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	NRM2005137772
District RP	
Facility ID	
Application ID	

Release Notification

Responsible Party

Responsible Party Solaris Water Midstream, LLC					OGRID 371643			
Contact Name Rob Kirk				(Contact Telephone O- 432-203-9020 C- 469-9785620			
Contact email rob.kirk@solarismidstream.com				I	Incident # (assigned by OCD)			
Contact mail	ing address	907 Tradewind	s Blvd, Ste B, I	Midland,	, TX 7970	06		
			Location	of Rel	lease So	ource		
Latitude <u>32.</u>	09352		(NAD 83 in de	Lo ecimal degree	ongitude <u>-</u> es to 5 decim	104.05411 al places)		
Site Name Lobo to Eddy State Line				S	Site Type Produced Water Line ROW			
Date Release Discovered 01/18/2020				A	API# (if applicable)			
Unit Letter Section Township Range			Coun	tv]			
0	26	25 S	28 E	Eddy	•			
Surface Owner	r: State	Federal Tı	Nature and	d Volu		isti catio for ne	v lume or vided) elow)
Noterial (s) (cleas 1 (S) lect all that a ply to datta in calculations or specific using cation for the volume provided clow) Crude Oil Volume Released (b) Is								
Produced	Water	Volume Released (bbls) 148				V lume Recovered (bbls) 0		
	Is the concentration of dissolved chloride in the produced water >10,000 mg/l?				n the	✓ Yes ☐ No		
Condensa	te	Volume Released (bbls)				Volume Recovered (bbls)		
Natural G	as	Volume Released (Mcf)				Volume Recovered (Mcf)		
Other (de	scribe)	Volume/Weight Released (provide units)			Volume/Weig	tht Recovered (p	rovide units)	
Cause of Rel	ease	ı						

On a 16-inch polyethylene (PE) buried line that carries water from the Lobo 285 SWD to the Eddy State SWD a leak occurred underground at an Air Release Valve (ARV). The line was shut-in, and flow was stopped. Upon uncovering the line, it was determined that a section of 4-inch PE pipe leading up to the ARV failed at a fusion joint. The ARV was removed along with the connection to the main line and

replaced with a straight connection to the main line.

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Was this a major	If YES, for what reason(s) does the responsible party consider this a major release?			
release as defined by				
19.15.29.7(A) NMAC?	The amount of surface soil impacted, the size of the pipeline, and the amount of time			
✓ Yes ☐ No	to shut-in the line.			
If YES, was immediate notice given to the OCD? By whom? To whom? When and by what means (phone, email, etc)?				
Yes, this completed From C-141was uploaded to the NMOCD web portal on 2/19/2020 by Rob Kirk.				
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.				
☐ The impacted area has been secured to protect human 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 recoverable materials have been removed and managed appropriately.				
If all the actions described above have <u>not</u> been undertaken, explain why:				
Some of the impacted soil has been moved to a plastic tarp and isolated for appropriate disposal. The area of the release predudes the use of dikes or berms. Remaining free liquids have absorbed into the soil.				

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.

and/or regulations.	
Printed Name: Rob Kirk	Title: General Manager, HSE & Compliance
Signature:	Date: 02/19/2020
email: rob.kirk@solarismidstream.com	Telephone: 432-203-9020
OCD Only	
Received by: Ramona Marcus	Date: 02/20/2020