

From: Patterson, Heather, EMNRD
To: ["Jacob Kamplain"; jamos@blm.gov; Bratcher, Mike, EMNRD](#)
Cc: ["Lara Weinheimer"; "Laura Flores"; "Hack Conder"; lgarvis@burnettoil.com; "Shawna Matthews"](#)
Subject: RE: Burnett Gissler A-19
Date: Wednesday, August 20, 2014 11:47:00 AM

Jacob,

Your CAP is approved with following exception: The OCD would like to see horizontal confirmation samples (either side wall samples or samples taken outside the excavation area will work).

OCD approval does not relieve the operator of liability should their operations fail to adequately investigate and remediate contamination that may pose a threat to ground water, surface water, human health or the environment. In addition, OCD approval does not relieve the operator of responsibility for compliance with any other federal, state, local laws and/or regulations.

If you have any questions or concerns, and for notification, please contact me.

Heather Patterson
Environmental Specialist
NMOCD District II
(575)748-1283 ext.101

From: Jacob Kamplain [mailto:jkamplain@rice-ecs.com]
Sent: Tuesday, August 19, 2014 10:34 AM
To: [jamos@blm.gov](#); Bratcher, Mike, EMNRD; Patterson, Heather, EMNRD
Cc: 'Lara Weinheimer'; 'Laura Flores'; 'Hack Conder'; [lgarvis@burnettoil.com](#); 'Shawna Matthews'
Subject: Burnett Gissler A-19

All, attached is a copy of the corrective action plan for the Burnett Gissler A-19. Please feel free to contact me if you have any questions or concerns, otherwise RECS will await your approval. Thank you.



Jacob Kamplain
Project Leader
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575-942-8221