C-144 Permit Package Cotton Draw Raptor 4 9 Fed Com, Temporary Pit Section 4 of T25S, R32E, Lea County

CO Raptor 4 9 Fed Com #410H CO Raptor 4 9 Fed Com #411H CO Raptor 4 9 Fed Com #412H

Chevron USA Incorporated 6301 Deauville Blvd. Midland, TX 79706 (432) 687-7524



May 2, 2022

New Mexico Oil Conservation Division 811 S. First St. Artesia, NM 88210

Via Electronic Submittal

RE: Chevron USA Incorporated Temporary Pit Application

Cotton Draw Raptor 4 9 Fed Com Section 4 of T25S, R32E, Lea County

Ms. Victoria Venegas,

Enclosed is a complete C-144 permit application for a Temporary Pit with non-low chloride drilling fluid located at an existing Chevron USA Inc. BLM lease #USA NMNM 054031 located in Section 4, T25S R32E. This package includes the following documentation:

- C-144 for Non-Low Chloride Temporary Pit
- Siting Criteria Demonstration
- Siting Criteria Figures 1-11
- Variance Requests
- Appendix A USGS Groundwater Data
- Appendix B NMOSE Water Data
- Appendix C Hydrogeologic Data
- Appendix D Design Plan
- Appendix E Operating and Maintenance Plan
- Appendix F Closure Plan
- Appendix G Evaluation of Unstable Conditions
- Attachments 1 3

Please do not hesitate to contact us if you require any additional information or clarification supporting the approval of this application.

Sincerely,

Tony VallejoJonathon FisherRachel CruzSr. Workforce Safety &Wells EngineerProject Manager (Arcadis U.S., Inc.)Environmental Specialist – FactoryJonathon Fisher@chevron.comrachel.cruz@arcadis.comjvallejo@chevron.comFactoryJonathon Fisher@chevron.com

Chevron USA Incorporated Chevron USA Inc. 6301 Deauville Blvd Midland, TX 79706 Tel 432 687 7524 District I 1625 N. French Dr., Hobbs, NM 88240 District II 811 S. First St., Artesia, NM 88210 District III 1000 Rio Brazos Road, Aztec, NM 87410 District IV 1220 S. St. Francis Dr., Santa Fe, NM 87505

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

Form C-144 Revised April 3, 2017

For temporary pits, below-grade tanks, and multi-well fluid management pits, submit to the appropriate NMOCD District Office. For permanent pits submit to the Santa Fe Environmental Bureau office and provide a copy to the appropriate NMOCD District Office.

Proposed Alternative Method Permit or Closure Plan Application Type of action: Below grade tank registration Construction: Below grade tank, co proposed alternative method Modification to an existing permit/or registration Below-grade tank, or proposed alternative method Instructions: Please submit one application (Form C-144) per individual pit, below-grade tank, or proposed alternative method Instructions: Please submit one application (Form C-144) per individual pit, below-grade tank or alternative request Please badvised that approval of this request does not relieve the operator of liability should operations result in pollution of surface water, ground water or the anvironment. Nor does approval relieve the operator of its responsibility to comply with any other applicable governmental authority's rules, regulations or ordinances. 1 Operator: Chevron USA Inc. OGRID #: 4323 Address: G301 Deauville Bivd., Midland, TX 79706 Facility or well name: COBaptor 4 9 Fed Com 410 (41014, 41114, 4121h) API Number: Pending OCD Permit Number: FACILITY ID [fVV2213653026] U/L or QUrQtr G.H Section 4 Township 25S Range 32E County: Laa 2 State Private Tribal Trust or Indian Allotment NAD83 2 Bit Subsection F, G
Costure of a pit or proposed alternative method Costure of a pit, below-grade tank, or proposed alternative method Costure of a pit, below-grade tank, or proposed alternative method Costure of an existing permit/or registration Costure of a pit of the eperator of liability should operators result in pollution of sufface water, ground water or the minor many states cost and the any pole of fluid. Costuation FAC Toronship 25S Range 32E County: Lea County is can existue of a pit on the another poly and an exist
Please be advised that approval of this request does not relieve the operator of liability should operations result in pollution of surface water, ground water or the mvironment. Nor does approval relieve the operator of its responsibility to comply with any other applicable governmental authority's rules, regulations or ordinances. The second surface water, ground water or the operator of its responsibility to comply with any other applicable governmental authority's rules, regulations or ordinances. The operator of the second surface water, ground water or the operator of its responsibility to comply with any other applicable governmental authority's rules, regulations or ordinances. The operator of Chevron USA Inc. OGRID #:4323 Address:6301 Deauville Blvd., Midland, TX 79706 Facility or well name: OGRID #:4323 Address:6301 Deauville Blvd., Midland, TX 79706 Facility or well name:OR aptor 4 9 Fed Com 410 (410H, 411H, 412H) API Number:Pending OCD Permit Number:FACILITY ID [fVV2213653026] U/L or Qtr/Qtr G, HSectionTownship 25SRange 32ECounty: Center of Proposed Design: Latitude103.67604NAD83 Surface Owner: 🔄 FederalStateTribal Trust or Indian Allotment Permanent
nvironment. Nor does approval relieve the operator of its responsibility to comply with any other applicable governmental authority's rules, regulations or ordinances. 1. Ogrator: Chevron USA Inc. OGRID #:4323 Address: 6301 Deauville Blvd., Midland, TX 79706 Facility or well name: CO Raptor 4 9 Fed Com 410 (410H, 411H, 412H) API Number: Pending OCD Permit Number: FACILITY ID [fVV2213653026] U/L or Qtr/Qtr G.H Section _ 4
Operator: Chevron USA Inc. OGRID #: 4323 Address: 6301 Deauville Blvd., Midland, TX 79706 Facility or well name: CORaptor 4 9 Fed Com 410 (410H, 411H, 412H) API Number: Pending OCD Permit Number: Facility or well name: CORaptor 4 9 Fed Com 410 (410H, 411H, 412H) API Number: Pending OCD Permit Number: FACILITY ID [fVV2213653026] U/L or Qtr/Qtr G.H Section 2. County: Lea 2. County: Deauville Blvd., Midland, TX 79706 2. Mits Sutface Owner: Federal 3. Surface Owner: Federal State 4. Tribal Trust or Indian Allotment NAD83 2. Surface Owner: G or J of 19.15.17.11 NMAC 7 Temporary: Drilling Workover 9 Permanent Emergency Cavitation P&A 9 National LLDPE HDPE PVC Other 9 String-Reinforced Liner type: Thickness 40 mit LLDPE 3. Below-grade tank
Address: 6301 Deauville Blvd., Midland, TX 79706 Facility or well name: CO Raptor 4 9 Fed Com 410 (410H, 411H, 412H) API Number: Pending OCD Permit Number: FACILITY ID [fVV2213653026] U/L or Qtr/Qtr G, H Section 4 Township 25S Range 32.E County: Lea Center of Proposed Design: Latitude 3urface Owner: S Federal State Private Tribal Trust or Indian Allotment 2. 2. 2. 2. 2. 2. 2. 2. 2. 2.
Facility or well name: CO Raptor 4 9 Fed Com 410 (410H, 411H, 412H) API Number: Pending OCD Permit Number: FACILITY ID [fVV2213653026] U/L or Qtr/Qtr G, H Section OCD Permit Number: County: Lea County: Lea County: Surface Owner: Federal State Private Tribal Trust or Indian Allotment 2. Pit: Subsection F, G or J of 19.15.17.11 NMAC Temporary: D' Drilling Workover Permanent Emergency Cavitation P&A Multi-Well Fluid Management Low Chloride Drilling Fluid String-Reinforced Liner Seams: Welded Factory Other Volume: 1x 15.400 bbl, 1 x 7.700 bbl Dimensions: L_251 ft x W_196 ft x D_8 ft 3. Below-grade tank: Subsection I of 19.15.17.11 NMAC Volume: bl Type of fluid:
API Number: Pending OCD Permit Number: FACILITY ID [fVV2213653026] U/L or Qtr/Qtr _G, HSection _4Township _25SRange _32ECounty: _Lea Center of Proposed Design: Latitude _32.16119 Longitude103.67604 NAD83 Surface Owner: FederalState Tribal Trust or Indian Allotment NAD83 2. State Tribal Trust or Indian Allotment 2. S prit: Subsection F, G or J of 19.15.17.11 NMAC Temporary: Drilling Workover
U/L or Qtr/Qtr _G, H Section _4 Township _25S Range _32E County: Lea Center of Proposed Design: Latitude _32.16119 Longitude103.67604 NAD83 Surface Owner: Federal State Private Tribal Trust or Indian Allotment NAD83 2.
Surface Owner: Federal □ State □ Private □ Tribal Trust or Indian Allotment 2. Pft: Subsection F, G or J of 19.15.17.11 NMAC Temporary: □ Drilling □ Workover □ Permanent □ Emergency □ Cavitation □ P&A □ Multi-Well Fluid Management Low Chloride Drilling Fluid □ yes □ no □ Permanent □ Emergency □ Cavitation □ P&A □ mil □ LLDPE □ PVC □ Other
2. ☑ Pit: Subsection F, G or J of 19.15.17.11 NMAC Temporary: ☑ Drilling Workover □ Permanent □ Emergency □ Cavitation □ P&A Multi-Well Fluid Management Low Chloride Drilling Fluid □ yes ☑ no ☑ Lined □ Unlined Liner type: Thickness _40 _mil □ LLDPE ☑ HDPE □ PVC □ Other
Below-grade tank: Subsection I of 19.15.17.11 NMAC Volume: bbl Type of fluid: Tank Construction material:
Volume: bbl Type of fluid: Tank Construction material:
Tank Construction material:
Secondary containment with leak detection 🗌 Visible sidewalls, liner, 6-inch lift and automatic overflow shut-off
□ Visible sidewalls and liner □ Visible sidewalls only □ Other
Liner type: Thicknessmil
 4. Alternative Method: Submittal of an exception request is required. Exceptions must be submitted to the Santa Fe Environmental Bureau office for consideration of approval.
5.
Fencing: Subsection D of 19.15.17.11 NMAC (Applies to permanent pits, temporary pits, and below-grade tanks)
Chain link, six feet in height, two strands of barbed wire at top (<i>Required if located within 1000 feet of a permanent residence, school, hospital, institution or church</i>)
 Four foot height, four strands of barbed wire evenly spaced between one and four feet 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	
8.	
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:	S
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.	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 ⊠ 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; □ <	□ 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 See Figures 2 & 7 	🗌 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 See Figure 4 	🗌 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 See Figures 6, 8, 9, Appendix G 	🗌 Yes 🖾 No
Within a 100-year floodplain. (Does not apply to below grade tanks) - FEMA map See Figure 3	🗌 Yes 🛛 No
Below Grade Tanks	
 Within 100 feet of a continuously flowing watercourse, significant watercourse, lakebed, 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

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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					
 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 See Figure 6 	🗌 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 See Figure 2 	🗌 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 See Appendices A, B, and Figures 1 & 2 	🗌 Yes 🖾 No				
 Within 300 feet of a wetland. US Fish and Wildlife Wetland Identification map; Topographic map; Visual inspection (certification) of the proposed site See Figures 2, 5, & 6 	🗌 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.	🗌 Yes 🗌 No				
- NM Office of the State Engineer - iWATERS database search; Visual inspection (certification) of the proposed site					
 Within 500 feet of a wetland. US Fish and Wildlife Wetland Identification map; Topographic map; Visual inspection (certification) of the proposed site 	🗌 Yes 🗌 No				
^{10.} <u>Temporary Pits, Emergency Pits, and Below-grade Tanks Permit Application Attachment Checklist</u> : Subsection B of 19.15.17.9 N <i>Instructions: Each of the following items must be attached to the application. Please indicate, by a check mark in the box, that the dot attached.</i>					
 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 See Appendix C 	NMAC				
 Siting Criteria Compliance Demonstrations - based upon the appropriate requirements of 19.15.17.10 NMAC Attached Design Plan - based upon the appropriate requirements of 19.15.17.11 NMAC See Appendix D Operating and Maintenance Plan - based upon the appropriate requirements of 19.15.17.12 NMAC See Appendix E 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 See Appendix F 	15.17.9 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 dot attached. Design Plan - based upon the appropriate requirements of 19.15.17.11 NMAC Operating and Maintenance Plan - based upon the appropriate requirements of 19.15.17.12 NMAC A List of wells with approved application for permit to drill associated with the pit. Closure Plan (Please complete Boxes 14 through 18, if applicable) - based upon the appropriate requirements of Subsection C of 19 and 19.15.17.13 NMAC Hydrogeologic Data - based upon the requirements of Paragraph (4) of Subsection B of 19.15.17.10 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:			
12. Permanent Pits Permit Application Checklist: Subsection B of 19.15.17.9 NMAC Instructions: Each of the following items must be attached to the application. Please indicate, by a check mark in the box, that the attached. Hydrogeologic Report - based upon the requirements of Paragraph (1) of Subsection B of 19.15.17.9 NMAC Siting Criteria Compliance Demonstrations - based upon the appropriate requirements of 19.15.17.10 NMAC Climatological Factors Assessment Certified Engineering Design Plans - based upon the appropriate requirements of 19.15.17.11 NMAC Dike Protection and Structural Integrity Design - based upon the appropriate requirements of 19.15.17.11 NMAC Leak Detection Design - 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 19.15.17.11 NMAC Nuisance or Hazardous Odors, including H2S, 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 19.15.17.9 NMAC and 19.15.17.13 NMAC	locuments are		
13. <u>Proposed Closure</u> : 19.15.17.13 NMAC See Appendix F			
Instructions: Please complete the applicable boxes, Boxes 14 through 18, in regards to the proposed closure plan.			
Type: Drilling Uvorkover Emergency Cavitation P&A Permanent Pit Below-grade Tank Multi-well Fl Alternative Proposed Closure Method: Waste Excavation and Removal Waste Removal (Closed-loop systems only) On-site Closure Method (Only for temporary pits and closed-loop systems) In-place Burial On-site Trench Burial Alternative Closure Method	uid Management Pit		
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	nttached to the		
15. <u>Siting Criteria (regarding on-site closure methods only)</u> : 19.15.17.10 NMAC Instructions: Each siting criteria requires a demonstration of compliance in the closure plan. Recommendations of acceptable source material are provided below. Requests regarding changes to certain siting criteria require justifications and/or demonstrations of equivalency. Please refer to 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 See Appendices A & B, and Figure 7 	□ Yes ⊠ No □ NA		
 Ground water is between 25-50 feet below the bottom of the buried waste NM Office of the State Engineer - iWATERS database search; USGS; Data obtained from nearby wells See Appendices A & B, and Figure 7 	□ Yes ⊠ No □ NA		
 Ground water is more than 100 feet below the bottom of the buried waste. NM Office of the State Engineer - iWATERS database search; USGS; Data obtained from nearby wells See Appendices A & B, and Figure 7 	⊠ 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 See Figure 6 	🗌 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 See Figure 2 	🗌 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		

