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	nAPP2200730406
District RP	
Facility ID	
Application ID	

Release Notification

Responsible Party

Responsible Party: WPX Energy Permian, LLC				OGRID: 246289			
Contact Name: Jim Raley			Contact Telephone: 575-689-7597				
Contact email: jim.raley@dvn.com				Incident # (assigned by OCD) nAPP2200730406			
Contact mailing address 88220	ss: 5315 Buena Vista	a Dr., Carlsbad N	NM				
		Location	n of R	elease S	Source		
Latitude 32.0214143		(NAD 83 in 6		Longitude trees to 5 dec	-103.9761535 imal places)		
Site Name: EAST PEC	OS FEDERAL 22 #	009H		Site Type	: Oil Production Site		
Date Release Discovere	ed: January 4 th , 2022	,		API# (if ap	pplicable) 30-015-43349		
Unit Letter Section	Township	Range		Сог	inty		
M 22	26S	29E	Eddy				
Mate	rial(s) Released (Select a				Release ic justification for the volumes provided below) Volume Recovered (bbls) 0		
Produced Water	Volume Release	` ′		Volume Recovered (bbls) 0			
Is the concentration of dissolved chloride produced water >10,000 mg/l?			l chloride	, ,			
Condensate	Volume Release			Volume Recovered (bbls)			
☐ Natural Gas Volume Released (Mcf)				Volume Recovered (Mcf)			
Other (describe) Volume/Weight Released (provide units			ide units)	ts) Volume/Weight Recovered (provide units)			
				ushed to fl			

Received by OCD: 7/22/2022 12:42:13 PM
State of New Mexico
Page 2
Oil Conservation Division

Page 2 lof 56

Incident ID	nAPP2200730406
District RP	
Facility ID	
Application ID	

Was this a major release as defined by 19.15.29.7(A) NMAC?	If YES, for what reason(s) does the responsible party consider this a major release?
☐ Yes ⊠ No	
If YES, was immediate no	otice given to the OCD? By whom? To whom? When and by what means (phone, email, etc)
,	
	Initial Response
The responsible p	party must undertake the following actions immediately unless they could create a safety hazard that would result in injury
The source of the rele	ease has been stopped.
	s been secured to protect human health and the environment.
	we been contained via the use of berms or dikes, absorbent pads, or other containment devices.
	ecoverable materials have been removed and managed appropriately.
•	l above have <u>not</u> been undertaken, explain why:
has begun, please attach	AC the responsible party may commence remediation immediately after discovery of a release. If remediation a narrative of actions to date. If remedial efforts have been successfully completed or if the release occurred at area (see 19.15.29.11(A)(5)(a) NMAC), please attach all information needed for closure evaluation.
regulations all operators are public health or the environr failed to adequately investig	rmation given above is true and complete to the best of my knowledge and understand that pursuant to OCD rules and required to report and/or file certain release notifications and perform corrective actions for releases which may endanger nent. The acceptance of a C-141 report by the OCD does not relieve the operator of liability should their operations have ate and remediate contamination that pose a threat to groundwater, surface water, human health or the environment. In f a C-141 report does not relieve the operator of responsibility for compliance with any other federal, state, or local laws
Printed Name:James	s Raley Title: Environmental Specialist
Signature:	Ply Date:1/10/2022
email:jim.raley@dvn	.com Telephone:575-689-7597
OCD Only	
Received by: Ramona N	Marcus Date: 1/10/2022

	Page 3 of :	56
Incident ID	nAPP2200730406	
District RP		
Facility ID		
Application ID		

Site Assessment/Characterization

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?	>51 (ft bgs)			
Did this release impact groundwater or surface water?	☐ Yes ☑ No			
Are the lateral extents of the release within 300 feet of a continuously flowing watercourse or any other significant watercourse?	☐ Yes ☑ No			
Are the lateral extents of the release within 200 feet of any lakebed, sinkhole, or playa lake (measured from the ordinary high-water mark)?	☐ Yes ☑ No			
Are the lateral extents of the release within 300 feet of an occupied permanent residence, school, hospital, institution, or church?	☐ Yes ☑ No			
Are the lateral extents of the release within 500 horizontal feet of a spring or a private domestic fresh water well used by less than five households for domestic or stock watering purposes?	☐ Yes ☑ No			
Are the lateral extents of the release within 1000 feet of any other fresh water well or spring?	☐ Yes ☑ No			
Are the lateral extents of the release within incorporated municipal boundaries or within a defined municipal fresh water well field?	☐ Yes ☑ No			
Are the lateral extents of the release within 300 feet of a wetland?	☐ Yes ☑ No			
Are the lateral extents of the release overlying a subsurface mine?	☐ Yes ☑ No			
Are the lateral extents of the release overlying an unstable area such as karst geology?	☐ Yes ☑ No			
Are the lateral extents of the release within a 100-year floodplain?	☐ Yes ☑ No			
Did the release impact areas not on an exploration, development, production, or storage site?	✓ Yes ☐ No			
Attach a comprehensive report (electronic submittals in .pdf format are preferred) demonstrating the lateral and vertical extents of soil contamination associated with the release have been determined. Refer to 19.15.29.11 NMAC for specifics.				
Characterization Report Checklist: Each of the following items must be included in the report.				
 ✓ Scaled site map showing impacted area, surface features, subsurface features, delineation points, and monitoring wellow Field data ✓ Data table of soil contaminant concentration data ✓ Depth to water determination ✓ Determination of water sources and significant watercourses within ½-mile of the lateral extents of the release ✓ Boring or excavation logs ✓ Photographs including date and GIS information 	ls.			

If the site characterization report does not include completed efforts at remediation of the release, the report must include a proposed remediation plan. That plan must include the estimated volume of material to be remediated, the proposed remediation technique, proposed sampling plan and methods, anticipated timelines for beginning and completing the remediation. The closure criteria for a release are contained in Table 1 of 19.15.29.12 NMAC, however, use of the table is modified by site- and release-specific parameters.

✓ Laboratory data including chain of custody

✓ Topographic/Aerial maps

Received by OCD: 7/22/2022 12:42:13 PM Form C-141 State of New Mexico Page 4 Oil Conservation Division

	Page 4 of 5	56
Incident ID	nAPP2200730406	
District RP		
Facility ID		
Application ID		

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: Jim Raley	Title: Environmental Professional				
Signature: Jin Rely	Date:				
email: _jim.raley@dvn.com	Telephone: (575) 689-7597				
OCD Only					
Received by:	Date:				
Received by:	Date:				

	Page 5 of	56
Incident ID	nAPP2200730406	
District RP		
Facility ID		
Application ID		

Remediation Plan

Remediation Plan Checklist: Each of the following items must be	included in the plan.				
 ☑ Detailed description of proposed remediation technique ☑ Scaled sitemap with GPS coordinates showing delineation points ☑ Estimated volume of material to be remediated ☑ Closure criteria is to Table 1 specifications subject to 19.15.29.12(C)(4) NMAC ☑ Proposed schedule for remediation (note if remediation plan timeline is more than 90 days OCD approval is required) 					
Deferral Requests Only: Each of the following items must be con	firmed as part of any request for deferral of remediation.				
Contamination must be in areas immediately under or around pr deconstruction.					
Extents of contamination must be fully delineated.					
Contamination does not cause an imminent risk to human health	, the environment, or groundwater.				
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: Jim Raley	Title: Environmental Professional				
Signature: fin Rhy	Date:7/22/2022				
email: _jim.raley@dvn.com Telephone: _(575) 689-7597					
OCD Only					
Received by:	Date:				
☐ Approved	Approval Denied Deferral Approved				
Signature: Date: 08/09/2022					

Responsible Party: WPX Energy Permian, LLC.

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

Contact Name: Jim Raley

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	NRM1935238930
District RP	
Facility ID	
Application ID	

Release Notification

QF1LS-191029-C-1410

Responsible Party

OGRID: 246289

Contact Telephone: 575-689-7597

Contact email: james.raley@wpxenergy.com			Incident # (assigned by OCD)				
Contact mail 88220	ing address:	5315 Buena Vista	Dr., Carlsbad, 1	NM	1		
			Location	n of R	Release So	ource	
			Location		tereuse so	Juice	
Latitude 32.0	213394		(NAD 83 in a	decimal de	Longitude - egrees to 5 decin		
Site Name: E	AST PECOS	S FEDERAL COM	1 22 #001H		Site Type:	Production Fac	ility
Date Release	Discovered:	: 10/26/2019			API# (if app	licable): 30-015-40	0568
Unit Letter	Section	Township	Range		Coun	nty]
N	22	26S	29E	Edd	у		
	Materia		Nature and attact that apply and attact	ıd Vo		justification for the	volumes provided below)
Crude Oi		Volume Release				Volume Reco	,
					` /		
		Is the concentrate produced water		chlorid	e in the	⊠ Yes □ N	lo
Condensa	te	Volume Release				Volume Reco	overed (bbls)
Natural G	□ Natural Gas Volume Released (Mcf) Volume Recovered (Mcf)					overed (Mcf)	
Other (describe) Volume/Weight Released (provide units) Volume/Weight Recovered (provide units)							
Cause of Rel	ease: Failure	e of piping connect	tion allowed 35	bbls to b	pe released to	pad surface, 25	5 bbls recovered.



