11451 Katy Freeway, Suite 400 Houston, Texas 77079 United States www.ghd.com



Our ref: 12571917-NWOCD-1

January 28, 2022

New Mexico Oil Conservation Division District 1 1625 N. French Drive Hobbs, New Mexico 88240

Site Characterization Work Plan
Saunders Salt Water Disposal #002 Release Site
Sabinal Energy Operating LLC
Incident ID: nSAP0230839785, nSAP0230537114, nSAP0232539443, nSAP0335031519, nSAP0335640026
N 03 15S 33E, Lea County, New Mexico

To Whom It May Concern:

#### 1. Introduction

GHD Services Inc. (GHD), on behalf of Sabinal Energy Operating LLC (Sabinal), submits this Site Characterization Work Plan (Work Plan) to the New Mexico Oil Conservation Division (NMOCD) District 1 Office. This Work Plan proposes site characterization activities associated with Incident ID: nSAP0230839785, nSAP0230537114, nSAP0232539443, nSAP0335031519, nSAP0335640026 at the Saunders Salt Water #002 release site (Site). According to publicly available information via the New Mexico Oil Conservation Division's (NMOCD) website, there are (5) historical releases that were identified during operations by Energen Resources Corporation. Although they were identified by Energen Resources Corporation, no record of site characterization or remediation were able to be identified. Sabinal acquired the assets in 2019 and has prepared this workplan to characterize potential impacts associated with these historical releases.

The Site is located in the Unit Letter N Section 3 of Township 15 South and Range 33 East in Lea County, New Mexico. The GPS coordinates for the Site are 33.0407677 N latitude and -103.6044464 W longitude.

#### 2. Background Information

The release falls under the jurisdiction of the NMOCD District 1 Office in Artesia, New Mexico. The table below summarizes incidents: nSAP0230839785, nSAP0230537114, nSAP0232539443, nSAP0335031519, nSAP0335640026.

Incident ID #	Date Of Occurrence	Material Released	Amount Released (bbl)	Amount Recovered (bbl)	Incident Details
nSAP0230839785	9/18/2002	Produced Water	1235	1210	Electrician Working on PMP After Repairs Made Did Not Turn SWD PMP Back on Causing Storage Tanks To Fill And Overflow. Trks Called to Pick-Up Free Liquid and Return To Storage Tnks. Re-Start SWD PMP. Spill In Firewall Area.
nSAP0230537114	10/25/2002	Produced Water	80	123	Flowline Clamp Failed Due to External Corrosion From A Buried SWD Transfer Line On The Saunders Lease. Shut Down PMP And Began Picking Up Liquid Enamanting from Flowline. Line Was Repaired and Put Back in Service. All Free Liquid Including Some Rainwater Was Removed from Area.
nSAP0232539443	11/11/2002	Produced Water	50	70	Clamp used to repair previous spill failed. Area affected was in low spot, line was shut in and free liquids in area were removed.
nSAP0335031519	1/27/2003	Produced Water	112	110	Packing Gland on PMP Failed. Area Inside the Secondary Containment of The Battery.
nSAP0335640026	1/27/2003	Produced Water	110	112	Packing Gland Failed. Area Inside Secondary Containment of The Battery Is Where Produced Water Collected

Based upon the incident details and dates, incidents nSAP0335031519 and nSAP0335640026 appear to be the same release. A C-141, Release Notification, was identified for incidents nSAP0335031519 and nSAP0335640026 is provided in Attachment 1. A C-141 Release Notification was prepared for nSAP0230839785 and is provided in Attachment 2, a C-141 Release Notification was prepared for nSAP0230537114 and is provided in Attachment 3, and a C-141 Release Notification was prepared for nSAP0232539443 and is provided in Attachment 4.

#### 3. Groundwater and Site Characterization

GHD characterized the Site according to Table 1, Closure Criteria for Soil Impacted by a Release, from New Mexico Administrative Code (NMAC) Title 19, Chapter 15, Part 29, Section 12 (NMAC 19.15.29.12).

According to the Site characterization evaluation and 19.15.29.12.C(4)(a)(i), the Site is located within an area of low karst potential. No groundwater data could be located within one-half mile of the Site. No receptors (water wells, playas, wetlands, waterways, lakebeds or ordinance boundaries) were located within each specific boundaries or distance from the Site. The Site characterization documentation (Karst Potential, Federal Emergency Management Agency [FEMA], Points of Diversion and Wetlands maps) are provided in Attachment D. The data used to acquire this information is listed below:

- Points of Diversion (and depth to groundwater) https://gis.ose.state.nm.us/gisapps/ose\_pod\_locations/;
- Significant Watercourse https://ngmdb.usgs.gov/topoview/viewer/#4/40.01/-100.06;
- Wetlands https://www.fws.gov/wetlands/data/mapper.html; and
- FEMA Flood Map https://msc.fema.gov/portal/home.

No groundwater data could be located within ½ mile from the Site; therefore, the most stringent Closure Criteria (depth to water ≤ 50 feet) will be utilized to evaluate soil analytical data. The soil and closure criteria are listed below:

General Site Characterization and Groundwater:

Site Characterization	Average Groundwater Depth (ft.)
No Receptors Found	Unknown Within A Half Mile

Closure Criteria for Soils Impacted by a Release (NMAC 19.15.29.12)

Constituent	Limits
Chloride	600 mg/kg
TPH (GRO+DRO+MRO)	100 mg/kg
TPH (GRO+DRO)	Not Applicable
Benzene	10 mg/kg
втех	50 mg/kg

Following receipt of soil analytical results, the installation of a temporary groundwater monitoring well may be considered to determine if less stringent Closure Criteria (depth to water 51 feet - 100 feet or >100 feet) are suitable for use at this Site. If installed, the groundwater determination soil boring would be drilled to 105 feet below ground surface (bgs) and will be left open for 72 hours to determine the presence or absence of groundwater by utilization of a water level meter. If groundwater is detected at fifty-one (51) feet or greater the closure criteria for this site will change accordingly with NMAC 19.15.29.12 Table 1.

