Bratcher, Mike, EMNRD

From: Bratcher, Mike, EMNRD

Sent: Wednesday, April 18, 2018 7:56 AM

To: 'Ben J. Arguijo'; Tucker, Shelly; Weaver, Crystal, EMNRD

Cc: Todd Roberson; Duskie Bennett; Wade Dittrich

Subject: RE: URGENT: Indian Basin Station 210 (2RP-4332) - Backfill Request

RE: OXY USA * Indian Basin Station * 2RP-4332 * DOR: 7/15/17

Ben,

Your request for liner installation and backfill at the above referenced site is approved. Federal sites will require like approval from BLM.

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: Ben J. Arguijo <ben@trinityoilfieldservices.com>

Sent: Monday, April 16, 2018 9:21 AM

To: Bratcher, Mike, EMNRD <mike.bratcher@state.nm.us>; Tucker, Shelly <stucker@blm.gov>; Weaver, Crystal, EMNRD

<Crystal.Weaver@state.nm.us>

Cc: Todd Roberson <todd@trinityoilfieldservices.com>; Duskie Bennett <duskie@trinityoilfieldservices.com>; Wade

Dittrich < wade dittrich@oxy.com>

Subject: URGENT: Indian Basin Station 210 (2RP-4332) - Backfill Request

All,

Remediation activities conducted at the Indian Basin Station 210 (2RP-4332) release site met the objectives set forth in the Environmental Site Summary & Spill Remediation Plan (Revised)" (dated 10/26/2017) and the "Environmental Site Summary & Partial Backfill Request" (dated 3/1/2018). Additional delineation and excavation was conducted in the areas represented by samples Section A - Wall #1b and Section B - Walls #1, #11, #14, and #15, and soil samples collected from the sidewalls of the newly excavated areas indicated concentrations of chloride, TPH, and BTEX were below the RRALs established for the site. Trinity Oilfield Services, on behalf of OXY USA, Inc. (OXY), hereby requests permission to 1.) install a 20-mil liner at 4' bgs in portions of sub-excavations Section B and Section C, as depicted in the attached "Sample Location Map", and 2.) backfill the sub-excavations with non-impacted material.

OXY wishes to expedite completion of the reconstruction/rebuilding of the storage facility and containment area, so your urgent attention to this matter would be greatly appreciated.

An updated soil chemistry data table is attached.

If you have any questions, please do not hesitate to contact me.

Thank you for your time and consideration.

Respectfully, Ben J. Arguijo

Ben J. Arguijo Environmental Project Manager Trinity Oilfield Services P.O. Box 2587 Hobbs, NM 88241 (575)390-7208 ben@trinityoilfieldservices.com