# SPILL REPORT & CLOSURE



## NEW MEXICO ENERGY, MUNERALS and NATURAL RESOURCES DEPARTMENT

GARY E. JOHNSON Governor Jennifer A. Salisbury Cabinet Secretary Lori Wrotenbery Director Oil Conservation Division

## Memorandum of Meeting or Conversation

Telephone \_\_X\_\_\_ Personal \_\_\_\_\_ E-Mail \_\_\_\_\_

Time: 9:50 am Date: September 12, 2001

Originating Party: Wayne Price-OCD

Other Parties: Vince Brown-Banta Oil Field Ser. Co.

Subject: Hobbs Service Yard-Waste Disposal

**Discussion:** 

Gave Mr. Brown OCD's web site address for OCD permitted Solid Waste Management Facilities.

**Conclusions or Agreements:** 

Any oilfield waste shall be disposed of pursuant to OCD rules and regulations.

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Signed:

\_\_\_electronic signature

CC: Banta



## NEW MEXICO ENERGY, MINERALS and NATURAL RESOURCES DEPARTMENT

GARY E. JOHNSON Governor Jennifer A. Salisbury Cabinet Secretary

March 2, 2001

Lori Wrotenbery Director Oil Conservation Division

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#### CERTIFIED MAIL Return Receipt # 3771 7187

Mr. Vince Brown Banta Oil Field Serv. Inc. P.O. 1706 Hobbs, NM 88241

Dear Mr. Brown:

The New Mexico Oil Conservation Division (OCD) has received an inquiry from the New Mexico Environment Department concerning oilfield service company waste being disposed of at the Lea County Septic Tank Service facility which is currently permitted by the New Mexico Environment Department DP-884. This facility is not permitted to accept oilfield waste.

Audited records of the Lea County Septic Tank Service facility shows that your company has sent waste to this facility. You are hereby required to provide the OCD with a copy of all records that reflect waste being sent to this facility. Please include the process explaining how this waste was generated at your site.

Please provide this information by April 15, 2001.

If you have any questions please do not hesitate to contact me at 505-476-3490.

Sincerely;

Roger C. Anderson Environmental Bureau Chief

Cc: OCD Hobbs Office NMED- Mary Noble

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
<ul> <li>Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.</li> <li>Print your name and address on the reverse so that we can return the card to you.</li> <li>Attach this card to the back of the mailpiece, or on the front if space permits.</li> </ul>	A. Received by (Please Print Clearly) B. Date of Delivery MCLVINENE SENSE C. Signature X MUMEU SIMMU Addressee D. Is delivery address different from item 12 Yes
1. Article Addressed to: BANTA OIL FIELA SEA. FNC P.O. 1706	If YES, enter delivery address below:  No
HOBBS NM 88241 MR. VINCE BROWN	3. Service Type     3. Certified Mail     Express Mail     Aregistered     Return Receipt for Merchandise     Insured Mail     C.O.D.
	4. Restricted Delivery? (Extra Fee)
2. Article Number (Copy from service label) 3771 7/87	
PS Form 3811, July 1999 Domestic Re	turn Receipt 102595-99-M-1789

## BANTA OILFIELD SERVICE, INC. P.O. BOX 1706 HOBBS, NEW MEXICO 88241-1706

SERVATION DIVIS

March 20, 2001

New Mexico Energy, Minerals, and Natural Resources Department 1220 S. St. Francis Drive Santa Fe, New Mexico 87505 Attention: Roger C. Anderson

Gentlemen:

During 1999, Banta Oilfield Service, Inc., located at 2807 West Marland in Hobbs, New Mexico, had its septic tank cleaned. There are two bathrooms and wash station for our employees in the back of our facility. None of this was oilfield-generated waste.

Attached is a brochure of our services, etc. If you need any additional information, please feel free to contact me.

Sincerely.