#### 4. Proposed Work Plan

Three borings are proposed to assess historical releases associated with incidents nSAP0230839785, nSAP0230537114, nSAP0232539443, nSAP0335031519, and nSAP0335640026. Refer to Figure 2 for proposed boring locations. Borings will be advanced via hand auger to 4 ft bgs, if refusal is not met. Two soil samples will be collected per boring - one from approximately 1 ft bgs and one from the bottom of the boring. All soil samples will be analyzed for BTEX by Environmental Protection Agency (EPA) Method 8021B, TPH by Method 8015B Modified, and chloride by EPA Method 300.

Field work will be conducted within 15 days following Work Plan approval. Once analytical results are obtained from the laboratory, the results will be evaluated and submitted in a Site Characterization Report, along with recommendations for further actions (if needed), to the NMOCD within 30 days following receipt of the data.

If you have any questions or comments concerning this Site Characterization Work Plan, please do not hesitate to contact me.

Regards

**Valerie Phipps** 

Veg pl.

Senior Project Manager

+1 832 380-7665

Valerie.Phipps@GHD.com

Phillip Čole

**Environmental Scientist** 

+1 409 548-3479

Phillip.Cole@GHD.com

VP/kdn/1

Encl. Figure 1 - Site Location Map

Figure 2 - Proposed Boring Location Map

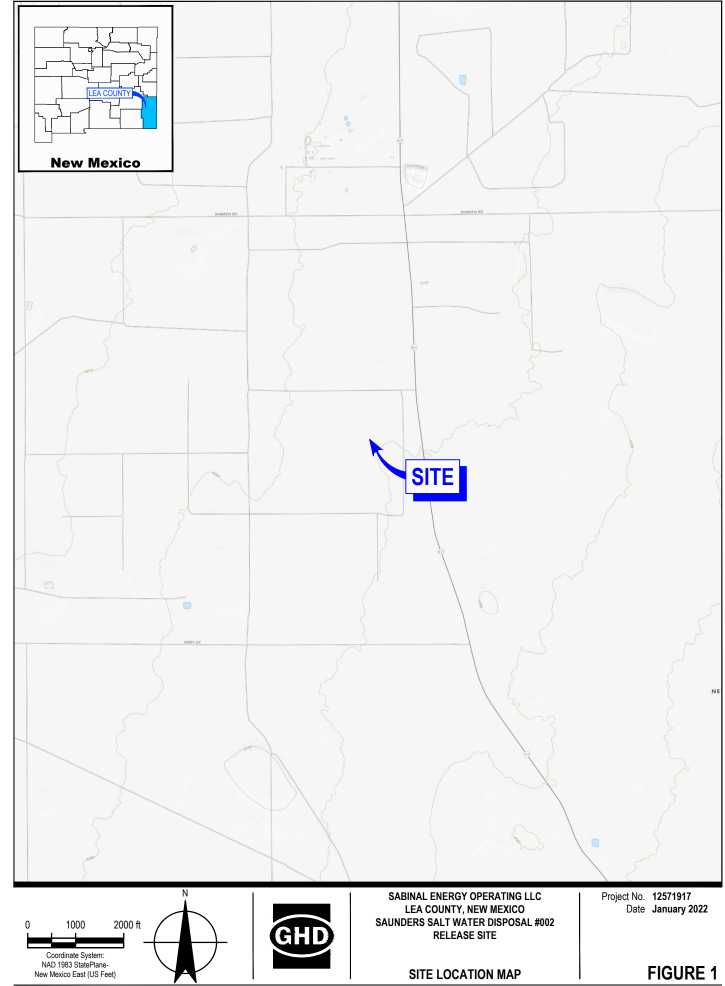
Attachment 1 - C-141 (nSAP0335031519 and nSAP0335640026)

Attachment 2 - C-141 nSAP0230839785 Attachment 3 - C-141 nSAP0230537114 Attachment 4 - C-141 nSAP0232539443

Attachment 5 - Site Characterization Documentation

Copy to: Kyle Sanders, Sabinal Energy Operating LLC

Ari Biernoff, New Mexico State Land Office





80 ft Coordinate System: NAD 1983 StatePlane-New Mexico East (US Feet)



LEA COUNTY, NEW MEXICO SAUNDERS SALT WATER DISPOSAL #002 RELEASE SITE

Date January 2022

PROPOSED BORING LOCATION MAP

FIGURE 2

# Attachment 1

C 141 (nSAP0335031519 and nSAP0335640026)

District I
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 Fe, 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 March 17, 1999

Submit 2 Copies to appropriate District Office in accordance with Rule 116 on back side of form

Release Notification and Corrective Action													
									Final Report				
Name of Company: Energen Resources Corp.			Contact: An	dy Cobb									
Address: 3300 N. "A" St. Bldg. 4 Ste. 100 Midland, Tx. T79705				Telephone N	To. (915) 687-1	155							
	me: Saund	ers #2-N SV	VD		10	F	Facility Typ	e: SWD permi	t # H-21	1396			
Surface Owner: State of New Mexico Mineral Owner: S						State of Nev	v Mexico		Lease N	lo. SWD-1	14		
1000					LOCA	ATION	OF REI	EASE					
Unit Letter	nit Letter Section: Township: Range Feet from the North			North/	South Line	Feet from the 1980'	East/W FWL	Vest Line	County: I	EA			
L,K,M,N					NAT	TIDE	OF REL	FASE					
Type of Rele	ease: Produ	ced Water			NAI	UKE		Release: 110 ba	rrels	Volume I	Recovered:	112 barı	rels
35334		packing glan	ıd on SW	D pum	p			Iour of Occurren	ce:		Hour of Dia		
Was Immed	iate Notice	Given?	Yes [	7 No	☐ Not R	eauired	If YES, To	D 6:00 AM Whom? CD office voice n	nail	1/2//05 (	2,10.3012.	-	
By Whom?			, x = L				Date and I						
Andy Cobb					·····		1/27/03 @ 4:10 PM  If YES, Volume Impacting the Watercourse.						
was a wate	rcourse Kea	ched?	Yes.	No			11 120, 11	2141110 2217					
If a Waterco	urse was In	npacted, Descr	ribe Fully	*			-						
A nacking	pland on th	lem and Reme e Salt-water	disposal p	oump fa	en.* ailed causi	ing wate	r to be relea	sed from the pu	mp rath	er than in	to the dispo	sal well	. A vacuum
truck was	lispatched <sup>-</sup>	to pick-up the	e spilled l	iquids.									
		<u> </u>											
An area in	side the sec	and Cleanup	Action To	aken.* f the ba	ttery app	rox. 30'	x 30' is whe	re the produced	water co	ollected. A	All free liqu	id was r	emoved by
vacuum tri	ıck.												
					1	ulata ta t	he heat of m	v knowledge and	understa	and that nu	rsuant to NI	MOCD r	ules and
								y knowledge and					
public health or the environment. The acceptance of a C-141 report by the range of a market of the environment. In addition, NMOCD acceptance of a C-141 report does not relieve the operator of responsibility for compliance with any other or the environment. In addition, NMOCD acceptance of a C-141 report does not relieve the operator of responsibility for compliance with any other						y other							
federal, state, or local laws and/or regulations.						OIL CO							
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Signature:	da	ww C	J VOV)				Approved b	v					
Printed Na	те:	ndrew		da			District Sup		1				
Title:	SE	Coord	uncde	70			Approval D	ate:		Expiration			
Date:	-27-0	3	Pho	و ne: که	15	2	Conditions	of Approval:			Attach	ed [	
* Attach Ad	* Attach Additional Sheets If Necessary									1			

