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  Closure of a pit, below-grade tank, or proposed alternative method  Modification to an existing permit/or registration  Closure plan only submitted for an existing permitted or non-permitted pit, below-grade tank, or proposed alternative method				
Instructions: Please submit one application (Form C-144) per individ				
lease be advised that approval of this request does not relieve the operator of liability should op nvironment. Nor does approval relieve the operator of its responsibility to comply with any oth				
1.				
Operator: BP America Production Company	OGRID #: 1/8			
Address: 380 North Airport Road, Durango, CO 81303				
Facility or well name: Gallegos Canyon Unit 232E				
API Number: 3004526338 OCD Permit N	umber:			
U/L or Qtr/Qtr P Section 26 Township 28N Range	County: San Juan			
Center of Proposed Design: Latitude 36.62899 Longitude -1	08.07414 NAD83			
Surface Owner: Federal State Private Tribal Trust or Indian Allotment	NMOCO			
□ Permanent       □ Emergency       □ Cavitation       □ P&A       □ Multi-Well Fluid Managemen         □ Lined       □ Unlined       Liner type: Thickness      mil       □ LLDPE       □ HDPE         □ String-Reinforced         Liner Seams:       □ Welded       □ Factory       □ Other	PVC Other			
3. TANK A				
Below-grade tank: Subsection 1 of 19.15.17.11 NMAC				
Volume: 95 bbl Type of fluid: Produced Water				
Tank Construction material: Steel				
Secondary containment with leak detection  Visible sidewalls, liner, 6-inch lift at				
☐ Visible sidewalls and liner ☐ Visible sidewalls only ☐ Other Single wall/ Double bottom; sidewalls not visible				
Liner type: Thicknessmil				
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.			
Fencing: Subsection D of 19.15.17.11 NMAC (Applies to permanent pits, temporary pits.  Chain link, six feet in height, two strands of barbed wire at top (Required if located wire institution or church)  Four foot height, four strands of barbed wire evenly spaced between one and four feet				
Alternate. Please specify				

25

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. Siting Criteria (regarding permitting): 19.15.17.10 NMAC Instructions: The applicant must demonstrate compliance for each siting criteria below in the application. Recommendations of acceptance are provided below. 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	
Ground water is less than 50 feet below the bottom of a Temporary pit, permanent pit, or Multi-Well Fluid Management pit.  NM Office of the State Engineer - iWATERS database search; USGS; Data obtained from nearby wells	Yes No	
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	
<ul> <li>Within an unstable area. (Does not apply to below grade tanks)</li> <li>Engineering measures incorporated into the design; NM Bureau of Geology &amp; Mineral Resources; USGS; NM Geological Society; Topographic map</li> </ul>	☐ 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	
<ul> <li>Visual inspection (certification) of the proposed site; Aerial photo; Satellite image</li> </ul>		
Within 200 horizontal feet of a spring or a private, domestic fresh water well used by less than five households for domestic or stock watering purposes, or 300feet of any other fresh water well or spring, in existence at the time of the initial application.  NM Office of the State Engineer - iWATERS database search; Visual inspection (certification) of the proposed site	☐ Yes ☐ No	

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	☐ Yes ☐ No			
Within 500 horizontal feet of a spring or a private, domestic fresh water well used by less than five households for domestic or stock watering purposes, or 1000 feet of any other fresh water well or spring, in the existence at the time of the initial application;  - NM Office of the State Engineer - iWATERS database search; Visual inspection (certification) of the proposed site	Yes No			
Within 300 feet of a wetland.  - US Fish and Wildlife Wetland Identification map; Topographic map; Visual inspection (certification) of the proposed site	☐ Yes ☐ No			
Permanent Pit or Multi-Well Fluid Management Pit				
Within 300 feet of a continuously flowing watercourse, or 200 feet of any other significant watercourse, or lakebed, sinkhole, or playa lake (measured from the ordinary high-water mark).  - Topographic map; Visual inspection (certification) of the proposed site	☐ Yes ☐ No			
Within 1000 feet from a permanent residence, school, hospital, institution, or church in existence at the time of initial application.  - Visual inspection (certification) of the proposed site; Aerial photo; Satellite image	☐ Yes ☐ No			
Within 500 horizontal feet of a spring or a fresh water well used for domestic or stock watering purposes, in existence at the time of initial application.  - NM Office of the State Engineer - iWATERS database search; Visual inspection (certification) of the proposed site	Yes No			
Within 500 feet of a wetland.  - US Fish and Wildlife Wetland Identification map; Topographic map; Visual inspection (certification) of the proposed site	☐ Yes ☐ No			
Temporary Pits, Emergency Pits, and Below-grade Tanks Permit Application Attachment 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 documents are attached.  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 NMAC  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 19.15.17.9 NMAC and 19.15.17.13 NMAC  Previously Approved Design (attach copy of design) API Number:  or Permit Number:				
Multi-Well Fluid Management Pit Checklist: Subsection B of 19.15.17.9 NMAC  Instructions: Each of the following items must be attached to the application. Please indicate, by a check mark in the box, that the doc 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	documents are		
<ul> <li>Siting Criteria Compliance Demonstrations - based upon the appropriate requirements of 19.15.17.10 NMAC</li> <li>□ Climatological Factors Assessment</li> <li>□ Certified Engineering Design Plans - based upon the appropriate requirements of 19.15.17.11 NMAC</li> <li>□ Dike Protection and Structural Integrity Design - based upon the appropriate requirements of 19.15.17.11 NMAC</li> <li>□ Leak Detection Design - based upon the appropriate requirements of 19.15.17.11 NMAC</li> </ul>			
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 <sub>2</sub> S, Prevention Plan  Emergency Response Plan			
<ul> <li>□ Oil Field Waste Stream Characterization</li> <li>□ Monitoring and Inspection Plan</li> <li>□ Erosion Control Plan</li> </ul>			
Closure Plan - based upon the appropriate requirements of Subsection C of 19.15.17.9 NMAC and 19.15.17.13 NMAC			
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	luid Management Pit		
Proposed Closure Method: Waste Excavation and Removal Waste Removal (Closed-loop systems only) On-site Closure Method (Only for temporary pits and closed-loop systems)			
☐ In-place Burial ☐ On-site Trench Burial ☐ Alternative Closure Method			
Waste Excavation and Removal Closure Plan Checklist: (19.15.17.13 NMAC) Instructions: Each of the following items must be 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			
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. F 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		
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		
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  Yes \[ \subseteq \text{ Yes } \subseteq \text{ No} \]			
Within incorporated municipal boundaries or within a defined municipal fresh water well field covered under a municipal ordinance			

