Russell, Merlin

From: Rick J. Stebnisky [rstebnisky@ectinc.com]
Sent: Monday, November 05, 2012 12:59 PM

To: Curtis, Jeff; Russell, Merlin; montam@miamidade.gov

Cc: Bob.Schoepke@safety-kleen.com

Subject: Re: FW: SK Medley draft SRCO {wells to abandon, wells to keep}

Attachments: Site Map DERM v DEP wells.pdf

Hi Merlin (DEP) and Mike (DERM):

Safety-Kleen's Jeff Curtis asked me to provide the following information to both of you, as it relates to both the DEP RCRA permit and the DERM Industrial Waste (IW) permit for Safety-Kleen's Medley facility.

The attached figure identifies (in bold, red blocks) the three monitor wells that are sampled pursuant to the DERM IW permit; they are: MW-1, MW-2R and MW-3. These three wells will NOT be abandoned.

The attached figure also identifies all of the other wells currently existing at the facility that were installed (since 2010) pursuant to the DEP RCRA permit; those wells will be abandoned.

Merlin - per your message (below in this thread), following is the the language you requested for the SRCO / RCRA permit modification:

<>9.Safety Kleen Systems, Inc. is required to properly abandon all monitoring wells [except three wells (MW-1, MW-2R and MW-3) that are required by the facility's Industrial Waste Annual Operating Permit which is issued by Miami-Dade County (Permit No.: IW-000333-2012/2013) for release detection], within 60 days of receipt of this Order. The monitoring wells must be plugged and abandoned in accordance with the requirements of Subsection 62-532.500(4), F.A.C.

Thank you..... Rick

-----Original Message----From: "Curtis, Jeff" < Jeff. Curtis@safety-kleen.com>
To: "Pick Stehnisky (P. Stehnisky @ceting.com)" < P.S.

To: "Rick Stebnisky (RStebnisky@ectinc.com)" < RStebnisky@ectinc.com>

Date: Mon, 5 Nov 2012 17:08:58 +0000 Subject: FW: SK Medley draft SRCO

Rick, here you go.

Thanks.

Jeff Curtis EHS Manager | Safety-Kleen | Boynton Beach, FL | <u>jeff.curtis@safety-kleen.com</u> 561.600.3076 (o) | 561.523.4719 (c) | 561.731.1696 (f) | safety-kleen.com

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From: Russell, Merlin [mailto:Merlin.Russell@dep.state.fl.us]

Sent: Monday, November 05, 2012 7:26 AM

To: Curtis, Jeff

Subject: FW: SK Medley draft SRCO

Just checking in.

merlin

From: Curtis, Jeff [mailto:Jeff.Curtis@safety-kleen.com]

Sent: Wednesday, October 24, 2012 2:42 PM

To: Russell, Merlin

Subject: RE: SK Medley draft SRCO

Merlin,

I spoke to a DERM representative (Mike Montana) today and he had some technical questions that I could not answer. He has just taken over this facility so I called Rick Stebnisky and he will be contacting DERM to answer the questions tomorrow or Friday as he was off today. Though Mr. Montana is not very familiar with the site history, I believe now he has an understanding of what SK needs from DERM and as soon as he talks to Rick I will be getting back to him afterwards. DERM will require us to keep the 3 monitoring wells that were at the site before the recent remediation project so as soon as I receive something in writing from DERM I will get back to you.

Thanks,

Jeff Curtis EHS Manager | Safety-Kleen | Boynton Beach, FL | <u>jeff.curtis@safety-kleen.com</u> 561.600.3076 (o) | 561.523.4719 (c) | 561.731.1696 (f) | safety-kleen.com

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From: Russell, Merlin [mailto:Merlin.Russell@dep.state.fl.us]

Sent: Friday, October 19, 2012 9:08 AM

To: Curtis, Jeff

Subject: FW: SK Medley draft SRCO

Jeff,

Any news from DERM yet?

Please take a few minutes to share your comments on the service you received from the department by clicking on this link DEP Customer Survey.

From: Russell, Merlin

Sent: Thursday, October 11, 2012 12:13 PM

To: 'Curtis, Jeff'

Cc: 'RStebnisky@ectinc.com'
Subject: SK Medley draft SRCO

Jeff, it looks like we will be issuing a separate SRCO but we are discussing the possibility of public noticing the SRCO and permit at the same time. More to follow.

Anyway, I am drafting the SRCO now and need help with the following condition. Does SK still need some/all of these wells for DERM or any other program? If so, would you please update the language and send back? I think it's pretty straightforward but call if you have questions.

9. Safety Kleen Systems, Inc. is required to properly abandon all monitoring wells *except* compliance wells required by [insert authority, e.g., Chapter 62-761, F.A.C.,] for release detection or monitoring wells required by [insert agency] for [purpose], within 60 days of receipt of this Order. The monitoring wells must be plugged and abandoned in accordance with the requirements of Subsection 62-532.500(4), F.A.C.

merlin

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