From: Bratcher, Mike, EMNRD

Sent: Thursday, January 09, 2014 1:40 PM

To: 'Cliff P. Brunson'

Cc: Chris Jones; Ken Swinney; Jennifer Gilkey; Kathy Purvis

Subject: RE: OXY-U.S. 13 Federal #2-Remediation Plan

Reference: OXY USA WTP, LP * US 13 Fed 002 * 30-015-34272 * H-13-22s-24e * Eddy County, New Mexico

NMOCD Reference numbers: 2RP-726 (date of release: 2/6/2010) & 2RP-885 (date of release: 8/19/2011)

Cliff,

As discussed, OCD will approve closure (with form C-141 Final Report) for the above referenced releases.

If you have any questions or concerns, please contact me.

Mike Bratcher NMOCD District 2 811 S. First Street Artesia, NM 88210 O: 575-748-1283 X108

C: 575-626-0857 F: 575-748-9720

From: Cliff P. Brunson [mailto:cbrunson@bbcinternational.com]

Sent: Thursday, January 02, 2014 12:42 PM

To: Bratcher, Mike, EMNRD

Cc: Chris Jones; Ken Swinney; Jennifer Gilkey; Kathy Purvis

Subject: OXY-U.S. 13 Federal #2-Remediation Plan

Mike,

This e-mail is to confirm our conversation on December 18, 2013 about the remediation plan for the above referenced site. I have attached the materials that we used in our discussion. As discussed, Oxy will be allowed to close this site with no further action. As you recall and review the attached e-mail chain discussion between you, Chris Jones, and Jim Amos and the attached lab data for the resampling of SP2 at 6 inches, the contaminant levels are reduced to below guidelines allowing for no further action. Oxy appreciates your working with them to get this site to closure.

If you would please e-mail your concurrence with this remediation plan, it would be greatly appreciated.

Thanks, Cliff

Cliff P. Brunson, CEI, CRS
President
BBC International, Inc.
World-Wide Environmental Specialists
Mailing Address:
P. O. Box 805
Hobbs, NM 88241-0805 USA
Shipping Address:
1324 W. Marland St.
Hobbs, NM 88240 USA

Phone: (575) 397-6388

From:

Microsoft Outlook

To:

Cliff P. Brunson; Chris Jones; Ken Swinney; Jennifer Gilkey; Kathy Purvis

Sent:

Thursday, January 09, 2014 1:40 PM

Subject:

Relayed: RE: OXY-U.S. 13 Federal #2-Remediation Plan

Delivery to these recipients or groups is complete, but no delivery notification was sent by the destination server:

Cliff P. Brunson (cbrunson@bbcinternational.com)

Chris Jones (Christopher Jones@oxy.com)

Ken Swinney (kswinney@bbcinternational.com)

<u>Jennifer Gilkey (jqilkey@bbcinternational.com)</u>

Kathy Purvis (kathy@bbcinternational.com)

Subject: RE: OXY-U.S. 13 Federal #2-Remediation Plan

From:

Bratcher, Mike, EMNRD

Sent:

Wednesday, October 12, 2011 8:08 AM

To:

'Cliff P. Brunson'

Cc:

Dusty Wilson; C J Summers; Ken Swinney; Jennifer Gilkey; Kathy Purvis

Subject:

RE: Oxy US Federal 13-2

Reference: OXY USA * US 13 Fed 002 * 30-015-34272 * H-13-22s-24e * Eddy County, New Mexico

OCD Tracking Number: **2RP-885** * DOR: 8/19/11

Cliff,

As discussed, the remediation proposal submitted for cleanup of the above referenced produced fluid release is approved with the following conditions and/or stipulations:

- Notify OCD District 2 office 48 hours prior to commencement of remedial activities.
- Notify OCD District 2 office 48 hours prior to obtaining any samples where the analyses will be submitted to OCD.
- Confirmation samples are to be obtained for hydrocarbon analyses, prior to backfilling, in the areas of SP-1, SP-2, and SP-3.
- OCD approval required for backfilling excavations.
- Submit a Form C-141 Final Report and closure report upon satisfactory completion of project.
- Project is to be completed and closure documentation submitted to OCD not later than December 12, 2011.
- Like approval by BLM or any other regulatory authority as may be applicable.

