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

Responsible Party

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	NOY182744	10597
District RP	1RP-5216	
Facility ID		
Application ID	pOY1827440	0268

### **Release Notification**

#### **Responsible Party**

OGRID

Contact Name Contact		Contact Te	Геlephone				
Contact emai	il	Incident #			(assigned by OCD)	NOY1827440597	1
Contact mail:	Contact mailing address			<b> </b>		_	
Latitude				of Release So  Longitude _ imal degrees to 5 decim			
Site Name				Site Type	Site Type		
Date Release	Discovered			API# (if app	API# (if applicable)		
Unit Letter	Section	Township	Range	Coun	uty	Federal minerals	
☐ Crude Oil			that apply and attach c	Volume of I	justification for the v	volumes provided below)	
	,			Volume Recovered (bbls)  Volume Recovered (bbls)			
1 Toduced	Is the concentration of total dissolved solids (TDS)			Yes No			
Condensa	ite	in the produced water >10,000 mg/l?  Volume Released (bbls)			Volume Recovered (bbls)		
Natural G	ias	Volume Released (Mcf)		Volume Recovered (Mcf)			
Other (describe) Volume/Weight Released (provide units)		Volume/Weight Recovered (provide units)		)			
Cause of Rele	ease				,		

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Was this a major release as defined by 19.15.29.7(A) NMAC?	ne responsible 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)?
Init	tial Response
The responsible party must undertake the following actions i	immediately unless they could create a safety hazard that would result in injury
☐ The source of the release has been stopped.	
☐ The impacted area has been secured to protect human he	alth and the environment.
Released materials have been contained via the use of be	erms or dikes, absorbent pads, or other containment devices.
All free liquids and recoverable materials have been rem	oved and managed appropriately.
has begun, please attach a narrative of actions to date. If re	mence remediation immediately after discovery of a release. If remediation emedial efforts have been successfully completed or if the release occurred MAC), please attach all information needed for closure evaluation.
regulations all operators are required to report and/or file certain rel public health or the environment. The acceptance of a C-141 repor failed to adequately investigate and remediate contamination that per	tete to the best of my knowledge and understand that pursuant to OCD rules and lease notifications and perform corrective actions for releases which may endanger to by the OCD does not relieve the operator of liability should their operations have ose a threat to groundwater, surface water, human health or the environment. In perator of responsibility for compliance with any other federal, state, or local laws
Printed Name:	Title:
Printed Name:  Signature:  Delinn Opent	Date:
email:	Telephone:
OCD Only	
Received by RECEIVED  By Olivia Yu at 11:22 am, Oct 01, 2018	Date:

# State of New Mexico Oil Conservation Division

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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?	(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?		
Are the lateral extents of the release within a 100-year floodplain?		
Did the release impact areas <b>not</b> on an exploration, development, production, or storage site?		
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.

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I hereby certify that the information given above is true and complete to the regulations all operators are required to report and/or file certain release noti public health or the environment. The acceptance of a C-141 report by the C failed to adequately investigate and remediate contamination that pose a thre addition, OCD acceptance of a C-141 report does not relieve the operator of and/or regulations.	fications and perform corrective actions for releases which may endanger DCD does not relieve the operator of liability should their operations have eat to groundwater, surface water, human health or the environment. In
Printed Name:	Title:
Signature:	Date:
email:	Telephone:
OCD Only	
Received by:	Date:

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## **Remediation Plan**

Remediation Plan Checklist: Each of the following items must be	e 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 com-	firmed 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	a, 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:	Title:	
Signature:	Date:	
email:	Telephone:	
OCD Only		
Received by:	Date:	
Approved	Approval	
Signature:	Date:	

#### State of New Mexico Oil Conservation Division

Closure Report Attachment Checklist: Each of the following items must be included in the closure report.

Incident ID	
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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.

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	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 certain may endanger public health or the environment. The acceptance of a	dediate contamination that pose a threat to groundwater, surface water, C-141 report does not relieve the operator of responsibility for ions. The responsible party acknowledges they must substantially ditions that existed prior to the release or their final land use in CD when reclamation and re-vegetation are complete.  Title:	
	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:	

#### **Spills Form**

Spill Reported By



Basic Info:

Asset Team NORTHERN DELAWARE

**BASIN WEST** 

Report Date/Time 9/15/2018 1:07:21 PM

**Quentin Barron** Spill Reported To Layne Rodgers

Production Foreman Layne Rodgers

**Spill Details:** 

**Spill Origination SL DEEP FED 3 BATTERY** Date release was 9/15/2018 7:30:00 AM

discovered

Source Flowline/Pipeline Lusk #4 Route

GIS Co-ordinates: Lat N32.6358 Cause Steel flowline leak

Long W-103.8089 If other, explain

Complete Well Sign

Information

990' FNL & 1650' FWL SEC. 30, T19S, R32E

LEA COUNTY NMNM0107698

API# 30-025-39441

Specific driving

US 82 to CR 222 to Lusk Plant Rd. turn south on CR 126 go 1 miles, turn right on dirt road and go west .5 mi, turn right go north .3 mi, turn left go west .1 mi to directions to release

location on left.

