District I
1625 N. French Dr., Hobbs, NM 88240
District II
811 S. First St., Artesia, NM 88210
District III
1000 Rio Brazos Road, Aztec, NM 87410
District IV
1220 S. St. Francis Dr., Santa Fe, NM 87505

State of New Mexico Energy Minerals and Natural Resources Department

Oil Conservation Division 1220 South St. Francis Dr. Santa Fe, NM 87505 Form C-141 Revised August 24, 2018 Submit to appropriate OCD District office

Incident ID	nAPP2113373373
District RP	
Facility ID	
Application ID	

Release Notification

Responsible Party

					_				
Responsible Party: Cimarex Energy Co.					OGRID: 215099				
Contact Name: Laci Luig				Contact Telephone: (432) 571-7800					
Contact emai	il: lluig@cir	narex.com			Incident #	t # (assigned by OCD) nAPP2113373373			
Contact mail Midland, TX		600 N Marienfel	d Street, Ste. 600)					
			Location	n of R	elease S	Source			
Latitude 32.148581 Longitude -104.232381									
Luttude 52.1	10301		(NAD 83 in 6	decimal de	grees to 5 deci	ecimal places)			
Site Name: D	a Vinci 7-18	B Federal			Site Type	pe: Battery			
Date Release	Discovered	: 5/13/2021			API# (if ap	applicable)			
Unit Letter	Section	Township	Range		Cou	ounty			
С	7	25S	27E	Edd					
Surface Owner		Federal T	Nature ar	nd Vo	lume of	f Release ific justification for the volumes provided below)			
Crude Oil		Volume Releas			*	Volume Recovered (bbls)			
Produced	Water	Volume Releas	ed (bbls) 14			Volume Recovered (bbls) 14			
		Is the concentrate produced water	ation of dissolved >10,000 mg/l?	l chlorid	e in the	☐ Yes ☐ No			
Condensa	ite	Volume Releas	ed (bbls)			Volume Recovered (bbls)			
Natural G	ias	Volume Releas	ed (Mcf)			Volume Recovered (Mcf)			
Other (describe) Volume/Weight Released (provide units)					Volume/Weight Recovered (provide units)				
containment.	oped in the o	dump line on the sas isolated, the sp	ool with hole was	s remove	ed and a blin	asing 14 barrels of produced water inside the lined lind flange was installed. A vacuum truck recovered all tion will be scheduled.	14		

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Was this a major release as defined by 19.15.29.7(A) NMAC?	If YES, for what reason(s) does the re	sponsible party consider this a major release?
☐ Yes ⊠ No		
By: Laci Luig		o whom? When and by what means (phone, email, etc)?
By: Email	na Eads, Robert Hamlet and BLM CFC	Spill Spill
	Initia	Response
The responsible p	party must undertake the following actions imme	diately 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	s been secured to protect human health	and the environment.
		or dikes, absorbent pads, or other containment devices.
	ecoverable materials have been removed above have not been undertaken, expl	
has begun, please attach	a narrative of actions to date. If reme	ace remediation immediately after discovery of a release. If remediation dial efforts have been successfully completed or if the release occurred C), please attach all information needed for closure evaluation.
regulations all operators are public health or the environr failed to adequately investig	required to report and/or file certain release ment. The acceptance of a C-141 report by ate and remediate contamination that pose a	the best of my knowledge and understand that pursuant to OCD rules and notifications and perform corrective actions for releases which may endanger the OCD does not relieve the operator of liability should their operations have threat to groundwater, surface water, human health or the environment. In or of responsibility for compliance with any other federal, state, or local laws
Printed Name: Laci Luig_		Title: ESH Specialist
Signature: Q C		Date: 5/14/2021
email: lluig@cimarex.com	\circ	
OCD Only		
Received by: Ramona	Marcus	Date:

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Incident ID	nAPP2113373373	
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Site Assessment/Characterization

This information must be provided to the appropriate district office no later than 90 days after the release discovery date.