Be advised, OCD approval does not relieve the operator of liability should their operations have failed to adequately investigate and remediate contamination that may pose a threat to ground water, surface water, human health or the environment. In addition, OCD approval does not relieve the operator of responsibility for compliance with any other federal, state, local laws and/or regulations.

If you have any questions or concerns, and for notifications, please contact me.

Mike Bratcher

NMOCD District 2 811 S. First Street Artesia, NM 88210 575-748-1283 Ext. 108 575-626-0857 mike.bratcher@state.nm.us

From: Cliff P. Brunson [mailto:cbrunson@bbcinternational.com]

Sent: Saturday, September 17, 2011 3:43 PM

To: Bratcher, Mike, EMNRD

Cc: Dusty Wilson; C J Summers; Ken Swinney; Jennifer Gilkey; Kathy Purvis

Subject: Oxy US Federal 13-2

Mike,

This e-mail is to confirm our discussion on September 13, 2011 concerning the remediation plan for the release that occurred at the Oxy US Federal 13-2. As agreed, Oxy will excavate 6 inches of the impacted soil in the spill area and in the area of SP-2, the excavation will be 1 foot and a confirmation sample will be collected to verify the hydrocarbons are below 5,000 ppm which is the NMOCD guideline. The excavation will then be backfilled with clean soil. The depth to groundwater is this area is approximately 100 feet.

I have attached the site drawing and laboratory data and a few pictures that we reviewed during our discussion for your files. If you would please reply back via e-mail with your concurrence of this remediation plan, it would be greatly appreciated.

Oxy and I thank you for your assistance in handling this matter.

Thanks, Cliff

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From:

Microsoft Outlook

To:

Cliff P. Brunson; Dusty Wilson; C J Summers; Ken Swinney; Jennifer Gilkey; Kathy Purvis

Sent:

Wednesday, October 12, 2011 8:08 AM

Subject:

Relayed: RE: Oxy US Federal 13-2

Delivery to these recipients or groups is complete, but no delivery notification was sent by the destination server:

Cliff P. Brunson (cbrunson@bbcinternational.com)

Dusty Wilson (Dusty Wilson@oxy.com)

C J Summers (Chancey Summers@oxy.com)

Ken Swinney (kswinney@bbcinternational.com)

<u>Jennifer Gilkey (jgilkey@bbcinternational.com)</u>

Kathy Purvis (kathy@bbcinternational.com)

Subject: RE: Oxy US Federal 13-2

From: Christopher_Jones@oxy.com

Sent: Tuesday, February 19, 2013 10:36 AM **To:** jamos@blm.gov, Bratcher, Mike, EMNRD

Subject: FW: Undesirable Event: 11NU120TG, US 13 Federal 2, Cleanup Plan Approval

Stipulations

Attachments: US 13 Fed 2 Prevention Plan.docx; Written Order on US 13 Fed 2.pdf

Guys, regarding the spill at the US 13 Fed 2, I discussed this with Terry a while back, you can look through the email sting, about this site. We did and do have an approved cleanup plan, however we have had substantial growth over the past year out in the spill site. As I explained to Terry, I would hate to go through with the plan and tear up the plants that are out there and destroy cultured root systems. I would like to put this on a year monitoring as the initial spill happened almost 2 years ago and after one year the growth is good I figured another year would be a good determining guide. Your thoughts and approvals moving forward would be greatly appreciated.

