

STATE OF ALASKA

FRANK H. MURKOWSKI, GOVERNOR

DEPT. OF ENVIRONMENTAL CONSERVATION

DIVISION OF SPILL PREVENTION AND RESPONSE
INDUSTRY PREPAREDNESS PROGRAM

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June 26, 2003

File No. 304.20.3124

FILE COPY

OIL DISCHARGE PREVENTION AND CONTINGENCY PLAN APPROVAL

Mr. Joseph M. Stankiewicz
North Slope Borough
P. O. Box 69
Barrow, AK 99723

Dear Mr. Stankiewicz:

SUBJECT: Extended Plan Approval Period for Atqasuk Bulk Fuel Storage Facility, Oil Discharge Prevention and Contingency Plan, Dated February 2003, Plan Number 033-CP-3175.

The Alaska Department of Environmental Conservation (Department) has extended the approval period of the following oil discharge prevention and contingency plan (plan) received February 12, 2003. As noted below, the approval period has been extended by two years as required by the recently enacted Senate Bill 74 (An Act extending the renewal period for Oil Discharge Prevention and Contingency Plans).

PLAN TITLE: Atqasuk Bulk Fuel Storage Facility, Oil Discharge Prevention and Contingency Plan, Dated February 2003, consisting of 1 volume.

PLAN HOLDER: North Slope Borough

COVERED FACILITY: Atqasuk Bulk Fuel Storage Facility, Atqasuk, Alaska.

PLAN APPROVAL : Approval of the referenced plan is hereby granted, effective June 26, 2003. This approval supersedes the plan approval and Certificate of Approval, dated April 14, 2003.

This approval is subject to the following terms and conditions:

APPROVAL CONDITIONS: This approval is contingent upon adherence to the compliance schedule in section 2.7 of the February 2003 Atqasuk plan.

EXPIRATION: This approval expires April 13, 2008. After the approval expires, operation of the facility is prohibited by Alaska law until an approved plan is once again in effect.

RENEWAL: To renew this approval, the plan holder must submit a completed renewal application and plan to the Department no later than 180 days prior to the expiration of this approval. This is to ensure the submitted plan is approved before the current plan in effect expires (18AAC 75.420).

REVOCAION, SUSPENSION, OR MODIFICATION: This approval is effective only while the plan holder is in "compliance with the plan" and with all of the terms and conditions described above. The Department may, after notice and opportunity for a hearing, revoke, suspend, or require the modification of an approved plan if the plan holder is not in compliance with it, or for any other reason stated in AS 46.04.030(f). In addition, Alaska law provides that a vessel or facility that is not in "compliance with the plan" may not operate (AS 46.04.030). The Department may terminate approval prior to the expiration date if deficiencies are identified that would adversely affect spill prevention, response or preparedness capabilities.

DUTY TO RESPOND: Notwithstanding any other provisions or requirements of this contingency plan a person causing or permitting the discharge of oil is required by law to immediately contain and cleanup the discharge regardless of the adequacy or inadequacy of a contingency plan (AS 46.04.020).

NOTIFICATION OF NON-READINESS: Within twenty four (24) hours after any significant response equipment specified in the plan becomes no operational or is removed from its designated storage location the plan holder must notify the Department in writing and provide a schedule for the equipments substitution, repair, or return to service (18 AAC 75.475(b)).

CIVIL AND CRIMINAL SANCTIONS: Failure to comply with the plan may subject the plan holder to civil liability for damages and to civil and criminal penalties. Civil and criminal sanctions may also be imposed for any violation of AS 46.04, any regulation issued thereunder, or any violation of a lawful order of the Department.

INSPECTIONS, DRILLS, RIGHTS TO ACCESS AND VERIFICATION OF EQUIPMENT, SUPPLIES AND PERSONNEL: The Department has the right to verify the ability of the plan holder to carry out the provisions of its contingency plan and access to inventories of equipment, supplies and personnel through such means as inspections and discharge exercises, without prior notice to the plan holder. The Department has the right to enter and inspect the covered vessel or facility in a safe manner at any reasonable time for these purposes and to otherwise ensure compliance with the plan and the terms and conditions (AS 46.04.030(e) and AS 46.04.060). The plan holder shall conduct exercises for the purpose of testing the adequacy of the contingency plan and its implementation (18 AAC 75.480 and 485).

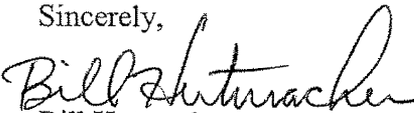
FAILURE TO PERFORM: In granting approval of the plan, the Department has determined that the plan, as represented to it by the applicant in the plan and application for approval, satisfies the minimum planning standards and other requirements established by applicable statutes and regulations, taking as true all information provided by the applicant. The

Department does not warrant to the applicant, the plan holder, or any other person or entity: (1) the accuracy or validity of the information or assurances relied upon; (2) that the plan is or will be implemented; or (3) that even full compliance and implementation with the plan will result in complete containment, control, or clean-up of any given oil spill, including a spill specifically described in the planning standards. The plan holder is encouraged to take any additional precautions and obtain any additional response capability it deems appropriate to further guard against the risk of oil spills and to enhance its ability to comply with its duty under AS 46.04.020(a) to immediately contain and clean up an oil discharge.

COMPLIANCE WITH APPLICABLE LAWS: If amendments to the approved plan are necessary to meet the requirements of any new laws or regulations, the plan holder must submit an application for amendment to the Department at the above address. The plan holder must adhere to all applicable state statutes and regulations as they may be amended from time to time. This approval does not relieve the plan holder of the responsibility for securing other federal, state or local approvals or permits, and that the plan holder is still required to comply with all other applicable laws.

APPEAL: This is a final decision. Aggrieved persons with standing may appeal this decision to the Alaska Superior Court within 30 days as provided by the Alaska Rules of Appellate Procedures.

Sincerely,


Bill Hutmacher
Program Manager

Enclosure: Certificate of Approval, Number 03-CER-3576

cc: Bob Dreyer, TTF Section Manager
✓ Jack Winters, ADF&G, Fairbanks
✓ Sam Means, ADNR, Anchorage
✓ Matt Carr, USEPA, Anchorage
✓ Nancy Boardman, Brady & Co.
✓ Sheldon Adams, ACMP
✓ Jack Winters
✓ Alaska Dept. of Fish and Game
✓ Sam Means
✓ Sheldon Adams
✓ Nancy Boardman