



September 27, 2019

Colorado Oil & Gas Conservation Commission
ATTN: Environmental Manager Greg Deranleau
1120 Lincoln Street, Suite 801
Denver, Colorado 80203

RE: Kinder Morgan CO2 Company, L.P.
Rule 523.e. Voluntary Self Disclosure – Fourteenth Quarterly Report

Dear Mr. Deranleau:

Kinder Morgan CO2 Company, L.P. ("Kinder Morgan") (Operator No. 46685) hereby provides the Colorado Oil and Gas Conservation Commission ("COGCC" or "Commission") with this fourteenth quarterly status report to its Rule 523.e. voluntary self-disclosure made on February 17, 2016. This fourteenth quarterly status report follows thirteen prior quarterly status reports from June 30, 2016 to June 26, 2019 and summarizes the closure status of certain drilling pits located in Montezuma and Dolores Counties, Colorado, subject to pending future variance requests. The attached table labeled "Exhibit A – September 2019 Status Table" provides a summary of the status of the subject pits as of this fourteenth quarterly status report.

As of the date of this status report, the fee surface owners of the seven (7) pit locations closed post-2009 have executed Notices of Environmental Use Restrictions with the Hazardous Materials and Waste Management Division of the CDPHE pursuant to C.R.S. § 25-15-321.5 ("Restrictive Notices"). The Restrictive Notices have been executed by the fee surface owners for the following locations: GP-12, GP-14, GP-15, GP-16, GP-17, GP-19 and YE-7, as summarized on Exhibit A. Kinder Morgan sent written notice to the other property interest owners within the lands subject to the seven (7) Restrictive Notices with a 30-day comment period, which has passed. The CDPHE is currently completing its final review of the executed Restrictive Notices and Kinder Morgan expects the Restrictive Notices to be finalized by the CDPHE shortly. Upon finalization of the seven (7) Restrictive Notices, Kinder Morgan will submit variance requests to Rule 905.b.(3)A for each of the subject pits, and the pits will be closed upon variance approval by the COGCC and remediation to the current Table 910-1 where required.

Kinder Morgan will conduct its next semi-annual groundwater sampling for the six (6) monitoring wells at the DC-5 location in October 2019 and will provide an update to the COGCC on the groundwater sampling results on or before December 30, 2019.

Kinder Morgan looks forward to working with you and COGCC Staff to bring these sites to final closure. We would like to reiterate our appreciation for your time and efforts on this matter. As Kinder Morgan works with you and other COGCC Staff with respect to the revised variance requests, Kinder Morgan will submit its fifteenth quarterly report, if necessary, on or before December 30, 2019. If at any time you have questions or would like additional detail on any item, please let me know by contacting me at 713-369-9113 or ken_havens@kindermorgan.com.

Sincerely,

A handwritten signature in blue ink that reads "Kenneth H. Havens Jr." The signature is fluid and cursive, with the first name "Kenneth" being the most prominent.

Kenneth H. Havens Jr.

Vice President of Source and Transportation

Enclosures

cc: Director Jeff Robbins, COGCC
Jessica Toll, KM
Barry Swift, KM
Jamie Jost, Jost Energy Law, P.C.
Alex Fisher, COGCC
Jim Hughes, COGCC