

From: [Buselli, Bradley](#)
To: [Bill Kelly](#)
Cc: [Dan Cain](#); [Allison Riffel](#); [Smith, Michell M.](#); [KevinSchmuggerow](#); [Brad Pekas](#); [Gary Risse](#)
Subject: RE: Due Date Extension Request - Perma-Fix of Florida - RAI Response (FDEP Facility ID FLD 980 711 071/FDEP Application No. 17680-012-HO)
Date: Monday, February 24, 2020 9:28:00 AM
Attachments: [image009.png](#)
[image010.png](#)
[image011.png](#)
[image012.png](#)
[image013.png](#)
[image003.png](#)

The Department approves the extension request, with an anticipated response date of March 29, 2020.



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From: Bill Kelly <bkelly@trihydro.com>
Sent: Friday, February 21, 2020 3:15 PM
To: Buselli, Bradley <Bradley.Buselli@dep.state.fl.us>
Cc: Dan Cain <dcain@perma-fix.com>; Allison Riffel <ariffel@trihydro.com>; Smith, Michell M. <Michell.M.Smith@FloridaDEP.gov>; KevinSchmuggerow <kschmuggerow@perma-fix.com>; Brad Pekas <BPekas@trihydro.com>; Gary Risse <grisse@trihydro.com>
Subject: Due Date Extension Request - Perma-Fix of Florida - RAI Response (FDEP Facility ID FLD 980 711 071/FDEP Application No. 17680-012-HO)

Mr. Buselli,

In a letter dated December 30, 2019, the Florida Department of Environmental Protection (FDEP) issued a First Request for Additional Information (RAI) regarding a Hazardous Waste Operation Permit Renewal application for the subject facility. On January 24, 2020, Trihydro Corporation (Trihydro) was verbally informed by the FDEP that additional comments had been received from the Environmental Protection Agency (EPA) and would be forwarded to Trihydro and Perma-Fix of Florida, Inc (Perma-Fix) around January 27, 2020. Therefore, a due date extension was submitted to the FDEP to provide adequate time to complete the response to the FDEP RAI and to review and respond to the pending EPA comments. In an email from the FDEP dated January 27, 2020, the FDEP granted a due date extension until February 28, 2020, and provided Trihydro and Perma-Fix with the EPA comments.

To date, Perma-Fix and Trihydro have been diligently compiling the requested response to address the original FDEP RAI and the recent EPA comments. However, the extent of the EPA comments was greater than originally anticipated and we are not yet finished with that effort. Our goal is to transmit a comprehensive response, fully addressing both the FDEP and EPA comments that will be accepted upon receipt. Therefore, we respectfully request a 30-day extension to the current due date (February 28, 2020), to provide us with sufficient time to incorporate the additional information and transmit our revised permit application for agency review.

Upon your approval, we request a revised response due date of March 29, 2020. Thank you for your continued cooperation, guidance, and understanding in this matter.

Respectfully submitted,

William C. Kelly, PG
Senior Project Manager



OUR SAFETY IS MY RESPONSIBILITY

HUBZone Certified (NAICS 562910)

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