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: BP America Production Co.			OGRID: 7	78	Subsequent – Remediation Plan		
Contact Name: Steve Moskal			Contact Telephone: (505) 330-9179				
Contact email: steven.moskal@bpx.com			Incident #	(assigned by OCD)			
Contact mail	ing address:	1199 Main Street	, Suite 101, Duran	igo CO	, 81301	WF 18360	35634
			Location	of D	alaasa Ca		имоср
	Location of Release Source						
Latitude: 36.7	33760°					-107.711131°	JAN 0 2 2019
			(NAD 83 in dec	cimal deş	grees to 5 decim	nal places)	DISTRICT III
Site Name: D	ay B 002B				Site Type: 1	Natural Gas Production	n Well Pad
Date Release	Discovered	December 13, 20	18		API#: 30-0	45-25519	
Unit Letter	Section	Township	Danas		Carre	4	
P	7	T29N	Range R08W	San.	Coun	ty	
		12914	ROOW	San.			
Surface Owner	r: State	⊠ Federal □ Ti	ribal Private (I	Name:			)
							,
			Nature and	l Vol	ume of F	Release	
		l(s) Released (Select a	II that apply and attach	calculat	ions or specific	justification for the volumes	provided below)
Crude Oil		Volume Release	ed (bbls)			Volume Recovered (	bbls)
Produced	Water	Volume Release	ed (bbls):			Volume Recovered (	bbls):
			tion of dissolved c	hloride	in the	Yes No	
produced water >10,000 mg/l?  Condensate Volume Released (bbls): Est 7 bbls			ls		Volume Recovered (	bbls): 0 bbls	
Natural Gas Volume Released (Mcf)				Volume Recovered (			
Other (describe) Volume/Weight Released (provide units)				,	overed (provide units)		
Other (describe) Volume/ Weight Released (provide diffis)				Volume/ Weight Reek	overed (provide diffes)		
Cause of Release:							
Impacts were identified at the location on December 13, 2018 during a site inspection. A small stained area of soil was noted, but							
appeared to be isolated. The source was unknown. Upon further investigation, it was discovered a flow line from the separator had to							
the BGT had broke. On December 19, 2018, it was confirmed that the release had migrated at least 12 vertical feet from the surface. Full delineation of the release has not yet been performed. The well site is operated by BP Production.							

### State of New Mexico Oil Conservation Division

Incident ID	
District RP	
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Application ID	

Was this a major release as defined by 19.15.29.7(A) NMAC?	If YES, for what reason(s) does the respo	nsible party consider this a major release?	
☐ Yes ⊠ No			
If YES, was immediate no	otice given to the OCD? By whom? To wh	hom? When and by what means (phone, email, etc)?	
	Initial R	esponse	
The responsible p	party must undertake the following actions immediate	ly unless they could create a safety hazard that would result in injury	
	ease has been stopped.		
∑ The impacted area has	s been secured to protect human health and	the environment.	
Released materials ha	ave been contained via the use of berms or	dikes, absorbent pads, or other containment devices.	
All free liquids and re	ecoverable materials have been removed an	d managed appropriately.	
If all the actions described	d above have <u>not</u> been undertaken, explain	why:	
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.			
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.			
Printed Name: _Steve Mo	oskal Title:l	Environmental Coordinator	
Signature:	Date:		
email: <u>steven.moskal@</u>	)bpx.com	Telephone: _(505) 330-9179	
OCD Only			
Received by:		Date:	

#### State of New Mexico Oil Conservation Division

Incident ID	
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### Site Assessment/Characterization

This information must be provided to the appropriate district office no later than 90 days after the release discovery date.