Vince Brown Vice-President

> Telephone (505) 393-3875 Fax (505) 397-3359

## Price, Wayne

From:	Price, Wayne
Sent:	Friday, November 17, 2000 10:47 AM
То:	Williams, Donna
Subject:	Banta Oilfield

Dear Donna,

I am responding to your memo of 9/02/99. I have reviewed the closure report and recommend we file closure report with no further action. My reason is this was a one time spill, they have removed the majority of contamination and the very small amount of material remaining appears to be surficial and metals usually do not migrate very well. Also it looks like any remaining contamination would be well below any CERCLA soil screening levels for the protection of public health.



Oil Conservation Division 1625 N. French Dr. Hobbs, NM 88240



# Memo

To:	Wayne Price
From	Donna Williams
Date:	09/02/99
Re:	Banta Yard

Wayne,

When looking at the analyticals for Banta, the Cadmium and Chromium levels seem high. Both are above the WQCC limits, as well as the lead. When I called Environmental Safety about not sampling for these metals, I was told they were only asked to sample for Lead. I am wondering if they should sample for the other elements that are above the WQCC standards.? When visiting with Chris on this matter he suggested that I send you a copy of the analyticals and let you suggest the sampling if you feel it to be necessary.

Thank You,

ana Williams Donna



# **Safety & Environmental**

# Solutions, Inc.

Banta Oilfield Service, Inc.

Hobbs Yard Spill Site Report Lea County, New Mexico

June 28, 1999

Safety & Environmental Solutions, Inc. 703 E. Clinton Suite 103 Hobbs, New Mexico 88240 (505) 397-0510





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Work Performed	. <u>2</u>
Maps and Figures	. <u>3</u>

#### I. Physical Description

The spill site is in the yard of Banta Oilfield Service at 2807 West Marland, in Lea County, New Mexico. The leak area is situated on a relatively level site. (Vicinity Map)

#### II. Background

A spill occurred at the south edge of the Banta yard when rainwater caused the overflow of an out of service used oil tank. This resulted in the discharge of a small amount of oil and water that ran along the ground through the fence and onto the adjacent alley and two private properties.

#### III. Contaminant and Size of Leak

The overflow from the tank resulted in a used oil/water emulsion being discharged in a small stream adjacent to the fence-line and around the tank.

#### IV. Vertical and Horizontal Extent of Contamination

The tank overflow caused seepage around the tank and then fluid ran along the adjacent alley and into the grass at two private residences. The area underneath the tank was excavated and investigated for contamination.

#### V. Work Performed

On May 25, 1999, rainwater caused the overflow of an out of service used oil tank. Bob Allen of Safety & Environmental Solutions, Inc. met with representatives of Banta Oilfield Service, the City of Hobbs and New Mexico Oil Conservation Division (NMOCD). The affected soil in the company yard was excavated and placed on plastic.

On May 26, 1999, Bob Allen met with Donna Williams of the NMOCD and it was agreed to mow and burn affected grasses, perform TPH field tests on soils in alley and private residences, perform TCLP on excavated spoils pile and perform TPH, BTEX and Total Metals testing on excavated area under tank.

Following is the results of field TPH testing from composite samples:

<u>Site</u>

list in the

- 6

<u>TPH</u>

Sect. A (alley)	130ppm
Sect. B (alley)	25ppm
Sect. C (residence)	80ppm
Sect. D (residence)	86ppm

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A composite sample of the excavated area underneath the tank was taken to Cardinal Laboratories under Chain of Custody for analysis of Total Metals, BTEX and TPH with only Lead showing at elevated levels. An additional 12"-18" of soil was excavated and placed on the spoils pile. Final testing of the bottom composite sample showed no Lead contamination. A composite sample of the spoils pile was taken for waste characterization and sent to Cardinal Laboratories for TCLP testing. The results show that disposal can be performed at a NMOCD approved facility. Banta Oilfield Service will dispose of the spoils at Controlled Recovery Inc., an NMOCD approved facility (See Analytical Results).

