Bratcher, Mike, EMNRD

From:	Boyle, Matthew <matthew.boyle@wsp.com></matthew.boyle@wsp.com>
Sent:	Thursday, June 28, 2018 12:10 PM
То:	'Shelly Tucker'
Cc:	Weaver, Crystal, EMNRD; Michael@percussionpetroleum.com; Toby@percussionpetroleum.com;
	Lupe Carrillo; Harlan, Charles; Bratcher, Mike, EMNRD
Subject:	RE: [EXTERNAL] RE: Work Plan

Hi Shelly,

We excavated the site last week and sampled on last Thursday. The samples were at the lab Friday and we expect results tomorrow. I will include you on the results and a request for closure if we have achieved the necessary levels.

Thank you,

Matthew Boyle Sr. Environmental Scientist



Phone: +1 214 561-7424 Mobile: +1 817 713 0262 Email: <u>matthew.boyle@wsp.com</u> Please note I have a new email address.

WSP USA 2777 N. Stemmons Freeway, Suite 1600 Dallas, Texas 75207

wsp.com

Leggette, Brashears & Graham is now WSP.

From: Shelly Tucker [mailto:stucker@blm.gov]
Sent: Thursday, June 28, 2018 11:56 AM
To: Boyle, Matthew <Matthew.Boyle@wsp.com>
Cc: Weaver, Crystal, EMNRD <Crystal.Weaver@state.nm.us>; Michael@percussionpetroleum.com; Toby@percussionpetroleum.com; Lupe Carrillo <Lupe@percussionpetroleum.com>; Harlan, Charles <Charles.Harlan@wsp.com>; Bratcher, Mike, EMNRD <mike.bratcher@state.nm.us>
Subject: Re: [EXTERNAL] RE: Work Plan

Has any work been performed on this site?

If you have any questions or concerns, please do not hesitate to contact me.

Sincerely,

Shelly J Tucker **Environmental Protection Specialist**

O&G Spill/Release Coordinator

575.234.5905 - Direct 575.361.0084 - Cellular

575.234.6235 - Emergency Spill Number

stucker@blm.gov

Bureau of Land Management

620 E. Greene St Carlsbad, NM 88220

The **BLM acceptance/approval does not** relieve the operator of liability should their operations have failed to adequately investigate and remediate contamination that may pose a threat to groundwater, surface water, human health or the environment or if the location fails to reclaim properly. <u>In such an</u> event a site does not achieve successful restoration, or future issues with contaminants are encountered, the operator will be asked to address these issues until they 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.

Confidentiality Warning: This message along with any attachments are intended only for use of the individual or entity to which it is addressed and may contain information that is privileged or confidential and exempt from disclosure under applicable law. If the reader of this message is not the intended recipient or the employee or agent responsible for delivering this message to the intended recipient, you are hereby notified that any dissemination, distribution, or copying of this communication is strictly prohibited. If you have received this communication in error, please notify the sender immediately.

NOTE: LPC Timing Stipulations - from **March 1st through June 15th**. Please plan remedial activities accordingly. Check for African Rue…treat (before it gets out of control).

On Wed, Mar 28, 2018 at 11:28 AM Boyle, Matthew <<u>Matthew.Boyle@wsp.com</u>> wrote:

Crystal,

Attached is the sampling data and maps that I mentioned yesterday. In your email yesterday you said the plan as written is approved and then you go on to say that upon completion of delineation efforts we look forward to seeing a work plan on this project. Our plan called for the excavation and disposal of soil and then collection of soil samples to confirm we have removed all of the impacted soil, based on your approval yesterday are we allowed to perform these activities?

Thank you,

Matthew Boyle

Sr. Environmental Scientist

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Phone: +1 214 583 3400

Mobile: +1 817 713 0262

Email: matthew.boyle@wsp.com

Please note I have a new email address.

WSP USA

2777 N. Stemmons Freeway, Suite 1600 Dallas, Texas 75207

wsp.com

Leggette, Brashears & Graham is now WSP.

