

From: [Weaver, Crystal, EMNRD](#)
To: ["Ryan Reich"](#); ["Shelly Tucker"](#)
Cc: [Bratcher, Mike, EMNRD](#); jamos@blm.gov; [Rebecca Haskell](#); [Dakota Neel](#); [Sheldon Hitchcock](#); ["Thomas Franklin"](#)
Subject: RE: Work Plan 2RP-4189 (Birdseye 32 State #001H)
Date: Wednesday, February 28, 2018 4:32:00 PM

RE: COG * Birdseye 32 State #1H * 30-015-38295 * 2RP-4189

Rebecca/Ryan,

Your work plan is approved but please note next time for a release of this volume more than 2 trench delineation sample points will need to be conducted within the release area, in the work plan it is stated that this release covered an area of 14,400 sqft. Based on the site map provided it is unmarked on where the point of release actually occurred and that is difficult for OCD to work with cause it should be standard procedure for all projects that at least one point of delineation should occur as near as possible to the point of release.

Again Xenco has this page in their report that I am uncertain of the meaning of. What is the "Analytical non conformances and comments" section regarding on page 7 of 35 of Xenco's report? Does it mean they ran the samples under protocol for EPA 8021B but had to prep the samples under protocol method 5030? Could that be explained please?

OCD found that the closest depth to ground water data cites ground water depth at around 140 ft. bgs and another well that is a bit further away cites at 111.38 ft. bgs. Not sure where the data came from that was cited during the RRAL site ranking process within the work plan cause even the data attachment in Appendix E within the work plan states average depth to ground water was found to be around 150 ft. bgs. However, those numbers are all still greater than 100 ft. bgs so the ranking score still remains a zero according to available data.

Federal sites will require like approval from BLM. Please advise once remedial activities have been scheduled.

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.

If you have any questions or concerns, and for notification, please contact Mike Bratcher and/or myself in the District II Office.

Crystal Weaver

Environmental Specialist
OCD – Artesia District II

811 S. 1st Street
Artesia, NM 88210
Office: 575-748-1283 ext. 101
Cell: 575-840-5963
Fax: 575-748-9720

From: Ryan Reich [mailto:rreich@americansafety.net]
Sent: Wednesday, December 6, 2017 7:13 AM
To: 'Shelly Tucker' <stucker@blm.gov>; Weaver, Crystal, EMNRD <Crystal.Weaver@state.nm.us>
Cc: Bratcher, Mike, EMNRD <mike.bratcher@state.nm.us>; jamos@blm.gov; Rebecca Haskell <RHaskell@concho.com>; Dakota Neel <DNeel2@concho.com>; Sheldon Hitchcock <SLHitchcock@concho.com>; 'Thomas Franklin' <tfranklin@americansafety.net>
Subject: Work Plan 2RP-4189 (Birdseye 32 State #001H)

Ms. Tucker and Ms. Weaver,

Please find attached the Remediation Work Plan for 2RP-4189 – Birdseye 32 State #001H.

Thank you,

Ryan Reich
Environmental Project Manager
Mobile 432.557.7963
Office 432.552.7625

