

December 22, 2022

New Mexico Oil Conservation Division

New Mexico Energy, Minerals, and Natural Resources Department 1220 South St. Francis Drive Santa Fe, New Mexico 87505

Re: Closure Request Addendum

SEMU BTD / SEMU TUBB 122

Incident Numbers NAPP2134739368 and NAPP2136351824

Lea County, New Mexico

To Whom It May Concern:

Ensolum, LLC (Ensolum), on behalf of Maverick Natural Resources, LLC (Maverick), presents the following addendum to a Closure Request submitted on July 18, 2022. This Addendum provides an update to the depth to groundwater determination activities at the SEMU BTD and SEMU TUBB 122 Sites (collectively referred to as the Site), in response to the denial of the Closure Request by the New Mexico Oil Conservation Division (NMOCD). In the denial, NMOCD expressed concern that the depth to groundwater assessment was inadequately determined. Based on the additional investigation activities described below, Maverick is requesting no further action (NFA) for Incident Numbers NAPP2134739368 and NAPP2136351824.

All of the release details regarding the incidents, site characterization, and remediation conducted can be referenced in the original *Closure Request*. On July 25, 2022, NMOCD denied the submitted Closure Request for Incident Number(s) NAPP2134739368 and NAPP2136351824 for the following reason:

The depth to groundwater has not be adequately determined. When nearby wells are used to determine depth to groundwater, the wells should be no further than ½ mile away from the site, and data should be no more than 25 years old, and well construction information should be provided in the submission. The responsible party may choose to remediate to the most stringest levels listed in Table 1 of 19.15.29 NMAC in lieu of drilling to determine the depth to groundwater. Per depth to groundwater criteria, release has not been sufficiently delineated nor remediated.

ADDITIONAL SITE ACTIVITIES

In an effort to confirm the depth to groundwater determination, Ensolum oversaw installation of a soil boring at the Site utilizing a truck-mounted air rotary drilling rig. A soil boring (L-15389) was advanced to a depth of 120 feet bgs. An Ensolum geologist logged and described soils continuously. No moisture or groundwater was encountered during drilling activities. The borehole lithologic/soil sampling log is included in Appendix A. The location of the borehole is approximately 826 feet south of the Site and is depicted on Figure 1. The borehole was left open for over 72 hours to allow for potential slow infill of groundwater. After the 72-hour waiting period without observing groundwater, it was confirmed that groundwater beneath the Site is greater than 120 feet bgs. The borehole was properly abandoned with

Ensolum, LLC | Environmental, Engineering & Hydrogeologic Consultants 601 North Marienfeld Street, Suite 400 | Midland, TX 79701 | ensolum.com



drill cuttings and hydrated bentonite chips. Based on the confirmed depth to water greater than 100 feet bgs, the Table 1 Closure Criteria identified the original Closure Request are applicable and appropriate for protection of groundwater at this Site.

CLOSURE REQEUST

Excavation of impacted soil supported efforts to remediate impacted soil at this Site following the November and December 2022 release events. Based on the confirmed depth to water greater than 120 feet bgs as presented in this addendum, Maverick respectfully requests closure for Incident Numbers NAPP2134739368 and NAPP2136351824. The Final C-141 is included in Appendix B.

If you have any questions or comments, please contact Ms. Kalei Jennings at (817) 683-2503 or kjennings@ensolum.com.

Sincerely, **Ensolum**, **LLC**

Kalei Jennings Senior Scientist Daniel Moir, PG Senior Managing Geologist

cc: Bryce Wagoner, Maverick Natural Resources

Appendices:

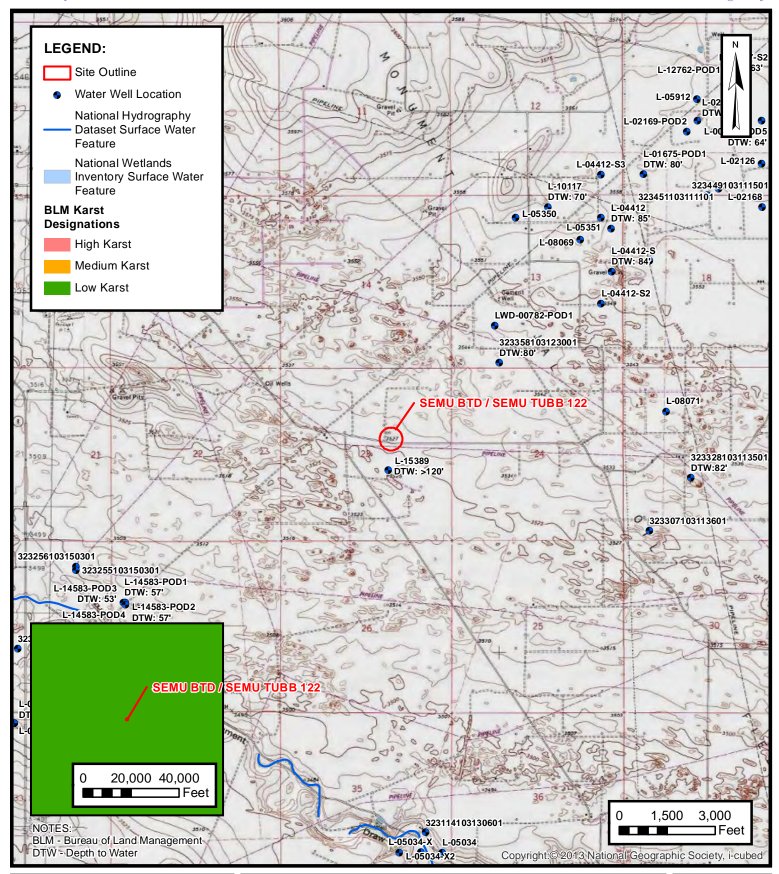
Figure 1 Site Receptor Map

Appendix A Lithologic / Soil Sampling Logs

Appendix B Final C-141



FIGURES





SITE RECEPTOR MAP

MAVERICK NATURAL RESOURCES, LLC SEMU BTD / SEMU TUBB 122 NAPP2134739368 & NAPP2136351824 Unit G, Sec 23, T20S, R37E Lea County, New Mexico FIGURE

1

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APPENDIX A

Lithologic Soil Sampling Logs

								Sample Name: BH01 (L-15389)	Date: 09/27/22	
1							B. 4	Site Name: SEMU Eumont #068		
			N	5	0 1	LU	V	Incident Number:		
						Job Number: 03D2057017				
		LITHOL	OGIO	· / soll	SAMPLING	S LOG		Logged By: CS / JF Method: Air Rotery		
Coordi	inates:	Lillioi	.0010	3 7 3 GIL	JAIVII LIIVO	100		Hole Diameter: 6"	Total Depth: 120'	
		ald screen	ning co	nducted	with HACH Ch	nloride Test	Strins and	PID for chloride and vapor, respect		
			_					factors included.	emoriae test	
Moisture Content	Chloride (ppm)	Vapor (ppm)	Staining	Sample ID	Sample Depth (ft bgs)	Depth (ft bgs)	USCS/Rock Symbol	Lithologic Des	criptions	
D					1 - 10'	L - -		<u>SAND</u> : greyish- tan, medium grated, moderate amounts		
D					20'	- - -	ı	<u>CALCITE</u> : greyish-tan, mediu grated, fair amounts of clay	m grained, well	
D					30'	- -	ı	SAND: tan- light brown, fine poorly grated	-medium grained,	
D					40'	- - -	1	<u>SAND</u> : tan-brown, fine-med grated	ium grained, poorly	
D					50'	- - -		SAND: light brown-tan, very poorly grated	fine grained, very	
D					60'	- - -		<u>SAND:</u> light brown-tan, very poorly grated	fine grained, very	
D					70'			<u>SAND:</u> light brown-tan, very grained, very poorly grated chert-like rock:	_	
D					<u>-</u> 80'			SAND: light brown, very fine very poorly- poorly grated, t	-	
D					90'	-		SAND: light brown, very fine very poorly grated	grained-fine grained,	
D					100'			SAND: light brown, very fine (OCC coarse), poorly grated		
D					110'		1	SAND: light brown, very fine grated, trace amounts of cla		
D					120'	- -		TD: 120'		



APPENDIX B

Final C-141

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	NAPP2134739368
District RP	
Facility ID	
Application ID	

