

## UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

**REGION 8** 

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EPA REGION VIII HEARING CLERK

Ref: 8ENF-W

CERTIFIED MAIL RETURN RECEIPT REQUESTED

Tomi White, President Kennington Springs Pipeline, Inc. P.O. Box 1284 Afton, WY 83110

Re:

Administrative Order Addendum #3 Kennington Springs Pipeline Public Water System Docket No. SDWA-08-2011-0030 PWS ID #WY5601199

Dear Ms. White:

This letter is the third addendum to the Amended Administrative Order (Amended Order) issued on August 5, 2011, to Kennington Springs Pipeline, Inc. (Kennington). The purpose of this letter is to approve the July 15, 2013, interim schedule from you for coming into complaince with the total coliform maximum contaminant level (MCL). This interim schedule has been submitted due to total coliform MCL violations in August and September of 2012. As part of this interim schedule, Kennington is exploring options that include redevelopment of its existing water source, a new groundwater source, regionalization, or forming a water district. The system is currently chlorinating as an interim measure.

The interim schedule shown below is hereby incorporated into the Amended Order per paragraph 15 (page 3) of the Amended Order.

Action	Completion Date	
Shareholders meeting to present plan options	July 30, 2013	
Plan option decision and final schedule submitted to the EPA	August 30, 2013	

As a reminder, paragraph 16, page 3, of the Amended Order specifies that "if the plan fails to achieve permanent compliance, EPA may order further steps and/or seek penalties for noncompliance."

Please note that the EPA expects this approved schedule to be met. While not creating any right to an extension, the EPA in its discretion may consider granting an extension to compliance order deadlines under limited circumstances. If unexpected events occur that are beyond Kennington's control and that may require Kennington to request an extension of these deadlines, Kennington is responsible for notifying the EPA well in advance of the deadline dates. The EPA will not consider extending these deadlines without a clear justification for their need. Kennington must provide the following information

in writing for 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 have occurred or may occur and how Kennington has attempted to foresee and use its best efforts to overcome these obstacles, and proposed new deadline dates with justification for the length of the proposed new deadlines.

Please contact Kathelene Brainich, Environmental Specialist, at (303) 312-6481 if you have any questions concerning this Addendum.

Sincerely,

James H. Eppers, Supervisory Attorney Legal Enforcement Program Office of Enforcement, Compliance and Environmental Justice

Arturø Palomares, Director

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

cc: Shay Smith, Forsgren Engineering (ssmith@forsgren.com) WY DEQ/DOH (via email) Tina Artemis, EPA Regional Hearing Clerk