



ENFORCEMENT OF THE
*ENVIRONMENTAL PROTECTION AND
ENHANCEMENT ACT*

And

WATER ACT

1 July 2003 – 30 September 2003

October 2003
Regional Services
Alberta Environment



<i>Company/Individual</i>	<i>Action/ Municipality/ LLD</i>	<i>Decision Date/ Penalty</i>	<i>Act/ Regulation</i>	<i>Comments / Disposition</i>
Administrative Penalties				
Western Aerial Applications Ltd.	AP MD of Northern Lights SE-1-87-1-6	13-Aug-03 Assessed: \$6,000.00	AEPEA(R) (R)43/97 11	The Company offers a pesticide service, involving the use and application of pesticides, pursuant to a registration number. The applicator failed to record the required information by the end of the day on which the pesticide was used or applied; and the applicator failed to apply a herbicide in a manner that complies with the label for that herbicide and does not create observable impact within five metres of an open body of water. Penalty paid 8 September 2003.
MaXfield Inc.	AP MD of Rocky View 26-28-1-5	27-Aug-03 Assessed: \$1,500.00	AEPEA(R) 110(1)	The Company operates a tank manufacturing and servicing company. It failed to immediately report a release of a substance, ammonia vapours, into the environment that may cause, is causing, or has caused an adverse effect. Penalty paid 6 October 2003.
Olds, Town of	AP Mountain View NE-11-33-2-5	27-Aug-03 Assessed: \$1,500.00	AEPEA(R) 227(e)	The Town owns and operates a Class II wastewater treatment plant, a Class II wastewater collection system, a storm drainage system and a snow storage facility pursuant to an Approval. The Town and TRANS 2000 Inc. entered into a verbal agreement whereby TRANS 2000 Inc. would provide all aspects of the disposal of the Town's bio-solid sludge from the Town's wastewater treatment plant. The parties disposed of bio-solid sludge without having a valid Letter of Authorization. Penalty paid 30 September 2003.
Parkland Agri Services Corp.	AP Mountain View SE-3-30-1-5	27-Aug-03 Assessed: \$2,500.00	AEPEA(R) (R)24/97 5(1)	The Company operates a pesticide spraying operation. It applied a pesticide in a manner that has caused an adverse effect to trees on property adjacent to the application site. Penalty paid 19 September 2003.

<p><i>REPORTING PERIOD:</i> 1 July 2003 - 30 September 2003</p> <p style="text-align: center;"><i>Page 1 of 20</i></p>	<p><i>ACTION CODES:</i> AP: Administrative Penalty EEP: Emergency Environmental Protection Order EO: Enforcement Order EOW: Enforcement Order for Waste EPO: Environmental Protection Order</p> <p style="text-align: right;">PRS: Prosecution TIC: Ticket WMO: Water Management Order WRN: Warning Letter</p>
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Enforcement Actions

1 July 2003 - 30 September 2003



<i>Company/Individual</i>	<i>Action/ Municipality/LLD</i>	<i>Decision Date/ Penalty</i>	<i>Act/ Regulation</i>	<i>Comments / Disposition</i>
Administrative Penalties				
TRANS 2000 Inc.	AP Mountain View NE-11-33-2-5	27-Aug-03	AEPEA(R) 227(e)	SEE DETAILS: "Town of Olds"
Hazco Environmental Services Ltd.	AP Beaverlodge Plan 8921109, Block 2, Lot 8	30-Sep-03 Assessed: \$5,500.00	AEPEA(R) 227(e)	The Company operates a waste storage and transfer facility pursuant to an Approval. It contravened its Approval by failing to maintain a minimum of 1.0 metre aisle space between adjacent rows of drums or other containers to allow inspection, unobstructed movement of personnel, fire protection equipment, spill control equipment and decontamination equipment to any area of the waste storage area; and it failed to immediately report by telephone to Alberta Environment a contravention of a term of an Approval. Penalty paid 20 October 2003.