#### VI. Maps and Figures

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Vicinity Map Site Plan Laboratory Analytical Results Banta Yard Spill Report June 28, 1999

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Navajo Refining Company Pipeline Division

# Vicinity Map



Banta Yard Spill Report June 28, 1999

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Navajo Refining Company Pipeline Division

# Site Plan



Banta Yard Spill Report June 28, 1999

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Navajo Refining Company Pipeline Division

# Laboratory Analytical Results





ANALYTICAL RESULTS FOR SAFETY & ENVIRONMENTAL SOLUTIONS, INC. ATTN: BOB ALLEN 703 E. CLINTON, SUITE 103 HOBBS, NM 86240 FAX TO: (505) 393-4388

Receiving Date: 06/04/99 Reporting Date: 06/14/99 Project Owner: BARTA OILFIELD Project Name: BARTA YARD Project Location: NOT GIVEN Sampling Date: 06/04/99 Sample Type: SOIL Sample Condition: COOL & INTACT Sample Received By: JP Analyzed By: AH

#### RCRA METALS

LAB NUMBER SAMPLE ID	As	Ag	Ba	Cd	Cr	Рb	Hg	Se
	ppm							
ANALYSIS DATE:	06/11/99	06/09/99	06/09/99	06/09/99	06/09/99	06/09/99	06/11/99	06/11/99
H4174-1 BOTTOM COMP.	<0.05	<1	<5	1.65	5,60	58.45	<0.02	<0.05
Quality Control	0.505	5.016	47.64	3.947	5.112	5.021	0.0103	0.505
True Value QC	0.500	5.000	50.00	4.000	5.000	5.000	0.1000	0.500
% Recovery	101	100.3	95.3	98.7	102.2	100.4	103	101
Relative Percent Difference	0.3	0.45	1.28	0.38	1.07	1.01	7.7	0.9
METHODS: EPA 600/4-79-020	206.2	272.1	208.1	213.1	218.1	239,1	245.1	270.2
METHODS: SW-846	7060A	7760A	7080A	7130	7190	7420	7470A	7740

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6/14/4 Date

#### H4174M.XLS

PLEASE NOTE: Liability and Damages. Cardinal's liability and client's exclusive remedy for any claim arising, whether based in contract or tort, shall be limited to the amount paid by client for analyses. All claims, including those for negligence and any other cause whetsoever shall be deemed waived unless made in writing and received by Cardinal within thirty (30) days after completion of the applicable service. In no event shall Cardinal be lable for incidental or consequential damages, including, without limitation, business interruptions, loss of use, or loss of profits incurred by client, its subsidiaries, affiliates or successors arising out of or related to the performance of services hereunder by Cardinal, regardless of whether such claim is based upon any of the above-stated reasons or otherwise.





ANALYTICAL RESULTS FOR SAFETY & ENVIRONMENTAL SOLUTIONS, INC. ATTN: BOB ALLEN 703 E. CLINTON, SUITE 103 HOBBS, NM 88240 FAX TO: (505) 393-4388

Receiving Date: 06/04/99 Reporting Date: 06/10/99 Project Owner: BARTA OILFIELD Project Name: BARTA YARD Project Location: NOT GIVEN

1

Sampling Date: 06/04/99 Sample Type: SOIL Sample Condition: COOL & INTACT Sample Received By: JP Analyzed By: BC

LAB NUMBE	ER SAMPLE ID	GRO (C6-C10) (mg/Kg)	DRO (>C10-C28) (mg/Kg)	BENZENE (mg/Kg)	TOLUENE (mg/Kg)	ETHYL BENZENE (mg/Kg)	TOTAL XYLENES (mg/Kg)	
ANALYSIS I	DATE:	06/08/99	06/08/99	06/04/99	06/04/99	06/04/99	06/04/99	
H4174-1	BOTTOM COMP.	<10	<10	<0.002	<0.002	<0.002	<0.006	
Quality Control		794	866	0.088	0.102	0.102	0.301	
True Value	QC	800	800	0.100	0.100	0.100	0.600	
% Accuracy		99.2	108	88.2	102	102	100	
<b>Relative</b> Per	cent Difference	2.7	0.7	7.1	2.4	2.1	1.4	