Chris Jones HES Specialist Permian Primary Production Carlsbad, NM Cell 575-499-3337 | Off 575-628-4121

"We do not inherit the earth from our ancestors; we borrow it from our children." Chief Seattle

From: Jones, Christopher K

Sent: Monday, November 19, 2012 8:01 AM

To: 'Gregston, Terry G'

Subject: RE: Undesirable Event: 11NU120TG, US 13 Federal 2, Cleanup Plan Approval Stipulations

Terry,

In regards to the US 13 Fed #2 an archeological survey is going to be done as soon as we can get a surveyor to do so. I want to discuss some concerns with you however. My hopes were that you had a chance to go out and look at the spill site as to get a better picture of what I was trying to explain to you on the phone. With the new growth and the continued growth in that area I would hate to go in and tear all of that out and destroy the root system of the indigenous plants and brush. That being said I would like for us to put this area in a monitoring stage instead of going ahead with the original cleanup plan. We can go ahead forward with that plan if you think that would be better but after looking at it I think we would be doing more harm than good. Let me know your thoughts as it pertains to this issue asap as we can move forward either way. I have also attached the signed written order and prevention measures we will be taking in this area. A signed copy will be mailed as well. Thanks

Chris Jones
HES Specialist
Permian Primary Production
Carlsbad, NM
Cell 575-499-3337
Off 575-628-4121

"We do not inherit the earth from our ancestors; we borrow it from our children." Chief Seattle

From: Gregston, Terry G [mailto:tgregsto@blm.gov] **Sent:** Wednesday, November 07, 2012 6:44 PM **To:** Jones, Christopher K; mike.bratcher@state.nm.us

Subject: Undesirable Event: 11NU120TG, US 13 Federal 2, Cleanup Plan Approval Stipulations

Mr. Jones,

This notification is in regard to the following location and undesirable event:

Event Number: 11NU120TG Event Date: 8/19/2011 Event Name: US 13 Federal 2 Legals: T22S/R24E, sec. 13, SENE

The submitted cleanup plan from BBC International for the above location is approved with the following conditions of approval:

Special Stipulations:

- 1. As stated previously in an email to the operator dated 11/02/11, an archeological survey must be completed prior to beginning cleanup operations on this location. No archeological survey has been conducted or submitted to the BLM as of this date of plan approval. (See plan implementation requirements listed below.)
- 2. This location and associated facilities had four spills in an 18 month period during which a total release of 1,743 barrels occurred. As requested in an email to the operator dated 11/02/11, OXY shall submit a spill prevention plan with specified actions, increased maintenance/testing measures, and/or equipment replacement that will be implemented to prevent future large spills from occurring in a critical cave/karst area from this well location, associated facility, and associated infrastructure. (See attached Written Order 13TG001, paper copy will be sent by certified mail to the operator). As per the written order, the abatement date for plan submission is 12/07/12. The plan should be submitted in conjunction with a Sundry Notice.

Notification Stipulations:

1. A copy of the cleanup plan and conditions of approval must be given to the contractor or site work personnel and be present on the location during all cleanup operations.

2. The authorized officer must be notified at the following phases of cleanup or conditions:

- a. Prior to moving equipment on location for cleanup
- b. When the excavation is nearing completion and a BLM inspection of the excavation or witnessing of sampling is required by the cleanup plan COA's.
- c. When the cleanup work is nearing completion and to schedule a final onsite prior to removal of equipment.
- d. Three days before the site is seeded.
- e. Any time that a variance of the approved plan or conditions of approval is required.
- f. In the event that you encounter excavation difficulties, unexpected void areas, or archeological artifacts the Authorized Officer must be contacted immediately. An onsite may be required to assess the situation.
- 3. The authorized officer on this undesirable event case is:

Terry Gregston (575) 361-2635 tgregsto@blm.gov

Plan Implementation:

1. Archeological survey must be completed within 30 days of plan approval and submitted to the BLM for review, clearance, or archeological monitoring stipulations.

