

From: [Weaver, Crystal, EMNRD](#)
To: [Kimberly M. Wilson](#); [Franklin, Melvin](#)
Cc: [David Adkins](#); [Bratcher, Mike, EMNRD](#)
Subject: RE: Sunoco Pecos River Station Truck Unloading / Bridger
Date: Monday, October 16, 2017 12:14:00 PM
Attachments: [6. 4435 - COAs and signed C-141 Initial.pdf](#)

RE: Bridger LLC * Sunoco Pecos River Station * FAB1728629209 * 2RP-4435 * DOR: 9/6/17

Mel,

I have included a scanned copy of the signed Initial C-141 Remediation Permit along with an attached Conditions of Approval. The OCD tracking number for this event is 2RP-4435. **Please remit a site characterization plan or advise OCD of plan of action by no later than 11/11/17.**

Since OCD has already responded to a plan of action proposed for this release, OCD's submission of this email is for reference, documentation and is being sent out due to protocol. Please make sure to reference the COA document attached to make sure all that is asked for in this document is being provided to OCD in proposals and reports that are submitted.

Thank you,

Crystal Weaver

Environmental Specialist

OCD – Artesia District II

811 S. 1st Street

Artesia, NM 88210

Office: 575-748-1283 ext. 101

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Fax: 575-748-9720

From: Bratcher, Mike, EMNRD
Sent: Monday, October 16, 2017 10:42 AM
To: Kimberly M. Wilson <kwilson@talonlpe.com>
Cc: Weaver, Crystal, EMNRD <Crystal.Weaver@state.nm.us>; David Adkins <dadkins@talonlpe.com>
Subject: RE: Sunoco Pecos River Station Truck Unloading / Bridger

RE: Bridger LLC * Sunoco Pecos River Station * 2RP-4435 * DOR: 9/6/17

Kimberly,

Based on analytical data obtained and potential for encountering ground water at relatively shallow depths, OCD requests additional delineation and very likely, removal of additional impacted material, especially in the area identified as S-1. OCD notes that all sample points show hydrocarbon impact above RRAL for this site.

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

Mike Bratcher
NMOCD District 2
811 South First Street
Artesia, NM 88210
575-748-1283 Ext 108

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: Kimberly M. Wilson [<mailto:kwilson@talonlpe.com>]
Sent: Tuesday, October 10, 2017 10:39 AM
To: Bratcher, Mike, EMNRD <mike.bratcher@state.nm.us>
Cc: Weaver, Crystal, EMNRD <Crystal.Weaver@state.nm.us>; David Adkins <dadkins@talonlpe.com>
Subject: Sunoco Pecos River Station Truck Unloading / Bridger

Mike,

Please see attachments for the groundwater data, site maps along with the lab data for the Sunoco/Bridger Unloading Station.

Did you receive a workable copy of the initial C-141 as requested?

Everyone wants this cleaned up but as to not jeopardize the structural integrity of the tanks at this location, what are our options? Also looks like there has been some historical issues out here.

Please call to discuss. Thank you.

Respectfully,

Kimberly M. Wilson

Project Manager //

NM Regulatory & Compliance Specialist

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