

From: John Turner
To: [Yu, Olivia, EMNRD](mailto:Yu.Olivia@state.nm.us)
Cc: [Groves, Amber](mailto:Agroves@state.nm.us); [Billings, Bradford, EMNRD](mailto:Billings@state.nm.us)
Subject: RE: Annapurna and Everest
Date: Tuesday, November 21, 2017 8:45:55 AM

Good morning Mrs. Yu, thank you for the written confirmation of our phone conversation yesterday. The additional sampling and analysis request is confirmed.

Happy Thanksgiving,

John Turner

Rockcliff Energy, LLC

Sr. Environmental Specialist

342 Johnny Clark Rd

Longview, TX 75603

O: (903) 643-3791

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jturner@rockcliffenergy.com

From: Yu, Olivia, EMNRD [mailto:Olivia.Yu@state.nm.us]
Sent: Tuesday, November 21, 2017 8:47 AM
To: John Turner <John.Turner@Rockcliffenergy.com>
Cc: Groves, Amber <agroves@slo.state.nm.us>; Billings, Bradford, EMNRD <Bradford.Billings@state.nm.us>
Subject: Annapurna and Everest

Good morning Mr. Turner:

So that all pertinent agencies are in agreement and for documentation purposes, NMOCD requests written communications for verbal agreements. As per our phone conversation yesterday afternoon (20 November 2017), NMOCD and Rockcliff discussed the additional sampling required for 1RP-4737 and 1RP-4828. For both releases, 2 ft. further in depth sample is agreed upon, indicating 600 mg/kg chlorides is maintained. Each sample location must have laboratory analyses of at least 2 sample depths: depth obtained permissible levels and depth maintained permissible levels. For 1RP-4737, all confirmatory samples must have BTEX (Method 8260 or 8021) , TPH extended (8015), and chlorides (Method 300) analyses. For 1RP-4828, a subset of the delineation and remediation sample locations must have BTEX, TPH extended and chlorides analyzed. Please include all relevant field data and map with delineation and/or confirmation sample locations with GPS coordinates demarcated.

Please confirm and inform if further questions arise.

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.