



# South Coast Air Quality Management District

21865 Copley Drive, Diamond Bar, CA 91765-4178  
(909) 396-2000 • www.aqmd.gov

September 26, 2013

Ms. Yijin Wang  
Air Quality Manager  
Kinder Morgan Energy Partners, L.P.  
1100 Town and Country Road  
Orange, California 92868

Dear Ms. Wang:

RE: Facility ID # 800056  
Kinder Morgan Liquid Terminals, LLC  
LA Harbor Facility  
1900 Wilmington – San Pedro Road  
Wilmington, CA 90744

Enclosed are the revised Title Page, Table of Contents, and Section I of your Title V Facility Permit. The revised sections reflect the changes as follows:

Section I – Plan Added

A/N 549904	RULE 1166 PLAN	NEW PLAN ADDED
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This revision is covered under A/N 549908 and is a “de minimus permit revision” to the Title V permit previously dated December 9, 2011. No comments were received during the EPA comment period which began about July 18, 2013.

Please review the attached sections carefully. Insert the enclosed sections into your Title V Facility Permit and discard the earlier versions.

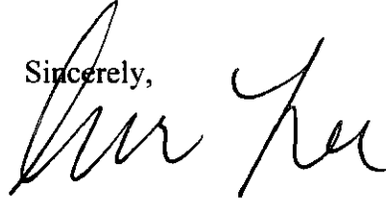
Ms. Yijin Wang  
Kinder Morgan Liquid Terminals, LLC.  
LA Harbor Facility 800056

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September 26, 2013

The operation of your facility is bound by the conditions and/or requirements stated in the facility Permit to Operate. If you determine that there are administrative errors, or if you have any questions concerning changes to your permit, please contact Ms. Linda Dejbakhsh, Air Quality Engineer, at (909) 396-2614 within 30 days of the receipt of your permit.

Sincerely,



Andrew Y. Lee, P.E.  
Senior Manager  
Engineering and Compliance

CDT:LLD  
Enclosures

cc: Gerardo Rios, EPA Region IX  
Compliance  
Central File  
TV Application File (A/N 549908)



## FACILITY PERMIT TO OPERATE

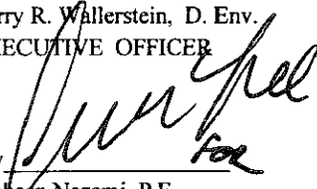
**KINDER MORGAN LIQUIDS TERMINALS, LLC  
1900 WILMINGTON - SAN PEDRO RD  
WILMINGTON, CA 90744**

### NOTICE

IN ACCORDANCE WITH RULE 206, THIS PERMIT TO OPERATE OR A COPY THEREOF MUST BE KEPT AT THE LOCATION FOR WHICH IT IS ISSUED.

THIS PERMIT DOES NOT AUTHORIZE THE EMISSION OF AIR CONTAMINANTS IN EXCESS OF THOSE ALLOWED BY DIVISION 26 OF THE HEALTH AND SAFETY CODE OF THE STATE OF CALIFORNIA OR THE RULES OF THE SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT. THIS PERMIT SHALL NOT BE CONSTRUED AS PERMISSION TO VIOLATE EXISTING LAWS, ORDINANCES, REGULATIONS OR STATUTES OF ANY OTHER FEDERAL, STATE OR LOCAL GOVERNMENTAL AGENCIES.

Barry R. Wallerstein, D. Env.  
EXECUTIVE OFFICER

By   
Mohsen Nazemi, P.E.  
Deputy Executive Officer  
Engineering & Compliance



## FACILITY PERMIT TO OPERATE KINDER MORGAN LIQUIDS TERMINALS, LLC

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A	Facility Information	1	12/09/2011
B	RECLAIM Annual Emission Allocation	0	01/26/2009
C	Facility Plot Plan	TO BE DEVELOPED	
D	Facility Description and Equipment Specific Conditions	1	12/09/2011
E	Administrative Conditions	0	01/26/2009
F	RECLAIM Monitoring and Source Testing Requirements	0	01/26/2009
G	Recordkeeping and Reporting Requirements for RECLAIM Sources	0	01/26/2009
H	Permit To Construct and Temporary Permit to Operate	1	12/09/2011
I	Compliance Plans & Schedules	2	09/26/2013
J	Air Toxics	0	01/26/2009
K	Title V Administration	0	01/26/2009
Appendix			
A	NOx and SOx Emitting Equipment Exempt From Written Permit Pursuant to Rule 219	0	01/26/2009
B	Rule Emission Limits	0	01/26/2009



## FACILITY PERMIT TO OPERATE KINDER MORGAN LIQUIDS TERMINALS, LLC

### SECTION I: PLANS AND SCHEDULES

This section lists all plans approved by AQMD for the purposes of meeting the requirements of applicable AQMD rules specified below. The operator shall comply with all conditions specified in the approval of these plans .

