1R-395

APPROVALS

YEAR(S):

2012-2013

Hansen, Edward J., EMNRD

From: Hansen, Edward J., EMNRD

Sent: Monday, January 28, 2013 2:41 PM **To:** Jason Henry (JHenry@paalp.com)

Cc: Leking, Geoffrey R, EMNRD; Jeffrey P Dann (jpdann@paalp.com)

Subject: Recommendations Approval (2011) (1R-395) - Plains Bob McCasland - Livingston

Release Site

RE: 2011 Annual Groundwater Monitoring Report for the Plains Marketing's Bob McCasland - Livingston Release Site (1R-395)
Unit Letter K, Section 3, T21S, R37E, NMPM, Lea County, New Mexico Recommendations Approval

Dear Mr. Henry:

The New Mexico Oil Conservation Division (OCD) has received the 2011 Annual Groundwater Monitoring Report for the Bob McCasland - Livingston Release Site, dated June 1, 2012, and has conducted a review of the proposed recommendations. The proposed activities indicate that Plains Marketing (Plains) has met the requirements of 19.15.29 NMAC (Part 29; formerly, Rule 116) for a remediation plan. Therefore, the OCD hereby conditionally approves the recommendations as proposed for above-referenced site in accordance with 19.15.29 NMAC:

Plains must continue PSH recovery efforts on the monitoring wells (as necessary) on a semi-weekly schedule.

Plains must submit a plan to the OCD within 60 days for delineating the dissolved phase plume.

Plains must submit a plan to the OCD within 60 days for the sampling and analyses of Polynuclear Aromatic Hydrocarbons (PAHs).

Please be advised that OCD approval of this report does not relieve the owner/operator of responsibility should operations pose a threat to ground water, surface water, human health or the environment. In addition, OCD approval does not relieve the owner/operator of responsibility for compliance with any OCD, federal, state, or local laws and/or regulations.

Thank you for your cooperation in this matter. If you have any questions regarding this matter, please contact at 505-476-3489.

Edward J. Hansen Hydrologist Environmental Bureau

Hansen, Edward J., EMNRD

From:

Hansen, Edward J., EMNRD

Sent:

Thursday, February 23, 2012 2:54 PM

To:

'Jason Henry'

Cc:

Leking, Geoffrey R, EMNRD; Jeffrey P Dann

Subject:

FW: Recommended Remediation Activities Approval (1R-395) - Plains Livingston Line - Bob

McCasland Release Site

Dear Mr. Henry:

Please accept the email below as approval for the "Soil Characterization Report and Remediation Plan" of June 2006.

In addition, please submit to the OCD a schedule for the proposed corrective actions within 30 days.

If you have any questions regarding this matter, please contact me at 505-476-3489.

Edward J. Hansen Hydrologist Environmental Bureau

From: Hansen, Edward J., EMNRD

Sent: Wednesday, March 30, 2011 4:01 PM

To: 'Jason Henry'

Cc: Leking, Geoffrey R, EMNRD; Jeffrey P Dann

Subject: Recommended Remediation Activities Approval (1R-395) - Plains Livingston Line - Bob McCasland Release Site

RE: 2010 Annual Groundwater Monitoring Report for the Plains Marketing's Livingston Line – Bob McCasland Release Site (1R-395)

Unit Letter K. Section 2, T215, P27F, NMPM, Lee Geometry, New Merrice

Unit Letter K, Section 3, T21S, R37E, NMPM, Lea County, New Mexico

Recommended Remediation Activities Approval

Dear Mr. Henry:

The New Mexico Oil Conservation Division (OCD) has received the 2010 Annual Groundwater Monitoring Report for the Livingston Line – Bob McCasland Release Site, dated February 8, 2011, and has conducted a review of the recommended remediation activities. The proposed activities indicate that Plains Marketing (Plains) has met the requirements of 19.15.29 NMAC (Part 29; formerly, Rule 116) for a remediation plan. Therefore, the OCD hereby conditionally approves the recommended remediation activities as proposed for above-referenced site in accordance with 19.15.29 NMAC:

Plains must continue PSH recovery efforts on monitoring wells (as necessary) on a semi-weekly schedule.

Please be advised that OCD approval of these recommended remediation activities does not relieve the owner/operator of responsibility should operations pose a threat to ground water, surface water, human health or the environment. In addition, OCD approval does not relieve the owner/operator of responsibility for compliance with any OCD, federal, state, or local laws and/or regulations.