Bratcher, Mike, EMNRD

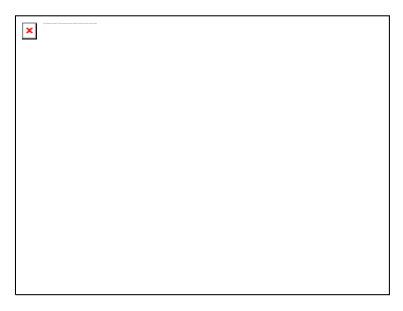
From: Tucker, Shelly <stucker@blm.gov>
Sent: Wednesday, March 21, 2018 5:20 PM

To: John Turner

Cc: Bratcher, Mike, EMNRD; Weaver, Crystal, EMNRD; Mike Martin; cmesser@blm.gov

Subject: Re: Amoco Federal 11 #1 (API NO 30-015-22975) Form C-141

NMOCD copied me on this release. Looking at the C-141, it was originally listed BLM and changed to private. This well sits on federal surface, federal minerals and sits at the edge of a flood plane.



I saw on the email chain that Chase Messer, BLM, was copied, but please, in the future, make sure you notify me of any release where BLM is involved (federal surface, federal minerals (regardless of surface) and federal lease).

If you have any questions regarding timelines or requirements, give me a call. BLM accepts (prefers) C-141's in place of a 3160-5 Sundry for notifications. The only time I have to have a Sundry is prior to offsite work.

I will accept this C-141 for as notification of this release.

If you have any questions or concerns, please do not hesitate to contact me.

Sincerely,

Shelly J Tucker
Environmental Protection Sp

Environmental Protection Specialist O&G Spill/Release Coordinator

Bureau of Land Management 620 E. Greene St Carlsbad, NM 88220

575.234.5905 - Direct

575.361.0084 - Cellular 575.234.6235 - Emergency Spill Number

stucker@blm.gov

The <u>BLM acceptance/approval does not</u> relieve the operator of liability should their operations have failed to adequately investigate and remediate contamination that may pose a threat to groundwater, surface water, human health or the environment or if the location fails to reclaim properly. In such an event that the location does not revegetate, or future issues with contaminants are encountered, the operator will be asked to address the issues until the contaminant issues are fully mitigated and the location is successfully reclaimed. In addition, BLM approval does not relieve the operator of responsibility for compliance with any other federal, state or local laws/regulations.

Confidentiality Warning: This message along with any attachments are intended only for use of the individual or entity to which it is addressed and may contain information that is privileged or confidential and exempt from disclosure under applicable law. If the reader of this message is not the intended recipient or the employee or agent responsible for delivering this message to the intended recipient, you are hereby notified that any dissemination, distribution, or copying of this communication is strictly prohibited. If you have received this communication in error, please notify the sender immediately.

On Tue, Jan 16, 2018 at 11:23 AM, John Turner < John. Turner@rockcliffenergy.com > wrote:

Thank you for the timeline information, we will work to meet those deadlines on all future spills and will request extensions if needed.
Regards,
negarus,
John Turner
Rockcliff Energy, LLC
Sr. Environmental Specialist
342 Johnny Clark Rd
Longview, TX 75603
O: (903) 475-1865
C: (903) 261-4673
iturner@rockcliffenergy.com

From: Bratcher, Mike, EMNRD [mailto:mike.bratcher@state.nm.us] Sent: Tuesday, January 16, 2018 12:06 PM
To: John Turner < John.Turner@Rockcliffenergy.com>; Weaver, Crystal, EMNRD < Crystal.Weaver@state.nm.us>
Cc: Mike Martin < mike.martin@rockcliffenergy.com >; cmesser@blm.gov; stucker@blm.gov
Subject: RE: Amoco Federal 11 #1 (API NO 30-015-22975) Form C-141
John,
With the Holidays and flu (me too) we are very much behind in getting the email out with the COA's and RP number. I
won't even mention being short staffed because that is just a given and always will be (even though I did just mention it). However, we give 30 days from the date we process your C-141 to have a "delineation plan" submitted per the COA's. We can work with folks some on the time frame, but we usually stay pretty caught up on actual processing of the C-141 form, so just be aware that we would like to have something in here around 30 days after you submit the form. If one waits the 15 days to send the C-141, then tack 30 days on that, we are 45 days out from the release. OCD believes that is ample time to get a delineation done on most incidents. The email Crystal sends with the COA's and RP number is basically a courtesy, as a copy of the COA's is scanned, along with the C-141, within a few days of receipt, and available for review at OCD Online.
If you have any questions or concerns, please let us know.
Thanks,
Mike Bratcher
NMOCD District 2
811 South First Street
Artesia, NM 88210
<u>575</u> ~748~1283 Ext 108

