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	
District RP	
Facility ID	
Application ID	

Release Notification

Responsible Party PVF 1836031858

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Responsible P	Responsible Party: Enterprise Field Services, LLC				OGRID: 151618				
Contact Name: Thomas Long				Contact Telephone: 505-599-2286					
Contact email	:tjlong@ep	orod.com			Incident # (assigned by OCI	D) N/A		
Contact mailin 87401	Contact mailing address: 614 Reilly Ave, Farmington, NM 87401								
Location of Release Source									
Latitude 36.89	Latitude <u>36.893767</u>				Longitude <u>-107.898126</u> (NAD 83 in decimal degrees to 5 decimal places)				
Site Name Tru	ınk MD 16	Inch			Site Type Natural Gas Gathering Pipeline				
Date Release I	Discovered:	11/29/2018			Serial # (if applicable): N/A				
Unit Letter	Section	Township	Danga		Count				
P	17	31N	Range 10W		County		-		
1	17	3111	10 **		San Juan		NMOCD		
Surface Owner: State Federal Tribal Private (Name: Nature and Volume of Release Material(s) Released (Select all that apply and attach calculations or specific justification for the volumes provided below)									
Crude Oil		Volume Release				Volume Recovered (bbls)			
Produced V	Water	Volume Release	ed (bbls)			Volume Recovered (bbls)			
Is the concentration of dissolved chloride in produced water >10,000 mg/l?			e in the	☐ Yes ☐ No					
☐ Condensate	e	Volume Released (bbls): Unknown at this time.			nis time.	Volume Recovered (bbls): None			
Natural Ga	☑ Natural Gas Volume Released (Mcf): Unknown at this time			nis time	Volume Recovered (Mcf): None				
Other (desc	(describe) Volume/Weight Released (provide units))	Volume/Weight Recovered (provide units)				
Cause of Release: On November 29, 2018, Enterprise dispatched a technician to investigate a possible leak on the Trunk MD 16 Inch pipeline. The leak was confirmed and the pipeline was isolated, depressurized, locked out and tagged out. An area of approximately four feet in diameter was impacted with condensate. Enterprise determined this release reportable per NMOCD regulation on December 6, 2018 after receipt of laboratory analysis. This release is required to be remediated to the most stringent NMOCD remediation standard (10 ppm Benzene, 50 ppm BTEX and 100 ppm TPH). A third party corrective action report will be submitted with the "Final C-141."									

Was this a major release as defined by 19.15.29.7(A) NMAC?	If YES, for what reason(s) do	es the responsible party consider	this a major release?				
☐ Yes ☒ No							
YOYYEG							
If YES, was immediate notice given to the OCD? By whom? To whom? When and by what means (phone, email, etc)?							
Initial Response							
The responsible	party must undertake the following act	ions immediately unless they could create	a safety hazard that would	result in injury			
☐ The source of the release has been stopped.							
The impacted area ha	s been secured to protect huma	n health and the environment.					
Released materials have been contained via the use of berms or dikes, absorbent pads, or other containment devices.							
All free liquids and re	ecoverable materials have been	removed and managed appropriate	ely.				
If all the actions described	d above have <u>not</u> been undertak	cen, explain why:					
Day 10 15 20 9 D (4) NIM							
Per 19.15.29.8 B. (4) NMAC the responsible party may commence remediation immediately after discovery of a release. If remediation has begun, please attach a narrative of actions to date. If remedial efforts have been successfully completed or if the release occurred within a lined containment area (see 19.15.29.11(A)(5)(a) NMAC), please attach all information needed for closure evaluation.							
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: Jon E. Fiel	lds	Title: Director, Field Environme	ntal				
Signature:	full	Date: 12-10-18					
email: jefields@eprod.com	m	Telephone: 713-381-6684					
OCD Only Received by: 12117 2014 Onesta Fields Date: 12117 2018							