2. Cleanup operations will begin within 20 days of BLM archeological review.

Archeology Stipulations:

1. An archeological survey is required for this location prior to beginning any cleanup work.

Depending on the results of the archeological survey:

2. An archeological monitor may be required for this location during all work operations.

In the event that archeological artifacts are discovered during cleanup operations, contact the authorized officer on this case immediately. An onsite will be required to assess the situation.

Pasture Impacted Areas:

- 1. The BLM requires horizontal cleanup of the spill impacted areas in addition to vertical cleanup/mitigation measures.
- 2. The BLM may wish to inspect the excavation once it reaches cleanup depth/width. Confirmation samples of excavation bottoms, sidewalls and any visibly affected areas outside of the excavation trench will be required; the BLM may witness the sampling. Contact the authorized officer to schedule.
- 3. Lab analysis of the confirmation sampling must be forwarded to the authorized officer for final approval before backfilling. Based on the sampling results, additional cleanup may be required or the site may be approved for closure.
- 4. Once final approval of cleanup is given, the excavation can be backfilled with clean soil to the level of the original native contour plus enough loft to accommodate the settling and compaction of unconsolidated fill soils.
- 5. The top 6 inches of the backfill material must be topsoil similar to that in the surrounding native terrain.
- 6. If pastures are not contaminated but are impacted by cleanup operations, the impacts to the pasture areas will mitigated by recontouring the impacted areas and restoring the surface as listed in items 7 through 9 of this section.
- 7. Install erosion control measures in the pasture-affected areas to prevent the unconsolidated reclamation materials from washing or blowing away until reclaimed areas settle and begin to revegetate.
- 8. Rip and seed reclaimed and equipment-impacted pasture areas with BLM seed mix #3 and #4, 50/50 mix.
- 9. Barricade entrance to reclaimed pasture areas with fencing or an earthen barrier sufficient to prevent vehicular access.
- 10. Continue to monitor spill reclamation area to ensure impacted pasture areas revegetate and that erosion issues do not develop.

Other Stipulations:

- 1. At the time of the final onsite for this location, the production facilities, well pad, access road, and the surrounding pasture areas must be in a condition that will pass a routine inspection.
- 2. All household trash, debris, disconnected pipe and equipment must be removed from the area and the surrounding pasture and hauled to an authorized landfill. Do not bury cleanup trash, equipment debris, or household garbage in the cleanup excavation.

BLM approval of this proposal does not relieve the operator of liability should their operations have failed to adequately investigate and remediate contamination that may pose a threat to groundwater, surface water, human health, or the environment, or if the location fails to reclaim properly. In such an event that location does not revegetate, or future issues with contaminants are encountered, the operator will be asked to address the issues until contaminant issues are fully mitigated and the location is successfully reclaimed. In addition, BLM approval does not relieve the operator of responsibility for compliance with any other federal, state, or local laws/regulations.

Thank you for your attention to these concerns,

Terry Gregston

Environmental Protection Specialist Bureau of Land Management 620 E. Greene St. Carlsbad, NM 88220 Office (575) 234,5958 Cell (575) 361-2635 Fax (575) 234-5927

Confidentiality Warning: This message along with any attachments are intended only for use of the individual or entity to which it is addressed and may contain information that is privileged or confidential and exempt from disclosure under applicable law. If the reader of this message is not the intended recipient or the employee or agent responsible for delivering this message to the intended recipient, you are hereby notified that any dissemination, distribution, or copying of this communication is strictly prohibited. If you have received this communication in error, please notify the sender immediately.

Prevention Plan

US 13 Federal #2

- Oxy will get with its Mechanical Integrity group to do a survey on the lines in that area and come up with a recommended replacement plan.
- The flow line after the last leak was replaced with new.
- These lines will be visually checked daily.

