

**From:** [Yu, Olivia, EMNRD](mailto:Yu.Olivia.EMNRD)  
**To:** ["Boyer, Katharine"](mailto:Boyer.Katharine)  
**Subject:** RE: 4926 1/10/2018 A HollyFrontier Transportation Hobbs 571 19S-38E-22C-D 12/23/2017  
**Date:** Friday, March 9, 2018 12:00:00 PM  
**Attachments:** approved\_1RP4926\_labs.pdf

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Ms. Boyer:

Please be advised that the soil temperature of samples, collected on February 1, 2018, are not within standard soil sampling temperature range for BTEX and TPH analyses. GPS coordinates for South sidewall are incorrect.

NMOCD will approve of the delineation completed for 1RP-4926. What is the proposed remediation plan? Please be advised that photo documentation of delineation and remediation are requested.

Thanks,  
Olivia

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**From:** Boyer, Katharine [mailto:[Katharine.Boyer@HollyFrontier.com](mailto:Katharine.Boyer@HollyFrontier.com)]  
**Sent:** Friday, March 9, 2018 10:13 AM  
**To:** Yu, Olivia, EMNRD <[Olivia.Yu@state.nm.us](mailto:Olivia.Yu@state.nm.us)>  
**Subject:** RE: 4926 1/10/2018 A HollyFrontier Transportation Hobbs 571 19S-38E-22C-D 12/23/2017

I have attached the map plus Vernon's Updated work plan. If you need anything else, please let me know. My cell phone is the best way to contact me since I am out of the office.

## **Kathy Boyer**

EHS Manager  
Logistics / Asphalt / Heavy Oils  
2828 N. Harwood Street, Suite 1300  
Dallas, Tx 75201-1507  
Office: 214.954.6515  
Cell: 918.510.6326

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**From:** Yu, Olivia, EMNRD [mailto:[Olivia.Yu@state.nm.us](mailto:Olivia.Yu@state.nm.us)]  
**Sent:** Friday, March 09, 2018 11:08 AM  
**To:** Boyer, Katharine  
**Subject:** RE: 4926 1/10/2018 A HollyFrontier Transportation Hobbs 571 19S-38E-22C-D 12/23/2017

Good morning Ms. Boyer:

The Word file for 1RP-4926 suggests that there was a map with sample locations marked and photos. Do you these? If so, please submit.

Thanks,  
Olivia

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**From:** Boyer, Katharine [mailto:[Katharine.Boyer@HollyFrontier.com](mailto:Katharine.Boyer@HollyFrontier.com)]  
**Sent:** Sunday, February 25, 2018 8:24 PM  
**To:** Yu, Olivia, EMNRD <[Olivia.Yu@state.nm.us](mailto:Olivia.Yu@state.nm.us)>  
**Cc:** Boyer, Katharine <[Katharine.Boyer@HollyFrontier.com](mailto:Katharine.Boyer@HollyFrontier.com)>  
**Subject:** RE: 4926 1/10/2018 A HollyFrontier Transportation Hobbs 571 19S-38E-22C-D 12/23/2017

Dear Ms. Yu,

We have received both the sample points and confirmation sample results from the Hobbs Station for your review. Please advise us on your decision so we can proceed with the clean-up.

Thanks in advance!

## **Kathy Boyer**

EHS Manager  
Logistics / Asphalt / Heavy Oils

2828 N. Harwood Street, Suite 1300  
Dallas, Tx 75201-1507  
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**From:** Yu, Olivia, EMNRD [<mailto:Olivia.Yu@state.nm.us>]  
**Sent:** Friday, January 26, 2018 4:10 PM  
**To:** Boyer, Katharine  
**Subject:** approved plan for 1RP-4926

Ms. Boyer:

NMOCD approves of the proposed delineation and remediation plan for 1RP-4926 with these clarifications.

- Since the average depth to groundwater is less than 50 ft. bgs and that there are 5 identified NMOSE water wells within 1000 ft. (see attachment), the permissible levels of contaminants are as follows: Benzene (10 mg/kg), total BTEX (50 mg/kg); TPH extended (100 mg/kg); and chloride (600 mg/kg).
- Use EPA Method 8260 or 8021 for BTEX; EPA Method 8015 for TPH extended (GRO, MRO, and DRO); EPA Method 300 for chlorides.
- Each floor sample location must have two depths demonstrating permissible levels of BTEX, TPH extended, and chlorides in laboratory analyses: bottom of excavation and 1 ft. further in depth. For sidewalls, laterally extend until permissible levels are obtained.
- Soil samples at depth sent for laboratory analyses should have accompanying field data.
- Dated photo documentation of corrective actions.

Please be advised that if soil samples demonstrate chloride impacts, then a revised workplan is required to be submitted to NMOCD before additional excavation occurs. Please confirm or inform for clarification.

Thanks,

Olivia Yu  
Environmental Specialist  
NMOCD, District I  
[Olivia.yu@state.nm.us](mailto: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:** Boyer, Katharine [<mailto:Katharine.Boyer@HollyFrontier.com>]  
**Sent:** Friday, January 19, 2018 9:55 AM  
**To:** Yu, Olivia, EMNRD <[Olivia.Yu@state.nm.us](mailto:Olivia.Yu@state.nm.us)>  
**Cc:** Boyer, Katharine <[Katharine.Boyer@HollyFrontier.com](mailto:Katharine.Boyer@HollyFrontier.com)>  
**Subject:**

Olivia,

Please review the Work plan from Hungry Horse for Hobbs 571, LACT unit 529.

Please review the work plan and let us know if you approve so I can give you the 48 hours' notice to dig.

If you have any questions, please give me a call. Please note that the cell phone is the better means to contact me.

Thanks in advance,

**Kathy Boyer**  
EHS Manager  
Logistics / Asphalt / Heavy Oils  
2828 N. Harwood Street, Suite 1300  
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