



C-141 - CO2 GAS RELEASE ONLY (NO LIQUIDS)
EVENT SUMMARY, VARIANCE REQUEST & CLOSURE REQUEST REPORT

Facility ID:	fKL1518128159	Incident #:	nAPP2504354943
Facility Name:	North Hobbs NIB	Flare Date:	1/28/2025
Duration of Event:	0 hours and 26 minutes	MCF Flared:	104
Start Time:	12:49 PM	End Time:	1:15 PM
Cause: LP 4700> LP 4500 >cooling fan tripped >unit Shut down Hi temperature			
Method of Flared Gas Measurement		Gas Flare Meter	

C-141 EVENT SUMMARY & VARIANCE REQUEST:

Oxy certifies that this C-141 is submitted solely as a CO2 gas release with no involvement, containment, or spillage of liquids during this reported flare event. With this C-141 Event Summary and Variance Request, Oxy is requesting a variance exemption from NMAC 19.15.29.11, NMAC 19.15.29.12 and NMAC 19.15.29.13, as there was no involvement, containment, or spillage of liquids or fluids from this flare event and there was no impact to or on the ground, a surface, a watercourse, or otherwise, and this event poses no reasonable probability or chance of endangering public health, the environment, or fresh water.

C-141 EVENT SUMMARY:

- I. The emissions were due to an unexpected equipment failure beyond the owner/operator's control, which could not have been prevented by good design, operation, or maintenance. The LP 4500 compressor shut down because of a high discharge temperature caused by a tripped cooling fan, leading to a temperature spike. Despite proper compressor design and operation, unforeseen mechanical or technical issues can occur suddenly, causing malfunctions without warning. Compressor engines are designed to operate in a precise manner, and when the temperature changes, it disrupts the operating manner and robs the compression engine of power, thus causing an automatic shutdown of the unit. The occurrence of this event was beyond OXY's control as Oxy cannot predict when the louvers will get stuck. While flaring is not OXY's preferred method of handling excess gas, as a result of sudden and unexpected equipment malfunctions, and it is a necessary step under these exceptional circumstances to maintain the integrity and safety of our operations, equipment and personnel. OXY took all possible measures to manage and reduce emissions to the greatest extent possible.
- II. The occurrence of this event was beyond OXY's control as Oxy cannot predict when the cooling fan will trip. This is an unexpected event. While flaring is not OXY's preferred method of handling excess gas, it is a necessary step due to sudden and unforeseen equipment malfunctions to maintain the integrity and safety of our operations, equipment, and personnel. OXY took all possible measures to manage and reduce emissions to the greatest extent possible.
- III. The flaring event has ceased.
- IV. This flare event consists primarily of CO2 gas and includes a small number of hydrocarbons. This flaring event did not result in a fire or result of a fire and no injuries were sustained or reported.



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- V. This flare event did not result in the release of any liquids or fluids that reached, or have the potential to reach, the ground, a surface, a watercourse, or any other area. It poses no reasonable probability or chance of endangering public health, the environment, or fresh water.
- VI. There was no liquid or fluid impact to the area since there were no liquid or fluid spills and/or physical remedial actions required for the soil, groundwater, surface water, or environment, in or around the flare area as nothing impacted or occurred on the ground.
- VII. The flare at this facility is not located within an incorporated municipal boundary or within 300 feet from an occupied permanent residence, school, hospital, institution or church in existence.
- VIII. No affected or remediated materials were removed from the facility or the area of the flare, as this is solely a CO2 gas release, and no physical remediation actions or otherwise were necessary or taken as there was no impact to or on the ground.
- IX. While flaring is not OXY's preferred method of handling excess gas, it is a necessary step under these exceptional circumstances to maintain the integrity and safety of our field personnel, operations and its facility equipment.

C-141 VARIANCE REQUEST:

- X. Per NMAC 19.15.29.11, After the responsible party has removed all free liquids and recoverable materials, the responsible party must assess soils both vertically and horizontally for potential environmental impacts from any major or minor release containing liquids.
 - a) In accordance with NMAC 19.15.29.11 and 19.15.29.11 A (1-5), B & C, no liquids or fluids were released during this minor CO2 gas release event.
 - b) A site assessment and characterization report have been submitted with this report.
 - c) The depth to groundwater was determined by using US Geological Survey
- XI. Per NMAC 19.15.29.12:
 - a. The responsible party must remediate all releases regardless of volume.
 - I. N/A – No physical remediation actions or otherwise were necessary or taken as this is a minor CO2 gas release only with no involvement, containment, or spillage of liquids or fluids during this event.
 - b. Remediation requirements.



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- I. N/A – No physical remediation actions or otherwise were necessary or taken as this is a minor CO2 gas release only with no involvement, containment, or spillage of liquids or fluids during this event.
- II. N/A – No physical remediation actions or otherwise were necessary or taken as this is a minor CO2 gas release only with no involvement, containment, or spillage of liquids or fluids during this event.
- c. Remediation Plan Requirements: The responsible party must take the following action for any major or minor release containing liquids.
- I. (1-5) N/A – No physical remediation actions or otherwise were necessary or taken as this is a minor CO2 gas release only with no involvement, containment, or spillage of liquids or fluids during this event and no impact to or on the ground.

XII. Per NMAC 19.15.29.13, RESTORATION, RECLAMATION AND RE-VEGETATION:

- I. N/A – No restoration, reclamation and re-vegetation actions were necessary or taken as this is a CO2 gas release only and there was no impact to or on the ground, a surface, a watercourse, or any other area and Oxy is requesting a variance at this time.
- II. No physical remedial actions were necessary, taken or required as there was no impact to the ground or for the soil, groundwater, surface water, or environment, in or around the flare area as nothing occurred on the ground as there was no involvement, containment, or spillage of liquids or fluids during this flare event and Oxy is requesting a variance at this time.

Listed below are the volume calculations that were determined for this flare event:

	Information	Volumes	Methodology
A.	Flare Volume:	203	Gas Volume From Metered Flow Meter**
B.	CO2 Percentage:	94.07%	Gas Analysis – Nov -2024*
C.	Hydrocarbon Percentage:	5.93%	Gas Analysis – Nov 2024*
D.	Hydrocarbon Volume:	12	$(1 - \text{co2 mol\%}) / 100 \times \text{total volume}$
E.	CO2 Volume:	191	$(\text{co2 mol\%}) / 100 \times \text{total volume}$

* Gas analysis sample is current and within one year from date of event.

**Volume is determined from a total flow meter in front of the flare .Volume Calculation attached in Application .



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C-141 CLOSURE REPORT REQUEST:

I hereby certify that the information given above is true and complete to the best of my knowledge and understand that pursuant to NMOCD rules and regulations, all operators are required to report and/or file certain release notifications and perform corrective actions for releases, when applicable. Oxy is requesting at this time, with the approval of this C-141 report, that the incident listed above is closed.

Signed By,

Shaina Rojas
Air Quality EOR
Environmental Specialist
Oxy USA, Inc.
Office: (432) 448-6693
Shaina_Rojas@oxy.com



***** LIQUID SPILLS - VOLUME CALCULATIONS *****

Location of spill: North Hobbs NIB Date of Spill: NO spill

If the leak/spill is associated with production equipment, i.e. - wellhead, stuffing box, flowline, tank battery, production vessel, transfer pump, or storage tank place an "X" here:

Input Data:

If spill volumes from measurement, i.e. metering, tank volumes, etc.are known enter the volumes here: OIL: 0.0000 BBL WATER: 0.0000 BBL

If "known" spill volumes are given, input data for the following "Area Calculations" is optional. The above will override the calculated volumes.

Total Area Calculations					Standing Liquid Calculations						
Total Surface Area	width	length	wet soil depth	oil (%)	Standing Liquid Area	width	length	liquid depth	oil (%)		
Rectangle Area #1	0 ft	X	0 ft	X	0.00 in	0%	Rectangle Area #1	0 ft	X	0.50 in	100%
Rectangle Area #2	0 ft	X	0 ft	X	0.00 in	0%	Rectangle Area #2	0 ft	X	0.00 in	0%
Rectangle Area #3	0 ft	X	0 ft	X	0.00 in	0%	Rectangle Area #3	0 ft	X	0.00 in	0%
Rectangle Area #4	0 ft	X	0 ft	X	0.00 in	0%	Rectangle Area #4	0 ft	X	0.00 in	0%
Rectangle Area #5	0 ft	X	0 ft	X	0.00 in	0%	Rectangle Area #5	0 ft	X	0.00 in	0%
Rectangle Area #6	0 ft	X	0 ft	X	0.00 in	0%	Rectangle Area #6	0 ft	X	0.00 in	0%
Rectangle Area #7	0 ft	X	0 ft	X	0.00 in	0%	Rectangle Area #7	0 ft	X	0.00 in	0%
Rectangle Area #8	0 ft	X	0 ft	X	0.00 in	0%	Rectangle Area #8	0 ft	X	0.00 in	0%

okay

Production Data NOT Required

Average Daily Production: Oil 0 BBL Water 0 BBL

Did leak occur before the separator?: YES N/A (place an "X")

Amount of Free Liquid Recovered: 0 BBL

Percentage of Oil in Free Liquid Recovered: 0% (percentage)

Liquid holding factor *: 0.14 gal per gal

Use the following when the spill wets the grains of the soil.
* sand = .08 gallon liquid per gallon volume of soil.
* gravelly (caliche) loam = .14 gallon liquid per gallon volume of soil.
* sandy clay loam soil = .14 gallon liquid per gallon volume of soil.
* clay loam = .16 gallon liquid per gallon volume of soil.

