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March 10, 2016

Michigan Department of Environmental Quality Air Quality Division - Gaylord Field Office Attn: Becky Radulski 2100 West M-32 Gaylord, MI 49735

RE: ANR Storage Company Cold Springs 12 Compressor Station SRN: B7198, Kalkaska County

Dear Ms. Radulski

ANR Storage Company is submitting this response to the Violation Notice dated February 24, 2016. The Violation letter noted the following during the testing at ANR Cold Springs 12 Compressor Station on January 27, 2016:

| Process Description | Rule/Permit Condition Violated | Comments |
|---------------------|---|---|
| EU CS12HHH | V.4(d)(i) Testing/Sampling; 40 CFR Part 63, Subpart HHH, NESHAP from Natural Gas Transmission and Storage Facilities | Initial performance test of the control device was to be conducted no later than October 15, 2015. |

ANR believes the above observation is inaccurate and does not constitute a violation of the applicable legal requirements cited.

The Cold Springs 12 dehydration unit is currently operating the condenser system, and has been operating since the regulation became effective on October 15, 2015, as the primary control device for 40 CFR Part 63, Subpart HHH compliance, as allowed in ROP MI-ROP-B7198-2014a and in accordance with §63.1281(f)(1)(ii). ANR Pipeline Company will be submitting the required Notification of Compliance Status Report (NOCS) as required under § 63.9(h) within 180 days after October 15, 2015. The NOCS will include the condenser performance curve showing the relationship between condenser outlet temperature and condenser control efficiency as required by 40 CFR 63.1283(d)(5)(ii).

Because ANR has demonstrated that this Notice of Violation is inaccurate, ANR respectfully requests that this Notice of Violation be officially retracted.

ANR Pipeline Company has conducted the required emissions test of the thermal oxidizer in accordance with 40 CFR Part 63, Subpart HHH for the Cold Springs 12 Compressor Station in anticipation of switching the regulatory primary control device from the condenser to the thermal oxidizer as referenced in §63.1282(e).

Thanks in advance for your assistance and attention to this matter. Please let me know if you have further questions.

Sincerely Melinda Holdsworth tn`

Senior Air Quality Specialist

bcc: Houston Air Files Cold Springs/Blue Lake facility files