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

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

Form C-144 Revised April 3, 2017

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

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

Proposed Alternative Method Permit or Closure Plan Application

Type of action: Below grade tank registration Permit of a pit or proposed alternative method BGT1 Closure Closure of a pit, below-grade tank, or proposed alternative method Report Modification to an existing permit/or registration Closure plan only submitted for an existing permitted or non-permitted pit, below-grade tank, or proposed alternative method Instructions: Please submit one application (Form C-144) per individual pit, below-grade tank or alternative request Please be advised that approval of this request does not relieve the operator of liability should operations result in pollution of surface water, ground water or the environment. Nor does approval relieve the operator of its responsibility to comply with any other applicable governmental authority's rules, regulations, or ordinances.
1. Operator: LOGOS Operating, LLC Address: 2010 Afton Place, Farmington, NM 87401 Facility or well name: ROSA UNIT 015B API Number: 30-039-29505 OCD Permit Number: U/L or Qtr/Qtr J Section 29 Township 31N Range 5W County: Rio Arriba Center of Proposed Design: Latitude 36.8700752 Longitude -107.382515 NAD83 Surface Owner: Federal State Private Tribal Trust or Indian Allotment
Pit: Subsection F, G or J of 19.15.17.11 NMAC Temporary: Drilling Workover Drilling Workover Drilling Emergency Cavitation P&A Multi-Well Fluid Management Low Chloride Drilling Fluid yes no Lined Unlined Liner type: Thickness mil LLDPE HDPE PVC Other String-Reinforced Liner Seams: Welded Factory Other Volume: bbl Dimensions: L x W x D Liner Seams: Welded Factory Other Pitchen Volume: String-Reinforced Liner Seams: Welded Factory Other Other PVOLUME: Bbl Dimensions: L x W x D Liner Seams Liner Seams: Description of the Pitchen Volume: Bbl Dimensions: L x W x D Liner Seams Liner Seams
3.
4. Alternative Method: Submittal of an exception request is required. Exceptions must be submitted to the Santa Fe Environmental Bureau office for consideration of approval.
5. Fencing: Subsection D of 19.15.17.11 NMAC (Applies to permanent pits, temporary pits, and below-grade tanks) Chain link, six feet in height, two strands of barbed wire at top (Required if located within 1000 feet of a permanent residence, school, hospital, institution or church) Four foot height, four strands of barbed wire evenly spaced between one and four feet Alternate. Please specify

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

Within 100 feet of a wetland. - US Fish and Wildlife Wetland Identification map; Topographic map; Visual inspection (certification) of the proposed site	☐ Yes ☐ No						
Temporary Pit Non-low chloride drilling fluid							
Within 300 feet of a continuously flowing watercourse, or any other significant watercourse, or within 200 feet of any lakebed, sinkhole, or playa lake (measured from the ordinary high-water mark). - Topographic map; Visual inspection (certification) of the proposed site	☐ Yes ☐ No						
Within 300 feet from a permanent residence, school, hospital, institution, or church in existence at the time of initial application. - Visual inspection (certification) of the proposed site; Aerial photo; Satellite image							
Within 500 horizontal feet of a spring or a private, domestic fresh water well used by less than five households for domestic or stock watering purposes, or 1000 feet of any other fresh water well or spring, in the existence at the time of the initial application; - NM Office of the State Engineer - iWATERS database search; Visual inspection (certification) of the proposed site	☐ Yes ☐ No						
 Within 300 feet of a wetland. US Fish and Wildlife Wetland Identification map; Topographic map; Visual inspection (certification) of the proposed site 	☐ Yes ☐ No						
Permanent Pit or Multi-Well Fluid Management Pit							
Within 300 feet of a continuously flowing watercourse, or 200 feet of any other significant watercourse, or lakebed, sinkhole, or playa lake (measured from the ordinary high-water mark).							
- Topographic map; Visual inspection (certification) of the proposed site	☐ Yes ☐ No						
 Within 1000 feet from a permanent residence, school, hospital, institution, or church in existence at the time of initial application. Visual inspection (certification) of the proposed site; Aerial photo; Satellite image 	☐ Yes ☐ No						
Within 500 horizontal feet of a spring or a fresh water well used for domestic or stock watering purposes, in existence at the time of initial application.							
- NM Office of the State Engineer - iWATERS database search; Visual inspection (certification) of the proposed site	☐ Yes ☐ No						
Within 500 feet of a wetland. - US Fish and Wildlife Wetland Identification map; Topographic map; Visual inspection (certification) of the proposed site	☐ Yes ☐ No						
Temporary Pits, Emergency Pits, and Below-grade Tanks Permit Application Attachment Checklist: Subsection B of 19.15.17.9 Naturations: Each of the following items must be attached to the application. Please indicate, by a check mark in the box, that the docattached. Hydrogeologic Report (Below-grade Tanks) - based upon the requirements of Paragraph (4) of Subsection B of 19.15.17.9 NMAC Hydrogeologic Data (Temporary and Emergency Pits) - based upon the requirements of Paragraph (2) of Subsection B of 19.15.17.9 Siting Criteria Compliance Demonstrations - based upon the appropriate requirements of 19.15.17.10 NMAC Design Plan - based upon the appropriate requirements of 19.15.17.11 NMAC Operating and Maintenance Plan - based upon the appropriate requirements of 19.15.17.12 NMAC Closure Plan (Please complete Boxes 14 through 18, if applicable) - based upon the appropriate requirements of Subsection C of 19. and 19.15.17.13 NMAC Previously Approved Design (attach copy of design) API Number: or Permit Number:	NMAC 15.17.9 NMAC						
11. Multi-Well Fluid Management Pit Checklist: Subsection B of 19.15.17.9 NMAC							
Instructions: Each of the following items must be attached to the application. Please indicate, by a check mark in the box, that the dot attached. □ Design Plan - based upon the appropriate requirements of 19.15.17.11 NMAC □ Operating and Maintenance Plan - based upon the appropriate requirements of 19.15.17.12 NMAC □ A List of wells with approved application for permit to drill associated with the pit. □ Closure Plan (Please complete Boxes 14 through 18, if applicable) - based upon the appropriate requirements of Subsection C of 19 and 19.15.17.13 NMAC □ Hydrogeologic Data - based upon the requirements of Paragraph (4) of Subsection B of 19.15.17.9 NMAC □ Siting Criteria Compliance Demonstrations - based upon the appropriate requirements of 19.15.17.10 NMAC □ Previously Approved Design (attach copy of design) API Number: or Permit Number:							

