Thursby, Kim

From: Greg.Newton@veoliaes.com
Sent: Friday, April 06, 2007 1:12 PM

To: Epost HWRS

Subject: Re: 2020 Corrective Action Universe Notification

Greg S. Newton Environmental Health and Safety Manager Veolia ES Technical Solutions, L.L.C. 5736 West Jefferson Street Phoenix, AZ 85043 602-233-2955 602-233-6883 fax

Email: greg.newton@veoliaes.com

www.veoliaes.com

Thursby, Kim

From: Epost HWRS

Sent: Friday, April 06, 2007 12:48 PM
To: greq.newton@veoliaes.com

Cc: pallas.jeff@epamail.epa.gov; Bahr, Tim; Prusty, Rabin; Kothur, Bheem

Subject: 2020 Corrective Action Universe Notification

Attachments: 4-6-07 Veolia 2020.pdf

In an effort to provide a more efficient service, the Florida Department of Environmental Protection's Hazardous Waste Regulation Section is forwarding the attached document to you by electronic correspondence "e-correspondence" in lieu of a hard copy through the normal postal service.

We ask that you verify receipt of this document by sending a "reply" message to epost_hwrs@dep.state.fl.us If your email address has changed or you anticipate that it will change in the future, please advise accordingly in your reply. You may also update this information by contacting Kim Thursby at (850) 245-8792.

The attached document is in "pdf" format and will require Adobe Reader 6 or higher to open properly. Contact www.adobe.com/products/acrobat/readstep2.html to download a free copy.

Please note that our documents are sent virus free. However, if you use Norton Anti-virus software, a warning may appear when attempting to open the document. Please disregard this warning.

Your cooperation in helping us affect this process by replying as requested is greatly appreciated.

Tim Bahr
Environmental Administrator
Hazardous Waste Regulation
Department of Environmental Protection
E-Mail Address: epost_hwrs@dep.state.fl.us



Florida Department of Environmental Protection

Bob Martinez Center 2600 Blair Stone Road Tallahassee, Florida 32399-2400 Charlie Crist Governor

Jeff Kottkamp Lt. Governor

Michael W. Sole Secretary

April 6, 2007

SENT VIA EMAIL:

greg.newton@veoliaes.com

Dear Veolia ES Technical Solutions, LLC:

The Florida Department of Environmental Protection (FDEP) and the U.S. Environmental Protection Agency (U.S. EPA) have compiled a list of all facilities deemed appropriate and important to address using the Resource Conservation and Recovery Act's (RCRA) Corrective Action Program. Because this set of 3,880 facilities has national remediation goals which will culminate in the year 2020, it is referred to as the 2020 Corrective Action Universe. **Your Florida facilities (listed below) are part of this 2020 Universe:**

Veolia ES Technical Solutions LLC - Tallahassee Veolia ES Technical Solutions LLC - Tampa (Closure Report Submitted)

FL0000207449 FL0000369199

Your facilities have been included in the 2020 Universe because either:

- It already belongs to the 2008 Corrective Action Baseline,
- It has a RCRA permit obligation, or
- The FDEP and the U.S. EPA agreed that it needs cleanup under the RCRA Corrective Action Program

Inclusion on this list does not imply failure on your part to meet any legal obligation, nor should it be construed as an adverse action against you. It only means that the FDEP and the U.S. EPA have identified your facility as needing to complete RCRA Corrective Action. Our national program goal is to largely address these cleanup obligations before the end of 2020. Accordingly, progress will be measured for each facility in the 2020 Universe. The list of facilities will be posted on the U.S. EPA's web site at http://www.epa.gov/correctiveaction on April 16, 2007.

Inclusion on the 2020 list means that the FDEP and the U.S. EPA expect that a final remedy will be in place (i.e. remedy construction completed) at your facilities by 2020, although actual attainment of cleanup goals through remedy implementation may take a while longer. Since no corrective action has been required for your operating or closing facility, inclusion on the 2020 list does not imply that you need to do any additional work to meet all of the 2020 goals. Please also note that inclusion on the 2020 list does not defer any pre-existing obligations to meet the Government Performance Results Act (GPRA) goals for 2008.

Please contact Bryan Baker at (850) 245-8787 if you believe that facility-wide corrective actions are already complete for your facility or if you have further questions regarding this letter.

IS Baho

Sincerely,

Tim J. Bahr, Administrator Hazardous Waste Regulation

cc: Jeff Pallas, EPA/Region 4 - pallas.jeff@epamail.epa.gov