State of New Mexico Oil Conservation Division

Incident ID	NRM1935238930	
District RP		
Facility ID		
Application ID		

Released to Imaging: 8/9/2022 2:19:08 PM

Was this a major release as defined by	If YES, for what reason(s) does the responsible party consider this a major release? Volume exceeded 25 bbls			
19.15.29.7(A) NMAC?	Volume officeded 25 oots			
⊠ Yes □ No				
ICALES I'-4				
	otice given to the OCD? By whom? To whom? When and by what means (phone, email, etc)? <i>A</i> like Bratcher on 10/26/2019.			
	TUID			
	Initial Response			
The responsible p	party must undertake the following actions immediately unless they could create a safety hazard that would result in injury			
The source of the rele	ease has been stopped.			
	s been secured to protect human health and the environment.			
Released materials ha	ave 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 appropriately.			
If all the actions described	d above have <u>not</u> been undertaken, explain why:			
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: Jim Raley	Title: Environmental Specialist			
Signature:	Date: 10/29/2019			
email: james.raley@wpxer	Telephone: 575-689-7597			
OCD Only				
Received by: Ramona	a Marcus Date: 12/18/2019			

	Page 8 of 5	56
Incident ID	NRM1935238930	
District RP		
Facility ID		
Application ID		

Site Assessment/Characterization

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?	>51 (ft bgs)		
Did this release impact groundwater or surface water?	☐ Yes ☑ No		
Are the lateral extents of the release within 300 feet of a continuously flowing watercourse or any other significant watercourse?	☐ Yes ☑ No		
Are the lateral extents of the release within 200 feet of any lakebed, sinkhole, or playa lake (measured from the ordinary high-water mark)?	☐ Yes ✓ No		
Are the lateral extents of the release within 300 feet of an occupied permanent residence, school, hospital, institution, or church?	☐ Yes ✓ No		
Are the lateral extents of the release within 500 horizontal feet of a spring or a private domestic fresh water well used by less than five households for domestic or stock watering purposes?	☐ Yes ✓ No		
Are the lateral extents of the release within 1000 feet of any other fresh water well or spring?	☐ Yes ☑ No		
Are the lateral extents of the release within incorporated municipal boundaries or within a defined municipal fresh water well field?	☐ Yes ☑ No		
Are the lateral extents of the release within 300 feet of a wetland?	☐ Yes ☑ No		
Are the lateral extents of the release overlying a subsurface mine?	☐ Yes ☑ No		
Are the lateral extents of the release overlying an unstable area such as karst geology?	☐ Yes ✓ No		
Are the lateral extents of the release within a 100-year floodplain?	☐ Yes ✓ No		
Did the release impact areas not on an exploration, development, production, or storage site?	✓ Yes ☐ No		
Attach a comprehensive report (electronic submittals in .pdf format are preferred) demonstrating the lateral and vertical extents of soil contamination associated with the release have been determined. Refer to 19.15.29.11 NMAC for specifics.			
Characterization Report Checklist: Each of the following items must be included in the report.			
 ✓ Scaled site map showing impacted area, surface features, subsurface features, delineation points, and monitoring wells. ✓ Field data ✓ Data table of soil contaminant concentration data ✓ Depth to water determination ✓ Determination of water sources and significant watercourses within ½-mile of the lateral extents of the release ✓ Boring or excavation logs ✓ Photographs including date and GIS information 			

If the site characterization report does not include completed efforts at remediation of the release, the report must include a proposed remediation plan. That plan must include the estimated volume of material to be remediated, the proposed remediation technique, proposed sampling plan and methods, anticipated timelines for beginning and completing the remediation. The closure criteria for a release are contained in Table 1 of 19.15.29.12 NMAC, however, use of the table is modified by site- and release-specific parameters.

Topographic/Aerial maps

✓ Laboratory data including chain of custody

Received by OCD: 7/22/2022 12:42:13 PM Form C-141 State of New Mexico Page 4 Oil Conservation Division

	Page 9 of	56
Incident ID	NRM1935238930	
District RP		
Facility ID		
Application ID		

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: Jim Raley Signature:	Title:Environmental Professional Date:7/22/2022 Telephone: _575-689-7597			
OCD Only				
Received by:	Date:			

	Page 10 of 5	6
Incident ID	NRM1935238930	
District RP		
Facility ID		
Application ID		

Remediation Plan

Remediation Plan Checklist: Each of the following items must b	e included in the plan.		
 ✓ Detailed description of proposed remediation technique ✓ Scaled sitemap with GPS coordinates showing delineation points ✓ Estimated volume of material to be remediated ✓ Closure criteria is to Table 1 specifications subject to 19.15.29.12(C)(4) NMAC ✓ Proposed schedule for remediation (note if remediation plan timeline is more than 90 days OCD approval is required) 			
Deferral Requests Only: Each of the following items must be con-	nfirmed as part of any request for deferral of remediation.		
Contamination must be in areas immediately under or around p deconstruction.	roduction equipment where remediation could cause a major facility		
Extents of contamination must be fully delineated.			
Contamination does not cause an imminent risk to human healt	h, the environment, or groundwater.		
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: Jim Raley	Title: Environmental Professional		
Signature: fin Rly	Date:		
email: jim.raley@dvn.com	Telephone: <u>575-689-7597</u>		
OCD Only			
Received by:	Date:		
☐ Approved	Approval Denied Deferral Approved		
Signature: Jennifer Nobili	Date: 08/09/2022		

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

Responsible Party: WPX Energy Permian, LLC.

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	NRM2001038937
District RP	
Facility ID	
Application ID	

Release Notification

Responsible Party

OGRID: 246289

H84PU-191115-C-1410

Contact Name: Lynda Laumbach			Contact Telephone: (575) 725-1647			
Contact email: Lynda.Laumbach@wpxenergy.com			Incident # (assigned by OCD)			
Contact mai 88220	ling address:	5315 Buena Vista	a Drive, Carlsba	d, NM		
			Locatio	n of R	elease S	ource
Latitude 32.0	0213394		(NAD 83 in	decimal deş	Longitude grees to 5 decir	-103.97509
Site Name: E	EAST PECO	S FEDERAL CON	M 22 #001H		Site Type:	Production Facility
Date Release	Discovered	: 11/09/2019			API# (if app	plicable): 30-015-40568
Unit Letter	Section	Township	Range		Cour	nty
N	22	26S	29E	Eddy		
Crude Oi		l(s) Released (Select a Volume Release		ach calculat	ions or specific	volume Recovered (bbls)
	36.4.1	1() P. 1 1 (G. 1 .)	Nature ar			
X Produced	1 Water	Volume Release	` /		• .4	Volume Recovered (bbls) 90
		Is the concentra produced water	tion of dissolved >10,000 mg/l?	d chloride	in the	X Yes No
Condens	ate	Volume Release				Volume Recovered (bbls)
Natural C	Natural Gas Volume Released (Mcf)			Volume Recovered (Mcf)		
Other (de	Other (describe) Volume/Weight Released (provide units)				Volume/Weight Recovered (provide units)	
		e of piping connection. 90bbls of pro				water to be released onto the pad surface and to the

Form C-141 Page 2

State of New Mexico Oil Conservation Division

Incident ID	NRM2001038937
District RP	
Facility ID	
Application ID	

Was this a major release as defined by	If YES, for what reason(s) does the responsible Volume exceeded 25 bbls	onsible party consider this a major release?
19.15.29.7(A) NMAC?		
X Yes No		
If YES, was immediate no	tice given to the OCD? By whom? To w	rhom? When and by what means (phone, email, etc)?
Emailed to Mike Bratcher		Telli Iteli und ey ine ineune (priene, enun, etc).
	Initial F	Response
The responsible	party must undertake the following actions immediat	ely unless they could create a safety hazard that would result in injury
X The source of the rele	ease has been stopped.	
	s been secured to protect human health an	d the environment.
X Released materials ha	we been contained via the use of berms or	dikes, absorbent pads, or other containment devices.
X All free liquids and re	ecoverable materials have been removed a	nd managed appropriately.
If all the actions described	d above have <u>not</u> been undertaken, explain	why:
has begun, please attach	a narrative of actions to date. If remedia	remediation immediately after discovery of a release. If remediation efforts have been successfully completed or if the release occurred please attach all information needed for closure evaluation.
		best of my knowledge and understand that pursuant to OCD rules and
public health or the environr	nent. The acceptance of a C-141 report by the	tifications and perform corrective actions for releases which may endanger OCD does not relieve the operator of liability should their operations have
addition, OCD acceptance of	ate and remediate contamination that pose a the f a C-141 report does not relieve the operator o	reat to groundwater, surface water, human health or the environment. In f responsibility for compliance with any other federal, state, or local laws
and/or regulations.		
Printed Name: Lynda Lau	umbach	Title:Environmental Specialist
Signature: Juda In	mbach	Date:11/15/2019
email:Lynda.Laum	nbach@wpxenergy.com	Telephone:(575) 725- 1647
OCD Only		
Received by: Ramona M	Marcus	Date: 1/10/2020

e of New Mexico

Incident ID NPM2001038037

Incident ID	NRM2001038937
District RP	
Facility ID	
Application ID	

Site Assessment/Characterization

This information must be provided to the appropriate district office no later than 90 days after the release discovery date.

>51 (ft bgs)				
☐ Yes ☑ No				
☐ Yes ✓ No				
☐ Yes ✓ No				
☐ Yes ✓ No				
☐ Yes ✓ No				
☐ Yes ✓ No				
☐ Yes ✓ No				
☐ Yes ✓ No				
☐ Yes ☑ No				
☐ Yes ✓ No				
☐ Yes ✓ No				
☐ Yes ✓ No				
Attach a comprehensive report (electronic submittals in .pdf format are preferred) demonstrating the lateral and vertical extents of soil contamination associated with the release have been determined. Refer to 19.15.29.11 NMAC for specifics.				
 ✓ Scaled site map showing impacted area, surface features, subsurface features, delineation points, and monitoring wells. ✓ Field data ✓ Data table of soil contaminant concentration data ✓ Depth to water determination ✓ Determination of water sources and significant watercourses within ½-mile of the lateral extents of the release ✓ Boring or excavation logs ✓ Photographs including date and GIS information ✓ Topographic/Aerial maps ✓ Laboratory data including chain of custody 				

If the site characterization report does not include completed efforts at remediation of the release, the report must include a proposed remediation plan. That plan must include the estimated volume of material to be remediated, the proposed remediation technique, proposed sampling plan and methods, anticipated timelines for beginning and completing the remediation. The closure criteria for a release are contained in Table 1 of 19.15.29.12 NMAC, however, use of the table is modified by site- and release-specific parameters.