Use the following when the liquid completely fills the pore space of the soil:
Occurs when the spill soaked soil is contained by barriers, natural (or not).
* gravelly (caliche) loam = .25 gallon liquid per gallon volume of soil.
* sandy loam = .5 gallon liquid per gallon volume of soil.

Saturated Soil Volume Calculations:			Free Liquid Volume Calculations:		
Total Solid/Liquid Volume:	sq. ft.	H2O cu. ft. OIL cu. ft.	Total Free Liquid Volume:	sq. ft.	H2O cu. ft. OIL cu. ft.
Estimated Volumes Spilled			Estimated Production Volumes Lost		
Liquid in Soil:		H2O 0.0 BBL OIL 0.0 BBL	Estimated Production Spilled:		H2O 0.0 BBL OIL 0.0 BBL
Free Liquid:		H2O 0.0 BBL OIL 0.0 BBL	Estimated Surface Damage		
Totals:		H2O 0.0 BBL OIL 0.0 BBL	Surface Area:	sq. ft.	
Total Spill Liquid:		0.0 BBL 0.0 BBL	Surface Area:	.0000 acre	
Recovered Volumes			Estimated Weights, and Volumes		
Estimated oil recovered:	0.0 BBL	check - okay	Saturated Soil =	lbs	cu.ft.
Estimated water recovered:	0.0 BBL	check - okay	Total Liquid =	BBL	gallon cu.yds. lbs



***** Flaring - VOLUME CALCULATIONS *****

Location of flaring: North Hobbs NIB Date of flaring event: 1/28/2025

Input Data:

If flare volume is from measurement, i.e. metering etc. enter the total volume here: 114.0000 MSCF

Gas Analysis for flared stream

Gas analysis date

11/14/2024

CO2%

94.07%

HC%

5.93%

* Please attach Gas Analysis used to C141 report

HC and CO2 Volume Calcualtor

Flare Volume

114 MSCF

HC Volume released

6.7602 MSCF

CO2 Volume released

107.2398 MSCF

Flared volume meter information

3051SFA - Annubar Flowmeter

The Rosemount 3051SFA Annubar Flow Meter works by using a patented design that improves measurement accuracy over a wide range of flows. It features a sensor that combines a thermowell, allowing it to measure flow through a single pipe entry while minimizing pressure loss and saving energy. The flow meter also has built-in calculations for accurate mass flow measurements

REVISION	NAME	DATE
AB	K.COMPUS	21/01/09
3051SFA		

DETAIL RELEASE

3051SFA

OSE POD Locations

Water Rights Submit Meter Reading DroughtTracker Map Tutorial Contact Us

Measurement

Feet

Measurement Result

2,625.6 Feet

Clear

Press CTRL to enable snapping

32.7065, -103.162

Show search results for 32.706...

Buffer Search

MapClick

RESTRICTIONS FOUND

Lea County Critical Management Area

Show Selected

Show List Option available if < 100 PODs listed

Static PODs

Pod Number

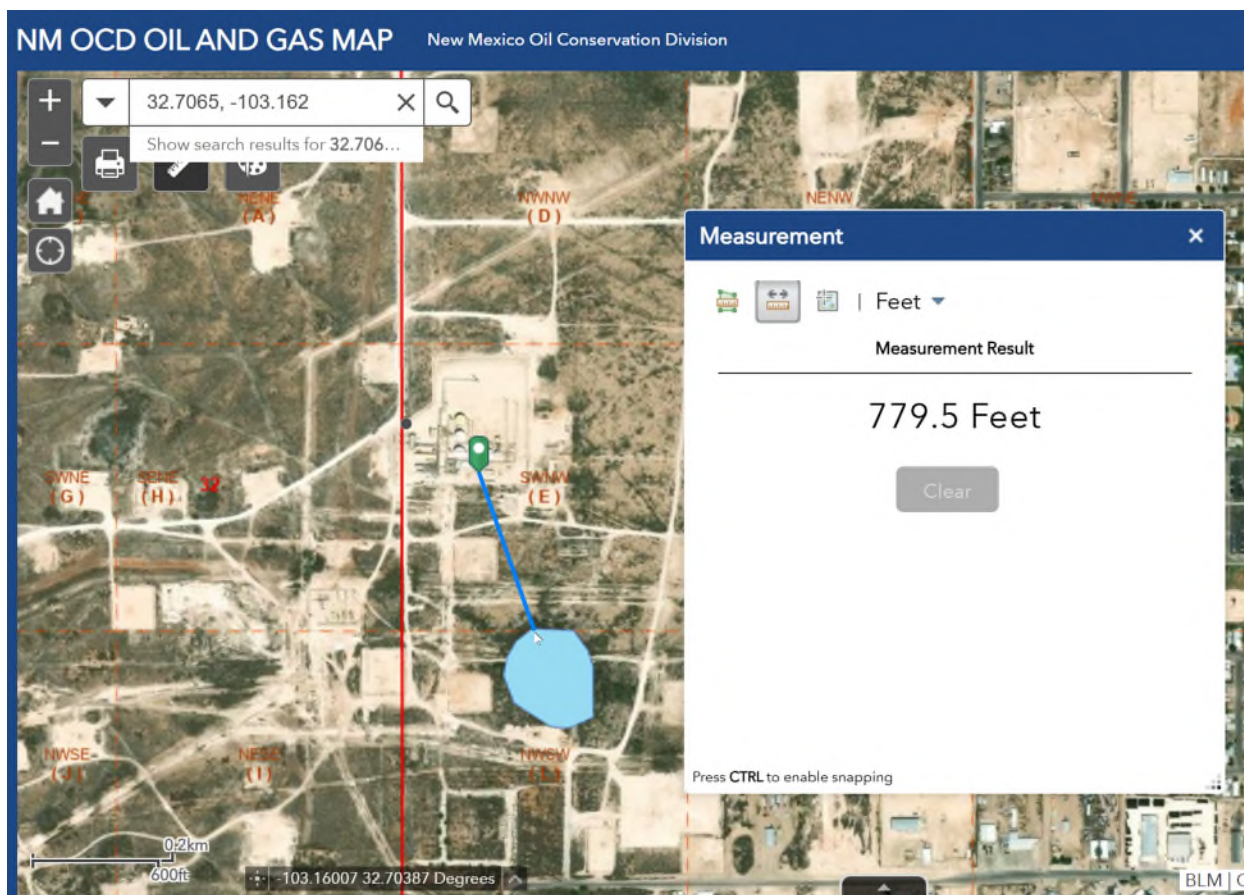
Pod Number

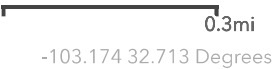
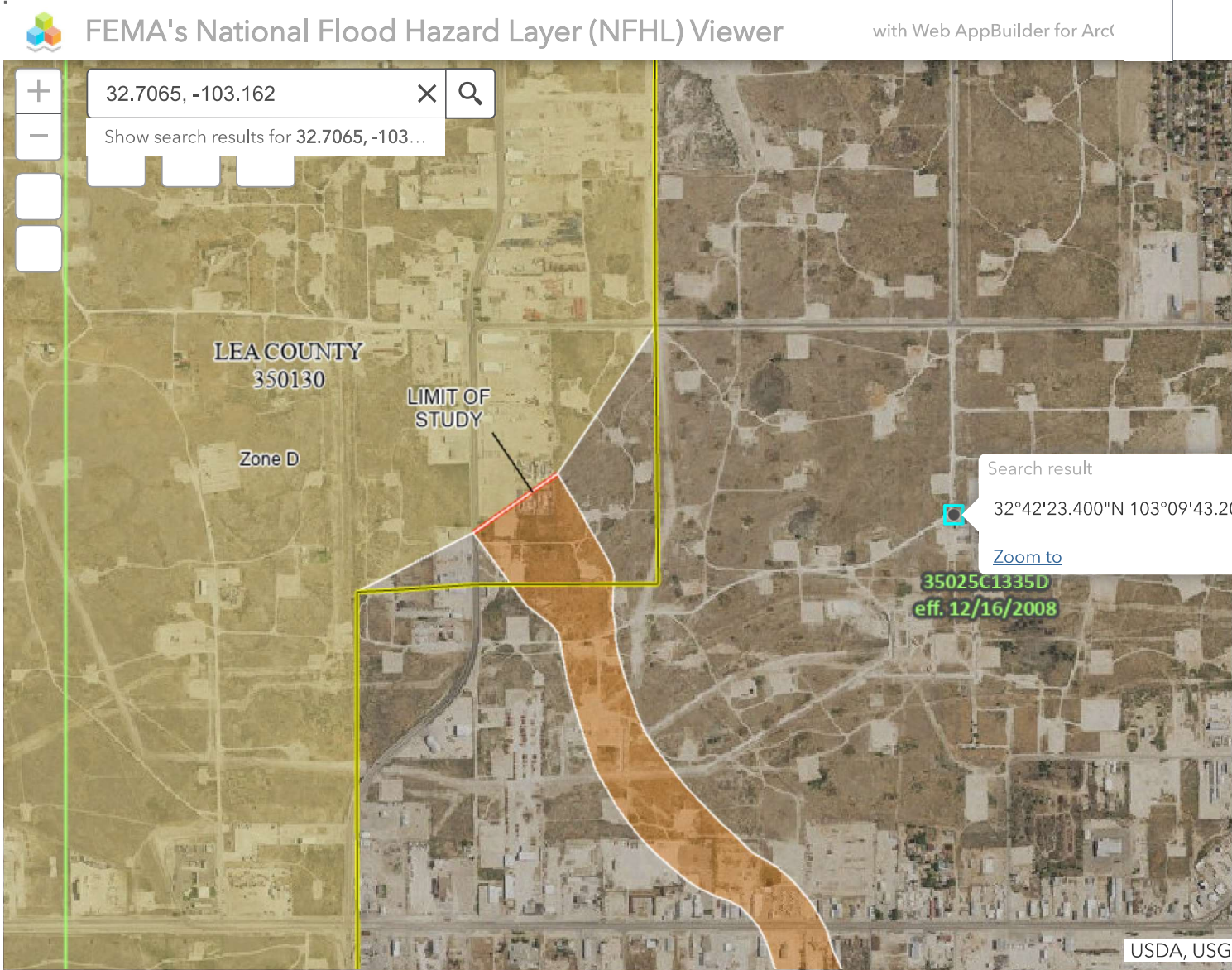
Recently Edited PODs

