

# 2024 Annual Report Sundance Services, Inc. (Permit NM-01-003)

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Submitted to  
Oil Conservation Division  
Energy, Minerals, and Natural Resources Department  
Santa Fe, New Mexico

Submitted by  
Sundance Services, Inc.  
Lee County, New Mexico

Prepared by



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February 14, 2025



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## 1. Introduction

This report summarizes activities undertaken in 2024 to meet the requirements of the Closure and Post-Closure Plan (CPC Plan) submitted by Sundance Services, Inc. (SSI) (Commercial Surface Waste Management Facility Permit NM1-3) to the New Mexico Energy, Minerals and Natural Resources Division (EMNRD) Oil Conservation Division (OCD) on September 29, 2016 and approved on July 31, 2017 (Appendix A).

In the approval for the CPC Plan, the following milestones were identified, along with a release of financial assurance for each.

1. Installation of required groundwater monitoring wells and their initial sampling on or before December 31, 2017.
2. Removal of all produced water tanks, associated berms, and sumps on or before December 31, 2018.
3. Removal of all jet-out pits on or before December 31, 2019.
4. Draining of all process liquids and decommissioning of facility Ponds 5 and 6 on or before December 31, 2020.
5. East landfill slopes must be at final grades on or before December 31, 2021.
6. Ponds 2, 3, and 9 must be stabilized, all materials removed, the pond area appropriately remediated, and all remaining landfill slopes must be at final grades on or before December 31, 2022.

Additionally, it was acknowledged that

If performance or progress with any of the milestones described above is delayed, disrupted, or interfered with by unanticipated causes not the fault of and beyond the control of Sundance Services, Inc. and those for which they are responsible, then Sundance Services, Inc. shall be entitled to an equitable adjustment in the milestone dates provided... Causes of delay, disruption, or interference that may give rise to an adjustment in milestone dates include but are not limited to severe and unavoidable natural catastrophes such as fire, floods, epidemics, and earthquakes; abnormal weather conditions; and acts of war or terrorism.



## 2. Revised CPC Plan

In December 2023, SSI submitted a Minor Modification Application and requested modification of the closure of the evaporation ponds and landfill. On March 8, 2024, OCD issued conditional approval of the minor modification permit application dated December 23, 2023. Several revisions and responses to comments were submitted and addressed throughout 2024. The most recent CPC Plan submittal to address comments was provided on January 27, 2025.

The SSI minor modification request in December 2023 consisted of the following:

- SSI requested to modify Condition 3 of the July 31, 2017 approval to extend the closure due date from December 31, 2022 to December 31, 2028.
- SSI also requested a modification to Milestone F (also referred to in the revised CPC Plan as Milestone 6). Milestone F required that Ponds 2, 3, and 9 be stabilized, all materials removed, the pond area appropriately remediated, and all remaining landfill slopes be at final grade on or before December 31, 2022. SSI sought to modify Milestone F to allow the dewatering of Ponds 2, 3, 4, and 9, the solidification and stabilization of pond sediments, in-place pond closures, and placement of the final landfill cover design over the ponds and landfill area.

The iterations of comments and responses in 2024 addressed the Conditions 7 and 8 (regarding engineering drawings and the cost estimate), as well as the portion of Condition 6 that required a sampling locations figure. All of these edits have been incorporated into the final CPC Plan submitted to OCD. The remaining conditions (1 through 6 and 9) are addressed in the next section.

## 3. Status of Permit Conditions

The status of the conditions that modified permit NM1-3 and the approved closure plan as of December 31, 2022 were as follows:

*Condition 1: Closure of the facility must begin on or before December 31, 2017.*

Complete.



*Condition 2: Sundance Services, Inc. shall provide a critical path schedule for each phase of closure at least 30 days prior to the commencement of closure activities at the facility.*

Schedule is as agreed upon in milestones, current on or ahead of schedule for all items. Progress on individual milestones is discussed under Condition 7.

*Condition 3: Closure of the facility must be completed and commencement of the post-closure care period must begin on or before December 31, 2022.*

Closure has progressed and milestones have been met each year, given the conditional approval of the revised schedule approved by OCD in March 2024.

*Condition 4: Prior to the removal of existing sumps, Sundance Services, Inc. must identify the locations of each sump. Soil testing beneath each sump must be in accordance with provisions of 19.15.36 NMAC.*

Completed for produced water tanks and jet-out facilities.

