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Jeffrey B. Smith
Peter J. Stokstad
William T. Wagner
Lee Michael Wilson

October 17, 2018

Certified Mail Return - Receipt Requested

Jeffery Robichaud, Director
Water, Wetlands and Pesticides Division
11201 Renner Boulevard
Lenexa, KS 66219

Re: Request for Information Pursuant to Section 308 of the Clean Water Act
(33 U.S.C. § 1318)

Dear Mr. Robichaud:

We represent Mr. Nathan Pierce and Adamas Construction and Development, PLLC, and are in receipt of your letter, dated September 25, 2018, asking Mr. Pierce to respond to an enclosed request for information within 30 days.

We have not yet had the opportunity to review whether Mr. Pierce is obligated to provide a response under the Clean Water Act ("CWA"). We reserve the right to dispute any obligation to respond. However, in an effort to be cooperative, we provide this response.

The Northern Cheyenne Utility Commission (NCUC) was the prime contractor and permit holder on the project referenced in the request for information. Adamas has asked the NCUC to provide the requested technical information. The correspondence with the NCUC is enclosed. Adamas intends to provide a response to you shortly after it receives a response from the NCUC.

As our response requires the input and assistance of the NCUC, we hereby request an additional 60 days to respond to your request for information. Please let us know if such an extension is granted at your earliest convenience.

Very truly yours,

GARLINGTON, LOHN & ROBINSON, PLLP

J. Andrew Person
Direct Line: (406) 523-2509
Email: japerson@garlington.com

JAP:pjc
Enclosure

garlington|lohn|robinson



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October 17, 2018

Dion Killsback
dkillsback77@gmail.com

RE: Letter from EPA

Dear Dion:

We represent Mr. Nathan Pierce and Adamas Construction and Development, PLLC, and are in receipt of the enclosed letter from the EPA, dated September 25, 2018, asking Mr. Pierce to respond to a request for information within 30 days.

We have not yet had the opportunity to review whether Mr. Pierce is obligated to provide a response under the Clean Water Act ("CWA"). We reserve the right to dispute any obligation to respond. However, in an effort to be cooperative, we intend to provide a response.

The Northern Cheyenne Utility Commission (NCUC) was the prime contractor and permit holder on the project referenced in the request for information.

We hereby request that you provide to us, or directly to the EPA with a copy to us, a written response with the requested technical information.

Very truly yours,

GARLINGTON, LOHN & ROBINSON, PLLP

J. Andrew Person
Direct Line: (406) 523-2509
Email: japerson@garlington.com

JAP:pjc
Enclosure

COPY