

# Remediation Summary and Closure Request

October 9, 2024

JR HOLT A #001 API # 30-025-05559

Historical Produced Water and Crude Oil Release

Incident Nos.: nPRS0522047385 and nSAD0521635557

#### **Prepared For:**

Morgan Operating, Inc. OGRID #224367 Hobbs, New Mexico 88241

### **Prepared By:**

Crain Environmental 2925 East 17<sup>th</sup> Street Odessa, Texas 79761

Cynthia K. Crain, P.G.



#### **Table of Contents**

1.0	INTF	RODUCTION	1				
2.0		CKGROUND					
3.0		OCD CLOSURE CRITERIA					
	3.1	Groundwater Evaluation					
	3.2	Surface Features and Other Development					
	3.3	Wetlands, Floodplain, and Karst Geology					
	3.4	Closure Criteria Applicable to the Site	5				
4.0	SITE	ASSESSMENT/CHARACTERIZATION RESULTS	5				
	4.1	Site Map					
	4.2	Depth to Groundwater	5				
	4.3	Wellhead Protection Area	5				
	4.4	Distance to Nearest Significant Watercourse	6				
5.0	SUM	MARY OF DELINEATION ACTIVITIES	6				
6.0	SUM	MARY OF REMEDIATION ACTIVITIES	6				
7.0	SUM	MARY OF RECLAMATION ACTIVITIES	7				
8.0	CLOSURE REQUEST7						
9.0		FRIBUTION					

#### **TABLE**

Table 1: Summary of Soil Sample Analytical Results

#### **FIGURES**

Figure 1 – Site Location Map

Figure 2 – Soil Sample Location Map

Figure 3 – Wellhead Protection Area Map

Figure 4 – FEMA Floodplain Map

Figure 5 – Karst Potential Map

#### **APPENDICES**

Appendix A – Documentation of NMOCD Records

Appendix B – Documentation of NMOCD Communication

Appendix C - Laboratory Analytical Reports

Appendix D – Photographic Documentation

Appendix E – Waste Manifest



#### 1.0 Introduction

Crain Environmental (CE), on behalf of Morgan Operating, Inc. (Morgan), has prepared this Remediation Summary and Closure Request for the produced water and crude oil release at the JR Holt A #001 (Site). The Site is in Unit Letter G (SW/NE), Section 5, Township 19 South, Range 37 East, Lea County, New Mexico at global positioning system (GPS) coordinates of 32.6913643°, -103.2714539°. The property surface rights are owned by the State of New Mexico, and land use in the Site vicinity is primarily oil and gas production and cattle grazing. The location of the Release Site is depicted on Figure 1.

#### 2.0 Background

On July 5, 2005, Morexco, Inc. (Morexco) was the operator of the JR Holt A #001 and was notified by the New Mexico Oil Conservation Division (NMOCD) that a release had occurred at the Site. According to NMOCD records, Morexco submitted a Release Notification Report (C-141) on August 8, 2005, that reported a release of 1 barrel (bbl) of oil and stated: "Repaired flow line leak. Removed material from location & hauled to disposal. Will replace fresh soil after results of testing are received. Area is 20' x 20' area next to flow line on location pad, area around well head. Clean up is described in the above remedial action."

Incident events included in the NMOCD record also state "psheeley met on location with Donald Becker on 8/5/05. Release was barely reportable however accumulative soil impact indicates fluids in excess of 5 bbl was released over time. Rancher reported. Operator did not follow up with OCD per rule 116 until now. Remedial activities (+delineation) shall be complete by Wed 8-10-05 per Chris Williams". The release was assigned Incident # nPRS0522047385, and a copy of the C-141 was not located in the NMOCD database.

A duplicate incident is also located in the NMOCD database. NMOCD records for Incident # nSAD0521635557 indicates the second incident # was created following a site inspection by NMOCD representatives (Paul S. and Sylvia D) on August 4, 2005. Incident events included in the NMOCD record state "Paul S. called 8/5/05 spoke to Rhonda @ Morexco, requiring C-141 by 8/8/05 and clean up procedure by Wednesday 8/10/05 or will shut well in." No further information is available in the NMOCD database.

On July 28, 2005, a Notice of Violation (cLWH0520935430) was issued to Morexco by the NMOCD that noted "Mess at well head and west of well". NMOCD records show that compliance was resolved on August 2, 2005.

On July 7, 2014, the NMOCD approved a Change of Operator from Morexco to Morgan. NMOCD records show that Incident # nPRS0522047385 lists Morgan as the Operator, and Incident # nSAD0521635557 lists Morexco as the Operator.

On October 20, 2021, a field inspection was conducted by the NMOCD that noted "Sign on Well: Include full API # 30-025-05559. Label nearby storage tank. 19.15.10.8 Safety Procedures for Drilling and Production: Excess weeds. NMOCD records show that compliance was resolved on February 10, 2022.



Morgan believes that remediation was conducted at the Site prior to their ownership; however, an Investigation Summary and Closure Report was submitted to the NMOCD on August 23, 2024, that provided a summary of investigation activities conducted at the Site in accordance with 19.15.29 New Mexico Administrative Code (NMAC) and requested closure of Incident Numbers nPRS0522047385 and nSAD0521635557. Documentation of NMOCD records is provided in Appendix A.

On September 24, 2024, the NMOCD rejected the Closure Report for the following reasons:

- 1. Horizontal delineation submitted was incomplete and did not meet the requirements of 19.15.29.11 NMAC. The values for determination of horizontal impact are derived by either approved "background" values or Table I Closure Criteria for releases where groundwater is at a depth of 50 feet or less. Any sample exceeding approved "background" values or Table I Closure Criteria for releases where groundwater is at a depth of 50 feet or less requires additional samples for horizontal delineation. Sample 4 at 1' bgs returned laboratory analytical results above the applicable closure criteria and must be further delineated and remediated.
- 2. The questions located under the Site Characterization section of the digital C-141 contain incorrect information. Most of the questions were answered "Greater than 5 (mi.)". OCD has identified OSE registered wells, playas, wetlands, and a residence that are closer than 5 miles from the release site. An accurate determination of the distance from the receptors listed in the Site Characterization section of the digital C-141 must be provided.
- All questions on the digital C-141 that refer to the estimated surface area (in square feet) and estimated volume (in cubic yards) for soils that will be remediated and reclaimed must be correctly answered after delineation of the soil above the remediation closure standards is completed.
- 4. Operator failed to provide proper Sampling Notification pursuant to 19.15.29.12D.(1).(a) NMAC for samples collected on 7/10/2024 and 8/2/2024 and will not be accepted as closure samples. Failure to provide proper sampling notice is a compliance issue and OCD may pursue compliance actions pursuant to 19.15.5 NMAC. Operator shall ensure future compliance with 19.15.29.12.D.(1).(a) NMAC.
- 5. The work performed does not meet the requirements of the OCD approved sampling plan.
- 6. Submit a complete report through the OCD Permitting website by 11/8/2024.

On September 9, 2024, a conference call was held with NMOCD to discuss the rejection reasons and ensure understanding of steps necessary to achieve closure of the two Incidents. In addition to information provided in the Investigation Summary and Closure Report of August 23, 2024, this Remediation Summary and Closure Request (Request) provides the following information as requested in the NMOCD rejection reasons:

- 1. A summary of remediation activities conducted around Sample 4 on September 25, 2024.
- Questions located under the Site Characterization section of the digital C-141 will be revised when submitting this Request to the OCD Fee Portal.



- Questions on the digital C-141 referring to estimated surface area and volume for remediated and/or reclaimed soils will be answered when submitting this Request to the OCD Fee Portal.
- 4. Sample notification was provided to the NMOCD on September 21, 2024, for each Incident.
- 5. It was discussed during the September 9, 2024, conference call that samples were not collected to a depth of 4' bgs (as was approved in the sampling plan) as backhoe refusal was encountered at a shallower depth at each sample location; however, vertical delineation was achieved at each sample location. Remediation is only requested at the sample S-4 location.
- This Remediation Summary and Closure Request is being submitted prior to the due date of November 8, 2024, and again respectfully requests closure of Incident Numbers nPRS0522047385 and nSAD0521635557.

Documentation of NMOCD communication is provided in Appendix B.

#### 3.0 NMOCD Closure Criteria

Cleanup standards for oil spills are provided in 19.15.29 NMAC. The cleanup standards (described in the rule as "Closure Criteria") are based primarily on depth to groundwater but are also based on other criteria. Three different Closure Criteria are provided in the rule. The most stringent apply to sites where groundwater is found within 50 feet of the ground surface or if the release occurred within one of the following areas:

- Within 300 feet of any continuously flowing watercourse or any other significant watercourse.
- Within 200 feet of any lakebed, sinkhole or playa lake (measured from the ordinary highwater mark).
- Within 300 feet from an occupied permanent residence, school, hospital, institution or church.
- Within 500 feet of a spring or a private, domestic fresh water well used by less than five households for domestic or stock watering purposes.
- Within 1,000 feet of any fresh water well or spring.
- Within incorporated municipal boundaries or within a defined municipal fresh water well field covered under a municipal ordinance adopted pursuant to Section 3-27-3 NMSA 1978 as amended.
- Within 300 feet of a wetland.
- Within the area overlying a subsurface mine.
- Within an unstable area such as a karst formation.
- Within a 100-year floodplain.

#### 3.1 Groundwater Evaluation

A review of the New Mexico Office of the State Engineer (NMOSE) records indicated there are no water wells within a 0.5-mile radius of the Site; therefore, depth to groundwater is estimated to be less than 50 feet (') below ground surface (bgs). Figure 3 shows the 0.5-mile radius from the Site.



#### 3.2 Surface Features and Other Development

CE reviewed recent aerial photographs, topographic maps, the NMOSE Point of Discharge (POD) GIS website, and information available from the Lea County, New Mexico Central Appraisal District website. As shown on Figure 1, the Site is **not** located:

- Within 300 feet of any continuously flowing watercourse or any other significant watercourse.
  - No continuously flowing watercourses (rivers, streams, arroyos, etc.) are apparent within 300 feet of the Site in the topographic map (Figure 1).
- Within 200 feet of any lakebed, sinkhole or playa lake (measured from the ordinary highwater mark).
  - The topographic map (Figure 1) indicates there is not a lakebed, sinkhole or playa lake located within 200 feet of the Site.
- Within 300 feet from an occupied permanent residence, school, hospital, institution, or church.
  - The Site Location Map (Figure 1) and information available from the Lea County, New Mexico Central Appraisal District do not show or list any permanent residence, school, hospital, institution, or church located within 300 feet of the Site.
- Within 500 feet of a spring or a private, domestic fresh water well used by less than five households for domestic or stock watering purposes.
  - No wells or springs located within 500 feet of the Site appear in any of the NMOSE records reviewed by CE.
- Within 1,000 feet of any fresh water well or spring.
  - No freshwater wells or springs located within 1,000 feet of the Site appear in any of the records reviewed by CE.
- Within incorporated municipal boundaries or within a defined municipal fresh water well field covered under a municipal ordinance adopted pursuant to Section 3-27-3 NMSA 1978 as amended.
  - Based on the property and other records reviewed by CE, the Site is not located in incorporated municipal boundaries or within a defined municipal fresh water well field.
- Within the area overlying a subsurface mine
  - Based on the property and other records reviewed by CE, the Site is not located within an area overlying a subsurface mine.

#### 3.3 Wetlands, Floodplain, and Karst Geology

A review of the United States Fish and Wildlife Service (USFWS) wetlands map indicated the Site is not located within 300 feet of a wetland. A review of the Federal Emergency Management Act (FEMA) floodplain map indicates the release at the Site is located outside of a 100-year floodplain. Finally, the New Mexico Bureau of Land Management (BLM) karst potential map indicates the Site is located within a "low karst potential" area. Figures 4, 5, and 6 depict the USFWS wetlands information, FEMA floodplain information, and the karst potential data, respectively.



#### 3.4 Closure Criteria Applicable to the Site

As depth to groundwater is estimated to be less than 50' bgs, the most stringent Closure Criteria will apply. A summary of the Closure Criteria is provided in the table below and in Table 1.

#### **NMOCD Closure Criteria**

		Closure Criteria Based on Depth to Groundwater (mg/kg)				
Consti	tuent of Concern	≤ 50 feet bgs	51 feet to 100 feet bgs	> 100 feet bgs		
Chloride (EPA 300)		600	10,000	20,000		
TPH (EPA	GRO + DRO + MRO	100	2,500	2,500		
8015M)	GRO + DRO	NA	1,000	1,000		
Total BTE	K (EPA 8021 or 8260)	50	50	50		
Benzene	(EPA 8021 or 8260)	10	10	10		

Notes: NA = not applicable

bgs = below ground surface
mg/kg = milligrams per kilogram
GRO = gasoline range organics
DRO = diesel range organics
MRO = motor oil range organics
TPH = total petroleum hydrocarbons

BTEX = benzene, toluene, ethylbenzene, and total xylenes Green highlighted cells denote applicable Closure Criteria.

#### 4.0 Site Assessment/Characterization Results

As per 19.15.29.11 NMAC, a Site Characterization Report will have the components described in Sections 4.1 through 4.5 of this document.

#### 4.1 Site Map

As required by 19.15.29.11 NMAC, a scaled diagram showing significant Site infrastructure, sample point locations, and known subsurface features such as utilities is provided as Figure 2.

#### 4.2 Depth to Groundwater

As discussed in Section 3.1, no water wells are located within a 0.5-mile radius of the Site; therefore, depth to groundwater at the Site is estimated be less than 50' bgs.

#### 4.3 Wellhead Protection Area

The 0.5-mile wellhead protection area is shown on Figure 3. As listed in the NMOSE database, there are no water wells within a 0.5-mile radius of the Site; therefore, depth to groundwater is estimated to be less than 50' bgs. There were no water sources, springs, or other sources of freshwater extraction identified within 0.5-mile of the Site.



#### 4.4 Distance to Nearest Significant Watercourse

The horizontal distance to the nearest significant watercourse as defined in Subsection P of 19.15.17.7 NMAC is greater than 0.5-mile from the Site.

#### 5.0 Summary of Delineation Activities

On August 1, 2024, CE contacted NMOCD (Brittany Hall) to discuss the procedure for obtaining closure of both incidents. Ms. Hall requested a sampling plan prior to conducting a soil investigation. A plan was submitted to Ms. Hall via email and was approved on August 2, 2024. Appendix B provides records of NMOCD communication.

On July 10, 2024, soil samples (SURFACE and 1 FT) were collected adjacent to the release point using a hand auger. This sample location is also identified as Sample 1. On August 2, 2024, soil samples (Sample 2 and Sample 3) were collected at a depth of 1' bgs with a hand auger. On August 7, 2024, soil samples (S-1 2FT, S-2 2FT, S-3 2FT, S-3 30 INCHES, S-4 1FT, and S-4 2FT) were collected using a backhoe. Backhoe refusal due to hard rock conditions was encountered in Sample 1, Sample 2, and Sample 4 at a depth of 2' bgs, and in Sample 3 at a depth of 30" bgs.

All samples were placed in laboratory prepared containers, properly labeled, immediately placed on ice, and hand delivered to Cardinal Laboratories (Cardinal) in Hobbs, New Mexico for analysis of total petroleum hydrocarbons (TPH) by EPA Method 8015 Modified, benzene, toluene, ethylbenzene, and xylenes (BTEX) by EPA Method 8021B, and chlorides by EPA Method SM4500CL-B.

Table 1 provides a summary of the laboratory results. Figure 2 shows the sample locations. The laboratory reports and chain of custody documentation are provided in Appendix C. Photographic documentation is provided in Appendix D.

Referring to Table 1, concentrations of TPH and BTEX were reported below the test method detection limits in all samples. Concentrations of chlorides were reported below the Closure Criteria in all samples except sample S-4 1FT (688 milligrams per kilogram [mg/kg]). As chloride concentrations in sample S-4 2FT were reported below the Closure Criteria (496 mg/kg), and the minor concentration is not a threat to groundwater, excavation was not conducted.

#### 6.0 Summary of Remediation Activities

On September 25, 2024, soil was excavated to the north, south, east, and west around sample point S-4, until results of field testing from the bottom and sidewalls of the excavated showed all chloride concentrations below the Closure Criteria. The final excavation measured 20' x 10' to a depth of between 1.5' and 2' bgs. Soil samples from the bottom (S-9) and sidewalls S-5 through S-8) of the excavation were placed in clean glass sample jars, properly labeled, immediately placed on ice, and hand delivered to Cardinal for analysis of TPH, BTEX, and chlorides.

Table 1 provides a summary of the laboratory results. Figure 2 shows the sample locations. The laboratory reports and chain of custody documentation are provided in Appendix C. Photographic documentation is provided in Appendix D.



Referring to Table 1, concentrations of TPH and BTEX were reported below the test method detection limit in all samples, and concentrations of chlorides were reported below the Closure Criteria in each sample.

Approximately 12 cubic yards of excavated soil was hauled to South Monument Surface Waste Facility on September 25, 2024. A copy of the Waste Manifest is provided in Appendix E.

#### 7.0 Summary of Reclamation Activities

As investigation activities did not extend into previously undisturbed areas, compliance with the Cultural Properties Protection (CPP) Rule was not required.

The excavation will be backfilled with clean caliche upon OCD and State Land Office Environmental Compliance Office approval of this Closure Request.

#### 8.0 Closure Request

As confirmation samples reported all TPH, BTEX, and chloride concentrations below the closure criteria, Morgan Operating, Inc. respectfully requests closure of Incident #'s nPRS0522047385 and nSAD0521635557.