Permanent Pits Permit Application Checklist: Subsection B of 19.15.17.9 NMAC Instructions: Each of the following items must be attached to the application. Please indicate, by a check mark in the box, that the attached. Hydrogeologic Report - based upon the requirements of Paragraph (1) of Subsection B of 19.15.17.9 NMAC Siting Criteria Compliance Demonstrations - based upon the appropriate requirements of 19.15.17.10 NMAC Climatological Factors Assessment Certified Engineering Design Plans - based upon the appropriate requirements of 19.15.17.11 NMAC Dike Protection and Structural Integrity Design - based upon the appropriate requirements of 19.15.17.11 NMAC Lake Detection Design - based upon the appropriate requirements of 19.15.17.11 NMAC Liner Specifications and Compatibility Assessment - based upon the appropriate requirements of 19.15.17.11 NMAC Quality Control/Quality Assurance Construction and Installation Plan Operating and Maintenance Plan - based upon the appropriate requirements of 19.15.17.12 NMAC Freeboard and Overtopping Prevention Plan - based upon the appropriate requirements of 19.15.17.11 NMAC Nuisance or Hazardous Odors, including H ₂ S, Prevention Plan Emergency Response Plan Oil Field Waste Stream Characterization Monitoring and Inspection Plan Erosion Control Plan Closure Plan - based upon the appropriate requirements of Subsection C of 19.15.17.9 NMAC and 19.15.17.13 NMAC	documents are
Proposed Closure: 19.15.17.13 NMAC	
Instructions: Please complete the applicable boxes, Boxes 14 through 18, in regards to the proposed closure plan. Type: □ Drilling □ Workover □ Emergency □ Cavitation □ P&A □ Permanent Pit ☑ Below-grade Tank □ Multi-well F □ Alternative Proposed Closure Method: ☑ Waste Excavation and Removal □ Waste Removal (Closed-loop systems only) □ On-site Closure Method (Only for temporary pits and closed-loop systems) □ In-place Burial □ On-site Trench Burial □ Alternative Closure Method	luid Management Pit
Waste Excavation and Removal Closure Plan Checklist: (19.15.17.13 NMAC) Instructions: Each of the following items must be closure plan. Please indicate, by a check mark in the box, that the documents are attached. □ Protocols and Procedures - based upon the appropriate requirements of 19.15.17.13 NMAC □ Confirmation Sampling Plan (if applicable) - based upon the appropriate requirements of Subsection C of 19.15.17.13 NMAC □ Disposal Facility Name and Permit Number (for liquids, drilling fluids and drill cuttings) □ Soil Backfill and Cover Design Specifications - based upon the appropriate requirements of Subsection H of 19.15.17.13 NMAC □ Re-vegetation Plan - based upon the appropriate requirements of Subsection H of 19.15.17.13 NMAC □ Site Reclamation Plan - based upon the appropriate requirements of Subsection H of 19.15.17.13 NMAC	
15.	
Siting Criteria (regarding on-site closure methods only): 19.15.17.10 NMAC Instructions: Each siting criteria requires a demonstration of compliance in the closure plan. Recommendations of acceptable sour provided below. Requests regarding changes to certain siting criteria require justifications and/or demonstrations of equivalency. In 19.15.17.10 NMAC for guidance.	
Ground water is less than 25 feet below the bottom of the buried waste. - NM Office of the State Engineer - iWATERS database search; USGS; Data obtained from nearby wells	☐ Yes ☐ No ☐ NA
Ground water is between 25-50 feet below the bottom of the buried waste - NM Office of the State Engineer - iWATERS database search; USGS; Data obtained from nearby wells	☐ Yes ☐ No ☐ NA
Ground water is more than 100 feet below the bottom of the buried waste. - NM Office of the State Engineer - iWATERS database search; USGS; Data obtained from nearby wells	☐ Yes ☐ No ☐ NA
Within 100 feet of a continuously flowing watercourse, or 200 feet of any other significant watercourse, lakebed, sinkhole, or playa lake (measured from the ordinary high-water mark). - Topographic map; Visual inspection (certification) of the proposed site	☐ Yes ☐ No
Within 300 feet from a permanent residence, school, hospital, institution, or church in existence at the time of initial application. - Visual inspection (certification) of the proposed site; Aerial photo; Satellite image	☐ Yes ☐ No
Within 300 horizontal feet of a private, domestic fresh water well or spring used for domestic or stock watering purposes, in existence at the time of initial application. - NM Office of the State Engineer - iWATERS database; Visual inspection (certification) of the proposed site	☐ Yes ☐ No
Written confirmation or verification from the municipality; Written approval obtained from the municipality	☐ Yes ☐ No
Within 300 feet of a wetland. US Fish and Wildlife Wetland Identification map; Topographic map; Visual inspection (certification) of the proposed site	
Within incorporated municipal boundaries or within a defined municipal fresh water well field covered under a municipal ordinance	∐ Yes ∐ No

