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.

# <u>Pit, Below-Grade Tank, or</u> Proposed Alternative Method Permit or Closure Plan Application

| <u> </u>   | posed alternative method  |
|--|---|
| or proposed alternative method   |   |
| Instructions: Please submit one application (Form C-144) per indivi-   | dual pit, below-grade tank or alternative request                       |
| Please be advised that approval of this request does not relieve the operator of liability should of nvironment. Nor does approval relieve the operator of its responsibility to comply with any of  |   |
| 1.   | ici applicable governmentai aumority s ruies, regulations of orumanees. |
| Operator: Hilcorp Energy Company   | OGRID #:  |
| Address: 382 Road 3100 Aztec, NM 87410   |   |
| Facility or well name: HANCOCK FEDERAL 3   |   |
| API Number: 3004506425 OCD Permit Numb   | er:   |
| U/L or Qtr/Qtr A (NENE) Section 24 Township 27N Range  |   |
| Center of Proposed Design: Latitude 36.56558 Longitude   | le NAD27  |
| Surface Owner: ☐ Federal ☐ State ☐ Private ☒ Tribal Trust or Indian Allotment  |   |
| Temporary: Drilling Workover  Permanent Emergency Cavitation P&A Multi-Well Fluid Management Lined Unlined Liner type: Thicknessmil LLDPE HDPE  String-Reinforced Liner Seams: Welded Factory Other Volume:  | PVC Other   |
| ☑ Below-grade tank:       Subsection I of 19.15.17.11 NMAC         Volume:       120       bbl Type of fluid:       Produced Water         Tank Construction material:       Metal         ☐ Secondary containment with leak detection       Visible sidewalls, liner, 6-inch lift a         ☐ Visible sidewalls and liner       Visible sidewalls only       Other         Liner type:       Thickness       mil       HDPE       PVC       Other | nd automatic overflow shut-off  |
|  | Chapterned  |
| 4.  Alternative Method: Submittal of an exception request is required. Exceptions must be submitted to the Santa   | a Fe Environmental Bureau office for consideration of approval.         |
| Fencing: Subsection D of 19.15.17.11 NMAC (Applies to permanent pits, temporary pit  Chain link, six feet in height, two strands of barbed wire at top (Required if located winstitution or church)  Four foot height, four strands of barbed wire evenly spaced between one and four feet   | ithin 1000 feet of a permanent residence, school, hospital,             |
| 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)   |                    |
|--|--------------------|
|  |                    |
| 5. 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 accept material are provided below.</i> Siting criteria does not apply to drying pads or above-grade tanks.   | ptable 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<br>図 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. ( <b>Does not apply to below grade tanks</b> )  - Written confirmation or verification from the municipality; Written approval obtained from the municipality   | ☐ Yes ☐ No         |
| Within the area overlying a subsurface mine. ( <b>Does not apply to below grade tanks</b> ) - 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. ( <b>Does not apply to below grade tanks</b> ) - 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.  - Visual inspection (certification) of the proposed site; Aerial photo; Satellite image  | ☐ Yes ☐ No         |
| 1  |                    |
| 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         |

| <ul> <li>Within 100 feet of a wetland.</li> <li>US Fish and Wildlife Wetland Identification map; Topographic map; Visual inspection (certification) of the proposed site</li> </ul>   | ☐ 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: |            |  |  |
| 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 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.   | documents are      |
| <ul> <li>☐ Hydrogeologic Report - based upon the requirements of Paragraph (1) of Subsection B of 19.15.17.9 NMAC</li> <li>☐ Siting Criteria Compliance Demonstrations - based upon the appropriate requirements of 19.15.17.10 NMAC</li> </ul>  |                    |
| 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   |                    |
| ☐ Leak 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  |                    |
| <ul> <li>Quality Control/Quality Assurance Construction and Installation Plan</li> <li>Operating and Maintenance Plan - based upon the appropriate requirements of 19.15.17.12 NMAC</li> </ul>   |                    |
| ☐ 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   |                    |
| <ul><li>☐ Emergency Response Plan</li><li>☐ Oil Field Waste Stream Characterization</li></ul>  |                    |
| ☐ 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   |                    |
| 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 Fl  | uid 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   |                    |
| 14,  |                    |
| Waste Excavation and Removal Closure Plan Checklist: (19.15.17.13 NMAC) Instructions: Each of the following items must be a 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 |                    |
|  |                    |
| 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. P 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<br>☐ 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<br>☐ 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<br>☐ 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.  | ☐ Yes ☐ No         |
| - NM Office of the State Engineer - iWATERS database; Visual inspection (certification) of the proposed site   |                    |
| 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 ☐ 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.  - Written confirmation or verification from the municipality; Written approval obtained from the municipality   | ☐ 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   |                   |  |  |  |
| Within a 100-year floodplain.   | Yes No            |  |  |  |
| - FEMA map  | Yes No            |  |  |  |
| 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 |                   |  |  |  |
| 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 be   | lief.             |  |  |  |
| Name (Print): Title:  |                   |  |  |  |
| Signature: Date:  |                   |  |  |  |
| e-mail address: Telephone:  |                   |  |  |  |
| 18. OCD Approval: ☐ Permit Application (including closure plan) ☐ Closure Plan (only) ☐ OCD Conditions (see attachment)   |                   |  |  |  |
| OCD Representative Signature: Approval Date: Approval Date:   | 16/2025           |  |  |  |
| Title: Environmental Scientist & 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 submitting the closure report. The closure report is required to be submitted to the division within 60 days of the completion of the closure activities. Please do not complete this section of the form until an approved closure plan has been obtained and the closure activities have been completed.  Closure Completion Date: 11/18/2024   |                   |  |  |  |
| 20.  Closure Method:  Waste Excavation and Removal ☐ On-Site Closure Method ☐ Alternative Closure Method ☐ Waste Removal (Closed-In the different from approved plan, please explain.   | oop systems only) |  |  |  |
| In different from approved plans, please explain.   |                   |  |  |  |

| 22.  |            |                                       |
|--|------------|---------------------------------------|
| Operator Closure Certification:  |            |                                       |
| I hereby certify that the information and attachments submitted with the belief. I also certify that the closure complies with all applicable closure. |            |                                       |
| Name (Print): Tammy Jones  | Title:     | Operations/Regulatory Technician – Sr |
| Signature: Tammy Jones   |            | Date: 1/13/2025                       |
| e-mail address: tajones@hilcorp.com  | Telephone: | (505) 324-5185                        |

Form C-144 Released to Imaging: 1/16/2025 11:04:57 AM

# Hilcorp Energy Company San Juan Basin Below Grade Tank Closure Report

Lease Name: HANCOCK FEDERAL 3

API No.: 30-045-06425

In accordance with Rule 19.15.17.13 NMAC the following information describes the closure of the below-grade tank referenced above. All proper documentation regarding closure activities is being included with the C-144.

#### General Plan:

1. HILCORP shall close a below-grade tank within 60 days of cessation of operations per Subsection G.4 of 19.15.17.13 NMAC. This will include a) below-grade tanks that do 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, if not retrofitted to comply with Paragraphs (1) through (4) of Subsection I of 19.15.17.11 NMAC; b) an earlier date that the division requires because of imminent danger to fresh water, public health or the environment. For any closure, HILCORP will file the C144 Closure Report as required.

The below-grade tank referenced above was permitted and closed within 60 days of cessation of the below-grade tanks operation.