From: John Turner [mailto:John.Turner@Rockcliffenergy.com]

Sent: Tuesday, January 16, 2018 9:03 AM

To: Weaver, Crystal, EMNRD < Crystal.Weaver@state.nm.us>

Cc: Mike Martin <<u>mike.martin@rockcliffenergy.com</u>>; <u>cmesser@blm.gov</u>; Bratcher, Mike, EMNRD <<u>mike.bratcher@state.nm.us</u>>; <u>stucker@blm.gov</u>

Subject: RE: Amoco Federal 11 #1 (API NO 30-015-22975) Form C-141

RE: Rockcliff * Amoco Federal 11 #1 * 30-01522975 * 2RP-4513

Thank you for your response. Sorry for just getting back to you, I was out of the office most of last week with the flu. We will complete and submit a site characterization work plan ASAP to include both horizontal and vertical delineation as required by the Conditions of Approval. Just FYI, the COA has a deadline of 1/5/18 and we received the COA on 1/11/18.

Thank you,

John Turner

Rockcliff Energy, LLC

Sr. Environmental Specialist

342 Johnny Clark Rd

Longview, TX 75603

O: (903) 475-1865

C: (903) 261-4673

jturner@rockcliffenergy.com

From: Weaver, Crystal, EMNRD [mailto:Crystal.Weaver@state.nm.us]

Sent: Thursday, January 11, 2018 4:48 PM

To: John Turner < John. Turner @ Rockcliffenergy.com >

Cc: Mike Martin <mike.martin@rockcliffenergy.com>; cmesser@blm.gov; Bratcher, Mike, EMNRD

Subject: RE: Amoco Federal 11 #1 (API NO 30-015-22975) Form C-141
RE: Rockcliff * Amoco Federal 11 #1 * 30-01522975 * 2RP-4513
John,
I have included a scanned copy of the signed Initial C-141 Remediation Permit along with an attached Conditions of Approval (COA). The OCD tracking number for this event is 2RP-4513, please refer to this tracking number on any and all submissions sent in to the OCD. Please remit a site characterization plan (see COA document included in attachment) or advise OCD of plan of action by no later than 1/17/18.

Crystal Weaver

Thank you,

Environmental Specialist

OCD - Artesia District II

811 S. 1st Street

Artesia, NM 88210

Office: 575-748-1283 ext. 101

Cell: 575-840-5963

Fax: 575-748-9720

From: John Turner [mailto:John.Turner@Rockcliffenergy.com]

Sent: Tuesday, December 5, 2017 1:07 PM

To: Weaver, Crystal, EMNRD < Crystal.Weaver@state.nm.us>

Cc: Mike Martin <<u>mike.martin@rockcliffenergy.com</u>>; <u>cmesser@blm.gov</u> Subject: Amoco Federal 11 #1 (API NO 30-015-22975) Form C-141

Please find attached Form C-141, Release Notification and Corrective Action, for the release that occurred at Rockcliff Operating New Mexico LLC's Amoco Federal 11 #1 Facility in Eddy County on November 21, 2017.

If you have any questions or concerns please do not hesitate to contact me.

John Turner

Rockcliff Energy, LLC

Sr. Environmental Specialist

342 Johnny Clark Rd

Longview, TX 75603

O: (903) 643-3791

C: (903) 261-4673

jturner@rockcliffenergy.com