adopted pursuant to NMSA 1978, Section 3-27-3, as amended. Witten confirmation or verification from the nanalepality: Written approval obtained from the municipality Within the area overlying a subsurface mine. Within an unstable area. In Enjanceting measures incorporated into the design; NM Bureau of Geology & Mineral Resources: USGS; NM Geological Society; Deptymble many and society; D		
Within a unstable area. Intiginering measures incorporated into the design; NM Bureau of Geology & Mineral Resources; USGS; NM Geological Society; Topographic map Within as 100-year floodplain. Ves No	- Whiteh commission of vermeation from the maintenancy, written approval obtained from the maintenancy	☐ Yes ☐ No
Fagineering measures incorporated into the design; NM Bureau of Geology & Mineral Resources; USGS; NM Geological Society; Topographic map Within a 100-year floodplain.		☐ Yes ☐ No
Within a 100-year floodplain. FEMA top No.	- Engineering measures incorporated into the design; NM Bureau of Geology & Mineral Resources; USGS; NM Geological	
FEMA map		
Darbeite Closure Plan Checklist: (19.15.17.13 NMAC) Instructions: Each of the following tiems must be attached to the closure plan. Please indicate, by a check mark in the box, that the documents are attached.	- FEMA map	☐ Yes ☐ No
Operator Application Certification: I hereby certify that the information submitted with this application is true, accurate and complete to the best of my knowledge and belief. Name (Print):	On-Site Closure Plan Checklist: (19.15.17.13 NMAC) Instructions: Each of the following items must be attached to the closure p by a check mark in the box, that the documents are attached. Siting Criteria Compliance Demonstrations - based upon the appropriate requirements of 19.15.17.10 NMAC Proof of Surface Owner Notice - based upon the appropriate requirements of Subsection E of 19.15.17.13 NMAC Construction/Design Plan of Burial Trench (if applicable) based upon the appropriate requirements of Subsection K of 19.15.17 Construction/Design Plan of Temporary Pit (for in-place burial of a drying pad) - based upon the appropriate requirements of 19.15.17.13 NMAC Confirmation Sampling Plan (if applicable) - based upon the appropriate requirements of 19.15.17.13 NMAC Waste Material Sampling Plan - based upon the appropriate requirements of 19.15.17.13 NMAC Disposal Facility Name and Permit Number (for liquids, drilling fluids and drill cuttings or in case on-site closure standards can Soil Cover Design - based upon the appropriate requirements of Subsection H of 19.15.17.13 NMAC Re-vegetation Plan - based upon the appropriate requirements of Subsection H of 19.15.17.13 NMAC	7.11 NMAC 9.15.17.11 NMAC
Name (Print):		
Signature:	I hereby certify that the information submitted with this application is true, accurate and complete to the best of my knowledge and be	elief.
Seport	Name (Print): Title:	_
Section of the form until an approved closure plan has been obtained and the closure Completion Date: _7/1/2022	Signature: Date:	
OCD Representative Signature: Galyn Burdine Approval Date: 08/04/2022	e-mail address: Telephone:	
Title: Environmental Specialist-A OCD Permit Number: BGT1 OCD Please activities and submitting the closure perport. Please do not complete this section of the closure activities and submitting the closure perport. Please do not complete this section of the following days of the completion of the closure activities and submitting the closure perport. Please do not complete this section of the following activities have been completed. Closure Method: OCD Permit Number: ACTIVE ACTIV	18. Report OCD Approval: ☐ Permit Application (including closure plan) ☒ Closure Plan-(only) ☐ OCD Conditions (see attachment)	
19.	OCD Representative Signature: <u>Jaclyn Burdine</u> Approval Date: <u>08/04</u>	1/2022
19.	V //	H/ZUZZ
Closure Method: Waste Excavation and Removal On-Site Closure Method Alternative Closure Method Waste Removal (Closed-loop systems only) If different from approved plan, please explain. Closure Report Attachment Checklist: Instructions: Each of the following items must be attached to the closure report. Please indicate, by a check mark in the box, that the documents are attached. Proof of Closure Notice (surface owner and division) Proof of Deed Notice (required for on-site closure for private land only) Plot Plan (for on-site closures and temporary pits) Confirmation Sampling Analytical Results (if applicable) Waste Material Sampling Analytical Results (required for on-site closure) Disposal Facility Name and Permit Number Soil Backfilling and Cover Installation Re-vegetation Application Rates and Seeding Technique Site Reclamation (Photo Documentation)	· V	
Closure Report Attachment Checklist: Instructions: Each of the following items must be attached to the closure report. Please indicate, by a check mark in the box, that the documents are attached. □ Proof of Closure Notice (surface owner and division) □ Proof of Deed Notice (required for on-site closure for private land only) □ Plot Plan (for on-site closures and temporary pits) □ Confirmation Sampling Analytical Results (if applicable) □ Waste Material Sampling Analytical Results (required for on-site closure) □ Disposal Facility Name and Permit Number □ Soil Backfilling and Cover Installation □ Re-vegetation Application Rates and Seeding Technique □ Site Reclamation (Photo Documentation)	Title: Environmental Specialist-A OCD Permit Number: BGT1 OCD Permit Number: BGT1 19. Closure Report (required within 60 days of closure completion): 19.15.17.13 NMAC Instructions: Operators are required to obtain an approved closure plan prior to implementing any closure activities and submittin The closure report is required to be submitted to the division within 60 days of the completion of the closure activities. Please do not section of the form until an approved closure plan has been obtained and the closure activities have been completed.	ng the closure report.
1 OFFIC CROMIC DROUBLE DROUBLE 30.6700737 FABRUAGE =107.36/313 NAD 1-119771X11983	Title: Environmental Specialist-A OCD Permit Number: BGT1 19. Closure Report (required within 60 days of closure completion): 19.15.17.13 NMAC Instructions: Operators are required to obtain an approved closure plan prior to implementing any closure activities and submittin The closure report is required to be submitted to the division within 60 days of the completion of the closure activities. Please do not section of the form until an approved closure plan has been obtained and the closure activities have been completed. Closure Completion Date:7/1/2022	g the closure report. ot complete this

Operator Closure Certification:	
I hereby certify that the information and attachments submitted with this clobelief. I also certify that the closure complies with all applicable closure red	
Name (Print):Etta Trujillo Title:F	Regulatory Specialist
Signature: Cta Trujillo	Date:8/01/2022
e-mail address: etrujillo@logosresourcesllc.com	Telephone:505-324-4154

From: Adeloye, Abiodun A

To: Vanessa Fields; Barr, Leigh P EMNRD; Venegas, Victoria, EMNRD; Velez, Nelson, EMNRD

Cc: Robert Bixler; Tyler Smith; Jason Richardson; Etta Trujillo; Marcia Brueggenjohann; David Dryer

Subject: RE: [EXTERNAL] RE: LOGOS 72 Hour Notice BGT Removals Friday July 1, 2022 ROSA UNIT Final Analytical

Results

Date: Friday, July 8, 2022 8:29:42 AM

Attachments: <u>image001.png</u>

Thank you, Vanessa, LOGOS can proceed with back filling of the locations where the tanks were removed from.

The BLM approval does not relieved Logos responsibilities to other regulatory agencies with jurisdictions over the areas.

Please submit Sundries with NOI to the BLM about BGT removal and Facility Diagrams as per 43 CFR 3173.11(c).

Thank you.

Abiodun Adeloye (Emmanuel), NRS

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

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

From: Vanessa Fields <vfields@logosresourcesllc.com>

Sent: Thursday, July 7, 2022 3:49 PM

To: Barr, Leigh P EMNRD < leighp.barr@state.nm.us>; Venegas, Victoria, EMNRD

<Victoria.Venegas@state.nm.us>; Adeloye, Abiodun A <aadeloye@blm.gov>; Velez, Nelson, EMNRD

<Nelson.Velez@state.nm.us>

Cc: Robert Bixler <rbixler@logosresourcesllc.com>; Tyler Smith

<tyler.smith@logosresourcesllc.com>; Jason Richardson <jason.richardson@logosresourcesllc.com>; Etta Trujillo <etrujillo@logosresourcesllc.com>; Marcia Brueggenjohann

<mbrueggenjohann@logosresourcesllc.com>; David Dryer <ddryer@logosresourcesllc.com>

Subject: [EXTERNAL] RE: LOGOS 72 Hour Notice BGT Removals Friday July 1, 2022 ROSA UNIT Final Analytical Results

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

Good afternoon,

Please find attached the analytical results for the referenced BGTS that were removed July 1, 2022.

All results were below regulatory standards.

LOGOS will submit the Final C-144 Closure Reports via E-Permitting.

Emmanuel an updated Site Security Diagram will be submitted to the BLM.

