

NM1 - 30

**Minor
Modification
Request &
Retraction**

May 2, 2017

Jones, Brad A., EMNRD

From: Griswold, Jim, EMNRD
Sent: Tuesday, May 2, 2017 2:21 PM
To: Jones, Brad A., EMNRD
Subject: FW: Minor modification request for change to semi-annual sampling in vadose zone (NM-1-30)

From: Gil Van Deventer [mailto:gil@trident-environmental.com]
Sent: Tuesday, May 2, 2017 11:36 AM
To: Griswold, Jim, EMNRD <Jim.Griswold@state.nm.us>
Cc: Stephanie Garza <StephanieG@R360es.com>; Robert Peropat <RobertP@r360es.com>
Subject: Re: Minor modification request for change to semi-annual sampling in vadose zone (NM-1-30)

Jim

Per my discussion with Brad Jones on Friday afternoon please retract my email request for a minor modification sent on 4/25/2017 (below). Per Brad's instructions, the operator (R360 Artesia LLC, Landfarm) will submit a signed minor modification(s) request with Form C-137A and attachment(s) in accordance with NMAC 19.15.36.8D.

Thank you,

Gil

Gilbert J. Van Deventer, P.G.
Partner - Project Manager - Sr. Hydrogeologist



Environmental Consultants
Groundwater Resource Investigations

Trident Environmental
P. O. Box 12177
Odessa, Texas 79768-2177

Office/Mobile 432.638.8740
gil@trident-environmental.com
www.trident-environmental.com

On 4/25/2017 11:04 PM, Gil Van Deventer wrote:

Jim

As agent for R360 Environmental Solutions (R360), Trident Environmental submits this minor modification request to the NMOCD for the R360 Artesia, LLC (formerly Artesia Aeration) Landfarm (NM-1-30).

In accordance with 19.15.36.15D and 19.15.36.15E(2), *the operator shall collect and analyze samples from the treatment zone and vadose zone at least semi-annually using NMOCD-specified sampling and analytical procedures.* R360 acquired the landfarm in April 2011 and has not accepted new material since that time. Since acquisition of the landfarm, R360 has been monitoring the treatment zone *semi-annually* and the vadose zone *quarterly*. In the interest of consistency and satisfying rule requirements, R360 herein respectfully requests to merge the monitoring events for *both* zones to a semi-annual frequency, to occur in the second and fourth quarter each year, beginning with 2017.

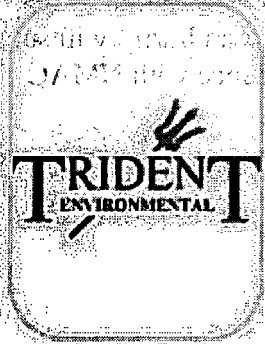
Please contact me at 432-638-8740 or by email, or contact Stephanie Garza at 956-458-0515, or by email at StephanieG@r360es.com, regarding your authorization for this minor modification request.

Respectfully,

Gil Van Deventer

Gilbert J. Van Deventer, P.G.

Partner - Project Manager - Sr. Hydrogeologist



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Jones, Brad A., EMNRD

From: Griswold, Jim, EMNRD
Sent: Friday, April 28, 2017 8:23 AM
To: Jones, Brad A., EMNRD
Subject: FW: Minor modification request for change to semi-annual sampling in vadose zone (NM-1-30)

From: Gil Van Deventer [mailto:gil@trident-environmental.com]
Sent: Tuesday, April 25, 2017 10:04 PM
To: Griswold, Jim, EMNRD <Jim.Griswold@state.nm.us>
Cc: Stephanie Garza <StephanieG@R360es.com>; Robert Peropat <RobertP@r360es.com>
Subject: Minor modification request for change to semi-annual sampling in vadose zone (NM-1-30)

Jim

As agent for R360 Environmental Solutions (R360), Trident Environmental submits this minor modification request to the NMOCD for the R360 Artesia, LLC (formerly Artesia Aeration) Landfarm (NM-1-30).

In accordance with 19.15.36.15D and 19.15.36.15E(2), *the operator shall collect and analyze samples from the treatment zone and vadose zone at least semi-annually* using NMOCD-specified sampling and analytical procedures. R360 acquired the landfarm in April 2011 and has not accepted new material since that time. Since acquisition of the landfarm, R360 has been monitoring the treatment zone *semi-annually* and the vadose zone *quarterly*. In the interest of consistency and satisfying rule requirements, R360 herein respectfully requests to merge the monitoring events for *both* zones to a semi-annual frequency to occur in the second and fourth quarter each year, beginning with 2017.

Please contact me at 432-638-8740 or by email, or contact Stephanie Garza at 956-458-0515, or by email at StephanieG@r360es.com, regarding your authorization for this minor modification request.

Respectfully,

Gil Van Deventer

Gilbert J. Van Deventer, P.G.
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