PERMIAN BASIN NM FIELD

# Attachment 2

C 141 nSAP0230839785

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: Energ	gen Resources Gr	oup	OG	OGRID: 162928			
Contact Name:					Contact Telephone:			
Contact ema	il:			Inci	dent # nSAP0230839785			
Contact mail	ling address:	:		<u> </u>				
			T 40	en i	- C			
			Location	n of Kelea	ase Source			
Latitude 33.0	)407677		(NAD 92 in		ritude -103.6044464			
					o 5 decimal places)			
		SALT WATER I	DISPOSAL #002		Type: Produced Water Release			
Date Release	Discovered	: 9/18/2002		API	# 30-025-01218			
Unit Letter	Section	Township	Range		County			
N	03	15S	33E	Lea				
Sumfo ao Ourma	\ State	□ Fodovol □ T	wihal Duissata	(Names State	of New Marias			
Surface Owne	r: 🔀 State	Federal T	ribal Private	(Name: <u>State</u>	of New Mexico			
			Nature an	nd Volum	e of Release			
	Materia	al(s) Released (Select a	all that apply and attac	ch calculations or	specific justification for the volumes provided below)			
Crude Oi	1	Volume Releas	ed (bbls)		Volume Recovered (bbls)			
Produced	Water	Volume Releas	ed (bbls) 1235		Volume Recovered (bbls) 1210			
		Is the concentra	ntion of dissolved >10,000 mg/l?	chloride in th	e Yes No			
Condensa	ate	Volume Releas			Volume Recovered (bbls)			
Natural C	Gas	Volume Releas	ed (Mcf)		Volume Recovered (Mcf)			
Other (describe) Volume/Weight Released (provide unit				de units)	units) Volume/Weight Recovered (provide units)			
					IRS MADE DID NOT TURN SWD PMP BACK ON ALLED TO PICK-UP FREE LIQUID AND RETURN TO			
STORAGE TNKS. RE-START SWD PMP. SPILL IN FIREWALL AREA.								

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Was this a major release as defined by	If YES, for what reason(s) does the responsible	le party consider this a major release?
19.15.29.7(A) NMAC?	It is considered a major release because of the	1235 (bbls) released of produced water.
⊠ Yes □ No		
Z 165		
If YES, was immediate no	otice given to the OCD? By whom? To whom	? When and by what means (phone, email, etc)?
Yes, by Industry Rep, wh	en and means unknown.	
	Initial Resp	onse
The responsible p	party must undertake the following actions immediately unl	ess they could create a safety hazard that would result in injury
The source of the rele	ease has been stopped.	
∑ The impacted area has	as been secured to protect human health and the	environment.
Released materials ha	ave been contained via the use of berms or dikes	s, absorbent pads, or other containment devices.
All free liquids and re	ecoverable materials have been removed and ma	anaged appropriately.
If all the actions described	d above have <u>not</u> been undertaken, explain why	:
The initial response was of Operating LLC acquired to		ras the operator at the time of the release. Sabinal Energy
Per 19.15.29.8 B. (4) NM	IAC the responsible party may commence reme	diation immediately after discovery of a release. If remediation
		rts have been successfully completed or if the release occurred the attach all information needed for closure evaluation.
regulations all operators are public health or the environr failed to adequately investig	required to report and/or file certain release notification. The acceptance of a C-141 report by the OCD gate and remediate contamination that pose a threat to	of my knowledge and understand that pursuant to OCD rules and ions and perform corrective actions for releases which may endanger does not relieve the operator of liability should their operations have groundwater, surface water, human health or the environment. In onsibility for compliance with any other federal, state, or local laws
Printed Name: _Kyle San	nders T	itle: _Manager - Environmental, Health, and Safety
Signature: <u>Kyla San</u>	nders I	Date:02/01/2022_
email: kyles@sabinalene	ergy.com T	elephone: <u>346-224-9343</u>
OCD Only		
Received by:	Da	ate:

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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?	<u>Unknown</u> (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?				
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.

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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:		

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### **Remediation Plan**

Remediation Plan Checklist: Each of the following items must b	a included in the plan			
Remediation I lan Checknist. Each of the following tiems must be	e included in the plan.			
☐ Detailed description of proposed remediation technique				
Scaled sitemap with GPS coordinates showing delineation poin				
Estimated volume of material to be remediated				
Closure criteria is to Table 1 specifications subject to 19.15.29.	12(C)(4) NMAC			
Proposed schedule for remediation (note if remediation plan times)	neline is more than 90 days OCD approval is required)			
<u>Deferral Requests Only</u> : Each of the following items must be con	nfirmed as part of any request for deferral of remediation.			
Contamination must be in areas immediately under or around predeconstruction.	roduction equipment where remediation could cause a major facility			
Extents of contamination must be fully delineated.				
Contamination does not cause an imminent risk to human health	n, the environment, or groundwater.			
	te to the best of my knowledge and understand that pursuant to OCD			
	certain release notifications and perform corrective actions for releases			
which may endanger public health or the environment. The accepta liability should their operations have failed to adequately investigate				
surface water, human health or the environment. In addition, OCD				
responsibility for compliance with any other federal, state, or local l				
responsionity for compitance with any other redetal, state, or rocal r	uns and of fogulations.			
Printed Name:	Title:			
Signature:	Date:			
Signature.	Date.			
email:	Telephone:			
OCD Only				
Received by:	Date:			
Approved Approved with Attached Conditions of	Approval			
Signature:	Date:			

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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 items must be included in the closure report.

