Form C-144 Revised June 6, 2013

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

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.

12536	Pit, Below-Grade Tank, or	OCD Received
39-06255	Proposed Alternative Method Permit or Closure Plan Application	1-14-15
	Type of action: Below grade tank registration Permit of a pit or proposed alternative method Closure of a pit, below-grade tank, or proposed alternative method Modification to an existing permit/or registration Closure plan only submitted for an existing permitted or non-permitted pit, below proposed alternative method	ow-grade tank,
	Instructions: Please submit one application (Form C-144) per individual pit, below-grade tank or alternativ	e request
environment. N	ed that approval of this request does not relieve the operator of liability should operations result in pollution of surface water for does approval relieve the operator of its responsibility to comply with any other applicable governmental authority's rule	r, ground water or the es, regulations or ordinances.
1, Operator: B	urlington Resources OGRID #: 14538	
	PO BOX 4289, Farmington, NM 87499_	
	ell name: Johnston A Com B 6	
,	: 3003906255 OCD Permit Number:	
	tr <u>E (SWNW)</u> Section <u>36</u> Township <u>26N</u> Range <u>6W</u> County: <u>Rio Arriba</u>	
	posed Design: Latitude <u>36.4463</u> °N Longitude <u>-107.42448</u> °W NAD: ⊠1927 ☐ 1983	
	er: Federal State Private Tribal Trust or Indian Allotment	
Temporary: Permaner Lined String-Re	Drilling Workover Workover Cavitation P&A Multi-Well Fluid Management Low Chloride Drilling Fluid Unlined Liner type: Thickness mil LLDPE HDPE PVC Other Cinforced Welded Factory Other bbl Dimensions: L_	
3.		
_	rade tank: Subsection I of 19.15.17.11 NMAC	
	bbl Type of fluid: Produced Water	
	uction material: Metal	
	ry containment with leak detection Visible sidewalls, liner, 6-inch lift and automatic overflow shut-off	
	sidewalls and liner	_
Liner type:	Thickness45mil ☐ HDPE ☐ PVC ☒ OtherLLDPE	
	ive Method: an exception request is required. Exceptions must be submitted to the Santa Fe Environmental Bureau office for co	nsideration of approval.
5,		
	absection D of 19.15.17.11 NMAC (Applies to permanent pits, temporary pits, and below-grade tanks)	
institution of	k, six feet in height, two strands of barbed wire at top (Required if located within 1000 feet of a permanent residence church) theight, four strands of barbed wire evenly spaced between one and four feet	;, school, hospital,

y

Alternate. Please specify

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

Within 100 feet of a wetland. - US Fish and Wildlife Wetland Identification map; Topographic map; Visual inspection (certification) of the proposed site	☐ Yes ☐ No
Temporary Pit Non-low chloride drilling fluid	
Within 300 feet of a continuously flowing watercourse, or any other significant watercourse, or within 200 feet of any lakebed, sinkhole, or playa lake (measured from the ordinary high-water mark). - Topographic map; Visual inspection (certification) of the proposed site	☐ Yes ☐ No
Within 300 feet from a permanent residence, school, hospital, institution, or church in existence at the time of initial application. - Visual inspection (certification) of the proposed site; Aerial photo; Satellite image	☐ Yes ☐ No
Within 500 horizontal feet of a spring or a private, domestic fresh water well used by less than five households for domestic or stock watering purposes, or 1000 feet of any other fresh water well or spring, in the existence at the time of the initial application; - NM Office of the State Engineer - iWATERS database search; Visual inspection (certification) of the proposed site	☐ Yes ☐ No
Within 300 feet of a wetland. - US Fish and Wildlife Wetland Identification map; Topographic map; Visual inspection (certification) of the proposed site	☐ Yes ☐ No
Permanent Pit or Multi-Well Fluid Management Pit	
Within 300 feet of a continuously flowing watercourse, or 200 feet of any other significant watercourse, or lakebed, sinkhole, or playa lake (measured from the ordinary high-water mark). - Topographic map; Visual inspection (certification) of the proposed site	☐ Yes ☐ No
 Within 1000 feet from a permanent residence, school, hospital, institution, or church in existence at the time of initial application. Visual inspection (certification) of the proposed site; Aerial photo; Satellite image 	Yes No
Within 500 horizontal feet of a spring or a fresh water well used for domestic or stock watering purposes, in existence at the time of initial application. - NM Office of the State Engineer - iWATERS database search; Visual inspection (certification) of the proposed site	Yes No
Within 500 feet of a wetland. - US Fish and Wildlife Wetland Identification map; Topographic map; Visual inspection (certification) of the proposed site	☐ Yes ☐ No
Temporary Pits, Emergency Pits, and Below-grade Tanks Permit Application Attachment Checklist: Subsection B of 19.15.17.93 Instructions: Each of the following items must be attached to the application. Please indicate, by a check mark in the box, that the de 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. Siting Criteria Compliance Demonstrations - based upon the appropriate requirements of 19.15.17.10 NMAC Design Plan - based upon the appropriate requirements of 19.15.17.12 NMAC Closure Plan (Please complete Boxes 14 through 18, if applicable) - based upon the appropriate requirements of Subsection C of 19 and 19.15.17.13 NMAC Previously Approved Design (attach copy of design) API Number: or Permit Number: or Permit Number:	9 NMAC 9.15.17.9 NMAC
11.	
Multi-Well Fluid Management Pit Checklist: Subsection B of 19.15.17.9 NMAC Instructions: Each of the following items must be attached to the application. Please indicate, by a check mark in the box, that the deattached. □ 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 1 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	9.15.17.9 NMAC
Previously Approved Design (attach copy of design) API Number: or Permit Number:	<u>-</u>

