

From: [Eads, Cristina, EMNRD](#)
To: [Bynum, Tom \(Contract\)](#)
Cc: [Mike EMNRD Bratcher \(mike.bratcher@state.nm.us\)](#); [Robert EMNRD Hamlet \(Robert.Hamlet@state.nm.us\)](#); [Victoria EMNRD Venegas \(Victoria.Venegas@state.nm.us\)](#); [CFO Spill, BLM NM](#)
Subject: NRM2004149681 NORTH PURE GOLD 8 FED #6 @ 30-015-27618
Date: Wednesday, September 2, 2020 2:21:00 PM
Attachments: [image003.png](#)
[\(C-141 Remediation Plan\) NRM2004149681 NORTH PURE GOLD 8 FED #6 @ 30-015-27618.pdf](#)
[image003.png](#)

Tom,

The OCD has approved the Site Characterization and Remediation Plan for incident # NRM2004149681 with the following conditions:

- Each sidewall sample will represent an area of no more than 200 square feet.
- Unless information can be provided regarding depth to water, this entire release will be remediated to Table I Closure Criteria for a release that occurs where depth to water is 50 feet or less. When nearby wells are used to determine depth to groundwater, the wells should be no further than ½ mile away from the site, and data should be no more than 25 years old, and well construction information should be provided. ** I'd like to note that the report and the C-141 Site Characterization page have conflicting information regarding depth to groundwater.

The signed C-141 can be found in the online image data base under the incident #

Thanks,

Cristina Eads

Environmental Bureau

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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 groundwater, 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, or local laws and/or regulations.