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:	☐ A scaled site and sampling diagram as described in 19.15.29.1	1 NMAC
Description of remediation activities		of the liner integrity if applicable (Note: appropriate OCD District office
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:	☐ Laboratory analyses of final sampling (Note: appropriate ODC	C District office must be notified 2 days prior to final sampling)
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:	☐ Description of remediation activities	
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:		
OCD Only  Received by:	and regulations all operators are required to report and/or file certain may endanger public health or the environment. The acceptance of should their operations have failed to adequately investigate and rer human health or the environment. In addition, OCD acceptance of compliance with any other federal, state, or local laws and/or regular restore, reclaim, and re-vegetate the impacted surface area to the coaccordance with 19.15.29.13 NMAC including notification with 19.15.29	n release notifications and perform corrective actions for releases which a C-141 report by the OCD does not relieve the operator of liability mediate contamination that pose a threat to groundwater, surface water, a C-141 report does not relieve the operator of responsibility for ations. The responsible party acknowledges they must substantially notitions that existed prior to the release or their final land use in OCD when reclamation and re-vegetation are complete.
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:
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:		
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:		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:	Signature:	Date:
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:	Signature:	Date:
	Signature:email:	Date: Telephone:
	Signature: email:   OCD Only  Received by:   Closure approval by the OCD does not relieve the responsible party remediate contamination that poses a threat to groundwater, surface of the surface of	Date:  Telephone:  Date:  of liability should their operations have failed to adequately investigate and water, human health, or the environment nor does not relieve the responsible
Printed Name: Title:	Signature:email:  OCD Only  Received by:  Closure approval by the OCD does not relieve the responsible party remediate contamination that poses a threat to groundwater, surface party of compliance with any other federal, state, or local laws and/	Date:  Telephone:  Date:  of liability should their operations have failed to adequately investigate and water, human health, or the environment nor does not relieve the responsible or regulations.

# Attachment 3

C 141 nSAP0230537114

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: Energen Resources Group OGF		OGRID: 1	52928			
Contact Name: Contact		Contact Te	act Telephone:			
Contact emai	1:				Incident #	nSAP0230537114
Contact mail	ing address					
			Location	of R	delease So	ource
Latitude: 33.0	407677		(NAD 83 in de	cimal de	Longitude: <u>-</u> grees to 5 decin	103.6044464 val places)
Site Name: SA	AUNDERS	SALT WATER D	DISPOSAL #002		Site Type:	Salt Water Disposal
Date Release	Discovered:	: 10/25/2002			API# 30-02	25-01218
Unit Letter	Section	Township	Range		Coun	ty
N	03	15S	33E	Lea		
	Materia	l(s) Released (Select a		d Vol	lume of I	Release justification for the volumes provided below)
Crude Oil		Volume Release	. ,			Volume Recovered (bbls)
Produced Water Volume Released (bbls) 80			Volume Recovered (bbls) 123			
Is the concentration of dissolved chloride produced water >10,000 mg/l?		e in the	Yes No			
Condensate Volume Released (bbls)			Volume Recovered (bbls)			
☐ Natural Gas Volume Released (Mcf)			Volume Recovered (Mcf)			
Other (describe) Volume/Weight Released (provide units)		)	Volume/Weight Recovered (provide units)			
Cause of Release:  FLOWLINE CLAMP FAILED DUE TO EXTERNAL CORROSION FROM A BURIED SWD TRANSFER LINE ON THE SAUNDERS LEASE. SHUT DOWN PMP AND BEGAN PICKING UP LIQUID ENAMANTING FROM FLOWLINE. LINE WAS REPAIRED AND PUT BACK IN SERVICE. ALL FREE LIQUID INCLUDING SOME RAINWATER WAS REMOVED FROM AREA.						

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Was this a major	If YES, for what reason(s) does the respon	sible party consider this a major release?
release as defined by 19.15.29.7(A) NMAC?	Equipment Failure from the fuel line inject	tion
⊠ Yes □ No		
If YES, was immediate no	otice given to the OCD? By whom? To wh	om? When and by what means (phone, email, etc)?
Yes, by Industry Rep, wh	en and by what means is not known.	
	Initial Re	esponse
The responsible p	party must undertake the following actions immediately	v unless they could create a safety hazard that would result in injury
The source of the rele	ease has been stopped.	
☐ The impacted area has	s been secured to protect human health and	the environment.
Released materials ha	we been contained via the use of berms or d	ikes, absorbent pads, or other containment devices.
All free liquids and re	ecoverable materials have been removed and	l managed appropriately.
If all the actions described	d above have <u>not</u> been undertaken, explain v	vhy:
The initial response was c Operating LLC acquired t		o was the operator at the time of the release. Sabinal Energy
has begun, please attach	a narrative of actions to date. If remedial e	emediation immediately after discovery of a release. If remediation efforts have been successfully completed or if the release occurred lease attach all information needed for closure evaluation.
regulations all operators are public health or the environr failed to adequately investig	required to report and/or file certain release notified ment. The acceptance of a C-141 report by the O ate and remediate contamination that pose a threa	best of my knowledge and understand that pursuant to OCD rules and fications and perform corrective actions for releases which may endanger CD does not relieve the operator of liability should their operations have at to groundwater, surface water, human health or the environment. In responsibility for compliance with any other federal, state, or local laws
Printed Name: <u>Kyle San</u>	<u>ders</u>	Title: _Manager - Environmental, Health, and Safety
Signature: <u>Kyle San</u>	ders	Date: <u>02/01/2022</u>
0	ergy.com	Telephone: 346-224-9343
OCD Only		
Received by:		Date:

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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?	<u>Unknown</u> (ft bgs)
	☐ Yes ⊠ No
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?	
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	☐ Yes ⊠ No
water well field?  Are the lateral extents of the release within 300 feet of a wetland?	☐ Yes ⊠ No
	☐ 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?	
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 ver- contamination associated with the release have been determined. Refer to 19.15.29.11 NMAC for specifics.	tical extents of soil
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 well 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	ls.

