

**From:** [Mann, Ryan](#)  
**To:** [Yu, Olivia, EMNRD](#); [Scott.Foord@ghd.com](#)  
**Cc:** [Jason Michelson \(JMichelson@chevron.com\)](#); [abarnhill@chevron.com](#)  
**Subject:** [EXT] RE: Chevron HES sites: CVU 266 (1RP-3948)  
**Date:** Friday, October 12, 2018 1:07:46 PM

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Good afternoon all,

My notes indicate a meeting took place with NMSLO and GHD personnel on 6/10/2016. What was the outcome of that meeting? Whatever direction was provided at that time should be followed.

The underground pipe will still be in place and pose the same issues when the site is abandoned. My primary concern would be getting grass growing again, so that the land is usable for livestock grazing.

Where were SS1-SS6 taken at? I do not see them on the map. My preference would be to excavate the most contaminated areas, SS1(70,400), SS-3(46,400), etc. I understand that the time since the samples were taken are considerable, and the current field conditions have most likely changed.

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

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**From:** Yu, Olivia, EMNRD [mailto:[Olivia.Yu@state.nm.us](mailto:Olivia.Yu@state.nm.us)]  
**Sent:** Tuesday, September 18, 2018 7:28 AM  
**To:** [Scott.Foord@ghd.com](mailto:Scott.Foord@ghd.com); Mann, Ryan <[rmann@slo.state.nm.us](mailto:rmann@slo.state.nm.us)>  
**Cc:** Jason Michelson ([JMichelson@chevron.com](mailto:JMichelson@chevron.com)) <[JMichelson@chevron.com](mailto:JMichelson@chevron.com)>; [abarnhill@chevron.com](mailto:abarnhill@chevron.com)  
**Subject:** RE: Chevron HES sites: CVU 266 (1RP-3948)

Good morning All:

Thank you for the update. NMOCD will wait for NMSLO's decision.

Thanks,  
Olivia

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**From:** [Scott.Foord@ghd.com](mailto:Scott.Foord@ghd.com)  
**Sent:** Monday, September 17, 2018 3:26 PM  
**To:** Yu, Olivia, EMNRD ; [rmann@slo.state.nm.us](mailto:rmann@slo.state.nm.us)  
**Cc:** Jason Michelson ([JMichelson@chevron.com](mailto:JMichelson@chevron.com)) ; [abarnhill@chevron.com](mailto:abarnhill@chevron.com)  
**Subject:** RE: Chevron HES sites: CVU 266 (1RP-3948)

Olivia,

That is correct. Remediation is not mechanically feasible in either area due to numerous underground utilities.

Thanks,  
Scott

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**From:** Yu, Olivia, EMNRD <[Olivia.Yu@state.nm.us](mailto:Olivia.Yu@state.nm.us)>  
**Sent:** Monday, September 17, 2018 3:07 PM  
**To:** Scott Foord <[Scott.Foord@ghd.com](mailto:Scott.Foord@ghd.com)>; [rmann@slo.state.nm.us](mailto:rmann@slo.state.nm.us)  
**Cc:** Jason Michelson ([JMichelson@chevron.com](mailto:JMichelson@chevron.com)) <[JMichelson@chevron.com](mailto:JMichelson@chevron.com)>; [abarnhill@chevron.com](mailto:abarnhill@chevron.com)  
**Subject:** Chevron HES sites: CVU 266 (1RP-3948)

Messrs. Michelson & Foord:

Thank you for the additional site assessment for 1RP-3948. Please clarify proposed remediation plan:

No remediation is mechanically feasible or will interfere with production; therefore, remedial activities will be conducted at time of abandonment/retrofit/inactivity? Will both areas in their entirety proposed for deferral?

NMSLO may have additional conditions or concerns.

Thanks,

Olivia Yu  
Environmental Specialist  
NMOCD, District I

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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.

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