

1R - 427-179

APPROVALS

YEAR(S):

2010

Hansen, Edward J., EMNRD

From: Hansen, Edward J., EMNRD
Sent: Thursday, September 16, 2010 8:47 AM
To: 'Hack Conder'
Cc: Katie Jones
Subject: RE: ICP Approval - (1R427-179) ROC EME Gilluly B Boot Site

Dear Mr. Conder:

The site name for OCD case #1R427-179 has been changed as proposed.

Edward J. Hansen
Environmental Bureau

From: Hack Conder [mailto:hconder@riceswd.com]
Sent: Wednesday, September 15, 2010 7:02 PM
To: Hansen, Edward J., EMNRD
Cc: Katie Jones
Subject: RE: ICP Approval - (1R427-179) ROC EME Gilluly B Boot Site

Mr. Hansen

I am requesting a site name change for case # 1 R427-179 from ROC EME Gulluly B Boot to EME B-21 Boot this is allows to keep sites in geographic locations files . I appreciate your consideration on this request.

Hack Conder
Rice Operating

From: Hansen, Edward J., EMNRD [mailto:edwardj.hansen@state.nm.us]
Sent: Wednesday, September 15, 2010 3:49 PM
To: Hack Conder
Cc: Leking, Geoffrey R, EMNRD; lweinheimer@rice-ecs.com; Katie Jones
Subject: ICP Approval - (1R427-179) ROC EME Gilluly B Boot Site

Dear Mr. Conder:

The New Mexico Oil Conservation Division (OCD) has reviewed the submitted Investigation Characterization Plan (ICP), dated September 10, 2010, for the below-referenced site. The OCD hereby conditionally approves the following ICP for the Rice Operating Company (ROC) site:

Rice EME Gilluly B Boot Site submitted by Rice Environmental Consulting & Safety (RECS)
on 9/13/2010 #1R427-179

If groundwater (including the capillary fringe) is encountered, then ROC must install at least one monitoring well. (Additional monitoring wells may be required if any WQCC standard is exceeded.) The groundwater must be analyzed for chloride, sulfate and TDS (and BTEX if warranted).

Also, please be advised that OCD approval of this plan does not relieve the owner/operator of responsibility should operations pose a threat to ground water, surface water, human health or the environment. In addition,

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Also, please be advised that OCD approval of this plan does not relieve the owner/operator of responsibility should operations pose a threat to ground water, surface water, human health or the environment. In addition, OCD approval does not relieve the owner/operator of responsibility for compliance with any OCD, federal, state, or local laws and/or regulations.

If you have questions regarding this matter, please contact me at 505-476-3489.

Edward J. Hansen
Hydrologist
Environmental Bureau