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	NCS1935342095
District RP	
Facility ID	
Application ID	

Release Notification

Responsible Party

			•					
Responsible Party: Enterprise Field Services, LLC				OGRID: 1	151618			
Contact Name: Thomas Long				Contact T	Contact Telephone: 505-599-2286			
Contact email:tjlong@eprod.com				Incident #	ident # (assigned by OCD) N/A			
Contact mailing address: 614 Reilly Ave, Farmington, NM 87401 NC					S193534209	5		
			Location o	of Release S	Source			
Latitude 36.323769 Longitude -107.53				32816	NAD 83 in decimal degrees to 5			
Site Name Lateral 2C-116				Site Type	Site Type Natural Gas Gathering Pipeline			
Date Release Discovered: 11/12/2019			Serial # (if	‡ (if applicable) NM 0128714				
Unit Letter	Section	Township	Range	Cour	nty			
M	12	24N	7W	Rio Ar	riba			
Surface Owner: State Federal Tribal Private (Name: BLM Nature and Volume of Release								
	Material(s) F	Palassad (Salact all t	hat apply and attach	calculations or specif	ic justification for t	the valumes provided below)		
Material(s) Released (Select all that apply and attach calculation Crude Oil Volume Released (bbls)			calculations of specif	Volume Recovered (bbls)				
☐ Produced Water Volume Released (bbls)				Volume Recovered (bbls)				
Is the concentration of dissolved chlo produced water >10,000 mg/l?			d chloride in the	☐ Yes ☐ No				
☐ Condensate Volume Released (bbls): Unknown			own	Volume Recovered (bbls): None				
			wn	Volume Recovered (Mcf): None				
Other (describe) Volume/Weight Released (provide un		de units)	Volume/Weig	ght Recovered (provide units)				

Cause of Release: On November 12, 2019, an Enterprise technician discovered a release on the Lateral 2C-116 pipeline. The pipeline was isolated, depressurized, locked out and tagged out. An area on the ground surface of approximately three feet in diameter was affected by released fluids. On November 18, 2019, Enterprise determined the release reportable per NMOCD regulation due to the volume of impacted subsurface soil. Enterprise has determined this release is required to be remediated to the third tier NMOCD remediation standard of 10 ppm Benzene, 50 ppm BTEX, GRO+DRO = 1, 000 ppm, 2,500 ppm TPH and 20,000 ppm Chloride. A third party closure 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) does t	he responsible party consider t	this a major release?	
☐ Yes ⊠ No				
If YES, was immediate no	tice given to the OCD? By whom?	? To whom? When and by wh	at means (phone, em	ail, etc)?
	Init	ial Response		
The responsible party	y must undertake the following actions i	immediately unless they could crea	nte a safety hazard that t	would result in injury
☐ The source of the re	elease has been stopped.			
	has been secured to protect hu	ıman health and the environ	ment.	
	have been contained via the u			containment devices
l	recoverable materials have bee			containment devices.
	ped above have <u>not</u> been under		ppropriately.	
remediation has begun, if the release occurred w for closure evaluation.	MAC the responsible party may please attach a narrative of activiting a lined containment area (tions to date. If remedial eff see 19.15.29.11(A)(5)(a) NM	forts have been suc MAC), please attach	ccessfully completed or all information needed
rules and regulations all or releases which may endan operator of liability should groundwater, surface wate	formation given above is true and of perators are required to report and inger public health or the environmentheir operations have failed to ade or, human health or the environmentor compliance with any other feder	or file certain release notificatient. The acceptance of a C-14 quately investigate and remedint. In addition, OCD acceptance	ons and perform corre 1 report by the OCD o ate contamination tha se of a C-141 report d	ective actions for loes not relieve the
Printed Name:JonE.	. Fields	_ Title: <u>Director, Environmen</u>	tal	
Signature: ///	E. Fauly	Date:		
email: <u>jefields@eprod.c</u>	com	Telephone: <u>713-381-66</u>	84	
OCD Only Received by:	y Rie	Date: _12/1	19/19	