Thank you,

Vanessa Fields Regulatory Manager

Email: vfields@logosresourcesllc.com

Office: 505-787-2218 Cell: 505-320-1243



From: Vanessa Fields

Sent: Tuesday, June 28, 2022 4:33 PM

To: Barr, Leigh P EMNRD < leighp.barr@state.nm.us>; Venegas, Victoria, EMNRD < Victoria.Venegas@state.nm.us>; Adeloye, Abiodun A aadeloye@blm.gov>

Cc: Robert Bixler < rbixler@logosresourcesllc.com >; Tyler Smith

<tyler.smith@logosresourcesllc.com>; Jason Richardson < jason.richardson@logosresourcesllc.com>;

Etta Trujillo < etrujillo@logosresourcesllc.com>; Marcia Brueggenjohann

<<u>mbrueggenjohann@logosresourcesllc.com</u>>; David Dryer <<u>ddryer@logosresourcesllc.com</u>>

Subject: RE: LOGOS 72 Hour Notice BGT Removals Friday July 1, 2022 ROSA UNIT

Good afternoon,

After looking at my list I inadvertently missed on BGT that will be removed on Friday July 1, 2022

The Rosa Unit # 015B API# 30-039-29505

Thank you, Vanessa Fields Regulatory Manager

Email: vfields@logosresourcesllc.com

Office: 505-787-2218 Cell: 505-320-1243



From: Vanessa Fields

Sent: Tuesday, June 28, 2022 7:49 AM

To: Barr, Leigh P EMNRD < !eighp.barr@state.nm.us; Venegas, Victoria, EMNRD < !victoria.Venegas@state.nm.us; Adeloye, Abiodun A < aadeloye@blm.gov>

Cc: Robert Bixler <<u>rbixler@logosresourcesllc.com</u>>; Tyler Smith

<tyler.smith@logosresourcesllc.com</td>; Jason Richardsonjason.richardson@logosresourcesllc.com

Etta Trujillo < etrujillo@logosresourcesllc.com>; Marcia Brueggenjohann

<mbrueggenjohann@logosresourcesllc.com>; David Dryer <ddryer@logosresourcesllc.com>

Subject: LOGOS 72 Hour Notice BGT Removals Friday July 1, 2022 ROSA UNIT

Good morning,

LOGOS is providing 72-hour notification for the removal of the referenced below grade tanks. Logos will start at Rosa #183 A at 8:00 am and proceed to the following locations

Rosa Unit #183A API# 30-039-26386
Rosa Unit # 010B API# 30-039-26556
Rosa Unit #014A API# 30-039-26280
Rosa Unit #021A API# 30-039-26121
Rosa Unit #010 API # 30-039-07964

Please let me know if you should have any questions and/or concerns.

Thank you,

Vanessa Fields

Regulatory Manager

Email: vfields@logosresourcesllc.com

Office: 505-787-2218 Cell: 505-320-1243



Report to: Vanessa Fields







5796 U.S. Hwy 64 Farmington, NM 87401

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





envirotech

Practical Solutions for a Better Tomorrow

Analytical Report

Logos Resources

Project Name: Rosa Unit #015B BGT

Work Order: E207011

Job Number: 12034-0114

Received: 7/5/2022

Revision: 1

Report Reviewed By:

Walter Hinchman Laboratory Director 7/8/22

Envirotech Inc. certifies the test results meet all requirements of TNI unless noted otherwise. Statement of Data Authenticity: Envirotech Inc, attests the data reported has not been altered in any way. Partial or incomplete reproduction of this report is prohibited, unless approved by Envirotech Inc. Envirotech Inc, holds the Utah TNI certification NM00979 for data reported. Envirotech Inc, holds the Texas TNI certification T104704557 for data reported. Envirotech Inc, holds the NM SDWA certification for data reported. (Lab #NM00979)

Date Reported: 7/8/22

Vanessa Fields 2010 Afton Place Farmington, NM 87401

Project Name: Rosa Unit #015B BGT

Workorder: E207011

Date Received: 7/5/2022 11:34:00AM

Vanessa Fields,

Thank you for choosing Envirotech, Inc. as your analytical testing laboratory for the sample(s) received on, 7/5/2022 11:34:00AM, under the Project Name: Rosa Unit #015B BGT.

The analytical test results summarized in this report with the Project Name: Rosa Unit #015B BGT apply to the individual samples collected, identified and submitted bearing the project name on the enclosed chain-of-custody. Subcontracted sample analyses not conducted by Envirotech, Inc., are attached in full as issued by the subcontract laboratory.

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

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

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

Respectfully,

Walter Hinchman

Laboratory Director Office: 505-632-1881

Cell: 775-287-1762

whinchman@envirotech-inc.com

Raina Schwanz

Laboratory Administrator Office: 505-632-1881

rainaschwanz@envirotech-inc.com

Alexa Michaels

Sample Custody Officer Office: 505-632-1881

labadmin@envirotech-inc.com

Field Offices:

Southern New Mexico Area Lynn Jarboe

Technical Representative/Client Services

Office: 505-421-LABS(5227)

Cell: 505-320-4759

ljarboe@envirotech-inc.com

West Texas Midland/Odessa Area Rayny Hagan

Technical Representative Office: 505-421-LABS(5227)

Envirotech Web Address: www.envirotech-inc.com

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Sample Summary

_				
ſ	Logos Resources	Project Name:	Rosa Unit #015B BGT	Reported:
ı	2010 Afton Place	Project Number:	12034-0114	Reported:
l	Farmington NM, 87401	Project Manager:	Vanessa Fields	07/08/22 14:25

Client Sample ID	Lab Sample ID M	atrix Sampled	Received	Container
Rosa Unit #015B BGT Removal	E207011-01A S	Soil 07/01/22	07/05/22	Glass Jar, 4 oz.



Sample Data

Logos Resources	Project Name:	Rosa Unit #015B BGT	
2010 Afton Place	Project Number:	12034-0114	Reported:
Farmington NM, 87401	Project Manager:	Vanessa Fields	7/8/2022 2:25:53PM

Rosa Unit #015B BGT Removal

E207011-01

		E20/011-01				
Analyte	Result	Reporting Limit	Dilution	Prepared	Analyzed	Notes
Volatile Organics by EPA 8021B	mg/kg	mg/kg	Analy	st: RKS		Batch: 2228011
Benzene	ND	0.0250	1	07/05/22	07/06/22	
Ethylbenzene	ND	0.0250	1	07/05/22	07/06/22	
Toluene	ND	0.0250	1	07/05/22	07/06/22	
o-Xylene	ND	0.0250	1	07/05/22	07/06/22	
p,m-Xylene	ND	0.0500	1	07/05/22	07/06/22	
Total Xylenes	ND	0.0250	1	07/05/22	07/06/22	
Surrogate: 4-Bromochlorobenzene-PID		91.2 %	70-130	07/05/22	07/06/22	
Nonhalogenated Organics by EPA 8015D - GRO	mg/kg	mg/kg	Analy	st: RKS		Batch: 2228011
Gasoline Range Organics (C6-C10)	ND	20.0	1	07/05/22	07/06/22	
Surrogate: 1-Chloro-4-fluorobenzene-FID		92.0 %	70-130	07/05/22	07/06/22	
Nonhalogenated Organics by EPA 8015D - DRO/ORO	mg/kg	mg/kg	Analy	st: JL		Batch: 2228032
Diesel Range Organics (C10-C28)	ND	25.0	1	07/07/22	07/08/22	
Oil Range Organics (C28-C36)	ND	50.0	1	07/07/22	07/08/22	
Surrogate: n-Nonane		76.3 %	50-200	07/07/22	07/08/22	
Anions by EPA 300.0/9056A	mg/kg	mg/kg	Analy	st: RAS		Batch: 2228041
Chloride	ND	20.0	1	07/07/22	07/08/22	



