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

Submit 1 Copy to appropriate District Office in accordance with 19.15.29 NMAC.

Form C-141

Revised August 8, 2011

Oil Conservation Division 1220 South St. Francis Dr. Santa Fe, NM 87505

Release Notification and Corrective Action **OPERATOR** ☐ Initial Report Final Report Robert McNeill COG Operating LLC Name of Company: Contact: 600 West Illinois Avenue, Midland TX 79701 Address: Telephone No. 432-683-7443 WEST PEARL 36 STATE #002H **Facility Name:** Facility Type: Tank Battery Surface Owner: State Mineral Owner: API No. 30-025-40425 LOCATION OF RELEASE North/South Line Unit Letter Section Township Range Feet from the Feet from the East/West Line County 198 34E 380' D 36 North 330' West Lea Latitude 32.6230812 Longitude 103.5213776 **NATURE OF RELEASE** Volume of Release: Type of Release: Volume Recovered: Produced Water 7bbls 6bbls Date and Hour of Occurrence: Date and Hour of Discovery: Source of Release: 4" Steel Pipe 10-25-2016 10:00 am 10-25-2016 10:00 am Was Immediate Notice Given? If YES, To Whom? ☐ Yes ☒ No ☒ Not Required By Whom? Date and Hour: Was a Watercourse Reached? If YES, Volume Impacting the Watercourse. ☐ Yes 🛛 No If a Watercourse was Impacted, Describe Fully.* **APPROVED** By Olivia Yu at 11:03 am, Apr 18, 2018 Describe Cause of Problem and Remedial Action Taken.* 4" steel pipe failed due to corrosion. Replaced the joint with a new section of 4" steel pipe. Describe Area Affected and Cleanup Action Taken.* This release occurred within a lined facility. Vacuum trucks were dispatched to remove all freestanding fluids. Concho had the free fluids and any contaminated material inside the lined facility removed. The liner has been cleaned and returned back to normal operations. 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 which may endanger public health or the environment. The acceptance of a C-141 report by the NMOCD marked as "Final Report" does not relieve the operator of liability should their operations have failed to adequately investigate and remediate contamination that pose a threat to ground water, surface water, human health or the environment. In addition, NMOCD 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. OIL CONSERVATION DIVISION Signature: Printed Name: Robert Grubbs Jr. Approved by Environmental Specialist: xx/xx/xxxx **Expiration Date:** Title: Senior HSE Coordinator Approval Date E-mail Address: rgrubbs@concho.com Conditions of Approval: Attached

* Attach Additional Sheets If Necessary

Phone:

432-683-7443

Date: November 7, 2016

nOY1810839459

From: Yu, Olivia, EMNRD
To: "Dakota Neel"

Cc: Robert McNeill; Robert Grubbs; Rebecca Haskell; Sheldon Hitchcock; Christopher Gray; Billings, Bradford, EMNRD

Subject: RE: West Pearl 36 State #002H 10-25-2016 (30-025-40425)

Date: Wednesday, April 18, 2018 11:13:00 AM

Attachments: approved_COG_West Pearl 36 State #002H (TB) Final.pdf

Dear Mr. Neel:

Please note that an incident ID was issued today for this release to document closure.

The available information indicates **OPERATOR** has met the requirements of 19.15.29 NMAC and no further corrective action is required. NMOCD considers **nOY1810839459** closed. This determination by the Oil Conservation Division does not relieve Operator of responsibility should future information indicate a threat to ground water, surface water, human health, or the environment. Furthermore, it does not relieve Operator of responsibility for compliance with any federal, state, or local laws and/or regulations.

Thanks,

Olivia Yu Environmental Specialist NMOCD, District I Olivia.yu@state.nm.us 575-393-6161 x113

OCD approval does not relieve the operator of liability should their operations fail to adequately investigate and remediate contamination that may pose a threat to ground water, surface water, human health or the environment. In addition, OCD approval does not relieve the operator of responsibility for compliance with any other federal, state, local laws and/or regulations.

From: Dakota Neel < DNeel2@concho.com>
Sent: Monday, December 11, 2017 2:02 PM
To: Yu, Olivia, EMNRD < Olivia. Yu@state.nm.us>

Cc: Robert McNeill <RMcNeill@concho.com>; Robert Grubbs <RGrubbs@concho.com>; Rebecca Haskell <RHaskell@concho.com>; Sheldon Hitchcock <SLHitchcock@concho.com>; Christopher Gray

<CGray@concho.com>; Billings, Bradford, EMNRD <Bradford.Billings@state.nm.us>

Subject: West Pearl 36 State #002H 10-25-2016 (30-025-40425)

Ms. Yu,

A final inspection has been conducted regarding the clean-up efforts made at the above mentioned lined facility. Free fluids were removed and if present the impacted gravel was removed from the liner and taken to a NMOCD approved disposal facility. The liner was inspected for damage and found to have liner integrity to contain free fluids. Please see the attached Final C-141 and picture taken during the final inspection conducted by a COG HSE representative.





From: Yu, Olivia, EMNRD [mailto:Olivia.Yu@state.nm.us]

Sent: Tuesday, February 28, 2017 3:42 PM **To:** Rebecca Haskell; Oberding, Tomas, EMNRD

Cc: Robert McNeill; Robert Grubbs

Subject: [External] RE: West Pearl 36 State #002H

**** External email. Use caution. ****

Dear Ms. Haskell:

Please see the attachment for your records.

Please inspect the liner in question. It is OCD's understanding that all impacted material in the containment has been removed and the liner inspected for integrity. Provide NMOCD with a concise report of the inspection with affirmation the liner has and will continue to contain liquids. Pictures and a record of the removal of contaminated fill or proper disposal of liquids are strongly encouraged to accompany submission of initial C-141s.

Thanks,

Olivia Yu Environmental Specialist NMOCD, District I Olivia.yu@state.nm.us OCD approval does not relieve the operator of liability should their operations fail to adequately investigate and remediate contamination that may pose a threat to ground water, surface water, human health or the environment. In addition, OCD approval does not relieve the operator of responsibility for compliance with any other federal, state, local laws and/or regulations.

From: Rebecca Haskell [mailto:RHaskell@concho.com]

Sent: Thursday, February 23, 2017 12:35 PM

To: Oberding, Tomas, EMNRD < Tomas. Oberding@state.nm.us >; Yu, Olivia, EMNRD

<Olivia.Yu@state.nm.us>

Cc: Robert McNeill < RMcNeill@concho.com >; Robert Grubbs < RGrubbs@concho.com >

Subject: West Pearl 36 State #002H

Mr. Oberding,

As per your email yesterday stating no information was in the system for the West Pearl 36 State #002H, please find attached emails with the Initial and Final C-141's.

Thank You,

Becky Haskell
Senior HSE Coordinator
COG Operating LLC
600 W Illinois Avenue | Midland, TX 79701
Direct: 432-818-2372 | Main: 432.683.7443

Cell: 432-556-5130 rhaskell@concho.com



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