



ILLINOIS ENVIRONMENTAL PROTECTION AGENCY

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PAT QUINN, GOVERNOR

LISA BONNETT, DIRECTOR

217/524-3300

June 19, 2013

CERTIFIED MAIL

7012 0470 0001 2997 3598

7012 0470 0001 2997 3604

Shell Oil Products US
Attn: Mr. Kevin Dyer
17 Junction Drive
PMB #399
Glen Carbon, Illinois 62034

WRB Refining LLC Wood River Refinery
Attn: Mr. Jay Churchill
900 South Central Avenue
P.O. Box 76
Roxana, Illinois 62084

RECEIVED

JUN 24 2013

Re: 1191150002 -- Madison County
Equilon DBA Shell Oil Products
ILD080012305
Log No. B-43R-CA-50
Received: February 4, 2013
RCRA Permit
Permit CA

Dear Mr. Dyer and Mr. Bechtol:

This is in response to the document submitted to propose a plan for the collection of additional data at 146, 147, and 150 East 4th Street properties in Roxana, Illinois. The document was submitted on behalf of Shell Oil Products US (SOPUS) by URS Corporation (URS), with regards to the WRB Refining, LLC Wood River Refinery (WRR) in Roxana, Illinois. The submittal is associated with corrective action requirements for contamination present within the Village of Roxana. The document was reviewed as a corrective action modification request to the Hazardous Waste Management RCRA Post-Closure Permit (Permit) for the WRR.

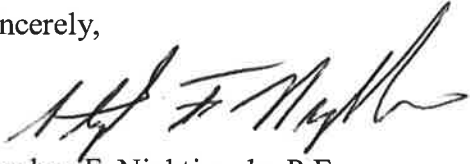
1. The Illinois EPA can approve the Rapid Optical Screening Tools (ROST) Assessment Plan for 146, 147, and 150 East 4th Street in Roxana, Illinois. Results of the work performed and proposed next steps must be submitted for Illinois EPA review and approval within 60 days of the date of this letter.
2. The facility remains subject to the monitoring and reporting requirements for the interim network as defined in previous Illinois EPA letters. Future quarterly reporting must contain section(s) that provide adequate discussions of data collected during the subject quarter as described in Condition 1 above.
3. The Illinois EPA inspector Gina Search of the Illinois EPA Collinsville Field Operations Section Office will be present during field work; therefore SOPUS must provide adequate notice of the schedule of work and any changes to that schedule.

4. A completed RCRA Corrective Action Certification form must accompany all submittals made to the Illinois EPA regarding RCRA corrective action activities.
5. RCRA corrective action activities carried out at the facility including off-site activities as necessary, must meet the requirements of: (1) 35 Ill. Admin. Code 724.201; (2) the facility's Permit; and (3) Illinois EPA letters regarding such activities.

Work required by this letter, your modification requests or the regulations may also be subject to other laws governing professional services, such as the Illinois Professional Land Surveyor Act of 1989, the Professional Engineering Practice Act of 1989, the Professional Geologist Licensing Act, and the Structural Engineering Licensing Act of 1989. This letter does not relieve anyone from compliance with these laws and the regulations adopted pursuant to these laws. All work that falls within the scope and definitions of these laws must be performed in compliance with them. The Illinois EPA may refer any discovered violation of these laws to the appropriate regulating authority.

If you have any questions regarding the groundwater aspects of this letter, please contact Amy Boley at 217/558-4716; questions regarding other aspects of this letter should be directed to James K. Moore, P.E. at 217/524-3295.

Sincerely,



Stephen F. Nightingale, P.E.
Manager, Permit Section
Bureau of Land

SFN:AMB\1191150002-RCRA-B43RCA-50-Approval.docx

cc: ^{AMB} Robert Mooshegan, URS
^{JCM TBM} Eric Peterson, ConocoPhillips