



State of New Jersey

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Division of Remediation Support
Oversight Resources Allocation Element
401 East State Street
Post Office Box 028, 5th Floor West
Trenton NJ 08625-0028
Fax: (609) 633-1439

JON S. CORZINE
Governor

LISA P. JACKSON
Commissioner

Exxon Mobil Refining & Supply Co
100 Walnut St - Ste 202 - Room 19
Clark Twp, NJ 07066

January 29, 2007

Exxon Mobil Corp
12596 W Bayaud Ave - Ste 100
Lakewood, CO 80228

Re: Site Remediation & Waste Management (SRWM) Information:
007798 - EXXON R/S 30190, 514 KEARNY AVE, Kearny Town, Hudson
Childcare Center Information:
299685 - Little Friends Daycare & Preschool, 545 Kearny Ave, Kearny Town, Hudson County
5803034 - Little Friends Daycare/Preschool

On October 17, 2006, Governor Corzine signed an emergency rule which, among other things, requires the evaluation of childcare facilities to ensure a safe and healthy environment. As part of that effort the Department of Environmental Protection's (DEP) Site Remediation & Waste Management (SRWM) Program is in the process of reviewing its database to determine if any regulated entity is within 400' and may have the potential to impact a childcare facility.

A review of DEP files indicates that your facility has established a classification exception area (CEA) for the ground water contaminated with volatile organics. Since ground water may, in fact, have the potential to impact the childcare facility, as a precaution we are asking that you initiate steps to verify there is no impact to the childcare facility located within that 400' radius at 545 Kearny Ave in Kearny Town, Hudson County. At the time the CEA was established, impacts to this receptor were not fully evaluated. Specifically, we are asking that you immediately verify that indoor air (See <http://www.nj.gov/dep/srp/guidance/vaporintrusion/vig.htm>) and drinking water (See <http://www.nj.gov/dep/dccrequest/safedrnk.htm>) at the Little Friends Daycare & Preschool childcare facility are within acceptable limits. If you can submit information that verifies there is no exposure potential to the childcare facility from your site, you must do so immediately. This request is being made as a precaution due to the proximity of your site to the childcare center and not due to any known contamination in the childcare facility. You should be aware that in the event you choose not to comply with this request, the DEP will perform the necessary sampling and issue a Directive against you seeking treble damages for any monies expended. If contamination is found and can be attributed to your site, the DEP will require remediation and initiate enforcement action.

We strongly encourage you to voluntarily participate in the protection of our children. A response is needed within seven days of receipt. All information necessary to comply with this request can be obtained by contacting the writer by telephone at (609) 633-1275.

Ronald T Corcory, Assistant Director
Division of Remediation Support

cc. Ciaston Maryann, 545 Kearny Ave - Ste 2, Kearny, NJ 07032
CaseManager: Goodwin, Martha



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JON S. CORZINE
Governor

LISA P. JACKSON
Commissioner

Ferguson Propeller Inc
1132 Clinton St
Hoboken, NJ 07030

February 14, 2007

Vectre Corp
PO Box 930 - 15 RT 15 S
Lafayette Twp, NJ 07848

Re: Site Remediation & Waste Management (SRWM) Information:
000318 - FERGUSON PROPELLER INC, 1132 CLINTON ST, Hoboken City, Hudson County
Childcare Center Information:
300840 - Mile Square Day Care Center, 1110 Willow Ave, Hoboken City, Hudson County
5816355 - Wallace School

On October 17, 2006, Governor Corzine signed an emergency rule which, among other things, requires the evaluation of childcare facilities to ensure a safe and healthy environment. As part of that effort the Department of Environmental Protection's (DEP) Site Remediation & Waste Management (SRWM) Program is in the process of reviewing its database to determine if any regulated entity is within 400' and may have the potential to impact a childcare facility.

