

From: [Weaver, Crystal, EMNRD](#)
To: ["Ben J. Arguijo"; Bratcher, Mike, EMNRD](#)
Subject: RE: Osage 18 Fee B Com 0001H (2RP-4334) - Spill Remediation Plan
Date: Monday, March 19, 2018 12:15:00 PM

RE: OXY * Osage 18 Fee B COM #1H * 30-015-40760 * 2RP-4334

Hello all,

Since I never received the original submission Ben Arguijo states to have sent to OCD back in November last year, I am responding to this current submission.

OCD has reviewed and approved the submitted work plan for the release incident cited above with the following conditions:

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- Depth to ground water data that the Office of the State Engineer (OSE) possess exists in much larger quantity then the OSE has made available on both their GIS map and their website for the area they refer to as the Roswell Artesian water basin, currently OCD is working on hopefully getting ahold of more of that data. However, OCD does not have access to the additional data yet, and this spill location is within the area the OSE refers to as the Roswell Artesian water basin and when spills are within that area it is at times difficult for OCD to make a call on defining protectable ground water at times. The location of this spill is proximal to Long Draw and a few documented OSE wells and USGS wells. For the most part the majority of those wells cite ground water to be at greater than 100ft bgs. So based on what is available we will leave the site ranking as it stands as a 0 site ranking score.
- However, OCD will ask that during collection of lab tested confirmation samples for side walls and bottom that OXY/Trinity concentrate at least one side wall sample area in the location between SP-6 and SP-5 since according to the site map the spill made it over the berm and into the pasture area in between those two points but no sample was taken for that pasture area.
- Please notify OCD once remedial activities are scheduled to commence.

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 Mike Bratcher and/or myself in the District II Office.

Crystal Weaver

Environmental Specialist
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From: Ben J. Arguijo [mailto:ben@trinityoilfieldservices.com]
Sent: Friday, March 16, 2018 2:01 PM
To: Bratcher, Mike, EMNRD <mike.bratcher@state.nm.us>; Weaver, Crystal, EMNRD <Crystal.Weaver@state.nm.us>
Subject: Fwd: Osage 18 Fee B Com 0001H (2RP-4334) - Spill Remediation Plan

----- Forwarded message -----

From: **Ben J. Arguijo** <ben@trinityoilfieldservices.com>
Date: Mon, Mar 5, 2018 at 1:22 PM
Subject: Osage 18 Fee B Com 0001H (2RP-4334) - Spill Remediation Plan
To: "Bratcher, Mike, EMNRD" <mike.bratcher@state.nm.us>

Mike,

I have in my notes that I submitted the attached "Environmental Site Summary & Spill Remediation Plan" for the release site known as Osage 18 Fee B Com 0001H (2RP-4334) back in late November. However, I can't find the message in my Sent folder or the report on the NMOCD's Imaging System. My client would like to meet with you ASAP to discuss this site, the Indian Basin Station 210 Partial Backfill Request, and the Sterling Silver 3 0005 work plan (2RP-4497). Would that be possible?

Thanks.

Ben J. Arguijo

Ben J. Arguijo
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