

STATE OF MICHIGAN

IN THE CIRCUIT COURT FOR THE COUNTY OF WASHTENAW

ATTORNEY GENERAL FOR THE STATE OF
MICHIGAN, *ex rel*, MICHIGAN DEPARTMENT
OF NATURAL RESOURCES AND ENVIRONMENT,

Plaintiffs,

File No. 88-34734-CE

v

Honorable Donald E. Shelton

GELMAN SCIENCES, INC.,
a Michigan corporation,

Defendant.

Celeste R. Gill (P52484)
Assistant Attorney General
Environment, Natural Resources and
Agriculture Division
P.O. Box 30755
Lansing, MI 48909
(517) 373-7540
Attorney for Plaintiffs

Michael L. Caldwell (P40554)
Zausmer, Kaufman, August,
Caldwell & Taylor, P.C.
31700 Middlebelt Road, Suite 150
Farmington Hills, MI 48334
(248) 851-4111
Attorney for Defendant

**ORDER RESOLVING DEFENDANT'S PETITION FOR DISPUTE RESOLUTION
REGARDING THE WESTERN AREA GROUNDWATER MONITORING PLAN**

At a session of said Court, held in the County of Washtenaw
City of Ann Arbor, State of Michigan, on MAR 26 2012

PRESENT: Hon. DONALD E. SHELTON
CIRCUIT COURT JUDGE

Defendant Gelman Sciences, Inc. (a/k/a Pall Life Sciences ("PLS")) having filed its
Petition for Dispute Resolution regarding the Michigan Department of Environmental Quality's
(MDEQ) conditional approval of its Western Area Groundwater Monitoring Plan ("WAGMP")

pursuant to the Consent Judgment, Plaintiffs having filed their Response, a hearing having been held, the Court otherwise being fully advised in the premises, and for reasons more fully stated on the record of the hearing held January 11, 2012;

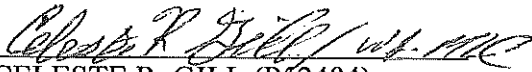
IT IS HEREBY ORDERED that PLS is not required to install the additional compliance monitoring wells required in the MDEQ's May 25, 2011 conditional approval of PLS's WAGMP and in the MDEQ's October 10, 2011 Proposed Resolution of Dispute. This Order is without prejudice to the Plaintiffs' right to submit a supplemental request to this Court for the installation of additional monitoring wells for delineation purposes if the totality of the data indicate that the horizontal extent of the groundwater contamination (as defined in the Consent Judgment) in the Western Area has not been completely defined. The data supporting the MDEQ's conclusion should accompany any such request.

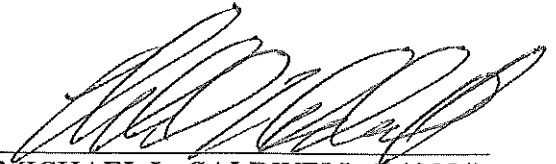
IT IS FURTHER ORDERED that PLS is not required to include existing monitoring well nest locations MW-134, MW-56 and MW-65 as compliance monitoring points in the MDEQ conditionally-approved WAGMP. This Order is without prejudice to the Plaintiffs' right to submit to the Court evidence to support the use of monitoring well nests MW-134, MW-56, and MW-65 as compliance monitoring well locations in the future.

IT IS FURTHER ORDERED that PLS' challenges to the DEQ conditionally-approved WAGMP regarding the use of Gamma Logging and the requirement that PLS drill additional monitoring well borings to bedrock are denied as moot, without prejudice to PLS' right to raise these objections to the extent they become relevant in the future.

The Court retains and will use its authority as necessary to ensure compliance with Consent Judgment's no expansion objective.

APPROVED AS TO FORM:


CELESTE R. GILL (P52484)
Attorney for Plaintiffs


MICHAEL L. CALDWELL (P40554)
Attorney for Defendant

IT IS SO ORDERED.

/S/DONALD E. SHELTON

CIRCUIT COURT JUDGE