## RECEIVED

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 MAY 0 8 2018

Form C-141 Revised April 3, 2017

Oil Conservation Division

Submit 1 Copy to appropriate District Office in accordance with 19.15.29 NMAC.

1220 South St. Francis Dr. DISTRICT II-ARTESIA O.C.D. Santa Fe, NM 87505

**Release Notification and Corrective Action** 31/1/5 OPERATOR Final Report Contact: John Turner Name of Company: Rockcliff Operating New Mexico LLC Address: 1301 McKinney St, Suite 1300, Houston, TX 77010 Telephone No.: 903-643-3791 Facility Type: Oil & Gas Production CTB Facility Name: South Culebra Bluff Unit No. 5-B API No. 30-015-22922 Mineral Owner: BLM Surface Owner: BLM LOCATION OF RELEASE North/South Line Feet from the East/West Line County Feet from the Township Range Unit Letter Section 28E South 1190 West Eddy 235 13 L Latitude 32.303121 Longitude -104.046208 NAD 83 NATURE OF RELEASE Volume Recovered: ~18 bbls Volume of Release: ~19 bbls Type of Release: Produced Saltwater Date and Hour of Discovery Date and Hour of Occurrence: Source of Release: 4" Polyline 4/27/18, 1200hrs 4/27/18, HR unknown If YES, To Whom? Was Immediate Notice Given? ☐ Yes ☐ No ☒ Not Required Date and Hour: NA By Whom? NA If YES, Volume Impacting the Watercourse. Was a Watercourse Reached? ☐ Yes ⊠ No If a Watercourse was Impacted, Describe Fully.\* NA Describe Cause of Problem and Remedial Action Taken.\* Lease operator noticed water spraying from the 4" polyline that transfers water from the SCB 5B CTB to the Candelario 24-1 SWD. There was approximately a 2 inch split in the polyline. Lease operator shut the transfer pump down and called a crew to repair line. Vacuum truck removed approximately 18 bbls of produced water from the impacted area. The split in the line was possibly caused by the stoppage of flow due to the clamp that was installed further down the 4" polyline by the Mosaic Company on Thursday 4-26-18 to stop the release from where a 3rd Party ran over the line causing the damage on 4/26/18. Rockcliff was not notified until Monday 4/30/18 that the 4" polyline was damaged and a clamp was installed... Describe Area Affected and Cleanup Action Taken.\* The release caused an overspray area, then flowed into the pasture approximately 240 feet. Souder, Miller and Associates has been contacted to conduct arch clearance, delineation, cleanup and remediation. 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 Signature: MUNI Approved by Environmental Specialis Printed Name: John Turner Approval Date: 5918 Expiration Date: NIA Title: Field Sr. Environmental Specialist Conditions of Approval:
Sep) DHached E-mail Address: iturner@rockcliffenergy.com Phone: 903-475-1865 Date: \* Attach Additional Sheets If Necessary

Operator/Responsible Party,

The OCD has received the form C-141 you provided on 5/8/2018 regarding an unauthorized release. The information contained on that form has been entered into our incident database and remediation case number MP-4/30 has been assigned. Please refer to this case number in all future correspondence.

It is the Division's obligation under both the Oil & Gas Act and Water Quality Act to provide for the protection of public health and the environment. Our regulations (19.15.29.11 NMAC) state the following,

The responsible person shall complete <u>division-approved corrective action</u> for releases that endanger public health or the environment. The responsible person shall address releases in accordance with a remediation plan submitted to and approved by the division or with an abatement plan submitted in accordance with 19.15.30 NMAC. [emphasis added]

Release characterization is the first phase of corrective action unless the release is ongoing or is of limited volume and all impacts can be immediately addressed. Proper and cost-effective remediation typically cannot occur without adequate characterization of the impacts of any release. Furthermore, the Division has the ability to impose reasonable conditions upon the efforts it oversees. As such, the Division is requiring a workplan for the characterization of impacts associated with this release be submitted to the OCD District  $\underline{\phantom{a}}$  office in  $\underline{\phantom{a}}$  ARTESIA on or before  $\underline{\phantom{a}}$  of  $\underline{\phantom{a}}$  If and when the release characterization workplan is approved, there will be an associated deadline for submittal of the resultant investigation report. Modest extensions of time to these deadlines may be granted, but only with acceptable justification.

