District I
625 N. French Dr., Hobbs, NM 88240
Sistrict II
811 S. Firet 64 811 S. First St., Artesia, NM 88210 District III 1000 Rio Brazos Road, Aztec, NM 87410 1220 S. St. Francis Dr., Santa Fe, NM 87505

State of New Mexico Energy Minerals and Natural Resources Department Oil Conservation Division 1220 South St. Francis Dr.

Form C-144 Revised April 3, 2017

For temporary pits, below-grade tanks, and multi-well fluid management pits, submit to the appropriate NMOCD District Office.

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

Pit, Below-Grade Tank, or Proposed Alternative Method Permit or Closure Plan Application

Santa Fe, NM 87505

	1 Toposed File Industry Comment of Crossic Figure 1 and Application							
	Type of action: Below grade tank registration Permit of a pit or proposed alternative method Closure of a pit, below-grade tank, or proposed alternative method Modification to an existing permit/or registration Closure plan only submitted for an existing permitted or non-permitted pit, below-grade tank,							
	or proposed alternative method							
	Instructions: Please submit one application (Form C-144) per individual pit, below-grade tank or alternative request							
	case be advised that approval of this request does not relieve the operator of liability should operations result in pollution of surface water, ground water or the vironment. Nor does approval relieve the operator of its responsibility to comply with any other applicable governmental authority's rules, regulations or ordinances.							
	Operator:EPIC ENERGY, LLCOGRID #:372834							
	Address:7415 E. Main Street Farmington, NM 87402							
	acility or well name:Horton #002_Dehy Pit							
	API Number:30-045-11371 OCD Permit Number:							
	J/L or Qtr/QtrASection22Township32NRange11WCounty:San Juan							
	Center of Proposed Design: Latitude36.9749756 Longitude107.9710007 NAD83							
	Surface Owner: 🛮 Federal 🗌 State 🗎 Private 🗎 Tribal Trust or Indian Allotment							
Γ	2.							
	Pit: Subsection F, G or J of 19.15.17.11 NMAC							
	Temporary: ☐ Drilling ☐ Workover Release Confirmed Addtional C-141 Required, Incident# NCS2035753482							
	☐ Permanent ☐ Emergency ☐ Cavitation ☐ P&A ☐ Multi-Well Fluid Management Low Chloride Drilling Fluid ☐ yes ☐ no							
	Lined Unlined Liner type: Thicknessmil LLDPE HDPE PVC Other							
	String-Reinforced							
	iner Seams: Welded Factory Other Volume: bbl Dimensions: L x W x D							
Г								
	Below-grade tank: Subsection I of 19.15.17.11 NMAC							
	Volume:25bbl Type of fluid:Produced Water							
	Tank Construction material:Fiberglass							
	Secondary containment with leak detection Visible sidewalls, liner, 6-inch lift and automatic overflow shut-off							
	☐ Visible sidewalls and liner ☐ Visible sidewalls only ☐ Other							
7	Liner type: Thickness other mil HDPE PVC Other							
9 0	mile type. Timeknessouterinit Tib1b 1 vo outer							
9-7-8	☐ Alternative Method:							
•	Submittal of an exception request is required. Exceptions must be submitted to the Santa Fe Environmental Bureau office for consideration of approval.							
000	dominal of an exception request is required. Exceptions must be submitted to the Santa Fe Environmental Bureau office for consideration of approval.							
370								
12/23/2000/12	Encing: Subsection D of 19.15.17.11 NMAC (Applies to permanent pits, temporary pits, and below-grade tanks)							
	Chain link, six feet in height, two strands of barbed wire at top (Required if located within 1000 feet of a permanent residence, school, hospital, institution or church)							
OC	institution or church) Four foot height, four strands of barbed wire evenly spaced between one and four feet							
- 5	Alternate. Please specify 48" high rebar and hog wire							
Rocoined h								
000	Form C-144 Oil Conservation Division Page 1 of 6							
	Hormat 1/1/1 Page 1 of 6							

of 4		
100)	Netting: Subsection E of 19.15.17.11 NMAC (Applies to permanent pits and permanent open top tanks) Screen □ Netting ☑ Otherexpanded metal Monthly inspections (If netting or screening is not physically feasible)	
	5. Signs: Subsection C of 19.15.17.11 NMAC ☐ 12"x 24", 2" lettering, providing Operator's name, site location, and emergency telephone numbers ☐ Signed in compliance with 19.15.16.8 NMAC	
	Variances and Exceptions: Justifications and/or demonstrations of equivalency are required. Please refer to 19.15.17 NMAC for guidance. Please check a box if one or more of the following is requested, if not leave blank: Variance(s): Requests must be submitted to the appropriate division district for consideration of approval. Exception(s): Requests must be submitted to the Santa Fe Environmental Bureau office for consideration of approval.	
	9. <u>Siting Criteria (regarding permitting)</u> : 19.15.17.10 NMAC <i>Instructions: The applicant must demonstrate compliance for each siting criteria below in the application. Recommendations of ac material are provided below.</i> Siting criteria does not apply to drying pads or above-grade tanks.	ceptable source
	General siting	
	Ground water is less than 25 feet below the bottom of a low chloride temporary pit or below-grade tank. - □ NM Office of the State Engineer - iWATERS database search; □ USGS; □ Data obtained from nearby wells	☐ Yes ☑ No ☐ NA
	Ground water is less than 50 feet below the bottom of a Temporary pit, permanent pit, or Multi-Well Fluid Management pit. NM Office of the State Engineer - iWATERS database search; USGS; Data obtained from nearby wells	☐ Yes ☐ No ☐ NA
	Within incorporated municipal boundaries or within a defined municipal fresh water well field covered under a municipal ordinance adopted pursuant to NMSA 1978, Section 3-27-3, as amended. (Does not apply to below grade tanks) - Written confirmation or verification from the municipality; Written approval obtained from the municipality	☐ Yes ☐ No
	Within the area overlying a subsurface mine. (Does not apply to below grade tanks) - Written confirmation or verification or map from the NM EMNRD-Mining and Mineral Division	☐ Yes ☐ No
	 Within an unstable area. (Does not apply to below grade tanks) Engineering measures incorporated into the design; NM Bureau of Geology & Mineral Resources; USGS; NM Geological Society; Topographic map 	☐ Yes ☐ No
	Within a 100-year floodplain. (Does not apply to below grade tanks) - FEMA map	Yes No
	Below Grade Tanks	
	Within 100 feet of a continuously flowing watercourse, significant watercourse, lake bed, sinkhole, wetland or playa lake (measured from the ordinary high-water mark). - Topographic map; Visual inspection (certification) of the proposed site	⊠ Yes □ No
pM	Within 200 horizontal feet of a spring or a fresh water well used for public or livestock consumption;. - NM Office of the State Engineer - iWATERS database search; Visual inspection (certification) of the proposed site	☐ Yes ⊠ No
7-40	<u>Femporary Pit using Low Chloride Drilling Fluid</u> (maximum chloride content 15,000 mg/liter)	
2-5 100000	Within 100 feet of a continuously flowing watercourse, or any other significant watercourse or within 200 feet of any lakebed, sinkholo or playa lake (measured from the ordinary high-water mark). (Applies to low chloride temporary pits.) - Topographic map; Visual inspection (certification) of the proposed site	Yes No
12/20	Within 300 feet from a occupied permanent residence, school, hospital, institution, or church in existence at the time of initial application.	☐ Yes ☐ No
OCD.	- Visual inspection (certification) of the proposed site; Aerial photo; Satellite image	
coived hv OCD-12/22/2020	Within 200 horizontal feet of a spring or a private, domestic fresh water well used by less than five households for domestic or stock watering purposes, or 300feet of any other fresh water well or spring, in existence at the time of the initial application. NM Office of the State Engineer - iWATERS database search; Visual inspection (certification) of the proposed site	☐ Yes ☐ No
Ro	Form C-144 Oil Conservation Division Page 2 of	of 6

