From:	Eads, Cristina, EMNRD
То:	"andrew@rthicksconsult.com"
Cc:	<u>"rmann@slo.state.nm.us"; Mike EMNRD Bratcher (mike.bratcher@state.nm.us); Victoria EMNRD Venegas</u> (Victoria.Venegas@state.nm.us); Robert EMNRD Hamlet (Robert.Hamlet@state.nm.us)
Subject:	NRM2000354631 DAGGER LAKE TANK BATTERY @ L-05-22S-33E ON OE
Date:	Monday, May 4, 2020 4:14:00 PM
Attachments:	<u>(C-141 Remediation Plan) NRM2000354631.pdf</u> image003.png

## NRM2000354631 DAGGER LAKE TANK BATTERY @ L-05-22S-33E ON 0E

Andrew,

The OCD has approved the Remediation Plan for incident # NRM2000354631 with the following conditions:

- Because it is unclear at what depth TPH is delineated within the "Area of Saturation" (Grids 2 and 3), a grab sample(s) will need to be collected to determine the depth at which the soil should be remediated in that area.
- Composite samples will not represent an area of more than 200 square feet in Grids 1,2, and 3.
- Composite samples will not represent an area of more than 500 square feet in Grids 4,5,6, and 7.
- If contamination is found in the soil at a depth of 4' or greater, and AEP seeks closure using Table 1 Closure Criteria where depth to water is greater than 100', more data will need to be provided to confirm depth to groundwater. When nearby wells are used to determine depth to groundwater, the wells should be no further than ½ mile away from the site, data should be no more than 25 years old, and well construction information should be provided. If AEP is unable to provide such data, a borehole will need to be drilled onsite and a copy of the driller's log must be provided.

The signed C-141 can be found in the online image data base under the incident #. Please let me know if you have any questions.

Thanks,

## **Cristina Eads**

Environmental Bureau EMNRD – Oil Conservation Division 5200 Oakland Avenue NE, Suite 100 Albuquerque, New Mexico 87113 505.670-5601

email: <u>Cristina.Eads@state.nm.us</u>



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.