From: Yu, Olivia, EMNRD

To: "Ashley Ager"; Adrian Baker
Cc: Littrell, Kyle; stucker@blm.gov
Subject: RE: Sharp Nose Federal #1/1RP-4815
Date: Monday, February 12, 2018 11:57:00 AM

Attachments: image001.png

image003.png image004.png image005.png

Ms. Ager:

NMOCD agrees that 1RP-4815 can be addressed with 1RP-4771 in one delineation report. Please clearly reference as such in the submission.

Thanks, Olivia

From: Ashley Ager [mailto:aager@ltenv.com]
Sent: Tuesday, February 6, 2018 2:20 PM

To: Yu, Olivia, EMNRD <Olivia.Yu@state.nm.us>; Adrian Baker <abaker@ltenv.com>

Cc: Littrell, Kyle <Kyle Littrell@xtoenergy.com>; stucker@blm.gov

Subject: RE: Sharp Nose Federal #1/1RP-4815

Olivia and Shelly,

XTO would like to schedule the sampling as detailed in the approved work plan and listed conditions from NMOCD. XTO wishes to combine this work with additional sampling required on the same location for 1RP-4771 as detailed in a previous email. We are planning to conduct the sampling for both releases on February 13, 2018. XTO would like to combine the reporting of the field sampling work into one comprehensive report addressing both 1RP-4771 and 1RP-4815. XTO will provide the report with the new sample results within 2 weeks of receipt of laboratory analytical results. The updated report will include proposed remediation of the releases as necessary.

Thank You, Ashley

Ashley Ager Vice President of Regional Offices

(970) 385-1096 office (970) 946-1093 mobile

From: Yu, Olivia, EMNRD [mailto:Olivia.Yu@state.nm.us]

Sent: Monday, January 29, 2018 3:08 PM **To:** Adrian Baker abaker@ltenv.com>

Cc: Littrell, Kyle < "> stucker@blm.gov

Subject: RE: Sharp Nose Federal #1/1RP-4815

Dear Ms. Baker:

Please note that this release occurred in Lea, not Eddy, County.

NMOCD approves for the proposed delineation workplan for 1RP-4815 with these clarifications:

- 1. Each delineation sample location must demonstrate at least 2 depths of permissible BTEX, TPH extended, and chloride levels in laboratory analyses to be considered complete: depth obtained and depth maintained at least 2 ft. further.
- 2. Please be advised that augar refusal is not an acceptable rationale for not completing vertical delineation.
- 3. Include soil bore logs in the subsequent delineation/remediation report.

Like approval from BLM required. BLM may have additional stipulations.

Thanks,

Olivia Yu Environmental Specialist NMOCD, District I Olivia.yu@state.nm.us 575-393-6161 x113

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.

From: Adrian Baker [mailto:abaker@ltenv.com]
Sent: Wednesday, January 17, 2018 2:12 PM
To: Yu, Olivia, EMNRD < Olivia. Yu@state.nm.us>

Cc: Littrell, Kyle < "> stucker@blm.gov

Subject: Sharp Nose Federal #1/1RP-4815 and 1RP-4771

Good afternoon,

On behalf of XTO energy, I have attached two documents for Sharp Nose Federal #1, a sampling event and closure request report for 1RP -4771 and a revised work plan for 1RP-4815. Based on your request to combine the two releases into one work plan, XTO did a document search and identified the sampling results for the RP-4771 that had been collected last year. We then revised the original work plan for the RP-4815 to include a site map with proposed sample locations.

Please let Kyle or Ashley or myself know if you have any questions or concerns.

Thank you Adrian Baker Project Geologist



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Please consider the environment before printing this e-mail.

From: Yu, Olivia, EMNRD [mailto:Olivia.Yu@state.nm.us]

Sent: Tuesday, December 5, 2017 4:39 PM

To: Ashley Ager < <u>aager@ltenv.com</u>>

Cc: Littrell, Kyle < < <u>Kyle Littrell@xtoenergy.com</u> >; Tucker, Shelly < <u>stucker@blm.gov</u> >

Subject: RE: Sharp Nose Federal #1/1RP-4815

Ms. Ager:

NMOCD requests that a proposed delineation workplan be resubmitted for 1RP-4815 with the inclusion of an appropriately scaled map. The map (i.e., Google Earth) must have the proposed delineation sample locations demarcated with GPS coordinates and the release area outlined. Also, as there is another release on location (1RP-4771), NMOCD recommends that both 1RPs be addressed under the same workplan.

Please be advised that as the surface owner is Federal, Shelly Tucker (cc'd) need to be included in all

communications. Like approval from BLM is required for all delineation and remediation activities.

Thanks,

Olivia Yu Environmental Specialist NMOCD, District I Olivia.yu@state.nm.us 575-393-6161 x113

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.

From: Ashley Ager [mailto:aager@ltenv.com]

Sent: Tuesday, December 5, 2017 8:43 AM

To: Yu, Olivia, EMNRD < Olivia.Yu@state.nm.us>
Cc: Littrell, Kyle < Kyle_Littrell@xtoenergy.com>

Subject: Sharp Nose Federal #1/1RP-4815

Olivia,

On behalf of XTO Energy, I have attached a sampling work plan for the Sharp Nose Federal/1RP-4815 for your review. I am working with Kyle Littrell, the new EH&S Coordinator for XTO's Delaware Division. Please let Kyle or myself know if you have any questions or concerns.

Thank You, Ashley

Ashley Ager, M.S., P.G. Director of Regional Offices



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