Within 100 feet of a wetland. - US Fish and Wildlife Wetland Identification map; Topographic map; Visual inspection (certification) of the proposed site	☐ Yes ☐ No
<u> Femporary Pit Non-low chloride drilling fluid</u>	
Within 300 feet of a continuously flowing watercourse, or any other significant watercourse, or within 200 feet of any lakebed, sinkholo or playa lake (measured from the ordinary high-water mark). - Topographic map; Visual inspection (certification) of the proposed site	
Within 300 feet from a permanent residence, school, hospital, institution, or church in existence at the time of initial application.	Yes No
- Visual inspection (certification) of the proposed site; Aerial photo; Satellite image	☐ Yes ☐ No
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, or 1000 feet of any other fresh water well or spring, in the existence at the time of the initial application; - NM Office of the State Engineer - iWATERS database search; Visual inspection (certification) of the proposed site	☐ Yes ☐ No
Within 300 feet of a wetland. - US Fish and Wildlife Wetland Identification map; Topographic map; Visual inspection (certification) of the proposed site	☐ Yes ☐ No
Permanent Pit or Multi-Well Fluid Management Pit	
Within 300 feet of a continuously flowing watercourse, or 200 feet of any other significant watercourse, or lakebed, sinkhole, or playa lake (measured from the ordinary high-water mark).	
- Topographic map; Visual inspection (certification) of the proposed site	☐ Yes ☐ No
Within 1000 feet from a permanent residence, school, hospital, institution, or church in existence at the time of initial application. - Visual inspection (certification) of the proposed site; Aerial photo; Satellite image	☐ Yes ☐ No
Within 500 horizontal feet of a spring or a fresh water well used for domestic or stock watering purposes, in existence at the time of initial application. - NM Office of the State Engineer - iWATERS database search; Visual inspection (certification) of the proposed site	☐ Yes ☐ No
Within 500 feet of a wetland. - US Fish and Wildlife Wetland Identification map; Topographic map; Visual inspection (certification) of the proposed site	☐ Yes ☐ No
Instructions: Each of the following items must be attached to the application. Please indicate, by a check mark in the box, that the attached. Hydrogeologic Report (Below-grade Tanks) - based upon the requirements of Paragraph (4) of Subsection B of 19.15.17.9 NMA Hydrogeologic Data (Temporary and Emergency Pits) - based upon the requirements of Paragraph (2) of Subsection B of 19.15.15.15 Siting Criteria Compliance Demonstrations - based upon the appropriate requirements of 19.15.17.10 NMAC Design Plan - based upon the appropriate requirements of 19.15.17.11 NMAC Operating and Maintenance Plan - based upon the appropriate requirements of 19.15.17.12 NMAC Closure Plan (Please complete Boxes 14 through 18, if applicable) - based upon the appropriate requirements of Subsection C of and 19.15.17.13 NMAC	C 7.9 NMAC 19.15.17.9 NMAC
Previously Approved Design (attach copy of design) API Number: or Permit Number:	
Multi-Well Fluid Management Pit Checklist: Subsection B of 19.15.17.9 NMAC Instructions: Each of the following items must be attached to the application. Please indicate, by a check mark in the box, that the attached. Design Plan - based upon the appropriate requirements of 19.15.17.11 NMAC Operating and Maintenance Plan - based upon the appropriate requirements of 19.15.17.12 NMAC A List of wells with approved application for permit to drill associated with the pit. Closure Plan (Please complete Boxes 14 through 18, if applicable) - based upon the appropriate requirements of Subsection C of and 19.15.17.13 NMAC Siting Criteria Compliance Demonstrations - based upon the appropriate requirements of 19.15.17.10 NMAC Previously Approved Design (attach copy of design) API Number: or Permit Number:	19.15.17.9 NMAC
Form C-144 Oil Conservation Division Page 3	of 6

f.									
4 of	Permanent Pits Permit Application Checklist: Subsection B of 19.15.17.9 NMAC								
non	Instructions: Each of the following items must be attached to the application. Please indicate, by a check mark in the box, that the documents are								
Puso	Instructions: Each of the following items must be attached to the application. Please indicate, by a check mark in the box, that the distance. Hydrogeologic Report - based upon the requirements of Paragraph (1) of Subsection B of 19.15.17.9 NMAC Stiting Criteria Compliance Demonstrations - based upon the appropriate requirements of 19.15.17.10 NMAC Climatological Factors Assessment Certified Engineering Design Plans - based upon the appropriate requirements of 19.15.17.11 NMAC Dike Protection and Structural Integrity Design - based upon the appropriate requirements of 19.15.17.11 NMAC Liner Specifications and Compatibility Assessment - based upon the appropriate requirements of 19.15.17.11 NMAC Quality Control/Quality Assurance Construction and Installation Plan Operating and Maintenance Plan - based upon the appropriate requirements of 19.15.17.12 NMAC Freeboard and Overtopping Prevention Plan - based upon the appropriate requirements of 19.15.17.11 NMAC Nuisance or Hazardous Odors, including H ₂ S, Prevention Plan Emergency Response Plan Oil Field Waste Stream Characterization Monitoring and Inspection Plan Erosion Control Plan Closure Plan - based upon the appropriate requirements of Subsection C of 19.15.17.9 NMAC and 19.15.17.13 NMAC	ocuments are							
	13.								
	Proposed Closure: 19.15.17.13 NMAC Instructions: Please complete the applicable boxes, Boxes 14 through 18, in regards to the proposed closure plan.								
	Type: Drilling Workover Emergency Cavitation P&A Permanent Pit Below-grade Tank Multi-well Fl	uid Management Pit							
	Alternative	ara management i it							
	Proposed Closure Method: Waste Excavation and Removal Waste Removal (Closed-loop systems only)								
	On-site Closure Method (Only for temporary pits and closed-loop systems)								
	☐ In-place Burial ☐ On-site Trench Burial ☐ Alternative Closure Method								
	Waste Excavation and Removal Closure Plan Checklist: (19.15.17.13 NMAC) Instructions: Each of the following items must be attached to the								
	closure plan. Please indicate, by a check mark in the box, that the documents are attached.								
	Protocols and Procedures - based upon the appropriate requirements of 19.15.17.13 NMAC Confirmation Sampling Plan (if applicable) - based upon the appropriate requirements of Subsection C of 19.15.17.13 NMAC								
	 Disposal Facility Name and Permit Number (for liquids, drilling fluids and drill cuttings) Soil Backfill and Cover Design Specifications - based upon the appropriate requirements of Subsection H of 19.15.17.13 NMAC 								
	Re-vegetation Plan - based upon the appropriate requirements of Subsection H of 19.15.17.13 NMAC								
	☐ Site Reclamation Plan - based upon the appropriate requirements of Subsection H of 19.15.17.13 NMAC								
	15. Siting Criteria (regarding on-site closure methods only): 19.15.17.10 NMAC	1							
	Instructions: Each siting criteria requires a demonstration of compliance in the closure plan. Recommendations of acceptable sour								
	provided below. Requests regarding changes to certain siting criteria require justifications and/or demonstrations of equivalency. P. 19.15.17.10 NMAC for guidance.	lease refer to							
-									
	Ground water is less than 25 feet below the bottom of the buried waste. - NM Office of the State Engineer - iWATERS database search; USGS; Data obtained from nearby wells	☐ Yes ☐ No ☐ NA							
	Ground water is between 25-50 feet below the bottom of the buried waste	☐ Yes ☐ No							
	- NM Office of the State Engineer - iWATERS database search; USGS; Data obtained from nearby wells	□ NA							
	Ground water is more than 100 feet below the bottom of the buried waste. - NM Office of the State Engineer - iWATERS database search; USGS; Data obtained from nearby wells	Yes No							
Nd		☐ NA☐ Yes ☐ No							
.40	lake (measured from the ordinary high-water mark).								
68-6	- Topographic map; Visual inspection (certification) of the proposed site	D D							
1000	Within 300 feet from a permanent residence, school, hospital, institution, or church in existence at the time of initial application. - Visual inspection (certification) of the proposed site; Aerial photo; Satellite image	☐ Yes ☐ No							
Within 300 horizontal feet of a private, domestic fresh water well or spring used for domestic or stock watering purposes, in existence									
12/	at the time of initial application. - NM Office of the State Engineer - iWATERS database; Visual inspection (certification) of the proposed site								
Written confirmation or verification from the municipality; Written approval obtained from the municipality Yes									
Q.III	Within 300 feet of a wetland.								
Poor	US Fish and Wildlife Wetland Identification map; Topographic map; Visual inspection (certification) of the proposed site	☐ Yes ☐ No							
novo	Within incorporated municipal boundaries or within a defined municipal fresh water well field covered under a municipal ordinance								
2	Form C-144 Oil Conservation Division Page 4 of	f 6							

adopted pursuant to NMSA 1978, Section 3-27-3, as amended.					
- Written confirmation or verification from the municipality; Written approval obtained from the municipality	☐ Yes ☐ No				
Within the area overlying a subsurface mine. - Written confirmation or verification or map from the NM EMNRD-Mining and Mineral Division	☐ Yes ☐ No				
 Within an unstable area. Engineering measures incorporated into the design; NM Bureau of Geology & Mineral Resources; USGS; NM Geological Society; Topographic map 	☐ Yes ☐ No				
Within a 100-year floodplain.					
- FEMA map	☐ Yes ☐ No				
On-Site Closure Plan Checklist: (19.15.17.13 NMAC) Instructions: Each of the following items must be attached to the closure plan. Please indicate, by a check mark in the box, that the documents are attached. Siting Criteria Compliance Demonstrations - based upon the appropriate requirements of 19.15.17.10 NMAC Proof of Surface Owner Notice - based upon the appropriate requirements of Subsection E of 19.15.17.13 NMAC Construction/Design Plan of Burial Trench (if applicable) based upon the appropriate requirements of Subsection K of 19.15.17.11 NMAC Construction/Design Plan of Temporary Pit (for in-place burial of a drying pad) - based upon the appropriate requirements of 19.15.17.13 NMAC Protocols and Procedures - based upon the appropriate requirements of 19.15.17.13 NMAC Confirmation Sampling Plan (if applicable) - based upon the appropriate requirements of 19.15.17.13 NMAC Sicl Cover Design - based upon the appropriate requirements of Subsection H of 19.15.17.13 NMAC Site Reclamation Plan - based upon the appropriate requirements of Subsection H of 19.15.17.13 NMAC					
Operator Application Certification: I hereby certify that the information submitted with this application is true, accurate and complete to the best of my knowledge and beli	ief				
Name (Print): Title:					
Signature:					
Signature.					
e-mail address: Telephone:					
e-mail address: Telephone:					
e-mail address: Telephone: Front OCD Approval: Permit Application (including closure plan) Closure Plan (only) OCD Conditions (see attachment) Approval Date: 12/22/2					
e-mail address: Telephone:					
e-mail address: Telephone: Front OCD Approval: Permit Application (including closure plan) Closure Plan (only) OCD Conditions (see attachment) Approval Date: 12/22/2	2020 g the closure report.				
e-mail address: Telephone:	2020 g the closure report. t complete this				