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Received by OCD: 5/2/2022 10:29:34 AM	Page 7 of		
 NM Office of the State Engineer - iWATERS database; Visual inspection (certification) of the proposed site See Appendices A & B, and Figure 7 			
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 See Figures 2, 5 & 6 	🗌 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 See Figure 2 	🗌 Yes 🖾 No		
 Within the area overlying a subsurface mine. Written confirmation or verification or map from the NM EMNRD-Mining and Mineral Division See Figure 4 	🗌 Yes 🛛 No		
 Within an unstable area. Engineering measures incorporated into the design; NM Bureau of Geology & Mineral Resources; USGS; NM Geological Society; Topographic map See Figures 6, 8, & 9, Appendix G 	🗌 Yes 🖾 No		
Within a 100-year floodplain. - FEMA map See Figure 3	🗌 Yes 🖾 No		
 On-Site Closure Plan Checklist: (19.15.17.13 NMAC) Instructions: Each of the following items must be attached to the closure 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 Attached 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 19.15.17.13 NMAC Construction/Design Plan of Temporary Pit (for in-place burial of a drying pad) - based upon the appropriate requirements of 18.5.17.13 NMAC See Appendix D Protocols and Procedures - based upon the appropriate requirements of 19.15.17.13 NMAC See Appendix F Confirmation Sampling Plan (if applicable) - based upon the appropriate requirements of 19.15.17.13 NMAC See Appendix F Waste Material Sampling Plan - based upon the appropriate requirements of 19.15.17.13 NMAC See Appendix F Disposal Facility Name and Permit Number (for liquids, drilling fluids and drill cuttings or in case on-site closure standards ca See Appendix F Soil Cover Design - based upon the appropriate requirements of Subsection H of 19.15.17.13 NMAC See Appendix F Siel Reclamation Plan - based upon the appropriate requirements of Subsection H of 19.15.17.13 NMAC See Appendix F Site Reclamation Plan - based upon the appropriate requirements of Subsection H of 19.15.17.13 NMAC See Appendix F Site Reclamation Plan - based upon the appropriate requirements of Subsection H of 19.15.17.13 NMAC See Appendix F Site Reclamation Plan - based upon the appropriate requirements of Subsection H of 19.15.17.13 NMAC See Appendix F Site Reclamation Plan - based upon the appropriate requirements of Subsection H of 19.15.17.13 NMAC See Appen	7.11 NMAC 9.15.17.11 NMAC		
 17. Operator Application Certification: I hereby certify that the information submitted with this application is true, accurate and complete to the best of my knowledge and b 	elief.		
Name (Print): Tony Vallejo Title: Sr. Workforce Safety & Environmental Speci	alist - Factory		
Signature: Tony Vallejo Date: 05/02/2022			
e-mail address: jvallejo@chevron.com Telephone: <u>0: 432-687-7524 or C: 325-450-1</u>	413		
18. <u>OCD Approval</u> : x Permit Application (including closure plan) Closure Plan (only) OCD Conditions (see attachment)			
OCD Representative Signature: Victoria Venegas Approval Date: 05	/17/2022		
Title: Environmental Specialist OCD Permit Number: FACILITY ID [fV]	V2213653026]		
19. <u>Closure Report (required within 60 days of closure completion)</u> : 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.			
20. Closure Completion Date:			
Closure Method: Waste Excavation and Removal On-Site Closure Method Alternative Closure Method Waste Removal (Closed) If different from approved plan, please explain.	-loop systems only)		

e-mail address:___

21.		
Closure Report Attachment Checklist: Instructions: Each	of the following items must be attached	ed to the closure report. Please indicate, by a check
mark in the box, that the documents are attached.		
Proof of Closure Notice (surface owner and division)		
Proof of Deed Notice (required for on-site closure for pr	rivate land only)	
☐ Plot Plan (for on-site closures and temporary pits)		
Confirmation Sampling Analytical Results (if applicable	e)	
Waste Material Sampling Analytical Results (required f	or on-site closure)	
Disposal Facility Name and Permit Number	,	
Soil Backfilling and Cover Installation		
Re-vegetation Application Rates and Seeding Technique	3	
Site Reclamation (Photo Documentation)		
On-site Closure Location: Latitude	Longitude	NAD: 1927 1983
22.		
Operator Closure Certification:		
I hereby certify that the information and attachments submitted belief. I also certify that the closure complies with all applicable		
Name (Print):	Title:	
Signature:	Date:	

Telephone: _

e-mail address:___

21.		
Closure Report Attachment Checklist: Instructions: Each	h of the following items must be attached	to the closure report. Please indicate, by a check
mark in the box, that the documents are attached.		
Proof of Closure Notice (surface owner and division)		
Proof of Deed Notice (required for on-site closure for p	private land only)	
Plot Plan (for on-site closures and temporary pits)		
Confirmation Sampling Analytical Results (if applicab)	le)	
Waste Material Sampling Analytical Results (required	for on-site closure)	
Disposal Facility Name and Permit Number	,	
Soil Backfilling and Cover Installation		
Re-vegetation Application Rates and Seeding Techniqu	le	
Site Reclamation (Photo Documentation)		
On-site Closure Location: Latitude	Longitude	NAD: 1927 1983
22.		
Operator Closure Certification:		
I hereby certify that the information and attachments submitte belief. I also certify that the closure complies with all applica		
Name (Print):	Title:	
Signature:	Date:	

Telephone: _

Siting Criteria Demonstration (19.15.17.10) Temporary Pit containing non-low chloride fluids Cotton Draw Raptor 4 9 Fed Com Pit Section 4, T25S, R32E

Depth to Groundwater, 19.15.17.10.3(a)

Figure 7, Appendices A & B, and the discussion presented below demonstrate that the groundwater within the broader area of the proposed site ranges from 35 to 406 feet near the Temporary Pit.

Figure 7 depicts the location of the pit relative to the locations of water wells within 5 miles of the pit for which water level data are available. Depth to water for the most recent, reliable measurement and the well identification number are shown adjacent to each well on **Figure 7**. The approximate boundary of the Pecos River Basin alluvial aquifer is located to the west of the Temporary Pit (**Figure 7**). Water well data, including gauging dates, are detailed in **Appendix A** (USGS) and **Appendix B** (NMOSE).

All water wells located within 5 miles of the temporary pit were gauged by USGS at > 30 ft below ground surface (bgs).

- The nearest water well to the pit location is located approximately 0.85 miles to the north and is completed in the Chinle Formation. Water level was measured at 290 ft bgs in 2012 (3,209 ft above NGVD29) within a USGS well.
- To the north, the nearest well is located 4.5 miles away and is completed in the Alluvium. Water level was measured at 35 ft bgs (3,555 ft above NAVD88) in 2012.
- To the east, the nearest well is located 4.7 miles away and is completed in the Santa Rosa Formation. Water level was measured at 118 ft bgs (3,354 ft above NAVD88) in 2013.
- To the west, the nearest well is located 3.9 miles away and is completed in the Rustler Formation. The water level was measured at 390 ft bgs (3,070 above NGVD) in 1998.
- Farther to the west at 4.1 miles away, another USGS-measured well is completed in the Seven Rivers Formation. The water level was measured at 406 ft bgs (3,061 ft above NGVD).
- No USGS water wells were found to the south of the proposed pit location.
- One NMOSE-measured well is located north of the proposed Temporary Pit location at a distance of 1.4 miles. A measured water level of 314 feet is reported in the NMOSE database (with no associated date).

A layer of Quaternary alluvium is present at surface in the vicinity of the proposed location and is composed of unconsolidated to partially consolidated sand, silt, gravel, clay and caliche. The alluvium & underlying Ogallala formation generally ranges from 100 to 200 feet thick in this area (Arcadis 2020¹). The Quaternary deposits / Ogallala formation are underlain by the Triassic Dockum Group including the Chinle and Santa Rosa formations and deeper, Permian-age strata (Figure 9). The Chinle Formation outcrops several miles to the east of the proposed location and the Permian strata outcrop several miles to the west along the course of the Pecos River.

¹ Arcadis 2020. Cotton Draw Development Area Environmental Field Survey. Prepared for Chevron.

Geotechnical report and boring log were obtained at the proposed pit location (**Attachment 2**). In March 2018, five exploratory soil borings were drilled to depths of 30 feet to 80 feet in the vicinity of the proposed pit. Water was not encountered in the borings and they were subsequently plugged.

Proximity to Surface Water, 19.15.17.10.3(b)

Figure 6 visualizes USGS contour lines and the USGS National Hydrography Dataset. The map demonstrates that the location is not within 1,000 feet of a continuously flowing waterway course, any other significant watercourse or lakebed, sinkhole, or playa lake.

Proximity to Occupied Residences, Schools, Hospitals, Institutions or Churches, 19.15.17.10.3(c)

The ESRI aerial imagery in **Figure 2** demonstrates that the location is not within 300 feet of occupied residences, schools, hospitals, institutions or churches.

• There are no structures within 1,000 feet of the pit location.

Proximity to springs and/or Domestic Freshwater Wells 19.15.17.10.3(d)

No springs or domestic freshwater wells have been mapped within 300 ft of the pit locations.

Proximity to Incorporated Municipal Boundaries and Fresh Water Well Fields 19.15.17.10.3(e)

Figure 1 demonstrates that the location is not within incorporated municipal boundaries or defined municipal fresh water well fields covered under a municipal ordinance adopted pursuant to NMSA 1978, Section 3-27-3, as amended.

• The closest municipality is the city of Malaga, approximately 23 miles to the west.

Proximity to Wetlands, 19.15.17.10.3(f)

Utilizing USFWS wetland data, **Figure 5** demonstrates that the proposed location is not located within 300 feet of a wetland.

Proximity to Subsurface Mines, 19.15.17.10.3(g)

Analysis of aerial imagery in the vicinity of the proposed temporary pit show that the nearest mines are all surficial caliche pits. There are no subsurface mines in the area as indicated in **Figure 4**.

Proximity to Unstable Area, 19.15.17.10.3(h)

Siting Criteria Demonstration

Figure 8 identifies the location of the proposed temporary pit with respect to Bureau of Land Management (BLM) mapped potential karst areas. The proposed Temporary Pit is mapped in a "Low Potential" karst area. The area lies near the western end of the Delaware Basin, and is situated north of the Gypsum Plain (Hill 1996²). Bedrock cropping out beneath the proposed project area is comprised of the Rustler Formation, a roughly 50-meter-thick sequence of limestone, siltstone, and sandstone with interbedded clay and gypsum (Land and Veni 2014³). There are, however, no indications that voids or other karst features are present or are likely to form in the vicinity of the proposed location. Therefore, local karst potential is likely to be low. An Evaluation of Unstable Conditions is presented in Appendix G that details several lines of evidence in support of this position. In summary:

- There are no dissolution features within 5-miles of the proposed location (Figure 11),
- Karst forming strata are over ~1,000-feet deep beneath the proposed location (Appendix G - Figure G.1),
- 3. An Arcadis field study of the area indicated no karst features were identified (Attachment 1),
- 4. Tetra Tech geotechnical report and boring log from the proposed Two Recycled Storage Ponds did not indicate karst potential (**Attachments 2**),
- The Bureau of Land Management, Paul Murphy prepared the Environmental Assessment (EA), document number - DOI-BLM-NM-P020-2018-0846-EA, evaluating CO Grizzly 3 27 Fed. This EA notes that karst were evaluated but determined to have no impacts and therefore not evaluated in the EA. (Section 1.6, Attachment 3).

In the unlikely event that a void occurs during construction or operation activities, all activities must stop immediately, and the BLM should then be contacted within 24 hours to devise the best management plan to protect the environment and human safety.

Proximity to Floodplains, 19.15.17.10.3(i)

The location is within an area that has not yet been mapped by the Federal Emergency Management Agency with respect to the Flood Insurance Rate 100-Year Floodplain (**Figure 3**). In lieu of FEMA data, **Figure 10** visualizes the USDA – SSURGO Soils data for dominant flooding frequency condition. The location is not located within an area with any indication of flooding. The nearest area determined to have "Rare" flooding frequency is in excess of 1 mile away. As defined by the USDA, "'*Rare' means that flooding is unlikely but possible under unusual weather conditions. The chance of flooding is 1 to 5 percent in any year*".

² Hill, C.A. 1996 Geology of the Delaware Basin, Guadalupe, Apache and Glass Mountains: New Mexico and West Texas: Permian Basin Section: Midland, Texas, SEPM, 480 pp.

³ Land, Lewis and George Veni. 2014. Electrical resistivity surveys, Johnson Estate drill site, Loving County, Texas. National Cave and Karst Research Institute Report of Investigation 5, Carlsbad, NM. March 2014.

Site Specific Information, Figures 1-11

Temporary Pit containing non-low chloride fluids Cotton Draw Raptor 4 9 Fed Com Pit Section 4, T25S, R32E













FIGURE











•







Variance Requests

Temporary Pit containing non-low chloride fluids Cotton Draw Raptor 4 9 Fed Com Pit Section 4, T25S, R32E Variance Requests Cotton Draw Raptor 4 9 Fed Com (410H, 411H, 412H) Temporary Pit

Variance Request 1 of 2 – Extension of Closure Timeline for Temporary Pit

Reason for the requested variance

The Operator wishes to standardize closure practices and procedures across all active development areas where Temporary Pits are used. A closure timeline extension allows for improved flexibility in managing closure operations and would improve efficiency by allowing the closure of multiple pits during a single campaign.

The closure timeline is stated with the definition of a Temporary Pit, in that a pit *"must be closed within six months from the date the operator releases the drilling or workover rig from the first well using the pit"*.

For purposes of this variance, the Operator proposes a timeline based on the date of the first occurrence of Rig Down Move Out (RDMO). RDMO is defined as the activity when the drilling rig is moved off location. Typically, RDMO occurs after the completion of drilling the last well on the pad. On pads where the Operator plans to return to the pad, multiple RDMO dates occur. This variance does not consider subsequent RDMO affecting the closure timeline dates after the first RDMO. The Operator proposes dewatering the pit within 30 days of RDMO and proposes closing the pits within 1 year of RDMO.

The Operator uses a batch drilling process for drilling multiple wells on a single pad. The common procedure is to drill all the surface hole sections first followed by intermediate hole sections and finally production hole sections. The drilling rig skid moves to the next well without performing rig down activities when batch drilling. For the proposed four-well pad, the rig drills surfaces in the order of wells one to four, then intermediates in the order of wells four to one, and finally productions in the order of one to four. Note that specific orders may change based off well design and location specific factors, but the process of skidding and batch drilling is consistent throughout.