2. 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 doc	cuments are
 Attached. Hydrogeologic Report - based upon the requirements of Paragraph (1) of Subsection B of 19.15.17.9 NMAC Siting Criteria Compliance Demonstrations - based upon the appropriate requirements of 19.15.17.10 NMAC 	
Climatological Factors Assessment	
☐ Certified Engineering Design Plans - based upon the appropriate requirements of 19.15.17.11 NMAC ☐ Dike Protection and Structural Integrity Design - based upon the appropriate requirements of 19.15.17.11 NMAC	
I 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 Quality Control/Quality Assurance Construction and Installation Plan	
Operating and Maintenance Plan - based upon the appropriate requirements of 19.15.17.12 NMAC	
Freeboard and Overtopping Prevention Plan - based upon the appropriate requirements of 19.15.17.11 NMAC Nuisance or Hazardous Odors, including H ₂ S, Prevention Plan	
☐ Emergency Response Plan ☐ Oil Field Waste Stream Characterization	
Monitoring and Inspection Plan	
 ☐ Erosion Control Plan ☐ Closure Plan - based upon the appropriate requirements of Subsection C of 19.15.17.9 NMAC and 19.15.17.13 NMAC 	
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 Flui	id Management Pit
☐ Alternative	or 111mmB4
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 at	tachad to the
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 source provided below. Requests regarding changes to certain siting criteria require justifications and/or demonstrations of equivalency. Plant 19.15.17.10 NMAC for guidance.	e material are ease refer to
Ground water is less than 25 feet below the bottom of the buried waste.	☐ Yes ☐ No
- NM Office of the State Engineer - iWATERS database search; USGS; Data obtained from nearby wells	∐ NA
Ground water is between 25-50 feet below the bottom of the buried waste - NM Office of the State Engineer - iWATERS database search; USGS; Data obtained from nearby wells	Yes No
Ground water is more than 100 feet below the bottom of the buried waste. - NM Office of the State Engineer - iWATERS database search; USGS; Data obtained from nearby wells	☐ Yes ☐ No ☐ 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	☐ Yes ☐ No
Written confirmation or verification from the municipality; Written approval obtained from the municipality	
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; V	Vritten approval obtained from the municipality	☐ Yes ☐ No
Within the area overlying a subsurface mine Written confirmation or verification or map from the NM EM	INRD-Mining and Mineral Division	☐ Yes ☐ No
Within an unstable area. - Engineering measures incorporated into the design; NM Bure Society; Topographic map	eau of Geology & Mineral Resources; USGS; NM Geological	Yes No
Within a 100-year floodplain. FEMA map		☐ Yes ☐ No
- PEIVIA map		
On-Site Closure Plan Checklist: (19.15.17.13 NMAC) Instruction	is: Each of the following items must be attached to the closur	re plan. Please indicate,
Protocols and Procedures - based upon the appropriate require Confirmation Sampling Plan (if applicable) - based upon the a	equirements of Subsection E of 19.15.17.13 NMAC sed upon the appropriate requirements of Subsection K of 19.15 of a drying pad) - based upon the appropriate requirements of ments of 19.15.17.13 NMAC appropriate requirements of 19.15.17.13 NMAC	5.17.11 NMAC f 19.15.17.11 NMAC
 □ Waste Material Sampling Plan - based upon the appropriate re □ Disposal Facility Name and Permit Number (for liquids, drilli □ Soil Cover Design - based upon the appropriate requirements □ Re-vegetation Plan - based upon the appropriate requirements □ Site Reclamation Plan - based upon the appropriate requirements 	ing fluids and drill cuttings or in case on-site closure standards of Subsection H of 19.15.17.13 NMAC of Subsection H of 19.15.17.13 NMAC	cannot be achieved)
17. Operator Application Certification:		
I hereby certify that the information submitted with this application	is true, accurate and complete to the best of my knowledge and	d belief.
Name (Print):		
Signature:	Date:	
e-mail address:	Telephone:	
18. OCD Approval: Permit Application (including closure plan)	Closure Plan (only) OCD Conditions (see attachment	(1)
OCD Representative Signature:	Approval Date:	1/14/15
Title: Enviromental Specilast	OCD Permit Number:	
10		
Closure Report (required within 60 days of closure completion) Instructions: Operators are required to obtain an approved closu. The closure report is required to be submitted to the division within section of the form until an approved closure plan has been obtain	re plan prior to implementing any closure activities and subm in 60 days of the completion of the closure activities. Please o	uitting the closure report. To not complete this
y na inarat w		
	☐ Closure Completion Date: 4/5/13	
	☐ Closure Completion Date: 4/5/13	
20. Closure Method: ⊠ Waste Excavation and Removal □ On-Site Closure Method □ If different from approved plan, please explain.		sed-loop systems only)
Closure Method: ☐ Waste Excavation and Removal ☐ On-Site Closure Method ☐ If different from approved plan, please explain.	☐ Alternative Closure Method ☐ Waste Removal (Clo	
Closure Method:	☐ Alternative Closure Method ☐ Waste Removal (Clo	
Closure Method:	Alternative Closure Method	
Closure Method:	Alternative Closure Method	
Closure Method:	Alternative Closure Method Waste Removal (Closure following items must be attached to the closure report. Ple	
Closure Method:	Alternative Closure Method Waste Removal (Closure following items must be attached to the closure report. Ple	
Closure Method:	Alternative Closure Method Waste Removal (Closure following items must be attached to the closure report. Ple	
Closure Method:	Alternative Closure Method Waste Removal (Closure following items must be attached to the closure report. Ple e land only)	

Operator Closure Certification: I hereby certify that the information and attachments submitted with this closure belief. I also certify that the closure complies with all applicable closure requirer.	report is true, accurate and complete to the best of my knowledge and nents and conditions specified in the approved closure plan.
Name (Print): Kenny Davis	Title: Staff Regulatory Technician
Signature:	Date: <u>12/3/14</u>
e-mail address: kenny.t.davis@conocophillips.com	Telephone: <u>505-599-4045</u>

Burlington Resources Oil Gas Company, LP San Juan Basin Below Grade Tank Closure Report

Lease Name: Johnston A Com B 6

API No.: 3003906255

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. BR 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, BR will file the C144 Closure Report as required.
- 2. The below-grade tank referenced above was permitted and closed within 60 days of cessation of the below-grade tanks operation.
- 3. BR 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.

4. BR 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.

5. If there is any on-site equipment associated with a below-grade tank, then BR 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.

6. BR will test the soils beneath the below-grade tank to determine whether a release has occurred. COPC 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. COPC shall notify the division of its results on form C-141.

7. 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).