2. HILCORP shall remove liquids and sludge from a below-grade tank prior to implementing a closure method and shall dispose of the liquids and sludge in a division-approved facility. The facilities to be used will be Basin Disposal (Permit #NM-01-005), JFJ Landfarm % Industrial Ecosystem Inc. (Permit # NM-01-0010B) and Envirotech Land Farm (Permit #NM-01-011). The liner after being cleaned well (Subsection D, Paragraph 1, Subparagraph (m) of 19.15.9.712 NMAC) will be disposed of at the San Juan County Regional Landfill located on CR 3100.

All recovered liquids were disposed of at Basin Disposal (Permit #NM-01-005) and any sludge or soil required to be removed to facilitate closure was hauled to Envirotech Land Farm (Permit #NM-01-011) and JFJ Landfarm % IEI (Permit #NM-01-0010B). The liner was cleaned per Subsection D, Paragraph 1, Subparagraph (m) of 19.15.9.712 NMAC was disposed of at the San Juan County Regional Landfill located on CR 3100.

3. HILCORP will receive prior approval to remove the below-grade tank and dispose of it in a division-approved facility or recycle, reuse, or reclaim it in a manner that the appropriate division district office approves.

The below-grade tank was disposed of in a division-approved manner.

4. If there is any on-site equipment associated with a below-grade tank, then HILCORP shall remove the equipment, unless the equipment is required for some other purpose.

All on-site equipment associated with the below-grade tank was removed.

5. HILCORP will test the soils beneath the below-grade tank to determine whether a release has occurred. HILCORP shall collect, at a minimum, a five point, composite sample; collect individual grab samples from any area that is wet, discolored or showing other evidence of a release; and analyzed for the constituents listed in Table I of 19.15.17.13 NMAC. Hilcorp shall notify the division of its results on form C-141.

A five point composite sample was taken of the below-grade tank using sampling tools and all samples tested per Subsection B of 19.15.17.1 3(B)(1)(b). (Sample results attached). Form C-141 is attached.

| Components | Tests Method              | Limit (mg/kg) |
|------------|---------------------------|---------------|
| Benzene    | EPA SW-846 8021B or 8260B | 0.2           |
| BTEX       | EPA SW-846 8021B or 8260B | 50            |
| TPH        | EPA SW-846 418.1          | 100           |
| Chlorides  | EPA 300.0                 | 250           |

6. If HILCORP or the division determines that a release has occurred, then HILCORP shall comply with 19.15.3.116 NMAC and 19.15.1.19 NMAC, as appropriate.

A release was not determined for the above referenced well.

7. If the sampling program demonstrates that a release has not occurred or that any release does not exceed the concentrations specified in Table I of 19.15.17.13 NMAC, then HILCORP shall backfill the excavation with compacted, non-waste containing, earthen material; construct a division-prescribed soil cover; recontour and revegetate the site.

The below-grade tank area passed all requirements of Paragraph (4) of Subsection E of 19.15.17.13 NMAC and was backfilled with compacted, non-waste containing, earthen material.

- 8. Notice of Closure will be given prior to closure to the Aztec Division office between 72 hours and one week via email or verbally. The notification of closure will include the following:
  - i. Operator's name
  - ii. Location by Unit Letter, Section, Township, and Range. Well name and API number.

Notification is attached.

- 9. The surface owner shall be notified of HILCORP's closing of the below-grade tank 72 hours, but not more than one week, prior to closure as per the approved closure plan via certified mail, return receipt requested.
  - The closure process notification to the landowner was sent via email, certified mail. (See Attached) (Well located on Federal Land, certified mail is not required for Federal Land per BLM/OCD MOU.)
- 10. Re-contouring of location will match fit, shape, line, form and texture of the surrounding. Re-shaping will include drainage control, prevent ponding, and prevent erosion. Natural drainages will be unimpeded and water bars and/or silt traps will be place in areas where needed to prevent erosion on a large scale. Final re-contour shall have a uniform appearance with smooth surface, fitting the natural landscape.
  - The below-grade tank area was re-contoured to match fit, shape, line, form and texture of the surrounding area. Re-shaping including drainage control, to prevent ponding and erosion. Natural drainages were unimpeded and water bars and/or silt traps were placed in areas where needed to prevent erosion on a large scale. Final recontour has a uniform appearance with smooth surface, fitting the natural landscape.
- 11. HILCORP shall seed the disturbed areas the first favorable growing season following closure of a below-grade tank. Seeding will be accomplished via drilling on the contour whenever practical or by other division-approved methods. BLM stipulated seed mixes will be used on federally regulated lands and division-approved seed mixtures (administratively approved if required) will be utilized on all State or private lands. A uniform vegetative cover has been established that reflects a life-form ratio of plus or minus fifty percent (50%) of pre- disturbance levels and a total percent plant cover of at least seventy percent (70%) of pre-disturbance levels, excluding noxious weeds. If alternate seed mix is required by the state, private owner or tribe, it will be implemented with administrative approval if needed. Hilcorp will repeat seeding or planting will be continued until successful vegetative growth occurs.

12/5/2024

Provision 13 was accomplished through complying with BLM seeding requirements as allowed by the BLM/OCD MOU.

12. A minimum of four feet of cover shall be achieved and the cover shall include one foot of suitable material, with chloride concentrations less than 600 mg/kg as analyzed by EPA Method 300.0, to establish vegetation at the site, or the background thickness of topsoil, whichever is greater.

The below-grade tank area was backfilled and more than four feet of cover was achieved and the cover included one foot of suitable material to establish vegetation at the site.

- 13. All closure activities will include proper documentation and be available for review upon request and will be submitted to OCD within 60 days of closure of the below-grade tank. Closure report will be filed on C-144 and incorporate 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)

# Tammy Jones

From: Tammy Jones

Sent: Thursday, October 10, 2024 9:46 AM

To: Abiodun Adeloye; bertha.spencer@bia.gov; laverna.jaquez@bia.gov; Brandon Sinclair; Clara

Cardoza; Travis Munkres; Bryan Hall; Eufracio Trujillo; Ashton Hemphill; Kate Kaufman; Max

Lopez; Ramon Hancock; Mitch Killough; Samantha Grabert; Victoria Venegas

(Victoria.Venegas@emnrd.nm.gov); Lisa Jones; Ben Mitchell; Farmington Regulatory Techs

Subject: FW: 72 Hour BGT Closure Notification - HANCOCK FEDERAL 3 (30-045-06425)

Importance: High

The closure has been rescheduled due to needing a different equipment to pull the BGT. Here is the new date.

Anticipated Start Date: Wednesday, October 16, 2024 at 9:00 am

Thank you,

Tammy Jones | HILCORP ENERGY COMPANY | San Juan Regulatory | 505.324.5185 | tajones@hilcorp.com

From: Bryan Hall <br/>
Sent: Thursday, October 10, 2024 6:47 AM

To: Tammy Jones <tajones@hilcorp.com>; Brandon Sinclair <Brandon.Sinclair@hilcorp.com>; Clara Cardoza <ccardoza@hilcorp.com>; Farmington Regulatory Techs <FarmingtonRegulatoryTechs@hilcorp.com> Subject: Re: [EXTERNAL] 72 Hour BGT Closure Notification - HANCOCK FEDERAL 3 (30-045-06425)

# Tammy,

We ran into some mechanical issues yesterday and were not able to pull the pit to sample. Can we reschedule this next Wednesday the 16th?

