

Bratcher, Mike, EMNRD

From: Groves, Amber <agroves@slo.state.nm.us>
Sent: Wednesday, August 17, 2016 2:37 PM
To: Pair, Randal; Van Curen, Jennifer
Cc: Patterson, Heather, EMNRD; Bratcher, Mike, EMNRD; Baker, Larry; Fernando Banos; Martin, Ed
Subject: RE: State SWD #3 flowline Proposal

Good Afternoon,

I understand that the work plan states that the 1000 ppm chloride caliche will be used in the Cedar Lake area, however I have a few concerns with that. Is there some sort of plan to monitor where exactly the caliche goes? Will it be turned over to Apache's production division from the environmental division, or will Mr. Baker be responsible for building the pads, roads and berms for which the proposal is stating it will be used for? Lastly, how will the caliche be tracked for reference in future releases?

Thank you,

Amber Groves

Remediation Specialist
Field Operations Division
(575)392-3697
(575)263-3209 cell
New Mexico State Land Office
2827 N. Dal Paso Suite 117
Hobbs, NM 88260



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From: Pair, Randal [mailto:rpair@blm.gov]
Sent: Wednesday, August 17, 2016 12:37 PM
To: Van Curen, Jennifer <Jennifer.VanCuren@arcadis.com>
Cc: Patterson, Heather, EMNRD <Heather.Patterson@state.nm.us>; Bratcher, Mike, EMNRD <mike.bratcher@state.nm.us>; Groves, Amber <agroves@slo.state.nm.us>; Baker, Larry <Larry.Baker@apachecorp.com>; Fernando Banos <fbanos@blm.gov>
Subject: Re: State SWD #3 flowline Proposal

With Jennifer's clarifications, BLM concurs with Mike Bratcher's conditions, and likewise approves the cleanup plan with his conditions.

BLM must still approve any backfilling and/or liner installation on BLM-managed lands.

Randal "Randy" Pair
Envir. Protection Specialist - Realty Compliance
office: 575.234.6240
cell: 575.361.0062
email: rpair@blm.gov

On Wed, Aug 17, 2016 at 9:07 AM, Bratcher, Mike, EMNRD <mike.bratcher@state.nm.us> wrote:

RE: Apache Corp. * Apache St SWD 3 * 2RP-3317 * DOR: 10/2/15

Jennifer,

Your proposal for remediation of the above referenced release is approved with the following conditions of approval:

- > Target goal for chloride delineation will be 250 mg/kg or background levels. At the area identified as "Pt 1", you may want to delineate prior to excavating.
- > A representative sample will need to be obtained and tested for hydrocarbon constituents.
- > Advise OCD prior to installation of any liner.
- > Sidewall samples will be required in excavations where lateral extent of impact has not been previously defined.
- > Notify OCD once remedial activities have been scheduled.
- > Like approval from any other applicable regulatory agency.

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.

Thank you,

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

-----Original Message-----

From: Van Curen, Jennifer [mailto:Jennifer.VanCuren@arcadis.com]

Sent: Tuesday, August 16, 2016 2:36 PM

To: Bratcher, Mike, EMNRD; Patterson, Heather, EMNRD; rpair@blm.gov; agroves@slo.state.nm.us

Cc: Baker, Larry

Subject: State SWD #3 flowline Proposal

All,

Please see the attached plan for the release located in Section 19, T17S, R31E at 32.816536, and -103.916730 in Eddy County, NM.

Please approve the attached plan with any conditions of approval required to begin work as soon as possible.

Thank you for your time reviewing this plan.

Jennifer Van Curen

Environmental Project Scientist | Permitting & Compliance Jennifer.VanCuren@arcadis.com | Arcadis U.S.
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432.687.5401

Anger is just one letter short of danger.

Unknown

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Remediation Plan.pdf

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