Mr. Hicks:

The submitted document for 1RP-4953 is at the top of my queue for reviewing today or tomorrow morning. The 4<sup>th</sup> release location can be included in the same workplan.

As mentioned previously, please be advised that the current permissible levels for delineation and remediation of chloride-impacted soil are not those mentioned in your proposals. Complete release characterization and remediation will be assess using the current guideline of 600 mg/kg chlorides.

Thanks, Olivia

From: Randall Hicks <r@rthicksconsult.com>
Sent: Wednesday, May 16, 2018 3:29 PM
To: Yu, Olivia, EMNRD <Olivia.Yu@state.nm.us>
Cc: David Harwell <DHarwell@advanceenergypartners.com>; bblevins5252@gmail.com; clabe@merchantlivestock.com; altech@pvtn.net
Subject: FW: Advance Energy - 1RP-4953 Two questions

## Ms. Yu

As I mentioned in my voice mail, Advance is interested in moving forward with the proposed excavate-dispose-replace remedy proposed to OCD on April 30. The attachment is the plan for a 4<sup>th</sup> release that was not reported on the C-141 and was unknown to us at the time of sampling. As stated in the attached plan, we propose to provide the characterization during the excavation program and then transmit a final closure report when the work is complete.

Can you provide a timeline regarding a review of the remediation plan? Thanks

May we include this release location in the closure report and final C-141?

Randall Hicks R.T. Hicks Consultants Cell: 505-238-9515 Office: 505-266-5004