

## Venegas, Victoria, EMNRD

---

**From:** Venegas, Victoria, EMNRD  
**Sent:** Tuesday, January 7, 2020 2:42 PM  
**To:** Barnhill, Amy D.; CFO\_Spill, BLM\_NM; Bratcher, Mike, EMNRD  
**Cc:** 'DeLeon, Josepha'; Hamlet, Robert, EMNRD; Eads, Cristina, EMNRD; 'Mark@laenvironmental.com'  
**Subject:** (C-141 Remediation Plan) SD EA 2932 Federal Comp P11 #014H 1RP-5583 Approved with Conditions  
**Attachments:** 4. (C-141 Remediation Plan) SD EA 2932 Federal Comp P11 #014H 1RP-5583.pdf

### (C-141 Remediation Plan) SD EA 2932 Federal Comp P11 #014H 1RP-5583

Ms. Barnhill,

OCD has received your Remediation Plan for SD EA 2932 Federal Comp P11 #014H 1RP-5583, thank you. This Remediation Plan is approved with the following conditions of Approval:

- The 240' x 30' area encompassing samples HA-3, HA-6, HA-8, HA-9, HA-10 and HA-13 must be remediated according to the closure criteria for DGW<50' i.e., 600 mg/kg for Chlorides, 100 mg/kg for TPH, 50 mg/kg for BTEX and 10 mg/kg for Benzene.
- The OCD does not accept the groundwater depth value of a well that is approximately 3.1 miles from the site.
- Reclamation by 19.15.29.13 NMAC standards.

For clarifications regarding the implementation of the spill rule, please visit the OCD website:

<http://www.emnrd.state.nm.us/OCD/documents/OCDInternalPolicy-SpillRuleClarifications.pdf>

Regards,

*Victoria Venegas*  
EMNRD  
OCD-District II  
Artesia NM  
[Victoria.Venegas@state.nm.us](mailto:Victoria.Venegas@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 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.