<ul> <li>Written confirmation or verification from the municipality; Written approval obtained from the municipality</li> </ul>			
The state of the s	Yes No		
Within the area overlying a subsurface mine Written confirmation or verification or map from the NM EMNRD-Mining and Mineral Division	☐ Yes ☐ No		
Within an unstable area.  - Engineering measures incorporated into the design; NM Bureau of Geology & Mineral Resources; USGS; NM Geological			
Society; Topographic map	☐ Yes ☐ No		
Within a 100-year floodplain FEMA map	☐ Yes ☐ No		
16. On-Site Clasure Plan Checklist. (19.15.17.13 NMAC) Instructions: Fach of the following items must be attached to the clasure plan.	an Please indicate		
On-Site Closure Plan Checklist: (19.15.17.13 NMAC) Instructions: Each of the following items must be attached to the closure plan. Please indicate, by a check mark in the box, that the documents are attached.  Siting Criteria Compliance Demonstrations - based upon the appropriate requirements of 19.15.17.10 NMAC  Proof of Surface Owner Notice - based upon the appropriate requirements of Subsection E of 19.15.17.13 NMAC  Construction/Design Plan of Burial Trench (if applicable) based upon the appropriate requirements of Subsection K of 19.15.17.11 NMAC  Construction/Design Plan of Temporary Pit (for in-place burial of a drying pad) - based upon the appropriate requirements of 19.15.17.13 NMAC  Protocols and Procedures - based upon the appropriate requirements of 19.15.17.13 NMAC  Confirmation Sampling Plan (if applicable) - based upon the appropriate requirements of 19.15.17.13 NMAC  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 cannot be achieved)  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			
17. Operator Application Certification:			
I hereby certify that the information submitted with this application is true, accurate and complete to the best of my knowledge and beli	ief.		
Name (Print): Steve Moskal Title: Enviro Coord.			
Signature: Date: September 14, 2018			
e-mail address: steven.moskal@bpx.cpm Telephone: 505-330-9179			
C-man address.			
18.  OCD Approval: Permit Application (including closure plan) Closure Plan (only) OCD Conditions (see attachment)			
18.	Q2018		
18.  OCD Approval: Permit Application (including closure plan) Closure Plan (only) OCD Conditions (see attachment)	6/5018		
OCD Approval: Permit Application (including closure plan) Closure Plan (only) OCD Conditions (see attachment)  OCD Representative Signature:  OCD Permit Number:  OCD Permit Number:  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 submitting 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.			
OCD Approval: Permit Application (including closure plan) Closure Plan (only) OCD Conditions (see attachment)  OCD Representative Signature:  OCD Permit Number:  OCD Permit Number:  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 submitting The closure report is required to be submitted to the division within 60 days of the completion of the closure activities. Please do not			
OCD Approval: Permit Application (including closure plan) Closure Plan (only) OCD Conditions (see attachment)  OCD Representative Signature:  OCD Permit Number:  OCD Permit Number:  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 submitting 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.	complete this		

22.			
Operator Closure Certification:			
	with this closure report is true, accurate and complete to the best of my knowledge and le closure requirements and conditions specified in the approved closure plan.		
Name (Print): Steve Moskal Title: Enviro Coord			
Signature:	Date: September 14, 2018		
e-mail address: steven.moskal@bpx.com	Telephone: 505-330-9179		

#### BP AMERICA PRODUCTION COMPANY

SAN JUAN BASIN, NORTHWEST NEW MEXICO

#### BELOW-GRADE TANK CLOSURE PLAN

Gallegos Canyon Unit 232E API No. 3004526338

Unit Letter P Section 26 T 28N R 12W

This plan will address the standard protocols and procedures for closure of below-grade tanks (BGTs) on BP America Production Company (BP) well sites. As stipulated in Paragraph A of 19.15.17.13 NMAC, BP shall close a BGT within the time periods provided in 19.15.17.13 NMAC, or by an earlier date that the New Mexico Oil Conservation Division (NMOCD) requires because of imminent danger to fresh water, public health, safety or the environment. If deviations from this plan are necessary, any specific changes will be included on form C-144 and approved by the NMOCD. BP shall close an existing BGT that does not meet the requirements of Paragraphs (1) through (4) of Subsection I of 19.15.17.11 NMAC or is not included in Paragraph (5) of Subsection I of 19.15.17.11 NMAC within five years after June 16, 2008, if not retrofit with a BGT that complies with the BP NMOCD approved BGT design attached to the BP Design and Construction Plan. BP shall close an existing BGT that does not meet the requirements of Paragraphs (1) through (4) of Subsection I of 19.15.17.11 NMAC, if not previously retrofitted to comply with the BP NMOCD approve BGT Design attached to the BP Design and Construction Plan, prior to any sale or change in operator pursuant to 19.15.9.9 NMAC. BP shall close the permitted BGT within 60 days of cessation of the BGTs operation or as required by the transitional provisions of Subsection B, D, or E of 19.15.17.17 NMAC.