If the Operator ceases operations before drilling is complete and the rig is moved off the pad location, this constitutes a RDMO date and the 1-year closure criteria is based off the earliest RDMO date.

The Operator may utilize a shallow rig for drilling of only the surface and/or intermediate hole sections, if permitted to do so. The rig down and move out of the shallow rig does not constitute an RDMO date if the larger rig intending to drill production holes arrives within 3 months.

Demonstration that the variance will provide equal or better protection of fresh water, public health and the environment.

In order to uphold the Operator's commitment to people and the environment, the following assurances will be provided in excess of the baseline requirements of 19.15.17 NMAC.

- The Operator will dewater the Temporary Pit within 30 days after RDMO.
- The Operator will utilize a 40-mil HDPE liner, as proposed in Variance 2.
- No fluid will be stored in the pit for any purpose after the completion of drilling activities other than in the event of emergency actions as described in 19.15.17.14 NMAC.
- The pits will be visually inspected on a monthly basis between RDMO and closure.
- If fluid is seen in the pit during inspection, then the Operator will mobilize equipment to have the pits drained within 7 days.
- The operator will maintain a fence around the perimeter of the pits and ensure it remains in good repair until closure.

Variance Request 2 of 2 – Proposed Use of High-Density Polyethylene (HDPE) Liner for Temporary Pit in lieu of Linear Low-Density Polyethylene (LLDPE) Liner

Memorandum

To: New Mexico Oil Conservation Division (NMOCD)

From: Chevron MCBU - Facilities Engineering Group

Subject: Variance Request for Use of HDPE Liner Material for Temporary Reserve Pits in New Mexico

Date: 7/23/2020

Chevron requests a variance to NMAC 19.15.17.11 (F) for use of high-density polyethylene (HDPE) geomembrane for the lining of temporary drilling reserve pits. HDPE is a preferred material which Chevron will install during drilling reserve pit construction. Chevron will utilize an HDPE geomembrane which offers equal or better performance than a typically available 20-mil string reinforced linear low-density polyethylene (LLDPE) material detailed in 19.15.17.11 (F), NMAC. An HDPE liner of equivalent thickness or greater than the 20-mil LLDPE will be installed. The following are considered in the design for implementation of the HDPE material to ensure the product is an equivalent, to the LLDPE material described, for temporary reserve drilling pits in New Mexico.

- An HDPE liner that has a thickness of less than 30-mils will be installed in a reserve pit as a shop-fabricated, extruded liner, and will not be field welded. Only HDPE liners of 30-mils in thickness or greater will be field welded for use in the temporary reserve pits.
- HDPE has lower permeability compared to LLDPE. This provides high barrier protection for soils during drilling operations and usage of the pits.
- HDPE may be installed with an underlying geotextile or similar material to provide additional protection from puncture or stress cracking. The subgrade for the liner system will be screened of deleterious materials and rocks and will be suitable for the liner installation. The use of geotextile or similar material will be evaluated on a specific case-by-case basis by Chevron.
- The HDPE liner used in Chevron's temporary reserve pits will have an equivalent or higher tear resistance and puncture resistance than that of a typical 20-mil string reinforced liner.
- HDPE material properties and liner has improved UV resistance to degradation when compared to LLDPE. This allows for extended life and improved long-term durability in pit liner applications.

All requirements for temporary pits' design and construction will be met in accordance with NMAC 19.15.17.11 and liner compatibility will comply with EPA SW-846 Method 9090A. Any requirements that may not be able to be adequately addressed, will be addressed under a separate variance request on a case-by-case basis.

Disclaimer: Tetra Tech, Inc. has not evaluated the full design of temporary reserve pits for Chevron and is not involved in the construction or operation of Chevron's lined, temporary reserve pits. Chevron understands that they will ensure that specific pit designs meet the criteria and intent of the NMAC and applicable codes for each pit location and construction.





TECHNICAL DATA SHEET

2801 Boul. Marie-Victorin Varennes, Quebec Canada |3X IP7

HDPE Series, 40 mils

Black, Smooth

PROPERTY	TEST METHOD) FREQUENCY(1)	UNIT Imperial	
SPECIFICATIONS				
Thickness (min. avg.)	ASTM D5199	Every roll	mils	40.0
Thickness (min.)	ASTM D5199	Every roll	mils	36.0
Melt Index - 190/2.16 (max.)	ASTM D1238	I/Batch	g/10 min	1.0
Sheet Density (8)	ASTM D792	Every 10 rolls	g/cc	≥ 0.940
Carbon Black Content	ASTM D4218	Every 2 rolls	%	2.0 - 3.0
Carbon Black Dispersion	ASTM D5596	Every 10 rolls	Category	Cat. I & Cat. 2
OIT - standard (avg.)	ASTM D3895	I/Batch	min	100
Tensile Properties (min. avg) (2)	ASTM D6693	Every 2 rolls		
Strength at Yield			ррі	88
Elongation at Yield			%	13
Strength at Break			ррі	162
Elongation at Break			%	700
Tear Resistance (min. avg.)	ASTM D1004	Every 5 rolls	lbf	28
Pun ture Resis ance (min. avg.)	ASTM D4833	Every 5 rolls	lbf	80
Dimensional Stability	ASTM D1204	Certified	%	± 2
Stress Crack Resistance (SP-NCTL)	ASTM D5397	I/Batch Per	hr	500
Oven Aging - % retained after 90 days	ASTM D5721	formulation		
HP OIT (min. avg.)	ASTM D5885		%	80
UV Res % retained after 1600 hr	ASTM D7238	Per formulation		
HP-OIT (min. avg.)	ASTM D 5885		%	50
Low Temperature Brittleness	ASTM D746	Certified	°F	- 106

NOTES

I. Testing frequency based on standard roll dimension and one batch is approximately 180,000 lbs (or one railcar).

2. Machine Direction (MD) and Cross Machine Direction (XMD or TD) average values should be on the basis of 5 specimens each direction. 8. Correlation table is available for ASTM D792 vs ASTM D1505. Both methods give the same results.

* All values are nominal test results, except when specified as minimum or maximum.

* The information contained herein is provided for reference purposes only and is not intended as a warranty of guarantee. Final determination of suitability for use contemplated is the sole responsability of the user. SOLMAX assumes no liability in connection with the use of this information.

Solmax is not a design professional and has not performed any design services to determine if Solmax's goods comply with any project plans or specifications, or with the application or use of Solmax's goods to any particular system, project, purpose, installation or specification.



TECHNICAL DATA SHEET

HDPE Series, 40 mils

Black, Top Side Single Textured

2801 Boul. Marie-Victorin Varennes, Quebec Canada J3X 1P7 Tel: (450) 929-1234 Sales: (450) 929-2544 Toll free in North America:1-800-571-3904 www.Solmax.com www.solmax.com

PROPERTY	TEST METHOD FREQUENCYက		UNIT Imperial	
SPECIFICATIONS				
Nominal Thickness		-	mils	40
Thickness (min. avg.)	ASTM D5994	Every roll	mils	38.0
Lowest ind. for 8 out of 10 values			mils	36.0
Lowest ind. for 10 out of 10 values			mils	34.0
Asperity Height (min. avg.) (3)	ASTM D7466	Every roll	mils	16
Textured side		-		Тор
Melt Index - 190/2.16 (max.)	ASTM D1238	I/Batch	g/10 min	1.0
Sheet Density (8)	ASTM D792	Every 10 rolls	g/cc	≥ 0.940
Carbon Black Content	ASTM D4218	Every 2 rolls	%	2.0 - 3.0
Carbon Black Dispersion	ASTM D5596	Every 10 rolls	Category	Cat. I & Cat. 2
OIT - standard (avg.)	ASTM D3895	I/Batch	min	100
Tensile Properties (min. avg) (2)	ASTM D6693	Every 2 rolls		
Strength at Yield			ррі	88
Elongation at Yield			%	13
Strength at Break			ррі	88
Elongation at Break			%	150
Tear Resistance (min. avg.)	ASTM D1004	Every 5 rolls	lbf	30
Pun ture Resis [,] ance (min. avg.)	ASTM D4833	Every 5 rolls	lbf	90
Dimensional Stability	ASTM D1204	Certified	%	± 2
Stress Crack Resistance (SP-NCTL)	ASTM D5397	I/Batch Per	hr	500
Oven Aging - % retained after 90 days	s ASTM D5721	formulation		
HP OIT (min. avg.)	ASTM D5885		%	80
UV Res % retained after 1600 hr	ASTM D7238	Per formulation		
HP-OIT (min. avg.)	ASTM D5885		%	50
Low Temperature Brittleness	ASTM D746	Certified	°F	- 106
	Roll dimensions may vary ±1	%)		

NOTES

I. Testing frequency based on standard roll dimension and one batch is approximately 180,000 lbs (or one railcar).

2. Machine Direction (MD) and Cross Machine Direction (XMD or TD) average values should be on the basis of 5 specimens each direction.

3. Lowest individual and 8 out of 10 readings as per GRI-GM13 / 17, latest version.

8. Correlation table is available for ASTM D792 vs ASTM D1505. Both methods give the same results.

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Appendix A

United States Geological Survey

Groundwater Data

USGS 320952103444401 25S.31E.02.214411

Latitude 32°09'50.0", Longitude 103°44'41.2" NAD83 Eddy County, New Mexico Hydrologic Unit 13070001 Well depth: not determined. Land surface altitude: 3,468.0 feet above NGVD29. Well completed in "Other aquifers" (N99990THER) national aquifer. Well completed in "Azotea Tongue of Seven Rivers Formation" (313AZOT) local aquifer.



USGS 320932103443801 25S.31E.02.23441

Latitude 32°09'37.4", Longitude 103°44'29.6" NAD83 Eddy County, New Mexico Hydrologic Unit 13070001 Well depth: 1016 feet Land surface altitude: 3,460.00 feet above NGVD29. Well completed in "Other aquifers" (N9999OTHER) national aquifer. Well completed in "Rustler Formation" (312RSLR) local aquifer.



USGS 321005103402301 24S.32E.33.42241

Latitude 32°10'21.6", Longitude 103°40'18.9" NAD83 Lea County, New Mexico Hydrologic Unit 13070001 Well depth: 367 feet Land surface altitude: 3,499.00 feet above NGVD29. Well completed in "Other aquifers" (N9999OTHER) national aquifer. Well completed in "Chinle Formation" (231CHNL) local aquifer.



USGS 320956103353801 25S.33E.05.12122

Lea County, New Mexico Hydrologic Unit Code 13070007 Latitude 32°09'59.4", Longitude 103°35'47.2" NAD83 Land-surface elevation 3,473.00 feet above NGVD29 This well is completed in the Other aquifers (N99990THER) national aquifer. This well is completed in the Santa Rosa Sandstone (231SNRS) local aquifer.



USGS 321312103395601 24S.32E.10.344333

Latitude 32°13'30.4", Longitude 103°39'52.7" NAD83 Lea County, New Mexico Hydrologic Unit 13070007 Well depth: 60 feet Land surface altitude: 3,589.00 feet above NGVD29. Well completed in "Other aquifers" (N9999OTHER) national aquifer. Well completed in "Alluvium, Bolson Deposits and Other Surface Deposits" (110AVMB) local aquifer.



Appendix B

New Mexico Office of the State Engineer Water Column/Average Depth to Water Data
New Mexico Office of the State Engineer Water Column/Average Depth to Water

(A CLW##### in the POD suffix indicates the POD has been replaced & no longer serves a water right file.)	(R=POD has been replaced, O=orphaned, C=the file is closed)	(0				1=NW smalle:		3=SW 4= rgest)		D83 UTM in me	ters)	(1	n feet)	
	POD Sub-	,		Q					,				Depth V	Nater
POD Number	Code basin Co	-							Х	Y	Distance		Water Co	olumn
C 04536 POD1	С	LE	1	2 2	2 3	3 24S	32E	62501	19	3561244 🌍	2138	500	314	186
<u>C 02568</u>	CUB	ED	4	3	1 0 [.]	1 25S	31E	61910	03	3558892* 🌍	5792	1025		
<u>C 02569</u>	CUB	ED	4	4	2 02	2 25S	31E	61869	99	3558891* 🌍	6196	1016		
<u>C 02572</u>	CUB	ED	4	2	2 02	2 25S	31E	61869	95	3559294* 🌍	6199	852		
<u>C 02570</u>	CUB	ED	4	2	4 02	2 25S	31E	61870	04	3558489* 🌍	6218	895		
C 03830 POD1	CUB	ED	4	2	4 02	2 25S	31E	61863	32	3558432 🌍	6295	450		
<u>C 02573</u>	CUB	ED	1	4	2 02	2 25S	31E	61849	99	3559091* 🌍	6392			
<u>C 02571</u>	CUB	ED	4	1 :	2 02	2 25S	31E	61829	92	3559294* 🌍	6602	860		
<u>C 02574</u>	CUB	ED	1	1 :	2 02	2 25S	31E	61809	92	3559494* 🌍	6810			
C 03528 POD1	С	LE	1	1 :	2 1	5 24S	32E	62604	40	3566129 🌍	7112	541		
<u>C 02350</u>	CUB	ED		4 3	3 10) 24S	32E	62582	26	3566333* 🌍	7283	60		
<u>C 02312</u>	CUB	LE	1	2	1 0	5 25S	33E	63229	92	3559772 🌍	7429	150	90	60
										Averaç	ge Depth to	Water:	202 fe	et
											Minimum	Depth:	90 fe	et
											Maximum	Depth:	314 fe	et
Record Count: 12														

Record Count: 12

UTMNAD83 Radius Search (in meters):

Easting (X): 624891.9

Northing (Y): 3559109.87

Radius: 8045

*UTM location was derived from PLSS - see Help

The data is furnished by the NMOSE/ISC and is accepted by the recipient with the expressed understanding that the OSE/ISC make no warranties, expressed or implied, concerning the accuracy, completeness, reliability, usability, or suitability for any particular purpose of the data.

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Appendix C – Hydrogeologic Data

Temporary Pit containing non-low chloride fluids Cotton Draw Raptor 4 9 Fed Com Pit Section 4, T25S, R32E

Appendix C – Hydrogeologic Data Cotton Draw Raptor 4 9 Fed Com (410H. 411H, 412H) Temporary Pit

Topography and Surface Hydrology

The location of the proposed temporary pit is in southwestern Lea County, New Mexico between the Mescalero Ridge and the Pecos River in the Pecos Valley section of the Great Plains physiographic province. The pit lies at an elevation of 3,500 ft above sea level and the general area in the vicinity of the pit is characterized by bluffs surrounded by relatively flat to gentle sloping terrain (**Figure 7**). The land surface slopes gently to the southwest at approximately 25 feet per mile.

