

**From:** Tucker, Shelly  
**To:** [Yu, Olivia, EMNRD](mailto:Yu.Olivia.EMNRD)  
**Cc:** [Alan.Brandon@ghd.com](mailto:Alan.Brandon@ghd.com); [Zane Kurtz](mailto:Zane.Kurtz); [Bernard.Bockisch@ghd.com](mailto:Bernard.Bockisch@ghd.com); [cctofiling@croworld.com](mailto:cctofiling@croworld.com)  
**Subject:** Re: [EXTERNAL] RE: 088210-52 Caper BFE Fed #1 (30-025-36954) Assessment Summary Report ~COR-088210-52~  
**Date:** Tuesday, April 24, 2018 6:53:05 AM

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## BLM concurs with NMOCD approval.

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

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](mailto: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. **In such an 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.

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On Thu, Apr 12, 2018 at 2:08 PM, Yu, Olivia, EMNRD <[Olivia.Yu@state.nm.us](mailto:Olivia.Yu@state.nm.us)> wrote:

Mr. Brandon:

Thank you for your timely response and the additional information. NMOCD approves of the delineation completed and proposed remediation for 1RP-4998. Please provide photo documentation of delineation/remediation activities in the subsequent report.

Like approval from BLM required.

Thanks,

Olivia

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**From:** [Alan.Brandon@ghd.com](mailto:Alan.Brandon@ghd.com) <[Alan.Brandon@ghd.com](mailto:Alan.Brandon@ghd.com)>

**Sent:** Thursday, April 12, 2018 12:24 PM

**To:** Yu, Olivia, EMNRD <[Olivia.Yu@state.nm.us](mailto:Olivia.Yu@state.nm.us)>; [stucker@blm.gov](mailto:stucker@blm.gov)

**Cc:** Zane Kurtz <[Zane\\_Kurtz@eogresources.com](mailto:Zane_Kurtz@eogresources.com)>; [Bernard.Bockisch@ghd.com](mailto:Bernard.Bockisch@ghd.com);  
[cctofiling@croworld.com](mailto:cctofiling@croworld.com)

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Olivia,

Please see below for a response to your question.

Thanks

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**From:** Yu, Olivia, EMNRD <[Olivia.Yu@state.nm.us](mailto:Olivia.Yu@state.nm.us)>

**Sent:** Tuesday, April 10, 2018 2:03 PM

**To:** Alan Brandon <[Alan.Brandon@ghd.com](mailto:Alan.Brandon@ghd.com)>; [stucker@blm.gov](mailto:stucker@blm.gov)

**Cc:** Zane Kurtz <[Zane\\_Kurtz@eogresources.com](mailto:Zane_Kurtz@eogresources.com)>; Bernard Bockisch  
<[Bernard.Bockisch@ghd.com](mailto:Bernard.Bockisch@ghd.com)>; [cctofiling@croworld.com](mailto:cctofiling@croworld.com)

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Mr. Brandon/Mr. Kurtz:

NMOCD has issued 1RP-4998 for this release. Thank you for your initiative to resolve this incident.

Please clarify: Is the data for TP-6 used to complete vertical delineation for HA-1 to HA-4?

Please remember to annotate the figure with the release point to the best of your knowledge or internal files. Yes, TP-6 was used for the vertical delineation. TP-5 and TP-7 were also used to delineate the vertical and horizontal extent. The plan is to excavate to 4 feet and utilize field screening to guide the excavation activities. Once field screening indicates chloride concentrations below the RRAL, confirmation samples will be collected from the sidewalls. If concentrations from laboratory analysis are below the RRAL, the excavation will be lined and backfilled upon your approval.

The attached Breaks, Spills and Leaks report is what we had to go by regarding the release point so we used the spill description on the C-141 and visual field conditions to determine sampling locations.

Thanks,

Olivia

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**From:** [Alan.Brandon@ghd.com](mailto:Alan.Brandon@ghd.com) <[Alan.Brandon@ghd.com](mailto:Alan.Brandon@ghd.com)>

**Sent:** Wednesday, March 14, 2018 1:44 PM

**To:** Yu, Olivia, EMNRD <[Olivia.Yu@state.nm.us](mailto:Olivia.Yu@state.nm.us)>; [stucker@blm.gov](mailto:stucker@blm.gov)

**Cc:** Zane Kurtz <[Zane\\_Kurtz@eogresources.com](mailto:Zane_Kurtz@eogresources.com)>; [Bernard.Bockisch@ghd.com](mailto:Bernard.Bockisch@ghd.com); [cctofiling@craworld.com](mailto:cctofiling@craworld.com)

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Olivia and Shelly,

On behalf of EOG Resources, GHD is submitting the attached Assessment Summary Report for the Caper BFE Federal #1 release. If you have any questions, please contact either Bernard Bockisch or myself.

Thanks

**Alan Brandon**

**Senior Project Manager**

**GHD**

T: +1 505 884 0672 | M: +1 505 697 2025 | VOIP Ext: 867318 | E: [Alan.Brandon@ghd.com](mailto:Alan.Brandon@ghd.com)  
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