REGION 7 UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

11201 Renner Boulevard



Lenexa, Kansas 66219

Article Number: **KETURN RECEIPT REQUESTED** CEKLILIED WYIT

One Williams Center Magellan Midstream Partners, L.P. Mr. Lance Whisman, Senior Air Quality Specialist

Tulsa, Oklahoma 74121-2186 P.O. Box 22186

Engines - Emission Test Extension Request Approval RE: National Emission Standards for Hazardous Air Pollutants for Reciprocating Internal Combustion

Dear Mr. Whisman:

code of federal regulations at 40 CFR Part 63, subpart ZZZZ. The unit is identified as: (Osborn Station FRS ID 110015906796). Osborn Station operates a dual fuel engine which is subject to the compliance test protocol dated July 19, 2023 from Magellan Pipeline Company, L.P. - Osborn Station This letter is in response to an emissions test extension request received on August 31, 2023, and a

Unit 560-1, EPN EU-1, S/N 4620, 1080 HP

emission test extension until December 22, 2023, in accordance with the provisions of 40 CFR § 63.7(a)(2). perform the required test as scheduled due to pipeline flow reversal scheduling. Osborn Station requested an scheduled emission test date for this unit was September 19, 2023, however the facility may not be able to An emissions test is required for this unit every three years and was due on September 23, 2023. The

carbon monoxide reduction compliance limit demonstrations, as described below. The U.S. Environmental Protection Agency, Region 7 is approving the extension request, limited to the

facility shall use the same compliance emission testing protocol as submitted to EPA on July 19, 2023. with the requirements of 40 CFR Part 63, subpart ZZZZ for carbon monoxide by December 22, 2023. The Osborn Station shall perform diesel oxidation catalyst (DOC) recertification on the engine in compliance

Requirements of the extension approval according to $40 \text{ CFR} \S 63.7(a)(2)$:

- December 22, 2023. This extension for the carbon monoxide testing requirements for the above unit will last until (i)
- Osborn Station must comply with all other applicable requirements of 40 CFR Part 63, subpart (ii)
- this extension, Osborn Station must meet all other applicable federal or State requirements. Notwithstanding this extension of compliance for the provisions listed above, for the unit covered by (iii)



(iv) Pursuant to 40 CFR § 63.7(a)(2), within 60 calendar days of final compliance, Osborn Station shall provide a letter indicating whether the dates in the schedule for extended compliance have been met. The letter shall be sent to EPA Region 7, and to the Missouri Department of Natural Resources. The letter shall be sent to EPA Region 7, and to the Missouri Department of Natural Resources.

(v) Pursuant to Section 113 of the Clean Air Act, Osborn Station may be subject to civil fines and

penalties of up to \$55,808 per day per violation, should compliance with 40 CFR Part 63, subpart ZZZZ not be achieved by the extended compliance date of December 22, 2023.

Please direct all questions concerning this letter to Jason Heitman at (913) 551-7664 or heitman.jason@epa.gov.

Sincerely,

Burns, Ward Ward Date: 2023.09.18

Ward Burns, Acting Chief Air Permitting and Planning Branch Air and Radiation Division

cc: Richard Swartz, Compliance & Enforcement Section Chief
Air Pollution Control Program
Missouri Department of Natural Resources