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Enforcement Orders				
Martens, Jacob	EO Red Deer SE-25-38-28-4	25-Jul-03	AEPEA(R) 61	R D Flush Systems Ltd. is the registered owner of the lands. The Company operates a tanker truck washing facility and Jacob Martens is the directing mind of the Company. As permitted by the Company's registration under the Code of Practice for Tanker Truck washing facilities, the facility was accepting tanker trucks for washing. Although not permitted by this same registration, the facility was also accepting oilfield tanks and chemical vans that typically contain frac oil residues, drilling mud, crude oil, frac gel and sand, chemicals and sulphuric acid. The facility was accepting septic haulers and vacuum trucks for washing, some of which had full loads of domestic waste (sewage). The company did not ask for manifests or any other documentation from any of its customers that bring containers or vehicles to the facility for washing regarding the source or characterization of the wastes that were contained within the containers; the facility had no written procedures for waste handling, storage, or transportation; the Company was adding the solid wastes collected from the wash bay sumps to the pile for composting; the Company did not have a Personal Identification Number issued under the Act for any of the hazardous wastes it was generating and having shipped off-site for disposal, nor did it produce any waste manifests to accompany the hazardous wastes while in transit; and the Company did not regularly perform chemical analyses of any of its liquid or solid waste streams. It was confirmed that the liquid and solid wastes sampled were hazardous wastes. The Company contravened Sections 61, 176 and 188 of the Environmental Protection and Enhancement, Section 11 of the Waste Control Regulation, Sections 6(1), 7(4), 8(1), 9 and 11 of the Code of Practice for Compost Facilities, and Sections 6(3), 6(5), 6(6), 7(1) of the Code of Practice for Tanker Truck Washing Facilities. Effective immediately, the registration is suspended; the parties shall immediately comply with the Code of Practice for Tanker Truck Washing Facilities; limit their washing activities to

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tanker trucks only; immediately cease accepting any wastes (including domestic waste), hazardous waste or oilfield wastes; prohibited from applying any of the liquid hazardous wastes stored on the site to the lawns on the site; identify, remove and dispose of all liquid or solid hazardous waste in excess of 10,000 L that is stored on the site; submit a written plan on how the Company will not, in the future, store in excess of 10,000 L of hazardous waste that it generates itself at any one time on the site; the parties shall advise in writing of the Company's plan for compliance with the storage, handling and transportation requirements in the Waste Control Regulation; delineate the extent of any contamination of any hazardous substances identified in or under the soil, in any surface water and/or in groundwater on the site, and to any off-site areas, and submit an Investigative Report; submit and implement a Remediation Plan; and within 30 days of the completion of all the work, the parties shall submit a final written report. Appeal received by the Alberta Environmental Appeal Board on 31 July 2003.

R D Flush Systems Ltd.	EO Red Deer SE-25-38-28-4	25-Jul-03	AEPEA(R) 61	SEE DETAILS "Martens, Jacob"
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Environmental Protection Orders				
Devon Estates Limited	EPO Calgary Plan 8011474, Block 1, Lot 1-27	29-Aug-03	AEPEA(R) 113	To date, portions of Environmental Protection Order EPO-2001-01 have been complied with, though no remediation of the subdivision lands has commenced. The Director is, and remains, of the opinion that a release of lead and hydrocarbons has occurred, and that the release of these substances has resulted in an adverse effect to the subdivision lands, and to off-site areas, and that remedial work is required. In regard to the lead contamination of all privately owned lots [the "Private Lots"], municipally-owned lands that form part of the escarpment [the "Escarpment"], and the municipal boulevard [the "Boulevard"], the parties shall remove and replace with clean topsoil, the top 0.3 metres of soil on Private Lots, the Escarpment, and the Boulevard; submit a proposed schedule of implementation; submit progress reports; and submit a final report upon completion. Notice of Appeal received by fax at the Alberta Environmental Appeal Board 5 September 2003.
Devon Estates Limited	EPO Calgary Plan 8011474, Block 1, Lot 1-27	29-Aug-03	AEPEA(R) 113	To date, portions of the Environmental Protection Order EPO-2001-01 have been complied with, though no remediation of the subdivision lands has commenced. The parties have installed shallow vapour monitoring wells at all occupied homes within the subdivision, nested monitoring wells, and single monitoring wells within the subdivision. The Director is, and remains, of the opinion that a release of lead and hydrocarbons has occurred, and that the release of these substances has resulted in an adverse effect to the subdivision land, and to off-site areas, and that remedial work is required. The parties shall monitor and sample the shallow vapour monitoring wells at the occupied homes, the nested monitoring wells, the monitoring wells, the manholes and catch basins, and the seepages in accordance with Table 1; submit a monitoring plan; and submit an annual monitoring report. Notice of Appeal received by fax at the Alberta

