

**From:** [Hamlet, Robert, EMNRD](#)  
**To:** ["Rebecca Pons"](#)  
**Cc:** [Bratcher, Mike, EMNRD](#); [Eads, Cristina, EMNRD](#); ["CFO Spill, BLM NM"](#)  
**Subject:** Remediation Conditional Approval - Spur Energy - Dorami 33 Fed Com #2H - (Incident #NRM2008543296)  
**Date:** Wednesday, November 4, 2020 9:52:00 AM  
**Attachments:** [Remediation Conditional Approval - Spur Energy - Dorami 33 Fed Com #2H .pdf](#)

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**Rebecca,**

We have received your Workplan/Remediation Proposal for **Incident #NRM2008543296 Dorami 33 Fed Com #2H**, thank you. This Workplan/Remediation proposal is approved with the following conditions:

- The report says, "The impacted areas in the vicinity of sample locations B-1, B-3, and S-1 will be excavated to a depth of 1' bgs". **This is incorrect and should be B-1, B-3, and S-3.**
- The OCD has a process in place for rock refusal, during the remediation process to satisfy the OCD and State of New Mexico:
  - a. If rock refusal interferes with the remediation process, use a back-hoe/track-hoe to remove the rock
  - b. If the rock is immovable and target depth cannot be reached, use a hydrovac to clean the contaminated soil off of the rock surface and outline specific locations and steps taken on the Closure Report
  - c. Use a rotary drill to drill a 18"-24" hole into the rock, pull sample to ensure contaminants haven't permeated deep through the rock surface
  - d. layer the cleaned rock with Micro-Blaze or liquid with microbial strains, surfactants and nutrients designed to digest organics and hydrocarbons
  - e. Back-fill with clean material
- The OCD can no longer accept an autogenerated signature on any forms. Please create a signature in Adobe Acrobat to be used on future documents or sign the document itself.

Please let me know if you have any further questions.

Regards,

Robert J Hamlet  
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Energy, Minerals, and Natural Resources  
Oil Conservation Division  
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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 groundwater, 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, or local laws and/or regulations.