From: Weaver, Crystal, EMNRD [mailto:<u>Crystal.Weaver@state.nm.us</u>]
Sent: Wednesday, March 28, 2018 11:31 AM
To: Boyle, Matthew <<u>Matthew.Boyle@wsp.com</u>>; Michael Martin <<u>Michael@percussionpetroleum.com</u>>; Toby Rhodes <<u>Toby@percussionpetroleum.com</u>>; Lupe Carrillo <<u>Lupe@percussionpetroleum.com</u>>; Cc: Bratcher, Mike, EMNRD <<u>mike.bratcher@state.nm.us</u>>; Shelly Tucker <<u>stucker@blm.gov</u>>
Subject: RE: Work Plan

Matthew,

I got your voicemail. Please draft an email with your questions and either Mike Bratcher or myself will answer them as soon as we are able.

As for the additional attachments you mentioned Mike Bratcher forwarded me what he was sent and unfortunately there was no site map or lab sample report with what he had received from you all. If you have stuff like that please send to myself, Mike and Shelly so that we can review that information and include it in with the written report for this project.

Thanks,

Crystal Weaver

Environmental Specialist

OCD – Artesia District II

811 S. 1st Street

Artesia, NM 88210

Office: 575-748-1283 ext. 101

Cell: 575-840-5963

Fax: 575-748-9720

From: Weaver, Crystal, EMNRD Sent: Tuesday, March 27, 2018 4:49 PM To: '<u>Matthew.Boyle@wsp.com</u>' <<u>Matthew.Boyle@wsp.com</u>>; Michael Martin <<u>Michael@percussionpetroleum.com</u>>; 'Toby Rhodes' <<u>Toby@percussionpetroleum.com</u>>; Lupe Carrillo <<u>Lupe@percussionpetroleum.com</u>> Cc: Bratcher, Mike, EMNRD <<u>mike.bratcher@state.nm.us</u>>; Shelly Tucker <<u>stucker@blm.gov</u>> Subject: RE: Work Plan

RE: Percussion Petroleum * Dagger Draw/Foster Battery * 30-015-27493 * 2RP-4503

Hello all,

I have included BLM representative Shelly Tucker on this submission because according to my records I show it to be on a location that involves federal minerals. If that is incorrect I will let Shelly determine that.

As written this plan is approved.

This is a fairly generic plan and would be more suited to be titled as such. At best it could be called a characterization plan however in order to do that we would preferably like to see delineation of the spill and would need to have some preliminary data provided. The COA attachment that was provided by OCD when we

sent back the signed copy of the Initial C-141 has been again attached for Shelly's reference and for Percussion's reference regarding delineation requirements.

Upon completion of delineation efforts we look forward to seeing a work plan on this project.

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

Environmental Specialist

OCD – Artesia District II

811 S. 1st Street

Artesia, NM 88210

Office: 575-748-1283 ext. 101

Cell: 575-840-5963

Fax: 575-748-9720

From: Bratcher, Mike, EMNRD Sent: Friday, March 2, 2018 12:35 PM To: Weaver, Crystal, EMNRD <<u>Crystal.Weaver@state.nm.us</u>> Subject: FW: Work Plan

From: Matthew, Boyle, [mailto:Matthew.Boyle@wsp.com] Sent: Thursday, January 25, 2018 3:16 PM To: Bratcher, Mike, EMNRD <<u>mike.bratcher@state.nm.us</u>> Subject: Work Plan

Mr. Bratcher,

I would like to submit this work plan on behalf of Percussion Petroleum for a release that had reported in November at the Forster/Dagger Draw tank battery in Eddy County. Following your approval we will begin the work. Please let me know if you need anything else.

Thank you,

Matthew Boyle

Sr. Environmental Scientist

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Phone: +1 972 715 2049

Mobile: +1 817 713 0262

Email: matthew.boyle@wsp.com

Please note I have a new email address.

WSP USA

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