

District I
1625 N French Dr, Hobbs, NM 88240
District II
1301 W Grand Avenue, Artesia, NM 88210
District III
1000 Rio Brazos Road, Aztec, NM 87410
District IV
1220 S. St Francis Dr., Santa Fe, NM 87505

State of New Mexico
Energy Minerals and Natural Resources **OCT 05 2009**
Oil Conservation Division
1220 South St. Francis Dr.
Santa Fe, NM 87505

Form C-141
Revised October 10, 2003

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

Release Notification and Corrective Action

OPERATOR

x Initial Report Final Report

Name of Company Basic Energy Services <i>246368</i>	Contact David Alvarado
Address P.O. Box 10460 MIDLAND TX. 79702	Telephone No. 575.746.9663
Facility Name MYRTLE MYRA SWD <i>001</i>	Facility Type

Surface Owner <i>STATE</i>	Mineral Owner	Lease No. 3001521515
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30-015-21515

LOCATION OF RELEASE

Unit Letter	Section	Township	Range	Feet from the	North/South Line	Feet from the	East/West Line	County
C	21	21S	27E	660	NORTH	1980	WEST	EDDY

Latitude _____ Longitude _____

NATURE OF RELEASE

Type of Release PRODUCED WATER WITH IRON SULFATE	Volume of Release 600 BBLS	Volume Recovered 590 BBLS
Source of Release SUCTION SIDE OF PUMP FROM TANK	Date and Hour of Occurrence 10-2-09 UNDETERMAN TIME	Date and Hour of Discovery 10-2-09 7:30 AM.
Was Immediate Notice Given? X Yes <input type="checkbox"/> No <input type="checkbox"/> Not Required	If YES, To Whom? JERRY HANAWAY, DAVID ALVARADO, ROGER MASSEY, LYN SOCLWELL	
By Whom? RICHARD PENA	Date and Hour 10-2-09 7:30 AM	
Was a Watercourse Reached? <input type="checkbox"/> Yes X No	If YES, Volume Impacting the Watercourse. NONE	

If a Watercourse was Impacted, Describe Fully.*

NO WATERCOURSE IMPACTED.

Describe Cause of Problem and Remedial Action Taken.*

4" Clamp broke on suction side of fluid end and separated when charge pump turned on..

Vacuum Truck was used to recover 590 bbls. and placed back in the storage tanks. Will have a blade scrape up material send to CRI.

Describe Area Affected and Cleanup Action Taken.*

South side and west side of location was affected. Before we can blade location gas lines are to be flagged.

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.

Signature: <i>David H. Alvarado</i>	OIL CONSERVATION DIVISION	
Printed Name: David H. Alvarado	Approved by District Supervisor: <i>RDade by SPH</i>	Remediation Actions to be completed in Final C-141 submitted with conformau analyses/documentation on or before t Expiration Date.
Title: S.E.N.M. DISTRICT MANAGER	Approval Date: <i>10-26-09</i>	Expiration Date: <i>12-31-09</i>
E-mail Address: david.alvarado@basicenergyservices.com	Conditions: SEE ATTACHED STIPULATIONS	Attached <input checked="" type="checkbox"/> <i>2RP-358</i>

*LEB0930036710
n 9EB 093003477
3EB0930037000*

Date: 10/2/10

Phone: 575.746.9663

* Attach Additional Sheets If Necessary



New Mexico Energy, Minerals and Natural Resources Department

Bill Richardson
Governor

Joanna Prukop
Cabinet Secretary
Reese Fullerton
Deputy Cabinet Secretary

Mark Fesmire
Division Director
Oil Conservation Division



October 27, 2009

Basic Energy Services
PO Box 10460
Midland, TX 79702

RE: Myrtle Myra SWD 001 30-015-21515
C-21-21S-27E Eddy County, New Mexico
2RP-358

Dear Operator:

This office is in receipt of your C-141 regarding the produced fluids release at this facility occurring on or about October 2, 2009. Included on the Initial Report C-141 is a plan to "blade scrape up material send to CRI."

NMOCD Rule 19.15.29.11 NMAC states in part, "The responsible person shall complete division-approved corrective action for releases that endanger public health or the environment. The responsible person shall address releases in accordance with a remediation plan submitted to and approved by the division or with an abatement plan submitted in accordance with 19.15.30 NMAC."

A guide document intended to provide direction for remediation of soils and fresh waters contaminated as a result of leaks, spills, or releases of oilfield wastes and products is found on OCD's web site at the following link:
http://www.emnrd.state.nm.us/ocd/documents/7C_spill1.pdf

The following actions are **required** to be addressed in the **remediation plan**:

- Horizontal and vertical delineation of the spill by soil sampling. Delineation is required until contamination reaches background levels or a site specific acceptable level. Any constituent(s) of concern—to include but not limited to TPH, BTEX, and chlorides—are to be addressed in the delineation and remediation plan.
- Prepare a sketch of the site indicating where and at what depths the samples were taken.
- Submit laboratory results of sampling and the work plan proposal (plan) for remediation, removal and/or clean up of contaminants that may be present at the site.

Notify the OCD **48** hours prior to obtaining samples where analyses of samples obtained are to be submitted to the OCD. Notification is to include date and time of sample event.

Within 30 days, **on or before November 27, 2009**, completion of a remediation work plan should be finalized and submitted to the Division summarizing all actions taken or to be taken to mitigate environmental damage related to the leak, spill or release for approval.

Please be advised that NMOCD acceptance and/or approval of documents or work plans 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 and/or approval of documents or work plans do not relieve the operator of responsibility for compliance with any other federal, state, local laws and/or regulations.

If I may be of further assistance with this matter or should you have any questions, please feel free to contact me.

Sincerely,



Sherry Bonham
NMOCD District II
575.748.1283 X109