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Environmental Protection Orders				
				Environmental Appeal Board 5 September 2003.
Imperial Oil Limited	EPO Calgary Plan 8011474, Block 1, Lot 1-27	29-Aug-03	AEPEA(R) 113	SEE DETAILS "Devon Estates Limited"
Imperial Oil Limited	EPO Calgary Plan 8011474, Block 1, Lot 1-27	29-Aug-03	AEPEA(R) 113	SEE DETAILS "Devon Estates Limited"
Canadian Petroleum	EPO MD of Opportunity 1-SE-11-85-21-5	23-Sep-03	AEPEA(R) 113	The Company was licenced or otherwise authorized by the Alberta Energy and Utilities Board to operate a well. Alberta Environment is of the opinion that work is necessary in order to conserve and reclaim the site. It is the opinion that a release of one or more substances into the environment may occur, is occurring or has occurred that may cause, is causing or has caused an adverse effect on the environment. The Company shall submit and implement an Investigative Plan; submit and implement a Remedial Plan; submit and implement a Reclamation Plan; and apply for a reclamation certificate once it has met the criteria.
Lea Park Oils Limited	EPO County of Vermilion River 5-SW-33-54-2-4	23-Sep-03	AEPEA(R) 113	The Company was licenced or otherwise authorized by the Alberta Energy and Utilities Board to operate a well. Alberta Environment is of the opinion that work is necessary in order to conserve and reclaim the site. It is the opinion that a release of one or more substances into the environment may occur, is occurring or has occurred that may cause, is causing or has caused an adverse effect on the environment. The Company

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Environmental Protection Orders				
				shall submit an implement an Investigative Plan; submit and implement a Remedial Plan; submit and implement a Reclamation Plan; and apply for a reclamation certificate for the site once the criteria has been met.
North Pacific Oil Co.	EPO MD of Clear Hills 10-NE-11-85-21-5	23-Sep-03	AEPEA(R) 113	The Company was licenced or otherwise authorized by the Alberta Energy and Utilities Board to operate a well. Alberta Environment is of the opinion that work is necessary in order to conserve and reclaim the site. It is the opinion that a release of one or more substances into the environment may occur, is occurring or has occurred that may cause, is causing or has caused an adverse effect. The Company shall submit and implement an Investigative Plan; submit and implement a Remediation Plan; submit and implement a Reclamation Plan; and apply for a reclamation certificate once it has met the criteria.
Peace River Oil Company	EPO Northern Sunrise County 6-SW-4-85-21-5	23-Sep-03	AEPEA(R) 113	The Company was licenced or otherwise authorized by the Alberta Energy and Utilities Board to operate wells. Alberta Environment is of the opinion that work is necessary in order to conserve and reclaim the sites. It is the opinion that a release of one or more substances into the environment may occur, is occurring or has occurred that may cause, is causing or has caused an adverse effect on the environment. The Company shall submit and implement an Investigative Plan; submit and implement a Remedial Plan; submit and implement a Reclamation Plan; and apply for a reclamation certificate for the site once the criteria has been met.

