



U.S. Department
of Transportation
**Pipeline and Hazardous
Materials Safety
Administration**

12300 W. Dakota Ave., Suite 110
Lakewood, CO 80228

VIA E-MAIL TO MR. WILLIAM PATE

March 21, 2022

Mr. William Pate
President and Chief Executive Officer
Par Petroleum, LLC
825 Town & Country Lane, Suite 1500
Houston, Texas 77024

**CPF 5-2021-031-NOPV
Closure Letter**

Dear Mr. Pate:

On October 14, 2021, the Pipeline and Hazardous Materials Safety Administration (PHMSA) issued to Wyoming Refining Company (WRC), a subsidiary of Par Pacific Holdings, Inc., a Final Order in the above-referenced case. This Order included a Compliance Order (CO) which required WRC to undertake a study to correctly identify its DOT covered employees subject to DOT Drug & Alcohol (D&A) testing. The CO also required WRC to develop a written anti-drug plan and a written alcohol misuse prevention plan or a combined D&A plan that contains the specific methods and procedures WRC uses to comply with the requirements in 49 CFR Part 199 and the DOT Procedures in 49 CFR Part 40.

The PHMSA Western Region received and reviewed WRC's amended written D&A plan with a list of covered employees that WRC submitted to PHMSA in correspondence dated March 4, 2022. After our review we find them adequate. This letter is to inform you that WRC has complied with the terms of the Final Order and that no further actions are necessary. This case is now closed.

Please be advised that this letter refers only to the Final Order (**CPF 5-2021-031-NOPV**) and not to other PHMSA pending cases, if any. Also be advised that nothing herein states or implies that the above described written D&A plan meets the requirements of the federal pipeline safety regulations or that the WRC written D&A plan is approved. The WRC D&A

program remains subject to inspection by PHMSA.

Sincerely,

Dustin Hubbard
Director, Western Region, Office of Pipeline Safety
Pipeline and Hazardous Materials Safety Administration

cc: PHP-60 Compliance Registry