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 300.1	250

8. If BR or the division determines that a release has occurred, then BR 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.

9. 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 BR shall backfill the excavation with compacted, non-waste containing, earthen material; construct a division-prescribed soil cover; recontour and re-vegetate 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.

- 10. 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 missing due to employee turnovers. ConocoPhillips has reviewed our internal processes and has updated them to include the required 72 hour notification.

11. The surface owner shall be notified of BR'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 not found. COPC was not aware that the original notification sent at the time of Permitting was not the only closure notification required.

ConocoPhillips has reviewed our internal processes and has updated them to include the required 72 hour notification.

12. 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.

13. BR 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 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. COPC will repeat seeding or planting will be continued until successful vegetative growth occurs.

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

14. 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.

- 15. 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)

Closure Documentation was not submitted within the 60 day requirement due to employee turnovers. ConocoPhillips has reviewed our internal processes and has updated them to ensure closure documentation is submitted with the 60 day time frame.

Animas Environmental Services, LLC

May 13, 2013

Lisa Hunter
ConocoPhillips
San Juan Business Unit
Office 214-4
5525 Hwy 64
Farmington, New Mexico 87401

www.animasenvironmental.com

624 E. Comanche Farmington, NM 87401 505-564-2281

> Durango, Colorado 970-403-3084

RE: Below Grade Tank Closure Report Johnston A Com B #6

Rio Arriba County, New Mexico

Dear Ms. Hunter:

Animas Environmental Services, LLC (AES) is pleased to provide the final report associated with the below grade tank (BGT) closure at ConocoPhillips (CoP) Johnston A Com B #6, located in Rio Arriba County, New Mexico. Tank removal was completed by CoP contractors while AES was on site.

1.0 Site Information

1.1 Location

Site Name – Johnston A Com B #6
Legal Description – SW¼ NW¼, Section 36, T26N, R6W, Rio Arriba County, New Mexico
Well Latitude/Longitude – N36.44643 and W107.42503, respectively
BGT Latitude/Longitude – N36.44645 and W107.42530, respectively
Land Jurisdiction – State of New Mexico
Figure 1. Topographic Site Location Map
Figure 2. Aerial Site Map, April 2013

1.2 NMOCD Ranking

Prior to site work, the New Mexico Oil Conservation Division (NMOCD) database was reviewed, and a cathodic report dated February 1997 for the Johnston A Com G #18M, located approximately 300 feet south of location, reported the depth to groundwater as 100 feet below ground surface (bgs). The New Mexico Office of the State Engineer (NMOSE) database was reviewed for nearby water wells, and no registered water wells were reported to be located within 1,000 feet of the location. Additionally, Google Earth and the New Mexico Tech Petroleum Recovery Research Center online mapping

tool (http://ford.nmt.edu/react/project.html) were accessed to aid in the identification of downgradient surface water.

Once on site, AES personnel further assessed the ranking using topographical interpretation, Global Positioning System (GPS) elevation readings, and visual reconnaissance. AES personnel concluded that depth to groundwater at the site was approximately 100 feet bgs. An unnamed wash which discharges to the wash in Tapicito Canyon is located approximately 300 feet south of the location. Based on this information, the location was assessed a ranking score of 10.

1.3 BGT Closure Assessment

AES was initially contacted by Danny Rudder, CoP representative, on April 15, 2013, and on April 16, 2013, Kelsey Christiansen and Heather Woods of AES mobilized to the location. AES personnel collected six soil samples from below the BGT liner. Four samples were collected from the perimeter of the BGT footprint, one sample was collected from the center of the BGT footprint, and one sample was composited from the four perimeter samples and one center sample.

2.0 Soil Sampling

On April 16, 2013, AES personnel conducted field screening and collected five soil samples (S-1 through S-5) and one 5-point composite (SC-1) from below the BGT. Soil samples were collected from approximately 0.5 feet below the former BGT for field screening of volatile organic compounds (VOCs) and total petroleum hydrocarbon (TPH). Soil sample SC-1 was field screened for VOCs and chloride and was submitted for confirmation laboratory analysis. Soil sample locations are included on Figure 2.

2.1 Field Screening

2.1.1 Volatile Organic Compounds

A portion of each sample was utilized for field screening of VOC vapors with a photo-ionization detector (PID) organic vapor meter (OVM). Before beginning field screening, the PID-OVM was first calibrated with 100 parts per million (ppm) isobutylene gas.

2.1.2 Total Petroleum Hydrocarbons

Soil samples were also analyzed in the field for TPH per USEPA Method 418.1 using a Buck Scientific Model HC-404 Total Hydrocarbon Analyzer Infrared Spectrometer (Buck). A 3-point calibration was completed prior to conducting soil analyses. Field analytical protocol followed AES's Standard Operating Procedure: Field Analysis Total Petroleum Hydrocarbons per EPA Method 418.1.

2.1.3 Chlorides

Soil sample SC-1 was field screened for chlorides using Chloride Drop Count Titration with silver nitrate. Sampling and analysis methods followed procedures provided by Hach Company.

2.2 Laboratory Analyses

The composite soil sample SC-1 collected for laboratory analysis was placed into a new, clean, laboratory-supplied container, which was then labeled, placed on ice, and logged onto a sample chain of custody record. The sample was maintained on ice until delivery to the analytical laboratory, Hall Environmental Analysis Laboratory (Hall), in Albuquerque, New Mexico. Soil sample SC-1 was laboratory analyzed for:

- Benzene, toluene, ethylbenzene, and xylene (BTEX) per U.S. Environmental Protection Agency (USEPA) Method 8021B; and
- Chloride per USEPA Method 300.0.

2.3 Field and Laboratory Analytical Results

Field screening readings for VOCs via OVM ranged from 1.6 ppm in SC-1 up to 3.7 ppm in S-5. Field TPH concentrations ranged from 22.1 mg/kg in S-4 up to 29.4 mg/kg in S-5. The field chloride concentration in SC-1 was 80 mg/kg. Field screening results are summarized in Table 1 and presented on Figure 2. The AES Field Screening Report is attached.