Surface water within the survey area is affected naturally by geology, precipitation, and water erosion. The area is located in the semi-arid southwest on the northern edge of the Chihuahuan Desert where annual precipitation averages 10.5 inches with the greatest rainfall occurring as monsoonal storms in late summer (July – September). About half of the annual precipitation is received during this period via brief, intense storms that can cause large amounts of runoff and potential flooding (NMOSE 2010).

Southwestern Lea County, including the temporary pit area, lies within the Lower Pecos River Basin. The major stream flowing through this basin is the Pecos River which is located approximately 17 miles to the west of the survey area in southeastern Eddy County. Surface water in the Lower Pecos River Basin comes from three main sources: inflow from the Upper Pecos River Basin, flood inflow from storm events, and groundwater base inflow. The Pecos River bisects Eddy County and runs through the center of the City of Carlsbad. The Pecos River is dammed by Brantley Dam and by Avalon Dam 10-miles northwest and 5-miles north of Carlsbad, respectively, and by Red Bluff Dam located just across the New Mexico – Texas State line.

There are no streams or other tributaries to the Pecos River in the vicinity of the proposed location for the temporary pit. Anthropogenic activities that could affect surface water resources in the area include livestock grazing management and oil and gas development. Surface water flow direction for various parts of the area depends on the slope of the land which is generally to the southwest. Surface drainage flows ephemerally during precipitation events and collects in depressions, infiltrates soil, or evaporates. At its closest point, the Pecos River is located approximately 17 miles west of the survey area.

Soils

The majority of the soil complexes mapped within the area of the proposed temporary pit are Pyote and maljamar fine sands (Pu) which are classified as loamy sand soils (**Figure 10**). These soils are typically moderately deep or very deep soils that consist of loamy sand underlain by fine sands. Slopes range from 0 to 3 percent within these loamy sand soils. If these soils are unprotected by plant cover, they are easily wind blown into low hummocks. These soils have rapid permeability and are well drained. These soils support grassland vegetative communities dominated by species such as sand bluestem, yellow Indiangrass, black grama, dropseed species, and little bluestem. Dominant shrub species observed within these soils were creosote bush (*Larrea*)

tridentate), mesquite (*Prosopis glandulosa*), rubber rabbitbrush (*Ericameria nauseosa*), and yucca sp. (*Yucca sp*.). The annual grasses and forbs population will fluctuate with the variation of amount of rainfall annually and with the seasons. Without brush and graze control the vegetative communities within these soils will become shrub dominate, and there will be a loss of grass cover and increased surface soil erosion (USDA 2016).

Geology

The area in the vicinity of the proposed pit location is underlain by recent eolian deposits consisting of drift sand a few feet in thickness and local occurrences of sand dunes (**Figure 9**). The eolian deposits are underlain by Pleistocene to recent alluvial deposits consisting of unconsolidated to partially consolidated sand, silt, gravel, clay and caliche. A thin layer of Tertiary Ogallala Formation may underlie the alluvium. Alluvium / Ogallala thickness in this area appears to be approximately 100 to 200 feet. Triassic Dockum strata outcrop along Paduca Breaks to the southeast of the survey area. Triassic Dockum strata underlie the alluvium / Ogallala deposits and its thickness appears to be approximately 400 to 500 feet. The Dockum Group has been divided into three formations: lower red shale, siltstone, and very fine-grained sandstone called the Tecovas Formation (or Pierce Canyon redbeds); middle reddish-brown and gray sandstone called the Santa Rosa sandstone; and upper brick-red to maroon and purple shale with thin beds of fine red or gray sandstone and siltstone called the Chinle Formation.

- The Tecovas or Pierce Canyon redbeds (considered Permian by some geologists and sometimes correlated with the Dewey Lake redbeds) overlie the Rustler Formation. The Tecovas' thickness is approximately 350 feet and it consists of red sandy shale and fine-grained sandstones with greenish–gray inclusions.
- The Santa Rosa sandstone consists of reddish-brown and gray, medium- to coarsegrained, micaceous, well-cemented sandstone and conglomerate. The sandstone is typically cross-bedded and is interbedded with red shale and siltstone. The thickness of the Santa Rosa sandstone generally ranges from approximately 200 to 300 feet over most of the area where it occurs.
- The Chinle Formation consists of a series of red shales and thin interbedded sandstones and appears to be about 200 feet thick in this area but can be as much as several hundred feet thick in other parts of southern Lea County.

Dewey Lake redbeds (sometimes correlated with the Tecovas Formation) underlie the Triassic Dockum and overlie the Rustler Formation. Dewey Lake is a series of red beds consisting of micaceous red siltstone, shale, and sandstone with gypsum cementation

The Rustler Formation consists largely of anhydrite, gypsum, interbedded sandy clay and shale, and dolomitic limestone near the upper part of the formation. The Rustler overlies the Salado Formation and is approximately 400 feet thick in this area (Nicholson and Clebsch 1961). The Rustler typically consists of a lower clastic unit composed mainly of red and gray shale and some interbedded anhydrite and an upper anhydrite unit containing dolomitic limestone beds of varying thicknesses. Geologic units in the general area which potentially contain usable groundwater are the Alluvium/Ogallala, the Dockum Group, and possibly the Rustler Formation.

Groundwater

In the vicinity of the proposed pit, the Rustler Formation, Dockum Group and the Alluvium / Ogallala have the potential to provide small quantities of water to water supply wells. However, no water wells were found at in the immediate vicinity of the proposed site (**Figure 7**). Several water wells have been identified within 2 to 5 miles of the site) which are used primarily to support domestic, livestock and / or oil and gas exploration and development water needs. The depths of the wells indicate that some are completed in the Alluvium/Ogallala, Chinle Formation, Santa Rosa Formation, Rustler Formation, and the Seven Rivers Formation.

<u>Depth to Water</u>: An analysis of publicly available data from the NMOSE and USGS indicate that the depth to groundwater beneath the proposed location is in excess of 100 feet based on the closest wells which are 4,500 feet or more from the proposed site. The depths to water within a 5-mile radius of the proposed site range from 35 feet (approximately 4 miles north of the proposed site) to 406 feet in a Seven Rivers Formation well located approximately 4.1 miles west of the proposed site.

Groundwater within 5 miles of the proposed location appears to be present in the Pecos River Basin Alluvial aquifer contained within Quaternary deposits present at surface and underlain by the Ogallala aquifer. This part of Lea County appears to be situated at or near the northern edge of the Pecos River Basin Alluvium aquifer. In this area, the Alluvium/Ogallala appears to be 200 feet in thickness or less and contains water based on data from the USGS and NMOSE database. The proposed location, however, is not located above the mapped extent of the Pecos River Basin Alluvial aquifer. The Triassic Dockum formations which underlie the Alluvium/Ogallala are also sources of potable water. There are several water wells within 5 miles of the location based on the USGS and NMOSE database for the water wells in the general area range from 5 gallons per minute (gpm) to 18 gpm for the shallow wells (300 feet or less in depth) and 35 gpm to 58 gpm for the deeper wells (646 feet and 750 feet in depth). The Permian rocks which underlie the Triassic Dockum formations do not typically contain potable water.

Recharge:

Recharge is by direct precipitation and infiltration from intermittent streamflow and subsurface groundwater flow from upgradient areas. The region is characterized by an annual precipitation of 10 to 20 inches and high average annual evaporation rates. Most recharge is episodic and associated with periods of heavy rainfall. Recharge is most likely to occur during long-duration rainfall events or periods of frequent, smaller rainfall events. Otherwise the water is has a high likelihood of being lost to evapotranspiration. The average annual recharge rate for the Pecos River Basin aquifer in Lea Co., NM is between 0 and 0.5 inches/year (Hutchison et al., 2011).

References

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Appendix D – Design Plan

Temporary Pit containing non-low chloride fluids Cotton Draw Raptor 4 9 Fed Com Pit Section 4, T25S, R32E

Appendix D – Design Plan Cotton Draw Raptor 4 9 Fed Com Pit Temporary Pit

The Operator will design and construct the temporary pit to contain liquids and solids; prevent contamination of fresh water; and protect public health and the environment. The Design and Construction will follow the requirements listed below:

- The topsoil will be stripped and stockpiled prior to construction for use as the final cover during closure.
- A sign, consistent the requirements of 19.15.16.8 NMAC, will be utilized and made viewable at he location of the pit.
- Fencing will be in place around the perimeter of the pits and the Operator will ensure it remains in good repair until closure.
- Netting will not be installed on the temporary pit; however, the operator will inspect for and report any discovery of dead migratory birds or other wildlife while the pit contains fluid and isin use.
- The design of the pit, including the berms, geomembrane material, and construction notes below, is intended to ensure the confinement of liquids to prevent releases.
- The subgrade and interior slopes will be screened for deleterious materials and rocks and will be suitable for the liner installation. An underlying geotextile may be used to provide additional protection from puncture or stress cracking.
- The slopes of the pit will be constructed at a two horizontal to one vertical foot ratio.
- A 40-mil HDPE liner resistant to petroleum hydrocarbons, salts and acidic and alkaline solutions, and ultraviolet light will be installed in the pit. Liner compatibility will comply with EPA SW-846 Method 9090A. Technical data sheets for the liner material can be found in *Variance Request 2 of 2 – Proposed Use of High-Density Polyethylene (HDPE) Liner for Temporary Pit in lieu of LinearLow-Density Polyethylene (LLDPE) Liner.*
- Liner seams will be minimized as is practical during construction and will only be oriented up and down a slope. When field welding the liner seams, the liner will overlap a minimum of 4 inches and a maximum of 6 inches. Welds will be minimized in corners and irregularly shaped area.

Welds will only be performed by qualified personnel.

- Construction will avoid excessive stress-strain on the liner by screening the subgrade for deleterious materials and rock and using geotextile where needed, utilized experienced personnel for the installation of the liner, taking care when unrolling liner material and limiting the use of any machinery that could damage the liner.
- The edged of the liner will be anchored in the bottom of a compacted earth field trench that is 18 inches deep.
- Impingement of liquids onto the liner will be prevented by use of a loose hose discharge method. The design ensures fluid enters a malleable section of hose laying on the pit berm prior to entering the pit preventing direct impingement.
- The design includes a 4 foot berm and bar ditch around the entirety of the pit to prevent run onof surface water. The berm will be maintained from construction to closure.
- The volume of the temporary pit is 6.6 acre-ft including freeboard.
- No venting or flaring of gas will take place during the construction, use, and closure of the pit and, as such, the entirety of the pit will be lined.





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NOTE:

Please be advised, that while reasonable efforts are made to locate and verify pipelines and anomalies using our standard pipeline locating equipment, it is impossible to be 100 % effective. As such, we advise using caution when performing work as there is a possibility that pipelines and other hazards, such as fiber optic cables, PVC pipelines, etc. may exist undetected on site.

NOTE:

Many states maintain information centers that establish links between those who dig (excavators) and those who own and operate underground facilities (operators). It is advisable and in most states, law, for the contractor to contact the center for assistance in locating and marking underground utilities. For guidance, New Mexico One Call <u>www.nm811.org</u>

FENSTERMAKER

C. H. Fenstermaker & Associates, L.L.C. 135 Regency Sq. Lafayette, LA 70508 Ph. 337-237-2200 Fax. 337-232-3299 www.fenstermaker.com FOR THE EXCLUSIVE USE OF CHEVRON U.S.A. INC. I, Robert L. Lastrapes, Professional Surveyor, do hereby state this plat is true and correct to the best of my knowledge.

08/27/202 BOSICIAL SURVEY

Robert L. Lastrapes Registration No.23006 DISCLAIMER: At this time, C. H. Fenstermaker & Associates, L.L.C. has not performed nor was asked to perform any type of engineering, hydrological modeling, flood plain, or "No Rise" certification analyses, including but not limited to determining whether the project will impact flood hazards in connection with federal/FEMA, state, and/or local laws, ordinances and regulations. Accordingly, Fenstermaker makes no warranty or representation of any kind as to the foregoing issues, and persons or entities using this information shall do so at their own risk.

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Appendix E – Operating and Maintenance Plan

Temporary Pit containing non-low chloride fluids Cotton Draw Raptor 4 9 Fed Com Pit Section 4, T25S, R32E

Appendix E – Operating and Maintenance Plan Cotton Draw Raptor 4 9 Fed Com (410H, 411H, 412H) Temporary Pit

The Operator and Rig Contractor will operate and maintain the Temporary Pit to contain liquids and solids, maintain the integrity of the liner system in a manner that prevents contamination of fresh water and protects public health and the environment as described below.

The operation of the Temporary Pit is summarized below.

Prior to arrival of the drilling rig, the separate pit sections are filled with the fluid required for drilling operations of the wells on the well pad. Typically, these fluids are a low chloride brackish water and a high chloride saturated brine.

During open loop drilling operations, fluid is pulled from one end of the Temporary Pit and sent to the rig pumps to be transferred downhole as the drilling fluid. Upon returning to the surface, the fluid and associated drilled solids flow to the opposite end of the Temporary Pit.

When conducting Closed Loop drilling activities, the Temporary Pit may be utilized for cuttings disposal for purposes of maintaining mud weight, mitigating downhole hazards, and managing other unforeseen circumstances. The Temporary Pit is only to be utilized in conjunction with Closed Loop drilling when drilling activities are done using Water Based Drilling Fluids. In this circumstance, drilled solids are separated from the drilling fluid with solids control equipment and then moved to the Temporary Pit.

During well cementing operations, if the low chloride fluid in the Temporary Pit meets specifications set by the Operator and Cementing Contractor, that fluid will be used as mix water for the blending of the cement slurry. During cementing operations, excess cement returns may be placed in the Temporary Pit.

Throughout well construction, if the fluid in the Temporary Pit meets the specifications set by the Operator and Rig Contractor, that fluid may be used as rig water for component cleaning and engine cooling.

If downhole problems occur during drilling operations, such as fluid losses or waterflows, the Temporary Pit is used to assist with fluid management into and out of the well. Transfer pumps and hoses are used to move these fluids.

After the drilling rig is mobilized off the well pad, any remaining fluids in the Temporary Pit will be removed and reused, recycled, or disposed of in a manner consistent with Division rules.

