

From: [Billings, Bradford, EMNRD](#)
To: [Boultinghouse, Stacy](#); shawn.harris@energytransfer.com
Cc: Bernard.Bockisch@ghd.com; [Yu, Olivia, EMNRD](#)
Subject: Jal #4 Former Tank Battery - 1RP-1457
Date: Friday, April 20, 2018 10:36:07 AM

April 20, 2018

Stacy Boultinghouse – Energy Transfer

The Oil Conservation Division (OCD) is in receipt of the 2017 Annual Monitor Report (March 2108) and a Scope of Work Plan (March 2018) for the above referenced site and offers the following:

As a general comment, please report assessed data in Tables and or Figures in the same quantification units as presented in Standards for given component. Thank you for this, it helps eliminate potential assessment errors.

OCD approves ground water sampling in 2nd and 4th Quarters for the year 2018. It may be prudent to alter these sampling quarters to 1st and 3rd next year if it can be arranged. Helps eliminate any potential seasonal variation from being lost in data collection.

OCD approves sampling schedules, protocols and analysis Methods as indicated in offered Scope of Work Report. OCD approves Semi-Annual sampling of wells identified as RW-1, MW's --1, -2, -3, -4, -5 and -6. If LNAPL is found at time of sampling event, OCD agrees that that particular well (s) may be eliminated from sampling for the specific event. So note this in associated report.

Please keep a copy of this electronic communication, as NO paper copy will be offered. OCD appreciates Energy Transfer efforts and those of allied consultant. If there any questions, comments or needs, please contact this office.

Sincerely,

Bradford Billings
EMNRD/OCD
Santa Fe

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.