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o Derator Closure Certification:	
	losure report is true, accurate and complete to the best of my knowledge and
belief. I also certify that the closure complies with all applicable closure r	equirements and conditions specified in the approved closure plan.
Name (Print):Vanessa Fields Title: _	Regulatory Compliance Manager
Signature:	Date:12/02/2020
e-mail address:vanessa@walsheng.net	Telephone:505-787-9100

Vanessa Fields

From:

Vanessa Fields

Sent:

Tuesday, September 29, 2020 9:21 AM

To:

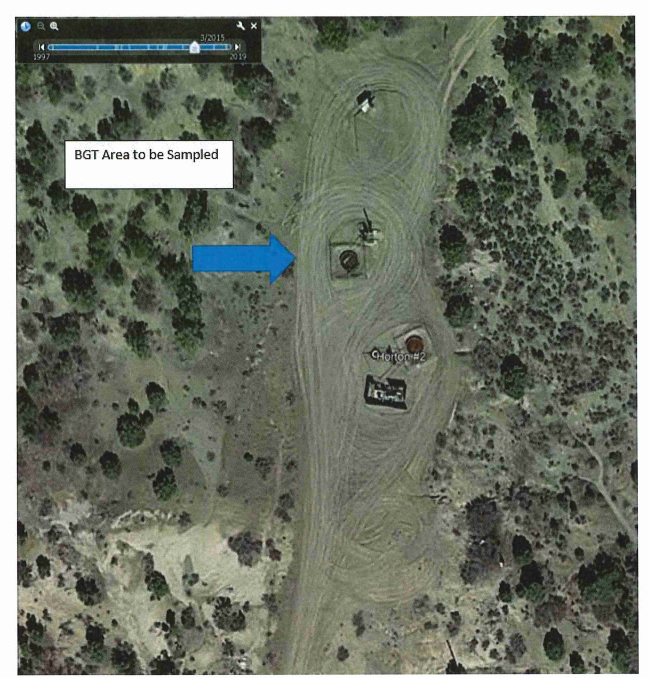
'Smith, Cory, EMNRD'; Adeloye, Abiodun A

Cc: Subject: Vern Andrews; Jimmie McKinney; 'Kelly, Jonathan, EMNRD' RE: Horton #002 BGT prior Removal Friday October 2, 2020 at 8:30 am. cJK1800242511

Good morning,

Epic Energy will be auguring to 8' deep in the area of the second referenced BGT that was previously removed as identified in the compliance. It was our understanding that only one area of where the BGT was previously removed needed sampling. Per Google images we will sample where the 2nd BGT was removed in 2017.

Epic Energy will collect 1 (5) point composite at 8' BGS Friday October 2, 2020 at 8:30 am.



Thank you,

Vanessa Fields

Regulatory Compliance Manager Walsh Engineering /Epic Energy LLC.

O: 505-327-4892 C: 505-787-9100

vanessa@walsheng.net

From: Vanessa Fields

Sent: Wednesday, September 23, 2020 8:00 AM

To: Kelly, Jonathan, EMNRD < Jonathan. Kelly@state.nm.us>

Cc: Vern Andrews <vern@walsheng.net>; Jimmie McKinney <jimmie@walsheng.net>

Subject: RE: Horton #002 BGT prior Removal Thursday September 3, 2020 at 9:30 am. cJK1800242511

Good morning Jonathan,

As discussed this morning after I conducted a file review it was observed that there were two previous BGTs on location in 2017. We will conduct a onsite and determine where the previous BGT was placed. I apologize for the oversight on this.

Thank you,

Vanessa Fields

Regulatory Compliance Manager Walsh Engineering / Epic Energy LLC.

O: 505-327-4892 C: 505-787-9100

vanessa@walsheng.net

From: Kelly, Jonathan, EMNRD < <u>Jonathan.Kelly@state.nm.us</u>>

Sent: Wednesday, September 23, 2020 7:35 AM **To:** Vanessa Fields <<u>vanessa@walsheng.net</u>>

Subject: RE: Horton #002 BGT prior Removal Thursday September 3, 2020 at 9:30 am. cJK1800242511

Thank you Vanessa, I have updated the compliance to reflect that 1 out of 2 C-144 closure reports have been received by the NMOCD and the other is in progress.

Jonathan D. Kelly
Compliance Officer
Oil Conservation Division
Energy, Minerals, & Natural Resources
1000 Rio Brazos, Aztec, NM 87410
(505) 320-0701
jonathan.kelly@state.nm.us

From: Vanessa Fields <<u>vanessa@walsheng.net</u>> Sent: Tuesday, September 22, 2020 1:45 PM

To: Kelly, Jonathan, EMNRD < Jonathan. Kelly@state.nm.us>

Subject: [EXT] RE: Horton #002 BGT prior Removal Thursday September 3, 2020 at 9:30 am. cJK1800242511

Good afternoon Jonathan,

The final C-144 was submitted to the NMOCD today.

Please see attached receipt.

Thank you,

Vanessa Fields

Regulatory Compliance Manager Walsh Engineering / Epic Energy LLC.

O: 505-327-4892 C: 505-787-9100 vanessa@walsheng.net

From: Kelly, Jonathan, EMNRD < <u>Jonathan.Kelly@state.nm.us</u>>

Sent: Friday, September 18, 2020 7:15 AM **To:** Vanessa Fields <vanessa@walsheng.net>

Subject: RE: Horton #002 BGT prior Removal Thursday September 3, 2020 at 9:30 am. cJK1800242511

Thank you Vanessa, just send me a copy of the submittal receipt once submitted through the fee portal to close this one out.

Jonathan D. Kelly
Compliance Officer
Oil Conservation Division
Energy, Minerals, & Natural Resources
1000 Rio Brazos, Aztec, NM 87410
(505) 320-0701
jonathan.kelly@state.nm.us

From: Vanessa Fields <<u>vanessa@walsheng.net</u>>
Sent: Monday, September 14, 2020 10:04 AM

To: Kelly, Jonathan, EMNRD < Jonathan. Kelly@state.nm.us>

Subject: [EXT] FW: Horton #002 BGT prior Removal Thursday September 3, 2020 at 9:30 am. cJK1800242511

Good morning Jonathan,

I did a review and the Horton #002 BGT was removed prior to EPICs purchase from Hallador. We did get a back hoe and dig to 5-8' and collect (1) 5-point composite sample, Emmanuel with the BLM to witness.

I will submit a Final C-144. I almost have all legacy compliance issues cleared up for EPIC.

Please let me know if you have any questions.

Thank you,

Vanessa Fields

Regulatory Compliance Manager Walsh Engineering / Epic Energy LLC.

O: 505-327-4892 C: 505-787-9100

vanessa@walsheng.net

From: Vanessa Fields

Sent: Friday, September 11, 2020 1:48 PM

To: 'Smith, Cory, EMNRD' < Cory. Smith@state.nm.us >; 'Adeloye, Abiodun A' < adeloye@blm.gov >

Cc: Vern Andrews <vern@walsheng.net>; Jimmie McKinney <iimmie@walsheng.net>

Subject: RE: Horton #002 BGT prior Removal Thursday September 3, 2020 at 9:30 am. cJK1800242511

Good afternoon everyone,

The analytical results for the BGT sample on the Horton #002 were non-detect. Epic Energy request approval for backfill.

The final C-144 will be submitted to both agencies within 60 days.

Thank you,

Vanessa Fields

Regulatory Compliance Manager Walsh Engineering /Epic Energy LLC.

O: 505-327-4892 C: 505-787-9100

vanessa@walsheng.net

From: Vanessa Fields

Sent: Monday, August 31, 2020 2:30 PM

To: Smith, Cory, EMNRD < Cory.Smith@state.nm.us >; Adeloye, Abiodun A < aadeloye@blm.gov >

Cc: Vern Andrews <vern@walsheng.net>; Jimmie McKinney <jimmie@walsheng.net>

Subject: Horton #002 BGT prior Removal Thursday September 3, 2020 at 9:30 am. cJK1800242511

Good afternoon,

It was brought to EPIC Energy's attention that the Horton #002 BGT was noted from a compliance (JK1800242511) issue as having a BGT that was closed without a final C-144 in the well file. A internal audit was performed and it was determined that the BGT was removed prior to the purchase of the well.

Epic Energy is providing 72 hour notice of sampling where the previous BGT was by collected. One 5- point composite sample will be collected where the previous BGT was removed. This will be accomplished by utilizing a backhoe to collect a composite sample at a depth of 8' BGS and/or the first encounter with any hydrocarbons.

Sampling will occur Thursday September 3, 2020 at 9:30 am.

Thank you,

Vanessa Fields

Regulatory Compliance Manager Walsh Engineering /Epic Energy LLC.

O: 505-327-4892 C: 505-787-9100

vanessa@walsheng.net

Vanessa Fields

From:

Vanessa Fields

Sent:

Monday, November 2, 2020 9:37 AM

To:

Adeloye, Abiodun A; Smith, Cory, EMNRD

Cc:

Vern Andrews; Jimmie McKinney

Subject:

RE: [EXTERNAL] RE: Horton #002 BGT Confirmation Samples November 4, 2020 at 9:00

am. cJK1800242511 BGT sample above regulatory Standards

Good morning,

Epic Energy is providing 48 hour notice of confirmation sampling on November 4, 2020 at 9:00 am.

Thank you,

Vanessa Fields

Regulatory Compliance Manager Walsh Engineering / Epic Energy LLC.

