



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

<u>VIA ELECTRONIC MAIL TO</u>: <u>dllamp@cvrenergy.com</u>; <u>kakuehn@cvrenergy.com</u>; brecord@cvrenergy.com; rfmcgill@cvrenergy.com

March 6, 2024

David Lamp. President-Crude Transportation Coffeyville Resources Crude Transportation, LLC P.O. Box 3516 411 N.E. Washington Boulevard Bartlesville, Oklahoma 74006

RE: CPF 3-2023-008-NOPV

Dear Mr. Lamp:

On January 2, 2024, the Pipeline and Hazardous Materials Safety Administration (PHMSA) issued to Consent Agreement and Order in the above-referenced case. This Order included a Compliance Order requirement to take corrective actions on your pipeline and a Civil Penalty assessment. Based on our review of the documentation provided by Coffeyville Resources Crude Transportation, LLC ("CRCT")and confirmation of payment of the civil penalty on January 11, 2024, it has been determined that CRCT has complied with the terms of the Consent Agreement and Order.

Accordingly, this case is now closed and no further action is contemplated with respect to the matters involved in this case. Thank you for your cooperation in this matter.

Sincerely,

Gregory A. Ochs Director, Central Region, Office of Pipeline Safety Pipeline and Hazardous Materials Safety Administration

cc: Keith Kuehn, VP-Crude Transportation, kakuehn@cvrenergy.com
Blake Record,, DOT Compliance Primary, brecord@cvrenergy.com
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