



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 8  
1595 WYNKOOP STREET  
DENVER, COLORADO 80202-1129  
Phone 800-227-8917  
<http://www.epa.gov/region08>

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FILED  
EPA REGION VIII  
HEARING CLERK

SEP 27 2010

Ref: 8ENF-W

CERTIFIED MAIL  
RETURN RECEIPT REQUESTED

United States Corporation Company, Registered Agent  
ConocoPhillips Company  
1821 Logan Avenue  
Cheyenne, WY 82001

Re: Administrative Order Addendum  
Docket No. SDWA-08-2010-0065  
Burlington Resources Lost Cabin Gas Plant  
PWS ID #5601462

Dear United States Corporation Company:

Pursuant to paragraph 11 of the Administrative Order (AO) issued August 3, 2010, to ConocoPhillips Company (the Company), this Addendum to the AO incorporates the schedule for completing system modifications as outlined in the September 13, 2010, letter from Jim Pilon, an Environmental Consultant with Burlington Resources, on behalf of the Company. This letter constitutes the written approval by EPA of the Company's schedule.

Please note that EPA expects this approved schedule to be met. While not creating any right to an extension, EPA may in its discretion consider granting an extension to any deadline in the schedule under limited circumstances. If unexpected events occur that are beyond the Company's control and that may prompt the Company to request an extension of these deadlines, the Company will be responsible for notifying EPA well in advance of the deadline dates. EPA will not consider extending these deadlines without a clear justification for their need. The Company must provide the following information in any request for extensions: a description of the work that has been completed and the additional work that may not be completed by the deadline dates, the unexpected events that occurred and how Respondent attempted to foresee or overcome these obstacles, the proposed new deadline dates, and an explanation that justifies the new proposed deadline dates.

The following items will be completed within 60 days of the Company's receipt of this addendum.

Raw water and disinfection water tank cleaning  
Reduce the volume of the disinfection tank  
Reduce the sodium hypochlorite concentration and delivery rate  
TOC concentration and DBP formation potential investigation

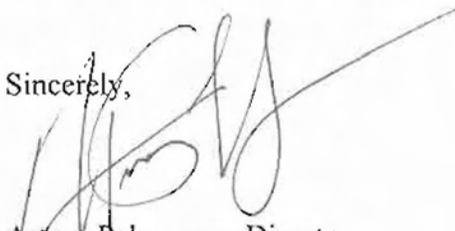
If warranted by the results obtained from the above mentioned investigation:

TOC removal system selection and design	180 days from the plan approval
WDEQ construction permit review/approval	60 days from TOC system design
Installation of TOC removal system	120 days from WDEQ permit issue
Written internal procedures	60 days from the plan approval
Upgraded disinfection delivery system installation/operation	1 year from the plan approval

Consistent with paragraph 12 of the AO, the deadlines above are now enforceable requirements of the AO.

Please be advised that the Company is required to comply with all provisions of the AO. Penalties for failing to comply are set forth in the AO. Please contact Kathelene Brainich at (303) 312-6481 if you have any questions concerning this Addendum. If the Company is represented by an attorney, please ask your attorney to call Marc Weiner at the above 800 number, extension 6913, or at (303) 312-6913.

Sincerely,



Arturo Palomares, Director  
Water Technical Enforcement Program  
Office of Enforcement, Compliance and  
Environmental Justice



David Rochlin, Supervisory Attorney  
Legal Enforcement Program  
Office of Enforcement, Compliance  
and Environmental Justice

Enclosure

cc: Jim Pilon, Burlington Resources Environmental Consultant  
WY DEQ/DOH (via email)  
Tina Artemis, EPA Regional Hearing Clerk