Appendix E – Operating & Maintenance Plan

The operation of the Temporary Pit will follow the requirements listed below:

- All cuttings placed into the Temporary Pit will be produced and disposed of within the boundaries of one single lease, pursuant to the Pit Rule definition of "Onsite".
- The Operator will not discharge into or store any hazardous waste (as defined by 40 CFR 261 and NMAC 19.15.2.7.H.3) in the pits.
- If the pit liner's integrity is compromised above the water line, then the Operator will repair the damage within 48 hours of discovery.
- If the pit develops a leak, or if any penetration of the pit liner occurs below the liquid's surface, then the Operator shall notify the appropriate division office pursuant to the requirements of 19.15.29 NMAC, remove all liquid above the damage or leak within 48 hours of discovery, and repair the damage or replace the pit liner as applicable.
- The injection or withdrawal of liquids from a pit is accomplished through a header, diverter or other hardware that prevents damage to the liner by erosion, fluid jets or impact from installation and removal of hoses or pipes.
- Engineering drawings demonstrate that the elevation and slopes of the pit prevent the collection of surface water run-on.
- The Operator will maintain on site an oil absorbent boom to contain and remove oil from the pit's surface.
- The Operator will maintain the pit free of miscellaneous solid waste or debris.
- The Operator will maintain at least two feet of freeboard for the Temporary Pit. If, during extenuating circumstances, a freeboard of less than two feet is required, then a log will be maintained describing such circumstances.
- The Operator will remove all free liquids from the surface of a temporary pit within 30 days from the date the Operator releases the last drilling or workover rig associated with the relevant pit permit. The Operator will note the date of the drilling or workover rig's release on form C-105 or C-103 upon well or workover completion.

Appendix F – Closure Plan

Temporary Pit containing non-low chloride fluids Cotton Draw Raptor 4 9 Fed Com Pit Section 4, T25S, R32E

Appendix F – Closure Plan Cotton Draw Raptor 4 9 Fed Com (410H, 411H, 412H) Temporary Pit

Discussion of Onsite Cuttings Disposal

The proposed Temporary Pit will contain drill cuttings from the vertical sections of wells 410H, 411H, and 412H. All cutting from vertical drilling will be produced and disposed of within the boundaries of one single lease, pursuant to the Pit Rule definition of "Onsite". The disposal and closure activities will take place within the design footprint of the Temporary Pit. Proposed closure operations will be conducted in accordance with the Closure and Site Reclamation Requirements detailed in 19.15.17.13 NMAC.

Closure Notice

If planned activities deviate from this Closure Plan, an updated Closure Plan will be submitted to the Division for approval prior to initiating any closure activities.

The Operator will notify the Bureau of Land Management at least 72 hours, but not more than one week, prior to any closure activities as per approved sundry Conditions of Approval. This notice will include the project name and location description.

The Operator shall additionally notify the district office verbally and in writing at least 72 hours, but not more than one week, prior to any closure operation. This noticed will include the Operator's name and the location to be closed by unit letter, section, township, and range.

Protocols and Procedures

- 1. The Operator will remove all liquids from the Temporary Pit and either:
 - a. Dispose of the liquids in a division-approved facility, or
 - b. Recycle, reuse or reclaim the water for reuse in drilling and stimulation.
- 2. A five-point (minimum) composite sample will be collected from the contents of the Temporary Pit and sent to an accredited laboratory for analysis of the constituents listed in Table 2 of 19.15.17.13 NMAC.
 - a. If any concentration is higher than limits listed in Table 2, blending calculations will be used to determine the amount of soil or non-waste material needed to blend with the pit contents to achieve the Table 2 limit. The mixing ratio of soil or non-waste material to pit contents shall not exceed 3:1.
 - b. If all constituent concentrations are less than or equal to the parameters listed in Table 2 of 19.15.17.13 NMAC, no mixing shall occur.

- 3. The Operator will conduct blending operations, as required, and conduct a paint filter liquids test to ensure that the contents of the former pit are sufficiently stabilized to support the cover materials.
- 4. Cover materials will be installed as described in 'Cover Design' (below).
- 5. Following the implementation of the cover design, the Operator will revegetate the area as outlined in 'Reclamation and Revegetation' (below).

Soil Cover Design

After blending with non-waste containing, uncontaminated, earthen material, the Operator will cover the former Temporary Pit according to the following procedure.

- 1. The contents of the former pit will be positively contoured ('turtle-backed') to promote drainage away from the former pit contents and reduce infiltration. Compaction of pit materials over time and as a result of placement of overburden will be taken into consideration.
- 2. A 20-mil string reinforced LLDPE geomembrane liner will be installed above the pit materials.
- 3. At least 4-feet of compacted, uncontaminated, non-waste containing earthen fill with chloride concentrations less than 600 mg/kg will be placed above the liner.
- 4. Either the background thickness of topsoil or 1-foot of suitable material to establish vegetation at the site, whichever is greater, will be placed over the earthen fill.
- 5. The location will be recontoured to match the pre-disturbance topography and prevent surface erosion and ponding.
- 6. The Operator will revegetate the area as described below in 'Reclamation and Revegetation'.

Closure Report

- 1. Within 60 days of closure completion, the Operator will submit a closure report on form C-144, with necessary attachments to document all closure activities including sampling results, information required by 19.15.17 NMAC, a plot plan including the exact location of the former pit, details of the cover design, and photographs.
- 2. In the closure report, the Operator will certify that all information in the report and attachments is correct and that the Operator has complied with all applicable closure requirements and conditions specified in the approved closure plan.
- 3. A steel marker will be placed at the location per the requirements in Subsection F of 19.15.17.13 NMAC.

Closure Timing

As discussed in **Variance 1**, the Operator proposes closure activities will be completed within a timeline not to exceed 1 year from the rig down move out (RDMO) date. This date will be noted on form C-105 or C-103, filed with the Division upon the well's completion.

Appendix F – Closure Plan

Reclamation and Revegetation

The Operator will reclaim the disturbed area to a safe and stable condition that existed prior to oil and gas operations and that blends with the surrounding undisturbed area. Areas with ongoing production or drilling operations will not be reclaimed as described herein, but will be stabilized and maintained to minimize dust and erosion

For all areas relevant to the closure process that will not be used for production operations or future drilling, the Operator will:

- 1. Replace topsoils and subsoils to their original relative positions and regrade the area to achieve erosion control, long-term stability, preservation of surface water flow patterns, and prevent ponding.
- 2. Notify the Division when the surface grading work is complete.
- 3. Reseed the area with an appropriate seed mix in the first favorable growing season following closure. Reseeding and weed control measures will be taken, if necessary.
- 4. Notify the Division when reclamation is complete: vegetative cover has been established that reflects a life-form ratio of plus or minus 50 % of pre-disturbance levels and a total percent plant cover of at least 70 % of pre-disturbance levels, excluding noxious weeds.

Alternative to Closure in Place

In the event the concentration of any contaminant in the contents, after mixing with soil or non-waste material, is higher than constituent concentrations shown in 19.15.17.13 NMAC, then the waste shall be removed from the Temporary Pit and disposed of at one of the following Division approved off-site facilities.

Sundance Services (Parabo, Inc.)R360 Permian Basin, LLCM-29-21S-38E4507 W. Carlsbad Hwy, Hobbs, NM 88240Permit No. NM-01-003Permit No. NM-01-0006

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Appendix G – Evaluation of Unstable Conditions

Temporary Pit containing non-low chloride fluids Cotton Draw Raptor 4 9 Fed Com Pit Section 4, T25S, R32E

Appendix G – Evaluation of Unstable Conditions Cotton Draw Raptor 4 9 Fed Com (410H, 411H, 412H) Temporary Pit

Summary

Figure 8 identifies the location of the proposed temporary pit with respect to BLM Karst areas. The BLM categorizes all areas within the Carlsbad Field Office (CFO) as having either low, medium, high or critical cave potential based on geology, occurrence of known caves, density of karst features, and potential impacts to fresh water aquifers. The proposed Temporary Pit is mapped by BLM CFO in a "Low Potential" karst area.

The proposed Temporary Pit lies near the western end of the Delaware Basin, and is situated north of the Gypsum Plain (Hill 1996). Bedrock cropping out beneath the proposed project area is comprised of the Rustler Formation, a roughly 50-meter-thick sequence of limestone, siltstone, and sandstone with interbedded clay and gypsum (Land and Veni 2014). The Rustler Formation is underlain by the Castile Formation, which is composed chiefly of anhydrite and is more prone to karst formation than the Rustler Formation. The Castile and Rustler formations are highly soluble and karst development in them (i.e., sinkholes and associated caves) is well recognized, particularly in the Gypsum Plain. Stafford et al. (2008) prepared a karst potential map for the Castile Formation outcrop that shows the two densest regions of karst development occur west of the proposed Temporary Pit; however, the proposed Temporary Pit is situated in an area where karst development is expected to be less intense. Karst potential is classified as low potential as shown in Figure 8. There are no indications that voids or other karst features are present or are likely to form in the vicinity of the proposed location. Therefore, local karst potential is likely to be low. The following lines of evidence, detailed in the sections below, support this position:

- 1. There are no dissolution features within 5-miles of the proposed location (**Figure 11**),
- An Arcadis field study of the area indicated no closed depressions, caves, or fissures in the immediate vicinity and general area of the proposed pit (Attachment 1),
- 3. TetraTech geotechnical reports and boring logs from <1 mile-away indicated low karst potential and were dry 24 hours after drilling (**Attachment 2**).
- The Bureau of Land Management, Paul Murphy prepared the Environmental Assessment (EA), document number - DOI-BLM-NM-P020-2018-0846-EA, evaluating CO Grizzly 3 27 Fed. This EA notes that karst were evaluated but determined to have no impacts and therefore not evaluated in the EA. (Section 1.6, Attachment 3).

Structurally, the region surrounding the proposed pit location is relatively undeformed, with a 0 to 3 percent slope, and the nearest mapped fault is 25-miles to the southwest (USGS 2022).

Dissolution Features Evident on Aerial Imagery

The nearest apparent dissolution features to the proposed location are (Figure G.1):

- \sim 7 miles southeast of the proposed pit location is an area with small (<500-feet in diameter) depressions.

- Bell Lake Sink and three other unnamed sinks, each ~2-miles in diameter, are present approximately 8-miles northeast of the proposed location.

- San Ramon Sink are present ~16-miles northeast of the proposed location.

Depth to Karst-Forming rocks

Figure G.1 shows a stratigraphic section of the formations beneath the proposed pit. The upper 1,000-feet of subsurface consists of insoluble, clastic material. These deposits are underlain by soluble, karst-forming strata.

Surface to ~1,000-feet: Based on a review of available literature for the region, no significant intervals of soluble rocks are present in the Quaternary and Triassic deposits that constitute the upper ~1,000-feet of subsurface. Because this material is largely insoluble, the potential for karst features to form within this interval is very low (Lucas and Anderson, 1993).Deeper formations at >1,000-feet: The top of the Rustler Formation is approximately 400 feet thick beneath the surface at the location of the proposed pit (Nicholson and Clebsch 1961. The Rustler Formation overlies the Salado Formation. These formations both contain thick, highly soluble beds of anhydrite and halite. The Bell Lake Sink, San Simon Swale, and San Simon Sink formed by the dissolution of salt from these deep formations. The resulting surface subsidence (as a result of deep dissolution) is a very slow process that has been ongoing for millions of years to form these large depressions (Bachman, 1973 and Berg, 2012).

Period	Formation	Thickness (ft)	Description
Quaternary		100	Unconsolidated eolian and unconsolidated to partially consolidated alluvial deposits
Triccoic	Chinle	200	Red shales and thinly interbedded sandstone
Triassic	Santa Rosa	200 - 300	Sandstone and interbedded siltstone and red shale
Permotriassic	Quartermaster (Dewey Lake)	560	Mudstone, siltstone, claystone, and interbedded standstone
Permian	Rustler	400	Anydrite, halite, dolomite, sandy siltstone, and polyhalite

Figure G.1: Stratigraphic section beneath the location of the proposed temporary pit (Nicholson and Clebsch 1961 as cited in Arcadis 2020)

Appendix G – Evaluation of Unstable Conditions

Arcadis Environmental Field Survey

An environmental field survey was conducted by Arcadis in February 2020 in the area surrounding the location of the proposed pit (**Figure 8 and Attachment 1**). The on-site survey did not identify any closed depressions, caves, or fissures. The survey determined that the occurrence of voids in the surveyed area was "unlikely" based on a review of the literature, aerial photography, and an assessment of on-site conditions.

TetraTech Geotechnical Reports and Boring Logs

Geotechnical reports from 2018 for two nearby recycled water storage ponds was reviewed (**Attachment 2**). The frac pond is located <1 mile-away and in an almost identical geomorphological and geological setting as the proposed pit location. Five borings were advanced and one was terminated at 80 feet to investigate presence of groundwater but none was found. All borings consisted predominantly of clastic material (mostly sand with some silt and clay) and some calcareous material. Standard penetration testing showed subsurface materials to be generally dense to very dense at depths greater than 5-feet.

- Cotton Draw Recycled Water Storage Ponds Site
 - 1.2 miles east of proposed pit location
 - Boring B1 was drilled to 80 ft
 - Borings B2 through B5 were drilled to 30 feet
 - 1.5 ft to 5 ft
 - 1-13 blows per foot (bpf)
 - \circ Loose sand with silt
 - 5 ft to 80 ft
 - 9 100+ bpf
 - o Medium dense to very dense clayey to silty sand
 - Groundwater was not encountered at the time of drilling and borings were dry 24 hours after drilling.

Mitigation of Karst Potential

Not applicable; however, the following commitments will be applied as a best practice in development of the proposed pit.

General Construction:

No blasting

• The BLM, Carlsbad Field Office, will be informed immediately if any subsurface drainage channels, cave passages, or voids are penetrated during construction, and no additional construction shall occur until clearance has been issued by the Authorized Officer.

• All linear surface disturbance activities will avoid sinkholes and other karst

features, if they are identified during construction, to lessen the possibility of encountering near surface voids during construction, minimize changes to runoff, and prevent untimely leaks and spills from entering the karst drainage system.

• All spills or leaks will be reported to the BLM immediately for their immediate and proper treatment.

Pad Construction:

•The pad will be constructed and leveled by adding the necessary fill and caliche –no blasting.

• The entire perimeter of the well pad will be bermed to prevent oil, salt, and other chemical contaminants from leaving the well pad.

• The compacted berm shall be constructed at a minimum of 12 inches high with impermeable mineral material (e.g., caliche).

• No water flow from the uphill side(s) of the pad shall be allowed to enter the well pad.

• The topsoil stockpile shall be located outside the bermed well pad.

• Topsoil, either from the well pad or surrounding area, shall not be used to construct the berm.

• No storm drains, tubing or openings shall be placed in the berm.

• If fluid collects within the bermed area, the fluid must be vacuumed into a safe container and disposed of properly at a state approved facility.

• The integrity of the berm shall be maintained around the surfaced pad throughout the life of the well and around the downsized pad after interim reclamation has been completed.

• Any access road entering the well pad shall be constructed so that the integrity of the berm height surrounding the well pad is not compromised (i.e. an access road crossing the berm cannot be lower than the berm height).

• Following a rain event, all fluids will be vacuumed off of the pad and hauled offsite and disposed at a proper disposal facility.