#### 9.0 Distribution

Copy 1: Mike Bratcher

New Mexico Energy, Minerals, and Natural Resources Department

Oil Conservation Division, District 2 Mike.Bratcher@emnrd.nm.gov

Copy 2: Brittany Hall

New Mexico Energy, Minerals, and Natural Resources Department

**Environmental Bureau Projects Group** 

Brittany.Hall@emnrd.nm.gov

Copy 3: Gary Morgan

Morgan Operating, Inc. moropinc@yahoo.com

Copy 4: New Mexico State Land Office

**Environmental Compliance Office** 

eco@slo.state.nm.us



# **TABLE**

# TABLE 1 SUMMARY OF SOIL SAMPLE ANALYTICAL RESULTS MORGAN OPERATING, INC. JR HOLT A #001 (API # 30-025-05559) NMOCD INCIDENT #S nPRS0522047385 and nSAD0521635557

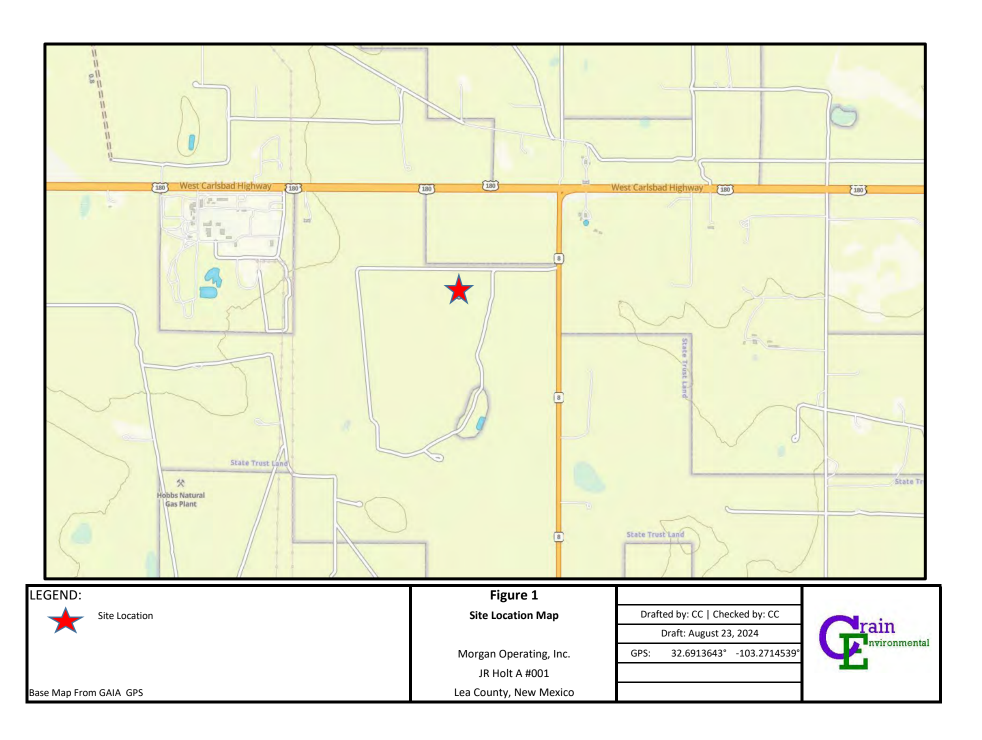
Sample ID	Sample Date	Sample Depth	Soil Status	TPH (GRO)	TPH (DRO)	TPH (MRO)	Total TPH	Benzene	Toluene	Ethylbenzene	Total Xylenes	Total BTEX	Chloride
								milligrams	s per kilograr	n (mg/kg)			
N	IMOCD Clos	sure Criteria	ı				100	10	-	-	-	50	600
Surface	07/10/24	0-6"	In Situ	<10.0	<10.0	<10.0	<10.0	< 0.050	< 0.050	< 0.050	<0.150	< 0.300	16.0
1 FT	07/10/24	1'	In Situ	<10.0	<10.0	<10.0	<10.0	<0.050	< 0.050	< 0.050	< 0.150	< 0.300	16.0
S-1 2FT	08/07/24	2'	In Situ / Refusal	<10.0	<10.0	<10.0	<10.0	<0.050	<0.050	<0.050	<0.150	<0.300	32.0
Sample 2	08/02/24	1'	In Situ	<10.0	<10.0	<10.0	<10.0	<0.050	<0.050	<0.050	<0.150	<0.300	80.0
S-2 2 FT	08/07/24	2'	In Situ / Refusal	<10.0	<10.0	<10.0	<10.0	<0.050	<0.050	<0.050	<0.150	<0.300	416
Sample 3	08/02/24	1'	In Situ	<10.0	<10.0	<10.0	<10.0	<0.050	<0.050	<0.050	<0.150	<0.300	48.0
S-3 2FT	08/07/24	2'	In Situ / Refusal	<10.0	<10.0	<10.0	<10.0	<0.050	<0.050	<0.050	<0.150	<0.300	208
S-3 30 INCHES	08/07/24	30"	In Situ / Refusal	<10.0	<10.0	<10.0	<10.0	<0.050	<0.050	<0.050	<0.150	<0.300	272
S-4 1FT	08/07/24	1'	In Situ	<10.0	<10.0	<10.0	<10.0	<0.050	<0.050	<0.050	<0.150	<0.300	688
S-9	09/25/24	1.5'	In Situ	<10.0	<10.0	<10.0	<10.0	<0.050	<0.050	<0.050	<0.150	<0.300	416
S-4 2FT	08/07/24	2'	In Situ / Refusal	<10.0	<10.0	<10.0	<10.0	<0.050	<0.050	<0.050	<0.150	<0.300	496
S-5	09/25/24	0-1.5'	In Situ	<10.0	<10.0	<10.0	<10.0	<0.050	<0.050	<0.050	<0.150	<0.300	352
S-6	09/25/24	0-1.5'	In Situ	<10.0	<10.0	<10.0	<10.0	<0.050	<0.050	<0.050	<0.150	<0.300	464
S-7	09/25/24	0-1.5'	In Situ	<10.0	<10.0	<10.0	<10.0	<0.050	<0.050	<0.050	<0.150	<0.300	112
S-8	09/25/24	0-1.5'	In Situ	<10.0	<10.0	<10.0	<10.0	<0.050	<0.050	<0.050	<0.150	<0.300	400

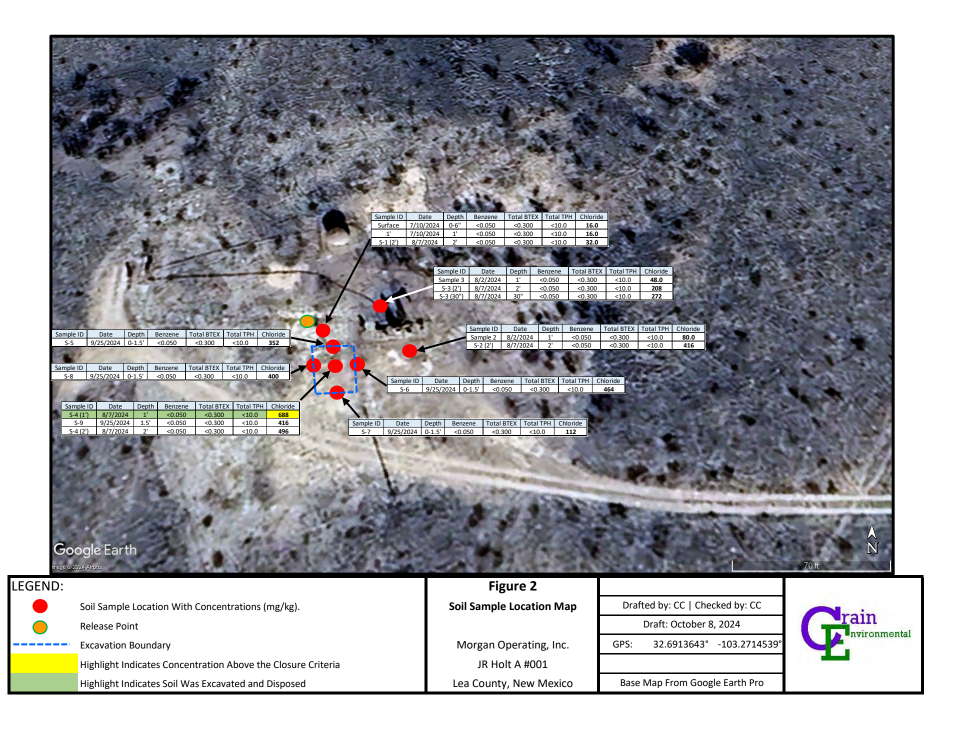
### Notes:

- 1. GRO: Gasoline Range Organics
- 2. DRO: Diesel Range Organics
- 3. MRO: Motor Oil Range Organics
- 4. -: No NMOCD Closure Criteria established.
- 5. bgs: Below Ground Surface
- 6. Bold indicates the COC was above the appropriate laboratory method/sample detection limit.
- 7. < indicates the COC was below the appropriate laboratory method/sample detection limit.
- 8. Bold and yellow highlighting indicates the COC was above the appropriate NMOCD Closure Criteria.
- 9. Green highlighting indicates soil was excavated and disposed.



# **FIGURES**









Site Location

Wellhead Protection Area Map

Morgan Operating, Inc.
JR Holt A #001
Lea County, New Mexico

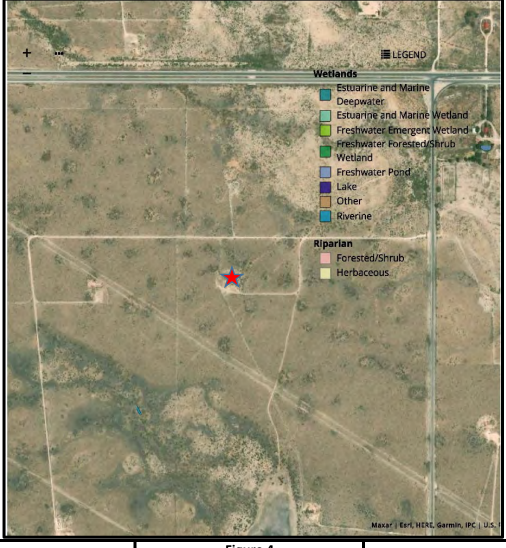
Drafted by: CC | Checked by: CC

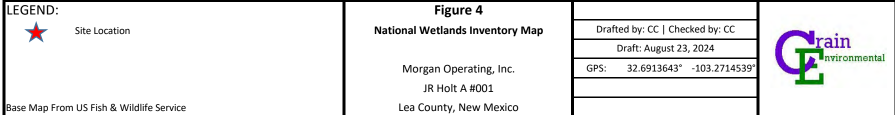
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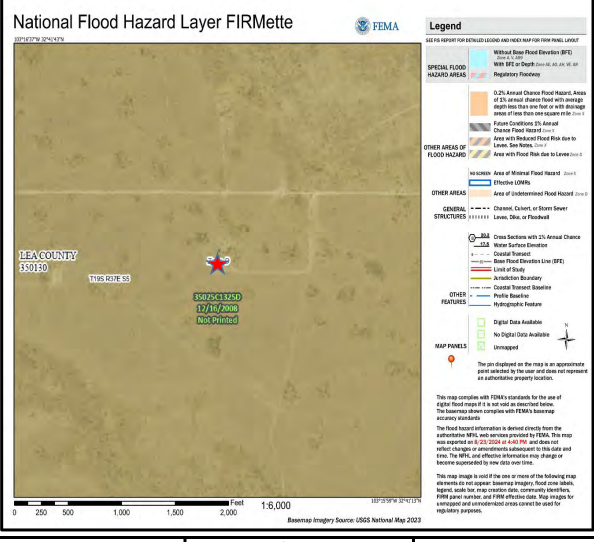
GPS: 32.6913643° -103.2714539

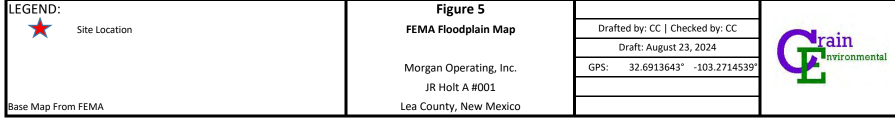


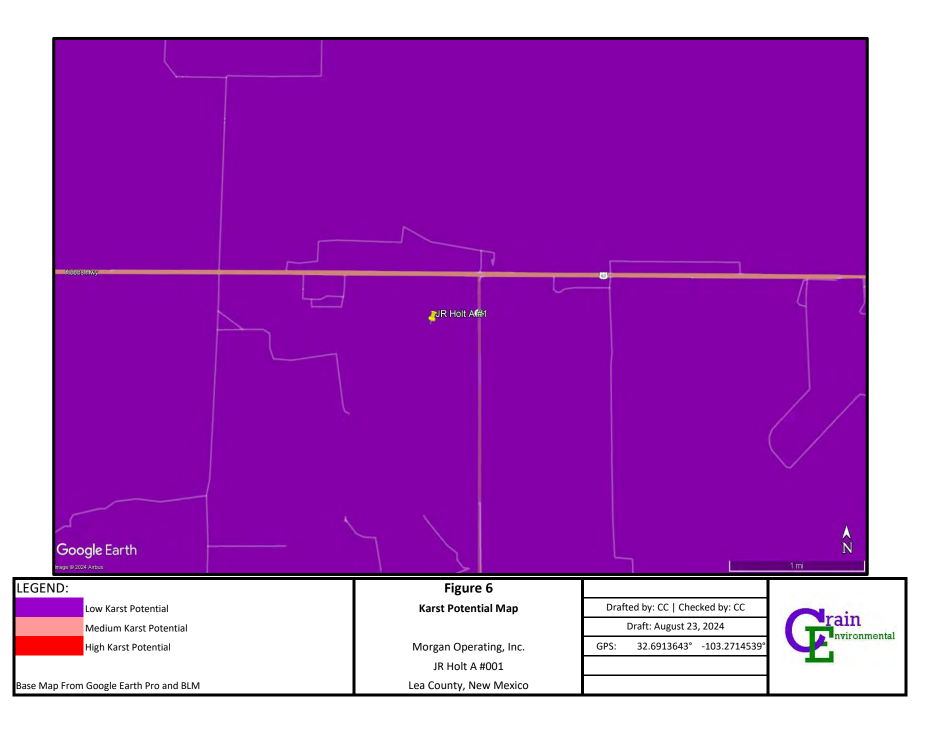
Base Map From Google Earth Pro













**Appendix A: Documentation of NMOCD Records** 

Quic
Gene
Mater

CCRAIN ( FOR FAE II OPERATING LLC) SIGN OUT HELP

Searches Operator Data

Submissions

Administration

# **OCD Permitting**

Home Searches Incidents Incident Details

#### NPRS0522047385 J R HOLT A #001 @ 30-025-05559

Site Name: JR HOLT A #001 Wel: GRADE-365839 R HOLT A #001 Facility: Grade-365839 R HO	General Incident Information				
Wolfe Facility:   Composition   Composition					
Facility: Operator:  IZ28871 MORGAN OPERATING. INC. Status: Observe Moraphysis of C-141 from the operator Surface Owner: Status: Observe Moraphysis of C-141 from the operator Surface Owner: Status County: Lea (25) Incident Location: G-05-198-37E 1980 FNL 1980 FEL LattCong: Directions:  Other Surface Owner: Status County: Lea (25) Incident Location: G-05-198-37E 1980 FNL 1980 FEL LattCong: G-06-198-37E 1980 FNL 1980 FNL LattCong: G-06-198-37E 1980 FNL LattCon	Site Name: J R HOLT A #001				
Operation: IZSAST MORGAN OPERATING, INC. Status: Ciosure Not Approved, Pending submission of C-141 from the operator Type: Other Surface Owner: State District: Mobbs  Incident Location: G-05-198-37E 1980 FNL 1980 FEL Lat/Long: 32.69136/13-103.2714839 NAD83  Directions: Action / Escalation: Referred to Environmental Inspector  Resulted in Fire: Resulted in Fire: Will or Has Reached Watercourse: Property Or Environmental Damage:  Fresh Water Contamination: Property Or Environmental Damage: 11/13/2018  Incident Dates  Type: Action Received Denied Approved  Remediation Closure Report Extension DB/815/2018 D8/15/2018  Compositional Analysis of Vented and/or Flared Natural Gas  Compositional Analysis of Vented and/or Flared Natural Gas	<b>Well:</b> [30-025-05559] J R HOLT A #001				
Status: Closure Not Approved, Pending submission of C-141 from the operator Sourface Owner: State District: Mobbs County: Lea (25)  Incident Location: G-05-195-37E 1980 FNL 1980 FEL Latal Long: 32 6913643,-103 2714-539 NADBS  Directions: Action / Escalation: Referred to Environmental Inspector Resulted in Fire: Resulted in Fire: Resulted in Injury: Will or Has Reached Watercourse: Property Or Environmental Damage: Property Or Environmental Dama	Facility:				
Severity: Minor   State   County:   Severity: Minor   State   County:   State   County:   State   County:   State   County:   State   County:   State   County:   State   State   County:   State	Operator: [224367] MORGAN OPERATING, INC.				
District: Hobbs   Surface Owner: State   County: Lea (25)	Status: Closure Not Approved, Pending submis	sion of C-141 from the operator			
District: Hobbs  Incident Location: G-05-198-37E 1980 FNL 1980 FEL Latt/Long: 32.6913643,103.2714539 NADB3  Directions:  Source of Referral: Land Owner  Resulted In Fire: Resulted In Figure: Will or Has Reached Watercourse: Property Or Environmental Damage: Property Or Environmental Damage: Property Or Environmental Damage: Initial C-141 Report Due: 7.202005  Remediation Closure Report Extension 088152018 088152018  Compositional Analysis of Vented and/or Flared Natural Gas  Compositional Analysis of Vented and/or Flared Natural Gas	Type: Other		Severity:	Minor	
Incident Location:			Surface Owner:	State	
Directions:    Contact Dates   Compositional Analysis of Vented and/or Flared Natural Gas   Compositional Analysis Found   C	District: Hobbs		County:	Lea (25)	
Directions:  obtes  Source of Referral: Land Owner  Resulted in Fire:  Endangered Public Health:  Will or Has Reached Watercourse:  Property Or Environmental Damage:  ontact Details  Contact Name:  Contact Name:  Contact Name:  Vent Dates  Date of Discovery:  O7/05/2005  Initial C-141 Report Due:  7/20/2005  Remediation Closure Report Due:  11/13/2018  Incident Dates  Type  Action / Escalation: Referred to Environmental Inspector  Resulted in Injury:  Will or Has Reached Watercourse:  Property Or Environmental Damage:  Initial C-141 Report Due:  7/20/2005  Remediation Closure Report Due:  11/13/2018  Compositional Analysis of Vented and/or Flared Natural Gas  or Compositional Analysis Found	Incident Location: G-05-19S-37E 1980 FNL 1980 FI	:L			
Source of Referral: Land Owner Action / Escalation: Referred to Environmental Inspector  Resulted In Fire: Resulted In Injury: Will or Has Reached Watercourse: Property Or Environmental Damage:  Ontact Details  Contact Name: Contact Title:  Vent Dates  Date of Discovery: 07/05/2005 Initial C-141 Report Due: 7/20/2005  Remediation Closure Report Due: 11/13/2018  Incident Dates  Type Action Received Denied Approved  Remediation Closure Report Extension 08/15/2018 08/15/2018  Compositional Analysis of Vented and/or Flared Natural Gas  or Compositional Analysis Found	Lat/Long: 32.6913643,-103.2714539 NAD83				
Source of Referral: Land Owner  Resulted In Fire: Endangered Public Health: Will or Has Reached Watercourse: Property Or Environmental Damage:  Ontact Details Contact Name: Contact Title:  Vent Dates Date of Discovery:  17/20/2005 Remediation Closure Report Extension 08/15/2018  Action / Received Denied Approved Remediation Closure Report Extension 08/15/2018  Compositional Analysis of Vented and/or Flared Natural Gas of Compositional Analysis Found	Directions:				
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Endangered Public Health: Fresh Water Contamination:  Will or Has Reached Watercourse: Property Or Environmental Damage:  Ontact Details Contact Name:  Contact Title:  Vent Dates Date of Discovery:  07/05/2005 Initial C-141 Report Due: 7/20/2005 Remediation Closure Report Due: 11/13/2018  Incident Dates  Type Action Received Denied Approved Remediation Closure Report Extension 08/15/2018  O8/15/2018  Compositional Analysis of Vented and/or Flared Natural Gas o Compositional Analysis Found	Source of Referral: Land Owner		Action / Escalation:	Referred to Environment	ntal Inspector
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Type Action Received Denied Approved  Remediation Closure Report Extension 08/15/2018 08/15/2018  Compositional Analysis of Vented and/or Flared Natural Gas o Compositional Analysis Found	Date of Discovery: 07/05/2005		Initial C-141 Report Du	ue:	7/20/2005
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Compositional Analysis of Vented and/or Flared Natural Gas  o Compositional Analysis Found					
Compositional Analysis of Vented and/or Flared Natural Gas  o Compositional Analysis Found	Type Action Received	Denied Approved			
o Compositional Analysis Found	Remediation Closure Report Extension 08/15/2011	08/15/2018			
o Compositional Analysis Found	Compositional Analysis of Vented and/or Flared Nat	ural Gas			
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CCRAIN ( FOR FAE II OPERATING LLC) SIGN OUT HELP