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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Incident ID	
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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:		

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Application ID	

### **Remediation Plan**

Remediation Plan Checklist: Each of the following items must b	a included in the plan			
Remediation I lan Checknist. Each of the following tiems must be	e included in the plan.			
☐ Detailed description of proposed remediation technique				
Scaled sitemap with GPS coordinates showing delineation points				
Estimated volume of material to be remediated				
Closure criteria is to Table 1 specifications subject to 19.15.29.	12(C)(4) NMAC			
Proposed schedule for remediation (note if remediation plan times)	neline is more than 90 days OCD approval is required)			
<u>Deferral Requests Only</u> : Each of the following items must be con	nfirmed as part of any request for deferral of remediation.			
Contamination must be in areas immediately under or around predeconstruction.	roduction equipment where remediation could cause a major facility			
Extents of contamination must be fully delineated.				
Contamination does not cause an imminent risk to human health	n, the environment, or groundwater.			
	te to the best of my knowledge and understand that pursuant to OCD			
	certain release notifications and perform corrective actions for releases			
which may endanger public health or the environment. The accepta liability should their operations have failed to adequately investigate				
surface water, human health or the environment. In addition, OCD				
responsibility for compliance with any other federal, state, or local l				
responsionity for compitance with any other redetal, state, or rocal r	uns and of fogulations.			
Printed Name:	Title:			
Signature:	Date:			
Signature.	Date.			
email:	Telephone:			
OCD Only				
Received by:	Date:			
Approved Approved with Attached Conditions of	Approval			
Signature:	Date:			

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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 items must be included in the closure report.

A scaled site and sampling diagram as described in 19.15.29.1	1 NWAC			
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 ODG	C 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	ntions. The responsible party acknowledges they must substantially nditions that existed prior to the release or their final land use in OCD when reclamation and re-vegetation are complete.			
Signature:	Date:			
email:	Telephone:			
OCD Only				
OCD Only  Received by:	Date:			
Received by:	of liability should their operations have failed to adequately investigate and water, human health, or the environment nor does not relieve the responsible			
Received by:	of liability should their operations have failed to adequately investigate and water, human health, or the environment nor does not relieve the responsible or regulations.			
Received by:	of liability should their operations have failed to adequately investigate and water, human health, or the environment nor does not relieve the responsible or regulations.  Date:			

# Attachment 4

C 141 nSAP0232539443

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	NSAP0232539443
District RP	
Facility ID	
Application ID	

#### **Release Notification**

#### **Responsible Party**

Responsible Party: Energen Resource Group OC		OGRID: 1	162928				
Contact Nan	ne:				Contact Te	ntact Telephone:	
Contact email:		Incident #	# nSAP0232539443				
Contact mail	ing address				1		
L							
			Location	n of R	telease So	Source	
Latitude: 33.0	)407677				Longitude: -	:-103.6044464	
			(NAD 83 in a	decimal de	grees to 5 decim	imal places)	
Site Name: S	aunders Salt	Water Disposal #	#002		Site Type:	: Salt Water Disposal	
Date Release	Discovered	: 11/11/2002			API# 30-02	025-01218	
	Ι ~ .						
Unit Letter	Section	Township	Range	Tan	Coun	inty	
N	03	15S	33E	Lea			
Surface Gwile	Surface Owner: State Federal Tribal Private (Name: State of New Mexico  Nature and Volume of Release  Material(s) Released (Select all that apply and attach calculations or specific justification for the volumes provided below)						
Crude Oi	l	Volume Release	ed (bbls)			Volume Recovered (bbls)	
Normal Produced	Water	Volume Releas	ed (bbls) 50			Volume Recovered (bbls) 70	
		Is the concentra	ation of dissolved >10,000 mg/l?	chloride	e in the	Yes No	
Condensa	nte	Volume Release	ed (bbls)			Volume Recovered (bbls)	
☐ Natural Gas Volume Released (Mcf)			Volume Recovered (Mcf)				
Other (describe) Volume/Weight Released (provide units)		)	Volume/Weight Recovered (provide units)				
Cause of Release:							
clamp used to repair previous spill failed. Area affected was in low spot, line was shut in and free liquids in area were removed.							

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Incident ID NSAP0232539443

District RP
Facility ID
Application ID

Was this a major release as defined by	If YES, for what reason(s) does the respon	sible party consider this a major release?		
19.15.29.7(A) NMAC?	Yes 50 (bbl) of salt water released			
⊠ Yes □ No				
	otice given to the OCD? By whom? To when and by what means is not known.	om? When and by what means (phone, email, etc)?		
	Initial Re	esponse		
The responsible	party must undertake the following actions immediatel	wunless they could create a safety hazard that would result in injury		
The source of the rele	ease has been stopped.			
The impacted area ha	is been secured to protect human health and	the environment.		
Released materials ha	ave been contained via the use of berms or d	ikes, absorbent pads, or other containment devices.		
All free liquids and recoverable materials have been removed and managed appropriately.				
If all the actions described	d above have <u>not</u> been undertaken, explain v	vhy:		
The initial response was of Operating LLC acquired		to was the operator at the time of the release. Sabinal Energy		
has begun, please attach	a narrative of actions to date. If remedial	emediation immediately after discovery of a release. If remediation efforts have been successfully completed or if the release occurred lease attach all information needed for closure evaluation.		
regulations all operators are public health or the environ failed to adequately investig	required to report and/or file certain release noting ment. The acceptance of a C-141 report by the Cate and remediate contamination that pose a three	best of my knowledge and understand that pursuant to OCD rules and fications and perform corrective actions for releases which may endanger CD does not relieve the operator of liability should their operations have at to groundwater, surface water, human health or the environment. In responsibility for compliance with any other federal, state, or local laws		
Printed Name: _Kyle San	nders	Title: _Manager - Environmental, Health, and Safety		
Signature: Kyla San	iders	Date: <u>02/01/2022</u>		
email: <u>kyles@sabinalen</u>	ergy.com	Telephone: <u>346-224-9343</u>		
OCD Only				
Received by: Ramona	a Marcus	Date: 02/09/2022		
Received by. Namona	a ividious	Date. OLIVOIZOZZ		

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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.

