## Venegas, Victoria, EMNRD

**From:** Venegas, Victoria, EMNRD **Sent:** Tuesday, April 14, 2020 2:19 PM

To: 'Bob Asher'; Hamlet, Robert, EMNRD; Bratcher, Mike, EMNRD; Eads, Cristina, EMNRD

**Cc:** blm\_nm\_cfo\_spill@blm.gov

**Subject:** NRM2002942397 GISSLER B #59 @ 30-015-37733

**Attachments:** (C-141 Remediation Plan) NRM2002942397 GISSLER B #59 @ 30-015-37733.pdf

## NRM2002942397 GISSLER B #59 @ 30-015-37733

Mr. Asher,

The OCD has approved the Site Characterization and Remediation Plan for incident # NRM2002942397 GISSLER B #59 @ 30-015-37733 with the following conditions of approval:

- The remediation plan utilizes the closure criteria for depth to groundwater at > 100 feet, however depth to groundwater has not been correctly assessed in this report. We cannot accept DTGW of a USGS well that is over 2.5 miles from the release site. OCD requests EOG to remediate the site using DTWG < 50'.
- If EOG wants to use closure criteria for depth groundwater > 100', a borehole will need to be drilled onsite and a copy of the driller's log should be included in the closure report.

The signed C-141 can be found in the online image data base under the incident #. Thank you,

Victoria Venegas
State of New Mexico
Energy, Minerals, and Natural Resources
Oil Conservation Division
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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.