Surrogate: 4-Bromochlorobenzene-PID

QC Summary Data

Logos Resources 2010 Afton Place	Project Name: Project Number:	Rosa Unit #015B BGT 12034-0114	Reported:
Farmington NM, 87401	Project Manager:	Vanessa Fields	7/8/2022 2:25:53PM

Farmington NM, 87401		Project Manager:	Va	nessa Fields					7/8/2022 2:25:53PM
		Volatile O	rganics b	y EPA 802	1B				Analyst: RKS
Analyte	Result	Reporting Limit	Spike Level	Source Result	Rec	Rec Limits	RPD	RPD Limit	
	mg/kg	mg/kg	mg/kg	mg/kg	%	%	%	%	Notes
Blank (2228011-BLK1)							Prepared: 0	7/05/22 A	nalyzed: 07/05/22
Benzene	ND	0.0250							
Ethylbenzene	ND	0.0250							
Toluene	ND	0.0250							
o-Xylene	ND	0.0250							
p,m-Xylene	ND	0.0500							
Total Xylenes	ND	0.0250							
Surrogate: 4-Bromochlorobenzene-PID	7.48		8.00		93.6	70-130			
LCS (2228011-BS1)							Prepared: 0	7/05/22 A	nalyzed: 07/05/22
Benzene	5.15	0.0250	5.00		103	70-130			
Ethylbenzene	4.58	0.0250	5.00		91.6	70-130			
Toluene	4.88	0.0250	5.00		97.6	70-130			
o-Xylene	4.74	0.0250	5.00		94.8	70-130			
p,m-Xylene	9.45	0.0500	10.0		94.5	70-130			
Total Xylenes	14.2	0.0250	15.0		94.6	70-130			
Surrogate: 4-Bromochlorobenzene-PID	7.61		8.00		95.1	70-130			
LCS Dup (2228011-BSD1)							Prepared: 0	7/05/22 A	nalyzed: 07/05/22
Benzene	5.10	0.0250	5.00		102	70-130	0.959	20	
Ethylbenzene	4.54	0.0250	5.00		90.8	70-130	0.847	20	
Toluene	4.84	0.0250	5.00		96.8	70-130	0.845	20	
o-Xylene	4.71	0.0250	5.00		94.2	70-130	0.575	20	
p,m-Xylene	9.37	0.0500	10.0		93.7	70-130	0.861	20	
Total Xylenes	14.1	0.0250	15.0		93.9	70-130	0.765	20	



QC Summary Data

Logos ResourcesProject Name:Rosa Unit #015B BGTReported:2010 Afton PlaceProject Number:12034-0114Farmington NM, 87401Project Manager:Vanessa Fields7/8/2022 2:25:53PM

Nonhalogenated	Organics	by	EPA	8015D -	GRO

Analyst: RKS

Analyte Re	Reporting sult Limit	Spike Level	Source Result	Rec	Rec Limits	RPD	RPD Limit	
mg	/kg mg/kg	mg/kg	mg/kg	%	%	%	%	Notes

Blank (2228011-BLK1)						Prepared: 0'	7/05/22 A	analyzed: 07/05/22
Gasoline Range Organics (C6-C10)	ND	20.0						
Surrogate: 1-Chloro-4-fluorobenzene-FID	7.36		8.00	92.0	70-130			
LCS (2228011-BS2)						Prepared: 0	7/05/22 A	analyzed: 07/05/22
Gasoline Range Organics (C6-C10)	46.6	20.0	50.0	93.3	70-130			
Surrogate: 1-Chloro-4-fluorobenzene-FID	7.42		8.00	92.7	70-130			
LCS Dup (2228011-BSD2)						Prepared: 0'	7/05/22 A	analyzed: 07/05/22
Gasoline Range Organics (C6-C10)	49.7	20.0	50.0	99.3	70-130	6.30	20	
Surrogate: 1-Chloro-4-fluorobenzene-FID	7.40		8.00	92.4	70-130			



QC Summary Data

Logos Resources	Project Name:	Rosa Unit #015B BGT	Reported:
2010 Afton Place	Project Number:	12034-0114	
Farmington NM, 87401	Project Manager:	Vanessa Fields	7/8/2022 2:25:53PM

Farmington NM, 87401		Project Manager	r: Va	nessa Fields					7/8/2022 2:25:53PN
	Nonha	logenated Or	ganics by l	EPA 8015I) - DRO	ORO			Analyst: JL
Analyte	Result	Reporting Limit	Spike Level	Source Result	Rec	Rec Limits	RPD	RPD Limit	
	mg/kg	mg/kg	mg/kg	mg/kg	%	%	%	%	Notes
Blank (2228032-BLK1)							Prepared: 0	7/07/22 Aı	nalyzed: 07/07/22
tiesel Range Organics (C10-C28)	ND	25.0							
vil Range Organics (C28-C36)	ND	50.0							
urrogate: n-Nonane	45.7		50.0		91.4	50-200			
.CS (2228032-BS1)							Prepared: 0	7/07/22 Aı	nalyzed: 07/07/22
riesel Range Organics (C10-C28)	254	25.0	500		50.8	38-132			
urrogate: n-Nonane	47.8		50.0		95.6	50-200			
Matrix Spike (2228032-MS1)				Source:	E207005-0	05	Prepared: 0	7/07/22 Aı	nalyzed: 07/07/22
tiesel Range Organics (C10-C28)	512	25.0	500	ND	102	38-132			
urrogate: n-Nonane	40.0		50.0		80.0	50-200			
Matrix Spike Dup (2228032-MSD1)				Source:	E207005-0	05	Prepared: 0	7/07/22 Aı	nalyzed: 07/07/22
tiesel Range Organics (C10-C28)	475	25.0	500	ND	95.0	38-132	7.48	20	
urrogate: n-Nonane	42.6		50.0		85.1	50-200			

QC Summary Data

Logos Resources 2010 Afton Place		Project Name: Project Number:	•						Reported:
Farmington NM, 87401		Project Manager		nessa Fields					7/8/2022 2:25:53PM
		Anions	by EPA 3	00.0/9056	1				Analyst: RAS
Analyte	Result mg/kg	Reporting Limit mg/kg	Spike Level mg/kg	Source Result mg/kg	Rec %	Rec Limits %	RPD %	RPD Limit %	Notes
Blank (2228041-BLK1)							Prepared: 0	7/07/22 A	nalyzed: 07/07/22
Chloride	ND	20.0							
LCS (2228041-BS1)							Prepared: 0	7/07/22 A	nalyzed: 07/07/22
Chloride	229	20.0	250		91.5	90-110			
Matrix Spike (2228041-MS1)				Source:	E207005-0)1	Prepared: 0	7/07/22 A	nalyzed: 07/07/22
Chloride	265	20.0	250	ND	106	80-120			
Matrix Spike Dup (2228041-MSD1)				Source:	E207005-0)1	Prepared: 0	7/07/22 A	nalyzed: 07/07/22
Chloride	265	20.0	250	ND	106	80-120	0.102	20	