*Condition 5: Sundance Services, Inc. must immediately begin abandonment of existing wells and the installation of the new vadose zone monitoring wells specified in the closure/post-closure plan. In addition to those wells specified in the plan, two additional vadose zone monitoring wells must be installed along the southern property boundary between VZ-2 and VZ-3 and between VZ-4 and VZ-5. These additional wells shall be subject to the same monitoring schedule and parameters as the other wells.*

The installation of the new vadose zone monitoring (VZM) wells was completed in 2017 and the piezometer abandonment was completed in 2018.

*Condition 6: At the beginning of the post-closure period, Sundance Services, Inc. shall undertake quarterly rather than annual monitoring events upon the vadose zone wells as well as after significant precipitation events (i.e. 24 hour, 25-year storms). This frequency may be reduced if it can be demonstrated there is a lack of recoverable groundwater in the wells, or the water quality data does not indicate contamination.*

Per OCD direction in an April 2018 meeting, SSI has discontinued quarterly sampling and is undertaking annual sampling due to lack of water in the wells. There is no evidence that the vadose zone will recover, but SSI will evaluate the conditions at closure.

*Condition 7: The cost estimate provided within the September 29, 2016 closure/post-closure plan is \$3,395,000.00. Based upon subsequent discussions between Sundance Services, Inc. and the OCD, replacement financial assurance in the amount in total of \$3,695,000.00 in a form acceptable to the OCD under the current regulations is required immediately. The additional financial assurance is required to further assure closure operations proceed in a timely fashion. Also, an additional \$50,000 in financial assurance was provided for each of the six agreed upon milestones. If and when each of the following closure*



*milestones is achieved, the amount of required financial assurance shall be released in the amount of \$50,000.00 for each milestone reached.*

- Milestone 1: Complete
- Milestone 2: Complete
- Milestone 3: Complete
- Milestone 4: Complete
- Milestone 5: Complete
- Milestone 6: Discussion of this milestone is provided in Section 5.

## **4. Conditions from Conditional Approval of Revised Closure/Post Closure Plan**

On March 8, 2024 OCD provided a conditional approval letter (Appendix B) of the minor modification request. That letter outlined the following conditions:

*Condition 1: SSI must comply with the following:*

- *All applicable requirements of the Oil and Gas Act (Chapter 70, Article 2 NMSA 1978)*
- *The updated Closure and Post-Closure Plan included in the minor modification*
- *permit application package submitted to the OCD on December 22, 2023*
- *The transitional provisions of 19.15.36.20 NMAC*
- *All conditions specified in this approval letter.*

SSI will comply with the documents listed.

*Condition 2: SSI must complete the closure of the surface waste management facility (SWMF) and begin the commencement of the post-closure care period on or before December 31, 2028;*

SSI will comply with the required time frame.



*Condition 3: SSI must implement in-place closure for Ponds 1, 2, 3, 4, 5, 6, and 9. SSI must also confirm the stabilization/solidification process by conducting the paint filter test (EPA Method 9095A) and complete the NORM survey in compliance with 20.3.14.1403 NMAC to determine if regulated NORM must be removed and disposed off-site. Note, the pond closure sampling and analysis of 19.15.36.18.D(4) NMAC for waste excavation and removal is not required since the ponds will be closed in-place as part of the landfill area.*

SSI will conform to these requirements when closing ponds.

*Condition 4: SSI must revegetate the landfill area in accordance with 19.15.36.18.C(2)(b) NMAC by overlying the cell with native grass covering at least seventy percent of the landfill cover and surrounding areas, consisting of at least two grasses, and not including noxious weeds or deep-rooted shrubs or trees, and maintain that cover through the post-closure period. The revegetation required by 19.15.36.18.C(2)(b) NMAC must be applied to any area in which the landfill final cover installation is required;*

SSI will conform to these requirements after placing final cover.

*Condition 5: Non-landfill areas of the SWMF must revegetate impacted areas in accordance with 19.15.36.18.A(6) NMAC. Re-vegetation shall consist of establishment of a vegetative cover equal to seventy percent of the native perennial vegetative cover (un-impacted by overgrazing, fire or other intrusion damaging to native vegetation) or scientifically documented ecological description consisting of at least three native plant species, including at least one grass, but not including noxious weeds, and maintenance of that cover through two successive growing seasons;*

SSI will conform to these requirements.