Release Notification

Responsible Party

OGRID

Contact Name					Contact Telephone			
Contact email					Incident # (assigned by OCD)			
Contact mail	ing address				I			
			Location	of R	Release So	ource		
Latitude			(NAD 83 in de	ecimal de	Longitude _ grees to 5 decim	nal places)		
Site Name					Site Type			
Date Release	Discovered				API# (if app	licable)		
Unit Letter	Section	Township	Range		Coun	ty		
Crude Oil	Material	Federal Tr	Nature and	d Vo	lume of I			ow)
Produced	Water	Volume Release	d (bbls)		Volume Recovered (bbls)			
		produced water		chloride				
Condensa		Volume Release				Volume Recov		
Natural G		Volume Release				Volume Recovered (Mcf)		
Other (describe) Volume/Weight Released (provide units)	Volume/Weig	ht Recovered (pro	vide units)
Cause of Rele	ease							

Received by OCD: 12/23/2022 7:34:22 AMI
Form C-141 State of New Mexico
Page 2 Oil Conservation Division

ate of New Mexico	Page 9 of 2				
	Incident ID	NAPP2134739368			
Conservation Division	District RP				
	Facility ID				

Application ID

Was this a major release as defined by 19.15.29.7(A) NMAC?	If YES, for what reason(s) does the responsible party consider this a major release?
Yes No	
If YES, was immediate no	otice given to the OCD? By whom? To whom? When and by what means (phone, email, etc)?
	Initial Response
The responsible	party must undertake the following actions immediately unless they could create a safety hazard that would result in injury
☐ The source of the rele	ease has been 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 dikes, absorbent pads, or other containment devices.
☐ All free liquids and re	ecoverable materials have been removed and managed appropriately.
If all the actions described	d above have <u>not</u> been undertaken, explain why:
has begun, please attach	IAC the responsible party may commence remediation immediately after discovery of a release. If remediation a narrative of actions to date. If remedial efforts have been successfully completed or if the release occurred at area (see 19.15.29.11(A)(5)(a) NMAC), please attach all information needed for closure evaluation.
regulations all operators are public health or the environr failed to adequately investig	rmation given above is true and complete to the best of my knowledge and understand that pursuant to OCD rules and required to report and/or file certain release notifications and perform corrective actions for releases which may endanger ment. The acceptance of a C-141 report by the OCD does not relieve the operator of liability should their operations have ate and remediate contamination that pose a threat to groundwater, surface water, human health or the environment. In f a C-141 report does not relieve the operator of responsibility for compliance with any other federal, state, or local laws
Printed Name	Title:
Signature:	tane Saparage Date:
email:	Telephone:
OCD Only	
Received by: Ramona	Marcus Date: 12/14/2021

L48 Spill Volume Estimate Form Received by OCD: 12/23/2022 7:34:22 AMI Name & Number: SEMU BT Drinkard Page 10 of 22 NAPP2134739368 Asset Area: HPA06 Release Discovery Date & Time: 11/30/2021 Release Type: Oil Mixture Provide any known details about the event: any further release at 02:45 cm. Mahlabh will an out to agreen readings, and not down place and 12/4/24 Spill Calculation - Subsurface Spill - Rectangle Was the release on pad or off-pad? See reference table below Has it rained at least a half inch in the last 24 hours? See reference table below Total Estimated Convert irregular shape Total Estimated Total Estimated Percentage of Oil if Width Length Depth Estimated volume of each area Volume of Spilled Soil Spilled-Fluid Saturation into a series of Volume of Spill Spilled Fluid is a Volume of Spilled Oil (ft.) (in.) (ft.) (bbl.) Liquid other than Oil rectangles (hbl) Mivture (bbl.) 0.153 0.249 0.805 Rectangle C 7.788 0.818 0.012 35.U 30.0 0.50 10.50% 1.50% 43.0 22.0 2.50 10.50% 35.081 3.628 Rectangle D 3.683 1.50% 0.055 64.0 5.0 1.00 10.50% 4.747 0.491 Rectangle E 0.498 1.50% 0.007 Rectangle F 12.0 8.0 1.00 10.50% 1.424 0.150 1.50% 0.002 0.147 Rectangle G 80.0 18.0 1.50 10.50% 32.040 3.364 1.50% 0.050 3.314