O: 505-327-4892 C: 505-787-9100

vanessa@walsheng.net

From: Vanessa Fields

Sent: Wednesday, October 28, 2020 3:10 PM

To: Adeloye, Abiodun A <aadeloye@blm.gov>; Smith, Cory, EMNRD <Cory.Smith@state.nm.us>

Cc: Vern Andrews <vern@walsheng.net>; Jimmie McKinney <jimmie@walsheng.net>

Subject: RE: [EXTERNAL] RE: Horton #002 BGT Confirmation Samples October 20, 2020 at 9:00 am. cJK1800242511 BGT

sample above regulatory Standards

Thank you Emmanuel. I will await Cory's approval.

Thank you,

Vanessa Fields

Regulatory Compliance Manager Walsh Engineering /Epic Energy LLC.

O: 505-327-4892 C: 505-787-9100

vanessa@walsheng.net

From: Adeloye, Abiodun A <aadeloye@blm.gov> Sent: Wednesday, October 28, 2020 3:01 PM

To: Vanessa Fields < vanessa@walsheng.net >; Smith, Cory, EMNRD < Cory.Smith@state.nm.us >

Cc: Vern Andrews <vern@walsheng.net>; Jimmie McKinney <<u>jimmie@walsheng.net</u>>

Subject: Re: [EXTERNAL] RE: Horton #002 BGT Confirmation Samples October 20, 2020 at 9:00 am. cJK1800242511 BGT

sample above regulatory Standards

Hi Vanessa, BLM approves Epic Energy request as requested. Please make sure you get approval from other regulatory agencies.

Thank you.

Abiodun Adeloye (Emmanuel), NRS

Bureau of Land Management Farmington Field Office 6251 College Blvd., Suite A Farmington, NM 87402

Office Phone: 505-564-7665 Cell Phone: 505-635-0984

From: Vanessa Fields <vanessa@walsheng.net> Sent: Wednesday, October 28, 2020 2:49 PM

To: Smith, Cory, EMNRD < Cory. Smith@state.nm.us >; Adeloye, Abiodun A < aadeloye@blm.gov >

Cc: Vern Andrews <vern@walsheng.net>; Jimmie McKinney <jimmie@walsheng.net>

Subject: [EXTERNAL] RE: Horton #002 BGT Confirmation Samples October 20, 2020 at 9:00 am. cJK1800242511 BGT

sample above regulatory Standards

This email has been received from outside of DOI - Use caution before clicking on links, opening attachments, or responding.

Good afternoon,

Well, my samples failed again and are a little over regulatory standards. Epic Energy will remediate further.

Epic Energy is requesting to run the next analytical samples for only DRO/ORO as the last two samples have been ND for all other constituents.

48 Hour notice will be provided to both agencies prior to sampling.

Thank you,

Vanessa Fields

Regulatory Compliance Manager Walsh Engineering / Epic Energy LLC.

O: 505-327-4892 C: 505-787-9100

vanessa@walsheng.net

From: Vanessa Fields

Sent: Friday, October 16, 2020 9:10 AM

To: Smith, Cory, EMNRD < Cory. Smith@state.nm.us >; Adeloye, Abiodun A < aadeloye@blm.gov >

Cc: Vern Andrews <vern@walsheng.net>; Jimmie McKinney <jimmie@walsheng.net>; Kelly, Jonathan, EMNRD

<Jonathan.Kelly@state.nm.us>

Subject: RE: Horton #002 BGT Confirmation Samples October 20, 2020 at 9:00 am. cJK1800242511 BGT sample above

regulatory Standards

Good morning,

Epic Energy will be collecting final confirmation samples For the Horton #002 Tuesday October 20, 2020 at 9:00 am.

Thank you,

Vanessa Fields

Regulatory Compliance Manager Walsh Engineering /Epic Energy LLC.

O: 505-327-4892 C: 505-787-9100

vanessa@walsheng.net

From: Vanessa Fields

Sent: Tuesday, October 13, 2020 8:04 AM

To: Smith, Cory, EMNRD <Cory.Smith@state.nm.us>; Adeloye, Abiodun A <aadeloye@blm.gov>

Cc: Vern Andrews < vern@walsheng.net >; Jimmie McKinney < iimmie@walsheng.net >; Kelly, Jonathan, EMNRD

<Jonathan.Kelly@state.nm.us>

Subject: RE: Horton #002 BGT prior Removal Friday October 2, 2020 at 8:30 am. cJK1800242511 BGT sample above

regulatory Standards

Cory,

It will be dig and haul.

Vanessa Fields

Regulatory Compliance Manager Walsh Engineering /Epic Energy LLC.

O: 505-327-4892 C: 505-787-9100

vanessa@walsheng.net

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

Sent: Tuesday, October 13, 2020 6:59 AM

To: Vanessa Fields <vanessa@walsheng.net>; Adeloye, Abiodun A <aadeloye@blm.gov>

Cc: Vern Andrews < vern@walsheng.net >; Jimmie McKinney < jimmie@walsheng.net >; Kelly, Jonathan, EMNRD

< <u>Jonathan.Kelly@state.nm.us</u>>

Subject: RE: Horton #002 BGT prior Removal Friday October 2, 2020 at 8:30 am. cJK1800242511 BGT sample above regulatory Standards

Vanessa,

What is the remediation plan to further remediate?

Cory Smith
Environmental Specialist
Oil Conservation Division
Energy, Minerals, & Natural Resources
1000 Rio Brazos, Aztec, NM 87410
(505)334-6178 ext 115
cory.smith@state.nm.us

From: Vanessa Fields <<u>vanessa@walsheng.net</u>> Sent: Monday, October 12, 2020 7:33 PM

To: Smith, Cory, EMNRD < Cory. Smith@state.nm.us >; Adeloye, Abiodun A < aadeloye@blm.gov >

Cc: Vern Andrews <vern@walsheng.net>; Jimmie McKinney <jimmie@walsheng.net>; Kelly, Jonathan, EMNRD

<Jonathan.Kelly@state.nm.us>

Subject: [EXT] RE: Horton #002 BGT prior Removal Friday October 2, 2020 at 8:30 am. cJK1800242511 BGT sample above

regulatory Standards

Good evening everyone,

The analytical results that were collected on 10/9/2020 were above regulatory standards. Epic Energy will continue to remediate. Epic Energy will provide 48 hour notice prior to confirmation sampling.

Thank you,

Vanessa Fields

Regulatory Compliance Manager Walsh Engineering /Epic Energy LLC.

O: 505-327-4892 C: 505-787-9100

vanessa@walsheng.net

From: Vanessa Fields

Sent: Tuesday, September 29, 2020 9:21 AM

To: 'Smith, Cory, EMNRD' < Cory. Smith@state.nm.us >; Adeloye, Abiodun A < aadeloye@blm.gov >

Cc: Vern Andrews < vern@walsheng.net >; Jimmie McKinney < jimmie@walsheng.net >; 'Kelly, Jonathan, EMNRD'

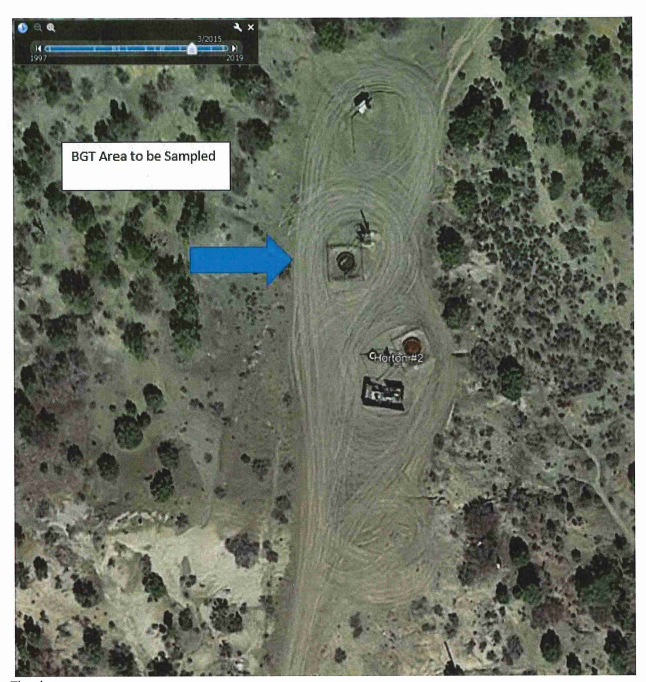
<Jonathan.Kelly@state.nm.us>

Subject: RE: Horton #002 BGT prior Removal Friday October 2, 2020 at 8:30 am. cJK1800242511

Good morning,

Epic Energy will be auguring to 8' deep in the area of the second referenced BGT that was previously removed as identified in the compliance. It was our understanding that only one area of where the BGT was previously removed needed sampling. Per Google images we will sample where the 2nd BGT was removed in 2017.

Epic Energy will collect 1 (5) point composite at 8' BGS Friday October 2, 2020 at 8:30 am.



Thank you,

Vanessa Fields

Regulatory Compliance Manager Walsh Engineering /Epic Energy LLC.

O: 505-327-4892 C: 505-787-9100 vanessa@walsheng.net From: Vanessa Fields

Sent: Wednesday, September 23, 2020 8:00 AM

To: Kelly, Jonathan, EMNRD < <u>Jonathan.Kelly@state.nm.us</u>>

Cc: Vern Andrews <vern@walsheng.net>; Jimmie McKinney <jimmie@walsheng.net>

Subject: RE: Horton #002 BGT prior Removal Thursday September 3, 2020 at 9:30 am. cJK1800242511

Good morning Jonathan,

As discussed this morning after I conducted a file review it was observed that there were two previous BGTs on location in 2017. We will conduct a onsite and determine where the previous BGT was placed. I apologize for the oversight on this.