METHODS: TPH(GRO & DRO) - EPA SW-846 8015 M; BTEX/MTBE-EPA SW-846 8260

6/10/4

#### H4174BT XLS

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ARDINAL LA	ABORATORIES, INC.			•
2111 Beek (915) 6	chwood, Abilene, 1X 79603 101 Ea 173-7001 Fax (915) 673-7020 (505) 3	ast Mariand, Hobbs, NM  8824 393-2326 Fax (505) 393-2476	10 Page	or
Company Name: 5 6 5	1		ANALYSIS REQUEST	
Project Manager: $B \Delta I$	la	BILL TO Po#		
Address: 703 6. (1:-4	ton #103	Company:		
city: Efoldes	State: NMZID: 88 240	Attn: Sa		
Phone #: 505 37 7- (	0250	Address:		
Fax #: 505.393.	L 383	city:		
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† Cardinal cannot accept verbal changes. Please fax written changes to 915-673-7020.





PHONE (505) 393-2326 • 101 E. MARLAND • HOBBS, NM 88240

ANALYTICAL RESULTS FOR SAFETY & ENVIRONMENTAL SOLUTIONS, INC. ATTN: DEE WHATLEY 703 E. CLINTON, SUITE 103 **HOBBS, NM 88240** FAX TO: (505) 393-4388

Receiving Date: 06/21/99 Reporting Date: 06/23/99 Project Number: NOT GIVEN Project Name: BANTA SPILL Project Location: BANTA HOBBS YARD Analysis Date: 06/23/99 Sampling Date: 06/19/99 Sample Type: SOIL Sample Condition: COOL & INTACT Sample Received By: GP Analyzed By: AH

> Pb (mg/Kg)

#### LAB NUMBER

**BOTTOM HOLE** H4196-1 <1 **Quality Control** 5.047 True Value QC 5.000 % Accuracy 100.9 3.37 **Relative Percent Difference** 

SAMPLE ID

METHOD: EPA SW-846 7420

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06/23/99

PLEASE MOTE: Unability and Damages. Cardinal's liability and client's exclusive remer All classs, including trose for negligence and any other cause whatsoever shall be deem service. In no event shall Cardinal be liable for incidental or consequential damages, inc im ana ad in cor by Cardinal within thirty (30) days after completion of the ap ons, loss of use, or loss of profits incurred by client, its sub raived unless made in writing and received by Cardh is, including, without limitation, busin es internutio es or successors arising out of or related to the performance of services hereunder by Cardinal, regardless of whether such claim is based upon any of the above-stated reasons or oth

CHAIN-OF-CUSTODY AND ANALYSIS REQUEST	ARDINAL LABORA ( ORIES, INC. 2111 Beechwood, Abliene, TX 78803 101 East Marland, Hobbs, NM 88240 ビリク の (215) 873-7001 Fax (915) 873-7020 (505) 393-2326 Fax (505) 393-2478 ビリク の	tarne: SFST ANALYSIS REQUEST	baller: De C A Katler	203 F. Clicton Company.	665 State MIZICI 88240 Attri S. MA	397-0510 Address:	393-4388 Carr	Project Owner: State: Zip:	na Banta Spill Phonest N	attom Banta Hobbs Vard East	KONY - WAYTERY   PRES, SAMPLING		-1 Batton that C1 - 1 - 1 - 1 - 1 - 1 - 1 - 1					n ning at a su that is in a name at the substant of that is a substant of the sum of hele and is of a substant. Inclusion at a substant of the Additional Far th	Martin Control Reserved to 1 and 1 a	
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Cardinal cannot accept verbal changes. Please fax written changes to 915-673-7020.