Received by OCD: 7/22/2022 12:42:13 PM Form C-141 State of New Mexico Oil Conservation Division Page 4

	Page 14 of 56
nt ID	NRM2001038937
(D D	

Incident ID	NRM2001038937
District RP	14141012001030331
21011141111	
Facility ID	
Application ID	

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: Jim Raley Signature:	Title:Environmental Professional Date: Telephone:575-689-7597
OCD Only Received by:	Date:

	Page 15 of 5
Incident ID	NRM2001038937
District RP	
Facility ID	
Application ID	

Remediation Plan

Remediation Plan Checklist: Each of the following items must be	e included in the plan.				
 ✓ Detailed description of proposed remediation technique ✓ Scaled sitemap with GPS coordinates showing delineation points ✓ Estimated volume of material to be remediated ✓ Closure criteria is to Table 1 specifications subject to 19.15.29.12(C)(4) NMAC ✓ Proposed schedule for remediation (note if remediation plan timeline is more than 90 days OCD approval is required) 					
Deferral Requests Only: Each of the following items must be con-	firmed as part of any request for deferral of remediation.				
Contamination must be in areas immediately under or around predeconstruction.	oduction equipment where remediation could cause a major facility				
Extents of contamination must be fully delineated.					
Contamination does not cause an imminent risk to human health	, the environment, or groundwater.				
I hereby certify that the information given above is true and complet rules and regulations all operators are required to report and/or file c which may endanger public health or the environment. The acceptantiability should their operations have failed to adequately investigate surface water, human health or the environment. In addition, OCD a responsibility for compliance with any other federal, state, or local lates.	ertain release notifications and perform corrective actions for releases nce of a C-141 report by the OCD does not relieve the operator of and remediate contamination that pose a threat to groundwater, acceptance of a C-141 report does not relieve the operator of				
Printed Name: Jim Raley	Title: Environmental Professional				
Signature:	Date:				
email:jim.raley@dvn.com	Telephone: <u>575-689-7597</u>				
OCD Only					
Received by:	Date:				
☐ Approved	Approval				
Signature: Jannifer Nobui	Date: 08/09/2022				

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	NVV2003433576
District RP	
Facility ID	
Application ID	_

Release Notification

Responsible Party

				1		J	
Responsible Party: WPX Energy Permian, LLC.				OGRID: 24	246289		
Contact Name: Lynda Laumbach			Contact Te	elephone: (575) 725-1647			
Contact email: Lynda.Laumbach@wpxenergy.com				Incident #	(assigned by OCD) NVV2003433576		
Contact mail	ling address:	5315 Buena Vist	a Drive, Carlsbad	l, NM 8	8220		
			Location	ı of R	Release So	ource	
Latitude <u>3</u>	2.020878		(NAD 83 in d	lecimal de	Longitude _ egrees to 5 decim	-103.974639 mal places)	
Site Name: E	ast Pecos Fe	ederal 22 #009H			Site Type:	Production Facility	
Date Release	Discovered	: 01/21/2020			API# (if app	plicable): 30-015-43349	
Unit Letter	Unit Letter Section Township Range			Coun	ntv		
M	22	26S	29E	Edd			
	Materia	ıl(s) Released (Select a	Nature an			Release c justification for the volumes provided below)	
Crude Oi		Volume Releas				Volume Recovered (bbls)	
X Produced	Water	Volume Released (bbls): 140			Volume Recovered (bbls): 115		
		Is the concentration of dissolved chloride produced water >10,000 mg/l?			e in the	X Yes No	
Condensa	ate	Volume Released (bbls)				Volume Recovered (bbls)	
☐ Natural G	Gas Volume Released (Mcf)					Volume Recovered (Mcf)	
Other (describe) Volume/Weight Released (provide units))	Volume/Weight Recovered (provide units)				
secondary co	onnection on ontainment.	A vacuum truck w nediation activities	vas immediately cas. Soil estimates o	alled an	nd recovered land surface we	d onto the pad and inside the tank battery lined 115bbl of fluids. A third-party contractor has been ere stimated soil porosity(%)	

 $4.21(\frac{\int c}{bbl\ equivalent})$

Received by OCD: 7/22/2022 12:42:13 PM
State of New Mexico
Page 2
Oil Conservation Division

Page 1	700	f 56
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Incident ID	NVV2003433576
District RP	
Facility ID	
Application ID	

Was this a major release as defined by	If YES, for what reason(s) does the respo	nsible party consider this a major release?		
19.15.29.7(A) NMAC?				
X Yes No				
TOTAL TOTAL	di d			
If YES, was immediate n	otice given to the OCD? By whom? To w	hom? When and by what means (phone, email, etc)?		
	Initial R	esponse		
The responsible		ly unless they could create a safety hazard that would result in injury		
X The source of the rele	ease has been stopped.			
The impacted area ha	is been secured to protect human health and	the environment.		
X Released materials ha	ave been contained via the use of berms or	dikes, absorbent pads, or other containment devices.		
X All free liquids and re	ecoverable materials have been removed ar	d managed appropriately.		
If all the actions describe	d above have <u>not</u> been undertaken, explain	why:		
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: Lyn		Title: Environmental Specialist		
Signature:	Sombach	Date: _01/24/2020		
email: Lynda.Laumbac		Telephone: (575)725-1647		
OCD Only				
Received by: Victoria	Venegas	Date: 02/03/2020		
1.0001104 0 9.				

of New Mexico

Incident ID NIV/2003433576

Incident ID	NVV2003433576
District RP	
Facility ID	
Application ID	

Site Assessment/Characterization

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?	>51 (ft bgs)					
Did this release impact groundwater or surface water?						
Are the lateral extents of the release within 300 feet of a continuously flowing watercourse or any other significant watercourse?	☐ Yes ✓ No					
Are the lateral extents of the release within 200 feet of any lakebed, sinkhole, or playa lake (measured from the ordinary high-water mark)?	☐ Yes ✓ No					
Are the lateral extents of the release within 300 feet of an occupied permanent residence, school, hospital, institution, or church?	☐ Yes ✓ No					
Are the lateral extents of the release within 500 horizontal feet of a spring or a private domestic fresh water well used by less than five households for domestic or stock watering purposes?	☐ Yes ✓ No					
Are the lateral extents of the release within 1000 feet of any other fresh water well or spring?	☐ Yes ☑ No					
Are the lateral extents of the release within incorporated municipal boundaries or within a defined municipal fresh water well field?	☐ Yes ☑ No					
Are the lateral extents of the release within 300 feet of a wetland?	☐ Yes ✓ No					
Are the lateral extents of the release overlying a subsurface mine?						
Are the lateral extents of the release overlying an unstable area such as karst geology?						
Are the lateral extents of the release within a 100-year floodplain?	☐ Yes ✓ No					
Did the release impact areas not on an exploration, development, production, or storage site?	✓ Yes ☐ No					
Attach a comprehensive report (electronic submittals in .pdf format are preferred) demonstrating the lateral and ver contamination associated with the release have been determined. Refer to 19.15.29.11 NMAC for specifics.	tical extents of soil					
Characterization Report Checklist: Each of the following items must be included in the report.						
Scaled site map showing impacted area, surface features, subsurface features, delineation points, and monitoring well Field data	ls.					
Data table of soil contaminant concentration data						
Depth to water determination						
Determination of water sources and significant watercourses within ½-mile of the lateral extents of the release Boring or excavation logs						
Photographs including date and GIS information						
□ Laboratory data including chain of custody						

If the site characterization report does not include completed efforts at remediation of the release, the report must include a proposed remediation plan. That plan must include the estimated volume of material to be remediated, the proposed remediation technique, proposed sampling plan and methods, anticipated timelines for beginning and completing the remediation. The closure criteria for a release are contained in Table 1 of 19.15.29.12 NMAC, however, use of the table is modified by site- and release-specific parameters.

Received by OCD: 7/22/2022 12:42:13 PM Form C-141 State of New Mexico Page 4 Oil Conservation Division

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Incident ID	NVV2003433576	
District RP		
Facility ID		

Application ID

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: Jim Raley Title: Environmental Professional 7/22/2022 Signature: Date: email: jim.raley@dvn.com Telephone: 575-689-7597 **OCD Only** Received by: Date: _____

	Page 20 of .	56
Incident ID	NVV2003433576	
District RP		
Facility ID		
Application ID		

Remediation Plan

Remediation Plan Checklist: Each of the following items must be	included in the plan.
 ✓ Detailed description of proposed remediation technique ✓ Scaled sitemap with GPS coordinates showing delineation points ✓ Estimated volume of material to be remediated ✓ Closure criteria is to Table 1 specifications subject to 19.15.29.12 ✓ Proposed schedule for remediation (note if remediation plan times) 	2(C)(4) NMAC
<u>Deferral Requests Only</u> : Each of the following items must be conj	firmed as part of any request for deferral of remediation.
Contamination must be in areas immediately under or around prodeconstruction.	eduction equipment where remediation could cause a major facility
Extents of contamination must be fully delineated.	
Contamination does not cause an imminent risk to human health,	the environment, or groundwater.
I hereby certify that the information given above is true and complete rules and regulations all operators are required to report and/or file ce which may endanger public health or the environment. The acceptant liability should their operations have failed to adequately investigate surface water, human health or the environment. In addition, OCD a responsibility for compliance with any other federal, state, or local lateral responsibility.	ertain release notifications and perform corrective actions for releases are of a C-141 report by the OCD does not relieve the operator of and remediate contamination that pose a threat to groundwater, acceptance of a C-141 report does not relieve the operator of
Printed Name: Jim Raley	Title: Environmental Professional
Signature: fix Rife	Date:
email: jim.raley@dvn.com	Telephone: <u>575-689-7597</u>
OCD Only	
Received by:	Date:
☐ Approved	Approval
Signature: Jennifer Nobui	Date: 08/09/2022



July 21, 2022

District II New Mexico Oil Conservation Division 811 South First Street Artesia, New Mexico 88210

Re: Remediation Work Plan Addendum

East Pecos Federal 22 #009H

Incident Numbers NVV2003433576, NRM1935238930, NRM2001038937 and

nAPP2200730406

Eddy County, New Mexico

To Whom It May Concern:

Ensolum, LLC (Ensolum), on behalf of WPX Permian Energy, LLC (WPX), has prepared this Remediation Work Plan Addendum (RWPA) to address deficiencies in the January 21, 2021 and April 4, 2022 Remediation Work Plan (RWP) identified by the New Mexico Oil Conservation Division (NMOCD) and to recommit to remedial actions for the East Pecos Federal 22 #009H (hereinafter referred to as the "Site") located in Unit M, Section 22, Township 26 South, Range 29 East, in Eddy County, New Mexico (Figure 1 in Appendix A).

Based on observations documented from a newly completed soil boring within ½-mile of the Site, WPX respectfully submits this RWPA, which summarizes depth to water estimation in the vicinity of the Site in order to supplement existing data for determination of sensitive receptors as they relate to the Site. WPX is recommitting to the proposed remediation and soil sampling activities to further investigate and address the releases of produced water and/or crude oil at the Site.

Site Description and Release Background

The Site is located within Eddy County, New Mexico (32.020824, -103.975286) and is associated with oil and gas exploration and production operations on private land (**Figure 1 in Appendix A**).

WPX and Ensolum submitted Work Plans to the NMOCD for the four reportable releases of produced water and/or crude oil that occurred between October 2019 and January 2022. WPX reported each release to the NMOCD on a Release Notification and Corrective Action Form (Form C-141). The releases are described in further detail in the original Work Plans. The releases were assigned Incident Numbers NVV2003433576, NRM1935238930, NRM2001038937 and nAPP2200730406.