Thanks, Bryan

#### Get Outlook for iOS

From: Adeloye, Abiodun A <a href="mailto:aadeloye@blm.gov">aadeloye@blm.gov</a>>

Sent: Thursday, October 3, 2024 10:14 AM

To: Tammy Jones < <a href="mailto:taijones@hilcorp.com">taijones@hilcorp.com</a>>; Spencer, Bertha < <a href="mailto:Bertha.Spencer@bia.gov">Bertha.Spencer@bia.gov</a>>; Jaquez, Laverna A

<a href="mailto:</a> <a href="mailto:lared-nation-sinclair">- Lared-nation-sinclair</a> <a href="mailto

<ccardoza@hilcorp.com>; Travis Munkres <tmunkres@hilcorp.com>; Bryan Hall <bhall@hilcorp.com>; Eufracio

Trujillo <etrujillo@hilcorp.com>; Ashton Hemphill <ahemphill@hilcorp.com>; Kate Kaufman

<kkaufman@hilcorp.com>; Max Lopez <Max.Lopez@hilcorp.com>; Ramon Hancock <Ramon.Hancock@hilcorp.com>;

 $\label{lem:mkillough@hilcorp.com} \textbf{Mitch Killough@hilcorp.com}{>}; Samantha Grabert < \underline{Samantha.Grabert@hilcorp.com}{>}; Victoria Venegas \\ \textbf{Mitch Killough@hilcorp.com}{>}; Victoria Vene$ 

(Victoria.Venegas@emnrd.nm.gov) < Victoria.Venegas@emnrd.nm.gov >; Lisa Jones < Ijones@hilcorp.com >; Ben Mitchell < bemitchell@hilcorp.com >; Farmington Regulatory Techs < FarmingtonRegulatory Techs@hilcorp.com >

Witchell < Demitchell@nlicorp.com>; Farmington Regulatory Techs < FarmingtonRegulatory Techs@nlicorp.com

Subject: RE: [EXTERNAL] 72 Hour BGT Closure Notification - HANCOCK FEDERAL 3 (30-045-06425)

CAUTION: External sender. DO NOT open links or attachments from UNKNOWN senders.

Thank you, Tammy. Hilcorp can proceed with work if the BLM representative is not present as scheduled. Please notify the BLM immediately if the schedule changes. Also, please submit a Sundry to the BLM for Site Facility Diagram reflecting the change as per 43 CFR 3173.11

Please let me know if you have any questions.

Thank you.

Abiodun Adeloye (Emmanuel) Natural Resources Specialist (NRS) 6251 College Blvd., Suite A Farmington, NM 87402 Office: 505-564-7665

Mobile: 505-635-0984

From: Tammy Jones < tajones@hilcorp.com > Sent: Thursday, October 3, 2024 8:46 AM

To: Adeloye, Abiodun A <aadeloye@blm.gov>; Spencer, Bertha <a href="mailto:Bertha.Spencer@bia.gov">Bertha.Spencer@bia.gov</a>); Jaquez, Laverna A

<a href="mailto:sinclair"><a href="mailto:lair@hilcorp.com"><a href="mailto:sinclair@hilcorp.com"><a href="m

<a href="mailto:self-align: center;"><a href="ma

<<u>Ramon.Hancock@hilcorp.com</u>>; Mitch Killough <<u>mkillough@hilcorp.com</u>>; Samantha Grabert

< <u>FarmingtonRegulatoryTechs@hilcorp.com</u>>

Subject: [EXTERNAL] 72 Hour BGT Closure Notification - HANCOCK FEDERAL 3 (30-045-06425)

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

Subject: 72 Hour BGT Closure Notification

Anticipated Start Date: Wednesday, 10/09/2024 at 10:30 AM MST

The subject well has a below-grade tank that will be permanently removed. The BGT permit is attached. Please contact me if you have any questions or concerns.

Well Name: HANCOCK FEDERAL 3

**API#:** 30-045-06425

Location: Unit A (NENE), Section 24, T27N, R11W

Footages: 790' FNL & 990' FEL

Operator: Hilcorp Energy Surface Owner: NAVAJO TRUST

Reason: Well has been P&A'd.

#### \*\*Please Note Required Photos for Closure\*\*

Well site placard

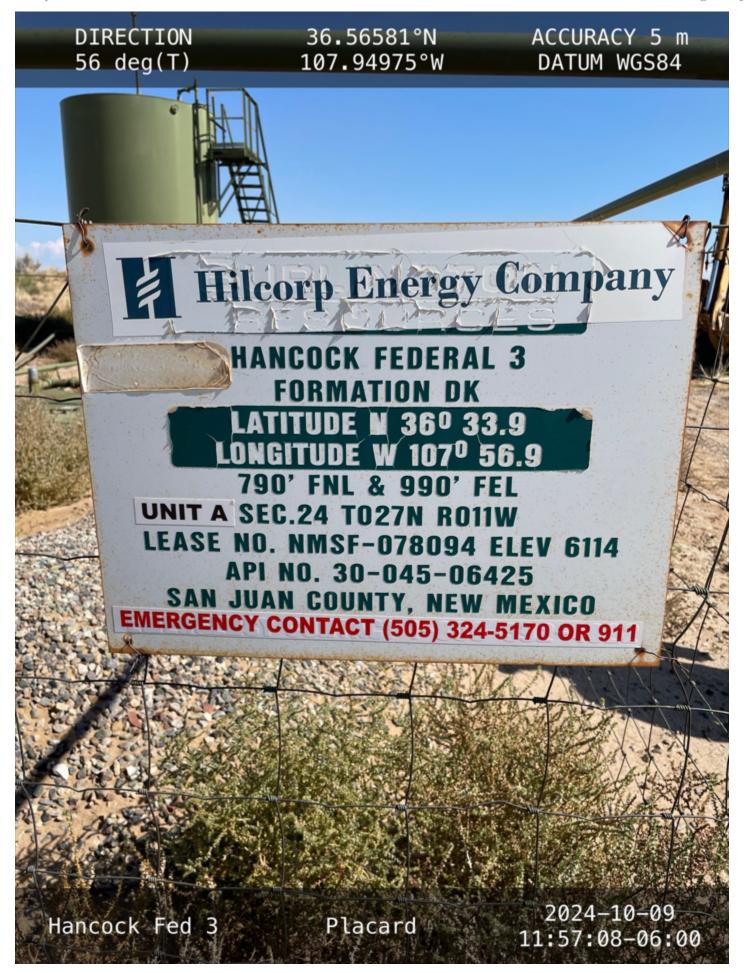
- Photos of the BGT prior to closure
- The sample location or, more preferred, photos of actual sample collection
- Final state of the area after closure.
- Photos will require captioning including direction of photo, date and time of photo and a description of the image contents.

