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K. KOCH

KOCH NITROGEN COMPANY LLC

December 16, 2009

UPS Tracking Number

1Z 693 661 03 9530 0096

Mr. Morris Korphage
Vincent Oil Corp
155 N Market St #700
Wichita, KS 67202

Re: Oil Exploration Drilling Near Dodge City, Kansas

Dear Mr Korphage,

Thank you for your contacts about Vincent Oil Corp's intent to conduct oil exploration drilling in the area near the Koch Nitrogen Company, LLC ("KNC") Dodge City ammonia production plant. The KNC plant property consists of approximately 350 acres of land located three miles east of Dodge City, both north and south of Highway 50 in Ford County, Kansas.

As we discussed, KNC is conducting a remediation of historic chromium and nitrate groundwater contamination in the vicinity of the plant under a corrective action permit issued by both the U.S. Environmental Protection Agency and the Kansas Department of Health and Environment. KNC did not cause this contamination but acquired the site and agreed to continue the remediation that was in progress at the time it acquired the site.

The contamination is well documented in an area of the Ogallala aquifer. The groundwater plume extends beyond the plant boundaries and is currently being addressed through the operation of a large network of groundwater recovery and monitoring wells in the area. This system of wells is linked by pipe to the plant such that groundwater is continuously extracted to remove contamination and to create a hydraulic gradient which prevents contamination from spreading through the aquifer. It is critically important that your oil exploration activities not adversely impact the conduct of this remediation.

We understand from our recent discussions that you intend to begin drilling a groundwater well later this week that will extend to the Dakota aquifer, and that if you are unable to obtain a yield of 50 gpm from that well you may attempt to drill into the Ogallala aquifer. We have discussed with you the need to ensure there is no possibility of cross contamination occurring between the two aquifers as a result of your drilling. We also urge you not to withdraw water from the Ogallala to prevent any possibility

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of adverse impact on the groundwater, including the possibility that your withdrawal would alter the existing groundwater flow pattern and cause contamination to spread.

In the event your activities cause adverse impacts on the groundwater, we would expect that Vincent Oil Corp would assume responsibility for any additional costs that are required to address those impacts.

Thank you for your continued open communication on intended drilling activities.

Very truly yours,



Gary J. LeRock
Plant Manager

cc: Everett Spellman, KDHE
Andrea Stone, U.S. EPA Region 7