#### **General Closure Plan**

1. BP shall notify the surface owner by certified mail that it plans to close a BGT. Evidence of mailing of the notice to the address of the surface owner shown in the county tax records demonstrates compliance with this requirement.

#### Notice is attached.

2. BP shall notify the division District III office verbally or by other means at least 72 hours, but not more than one (1) week, prior to any closure operation. The notice shall include the operator's name, and the location to be closed by unit letter, section, township and range. If the BGT closure is associated with a particular well, then the notice shall also include the well's name, number and API number.

#### Notice was provided and is attached.

- 3. BP shall remove liquids and sludge from the BGT prior to implementing a closure method and dispose of the liquids and sludge in a NMOCD's division-approved facility. The facilities to be used are:
  - a. BP Crouch Mesa Landfarm, Permit NM-02-003 (Solids)
  - b. JFJ Landfarm, Permit NM-01-010(B) (Solids and Sludge)
  - c. Basin Disposal, Permit NM-01-0005 (Liquids)
  - d. Envirotech Inc Soil Remediation Facility, Permit NM-01-0011 (Solids and Sludge)
  - e. BP Operated E.E. Elliott SWD #1, API 30-045-27799 (Liquids)

- f. BP Operated 13 GCU SWD #1, API 30-045-28601 (Liquids)
- g. BP Operated GCU 259 SWD, API 30-045-20006 (Liquids)
- h. BP Operated GCU 306 SWD, API 30-045-24286 (Liquids)
- i. BP Operated GCU 307 SWD, API 30-045-24248 (Liquids)
- j. BP Operated GCU 328 SWD, API 30-045-24735 (Liquids)
- k. BP Operated Pritchard SWD #1, API 30-045-28351 (Liquids)

# All liquids and sludge in the BGT were removed and sent to one of the above NMOCD approved facilities for disposal.

4. BP shall remove the BGT and dispose of it in a NMOCD approved facility or recycle, reuse, or reclaim it in a manner that the NMOCD approves. If a liner is present and must be disposed of it will be cleaned by scraping any soils or other attached materials on the liner to a de minimus amount and disposed at a permitted solid waste facility, pursuant to Subparagraph (m) of Paragraph (1) of Subsection C of 19.15.35.8 NMAC. Documentation as to the final disposition of the removed BGT will be provided in the final closure report.

#### The BGT was transported for recycling.

5. BP shall remove any on-site equipment associated with a BGT unless the equipment is required for well production.

#### All equipment associated with the BGT has been removed.

6. BP shall test the soils beneath the BGT to determine whether a release has occurred. BP shall collect at a minimum: a five (5) point composite sample and individual grab samples from any area that is wet, discolored or showing other evidence of a release and analyze for BTEX, TPH and chlorides. The testing methods for those constituents are as follows:

Constituents	Testing Method	Release Verification	Sample
	95 bbl BGT	(mg/Kg)	results
Benzene	US EPA Method SW-846 8021B or 8260B	10	< 0.020
Total BTEX	US EPA Method SW-846 8021B or 8260B	50	< 0.080
TPH	US EPA Method SW-846 418.1 or 8015 extended	100	< 50
Chlorides	US EPA Method 300.0 or 4500B	620	<30

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

Soil under the BGT was sampled for chloride, TPH and BTEX with all concentrations below the stated limits. The field report and laboratory reports are attached.

7. BP shall notify the division District III office of its results on form C-141.

#### C-141 is attached.

8. If it is determined that a release has occurred, then BP will comply with 19.15.30 NMAC and 19.15.29 NMAC, as appropriate.

Sampling results indicate a release has not occurred. Attached is a laboratory report and C-141.

9. If the sampling demonstrates that a release has not occurred or that any release does not exceed the concentrations specified above, then BP shall backfill the excavation, with compacted, non-waste containing, earthen material; construct a division-prescribed soil cover, re-contour and re-vegetate the location. The location will be reclaimed if it is not with in the active process area

Sampling results indicate a release has not occurred. Attached is a laboratory report and field report. The location has been reclaimed as the well has been plugged and abandoned.

10. BP shall reclaim the BGT location and all areas associated with the BGT including associated access roads to a safe and stable condition that blends with the surrounding undisturbed area. BP shall substantially restore the impacted surface area to the condition that existed prior to oil and gas operations by placement of the soil cover as provided in Subsection H of 19.15.17.13 NMAC, re-contour the location and associated areas to a contour that approximates the original contour and blends with the surrounding topography and re-vegetate according to Subsection I of 19.15.17.13 NMAC.

The area has been backfilled and BGT location's surface condition is clear. The location will be reclaimed when the well is plugged and abandoned.

11. The soil cover for closures where the BGT has been removed or remediated to the NMOCD's satisfaction shall consist of the background thickness of topsoil or one foot of suitable material to establish vegetation at the site, whichever is greater. The soil cover will be constructed to the site's existing grade and all practicable efforts will be made to prevent ponding of water and erosion of the cover material.

The area has been backfilled and BGT location's surface condition is clear. The location will be reclaimed when the well is plugged and abandoned.

12. BP shall seed the disturbed area the first growing season after closure of the BGT. Seeding will be accomplished by drilling on the contour whenever practical or by other division-approved methods. Vegetative cover will be, at a minimum, 70% of the native perennial vegetative cover (un-impacted by overgrazing, fire or other intrusion damaging to native vegetation), 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. During the two growing seasons that prove viability, there shall be no artificial irrigation of the vegetation.

The area has been backfilled and BGT location's surface condition is clear. The location will be reclaimed when the well is plugged and abandoned.

13. BP shall seed, plant and re-seed pursuant to Paragraph (3) of Subsection I of 19.15.17.13 NMAC, until the location successfully achieves the required vegetative cover.

