

From: Tucker, Shelly
To: [Yu, Olivia, EMNRD](mailto:Yu,Olivia,EMNRD)
Cc: Alan.Brandon@ghd.com; [Zane Kurtz](mailto:Zane.Kurtz); Bernard.Bockisch@ghd.com; cctofiling@croworld.com
Subject: Re: 088210-56 Site Assessment Summary Report and Remediation Work Plan for Checkerboard 23 Fed Battery (1RP-4878) –COR-088210-56–
Date: Wednesday, February 14, 2018 1:40:46 PM

BLM concurs with NMOCD approval and stipulations.

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

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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, Jan 30, 2018 at 3:18 PM, Yu, Olivia, EMNRD <Olivia.Yu@state.nm.us> wrote:

Mr. Brandon:

NMOCD will consider delineation completed for 1RP-4878 and approves of the proposed remediation with these clarifications:

1. Both sidewall and bottom (4 ft. max bgs) confirmation samples are required for areas

- that are not lined. For areas with a minimum 20-mil liner (e.g., area represented by SP11), only sidewall samples are required.
2. On an appropriately scaled map, 1) demarcate the confirmation sample locations with GPS coordinates; 2) outline lined areas; 3) annotate areas with differing depths of excavation.
 3. Photo documentation of delineation and remediation processes.

Please confirm or inform for clarification. Like approval from BLM required.

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: Alan.Brandon@ghd.com [mailto:Alan.Brandon@ghd.com]

Sent: Friday, January 19, 2018 9:47 AM

To: Yu, Olivia, EMNRD <Olivia.Yu@state.nm.us>; stucker@blm.gov

Cc: Zane Kurtz <Zane_Kurtz@eogresources.com>; Bernard.Bockisch@ghd.com; cctofiling@croworld.com

Subject: 088210-56 Site Assessment Summary Report and Remediation Work Plan for Checkerboard 23 Fed Battery (IRP-4878) ~COR-088210-56~

Olivia and Shelly,

On behalf of EOG Resources, GHD is submitting the attached Site Assessment Summary Report and Remediation Work Plan for the Checkerboard 23 Fed Battery (1RP-4878). If you have any questions, please contact either Bernard Bockisch or myself.

Thank you

Alan Brandon

Senior Project Manager

GHD

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