

Bratcher, Mike, EMNRD

From: Groves, Amber <agroves@slo.state.nm.us>
Sent: Tuesday, November 14, 2017 8:47 AM
To: Bratcher, Mike, EMNRD; Ashley Ager; Weaver, Crystal, EMNRD
Cc: Littrell, Kyle
Subject: RE: Remuda Basin 32-23-30 Tank Battery/2RP-4420

Good Morning,

NMSLO agrees with NMOCD on delineation approval and stipulations.

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 88240



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From: Bratcher, Mike, EMNRD [mailto:mike.bratcher@state.nm.us]
Sent: Wednesday, November 8, 2017 12:05 PM
To: Ashley Ager <aager@ltenv.com>; Weaver, Crystal, EMNRD <Crystal.Weaver@state.nm.us>; Groves, Amber <agroves@slo.state.nm.us>
Cc: Littrell, Kyle <Kyle_Littrell@xtoenergy.com>
Subject: RE: Remuda Basin 32-23-30 Tank Battery/2RP-4420

RE: XTO * Remuda Basin 32-23-30 St 1H Tank Battery (API/Data Entry is for Poker Lake Ut CVX JV RB 2H) **2RP-4420** *
DOR: 9/10/17

Greetings,

Your proposal for delineation of the above referenced release is approved with the following:

- At this time, target delineation goal for chloride impact is **600 mg/kg** (or natural background levels, whichever is greater)

- Sample points from surface through the first 5' bgs, should be in 1' increments. 5' increments may be used after, if necessary).

Please advise once remedial/investigatory activities have been scheduled.

If you have any questions or concerns, please contact me or Crystal Weaver.

Thank you,

Mike Bratcher
NMOCD District 2
811 South First Street
Artesia, NM 88210
575-748-1283 Ext 108

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: Thursday, October 26, 2017 2:29 PM
To: Bratcher, Mike, EMNRD <mike.bratcher@state.nm.us>; Weaver, Crystal, EMNRD <Crystal.Weaver@state.nm.us>; agroves@slo.state.nm.us
Cc: Littrell, Kyle <Kyle.Littrell@xtoenergy.com>
Subject: Remuda Basin 32-23-30 Tank Battery/2RP-4420

Good Afternoon Mike,

On behalf of XTO Energy, I have attached a delineation work plan for the Remuda Basin 32-23-30 Tank Battery/2RP-4420 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.

I have copied Crystal Weaver and Amber Groves since they were included on the original C-141 notification submittal.

Thank You,
Ashley

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



LT Environmental, Inc.
(970) 946-1093 mobile
www.ltenv.com

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