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Environmental Protection Orders				
ARC Resources Ltd.	EPO Mountain View NW 35-33-5-5	30-Sep-03	AEPEA(R) 113	The Company is the current lease holder of the lands for the purpose of a currently producing well. During a meeting with Alberta Environment [AENV], based on the Company's own information, it stated that there may be a contamination associated with the lands. The Company planned to undertake some soil sampling and would submit the resulting analyses to AENV. A soil investigation program conducted by the Company revealed that little, if any remedial work had been completed by the former lease holder. The Company began excavation of the former flare pit area, and a further delineation program was then undertaken by the Company, followed by a remediation program. The Company's consultant submitted the reports to AENV, summarizing the findings of the remediation program. Further remediation of the contaminated material could not continue without compromising the Natural Gas Line [Line]. An AENV chemist completed a review of the then current findings and analyses of the soils investigation of the land. The Operator agreed to a plan to relocate the Line to allow the company to complete the remediation activities and submitted a report, to AENV, on the histories and integrities of the Line and the results of sampling conducted in the proposed relocation route of the Line. The Company's consultant submitted a report, which stated that comparative analysis of contaminant samples from the excavations show that the two are not related, and confirmed that the Company had not completed it's delineation or reclamation of the contamination. The Company sent a letter to AENV, which stated that it did not accept responsibility of all the contamination discovered and indicated that it would not continue to carry out remedial actions without formal direction from AENV. AENV is of the opinion that a release of hydrocarbons has occurred and that the release of these substances resulted in an adverse effect, and that remedial action is required. The Company shall remediate any hydrocarbon contamination of soil, surface water or

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Environmental Protection Orders

Mercury Oils Limited	EPO MD of Foothills 5-SW-16-19-2-5	30-Sep-03	AEPEA(R) 113	<p>groundwater on or under the lands to its furthest lateral and vertical extent; submit written Progress Reports; and submit a Final Report upon completion.</p> <p>The Company was licenced or otherwise authorized by the Alberta Energy Utilities Board to operate a well. Alberta Environment is of the opinion that work is necessary in order to conserve and reclaim the site. It is the opinion that a release of one or more substances into the environment may occur, is occurring or has occurred that may cause, is causing or has caused an adverse effect on the environment. The Company shall submit and implement an Investigative Plan; submit and implement a Remedial Plan; submit and implement a Reclamation Plan; and apply for a reclamation certificate for the site once it has met the criteria.</p>
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Prosecutions				
Canadian 88 Energy Corp.	PRS Cochrane NE-16-26-4-5	25-Jul-03 Penalty: \$78,000.00	AEPEA 98(2)	Count 1: On or between the 6th day of October, 1999, and the 7th day of June, 2000, at or near Water Valley in the Province of Alberta, did unlawfully release or permit the release of a substance into the environment in an amount, concentration or level or at a rate of release that causes or may cause a significant adverse effect, and did thereby commit an offence contrary to Section 98(2) of the Environmental Protection and Enhancement Act, S.A. 1992, c.E-13.3. The company pled guilty on 25 July 2003 and was sentenced to a penalty of \$78,000. The penalty consists of a fine of \$7,500, which includes a victim fine surcharge \$978.00, \$3,000 for the cost of analyzing samples, and \$67,500 to be paid into the Environment Canada Environmental Damages Fund for the purpose of carrying out a Creative Sentencing Order. Fine paid 7 August 2003.
Canadian 88 Energy Corp.	PRS Cochrane NE-16-26-4-5	25-Jul-03 Penalty: \$76,650.00	FEDFISH 36(3)	Count 2: On or between the 6th day of October, 1999, and the 7th day of June, 2000, at or near Water Valley in the Province of Alberta, did unlawfully deposit or permit the deposit of a deleterious substance in water frequented by fish or in any place under any conditions where the deleterious substance or any other deleterious substance that results from the deposit of deleterious substance may enter any such water, and did thereby commit an offence contrary to Section 36(3) of the Fisheries Act, R.S., c.F-14. The company pled guilty on 25 July 2003 and was sentenced to a penalty of \$76,650. The penalty consists of a fine of \$7,500, \$1,650 for the cost of hiring expert assistance, and \$67,500 to be paid into the Environment Canada Environmental Damages Fund for the purpose of carrying out the further conditions of the order under Section 79.2 of the Fisheries Act. Fine paid 7 August 2003.