The area has been backfilled and BGT location's surface condition is clear. The location will be reclaimed when the well is plugged and abandoned.

14. Pursuant to Paragraph (5) of Subsection I of 19.15.17.13 NMAC, BP shall notify the NMOCD when it has seeded or planted and when it successfully achieves revegetation.

# The area has been backfilled and BGT location's surface condition is clear. The location will be reclaimed when the well is plugged and abandoned.

- 15. Within 60 days of closure completion, BP shall submit a closure report on NMOCD's form C-144, and will include the following;
  - a. proof of closure notification (surface owner and NMOCD)
  - b. sampling analytical reports; information required by 19.15.17 NMAC;
  - c. disposal facility name and permit number
  - d. details on back-filling, capping, covering, and where applicable re-vegetation application rates and seeding techniques and
  - e. site reclamation, photo documentation.

# Closure report on C-144 form is included including photos of reclamation completion.

16. BP shall certify that all information in the report and attachments is accurate, truthful, and compliant with all applicable closure requirements and conditions specified in the approved closure plan.

Certification section of C-144 has been completed.

District I
1625 N. French Dr., Hobbs, NM 88240
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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 BP America Production Company				OGRID 7	78	
Contact Name Steve Moskal			Contact Te	Contact Telephone 505-330-9179		
			Incident #	(assigned by OCD)		
Contact mailing address 380 North Airport Road, Durango, CO 813			ango, CO 8130	)3		
Location of Release Source						
Latitude 36.62899			Lamaituda	-108.0741	14	
Latitude 36.62899 Longitude -108.07414  (NAD 83 in decimal degrees to 5 decimal places)						
Site Name Gallegos Canyon Unit 232E Site Ty			Site Type	Natural Ga	as Well Site	
Date Release				API# (if app	olicable) 300452	6338
Unit Letter	Section	Township	Range	Cour		
Р	26	28N	12W	San J	uan	
Surface Owner: State Federal Tribal Private (Name:					)	
Nature and Volume of Release						
	Materia	l(s) Released (Select al	that annly and attach	calculations or specific	justification for the	volumes provided below)
Crude Oil		Volume Release		calculations of specific	Volume Recov	
Produced	Water	Volume Release	d (bbls)		Volume Recovered (bbls)	
Is the concentration of total dissolved solids (TDS)			, ,	Yes No	)	
in the produced water >10,000 mg/l?  Condensate Volume Released (bbls)			/1?	Volume Recov	vered (hhls)	
				Volume Recov		
Natural Gas Volume Released (Mcf)				. ,		
Other (describe) Volume/Weight Released (provide units)			Volume/Weigi	ht Recovered (provide units)		
Cause of Release Soil samples were well below standard for chloride, BTEX and TPH. No release associated with this BGT closure.						

## State of New Mexico Oil Conservation Division

Incident ID	
District RP	
Facility ID	
Application ID	

Was this a major release as defined by 19.15.29.7(A) NMAC?	If YES, for what reason(s) does the respon	sible party consider this a major release?	
Yes No			
If YES, was immediate no	otice given to the OCD? By whom? To who	om? When and by what means (phone, email, etc)?	
Not required.	B	<u> </u>	
	Initial Re	sponse	
The responsible p	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.		
☐ The impacted area ha	s been secured to protect human health and t	he environment.	
Released materials ha	we been contained via the use of berms or di	kes, 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 w	hy:	
No release identified	d with the closure of the below gra	ade tank.	
has begun, please attach a	a narrative of actions to date. If remedial e	mediation immediately after discovery of a release. If remediation fforts have been successfully completed or if the release occurred ease attach all information needed for closure evaluation.	
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: Steve	Moskal	Title: Enviro Coord.	
Signature:		September 14, 2018 Date:	
email: steven.mo	skal@bpx.com	Telephone: 505-330-9179	
OCD Only			
Received by:		Date:	

#### State of New Mexico Oil Conservation Division

Incident ID	
District RP	
Facility ID	
Application ID	

### 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?	(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)?						
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 <b>not</b> 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 ve contamination associated with the release have been determined. Refer to 19.15.29.11 NMAC for specifics.	rtical extents of soil					
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 we 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	lls.					

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.

## State of New Mexico Oil Conservation Division

Incident ID	
District RP	
Facility ID	
Application ID	

regulations all operators are required to report and/or file certain release not public health or the environment. The acceptance of a C-141 report by the failed to adequately investigate and remediate contamination that pose a threaddition, OCD acceptance of a C-141 report does not relieve the operator of and/or regulations.	ifications and perform corrective actions for releases which may endanger OCD does not relieve the operator of liability should their operations have eat to groundwater, surface water, human health or the environment. In
Printed Name:	Title:
Signature:	Date:
email:	Telephone:
OCD Only	
Received by:	Date:

## State of New Mexico Oil Conservation Division

Incident ID	
District RP	
Facility ID	
Application ID	

## **Remediation Plan**

Remediation Plan Checklist: Each of the following items must be	e included in the plan.
<ul> <li>□ Detailed description of proposed remediation technique</li> <li>□ Scaled sitemap with GPS coordinates showing delineation point</li> <li>□ Estimated volume of material to be remediated</li> <li>□ Closure criteria is to Table 1 specifications subject to 19.15.29.1</li> <li>□ Proposed schedule for remediation (note if remediation plan times)</li> </ul>	2(C)(4) NMAC
Deferral Requests Only: Each of the following items must be con-	firmed as part of any request for deferral of remediation.
Contamination must be in areas immediately under or around predeconstruction.	oduction equipment where remediation could cause a major facility
Extents of contamination must be fully delineated.	
Contamination does not cause an imminent risk to human health	, the environment, or groundwater.
I hereby certify that the information given above is true and complete rules and regulations all operators are required to report and/or file of which may endanger public health or the environment. The accepta liability should their operations have failed to adequately investigate surface water, human health or the environment. In addition, OCD a responsibility for compliance with any other federal, state, or local leads to the compliance with any other federal, state, or local leads to the compliance with any other federal, state, or local leads to the compliance with any other federal, state, or local leads to the compliance with any other federal, state, or local leads to the compliance with any other federal, state, or local leads to the compliance with any other federal, state, or local leads to the complete complete the complete co	ertain release notifications and perform corrective actions for releases nce of a C-141 report by the OCD does not relieve the operator of and remediate contamination that pose a threat to groundwater, acceptance of a C-141 report does not relieve the operator of
Printed Name:	Title:
Signature:	Date:
email:	Telephone:
OCD Only	
Received by:	Date:
Approved	Approval Denied Deferral Approved
Signature:	Date:

