



Fwd: FW: Burckle A Pad Remediation 4923 Info

1 message

Lujan - DNR, Carlos <carlos.lujan@state.co.us>

Thu, Mar 28, 2013 at 10:16 AM

To: "EnviroScan, OGCC" <OGCC.EnviroScan@state.co.us>

Cc: Diane O'Neil <doneil@weberenergylaw.com>, "Cole Kilstrom (ckilstrom@anteroresources.com)" <ckilstrom@anteroresources.com>, Alex Fischer <alex.fischer@state.co.us>

Amber,

Would you please link document # 2231319 to REM #4923 and upload this email to REM #4923, REM #4899, and Location ID #335540

REM projects #4923 and #4899 are the same.
I am closing REM #4923 with a form 27A.

Thanks,

Diane,

Thanks for the clarification. Usually we assign one Remediation # per project but once in a while a mistake is made. You are right, REM projects #4923 and #4899 are the same. A new REM # was generated by mistake. I am therefore closing remediation project # 4923 based on the Form 04 notice of completion that was submitted to close #4899.

Please keep this email as a confirmation that the remediation project # 4923 is closed and that No Further Action is Required.

Based on review of data presented, it appears that no further action is necessary at this time at this site. However, should future conditions at the site be discovered of contaminant concentrations in soils exceeding COGCC standards or if groundwater is found to be significantly impacted, COGCC may require that further investigation and/or remediation be conducted.

Thanks,
Carlos

----- Forwarded message -----

From: **Diane O'Neil** <doneil@weberenergylaw.com>

Date: Wed, Mar 27, 2013 at 5:14 PM

Subject: FW: Burckle A Pad Remediation 4923 Info

To: "Carlos Lujan - DNR (carlos.lujan@state.co.us)" <carlos.lujan@state.co.us>

Cc: "Cole Kilstrom (ckilstrom@anteroresources.com)" <ckilstrom@anteroresources.com>

Carlos,

Thank you so much for all of your help getting these final matters closed out. We really appreciate it!

Please see the explanation below as well as the attached Burkle A Form 4. We believe that Rem. 4923 was essentially submitted as an updated to the previously submitted Form 27 (#4889). Therefore, the confirmation sampling contained in the attachment applies to the Remediation #4923 as well as #4889.

Please feel free to contact me with questions or to discuss further.

Thanks,

Diane

Please take a look at our newly revised website, www.weberenergylaw.com

Diane O'Neil

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From: Jamie Luckenbill

Sent: Wednesday, March 27, 2013 4:46 PM

To: Diane O'Neil

Subject: Burckle A Pad Remediation 4923 Info

Diane,

It is my understanding that both Remediation # 4889 and # 4923 involve the same incident at Antero's Burckle A Pad.

The incident occurred on November 22, 2009 and is documented in a Form 19, Document # 1630878. Antero initially submitted a Form 27 for # 4889, received by the COGCC on February 2, 2010. In a letter from Linda Spry O'Rourke to Antero, dated February 23, 2010, the COGCC requested that a more detailed Form 27 be submitted. Antero submitted an updated Form 27 on March 10, 2010, which was assigned project number # 4923. Antero has completed the remediation for the Burckle A Pad in regards to the spill documented in Form 19 # 1630878 and the Remediation Projects # 4889 and # 4923.

The Form 4 we submitted to the COGCC, received December 3, 2012, documented Antero's response to the spill and the remediation projects. The submittal also included a copy of both the original, and the updated Form 27s. The submitted Form 4 only requested closure of Remediation Project # 4889. The Form 4 should have requested closure of both # 4889 and # 4923.

Neither Remediation Project, nor the Form 19 refer to a pit or pit closure. I do not believe that the Burckle A Pad has an associated pit on the location.

Please find our Form 4 submittal attached, containing both Form 27s and the Form 19 under "Prior History."

