# NM1-62

# Annual Report for 2020

Mr. Jim Griswold, Bureau Chief Environmental Bureau Oil Conservation Division New Mexico Department of Energy, Minerals and Natural Resources Department 1220 South St. Francis Drive Santa Fe. New Mexico 87505

Reference: NM1-62 2020 Annual Report

Sundance Services West, Inc. Surface Waste Management Facility

Dear Mr. Griswold:

Sundance Services West Inc. (SSSWI) completed the development of their Surface Waste Management Facility (SWMF) (NM1-62) in Lea County, New Mexico. SSSWI has compiled the following information in support of the required Annual Report Due by September 1st. This report addresses Permit Condition 2D Annual Report and then addresses the additional Permit Conditions issued on 08/01/2017.

# Permit Condition 2D Annual Report required the following:

The operator must submit an annual report to the OCD by September 1st of each year providing the following information for the preceding year:

- 1) all inspection forms including those for leak detection systems along with analytical results:
  - SSWI initiated inspections of the evaporation pond leak detection systems with the
    completion of the pond system installation in the Second Quarter of 2019. Subsequent
    to the initiation of operations in the process area and the landfill in the Fourth Quarter of
    2019, inspection of the process area leak detection system and the landfill leachate and
    leak detection system are also being monitored. All inspection forms, including those for
    leak detection systems along with analytical results are provided in Attachment A.
- 2) hydrogen sulfide monitoring results:
- SSWI has completed the installation of the hydrogen sulfide monitoring system. Additionally, employees that are working with production have a monitor on them at all times. Said monitors are tested once a month by an outside safety company. The reports are available upon request. All customers that come to the site are required to have H2S monitors on them. No H2S incidents have been reported.3) process piping integrity test results:
  - SSWI completed the installation of the process piping in the Fourth Quarter of 2019. The process piping integrity test results are included in **Attachment B**.
- 4) training records:
  - SSWI completed operator training in the Fourth Quarter of 2019. Documentation of this training is included in **Attachment C**.
- 5) complaint logs and resolutions:
  - At this time, no complaints have been received or logged for this SWMF and therefore no resolution of complaints has been required.
- and 6) a summary of the nature and amount of any reportable releases:
  - At this time, no reportable releases have been identified, therefore no summaries are provided.

The remaining Permit Conditions have been addressed as follows:

# Permit Condition 1A. Permitee and Permitted Facility:

OCD issues surface oil field waste management permit NM1-62 to Sundance West, Inc. (operator subsequently revised to Sundance Services West, Inc.), 1006 6th Street, Eunice, New Mexico 88231 for the construction, operation, and eventual closure of a commercial facility located upon a 320-acre tract in an unincorporated portion of Lea County, New Mexico approximately three miles east of Eunice.

The waste management facility is intended for the permanent disposal of exempt and non-exempt/nonhazardous oil field waste and will include a processing area on 80 acres and a landfill on 180 acres. The remaining 60 acres incorporates associated infrastructure and buffer areas. The landfill will have a waste capacity of approximately 17.4 million cubic yards. SSWI has completed the construction of ten evaporation ponds, Cells 1A and 1B of the landfill, the jet-out facility and associated processing unit and the drying pad.

# Permit Condition 1B. Scope of Permit:

OCD regulates the disposition of water produced or used in connection with the exploration and production of oil and gas and to direct disposal of that water in a manner which will afford reasonable protection against contamination of fresh water supplies pursuant to authority granted in the Oil & Gas Act (Chapter 70, Article 2 NMSA 1978). Under that Act, OCD also regulates the disposition of nondomestic wastes resulting from exploration, production, or storage of crude oil and natural gas to protect public health and the environment. Similarly, OCD regulates the disposition of nondomestic wastes resulting from the oil field service industry, the transportation of crude oil and natural gas, the treatment of natural gas, and the refinement of crude oil to protect public health and the environment pursuant to jurisdiction and authority granted by the same Act.

This permit does not convey any property rights of any sort or any exclusive privilege to the operator and does not authorize any injury to property or persons, any invasion of other private rights, or any infringement of state, federal, or local laws, rules, or regulations.

No action required by SSWI relative to this condition

# Permit Condition 1C. Owner/Operator Commitments:

The operator must ensure all operations are consistent with the terms and conditions of this permit and in conformance with all pertinent rules and regulations under the Oil & Gas Act. Furthermore, the operator shall abide by the approval conditions contained herein, along with all commitments submitted in its permit application of October 11, 2016 including any attachments and/or amendments all of which are incorporated into this Permit by reference.

- SSWI confirms that, to the best of their knowledge, their operations to date are consistent
  with the terms and conditions of Permit NM1-62 and in conformance with all pertinent
  rules and regulations under the Oil & Gas Act.
- SSWI confirms that, to the best of their knowledge, they are abiding by the approval conditions contained within Permit NM1-62, along with all commitments submitted in the October 11, 2016 permit application, including any attachments and/or amendments all of which were incorporated into Permit NM1-62 by reference.

# **Permit Condition 1D. Modifications:**

The operator must notify the OCD in advance of any increase in the land area the facility occupies, any change in the design capacity, any change in the nature of the oil field waste streams, or addition of a new treatment process. As a result, the OCD Director may require a modification in the permit conditions.

SSWI has no current plans to increase in the land area the facility occupies, change the
design capacity, change the nature of the oil field waste streams.

# **Permit Condition 1E. Definitions:**

Terms not specifically defined in the permit shall have the same meanings as those in the Oil & Gas Act or the rules adopted pursuant to the Act, as the context requires.

No compliance issue is addressed by this permit condition

# **Permit Condition 1F. General Performance Standards:**

The operator must operate in accordance with the permit conditions, comply with the Oil & Gas Act and rules issued pursuant to the Act, protect public health and the environment, prevent the waste of oil and gas, and prevent the contamination of fresh waters.

SSWI confirms that, to the best of their knowledge, the SSWI SWMF has been operating
in accordance with the permit conditions, complying with the Oil & Gas Act and rules
issued pursuant to the Act, protecting public health and the environment, preventing the
waste of oil and gas, and preventing the contamination of fresh waters.

# Permit Condition 1G. Effective Date, Expiration, Renewal, and Penalties for Operating Without a Permit:

This permit is effective once OCD receives adequate financial assurance [see Section 1.H below] and will expire ten years thereafter. If it so desires, the owner/operator may submit an application for renewal to OCD no later than 120 calendar days before the expiration date. If the operator submits such a renewal application before the required date and is in compliance with the existing permit, then that existing permit will not expire until the OCD approves or denies the renewal application. Operating with an expired permit will subject the owner/operator to civil and/or criminal penalties (see Section 70-2-31 NMSA 1978).

- SSWI provided adequate evidence of financial assurance prior to the issuance of Permit NM1-62.
- This condition requires no further action at this time.

# **Permit Condition 1H. Financial Assurance:**

The operator must provide financial assurance in a form acceptable to OCD for the waste management facility's estimated closure and post-closure cost. The initial financial assurance currently provided is \$1,048,311.00, which includes the cost of closure construction and post-closure operations for Phase I described in the application. On an annual basis, or should unforeseen conditions arise, the operator will update the closure/post-closure estimate and thus the amount of financial assurance.

• SSWI has reviewed required financial assurance provided in the amount of \$1,048,611.00 prior to the issuance of Permit NM1-62 and have taken into consideration the completion of the evaporation ponds, the jet-out facility and associated processing, and the drying pad. Based on our review of the required financial assurance we have determined that with the addition of the referenced installations SSWI will require and the drying pad. Based on our review of the required financial assurance we have determined that with the addition of the referenced installations SSWI will require financial assurance for closure and post closure care in the amount of \$1,236.953. Upon concurrence by the Division that this represents adequate financial assurance for closure and post closure care, SSWI will make arrangements to provide for the additional amount required. **Attachment D** provides the updated Financial Assurance Estimate.