#### State of New Mexico Oil Conservation Division

Incident ID	
District RP	
Facility ID	
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 it	ems must be included in the closure report.
A scaled site and sampling diagram as described in 19.15.29.1	1 NMAC
Photographs of the remediated site prior to backfill or photos must be notified 2 days prior to liner inspection)	of the liner integrity if applicable (Note: appropriate OCD District office
☐ Laboratory analyses of final sampling (Note: appropriate ODC	District office must be notified 2 days prior to final sampling)
☐ Description of remediation activities	
and regulations all operators are required to report and/or file certain may endanger public health or the environment. The acceptance of a should their operations have failed to adequately investigate and remulation health or the environment. In addition, OCD acceptance of a compliance with any other federal, state, or local laws and/or regulative restore, reclaim, and re-vegetate the impacted surface area to the confidence with 19.15.29.13 NMAC including notification to the OC Printed Name: Steve Moskal	rediate contamination that pose a threat to groundwater, surface water, C-141 report does not relieve the operator of responsibility for ions. The responsible party acknowledges they must substantially editions that existed prior to the release or their final land use in CD when reclamation and re-vegetation are complete.  Title: Enviro Coord
Printed Name: Steve Moskal Signature:	Dete: September 14, 2018
email: steven.moskal@bpx.com	Date: September 14, 2018 Telephone: 505-330-9179
	•
OCD Only	
Received by:	Date:
Closure approval by the OCD does not relieve the responsible party of remediate contamination that poses a threat to groundwater, surface we party of compliance with any other federal, state, or local laws and/o	of liability should their operations have failed to adequately investigate and vater, human health, or the environment nor does not relieve the responsible r regulations.
Closure Approved by:	Date:
Printed Name:	Title:

BP	BLAGG ENGINEERING, INC.		API#: 3004526338					
CLIENT:	P.O. BOX 87, BLOOMFIELD, NM 8 (505) 632-1199	7413	TANK ID (if applicble):					
FIELD REPORT:	(circle one): BGT CONFIRMATION / RELEASE INVESTIGATION / OTHER	R:	PAGE#: 1 of 1					
SITE INFORMATION	: SITE NAME: GCU # 232E		DATE STARTED: 07/19/18					
QUAD/UNIT: P SEC: 26 TWP:		ST: NM	DATE FINISHED:					
1/4 -1/4/FOOTAGE: 1,030'S / 67	'E SE/SE LEASE TYPE: FEDERAL / STATE / FEI	E / INDIAN	ENVIRONMENTAL					
LEASE #: <b>SF078904</b>	PROD. FORMATION: DK CONTRACTOR: BP - J. GONZ		SPECIALIST(S): NJV					
REFERENCE POINT	WELL HEAD (W.H.) GPS COORD.: 36.62889 X	108.07430	GL ELEV.: 5,902'					
1) 95 BGT (SW/DB)	GPS COORD.: 36.62899 X 108.07414	DISTANCE/BEA	RING FROM W.H.: <b>56', N58E</b>					
2)	GPS COORD.:	DISTANCE/BEA	RING FROM W.H.:					
3)	GPS COORD.:	DISTANCE/BEA	RING FROM W.H.:					
4)	GPS COORD.:	DISTANCE/BEA	RING FROM W.H.:					
SAMPLING DATA:	CHAIN OF CUSTODY RECORD(S) # OR LAB USED: HALL		OVM READING					
	95) SAMPLE DATE: 07/19/18 SAMPLE TIME: 1345 LABA		5B/8021B/300.0 (CI) NA					
		ANALYSIS:						
	SAMPLE DATE: SAMPLE TIME: LAB A							
5) SAMPLE ID:	SAMPLE DATE:SAMPLE TIME: LAB A	ANALYSIS:						
SOIL COLOR: DARK YEL COHESION (ALL OTHERS): NON COHESIVE SLIGHTL CONSISTENCY (NON COHESIVE SOILS): LO MOISTURE: DRY/SLIGHTLYMOIST MOIST/W	COHESION (ALL OTHERS): NON COHESIVE SLIGHTLY COHESIVE / COHESIVE / HIGHLY COHESIVE  CONSISTENCY (NON COHESIVE SOILS): LOOSE FIRM DENSE / VERY DENSE  MOISTURE: DRY / SLIGHTLY MOIST MOIST / WET / SATURATED / SUPER SATURATED  SAMPLE TYPE: GRAB COMPOSITE # OF PTS							
	S: LOST INTEGRITY OF EQUIPMENT: YES NO EXPLANATION -							
APPARENT EVIDENCE OF A RELEASE OBSERVE EQUIPMENT SET OVER RECLAIMED AREA:	DAND/OR OCCURRED: YES NO EXPLANATION:	) BE PLUGGED	& ABANDONED.					
EXCAVATION DIMENSION ESTIMATION	NA ft. X NA ft. X NA ft. E	XCAVATION EST	TMATION (Cubic Yards) : NA					
DEPTH TO GROUNDWATER: <50'			IMOCD TPH CLOSURE STD: 100 ppm					
SITE SKETCH	BGT Located : off on site PLOT PLAN circle:	attached 0\M	CALIB. READ. = NA ppm RE = 1 m					
	12011244	↑ OVM	CALIB. GAS = NA ppm					
		N TIME						
			MISCELL. NOTES					
	PBGTL T.B. ~5' (X X X)		(0:					
	T.B. ~ 5' (X X X) B.G. FENCE	1 -	EF#: P-993					
			D: VHIXONEVB2					
		1	J#:					
	BERM	1	ermit date(s): 06/14/10 CD Appr. date(s): 02/26/18					
		Tar	k OVM = Organic Vapor Meter					
		A						
TO W.H.	v		BGT Sidewalls Visible: Y / N					
	N DEPRESSION; B.G. = BELOW GRADE: B = BELOW; T.H. = TEST HOLE: ~ = APPROX; W.H. =	S.P.D.	BGT Sidewalls Visible: Y / N					
T.B. = TANK BOTTOM; PBGTL = PREVIOUS BEI	IN DEPRESSION; B.G. = BELOW GRADE; B = BELOW; I.H. = TEST FIOLE; ~= APPROX.; W.H. = DW-GRADE TANK LOCATION; SPD = SAMPLE POINT DESIGNATION; R.W. = RETAINING WALL WALL; DW - DOUBLE WALL; SB - SINGLE BOTTOM; DB - DOUBLE BOTTOM.		lagnetic declination: 10° E					
NOTES: GOOGLE EARTH IMAG		The second secon						

