

From: [Yu, Olivia, EMNRD](#)
To: ["Daniel Dominguez"; sdittman@legacyp.com; brandon boone](#)
Subject: RE: 1RP 4538
Date: Thursday, May 4, 2017 9:35:00 AM

Dear Mr. Dominguez:

Please address these concerns regarding the delineation workplan for 1RP-4538.

1. Using the provided GPS coordinates, there is a NMOSE well (CP01177 POD1) drilled in 2013, which shows the water table at 41 ft. This well is also within 1000 ft. of the release point. Therefore, permissible values are lower than stated in the report.
2. Please double check the surface owner. According to NMOCD database, BLM is the surface owner.

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: Daniel Dominguez [mailto:ddominguezepi@gmail.com]
Sent: Wednesday, April 26, 2017 2:59 PM
To: Yu, Olivia, EMNRD <Olivia.Yu@state.nm.us>; sdittman@legacyp.com; brandon boone <bboone.epi@gmail.com>
Subject: 1RP 4536 and 1RP 4538

Ms. Yu,

Attached for your review are the Work Plans for the Jal Cooper #239 - 1RP4536, and the LMPSU 1 CTB - 1RP4538, both operated by Legacy.

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Sincerely,
ENVIRONMENTAL PLUS, INC.

Daniel Dominguez

Environmental Consultant/Safety Director

Environmental Plus, Inc.

P.O. Box 1558

2100 Avenue 'O'

Eunice, NM 88231

(575) 631-0401 (Cell)

(575) 394-3481 (Office)

(575) 394-2601 (fax)