



STATE OF CONNECTICUT DEPARTMENT OF ENVIRONMENTAL PROTECTION

November 30, 2010

APPROVAL



SDMS DocID 448256

Superfund Records Center
SITE: Broad Brook Mill
BREAK: 4.9
OTHER: SDMS# 448256

Bryan Kielbania
EH&S Department
United Technologies
One Financial Plaza
Hartford, CT 06101

RE: Broad Brook Mill, East Windsor
SRD-154M

Rem. ID# 4722

Dear Mr. Kielbania:

The Remediation Division of the Bureau of Water Protection and Land Reuse ("DEP") has reviewed the document titled "Proposed Remedial Action Plan for the Broad Brook Mill Site in East Windsor, Connecticut", dated May 2010. The report was prepared by XDD, LLC on your behalf and received by DEP on May 24, 2010. The Remedial Action Plan was submitted pursuant to subsection C.1.b of Consent Order No. SRD-154M, issued on March 15, 2005 to Hamilton Sundstrand Corporation; and pursuant to a "Deferral Agreement" between the U.S. Environmental Protection Agency ("EPA") and the State of Connecticut DEP regarding response actions which shall be taken in response to the release or threat of releases of hazardous substances at the Broad Brook Mill Site.

The plan proposes a remedial program to address contamination of soil and groundwater to be undertaken at the Broad Brook Mill Site on Main Street and Mill Street in East Windsor. The plan was the subject of a public hearing on August 30, 2010. The hearing officer's report dated November 18, 2010 recommended approval of the proposed final decision.

The Remedial Action Plan is hereby approved.

The next deliverable due from you is a detailed plan and schedule to perform the approved remedial actions for ground water, soil and sediment pollution. It is due within 60 days of the date of this approval.

Nothing in this approval shall affect the Commissioner's authority to institute any proceeding, or take any other action to prevent or abate pollution, to recover costs and natural resource damages, and to impose penalties for violations of law including but not limited to violations of any permit issued by the Commissioner. If at any time the Commissioner determines that the approved actions have not successfully abated or prevented pollution, the Commissioner may institute any proceeding, or take any action to require further action to prevent or abate pollution. This approval relates only to pollution or contamination identified in the above referenced plan.

No provision of this approval and no action or inaction by the Commissioner shall be construed to constitute an assurance by the Commissioner that the actions taken pursuant to this approval will result in compliance or prevent or abate pollution.

In addition, nothing in this approval shall relieve any person of his or her obligations under applicable federal, state and local law.

If you have any questions pertaining to this matter, please contact Maurice Hamel of my staff at (860) 424-3787.

Sincerely,



Patrick Bowe
Director
Remediation Division
Bureau of Water Protection and
Land Reuse

PB:MRH

cc: Scott Crawford, XDD
Anni Loughlin, USEPA
Maurice Hamel, DEP
Terry Iacone - DEP

Sent Certified Mail
Return Receipt Requested