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Prosecutions				
Beusekom, Gerrit	PRS Lethbridge	01-Aug-03	AEPEA 168.1	Count 1: Co-accused "Paragon Livestock Exchange Inc." On or between the 1st day of February, 2001 and the 3rd day of February 2001, at or near Lethbridge in the Province of Alberta, did unlawfully dispose of waste other than at a waste management facility that is the subject of an appropriate approval, registration or notice or in a container, the contents of which would be taken to an authorized waste management facility that is the subject of an appropriate approval, registration or notice, and without the written authorization of the Director, contrary to Section 168.1 of the Environmental Protection and Enhancement Act, S.A. 1992, c.E-13.3. Withdrawn 1 August 2003.
Paragon Livestock Exchange Inc.	PRS Lethbridge	01-Aug-03	AEPEA 168.1	Count 1: Co-accused "Gerrit Beusekom" On or between the 1st day of February, 2001, and the 3rd day of February, 2001, at or near Lethbridge in the Province of Alberta, did unlawfully dispose of waste other than at a waste management facility that is the subject of an appropriate approval, registration or notice or in a container, the contents of which would be taken to an authorized waste management facility that is the subject of an appropriate approval, registration or notice, and without the written authorization of the Director, contrary to Section 168.1 of the Environmental Protection and Enhancement Act, S.A. 1992, c.E-13.3. Withdrawn 1 August 2003.
Khattra, Rojinder	PRS Edmonton	10-Sep-03	AEPEA(R) 176	Count 1: Co-accused "Sandhu, Gurmukh" On or about the 9th day of May 2003, at or near Edmonton, in the Province of Alberta, did unlawfully dispose of waste other than at a waste management facility, or in a container the contents of which will be taken to a waste management facility, that is the subject of the appropriate approval, registration or notice required under the Environmental Protection and Enhancement Act or in accordance with the written authorization of the Director, contrary to Section 176 of the

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Prosecutions				
Sandhu, Gurmukh	PRS Edmonton	10-Sep-03	AEPEA(R) 176	Environmental Protection and Enhancement Act. Withdrawn 10 September 2003. Count 1: Co-accused "Khattra, Rojinder" On or about the 9th day of May 2003, at or near Edmonton, in the Province of Alberta, did unlawfully dispose of waste other than at a waste management facility, or in a container the contents of which will be taken to a waste management facility, that is the subject of the appropriate approval, registration or notice required under the Environmental Protection and Enhancement Act or in accordance with the written authorization of the Director, contrary to section 176 of the Environmental Protection and Enhancement Act. Withdrawn 10 September 2003.

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Tickets				
332860 Alberta Ltd.	TIC Nisku	15-Aug-03 Penalty: \$115.00	AEPEA(R) 61	The Company burned prohibited debris without an approval. Paid 15 August 2003.
CECO Poles and Structures Inc.	TIC Calgary	18-Aug-03	AEPEA(R) 182	The Company improperly disposed of waste, sandblasting dust, on another person's land without agreement. Withdrawn 18 August 2003.
Calgary Powder Coatings Inc.	TIC Calgary	20-Aug-03	AEPEA(R) 182	The Company disposed of waste, sandblast dust and powder coating dust, on another person's land without agreement. Quashed 20 August 2003.
National Concrete Accessories Ltd.	TIC Edmonton	22-Sep-03 Penalty: \$115.00	AEPEA(R) 180	The Company improperly disposed of waste on land owned by a local authority. Paid 22 September 2003.