	<u>Unknown (ft bgs)</u>
What is the shallowest depth to groundwater beneath the area affected by the release?	☐ Yes ⊠ No
Did this release impact groundwater or surface water?	
Are the lateral extents of the release within 300 feet of a continuously flowing watercourse or any other significant	☐ Yes ⊠ No
watercourse?	
And the leteral outents of the release within 200 feet of any lekehold sinkhold on plays leke (measured from the	☐ 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?	
by less than rive nouseholds for domestic of stock watering purposes?	Yes No
Are the lateral extents of the release within 1000 feet of any other fresh water well or spring?	
Are the lateral extents of the release within incorporated municipal boundaries or within a defined municipal fresh	Yes No
water well field?	
Are the lateral extents of the release within 300 feet of a wetland?	Yes No
Are the lateral extents of the release within 500 feet of a wedand?	☐ Yes ⊠ No
Are the lateral extents of the release overlying a subsurface mine?	
Are the lateral extents of the release overlying an unstable area such as karst geology?	☐ Yes ⊠ No
	☐ Yes ⊠ No
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?	Yes No
Attach a comprehensive report (electronic submittals in .pdf format are preferred) demonstrating the lateral and ver	tical 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 wel	l <sub>e</sub>
Field data	15.
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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D				

Incident ID	
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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:		

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Application ID	

### **Remediation Plan**

Remediation Plan Checklist: Each of the following items must be	e included in the plan.		
Detailed description of proposed remediation technique  Scaled sitemap with GPS coordinates showing delineation points  Estimated volume of material to be remediated  Closure criteria is to Table 1 specifications subject to 19.15.29.12(C)(4) NMAC  Proposed schedule for remediation (note if remediation plan timeline is more than 90 days OCD approval is required)			
Deferral Requests Only: Each of the following items must be con-	efirmed 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:	Title:		
Signature:	Date:		
email:	Telephone:		
OCD Only			
Received by:	Date:		
☐ Approved ☐ Approved with Attached Conditions of	Approval		
Signature:	Date:		

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Page 6 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 items must be included in the closure report.			
☐ A scaled site and sampling diagram as described in 19.15.29.1	11 NMAC		
Photographs of the remediated site prior to backfill or photos must be notified 2 days prior to liner inspection)	of the liner integrity if applicable (Note: appropriate OCD District office		
☐ Laboratory analyses of final sampling (Note: appropriate ODC	C 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	ations. The responsible party acknowledges they must substantially onditions that existed prior to the release or their final land use in OCD when reclamation and re-vegetation are complete.		
Signature:	Date:		
email:	Telephone:		
OCD Only			
Received by:	Date:		
	of liability should their operations have failed to adequately investigate and water, human health, or the environment nor does not relieve the responsible for regulations.		
Closure Approved by:	Date:		
Printed Name:	Title:		

# Attachment 5

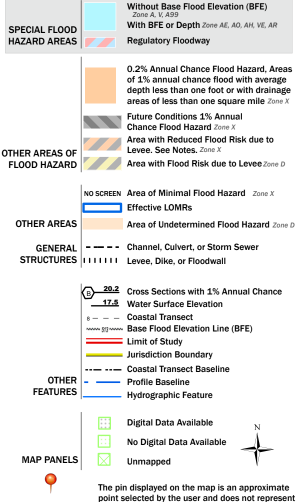
**Site Characterization Documentation** 

## National Flood Hazard Layer FIRMette





SEE FIS REPORT FOR DETAILED LEGEND AND INDEX MAP FOR FIRM PANEL LAYOUT

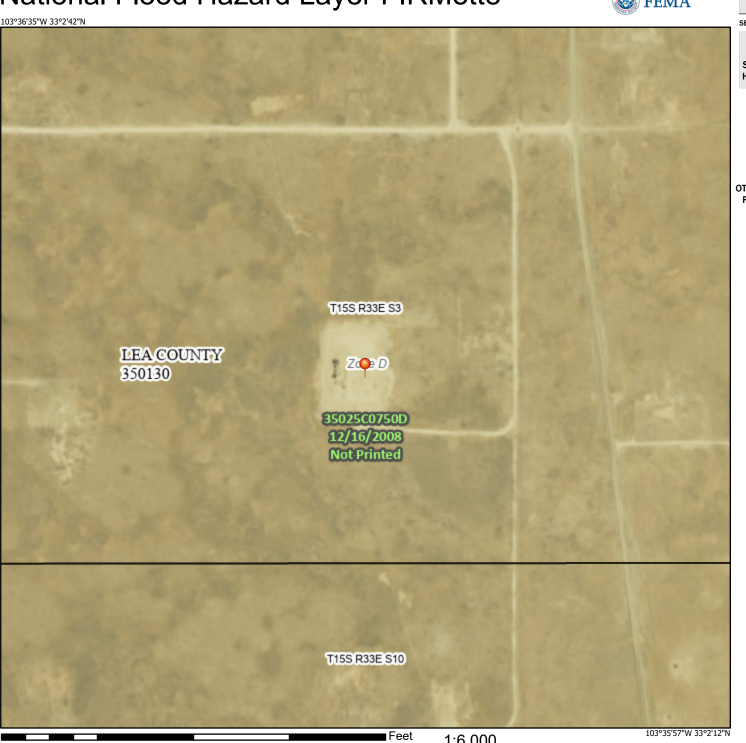


This map complies with FEMA's standards for the use of digital flood maps if it is not void as described below. The basemap shown complies with FEMA's basemap accuracy standards

an authoritative property location.

