

**From:** [Yu, Olivia, EMNRD](#)  
**To:** ["Alyssa Beard"](#)  
**Cc:** [Homer Madden](#); [Stephanie Stephens](#); [Alan Wright](#); [Rachel Grant](#); [Rick Payne](#); [Joel Sauer](#); [Bonita Harris](#)  
**Subject:** RE: Foundation Energy Management - C-141 Fort AOI 1 (1RP-4929)  
**Date:** Tuesday, February 20, 2018 8:24:00 AM  
**Attachments:** approved\_1RP4929\_Fort AIO 1 - Summary and Work Plan.pdf

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Dear Ms. Beard:

NMOCD approves of the proposed delineation plan for 1RP-4929 with these clarifications:

1. As there is an identified NMOSE water well within 1000 ft. of the release location and depth to groundwater, the RRALs has been revised to 10 mg/kg Benzene, 50 mg/kg BTEX, and 100 mg/kg TPH.
2. Permissible levels of chlorides for this location is 600 mg/kg. Each delineation sample location must demonstrate in laboratory analyses for 2 depths: depth obtained permissible and depth maintained  $\leq$  600 mg/kg at least 5 ft. further in depth.
3. Please be advised that NMOCD considers delineation, while excavating, to be conducted at-risk.
4. Delineation/release characterization must be completed and approved by NMOCD before additional remedial activities.

Please confirm or inform.

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:** Alyssa Beard [mailto:[ABeard@foundationenergy.com](mailto:ABeard@foundationenergy.com)]  
**Sent:** Friday, February 9, 2018 7:26 AM  
**To:** Yu, Olivia, EMNRD <[Olivia.Yu@state.nm.us](mailto:Olivia.Yu@state.nm.us)>  
**Cc:** Homer Madden <[hmadden@foundationenergy.com](mailto:hmadden@foundationenergy.com)>; Stephanie Stephens <[ssstephens@foundationenergy.com](mailto:ssstephens@foundationenergy.com)>; Alan Wright <[awright@foundationenergy.com](mailto:awright@foundationenergy.com)>; Rachel Grant <[rgrant@foundationenergy.com](mailto:rgrant@foundationenergy.com)>; Rick Payne <[rpayne@foundationenergy.com](mailto:rpayne@foundationenergy.com)>; Joel Sauer <[jsauer@foundationenergy.com](mailto:jsauer@foundationenergy.com)>; Bonita Harris <[bharris@foundationenergy.com](mailto:bharris@foundationenergy.com)>  
**Subject:** RE: Foundation Energy Management - C-141 Fort AOI 1 (1RP-4929)

Good morning,

Please find attached the release characterization and workplan for the Foundation Energy Fort AOI 1 release (1RP-4929).

Thank you,

Alyssa M. Beard  
EHS & Regulatory  
Foundation Energy Management, LLC  
1801 Broadway Suite 1500  
Denver, CO 80202  
(303) 244-8114 (O)  
(720) 257-2302 (cell)



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**From:** Yu, Olivia, EMNRD [<mailto:Olivia.Yu@state.nm.us>]  
**Sent:** Friday, January 12, 2018 3:09 PM  
**To:** Bonita Harris <[bharris@foundationenergy.com](mailto:bharris@foundationenergy.com)>  
**Cc:** Homer Madden <[hmadden@foundationenergy.com](mailto:hmadden@foundationenergy.com)>; Stephanie Stephens <[sstephens@foundationenergy.com](mailto:sstephens@foundationenergy.com)>; Alan Wright <[awright@foundationenergy.com](mailto:awright@foundationenergy.com)>; Rachel Grant <[rgrant@foundationenergy.com](mailto:rgrant@foundationenergy.com)>; Alyssa Beard <[ABeard@foundationenergy.com](mailto:ABeard@foundationenergy.com)>; Rick Payne <[rpayne@foundationenergy.com](mailto:rpayne@foundationenergy.com)>; Joel Sauer <[jsauer@foundationenergy.com](mailto:jsauer@foundationenergy.com)>  
**Subject:** RE: Foundation Energy Management - C-141 Fort AOI 1

Dear Ms. Harris:

The 1RP for this incident is

<b>4929</b>	1/12/2018	A	Foundation Energy	Fort AIO 1	30-025-31181	13S-34E-20P	1/3/2018
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Please remember to include this 1RP identifier to all communications. Also, please be advised that a release characterization/delineation workplan as detailed in the attachment must be approved by NMOCD BEFORE any remediation work.

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:** Bonita Harris [<mailto:bharris@foundationenergy.com>]  
**Sent:** Thursday, January 11, 2018 1:41 PM  
**To:** Yu, Olivia, EMNRD <[Olivia.Yu@state.nm.us](mailto:Olivia.Yu@state.nm.us)>  
**Cc:** Homer Madden <[hmadden@foundationenergy.com](mailto:hmadden@foundationenergy.com)>; Stephanie Stephens <[sstephens@foundationenergy.com](mailto:sstephens@foundationenergy.com)>; Alan Wright <[awright@foundationenergy.com](mailto:awright@foundationenergy.com)>; Rachel Grant <[rgrant@foundationenergy.com](mailto:rgrant@foundationenergy.com)>; Alyssa Beard <[ABeard@foundationenergy.com](mailto:ABeard@foundationenergy.com)>; Rick Payne <[rpayne@foundationenergy.com](mailto:rpayne@foundationenergy.com)>; Joel Sauer <[jsauer@foundationenergy.com](mailto:jsauer@foundationenergy.com)>  
**Subject:** Foundation Energy Management - C-141 Fort AOI 1

Olivia,

Attached is the C-141 Report for the Fort AOI 1 as well as photos of the spill.

Please let me know if you have any questions.

Thank you!

**Bonnie Harris**  
**Foundation Energy Management**  
**HSE/Regulatory - Tech**  
15 E 5<sup>th</sup> Street  
Suite 1200  
Tulsa, OK 74103  
918-526-5595



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