

**From:** [Billings, Bradford, EMNRD](#)  
**To:** ["Katie Jones"](#); ["Edward Hansen"](#); [Yu, Olivia, EMNRD](#); [Hernandez, Christina, EMNRD](#)  
**Subject:** CAP and Soil Closure Request for ROC-BD Jct. F-15 (1R 426-255)  
**Date:** Wednesday, June 20, 2018 11:24:00 AM

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June 20, 2018

Katie Jones – Rice Operating  
Ed Hansen – Basin

Re: Corrective Action Plan (CAP) and Soil Closure Request for ROC-BD Jct. F-15 (1R 426-255)

Following review of submitted report, plan, data review and discussions, the following:

As mentioned in previous communication with this grouping of reports, this is not exactly a corrective action plan, more so a groundwater delineation. Nonetheless:

1. The Oil Conservation Division (OCD) agrees that ROC/Basin has met the soil remediation needs as previously approved and as such approves the soil closure request. No additional soils work proper is required. This does not mean the location is closed.
2. OCD approves, in general with the submitted ground water assessment plan with the following conditions. Monitor wells should be placed with at least ten (10) feet of screen in the water table and five (5) feet of screen above the air/water interface. Wells should be arranged and placed as per State Engineer protocol. If Basin/ROC wishes to discuss monitor well design, please contact this office. OCD would appreciate at least two days' notice before drilling commences. Work days. OCD requests that ground water be sampled, at least initially, for BTEX, benzene, TPH and chloride as per acceptable laboratory methods. Wells top of casing's will be surveyed to the nearest 100<sup>th</sup> of a foot for depth to water measurements. OCD is requesting that the monitor well identified as MW-1 be placed as near as is practicable to area next to location identified as SB-1.

If there are any questions, please contact this office.

Please keep this electronic communication, as NO paper copy will follow.

OCD appreciates your efforts on behalf of this issue.

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.