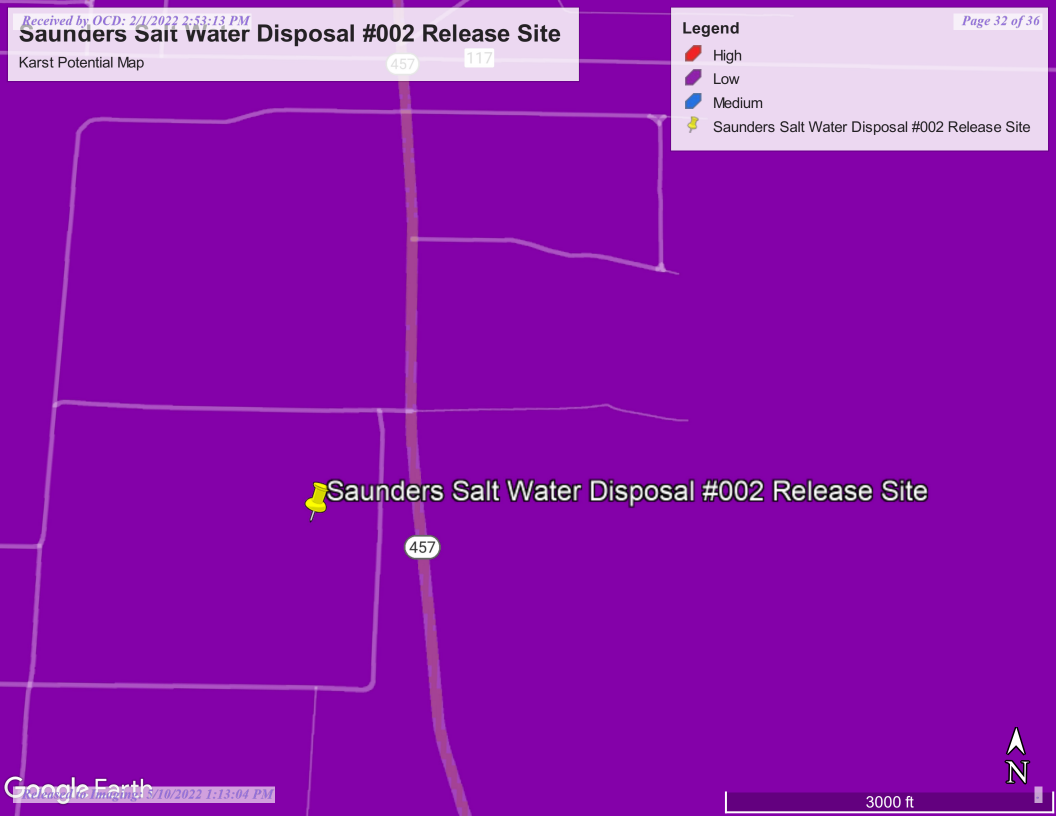
The flood hazard information is derived directly from the authoritative NFHL web services provided by FEMA. This map was exported on 1/18/2022 at 10:41 PM and does not reflect changes or amendments subsequent to this date and time. The NFHL and effective information may change or become superseded by new data over time.

This map image is void if the one or more of the following map elements do not appear: basemap imagery, flood zone labels, legend, scale bar, map creation date, community identifiers, FIRM panel number, and FIRM effective date. Map images for unmapped and unmodernized areas cannot be used for regulatory purposes.

