

**From:** [Weaver, Crystal, EMNRD](#)  
**To:** ["John Turner"; Bratcher, Mike, EMNRD; Billings, Bradford, EMNRD](#)  
**Cc:** [Dusty Henderson \(dhenderson@cslease.com\); Nick Koch; Jamie Robinson; Mike Martin](#)  
**Subject:** RE: Onsurez #2 Remediation Case #2RP-4255  
**Date:** Friday, December 29, 2017 1:12:00 PM

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Rockcliff \* Onsurez #2 \* 30-015-26472 \* 2RP-4255

Greetings,

OCD approves the most current work plan submitted on 11/3/17 with the following notes and conditions:

- Locational placement of a background temporary water monitoring well will have to be placed a good deal further from the impact/spill zone. Please contact Bradford Billings for further direction if unable to conclude upon a better location for placement.
- If ground water is found to be impacted Rockcliff will need to contact OCD before any further work is done so that definitive placement of monitoring wells etc. can be discussed and agreed upon and an action plan can be put into place to move forward on.
- All materials of waste nature (solids and liquids) generated by placement of wells/borings and ground water sampling shall be disposed of at a OCD approved facility.
- Delineation sample point locations need to be brought in closer to the spill site and be in areas where inconclusive sampling results were left off from previous contractors work, i.e. please move the proposed placement marked on your map as South Excavated Area to be closer to the ES5 and OS5 marked points, also your location titled Southeast Delineation needs to be brought in closer to ES6, your location titled East Delineation needs to be brought in closer to ES10, your location titled North Excavated Area needs to be brought closer to ES3.
- Delineations will need to be conclusive for both vertical and horizontal assessments that show lab conclusive data that is at or below the levels mentioned in the current work plan i.e.
  - Benzene – 10 ppm (mg/kg)
  - BTEX – 50 ppm (mg/kg)
  - TPH – 100 ppm (mg/kg)
  - Chlorides – 600 ppm (mg/kg)
- Please notify OCD of when remedial activities are scheduled to commence.

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.

If you have any questions or concerns, and for notification, please contact Mike Bratcher and/or myself in the District II Office.

## Crystal Weaver

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**From:** John Turner [mailto:John.Turner@Rockcliffenergy.com]

**Sent:** Friday, November 3, 2017 11:52 AM

**To:** Weaver, Crystal, EMNRD <Crystal.Weaver@state.nm.us>; Bratcher, Mike, EMNRD <mike.bratcher@state.nm.us>

**Cc:** Dusty Henderson (dhenderson@cslease.com) <dhenderson@cslease.com>; Nick Koch <nkoch@rockcliffenergy.com>; Jamie Robinson <Jamie.Robinson@Rockcliffenergy.com>; Mike Martin <mike.martin@rockcliffenergy.com>

**Subject:** Onsurez #2 Remediation Case #2RP-4255

Please find attached the Release Characterization Work Plan (the Work Plan) for the release that occurred at the Onsurez #2 on 6/3/17. The Work Plan will address the horizontal and vertical delineation that the NMOCD has requested. In addition, the report that will be submitted after delineation is complete will address any outstanding questions that have been asked by NMOCD. I would like to briefly discuss the Work Plan with you, Mr. Bratcher and Dusty Henderson, who is the C&S project manager for this Work Plan to make sure you are in agreement prior to beginning work. Please let me know when you are available to discuss, after you have had a chance to review.

Thank you,

### John Turner

#### Rockcliff Energy, LLC

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