Table 1. Soil Field Screening VOCs, TPH, and Chloride Results Johnston A Com B #6 BGT Closure, April 2013

Sample ID	Date Sampled	Depth below BGT (ft)	VOCs OVM Reading (ppm)	Field TPH (mg/kg)	Field Chlorides (mg/kg)
NMOCD Action I	evel (NMAC 19.	15.17.13E)		100	250
S-1	04/16/13	0.5	3.6	27.0	NA_
S-2	04/16/13	0.5	2.6	27.0	NA NA
S-3	04/16/13	0.5	2.5	25.8	NA_
S-4	04/16/13	0.5	2.6	22.1	NA
S-5	04/16/13	0.5	3.7	29.4	NA
SC-1	04/16/13	0.5	1.6	NA	80

NA - not analyzed

Laboratory analytical results reported benzene and total BTEX concentrations in SC-1 as less than 0.050 mg/kg and 0.25 mg/kg, respectively. The laboratory chloride concentration was reported below the laboratory detection limit of 30 mg/kg. Laboratory analytical results are summarized in Table 2 and included on Figure 2. Laboratory analytical reports are attached.

Table 2. Soil Laboratory Analytical Results
Johnston A Com B #6 BGT Closure, April 2013

Sample ID	Date Sampled	Depth (ft)	Benzene (mg/kg)	Total BTEX (mg/kg)	TPH- GRO (mg/kg)	TPH- DRO (mg/kg)	Chlorides (mg/kg)
	Level (NMAC 19.15	.17.13E)	0.2	50	1	00	250
SC-1	04/16/13	0.5	<0.050	<0.25	NA	NA	<30

NA - not analyzed

3.0 Conclusions and Recommendations

Lelay Christian

NMOCD action levels for BGT closures are specified in New Mexico Administrative Code (NMAC) 19.15.17.13E. Field TPH concentrations were below the NMOCD action level of 100 mg/kg, with the highest concentration reported in S-5 with 29.4 mg/kg. Benzene and total BTEX concentrations in SC-1 were below the NMOCD action levels of 0.2 mg/kg and 50 mg/kg, respectively. Chloride concentrations in SC-1 were below the NMOCD action level of 250 mg/kg. Based on field screening and laboratory analytical results for benzene, total BTEX, TPH, and chlorides, no further work is recommended at the Johnston A Com B #6.

If you have any questions about this report or site conditions, please do not hesitate to contact Deborah Watson at (505) 564-2281.

Sincerely,

Kelsey Christiansen Environmental Scientist

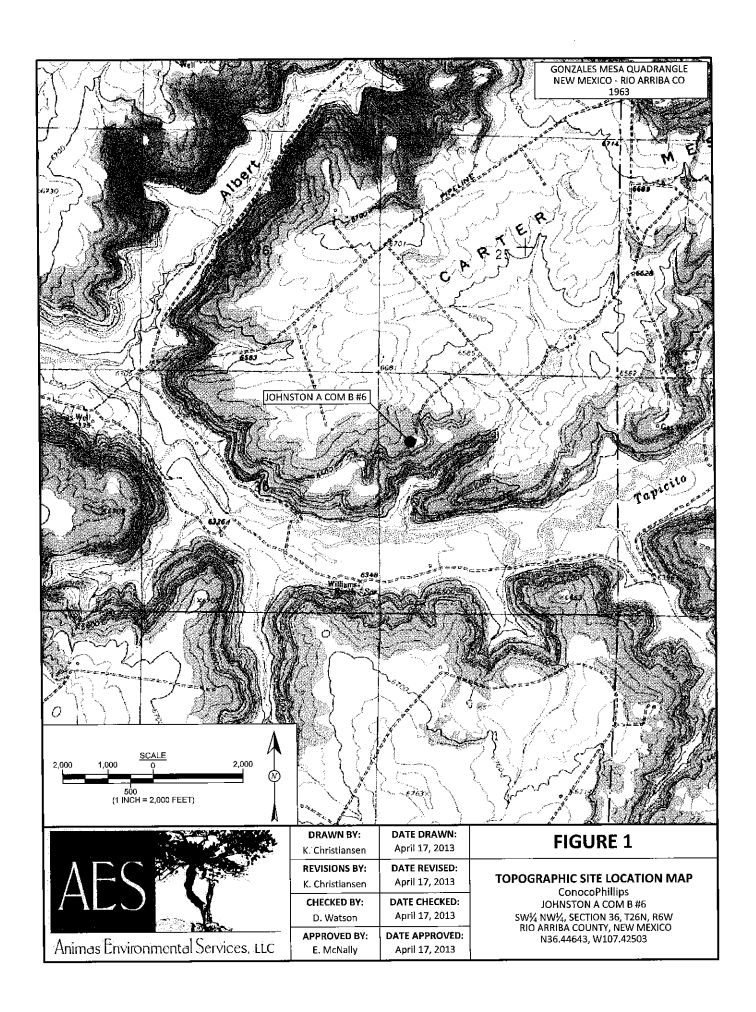
Lisa Hunter Johnston A Com B #6 BGT Closure Report May 13, 2013 Page 5 of 5