Documents pertaining to the plan applications listed below are available for public review at AQMD Headquarters. Any changes to plan applications will require permit modification in accordance with Title V permit revision procedures.

#### List of approved plans:

Application	Rule
301525	463
338921	462
549904	1166

NOTE: This section does not list compliance schedules pursuant to the requirements of Regulation XXX - Title V Permits; Rule 3004(a)(10)(C). For equipment subject to a variance, order for abatement, or alternative operating condition granted pursuant to Rule 518.2, equipment specific conditions are added to the equipment in Section D or H of the permit.



**South Coast  
AIR QUALITY MANAGEMENT DISTRICT**

21865 E. Copley Drive, Diamond Bar, CA 91765-4182 (909) 396-2000

July 7, 1995

**ATTENTION:** Dennis Vogel

**COMPANY:** GATX, Harbor Terminal Berth 118-119  
P.O. 9007  
Long Beach, CA 90810

**ID#:** 053412

**SUBJECT:** Compliance Plan for Rule 463(e)(1)(A)

The Rule 463 Compliance Plan you submitted has been reviewed with the following results:

- The information you submitted is complete and your **COMPLIANCE AND MAINTENANCE PLAN** is approved as submitted.
- The Plan you submitted is for more than one facility, please resubmit one Plan per facility.
- The tank inventory listed does not correspond with our records and needs correction.
- The tank inventory you listed does not include:
  - Tank Identification Number
  - Maximum Design Capacity
  - Product that will be stored
  - Shell Type
  - Dimensions
  - Seal Type and Manufacturer
  - Floating Roof Type
  - Date of Construction and Location
- You do not show any of your personnel as being a certified auditor, please indicate which company you have contracted to do your **COMPLIANCE INSPECTION** and indicate the names of the **CERTIFIED AUDITOR(S)**.
- You did not include a self-inspection schedule.
- You did not include a copy of your company's **SAFETY PROCEDURES USED FOR FLOATING ROOF TANKS**.
- You did not submit the \$75.90 application fee required by Rule 306(c).
- Please resubmit this Plan with the above requested change(s) by \_\_\_

Should you need additional information please contact Sonny Aurelio at (909) 396-3060 or Mira Schwab at (909) 396-3116.

Sincerely,

Mohsen Nazemi, P.E.  
Senior Manager  
Refinery, Energy and OCS  
Stationary Source Compliance



# South Coast Air Quality Management District

21865 Copley Drive, Diamond Bar, CA 91765-4178  
(909) 396-2000 • [www.aqmd.gov](http://www.aqmd.gov)

March 3, 2004

Mr. Robert Onufer  
Kinder Morgan Liquids Terminals LLC  
1100 Town and Country Road  
Orange, CA 92868

Re: Rule 462 Compliance Plan, Application No.: 338921, Facility ID: 1394

Dear Mr. Onufer:

Reference is made to your application (A/N 338921) for a Continuous Monitoring System (CMS) Compliance Plan for the facility located at 1900 Wilmington-San Pedro Road, Wilmington, CA 90733. Based on the information provided, your compliance plan is approved and is subject to the requirements as shown on the attached approved compliance plan.

Please contact Rafik Beshai at (909) 396-3611 / [rbeshai@aqmd.gov](mailto:rbeshai@aqmd.gov) if you have any questions.

Sincerely,

A handwritten signature in black ink, appearing to read 'Pang Mueller', is positioned above the typed name.

Pang Mueller  
Senior Manger  
Refinery, Energy, RECLAIM Administration

Attachment

CC: File (A/N 338921)  
Compliance



**RULE 462 CONTINUOUS MONITORING SYSTEM (CMS) COMPLIANCE PLAN  
FACILITY ID 1394 – KINDER MORGAN LIQUIDS TERMINALS LLC**

**LEGAL OWNER OR OPERATOR** Kinder Morgan Liquids Terminals LLC  
**FACILITY LOCATION** 1900 Wilmington-San Pedro Road  
Wilmington, CA 90733  
**COMPLIANCE OPTION** Code of Federal Regulations Title 40 Part 63 Subpart R Section 63.427 and Code  
of Federal Regulations Title 40 Part 60 Appendix B, as applicable  
**MAILING ADDRESS** 1100 Town and Country Road  
Orange, CA 92868  
Attention: Mr. Robert Onufer

**ADMINISTRATIVE REQUIREMENTS**

This facility shall be subject to the terms and conditions of this compliance plan unless this plan is suspended, revoked, modified, reissued, or denied. Failure to maintain a valid plan is a violation of AQMD Rule 462.

