1R-426-40

APPROVALS

YEAR(S): 2006-

Price, Wayne, EMNRD

From: Price, Wayne, EMNRD

Sent: Friday, May 19, 2006 3:48 PM

To: 'Gilbert Van Deventer'

Cc: Carolyn Haynes; Kristin Farris Pope

Subject: RE: Suspension of BTEX at certain sites

OCD hereby approves of the request with the following condition:

1. If oil is present, or conditions change that BTEX may be found then the approval is rescinded.

2. This approval is included in all reports.

Please be advised that NMOCD approval of this plan does not relieve the owner/operator of Responsibility should their operations fail to adequately investigate and remediate contamination that pose a threat to ground water, surface water, human health or the environment. In addition, NMOCD approval does not relieve the owner/operator of responsibility for compliance with any other federal, state, or local laws and/or regulations.

From: Gilbert Van Deventer [mailto:gilbertvandeventer@cox.net]

Sent: Friday, May 19, 2006 3:33 PM

To: Price, Wayne, EMNRD

Cc: Carolyn Haynes; Kristin Farris Pope

Subject: Re: Suspension of BTEX at certain sites

The constituents of concern are chlorides and TDS.

Gilbert J. Van Deventer, PG, REM, NMCS

Trident Environmental

Work/Mobile: 432-638-8740

Fax: 413-403-9968 Home: 432-682-0727

---- Original Message ---From: Price, Wayne, EMNRD
To: gil@rthicksconsult.com

Cc: Carolyn Haynes; Kristin Farris Pope Sent: Friday, May 19, 2006 1:22 PM

Subject: RE: Suspension of BTEX at certain sites

What are the constituents of concern?

From: Gil Van Deventer [mailto:gil@rthicksconsult.com]

Sent: Friday, April 21, 2006 9:16 AM

To: Price, Wayne, EMNRD

Cc: Carolyn Haynes; Kristin Farris Pope **Subject:** Suspension of BTEX at certain sites

Wayne, I just wanted to clarify an issue on some of these Stage 1 and 2 Abatement Plans where we

propose suspension of sampling and analyzing for BTEX.

In the NMOCD-approved Stage 1 and 2 Abatement Plan for the EME M-9 SWD site we proposed that "Analysis for BTEX concentrations will be suspended, as each component of BTEX has been below the laboratory method detection limit of 0.001 mg/L since August 22, 2003 (10 consecutive quarters)."

The same goes for the EME P-6 Release site and its two montoring wells. In the approved Stage 1-2 plan we state: "Analysis for BTEX concentrations should be suspended, as there has been no indication of dissolved hydrocarbons since the groundwater monitoring program began in January 2002 (13 consecutive quarters)." My understanding that the local Hobbs Office is also reviewing this abatement plan.

The same situation would apply to the BD J-26 Junction Box site but we are still within the 30-day public comment period and plan approval by OCD will take a little time after that. In the Stage 1-2 abatement plan for J-26 we state that we will do the following:

• Collect depth to water measurements and ground water samples for chloride and TDS analysis from the on site monitoring wells (MW-1, MW-2, MW-3) and area water wells (WW-1, WW-5, WW-8, WW-12, WW-19, WM #138, WM #220, and Wallach #914) on a quarterly frequency.

With the J-26 site we don't specifically state that we will "suspend BTEX analysis" but that is the intention. Each component of BTEX has been below the laboratory method detection limit of 0.001 mg/L at this site since it began in 2002 (15 quarters).

Please confirm if you are in agreement with the suspension of BTEX sampling on any of these sites as we are about to initiate the second quarter sampling.

Thanks, Gil

Gilbert J. Van Deventer

R. T. Hicks Consultants, Ltd.

1909 Brunson Ave, Midland TX 79701-6924

432-638-8740 (Office/Mobile) - 413-403-9968 (Fax) - 432-682-0727 (Home)

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Price, Wayne

From:

Price, Wayne

Sent: To: Friday, June 27, 2003 10:40 AM Carolyn Doran Haynes (E-mail)

Cc:

'kickbooty@juno.com'

Subject:

J-26 work plan Dated June 20, 2003 submitted by Trident on behalf of Rice Operating Co.

(ROC)

Contacts:

Gil Van Deventer

The OCO is in recsipt of the subject work plan and hereby approves of the plan.

Places be advised that NMCCO approval official standards not reliave ROC officiality should their protections of to adequately investigate and remodiate contemination that pose a finded to ground, water, surface water, in realist or the environment. In addition, NMCCOD approval does not reliave ROC of responsibility for domnitude with any CCD, faderal, state, or local laws and/or regulations.

Sincerely:

Wayne Price

New Mexico Oil Conservation Division

1220 S. Saint Francis Drive Santa Fe, NM 87505

Mayor Plain

505-476-3487

fax:

505-476-3462

E-mail: WPRICE@state.nm.us