QC Summary Report Comment:

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



Definitions and Notes

Logos Resources	Project Name:	Rosa Unit #015B BGT	
2010 Afton Place	Project Number:	12034-0114	Reported:
Farmington NM, 87401	Project Manager:	Vanessa Fields	07/08/22 14:25

ND Analyte NOT DETECTED at or above the reporting limit

NR Not Reported

RPD Relative Percent Difference

DNI Did Not Ignite

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

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



Project Information

Chain of Custody

Page ____ of ___

Client:	Logos	Josan	co2	00-	_		Bill To-	ıle		i		La	b U	se Or	nly		Т		TA	T		EPA P	rogram
Project Addres	Manager: V	Store	PLAN	797			gross tx	167	_	Lab E o	\$0 WO#	101				1-011		2D (3D	Sta	ndard	CWA	SDWA
City, St. Phone:	505 · 3	wing.	13 NOV 11	ws.	1901	Phone:	ip Farming to	243		51	[2			Analy	sis ar	nd Metho	d	Π			r P.	State	RCRA
Report				MICO	con		yor Sm.	in		RO by 8015	RO by 8015	y 8021	,8260	6010	Chloride 300.0						им со		TX
Sampled		Matrix	No. of Containers	Sample			BGT	Num	1.1	DRO/ORO by	GRO/DRO	BTEX by 8021	VOC by 8250	Metals 6010	_							Remarks	
250	1/1/22	8	1	Vos	talls	#0126	BGT B Remain	1 1		X	X	X	_		X		_						
																-			-	-			
												+							+	\dashv			
																				1		(4)	
							The state of the s																
									1	-	-	_	4	-	-			-	_				
										1		-	+	+	+			-		+			
	al Instruction																						
date or time	of sollection is con	isidered fraud	thenticity of	f this samp grounds fo	le. I am aware or legal action.		th or intentionally mislabo Sampled by:	ling the samp	ole loca	ition,	7		S	amples acked ii	requirin	g thermal pr n avg temp :	eservatio ibove () l	on must l out less t	be receiv han 6 °C	ed on t	ce the day the esequent days	y are sample	d or received
	ed by: (Signature		Date	121	Time	e au	(Signature)	Date Date	12	2	ime ime	34	F	Recei	ved o	n ice:	(Y)		Only				
Relinquishe	ed by: (Signature	1	Date		Time	Received by	r: (Signature)	Date			ime			1			T2			<u>T:</u>	3		Y.
Sample Matr	ix: S - Soil, Sd - Soli	d, Sg - Sludge	A - Aqueou	s, O - Othe	r			Contair	ner Ty	ype:	g - gla	iss, p -	nal	. Inlan	emp		glass	, v - V(DA AC		T Kata		K-17
samples is a	applicable only to	those samp	oles receive	ed by the I	aboratory wit	h this COC. The	are made. Hazardous liability of the laborator	samples will	l he re	turno	dtoc	liont o	e dier	orad	of at t	he client e	xpens	e. The	repor	t for	he analysis	of the ab	ove



Envirotech Analytical Laboratory

Sample Receipt Checklist (SRC)

Instructions: Please take note of any NO checkmarks.

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

Client:	Logos Resources	Date Received:	07/05/22	11:34	Work Order ID:	E207011
Phone:	(505) 787-9100	Date Logged In:	07/05/22	12:00	Logged In By:	Caitlin Christian
Email:	vfields@logosresourcesllc.com	Due Date:	07/08/22	17:00 (3 day TAT)		
<i>-</i>						
	f Custody (COC)		**			
	the sample ID match the COC? The number of samples per sampling site location man	tch the COC	Yes			
	samples dropped off by client or carrier?	ich the COC	Yes	G : W 77		
	ne COC complete, i.e., signatures, dates/times, request	stad analysas?	Yes Yes	Carrier: <u>Vanessa Fields</u>		
	all samples received within holding time?	sied analyses:	Yes			
J. WEIE	Note: Analysis, such as pH which should be conducted in i.e, 15 minute hold time, are not included in this disucssion.		108		Comment	ts/Resolution
	<u> Turn Around Time (TAT)</u>					
6. Did th	e COC indicate standard TAT, or Expedited TAT?		Yes			
Sample						
	sample cooler received?		Yes			
8. If yes,	was cooler received in good condition?		Yes			
9. Was tl	ne sample(s) received intact, i.e., not broken?		Yes			
10. Were	custody/security seals present?		No			
11. If yes	s, were custody/security seals intact?		NA			
	he sample received on ice? If yes, the recorded temp is 4°C, Note: Thermal preservation is not required, if samples ar minutes of sampling visible ice, record the temperature. Actual sample	e received w/i 15	Yes <u>C</u>			
Sample	<u>Container</u>					
	aqueous VOC samples present?		No			
	VOC samples collected in VOA Vials?		NA			
	e head space less than 6-8 mm (pea sized or less)?		NA			
	a trip blank (TB) included for VOC analyses?		NA			
	non-VOC samples collected in the correct containers	?	Yes			
	appropriate volume/weight or number of sample contain		Yes			
Field La	•					
•	e field sample labels filled out with the minimum info	ormation:				
	Sample ID?		Yes			
	Date/Time Collected?		Yes			
	Collectors name?		Yes			
	<u>Preservation</u>					
	the COC or field labels indicate the samples were pr	reserved?	No			
	sample(s) correctly preserved?		NA			
24. Is lat	o filteration required and/or requested for dissolved n	netals?	No			
	ase Sample Matrix					
	the sample have more than one phase, i.e., multipha		No			
27. If ye	s, does the COC specify which phase(s) is to be analy	yzed?	NA			
Subcont	ract Laboratory					
	samples required to get sent to a subcontract laborato	ry?	No			
	a subcontract laboratory specified by the client and it	-	NA	Subcontract Lab: na		
Client I	nstruction					
CHEIL	nstruction .					

