OCCIDENTAL PERMIAN LTD.

Event ID:

92443

Reporting Employee:

TONY AGUILAR

Lease Name:

SOUTH HOBBS UNIT RCF

Account Number:

33207

Equipment:

Plant Inlet

NSR Permit Number:

5418-R2

EPN:

RCF - FLARE - SSM

Title V Permit Number:

EPN Name

RCF flare - SSM

Reg Lease Number:

Flare Point:

Plant Inlet

Explanation of the Cause:

FLARED INTERMITTENLY WHEN A&B-TRAINS WERE TAKEN DOWN NOT NEEDED AFTER FIELD HAD A POWER BLIP. C-TRAIN WENT DOWN ON #1 THROW PACKING TEMPERATURE HIGH. B-TRAIN WENT DOWN ON LOW SUCTION TEMP DUE TO ANOTHER POWER BLIP. A-TRAIN WENT DOWN ON 2ND STAGE HIGH SUCTION PRESSURE. C-TRAIN WENT DOWN ON 3RD STAGE DISCHARGE PRESSURE.

Event Type

Malfunction Malfunction Malfunction

Corrective Actions Taken to Minimize Emissions:

POWER OUTAGE WAS REPAIRED AND FIELD WAS ABLE TO BRING WELLS BACK ON AND START UP SATELLITES AND PLANT WAS ABLE TO RESTART ALL TRAINS.

Actions taken to prevent recurrence:

POWER OUTAGE WAS REPAIRED AND FIELD WAS ABLE TO BRING WELLS BACK ON AND START UP SATELLITES AND PLANT WAS ABLE TO RESTART ALL TRAINS.

Emission Start Date

Emission End Date

Duration

3/3/2019 12:33:00 AM

3/3/2019 10:27:00 AM

9:54 hh:mm

NMED

Pollutant	Duration (hh:mm)			Excess	Number of Exceedances		Average Emission		Total	Tons Per Year		ear
		Period	Emission		Limi	Limit	Rate		Pounds	Total	Next Drop off Date	Date Permit Exceeded
CO	9:54	1	0	LBS	0	168.20	19.22	LBS/HR	190.35	0.095179	3/7/2019	
H2S	9:54	1	0	LBS	0	14.60	1.87	LBS/HR	18.53	0.009266	3/7/2019	-
NOX	9:54	1	0	LBS	0	29.70	2.24	LBS/HR	22.2	0.011101	3/7/2019	
SO2	9:54	1	0	LBS	0	1372.10	172.65	LBS/HR	1709.32	0.854663	3/7/2019	
VOC	9:54	1	0	LBS	0	195.10	18.82	LBS/HR	186.33	0.093166	3/7/2019	

Reporting Status:

Non-Reportable

NMOCD

Flare Stream Total	Total MCF	EPN	Latitude	Longitude	Reporting Status
1650 MCF	1700 MCF	RCF flare - SSM	32°40'40.890	103°9'35.360	Major Release

LEPC

Total MCF		H2S %	Unit Letter	Section	Township		Range		
	1700	0.626	E	09	19	S	39	Ε	

Emissions Calculations:

NOx = MCF flared x NOx factor from RG-109 x BTU/scf x 1000 scf/MCF x MMBTU/1000000 BTU CO = MCF flared x CO factor from RG-109 x BTU/scf x 1000 scf/MCF x MMBTU/1000000 BTU Gas was flared to reduce the hydrocarbon and/or H2S emissions to the atmosphere.

NMNE NG = MCF flared x 50 lb/mole x mole/.379 MCF x mol % NMNE NG x 0.02

NMNE NG % = 100% - Methane % - Ethane % - Carbon Dioxide % - Nitrogen % H2S = MCF flared x 34 lb/mole x mole/.379 MCF x mol % H2S/100 x 0.02

SO2 = MCF flared x 64 lb/mole x mole/.379 MCF x mol % H2S/100 x 0.98

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	nVF1906336488
District RP	1RP-5379
Facility ID	
Application ID	