It is the responsibility of the facility to comply with other District Rules and Regulations and with all laws, ordinances and regulations of other government agencies which are applicable to the operation of the equipment. A copy of this compliance plan shall be displayed in the vicinity of the subject equipment.

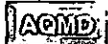
This plan does not authorize the emissions of air contaminants in excess of those allowed by Division 26 of the Health and Safety Code of the State of California or the Rules and Regulations of the AQMD. This plan cannot be considered as permission to violate existing laws, ordinances, regulations, or statutes of other governmental agencies.

**CONTINUOUS MONITORING SYSTEM (CMS) EQUIPMENT**

THERMOCOUPLE, TYPE K, AND STRIP CHART RECORDER, HONEYWELL, SERVING A JOHN ZINK  
COMBUSTOR, 35.5 MMBTU/HR

**CONDITIONS**

1. The operator shall conduct the operation of this CMS in compliance with all data and specifications submitted with the plan application under which this approval is granted, unless otherwise noted below.
2. The thermocouple shall be located at a position not less than 16 feet above ground and within the exhaust stack of the thermal oxidizer to accurately measure the temperature of the exhaust gas.
3. The operator shall maintain a digital readout of the temperature of the thermal oxidizer exhaust gas in a location accessible to district personnel.
4. The operator shall calibrate the thermocouple/chart recorder once a year, in accordance with manufacturer's specifications, such that the overall accuracy is within +/- 1% of the actual value or +/- 2.2 degrees Celcius, whichever is greater.

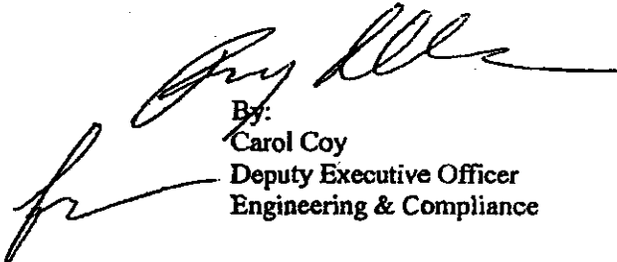


**RULE 462 CONTINUOUS MONITORING SYSTEM (CMS) COMPLIANCE PLAN  
FACILITY ID 1394 - KINDER MORGAN LIQUIDS TERMINALS LLC**

5. The operator shall ensure that the CMS is properly maintained and kept in good operating condition at all times and that it meets any applicable requirements of 40 CFR 63.427.
6. The operator shall maintain the recording device in proper operation at all times such that it is accurately synchronized with the correct time of day.
7. The range of the strip chart recorder shall be set such that the minimum combustion temperature, stated in the Permit to Construct or Permit to Operate issued for the air pollution control system, is between 30% and 90% of full scale.
8. The operator shall notify the executive officer, within 24 hours, in the event of a CMS or recorder failure or shutdown for repair, which exceeds one hour. The notification shall include the cause and time of the failure, the time the recorder returned to operation, maintenance or corrective work performed and actions taken to prevent such failures in the future. The CMS or recorder shall be restored to normal operation within 96 hours of the failure.
9. The operator shall keep records on site to show compliance with conditions nos. 4 and 8 above. Such records shall be kept for at least five years and made available to district personnel upon request.

**PLAN APPROVED**

Barry R. Wallerstein, D.Env.  
EXECUTIVE OFFICER

  
By:  
Carol Coy  
Deputy Executive Officer  
Engineering & Compliance



# South Coast Air Quality Management District

21865 Copley Drive, Diamond Bar, CA 91765-4178  
(909) 396-2000 • www.aqmd.gov

**PLAN ISSUE DATE:** September 26, 2013

**COMPANY I.D. #:** 800056

**MITIGATION PLAN #:** 549904

**Company:** Kinder Morgan Liquid Terminals, LLC  
1100 Town and Country Rd.  
Orange, CA 92868

**Site:** 1900 Wilmington – San Pedro Road, Wilmington, CA, 90774  
**Attn:** Michael Tilton, Area Manager  
**Phone:** (310) 831-6566 **Fax** (303) 984-3816

## SITE SPECIFIC RULE 1166 CONTAMINATED SOIL MITIGATION PLAN

Reference is made to your Application (A/N 549904) for the excavation and handling of VOC-contaminated soil 1900 Wilmington – San Pedro Road, San Pedro, CA 90774. In accordance with Rule 1166 (c), this plan is required prior to commencing excavation of any underground storage tank or transfer piping which has previously been used to store or transfer volatile organic compounds (VOC) and during the excavation, handling, or storage of VOC-contaminated soils.