## **Analytical Report**

#### Lab Order 1807B01

Date Reported: 7/23/2018

#### Hall Environmental Analysis Laboratory, Inc.

**CLIENT:** Blagg Engineering

Project: GCU 232E

Lab ID:

1807B01-001

Matrix: SOIL

Client Sample ID: 5PC-TB @ 5' (95)

**Collection Date:** 7/19/2018 1:45:00 PM Received Date: 7/20/2018 8:05:00 AM

Analyses	Result	PQL Qu	ial Units	DF	Date Analyzed	Batch
EPA METHOD 300.0: ANIONS					Analyst	CJS
Chloride	ND	30	mg/Kg	20	7/20/2018 11:40:15 AM	39326
EPA METHOD 8015D MOD: GASOLINE RANGE					Analyst	AG
Gasoline Range Organics (GRO)	ND	4.0	mg/Kg	1	7/20/2018 10:19:12 AM	A52856
Surr: BFB	105	70-130	%Rec	1	7/20/2018 10:19:12 AM	A52856
EPA METHOD 8015M/D: DIESEL RANGE ORGA	NICS				Analyst	TOM
Diesel Range Organics (DRO)	ND	10	mg/Kg	1	7/20/2018 10:00:58 AM	39321
Motor Oil Range Organics (MRO)	ND	50	mg/Kg	1	7/20/2018 10:00:58 AM	39321
Surr: DNOP	97.5	70-130	%Rec	1	7/20/2018 10:00:58 AM	39321
EPA METHOD 8260B: VOLATILES SHORT LIST					Analyst	AG
Benzene	ND	0.020	mg/Kg	1	7/20/2018 10:19:12 AM	B52856
Toluene	ND	0.040	mg/Kg	1	7/20/2018 10:19:12 AM	B52856
Ethylbenzene	ND	0.040	mg/Kg	1	7/20/2018 10:19:12 AM	B52856
Xylenes, Total	ND	0.080	mg/Kg	1	7/20/2018 10:19:12 AM	B52856
Surr: 4-Bromofluorobenzene	118	70-130	%Rec	1	7/20/2018 10:19:12 AM	B52856
Surr: Toluene-d8	90.5	70-130	%Rec	1	7/20/2018 10:19:12 AM	B52856

Refer to the QC Summary report and sample login checklist for flagged QC data and preservation information.

Qualifiers:

- Value exceeds Maximum Contaminant Level.
- Sample Diluted Due to Matrix D
- H Holding times for preparation or analysis exceeded
- ND Not Detected at the Reporting Limit
- PQL Practical Quanitative Limit
- S % Recovery outside of range due to dilution or matrix
- Analyte detected in the associated Method Blank
- E Value above quantitation range
- Analyte detected below quantitation limits Page 1 of 5 J
- Sample pH Not In Range P
- Reporting Detection Limit RL
- Sample container temperature is out of limit as specified

C	hain-d	n-of-Custody Record Turn-Around Time: SAME HALL ENVIRONMEN										-NT	ГА	9									
Client:	BLAG	G ENGR.	/ BP AMERICA		Project Name:  GCU # 232E						\N	AL	Y:	SIS	S L	A		R	AT(			•	
Mailing A	ddress:	P.O. BO	X 87				4901 Hawkins NE - Albuquerque, NM 87												9				
		BLOOM	FIELD, NM 87413		Project #:						05-3												
Phone #:		(505) 63	32-1199								sis Request												
email or F	ax#:				Project Manag	jer:									17 17								
QA/QC Pad  Standa	-		Level 4 (Full Val	idation)	ERIN DUNMAN			(8021B)	+ TPH (Gas only)	/ MRO)			15)		PO4,50	2 PCB's			ter - 300.1)			9	
Accreditat	ion:				Sampler:	NELSON V		F	(Gas	DRO,	T	1	OSIN		VO2,	8082			/ water			due	
□ NELAP	Printed and printed and a second	□ Other			Onice beyes □ No ?(V		TPH	-	418.1)	504	827	S	03,	-		OA)	300.0			te s	S L		
□ EDD (T	ype)	T				erature; /, 3		1	BE +	(GRO	hod	hod	0 or	leta	C,N	ticid	(AC	ni-V	oil -		ple	posi	S (Y
Date	Time	Matrix	Sample Requ		Container Type and #  Mother	Preservative Type	HEAL No. 1807Bol	BTEX ★★	BTEX + MTBE	TPH 8015B	TPH (Method	EDB (Method 504.1)	PAH (8310 or 8270SIMS)	RCRA 8 Metals	Anions (F,Cl,NO <sub>3</sub> ,NO <sub>2</sub> ,PO <sub>4</sub> ,SO <sub>4</sub> )	8081 Pesticides	8260B (VOA)	8270 (Semi-VOA)	Chloride (soil - 300.0 /		Grab sample	5 pt. composite sample	Air Bubbles (Y or N)
7/19/18	1345	SOIL	5РС-ТВ@ 5	(95)	4 oz 1	Cool	701	٧		V									٧			٧	
Date:	Time:	Relinquishe	ed by:		Received by:	1	Date Time	Ren	narks	5;		DIREC		-				ACT V	VITH (	CORRES	SPON	DING	VID
7/19/18 Date:	1543 Time: 1857	Relinquishe	the Wals		Received by:	Jour !	719 S 154 Pate Time 01/20/18 2 0805			VID:	ERIN	I GA	RIFA EVB2	LOS				ON	.,	- 1			

