District 1
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 Fc, NM 87505

State of New Mexico Energy Minerals and Natural Resources

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

			Rel	ease Notific	eation	and Co	rrective A	ction		
						OPERA:		🛛 , İnit	ial Report 🔲 Final Report	
Name of Company SB Wood Con Too						Contact Joe/ Longoria/SouthBransa				
Address P.O. Bix/502						Telephone No. 505. 885. 3666				
Facility Name						Facility Type				
Surface Owner Mineral Owner)wner	Lease No.				
241	2 ()	10/e+3	5 1 .	LOCA	ATION	OF REI	LEASE			
Unit Letter	Section	Township	Range	Feet from the	 	South Line	Feet from the	East/West Line	County	
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			La	titude		_ Longitud	le			
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Type of Rele	ase Brin	e or t	!W,				Release Chicago		Recovered	
Source of Re	lease 7/	UCK /11	railer.	14058			lour of Occurrence	Date and	Hour of Discovery UN KNOW	
Was Immedi	ate Notice C	Jiven? 	Yes X	No D Not Re	sovired	If YES, To Whom?				
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By Whom? Was a Watercourse Reached?						Date and Hour If YES, Volume Impacting the Watercourse.				
Yes No						11 LEST Volume impliesing the Watercourse.				
If a Watereou	irse was Im	pacted, Descr	ibe Fully.	*						
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regulations a	ll operators	are required to	o report ar	nd/or file certain r	elease no	otifications as	id perform correc	tive actions for re	leases which may endanger	
public health	or the envir	ronment. The	acceptane	cofa C-I41 repo	ort by the	NMOCD m	urked as "Final R	oport" does not re	lieve the operator of liability	
should their o	perations h	ave failed to a	idequately	investigate and re	emediate	contaminati	on that pose a thr	cat to ground wate	r. surface water, human health	
				stance of a C-141	report de	es not reliev	the operator of a	responsibility for	compliance with any other	
federal, state,	or local lay	ws and/or regu	ilations.			_		00011100101		
						OIL CONSERVATION DIVISION				
Signature:	14/7	CONSTILL								
7 / / 1000						Approved by District Supervisor:				
Printed Name	<u>:: المحالة</u>	n wig	יין ז זע	-						
Title:	neu M	15.				Approval Dat	e;	Expiration	Date:	
E-mail Addre	ss: jacl1	orgona a	SBNOO	I Cornel en		Conditions of	Approval:			
1	1/2		Dhasa	17.6-136-20	//				Attached	

* Attach Additional Sheets If Necessary

nGEG0726031421

Guye, Gerry, EMNRD

From: Guye, Gerry, EMNRD

Sent: Tuesday, September 18, 2007 9:26 AM

To: 'joellongoria@sbweedcontrol.com'

Subject: C-141 for spill at 1003 Center, Carlsbad

This office is in receipt of your C-141 on the oil and produced water release, at this location.

NMOCD Rule 19.15.3.116 states in part ..."The responsible person must complete division approved corrective action for releases which endanger public health or the environment. Releases will be addressed in accordance with a remediation plan submitted to and approved by the division or with an abatement plan submitted in accordance with Section 19 of 19.15.1 NMAC."

Information and tools for proper corrective action may be found in the Environmental Handbook on our web site www.emnrd.state.nm.us/ocd under the heading publications.

Remediation requirements may be subject to other federal, state and local laws or regulations.

Within 30 days, on or before October 18, 2007, completion of corrective activities should be finalized and a final report summarizing all actions taken to mitigate environmental damage related to the leak, spill or release will be provided to OCD for approval.

Please be advised that NMOCD acceptance and/or approval of documents or work plans 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 and/or approval of documents or work plans do not relieve the operator of responsibility for compliance with any other federal, state, local laws and/or regulations.

If I may be of further service or if you have any questions please feel free to contact me.

Gerry Guye

Compliance Officer
NMOCD - Artesia
Office (505)748-1283x105
Mobile (505)626-0843
E-Mail: gerry.guye@state.nm.us

9/25/07: Spite W/ shelly Tucker:

She is nuceting w/ officer Byron

Wester on 9/56/57 & damp site.