*Condition 6: SSI must complete the closure of the oil treating plant in accordance with 19.15.36.18.C(1) NMAC. Note, SSI in error proposed to meet the closure performance standards of 19.15.36.15 NMAC which is specific to a landfarm. In the event after all equipment and/or infrastructure removal (i.e., tanks, above ground and buried piping, centrifuges, buildings, etc.), sample results determine an unauthorized release, SSI must comply with the applicable spill reporting and corrective action provisions of 19.15.29 NMAC and/or 19.15.30 NMAC. Note, the closure sampling and analysis required by 19.15.36.18.C(1)(b) NMAC is not optional and is required for closure. SSI must also submit to the OCD for approval, prior to any sampling, a grid sampling map of the oil treating plant area within 45-days of certified mail receipt of this approval;*

SSI will complete closure of the oil treating plan in accordance with the applicable sections of NMAC. The figure providing a sampling grid has already been provided in the updated CPC Plan provided in January 2025.



Condition 7: SSI must obtain written approval from the OCD prior to implementing any modifications to OCD's conditions of approval.

SSI will obtain written approval from the OCD prior to implementing any modification of OCD's conditions of approval.

## 5. Milestone F/6 Activities

Appendix I of the revised CPC Plan outlines the closure schedule. Year 1 (2024) projected earthwork volumes were as shown in Table 1.

**Table 1. Year 1 Projected Earthwork Volumes**

Area	Task	Year 1 Volume (cubic yards)
Area between Ponds 5, 7, and 8	Additional fill placed to achieve design grades for drainage	234,500
	Final cover (6 inches) placement	17,500
	Vegetative cover (24 inches) Placement	70,000
	Cut volume	-23,000

In 2024, SSI completed the following related to the remaining Milestone F (Milestone 6 in CPC Plan) closure activities:

- 216,518 cubic yards (CY) of fill has been placed across the site, including Pond 5 and surrounding areas
- 178,286 CY of cut has been removed from across the site, including the SW Stormwater Pond.

While SSI placed less fill in 2024 than prescribed in the CPC Plan, SSI performed more cut than prescribed. SSI earthwork included areas outside of the Year 1 closure areas designated in the CPC Plan. While most soil placement occurred in the Year 1 target area, fill placement in other areas across the site were prioritized in 2024 to improve stormwater conditions as closure activities progress.





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Sundance Services, Inc. (Permit NM-01-003)

Closure-related soil placement occurred throughout 2024. In the final quarter of 2024, it became apparent that soil placement rates were behind the anticipated rates, so SSI purchased two new dump trucks, each with 30 CY capacity. SSI now has five trucks running 40 total loads per day to increase their soil moving capability.

# Appendix A

## Executed Closure Plan Approval from 2017

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State of New Mexico  
Energy, Minerals and Natural Resources Department

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**Susana Martinez**  
Governor

**Ken McQueen**  
Cabinet Secretary

**Matthias Sayer**  
Deputy Cabinet Secretary

**David Catanach**  
Director, Oil Conservation Division



July 31, 2017

Arif Mussani  
Sundance Services, Inc.  
1006 6<sup>th</sup> Street  
Eunice, New Mexico 88231

**RE: Approval of Closure/Post-Closure Plan for Commercial Surface Waste Management Facility (Permit NM1-3). South ½ of Section 29, Township 21 South, Range 38 East NMPM, Lea County, New Mexico**

Mr. Mussani,

The Oil Conservation Division (OCD) has completed its review of the closure/post-closure plan submitted on your behalf by Gordon Environmental, Inc. dated September 29, 2016 regarding your existing commercial waste management facility operating at the location described above east of Eunice, NM. OCD approves this plan and permit NM1-3 is hereby modified with the following conditions:

1. Closure of the facility must begin on or before December 31<sup>st</sup>, 2017.
2. Sundance Services, Inc. shall provide a critical path schedule for each phase of closure at least 30 days prior to the commencement of closure activities at the facility.
3. Closure of the facility must be completed and commencement of the post-closure care period must begin on or before December 31<sup>st</sup>, 2022.
4. Prior to the removal of existing sumps, Sundance Services, Inc. must identify the locations of each sump. Soil testing beneath each sump must be in accordance with provisions of 19.15.36 NMAC.
5. Sundance Services, Inc. must immediately begin abandonment of existing wells and the installation of the new vadose zone monitoring wells specified in the closure/post-closure plan. In addition to those wells specified in the plan, two additional vadose zone monitoring wells must be installed along the southern property boundary between VZ-2 and VZ-3 and between VZ-4 and VZ-5. These additional wells shall be subject to the same monitoring schedule and parameters as the other wells.
6. At the beginning of the post-closure period, Sundance Services, Inc. shall undertake quarterly rather than annual monitoring events upon the vadose zone wells as well as after significant precipitation events (i.e. 24 hour, 25-year storms). This frequency may be reduced if it can be demonstrated there is a lack of recoverable groundwater in the wells, or the water quality data does not indicate contamination.
7. The cost estimate provided within the September 29, 2016 closure/post-closure plan is \$3,395,000.00. Based upon subsequent discussions between Sundance Services, Inc. and the OCD, replacement financial assurance in the amount of \$3,695,000.00 in a form acceptable to the OCD under the current regulations is required immediately. The additional financial assurance is required to further assure closure operations proceed in a timely fashion.

Sundance Services, Inc.  
Modification of Permit NM1-3  
July 31, 2017  
Page 2

If and when each of the following closure milestones is achieved, the amount of required financial assurance shall be released in the amount of \$50,000.00 for each milestone reached on time:

- a. Installation of required groundwater monitoring wells and their initial sampling on or before December 31, 2017.
- b. Removal of all produced water tanks, associated berms, and sumps on or before December 31, 2018.
- c. Removal of all jet-out pits on or before December 31, 2019.
- d. Draining of all process liquids and decommissioning of facility Ponds 5 and 6 on or before December 31, 2020.
- e. East landfill slopes must be at final grades on or before December 31, 2021.
- f. Ponds 2, 3, and 9 must be stabilized, all materials removed, the pond area appropriately remediated, and all remaining landfill slopes must be at final grades on or before December 31, 2022.

The amount of financial assurance may be modified from time to time based upon conditions at the facility or other factors. If performance or progress with any of the milestones described above is delayed, disrupted, or interfered with by unanticipated causes not the fault of and beyond the control of Sundance Services, Inc. and those for which they are responsible, then Sundance Services, Inc. shall be entitled to an equitable adjustment in the milestone dates provided. Sundance Services, Inc.'s entitlement to an adjustment of the milestone date(s) is conditioned on such adjustment being essential to their ability to complete the milestone(s) within the dates defined. Causes of delay, disruption, or interference that may give rise to an adjustment in milestone dates include but are not limited to severe and unavoidable natural catastrophes such as fire, floods, epidemics, and earthquakes; abnormal weather conditions; and acts of war or terrorism.

This approved closure plan supersedes any prior closure plans or closure requirements. All requirements, including all statutes, rules, and orders, not related to facility closure and post-closure under the permit or 19.15.36 NMAC remain in full effect. Affirmation of acceptance by Sundance Services, Inc. of this permit modification is required by authorized signature below. If you have any questions, please contact Jim Griswold, OCD Environmental Bureau Chief at (505) 476-3465 or by email at [jim.griswold@state.nm.us](mailto:jim.griswold@state.nm.us). On behalf of the Oil Conservation Division, I wish to thank you and your staff for your cooperation during this process.

Respectfully,



David Catanach  
Director

#### CERTIFICATION

Sundance Services, Inc. by the signature of the authorized representative below, hereby accepts this modification to Permit NM1-3 and agrees to comply with the terms of the closure/post-closure plan and the conditions in this letter.

Accepted by SUNDANCE SERVICES, INC.

Signature: T. Mason

Title: C.F.O. / SECRETARY / TREASURER

Date: 8/1/17

Appendix B

Conditional  
Approval Letter for  
Revised CPC Plan  
March 8, 2024

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State of New Mexico  
Energy, Minerals and Natural Resources Department

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Michelle Lujan Grisham  
Governor

Dylan M. Fuge  
Deputy Secretary

Dylan Fuge, Division Director (Acting)  
Oil Conservation Division



**Certified Mail Receipt # 7018 0040 0000 3405 7496**

March 8, 2024

Mr. Tariq Mussani  
Sundance Services Inc.  
42 Sundance Lane  
Eunice, New Mexico 88231  
[tmussani@hotmail.com](mailto:tmussani@hotmail.com)

**RE: Conditional Approval of Permit Minor Modification Request  
Sundance Services, Inc. (OGRID 149972), Permit NM1-3  
SW/4 of Section 29, Township 21 South, Range 38 East, NMPM, Lea County, New Mexico**

Dear Mr. Mussani:

The Oil Conservation Division (OCD) has reviewed the revised minor modification permit application, dated December 23, 2023, for Permit NM1-3. In this application, Sundance Services West, Inc. (SSI) has requested minor modifications to the September 29, 2016, Closure and Post-Closure Plan approved by the OCD on July 31, 2017. The requested minor modifications are as follows:

- SSI requests to modify Condition 3 to extend the closure due date from December 31, 2022, to December 31, 2028. Currently, Condition 3 states, "Closure of the facility must be completed and commencement of the post-closure care period must begin on or before December 31<sup>st</sup>, 2022."
- SSI also requests a modification to Milestone F. Currently, Milestone F requires that ponds 2, 3, and 9 be stabilized, all materials removed, the pond area appropriately remediated, and all remaining landfill slopes be at final grade on or before December 31, 2022. SSI wishes to modify Milestone F to allow the dewatering of ponds 2, 3, 4, and 9, the solidification and stabilization of pond sediments, in-place pond closures, and placement of the final landfill cover design over the ponds and landfill area.

The OCD grants SSI approval of the above minor modification requests to the Closure and Post-Closure Plan approved by the OCD on July 31, 2017. Therefore, Permit NM1-3 is hereby modified with the following conditions:



Sundance Services Inc.  
Permit NM1-3  
March 8, 2024  
Page 2 of 4

1. SSI must comply with the following:
  - All applicable requirements of the Oil and Gas Act (Chapter 70, Article 2 NMSA 1978);
  - The updated Closure and Post-Closure Plan included in the minor modification permit application package submitted to the OCD on December 22, 2023;
  - The transitional provisions of 19.15.36.20 NMAC; and
  - All conditions specified in this approval letter.
2. SSI must complete the closure of the surface waste management facility (SWMF) and begin the commencement of the post-closure care period on or before December 31, 2028;
3. SSI must implement in-place closure for Ponds 1, 2, 3, 4, 5, 6, and 9. SSI must also confirm the stabilization/solidification process by conducting the paint filter test (EPA Method 9095A) and complete the NORM survey in compliance with 20.3.14.1403 NMAC to determine if regulated NORM must be removed and disposed off-site. Note, the pond closure sampling and analysis of 19.15.36.18.D(4) NMAC for waste excavation and removal is not required since the ponds will be closed in-place as part of the landfill area;
4. SSI must revegetate the landfill area in accordance with 19.15.36.18.C(2)(b) NMAC, by overlying the cell with native grass covering at least seventy percent of the landfill cover and surrounding areas, consisting of at least two grasses, and not including noxious weeds or deep-rooted shrubs or trees, and maintain that cover through the post-closure period. The revegetation required by 19.15.36.18.C(2)(b) NMAC must be applied to any area in which the landfill final cover installation is required;
5. Non-landfill areas of the SWMF must revegetate impacted areas in accordance with 19.15.36.18.A(6) NMAC. Re-vegetation shall consist of establishment of a vegetative cover equal to seventy percent of the native perennial vegetative cover (un-impacted by overgrazing, fire or other intrusion damaging to native vegetation) or scientifically documented ecological description consisting of at least three native plant species, including at least one grass, but not including noxious weeds, and maintenance of that cover through two successive growing seasons;
6. SSI must complete the closure of the oil treating plant in accordance with 19.15.36.18.C(1) NMAC. Note, SSI in error proposed to meet the closure performance standards of 19.15.36.15 NMAC which is specific to a landfarm. In the event after all equipment and/or infrastructure removal (i.e., tanks, above ground and buried piping, centrifuges, buildings, etc.), sample results determine an unauthorized release, SSI must comply with the applicable spill reporting and corrective action provisions of 19.15.29 NMAC and/or 19.15.30 NMAC. Note, the closure sampling and analysis required by 19.15.36.18.C(1)(b) NMAC is not optional and is required for closure. SSI must also submit to the OCD for approval, prior to any sampling, a grid sampling map of the oil treating plant area within 45-days of certified mail receipt of this approval;

Sundance Services Inc.  
Permit NM1-3  
March 8, 2024  
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7. SSI must provide finalized engineering drawings certified by a New Mexico licensed engineer to replace the drafts provided in Appendix H. SSI also needs to update and or include the following:

- SSI needs to update DWG NO. C-2 to show the correct directional flow of West Channel 2 to the NW Stormwater Pond. The information provided in Table 2 of Appendix E, Surface Water Management Plan indicates that West Channel 2 is utilized to divert stormwater toward and not away from the NW Stormwater Pond.
- SSI needs to provide a design engineering drawing for the new South Channel proposed in the Surface Water Management Plan (Appendix E).

