District I
1625 N. French Dr., Hobbs, NM 88240
District II
1301 W. Grand Avenue, Artesia, NM 88210
District III
1000 Rio Brazos Road, Aztec, NM 87410
District IV
1220 S. St. Francis Dr., Santa Fe, NM 87505

State of New Mexico Energy Minerals and Natural Resources UN 22 2009

Oil Conservation Division 1220 South St. Francis Dr. Santa Fe. NM 87505 Form C-141 Revised October 10, 2003

Submit 2 Copies to appropriate
District Office in accordance
with Rule 116 on back
side of form

Release Notification and Corrective Action 30-015-26134 **OPERATOR** Initial Report Contact: Jackie Brewer Name of Company: Sandlot Energy Address: PO Box 711; Lovington, NM 88260 Telephone No. 575-631-4592 Facility Name RESLER YATES #381 Facility Type Active Production Wellhead Surface Owner NMSLO Mineral Owner Lease No. 30-015-26134 LOCATION OF RELEASE Feet from the Section Township North/South Line Feet from the East/West Line Unit Letter Range County 32 18S 28E NORTH 1394 EAST **EDDY Latitude** Longitude_ NATURE OF RELEASE Type of Release HISTORICAL Volume of Release N/A Volume Recovered N/A Source of Release ACCUMULATED RELEASE FROM ACTIVE WH Date and Hour of Occurrence Date and Hour of Discovery If YES, To Whom? Was Immediate Notice Given? ☐ Yes ☐ No ☒ Not Required By Whom? Date and Hour Was a Watercourse Reached? If YES, Volume Impacting the Watercourse. ☐ Yes ☒ No If a Watercourse was Impacted, Describe Fully.* N/A Describe Cause of Problem and Remedial Action Taken.* HISTORICAL LEAKS - SITE WAS SAMPLED AND REMEDIATED Describe Area Affected and Cleanup Action Taken.* AREA AROUND WELLHEAD AND TANKS - REMEDIATED I hereby certify that the information given above is true and complete to the best of my knowledge and understand that pursuant to NMOCD 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 NMOCD marked as "Final Report" does not relieve the operator of liability should their operations have failed to adequately investigate and remediate contamination that pose a threat to ground water, surface water, human health or the environment. In addition, NMOCD 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. OIL CONSERVATION DIVISION newy Signature: Approved by Dist Big Dept By sollie Brance Printed Name: JACKIE BREWER Approval Date: SEP 2 9 2009 Expiration Date: N /A Title: OPERATOR E-mail Address: BREWER212@AOL,COM Conditions of Approval: Attached

Attach Additional Sheets If Necessary

Phone: 575-631-4592

Date:

PM 4B 0927235390

2RP-336

May 11, 2009

Mr. Mike Bratcher Environmental Field Technician New Mexico Oil Conservation Division 1301 W. Grand Ave Artesia, New Mexico 88210 JUN 22 2009

RE:

Remediation Plan Letter

Operator:

Sandlot Energy/Cantera

Lease:

Resler Yates #381

API:

30-015-26134

Legal:

UL-G (SW 1/4 of the NE 1/4) of Section 32, T18S, R28E

Eddy County, New Mexico

Coordinates

Latitude: N32° 42' 21.89"; Longitude: W104° 11' 37.65"

EPI Ref No.: 455007

Dear Mr. Bratcher:

On behalf of Sandlot Energy/Cantera, Environmental Plus, Inc. (EPI) submits the following *Remediation Plan Letter* to address remediation of the aforementioned location. Soil impacts are historical in nature with no data indicating release date(s), volume and nature of release fluid(s) or efforts to remediate the release area(s).

Remediation Proposal – Sandlot Energy/Cantera proposes to delineate and collect samples from location. Submit samples to an independent laboratory for analysis. Contact the NMOCD in regards to the analytical results and remediate per NMOCD guidelines and instruction.

Official communications should be directed to Mr. Jackie Brewer at (575) 631-4592 (mobile) with correspondence addressed to:

Mr. Jackie Brewer Sandlot Energy/Cantera P.O. Box 711 Lovington, New Mexico 88260

Sincerely,

Shelly J Tucker

Environmental Consultant

Cc: Jackie Brewer, Sandlot Energy

Al Nasser, Cantera

Encl: none



CONSULTING AND ENVIRONMENTAL REMEDIATION

May 11, 2009

Mr. Mike Bratcher Environmental Field Technician New Mexico Oil Conservation Division 1301 W. Grand Ave Artesia, New Mexico 88210

RE: Closure Report

Operator: Sandlot Energy/Cantera

Lease: Resler Yates #381

API: 30-015-26134

Legal: UL-G (SW ¼ of the NE ¼) of Section 32, T18S, R28E

Eddy County, New Mexico

Coordinates Latitude: N32° 42' 21.89"; Longitude: W104° 11' 37.65"

EPI Ref No.: 455007

Dear Mr. Bratcher:

On behalf of Sandlot Energy/Cantera, Environmental Plus, Inc. (EPI) submits the following *Closure Report Letter* to address remediation of the aforementioned location. Soil impacts are historical in nature with no data indicating release date(s), volume and nature of release fluid(s) or efforts to remediate the release area(s). For clarity and cross reference elimination purposes, the *Closure Report Letter* offers Site Background history, Site Delineation, Remedial Activities, Analytical Data and Conclusion.

