2017	ND	1.85	92.4	2.00	1.18	
Total Xylenes*	<0.150	0.150	09/22/2017	ND	5.59	93.2	6.00	1.42	
Total BTEX	<0.300	0.300	09/22/2017	ND					
Surrogate: 4-Bromofluorobenzene (PID	111	% 72-148	}						
Chloride, SM4500CI-B	mg	/kg	Analyze	d By: AC					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Chloride	272	16.0	09/20/2017	ND	432	108	400	0.00	
TPH 8015M	mg,	/kg	Analyze	d By: MS					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
GRO C6-C10	<10.0	10.0	09/20/2017	ND	183	91.7	200	0.349	
DRO >C10-C28	<10.0	10.0	09/20/2017	ND	196	98.0	200	0.105	
EXT DRO >C28-C36	<10.0	10.0	09/20/2017	ND					
Surrogate: 1-Chlorooctane	82.3	% 28.3-16	4						
Surrogate: 1-Chlorooctadecane	85.0	% 34.7-15	7						

Cardinal Laboratories *=Accredited Analyte

PLEASE NOTE: Liability and Damages. Cardinal's liability and client's exclusive remedy for any claim arising, whether based in contract or tort, shall be limited to the amount paid by client for analyses. All claims, including those for negligence and any other cause whistoever shall be deemed waived unless made in writing and received by Cardinal within thirty (30) days after completion of the applicable service. In no event shall Cardinal be liable for incidental or consequential damages, including, without limitation, business interruptions, loss of use, or loss of profits incurred by client, its subsidiaries, affiliates or successors arising out of or related to the performance of the services hereunder by Cardinal, regardless of whether such claim is based upon any of the above stated reasons or otherwise. Results related only to the samples identified above. This report shall not be reproduced except in full with written approval of Cardinal Laboratories.

Celey D. Keine



Analytical Results For:

Basin Environmental Service **ROBBIE RUNNELS** P.O. Box 301 Lovington NM, 88260 Fax To: (575) 396-1429

Received: 09/18/2017

Reported: 09/25/2017 Project Name: JRU 29 SWD Project Number: NONE GIVEN

Project Location: EDDY COUNTY, NM Sampling Date: 09/11/2017

Sampling Type: Soil

Sampling Condition: ** (See Notes) Sample Received By: Tamara Oldaker

Sample ID: SP 2 @ 5' (H702515-02)

BTEX 8021B	mg/	kg	Analyze	d By: MS					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Benzene*	<0.050	0.050	09/22/2017	ND	1.90	95.2	2.00	0.810	
Toluene*	<0.050	0.050	09/22/2017	ND	1.77	88.6	2.00	1.97	
Ethylbenzene*	<0.050	0.050	09/22/2017	ND	1.85	92.4	2.00	1.18	
Total Xylenes*	<0.150	0.150	09/22/2017	ND	5.59	93.2	6.00	1.42	
Total BTEX	<0.300	0.300	09/22/2017	ND					
Surrogate: 4-Bromofluorobenzene (PID	112 9	6 72-148							
Chloride, SM4500CI-B	mg/	kg	Analyze	d By: AC					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Chloride	64.0	16.0	09/20/2017	ND	432	108	400	0.00	
TPH 8015M	mg/	kg	Analyze	d By: MS					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
GRO C6-C10	<10.0	10.0	09/21/2017	ND	183	91.7	200	0.349	
DRO >C10-C28	<10.0	10.0	09/21/2017	ND	196	98.0	200	0.105	
EXT DRO >C28-C36	<10.0	10.0	09/21/2017	ND					
Surrogate: 1-Chlorooctane	84.4	% 28.3-16	4						
Surrogate: 1-Chlorooctadecane	86.3	% 34.7-15	7						

Cardinal Laboratories *=Accredited Analyte

PLEASE NOTE: Liability and Damages. Cardinal's liability and client's exclusive remedy for any claim arising, whether based in contract or tort, shall be limited to the amount paid by client for analyses. All claims, including those for negligence and any other cause whatsoever shall be deemed waived unless made in writing and received by Cardinal within thirty (30) days after completion of the applicable service. In no event shall Cardinal be liable for incidental or consequential damages, including, without limitation, business interruptions, loss of use, or loss of profits incurred by client, its subsidiaries, affiliates or successors arising out of or related to the performance of the services hereunder by Cardinal, regardless of whether such claim is based upon any of the above stated reasons or otherwise. Results relate only to the samples identified above. This report shall not be reproduced except in full with written approval of Cardinal Laboratories.

Celeg D. Freene



Analytical Results For:

Basin Environmental Service ROBBIE RUNNELS P.O. Box 301 Lovington NM, 88260 Fax To: (575) 396-1429

Received: 09/18/2017

Reported: 09/25/2017
Project Name: JRU 29 SWD
Project Number: NONE GIVEN

Project Location: EDDY COUNTY, NM

ma/ka

Sampling Date: 09/11/2017

Sampling Type: Soil

Sampling Condition: ** (See Notes)
Sample Received By: Tamara Oldaker

Sample ID: SP 3 @ 6' (H702515-03)

RTFY 8021R

B1EX 8021B	mg,	кд	Anaiyze	а ву: мѕ					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Benzene*	<0.050	0.050	09/22/2017	ND	1.90	95.2	2.00	0.810	
Toluene*	<0.050	0.050	09/22/2017	ND	1.77	88.6	2.00	1.97	
Ethylbenzene*	<0.050	0.050	09/22/2017	ND	1.85	92.4	2.00	1.18	
Total Xylenes*	<0.150	0.150	09/22/2017	ND	5.59	93.2	6.00	1.42	
Total BTEX	<0.300	0.300	09/22/2017	ND					
Surrogate: 4-Bromofluorobenzene (PID	111 9	% 72-148	,						
Chloride, SM4500Cl-B	mg,	/kg	Analyze	d By: AC					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Chloride	432	16.0	09/20/2017	ND	432	108	400	0.00	
TPH 8015M	mg,	/kg	Analyze	d By: MS					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
GRO C6-C10	<10.0	10.0	09/21/2017	ND	183	91.7	200	0.349	
DRO >C10-C28	<10.0	10.0	09/21/2017	ND	196	98.0	200	0.105	
EXT DRO >C28-C36	<10.0	10.0	09/21/2017	ND					
Surrogate: 1-Chlorooctane	82.6	% 28.3-16	4						
Surrogate: 1-Chlorooctadecane	89.7	% 34.7-15	7						

Analyzed By: MC

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Celeg D. Freene



Analytical Results For:

Basin Environmental Service ROBBIE RUNNELS P.O. Box 301 Lovington NM, 88260 Fax To: (575) 396-1429

Received: 09/18/2017

Reported: 09/25/2017
Project Name: JRU 29 SWD
Project Number: NONE GIVEN
Project Location: EDDY COUNTY, NM

Sampling Date: 09/11/2017 Sampling Type: Soil

Sampling Condition: ** (See Notes)
Sample Received By: Tamara Oldaker

Sample ID: SP 4 @ 3' (H702515-04)

BTEX 8021B	mg	/kg	Analyze	d By: MS					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Benzene*	<0.050	0.050	09/22/2017	ND	1.90	95.2	2.00	0.810	
Toluene*	<0.050	0.050	09/22/2017	ND	1.77	88.6	2.00	1.97	
Ethylbenzene*	<0.050	0.050	09/22/2017	ND	1.85	92.4	2.00	1.18	
Total Xylenes*	<0.150	0.150	09/22/2017	ND	5.59	93.2	6.00	1.42	
Total BTEX	<0.300	0.300	09/22/2017	ND					
Surrogate: 4-Bromofluorobenzene (PID	116	% 72-148	}						
Chloride, SM4500Cl-B	mg	/kg	Analyze	d By: AC					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Chloride	2720	16.0	09/20/2017	ND	432	108	400	0.00	
TPH 8015M	mg,	/kg	Analyze	d By: MS					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
GRO C6-C10	<10.0	10.0	09/21/2017	ND	183	91.7	200	0.349	
DRO >C10-C28	2130	10.0	09/21/2017	ND	196	98.0	200	0.105	
EXT DRO >C28-C36	489	10.0	09/21/2017	ND					
Surrogate: 1-Chlorooctane	80.9	% 28.3-16	4						
Surrogate: 1-Chlorooctadecane	123	% 34.7-15	7						

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Celey D. Keine



Analytical Results For:

Basin Environmental Service ROBBIE RUNNELS P.O. Box 301 Lovington NM, 88260 Fax To: (575) 396-1429

Received: 09/18/2017 Reported: 09/25/2017

Project Name: JRU 29 SWD
Project Number: NONE GIVEN
Project Location: EDDY COUNTY, NM

Sampling Date: 09/11/2017

Sampling Type: Soil

Sampling Condition: ** (See Notes)
Sample Received By: Tamara Oldaker

Sample ID: SP 5 @ 14' (H702515-05)

BTEX 8021B	mg	/kg	Analyze	d By: MS					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Benzene*	<0.050	0.050	09/22/2017	ND	1.97	98.3	2.00	0.292	
Toluene*	<0.050	0.050	09/22/2017	ND	1.82	91.1	2.00	0.577	
Ethylbenzene*	< 0.050	0.050	09/22/2017	ND	1.91	95.4	2.00	0.0216	
Total Xylenes*	<0.150	0.150	09/22/2017	ND	5.73	95.4	6.00	0.0613	
Total BTEX	<0.300	0.300	09/22/2017	ND					
Surrogate: 4-Bromofluorobenzene (PID	108	% 72-148	}						
Chloride, SM4500CI-B	mg,	/kg	Analyze	d By: AC					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Chloride	240	16.0	09/20/2017	ND	432	108	400	0.00	
TPH 8015M	mg	/kg	Analyze	d By: MS					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
GRO C6-C10	<10.0	10.0	09/25/2017	ND	183	91.7	200	0.349	
DRO >C10-C28	<10.0	10.0	09/25/2017	ND	196	98.0	200	0.105	
EXT DRO >C28-C36	<10.0	10.0	09/25/2017	ND					
Surrogate: 1-Chlorooctane	79.5	% 28.3-16	4						
Surrogate: 1-Chlorooctadecane	86.9	% 34.7-15	7						

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Celey D. Keine



Analytical Results For:

Basin Environmental Service **ROBBIE RUNNELS** P.O. Box 301 Lovington NM, 88260 Fax To: (575) 396-1429

Received: 09/18/2017 Reported:

09/25/2017 Project Name: JRU 29 SWD Project Number: NONE GIVEN

Project Location: EDDY COUNTY, NM Sampling Date: 09/11/2017

Sampling Type: Soil

Sampling Condition: ** (See Notes) Sample Received By: Tamara Oldaker

Sample ID: SP 6 @ 14' (H702515-06)

BTEX 8021B	mg/	kg	Analyze	d By: MS					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Benzene*	<0.050	0.050	09/22/2017	ND	1.97	98.3	2.00	0.292	
Toluene*	<0.050	0.050	09/22/2017	ND	1.82	91.1	2.00	0.577	
Ethylbenzene*	<0.050	0.050	09/22/2017	ND	1.91	95.4	2.00	0.0216	
Total Xylenes*	<0.150	0.150	09/22/2017	ND	5.73	95.4	6.00	0.0613	
Total BTEX	<0.300	0.300	09/22/2017	ND					
Surrogate: 4-Bromofluorobenzene (PID	110 9	6 72-148	,						
Chloride, SM4500Cl-B	mg/	kg	Analyze	d By: AC					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Chloride	64.0	16.0	09/20/2017	ND	432	108	400	0.00	
TPH 8015M	mg/	kg	Analyze	d By: MS					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
GRO C6-C10	<10.0	10.0	09/21/2017	ND	183	91.7	200	0.349	
DRO >C10-C28	<10.0	10.0	09/21/2017	ND	196	98.0	200	0.105	
EXT DRO >C28-C36	<10.0	10.0	09/21/2017	ND					
Surrogate: 1-Chlorooctane	99.9	% 28.3-16	4						
Surrogate: 1-Chlorooctadecane	105 9	% 34.7-15	7						

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Analytical Results For:

Basin Environmental Service **ROBBIE RUNNELS** P.O. Box 301 Lovington NM, 88260

Fax To: (575) 396-1429

Received: 09/18/2017 Sampling Date: 09/12/2017 Reported: 09/25/2017 Sampling Type: Soil

Project Name: JRU 29 SWD Sampling Condition: ** (See Notes) Project Number: Sample Received By: NONE GIVEN Tamara Oldaker

Project Location: EDDY COUNTY, NM

Sample ID: SP 7 @ 14' (H702515-07)

BTEX 8021B	mg/	kg	Analyze	d By: MS					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Benzene*	<0.050	0.050	09/22/2017	ND	1.97	98.3	2.00	0.292	
Toluene*	<0.050	0.050	09/22/2017	ND	1.82	91.1	2.00	0.577	
Ethylbenzene*	<0.050	0.050	09/22/2017	ND	1.91	95.4	2.00	0.0216	
Total Xylenes*	<0.150	0.150	09/22/2017	ND	5.73	95.4	6.00	0.0613	
Total BTEX	<0.300	0.300	09/22/2017	ND					
Surrogate: 4-Bromofluorobenzene (PID	110 9	72-148							
Chloride, SM4500CI-B	mg/	kg	Analyze	d By: AC					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Chloride	1760	16.0	09/20/2017	ND	432	108	400	0.00	
TPH 8015M	mg/	kg	Analyze	d By: MS					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
GRO C6-C10	<10.0	10.0	09/21/2017	ND	183	91.7	200	0.349	
DRO >C10-C28	<10.0	10.0	09/21/2017	ND	196	98.0	200	0.105	
EXT DRO >C28-C36	<10.0	10.0	09/21/2017	ND					
Surrogate: 1-Chlorooctane	96.0	% 28.3-16	4						
Surrogate: 1-Chlorooctadecane	104 9	% 34.7-15	7						

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Notes and Definitions

ND Analyte NOT DETECTED at or above the reporting limit

RPD Relative Percent Difference

** Samples not received at proper temperature of 6°C or below.

*** Insufficient time to reach temperature.

- Chloride by SM4500Cl-B does not require samples be received at or below 6°C

Samples reported on an as received basis (wet) unless otherwise noted on report

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Revision 1.0 FORM-006

Carrected t.25°C

† Cardinal cannot accept verbal changes. Please fax written changes to 575-393-2476

CHAIN-OF-CUSTODY AND ANALYSIS REQUEST

ARDINAL LABORATORIES 101 East Marland, Hobbs, NM 88240 (575) 393-2326 FAX (575) 393-2476

	(010) 000-2020 1 000 (010) 000-20	-																				
Company Name:	Basin Environmental Service Technologies, LLC	ogies	E	O			BILL	L 70					AN	ANALYSIS		EQ	REQUEST	TS				
Project Manager:	Robbie Runnels				٦.	P.O. #:	er.													_		
Address: P.O. Box 301	ox 301				C	duc	Company:	XTO Energy	ergy				_									
City: Lovington	State: NM	Zip:	88	88260	A	Attn:		Amy Ruth														
Phone #: (575)3	(575)396-2378 Fax # : (575)396-1429	6-14	29		A	Address:	SS:												_			
Project #:	Project Owner:		×	XTO Energy	Ω	City:					_)		_						_		
Project Name: JR	JRU 29 SWD				S	State:	N	Zip: 8	88260	le		21B								_		
Project Location:	Eddy				P	Phone #:	#			orio	801	(80	_									
Sampler Name: Ro	Robbie Runnels				Fa	Fax #:				Chl	_	EX	_	_								
FOR LAB USE ONLY		·.		MATRIX	H	밁	PRESERV.	SAMPLING	G	9		ВТ										
Lab I.D.	Sample I.D.	S)RAB OR (C)OMP	CONTAINERS	ROUNDWATER VASTEWATER OIL IL LUDGE	THER:	CID/BASE:	E / COOL THER :															
_	SP 1 @ 4'	9	1	×	_	_	×	9/11/17	9:35	×	×	×	Н							\vdash		
သ	SP 2 @ 5'	9	-1	×			×	9/11/17	10:05	×	×	×										
	SP 3 @ 6'	9	_	×			×	9/11/17	10:40	×	×	×										
_	SP 4 @ 3'	9	_	×			×	9/11/17	11:21	×	×	×		H	Н	Ш				H		
,	SP 5 @ 14'	9	٦	×			×	9/11/17	13:30	×	×	×	-									
	SP 6 @ 14'	9	_	×			×	9/11/17	14:20	×	×	×								\vdash		
7 SP	P7@14'	g	<u> </u>	×			×	9/12/17	7:55	×	×	×		+++	+++							
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Relinquished By: A Relinquished By:	Date: 3: 20 Date:	R R	Ce iv	Received By:	>	9	8	C	Phone Result: Fax Result: REMARKS: Please email	nail re	☐ Yes☐ Yes☐ Yes☐ Yes☐ Yes☐ Yes☐ Yes☐ Yes	□ Yes □ No Add'l Phone #: □ Yes □ No Add'l Fax #: results to pm@basinenv.com, amy Ruth@xtoenerqv.com	Add Add	Add'l Phone #: Add'l Fax #: Add'l Fax and an	amı #	20	th@)xtoe	nergy	com	-	
Delivered By: (Sampler - UPS - B	Delivered By: (Circle One) 12.3°C/ Sampler - UPS - Bus - Other: 12.5°C/	Ô	()	Sample Condition Cool Intact Cyes Tyes No No	Yes No		CHECKED BY: (Initials)									1	1 ,	'				
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Page 10 of 10

Littrell, Kyle

From: Ruth, Amy

Sent: Friday, March 9, 2018 3:00 PM

To: Littrell, Kyle Cc: Foust, Bryan

Subject: FW: Corrective Action Plan for JRU 29 SWD

Importance: High

FYI, we are approved by OCD to begin the JRU 29 SWD. We already submitted an AFE proposal for this one. The OCD is just asking for some extra sampling. Not bad, though.

From: Weaver, Crystal, EMNRD [mailto:Crystal.Weaver@state.nm.us]

Sent: Friday, March 09, 2018 12:26 PM **To:** John Farrell; Bratcher, Mike, EMNRD

Cc: Ruth, Amy; agroves@slo.state.nm.us; 'Jody Walters'; 'Robbie Runnels'

Subject: RE: Corrective Action Plan for JRU 29 SWD

RE: XTO (BOPCO OGRID 260737) * James Ranch Unit 29 SWD Battery (API utilized is for JRU #29 well 30-015-27735) * 2RP-2726, 2RP-3082, 2RP-3302, 2RP-3726 , and 2RP-4040

Hello all,

I believe I also attended the meeting that John mentioned that occurred on 10/4/17 and upon review of the existing files OCD has for these case numbers mentioned above I feel I am as equipped as anyone else to provide a review of this project, unless there are any emails going back and forth on it that I do not know about because they were only with Mike Bratcher. So if no emails of that nature exist then we should be good.

First off I wanted to say this is a well written work plan. Thank you for that. Explanations and history that is provided in the plan helps out a lot. Also the email body of the email that this work plan was sent with helps out cause it summarizes what XTO interpreted from what was discussed during the meeting we had with you all.

In review of the work plan and meeting summary notes OCD approves this work plan but needs to include/request the following additions/conditions:

- It appears that data for each sample point in the Excel data table is all field data up until the last deepest depth sample taken for each sample point which each of those samples appears to have been sent in for laboratory testing confirmation. Since the remediation proposal for this location is to perform the 4ft removal with liner placement, OCD normally must acquire lab tested samples for the whole delineation of each sample point that show from start to finish what we have in the soil column until target clean delineation numbers are reached.
 - However, due to how long this work plan has sat and other factors OCD will accept confirmation samples produced during the excavation process instead of requesting that the delineation data be recollected. So starting of course below the 4ft depth OCD needs you all to have lab data tested for all RRAL and COA required constituents until they show clean based on site ranking score clean up levels and chloride delineation requirement. The sampling that gets submitted to the lab can start below the 4ft mark as I mentioned but the samples need to be in 1ft intervals and need to be tested for TPH for extended range (GRO+DRO+MRO; C₆ thru C₃₆) using method 8015, Benzene results of 10ppm or less and total BTEX of 50ppm or less tested via either Method 8260 or 8021, and chlorides are to be 600ppm or less using EPA Method 300.0 testing.

- o I understand that during the reporting phase via C-141s for all of these spills it was stated on the forms that produced water was the only production fluid lost each time. However, produced water is regularly known to have many contaminants in it and OCD asking for verification that BTEX and TPH are not an issue is standard procedure. I believe we discussed all of this during the meeting of 10/4/17... Correct me if I am wrong on that. If we didn't discuss then I may be getting another meeting mixed up with this one, but it is no matter cause it is still being requested now.
- Also when I do a ground water assessment study, on my end, I find the closest well (with depth to water data) to the location is actually one with documentation of shallower depth to water than a lot of the other ground water wells that are farther away from your location. OSE cites depth to ground water for well C-2492 at 85ft. So based on that assessment OCD will assess a site ranking score for this location of 10, which only changes the target levels for TPH, which will now need to be at 1000ppm or less.
- Furthermore, because the occurrence of spills at this location total 5 over the span of time from 2014- now, and
 are now all being dealt with in a group project OCD feels justified in saying that based on depth to ground water
 having the potential to be less than 100ft for this site, we will need some additional confirmation sample points
 to be collected during the excavation process for this spill plume area. Please generate an additional
 confirmation sample point somewhere between your existing SP-5 and SP-7 and if practicable somewhere
 directly south of the battery but still on the pad.
- Also as you all have offered full delineation for chlorides at your SP-4 and SP-7 still needs to proceed as you all have indicated you are prepared to do.
- Please provide OCD notification of when this project has been mobilized to begin remediation efforts.

OCD approval does not relieve the operator of liability should their operations fail to adequately investigate and remediate contamination that may pose a threat to ground water, surface water, human health or the environment. In addition, OCD approval does not relieve the operator of responsibility for compliance with any other federal, state, local laws and/or regulations.

If you have any questions or concerns, and for notification of moblization of equipment, please contact Mike Bratcher and/or myself in the District II Office.

Crystal Weaver

Environmental Specialist OCD – Artesia District II 811 S. 1st Street Artesia, NM 88210

Office: 575-748-1283 ext. 101

Cell: 575-840-5963 Fax: 575-748-9720 From: John Farrell [mailto:jfarrell@basinenv.com]

Sent: Friday, December 15, 2017 11:41 AM

To: Bratcher, Mike, EMNRD < mike.bratcher@state.nm.us >

Cc: 'Ruth, Amy' < <u>Amy_Ruth@xtoenergy.com</u>>; Weaver, Crystal, EMNRD < <u>Crystal.Weaver@state.nm.us</u>>; agroves@slo.state.nm.us; 'Jody Walters' < <u>sjwalters@basinenv.com</u>>; 'Robbie Runnels' < <u>rrunnels@basinenv.com</u>>

Subject: Corrective Action Plan for JRU 29 SWD

Dear Mr. Bratcher:

Attached, please find the Corrective Action Plan (CAP) for the XTO JRU 29 SWD facility in Eddy County, New Mexico.

To review, during our meeting on October 4, 2017, Basin Environmental/XTO stated the JRU 29 SWD CAP was preliminary and that it would be updated; that a regional Groundwater Trend Map would be used to determine depth to groundwater at the site; that there will be further delineation of chlorides at Test Trenches 4 and 7 using excavation equipment; and, in pasture areas impacted by the spills, Basin will remove a previously existing liner and place a new liner using methods described in the CAP.

Per NMOCD request, as part of the CAP, Basin has placed data from field and laboratory testing into a Microsoft Xcel [®] Spreadsheet to facilitate ease of review. Please note that Basin used the 600mg/kg chloride level discussed at the meeting as the benchmark indicating that cleanup has been achieved.

CAP SUMMARY: the CAP proposes some additional delineation of chlorides at two of the test trench points, soil removal to a depth of approximately 4 feet and placement of a liner over the area of contamination in pasture areas and grading to local contours. The plan also calls for removal of 1 foot of caliche on the chloride impacted pad area followed by replacement with un-impacted caliche and compaction to complete the remedial process. Currently, excavation of impacted soil and installation of liners is the best available technology to further prevent migration of contaminants downwards towards the water table.

Please review the attached CAP and provide any comments to Amy Ruth of XTO with copies to Jody Walters, Robbie Runnels and John Farrell of Basin Environmental Service Technologies.

Sincerely,

John P. Farrell P.G. Project Manager Basin Environmental Service Technologies, LLC 575 631 1278

NM OIL CONSERVATION

ARTESIA DISTRICT

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

JUN 2 6 2015

Form C-141 Revised August 8, 2011

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

Submit I Copy to appropriate District Office in RECEIVED rdance with 19.15.29 NMAC.

Release Notification and Corrective Action **OPERATOR** Final Report Name of Company: BOPCO, L.P. 760737 Contact: Tony Savoie Address: 522 W. Mermod, Suite 704 Carlsbad, N.M. 88220 Telephone No. 575-887-7329 Facility Name: JRU-29 SWD Tank Battery Facility Type: SWD Mineral Owner: State of N.M. Surface Owner: State of N.M. API No. 30-015-27735 LOCATION OF RELEASE Unit Letter Section Township Feet from the North/South Line Feet from the East/West Line Range County: **22S** K 36 30E South 2310 West Eddy Latitude N 32.346432 Longitude W 103.835934 NATURE OF RELEASE Type of Release: Produced water Volume of Release: 110 bbls. Volume Recovered: 40 bbls. Source of Release: 4" SWD pump discharge line Date and Hour of Occurrence: Date and Hour of Discovery: 6/22/15 Time unknown 6/22/15 at about 5:45 p.m. Was Immediate Notice Given? If YES, To Whom? NMOCD emergency #104 Date and Hour: 6/22/15 at 6:36 p.m. By Whom? Tony Savoie Was a Watercourse Reached? If YES, Volume Impacting the Watercourse. Yes No If a Watercourse was Impacted, Describe Fully.* Describe Cause of Problem and Remedial Action Taken.* A 4" pipe fitting failed on the discharge of the SWD transfer pump. The pump was shut down and the fitting was replaced. Describe Area Affected and Cleanup Action Taken.* The spill impacted approximately 5,000 sq.ft. of pasture area. All of the free standing fluid was recovered with a vacuum truck, Twenty bbls of PW was recovered from the 0 Perm containment and 20bbls off the ground. A portion of the impacted area has a liner installed at about 3 ft. in depth. This liner was installed during a previous closed remediation at the location. The spill area will be cleaned up in accordance to the NMOCD remediation guidelines. I hereby certify that the information given above is true and complete to the best of my knowledge and understand that pursuant to NMOCD 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 NMOCD marked as "Final Report" does not relieve the operator of liability should their operations have failed to adequately investigate and remediate contamination that pose a threat to ground water, surface water, human health or the environment. In addition, NMOCD 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. OIL CONSERVATION DIVISION Signature: Signed By Approved by Environmental Specialis Printed Name: Tony Savoie Title: Waste Management and Remediation Specialist Approval Date: Expiration Date: E-mail Address: tasavoie@basspet.com Conditions of Approval: Attached | Phone: 432-556-8730 Pemediation per O.C.D. Rules & Guidelines Date: 6/26/15 SUBMIT REMEDIATION PROPOSAL NO * Attach Additional Sheets If Necessary 2RP-3082

LATER THAN: 81115

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

Responsible Party: XTO Energy, Inc

State of New Mexico Energy Minerals and Natural Resources Department

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

Incident ID	
District RP	2RP-3082
Facility ID	
Application ID	

Release Notification

Responsible Party

OGRID: 5380

Contact Name: Kyle Litt	rell		Contact T	elephone: (432)-221-7331
Contact email: Kyle_Litt	trell@xtoenergy.co	om	Incident #	t: 2RP-3082	
Contact mailing address: NM 88220	522 W. Mermod,	Suite 704 Carlsba	d,		
		Location	of Release S	ource	
Latitude <u>32.346432</u>		(NAD 83 in dec	Longitude cimal degrees to 5 decir	-103.835934 mal places)	
Site Name: JRU-29 SWD	Tank Battery		Site Type:	Exploration ar	nd Production
Date Release Discovered:	6/22/2015		API# (if ap)	plicable) 30-015-	27735
Unit Letter Section	Township	Range	Cour	nty	7
K 36	22S	30E	Edo	dy	
Material Crude Oil	(s) Released (Select all Volume Released	I that apply and attach	l Volume of		e volumes provided below)
☐ Produced Water	Volume Released				overed (bbls) 40 bbls
		ion of dissolved c	hloride in the	Yes N	. ,
Condensate	Volume Release			Volume Reco	overed (bbls)
☐ Natural Gas	Volume Release	d (Mcf)		Volume Reco	overed (Mcf)
Other (describe)	Volume/Weight	Released (provide	e units)	Volume/Wei	ght Recovered (provide units)
Cause of Release					
A 4" pipe fitting failed on	the discharge of t	he SWD transfer	pump. The pump v	was shut down a	and the fitting was replaced.

