

**From:** [Yu, Olivia, EMNRD](#)  
**To:** [Scott.Foord@ghd.com](mailto:Scott.Foord@ghd.com)  
**Cc:** [Billings, Bradford, EMNRD](#); [Jason Michelson \(JMichelson@chevron.com\)](mailto:Jason.Michelson@chevron.com)  
**Subject:** proposed additional groundwater wells for Chevron LPU-96: 1RP-1665  
**Date:** Thursday, July 26, 2018 11:48:00 AM  
**Attachments:** approved\_LPU-96 (RP-1665).pdf

---

Mr. Foord:

Thank you for your patience. A couple points of clarification regarding the site assessment and proposed additional groundwater monitoring wells for 1RP-1665:

1. For the mobilization effort in October 2017, it was mentioned that 3 ft. of soil was hydroexcavated before the 5 soil borings was drilled. Was this also the case for the 4 boreholes for groundwater monitoring wells?
2. Were the BTEX and TPH data from air rotary borehole cuttings for MW-2 to MW-4? The bore logs indicate 1 ft. samples for laboratory analyses.

NMOCD concurs with the locations and number of additional groundwater monitoring wells for 1RP-1665, pending NMOCD Hydrologist approval.

Thanks,

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.