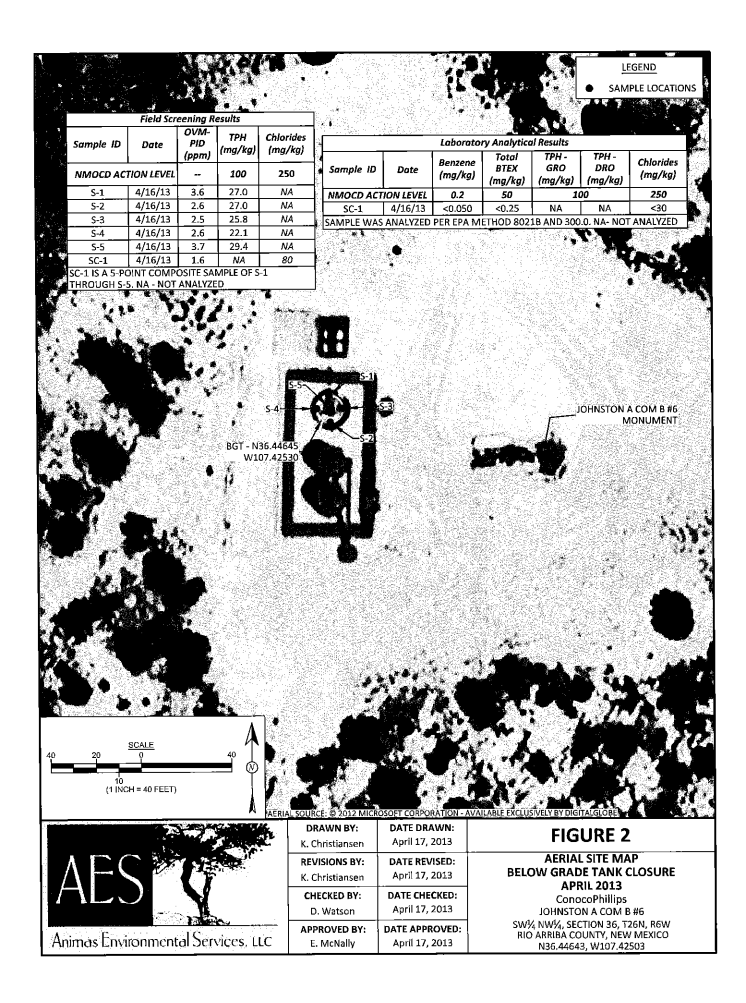
Elizabeth McNally, P.E.

Attachments:

Figure 1. Topographic Site Location Map Figure 2. Aerial Site Map, April 2013 AES Field Screening Report 041613 Hall Analytical Report 1304674

R:\Animas 2000\Dropbox\2013 Projects\ConocoPhillips\Johnston A Com B #6\Johnston A Com B #6 BGT Closure Report 051313.docx





AES Field Screening Report

Client: ConocoPhillips

Project Location: Johnston A Com B #6

624 E. Comanche Farmington: NM 87401 505-564-2281

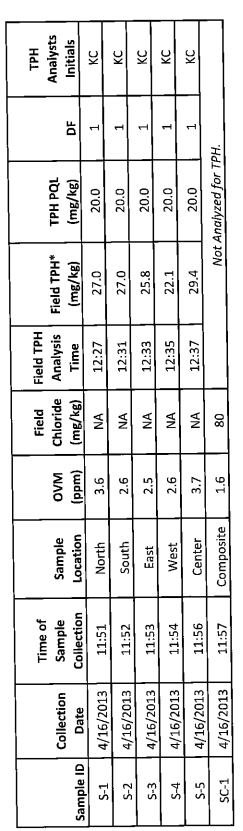
Durango, Colorado 970-403-3084

Animas Environmental Services, LLC

www.animasenvironmental.com

Date: 4/16/2013

Matrix: Soil



Practical Quantitation Limit PQL

Not Detected at the Reporting Limit 9

Dilution Factor Not Analyzed Ϋ́

*Field TPH concentrations recorded may be below PQL.

Lebeny (Madrem Total Petroleum Hydrocarbons - USEPA 418.1 Analyst:

Field Chloride - Quantab Chloride Titrators or Drop Count Titration with

Silver Nitrate

Report Finalized: 04/16/13



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

April 18, 2013

Debbie Watson Animas Environmental Services 624 East Comanche Farmington, NM 87401 TEL: (505) 486-4071

FAX

RE: CoP Johnston A Com B #6

OrderNo.: 1304674

Dear Debbie Watson:

Hall Environmental Analysis Laboratory received 1 sample(s) on 4/17/2013 for the analyses presented in the following report.

These were analyzed according to EPA procedures or equivalent. To access our accredited tests please go to www.hallenvironmental.com or the state specific web sites. See the sample checklist and/or the Chain of Custody for information regarding the sample receipt temperature and preservation. Data qualifiers or a narrative will be provided if the sample analysis or analytical quality control parameters require a flag. All samples are reported as received unless otherwise indicated. Lab measurement of analytes considered field parameters that require analysis within 15 minutes of sampling such as pH and residual chlorine are qualified as being analyzed outside of the recommended holding time.

Please don't hesitate to contact HEAL for any additional information or clarifications.

Sincerely,

Andy Freeman

Laboratory Manager

4901 Hawkins NE

Albuquerque, NM 87109

Analytical Report

Lab Order 1304674

Date Reported: 4/18/2013

Hall Environmental Analysis Laboratory, Inc.

CLIENT: Animas Environmental Services

CoP Johnston A Com B #6

1304674-001 Lab ID:

Client Sample ID: SC-1

Collection Date: 4/16/2013 11:57:00 AM

Received Date: 4/17/2013 10:00:00 AM Matrix: MEOH (SOIL)

Analyses	Result	RL Qu	al Units	DF	Date Analyzed
EPA METHOD 8021B: VOLATILES					Analyst: NSB
	ND	0.050	mg/Kg	1	4/17/2013 12:40:57 PM
Benzene	ND ND	0.050	mg/Kg	1	4/17/2013 12:40:57 PM
Toluene	ND	0.050	mg/Kg	1	4/17/2013 12:40:57 PM
Ethylbenzene	ND	0.10	mg/Kg	1	4/17/2013 12:40:57 PM
Xylenes, Total Surr: 4-Bromofluorobenzene	109	80-120	%REC	1	4/17/2013 12:40:57 PM
					Analyst: JRR
EPA METHOD 300.0: ANIONS Chloride	ND	30	mg/Kg	20	4/17/2013 11:58:53 AM

Qualifiers:

- Value exceeds Maximum Contaminant Level.
- Value above quantitation range Е
- Analyte detected below quantitation limits
- Sample pH greater than 2
- Reporting Detection Limit

- Analyte detected in the associated Method Blank
- Holding times for preparation or analysis exceeded Η
- Not Detected at the Reporting Limit ND
- RPD outside accepted recovery limits R
- Spike Recovery outside accepted recovery limits

OC SUMMARY REPORT

Hall Environmental Analysis Laboratory, Inc.

