From: <u>Yamartino, Jillian</u>
To: <u>David Ramirez</u>

Cc: <u>Anita Keese</u>; <u>Ramiro Garcia</u>; <u>OCE</u>; <u>Samuel Short</u>; <u>Daniel Guthrie</u>

Subject: RE: Covid19 Enforcement Discretion Request

Date: Friday, June 26, 2020 1:09:48 PM

Mr. Ramirez, Ms. Roberts,

Western Midstream Partners, LP (on behalf of Delaware Basin Midstream, LLC (DBM)) previously notified TCEQ that due to the Covid19 virus, additional safety precautions were adopted at our Ramsey Gas Plant. At that time, DBM anticipated construction delays related to requirements under NSR Permit #117323. Despite the Covid19 challenges, DBM has diligently continued the construction project and our contractors have been able to maintain the construction schedule. As a result, DBM does not anticipate compliance issues or the need for compliance discretion under TCEQ's Covid19 enforcement policy.

Thank you, Jillian

From: David Ramirez <david.ramirez@tceq.texas.gov>

Sent: Monday, April 27, 2020 2:06 PM

To: Jillian Yamartino

Cc: Anita Keese <anita.keese@tceq.texas.gov>; Ramiro Garcia <ramiro.garcia@tceq.texas.gov>; OCE <OCE@tceq.texas.gov>; Samuel Short <samuel.short@tceq.texas.gov>; Daniel Guthrie <Daniel.Guthrie@tceq.texas.gov>

Subject: [EXTERNAL] RE: Covid19 Enforcement Discretion Request

Good afternoon Ms. Yamartino:

The TCEQ has reviewed your request for enforcement discretion for Ramsey Gas Plant (RN100228899). It has been determined that the appropriate course of action is for your extension request to be reviewed and considered by the TCEQ Air Permits Division, under provisions of 30 TAC §116.120(b), as opposed to enforcement discretion from the TCEQ Office of Compliance & Enforcement.

Please contact Daniel Guthrie, TCEQ Air Permits Division Energy Section Manager, at 512-239-1319 or at daniel.guthrie@tceq.texas.gov for additional information.

Regards,
David A. Ramirez, Area Director
Border and Permian Basin Area
Texas Commission on Environmental Quality

From: <

Sent: Monday, April 27, 2020 10:12 AM

To: Ramiro Garcia < ramiro.garcia@tceq.texas.gov> **Subject:** Covid19 Enforcement Discretion Request

Mr. Garcia,

Wester Midstream Partners, LP (WES) has encountered a situation where, due to the Covid19 virus and additional safety precautions taken at our Ramsey Gas Plant (RN100228899), there is a delay in a construction project to route certain equipment blowdowns to flare. NSR Permit #117323, issued on March 22, 2019, requires EPNs BD1-BD7, MSS-BD-2, MSS-VESSEL and MSS-BD2b to be routed to flare within 18 months of issuance (Condition 12). For the safety of Plant personnel and contractors working at the Plant, our operations team has taken additional precautions by minimizing the number of people coming in and out of the Plant as well as isolating construction contractors to one area of the Plant at a time to minimize contact with others. The additional safety measures enacted due to the virus has delayed progress on the construction and now appears the September 2020 deadline will be difficult to meet.

Will this situation qualify for the Enforcement Discretion by the TCEQ due to circumstances surrounding Covid19? Please feel free to give me a call (207-745-0783) if you would like to discuss or let me know if you need any additional information.

Thank you,

Jillian Yamartino | Staff Air Quality Representative Western Midstream | 1099 18th Street | Denver, CO 80202

Direct: 720-929-4374 | Mobile: 207-745-0783