Download

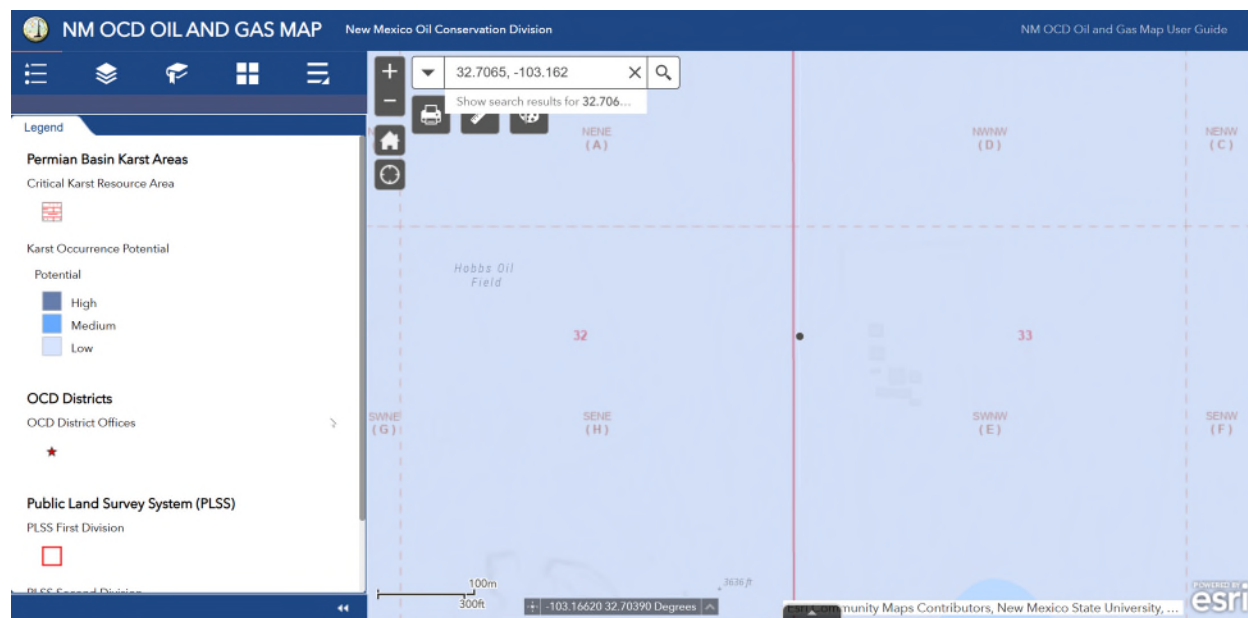
[illegible]

Body of water: ~779 feet

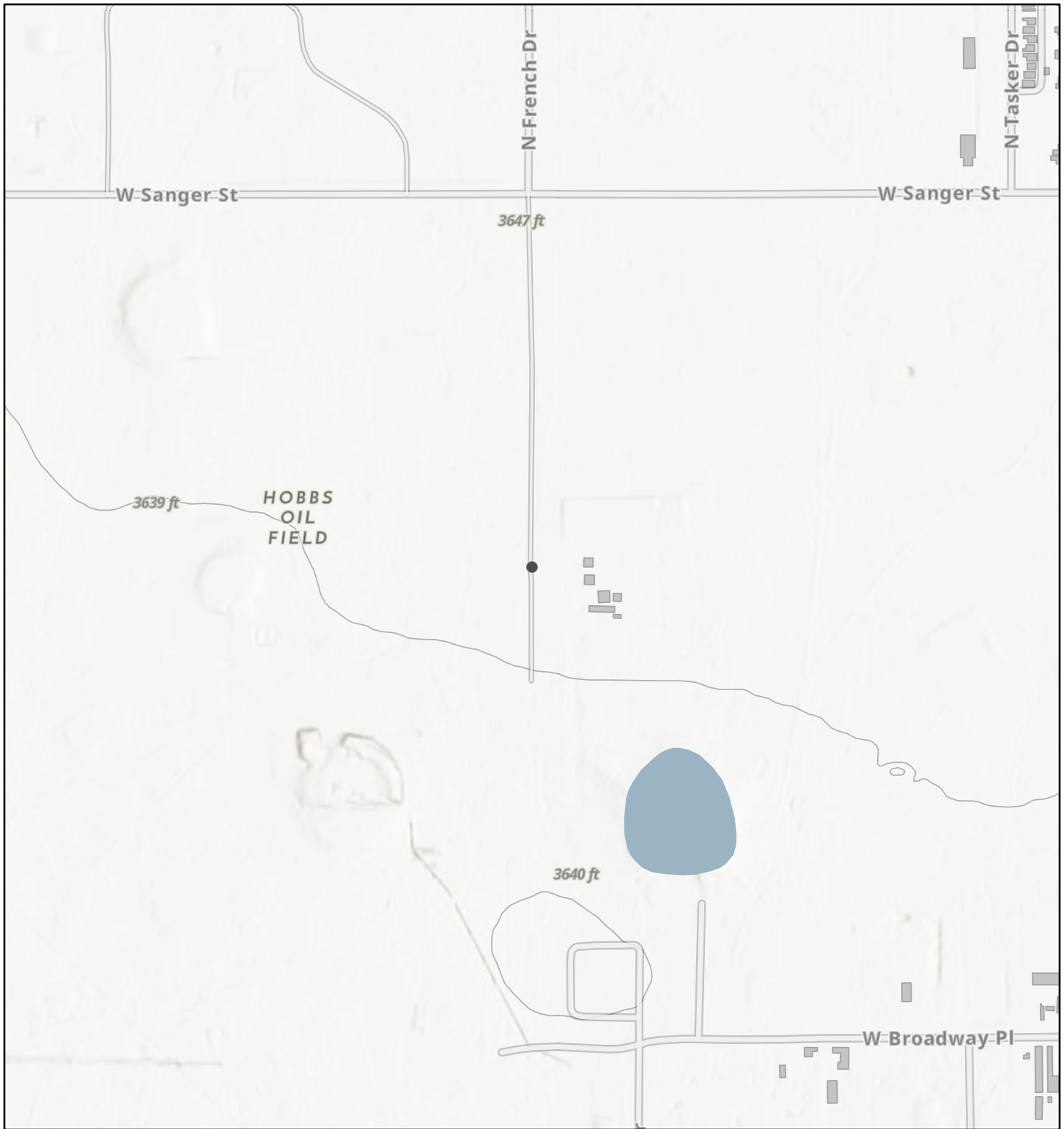




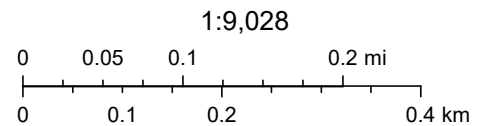
Karst: Low



Coal Mines in New Mexico



5/5/2025, 5:08:37 PM



Esri, NASA, NGA, USGS, FEMA, Sources: Esri, TomTom, Garmin, FAO, NOAA, USGS, (c) OpenStreetMap contributors, and the GIS User Community, Sources: Esri, TomTom, Garmin, FAO, NOAA, USGS, © OpenStreetMap contributors, and the GIS User Community, Sources: Esri, © World Wildlife Fund, Inc.

