



2/13/2026

New Mexico Oil Conservation Division  
1220 South St. Francis Street  
Santa Fe, NM 87505

RE: Final Closure Former Exxon Del Paso Facility (1RP-145)

Spill incident number nAUTOofAB000116

Incident date: 8/10/1992

File location:

<https://ocdimage.emnrd.nm.gov/imaging/FacilityFileView.aspx?facility=fAB00000000152>

Lea County, New Mexico

Based on the information in the facility file, ExxonMobil/ XTO respectfully requests closure for OCD incident number <https://ocdimage.emnrd.nm.gov/imaging/FacilityFileView.aspx?facility=fAB00000000152>.

If you have any questions, please reach out to me at 575-988-4374.

R. Dale Woodall  
Project Manager

**ExxonMobil Environmental and Property Solutions Company**

3104 E. Greene Street

Carlsbad, New Mexico 88220

Cell Phone: 575-988-4374

Email: [Robert.D.Woodall@ExxonMobil.com](mailto:Robert.D.Woodall@ExxonMobil.com)

Attachment

Attachment

**From:** Buchanan, Michael, EMNRD  
**To:** Woodall, Robert D  
**Subject:** FW: [EXTERNAL] OCD incident nAUTOofAB000116, 1RP-145; Dal Paso Facility  
**Date:** Friday, February 6, 2026 9:19:39 AM

Good morning, Dale

Yes, I see that closure approval letter in the RP-145 file. If you could, please submit a letter referencing that closure letter, titled " RE: Final Closure Former Exxon Dal Paso Facility" from October 26, 1995. Please ensure you submit it through as a revegetation report.

Thank you,

**From:** Woodall, Robert D <robert.d.woodall@exxonmobil.com>  
**Sent:** Wednesday, January 28, 2026 12:25 PM  
**To:** Enviro, OCD, EMNRD <OCD.Enviro@emnrd.nm.gov>  
**Subject:** [EXTERNAL] OCD incident nAUTOofAB000116, 1RP-145; Dal Paso Facility

CAUTION: This email originated outside of our organization. Exercise caution prior to clicking on links or opening attachments.

A review of OCD project files denotes that a closure report for nAUTOofAB000116 was submitted to the OCD 11/15/1993.

Link to report files:

<https://ocdimage.emnrd.nm.gov/imaging/FacilityFileView.aspx?facility=fAB00000000152>

Please let me know if we need to resubmit the report of what actions are needed for this incident.

**R. Dale Woodall**  
Project Manager  
**ExxonMobil Environmental and Property Solutions Company**  
3104 E. Greene St.  
Carlsbad, NM 88220  
Cell Phone: 575-988-4374  
Robert.D.Woodall@exxonmobil.com

A volume calculation was not provided for this spill.

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**Oil Conservation Division**  
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**Santa Fe, NM 87505**

QUESTIONS

Action 553777

**QUESTIONS**

Operator: XTO ENERGY, INC 6401 Holiday Hill Road Midland, TX 79707	OGRID: 5380
	Action Number: 553777
	Action Type: [C-141] Revegetation Report C-141 (C-141-v-Revegetation)

**QUESTIONS**

<b>Prerequisites</b>	
Incident ID (n#)	nAUTOfAB000116
Incident Name	NAUTOFAB000116 DAL PASO FACILITY @ FAB00000000152
Incident Type	Release Other
Incident Status	Re-vegetation Report Received
Incident Facility	[fAB00000000152] DAL PASO FACILITY

<b>Location of Release Source</b>	
<i>Please answer all the questions in this group.</i>	
Site Name	Dal Paso Facility
Date Release Discovered	08/10/1992
Surface Owner	Private

<b>Incident Details</b>	
<i>Please answer all the questions in this group.</i>	
Incident Type	Release Other
Did this release result in a fire or is the result of a fire	No
Did this release result in any injuries	No
Has this release reached or does it have a reasonable probability of reaching a watercourse	No
Has this release endangered or does it have a reasonable probability of endangering public health	No
Has this release substantially damaged or will it substantially damage property or the environment	No
Is this release of a volume that is or may with reasonable probability be detrimental to fresh water	Yes

<b>Nature and Volume of Release</b>	
<i>Material(s) released, please answer all that apply below. Any calculations or specific justifications for the volumes provided should be attached to the follow-up C-141 submission.</i>	
Crude Oil Released (bbls) Details	Cause: Equipment Failure   Tank (Any)   Crude Oil   Released: 0 BBL   Recovered: 0 BBL   Lost: 0 BBL.
Produced Water Released (bbls) Details	Not answered.
Is the concentration of chloride in the produced water >10,000 mg/l	Not answered.
Condensate Released (bbls) Details	Not answered.
Natural Gas Vented (Mcf) Details	Not answered.
Natural Gas Flared (Mcf) Details	Not answered.
Other Released Details	Not answered.
Are there additional details for the questions above (i.e. any answer containing Other, Specify, Unknown, and/or Fire, or any negative lost amounts)	Not answered.

