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ENTERED



PETER MAGGIORE
SECRETARY

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

December 11, 2001

Mr. John Hale, PE
Technical Project Manager
Public Service Company of New Mexico
2401 Aztec NE
MS Z160
Albuquerque, NM 87107

**RE: REQUEST FOR SUPPLEMENTAL INFORMATION: TREATMENT
EFFECTIVENESS REPORT, THIRD QUARTER 2001, NOVEMBER 15, 2001
PERSON GENERATING STATION, EPA ID # NMT360010342
HWB-PNM-01-099**

Dear Mr. Hale:

The Permits Management Program of the New Mexico Environment Department's Hazardous Waste Bureau has reviewed the subject document. Enclosed is a Request for Supplemental Information (RSI). Please incorporate the following information into next quarter's Treatment Effectiveness Report.

- 1) Figure 8, Page 19 - It appears that the effluent and influent data lines are reversed.
- 2) Appendix A - The second quarter treatment effectiveness report showed that VEW and EW-1 were sampled monthly for VOC's whereas the third quarter report only had one month's of data for these two wells. From the permit application it appears that PSMW-16 (Out Of Service -OOS), EW-1, VEW, and the combined influent from PSMW-24 (OOS), PSMW-25 (OOS), and PSMW-26 (OOS), are required to be sampled monthly for VOCs. Please clarify this apparent omission.

Mr. John Hale, PE, PNM Person Generating Station
December 11, 2001
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If you have any questions please contact me at (505) 841-9033.

Sincerely,

*Robert Warder - sent via
email 12/11/01*

Robert Warder
Project Leader
Permits Management Program

cc: James Bearzi, NMED HWB
John Kieling, NMED HWB
Will Moats, NMED HWB
Cindy Abeyta, NMED HWB
Ana Marie Ortiz, NMED OGC
David Neleigh, EPA Region 6 (6PD-N)

File: Red PNM 01-099, Reading File

Subject: Third Quarter Report

Date: Tue, 11 Dec 2001 14:41:50 -0700

From: Robert Warder <robert_warder@nmenv.state.nm.us>

Organization: NMED Hazardous Waste Bureau

To: John Hale <JHale@pnm.com>

John:

I've reviewed the third quarter treatment effectiveness report and here are my comments.

1) Figure 8, Page 19 - It appears that the effluent and influent data lines are reversed.

2) Appendix A - The second quarter treatment effectiveness report showed that VEW and EW-1 were sampled monthly for VOC's whereas the third quarter report only had one month's of data for these two wells. >From the permit application it appears that PSMW-16 (Out Of Service - OOS), EW-1, VEW, and the combined influent from PSMW-24 (OOS), PSMW-25 (OOS), and PSMW-26 (OOS), are required to be sampled monthly for VOCs. Please clarify this apparent omission.

Overall, the report looks good.

General Question: The report stated that it was prepared pursuant to the Corrective Action Directive (NMT360010342) and requirements contained in DP-1006. I don't have copies (probably in Santa Fe), but was wondering how long the requirement is for quarterly report submission?

Let me know if you have questions.

Rob

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Robert Warder
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New Mexico Environment Department
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Permits Management Program
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