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

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

For drilling and production facilities, submit to appropriate NMOCD District Office.

For downstream facilities, submit to Santa Fe office

Form C-144

June 1, 2004

Pit or Below-Grade Tank Registration or Closure
Is pit or below-grade tank covered by a "general plan"? Yes \(\D\) No \(\D\)

Type of action: Registration of a pit of	or below-grade tank \(\begin{array}{cccccccccccccccccccccccccccccccccccc	de tank X
		OI.
<u> </u>	ohone: 575-626-1936 e-mail address: kca	nnon@neyco.com
Address: PO Box 1933, Roswell, NM 88202	20 045 45504 H/H P C12 T100 B21	E 330' FSL 990' FEL
Facility or well name: South Taylor 13 Federal No. 1 API#		F 330, EST 330, LET
County: Eddy Latitude N Lor	ngitude W NAD: 1927 🗌 1983 🗍	
Surface Owner: Federal X Private Indian		JUN 102008
<u>Pit</u>	Below-grade tank N/A	OCD-ARTESIA
Type: Drilling Production X Disposal	Volume: _N/A bbl Type of fluid: _N/A	The state of the s
Workover ☐ Emergency ☐	Construction material:N/A	
Lined X Unlined	Double-walled, with leak detection? If not, exp	plain why not.
Liner type: Synthetic Thickness: Clay		
Pit Volume: Unknown		
Depth to ground water (vertical distance from bottom of pit to seasonal	Less than 50 feet	(20 points)
high water elevation of groundwater.) 180 feet approximately, non-	50 feet or more, but less than 100 feet	(10 points)
potable water in area due to potash and salt mines.	100 feet or more	0 pts.
Wellhead protection area: (Less than 200 feet from a private domestic	Yes	(20 points)
water source, or less than 1000 feet from all other water sources.)	No X	(0 points) 0 pts.
District to the support of the suppo	Less than 200 feet	(20 points)
Distance to surface water: (horizontal distance to all wetlands, playas, irrigation canals, ditches, and perennial and ephemeral watercourses.)	200 feet or more, but less than 1000 feet	(10 points)
irrigation canais, diches, and perenniar and epitemetal watercourses.	1000 feet or more	(0 points) 0 pts.
	Ranking Score (Total Points)	0 pts.
If this is a pit closure: (1) Attach a diagram of the facility showing the pit'	s relationship to other equipment and tanks N/A (2) I	ndicate disposal location: offsite N/A If offsite
name of facility: N/A (3) Attach a general description of remedial action ta		<u> </u>
	iken mendang remediation start date and end date. (4)	Groundwater encountered. No X 1 res 🔲 11
yes, show depth below ground surface _ ft. and attach sample results.		
(5) Attach soil sample results and a diagram of sample locations and excava		. 1
Additional Comments: Please refer to the attached letter for "Cl		
Pit will be pushed in, covered with three feet of clean mater	ial and seeded. Plus 20 ml Ca	p
I hereby certify that the information above is true and complete to the best has been/will be constructed or closed according to NMOCD guideline		
	1	
Date: 10 June 2008	/ //	•
Printed Name/Title Keith Cannon, Drilling/Production Superint	endent Signature	
Your certification and NMOCD approval of this application/closure does not otherwise endanger public health or the environment. Nor does it relieve to regulations.	he operator of its responsibility for compliance with a	ny other federal, state, or local laws and/or
Approval:	Signed By Mile Brase	Pada Ma
Printed Name/Title	Signature	Date: JUN 1 0 2008

Mr. Keith Cannon
Drilling / Production Superintendent
Harvey E. Yates Company
PO Box 1933
Roswell, New Mexico 88202

JUN 02 2008 OCD-ARTESIA

10 June 2008

Mr. Mike Bratcher
OIL CONSERVATION DIVISION
1301 West Grand Avenue
Artesia, NM 88210

Re: Unlined Pit Closure Delineation Evaluations

Mesquite 2 State Com. No. 3 (API No.: 30-015-25452) Hondo 4 Federal No. 1 (API No.: 30-015-25146) South Taylor 13 Federal No. 1 (API No.: 30-015-25594)

Dear Mr. Bratcher:

On 7 April 2008, Nadel & Gussman HEYCO, LLC (NGH) requested their representative to meet with you and address the immediate in-place closure of the following three (3) production pits which have not bee in use since the early to mid-1990's:

(1) Mesquite 2 State Com. No. 3 (U/L J, S2 T18S R31E, 1980' FSL, 1980' FEL); (2) Hondo 4 Federal No. 1 (U/L F, S4 T18S R31E, 1980' FNL, 1980' FWL); (U/L P, S13 T18S R31E, 330' FSL, 990' FEL).