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Action 553777

**QUESTIONS (continued)**

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**QUESTIONS**

<b>Nature and Volume of Release (continued)</b>	
Is this a gas only submission (i.e. only significant Mcf values reported)	<b>More info needed to determine if this will be treated as a "gas only" report.</b>
Was this a major release as defined by Subsection A of 19.15.29.7 NMAC	<b>Yes</b>
Reasons why this would be considered a submission for a notification of a major release	<b>From paragraph A. "Major release" determine using: (4) a release of a volume that may with reasonable probability be detrimental to fresh water.</b>
<i>With the implementation of the 19.15.27 NMAC (05/25/2021), venting and/or flaring of natural gas (i.e. gas only) are to be submitted on the C-129 form.</i>	

**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 release has been stopped	<b>True</b>
The impacted area has been secured to protect human health and the environment	<b>True</b>
Released materials have been contained via the use of berms or dikes, absorbent pads, or other containment devices	<b>True</b>
All free liquids and recoverable materials have been removed and managed appropriately	<b>True</b>
If all the actions described above have not been undertaken, explain why	<i>Not answered.</i>

*Per Paragraph (4) of Subsection B of 19.15.29.8 NMAC the responsible party may commence remediation immediately after discovery of a release. If remediation has begun, please prepare and attach a narrative of actions to date in the follow-up C-141 submission. If remedial efforts have been successfully completed or if the release occurred within a lined containment area (see Subparagraph (a) of Paragraph (5) of Subsection A of 19.15.29.11 NMAC), please prepare and attach all information needed for closure evaluation in the follow-up C-141 submission.*

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.

I hereby agree and sign off to the above statement	Name: Richard Kotzur Title: Senior Project Manager Email: NMEEnvNotifications@exxonmobil.com Date: 02/13/2026
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Action 553777

**QUESTIONS (continued)**

Operator:  XTO ENERGY, INC 6401 Holiday Hill Road Midland, TX 79707	OGRID:  5380
	Action Number:  553777
	Action Type:  [C-141] Revegetation Report C-141 (C-141-v-Revegetation)

**QUESTIONS**

**Site Characterization**  
*Please answer all the questions in this group (only required when seeking remediation plan approval and beyond). 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 in feet below ground surface (ft bgs)	Between 26 and 50 (ft.)
What method was used to determine the depth to ground water	Direct Measurement
Did this release impact groundwater or surface water	No
<b>What is the minimum distance, between the closest lateral extents of the release and the following surface areas:</b>	
A continuously flowing watercourse or any other significant watercourse	Between 1 and 5 (mi.)
Any lakebed, sinkhole, or playa lake (measured from the ordinary high-water mark)	Greater than 5 (mi.)
An occupied permanent residence, school, hospital, institution, or church	Between 100 and 200 (ft.)
A spring or a private domestic fresh water well used by less than five households for domestic or stock watering purposes	Between 1000 (ft.) and ½ (mi.)
Any other fresh water well or spring	Between 1000 (ft.) and ½ (mi.)
Incorporated municipal boundaries or a defined municipal fresh water well field	Zero feet, overlying, or within area
A wetland	Between 1 and 5 (mi.)
A subsurface mine	Greater than 5 (mi.)
An (non-karst) unstable area	Greater than 5 (mi.)
Categorize the risk of this well / site being in a karst geology	None
A 100-year floodplain	Between 1 and 5 (mi.)
Did the release impact areas not on an exploration, development, production, or storage site	No

**Remediation Plan**  
*Please answer all the questions that apply or are indicated. This information must be provided to the appropriate district office no later than 90 days after the release discovery date.*

Requesting a remediation plan approval with this submission	Yes
<i>Attach a comprehensive report demonstrating the lateral and vertical extents of soil contamination associated with the release have been determined, pursuant to 19.15.29.11 NMAC and 19.15.29.13 NMAC.</i>	
Have the lateral and vertical extents of contamination been fully delineated	Yes
Was this release entirely contained within a lined containment area	No

**Soil Contamination Sampling:** (Provide the highest observable value for each, in milligrams per kilograms.)

Chloride (EPA 300.0 or SM4500 Cl B)	0
TPH (GRO+DRO+MRO) (EPA SW-846 Method 8015M)	0
GRO+DRO (EPA SW-846 Method 8015M)	0
BTEX (EPA SW-846 Method 8021B or 8260B)	0.1
Benzene (EPA SW-846 Method 8021B or 8260B)	0.1

