



EarthCon Consultants, Inc.  
 1880 West Oak Parkway  
 Building 100, Suite 106  
 Marietta, Georgia 30062  
 P: 770-973-2100  
 F: 770-973-7395  
 www.earthcon.com

December 15, 2015

**RECEIVED**  
 Georgia EPD

VIA HAND DELIVERY

DEC 15 2015

Ms. Robin Futch  
 Acting Unit Coordinator  
 Response and Remediation Program  
 Georgia Department of Natural Resources  
 Environmental Protection Division  
 2 Martin Luther King, Jr. Drive, SE, Suite 1054 East  
 Atlanta, Georgia 30334

**Response and Remediation Program**

Subject: Updated Property Ownership and Responsible Party Information  
 Apollo Industries, Inc., 1850 South Cobb Industrial Blvd, HSI No. 10333  
 AMC International, Inc., 310 Brookhollow Industrial Blvd, HSI No. 10405

Dear Ms. Futch:

The purpose of this letter is to provide notice to the Environmental Protection Division ("EPD"), that due to a business transaction, the two above-referenced properties that are currently enrolled in the Voluntary Remediation Program ("VRP") are now owned by new entities, as follows:

Previous Site Name	HSI No.	Property Address	Date of VRP Acceptance	New Property Owner/Site Name
Apollo Industries, Inc.	10333	1850 South Cobb Industrial Boulevard Smyrna, Georgia 30082	June 4, 2014	AMC Cobb Holdings, LLC, 1850 S. Cobb Industrial Blvd. Smyrna, GA 30082
AMC International, Inc.	10405	310 Brookhollow Industrial Boulevard Dalton, Georgia 30721	August 8, 2013	AMC Whitfield Holdings, LLC, 1850 S. Cobb Industrial Blvd. Smyrna, GA 30082

We respectfully request that EPD make the appropriate changes regarding the property owner. In addition, both AMC Cobb Holdings, LLC and AMC Whitfield Holdings, LLC will be the responsible parties and VRP "applicant" for each of the

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respective sites as of the date of this letter. Enclosed is a copy of a document signed by a representative of each company stating that they are assuming responsibility for the respective sites. Thus, going forward, all correspondence regarding these VRP properties will come from AMC Cobb Holdings, LLC and AMC Whitfield Holdings, LLC for their respective sites. We also note that EarthCon will remain the consultant and King & Spalding will continue as legal counsel for both VRP projects.

If you have any questions regarding this request, please feel free to contact the undersigned at (770) 973-2100.

Sincerely,



Kristen R. Rivera, P.G.  
Senior Geologist



Carol D. Northern, P.G.  
Principal Geologist

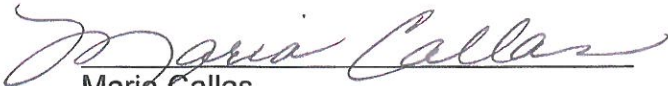
Enclosure

cc: Ms. Maria Callas  
Mr. Adam Sowatzka, King & Spalding  
Ms. Alex Farmer, Kirkland & Ellis LLP

ATTACHMENT 1

I, on behalf of AMC Cobb Holdings, LLC and AMC Whitfield Holdings, LLC, certify that the above referenced-properties continue to be eligible for the VRP as defined in Code Section 12-8-105 and AMC Cobb Holdings, LLC and AMC Whitfield Holdings, LLC are eligible as participants as defined in Code Section 12-8-106.

FOR AMC COBB HOLDINGS, LLC



Maria Callas  
Representative of AMC Cobb Holdings, LLC

12/15/15  
Date

FOR AMC WHITFIELD HOLDINGS, LLC



Maria Callas  
Representative of AMC Whitfield Holdings, LLC

12/15/15  
Date

# KING & SPALDING

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King & Spalding LLP  
1180 Peachtree Street, N.E.  
Atlanta, Georgia 30309-3521  
Main: 404/572-4600  
Fax: 404/572-5100  
[www.kslaw.com](http://www.kslaw.com)

Adam G. Sowatzka  
Partner

Direct Dial: 404/572-3508  
Direct Fax: +1 404/572-5136  
[asowatzka@kslaw.com](mailto:asowatzka@kslaw.com)

December 15, 2015

## VIA MESSENGER

Ms. Robin Futch  
Georgia Department of Natural Resources  
Georgia Environmental Protection Division  
2 Martin Luther King, Jr. Drive, S.E.  
East Floyd Tower, Suite 1054  
Atlanta, GA 30334-9000

**Re: Updated Property Ownership and Responsible Party Information  
Apollo Industries, Inc., 1850 South Cobb Industrial Blvd., HSI No. 10333  
AMC International, Inc., 310 Brookhollow Industrial Blvd., HSI No. 10405**

Dear Ms. Futch:

Please find enclosed EarthCon Consultants, Inc.'s letter dated December 15, 2015 regarding the above-referenced matter. Please do not hesitate to contact this office should you have any questions.

Thank you.

Sincerely,



Adam G. Sowatzka

AGS/amh  
Enclosure