# Permit Condition 2A. Labeling:

The operator must clearly label all tanks, drums, and other containers to identify the contents along with other emergency notification information. The operator may use a tank coding system if it is incorporated into their emergency response planning.

 SSWI has clearly labeled all tanks, drums, and other containers currently installed at the SWMF-Processing Area.

Permit Condition 2B. Inspections and Maintenance of Secondary Containment Systems: The operator must inspect all secondary containment systems and sumps at least monthly to ensure proper operation and to prevent over filling or system failure. The operator must empty all secondary containment systems of any fluids within 48 hours of discovery, notify the OCD, and initiate corrective actions. The operator must keep written records of its inspections and of any fluid analyses. The operator shall maintain and make the documentation available for OCD inspection.

- SSWI established a schedule for the inspection of all secondary containment systems
  and sumps on a monthly basis to ensure proper operation and to prevent over filling or
  system failure upon the completion of the evaporation pond system installation.
- SSWI implemented the inspection of all secondary containment systems and sumps on a monthly basis upon the completion of the evaporation ponds, process area and landfill cell to ensure proper operation and to prevent over filling or system failure.
- On June 23rd SSWI informed the Division that they were monitoring increased liquid levels in two of their evaporation ponds (i.e., Ponds 5 and 6). See Attachment E. In compliance with the facility Leachate Management Plan, efforts were undertaken to increase liquid level monitoring and pumping frequencies. The extracted liquids were compared to the liquids within the identified ponds and confirmed to be similar in nature and were therefore not submitted for analytical analyses. Actions undertaken to locate the source of the leakage included draining the two ponds and taking them out of service in preparation for inspection of the primary liner for damage and repair. This inspection activity took place on June 25th by an inspection crew from Southwest Liner Systems ("SWLS"). Upon finding some surface liner damage, the SWLS inspection team evaluated the geonet and secondary liner and documented their undamaged condition at the location where damage to the primary liner was observed. All damage observed was documented, and repairs were undertaken to return the original integrity of the pond liner system. Efforts are still being undertaken to clean the bottom of the ponds to evaluate further damage. Ponds 5 and 6 have remained out of operation this was discovered in June 2020. The Ponds will remain out of operation until SWLS or another comparable professional liner company has inspected them and made any further repairs as needed to return the original integrity of the pond liner system. After all necessary repairs and inspections are completed and documentation is received by SSWI from the

# Permit Condition 2C. Release Reporting and Corrective Action for Releases:

The operator must comply with the spill reporting and corrective action provisions of the Oil & Gas Regulations (19.15.29 and 19.15.30 NMAC) as may be amended from time to time.

• SSWI confirms that, to the best of their knowledge, the SSWI SWMF is in compliance with the spill reporting and corrective action provisions of the Oil & Gas Regulations (19.15.29 and 19.15.30 NMAC).

# Permit Condition 2D. Annual Report - Previously Addressed

# Permit Condition 3A. Process, Maintenance, and Material Storage Areas:

The operator must pave and curb all process, maintenance, and material storage areas at the facility excluding evaporation ponds, below-grade tanks, and sumps, or incorporate another appropriate spill collection device for these areas approved by the OCD.

 SSWI confirms that they have paved and curbed all process, maintenance, and material storage areas at the facility or have incorporated another appropriate spill collection devices for these areas approved by the OCD.

# Permit Condition 3B. Above Ground Tanks:

The operator must place above ground tanks on impermeable pads and surround the tanks with lined berms or other impermeable secondary containment system having a capacity of at least one and one-third times the capacity of the largest tank, or the combined volume of any interconnected tanks. This does not apply to tanks containing fresh water.

 SSWI confirms that they have placed above ground tanks on impermeable pads and surrounded the tanks with an impermeable secondary containment system having a capacity of at least one and one-third times the capacity of the largest tank, or the combined volume of any interconnected tanks.

# Permit Condition 4A. Waste Streams:

This permit authorizes the operator to handle the RCRA exempt streams. OCD approval must be obtained to receive any waste stream not specified in its application prior to collection, storage, treatment, or disposal.

SSWI is currently handling only RCRA exempt waste streams.

# Permit Condition 4B. Waste Storage:

The operator must store wastes at the facility only in clearly marked storage areas that have been specified in the application except any waste that may be generated during emergency response operations. However, such emergency waste may be stored elsewhere for no more than 72 hours. OCD may approve additional storage on a case-by-case basis.

The operator must not store non-oil field waste generated at the facility by the operator for more than 180 calendar days from the date any container is filled without OCD approval.

• SSWI is not currently providing waste storage at this SWMF.

# Permit Condition 4C. Class V Wells:

Leach fields and other wastewater disposal systems at OCD-regulated facilities which inject non-hazardous fluids into or above an underground source of drinking water are Underground Injection Control Class V wells pursuant to 20.6.2.5002 NMAC. This permit does not authorize

the use of a Class V injection well for the disposal of industrial waste at the facility. Other Class V wells, including wells used only for the injection of domestic wastes, must be permitted by the New Mexico Environment Department.

• SSWI SWMF is in compliance with this permit condition.

# Permit Condition 5. Below Grade Tanks and Sumps:

Below grade tanks and sumps must have secondary containment systems with leak detection and meet construction and operating requirements of 19.15.17 NMAC.

 SSWI confirms that they have provided secondary containment systems with leak detection that meet the construction and operating requirements of 19.15.17 NMAC for any below grade tanks and sumps.

# Permit Condition 6A:

Prior to construction activities within the facility, the operator shall determine that all abandoned oil wells within the area are properly plugged in accordance with OCD regulations. If any wells are found to be unplugged or improperly plugged, the operator shall take the appropriate corrective actions.

 SSWI completed an evaluation of the site property to confirm that no abandoned oil wells were located in the areas proposed for development.

# **Permit Condition 6B:**

Naturally Occurring Radioactive Material (NORM) waste cannot be accepted at the facility unless in compliance with 19.15.35 NMAC.

 SSWI confirms that they have not accepted Naturally Occurring Radioactive Material (NORM) at this facility.

# **Permit Condition 6C:**

At least 30 days prior to the start of construction of the landfill, evaporation ponds, stabilization and solidification area, or process area the operator shall furnish OCD with a complete set of construction drawings including a major milestone schedule for construction. These construction drawings must substantially comply with the engineering design provided with the application and show the location of pond discharge for the purposes of identifying the location of the sacrificial liner. The major milestone schedule shall be updated throughout construction activities.

- SSWI provided construction plans for the initial development of six evaporation ponds and Cell 1A of the landfill development on 08/01/2017.
- SSWI representatives provided OCD plans for the development of four evaporation ponds and Cell 1B of the landfill development on 08/01/2017.
- SSWI representatives provided OCD plans for the development of the revised processing area on during the Fourth Quarter of 2018.

# **Permit Condition 6D:**

If disposal wells are to be incorporated into facility operations at a later date, those wells must be separately permitted under provisions of the New Mexico Underground Injection Control program.

 SSWI confirms that they have no current plans for the incorporation of disposal wells at this SWMF.

# **Permit Condition 6E:**

Based upon the nature of the waste material and the lack of internal moisture, the operator in its application has stated the production of landfill gas should be negligible and thus no gas control system is required. However, continuous hydrogen sulfide monitors will be located across the facility with a 10-ppm alarm threshold. If OCD determines landfill gases are unreasonably problematic, a gas control system/plan will need to be implemented with OCD approval.