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Page	<i>53</i>	of	1	56

Incident ID	
District RP	2RP-3082
Facility ID	
Application ID	

Was this a major release as defined by	If YES, for what reason(s) does the responsible party consider this a major release? Release volume was greater than 25 bbls.
19.15.29.7(A) NMAC?	
⊠ Yes □ No	
ICVEC i 1i-4	this since As the OCD?
If YES, was immediate no Yes, immediate notice was	is given to NMOCD emergency #104 by Tony Savoie on 06/22/2015 at 6:36pm.
	Initial Response
The responsible p	party must undertake the following actions immediately unless they could create a safety hazard that would result in injury
The source of the rele	ease has been stopped.
The impacted area ha	s been secured to protect human health and the environment.
Released materials ha	we been contained via the use of berms or dikes, absorbent pads, or other containment devices.
All free liquids and re	ecoverable materials have been removed and managed appropriately.
If all the actions described	d above have <u>not</u> been undertaken, explain why:
has begun, please attach	AC the responsible party may commence remediation immediately after discovery of a release. If remediation a narrative of actions to date. If remedial efforts have been successfully completed or if the release occurred at area (see 19.15.29.11(A)(5)(a) NMAC), please attach all information needed for closure evaluation.
regulations all operators are public health or the environr failed to adequately investig	rmation given above is true and complete to the best of my knowledge and understand that pursuant to OCD rules and required to report and/or file certain release notifications and perform corrective actions for releases which may endanger nent. The acceptance of a C-141 report by the OCD does not relieve the operator of liability should their operations have atteand remediate contamination that pose a threat to groundwater, surface water, human health or the environment. In f a C-141 report does not relieve the operator of responsibility for compliance with any other federal, state, or local laws
Printed Name: Kylo	E Littrell Title: SH&E Supervisor
Signature:	Date: <u>4-28</u> -2020
email: <u>Kyle Littrell@xto</u>	
OCD Only	
Received by:	Date:

Page 54 of 156

Incident ID	
District RP	2RP-3082
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?	> 100 (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 ver contamination associated with the release have been determined. Refer to 19.15.29.11 NMAC for specifics.	tical extents of soil
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 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 	ls.
Boring or excavation logs	

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.

Topographic/Aerial maps

Photographs including date and GIS information

☐ Laboratory data including chain of custody

Received by OCD: 8/22/2022 2:54:03 PM Form C-141 State of New Mexico Page 4 Oil Conservation Division

Page 55 of 156

Incident ID	
District RP	2RP-3082
Facility ID	
Application ID	

I hereby certify that the information given above is true and complete to the best of my knowledge and understand that pursuant to OCD rules and regulations all operators are required to report and/or file certain release notifications and perform corrective actions for releases which may 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.

and/of regulations.	
Printed Name: Kyle Littrell	Title: SH&E Supervisor
Signature:	Date:4/28/2020
email: Kyle Littrell@xtoenergy.com	Telephone: (432)-221-7331
OCD Only	
Received by:	Date:

Page 56 of 156

Incident ID	
District RP	2RP-3082
Facility ID	
Application ID	

Closure

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

Closure Report Attachment Checklist: Each of the following items must be included in the closure report.

Montographs of the remediated site prior to backfill or photos of the liner integrity if applicable (Note: appropriate OCD District office must be notified 2 days prior to liner inspection) Laboratory analyses of final sampling (Note: appropriate ODC District office must be notified 2 days prior to final sampling) Description of remediation activities Intereby 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 at their groundwater, surface water, human health or the environment. In addition, OCD acceptance of a C-141 report does not relieve the operator of responsibility for compliance with any other federal, state, or local laws and/or regulations. The responsible party acknowledges they must substantially restore, reclaim, and re-vegetate the impacted surface area to the conditions that existed prior to the release or their final land use in accordance with 19.15.29.13 NMAC including notification to the OCD when reclamation and re-vegetation are complete. Printed Name: Kyle Littrell@xtoenergy.com Telephone: SH&E Supervisor	☐ A scaled site and sampling diagram as described in 19.15.29.1	1 NMAC
I hereby certify that the information given above is true and complete to the best of my knowledge and understand that pursuant to OCD rules and regulations all operators are required to report and/or file certain release notifications and perform corrective actions for releases which may endanger public health or the environment. The acceptance of a C-141 report by the OCD does not relieve the operator of liability should their operations have failed to adequately investigate and remediate contamination that pose a threat to groundwater, surface water, human health or the environment. In addition, OCD acceptance of a C-141 report does not relieve the operator of responsibility for compliance with any other federal, state, or local laws and/or regulations. The responsible party acknowledges they must substantially restore, reclaim, and re-vegetate the impacted surface area to the conditions that existed prior to the release or their final land use in accordance with 19.15.29.13 NMAC including notification to the OCD when reclamation and re-vegetation are complete. Printed Name: Kyle Littrell Title: SH&E Supervisor Signature: Date: 4-28-2020 email: Kyle Littrell@xtoenergy.com Telephone: 432-221-7331 OCD Only Received by: Date: Date: Date: Closure approval by the OCD does not relieve the responsible party of liability should their operations have failed to adequately investigate and remediate contamination that poses a threat to groundwater, surface water, human health, or the environment nor does not relieve the responsible party of compliance with any other federal, state, or local laws and/or regulations. Closure Approved by: Date: Date: Date: Date:		of the liner integrity if applicable (Note: appropriate OCD District office
I hereby certify that the information given above is true and complete to the best of my knowledge and understand that pursuant to OCD rules and regulations all operators are required to report and/or file certain release notifications and perform corrective actions for releases which may endanger public health or the environment. The acceptance of a C-141 report by the OCD does not relieve the operator of liability should their operations have failed to adequately investigate and remediate contamination that pose a threat to groundwater, surface water, human health or the environment. In addition, OCD acceptance of a C-141 report does not relieve the operator of responsibility for compliance with any other federal, state, or local laws and/or regulations. The responsible party acknowledges they must substantially restore, reclaim, and re-vegetate the impacted surface area to the conditions that existed prior to the release or their final land use in accordance with 19.15.29.13 NMAC including notification to the OCD when reclamation and re-vegetation are complete. Printed Name: Kyle Littrell Title: SH&E Supervisor Signature: Date: 428-2020 email: Kyle Littrell@xtoenergy.com Telephone: 432-221-7331 OCD Only Received by: Date: Date: Closure approval by the OCD does not relieve the responsible party of liability should their operations have failed to adequately investigate and remediate contamination that poses a threat to groundwater, surface water, human health, or the environment nor does not relieve the responsible party of compliance with any other federal, state, or local laws and/or regulations. Closure Approved by: Date: Date:	☐ Laboratory analyses of final sampling (Note: appropriate ODC	C District office must be notified 2 days prior to final sampling)
and regulations all operators are required to report and/or file certain release notifications and perform corrective actions for releases which may endanger public health or the environment. The acceptance of a C-141 report by the OCD does not relieve the operator of liability should their operations have failed to adequately investigate and remediate contamination that pose a threat to groundwater, surface water, human health or the environment. In addition, OCD acceptance of a C-141 report does not relieve the operator of responsibility for compliance with any other federal, state, or local laws and/or regulations. The responsible party acknowledges they must substantially restore, reclaim, and re-vegetate the impacted surface area to the conditions that existed prior to the release or their final land use in accordance with 19.15.29.13 NMAC including notification to the OCD when reclamation and re-vegetation are complete. Printed Name: Kyle Littrell Title: SH&E Supervisor Signature: Date: 4-28-2020 email: Kyle Littrell@xtoenergy.com Telephone: 432-221-7331 OCD Only Received by: Date:	Description of remediation activities	
and regulations all operators are required to report and/or file certain release notifications and perform corrective actions for releases which may endanger public health or the environment. The acceptance of a C-141 report by the OCD does not relieve the operator of liability should their operations have failed to adequately investigate and remediate contamination that pose a threat to groundwater, surface water, human health or the environment. In addition, OCD acceptance of a C-141 report does not relieve the operator of responsibility for compliance with any other federal, state, or local laws and/or regulations. The responsible party acknowledges they must substantially restore, reclaim, and re-vegetate the impacted surface area to the conditions that existed prior to the release or their final land use in accordance with 19.15.29.13 NMAC including notification to the OCD when reclamation and re-vegetation are complete. Printed Name: Kyle Littrell Title: SH&E Supervisor Signature: Date: 4-28-2020 email: Kyle Littrell@xtoenergy.com Telephone: 432-221-7331 OCD Only Received by: Date:		
Signature: Date: Telephone: 432-221-7331	and regulations all operators are required to report and/or file certain may endanger public health or the environment. The acceptance of should their operations have failed to adequately investigate and renhuman health or the environment. In addition, OCD acceptance of a compliance with any other federal, state, or local laws and/or regular restore, reclaim, and re-vegetate the impacted surface area to the contract of the con	a release notifications and perform corrective actions for releases which a C-141 report by the OCD does not relieve the operator of liability nediate contamination that pose a threat to groundwater, surface water, a C-141 report does not relieve the operator of responsibility for tions. The responsible party acknowledges they must substantially neditions that existed prior to the release or their final land use in
email:Kyle_Littrell@xtoenergy.com	Printed Name:Kyle Littrell	Title:SH&E Supervisor
OCD Only Received by: Date: Closure approval by the OCD does not relieve the responsible party of liability should their operations have failed to adequately investigate and remediate contamination that poses a threat to groundwater, surface water, human health, or the environment nor does not relieve the responsible party of compliance with any other federal, state, or local laws and/or regulations. Closure Approved by: Date:	Signature:	Date: <u>4-28-2020</u>
Received by: Date: Closure approval by the OCD does not relieve the responsible party of liability should their operations have failed to adequately investigate and remediate contamination that poses a threat to groundwater, surface water, human health, or the environment nor does not relieve the responsible party of compliance with any other federal, state, or local laws and/or regulations. Closure Approved by: Date:	email: Kyle_Littrell@xtoenergy.com	Telephone: 432-221-7331
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:	OCD Only	
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:	Received by:	Date:
	remediate contamination that poses a threat to groundwater, surface v	water, human health, or the environment nor does not relieve the responsible
Printed Name: Title:	Closure Approved by:	Date:
	Printed Name:	Title:

NM OIL CONSERVATION

ARTESIA DISTRICT

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 8750

State of New Mexico Energy Minerals and Natural Resources

SEP 2 4 2015

Form C-141 Revised August 8, 2011

Submit 1 Copy to appropriate District Office in RECEIVE Cordance with 19.15.29 NMAC.

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

1220 S. St. Fra	ncis Dr., Sant	a Fe, NM 8750	5	S	anta F	Fe, NM 875	505				
			Rel	ease Notifi	catio	n and Co	orrective A	ction			
nABI.	5267	5359	3			OPERA'	ГOR	⊠ Ini	ial Report	Final Rep	por
Name of C	ompany: B	OPCO, L.P.		240737		Contact: An	ny Ruth				
				bad, N.M. 8822	0		No. 575-887-73	29			
Facility Na	me: James	Ranch Unit	#29 SW	D Tank Battery		Facility Typ	e: SWD				
Surface Ov	vner: State	of New Me	xico	Mineral (Owner:	State of Ne	w Mexico	APIN	o. 30-015-	27735	
				LOC	ATIO	N OF RE	LEASE				
Unit Letter	Section	Township	Range	Feet from the		/South Line	Feet from the	East/West Line	County		
K	36	22S	30E	1980	South	1			West Eddy		
			La	titude32.346	6409°_	_ Longitude	-103.835868				
				NAT	URE	OF REL					
Type of Rele		duced Water					Release 290 bbl		Recovered		_
Source of Re	lease Wa	ter Transfer P	ump			9/18/2015	lour of Occurrence at 6:30 pm		Hour of Dis 5 at 7 pm	covery	
Was Immedi	ate Notice C					If YES, To	Whom?				
			Yes L	No Not R	equired		her and Heather				
By Whom? Was a Water							our 9/19/2015 a				
was a water	course Reac		Yes 🛭	No		N/A	lume Impacting t	ine watercourse.			
Describe Are A total of 422 plastic liner a	on the south a Affected a 35 square fee pproximatel	and Cleanup A et of pasture v ly 3 feet below	ction Tak vest of the v ground s	en.* containment was	affecte	ed. The leak or	ccurred within a ping fluids.	ainment. Pump w	ated area con		
regulations all public health should their o	l operators a or the environ perations ha ment. In ad	re required to onment. The ive failed to a dition, NMO	report and acceptance lequately CD accept	d/or file certain re e of a C-141 repo investigate and re	elease n rt by the mediat	otifications an e NMOCD ma e contamination	d perform correct rked as "Final Re in that pose a thre the operator of r	nderstand that pur- tive actions for rel eport" does not rel eat to ground wate esponsibility for c	eases which ieve the oper r, surface was ompliance w	may endanger ator of liability ter, human health ith any other	
Signature: Signed By Signed By Printed Name: Amy Ruth Approved by Environmental Specialist:						<u>N</u>					
Title: Assistan	t Remediati	on Foreman				Approval Date	9124/19	5 Expiration	Date: N//	1	
E-mail Addres	ss: ACRuth(@basspet.com				Conditions of A	Approval:		Americal		
Date: 9-2	21-15		Phone	132-661-0571				ules & Guide	ines		
Attach Additi	- 7 12	s If Necessa		132-001-03/1		BMIT REM TER THAN	1010-1	roposal no 15		2RP-330	7
									(M VVV	-

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

State of New Mexico Energy Minerals and Natural Resources Department

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

Incident ID	
District RP	2RP-3302
Facility ID	
Application ID	

Release Notification

Responsible Party

Responsible	Party: XTO	Energy, Inc		OGRID: :	5380		
Contact Name: Kyle Littrell				Contact To	Contact Telephone: (432)-221-7331		
Contact emai	l: Kyle_Lit	trell@xtoenergy.c	om	Incident #	∉: 2RP-3302		
Contact mailing address: 522 W. Mermod, Suite 704 Carlsbad, NM 88220							
			Location	of Release S	ource		
Latitude 32.346409 Longitude -103.835868 (NAD 83 in decimal degrees to 5 decimal places)							
Site Name Ja	mes Ranch	Unit #29 SWD Ta	nk Battery	Site Type	Exploration and Production		
Date Release	Discovered	9/18/2015		API# (if app	plicable) 30-015-27735		
Unit Letter	Section	Township	Range	Cour	nty		
K	36	22S	30E	Edd	dy		
			ll that apply and attach	Volume of	c justification for the volumes provided below)		
Crude Oil Volume Released (bbls)				carcalations of specific	Volume Recovered (bbls)		
Produced	Water	Volume Release	ed (bbls) 290 bbls		Volume Recovered (bbls) 240 bbls		
		Is the concentrate produced water	tion of dissolved ch >10,000 mg/l?	nloride in the	☐ Yes ☐ No		
Condensa	te	Volume Release			Volume Recovered (bbls)		
Natural G	as	Volume Release	ed (Mcf)		Volume Recovered (Mcf)		
Other (describe) Volume/Weight Released (provide unit				units)	Volume/Weight Recovered (provide units)		
Cause of Rele	ease						
Flange bolts	on the south	water transfer pur	mp failed. Most of	the fluids were rel	leased to zero perm containment. Pump was repaired.		

Received by OCD: 8/22/2022 2:54:03 PM Form C-141 State of New Mexico Page 2 Oil Conservation Division

I uge 37 of 130

Incident ID	
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Was this a major release as defined by	If YES, for what reason(s) does the responsible party consider this a major release? Release volume was greater than 25 bbls.
19.15.29.7(A) NMAC?	
⊠ Yes □ No	
If YES, was immediate no	estina etimor te de OCD2
	as given to the OCD? as given to Mike Bratcher and Heather Patterson by Tony Savoie on 09/19/2015 at 9:35am
	Initial Response
The responsible p	party must undertake the following actions immediately unless they could create a safety hazard that would result in injury
The source of the rele	ease has been stopped.
	is been secured to protect human health and the environment.
Released materials ha	ave been contained via the use of berms or dikes, absorbent pads, or other containment devices.
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and/or regulations.	
Printed Name: Kylo	e Littrell Title: SH&E Supervisor
Signature:	Date: <u>4-28-2020</u>
email: _Kyle_Littrell@xto	energy.com Telephone: <u>432-221-7331</u>
OCD Only	
Received by:	Date:
I	

Page 60 of 156

Incident ID		
District RP	2RP-3302	
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Site Assessment/Characterization

t his information must be provided to the appropriate district office no taler than 90 days after the release discovery date.				
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Are the lateral extents of the release within 300 feet of a continuously flowing watercourse or any other significant watercourse?	☐ Yes ⊠ No			
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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?	X 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

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.

Received by OCD: 8/22/2022 2:54:03 PM Form C-141 State of New Mexico Oil Conservation Division Page 4

Page 61 of 156

Incident ID	
District RP	2RP-3302
Facility ID	
Application ID	

I hereby certify that the information given above is true and complete to the best of my knowledge and understand that pursuant to OCD rules and regulations all operators are required to report and/or file certain release notifications and perform corrective actions for releases which may 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: Kyle Littrell Title: SH&E Supervisor Signature: _______ Date: _____4/28/2020____ email: Kyle Littrell@xtoenergy.com Telephone: (432)-221-7331

Received by: Date:

Page 62 of 156

Incident ID	
District RP	2RP-3302
Facility ID	
Application ID	

Closure

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

Closure Report Attachment Checklist: Each of the following items must be included in the closure report.

A scaled site and sampling diagram as described in 19.15.29.1	A scaled site and sampling diagram as described in 19.15.29.11 NMAC					
Photographs of the remediated site prior to backfill or photos of the liner integrity if applicable (Note: appropriate OCD District office must be notified 2 days prior to liner inspection)						
☐ Laboratory analyses of final sampling (Note: appropriate ODC District office must be notified 2 days prior to final sampling)						
Description of remediation activities						
and regulations all operators are required to report and/or file certain may endanger public health or the environment. The acceptance of	nediate contamination that pose a threat to groundwater, surface water, a C-141 report does not relieve the operator of responsibility for tions. The responsible party acknowledges they must substantially neditions that existed prior to the release or their final land use in					
Printed Name:Kyle Littrell	Title:SH&E Supervisor					
Signature:	Date: 4-28-2020					
email:Kyle_Littrell@xtoenergy.com	Telephone: 432-221-7331					
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:					

NM OIL CONSERVATION

Page 63 of 156

Form C-141 Revised August 8, 2011 JUN 07 2016

ARTESIA DISTRICT

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

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

Submit 1 Copy to appropriate District Office in **RECEIVED** redance with 19.15.29 NMAC.

			Rel	ease Notific	ation	and Co	rrective A	ction	1			
NABI	(0)(0)2	1016				OPERA?	FOR		⊠ Initia	al Report		Final Report
Name of Co	ompany: E	BOPCO, L.P.	2	100737		Contact: An	y Ruth					
						Telephone N	lo. 575-887-732	29				
Facility Name: James Ranch Unit 29 SWD					Facility Typ	e: Exploration a	and Pro	duction				
Surface Ow	mer: State	e		Mineral O	wner:	State			API No	. 30-015-2	27735	
				LOCA	TION	OF RE	LEASE					
			South Line	Feet from the 2184	East/V West	Vest Line	County Eddy					
				titude 32.3464	57°	Longitude	-103.835847	10				
			2	_		OF RELI						
Type of Rele	ease	Produced W	ater	- IVAI	OKE		Release 775 bb	ls	Volume F	Recovered	760 bb	ls
Source of Re	lease	Produced V	Vater Tank	· ·		Date and H	our of Occurrence	e	Date and	Hour of Dis	covery	
			, 4.0.			Unknown			5/27/2016			
Was Immedi	ate Notice		Yes [No □ Not Rec	quired	If YES, To Mike Brate	Whom? her/Heather Patte	erson (N	MOCD)			
By Whom?	Amy R					Date and I	lour 5/27/201	6 2:58	pm			
Was a Water			Yes 🗵] No		If YES, Vo	lume Impacting t					
If a Waterco	urse was In	npacted, Descr						~				
N/A	urse was m	ipacico, Desci	ibe runy.									
Location VS	AT (satellif roduced wa		ed and cau	n Taken.* used SCADA common contains zero perm contains								
		and Cleanup sq. ft. of local		ken.* ad and 688 sq. ft. o	of pastu	re west of the	caliche pad. Sta	inding fl	uids were 1	recovered by	vacuur	m trucks.
regulations a public health should their or the enviro	or the envious operations on the incomment. In	are required to ironment. The have failed to	o report a acceptant adequately OCD accep	e is true and comple nd/or file certain re ce of a C-141 report y investigate and re plance of a C-141 r	lease no t by the mediate	otifications a NMOCD m e contaminati	nd perform correct arked as "Final R on that pose a thr e the operator of	eport" d eat to gr	ions for rel loes not rel round wate ibility for c	eases which ieve the ope r, surface we compliance v	may en erator of ater, hun with any	ndanger Iliability man health
Signature Signed By Mile Sense Sense Approved by Environmental Specialist:												
	Printed Name: Amy C. Ruth											
Title: El	itle: EHS Remediation Specialist Approval Date: USILO Expiration Date: N/A											
E-mail Addr	ess: AC	CRuth@bassp	et.com			Conditions of Approval:						
Date: 6/7	/2016	P	hone: 432	661-0571			on per O.C.D					
Attach Add	itional She	eets If Neces	sary		L	ATER TH	AN:	116	PUSAL	NO C	RP.	3120

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

State of New Mexico Energy Minerals and Natural Resources Department

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

Incident ID	
District RP	2RP-3726
Facility ID	
Application ID	

Release Notification

Responsible Party

Responsible	Party: XTO	Energy, Inc		OGRID:	OGRID: 5380			
Contact Nam	e: Kyle Lit	trell		Contact T	Contact Telephone: (432)-221-7331			
Contact emai	l: Kyle_Lit	trell@xtoenergy.co	<u>om</u>	Incident #	Incident #: 2RP-3726			
Contact maili NM 88220	ing address:	522 W. Mermod,	Suite 704 Carlsba					
			Location	of Release S	ource			
Latitude 32.34	46609		(NAD 83 in dec	Longitude cimal degrees to 5 deci	-103.835868 mal places)	<u> </u>		
Site Name Ja	mes Ranch	Unit 29 SWD		Site Type	Exploration a	nd Production		
Date Release	Discovered	5/27/2016		API# (if ap	plicable) 30-015-	-27735		
Unit Letter	Section	Township	Range	Cou	nty			
K	36	22S	30E	Edo	dy			
☐ Crude Oil		Volume Released	that apply and attach		Volume Rec	ne volumes provided below) rovered (bbls) rovered (bbls) 760 bbls		
		Is the concentrate produced water >	ion of dissolved c	hloride in the	Yes 1	No		
Condensa	te	Volume Released			Volume Rec	overed (bbls)		
Natural G	as	Volume Released	d (Mcf)		Volume Rec	overed (Mcf)		
Other (des	scribe)	Volume/Weight	Released (provide	e units)	Volume/We	ight Recovered (provide units)		
Cause of Rele								
	er personne	el. Produced water				iggered an alarm that was not responded ds began overflowing onto location well		

Received by OCD: 8/22/2022 2:54:03 PM Form C-141 State of New Mexico Page 2 Oil Conservation Division

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	uge	v	1 130
_			

Incident ID	
District RP	2RP-3726
Facility ID	
Application ID	

Was this a major release as defined by	If YES, for what reason(s) does the responsible party consider this a major release? Release volume was greater than 25 bbls.
19.15.29.7(A) NMAC?	
⊠ Yes □ No	
If YES, was immediate no Yes, immediate notice was	otice given to the OCD? s given to Mike Bratcher and Heather Patterson of NMOCD by Amy Ruth on 05/27/2016 at 2:58pm
	Initial Response
The responsible p	party must undertake the following actions immediately unless they could create a safety hazard that would result in injury
The source of the rele	ase has been stopped.
	s been secured to protect human health and the environment.
Released materials ha	ve been contained via the use of berms or dikes, absorbent pads, or other containment devices.
All free liquids and re	coverable materials have been removed and managed appropriately.
If all the actions described	l above have <u>not</u> been undertaken, explain why:
	AC the responsible party may commence remediation immediately after discovery of a release. If remediation
C 1	a narrative of actions to date. If remedial efforts have been successfully completed or if the release occurred t area (see 19.15.29.11(A)(5)(a) NMAC), please attach all information needed for closure evaluation.
regulations all operators are public health or the environr failed to adequately investiga	rmation given above is true and complete to the best of my knowledge and understand that pursuant to OCD rules and required to report and/or file certain release notifications and perform corrective actions for releases which may endanger nent. The acceptance of a C-141 report by the OCD does not relieve the operator of liability should their operations have atteand remediate contamination that pose a threat to groundwater, surface water, human health or the environment. In a C-141 report does not relieve the operator of responsibility for compliance with any other federal, state, or local laws
Printed Name: <u>Kyle</u>	<u>ELittrell</u> Title: <u>SH&E Supervisor</u>
Signature:	Date: <u>4-28-2020</u>
email: <u>Kyle_Littrell@xto</u>	<u>renergy.com</u> Telephone: <u>432-221-7331</u>
OCD Only	
Received by:	Date:

Page 66 of 156

Incident ID	
District RP	2RP-3726
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?	> 100 (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?	X Yes No				
Attach a comprehensive report (electronic submittals in .pdf format are preferred) demonstrating the lateral and vertical extents of soil contamination associated with the release have been determined. Refer to 19.15.29.11 NMAC for specifics.					
Characterization Report Checklist: Each of the following items must be included in the report.					
 Scaled site map showing impacted area, surface features, subsurface features, delineation points, and monitoring well 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 	.ls.				
VA Determination of water sources and significant watercourses within /2-nine of the fateral extends of the felease					

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.

Boring or excavation logs

Topographic/Aerial maps

Photographs including date and GIS information

☐ Laboratory data including chain of custody

Received by OCD: 8/22/2022 2:54:03 PM Form C-141 State of New Mexico Page 4 Oil Conservation Division

		Page 67 of 150	6
Incident ID			
District RP	2RP-3726		
Facility ID			

Application ID

I hereby certify that the information given above is true and complete to the best of my knowledge and understand that pursuant to OCD rules and regulations all operators are required to report and/or file certain release notifications and perform corrective actions for releases which may 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: Kyle Littrell Title: SH&E Supervisor

Signature: Date: 4/28/2020

email: Kyle Littrell@xtoenergy.com Telephone: (432)-221-7331

OCD Only

Received by: Date: Dat

Page 68 of 156

Incident ID	
District RP	2RP-3726
Facility ID	
Application ID	

Closure

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

Closure Report Attachment Checklist: Each of the following items must be included in the closure report.

A scaled site and sampling diagram as described in 19.15.29.1	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	nediate contamination that pose a threat to groundwater, surface water, a C-141 report does not relieve the operator of responsibility for tions. The responsible party acknowledges they must substantially neditions that existed prior to the release or their final land use in
Printed Name:Kyle Littrell	Title:SH&E Supervisor
Signature:	Date: 4-28-2020
email:Kyle_Littrell@xtoenergy.com	Telephone: 432-221-7331
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:

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 NM OIL CONSERVATION

Energy Minerals and Natural Resources

ARTESIA DISTRICT

Form C-141 Revised August 8, 2011

Oil Conservation Division 1220 South St. Francis Dr. Decent 9 Coll to appropriate District Office in accordance with 19.15.29 NMAC.

