From: Knight, Tami C.

To: Erick Herrera

Cc: Raley, Jim; Devon-Team; Wells, Shelly, EMNRD; wbarnes; Griffin, Becky R.; David, Deon W.; Elliott, April L.

Subject: [EXTERNAL] RE: RDX 16 #004 Remediation Plan - Incident Number nAPP2223636403 - NMSLO-ECO Conditions

of Approval

Date: Wednesday, June 5, 2024 8:03:02 AM

Attachments: image001.pnq

image004.png image007.png

CAUTION: This email originated outside of our organization. Exercise caution prior to clicking on links or opening attachments.

Erick

ECO has reviewed the subject remediation plan. We agree with NMOCD's conditions of approval with some exceptions. We have the following conditions of approval for NMSLO

- 1. Provide documentation that compliance with the Cultural Properties Protection Rule was followed. The cover sheet for the ARMs review or Cultural Survey should have been submitted with the remediation plan and a brief narrative should have been addressed in the remediation plan. Please provide the applicable cover sheet in an addendum.
- 2. Compliance with biologically sensitive areas. The subject location is within a sensitive plant habitat as well as a Riverine. The remediation plan should have addressed a biological survey before excavation activities. Please provide a review of the habitat in an addendum.
- 3. NMSLO-ECO requires operators to work closely with ECO when a sensitive receptor has been impacted, in this case, a Riverine. NMSLO does not approve the variance request of collecting confirmation soil samples every 400 sq feet within the Riverine. Confirmation soil samples must be collected every 200 sq ft within the impacted Riverine.
- 4. Backfill must match soil horizons within the Riverine.
- 5. A reclamation plan must be submitted to eco@slo.state.nm.us for the remediation area.

ECO has cc'd NMOCD on this email since their condition of approval included starting remediation no later than 5/24/24. Cultural and biological compliance likely will delay this start date.

If there are questions regarding the conditions of approval please address them to eco@slo.state.nm.us.

Thank you

Tami Knight, CHMM Environmental Specialist NMSLO SRD-ECO 505.670.1638 tknight@slo.state.nm.us nmstatelands.org

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From: Erick Herrera <erick@etechenv.com>
Sent: Wednesday, May 22, 2024 1:59 PM

To: SLO Spills <spills@slo.state.nm.us>; SLO Spills <spills@slo.state.nm.us>

Cc: Knight, Tami C. <tknight@slo.state.nm.us>; Raley, Jim <jim.raley@dvn.com>; Devon-Team

<Devon-Team@etechenv.com>

Subject: [EXTERNAL] RDX 16 #004 Remediation Plan - Incident Number nAPP2223636403

Good afternoon,

On behalf of WPX, please find the attached Remediation Plan to address an inadvertent release for Incident Number nAPP2223636403, at the RDX 16 #004 (Site). WPX apologizes for unintentionally neglecting to include the SLO upon submittal of the report to NMOCD on April 24, 2024. Due to extenuating circumstances at the Site, WPX respectfully requests consideration of the attached, proposed Remediation Plan that proposes excavation of residual impacts to the Maximum Extent Practical.

If you have any questions, please feel free to contact myself or Jim Raley with WPX.

Thanks,

Erick Herrera

Staff Geologist

Environmental & Safety Solutions, Inc.

Work: (432) 305-6416 Cell: (281) 777-4152

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1625 N. French Dr., Hobbs, NM 88240
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1220 S. St Francis Dr., Santa Fe, NM 87505 Phone:(505) 476-3470 Fax:(505) 476-3462

State of New Mexico Energy, Minerals and Natural Resources Oil Conservation Division 1220 S. St Francis Dr. **Santa Fe, NM 87505**

CONDITIONS

Action 350963

CONDITIONS

Operator:	OGRID:
WPX Energy Permian, LLC	246289
Devon Energy - Regulatory	Action Number:
Oklahoma City, OK 73102	350963
	Action Type:
	[REPORT] Alternative Remediation Report (C-141AR)

CONDITIONS

Created By	Condition	Condition Date
scwells	None	6/5/2024