Department of Environmental Conservation



DIVISION OF AIR QUALITY Air Permits Program

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February 11, 2022

Frank Richards, Senior Vice President Alaska Gasline Development Corporation PO Box 196601 Anchorage, AK 99519

Subject: PSD Permit and Approval to Construct – Extension Request dated March 26, 2021 for Alaska Gasline Development Corporation's Gas Treatment Plant, Air Quality Control Construction Permit AQ1524CPT01

Dear Mr. Richards:

The Alaska Department of Environmental Conservation (the Department) received a request from Alaska Gasline Development Corporation (AGDC) for an extension to the deadline for commencing construction of the Gas Treatment Plant (GTP) in a letter dated March 26, 2021. In accordance with 40 CFR 52.21(r), AS 46.14, and 18 AAC 50, of the Prevention of Significant Deterioration (PSD) rules, the AGDC was required to commence construction within 18 months after issuance of the permits. Since the PSD permit was issued on August 13, 2020, the date for commencing construction would have been February 13, 2022.

After reviewing EPA's Memorandum dated January 31, 2014, titled "Guidance on Extension of PSD Permits under 40 C.F.R. 52.21(r)(2)" (Extension Memorandum), and in accordance with 40 C.F.R. 52.21(r)(2), a Permittee's PSD permit extension request should include a detailed justification of why the source cannot commence construction within the initial 18-month period. Relevant justification could include ongoing litigation over the PSD permit, natural disasters that directly affect the facility, significant or unusual economic impediments (including inability to secure financial resources necessary to commence construction), and/or delays in obtaining other required permits. The Department must evaluate the extension request on a case-by-case basis.

AGDC provided an extension request addendum on June 18, 2021. This letter provided justification of why GTP cannot commence construction within the initial 18-month period indicating:

AGDC has been actively working with a number of potential investors and there is significant interest in the project. However, the process of securing funding has been complicated and delayed by the pandemic, variable natural gas commodity prices, and limited availability of energy company capital funds.

In the absence of regulations or guidance specifically addressing PSD permit amendments, the regulatory definitions of Best Available Control Technology (BACT) and the information requirements for PSD permits suggest that permit issuers must evaluate proposed PSD permit amendments on a case-by-case basis

to determine whether new information relating to the BACT analysis underlying the original permit warrants revisiting that analysis because such information is "necessary" to ensure that BACT will be applied.

While the New Source Review Manual does not specifically address PSD permit modifications, the manual's methodology for BACT analysis suggests principles which permit issuers may use on a case-by-case basis in evaluating whether revisiting a BACT analysis is required in the context of a proposed PSD permit amendment. AGDC did not address BACT in their extension request letter. However, the aforementioned EPA guidance states that a review or redo of substantive permit analyses such as BACT, air quality impacts analysis or PSD increment consumption analyses should generally not be necessary for a first permit extension request.

EPA guidance indicates that extension requests should be made for 18-month intervals as PSD decisions and the associated control devices may change. Therefore, the Department is granting an 18-month extension to the deadline for commencing construction because no reanalysis of substantive conditions of the permits needs to be conducted at this time. This extension requires that construction of the GTP commence no later than **August 13**, **2023**. AGDC may request an additional 18-month extension prior to August 13, 2023. The Department may require a revised BACT analysis and/or a revised ambient air quality standards/increment demonstration in order to approve an extension at that time. The Department is not requiring a public comment period since this is a decision to extend the deadline for commencing construction without any changes to the permit.

If you have any further questions please feel free to contact the undersigned or Dave Jones of my staff at 907-465-5122. Please note that Alaska's air quality statutes, regulations and permit application information can be obtained from the Department's web page at the following address: http://dec.alaska.gov/air/air-permit/permit-regulations/

A person who has a private, substantive, legally protected interest under state law that may be adversely affected by the permit action, the owner and operator, or, if a public comment process is required or solicited, a person who participated in the public comment process may request an adjudicatory hearing in accordance with 18 AAC 15.195 - 18 AAC 15.340 or an informal review by the Division Director in accordance with 18 AAC 15.185. Informal review requests must be delivered to the Division Director, PO Box 111800, Juneau, Alaska 99811-1800, within 15 days of receipt of the permit decision by email, facsimile, or mail whichever is earlier. Adjudicatory hearing requests must be delivered to the Commissioner of the Department of Environmental Conservation, PO Box 111800, Juneau, Alaska 99811-1800, within 30 days of issuance of the permit decision. If a hearing is not requested within 30 days, the right to appeal is waived. More information on how to appeal a Department decision is available at: http://dec.alaska.gov/commish/review-guidance/

Sincerely,

for: James R. Plosay, Manager Air Permits Program

- cc: Aaron Simpson, ADEC/APP, Juneau Jesse Jack, ADEC/APP, Anchorage P. Moses Coss, ADEC/ACP, Fairbanks Dave Jones, ADEC/APP, Juneau Lisa Haas, AGDC, Anchorage Andrea Stacy, NPS, Denver
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