### Hall Environmental Analysis Laboratory, Inc.

WO#:

1807B01

23-Jul-18

Client:

Blagg Engineering

**Project:** 

**GCU 232E** 

Sample ID MB-39326

SampType: mblk

TestCode: EPA Method 300.0: Anions

Client ID:

**PBS** 

Batch ID: 39326

RunNo: 52859

Prep Date:

7/20/2018

Analysis Date: 7/20/2018

1.5

Result PQL ND

SPK value SPK Ref Val %REC LowLimit

SeqNo: 1737713

Units: mg/Kg

HighLimit

%RPD

**RPDLimit** 

Qual

Analyte Chloride

Sample ID LCS-39326

SampType: Ics

Client ID:

LCSS

Batch ID: 39326

RunNo: 52859

Prep Date: Analyte

7/20/2018

Analysis Date: 7/20/2018

SeqNo: 1737714

Units: mg/Kg

SPK value SPK Ref Val %REC

93.6

LowLimit

Chloride

PQL

0

15.00

**RPDLimit** 

TestCode: EPA Method 300.0: Anions

HighLimit

%RPD

Qual

Qualifiers:

Value exceeds Maximum Contaminant Level.

D Sample Diluted Due to Matrix

H Holding times for preparation or analysis exceeded

ND Not Detected at the Reporting Limit

**PQL** Practical Quanitative Limit

% Recovery outside of range due to dilution or matrix

В Analyte detected in the associated Method Blank

Value above quantitation range

J Analyte detected below quantitation limits

P Sample pH Not In Range

RL Reporting Detection Limit

Sample container temperature is out of limit as specified

Page 2 of 5

### Hall Environmental Analysis Laboratory, Inc.

Result

ND

ND

9.0

PQL

10

50

10.00

WO#:

1807B01

23-Jul-18

Client:

Blagg Engineering

Project:

Diesel Range Organics (DRO)

Surr: DNOP

Motor Oil Range Organics (MRO)

GCU 232E

Sample ID LCS-39321	SampType: LCS	TestCode: EPA Method	8015M/D: Diesel Range Organics
Client ID: LCSS	Batch ID: 39321	RunNo: 52847	
Prep Date: 7/20/2018	Analysis Date: 7/20/2018	SeqNo: 1736522	Units: mg/Kg
Analyte	Result PQL SPK value	SPK Ref Val %REC LowLimit	HighLimit %RPD RPDLimit Qual
Diesel Range Organics (DRO)	49 10 50.00	0 97.5 70	130
Surr: DNOP	4.5 5.000	90.2 70	130
Sample ID MB-39321	SampType: MBLK	TestCode: EPA Method	8015M/D: Diesel Range Organics
Client ID: PBS	Batch ID: 39321	RunNo: 52847	
Prep Date: 7/20/2018	Analysis Date: 7/20/2018	SeqNo: 1736523	Units: mg/Kg

SPK value SPK Ref Val %REC LowLimit

89.7

HighLimit

130

70

%RPD

**RPDLimit** 

Qual

#### Qualifiers:

Value exceeds Maximum Contaminant Level.

D Sample Diluted Due to Matrix

Holding times for preparation or analysis exceeded H

Not Detected at the Reporting Limit ND

**PQL** Practical Quanitative Limit

% Recovery outside of range due to dilution or matrix

В Analyte detected in the associated Method Blank

Value above quantitation range

Analyte detected below quantitation limits

P Sample pH Not In Range Reporting Detection Limit

RL

Sample container temperature is out of limit as specified

Page 3 of 5

### Hall Environmental Analysis Laboratory, Inc.

WO#:

1807B01

23-Jul-18

Client:

Blagg Engineering

**Project:** 

**GCU 232E** 

-		_									
Sample ID 100ng btex Ics	SampType: LCS4 TestCode: EPA Method 8260B: Volatiles Short List										
Client ID: BatchQC	Batcl	h ID: <b>B5</b>	2856	F	RunNo: 52856						
Prep Date:	Analysis Date: 7/20/2018				SeqNo: 1	736686	Units: mg/Kg				
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual	
Benzene	1.0	0.025	1.000	0	102	80	120				
Toluene	1.1	0.050	1.000	0	107	80	120				
Ethylbenzene	1.0	0.050	1.000	0	105	80	120				
Xylenes, Total	3.1	0.10	3.000	0	103	80	120				
Surr: 4-Bromofluorobenzene	0.47		0.5000		94.7	70	130				
Surr: Toluene-d8	0.47		0.5000		94.6	70	130				
Sample ID rb SampType: MBLK TestCode: EPA Method 8260B: Volatiles Short List											
Client ID: PBS	Batc	h ID: <b>B5</b>	2856	F	RunNo: 52856						
Prep Date:	Date: Analysis Date: 7/20/2018				SeqNo: 1736690 Units: mg/Kg						
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual	
Benzene	ND	0.025									
Toluene	ND	0.050									
Ethylbenzene	ND	0.050									
Xylenes, Total	ND	0.10									
Surr: 4-Bromofluorobenzene	0.57		0.5000		113	70	130				

