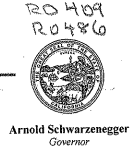
State Water Resources Control Board



Linda S. Adams
Secretary for
Environmental Protection

Division of Financial Assistance

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P.O. Box 944212 • Sacramento, California • 94244-2120
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May 26, 2010

Alameda County Health Care Services Mr. Jerry Wickham 1131 Harbor Bay Parkway, Suite 250 Alameda, CA 94502-6577

NOTIFICATION OF COMMINGLED CLAIM APPLICATION - CP0062 FOR SITE ADDRESSES: 4255, 4276 MACARTHUR BLVD., OAKLAND

This letter is to notify you that we have received a commingled plume application on 5/17/2010 for the Commingled Plume Account (CPA) Program for the following joint claimants and sites:

Joint Claimant

Site Address

Site A

Equilon Enterprises

4255 MacArthur, Oakland

Site B

Union Oil

4276 MacArthur, Oakland

The Commingled Plume Application has been assigned CP0062 as the claim reference number. Please refer to this claim number when inquiring about the subject application. Your agency has been identified as the lead oversight agency for the subject commingled plume. In accordance with Article 11, Chapter 6.75 of the California Health & Safety Code, the joint claimants must meet all eligibility requirements to gain access to the Commingled Plume Account Program. These eligibility requirements are listed below:

Section Reference Eligibility Requirement

25299.93(a)(1)

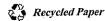
Each person named in the joint claim is an owner, operator, or other responsible party ordered to perform corrective

action or remedial action.

25299.92(a)(2)

After performing a soil and water investigation in accordance with Article 11 of Chapter 16 of Division 3 of Title 23 of the California Code of Regulations, the joint

California Environmental Protection Agency



claimants must demonstrate to the satisfaction of the local or regulatory agency and the Board that a commingled plume exists and that every identifies unauthorized release or discharge has contributed substantially to the commingled plume.

252999.93(a)(3)

At least 85% of the plume is comprised of petroleum contamination resulting from an unauthorized release from a tank whose owner or operator is eligible or payment of a claim pursuant to Section 25299.54.

25299.93(a)(4)

At least two contributing sites involve an unauthorized release.

25299.93(a)(5)

The joint claimants have coordinated corrective action as soon as practicable.

25299.93(a)(6)

The joint claimants agree to seek preapproval of corrective action costs in accordance with subdivision (c) of Section 25299.57.

25299.93(a)(7)

The joint claimants must have entered into a written agreement that provides for a coordinated corrective plan.

Several reviews will be conducted for the claim application including an administrative, technical and settlement review. Once all reviews are complete, you will be notified by letter of the claim's acceptance or rejection. A regulatory review of the subject files will be requested if all eligibility requirements have been met to verify corrective action history and compliance. In the event information in the regulatory review is obtained that disqualifies acceptance of the CPA claim, you will be notified by letter.

NOTE: Article 11 requires joint claimants to the CPA Program to coordinate their corrective work as soon as possible and obtain pre-approval of all corrective action costs once the claim receives a Letter of Commitment. The Fund will expect that joint directives are issued to the joint claimants to ensure coordinated corrective action.

If there are any questions, please telephone me at (916) 341-5760.

Sincerely.

Judy Reid, Manager

Commingled Plume Account

UST Cleanup Fund