What is the shallowest depth to groundwater beneath the area affected by the release?	_52 (ft bgs)				
Did this release impact groundwater or surface water?	☐ Yes ⊠ No				
Are the lateral extents of the release within 300 feet of a continuously flowing watercourse or any other significant watercourse?	☐ Yes ⊠ No				
Are the lateral extents of the release within 200 feet of any lakebed, sinkhole, or playa lake (measured from the ordinary high-water mark)?	☐ Yes ⊠ No				
Are the lateral extents of the release within 300 feet of an occupied permanent residence, school, hospital, institution, or church?	☐ Yes ⊠ No				
Are the lateral extents of the release within 500 horizontal feet of a spring or a private domestic fresh water well used by less than five households for domestic or stock watering purposes?	☐ Yes ⊠ No				
Are the lateral extents of the release within 1000 feet of any other fresh water well or spring?	☐ Yes ⊠ No				
Are the lateral extents of the release within incorporated municipal boundaries or within a defined municipal fresh water well field?	☐ Yes ⊠ No				
Are the lateral extents of the release within 300 feet of a wetland?	☐ Yes ⊠ No				
Are the lateral extents of the release overlying a subsurface mine?	☐ Yes ⊠ No				
Are the lateral extents of the release overlying an unstable area such as karst geology?	⊠ Yes □ No				
Are the lateral extents of the release within a 100-year floodplain?	☐ Yes ⊠ No				
Did the release impact areas not on an exploration, development, production, or storage site?	☐ Yes ⊠ No				
Attach a comprehensive report (electronic submittals in .pdf format are preferred) demonstrating the lateral and ve contamination associated with the release have been determined. Refer to 19.15.29.11 NMAC for specifics.	rtical extents of soil				
Characterization Report Checklist: Each of the following items must be included in the report.					
Scaled site map showing impacted area, surface features, subsurface features, delineation points, and monitoring wells. Field data Data table of soil contaminant concentration data Depth to water determination Determination of water sources and significant watercourses within ½-mile of the lateral extents of the release Boring or excavation logs Photographs including date and GIS information Topographic/Aerial maps Laboratory data including chain of custody					

If the site characterization report does not include completed efforts at remediation of the release, the report must include a proposed remediation plan. That plan must include the estimated volume of material to be remediated, the proposed remediation technique, proposed sampling plan and methods, anticipated timelines for beginning and completing the remediation. The closure criteria for a release are contained in Table 1 of 19.15.29.12 NMAC, however, use of the table is modified by site- and release-specific parameters.

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I hereby certify that the information given above is true and complete to the best of my knowledge and understand that pursuant to OCD rules and regulations all operators are required to report and/or file certain release notifications and perform corrective actions for releases which may endanger public health or the environment. The acceptance of a C-141 report by the OCD does not relieve the operator of liability should their operations have failed to adequately investigate and remediate contamination that pose a threat to groundwater, surface water, human health or the environment. In addition, OCD acceptance of a C-141 report does not relieve the operator of responsibility for compliance with any other federal, state, or local laws and/or regulations.					
Printed Name: Laci Luig	Title: ESH Specialist				
Signature: \(\alpha\c^2\)	Date: 7/23/2021				
email: lluig@cimarex.com Telephone: (432) 208-3035					
OCD Only					
Received by: Ramona Marcus	Date: 7/28/2021				

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Closure

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

Closure Report Attachment Checklist: Each of the following items must be included in the closure report.					
☐ A scaled site and sampling diagram as described in 19.15.29.11 NMAC					
Photographs of the remediated site prior to backfill or photos of the liner integrity if applicable (Note: appropriate OCD District office must be notified 2 days prior to liner inspection)					
Laboratory analyses of final sampling (Note: appropriate ODC District office must be notified 2 days prior to final sampling)					
☐ Description of remediation activities					
and regulations all operators are required to report and/or file certa 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 regularestore, reclaim, and re-vegetate the impacted surface area to the caccordance with 19.15.29.13 NMAC including notification to the operations of the caccordance with 19.15.29.13 NMAC including notification to the operations of the caccordance with 19.15.29.13 NMAC including notification to the operations of the operations of the caccordance with 19.15.29.13 NMAC including notification to the operations of the	lations. The responsible party acknowledges they must substantially onditions that existed prior to the release or their final land use in OCD when reclamation and re-vegetation are complete.				
Printed Name: Laci Luig	Title: ESH Specialist				
Signature:	Date: 7/23/2021				
email: lluig@cimarex.com					
OCD Only Received by: Ramona Marcus	Date:7/28/2021				
Closure approval by the OCD does not relieve the responsible party remediate contamination that poses a threat to groundwater, surface party of compliance with any other federal, state, or local laws and	y of liability should their operations have failed to adequately investigate and water, human health, or the environment nor does not relieve the responsible lor regulations.				
Closure Approved by:	Date:				
Printed Name:	Title:				
_					

From: <u>Laci Luig</u>

To: Mike Bratcher, EMNRD; Chad Hensley, EMNRD; Cristina Eads, EMNRD; Robert Hamlet, EMNRD; BLM NM CFO

Spill

Subject: Liner inspection - Cimarex Da Vinci 7-18 Federal Battery

Date: Tuesday, July 13, 2021 1:25:30 PM

A liner inspection at the Da Vinci 7-18 Battery has been scheduled for Thursday, July 15th at 9:30 am (MST).