Searches

**Operator Data** 

Submissions

Administration

# **OCD Permitting**

Home Se

Incidents

Incident Details

## NSAD0521635557 J R HOLT A #001 @ 30-025-05559

General Incident In	formation									
Site Name:	J R HOLT A #001									
Well:	[ <u>30-025-05559</u> ] J	R HOLT A	·#001							
Facility:	1450001 140 DEV	00.11.0								
Operator:	[15262] MOREXO		dia de - de - de - de - de - de - de	f O 111	f					
Status: Type:	Closure Not Appr Other	ovea, Pen	aing submissio	in of C-141	from the operator	Severity:				
туре.	Other					Surface Owner:	State			
District:	Hobbs					County:	Lea (25)			
						-				
Incident Location:	G-05-19S-37E	1980 FNI	_ 1980 FEL							
Lat/Long:	32.6913643,-103	.2714539	NAD83							
Directions:										
Notes										
Source of Referral:	Land Owner					Action / Escalation:	Referred to Environmer	ntal Inspector		
Resulted In Fire:						Resulted In Injury:				
	olthu					Will or Has Reached V	Nataragurag			
Endangered Public He										
Fresh Water Contamin	ation:					Property Or Environm	ental Damage:			
Contact Details										
Contact Name:						Contact Title:				
Event Dates										
Date of Discovery:		07/	21/2005			Initial C-141 Report Du	ue:	8/5/2005		
						Remediation Closure I	Report Due:	11/13/2018		
Incident Dates										
Туре		Action	Received	Denied	Approved					
Remediation Closure Re	eport Extension		08/15/2018		08/15/2018					
Compositional Ana	llysis of Vented	l and/or l	Flared Natur	al Gas						
No Compositional Analysi	s Found									

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Searches **Operator Data** Submissions Administration Incident Events Date Detail 08/04/2005 PAUL S. AND SYLVIA. D INSPECTED WELL. NO WORK HAS BEEN DONE. (SEE PICTURES) ALSO PAUL S. CALLED 8/5/05 SPOKE TO RHONDA @ MOREXCO, REQUIRING A C-141 BY 8/8/05 AND CLEAN UP PROCEDURE BY WEDNESDAY 8/10/05 OR WILL SHUT WELL IN. (SAD) 8/5/05 Incident Severity Major release as defined by 19.15.29.7(A) NMAC? Yes No **Incident Corrective Actions** No initial response data was found for this incident. No site characterization data was found for this incident. No remediation plan data was found for this incident. No active remediation deferral request was found for this incident. No remediation closure report data was found for this incident. No reclamation report data was found for this incident. No re-vegetation report data was found for this incident. **Orders** No Orders Found

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							Searche	s	Operator Data	Submissions	Administration
Equipment Fa	ailure	Flow Line - Production	Crude Oil		1	0	1	BBL			
									-		
The concentr	ation of	dissolved chloride in the	produced water >10	,000 mg/l	:	Yes	No				
Incident Ev	/ents										
Date					De	tail					
08/08/2005	Area on loo	1: "Repaired flow line leal is 20 x 20 area next ro flocation with Donald Becke sed over time. Rancher relete by Wed. 8-10-05 per	ow line on location parts on 8/5/05. Release eported. Operator did	id, area a was bare	round well he	ad. Clean up however acc	is described cumulative so	in the abili impact	pove remedial action." Pindicates fluids in exces	ss of 5 bbl. was	
Incident Se	as defin	ed by 19.15.29.7(A) NMA	AC?								
Incident Co	orrecti	ve Actions									
No initial respo	nse data	a was found for this incide	ent.								
No site charact	erizatio	n data was found for this	incident.								
		ata was found for this inci									
		deferral request was four e report data was found fo									
		data was found for this in									
No re-vegetation	n repor	t data was found for this i	incident.								
Orders											
No Orders Fou	nd										

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cLWH0520935430

**Violation Source:** 

Incident, Spill or Release

Date of Violation:

07/28/2005

**Compliance Required:** 

10/31/2005

Resolved:

08/02/2005

#### **Notes**

MESS AT WELL HEAD AND WEST OF WELL

#### **Actions/Events**

Event Date	Category	Туре
08/02/2005	Corrective Actions	Compliance Resolved
07/28/2005	Enforcements	Pollution and Contamination
07/28/2005	Notifications	Informal Letter (Inspector)

cEZB2130262064

**Violation Source:** 

Date of Violation:

Compliance Required:

Field Inspection 10/20/2021 01/28/2022

Resolved: 02/10/2022

#### **Notes**

19.15.16.8 Sign on Wells: Include full API # 30-025-05559. \_ Label nearby storage tank. \_\_\_\_ 19.15.10.8 Safety Procedures for Drilling and Production: Excess weeds.

District I
1625 N. French Dr., Hobbs, NM 88240
District II
811 S. First St., Artesia, NM 88210
District III
1000 Rio Brazos Road, Aztec, NM 87410
District IV
1220 S. St. Francis Dr., Santa Fe, NM 87505

State of New Mexico Energy Minerals and Natural Resources Department

Oil Conservation Division 1220 South St. Francis Dr. Santa Fe, NM 87505 Form C-141 Revised August 24, 2018 Submit to appropriate OCD District office

Incident ID	nPRS0522047385 and
District RP	nSAD0521635557
Facility ID	
Application ID	

# **Release Notification**

# **Responsible Party**

Responsible Party N	Morgan Operating,	Inc.	OGRID	224367		
Contact Name	Gary Morgan		Contact 7	elephone (575)	631-4597	
Contact email	moropinc@yaho	oo.com	Incident 7	(assigned by OCD)	S0522047385 and nSAD0521635557	
Contact mailing address	1 0,	lobbs, NM 88241				
		,				
		Location	of Release S	ource		
Latitude 32.6913	3643		Longitude	-103.2714539		
		(NAD 83 in dec	cimal degrees to 5 dec			
Site Name IR	R Holt A #001		Site Type	Well		
Date Release Discovered			API# (if ap		n	
	1/3/2003			30-025-0555	9	
Unit Letter Section	Township	Range	Cou	nty		
G 5	19S	37E	Lea			
		3.1 DD: //			`	
Surface Owner: X State	Federal I1	ribal Private (A	Name:		)	
		Nature and	l Volume of	Release		
Matania	-1/-> D -1 1 (C-14)	II 41-41 d -441-	11-4::C	- :4:6:4:		
X Crude Oil	Volume Release	ed (bbls)	•	Volume Recovered (b	bls)	
X Produced Water	Volume Release	ed (bbls) 5		Volume Recovered (b	bls) 0	
		tion of dissolved c		Ť		
	produced water	>10,000 mg/l?				
Condensate	Volume Release	ed (bbls)		Volume Recovered (bbls)		
☐ Natural Gas	Volume Release	ed (Mcf)		Volume Recovered (Mcf)		
Other (describe) Volume/Weight Released (provide units)				Volume/Weight Recovered (provide units)		
Cause of Release	Dwagle	in flow line		-		
	Вгеак	in flow line				

<mark>Received by OCD: 1</mark> 0	0/9/2024 4:22:30 PM
Form C-141	State of New Mexico
Page 2	Oil Conservation Division

	Page 27 of	96
Incident ID		
District RP		
Facility ID		
Application ID		

Was this a major release as defined by 19.15.29.7(A) NMAC?	If YES, for what reason(s) does the respon	nsible party consider this a major release?				
☐ Yes ☐ No						
If YES, was immediate no	otice given to the OCD? By whom? To wh	nom? When and by what means (phone, email, etc)?				
	Initial Ro	esponse				
The responsible	party must undertake the following actions immediatel	ly unless they could create a safety hazard that would result in injury				
$\overline{X}$ The source of the rele	ease has been stopped.					
X The impacted area ha	s been secured to protect human health and	the environment.				
X Released materials ha	we been contained via the use of berms or d	likes, absorbent pads, or other containment devices.				
	ecoverable materials have been removed and d above have <u>not</u> been undertaken, explain v					
has begun, please attach	a narrative of actions to date. If remedial	emediation immediately after discovery of a release. If remediation efforts have been successfully completed or if the release occurred blease attach all information needed for closure evaluation.				
I hereby certify that the information given above is true and complete to the best of my knowledge and understand that pursuant to OCD rules and regulations all operators are required to report and/or file certain release notifications and perform corrective actions for releases which may endanger public health or the environment. The acceptance of a C-141 report by the OCD does not relieve the operator of liability should their operations have failed to adequately investigate and remediate contamination that pose a threat to groundwater, surface water, human health or the environment. In addition, OCD acceptance of a C-141 report does not relieve the operator of responsibility for compliance with any other federal, state, or local laws and/or regulations.						
Printed Name: Cindy Cr		Title: _Agent for Morgan Operating, Inc.				
Signature:indy	Sair	Date: <u>10/9/24</u>				
email: cindy.crain @g	mail.com	Telephone: (575) 441-7244				
OCD Only						
Received by:		Date:				

Page 28 of 96

Incident ID	nPRS0522047385 and
District RP	nSAD0521635557
Facility ID	
Application ID	

# **Site Assessment/Characterization**

This information must be provided to the appropriate district office no taler than 90 days after the release discovery date.		
What is the shallowest depth to groundwater beneath the area affected by the release?	<50 (ft bgs)	
Did this release impact groundwater or surface water?		
Are the lateral extents of the release within 300 feet of a continuously flowing watercourse or any other significant watercourse?	☐ Yes ☒ No	
Are the lateral extents of the release within 200 feet of any lakebed, sinkhole, or playa lake (measured from the ordinary high-water mark)?	☐ Yes X No	
Are the lateral extents of the release within 300 feet of an occupied permanent residence, school, hospital, institution, or church?	☐ Yes X No	
Are the lateral extents of the release within 500 horizontal feet of a spring or a private domestic fresh water well used by less than five households for domestic or stock watering purposes?	☐ Yes X No	
Are the lateral extents of the release within 1000 feet of any other fresh water well or spring?	☐ Yes 🗓 No	
Are the lateral extents of the release within incorporated municipal boundaries or within a defined municipal fresh water well field?	☐ Yes X No	
Are the lateral extents of the release within 300 feet of a wetland?	☐ Yes ☒ No	
Are the lateral extents of the release overlying a subsurface mine?	☐ Yes ☒ No	
Are the lateral extents of the release overlying an unstable area such as karst geology?	☐ Yes ☒ No	
Are the lateral extents of the release within a 100-year floodplain?	☐ Yes ☒ No	
Did the release impact areas <b>not</b> on an exploration, development, production, or storage site?	Yes X No	
Attach a comprehensive report (electronic submittals in .pdf format are preferred) demonstrating the lateral and vertical extents of soil contamination associated with the release have been determined. Refer to 19.15.29.11 NMAC for specifics.		
Characterization Report Checklist: Each of the following items must be included in the report.		

- X Scaled site map showing impacted area, surface features, subsurface features, delineation points, and monitoring wells.
- X Field data
- 🔀 Data table of soil contaminant concentration data
- Depth to water determination
- Determination of water sources and significant watercourses within ½-mile of the lateral extents of the release
- X Boring or excavation logs
- X Photographs including date and GIS information
- Topographic/Aerial maps
- X Laboratory data including chain of custody

If the site characterization report does not include completed efforts at remediation of the release, the report must include a proposed remediation plan. That plan must include the estimated volume of material to be remediated, the proposed remediation technique, proposed sampling plan and methods, anticipated timelines for beginning and completing the remediation. The closure criteria for a release are contained in Table 1 of 19.15.29.12 NMAC, however, use of the table is modified by site- and release-specific parameters.

Received by OCD: 10/9/2024 4:22:30 PM Form C-141 State of New Mexico Page 4 Oil Conservation Division

	Page 29 of 9	6
Incident ID	nPRS0522047385 and	
District RP	nSAD0521635557	
Facility ID		
Application ID		

I hereby certify that the information given above is true and complete to the best of my knowledge and understand that pursuant to OCD rules and regulations all operators are required to report and/or file certain release notifications and perform corrective actions for releases which may endanger public health or the environment. The acceptance of a C-141 report by the OCD does not relieve the operator of liability should their operations have failed to adequately investigate and remediate contamination that pose a threat to groundwater, surface water, human health or the environment. In addition, OCD acceptance of a C-141 report does not relieve the operator of responsibility for compliance with any other federal, state, or local laws and/or regulations.		
Printed Name: Cindy Crain	Title: Agent for Morgan Operating, Inc.	
Signature:	Date: 10/9/24	
email: <u>cindy.crain@gmail.com</u>	Telephone: (575) 441-7244	
OCD Only		
Received by:	Date:	

Received by OCD: 10/9/2024 4:22:30 PM Form C-141 State of New Mexico Page 5 Oil Conservation Division

	Page 30 of 96
Incident ID	
District RP	
Facility ID	
Application ID	

# **Remediation Plan**

D 1'-4' Di Cl11'-4. E1. (4. (.11	
Remediation Plan Checklist: Each of the following items must be	te incluaea in the plan.
<ul> <li>□ Detailed description of proposed remediation technique</li> <li>□ Scaled sitemap with GPS coordinates showing delineation points</li> <li>□ Estimated volume of material to be remediated</li> <li>□ Closure criteria is to Table 1 specifications subject to 19.15.29.12(C)(4) NMAC</li> <li>□ Proposed schedule for remediation (note if remediation plan timeline is more than 90 days OCD approval is required)</li> </ul>	
<u>Deferral Requests Only</u> : Each of the following items must be co	nfirmed as part of any request for deferral of remediation.
Contamination must be in areas immediately under or around production equipment where remediation could cause a major facility deconstruction.	
Extents of contamination must be fully delineated.	
Contamination does not cause an imminent risk to human health, the environment, or groundwater.	
I hereby certify that the information given above is true and complete to the best of my knowledge and understand that pursuant to OCD rules and regulations all operators are required to report and/or file certain release notifications and perform corrective actions for releases which may endanger public health or the environment. The acceptance of a C-141 report by the OCD does not relieve the operator of liability should their operations have failed to adequately investigate and remediate contamination that pose a threat to groundwater, surface water, human health or the environment. In addition, OCD acceptance of a C-141 report does not relieve the operator of responsibility for compliance with any other federal, state, or local laws and/or regulations.	
Printed Name:	Title:
Signature:	Date:
email:	Telephone:
OCD Only	
Received by:	Date:
☐ Approved	Approval
Signature:	<u>Date:</u>

X A scaled site and sampling diagram as described in 19.15.29.11 NMAC

X

Page 31 of 96

Incident ID	nPRS0522047385 and
District RP	nSAD0521635557
Facility ID	
Application ID	

# Closure

The responsible party must attach information demonstrating they have complied with all applicable closure requirements and any conditions or directives of the OCD. This demonstration should be in the form of a comprehensive report (electronic submittals in .pdf format are preferred) including a scaled site map, sampling diagrams, relevant field notes, photographs of any excavation prior to backfilling, laboratory data including chain of custody documents of final sampling, and a narrative of the remedial activities. Refer to 19.15.29.12 NMAC.

Photographs of the remediated site prior to backfill or photos of the liner integrity if applicable (Note: appropriate OCD District

Closure Report Attachment Checklist: Each of the following items must be included in the closure report.

office must be notified 2 days prior to liner inspection)		
X Laboratory analyses of final sampling (Note: appropriate ODC District office must be notified 2 days prior to final sampling)		
X Description of remediation activities		
and regulations all operators are required to report and/or file certain may endanger public health or the environment. The acceptance of should their operations have failed to adequately investigate and reluman health or the environment. In addition, OCD acceptance of	ations. The responsible party acknowledges they must substantially anditions that existed prior to the release or their final land use in	
Printed Name: Cindy Crain	Title: Agent for Morgan Operating, Inc.	
Signature: Cinq Crain	Date: 10/9/24	
email: cindy.crain@gmail.com	Telephone: (575) 441-7244	
OCD Only		
Received by:	Date:	
Closure approval by the OCD does not relieve the responsible party of liability should their operations have failed to adequately investigate and remediate contamination that poses a threat to groundwater, surface water, human health, or the environment nor does not relieve the responsible party of compliance with any other federal, state, or local laws and/or regulations.		
Closure Approved by:	Date:	
Printed Name:	Title:	
_		



**Appendix B: Documentation of NMOCD Communication** 

## JR Holt A #001 - Incident #nPRS0522047385 - Proposed Sample Plan

Crain Environmental/MOREXCO - Holt #1



**Cindy Crain** <cindy.crain@gmail.com> to brittany.hall@emnrd.nm.gov, Paul









Brittany,

Thank you for taking the time to speak with me today regarding the JR Holt A #001 site.

As we discussed, this email outlines the proposed sampling activities necessary to move this incident toward closure.

Attached please find a map that shows 3 sample locations around the wellhead. At each location, soil samples will be collected from the surface and from depths of 1', 2', 3', and 4' below ground surface (bgs). Each sample will be submitted to Cardinal Laboratories for analysis of TPH, BTEX, and chlorides.

A review of the New Mexico Office of the State Engineer (NMOSE) database, shows there are no water wells within a 0.5-mile radius of the site that were drilled in the last 25 years; therefore, depth to groundwater at the site is assumed to be less than 50' bgs, and the most stringent OCD Closure Criteria will apply. Attached please find a 0.5-mile radius map.

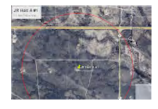
Upon receipt of the laboratory report, the sample results will be compared to the Closure Criteria. If results are reported below the Closure Criteria, a Closure Report (including C-141) will be submitted to the OCD via the fee portal. If results are reported above the Closure Criteria, excavation will be conducted until bottom and sidewall samples from the excavation report TPH, BTEX, and chloride concentrations below the Closure Criteria. A Closure Report will be submitted at that time.

Please let me know if you have any questions, or if you approve this plan.

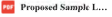
Thank you, Cindy Crain

Crain Environmental 2925 East 17th Street Odessa, TX 79761 (575) 441-7244

#### 2 Attachments · Scanned by Gmail









Hall, Brittany, EMNRD to me, Paul

Aug 2, 2024, 11:11 AM







Cindy,

OCD is requesting additional sample points be collected. Information available indicate that the release occurred at the well head and west of the well. Historic Google Earth aerials of the site show an area west of the wellhead/pump jack that is devoid of vegetation.

19.15.29.12 D.(1)(a) NMAC states "The responsible party must verbally notify the appropriate division district office two business days prior to conducting final sampling. If the division district office does not respond to the notice within the two business days, the responsible party may proceed with final sampling. The responsible party may request a variance from this requirement upon a showing of good cause as determined by the division." Per our telephone conversation, you had mentioned that the hope was to get the samples collected before the weekend. This will need to be addressed prior to collection of samples is performed. A C-141N

(Sampling notification) must be submitted via the fee portal (there is no fee associated with this C-141) or a variance must be requested pursuant to 19.15.29.14 NMAC.

There are two incident numbers for the JR Holt A #001 (30-025-05559), nPRS0522047385 and nSAD0521635557. All C-141s (including sampling notifications, closure requests, etc.) must be submitted under both incident numbers.

Thank you,

Brittany Hall • Environmental Specialist Environmental Bureau Projects Group EMNRD - Oil Conservation Division 1000 Rio Brazos Road | Aztec, NM 87110 505.517.5333 | Brittany.Hall@emnrd.nm.gov

http://www.emnrd.nm.gov/ocd/

Please be advised that the new Digital C-141 is live as of December 1, 2023. Please review the new Digital C-141 submission Dec 1, 2023 Guidance document posted on the EMRND Website prior to submitting any C-141s. The guidance documents can be found at <a href="https://www.emnrd.nm.gov/ocd/ocd-announcements-and-notifications/">https://www.emnrd.nm.gov/ocd/ocd-announcements-and-notifications/</a> or <a href="https://www.emnrd.nm.gov/ocd/ocd-forms/">https://www.emnrd.nm.gov/ocd/ocd-announcements-and-notifications/</a> or <a href="https://www.emnrd.nm.gov/ocd/ocd-forms/">https://www.emnrd.nm.gov/ocd/ocd-announcements-and-notifications/</a> or <a href="https://www.emnrd.nm.gov/ocd/ocd-forms/">https://www.emnrd.nm.gov/ocd/ocd-forms/</a>.