Ensolum, LLC | Environmental, Engineering & Hydrogeologic Consultants 705 W. Wadley, Suite 210 | Midland, TX 78209 | ensolum.com Texas PG Firm No. 50588 | Texas PE Firm No. F-21843



Site Characterization

Ensolum characterized the Site according to Table 1, Closure Criteria for Soils Impacted by a Release, of Title 19, Chapter 15, Part 29, Section 12 (19.15.29.12) of the New Mexico Administrative Code (NMAC).

Based on the nearest groundwater well data found during a desktop review, the closest well with available depth to groundwater data is United States Geological Survey (USGS) well 320126103562801, measured approximately 745 feet north of the release location; however, based on a location survey of the referenced USGS well during a recent review of regional depth to water for a nearby Site, it was confirmed that the well did not exist in the location provided by USGS. Therefore, the nearest water well is USGS well 320112103574501, located approximately 0.69 mile east of the Site, with a depth to water measurement of 57.38 feet below ground surface (bgs). To further supplement the groundwater depth determination, USGS wells 320135103573301 and 320106103555301 are located within 1.0 mile of the Site and provide groundwater measurements of 80.88 feet bgs and 53.46 feet bgs, respectively.

There are multiple water wells around the Site and regionally where depth to water is found to be greater than 51 feet bgs. Additionally, the Site is located at an elevation greater than 50 feet above Red Bluff Reservoir, which likely represents the source of groundwater within the immediate area. As a result, depth to water estimate for USGS well 320112103574501 appears to be consistent with the regional data, thus a representative water well for estimating depth to water for the Site. Well records for the referenced wells are provided in **Appendix B**.

The closest continuously flowing or significant watercourse to the Site is the Pecos River, located approximately 0.71 miles (3,762 feet) southwest of the Site. The Site is greater than 200 feet from a lakebed, sinkhole, or playa lake and greater than 300 feet from an occupied residence, school, hospital, institution, church, or wetland. The Site is greater than 1,000 feet from a freshwater well or spring and is not within a 100-year floodplain or overlying a subsurface mine. The Site is not underlain by unstable geology (medium potential karst designation area).

Results from the characterization desktop review are presented on page 3 of the Form C-141s, Site Assessment/Characterization. Potential site receptors are identified on **Figure 1 in Appendix A.**

Depth to Water Investigation

NMOCD denied the January 2021 and April 2022 RWP for the following reasons:

January 2021 (NVV2003433576, NRM1935238930 and NRM2001038937)

When nearby wells are used to determine depth to groundwater, the wells should be no further than ½ mile away from the site, and data should be no more than 25 years old, and well construction information should be provided. If evidence of depth to ground water within a ½ mile radius of the site cannot be provided, impacted soils will need to meet Table 1 Closure Criteria for ground water at a depth of 50 feet or less.

April 2022 (nAPP2200730406)

Remediation Plan Denied. Please complete boring advancement and groundwater determination prior to Remediation Plan submittal. Please determine and present final method of remediation in plan. Please resubmit revised Remediation Plan by May 20, 2022.



NMOCD subsequently approved a 90-day extension to submit a revised RWP for nAPP2200730406 on April 26, 2022.

As a result of the denials, a soil boring was installed north of the releases and on location (32.021479, -103.975048) to assess depth to water beneath the Site (**Figure 2 in Appendix A**). WPX contracted Atkins Engineering Associates (Atkins) out of Roswell, New Mexico, to advance a soil boring TW-1 (New Mexico Office of State Engineer (NMOSE) File # C-4630) via solid stem auger to a total depth of 55 feet bgs. Atkins completed the soil boring TW-1 on June 15, 2022. During drilling activities, the lithology and observed soil conditions for evidence of a water-bearing zone were documented by Atkins. Soil boring TW-1 was drilled to 55 feet bgs and was allowed to stabilize for at least 72 hours. The NMOSE Well Record & Log for soil boring TW-1 included in **Appendix C**.

Atkins measured for the presence of groundwater in soil boring TW-1 on July 13, 2022, through the use of a water level indicator. Based on field observations and measurements, groundwater was not encountered in the soil boring to a depth of 55 feet bgs. As a result, depth to groundwater is estimated to be greater than 51 feet bgs, confirming regional groundwater estimates.

Closure Criteria

Based on the results of the Site Characterization and supplemental field activities, specifically confirming depth to water is greater than 51 feet bgs, the following NMOCD Table 1 Closure Criteria (Closure Criteria) apply:

- Benzene: 10 milligrams per kilogram (mg/kg)
- Benzene, toluene, ethylbenzene, and total xylenes (BTEX): 50 mg/kg
- Total Petroleum Hydrocarbon (TPH)-gasoline range organics (GRO) and TPH-diesel range organics (DRO): 1,000 mg/kg
- TPH: 2,500 mg/kg
- Chloride: 10,000 mg/kg

A reclamation requirement of 600 mg/kg chloride and 100 mg/kg TPH applies to the top 4 feet in the pasture area that was impacted by the release.

Proposed Remediation Work Plan

Based on the results documented in the January 2021 and April 2022 RWP and supplemental data provided in this RWPA, the following findings and conclusions regarding the release are reiterated:

 Depth to groundwater beneath the Site is greater than 51 feet bgs as confirmed with soil boring TW-1, which was completed on June 15, 2022, by Atkins, approximately 70 feet north of the releases, with no measured groundwater present documented on July 13, 2022;

nAPP2200730406

Based on laboratory analytical results associated with delineation soil samples PH03 and PH04
and surface soil samples SS02 and SS04, concentrations of contaminants of concern (COCs)
greater than the NMOCD Closure Criteria will be excavated and sampled in accordance with the
Closure Criteria and/or Reclamation Standard (See Figure 2 in Appendix A);



- Based on current delineation soil laboratory analytical results and extent of the release area, an
 estimated 50 cubic yards of impacted soil are anticipated to be remediated and/or removed
 from the Site for disposal in accordance with state and federal regulations;
- Based on laboratory analytical results for delineation soil samples from PH01, PH02 and PH05 and surface samples from SS01, SS03, SS05 and SS06, no remediation efforts are required in these areas:

NVV2003433576, NRM1935238930 and NRM2001038937

- Based on laboratory analytical results associated with delineation soil samples on pad (PH01) and off pad (SP12 through SP15), COCs are greater than the applicable NMOCD Closure Criteria and/or Reclamation Standard and will require remediation. Additionally, an off-pad area to the southeast will be addressed as proposed in the original RWP (See Figure 3 and 4 in Appendix A);
- Based on current delineation soil laboratory analytical results and extent of the release areas, an
 estimated 1,550 cubic yards of impacted soil are anticipated to be remediated and/or removed
 from the Site for disposal in accordance with state and federal regulations;
- Based on laboratory analytical results for delineation soil samples on pad (excluding PH01) no remediation efforts are required in these areas.

Based on the conclusions presented above, the following remediation is proposed:

- Impacted soil will be remediated pursuant to NMAC 19.15.29 to ensure extent of the impacted soil not meeting the Closure Criteria and/or Reclamation Standard requirement has been identified and addressed. Excavated soil will then be transferred to: (a) a New Mexico approved landfill facility for disposal and the excavation will be backfilled with non-waste containing soil, as defined by "Procedures for Implementation of the Spill Rule" (September 6, 2019) or (b) an on-site ex-situ treatment area. Following review of the additional soil characterization at the Site, WPX will re-evaluate the proposed remedial options and submit a revised RWP detailing the option (b) treatment and sampling plan for NMOCD review, if selected.
- Surface scraping may be conducted to remove any minor surficial staining in areas that are delineated;
- Horizontal delineation of releases will be defined through delineation samples or 5-point composite sidewall samples following the removal of residual impacts;
- Access for remediation or disturbance that occurs offsite requires landowner approval. WPX will
 prepare and submit documentation for proposed work areas before initiating corrective actions;
- WPX or third party operator may implement additional safety precautions above encroachment guidelines, including restrictions on hand shoveling and cribbing near utility lines. These restrictions may be implemented as health and safety precautions at the judgment and responsibility of a WPX or third-party operator safety representative; and
- Following the completion of remediation activities and receipt of soil confirmation sample results
 documenting impacted soil has been removed, the excavation will be backfilled with clean and/or
 treated soil and restored to "as close to its original state" as possible.



Proposed Sampling

Based on delineation analytical results for soil, WPX proposes the following floor and sidewall confirmation soil sampling frequency to comply with 19.15.29 NMAC:

5-point composite soil samples along the excavation floor and sidewalls will be collected. WPX is requesting a variance on sample frequency for confirmation sampling from every 200 square feet to every 500 square feet. Based on the estimated excavation geometry, approximately 7,600 square feet of floor and sidewalls is expected. Within that area, WPX is requesting this variance to collect 16 confirmation samples based on the variance sample frequency of 500 square feet instead of the standard 200 square feet, which estimates a total sample quantity of 38 confirmation samples. WPX believes the variance confirmation sample frequency is equally protective of human health, the environment, and groundwater and meets the requirements set forth in 19.15.29 NMAC.

Proposed Schedule

WPX believes the scope of work described above will meet requirements set forth in 19.15.29.13 NMAC and be protective of human health, the environment, and groundwater. As such, WPX respectfully requests approval of this RWPA from NMOCD.

Based on the extent of planning and coordination at the Site, WPX anticipates initiating remediation activities following approval from the landowner. If you have any questions or comments, please contact Mr. Joseph Hernandez at (281)702-2329 or jhernandez@ensolum.com.