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ANALYTICAL RESULTS FOR SAFETY & ENVIRONMENTAL SOLUTIONS, INC. ATTN: BOB ALLEN 703 E. CLINTON, SUITE 103 HOBBS, NM 88240 FAX TO:

Receiving Date: 06/28/99 Reporting Date: 06/30/99 Project Number: NOT GIVEN Project Name: BANTA Project Location: YARD Lab Number: H4212-1 Sample ID: SPOILS PILE Analysis Date: 06/29/99 Sampling Date: 06/28/99 Sample Type: SOIL Sample Condition: COOL & INTACT Sample Received By: JP Analyzed By: BC

	EPA	Sample Result	Method			True Value
TCLP SEMIVOLATILES (ppm)	LIMIT	H4212-1	Blank	QC	% Recov.	QC
Pyridine	5.00	<0.020	<0.005	0.006	15	0.040
1,4-Dichlorobenzene	7.50	<0.020	<0.005	0.021	53	0.040
o-Cresol	200	<0.020	< 0.005	0.012	30	0.040
m, p-Cresol	200	<0.020	<0.005	0.011	28	0.040
Hexachloroethane	3.00	<0.020	<0.005	0.014	35	0.040
Nitrobenzene	2.00	<0.020	<0.005	0.025	63	0.040
Hexachloro-1,3-butadiene	0.500	<0.020	< 0.005	0.019	48	0.040
2,4,6-Trichlorophenol	2.00	<0.020	<0.005	0.016	40	0.040
2,4,5-Trichlorophenol	400	<0.020	<0.005	0.017	43	0.040
2,4-Dinitrotoluene	0.130	<0.020	<0.005	0.023	58	0.040
Hexachlorobenzene	0.130	<0.020	<0.005	0.021	53	0.040
Pentachlorophenol	100	< 0.020	< 0.005	0.012	30	0.040

	% RECOVERY
Fluorophenol	22
Phenol-d5	18
Nitrobenzene-d5	. 88
2-Fluorobiphenyl	65
2,4,6-Tribromophenol	71
Terphenyl-d14	110

METHODS: EPA SW 846-8270, 1311

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PLEASE NOTE: Liability and Damages. Cardinal's liability and client's exclusive remedy for any claim arising, whether based in contract or tort, shall be limited to the amount paid by client for analyses. All claims, including those for negligence and any other cause whatsoever shall be deemed waived unless made in writing and received by Cardinal within thirty (30) days after completion of the applicable service. In no event shall Cardinal be liable for incidental or consequential damages, including, without limitation, business interruptions, loss of use, or loss of profits incurred by client, its subsidiaries, affiliates or successors arising out of or related to the performance of services hereunder by Cardinal, regardless of whether such claim is based upon any of the above-stated reasons or otherwise.



ANALYTICAL RESULTS FOR SAFETY & ENVIRONMENTAL SOLUTIONS, INC. ATTN: BOB ALLEN 703 E. CLINTON, SUITE 103 HOBBS, NM 88240 FAX TO:

Receiving Date: 06/28/99 Reporting Date: 06/30/99 Project Number: NOT GIVEN Project Name: BANTA Project Location: YARD Lab Number: H4212-1 Sample ID: SPOILS PILE

Analysis Date: 06/29/99 Sampling Date: 06/28/99 Sample Type: SOIL Sample Condition: COOL & INTACT Sample Received By: JP Analyzed By: BC

	EPA	Sample Result	Method			True Value
TCLP VOLATILES (ppm)	LIMIT		Blank	QC	%Recov.	QC
Vinyl Chloride	0.20	<0.005	<0.005	0.111	111	0.100
1,1-Dichloroethylene	0.7	< 0.005	<0.005	0.105	105	0.100
Methyl Ethyl Ketone	200	< 0.050	<0.050	0.111	111	0.100
Chloroform	6.0	< 0.005	< 0.005	0.104	104	0.100
1,2-Dichloroethane	0.5	< 0.005	< 0.005	0.111	111	0.100
Benzene	0.5	< 0.005	<0.005	0.095	95	0.100
Carbon Tetrachloride	0.5	< 0.005	<0.005	0.096	96	0.100
Trichloroethylene	0.5	<0.005	<0.005	0.100	100	0.100
Tetrachloroethylene	0.7	< 0.005	< 0.005	0.106	106	0.100
Chlorobenzene	100	< 0.005	<0.005	0.109	109	0.100
1,4-Dichlorobenzene	7.5	<0.005	<0.005	0.102	102	0.100

	% RECOVERY
Dibromofluoromethane	83
Toluene-d8	87
Bromofluorobenzene	87

METHODS: EPA SW 846-8260, 1311

ANC ALL A CALL SSQLA. COOKE, Ph. D.