The rights and privileges granted through the issuance of this plan are restricted exclusively to the plan holder to whom it was issued, and are non-transferable, even with the written or expressed consent of the plan holder listed above. No other excavation plan issued by the AQMD can be used at this site.

This plan has been approved under the provisions of Rule 1166 of the Rules and Regulations of the AQMD and is subject to the following conditions.

### PLAN CONDITIONS:

#### **SECTION I – GENERAL REQUIREMENTS**

1. THIS EXCAVATION PLAN SHALL EXPIRE SEPTEMBER 26, 2015.
2. A SIGNED COPY OF THIS PLAN SHALL BE PRESENT AT THE EXCAVATION SITE AT ALL TIMES AND SHALL BE MADE AVAILABLE TO AQMD PERSONNEL UPON REQUEST.
3. THIS PLAN IS NOT VALID FOR THE EXCAVATION OF VOC CONTAMINATED SOILS AT LANDFILLS OR SITES USED FOR DISPOSAL OF REFUSE OR OTHER TYPES OF WASTE.

4. THIS PLAN SHALL NOT BE USED IN CONJUNCTION WITH ANY ON SITE TREATMENT PROCESS, WITHOUT ADDITIONAL EVALUATION BY THE AQMD. THIS PLAN DOES NOT ALLOW THE TREATMENT OF VOC-CONTAMINATED SOIL BY THERMAL, CHEMICAL, OR MECHANICAL PROCESSES. ANY OF THE ABOVE TREATMENT PROCESSES REQUIRES A PERMIT TO OPERATE FROM THE AQMD.
5. THE TOTAL QUANTITY OF VOC CONTAMINATED SOIL EXCAVATED UNDER THIS PLAN SHALL NOT EXCEED **200,000 CUBIC YARDS**. **AT NO TIME SHALL THE TOTAL QUANTITY OF VOC CONTAMINATED SOIL STOCKPILED AT THIS SITE EXCEED 2000 CUBIC YARDS.**
6. THE AQMD SHALL BE IMMEDIATELY NOTIFIED OF ANY COMPLAINTS RECEIVED AS A RESULT OF ACTIVITIES CONDUCTED UNDER THIS PLAN. SUCH NOTIFICATION SHALL INCLUDE THE NATURE OF THE COMPLAINT, NUMBER OF COMPLAINANTS, COMPLAINANT NAME, ADDRESS, PHONE NUMBER, ETC., AND THE ACTION TAKEN BY THE PLAN HOLDER TO MITIGATE THE SOURCE OF THE COMPLAINT.
7. DURING EACH STEP OF THE PROCESS UP TO AND INCLUDING THE REMOVAL AND DISPOSAL PROCESS, ALL PRECAUTIONS AND MEASURES SHALL BE TAKEN TO MINIMIZE THE RELEASE OF VOC, ODOR AND DUST. THIS INCLUDES, BUT IS NOT LIMITED TO:
  - A). USING ADDITIONAL PLASTIC SHEETING OR SUPPRESSANTS ON EXPOSED SOIL SURFACES & WORK AREAS
  - B). MAINTAINING PAVED PUBLIC STREETS FREE OF SOIL DEPOSITS, AND
  - C). OPERATING SUCH THAT VOC SOIL SHALL NOT BE SPREAD ON-SITE OR OFF-SITE; AND NOT PERFORMING ANY UNNECESSARY MOVEMENT OR AGITATION OF SOIL, INCLUDING THE RESHAPING OR RELOCATION OF STOCKPILES THAT MAY CAUSE THE UNCONTROLLED EVAPORATION OF VOC'S INTO THE ATMOSPHERE.
8. FOR THE PURPOSES OF RULE 1166 AND THIS PLAN, SOIL MEASURED PURSUANT TO RULE 1166 AS VOC CONTAMINATED SOIL, IS CONSIDERED AS VOC CONTAMINATED SOIL FROM THE TIME OF MEASUREMENT ONWARD, UNTIL THE SOIL IS TREATED PURSUANT TO AN APPROVED AQMD TREATMENT PROCESS.

**SECTION II – PRIOR TO EXCAVATION**

9. A). AT LEAST **24 HOURS** PRIOR TO COMMENCING EXCAVATION OR GRADING OF SOIL AT THE PROJECT SITE, THE EXECUTIVE OFFICER OR DESIGNEE SHALL BE NOTIFIED OF THE EXCAVATION BY FAX USING A FORM APPROVED BY THE EXECUTIVE OFFICER WHICH IS FULLY COMPLETED AND INCLUDING, THE NAME OF THE COMPANY PERFORMING THE EXCAVATION, AND THE APPLICATION NUMBER LISTED ON THIS MITIGATION PLAN. THE NOTIFICATION SHALL BE MADE BY FAXING THE NOTIFICATION FORM AT (909) 396-3342. FAX NOTIFICATIONS WILL RECEIVE A REFERENCE NUMBER BY RETURN FAX OR CAN BE OBTAINED REFERENCING THE FAX NOTIFICATION BY PHONE TUESDAY THROUGH FRIDAY DURING BUSINESS HOURS AT 909 396-2326. THE REFERENCE NUMBER SHALL BE RETAINED AS PROOF OF COMPLIANCE WITH THIS REQUIREMENT.