From: Cindy Crain < <a href="mailto:cindy.crain@gmail.com">cindy.crain@gmail.com</a>>
Sent: Thursday, August 1, 2024 2:37 PM

To: Hall, Brittany, EMNRD < Brittany. Hall@emnrd.nm.gov >

Cc: Paul Ragsdale cpragsdale3727@gmail.com>

Subject: [EXTERNAL] JR Holt A #001 - Incident #nPRS0522047385 - Proposed Sample Plan

CAUTION: This email originated outside of our organization. Exercise caution prior to clicking on links or opening attachments.



# Cindy Crain <cindy.crain@gmail.com> to Brittany,, Paul









Brittany,

Thank you for your quick response!

You referred to available information that the release occurred at the wellhead and west of the well. Could you please provide that information, as I'm not finding that in the OCD files.

Based on your email, I am attaching revised Proposed Sample Locations. As Incident #nPRS0522047385 states that the area was only 20' x 20', the proposed samples should cover that area. As in the previous email, samples will be collected from each location at depths of 1', 2', 3', and 4' bgs.

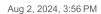
If you are in agreement, samples will be collected next week, and sample notification will be provided via the fee portal for both Incident #s.

Thank you, Cindy Crain

One attachment . Scanned by Gmail











Cindy,

The information can be found on the well page under the compliance number cLWH0520935430. Mr. Ragsdale included a screenshot of the information in the email he had sent to Robert Hamlet.

OCD will accept the Proposed Sample 2 and Proposed Sample 3 locations and the proposed samples from each location at depths of 1', 2', 3', and 4' bgs.

Please clarify if the locations depicted by Sample 7.10.24 and JR Holt A #1 will also be utilized as sample locations? If yes, please proceed. If no, OCD will require samples to be collected at these locations as well.



Cindy Crain <cindy.crain@gmail.com> to Brittany,, Paul







Brittany,

Samples will be collected at all 4 locations (depicted as Sample 7.10.24, Proposed Sample Location 2, Proposed Sample Location 3, and JR Holt A #1) at depth of surface, 1', 2', 3' and 4' below ground surface.

Sampling will be conducted on 8/7/24 at approximately 9:00 am. Sample notification has been provided to the OCD (via the portal) for both Incident

Please let me know if you have any questions or need any additional information at this time.

Thank you for your assistance! Cindy Crain



From: OCDOnline@state.nm.us

Date: September 4, 2024 at 12:02:09 PM MDT

To: HANNAH OTM@yahoo.com

Subject: The Oil Conservation Division (OCD) has rejected the application, Application ID: 377775

To whom it may concern (c/o Hannah McDaniel for MORGAN OPERATING, INC.),

The OCD has rejected the submitted Application for administrative approval of a release notification and corrective action (C-141), for incident ID (n#) nSAD0521635557, for the following reasons:

- Horizontal delineation submitted was incomplete and did not meet the requirements of 19.15.29.11 NMAC. The values for determination of horizontal impact ar
  values or Table I Closure Criteria for releases where groundwater is at a depth of 50 feet or less. Any sample exceeding approved "background" values or Tabl
  groundwater is at a depth of 50 feet or less requires additional samples for horizontal delineation. Sample 4 at 1' bgs returned laboratory analytical results abo
  further delineated and remediated.
- The questions located under the Site Characterization section of the digital C-141 contain incorrect information. Most of the questions were answered "Greate registered wells, playas, wetlands, and a residence that are closer than 5 miles from the release site. An accurate determination of the distance from the recep of the digital C-141 must be provided.
- All questions on the digital C-141 that refer to the estimated surface area (in square feet) and estimated volume (in cubic yards) for soils that will be remediate after delineation of the soils above the remediation closure standards is completed.
- Operator failed to provide proper Sampling Notification pursuant to 19.15.29.12.D.(1).(a) NMAC for samples collected on 7/10/2024 and 8/2/2024 and will not be
  provide proper sampling notice is a compliance issue and OCD may pursue compliance actions pursuant to 19.15.5 NMAC. Operator shall ensure future comp
- The work performed does not meet the requirements of the OCD approved sampling plan.
- Submit a complete report through the OCD Permitting website by 11/8/2024.

The rejected C-141 can be found in the OCD Online: Permitting - Action Status, under the Application ID: 377775.

Please review and make the required correction(s) prior to resubmitting.

If you have any questions why this application was rejected or believe it was rejected in error, please contact me prior to submitting an additional C-141.

Thank you, Brittany Hall Projects Environmental Specialist - A 505-517-5333 Brittany,Hall@emnrd.nm.gov

New Mexico Energy, Minerals and Natural Resources Department

1220 South St. Francis Drive Santa Fe, NM 87505



Cindy Crain <cindy.crain@gmail.com>
to Brittany,, Paul, moropinc

Rrittanv

### Cindy Crain <cindy.crain@gmail.com>

Sep 5, 2024, 12:06 AM

to Brittany,, Paul, moropinc

Brittany,

I have a couple of questions about the rejection email, and am hoping you have some time to discuss.

I can be available any time Thursday or Friday this week, or any time next week at your convenience.

Please let me know what day and time works best for you.

Thank you, Cindy Crain

\_.

Crain Environmental 2925 East 17th Street Odessa, TX 79761 (575) 441-7244



### Hall, Brittany, EMNRD

Sep 6, 2024, 11:06 AM

to me, Paul, moropinc@yahoo.com

Cindy,

I have availability Monday (9/9) or Thursday (9/12) after 1 PM MT. Please let me know what day and time work best for you.

Thank you,

Brittany Hall • Environmental Specialist Environmental Bureau Projects Group EMNRD - Oil Conservation Division 1000 Rio Brazos Road | Aztec, NM 87110 505.517.5333 | Brittany.Hall@emnrd.nm.gov http://www.emnrd.nm.gov/ocd/

Please be advised that the new Digital C-141 is live as of December 1, 2023. Please review the new Digital C-141 submission Dec 1, 2023 Guidance document posted on the EMRND Website prior to submitting any C-141s. The guidance documents can be found

at <a href="https://www.emnrd.nm.gov/ocd/ocd-announcements-and-notifications/">https://www.emnrd.nm.gov/ocd/ocd-announcements-and-notifications/</a> or <a href="https://www.emnrd.nm.gov/ocd/ocd-forms/">https://www.emnrd.nm.gov/ocd/ocd-announcements-and-notifications/</a> or <a href="https://www.emnrd.nm.gov/ocd/ocd-forms/">https://www.emnrd.nm.gov/ocd/ocd-forms/</a>.

From: Cindy Crain < <a href="mailto:cindy.crain@gmail.com">cindy.crain@gmail.com</a>>
Sent: Wednesday, September 4, 2024 11:06 PM

To: Hall, Brittany, EMNRD < Brittany. Hall@emnrd.nm.gov >

**Cc:** Paul Ragsdale <<u>pragsdale3727@gmail.com</u>>; <u>moropinc@yahoo.com</u>

Subject: [EXTERNAL] Fwd: The Oil Conservation Division (OCD) has rejected the application, Application

ID: 377775

CAUTION: This email originated outside of our organization. Exercise caution prior to clicking on links or opening attachments.



### Cindy Crain <cindy.crain@gmail.com>

Sep 6, 2024, 1:40 PM

to Brittany,, Paul, moropine

Hi Brittany,

How about Monday at 2:00 pm MT?

Thanks!

Cindy Crain, P.G. (575) 441-7244 cindy.crain@gmail.com

On Sep 6, 2024, at 11:06 AM, Hall, Brittany, EMNRD < Brittany.Hall@emnrd.nm.gov > wrote:



### Hall, Brittany, EMNRD

Sep 9, 2024, 8:56 AM

to me, Paul, moropinc@yahoo.com

Cindy,

2 PM MT today works.

C

### Cindy Crain <cindy.crain@gmail.com>

Sep 9, 2024, 10:10 AM

to Brittany,, Paul, moropine

Thank you, Brittany-

I'll send a meeting invite in a moment.

Cindy Crain, P.G. (575) 441-7244 cindy.crain@gmail.com



### Cindy Crain <cindy.crain@gmail.com>

Sep 21, 2024, 2:22 PM

to Brittany,, moropinc

Brittany,

Thank you for taking the time to speak with me on September 9, 2024 regarding the following comments included in the rejection of the Closure Report.

Comments made during our conversation are provided below in red.

- Horizontal delineation submitted was incomplete and did not meet the requirements of 19.15.29.11 NMAC. The values for determination of horizontal impact are derived by either approved "background" values or Table I Closure Criteria for releases where groundwater is at a depth of 50 feet or less. Any sample exceeding approved "background" values or Table I Closure Criteria for releases where groundwater is at a depth of 50 feet or less requires additional samples for horizontal delineation. Sample 4 at 1' bgs returned laboratory analytical results above the applicable closure criteria and must be further delineated and remediated. Delineation and remediation to be conducted around sample point S-4. Samples will be collected from the sidewalls of the excavation and analyzed for TPH, BTEX, and chlorides. Activities to be conducted on 9/25/24.
- The questions located under the Site Characterization section of the digital C-141 contain incorrect information.
   Most of the questions were answered "Greater than 5 (mi.)".
   OCD has identified OSE registered wells, playas, wetlands,

and a residence that are closer than 5 miles from the release site. An accurate determination of the distance from the receptors listed in the Site Characterization section of the digital C-141 must be provided. Answers will be revised upon submittal of the revised Closure Report.

- All questions on the digital C-141 that refer to the estimated surface area (in square feet) and estimated volume (in cubic yards) for soils that will be remediated and reclaimed must be correctly answered after delineation of the soils above the remediation closure standards is completed. Answers will be revised based upon remediation activities.
- Operator failed to provide proper Sampling Notification pursuant to 19.15.29.12.D.(1).(a) NMAC for samples collected on 7/10/2024 and 8/2/2024 and will not be accepted as closure samples. Failure to provide proper sampling notice is a compliance issue and OCD may pursue compliance actions pursuant to 19.15.5 NMAC. Operator shall ensure future compliance with 19.15.29.12.D.(1).(a) NMAC. Sample notifications for 9/25/24 samples were submitted to the OCD on 9/21/24. As we discussed, samples collected on 7/10/24 and 8/2/24 will be considered at delineation samples upon completion of 9/25/24 remediation activities.
- The work performed does not meet the requirements of the OCD approved sampling plan. The sample plan was not followed due to encountering the hard rock layer during investigation that the backhoe was unable to penetrate. It was verified in our discussion that this was not an issue.

We will be at the site on Wednesday, September 25, 2024 to excavate soil around the sample point S-4 location until sidewall samples show all concentrations below the Closure Criteria. Any excavated soil will be hauled to an NMOCD disposal facility. I will contact you by phone if there are any issues while in the field.

Sample notifications for each Incident were submitted via the OCD portal today.

Upon receipt of lab results, a revised Closure Report will be submitted to the fee portal (by 11/8/24).

Please let me know if you have any questions or concerns, or if I provided any responses from our phone conversation that are incorrect.

Thank you for your help! Cindy Crain

### The Oil Conservation Division (OCD) has accepted the application, Application ID: 385539





### OCDOnline@state.nm.us

to me

1:40 PM (9 minutes ago)







To whom it may concern (c/o Cindy Crain for MORGAN OPERATING, INC.),

The OCD has received the submitted Notification for (Final) Sampling of a Release (C-141N), for incident ID (n#) nPRS0522047385.

The sampling event is expected to take place:

When: 09/25/2024 @ 09:00

Where: G-05-19S-37E 1980 FNL 1980 FEL (32.6913643,-103.2714539)

Additional Information: Samples will be collected by Cindy Crain (Crain Environmental)

(575) 441-7244

Additional Instructions: GPS Coordinates for the site are: 32.6913642, -103.2714539

An OCD representative may be available onsite at the date and time reported. In the absence or presence of an OCD representative, sampling pursuant to 19.15.29.12.D NMAC is required. Sampling must be performed following an approved sampling plan or pursuant to 19.15.29.12.D.(1).(c) NMAC. Should there be a change in the scheduled date and time of the sampling event, then another notification should be resubmitted through OCD permitting as soon as possible.

• Failure to notify the OCD of sampling events including any changes in date/time per the requirements of 19.15.29.12.D.(1).(a) NMAC, may result in the remediation closure samples not being accepted.

If you have any questions regarding this application, or don't know why you have received this email, please contact us.

New Mexico Energy, Minerals and Natural Resources Department 1220 South St. Francis Drive Santa Fe, NM 87505

### The Oil Conservation Division (OCD) has accepted the application, Application ID: 385540





### OCDOnline@state.nm.us

to me



1:43 PM (5 minutes ago)





To whom it may concern (c/o Cindy Crain for MORGAN OPERATING, INC.),

The OCD has received the submitted Notification for (Final) Sampling of a Release (C-141N), for incident ID (n#) nSAD0521635557.

The sampling event is expected to take place:

When: 09/25/2024 @ 09:00

Where: G-05-19S-37E 1980 FNL 1980 FEL (32.6913643,-103.2714539)

Additional Information: Samples will be collected by Cindy Crain (Crain Environmental)

(575) 441-7244

Additional Instructions: GPS Coordinates for the site are: 32.6913643, -103.2714539

An OCD representative may be available onsite at the date and time reported. In the absence or presence of an OCD representative, sampling pursuant to 19.15.29.12.D NMAC is required. Sampling must be performed following an approved sampling plan or pursuant to 19.15.29.12.D.(1),(c) NMAC. Should there be a change in the scheduled date and time of the sampling event, then another notification should be resubmitted through OCD permitting as soon as possible.

· Failure to notify the OCD of sampling events including any changes in date/time per the requirements of 19.15.29.12.D.(1).(a) NMAC, may result in the remediation closure samples not being accepted.

If you have any questions regarding this application, or don't know why you have received this email, please contact us.

New Mexico Energy, Minerals and Natural Resources Department 1220 South St. Francis Drive Santa Fe, NM 87505



**Appendix C: Laboratory Analytical Reports** 

July 16, 2024

SEAN VELASQUEZ

**RAGS** 

3727 WHITEHEAD RD

ROSWELL, NM 88203

RE: JR HOLT A #001

Enclosed are the results of analyses for samples received by the laboratory on 07/10/24 9:33.

Cardinal Laboratories is accredited through Texas NELAP under certificate number TX-C24-00112. Accreditation applies to drinking water, non-potable water and solid and chemical materials. All accredited analytes are denoted by an asterisk (\*). For a complete list of accredited analytes and matrices visit the TCEQ website at www.tceq.texas.gov/field/qa/lab accred certif.html.

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

Method EPA 552.2

Haloacetic Acids (HAA-5)

Method EPA 524.2

Total Trihalomethanes (TTHM)

Method EPA 524.4

Regulated VOCs (V1, V2, V3)

Accreditation applies to public drinking water matrices.

Celeg & Keine

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

Sincerely,

Celey D. Keene

Lab Director/Quality Manager

Received by OCD: 10/9/2024 4:22:30 PM

### Analytical Results For:

**RAGS** SEAN VELASQUEZ 3727 WHITEHEAD RD ROSWELL NM, 88203 Fax To:

Received: 07/10/2024 Reported: 07/16/2024

Project Name: JR HOLT A #001

Project Number: 1

Project Location: 32.69137, -103.271463 Sampling Date:

07/10/2024

Sampling Type:

Soil \*\* (See Notes)

Sampling Condition:

Received by OCD: 10/9/2024 4:22:30 PM

Sample Received By: Alyssa Parras

### Sample ID: SURFACE (H244101-01)

BTEX 8021B	mg/	kg	Analyze	d By: JH					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Benzene*	<0.050	0.050	07/13/2024	ND	1.94	97.2	2.00	5.83	
Toluene*	<0.050	0.050	07/13/2024	ND	1.87	93.6	2.00	8.82	
Ethylbenzene*	<0.050	0.050	07/13/2024	ND	1.88	94.1	2.00	10.4	
Total Xylenes*	<0.150	0.150	07/13/2024	ND	5.55	92.5	6.00	10.7	
Total BTEX	<0.300	0.300	07/13/2024	ND					
Surrogate: 4-Bromofluorobenzene (PIL	100	% 71.5-13	4						
Chloride, SM4500CI-B	mg,	/kg	Analyze	d By: CT					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Chloride	16.0	16.0	07/12/2024	ND	432	108	400	0.00	
TPH 8015M	mg,	/kg	Analyze	d By: MS					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BŞ	% Recovery	True Value QC	RPD	Qualifier
GRO C6-C10*	<10.0	10.0	07/12/2024	ND	207	103	200	2.20	
DRO >C10-C28*	<10.0	10.0	07/12/2024	ND	209	104	200	1.44	
EXT DRO >C28-C36	<10.0	10.0	07/12/2024	ND					
Surrogate: 1-Chlorooctane	115	% 48.2-13	34						
Surrogate: 1-Chlorooctadecane	130	% 49.1-14	18						

Cardinal Laboratories \*=Accredited Analyte

PLEASE NOTE: Liability and Damages. Cardinal's liability and dient's exclusive remedy for any claim ansing, whether based in contract or tort, shall be limited to the amount paid by client for analyses. All claims, including those for negligence and any other cause whatsoever shall be deemed waived unless made in writing and received by Cardinal within thirty (30) days after completion of the applicable service. In no event shall Cardinal be liable for incidental or consequential damages, including, without limitation, business interruptions, loss of use, or loss of profits incurred by client, its subsidiaries, affiliates or successors arising out of or related to the performance of the services hereunder by Cardinal, regardless of whether such claim is based upon any of the above stated reasons or otherwise. Results relate only to the samples identified above. This report shall not be reproduced except in full with written approval of Cardinal Laboratories,

Celeg Titreene

### Analytical Results For:

**RAGS** SEAN VELASQUEZ 3727 WHITEHEAD RD ROSWELL NM. 88203 Fax To:

Received:

07/10/2024

Reported:

07/16/2024

Project Name:

JR HOLT A #001

Project Number:

1

Project Location:

32.69137, -103.271463

Sampling Date:

07/10/2024

Sampling Type:

Soil

Sampling Condition:

\*\* (See Notes)

Received by OCD: 10/9/2024 4:22:30 PM

Sample Received By:

Alyssa Parras

Sample ID: 1FT (H244101-02)

BTEX 8021B	mg/	kg	Analyze	d By: JH					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Benzene*	<0.050	0.050	07/13/2024	ND	2.12	106	2.00	5.82	
Toluene*	<0.050	0.050	07/13/2024	ND	2.07	103	2.00	5.93	
Ethylbenzene*	<0.050	0.050	07/13/2024	ND	2.09	104	2.00	6.18	
Total Xylenes*	<0.150	0.150	07/13/2024	ND	6.17	103	6.00	6.59	
Total BTEX	<0.300	0.300	07/13/2024	ND					
Surrogate: 4-Bromofluorobenzene (PIL	101 9	% 71.5-13	4						
Chloride, SM4500CI-B	mg/	kg	Analyze	d By: CT					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Chloride	16.0	16.0	07/12/2024	ND	432	108	400	0.00	
TPH 8015M	mg/	kg	Analyze	d By: MS					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
GRO C6-C10*	<10.0	10.0	07/12/2024	ND	207	103	200	2.20	
DRO >C10-C28*	<10.0	10.0	07/12/2024	ND	209	104	200	1.44	
EXT DRO >C28-C36	<10.0	10.0	07/12/2024	ND					
Surrogate: 1-Chlorooctane	120	% 48.2-13	4					-	
Surrogate: 1-Chlorooctadecane	134	% 49.1-14	18						

Cardinal Laboratories

PLEASE NOTE: Liability and Damages, Cardinal's hability and client's exclusive remedy for any claim arising, whether based in contract or tort, shall be limited to the amount paid by client for analyses. All claims, including those for negligence and any other cause whatsoever shall be deemed warved unless made in writing and received by Cardinal within thirty (30) days after completion of the applicable service. In no event shall Cardinal be liable for incidental or consequential damages, including, without limitation, business interruptions, loss of use, or loss of profits incurred by client, its subsidiaries, affiliates or successors arising out of or related to the performance of the services hereunder by Cardinal, regardless of whether such claim is based upon any of the above stated reasons or otherwise. Results relate only to the samples identified above. This report shall not be reproduced except in full with written approval of Cardinal Laboratories,

Celeg Titreene

\*=Accredited Analyte

### **Notes and Definitions**

ND	Analyte NOT DETECTED at or above the reporting limit
----	--

Relative Percent Difference

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

Insufficient time to reach temperature.