Santa Fe, NM 87505 RECEIVED

Pologo Notification and Corrective Action											
Release Notification and Corrective Action OPERATOR Initial Report Final Report											
Name of Co	mnany: B	OPCO, L.P.	15	1073	271	OPERA'		<u> </u>	nitial Report	☐ Fin	al Report
		mod, Suite 7		had N I			No. 575-887-73	29			
		29 SWD Ba					e: Exploration		n		
		of New Me			Aineral Owner:				No. 30-015-	27725	
Surface O'	ner. State	OI NEW ME	AICO					Ari	No. 30-013-	21133	
Vinit V attan	Cantian	T	T D	T	LOCATIO			T	10		
Unit Letter K	Section 36	Township 22S	Range 30E	1845	om the North	South Line	Feet from the 2160	East/West Li West	ne County Eddy		
				-		Langitude			Duny		
			La	titude_	32.346427°		-103.835871	-			
Type of Dala		Des des et 11	7-4		NATURE			1111		2000 111	
Type of Rele	ase	Produced W	ater			Volume of	Release 3324 b	bls Volu	ne Recovered	2990 bbls	
Source of Re	lease	Water trans	fer pump			Date and H	lour of Occurrence		and Hour of Dis		
Was Immedia	N	2' 0				Unknown	W	12/1/2	016 approx. 9	am	
Was Immedia	ate Notice (Yes [No [Not Required	If YES, To Mike Brate	ther and Heather	Patterson (NM	OCD)		
By Whom?							lour 12/1/2016				
Was a Water	course Read		Yes 🗵	No		If YES, Vo	olume Impacting t	the Watercours	5.		
If a Watercon	irse was Im	pacted, Descr	ibe Fully.	•							
N/A		pacied, Deser	ioe i unij.								
	Describe Cause of Problem and Remedial Action Taken.* Release was due to a water transfer pump failure resulting in damage to pump fiberglass line. Fluids overflowed containment. Pump was isolated for repair.										
Describe Area Affected and Cleanup Action Taken.* The leak affected 56,043 square feet (33,938 square feet of this is in pasture). Standing fluids were recovered from the ground. Saturated surface soils were scraped and stockpiled on bermed plastic located on the caliche pad.											
public health should their cor the environ	or the environment, In a	are required to conment. The ave failed to	acceptandequately	nd/or file ce of a C investig	certain release n -141 report by the gate and remediat	otifications are e NMOCD made contamination	knowledge and und perform correct arked as "Final R on that pose a three the operator of the	etive actions for eport" does not eat to ground w responsibility for	releases which relieve the ope rater, surface was or compliance v	may endang rator of liabi ater, human l with any othe	ger ility health
Signature:	Muu	y C. Ruth	1			Approved by	OIL CON	Co.	M DIVISIO	N \mathcal{M}	en
		nental Superv	isor			Approval Dat	e:	Expirat	on Date:		
E-mail Addre	ess: AC	Ruth@basspe	t.com				Approval:		Attached	A	
	6/2016	to ICN	Phone: 43	32-661-0	571	γv	, id it				
Attach Addit	uonar Snee	as II Necess	ary							arp-	4040

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

State of New Mexico Energy Minerals and Natural Resources Department

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

Incident ID	
District RP	2RP-4040
Facility ID	
Application ID	

Release Notification

Responsible Party

Responsible Par	Energy, Inc		OGRID: :	OGRID: 5380				
Contact Name: Kyle Littrell				Contact To	Contact Telephone: (432)-221-7331			
Contact email: Kyle_Littrell@xtoenergy.com				Incident #	Incident #: 2RP-4040			
Contact mailing NM 88220	Contact mailing address: 522 W. Mermod, Suite 704 Carlsbad, NM 88220							
			Location	of Release S	ource			
Latitude 32.3464	427			Longitude :	-103.835871			
			(NAD 83 in dec	cimal degrees to 5 decir	nal places)			
Site Name JRU	29 SWD	Battery at JRU we	ell #29	Site Type	Exploration a	and Production		
Date Release Di	scovered	12/1/2016		API# (if app	plicable) 30-015	-27735		
Unit Letter S	Section	Township	Range	Cour	ntv			
K	36	22S	30E	Edd				
			Nature and	l Volume of	justification for t	he volumes provided below)		
Crude Oil		Volume Release	d (bbls)		Volume Recovered (bbls)			
Produced W	ater	Volume Release	d (bbls) 3,324 bb	ls	Volume Recovered (bbls) 2,990 bbls			
	Is the concentration of dissolved chlori produced water >10,000 mg/l?				Yes	No		
Condensate Volume Released (bbls)					Volume Recovered (bbls)			
Natural Gas Volume Released (Mcf)					Volume Recovered (Mcf)			
Other (describe) Volume/Weight Released (provide un				e units)	Volume/We	ight Recovered (provide units)		
Cause of Releas Release was due was isolated for	e to a wate	er transfer pump fa	ailure resulting in	damage to pump fi	iberglass line.	Fluids overflowed containment. Pump		

Received by OCD: 8/22/2022 2:54:03 PM Form C-141 State of New Mexico Page 2 Oil Conservation Division

Page 71 of 156

Incident ID	
District RP	2RP-4040
Facility ID	
Application ID	

Was this a major release as defined by	If YES, for what reason(s) does the responsible party consider this a major release? Release volume was greater than 25 bbls.
19.15.29.7(A) NMAC?	g
⊠ Yes □ No	
If YES, was immediate no	tion since the OCD?
	as given to Mike Bratcher and Heather Patterson of NMOCD by Amy Ruth on 12/01/2016 at 4:52pm.
	Initial Response
The responsible p	party must undertake the following actions immediately unless they could create a safety hazard that would result in injury
The source of the rele	rase has been stopped.
	s been secured to protect human health and the environment.
Released materials ha	ve been contained via the use of berms or dikes, absorbent pads, or other containment devices.
All free liquids and re	ecoverable materials have been removed and managed appropriately.
If all the actions described	d above have <u>not</u> been undertaken, explain why:
has begun, please attach	AC the responsible party may commence remediation immediately after discovery of a release. If remediation a narrative of actions to date. If remedial efforts have been successfully completed or if the release occurred at area (see 19.15.29.11(A)(5)(a) NMAC), please attach all information needed for closure evaluation.
regulations all operators are public health or the environr failed to adequately investig	rmation given above is true and complete to the best of my knowledge and understand that pursuant to OCD rules and required to report and/or file certain release notifications and perform corrective actions for releases which may endanger nent. The acceptance of a C-141 report by the OCD does not relieve the operator of liability should their operations have atteand remediate contamination that pose a threat to groundwater, surface water, human health or the environment. In f a C-141 report does not relieve the operator of responsibility for compliance with any other federal, state, or local laws
Printed Name: Kylo	<u>ELittrell</u> Title: <u>SH&E Supervisor</u>
Signature:	Date: <u>4-28-</u> 2020
email: <u>Kyle_Littrell@xto-</u>	<u>renergy.com</u> Telephone: <u>432-221-7331</u>
OCD Only	
Received by:	Date:

Page 72 of 156

Incident ID	
District RP	2RP-4040
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?	> 100 (ft bgs)	
Did this release impact groundwater or surface water?		
Are the lateral extents of the release within 300 feet of a continuously flowing watercourse or any other significant watercourse?		
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?	X Yes No	
Attach a comprehensive report (electronic submittals in .pdf format are preferred) demonstrating the lateral and vertical extents of soil contamination associated with the release have been determined. Refer to 19.15.29.11 NMAC for specifics.		
Characterization Report Checklist: Each of the following items must be included in the report.		
 Scaled site map showing impacted area, surface features, subsurface features, delineation points, and monitoring wells. Field data Data table of soil contaminant concentration data Depth to water determination Determination of water sources and significant watercourses within ½-mile of the lateral extents of the release Boring or excavation logs Photographs including date and GIS information 		

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.

Topographic/Aerial maps

☐ Laboratory data including chain of custody

Received by OCD: 8/22/2022 2:54:03 PM Form C-141 State of New Mexico Page 4 Oil Conservation Division

Incident ID
District RP
Page 73 of 156

District RP
Page 73 of 156

Page 73 of 156

District RP
Page 73 of 156

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: Kyle Littrell Title: SH&E Supervisor

Signature: Date: 4/28/2020

email: Kyle Littrell@xtoenergy.com Telephone: (432)-221-7331

OCD Only

Received by: Date: Dat

Page 74 of 156

Incident ID	
District RP	2RP-4040
Facility ID	
Application ID	

Closure

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

Closure Report Attachment Checklist: Each of the following items must be included in the closure report.

A scaled site and sampling diagram as described in 19.15.29.1	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	nediate contamination that pose a threat to groundwater, surface water, a C-141 report does not relieve the operator of responsibility for tions. The responsible party acknowledges they must substantially neditions that existed prior to the release or their final land use in
Printed Name:Kyle Littrell	Title:SH&E Supervisor
Signature:	Date: 4-28-2020
email:Kyle_Littrell@xtoenergy.com	Telephone: 432-221-7331
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:

LT Environ	mental, Inc.			LT Environ 508 West St	evens Śi	treet			Identifier: BH01	Date: 1/18-1/21/20
Advancing	Opportunity			Carlsbad, New	Mexico	88220			Project Name:	RP Number:
armaca.	J R		Co	ompliance · Engir	neering · F	Remediatio	n		JRU 29	2RP-3302, 2RP-3726, 2RP-4040, 2RP-3082
		LITHO	OLOG	IC / SOIL SA	MPLIN	G LOG			Logged By: BB, FS, WM	Method: Sonic Drill
Lat/Long:						ening: NA			Hole Diameter:	Total Depth:
Comment	te:								6"	110'
		ithology rema	arks only	/						
Moisture Content	Chloride (ppm)	Vapor (ppm)	Staining	Sample #	Depth (ft. bgs.)	Sample Depth	Soil/Rock Type		Litholo	ogy/Remarks
D			N		0	0'		CALICH	E, tan-off white, fill	
						0.5'	SP	SAND, d		orly graded, fine-very fine, soft
						Ш				
D			N		10'	5'	CCHE			few subangular gravel, trace fine
D			N		10	12.5'	SP-SM	sand, no silty SAN	odor, no stain ND, dry, reddish brown	n, poorly graded, fine grained, few
					•	Ţ			hite subangular gravel	
D			N		20'	H				
			•			23'	ML-S			vn, moderatley consolidated, 2mm
D			N			+		caliche in odor	nclusions, trace off-wh	ite subangular gravel, no stain, no
			11		30'	Ħ		odoi		
					_	II				
M			N			37'		moist		
					40'	Ĭ				
D			N		-	45'		dan.		
ט			11			† [•]		dry		
			N		50'	\prod				
D			N		-	H				
D			N		60'	58'	CL-S		ated with some silty do	own, low plasticity, cohesive, well lomite inclusions (1-2mm), no
D			N			+				
ر ا			1 4		70'	Ħ				
			NT			\prod				
D			N			+				
_					80'	I				
D			N			H				
					_	<u> </u>				
D			N		90'	[]				
						Ħ				
D			N		100	$\downarrow \downarrow$				
M			N		100'	102'		moist		
171			11		-	† 172		1110151		
M			N		110'			Total De	pth 110 feet bgs	
171			11		110	<u>†</u>]		Total DC	pai 110 1001 0gs	
					•	\prod				
							l			

LT Environmental, Inc. 508 West Stevens Street Carlsbad, New Mexico 88220 Compliance · Engineering · Remediation LITHOLOGIC / SOIL SAMPLING LOG Lat/Long: Field Screening: Chloride, PID Comments: All chloride tests include a 40% correction factor									Identifier: SP-11 Project Name: JRU 29 Logged By: BB, FS Hole Diameter: 4"	Date: 1/21/2020 RP Number: 2RP-3302, 2RP-3726, 2RP-4040, 2RP-3802 Method: Sonic Drill Total Depth: 26'
Moisture Content	Chloride (ppm)	Vapor (ppm)	Sample Beath Care Type Ckarning Staining Stainin							ogy/Remarks
D D M	475 425 >3628 5,958	0.0	N N N		6	3' 4' 4' 9' 13' 18' 18'	SP SM	SAND, do no stain	E, dry, tan-off white, f derately consolidated,	orly graded, fine grained, no odor
M M M	<120 <120 <120 168	1.2 2.3 0.5 1.2	N N N	SP-11 SP-11A SP-11B SP-11C	30	23' 24' 25' 26'		Total De	pth 26 feet bgs	

L	P			LT Environ	mental, l	Inc.			Identifier: SP-12	Date: 1/21/2020
Advancin	mental, Inc.			508 West St Carlsbad, New	Mexico		Project Name:	RP Number:		
2	5 YEARS		C	ompliance · Engi	neering · F	Remediatio	n		JRU 29	2RP-3302, 2RP-3726, 2RP-4040, 2RP-3082
		LITI	HOLOG	GIC / SOIL SA					Logged By: BB, FS	Method: Sonic Drill
Lat/Long	t/Long: Field Screening: Chloride, PID								Hole Diameter: 4"	Total Depth: 14'
Commen					omoriae,	עוו		<u>_</u> <u>_</u>		J. 1
All chlori	de tests incl	ude a 40%	correction	n factor	1	<u> </u>				
Moisture Content	Chloride (ppm)	Vapor (ppm)	Staining	Sample #	Depth (ft. bgs.)	Sample Depth	Soil/Rock Type		Lithol	logy/Remarks
					0	Щ				
D D	1,008 1719	0.0	N N	SP-12 SP-12A	- - -	3' 4' 5'			E, dry tan-off white, r and, no stain, no odor	moderately consolidated w/ trace fine
ll _D	1,092	0.2	N	SP-12B	6	6'				
D	929	0.2	N	SP-12C		7'				
M	1,282	0.3	N	SP-12D		8'	SP	SAND, m	oist, brown-redish br	rown, poorly graded, fine grained w/
M	543	0.0	N	SP-12E	_	9'		trace grav	el, no stain, no odor	
M	672	0.2	N	SP-12F	10	10'				
M	<120	2.8	N	SP-12G	-	11'				
M	<120	4.0	N	SP-12H	-	12'				
M	<120	4.0	N	SP-12I	-	13'				
M	<120	2.8	N	SP-12J	14 - - - - - - - - - - - - - - - - - - -	14'		Total Dep	th 14 feet bgs	



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PHOTOGRAPHIC LOG



Photograph 1: East facing view of open excavation.



Photograph 3: North facing view of open excavation





Photograph 2: West facing view of open excavation.



Photograph 4: Previously installed liner near SP-4 exposed.



Page 1 of 2

PHOTOGRAPHIC LOG



Photograph 5: North facing view of previously installed liner exposed.



Photograph 7: East facing view during backfilling activities.



Photograph 6: West facing view of excavation area at SP-7.



Photograph 8: North facing view during backfilling activities

Analytical Report 649845

for

LT Environmental, Inc.

Project Manager: Dan Moir JRU 29 012918135 31-JAN-20

Collected By: Client



1089 N Canal Street Carlsbad, NM 88220

Xenco-Houston (EPA Lab Code: TX00122): Texas (T104704215-19-30), Arizona (AZ0765), Florida (E871002-24), Louisiana (03054) Oklahoma (2019-058), North Carolina (681), Arkansas (19-037-0)

> Xenco-Dallas (EPA Lab Code: TX01468): Texas (TX104704295-19-22), Arizona (AZ0809), Arkansas (17-063-0)

Xenco-El Paso (EPA Lab Code: TX00127): Texas (T104704221-19-16) Xenco-Lubbock (EPA Lab Code: TX00139): Texas (T104704219-19-21) Xenco-Midland (EPA Lab Code: TX00158): Texas (T104704400-19-19) Xenco-Carlsbad (LELAP): Louisiana (05092)

Xenco-San Antonio (EPA Lab Code: TNI02385): Texas (T104704534-19-5) Xenco Phoenix (EPA Lab Code: AZ00901): Arizona (AZ0757) Xenco-Tampa: Florida (E87429), North Carolina (483)



31-JAN-20

Project Manager: **Dan Moir LT Environmental, Inc.**4600 W. 60th Avenue
Arvada, CO 80003

Reference: XENCO Report No(s): 649845

JRU 29

Project Address:

Dan Moir:

We are reporting to you the results of the analyses performed on the samples received under the project name referenced above and identified with the XENCO Report Number(s) 649845. All results being reported under this Report Number apply to the samples analyzed and properly identified with a Laboratory ID number. Subcontracted analyses are identified in this report with either the NELAC certification number of the subcontract lab in the analyst ID field, or the complete subcontracted report attached to this report.

Unless otherwise noted in a Case Narrative, all data reported in this Analytical Report are in compliance with NELAC standards. The uncertainty of measurement associated with the results of analysis reported is available upon request. Should insufficient sample be provided to the laboratory to meet the method and NELAC Matrix Duplicate and Matrix Spike requirements, then the data will be analyzed, evaluated and reported using all other available quality control measures.

The validity and integrity of this report will remain intact as long as it is accompanied by this letter and reproduced in full, unless written approval is granted by XENCO Laboratories. This report will be filed for at least 5 years in our archives after which time it will be destroyed without further notice, unless otherwise arranged with you. The samples received, and described as recorded in Report No. 649845 will be filed for 45 days, and after that time they will be properly disposed without further notice, unless otherwise arranged with you. We reserve the right to return to you any unused samples, extracts or solutions related to them if we consider so necessary (e.g., samples identified as hazardous waste, sample sizes exceeding analytical standard practices, controlled substances under regulated protocols, etc).

We thank you for selecting XENCO Laboratories to serve your analytical needs. If you have any questions concerning this report, please feel free to contact us at any time.

Respectfully,

Jessica Kramer

Jessica Vermer

Project Assistant

Recipient of the Prestigious Small Business Administration Award of Excellence in 1994.

Certified and approved by numerous States and Agencies.

A Small Business and Minority Status Company that delivers SERVICE and QUALITY

Houston - Dallas - Midland - San Antonio - Phoenix - Oklahoma - Latin America



Sample Cross Reference 649845

LT Environmental, Inc., Arvada, CO

JRU 29

Sample Id	Matrix	Date Collected	Sample Depth	Lab Sample Id
SP-11	S	01-21-20 13:03	23 ft	649845-001
SP-11 A	S	01-21-20 13:05	24 ft	649845-002
SP-11 B	S	01-21-20 13:24	25 ft	649845-003
SP-11 C	S	01-21-20 13:26	26 ft	649845-004

CASE NARRATIVE

Client Name: LT Environmental, Inc.

Project Name: JRU 29

 Project ID:
 012918135
 Report Date:
 31-JAN-20

 Work Order Number(s):
 649845
 Date Received:
 01/22/2020

Sample receipt non conformances and comments:

Sample receipt non conformances and comments per sample:

None

Analytical non conformances and comments:

Batch: LBA-3115058 BTEX by EPA 8021B

Soil samples were not received in Terracore kits and therefore were prepared by method 5030.

Received by OCD: 8/22/2022 2:54:03 PM XENCO LABORATORIES

Certificate of Analysis Summary 649845

LT Environmental, Inc., Arvada, CO

Project Name: JRU 29

Date Received in Lab: Wed Jan-22-20 09:45 am

Report Date: 31-JAN-20 **Project Manager:** Jessica Kramer

Project Id: 012918135 Contact: Dan Moir

Project Location:

Lab Id:	649845-0	001	649845-0	002	649845-0	003	649845-0	004			
Field Id:	SP-11		SP-11	4	SP-11	В	SP-11	C			
Depth:	23- ft		24- ft		25- ft		26- ft				
Matrix:	SOIL		SOIL		SOIL		SOIL				
Sampled:	Jan-21-20	13:03	Jan-21-20	13:05	Jan-21-20	13:24	Jan-21-20	13:26			
Extracted:	Jan-30-20	10:00	Jan-30-20 1	0:00	Jan-30-20 1	0:00	Jan-30-20	10:00			
Analyzed:	Jan-30-20	14:52	Jan-30-20 1	5:52	Jan-30-20 1	6:12	Jan-30-20	16:33			
Units/RL:	mg/kg	RL	mg/kg	RL	mg/kg	RL	mg/kg	RL			
	< 0.00199	0.00199	< 0.00198	0.00198	< 0.00200	0.00200	< 0.00201	0.00201			
	< 0.00199	0.00199	< 0.00198	0.00198	< 0.00200	0.00200	< 0.00201	0.00201			
	< 0.00199	0.00199	< 0.00198	0.00198	< 0.00200	0.00200	< 0.00201	0.00201			
	< 0.00398	0.00398	< 0.00397	0.00397	< 0.00399	0.00399	< 0.00402	0.00402			
	< 0.00199	0.00199	< 0.00198	0.00198	< 0.00200	0.00200	< 0.00201	0.00201			
	< 0.00199	0.00199	< 0.00198	0.00198	< 0.00200	0.00200	< 0.00201	0.00201			
	< 0.00199	0.00199	< 0.00198	0.00198	< 0.00200	0.00200	< 0.00201	0.00201			
Extracted:	Jan-23-20 17:45		Jan-23-20 17:45		Jan-23-20 1	7:45	Jan-23-20	17:45			
Analyzed:	Jan-23-20 2	23:27	Jan-24-20 (00:32	Jan-24-20 (00:38	Jan-24-20	00:57			
Units/RL:	mg/kg	RL	mg/kg	RL	mg/kg	RL	mg/kg	RL			
	32.9	4.97	157	5.05	289	4.96	216	4.95			
Extracted:	Jan-25-20	16:00	Jan-25-20 1	6:00	Jan-25-20 1	6:00	Jan-25-20	16:00			
Analyzed:	Jan-26-20	19:01	Jan-26-20 1	9:22	Jan-26-20	9:43	Jan-26-20	20:04			
Units/RL:	mg/kg	RL	mg/kg	RL	mg/kg	RL	mg/kg	RL			
	< 50.0	50.0	<49.8	49.8	< 50.0	50.0	< 50.0	50.0			
	< 50.0	50.0	<49.8	49.8	< 50.0	50.0	< 50.0	50.0			
	< 50.0	50.0	<49.8	49.8	< 50.0	50.0	< 50.0	50.0			
	< 50.0	50.0	<49.8	49.8	< 50.0	50.0	< 50.0	50.0			
	<50.0	50.0	<49.8	49.8	<50.0	50.0	< 50.0	50.0			
	Field Id: Depth: Matrix: Sampled: Extracted: Analyzed: Units/RL: Extracted: Analyzed: Units/RL: Extracted: Analyzed: Analyzed: Analyzed:	Field Id: SP-11 Depth: 23- ft Matrix: SOIL Sampled: Jan-21-20 Extracted: Jan-30-20 Analyzed: Jan-30-20 Units/RL: mg/kg <0.00199 <0.00199 <0.00199 <0.00199 <0.00199 <0.00199 <0.00199 <0.00199 <0.00199 <0.00199 <0.00199 <0.00199 <0.00199 <0.00199 <0.00199 <0.00199 <0.00199 <0.00199 <0.00199 <0.00199 <0.00199 <0.00199 <0.00199 <0.00199 <0.00199 <0.00199 <0.00199 <0.00199 <0.00199 <0.00199 <0.00199 </td <td>Field Id: SP-11 Depth: 23- ft Matrix: SOIL Sampled: Jan-21-20 13:03 Extracted: Jan-30-20 10:00 Analyzed: Jan-30-20 14:52 Units/RL: mg/kg RL <0.00199</td> 0.00199 0.00199 <0.00199	Field Id: SP-11 Depth: 23- ft Matrix: SOIL Sampled: Jan-21-20 13:03 Extracted: Jan-30-20 10:00 Analyzed: Jan-30-20 14:52 Units/RL: mg/kg RL <0.00199	Field Id: SP-11 SP-11 / 24- ft Depth: 23- ft 24- ft Matrix: SOIL SOIL Sampled: Jan-21-20 13:03 Jan-30-20 10:00 Extracted: Jan-30-20 14:52 Jan-30-20 1 Units/RL: mg/kg RL mg/kg <0.00199 0.00199 <0.00198 <0.00199 0.00199 <0.00198 <0.00199 0.00199 <0.00198 <0.00199 0.00199 <0.00198 <0.00199 0.00199 <0.00198 <0.00199 0.00199 <0.00198 <0.00199 0.00199 <0.00198 <0.00199 0.00199 <0.00198 <0.00199 0.00199 <0.00198 <0.00199 0.00199 <0.00198 <0.00199 0.00199 <0.00198 <0.00199 0.00199 <0.00198 <0.00198 <0.00199 <0.00198 <0.00199 <0.00199 <0.00198 <0.00198 <0.00199 <0.00198	Field Id: SP-11 SP-11 A Depth: 23- ft 24- ft Matrix: SOIL SOIL Sampled: Jan-21-20 13:03 Jan-21-20 13:05 Extracted: Jan-30-20 10:00 Jan-30-20 10:00 Analyzed: Jan-30-20 14:52 Jan-30-20 15:52 Units/RL: mg/kg RL mg/kg RL <0.00199	Field Id: SP-11 SP-11 A SP-11 IA SOIL Ab SOIL SOIL SOIL SOIL SOIL SOIL SOIL SOIL Analy-2-0 OIL Jan-21-20 OIL Jan-20-20 II Jan-30-20 II Jan-20-20 II Jan-20-20 II Jan-20-20 II	Field Id: SP-11 SP-11 A SP-11 B Depth: 23- ft 24- ft 25- ft Matrix: SOIL SOIL SOIL Sampled: Jan-21-20 13:03 Jan-21-20 13:05 Jan-21-20 13:24 Extracted: Jan-30-20 10:00 Jan-30-20 10:00 Jan-30-20 10:00 Jan-30-20 16:12 Units/RL: mg/kg RL mg/kg RL mg/kg RL Units/RL: mg/kg RL mg/kg RL mg/kg RL -0.00199 0.00199 <0.00198 0.00198 <0.00200 0.00200 -0.00199 0.00199 <0.00198 0.00198 <0.00200 0.00200 -0.00199 0.00199 <0.00198 0.00198 <0.00200 0.00200 -0.00199 0.00199 <0.00198 0.00198 <0.00200 0.00200 -0.00199 0.00199 <0.00198 <0.00200 <0.00200 -0.00199 0.00199 <0.00198 <0.00200 <0.00200 -0.00199	Field Id: SP-11 SP-11 A SP-11 B Mg/kg RL 26- ft Mg/kg L 26- ft SOIL SOIL Jan-21-20 13:04 Jan-21-20 13:04 Jan-21-20 13:04 Jan-21-20 13:04 Jan-21-20 13:04 Jan-21-20 13:05 Jan-21-20 13:24 Jan-21-20 13:04 Jan-21-20 13:05 Jan-21-20 13:24 Jan-21-20 13:04 Jan-21-20 13:05 Jan-21-20 13:04 Jan-21-20 13:04 Jan-21-20 13:04 Jan-21-20 13:04 Jan-21-20 13:04 Jan-21-20 13:04 Jan-20-20 11:00 Jan-30-20 10:00 Anoxidat Mg/kg RL mg/kg RL mg/kg Mg/kg Mg/kg Mg/kg	SP-11 SP-	SP-11 SP-	Field Id: SP-11

This analytical report, and the entire data package it represents, has been made for your exclusive and confidential use. The interpretations and results expressed throughout this analytical report represent the best judgment of XENCO Laboratories. XENCO Laboratories assumes no responsibility and makes no warranty to the end use of the data hereby presented. Our liability is limited to the amount invoiced for this work order unless otherwise agreed to in writing.

