

## **Bratcher, Mike, EMNRD**

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**From:** Price, Henryetta <hprice@blm.gov>  
**Sent:** Thursday, May 18, 2017 4:42 PM  
**To:** Heather Patterson  
**Cc:** Weaver, Crystal, EMNRD; Bratcher, Mike, EMNRD  
**Subject:** Re: Bettis Boyle and Stoval Latham Fed

Good Evening Heather,

I was waiting on NMOCD for the deferral approve or disapprove.  
I will close the incident until the location has been backfilled. Last inspection I conducted was in March and I think they were waiting on deferral approval before they backfilled.

### **Henryetta Price**

Environmental Protection Specialist  
Bureau Of Land Management  
[Hprice@blm.gov](mailto:hprice@blm.gov)  
Phone 575-234-5951  
Cell 575-706-2780  
Fax 575-234-5927

\*Please remember that Lesser Prairie Chicken timing stipulations are in effect 01 Mar- 15 June Annually  
\* Tis the season for African Rue. Please do a 360 scan around your well locations and lease roads.

On Thu, May 18, 2017 at 3:24 PM, Bratcher, Mike, EMNRD <[mike.bratcher@state.nm.us](mailto:mike.bratcher@state.nm.us)> wrote:

RE: Bettis, Boyle & Stovall \* Latham Fed Storage Facility (Latham Fed 2) 30-015-24731 \* 2RP-3738 \* DOR: Discovered 6/6/16

Heather,

SMA's closure report for the above referenced release, requests two areas impacted by the release, be deferred for remediation until site abandonment or access to the areas is achievable. The areas requested for deferral are identified on the site map as "L2" and "L4". Both areas have been delineated and documented in the report. At this time, OCD approves this request. The Final Report C-141 will be accepted for record and marked accordingly. The release will remain open in OCD database files and reflect an open environmental issue. This is a Federal site and will require like approval from BLM.

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

Thank you,

Mike Bratcher

NMOCD District 2

811 S. First St.

Artesia NM 88210

575-748-1283 Ext 108

[mike.bratcher@state.nm.us](mailto:mike.bratcher@state.nm.us)

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.

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**From:** Heather Patterson [mailto:[heather.patterson@soudermiller.com](mailto:heather.patterson@soudermiller.com)]

**Sent:** Friday, May 12, 2017 3:07 PM

**To:** Bratcher, Mike, EMNRD <[mike.bratcher@state.nm.us](mailto:mike.bratcher@state.nm.us)>

**Subject:** Bettis Boyle and Stoval Latham Fed

Hey Mike,

This is a closure that was sent by SMA a while ago, but it may have just been sent to me at the time. When you get a chance could you look it over?

Thanks,

Heather Patterson

*Staff Scientist*

**Souder, Miller & Associates**

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