California Regional Water Quality Control Board

Central Coast Region



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Governor

September 13, 2005

Mr. Richard W. McClure Olin Corporation Environmental Remediation Group PO Box 248 Charleston, TN 37310-0248

Dear Mr. McClure:

SLIC: NOTICE OF VIOLATION - LATE AND INCOMPLETE SUBMITTAL OF NORTHEAST GROUNDWATER SAMPLE RESULTS - DOMESTIC WELLS AND PIEZOMETERS, 425 TENNANT AVENUE MORGAN HILL, SANTA CLARA COUNTY

Regional Water Board (Water Board) staff have reviewed Olin Corporation's (Olin) August 30, 2005 letter transmitting northeast area groundwater sample results. The letter was received via email on August 30, 2005, and transmitted the remaining sampling results from monitoring wells MP-1 through MP-4 and PZ-1 through PZ-3. While data summaries and figures have been provided, laboratory analytical data sheets have not.

Perchlorate sampling is required by Water Board staff's December 8, 2004 Water Code Section 13267 Order. The December 8, 2004 Order was subsequently stayed by a February 10, 2005 Conditional Stipulated Stay. The Conditional Stipulated Stay was agreed to by Olin, Standard Fusee Corporation and Water Board staff and contained sampling and reporting due dates. The Conditional Stipulated Stay required Olin to sample piezometers installed pursuant to our December 8th Order and a select number of northeast private wells by July 1, 2005. Sampling result reporting was required by July 31, 2005.

Olin is currently in violation of the Conditional Stipulated Stay due dates. Specifically, Olin failed to sample wells by July 1, 2005, and report the results by July 31, 2005. While a summary of the well testing results was provided on August 30, 2005, laboratory analytical data sheets substantiating the results have not been received. According to the August 30, 2005 letter, Olin's consultant is validating the sample results. Once validation is complete the laboratory results will be provided to Water Board staff. The outstanding data sheets are past due and must be submitted. Due to Olin's failure to meet these due dates, the Conditional Stipulated Stay terminated as of July 1, 2005. Therefore, Olin is in violation of the December 8, 2004 13267 Water Board Order.

California Environmental Protection Agency



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Item No. 7 Attachment No. 1 October 21, 2005 Meeting Perchlorate Cases

Olin has not provided any written justification for sampling and reporting delays. We are aware, via phone conversations and emails, that the installation and development of the multiport piezometers took more time than what was anticipated by Olin and MACTEC staff. understand that Olin decided to delay sampling of all wells until the piezometer installation and development was complete. However, this does not excuse late sampling and reporting. Water Board staff believes the late information speaks to the importance of having adequate resources devoted to your project.

This letter constitutes a Notice of Violation for failure to submit adequate or complete information. The Water Board required Olin to submit the required information to determine the concentrations and movement of the perchlorate plume near the Olin site. Olin shall submit the remaining information forthwith. As of September 13, 2005, Olin has been in violation of the reporting requirements in the Stipulated Conditional Stay for at least 44 days. Water Board staff is unable to the number of days Olin was out of compliance with the requirement to sample by July 1, 2005, since data and chain of custody forms have not been submitted.

Pursuant to Section 13268 of the California Water Code, the Water Board may take additional enforcement actions, including the assessment of civil liabilities of up to \$1,000 per day, or referral to the State Attorney General for judicial sanctions of up to \$5,000 per day. The Water Board reserves the right to take any enforcement action authorized by law.

Currently, Olin is required to install nine monitoring wells south of its site. The nine wells will be used for long-term plume monitoring and Llagas Subbasin characterization. We are aware that Olin has two drill rigs operating simultaneously to install these wells. We believe this is a positive step in expediting installation. Data collected during this investigation will be used to generate reports required by the Water Board's Cleanup or Abatement Order No. R3-2005-0014 (CAO). Olin agreed to the due dates required by the CAO and we urge you to take all necessary steps to ensure full compliance. Water Board staff considers the second drill rig a positive development and we urge you to allocate additional resources as needed.

If you have any questions, please contact David Athev at (805) 542-4644 or Eric Gobler at (805) 549-3467.

Sincerely,

Roger W. Briggs

Executive Officer

cc via E-mail:

Ms. Lori Okun Office of the Chief Counsel State Water Resources Control Board

Olin Interested Party List

cc via U.S. Mail:

Mr. Jay Baksa City of Gilroy 7351 Rosanna Street Gilroy, CA 95020-6197

Mr. Eric Lacy CA Dept. of Health Services 2151 Berkeley Way Berkeley, CA 94704-1011

Mr. Richard Peekema 4817 Wellington Park Dr. San Jose, CA 95136

Mr. Keith M. Casto Sedgwick, Detert, Moran & Arnold One Embarcadero, 16th Floor San Francisco, CA 94111-3628

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Mr. Jay McLaughlin President and CEO Standard Fusee Corporation PO Box 1047 Easton, MD 21601

Mr. Joe Root, General Manager Corde Valle One Corde Valle Club Drive San Martin, CA 95046

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