

**From:** [Robertson, Jeffery](#)  
**To:** [Patterson, Heather, EMNRD](#)  
**Cc:** [Jacob Kamplain](#); [Bratcher, Mike, EMNRD](#); [Lara Weinheimer](#); [hconder@rice-ecs.com](mailto:hconder@rice-ecs.com); [Wall, Fred](#)  
**Subject:** Re: Linn West B #51  
**Date:** Thursday, August 14, 2014 2:28:10 PM

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This plan is approved as written with these conditions of approval. The soil removed from the lease pad to create the repository needs to be tested before it will be allowed to be used to back fill the spill area. **This plan still needs to be approved by OCD.** BLM approval of this proposal does not relieve the operator of liability should their operations have failed to adequately investigate and re mediate 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 location does not re vegetate, or future issues with contaminants are encountered, the operator will be asked to address the issues until 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.

Thanks

*Jeffery L. Robertson*

**BLM-CFO**

**Natural Resource Specialist**

Office: 575-234-2230

Cell: 575-361-3568

[jlrobertson@blm.gov](mailto:jlrobertson@blm.gov)

On Thu, Aug 14, 2014 at 1:51 PM, Patterson, Heather, EMNRD  
<[Heather.Patterson@state.nm.us](mailto:Heather.Patterson@state.nm.us)> wrote:

Jacob,

This Corrective Action Plan is approved as written. Federal sites will require like approval by BLM. This release will be assigned to 2RP-2441.

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.

Heather Patterson

Environmental Specialist

NMOCD District II

(575)748-1283 ext.101

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**From:** Jacob Kamplain [mailto:[jkamplain@rice-ecs.com](mailto:jkamplain@rice-ecs.com)]

**Sent:** Tuesday, August 12, 2014 9:37 AM

**To:** 'Robertson, Jeffery'; Bratcher, Mike, EMNRD; Patterson, Heather, EMNRD

**Cc:** 'Lara Weinheimer'; [hconder@rice-ecs.com](mailto:hconder@rice-ecs.com); 'Wall, Fred'

**Subject:** Linn West B #51

All, attached is the corrective action plan for the Linn H.E. West B #51. Let me know if you have any questions or concerns otherwise RECS awaits your approval of this plan thank you.



Jacob Kamplain

Project Leader

419 W. Cain

Hobbs, NM 88240

575-942-8221