Date

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

State of New Mexico Energy Minerals and Natural Resources Department

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

Incident ID	
District RP	
Facility ID	
Application ID	

Release Notification

Responsible Party

Responsible	Party: LOG	OS Operating, LL	С	OGRID	: 289408
Contact Nam	ne: Etta Truj	illo		Contact	Telephone (505) 324-4154
Contact ema	il: etrujillo@	logosresourcesllc	.com	Incident	t # (assigned by OCD) N/A
Contact mail	ing address:	2010 Afton Pl Fa	rmington, NM 874	101	
			т	cn i	6
			Location	of Release	Source
Latitude 36.8	700752				e -107.382515
			(NAD 83 in dec	cimal degrees to 5 de	- '
Site Name: R	osa Unit #0	15B		Site Typ	e: Well Gas
Date Release	Discovered	N/A		API# (if a	applicable) 30-039-29505
Unit Letter	Section	Township	Range	Co	ounty
J	29	31N	05W		Arriba
Surface Owner	r: State		ribal Private (N	Name:)
			Nature and	l Volumo of	f Dalansa
			Nature and	i voiuille oi	Release
Crude Oil				calculations or speci	ific justification for the volumes provided below)
Crude On	I	Volume Release	ed (bbis)		Volume Recovered (bbls)
Produced	Water	Volume Release	ed (bbls)		Volume Recovered (bbls)
		Is the concentrate produced water	tion of dissolved cl >10,000 mg/l?	hloride in the	☐ Yes ☐ No
Condensa	ite	Volume Release	ed (bbls)		Volume Recovered (bbls)
Natural G	ias	Volume Release	ed (Mcf)		Volume Recovered (Mcf)
Other (de	scribe)	Volume/Weight	Released (provide	e units)	Volume/Weight Recovered (provide units)
					erglass below grade tank on the Rosa Unit #015B. When OGOS collected (1) 5-point composite sample from where
					os, and all constituents analyzed were non-detect.
Emmanuel A	deloye with	the BLM was ons	ite and witnessed a	all confirmation	sampling.

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Annlination ID	

Was this a major release as defined by	If YES, for what reason(s) does the responsible party consider this a major release?		
19.15.29.7(A) NMAC?			
☐ Yes ⊠ No			
If YES, was immediate no	otice given to the OCD? By whom? To whom? When and by what means (phone, email, etc.)?		
	Initial Response		
The responsible	party must undertake the following actions immediately unless they could create a safety hazard that would result in injury		
The source of the rele	ease has been stopped.		
	as been secured to protect human health and the environment.		
Released materials ha	ave been contained via the use of berms or dikes, absorbent pads, or other containment devices.		
All free liquids and re	ecoverable materials have been removed and managed appropriately.		
If all the actions described	d above have <u>not</u> been undertaken, explain why:		
Per 19.15.29.8 B. (4) NMAC the responsible party may commence remediation immediately after discovery of a release. If remediation has begun, please attach a narrative of actions to date. If remedial efforts have been successfully completed or if the release occurred within a lined containment area (see 19.15.29.11(A)(5)(a) NMAC), please attach all information needed for closure evaluation.			
	rmation given above is true and complete to the best of my knowledge and understand that pursuant to OCD rules and		
regulations all operators are required to report and/or file certain release notifications and perform corrective actions for releases which may endanger public health or the environment. The acceptance of a C-141 report by the OCD does not relieve the operator of liability should their operations have			
failed to adequately investigate and remediate contamination that pose a threat to groundwater, surface water, human health or the environment. In addition, OCD acceptance of a C-141 report does not relieve the operator of responsibility for compliance with any other federal, state, or local laws and/or regulations.			
Printed Name:Etta Tru	ujilloTitle:Regulatory Specialist		
Signature: Ctta 7	rujillo Date:8/02/2022		
	sresourcesllc.com Telephone:505-324-4154		
OCD Only			
Received by:	Date:		

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Site Assessment/Characterization

This information must be provided to the appropriate district office no later than 90 days after the release discovery date.

What is the shallowest depth to groundwater beneath the area affected by the release?	<u>>100</u> (ft bgs)	
Did this release impact groundwater or surface water?	☐ Yes ⊠ No	
Are the lateral extents of the release within 300 feet of a continuously flowing watercourse or any other significant watercourse?	☐ Yes ⊠ No	
Are the lateral extents of the release within 200 feet of any lakebed, sinkhole, or playa lake (measured from the ordinary high-water mark)?	☐ Yes ⊠ No	
Are the lateral extents of the release within 300 feet of an occupied permanent residence, school, hospital, institution, or church?	☐ Yes ⊠ No	
Are the lateral extents of the release within 500 horizontal feet of a spring or a private domestic fresh water well used by less than five households for domestic or stock watering purposes?	☐ Yes ⊠ No	
Are the lateral extents of the release within 1000 feet of any other fresh water well or spring?	☐ Yes ⊠ No	
Are the lateral extents of the release within incorporated municipal boundaries or within a defined municipal fresh water well field?	☐ Yes ⊠ No	
Are the lateral extents of the release within 300 feet of a wetland?	☐ Yes ⊠ No	
Are the lateral extents of the release overlying a subsurface mine?	☐ Yes ⊠ No	
Are the lateral extents of the release overlying an unstable area such as karst geology?	☐ Yes ⊠ No	
Are the lateral extents of the release within a 100-year floodplain?	☐ Yes ⊠ No	
Did the release impact areas not on an exploration, development, production, or storage site?	☐ Yes ⊠ No	
Attach a comprehensive report (electronic submittals in .pdf format are preferred) demonstrating the lateral and vertical extents of soil contamination associated with the release have been determined. Refer to 19.15.29.11 NMAC for specifics.		
Characterization Report Checklist: Each of the following items must be included in the report.		
Scaled site map showing impacted area, surface features, subsurface features, delineation points, and monitoring wells. Field data Data table of soil contaminant concentration data Depth to water determination Determination of water sources and significant watercourses within ½-mile of the lateral extents of the release Boring or excavation logs Photographs including date and GIS information Topographic/Aerial maps Laboratory data including chain of custody		

If the site characterization report does not include completed efforts at remediation of the release, the report must include a proposed remediation plan. That plan must include the estimated volume of material to be remediated, the proposed remediation technique, proposed sampling plan and methods, anticipated timelines for beginning and completing the remediation. The closure criteria for a release are contained in Table 1 of 19.15.29.12 NMAC, however, use of the table is modified by site- and release-specific parameters.

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I hereby certify that the information given above is true and complete to the best of my knowledge and understand that pursuant to OCD rules and regulations all operators are required to report and/or file certain release notifications and perform corrective actions for releases which may endanger public health or the environment. The acceptance of a C-141 report by the OCD does not relieve the operator of liability should their operations have failed to adequately investigate and remediate contamination that pose a threat to groundwater, surface water, human health or the environment. In addition, OCD acceptance of a C-141 report does not relieve the operator of responsibility for compliance with any other federal, state, or local laws and/or regulations.		
Printed Name:Etta Trujillo	Title:Regulatory Specialist	
Signature: Ctta Trujillo	Date:8/2/2022	
email: etrujillo@logosresourcesllc.com	Telephone: _505-324-4154	
OCD Only		
Received by:	Date:	

