Dear Ms. Flores:

Please address these concerns regarding the closure report for 1RP-3419:

- 1. On a scaled map, demarcate the sample locations and dimensions of release area.
- 2. Provide a rationale for the wide disparity between field PID values and laboratory analyses. Typically, PID values >10000 do not have non-detect laboratory values.

Thanks,

Olivia Yu Environmental Specialist NMOCD, District I <u>Olivia.yu@state.nm.us</u> 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: Laura Flores [mailto:lflores@diversifiedfsi.com]
Sent: Thursday, June 8, 2017 2:31 PM
To: Yu, Olivia, EMNRD <Olivia.Yu@state.nm.us>; Tucker, Shelly <stucker@blm.gov>
Cc: Michael Burton <mburton@diversifiedfsi.com>; Haines, Jeff <JHaines@linnenergy.com>; Hickert, Aaron <AHickert@linnenergy.com>; Gordon, Debra <DGordon@linnenergy.com>
Subject: Linn - Topaz 19 Fed Com #001 (1R-3419) Closure Request

Good afternoon.

Attached is the Closure Request for the Topaz 19 Fed Com #001 (1R-3419) Closure Request.

Please note, on this site there was a discrepancy between field and lab data in regards to PID, TPH and BTEX. The field data yielded concentrations not reflected in the confirmed laboratory analysis, which resulted in non-detect.

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