A. **Site Background** - The Site is located in UL-G (SW ¼ of the NE ¼) of Section 32, T18S, R28E at an elevation of approximately 3,542 feet above mean sea level (amsl). A search for water wells was completed utilizing the New Mexico Office of the State Engineers website and a database maintained by the United States Geological Survey (USGS). No water wells exist within a 1,000 foot radius of the release site. No surface water exists within a 1,000-foot radius of the release area (reference *Figure 2*). Groundwater data taken from domestic and USGS water wells within a one (1) mile radius indicates an average water depth of approximately 150 feet below ground surface (bgs). Utilizing this information, New Mexico Oil Conservation Division (NMOCD) Remedial Goals for this Site were determined as follows:

NVIRONMENTAL

Parameter	Remedial Goal
Benzene	10 parts per million
BTEX	50 parts per million
ТРН	5000 parts per million

^{*} Chloride residuals may not be capable of impacting local groundwater above NMWQCC Ground Water Standards of 250 mg/L



CONSULTING AND ENVIRONMENTAL REMEDIATION

B. **Site Delineation** – In July of 2008, Sandlot Energy/Cantera mobilized at the well head to excavate an area of three (3) feet by six (6) feet by three (3) feet below ground surface (bgs). During excavation, soil samples were collected at a depth of one (1) foot bgs. Samples were submitted to an independent laboratory for analysis (reference *Table 2* for *Summary of Soil Boring Soil Sample Analytical Results*).

Additionally, in July of 2008, Sandlot Energy/Cantera mobilized at the tank battery to excavate an area of four (4) feet by six (6) feet by three (3) feet below ground surface (bgs) around the production tanks. During excavation, soil samples were collected at a depth of one (1) foot bgs. Samples were submitted to an independent laboratory for analysis (reference *Table 2* for *Summary of Soil Boring Soil Sample Analytical Results*).

On April 21, 2009 EPI mobilized at the well head and tank battery to direct the location and depth of four (4) soil borings. The soil borings were advanced around the well head tank battery area. Due to rock encounter during the boring, soil samples were only collected at the well head at a depth of three (3) feet bgs and at the tank battery at a depth of five (5) feet bgs, total depth (TD) of the soil boring (reference *Table 2* for *Summary of Soil Boring Soil Sample Analytical Results*).

C. **Remedial Activities** – In July 2008, Sandlot Energy/Cantera excavated the area around the wellhead, transported the impacted material to CRI, and backfilled the hole with material from on site. The area around the tank battery was blended with material from on site and backfilled. No soil samples were collected during blending activities.

A review of *Table 2 Summary of Soil Boring Soil Sample Analytical Results* indicates impacted soil exceeding NMOCD Chloride remedial threshold goals of 250mg/Kg in the bottom of excavation. However, with average depth between known contaminants and ground water greater than 145 feet (reference *Table 1* for *Well Data*) and contaminants confined within an area of dense rock, additional vertical excavation is not practical nor performance or cost effective. In addition, contaminants are limited to a small confined area and potential contamination of groundwater diminishes as natural attenuation should greatly reduce concentrations during migration.

The entire area was contoured to allow natural drainage and vehicular traffic.

D. **Conclusion** - According to recent laboratory analytical results (reference *Attachment II*), soils within the excavation area are moderately hydrocarbon and chloride impacted. With hydrocarbon and chloride impacts confined in dense rock and a small area, natural attenuation should deplete concentrations significantly during migration to groundwater. No additional excavation is necessary.



In view of extensive efforts exerted to remediate the release area, EPI requests NMOCD require no additional remedial activity of the site and issue Sandlot Energy/Canterra a *Site Closure Letter*.

Please address questions, concerns and/or needs for additional technical information to Shelly J. Tucker at (575) 394-3481 (office), (575) 706-9121 (cellular) or via e-mail at stucker@envplus.net. Official communications should be directed to Mr. Jackie Brewer at (575) 631-4592 (mobile) with correspondence addressed to:

Mr. Jackie Brewer Sandlot Energy/Cantera P.O. Box 711 Lovington, New Mexico 88260

