

From: [Yu, Olivia, EMNRD](#)
To: [Ray Campbell](#)
Cc: [Hernandez, Christina, EMNRD](#); [Mann, Ryan](#)
Subject: RE: Wishbone Energy - C141 - Shell Maxwell 001 SWD
Date: Monday, October 22, 2018 3:11:00 PM
Attachments: 1RP5242_C141 - Interim Report - 10.18.18.pdf

Mr. Campbell:

Nice to speak with you as well.

Notes:

- NMOCD databases indicate Fee surface and minerals ownerships. NMSLO can verify.
- The only OGRID for Wishbone is 370256, which is for Wishbone Texas Operating Company. Please inform if NMOCD database has a mistake or if the OGRID for Wishbone Texas can be used for documentation.
- Please include Christina Hernandez, the other Environmental Specialist in District 1, in all communications and report submittals.

As I mentioned during our phone conversation, please be advised that

1. The initial portion of the C-141 form did not include the calculations to determine the release volume. Please submit measurements in volume estimation; such as dimensions (L X W X depth of impact), soil parameters (porosity, texture, bulk density, soil moisture), meter readings, waste manifests, etc.
2. Per 19.15.29.10 NMAC, a major release necessitates immediate notification to NMOCD Environmental Bureau chief, in addition to the appropriate District office. Please direct all other release notifications- verbal via voicemail or email- to Environmental Specialists in the respective District offices.
3. Dated, geo-referenced photo documentation for verification that the initial response activities have been employed to contain the release is requested.

The 1RP for this incident is

5242	10/22/2018	A	Wishbone	Shell Maxwell SWD #1	30-025-05164	14S-37E-27J	10/12/2018
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Please remember to include this 1RP identifier to all communications. Revised NMAC 19.15.29 was effective on August 14, 2018. Delineate and remediate per regulation. Mind the timelines for submittal of requisite information.

Please be advised that NMOCD recommends a completed site characterization/delineation report be reviewed or approved by NMOCD BEFORE any significant remediation work towards closure.

Thanks,

Olivia Yu
Environmental Specialist
NMOCD, District I
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.

From: Ray Campbell <rcampbell@wishboneep.com>
Sent: Friday, October 19, 2018 10:45 AM
To: Yu, Olivia, EMNRD <Olivia.Yu@state.nm.us>
Subject: [EXT] Wishbone Energy - C141 - Shell Maxwell 001 SWD

Olivia,

It was great to get to visit with you today. Thanks for all the help. I'm sure I'll be picking your brain even more as we get the remediation plan put together. Hopefully I'll get a chance to hop over to Hobbs and

get to meet you so I can put a face with the name.

Attached, please find the interim C141 report we discussed today.

If you need anything else, please let me know.

Thanks