Incident ID: nAPP2113373373 BLM ID: 21NMCB0012UE

Coordinates: 32.148581, -104.232381

Thank you,

Laci Luig ESH Specialist

Cimarex Energy

Mobile (432) 208-3035 **Office** (432) 571-7810 lluig@cimarex.com

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

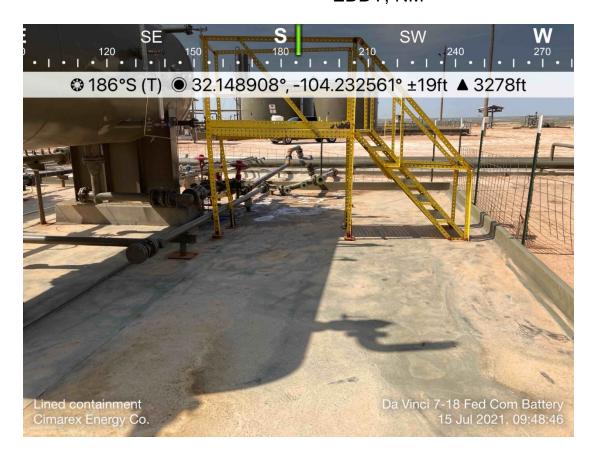
Location of spill:		Da Vinci 7-18 FC 6H			Date of Spill:					
		•			quipment, i.e wellhead, sture pump, or storage tank place a]			
				Input	: Data:					
						OIL:		WATER:		
·			•		own enter the volumes here:	0.0000 BI	_	0.0000 BBL		
	•	•	for the followin	g "Area C	alculations" is optional. The				olumes.	
	Total Area Ca	lculations				Standing Li	quid (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 in	0%	Rectangle Area #1	27 ft	X	36 ft X		0%
Rectangle Area #2	0 ft X	0 ft X	0 in	0%	Rectangle Area #2	0 ft	X	0 ft X		0%
Rectangle Area #3	0 ft X	0 ft X	0 in	0%	Rectangle Area #3	0 ft	X	0 ft X		0%
Rectangle Area #4	0 ft X	0 ft X	0 in	0%	Rectangle Area #4	0 ft	X	0 ft X		0%
Rectangle Area #5	0 ft X	0 ft X	0 in	0%	Rectangle Area #5	0 ft	X	0 ft X		0%
Rectangle Area #6	0 ft X	0 ft X	0 in	0%	Rectangle Area #6	0 ft	X	0 ft X		0%
Rectangle Area #7	0 ft X	0 ft X	0 in	0%	Rectangle Area #7	0 ft	X	0 ft X		0%
Rectangle Area #8	0 ft X	0 ft X	0 in	0%	Rectangle Area #8	0 ft	Х	0 ft X	0 in	0%
		EDDOD Ston	ding Liquid Area	loveov th	on Total Area, Basiass Data I	lmm.st				
		ERROR - Stati	• .	_	an Total Area, Review Data	input				
			Productio	on Data No	OT Required					
Average Daily Production:	Oil	Water								
	0 BBL	0 BBL								
Dillion of the state of		V-0	() () () () () () () () () ()							
Did leak occur before the sepa	arator?:	YES N/A	(place an "X")							
Amount of Free Liquid	0 BBL	oka	av.		Percentage of Oil in	Free Liquid	0% (percentage)		
Recovered:	V DDL	Onc	•9			Recovered:	(percentage)		
Liquid holding factor *:	0.14 gal per	r nal Lise the f	ollowing when the sp	ill wats the a	rains of the soil	se the following w	nen the li	iquid completely fills t	he pore space of the s	oil:
Elquid flording factor .	O.T. gai poi		.08 gallon liquid per						y barriers, natural (or r	
				-				ed soli is contained b 25 gallon liquid per ga		iot).
								id per gallon volume		
			m = .16 gallon liquid			oundy louin – lo gi	anon nqu	na por ganori volumo	01 0011.	
			ga	per gamen re						
Saturated Soil Volum	ne Calculations:		OII		Free Liquid Vol	ume Calculation	ons:	1100	OII	
Total Solid/Liquid Volume:	sq. ft.	<u>H2O</u> cu. ft.	OIL cu. i	£4	Total Free Liquid Volume:	972 so		H2O 81.000 cu. ft.	<u>OIL</u> 000 cu	44
Total Golia/Liquid Volume.	5q. it.	cu. it.	Cu.		Total Tree Elquid Volume.	372 30		01.000 Cu. It.	000 cu	. 11.
Estimated Volumes	Spilled .				Estimated Production	Volumes Lost				
		<u>H2O</u>	<u>OIL</u>					<u>H2O</u>	<u>OIL</u>	
	uid in Soil:	0.0 BBL	0.0 BBL		Estimated Produc	tion Spilled:		0.000000 BBL	0.000000 BE	BL
Fr	ee Liquid:	14.4 BBL	0.0 BBL			_				
	Totals:	14.426 BBL	0.000 BBL	-	Estimated Surface Surface Area:	Damage 972 sq	f+			
Total Liquid C	nill Liauride	14.426 BBL	0.000 BBL		Surface Area:	.0223 ac				
Total Liquid S	piii Liquiu.	14.420 DDL	V.VVV BBL	-	Surface Alea.	.uzz3 au	16			
Recovered Volun	nes				Estimated Weights, a	nd Volumes				
Estimated oil recovered:	0.0 BBL	check -	okov		Saturated Soil =	lbs		cu.ft.	211	.vds.
	0.0 BBL		•			14 BE				,
Estimated water recovered:	O'O BRF	check -	· ukay		Total Liquid =	14 Bt	DL	605.88 gallon	n 5,041 lbs	







