

Bratcher, Mike, EMNRD

From: Bratcher, Mike, EMNRD
Sent: Tuesday, May 15, 2018 1:23 PM
To: 'Sheldon Hitchcock'; Weaver, Crystal, EMNRD
Cc: Robert McNeill; Rebecca Haskell; Dakota Neel; Christopher Gray; DeAnn Grant
Subject: RE: (Work Plan) Campadres Fee Tank Battery (2RP-4608) 2/2/2018

RE: COG * Compadres FEE Tank Battery * **2RP-4608** * DOR: 2/2/18

Sheldon,

OCD notes the Initial Form C-141 was approved on 2/8/18. Your proposal for remediation of the above referenced release is approved with the following:

- Due to the large number of water wells that exist in relative close proximity to the site (the upper portion of T22S – R27E & the lower portion of T21S – R27E), the potential for ground water being relatively shallow (possibly less than 50'), hydrocarbon impact in the battery showing elevated levels with no delineation, OCD requests a boring be installed to a minimum of 50 feet bgs, to investigate the potential for shallow ground water at the site. In the event the boring is completely dry at 50', boring operations may cease and the boring plugged. If ground water is encountered at 50' or less, a sample is to be obtained per proper sampling procedures, and tested for contaminants. If there is a showing of potential ground water at 50', the boring is to be extended in a manner that will allow for determination of actual depth to ground water and potential impact. The preferred placement of the boring would be as close to the battery as possible on the west side, southern portion of the site (based on probable gradient). The placement may be modified if any available data indicates gradient to be in a different direction. At the time of this writing, OCD has not researched any gradient data.

Please advise once remedial activates have been scheduled, and, If you have any questions or concerns, please contact me.

Thank you,

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: Sheldon Hitchcock <SLHitchcock@concho.com>
Sent: Monday, April 9, 2018 4:59 PM
To: Bratcher, Mike, EMNRD <mike.bratcher@state.nm.us>; Weaver, Crystal, EMNRD <Crystal.Weaver@state.nm.us>
Cc: Robert McNeill <RMcNeill@concho.com>; Rebecca Haskell <RHaskell@concho.com>; Dakota Neel

<DNeel2@concho.com>; Christopher Gray <CGray@concho.com>; DeAnn Grant <agrant@concho.com>

Subject: (Work Plan) Campadres Fee Tank Battery (2RP-4608) 2/2/2018

Mr. Bratcher/Ms. Weaver,

Please find the attached work plan for your consideration. If you have any questions or concerns please let me know.

Thank you,

Sheldon L. Hitchcock
HSE Coordinator
COG Operating LLC
2407 Pecos Avenue | Artesia, NM 88210
Cell: 575-703-6475 | Office: 575-746-2010
slhitchcock@concho.com



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