Houston - Dallas - Midland - Tampa - Phoenix - Lubbock - San Antonio - El Paso - Atlanta - New Mexico

Jessica Kramer

Jessica Kramer Project Assistant



LT Environmental, Inc., Arvada, CO

JRU 29

Soil

Sample Id: **SP-11** Matrix:

Date Prep:

Date Received:01.22.20 09.45

Lab Sample Id: 649845-001

Date Collected: 01.21.20 13.03

Sample Depth: 23 ft

Prep Method: E300P

Analytical Method: Chloride by EPA 300

% Moisture:

CHE Tech:

Analyst:

CHE

Basis:

Seq Number: 3114316

01.23.20 17.45

Wet Weight SUB: T104704400-19-19

Parameter Cas Number Result RLUnits **Analysis Date** Dil Flag Chloride 16887-00-6 32.9 4.97 mg/kg 01.23.20 23.27 1

Analytical Method: TPH by SW8015 Mod

Prep Method: SW8015P

01.26.20 19.01

DVM

% Moisture:

Analyst: ARM Seq Number: 3114519

o-Terphenyl

Tech:

Date Prep: 01.25.20 16.00

102

%

70-135

Basis: Wet Weight SUB: T104704400-19-19

Cas Number Result **Parameter** RLUnits **Analysis Date** Flag Dil PHC610 01.26.20 19.01 Gasoline Range Hydrocarbons (GRO) <50.0 50.0 mg/kg U 1 Diesel Range Organics (DRO) C10C28DRO < 50.0 50.0 mg/kg 01.26.20 19.01 U 1 Motor Oil Range Hydrocarbons (MRO) PHCG2835 < 50.0 50.0 01.26.20 19.01 U mg/kg Total GRO-DRO PHC628 < 50.0 50.0 mg/kg 01.26.20 19.01 U Total TPH PHC635 50.0 U < 50.0 01.26.20 19.01 mg/kg 1 % Flag Surrogate Cas Number Units Limits **Analysis Date** Recovery 1-Chlorooctane 111-85-3 70-135 01.26.20 19.01 105 %

84-15-1



KTL

Tech:

Certificate of Analytical Results 649845

LT Environmental, Inc., Arvada, CO

JRU 29

Sample Id: SP-11 Matrix: Soil Date Received:01.22.20 09.45

Lab Sample Id: 649845-001 Date Collected: 01.21.20 13.03 Sample Depth: 23 ft

Analytical Method: BTEX by EPA 8021B Prep Method: SW5030B

% Moisture:

Analyst: KTL Date Prep: 01.30.20 10.00 Basis: Wet Weight

Seq Number: 3115058 SUB: T104704400-19-19

Parameter	Cas Number	Result	RL		Units	Analysis Date	Flag	Dil
Benzene	71-43-2	< 0.00199	0.00199		mg/kg	01.30.20 14.52	U	1
Toluene	108-88-3	< 0.00199	0.00199		mg/kg	01.30.20 14.52	U	1
Ethylbenzene	100-41-4	< 0.00199	0.00199		mg/kg	01.30.20 14.52	U	1
m,p-Xylenes	179601-23-1	< 0.00398	0.00398		mg/kg	01.30.20 14.52	U	1
o-Xylene	95-47-6	< 0.00199	0.00199		mg/kg	01.30.20 14.52	U	1
Total Xylenes	1330-20-7	< 0.00199	0.00199		mg/kg	01.30.20 14.52	U	1
Total BTEX		< 0.00199	0.00199		mg/kg	01.30.20 14.52	U	1
Surrogate		Cas Number	% Recovery	Units	Limits	Analysis Date	Flag	
4-Bromofluorobenzene		460-00-4	79	%	70-130	01.30.20 14.52		
1,4-Difluorobenzene		540-36-3	113	%	70-130	01.30.20 14.52		



LT Environmental, Inc., Arvada, CO

JRU 29

Sample Id: **SP-11 A**

Matrix: Soil Date Received:01.22.20 09.45

Lab Sample Id: 649845-002

Date Collected: 01.21.20 13.05

Sample Depth: 24 ft

Analytical Method: Chloride by EPA 300

Prep Method: E300P % Moisture:

CHE Tech:

Analyst:

CHE

Date Prep: 01.23.20 17.45 Basis: Wet Weight

SUB: T104704400-19-19

Seq Number: 3114316

Seq Number: 3114519

Parameter Cas Number Result RLUnits **Analysis Date** Flag Dil Chloride 16887-00-6 157 5.05 mg/kg 01.24.20 00.32 1

Analytical Method: TPH by SW8015 Mod

Prep Method: SW8015P

% Moisture:

Tech: Analyst: DVM ARM

Date Prep:

01.25.20 16.00

Basis: Wet Weight

SUB: T104704400-19-19

Parameter	Cas Number	Result	RL		Units	Analysis Date	Flag	Dil
Gasoline Range Hydrocarbons (GRO)	PHC610	<49.8	49.8		mg/kg	01.26.20 19.22	U	1
Diesel Range Organics (DRO)	C10C28DRO	<49.8	49.8		mg/kg	01.26.20 19.22	U	1
Motor Oil Range Hydrocarbons (MRO)	PHCG2835	<49.8	49.8		mg/kg	01.26.20 19.22	U	1
Total GRO-DRO	PHC628	<49.8	49.8		mg/kg	01.26.20 19.22	U	1
Total TPH	PHC635	<49.8	49.8		mg/kg	01.26.20 19.22	U	1
Surrogate		Cas Number	% Recovery	Units	Limits	Analysis Date	Flag	
1-Chlorooctane		111-85-3	102	%	70-135	01.26.20 19.22		
o-Terphenyl		84-15-1	99	%	70-135	01.26.20 19.22		



KTL

Tech:

Certificate of Analytical Results 649845

LT Environmental, Inc., Arvada, CO

JRU 29

Sample Id: SP-11 A Matrix: Soil Date Received:01.22.20 09.45

Lab Sample Id: 649845-002 Date Collected: 01.21.20 13.05 Sample Depth: 24 ft

Analytical Method: BTEX by EPA 8021B Prep Method: SW5030B

% Moisture:

Analyst: KTL Date Prep: 01.30.20 10.00 Basis: Wet Weight

Seq Number: 3115058 SUB: T104704400-19-19

Parameter	Cas Number	Result	RL		Units	Analysis Date	Flag	Dil
Benzene	71-43-2	< 0.00198	0.00198		mg/kg	01.30.20 15.52	U	1
Toluene	108-88-3	< 0.00198	0.00198		mg/kg	01.30.20 15.52	U	1
Ethylbenzene	100-41-4	< 0.00198	0.00198		mg/kg	01.30.20 15.52	U	1
m,p-Xylenes	179601-23-1	< 0.00397	0.00397		mg/kg	01.30.20 15.52	U	1
o-Xylene	95-47-6	< 0.00198	0.00198		mg/kg	01.30.20 15.52	U	1
Total Xylenes	1330-20-7	< 0.00198	0.00198		mg/kg	01.30.20 15.52	U	1
Total BTEX		< 0.00198	0.00198		mg/kg	01.30.20 15.52	U	1
Surrogate		Cas Number	% Recovery	Units	Limits	Analysis Date	Flag	
4-Bromofluorobenzene		460-00-4	98	%	70-130	01.30.20 15.52		
1,4-Difluorobenzene		540-36-3	114	%	70-130	01.30.20 15.52		



LT Environmental, Inc., Arvada, CO

JRU 29

Sample Id: **SP-11 B**

Matrix: Soil Date Received:01.22.20 09.45

Lab Sample Id: 649845-003

Date Collected: 01.21.20 13.24

Sample Depth: 25 ft

Prep Method: E300P

Analytical Method: Chloride by EPA 300

% Moisture:

Tech: CHE

Analyst:

CHE

Date Prep: 01.23.20 17.45

Basis: Wet Weight

Seq Number: 3114316

SUB: T104704400-19-19

Parameter	Cas Number	Result	RL	Units	Analysis Date	Flag	Dil
Chloride	16887-00-6	289	4.96	mg/kg	01.24.20 00.38		1

Analytical Method: TPH by SW8015 Mod

Prep Method: SW8015P

Tech:

DVM

% Moisture:

Basis:

ARM Analyst:

Seq Number: 3114519

01.25.20 16.00 Date Prep:

SUB: T104704400-19-19

Wet Weight

Parameter	Cas Number	Result	RL		Units	Analysis Date	Flag	Dil
Gasoline Range Hydrocarbons (GRO)	PHC610	< 50.0	50.0		mg/kg	01.26.20 19.43	U	1
Diesel Range Organics (DRO)	C10C28DRO	< 50.0	50.0		mg/kg	01.26.20 19.43	U	1
Motor Oil Range Hydrocarbons (MRO)	PHCG2835	< 50.0	50.0		mg/kg	01.26.20 19.43	U	1
Total GRO-DRO	PHC628	< 50.0	50.0		mg/kg	01.26.20 19.43	U	1
Total TPH	PHC635	< 50.0	50.0		mg/kg	01.26.20 19.43	U	1
Surrogate		Cas Number	% Recovery	Units	Limits	Analysis Date	Flag	
1-Chlorooctane		111-85-3	100	%	70-135	01.26.20 19.43		
o-Terphenyl		84-15-1	96	%	70-135	01.26.20 19.43		



LT Environmental, Inc., Arvada, CO

JRU 29

Sample Id: Matrix: Soil Date Received:01.22.20 09.45 **SP-11 B**

Lab Sample Id: 649845-003 Date Collected: 01.21.20 13.24 Sample Depth: 25 ft

Analytical Method: BTEX by EPA 8021B Prep Method: SW5030B

% Moisture:

Tech: KTLKTL Analyst: 01.30.20 10.00 Basis: Wet Weight Date Prep:

Seq Number: 3115058 SUB: T104704400-19-19

Parameter	Cas Number	r Result	RL		Units	Analysis Date	Flag	Dil
Benzene	71-43-2	< 0.00200	0.00200		mg/kg	01.30.20 16.12	U	1
Toluene	108-88-3	< 0.00200	0.00200		mg/kg	01.30.20 16.12	U	1
Ethylbenzene	100-41-4	< 0.00200	0.00200		mg/kg	01.30.20 16.12	U	1
m,p-Xylenes	179601-23-1	< 0.00399	0.00399		mg/kg	01.30.20 16.12	U	1
o-Xylene	95-47-6	< 0.00200	0.00200		mg/kg	01.30.20 16.12	U	1
Total Xylenes	1330-20-7	< 0.00200	0.00200		mg/kg	01.30.20 16.12	U	1
Total BTEX		< 0.00200	0.00200		mg/kg	01.30.20 16.12	U	1
			%					
Surrogate		Cas Number	Recovery	Units	Limits	Analysis Date	Flag	
1,4-Difluorobenzene		540-36-3	112	%	70-130	01.30.20 16.12		
4-Bromofluorobenzene		460-00-4	85	%	70-130	01.30.20 16.12		



LT Environmental, Inc., Arvada, CO

JRU 29

Sample Id: SP-11 C

Matrix: Soil

Date Received:01.22.20 09.45

Lab Sample Id: 649845-004

Date Collected: 01.21.20 13.26

Sample Depth: 26 ft

Analytical Method: Chloride by EPA 300

Prep Method: E300P % Moisture:

Tech: CHE

Seq Number: 3114316

Analyst:

CHE

Date Prep: 01.23.20 17.45

Basis: Wet Weight

SUB: T104704400-19-19

Parameter	Cas Number	Result	RL	Units	Analysis Date	Flag	Dil
Chloride	16887-00-6	216	4.95	mg/kg	01.24.20 00.57		1

Analytical Method: TPH by SW8015 Mod

DVM

Analyst: ARM

Seq Number: 3114519

Tech:

Date Prep: 01.25.20 16.00

Prep Method: SW8015P

% Moisture:

Basis: Wet Weight

SUB: T104704400-19-19

Parameter	Cas Number	Result	RL		Units	Analysis Date	Flag	Dil
Gasoline Range Hydrocarbons (GRO)	PHC610	<50.0	50.0		mg/kg	01.26.20 20.04	U	1
Diesel Range Organics (DRO)	C10C28DRO	< 50.0	50.0		mg/kg	01.26.20 20.04	U	1
Motor Oil Range Hydrocarbons (MRO)	PHCG2835	< 50.0	50.0		mg/kg	01.26.20 20.04	U	1
Total GRO-DRO	PHC628	< 50.0	50.0		mg/kg	01.26.20 20.04	U	1
Total TPH	PHC635	< 50.0	50.0		mg/kg	01.26.20 20.04	U	1
Surrogate		Cas Number	% Recovery	Units	Limits	Analysis Date	Flag	
1-Chlorooctane		111-85-3	103	%	70-135	01.26.20 20.04		
o-Terphenyl		84-15-1	99	%	70-135	01.26.20 20.04		



LT Environmental, Inc., Arvada, CO

JRU 29

Sample Id: SP-11 C Matrix: Soil Date Received:01.22.20 09.45

Lab Sample Id: 649845-004 Date Collected: 01.21.20 13.26 Sample Depth: 26 ft

Analytical Method: BTEX by EPA 8021B Prep Method: SW5030B

% Moisture:

Tech: KTLKTL Analyst: 01.30.20 10.00 Basis: Wet Weight Date Prep:

Seq Number: 3115058 SUB: T104704400-19-19

Parameter	Cas Number	Result	RL		Units	Analysis Date	Flag	Dil
Benzene	71-43-2	< 0.00201	0.00201		mg/kg	01.30.20 16.33	U	1
Toluene	108-88-3	< 0.00201	0.00201		mg/kg	01.30.20 16.33	U	1
Ethylbenzene	100-41-4	< 0.00201	0.00201		mg/kg	01.30.20 16.33	U	1
m,p-Xylenes	179601-23-1	< 0.00402	0.00402		mg/kg	01.30.20 16.33	U	1
o-Xylene	95-47-6	< 0.00201	0.00201		mg/kg	01.30.20 16.33	U	1
Total Xylenes	1330-20-7	< 0.00201	0.00201		mg/kg	01.30.20 16.33	U	1
Total BTEX		< 0.00201	0.00201		mg/kg	01.30.20 16.33	U	1
			%					
Surrogate		Cas Number	Recovery	Units	Limits	Analysis Date	Flag	
4-Bromofluorobenzene		460-00-4	80	%	70-130	01.30.20 16.33		
1,4-Difluorobenzene		540-36-3	111	%	70-130	01.30.20 16.33		



Flagging Criteria

- X In our quality control review of the data a QC deficiency was observed and flagged as noted. MS/MSD recoveries were found to be outside of the laboratory control limits due to possible matrix /chemical interference, or a concentration of target analyte high enough to affect the recovery of the spike concentration. This condition could also affect the relative percent difference in the MS/MSD.
- **B** A target analyte or common laboratory contaminant was identified in the method blank. Its presence indicates possible field or laboratory contamination.
- **D** The sample(s) were diluted due to targets detected over the highest point of the calibration curve, or due to matrix interference. Dilution factors are included in the final results. The result is from a diluted sample.
- E The data exceeds the upper calibration limit; therefore, the concentration is reported as estimated.
- F RPD exceeded lab control limits.
- J The target analyte was positively identified below the quantitation limit and above the detection limit.
- U Analyte was not detected.
- L The LCS data for this analytical batch was reported below the laboratory control limits for this analyte. The department supervisor and QA Director reviewed data. The samples were either reanalyzed or flagged as estimated concentrations.
- **H** The LCS data for this analytical batch was reported above the laboratory control limits. Supporting QC Data were reviewed by the Department Supervisor and QA Director. Data were determined to be valid for reporting.
- **K** Sample analyzed outside of recommended hold time.
- **JN** A combination of the "N" and the "J" qualifier. The analysis indicates that the analyte is "tentatively identified" and the associated numerical value may not be consistent with the amount actually present in the environmental sample.

BRL Below Reporting Limit.

RL Reporting Limit

MDL Method Detection Limit SDL Sample Detection Limit LOD Limit of Detection

PQL Practical Quantitation Limit MQL Method Quantitation Limit LOQ Limit of Quantitation

DL Method Detection Limit

NC Non-Calculable

SMP Client Sample BLK Method Blank

BKS/LCS Blank Spike/Laboratory Control Sample BKSD/LCSD Blank Spike Duplicate/Laboratory Control Sample Duplicate

MD/SD Method Duplicate/Sample Duplicate MS Matrix Spike MSD: Matrix Spike Duplicate

- + NELAC certification not offered for this compound.
- * (Next to analyte name or method description) = Outside XENCO's scope of NELAC accreditation

^{**} Surrogate recovered outside laboratory control limit.



Seq Number:

QC Summary 649845

LT Environmental, Inc.

JRU 29

Analytical Method: Chloride by EPA 300

3114316 Matrix: Solid

7695087-1-BKS LCS Sample Id: MB Sample Id: 7695087-1-BLK

MR

E300P Prep Method:

Date Prep: 01.23.20

LCSD Sample Id: 7695087-1-BSD

Spike LCS LCS Limits %RPD RPD Limit Units LCSD LCSD Analysis Flag **Parameter** Result Amount Result %Rec Date %Rec Result 01.23.20 23:14 Chloride < 0.858 250 256 102 257 103 90-110 0 20 mg/kg

Analytical Method: Chloride by EPA 300

Seq Number: 3114316

Matrix: Soil

Prep Method:

E300P 01.23.20

Date Prep: MSD Sample Id: 649845-001 SD

Parent Sample Id: 649845-001 MS Sample Id: 649845-001 S Spike Parent Limits

Parameter Result

Amount

MS MS Result %Rec

MSD Result

MSD %Rec %RPD RPD Limit Units

Analysis Flag Date

Chloride 32.9 249 299 107 296 106 90-110 20 mg/kg 01.23.20 23:33

Analytical Method: Chloride by EPA 300

3114316 Seq Number:

Amount

Matrix: Soil

Result

Prep Method: Date Prep:

E300P

01.23.20

MSD Sample Id: 649845-004 SD 649845-004 S MS Sample Id: Parent Sample Id: 649845-004

%Rec

MS Parent Spike MS **MSD Parameter**

Result

%RPD RPD Limit Units

Analysis Flag Date

Chloride 216 248 459 98 460 98 90-110 0 20 01.24.20 01:04 mg/kg

Analytical Method: TPH by SW8015 Mod

Seq Number:

3114519

Matrix: Solid

MSD

%Rec

Prep Method:

SW8015P

Date Prep: 01.25.20

7695243-1-BKS LCSD Sample Id: LCS Sample Id: MB Sample Id: 7695243-1-BLK

MB Spike **Parameter**

LCS LCS LCSD LCSD

%RPD RPD Limit Units Limits

7695243-1-BSD

Result %Rec Date Result Amount %Rec Result Gasoline Range Hydrocarbons (GRO) 808 81 917 13 20 01.26.20 11:59 <15.0 1000 92 70-135 mg/kg 81

Diesel Range Organics (DRO)

1000 <15.0 MB

110

814 LCS

104

Result

926

70-135 93

117

Limits

13 20

01.26.20 11:59 mg/kg

Analysis

01.26.20 11:59

Flag

Flag

MB LCS LCSD LCSD Limits Units Analysis **Surrogate** %Rec Flag %Rec Flag Flag Date %Rec 1-Chlorooctane 110 105 119 70-135 % 01.26.20 11:59

Analytical Method: TPH by SW8015 Mod

Seq Number:

3114519

Matrix: Solid

Prep Method:

70-135

SW8015P

MB Sample Id: 7695243-1-BLK

MB Result

Date Prep:

01.25.20

Parameter

o-Terphenyl

Units

mg/kg

%

Analysis Date

Motor Oil Range Hydrocarbons (MRO)

< 50.0

01.26.20 11:38

MS/MSD Percent Recovery Relative Percent Difference LCS/LCSD Recovery Log Difference

[D] = 100*(C-A) / BRPD = 200* | (C-E) / (C+E) |[D] = 100 * (C) / [B]

Log Diff. = Log(Sample Duplicate) - Log(Original Sample)

LCS = Laboratory Control Sample A = Parent Result = MS/LCS Result

= MSD/LCSD Result

MS = Matrix Spike B = Spike Added D = MSD/LCSD % Rec

Page 15 of 20 Final 1.000

Flag

Flag



Seq Number:

QC Summary 649845

LT Environmental, Inc.

JRU 29

Analytical Method: TPH by SW8015 Mod

3114519 Matrix: Soil

MS Sample Id: 649839-001 S Parent Sample Id: 649839-001

SW8015P Prep Method:

Date Prep: 01.25.20

MSD Sample Id: 649839-001 SD

Parameter	Parent Result	Spike Amount	MS Result	MS %Rec	MSD Result	MSD %Rec	Limits	%RPD	RPD Lim	it Units	Analysis Date	Flag
Gasoline Range Hydrocarbons (GRO)	<15.0	997	831	83	841	84	70-135	1	20	mg/kg	01.26.20 13:03	
Diesel Range Organics (DRO)	17.8	997	824	81	839	82	70-135	2	20	mg/kg	01.26.20 13:03	
				* G	MG		MO		,	TT . *4	A 1	

MS MS MSD MSD Limits Units Analysis **Surrogate** %Rec Date Flag %Rec Flag 01.26.20 13:03 1-Chlorooctane 113 102 70-135 % o-Terphenyl 93 97 70-135 01.26.20 13:03

Analytical Method: BTEX by EPA 8021B

Seq Number: 3115058

Matrix: Solid

SW5030B Prep Method:

Date Prep: 01.30.20

LCS Sample Id: 7695528-1-BKS LCSD Sample Id: 7695528-1-BSD MB Sample Id: 7695528-1-BLK

Parameter	MB Result	Spike Amount	LCS Result	LCS %Rec	LCSD Result	LCSD %Rec	Limits	%RPD	RPD Limit	Units	Analysis Date
Benzene	< 0.000385	0.100	0.107	107	0.110	110	70-130	3	35	mg/kg	01.30.20 12:32
Toluene	< 0.000456	0.100	0.101	101	0.106	106	70-130	5	35	mg/kg	01.30.20 12:32
Ethylbenzene	< 0.000565	0.100	0.0956	96	0.102	102	70-130	6	35	mg/kg	01.30.20 12:32
m,p-Xylenes	< 0.00101	0.200	0.186	93	0.200	100	70-130	7	35	mg/kg	01.30.20 12:32
o-Xylene	< 0.000344	0.100	0.0943	94	0.0980	98	70-130	4	35	mg/kg	01.30.20 12:32

Surrogate	MB %Rec	MB Flag	LCS %Rec	LCS Flag	LCSD %Rec	LCSD Flag	Limits	Units	Analysis Date
1,4-Difluorobenzene	110		110		112		70-130	%	01.30.20 12:32
4-Bromofluorobenzene	79		85		88		70-130	%	01.30.20 12:32

Analytical Method: BTEX by EPA 8021B

Prep Method: SW5030B Seq Number: 3115058 Matrix: Soil Date Prep: 01.30.20 MS Sample Id: 649845-001 S MSD Sample Id: 649845-001 SD Parent Sample Id: 649845-001

Parameter	Parent Result	Spike Amount	MS Result	MS %Rec	MSD Result	MSD %Rec	Limits	%RPD	RPD Limi	t Units	Analysis Date
Benzene	< 0.000383	0.0994	0.112	113	0.102	102	70-130	9	35	mg/kg	01.30.20 13:13
Toluene	0.000596	0.0994	0.107	107	0.0978	98	70-130	9	35	mg/kg	01.30.20 13:13
Ethylbenzene	< 0.000561	0.0994	0.103	104	0.0945	95	70-130	9	35	mg/kg	01.30.20 13:13
m,p-Xylenes	< 0.00101	0.199	0.202	102	0.184	92	70-130	9	35	mg/kg	01.30.20 13:13
o-Xylene	0.000378	0.0994	0.0996	100	0.0925	92	70-130	7	35	mg/kg	01.30.20 13:13

Surrogate	MS %Rec	MS Flag	MSD %Rec	MSD Flag	Limits	Units	Analysis Date
1,4-Difluorobenzene	115		107		70-130	%	01.30.20 13:13
4-Bromofluorobenzene	95		87		70-130	%	01.30.20 13:13

MS/MSD Percent Recovery Relative Percent Difference LCS/LCSD Recovery Log Difference

[D] = 100*(C-A) / BRPD = 200* | (C-E) / (C+E) |[D] = 100 * (C) / [B]

Log Diff. = Log(Sample Duplicate) - Log(Original Sample)

LCS = Laboratory Control Sample

A = Parent Result C = MS/LCS Result

E = MSD/LCSD Result

MS = Matrix Spike B = Spike Added D = MSD/LCSD % Rec

Chain of Custody

Work Order No: UH9 845

Relinquisned by: (Signature)	Soling lighted by: (Signature)	e: Signature of this document and relinquishment of sa re: Signature of this document and relinquishment of samples only for the cost of samples one. A minimum charge of \$75,00 will be applied to each	Total 200.7 / 6010 200.8 / 6020: Circle Method(s) and Metal(s) to be analyzed	4			SP-11 C V	SP-11 8	SP-114	58-11 5 1	Matrix	nple Custody Seals: Yes No N/A	ler Custody Seals: Yes No N/A	4	inerature (°C):	CEIPT Temp Blank:	pler's Name: Benjamin Belill	. Number:	ect Number: 012918135	ect Name: JRU 29		State ZIP: Midland, TX 79705	ress: 3300 North A Street	pany Name: LT Environmental, Inc., Permian office	ect Manager: Dan Moir
W. C.S.	Received by: (Signature)	amples constitutes a valid purchase order fro and shall not assume any responsibility for a ch project and a charge of \$5 for each sample			A DOM	0 20	V 1326 26	1324 25	1 1305 24'	R160 1303 23'	Date Time Depth	Total Containers: 4	Correction Factor: -0.2	1-NM-007	Thermometer ID	(es)No Wet Ice: 68 No	Due Date:	Rush:	Routine 🔯	Turn Around	Email: bbelill@ltenv.com	City, State ZIP:	Address:	ermian office Company Name:	Bill to: (if different)
Down 2 William	Date/Time Relinquished by: (Sig	ee: Signature of this document and relinquishment of samples constitutes a valid purchase order from client company to Xenco, its affiliates and subcontractors. It assigns standard terms and conditions prices. Xenco will be liable only for the cost of samples and shall not assume any responsibility for any losses or expenses incurred by the client if such losses are due to circumstances beyond the controus the controus the controus the controus that the c	RCRA 13PPM Texas 11 AI Sb As Ba Be B Cd Ca Cr Co Cu Fe Pb Mg Mn Mo ITCLP / SPLP 6010: 8RCRA Sb As Ba Be Cd Cr Co Cu Pb Mn Mo Ni Se Ag TI U			1/21/20	V V R X	N. R. N.			Numb TPH (E BTEX (PA 8	8015	021)		s				ANALYSIS REC	<u>.com</u>	Carlsbad, NM 88220	3104 E Green Street	ne: XTO Energy	t) Kyle Littrell
R	(Signature) Received by: (Signature)	s. It assigns standard terms and conditions are due to circumstances beyond the control enforced unless previously negotiated.	Ni K Se Ag SiO2										TAT							REQUEST	Deliverables: EDD L ADAPT L	Level III Lanca.	Ретијет	PRP Brownfields	Work Order Comm
offertio m	Date/Time		Na Sr Tl Sn U V Zn 1631 / 245.1 / 7470 / 7471 : Hg								Sample Comments	and it to control of the print	TAT starts the day recevied by the lab if received by 4:30pm						,	Work Order Notes	Culei.		Daya Daya	RC _uperfund _	



Page 1 of 1

IOS Number **56546**

Date/Time: 01/22/20 11:42

Created by: Elizabeth Mcclellan Please send report to: Jessica Kramer

Lab# From: Carlsbad Lab# To: Midland

Delivery Priority:

Address: 1089 N Canal Street Air Bill No.: 777580852397

Sample Id	Matrix	Client Sample Id	Sample Collection	Method	Method Name	Lab Due	HT Due	PM	Analytes	Sign
649845-001	S	SP-11	01/21/20 13:03	SW8015MOD_NM	TPH by SW8015 Mod	01/28/20	02/04/20	JKR	GRO-DRO PHCC10C28 PI	
649845-001	S	SP-11	01/21/20 13:03	SW8021B	BTEX by EPA 8021B	01/28/20	02/04/20	JKR	BZ BZME EBZ XYLENES	
649845-001	S	SP-11	01/21/20 13:03	E300_CL	Chloride by EPA 300	01/28/20	02/18/20	JKR	CL	
649845-002	S	SP-11 A	01/21/20 13:05	SW8021B	BTEX by EPA 8021B	01/28/20	02/04/20	JKR	BZ BZME EBZ XYLENES	
649845-002	S	SP-11 A	01/21/20 13:05	SW8015MOD_NM	TPH by SW8015 Mod	01/28/20	02/04/20	JKR	GRO-DRO PHCC10C28 PI	
649845-002	S	SP-11 A	01/21/20 13:05	E300_CL	Chloride by EPA 300	01/28/20	02/18/20	JKR	CL	
649845-003	S	SP-11 B	01/21/20 13:24	SW8021B	BTEX by EPA 8021B	01/28/20	02/04/20	JKR	BZ BZME EBZ XYLENES	
649845-003	S	SP-11 B	01/21/20 13:24	SW8015MOD_NM	TPH by SW8015 Mod	01/28/20	02/04/20	JKR	GRO-DRO PHCC10C28 PI	
649845-003	S	SP-11 B	01/21/20 13:24	E300_CL	Chloride by EPA 300	01/28/20	02/18/20	JKR	CL	
649845-004	S	SP-11 C	01/21/20 13:26	SW8021B	BTEX by EPA 8021B	01/28/20	02/04/20	JKR	BZ BZME EBZ XYLENES	
649845-004	S	SP-11 C	01/21/20 13:26	E300_CL	Chloride by EPA 300	01/28/20	02/18/20	JKR	CL	
649845-004	S	SP-11 C	01/21/20 13:26	SW8015MOD_NM	TPH by SW8015 Mod	01/28/20	02/04/20	JKR	GRO-DRO PHCC10C28 PI	

Inter Office Shipment or Sample Comments:

Relinquished By:

Elizabeth McClellan

Date Relinquished: 01/22/2020

Received By:

Brianna Teel

E-Mail: jessica.kramer@xenco.com

Date Received: <u>01/23/2020 11:19</u>

Cooler Temperature: 0.3



XENCO Laboratories

Inter Office Report- Sample Receipt Checklist

Sent To: Midland IOS #: 56546

Acceptable Temperature Range: 0 - 6 degC Air and Metal samples Acceptable Range: Ambient

Temperature Measuring device used: R8

Date Sent: Sent By: Elizabeth McClellan 01/22/2020 11:42 AM

Received By: Brianna Teel	Date Received: 01/23/2020 11:	19 AM	
	Sample Receipt Checklis	t	Comments
#1 *Temperature of cooler(s)?		.3	
#2 *Shipping container in good condition	on?	Yes	
#3 *Samples received with appropriate	temperature?	Yes	
#4 *Custody Seals intact on shipping c	ontainer/ cooler?	Yes	
#5 *Custody Seals Signed and dated for	or Containers/coolers	Yes	
#6 *IOS present?		Yes	
#7 Any missing/extra samples?		No	
#8 IOS agrees with sample label(s)/ma	trix?	Yes	
#9 Sample matrix/ properties agree wit	h IOS?	Yes	
#10 Samples in proper container/ bottle	e?	Yes	
#11 Samples properly preserved?		Yes	
#12 Sample container(s) intact?		Yes	
#13 Sufficient sample amount for indic	ated test(s)?	Yes	
#14 All samples received within hold til	me?	Yes	
* Must be completed for after-hours d NonConformance:	elivery of samples prior to placir	ng in the refrigerator	
Corrective Action Taken:			
	Nonconformance Docume	entation	
Contact:	Contacted by :	Date:	
Checklist reviewed by:	Brima Tal Brianna Teel	Date: 01/23/2020	

XENCO Laboratories

Prelogin/Nonconformance Report- Sample Log-In

Client: LT Environmental, Inc.

