From: Kolon, Sybil (DEQ)

**Sent:** Wednesday, June 22, 2011 3:49 PM

**To:** 'Laurel\_Beyer@pall.com'

Cc: Farsad\_Fotouhi@pall.com; Adelman, Mitch (DEQ); Caldwell, Michael; Gill, Celeste (AG)

Subject: RE: Well ID - Expanded PZ

Laurel,

I have reviewed the lists and documents you sent. It appears that you have done a thorough job but I must include a caveat in this response. I have not reviewed every address, I mainly reviewed the addresses you don't intend to survey, so there is a possibility that more addresses could be indentified during my review of the report that PLS will submit, which is when our official response will be made. But I appreciate the opportunity to review and comment ahead of time. That said, here are my comments:

- 1. The list of subdivisions east of Maple does not include Martin Acres or Westport Hills Subdivision #3, even though you did include addresses in those subs in the address list. That is my only comment regarding east of Maple.
- 2. There are some addresses in the "no survey" category (1) which need a well abandonment log or other documentation that a survey is not needed (maybe you have sent well abandonment logs before, but they were not included in that PDF and they are not readily available): 580 Allison, 453 Dupont Circle, 310 Glenwood (or copy of referenced letter), 426 Rose, 460 Rose.
- 3. There are also many addresses under category 1 where John Psychas did a survey many years ago and did not find a well. We will need to review that documentation before agreeing that these addresses don't need to be surveyed.
- 4. There are 20 wells in category 3, many that are official MWs In general we will want PLS to continue sampling wells that are currently part of the monitoring plan. Jim Coger is in training the rest of the week; I should be able to give you an answer on most of these next week (because this would be an exception under the court order we may need more time on some of them). If we approve an exception we would expect those wells to be on a regular monitoring schedule.
- 5. There are numerous addresses under category 4 (survey) where PLS knows there is a well, as shown in other information in the spreadsheet; there are also many others that were previously sampled by the county for DEQ, so those are also known wells (I can send you a list of those, if you like). While we don't object to PLS surveying them, it seems they fit under category 6 (plug), or possibly 3 (exception). See related comment below.
- 6. 639 Barber well log for irrigation well included and the address it to be surveyed. The intent of including this well log is not clear. The irrigation well will need to be plugged and a survey done for the prior drinking water well, which would also need to be plugged.
- 7. 3245 Kingwood, 350 Rose categories 3 and 4; these are known wells that PLS is sampling, if PLS is requesting an exception it doesn't seem like they need to be surveyed, unless you think there is another well; please clarify
- 8. 2678 Valley category 3 seems to apply to the existing MW-117 in the RoW; this should also be a category 4 to survey for a drinking water well.
- 9. 2950 Valley category 3 IW-2 is on the property as noted; PLS is also collecting statics from the former drinking water well; is PLS requesting an exception for both

wells?

10. Category 6. Just a reminder that the approved work plan requires sampling, if possible, of any well before it is plugged, if it has not been sampled in the past six months. In addition, where samples are collected, we request that PLS notify us before well abandonment is done to allow us to consider if any of these wells should be given an exception to allow for continued monitoring.

Let me know if you have any questions. Thanks, Sybil

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From: Laurel\_Beyer@pall.com [mailto:Laurel\_Beyer@pall.com]

Sent: Wednesday, June 15, 2011 1:58 PM

To: Kolon, Sybil (DEQ)
Cc: Farsad\_Fotouhi@pall.com
Subject: Well ID - Expanded PZ

Sybil:

These are all of the occupied properties in the expanded PZ, with proposed actions Please confirm that this is adequate as soon as possible, so we can move forward.

Regards,



PALL CORPORATION Laurel Beyer, EHS Specialist

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