

Richard E. Dunn, Director

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

October 6, 2016

VIA EMAIL & REGULAR MAIL

Mr. Jim Schaeffer McKenzie Tank Lines 975 Appleyard Drive Tallahassee, Florida 32304

Re: Voluntary Remediation Program Progress Report

McKenzie Tank Lines Site, HSI# 10406 Port Wentworth, Chatham County, Georgia

Tax Parcel ID #s 1-0729-01-007 & 1-0729-01-009

Dear Mr. Schaeffer:

The Georgia Environmental Protection Division (EPD) has received the May 19, 2016, Voluntary Remediation Program (VRP) Progress Report 4, submitted pursuant to the Georgia Voluntary Remediation Program Act (the Act) O.C.G.A. 12-8-100, by the Environmental International Corporation (EIC) on behalf of McKenzie Tank Lines (MTL). After completing its review of the referenced report, EPD has prepared the following comments:

- 1) Responses to EPD's January 8, 2016 Comment Letter, which were included in Section 2 of the above referenced report, still indicated that metals detected in the holding pond area and arsenic detections in monitoring well MW-13S have not been delineated. Please ensure that these outstanding issues have been addressed prior to submitting the final CSR.
- 2) Shallow well groundwater analytical data was not included in the VRP Progress Report 4 tables. Please submit the shallow well groundwater analytical data tables for the VRP Progress Report 4 and include this data in future progress reports.
- 3) EPD concurs with abandoning monitoring wells G-22 and MW-U2; however, EPD does not concur with removing these well locations from the monitoring well network. If G-22 and MW-U2 are abandoned, please replace each well as close to its original location, depth and screen interval as possible, and follow EPA Region 4 SESD guidance documents for installing and abandoning monitoring wells. EPD understands that no well construction data exists for MW-U2. If abandoned, please replace MW-U2 to a depth representative of shallow groundwater contamination conditions.
- 4) EPD concurs with the proposed additional soil samples to complete delineation in AOC-6.

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The above listed comments must be addressed to EPD's satisfaction in order to demonstrate compliance with the provisions, purposes, standards and policies of the Act. Please provide responses to the above listed comments as part of the next scheduled Progress Report submittal. Should you have any additional questions or concerns please contact Mr. Barrett Fischer of the Response and Remediation Program at (404) 463-7555.

Sincerely,

David Brownlee Unit Coordinator

Response and Remediation Program

c: Thomas F. Panebianco, McKenzie Tank Lines (email only)

Christopher Novack, Georgia Ports Authority (email only)

Raj Mahadevaiah, Environmental International Corporation (email only)

File: VRP Application 1391540150 – McKenzie Tank Lines Site #10406

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