8.678

0.000

0.000

Total Volume Release:

0.911

0.000

0.000

9.833

1.50%

0.014

0.000

0.000

0.147

0.897

0.000

0.000

9.686

1.44101.914						(doi:)	mottaro	(66.)	
Rectangle A	20.0	10.0	0.50	10.50%	1.483	0.156	1.50%	0.002	
Rectangle B	25.0	13.0	0.50	10.50%	2.410	0.253	1.50%	0.004	
Dectangle C	25.0	30.0	0.50	10 50%	7 700	0.040	1 E00/	0.042	

10.50%

Rectangle H

Rectangle I

45.0

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13.0

1.00

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 66541

CONDITIONS

Operator:	OGRID:
COG OPERATING LLC	229137
600 W Illinois Ave	Action Number:
Midland, TX 79701	66541
	Action Type:
	[C-141] Release Corrective Action (C-141)

CONDITIONS

Created By	Condition	Condition Date
rmarcus	None	12/14/2021

	Page 12 of	22
Incident ID	NAPP2134739368	
District RP		
Facility ID		
Application ID		

Site Assessment/Characterization

This information must be provided to the appropriate district office no later than 20 days after the release discovery date.						
What is the shallowest depth to groundwater beneath the area affected by the release?	<u>50-100 (fe</u> et 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 not on an exploration, development, production, or storage site?	X 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						

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.

Photographs including date and GIS information

☐ Laboratory data including chain of custody

Boring or excavation logs

Topographic/Aerial maps

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Incident ID	NAPP2134739368
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 o and/or regulations.	responsibility for compliance with any other federal, state, or focal laws					
Printed Name: Bryce Wagoner Signature:	Title:Permian HSE Specialist II Date:12/22/2022					
email:bryce.wagoner@mavresources.com	Telephone:928- 241-1862					
OCD Only						
Received by:	Date:					

ate of New Mexico

Insident ID NA PD2124720269

Incident ID	NAPP2134739368
District RP	
Facility ID	
Application ID	

Closure

The responsible party must attach information demonstrating they have complied with all applicable closure requirements and any conditions or directives of the OCD. This demonstration should be in the form of a comprehensive report (electronic submittals in .pdf format are preferred) including a scaled site map, sampling diagrams, relevant field notes, photographs of any excavation prior to backfilling, laboratory data including chain of custody documents of final sampling, and a narrative of the remedial activities. Refer to 19.15.29.12 NMAC.

Closure Report Attachment Checklist: Each of the following	titems 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 photomust be notified 2 days prior to liner inspection)	os of the liner integrity if applicable (Note: appropriate OCD District office						
☐ 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 certs may endanger public health or the environment. The acceptance of should their operations have failed to adequately investigate and rehuman health or the environment. In addition, OCD acceptance of compliance with any other federal, state, or local laws and/or regulations.	lete to the best of my knowledge and understand that pursuant to OCD rules ain release notifications and perform corrective actions for releases which of a C-141 report by the OCD does not relieve the operator of liability emediate contamination that pose a threat to groundwater, surface water, of a C-141 report does not relieve the operator of responsibility for elations. The responsible party acknowledges they must substantially conditions that existed prior to the release or their final land use in OCD when reclamation and re-vegetation are complete.						
Printed Name: Bryce Wagoner Tit	le: Permian HSE Specialist II						
Signature: D	ate:						
bryce.wagoner@mavresources.com email:	Telephone:928-241-1862						
OCD Only							
Received by:	Date:						
	by of liability should their operations have failed to adequately investigate and e water, human health, or the environment nor does not relieve the responsible d/or regulations.						
Closure Approved by:	Date:						
Printed Name:	Title:						

District I
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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	NAPP2136351824
District RP	
Facility ID	
Application ID	

Release Notification

Responsible Party

Responsible Party	ConocoPhillips	OGRID	229137
Contact Name	Kelsy Waggaman	Contact Telephone	(432) 688-9057
Contact email	Kelsy.Waggaman@Conocophillips.com	Incident # (assigned by OCD)	NAPP2136351824
Contact mailing address	600 West Illinois Avenue, Midlar	nd, Texas 79701	

