

**From:** [Yu, Olivia, EMNRD](#)  
**To:** "Batt, Aly H"  
**Cc:** [Gill, D. Clint Jr.](#); [Jeff.Walker@ghd.com](#); [Hernandez, Christina, EMNRD](#)  
**Subject:** RE: NM- 16 initial notification 9-4-2018  
**Date:** Friday, September 7, 2018 4:24:00 PM  
**Attachments:** 1RP5185\_HSTPS42\_HST0837\_3892\_001.pdf

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Mr. Batt:

Notes

- As an OGRID was not provided, please check that the one selected from NMOCD database is attributed properly.
- 'Pipeline' is too generic to use as a site name. The identifier "Bettis Road pipeline" was given.

Please be advised that

1. The initial portion of the C-141 form does not include the calculations to determine the release volume. Visual estimation is not sufficient nor adequate. Please submit measurements in volume estimation; including dimensions, soil parameters (porosity, texture, bulk density, etc), and dated, geo-referenced photo documentation verifying that the release has been contained.
2. Per 19.15.29.10 NMAC, a major release necessitates immediate notification to NMOCD Environmental Bureau chief, in addition to District office.

The IRP for this incident is

5185	9/7/2018	A	Phillips 66 pipeline	Bettis Road pipeline		22S-37E-9J	9/4/2018
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Please remember to include this IRP identifier to all communications. Revised NMAC 19.15.29 was effective on August 14, 2018. Delineate and remediate per regulation. Mind the timelines for submittal of requisite information.

Please be advised that NMOCD recommends a completed site characterization/delineation report be reviewed or approved by NMOCD BEFORE any significant remediation work towards closure.

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:** Batt, Aly H <Aly.H.Batt@p66.com>  
**Sent:** Friday, September 7, 2018 8:49 AM  
**To:** Yu, Olivia, EMNRD <Olivia.Yu@state.nm.us>  
**Cc:** Gill, D. Clint Jr. <David.C.Gill@p66.com>; Jeff.Walker@ghd.com; Batt, Aly H <Aly.H.Batt@p66.com>  
**Subject:** FW: NM- 16 initial notification 9-4-2018

Good Morning Ms Yu

I have attached the new form C141 required to report spills.

**Aly Batt, PhD**  
Environmental Specialist | [Phillips 66 Midstream](#)

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O: (832) 765-3651  
2331 CityWest Blvd., 8<sup>th</sup> Floor N870-01 | Houston, TX 77042



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**From:** Batt, Aly H  
**Sent:** Wednesday, September 5, 2018 1:32 PM  
**To:** 'Olivia.yu@state.nm.us' <[Olivia.yu@state.nm.us](mailto:Olivia.yu@state.nm.us)>  
**Cc:** Gill, D. Clint Jr. <[David.C.Gill@p66.com](mailto:David.C.Gill@p66.com)>; Batt, Aly H <[Aly.H.Batt@p66.com](mailto:Aly.H.Batt@p66.com)>  
**Subject:** NM- 16 initial notification 9-4-2018

Good afternoon Ms. Yu,

On September 4, 2018 a line flyer noticed a release at 32.40291N, -103.16432W; Immediately the emergency response traveled to the site and we are currently working on taking the appropriate measures regarding this release. We are estimating the release to be more than 25 bbls of crude.

Once all the spill response and remediation actions are completed; a final report will be submitted to your office.

If you have any questions please let me know

Thanks

**Aly Batt, PhD**

Environmental Specialist | [Phillips 66 Midstream](#)

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