#### Qualifiers:

- \* Value exceeds Maximum Contaminant Level.
- D Sample Diluted Due to Matrix
- H Holding times for preparation or analysis exceeded
- ND Not Detected at the Reporting Limit
- PQL Practical Quanitative Limit
- S % Recovery outside of range due to dilution or matrix
- B Analyte detected in the associated Method Blank
- E Value above quantitation range
- J Analyte detected below quantitation limits
- P Sample pH Not In Range
- RL Reporting Detection Limit
- W Sample container temperature is out of limit as specified

Page 4 of 5

### Hall Environmental Analysis Laboratory, Inc.

Result

ND

510

PQL

5.0

WO#:

%RPD

**RPDLimit** 

Qual

1807B01

23-Jul-18

Client:

Analyte

Surr: BFB

Gasoline Range Organics (GRO)

Blagg Engineering

Project:

GCU 232E

		-			_									
Sample ID 2.5ug gro Ics	SampTyp	oe: LC	S	TestCode: EPA Method 8015D Mod: Gasoline Range										
Client ID: LCSS	Batch I	D: A5	2856	RunNo: <b>52856</b>										
Prep Date:	Analysis Dat	20/2018	5	SeqNo: 1	736683	Units: mg/Kg								
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual				
Gasoline Range Organics (GRO)	26	5.0	25.00	0	105	70	130							
Surr: BFB	460		500.0		92.5	70	130							
Sample ID rb	SampTyp	SampType: MBLK TestC					ode: EPA Method 8015D Mod: Gasoline Range							
Client ID: PBS	Batch ID: A52856			RunNo: 52856										
Prep Date:	Analysis Date: 7/20/2018			8	SeqNo: 1	736684	Units: mg/k	(g						

LowLimit

70

101

HighLimit

130

SPK value SPK Ref Val %REC

500.0

#### Qualifiers:

- Value exceeds Maximum Contaminant Level.
- D Sample Diluted Due to Matrix
- Η Holding times for preparation or analysis exceeded
- ND Not Detected at the Reporting Limit
- **PQL** Practical Quanitative Limit
- % Recovery outside of range due to dilution or matrix
- В Analyte detected in the associated Method Blank
- Value above quantitation range
- Analyte detected below quantitation limits J

P Reporting Detection Limit

Sample pH Not In Range

Sample container temperature is out of limit as specified

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Hall Environmental Analysis Laboratory 4901 Hawkins NE Albuquerque, NM 87109 TEL: 505-345-3975 FAX: 505-345-4107 Website: www.hallenvironmental.com

## Sample Log-In Check List

Clie	nt Name:	BLAGG	GG Work Order Numbe							Ro	cptNo:	1
Rece	eived By:	Anne Tho	me	7/20/20	18 8:05:00 AM	A		am	A.	~		
Com	pleted By:	Anne Tho	rne	7/20/20	18 8:11:39 AN	Λ		Down	1			
Revi	ewed By:	ENM		7/20/	8			am	Sic			
	reled	by:										
Chai	in of Cust	tody										
1. Is	Chain of Cu	stody comp	lete?			Yes	<b>V</b>	No		Not Present		
2. H	ow was the	ered?		Cou	rier							
Log	<u>, In</u>											
_		cool the sampl		Yes	$\checkmark$	No		NA				
4. Were all samples received at a temperature of >0° C to 6.0°C								No		818		
4. VV	ere all samp	at a temperat	0 6.0 C	Yes	~	140		NA				
5. Sample(s) in proper container(s)?							<b>V</b>	No				
6 Su	ifficient sami	ole volume f	or indicated te	st(s)?		Yes	<b>✓</b>	No				
	<ul><li>6. Sufficient sample volume for indicated test(s)?</li><li>7. Are samples (except VOA and ONG) properly preserved?</li></ul>							No				
Was preservative added to bottles?								No	~	NA		
0	р					Yes						
9. VC	A vials have	zero heads	space?			Yes		No		No VOA Vials	<b>V</b>	
10. W	ere any sam	ple containe	ers received b	roken?		Yes		No	~	# of preserved		-
										bottles checke		
	es paperwo			í		Yes	~	No		for pH:	(<2 or	>12 unless noted)
(Note discrepancies on chain of custody)  12. Are matrices correctly identified on Chain of Custody?						Yes	<b>V</b>	No		Adjusted		,,
13. Is it clear what analyses were requested?							<b>V</b>	No				
14. Were all holding times able to be met?							<b>V</b>	No		Checked	by:	
(If no, notify customer for authorization.)												
Speci	ial Handli	ng (if app	olicable)									
15. W	as client not	ified of all di	screpancies v	ith this order?		Yes		No		NA	<b>V</b>	i
	Person I	Notified:		CONTROL BUCKSHOP IN LOUIS	Date	as Parausia			SOUTH STATE OF THE			
	By Who	m: ]			Via:	eMa	ail 🗌	Phone _	Fax	In Person		
	Regardin	ng:										
	Client In	structions:	Action with a second control of the second c	10000 #30#85558 11 100					ST 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	And a common		
16. Additional remarks:												
17. <u>c</u>	ooler Inform	nation										
1	Cooler No	Temp ⁰C	Condition	Seal Intact	Seal No	Seal Da	ate	Signed	Ву			
1	1	1.3	Good	Yes								