Thank you,

Vanessa Fields

Regulatory Compliance Manager Walsh Engineering /Epic Energy LLC.

O: 505-327-4892 C: 505-787-9100

vanessa@walsheng.net

From: Kelly, Jonathan, EMNRD < Jonathan. Kelly@state.nm.us >

Sent: Wednesday, September 23, 2020 7:35 AM **To:** Vanessa Fields <<u>vanessa@walsheng.net</u>>

Subject: RE: Horton #002 BGT prior Removal Thursday September 3, 2020 at 9:30 am. cJK1800242511

Thank you Vanessa, I have updated the compliance to reflect that 1 out of 2 C-144 closure reports have been received by the NMOCD and the other is in progress.

Jonathan D. Kelly
Compliance Officer
Oil Conservation Division
Energy, Minerals, & Natural Resources
1000 Rio Brazos, Aztec, NM 87410
(505) 320-0701
jonathan.kelly@state.nm.us

From: Vanessa Fields <<u>vanessa@walsheng.net</u>> Sent: Tuesday, September 22, 2020 1:45 PM

To: Kelly, Jonathan, EMNRD < Jonathan. Kelly@state.nm.us>

Subject: [EXT] RE: Horton #002 BGT prior Removal Thursday September 3, 2020 at 9:30 am. cJK1800242511

Good afternoon Jonathan,

The final C-144 was submitted to the NMOCD today.

Please see attached receipt.

Thank you,

Vanessa Fields

Regulatory Compliance Manager Walsh Engineering /Epic Energy LLC.

O: 505-327-4892 C: 505-787-9100

vanessa@walsheng.net

From: Kelly, Jonathan, EMNRD < <u>Jonathan.Kelly@state.nm.us</u>>

Sent: Friday, September 18, 2020 7:15 AM **To:** Vanessa Fields <<u>vanessa@walsheng.net</u>>

Subject: RE: Horton #002 BGT prior Removal Thursday September 3, 2020 at 9:30 am. cJK1800242511

Thank you Vanessa, just send me a copy of the submittal receipt once submitted through the fee portal to close this one out.

Jonathan D. Kelly
Compliance Officer
Oil Conservation Division
Energy, Minerals, & Natural Resources
1000 Rio Brazos, Aztec, NM 87410
(505) 320-0701
jonathan.kelly@state.nm.us

From: Vanessa Fields <<u>vanessa@walsheng.net</u>> Sent: Monday, September 14, 2020 10:04 AM

To: Kelly, Jonathan, EMNRD < Jonathan. Kelly@state.nm.us >

Subject: [EXT] FW: Horton #002 BGT prior Removal Thursday September 3, 2020 at 9:30 am. cJK1800242511

Good morning Jonathan,

I did a review and the Horton #002 BGT was removed prior to EPICs purchase from Hallador. We did get a back hoe and dig to 5-8' and collect (1) 5-point composite sample,. Emmanuel with the BLM to witness.

I will submit a Final C-144. I almost have all legacy compliance issues cleared up for EPIC.

Please let me know if you have any questions.

Thank you,

Vanessa Fields

Regulatory Compliance Manager Walsh Engineering /Epic Energy LLC.

O: 505-327-4892 C: 505-787-9100

vanessa@walsheng.net

From: Vanessa Fields

Sent: Friday, September 11, 2020 1:48 PM

To: 'Smith, Cory, EMNRD' <Cory.Smith@state.nm.us>; 'Adeloye, Abiodun A' <aadeloye@blm.gov>

Cc: Vern Andrews <vern@walsheng.net>; Jimmie McKinney <jimmie@walsheng.net>

Subject: RE: Horton #002 BGT prior Removal Thursday September 3, 2020 at 9:30 am. cJK1800242511

Good afternoon everyone,

The analytical results for the BGT sample on the Horton #002 were non-detect. Epic Energy request approval for backfill.

The final C-144 will be submitted to both agencies within 60 days.

Thank you,

Vanessa Fields

Regulatory Compliance Manager Walsh Engineering / Epic Energy LLC.

O: 505-327-4892 C: 505-787-9100

vanessa@walsheng.net

From: Vanessa Fields

Sent: Monday, August 31, 2020 2:30 PM

To: Smith, Cory, EMNRD < Cory. Smith@state.nm.us >; Adeloye, Abiodun A < aadeloye@blm.gov >

Cc: Vern Andrews <vern@walsheng.net>; Jimmie McKinney <jimmie@walsheng.net>

Subject: Horton #002 BGT prior Removal Thursday September 3, 2020 at 9:30 am. cJK1800242511

Good afternoon,

It was brought to EPIC Energy's attention that the Horton #002 BGT was noted from a compliance (JK1800242511) issue as having a BGT that was closed without a final C-144 in the well file. A internal audit was performed and it was determined that the BGT was removed prior to the purchase of the well.

Epic Energy is providing 72 hour notice of sampling where the previous BGT was by collected. One 5- point composite sample will be collected where the previous BGT was removed. This will be accomplished by utilizing a backhoe to collect a composite sample at a depth of 8' BGS and/or the first encounter with any hydrocarbons.

Sampling will occur Thursday September 3, 2020 at 9:30 am.

Thank you,

Vanessa Fields

Regulatory Compliance Manager Walsh Engineering / Epic Energy LLC.

O: 505-327-4892 C: 505-787-9100



Report to:
Vanessa Fields
7420 Main Street
Farmington, NM 87402









5796 U.S. Hwy 64 Farmington, NM 87401

Phone: (505) 632-1881 Envirotech-inc.com





envirotech

Practical Solutions for a Better Tomorrow

Analytical Report

Epic Energy

Project Name:

Horton #002 Dey Pit

Work Order:

E010011

Job Number:

18012-0006

Received:

10/2/2020

Revision: 1

Report Reviewed By:

Walter Hinchman Laboratory Director 10/9/20

Envirotech Inc. certifies the test results meet all requirements of TNI unless noted otherwise.

Statement of Data Authenticity: Envirotech Inc, attests the data reported has not been altered in any way.

Partial or incomplete reproduction of this report is prohibited, unless approved by Envirotech Inc.

Envirotech Inc, holds the Utah TNI certification NM009792018-1 for data reported.

Envirotech Inc, holds the Texas TNI certification T104704557-19-2 for data reported.

Received by OCD: 12/22/2020 2:57:59 PM

Date Reported: 10/9/20

Vanessa Fields 7420 Main Street Farmington, NM 87402



Project Name: Horton #002 Dey Pit

Workorder: E010011

Date Received: 10/2/2020 12:25:00PM

Vanessa Fields,

Thank you for choosing Envirotech, Inc. as your analytical testing laboratory for the sample(s) received on, 10/2/2020 12:25:00PM, under the Project Name: Horton #002 Dey Pit.

The analytical test results summarized in this report with the Project Name: Horton #002 Dey Pit apply to the individual samples collected, identified and submitted bearing the project name on the enclosed chain-of-custody. Subcontracted sample analyses not conducted by Envirotech, Inc., are attached in full as issued by the subcontract laboratory.

Please review the Chain-of-Custody (COC) and Sample Receipt Checklist (SRC) for any issues reguarding sample receipt temperature, containers, preservation etc. To best understand your test results, review the entire report summarizing your sample data and the associated quality control batch data.

All reported data in this analytical report were analyzed according to the referenced method(s) and are in compliance with the latest NELAC/TNI standards, unless otherwise noted. Samples or analytical quality control parameters not meeting specific QC criteria are qualified with a data flag. Data flag definitions are located in the Notes and Definitions section of this analytical report.

If you have any questions concerning this report, please feel free to contact Envirotech, Inc.

Respectfully,

Walter Hinchman

Laboratory Director Office: 505-632-1881 Cell: 775-287-1762

whinchman@envirotech-inc.com

Raina Lopez

Laboratory Administrator
Office: 505-632-1881

rlopez@envirotech-inc.com

Alexa Michaels

Sample Custody Officer Office: 505-632-1881

labadmin@envirotech-inc.com

Envirotech Web Address: www.envirotech-inc.com

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Sample Summary

Project Name: Horton #002 Dey Pit Reported:

7420 Main Street Project Number: 18012-0006
Farmington NM, 87402 Project Manager: Vanessa Fields 10/09/20 09:19

Client Sample ID	Lab Sample ID	Matrix	Sampled	Received	Container
Horton #002 North Dey Pit	E010011-01A	Soil	10/02/20	10/02/20	Glass Jar, 4 oz.



