From: Yu, Olivia, EMNRD

To: Christopher Cortez

Cc: <a href="mailto:agroves@slo.state.nm.us">agroves@slo.state.nm.us</a>; <a href="mailto:Randall Mark Trainer">Randall Mark Trainer</a>; <a href="mailto:Coburn">Coburn</a>, <a href="mailto:Thomas">Thomas</a>; <a href="mailto:Andrew Martin">Andrew Martin</a>

 Subject:
 RE: 2017-09-28\_LeaDS1\_Report.pdf

 Date:
 Friday, October 13, 2017 3:20:00 PM

Attachments: approved\_1RP1607\_2017-09-28\_LeaDS1\_Report.pdf

image001.png

## Mr. Cortez:

Thank you for your prompt response. Please see the attachment for your records.

Like approval from NMSLO is required.

Olivia

**From:** Christopher Cortez [mailto:chris@atkinseng.com]

**Sent:** Friday, October 13, 2017 2:43 PM

To: Yu, Olivia, EMNRD < Olivia. Yu@state.nm.us>

**Cc:** agroves@slo.state.nm.us; Randall Mark Trainer <randall@trainerpartners.com>; Coburn, Thomas <jim.coburn@atkinseng.com>; Andrew Martin <andrew@atkinseng.com>

Subject: RE: 2017-09-28\_LeaDS1\_Report.pdf

## Olivia.

We will proceed with the additional delineation efforts. Field work is preliminarily scheduled for the week of the October 23..

## Thanks

## Chris Cortez

2 575.624.2420 x 203 | 575.914.0174 mobile

Atkins Engineering Associates, Inc. | 2904 W 2<sup>nd</sup> St, Roswell, NM 88201

From: Yu, Olivia, EMNRD [mailto:Olivia.Yu@state.nm.us]

**Sent:** Friday, October 13, 2017 2:16 PM

**To:** Christopher Cortez < <a href="mailto:chris@atkinseng.com">chris@atkinseng.com</a>>

Cc: agroves@slo.state.nm.us; Randall Mark Trainer < randall@trainerpartners.com >; Jim Coburn

<iim.coburn@atkinseng.com>; Andrew Martin <andrew@atkinseng.com>

Subject: RE: 2017-09-28\_LeaDS1\_Report.pdf

Mr. Cortez:

NMOCD accepts the data presented for BL-2 as evidence for the absence of groundwater within 100 ft. bgs in regards to 1RP-1607. Please be advised that the elevated chloride levels at 19-41 ft. bgs are probably not naturally occurring.

Please confirm that there will be 5 more soil bore locations for the North and 2 for the West excavation as indicated on the approved additional delineation plan approved on March 30, 2017.

Thanks,

Olivia Yu Environmental Specialist NMOCD, District I 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.

**From:** Christopher Cortez [mailto:chris@atkinseng.com]

Sent: Thursday, September 28, 2017 8:38 AM

To: Yu, Olivia, EMNRD < Olivia. Yu@state.nm.us >; Houston, Kristen, EMNRD

< Kristen. Houston@state.nm.us >

**Cc:** <u>agroves@slo.state.nm.us</u>; Randall Mark Trainer < <u>randall@trainerpartners.com</u>>; Coburn, Thomas

<iim.coburn@atkinseng.com>; Andrew Martin <andrew@atkinseng.com>

Subject: FW: 2017-09-28\_LeaDS1\_Report.pdf

Ms. Yu,

See attached

If you have any questions, please let me know

Thanks,

Chris Cortez

2 575.624.2420 x 203 | 575.914.0174 mobile

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