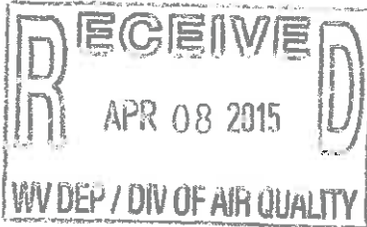




David
G70-A094A
051-00208



March 30, 2015

VIA CERTIFIED MAIL
7014015000187840129

Mr. Fred Durham
Director – Division of Air Quality
West Virginia Department of Environmental Protection
601 57th Street, SE
Charleston, WV 25304

Re: Southwestern Production Company, LLC
Van Aston Pad (051-00208)
Permit No. G70-A094
Request for Class I Administrative Update

Dear Director Durham:

Southwestern Production Company, LLC (Southwestern), a subsidiary of Southwestern Energy, operates the Van Aston Pad under the above-referenced permit issued December 3, 2014 (*This permit was issued to Chesapeake Energy and SWN received the permit January of 2015.*) Southwestern request a Class I Administrative Update to correct typographical errors noted below.

1. Southwestern request to correct the throughput of the condensate loading on page 4, from 12,264,0000 gal/yr to 12,264,000 gal/yr, as listed in the application.
2. Southwestern request to correct the Ethylbenzene emissions of EU-DEHY1 on page 6, from 0.01 lb/hr to 0.02 lb/hr, as listed in the application.
3. Southwestern request to correct the VOC emissions of EU-TANKS-COND on page 6, from 6.57 lb/hr and 28.77 tpy to 4.03 lb/hr and 17.65 tpy, as listed in the application.
4. Southwestern request to correct the VOC emissions of EU-TANKS-PW on page 6, from 0.05 lb/hr and 0.23 tpy to 1.94 lb/hr and 8.48 tpy, as listed in the application.

Should you have any questions or require further information, please feel free to contact Kristi Evans at 304-884-1652 or by email kristi_evans@swn.com.

Sincerely,
Southwestern Energy

Paul Geiger
Vice President – Southwestern Production Company