Sample Data

Epic EnergyProject Name:Horton #002 Dey Pit7420 Main StreetProject Number:18012-0006Reported:Farmington NM, 87402Project Manager:Vanessa Fields10/9/20209:19:49AM

Horton #002 North Dey Pit

E010011-01

		E010011-01				
Analyte	Result	Reporting Limit	Dilution	Prepared	Analyzed	Notes
Volatile Organics by EPA 8021B	mg/kg	mg/kg	Analy	rst: RS		Batch: 2041006
Benzene	ND	0.0250	1	10/05/20	10/05/20	
Toluene	ND	0.0250	1	10/05/20	10/05/20	
Ethylbenzene	ND	0.0250	1	10/05/20	10/05/20	
p,m-Xylene	ND	0.0500	1	10/05/20	10/05/20	
o-Xylene	ND	0.0250	1	10/05/20	10/05/20	
Total Xylenes	ND	0.0250	1	10/05/20	10/05/20	
Surrogate: 4-Bromochlorobenzene-PID		98.8 %	70-130	10/05/20	10/05/20	
Nonhalogenated Organics by EPA 8015D - GRO	mg/kg	mg/kg	Analy	vst: RS		Batch: 2041006
Gasoline Range Organics (C6-C10)	ND	20.0	1	10/05/20	10/05/20	
Surrogate: 1-Chloro-4-fluorobenzene-FID		87.4 %	70-130	10/05/20	10/05/20	
Nonhalogenated Organics by EPA 8015D - DRO/ORO	mg/kg	mg/kg	Analy	vst: JL		Batch: 2041007
Oil Range Organics (C28-C40)	92.9	50.0	1	10/06/20	10/07/20	
Diesel Range Organics (C10-C28)	36.7	25.0	1	10/06/20	10/07/20	
Surrogate: n-Nonane		108 %	50-200	10/06/20	10/07/20	
Anions by EPA 300.0/9056A	mg/kg	mg/kg	Analy	vst: IY		Batch: 2041019
Chloride	ND	20.0	1	10/07/20	10/08/20	



QC Summary Data

Epic Energy	Project Name:	Horton #002 Dey Pit	Reported:
7420 Main Street	Project Number:	18012-0006	
Farmington NM, 87402	Project Manager:	Vanessa Fields	10/9/2020 9:19:49AM

Farmington IVIVI, 87402		r roject ivialiagei	. va	illessa Fielus				10/	7/2020 7.17.47AW
		Volatile (Organics b	y EPA 802	1B				Analyst: RS
Analyte		Reporting	Spike	Source		Rec		RPD	
Analyte	Result	Limit	Level	Result	Rec	Limits	RPD	Limit	
	mg/kg	mg/kg	mg/kg	mg/kg	%	%	%	%	Notes
Blank (2041006-BLK1)						Pre	pared: 10/0)5/20 Analyz	ed: 10/05/20
Benzene	ND	0.0250							
Toluene	ND	0.0250							
Ethylbenzene	ND	0.0250							
p,m-Xylene	ND	0.0500							
o-Xylene	ND	0.0250							
Total Xylenes	ND	0.0250							
Surrogate: 4-Bromochlorobenzene-PID	7.66		8.00		95.8	70-130		,	
LCS (2041006-BS1)						Pre	pared: 10/0	05/20 Analyz	ed: 10/05/20
Benzene	4.94	0.0250	5.00		98.7	70-130			
Toluene	5.03	0.0250	5.00		101	70-130			
Ethylbenzene	5.03	0.0250	5.00		101	70-130			
p,m-Xylene	10.2	0.0500	10.0		102	70-130			
o-Xylene	5.08	0.0250	5.00		102	70-130			
Total Xylenes	15.3	0.0250	15.0		102	70-130			
Surrogate: 4-Bromochlorobenzene-PID	8.31		8.00		104	70-130			
Matrix Spike (2041006-MS1)				Sou	rce: E010	011-01 Pre	pared: 10/0	05/20 Analyz	ed: 10/05/20
Benzene	5.18	0.0250	5.00	ND	104	54-133			
Toluene	5.29	0.0250	5.00	ND	106	61-130			
Ethylbenzene	5.29	0.0250	5.00	ND	106	61-133			
p,m-Xylene	10.7	0.0500	10.0	ND	107	63-131			
o-Xylene	5.36	0.0250	5.00	ND	107	63-131			
Total Xylenes	16.1	0.0250	15.0	ND	107	63-131			
Surrogate: 4-Bromochlorobenzene-PID	8.53		8.00		107	70-130			****
Matrix Spike Dup (2041006-MSD1)				Sou	rce: E010	011-01 Pre	pared: 10/	05/20 Analyz	ed: 10/05/20
Benzene	5.09	0.0250	5.00	ND	102	54-133	1.76	20	
Toluene	5.17	0.0250	5.00	ND	103	61-130	2.26	20	
Ethylbenzene	5.19	0.0250	5.00	ND	104	61-133	1.86	20	
p,m-Xylene	10.5	0.0500	10.0	ND	105	63-131	2.06	20	
o-Xylene	5.21	0.0250	5.00	ND	104	63-131	2.85	20	
Total Xylenes	15.7	0.0250	15.0	ND	105	63-131	2.32	20	
Surrogate: 4-Bromochlorobenzene-PID	8.41		8.00		105	70-130			



QC Summary Data

Epic Energy	Project Name:	Horton #002 Dey Pit	Reported:
7420 Main Street	Project Number:	18012-0006	Reportedi
Farmington NM, 87402	Project Manager:	Vanessa Fields	10/9/2020 9:19:49AM

,		3 8							
	Nor	nhalogenated	Organics	by EPA 80	15D - G	RO			Analyst: RS
Analyte	Result	Reporting Limit	Spike Level	Source Result	Rec	Rec Limits	RPD	RPD Limit	
	mg/kg	mg/kg	mg/kg	mg/kg	%	%	%	%	Notes
Blank (2041006-BLK1)						Pre	pared: 10/0	05/20 Anal	yzed: 10/05/20
Gasoline Range Organics (C6-C10)	ND	20.0							
Surrogate: 1-Chloro-4-fluorobenzene-FID	6.96		8.00		87.0	70-130			
LCS (2041006-BS2)						Pre	pared: 10/	05/20 Anal	yzed: 10/05/20
Gasoline Range Organics (C6-C10)	44.9	20.0	50.0		89.8	70-130			
Surrogate: 1-Chloro-4-fluorobenzene-FID	7.02	i	8.00		87.8	70-130			
Matrix Spike (2041006-MS2)				Sou	rce: E010	011-01 Pre	epared: 10/	05/20 Anal	yzed: 10/05/20
Gasoline Range Organics (C6-C10)	43.6	20.0	50.0	ND	87.2	70-130			
Surrogate: 1-Chloro-4-fluorobenzene-FID	6.86		8.00		85.8	70-130			
Matrix Spike Dup (2041006-MSD2)				Sou	rce: E010	011-01 Pre	epared: 10/	05/20 Anal	yzed: 10/05/20
Gasoline Range Organics (C6-C10)	45.0	20.0	50.0	ND	90.1	70-130	3.19	20	
Surrogate: 1-Chloro-4-fluorobenzene-F1D	6.91		8.00		86.4	70-130			



QC Summary Data

Epic Energy	Project Name:	Horton #002 Dey Pit	Reported:
7420 Main Street	Project Number:	18012-0006	
Farmington NM, 87402	Project Manager:	Vanessa Fields	10/9/2020 9:19:49AM

, , , , , , , , , , , , , , , , , , , ,		3							
	Nonha	logenated Or	ganics by	EPA 8015I) - DRO	/ORO			Analyst: JL
Analyte	Result	Reporting Limit	Spike Level	Source Result	Rec	Rec Limits	RPD	RPD Limit	
	mg/kg	mg/kg	mg/kg	mg/kg	%	%	%	%	Notes
Blank (2041007-BLK1)		,				Pre	epared: 10/	05/20 Anal	yzed: 10/05/20
Oil Range Organics (C28-C40)	ND	50.0							
Diesel Range Organics (C10-C28)	ND	25.0							
Surrogate: n-Nonane	48.5		50.0		97.0	50-200			
LCS (2041007-BS1)						Pre	epared: 10/	05/20 Anal	yzed: 10/05/20
Diesel Range Organics (C10-C28)	491	25.0	500		98.1	38-132			
Surrogate: n-Nonane	51.2		50.0		102	50-200	*		
Matrix Spike (2041007-MS1)				Sou	rce: E010	014-01 Pre	epared: 10/	05/20 Anal	yzed: 10/05/20
Diesel Range Organics (C10-C28)	480	25.0	500	ND	96.0	38-132			
Surrogate: n-Nonane	35.5		50.0		71.0	50-200			
Matrix Spike Dup (2041007-MSD1)				Sou	rce: E010	014-01 Pre	epared: 10/	05/20 Anal	yzed: 10/05/20
Diesel Range Organics (C10-C28)	469	25.0	500	ND	93.8	38-132	2.29	20	
Surrogate: n-Nonane	44.9		50.0		89.7	50-200			



QC Summary Data

Epic Energy	Project Name:	Horton #002 Dey Pit	Reported:
7420 Main Street	Project Number:	18012-0006	
Farmington NM, 87402	Project Manager:	Vanessa Fields	10/9/2020 9:19:49AM

		Anions	by EPA 3	00.0/9056	1				Analyst: IY
Analyte	Result	Reporting Limit	Spike Level	Source Result	Rec	Rec Limits	RPD	RPD Limit	
	mg/kg	mg/kg	mg/kg	mg/kg	%	%	%	%	Notes
Blank (2041019-BLK1)						Pre	pared: 10/0)7/20 Anal	yzed: 10/07/20
Chloride	ND	20.0							
LCS (2041019-BS1)						Pre	pared: 10/0	07/20 Anal	yzed: 10/07/20
Chloride	264	20.0	250		106	90-110			
Matrix Spike (2041019-MS1)				Sou	rce: E010	022-01 Pre	pared: 10/0	07/20 Anal	yzed: 10/08/20
Chloride	13200	100	250	12700	201	80-120			M5
Matrix Spike Dup (2041019-MSD1)				Sou	rce: E010	022-01 Pre	pared: 10/0	07/20 Anal	yzed: 10/08/20
Chloride	13200	100	250	12700	226	80-120	0.464	20	M5

QC Summary Report Comment:

Calculations are based off of the raw (non-rounded) data. However, for reporting purposes all QC data is rounded to three significant figures. Therefore, hand calculated values may differ slightly.