Location of Release Source

Latitude	32.559722			Longitude	3.219444
Site Name		OEMILTUD		mal degrees to 5 decimal places) Site Type Ta	ank Pottony
	Discovered	SEMU TUB December		API# (if applicable)	ank Battery
Unit Letter	Section	Township	Range	County	
G	23	20S	37E	Lea	
Surface Own	er: State	☐ Federal ☐ Tr	ibal I Private (<i>N</i>	S-W Cattle C	Company

Nature and Volume of Release

Material	(s) Released (Select all that apply and attach calculations or specific	justification for the volumes provided below)
Crude Oil	Volume Released (bbls) 3.8	Volume Recovered (bbls) 1.4
Produced Water	Volume Released (bbls) 18	Volume Recovered (bbls) 6.6
	Is the concentration of dissolved chloride in the produced water >10,000 mg/l?	■ 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

The release was caused by a Oil sales line had not been opened back up from the recent sale of oil (tank must be isolated to sale). This caused the vessel to fill and begin pushing fluid down the sales line. After sales line pressured up, the back pressure valve opened and began releasing fluid to the ground out of the vent line.

The release was on the pad and in the pasture. A vacuum truck was dispatched to remove all freestanding fluids.

Concho will evaluate the site to determine if we may commence remediation immediately or delineate any possible impact from the release and we will present a remediation work plan to the NMOCD for approval prior to any significant remediation activities.

Received by OCD: 12/23/2022 7:34:22 AM
FORM C-14-1 State of New Mexico
Page 2 Oil Conservation Division

D	ag	0	-1.	6	7.6		2
	uv	e	II	9.4	U	Z.	4
			3		,		

Incident ID NAPP2136351824

District RP
Facility ID
Application ID

Was this a major	If YES, for what reason(s) does the responsible	
release as defined by 19.15.29.7(A) NMAC?	The volume released was greater the	han 25 barrels.
19.13.29.7(11) WINTE:		
■ Yes □ No		
If YES, was immediate n	notice given to the OCD? By whom? To whom	? When and by what means (phone, email, etc)?
N/A	some grown to the old region by the many	(Proces, calant, cos)
	Initial Resp	onse
The responsible	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 ha	as been secured to protect human health and the	environment.
	ave been contained via the use of berms or dikes	
	recoverable materials have been removed and ma	
If all the actions describe	ed above have <u>not</u> been undertaken, explain why	
Per 19 15 29 8 B (4) NM	AAC 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
within a lined containment	nt area (see 19.15.29.11(A)(5)(a) NMAC), pleas	e attach all information needed for closure evaluation.
I hereby certify that the info	ormation given above is true and complete to the best	of my knowledge and understand that pursuant to OCD rules and
regulations all operators are	e required to report and/or file certain release notificat	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
addition, OCD acceptance o		onsibility for compliance with any other federal, state, or local laws
and/or regulations.		
_{Printed Name} Brittar	ny N. Esparza	Fitle: Environmental Technician
2		
Signature:		Date:
_{email} . brittany.espar	rza@conocophillips.com	Date: 12/29/2021 elephone: (432) 221-0398
		r
OCD Only		
	Moreus	
Received by: Ramona I	Da Da	ate: 12/29/2021

11.430

2.425

L48 Spill Volume Estimate Form

Asset Area: HOBBS SENM

Release Discovery Date & Time: 12/11/2021

Release Type: Oil Mixture

	Provide any	Known details about the event. AL	DITIONAL 6 BBL	3 PICKED UP BY VACIRUCK. THIS VO	DEDINE IS NOT INCLUDED IN THE CALCU	LATED VOLUME BELL	JVV.		
				Spill Calculation - Subsu	ırface Spill - Rectangle				
	Was	the release on pad or off-pad?			See reference ta	ble below			
Has	it rained at least a	a half inch in the last 24 hours?			See reference ta	ble below			
lar shape rectangles	Length (ft.)	Width (ft.)	Depth (in.)	Soil Spilled-Fluid Saturation	Estimated volume of each area (bbl.)	Total Estimated Volume of Spill (bbl.)	Percentage of Oil if Spilled Fluid is a Mixture	Total Estimated Volume of Spilled Oil (bbl.)	Total Estimated Volume of Spilled Liquid other than Oil (bbl.)
le A	40.0	15.0	2.00	10.50%	17.800	1.869	17.50%	0.327	1.542
e B	20.0	22.0	7.00	15.16%	45.687	6.926	17.50%	1.212	5.714
e C	15.0	15.0	10.00	15.16%	33.375	5.060	17.50%	0.885	4.174
e D					0.000	0.000		0.000	0.000
еE					0.000	0.000		0.000	0.000
e F					0.000	0.000		0.000	0.000
e G					0.000	0.000		0.000	0.000
еН					0.000	0.000		0.000	0.000
le I					0.000	0.000		0.000	0.000
e J Releas	ed to Imaging	g: 12/29/2021 3:04:28 PM			0.000	0.000		0.000	0.000 -

