Hamlet, Robert, EMNRD

From: Hamlet, Robert, EMNRD

Sent: Tuesday, May 5, 2020 11:31 AM

To: trevor.baird@enlink.com

Cc: Bratcher, Mike, EMNRD; Venegas, Victoria, EMNRD; Eads, Cristina, EMNRD; Mann, Ryan **Subject:** Remediation Denied - EnLink Midstream - Falcon CDP - (Incident #NRM2000659184)

Attachments: Remediation Denied - EnLink Midstream - Falcon CDP Release.pdf

Trevor,

We have received your Workplan/Remediation Proposal for <u>Incident #NRM2000659184</u> Falcon CDP, thank you. This Workplan/Remediation proposal is denied.

- Depth to groundwater is not adequately identified. 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 evidence of depth to ground water within a ½ mile radius of the site cannot be provided, impacted soils will need to meet Table 1 Closure Criteria for ground water at a depth of 50 feet or less. The Chevron Texaco map is not accurate in some places and cannot be used as a stand alone source for depth to groundwater reliability.
- If you feel the depth to groundwater is >50', a shallow borehole can be drilled to 51' allowing for verification of the depth. If water is not visible after reaching bottom-hole and waiting 72 hours, the OCD will accept this as evidence. We would just need a copy of the driller's log.
- All off pad areas must contain a minimum of 4 feet non-waste containing uncontaminated, earthen material with chloride concentrations less than 600 mg/kg. In the pasture area, 4 feet below the ground surface, soil contamination limits revert back to Table 1 "Closure Criteria for Soils Impacted by a Release" included in the spill rule http://164.64.110.134/parts/title19/19.015.0029.html
- If EnLink chooses not to drill a borehole to confirm the depth to groundwater, the site must be remediated to meet the Closure Criteria in Table 1 for groundwater at a depth of 50 feet or less.
- Please keep the OCD informed of your decision regarding the borehole.

If you have any environmental questions in the future, please contact: Hamlet, Robert, EMNRD

Robert.Hamlet@state.nm.us

Venegas, Victoria, EMNRD Victoria.Venegas@state.nm.us

Eads, Cristina, EMNRD

Cristina.Eads@state.nm.us

Thank you,

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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.