6/30/99 Date

PLEASE NOTE: Lizbility and Damages. Cardinal's liability and client's exclusive remedy for any claim arising, whether based in contract or tort, shall be limited to the amount paid by cli All claims, including those for negligence and any other cause whatsoever shall be deemed waived unless made in writing and received by Cardinal within thirty (30) days after completion of the appl service. In no event shall Cardinal be liable for incidental or consequential damages, including, without limitation, business interruptions, toss of use, or toss of profits incurred by client, its subsid affiliates or successors arising out of or related to the performance of services hereunder by Cardinal, regardless of whether such claim is based upon any of the above-stated reasons or otherwise.



PHONE (505) 393-2326 • 101 E. MARLAND • HOBBS, NM 88240

ANALYTICAL RESULTS FOR SAFETY & ENVIRONMENTAL SOLUTIONS, INC. ATTN: BOB ALLEN 703 E. CLINTON, SUITE 103 HOBBS, NM 88240 FAX TO: Sampling D

Receiving Date: 06/28/99 Reporting Date: 07/02/99 Project Number: NOT GIVEN Project Name: BANTA Project Location: YARD Sampling Date: 06/28/99 Sample Type: SOIL Sample Condition: COOL & INTACT Sample Received By: JP Analyzed By: BC/AH

REACTIVITY

LAB NUMBER SAMPLE ID

SulfideCyanide CORROSIVITY IGNITABILITY(ppm)(pH)(°F)

ANALYSIS DATE:		07/01/99	07/01/99	06/29/99	06/28/99	
H4212-1	SPOILS PILE	Not reactive	Not reactive	8.17	Nonflammable	
	· <u>···</u>					
					_	
·····						
Quality Contro		NR	NR	6.96	NID	
	<u>"</u>			7.00		
True value QC	<u>.                                    </u>			7.00	NR	
% Recovery		NR	NR	99.4	NR	
<b>Relative Perce</b>	ent Difference	NR	NR	0.1	NR	

METHOD: EPA SW 846-7.3, 7.2, 1030 (proposed), 1311, 40 CFR 261

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Receiving Date: 06/28/99

Reporting Date: 07/02/99

Project Name: BANTA

Project Location: YARD

Project Number: NOT GIVEN

PHONE (915) 673-7001 • 2111 BEECHWOOD • ABILENE, TX 79603

ANALYTICAL RESULTS FOR SAFETY & ENVIRONMENTAL SOLUTIONS, INC. ATTN: BOB ALLEN 703 E. CLINTON, SUITE 103 HOBBS, NM 88240 FAX TO:

> Sampling Date: 06/28/99 Sample Type: SOIL Sample Condition: COOL & INTACT Sample Received By: JP Analyzed By: AH

#### TCLP METALS

LAB NO.	SAMPLE ID	As	Ag	Ba	Cd	Cr	Pb	Hg	Se
		ppm							
ANALYSIS	DATE:	07/01/99	07/01/99	07/01/99	07/01/99	07/01/99	07/01/99	07/01/99	07/01/99
EPA LIMITS	S:	5	5	100	1	5	5	0.2	1
H4212-1	SPOILS PILE	<1	<1	<5	<0.1	<1	<1	<0.02	<0.1
	trol	0.052	0.935	78.80	0.643	1 750	2 175	0.0099	0.051
True Value		0.002	1 000	80.00	0.545	2,000	2.175	0.0000	0.051
A Decorren	<u>.</u>	104	02.5	00.00	109.6	2.000	2.000	0.0100	0.000
Relative Standard Deviation		1.2	1.49	2.19	2.33	6.93	2.74	13.2	1.8
METHODS	EPA 1311, 600/4-91/	206.2	272.1	208.1	213.1	218.1	239.1	245.1	270.2

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Gayle A. Potter, Chemist

07/02/99 Date

#### H4212M.XLS

PLEASE NOTE: Liability and Damages. Cardinal's liability and client's exclusive remody for any claim arising, whether based in contract or tort, shall be limited to the amount paid by client for analyses. All claims, including those for negligence and any other cause whatsoever shall be deemed waived unless made in writing and received by Cardinal within thiny (30) days after completion of the applicable service. In no event shall Cardinal be liable for incidental or consequential damages, including, without limitation, business interruptions, loss of use, or loss of profits incurred by client, its subsidiaries. affiliates or successors arising out of or related to the performance of services hereunder by Cardinal, regardless of whether such claim is based upon any of the above-stated reasons or otherwise.