Sincerely, Ensolum, LLC

Joseph S. Hernandez Senior Geologist Daniel R. Moir, P.G. Senior Managing Geologist



cc: Jim Raley, Devon Energy

Appendices:

Appendix A: Figure 1 – Site Map

Figure 2 – Soil Sample Locations

Figure 3 – WPX Provided Release Areas and Soil Sample Locations

Figure 4 – WPX Provided Proposed Remediation Areas

Appendix B: Referenced Well Records

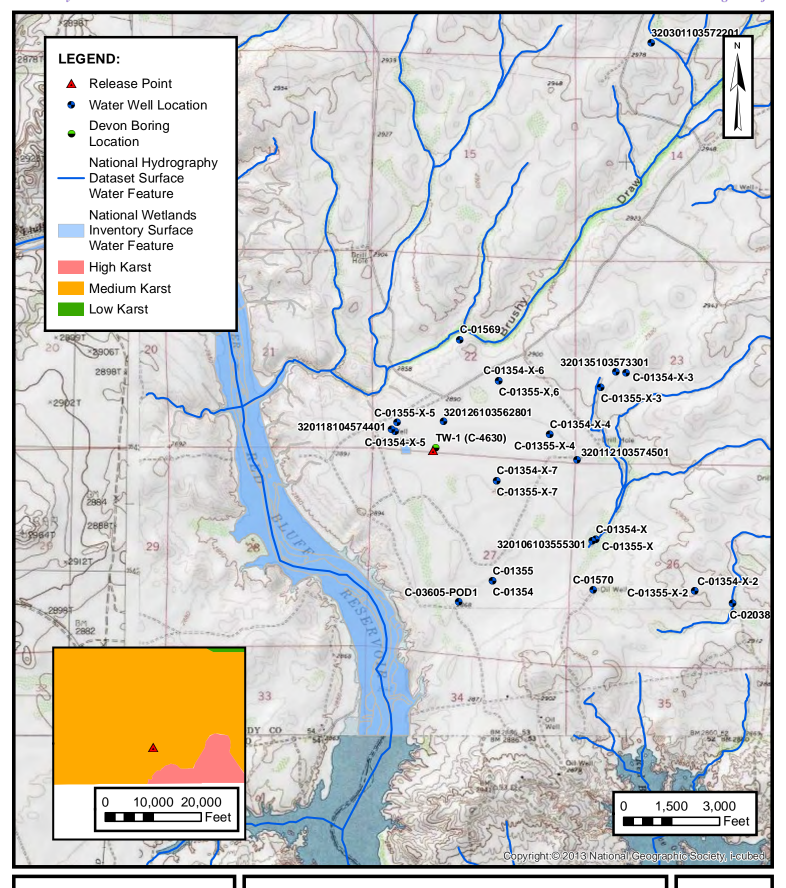
Appendix C: NMOSE Well Record and Log

Appendix D: Email Correspondence and Extension Request



APPENDIX A

Figures





SITE RECEPTOR MAP

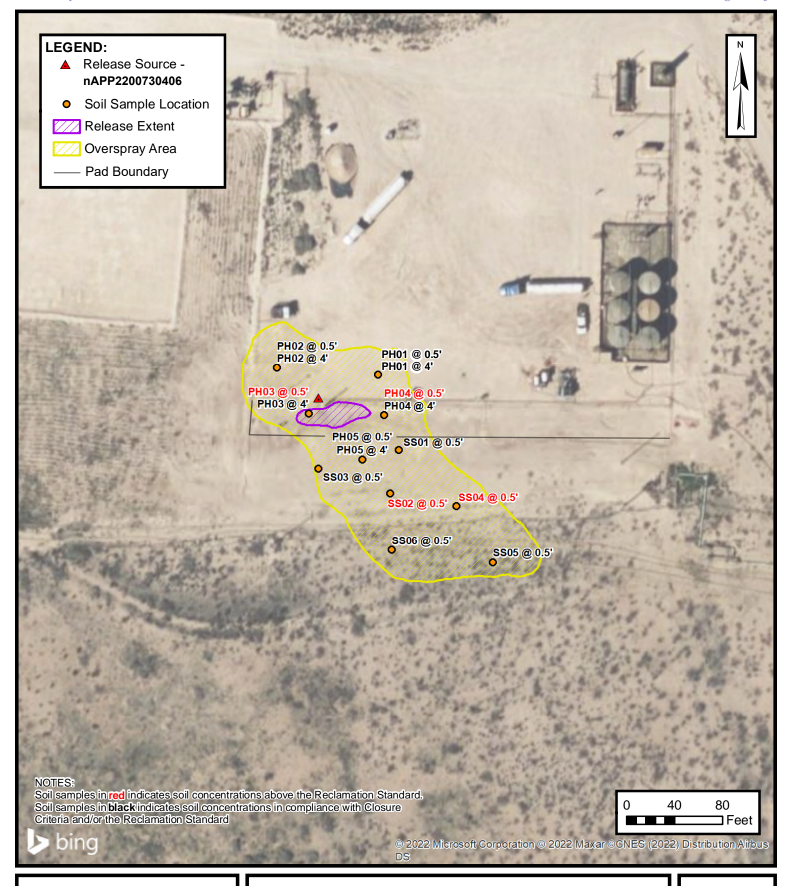
WPX ENERGY PERMIAN, LLC. EAST PECOS FEDERAL 22 #009H Unit M, Sec 22, T26S, R29E, Eddy County, New Mexico 32.020824° N, 103.975286° W

PROJECT NUMBER: 03A1987003

FIGURE

1

Released to Imaging: 8/9/2022 2:19:08 PM





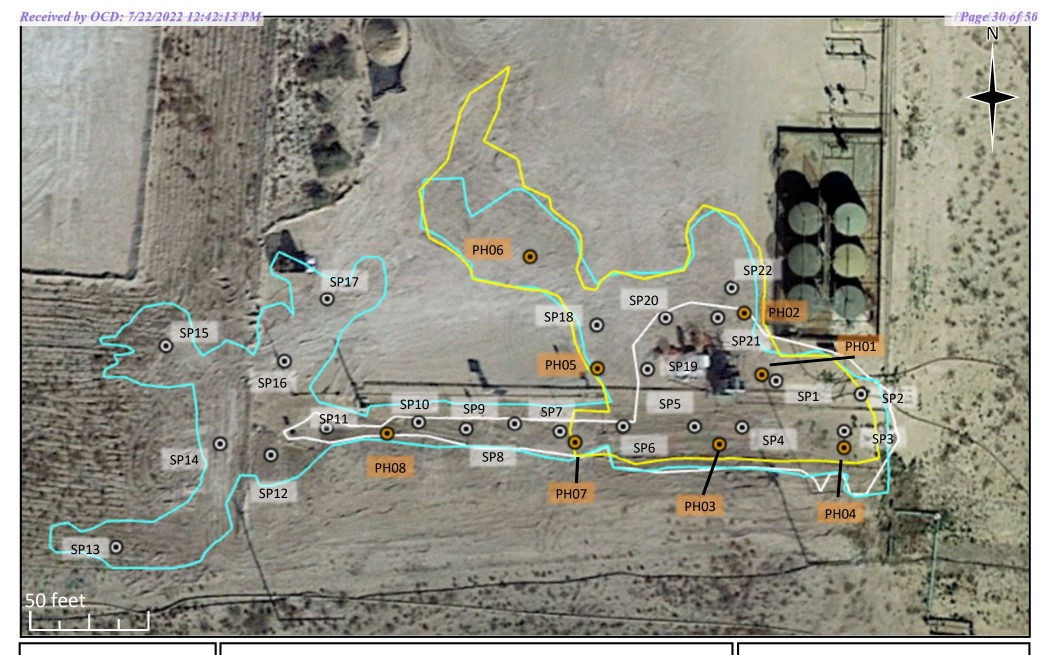
SOIL SAMPLE LOCATIONS

WPX ENERGY PERMIAN, LLC. EAST PECOS FEDERAL 22 #009H Unit M, Sec 22, T26S, R29E, Eddy County, New Mexico 32.020824° N, 103.975286° W

PROJECT NUMBER: 03A1987003

FIGURE

2





Legend

NVV2003433576

NRM1935238930

NRM2001038937

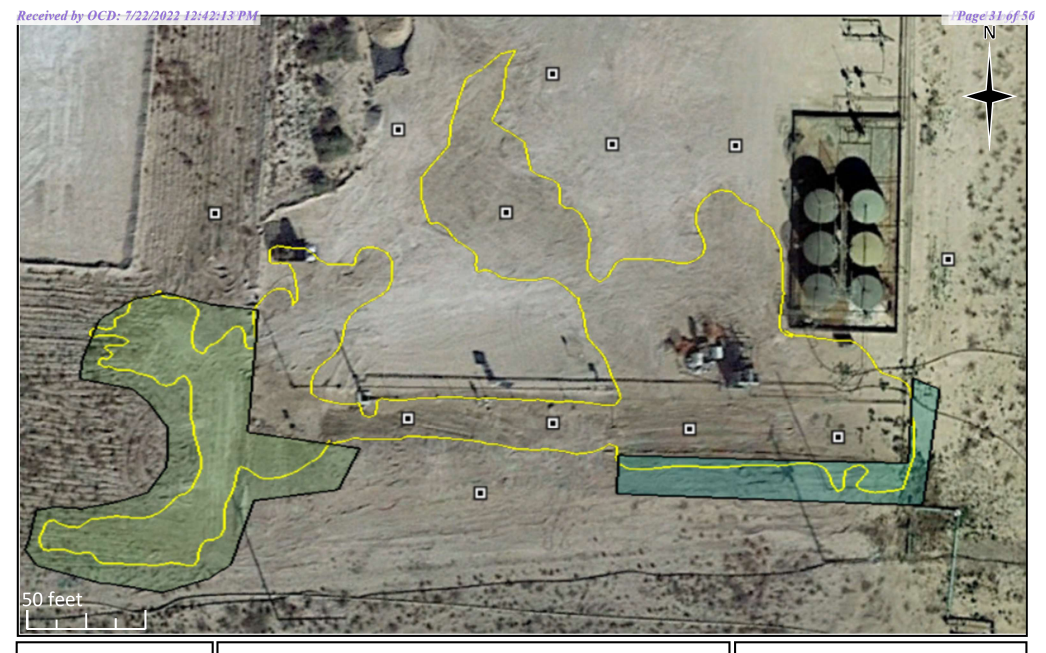
O December 2019 Sample Locations

♠ April 2020 Sample Locations

Figure 3
East Pecos Federal Com 22 #001H/009H
Permian Basin, Eddy County, NM

32.020837, -103.97459

Released to Imaging: 8/9/2022 2:19:08 PM





Legend

Combined release(s) extent

Pasture Areas (non-platted)

Proposed delineation locations

Figure 4
East Pecos Federal Com 22 #001H/009H
Permian Basin, Eddy County, NM

32.020837, -103.97459

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APPENDIX B

Referenced Well Records



USGS Home Contact USGS Search USGS

National Water Information System: Web Interface

USGS Water Resources

Data Category:		Geographic Area:		
Site Information	~	United States	~	GO

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USGS 320112103574501 26S.29E.22.333242

Available data for this site SUMMARY OF ALL AVAILABLE DATA ➤ GO

Well Site

DESCRIPTION:

Latitude 32°01'12", Longitude 103°57'45" NAD27 Eddy County, New Mexico , Hydrologic Unit 13070001

Well depth: not determined.

Land surface altitude: 2,892.0 feet above NGVD29.

Well completed in "Other aquifers" (N9999OTHER) national aquifer.

