

**From:** [Lujan, Carlos](#)  
**To:** [EnviroScan, OGCC](#)  
**Cc:** [Canfield, Chris](#); "[RBruner@nobleenergyinc.com](#)"; "[aweinberg@nobleenergyinc.com](#)"  
**Subject:** FW: SGV 350 Pad form 27 and NFA request, Facility #334355  
**Date:** Wednesday, September 19, 2012 11:42:42 AM  
**Attachments:** [SGV 350 form 27 8-27-12.pdf](#)  
[SGV 350 form 27 8-27-12 Signed page CALS.pdf](#)

---

**Amber,**

1. Please enter/upload the attached Form 27 (and this email) to:
  - Location ID #334355
  - Spill Non-Facility ID # 427210
2. Please close the Spill report Form 19 #2221894, and write a note referring to the Form 27 REM # you are creating.
3. Please copy Ryan, Asher Weinberg, Chris, and myself with the REM #

Thanks,

**Ryan,**

The Form 27 has been approved and will be entered in COGCC database. Amber will send you the Form 27 remediation number (REM #). Please mention that number in future communications related to this project. The project will be closed and a NFA letter will be issued when Noble notifies via Form 04 that excavation has been backfilled and grade restored.

Notes:

1. Because the impact occurred within an active pad, there is no need to reseed or do final reclamation (for now).
2. Please refer to Chris Canfield's email regarding the M Dutton 7-24C Form 27:  
***"Please keep in mind that per Rule 909.c., a Form 27 is a work plan that should be submitted for prior approval, not a Notice of Completion as described by Rule 909.e.(2). Beyond being a requirement by rule, prior the prior approval step is an opportunity for you to ask for relief under Rule 920.b.(3)C from having to analyze samples for the entire list of parameters in Table 910-1. For example, in this situation where your action is in response to a produced water spill, you might ask to analyze for TPH as an indicator parameter and avoid analyzing by 8260 and 8270 unless you exceed the TPH standard. In this situation you could also have asked for relief with respect to the metals. Also, never hesitate to ask us if a Form 27 will necessary. In some situations we can get where we need to be with a simple letter report submitted by Sundry Notice."***

Summary:

- Spill from a broken pipeline occurred near SGV 350 pad (Location ID # 334355).
- Noble notified COGCC via Form 19 #2221894. In that Form 19, they indicated that a Form 27 remediation work plan would be submitted.
- Alex Fischer created the spill Non-Facility ID # 427210 (with the spill coordinates)

- Confirmation samples from excavated impacted areas and from landfarmed soil pile are in compliance with Table 910-1.
- Form 27 says that “landfarmed soil will be used to backfill the excavation, and the original grade will be restored”.
- Form 27 work plan approved.
- Project will be closed and NFA letter issued when Noble notifies via Sundry Form 04 that pit has been backfilled and leveled.

Thanks,  
Carlos

**Carlos A. Luján, Ph.D**  
Groundwater Hydrologist  
Cell: (720) 272-2306

**Colorado Oil & Gas Conservation  
Commission**  
1120 Lincoln Street, Suite 801, Denver, CO  
80203  
(303) 894-2100 Ext. 5105  
[Carlos.lujan@state.co.us](mailto:Carlos.lujan@state.co.us)



*Please consider the environment prior to printing this e-mail...*

---

**From:** Canfield, Chris  
**Sent:** Thursday, September 13, 2012 11:08 AM  
**To:** Lujan, Carlos  
**Subject:** FW: SGV 350 Pad form 27 and NFA request, Facility #334355

Chris Canfield, P.G.  
Environmental Protection Specialist, Northwest Region  
**Colorado Oil & Gas Conservation Commission**  
707 Wapiti Court  
Suite 204  
Rifle, CO 81650

(970) 625-2497 Office  
(970) 625-5682 Fax

(970) 216-6832 Cellular  
[chris.canfield@state.co.us](mailto:chris.canfield@state.co.us)



---

**From:** [RBruner@nobleenergyinc.com](mailto:RBruner@nobleenergyinc.com) [<mailto:RBruner@nobleenergyinc.com>]  
**Sent:** Monday, August 27, 2012 3:12 PM  
**To:** Canfield, Chris  
**Cc:** [aweinberg@nobleenergyinc.com](mailto:aweinberg@nobleenergyinc.com)  
**Subject:** SGV 350 Pad form 27 and NFA request, Facility #334355

Chris,

Please review the attached form 27, remediation report and NFA request for the SGV 350 pad, Facility #334355. Let me know if you have any questions.

Thanks

Ryan Bruner  
Environmental and  
Regulatory Supervisor  
direct: 303.228.4158  
cell: 303.552.6763  
fax: 303.228.4286  
[nobleenergyinc.com](http://nobleenergyinc.com)



The information contained in this e-mail and any attachments may be confidential. If you are not the intended recipient, please understand that dissemination, copying, or using such information is prohibited. If you have received this e-mail in error, please immediately advise the sender by reply e-mail and delete this e-mail and its attachments from your system.