Municipal Boundaries: Zero, within the lying area





300 ft

North Hobbs Unit NIB

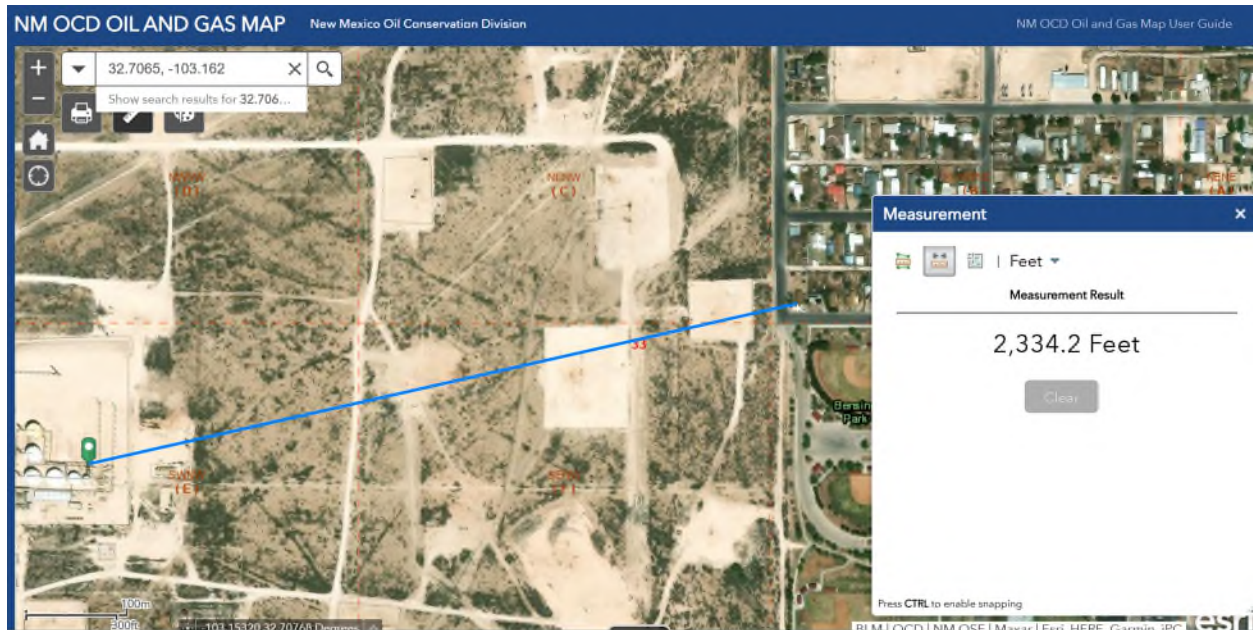
CD Facility ID: fKJ1518128159

Released to Imaging: 5/14/2025 3:26:12 PM

Google Earth

Image © 2024, Airbus

Residence Map: ~2334 feet



Lea County, New Mexico

KN—Kimbrough loam, 0 to 3 percent slopes

Map Unit Setting

National map unit symbol: 2qmyr

Elevation: 2,500 to 4,800 feet

Mean annual precipitation: 14 to 16 inches

Mean annual air temperature: 57 to 63 degrees F

Frost-free period: 180 to 220 days

Farmland classification: Not prime farmland

Map Unit Composition

Kimbrough and similar soils: 85 percent

Minor components: 15 percent

Estimates are based on observations, descriptions, and transects of the mapunit.

Description of Kimbrough

Setting

Landform: Plains

Down-slope shape: Linear

Across-slope shape: Linear

Parent material: Loamy eolian deposits derived from sedimentary rock

Typical profile

A - 0 to 3 inches: loam

Bw - 3 to 10 inches: loam

Bkkm1 - 10 to 16 inches: cemented material

Bkkm2 - 16 to 80 inches: cemented material

Properties and qualities

Slope: 0 to 3 percent

Depth to restrictive feature: 4 to 18 inches to petrocalcic

Drainage class: Well drained

Runoff class: Very high

Capacity of the most limiting layer to transmit water (Ksat): Very low to moderately low (0.00 to 0.01 in/hr)

Depth to water table: More than 80 inches

Frequency of flooding: None

Frequency of ponding: None

Calcium carbonate, maximum content: 95 percent

Maximum salinity: Nonsaline (0.0 to 1.0 mmhos/cm)

Sodium adsorption ratio, maximum: 1.0

Available water supply, 0 to 60 inches: Very low (about 1.4 inches)

Interpretive groups

Land capability classification (irrigated): None specified

Land capability classification (nonirrigated): 7s

Hydrologic Soil Group: D

Map Unit Description: Kimbrough loam, 0 to 3 percent slopes---Lea County, New Mexico

NHU NIB_1

Ecological site: R077DY049TX - Very Shallow 12-17" PZ
Hydric soil rating: No

Minor Components

Eunice

Percent of map unit: 6 percent
Landform: Plains
Down-slope shape: Linear
Across-slope shape: Convex
Ecological site: R077DY049TX - Very Shallow 12-17" PZ
Hydric soil rating: No

Spraberry

Percent of map unit: 5 percent
Landform: Playa rims, plains
Down-slope shape: Convex, linear
Across-slope shape: Linear
Ecological site: R077DY049TX - Very Shallow 12-17" PZ
Hydric soil rating: No

Kenhill

Percent of map unit: 4 percent
Landform: Plains
Down-slope shape: Linear
Across-slope shape: Linear
Ecological site: R077DY038TX - Clay Loam 12-17" PZ
Hydric soil rating: No

Data Source Information

Soil Survey Area: Lea County, New Mexico
Survey Area Data: Version 21, Sep 3, 2024

Map Unit Description: Kimbrough-Lea complex, dry, 0 to 3 percent slopes---Lea County, New Mexico

NHU NIB_2

Lea County, New Mexico

KU—Kimbrough-Lea complex, dry, 0 to 3 percent slopes

Map Unit Setting

National map unit symbol: 2tw46

Elevation: 2,500 to 4,800 feet

Mean annual precipitation: 14 to 16 inches

Mean annual air temperature: 57 to 63 degrees F

Frost-free period: 180 to 220 days

Farmland classification: Not prime farmland

Map Unit Composition

Kimbrough and similar soils: 45 percent

Lea and similar soils: 25 percent

Minor components: 30 percent

Estimates are based on observations, descriptions, and transects of the mapunit.

Description of Kimbrough

Setting

Landform: Playa rims, plains

Down-slope shape: Convex, linear

Across-slope shape: Concave, linear

Parent material: Loamy eolian deposits derived from sedimentary rock

Typical profile

A - 0 to 3 inches: gravelly loam

Bw - 3 to 10 inches: loam

Bkkm1 - 10 to 16 inches: cemented material

Bkkm2 - 16 to 80 inches: cemented material

Properties and qualities

Slope: 0 to 3 percent

Depth to restrictive feature: 4 to 18 inches to petrocalcic

Drainage class: Well drained

Runoff class: Very high

Capacity of the most limiting layer to transmit water (Ksat): Very low to moderately low (0.00 to 0.01 in/hr)

Depth to water table: More than 80 inches

Frequency of flooding: None

Frequency of ponding: None

Calcium carbonate, maximum content: 95 percent

Maximum salinity: Nonsaline to very slightly saline (0.0 to 2.0 mmhos/cm)

Sodium adsorption ratio, maximum: 1.0

Available water supply, 0 to 60 inches: Very low (about 1.4 inches)

Interpretive groups

Land capability classification (irrigated): None specified

Map Unit Description: Kimbrough-Lea complex, dry, 0 to 3 percent slopes---Lea County, New Mexico

NHU NIB_2

Land capability classification (nonirrigated): 7s
Hydrologic Soil Group: D
Ecological site: R077DY049TX - Very Shallow 12-17" PZ
Hydric soil rating: No

Description of Lea

Setting

Landform: Plains
Down-slope shape: Convex
Across-slope shape: Linear
Parent material: Calcareous, loamy eolian deposits from the blackwater draw formation of pleistocene age over indurated caliche of pliocene age

Typical profile

A - 0 to 10 inches: loam
Bk - 10 to 18 inches: loam
Bkk - 18 to 26 inches: gravelly fine sandy loam
Bkkm - 26 to 80 inches: cemented material

Properties and qualities

Slope: 0 to 3 percent
Depth to restrictive feature: 22 to 30 inches to petrocalcic
Drainage class: Well drained
Runoff class: High
Capacity of the most limiting layer to transmit water (Ksat): Very low to moderately low (0.00 to 0.06 in/hr)
Depth to water table: More than 80 inches
Frequency of flooding: None
Frequency of ponding: None
Calcium carbonate, maximum content: 90 percent
Maximum salinity: Nonsaline to very slightly saline (0.0 to 2.0 mmhos/cm)
Sodium adsorption ratio, maximum: 3.0
Available water supply, 0 to 60 inches: Very low (about 2.9 inches)

Interpretive groups

Land capability classification (irrigated): None specified
Land capability classification (nonirrigated): 7s
Hydrologic Soil Group: D
Ecological site: R077DY047TX - Sandy Loam 12-17" PZ
Hydric soil rating: No

Minor Components

Douro

Percent of map unit: 12 percent
Landform: Plains
Down-slope shape: Linear
Across-slope shape: Linear
Ecological site: R077DY047TX - Sandy Loam 12-17" PZ
Other vegetative classification: Unnamed (G077DH000TX)
Hydric soil rating: No

Map Unit Description: Kimbrough-Lea complex, dry, 0 to 3 percent slopes---Lea County, New Mexico