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JAR ARE	DINAL LABORATORIES, INC. 2111 Beechwood, Abilene, TX 79603 101 Ea	st Marland, Hobbs, NM 88240	for	
Company Name:	(915) 673-7001 Fax (915) 673-7020 (505) 3	93-2326 Fax (505) 393-2476	PO.Q	ALYSIS REQUEST
Project Manager:	Allen	BILL TO PO #:		
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City: Hebbe	State: W/A ZIP: DOZCO	Attn:		
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FOR LAB USE ONLY	MATRIX	PRES. SAMPLING		
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PLEASE NOTE: Under and Own	mages. Cardnais tablity and dan'ts auxidative temady for any datin article whether haved	h contract or lot, shal be initiad to the smouth paid by th	the second s	Terms and Conditions: Newsel will be charged on all accounts more than
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+ Cardinal cannot accept verbal changes. Please fax written changes to 915-673-7020.

## **OCD ENVIRONMENTAL BUREAU**

### SITE INSPECTION SHEET

DATE: 6/17/79 Type of Facility: Refinery Gas Plant 🗇 Compressor St. C Brine St. C OilField Service Co. Surface Waste Mgt. Facility 🗇 E&P Site 🗇 Crude Oil Pump Station 🗇 Other 🛛 No Yes 🛛 **Discharge Plan:** DP# BANTA OILFIELD SERVICE INC. FACILITY NAME: PHYSICAL LOCATION: 2807 W MARLAND Ho**ll** 5 NM Legal: QRT\_\_\_QRT\_\_ TS R County OWNER/OPERATOR (NAME) \_\_\_\_ BANTA Contact Person: Hollis WOLFENBARGER Tele:# 505-393-3875 5.A.B State NM ZIP 88240 MAILING ADDRESS: HOLLIS WOLFONBARgon 11INCE BROWN **Owner/Operator Rep's:** OCD INSPECTORS: 2 PRICE, J FORD, D 2014 AMS N 1. <u>Drum Storage</u>: All drums containing materials other than fresh water must be stored on an impermeable pad with curbing. All empty drums will be stored on their sides with the bungs in and lined up on a horizontal plane. Chemicals in other containers such as sacks or buckets will also be stored on an impermeable pad and curb type containment. DRUMS BEING STORED BITHOUT PAINT WASEE PAdtcurb PAINT SLUDGE TROUGH NEEAS

2. <u>Process Areas</u>: All process and maintenance areas which show evidence that leaks and spills are reaching the ground surface must be either paved and curbed or have some type of spill collection device incorporated into the design.

YARD AREA - OK

3. <u>Above Ground Tanks</u>: All above ground tanks which contain fluids other than fresh water must be bermed to contain a volume of one-third more than the total volume of the largest tank or of all interconnected tanks. All new tanks or existing tanks that undergo a major modification, as determined by the Division, must be placed within an impermeable bermed enclosure.

OK- USED OIL TANK NOW HAS SECONDARY CONTAINMENT.

OCD Inspection Sheet Page \_\_\_\_ of \_\_\_\_ 4. <u>Above Ground Saddle Tanks</u>: Above ground saddle tanks must have impermeable pad and curb type containment unless they contain fresh water or fluids that are gases at atmospheric temperature and pressure.

