From:
 Hamlet, Robert, EMNRD

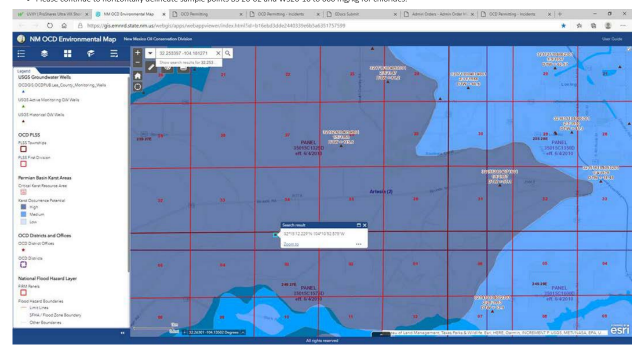
 To:
 "John Hurt"

Cc: Bratcher, Mike, EMNRD; Eads, Cristina, EMNRD; "spills@slo.state.nm

John,

We have received your closure report and final C-141 for Incident #NRM2008758101 Tony La Russa St Com 201H-202H, thank you. This closure is denied.

- This release has occurred in a High Karst area and will need to be remediated to the strictest closure criteria of <50' depth to groundwater from Table 1 of the spill rule. The current spill rule may be viewed here: http://164.64.110.134/parts/title19/19.015.0029.html
- When nearby wells are used to determine depth to groundwater, the wells should be no further than ½ mile away from the site, and data should be no more than 25 years old, and well construction information should be provided. If evidence of depth to ground water within a ½ mile radius of the site cannot be provided, impacted soils will need to meet Table 1 Closure Criteria for ground water at a depth of 50 feet or less.
- Please continue to horizontally delineate sample points BS 20-02 and WS20-10 to 600 mg/kg for chlorides.



Please let me know if you have any further questions.

Regards,

Robert Hamlet • Environmental Eng. Tech. III Environmental Bureau EMNRD - Oil Conservation Division 811 S. First Street | Artesia, NM 88210 505.748.1283 | robert.hamlet@state.nm.us http://www.emnrd.state.nm.us/OCD/



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 groundwater, 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, or local laws and/or regulations.