Sincerely,

Shelly J Tucker

Environmental Consultant

Cc: Jackie Brewer, Sandlot Energy

Al Nasser, Cantera

David Duncan, Civil Engineer

File

Encl: Figure 1 – Area Map

Figure 2 – Site Location Map

Figure 3 – Groundwater Gradient Map

Figure 4 – Site Map

Figure 5 – Excavation and Sample Location Map

Table 1 – Well Data

Table 2 – Summary of Excavation Soil Sample Laboratory Analytical Results

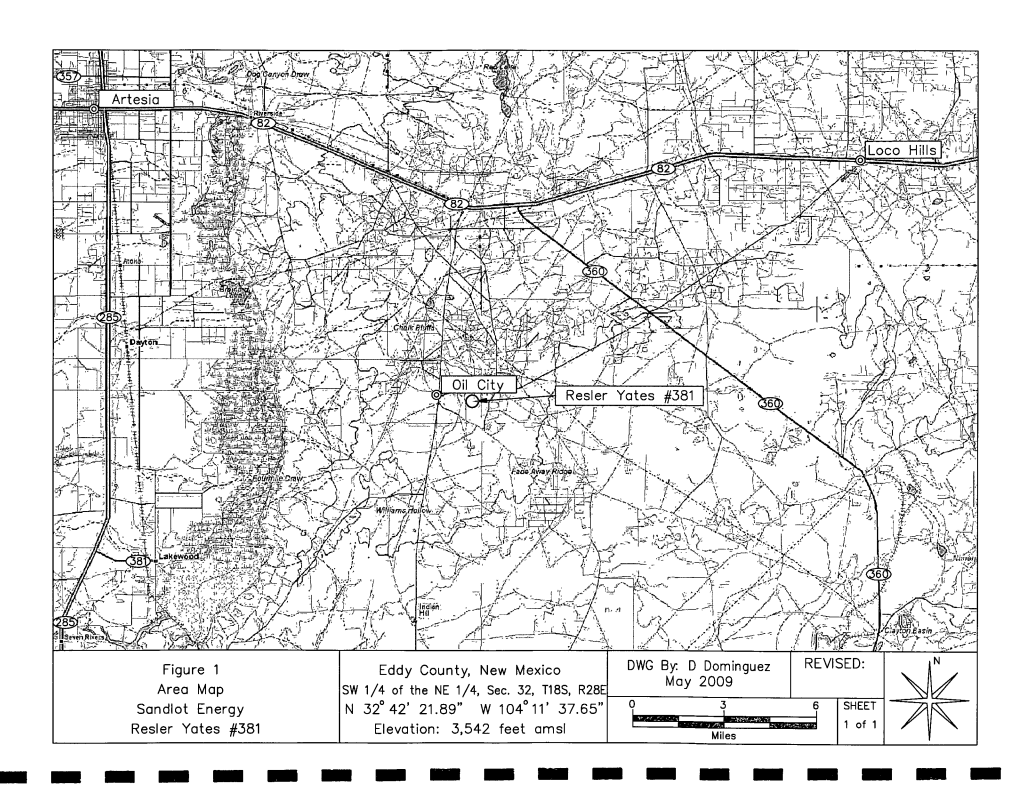
Attachment I – Site Photographs

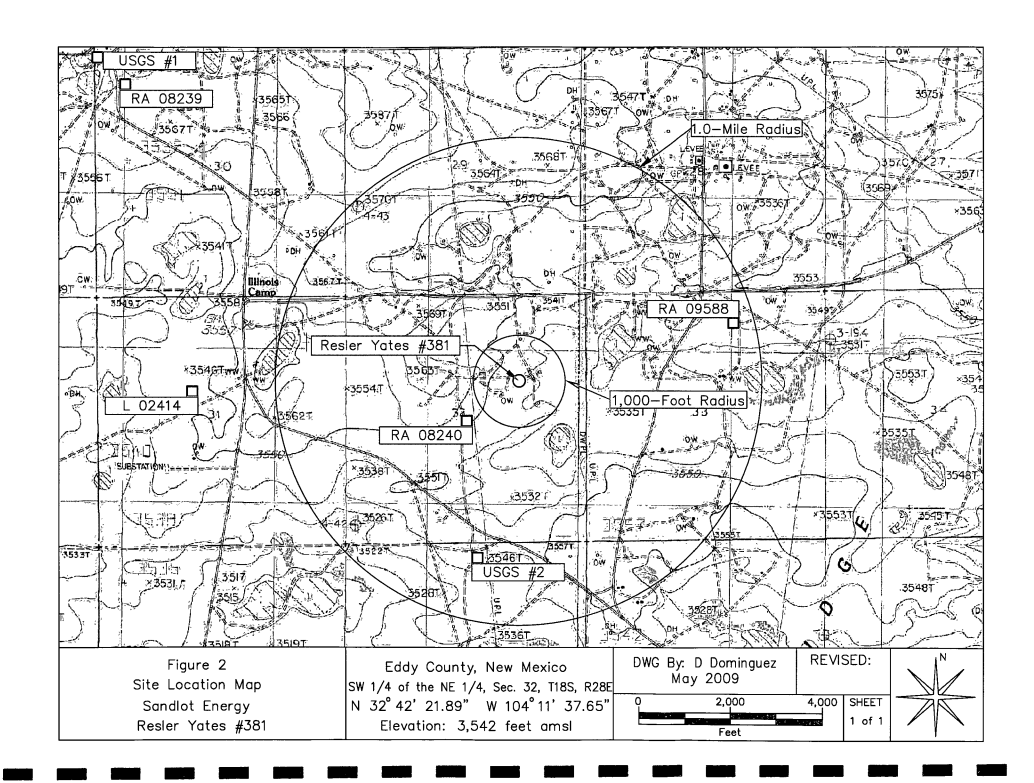
Attachment II – Laboratory Analytical Results and Chain-of-Custody Forms

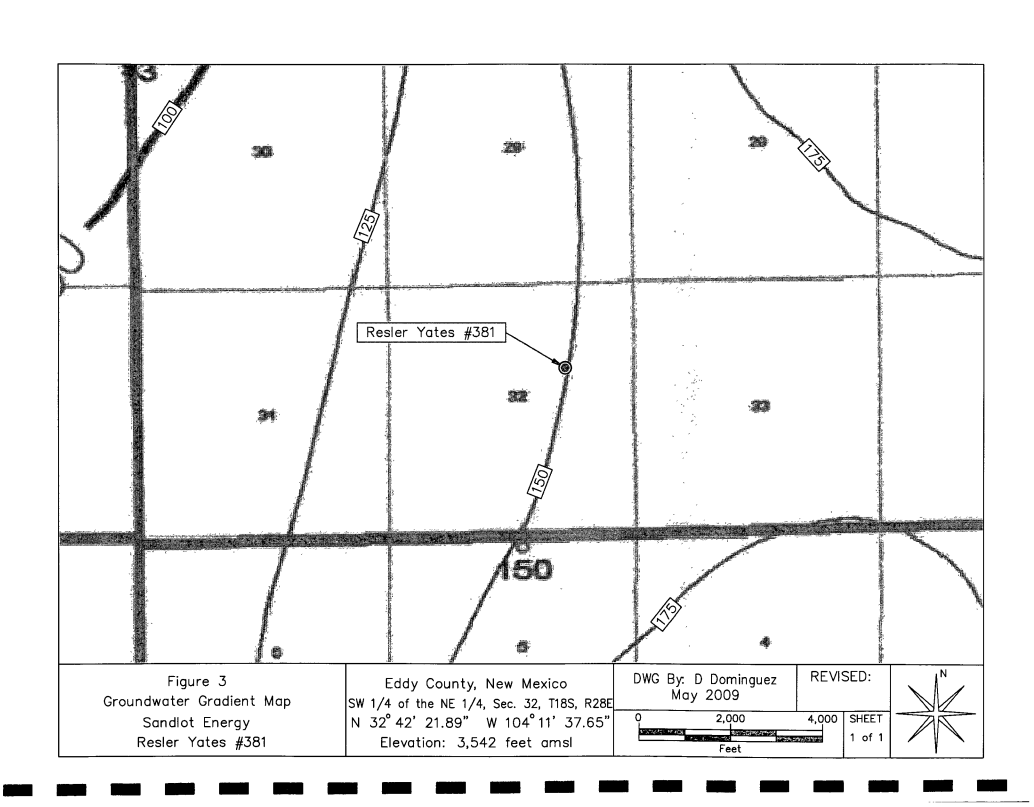
Attachment III - Initial NMOCD Form C-141

