

# Georgia Department of Natural Resources

## Environmental Protection Division

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Judson H. Turner, Director

Land Protection Branch

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Phone: 404/657-8600 FAX: 404/657-0807

### Reply To:

Response and Remediation Program

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Atlanta, Georgia 30334-9000

Office 404/657-8600 Fax 404-657-0807

November 20, 2012

**FILE COPY**

### VIA E-MAIL AND REGULAR MAIL

VOPAK Terminal Savannah, Inc.

c/o Mr. Branden L. Jones

P.O. Box 7390

Savannah, Georgia 31418

Re: First VIRP Semi-Annual Progress Report  
Second VIRP Semi-Annual Progress Report  
VOPAK Terminal Savannah, HSI Site No. 10464  
Turner and Hart Street, Savannah, Chatham County  
Tax Parcel: 1-0618-01-003L

Dear Mr. Jones:

The Georgia Environmental Protection Division (EPD) has reviewed the First and Second Voluntary Investigation Remediation Plan (VIRP) Semi-Annual Progress Reports (Reports) submitted pursuant to the Georgia Voluntary Remediation Program Act (the Act). EPD concurs with the conclusions presented in the reports and offers the following comment:

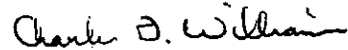
1. EPD notes that vinyl chloride continues to exceed the Type 1 RRS in MW-27. Please note that the August 13, 2013 semi-annual progress report must demonstrate complete horizontal delineation on all impacted properties. Also, within 6 months of detecting a regulated substance on a non-qualifying property, the participant must apply to EPD to include the affected property as a qualifying property under the Voluntary Remediation Program Act.
2. EPD also noted that wells, MW-14, MW-28, MW-20 and MW-21 have not been located since April 2010. Please attempt to locate these wells and add them to the well gaging network. If these wells are no longer needed then every attempt should be made to locate and properly abandon the wells. Also, the silted wells MW-22R and MW-15 should be rehabilitated or properly abandoned.

VOPAK must address these comments to EPD's satisfaction in order to demonstrate compliance with the provisions, purposes, standards and policies of the Act. EPD may, at its sole discretion, review and comment on documents submitted by VOPAK. However, failure of EPD to respond to a submittal within any timeframe does not relieve VOPAK from complying with the provisions, purposes, standards and policies of the Act.

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EPD anticipates submittal of the next report by February 28, 2013. If you have any questions, please contact Greg Gilmore at (404) 463-0071.

Sincerely,



Charles D. Williams  
Program Manager  
Response and Remediation Program

c: Raj Mahadevaiah, P.E., EIC Environmental Services  
H. Wilson Tillotson, P.E., Georgia Ports Authority

File: HSI 10464

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