OPERATOR'S COPY

Form 3160-18 (October, 1999)

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UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT

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Warning to Authorized Officer has authority to issue a Written Order in accordance with 43 CFR 8 Notice or 7 business days after the date it is mailed, whichever is earlier. Each stipuliported to the Bureau of Land Management Office at the address shown above. If you deal to be issued an incident of Noncompliance (INC) in accordance with 43 CFR 3163.1(a 63.1 and may also incur civil penalties (43 CFR 3163.2). All self-certified corrections are for correction. ction 109(d)(1) of the Federal Oil and Gas Royalty Management Act of 1982, as implet 63.2(f)(1), provides that any person who "knowingly or willfully" prepares, maintains,	R 3161.2. Written Order or illation must be corrected we do not comply as noted abo (a). Failure to comply with a must be postmarked no lar cmented by the applicable	within the prescribed time from receipt of this over under "Corrective Action to be Complet the INC may result in assessments as outli- ter than the next business day after the prescriptions of the operating regulations at T	nis Notice sted By", ined in 43 scribed tir
other written information required by this part shall be liable for a civil penalty of up to eximum of 20 days.	to \$25,000 per violation fo		
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gnature of Defract of Land Management Authorized Officer	Date ///07/12	15:4D	**************************************
COD OFFICE UP	3 1		-
FOR OFFICE US	SE ONLY	- 0.70	

From: Christopher_Jones@oxy.com

Sent: Tuesday, March 05, 2013 7:45 AM

To: Bratcher, Mike, EMNRD

Subject: US 13 Fed #2

Mike, this site has been on the books for some time, I know that there was spill on top of spill. We had received an approved plan from you but could never get BLM to concur until lately. However after visiting this site the vegetation that was in question by the BLM being killed because of the spill has recovered and we have determined that the vegetation problems were due to the drought as vegetation going up the hill where no spill or fluids touched looked the same. With the new growth and the continued growth in that area I would hate to go in and tear all of that out and destroy the root system of the plants and brush. That being said I would like for us to put this area in a monitoring stage instead of going ahead with the original cleanup plan. We can go forward with that plan if you think that would be better but after looking at it I think we would be doing more harm than good. Let me know your thoughts as it pertains to this issue asap as we can move forward either way. Thanks.

Chris Jones
HES Specialist
Permian Primary Production
Carlsbad, NM
Cell 575-499-3337
Off 575-628-4121

"We do not inherit the earth from our ancestors; we borrow it from our children." Chief Seattle

From:

Bratcher, Mike, EMNRD

Sent:

Tuesday, September 10, 2013 8:49 AM

To:

'Christopher Jones@oxy.com'

Subject:

RE: Closure

Chris,

The biggest issue I see for this release, just looking at the analytical data, is one spot that had some fairly high hydrocarbon numbers (TPH 19,700 @ surface - most of it was DRO and then went to 5500 @ 6"). It looks like this area was right around the cluster of flowlines as they come out (or go under) the road on I believe the north side. Do you know if any of that was removed? The proposal was to attempt removal to 1' in that area. Cliff and I discussed this release and I believe he had indicated that the 1' excavation may not be achievable in this area due to lines and in most areas out there, you hit rock fairly shallow. I would need something in the closure report to address that area, then if Jim is good with the re-veg, I would be ok with it.

I also have another open C-141 for this site - 2RP-726 was an 80 bbl release in Feb 2010. Elke environmental did the investigation on it and got low chloride and TPH numbers, and mentioned encountering rock within 1'-2'. We could close this one with a C-141 final requesting closure based on low numbers and shallow rock. I have a copy of the Elke report, it just hasn't been imaged yet.

