From:	<u>Fulks, Brett</u>
To:	Patterson, Heather, EMNRD
Cc:	Bratcher, Mike, EMNRD
Subject:	Re: [EXTERNAL] RE: Grandi 22-3 * 30-015-33922 * 2RP-3647
Date:	Tuesday, May 17, 2016 11:04:13 AM
Attachments:	image007.png

Heather, due to weather, the rig has been delayed until tomorrow at 8AM.

Sent from my iPhone

On May 16, 2016, at 10:44 AM, Patterson, Heather, EMNRD </
Heather.Patterson@state.nm.us
wrote:

<image001.gif> RE: Devon * Grandi 22-3 * 30-015-33922 * 2RP-3647

Brett,

Your revision to the work plan for the above listed release is approved.

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.

Heather Patterson Environmental Specialist NMOCD District II Office (575)748-1283 ext.101 Cell (575)703-0228

From: Fulks, Brett [mailto:Brett.Fulks@dvn.com] Sent: Monday, May 16, 2016 10:17 AM To: Patterson, Heather, EMNRD; Bratcher, Mike, EMNRD Subject: RE: [EXTERNAL] RE: Grandi 22-3 * 30-015-33922 * 2RP-3647

All,

Per our conversation earlier, going forward on this project Devon will be mobilizing a Talon LPE drilling rig to the location to further delineate the release. The day after, while awaiting lab analysis, Devon would like to move forward on the proposed remedial excavation in the existing work plan. If ground water is encountered, Devon does plan to drill a second hole up gradient of the release area, and take samples of the ground water there for comparison and to inform us all on how to proceed going forward.

Thanks,

Brett Fulks EHS Representative

Devon Energy Corporation 6488 Seven Rivers Highway Artesia, New Mexico 88210 575 748 1844 Direct 432 301 3223 Mobile

<image002.jpg>

From: Fulks, Brett Sent: Monday, May 16, 2016 6:09 AM To: Patterson, Heather, EMNRD <Heather.Patterson@state.nm.us<<u>mailto:Heather.Patterson@state.nm.us</u>>>; Bratcher, Mike, EMNRD <mike.bratcher@state.nm.us<<u>mailto:mike.bratcher@state.nm.us</u>>> Subject: RE: [EXTERNAL] RE: Grandi 22-3 * 30-015-33922 * 2RP-3647

Heather/Mike,

After thinking on this, would it not be acceptable, in the event that we do encounter groundwater, that we simply leave that hole untouched in part of the plan? In other words, we would still move forward on this portion of the plan but leave this hole available in case ground water monitoring seems necessary? We need to show progress on this job to the land owner, It seems that the only reason not to execute on the plan if ground water is encountered would be for fear that we would have to re-enter our clay barrier on the way back in drilling a monitoring well. I also want to do this job right, but don't see how the proposed plan would be any different if protected ground water WERE somehow encountered, other than the monitoring well at the location of contamination. I will be in a meeting until 8AM, but if either of you have a chance, could you please call me on my mobile number below to discuss?

Thanks,

Brett Fulks EHS Representative

Devon Energy Corporation 6488 Seven Rivers Highway Artesia, New Mexico 88210 575 748 1844 Direct 432 301 3223 Mobile

<image004.jpg>

From: Patterson, Heather, EMNRD [mailto:Heather.Patterson@state.nm.us] Sent: Friday, May 13, 2016 2:10 PM To: Kimberly M. Wilson <kwilson@talonlpe.com<mailto:kwilson@talonlpe.com>>; Bratcher, Mike, EMNRD <mike.bratcher@state.nm.us<mailto:mike.bratcher@state.nm.us>> Cc: Fulks, Brett <Brett.Fulks@dvn.com<mailto:Brett.Fulks@dvn.com>>; David Adkins <dadkins@talonlpe.com<mailto:dadkins@talonlpe.com>> Subject: [EXTERNAL] RE: Grandi 22-3 * 30-015-33922 * 2RP-3647

Kimberly and Brett,

The OCD will need a full delineation before we can approve excavation depths. In the event that you hit ground water during the course of your delineation, you will need to contact the OCD immediately.

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.

Thank you,

Heather Patterson Environmental Specialist NMOCD District II Office (575)748-1283 ext.101 Cell (575)703-0228

From: Kimberly M. Wilson [mailto:kwilson@talonlpe.com] Sent: Friday, May 13, 2016 11:52 AM To: Bratcher, Mike, EMNRD Cc: Patterson, Heather, EMNRD; Fulks, Brett; David Adkins Subject: Grandi 22-3 * 30-015-33922 * 2RP-3647 RE: Devon: Grandi 22-3 * 30-015-33922 * 2RP-3647

Mike and Heather

Good afternoon,

Attached please find the work plan for the above referenced location. If you have any questions or concerns please feel free to contact me. Thank you.

Respectfully submitted,

Kimberly M. Wilson Project Manager Office: 575.746.8768 Direct: 575.616.4023 Cell: 575.602.3826 Fax: 575.746.8905 Emergency: 866.742.0742 Web: www.talonlpe.com<https://urldefense.proofpoint.com/v2/url?u=http-3A__www.website.com_&d=DQMFAg&c=c26JvTNxlBzprEG-YwpBncKWSHipAnfAdXnqmG16xrs&r=SSs4FCpRsFGCu9hAWH1cYUJxldDbkpgt58LaavfvCM&m=sswdtH63N1pZiueRpY5zf7cQ04vjlLA7nmEcsUgVEfs&s=h9BL9Soe4lW4vqicTLEKC69hAXjtHshjmR1bkS44qpA&e=>

<image007.png>

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