From: Patterson, Heather, EMNRD

To: "Zack Thomas"
Cc: Bratcher, Mike, EMNRD

Subject: RE: Layla 27 SWD #1 Corrective Action Plan

Date: Thursday, August 04, 2016 12:47:00 PM

Attachments: image001.png

image002.png

RE: Mewbourne Oil Co. \* Layla 27 SWD #1 \* 30-015-22638 \* 2RP-3626

Zack.

Your closure request is approved.

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 me.

Heather Patterson Environmental Specialist NMOCD District II Office (575)748-1283 ext.101 Cell (575)703-0228

**From:** Zack Thomas [mailto:zthomas@mewbourne.com]

**Sent:** Tuesday, August 02, 2016 8:07 AM

**To:** Bratcher, Mike, EMNRD **Cc:** Patterson, Heather, EMNRD

**Subject:** RE: Layla 27 SWD #1 Corrective Action Plan

Guys,

We have completed the remediation of the Layla 27 SWD #1 according to the approved remediation proposal dated may  $18^{th}$ . I will send another email with more pics attached.

**Zack Thomas** 

Environmental Rep.
Mewbourne Oil Company

PO Box 5270

Hobbs, NM 88241 US

Phone: (575) 393-5905 | Fax: (575) 397-6252

(575) 602-2188

Email: <u>zthomas@Mewbourne.com</u>



From: Bratcher, Mike, EMNRD [mailto:mike.bratcher@state.nm.us]

Sent: Tuesday, May 24, 2016 2:15 PM

**To:** Zack Thomas

Cc: Patterson, Heather, EMNRD

Subject: RE: Layla 27 SWD #1 Corrective Action Plan

RE: Mewbourne Oil \* Layla 27 SWD 1 \* 2RP-3626 \* DOR: 3/27/16

Zack,

Your 5/20/16 proposal for remediation of the above referenced release is approved. Please advise once remedial activities have been scheduled.

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 me.

Mike Bratcher NMOCD District 2 811 S. First Street Artesia, NM 88210 O: 575-748-1283 X108

C: 575-626-0857 F: 575-748-9720

**From:** Zack Thomas [mailto:zthomas@mewbourne.com]

**Sent:** Friday, May 20, 2016 9:27 AM

To: Bratcher, Mike, EMNRD

**Subject:** RE: Layla 27 SWD #1 Corrective Action Plan

Update work plan.

3. Thomas

**Zack Thomas** 

Environmental Rep. Mewbourne Oil Company PO Box 5270 Hobbs. NM 88241 US

Phone: (575) 393-5905 | Fax: (575) 397-6252

(575) 602-2188

Email: zthomas@Mewbourne.com



From: Bratcher, Mike, EMNRD [mailto:mike.bratcher@state.nm.us]

Sent: Thursday, May 19, 2016 8:58 AM

To: Zack Thomas

Cc: Patterson, Heather, EMNRD

Subject: RE: Layla 27 SWD #1 Corrective Action Plan

RE: Mewbourne Oil \* Layla 27 SWD 1 \* **2RP-3626** \* DOR: 3/27/16

Zack.

I am OK with removing the top 1' to a disposal, however, OCD does request the liner placement be at 4' bgs. The reason for the placement depth is primarily, protection of the liner. Future changes, installation of lines, etc. at the facility may require trenching, and at 2', the liner would stand a chance of being compromised. Also, any future spill events may require 1' to 2' material removal, which could jeopardize the liner integrity. At 4', that liner being intact will be a consideration for any future remedial requirements. With the top 1' being hauled, an equivalent volume of clean backfill may be blended with the remaining excavated soils, and backfilled. Some cushioning may be required directly under and over the liner, depending on condition of excavation and backfill material, ie. rocks, protuberances, etc. A minimum 20 mil HDPE liner will be required, with a 30 mil or more suggested (possibly double up on a 20 mil?).

If you have any questions or concerns, please contact me. If this is agreeable, please notify once remedial activities have been scheduled.

Thanks,

Mike Bratcher NMOCD District 2 811 S. First Street Artesia, NM 88210 O: 575-748-1283 X108 C: 575-626-0857

## F: 575-748-9720

**From:** Zack Thomas [mailto:zthomas@mewbourne.com]

**Sent:** Wednesday, May 18, 2016 9:15 AM

To: Bratcher, Mike, EMNRD

**Subject:** Layla 27 SWD #1 Corrective Action Plan

Mike,

We've proposed to excavate 1' and haul off out of the leak area. The highest chloride content is from surface to 1'. I believe blending will be a good solution for contaminated in between 1' and 2', putting the liner on bottom at 2', because chlorides are in the 2000 range at that depth so can be easily blended down below 1000.

Please call me if you want to discuss.

**Zack Thomas** 

Environmental Rep. Mewbourne Oil Company PO Box 5270

Hobbs, NM 88241 US

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Email: zthomas@Mewbourne.com