AVAILABLE DATA:

Data Type	Begin Date	End Date	Count
Field groundwater-level measurements	1993-01-05	1993-01-05	1
Revisions	Unavailable (site:0) (timese	eries:0)

OPERATION:

Record for this site is maintained by the USGS New Mexico Water Science Center Email questions about this site to New Mexico Water Science Center Water-Data Inquiries

Questions about sites/data?
Feedback on this web site
Automated retrievals
Help
Data Tips
Explanation of terms
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Accessibility FOIA Privacy Policies and Notices

<u>U.S. Department of the Interior</u> | <u>U.S. Geological Survey</u>

Title: NWIS Site Information for USA: Site Inventory URL: https://waterdata.usgs.gov/nwis/inventory?agency_code=USGS&site_no=320112103574501

Page Contact Information: <u>New Mexico Water Data Support Team</u>

Page Last Modified: 2022-04-01 15:22:11 EDT

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National Water Information System: Web Interface

USGS Water Resources

Data Category:		Geographic Area:		
Groundwater	~	United States	~	GO

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Groundwater levels for the Nation

■ Important: Next Generation Monitoring Location Page

Search Results -- 1 sites found

Agency code = usgs site_no list =

• 320112103574501

Minimum number of levels = 1

Save file of selected sites to local disk for future upload

USGS 320112103574501 26S.29E.22.333242

Eddy County, New Mexico Latitude 32°01'12", Longitude 103°57'45" NAD27 Land-surface elevation 2,892.0 feet above NGVD29

This well is completed in the Other aquifers (N9999OTHER) national aquifer.

Output formats

					Output forr	iiats				
Table of da	<u>ta</u>									
<u> Tab-separa</u>	ted data									
Graph of da	ata_									
Reselect pe	eriod									
Date	Time	? Water- level date- time accuracy	? Parameter code	Water level, feet below land surface	Water level, feet above specific vertical datum	Referenced vertical datum	? Status	? Method of measurement	? Measuring agency	? Source measu
1993-01-0)5 21:45 UTC		m 626	10	2834.62	NGVD29	1	L	S	
1993-01-0)5 21:45 UTC		m 626	11	2836.14	NAVD88	1	L	S	
1993-01-0)5 21:45 UTC		m 720:	19 57.38	3		1	L	S	

Explanation				
Section		Description		
Water-level date-time accuracy	m	Date is accurate to the Minute		
Parameter code	62610	Groundwater level above NGVD 1929, feet		
Parameter code	62611	Groundwater level above NAVD 1988, feet		
Parameter code	72019	Depth to water level, feet below land surface		
Referenced vertical datum	NAVD88	North American Vertical Datum of 1988		

Section	Code	Description
Referenced vertical datum	NGVD29	National Geodetic Vertical Datum of 1929
Status	1	Static
Method of measurement	S	Steel-tape measurement.
Measuring agency		Not determined
Source of measurement		Not determined
Water-level approval status	Α	Approved for publication Processing and review completed.

Questions about sites/data? Feedback on this web site **Automated retrievals** <u>Help</u> Data Tips Explanation of terms
Subscribe for system changes <u>News</u>

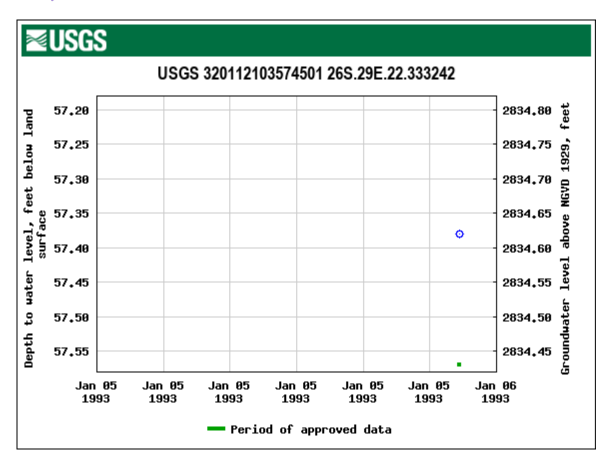
Accessibility FOIA Privacy Policies and Notices

U.S. Department of the Interior | U.S. Geological Survey Title: Groundwater for USA: Water Levels URL: https://nwis.waterdata.usgs.gov/nwis/gwlevels?

Page Contact Information: <u>USGS Water Data Support Team</u> Page Last Modified: 2022-04-01 15:37:26 EDT

0.28 0.24 nadww02







National Water Information System: Web Interface

USGS Water Resources

Data Category:		Geographic Area:		
Site Information	~	United States	~	GO

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- Full News

USGS 320135103573301 26S.29E.23.31220

Available data for this site SUMMARY OF ALL AVAILABLE DATA > GO

Well Site

DESCRIPTION:

Latitude 32°01'35", Longitude 103°57'33" NAD27 Eddy County, New Mexico , Hydrologic Unit 13070001

Well depth: 170.00 feet

Land surface altitude: 2,913 feet above NGVD29.

Well completed in "Other aquifers" (N9999OTHER) national aquifer.

Well completed in "Forty-Niner Member of Rustler Formation" (310FRNR) local

aquifer

AVAILABLE DATA:

Data Type	Begin Date	End Date	Count		
Field groundwater-level measurements	1987-10-14	1987-10-14	1		
Revisions	Unavailable (site:0) (timeseries:0				

OPERATION:

Record for this site is maintained by the USGS New Mexico Water Science Center Email questions about this site to New Mexico Water Science Center Water-Data Inquiries

Questions about sites/data?
Feedback on this web site
Automated retrievals
Help
Data Tips
Explanation of terms

<u>Subscribe for system changes</u> <u>News</u>

Accessibility FOIA Privacy Policies and Notices

U.S. Department of the Interior | U.S. Geological Survey

Title: NWIS Site Information for USA: Site Inventory URL: https://waterdata.usgs.gov/nwis/inventory?agency_code=USGS&site_no=320135103573301

Page Contact Information: New Mexico Water Data Support Team

Page Last Modified: 2022-04-01 15:25:44 EDT

0.27 0.26 vaww01





National Water Information System: Web Interface

USGS Water Resources

Groundwater **United States** GO

Click to hideNews Bulletins

- Explore the NEW <u>USGS National Water Dashboard</u> interactive map to access real-time water data from over 13,500 stations nationwide.
- Full News 🔊

Groundwater levels for the Nation

Important: <u>Next Generation Monitoring Location Page</u>

Search Results -- 1 sites found

Agency code = usgs site_no list =

• 320135103573301

Minimum number of levels = 1

Save file of selected sites to local disk for future upload

USGS 320135103573301 26S.29E.23.31220

Eddy County, New Mexico Latitude 32°01'35", Longitude 103°57'33" NAD27 Land-surface elevation 2,913 feet above NGVD29 The depth of the well is 170.00 feet below land surface.

This well is completed in the Other aquifers (N9999OTHER) national aquifer.

This well is completed in the Forty-Niner Member of Rustler Formation (310FRNR) local aquifer.

Output formats

Table of da	<u>ta</u>		-			-		-		
<u>Tab-separa</u>	ted data									
Graph of da	ata_									
Reselect pe	eriod_									
Date	Time	? Water- level date- time accuracy	? Parameter code	Water level, feet below land surface	Water level, feet above specific vertical datum	Referenced vertical datum	? Status	? Method of measurement	? Measuring agency	? Source measu
1987-10-1	L4	D	62610		2832.12	NGVD29	1		5	
1987-10-1	L4	D	62611		2833.65	NAVD88	1	9	5	
1987-10-1	L4	D	72019	80.88			1	9	5	

Explanation

Section	Code	Description
Water-level date-time accuracy	D	Date is accurate to the Day
Parameter code	62610	Groundwater level above NGVD 1929, feet
Parameter code	62611	Groundwater level above NAVD 1988, feet
Parameter code	72019	Depth to water level, feet below land surface
Referenced vertical datum	NAVD88	North American Vertical Datum of 1988
Referenced vertical datum	NGVD29	National Geodetic Vertical Datum of 1929
Status	1	Static
Method of measurement	S	Steel-tape measurement.
Measuring agency		Not determined

Section	Code	Description	
Source of measurement		Not determined	
Water-level approval status	Α	Approved for publication Processing and review completed.	

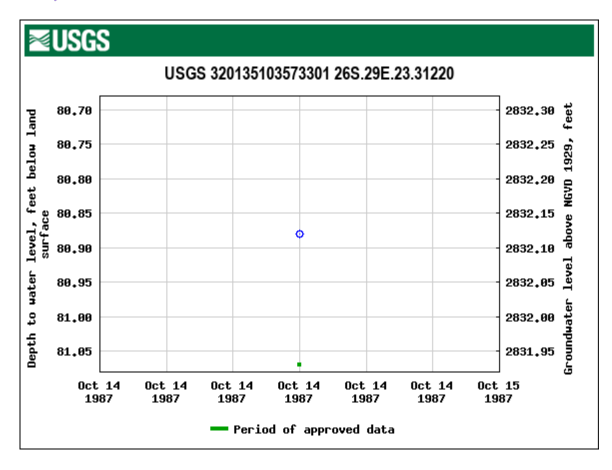
Questions about sites/data?
Feedback on this web site
Automated retrievals
Help
Data Tips
Explanation of terms
Subscribe for system changes
News

Accessibility FOIA Privacy Policies and Notices U.S. Department of the Interior | U.S. Geological Survey Title: Groundwater for USA: Water Levels

URL: https://nwis.waterdata.usgs.gov/nwis/gwlevels?

Page Contact Information: <u>USGS Water Data Support Team</u> Page Last Modified: 2022-04-01 15:36:21 EDT 0.3 0.27 nadww02







National Water Information System: Web Interface

USGS Water Resources

Data Category:		Geographic Area:		
Site Information	~	United States	~	GO

Click to hideNews Bulletins

- Explore the NEW <u>USGS National Water Dashboard</u> interactive map to access realtime water <u>data</u> from over 13,500 stations nationwide.
- Full News

USGS 320106103555301 26S.29E.26.13143

Available data for this site SUMMARY OF ALL AVAILABLE DATA ➤ GO

Well Site

DESCRIPTION:

Latitude 32°00'51.3", Longitude 103°57'42.0" NAD83 Eddy County, New Mexico , Hydrologic Unit 13070001

Well depth: 140 feet

Land surface altitude: 2,883.00 feet above NGVD29.

Well completed in "Other aquifers" (N9999OTHER) national aquifer.