The goals of a characterization effort are: 1) determination of the lateral and vertical extents along with the magnitude of soil contamination. 2) determine if groundwater or surface waters have been impacted. 3) If groundwater or surface waters have been impacted, what are the extents and magnitude of that impact. 4) The characterization of any other adverse impacts that may have occurred (examples: impacts on vegetation, impacts on wildlife, air quality, loss of use of property, etc.). To meet these goals as quickly as possible, the following items must, at a minimum, be addressed in the release characterization workplan and subsequent reporting:

- Horizontal delineation of soil impacts in each of the four cardinal compass directions. Adsorbed soil contamination must be characterized for the following constituents using the associated laboratory methods: benzene, toluene, ethylbenzene, and total xylenes by either Method 8260 or 8021, total petroleum hydrocarbons by Method 8015 extended range (GRO+DRO+MRO; C<sub>6</sub> thru C<sub>36</sub>), and for chloride by Method 300. This is not an exclusive list of potential contaminants. Analyzed parameters should be modified based on the nature of the released substance(s). Soil sampling must be both within the impacted area and beyond.
- Vertical delineation of soil impacts. Adsorbed soil contamination must be characterized for the following constituents using the associated laboratory methods: benzene, toluene, ethylbenzene, and total xylenes by either Method 8260 or 8021, total petroleum hydrocarbons by Method 8015 extended range (GRO+DRO+MRO; C<sub>6</sub> thru C<sub>36</sub>), and for chloride by Method 300. As above, this is not an exclusive list of potential contaminants and can be modified. Vertical characterization samples should be taken at depth intervals no greater than five feet apart. Lithologic description of encountered soils must also be provided. At least ten vertical feet of soils with contaminant concentrations at or below these values must be demonstrated as existing above the water table.
- Nominal detection limits for field and laboratory analyses must be provided.
- Composite sampling is not generally allowed.
- Field screening and assessment techniques are acceptable (headspace, titration, EC [include algorithm for validation purposes], EM, etc.), but the sampling and assay procedures must be clearly defined. Copies of field notes are highly desirable. A statistically significant set of split samples must be submitted for confirmatory laboratory analysis, including the laterally farthest and vertically deepest sets of soil samples. Make sure there are at least two soil samples submitted

for laboratory analysis from each borehole or test pit (highest observed contamination and deepest depth investigated). Copies of the actual laboratory results must be provided including chain of custody documentation.

- •Probable depth to shallowest protectable groundwater and lateral distance to nearest surface water. If there is an estimate of groundwater depth, the information used to arrive at that estimate must be provided. If there is a reasonable assumption that the depth to protectable water is 50 feet or less, the responsible party should anticipate the need for at least one groundwater monitoring well to be installed in the area of likely maximum contamination.
- If groundwater contamination is encountered, an additional investigation workplan may be required to determine the extents of that contamination. Groundwater and/or surface water samples, if any, must be analyzed by a competent laboratory for volatile organic hydrocarbons (typically Method 8260 full list), total dissolved solids, pH, major anions and cations including chloride and sulfate, dissolved iron, and dissolved manganese. The investigation workplan must provide the groundwater sampling method(s) and sample handling protocols. To the fullest extent possible, aqueous analyses must be undertaken using nominal method detection limits. As with the soil analyses, copies of the actual laboratory results must be provided including chain of custody documentation.
- Accurately scaled and well-drafted site maps must be provided providing the location of borings, test pits, monitoring wells, potentially impacted areas, and significant surface features including roads and site infrastructure that might limit either the release characterization or remedial efforts. Field sketches may be included in subsequent reporting, but should not be considered stand-alone documentation of the site's layout. Digital photographic documentation of the location and fieldwork is recommended, especially if unusual circumstances are encountered.

Nothing herein should be interpreted to preclude emergency response actions or to imply immediate remediation by removal cannot proceed as warranted. Nonetheless, characterization of impacts and confirmation of the effectiveness of remedial efforts must still be provided to the OCD before any release incident will be closed.

Jim Griswold

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