References

Arcadis 2020. Cotton Draw Final Environmental Field Survey Report. Prepared for Chevron.

Hill, C.A. 1996. Geology of the Delaware Basin, Guadalupe, Apache and Glass Mountains: New Mexico and West Texas: Permian Basin Section: Midland, Texas, SEPM, 480 pp.

Land, Lewis and George Veni. 2014. Electrical resistivity surveys, Johnson Estate drill site, Loving County, Texas. National Cave and Karst Research Institute Report of Investigation 5, Carlsbad, NM. March 2014.

Nicholson, Alexander, Jr. and Clebsch, Alfred, Jr. 1961. Ground-Water Report 6 -Geology and Ground-Water Conditions in Southern Lea County, New Mexico, United States Geological Survey in cooperation with the New Mexico Institute of Mining and Technology, State Bureau of Mines and Mineral Resources Division and the New Mexico State Engineer.

Stafford, Kevin W., Laura Rosales-Lagarde, and Penelope J. Boston. 2008. Castile evaporite karst potential map of the Gypsum Plain, Eddy County, New Mexico and Culberson County, Texas: A GIS methodological comparison. Journal of Cave and Karst Studies 70 (1): 35-46.

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https://my.usgs.gov/eerma/data/index/4f4e496ee4b07f02db5a354e

Attachments 1 - 3

Temporary Pit containing non-low chloride fluids Cotton Draw Raptor 4 9 Fed Com Pit Section 4, T25S, R32E

<u>Attachment 1</u> Arcadis Environmental Field Survey, Section 4, Karst Evaluation, Cotton Draw (2020)

<u>Attachment 2</u> Tetra Tech Geotechnical Study Report, Section 9, Cotton Draw (2018)

<u>Attachment 3</u> DOI-BLM-NM-P020-2018-0846-EA, Section 1.6, Scoping, Public Involvement, and Issues (2018)

Attachments 1 – Arcadis Environmental Field Survey, Section 4, Karst Evaluation, Cotton Draw (2020)

Temporary Pit containing non-low chloride fluids

Cotton Draw Raptor 4 9 Fed Com Pit

Section 4, T25S, R32E



Chevron U.S.A. Inc.

ENVIRONMENTAL FIELD SURVEY

Cotton Draw Development Area

April 2020

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ENVIRONMENTAL FIELD SURVEY

ENVIRONMENTAL FIELD SURVEY

Cotton Draw Development Area

Prepared for: Lee Higgins HES Specialist – CD Factory Support Chevron Mid-Continent Business Unit 1400 Smith Street Houston, Texas 77002

Prepared by: Arcadis U.S., Inc. 1004 N Big Spring Street Suite 300 Midland Texas 79701 Tel 432 687 5400

Our Ref.: 30047010

Date: April 2020

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ENVIRONMENTAL FIELD SURVEY

11 KARST

The term karst describes distinct terranes that are attributable to high solubility of underlying bedrock. Common features of such terranes include sinkholes and caves, which are formed as the bedrock is dissolved by groundwater. Karst aquifers represent saturated bedrock where its permeability has been enhanced by dissolution processes. Such aquifers can be important sources of potable groundwater.

The survey area lies near the western end of the Delaware Basin, and is situated north of the Gypsum Plain (Hill 1996). Bedrock cropping out beneath the proposed project area is comprised of the Rustler Formation, a roughly 50-meter-thick sequence of limestone, siltstone, and sandstone with interbedded clay and gypsum (Land and Veni 2014). The Rustler Formation is underlain by the Castile Formation, which is composed chiefly of anhydrite and is more prone to karst formation than the Rustler Formation. The bedrock geology of the survey area and the surrounding area is discussed in greater detail in Section 12 of this report.

The Castile and Rustler formations are highly soluble and karst development in them (i.e., sinkholes and associated caves) is well recognized, particularly in the Gypsum Plain. Stafford et al. (2008) prepared a karst potential map for the Castile Formation outcrop that shows the two densest regions of karst development occur west of the survey area; however, the survey area is situated in an area where karst development is expected to be less intense. Karst potential is classified as low potential across the survey area as shown in **Figure 12**.

Sinkholes play an important role in recharging groundwater to underlying aquifers by allowing rapid infiltration of precipitation during and following rainfall events. As such, mitigation measures would be required in development areas to prevent contaminants from entering sinkholes.

11.1 Survey Findings and Mitigation

No karst surface features were identified within the survey area. During construction activities, if a void is encountered, all activities must stop immediately. The BLM must then be contacted within 24 hours to devise the best management plan to protect karst and human safety. These voids could occur in any portion of the survey area.







APPENDIX A

Resumes

PERSONNEL RESUME



DANIELLE MARIE MOLINA

Staff Biologist

EDUCATION

MS, Biology, University of Nebraska at Kearney, 2016 BS, Biology, The University of Texas at El Paso, 2013

YEARS OF EXPERIENCE

Total – 3 With Arcadis – 1

PROFESSIONAL QUALIFICATIONS

Wetland Delineation Training PEC Safeland HAZWOPER 40-hr H2S Safety Awareness eRail Safety Training Roadway Worker Protection Chevron101 Training Smith Defensive Driving First Aid CPR Ms. Molina has experience as a field biologist and environmental specialist on environmental consulting projects. She has a comprehensive education in ecology, environmental and wildlife biology, and forest and range management.

Project Experience

International Boundary Water Commission (IBWC)

ARCADIS, United States; Cameron County, TX

Performed threatened and endangered species/habitat survey and Waters of the United States delineation for a proposed levee rehabilitation in southern Texas.

Environmental Assessments

Confidential Client, United States

Assisted with biological surveys for rare plants and sensitive species, wetland delineation, cultural resource inventories, flood impacts assessment, and writing Environmental Assessments. Supported Arid West Ordinary High Water Mark determinations.

Environmental Assessments Paiute Pipeline, Nevada

As biologist, assisted with desert tortoise surveys and other biological assessments. Supported in Ordinary High Water Mark determinations.

Quail Project

Cox and McLain Environmental Consulting, Inc., Various Locations, Texas

As environmental specialist II, conducted covey call surveys on bobwhite quail, vegetative assessments on various Texas areas, driving transect assessments and point count estimates.

Field Biologist

Tetra Tech, Inc., Big Spring, Texas

Completed post-construction wildlife surveys and habitat evaluations. Analyzed impacts of wind energy projects on biological resources. Completed accurate data collection forms. Collected GPS data. Searched



Project Experience Continued

for bird and bat fatalities by walking established transects. Conducted searcher efficiency and carcass persistent trials.

Oil Company Assistant

Chisholm Operating, Inc., Abilene, Texas

Coordinated day-to-day activities between contractors/pumpers. Consistently provided excellent customer service via telephone and email. Assisted in preparing wildlife management surveys. Created and maintained spreadsheets using Excel functions to improve data collection and archiving. Assisted with aerial wildlife surveys. Oversaw and managed travel arrangements for staff. Maintained successful inter-office communication by streamlining all email communications and multiple calendars. Organized and designed electronic file systems and maintained electronic and paper files. Effectively managed the receptionist area, including greeting visitors and responding to telephone and in-person requests for information promptly and courteously. Made copies, sent faxes and handled all incoming and outgoing correspondences. Generated and compiled copious data for monthly production reports.

Research Intern

African Lion Environment Research Trust (ALERT), Livingstone, Zambia

Collected behavioral data on a released pride of African lions. Actively accumulated game surveys on a 700-acre site. Consolidated data entry for clarification and analysis purposes. Locate individual lions using radio telemetry. Employed GPS units to report the location of the pride. Formulated play and/or hunting behavior data on walked lion cubs. Organized and aided in animal husbandry practices. Developed and presented conservation education to local schools. Performed snare sweeps and handled mammals. Assisted in and supported the management of project volunteers.

Enrichment and Training Intern / Administrative Assistant Abilene Zoological Gardens, Abilene, Texas

Cared for and attended to birds within the rehabilitation zone. Conducted behavioral research on certain animals. Performed animal husbandry. Originated and prioritized the locations of various zoo animals. Performed data entry and record keeping using Excel. Responsible for accurate and concise record keeping for all enrichment activities. Executed monthly reports for zoo management. Assembled graphs and charts for high-visibility monthly reports. Developed complete natural histories on certain animals. Gathered inventory of enrichment tools.

Veterinary Assistant

Southwest Vet Clinic, Abilene, Texas

Collaborated with the veterinarian during routine and emergency animal examinations. Filled prescriptions. Meticulously sterilized medical equipment. Handled all daily maintenance and care for boarded animals.

ARCADIS Design & Consultancy for natural and bit sector

CHARLESTON SHIRLEY ENVIRONMENTAL SCIENTIST I, BIOLOGIST



EDUCATION

BS Natural Resource Management Louisiana State University and Agricultural & Mechanical College 2013

YEARS OF EXPERIENCE

Total – 4 years With Arcadis – <1 year Mr. Shirley has more than two years of experience in the consulting field. He specializes in conducting surveys and monitoring of flora and fauna with an emphasis on threatened species, endangered species and species of concern. Previously he has worked with the military, public agencies and private landowners. He is an authorized biologist with the desert tortoise, Gopherus agassizii.

Project Experience

Ongoing Maintenance Activities on Pipeline System in the Southern California Deserts

SoCal Gas Company, Southern California Desert Areas

As an authorized biologist, monitored sites for wildlife and environmental compliance as excavation, pipe removal and replacement occurred. Performed pre-construction clearance surveys for flora and fauna.

Development Project Confidential Client, Coyote Springs, Nevada

As an authorized biologist, conducted radio telemetry tracking of transmittered tortoises. Handled tortoises and collected body metrics and replaced transmitters on all tortoises. Monitored sites as crews worked in sensitive wildlife areas.

Water Treatment Installation

Tetra Tech, Henderson, Nevada

Performed inspection on all tortoise prevention devices. Checked site for compliance.

Range-wide Monitoring Program

U.S. Fish and Wildlife Service, Nevada, California and Utah

As an authorized biologist, tracked all transmittered tortoises, removed transmitters from all individuals being removed from project study, and managed data entry for submission to USFWS.

Community Solar Project

Valley Electric Association, Pahrump, Nevada
Attachments 2 – Tetra Tech Geotechnical Study Report, Section 9, Cotton Draw (2018)

Temporary Pit containing non-low chloride fluids

Cotton Draw Raptor 4 9 Fed Com Pit

Section 4, T25S, R32E

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Chevron North America – MCBU Cotton Draw Site

Proposed Two Recycled Water Storage Ponds

Section 9, Township 25 South, Range 32 East, Lea County, New Mexico

July 2018

complex world

CLEAR SOLUTIONS™

Report of Geotechnical Study

Cotton Draw Impoundments

Lea County, New Mexico

Prepared for: Mr. Caleb Weaver Chevron North America – MCBU Exploration and Production Company 6301 Deauville Blvd, Midland, TX 79706 Phone: (432) 687-7258

Prepared by:

Tetra Tech

4000 North Big Spring Street, Suite 401 Midland, Texas 79705 Phone (432) 682-4559; Fax (432) 682-3946

Tetra Tech Project No. 212C-MD-01140



Thomas A. Chapel, P.E. Principal Engineer

Reviewed by: Don Grahlherr, P.E. Vice President

July 18, 2018

Page 76 of 98

Proposed Recycled Water Storage Ponds Lea County, New Mexico



Tetra Tech 212C-MD-01140

Proposed Recycled Water Storage Ponds Lea County, New Mexico Chevron North America- MCBU

APPENDIX A

EXPLORATORY BORING LOGS

•

T		TR	ATE	CH Tetra Tec 4000 N. Midland, Telephor Fax: 432	Big Spri TX, 79 ne: 432-	705 582-4:		BOREHOLE ID: B-1 PAGE 1 OF 2				
CLIEN	NT Chev	ron					PROJECT NA	ME Cotton Draw Frac Pond				
PROJ	ECT NUN	/IBER	212C-M	D-01140			PROJECT LO	PROJECT LOCATION Lea County, New Mexico				
DATE	E(S) OF D	RILL	ING: 03/1	3/2018	GRO	DUNE	ELEVATION: NA	METHOD: Air Rotary				
CONS	SULTAN	Г: Tet	ra Tech, I	nc.	LAT	ITUI	DE: 32.150640 N	LOGGED BY: Clint Merritt				
DRIL	LING CC	ONTR.	ACTOR:	ГWE	LON	GIT	JDE: 103.675350 W	DRILLED BY: Keith Barge				
Notes: (32.15	: No grou 0582 N, 1	ndwat 03.675	ter encoun 531 W) and	tered. Blow counts h d drilled to 80 ft to c	nave bee heck for	n cor r wate	rected for sampler diamo r.	eter. Refusal at 30 ft, borehole was offset 50 ft to SE				
-	SAMPLE TYPE	۲۲ %	BLOW COUNTS		, iii	<u>ں</u>						
DEPTH (ft)	ГЕТ	RECOVERY	COL	TESTS	U.S.C.S	GRAPHIC LOG		MATERIAL DESCRIPTION				
D	IMM.	0 CO	MO		0.0	GR/						
0	SA	RE	BLG									
U						D,	Medium Dense	to Dense, Light Brown, Fine Grained SILTY SAND, Dry				
			7-10-10			N						
	CA 1	100	1 10-10			N	level.					
5	CA 2	100	13-13-11	MC = 4.8% DD = 90.2 pcf LL = NP PL = NP	SM							
_	CA 3	100	9-18-25	PI = NP Fines = 30.8%								
-			35-50/4"				8.0 Medium Dense	to Very Dense, Pink, Fine Grained SILTY GRAVEL, Dry				
10	CA 4	0					with 20% of Ca	liche/Sandstone				
_							-					
_						Polo						
_							~					
_ 15	CA 5	67	10-10-13			Polo						
15							-					
						Polo						
_					GP-							
_	CA 6	61	8-50/5"	MC = 3.1% LL = NP	GP- GM	270						
20		01		PL = NP PI = NP								
-				Fines = 10.7%	_1	Polo						
-							-					
-			15-50/5"			20						
25	CA 7	61					_					
_						Polo						
-												
_				MO - 0.00/	GP-							
30	CA 8	61	7-10-15	MC = 3.0% LL = NP PL = NP	GM		⊲30.0					
				PI = NP Fines = 5.1%			Dense to Vers	Dense, Pink, Coarse Grained SANDY GRAVEL, Dry				
						60						
_						$^{\circ}$						
						00						
35						$\circ \circ \circ$						
						00	N					
• –						\circ						
							N					
40						60 (

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(Continued Next Page)

	E TE		ΑΤΕ	CH Tetra Tec 4000 N. Midland, Telephon Fax: 432	Big Spri TX, 79	ng, Suite 401 705 682-4559 46	BOREHOLE ID: B-1 PAGE 2 OF 2 PROJECT NAME _Cotton Draw Frac Pond
			212C-M	D-01140			PROJECT LOCATION _Lea County, New Mexico
DEPTH (ft)	SAMPLE TYPE	RECOVERY %	BLOW COUNTS	TESTS	U.S.C.S.	GRAPHIC LOG	MATERIAL DESCRIPTION
40 40 - - - - - - - - - - - - -							Dense to Very Dense, Pink, Coarse Grained SANDY GRAVEL, Dry (continued)
80						o ((o (∖ ∘ 80.0	Borehole terminated at 80.0 ft.