REFERENCE NO: \_\_\_\_\_ NOTIFICATION DATE: \_\_\_\_\_

B). AT LEAST **24 HOURS** PRIOR TO COMMENCING EXCAVATION OR GRADING OF SOIL AT THE SITE, ALL SENSITIVE RECEPTORS WITHIN 1,000 FEET OF THE SITE SHALL BE NOTIFIED OF THE EXCAVATION BY LETTER USING A FORMAT APPROVED BY THE EXECUTIVE OFFICER WHICH INCLUDES THE NAME, ADDRESS AND PHONE NUMBER OF THE COMPANY PERFORMING THE EXCAVATION, THE DURATION OF THE EXCAVATION AND THE AQMD COMPLAINT HOTLINE NUMBER (909) 288-7664.

10. COMPLETE VERIFICATION INFORMATION IN **CONDITION NO. 28** AND OBTAIN REQUIRED SIGNATURES, PRIOR TO COMMENCING EXCAVATION.

**SECTION III – MONITORING**

11. DURING THE EXCAVATION PROCESS, AN ORGANIC VAPOR ANALYZER (OVA) SHALL BE ON SITE AT ALL TIMES. THE OVA SHALL BE MAINTAINED IN GOOD WORKING ORDER AT ALL TIMES AND SHALL BE CALIBRATED BY THE MANUFACTURER AT LEAST ONCE EVERY THREE MONTHS. THE CALIBRATION OF THE OVA SHALL BE VERIFIED USING CERTIFIED CALIBRATION GAS AT THE BEGINNING OF EACH WORKING DAY WITH THE PROCEDURES SPECIFIED BY THE MANUFACTURER. IF A CALIBRATION GAS OTHER THAN HEXANE IS USED, EACH MEASURED READING SHALL BE CORRELATED TO AND EXPRESSED AS HEXANE, USING EQUIVALENCY FACTORS PROVIDED BY THE MANUFACTURER. IN THE EVENT THAT INCONSISTENT OR ERRATIC READINGS ARE EXPERIENCED, OR THE OVA BECOMES OTHERWISE INOPERABLE, ALL EXCAVATION ACTIVITIES WILL CEASE UNTIL THE OVA IS REPAIRED OR REPLACED.
12. ALL MONITORING SHALL BE CONDUCTED AT A DISTANCE NO MORE THAN 3 INCHES ABOVE THE SOIL SURFACE USING AN OVA DESCRIBED IN CONDITION NO. 10 ABOVE. MONITORING SHALL BE INITIALLY CONDUCTED AT A MINIMUM FREQUENCY OF ONE READING EVERY FIFTEEN MINUTES. UPON DETECTION OF VOC CONTAMINATION, MONITORING SHALL BE CONDUCTED AT A MINIMUM RATE OF ONE READING FOR EVERY FIVE CUBIC YARDS EXCAVATED. ALL READINGS SHALL BE TAKEN NO LATER THAN THREE (3) MINUTES AFTER EACH LOAD OF SOIL IS EXCAVATED.
13. ALL MONITORING SHALL BE CONDUCTED BY TRAINED PERSONNEL WHO ARE PROFICIENT IN THE USE OF THE HYDROCARBON MONITOR SELECTED FOR USE AT THIS SITE.
14. WRITTEN RECORDS OF OVA MONITORING AND CALIBRATIONS REQUIRED ABOVE SHALL BE KEPT IN A FORMAT APPROVED BY THE AQMD. THE APPROVED FORMAT IS INCLUDED ON PAGE 8 OF THIS PLAN. THE CERTIFICATION ON ALL RECORDS SHALL BE SIGNED AND DATED ON THE DAY THE MEASUREMENTS ARE OBSERVED.

