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

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** Initial Report Final Report Elroy Ardoin Name of Company EnerVest Operating LLC Contact Address 1001 Fannin Street, Stuite 800, Houston, TX 77002 Telephone No. (713) 495 6534 Facility Name Union SI Federal #2 - Tank Battery Facility Type - Pump Jack & Tank Battery Lease No. 30-005-20866 Surface Owner - Mayes Jenkins Sr. Mineral Owner - BLM LOCATION OF RELEASE Township North/South Line Feet from the East/West Line County Unit Letter Section Range Feet from the 31E 1980 C 08S 660 Chaves

## Latitude N 33.65445 Longitude W-103.72925

Latitude <u>N 55.05445</u> Longitude <u>W-105.72925</u>			
NATURE OF RELEASE			
Type of Release – Historic oil spill/leak before current Owner	Volume of Release estimated 50bbls		ecovered – 0 bbls - Historic oil before current Owner
Source of Release – flow line spill/leak	Date and Hour of Occurrence	Date and I	lour of Discovery
Was Immediate Notice Given?	If YES, To Whom?		
☐ Yes ☒ No ☐ Not Required	Historic oil spill/leak before current Owner		
By Whom?	Date and Hour		
Was a Watercourse Reached? ☐ Yes ☑ No	If YES, Volume Impacting the Watercourse.		
If a Watercourse was Impacted, Describe Fully.*			
EnerVest Operating purchased this lease in 2008 from Texas ReExploration. Texas ReExploration filed the original c141 and a sundry notice with BLM. This began the process for voluntary remediation. Texas ReExploration did not go beyond the point of reporting the historic spill/leaks. EnerVest Operating has continued the remediation process with on going cooperation with BLM Roswell office. EnerVest Operating contracted a sampling investigation and has submitted the results to the OCD and BLM. EnerVest Operating is at the point of backfilling the area immediately behind the storage tanks – upon OCD and BLM approval. The area behind and to the west of the storage tanks has been planned and approved by BLM for a land farm operation. The land farm will be put in place upon OCD approval as well. No new spills or leaks have occurred during the ownership of EnerVest Operating.  Describe Area Affected and Cleanup Action Taken.*			
The affected area was primarily impacted by hydrocarbons and minor chlorides as indicated in the sampling investigation. This spill site is historic with no free standing hydrocarbons present. Water run off has typically drained into this area due to topography. A caliche berm was constructed to better control water runoff coming through the contaminated area and provide secondary containment for storage tanks. A sampling investigation has been conducted with results submitted to OCD and BLM.  The contaminated surface area/s consists of three sections which include:  1. Drainage area inside fence, immediately behind storage tanks – 30ft X 140ft – saturated soils with hydrocarbons – dig and haul operation – contaminated soil has been removed to Gandy's disposal. Report submitted to OCD & BLM Waiting approval to backfill.  2. Area immediately outside of fence – south of storage tanks – 40ft X 100ft – dry hydrocarbons – scheduled to land farm  3. Area immediately south and southwest of storage tanks – 210ft X 110ft dry hydrocarbons – scheduled to land farm			
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: Mody B. Price	OIL CONSERVATION DIVISION		
Printed Name: Andy Price	Approved by District SEAFVIRONMENTAL ENGINEER		
Title: Consultant	Approval Date: 7.28.09 Expiration Date: 10.1.09		Pate: 10.1.09
E-mail Address: andyprice@grandecom.net	Conditions of Approval:		Attached
Date: July 27th, 2009 Phone: (432)352-6400)	Anacieu		

RP# 09.3.2138

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