Bratcher, Mike, EMNRD

From:	Lara Weinheimer <lweinheimer@rice-ecs.com></lweinheimer@rice-ecs.com>
Sent:	Friday, December 06, 2013 10:01 AM
То:	Bratcher, Mike, EMNRD; Warren, JeanMarie, EMNRD
Cc:	'Burton, Michael'; 'Wall, Fred'; 'Jacob Kamplain'; 'Hack Conder'
Subject:	RE: Linn Max Friess & Fren Supply Line (2RP-2033) Corrective Action Plan

Mike, those samples were not included in the data we received from another environmental company. We will submit the bottom samples for these points from the excavation as you requested prior to liner installation and backfilling of the site.

Thanks!

From: Bratcher, Mike, EMNRD [mailto:mike.bratcher@state.nm.us]
Sent: Thursday, December 05, 2013 3:20 PM
To: Lara Weinheimer; 'Wall, Fred'
Cc: 'Hack Conder'; 'Jacob Kamplain'; Warren, JeanMarie, EMNRD
Subject: RE: Linn Max Friess & Fren Supply Line (2RP-2033) Corrective Action Plan

Reference: Linn Operating * Max Friess & Fren Supply Line (Turner B 12) * 30-015-05284 * L-20-17s-31e * Eddy County, New Mexico

NMOCD Tracking number: 2RP-2033 * Date of release: 5/20/13

Lara,

Your proposal for remediation of the above referenced release is approved. Remediation projects on federal sites will require like approval by BLM. In the area identified in the CAP as SP-1, if there is analytical data available from the interval between surface and 8', please provide that data to OCD. In the area identified as SP-2, if there is analytical data available from the interval between surface and 20', please provide that data as well. If there is no data available from these intervals, samples may be required to be obtained for analyses from the excavation bottom in these areas, prior to liner installation/backfill.

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: Lara Weinheimer [mailto:lweinheimer@rice-ecs.com] Sent: Thursday, December 05, 2013 9:15 AM

To: Bratcher, Mike, EMNRD; Warren, JeanMarie, EMNRD Cc: 'Wall, Fred'; 'Hack Conder'; 'Jacob Kamplain' Subject: Linn Max Friess & Fren Supply Line (2RP-2033) Corrective Action Plan

Mike, attached is the verbiage and plats for the Linn Max Friess & Fren Supply Line (2RP-2033) Corrective Action Plan. A hard copy of the CAP is in the mail. If you have any questions, please let us know. Otherwise, we will await your approval.

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Thanks!

Lara Weinheimer Rice Environmental Consulting & Safety Project Scientist 419 West Cain Hobbs, NM 88240 (575) 441-0431

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