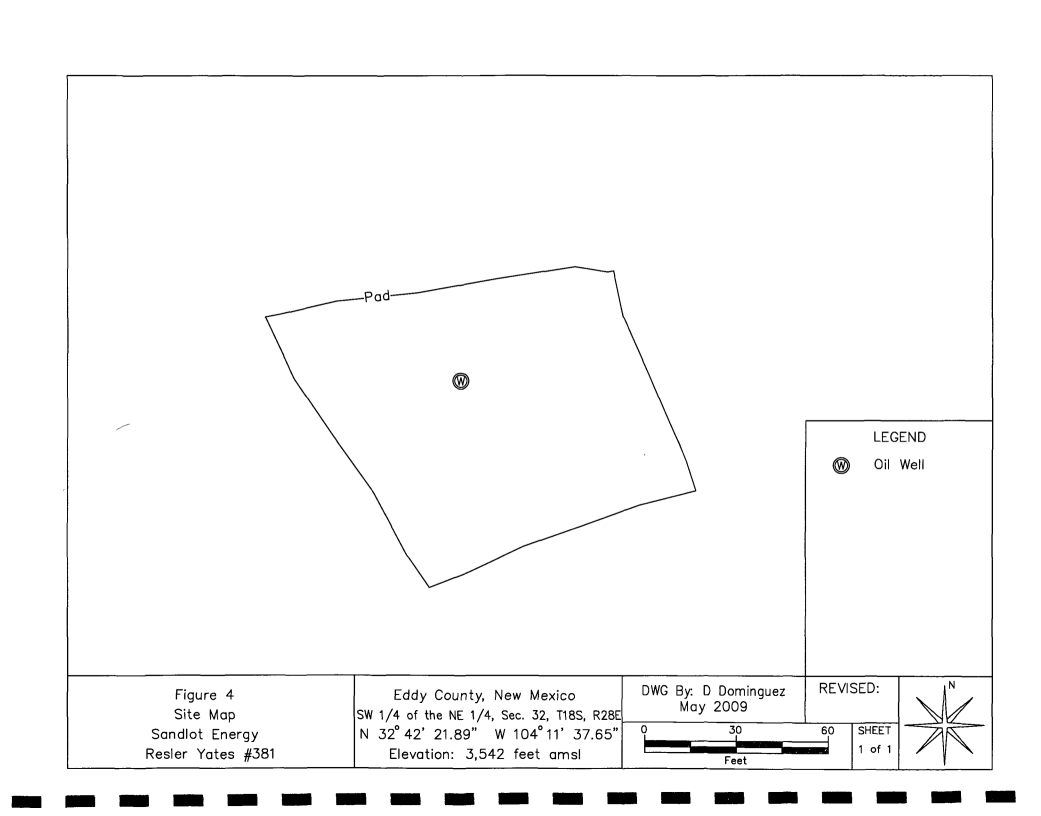
Final NMOCD Form C-141

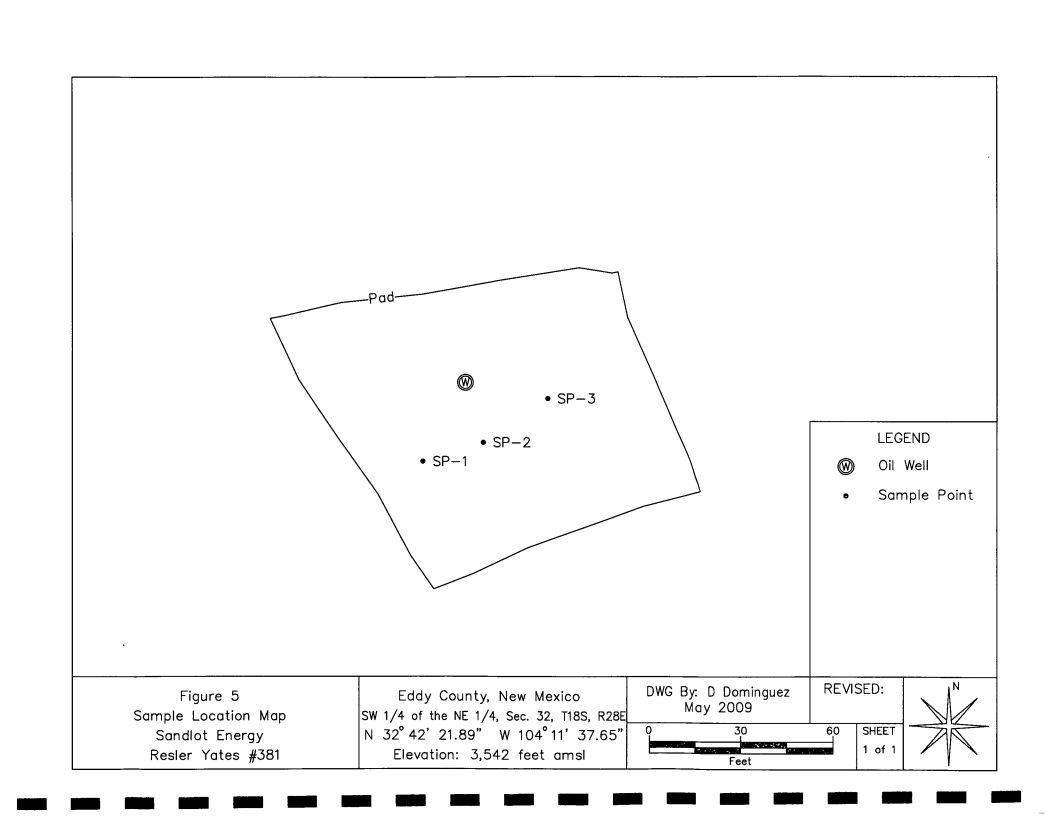
FIGURES











TABLES

TABLE 1

Well Data

Sandlot Energy - Resler Yates #381 (Ref. #455007)