Total Volume Release:

13.855

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 69496

CONDITIONS

Operator:	OGRID:
COG OPERATING LLC	229137
600 W Illinois Ave	Action Number:
Midland, TX 79701	69496
	Action Type:
	[C-141] Release Corrective Action (C-141)

CONDITIONS

Created By	Condition	Condition Date
rmarcus	None	12/29/2021

	Page 19 of 2	22
Incident ID	NAPP2136351824	
District RP		
Facility ID		
Application ID		

Site Assessment/Characterization

This information must be provided to the appropriate district office no taler than 70 days after the release discovery date.		
What is the shallowest depth to groundwater beneath the area affected by the release?	<u>50-100 (fe</u> et 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 not on an exploration, development, production, or storage site?	X 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 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 	ls.	
Determination of water sources and significant watercourses within ½-mile of the lateral extents of the release		

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.

Photographs including date and GIS information

☐ Laboratory data including chain of custody

Boring or excavation logs

Topographic/Aerial maps

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Incident ID	NAPP2136351824
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: Bryce Wagoner Signature: Fyw Mar II	Title:Permian HSE Specialist II Date:		
email: bryce.wagoner@mavresources.com	Telephone: 928-241-1862		
OCD Only Received by: Jocelyn Harimon	Date: 12/23/2022		

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Incident ID	NAPP2136351824	
District RP		
Facility ID		
Application ID		

Closure

The responsible party must attach information demonstrating they have complied with all applicable closure requirements and any conditions or directives of the OCD. This demonstration should be in the form of a comprehensive report (electronic submittals in .pdf format are preferred) including a scaled site map, sampling diagrams, relevant field notes, photographs of any excavation prior to backfilling, laboratory data including chain of custody documents of final sampling, and a narrative of the remedial activities. Refer to 19.15.29.12 NMAC.

Closure Report Attachment Checklist: Each of the following items must be included in the closure report.		
	MAC	
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 Di	strict office must be notified 2 days prior to final sampling)	
□ Description of remediation activities		
I hereby certify that the information given above is true and complete to and regulations all operators are required to report and/or file certain relamay endanger public health or the environment. The acceptance of a C should their operations have failed to adequately investigate and remediation human health or the environment. In addition, OCD acceptance of a C-compliance with any other federal, state, or local laws and/or regulation restore, reclaim, and re-vegetate the impacted surface area to the condition accordance with 19.15.29.13 NMAC including notification to the OCD	ease notifications and perform corrective actions for releases which -141 report by the OCD does not relieve the operator of liability atte contamination that pose a threat to groundwater, surface water, 141 report does not relieve the operator of responsibility for s. The responsible party acknowledges they must substantially ions that existed prior to the release or their final land use in	
Printed Name: Bryce Wagoner T	itle: Permian HSE Specialist II	
Signature: Date:	12/22/2022	
email: bryce.wagoner@mavresources.com	Telephone:928-241-1862	
OCD Only		
Received by:Jocelyn Harimon	Date:12/23/2022	
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:01/20/2023	
Printed Name:Jennifer Nobui	Title: Environmental Specialist A	

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 169683

CONDITIONS

Operator:	OGRID:
Maverick Permian LLC	331199
1111 Bagby Street Suite 1600	Action Number:
Houston, TX 77002	169683
	Action Type:
	[C-141] Release Corrective Action (C-141)

CONDITIONS

Created By	Condition	Condition Date
jnobu	i Closure Approved. Please implement 19.15.29.13 NMAC when completing P&A.	1/20/2023