CLIEN	TE		ATEC	Tetra Tecl 4000 N. E Midland, Telephone Fax: 432-	Big Spri TX, 79 e: 432-	705 682-4559)	BOREHOLE ID: B- PAGE 1 OF ME Cotton Draw Frac Pond
DATE CONS DRILI	(S) OF D ULTANI LING CO	RILL F: Tet NTR	<u>212C-ME</u> ING: 03/12 ra Tech, Ind ACTOR: T ter encounto	/2018 c. WE	LAT LON	TTUDE IGITUD	PROJECT LOC LEVATION: NA : 32.149630 N E: 103.678240 W ted for sampler diame	CATION Lea County, New Mexico METHOD: Air Rotary LOGGED BY: Clint Merritt DRILLED BY: Keith Barge ter.
o DEPTH (ft)	SAMPLE TYPE	RECOVERY %	BLOW COUNTS	TESTS	U.S.C.S.	GRAPHIC LOG		MATERIAL DESCRIPTION
							Medium Dense,	Light Brown, Fine Grained SILTY SAND, Dry
·	CA 1	100	7-10-10 5-3-4	MC = 5.0% DD = 104.2 pcf Fines = 20.7%		3	.0	
5	CA 2	100		Eff. Phi = 34.5 deg Eff. C = 0 psf Tot. Phi = 31.9 deg Tot. C = 0 psf	- SM		wealum Dense,	Light Brown, Fine Grained <u>SILTY SAND</u> , Dry, Plastic
	ST 1	100		MC = 4.2% LL = NP PL = NP PI = NP	5101		.0 Medium Dense,	Pink, Fine Grained SILTY SAND, Dry
10	CA 3	100	10-10-12	Fines = 13.2%	-1			
 15	CA 4	100	10-10-12				5.0	
							Very Dense, Pir	nk, Coarse Grained <u>SANDY GRAVEL</u> , Dry
20	CA 5	28	50/5"					
25	CA 6	0	50/0"					
 			25-50/0"					
30	CA 7	0	20-00/0			F	0.0 Very Dense, Lig Cementation, S	ht Brown, Fine Grained <u>SILTY SAND</u> , Dry, 30% of Strong ome Gravel
 _ <u>35</u>	CA 8	67	27-50/5"					
 40	CA 9	22	50/4"				0.0	

		ron	ATEC	Midland, Telephor Fax: 432	Big Spri TX, 79 ne: 432-	682-4559	_ PROJECT NAM	BOREHOLE ID: B- PAGE 1 OF ME <u>Cotton Draw Frac Pond</u>
DATE CONS DRILI	(S) OF D ULTANI LING CO	RILL 「: Teti NTR	<u>212C-ME</u> ING: 03/13, ra Tech, Ind ACTOR: T er encounte	/2018 c. WE	LAT LON	TITUDE: 3 NGITUDE:	<u>PROJECT LOC</u> EVATION: NA 2.151371 N 103.676916 W I for sampler diame	CATION Lea County, New Mexico METHOD: Air Rotary LOGGED BY: Jeremy Worrell DRILLED BY: Keith Barge ter.
o DEPTH (ft)	SAMPLE TYPE	RECOVERY %	BLOW COUNTS	TESTS	U.S.C.S.	GRAPHIC LOG		MATERIAL DESCRIPTION
							Medium Dense,	Brown, Fine Grained <u>SILTY SAND</u> , Dry
·	CA 1	61	4-10-8			3.0	Modium Dans	to Dongo Drown to Light Drown First Orginal OLAVEV
5	CA 2	89	9-14-21				SILTY SAND, D	to Dense, Brown to Light Brown, Fine Grained CLAYEY ry, Weakly Cemented
	CA 3	100	8-8-14	MC = 5.1% DD = 101.5 pcf LL = 21 PL = 17	SC- SM	7.0	Very Dense, Pir	nk to White, Fine Grained <u>SILTY SAND</u> , Dry, Some Grave
	ST 1 CA 4	33	50/2"	PI = 4 Fines = 24.9%				
 20	CA 5	67	27-27-17	MC = 4.2% DD = 93.1 pcf	— SM		Dense to Very I Dry, Some Cali	Dense, Brown to Light Brown, Fine Grained <u>SILTY SAND</u> , che and Gravel
	CA 6	83	18-50/3"	LL = NP PL = NP PI = NP Fines = 14.6%				
 - 30 - 	CA 7	17	50/3"					
35	CA 8	17	50/2"			A LE LE LE		

•

T	L TE	TR	ATEC	CH Tetra Tec 4000 N. Midland, Telephor Fax: 432	Big Spri TX, 79 ne: 432-0	705 582-455		BOREHOLE ID: B-4 PAGE 1 OF 1				
CLIE	NT Chev	ron					PROJECT NA	PROJECT NAME Cotton Draw Frac Pond				
PRO	PROJECT NUMBER _212C-MD-01140							CATION Lea County, New Mexico				
DAT	E(S) OF D	RILL	ING: 03/14	/2018	GRO	DUND	ELEVATION: NA	METHOD: Air Rotary				
CON	SULTAN	Г: Tet	ra Tech, In	ıc.	LAT	TTUD	E: 32.151354 N	LOGGED BY: Jeremy Worrell				
DRI	LLING CO	ONTR.	ACTOR: T	WE	LON	GITU	DE: 103.673683 W	DRILLED BY: Keith Barge				
Note	_	[ered. Blow counts h	ave bee	n corre	ected for sampler diame	ter.				
o DEPTH (ft)	SAMPLE TYPE	RECOVERY %	BLOW COUNTS	TESTS	U.S.C.S.	GRAPHIC LOG		MATERIAL DESCRIPTION				
							Medium Dense	Brown, Poorly Graded <u>SILTY SAND</u> , Dry				
	CA 1	100	3-5-7	MC = 2.6% DD = 93.2 pcf	SP- SM							
	CAT	100		LL = NP PL = NP			3.0 Medium Dense	to Dense, Brown to Light Brown, Fine Grained SILTY				
5	ST 1	50		PI = NP Fines = 10.1%		N	<u>SAND</u> , Dry, We	akly Cemented, Some Caliche, HCl Reactive				
			12-12-16									
	CA 2	89					8.0 Dense to Very I	Dense, Pink to White, Fine Grained <u>SILTY SAND</u> , Dry,				
10	CA 3	67	10-50/5"				with Strongly C	emented Caliche and Some Gravel				
	-											
			12-18-14	MC = 3.2%	SM							
15	CA 4	100	12-10-14	LL = NP PL = NP PI = NP								
 	-			Fines = 14.1%								
	CA 5	78	3-14-8									
20 <u>20</u>		/0										
	-											
	CA 6	83	9-11-16									
9 25 Nod												
	-											
N 30	CA 7	0	8-50/5"									
3	-											
5 35	-											
]											
BOREHOLE/TP/WELL	CA 8	33	14-50/5"				40.0					

T	TE	TR	ATEC	Midland,	Big Spri TX, 79 ne: 432-	682-4559		BOREHOLE ID: B-5 PAGE 1 OF 1			
CLIEN	NT Chev	ron					PROJECT NAME Cotton Draw Frac Pond				
PROJI	ECT NUN	/IBER	212C-MI	D-01140			PROJECT LOCATION _Lea County, New Mexico				
			ING: 03/14		GRO	OUND ELEV	ATION: NA	METHOD: Air Rotary			
CONS	SULTAN	Γ: Tet	ra Tech, In	c.	LAT	TITUDE: 32.1	149814 N	LOGGED BY: Jeremy Worrell			
			ACTOR: T				03.673647 W	DRILLED BY: Keith Barge			
Notes:		ndwat	1 1	ered. Blow counts h	nave bee	en corrected f	or sampler diame	ter.			
I I	SAMPLE TYPE	RY 9	BLOW COUNTS		v.	₽ ₽					
DEPTH (ft)	LE	RECOVERY	00	TESTS	U.S.C.S.	GRAPHIC LOG		MATERIAL DESCRIPTION			
	AMF	ECC	NO NO		`	19 19					
0	Ś	Я	BL								
								to Dense, Brown to Pink, Fine Grained <u>SILTY SAND</u> , Dry, emented Caliche			
-	CA 1	100	3-9-12				etterigiy O				
- +			7-11-14	MC = 6.3%	SM						
5	CA 2	100		DD = 101.0 pcf LL = NP PL = NP							
	CA 3	100	4-7-12	PI = NP Fines = 25.0%							
			9-16-16								
10	CA 4	78	9-10-10								
15	CA 5	56	8-7-7	MC = 3.6% LL = NP	SM	15.0					
				PL = NP PI = NP Fines = 14.8%			Loose, Pink, Me Caliche	edium Grained SILTY SAND, Dry, with Some Gravel size			
							Calicite				
			1-1-3								
20	CA 6	94	1-1-5			20.0	Ver Deres Di	nk Fine One and CHITY CAND. Dr. with Come Moduly			
							Cemented Cali	nk, Fine Grained <u>SILTY SAND</u> , Dry, with Some Weakly che			
20 20 25 30 30 35 35 40											
25	CA 7	100	29-50/1"	MC = 4.0% DD = 107.6 pcf	SM						
_23				LL = NP PL = NP PI = NP							
				Fines = 15.0%							
		^	50/4"								
30	CA 8	0									
35											
40						40.0		Develop to main start at 40.0 ft			

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Proposed Recycled Water Storage Ponds Lea County, New Mexico Chevron North America- MCBU

APPENDIX B

LABORATORY SUMMARY

Tetra Tech Inc. 4000 N. Big Spring, Suite 401 Midland, TX, 79705 Telephone: 432-682-4559 Fax: 432-682-3946

SUMMARY OF LABORATORY RESULTS

PAGE 1 OF 1

Page 85 of 98

CLIENT Chevron

PROJECT NUMBER _212C-MD-01140

PROJECT NAME Cotton Draw Frac Pond

PROJECT LOCATION Lea County, New Mexico

Borehole Identification	Depth	Water Content (%)	Dry Density (pcf)	Atterberg's Limits (LL/PL/PI)	Density (pcf)/	Fines Content (%)	USCS Classi- fication	Swell (%), Swell pressure (psf)	Cc, Cs	Permeability (cm/s)	pH, Resistivity (Ohm-m)	Sulfate, Chloride Content (ppm)	Triaxial Shear Strength c'(psf), phi'	Specific Gravity
B-1	3.5	4.8	90.2	NP		31	SM	-2.1	0.2,0.025					
B-1	18.5	3.1		NP		11	GP-GM							
B-1	28.5	3.0		NP		5	GP-GM							2.66
B-2	3.5	5.0	104.2			21							0,34.5	
B-2	6.0	4.2		NP		13	SM							
B-3	6.5	5.1	101.5	21/17/4		25	SC-SM			3.00E-03				
B-3	18.5	4.2	93.1	NP		15	SM							
B-4	1.5	2.6	93.2	NP		10	SP-SM							
B-4	13.5	3.2		NP		14	SM							
B-5	3.5	6.3	101.0	NP		25	SM	-1.7	0.17,0.021					
B-5	13.5	3.6		NP		15	SM							
B-5	23.5	4.0	107.6	NP		15	SM							
B-5 Bulk	5.0			NP	117.8/12.5	19	SM						0,33.7	

Attachments 3 – DOI-BLM-NM-P020-2018-0846-EA, Section 1.6, Scoping, Public Involvement, and Issues (2018)

Temporary Pit containing non-low chloride fluids

Cotton Draw Raptor 4 9 Fed Com Pit

Section 4, T25S, R32E

United States Department of the Interior Bureau of Land Management

Environmental Assessment DOI-BLM-NM-P020-2018-0846-EA

CHEVRON U.S.A. INC CO Grizzly 3 27 FED 0051H CO Grizzly 3 27 FED 0052H CO Grizzly 3 27 FED 0055H CO Grizzly 3 27 FED 0057H CO Grizzly 3 34 FED 0510H Lease No. NMLC 061936

> U.S. Department of the Interior Bureau of Land Management Pecos District Carlsbad Field Office 620 East Greene Street Carlsbad, NM 88220 Phone: (575) 234-5972 FAX: (575) 885-9264

> > August 2018

Carlsbad Field Office

Confidentiality Policy

Any comments, including names and street addresses of respondents, you submit may be made available for public review. Individual respondents may request confidentiality. If you wish to withhold your name or street address from public review or from disclosure under the Freedom of Information Act, you must state this prominently at the beginning of your written comment. Such requests will be honored to the extent allowed by law. All submissions from organizations or businesses, and from individuals identifying themselves as representatives or officials of organizations or businesses, will be made available for public inspection in their entirety.



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Finding	Finding of No Significant Impact Error! Bookmark not defined.						

- Clean Water Act of 1977, as amended (30 USC 1251) Establishes the basic structure for regulating discharges of pollutants into the waters of the United States and regulating quality standards for surface waters.
- Comprehensive Environmental Response, Compensation, and Liability Act of (42 USC 9601 et seq.) Sections 101 (14) and (33), exclude petroleum from the definitions of "hazardous substances" and "pollutant or contaminant." Petroleum derivatives to which this exclusion applies include crude oil or any fraction thereof (if the fraction is not specifically listed or designated a hazardous substance by other listed acts), natural gas, natural gas liquids, liquefied natural gas, and synthetic gas usable for fuel.
- Endangered Species Act of 1973 (16 USC 1531 et seq.) Protects critically imperiled species from extinction as a consequence of economic growth and development untempered by adequate concern and conservation.
- Federal Cave Resources Protection Act of 1988 (16 USC 4301 et seq.) Protects significant caves on federal lands by identifying their location, regulating their use, requiring permits for removal of their resources, and prohibiting destructive acts.
- Migratory Bird Treaty Act of 1918 (16 USC 703-712) Implements the convention for the protection of migratory birds.
- **Mining and Mineral Policy Act of 1970, as amended (30 USC 21)** Fosters and encourages private enterprise in the development of economically sound and stable industries, and in the orderly and economic development of domestic resources to help assure satisfaction of industrial, security, and environmental needs.
- National American Graves Protection and Repatriation Act of 1990 (25 USC 301) Provides a process for museums and Federal agencies to return certain Native American cultural items such as human remains, funerary objects, sacred objects, or objects of cultural patrimony to lineal descendants, and culturally affiliated Indian tribes and Native Hawaiian organizations and includes provisions for unclaimed and culturally unidentifiable Native American cultural items, intentional and inadvertent discovery of Native American cultural items on Federal and tribal lands, and penalties for noncompliance and illegal trafficking.
- National Historic Preservation Act of 1966, as amended (16 USC 470) Preserves historical and archaeological sites.