Wester will show how where

release area is - Samples will be

release from any area that

control have imported from this

control have imported sample will

release - Background sample will

be obtained from a "Clean"

be obtained from a "Clean"

Submit in triplicate to Santa Fe Office

State of New Mexico Energy Minerals and Natural Resources

Form C-133 137 Revised June 10, 2003

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

AUTHORIZATION TO MOVE PRODUCED WATER

SB Transport dba SB Weed Control LLC 1000451 Transporter Name Office Location (If different) Address 213 S. Mesa P.O. Box 1502 Carlsbad, New Mexico Carlsbad, New Mexico 505-885-2066 Phone Numbers(s) CRS-02-944608-002 State Corporation Commission Permit No. 1-30169 It is the responsibility of each holder of an approved Form C-133 to familiarize its NOTE: personnel with the content of Division Rules 709 and 770 and to assure operations in compliance therewith. Failure to move and dispose of produced water in accordance with Division Rules 709 and 710 are cause for cancellation of Form C-133 and the authority to move produced water. I hereby certify that the infermation above is true and complete to the best of my knowledge and belief. 01/06/05 Date Signature | Owner Scott Branson Title Printed Name Shweedcontrol@yahoo.com E-mail Address (This space for State Use)



NEW MEXICO ENERGY, MINERALS and NATURAL RESOURCES DEPARTMENT

BILL RICHARDSON

Governor

Joanna Prukop
Cabinet Secretary

Mark E. Fesmire, P.E.
Director
Oil Conservation Division

NOTICE OF VIOLATION

NOV No. 02-07-23

Response Required-Deadline Enclosed	
September 14, 2007	
S B Transport d/b/a S B Weed Control, LLC 213 S. Mesa St. Carlsbad, NM 88220	
CERTIFIED MAIL No.:	
S B Transport d/b/a S B Weed Control, LLC P.O. Box 1502 Carlsbad, NM 88220	
CERTIFIED MAIL No.:	

Re: S B Transport d/b/a S B Weed Control, LLC's violation of Oil Conservation

Division Rule 19.15.2.52 (unauthorized disposal of oil field waste) and Rule

19.15.3.116 (notification and clean-up of an unauthorized release)

Dear Transporter:

On August 28, 2007, New Mexico State Police informed the Oil Conservation Division ("OCD") District Office in Artesia that law enforcement officials had caught your company illegally dumping oil field waste in a vacant lot in a residential neighborhood the previous night. The illegal dumping was witnessed by a concerned citizen, who reported the incident to the authorities. Soil samples were taken which later were determined to contain produced water contaminate.

OCD Rule 19.15.2.52 NMAC ("Rule 52") prohibits the disposal of oil field waste in an unauthorized area. OCD Rule 19.15.3.116 ("Rule 116") requires individuals controlling a release to promptly notify the OCD of the release and to clean-up the release in accord with OCD requirements and standards.

S B Transport d/b/a S B Weed Control, LLC NOV 02-07-23 September 14, 2007 Page 2 of 2

Your company knowingly and willfully violated Rule 52 by illegally dumping oil field waste in an area not approved for disposal of oil field waste. Your company knowingly and willfully violated Rule 116 by not notifying OCD of the release. The site remains contaminated and has not been cleaned-up in accord with OCD's requirements and standards.

Your company's misconduct warrants issuance of this Notice of Violation and assessment of civil penalties pursuant to NMSA 1978, §70-2-31(A) for violations of the OCD rules described above. Section 70-2-31(A) authorizes penalties of up to one thousand dollars (\$1,000.00) per day per violation for any knowing and willful violation of any provision of the Oil and Gas Act or any rule adopted pursuant to the Act.

Because the rule violations at issue is serious and occurred over a period of time, the OCD believes at this time a Two Thousand Dollars (\$2,000.00) civil penalty and a definite commitment to future corrective action are essential. The penalty is based on one violation of OCD Rule 52 and one violation of OCD Rule 116.

Please contact me within ten (10) days from the date of this letter at (505) 476-3493 to schedule an administrative conference to discuss this matter. OCD legal counsel may be present by telephone for this conference, and you may bring legal counsel if you wish. The purpose of the administrative conference is to discuss the facts surrounding this notice of violation, and to determine if the matter can be resolved administratively through an agreed compliance order.

If this matter cannot be resolved administratively, the OCD may take further enforcement action, including applying for a compliance order against you, the assessment of penalties, and cancelling your authority to transport.

Thank you for your assistance in this matter. If you have any questions, please do not hesitate to call.

Sincerely yours,

Daniel Sanchez OCD Enforcement & Compliance Manager

Tim W. Gum, Supervisor, District II ec:

Gerry Guye, Deputy Oil and Gas Inspector, District II

Sonny Swazo, OCD Assistant General Counsel