

Bratcher, Mike, EMNRD

From: Glass, Dara <djglass@blm.gov>
Sent: Wednesday, May 11, 2016 9:19 AM
To: Bratcher, Mike, EMNRD
Cc: Gonzales, EL; Michael Burton (mburton@diversifiedfsi.com); Laura Flores; Patterson, Heather, EMNRD; Shelly Tucker
Subject: Re: Linn - Turner B #114 - Work Plan & Reference to 2RP-935

BLM concurs 100%.

Thank you.

Dara

Dara Glass

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Environmental Protection Specialist

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The BLM approval/acceptance does not relieve the operator of liability should their operations have failed to adequately investigate and remediate contamination that may pose a threat to groundwater, surface water, human health or the environment or if the location fails to reclaim properly. In such an event that the location does not revegetate, or future issues with contaminants are encountered, the operator will be asked to address the issues until the contaminant issues are fully mitigated and the location is successfully reclaimed. In addition, BLM approval does not relieve the operator of responsibility for compliance with any other federal, state or local laws/regulations.

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On Wed, May 11, 2016 at 8:56 AM, Bratcher, Mike, EMNRD <mike.bratcher@state.nm.us> wrote:

RE: Linn Operating * Turner B 114 * 30-015-29187 * **2RP-934** * DOR: 9/28/11

EL,

Your proposal for remediation of the above referenced release is approved. Federal sites will require like approval from BLM.

PLEASE NOTE: I have attached correspondence and a map, generated by Terry Gregston shortly after this release (2RP-934), and the release that should be attributed to **2RP-935**. Work that has recently been done at the Turner B 108 is not for the 2RP-935 release. At this time, OCD does not have a C-141 that corresponds with work that has been done at the Turner B 108 well site. As you can see from the TGregston map, releases identified as “A” and “B” are adjacent to each other. The map and correspondence show the north release (identified as “A”). This is **2RP-935**. The south release (identified as “B”), is this release, **2RP-934**. OCD suggests that analytical data be obtained from the actual 2RP-935 release site, a remediation proposal be submitted, and these two releases addressed at the same time. This would save mobilization costs, but working them together is up to Linn. At this time, the documents that reside under 2RP-935 in OCD database, will be removed and held until a C-141 is submitted and processed for the work that has been done on the Turner B 108 well site. It should be noted that the lat/long listed on both C-141s is accurate.

I understand this is confusing, and apparently was confusing when the releases occurred, in part to how, and what API number the releases were attributed to and entered in OCD database. If there are any questions, please contact me. Also, please submit a C-141 for work that has been done at the Turner B 108 so we can get that work entered properly.

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.

If you have any questions or concerns, and for notification, please contact me.

Mike Bratcher

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From: Gonzales, EL [mailto:ELgonzales@linnenergy.com]
Sent: Wednesday, April 20, 2016 10:50 AM
To: Bratcher, Mike, EMNRD
Cc: Michael Burton (mburton@diversifiedfsi.com); Laura Flores
Subject: FW: Linn - Turner B #114 - Work Plan

Good morning, Mike: Here is a work plan for your review and approval ----- Thanks, E L

From: Laura Flores [mailto:lflores@diversifiedfsi.com]
Sent: Wednesday, April 20, 2016 10:37 AM
To: Gonzales, EL
Cc: Michael Burton
Subject: Linn - Turner B #114 - Work Plan

Good morning, Mr. Gonzales.

Attached is the work plan for the Turner B #114, pending your review and approval.

Please let me know if you have any changes or questions.

Thank you,

Laura

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