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5. <u>Labeling:</u> All tanks, drums and containers will be clearly labeled to identify their contents and other emergency notification information. PAINT WASEE DRUMS + LABELEO. NOT

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6. <u>Below Grade Tanks/Sumps</u>: All below grade tanks, sumps, and pits must be approved by the OCD prior to installation or upon modification and must incorporate secondary containment and leak-detection into the design. All pre-existing sumps and below-grade tanks must demonstrate integrity on an annual basis. Integrity tests include pressure testing to 3 pounds per square inch above normal operating pressure and/or visual inspection of cleaned out tanks and/or sumps, or other OCD approved methods. The OCD will be notified at least 72 hours prior to all testing.

WASHBAY SUMP NEEDS INSPECTION TO DETERMINE IF LEAKING.

7. <u>Underground Process/Wastewater Lines:</u> All underground process/wastewater pipelines must be tested to demonstrate their mechanical integrity at present and then every 5 years thereafter, or prior to discharge plan renewal. The permittee may propose various methods for testing such as pressure testing to 3 pounds per square inch above normal operating pressure or other means acceptable to the OCD. The OCD will be notified at least 72 hours prior to all testing.

DRESSUME TESTING LL WASTEWATER LINES NEEAS WASH BAY SUMA OOTW i.e. CONVECTION.

8. <u>Onsite/Offsite Waste Disposal and Storage Practices:</u> Are all wastes properly characterized and disposed of correctly? Does the facility have an EPA hazardous waste number? \_\_\_\_\_ Yes \_\_\_\_\_ No

NO D IF NO DETAIL BELOW. ARE ALL WASTE CHARACTERIZED AND DISPOSED OF PROPERLY? YES

WASH BAY SUMP SLUDIE <u>1E SHOULD BE SAMPLÉD</u> RCRA HAZARDOUS WASTE SHOULD PAINT WASTE + DETERMINE To Σ÷ EPA TESTED BEFORE BISPOSAL.

OCD Inspection Sheet Page \_\_\_\_ of \_\_\_\_

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9. <u>Class V Wells</u>: Leach fields and other wastewater disposal systems at OCD regulated facilities which inject non-hazardous fluid into or above an underground source of drinking water are considered Class V injection wells under the EPA UIC program. All Class V wells that inject non-hazardous industrial wastes or a mixture of industrial wastes and domestic wastes will be closed unless it can be demonstrated that groundwater will not be impacted in the reasonably foresceable future. Closure of Class V wells must be in accordance with a plan approved by the Division's Santa Fe Office. The OCD allows industry to submit closure plans which are protective of human health, the environment and groundwater as defined by the WQCC, and are cost effective. Class V wells that inject domestic waste only must be permitted by the New Mexico Environment Department.

ANY CLASS V WELLS NO & YES D IF YES DESCRIBE BELOW !

10. <u>Housekeeping</u>: All systems designed for spill collection/prevention will be inspected weekly and after each storm event to ensure proper operation and to prevent overtopping or system failure. A record of inspections will be retained on site for a period of five years.

GOOD - NO RECORDS

11. <u>Spill Reporting</u>: All spills/releases will be reported pursuant to OCD Rule 116 and WQCC 1203 to the proper OCD District Office.

 RECENT	HSED MO	Top oil sp	OILL RAA	1 off-s	ITE DUR	jug	RAIN 5	TOPN	EVENT	
 BANTA	PERFORMEN	EMELGE	NCY AFS	PONSE	CLEAN-UP	for	VARA	AND	SURRIUND	149
 AREA	NCLOOING	CLEANING	UP RES	IDENts	YARAS.					

12. Does the facility have any other potential environmental concerns/issues?

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13. Does the facility have any other environmental permits - i.e. SPCC, Stormwater Plan, etc.?

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14. ANY WATER WELLS ON SITE ? NO & YES D IF YES, HOW IS IT BEING USED ?

**Miscellaneous Comments:** 

BANTA SHALL SUBMIT A SPILL CLOSURE REPORT TO THE OCO FOR THE RECENT MSED MODON OIL SPILL.

Number of Photos taken at this site: 5 0: ENVR. Pic\_CAM Pic 00000 attachments copy of fifotos

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Banta OilField Service Inc. 2807 W Marland-Hobbs NM Taken 6/17/99 By: W Price-OCD

#1



#2





#3



#4