WO#:

1304674 18-Apr-13

Client:

Animas Environmental Services

Project:

CoP Johnston A Com B #6

Result

Sample ID MB-7016

SampType: MBLK

TestCode: EPA Method 300.0: Anions

Client ID: **PBS**

Batch ID: 7016

RunNo: 9935

Prep Date: 4/17/2013

PQL

Units: mg/Kg

HighLimit

Analysis Date: 4/17/2013 SPK value SPK Ref Val %REC LowLimit

SeqNo: 283000

%RPD

Analyte Chloride

ND 1.5

Sample ID 1304631-001AMS

SampType: MS

TestCode: EPA Method 300.0: Anions

LowLimit

64.4

Client ID: BatchQC

Batch ID: 7016

RunNo: 9935

SeqNo: 283003

Units: mg/Kg

Analysis Date: 4/17/2013 Prep Date: 4/17/2013

RPDLimit

RPDLimit

Qual

Analyle __ Chloride

Client ID:

SPK value SPK Ref Val %REC Result PQL

7.5

58.79 15.00

118

HighLimit 117 %RPD

S

Qual

Qual

Sample ID 1304631-001AMSD **BatchQC**

SampType: MSD Batch ID: 7016 TestCode: EPA Method 300.0: Anions

RunNo: 9935

Prep Date:

4/17/2013

Analysis Date: 4/17/2013

SeqNo: 283004

Units: mg/Kg

117

Analyte

SPK value SPK Ref Val Result **PQL**

69 7.5 15.00 58.79 Chloride

76

%REC LowLimit 70.6 64.4 HighLimit %RPD 9.66

RPDLimit 20

Oualifiers:

Value exceeds Maximum Contaminant Level.

Value above quantitation range Ε

Analyte detected below quantitation limits

P Sample pH greater than 2

Reporting Detection Limit RL

Analyte detected in the associated Method Blank В

Holding times for preparation or analysis exceeded Η

Not Detected at the Reporting Limit ND RPD outside accepted recovery limits R

Spike Recovery outside accepted recovery limits

Page 2 of 3

QC SUMMARY REPORT

Hall Environmental Analysis Laboratory, Inc.

WO#:

1304674

18-Apr-13

Client:

Animas Environmental Services

Project:

CoP Johnston A Com B #6

Sample ID MB-7007	SampType: MBLK Batch ID: R9931			Test	TestCode: EPA Method 8021B: Volatiles					
Client ID: PBS				F	lunNo: 9	931				
Prep Date: 4/16/2013 Analysis Date: 4/17/2013		17/2013	8	eqNo: 2	83429	Units: mg/K				
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Benzene	ND	0.050								
Toluene	ND	0.050								
Ethylbenzene	ND	0.050								
Xylenes, Total	ND	0.10								
Surr: 4-Bromofluorobenzene	1.1		1.000		106	80	120			

Sample ID LCS-7007	SampT	ype: LC	S	Test	tCode: El	PA Method	8021B: Volat	iles		
Client ID: LCSS	Batch	1D: R9	931	F	RunNo: 9	931				
Prep Date: 4/16/2013	Analysis D)ate: 4 /	17/2013	S	SeqNo: 2	B3430	Units: mg/F	(g		
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Benzene	1.0	0.050	1.000	0	100	80	120			
Toluene	1.0	0.050	1.000	0	101	80	120			
Ethylbenzene	0.99	0.050	1.000	0	99.3	80	120			
Xylenes, Total	3.0	0.10	3.000	0	98.7	80	120			
Surr: 4-Bromofluorobenzene	1.1		1.000		115	80	120			

Qualifiers:

* Value exceeds Maximum Contaminant Level.

E Value above quantitation range

J Analyte detected below quantitation limits

P Sample pH greater than 2

RL Reporting Detection Limit

B Analyte detected in the associated Method Blank

H Holding times for preparation or analysis exceeded

ND Not Detected at the Reporting Limit

R RPD outside accepted recovery limits

S Spike Recovery outside accepted recovery limits

Page 3 of 3



Hall Environmental Analysis Laboratory 4901 Hawkins NE Albuquerque, NM 87103 TEL: 505-345-3975 FAX: 505-345-410; Website: www.hallenvironmental.com

Albuquerque, NM 87105 Sample Log-In Check List

Client Name: Animas Environmental Work Order Number	: 1304674		RoptiNo: 1
Received by delia: AG 04/17/13			
ogged By: Michelle Garcia 4/17/2013 10:00:00 A	М	Miles Com	3
Completed By: Michelle Garcia 4/17/2013 10:18:07 A	M	Minus Gara	
thain of Custody	Yes 🗆	No 🗆	Not Present 🗹
1. Custody seals Intact on sample bottles?	Yes 🗹	No 🗆	Not Present
2. Is Chain of Custody complete?	Courier		
3. How was the sample delivered?			
<u>Log In</u>	<u> </u>		
4. Was an attempt made to cool the samples?	Yes 🗹	No 🗆	NA 🗆
		.	NA 🗆
5. Were all samples received at a temperature of >0° C to 6.0°C	Yes 🗹	No L	
6. Sample(s) In proper container(s)?	Yes 🗹	No 🗆	
7. Sufficient sample volume for indicated test(s)?	Yes 🗹	No □	
8. Are samples (except VOA and ONG) properly preserved?	Yes ☑	No □ No ☑	NA 🛘
9. Was preservative added to bottles?	Yes 🗌	NO E	IV . —
10.VOA viels have zero headspace?	Yes 🗌	No 🗆	No VOA Vials 🗹
11. Were any sample containers received broken?	Yes 🗆	No 🗹	# of preserved
			bottles checked
12. Does paperwork match bottle labels?	Yes 🗹	No 🗆	for pH: (<2 or >12 unless
(Note discrepancies on chain of custody)	Yes ✓	No 🗆	Adjusted?
13. Are matrices correctly identified on Chain of Custody? 14. Is it clear what analyses were requested?	Yes ☑	No 🗆	
15. Were all holding times able to be met?	Yes 🗹	No 🗆	Checked by:
(If no, notify customer for authorization.)			
Special Handling (if applicable)		No 🗍	NA 🗹
16. Was client notified of all discrepancies with this order?	Yes 🗆	No 🗆	IVA U
Person Notified: Date		ay congress of proper than any or the con-	
By Whom: Via:	eMall [_ Phone _ Fax	In Person
Regarding:	<u> </u>		in the state of th
Client Instructions:	فقيم كالمستخدمات المحارية	MONTH THE REAL PROPERTY.	esta de cambio de la composición de la Composición de la composición de la co
17. Additional remarks:			
18. Cooler Information	· 1 · 1 · 1 · 1 · 1 · 1 · 1 · 1 · 1 · 1	decisions of	
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<u>District I</u> 1625 N. French Dr., Hobbs, NM 88240 District II

