

**From:** [Yu, Olivia, EMNRD](#)  
**To:** "Laura Flores"; [Oberding, Tomas, EMNRD](#)  
**Cc:** [Michael Burton](#); [Hickert, Aaron](#); [TButters@linenergy.com](mailto:TButters@linenergy.com)  
**Subject:** RE: Linn - East Hobbs San Andres Unit #207 (1R-4631) Closure Report  
**Date:** Thursday, June 1, 2017 12:26:00 PM

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Dear Ms. Flores:

Note: Incorrect information on pg. 1: the API well #, Case #, county.

Please address these concerns regarding the closure report for 1RP-4631.

1. Due to the wide discrepancy between field and laboratory chloride values, proximity of numerous wells within 1000 ft. radius, and depth to groundwater, NMOCD requests additional vertical delineation. Vertically delineate to a minimum of 5 ft. bgs and maintain  $\leq$  250 mg/kg chloride levels in field and laboratory tests. At any depth the permissible chloride level is exceeded, vertical delineation extends a further 5 ft. in depth. Horizontally delineate edge of release until 600 mg/kg is obtained, which extend to include the background sample.
2. NMOCD RRALs are 10 mg/kg for Benzene, 50 mg/kg for BTEX, and 100 mg/kg for TPH.

Olivia Yu  
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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 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:** Laura Flores [<mailto:lflores@diversifiedfsi.com>]  
**Sent:** Thursday, March 23, 2017 2:41 PM  
**To:** Yu, Olivia, EMNRD <[Olivia.Yu@state.nm.us](mailto:Olivia.Yu@state.nm.us)>  
**Cc:** Michael Burton <[mburton@diversifiedfsi.com](mailto:mburton@diversifiedfsi.com)>; Hickert, Aaron <[AHickert@linenergy.com](mailto:AHickert@linenergy.com)>; [TButters@linenergy.com](mailto:TButters@linenergy.com)  
**Subject:** Linn - East Hobbs San Andres Unit #207 (1R-4631) Closure Report

Ms. Yu,

Attached is the Closure Report for the East Hobbs San Andres Unit #207 (1R-4631) site.

Please let us know if you have any questions.

Thank you,

Laura Flores  
Report Writer  
Environmental Department  
Diversified Field Service, Inc.  
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