Acceptable Temperature Range: 0 - 6 degC

Date/ Time Received: 01.22.2020 09.45.00 AM

Air and Metal samples Acceptable Range: Ambient

Work Order #: 649845

Analyst:

Temperature Measuring device used: T-NM-007

Sample Receipt Checklis	st	Comments
#1 *Temperature of cooler(s)?	.4	
#2 *Shipping container in good condition?	Yes	
#3 *Samples received on ice?	Yes	
#4 *Custody Seals intact on shipping container/ cooler?	Yes	
#5 Custody Seals intact on sample bottles?	Yes	
#6*Custody Seals Signed and dated?	Yes	
#7 *Chain of Custody present?	Yes	
#8 Any missing/extra samples?	No	
#9 Chain of Custody signed when relinquished/ received?	Yes	
#10 Chain of Custody agrees with sample labels/matrix?	Yes	
#11 Container label(s) legible and intact?	Yes	
#12 Samples in proper container/ bottle?	Yes	
#13 Samples properly preserved?	Yes	
#14 Sample container(s) intact?	Yes	
#15 Sufficient sample amount for indicated test(s)?	Yes	
#16 All samples received within hold time?	Yes	
#17 Subcontract of sample(s)?	Yes	Subbed to Midland.
#18 Water VOC samples have zero headspace?	N/A	

* Must be completed for after-hours deliver	v of sam	ples prior t	o placing ir	the refrigerator
made be completed for ditor medic deliver	, c. ca	p.00 p0	p	. tilo i oli igolato.

Checklist completed by:	Elizabeth McClellan	Date: <u>01.22.2020</u>	

PH Device/Lot#:

Checklist reviewed by: Jessica Warnel Date: 01.22.2020

Analytical Report 649846

for

LT Environmental, Inc.

Project Manager: Dan Moir JRU 29 012918135 03-FEB-20

Collected By: Client



1089 N Canal Street Carlsbad, NM 88220

Xenco-Houston (EPA Lab Code: TX00122): Texas (T104704215-19-30), Arizona (AZ0765), Florida (E871002-24), Louisiana (03054) Oklahoma (2019-058), North Carolina (681), Arkansas (19-037-0)

> Xenco-Dallas (EPA Lab Code: TX01468): Texas (TX104704295-19-22), Arizona (AZ0809), Arkansas (17-063-0)

Xenco-El Paso (EPA Lab Code: TX00127): Texas (T104704221-19-16) Xenco-Lubbock (EPA Lab Code: TX00139): Texas (T104704219-19-21) Xenco-Midland (EPA Lab Code: TX00158): Texas (T104704400-19-19) Xenco-Carlsbad (LELAP): Louisiana (05092)

Xenco-San Antonio (EPA Lab Code: TNI02385): Texas (T104704534-19-5) Xenco Phoenix (EPA Lab Code: AZ00901): Arizona (AZ0757) Xenco-Tampa: Florida (E87429), North Carolina (483)



03-FEB-20

Project Manager: **Dan Moir LT Environmental, Inc.**4600 W. 60th Avenue
Arvada, CO 80003

Reference: XENCO Report No(s): 649846

JRU 29

Project Address:

Dan Moir:

We are reporting to you the results of the analyses performed on the samples received under the project name referenced above and identified with the XENCO Report Number(s) 649846. All results being reported under this Report Number apply to the samples analyzed and properly identified with a Laboratory ID number. Subcontracted analyses are identified in this report with either the NELAC certification number of the subcontract lab in the analyst ID field, or the complete subcontracted report attached to this report.

Unless otherwise noted in a Case Narrative, all data reported in this Analytical Report are in compliance with NELAC standards. The uncertainty of measurement associated with the results of analysis reported is available upon request. Should insufficient sample be provided to the laboratory to meet the method and NELAC Matrix Duplicate and Matrix Spike requirements, then the data will be analyzed, evaluated and reported using all other available quality control measures.

The validity and integrity of this report will remain intact as long as it is accompanied by this letter and reproduced in full, unless written approval is granted by XENCO Laboratories. This report will be filed for at least 5 years in our archives after which time it will be destroyed without further notice, unless otherwise arranged with you. The samples received, and described as recorded in Report No. 649846 will be filed for 45 days, and after that time they will be properly disposed without further notice, unless otherwise arranged with you. We reserve the right to return to you any unused samples, extracts or solutions related to them if we consider so necessary (e.g., samples identified as hazardous waste, sample sizes exceeding analytical standard practices, controlled substances under regulated protocols, etc).

We thank you for selecting XENCO Laboratories to serve your analytical needs. If you have any questions concerning this report, please feel free to contact us at any time.

Respectfully,

Jessica Kramer

Jessica Vermer

Project Assistant

Recipient of the Prestigious Small Business Administration Award of Excellence in 1994.

Certified and approved by numerous States and Agencies.

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Houston - Dallas - Midland - San Antonio - Phoenix - Oklahoma - Latin America



Sample Cross Reference 649846

LT Environmental, Inc., Arvada, CO

JRU 29

Sample Id	Matrix	Date Collected	Sample Depth	Lab Sample Id
SP-12	S	01-21-20 10:42	4 ft	649846-001
SP-12 A	S	01-21-20 10:41	5 ft	649846-002
SP-12 B	S	01-21-20 10:44	6 ft	649846-003
SP-12 C	S	01-21-20 10:45	7 ft	649846-004
SP-12 D	S	01-21-20 10:46	8 ft	649846-005
SP-12 E	S	01-21-20 10:48	9 ft	649846-006
SP-12 F	S	01-21-20 10:49	10 ft	649846-007
SP-12 G	S	01-21-20 10:50	11 ft	649846-008
SP-12 H	S	01-21-20 10:51	12 ft	649846-009
SP-12 I	S	01-21-20 10:53	13 ft	649846-010
SP-12 J	S	01-21-20 10:54	14 ft	649846-011

CASE NARRATIVE

Client Name: LT Environmental, Inc.

Project Name: JRU 29

 Project ID:
 012918135
 Report Date:
 03-FEB-20

 Work Order Number(s):
 649846
 Date Received:
 01/22/2020

Sample receipt non conformances and comments:

None

Sample receipt non conformances and comments per sample:

None

Analytical non conformances and comments:

Batch: LBA-3115184 BTEX by EPA 8021B

Soil samples were not received in Terracore kits and therefore were prepared by method 5030.

Received by OCD: 8/22/2022 2:54:03 PM XENCO LABORATORIES

Certificate of Analysis Summary 649846

LT Environmental, Inc., Arvada, CO

Project Name: JRU 29

Date Received in Lab: Wed Jan-22-20 09:45 am

Report Date: 03-FEB-20 **Project Manager:** Jessica Kramer

Project Id: 012918135 Contact: Dan Moir

Project Location:

	Lab Id:	649846-0	001	649846-0	002	649846-003		649846-004		649846-005		649846-006	
Analysis Requested	Field Id:	SP-12	2	SP-12 A		SP-12 B		SP-12 C		SP-12 D		SP-12 E	
Analysis Requesieu	Analysis Requesieu Depth:		4- ft		5- ft			7- ft		8- ft		9- ft	
	Matrix:	SOIL		SOIL	,	SOIL	,	SOIL		SOIL		SOIL	
	Sampled:	Jan-21-20	Jan-21-20 10:42		Jan-21-20 10:41 Ja		Jan-21-20 10:44		10:45	Jan-21-20 10:46		Jan-21-20 10:48	
BTEX by EPA 8021B	Extracted:	Jan-31-20	10:30	Jan-31-20	10:30	Jan-31-20	10:30	Jan-31-20	10:30	Jan-31-20	10:30	Jan-31-20	10:30
SUB: T104704400-19-19	Analyzed:	Jan-31-20	18:33	Jan-31-20	Jan-31-20 19:52		Jan-31-20 20:12		Jan-31-20 20:32		20:52	Jan-31-20 21:12	
	Units/RL:	mg/kg	RL	mg/kg	RL	mg/kg	RL	mg/kg	RL	mg/kg	RL	mg/kg	RL
Benzene	·	< 0.00200	0.00200	< 0.00202	0.00202	< 0.00201	0.00201	< 0.00198	0.00198	< 0.00200	0.00200	< 0.00199	0.00199
Toluene		< 0.00200	0.00200	< 0.00202	0.00202	< 0.00201	0.00201	< 0.00198	0.00198	< 0.00200	0.00200	< 0.00199	0.00199
Ethylbenzene		< 0.00200	0.00200	< 0.00202	0.00202	< 0.00201	0.00201	< 0.00198	0.00198	< 0.00200	0.00200	< 0.00199	0.00199
m,p-Xylenes		< 0.00401	0.00401	< 0.00404	0.00404	< 0.00402	0.00402	< 0.00397	0.00397	< 0.00399	0.00399	< 0.00398	0.00398
o-Xylene		< 0.00200	0.00200	< 0.00202	0.00202	< 0.00201	0.00201	< 0.00198	0.00198	< 0.00200	0.00200	< 0.00199	0.00199
Total Xylenes		< 0.00200	0.00200	< 0.00202	0.00202	< 0.00201	0.00201	< 0.00198	0.00198	< 0.00200	0.00200	< 0.00199	0.00199
Total BTEX		< 0.00200	0.00200	< 0.00202	0.00202	< 0.00201	0.00201	< 0.00198	0.00198	< 0.00200	0.00200	< 0.00199	0.00199
Chloride by EPA 300	Extracted:	Jan-23-20	17:45	Jan-23-20	17:45	Jan-23-20 17:45 Jan-23-20 17:45		17:45	Jan-23-20 17:45		Jan-23-20	17:45	
SUB: T104704400-19-19	Analyzed:	Jan-24-20 00:45		Jan-24-20 00:51		Jan-24-20 01:17		Jan-24-20 01:23		Jan-24-20 01:43		Jan-24-20 01:49	
	Units/RL:	mg/kg	RL	mg/kg	RL	mg/kg	RL	mg/kg	RL	mg/kg	RL	mg/kg	RL
Chloride	,	1940	24.8	2010	25.0	1760	25.2	1580	25.0	1110	5.00	383	5.00
TPH by SW8015 Mod	Extracted:	Jan-25-20 12:00		Jan-25-20 12:00		Jan-25-20 12:00		Jan-25-20 12:00		Jan-25-20 12:00		Jan-25-20 12:00	
SUB: T104704400-19-19	Analyzed:	Jan-25-20	22:03	Jan-25-20 23:05		Jan-25-20 23:26		Jan-25-20 23:47		Jan-26-20 00:08		Jan-26-20 00:30	
	Units/RL:	mg/kg	RL	mg/kg	RL	mg/kg	RL	mg/kg	RL	mg/kg	RL	mg/kg	RL
Gasoline Range Hydrocarbons (GRO)	· ·	< 50.0	50.0	<49.8	49.8	<49.9	49.9	< 50.0	50.0	<49.8	49.8	< 50.0	50.0
Diesel Range Organics (DRO)		< 50.0	50.0	<49.8	49.8	<49.9	49.9	< 50.0	50.0	<49.8	49.8	< 50.0	50.0
Motor Oil Range Hydrocarbons (MRO)		< 50.0	50.0	<49.8	49.8	<49.9	49.9	< 50.0	50.0	<49.8	49.8	< 50.0	50.0
Total GRO-DRO		< 50.0	50.0	<49.8	49.8	<49.9	49.9	< 50.0	50.0	<49.8	49.8	< 50.0	50.0
Total TPH		<50.0	50.0	<49.8	49.8	<49.9	49.9	< 50.0	50.0	<49.8	49.8	< 50.0	50.0

This analytical report, and the entire data package it represents, has been made for your exclusive and confidential use. The interpretations and results expressed throughout this analytical report represent the best judgment of XENCO Laboratories. XENCO Laboratories assumes no responsibility and makes no warranty to the end use of the data hereby presented. Our liability is limited to the amount invoiced for this work order unless otherwise agreed to in writing.

Houston - Dallas - Midland - Tampa - Phoenix - Lubbock - San Antonio - El Paso - Atlanta - New Mexico

Jessica Kramer

Jessica Kramer Project Assistant

Received by OCD: 8/22/2022 2:54:03 PM XENCO LABORATORIES

Certificate of Analysis Summary 649846

LT Environmental, Inc., Arvada, CO

Project Name: JRU 29

Date Received in Lab: Wed Jan-22-20 09:45 am

Report Date: 03-FEB-20 **Project Manager:** Jessica Kramer

Project Id: 012918135 Contact: Dan Moir

Project Location:

	Lab Id:	649846-0	007	649846-0	108	649846-0	000	649846-0	010	649846-	011	
	Field Id:	SP-12		SP-12 G		SP-12 H		SP-12 I		SP-12		
Analysis Requested		10- ft				12- ft		13- ft				
	Depth:			11- ft SOIL						14- ft		
Matrix:		SOIL	SOIL			SOIL		SOIL	.	SOIL	·	
	Sampled:	Jan-21-20	Jan-21-20 10:49		Jan-21-20 10:50		Jan-21-20 10:51 Jan-21-20 10:53		Jan-21-20	10:54		
BTEX by EPA 8021B	Extracted:	Jan-31-20	10:30	Jan-31-20 1	0:30	Jan-31-20	Jan-31-20 10:30		10:30	Jan-31-20	10:30	
SUB: T104704400-19-19	Analyzed:	Jan-31-20	21:32	Jan-31-20 2	21:52	Jan-31-20 2	22:13	Jan-31-20	22:33	Jan-31-20	22:53	
	Units/RL:	mg/kg	RL	mg/kg	RL	mg/kg	RL	mg/kg	RL	mg/kg	RL	
Benzene	·	< 0.00199	0.00199	< 0.00199	0.00199	< 0.00200	0.00200	< 0.00200	0.00200	< 0.00202	0.00202	
Toluene			0.00199	< 0.00199	0.00199	< 0.00200	0.00200	< 0.00200	0.00200	< 0.00202	0.00202	
Ethylbenzene		< 0.00199	0.00199	< 0.00199	0.00199	< 0.00200	0.00200	< 0.00200	0.00200	< 0.00202	0.00202	
m,p-Xylenes		< 0.00398	0.00398	< 0.00398	0.00398	< 0.00400	0.00400	< 0.00399	0.00399	< 0.00403	0.00403	
o-Xylene	<0.00199		0.00199	< 0.00199	0.00199	< 0.00200	0.00200	< 0.00200	0.00200	< 0.00202	0.00202	
Total Xylenes		< 0.00199	0.00199	< 0.00199	0.00199	< 0.00200	0.00200	< 0.00200	0.00200	< 0.00202	0.00202	
Total BTEX		< 0.00199	0.00199	< 0.00199	0.00199	< 0.00200	0.00200	< 0.00200	0.00200	< 0.00202	0.00202	
Chloride by EPA 300	Extracted:	Jan-23-20 17:45		Jan-23-20 17:45		Jan-23-20 17:45		Jan-23-20 17:45		Jan-23-20 18:00		
SUB: T104704400-19-19	Analyzed:	Jan-24-20 01:56		Jan-24-20 02:02		Jan-24-20 02:09		Jan-24-20 02:15		Jan-24-20 08:37		
	Units/RL:	mg/kg	RL	mg/kg	RL	mg/kg	RL	mg/kg	RL	mg/kg	RL	
Chloride		537	5.00	418	5.02	698	4.96	947	4.98	561	5.05	
TPH by SW8015 Mod	Extracted:	Jan-25-20	12:00	Jan-25-20 1	2:00	Jan-25-20 12:00		Jan-25-20 12:00		Jan-25-20 12:00		
SUB: T104704400-19-19	Analyzed:	Jan-26-20 00:51		Jan-26-20 01:12		Jan-26-20 01:33		Jan-26-20 01:54		Jan-26-20 02:37		
	Units/RL:	mg/kg	RL	mg/kg	RL	mg/kg	RL	mg/kg	RL	mg/kg	RL	
Gasoline Range Hydrocarbons (GRO)		<49.9	49.9	<49.9	49.9	<50.0	50.0	< 50.0	50.0	<49.9	49.9	
Diesel Range Organics (DRO)		<49.9	49.9	<49.9	49.9	< 50.0	50.0	< 50.0	50.0	<49.9	49.9	
Motor Oil Range Hydrocarbons (MRO)		<49.9	49.9	<49.9	49.9	< 50.0	50.0	< 50.0	50.0	<49.9	49.9	
Total GRO-DRO		<49.9	49.9	<49.9	49.9	<50.0	50.0	< 50.0	50.0	<49.9	49.9	
Total TPH		<49.9	49.9	<49.9	49.9	< 50.0	50.0	< 50.0	50.0	<49.9	49.9	

This analytical report, and the entire data package it represents, has been made for your exclusive and confidential use. The interpretations and results expressed throughout this analytical report represent the best judgment of XENCO Laboratories. XENCO Laboratories assumes no responsibility and makes no warranty to the end use of the data hereby presented. Our liability is limited to the amount invoiced for this work order unless otherwise agreed to in writing.

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Jessica Kramer



LT Environmental, Inc., Arvada, CO

JRU 29

Soil

01.23.20 17.45

Sample Id: **SP-12** Matrix:

Date Received:01.22.20 09.45

Lab Sample Id: 649846-001

Date Collected: 01.21.20 10.42

Sample Depth: 4 ft

Prep Method: E300P

Analytical Method: Chloride by EPA 300

CHE

% Moisture:

CHE Tech:

Analyst:

Date Prep:

Basis:

SUB: T104704400-19-19

Seq Number: 3114316

Wet Weight

Parameter Cas Number Result RLUnits **Analysis Date** Flag Dil Chloride 16887-00-6 24.8 1940 mg/kg 01.24.20 00.45 5

Analytical Method: TPH by SW8015 Mod

DVM

Tech: ARM Analyst:

Seq Number: 3114508

01.25.20 12.00 Date Prep:

Prep Method: SW8015P

% Moisture:

Basis: Wet Weight

Parameter	Cas Number	Result	RL		Units	Analysis Date	Flag	Dil
Gasoline Range Hydrocarbons (GRO)	PHC610	<50.0	50.0		mg/kg	01.25.20 22.03	U	1
Diesel Range Organics (DRO)	C10C28DRO	< 50.0	50.0		mg/kg	01.25.20 22.03	U	1
Motor Oil Range Hydrocarbons (MRO)	PHCG2835	< 50.0	50.0		mg/kg	01.25.20 22.03	U	1
Total GRO-DRO	PHC628	< 50.0	50.0		mg/kg	01.25.20 22.03	U	1
Total TPH	PHC635	< 50.0	50.0		mg/kg	01.25.20 22.03	U	1
Surrogate		Cas Number	% Recovery	Units	Limits	Analysis Date	Flag	
1-Chlorooctane		111-85-3	119	%	70-135	01.25.20 22.03		
o-Terphenyl		84-15-1	124	%	70-135	01.25.20 22.03		



Tech:

Analyst:

Certificate of Analytical Results 649846

LT Environmental, Inc., Arvada, CO

JRU 29

01.31.20 10.30

Basis:

Wet Weight

Sample Id: Matrix: Soil Date Received:01.22.20 09.45 **SP-12**

Lab Sample Id: 649846-001 Date Collected: 01.21.20 10.42 Sample Depth: 4 ft

Analytical Method: BTEX by EPA 8021B Prep Method: SW5030B

KTL% Moisture:

Date Prep: Seq Number: 3115184 SUB: T104704400-19-19

Parameter	Cas Number	Result	RL		Units	Analysis Date	Flag	Dil
Benzene	71-43-2	< 0.00200	0.00200		mg/kg	01.31.20 18.33	U	1
Toluene	108-88-3	< 0.00200	0.00200		mg/kg	01.31.20 18.33	U	1
Ethylbenzene	100-41-4	< 0.00200	0.00200		mg/kg	01.31.20 18.33	U	1
m,p-Xylenes	179601-23-1	< 0.00401	0.00401		mg/kg	01.31.20 18.33	U	1
o-Xylene	95-47-6	< 0.00200	0.00200		mg/kg	01.31.20 18.33	U	1
Total Xylenes	1330-20-7	< 0.00200	0.00200		mg/kg	01.31.20 18.33	U	1
Total BTEX		< 0.00200	0.00200		mg/kg	01.31.20 18.33	U	1
Surrogate		Cas Number	% Recovery	Units	Limits	Analysis Date	Flag	
1,4-Difluorobenzene		540-36-3	118	%	70-130	01.31.20 18.33		
4-Bromofluorobenzene		460-00-4	77	%	70-130	01.31.20 18.33		



LT Environmental, Inc., Arvada, CO

JRU 29

Sample Id: **SP-12 A** Matrix: Soil Date Received:01.22.20 09.45

Lab Sample Id: 649846-002

Date Collected: 01.21.20 10.41

Sample Depth: 5 ft

Prep Method: E300P

Analytical Method: Chloride by EPA 300

CHE

% Moisture:

CHE Tech:

Seq Number: 3114316

Analyst:

Basis:

Date Prep:

01.23.20 17.45

Wet Weight

SUB: T104704400-19-19

Parameter Cas Number Result RLUnits **Analysis Date** Flag Dil Chloride 16887-00-6 25.0 2010 mg/kg 01.24.20 00.51 5

Analytical Method: TPH by SW8015 Mod

DVM

Tech: ARM Analyst:

Seq Number: 3114508

01.25.20 12.00 Date Prep:

Prep Method: SW8015P

% Moisture:

Basis: Wet Weight

Parameter	Cas Number	Result	RL		Units	Analysis Date	Flag	Dil
Gasoline Range Hydrocarbons (GRO)	PHC610	<49.8	49.8		mg/kg	01.25.20 23.05	U	1
Diesel Range Organics (DRO)	C10C28DRO	<49.8	49.8		mg/kg	01.25.20 23.05	U	1
Motor Oil Range Hydrocarbons (MRO)	PHCG2835	<49.8	49.8		mg/kg	01.25.20 23.05	U	1
Total GRO-DRO	PHC628	<49.8	49.8		mg/kg	01.25.20 23.05	U	1
Total TPH	PHC635	<49.8	49.8		mg/kg	01.25.20 23.05	U	1
Surrogate		Cas Number	% Recovery	Units	Limits	Analysis Date	Flag	
1-Chlorooctane		111-85-3	115	%	70-135	01.25.20 23.05		
o-Terphenyl		84-15-1	114	%	70-135	01.25.20 23.05		



Tech:

Certificate of Analytical Results 649846

LT Environmental, Inc., Arvada, CO

JRU 29

01.31.20 10.30

Basis:

Wet Weight

Sample Id: Matrix: Soil Date Received:01.22.20 09.45 **SP-12 A**

Lab Sample Id: 649846-002 Date Collected: 01.21.20 10.41 Sample Depth: 5 ft

Analytical Method: BTEX by EPA 8021B Prep Method: SW5030B

KTL% Moisture:

Analyst: Date Prep:

Parameter	Cas Number	Result	RL		Units	Analysis Date	Flag	Dil
Benzene	71-43-2	< 0.00202	0.00202		mg/kg	01.31.20 19.52	U	1
Toluene	108-88-3	< 0.00202	0.00202		mg/kg	01.31.20 19.52	U	1
Ethylbenzene	100-41-4	< 0.00202	0.00202		mg/kg	01.31.20 19.52	U	1
m,p-Xylenes	179601-23-1	< 0.00404	0.00404		mg/kg	01.31.20 19.52	U	1
o-Xylene	95-47-6	< 0.00202	0.00202		mg/kg	01.31.20 19.52	U	1
Total Xylenes	1330-20-7	< 0.00202	0.00202		mg/kg	01.31.20 19.52	U	1
Total BTEX		< 0.00202	0.00202		mg/kg	01.31.20 19.52	U	1
Surrogate		Cas Number	% Recovery	Units	Limits	Analysis Date	Flag	
1,4-Difluorobenzene		540-36-3	114	%	70-130	01.31.20 19.52		
4-Bromofluorobenzene		460-00-4	73	%	70-130	01.31.20 19.52		

5



Certificate of Analytical Results 649846

LT Environmental, Inc., Arvada, CO

JRU 29

Sample Id: **SP-12 B** Matrix: Soil Date Received:01.22.20 09.45

Lab Sample Id: 649846-003

Date Collected: 01.21.20 10.44

25.2

Sample Depth: 6 ft

Analytical Method: Chloride by EPA 300

% Moisture:

CHE Tech:

Analyst:

Chloride

Tech:

CHE

Date Prep: 01.23.20 17.45

01.25.20 12.00

Basis: Wet Weight

01.24.20 01.17

Prep Method: E300P

SUB: T104704400-19-19

Seq Number: 3114316

Parameter Cas Number Result RLUnits **Analysis Date** Flag Dil

1760

Date Prep:

Analytical Method: TPH by SW8015 Mod

16887-00-6

DVM

ARM Analyst:

Seq Number: 3114508

mg/kg

% Moisture:

Basis: Wet Weight

Prep Method: SW8015P

Parameter	Cas Number	Result	RL		Units	Analysis Date	Flag	Dil
Gasoline Range Hydrocarbons (GRO)	PHC610	<49.9	49.9		mg/kg	01.25.20 23.26	U	1
Diesel Range Organics (DRO)	C10C28DRO	<49.9	49.9		mg/kg	01.25.20 23.26	U	1
Motor Oil Range Hydrocarbons (MRO)	PHCG2835	<49.9	49.9		mg/kg	01.25.20 23.26	U	1
Total GRO-DRO	PHC628	<49.9	49.9		mg/kg	01.25.20 23.26	U	1
Total TPH	PHC635	<49.9	49.9		mg/kg	01.25.20 23.26	U	1
Surrogate		Cas Number	% Recovery	Units	Limits	Analysis Date	Flag	
1-Chlorooctane		111-85-3	116	%	70-135	01.25.20 23.26		
o-Terphenyl		84-15-1	113	%	70-135	01.25.20 23.26		



Tech:

Certificate of Analytical Results 649846

LT Environmental, Inc., Arvada, CO

JRU 29

Sample Id: SP-12 B Matrix: Soil Date Received:01.22.20 09.45

Lab Sample Id: 649846-003 Date Collected: 01.21.20 10.44 Sample Depth: 6 ft

Analytical Method: BTEX by EPA 8021B Prep Method: SW5030B

% Moisture:

