UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 8 AM 10: 10

	Docket No.	EPA REGION VIII
In The Matter Of:)	WEARING CLERK
)	THE PARTY OF THE P
Frontier Refining Inc.)	FIRST MODIFICATION TO
300 Morrie Avenue)	CONSENT AGREEMENT
Cheyenne, Wyoming)	
82007)	
)	

alret No . DCD A 00 2000 0002

Complainant, the United States Environmental Protection Agency (EPA), and Respondent, Frontier Refining Inc., (Parties) entered into a Consent Agreement (Consent Agreement) in the above-referenced matter on May 27, 2010. Pursuant to Section D of the Consent Agreement, the Parties hereby execute this First Modification to Consent Agreement (First Modification), as detailed below:

Respondent.

- Paragraph C.9., last sentence is amended to read as follows: "The Parties agree that
 regarding Surface Impoundment 2, removal of the existing liner and removal of
 sediments and subsoils, if any, between the synthetic liner and the clay liner, will
 commence no sooner than June 2, 2011."
- 2. Paragraph 11 (h) is amended to read as follows: "h. specification of procedures for visual inspection of clay liner to determine areas of sludge accumulation below the existing synthetic liner and removal of any impacted sediments and subsoils."
- 3. Paragraph 11(i) is amended to read as follows: "i. following completion of all tasks in the Closure Plan, removal of the remaining uncontaminated clay liner to facilitate tank foundation installation;"
- 4. Paragraph 11 (f) is amended to read as follows: "f. removal of the existing synthetic liner, subject to paragraph 11(k) below;"

- 5. Paragraph 13 is amended to read as follows: "The work activities in the closure plan shall include, at a minimum, procedures for waste testing, confirmation sampling and analysis, design and preparation of the tank base within the footprint of the current Pond 2, data collection methods, and quality assurance and quality control."
- 6. Paragraph 21 is amended to read as follows: "Respondent agrees to provide EPA seven (7) days oral notice and fourteen (14) days written notice prior to commencement of any field work, including but not limited to, waste removal, liner cleaning, and clay liner assessment."

The Parties agreed that in lieu of the installation of a new synthetic liner and reopening of Surface Impoundment 2 as contemplated by various provisions in Section C (Compliance Order) of the Consent Agreement, Respondent would submit, on or before January 20, 2011, a revised closure plan providing for the installation of an external floating-roof tank in the approximate location of existing Surface Impoundment 2. Complainant reviewed and approved Respondent's December 23, 2010 Closure Plan, as amended by Frontier's January 20, 2011 letter and January 27, 2011 email from Stu Fischbeck to Linda Jacobson.

All provisions of the May 27, 2010 Consent Agreement not expressly modified by this First Modification remain in full force and effect.

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 8, Office of Enforcement, Compliance and Environmental Justice, Complainant.

Date:	By:
	Kelcey Land, Supervisor Technical Enforcement Program
Date:	By:
	David Rochlin, Supervisor Legal Enforcement Program
Date:	By:
	Brenda L. Morris, Attorney Legal Enforcement Program
	FRONTIER REFINING INC., RESPONDENT
Date: 2/18/11	By: Lulli & Luche
	Kevin D. Burke
	Vice President and Refinery Manager

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 8, Office of Enforcement, Compliance and Environmental Justice, Complainant.

Date: 2/24/11	By: Kelcey Land, Supervisor Technical Enforcement Program
FEB 2 5 2011	By: David Janik, Supervisor Legal Enforcement Program
Date: 2-24-11	By: Brenda L. Morris, Attorney Legal Enforcement Program
	FRONTIER REFINING INC., RESPONDENT.
Date	D _V .