Air quality standards in New Mexico (with the exception of Bernalillo County) are under the jurisdiction of the New Mexico Environment Department/Air Quality Bureau (NMED/NMAQB). The Environmental Improvement Act, NMSA 1978, and the Air Quality Control Act, NMSA 1978, dictate state air quality standards. Also, 40 CFR § 60 "Standards of Performance for New Stationary Sources" is administered by the NMED/NMAQB.

Additionally, Chevron would comply with all applicable federal, state, and local laws and regulations; obtain the necessary permits for construction and operation; and certify that Surface Use Agreements have been reached with the private landowners or other leaseholders, where required.

1.6 Scoping, Public Involvement, and Issues

The Carlsbad Field Office (CFO) publishes a NEPA log for public inspection. This log contains a list of proposed and approved actions in the field office. The log is located in the lobby of the CFO. The BLM also has an ePlanning website (https://eplanning.blm.gov/epl-front-office/eplanning/lup/lup_register.do) that allows the public to review and comment online for BLM NEPA and planning projects.

The CFO uses Geographic Information Systems (GIS) in order to identify resources that may be affected by the proposed action. A map of the project area is prepared to display the resources in the area and to identify potential issues. Information provided within the environmental consequences sections provides the decision maker with the information necessary to compare and contrast the predicted effects of the proposed action and alternatives and make a reasoned and informed decision regarding which alternative or combination of actions should be selected in the Decision Record.

The proposed action was circulated among CFO resource specialists in order to identify any issues associated with the project. The issues that were raised include:

- How would air quality be impacted by the proposed action?
- How would climate change be impacted by the proposed action?
- How would soils be impacted by the proposed action?
- How would watershed resources be impacted by the proposed action?
- How would cave karst be impacted by the proposed action?
- How would wildlife habitat be impacted by the proposed action?
- How would vegetation be impacted by the proposed action?
- Could noxious weeds be introduced to the project area because of the proposed action?
- How would range management be impacted by the proposed action?
- How would visual resources be impacted by the proposed action?
- How would cultural resources be impacted by the proposed action?
- How would paleontological resources be impacted by the proposed action?

Caves and karst, Potash, recreation, potential special designations, and special status species were evaluated, but determined to have no impacts from the proposed action and therefore not evaluated in the environmental analysis.

mitigation measures are required for approval of the ADP's. Residual impacts from the accidental release of hazardous and non-hazardous substances are expected to be less than significant.

3.12 Cumulative Impacts

Cumulative impacts are the combined effect of past projects, specific planned projects, and other reasonably foreseeable future actions within the project study area to which oil and gas exploration and development may add incremental impacts. This includes all actions, not just oil and gas actions that may occur in the area including foreseeable non-federal actions.

The combination of all land use practices across a landscape has the potential to change the visual character, disrupt natural water flow and infiltration, disturb cultural sites, cause minor increases in greenhouse gas emissions, fragment wildlife habitat and contaminate groundwater. However, the likelihood of these impacts occurring is minimized through standard mitigation measures, special Conditions of Approval and ongoing monitoring studies.

All resources are expected to sustain some level of cumulative impacts over time, however these impacts fluctuate with the gradual abandonment and reclamation of wells. As new wells are being drilled, there are others being abandoned and reclaimed. As the oil field plays out, the cumulative impacts will lessen as more areas are reclaimed and less are developed.

4.0 SUPPORTING INFORMATION

4.1 List of Preparers

- Prepared by: Adam Davis Project Planner Arcadis
- Reviewed by: Rachel Cruz Project Manager Arcadis

Date: 12/4/2018

The following individuals aided in the preparation of this document:

- Paul Murphy, Natural Resource Specialist BLM-CFO
- Elia Perez, Archaeologist, BLM-CFO
- Wildlife Biologist, BLM-CFO
- Brad Winger, Rangeland Management Specialist, BLM-CFO

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Venegas, Victoria, EMNRD

From:	Venegas, Victoria, EMNRD
Sent:	Tuesday, May 17, 2022 10:07 AM
То:	Vallejo, Tony; Zemen, Jessica
Cc:	Enviro, OCD, EMNRD
Subject:	CO RAPTOR 4 9 FED COM 410 (410H, 411H, 412H) FACILITY ID [fVV2213653026]
Attachments:	C-144 CO RAPTOR 4 9 FED COM 410 (410H, 411H, 412H) FACILITY ID
	[fVV2213653026].pdf

CO RAPTOR 4 9 FED COM 410 (410H, 411H, 412H) [fVV2213653026]. Temporary Pit non-low chloride fluids.

NMOCD has reviewed [4323] CHEVRON USA INC's, Application and Form C-144 received on May 2, 2022, for the proposed CO RAPTOR 4 9 FED COM 410 (410H, 411H, 412H) FACILITY ID [fVV2213653026], Temporary Pit with non-low chloride drilling fluid located at an existing [4323] CHEVRON USA INC BLM lease #USA NMNM 054031 in Unit Letter G Section 04, Township 25S Range 32E, Lea County, New Mexico.

[4323] CHEVRON USA INC in the Application requested the following two variances from the requirements of 19.15.17 NMAC – Pits, Closed-Loop Systems, Below-Grade Tanks and Sumps:

- [4323] CHEVRON USA INC proposes a closure timeline based on the date of the first occurrence of Rig Down Move Out (RDMO). RDMO is defined as the activity when the drilling rig is moved off location. Typically, RDMO occurs after the completion of drilling the last well on the pad. On pads where the Operator plans to return to the pad, multiple RDMO dates occur. This variance does not consider subsequent RDMO affecting the closure timeline dates after the first RDMO. The Operator proposes dewatering the pit within 30 days of RDMO and proposes closing the pits within 1 year of RDMO.
- 2. [4323] CHEVRON USA INC proposes the use of 40-mil High-Density Polyethylene (HDPE) Liner for Temporary Pit in lieu of 20 mil string reinforced Linear Low-Density Polyethylene (LLDPE) Liner.

Subject to the conditions specified below, NMOCD approves the following variances:

- 1. The variance from 19.15.17.7.R NMAC, which requires that a pit be closed no later than six (6) months after removal of the drilling or workover rig from the first well using the pit.
- 2. The variance from 19.15.17.11.F.3 NMAC, which requires the pit to be equipped with a of 20-mil string reinforced LLDPE or equivalent liner material that the appropriate division district office approves.

[4323] CHEVRON USA INC shall comply with the following conditions of approval:

- 1. [4323] CHEVRON USA INC may use the Pit for three wells drilled from the CO RAPTOR 4 9 FED COM 410 (410H, 411H, 412H) FACILITY ID [fVV2213653026].
- 2. [4323] CHEVRON USA INC shall use the facility identification number [fVV2213653026] in all communications with OCD regarding CO RAPTOR 4 9 FED COM 410 (410H, 411H, 412H) FACILITY ID [fVV2213653026] Pit.
- 3. [4323] CHEVRON USA INC shall design, construct, operate, maintain, and close CO RAPTOR 4 9 FED COM 410 (410H, 411H, 412H) FACILITY ID [fVV2213653026] Pit in compliance with 19.15.17 NMAC Pits, Closed-Loop Systems, Below-Grade-Tanks and Sumps.

- 4. The design and construction plan, included as Appendix D of the Application, is approved. [4323] CHEVRON USA INC shall design and construct CO RAPTOR 4 9 FED COM 410 (410H, 411H, 412H) FACILITY ID [fVV2213653026] Pit as described in the approved plan. [4323] CHEVRON USA INC shall apply for a permit modification for any change to the plan.
- 5. The closure plan, included as Appendix F of the Application, is approved. [4323] CHEVRON USA INC shall close the CO RAPTOR 4 9 FED COM 410 (410H, 411H, 412H) FACILITY ID [fVV2213653026] Pit as described in the approved plan. [4323] CHEVRON USA INC shall apply for a permit modification for any change to the plan.
- 6. Prior to commencing construction of the CO RAPTOR 4 9 FED COM 410 (410H, 411H, 412H) FACILITY ID [fVV2213653026] Pit, [4323] CHEVRON USA INC shall submit to OCD a Form C-102, including a certified survey, as required by 19.15.17.9(C)(2) NMAC via <u>OCD Online</u>.
- 7. [4323] CHEVRON USA INC shall inspect CO RAPTOR 4 9 FED COM 410 (410H, 411H, 412H) FACILITY ID [fVV2213653026] Pit at least once per month during construction for compliance with the approved design and construction plan. [4323] CHEVRON USA INC shall maintain a log of each inspection and provide a copy of the log through <u>OCD Online</u> for each quarter beginning fifteen days (15) after the end of the quarter during construction.
- 8. If [4323] CHEVRON USA INC encounters a void or collapse during construction, operation, maintenance, or closure of the CO RAPTOR 4 9 FED COM 410 (410H, 411H, 412H) FACILITY ID [fVV2213653026] Pit, [4323] CHEVRON USA INC shall immediately cease the activity, notify OCD through <u>OCD Online</u>, within twenty-four (24) hours, and take corrective action approved by OCD.
- 9. No later than seventy-two (72) hours prior to installing the 40-mil HDPE liner, [4323] CHEVRON USA INC shall notify the OCD through <u>OCD Online</u>.
- 10. [4323] CHEVRON USA INC shall inspect CO RAPTOR 4 9 FED COM 410 (410H, 411H, 412H) FACILITY ID [fVV2213653026] Pit at least once per day for liner integrity, freeboard height, fluid level, debris, migratory birds and other wildlife, and releases while the drilling or workover rig is on location, and once per week after removal of the rig but prior to dewatering the CO RAPTOR 4 9 FED COM 410 (410H, 411H, 412H) FACILITY ID [fVV2213653026] Pit. [4323] CHEVRON USA INC shall maintain a log of each inspection and provide a copy of the log through <u>OCD Online</u> for each quarter beginning fifteen days (15) after the end of the quarter during construction.
- 11. [4323] CHEVRON USA INC shall maintain no less than two (2) feet of freeboard at the Pit at all times.
- 12. [4323] CHEVRON USA INC shall construct and maintain a fence around the perimeter of the CO RAPTOR 4 9 FED COM 410 (410H, 411H, 412H) FACILITY ID [fVV2213653026] Pit at all times after the completion of construction.
- 13. No later than thirty (30) days after the date of any of the following events, [4323] CHEVRON USA INC shall drain and dewater the CO RAPTOR 4 9 FED COM 410 (410H, 411H, 412H) FACILITY ID [fVV2213653026] Pit:
 - a. The release of the drilling or workover rig from the last well as reported to the OCD on Form C-105; or
 - b. The removal of the drilling or workover rig from the pad if the well is not completed; or
 - c. If the drilling or workover rig is located at the pad, one hundred eight one (181) days after the rig became inactive.
- 14. No later than six (6) months after the date of any of the following events, [4323] CHEVRON USA INC shall close CO RAPTOR 4 9 FED COM 410 (410H, 411H, 412H) FACILITY ID [fVV2213653026]:
 - a. The release of the drilling or workover rig from the last well as reported to the OCD on Form C-105; or
 - b. The removal of the drilling or workover rig from the pad if the well is not completed; or
 - c. If the drilling or workover rig is located at the pad, one hundred eight one (181) days after the rig became inactive.

- 15. After [4323] CHEVRON USA INC drains and dewaters CO RAPTOR 4 9 FED COM 410 (410H, 411H, 412H) FACILITY ID [fVV2213653026] Pit, it shall inspect the Pit for liner integrity, fluid level, debris, migratory birds and other wildlife, and releases once per week until the installation of the top geomembrane cover and the placement of the cover soils in accordance with the closure plan. [4323] CHEVRON USA INC shall maintain a log of each inspection and provide a copy of the log to OCD via <u>OCD Online</u> for each quarter beginning fifteen days (15) days after the end of the quarter in which the Pit is dewatered and drained. If [4323] CHEVRON USA INC observes fluid in the CO RAPTOR 4 9 FED COM 410 (410H, 411H, 412H) FACILITY ID [fVV2213653026] Pit during an inspection, it shall notify OCD's Environmental Bureau at through <u>OCD Online</u>, remove the fluid immediately, and submit a report characterizing the nature, volume, and source of the fluid via <u>OCD Online</u>.
- 16. After [4323] CHEVRON USA INC has drained and dewatered the CO RAPTOR 4 9 FED COM 410 (410H, 411H, 412H) FACILITY ID [fVV2213653026] Pit, [4323] CHEVRON USA INC shall not discharge fluid into the Pit for any purpose except for an emergency as provided in 19.15.17.14 NMAC.
- 17. [4323] CHEVRON USA INC shall comply with 19.15.29 NMAC Releases for any release related to or associated with the CO RAPTOR 4 9 FED COM 410 (410H, 411H, 412H) FACILITY ID [fVV2213653026].
- 18. No later than seventy-two (72) hours prior to installing the top geomembrane cover and cover soil on the CO RAPTOR 4 9 FED COM 410 (410H, 411H, 412H) FACILITY ID [fVV2213653026], [4323] CHEVRON USA INC shall notify the OCD via OCD Online.

This letter constitutes NMOCD's conditions of approval of the variances. Please reference CO RAPTOR 4 9 FED COM 410 (410H, 411H, 412H) FACILITY ID [fVV2213653026] in all future communications Please let me know if you any additional questions or concerns. Regards,

Victoria Venegas • Environmental Specialist Environmental Bureau EMNRD - Oil Conservation Division (575) 909-0269 | <u>Victoria.Venegas@state.nm.us</u> http://www.emnrd.state.nm.us/OCD/



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

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

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

CONDITIONS

Operator:	OGRID:
CHEVRON U S A INC	4323
6301 Deauville Blvd	Action Number:
Midland, TX 79706	103144
	Action Type:
	[C-144] Temporary Pit Plan (C-144T)
CONDITIONS	

Created By Condition Condition Date NMOCD has reviewed and approved [4323] CHEVRON USA INC's, Application and Form C-144 received on May 2, 2022, for the proposed CO RAPTOR 4 9 5/17/2022 vvenegas FED COM 410 (410H, 411H, 412H) FACILITY ID [fVV2213653026], Temporary Pit with non-low chloride drilling fluid located at an existing [4323] CHEVRON USA INC BLM lease #USA NMNM 054031 in Unit Letter G Section 04, Township 25S Range 32E, Lea County, New Mexico.

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