Well Number	Diversion ^A	Owner	Use	Twsp	Rng	Sec q q q	Latitude	Longitude	Date Measured	Surface Elevation ^B	Depth to Water
L 02414	3	A FIRST CHRISTIAN CHURCH	DOM	18S	28E	31 14	N32° 42' 19.78"	W104° 13' 0.11"		3,546	
RA 08239	1.8	BOGLE FARMS	STK	188	28E	30 1 1	N32° 43' 24.90"	W104° 13' 16.90"		3,569	
RA 08240	1.52	BOGLE FARMS	STK	188	28E	32	N32° 42' 13.59"	W104° 11' 50.88"		3,550	
RA 09588	0	MARATHON OIL COMPANY	DOM	18S	28E	33 2 1	N32° 42' 34.30"	W104° 10' 43.24"	26-Oct-00	3,560	
USGS #1				188	28E	30 1 1 1			22-Feb-89	3,569	93.25
USGS_#2				19S	28E	5 2 1 1			09-Mar-94	3,546	150.18

^{* =} Data obtained from the New Mexico Office of the State Engineer Website (http://iwaters.ose.state.nm.us:7001/iWATERS/wr_RegisServlet1) and USGS Database.

STK = 72-12-1 Livestock watering

DOM = 72-12-1 Domestic one household

quarters are 1=NW, 2=NE, 3=SW, 4=SE; quarters are biggest to smallest

Shaded area indicates wells not shown in Figure 2

^A= In acre feet per annum

^B = Elevation interpolated from USGS topographical map based on referenced location.

TABLE 2

Summary of Soil Boring Soil Sample Field Analyses and Laboratory Analytical Results

Sandlot Energy

Resler Yates #381 (Ref. #455007)

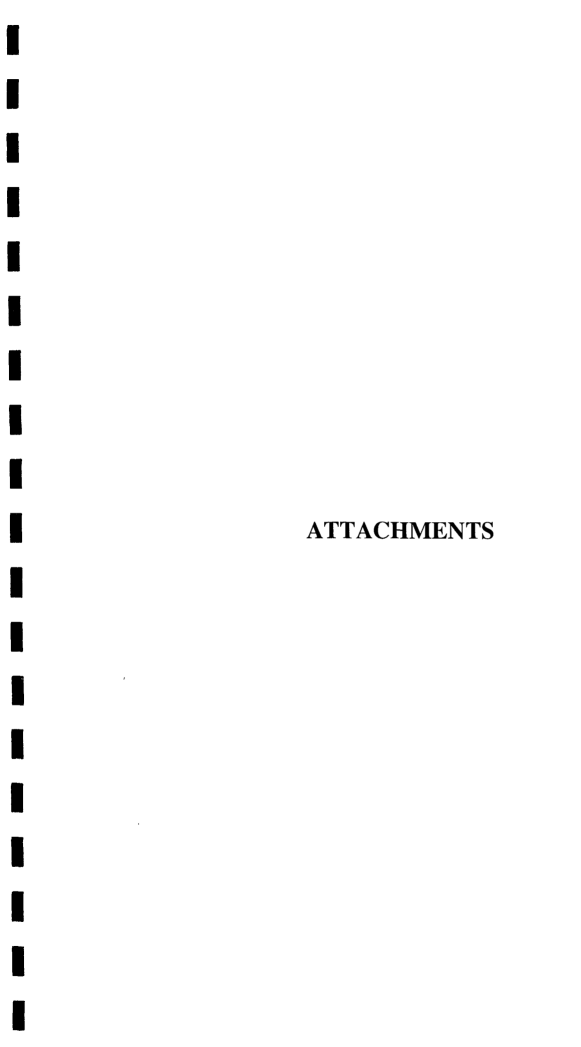
Sample I D.	Depth (feet)	Soil Status	Sample Date	PID Field Analysis (ppm)	Field Chloride Analyses (mg/Kg)	Benzene (mg/Kg)	Toluene (mg/Kg)	Ethylbenzene (mg/Kg)	Total Xylenes (mg/Kg)	Total BTEX (mg/Kg)	GRO (C06-C10) (mg/Kg)	DRO (C10-C28) (mg/Kg)	Total Hydrocarbons (C6-C35) (mg/Kg)	Chloride (mg/Kg)
381-1'	1		16-Jul-08								467	25,400		3440
381-ТВ	1		16-Jul-08								<10	1,090		1630
WH	3		21-Apr-09											1150
ТВ	5		21-Apr-09								<10	<10		2040
	NMOCD Ren	nedial Threshol	lds	100		10				50			5,000	250

Bolded values are in excess of NMOCD Remediation Threshold Goals

Nomenclature. SB =Soil Boring

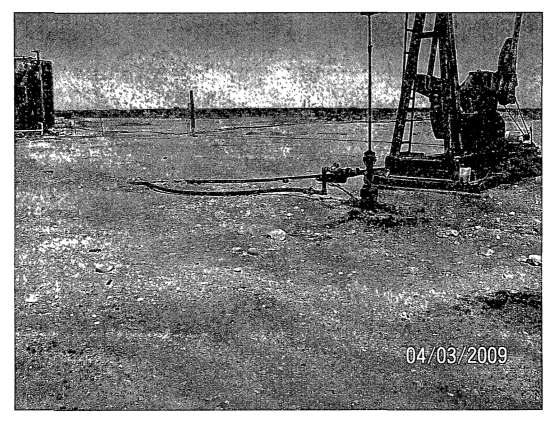
⁻⁻ = Not Analyzed

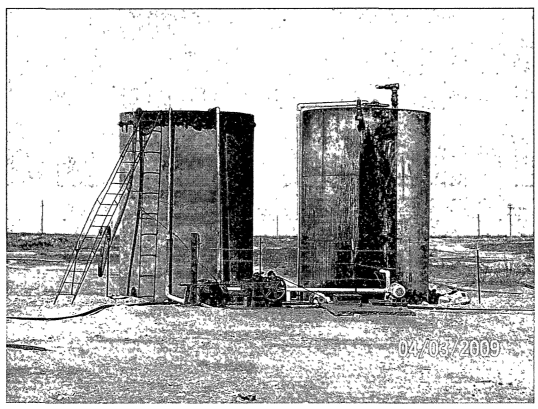
J = Detected, but below the Reporting Limit. Therefore, result is an estimated concentration (CPL J-Flag)