Chloride by SM4500Cl-B does not require samples be received at or below 6°C Samples reported on an as received basis (wet) unless otherwise noted on report

Cardinal Laboratories \*=Accredited Analyte

PLEASE NOTE: Liability and Damages, Cardinal's liability and client's exclusive remedy for any claim arising, whether based in contract or tort, shall be limited to the amount paid by client for analyses; All claims, including those for negligence and any other cause whatsoever shall be deemed waived unless made in writing and received by Cardinal within thirty (30) days after completion of the applicable service. In no event shall Cardinal be liable for incidental or consequential damages, including, without limitation, business interruptions, loss of use, or loss of profits incurred by client, its subsidiaries, affiliates or successors arising out of or related to the performance of the services hereunder by Cardinal, regardless of whether such claim is based upon any of the above stated reasons or otherwise. Results relate only to the samples identified above, This report shall not be reproduced except in full with written approval of Cardinal Laboratories,

Celegy theene

Received by OCD: 10/9/2024 4:22:30 PM



### CHAIN-OF-CUSTODY AND ANALYSIS REQUEST

101 East Marland, Hobbs, NM 88240 (575) 393-2326 FAX (575) 393-2476

Company Name	Rags		BILL TO				ANALYSIS	REQUEST	
Project Manage	Rags Sean Velasquez		P.O. #:						
Address: 37	27 Whitehead Roadell NM State NM	d	Company: Company	3295		1 1			
city: Rosw	state: NM State: NM	zip: 88203	Attn: Paul				1		
Phone #: 432	1-202-4753 Fax#:		Address: 372 7wh.t	church PK					1 1 1
Project #:	Project Own	er:	city: Roswell						
Project Name:	JR Holt A #001		State/VM Zip: 88	203					
Project Location	1: 32.69137,-103.27	71463	Phone #: 575-62	6-7907					
Sampler Name:	Sean Velarquez		Fax #:	10/6					
Lab I.D.	Sample I.D.	(G)RAB OR (C)OMP # CONTAINERS GROUNDWATER WASTEWATER SOIL OIL SLUDGE	ACID/BASE: OTHER OTHER OTHER DATE		15 Tex	Chloride			
HZ44101		# CG) # COI GROU WAST SOIL OIL SLUD	B B B B DATE	TIME					
t	Surface 1ft		7/10/24 7/10/24	:45~	X X	×			
				- 1					
					1				
								1 1	1-1-1-1
		1 1 1 1 4 4		- 1	+ 1			1 1	
		1 1 1 1 1 1 1 1 1		1					
PLEASE NOTE: Listelly and	AND IN THE PROPERTY OF THE PARTY OF THE PART	any claim arising whether based in contract deerned waived unless made in writing an	or tort, shall be limited to the amount paid to d received by Cardinal within 30 days after o	y the client for the ompletion of the ap	plicable			•	
Relinquished By:		g eithout imilation, business interruptions. Cerdinal, regardless of whether such claim Received By: Received By:	is based. Yn any of the above stated rem	res or otherwise. /erbal Results II Results are				432-20 mail co	2-4753
Delivered By: (Cir		Sample Conditi	on CHECKED BY: T	urnaround Ti		Standard Rush	Bacterii	a (only) Sample Contact Observ	ondition ed Temp. °C
Sampler - UPS - B		Cool Intact	AD 5	nermometer ID prrection Factor	#140 or 0°C	e actional ab	☐ Yes	Yes	ed Temp. °C



August 08, 2024

PAUL RAGSDALE

**RAGS** 

3727 WHITEHEAD RD

ROSWELL, NM 88203

RE: SAMPLE 2

Enclosed are the results of analyses for samples received by the laboratory on 08/02/24 16:27.

Cardinal Laboratories is accredited through Texas NELAP under certificate number TX-C24-00112. Accreditation applies to drinking water, non-potable water and solid and chemical materials. All accredited analytes are denoted by an asterisk (\*). For a complete list of accredited analytes and matrices visit the TCEQ website at <a href="https://www.tceq.texas.gov/field/ga/lab">www.tceq.texas.gov/field/ga/lab</a> accred certif.html.

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

Method EPA 552.2 Haloacetic Acids (HAA-5)
Method EPA 524.2 Total Trihalomethanes (TTHM)
Method EPA 524.4 Regulated VOCs (V1, V2, V3)

Accreditation applies to public drinking water matrices.

Celey D. Keine

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

Sincerely,

Celey D. Keene

Lab Director/Quality Manager



### Analytical Results For:

RAGS
PAUL RAGSDALE
3727 WHITEHEAD RD
ROSWELL NM, 88203
Fax To:

Received: 08/02/2024 Sampling Date: 08/02/2024

Reported: 08/08/2024 Sampling Type: Soil

Project Name: SAMPLE 2 Sampling Condition: \*\* (See Notes)
Project Number: NOT GIVEN Sample Received By: Alyssa Parras

Project Location: 32.691295, -103.271485

### Sample ID: SAMPLE 2 - 1FT (H244672-01)

BTEX 8021B	mg/	kg	Analyze	d By: JH					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Benzene*	<0.050	0.050	08/06/2024	ND	1.94	97.0	2.00	5.17	
Toluene*	<0.050	0.050	08/06/2024	ND	1.92	96.0	2.00	4.77	
Ethylbenzene*	<0.050	0.050	08/06/2024	ND	2.05	102	2.00	4.16	
Total Xylenes*	<0.150	0.150	08/06/2024	ND	6.03	100	6.00	3.94	
Total BTEX	<0.300	0.300	08/06/2024	ND					
Surrogate: 4-Bromofluorobenzene (PID	99.3	% 71.5-13	4						
Chloride, SM4500Cl-B	mg/	kg	Analyze	d By: AC					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Chloride	80.0	16.0	08/07/2024	ND	432	108	400	0.00	
TPH 8015M	mg/	kg	Analyze	d By: MS					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
GRO C6-C10*	<10.0	10.0	08/07/2024	ND	206	103	200	1.26	
DRO >C10-C28*	<10.0	10.0	08/07/2024	ND	195	97.5	200	0.315	
EXT DRO >C28-C36	<10.0	10.0	08/07/2024	ND					
Surrogate: 1-Chlorooctane	65.9	% 48.2-13	4						
Surrogate: 1-Chlorooctadecane	77.4	% 49.1-14	8						

Cardinal Laboratories \*=Accredited Analyte

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Celey D. Keene



### **Notes and Definitions**

ND Analyte NOT DETECTED at or above the reporting limit

RPD Relative Percent Difference

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

\*\*\* Insufficient time to reach temperature.

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

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

Cardinal Laboratories \*=Accredited Analyte

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Celeg D. Freene

### CHAIN-OF-CUSTODY AND ANALYSIS REQUEST

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	Addi Obone #		1		is after completion of the applied by client, its subsidiaries, ted reasons or otherwise.	d by Cardinal within 30 days after or as, or loss of profits incurred by clies won any of the above stated reaso	de in wild	exclusive le whatsor ital dama	NEASE NOTE: Liability and Damagos. Cardinal's liability and client's nealyses. All claims including those for negligence and any other caus	PLEASE NOTE: Liability and Dam analyses. All claims including thos
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						Sorwell	City:	Fax#:	J-2044753 F	Phone #432-0
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		7000				BILL TO			(3/3) 333-2320 (6/6)	Name
REQUEST	ANALYSIS RE	ANA	×				×	575) 393-2476	101 East Marland, Hobbs, NM 88240	10
								MINE OCCUPIE		

Page 4 of 4



August 08, 2024

PAUL RAGSDALE

**RAGS** 

3727 WHITEHEAD RD

ROSWELL, NM 88203

RE: SAMPLE 3

Enclosed are the results of analyses for samples received by the laboratory on 08/02/24 16:30.

Cardinal Laboratories is accredited through Texas NELAP under certificate number TX-C24-00112. Accreditation applies to drinking water, non-potable water and solid and chemical materials. All accredited analytes are denoted by an asterisk (\*). For a complete list of accredited analytes and matrices visit the TCEQ website at <a href="https://www.tceq.texas.gov/field/ga/lab">www.tceq.texas.gov/field/ga/lab</a> accred certif.html.

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

Method EPA 552.2 Haloacetic Acids (HAA-5)
Method EPA 524.2 Total Trihalomethanes (TTHM)
Method EPA 524.4 Regulated VOCs (V1, V2, V3)

Celey D. Keine

Accreditation applies to public drinking water matrices.

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

Sincerely,

Celey D. Keene

Lab Director/Quality Manager



### Analytical Results For:

RAGS
PAUL RAGSDALE
3727 WHITEHEAD RD
ROSWELL NM, 88203
Fax To:

 Received:
 08/02/2024
 Sampling Date:
 08/02/2024

 Reported:
 08/08/2024
 Sampling Type:
 Soil

Project Name: SAMPLE 3 Sampling Condition: \*\* (See Notes)
Project Number: NOT GIVEN Sample Received By: Alyssa Parras

Analyzed By: JH

Project Location: 32.691295, -103.271485

mg/kg

### Sample ID: SAMPLE 3 - 1FT (H244671-01)

BTEX 8021B

	9,	9							
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Benzene*	<0.050	0.050	08/06/2024	ND	1.94	97.0	2.00	5.17	
Toluene*	<0.050	0.050	08/06/2024	ND	1.92	96.0	2.00	4.77	
Ethylbenzene*	<0.050	0.050	08/06/2024	ND	2.05	102	2.00	4.16	
Total Xylenes*	<0.150	0.150	08/06/2024	ND	6.03	100	6.00	3.94	
Total BTEX	<0.300	0.300	08/06/2024	ND					
Surrogate: 4-Bromofluorobenzene (PID	97.9	% 71.5-13	4						
Chloride, SM4500CI-B	mg	/kg	Analyze	ed By: AC					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Chloride	48.0	16.0	08/07/2024	ND	432	108	400	0.00	
TPH 8015M	mg,	/kg	Analyze	ed By: MS					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
GRO C6-C10*	<10.0	10.0	08/06/2024	ND	206	103	200	1.26	
DRO >C10-C28*	<10.0	10.0	08/06/2024	ND	195	97.5	200	0.315	
EXT DRO >C28-C36	<10.0	10.0	08/06/2024	ND					
Surrogate: 1-Chlorooctane	74.8	% 48.2-13	4						
Surrogate: 1-Chlorooctadecane	86.3	% 49.1-14	8						

Cardinal Laboratories \*=Accredited Analyte

PLEASE NOTE: Liability and Damages. Cardinal's liability and client's exclusive remedy for any claim arising, whether based in contract or tort, shall be limited to the amount paid by client for analyses. All claims, including those for negligence and any other cause whistoever shall be deemed waived unless made in writing and received by Cardinal within thirty (30) days after completion of the applicable service. In no event shall Cardinal be liable for incidental or consequential damages, including, without limitation, business interruptions, loss of use, or loss of profits incurred by client, its subsidiaries, affiliates or successors arising out of or related to the performance of the services hereunder by Cardinal, regardless of whether such claim is based upon any of the above stated reasons or otherwise. Results related only to the samples identified above. This report shall not be reproduced except in full with written approval of Cardinal Laboratories.

Celey D. Keene



### **Notes and Definitions**

ND Analyte NOT DETECTED at or above the reporting limit

RPD Relative Percent Difference

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

\*\*\* Insufficient time to reach temperature.

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

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

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Celey D. Keene

### CHAIN-OF-CUSTODY AND ANALYSIS REQUEST



101 East Marland, Hobbs, NM 88240 (575) 393-2326 FAX (575) 393-2476

I_	(575) 393-2326 FAX (575) 393-2476		
Company Name:	5	BILL TO	ANALYSIS REQUEST
Project Manager: Pau	1 Rugelale	P.O.#	
City: 12 - 12	State: MM Zip: RP203	Attn: Par 1 Part	
Phone #: 432 2002-47	15 ] Fax#:	Address: 3727 Whtchai	
Project #:	Project Owner:	city: Raswell	
Project Name: Sample	163	State/Man Zip: 88203	
Project Location: 32	59/295-103.27/485	Phone #:5 75-626-792	
Sampler Name: \ ee	a Velateria.	Fax 非:	10
FOR LAB USE ONLY		X PRESERV. SAMPLING	x d
Lab I.D.	(G)RAB OR (C)OM # CONTAINERS GROUNDWATER WASTEWATER SOIL OIL	SLUDGE OTHER: ACID/BASE: ICE / COOL OTHER: DATE	B fex Tph Chloc
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PLEASE NOTE: Liability and Damages. Cardinal's liability and client enalyses. All clients tryluding those for regifigence and any other cas service. In no event shall Cardinal be liable for incidental or consequence.	s exclusive se whatsoe ental damag	remedy for any claim arising whether based in contract or toot, shall be limited to the amount paid by the client for the was shall be desind waiwed unless made in witting and received by Cardinal within 30 days after completion of the applicable yes, including without limitation, business interruptions, loss of use, or loss of profits incurred by client, its subsidiances,	r the applicable
Relinguished Sy:	Date: Received By:	Verbal Result:	ult: D
Relinquished By:	Date: Received By:	REMARKS	Many Server
Delivered By: (Circle One) Sampler - UPS - Bus - Other:	Observed Temp. °C  Cool Intact  Corrected Temp. °C  Cool Intact  Yes Yes  I No	act (Initials)  Yes Thermometer ID #140  No Correction Factor TC	Bacteria (only) Sample Condition  Rush Cool Intact Observed Temp. °C  er ID #140   Yes   Yes   No Corrected Temp. °C



August 13, 2024

SEAN VELASQUEZ

**RAGS** 

3727 WHITEHEAD RD

ROSWELL, NM 88203

RE: JR HOLT A #001

Enclosed are the results of analyses for samples received by the laboratory on 08/07/24 10:00.

Cardinal Laboratories is accredited through Texas NELAP under certificate number TX-C24-00112. Accreditation applies to drinking water, non-potable water and solid and chemical materials. All accredited analytes are denoted by an asterisk (\*). For a complete list of accredited analytes and matrices visit the TCEQ website at <a href="https://www.tceq.texas.gov/field/ga/lab">www.tceq.texas.gov/field/ga/lab</a> accred certif.html.

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

Method EPA 552.2 Haloacetic Acids (HAA-5)
Method EPA 524.2 Total Trihalomethanes (TTHM)
Method EPA 524.4 Regulated VOCs (V1, V2, V3)

Accreditation applies to public drinking water matrices.

Celey D. Keine

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

Sincerely,

Celey D. Keene

Lab Director/Quality Manager



### Analytical Results For:

RAGS SEAN VELASQUEZ 3727 WHITEHEAD RD ROSWELL NM, 88203 Fax To:

Received: 08/07/2024 Sampling Date: 08/07/2024

Reported: 08/13/2024 Sampling Type: Soil

Project Name: JR HOLT A #001 Sampling Condition: Cool & Intact
Project Number: 1 Sample Received By: Tamara Oldaker

Project Location: 32.69137, -103.271463

### Sample ID: S-1 2FT (H244741-01)

BTEX 8021B	mg,	/kg	Analyze	d By: JH					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Benzene*	<0.050	0.050	08/07/2024	ND	2.40	120	2.00	3.73	
Toluene*	<0.050	0.050	08/07/2024	ND	2.37	119	2.00	1.38	
Ethylbenzene*	<0.050	0.050	08/07/2024	ND	2.40	120	2.00	0.749	
Total Xylenes*	<0.150	0.150	08/07/2024	ND	7.20	120	6.00	0.505	
Total BTEX	<0.300	0.300	08/07/2024	ND					
Surrogate: 4-Bromofluorobenzene (PID	111 9	% 71.5-13	4						
Chloride, SM4500CI-B	mg,	/kg	Analyze	d By: AC					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Chloride	32.0	16.0	08/08/2024	ND	432	108	400	0.00	
TPH 8015M	mg,	/kg	Analyze	d By: MS					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
GRO C6-C10*	<10.0	10.0	08/07/2024	ND	184	91.8	200	0.633	
DRO >C10-C28*	<10.0	10.0	08/07/2024	ND	196	98.2	200	0.486	
EXT DRO >C28-C36	<10.0	10.0	08/07/2024	ND					
Surrogate: 1-Chlorooctane	66.9	% 48.2-13	4						
Surrogate: 1-Chlorooctadecane	72.8	% 49.1-14	8						

### Cardinal Laboratories \*=Accredited Analyte

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Celey D. Keene



### **Notes and Definitions**

QM-07 The spike recovery was outside acceptance limits for the MS and/or MSD. The batch was accepted based on acceptable LCS

ecovery.

ND Analyte NOT DETECTED at or above the reporting limit

RPD Relative Percent Difference

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

\*\*\* Insufficient time to reach temperature.

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

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

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Celeg D. Freene

## CUSTODY AND ANALYSIS REQUEST

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Relinquished By:  Delivered By: (Circle One)  Sampler - UPS - Bus - Other:	PLEASE NOTE: Liability and Damages, Caudinal's liability and analyses. All claims including those for negligence and any oth service, in no event shall Cardinal be liable to incidental or estimates or successible. "winig out of or related to the performant Relinquished Ty:		H344741 S-1	Sampler Name: Administration of the second o	Phone #: 432-303-4/53 Fax#:  Project #: 1 36 Helt 001 Project  Project Name: 33, 69137, -/03	address: 3727 Ul	Company Name: Sass
Date: Received B Time: Observed Temp. °C/S.79 Cc. Corrected Temp. °C/S.75 [	cident's acclusive remady for any cause whatboever shall be de sequential damages, including a nice of services hereunder by Capate:		(G)RAB OR (GONTAINE GROUNDW/WASTEWAT	ER	Project #: 432-303-4/55 Fax#:  Project #: 138 /b/+ 001 Project Owner:  Project Name: 32, 69137, -/03, 2714655	Roswell State: NM Zip: 88203	Parshale
ition CHECKED BY: (Initials) es	claim arising whether based in contract or bot, shall be limited to the amount paid by seriod walved unless made in writing and received by Cardinal within 30 days after contents walved unless made in writing and received by Cardinal within 50 days either contents incurred by claim ethicut limitation, business interruptions, loss of use, or loss of politis incurred by claim critical, regardless of whether such claim is based——any of the above stated research face in the content of		SOIL OIL SLUDGE OTHER: ACID/BASE ICE / COOL OTHER: DATE TIME	MATRIX PRESERV SAMPLING	city: Roswell state: TVM zip: 88203 Phone #:575-626-7903	Attn: 3727 Whiteles	P.O.#: BILL TO
Turnaround Time: Standard Correction Factor 196 - 0. 6 Correction Factor 1	II: Pes D No re emailed. Please provide		× .	B-Tes TPH Moride	×	al RI	
Bacteria (only) Sample Condition Cool Intact Observed Temp. °C Yes Yes No Corrected Temp. °C	Add'l Phone #: le Email address: praysdale 37						ANALYSIS REQUEST
	37:						-



August 13, 2024

SEAN VELASQUEZ

**RAGS** 

3727 WHITEHEAD RD

ROSWELL, NM 88203

RE: JR HOLT A #001

Enclosed are the results of analyses for samples received by the laboratory on 08/07/24 10:00.