Release Notification

Responsible Party

Form C-141 Page 2

State of New Mexico Oil Conservation Division

Incident ID	
District RP	
Facility ID	
Application ID	

Was this a major	If YES, for what reason(s) does the responsible party consider this a major release?				
release as defined by 19.15.29.7(A) NMAC?	FLARED OVER 500 MCF				
Yes No					
If YES, was immediate n	otice given to the OCD? By whom? To whom? When and by what means (phone, email, etc)?				
YES, BY TONY AGUIL	AR, TO JIM GRISWOLD, ON 3-4-19, BY EMAIL				
	T.'4' 1D				
	Initial Response				
The responsible	party must undertake the following actions immediately unless they could create a safety hazard that would result in injury				
The source of the rele	ease has been stonned				
	s been secured to protect human health and the environment.				
	ave been contained via the use of berms or dikes, absorbent pads, or other containment devices.				
_	-				
<u> </u>	ecoverable materials have been removed and managed appropriately.				
if all the actions described	d above have <u>not</u> been undertaken, explain why:				
	REPAIRED AND FIELD WAS ABLE TO BRING WELLS BACK ON AND START UP SATELLITES				
AND PLANT WAS ABL	E TO RESTART ALL TRAINS.				
STEPS: 2-4 WAS NOT A	APPLICABLE.				
Per 10 15 20 8 R (4) NIM	AC the responsible party may commence remediation immediately after discovery for the last				
has begun, please attach	AC the responsible party may commence remediation immediately after discovery of a release. If remediation a narrative of actions to date. If remedial efforts have been successfully completed or if the release occurred				
within a lined containmer	at area (see 19.15.29.11(A)(5)(a) NMAC), please attach all information needed for closure evaluation.				
I hereby certify that the info	rmation given above is true and complete to the best of my knowledge and understand that pursuant to OCD rules and				
regulations all operators are public health or the environr	required to report and/or file certain release notifications and perform corrective actions for releases which may endanger nent. The acceptance of a C-141 report by the OCD does not relieve the operator of liability should their operations have				
failed to adequately investig	ate and remediate contamination that pose a threat to groundwater, surface water, human health or the environment. In				
and/or regulations.	f a C-141 report does not relieve the operator of responsibility for compliance with any other federal, state, or local laws				
Printed Name: TO	NV ACIULAD Title: HES ODS ADVISOD				
Printed Name:TONY AGUILAR Title:HES OPS ADVISOR Signature:					
Signature:	Date: Date:				
email:raymond_agu	ilar@oxy.com Telephone:575-390-6312				
	• —				
OCD Only	essa Fields 3/4/2019				
Received by:	essa Fields 3/4/2019 Date:				

Form C-141 Page 6

State of New Mexico Oil Conservation Division

Incident ID	
District RP	
Facility ID	
Application ID	

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.

CI TO LOUIS TO A COLUMN TO A C						
Closure Report Attachment Checklist: Each of the following item	s must be included in the closure report.					
A scaled site and sampling diagram as described in 19.15.29.11 N	A scaled site and sampling diagram as described in 19.15.29.11 NMAC					
Photographs of the remediated site prior to backfill or photos of the liner integrity if applicable (Note: appropriate OCD District office must be notified 2 days prior to liner inspection)						
Laboratory analyses of final sampling (Note: appropriate ODC D	istrict office must be notified 2 days prior to final sampling)					
Description of remediation activities						
I hereby certify that the information given above is true and complete to the best of my knowledge and understand that pursuant to OCD 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 OCD does not relieve the operator of liability should their operations have failed to adequately investigate and remediate contamination that pose a threat to groundwater, surface water, human health or the environment. In addition, OCD 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. The responsible party acknowledges they must substantially restore, reclaim, and re-vegetate the impacted surface area to the conditions that existed prior to the release or their final land use in accordance with 19.15.29.13 NMAC including notification to the OCD when reclamation and re-vegetation are complete. Printed Name:TONY AGUILAR Title:HES OPS ADVISOR Date:3-4-19 email:raymond_aguitar@oxy.com Telephone:575-390-6312						
OCD Only						
Received by:	Date:					
Closure approval by the OCD does not relieve the responsible party of I remediate contamination that poses a threat to groundwater, surface wat party of compliance with any other federal, state, or local laws and/or responsible to the compliance with any other federal, state, or local laws and/or responsible to the compliance with any other federal, state, or local laws and/or responsible to the compliance with any other federal, state, or local laws and/or responsible to the compliance with any other federal, state, or local laws and/or responsible to the compliance with any other federal, state, or local laws and/or responsible to the compliance with any other federal, state, or local laws and/or responsible to the compliance with any other federal, state, or local laws and/or responsible to the compliance with any other federal, state, or local laws and/or responsible to the compliance with any other federal, state, or local laws and/or responsible to the compliance with any other federal, state, or local laws and/or responsible to the compliance with any other federal, state, or local laws and/or responsible to the compliance with the compliance with any other federal, state, or local laws and/or responsible to the compliance with the complex party of the complex party	liability should their operations have failed to adequately investigate and er, human health, or the environment nor does not relieve the responsible egulations.					
Vanessa Fields	3/4/2019					
Closure Approved by:	Date:					
Printed Name: Varous Vialou	Title:Environmental Specialist					
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