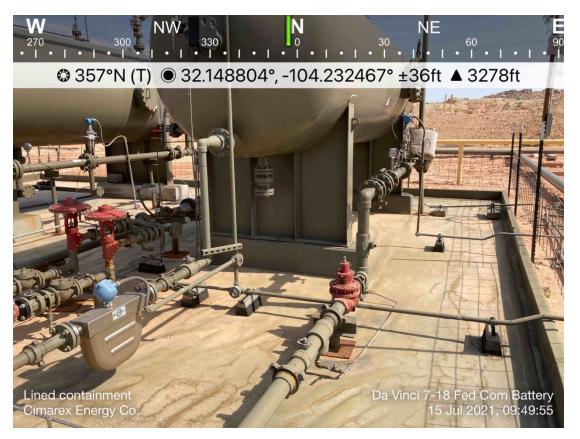


















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Incident ID	nAPP2113373373
District RP	
Facility ID	
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Closure

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

Closure Report Attachment Checklist: Each of the following items must be included in the closure report.			
A scaled site and sampling diagram as described in 19.15.29.1	1 NMAC		
Photographs of the remediated site prior to backfill or photos must be notified 2 days prior to liner inspection)	of the liner integ	rity if applicable (Note: appropriate OCD District office	
☐ Laboratory analyses of final sampling (Note: appropriate ODC	C District office m	nust be notified 2 days prior to final sampling)	
Description of remediation activities			
I hereby certify that the information given above is true and comple and regulations all operators are required to report and/or file certain may endanger public health or the environment. The acceptance of should their operations have failed to adequately investigate and renhuman health or the environment. In addition, OCD acceptance of a compliance with any other federal, state, or local laws and/or regula restore, reclaim, and re-vegetate the impacted surface area to the conaccordance with 19.15.29.13 NMAC including notification to the O	n release notificate a C-141 report by mediate contaminate a C-141 report do ations. The responditions that exist	ions and perform corrective actions for releases which we the OCD does not relieve the operator of liability ation that pose a threat to groundwater, surface water, es not relieve the operator of responsibility for asible party acknowledges they must substantially and prior to the release or their final land use in	
Printed Name: Laci Luig	Title: ESH Specialist		
Signature:	Date: 7/23/2021		
email: lluig@cimarex.com	Telephone: (432) 208-3035		
OCD Only			
Received by:	Date: 7/28/2021		
Closure approval by the OCD does not relieve the responsible party remediate contamination that poses a threat to groundwater, surface was party of compliance with any other federal, state, or local laws and/o	water, human hea		
Closure Approved by: Robert Hamlet	Date:	8/30/2021	
Printed Name: Robert Hamlet	Title:	Environmental Specialist - Advanced	

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 37963

CONDITIONS

Operator:	OGRID:
CIMAREX ENERGY CO.	215099
600 N. Marienfeld Street	Action Number:
Midland, TX 79701	37963
	Action Type:
	[C-141] Release Corrective Action (C-141)

CONDITIONS

Created By	Condition	Condition Date
rhamlet	We have received your closure report and final C-141 for Incident #NAPP2113373373 DA VINCI 7-18 FEDERAL BATTERY, thank you. This closure is approved.	8/30/2021