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Application ID	

Closure

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

Closure Report Attachment Checklist: Each of the following items must be included in the closure report.		
A scaled site and sampling diagram as described in 19.15.29.11 NMAC		
Photographs of the remediated site prior to backfill or photos of the liner integrity if applicable (Note: appropriate OCD District office must be notified 2 days prior to liner inspection)		
Laboratory analyses of final sampling (Note: appropriate ODC District office must be notified 2 days prior to final sampling)		
☐ Description of remediation activities		
I hereby certify that the information given above is true and complete to the best of my knowledge and understand that pursuant to OCD rules and regulations all operators are required to report and/or file certain release notifications and perform corrective actions for releases which may endanger public health or the environment. The acceptance of a C-141 report by the OCD does not relieve the operator of liability should their operations have failed to adequately investigate and remediate contamination that pose a threat to groundwater, surface water, human health or the environment. In addition, OCD acceptance of a C-141 report does not relieve the operator of responsibility for compliance with any other federal, state, or local laws and/or regulations. The responsible party acknowledges they must substantially restore, reclaim, and re-vegetate the impacted surface area to the conditions that existed prior to the release or their final land use in accordance with 19.15.29.13 NMAC including notification to the OCD when reclamation and re-vegetation are complete. Printed Name:Etta Trujillo Title:Regulatory Specialist Signature: Title:Regulatory Specialist Title:Regulatory Specialist Title:Regulatory Specialist Signature: Title:Regulatory Specialist Title:Regulatory Specialist Signature: Title:Regulatory Specialist Signature: Title:Regulatory Specialist Signature: Signature: Title:Regulatory Specialist		
OCD Only		
Received by: Date:		
Closure approval by the OCD does not relieve the responsible party of liabil remediate contamination that poses a threat to groundwater, surface water, h party of compliance with any other federal, state, or local laws and/or regul	uman health, or the environment nor does not relieve the responsible	
Closure Approved by:	Date:	
rinted Name: Title:		

Logos Operating Below Grade Tank Closure Plan

Lease Name: Rosa Unit # 015B

API# 30-039-29505

Description: Unit J, Section 29, Township, 31N, Range 05W, Rio Arriba County New Mexico

In accordance with NMAC 19.15.17.13, the following information describes the closure plan for below grade tanks (BGT) for Logos Operating, LLC (LOGOS).

General Plan:

1. Logos will notify the surface owner by certified mail, return receipt requested, unless surface owner is a public entity (BLM/State/Tribal) then an email notification will be sent, of plans to close the BGT at least 72 hours, but no more than 1 week, prior to any closure operation. The notice will include the well name, API number, and location.

72 Hour notice was provided to the NMOCD and the Farmington BLM Field Office. Notification provided in Closure Report. Emmanuel Adeloye from the BLM was onsite to witness confirmation sampling.

- 2. Logos will notify the appropriate district office verbally and in writing with at least 72 hours of notice but no more than 1 week. The notice will include well name and API number as well as the location containing unit letter, section, township, and range.
 - 72 Hour notice was provided to the NMOCD and the Farmington BLM Field Office. Notification provided in Closure Report. Emmanuel Adeloye from the BLM was onsite to witness confirmation sampling.
- 3. Logos will remove liquids and sludge from the BGT within 60 days of cessation of operations and dispose of those at a division approved facility.
 - All liquids that were in the BGT were removed and sent to an NMOCD Division approved facilities.
- 4. Within 6 months of cessation of operations, Logos will dispose, reuse/recycle, or reclaim in a division approved manner the BGT, and all unused equipment associated with the BGT.

- 5. The soils beneath the BGT will be tested as follows:
 - a. A five point composite sample including any obvious staining or wet soils shall be taken under BGT and will be analyzed for constituents listed in Table I (see page 2) of 19.15.17.13 NMAC.

On July 1, 2022, LOGOS Operating LLC. removed the fiberglass below grade tank on the Rosa Unit #015B. When the BGT was removed no visible signs of staining or wet soil was observed. LOGOS collected (1) 5-point composite sample from where the BGT was removed. The closure samples were analyzed by Envirotech Labs, and all constituents analyzed were non-detect. Emmanuel Adeloye with the BLM was onsite and witnessed all confirmation sampling.

Analytical Results:

Benzene: Non-Detect BTEX: Non-Detect GRO: Non-Detect DRO: Non-Detect ORO: Non-Detect Chloride: Non-Detect

Components	Tests Method	Limit (mg/kg)
		≤50' bottom of BGT to GW
Benzene	EPA SW-846 8021B or 8015M	10
BTEX	EPA SW-846 8021B or 8260B	50
ТРН	EPA SW-846 418.1	100
Chlorides	EPA 300.0	600
GRO/DRO	EPA SW-846 80165M	n/a
		51'-100' bottom of BGT to GW
Benzene	EPA SW-846 8021B or 8015M	10
BTEX	EPA SW-846 8021B or 8260B	50
ТРН	EPA SW-846 418.1	2500
Chlorides	EPA 300.0	10,000
GRO/DRO	EPA SW-846 80165M	1000
		>100' bottom of BGT to GW
Benzene	EPA SW-846 8021B or 8015M	10
BTEX	EPA SW-846 8021B or 8260B	50
ТРН	EPA SW-846 418.1	2500
Chlorides	EPA 300.0	20,000
GRO/DRO	EPA SW-846 80165M	1000
		1000

6. Within six (6) months of cessation of operations, LOGOS will remove the below-grade tank and dispose of it in a division-approved facility or recycle, reuse, or reclaim it in a manner that is a division approved.

All referenced equipment associated with the BGT removal has been removed and utilized for reuse.

7. Upon closing of the BGT, Logos will reclaim the unused BGT location to a safe and stable condition that blends with the surrounding undisturbed area as provided in Paragraph 2 of subsection H of 19.15.17.13 as well as recontouring the area in accordance with paragraph 5 in subsection H of 19.15.17.13 NMAC. The soil cover will be constructed to prevent ponding of water and erosion of the cover material.

The area of the BGT removal has been returned to grade surface. The area will be reclaimed once the well has been plugged and abandoned.

- 8. The reclamation of the BGT area will contain a uniform vegetative cover that reflects a life-form ratio of plus or minus fifty (50%) of pre-disturbance levels and a total percent plant cover of at least seventy (70%) of pre-disturbance levels, excluding noxious weeds. The re-vegetation and reclamation obligations imposed by other applicable federal or tribal agencies that manage the lands will supersede these provisions and govern the obligations. Logos will notify the division when reclamation and re-vegetation is complete.
- 9. Logos will submit a closure report on form C-144 within 60 days of closure completion. The closure report will contain the following:
 - Soil Backfilling and Cover Installation (See Report)
 - Re-vegetation application rates and seeding techniques (See Report)
 - Photo documentation of the site reclamation (Included as an attachment)
 - Confirmation Sampling Results (Included as an attachment)
 - Proof of closure notice (Included as an attachment)







Rosa Unit 15B



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

District II 811 S. First St., Artesia, NM 88210 Phone:(575) 748-1283 Fax:(575) 748-9720

District III 1000 Rio Brazos Rd., Aztec, NM 87410 Phone:(505) 334-6178 Fax:(505) 334-6170

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

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

CONDITIONS

Action 131260

CONDITIONS

Operator:	OGRID:
LOGOS OPERATING, LLC	289408
2010 Afton Place	Action Number:
Farmington, NM 87401	131260
	Action Type:
	[C-144] Below Grade Tank Plan (C-144B)

CONDITIONS

Created By		Condition Date
jburdine	None	8/4/2022