From:	Shelly Tucker
To:	Yu, Olivia, EMNRD
Cc:	Baker, Larry; Hernandez, Christina, EMNRD
Subject:	Re: [EXTERNAL] RE: Corrective Action Plan 1RP-5006
Date:	Friday, July 27, 2018 10:41:50 AM

BLM concurs with NMOCD approval and stipulations.

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 575.361.0084 - Cellular 575.234.6235 - Emergency Spill Number

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. <u>In such an event a site does not achieve successful restoration, or future issues with</u> <u>contaminants are encountered, the operator will be asked to address these issues until they are fully mitigated and the</u> <u>location is successfully reclaimed</u>. 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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NOTE: LPC Timing Stipulations - from March 1st through June 15th. Please plan remedial activities accordingly. Check for African Rue...treat (before it gets out of control).

On Fri, Jul 27, 2018 at 8:45 AM Yu, Olivia, EMNRD <<u>Olivia.Yu@state.nm.us</u>> wrote:

Good morning Mr. Baker:

Please note soil temperatures for samples collected on May 7, 2018, are not within standard sampling ranges, particularly for samples to be tested for BTEX and TPH.

NMOCD approves of the delineation completed for 1RP-5006 and the proposed remediation with these clarifications:

1. There is a wide disparity between field and laboratory chloride levels. Bottom and

sidewall confirmation samples must demonstrate <= 600 mg/kg chlorides. If not, proceed to the next foot and a minimal 20 mil liner must be emplaced, if excavation proceeds pass 4 ft. bgs (e.g., area represented by SP1).

- 2. Each different depth of excavation must have separate sidewall/edge and bottom confirmation samples at no greater than 50 ft. apart. Demarcate and annotate each excavation area and depth on a scaled map.
- 3. Area represented by SP7 does not require a 4 ft. excavation. Based on delineation data, 2 ft. removal would be sufficient, contingent upon confirmation samples.
- 4. Provide dated photo documentation of the delineation and remediation.

Like approval from BLM required. BLM may have additional concerns or stipulations.

Thanks,

Olivia

From: Baker, Larry <<u>Larry.Baker@apachecorp.com</u>> Sent: Monday, July 2, 2018 3:25 PM To: Yu, Olivia, EMNRD <<u>Olivia.Yu@state.nm.us</u>>; '<u>stucker@blm.gov</u>' <<u>stucker@blm.gov</u>> Subject: Corrective Action Plan 1RP-5006

All,

Attached is the corrective action plan for your review. Please let me know if you have any questions or wish to discuss. Thanks and have a good day.

BRUCE BAKER

ENVIRONMENTAL TECHNICIAN SR

direct 575-393-7106 ext 1523 | Cell 432-631-6982

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