

From: [Billings, Bradford, EMNRD](#)
To: Alan.Brandon@ghd.com; agroves@slo.state.nm.us
Cc: [Boultinghouse, Stacy](#); Bernard.Bockisch@ghd.com; cctofiling@croworld.com; [Yu, Olivia, EMNRD](#)
Subject: RE: Work plan for 0-6-1 4 inch (1RP-4643) ~COR-11135241-2018~
Date: Wednesday, December 13, 2017 12:05:25 PM

December 13, 2017.

Re: Work Plan Dated December 12, 2017 for the Site identified as 0-6-1 4 Inch, 1RP-4643, by GHD and for ETC Field Services, LLC (ETC) titled "Work Plan to Perform Additional Site Assessment Activities", and post review of workplan and discussion with GHD personnel, the following:

1. Keep this electronic communication as there will NOT be any planned paper copy to follow.
2. The Oil Conservation Division (OCD), approves the work plan as submitted, for placement of additional monitor wells, logging and associated sampling and methodologies for said sampling.
3. OCD additionally approves the scheduled and detailed air extraction (SVE) and air-sparging tests, looking towards possible active remediation for identified contamination.
4. As you are aware, there will likely be need of approval, for surface activities, with the New Mexico State Land Office (SLO), therefore, OCD suggests SLO approval be in hand before initiating surface activities.
5. OCD has been assured by GHD that all appropriate permitting for placement of monitor wells has been obtained from the New Mexico Office of the State Engineer (OSE). This permitting should be included in report on herein approved activities.
6. Please inform OCD district personnel of schedule for planned field activities, with at least a 48 hour window, not including the weekend hours. Keeping in mind, SLO may have their own requirements on this matter.
7. A report on all activities and field findings is anticipated as soon as possible following data collection and review. If ETC is amenable, some photographs of test activities and equipment would be appreciated in report. Please send digital copy of report to myself and Olivia Yu.

OCD thanks you for your efforts. It is incumbent on myself, however, to state to you that the time frame allotted for OCD review, prior to planned field work, in this circumstance is minimal. We appreciate that you understand this and will keep it in mind for the future. That being said, good luck on the test.

Sincerely,

Bradford Billings
EMNRD/OCD
Santa Fe

NOTE: 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.