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	
District RP	
Facility ID	
Application ID	

Release Notification

Responsible Party

Responsible Party Marathon Oil Permian LLC			LLC	OGRII	372098		
Contact Name Isaac Castro				Contac	Contact Telephone 575-988-0561		
Contact ema	il <u>icastro@n</u>	narathonoil.com		Incider	at # (assigned by OCD)		
Contact mail	ing address	4111 S. Tidwell F	Rd., Carlsbad, NM	1 8220			
			Location	ı of Release	Source		
Latitude 32.17299425 Longitude -104.0310157 (NAD 83 in decimal degrees to 5 decimal places)							
Site Name SWEET TEA STATE 24 29 31 WD #002H			31 WD #002H	Site Ty	Site Type Oil and gas drilling facility		
Date Release	Discovered	11/6/19		API# (i)	API# (if applicable) 30-015-45031		
Unit Letter	Section	Township	Range		ounty		
L	31	24S	29E	Eddy			
Surface Owner: State Federal Private (Name: Nature and Volume of Release Material(s) Released (Select all that apply and attach calculations or specific justification for the volumes provided below)							
Crude Oil	Crude Oil Volume Released (bbls)		Volume Recovered (bbls)				
Produced Water Volume Released (bbls) 20 bbls			Volume Recovered (bbls) 20 bbls				
Is the concentration of dissolved chloride produced water >10,000 mg/l?		chloride in the	☐ Yes ☐ No				
Condensate Volume Released (bbls)			Volume Recovered (bbls)				
☐ Natural Gas Volume Released (Mcf)			Volume Recovered (Mcf)				
Other (describe) Volume/Weight Released (provide units		le units)	Volume/Weight Recovered (provide units)				
Cause of Rel	ease	•					
containment.	Initial respon	se was to immedia		k to recover fluids	proximately 20 bbls of produced water spilled inside lined . The vac truck was able to recover all fluids (20bbls). All		

Received by:

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PO #: IX3N1-		

Incident ID

U					171121-0-01410
				istrict RP	
				acility ID	
				pplication ID	1
Was this a major release as defined by 19.15.29.7(A) NMAC?	If YES, for what reason(s) does the response	onsible party	consider this	a major release?	
☐ Yes ⊠ No					
If YES, was immediate notice given to the OCD? By whom? To whom? When and by what means (phone, email, etc)? Yes, to Mike Bratcher, Victoria Venegas, Robert Hamlet, Ryan Mann					
	Initial F	Response			
The responsible p	party must undertake the following actions immediat	ely unless they c	could create a sa	fety hazard that would	l result in injury
The source of the rele	ease has been stopped.				
The impacted area ha	s been secured to protect human health an	d the environ	nment.		
Released materials ha	ave been contained via the use of berms or	dikes, absorb	bent pads, or	other containment	t devices.
	ecoverable materials have been removed a	nd managed a	appropriately	<i>7</i> .	
If all the actions described	d above have <u>not</u> been undertaken, explair	why:			
		J			
Per 19.15.29.8 B. (4) NMAC the responsible party may commence remediation immediately after discovery of a release. If remediation has begun, please attach a narrative of actions to date. If remedial efforts have been successfully completed or if the release occurred within a lined containment area (see 19.15.29.11(A)(5)(a) NMAC), please attach all information needed for closure evaluation.					
	rmation given above is true and complete to the				
regulations all operators are public health or the environr failed to adequately investig	required to report and/or file certain release no ment. The acceptance of a C-141 report by the ate and remediate contamination that pose a th f a C-141 report does not relieve the operator of	tifications and OCD does not reat to groundy	I perform corre t relieve the op water, surface	ective actions for rele berator of liability sh water, human health	eases which may endanger ould their operations have or the environment. In
Printed Name: <u>Isaa</u>	c Castro	Title:	Environm	ental Professional	
Signature: <i>Jsaas</i>	e Castro	_ Date:	11/21/19		
email: <u>icastro@marath</u>	onoil.com_	Telepho	one: <u>575-9</u>	988-0561	
OCD Only					

Date: _____

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Incident ID	PO #: IX3N1- 191121-C-C1410
District RP	191121-C-C1410
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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.

Closure Report Attachment Checkhst: Each of the Johnwing	uems musi de incidaea in the closure report.
A scaled site and sampling diagram as described in 19.15.29.	11 NMAC N/A
Photographs of the remediated site prior to backfill or photo must be notified 2 days prior to liner inspection)	s of the liner integrity if applicable (Note: appropriate OCD District office
Laboratory analyses of final sampling (Note: appropriate OD	OC District office must be notified 2 days prior to final sampling) N/A
Description of remediation activities	
and regulations all operators are required to report and/or file certa may endanger public health or the environment. The acceptance of should their operations have failed to adequately investigate and re- human health or the environment. In addition, OCD acceptance of	lations. The responsible party acknowledges they must substantially onditions that existed prior to the release or their final land use in
Printed Name: Melodie Sanjari	Title: Environmental Professional
Signature: Melodie Sanjari	Date: 1/22/2020
email: msanjari@marathonoil.com	Telephone: <u>575-988-0561</u>
OCD O. I	
OCD Only	
Received by:	Date:
	y of liability should their operations have failed to adequately investigate and water, human health, or the environment nor does not relieve the responsible lor regulations.
Closure Approved by:	Date:
Printed Name:	Title:
_	

Liner Integrity Inspection (Photos Attached)				
Date: 1 8 2020				
Facility: Sweet Teg State 24 29 31 WA #2H #3H #4H # 5H CTB				
48 Hour Notification Given On: 1/10/2020 (NMOU) D2 学SLO)				
Responsible party has visually inspected the liner	Ø _N			
Liner remains intact	(y) N			
Liner had the ability to contain the leak in question:				
Perinteter warks - ho Pailures in finer or containment loadouts clean battery freshly powerwashed (1/7) puddus in photos is fresh from pashing no Staining around containment				
Company Representative(s) Merodie Sanjan				
A. O.				