1301 W. Grand Avenue, Artesia, NM 88210

District III 1000 Rio Brazos Road, Aztec, NM 87410 District IV 1220 S. St. Francis Dr., Santa Fe, NM 87505

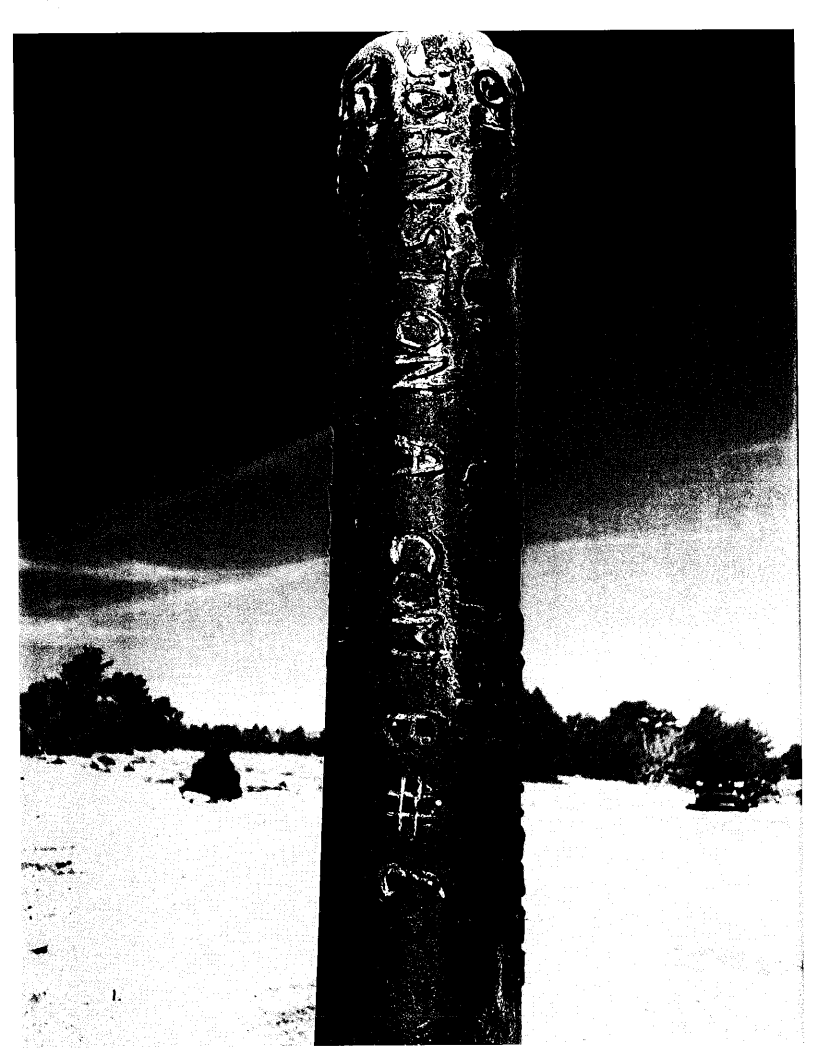
State of New Mexico Energy Minerals and Natural Resources

Oil Conservation Division

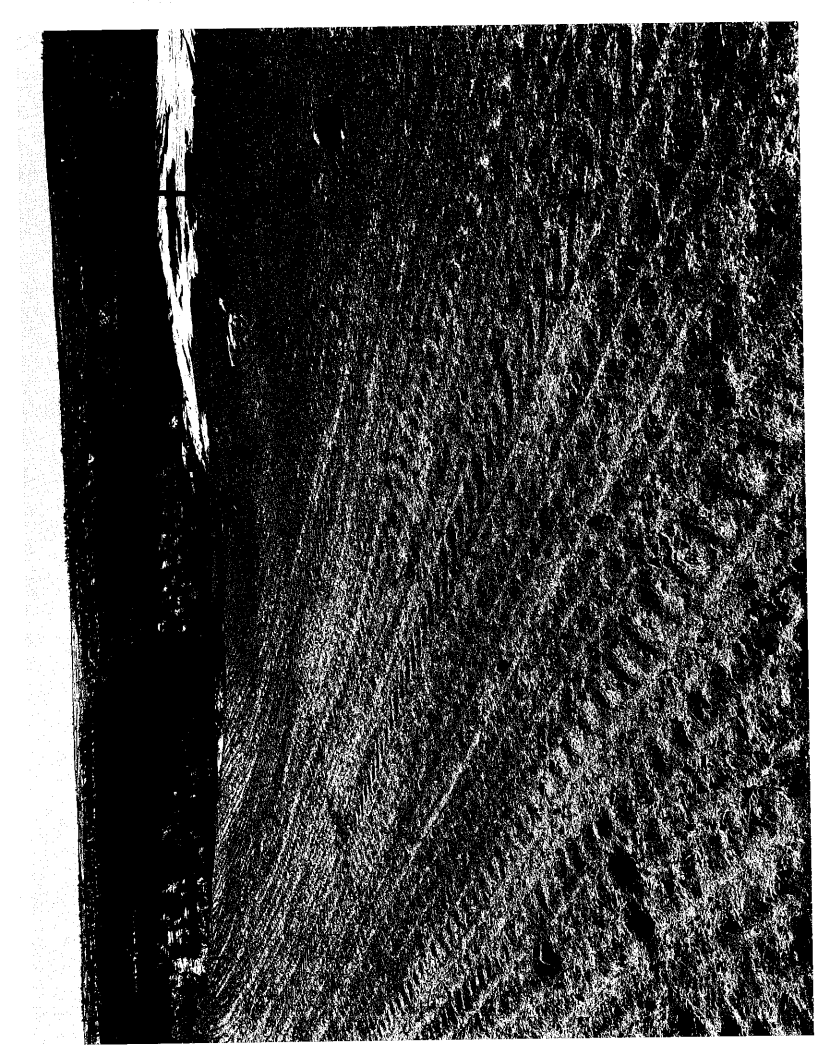
Form C-141 Revised October 10, 2003

Submit 2 Copies to appropriate District Office in accordance with Rule 116 on back side of form 1220 South St. Francis Dr. Santa Fe, NM 87505