Well completed in "Rustler Formation" (312RSLR) local aquifer

AVAILABLE DATA:

Data Type	Begin Date	End Date	Count		
Field groundwater-level measurements	1983-01-26	2021-02-24	7		
<u>Revisions</u>	Unavailable (site:0) (timeseries:0)				
Additional Data Sources	Begin Date	End Date	Count		
Groundwater Watch **offsite**	1983	2021	7		

OPERATION:

Record for this site is maintained by the USGS New Mexico Water Science Center Email questions about this site to New Mexico Water Science Center Water-Data Inquiries

Questions about sites/data? Feedback on this web site Automated retrievals Help <u>Data Tips</u>
<u>Explanation of terms</u>
<u>Subscribe for system changes</u>
<u>News</u>

Accessibility FOIA Privacy Policies and Notices

U.S. Department of the Interior | U.S. Geological Survey

Title: NWIS Site Information for USA: Site Inventory URL: https://waterdata.usgs.gov/nwis/inventory?agency_code=USGS&site_no=320106103555301

Page Contact Information: New Mexico Water Data Support Team

Page Last Modified: 2022-04-01 15:27:17 EDT

0.28 0.26 caww01





USGS

National Water Information System: Web Interface

USGS Water Resources

Groundwater **United States** GO

Click to hideNews Bulletins

- Explore the NEW USGS National Water Dashboard interactive map to access real-time water data from over 13,500 stations nationwide.
- Full News

Groundwater levels for the Nation

Important: Next Generation Monitoring Location Page

Search Results -- 1 sites found

Agency code = usgs

site_no list =

• 320106103555301

62610

Minimum number of levels = 1

Save file of selected sites to local disk for future upload

USGS 320106103555301 26S.29E.26.13143

Table of data Tab-separated data

Eddy County, New Mexico Latitude 32°00'51.3", Longitude 103°57'42.0" NAD83

Land-surface elevation 2,883.00 feet above NGVD29

The depth of the well is 140 feet below land surface.

This well is completed in the Other aquifers (N9999OTHER) national aquifer.

This well is completed in the Rustler Formation (312RSLR) local aquifer.

Output formats

Date	Time	? Water- level date- time	? Parameter code	Water level, feet below land surface	Water level, feet above specific vertical datum	Referenced vertical datum	? Status	? Method of measurement	? Measuring agency	? Source measu
		accuracy			datum]
1983-01-26			62610		2828.70	NGVD29	1	Z		
1983-01-26 1983-01-26			02010		2830.22	NAVD88	1	Z		
1983-01-26			72019		2030.22	WAVEOU	1	Z		
1987-10-14			62610		2847.71	NGVD29	1	Z		
1987-10-14		ı	62611		2849.23	NAVD88	1	Z		
1987-10-14		[72019	35.29			1	Z		
1992-11-04		[62610		2838.94	NGVD29	1	S		
1992-11-04		1	62611		2840.46	NAVD88	1	S		
1992-11-04		[72019	44.06			1	S		
1998-01-28		[62610		2829.99	NGVD29	1	S		
1998-01-28		I	62611		2831.51	NAVD88	1	S		
1998-01-28]	72019	53.01			1	S		
2003-01-27		[62610		2827.07	NGVD29	1	S	USG	3
2003-01-27]	62611		2828.59	NAVD88	1	S	USG	3
2003-01-27		I	72019	55.93			1	S	USG	3

2825.19

NGVD29

1

2013-01-09 19:00 UTC

Date	Time	? Water- level date- time accuracy	? Parameter code	Water level, feet below land surface	Water level, feet above specific vertical datum	Referenced vertical datum	? Status	? Method of measurement	? Measuring agency	? Source measu
2013-01-09	19:00 UTC	m	62611		2826.71	NAVD88	1	S	USGS	
2013-01-09	19:00 UTC	m	72019	57.81			1	S	USGS	
2021-02-24	21:10 UTC	m	62610		2829.54	NGVD29	1	S	USGS	
2021-02-24	21:10 UTC	m	62611		2831.06	NAVD88	1	S	USGS	
2021-02-24	21:10 UTC	m	72019	53.46			1	S	USGS	

Explanation

Section	Code	Description
Water-level date-time accuracy	D	Date is accurate to the Day
Water-level date-time accuracy	m	Date is accurate to the Minute
Parameter code	62610	Groundwater level above NGVD 1929, feet
Parameter code	62611	Groundwater level above NAVD 1988, feet
Parameter code	72019	Depth to water level, feet below land surface
Referenced vertical datum	NAVD88	North American Vertical Datum of 1988
Referenced vertical datum	NGVD29	National Geodetic Vertical Datum of 1929
Status	1	Static
Method of measurement	S	Steel-tape measurement.
Method of measurement	Z	Other.
Measuring agency		Not determined
Measuring agency	USGS	U.S. Geological Survey
Source of measurement		Not determined
Source of measurement	S	Measured by personnel of reporting agency.
Water-level approval status	Α	Approved for publication Processing and review completed.

Questions about sites/data?
Feedback on this web site
Automated retrievals
Help
Data Tips
Explanation of terms
Subscribe for system changes
News

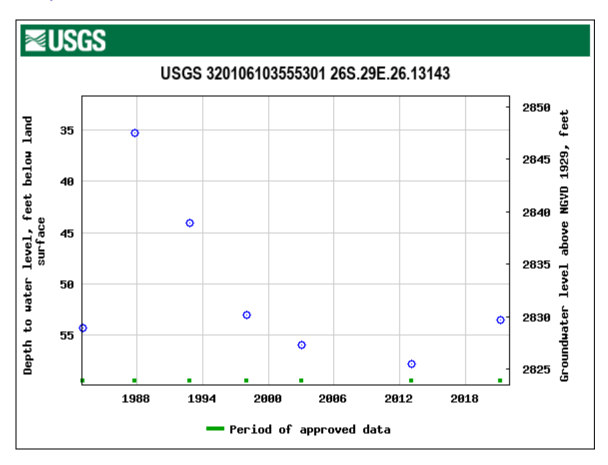
Accessibility FOIA Privacy Policies and Notices U.S. Department of the Interior | U.S. Geological Survey

Title: Groundwater for USA: Water Levels URL: https://nwis.waterdata.usgs.gov/nwis/gwlevels?

Page Contact Information: <u>USGS Water Data Support Team</u> Page Last Modified: 2022-04-01 15:33:21 EDT

0.27 0.23 nadww01







APPENDIX C

NMOSE Well Record & Log



WELL RECORD & LOG

OFFICE OF THE STATE ENGINEER

www.ose.state.nm.us

ON	OSE POD NO POD 1 (TV		NO.)			WELL TAG ID NO. N/A			OSE 1 C-46	FILE NO(S).				
OCATI	WELL OWNE Devon Ene		E(S)			l				NE (OPTIO 748-183					
GENERAL AND WELL LOCATION	WELL OWNE 6488 7 Riv			ADDRESS					CITY Arte:				STAT.	E 88210	ZIP
ē	WIEV I			DI	EGREES	MINUTES	SECON	DS							
AL A	WELL LOCATIO	<u> </u>	LATI	ГUDE	32	1	17.3	32 N			LY REQUIRED: ONE TENTH OF A SECOND				
ER	(FROM GP	S)	LONG	SITUDE	103	58	30.1	17 W	* DA	TUM REC	QUIRED: W	GS 84			
	DESCRIPTION	ON RELA	ATING	WELL LOCATION TO	STREET ADD	RESS AND COMMON	LANDMA	ARKS – PLS	S (SEC	TION, TO	WNSHJIP, I	RANGE) WH	ERE AV	AILABLE	
1.6	SW SE SW Sec.22 T26S R29S NMPM														
ĺ	LICENSE NO).	Т	NAME OF LICENSED	DRILLER						NAME O	F WELL DRI	LLING	COMPANY	
	124	19				Jackie D. Atkins						Atkins Eng	ineerin	g Associates, I	nc.
	DRILLING S ² 6/15/2			DRILLING ENDED 6/15/2022		OMPLETED WELL (FT) emporary Well)	BORE HO	LE DEP ±55	TH (FT)	DEPTH	WATER FIRS	T ENC	OUNTERED (FT) /a	
z	COMPLETED WELL IS: ARTESIAN DRY HOLE SHALLOW (UNCONFINED) STATIC WATER LEVEL IN COMPLETED WELL 1/2 DATE STATIC MEASURE (FT) DATE STATIC MEASURE (FT)														
읦	DRILLING FI	LUID:		☐ AIR	MUD	ADDITIVE	S – SPEC	IFY:							
2. DRILLING & CASING INFORMATION	DRILLING METHOD: ROTARY HAMMER CABLE TOOL OTHER - SPECIFY: Hol									Stem 2	Auger	CHECK INSTAL	HERE I LED	F PITLESS ADA	PTER IS
F	DEPTH	(feet bg	gl)	BORE HOLE	CASING	MATERIAL AND	OR	C	ASING	i	CA	SING	CAS	SING WALL	SLOT
NGI	FROM	TO)	DIAM		CON CON			NECTION			E DIAM.		HICKNESS	SIZE
	(inches)				each casing string, a sections of screen)	ind		YPE	matar)	(in	ches)		(inches)	(inches)	
ე	0	55	5	±6.5	1	Boring-HSA		(aud coup	d coupling diameter)						
NG &															
PRI															
.2															
	DEPTH	(feet bg	gl)	BORE HOLE	1	IST ANNULAR SEA						MOUNT		METHO	
IAI	FROM	TO)	DIAM. (inches)	GRA	AVEL PACK SIZE-I	RANGE	BY INTE	RVAI	_	(с	ubic feet)		PLACEN	AENT
E															
MA															
AR															
ANNULAR MATERIAL															
A.															
3.7															
FOR	OSE INTER	NAL U	SE							WR-20	0 WELL	RECORD &	& LOG	(Version 01/2	8/2022)

POD NO.

Released to Imaging: 8/9/2022 2:19:08 PM

FILE NO.

LOCATION

TRN NO.
TAG ID NO.
PAGE 1 OF 2

WELL TAG ID NO.