SSWI completed the installation of continuous hydrogen sulfide monitors.

# **Permit Condition 6F:**

Given the significant depth to the uppermost aquifer beneath the facility, a groundwater monitoring program relative to that aquifer (19.15.36.14 B NMAC) is not herein required. However, as provided in the application, the operator shall monitor the vadose zone within a group of ten wells for the presence and quality of water that might emanate from the facility or otherwise appear as the result of stormwater infiltration. The operator shall notify the OCD prior to the installation of vadose zone monitoring wells not already in place. The final number and location of such wells may be modified by conditions encountered in the field. All groundwater samples must also be analyzed by EPA Method 8260 (full list) for volatile organic compounds in addition to those parameters outlined in the application.

- SSWI verbally notified the OCD in March 2018 regarding the installation of vadose zone monitoring wells not already in place.
- SSWI provided documentation confirming the installation of the vadose monitoring program in a completion report delivered to OCD on 06/28/2018.
- SSWI has monitored the vadose zone wells, purging any liquids present, in an effort to sample these wells. To date there has not been sufficient liquids present to properly sample any of the vadose zone wells.

# **Permit Condition 6G:**

The operator has proposed an alternative landfill design which incorporates a geonet layer rather than compacted soil within the leak detection portion (19.15.36.14 C.(3) NMAC), another geonet layer rather than compacted soil within the leachate collection and removal portion (19.15.36.14 C.(5) NMAC), and an evapotranspiration layer for the top landfill cover thereby eliminating the need for a synthetic hydraulic barrier layer beneath the cover and above the waste (19.15.36.14 C.(8) NMAC). The OCD hereby approves these alternatives as they are supported by numeric modeling provided within the application as allowed under 19.15.36.14 C.(9) and appear to provide equivalent protection of fresh water, public health and the environment.

# **Permit Condition 6H:**

The operator in its application requested an exception to 19.15.36.13 I NMAC with respect to the protection of migratory birds. That exception is hereby granted. Rather than installing netting over the evaporation ponds, the owner/operator shall remove all oil from the water prior to discharge to the ponds and undertake daily inspections of the ponds for the presence of either oil or birds. Any oil found on the ponds will be removed immediately. If a consistent bird presence is noted, the operator will be required to implement more aggressive protective actions which may include the use of netting or screens.

 SSWI has been diligent with their oil management within the evaporation ponds, decanting liquids below the surface from the discharge ponds and collecting any oil observed on the evaporation ponds.

We appreciate your review of this 2020 Annual Report for the Sundance Services West, Inc. Surface Waste Management Facility (NM1-62). Please let us know if you have any questions regarding this information.

Sincerely,

Sundance Services West, Inc.

Attachments:

Attachment A Inspection Forms

Attachment B Process Piping Integrity Test Results

Attachment C Training Records
Attachment D Financial Assurance

Attachment E Pond Liner Damage Documentation

# **ATTACHMENTS**



SUNDANCE SERVICES WEST, INC.

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1001 6th Street P.O. Box 1737 Eunice, New Mexico 88231
PARABO DISPOSAL FACILITY

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MONITOR WELLS

DATE: 9-1-2019

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MONITOR WELLS

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SUNDANCE SERVICES WEST, INC.

ROLL-OFF BOXES ROLL-OFF TRUCKS DUMP TRUCKS VACUUM TRUCKS

Main Office: 575-394-2511 Plant Office: 575-394-2590

1001 6th Street P.O. Box 1737 Eunice, New Mexico 88231

PARABO DISPOSAL FACILITY

WWW.sundanceservices.com www.sundanceservices.org

MONITOR WELLS

DATE: 5 -

WELL#	WELL DIAMETER	PRE-PURGING	BEFORE PURGING	AFTER PURGING	COMMENTS
P-MWS 1	3.0	65'0"	0.00		
P-MWS 2	3.0	70'0"	70'0	* *	
P-MWS 3	3,0	64'3"	0101		
P-MWS 4	3.0	53'5"	0,0,0		
P-MWS 5	3.0	48'4"	0'0'		
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Main Office: 575-394-2511 Plant Office: 575-394-3212 Fax: 575-394-2590

1001 6" Street P.O. Box 1797 Eunice, New Mexico 88231

PARABO DISPOSAL FACILITY

www.sundanceservices.com www.sundanceservices.com

MONITOR WELLS

DATE: 6-1-2020

WELL#	WELL DIAMETER	PRE-PURGING	BEFORE PURGING	AFTER PURGING	COMMENTS
P-MWS 1	3.0	65'0"	0,0,1		
P-MW5 2	3.0	70'0"	0'0'		
P-MW5 3	3.0	64'3"	G/OV		
P-MWS 4	3.0	53'5"	O <sub>1</sub> O <sub>1</sub>		
P-MWS 5	3.0	48'4"	0001	•	
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1001 6<sup>in</sup> Street P.O. Box 1737 Eunice, New Mexico 88231

PARABO DISPOSAL FACILITY

Www.sundanceservices.com www.sundanceservices.org

MONITOR WELLS

DATE: 7-1-2020

WELL#	WELL DIAMETER	PRE-PURGING	BEFORE PURGING	AFTER PURGING	COMMENTS
P-MW5 1	3.0	65'0"	0,0,1		
P-MWS 2	3.0	70¹Ô"	0101		
P-MWS 3	3.0	64'3"	O1O1		
P-MWS 4	3,0	53'5"	000		
P-MWS 5	3.0	48'4 <sup>8</sup>	0,00		
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SUNDANCE SERVICES WEST, INC.

ROLL-OFF BOXES ROLL-OFF TRUCKS DUMP TRUCKS VACUUM TRUCKS
Majn Office: 575-394-2511 Plant Office: 575-394-2512 Part 575-394-2590

