

Khatri, Paresh, Env. Health

From: Christina Kennedy [ckennedy@geologist.com]
Sent: Friday, August 28, 2009 1:59 PM
To: Khatri, Paresh, Env. Health
Cc: Drogos, Donna, Env. Health; Firth, Daniel, Env. Health; Bob Neal; Mark Tussing
Subject: RE: WP Addendum Owens-Brockway Oakland

Hi Paresh, we certainly recognize the short time frame regarding the work plan addendum and its review. We are not in the habit of pushing such time constraints and I apologize for the inconvenience. We had an unusual situation where we had an opening with the drill company that we preferred to use, so we took the opening, but travel conflicts with personnel resulted in the short submittal time for the addendum. We appreciate you advising us on the potential risk in proceeding with the work. We will make every effort to complete the work in accordance with the recommendations made in your letter, and documented in the addendum, so that we can avoid the need to remobilize. We also appreciate your effort to provide the review. Please feel free to call me if you have any other comments or questions (707) 363-5740.

> ----- Original Message -----

> From: "Khatri, Paresh, Env. Health" <paresh.khatri@acgov.org>
> To: "Christina Kennedy" <ckennedy@geologist.com>
> Cc: "Drogos, Donna, Env. Health" <donna.drogos@acgov.org>, "Firth,
> Daniel, Env. Health" <Daniel.Firth@acgov.org>, "Bob Neal"
> <Robert.Neal@o-i.com>, "Mark Tussing" <Mark.Tussing@o-i.com>
> Subject: RE: WP Addendum Owens-Brockway Oakland
> Date: Fri, 28 Aug 2009 11:41:26 -0700

>

>

> Hello Christina,

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> Your work plan was e-mailed to ACEH on August 27, 2009 and your
> proposed drilling date is August 31, 2009, which leaves approximately
> one business day, Friday August 28, 2009 for review.
> Although ACEH will make every reasonable effort to expeditiously
> respond to submittals received, the time frame you have allotted to
> review your work plan addendum is very short and may be considered
> somewhat unreasonable. Should you continue to proceed with the
> fieldwork, you would be doing so without concurrence from ACEH. If no
> comments arise from the review of the work plan addendum, then
> proceeding with the fieldwork would not appear to have any
> significant repercussions. However, if comments to the work plan
> addendum are identified, modifications to the fieldwork may be
> necessary, which may require additional mobilizations and /or
> additional sample analyses, etc. Please note that the UST Cleanup
> Fund typically reimburses costs for a scope of work that has been
> approved by a regulatory agency. Since a review of the work plan
> addendum cannot be completed in the time frame allotted and if the
> scope of work is implemented prior to regulatory approval, the UST
> Cleanup Fund may not fully reimburse all costs associated with the
> proposed scope of work. Please contact the UST Cleanup Fund to
> address cost reimbursement concerns.

>

> Sincerely,

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>
> Paresh C. Khatri
> Hazardous Materials Specialist
> Alameda County Environmental Health
> Local Oversight Program
> 1131 Harbor Bay Parkway
> Alameda, CA 94502-6577
>
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>
> <http://www.acgov.org/aceh/lop/lop.htm>
>
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> not the intended recipient, please contact the sender by reply e-mail
> and destroy all copies of the original message.
>
> -----Original Message-----
> From: Christina Kennedy [mailto:ckennedy@geologist.com]
> Sent: Thursday, August 27, 2009 1:08 PM
> To: Bob Neal; Mark Tussing; Khatri, Paresh, Env. Health
> Subject: WP Addendum Owens-Brockway Oakland
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> Attached is the addendum to the data gap work plan per the letter from
> Alameda County dated August 13, 2009. The document has been uploaded
> to the Alameda County FTP site and will be uploaded to GeoTracker as
> soon as we can sort out the problems. Paresh I attached this directly
> to you because we are atarting work on August 31. I recognize that
> this does not leave you much time but it was the best time to schedule
> the drillers. Let me know as soon as possible if you have any
> comments.
>
> Chris Kennedy
> CKG Environmental, Inc.
>

Chris Kennedy
CKG Environmental, Inc.