NHU NIB_2

Kenhill

Percent of map unit: 12 percent

Landform: Plains

Down-slope shape: Linear

Across-slope shape: Linear

Ecological site: R077DY038TX - Clay Loam 12-17" PZ

Hydric soil rating: No

Spraberry

Percent of map unit: 6 percent

Landform: Playa rims, plains

Down-slope shape: Convex, linear

Across-slope shape: Linear

Ecological site: R077DY049TX - Very Shallow 12-17" PZ

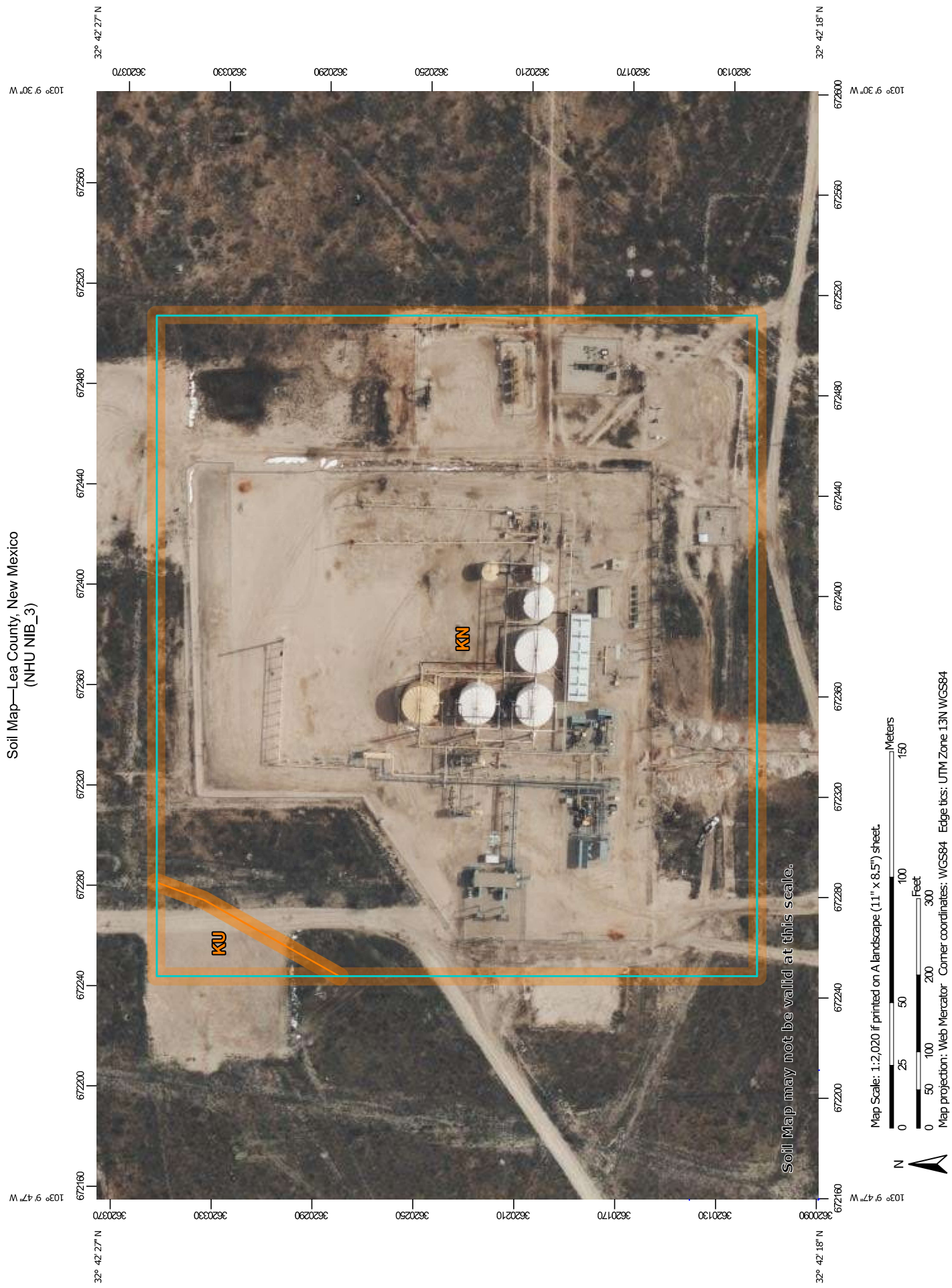
Other vegetative classification: Unnamed (G077DH000TX)

Hydric soil rating: No

Data Source Information

Soil Survey Area: Lea County, New Mexico

Survey Area Data: Version 21, Sep 3, 2024



Soil Map—Lea County, New Mexico
(NHU NIB_3)

MAP INFORMATION

MAP LEGEND

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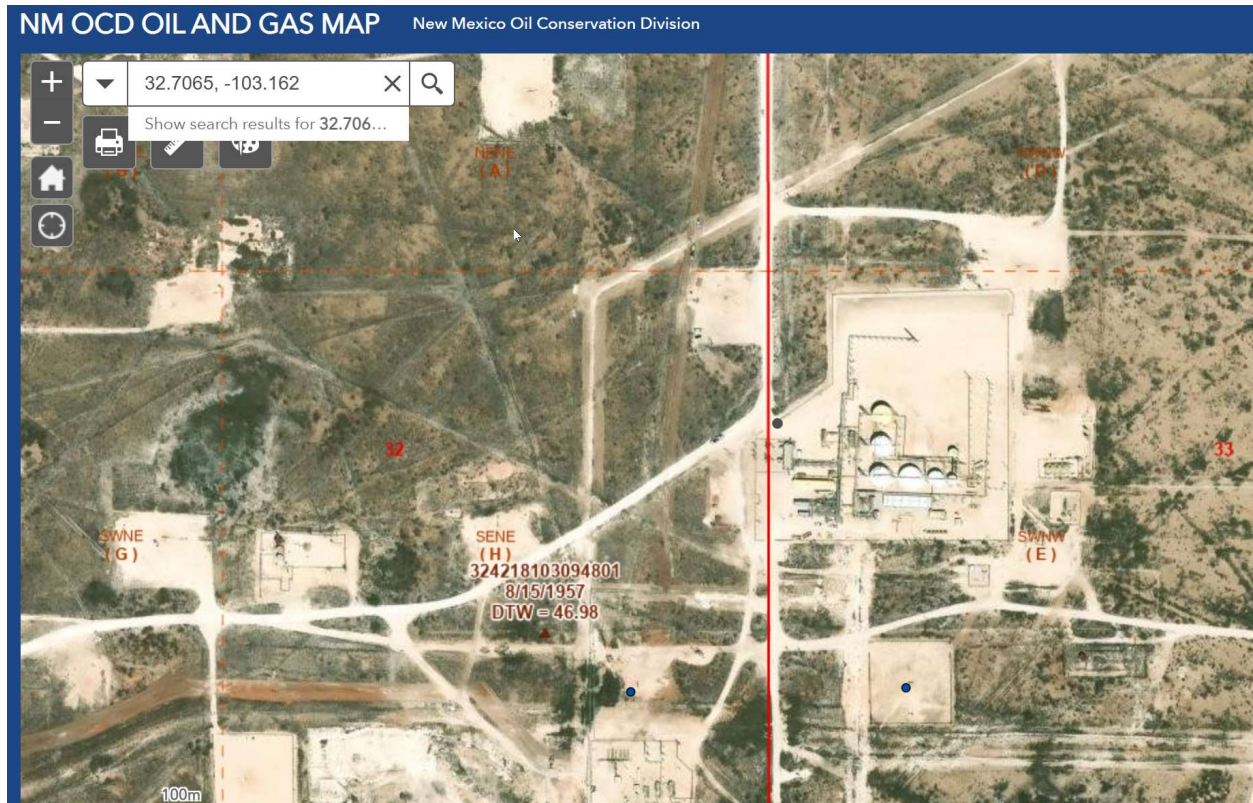
Aerial Photography