What is the shallowest depth to groundwater beneath the area affected by the release?	_>100(ft bgs)	
Did this release impact groundwater or surface water?	☐ Yes ⊠ No	
Are the lateral extents of the release within 300 feet of a continuously flowing watercourse or any other significant watercourse?	⊠ Yes □ No	
Are the lateral extents of the release within 200 feet of any lakebed, sinkhole, or playa lake (measured from the ordinary high-water mark)?	☐ Yes ⊠ No	
Are the lateral extents of the release within 300 feet of an occupied permanent residence, school, hospital, institution, or church?	☐ Yes ⊠ No	
Are the lateral extents of the release within 500 horizontal feet of a spring or a private domestic fresh water well used by less than five households for domestic or stock watering purposes?	☐ Yes ⊠ No	
Are the lateral extents of the release within 1000 feet of any other fresh water well or spring?	☐ Yes ⊠ No	
Are the lateral extents of the release within incorporated municipal boundaries or within a defined municipal fresh water well field?	☐ Yes ⊠ No	
Are the lateral extents of the release within 300 feet of a wetland?	☐ Yes ⊠ No	
Are the lateral extents of the release overlying a subsurface mine?	☐ Yes ⊠ No	
Are the lateral extents of the release overlying an unstable area such as karst geology?	☐ Yes ⊠ No	
Are the lateral extents of the release within a 100-year floodplain?	☐ Yes ⊠ No	
Did the release impact areas <b>not</b> on an exploration, development, production, or storage site?	☐ Yes ⊠ No	
Attach a comprehensive report (electronic submittals in .pdf format are preferred) demonstrating the lateral and vertical extents of soil contamination associated with the release have been determined. Refer to 19.15.29.11 NMAC for specifics.		
Characterization Report Checklist: Each of the following items must be included in the report.		
Scaled site map showing impacted area, surface features, subsurface features, delineation points, and monitoring wells.  Field data  Data table of soil contaminant concentration data  Depth to water determination  Determination of water sources and significant watercourses within ½-mile of the lateral extents of the release  Boring or excavation logs  Photographs including date and GIS information  Topographic/Aerial maps  Laboratory data including chain of custody		

If the site characterization report does not include completed efforts at remediation of the release, the report must include a proposed remediation plan. That plan must include the estimated volume of material to be remediated, the proposed remediation technique, proposed sampling plan and methods, anticipated timelines for beginning and completing the remediation. The closure criteria for a release are contained in Table 1 of 19.15.29.12 NMAC, however, use of the table is modified by site- and release-specific parameters.

### State of New Mexico Oil Conservation Division

Incident ID	
District RP	
Facility ID	
Application ID	

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.		
Printed Name:Steve Moskal	Title:Environmental Coordinator	
Signature: Date: _Decem	ber 19, 2018_	
email: <u>steven.moskal@bpx,com</u>	Telephone: (505) 330-9179	
OCD Only		
Received by:	Date:	

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# **Remediation Plan**

Remediation Plan Checklist: Each of the following items must be included in the plan.		
<ul> <li>Detailed description of proposed remediation technique</li> <li>Scaled sitemap with GPS coordinates showing delineation points</li> <li>Estimated volume of material to be remediated</li> <li>Closure criteria is to Table 1 specifications subject to 19.15.29.12(C)(4) NMAC</li> <li>Proposed schedule for remediation (note if remediation plan timeline is more than 90 days OCD approval is required)</li> </ul>		
Deferral Requests Only: Each of the following items must be confirmed as part of any request for deferral of remediation.		
Contamination must be in areas immediately under or around production equipment where remediation could cause a major facility deconstruction.		
Extents of contamination must be fully delineated.		
Contamination does not cause an imminent risk to human health, the environment, or groundwater.		
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.  Printed Name: Steve Moskal Title: Field Environmental Coordinator		
Signature: January 2, 2019		
email: <u>steven.moskal@bpx.com</u> Telephone: <u>(505) 330-9179</u>		
OCD Only  Received by:		

#### State of New Mexico Oil Conservation Division

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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 Checklist: Each of the following	g items must be included in the closure report.	
☐ 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 OI	OC District office must be notified 2 days prior to final sampling)	
Description of remediation activities		
and regulations all operators are required to report and/or file cert may endanger public health or the environment. The acceptance of should their operations have failed to adequately investigate and r human health or the environment. In addition, OCD acceptance of compliance with any other federal, state, or local laws and/or regulations.	Title:	
email.	Telephone:	
OCD Only		
Received by:	Date:	
Closure approval by the OCD does not relieve the responsible party of liability should their operations have failed to adequately investigate and remediate contamination that poses a threat to groundwater, surface water, human health, or the environment nor does not relieve the responsible party of compliance with any other federal, state, or local laws and/or regulations.		
Closure Approved by:	Date:	
Printed Name:	Title:	

#### **BP Remediation Plan**

To:

Cory Smith, Vanessa Fields(NMOCD), Emmanuel Adeloye (BLM)

From:

Steve Moskal (BP)

CC:

Jeff Blagg (Blagg Engineering)

Date:

1/2/2019

Re:

Day B 002B - Ex-situ Soil Remediation - Soil Shredding

(P) S-07, T29N, R08W; API #30-045-25519; Federal Serial #SF-078414

Dear Mr. Smith, Mrs. Fields and Mr. Adeloye,

The Day B 002B site is an active natural gas production well location within the San Juan Basin Gas Field in San Juan County, New Mexico. The site is located on land managed by the Bureau of Reclamation and Land Management Farmington Field Office (BLM-FFO) and is in an area primarily used for oil and gas production with some recreation. The production well was originally drilled in 1983.