'1001 6" Street P.O. Box 1737 Eurlice, New Mexico 88231

PARABO DISPOSAL FACILITY

www.sundancoservicos.com www.sundanceservicos.com

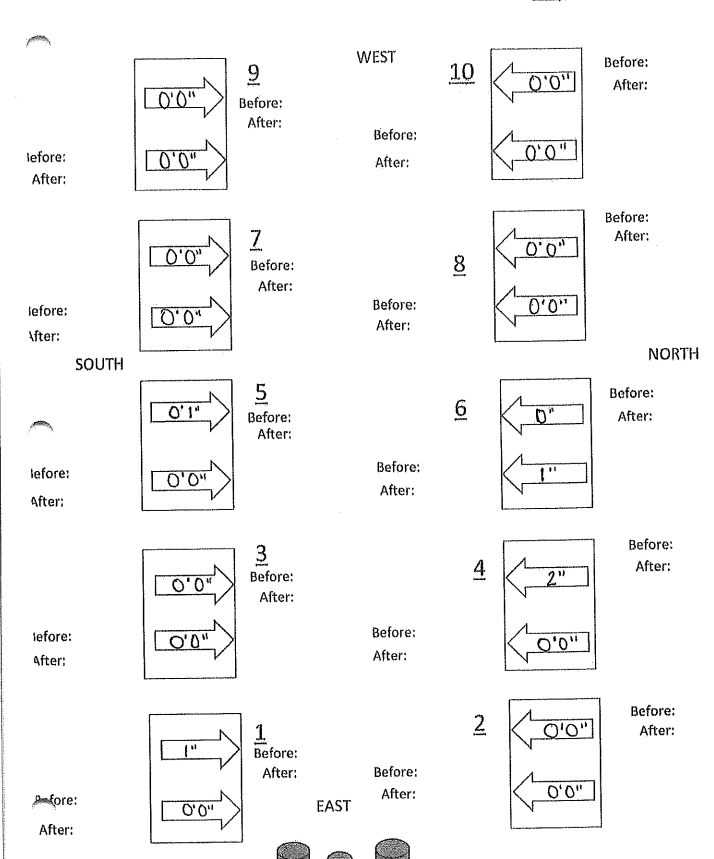
www.sundanceservicos.com

MONITOR WELLS

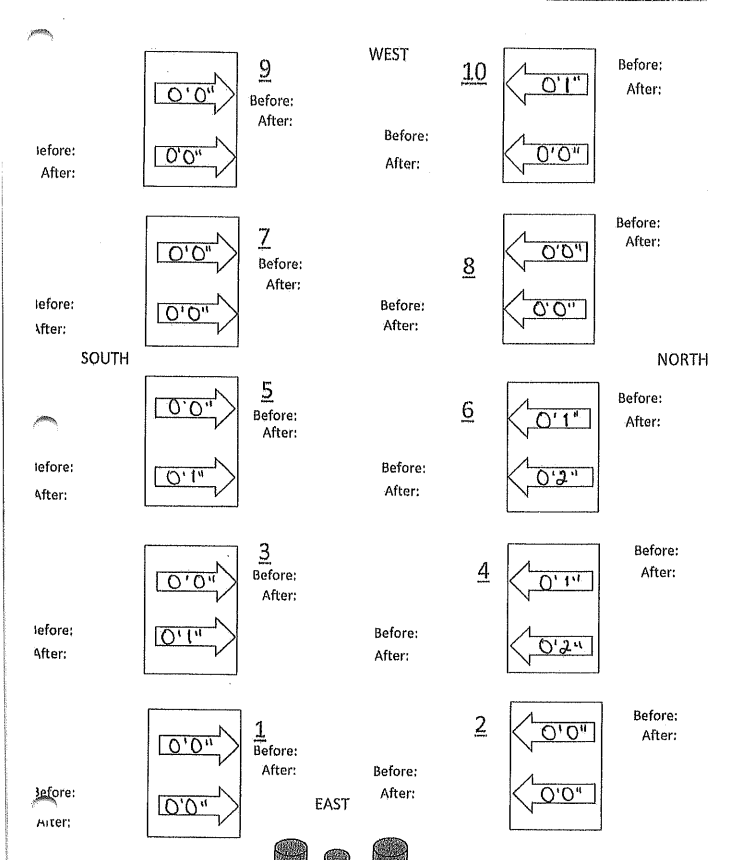
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WELL#	WELL DIAMETER	PRE-PURGING	BEFORE PURGING	AFTER PURGING	COMMENTS
P-MWS 1	3.0	65'0"	0,0,		
P-MWS 2	3,0	70'0"	0,01		
P-MWS 3	3.0	64'3"	0101		
P-MWS 4	3.0	53'5"	OIOA		
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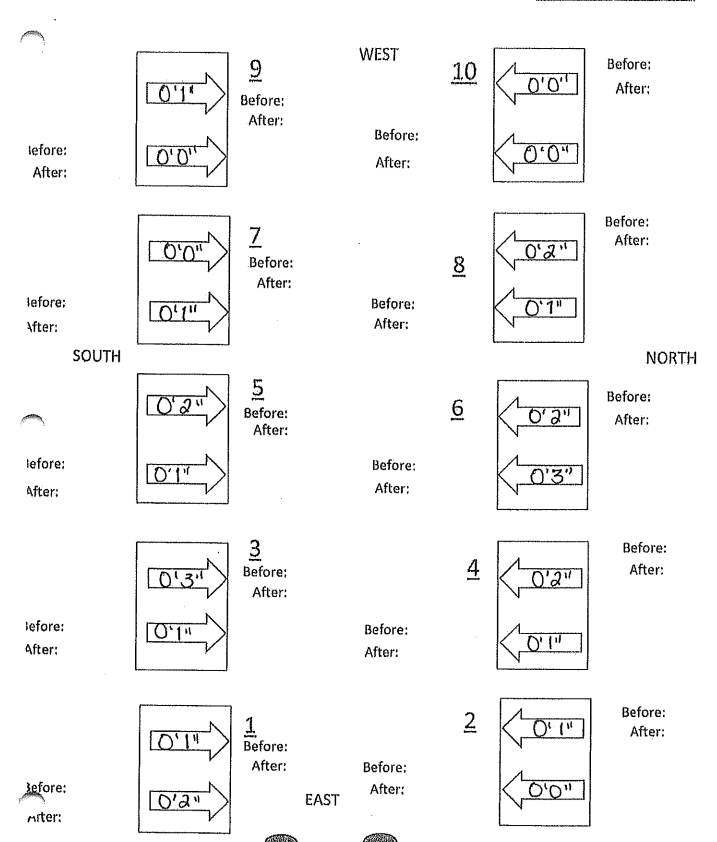
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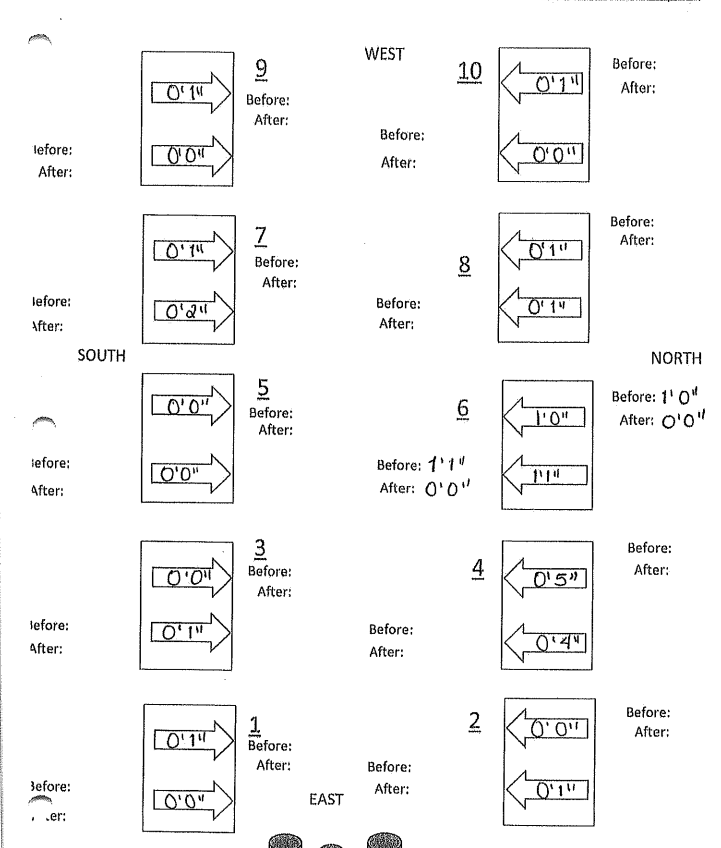
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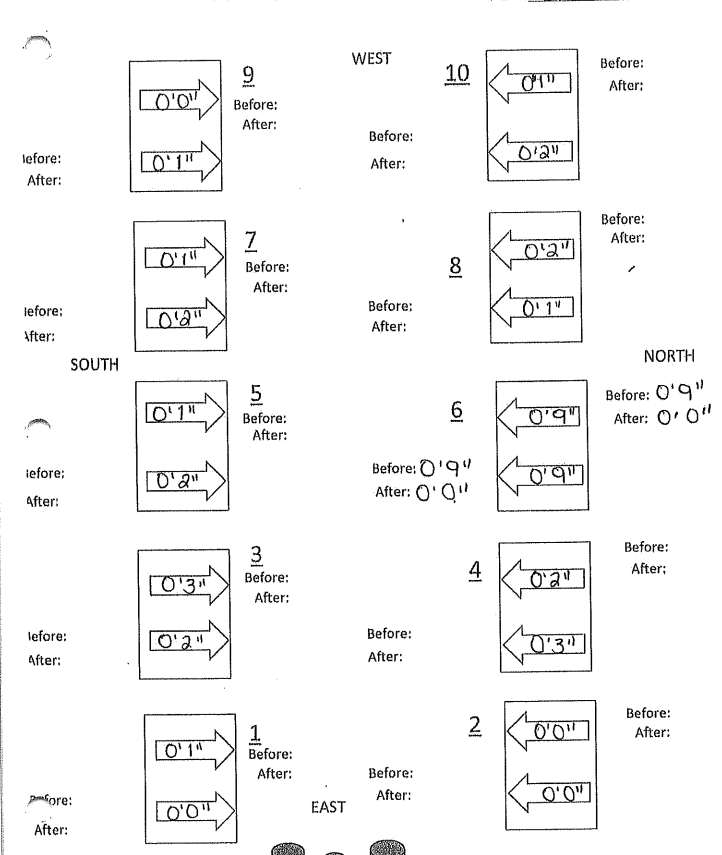
Date: 11-1-2019



