HARPER George A

9775

From: Sent: To: Subject:

S

gldenise@flash.net Tuesday, April 06, 2004 10:43 AM George A. Harper Comments of Air and Ground Water Permits





omments.doc (28 Kbmments.doc (24 Kl George:

Attached please find GL's comments on the air and ground water permits. Please call me at either (505) 426-0177, (505)454-1503 home office numbers or my cell (505) 259-3004 if you have questions.

I apologize for inconvience of not getting these to you sooner. We got hammered by a spring snow storm this weekend that has paralyzed the area. We had over three inches of moisture in the snow we received.

Thanks	,		U.S. MUCLEAR RE	GULATORY COMMISSION	
Denise	•	,	In the Admir of LOUISIANA ENERGY SERVICES IP		
	÷		Doctor No. 10-5/03-1	L Official Forther Man 1915	
	· ·	and the state of the	OFFERED by: Applicant/Lk	censee Intervenor VIRS/	PC
			NRC Staff	China and a second s	
			KOENTIFIED OR 217/05	Witness/Panel G. Ric	د
			Action Taken: ADMITTED Reporter/Clerk BRUNNI	REJECTED WITHOR	
	•		· · · ·	0.0	
			, :: ·		
	•				
				L.S.	
				2005 HAR	
				CF HA	0
	· · · · ·		1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.	-3 -3 CMT10	ийн ар
•				SFC PH	TE
•		na an ann an tha ann an taite. Na an ann an tha ann an taite		STAR 3:	
				59	
				O	
			•		
•					•
х і		· · · · · · · · · · · · · · · · · · ·			
\bigvee_{i}			~	LES-00120	

SECY-02

Template=secy-028

GL Environmental, Inc. Comments On New Mexico Ground Water Discharge Permit

A. <u>Specific Comments.</u>

Attachment B

In the last sentence of the first paragraph, there should be an addition that states that the Multi-Sector General Storm Water Permit will regulate storm water.

In paragraph two there is discussion of "residual dry products". These should be better described and consideration to making the commitment to maintain a certain amount of moisture in the pond to prevent air borne particulates. The thickness of the liner and liner type should be provided if one has been selected. If not options should be provided.

Page 2, the use of the term, "may be" should be avoided. This term is speculative and uncertain and causes the New Mexico Ground Water Bureau (NMGWB) concern. In the second to the last sentence, the "p" in pollution should be capitalized.

4a. Quantity

The two TEEB's with different rates is confusing and will raise questions. Copies of calculation sheets should be provided for "Methods Used To Meter or Calculate Discharge Volume". These sheets should be included as an attachment and referenced. Calculations provided should be in a manner that can be duplicated or easily understood by the NMGWB.

4.b Quality

LES-00121

In Note 3, there is a typo. The sentence should read "of Hobbs". The NMGWB typically was an approximation of concentrations. Without this information the application may be ruled "Administratively Incomplete".

5. Ground Water Conditions

Copies of drill logs should be provided and referenced. Under "Ground Water Conditions", will information on the fault under NEF be provided?

6 a.i. Construction Materials

The section is blank. Options for construction material should be provided. Approximations of liner thickness should be provided. The type of fences should be better described.

Monitoring Plan

The Monitoring Plan should be a separate document.

6.b.i

Sulfate should be included as a constituent.

Closure Plan

The Closure Plan should have some discussion about the final disposal of the tails on the UBC Pad. This is an issue and at a minimum the various options should be 1 sented with the caveat that other options are also being explored.

7.b

LES-00122

C:\Documents and Settings\GAH3769\Local Settings\Temporary Internet Files\OLK8\NMGW Comments.doc GL Environmental, Inc. The ponds at the petroleum recycling facility should be included.

9.a

C

Reference drill logs and provide copies.

LES-00123

C:\Documents and Settings\GAH3769\Local Settings\Temporary Internet Files\OLK8\NMGW Comments.doc GL Environmental, Inc.