#### Background

An integrity failure of an aboveground flowline from the separator to the below grade storage tank resulted in the release of approximately 3.7 bbls of natural gas condensate. This data was obtained from physical measurement of the stained area. Initial site investigation determined the depth of the condensate had migrated to a minimum of 12' below ground surface, resulting in a reportable release based on the volume of soil to be remediated. Vertical and lateral delineation of the site has not yet been completed to date. The well site is operated by BP Production.

#### Site Ranking

Depth to groundwater at the release site is estimated to be greater than 100 feet.

Local topography and proximity to adjacent water features are also considered. A topographic map of the site is provided and demonstrates that the release site is within 300 feet of any continuously flowing watercourse and not within 200 feet of any other significant watercourse, lakebed, sinkhole or playa lake as measured from the ordinary high water mark.

Based on the siting criteria, the remediation site closure standards will be 100 ppm TPH (GRO+DRO+MRO), 50 ppm BTEX, 10 ppm benzene and 600 ppm chlorides.

#### Proposed Remediation - Soil Shredding

Based on recent success of soil shredding technologies performed on BP remediation sites, BP proposes to use this technology at the subject site. To date, BP has successfully contracted soil shredding of nearly 150,000 cubic yards of soil to meet site closure standards.

Soil shredding involves the excavation of the impacted soil which is then placed in processing equipment, such as a hammer mill or pug mill, to mechanically process and break-up the soil. The soil becomes more uniform and is aerated during the mechanical processing. The soil is then ejected from the processing equipment and a chemical oxidizer is applied, in this case, a 35% solution of hydrogen peroxide and water. The applied concentration of hydrogen peroxide typically ranges from 3-8%. The hydrogen peroxide quickly oxidizes the hydrocarbon impacts (reagents), resulting in soil, water and carbon dioxide (products). Once the soil is processed, it is stockpiled and allowed to sit for approximately 2-5 days of residence time. A composite soil sample is collected from each segregated stockpile and submitted for laboratory analysis to determine the effectiveness of the ex-situ remediation process. If the laboratory results are of acceptable levels, the soil will be used as backfill to the excavation; if results are unsatisfactory, the soil is passed through the process once more and a

subsequent laboratory sample will be collected for laboratory confirmation as described before. Typically, 24 hours of notice is provided to the regulatory agencies for the opportunity to observe and witness the stockpile sampling.

BP proposes to excavate and implement a pilot test for soil shredding to remediate approximately 300 cubic yards of hydrocarbon impacted soil. BP will perform shredding on approximately 300 cubic yards to determine the effectiveness of the technology. If successful, soil shredding will continue. BP proposes to treat the impacted soil and segregate windrow stockpiles broken into 100 cubic yard increments. A single, five-point composite, soil sample will be collected to represent each 100 cubic yard stockpile. If necessary, once a baseline of approximately 1,000 cubic yards of soil is consistently and successfully treated, BP will propose to decrease the sampling frequency to 500 cubic yard stockpile segments. The 500 cubic yard sampling modification will be discussed with the NMOCD and BLM for approval and input prior to implementation. BP would expect to have a sampling modification approval from the agencies within 48 working hours from the time of request. The remediation will then continue until complete and sampling will be based on the regulatory agencies approved sampling plan.

Excavation sampling will be in accordance with a typical dig and haul. The sidewalls and base of the excavation will be sampled in a frequency based on the size and progress of the excavation. Agency notification of excavation sampling will also be issued in advanced, 24 hours if possible. The composite sampling area of the sidewalls and base will be determined based on the size and available area of the excavation at the time of each sampling event. This information will be communicated to each regulatory agency and agreed upon prior to sample submission.

BP is currently anticipates mobilizing to the location once this plan and the BLM Sundry is approved. BP plans to shut the well in and remove all necessary surface equipment. BP requests that the BLM provides a 50' buffer from the pad disturbance in anticipation of any offsite activities, should it be necessary.

It is understood, that if soil remediation is not successful via the soil shredding, an alternative method such as a dig and haul or soil vapor extraction will be necessary. If soil shredding is not effective, BP will elect to perform an alternative type of remediation such as dig and haul, soil vapor extraction or other approved methods. BP will be in close communications with the agencies in the event an alternative remediation method is required.

#### Site Closure and Reporting

Once the soil shredding process is complete, the excavated area will be fully backfilled and compacted, and surface equipment will be re-set. Any necessary interim reclamation will be performed. Final reclamation of the well pad will occur at a later date, once the natural gas production well is plugged and abandoned.

A final remediation report will be delivered to NMOCD and BLM for approval of final site closure regarding the excavation and soil shredding activities within 60 days of the end of remediation.

