

From: Tucker, Shelly
To: [Yu, Olivia, EMNRD](#)
Cc: [Tara Hodges](#); [Mike Shoemaker](#); ballen@sesi-nm.com; books@sesi-nm.com
Subject: Re: [EXTERNAL] RE: Devon Tresnor Mitchell 30 Federal Work Plan 1RP-4644
Date: Monday, April 23, 2018 3:19:15 PM

BLM concurs with NMOCD approval.

NOTE: LPC Timing Stipulations are in effect - from March 1st through June 15th. Please plan remedial activities accordingly. Check for African Rue...treat (before it gets out of control).

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

575.234.5905 - Direct
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stucker@blm.gov

Bureau of Land Management

620 E. Greene St
Carlsbad, NM 88220

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 a site does not achieve successful restoration, or future issues with contaminants are encountered, the operator will be asked to address these issues until they 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, Apr 3, 2018 at 10:24 AM, Yu, Olivia, EMNRD <Olivia.Yu@state.nm.us> wrote:

Mr. Allen:

NMOCD will consider vertical delineation complete for 1RP-4644. However, release characterization- horizontally- will need to be completed with along with remedial activities. Please submit the data from December 5, 2017 sample date for AH-1 to AH-4.

Based on the delineation data presented, the area represented by TT-1 (AH-3) will be excavated at least to 3 ft. bgs, TT-2 (AH-1 and AH-2) to 1 ft. bgs, and TT-3 (AH-3) to 1 ft. bgs. Is this correct? Bottom and sidewall confirmation samples for chlorides only are required.

In the remediation report, on an appropriately scaled map, please 1) mark the release point and confirmation sample locations with GPS coordinates; and 2) annotate and outline areas with different depths of excavation. Dated photo documentation is requested of remedial activities.

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: Tara Hodges <office2@sesi-nm.com>

Sent: Thursday, March 8, 2018 1:36 PM

To: Mike Shoemaker <mike.shoemaker@dmv.com>; Tucker, Shelly <stucker@blm.gov>; Yu, Olivia, EMNRD <Olivia.Yu@state.nm.us>; ballen@sesi-nm.com

Cc: books@sesi-nm.com

Subject: Devon Tresnor Mitchell 30 Federal Work Plan 1RP-4644

Hello!

I have attached, per Bob Allen SESI, the proposed work plan for the Devon Tresnor Mitchell 30 Federal. Please let us know if you have any questions.

Thank You

Tara Hodges

Safety & Environmental Solutions, Inc.

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Hobbs, NM 88240

Office: (575) 397-0510