



STATE OF
COLORADO

EnviroScan - DNR, OGCC <dnr_ogcc.enviroscan@state.co.us>

Magpie Little Beaver Unit 30 Flow Line Leak, API 05-121-06251, Remediation # 8281, Form 27 Corrective Action Dates

1 message

Noto - DNR, John <john.noto@state.co.us>

Mon, Jun 23, 2014 at 12:04 PM

To: MAGPIE <magpieoil@yahoo.com>

Cc: John Axelson - DNR <john.axelson@state.co.us>, Mari Deminski <Mari.Deminski@state.co.us>, Peter Gowen - DNR <peter.gowen@state.co.us>, "Kirk.mueller@dgslaw.com" <Kirk.mueller@dgslaw.com>, Greg Deranleau - DNR <greg.deranleau@state.co.us>, Matt Lepore - DNR <matt.lepore@state.co.us>, OGCC EnviroScan - DNR <dnr_ogcc.enviroscan@state.co.us>

ATTN: Ryan Warner,

Mr. Warner,

As you are aware, Magpie did not meet the May 9, 2014 corrective action date on AOC 1V-462, for the Little Beaver Unit 30 flow line leak, Remediation #8281. Under the terms of the signed AOC, the Colorado Oil and Gas Conservation Commission (COGCC) has the option of collecting the \$30,000 suspended portion of the penalty and cancelling Magpie's Form 10. However, due to Magpie's progress and inclement weather during the removal, COGCC agreed to allow Magpie to negotiate a revised corrective action date on a Form 27 Amendment for Remediation #8281.

The Form 27 Amendment is due to COGCC by June 27, 2014.

COGCC has determined that July 18, 2014 is a reasonable corrective action date based on the time since the May 9, deadline, the remaining work, and allowing for possible inclement weather. Magpie may negotiate an alternate date which COGCC will consider, if Magpie provides a detailed summary and timeline of the completed work, the reasons for missing the initial deadline, and a detailed schedule for the remaining work. This information must be provided to COGCC on the Form 27 amendment by June 27, 2014.

Please note that regardless of the missed AOC date and other circumstances, COGCC has the expectation that the remediation work is ongoing.

The conditions of approval on the initial Form 27 still apply. The Form 27 Amendment will specify that the following activities will be completed by the agreed-upon corrective action date:

1. Contaminated soil excavated and confirmation samples collected and analyzed with concentrations below Table 910-1,
2. Contaminated material transported and properly disposed of in accordance with Rule 907,
3. Excavation filled with backfill from an approved source that is of comparable quality to native soil,
4. Stormwater/erosion controls put in place at the excavation area, staging/stockpile area, and the access

The Form 27 Amendment will specify that a Summary Report will be submitted to COGCC by the agreed-upon corrective action date with the following information:

1. A description of the work,
2. A table with sample results compared to Table 910-1 values,
3. A map with excavation boundaries, excavation depth and sample locations,
4. Waste disposal quantities, and
5. Waste disposal manifests and load tickets.

In addition, COGCC requires a weekly progress report to be emailed to Environmental Protection Specialists, John Noto and John Axelson. Please feel free to call or email if you have questions or concerns.

Thank you,

John Noto

Cc: Remediation #8281

John Noto P.G.

Environmental Protection Specialist



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