

Venegas, Victoria, EMNRD

From: Sanjari, Melodie (MRO) <msanjari@marathonoil.com>
Sent: Monday, September 14, 2020 10:55 AM
To: Venegas, Victoria, EMNRD
Cc: Griswold, Jim, EMNRD; Billings, Bradford, EMNRD
Subject: [EXT] RE: NDHR1921342505 QUEENIE 15 FEDERAL #001H @ 30-025-40230
Attachments: Queenie 15 Federal #001H (1RP-5624).pdf; RE: [External] Deferral Request Report for the Queenie 15 Federal #001H Release (1RP-5624),

Ms. Venegas,

This is one of the releases that Marathon discussed in detail with Mr. Griswold and Mr. Billings on June 25th – meeting notes attached. The excerpt that you've attached below from Table 3 of Page 19 appears to be an error ("excavate") – it was pointed out during the meeting and the wording was corrected when the additional labs that were requested for deferral approval were resubmitted through the portal. L1 was not delineated further than 1 foot bgs as the sample location was abandoned for safety and access reasons that were discussed during June meeting and that are detailed in the attached correspondence between you and I from earlier this year. I know that Mr. Griswold and/or Mr. Billings was going to get with you to discuss the details – please feel free to reach out with any additional questions.

Thanks

Melodie Sanjari

Environmental Professional
Permian Basin
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From: Venegas, Victoria, EMNRD <Victoria.Venegas@state.nm.us>
Sent: Thursday, September 10, 2020 9:40 AM
To: Sanjari, Melodie (MRO) <msanjari@marathonoil.com>
Subject: [External] NDHR1921342505 QUEENIE 15 FEDERAL #001H @ 30-025-40230

Beware of links/attachments.

NDHR1921342505 QUEENIE 15 FEDERAL #001H @ 30-025-40230

Good morning Melodie,

Could you please, help me to answer a couple of questions regarding this report?

- Were sample point L1@1' and BH1@2' excavated as shown in Table 3 page 19? If so, why are you requesting a deferral for the same sample points in Table 3 page 8?
- Was L1 delineated further than 1 foot? I would expect L1 to be delineated to 2500 for TPH and 1000 for GRO+DRO, right?

Thanks for your time!

L1	7/26/2019	1'	Excavate	12.325	<0.025	860	8200	3400	124
	7/26/2019	2'	Excavate	<2.6	0.12	170	3200	1300	46
	7/26/2019	4'	Excavate	<0.05	<0.005	44	800	400	44

NMOCD Closure Criteria				50	10	1000			25
L1	7/26/2019	1	Deferral	12.3	<0.025	860	8,200	3,400	12
	7/26/2019	2	Deferral	2.24	0.12	170	3,200	1,300	4,
	7/26/2019	4	Deferral	0.40	<0.025	44	800	400	4

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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 groundwater, 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, or local laws and/or regulations.