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Warning Letters				
P&D Automotive and Radiator Service Ltd.	WRN Edmonton	02-Jul-03	AEPEA(R) 188(1)(a)	The Company allowed hazardous waste to leave the premises without a Personal Identification Number. It also contravened Section 191 of the Environmental Protection and Enhancement Act by consigning hazardous waste without a manifest.
Terraquest Energy Corporation	WRN County of Forty Mile 5-10-11-4	02-Jul-03	AEPEA(R) 227(e)	The Company operates the Burdett sour gas plant pursuant to an Approval. It contravened its Approval by submitting the monthly Air Emissions Summary reports late for July through September 2002; submitted the data late for the total sulphation and hydrogen sulphide; removed plant equipment prior to receiving written authorization from Alberta Environment; and failed to immediately report by telephone the contraventions of terms and conditions of the Approval.
Marsulex Inc.	WRN Fort Saskatchewan SE-3-55-22-4	18-Jul-03	AEPEA(R) 227(e)	The Company operates the Fort Saskatchewan chemical manufacturing plant pursuant to an Approval. It contravened its Approval by submitting the 2002 Annual Air Emission Summary and Evaluation report late.
Sundance Forest Industries Ltd.	WRN Yellowhead County SW-10-53-18-5	18-Jul-03	AEPEA(R) 227(e)	The Company operates the Edson sawmill pursuant to an Approval. It contravened its Approval by submitting the 2002 Annual Summary and Evaluation report late. In addition, this approval contravention was not immediately reported by telephone to Alberta Environment.
APF Energy Inc.	WRN MD of Greenview 12-63-15-5	21-Jul-03	AEPEA(R) 227(e)	The Company operates the Sakwatamau sour gas plant pursuant to an Approval. It contravened its Approval by submitting the 2002 Annual Summary and Evaluation report late.

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Warning Letters				
BP Canada Energy Company	WRN MD of Northern Lights 16-98-5-6	21-Jul-03	AEPEA(R) 227(e)	The Company operates the Botha sour gas plant pursuant to an Approval. It contravened its Approval by submitting the 2002 Annual Industrial Wastewater and Runoff report late. In addition, this approval contravention was not immediately reported by telephone to Alberta Environment.
BP Canada Energy Company	WRN MD of Clear Hills 35-94-2-6	21-Jul-03	AEPEA(R) 227(e)	The Company operates the Hotchkiss North sour gas plant pursuant to an Approval. It contravened its Approval by submitting the 2002 Annual Industrial Wastewater and Runoff report late. In addition, this approval contravention was not immediately reported by telephone to Alberta Environment.
Bears paw Petroleum Ltd.	WRN MD of MacKenzie 1--28-122-22-5	21-Jul-03	AEPEA(R) 227(e)	The Company operates the Marlowe sour gas plant pursuant to an Approval. It contravened its Approval by submitting the 2002 Annual Industrial Wastewater and Runoff report late. In addition, this approval contravention was not immediately reported by telephone to Alberta Environment.
High Level, Town of	WRN High Level SE-33-109-19-5	21-Jul-03	AEPEA(R) 227(e)	The Town operates a wastewater system and storm drainage system pursuant to an Approval. It contravened its Approval by submitting the 2002 Annual Wastewater report late. In addition, this approval contravention was not immediately reported by telephone to Alberta Environment.
High Level, Town of	WRN High Level Plan 4756NY, Block OT	21-Jul-03	AEPEA(R) 227(e)	The Town operates a Class III water treatment plant and Class II water distribution system pursuant to an Approval. It contravened its Approval by submitting the 2002 Annual Waterworks report late.

