

**From:** Yu, Olivia, EMNRD  
**To:** "Bob Asher"; Billings, Bradford, EMNRD; rmann@slo.state.nm.us  
**Cc:** Katie Jamison  
**Subject:** RE: Form C-141, Initial/Final Report (Woodstock State Unit #1)  
**Date:** Thursday, April 19, 2018 10:28:00 AM  
**Attachments:** image001.png  
approved\_1RP4777\_Form C-141, Final Report (3-26-2018).pdf

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Dear Mr. Asher:

Please remember to include all corresponding agencies in email communications and submittals of report. If taken, please submit dated, optimally geo-referenced, photo documentation, as stated in the email dated from August 11, 2017. For future reference, this will be a requirement for verification of release characterization and remediation activities. However, in the interest of resolution, the information and data provided for 1RP-4777 will be accepted for closure.

The available information indicates **OPERATOR** has met the requirements of 19.15.29 NMAC and no further corrective action is required. NMOCD considers **1RP-4777** closed. This determination by the Oil Conservation Division does not relieve Operator of responsibility should future information indicate a threat to ground water, surface water, human health, or the environment. Furthermore, it does not relieve Operator of responsibility for compliance with any federal, state, or local laws and/or regulations.

Like approval from NMSLO required. NMSLO may have additional stipulations or concerns.

Thanks,

Olivia Yu  
Environmental Specialist  
NMOCD, District I  
[Olivia.yu@state.nm.us](mailto:Olivia.yu@state.nm.us)  
575-393-6161 x113

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.

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**From:** Bob Asher <Bob\_Asher@eogresources.com>  
**Sent:** Monday, March 26, 2018 8:29 AM  
**To:** Yu, Olivia, EMNRD <Olivia.Yu@state.nm.us>; Billings, Bradford, EMNRD <Bradford.Billings@state.nm.us>  
**Cc:** Katie Jamison <Katie\_Jamison@eogresources.com>  
**Subject:** RE: Form C-141, Initial/Final Report (Woodstock State Unit #1)

EOG Y Resources, Inc. requests closure of the Woodstock State Unit #1, attached is the Form C-141, Final Report.

Thank you,

**Robert C. "Bob" Asher**  
**Environmental Supervisor**  
Safety & Environmental Department  
EOG Resources, Inc.  
Artesia Division  
**EOG Safety Begins With YOUR Safety**



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**From:** Yu, Olivia, EMNRD [<mailto:Olivia.Yu@state.nm.us>]  
**Sent:** Friday, August 4, 2017 4:01 PM  
**To:** Bob Asher <[Bob\\_Asher@eogresources.com](mailto:Bob_Asher@eogresources.com)>; Billings, Bradford, EMNRD <[Bradford.Billings@state.nm.us](mailto:Bradford.Billings@state.nm.us)>

**Cc:** NMSLO (Hobbs/Amber Groves) <[agroves@slo.state.nm.us](mailto:agroves@slo.state.nm.us)>  
**Subject:** RE: Form C-141, Initial/Final Report (Woodstock State Unit #1)

**\*\*External email. Use caution.\*\***

Dear Mr. Asher:

While your timely delineation response to a release is appreciated, please be advised:

1. Under NMAC 19.15.29, an initial C-141 must be submitted within 15 days of the release. NMOCD was not informed verbally or in written format of this release, which occurred on June 29, 2017, until August 1, 2017.
2. NMOCD determined the final status of a release, not the Operator. Submission of Initial-Final C141s will be marked as Initial only.
3. Chloride analysis is not for documentation only. The release is 2 bbls of produced water with none recovered.

The 1RP for this incident

<b>4777</b>	8/4/2017	A	EOG Y Resources	Woodstock State Unit #1	30-025- 30700	9S-33E-5P	6/29/2017
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- Please submit a scaled map with the release area demarcated around the wellhead.
- Chevron Water trend map suggests that GW is shallow for the northern part of this Township-Range. Also, there is a water well in the next Section 6 of 9S-33E. Please verify in order to account for the wide divergence between NMOSE data and the water trend map.
- Based on soil sampling date (July 18, 2017) after excavation of impacted soil on July 5, 2017, samples were taken after 1 ft. of soil was removed. Is this correct? The table states that the first depth of sampling was at 12" or 24" bgs. If this is the case, what is the proposed remedial activity?
- Georeferenced, time-stamped photo documentation is strongly recommended along with a revised map.

Thanks,

Olivia Yu  
Environmental Specialist  
NMOCD, District I  
[Olivia.yu@state.nm.us](mailto:Olivia.yu@state.nm.us)  
575-393-6161 x113

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**From:** Bob Asher [[mailto:Bob\\_Asher@eogresources.com](mailto:Bob_Asher@eogresources.com)]  
**Sent:** Tuesday, August 1, 2017 4:00 PM  
**To:** Yu, Olivia, EMNRD <[Olivia.Yu@state.nm.us](mailto:Olivia.Yu@state.nm.us)>  
**Cc:** NMSLO (Hobbs/Amber Groves) <[agroves@slo.state.nm.us](mailto:agroves@slo.state.nm.us)>  
**Subject:** Form C-141, Initial/Final Report (Woodstock State Unit #1)

Thank you,

**Robert C. "Bob" Asher**  
**Environmental Supervisor**  
Safety & Environmental Department  
EOG Resources, Inc.  
Artesia Division  
Artesia, NM 88210  
575-748-4217 (Office)  
575-365-4021 (Cell)  
**EOG Safety Begins With YOUR Safety**

