Dear Ms. Vandenberg:

NMOCD has the following concerns regarding the delineation report for 1RP-4860:

- Please provide the rationale for not completing release characterization for the area South of OWL pipeline. Email dated January 23, 2018 indicated that the other proposed delineation locations still required sampling despite the email from January 19, 2018, indicating the absence of representatives from Energy Transfer and Kinder Morgan on the sampling date.
- Please be advised that due to the elevated chloride levels from 0-4 ft. bgs for the areas represented by SB-3 to SB-6, soil blending is not allowed. Impacted soil must be excavated and disposed of at an NMOCD approved facility.

Thanks, Olivia

From: Dena <dena@kjenvironmental.com>
Sent: Thursday, April 5, 2018 2:41 PM
To: Yu, Olivia, EMNRD <Olivia.Yu@state.nm.us>
Cc: Heather Leven <heather@kjenvironmental.com>; 'Phillip Sanders (psanders@oilfieldwaterlogistics.com)' <psanders@oilfieldwaterlogistics.com>
Subject: Spill Delineation and Remediation Plan- 1RP 4860

Good afternoon, Olivia!

Attached is the Spill Delineation and Remediation Plan for 1RP 4860, for your review. Please let us know if you have any questions. Thank you!



DENA M. VANDENBERG, REM, LEED AP Director of Environmental Services 500 Moseley Road Cross Roads, Texas 76227 M (214)364-7627 O (940)387-0805 F (940)387-0830