Definitions and Notes

Epic Energy	Project Name:	Horton #002 Dey Pit	
7420 Main Street	Project Number:	18012-0006	Reported:
Farmington NM, 87402	Project Manager:	Vanessa Fields	10/09/20 09:19

M5 The analysis of the MS sample required a dilution such that the spike recovery calculation does not provide useful information. The

accociated LCS spike recovery was acceptable.

ND Analyte NOT DETECTED at or above the reporting limit

NR Not Reported

RPD Relative Percent Difference

Note (1): Methods marked with ** are non-accredited methods.

Note (2): Soil data is reported on an "as received" weight basis, unless reported otherwise.



Page ____of__

Project Information

Chain of Custody

Manager Agoss Fields Signature Agoss Fields City Signature Date Sample Date I wood Agord City Signature Date Sample Date I wood Agord City Signature Date By: Signature Date Received by: (Signature) Date Received by: (Signature) Date Received by: (Signature) Date Time Received by: (Signature) Date Received by: (Signature) Date Received by: (Signature) Date Received by: (Signature) Date Time Received by: (Signature) Date Received by: (Signature)	Attention of the sample ID When the sample ID Water of four of this sample. I am aware that tampen by: (Signature) Date Odds safter results are reported unless other arrangements are made. Hazardous samples will be returned to did less sample in the sample of the sample in the sample of the sample in the sample of the	Client: CV J. Cocou		No. Bill To.			Lab	Lab Use Only	ylı		TAT	210	ram
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ime Received by: (Signature)	e Matrix: S-Soil, Sel-Solid, Sel-	,	5	Received by: (Signature)	Date	Time.		<u> </u>					
	E Matrix: S - Soil, Sd - Soild, Sg - Sludge, A - Aqueous, O - Other Samples are discarded 30 days after results are reported unless other arrangements are made. Hazardous samples will be returned to client or disposed of at the client expense. The report for the analysis of the above		-		Date	Time	a.	AVG	Temp °C	7			
	Samples are discarded 30 days after results are reported unless other arrangements are made. Hazardous samples will be returned to client or disposed of at the client expense. The report for the analysis of the above	e Matrix: S - Soil, Sd - Solid, Sg - Sludge, A - Aque	sous, O - Other		Container	Type: g -	glass, p	- poly/p	lastic, ag - am	ber glass, v -	VOA		

envirotech



Envirotech Analytical Laboratory

Sample Receipt Checklist (SRC)

Instructions: Please take note of any NO checkmarks.

If we receive no response concerning these items within 24 hours of the date of this notice, all the samples will be analyzed as requested.

Client:	Epic Energy	Date Received:	10/02/20	12:25		Work Order ID:	E010011	
Phone:	(505) 327-4892	Date Logged In:	10/02/20	14:49		Logged In By:	Alexa Michaels	
Email:	vanessa@walsheng.net	Due Date:	10/09/20	17:00 (5 day TA	Γ)			
Chain of	Custody (COC)							
1. Does th	ne sample ID match the COC?		Yes					
2. Does th	ne number of samples per sampling site location ma	tch the COC	Yes					
3. Were sa	amples dropped off by client or carrier?		Yes	Carrier	: Vanessa Fie	elds		
4. Was the	e COC complete, i.e., signatures, dates/times, reques	sted analyses?	Yes					
5. Were a	Il samples received within holding time?		Yes					
	Note: Analysis, such as pH which should be conducted in i.e, 15 minute hold time, are not included in this disucssi					Commen	ts/Resolution	
Sample T	Turn Around Time (TAT)	on.						\neg
	COC indicate standard TAT, or Expedited TAT?		Yes					
Sample C			103					
	sample cooler received?		Yes					
	was cooler received in good condition?		Yes					
	e sample(s) received intact, i.e., not broken?							
			Yes					
	custody/security seals present?		No					
	, were custody/security seals intact?		NA					
12. Was th	e sample received on ice? If yes, the recorded temp is 4°C, Note: Thermal preservation is not required, if samples ar minutes of sampling		Yes					
13. If no v	visible ice, record the temperature. Actual sample	temperature: 4°C	2					
Sample C	Container							
14. Are a	queous VOC samples present?		No					
15. Are V	OC samples collected in VOA Vials?		NA					
16. Is the	head space less than 6-8 mm (pea sized or less)?		NA					
17. Was a	trip blank (TB) included for VOC analyses?		NA					
	on-VOC samples collected in the correct containers	?	No					
	appropriate volume/weight or number of sample contain		Yes					
Field Lat						18		
	field sample labels filled out with the minimum info	ormation:						
	ample ID?		Yes					
	ate/Time Collected?		Yes					
	ollectors name?		Yes					
	reservation							
	the COC or field labels indicate the samples were pr	reserved?	No					
	ample(s) correctly preserved?		NA					
24. Is lab	filteration required and/or requested for dissolved n	netals?	No					
Multipha	se Sample Matrix							
26. Does	the sample have more than one phase, i.e., multipha	se?	No					
27. If yes,	, does the COC specify which phase(s) is to be analy	yzed?	NA					
Subcontr	act Laboratory							
	amples required to get sent to a subcontract laborato	ry?	No					
	subcontract laboratory specified by the client and is		NA	Subcontract I	ab: NA			
Client Ir	estruction							
CHANGE II								1
]



Date

Printed: 10/2/2020 3:16:04PM

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	NCS1912332788
District RP	
Facility ID	
Application ID	

Release Notification

Responsible Party

Responsible 1	Party EPIC	C Energy L.L.C			OGRID 3	72834				
Contact Nam	e Vanessa F	Fields			Contact Te	elephone 505-787-9100				
Contact emai	il vanessa@	walsheng.net			Incident #	(assigned by OCD) N/A				
Contact mail 87402	ing address	7415 East Main S	treet Farmington,	NM	1	,				
			Location	of R	Release S	ource				
Latitude 36.9	9749756		(NAD 83 in de	ecimal de	Longitude grees to 5 decim	-107.9710007				
Site Name H	Iorton #002	Dehy Pit			Site Type 0	Gas				
Date Release	Discovered	N/A			API# (if app	plicable) 30-045-11371				
Unit Letter	Section	Township	Range		Cour	nty				
A	22	32N	11W	San	Juan					
Crude Oil	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) Volume Recovered (bbls)									
Produced	Water	Volume Release	ed (bbls)			Volume Recovered (bbls)				
		Is the concentra produced water	tion of dissolved >10,000 mg/l?	chlorid	e in the	☐ Yes ☐ No				
Condensa	te	Volume Release	ed (bbls)			Volume Recovered (bbls)				
☐ Natural G	as	Volume Release	ed (Mcf)			Volume Recovered (Mcf)				
Other (des	scribe)	Volume/Weight	Released (provid	de units)	Volume/Weight Recovered (provide units)				
		l - point composite ther remediation r		cted dur	ring the remo	oval of the BGT. Analytical results were above the				

Received by OCD: 12/22/2020 2:57:59 PM



State of New Mexico Oil Conservation Division

Incident ID	
District RP	
Facility ID	
Application ID	

	,
Was this a major release as defined by 19.15.29.7(A) NMAC? If YES, for what reason(s) does the responsible party consider this	a major release?
☐ Yes ⊠ No	
If YES, was immediate notice given to the OCD? By whom? To whom? When and by what	means (phone, email, etc.)?
Initial Response	
The responsible party must undertake the following actions immediately unless they could create a saf	ety hazard that would result in injury
The source of the release has been stopped.	
The impacted area has been secured to protect human health and the environment.	
Released materials have been contained via the use of berms or dikes, absorbent pads, or	other containment devices.
All free liquids and recoverable materials have been removed and managed appropriately.	
If all the actions described above have <u>not</u> been undertaken, explain why:	
Per 19.15.29.8 B. (4) NMAC the responsible party may commence remediation immediately	
has begun, please attach a narrative of actions to date. If remedial efforts have been succes within a lined containment area (see 19.15.29.11(A)(5)(a) NMAC), please attach all informati	
I hereby certify that the information given above is true and complete to the best of my knowledge and u	
regulations all operators are required to report and/or file certain release notifications and perform correct	ctive 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 op- failed to adequately investigate and remediate contamination that pose a threat to groundwater, surface v	
addition, OCD acceptance of a C-141 report does not relieve the operator of responsibility for compliance	
and/or regulations.	
Printed Name:Vanessa Fields Title:l	Regulatory Compliance Manager
Signature: Date:12/01/202	20
email:vanessa@walsheng.net Telephone:505-	787-9100
,	
OCD Only	
Received by: Date:	

Received by OCD: 12/22/2020 2:57:59 PM

EPIC Energy L.L.C Below Grade Tank Closure Plan

Horton #002

Dehy Pit

U/L: A, Section 22, TWN: 32N. RNG: 11W

San Juan County, New Mexico

30-045-11371

As stipulated in Rule 19 .15 .17 .13 NMAC, the following information adheres to the requirements established in closing below-grade tanks (BGTs) on EPIC Energy L.L.C well sites. This plan will address the standard protocols and procedures for closure of BGTs.

EPIC Energy L.L.C proposes to close its existing BGTs that do not meet the requirements of Paragraphs (1) through (4) of Subsection I of 19.15.17.11 NMAC or are not included in Paragraph (5) of Subsection I of 19.15.17.11 NMAC in accordance with this closure plan and the transitional provisions of Subsection E of 19.15.17.17 NMAC, or within five (5) years after the effective date (June 16, 2008) of 19.15.17 NMAC.

