Venegas, Victoria, EMNRD

From:	Venegas, Victoria, EMNRD
Sent:	Monday, November 4, 2019 3:43 PM
То:	'Watson, Debbie'; Bratcher, Mike, EMNRD; Hamlet, Robert, EMNRD
Cc:	'Kevin Smith';
Subject:	RE: Ross Draw Unit #055 (2RP-5520) Closure Report
Attachments:	(C-141 Final) Ross Draw Unit #55 11.4.19.pdf

RE: Ross Draw Unit #055 (2RP-5520) Closure Report

Ms. Watson,

OCD has received your closure request and final C-141 for RE: Ross Draw Unit #055 (2RP-5520), thank you. This closure is approved. Regards,

Victoria Venegas EMNRD OCD-District II Artesia NM <u>Victoria.Venegas@state.nm.us</u>

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 groundwater, 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, or local laws and/or regulations.

From: Venegas, Victoria, EMNRD
Sent: Thursday, October 31, 2019 4:23 PM
To: 'Watson, Debbie' <Deborah.Watson@wpxenergy.com>; Bratcher, Mike, EMNRD <mike.bratcher@state.nm.us>; Hamlet, Robert, EMNRD <Robert.Hamlet@state.nm.us>
Cc: Kevin Smith <ksmith@hrlcomp.com>
Subject: RDU #055 (2RP-5520) Closure Report

RDU #055 (2RP-5520) Closure Report

Ms. Watson,

OCD has received your closure report for RDU #055 (2RP-5520), thank you. Before continuing with the evaluation of your closure report, I would like you to provide some clarification on the TPH Concentration Values reported in table A: Laboratory Results Summary. For sample SP1, for example, the concentration is TPH<123.8 mg/kg. OCD cannot accept concentration values "lower than," as shown in this closure report. Please provide the exact TPH concentration numbers so we can assess whether all samples met the closure criteria for this site per NMAC rule 19.15.29. Regards,

Victoria Venegas EMNRD OCD-District II Artesia NM <u>Victoria.Venegas@state.nm.us</u> 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 groundwater, 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, or local laws and/or regulations.

From: Kevin Smith <<u>ksmith@hrlcomp.com</u>>
Sent: Tuesday, August 20, 2019 8:10 AM
To: Bratcher, Mike, EMNRD <<u>mike.bratcher@state.nm.us</u>>; Venegas, Victoria, EMNRD <<u>Victoria.Venegas@state.nm.us</u>>; Hamlet, Robert, EMNRD <<u>Robert.Hamlet@state.nm.us</u>>; Amos, James <<u>jamos@blm.gov</u>>; Billings, Bradford, EMNRD <<u>Bradford.Billings@state.nm.us</u>>; Cc: deborah.watson@wpxenergy.com; Lori O'Brien <<u>lobrien@hrlcomp.com</u>>
Subject: [EXT] Confirmation Sampling Notification RDU #055 (2RP-5520) - Resamples

Good Morning,

This email serves as confirmation sampling notification for the Ross Draw Unit #55 spill (2RP-5520) which occurred on June 21, 2019. HRL will be on location to collect resamples of areas that exceeded closure standards from the fist sampling event. Sampling is scheduled to take place on Thursday, August 22 around 8:00 AM.

Please let me know if you any questions.

Thanks,

Kevin Smith | Environmental Scientist

HRL Compliance Solutions, Inc. P.O. Box 1708 | Artesia, NM 88211-1708 main 575.616.7398 | mobile 936.689.0078 Web | vCard | Map | f | m



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