Analyst: KTL Date Prep: 01.31.20 10.30 Basis: Wet Weight

Parameter	Cas Number	Result	RL		Units	Analysis Date	Flag	Dil
Benzene	71-43-2	< 0.00201	0.00201		mg/kg	01.31.20 20.12	U	1
Toluene	108-88-3	< 0.00201	0.00201		mg/kg	01.31.20 20.12	U	1
Ethylbenzene	100-41-4	< 0.00201	0.00201		mg/kg	01.31.20 20.12	U	1
m,p-Xylenes	179601-23-1	< 0.00402	0.00402		mg/kg	01.31.20 20.12	U	1
o-Xylene	95-47-6	< 0.00201	0.00201		mg/kg	01.31.20 20.12	U	1
Total Xylenes	1330-20-7	< 0.00201	0.00201		mg/kg	01.31.20 20.12	U	1
Total BTEX		< 0.00201	0.00201		mg/kg	01.31.20 20.12	U	1
Surrogate		Cas Number	% Recovery	Units	Limits	Analysis Date	Flag	
4-Bromofluorobenzene		460-00-4	75	%	70-130	01.31.20 20.12		
1,4-Difluorobenzene		540-36-3	115	%	70-130	01.31.20 20.12		



LT Environmental, Inc., Arvada, CO

JRU 29

Soil

01.23.20 17.45

Sample Id: SP-12 C

Matrix:

Date Received:01.22.20 09.45

Lab Sample Id: 649846-004

Date Collected: 01.21.20 10.45

Sample Depth: 7 ft

Analytical Method: Chloride by EPA 300

CHE

% Moisture:

Tech: CHE

Analyst:

Date Prep:

70 Moistare.

Basis: Wet Weight

Prep Method: E300P

Seq Number: 3114316

SUB: T104704400-19-19

Parameter	Cas Number	Result	RL	Units	Analysis Date	Flag	Dil
Chloride	16887-00-6	1580	25.0	mg/kg	01.24.20 01.23		5

Analytical Method: TPH by SW8015 Mod

DVM

Analyst: ARM

Seq Number: 3114508

Tech:

Date Prep: 01.25.20 12.00

Prep Method: SW8015P

% Moisture:

Basis: Wet Weight

Parameter	Cas Number	Result	RL		Units	Analysis Date	Flag	Dil
Gasoline Range Hydrocarbons (GRO)	PHC610	<50.0	50.0		mg/kg	01.25.20 23.47	U	1
Diesel Range Organics (DRO)	C10C28DRO	< 50.0	50.0		mg/kg	01.25.20 23.47	U	1
Motor Oil Range Hydrocarbons (MRO)	PHCG2835	< 50.0	50.0		mg/kg	01.25.20 23.47	U	1
Total GRO-DRO	PHC628	< 50.0	50.0		mg/kg	01.25.20 23.47	U	1
Total TPH	PHC635	< 50.0	50.0		mg/kg	01.25.20 23.47	U	1
Surrogate		Cas Number	% Recovery	Units	Limits	Analysis Date	Flag	
1-Chlorooctane		111-85-3	119	%	70-135	01.25.20 23.47		
o-Terphenyl		84-15-1	116	%	70-135	01.25.20 23.47		



Tech:

Certificate of Analytical Results 649846

LT Environmental, Inc., Arvada, CO

JRU 29

SP-12 C Sample Id: Matrix: Soil Date Received:01.22.20 09.45

Lab Sample Id: 649846-004 Date Collected: 01.21.20 10.45 Sample Depth: 7 ft

Analytical Method: BTEX by EPA 8021B Prep Method: SW5030B

% Moisture:

KTL Analyst: 01.31.20 10.30 Basis: Wet Weight Date Prep:

Parameter	Cas Number	Result	RL		Units	Analysis Date	Flag	Dil
Benzene	71-43-2	< 0.00198	0.00198		mg/kg	01.31.20 20.32	U	1
Toluene	108-88-3	< 0.00198	0.00198		mg/kg	01.31.20 20.32	U	1
Ethylbenzene	100-41-4	< 0.00198	0.00198		mg/kg	01.31.20 20.32	U	1
m,p-Xylenes	179601-23-1	< 0.00397	0.00397		mg/kg	01.31.20 20.32	U	1
o-Xylene	95-47-6	< 0.00198	0.00198		mg/kg	01.31.20 20.32	U	1
Total Xylenes	1330-20-7	< 0.00198	0.00198		mg/kg	01.31.20 20.32	U	1
Total BTEX		< 0.00198	0.00198		mg/kg	01.31.20 20.32	U	1
Surrogate		Cas Number	% Recovery	Units	Limits	Analysis Date	Flag	
1,4-Difluorobenzene		540-36-3	113	%	70-130	01.31.20 20.32		
4-Bromofluorobenzene		460-00-4	73	%	70-130	01.31.20 20.32		



LT Environmental, Inc., Arvada, CO

JRU 29

Sample Id: **SP-12 D** Matrix: Soil Date Received:01.22.20 09.45

Lab Sample Id: 649846-005

Date Collected: 01.21.20 10.46

Sample Depth: 8 ft

Analytical Method: Chloride by EPA 300

Prep Method: E300P

Tech:

CHE

Date Prep:

% Moisture: Basis:

CHE Analyst: Seq Number: 3114316

01.23.20 17.45

Wet Weight

SUB: T104704400-19-19

Parameter Cas Number Result RLUnits **Analysis Date** Flag Dil Chloride 16887-00-6 1110 5.00 mg/kg 01.24.20 01.43 1

Analytical Method: TPH by SW8015 Mod

DVM

ARM Analyst:

Seq Number: 3114508

Tech:

01.25.20 12.00 Date Prep:

Prep Method: SW8015P

% Moisture:

Basis: Wet Weight

Parameter	Cas Number	Result	RL		Units	Analysis Date	Flag	Dil
Gasoline Range Hydrocarbons (GRO)	PHC610	<49.8	49.8		mg/kg	01.26.20 00.08	U	1
Diesel Range Organics (DRO)	C10C28DRO	<49.8	49.8		mg/kg	01.26.20 00.08	U	1
Motor Oil Range Hydrocarbons (MRO)	PHCG2835	<49.8	49.8		mg/kg	01.26.20 00.08	U	1
Total GRO-DRO	PHC628	<49.8	49.8		mg/kg	01.26.20 00.08	U	1
Total TPH	PHC635	<49.8	49.8		mg/kg	01.26.20 00.08	U	1
Surrogate		Cas Number	% Recovery	Units	Limits	Analysis Date	Flag	
1-Chlorooctane		111-85-3	121	%	70-135	01.26.20 00.08		
o-Terphenyl		84-15-1	116	%	70-135	01.26.20 00.08		



Tech:

Certificate of Analytical Results 649846

LT Environmental, Inc., Arvada, CO

JRU 29

Sample Id: SP-12 D Matrix: Soil Date Received:01.22.20 09.45

Lab Sample Id: 649846-005 Date Collected: 01.21.20 10.46 Sample Depth: 8 ft

Analytical Method: BTEX by EPA 8021B Prep Method: SW5030B

% Moisture:

Analyst: KTL Date Prep: 01.31.20 10.30 Basis: Wet Weight

Parameter	Cas Number	Result	RL		Units	Analysis Date	Flag	Dil
Benzene	71-43-2	< 0.00200	0.00200		mg/kg	01.31.20 20.52	U	1
Toluene	108-88-3	< 0.00200	0.00200		mg/kg	01.31.20 20.52	U	1
Ethylbenzene	100-41-4	< 0.00200	0.00200		mg/kg	01.31.20 20.52	U	1
m,p-Xylenes	179601-23-1	< 0.00399	0.00399		mg/kg	01.31.20 20.52	U	1
o-Xylene	95-47-6	< 0.00200	0.00200		mg/kg	01.31.20 20.52	U	1
Total Xylenes	1330-20-7	< 0.00200	0.00200		mg/kg	01.31.20 20.52	U	1
Total BTEX		< 0.00200	0.00200		mg/kg	01.31.20 20.52	U	1
Surrogate		Cas Number	% Recovery	Units	Limits	Analysis Date	Flag	
4-Bromofluorobenzene		460-00-4	74	%	70-130	01.31.20 20.52		
1.4-Difluorobenzene		540-36-3	115	%	70-130	01.31.20 20.52		



LT Environmental, Inc., Arvada, CO

JRU 29

Sample Id: **SP-12 E**

Matrix: Soil Date Received:01.22.20 09.45

Lab Sample Id: 649846-006

Date Collected: 01.21.20 10.48

Sample Depth: 9 ft

Prep Method: E300P

Analytical Method: Chloride by EPA 300

% Moisture:

CHE Tech:

Analyst:

CHE

Date Prep: 01.23.20 17.45 Basis: Wet Weight

Seq Number: 3114316

SUB: T104704400-19-19

Parameter Result Cas Number RLUnits **Analysis Date** Dil Flag Chloride 16887-00-6 383 5.00 mg/kg 01.24.20 01.49 1

Analytical Method: TPH by SW8015 Mod

Prep Method: SW8015P

01.26.20 00.30

% Moisture:

DVM Tech: ARM

o-Terphenyl

Analyst:

Date Prep: 01.25.20 12.00

114

%

70-135

Basis: Wet Weight SUB: T104704400-19-19

Seq Number: 3114508

Cas Number Result **Parameter** RLUnits **Analysis Date** Flag Dil PHC610 01.26.20 00.30 Gasoline Range Hydrocarbons (GRO) <50.0 50.0 mg/kg U 1 Diesel Range Organics (DRO) C10C28DRO < 50.0 50.0 mg/kg 01.26.20 00.30 U 1 Motor Oil Range Hydrocarbons (MRO) PHCG2835 < 50.0 50.0 01.26.20 00.30 U mg/kg Total GRO-DRO PHC628 < 50.0 50.0 mg/kg 01.26.20 00.30 U Total TPH PHC635 50.0 U < 50.0 $01.26.20\ 00.30$ mg/kg 1 % Flag Surrogate Cas Number Units Limits **Analysis Date** Recovery 1-Chlorooctane 111-85-3 70-135 01.26.20 00.30 119 %

84-15-1



Tech:

Certificate of Analytical Results 649846

LT Environmental, Inc., Arvada, CO

JRU 29

Sample Id: SP-12 E Matrix: Soil Date Received:01.22.20 09.45

Lab Sample Id: 649846-006 Date Collected: 01.21.20 10.48 Sample Depth: 9 ft

Analytical Method: BTEX by EPA 8021B Prep Method: SW5030B

% Moisture:

Analyst: KTL Date Prep: 01.31.20 10.30 Basis: Wet Weight

Parameter	Cas Number	Result	RL		Units	Analysis Date	Flag	Dil
Benzene	71-43-2	< 0.00199	0.00199		mg/kg	01.31.20 21.12	U	1
Toluene	108-88-3	< 0.00199	0.00199		mg/kg	01.31.20 21.12	U	1
Ethylbenzene	100-41-4	< 0.00199	0.00199		mg/kg	01.31.20 21.12	U	1
m,p-Xylenes	179601-23-1	< 0.00398	0.00398		mg/kg	01.31.20 21.12	U	1
o-Xylene	95-47-6	< 0.00199	0.00199		mg/kg	01.31.20 21.12	U	1
Total Xylenes	1330-20-7	< 0.00199	0.00199		mg/kg	01.31.20 21.12	U	1
Total BTEX		< 0.00199	0.00199		mg/kg	01.31.20 21.12	U	1
Surrogate		Cas Number	% Recovery	Units	Limits	Analysis Date	Flag	
4-Bromofluorobenzene		460-00-4	84	%	70-130	01.31.20 21.12		
1,4-Difluorobenzene		540-36-3	117	%	70-130	01.31.20 21.12		



LT Environmental, Inc., Arvada, CO

JRU 29

Sample Id: **SP-12 F**

Matrix: Soil Date Received:01.22.20 09.45

Lab Sample Id: 649846-007

Date Collected: 01.21.20 10.49

Sample Depth: 10 ft

Analytical Method: Chloride by EPA 300

Prep Method: E300P % Moisture:

Tech: CHE

Analyst:

CHE

Date Prep: 01.23.20 17.45 Basis: Wet Weight

Seq Number: 3114316

SUB: T104704400-19-19

Parameter	Cas Number	Result	RL	Units	Analysis Date	Flag	Dil
Chloride	16887-00-6	537	5.00	mg/kg	01.24.20 01.56		1

Analytical Method: TPH by SW8015 Mod

Prep Method: SW8015P

% Moisture:

DVM Tech: ARM

Analyst:

Basis:

Wet Weight

Seq Number: 3114508

01.25.20 12.00 Date Prep:

Parameter	Cas Number	Result	RL		Units	Analysis Date	Flag	Dil	
Gasoline Range Hydrocarbons (GRO)	PHC610	<49.9	49.9		mg/kg	01.26.20 00.51	U	1	
Diesel Range Organics (DRO)	C10C28DRO	<49.9	49.9		mg/kg	01.26.20 00.51	U	1	
Motor Oil Range Hydrocarbons (MRO)	PHCG2835	<49.9	49.9		mg/kg	01.26.20 00.51	U	1	
Total GRO-DRO	PHC628	<49.9	49.9		mg/kg	01.26.20 00.51	U	1	
Total TPH	PHC635	<49.9	49.9		mg/kg	01.26.20 00.51	U	1	
Surrogate		Cas Number	% Recovery	Units	Limits	Analysis Date	Flag		
1-Chlorooctane		111-85-3	118	%	70-135	01.26.20 00.51			
o-Terphenyl		84-15-1	114	%	70-135	01.26.20 00.51			



Tech:

Certificate of Analytical Results 649846

LT Environmental, Inc., Arvada, CO

JRU 29

Sample Id: SP-12 F Matrix: Soil Date Received:01.22.20 09.45

Lab Sample Id: 649846-007 Date Collected: 01.21.20 10.49 Sample Depth: 10 ft

Analytical Method: BTEX by EPA 8021B Prep Method: SW5030B

% Moisture:

Analyst: KTL Date Prep: 01.31.20 10.30 Basis: Wet Weight

Parameter	Cas Number	Result	RL		Units	Analysis Date	Flag	Dil
Benzene	71-43-2	< 0.00199	0.00199		mg/kg	01.31.20 21.32	U	1
Toluene	108-88-3	< 0.00199	0.00199		mg/kg	01.31.20 21.32	U	1
Ethylbenzene	100-41-4	< 0.00199	0.00199		mg/kg	01.31.20 21.32	U	1
m,p-Xylenes	179601-23-1	< 0.00398	0.00398		mg/kg	01.31.20 21.32	U	1
o-Xylene	95-47-6	< 0.00199	0.00199		mg/kg	01.31.20 21.32	U	1
Total Xylenes	1330-20-7	< 0.00199	0.00199		mg/kg	01.31.20 21.32	U	1
Total BTEX		< 0.00199	0.00199		mg/kg	01.31.20 21.32	U	1
Surrogate		Cas Number	% Recovery	Units	Limits	Analysis Date	Flag	
4-Bromofluorobenzene		460-00-4	79	%	70-130	01.31.20 21.32		
1.4-Difluorobenzene		540-36-3	113	%	70-130	01.31.20 21.32		



LT Environmental, Inc., Arvada, CO

JRU 29

Sample Id: **SP-12 G** Matrix: Soil Date Received:01.22.20 09.45

Lab Sample Id: 649846-008

Date Collected: 01.21.20 10.50

Sample Depth: 11 ft

Analytical Method: Chloride by EPA 300

Prep Method: E300P % Moisture:

CHE Tech:

Analyst:

CHE

Date Prep: 01.23.20 17.45 Basis: Wet Weight

SUB: T104704400-19-19

Seq Number: 3114316

Parameter Cas Number Result RLUnits **Analysis Date** Flag Dil Chloride 16887-00-6 418 01.24.20 02.02 5.02 mg/kg 1

Analytical Method: TPH by SW8015 Mod

DVM

Tech: ARM Analyst:

Seq Number: 3114508

01.25.20 12.00 Date Prep:

Prep Method: SW8015P

% Moisture:

Basis: Wet Weight

Parameter	Cas Number	Result	RL		Units	Analysis Date	Flag	Dil
Gasoline Range Hydrocarbons (GRO)	PHC610	<49.9	49.9		mg/kg	01.26.20 01.12	U	1
Diesel Range Organics (DRO)	C10C28DRO	<49.9	49.9		mg/kg	01.26.20 01.12	U	1
Motor Oil Range Hydrocarbons (MRO)	PHCG2835	<49.9	49.9		mg/kg	01.26.20 01.12	U	1
Total GRO-DRO	PHC628	<49.9	49.9		mg/kg	01.26.20 01.12	U	1
Total TPH	PHC635	<49.9	49.9		mg/kg	01.26.20 01.12	U	1
Surrogate		Cas Number	% Recovery	Units	Limits	Analysis Date	Flag	
1-Chlorooctane		111-85-3	114	%	70-135	01.26.20 01.12		
o-Terphenyl		84-15-1	110	%	70-135	01.26.20 01.12		



Tech:

Certificate of Analytical Results 649846

LT Environmental, Inc., Arvada, CO

JRU 29

Sample Id: SP-12 G Matrix: Soil Date Received:01.22.20 09.45

Lab Sample Id: 649846-008 Date Collected: 01.21.20 10.50 Sample Depth: 11 ft

Analytical Method: BTEX by EPA 8021B Prep Method: SW5030B

% Moisture:

Analyst: KTL Date Prep: 01.31.20 10.30 Basis: Wet Weight

Parameter	Cas Number	Result	RL		Units	Analysis Date	Flag	Dil
Benzene	71-43-2	< 0.00199	0.00199		mg/kg	01.31.20 21.52	U	1
Toluene	108-88-3	< 0.00199	0.00199		mg/kg	01.31.20 21.52	U	1
Ethylbenzene	100-41-4	< 0.00199	0.00199		mg/kg	01.31.20 21.52	U	1
m,p-Xylenes	179601-23-1	< 0.00398	0.00398		mg/kg	01.31.20 21.52	U	1
o-Xylene	95-47-6	< 0.00199	0.00199		mg/kg	01.31.20 21.52	U	1
Total Xylenes	1330-20-7	< 0.00199	0.00199		mg/kg	01.31.20 21.52	U	1
Total BTEX		< 0.00199	0.00199		mg/kg	01.31.20 21.52	U	1
Surrogate		Cas Number	% Recovery	Units	Limits	Analysis Date	Flag	
1,4-Difluorobenzene		540-36-3	117	%	70-130	01.31.20 21.52		
4-Bromofluorobenzene		460-00-4	77	%	70-130	01.31.20 21.52		



LT Environmental, Inc., Arvada, CO

JRU 29

Sample Id: **SP-12 H** Matrix: Soil Date Received:01.22.20 09.45

Lab Sample Id: 649846-009

Date Collected: 01.21.20 10.51

Sample Depth: 12 ft

Analytical Method: Chloride by EPA 300

Prep Method: E300P % Moisture:

Tech: CHE

Analyst:

CHE

Date Prep: 01.23.20 17.45 Basis: Wet Weight

Seq Number: 3114316

SUB: T104704400-19-19

Parameter	Cas Number	Result	RL	Units	Analysis Date	Flag	Dil
Chloride	16887-00-6	698	4.96	mg/kg	01.24.20 02.09		1

Analytical Method: TPH by SW8015 Mod

Prep Method: SW8015P

01.26.20 01.33

70-135

% Moisture:

DVM Tech: ARM

o-Terphenyl

Analyst:

01.25.20 12.00 Date Prep:

116

Basis: Wet Weight SUB: T104704400-19-19

Seq Number: 3114508

Parameter	Cas Number	Result	RL		Units	Analysis Date	Flag	Dil
Gasoline Range Hydrocarbons (GRO)	PHC610	< 50.0	50.0		mg/kg	01.26.20 01.33	U	1
Diesel Range Organics (DRO)	C10C28DRO	< 50.0	50.0		mg/kg	01.26.20 01.33	U	1
Motor Oil Range Hydrocarbons (MRO)	PHCG2835	< 50.0	50.0		mg/kg	01.26.20 01.33	U	1
Total GRO-DRO	PHC628	< 50.0	50.0		mg/kg	01.26.20 01.33	U	1
Total TPH	PHC635	< 50.0	50.0		mg/kg	01.26.20 01.33	U	1
Surrogate		Cas Number	% Recovery	Units	Limits	Analysis Date	Flag	
1-Chlorooctane		111-85-3	118	%	70-135	01.26.20 01.33		

84-15-1



Tech:

Certificate of Analytical Results 649846

LT Environmental, Inc., Arvada, CO

JRU 29

Sample Id: SP-12 H Matrix: Soil Date Received:01.22.20 09.45

Lab Sample Id: 649846-009 Date Collected: 01.21.20 10.51 Sample Depth: 12 ft

Analytical Method: BTEX by EPA 8021B Prep Method: SW5030B

% Moisture:

Analyst: KTL Date Prep: 01.31.20 10.30 Basis: Wet Weight

Parameter	Cas Number	Result	RL		Units	Analysis Date	Flag	Dil
Benzene	71-43-2	< 0.00200	0.00200		mg/kg	01.31.20 22.13	U	1
Toluene	108-88-3	< 0.00200	0.00200		mg/kg	01.31.20 22.13	U	1
Ethylbenzene	100-41-4	< 0.00200	0.00200		mg/kg	01.31.20 22.13	U	1
m,p-Xylenes	179601-23-1	< 0.00400	0.00400		mg/kg	01.31.20 22.13	U	1
o-Xylene	95-47-6	< 0.00200	0.00200		mg/kg	01.31.20 22.13	U	1
Total Xylenes	1330-20-7	< 0.00200	0.00200		mg/kg	01.31.20 22.13	U	1
Total BTEX		< 0.00200	0.00200		mg/kg	01.31.20 22.13	U	1
Surrogate		Cas Number	% Recovery	Units	Limits	Analysis Date	Flag	
4-Bromofluorobenzene		460-00-4	72	%	70-130	01.31.20 22.13		
1,4-Difluorobenzene		540-36-3	113	%	70-130	01.31.20 22.13		



LT Environmental, Inc., Arvada, CO

JRU 29

Sample Id: **SP-12 I** Matrix: Soil Date Received:01.22.20 09.45

Lab Sample Id: 649846-010

Date Collected: 01.21.20 10.53

Sample Depth: 13 ft

Analytical Method: Chloride by EPA 300

Prep Method: E300P % Moisture:

Tech: CHE

Analyst:

CHE

Date Prep: 01.23.20 17.45 Basis: Wet Weight

Seq Number: 3114316

SUB: T104704400-19-19

Parameter	Cas Number	Result	RL	Units	Analysis Date	Flag	Dil
Chloride	16887-00-6	947	4.98	mg/kg	01.24.20 02.15		1

Analytical Method: TPH by SW8015 Mod

DVM

Tech: ARM Analyst:

Seq Number: 3114508

Date Prep:

Prep Method: SW8015P

% Moisture:

01.25.20 12.00 Basis: Wet Weight

Parameter	Cas Number	Result	RL		Units	Analysis Date	Flag	Dil
Gasoline Range Hydrocarbons (GRO)	PHC610	<50.0	50.0		mg/kg	01.26.20 01.54	U	1
Diesel Range Organics (DRO)	C10C28DRO	< 50.0	50.0		mg/kg	01.26.20 01.54	U	1
Motor Oil Range Hydrocarbons (MRO)	PHCG2835	< 50.0	50.0		mg/kg	01.26.20 01.54	U	1
Total GRO-DRO	PHC628	< 50.0	50.0		mg/kg	01.26.20 01.54	U	1
Total TPH	PHC635	< 50.0	50.0		mg/kg	01.26.20 01.54	U	1
Surrogate		Cas Number	% Recovery	Units	Limits	Analysis Date	Flag	
1-Chlorooctane		111-85-3	118	%	70-135	01.26.20 01.54		
o-Terphenyl		84-15-1	115	%	70-135	01.26.20 01.54		



Tech:

Certificate of Analytical Results 649846

LT Environmental, Inc., Arvada, CO

JRU 29

Sample Id: SP-12 I Matrix: Soil Date Received:01.22.20 09.45

Lab Sample Id: 649846-010 Date Collected: 01.21.20 10.53 Sample Depth: 13 ft

Analytical Method: BTEX by EPA 8021B Prep Method: SW5030B

% Moisture:

Analyst: KTL Date Prep: 01.31.20 10.30 Basis: Wet Weight

Parameter	Cas Number	r Result	RL		Units	Analysis Date	Flag	Dil
Benzene	71-43-2	< 0.00200	0.00200		mg/kg	01.31.20 22.33	U	1
Toluene	108-88-3	< 0.00200	0.00200		mg/kg	01.31.20 22.33	U	1
Ethylbenzene	100-41-4	< 0.00200	0.00200		mg/kg	01.31.20 22.33	U	1
m,p-Xylenes	179601-23-1	< 0.00399	0.00399		mg/kg	01.31.20 22.33	U	1
o-Xylene	95-47-6	< 0.00200	0.00200		mg/kg	01.31.20 22.33	U	1
Total Xylenes	1330-20-7	< 0.00200	0.00200		mg/kg	01.31.20 22.33	U	1
Total BTEX		< 0.00200	0.00200		mg/kg	01.31.20 22.33	U	1
Surrogate		Cas Number	% Recovery	Units	Limits	Analysis Date	Flag	
4-Bromofluorobenzene		460-00-4	71	%	70-130	01.31.20 22.33		
1.4-Difluorobenzene		540-36-3	112	%	70-130	01.31.20 22.33		



LT Environmental, Inc., Arvada, CO

JRU 29

Soil

Sample Id: SP-12 J

Matrix:

Date Received:01.22.20 09.45

Lab Sample Id: 649846-011 Date Collected: 01.21.20 10.54

Sample Depth: 14 ft

Analytical Method: Chloride by EPA 300

Prep Method: E300P % Moisture:

Tech: CHE

Analyst:

CHE

Date Prep: 01.23.20 18.00

Basis: Wet Weight

Seq Number: 3114317

SUB: T104704400-19-19

Parameter	Cas Number	Result	RL	Uni	its	Analysis Date	Flag	Dil
Chloride	16887-00-6	561	5.05	mg/	/kg	01.24.20 08.37		1

Analytical Method: TPH by SW8015 Mod

DVM

Tech: DVM Analyst: ARM

Seq Number: 3114508

Date Prep: 01.25.20 12.00

Prep Method: SW8015P

% Moisture:

Basis: Wet Weight

Parameter	Cas Number	Result	RL		Units	Analysis Date	Flag	Dil
Gasoline Range Hydrocarbons (GRO)	PHC610	<49.9	49.9		mg/kg	01.26.20 02.37	U	1
Diesel Range Organics (DRO)	C10C28DRO	<49.9	49.9		mg/kg	01.26.20 02.37	U	1
Motor Oil Range Hydrocarbons (MRO)	PHCG2835	<49.9	49.9		mg/kg	01.26.20 02.37	U	1
Total GRO-DRO	PHC628	<49.9	49.9		mg/kg	01.26.20 02.37	U	1
Total TPH	PHC635	<49.9	49.9		mg/kg	01.26.20 02.37	U	1
Surrogate		Cas Number	% Recovery	Units	Limits	Analysis Date	Flag	
1-Chlorooctane		111-85-3	113	%	70-135	01.26.20 02.37		
o-Terphenyl		84-15-1	109	%	70-135	01.26.20 02.37		



Tech:

Certificate of Analytical Results 649846

LT Environmental, Inc., Arvada, CO

JRU 29

Sample Id: SP-12 J Matrix: Soil Date Received:01.22.20 09.45

Lab Sample Id: 649846-011 Date Collected: 01.21.20 10.54 Sample Depth: 14 ft

Analytical Method: BTEX by EPA 8021B Prep Method: SW5030B

% Moisture:

Analyst: KTL Date Prep: 01.31.20 10.30 Basis: Wet Weight

Parameter	Cas Number	r Result	RL		Units	Analysis Date	Flag	Dil
Benzene	71-43-2	< 0.00202	0.00202		mg/kg	01.31.20 22.53	U	1
Toluene	108-88-3	< 0.00202	0.00202		mg/kg	01.31.20 22.53	U	1
Ethylbenzene	100-41-4	< 0.00202	0.00202		mg/kg	01.31.20 22.53	U	1
m,p-Xylenes	179601-23-1	< 0.00403	0.00403		mg/kg	01.31.20 22.53	U	1
o-Xylene	95-47-6	< 0.00202	0.00202		mg/kg	01.31.20 22.53	U	1
Total Xylenes	1330-20-7	< 0.00202	0.00202		mg/kg	01.31.20 22.53	U	1
Total BTEX		< 0.00202	0.00202		mg/kg	01.31.20 22.53	U	1
Surrogate		Cas Number	% Recovery	Units	Limits	Analysis Date	Flag	
4-Bromofluorobenzene		460-00-4	78	%	70-130	01.31.20 22.53		
1.4-Difluorobenzene		540-36-3	113	%	70-130	01.31.20 22.53		



Flagging Criteria

- X In our quality control review of the data a QC deficiency was observed and flagged as noted. MS/MSD recoveries were found to be outside of the laboratory control limits due to possible matrix /chemical interference, or a concentration of target analyte high enough to affect the recovery of the spike concentration. This condition could also affect the relative percent difference in the MS/MSD.
- **B** A target analyte or common laboratory contaminant was identified in the method blank. Its presence indicates possible field or laboratory contamination.
- **D** The sample(s) were diluted due to targets detected over the highest point of the calibration curve, or due to matrix interference. Dilution factors are included in the final results. The result is from a diluted sample.
- E The data exceeds the upper calibration limit; therefore, the concentration is reported as estimated.
- F RPD exceeded lab control limits.
- J The target analyte was positively identified below the quantitation limit and above the detection limit.
- U Analyte was not detected.
- L The LCS data for this analytical batch was reported below the laboratory control limits for this analyte. The department supervisor and QA Director reviewed data. The samples were either reanalyzed or flagged as estimated concentrations.
- **H** The LCS data for this analytical batch was reported above the laboratory control limits. Supporting QC Data were reviewed by the Department Supervisor and QA Director. Data were determined to be valid for reporting.
- **K** Sample analyzed outside of recommended hold time.
- **JN** A combination of the "N" and the "J" qualifier. The analysis indicates that the analyte is "tentatively identified" and the associated numerical value may not be consistent with the amount actually present in the environmental sample.