The following outline addresses all requirements for closure of EPIC Energy L.L.C BGTs:

- 1. Prior notification of EPIC Energy L.L.C intent to close the BGT will follow 19.15.17.13J (I) and (2).
 - a. EPIC Energy L.L.C will notify the surface owner by certified mail, return receipt requested, of closure plans. Evidence of mailing of the notice to the address of the surface owner shown in the county tax records is enough to demonstrate compliance with this requirement.
 - b. notification will also be given to the division District III office verbally or by other means at least 72 hours, but not more than one (1) week, prior to any closure operation. The notice will include the operator's name and the well's name, number, and API number, in addition to the well's legal description, including the unit letter, section, township, and range.

Notification was provided to the NMOCD District III office. Attached is a copy of the notification. BLM representative was on-site to witness sampling.

2.EPIC Energy L.L.C will remove liquids and sludge from the BGT prior to implementing a closure method and dispose of the liquids and sludge in a NMOCD's division-approved facility. A list of EPIC Energy L.L.C approved disposal facilities is below:

Fluid disposal:

Agua Moss

Sunco well #1

U/L=E, SWNW, Section 2, T29N-RI2W San Juan, New Mexico

Permit #NM-01-0009

Basin Disposal Inc.

Basin Disposal well #1

U/L=F, SWNW, Section 3, T29N-RI 1 W San Juan, New Mexico

Permit #NM-01-0005

Solid disposal:

Envirotech Land Farm

Disposal Facility

Section 6, T26N-R10W, County Road #7175 San Juan, New Mexico

Permit #NM-01-0011

3.EPIC Energy L.L.C will remove the BGT from the pit and place it at ground level adjacent to the original BGT site.

The Below Grade tank was transported for recycling by the previous operator. One 5-point composite sample was collected at 5' below ground surface in the area of the previous BGT area of refusal. The method was conducted by utilizing Google Imagery to determine where the previous BGT was located

4.EPIC Energy L.L.C will hook up necessary equipment and piping for temporary tank use. At this time, any on-site equipment not necessary to the operation of the tank will be removed from the site.

All Equipment was removed by the previous operator. Epic Energy remediated the area to closure standards and backfilled with BLM approved earthen soil.

5.EPIC Energy L.L.C will test the soils beneath the original BGT location to determine whether a release has occurred. At a minimum, a five (5) point composite sample will be collected in addition to individual grab samples from areas that are wet, discolored, or showing other evidence of a release. The samples will be analyzed for BTEX, TPH, and chlorides to demonstrate that they do not exceed certain concentrations. The testing methods and closure standards for those constituents are as follows:

The 5-point Analytical sample collected results were Benzene Non-Detect, 8021 Non-Detect GRO Non-Detect, Oil Range Organics 92.9 mg/kg Diesel Range Organics 36.7 with a total TPH of 129.6 mg. Chloride levels were Non-Detect.

Constituents	Testing Method	Closure Standards (mg/Kg)
Benzene	US EPA SW-846 methods 8021B or 8260B	0.2
total BTEX	US EPA SW-846 methods 8021B or 8260B	50
TPH	US EPA method 418.1	100
Chlorides	US EPA method 300.1	250 or background

Notes: mg/Kg= milligram per kilogram; BTEX = benzene, toluene, ethylbenzene, and total xylenes; TPH = total petroleum hydrocarbons. Other EPA methods that the division approves may be applied to all constituents listed. The Chlorides closure standards will be determined by whichever concentration level is greatest.

6. EPIC Energy L.L.C will notify the division District III office of the soil test results on Form C-14 l. It is understood that the NMOCD may require additional delineation upon review of the results.

An initial C-141 is attached demonstrating the analytical results were above closure standards and release occurred.

7. If it is determined that a release has occurred, then EPIC Energy L.L.C will comply with 19.15.3.116 NMAC and 19.15.1.19 NMAC, as appropriate.

An initial C-141 is attached demonstrating the analytical results were above closure standards and release occurred.

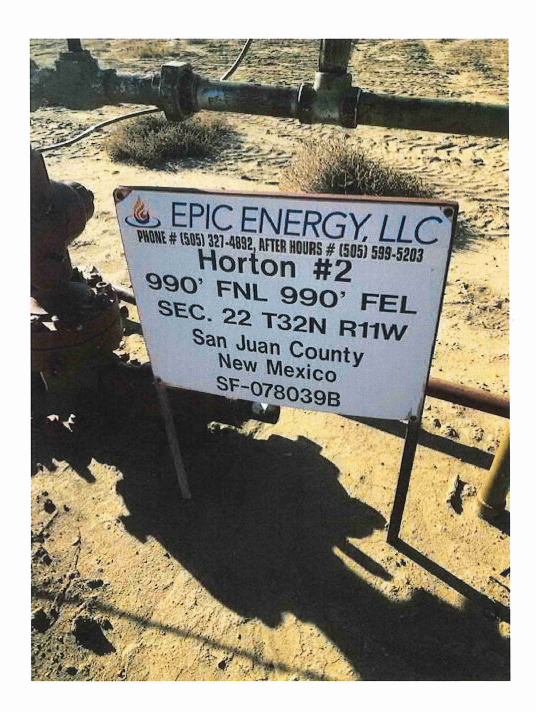
8. If the confirmation sampling demonstrates that a release has not occurred or that any release does not exceed the concentrations specified above, then EPIC Energy L.L.C will backfill the · excavation with compacted, non-waste containing, earthen material; construct a division prescribed soil cover; re-contour the site; and move the fiberglass tank onto the newly backfilled and compacted site. The division-prescribed soil cover, re-contouring, and re-vegetation requirements shall comply with Subsections G, H, and I of 19.15.17.13

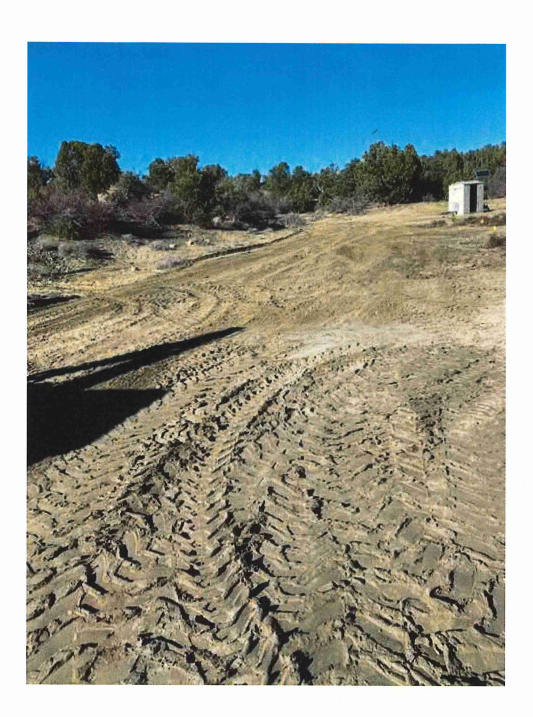
NMAC.

- 9. Reclamation will follow 19.15.17.130 (1) and (2).
- a. The BGT location and all areas associated with the BGT, including associated access roads, if applicable, will be reclaimed to a safe and stable condition that blends with the surrounding undisturbed area. It is understood that EPIC Energy L.L.C shall substantially restore the impacted surface area to the condition that existed prior to oil and gas operations by placement of the soil cover as provided in Subsection H of 19 .15 .1 7 .13 NMA C and re-contour the location and associated areas to a contour that approximates the original contour and blends with the surrounding topography.
- b. Re-vegetation will not be completed at the time the BGT pit is reclaimed but will instead be applied for as part of the P&A process when the well is plugged and abandoned.
- 10.Soil cover will follow 19.15.17.13H (1) and (3).
 - a. The soil cover for closures where the BGT has been removed or contaminated soil has been remediated to the NMOCD's satisfaction will consist of the background thickness of topsoil or one (1) foot of suitable material to establish vegetation at the site, whichever is greater.
 - b. The soil cover will be constructed to the site's existing grade, and all possible efforts will be conducted to prevent ponding of water and erosion of the cover material.

The area has been backfilled and will be reclaimed once the well has been plugged and abandoned.

11.Within 60 days of closure completion, EPIC Energy L.L.C will submit a closure report on NMOCD's Form C-144, with necessary attachments to document all closure activities, including sampling results; information required by 19.15.17 NMAC; and details on backfilling, capping, and covering, where applicable. EPIC Energy L.L.C will certify that all information in the report and attachments is correct and that EPIC Energy L.L.C has complied with all applicable closure requirements and conditions specified in the approved closure plan.





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

811 S. First St., Artesia, NM 88210 Phone:(575) 748-1283 Fax:(575) 748-9720 District III
1000 Rio Brazos Rd., Aztec, NM 87410

Phone:(505) 334-6178 Fax:(505) 334-6170 1220 S. St Francis Dr., Santa Fe, NM 87505 Phone:(505) 476-3470 Fax:(505) 476-3462

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

CONDITIONS

Action 11412

CONDITIONS OF APPROVAL

Operator:			OGRID:	Action Number:	Action Type:
EPIC ENERGY, L.L.C.	7415 E Main St	Farmington, NM87402	372834	11412	C-144

OCD Reviewer	Condition	
csmith	Release Confirmed Additional C-141 Required, Incident# NCS2035753482	