

**From:** Mann, Ryan  
**To:** Yu, Olivia, EMNRD, Jim Foster  
**Cc:** Ryan Mersmann, Amir Sanker, Hernandez, Christina, EMNRD  
**Subject:** [EXT] RE: Enfield No. 1 - 1RP-4714  
**Date:** Tuesday, September 25, 2018 4:45:09 PM  
**Attachments:** image001.png

Mr. Foster:

NMSLO agrees with NMOCD. Additional delineation is necessary to characterize the release due to the shallow groundwater in the area. Furthermore Google Earth images from 2014 indicate the presence of an unreported release. I recommend additional soil bore effort to fully characterize the site. Also, please be aware that a permit is also necessary from NMSLO to install a monitoring well on state land.

Ryan Mann  
Remediation Specialist  
Field Operation Division  
(575) 392-3697  
(505) 699-1989  
New Mexico State Land Office  
2827 N. Dal Paso Suite 117  
Hobbs, NM 88240

**From:** Yu, Olivia, EMNRD [mailto:Olivia.Yu@state.nm.us]  
**Sent:** Tuesday, September 11, 2018 10:46 AM  
**To:** Jim Foster <jim@teamtinberwolf.com>; Mann, Ryan <rmann@slo.state.nm.us>  
**Cc:** Ryan Mersmann <ryan@teamtinberwolf.com>; Amir Sanker <asanker@isramco-jay.com>; Hernandez, Christina, EMNRD <Christina.Hernandez@state.nm.us>  
**Subject:** RE: Enfield No. 1 - 1RP-4714

Good morning Mr. Foster:

Notes:

- NMOCD databases indicate State surface and mineral ownerships. Please remember to include NMSLO in all communications and report submittals.
- Please be advised of 19.15.29.16 NMAC. Table 1 is not applicable for any releases with an approved workplan, which for 1RP-4714 was on August 29, 2017. What is the rationale for more than a year of delay on completion of release characterization?

Please address these concerns regarding the delineation report for 1RP-4714:

1. EPA method 300 is the approved analytical method for chlorides.
2. What do the superscripts in Table 3 represent?
3. Mark release point on Figure 4. Where was SB-1 in relation to the release point?

NMOCD does not consider release characterization/delineation completed as there is only 1 sample collected within the release area. However, to facilitate resolution of 1RP-4714, NMOCD will proceed to remediation. The proposed remediation is not acceptable due to the shallow depth to groundwater and aquifer to water table (< 50 ft. bgs) and depth of impacted soil (> 10 ft. of TPH-affected soil). The impacted soil needs to be removed and additional vertical delineation can be completed for the release area during remedial activities. All laboratory analyses of confirmation bottom and sidewalls samples of the excavation must have laboratory analyses of Benzene, BTEX, TPH extended, and chlorides.

NMSLO may have additional concerns and stipulations.

Please confirm or inform for clarifications.

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.

**From:** Jim Foster <jim@teamtinberwolf.com>  
**Sent:** Wednesday, August 15, 2018 2:42 PM  
**To:** Yu, Olivia, EMNRD <Olivia.Yu@state.nm.us>  
**Cc:** Ryan Mersmann <ryan@teamtinberwolf.com>; Amir Sanker <asanker@isramco-jay.com>  
**Subject:** Enfield No. 1 - 1RP-4714

Olivia,

It has just come to my attention that the attachment for the previous email for the above referenced Site was not functional. Please let me know should you have an issues with this attachment.

Thank you,

Jim Foster

 **TIMBERWOLF  
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