#### Thanks,

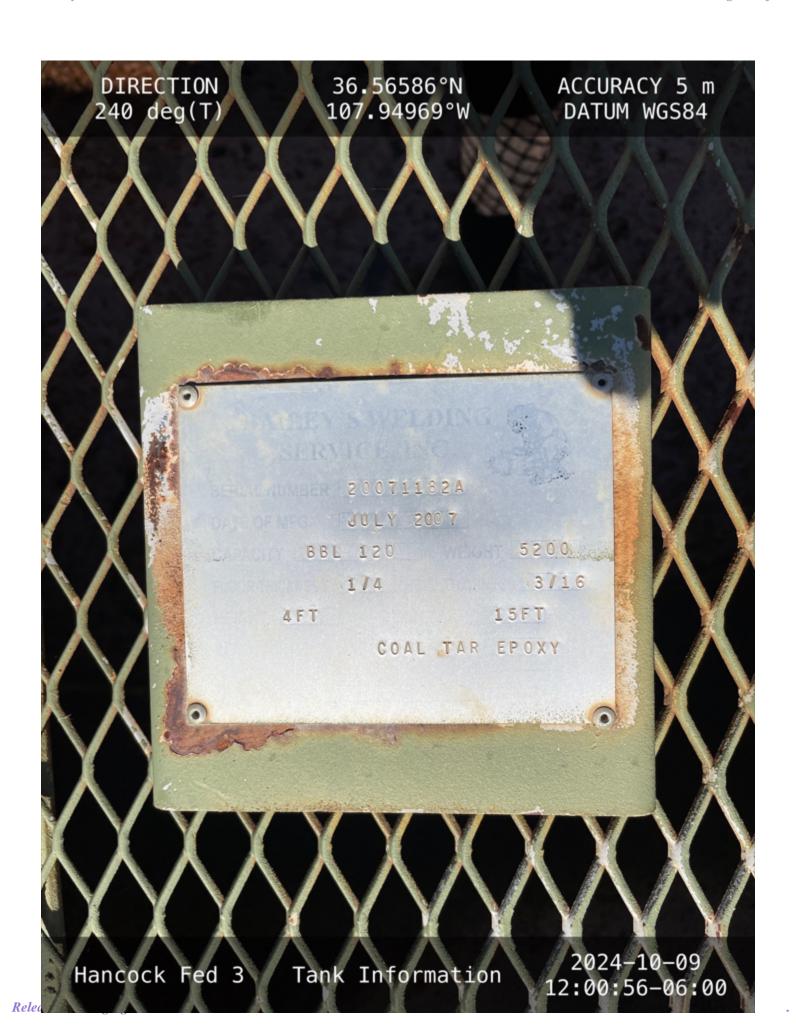
Tammy Jones | HILCORP ENERGY COMPANY | San Juan Regulatory | 505.324.5185 | tajones@hilcorp.com

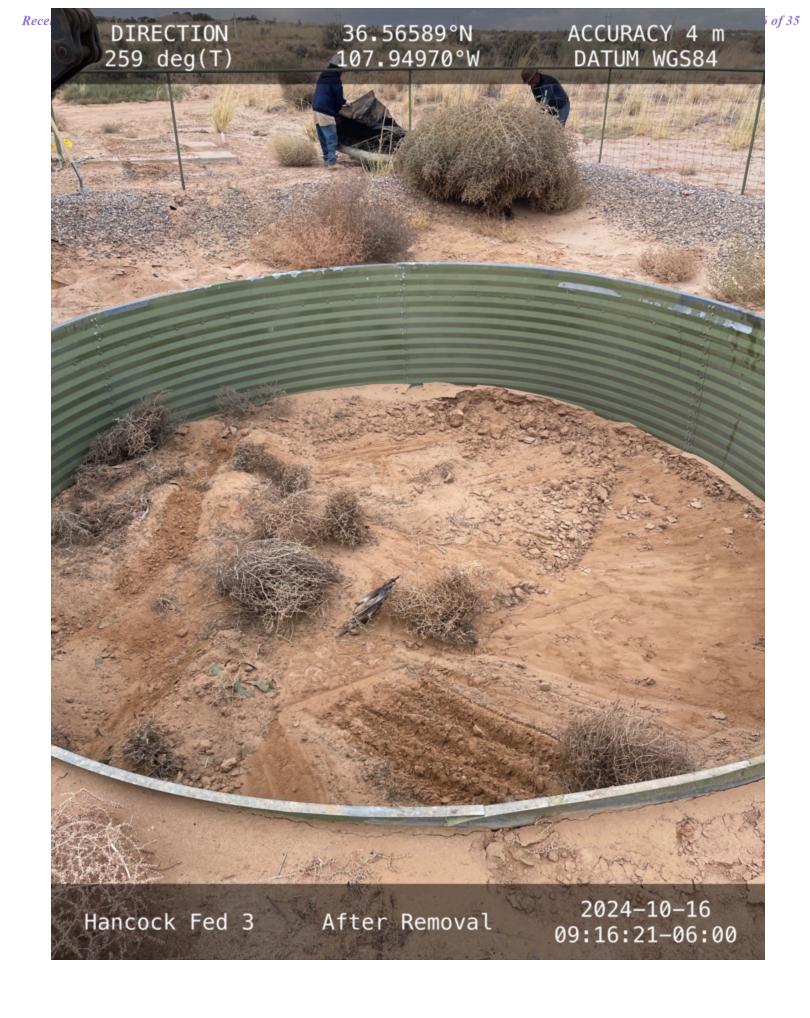
The information contained in this email message is confidential and may be legally privileged and is intended only for the use of the individual or entity named above. If you are not an intended recipient or if you have received this message in error, you are hereby notified that any dissemination, distribution, or copy of this email is strictly prohibited. If you have received this email in error, please immediately notify us by return email or telephone if the sender's phone number is listed above, then promptly and permanently delete this message.

While all reasonable care has been taken to avoid the transmission of viruses, it is the responsibility of the recipient to ensure that the onward transmission, opening, or use of this message and any attachments will not adversely affect its systems or data. No responsibility is accepted by the company in this regard and the recipient should carry out such virus and other checks as it considers appropriate.









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**

|                                       |  | Responsi                        | ibic i ai t  | ,                                       |              |
|---------------------------------------|--|---------------------------------|--------------|---|--------------|
| Responsible Party: Hilcorp Energy OGR |  | OGRID: 3                        | GRID: 372171 |   |              |
| Contact Name: Samantha Grabert        |  | Contact Telephone: 713-757-7116 |              |   |              |
| Contact email: Samant                 | ha.grabert@hilcorp.com   | l                               | Incident #   | (assigned by OCD)                       |              |
| Contact mailing addres                | s: 1111 Travis St. Hous  | ston, TX 77471                  |              |   |              |
|                                       |  | Location of R                   | Release So   | ource                                   |              |
| Latitude                              | 36.5658836   | (NAD 83 in decimal de           |              | Longitude<br>aal places)                | -107.9496307 |
| Site Name Hancock Fe                  | deral 3  |                                 | Site Type    | Gas Well                                |              |
| Date Release Discovere                | d N/A  |                                 | API# (if app | licable) 30-045-06                      | 425          |
| Unit Letter                           | Section  | Township                        |              | Range                                   | County       |
| A                                     | 24   | 27N                             |              | 11W                                     | San Juan     |
|                                       | rial(s) Released (Select all that  |                                 |              | justification for the vo                |              |
| Crude Oil                             | Volume Released (bbls)   |                                 |              | Volume Recovered (bbls)                 |              |
| Produced Water                        | Volume Released (bbls)   |                                 |              | Volume Recovered (bbls)                 |              |
|                                       | Is the concentration of dissolved chloride in the produced water >10,000 mg/l? |                                 | e in the     | ☐ Yes ☐ No                              |              |
| Condensate                            | te Volume Released (bbls)  |                                 |              | Volume Recovered (bbls)                 |              |
| ☐ Natural Gas                         | Natural Gas Volume Released (Mcf)  |                                 |              | Volume Recovered (Mcf)                  |              |
| Other (describe)                      | Volume/Weight Released (provide units)   |                                 | )            | Volume/Weight Recovered (provide units) |              |
| Cause of Release                      |  |                                 |              |   |              |
| No release was encounte               | red during the BGT Closu   | ure.                            |              |   |              |