BRL Below Reporting Limit.

RL Reporting Limit

MDL Method Detection Limit SDL Sample Detection Limit LOD Limit of Detection

PQL Practical Quantitation Limit MQL Method Quantitation Limit LOQ Limit of Quantitation

DL Method Detection Limit

NC Non-Calculable

SMP Client Sample BLK Method Blank

BKS/LCS Blank Spike/Laboratory Control Sample BKSD/LCSD Blank Spike Duplicate/Laboratory Control Sample Duplicate

MD/SD Method Duplicate/Sample Duplicate MS Matrix Spike MSD: Matrix Spike Duplicate

- + NELAC certification not offered for this compound.
- * (Next to analyte name or method description) = Outside XENCO's scope of NELAC accreditation

^{**} Surrogate recovered outside laboratory control limit.

E300P

E300P

E300P

E300P

01.23.20

Prep Method:

Prep Method:

Prep Method:

Prep Method:

Date Prep:



QC Summary 649846

LT Environmental, Inc.

JRU 29

Analytical Method: Chloride by EPA 300

Seq Number: 3114316 Matrix: Solid

LCS Sample Id: 7695087-1-BKS LCSD Sample Id: 7695087-1-BSD MB Sample Id: 7695087-1-BLK

MR Spike LCS LCS Limits %RPD RPD Limit Units LCSD LCSD Analysis Flag **Parameter** Result Amount Result %Rec Date %Rec Result

01.23.20 23:14 Chloride < 0.858 250 256 102 257 103 90-110 0 20 mg/kg

Analytical Method: Chloride by EPA 300

Seq Number: 3114317 Matrix: Solid Date Prep: 01.23.20

7695088-1-BKS LCSD Sample Id: 7695088-1-BSD MB Sample Id: 7695088-1-BLK LCS Sample Id:

MB Spike LCS LCS %RPD RPD Limit Units LCSD LCSD Limits Analysis Flag **Parameter** Result %Rec Date Result Amount Result %Rec

Chloride < 0.858 250 252 101 252 101 90-110 0 20 mg/kg 01.24.20 05:36

Analytical Method: Chloride by EPA 300

3114316 Matrix: Soil 01.23.20 Seq Number: Date Prep:

MS Sample Id: 649845-001 S MSD Sample Id: 649845-001 SD 649845-001 Parent Sample Id:

MS %RPD RPD Limit Units Parent Spike MS **MSD MSD** Limits Analysis Flag **Parameter** Result Date Result %Rec Amount Result %Rec Chloride 32.9 249 299 107 296 90-110 20 01.23.20 23:33 106 mg/kg

Analytical Method: Chloride by EPA 300

3114316 Matrix: Soil Seq Number: Date Prep: 01.23.20

649845-004 S MSD Sample Id: 649845-004 SD MS Sample Id: Parent Sample Id: 649845-004

MS MSD %RPD RPD Limit Units Parent Spike MS **MSD** Limits Analysis Flag **Parameter** Result %Rec Date Result Amount Result %Rec Chloride 216 459 98 460 98 90-110 0 20 01.24.20 01:04 248 mg/kg

Analytical Method: Chloride by EPA 300

E300P Prep Method: 3114317 Matrix: Soil Seq Number: Date Prep: 01.23.20

Parent Sample Id: 649966-005 MS Sample Id: 649966-005 S MSD Sample Id: 649966-005 SD

Parent Spike MS MS Limits %RPD RPD Limit Units Analysis **MSD MSD** Flag **Parameter** Result Date Result Amount %Rec Result %Rec Chloride 1260 202 1450 94 1460 99 90-110 20 mg/kg 01.24.20 07:26

MS/MSD Percent Recovery Relative Percent Difference LCS/LCSD Recovery Log Difference

[D] = 100*(C-A) / BRPD = 200* | (C-E) / (C+E) |[D] = 100 * (C) / [B]

Log Diff. = Log(Sample Duplicate) - Log(Original Sample)

LCS = Laboratory Control Sample A = Parent Result

= MS/LCS Result = MSD/LCSD Result MS = Matrix Spike B = Spike Added D = MSD/LCSD % Rec



QC Summary 649846

LT Environmental, Inc.

JRU 29

Analytical Method: Chloride by EPA 300

Seq Number: 3114317 Matrix: Soil

MS Sample Id: 649969-006 S Parent Sample Id: 649969-006

E300P Prep Method:

Date Prep: 01.23.20

MSD Sample Id: 649969-006 SD

Spike %RPD RPD Limit Units Parent **MSD MSD** Limits Analysis Flag **Parameter** Result Result Date Amount %Rec %Rec Result 01.24.20 05:55 Chloride 338 299 622 95 622 95 90-110 0 20 mg/kg

MS

MS

Analytical Method: TPH by SW8015 Mod

Seq Number: 3114508

MB Sample Id:

7695229-1-BLK

Matrix: Solid

LCS Sample Id:

7695229-1-BKS

Prep Method: Date Prep:

SW8015P

LCSD Sample Id: 7695229-1-BSD

01.25.20

Spike LCS LCS %RPD RPD Limit Units MB LCSD LCSD Limits Analysis **Parameter** %Rec Result Date Result Amount Result %Rec Gasoline Range Hydrocarbons (GRO) < 50.0 1000 1060 106 1050 105 70-135 20 mg/kg 01.25.20 21:21 1 Diesel Range Organics (DRO) 1180 1180 70-135 0 20 01.25.20 21:21 1000 118 118 mg/kg <15.0

MB MB LCS LCS LCSD LCSD Limits Units Analysis Surrogate %Rec Flag %Rec Flag %Rec Flag Date 01.25.20 21:21 1-Chlorooctane 122 123 122 70-135 % 125 70-135 01.25.20 21:21 o-Terphenyl 130 113 %

Analytical Method: TPH by SW8015 Mod

Seq Number:

3114508

Matrix: Solid

Prep Method: SW8015P

Date Prep: 01.25.20

MB Sample Id: 7695229-1-BLK

MB **Parameter**

Result

Units

Analysis Flag Date

Flag

Motor Oil Range Hydrocarbons (MRO) 01.25.20 21:00 < 50.0 mg/kg

Analytical Method: TPH by SW8015 Mod

Seq Number: Parent Sample Id:

3114508 649846-001 Matrix: Soil

MS Sample Id: 649846-001 S

Prep Method:

SW8015P

Date Prep: 01.25.20

MSD Sample Id: 649846-001 SD

%RPD RPD Limit Units Parent Spike MS MS **MSD MSD** Limits Analysis Flag **Parameter** Result Date Result Amount %Rec %Rec Result Gasoline Range Hydrocarbons (GRO) 01.25.20 22:24 23.8 997 1070 105 996 97 70-135 7 20 mg/kg 70-135 01.25.20 22:24 Diesel Range Organics (DRO) <15.0 997 1140 114 1130 113 20 mg/kg

MS MS **MSD** Limits Units Analysis **MSD Surrogate** %Rec Flag Flag Date %Rec 01.25.20 22:24 1-Chlorooctane 128 122 70-135 % o-Terphenyl 126 111 70-135 % 01.25.20 22:24

MS/MSD Percent Recovery Relative Percent Difference LCS/LCSD Recovery Log Difference

[D] = 100*(C-A) / BRPD = 200* | (C-E) / (C+E) |[D] = 100 * (C) / [B]

Log Diff. = Log(Sample Duplicate) - Log(Original Sample)

LCS = Laboratory Control Sample A = Parent Result

= MS/LCS Result

= MSD/LCSD Result

MS = Matrix Spike B = Spike Added D = MSD/LCSD % Rec

Flag



QC Summary 649846

LT Environmental, Inc.

JRU 29

Prep Method: SW5030B Analytical Method: BTEX by EPA 8021B Seq Number: 3115184 Matrix: Solid Date Prep: 01.31.20

LCS Sample Id: 7695650-1-BKS LCSD Sample Id: 7695650-1-BSD 7695650-1-BLK MB Sample Id:

Parameter	MB Result	Spike Amount	LCS Result	LCS %Rec	LCSD Result	LCSD %Rec	Limits	%RPD	RPD Limit	Units	Analysis Date	Flag
Benzene	< 0.000385	0.100	0.112	112	0.102	102	70-130	9	35	mg/kg	01.31.20 13:12	
Toluene	< 0.000456	0.100	0.104	104	0.114	114	70-130	9	35	mg/kg	01.31.20 13:12	
Ethylbenzene	< 0.000565	0.100	0.100	100	0.114	114	70-130	13	35	mg/kg	01.31.20 13:12	
m,p-Xylenes	< 0.00101	0.200	0.197	99	0.233	117	70-130	17	35	mg/kg	01.31.20 13:12	
o-Xylene	< 0.000344	0.100	0.0978	98	0.115	115	70-130	16	35	mg/kg	01.31.20 13:12	
Surrogate	MB %Rec	MB Flag			LCS Flag	LCSI %Re		_	Limits	Units	Analysis Date	

110 110 70-130 01.31.20 13:12 1,4-Difluorobenzene 106 % 01.31.20 13:12 4-Bromofluorobenzene 76 87 99 70-130 %

Analytical Method: BTEX by EPA 8021B

SW5030B Prep Method: Seq Number: 3115184 Matrix: Soil Date Prep: 01.31.20 MS Sample Id: 650807-001 S MSD Sample Id: 650807-001 SD Parent Sample Id: 650807-001

Parameter	Parent Result	Spike Amount	MS Result	MS %Rec	MSD Result	MSD %Rec	Limits	%RPD	RPD Lim	it Units	Analysis Date	I
Benzene	< 0.000386	0.100	0.110	110	0.0951	94	70-130	15	35	mg/kg	01.31.20 13:53	
Toluene	< 0.000457	0.100	0.107	107	0.0961	95	70-130	11	35	mg/kg	01.31.20 13:53	
Ethylbenzene	< 0.000567	0.100	0.103	103	0.0914	90	70-130	12	35	mg/kg	01.31.20 13:53	
m,p-Xylenes	< 0.00102	0.201	0.205	102	0.179	89	70-130	14	35	mg/kg	01.31.20 13:53	
o-Xylene	< 0.000346	0.100	0.104	104	0.0884	88	70-130	16	35	mg/kg	01.31.20 13:53	

Surrogate	MS %Rec	MS Flag	MSD %Rec	MSD Flag	Limits	Units	Analysis Date
1,4-Difluorobenzene	115		118		70-130	%	01.31.20 13:53
4-Bromofluorobenzene	94		78		70-130	%	01.31.20 13:53

MS/MSD Percent Recovery Relative Percent Difference LCS/LCSD Recovery Log Difference

[D] = 100*(C-A) / B $RPD = 200* \mid (C-E) \mid (C+E) \mid$ [D] = 100 * (C) / [B]

Log Diff. = Log(Sample Duplicate) - Log(Original Sample)

LCS = Laboratory Control Sample

A = Parent Result C = MS/LCS Result

E = MSD/LCSD Result

MS = Matrix Spike B = Spike Added D = MSD/LCSD % Rec

Zn

Revised Date 051418 Rev. 2018.

22/20

200

Date/Time

Sample Comments

Work Order Notes

RRP

evelIV

uperfund

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Other:

Project Mai Company N

Chain of Custody

Work Order No: WY9846

Houston,TX (281) 240-4200 Dallas,TX (214) 902-0300 San Antonio,TX (210) 509-3334

sived by 6	Relinquished by:	Notice: Signature of this conference. Xenco will be Xenco. A minimum cha	Total 200.7 / 6010 Circle Method(s) a							50-	Sample Identification	Sample Custody Seals:	Cooler Custody Seals:	Received Intact:	Temperature (°C):	SAMPLE RECEIPT	Sampler's Name:	P.O. Number:	Project Number:	Project Name:	Phone:	City, State ZIP:	Address:	Company Name:	Project Manager:
	(Signature)	otice: Signature of this document and relinquishment of samples constitutes a valid purchase order from client company to Xenco, its affiliates and subcontractors. It assigns standard terms and conditions service. Xenco will be liable only for the cost of samples and shall not assume any responsibility for any losses or expenses incurred by the client if such losses are due to circumstances beyond the control Xenco. A minimum charge of \$75.00 will be applied to each project and a charge of \$5 for each sample submitted to Xenco, but not analyzed. These terms will be enforced unless previously negotiated.	Oircle Method(s) and Metal(s) to be analyzed							12 5	tification Matrix	als: Xes No N/A	s: Yes No NA	Yes No	0.40	IPT Temp Blank:	Benjamin Belill		0129 18135	JRU29	432.236.3849	Midland, TX 79705	3300 North A Street	LT Environmental, Inc.,	Dan Moir
who have	Receive by: (Signature)	t of samples constitut nples and shall not as to each project and a								1/21/20 1	Date Sampled		1	Car A	MULL	nk: Yes No								ոշ., Permian office	
	(Signature)	es a valid purchase o sume any responsibil charge of \$5 for each	13PPM / SPLP 60		45	P				n hsa	Time Depth	Total Containers:	Correction Factor:	+	Thermpmeter TD	Wet Ice: Yes	Due Date:	Rush:	Routine [Turn Around	Email: bbelill@ltenv.com	City, S	Address		Bill to:
1/22/20	Da	rder from client com lity for any losses or sample submitted t	Texas 11 Al Sb 10: 8RCRA Sb			1	1			H' 1	Numbe				ners	\$0				und	@ltenv.com	City, State ZIP: Ca		Company Name: X	Bill to: (if different) Ky
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	Relinquished by:	ffiliates and subcon by the client if such alyzed. These terms	Cd Ca Cr Cr Co Cu																	ANA		20	et		
	d by: (Signature)	tractors. It assigns s losses are due to cir will be enforced unle	Co Cu Fe Pb Mg Pb Mn Mo Ni Se																	ANALYSIS REQUEST					
8) Rec	tandard terms and c cumstances beyond ss previously negot	Pb Mg Mn Mo Ni K Se Ag Ni Se Ag Tl U																	11	Deliverables: EDD	Reporting:Level II	State of Project:	Program: UST/PST	
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	ature)		2 Na Sr TI S 1631 / 245.1								San	lab, i	TAT start							Wo	ADaPT 🗆	□ST/UST □R			Work Order Comments
SH:6 02 122/1	Date/Time		Na Sr Tl Sn U V Zn 1631 / 245.1 / 7470 / 7471 : Hg						\		Sample Comments	lab, if received by 4:30pm	TAT starts the day recevied by the							Work Order Notes	Other:	RRP bvel IV		_RC _uperfund	หั

Inter-Office Shipment



Page 1 of 2

IOS Number **56551**

Date/Time: 01/22/20 11:52 Created by: Elizabeth Mcclellan Please send report to: Jessica Kramer

Lab# From: Carlsbad Delivery Priority: Address: 1089 N Canal Street

Lab# To: **Midland** Air Bill No.: 777580852397 E-Mail: jessica.kramer@xenco.com

Sample Id	Matrix	Client Sample Id	Sample Collection	Method	Method Name	Lab Due	HT Due	PM	Analytes	Sign
649846-001	S	SP-12	01/21/20 10:42	SW8021B	BTEX by EPA 8021B	01/28/20	02/04/20	JKR	BZ BZME EBZ XYLENES	
649846-001	S	SP-12	01/21/20 10:42	SW8015MOD_NM	TPH by SW8015 Mod	01/28/20	02/04/20	JKR	GRO-DRO PHCC10C28 PI	
649846-001	S	SP-12	01/21/20 10:42	E300_CL	Chloride by EPA 300	01/28/20	02/18/20	JKR	CL	
649846-002	S	SP-12 A	01/21/20 10:41	SW8015MOD_NM	TPH by SW8015 Mod	01/28/20	02/04/20	JKR	GRO-DRO PHCC10C28 PI	
649846-002	S	SP-12 A	01/21/20 10:41	E300_CL	Chloride by EPA 300	01/28/20	02/18/20	JKR	CL	
649846-002	S	SP-12 A	01/21/20 10:41	SW8021B	BTEX by EPA 8021B	01/28/20	02/04/20	JKR	BZ BZME EBZ XYLENES	
649846-003	S	SP-12 B	01/21/20 10:44	SW8015MOD_NM	TPH by SW8015 Mod	01/28/20	02/04/20	JKR	GRO-DRO PHCC10C28 PI	
649846-003	S	SP-12 B	01/21/20 10:44	SW8021B	BTEX by EPA 8021B	01/28/20	02/04/20	JKR	BZ BZME EBZ XYLENES	
649846-003	S	SP-12 B	01/21/20 10:44	E300_CL	Chloride by EPA 300	01/28/20	02/18/20	JKR	CL	
649846-004	S	SP-12 C	01/21/20 10:45	E300_CL	Chloride by EPA 300	01/28/20	02/18/20	JKR	CL	
649846-004	S	SP-12 C	01/21/20 10:45	SW8015MOD_NM	TPH by SW8015 Mod	01/28/20	02/04/20	JKR	GRO-DRO PHCC10C28 PI	
649846-004	S	SP-12 C	01/21/20 10:45	SW8021B	BTEX by EPA 8021B	01/28/20	02/04/20	JKR	BZ BZME EBZ XYLENES	
649846-005	S	SP-12 D	01/21/20 10:46	SW8021B	BTEX by EPA 8021B	01/28/20	02/04/20	JKR	BZ BZME EBZ XYLENES	
649846-005	S	SP-12 D	01/21/20 10:46	SW8015MOD_NM	TPH by SW8015 Mod	01/28/20	02/04/20	JKR	GRO-DRO PHCC10C28 PI	
649846-005	S	SP-12 D	01/21/20 10:46	E300_CL	Chloride by EPA 300	01/28/20	02/18/20	JKR	CL	
649846-006	S	SP-12 E	01/21/20 10:48	E300_CL	Chloride by EPA 300	01/28/20	02/18/20	JKR	CL	
649846-006	S	SP-12 E	01/21/20 10:48	SW8015MOD_NM	TPH by SW8015 Mod	01/28/20	02/04/20	JKR	GRO-DRO PHCC10C28 PI	
649846-006	S	SP-12 E	01/21/20 10:48	SW8021B	BTEX by EPA 8021B	01/28/20	02/04/20	JKR	BZ BZME EBZ XYLENES	
649846-007	S	SP-12 F	01/21/20 10:49	E300_CL	Chloride by EPA 300	01/28/20	02/18/20	JKR	CL	
649846-007	S	SP-12 F	01/21/20 10:49	SW8021B	BTEX by EPA 8021B	01/28/20	02/04/20	JKR	BZ BZME EBZ XYLENES	
649846-007	S	SP-12 F	01/21/20 10:49	SW8015MOD_NM	TPH by SW8015 Mod	01/28/20	02/04/20	JKR	GRO-DRO PHCC10C28 PI	
649846-008	S	SP-12 G	01/21/20 10:50	E300_CL	Chloride by EPA 300	01/28/20	02/18/20	JKR	CL	
649846-008	S	SP-12 G	01/21/20 10:50	SW8021B	BTEX by EPA 8021B	01/28/20	02/04/20	JKR	BZ BZME EBZ XYLENES	
649846-008	S	SP-12 G	01/21/20 10:50	SW8015MOD_NM	TPH by SW8015 Mod	01/28/20	02/04/20	JKR	GRO-DRO PHCC10C28 PI	
649846-009	S	SP-12 H	01/21/20 10:51	SW8021B	BTEX by EPA 8021B	01/28/20	02/04/20	JKR	BZ BZME EBZ XYLENES	

Page 2 of 2

IOS Number **56551**

Date/Time: 01/22/20 11:52

Created by: Elizabeth Mcclellan Please send report to: Jessica Kramer

Lab# From: Carlsbad

Address: 1089 N Canal Street Delivery Priority:

Lab# To: Midland Air Bill No.: 777580852397

Sample Id	Matrix	Client Sample Id	Sample Collection	Method	Method Name	Lab Due	HT Due	PM	Analytes	Sign
649846-009	S	SP-12 H	01/21/20 10:51	E300_CL	Chloride by EPA 300	01/28/20	02/18/20	JKR	CL	
649846-009	S	SP-12 H	01/21/20 10:51	SW8015MOD_NM	TPH by SW8015 Mod	01/28/20	02/04/20	JKR	GRO-DRO PHCC10C28 PI	
649846-010	S	SP-12 I	01/21/20 10:53	SW8015MOD_NM	TPH by SW8015 Mod	01/28/20	02/04/20	JKR	GRO-DRO PHCC10C28 PI	
649846-010	S	SP-12 I	01/21/20 10:53	E300_CL	Chloride by EPA 300	01/28/20	02/18/20	JKR	CL	
649846-010	S	SP-12 I	01/21/20 10:53	SW8021B	BTEX by EPA 8021B	01/28/20	02/04/20	JKR	BZ BZME EBZ XYLENES	
649846-011	S	SP-12 J	01/21/20 10:54	E300_CL	Chloride by EPA 300	01/28/20	02/18/20	JKR	CL	
649846-011	S	SP-12 J	01/21/20 10:54	SW8021B	BTEX by EPA 8021B	01/28/20	02/04/20	JKR	BZ BZME EBZ XYLENES	
649846-011	S	SP-12 J	01/21/20 10:54	SW8015MOD_NM	TPH by SW8015 Mod	01/28/20	02/04/20	JKR	GRO-DRO PHCC10C28 PI	

Inter Office Shipment or Sample Comments:

Relinquished By:

Elizabeth McClellan

Date Relinquished: 01/22/2020

Received By:

E-Mail: jessica.kramer@xenco.com

Date Received: <u>01/23/2020 11:20</u>

Cooler Temperature: 0.3



XENCO Laboratories

Inter Office Report- Sample Receipt Checklist

Sent To: Midland IOS #: 56551

Acceptable Temperature Range: 0 - 6 degC Air and Metal samples Acceptable Range: Ambient

Temperature Measuring device used: R8

Date Sent: 01/22/2020 11:52 AM Sent By: Elizabeth McClellan

Received By: Brianna Teel	Date Received: 01/23/2020 11:20	AM	
	Sample Receipt Checklist		Comments
#1 *Temperature of cooler(s)?		.3	
#2 *Shipping container in good condition	on?	Yes	
#3 *Samples received with appropriate	temperature?	Yes	
#4 *Custody Seals intact on shipping c	ontainer/ cooler?	Yes	
#5 *Custody Seals Signed and dated for	or Containers/coolers	Yes	
#6 *IOS present?		Yes	
#7 Any missing/extra samples?		No	
#8 IOS agrees with sample label(s)/ma	atrix?	Yes	
#9 Sample matrix/ properties agree wit	h IOS?	Yes	
#10 Samples in proper container/ bottle	e?	Yes	
#11 Samples properly preserved?		Yes	
#12 Sample container(s) intact?		Yes	
#13 Sufficient sample amount for indic	ated test(s)?	Yes	
#14 All samples received within hold ti	me?	Yes	
* Must be completed for after-hours d NonConformance:	elivery of samples prior to placing	in the refrigerator	
Corrective Action Taken:			
	Nonconformance Documen	tation	
Contact:	Contacted by :	Date:	
Checklist reviewed by:	Briuma Tud Brianna Teel	Date: 01/23/2020	



XENCO Laboratories Prelogin/Nonconformance Report- Sample Log-In



Client: LT Environmental, Inc.

Date/ Time Received: 01/22/2020 09:45:00 AM

Acceptable Temperature Range: 0 - 6 degC Air and Metal samples Acceptable Range: Ambient

Work Order #: 649846

Temperature Measuring device used: T-NM-007

Sample Receipt Che	cklist	Comments
#1 *Temperature of cooler(s)?	.4	
#2 *Shipping container in good condition?	Yes	
#3 *Samples received on ice?	Yes	
#4 *Custody Seals intact on shipping container/ cooler?	Yes	
#5 Custody Seals intact on sample bottles?	Yes	
#6*Custody Seals Signed and dated?	Yes	
#7 *Chain of Custody present?	Yes	
#8 Any missing/extra samples?	No	
#9 Chain of Custody signed when relinquished/ received?	Yes	
#10 Chain of Custody agrees with sample labels/matrix?	Yes	
#11 Container label(s) legible and intact?	Yes	
#12 Samples in proper container/ bottle?	Yes	
#13 Samples properly preserved?	Yes	
#14 Sample container(s) intact?	Yes	
#15 Sufficient sample amount for indicated test(s)?	Yes	
#16 All samples received within hold time?	Yes	
#17 Subcontract of sample(s)?	Yes	Subbed to Midland
#18 Water VOC samples have zero headspace?	N/A	

* Must be	completed for after-hours de	elivery of samples prior to place	cing in the refrigerator
Analyst:		PH Device/Lot#:	
	Checklist completed by:	Elizabeth McClellan	Date: 01/22/2020
	Checklist reviewed by:	Jessica Kramer	Date: <u>01/23/2020</u>

Analytical Report 655037

for

LT Environmental, Inc.

Project Manager: Dan Moir JRU 29 012918135 10-MAR-20

Collected By: Client



1089 N Canal Street Carlsbad, NM 88220

Xenco-Houston (EPA Lab Code: TX00122): Texas (T104704215-19-30), Arizona (AZ0765), Florida (E871002-24), Louisiana (03054) Oklahoma (2019-058), North Carolina (681), Arkansas (19-037-0)

> Xenco-Dallas (EPA Lab Code: TX01468): Texas (TX104704295-19-22), Arizona (AZ0809), Arkansas (17-063-0)

Xenco-El Paso (EPA Lab Code: TX00127): Texas (T104704221-19-16) Xenco-Lubbock (EPA Lab Code: TX00139): Texas (T104704219-19-21) Xenco-Midland (EPA Lab Code: TX00158): Texas (T104704400-19-19) Xenco-Carlsbad (LELAP): Louisiana (05092)

Xenco-San Antonio (EPA Lab Code: TNI02385): Texas (T104704534-19-5) Xenco Phoenix (EPA Lab Code: AZ00901): Arizona (AZ0757) Xenco-Tampa: Florida (E87429), North Carolina (483)



10-MAR-20

Project Manager: **Dan Moir LT Environmental, Inc.**4600 W. 60th Avenue
Arvada, CO 80003

Reference: XENCO Report No(s): 655037

JRU 29

Project Address:

Dan Moir:

We are reporting to you the results of the analyses performed on the samples received under the project name referenced above and identified with the XENCO Report Number(s) 655037. All results being reported under this Report Number apply to the samples analyzed and properly identified with a Laboratory ID number. Subcontracted analyses are identified in this report with either the NELAC certification number of the subcontract lab in the analyst ID field, or the complete subcontracted report attached to this report.

Unless otherwise noted in a Case Narrative, all data reported in this Analytical Report are in compliance with NELAC standards. The uncertainty of measurement associated with the results of analysis reported is available upon request. Should insufficient sample be provided to the laboratory to meet the method and NELAC Matrix Duplicate and Matrix Spike requirements, then the data will be analyzed, evaluated and reported using all other available quality control measures.

