



ENVIRONMENTAL PROTECTION DIVISION

Richard E. Dunn, Director

Land Protection Branch

2 Martin Luther King, Jr. Drive
Suite 1054, East Tower
Atlanta, Georgia 30334
404-657-8600

February 20, 2018

Via U.S. Mail

And Email: dboatright@murata.com

Murata Erie NA, Inc.
c/o Donnie Boatright, Corporate QA Manager
2200 Lake Park Drive
Smyrna, Georgia 30080

Subject: Voluntary Remediation Program Application dated March 31, 2017
MENA Rockmart Facility, HSI Site No. 10771
308 Prospect Road, Rockmart, Polk County, GA

Dear Mr. Boatright:

The Georgia Environmental Protection Division (EPD) has reviewed the Voluntary Remediation Program Application (the Application) dated March 31, 2017 submitted pursuant to the Georgia Voluntary Remediation Program Act (the Act) O.C.G.A. §12-8-100, et seq. EPD acknowledges the Application was submitted in lieu of an Annual Monitoring Report required pursuant to the corrective action plan approved February 9, 2007, which was required pursuant to the Georgia Rules for Hazardous Site Response (the Rules) for the above referenced property. EPD is approving your Application, which proposes corrective action consisting of the following:

- Soil confirmation sampling and groundwater monitoring
- Evaluation of the vapor intrusion pathway
- Utilize a Uniform Environmental Covenant, including groundwater use limitations

Therefore, EPD is accepting Murata Erie NA, Inc. (Murata) as a participant as defined in the Act for the following qualifying property provided Murata implements the Voluntary Investigation and Remediation Plan (VIRP) contained in the Application in compliance with the Act, the schedule, and the EPD comment letter dated February 20, 2018.

Qualifying Property:

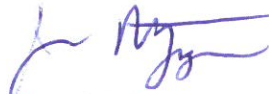
308 Prospect Road
Rockmart, Polk County, Georgia
Tax Parcel 054-053

Within six (6) months of detecting regulated substance(s) on a non-qualifying property, the participant must apply to EPD to include the affected property as a qualifying property under the Act or notify EPD that the non-qualifying property is not included under the Act.

EPD requires that Murata and the professional engineer/geologist specified in the Application oversee the implementation of the VIRP in accordance with the provisions, purposes, standards, and policies of the Act. EPD may, at its sole discretion, review and comment on documents submitted by Murata. However, failure of EPD to respond to a submittal within any timeframe does not relieve Murata from complying with the specified schedule and the provisions, purposes, standards and policies of the Act. Should Murata fail to comply with the above schedule, EPD may terminate enrollment of the participant and the qualifying property from the voluntary remediation program.

EPD anticipates receipt of the first semi-annual progress report by August 20, 2018 and a Compliance Status Report (CSR), including certification of compliance with applicable Risk Reduction Standards, on or before February 20, 2023. Should you have any questions or concerns regarding this site, please contact Gordon Terhune of the Response and Remediation Program at 404-657-8600.

Sincerely,



Jason Metzger
Program Manager
Response and Remediation Program

c: Hunter Sartain, ERM (via email: hunter.sartain@erm.com)
Nic Vrey, ERM (via email: nic.vrey@erm.com)

File: 233-0054 (VRP)

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