Received by OCD: 1/13/2025 2:08:21 PM Form C-141 State of New Mexico Page 2 Oil Conservation Division

|             | Page 19 of | <i>35</i> |
|-------------|------------|-----------|
| Incident ID |            |           |
| District RP |            |           |

|  |  |                             | Facility ID                      |                             |  |
|--|--|-----------------------------|----------------------------------|-----------------------------|--|
|  |  |                             | Application 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   | N/A  |                             |                                  |                             |  |
|  |  |                             |                                  |                             |  |
| If YES, was immediate no   | otice given to the OCD? By whom? To  | whom? When and              | by what means (phone, er         | nail, etc)?                 |  |
| Not Required   |  |                             |                                  |                             |  |
|  | Initial  | Response                    |                                  |                             |  |
| The responsible p  | party must undertake the following actions immed   | diately unless they could c | reate 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 the environment         |                                  |                             |  |
| Released materials ha  | we been contained via the use of berms   | or dikes, absorbent p       | pads, or other containment       | t devices.                  |  |
| ☐ All free liquids and re  | ecoverable materials have been remove  | d and managed appro         | priately.                        |                             |  |
| If all the actions described   | d above have <u>not</u> been undertaken, expl  | ain why:                    |                                  |                             |  |
|  |  |                             |                                  |                             |  |
|  |  |                             |                                  |                             |  |
|  |  |                             |                                  |                             |  |
|  |  |                             |                                  |                             |  |
|  |  |                             |                                  |                             |  |
| has begun, please attach   | AC the responsible party may comment a narrative of actions to date. If remediat area (see 19.15.29.11(A)(5)(a) NMAO | dial efforts have been      | n successfully completed         | or if the release occurred  |  |
|  | rmation given above is true and complete to  |                             |                                  |                             |  |
|  | required to report and/or file certain release<br>nent. The acceptance of a C-141 report by                          |                             |                                  |                             |  |
| failed to adequately investig  | ate and remediate contamination that pose a  | threat to groundwater,      | surface water, human health      | or the environment. In      |  |
| and/or regulations.  | f a C-141 report does not relieve the operator   | or of responsibility for c  | compliance with any other le     | derai, state, or local laws |  |
|  | ha Grabert   | Title:                      | Environmental Specialist         |                             |  |
| Signature:   | ntha Shabeet   | Date:                       | 11/5/2024                        |                             |  |
| email: <u>samantha.graber</u>  | t@hilcorp.com  | Telephone:                  | 713-757-7116                     |                             |  |
|  |  |                             |                                  |                             |  |
| OCD Only   |  |                             |                                  |                             |  |
| Received by:   |  | Date:                       |                                  |                             |  |

# **ANALYTICAL REPORT**

# PREPARED FOR

Attn: Samantha Grabert Hilcorp Energy PO BOX 4700 Farmington, New Mexico 87499

Generated 10/23/2024 4:10:17 PM

# **JOB DESCRIPTION**

Hancock Fed 3

# **JOB NUMBER**

885-13871-1

Eurofins Albuquerque 4901 Hawkins NE Albuquerque NM 87109

# **Eurofins Albuquerque**

# **Job Notes**

The test results in this report relate only to the samples as received by the laboratory and will meet all requirements of the methodology, with any exceptions noted. This report shall not be reproduced except in full, without the express written approval of the laboratory. All questions should be directed to the Eurofins Environment Testing South Central, LLC Project Manager.

# **Authorization**

Generated 10/23/2024 4:10:17 PM

Authorized for release by Michelle Garcia, Project Manager michelle.garcia@et.eurofinsus.com (505)345-3975

3

4

**5** 

\_\_\_\_\_

9

Client: Hilcorp Energy

Laboratory Job ID: 885-13871-1

Project/Site: Hancock Fed 3

# **Table of Contents**

| Cover Page             | 1  |
|------------------------|----|
| Table of Contents      | 3  |
| Definitions/Glossary   | 4  |
| Case Narrative         | 5  |
| Client Sample Results  | 6  |
| QC Sample Results      | 7  |
| QC Association Summary | 10 |
| Lab Chronicle          | 11 |
| Certification Summary  | 12 |
| Chain of Custody       | 13 |
| Receipt Checklists     | 14 |

\_\_\_\_\_\_

5

4

6

<del>ا</del>

9

# **Definitions/Glossary**

Client: Hilcorp Energy Job ID: 885-13871-1

Project/Site: Hancock Fed 3

**Glossary** 

| Abbreviation   | These commonly used abbreviations may or may not be present in this report.                                 |
|----------------|---|
| ☼              | Listed under the "D" column to designate that the result is reported on a dry weight basis                  |
| %R             | Percent Recovery  |
| CFL            | Contains Free Liquid  |
| CFU            | Colony Forming Unit   |
| CNF            | Contains No Free Liquid   |
| DER            | Duplicate Error Ratio (normalized absolute difference)  |
| Dil Fac        | Dilution Factor   |
| DL             | Detection Limit (DoD/DOE)   |
| DL, RA, RE, IN | Indicates a Dilution, Re-analysis, Re-extraction, or additional Initial metals/anion analysis of the sample |
| DLC            | Decision Level Concentration (Radiochemistry)   |
| EDL            | Estimated Detection Limit (Dioxin)  |
| LOD            | Limit of Detection (DoD/DOE)  |

LOQ Limit of Quantitation (DoD/DOE)

MCL EPA recommended "Maximum Contaminant Level"

MDA Minimum Detectable Activity (Radiochemistry)

MDC Minimum Detectable Concentration (Radiochemistry)

MDL Method Detection Limit
ML Minimum Level (Dioxin)
MPN Most Probable Number
MQL Method Quantitation Limit

NC Not Calculated

ND Not Detected at the reporting limit (or MDL or EDL if shown)

 NEG
 Negative / Absent

 POS
 Positive / Present

 PQL
 Practical Quantitation Limit

PRES Presumptive
QC Quality Control

RER Relative Error Ratio (Radiochemistry)

RL Reporting Limit or Requested Limit (Radiochemistry)

RPD Relative Percent Difference, a measure of the relative difference between two points

TEF Toxicity Equivalent Factor (Dioxin)
TEQ Toxicity Equivalent Quotient (Dioxin)

TNTC Too Numerous To Count

Eurofins Albuquerque

# **Case Narrative**

Client: Hilcorp Energy

Job ID: 885-13871-1

Project: Hancock Fed 3

Job ID: 885-13871-1 Eurofins Albuquerque

Job Narrative 885-13871-1

Analytical test results meet all requirements of the associated regulatory program listed on the Accreditation/Certification Summary Page unless otherwise noted under the individual analysis. Data qualifiers and/or narrative comments are included to explain any exceptions, if applicable.

- Matrix QC may not be reported if insufficient sample is provided or site-specific QC samples were not submitted. In these
  situations, to demonstrate precision and accuracy at a batch level, a LCS/LCSD may be performed, unless otherwise
  specified in the method.
- Surrogate and/or isotope dilution analyte recoveries (if applicable) which are outside of the QC window are confirmed unless attributed to a dilution or otherwise noted in the narrative.

Regulated compliance samples (e.g. SDWA, NPDES) must comply with the associated agency requirements/permits.

#### Receipt

The sample was received on 10/17/2024 6:37 AM. Unless otherwise noted below, the sample arrived in good condition, and, where required, properly preserved and on ice. The temperature of the cooler at receipt time was 4.0°C.

#### Gasoline Range Organics

No additional analytical or quality issues were noted, other than those described above or in the Definitions/ Glossary page.

#### GC VOA

No additional analytical or quality issues were noted, other than those described above or in the Definitions/ Glossary page.

## **Diesel Range Organics**

No additional analytical or quality issues were noted, other than those described above or in the Definitions/ Glossary page.

#### HPLC/IC

No additional analytical or quality issues were noted, other than those described above or in the Definitions/ Glossary page.