Cardinal Laboratories is accredited through Texas NELAP under certificate number TX-C24-00112. Accreditation applies to drinking water, non-potable water and solid and chemical materials. All accredited analytes are denoted by an asterisk (\*). For a complete list of accredited analytes and matrices visit the TCEQ website at <a href="https://www.tceq.texas.gov/field/ga/lab">www.tceq.texas.gov/field/ga/lab</a> accred certif.html.

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

Method EPA 552.2 Haloacetic Acids (HAA-5)
Method EPA 524.2 Total Trihalomethanes (TTHM)
Method EPA 524.4 Regulated VOCs (V1, V2, V3)

Accreditation applies to public drinking water matrices.

Celey D. Keine

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

Sincerely,

Celey D. Keene

Lab Director/Quality Manager



### Analytical Results For:

RAGS SEAN VELASQUEZ 3727 WHITEHEAD RD ROSWELL NM, 88203 Fax To:

Received: 08/07/2024 Sampling Date: 08/07/2024

Reported: 08/13/2024 Sampling Type: Soil

Project Name: JR HOLT A #001 Sampling Condition: Cool & Intact
Project Number: S-2 2 FT Sample Received By: Tamara Oldaker

Project Location: 32.691295, -103.271485

### Sample ID: S-2 2 FT (H244744-01)

BTEX 8021B	mg,	/kg	Analyze	d By: JH					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Benzene*	<0.050	0.050	08/08/2024	ND	2.40	120	2.00	3.73	
Toluene*	<0.050	0.050	08/08/2024	ND	2.37	119	2.00	1.38	
Ethylbenzene*	<0.050	0.050	08/08/2024	ND	2.40	120	2.00	0.749	
Total Xylenes*	<0.150	0.150	08/08/2024	ND	7.20	120	6.00	0.505	
Total BTEX	<0.300	0.300	08/08/2024	ND					
Surrogate: 4-Bromofluorobenzene (PID	111 9	% 71.5-13	4						
Chloride, SM4500CI-B	mg,	/kg	Analyze	d By: AC					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Chloride	416	16.0	08/09/2024	ND	432	108	400	3.77	
TPH 8015M	mg,	/kg	Analyze	d By: ms					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
GRO C6-C10*	<10.0	10.0	08/07/2024	ND	201	100	200	0.963	
DRO >C10-C28*	<10.0	10.0	08/07/2024	ND	192	96.1	200	0.936	
EXT DRO >C28-C36	<10.0	10.0	08/07/2024	ND					
Surrogate: 1-Chlorooctane	54.8	% 48.2-13	4						
Surrogate: 1-Chlorooctadecane	62.1	% 49.1-14	8						

### Cardinal Laboratories \*=Accredited Analyte

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Celey D. Keens



### **Notes and Definitions**

QM-07 The spike recovery was outside acceptance limits for the MS and/or MSD. The batch was accepted based on acceptable LCS

ecovery.

ND Analyte NOT DETECTED at or above the reporting limit

RPD Relative Percent Difference

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

\*\*\* Insufficient time to reach temperature.

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

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

Cardinal Laboratories \*=Accredited Analyte

PLEASE NOTE: Liability and Damages. Cardinal's liability and client's exclusive remedy for any claim arising, whether based in contract or tort, shall be limited to the amount paid by client for analyses. All claims, including those for negligence and any other cause whistoever shall be deemed waived unless made in writing and received by Cardinal within thirty (30) days after completion of the applicable service. In no event shall Cardinal be liable for incidental or consequential damages, including, without limitation, business interruptions, loss of use, or loss of profits incurred by client, its subsidiaries, affiliates or successors arising out of or related to the performance of the services hereunder by Cardinal, regardless of whether such claim is based upon any of the above stated reasons or otherwise. Results relate only to the samples identified above. This report shall not be reproduced except in full with written approval of Cardinal Laboratories.

Celeg D. Freene

### 101 East Marland, Hobbs, NM 88240

# CHAIN-OF-CUSTODY AND ANALYSIS REQUEST

(575) 393-2326 FAX (575) 393-2476

Sample I.D.  Received By:  Received By	Bacteria (only) Sample Condition Cool Intact Observed Temp. °C	Time: Standard Rush rID #140	Turnaround Time: Thermometer ID #140	CHECKED BY:	Sample Condition Cool Intact Yes Yes	6.27.3	Observed Temp. °C 15.9 Corrected Temp. °C 15.3	ircle One) Bus - Other:	Delivered By: (Circle One) Sampler - UPS - Bus - Other:
Raud  Company: Prof. S  My Zip: 88 203  Attn: Faul Rays  Address: 372 7 20  Address: 372 7 20  City: Prof. 206  State: My Zip: 88  OR CONTAINER  GROUNDWATER  WASTEWATER  ACID/BASSE  ICE HHER  ACID/BA	rul(com) proglate 272789	ne-2660	SCAP US	Walland	Milliona de	Receive		3	Relinguished By
Company: Pros State MA Zip: 88203 Attn: Pull Plays Me Address: 372 Juli Heliul A.  Address: 372 Juli Heliul A.  City: Pros well  State Ma Zip: 8820 S  Phone #: 575 672 6.718  GROUNDWATER  WASTEWATER  WASTEWATER	'Add'l Phone #:	tult:    Yes    No	by client, its subsidiarie direasons or otherwise Verbal Resi	use, or loss of profits incurred of the above stated	n, business interruptions, loss of shether such claim is based of Whether such claim is based of BY:	by Cardinal, regards Receive	tal or consequental damages, incluentemente of services hereunder Date:	ardinal be liable for incidenting out of or related to the po	service. In no event shall Co affiliates A successor. "Relinduished 31
GORABOR (C)OMP  # CONTAINERS  GROUNDWATER  WASTEWATER  SOIL  OTHER:  ACID/BASE:  ICE / COOL  OTHER:  DATE  TIME  Fax  Tex  Solu  OTHER:  DATE  Time  Solu  State  Solu  Solu		the eapplicable	paid by the client for the	shall be limited to the amount yed by Cardinal within 30 days.	whether besed in contract or fortuniess made in writing and recei	for any claim arising in the deemed waived	sity and client's exclusive remedy if any other cause whatsoever shall	nd.Damages, Cardinafs liab ing those for negligence and	PLEASE NOTE: Liability an
GORAB OR (C)OMP.  # CONTAINERS GROUNDWATER WASTEWATER SOIL SLUDGE OTHER: ACID/BASE: ICE / COOL OTHER:  # DATE TIME  RANGE  ROUNDWATER  WASTEWATER  SOIL OTHER: ACID/BASE: TOTHER:  # DATE  TIME  # DATE  TIME  # COMPANY: # Company: Properties  Address: 372 7 Whiteled  Address: 372 7 Whiteled  Address: 372 7 Whiteled  ACID/BASE: ICE / COOL OTHER:  # DATE  TIME  # Company: Properties  Address: 372 7 Whiteled  Address: 372 7 Whiteled  # DATE  TIME  # DATE									
GONTAINERS  GROUNDWATER  WASTEWATER  SOIL  OTHER:  ACID/BASE:  ICE / COOL  OTHER:  DATE  TIME  RANGE  ROUNDWATER  SOIL  OTHER:  ACID/BASE:  ICE / COOL  OTHER:  BACID/BASE:  ICE / COOL  OTHER:  SAMPLING  TIME  TIME									
Rad  (G)RAB OR (C)OMP  # CONTAINERS  GROUNDWATER  WASTEWATER  SOIL  OIL  SLUDGE  OTHER:  ACID/BASE: ICE / COOL  OTHER:  DATE  TIME  TIME  Rad  Company: Ray  Address: 372 7 Whiteful R  Presserv, Sampling  Time  Time  Time	,								
Rad  (G)RAB OR (C)OMP  # CONTAINERS  GROUNDWATER  WASTEWATER  SOIL  OIL  SLUDGE  OTHER:  ACID/BASE:  ICE / COOL  OTHER:  ACID/BASE:  ICE / COOL  OTHER:  DATE  TIME  TIME  TIME									
Rad  (G)RAB OR (C)OMP  # CONTAINERS  GROUNDWATER  WASTEWATER  SOIL  OTHER:  ACID/BASE:  ICE / COOL  OTHER:  ACID/BASE:  ACID/B									*
G)RAB OR (C)OMP. # CONTAINERS GROUNDWATER WASTEWATER SOIL OTHER: ACID/BASE: ICE / COOL OTHER:  ACID/BASE: ICE / COOL OTHER:  ACID/BASE: ICE / COOL OTHER:  ACID/BASE: ICE / COOL OTHER:  ACID/BASE: ICE / COOL OTHER:  ACID/BASE: ICE / COOL OTHER:  ACID/BASE: ICE / COOL OTHER:  ACID/BASE: ICE / COOL OTHER:  ACID/BASE: ICE / COOL OTHER:  ACID/BASE: ICE / COOL OTHER:  ACID/BASE: ICE / COOL OTHER:  ACID/BASE: ICE / COOL OTHER:  ACID/BASE: ICE / COOL OTHER:  ACID/BASE: ICE / COOL OTHER: ACID/BASE: ACID		8		4/8			476	S-2	
Rud Company: Amys  Attn: Faul Augrahde  Address: 3727 Whitehald  City: Apruell  State: NM Zip: 8800 5  Phone #: 575-6726-7103  BOR (C)OMP.  ITAINERS  BASE: DASE: V  BASE: V  BASE: V  BASE: V  SAMPLING  TOWN  TO		CI		OTHE	WAST SOIL OIL SLUD	# CON			HZHHZH
Rud Company: Amys  My zip: 88203 Attn: faul Aug-tule  Address: 3727 Whitehal A.  City: Apg-well  State: N.M. zip: 88205  Phone #: 575-6726-7703  APZ MATRIX PRESERV, SAMPLING  MATRIX PRESERV, SAMPLING				COOL <	EWATER	TAINERS	ple I.D.	Sam	Lab I.D.
Rad Wy zip:88203 t Owner:			MPLING		MATRIX				FOR LAB USE ONLY
Rad Wy zip:88203 towner:			11.00	#		7	lelastine	Sea	Sampler Name:
Rud Wy zip:88203		2	466.38	one #: 575.6	Ì	2416	205 103	167 CL.	Project Location
Red WM zip:88203			3	te:Norwell	Sta	ner:	Project Own	J- 2 2 2 2	Project #: Way
Rud Rud 21p:88203		des	Thiteles	dress: 5727	Adı		753 Fax#:	4-202-4	Phone #: 43
Paul Rags-dale Company			grade	" Pund Pu		4 Zip:88	State: W	well.	city: ADJ
Pail Radiale				mpany: Amys	Col	<b>~</b>	He had Re	127 W/	Address: 3
				).#:	P.C		Rasidale	Para	Project Manager



August 13, 2024

SEAN VELASQUEZ

**RAGS** 

3727 WHITEHEAD RD

ROSWELL, NM 88203

RE: JR HOLT A #001

Enclosed are the results of analyses for samples received by the laboratory on 08/07/24 10:00.

Cardinal Laboratories is accredited through Texas NELAP under certificate number TX-C24-00112. Accreditation applies to drinking water, non-potable water and solid and chemical materials. All accredited analytes are denoted by an asterisk (\*). For a complete list of accredited analytes and matrices visit the TCEQ website at <a href="https://www.tceq.texas.gov/field/ga/lab">www.tceq.texas.gov/field/ga/lab</a> accred certif.html.

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

Method EPA 552.2 Haloacetic Acids (HAA-5)
Method EPA 524.2 Total Trihalomethanes (TTHM)
Method EPA 524.4 Regulated VOCs (V1, V2, V3)

Accreditation applies to public drinking water matrices.

Celey D. Keine

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

Sincerely,

Celey D. Keene

Lab Director/Quality Manager



### Analytical Results For:

RAGS SEAN VELASQUEZ 3727 WHITEHEAD RD ROSWELL NM, 88203 Fax To:

 Received:
 08/07/2024
 Sampling Date:
 08/07/2024

 Reported:
 08/13/2024
 Sampling Type:
 Soil

Project Name: JR HOLT A #001 Sampling Condition: Cool & Intact
Project Number: S-3 Sample Received By: Tamara Oldaker

Project Location: 32.691295, -103.271485

### Sample ID: S-3 2FT (H244742-01)

BTEX 8021B	mg,	/kg	Analyze	d By: JH					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Benzene*	<0.050	0.050	08/07/2024	ND	2.40	120	2.00	3.73	
Toluene*	<0.050	0.050	08/07/2024	ND	2.37	119	2.00	1.38	
Ethylbenzene*	<0.050	0.050	08/07/2024	ND	2.40	120	2.00	0.749	
Total Xylenes*	<0.150	0.150	08/07/2024	ND	7.20	120	6.00	0.505	
Total BTEX	<0.300	0.300	08/07/2024	ND					
Surrogate: 4-Bromofluorobenzene (PID	109	% 71.5-13	4						
Chloride, SM4500CI-B	mg,	/kg	Analyze	d By: AC					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Chloride	208	16.0	08/09/2024	ND	432	108	400	3.77	
TPH 8015M	mg/kg		Analyzed By: MS						
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
GRO C6-C10*	<10.0	10.0	08/07/2024	ND	184	91.8	200	0.633	
DRO >C10-C28*	<10.0	10.0	08/07/2024	ND	196	98.2	200	0.486	
EXT DRO >C28-C36	<10.0	10.0	08/07/2024	ND					
Surrogate: 1-Chlorooctane	67.9	% 48.2-13	4						
Surrogate: 1-Chlorooctadecane	73.4	% 49.1-14	8						

### Cardinal Laboratories \*=Accredited Analyte

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Celey D. Keene



### Analytical Results For:

RAGS SEAN VELASQUEZ 3727 WHITEHEAD RD ROSWELL NM, 88203 Fax To:

Received: 08/07/2024 Sampling Date: 08/07/2024

Reported: 08/13/2024 Sampling Type: Soil

Project Name: JR HOLT A #001 Sampling Condition: Cool & Intact
Project Number: S-3 Sample Received By: Tamara Oldaker

Project Location: 32.691295, -103.271485

### Sample ID: S-3 30 INCHES (H244742-02)

BTEX 8021B	mg	/kg	Analyze	ed By: JH					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Benzene*	<0.050	0.050	08/07/2024	ND	2.40	120	2.00	3.73	
Toluene*	<0.050	0.050	08/07/2024	ND	2.37	119	2.00	1.38	
Ethylbenzene*	<0.050	0.050	08/07/2024	ND	2.40	120	2.00	0.749	
Total Xylenes*	<0.150	0.150	08/07/2024	ND	7.20	120	6.00	0.505	
Total BTEX	<0.300	0.300	08/07/2024	ND					
Surrogate: 4-Bromofluorobenzene (PID	112	% 71.5-13	4						
Chloride, SM4500CI-B	mg,	/kg	Analyze	ed By: AC					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Chloride	272	16.0	08/09/2024	ND	432	108	400	3.77	
TPH 8015M	mg/kg		Analyzed By: MS						
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
GRO C6-C10*	<10.0	10.0	08/08/2024	ND	184	91.8	200	0.633	
DRO >C10-C28*	<10.0	10.0	08/08/2024	ND	196	98.2	200	0.486	
EXT DRO >C28-C36	<10.0	10.0	08/08/2024	ND					
Surrogate: 1-Chlorooctane	66.6	% 48.2-13	4						
Surrogate: 1-Chlorooctadecane	72.2	% 49.1-14	8						

### Cardinal Laboratories \*=Accredited Analyte

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Celey D. Keine



### **Notes and Definitions**

QM-07 The spike recovery was outside acceptance limits for the MS and/or MSD. The batch was accepted based on acceptable LCS

ecovery.

ND Analyte NOT DETECTED at or above the reporting limit

RPD Relative Percent Difference

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

\*\*\* Insufficient time to reach temperature.

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

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

Cardinal Laboratories \*=Accredited Analyte

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Celeg D. Freene

PLEASE NOTE: Liability and Damages. Cardinat's Blackstary and clears acclusive remedy for any claim assing whether based in contract or find, shall be limited to the amount paid by the clear for the applicable. The company of successor, which gould of or related to the particular or consequential damages, noticing whether tessed in contract or find, shall be limited to the applicable of the shall be deemed whether these in writing and received by Cardinal within 50 days after completion of the applicable of the shall be for related to the particular or consequential damages, noticing without mindation, business interruptions, loss of use, or loss of pods nounted by clear to be applicable of whether such claims is based. "In any of the above stated reasons or otherwise."  Poster:  Received By: (Circle One)  Observed Temp. °C  Sample Condition* CHECKED BY: Turnaround Time:	State: Zip: Attn: Paul Ryst.  State: Zip: Attn: Paul Ryst.  ST Fax #: Address: 773 JJh  City: Rogwell  State: Myst.  Address: 773 JJh  City: Rogwell  State: Myst.  SOIL  OIL  SLUDGE  OTHER:  ACID/BASE: ICE / COOL  OTHER:  817	75) 393-2326 FAX (575) 393-2476	101 East Marriand House No. 2007
by the cleent for the completion of the applicable feet, its subsidiaries.  Scanuclast per 66 By mail address:  Scanuclast per 66 By mail completion  REMARKS:  Standard Bacteria (only) Sample Condition  Cool Intact Observed Temp. **C	TIME B-Tex  Y P H  X Chlorides	ANALYSIS REQUEST	

† Cardinal cannot accept verbal changes. Please email changes to celey.keene@cardinallabsnm.com



August 13, 2024

SEAN VELASQUEZ

**RAGS** 

3727 WHITEHEAD RD

ROSWELL, NM 88203

RE: JR HOLT A #001

Enclosed are the results of analyses for samples received by the laboratory on 08/07/24 10:00.

Cardinal Laboratories is accredited through Texas NELAP under certificate number TX-C24-00112. Accreditation applies to drinking water, non-potable water and solid and chemical materials. All accredited analytes are denoted by an asterisk (\*). For a complete list of accredited analytes and matrices visit the TCEQ website at <a href="https://www.tceq.texas.gov/field/ga/lab">www.tceq.texas.gov/field/ga/lab</a> accred certif.html.

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

Method EPA 552.2 Haloacetic Acids (HAA-5)
Method EPA 524.2 Total Trihalomethanes (TTHM)
Method EPA 524.4 Regulated VOCs (V1, V2, V3)

Accreditation applies to public drinking water matrices.