15. UPON DETECTION OF VOC CONTAMINATED SOIL (READINGS 50 PPM OR GREATER), THE EXECUTIVE OFFICER OR DESIGNEE SHALL BE NOTIFIED **WITHIN 24 HOURS** OF THE FIRST DETECTION OF VOC CONTAMINATION. THE NOTIFICATION SHALL BE MADE BY FAXING THE NOTIFICATION FORM TO (909) 396-3342 OR CALLING (909) 396-2326. A REFERENCE NUMBER WILL BE FAXED BACK OR WILL BE ISSUED WHEN THE PHONE NOTIFICATION IS RECEIVED. ALL PHONE NOTIFICATIONS SHALL BE FOLLOWED BY MAILING THE NOTIFICATION FORM TO THE DISTRICT POSTMARKED **WITHIN 48 HOURS**. THE REFERENCE NUMBER WILL BE RETAINED AS PROOF OF COMPLIANCE WITH THIS REQUIREMENT.

REFERENCE NO: \_\_\_\_\_ NOTIFICATION DATE: \_\_\_\_\_

**SECTION IV - HANDLING & STORAGE**

16. ALL VOC-CONTAMINATED SOIL BELOW 1000 PPM SHALL BE STOCKPILED, COVERED WITH PLASTIC SHEETING AND STORED SEPARATELY FROM NON-VOC-CONTAMINATED SOIL, OR IMMEDIATELY TRANSPORTED TO A TREATMENT FACILITY. CONTAMINATED SOIL ONCE EXCAVATED AND STOCKPILED WILL BE CONSIDERED CONTAMINATED AT ALL TIMES AND CANNOT BE BACKFILLED UNLESS TREATED TO LESS THAN 50 PPM LEVELS WITH PRIOR AQMD APPROVAL AND AQMD PERMITTED EQUIPMENT.
17. A VOC CONTAMINATED STOCKPILE SHALL NOT CONTAIN MORE THAN 500 CUBIC YARDS OF SOIL.
18. IF THE SOIL OVA MEASUREMENT IS GREATER THAN 50 PPMV, BUT LESS THAN 1000 PPM,
- A) THE AFFECTED WORK AREA AND LOAD OF SOIL SHALL BE SPRAYED WITH WATER AND/OR APPROVED VAPOR SUPPRESSANT
  - B) CONTAMINATED SOIL IN STOCKPILES SHALL BE COVERED WITH PLASTIC SHEETING WHICH OVERLAP A MINIMUM OF TWENTY FOUR INCHES AND ARE SECURED SO THAT NO PORTION OF THE CONTAMINATED SOIL IS EXPOSED TO THE ATMOSPHERE. IN THE COURSE OF HANDLING THE STOCKPILE, ONLY THE WORKING FACE OF THE STOCKPILE MAY BE UNCOVERED.
19. IF THE SOIL OVA MEASUREMENT EQUALS OR IS GREATER THAN 1000 PPMV, NOTIFY THE DISTRICT IMMEDIATELY OR WITHIN ONE HOUR OF DETECTION AND,
- A) THE AFFECTED SOIL AND WORKING AREA SHALL BE IMMEDIATELY SPRAYED WITH WATER OR AN APPROVED VAPOR SUPPRESSANT, AND EITHER:
    - i). THE CONTAMINATED SOIL EXCAVATED SHALL BE IMMEDIATELY PLACED IN AQMD APPROVED SEALED CONTAINERS EQUIPPED WITH VAPOR TIGHT LIDS, OR,
    - ii). THE SOIL SHALL BE DIRECTLY LOADED IN TRUCKS, SPRAYED WITH ADDITIONAL WATER OR VAPOR SUPPRESSANT, COVERED, AND TRANSPORTED IMMEDIATELY OFF SITE TO AN APPROVED TREATMENT FACILITY, OR,
  - B) HANDLED BY ALTERNATIVE STORAGE METHODS WITH PRIOR WRITTEN APPROVAL FROM THE AQMD.
20. DURING EXCAVATION, THE EXPOSED VOC CONTAMINATED SOIL SHALL BE RESTRICTED TO THE IMMEDIATE WORKING AREA OF THE STOCKPILE ONLY. ALL OTHER PORTIONS OF THE STOCKPILE SHALL BE COVERED WITH PLASTIC SHEETING, WITH SEAMS WHICH OVERLAP A MINIMUM OF TWENTY-FOUR (24) INCHES AND ARE SECURED WITH DUCT TAPE. ALL EXPOSED VOC-CONTAMINATED SOIL SURFACES (WORK FACE) SHALL BE KEPT MOIST WITH WATER OR OTHER APPROVED SUPPRESSANTS AT ALL TIMES, AND SHALL BE RE-COVERED DURING PERIODS OF INACTIVITY LONGER THAN ONE (1) HOUR. AT THE END OF EACH WORKING DAY, ALL STOCKPILES SHALL BE COMPLETELY COVERED AND SECURELY ANCHORED TO PREVENT ANY EXPOSURE OF SOIL TO THE ATMOSPHERE.