*Per Subsection B of 19.15.29.11 NMAC unless the site characterization report includes completed efforts at remediation, the report must include a proposed remediation plan in accordance with 19.15.29.12 NMAC, which includes the anticipated timelines for beginning and completing the remediation.*

On what estimated date will the remediation commence	07/15/1993
On what date will (or did) the final sampling or liner inspection occur	09/26/1995
On what date will (or was) the remediation complete(d)	09/26/1995
What is the estimated surface area (in square feet) that will be reclaimed	1500
What is the estimated volume (in cubic yards) that will be reclaimed	1088
What is the estimated surface area (in square feet) that will be remediated	1500
What is the estimated volume (in cubic yards) that will be remediated	1088

*These estimated dates and measurements are recognized to be the best guess or calculation at the time of submission and may (be) change(d) over time as more remediation efforts are completed. The OCD recognizes that proposed remediation measures may have to be minimally adjusted in accordance with the physical realities encountered during remediation. If the responsible party has any need to significantly deviate from the remediation plan proposed, then it should consult with the division to determine if another remediation plan submission is required.*

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Action 553777

**QUESTIONS (continued)**

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**QUESTIONS**

**Remediation Plan (continued)**

Please answer all the questions that apply or are indicated. This information must be provided to the appropriate district office no later than 90 days after the release discovery date.

**This remediation will (or is expected to) utilize the following processes to remediate / reduce contaminants:**

(Select all answers below that apply.)

(Ex Situ) Excavation and <b>off-site</b> disposal (i.e. dig and haul, hydrovac, etc.)	Not answered.
(Ex Situ) Excavation and <b>on-site</b> remediation (i.e. On-Site Land Farms)	Not answered.
(In Situ) Soil Vapor Extraction	Not answered.
(In Situ) Chemical processing (i.e. Soil Shredding, Potassium Permanganate, etc.)	Not answered.
(In Situ) Biological processing (i.e. Microbes / Fertilizer, etc.)	Not answered.
(In Situ) Physical processing (i.e. Soil Washing, Gypsum, Disking, etc.)	Not answered.
Ground Water Abatement pursuant to 19.15.30 NMAC	Not answered.
OTHER (Non-listed remedial process)	Yes
Other Non-listed Remedial Process. Please specify	see reports in facility files. excavated soils taken to CRI landfill

Per Subsection B of 19.15.29.11 NMAC unless the site characterization report includes completed efforts at remediation, the report must include a proposed remediation plan in accordance with 19.15.29.12 NMAC, which includes the anticipated timelines for beginning and completing the remediation.

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.

I hereby agree and sign off to the above statement	Name: Richard Kotzur Title: Senior Project Manager Email: NMEnvNotifications@exxonmobil.com Date: 02/17/2026
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The OCD recognizes that proposed remediation measures may have to be minimally adjusted in accordance with the physical realities encountered during remediation. If the responsible party has any need to significantly deviate from the remediation plan proposed, then it should consult with the division to determine if another remediation plan submission is required.

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Action 553777

**QUESTIONS (continued)**

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**QUESTIONS**

<b>Deferral Requests Only</b>	
<i>Only answer the questions in this group if seeking a deferral upon approval this submission. Each of the following items must be confirmed as part of any request for deferral of remediation.</i>	
Requesting a deferral of the remediation closure due date with the approval of this submission	No

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Action 553777

**QUESTIONS (continued)**

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	Action Number: 553777
	Action Type: [C-141] Revegetation Report C-141 (C-141-v-Revegetation)

**QUESTIONS**

<b>Sampling Event Information</b>	
Last sampling notification (C-141N) recorded	<b>554716</b>
Sampling date pursuant to Subparagraph (a) of Paragraph (1) of Subsection D of 19.15.29.12 NMAC	<b>08/31/1993</b>
What was the (estimated) number of samples that were to be gathered	<b>8</b>
What was the sampling surface area in square feet	<b>1500</b>

<b>Remediation Closure Request</b>	
<i>Only answer the questions in this group if seeking remediation closure for this release because all remediation steps have been completed.</i>	
Requesting a remediation closure approval with this submission	Yes
Have the lateral and vertical extents of contamination been fully delineated	Yes
Was this release entirely contained within a lined containment area	No
All areas reasonably needed for production or subsequent drilling operations have been stabilized, returned to the sites existing grade, and have a soil cover that prevents ponding of water, minimizing dust and erosion	Yes
What was the total surface area (in square feet) remediated	1500
What was the total volume (cubic yards) remediated	1088
All areas not reasonably needed for production or subsequent drilling operations have been reclaimed to contain a minimum of four feet of non-waste contain earthen material with concentrations less than 600 mg/kg chlorides, 100 mg/kg TPH, 50 mg/kg BTEX, and 10 mg/kg Benzene	Yes
What was the total surface area (in square feet) reclaimed	1500
What was the total volume (in cubic yards) reclaimed	1088
Summarize any additional remediation activities not included by answers (above)	see reports in facility files

*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 (in .pdf format) 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.*

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. The responsible party acknowledges they must substantially restore, reclaim, and re-vegetate the impacted surface area to the conditions that existed prior to the release or their final land use in accordance with 19.15.29.13 NMAC including notification to the OCD when reclamation and re-vegetation are complete.

