

**From:** [Yu, Olivia, EMNRD](#)  
**To:** [Ray Campbell](#); [Wayne Dixon \(wdixon@wishboneep.com\)](mailto:wdixon@wishboneep.com)  
**Cc:** [Vernon Black](#)  
**Subject:** HH Harris #2 closure 1RP-4543  
**Date:** Wednesday, October 24, 2018 11:15:00 AM  
**Attachments:** approved\_1RP4543\_W"Bone HH Harris #2 Signed Final C141.pdf

---

Mr. Campbell/Dixon:

Pardon the delay. The Maxwell release reminded me of this one.

The available information indicates **OPERATOR** has met the requirements of 19.15.29 NMAC and no further corrective action is required. NMOCD considers **1RP-4543** closed. However, this determination by the Oil Conservation Division does not relieve Operator of responsibility should future information indicate a threat to ground water, surface water, human health, or the environment. Furthermore, it does not relieve Operator of responsibility for compliance with any federal, state, or local laws and/or regulations.

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.