21. ONCE COVERED WITH PLASTIC SHEETING, STOCKPILES SHALL REMAIN COVERED AND UNDISTURBED UNTIL REMOVED FROM THE SITE.
22. DAILY INSPECTIONS SHALL BE CONDUCTED OF ALL COVERED VOC-CONTAMINATED STOCKPILES TO ENSURE THE INTEGRITY OF THE PLASTIC COVER. SUCH INSPECTIONS SHALL INCLUDE A VISUAL INSPECTION OF ALL SEAMS AND PLASTIC COVER SURFACES. ANY HOLES, TEARS OR ANY OTHER POTENTIAL SOURCES OF FUGITIVE VOC EMISSIONS SHALL BE REPAIRED IMMEDIATELY. DAILY RECORDS SHALL BE MAINTAINED TO ENSURE COMPLIANCE WITH THIS CONDITION.

**SECTION V - SOIL REMOVAL AND DISPOSAL**

23. ALL VOC-CONTAMINATED SOIL SHALL BE REMOVED FROM THE SITE WITHIN **THIRTY (30) DAYS** OF ITS EXCAVATION.
24. ALL VOC-CONTAMINATED SOIL REMOVED FROM THE SITE SHALL COMPLY WITH THE FOLLOWING:
  - A). BE TRANSPORTED TO AN APPROVED TREATMENT/DISPOSAL FACILITY. IT SHALL BE THE RESPONSIBILITY OF THE PLAN HOLDER TO ENSURE THAT THE RECEIVING TREATMENT/DISPOSAL FACILITY HAS RECEIVED APPROVAL FROM THE APPROPRIATE ENVIRONMENTAL OVERSIGHT AGENCIES TO HANDLE AND TREAT VOC CONTAMINATED SOILS.
  - B). WHEN LOADING IS COMPLETED AND DURING TRANSPORTATION, NO EXCAVATED MATERIAL SHALL EXTEND ABOVE THE SIDES OR REAR OF THE TRUCK OR TRAILER.
  - C). PRIOR TO COVERING/TARPING, LOADED CONTAMINATED SOIL SHALL BE TREATED BY SPRAYING WITH WATER OR DUST SUPPRESSANTS.
  - D). THE TRUCK OR TRAILER SHALL BE COMPLETELY COVERED/TARPED PRIOR TO LEAVING THE SITE TO PREVENT PARTICULATE EMISSIONS TO THE ATMOSPHERE.
  - E). THE EXTERIOR OF THE TRUCKS (INCLUDING THE TIRES) SHALL BE CLEANED OFF PRIOR TO THE TRUCKS LEAVING THE EXCAVATION SITE.

**SECTION VI - RECORDS AND REPORTING**

25. A WRITTEN REPORT SHALL BE GENERATED WHICH INCLUDES:
  - A) THE FACILITY SELECTED TO TREAT THE VOC-CONTAMINATED SOIL, QUANTITY OF SOIL REMOVED FROM SITE, STATUS OF EXCAVATION PIT, AND ANY VOC CONTAMINATED SOIL REMAINING ON SITE.
  - B) A BRIEF SUMMARY INDICATING IF ADDITIONAL CLEAN UP EFFORTS ARE NECESSARY, THE ADDITIONAL QUANTITY OF VOC CONTAMINATED SOILS TO BE EXCAVATED AND THE PROJECTED SCHEDULE OF THE EXCAVATION.
26. RECORDS OF DISPOSAL/TREATMENT OF VOC-CONTAMINATED SOIL SHALL BE MAINTAINED FOR A PERIOD OF **FIVE (5) YEARS** AND MADE AVAILABLE TO AQMD PERSONNEL UPON REQUEST.

27. WITHIN **FORTY (40) DAYS** OF INITIAL DETECTION OF VOC-CONTAMINATION, THE WRITTEN RECORDS UNDER CONDITION NO. 25 AND WITHIN **THIRTY (30) DAYS** OF EXCAVATION PROJECT COMPLETION RECORDS UNDER CONDITION NOS. 14, 22, AND 26 SHALL BE SUBMITTED TO THE AQMD AT THE FOLLOWING ADDRESS.

SOUTH COAST AIR QUALITY MGMT DISTRICT  
 ENGINEERING & COMPLIANCE DIVISION  
 RULE 1166 TOXICS AND WASTE MANAGEMENT SECTION  
 21865 COPLEY DR.  
 DIAMOND BAR, CA. 91765-4182

28. THIS PLAN IS NOT VALID UNTIL ALL PARTIES HAVE REVIEWED AND SIGNED THE VERIFICATION STATEMENT BELOW.

Site Name		Type of Business	
Address	City	Zip	
Responsible Party (Owner/Operator)		Phone	
Address	City	Zip	

I CERTIFY THAT I HAVE REVIEWED AND UNDERSTAND THE CONDITIONS CONTAINED WITHIN THIS PLAN. IN SIGNING BELOW, I ACKNOWLEDGE THAT UNDER THE PROVISIONS OF RULE 1166, I CAN BE HELD RESPONSIBLE FOR THE REQUIREMENTS SET FORTH IN THIS PLAN.