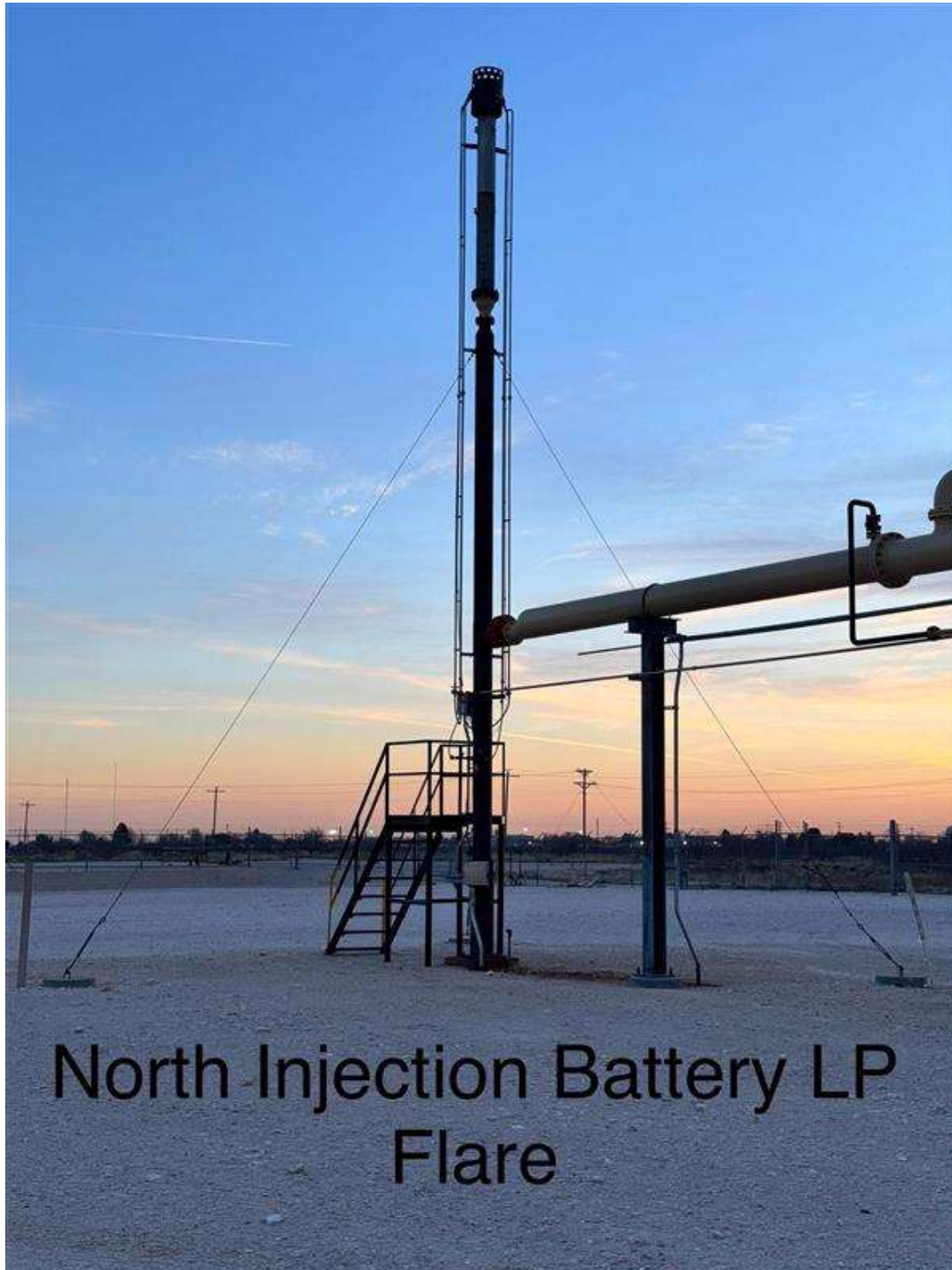
The orthophoto or other base map on which the soil lines were compiled and digitized probably differs from the background imagery displayed on these maps. As a result, some minor shifting of map unit boundaries may be evident.

Map Unit Legend

Map Unit Symbol	Map Unit Name	Acres in AOI	Percent of AOI
KN	Kimbrough loam, 0 to 3 percent slopes	15.2	97.7%
KU	Kimbrough-Lea complex, dry, 0 to 3 percent slopes	0.4	2.3%
Totals for Area of Interest		15.5	100.0%

Depth to water: 26-50 feet, USGS





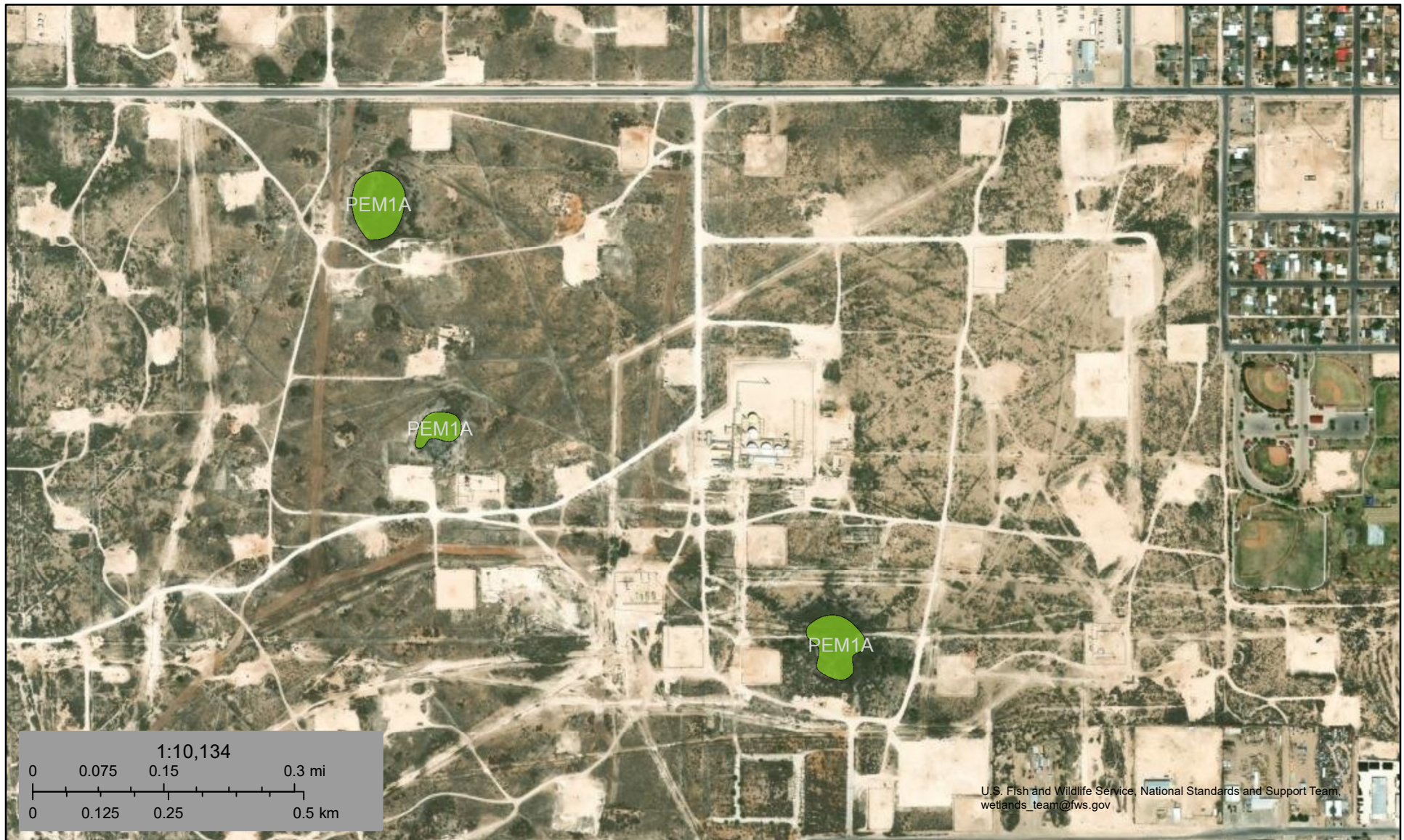
North Injection Battery LP
Flare



U.S. Fish and Wildlife Service

National Wetlands Inventory

NHU CTB NIB



May 5, 2025

Wetlands



Estuarine and Marine Deepwater



Estuarine and Marine Wetland



Freshwater Emergent Wetland



Freshwater Forested/Shrub Wetland



Freshwater Pond



Lake



Other



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.

Pantechs Laboratories, Inc. - Order: 4617-7523 - 11/14/2024 - North Hobbs Unit - Compressor Suction and Discharge Samples at North Hobbs Batteries

SAMPLE ID		COLLECTION DATA	
Operator	Occidental Permian Ltd.	Pressure	298 psig
Location	North Hobbs Unit	Sample Temp	67 F
Site	North Injection Battery	Atm Temp	65 F
Site Type	Battery	Collection Date	11/14/2024
Sample Point	4500 Compressor Discharge	Collection Time	10:28 AM
Spot/ Comp	Spot	Collection By	Cody Carson
Meter ID		Pressure Base	14.650 psi
Regulatory ID		Temperature Base	60 F
Fluid	Gas	Container(s)	PL1381

GPA 2261-20 Gas Fractional Analysis

COMPOUND	FORMULA	MOL%	WT%	GPM
NITROGEN	N2	0.240	0.150	0.026
CARBON DIOXIDE	CO2	94.178	92.514	16.072
HYDROGEN SULFIDE	H2S	0.768	0.584	0.104
METHANE	C1	0.256	0.092	0.043
ETHANE	C2	0.169	0.113	0.045
PROPANE	C3	0.804	0.791	0.222
I-BUTANE	iC4	0.348	0.451	0.114
N-BUTANE	nC4	1.087	1.410	0.343
I-PENTANE	iC5	0.639	1.029	0.234
N-PENTANE	nC5	0.595	0.958	0.216
HEXANES PLUS	C6+	0.916	1.908	0.389
TOTALS:		100.000	100.000	17.808

Value of "0.000" in fractional interpreted as below detectable limit. Onsite H2S value is used in fractional table if performed.

LIQUID YIELD	C2+	C3+	C4+	C5+	26# Liquid	10# Liquid
GAL/MSCF (GPM)	1.563	1.518	1.296	0.839	1.235	0.738

GPA 2172/ASTM D3588 CALCULATED PROPERTIES

WATER CONTENT	BTU/CF,	BTU/CF, Net	Specific Gr.	Z Factor	Mol Weight	Wobbe IDX
DRY	174.29	161.55	1.557	0.993	44.802	139.69
SATURATED	172.21	158.72	1.541	0.993	44.020	

Onsite Testing by Stain Tube

METHOD	TYPE	MOL%	GRAINS/100	PPMV	LB/MMSCF
GPA2377	hydrogen sulfide	0.7680	487.67	7,754.0	365.7

Mol%, Grains/100, PPMV are pressure and temperature corrected to base conditions.

