October 22 and April 28 through October 22, 2016

...description of services provided since the last submission...

...the applicable deadlines, which includes the start date, and the end date of the project and the expected completion date...

...the progress report must describe all...

...the non-polluting property is not included under the Act...

...must apply to EPD to include the affected property as a qualifying property under the Act or notify EPD...

...tax parcel ID NO. 040031 in C当之, Bibb County, Georgia...

...240 Cape Road, Commercial Compound, VOG, 240 Cape Road, Commercial Compound, VOG, Bibb County, Georgia...

...the following Schedule and conditions:

...VIRIP is in compliance with the following Schedule and conditions:

...EPD is processing the following Schedule and conditions:

...EPD is processing the following Schedule and conditions:

...the Georgia Environmental Protection Division (EPD) has reviewed the Voluntary Investigation and Remediation Plan and Application, February 8, 2011, submitted pursuant to the Georgia Voluntary Investigation and Remediation Plan Act (VIRIP) dated February 8, 2011.

...the property, which includes the ...Voluntary Investigation and Remediation Plan and Application, February 8, 2011.
Voluntary Remediation Program.

Drexel must continue investigation and remediation of all properties identified in the initial application fee or subsequent document that exceeds the initial application fee.

The division in reviewing the application or subsequent document that exceeds the initial application fee may not be eligible as a participant in the Voluntary Remediation Program.

Drexel must maintain the Voluntary Remediation Program. Further, Drexel must remain in compliance with the Voluntary Site Response Act (VSPA) and the Hazardous Site Response Act (HSRA) and the associated rules until those impacted properties are accepted into the VSPA.

\[ 7. \]

\[ 6. \]

\[ 5. \]

\[ 4. \]

\[ 3. \]

\[ 2. \]

\[ 1. \]

**Conditions:**

- April 26, 2016

Compliance Study Report Including Certification:

This submission includes the following:

- The turnaround time is acceptable to the VSPA.
- An approved Remediation Plan was submitted and approved.
- An assurance of the remediation process is included.
- The proposed remedial actions are acceptable to the VSPA.

In addition to the information required above, the following must be included in the specific area.

\[ Page 2 \]

Drexel Chemical Company February 8, 2011 VRP, HSI #10228
If you have any questions, please contact John Maddox at (404) 677-8600.

Sincerely,

[Signature]

Land Protection Branch
Mark Smith, Chief

The applicant's name and address:

The applicability, rules, and statutes:

If an EPAAP is received, the applicability of the EPAAP's terms and conditions shall be determined in the context of the document as a whole. The EPAAP may not be applied to this document in a manner contrary to any applicable statutes or regulations. EPAAPs are intended to supplement, not supersede, the requirements of the relevant statutes and regulations. EPAAPs are not enforceable by the EPAAP holder and are not intended to be used as a basis for enforcement actions.

The subject matter of the EPAAP:

The EPAAP holder is required to comply with the terms of the EPAAP. The EPAAP holder is subject to any applicable laws, regulations, and standards. Failure to comply with the terms of the EPAAP may result in enforcement action by the EPAAP holder.

The EPAAP holder is responsible for ensuring compliance with the terms of the EPAAP. The EPAAP holder is responsible for notifying the EPAAP recipient of any changes or modifications to the EPAAP.

The property is subject to the voluntary remediation program:

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