There was also a large volume release (around 1600 bbls) out there in later 2010. The C-141 was submitted as initial and final, and accepted for record. It stated a water sample was taken and reported analysis for chloride was around 1600 - 1700 ppm. Not sure if this was a field test @ ppm or lab test, which should have been reported in mg/L. Either way, it seems the produced water is relatively low in chloride content. This C-141 stated the area would be monitored for reveg. It is not open in our system, but if you wanted to mention in the closure for one of the other releases, that the area has re-veg, and refer to this release specifically, it would clear things up in the well file for this site if someone is looking at it down the road. There was never an RP number assigned to this release, but all of the C-141s are in the well file. 30-015-34272

Let me know if you need anything from me or want to discuss any of this. It would be a good thing to get all of these closed out.

Mike Bratcher NMOCD District 2 811 S. First Street Artesia, NM 88210 O: 575-748-1283 X108 C: 575-626-0857

C: 575-626-0857 F: 575-748-9720

----Original Message-----

From: Christopher Jones@oxy.com [mailto:Christopher Jones@oxy.com]

Sent: Monday, September 09, 2013 4:37 PM

To: Bratcher, Mike, EMNRD Subject: Fwd: Closure

Mike as you can see from my coresponding email with Jim I am hoping that you would go along with closing this site out. Please let me know what you think.

Chris Jones
HES Specialist
Permian Primary Production
Carlsbad, NM
Cell 575-499-3337
Off 575-628-4121

"We do not inherit the earth from our ancestors; we borrow it from our children." Chief Seattle

Begin forwarded message:

From: "Amos, James" < jamos@blm.gov<mailto:jamos@blm.gov>>

Date: September 9, 2013, 4:13:59 PM MDT

To: "Jones, Christopher K" < Christopher Jones@oxy.com < mailto: Christopher Jones@oxy.com >>

Subject: Re: Closure

Chris,

I did look at the multiple spills associated with the US 13 Federal #2 well. I am good for closing out the releases. The Chloride levels do not appear to be a big issue, can only see the locations improve. I did have some issues with the location. Plastic catchments with fluids and no netting. Some minor trash and scrap around the adjacent pasture .Need to address.

Thanks

On Mon, Sep 9, 2013 at 3:27 PM, < Christopher Jones@oxy.com<mailto:Christopher Jones@oxy.com>> wrote: Jim, I also went and looked at the US 13 Fed #2 site again, I had asked you a while back for closure here as well. The growth is even better now than it was the last time I looked. You had said that you were going to look at this site and get back with me. Please let me know what you think.

Chris Jones
HES Specialist
Permian Primary Production
Carlsbad, NM
Cell 575-499-3337
Off 575-628-4121

"We do not inherit the earth from our ancestors; we borrow it from our children." Chief Seattle Confidentiality Warning: This message along with any attachments are intended only for use of the individual or entity to which it is addressed and may contain information that is privileged or confidential and exempt from disclosure under applicable law. If the reader of this message is not the intended recipient or the employee or agent responsible for delivering this message to the intended recipient, you are hereby notified that any dissemination, distribution, or copying of this communication is strictly prohibited. If you have received this communication in error, please notify the sender immediately.

James A. Amos
Bureau of Land Management
Carlsbad Field Office
Supervisory Environmental Protection Specialist
620 East Greene Street
Carlsbad, NM. 88220

Office: (575) 234-5909 Fax: (575) 234-5927 Cell: (575) 361-2648

E-mail: jamos@blm.gov<mailto:jamos@blm.gov>

From: Christopher_Jones@oxy.com

Sent: Wednesday, November 27, 2013 10:42 AM

To: Bratcher, Mike, EMNRD; Warren, JeanMarie, EMNRD

Cc: jamos@blm.gov; jvancure@blm.gov

Subject: Fwd: US Fed 13-2

Attachments: Lab Analysis 11-8-13.pdf; ATT00001.htm; Lab Summary 11-8-13.xlsx; ATT00002.htm

Follow Up Flag: Follow up Flag Status: Flagged

As discussed several months ago requesting closure at this site you expressed concern at the spill area around the pipes and heavy contaminated area. We resampled the area and we are clean. We would like permission to close these spills that are open for this location.