Barrels Released/Recovered:

Barrels Oil Water 8 Barrels Oil Water 4

Released Recovered

PW line running from KO/Heater to water tank corroded Fire involved? No Additional Info:

and leaking under ground. Line is buried under ground as

it crosses road on location.

Repair/Cleanup/Preventive Measures

True All on location Dimension in the pasture

Lined Facility: No Dimensions of contaminated 30' X 10'

Area

Repair Procedure Replace water dump line from FWKO and heater to battery, and replace contaminated

caliche

**In-Progress** Cleanup Cleanup upon HSE

Approval

Vac truck cleaned up standing water. contaminated dirt will be removed and replaced. Cleanup

Procedure

completed

Preventive Measures

#### \*\*\*\*\* LIQUID SPILLS - VOLUME CALCULATIONS \*\*\*\*\*\* Location of spill: COG - SL Deep Federal #3 Tank Battery Date of Spill: 9/15/12018 If the leak/spill is associated with production equipment, i.e. - wellhead, stuffing box flowline, tank battery, production vessel, transfer pump, or storage tank place an "X" here: Input Data: WATER: 0.0 BBL If spill volumes from measurement, i.e. metering, tank volumes, etc. are known enter the volumes here: 0.0 BBL If "known" spill volumes are given, input data for the following "Area Calculations" is optional. The above will override the calculated volumes. **Total Area Calculations Standing Liquid Calculations** wet soil **Total Surface Area** width oil (%) width liquid depth oil (%) length depth Standing Liquid Area length Rectangle Area #1 X X X X X X Rectangle Area #2 40 ft 40 ft 0.50 in 0% Rectangle Area #2 0 ft 0 ft ${\color{red}0}$ in XXX Rectangle Area #3 0 in 0 ft O ft Х 0 in 0% Rectangle Area #3 0 ft 0 ft 09 Rectangle Area #4 Rectangle Area #4 0 ft 0 ft 0 ft 0 in 0% 0 ft 0 in 09 X Rectangle Area #5 0 in 0% Rectangle Area #5 0 ft 0 ft 0 in 09 Rectangle Area #6 0 ft 0 in 0% Rectangle Area #6 0 ft 0 in 0% Rectangle Area #7 0 ft O ft 0 in 0% Rectangle Area #7 0 ft 0 ft 0 in 09 X X 0% Rectangle Area #8 0 ft O ft 0 in Rectangle Area #8 0 ft O ft 0 in 0% okay production system leak - DAILY PRODUCTION DATA REQUIRED Average Daily Production: 0 BBL 0 BBL Oil Water Gas (MCFD) 0 Total Hydrocarbon Content in gas: (percentage) H2S Content in Produced Gas: Ο PPM Did leak occur before the separator?: YES (place an "X") 0 H2S Content in Tank Vapors: PPM Amount of Free Liquid Percentage of Oil in Free Liquid 0 BBL okay 0% (percentage) Recovered: Recovered: Liquid holding factor \*: 0.14 gal per gal Use the following when the spill wets the grains of the soil. Use the following when the liquid completely fills the pore space of the soil: Sand = 0.08 gallon (gal.) liquid per gal. volume of soil. Occurs when the spill soaked soil is contained by barriers, natural (or not). \* Gravelly (caliche) loam = 0.14 gal. liquid per gal. volume of soil. \* Clay loam = 0.20 gal. liquid per gal. volume of soil. \* Sandy clay loam soil = 0.14 gal liquid per gal, volume of soil. \* Gravelly (caliche) loam = 0.25 gal, liquid per gal, volume of soil. \* Clay loam = 0.16 gal. liquid per gal. volume of soil. \* Sandy loam = 0.5 gal. liquid per gal. volume of soil. Total Solid/Liquid Volume: 4,800 sq. ft. 147 cu. ft. cu. ft. Total Free Liquid Volume: cu. ft. cu. ft. **Estimated Production Volumes Lost Estimated Volumes Spilled** H20 OIL H20 OIL Liquid in Soil: 3 7 BBI 0.0 BBL Estimated Production Spilled: 0.0 BBL 0.0 BBL Free Liquid: 0.0 BBL 0.0 BBL Totals: 0.0 BBL 3.7 BBL **Estimated Surface Damage** 4,800 sq. ft. Total Liquid Spill Liquid: 3.7 BBL 0.00 BBL Surface Area: .1102 acre Recovered Volumes **Estimated Weights, and Volumes** Estimated oil recovered: BBL check - okay Saturated Soil = 16,427 lbs 147 cu. ft. 5 cu. yds. Estimated water recovered: BBL check - okay Total Liquid = 4 BBL 154 gallon 1,278 lbs Air Emission from flowline leaks: Air Emission of Reporting Requirements: BBL Volume of oil spill: New Mexico Texas MCF HC gas release reportable? NO Separator gas calculated: NO MCF H2S release reportable? NO Separator gas released: Gas released from oil: lb H2S released: lb Total HC gas released: lb Total HC gas released: MCF