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	NAB1913354837
District RP	2RP-5409
Facility ID	
Application ID	pAB1913354102

### **Release Notification**

					•
Responsible Party Ascent Energy				OGRID	325830
Contact Name Jody Robins				Contact	Telephone 720-710-8999
Contact email: jrobins@ascentenergy.us				Inciden	# (assigned by OCD) NAB1913354837
Contact mail	ing address:	1125 17th Street	Denver, CO 802	02	14.65 10 1000 1007
			Locatio	n of Release	Source
atitude	32.546165	5	(NAD 83 in	Longitud decimal degrees to 5 d	e -103.9793625
Sita Mama, E		17110 50			
		Co Federal Gas B C	com #001	Site Typ	e: Gas
Date Release	Discovered:	3/12/28	PIC	API# (if	applicable) 30-015-10465
Unit Letter	Section	Township	Range	Co	bunty
F	28	20\$	30E	Eddy	•
			Nature a	nd Volume o	f Release
Do-1-00	Materi	ialis) Released (Select	all that apply and atta		ific justification for the volumes provided below)
Crude Oil		Volume Release	all that apply and atte		ific justification for the volumes provided below)  Volume Recovered (bbls)
Crude Oil		Volume Release	all that apply and attack (bbls)	ach calculations or spec	Volume Recovered (bbls)  Volume Recovered (bbls)
		Volume Release  Volume Release  Is the concentra	all that apply and atted (bbls)  ed (bbls) 50  tion of total disso	ach calculations or spec	Volume Recovered (bbls)  Volume Recovered (bbls)
	Water	Volume Release  Volume Release  Is the concentra	all that apply and attend (bbls)  ed (bbls) 50  tion of total disso water >10,000 m	ach calculations or spec	Volume Recovered (bbls)  Volume Recovered (bbls)
Produced	Water	Volume Release  Volume Release Is the concentra in the produced	all that apply and attended (bbls)  ed (bbls) 50  tion of total disso water >10,000 med (bbls)	ach calculations or spec	ific justification for the volumes provided below)  Volume Recovered (bbls)  Volume Recovered (bbls)  Yes No
Produced  Condensa  Natural G  Other (de Water fro	Water  ute  ias  scribe)  m P&A	Volume Release Is the concentra in the produced Volume Release Volume Release Volume/Weight Was advised as flowing	all that apply and attended (bbls)  ed (bbls) 50  tion of total disso water >10,000 m  ed (bbls)  ed (Mcf)  t Released (provide of 2 pm 11/9/201	ach calculations or spec	ific justification for the volumes provided below)  Volume Recovered (bbls)  Volume Recovered (bbls)  Volume Recovered (bbls)  Volume Recovered (bbls)  Volume Recovered (Mcf)  Volume/Weight Recovered (provide units) 100 bbl water trucked from emergency containment to disposa

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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 responsible party consider this a major release?
Yes No	Spill was >25bbl
If YES, was immediate n	vice given to the OCD? By whom? To whom? When and by what means (phone, email, etc)?
	Immediate notices was provided to Gilbert Cordero on 3/13/19 @ 7:46 AM
	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 rele	ase has been stopped.
The impacted area ha	s been secured to protect human health and the environment.
Released materials ha	ve been contained via the use of berms or dikes, absorbent pads, or other containment devices.
All free liquids and re	coverable materials have been removed and managed appropriately.
has begun, please attach a within a lined containmen	AC the responsible party may commence remediation immediately after discovery of a release. If remediation a narrative of actions to date. If remedial efforts have been successfully completed or if the release occurred tarea (see 19.15.29.11(A)(5)(a) NMAC), please attach all information needed for closure evaluation.
regulations all operators are a public health or the environm failed to adequately investigated.	mation given above is true and complete to the best of my knowledge and understand that pursuant to OCD rules and required to report and/or file certain release notifications and perform corrective actions for releases which may endanger tent. The acceptance of a C-141 report by the OCD does not relieve the operator of liability should their operations have the and remediate contamination that pose a threat to groundwater, surface water, human health or the environment. In a C-141 report does not relieve the operator of responsibility for compliance with any other federal, state, or local laws
Printed Name: Jedy O'Re	Matthew Wa-d Title: Vice President, Drilling (00)
Signature:	Date: 3/25/19
email: <u>irobins@as</u>	Telephone: 720-710-8999
MWAN	@ ascentenergy, US

watercourse?

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Are the lateral extents of the release within 300 feet of a continuously flowing watercourse or any other significant

What is the shallowest depth to groundwater beneath the area affected by the release?

Did this release impact groundwater or surface water?

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132 (ft bgs) Yes

Yes No

☑ No

## Site Assessment/Characterization

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

Are the lateral extents of the release within 300 feet of an occupied permanent residence, school, hospital, institution, or church?  Are the lateral extents of the release within 500 hospitals of the release within 500 hospitals.	Yes No			
Are the lateral extents of the release within 500 horizontal feet of a spring or a private domestic fresh water well used	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 any second and the spring of a private domestic fresh water well used				
by less than the 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 vertice contamination associated with the release have been determined. Refer to 19.15.29.11 NMAC for specifics.	cal 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 %-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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public health or the environment. The acceptance of a C-141 repo	cte to the best of my knowledge and understand that pursuant to OCD rules and clease notifications and perform corrective actions for releases which may endanger it by the OCD does not relieve the operator of liability should their operations have cose a threat to groundwater, surface water, human health or the environment. In perator of responsibility for compliance with any other federal, state, or local laws
Printed Name: Jod C Rebins Signature:	Title: Vice President Driffin  Date: 3/25/19
email. robins@ascentenergy.us	Γelephone: 720-710-999
Amalia Bustamante	Date: _5/13/2019