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PRS: Prosecution

TIC: Ticket

WMO: Water Management Order

WRN: Warning Letter



<i>Company/Individual</i>	<i>Action/ Municipality/ LLD</i>	<i>Decision Date/ Penalty</i>	<i>Act/ Regulation</i>	<i>Comments / Disposition</i>
Warning Letters				
Mackenzie Pork Producers Inc.	WRN MD of MacKenzie SE-26-104-14-5	21-Jul-03	WA 142(1)(n)	The Company diverted water from an unnamed water body (locally known as Bear Creek) without the required licence. It also contravened Section 142(1)(e) of the Water Act by failing to monitor and report as required by Licence No. 136950-00-00 from September 2001 to April 2002, inclusive.
Agrium Products Inc.	WRN Granum 31-10-26-4	22-Jul-03	AEPEA(R) 227(e)	The Company operates the Granum fertilizer manufacturing plant pursuant to an Approval. It contravened its Approval by submitting the 2002 Annual Air Emissions Summary and Evaluation report and the 2002 Annual Industrial Waste Summary report late. In addition, these approval contraventions were not immediately reported by telephone to Alberta Environment.
Agrium Products Inc.	WRN Standard 3-25-22-4	23-Jul-03	AEPEA(R) 227(e)	The Company operates the Standard fertilizer manufacturing plant pursuant to an Approval. It contravened its Approval by submitting the 2002 Annual Air Emissions Summary and Evaluation report and the 2002 Annual Industrial Waste Summary report late. In addition, these approval contraventions were not immediately reported by telephone to Alberta Environment.
Viracocha Energy Inc.	WRN County of Lethbridge 5-12-21-4	23-Jul-03	AEPEA(R) 61	The Company continued an activity, at the Keho sour gas plant, that is designated as requiring an approval, without being the holder of the required approval.
Bonnyville Golf and Country Club	WRN MD of Bonnyville SE-9-61-6-4	25-Jul-03	WA 49(1)	The Club diverted water from Chatwin Lake without proper authorization.

<p><i>REPORTING PERIOD:</i> 1 July 2003 - 30 September 2003</p> <p style="text-align: center;"><i>Page 16 of 20</i></p>	<p><i>ACTION CODES:</i> <i>AP: Administrative Penalty</i> <i>EEP: Emergency Environmental Protection Order</i> <i>EO: Enforcement Order</i> <i>EOW: Enforcement Order for Waste</i> <i>EPO: Environmental Protection Order</i></p> <p style="text-align: right;"><i>PRS: Prosecution</i> <i>TIC: Ticket</i> <i>WMO: Water Management Order</i> <i>WRN: Warning Letter</i></p>
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Warning Letters				
Drayton Valley Regional Landfill Authority	WRN Brazeau County 20-49-7-5	25-Jul-03	AEPEA(R) 227(e)	The Company operates a Class II Landfill pursuant to an Approval. It contravened its Approval by failing to apply daily cover over the active face at the end of the working day and failed to immediately report a contravention of the approval by telephone to Alberta Environment.
Boychuk Farms Ltd.	WRN County of Smoky Lake NE-16-59-19-4	05-Aug-03	AEPEA(R) (R)24/97 5(1)	The Company over-sprayed a pesticide that caused an adverse effect to property.
Alsa Road Construction Ltd.	WRN Calgary Plan 2448JK, Block 6, Lot 53	11-Aug-03	AEPEA(R) 180	The Company applied a dust suppressant on alleyways, and the runoff of the dust suppressant continued onto roads and into catchment basins.
Alberta Infrastructure	WRN Calgary Plan A1, Block 32, Lot 24-37	11-Aug-03	AEPEA(R) (R)181/00 2(1)	The Department released 1610 pounds of Halon 1301 without authorization; in addition to Section 6 of the Ozone Depleting Substances and Halocarbon Regulation (AR 181/2000), the person responsible failed to service the fire suppression system in accordance with the regulations; and in addition to Section 111 of the Environmental Protection and Enhancement Act, a failure to report the release to Alberta Environment as soon as that person became aware of the release.
Canem Systems Ltd.	WRN Calgary Plan 8209JK, Block A	11-Aug-03	AEPEA(R) (R)181/00 2(1)	The Company released Halon 1301 from a fire suppression system without authorization.