Chris Jones
HES Specialist
Permian Primary Production
Carlsbad, NM
Cell 575-499-3337
Off 575-628-4121

"We do not inherit the earth from our ancestors; we borrow it from our children." Chief Seattle

Begin forwarded message:

From: Kathy Purvis < kathy@bbcinternational.com < mailto:kathy@bbcinternational.com >>

Date: November 27, 2013, 9:37:36 AM MST

To: "Jones, Christopher K" < Christopher Jones@oxy.com < mailto: Christopher Jones@oxy.com >>

Cc: "kswinney@bbcinternational.com<mailto:kswinney@bbcinternational.com>"

<kswinney@bbcinternational.com<mailto:kswinney@bbcinternational.com>>,

"cbrunson@bbcinternational.com<mailto:cbrunson@bbcinternational.com>"

<<u>cbrunson@bbcinternational.com</u><mailto:cbrunson@bbcinternational.com>>,

"jgilkey@bbcinternational.com<mailto:jgilkey@bbcinternational.com>"

<jgilkey@bbcinternational.com<mailto:jgilkey@bbcinternational.com<>>

Subject: US Fed 13-2

Attached are the lab analysis and summary for the final sample at the US Federal 13-2 per your request.

Kathy Purvis
BBC International, Inc.
1324 W. Marland
Hobbs, NM 88240
Phone: (575) 307, 6388

Phone: (575) 397-6388 Fax: (575) 397-0397

Email: kathy@bbcinternational.com<mailto:kathy@bbcinternational.com>



November 14, 2013

Cliff Brunson

BBC International, Inc.

P.O. Box 805

Hobbs, NM 88241

RE: US 13 FED #2

Enclosed are the results of analyses for samples received by the laboratory on 11/11/13 10:45.

Cardinal Laboratories is accredited through Texas NELAP under certificate number T104704398-11-3. Accreditation applies to drinking water, non-potable water and solid and chemical materials. All accredited analytes are denoted by an asterisk (*). For a complete list of accredited analytes and matrices visit the TCEQ website at www.tceq.texas.gov/field/qa/lab accred certif.html.

Cardinal Laboratories is accreditated through the State of Colorado Department of Public Health and Environment for:

Method EPA 552.2

Haloacetic Acids (HAA-5)

Method EPA 524.2

Total Trihalomethanes (TTHM)

Method EPA 524.4

Regulated VOCs (V1, V2, V3)

Accreditation applies to public drinking water matrices.

Celey D. Keene

This report meets NELAP requirements and is made up of a cover page, analytical results, and a copy of the original chain-of-custody. If you have any questions concerning this report, please feel free to contact me.

Sincerely,

Celey D. Keene

Lab Director/Quality Manager



Analytical Results For:

BBC International, Inc.

Cliff Brunson P.O. Box 805

Hobbs NM, 88241

Fax To:

(575) 397-0397

Received:

11/11/2013

Reported:

11/14/2013

Project Name: Project Number: US 13 FED #2 NONE GIVEN

Project Location:

INDIAN BASIN

111 %

63.6-154

Sampling Date:

11/08/2013

Sampling Type:

Soil

Sampling Condition:

Cool & Intact

Sample Received By:

Jodi Henson

Sample ID: SP 2 @ 6 IN. (H302740-01)