Sante Fe Main Office
Phone: (505) 476-3441

General Information
Phone: (505) 629-6116

Online Phone Directory
<https://www.emnrd.nm.gov/ocd/contact-us>

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

QUESTIONS

Action 458866

QUESTIONS

Operator: OCCIDENTAL PERMIAN LTD P.O. Box 4294 Houston, TX 772104294	OGRID: 157984
	Action Number: 458866
	Action Type: [C-141] Revegetation Report C-141 (C-141-v-Revegetation)

QUESTIONS

Prerequisites	
Incident ID (n#)	nAPP2504354943
Incident Name	NAPP2504354943 NORTH HOBBS NIB @ 0
Incident Type	Flare
Incident Status	Re-vegetation Report Received
Incident Facility	[fKJ1518128159] North Hobbs Unit NIB

Location of Release Source

Please answer all the questions in this group.

Site Name	North Hobbs NIB
Date Release Discovered	01/28/2025
Surface Owner	Private

Incident Details

Please answer all the questions in this group.

Incident Type	Other
Did this release result in a fire or is the result of a fire	No
Did this release result in any injuries	No
Has this release reached or does it have a reasonable probability of reaching a watercourse	No
Has this release endangered or does it have a reasonable probability of endangering public health	No
Has this release substantially damaged or will it substantially damage property or the environment	No
Is this release of a volume that is or may with reasonable probability be detrimental to fresh water	No

Nature and Volume of Release

Material(s) released, please answer all that apply below. Any calculations or specific justifications for the volumes provided should be attached to the follow-up C-141 submission.

Crude Oil Released (bbls) Details	Not answered.
Produced Water Released (bbls) Details	Not answered.
Is the concentration of chloride in the produced water >10,000 mg/l	No
Condensate Released (bbls) Details	Not answered.
Natural Gas Vented (Mcf) Details	Not answered.
Natural Gas Flared (Mcf) Details	Cause: Equipment Failure Producing Well Natural Gas Flared Released: 6 MCF Recovered: 0 MCF Lost: 6 MCF.
Other Released Details	Cause: Equipment Failure Producing Well Carbon Dioxide Released: 108 MCF Recovered: 0 MCF Lost: 108 MCF.
Are there additional details for the questions above (i.e. any answer containing Other, Specify, Unknown, and/or Fire, or any negative lost amounts)	This is a CO2 gas release only. There was no liquid or fluid impact to the area and/or physical remedial actions were necessary or required for the soil, groundwater, surface water, or environment, in or around the flare area as nothing occurred on the ground as there was no involvement, containment, or spillage of liquids or fluids during this event.

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QUESTIONS, Page 2

Action 458866

QUESTIONS (continued)

Operator: OCCIDENTAL PERMIAN LTD P.O. Box 4294 Houston, TX 772104294	OGRID: 157984
	Action Number: 458866
	Action Type: [C-141] Revegetation Report C-141 (C-141-v-Revegetation)

QUESTIONS

Nature and Volume of Release (continued)	
Is this a gas only submission (i.e. only significant Mcf values reported)	Yes, according to supplied volumes this appears to be a "gas only" report.
Was this a major release as defined by Subsection A of 19.15.29.7 NMAC	No
Reasons why this would be considered a submission for a notification of a major release	<i>Unavailable.</i>
<i>With the implementation of the 19.15.27 NMAC (05/25/2021), venting and/or flaring of natural gas (i.e. gas only) are to be submitted on the C-129 form.</i>	

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 release has been stopped	True
The impacted area has been secured to protect human health and the environment	True
Released materials have been contained via the use of berms or dikes, absorbent pads, or other containment devices	False
All free liquids and recoverable materials have been removed and managed appropriately	False
If all the actions described above have not been undertaken, explain why	This is a CO2 gas release only. There was no liquid or fluid impact to the area and/or physical remedial actions were necessary or required for the soil, groundwater, surface water, or environment, in or around the flare area as nothing occurred on the ground as there was no involvement, containment, or spillage of liquids or fluids during this event.

Per Paragraph (4) of Subsection B of 19.15.29.8 NMAC the responsible party may commence remediation immediately after discovery of a release. If remediation has begun, please prepare and attach a narrative of actions to date in the follow-up C-141 submission. If remedial efforts have been successfully completed or if the release occurred within a lined containment area (see Subparagraph (a) of Paragraph (5) of Subsection A of 19.15.29.11 NMAC), please prepare and attach all information needed for closure evaluation in the follow-up C-141 submission.

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.

I hereby agree and sign off to the above statement	Name: Shaina Rojas Title: Specialist Environmental Email: Shaina_rojas@oxy.com Date: 05/09/2025
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QUESTIONS, Page 3

Action 458866

QUESTIONS (continued)

Operator: OCCIDENTAL PERMIAN LTD P.O. Box 4294 Houston, TX 772104294	OGRID: 157984
	Action Number: 458866
	Action Type: [C-141] Revegetation Report C-141 (C-141-v-Revegetation)

QUESTIONS

Site Characterization	
<i>Please answer all the questions in this group (only required when seeking remediation plan approval and beyond). This information must be provided to the appropriate district office no later than 90 days after the release discovery date.</i>	
What is the shallowest depth to groundwater beneath the area affected by the release in feet below ground surface (ft bgs)	Between 26 and 50 (ft.)
What method was used to determine the depth to ground water	U.S. Geological Survey
Did this release impact groundwater or surface water	No
What is the minimum distance, between the closest lateral extents of the release and the following surface areas:	
A continuously flowing watercourse or any other significant watercourse	Between 1 and 5 (mi.)
Any lakebed, sinkhole, or playa lake (measured from the ordinary high-water mark)	Between 500 and 1000 (ft.)
An occupied permanent residence, school, hospital, institution, or church	Between 1000 (ft.) and ½ (mi.)
A spring or a private domestic fresh water well used by less than five households for domestic or stock watering purposes	Between 1000 (ft.) and ½ (mi.)
Any other fresh water well or spring	Between 1000 (ft.) and ½ (mi.)
Incorporated municipal boundaries or a defined municipal fresh water well field	Zero feet, overlying, or within area
A wetland	Between 500 and 1000 (ft.)
A subsurface mine	Greater than 5 (mi.)
An (non-karst) unstable area	Greater than 5 (mi.)
Categorize the risk of this well / site being in a karst geology	Low
A 100-year floodplain	Greater than 5 (mi.)
Did the release impact areas not on an exploration, development, production, or storage site	No

Remediation Plan	
<i>Please answer all the questions that apply or are indicated. This information must be provided to the appropriate district office no later than 90 days after the release discovery date.</i>	
Requesting a remediation plan approval with this submission	Yes
<i>Attach a comprehensive report demonstrating the lateral and vertical extents of soil contamination associated with the release have been determined, pursuant to 19.15.29.11 NMAC and 19.15.29.13 NMAC.</i>	
Have the lateral and vertical extents of contamination been fully delineated	Yes
Was this release entirely contained within a lined containment area	No
Soil Contamination Sampling: (Provide the highest observable value for each, in milligrams per kilograms.)	
Chloride (EPA 300.0 or SM4500 Cl B)	0
TPH (GRO+DRO+MRO) (EPA SW-846 Method 8015M)	0
GRO+DRO (EPA SW-846 Method 8015M)	0
BTEX (EPA SW-846 Method 8021B or 8260B)	0
Benzene (EPA SW-846 Method 8021B or 8260B)	0
<i>Per Subsection B of 19.15.29.11 NMAC unless the site characterization report includes completed efforts at remediation, the report must include a proposed remediation plan in accordance with 19.15.29.12 NMAC, which includes the anticipated timelines for beginning and completing the remediation.</i>	
On what estimated date will the remediation commence	01/28/2025
On what date will (or did) the final sampling or liner inspection occur	01/28/2025
On what date will (or was) the remediation complete(d)	01/28/2025
What is the estimated surface area (in square feet) that will be reclaimed	0
What is the estimated volume (in cubic yards) that will be reclaimed	0
What is the estimated surface area (in square feet) that will be remediated	0
What is the estimated volume (in cubic yards) that will be remediated	0
<i>These estimated dates and measurements are recognized to be the best guess or calculation at the time of submission and may (be) change(d) over time as more remediation efforts are completed.</i>	
<i>The OCD recognizes that proposed remediation measures may have to be minimally adjusted in accordance with the physical realities encountered during remediation. If the responsible party has any need to significantly deviate from the remediation plan proposed, then it should consult with the division to determine if another remediation plan submission is required.</i>	

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QUESTIONS, Page 4

Action 458866

QUESTIONS (continued)

Operator: OCCIDENTAL PERMIAN LTD P.O. Box 4294 Houston, TX 772104294	OGRID: 157984
	Action Number: 458866
	Action Type: [C-141] Revegetation Report C-141 (C-141-v-Revegetation)