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<i>Company/Individual</i>	<i>Action/ Municipality/ LLD</i>	<i>Decision Date/ Penalty</i>	<i>Act/ Regulation</i>	<i>Comments / Disposition</i>
Warning Letters				
Siemens Building Technologies Ltd.	WRN Calgary Plan A1, Block 32, Lot 24-37	11-Aug-03	AEPEA(R)(R)181/00 2(1)	The Company released 1610 pounds of Halon 1301 without authorization; in addition to Section 6 of the Ozone Depleting Substances and Halocarbon Regulation (AR 181/2000), the person responsible failed to service the fire suppression system in accordance with the regulations; and in addition to Section 111 of the Environmental Protection and Enhancement Act, a failure to report the release to Alberta Environment as soon as that person became aware of the release.
Shaw Cablesystems Limited	WRN Calgary Plan 8209JK, Block A	11-Aug-03	AEPEA(R)(R)181/00 2(1)	The Company released Halon 1301 from a fire suppression system without authorization.
NCE Petrofund Corp.	WRN Special Area 4 32-32-6-4	19-Aug-03	AEPEA(R) 227(e)	The Company operates the Grays Lake sour gas plant pursuant to an Approval. It contravened its Approval by submitting the 2002 Annual Industrial Wastewater report late. In addition, this Approval contravention was not immediately reported by telephone to Alberta Environment, as is also required by the Approval.
Excel Landscaping Ltd.	WRN MD of Rocky View SE-36-25-3-5	27-Aug-03	WA 49(1)	The Company diverted water from an unnamed waterbody without proper authorization.

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Warning Letters				
Starland County	WRN Starland County SW-15-31-20-4	27-Aug-03	WA 49(1)	The County diverted water from the Red Deer River without the proper authorization.
Lafarge Canada Inc.	WRN Lac Ste. Anne County 6-54-1-5	28-Aug-03	WA 142(1)(e)	The Company operates the Onoway Wash Plant. It exceeded the licenced water diversion amount in 2002, which was a contravention of Clause B of the Interim Licence. In addition, the water diversion conducted in April of 2001 was done without the proper authority and is therefore a contravention of Section 49(1) of the Water Act.
Spruceland Ford Sales Ltd. o/a Barrhead Ford Sales	WRN Barrhead Plan 763EO, Block E, Lot 6	28-Aug-03	AEPEA(R) 110(1)	The Company released a spent lubricating fluid. Also a contravention of Section 112(a) of the Environmental Protection and Enhancement Act.
Austin, Ken	WRN Lakeland County NE-16-69-13-4	05-Sep-03	WA 36(2)	Mr. Austin constructed a bridge across the Owl River bridge without notification of this activity to the Director. He also contravened Sections 6 and 8(2) of the Code of Practice for Watercourse Crossings made under the Water (Ministerial) Regulation. These sections specify that the owner must submit a plan for the works that meets the standards of the Code, and that the watercourse crossing complies with the recommendations and specifications of a qualified aquatic environmental specialist.

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Warning Letters				
Handi-Can (2003) Ltd.	WRN Edmonton Plan 8820571, Block 3, Lot 12A	23-Sep-03	AEPEA(R) 176	The Company improperly disposed of a vacuum truckload of septic waste into a storm sewer.
Greenview No. 16, Municipal District of	WRN MD of Greenview NE-26-66-23-5	24-Sep-03	AEPEA(R) (R)43/97 9(1)(b)	The Municipal District of Greenview No. 16 applied, without holding a special use approval, the herbicide Tordon 101 within 30 meters of an open body of water.

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