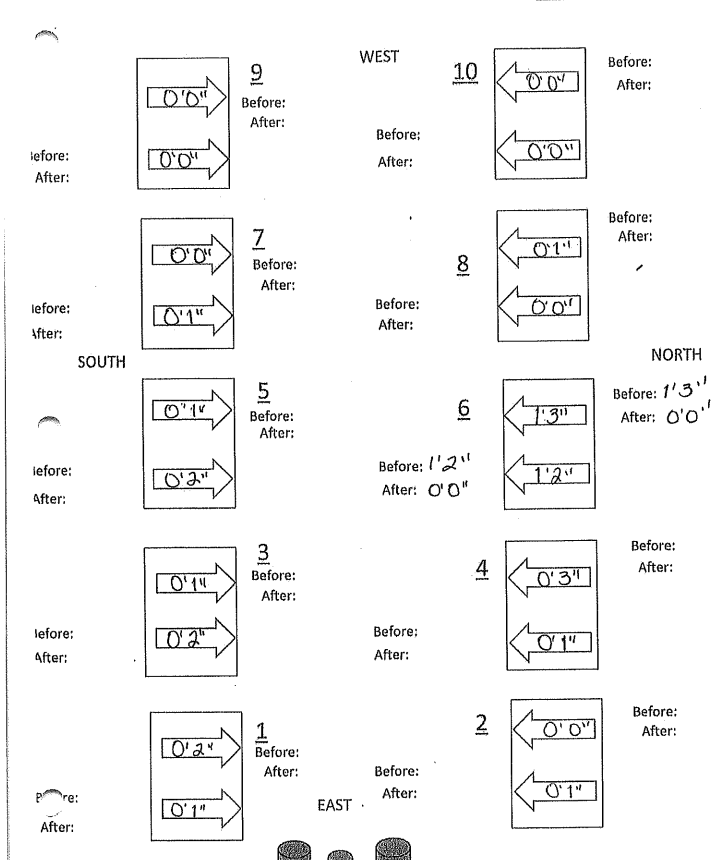
Date: 12 - 1 - 2019



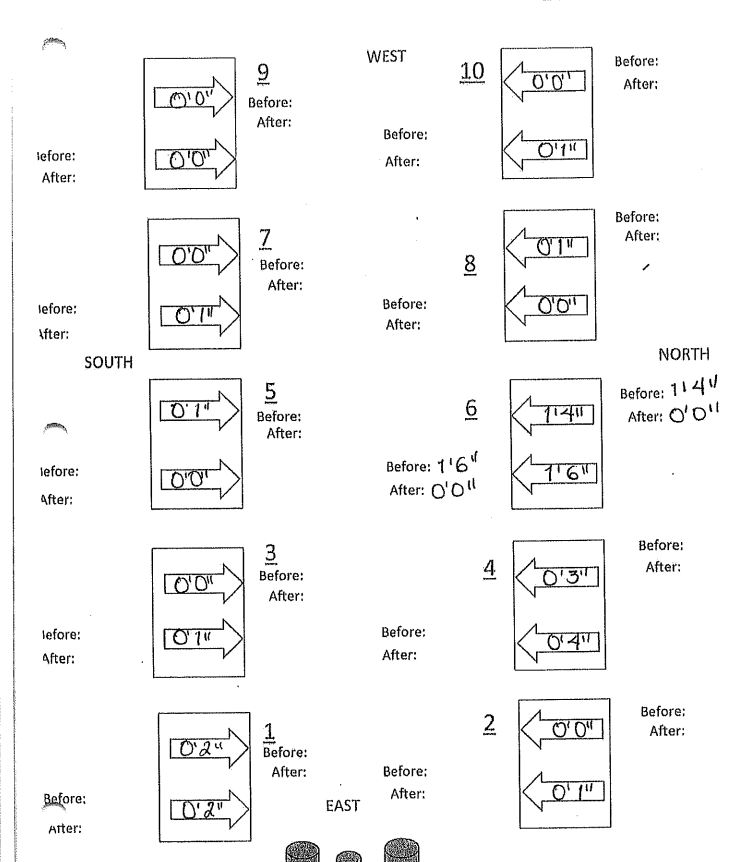
Date: 01 - 01 - 2020



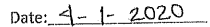
Date: 2-1-2020

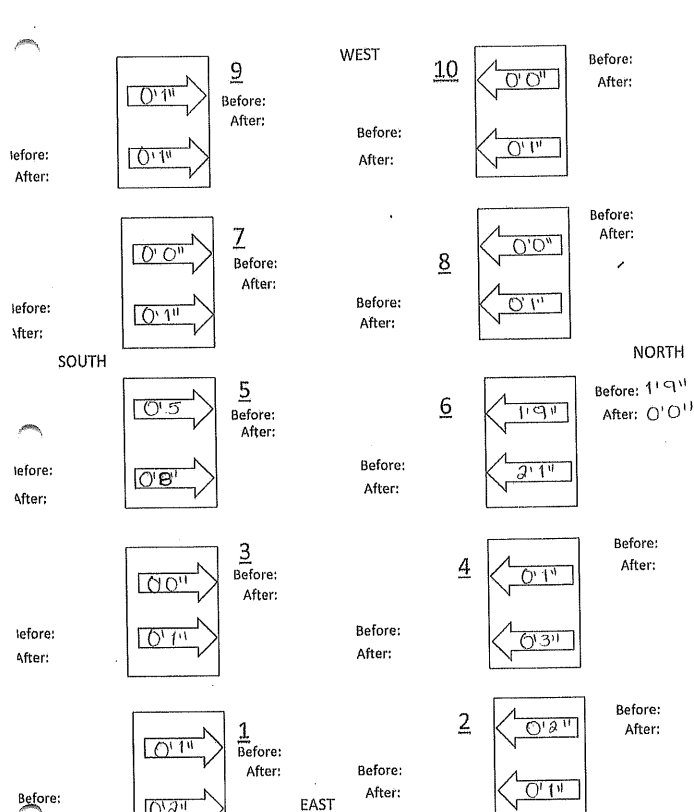


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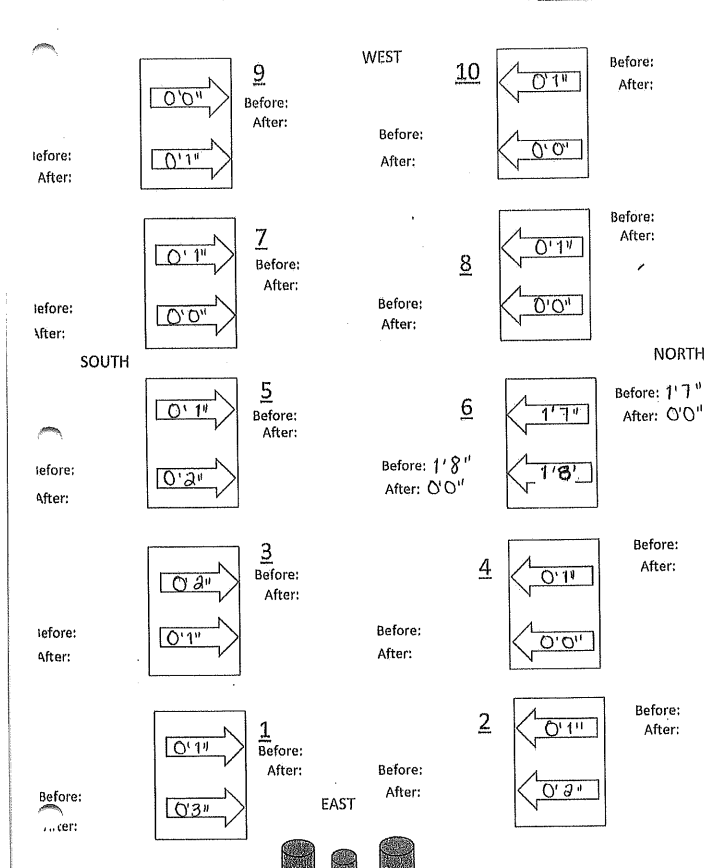


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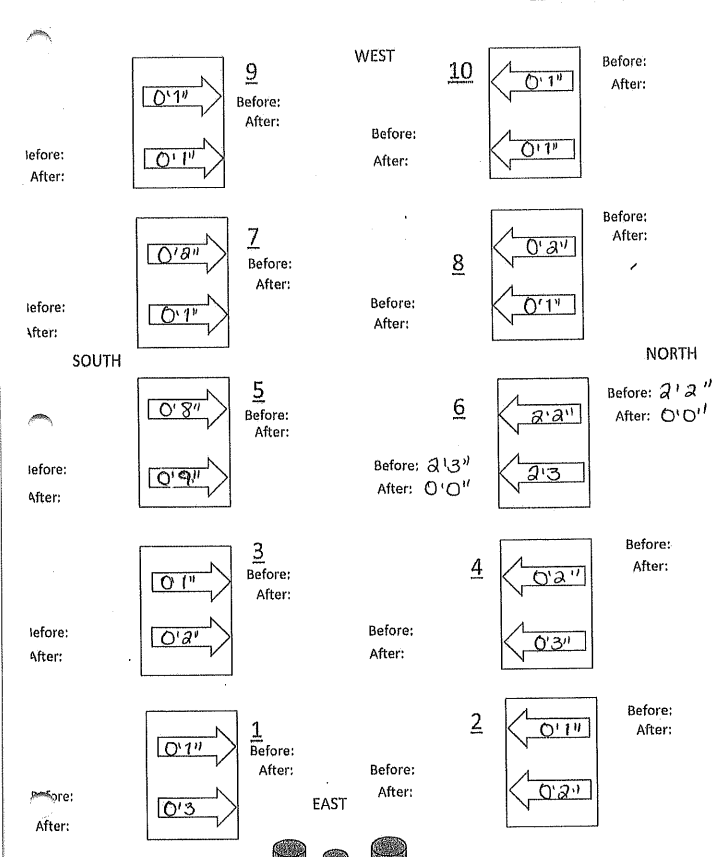




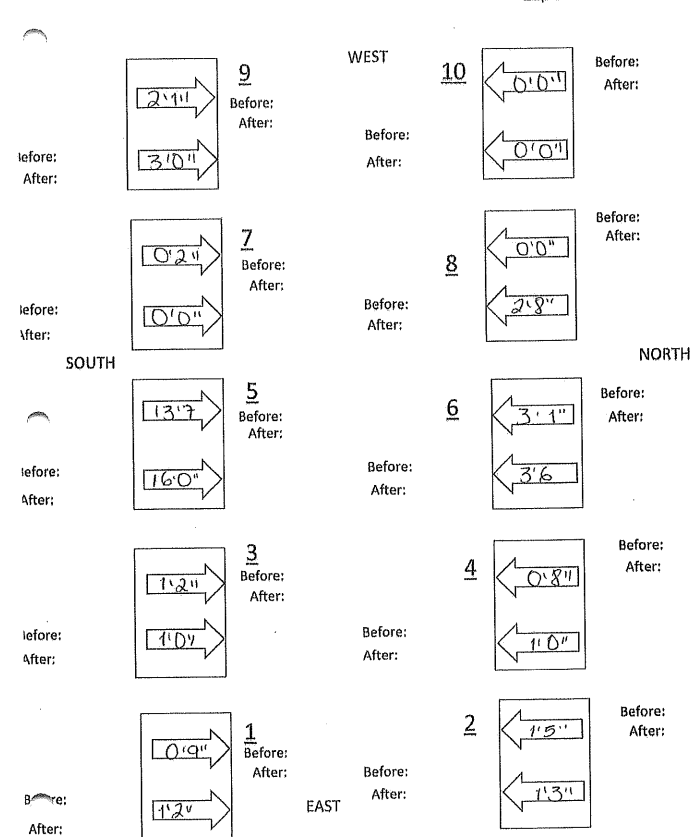
Date: 5 - 1-2020



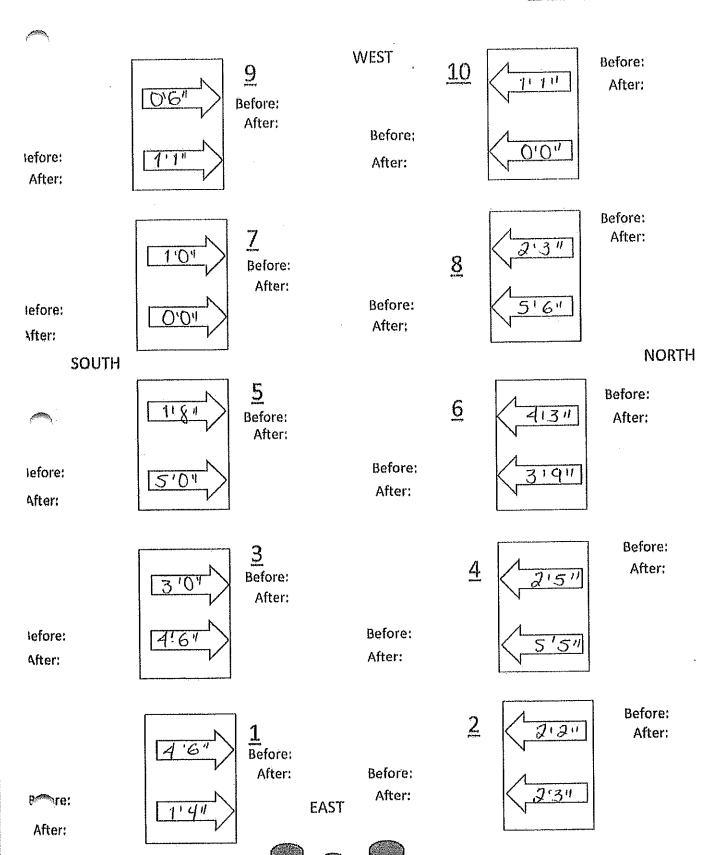
Date: 6-1-2020



Date: 7 - 1 - 2020



Date: 8-1-2020



Test #	Test Location	Time elapsed	Initial Pressure (PSI)	Final pressure (PSI)	Differential Pressure (psi)
1	Initial filling of all pipes	1 hour	30	30	0
	Tank 4 west flange	1 hour	60.5	60.5	0.
3	Tank 4 central flange	1 hour	62	62	0
4	Tank 2 central flange	1 hour	62	62	0
5	Tank 1 & 3 flange	1 hour	68	68	0
6	Northeast flange	1 hour	60	60	0
7	Tank 10 North flange	1 hour	62.5	62.5	0

Testing of initial pipe filling was conducted at 30psi, while crews looked for leaks at each of the fittings. None were observed. Flange connections were then tested at 60psi for 1 hour.

