

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 8

1595 Wynkoop Street DENVER, CO 80202-1129 Phone 800-227-8917 http://www.epa.gov/region08

2011 MAR 31 AM 8: 14

FILED EPA REGION VIII BEARING CLERK

MAR 3 1 2011

Ref: 8 ENF-W

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Lynne Gray, President Bennor Estates Phase I Improvement and Service District P. O. Box 2544 Gillette, WY 82717

Re:

Administrative Order Addendum #2 Docket No. SDWA-08-2010-0074

PWS ID # WY5601596

Dear Ms. Gray:

This second Addendum to the Administrative Order (AO) issued September 9, 2010 to the Bennor Estates Phase I Improvement and Service District (the District) approves your March 10, 2011 request on behalf of the District for an extension to submit to EPA a final compliance plan and schedule including milestone dates to achieve compliance with the combined radium maximum contaminant level (MCL). The new deadline for submittal of the plan and schedule is May 15, 2011.

EPA received confirmation from the District that it completed its well rehabilitation measures approved in the first Addendum issued to the District on October 25, 2010. After the well rehabilitation had been completed the District took radium samples on November 22, 2010 and those combined radium results were below the MCL. On December 28, 2010, EPA received a letter from the District informing EPA that the well rehabilitation work had resolved the MCL issue. At that time, EPA conferred with Tom Sorg in EPA's Office of Research and Development and requested the District take one sample in January and another in February 2011 as additional confirmation that the well rehabilitation resolved the MCL. The combined radium results for January and February 2011 were 5.7 and 7.7 pCi/L respectively, both above the combined radium MCL.

This second Addendum constitutes the written approval by EPA of the new schedule including those items that have been completed, as indicated below, and incorporates the new schedule into the AO. The completion dates are based on information supplied by the District. The District must notify EPA of when each action required by the following schedule has been completed.

<u>Action</u> <u>Deadline</u>

Submit to EPA a compliance plan and schedule for the system to come into compliance with the combined radium MCL.	Within 30 days of receipt of this Order (by October 13, 2010)	October 1, 2010 (proposed interim plan and schedule) March 10, 2011 (request for extension)
Test other wells in the surrounding area for radium contamination.	January 13, 2011	November 2010
Camera the Bennor ISD well.	January 13, 2011	November 2010
Sample the Bennor ISD well.	January 13, 2011	November 2010
Log the Bennor ISD well.	January 13, 2011	November 2010
Submit to EPA final compliance plan and schedule including milestone dates.	May 15, 2011	
Completely install treatment according to the approved plans.	Within 180 days following EPA's and the State's approval of plans and specifications.	
Notify EPA in writing of system upgrade completion.	Within 10 days of completing system improvements.	

Completion

Please be advised that the District is required to comply with all provisions of the Order. Penalties for failing to comply are set forth in the Order. Please contact Shawn McCaffrey, at (303) 312-6515 if you have any questions concerning this addendum. If you are 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,

Michael T. Risner, Director

David Jank, Supervisory Attorney

Legal Enforcement Program

Office of Enforcement, Compliance

and Environmental Justice

Arturo Palomares, Director

Water Technical Enforcement Program

Office of Enforcement, Compliance

and Environmental Justice

cc:

Tina Artemis, EPA Regional Hearing Clerk Wyoming DEQ/DOH (via email) Duaine Faucett, Operator