

**From:** [Yu, Olivia, EMNRD](#)  
**To:** "Christopher Cortez"; [Oberding, Tomas, EMNRD](#)  
**Cc:** [agroves@slo.state.nm.us](mailto:agroves@slo.state.nm.us); [Randall Mark Trainer](#); [Jim Coburn](#)  
**Subject:** RE: 1RP-1607- 2017-03-30\_LeaDS\_AdditionalInvestigation\_WP.pdf  
**Date:** Monday, April 3, 2017 9:32:00 AM  
**Attachments:** [RP1607\\_2017-03-30\\_LeaDS\\_AdditionalInvestigation\\_WP.pdf](#)  
[image002.png](#)

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Dear Mr. Cortez:

NMOCD approves the additional delineation for 1RP-1607. Please see the attachment for your records.

Thank you,

Olivia Yu  
Environmental Specialist  
NMOCD, District I  
[Olivia.yu@state.nm.us](mailto:Olivia.yu@state.nm.us)  
575-393-6161 x113

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.

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
**From:** Christopher Cortez [<mailto:chris@atkinseng.com>]  
**Sent:** Thursday, March 30, 2017 9:17 AM  
**To:** Yu, Olivia, EMNRD <[Olivia.Yu@state.nm.us](mailto:Olivia.Yu@state.nm.us)>; Oberding, Tomas, EMNRD <[Tomas.Oberding@state.nm.us](mailto:Tomas.Oberding@state.nm.us)>  
**Cc:** [agroves@slo.state.nm.us](mailto:agroves@slo.state.nm.us); [Randall Mark Trainer <randall@trainerpartners.com>](mailto:Randall.Mark.Trainer@trainerpartners.com); [Jim Coburn <jim.coburn@atkinseng.com>](mailto:Jim.Coburn@atkinseng.com)  
**Subject:** 1RP-1607- 2017-03-30\_LeaDS\_AdditionalInvestigation\_WP.pdf

Ms. Yu,

Attached please find the workplan for additional delineation for the Lea DS Site.

Thanks,

Chris Cortez

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