Flange bolt fittings were reviewed; bolts were torqued to 220lbs.

Additional testing was conducted with by filling water in Tank 4 and subsequently transferring between tanks with crews looking for leaks.

All testing was completed with a vacuum truck to achieve 60 psi pressure at each fitting. The flanges tested above were isolated using existing valves.

Project Job No. Subject Drawn By

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# SUNDANCE WEST SWMF COMPLIANCE TRAINING Tuesday and Wednesday, 12/10-11/2019

# 8:00 FACILITY ORIENTATION

- Permit
- Site Plan
- Monitoring Points

**Contingency Plan** 

Ops, Inspection & Maintenance Plan

Vadose Zone Monitoring Plan (includes field activity)

Oilfield Waste Management Plan

Closure/Post-closure Plan

12:00 LUNCH

H2S Plan

Leachate Management Plan (includes field activity)

Migratory Bird Plan

**CQA Plan** 

3:00 Close

# 2020 CLOSURE/POST-CLOSURE COST ESTIMATE SUMMARY

Sundance Services West, Inc.

ГASK	COST ESTIMATE
1.0 LANDFILL CLOSURE CONSTRUCTION	\$282,648
2.0 LANDFILL MAINTENANCE	\$448,800
3.0 ENVIRONMENTAL MONITORING	\$125,400
4.0 EVAPORATION POND CLOSURE CONSTRUCTION	\$110,803
5.0 PROCESSING AREA CLOSURE CONSTRUCTION	\$207,262
6.0 EVAPORATION POND AND PROCESSING AREA MAINTENANCE	\$62,040
TOTAL COST ESTIMATE	\$1,236,953

# **TASK 1.0** LANDFILL CLOSURE CONSTRUCTION **CLOSURE COST ESTIMATE**

SundanceServices West Landfill (Unit 1 - 13.5 acres ±)

TASK 1.0	Unit Quantity	Unit	Unit Cost	Total Cost	
1.1 Final Cover Installation					
1.1.1 Install and compact 24" Infiltration (Barrier) Layer	43,516	CY	\$3.50	\$152,308	
1.1.2 Install 12" Erosion (Vegetative) Layer	21,758	CY	\$2.50	\$54,396	
1.1.3 Vegetative Layer Seeding (Class A)	13.5	AC	\$1,500.00	\$20,250	
			Task Subtotal	\$226,953	
1.2 Final Cover CQA					
1.2.1 Inspection and Testing	1	LS	\$25,000	\$25,000	
1.2.2 Certification	1	LS.	\$5,000	\$5,000	
			Task Subtotal	\$30,000	
			TASK TOTALS	\$256,953	
Independent Project Manager and Cont	ract Administratio	n Cost (10%	% of Task Totals)	\$25,695	
TOTAL COST					

# Notes:

- 1. Phase I closure costs are based on contracting with a qualified third party to complete and certify closure. The activities included in this cost estimate are based on current dollars, previous experience with landfills located in arid climates, and current subcontractor costs.
- 2. Final cover installation costs assume that:
  - ▶ The greatest area requiring final cover is 13.5 acres ± (Unit 1).
  - ▶ 12" of intermediate cover is already installed.
  - ▶ All soils necessary for closure are available on-site.
- 3. CY = Cubic Yard

AC = Acre

LS = Lump Sum

4. Due to the perimeter location there is no final cover "crown", and related geosyntheic layers in Unit 1.

# TASK 2.0 LANDFILL MAINTENANCE POST-CLOSURE COST ESTIMATE

Sundance Services West, Inc.

TASK 2.0	Unit Quantity	Unit	Unit Cost	Total Cost Per Year	Total Cost For 30 Years
2.1 Final Cover Inspection and Reporting					
2,1.1 Inspection	2	events/yr	\$1,000	\$2,000	\$60,000
2.1.2 Recordkeeping and Reporting	2	events/yr	\$400	\$800	\$24,000
	\$2,800	\$84,000			
2.2 Final Cover Maintenance					
2.2.1 Cover Maintenance	1	AC/yr	\$1,000	\$1,000	\$30,000
2,2,2 Vegetation	2	AC/yr	\$1,500	\$3,000	\$90,000
		Tasl	Subtotals	\$4,000	\$120,000
2.3 Leachate System					
2.3.1 Inspection/Repair	1	LS	\$400	\$400	\$12,000
2.3.2 Disposal	4	events/yr	\$1,000	\$4,000	\$120,000
-		Tasl	s Subtotals	\$4,400	\$132,000
2.4 Surface Water Management Systems					
2.4.1 Inspection/Repairs	2	events/yr	\$600	\$1,200	\$36,000
	<b>J</b>	Tasi	k Subtotals	\$1,200	\$36,000
2.5 Fencing					
2.5.1 Inspection/Repairs	2	events/yr	\$600	\$1,200	\$36,000
, , , , , , , , , , , , , , , , , , , ,		Tasi	k Subtotals	\$1,200	\$36,000
	\$13,600	\$408,000			
Independent Project Manaj	\$1,360	\$40,800			
	\$13,600	\$448,800			

- Post-closure maintenance costs are based on contracting with a qualified third party to conduct post-closure care
  maintenance for the landfill. The activities included in this cost estimate are based on current dollars, previous
  experience with landfills located in arid climates, and current subcontractor costs.
- 2. AC = Acre LS = Lump Sum

# TASK 3.0 ENVIRONMENTAL MONITORING POST-CLOSURE COST ESTIMATE

Sundance Services West, Inc.

TASK 3.0	Unit Quantity	Unit	Unit Cost	Total Cost Per Year	Total Cost			
3.1 Landfill Gas Monitoring <sup>3</sup>								
3.1.1 Field Services/Reporting (30 years)	0	events/yr	\$0	\$0	\$0			
		Ta	\$0	\$0				
3.2 Monitoring Well/Vadose Zonc Monitoring								
3.2.1 Field Services/Lab Analysis/Reporting (30 years)	ı	events/yr	\$2,300	\$2,300	\$69,000			
		Ta	\$2,300	\$69,000				
3.3 NPDES Monitoring								
3.3.1 Field Services/Reporting (30 years)	1	LS	\$1,500	\$1,500	\$45,000			
	Task Subtotul							
		TASI	K TOTALS	\$3,800	\$114,000			
Independent Project Manager and Contract	\$380	\$11,400						
	\$4,180	\$125,400						

- Closure costs are based on contracting with a qualified third party to conduct post-closure monitoring for the landfill.
   The activities included in this cost estimate are based on current dollars, previous experience with landfills located in arid climates, and current subcontractor costs.
- 2. Assume no water in vadose wells (i.e., sampling and analysis costs not included).
- 3. Included with Task 3.2.
- 4. LS = Lump Sum

# TASK 4.0 EVAPORATION POND CLOSURE CONSTRUCTION CLOSURE COST ESTIMATE

Sundance Services West, Inc.