QUESTIONS

Remediation Plan (continued)	
<i>Please answer all the questions that apply or are indicated. This information must be provided to the appropriate district office no later than 90 days after the release discovery date.</i>	
This remediation will (or is expected to) utilize the following processes to remediate / reduce contaminants:	
<i>(Select all answers below that apply.)</i>	
(Ex Situ) Excavation and off-site disposal (i.e. dig and haul, hydrovac, etc.)	<i>Not answered.</i>
(Ex Situ) Excavation and on-site remediation (i.e. On-Site Land Farms)	<i>Not answered.</i>
(In Situ) Soil Vapor Extraction	<i>Not answered.</i>
(In Situ) Chemical processing (i.e. Soil Shredding, Potassium Permanganate, etc.)	<i>Not answered.</i>
(In Situ) Biological processing (i.e. Microbes / Fertilizer, etc.)	<i>Not answered.</i>
(In Situ) Physical processing (i.e. Soil Washing, Gypsum, Disking, etc.)	<i>Not answered.</i>
Ground Water Abatement pursuant to 19.15.30 NMAC	<i>Not answered.</i>
OTHER (Non-listed remedial process)	Yes
Other Non-listed Remedial Process. Please specify	This is a CO2 gas release only. There was no liquid or fluid impact to the area and/or physical remedial actions were necessary or required for the soil, groundwater, surface water, or environment, in or around the flare area as nothing occurred on the ground as there was no involvement, containment, or spillage of liquids or fluids during this event.
<i>Per Subsection B of 19.15.29.11 NMAC unless the site characterization report includes completed efforts at remediation, the report must include a proposed remediation plan in accordance with 19.15.29.12 NMAC, which includes the anticipated timelines for beginning and completing the remediation.</i>	
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.	
I hereby agree and sign off to the above statement	Name: Shaina Rojas Title: Specialist Environmental Email: Shaina_rojas@oxy.com Date: 05/09/2025
<i>The OCD recognizes that proposed remediation measures may have to be minimally adjusted in accordance with the physical realities encountered during remediation. If the responsible party has any need to significantly deviate from the remediation plan proposed, then it should consult with the division to determine if another remediation plan submission is required.</i>	

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QUESTIONS, Page 5

Action 458866

QUESTIONS (continued)

Operator: OCCIDENTAL PERMIAN LTD P.O. Box 4294 Houston, TX 772104294	OGRID: 157984
	Action Number: 458866
	Action Type: [C-141] Revegetation Report C-141 (C-141-v-Revegetation)

QUESTIONS

Deferral Requests Only	
Only answer the questions in this group if seeking a deferral upon approval this submission. Each of the following items must be confirmed as part of any request for deferral of remediation.	
Requesting a deferral of the remediation closure due date with the approval of this submission	No

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QUESTIONS, Page 6

Action 458866

QUESTIONS (continued)

Operator: OCCIDENTAL PERMIAN LTD P.O. Box 4294 Houston, TX 772104294	OGRID: 157984
	Action Number: 458866
	Action Type: [C-141] Revegetation Report C-141 (C-141-v-Revegetation)

QUESTIONS

Sampling Event Information	
Last sampling notification (C-141N) recorded	431462
Sampling date pursuant to Subparagraph (a) of Paragraph (1) of Subsection D of 19.15.29.12 NMAC	01/28/2025
What was the (estimated) number of samples that were to be gathered	0
What was the sampling surface area in square feet	0

Remediation Closure Request

Only answer the questions in this group if seeking remediation closure for this release because all remediation steps have been completed.

Requesting a remediation closure approval with this submission	Yes
Have the lateral and vertical extents of contamination been fully delineated	Yes
Was this release entirely contained within a lined containment area	No
All areas reasonably needed for production or subsequent drilling operations have been stabilized, returned to the sites existing grade, and have a soil cover that prevents ponding of water, minimizing dust and erosion	Yes
What was the total surface area (in square feet) remediated	0
What was the total volume (cubic yards) remediated	0
All areas not reasonably needed for production or subsequent drilling operations have been reclaimed to contain a minimum of four feet of non-waste contain earthen material with concentrations less than 600 mg/kg chlorides, 100 mg/kg TPH, 50 mg/kg BTEX, and 10 mg/kg Benzene	Yes
What was the total surface area (in square feet) reclaimed	0
What was the total volume (in cubic yards) reclaimed	0
Summarize any additional remediation activities not included by answers (above)	This is a CO2 gas release only. There was no liquid or fluid impact to the area and/or physical remedial actions were necessary or required for the soil, groundwater, surface water, or environment, in or around the flare area as nothing occurred on the ground as there was no involvement, containment, or spillage of liquids or fluids during this event.

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 (in .pdf format) 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.

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.

I hereby agree and sign off to the above statement	Name: Shaina Rojas Title: Specialist Environmental Email: Shaina_rojas@oxy.com Date: 05/09/2025
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QUESTIONS, Page 7

Action 458866

QUESTIONS (continued)

Operator: OCCIDENTAL PERMIAN LTD P.O. Box 4294 Houston, TX 772104294	OGRID: 157984
	Action Number: 458866
	Action Type: [C-141] Revegetation Report C-141 (C-141-v-Revegetation)

QUESTIONS

Reclamation Report	
<i>Only answer the questions in this group if all reclamation steps have been completed.</i>	
Requesting a reclamation approval with this submission	Yes
What was the total reclamation surface area (in square feet) for this site	0
What was the total volume of replacement material (in cubic yards) for this site	0
<i>Per Paragraph (1) of Subsection D of 19.15.29.13 NMAC the reclamation must contain a minimum of four feet of non-waste containing, uncontaminated, earthen material with chloride concentrations less than 600 mg/kg as analyzed by EPA Method 300.0, or other test methods approved by the division. The soil cover must include a top layer, which is either the background thickness of topsoil or one foot of suitable material to establish vegetation at the site, whichever is greater.</i>	
Is the soil top layer complete and is it suitable material to establish vegetation	Yes
On what (estimated) date will (or was) the reseedling commence(d)	01/28/2025
Summarize any additional reclamation activities not included by answers (above)	This is a CO2 gas release only. There was no liquid or fluid impact to the area and/or physical remedial actions were necessary or required for the soil, groundwater, surface water, or environment, in or around the flare area as nothing occurred on the ground as there was no involvement, containment, or spillage of liquids or fluids during this event.
<i>The responsible party must attach information demonstrating they have complied with all applicable reclamation requirements and any conditions or directives of the OCD. This demonstration should be in the form of attachments (in .pdf format) including a scaled site map, any proposed reseedling plans or relevant field notes, photographs of reclaimed area, and a narrative of the reclamation activities. Refer to 19.15.29.13 NMAC.</i>	
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.	
I hereby agree and sign off to the above statement	Name: Shaina Rojas Title: Specialist Environmental Email: Shaina_rojas@oxy.com Date: 05/09/2025

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QUESTIONS, Page 8

Action 458866

QUESTIONS (continued)

Operator: OCCIDENTAL PERMIAN LTD P.O. Box 4294 Houston, TX 772104294	OGRID: 157984
	Action Number: 458866
	Action Type: [C-141] Revegetation Report C-141 (C-141-v-Revegetation)

QUESTIONS

Revegetation Report	
<i>Only answer the questions in this group if all surface restoration, reclamation and re-vegetation obligations have been satisfied.</i>	
Requesting a restoration complete approval with this submission	Yes
What was the total revegetation surface area (in square feet) for this site	0
<i>Per Paragraph (2) of Subsection D of 19.15.29.13 NMAC the responsible party must reseed disturbed area in the first favorable growing season following closure of the site.</i>	
On what date did the reseeded commence	01/28/2025
On what date was the vegetative cover inspected	01/28/2025
What was the life form ratio compared to pre-disturbance levels	9999
What was the total percent plant cover compared to pre-disturbance levels	9999
Summarize any additional revegetation activities not included by answers (above)	This is a CO2 gas release only. There was no liquid or fluid impact to the area and/or physical remedial actions were necessary or required for the soil, groundwater, surface water, or environment, in or around the flare area as nothing occurred on the ground as there was no involvement, containment, or spillage of liquids or fluids during this event.
<i>The responsible party must attach information demonstrating they have complied with all applicable re-vegetation requirements and any conditions or directives of the OCD. This demonstration should be in the form of attachments (in .pdf format) including a scaled site map, any life form ratio and percent plant cover sampling diagrams or other relevant field notes, photographs of re-vegetated areas, and a narrative of the re-vegetation activities. Refer to 19.15.29.13 NMAC.</i>	
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.	
I hereby agree and sign off to the above statement	Name: Shaina Rojas Title: Specialist Environmental Email: Shaina_rojas@oxy.com Date: 05/09/2025
<i>Per Paragraph (4) of Subsection (D) of 19.15.29.13 NMAC for any major or minor release containing liquids, the responsible party must notify the division when reclamation and re-vegetation are complete.</i>	

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CONDITIONS

Action 458866

CONDITIONS

Operator: OCCIDENTAL PERMIAN LTD P.O. Box 4294 Houston, TX 772104294	OGRID: 157984
	Action Number: 458866
	Action Type: [C-141] Revegetation Report C-141 (C-141-v-Revegetation)

CONDITIONS

Created By	Condition	Condition Date
amaxwell	The revegetation report has been approved pursuant to 19.15.29.13 E. NMAC. The acceptance of this 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; or if the location fails to revegetate properly. In addition, the OCD approval does not relieve the responsible party of compliance with any other federal, state, or local laws and/or regulations.	5/14/2025