From: Hernandez, Christina, EMNRD

To: Yu, Olivia, EMNRD; DeAnn Grant; Mann, Ryan

Cc: Griswold, Jim, EMNRD; Ike Tavarez; Robert McNeill; Sheldon Hitchcock; Dakota Neel; Rebecca Haskell

Subject: RE: (C-141 Initial) Bobwhite 12 #001H (30-025-40701) 09-19-2018

Date: Friday, September 28, 2018 4:00:00 PM

Attachments: image001.png IMG_0285.JPG

IMG 0285.JPG IMG 0297.JPG

Dear Ms. Grant:

A site assessment conducted yesterday September 27, 2018, at the Bobwhite 12 #001H lined central tank battery revealed that the liner exhibits integrity compromise. At 32.499950, -103.529223, this liner is split open. Upon further inspection, many more small punctures throughout the liner are present. Due to the poor condition of the liner NMOCD requests a full site assessment/characterization be conducted for 1RP-5210.

Thanks, Christina Hernandez EMNRD-OCD Environmental Specialist 1625 N. French Drive Hobbs, NM 88240 575-393-6161 x111

Christina.Hernandez@state.nm.us

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.

From: Yu, Olivia, EMNRD

Sent: Thursday, September 27, 2018 2:17 PM

 $\textbf{To:} \ \ \mathsf{DeAnn} \ \ \mathsf{Grant} \\ &\mathsf{agrant@concho.com}; \\ \ \mathsf{Mann}, \\ \ \mathsf{Ryan} \\ &\mathsf{<} \\ \mathsf{rmann@slo.state.nm.us} \\ \\$

Cc: Hernandez, Christina, EMNRD <Christina.Hernandez@state.nm.us>; Griswold, Jim, EMNRD <Jim.Griswold@state.nm.us>; lke Tavarez <itavarez@concho.com>; Robert McNeill <RMcNeill@concho.com>; Sheldon Hitchcock <SLHitchcock@concho.com>; Dakota Neel <DNeel2@concho.com>; Rebecca Haskell <RHaskell@concho.com>

Subject: RE: (C-141 Initial) Bobwhite 12 #001H (30-025-40701) 09-19-2018

Ms. Grant:

Please be advised that

- 1. The GPS coordinates provided must be of the release point. Unless the release was from the wellhead (e.g., stuffing box), do not use the wellhead latitude and longitude units.
- $2. \ \ Per\ 19.15.29.13\ NMAC, regulations\ of\ corresponding\ agencies\ supersede\ NMOCD's.$

The 1RP for this incident is

					30-025-	21S-33E-	
5210	9/27/2018	Α	COG	Bobwhite 12 #001H	40701	12C	9/19/2018

Please remember to include this 1RP 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.

Thanks,

Olivia Yu Environmental Specialist NMOCD, District I

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.

From: DeAnn Grant <agrant@concho.com>
Sent: Monday, September 24, 2018 4:01 PM

To: Yu, Olivia, EMNRD < Olivia. Yu@state.nm.us >; Mann, Ryan < rmann@slo.state.nm.us >

Subject: (C-141 Initial) Bobwhite 12 #001H (30-025-40701) 09-19-2018

 $\textbf{Cc:} \ \, \text{Hernandez, Christina, EMNRD} < \underline{\text{Christina.Hernandez@state.nm.us}}; \ \, \text{Griswold, Jim, EMNRD} < \underline{\text{Jim.Griswold@state.nm.us}}; \ \, \text{Ike} \\ \text{Tavarez} < \underline{\text{itavarez@concho.com}}; \ \, \text{Robert McNeill} < \underline{\text{RMcNeill@concho.com}}; \ \, \text{Sheldon Hitchcock} < \underline{\text{SLHitchcock@concho.com}}; \\ \text{Dakota Neel} < \underline{\text{DNeel2@concho.com}}; \ \, \text{Rebecca Haskell} < \underline{\text{RHaskell@concho.com}}; \ \, \text{DeAnn Grant} < \underline{\text{agrant@concho.com}} > \\ \text{Tavarez} < \underline{\text{Monthereof Neel2@concho.com}}; \\ \text{Dakota Neel} < \underline{\text{Neel2@concho.com}}; \ \, \text{Rebecca Haskell} < \underline{\text{RHaskell@concho.com}}; \\ \text{Dakota Neel2@concho.com}; \\$

Ms. Yu/ Mr. Mann,

Please find the attached C-141 for your consideration. Also, attached is the calculation sheet to determine the estimated release volume released. The liquid lost estimate is based on the spill dimensions, estimated depth of fluid (wet soil depth) and type of formation. The spreadsheet will calculate the volume lost in the ground and does not include the recovered amount in the calculation. The calculated volume in the ground and the volume recovered were added together and reported on the C-141. If you have any questions or concerns please do not hesitate to contact me.

Thank you,

DeArm Grant
HSE Administrative Assistant
agrant@concho.com

COG Operating LLC 600 W Illinois Avenue | Midland, TX 79701 Direct: 432-253-4513 | Main: 432.683.7443



NOTICE: The information in this email may be confidential and/or privileged. If you are not the intended recipient or an authorized representative of the intended recipient, you are hereby notified that any review, dissemination or copying of this email and its attachments, if any, or the information contained herein, is prohibited. If you have received this email in error, please immediately notify the sender by return email and delete this email from your system. Further, any contract terms proposed or purportedly accepted in this email are not binding and are subject to management's final approval as memorialized in a separate written instrument, excluding electronic correspondence, executed by an authorized representative of COG Operating LLC or its affiliates.



