Mr. Gregson:

The easiest for you is to use a Google Earth map and drop pins to mark the GPS coordinates of the sample locations within an outlined release area. Please use the same sample IDs for marking as used for the laboratory results. The format of the map you submitted on February 8, 2018 would be adequate. The map from February also proposed more delineation sample locations than the laboratory analyses provided. Where are the additional delineation samples?

At what depth was the liner emplaced? Was the entire battery lined?

Thanks, Olivia

From: Gregory B. Gregson <ggregson@marklshidlerinc.com>
Sent: Monday, April 30, 2018 11:55 AM
To: Yu, Olivia, EMNRD <Olivia.Yu@state.nm.us>
Subject: RE: 1RP ID No. 4858 - NM State No. 1-30

Dear Ms. Yu.

So there be no mistake, what scale map are you requesting?

Please specifically explanation what further assessment must be conducted to complete the vertically and horizontal characterization.

Will my previous email regarding the liner be sufficient?

I believe the soils plus additional soils were mixed to reduce the chloride levels. I will double check that statement.

Best Regards,

Gregory B. Gregson Operations Manager



MARK L. SHIDLER, INC. Mark L. Shidler, Inc. - Petroleum Exploration & Production 1313 Campbell Rd., Bldg. D Houston, TX 77055 Direct: (713) 481-6487 Main: (713) 222-9291 Fax: (713) 224-5523 From: Yu, Olivia, EMNRD <<u>Olivia.Yu@state.nm.us</u>>
Sent: Monday, April 30, 2018 12:05 PM
To: Gregory B. Gregson <<u>ggregson@MarkLShidlerInc.com</u>>; Mann, Ryan <<u>rmann@slo.state.nm.us</u>>
Cc: Naranjo, Mark <<u>mnaranjo@slo.state.nm.us</u>>
Subject: RE: 1RP ID No. 4858 - NM State No. 1-30

Mr. Gregson:

Please submit an appropriately scaled map identifying the delineation sample locations for 1RP-4858. Preliminary assessment indicates release characterization- vertically and horizontally- is not complete. If the battery is lined, please submit photo documentation and statement attesting liner integrity.

Please note that overall chloride levels in laboratory results are above landfarm allowable limits.

Thanks, Olivia

From: Gregory B. Gregson <ggregson@marklshidlerinc.com>
Sent: Wednesday, April 4, 2018 8:21 AM
To: Yu, Olivia, EMNRD <<u>Olivia.Yu@state.nm.us</u>>; Groves, Amber <<u>agroves@slo.state.nm.us</u>>
Cc: Naranjo, Mark <<u>mnaranjo@slo.state.nm.us</u>>
Subject: 1RP ID No. 4858 - NM State No. 1-30

Please find attached for your review Cardinal Laboratories Sample Analysis dated March 29, 2018. While gathering the sampling the contractor encountered the liner inside the firewall (which was installed in late 2014 or early 2015).

I will update you in the very near future as to engaging the dirt contractor for soil removal to a designated land farm.

Best Regards,

Gregory B. Gregson Operations Manager



MARK L. SHIDLER, INC. Mark L. Shidler, Inc. - Petroleum Exploration & Production 1313 Campbell Rd., Bldg. D Houston, TX 77055 Direct: (713) 481-6487 Main: (713) 222-9291 Fax: (713) 224-5523 From: Yu, Olivia, EMNRD <<u>Olivia.Yu@state.nm.us</u>>
Sent: Monday, February 19, 2018 2:50 PM
To: Gregory B. Gregson <<u>ggregson@MarkLShidlerInc.com</u>>
Cc: Naranjo, Mark <<u>mnaranjo@slo.state.nm.us</u>>
Subject: RE: 1RP ID No. 4858

Mr. Gregson:

The attachment only has the proposed delineation sample locations for 1RP-4858. Where is the remainder of the information required for a delineation/release characterization report as outlined in the email forwarded to you on December 11, 2017?

Please note that Mark Naranjo is the correspondent for NMSLO in the interim.

Thanks,

Olivia

From: Gregory B. Gregson [mailto:ggregson@marklshidlerinc.com]
Sent: Thursday, February 8, 2018 9:42 AM
To: Yu, Olivia, EMNRD <<u>Olivia.Yu@state.nm.us</u>>; Groves, Amber <<u>agroves@slo.state.nm.us</u>>
Subject: 1RP ID No. 4858

Dear Mmes. Groves and Yu:

I apologize for my tardiness in providing the digital map for your review and further handling. Since we last communicate, I was unfortunately infected with influenza B and later influenza A. As you may know those illnesses with associated pulmonary complications can be exacting to one's health.

However, with that said I am ready to undertake the field compliance on the above Re matter. As you will note, MLSI is proposing a sample interval of 10' within the "release area" with two (2) samples collected (as previously directed) to a sufficient depth (recorded) necessary to encounter uncontaminated soils, resulting in an estimated volume to be removed. The analyzed sample results will be submitted your review and a subsequent onsite remediation proposal submitted for your approval.

I may have overlooked a matter and if so, I request a reminder.

Best Regards,

Gregory B. Gregson Operations Manager



MARK L. SHIDLER, INC. Mark L. Shidler, Inc. - Petroleum Exploration & Production 1313 Campbell Rd., Bldg. D Houston, TX 77055 Direct: (713) 481-6487 Main: (713) 222-9291 Fax: (713) 224-5523