Task 4.0	Units	Unit Cost				
1 ask av	J.,,,,,		Quantity		Cost	
4.1 Evaporation Ponds						
4.1.1 Liquids Transport/Disposal						
4,1.1,1 Transport Liquid	bbl	\$1.75	100	\$	175	
4.1.1.2 Disposal Liquids	bbi	\$0.95	100	\$	95	
4.1.1.3 Remove/Transport Sludge	ton	\$6.50	1,200	\$	7,800	
4.1.1.4 Disposal Sludge	ton	\$15.00	1,200	\$	18,000	
4.1.1.5 Liner Removal/Transport	yd³	\$4.00	80	\$	320	
4.1.1.6 Disposal Liner	yd <sup>3</sup>	\$4,25	80	\$	340	
		7	Task Subtotal	S	26,730	
4.1.2 Pond Backfill and Contouring				<u> </u>		
4.1.2.1 Soil On-site	yd³	\$1,00	0	\$	-	
4.1.2.2 Place and Compact Soil	yd³	\$3.00	6,000	\$	18,000	
		2	ask Subtotal	S	18,000	
4.1.3 Sampling	each	\$200	100	\$	20,000	
4.1.4 Seeding	acres	\$1,200	10	\$	12,000	
		7	Task Subtotal	S	32,000	
Pond Closure Subtotal:			S		76,730	
4.2 Site Work						
4.2.1 Tank Removal	L	ump Sum	\$		7,500	
4.2.2 Building Removal	L	ump Sum	\$			
4.2.3 Process Equipment Removal	L	ump Sum	\$		1,000	
4.2.4 Earthwork	L	ump Sum	\$		7,500	
Site Work Subtotal:			s		16,000	
4.3 Engineering						
4.3.1 CQA/Certification	L	ump Sum	\$		8,000	
Enginecring Subtotal:	L	ump Sum	s		8,000	
4.4 Totals						
4.4.1 Subtotal			\$		100,730	
4.4.2 Adminstration Cost (10%)			\$		10,073	
		Total	: \$		110,803	

- 1. Closure costs are based on contracting with a qualified third party to complete and certify closure.
- 2. Assume 10 barrels of residual water in each pond transported up to 50 miles for disposal.
- 3. Assume 6" of sludge remaining in each pond sump at closure transported up to 50 miles for disposal.
- 4. Site Sampling is conducted during the CQA phase.

# TASK 5.0 PROCESSING AREA CLOSURE CONSTRUCTION CLOSURE COST ESTIMATE

Sundance Services West, Inc.

Task 5.0	Units	Unit Cost	Quantity		Cost
5.1 Jet-Out & Drying Pad					
5.1.1 Liquids Transport/Disposal					
5.1.1.1 Transport Liquid	bbi	\$1,75	100	\$	175
5.1.1.2 Disposal Liquids	bbl	\$0.95	100	\$	95
5.1.1.3 Remove/Transport Sludge	ton	\$6.50	100	\$	650
5.1.1.4 Disposal Sludge	ton	\$15.00	100	\$	1,500
		7	ask Subtotal	S	2,420
5.1.2 Jet-Out Backfill and Contouring					
5.1.2.1 Soil On-site	yd³	\$1,00	18,000	\$_	18,000
5.1,2.2 Place and Compact Soil	yd³	\$3.00	18,000	\$	54,000
	X	7	ask Subtotal	S	72,000
5.1.3 Sampling (Collection & Testing)	each	\$500	100	\$	50,000
5.1.4 Seeding	acres	\$1,200	10	\$	12,000
		7	ask Subtotal	S	62,000
Jet-Out & Drying Pad Closure Subtotal:			S		136,420
5.2 Site Work					
5.2.1 Tank Removal	L	ump Sum	\$		10,000
5.2.2 Building Removal	L	ump Sum	\$		-
5.2.3 Process Equipment Removal	L	ump Sum	\$		2,000
5.2.4 Earthwork	L	ump Sum	\$		000,01
Site Work Subtotal:			\$		22,000
5.3 Engineering					
5.3.1 CQA/Certification					30,000
Engineering Subtotal:	<u>s</u>		30,000		
5,4 Totals					
5.4.1 Subtotal	\$		188,420		
5.4.2 Adminstration Cost (10%)			\$		18,842
		Total	: S		207,262

- 1. Closure costs are based on contracting with a qualified third party to complete and certify closure.
- 2. Assume 100 barrels of residual water in the Jet-Out transported up to 50 miles for disposal.
- 3. Assume 6" of sludge remaining in the Jet-Out at closure transported up to 50 miles for disposal.
- 4. Site Sampling is conducted during the CQA phase.

# TASK 6.0 EVAPORATION POND AND PROCESS AREA MAINTENANCE POST-CLOSURE COST ESTIMATE Sundance Services West, Inc.

TASK 6.0	Unit Quantity	I Unit I		Total Cost Per Year	Total Cost For 3 Years
5.1 Surface Inspection and Reporting					
5.1.1 Inspection	2	events/yr	\$1,000	\$2,000	\$6,000
5.1.2 Recordkeeping and Reporting	2	events/yr	\$400	\$800	\$2,400
		Task	Subtotals	\$2,800	\$8,400
5.2 Surface Maintenance					
5.2.1 Cover Maintenance	1	AC/yr	\$1,000	\$1,000	\$3,000
5.2.2 Vegetation	2	AC/yr	\$1,500	\$3,000	\$9,000
O'IDID 1 ABOUTOST		Tasl	Subtotals	\$4,000	\$12,000
5.3 Fencing					
5.3.1 Inspection/Repairs	2	events/yr	\$600	\$1,200	\$3,600
		Task	Subtotals	\$1,200	\$36,000
		TAS	K TOTALS	\$8,000	\$56,400
Independent Project Manager and	\$800	\$5,640			
	\$8,000	\$62,040			

- Phase I post-closure maintenance costs are based on contracting with a qualified third party to conduct postclosure care maintenance for the Processing Area. The activities included in this cost estimate are based on current dollars, previous experience with closures located in arid climates, and current subcontractor costs.
- 2. AC = Acre LS = Lump Sum

From:

Charles Fledler

To: Cc: Griswold, Jim, EMNRD andy@wambsganss.com; Misty Pratt

Subject:

Sundance Services West Pond Liner Damage

Date:

Tuesday, June 23, 2020 1:42:12 PM

Importance:

Hiah

# Good Afternoon Jim,

Sundance Services West Inc. (SSWI) has been monitoring increased liquid levels in two of their Evaporation Ponds (i.e., Ponds 5 and 6). In compliance with the facility Leachate Management Plan, efforts were undertake to increase liquid level monitoring and pumping frequencies. The extracted liquids were compared to the liquids within the identified ponds and confirmed to be similar in nature and were therefore not submitted for analytical analyses. Actions that have been undertaken to locate the source of the leakage include draining the two ponds in preparation for inspection of the primary liner for damage and repair. This inspection activity is scheduled to take place Thursday, June 25 by an inspection crew from Southwest Liner Systems. Upon finding damage, the inspection team will evaluate the geonet and secondary liner and document their condition at the location. Any damage will be documented and repairs will be undertaken to return the integrity of the pond liner system. Upon completion of this effort SSWI will provide a report to the Bureau documenting the damage found and the repairs undertaken to restore the pond liner system integrity.

Please let us know if you have any questions.

# Charles W. Fiedler, P.E., LEED AP

Principal/Senior Practice Leader

# **PARKHILL SMITH & COOPER**

333 Rio Rancho Blvd. NE, Suite 400 Rio Rancho, New Mexico 87124 505-867-6990 | team-psc.com 505-504-7751-Direct 505-750-3164-Cell

PLEASE NOTE THAT WE ARE WORKING REMOTELY