Thank you,

Please take a look at our newly revised website, www.weberenergylaw.com

Jamie Luckenbill

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From: Diane O'Neil
Sent: Wednesday, March 27, 2013 3:45 PM
To: Jamie Luckenbill
Subject: FW: Antero E-files -Gentry C, North Bank E, Castle Springs U

Can you look into the Burkle Remediation Carlos mentions?

Please take a look at our newly revised website, www.weberenergylaw.com

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From: Lujan - DNR, Carlos [<mailto:carlos.lujan@state.co.us>]
Sent: Wednesday, March 27, 2013 3:44 PM
To: Diane O'Neil
Cc: Alex Fischer P.G. (alex.fischer@state.co.us); Cole Kilstrom (ckilstrom@anteroresources.com)
Subject: Re: Antero E-files -Gentry C, North Bank E, Castle Springs U

Diane,

I hope you are doing well and enjoying the (finally) warm temperatures :)

I am working on the projects that Antero wants to close. So far I have the following;

- Grand Brothers (REM #5171). Closed two Form 27s and left one open as requested;
- Closed the 3 REM projects under REM #s 5399 and 5400 with Margaret Ash's approval;
- Entering and closing the remediation work plan Form 27 (see confirmation of NFA above) North Bank E. Please confirm that there was no Form 27 and/or 19 submitted in the past to COGCC (I couldn't find anything in the database), just to make sure we are not leaving anything behind.
- North Bank A (REM # 3805). In process of closing.
- North Bank E: In process of entering data and closing.

- Gentry C: In process of entering data and closing.

Questions:

- Burkle (REM #4923). You said that Alex closed the spill related to this remediation and therefore requested closure of the remediation project (Form 27). Actually, Alex closed the Form 19, Doc # 1630878 on 1/8/2013 corresponding to REM # 4889, on Burkle A pad (See note *). This is REM #4923 and I don't find any document confirming pit closure (confirmation sampling, reclamation, etc.). Would you please be kind enough and resend me any closure documentation you have available for our review and project closure? I have a Remediation Work Plan but that only presents what WILL BE done. We need a Notice of Completion report that describes pit closure and reclamation.

Note: Just to clarify: Closing a Form 19 does not necessarily means that COGCC is granting a NFA on a particular project. That will be the case if the Form 19 describes a spill and the work done to remediate the impact (usually small spills). When a remediation work plan is required (Form 27), the form 19 is closed with a note that says something like "See REM # xxxx". The REM # xxxx is then used to follow-up on that particular remediation project.

I look forward to your response to proceed with REM #4923 closure.

Thanks,

Carlos

On Tue, Mar 26, 2013 at 2:12 PM, Diane O'Neil <doneil@weberenergylaw.com> wrote:

Alex and Carlos,

I hope this email finds you both well.

Please find the attached Form 4s and 27s , briefly summarized below, for your review and comment.

- Castle Springs U Pad: Antero was able to finish the remediation activities prior to the March 31st deadline. Therefore, please find the attached Form 4 with confirmation sampling and a request for close-out.
- Gentry C Form 27 and Form 4: We have included a historic Form 27 here describing the steps taken to close the pit at the Gentry C pad. The Form 27 also includes the confirmation sampling taken at the pit indicating compliance with Table 910-1 standards. In addition, we have included a Form 4 for this location formally requesting closure of the pit pending your review of the Form 27 and confirmation sampling.
- North Bank E Form 27 and Form 4: We have included a historic Form 27 here describing the steps taken to close the pit at the North Bank E pad. The Form 27 also includes the confirmation sampling taken at the pit indicating compliance with Table 910-1 standards. In addition, we have included a Form 4 for this location formally requesting closure of the pit pending your review of the Form 27 and confirmation sampling.

The original of these documents were delivered to COGCC today. Please let me know if you have any questions or would like any additional information.

Thanks,

Diane

Please take a look at our newly revised website, www.weberenergylaw.com

Diane O'Neil

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—

Carlos A. Luján, Ph.D

Groundwater Hydrologist

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Colorado Oil & Gas Conservation Commission

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Burckle A1 Form 4 (LSO).pdf

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