Eurofins Albuquerque

•

2

3

4

**O** 

\_

0

10

# **Client Sample Results**

Client: Hilcorp Energy Project/Site: Hancock Fed 3

Job ID: 885-13871-1

Client Sample ID: Bottom comp 7'

Date Collected: 10/16/24 09:30 Date Received: 10/17/24 06:37

Motor Oil Range Organics [C28-C40]

Released to Imaging: 1/16/2025 11:04:57 AM

Di-n-octyl phthalate (Surr)

Surrogate

Lab Sample ID: 885-13871-1

Matrix: Solid

| Method: SW846 8015M/D - Gasol       | line Range Org | anics (GRC  | )) (GC)  |       |   |                |                |         |
|-------------------------------------|----------------|-------------|----------|-------|---|----------------|----------------|---------|
| Analyte                             | Result         | Qualifier   | RL       | Unit  | D | Prepared       | Analyzed       | Dil Fac |
| Gasoline Range Organics [C6 - C10]  | ND             |             | 5.0      | mg/Kg |   | 10/17/24 13:28 | 10/18/24 19:13 | 1       |
| Surrogate                           | %Recovery      | Qualifier   | Limits   |       |   | Prepared       | Analyzed       | Dil Fac |
| 4-Bromofluorobenzene (Surr)         | 106            |             | 35 - 166 |       |   | 10/17/24 13:28 | 10/18/24 19:13 | 1       |
| -<br>Method: SW846 8021B - Volatile | Organic Comp   | ounds (GC)  | )        |       |   |                |                |         |
| Analyte                             | Result         | Qualifier   | RL       | Unit  | D | Prepared       | Analyzed       | Dil Fac |
| Benzene                             | ND             |             | 0.025    | mg/Kg |   | 10/17/24 13:28 | 10/18/24 19:13 | 1       |
| Ethylbenzene                        | ND             |             | 0.050    | mg/Kg |   | 10/17/24 13:28 | 10/18/24 19:13 | 1       |
| Toluene                             | ND             |             | 0.050    | mg/Kg |   | 10/17/24 13:28 | 10/18/24 19:13 | 1       |
| Xylenes, Total                      | ND             |             | 0.10     | mg/Kg |   | 10/17/24 13:28 | 10/18/24 19:13 | 1       |
| Surrogate                           | %Recovery      | Qualifier   | Limits   |       |   | Prepared       | Analyzed       | Dil Fac |
| 4-Bromofluorobenzene (Surr)         | 103            |             | 48 - 145 |       |   | 10/17/24 13:28 | 10/18/24 19:13 | 1       |
| -<br>Method: SW846 8015M/D - Diese  | I Range Organ  | ics (DRO) ( | GC)      |       |   |                |                |         |
| Analyte                             | Result         | Qualifier   | RL       | Unit  | D | Prepared       | Analyzed       | Dil Fac |
| Diesel Range Organics [C10-C28]     | ND             |             | 9.4      | mg/Kg |   | 10/17/24 15:04 | 10/17/24 21:31 | 1       |

| Method: EPA 300.0 - Anions, Ion Chromatography |                  |    |       |   |                |                |         |  |  |  |
|--|------------------|----|-------|---|----------------|----------------|---------|--|--|--|
| Analyte  | Result Qualifier | RL | Unit  | D | Prepared       | Analyzed       | Dil Fac |  |  |  |
| Chloride                                       | ND —             | 60 | mg/Kg |   | 10/18/24 10:38 | 10/18/24 12:18 | 20      |  |  |  |

62 - 134

47

mg/Kg

10/17/24 15:04

Prepared

10/17/24 15:04

10/17/24 21:31

Analyzed

10/17/24 21:31

ND

%Recovery Qualifier

102

Eurofins Albuquerque

Dil Fac

Client: Hilcorp Energy Project/Site: Hancock Fed 3 Job ID: 885-13871-1

# Method: 8015M/D - Gasoline Range Organics (GRO) (GC)

Lab Sample ID: MB 885-14487/1-A

**Matrix: Solid** 

Analysis Batch: 14575

Client Sample ID: Method Blank Prep Type: Total/NA

Prep Batch: 14487

Analyte Result Qualifier RL Unit Prepared Analyzed Dil Fac Gasoline Range Organics [C6 - C10] ND 5.0 mg/Kg 10/17/24 13:28 10/18/24 14:52

MB MB

MB MB

Surrogate %Recovery Qualifier Limits Prepared Analyzed Dil Fac 4-Bromofluorobenzene (Surr) 104 35 - 166 10/17/24 13:28 10/18/24 14:52

Lab Sample ID: LCS 885-14487/2-A Client Sample ID: Lab Control Sample

**Matrix: Solid** 

Analysis Batch: 14575

Prep Type: Total/NA

Prep Batch: 14487

Spike LCS LCS %Rec Analyte Added Result Qualifier Unit %Rec Limits 25.0 24.9 100 70 - 130 Gasoline Range Organics [C6 mg/Kg

C10]

LCS LCS

Surrogate %Recovery Qualifier Limits 35 - 166 4-Bromofluorobenzene (Surr) 218

#### Method: 8021B - Volatile Organic Compounds (GC)

Lab Sample ID: MB 885-14487/1-A

**Matrix: Solid** 

**Analysis Batch: 14577** 

Client Sample ID: Method Blank

Prep Type: Total/NA

Prep Batch: 14487

|                | MB     | MB        |       |       |   |                |                |         |
|----------------|--------|-----------|-------|-------|---|----------------|----------------|---------|
| Analyte        | Result | Qualifier | RL    | Unit  | D | Prepared       | Analyzed       | Dil Fac |
| Benzene        | ND     |           | 0.025 | mg/Kg |   | 10/17/24 13:28 | 10/18/24 14:52 | 1       |
| Ethylbenzene   | ND     |           | 0.050 | mg/Kg |   | 10/17/24 13:28 | 10/18/24 14:52 | 1       |
| Toluene        | ND     |           | 0.050 | mg/Kg |   | 10/17/24 13:28 | 10/18/24 14:52 | 1       |
| Xylenes, Total | ND     |           | 0.10  | mg/Kg |   | 10/17/24 13:28 | 10/18/24 14:52 | 1       |
|                |        |           |       |       |   |                |                |         |

MB MB

%Recovery Qualifier Limits Dil Fac Surrogate Prepared Analyzed 48 - 145 10/17/24 13:28 10/18/24 14:52 4-Bromofluorobenzene (Surr) 100

Lab Sample ID: LCS 885-14487/3-A

Released to Imaging: 1/16/2025 11:04:57 AM

**Matrix: Solid** 

**Analysis Batch: 14577** 

Client Sample ID: Lab Control Sample

Prep Type: Total/NA

Prep Batch: 14487

|                | Spike | LCS    | LCS       |       |   |      | %Rec     |  |
|----------------|-------|--------|-----------|-------|---|------|----------|--|
| Analyte        | Added | Result | Qualifier | Unit  | D | %Rec | Limits   |  |
| Benzene        | 1.00  | 0.997  |           | mg/Kg |   | 100  | 70 - 130 |  |
| Ethylbenzene   | 1.00  | 1.02   |           | mg/Kg |   | 102  | 70 - 130 |  |
| m&p-Xylene     | 2.00  | 1.98   |           | mg/Kg |   | 99   | 70 - 130 |  |
| o-Xylene       | 1.00  | 0.978  |           | mg/Kg |   | 98   | 70 - 130 |  |
| Toluene        | 1.00  | 0.992  |           | mg/Kg |   | 99   | 70 - 130 |  |
| Xylenes, Total | 3.00  | 2.96   |           | mg/Kg |   | 99   | 70 - 130 |  |

LCS LCS

%Recovery Qualifier Limits Surrogate 48 - 145 4-Bromofluorobenzene (Surr) 107

Eurofins Albuquerque

Job ID: 885-13871-1 Client: Hilcorp Energy

Project/Site: Hancock Fed 3

Method: 8015M/D - Diesel Range Organics (DRO) (GC)

