

From: [Bratcher, Mike, EMNRD](#)
To: [Patterson, Heather, EMNRD](#)
Subject: FW: Linn Energy Skelly #134 Remediation Work Plan
Date: Wednesday, November 19, 2014 10:04:19 AM
Attachments: Skelly #134 Remediation Plan as submitted.pdf
Importance: High

From: Natalie Gladden [mailto:ngladden@diversifiedfsi.com]
Sent: Tuesday, November 18, 2014 9:12 AM
To: Robertson, Jeffery; Bratcher, Mike, EMNRD
Cc: Michael Burton; dpotter@linenergy.com; Gonzales, EL; Michael Patterson
Subject: FW: Linn Energy Skelly #134 Remediation Work Plan
Importance: High

Robertson/Bratcher,

Attached is the remediation work plan for the Linn Energy Skelly #134. This site was previously approved for a deep bury. Linn will not be doing the deep bury on this site. We would like to do Option 1. Is there any way that we can change it to 3' with a liner instead of the 4' with the liner? If I need to redo the plan, I can or this email can serve as the communication of the job scope change.

Linn would like to move onto this site as soon as possible. Your help in this matter is greatly appreciated. Please respond to this email if you concur.

Have a great day!

Natalie Gladden

*Environmental Director
DFSI Environmental Services
Cell: 575-602-1786
Office: 575-964-8394
Fax: 575-964-8396
Email: ngladden@diversifiedfsi.com*

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From: Robertson, Jeffery [mailto:jlrobertson@blm.gov]
Sent: Monday, August 25, 2014 2:04 PM
To: Natalie Gladden
Subject: Re: Linn Energy Skelly #134 Remediation Work Plan

Option 2 is approved

This plan is approved as written with these conditions of approval. Based on the results from Cardinal labs at the point where the liner will be installed you are required to get samples chlorides and conformation samples of BTEX and TPH. Also the soil from the proposed deep bury site must be tested prior to using it to fill the spill location. **This plan still needs to be approved by OCD.** BLM approval of this proposal does not relieve the operator of liability should their operations have failed to adequately investigate and re mediate contamination that may pose a threat to groundwater, surface water, human health, or the environment, or if the location fails to reclaim properly. In such an event that location does not re vegetate, or future issues with contaminants are encountered, the operator will be asked to address the issues until contaminant issues are fully mitigated and the location is successfully reclaimed. In addition, BLM approval does not relieve the operator of responsibility for compliance with any other federal, state, or local laws/regulations.

Thanks

Jeffery L. Robertson

BLM-CFO

Natural Resource Specialist

Office: 575-234-2230

Cell: 575-361-3568

jlr Robertson@blm.gov

On Mon, Aug 25, 2014 at 1:45 PM, Natalie Gladden <ngladden@diversifiedfsi.com> wrote:

We will also test the sidewalls and bottom of the deep bury pit after the pit has been excavated to assure that there is no previous contamination before the pit is lined.

Thank you, I will make sure I have that in future plans.

Natalie Gladden

Environmental Director

D/FSI Environmental Services

Cell: 575-602-1786

Office: 575-964-8394

Fax: 575-964-8396

Email: ngladden@diversifiedfsi.com

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From: Natalie Gladden

Sent: Monday, August 25, 2014 10:36 AM

To: 'Mike Bratcher'; 'Robertson, Jeffery'

Cc: 'Wall, Fred'; Michael Patterson

Subject: Linn Energy Skelly #134 Remediation Work Plan

Importance: High

Bratcher/Robertson,

Attached you will find the attached Remediation Work Plan for Skelly Unit #134. Option 1 is for the dig and haul option and Option 2 is the deep bury option. Please concur if approved.

Again thank you for all of your help in this matter and have a great Monday!

Natalie Gladden

Environmental Director

DFSI Environmental Services

Cell: 575-602-1786

Office: 575-964-8394

Fax: 575-964-8396

Email: ngladden@diversifiedfsi.com

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