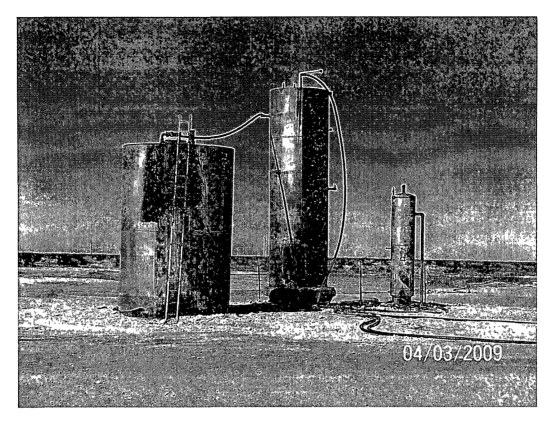


ATTACHMENT I SITE PHOTOGRAPHS

LEASE: Resler Yates #381









ATTACHMENT II LABORATORY ANALYTICAL RESULTS AND CHAIN-OF-CUSTODY FORMS



ANALYTICAL RESULTS FOR

PPI (Canterra)

ATTN: AL NASSER

eell # 832 - 326-4719

800 GESSNER

HOUSTON, TX 77024 FAX TO: (575) 396-0063

Receiving Date: 07/16/08

Reporting Date: 07/18/08 Project Owner: Canterra

Project Name: OCUPOOPER

Project Location: SEC 32 Sandlott Oper

Sampling Date: 07/16/08

Sample Type: SOIL

Sample Condition: COOL-INTACT

Sample Received By: ML

Analyzed By: ZL/AB/KS

	GRO	DRO	
	(C ₆ -C ₁₀)	(>C ₁₀ -C ₂₈)	CI*
LAB NUMBER SAMPLE ID	(mg/kg)	(mg/kg)	(mg/kg)

ANALYSIS D	ATE.	07/17/08	07/17/08	07/17/08
H15176-1	367-1	<10.0	14.9	624
H15176-2	381-1'	467	25,400	3,440
H15176-3	381 TB	<10.0	1,090	1,630
H15176-4	D-1'	<10.0	1,100	/ 208
H15176-5	DTB 2'	<10.0	57.4	\ 336
H15176-6	T#1	<10.0	672	- 2,220
H15176-7	TTB 2'	23.2	3,770	3,200
H15176-8	LEVERTB 2'	<10.0	628	14,400
H15176-9	L-A2 1'	<10.0	94.2	9,120
H15176-10	L-A2 3'	41.6	<10.0	7,440
H15176-11	'LATB 1'	<10.0	1,530	11,900
H15176-12	317-3'	<10.0	138	1,520
H15176-13	317-1'	19.6	296	640
H15176-14	322-1'	<10.0	<10.0	1,330
H15176-15	322-3'	<10.0	117	4,000
H15176-16	WD 18 3'	<10.0	1,220	2,600
H15176-17	WD 18 1'	54.1	193	2,640
H15176-18	370-3	186	3,140	496
H15176-19	370-1'	41.9	2,530	528
H15176-20	367-3'	<10.0	56.8	832
H15176-21	367 Flowline	131	5,510	5,720
Quality Contro	ol	550	555	500
True Value Qu	C	500	500	500
% Recovery		110	111	100
Relative Perce	ent Difference	9.6	10.4	<0.1

METHODS: TPH GRO & DRO: EPA SW-846 8015 Std. Methods 4500-CFB

*Analyses performed on 1:4 w:v aqueous extracts.

Chemist

Date

H15176TCL PPI

FASE 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 liaims, 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 ice. 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, imitates or successors arising out of or related to the performance of services hereunder by Cardinal, regardless of whether such claim is based upon any of the above-stated reasons or otherwise leater only to the samples identified above. This report shall not be reproduced except in full with written approval of Cardinal Laboratories.

ARDINAL LABORATORIES

101 East Marland, Hobbs, NM 88240 2111 Beechwood, Abilene, TX 79603
(505) 393-2326 FAX (505) 393-2476 (325) 673-7001 FAX (325)673-7020

Company Name: PP) (Canterra)	BILL TO	ANALYSIS REQUEST
Project Manager: AL Massey	P.O. #:	
Address: 400 Gressner	Company: PPI	
City: 1/m 15 for State: 70 710: 710 726	Atto: St. duse	
Phone #: 8323264719 Fax #: 575-396-0063	Address; 800 Gessner	
Project #: 8323264719 Fax #: 575-346-0063 Project Owner: Canterva	city: fouston	
Project Name: PCUPOOPER	State: 7 2 Zip: 77024	
Project Location: SEC 32 (Sandlott Oper)	Phone #: 7134642200	
Sampler Name: Al Nasser	Fax #:	1
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Relinquished B4: Date: // // // Received By:	sim is based upon any of the above stated reasons or other	esult: 🗆 Yes 🗀 No Add' Phone #:
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Sampler - UPS - Bus - Other:	Yes (Initials)	Email Milee Bratcher Brewer 212 e a 0 1. com Oil gas dietician alb egnail com

[†] Cardinal cannot accept verbal changes. Please fax written changes to 505-393-2476

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101 East Marland, Hobbs, NM 88240 2111 Beechwood, Abilene, TX 79603 (505) 393-2326 FAX (505) 393-2476 (325) 673-7001 FAX (325)673-7020

	Company Name:	PPZ	Canterr					L TO					ANAL	YSIS	REQUE	ST		
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† Cardinal cannot accept verbal changes. Please fax written changes to 505-393-2476



ANALYTICAL RESULTS FOR ENVIRONMENTAL PLUS, INC. ATTN: SHELLY TUCKER

P.O. BOX 1558 EUNICE, NM 88231 FAX TO: (575) 394-2601

Receiving Date: 04/30/09 Reporting Date: 04/30/09

Project Owner: PPI (SANDLOT ENERGY/CANTERA)