Celey D. Keine

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

Sincerely,

Celey D. Keene

Lab Director/Quality Manager



### Analytical Results For:

RAGS SEAN VELASQUEZ 3727 WHITEHEAD RD ROSWELL NM, 88203 Fax To:

Received: 08/07/2024 Sampling Date: 08/07/2024

Reported: 08/13/2024 Sampling Type: Soil

Project Name: JR HOLT A #001 Sampling Condition: Cool & Intact
Project Number: S-4 Sample Received By: Tamara Oldaker

Project Location: 32.691283, -103.2716580

### Sample ID: S-4 1FT (H244743-01)

BTEX 8021B	mg,	/kg	Analyze	d By: JH					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Benzene*	<0.050	0.050	08/07/2024	ND	2.40	120	2.00	3.73	
Toluene*	<0.050	0.050	08/07/2024	ND	2.37	119	2.00	1.38	
Ethylbenzene*	<0.050	0.050	08/07/2024	ND	2.40	120	2.00	0.749	
Total Xylenes*	<0.150	0.150	08/07/2024	ND	7.20	120	6.00	0.505	
Total BTEX	<0.300	0.300	08/07/2024	ND					
Surrogate: 4-Bromofluorobenzene (PID	107	% 71.5-13	4						
Chloride, SM4500CI-B	mg,	/kg	Analyze	d By: AC					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Chloride	688	16.0	08/09/2024	ND	432	108	400	3.77	
TPH 8015M	mg/kg		Analyzed By: MS						
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
GRO C6-C10*	<10.0	10.0	08/08/2024	ND	184	91.8	200	0.633	
DRO >C10-C28*	<10.0	10.0	08/08/2024	ND	196	98.2	200	0.486	
EXT DRO >C28-C36	<10.0	10.0	08/08/2024	ND					
Surrogate: 1-Chlorooctane	61.1	% 48.2-13	4						
Surrogate: 1-Chlorooctadecane	65.5	% 49.1-14	8						

### Cardinal Laboratories \*=Accredited Analyte

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Celey D. Keene



## Analytical Results For:

**RAGS** SEAN VELASQUEZ 3727 WHITEHEAD RD ROSWELL NM, 88203 Fax To:

Received: 08/07/2024 Sampling Date: 08/07/2024

Reported: 08/13/2024 Sampling Type: Soil

Project Name: JR HOLT A #001 Sampling Condition: Cool & Intact Sample Received By: Project Number: S-4 Tamara Oldaker

Project Location: 32.691283, -103.2716580

## Sample ID: S-4 2FT (H244743-02)

BTEX 8021B	mg/	'kg	Analyze	d By: JH					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Benzene*	<0.050	0.050	08/08/2024	ND	2.40	120	2.00	3.73	
Toluene*	<0.050	0.050	08/08/2024	ND	2.37	119	2.00	1.38	
Ethylbenzene*	<0.050	0.050	08/08/2024	ND	2.40	120	2.00	0.749	
Total Xylenes*	<0.150	0.150	08/08/2024	ND	7.20	120	6.00	0.505	
Total BTEX	<0.300	0.300	08/08/2024	ND					
Surrogate: 4-Bromofluorobenzene (PID	113 9	% 71.5-13	4						
Chloride, SM4500CI-B	mg/	/kg	Analyze	d By: AC					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Chloride	496	16.0	08/09/2024	ND	432	108	400	3.77	
TPH 8015M	mg/	/kg	Analyze	d By: ms					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
GRO C6-C10*	<10.0	10.0	08/07/2024	ND	201	100	200	0.963	
DRO >C10-C28*	<10.0	10.0	08/07/2024	ND	192	96.1	200	0.936	
EXT DRO >C28-C36	<10.0	10.0	08/07/2024	ND					
Surrogate: 1-Chlorooctane	50.6	% 48.2-13	4						
Surrogate: 1-Chlorooctadecane	57.7	% 49.1-14	8						

Cardinal Laboratories \*=Accredited Analyte

PLEASE NOTE: Liability and Damages. Cardinal's liability and client's exclusive remedy for any claim arising, whether based in contract or tort, shall be limited to the amount paid by client for analyses. All claims, including those for negligence and any other cause whatsoever shall be deemed waived unless made in writing and received by Cardinal within thirty (30) days after completion of the applicable service. In no event shall Cardinal be liable for incidental or consequential damages, including, without limitation, business interruptions, loss of use, or loss of profits incurred by client, its subsidiaries, affiliates or successors arising out of or related to the performance of the services hereunder by Cardinal, regardless of whether such claim is based upon any of the above stated reasons or otherwise. Results relate only to the samples identified above. This report shall not be reproduced except in full with written approval of Cardinal Laboratories.

Celeg D. Freene



## **Notes and Definitions**

QM-07 The spike recovery was outside acceptance limits for the MS and/or MSD. The batch was accepted based on acceptable LCS

ecovery.

ND Analyte NOT DETECTED at or above the reporting limit

RPD Relative Percent Difference

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

\*\*\* Insufficient time to reach temperature.

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

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

Cardinal Laboratories \*=Accredited Analyte

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Celeg D. Freene

## 101 East Marland, Hobbs, NM 88240

# CHAIN-OF-CUSTODY AND ANALYSIS REQUEST

(575) 393-2326 FAX (575) 393-2476

Delivered By: (Circle One) Sampler - UPS - Bus - Other:	Relinquished By:	PLEASE NOTE: Liability and Darmage analyses. All claims including those to service. In no event shall Cardinal be	Нанитиз 2 S	Project Name:  Project Location:  Sampler Name:  FOR LABUSE ONLY	Project Manager: "Paul Kas Address: 3727 Whitehead City: Roswell SI Phone #: 432. 202-4753 Fai Project #: JB #21+001 Pro	
ne) Observed Temp. °C /S. 9 Sample Condition Cool Intact Cool Intact Yes Other: Corrected Temp. °C /S. 3 Yes Yes	By:  Date:  Date:  Received By:  Time:	client's exclusive remedy for any claim arising whether be are cause whatsoever shall be deemed waked unless ma- neoquental darnages, including without limitation, business	(G)RAB OR # CONTAIN GROUNDW WASTEWA' SOIL OIL	183 -103.271858 LLANAZ LLANAZ COOMP. ERS	Paul Koszáde  Whiteherd Rd.  State:N/m zip: 88203  22-4753 Fax #:  H 001 Project Owner:	Page 1
CHECKED BY:	With Malley St. Con. o. o. Remarks:	ndract or tort, shall be limited to the amount paid by the client toy and received by Cardinal within 30 days after compation o toy and received by Cardinal within 30 days after compation of the state of the second by Cardinal within 30 days.	SLUDGE OTHER: ACID/BASE ICE/COOL OTHER: 8/7 9:15 1	Pho	Company: Pays Attn: Poul Rydale Address: 2727 Writeland Rd.	BILL TO
Standard P Rush	□ Yes □ No ☐ Add'! Pemailed. Please provide Email	or the or the applicable fairness.	**	B-Tex TPA Chlorides	-	ANALYSIS
Bacteria (only) Sample Condition Cool Intact Observed Temp. °C  Yes Yes No No Corrected Temp. °C	ne#: Idress:  .con progradule 370					SIS REQUEST



October 01, 2024

CINDY CRAIN
CRAIN ENVIRONMENTAL
2925 E. 17TH STREET
ODESSA, TX 79761

RE: HOLT #1

Enclosed are the results of analyses for samples received by the laboratory on 09/26/24 14:25.

Cardinal Laboratories is accredited through Texas NELAP under certificate number TX-C24-00112. Accreditation applies to drinking water, non-potable water and solid and chemical materials. All accredited analytes are denoted by an asterisk (\*). For a complete list of accredited analytes and matrices visit the TCEQ website at <a href="https://www.tceq.texas.gov/field/ga/lab">www.tceq.texas.gov/field/ga/lab</a> accred certif.html.

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

Method EPA 552.2 Haloacetic Acids (HAA-5)
Method EPA 524.2 Total Trihalomethanes (TTHM)
Method EPA 524.4 Regulated VOCs (V1, V2, V3)

Accreditation applies to public drinking water matrices.

Celey D. Keine

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

Sincerely,

Celey D. Keene

Lab Director/Quality Manager



## Analytical Results For:

CRAIN ENVIRONMENTAL **CINDY CRAIN** 2925 E. 17TH STREET ODESSA TX, 79761

Fax To: (432) 272-0304

Received: 09/26/2024

Reported: 10/01/2024

Project Name: HOLT #1 Project Number: NONE GIVEN

Project Location: LEA CO., NM Sampling Date: 09/25/2024

Sampling Type: Soil

Sampling Condition: Cool & Intact Sample Received By: Tamara Oldaker

## Sample ID: S - 5 (H245882-01)

BTEX 8021B	mg,	/kg	Analyze	d By: JH					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Benzene*	<0.050	0.050	09/28/2024	ND	2.20	110	2.00	7.76	
Toluene*	<0.050	0.050	09/28/2024	ND	2.09	104	2.00	11.2	
Ethylbenzene*	<0.050	0.050	09/28/2024	ND	2.13	106	2.00	13.3	
Total Xylenes*	<0.150	0.150	09/28/2024	ND	6.41	107	6.00	14.0	
Total BTEX	<0.300	0.300	09/28/2024	ND					
Surrogate: 4-Bromofluorobenzene (PID	101	% 71.5-13	4						
Chloride, SM4500CI-B	mg,	/kg	Analyze	d By: AC					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Chloride	352	16.0	09/30/2024	ND	416	104	400	7.41	
TPH 8015M	mg,	/kg	Analyze	d By: MS					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
GRO C6-C10*	<10.0	10.0	09/27/2024	ND	197	98.7	200	2.95	
DRO >C10-C28*	<10.0	10.0	09/27/2024	ND	191	95.5	200	1.32	
EXT DRO >C28-C36	<10.0	10.0	09/27/2024	ND					
Surrogate: 1-Chlorooctane	106	% 48.2-13	4						
Surrogate: 1-Chlorooctadecane	93.7	% 49.1-14	8						

Cardinal Laboratories \*=Accredited Analyte

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Celey D. Keene



## Analytical Results For:

CRAIN ENVIRONMENTAL
CINDY CRAIN
2925 E. 17TH STREET
ODESSA TX, 79761
Fax To: (432) 272-0304

Received: 09/26/2024 Reported: 10/01/2024

mg/kg

Project Name: HOLT #1
Project Number: NONE GIVEN
Project Location: LEA CO., NM

Sampling Date: 09/25/2024

Sampling Type: Soil

Sampling Condition: Cool & Intact
Sample Received By: Tamara Oldaker

## Sample ID: S - 6 (H245882-02)

BTEX 8021B

DILX OUZID	iiig/	, kg	Andryzo	u by. 311					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Benzene*	<0.050	0.050	09/28/2024	ND	2.20	110	2.00	7.76	
Toluene*	<0.050	0.050	09/28/2024	ND	2.09	104	2.00	11.2	
Ethylbenzene*	<0.050	0.050	09/28/2024	ND	2.13	106	2.00	13.3	
Total Xylenes*	<0.150	0.150	09/28/2024	ND	6.41	107	6.00	14.0	
Total BTEX	<0.300	0.300	09/28/2024	ND					
Surrogate: 4-Bromofluorobenzene (PID	97.7	% 71.5-13	4						
Chloride, SM4500Cl-B	mg,	/kg	Analyze	d By: AC					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Chloride	464	16.0	09/30/2024	ND	416	104	400	7.41	
TPH 8015M	mg,	/kg	Analyze	d By: MS					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
GRO C6-C10*	<10.0	10.0	09/27/2024	ND	197	98.7	200	2.95	
DRO >C10-C28*	<10.0	10.0	09/27/2024	ND	191	95.5	200	1.32	
EXT DRO >C28-C36	<10.0	10.0	09/27/2024	ND					
Surrogate: 1-Chlorooctane	110	% 48.2-13	4						
Surrogate: 1-Chlorooctadecane	96.7	% 49.1-14	8						

Analyzed By: JH

## Cardinal Laboratories \*=Accredited Analyte

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Celey D. Keene



## Analytical Results For:

CRAIN ENVIRONMENTAL
CINDY CRAIN
2925 E. 17TH STREET
ODESSA TX, 79761
Fax To: (432) 272-0304

mg/kg

 Received:
 09/26/2024
 Sampling Date:
 09/25/2024

 Reported:
 10/01/2024
 Sampling Type:
 Soil

Project Name: HOLT #1 Sampling Condition: Cool & Intact
Project Number: NONE GIVEN Sample Received By: Tamara Oldaker

Analyzed By: JH

Project Location: LEA CO., NM

## Sample ID: S - 7 (H245882-03)

BTEX 8021B

Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Benzene*	<0.050	0.050	09/28/2024	ND	2.20	110	2.00	7.76	
Toluene*	<0.050	0.050	09/28/2024	ND	2.09	104	2.00	11.2	
Ethylbenzene*	<0.050	0.050	09/28/2024	ND	2.13	106	2.00	13.3	
Total Xylenes*	<0.150	0.150	09/28/2024	ND	6.41	107	6.00	14.0	
Total BTEX	<0.300	0.300	09/28/2024	ND					
Surrogate: 4-Bromofluorobenzene (PID	98.1	% 71.5-13	4						
Chloride, SM4500Cl-B	mg,	/kg	Analyze	d By: AC					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Chloride	112	16.0	09/30/2024	ND	416	104	400	7.41	
TPH 8015M	mg,	/kg	Analyze	d By: MS					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
GRO C6-C10*	<10.0	10.0	09/27/2024	ND	197	98.7	200	2.95	
DRO >C10-C28*	<10.0	10.0	09/27/2024	ND	191	95.5	200	1.32	
EXT DRO >C28-C36	<10.0	10.0	09/27/2024	ND					
Surrogate: 1-Chlorooctane	128	% 48.2-13	4						
Surrogate: 1-Chlorooctadecane	116	% 49.1-14	8						

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Celey D. Keine



## Analytical Results For:

CRAIN ENVIRONMENTAL CINDY CRAIN 2925 E. 17TH STREET ODESSA TX, 79761

Fax To: (432) 272-0304

Received: 09/26/2024

Reported: 10/01/2024 Project Name: HOLT #1

Project Number: NONE GIVEN Project Location: LEA CO., NM

Sampling Date: 09/25/2024

Sampling Type: Soil

Sampling Condition: Cool & Intact Sample Received By: Tamara Oldaker

## Sample ID: S - 8 (H245882-04)

BTEX 8021B	mg/	kg	Analyze	d By: JH					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Benzene*	<0.050	0.050	09/28/2024	ND	2.20	110	2.00	7.76	
Toluene*	<0.050	0.050	09/28/2024	ND	2.09	104	2.00	11.2	
Ethylbenzene*	<0.050	0.050	09/28/2024	ND	2.13	106	2.00	13.3	
Total Xylenes*	<0.150	0.150	09/28/2024	ND	6.41	107	6.00	14.0	
Total BTEX	<0.300	0.300	09/28/2024	ND					
Surrogate: 4-Bromofluorobenzene (PID	96.6	% 71.5-13	4						
Chloride, SM4500Cl-B	mg/	kg	Analyze	d By: AC					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Chloride	400	16.0	09/30/2024	ND	416	104	400	7.41	
TPH 8015M	mg/	kg	Analyze	d By: MS					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
GRO C6-C10*	<10.0	10.0	09/27/2024	ND	197	98.7	200	2.95	
DRO >C10-C28*	<10.0	10.0	09/27/2024	ND	191	95.5	200	1.32	
EXT DRO >C28-C36	<10.0	10.0	09/27/2024	ND					
Surrogate: 1-Chlorooctane	96.5	% 48.2-13	4						
Surrogate: 1-Chlorooctadecane	84.4	% 49.1-14	8						

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Celey D. Keene



## Analytical Results For:

CRAIN ENVIRONMENTAL CINDY CRAIN 2925 E. 17TH STREET ODESSA TX, 79761

Fax To: (432) 272-0304

Received: 09/26/2024

Reported: 10/01/2024 Project Name: HOLT #1

Project Number: NONE GIVEN Project Location: LEA CO., NM

Sampling Date: 09/25/2024

Sampling Type: Soil

Sampling Condition: Cool & Intact Sample Received By: Tamara Oldaker

## Sample ID: S - 9 (H245882-05)

BTEX 8021B	mg/	'kg	Analyze	d By: JH					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Benzene*	<0.050	0.050	09/28/2024	ND	2.20	110	2.00	7.76	
Toluene*	<0.050	0.050	09/28/2024	ND	2.09	104	2.00	11.2	
Ethylbenzene*	<0.050	0.050	09/28/2024	ND	2.13	106	2.00	13.3	
Total Xylenes*	<0.150	0.150	09/28/2024	ND	6.41	107	6.00	14.0	
Total BTEX	<0.300	0.300	09/28/2024	ND					
Surrogate: 4-Bromofluorobenzene (PID	100 9	% 71.5-13	4						
Chloride, SM4500CI-B	mg/	/kg	Analyze	d By: AC					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
Chloride	416	16.0	09/30/2024	ND	416	104	400	7.41	
TPH 8015M	mg/	/kg	Analyze	d By: MS					
Analyte	Result	Reporting Limit	Analyzed	Method Blank	BS	% Recovery	True Value QC	RPD	Qualifier
GRO C6-C10*	<10.0	10.0	09/27/2024	ND	197	98.7	200	2.95	
DRO >C10-C28*	<10.0	10.0	09/27/2024	ND	191	95.5	200	1.32	
EXT DRO >C28-C36	<10.0	10.0	09/27/2024	ND					
Surrogate: 1-Chlorooctane	106 9	% 48.2-13	4						
Surrogate: 1-Chlorooctadecane	92.6	% 49.1-14	8						

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Celeg D. Freene



## **Notes and Definitions**

QR-03 The RPD value for the sample duplicate or MS/MSD was outside of QC acceptance limits due to matrix interference. QC batch

accepted based on LCS and/or LCSD recovery and/or RPD values.

QM-07 The spike recovery was outside acceptance limits for the MS and/or MSD. The batch was accepted based on acceptable LCS

recovery.

ND Analyte NOT DETECTED at or above the reporting limit

RPD Relative Percent Difference

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

\*\*\* Insufficient time to reach temperature.

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

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

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Celeg D. Freene

# CHAIN-OF-CUSTODY AND ANALYSIS REQUEST

## CARDINA! Laboratories 101 East Marland, Hobbs, NM 882

101 East Marland, Hobbs, NM 88240 (575) 393-2326 FAX (575) 393-2476

Company Name: (Air Chricomental) Project Manager: (Air Chricomental) Address: AJS & THK St. City: CHESCA State: TR Phone #: (575) 441-7244 Fax #: — Project #: — Project Owner: Project Location: Lea & MM Sampler Name: Lea & MM Sampler Name: Lea & MM FOR LAB I.D.  Sample I.D.  Sample I.D.  Sample I.D.	OR (C)OMP.  AINERS  DWATER  WATER  MATRIX  PR  PR  PR  PR  PR  PR  PR  PR  PR  P	4 8015M
V	# CONTAINERS GROUNDWATER WASTEWATER SOIL OIL SLUDGE OTHER: ACID/BASE: ICE / COOL OTHER:	TPH 8015M BTEX Chlorides
5-7 5-7	C	- X
Damages. Cardina's lability and client's acclusive those for negligence and any other cause whatsoo final he lable for indefendal or consequented dama totl of or related to the performance of services he	any claim arising whether based in contract or tort, shall be lamited to the amount of determine without surface made in writing and received by Cardinal whith: 30 days g without irritation, business interruptions, loss of use, or loss of profits incurred Cardinal, regulations of whether such claim is based. "Ye any of the above state	paid by the client for the where completion of the applicable by Client, its subsidiaries.
Relinquished By:  Date: 110024  Time: 1425  Time:	Received By:  Received By:	Verbal Result: □ Yes □ No   Add'i Phone #: All Results are emailed. Please provide Email address: □ \( \text{Lind} \), \( \text{Lon} \) \( \text{A} \) \( \text{Lon} \) REMARKS:
Delivered By: (Circle One)  Observed Temp. °C & 3  Sampler - UPS - Bus - Other:  Corrected Temp. °C S, 7	Sample Condition CHECKED BY: Cool milact (Initials) No. 1 Yes	Turnaround Time: Standard Bacteria (only) Sample Condition  Cool Intact Observed Temp. °C  Correction Factor ass D. 6 Yes  Correction Factor ass D. 6 Yes



**Appendix D: Photographic Documentation** 

## APPENDIX D PHOTOGRAPHIC DOCUMENTATION JR HOLT A #001



View to E of Sample 1 location (7/10/24).



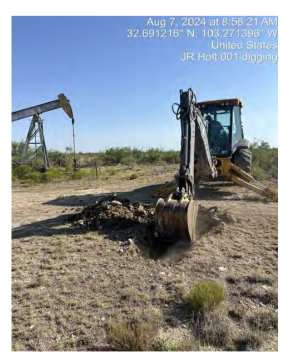
View to NE of Sample 1 Location (7/10/24).



View of Sample 2 location (8/2/24).



View of sample 3 location (8/2/24).



