

From: Pam Inskeep
To: [Groves, Amber](#); [Yu, Olivia, EMNRD](#)
Subject: RE: BTA - CAT 3 Compressor Station Work Plan
Date: Tuesday, March 7, 2017 1:32:34 PM
Attachments: [image001.png](#)
[image002.png](#)

I agree. I spoke with Diversified about same, when I saw that they had provided a copy of their report to the BLM. They forwarded it, out of habit.

Thanks,

Pam

From: Groves, Amber [mailto:agroves@slo.state.nm.us]
Sent: Tuesday, March 07, 2017 2:26 PM
To: Yu, Olivia, EMNRD <Olivia.Yu@state.nm.us>; Pam Inskeep <Pinskeep@btaoil.com>
Subject: RE: BTA - CAT 3 Compressor Station Work Plan

Pam,

That entire section is State surface/State mineral, so BLM would not have jurisdiction over it. Please copy me when you address the below concerns with Ms. Yu.

Thank you,

Amber Groves

Remediation Specialist
Field Operations Division
(575)392-3697
(575)263-3209 cell
New Mexico State Land Office
2827 N. Dal Paso Suite 117
Hobbs, NM 88260

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From: Yu, Olivia, EMNRD [mailto:Olivia.Yu@state.nm.us]
Sent: Wednesday, February 22, 2017 4:02 PM

To: Pam Inskeep <Pinskeep@btaoil.com>
Cc: Groves, Amber <agroves@slo.state.nm.us>
Subject: RE: BTA - CAT 3 Compressor Station Work Plan

Dear Ms. Inskeep:

FYI. I am not sure why BLM is included. NMOCD database and your initial C141 indicate State of NM as surface and mineral owner.

What is the status of delineation at this location? I have reviewed your workplan for 1RP-4551. Please address the following concerns:

1. Given the volume of release, NMOCD requires 1 other sample location within the release area. Please locate this north of the tank and complete vertical delineation is required.
2. What is the sample methodology?
3. Provide documentation of depth to groundwater using both Chevron water trend map and NMOSE. Enter UTM coordinates and radius of 5000.0 m for results if PLSS does not return results. Use the conservative value as depth to groundwater.
4. A liner under the pad and a secondary containment with liner were proposed in the workplan. Please provide details about depth, dimensions, and thickness of liner.

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: Pam Inskeep [<mailto:Pinskeep@btaoil.com>]
Sent: Wednesday, January 11, 2017 9:15 AM
To: Yu, Olivia, EMNRD <Olivia.Yu@state.nm.us>
Subject: BTA - CAT 3 Compressor Station Work Plan

Hi, Olivia.

Attached is a copy of the work plan for the referenced. After your review, please advise should there be any questions or requests regarding same.

Please see the email stream below regarding submittal of the plan to the BLM and a copy of same to Kristen Lynch.

Thanks,

Pam

From: Ben Grimes
Sent: Wednesday, January 11, 2017 9:44 AM
To: Pam Inskeep <Pinskeep@btaoil.com>
Subject: FW: BTA - CAT 3 Compressor Station Work Plan

From: Tucker, Shelly [<mailto:stucker@blm.gov>]
Sent: Friday, December 16, 2016 1:06 PM
To: Laura Flores
Cc: kristen.lynch@state.nm.us; Ben Grimes; Bryan Davis; Michael Alves; Michael Burton
Subject: Re: BTA - CAT 3 Compressor Station Work Plan

**BLM approves your work plan as written for the: BTA CAT 3 Compressor Station **
DOR 12.01.2016 ****

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 Tue, Dec 13, 2016 at 9:53 AM, Laura Flores <lflores@diversifiedfsi.com> wrote:
Good morning.

Attached is the Work Plan for the BTA CAT 3 Compressor Station.

Please let us know if you have any questions or if we can provide any additional information.

Thank you,

Laura Flores
Report Writer
Environmental Department
Diversified Field Service, Inc.
206 W Snyder | Hobbs, NM 88240
Phone: 575.964.8394 | Fax: 575.964.8396

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