As a consequence of this meeting, NGH followed the directives of the New Mexico Oil Conservation Division (NMOCD) to delineate the hydrocarbon concentrations on all three locations. Samples were taken on all accessible sides of each of the pit areas. Due to the undulating topography created by mature and highly vegetated sand dunes, it was not possible to obtain samples from some areas. However, these limitations were always up gradient of the trending terrain and therefore, one would expect to see the greatest accumulation of chlorides and/or hydrocarbon contamination in the areas chosen for sampling, which in fact proved to be the case.

As was mentioned in our earlier meeting with NMOCD, the depth to groundwater in this area is approximately 180 feet. This fact combined with the knowledge that the vast majority of this geographical area is either potash or salt mined defends the data even more because the water here is not potable. NGH also believes the least amount of disturbance to this region is best, since the dunal formations are mature and their sand is definitely held in place by the currently existing plant life, an entire ecosystem would be destroyed which would take at least another 10 to 20 years to reestablish itself. Water is very scarce and the winds blow strong and hot 7 to 9 months out of the year in this region. Thus, an in-place closure would cause the least disturbance.

NGH herewith submits the samples for its delineation of these three pits along with their individual C-144 pit closure applications. The analytical results support the concept that these pits are in fact sealed on their bottoms and sides. Please note the numbers show high contamination concentrations for soil chlorides only at surface depths 10 feet or less. After this, concentrations are fairly uniform in that they taper off quickly indicating no lateral or vertical movement. Also, all TPH DRO and GRO analyses show essentially "non-detect" results. The pits are being reclaimed by "Mother Nature" rather aggressively and need to not be disturbed with the exception of covering them in place and ensuring that each has 3 feet of background type soil on its surface to encourage native plants to grow there. NGH, however, shall seed all locations with an approved seed mixture upon closure.

The Mesquite 2 State Com. No. 3 location based on the enclosed sample results can meet NMOCD requirements for hydrocarbon of 5,000 mg/K or less by removing 3 feet of contaminated soil and hauling it off to disposal. In fact, the results are dramatic and show it can be reduced to <50 mg/K DRO and <1 mg/K GRO which is a non-detect status. Therefore, NGH shall haul off the top few feet of this pit and close it with clean material. The other two pits show only non-detect levels of hydrocarbon due to the fact that the hydrocarbon has already severely broken-down and either volatized or eroded over time. The presence of green plants definitely substantiates this.

Predicated upon the data herein presented and aforementioned verification of hydrocarbon presence and condition by delineation pursuant to NMOCD's request, NGH herewith now seeks permission from NMOCD to immediately implement closure activities for the above cited three pits as quickly as possible, and as outlined in this document. Enclosed you will also find the individual pit C-144 documents.

We thank NMOCD for their kindness in being attentative to our desires for in-place closure and their time spent in assisting us.

Please advise should you have questions by phoning (575-626-1936).

Sincerety.

Keith Cannon

Enclosure: Laboratory data

JUN 1027

Report Date: June 9, 2008

Work Order: 8060632 South Taylor 13 #1



JUN 7 0 2069 OCD-ARTESIA

Summary Report

Cheryl Winkler Heyco

P. O. Box 1936

Roswell, NM, 88202-1936

Report Date: June 9, 2008

Work Order: 8060632

Project Name:

Project Location: South Taylor 13 #1 South Taylor 13 #1

Sample		Matrix	Date Taken	Time Taken	Date Received
	Description				
$\overline{162230}$	South Side 10°	soil	2008-06-02	12:00	2008-06-06
162231	South Side 20°	soil	2008-06-02	12:20	2008-06-06
162232	West Side 10'	soil	2008-06-02	12:40	2008-06-06
162233	West Side 20'	soil	2008-06-02	12:50	2008-06-06
162234	East Side 10'	soil	2008-06-02	13:00	2008-06-06

	TPH DRO DRO	TPH GRO GRO
Sample - Field Code	mg/Kg)	(mg/Kg)
162230 - South Side 10'	< 50.0	<1.00
162231 - South Side 20'	<50.0	<1.00
162232 - West Side 10'	<50.0	< 1.00
162233 - West Side 20'	<50.0	<1.00
162234 - East Side 10°	< 50.0	<1.00

Sample: 162230 - South Side 10'

Param	Flag	Result	Units	RL
Chloride		10200	m mg/Kg	3.25

Sample: 162231 - South Side 20'

Param	Flag	Result	Units	RL
Chloride		385	mg/Kg	3.25

Report Date: June	9, 2008	Work Order: 8060632 South Taylor 13 #1	Page Number: 2 of 2 South Taylor 13 #1	
Sample: 162232	- West Side 10			
Param	Flag	Result	$\mathbf{U}_{\mathbf{nits}}$	RL
Chloride		5680	mg/Kg	3.25
Sample: 162233	- West Side 20°			
Param	Flag	Result	Units	RL
Chloride	and the second s	259	mg/Kg	3.25
Sample: 162234	- East Side 10			
Param	Flag	Result	Units	RL
Chloride		307	mg/Kg	3.25