Lab Sample ID: MB 885-14496/1-A Client Sample ID: Method Blank **Matrix: Solid** Prep Type: Total/NA

**Analysis Batch: 14452** 

Diesel Range Organics [C10-C28]

Motor Oil Range Organics [C28-C40]

Prep Batch: 14496 MB MB Result Qualifier RLUnit D Prepared Analyzed Dil Fac ND 10 mg/Kg 10/17/24 15:04 10/17/24 19:41

mg/Kg

10/17/24 15:04

10/17/24 19:41

Prep Batch: 14496

MB MB

ND

Qualifier Limits Dil Fac Surrogate %Recovery Prepared Analyzed Di-n-octyl phthalate (Surr) 98 62 - 134 10/17/24 15:04 10/17/24 19:41

50

Client Sample ID: Lab Control Sample Lab Sample ID: LCS 885-14496/2-A Prep Type: Total/NA

**Matrix: Solid** 

**Analysis Batch: 14452** 

Spike LCS LCS %Rec Analyte Added Result Qualifier Unit D %Rec Limits 50.0 46.4 93 60 - 135 Diesel Range Organics mg/Kg

[C10-C28]

Analyte

LCS LCS Surrogate %Recovery Qualifier Limits

Di-n-octyl phthalate (Surr) 98 62 - 134

Client Sample ID: Bottom comp 7' **Matrix: Solid** Prep Type: Total/NA

Lab Sample ID: 885-13871-1 MS

**Analysis Batch: 14452** 

Prep Batch: 14496 MS MS %Rec Sample Sample Spike Analyte Result Qualifier Added Result Qualifier Unit D %Rec Limits 47.9 **Diesel Range Organics** ND 38.9 mg/Kg 81 44 - 136

[C10-C28]

MS MS %Recovery Qualifier Limits Surrogate Di-n-octyl phthalate (Surr) 62 - 134 102

Lab Sample ID: 885-13871-1 MSD Client Sample ID: Bottom comp 7'

**Matrix: Solid** 

Analysis Batch: 14452

RPD MSD MSD Sample Sample Spike %Rec Analyte Result Qualifier Added Result Qualifier Unit Limits RPD Limit %Rec **Diesel Range Organics** ND 45.5 33.2 73 44 - 136 16 mg/Kg

[C10-C28]

MSD MSD %Recovery Surrogate Qualifier Limits Di-n-octyl phthalate (Surr) 106 62 - 134

Method: 300.0 - Anions, Ion Chromatography

Released to Imaging: 1/16/2025 11:04:57 AM

Lab Sample ID: MB 885-14541/1-A Client Sample ID: Method Blank Prep Type: Total/NA

**Matrix: Solid Analysis Batch: 14544** 

мв мв

Analyte Qualifier RL Unit Prepared Analyzed Dil Fac Result Chloride ND 3.0 mg/Kg 10/18/24 10:38 10/18/24 11:59

Eurofins Albuquerque

Prep Batch: 14541

Prep Type: Total/NA

Prep Batch: 14496



# **QC Sample Results**

Client: Hilcorp Energy Job ID: 885-13871-1

Project/Site: Hancock Fed 3

Method: 300.0 - Anions, Ion Chromatography (Continued)

Lab Sample ID: LCS 885-14541/2-A Client Sample ID: Lab Control Sample **Prep Type: Total/NA** 

**Matrix: Solid** 

Analysis Batch: 14544 Prep Batch: 14541 Spike LCS LCS Unit %Rec Limits

Added Result Qualifier Analyte Chloride 30.0 29.2 mg/Kg 97 90 - 110

Lab Sample ID: MRL 885-14544/37 **Client Sample ID: Lab Control Sample** Prep Type: Total/NA

**Matrix: Solid** 

Analysis Batch: 14544

|          | Spike | MRL    | MRL       |      |   |      | %Rec     |  |
|----------|-------|--------|-----------|------|---|------|----------|--|
| Analyte  | Added | Result | Qualifier | Unit | D | %Rec | Limits   |  |
| Chloride | 0.500 | 0.525  |           | mg/L |   | 105  | 50 - 150 |  |

# **QC Association Summary**

Client: Hilcorp Energy Project/Site: Hancock Fed 3 Job ID: 885-13871-1

## **GC VOA**

# Prep Batch: 14487

| Lab Sample ID     | Client Sample ID   | Prep Type | Matrix | Method Prep Batch |
|-------------------|--------------------|-----------|--------|-------------------|
| 885-13871-1       | Bottom comp 7'     | Total/NA  | Solid  | 5030C             |
| MB 885-14487/1-A  | Method Blank       | Total/NA  | Solid  | 5030C             |
| LCS 885-14487/2-A | Lab Control Sample | Total/NA  | Solid  | 5030C             |
| LCS 885-14487/3-A | Lab Control Sample | Total/NA  | Solid  | 5030C             |

# Analysis Batch: 14575

| Lab Sample ID     | Client Sample ID   | Prep Type | Matrix | Method  | Prep Batch |
|-------------------|--------------------|-----------|--------|---------|------------|
| 885-13871-1       | Bottom comp 7'     | Total/NA  | Solid  | 8015M/D | 14487      |
| MB 885-14487/1-A  | Method Blank       | Total/NA  | Solid  | 8015M/D | 14487      |
| LCS 885-14487/2-A | Lab Control Sample | Total/NA  | Solid  | 8015M/D | 14487      |

## Analysis Batch: 14577

| Lab Sample ID     | Client Sample ID   | Prep Type | Matrix | Method | Prep Batch |
|-------------------|--------------------|-----------|--------|--------|------------|
| 885-13871-1       | Bottom comp 7'     | Total/NA  | Solid  | 8021B  | 14487      |
| MB 885-14487/1-A  | Method Blank       | Total/NA  | Solid  | 8021B  | 14487      |
| LCS 885-14487/3-A | Lab Control Sample | Total/NA  | Solid  | 8021B  | 14487      |

# **GC Semi VOA**

# Analysis Batch: 14452

| Lab Sample ID     | Client Sample ID   | Prep Type | Matrix | Method  | Prep Batch |
|-------------------|--------------------|-----------|--------|---------|------------|
| 885-13871-1       | Bottom comp 7'     | Total/NA  | Solid  | 8015M/D | 14496      |
| MB 885-14496/1-A  | Method Blank       | Total/NA  | Solid  | 8015M/D | 14496      |
| LCS 885-14496/2-A | Lab Control Sample | Total/NA  | Solid  | 8015M/D | 14496      |
| 885-13871-1 MS    | Bottom comp 7'     | Total/NA  | Solid  | 8015M/D | 14496      |
| 885-13871-1 MSD   | Bottom comp 7'     | Total/NA  | Solid  | 8015M/D | 14496      |

#### Prep Batch: 14496

| <b>Lab Sample ID</b><br>885-13871-1 | Client Sample ID  Bottom comp 7' | Prep Type Total/NA | Matrix Solid | Method SHAKE | Prep Batch |
|-------------------------------------|----------------------------------|--------------------|--------------|--------------|------------|
| MB 885-14496/1-A                    | Method Blank                     | Total/NA           | Solid        | SHAKE        |            |
| LCS 885-14496/2-A                   | Lab Control Sample               | Total/NA           | Solid        | SHAKE        |            |
| 885-13871-1 MS                      | Bottom comp 7'                   | Total/NA           | Solid        | SHAKE        |            |
| 885-13871-1 MSD                     | Bottom comp 7'                   | Total/NA           | Solid        | SHAKE        |            |