(EPI 45501-455013)

Project Name: SANDLOT WELLS - SEC 32

Project Location: NOT GIVEN

Analysis Date: 04/30/09

Sampling Date: 04/14/09, 04/17/09 & 04/21/09

Sample Type: SOIL

Sample Condition: COOL & INTACT

Sample Received By: AB

Analyzed By: HM

		CI	
LAB NUMBER	SAMPLE ID	(mg/kg)	
H17330-1	RESLER YATES ST 317 - 4' WH	1,600	
H17330-2	RESLER YATES ST 317 - 4' LOC	320	
H17330-3	RESLER YATES ST 322 - 4' WH	560	
H17330-4	RESLER YATES ST 367 - 4' WH	848	
H17330-5	RESLER YATES ST 367 - 3' FL	112	
H17330-6	RESLER YATES ST 370 - 4' WH	704	
H17330-7	RESLER YATES ST 381 - 3' WH	1,150	ROCK
H17330-8	RESLER YATES ST 381 - 5' TB	2,040	ROCK
H17330-9	LEVERS A2 - 5' WH	2,120	
H17330-10	LEVERS A2 - 5' LOC	2,200	
H17330-11	LEVERS A STATE 2 - 3' TB	4,880	
H17330-12	LEVERS A STATE - 4' TB	1,120	
H17330-13	THOMAS ST 1 - 4' WH	752	
H17330-14	THOMAS ST 1 - 5' TB	5,200	
H17330-15	WELCH DUKE ST 18 - 10' WH	768	
Quality Control		500	
True Value QC		500	
% Recovery		100	
Relative Percent Differe	nce	< 0.1	

METHOD: Standard Methods	4500-CIB
	A

Note: Analyses performed on 1:4 w:v aqueous extracts.

Chemist

H17330 EPI

05/01/09 Date

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 successore arising out of or related to the performance of services hereunder by Cardinal, regardless of whether such claim is based upon any of the above-stated reasons or otherwise. Results relate only to the samples identified above. This report shall not be reproduced except in full with written approval of Cardinal Laboratories.



ANALYTICAL RESULTS FOR ENVIRONMENTAL PLUS, INC.

ATTN: SHELLY TUCKER

P.O. BOX 1558 EUNICE, NM 88231 FAX TO: (575) 394-2601

Receiving Date: 04/30/09

Reporting Date: 05/04/09

Project Owner: PPI (SANDLOT ENERGY/CANTERA)

Project Name: SANDLOT WELLS - SEC 32

Project Location: NOT GIVEN

Sampling Date: 04/17/09 & 04/21/09

Sample Type: SOIL

Sample Condition: COOL & INTACT

Sample Received By: ML

Analyzed By: AB

O NII IMMDED CAMADI E ID	GRO	DRO
	(C ₆ -C ₁₀)	(>C ₁₀ -C ₂₈)
LAB NUMBER SAMPLE ID	(mg/kg)	(mg/kg)

ANALYSIS D	ATE	05/02/09	05/02/09
H17330-8	RESLER YATES ST 381-5' TB	<10.0	<10.0
H17330-11	LEVERS A STATE 2 - 3' TB	<10.0	<10.0
H17330-12	LEVERS A STATE - 4' TB	<10.0	19.2
H17330-14	THOMAS ST 1 - 5' TB	<10.0	<10.0
	The state of the s		
	1144	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	-
-			
Quality Contr	ol	485	530
True Value Q		500	500
% Recovery		97.0	106
Relative Perc	cent Difference	9.1	6.3

METHODS: TPH GRO & DRO: EPA SW-846 8015 M

Chemist

Date

5/05/09

H17330 T EPI

Environmental Plus, Inc.

Chain of Custody Form

2100 Avenue O, Eunice, NM 88231

P.O. Box 1558, Eunice, NM 88231

LAB: Cardinal

	FAX: (505) 394-2601																								
Company Name		nental Plus,	Inc) .			4 (- ~	E	illi]	Γ ο	: -	2		Al	VAL	YS	SR	EQ	UES	<u>iT</u>	.,,
	PI Project Manager Shelly Tucker Pailing Address P.O. BOX 1558																					1			
City, State, Zip											D	ום:	· C ~ *	ntera)										. 1	
EPI Phone#/Fax		1481 / 575-3								ΔТ3			•	nts Payable											
Client Company										~!:				sner											
Facility Name													X 77024			1									
Location									iiou	310	111, 1	X 11024													
Project Reference EPI 45501-455013																									
EPI Sampler Name Shelly Tucker																									
			٠.				MA	rrix			PR	ESE	RV.	SAMPLI	NG									, 1	
LAB I.D.	SAMPLE I.I	D.	(G)RAB OR (C)OMP	# CONTAINERS	GROUND WATER	WASTEWATER	SOIL	CRUDE OIL	SLUDGE	отнек:	ACID/BASE	ICE/COOL	OTHER	DATE	TIME	BTEX 8021B	TPH 8015M	CHLORIDES (CI')	SULFATES (SO4")	Hd	TCLP	OTHER >>>	РАН		
H17330-1	Resier Yates St 317 - 4'	WH	С	1			X					X		17-Apr-09	9:20			X							
- 2	Resier Yates St 317 - 4'	LOC	С	1			X					X		17-Apr-09	9:45		\prod	Х							
- 3	Resier Yates St 322 - 4'	WH	С	1			X					X		17-Apr-09	10:45			Х							
- 4	Resier Yates St 367 - 4'	WH	C	7			X					X		21-Apr-09	9:30			Х							
_ 5	Resier Yates St 367 - 3'	FL	C	1			X					X		21-Apr-09	9:45			X							
- 6	Resier Yates St 370 - 4'	WH	C	1			X					X		21-Apr-09	12:30			X							
-7	Resier Yates St 381 - 3'	WH	C	1			X					X		21-Apr-09	10:45			X							
~ 8	Resier Yates St 381 - 5'	TB	С	1			X					X		21-Apr-09	11:30		Х	X							
9	Levers A2 - 5' WH		C	.1			X					X		17-Apr-09	12:30			Х							
10	Levers A2 - 5' LOC		C	1			X					X		17-Apr-09	12:50			X							
- 2	,	estano	G.				4.5	35.	= <u>=</u> 61 30.	\$63°	1	-		* * * * * * * * * * * * * * * * * * *				-2-		, ,			1- 6		
Sampler Relinquished Relinquished by:	Received By: Timp: .55a Received By: (la			ab sta	<u></u>	J					nali r IARK	results to: stuck S:	ker@envp	us.r	net										
Delivered by:	Delivered by: Sample Cool & Intact Yes No			1	ghi A	ecked	By:																		

Environmental Plus, Inc.