All finalized engineering drawings must be submitted to the OCD, for review, within 45-days of certified mail receipt of this approval;

8. OCD is unable to approve the updated closure and post-closure cost estimates due to the omission of necessary funds to conduct all closure and post-closure activities. SSI must update the cost estimates to address the following deficiencies and/or needed corrections:
- SSI must update Task 1.3, Stormwater Ponds & Channels, in the Closure/Post-Closure Cost Estimates in Appendix F to include costs to purchase and install the turf reinforcement mats (TRM) proposed in Section 5.2 of the Surface Water Management Plan, Appendix E. Note, TRM is proposed for installation in all the stormwater channels, therefore, based upon using the provided channel lengths in Table 3 in Section 5.2, the OCD calculated that approximately 10,384 linear feet of TRM is required;
  - SSI must update Note 2 of Task 1.0 in Appendix F to include the total acreage of Ponds 1, 2, 3, 4, 5, 6, and 9 as part of the landfill that requires final cover due to the modification request for in-place closure for the ponds. Based upon Task 1.1.4, the acreage requiring final cover is 171.1 acres yet Note 2 references only 88.5 acres. SSI needs to update Note 2 to reflect actual acreage;
  - SSI must update Task 3 in Appendix F, to include and address the monitoring of the 2 additional vadose zone (VZ) monitoring wells required by Condition 5 in the Closure and Post-Closure Plan approved by the OCD on July 31, 2017. Note, SSI recognizes the installation of the 7 VZ monitoring wells (VZ-1 through VZ-7) in the Vadose Zone Monitoring Plan (Appendix D). Based on cost estimates provided in Task 3, the total cost per well per year is \$9,692.80. Given there are 7 wells the annual cost would be \$67,849.60 and \$2,035,488 for a 30 year term. SSI must update Task 3 to reflect the cost of monitoring 7 wells.
  - SSI must update Task 4 in Appendix F to include all cost estimates required to complete closure of the oil treating plant. Cost estimates need to be included to meet the requirements of 19.15.36.18.C(1)(b) NMAC for closure sampling and analysis and 19.15.36.18.A(6) NMAC for revegetation of areas of the SWMF which have been impacted from operations and closure activities (except for the landfill area); and



Sundance Services Inc.  
Permit NM1-3  
March 8, 2024  
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- SSI must update Note 1 of Task 5 in Appendix F by omitting the reference to the ponds. Given the ponds are now proposed to be closed in-place, associated costs are addressed under the landfill closure and post-closure cost estimates.

An updated closure/post-closure plan, including all cost estimates, must be submitted to OCD for review within 45 days of certified receipt of this approval.

9. SSI must obtain written approval from the OCD prior to implementing any modifications to OCD's conditions of approval.

Please be advised that approval of this request does not relieve SSI of liability should operations result in pollution of surface water, groundwater, or the environment. Nor does approval relieve SSI of its responsibility to comply with any other applicable governmental authority's rules and regulations.

If SSI has questions regarding this conditional approval, the OCD encourages SSI to schedule a meeting with the OCD to discuss OCD's findings in further detail. For questions and/or to schedule a meeting please contact me at (505) 469-7486 or [brad.a.jones@emnrd.nm.gov](mailto:brad.a.jones@emnrd.nm.gov).

Respectfully,



Brad A. Jones  
Environmental Specialist - Advanced

cc: Misty Pratt, Attorney in-fact, [mpratt@brownpruitt.com](mailto:mpratt@brownpruitt.com)

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

CONDITIONS

Action 432172

CONDITIONS

Operator: SUNDANCE SERVICES, INC. P.O. Box 1737 Eunice, NM 88231	OGRID: 149972
	Action Number: 432172
	Action Type: [C-137] Non-Fee SWMF Submittal (SWMF NON-FEE SUBMITTAL)

CONDITIONS

Created By	Condition	Condition Date
joseph.kennedy	Note: On August 11, 2025 OCD approved revisions submitted by Sundance Services, Inc.(SSI), on August 8, 2025, to the Closure/Post Closure Plan (CPCP) that was conditionally approved as a minor modification to Permit NM-03 on March 8, 2024	8/12/2025