BTEX 8021B	mg/	kg	Analyze	d By: MS					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Benzene*	<0.050	0.050	11/13/2013	ND	1.66	83.0	2.00	12.6	
Toluene*	<0.050	0.050	11/13/2013	ND	1.68	84.2	2.00	11.8	
Ethylbenzene*	< 0.050	0.050	11/13/2013	ND	1.69	84.7	2.00	11.9	
Total Xylenes*	<0.150	0.150	11/13/2013	ND	5.13	85.4	6.00	10.6	
Total BTEX	<0.300	0.300	11/13/2013	ND					
Surrogate: 4-Bromofluorobenzene (PIE	105	% 89.4-12	6						
Chloride, SM4500CI-B	mg,	/kg	Analyze	d By: AP					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Chloride	<16.0	16.0	11/13/2013	ND	400	100	400	3.92	
TPH 8015M	mg,	′kg	Analyze	d By: MS					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
GRO C6-C10	<10.0	10.0	11/12/2013	ND	199	99.4	200	7.54	
DRO >C10-C28	<10.0	10.0	11/12/2013	ND	186	92.9	200	7.14	
Surrogate: 1-Chlorooctane	99.2	% 65.2-14	0						

Cardinal Laboratories

Surrogate: 1-Chlorooctadecane

*=Accredited Analyte

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Celey D. Keine

Celey D. Keene, Lab Director/Quality Manager



Notes and Definitions

ND Analyte NOT DETECTED at or above the reporting limit

RPD Relative Percent Difference

** Samples not received at proper temperature of 6°C or below.

*** Insufficient time to reach temperature.

- Chloride by SM4500Cl-B does not require samples be received at or below 6°C

Samples reported on an as received basis (wet) unless otherwise noted on report

Cardinal Laboratories *=Accredited Analyte

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Celey D. Keena

ARDINAL LABORATORIES 101 East Marland, Hobbs, NM 88240 (505) 393-2326 FAX (505) 393-2476

CHAIN-OF-CUSTODY AND ANALYSIS REQUEST

Company Name: BBC International, Inc.	ANALYSIS REQUEST
Project Manager: Cliff Brunson	P.O. #:
Address: P.O. Box 805	Company:
City: Hobbs State: NM Zip: 88241	Attn:
Phone #: 575-397-6388 Fax #: 575-397-0397	Address
Project #: Project Owner: Oku	City: / CN
Project Name: US Fed 13-2 Project Location: Indian Besin Sampler Name: Gary 17thy	State: Zip:
Project Location: Tadion Besin	Phone #:
Sampler Name: Cong Taty	Fax #:
Tap I.D. Sample I.D. Sample I.D. Sooil GROUNDWATER Sooil OIL	PRESERV. SAMPLING ACID/BASE: OTHER: OTHER: STODGE ST
15P2@ 6in 62 X	X 11-8-13 11:00pm 1 X X
	
(3) (3)	
- Clark	
PLEASE NOTE: Liability and Damages. Cardinal's liability and client's exclusive remedy for any claim arising whether based in contranalyses. All claims including those for negligence and any other cause whatsoever shall be deemed waived unless made in writing.	

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

Relinquished By:	Date:	Received By:	Phone Result:	☐ Yes	□ No	Add'l Phone #:
	17-11-13	Y 1/2	Fax Result:	☐ Yes	□ No	Add'l Fax #:
	Time:		REMARKS:			
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Relinguished By:	Date: 13	Received By:				
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1114	Times :US	LA MALL MUSICOV	Ļ.			
Delivered By: (Circle One)	10.00	Sample Condition CHECKER BY:	1			
Delivered by. (Circle One)		Cool Intact Unitials				•
Sampler - UPS - Bus - Other:	2	20 Pres Pres				
Sampler - OFS - Bus - Other.	9	· OC No No C/V				
			<u> </u>			

† Cardinal cannot accept verbal changes. Please fax written changes to 505-393-2475



Laboratory Analytical Results Summary US Federal 13-2

		Sample	SP2 @ 6"
Analyte	Method	Date	11/8/13
			mg/Kg
Benzene	BTEX 8021B		<0.050
Toluene	BTEX 8021B		<0.050
Ethylbenzene	BTEX 8021B		<0.050
Total Xylenes	BTEX 8021B		<0.150
Total BTEX	BTEX 8021B		<0.300
Chloride	SM4500CI-B		<16.0
GRO	TPH 8015M		<10.0
DRO	TPH 8015M		<10.0