From: Tucker, Shelly
To: Yu, Olivia, EMNRD

Cc: Adrian Baker; Littrell, Kyle; Ashley Ager
Subject: Re: Sharp Nose Federal #1/1RP-4815
Date: Monday, January 29, 2018 4:45:00 PM

Attachments: image001.png

image004.png image003.png

## BLM concurs with NMOCD approval and stipulations.

If you have any questions or concerns, please do not hesitate to contact me.

Sincerely,

Shelly J Tucker

Environmental Protection Specialist O&G Spill/Release Coordinator

Bureau of Land Management 620 E. Greene St Carlsbad, NM 88220

575.234.5905 - Direct 575.361.0084 - Cellular 575.234.6235 - Emergency Spill Number

stucker@blm.gov

The **BLM** acceptance/approval does not relieve the operator of liability should their operations have failed to adequately investigate and remediate contamination that may pose a threat to groundwater, surface water, human health or the environment or if the location fails to reclaim properly. In such an event that the location does not revegetate, or future issues with contaminants are encountered, the operator will be asked to address the issues until the contaminant issues are fully mitigated and the location is successfully reclaimed. In addition, BLM approval does not relieve the operator of responsibility for compliance with any other federal, state or local laws/regulations.

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On Mon, Jan 29, 2018 at 3:08 PM, Yu, Olivia, EMNRD < Olivia. Yu@state.nm.us > wrote:

Dear Ms. Baker:

Please note that this release occurred in Lea, not Eddy, County.

NMOCD approves for the proposed delineation workplan for 1RP-4815 with these clarifications:

- 1. Each delineation sample location must demonstrate at least 2 depths of permissible BTEX, TPH extended, and chloride levels in laboratory analyses to be considered complete: depth obtained and depth maintained at least 2 ft. further.
- 2. Please be advised that augar refusal is not an acceptable rationale for not completing vertical delineation.
- 3. Include soil bore logs in the subsequent delineation/remediation report.

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.

From: Adrian Baker [mailto:abaker@ltenv.com]
Sent: Wednesday, January 17, 2018 2:12 PM
To: Yu, Olivia, EMNRD < Olivia, Yu@state.nm.us>

Cc: Littrell, Kyle < < <a href="mailto:Kyle\_Littrell@xtoenergy.com">Kyle <a href="mailto:Kyle\_Littrell@xtoenergy.com">Kyle

stucker@blm.gov

**Subject:** Sharp Nose Federal #1/1RP-4815 and 1RP-4771

Good afternoon,

On behalf of XTO energy, I have attached two documents for Sharp Nose Federal #1, a sampling event and closure request report for 1RP -4771 and a revised work plan for 1RP-4815. Based on your request to combine the two releases into one work plan, XTO did a document search and identified the sampling results for the RP-4771 that had been collected last year. We then revised the original work plan for the RP-4815 to include a site map with proposed sample locations.

Please let Kyle or Ashley or myself know if you have any questions or concerns.

Thank you

Adrian Baker

**Project Geologist** 



LT Environmental, Inc.

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Please consider the environment before printing this e-mail.

From: Yu, Olivia, EMNRD [mailto:Olivia.Yu@state.nm.us]

**Sent:** Tuesday, December 5, 2017 4:39 PM **To:** Ashley Ager <a href="mailto:aager@ltenv.com">aager@ltenv.com</a>

Cc: Littrell, Kyle < < <u>Kyle\_Littrell@xtoenergy.com</u>>; Tucker, Shelly < <u>stucker@blm.gov</u>>

**Subject:** RE: Sharp Nose Federal #1/1RP-4815

Ms. Ager:

NMOCD requests that a proposed delineation workplan be resubmitted for 1RP-4815 with the inclusion of an appropriately scaled map. The map (i.e., Google Earth) must have the proposed delineation sample locations demarcated with GPS coordinates and the release area outlined. Also, as there is another release on location (1RP-4771), NMOCD recommends that both 1RPs be addressed under the same workplan.

Please be advised that as the surface owner is Federal, Shelly Tucker (cc'd) need to be included in all communications. Like approval from BLM is required for all delineation and remediation activities.

Thanks,

Olivia Yu

**Environmental Specialist** 

NMOCD, District I

Olivia.yu@state.nm.us

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: Tuesday, December 5, 2017 8:43 AM

**To:** Yu, Olivia, EMNRD < Olivia. Yu@state.nm.us > Cc: Littrell, Kyle < Kyle\_Littrell@xtoenergy.com > Subject: Sharp Nose Federal #1/1RP-4815

Olivia,

On behalf of XTO Energy, I have attached a sampling work plan for the Sharp Nose Federal/1RP-4815 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.

Thank You,

Ashley

Ashley Ager, M.S., P.G.

**Director of Regional Offices** 





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