			T					
	DEPTH (f	TO	THICKNESS (feet)	COLOR AND TYPE OF MATERIAL ENCOUNTERED - INCLUDE WATER-BEARING CAVITIES OR FRACTURE ZONES (attach supplemental sheets to fully describe all units)	WATER BEARING? (YES / NO)	ESTIMATED YIELD FOR WATER- BEARING		
						ZONES (gpm)		
	0	14	14	Sand, Fine-grained, poorly graded,unconsolidated, with Caliche, 7.5 YR 7/				
	14	34	20	Caliche,Broken with fine-grained sand, 7.5 YR 7/6, Reddish Yellow	Y ✓N			
	34	39	5	Sand, Fine-grained, poorly graded, 5 YR 5/6, Reddish Yellow	Y ✓N			
	39	49	10	Sand, Fine-grained, poorly graded, unconsolidated, with clay, 7.5 YR 7/6, F				
	49	55	6	Clay, Stiff, with fine-grained sand, 5 YR 5/6, Reddish Yellow	Y ✓N			
1					Y N			
WE					Y N			
4. HYDROGEOLOGIC LOG OF WELL					Y N			
00					Y N			
];[C]					Y N			
07					Y N			
SEO					Y N			
RO					Y N			
EX					Y N			
4					Y N			
•					Y N			
•					Y N			
					Y N			
-					Y N			
•					Y N			
					Y N			
	METHOD U	SED TO ES	I TIMATE YIELD	OF WATER-BEARING STRATA:	TOTAL ESTIMATED			
	PUMF			_	WELL YIELD (gpm):	0.00		
	ПРОМЕ	, LA	IR LIF1	BAILER OTHER – SPECIFY:				
NOI	WELL TEST	TEST STAR	RESULTS - ATT Γ TIME, END TI	ACH A COPY OF DATA COLLECTED DURING WELL TESTING, INCI ME, AND A TABLE SHOWING DISCHARGE AND DRAWDOWN OVE	UDING DISCHARGE R THE TESTING PERIO	METHOD, DD.		
5. TEST; RIG SUPERVISION	MISCELLA	NEOUS INF	ORMATION: Te	emporary well material removed and soil boring backfilled using dril	l cuttings from total d	epth to ten feet		
PEF			be	elow ground surface(bgs), then hydrated bentonite chips ten feet bgs	o surface.			
G SI								
; RI								
EST	PRINT NAM	IE(S) OF DI	RILL RIG SUPER	RVISOR(S) THAT PROVIDED ONSITE SUPERVISION OF WELL CONS	TRUCTION OTHER TH	HAN LICENSEE:		
5. 1	Shane Eldric							
E)				FIES THAT, TO THE BEST OF HIS OR HER KNOWLEDGE AND BELII DESCRIBED HOLE AND THAT HE OR SHE WILL FILE THIS WELL RI				
rur				80 DAYS AFTER COMPLETION OF WELL DRILLING:	CORD WITH THE ST.	THE PHOUSER		
6. SIGNATURE	Jack A	tkins		Jackie D. Atkins	7/15/2022			
6. S	<u>// </u>		IDE OF DRIFT	ED / DDINIT CICNIED NAME	D A TIPE			
		SIGNAT	UKE OF DRILLE	ER / PRINT SIGNEE NAME	DATE			

FOR OSE INTERNAL USE	WR-20 WELL RECORD & LOG (Version 01/28/2022)			
FILE NO.	POD NO.		TRN NO.	
LOCATION		WELL	TAG ID NO.	PAGE 2 OF 2



PLUGGING RECORD



NOTE: A Well Plugging Plan of Operations shall be approved by the State Engineer prior to plugging - 19.27.4 NMAC

	ENERAL / WELL OWNERSHIP:					
State	Engineer Well Number: C-4630					
Well	owner: Devon Energy			Phone	No.: <u>578</u>	5-748-1838
Maili	ing address: 6488 7 Rivers Hwy					
City:	Artesia	State:		New Mexico		Zip code: 88210
II. V	VELL PLUGGING INFORMATION:					
1)	Name of well drilling company that plug	gged well: J	lackie D. A	tkins (Atkins Er	ngineering	Associates Inc.)
2)	New Mexico Well Driller License No.:					ation Date: 04/30/23
3)	Well plugging activities were supervised Shane Eldridge, Cameron Pruitt	l by the follo	wing well	driller(s)/rig su	pervisor(s	3):
4)	Date well plugging began: 7/13/2022		_ Date v	vell plugging co	oncluded:	7/13/2022
5)	GPS Well Location: Latitude: Longitude: _	32 103	_deg, _deg,	1 min, 58 min,	17.32 30.17	_ sec _ sec, WGS 84
6)	Depth of well confirmed at initiation of by the following manner: water level pro	plugging as: obe	51	_ ft below grou	ınd level ((bgl),
7)	Static water level measured at initiation	of plugging:	n/a	_ ft bgl		
8)	Date well plugging plan of operations w	as approved	by the Star	e Engineer:	5/23/2022	_
9)	Were all plugging activities consistent w differences between the approved plugg					

Version: September 8, 2009

Page 1 of 2

10) Log of Plugging Activities - Label vertical scale with depths, and indicate separate plugging intervals with horizontal lines as necessary to illustrate material or methodology changes. Attach additional pages if necessary.

For each interval plugged, describe within the following columns:

Depth (ft bgl)	Plugging <u>Material Used</u> (include any additives used)	Volume of Material Placed (gallons)	Theoretical Volume of Borehole/ Casing (gallons)	Placement Method (tremie pipe, other)	<u>Comments</u> ("casing perforated first", "open annular space also plugged", etc.)
1	0-10' Hydrated Bentonite	Approx. 15 gallons	15 gallons	Augers	
-	10'-55' Drill Cuttings	Approx. 71 gallons	71 gallons	Boring	
-1					
-					
\frac{1}{2}					
-		MULTIPLY cubic feet x 7.	BY AND OBTAIN 4805 = gallons	I	ı

III. SIGNATURE:

I, Jackie D. Atkins	, say that	I am	familiar	with	the	rules	of the	e Office	of the	State
Engineer pertaining to the plugging of wells and that	each and all	of th	e stateme	nts in	this	Plugg	ing R	ecord and	d attach	ments
are true to the best of my knowledge and belief.										

201.97

= gallons

Jack Atkins 7/15/2022 Signature of Well Driller Date

Version: September 8, 2009 Page 2 of 2



APPENDIX D

Email Correspondence & Extension Request

Joseph Hernandez

From: Nobui, Jennifer, EMNRD < Jennifer.Nobui@state.nm.us>

Sent: Tuesday, April 26, 2022 3:53 PM

To: Joseph Hernandez

Cc: Bratcher, Mike, EMNRD; Billings, Bradford, EMNRD; Raley, Jim; Devon-Team

Subject: RE: [EXTERNAL] The Oil Conservation Division (OCD) has rejected the application, Application ID:

95582

[**EXTERNAL EMAIL**]

Hello Joseph,

OCD will approve a 90-day extension, but we would prefer if you could get us the revised Remediation Plan under 90 days. If you need more time, please let us know.

Note: The OCD requires a copy of all correspondence relative to remedial projects be included in all proposal and/or final closure reports. Correspondence required to be included in reports may include, but not necessarily limited to, extension requests, liner inspection notifications, sample event notifications, spill/release/fire notifications, and variance requests. This will allow for notifications and requests to become a documented part of the incident file.

Thanks, Jennifer Nobui

From: Joseph Hernandez < jhernandez@ensolum.com>

Sent: Tuesday, April 26, 2022 2:09 PM

To: Nobui, Jennifer, EMNRD < Jennifer. Nobui@state.nm.us>

Cc: Bratcher, Mike, EMNRD <mike.bratcher@state.nm.us>; Billings, Bradford, EMNRD <Bradford.Billings@state.nm.us>;

Raley, Jim <Jim.Raley@dvn.com>; Devon-Team <Devon-Team@ensolum.com>

Subject: FW: [EXTERNAL] The Oil Conservation Division (OCD) has rejected the application, Application ID: 95582

All,

WPX appreciates this review and understands the importance of depth to groundwater studies for remediation. WPX is currently utilizing Atkins Engineering to drill depth to borings throughout the field, and we plan on getting to this location as soon as practical.

As such, WPX respectfully asks NMCOD for a 120-day extension associated with this work plan due to ongoing depth to groundwater determination drilling and planning. WPX's primary goal is to ensure the NMOCD interpretation of guidelines and expectations are properly planned and met.

Please let us know if you have any questions.



From: OCDOnline@state.nm.us < OCDOnline@state.nm.us>

Sent: Wednesday, April 20, 2022 9:14:17 AM

To: Raley, Jim < <u>Jim.Raley@dvn.com</u>>

Subject: [EXTERNAL] The Oil Conservation Division (OCD) has rejected the application, Application ID: 95582

To whom it may concern (c/o James Raley for WPX Energy Permian, LLC),

The OCD has rejected the submitted *Application for administrative approval of a release notification and corrective action* (C-141), for incident ID (n#) nAPP2200730406, for the following reasons:

 Remediation Plan Denied. Please complete boring advancement and groundwater determination prior to Remediation Plan submittal. Please determine and present final method of remediation in plan. Please resubmit revised Remediation Plan by May 20, 2022.

The rejected C-141 can be found in the OCD Online: Permitting - Action Status, under the Application ID: 95582. Please review and make the required correction(s) prior to resubmitting.

If you have any questions why this application was rejected or believe it was rejected in error, please contact me prior to submitting an additional C-141.

Thank you,
Jennifer Nobui
Environmental Specialist-Advanced
505-476-3441
Jennifer.Nobui@state.nm.us

New Mexico Energy, Minerals and Natural Resources Department 1220 South St. Francis Drive Santa Fe, NM 87505

Confidentiality Warning: This message and any attachments are intended only for the use of the intended recipient(s), are confidential, and may be privileged. If you are not the intended recipient, you are hereby notified that any review, retransmission, conversion to hard copy, copying, circulation or other use of all or any portion of this message and any attachments is strictly prohibited. If you are not the intended recipient, please notify the sender immediately by return e-mail, and delete this message and any attachments from your system.

District I 1625 N. French Dr., Hobbs, NM 88240 Phone: (575) 393-6161 Fax: (575) 393-0720 District II

811 S. First St., Artesia, NM 88210 Phone: (575) 748-1283 Fax: (575) 748-9720

District III 1000 Rio Brazos Rd., Aztec, NM 87410 Phone:(505) 334-6178 Fax:(505) 334-6170

1220 S. St Francis Dr., Santa Fe, NM 87505 Phone:(505) 476-3470 Fax:(505) 476-3462

State of New Mexico Energy, Minerals and Natural Resources Oil Conservation Division 1220 S. St Francis Dr. **Santa Fe, NM 87505**

CONDITIONS

Action 128117

CONDITIONS

Operator:	OGRID:
WPX Energy Permian, LLC	246289
Devon Energy - Regulatory	Action Number:
Oklahoma City, OK 73102	128117
	Action Type:
	[C-141] Release Corrective Action (C-141)

CONDITIONS

Created By	Condition	Condition Date
jnobui	Remediation Plan Approved with Conditions. Remediation Plan Approved to excavate soils and transport excavated soils to a New Mexico approved landfill. Any alternate remedial method (ex. onsite ex-situ treatment) will require submission of a separate Remediation Plan specifying approved protocols.	8/9/2022