UIC - ___002____

GENERAL CORRESPONDENCE

YEAR(S):



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BP America Production Company P.O. Box 3092 (77253-3092), 501 Westlake Park Boulevard Houston, TX 77079-2696

July 6, 2011

Mr. Mark Fesmire, Director New Mexico Energy, Minerals, and Natural Resources Department Oil Conservation Division 1220 South St. Francis Drive Sante Fe, New Mexico 87505

Re: Delegation of Signature Authority

UIC Programs

BP America Production Company

Certified Mail: 7010 1870 0000 5015 7321 Return Receipt Requested

Dear Mr. Fesmire,

For forms requiring signature by a Responsible Official, enclosed for your review and approval pursuant to 40 CFR §§ 144.32 is a copy of a delegation of signature authority on behalf of BP America Production Company (BP). This delegation is titled "Delegation of Signatory Authority under State Environmental Law".

Contingent on confirmation of receipt by EMNRD, BP assumes delegations to be approved on the date of submittal unless otherwise notified by the EMNRD. If you have any questions, please contact me at (281) 366-0892.

Sincerely,

Keri DePalma

Environmental Specialist North American Gas SPU

Enclosures:

Delegation of Signatory Authority under State Environmental Law

DELEGATION OF SIGNATORY AUTHORITY UNDER STATE ENVIRONMENTAL LAW

I, Tim W. Harrington, Vice President of BP America Production Company (the "Company"), hereby delegate to the BP employees in the positions of Area Operations Manager, Onshore Site Manager, Deputy Onshore Site Manager, Gathering Operations Team Leader, Plant Team Leader, Production Operations Team Leader, or Wells Team Leader (collectively the "Delegated Signatories") at the time of their signatures the necessary authority, on behalf of the Company, to sign, with respect to the Company's Onshore Exploration & Production, and/or natural gas processing facilities or operations in Alabama, Colorado, Kansas, Louisiana, Mississippi, New Mexico, Oklahoma, Texas, and Wyoming for which they are responsible, all documents required by applicable State environmental laws, statutes or regulations (collectively "Environmental Law"); provided, however, that:

- each Delegated Signatory confirms he or she is authorized, pursuant to Environmental Law, to sign each of these documents, and
- permit applications requiring a signature pursuant to 40 CFR §144.32 (other than those for Class II wells) are specifically excluded from this delegation.

This delegation is effective beginning March 22, 2011.

By:

W. Harrington, Vice President

Date: 3/28/11