## HPLC/IC

## Prep Batch: 14541

| L ah Gamaria ID   | Olicant Councils ID | D T       | Madula | Mada ad  | Dura Datah |
|-------------------|---------------------|-----------|--------|----------|------------|
| Lab Sample ID     | Client Sample ID    | Prep Type | Matrix | Method   | Prep Batch |
| 885-13871-1       | Bottom comp 7'      | Total/NA  | Solid  | 300_Prep |            |
| MB 885-14541/1-A  | Method Blank        | Total/NA  | Solid  | 300_Prep |            |
| LCS 885-14541/2-A | Lab Control Sample  | Total/NA  | Solid  | 300_Prep |            |

# Analysis Batch: 14544

Released to Imaging: 1/16/2025 11:04:57 AM

| Lab Sample ID     | Client Sample ID   | Prep Type | Matrix | Method | Prep Batch |
|-------------------|--------------------|-----------|--------|--------|------------|
| 885-13871-1       | Bottom comp 7'     | Total/NA  | Solid  | 300.0  | 14541      |
| MB 885-14541/1-A  | Method Blank       | Total/NA  | Solid  | 300.0  | 14541      |
| LCS 885-14541/2-A | Lab Control Sample | Total/NA  | Solid  | 300.0  | 14541      |
| MRL 885-14544/37  | Lab Control Sample | Total/NA  | Solid  | 300.0  |            |

Eurofins Albuquerque

3

4

6

9

10

# **Lab Chronicle**

Client: Hilcorp Energy Job ID: 885-13871-1

Project/Site: Hancock Fed 3

Date Received: 10/17/24 06:37

Client Sample ID: Bottom comp 7'

Lab Sample ID: 885-13871-1 Date Collected: 10/16/24 09:30 Matrix: Solid

|           | Batch    | Batch    |     | Dilution | Batch  |         |         | Prepared       |
|-----------|----------|----------|-----|----------|--------|---------|---------|----------------|
| Prep Type | Type     | Method   | Run | Factor   | Number | Analyst | Lab     | or Analyzed    |
| Total/NA  | Prep     | 5030C    |     |          | 14487  | AT      | EET ALB | 10/17/24 13:28 |
| Total/NA  | Analysis | 8015M/D  |     | 1        | 14575  | AT      | EET ALB | 10/18/24 19:13 |
| Total/NA  | Prep     | 5030C    |     |          | 14487  | AT      | EET ALB | 10/17/24 13:28 |
| Total/NA  | Analysis | 8021B    |     | 1        | 14577  | AT      | EET ALB | 10/18/24 19:13 |
| Total/NA  | Prep     | SHAKE    |     |          | 14496  | EM      | EET ALB | 10/17/24 15:04 |
| Total/NA  | Analysis | 8015M/D  |     | 1        | 14452  | EM      | EET ALB | 10/17/24 21:31 |
| Total/NA  | Prep     | 300_Prep |     |          | 14541  | EH      | EET ALB | 10/18/24 10:38 |
| Total/NA  | Analysis | 300.0    |     | 20       | 14544  | RC      | EET ALB | 10/18/24 12:18 |

#### Laboratory References:

EET ALB = Eurofins Albuquerque, 4901 Hawkins NE, Albuquerque, NM 87109, TEL (505)345-3975

Eurofins Albuquerque

# **Accreditation/Certification Summary**

Client: Hilcorp Energy Job ID: 885-13871-1

Project/Site: Hancock Fed 3

# **Laboratory: Eurofins Albuquerque**

Unless otherwise noted, all analytes for this laboratory were covered under each accreditation/certification below.

| uthority                | Progr                                 | am                              | Identification Number                     | <b>Expiration Date</b>  |
|-------------------------|---------------------------------------|---------------------------------|---|-------------------------|
| ew Mexico               | State                                 |                                 | NM9425, NM0901                            | 02-26-25                |
| • •                     | · · · · · · · · · · · · · · · · · · · | ut the laboratory is not certif | fied by the governing authority. This lis | st may include analytes |
| for which the agency do | oes not offer certification.          |                                 |   |                         |
| Analysis Method         | Prep Method                           | Matrix                          | Analyte                                   |                         |
| 300.0                   | 300_Prep                              | Solid                           | Chloride                                  |                         |
| 8015M/D                 | 5030C                                 | Solid                           | Gasoline Range Organics                   | [C6 - C10]              |
| 8015M/D                 | SHAKE                                 | Solid                           | Diesel Range Organics [C                  | :10-C28]                |
| 8015M/D                 | SHAKE                                 | Solid                           | Motor Oil Range Organics                  | [C28-C40]               |
| 8021B                   | 5030C                                 | Solid                           | Benzene                                   |                         |
| 8021B                   | 5030C                                 | Solid                           | Ethylbenzene                              |                         |
| 8021B                   | 5030C                                 | Solid                           | Toluene                                   |                         |
| 8021B                   | 5030C                                 | Solid                           | Xylenes, Total                            |                         |
| regon                   | NELA                                  | P                               | NM100001                                  | 02-26-25                |

Eurofins Albuquerque

-

2

3

4

6

0

9

10

# **Login Sample Receipt Checklist**

Client: Hilcorp Energy Job Number: 885-13871-1

Login Number: 13871 List Source: Eurofins Albuquerque

List Number: 1

Creator: Casarrubias, Tracy

| Question   | Answer | Comment |
|--|--------|---------|
| Radioactivity wasn't checked or is = background as measured by a survey meter.</td <td>True</td> <td></td> | True   |         |
| The cooler's custody seal, if present, is intact.  | True   |         |
| Sample custody seals, if present, are intact.  | True   |         |
| The cooler or samples do not appear to have been compromised or tampered with.                             | True   |         |
| Samples were received on ice.  | True   |         |
| Cooler Temperature is acceptable.  | True   |         |
| Cooler Temperature is recorded.  | True   |         |
| COC is present.  | True   |         |
| COC is filled out in ink and legible.  | True   |         |
| COC is filled out with all pertinent information.  | True   |         |
| Is the Field Sampler's name present on COC?  | True   |         |
| There are no discrepancies between the containers received and the COC.                                    | True   |         |
| Samples are received within Holding Time (excluding tests with immediate HTs)                              | True   |         |
| Sample containers have legible labels.   | True   |         |
| Containers are not broken or leaking.  | True   |         |
| Sample collection date/times are provided.   | True   |         |
| Appropriate sample containers are used.  | True   |         |
| Sample bottles are completely filled.  | True   |         |
| Sample Preservation Verified.  | N/A    |         |
| There is sufficient vol. for all requested analyses, incl. any requested MS/MSDs                           | True   |         |
| Containers requiring zero headspace have no headspace or bubble is <6mm (1/4").                            | True   |         |
| Multiphasic samples are not present.   | True   |         |
| Samples do not require splitting or compositing.   | True   |         |
| Residual Chlorine Checked.   | N/A    |         |





Sante Fe Main Office Phone: (505) 476-3441

General Information Phone: (505) 629-6116

Online Phone Directory https://www.emnrd.nm.gov/ocd/contact-us

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

CONDITIONS

Action 420081

#### **CONDITIONS**

| Operator:              | OGRID:                                 |
|------------------------|--|
| HILCORP ENERGY COMPANY | 372171                                 |
| 1111 Travis Street     | Action Number:                         |
| Houston, TX 77002      | 420081                                 |
|                        | Action Type:                           |
|                        | [C-144] Below Grade Tank Plan (C-144B) |

#### CONDITIONS

| Created By | Condition | Condition<br>Date |
|------------|-----------|-------------------|
| joel.stone | None      | 1/16/2025         |