



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 8

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2/4/2022

11:03 AM

Received by
EPA Region VIII
Hearing Clerk

February 4, 2022

Ref: 8ENF-W-SD

SENT VIA EMAIL
DIGITAL READ RECEIPT REQUESTED

Mr. Ronald A. Foote, President
Red Lane Domestic Water, Inc.
r26foote@gmail.com

Re: Administrative Order Addendum, Red Lane Domestic Water, Inc. regarding
Red Lane Domestic Water, Inc. Public Water System, PWS ID #WY5600232
Docket # SDWA-08-2020-0019

Dear Mr. Foote:

This is an Addendum to the Administrative Order (Order) issued to Red Lane Domestic Water, Inc (Company) on January 27, 2020. The purpose of this letter is to approve the Company's January 13, 2022, schedule (Schedule) for coming into consistent compliance with the significant deficiency violation. The Schedule is hereby incorporated into the Order pursuant to paragraph 19. Each milestone and deadline specified below is an enforceable provision of the Order.

Milestone

Deadline

Table with 2 columns: Milestone, Deadline. Rows include: Create a nonprofit for Red Lane (April 30, 2022), Obtain permission to connect to Lucerne Water (July 31, 2022), Apply to WY DEQ for permits to connect to Lucerne Water (September 30, 2022), Connect to Lucerne water. (November 30, 2022), Physically disconnect the storage tank, take pictures of the disconnect and submit to the EPA, and will submit a Change form (December 15, 2022)

Within 10 calendar days of completing all steps included in the above Schedule, please notify the EPA of the project's completion as required by the Order. The Order also requires the Company to achieve and maintain compliance with the significant deficiency violation by the final date specified in the approved Schedule. The EPA is authorized to seek penalties if these deadlines are not met. If the Company has a reasonable basis to believe it may be unable to meet any deadline in the Schedule, it must notify the EPA well in advance of the Scheduled deadline to request an extension. The EPA may, in its discretion, consider granting an extension.

In addition, the EPA acknowledges that the COVID-19 pandemic also may impact construction projects. If the Company has specific COVID-19 issues that would affect the timeframes listed herein, please contact Steven Latino via email at latino.steven@epa.gov or by phone at (800) 227-8917, extension 6440, or (303) 312-6440 as soon as possible. The EPA may, in its discretion, consider granting an extension.

If you have any questions concerning this Addendum, please contact Steven Latino at the email and phone number listed in the above paragraph. Any legal questions from the Company's attorney should be directed to Matthew Castelli, Senior Assistant Regional Counsel, via email at castelli.matthew@epa.gov or by phone at (800) 227-8917, extension 6491, or (303) 312-6491.

Sincerely,

Colleen Rathbone, Chief
Water Enforcement Branch
Enforcement and Compliance Assurance Division

cc: WY DEQ/DOH (via email)
Hot Springs County Commissioners
Melissa Haniewicz, EPA Regional Hearing Clerk
David Teeples, Operator