Mr. Lujan:

Please see attachment for the reviewed, revised initial C141. The 1RP-4767 is the same. In review of the preliminary information provided, please address these concerns.

- 1. What is the depth of the soil samples?
- 2. Due to the depth to groundwater, permissible chloride level is <= 250 mg/kg obtained and maintained for 10 ft. further in depth. On a scaled digital map, demarcate the existing and proposed sample locations and dimensions of the release area.
- 3. Please inform NMOCD at least 24 hours in advance to witness soil sampling activities.

Please confirm.

Thanks, Olivia

From: Emmanuel Lujan [mailto:emmanuel@pantherenergy.net]
Sent: Friday, July 28, 2017 1:44 PM
To: Yu, Olivia, EMNRD <Olivia.Yu@state.nm.us>; Dawson, Penny <PDawson@EnerVest.net>; Tucker, Shelly <stucker@blm.gov>
Subject: Re: Meyer B-27 #3

I have attached all the paper work for the Meyer B-27 #3 to this email. The plan does state that the plan is to build a new containment and set the tanks there and at the same time remediate the site of the old containment. Panther Energy will wait to get approval from BLM and NMOCD on building new containment and guidance on how they would like us to proceed after seeing the test results from the lab.

Thank You,

Emmanuel Lujan Panther Energy Services

From: "Yu, Olivia, EMNRD" <<u>Olivia.Yu@state.nm.us</u>> To: "Dawson, Penny" <<u>PDawson@EnerVest.net</u>>; "Tucker, Shelly" <<u>stucker@blm.gov</u>> Cc: "<u>emmanuel@pantherenergy.net</u>" <<u>emmanuel@pantherenergy.net</u>> Sent: Thursday, July 27, 2017 11:43 AM Subject: RE: Meyer B-27 #3

Correction: NMOCD will re-review the C-141. 1RP-4767 has already been issued for this release and will not change.

Olivia

From: Yu, Olivia, EMNRD
Sent: Thursday, July 27, 2017 11:38 AM
To: 'Dawson, Penny' <<u>PDawson@EnerVest.net</u>>; Tucker, Shelly <<u>stucker@blm.gov</u>>
Cc: 'emmanuel@pantherenergy.net' <<u>emmanuel@pantherenergy.net</u>>
Subject: RE: Meyer B-27 #3

Ms. Dawson:

FYI, so all parties are on the same page. Mr. Lujan (Panther Energy) just stopped by NMOCD-Hobbs office to update me on the release situation at Meyer B-27 #3. Based on the description he provided, the release was not contained within a lined battery and there was impact to pasture. Mr. Lujan also indicated that he will submit photos, scaled map, and preliminary laboratory results for the release, along with relevant information for resubmittal of the C-141 form. NMOCD will then review and issue a 1RP.

Shelly: Enervest is proposing to relocate the tank battery location to be adjacent to the current impacted site. Mr. Lujan and/or Enervest will contact you regarding necessary paperwork.

If the summary above is missing information or misunderstood, please amend.

Thanks, Olivia

From: Dawson, Penny [mailto:PDawson@EnerVest.net] Sent: Thursday, July 27, 2017 10:32 AM To: Tucker, Shelly <<u>stucker@blm.gov</u>> Cc: Yu, Olivia, EMNRD <<u>Olivia.Yu@state.nm.us</u>> Subject: RE: Meyer B-27 #3

Hi Shelly& Olivia

I'm sorry I was just getting ya'll what I could when as soon as I could. We have hired a 3rd party company to take care of all of this. I am about 5 hours away from where it happened and did not have all the correct figures. The 126 bbls was total picked up while floating. We will get ya'll the corrected forms , plans, information, etc. from the 3rd party contractor.

Thank You, Penny Dawson HSE Associate Enervest Operating pdawson@enervest.net Office: (325)387-7226 Cell: (325)226-8408 From: Tucker, Shelly [mailto:stucker@blm.gov] Sent: Thursday, July 27, 2017 10:59 AM To: Dawson, Penny Cc: <u>olivia.yu@state.nm.us</u> Subject: Re: Meyer B-27 #3

Ms. Dawson,

I cannot accept your sundry as written. Please complete the form with lease number, well name, legal description, etc.

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 Thu, Jul 20, 2017 at 12:36 PM, Dawson, Penny <<u>PDawson@enervest.net</u>> wrote: Attached is the Form C-141 for the NMOCD & BLM and also the Form 3160 -5 Sundry for the BLM. If either of you ladies have any questions please let me know. I can be contacted at either of the numbers below or by email.

Thank You, Penny Dawson HSE Associate Enervest Operating pdawson@enervest.net Office: (325)387-7226 Cell: (325)226-8408