

**From:** [Yu, Olivia, EMNRD](#)  
**To:** ["Matt Green"; Price, Henryetta](#)  
**Cc:** [Rebecca Haskell](#); [DeAnn Grant](#); [Dakota Neel](#); [Sheldon Hitchcock](#)  
**Subject:** RE: Monet Federal COM # 003H (12-6-17) Release (NOY #: 1735238080)  
**Date:** Thursday, July 19, 2018 4:07:00 PM  
**Attachments:** approved\_1RP5128\_Monet Federal Com #003H Tank Battery Investigation Summary and Proposed Remediation Workplan.pdf

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Mr. Green:

Notes:

- For future reference, please evaluate depth to groundwater using USGS and NMOSE water databases. Both have more recent and point source data in relation to a release location.
- The nearest USGS well (321017103343201), approximately 2000 ft. NW of the release location, indicates depth to groundwater around 94 ft. bgs in 1996.
- As remediation is necessary, the incident nOY1735238080 has been assigned a **1RP-5128**.

NMOCD will agree that delineation is completed for 1RP-5128. For the proposed remediation, both bottom and sidewall confirmation samples at no greater than 50 ft. intervals are required. Mark the confirmation sample locations, in relation to the delineation sample locations, on a scaled map with GPS coordinates.

As the chloride levels are low, NMOCD agrees with BLM that an alternative remediation plan for hydrocarbon-affected soil is possible. Please inform whether in situ remediation is considered for 1 ft. of soil, areas represented by T1 and T3, and up to 4 ft. of soil for the T-2 area. If on-site remediation of BTEX and TPH affected soil is chosen, NMOCD will require the treated stockpiled soil on plastic to be sampled every 50 cubic yards.

Please confirm or inform for clarification.

Thanks,  
Olivia

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**From:** Matt Green <mgreen@2m-environmental.com>  
**Sent:** Friday, June 22, 2018 11:47 AM  
**To:** Yu, Olivia, EMNRD <Olivia.Yu@state.nm.us>; stucker@blm.gov  
**Cc:** Rebecca Haskell <RHaskell@concho.com>; DeAnn Grant <agrant@concho.com>; Dakota Neel <DNeel2@concho.com>; Sheldon Hitchcock <SLHitchcock@concho.com>  
**Subject:** Monet Federal COM # 003H (12-6-17) Release (NOY #: 1735238080)

Ms. Yu / Ms. Tucker,

Good morning, please find attached the Soil Investigation Summary and Proposed Remediation Workplan for the Monet Federal COM # 003H Release (NOY #: 1735238080) for your review and approval. Please let me know if you have any questions. Thanks and have a good day.

Regards,

**Matthew Green, P.G.**

President

**2M Environmental Services, LLC.**

Cell #: 432-230-3763

Office #: 432-614-6793

[mgreen@2m-environmental.com](mailto:mgreen@2m-environmental.com)

**From:** Price, Henryetta  
**To:** [Rebecca Haskell](#)  
**Cc:** [Yu, Olivia, EMNRD](#); [Hernandez, Christina, EMNRD](#); [stucker@blm.gov](mailto:stucker@blm.gov); [Sheldon Hitchcock](#); [DeAnn Grant](#); [Dakota Neel](#)  
**Subject:** Re: [EXTERNAL] FW: Monet Federal COM # 003H (12-6-17) Release (NOY #: 1735238080)  
**Date:** Wednesday, July 11, 2018 10:58:04 AM

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BLM Accepts and approves the proposed work plan as written.

Also keep in mind, BLM would prefer to treat soils on location, if possible, or taken to a facility which soils can be remediated.

## Henryetta Price

Environmental Protection Specialist  
Bureau Of Land Management  
[Hprice@blm.gov](mailto:Hprice@blm.gov)  
Phone 575-234-5951  
Cell 575-706-2780  
Fax 575-234-5927

The **BLM acceptance/approval does not** relieve the operator of liability should their operations have failed to adequately investigate and remediate contamination that may pose a threat to groundwater, surface water, human health or the environment or if the location fails to reclaim properly. In such an event that the location does not revegetate, or future issues with contaminants are encountered, the operator will be asked to address the issues until the contaminant issues are fully mitigated and the location is successfully reclaimed. In addition, BLM approval does not relieve the operator of responsibility for compliance with any other federal, state or local laws/regulations.

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On Wed, Jul 11, 2018 at 9:53 AM, Rebecca Haskell <[RHaskell@concho.com](mailto:RHaskell@concho.com)> wrote:

Ms. Price,

Please find the attached work plan for your review. This work plan was mistakenly submitted to Shelly rather than you. I apologize for the miscommunication. Let me know if you have any questions.

Thank You,

Becky Haskell

Senior HSE Coordinator

COG Operating LLC

600 W Illinois Avenue | Midland, TX 79701  
Direct: 432-818-2372 | Main: 432.683.7443

Cell: 432-556-5130

[rhaskell@concho.com](mailto:rhaskell@concho.com)



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**From:** Matt Green [mailto:[mgreen@2m-environmental.com](mailto:mgreen@2m-environmental.com)]

**Sent:** Friday, June 22, 2018 12:47 PM

**To:** [olivia.yu@state.nm.us](mailto:olivia.yu@state.nm.us); [stucker@blm.gov](mailto:stucker@blm.gov)

**Cc:** Rebecca Haskell; DeAnn Grant; Dakota Neel; Sheldon Hitchcock

**Subject:** [External] Monet Federal COM # 003H (12-6-17) Release (NOY #: 1735238080)

\*\*\*\* External email. Use caution. \*\*\*\*

Ms. Yu / Ms. Tucker,

Good morning, please find attached the Soil Investigation Summary and Proposed Remediation Workplan for the Monet Federal COM # 003H Release (NOY #: 1735238080) for your review and approval. Please let me know if you have any questions. Thanks and have a good day.

Regards,

**Matthew Green, P.G.**

President

**2M Environmental Services, LLC.**

Cell #: 432-230-3763

Office #: 432-614-6793

[mgreen@2m-environmental.com](mailto:mgreen@2m-environmental.com)

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