The validity and integrity of this report will remain intact as long as it is accompanied by this letter and reproduced in full, unless written approval is granted by XENCO Laboratories. This report will be filed for at least 5 years in our archives after which time it will be destroyed without further notice, unless otherwise arranged with you. The samples received, and described as recorded in Report No. 655037 will be filed for 45 days, and after that time they will be properly disposed without further notice, unless otherwise arranged with you. We reserve the right to return to you any unused samples, extracts or solutions related to them if we consider so necessary (e.g., samples identified as hazardous waste, sample sizes exceeding analytical standard practices, controlled substances under regulated protocols, etc).

We thank you for selecting XENCO Laboratories to serve your analytical needs. If you have any questions concerning this report, please feel free to contact us at any time.

Respectfully,

Jessica Kramer

Jessica Vermer

Project Manager

Recipient of the Prestigious Small Business Administration Award of Excellence in 1994.

Certified and approved by numerous States and Agencies.

A Small Business and Minority Status Company that delivers SERVICE and QUALITY

Houston - Dallas - Midland - San Antonio - Phoenix - Oklahoma - Latin America



Sample Cross Reference 655037

LT Environmental, Inc., Arvada, CO

JRU 29

Sample Id	Matrix	Date Collected	Sample Depth	Lab Sample Id
FS01	S	03-09-20 13:40	5.5 ft	655037-001

CASE NARRATIVE

Client Name: LT Environmental, Inc.

Project Name: JRU 29

 Project ID:
 012918135
 Report Date:
 10-MAR-20

 Work Order Number(s):
 655037
 Date Received:
 03/09/2020

Sample receipt non conformances and comments:

Sample receipt non conformances and comments per sample:

None

Analytical non conformances and comments:

Batch: LBA-3119031 BTEX by EPA 8021B

Soil samples were not received in Terracore kits and therefore were prepared by method 5030.



Certificate of Analysis Summary 655037

LT Environmental, Inc., Arvada, CO

Project Name: JRU 29

Date Received in Lab: Mon Mar-09-20 03:03 pm

Report Date: 10-MAR-20 **Project Manager:** Jessica Kramer

Project Id: 012918135 Contact: Dan Moir

Project Location:

	Lab Id:	655037-001			
Analysis Requested	Field Id:	FS01			
Anaiysis Kequesieu	Depth:	5.5- ft			
	Matrix:	SOIL			
	Sampled:	Mar-09-20 13:40			
BTEX by EPA 8021B	Extracted:	Mar-09-20 15:30			
	Analyzed:	Mar-10-20 02:19			
	Units/RL:	mg/kg RL			
Benzene	'	<0.00200 0.00200			
Toluene		< 0.00200 0.00200			
Ethylbenzene		<0.00200 0.00200			
m,p-Xylenes		< 0.00401 0.00401			
o-Xylene		< 0.00200 0.00200			
Total Xylenes		< 0.00200 0.00200			
Total BTEX		< 0.00200 0.00200			
Chloride by EPA 300	Extracted:	Mar-09-20 16:00			
	Analyzed:	Mar-09-20 20:01			
	Units/RL:	mg/kg RL			
Chloride		2200 50.0			
TPH by SW8015 Mod	Extracted:	Mar-09-20 17:00			
	Analyzed:	Mar-10-20 05:29			
	Units/RL:	mg/kg RL			
Gasoline Range Hydrocarbons (GRO)		<49.8 49.8			
Diesel Range Organics (DRO)		<49.8 49.8			
Motor Oil Range Hydrocarbons (MRO)		<49.8 49.8			
Total GRO-DRO		<49.8 49.8	_		
Total TPH		<49.8 49.8			

This analytical report, and the entire data package it represents, has been made for your exclusive and confidential use. The interpretations and results expressed throughout this analytical report represent the best judgment of XENCO Laboratories. XENCO Laboratories assumes no responsibility and makes no warranty to the end use of the data hereby presented. Our liability is limited to the amount invoiced for this work order unless otherwise agreed to in writing.

Houston - Dallas - Midland - Tampa - Phoenix - Lubbock - San Antonio - El Paso - Atlanta - New Mexico

Jessica Kramer

Jessica Kramer Project Manager



Certificate of Analytical Results 655037

LT Environmental, Inc., Arvada, CO

JRU 29

Sample Id: **FS01** Matrix:

Soil

Date Received:03.09.20 15.03

Lab Sample Id: 655037-001

Date Collected: 03.09.20 13.40

Sample Depth: 5.5 ft

Analytical Method: Chloride by EPA 300

Prep Method: E300P

Tech:

MAB

Date Prep: 03.09.20 16.00 % Moisture: Basis:

Wet Weight

Analyst: MAB

Seq Number: 3119022

Parameter	Cas Number	Result	RL	Units	Analysis Date	Flag	Dil
Chloride	16887-00-6	2200	50.0	mg/kg	03.09.20 20.01		5

Analytical Method: TPH by SW8015 Mod

Prep Method: SW8015P

DTH

% Moisture:

Tech: DTH Analyst:

03.09.20 17.00 Date Prep:

Basis: Wet Weight

Seq Number: 3119055

Parameter	Cas Number	Result	RL		Units	Analysis Date	Flag	Dil
Gasoline Range Hydrocarbons (GRO)	PHC610	<49.8	49.8		mg/kg	03.10.20 05.29	U	1
Diesel Range Organics (DRO)	C10C28DRO	<49.8	49.8		mg/kg	03.10.20 05.29	U	1
Motor Oil Range Hydrocarbons (MRO)	PHCG2835	<49.8	49.8		mg/kg	03.10.20 05.29	U	1
Total GRO-DRO	PHC628	<49.8	49.8		mg/kg	03.10.20 05.29	U	1
Total TPH	PHC635	<49.8	49.8		mg/kg	03.10.20 05.29	U	1
Surrogate		Cas Number	% Recovery	Units	Limits	Analysis Date	Flag	
1-Chlorooctane		111-85-3	103	%	70-135	03.10.20 05.29		
o-Terphenyl		84-15-1	112	%	70-135	03.10.20 05.29		



Certificate of Analytical Results 655037

LT Environmental, Inc., Arvada, CO

JRU 29

Sample Id: FS01 Matrix: Soil Date Received:03.09.20 15.03

Lab Sample Id: 655037-001 Date Collected: 03.09.20 13.40 Sample Depth: 5.5 ft

Analytical Method: BTEX by EPA 8021B Prep Method: SW5030B

% Moisture:

Analyst: MAB Date Prep: 03.09.20 15.30 Basis: Wet Weight

Seq Number: 3119031

MAB

Tech:

Parameter	Cas Number	Result	RL		Units	Analysis Date	Flag	Dil
Benzene	71-43-2	< 0.00200	0.00200		mg/kg	03.10.20 02.19	U	1
Toluene	108-88-3	< 0.00200	0.00200		mg/kg	03.10.20 02.19	U	1
Ethylbenzene	100-41-4	< 0.00200	0.00200		mg/kg	03.10.20 02.19	U	1
m,p-Xylenes	179601-23-1	< 0.00401	0.00401		mg/kg	03.10.20 02.19	U	1
o-Xylene	95-47-6	< 0.00200	0.00200		mg/kg	03.10.20 02.19	U	1
Total Xylenes	1330-20-7	< 0.00200	0.00200		mg/kg	03.10.20 02.19	U	1
Total BTEX		< 0.00200	0.00200		mg/kg	03.10.20 02.19	U	1
Surrogate		Cas Number	% Recovery	Units	Limits	Analysis Date	Flag	
4-Bromofluorobenzene		460-00-4	96	%	70-130	03.10.20 02.19		
1,4-Difluorobenzene		540-36-3	107	%	70-130	03.10.20 02.19		



Flagging Criteria

- X In our quality control review of the data a QC deficiency was observed and flagged as noted. MS/MSD recoveries were found to be outside of the laboratory control limits due to possible matrix /chemical interference, or a concentration of target analyte high enough to affect the recovery of the spike concentration. This condition could also affect the relative percent difference in the MS/MSD.
- **B** A target analyte or common laboratory contaminant was identified in the method blank. Its presence indicates possible field or laboratory contamination.
- **D** The sample(s) were diluted due to targets detected over the highest point of the calibration curve, or due to matrix interference. Dilution factors are included in the final results. The result is from a diluted sample.
- E The data exceeds the upper calibration limit; therefore, the concentration is reported as estimated.
- F RPD exceeded lab control limits.
- J The target analyte was positively identified below the quantitation limit and above the detection limit.
- U Analyte was not detected.
- L The LCS data for this analytical batch was reported below the laboratory control limits for this analyte. The department supervisor and QA Director reviewed data. The samples were either reanalyzed or flagged as estimated concentrations.
- **H** The LCS data for this analytical batch was reported above the laboratory control limits. Supporting QC Data were reviewed by the Department Supervisor and QA Director. Data were determined to be valid for reporting.
- **K** Sample analyzed outside of recommended hold time.
- **JN** A combination of the "N" and the "J" qualifier. The analysis indicates that the analyte is "tentatively identified" and the associated numerical value may not be consistent with the amount actually present in the environmental sample.

BRL Below Reporting Limit.

RL Reporting Limit

MDL Method Detection Limit SDL Sample Detection Limit LOD Limit of Detection

PQL Practical Quantitation Limit MQL Method Quantitation Limit LOQ Limit of Quantitation

DL Method Detection Limit

NC Non-Calculable

SMP Client Sample BLK Method Blank

BKS/LCS Blank Spike/Laboratory Control Sample BKSD/LCSD Blank Spike Duplicate/Laboratory Control Sample Duplicate

MD/SD Method Duplicate/Sample Duplicate MS Matrix Spike MSD: Matrix Spike Duplicate

- + NELAC certification not offered for this compound.
- * (Next to analyte name or method description) = Outside XENCO's scope of NELAC accreditation

^{**} Surrogate recovered outside laboratory control limit.



Seq Number:

Parameter

Parent Sample Id:

Chloride

QC Summary 655037

LT Environmental, Inc.

JRU 29

LCSD

Result

263

LCSD

%Rec

105

Analytical Method: Chloride by EPA 300

3119022 Matrix: Solid

Spike

250

Amount

LCS Sample Id: 7698414-1-BKS MB Sample Id: 7698414-1-BLK

MR

Result

<10.0

E300P Prep Method:

Date Prep:

03.09.20

LCSD Sample Id: 7698414-1-BSD

%RPD RPD Limit Units Analysis Flag Date

03.09.20 19:19 mg/kg

Analytical Method: Chloride by EPA 300

Seq Number: 3119022

654990-026

Matrix: Soil

Amount

MS Sample Id: 654990-026 S

LCS

103

%Rec

E300P Prep Method: Date Prep:

03.09.20 654990-026 SD

MSD Sample Id:

Limits

90-110

2

Spike MS MS Parent **MSD Parameter** Result

Result

< 50.0

%Rec Result

MSD Limits %Rec

%RPD RPD Limit Units

20

Analysis Flag Date

X

Chloride 3480 248 3760 113 3770 117 90-110 0 20 mg/kg 03.09.20 19:37

Analytical Method: TPH by SW8015 Mod

Seq Number: 3119055

Matrix: Solid

Prep Method: Date Prep:

SW8015P

03.09.20

LCS Sample Id: 7698462-1-BKS LCSD Sample Id: 7698462-1-BSD MB Sample Id: 7698462-1-BLK

92

LCS LCS %RPD RPD Limit Units MB Spike LCSD LCSD Limits **Parameter** Result %Rec Result Amount Result %Rec 916

LCS

258

Result

Gasoline Range Hydrocarbons (GRO) Diesel Range Organics (DRO)

< 50.0 916 1000 MB MB

1000

92 LCS

927 93 70-135 70-135 914 91

35 0 35 Analysis

mg/kg

Flag Date 03.10.20 09:41 mg/kg 03.10.20 09:41

LCS LCSD LCSD Limits Units Analysis **Surrogate** %Rec Flag %Rec Flag %Rec Flag Date 03.10.20 09:41 1-Chlorooctane 96 107 100 70-135 % 03.10.20 09:41 o-Terphenyl 106 111 104 70-135 %

Analytical Method: TPH by SW8015 Mod

Seq Number:

3119055

Matrix: Solid

Prep Method:

SW8015P

Date Prep: 03.09.20

Parameter

MB Result

MB Sample Id: 7698462-1-BLK

Units

Analysis Date

mg/kg

Flag

Motor Oil Range Hydrocarbons (MRO)

< 50.0

03.10.20 09:21

MS/MSD Percent Recovery Relative Percent Difference LCS/LCSD Recovery Log Difference

[D] = 100*(C-A) / BRPD = 200* | (C-E) / (C+E) |[D] = 100 * (C) / [B]

Log Diff. = Log(Sample Duplicate) - Log(Original Sample)

LCS = Laboratory Control Sample A = Parent Result = MS/LCS Result

= MSD/LCSD Result

MS = Matrix Spike B = Spike Added D = MSD/LCSD % Rec

SW8015P

SW5030B

SW5030B

Flag

Flag



QC Summary 655037

LT Environmental, Inc.

JRU 29

Analytical Method: TPH by SW8015 Mod

Prep Method: Seq Number: 3119055 Matrix: Soil Date Prep: 03.09.20

MS Sample Id: 654990-026 S MSD Sample Id: 654990-026 SD Parent Sample Id: 654990-026

Parameter	Parent Result	Spike Amount	MS Result	MS %Rec	MSD Result	MSD %Rec	Limits	%RPD	RPD Lim	it Units	Analysis Date	Flag
Gasoline Range Hydrocarbons (GRO)	<49.9	997	962	96	984	98	70-135	2	35	mg/kg	03.10.20 04:28	
Diesel Range Organics (DRO)	<49.9	997	939	94	956	96	70-135	2	35	mg/kg	03.10.20 04:28	

Surrogate	MS %Rec	MS Flag	MSD %Rec	MSD Flag	Limits	Units	Analysis Date
1-Chlorooctane	130		119		70-135	%	03.10.20 04:28
o-Terphenyl	125		125		70-135	%	03.10.20 04:28

Analytical Method: BTEX by EPA 8021B

Prep Method: Seq Number: 3119031 Matrix: Solid Date Prep: 03.09.20

LCS Sample Id: 7698418-1-BKS LCSD Sample Id: 7698418-1-BSD MB Sample Id: 7698418-1-BLK

Parameter	MB Result	Spike Amount	LCS Result	LCS %Rec	LCSD Result	LCSD %Rec	Limits	%RPD	RPD Lim	it Units	Analysis Date
Benzene	< 0.00200	0.100	0.107	107	0.108	108	70-130	1	35	mg/kg	03.09.20 23:36
Toluene	< 0.00200	0.100	0.102	102	0.104	104	70-130	2	35	mg/kg	03.09.20 23:36
Ethylbenzene	< 0.00200	0.100	0.0961	96	0.0989	99	71-129	3	35	mg/kg	03.09.20 23:36
m,p-Xylenes	< 0.00400	0.200	0.196	98	0.204	102	70-135	4	35	mg/kg	03.09.20 23:36
o-Xylene	< 0.00200	0.100	0.0995	100	0.103	103	71-133	3	35	mg/kg	03.09.20 23:36
G	MB	MB	L	CS I	.cs	LCSI	D LCS	D L	imits	Units	Analysis

Surrogate	%Rec	Flag	%Rec	Flag	%Rec	Flag	23111105		Date
1,4-Difluorobenzene	107		107		108		70-130	%	03.09.20 23:36
4-Bromofluorobenzene	94		93		94		70-130	%	03.09.20 23:36

Analytical Method: BTEX by EPA 8021B

Seq Number: 3119031 Matrix: Soil Date Prep: 03.09.20

654990-026 MS Sample Id: 654990-026 S MSD Sample Id: 654990-026 SD Parent Sample Id: 0/ DDD DDD I imit Imita

Parameter	Result	Amount	Result	MS %Rec	MSD Result	MSD %Rec	Limits	%KPD	KPD Limi	t Units	Analysis Date	
Benzene	< 0.00199	0.0994	0.0852	86	0.0958	96	70-130	12	35	mg/kg	03.10.20 00:16	
Toluene	< 0.00199	0.0994	0.0807	81	0.0905	91	70-130	11	35	mg/kg	03.10.20 00:16	
Ethylbenzene	< 0.00199	0.0994	0.0747	75	0.0835	84	71-129	11	35	mg/kg	03.10.20 00:16	
m,p-Xylenes	< 0.00398	0.199	0.152	76	0.169	85	70-135	11	35	mg/kg	03.10.20 00:16	
o-Xylene	< 0.00199	0.0994	0.0762	77	0.0852	85	71-133	11	35	mg/kg	03.10.20 00:16	

Surrogate	MS %Rec	MS Flag	MSD %Rec	MSD Flag	Limits	Units	Analysis Date
1,4-Difluorobenzene	107		107		70-130	%	03.10.20 00:16
4-Bromofluorobenzene	96		93		70-130	%	03.10.20 00:16

MS/MSD Percent Recovery Relative Percent Difference LCS/LCSD Recovery Log Difference

[D] = 100*(C-A) / BRPD = 200* | (C-E) / (C+E) |[D] = 100 * (C) / [B]

Cuilea

Log Diff. = Log(Sample Duplicate) - Log(Original Sample)

LCS = Laboratory Control Sample

A = Parent Result

C = MS/LCS Result E = MSD/LCSD Result MS = Matrix Spike B = Spike Added D = MSD/LCSD % Rec

Prep Method:

	7
L	V
W	
O R	Ш
D	7
Z	
П	
(I)	

		6		
		39120 1503 2	1/1/1/3	pulo 1011
Date/Time	Received by: (Signature)	Date/Time Relinquished by: (Signature)	Reçeived by: (Signature)	nquished by: (Signature) Reçe
	negotiated.	o. A minimum charge of \$75.10 will be applied to each project and a charge of \$5 for each sample submitted to Xenco, but not analyzed. These terms will be enforced unless previously negotiated.	nd a charge of \$5 for each sample submitted to	o. A minimum charge of \$75.00 will be applied to each project a
	s and conditions eyond the control	Signature of this document and relinquishment of samples constitutes a valid purchase order from client company to Xenco, its affiliates and subcontractors. It assigns standard terms and conditions ice. Xenco will be liable only for the cost of samples and shall not assume any responsibility for any losses or expenses incurred by the client if such losses are due to circumstances beyond the control	stitutes a valid purchase order from client comp ot assume any responsibility for any losses or o	Signature of this document and relinquishment of samples conce. Xenco will be liable only for the cost of samples and shall n
Sr Tl Sn U V Zn 1631 / 245.1 / 7470 / 7471 : Hg	Mn Mo Ni K Se Ag SiO2 Na TI U	Al Sb As Ba Be B Cd Ca Cr Co Cu Fe Sb As Ba Be Cd Cr Co Cu Pb Mn Mo Ni	8RCRA 13PPM Texas 11 TCLP / SPLP 6010: 8RCRA 3	Total 200.7 / 6010 200.8 / 6020: Circle Method(s) and Metal(s) to be analyzed
		Show the second		
		* * * * * * * * * * * * * * * * * * * *	20 1340 5.51	FS01 S 3.9-20
Sample Comments	Sa	TP. ST. Chi	Time D Sampled D	Sample Identification Matrix Sampled
received by 4:00pm		EX lor	Total Containers:	ample Custody Seals: Yes (No) N/A
TAT starts the day recevied by the lab, if	TAT starts	(E)	Correction Factor:	NO NIA
Zn Acetate+ NaOH: Zn	Zn Aceta	PA EPI (EI	+	6
20	NaOH: Na	8. 9 & PA	Thermometer ID	mperature (°C):
	HCL: HL	30	Wet Ice: Yes No	PLE RECEIPT Temp Blank: Wes No
12	H2S04: H2	(1)	Quote #:	
Ż	HNO3: HN			ampler's Name:
	None: NO		Rush: 24H	roject Location
fe .	МеОН: Ме		Routine Code	roject Number: 0129 18135
Preservative Codes		ANALYSIS REQUEST	Turn Around	Project Name: JRV 29
Other:	Deliverables: EDD	n, Amoir OHEAV.com, acole@ HEAV com	Email: Sto @ Itenucom,	
TRRP Level IV	Reporting:Level II Level III PST/UST TRRP Level IV	Carlsbad, NM 88220	City, State ZIP:	Midland, TX
	State of Project:		Address:	3300 North A Street
RRC Superfund	Program: UST/PST ☐ PRP ☐ Brownfields ☐RRC ☐ Superfund ☐	e: XTO Energy	Permison office Company Name:	LT Environmental, Inc.
ts	Work Order Comments	my Kyle Litrell	Bill to: (if different)	roject Manager: Dan MoiC
geof	89-6701 www.xenco.com Page	Phoenix,AZ (480) 355-0900 Atlanta,GA (770) 449-8800 Tampa,FL (813) 620-2000 West Palm Beach, FL (561) 889-6701	hoenix,AZ (480) 355-0900 Atlanta,GA (770)	T
		Houston,TX (281) 240-4200 Dallas,TX (214) 902-0300 San Antonio,TX (210) 509-3334 Midland TX (432) 704-5440 EL Paso,TX (915) 585-3443 Lubbock.TX (806) 794-1296 Crasibad, NM (432) 704-5440	Houston,TX (281) 240-4200 Midland TX (432) 704-5440 EL Paso.TX (LABORATORIES
105505+	Work Order No:	Chain of Custody		く同れてい
1				

XENCO Laboratories

Prelogin/Nonconformance Report- Sample Log-In

Client: LT Environmental, Inc.

Acceptable Temperature Range: 0 - 6 degC

Date/ Time Received: 03.09.2020 03.03.00 PM

Air and Metal samples Acceptable Range: Ambient

Work Order #: 655037

Temperature Measuring device used: T-NM-007

	Sample Receipt Checklist		Comments
#1 *Temperature of cooler(s)?		3.6	
#2 *Shipping container in good condition?		Yes	
#3 *Samples received on ice?		Yes	
#4 *Custody Seals intact on shipping container/ cooler?		Yes	
#5 Custody Seals intact on sample bottles?		Yes	
#6*Custody Seals Signed and dated?		Yes	
#7 *Chain of Custody present?		Yes	
#8 Any missing/extra samples?		No	
#9 Chain of Custody signed when relinquished/ received?		Yes	
#10 Chain of Custody agrees with sample I	abels/matrix?	Yes	
#11 Container label(s) legible and intact?		Yes	
#12 Samples in proper container/ bottle?		Yes	
#13 Samples properly preserved?		Yes	
#14 Sample container(s) intact?		Yes	
#15 Sufficient sample amount for indicated	test(s)?	Yes	
#16 All samples received within hold time?		Yes	
#17 Subcontract of sample(s)?		No	
#18 Water VOC samples have zero headsp	pace?	N/A	

* Must be completed for after-hours deliver	v of sam	ples prior t	o placing ir	the refrigerator
made be completed for ditor medic deliver	, c. ca	p.00 p0	p	. tilo i oli igolato.

Analyst: PH Device/Lot#:

Checklist completed by:

Elizabeth McClellan

Date: 03.09.2020

Checklist reviewed by: Jessica Warner

Date: 03.10.2020

Green, Garrett J

From: Harimon, Jocelyn, EMNRD < Jocelyn.Harimon@state.nm.us>

Sent: Wednesday, August 3, 2022 1:25 PM

To: Green, Garrett J

Cc: Billings, Bradford, EMNRD

Subject: RE: [EXTERNAL] Response to denial of C141 for incident ID (n#) nAB1518142271,

Application ID: 8143

Follow Up Flag: Follow up Flag Status: Flagged

Categories: External Sender

External Email - Think Before You Click

To whom it may concern,

Regarding incident ID (n#) nAB1518142271, Application ID: 8143.

Please resubmit the C-141 closure request/report through our application portal. Please include a copy of this email correspondence and all attachments. The OCD will review the resubmitted application in the order it is received.

If you have any other questions or concerns, please feel free to contact me.

JΗ

Jocelyn Harimon • Environmental Specialist

Environmental Bureau
EMNRD - Oil Conservation Division
1220 South St. Francis Drive | Santa Fe, NM 87505
(505)469-2821 | <u>Jocelyn.Harimon@state.nm.us</u>

http:// www.emnrd.nm.gov



From: Green, Garrett J <garrett.green@exxonmobil.com>

Sent: Thursday, July 21, 2022 1:03 PM

To: Harimon, Jocelyn, EMNRD < Jocelyn. Harimon@state.nm.us>

Cc: Bratcher, Mike, EMNRD <mike.bratcher@state.nm.us>; Pennington, Shelby G

<shelby.g.pennington@exxonmobil.com>

Subject: [EXTERNAL] Response to denial of C141 for incident ID (n#) nAB1518142271, Application ID: 8143

CAUTION: This email originated outside of our organization. Exercise caution prior to clicking on links or opening attachments.

Ms. Harimon,

XTO is requesting NMOCD reconsider denial of the C141/Closure Request for incident ID (n#) nAB1518142271. NMOCD recently denied the closure request for the following reasons:

- Depth to ground water is insufficiently defined
- Unclear confirmation samples Not vertically defined

XTO would like to clarify that a borehole was drilled at the site to confirm depth to water is greater than 100 feet. I have attached a boring log and a revised site map showing the location of that boring. As stated in the report, the boring was drilled in January of 2020 to 110 feet bgs and left open for over 72 hours to allow for potential infill of groundwater. No groundwater was observed in the borehole following the 72-hour waiting period and groundwater was confirmed to be greater than 100 feet deep.

Regarding a lack of vertical delineation/definition, all of the samples collected from the delineation borings advanced within the release footprint (SP-4, SP-6, SP-7/SP-11, SP-8, SP-9, SP-10, and SP-12) and depicted in Figure 3 of the report meet the site-specific closure criteria for chloride and each boring was advanced until samples met the strictest closure criteria (600 mg/kg). This ranges from 4 feet bgs in SP-6 to 23 feet bgs in SP-11 and generally occurs near 10 feet bgs in the majority of the boreholes.

XTO acknowledges that confirmation sampling to confirm removal of impacted material does not follow Part 29 guidance. However, please consider the circumstances of the timing and approach. First of all, the excavation included removal of 33,000 cubic yards of material and occurred in 2018 under the conditions of an NMOCD-approved corrective action plan. The confirmation samples were collected in a manner generally acceptable at that time when liner installations were included in the scope of work. These included discrete sidewall samples, but no floor samples. The floor samples were deemed unnecessary because the entirety of the top 4 feet of impacted material in the pasture was removed and because delineation sampling defined the concentration of chloride remaining in place below 4 feet. The highest chloride concentrations documented in samples collected from 4 feet or greater in the delineation borings ranged from 529 mg/kg to 15,600 mg/kg. None of the concentrations exceeded 20,000 mg/kg. Please reference Table 1 of the report.

In summary, a depth to water boring confirmed that groundwater is greater than 100 feet at the site and that the closure criteria applied was correct. The top 4 feet of material within the release footprint in the pasture was removed and sidewall samples confirm remaining soil in the top 4 feet meet the reclamation standard (600 mg/kg chloride). Material remaining in place beneath 4 feet bgs meets the site-specific closure criteria as documented by 59 discrete delineation samples collected from depths ranging from 4 feet bgs to 26 feet bgs. The delineation samples additionally document vertical delineation to the strictest closure criteria (600 mg/kg chloride). The excavation was conducted in 2018 and removed 33,000 cubic yards of material. The excavation was backfilled and collection of composite confirmation samples from the floor of the excavation is no longer practical. XTO believes the discrete sidewall samples define lateral delineation and the delineation samples provide sufficient data to characterize remaining chloride concentrations in the soil below 4 feet bgs. In light of these clarifications, XTO respectfully requests NMOCD review this additional information and reconsider the denial.

If NMOCD prefers a meeting, XTO is open to a video conference or in-person meeting to discuss the unique details of this project.

Thank You,

Garrett Green

Environmental Coordinator
Delaware Business Unit
(575) 200-0729
Garrett.Green@ExxonMobil.com

2

XTO Energy, Inc.

3104 E. Greene Street | Carlsbad, NM 88220 | M: (575)200-0729

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

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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 136538

CONDITIONS

Operator:	OGRID:	
XTO ENERGY, INC	5380	
6401 Holiday Hill Road	Action Number:	
Midland, TX 79707	136538	
	Action Type:	
	[C-141] Release Corrective Action (C-141)	

CONDITIONS

Created By	Condition	Condition Date
jharimor	None	9/20/2022