I hereby agree and sign off to the above statement	Name: Richard Kotzur Title: Senior Project Manager Email: NMEnvNotifications@exxonmobil.com Date: 02/17/2026
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Action 553777

**QUESTIONS (continued)**

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	Action Number: 553777
	Action Type: [C-141] Revegetation Report C-141 (C-141-v-Revegetation)

**QUESTIONS**

<b>Reclamation Report</b>	
<i>Only answer the questions in this group if all reclamation steps have been completed.</i>	
Requesting a reclamation approval with this submission	Yes
What was the total reclamation surface area (in square feet) for this site	1500
What was the total volume of replacement material (in cubic yards) for this site	1088
<i>Per Paragraph (1) of Subsection D of 19.15.29.13 NMAC the reclamation must contain a minimum of four feet of non-waste containing, uncontaminated, earthen material with chloride concentrations less than 600 mg/kg as analyzed by EPA Method 300.0, or other test methods approved by the division. The soil cover must include a top layer, which is either the background thickness of topsoil or one foot of suitable material to establish vegetation at the site, whichever is greater.</i>	
Is the soil top layer complete and is it suitable material to establish vegetation	Yes
On what (estimated) date will (or was) the reseeded commence(d)	09/26/1995
Summarize any additional reclamation activities not included by answers (above)	see reports in facility files
<i>The responsible party must attach information demonstrating they have complied with all applicable reclamation requirements and any conditions or directives of the OCD. This demonstration should be in the form of attachments (in .pdf format) including a scaled site map, any proposed reseeded plans or relevant field notes, photographs of reclaimed area, and a narrative of the reclamation activities. Refer to 19.15.29.13 NMAC.</i>	
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. The responsible party acknowledges they must substantially restore, reclaim, and re-vegetate the impacted surface area to the conditions that existed prior to the release or their final land use in accordance with 19.15.29.13 NMAC including notification to the OCD when reclamation and re-vegetation are complete.	
I hereby agree and sign off to the above statement	Name: Richard Kotzur Title: Senior Project Manager Email: NMEnvNotifications@exxonmobil.com Date: 02/17/2026

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Action 553777

**QUESTIONS (continued)**

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	Action Number: 553777
	Action Type: [C-141] Revegetation Report C-141 (C-141-v-Revegetation)

**QUESTIONS**

<b>Revegetation Report</b>	
<i>Only answer the questions in this group if all surface restoration, reclamation and re-vegetation obligations have been satisfied.</i>	
Requesting a restoration complete approval with this submission	Yes
What was the total revegetation surface area (in square feet) for this site	1500
<i>Per Paragraph (2) of Subsection D of 19.15.29.13 NMAC the responsible party must reseed disturbed area in the first favorable growing season following closure of the site.</i>	
On what date did the reseeded commence	09/26/1995
On what date was the vegetative cover inspected	09/26/1996
What was the life form ratio compared to pre-disturbance levels	9999
What was the total percent plant cover compared to pre-disturbance levels	9999
Summarize any additional revegetation activities not included by answers (above)	see reports in facility files
<i>The responsible party must attach information demonstrating they have complied with all applicable re-vegetation requirements and any conditions or directives of the OCD. This demonstration should be in the form of attachments (in .pdf format) including a scaled site map, any life form ratio and percent plant cover sampling diagrams or other relevant field notes, photographs of re-vegetated areas, and a narrative of the re-vegetation activities. Refer to 19.15.29.13 NMAC.</i>	
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. The responsible party acknowledges they must substantially restore, reclaim, and re-vegetate the impacted surface area to the conditions that existed prior to the release or their final land use in accordance with 19.15.29.13 NMAC including notification to the OCD when reclamation and re-vegetation are complete.	
I hereby agree and sign off to the above statement	Name: Richard Kotzur Title: Senior Project Manager Email: NMEnvNotifications@exxonmobil.com Date: 02/17/2026
<i>Per Paragraph (4) of Subsection (D) of 19.15.29.13 NMAC for any major or minor release containing liquids, the responsible party must notify the division when reclamation and re-vegetation are complete.</i>	

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CONDITIONS

Action 553777

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**CONDITIONS**

Created By	Condition	Condition Date
michael.buchanan	Restoration complete for the incident and approved.	2/17/2026