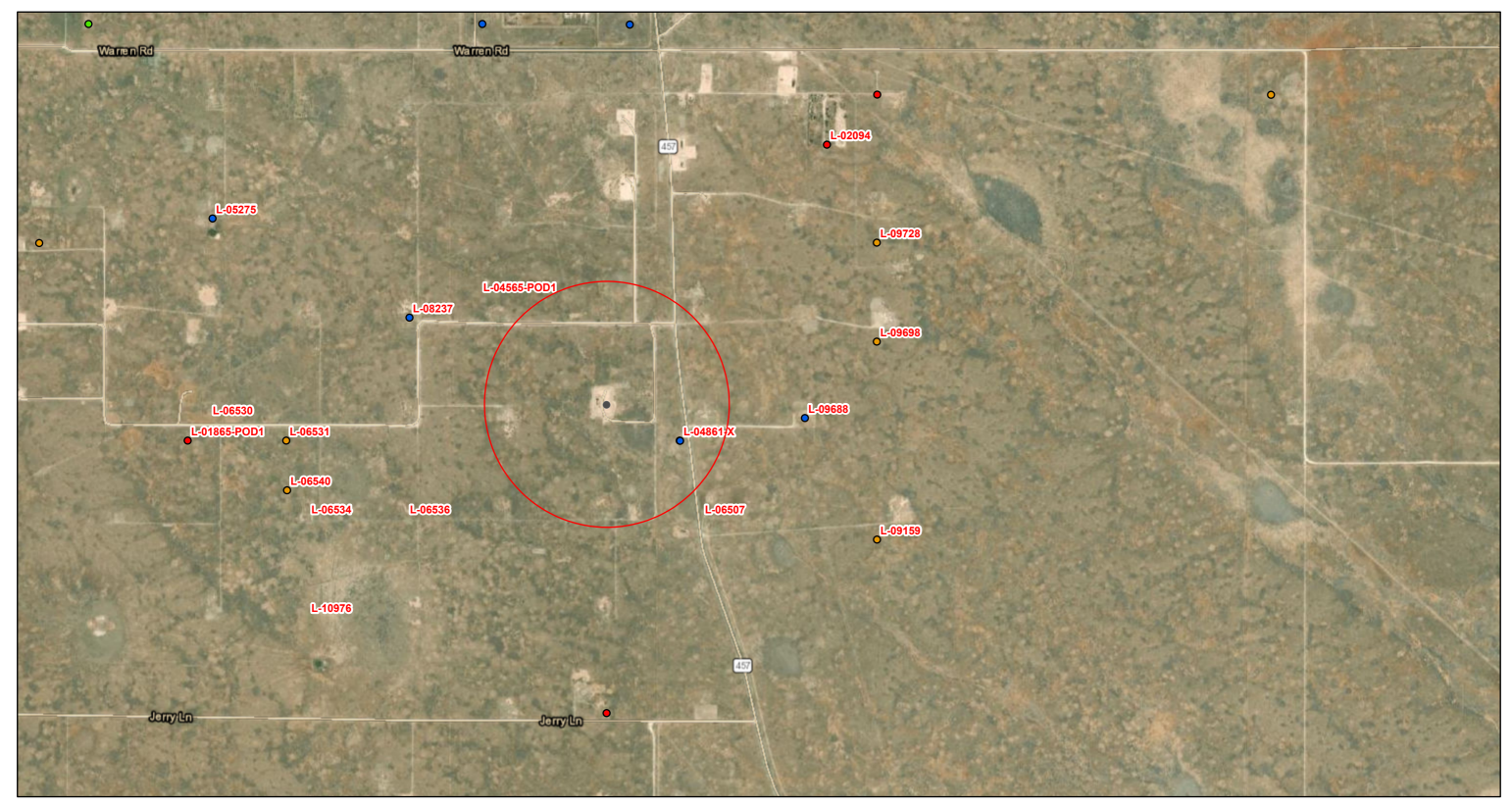


OReleas 250 Imaging: 5/10/2022 P.99:04 PM

2.000



## Saunders Salt Water Disposal #002 Site Release

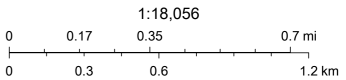


1/18/2022, 9:12:55 PM

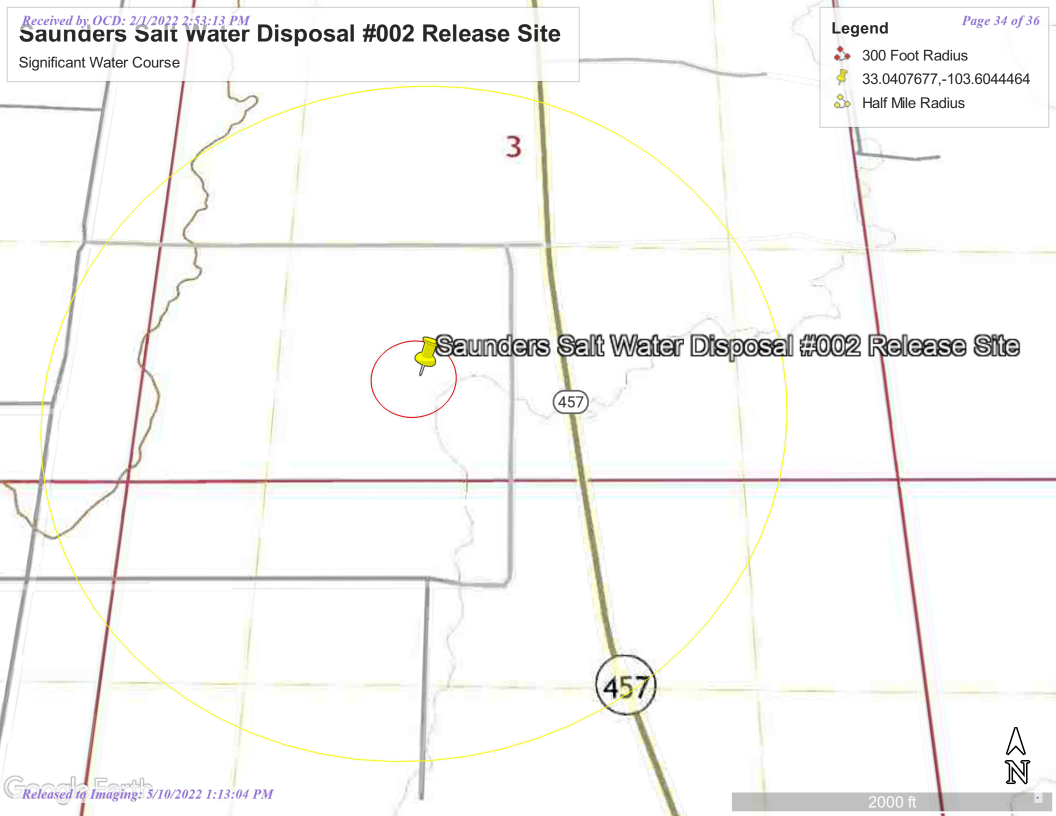
GIS WATERS PODs • Pending • Plugged

Active

Capped SiteBoundaries



Esri, HERE, iPC, U.S. Department of Energy Office of Legacy Management, Esri, HERE, Garmin, iPC, Maxar





### Saunders Salt Water Disposal #002 Release Site



January 20, 2022

#### Wetlands

Estuarine and Marine Deepwater

Estuarine and Marine Wetland

Freshwater Emergent Wetland

Freshwater Forested/Shrub Wetland

Lake

Other

Freshwater Pond



Riverine

This map is for general reference only. The US Fish and Wildlife Service is not responsible for the accuracy or currentness of the base data shown on this map. All wetlands related data should be used in accordance with the layer metadata found on the Wetlands Mapper web site.

District I
1625 N. French Dr., Hobbs, NM 88240
Phone: (575) 393-6161 Fax: (575) 393-0720

District II

811 S. First St., Artesia, NM 88210 Phone: (575) 748-1283 Fax: (575) 748-9720 District III

1000 Rio Brazos Rd., Aztec, NM 87410 Phone:(505) 334-6178 Fax:(505) 334-6170

1220 S. St Francis Dr., Santa Fe, NM 87505 Phone:(505) 476-3470 Fax:(505) 476-3462

#### **State of New Mexico Energy, Minerals and Natural Resources Oil Conservation Division** 1220 S. St Francis Dr. **Santa Fe, NM 87505**

CONDITIONS

Action 77382

#### **CONDITIONS**

Operator:	OGRID:
Sabinal Energy Operating, LLC	328992
1780 HUGHES LANDING BLVD, STE	Action Number:
THE WOODLANDS, TX 77380	77382
	Action Type:
	[C-141] Release Corrective Action (C-141)

#### CONDITIONS

Created By	Condition	Condition Date
jharimon	When submitting future reports regarding this release, please submit the calculations used or specific justification for the volumes reported on the initial C-141	5/10/2022