

From: [Eads, Cristina, EMNRD](#)
To: "Melanie.Nolan@hollyenergy.com"
Cc: [Mike EMNRD Bratcher \(mike.bratcher@state.nm.us\)](mailto:Mike.EMNRD.Bratcher@state.nm.us); [Robert EMNRD Hamlet \(Robert.Hamlet@state.nm.us\)](mailto:Robert.EMNRD.Hamlet@state.nm.us); [Victoria EMNRD Venegas \(Victoria.Venegas@state.nm.us\)](mailto:Victoria.EMNRD.Venegas@state.nm.us)
Subject: NCE2003752717 ARTESIA WEST STATION @ G-28-18S-28E ON OE
Date: Monday, June 8, 2020 4:10:00 PM
Attachments: [image003.png](#)

NCE2003752717 ARTESIA WEST STATION @ G-28-18S-28E ON OE

Ms. Nolan,

The OCD has approved the plan for additional site characterization and assessment for incident # NCE2003752717. However, to establish depth to groundwater using nearby water well data, the wells should be no further than ½ mile away from the site, and data should be no more than 25 years old, and well construction information should be provided. If Holly Energy is unable to provide evidence that depth to groundwater is greater than 50' below ground surface, a borehole may need to be installed. In lieu of drilling a borehole, Holly Energy may choose to remediate to the most stringent levels listed in Table 1.

Please let me know if you have any questions.

Thanks,

Cristina Eads

Environmental Bureau

EMNRD – Oil Conservation Division

5200 Oakland Avenue NE, Suite 100

Albuquerque, New Mexico 87113

505.670-5601

email: Cristina.Eads@state.nm.us



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 groundwater, 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, or local laws and/or regulations.