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	NAB1911252641
District RP	2 2RP-5364
Facility ID	
Application ID	pAB1911252322

Release Notification

Responsible Party

Responsible Party XTO Energy					OGRID 5380			
Contact Nam	Contact Name Kyle Littrell				Contact Telephone 432-221-7331			
Contact ema	Ity to_Li	ttrell@xtoenergy.c			Incident#	(assigned by OCD)	NAB1911252641	
Contact mail	Contact mailing address 522 W. Mermod, Carlsbad, NM 88220							
			Location		lease So	ource		
Latitude 32	2.093291			L	ongitude _	-103.892986		
			(NAD 83 in dec			al places)		
Site Name I	PLU Ross R	anch 33-25-30 Bat	ttery	S	Site Type Bulk Storage and Separation Facility			
Date Release					API# (if applicable) 30-015-40762 (PLU CVX JV RR 007H)			
Unit Letter	Section	Township	Range		County		-	
D	33	25S	30E		Edd	у	_	
Surface Owner	r: State	➤ Federal ☐ Tr	ribal 🔲 Private (/	Name:	BLM)	
			,					
			Nature and	d Volu	me of I	Release		
	Materia			calculation	s or specific	justification for the	e volumes provided below)	
▼ Crude Oil Volume Released (bbls) 55						Volume Recovered (bbls) 55		
➤ Produced	Water	Volume Release	ed (bbls) 120			Volume Recovered (bbls) 120		
	Is the concentration of total dissolved so in the produced water >10,000 mg/l?				s (TDS)	☐ Yes ☐ No		
Condensate Volume Released (bbls)					Volume Recovered (bbls)			
☐ Natural Gas Volume Released (Mcf)					Volume Recovered (Mcf)			
Other (describe) Volume/Weight Released (provide units)			e units)	-	Volume/Weight Recovered (provide units)			
Cause of Rele	ease	I				41		
Fluids were released from a broken sight glass on a FWKO. The produced water and oil were released into an								
impervious lined containment. Vacuum trucks were dispatched and recovered all standing fluid. The fluid was returned								
to the production tanks. The facility was returned to production. The lined containment was power washed. A 48-hour								
advance notice of liner inspection was provided by email to NMOCD District 2. The cleaned liner was visually inspected and determined to be operating as designed.								
more and determined to be operating as designed.								

State of New Mexico Oil Conservation Division

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Was this a major	If YES, for what reason(s) does the responsib	ple party consider this a major release?				
release as defined by	An unauthorized release of a volume of 25 ba	arrels or more				
19.15.29.7(A) NMAC?						
☑ Yes ☐ No						
If YES, was immediate n	Latice given to the OCD? By whom? To whom	? When and by what means (phone, email, etc)?				
		wold (NMOCD), Shelly Tucker and Jim Amos (BLM), on				
12/9/2018 by email						
Initial Response						
The responsible j	party must undertake the following actions immediately un	nless they could create a safety hazard that would result in injury				
★ The source of the release.	ease has been stopped.					
The impacted area ha	as been secured to protect human health and the	e environment.				
Released materials ha	ave been contained via the use of berms or dike	es, absorbent pads, or other containment devices.				
ll <u> </u>	ecoverable materials have been removed and m	* * *				
	d above have not been undertaken, explain why					
Transitio delicito described	a above have <u>not</u> been undertaken, explain why	*				
		v .				
		ediation immediately after discovery of a release. If remediation				
		orts have been successfully completed or if the release occurred se attach all information needed for closure evaluation.				
		of my knowledge and understand that pursuant to OCD rules and tions and perform corrective actions for releases which may endanger				
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.	Ta C-141 report does not reneve the operator of resp	ionisibility for compliance with any other reactal, state, or focal laws				
Printed Name: Kyle Littr	rell ,	Title: SH&E Coordinator				
16-1	1.11					
Signature:		Date: <u>/2 - /9 - /</u> 8				
email: Kyle_Littrell@xto	energy.com T	Felephone: 432-221-7331				
	,					
OCD Only						
	yolio Ditamente	4/00/0040				
Received by:	WING ANTAMUNTE D	ate:4/22/2019				