Release Notification and Corrective Action															
						OPERA'	ıl Report 🛛 Final R	eport							
		urlington Res				Contact Kenny Davis									
		h St, Farming		[Telephone No.(505) 599-4045									
Facility Nan	ne: J <u>ohns</u> t	ton A Com l	36		F	Facility Type: Gas Well									
Surface Own	ner Feder	ral		Mineral O	wner F	Federal Lease No. NM-0702									
				LOCA	TION	OF RE	LEASE								
Unit Letter E	Section 36	Township 26N	Range 6W	Feet from the 1500	North/S North	South Line	Feet from the 890	East/V West	Vest Line	County Rio Arriba					
Latitude36.36.4463 Longitude-107.42448															
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Was Immedia		Given?				If YES, To									
			Yes] No 🛛 Not Re	equired	N/A									
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	-	/	<			OIL CONSERVATION DIVISION									
Signature:	$\langle \mathcal{N} \rangle$		<u> </u>				Division C								
Printed Nam	ne: Kenny	Davis				Approved b	y District Supervi	isor:							
Title: Staff	Regulatory	Technician				Approval D	ate:	Date:							
E-mail Addı	ress: Kenny	s.com	_	Conditions	of Approval:		Attached								
		e: (505) 599-4 eets If Neces													







RGT Chosure Packet Check List - Well Maure: Johnston A Com B6 (8) AgsRED/Regulatory Pies (ADM 690-12 yes) New Requirements Check Lists (B)

Below-grade Tank Closure Report from Strange S	n HSE d Storage Tanks, Vessels, & Pits\Tank and Line Closure Reports (there are two folders-Below Low for documents)
Test Results 115.1000 Beports - check in both	<u>Diffices for elegender of the second of the</u>
Sampling (S.\gsHSE\Element 6-Programs & Procedum Pit Rank and Line Test Results HSE800 E+20Y\Below Grave Repo	rade Tanks\ZZ-BGT Closure Reports (<u>rhere are</u> o <u>rts – check in both places for documents)</u>
Proof of Closure (72 Hour Notice) en S:\gsREG\WELLS LIST\WELL NAME\72 Hour Notice scearch through Jamie's Folder in LRM (subfolders research through Jamie's Folder in LRM (subfolders research through Jamie's Paid New Requirements\BGT_Closure	mail to NMOCD E-mail notice located @ se BGT Closure (for post 2008 BGT's.) or designated) – some have been moved to Wells sure Report_e-mails\some don't exist at all.
No Recail Garage Owner Notification -(S:	:\gsREG\Wells List\Well Manie) Daved 3077
or e-mail you con-	of Closure Date for C144 (use Start of as not taken place, we only need a picture of when
C144 with correct operator, well n (S:\gs REG\Regulatory Pits (ADM090-12yrs)\New Red Closure (OLD)-Closure date for BGT's that have not be samples were taken when BGT was removed.	ame, lat/long., surface owner quirements\C-144 Forms\Pre 2013 C144 Forms\BGT and reclamation work done would be the date the
Below-grade Tank Closure Report (S:\lgs REG\\Regulatory Pits (ADM090-12yrs)\\New Ref (S:\lgs REG\\Regulatory Ref Ref (S:\lgs REG\\Regulatory Ref Ref (S:\lgs REG\\Regulatory Ref (S:\	cquirements\BGT Closure Summary Report cedures\Underground Storage Tanks, Vessels, & ovy Grade Tanks
Order for submitting the packet	OCO Appril. "unit do
C144 Form BGT Closure Report Summary BGT NMOCD	JOANNE Work Con &

2. BGT Closure Report Summary

3. Proof of Closure (72 Hour Notice) e-mail to NMOCD 4. BGT Closure Report from HSE & C141 Form

5 Sampling Results

6. Pictures

The items on this checklist need to be checked off and initialed by the person completing the work and must accompany the C-144 Closure Packet when it is handed off for QC and the QC person must initial it as well. This checklist is to be scanned into Wells List & DSM as part of the BGT Closure Packet.

BYSH CLOSUS CLOCK LIST - WELL Merries Denverton A Com B6 (Styck Filling Classes Check List) Well Merries Check Che

NO RECORD -HISTORICAL

H-Mail received from C&IVI for P&A Facility Strip Notice (Save this e-mail in the Wells List - SAgsREGALWells List under well name)

N/A Verify

Verify Twinned Location (Check in DSM under General Tab for notes about rwinned well or check Is Delivery Database under Facilities located on MPAD)

NA

Call or e-mail Area MSO (Ask them to verify if there is a BGT on location and have them send you a picture to verify. Save the picture -S:\gsREG\1 Wells List under well name)

- N/A

Request Clesure Flan Approval from Samta Fe — (If this is a historic BGT Closure and the well is on the BGT Master List an e-mail is sent to Leonard Lowe @ Leonard.Lowe@state.nm.us)

NO RECORD FOUND

Send 72-hour closure notification to NMCCD (in the e-mail received from O&M there is an 'estimated start date', use this start date when sending your 72-hour but not more than one week notice to NMOCD)

NO RECORD

Send 72-hour Surface Owner Notification (If surface owner is BLM/fribal then we send an e-mail notification to Mark Kelly and Shari Ketchum giving notification that a BGT will be closed) (Note: previously we were submitting the 'original' surface owner notification that was submitted with the Permit; however, that part of the process was incorrect according to Cory @ NMOCD and going forward we will need to send this notification) For the Historic Closures, we will be stating that the notification cannot be found in our Closure Summary Report.

The items on this checklist need to be checked off and initialed by the person completing the work and must accompany the C-144 Closure Packet when it is handed off for QC and the QC person must initial it as well. This checklist is to be scanned into Wells List & DSM as part of the BGT Closure Packet.