Responsible Party	Responsible Party Signature	Date Signed
General Contractor	General Contractor Signature	Date Signed
Excavation Contractor	Excavation Contractor Signature	Date Signed
Environmental Consultant	Environmental Consultant Signature	Date Signed

**DEFINITIONS**

**Excavation** Is the process of digging out and removing materials including any material necessary to that process such as the digging out and removal of asphalt or concrete necessary to expose, dig out and remove known VOC contaminated soil.

**Organic Vapor Analyzer (OVA)** For the purposes of this plan, an OVA is an hydrocarbon monitor utilizing flame ionization, photo ionization or other analytical methods complying with 40 CFR PART 60 APPENDIX A, EPA METHOD 21 SECTION 3, "DETERMINATION OF VOLATILE ORGANIC COMPOUND LEAKS, MONITORING INSTRUMENT SPECIFICATIONS. The monitor shall be capable of being calibrated using hexane at a range of 0 parts per million by volume (PPMV) to 50 PPMV, and at a detection range of at least 30 PPMV to 1100 PPMV

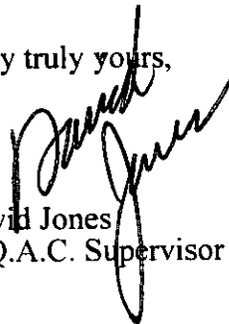
Sensitive Receptor	A sensitive receptor is defined as: Schools (Kindergarten through grade 12), licensed daycare centers, hospitals and convalescent homes.
Responsible Party	For the purposes of this plan, is the party financially responsible for initiating the excavation. This may include the property owner or the operator of the transfer, storage equipment. This excludes contractors working for the property owner or operator, and any other party that lacks the direct authority to immediately treat all VOC contaminated soils generated at the excavation site.
VOC Contaminated Soil	Is soil that registers a concentration of 50 PPM or greater of volatile organic compounds as measured before suppression materials have been applied and at a distance of no more than three inches from the surface of the excavated soil with an organic vapor analyzer calibrated with hexane.
Volatile Organic Compound (VOC)	Is any volatile compound of carbon, excluding methane, carbon monoxide, carbon dioxide, carbonic acid, metallic carbides or carbonates, ammonium carbonate, and exempt compounds. Exempt compounds areas defined in Rule 102 – Definitions of Terms.

Once issued, this plan is subject to further review by the AQMD and may be revoked if excavation activities are found in violation of plan conditions or AQMD's Rules and Regulations. Failure to comply with one or more of the conditions contained within this plan constitutes a violation of Rules 221 and 1166.

Other governmental agencies may require approval before any excavation begins. It shall be the responsibility of the applicant to obtain that approval. The South Coast Air Quality Management District shall not be responsible or liable for any losses because of measures required or taken pursuant to the requirements of this approved 1166 Contaminated Soil Mitigation Plan.

If you have any questions concerning this plan, please call David Jones at (909) 396-2317.

Very truly yours,



David Jones  
A.Q.A.C. Supervisor

### Rule 1166 Soil Monitoring Records

ID No: 800056                      Plan No: 549904 <b>Kinder Morgan Liquid Terminals, LLC</b> <b>1100 Town and Country Rd.</b> <b>Orange, CA 92868</b>	<b>Facility/Site Information</b> <b>1900 Wilmington – San Pedro Road, San Pedro, CA, 90774</b>
Reference No(s).	

Monitor Information	Calibration Data	Monitoring Personnel	Excavation Summary <small>(Upon completion of each page)</small>	
Brand:	Gas:	Name:	Total Cubic Yds (This page)	
Model:	Date:	Company:	Total Cubic Yds (To date)	
Type:	By:	Phone:	Removed from Site (To date)	

Time	VOC Concentration (PPMV) @ Excavated Load			Comment	Time	VOC Concentration (PPMV) @ Excavated Load			Comment	
	Every 15 min.	Reading	Hexane Factor			Adjusted Reading	Every 15 min.	Reading		Hexane Factor

I certify that the information contained in the above document is true and correct. I further certify that the above listed hydrocarbon monitor was operated in a manner consistent with the manufacturer's specifications and the conditions specified within this plan. In addition, I certify that the above readings represent the actual measurements I observed and recorded during the excavation process.

SIGNATURE: \_\_\_\_\_

DATE: \_\_\_\_\_