

From: [Billings, Bradford, EMNRD](#)
To: vblack@hungry-horse.com
Subject: N-Line DCP (NRM2006235833)
Date: Tuesday, September 29, 2020 2:40:00 PM
Attachments: [DCP N Line Rationale \(5\).docx](#)

09/29/2020

Vernon Black – Hungry Horse

FOR

DCP

Mr. Black,

For the above referenced Remedial Work Plan dated July 2020, the following:

As submitted the Work Plan is DENIED. An appropriate determination of the depth to groundwater has not been made by Rule needs, and as such constituent values to attain/characterize can not be determined by the Spill Rule.

This is indicated on the denied plan in the data base and will soon be uploaded into imaged file. It is also indicated in attached word document.

Please keep a copy of this communication as no paper copy will follow. The Oil Conservation Division (OCD) appreciates your efforts. Please resubmit to portal when depth to groundwater question has been answered relative to the Spill Rule.

Sincerely,

Bradford Billings
EMNRD/OCD
E.Spec.A

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