View to E of Sample 1 location (8/7/24).



View of test hole sampling (8/7/24).

Page 1

## APPENDIX D PHOTOGRAPHIC DOCUMENTATION JR HOLT A #001



View to S of excavation (9/25/24).



View to E of excavating (9/25/24).



View to W of loading dump truck with excavated soil (9/25/24).



View to NE of excavation (9/25/24).



View of tape measure at E sidewall (9/25/24).



**Appendix E: Waste Manifest** 

SOUTH MONUMENT SUR	DIRT SALES
(575)390-7996 CELL (575)390-	-3665 CELL (575)397-6109 WORK
LEASE OPERATOR	ORIGINATING LOCATION MOY64K
	LEASE JR. HOLTA: #00/
	SRT
TRANSPORTER NAME & ADDRESS	
El primo trucking LLC poli	BOX 29/2 HOLLS MM 8820
DESCRIPTION OF WASTE	12 yarda yos
Non-Hazardous Hydrocarbons	
PONJEROSA FRUCKIN 575 44	1-1404
Grary morgan 575-631-45° SIGNATURE OF CONTACT	97 09-25-24 DATE
SIGNATURE OF CONTACT	
CELL NUMBER MATERIAL PLACED IN:	
NAME OF TRANSPORTER (DRIVER):	
OSCOVA MOSULES -	09-25-24
SIGNATURE OF DRIVER	DATE
DISPOSAL SITE	
South Monument Surface Waste Facility	PERMIT #NM-01-0032 N/2 NE/4 S25/T205/R36E
P. O. Box 418 Hobbs, NM 88241-0418	575-390-7996 CELL 575-391-8391 HOME
S25 T20S R36E N/2 NE/4	osal, I hereby certify that this waste is
exempt waste as defined by the Environment	The Person Person
generated from oil and gas exploration and Conservation and Recovery Act (RCRA) Sub- exempt waste."	otitle C regulations; and not mixed with

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

811 S. First St., Artesia, NM 88210 Phone:(575) 748-1283 Fax:(575) 748-9720 District III 1000 Rio Brazos Rd., Aztec, NM 87410

Phone:(505) 334-6178 Fax:(505) 334-6170 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** 

QUESTIONS

Action 391381

## **QUESTIONS**

Operator:	OGRID:			
MORGAN OPERATING, INC.	224367			
P. O. Box 118	Action Number:			
Hobbs, NM 88241	391381			
	Action Type:			
	[C-141] Remediation Closure Request C-141 (C-141-v-Closure)			

## QUESTIONS

Prerequisites	
Incident ID (n#)	nPRS0522047385
Incident Name	NPRS0522047385 J R HOLT A #001 @ 30-025-05559
Incident Type	Other
Incident Status	Remediation Closure Report Received
Incident Well	[30-025-05559] J R HOLT A #001

Location of Release Source				
Please answer all the questions in this group.				
Site Name	J R HOLT A #001			
Date Release Discovered	07/05/2005			
Surface Owner	State			

Incident Details	
Please answer all the questions in this group.	
Incident Type	Other
Did this release result in a fire or is the result of a fire	No
Did this release result in any injuries	No
Has this release reached or does it have a reasonable probability of reaching a watercourse	No
Has this release endangered or does it have a reasonable probability of endangering public health	No
Has this release substantially damaged or will it substantially damage property or the environment	No
Is this release of a volume that is or may with reasonable probability be detrimental to fresh water	No

Nature and Volume of Release	
Material(s) released, please answer all that apply below. Any calculations or specific justifications for the volumes provided should be attached to the follow-up C-141 submission.	
Crude Oil Released (bbls) Details	Cause: Equipment Failure   Flow Line - Production   Crude Oil   Released: 1 BBL   Recovered: 0 BBL   Lost: 1 BBL.
Produced Water Released (bbls) Details	Cause: Equipment Failure   Flow Line - Production   Produced Water   Released: 5 BBL   Recovered: 0 BBL   Lost: 5 BBL.
Is the concentration of chloride in the produced water >10,000 mg/l	No
Condensate Released (bbls) Details	Not answered.
Natural Gas Vented (Mcf) Details	Not answered.
Natural Gas Flared (Mcf) Details	Not answered.
Other Released Details	Not answered.
Are there additional details for the questions above (i.e. any answer containing Other, Specify, Unknown, and/or Fire, or any negative lost amounts)	Not answered.

District I
1625 N. French Dr., Hobbs, NM 88240
Phone: (575) 393-6161 Fax: (575) 393-0720 District II 811 S. First St., Artesia, NM 88210 Phone:(575) 748-1283 Fax:(575) 748-9720

District III 1000 Rio Brazos Rd., Aztec, NM 87410

Phone:(505) 334-6178 Fax:(505) 334-6170 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** 

QUESTIONS, Page 2

Action 391381

QUESTIONS (continued)		
Operator: MORGAN OPERATING, INC.	OGRID: 224367	
P. O. Box 118 Hobbs, NM 88241	Action Number: 391381	
110005, 1111 00241	Action Type:  [C-141] Remediation Closure Request C-141 (C-141-v-Closure)	
QUESTIONS		
Nature and Volume of Release (continued)		
Is this a gas only submission (i.e. only significant Mcf values reported)	No, according to supplied volumes this does not appear to be a "gas only" report.	
Was this a major release as defined by Subsection A of 19.15.29.7 NMAC	No	
Reasons why this would be considered a submission for a notification of a major release	Unavailable.	
With the implementation of the 19.15.27 NMAC (05/25/2021), venting and/or flaring of natural gas (i.e.	9. gas only) are to be submitted on the C-129 form.	
Initial Response		
The responsible party must undertake the following actions immediately unless they could create a s	afety hazard that would result in injury.	
The source of the release has been stopped	True	
The impacted area has been secured to protect human health and the environment	True	
Released materials have been contained via the use of berms or dikes, absorbent pads, or other containment devices	True	
All free liquids and recoverable materials have been removed and managed appropriately	True	
If all the actions described above have not been undertaken, explain why	Not answered.	
	ation immediately after discovery of a release. If remediation has begun, please prepare and attach a narrative of ted or if the release occurred within a lined containment area (see Subparagraph (a) of Paragraph (5) of valuation in the follow-up C-141 submission.	
to report and/or file certain release notifications and perform corrective actions for releathe OCD does not relieve the operator of liability should their operations have failed to a	knowledge and understand that pursuant to OCD rules and regulations all operators are required asses which may endanger public health or the environment. The acceptance of a C-141 report by adequately investigate and remediate contamination that pose a threat to groundwater, surface t does not relieve the operator of responsibility for compliance with any other federal, state, or	

Name: Hannah McDaniel

Date: 10/09/2024

Email: hannah\_otm@yahoo.com

I hereby agree and sign off to the above statement

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

QUESTIONS, Page 3

Action 391381

## **QUESTIONS** (continued)

Operator:	OGRID:
MORGAN OPERATING, INC.	224367
P. O. Box 118	Action Number:
Hobbs, NM 88241	391381
	Action Type:
	[C-141] Remediation Closure Request C-141 (C-141-v-Closure)

## QUESTIONS

Site Characterization	
Please answer all the questions in this group (only required when seeking remediation plan approval and beyond). This information must be provided to the appropriate district office no later than 90 days after the release discovery date.	
What is the shallowest depth to groundwater beneath the area affected by the release in feet below ground surface (ft bgs)	Between 26 and 50 (ft.)
What method was used to determine the depth to ground water	NM OSE iWaters Database Search
Did this release impact groundwater or surface water	No
What is the minimum distance, between the closest lateral extents of the release ar	nd the following surface areas:
A continuously flowing watercourse or any other significant watercourse	Greater than 5 (mi.)
Any lakebed, sinkhole, or playa lake (measured from the ordinary high-water mark)	Between 1000 (ft.) and ½ (mi.)
An occupied permanent residence, school, hospital, institution, or church	Between ½ and 1 (mi.)
A spring or a private domestic fresh water well used by less than five households for domestic or stock watering purposes	Between ½ and 1 (mi.)
Any other fresh water well or spring	Greater than 5 (mi.)
Incorporated municipal boundaries or a defined municipal fresh water well field	Greater than 5 (mi.)
A wetland	Between 1000 (ft.) and ½ (mi.)
A subsurface mine	Greater than 5 (mi.)
An (non-karst) unstable area	Greater than 5 (mi.)
Categorize the risk of this well / site being in a karst geology	Low
A 100-year floodplain	Between 1 and 5 (mi.)
Did the release impact areas not on an exploration, development, production, or storage site	No

Remediation Plan		
Please answer all the questions that apply or are indicated. This information must be provid	ded to the appropriate district office no later than 90 days after the release discovery date.	
Requesting a remediation plan approval with this submission	Yes	
Attach a comprehensive report demonstrating the lateral and vertical extents of soil contami	ination associated with the release have been determined, pursuant to 19.15.29.11 NMAC and 19.15.29.13 NMAC.	
Have the lateral and vertical extents of contamination been fully delineated	Yes	
Was this release entirely contained within a lined containment area	No	
Soil Contamination Sampling: (Provide the highest observable value for each, in milligrams per kilograms.)		
Chloride (EPA 300.0 or SM4500 Cl B)	688	
TPH (GRO+DRO+MRO) (EPA SW-846 Method 8015M)	0	
GRO+DRO (EPA SW-846 Method 8015M)	0	
BTEX (EPA SW-846 Method 8021B or 8260B)	0	
Benzene (EPA SW-846 Method 8021B or 8260B)	0	
Per Subsection B of 19.15.29.11 NMAC unless the site characterization report includes com, which includes the anticipated timelines for beginning and completing the remediation.	upleted efforts at remediation, the report must include a proposed remediation plan in accordance with 19.15.29.12 NMAC,	
On what estimated date will the remediation commence 09/25/2024		
On what date will (or did) the final sampling or liner inspection occur	09/25/2024	
On what date will (or was) the remediation complete(d)	09/25/2024	
What is the estimated surface area (in square feet) that will be reclaimed	200	
What is the estimated volume (in cubic yards) that will be reclaimed	12	
What is the estimated surface area (in square feet) that will be remediated	200	
What is the estimated volume (in cubic yards) that will be remediated	12	
These estimated dates and measurements are recognized to be the best guess or calculation	n at the time of submission and may (be) change(d) over time as more remediation efforts are completed.	
The OCD recognizes that proposed remediation measures may have to be minimally adjuste	ed in accordance with the physical realities encountered during remediation. If the responsible party has any need to	

significantly deviate from the remediation plan proposed, then it should consult with the division to determine if another remediation plan submission is required.

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Energy, Minerals and Natural Resources
Oil Conservation Division
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Santa Fe, NM 87505

QUESTIONS, Page 4

Action 391381

## QUESTIONS (continued)

Operator:	OGRID:
MORGAN OPERATING, INC.	224367
P. O. Box 118	Action Number:
Hobbs, NM 88241	391381
	Action Type:
	[C-141] Remediation Closure Request C-141 (C-141-v-Closure)

## QUESTIONS

Remediation Plan (continued)	
Please answer all the questions that apply or are indicated. This information must be provided to the appropriate district office no later than 90 days after the release discovery date.	
This remediation will (or is expected to) utilize the following processes to remediate / reduce contaminants:	
(Select all answers below that apply.)	
(Ex Situ) Excavation and off-site disposal (i.e. dig and haul, hydrovac, etc.)	Yes
Which OCD approved facility will be used for off-site disposal	MONUMENT SITE #15 (TNM-94-58) [fAB0000000056]
OR which OCD approved well (API) will be used for off-site disposal	Not answered.
OR is the off-site disposal site, to be used, out-of-state	Not answered.
OR is the off-site disposal site, to be used, an NMED facility	Not answered.
(Ex Situ) Excavation and on-site remediation (i.e. On-Site Land Farms)	Not answered.
(In Situ) Soil Vapor Extraction	Not answered.
(In Situ) Chemical processing (i.e. Soil Shredding, Potassium Permanganate, etc.)	Not answered.
(In Situ) Biological processing (i.e. Microbes / Fertilizer, etc.)	Not answered.
(In Situ) Physical processing (i.e. Soil Washing, Gypsum, Disking, etc.)	Not answered.
Ground Water Abatement pursuant to 19.15.30 NMAC	Not answered.
OTHER (Non-listed remedial process)	Not answered.

Per Subsection B of 19.15.29.11 NMAC unless the site characterization report includes completed efforts at remediation, the report must include a proposed remediation plan in accordance with 19.15.29.12 NMAC, which includes the anticipated timelines for beginning and completing the remediation.

I hereby certify that the information given above is true and complete to the best of my knowledge and understand that pursuant to OCD rules and regulations all operators are required to report and/or file certain release notifications and perform corrective actions for releases which may endanger public health or the environment. The acceptance of a C-141 report by the OCD does not relieve the operator of liability should their operations have failed to adequately investigate and remediate contamination that pose a threat to groundwater, surface water, human health or the environment. In addition, OCD acceptance of a C-141 report does not relieve the operator of responsibility for compliance with any other federal, state, or local laws and/or regulations.

I hereby agree and sign off to the above statement

Name: Hannah McDaniel Email: hannah\_otm@yahoo.com

Date: 10/09/2024

The OCD recognizes that proposed remediation measures may have to be minimally adjusted in accordance with the physical realities encountered during remediation. If the responsible party has any need to significantly deviate from the remediation plan proposed, then it should consult with the division to determine if another remediation plan submission is required.

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

QUESTIONS, Page 5

Action 391381

**QUESTIONS** (continued)

Operator:	OGRID:
MORGAN OPERATING, INC.	224367
P. O. Box 118	Action Number:
Hobbs, NM 88241	391381
	Action Type:
	[C-141] Remediation Closure Request C-141 (C-141-v-Closure)

## QUESTIONS

Deferral Requests Only	
Only answer the questions in this group if seeking a deferral upon approval this submission. Each of the following items must be confirmed as part of any request for deferral of remediation.	
Requesting a deferral of the remediation closure due date with the approval of this submission	No

District I

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QUESTIONS, Page 6

Action 391381

## QUESTIONS (continued)

Operator:	OGRID:
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	Action Type:
	[C-141] Remediation Closure Request C-141 (C-141-v-Closure)

## QUESTIONS

Sampling Event Information	
Last sampling notification (C-141N) recorded	385539
Sampling date pursuant to Subparagraph (a) of Paragraph (1) of Subsection D of 19.15.29.12 NMAC	09/25/2024
What was the (estimated) number of samples that were to be gathered	5
What was the sampling surface area in square feet	100

Remediation Closure Request				
Only answer the questions in this group if seeking remediation closure for this release because all remediation steps have been completed.				
Requesting a remediation closure approval with this submission	Yes			
Have the lateral and vertical extents of contamination been fully delineated	Yes			
Was this release entirely contained within a lined containment area	No			
All areas reasonably needed for production or subsequent drilling operations have been stabilized, returned to the sites existing grade, and have a soil cover that prevents ponding of water, minimizing dust and erosion	Yes			
What was the total surface area (in square feet) remediated	200			
What was the total volume (cubic yards) remediated	12			
All areas not reasonably needed for production or subsequent drilling operations have been reclaimed to contain a minimum of four feet of non-waste contain earthen material with concentrations less than 600 mg/kg chlorides, 100 mg/kg TPH, 50 mg/kg BTEX, and 10 mg/kg Benzene	Yes			
What was the total surface area (in square feet) reclaimed	200			
What was the total volume (in cubic yards) reclaimed	12			
Summarize any additional remediation activities not included by answers (above)	The excavation is only at 1.5 to 2' bgs and will be backfilled upon approval of Closure.			

The responsible party must attach information demonstrating they have complied with all applicable closure requirements and any conditions or directives of the OCD. This demonstration should be in the form of a comprehensive report (in .pdf format) including a scaled site map, sampling diagrams, relevant field notes, photographs of any excavation prior to backfilling, laboratory data including chain of custody documents of final sampling, and a narrative of the remedial activities. Refer to 19.15.29.12 NMAC.

I hereby certify that the information given above is true and complete to the best of my knowledge and understand that pursuant to OCD rules and regulations all operators are required to report and/or file certain release notifications and perform corrective actions for releases which may endanger public health or the environment. The acceptance of a C-141 report by the OCD does not relieve the operator of liability should their operations have failed to adequately investigate and remediate contamination that pose a threat to groundwater, surface water, human health or the environment. In addition, OCD acceptance of a C-141 report does not relieve the operator of responsibility for compliance with any other federal, state, or local laws and/or regulations. The responsible party acknowledges they must substantially restore, reclaim, and re-vegetate the impacted surface area to the conditions that existed prior to the release or their final land use in accordance with 19.15.29.13 NMAC including notification to the OCD when reclamation and re-vegetation are complete.

I hereby agree and sign off to the above statement

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Email: hannah\_otm@yahoo.com
Date: 10/09/2024

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QUESTIONS, Page 7

Action 391381

<b>QUESTIONS</b>	(continued)
QUESTIONS!	COHUHUCU <i>i</i>

Operator:	OGRID:
MORGAN OPERATING, INC.	224367
P. O. Box 118	Action Number:
Hobbs, NM 88241	391381
	Action Type:
	[C-141] Remediation Closure Request C-141 (C-141-v-Closure)

## QUESTIONS

Reclamation Report	
Only answer the questions in this group if all reclamation steps have been completed.	
Requesting a reclamation approval with this submission	No

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

CONDITIONS

Action 391381

## **CONDITIONS**

Operator:	OGRID:
MORGAN OPERATING, INC.	224367
P. O. Box 118	Action Number:
Hobbs, NM 88241	391381
	Action Type:
	[C-141] Remediation Closure Request C-141 (C-141-v-Closure)

## CONDITIONS

Created By	Condition	Condition Date
bhall	Remediation closure approved.	10/10/2024
bhall	Site must be reclaimed at the time of plugging and abandonment. A reclamation report will not be accepted until reclamation of the release area, including areas reasonably needed for production or drilling activities, is complete and meet the requirements of 19.15.29.13 NMAC. Areas not reasonably needed for production or drilling activities will still need to be reclaimed and revegetated as early as practicable.	10/10/2024
bhall	The reclamation report will need to include: Executive Summary of the reclamation activities; Scaled Site Map including sampling locations; Analytical results including, but not limited to, results showing that any remaining impacts meet the reclamation standards and results to prove the backfill is non-waste containing; At least one (1) representative 5-point composite sample will need to be collected from the backfill material that will be used for the reclamation of the top four feet of the excavation. OCD reserves the right to request additional sampling if needed; pictures of the backfilled areas showing that the area is back, as nearly as practical, to the original condition or the final land use and maintain those areas to control dust and minimize erosion to the extent practical; pictures of the top layer, which is either the background thickness of topsoil or one foot of suitable material to establish vegetation at the site, whichever is greater; and a revegetation plan.	10/10/2024
bhall	A revegetation report will not be accepted until revegetation of the release area, including areas reasonably needed for production or drilling activities, is complete and meet the requirements of 19.15.29.13 NMAC. Areas not reasonably needed for production or drilling activities will still need to be reclaimed and revegetated as early as practicable.	10/10/2024
bhall	All revegetation activities will need to be documented and included in the revegetation report. The revegetation report will need to include: An executive summary of the revegetation activities including: Seed mix, Method of seeding, dates of when the release area was reseeded, information pertinent to inspections, information about any amendments added to the soil, information on how the vegetative cover established meets the life-form ratio of plus or minus fifty percent of pre-disturbance levels and a total percent plant cover of at least seventy percent of pre-disturbance levels, excluding noxious weeds per 19.15.29.13 D.(3) NMAC, and any additional information; a scaled Site Map including area that was revegetated in square feet; and pictures of the revegetated areas during reseeding activities, inspections, and final pictures when revegetation is achieved.	10/10/2024