Chain of Custody Form

2100 Avenue O, Eunice, NM 88231 (505) 394-3481 FAY: (505) 394-3604

P.O. Box 1558, Eunice, NM 88231

LAB: Cardinal

(505) 394-3481 FAX: (505) 394-2601									BIII TO								ANALYSIS REQUEST									
Company Name Environmental Plus, Inc. EPI Project Manager Shelly Tucker								11.	يُصْدِ فَاسْءَ .	1		111 1	, O					47.6	11, <u>31</u>	5.1		<u> </u>	1		***************************************	
Mailing Address																					- 1		١	1		
Malling Address P.O. BOX 1558 City, State, Zip Eunice New Mexico 88231						ł																		ł		
EPI Phone#/Fax# 575-394-3481 / 575-394-2601						-															ı					
Client Company	PPI (Sandiot Energ					ł															ı	. 1	- 1			
Facility Name	Sandiot Wells - Sec		iiite	ıaj		ł				_		· ^	.4										ı			
Location	Sandiot Wens - Sec	. 32			v 7	}			A T-				ntera)										}	1		
Project Reference EPI 45501-455013						ł	ATTN: Accounts Payable															i	l			
EPI Sampler Name Shelly Tucker						ł	800 Gessner Houston, TX 77024																			
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		(G)RAB OR (C)OMP.	# CONTAINERS	GROUND WATER	WASTEWATER	SOIL	CRUDE OIL	SLUDGE	OTHER:	ACID/BASE	ICE/COOL	OTHER	DATE	TIME	BTEX 8021B	TPH 8015M	CHLORIDES (CI)	SULFATES (SO4")	Ha	12	OTHER >>>	₹ I				
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-] 3 Thomas St 1 - 4' WH		С	1	Π		X					X		17-Apr-09	11:00			X									
~ / 4 Thomas St 1 - 5' TB			1			X					X		17-Apr-09	11:30		X	X									
 / 5 Welch Duke St 18 - 10' WH 		C	1			X					X		14-Apr-09	11:30			X								_	
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	Ye	5 /_	ſ	VO.			1	_ (1	1/															

ATTACHMENT III INITIAL NMOCD FORM C-141 FINAL NMOCD FORM C-141

District I. 1625 N French Dr , Hobbs, NM 88240 1301 W Grand Avenue, Artesia, NM 88210 District III 1000 Rio Brazos Road, Aztec, NM 87410 District IV 1220 S St Francis Dr , Santa Fe, NM 87505

State of New Mexico **Energy Minerals and Natural Resources**

OCT 2 0 2006 Submit 2 Copies to appropriate District Office in accordance with Rule 116 on back side of form

Form C-141

Revised October 10, 2003

Oil Conservation Division 1220 South St. Francis Dr. Santa Fe, NM 87505

Release Notification and Corrective Action 30-015-26134 **OPERATOR** Initial Report Final Report Name of Company SANDLOTT ENERGY Contact JACKIE BREWER Address P.O BOX 711 LOVINGTON NM 88260 Telephone No. 575-631-4592 Facility Type ACTIVE PRODUCTION WELLHEAD Facility Name RESLER YATES # 381 Mineral Owner Surface Owner NMSLO Lease No.30-015-26134 LOCATION OF RELEASE North/South Line Feet from the East/West Line Unit Letter Section Township Range Feet from the County 18S 32 28E 1884 NORTH 1394 **EAST EDDY** G Latitude Longitude **NATURE OF RELEASE** Type of Release HISTORICAL Volume of Release N/A Volume Recovered N/A Source of Release ACCUMULATED RELEASE FROM ACTIVE WH Date and Hour of Occurrence Date and Hour of Discovery Was Immediate Notice Given? If YES, To Whom? Yes No X Not Required By Whom? Date and Hour Was a Watercourse Reached? If YES, Volume Impacting the Watercourse. Yes X No If a Watercourse was Impacted, Describe Fully.* NOT APPLICABLE Describe Cause of Problem and Remedial Action Taken.* LEAK AROUND UNUSED TANKS WELLHEAD STUFFING LEAK LESS THAN 5 BBLS Describe Area Affected and Cleanup Action Taken.* DUG AROUND WELLHEAD 3FT BY 6FT RADIUS APPROX. 3FT IN DEPTH HAULED SOIL TO CRI REFILLED WITH CLEAN SOIL REMOVED OLD TANKS, DUG REMOVED AND HAULED SOIL TO CRI I hereby certify that the information given above is true and complete to the best of my knowledge and understand that pursuant to NMOCD 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 NMOCD marked as "Final Report" does not relieve the operator of liability should their operations have failed to adequately investigate and remediate contamination that pose a threat to ground water, surface water, human health or the environment. In addition, NMOCD 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. **OIL CONSERVATION DIVISION** lewer Signature: Approved by District Supervisor: Printed Name: JACKIE BREWER Title: OPERATOR Approval Date: **Expiration Date:** E-mail Address: brewer212@aol.com Conditions of Approval: Attached Date: 10-14 2008 Phone: 575-631-4592

Attach Additional Sheets If Necessary

Accepted for record **NMOCD**

OCT 2 2 2008