A review of DEP files indicates that your facility has established a classification exception area (CEA) for the ground water contaminated with volatile organics. Since ground water may, in fact, have the potential to impact the childcare facility, as a precaution we are asking that you initiate steps to verify there is no impact to the childcare facility located within that 400' radius at 1110 Willow Ave in Hoboken City, Hudson County. At the time the CEA was established, impacts to this receptor were not fully evaluated. Specifically, we are asking that you immediately verify that indoor air (See <http://www.nj.gov/dep/srp/guidance/vaporintrusion/vig.htm>) and drinking water (See <http://www.nj.gov/dep/dccrequest/safedrnk.htm>) at the Mile Square Day Care Center childcare facility are within acceptable limits. If you can submit information that verifies there is no exposure potential to the childcare facility from your site, you must do so immediately. This request is being made as a precaution due to the proximity of your site to the childcare center and not due to any known contamination in the childcare facility. You should be aware that in the event you choose not to comply with this request, the DEP will perform the necessary sampling and issue a Directive against you seeking treble damages for any monies expended. If contamination is found and can be attributed to your site, the DEP will require remediation and initiate enforcement action.

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Ronald T Corcoran, Assistant Director
Division of Remediation Support

cc. Mile Square Day Care, 301 Garden St, Hoboken, NJ 07030
Case Manager: Kakas, Donald



State of New Jersey
DEPARTMENT OF ENVIRONMENTAL PROTECTION

JON S. CORZINE
Governor

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LISA P. JACKSON
Commissioner

January 29, 2007

Sunoco Co Inc
10 Penn Center - 1801 Market St
20th Flr
Philadelphia, PA 19103-1699

Sunoco Inc
100 Green St - Auto Lab Bldg
Marcus Hook, PA 19061

Re: Site Remediation & Waste Management (SRWM) Information:
016412 - SUNOCO 0004-9932, 180 MERCER ST, Hightstown Boro, Mercer
Childcare Center Information:
330360 - Hightstown E Windsor Ymca Childcare, 230 Mercer St, Hightstown Boro, Mercer County
5807542 - HIGHTSTOWN E WINDSOR YMCA CHILDCARE

On October 17, 2006, Governor Corzine signed an emergency rule which, among other things, requires the evaluation of childcare facilities to ensure a safe and healthy environment. As part of that effort the Department of Environmental Protection's (DEP) Site Remediation & Waste Management (SRWM) Program is in the process of reviewing its database to determine if any regulated entity is within 400' and may have the potential to impact a childcare facility.

A review of DEP files indicates that your facility has established a classification exception area (CEA) for the ground water contaminated with volatile organics. Since ground water may, in fact, have the potential to impact the childcare facility, as a precaution we are asking that you initiate steps to verify there is no impact to the childcare facility located within that 400' radius at 230 Mercer St in Hightstown Boro, Mercer County. At the time the CEA was established, impacts to this receptor were not fully evaluated. Specifically, we are asking that you immediately verify that indoor air (See <http://www.nj.gov/dep/srp/guidance/vaporintrusion/vig.htm>) and drinking water (See <http://www.nj.gov/dep/dccrequest/safedrnk.htm>) at the Hightstown E Windsor Ymca Childcare facility are within acceptable limits. If you can submit information that verifies there is no exposure potential to the childcare facility from your site, you must do so immediately. This request is being made as a precaution due to the proximity of your site to the childcare center and not due to any known contamination in the childcare facility. You should be aware that in the event you choose not to comply with this request, the DEP will perform the necessary sampling and issue a Directive against you seeking treble damages for any monies expended. If contamination is found and can be attributed to your site, the DEP will require remediation and initiate enforcement action.

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Ronald T Corcory, Assistant Director
Division of Remediation Support

cc. Nunez Camille, 230 Mercer St, Hightstown Boro, NJ 08520
CaseManager: Kakas, Donald



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LISA P. JACKSON
Commissioner

January 29, 2007

Princeton Twp
369 Witherspoon St
Princeton, NJ 08540

Re: Site Remediation & Waste Management (SRWM) Information:
005465 - PRINCETON PUBLIC WORKS GARAGE, VALLEY RD & RTE 206, Princeton Twp, Mercer
Childcare Center Information:
329885 - Princeton Ywca Asp Community Park School, 372 Witherspoon St, Princeton Twp, Mercer County
5797857 - Princeton YWCA ASP Community Park Sch

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A review of DEP files indicates that your facility has established a classification exception area (CEA) for the ground water contaminated with volatile organics. Since ground water may, in fact, have the potential to impact the childcare facility, as a precaution we are asking that you initiate steps to verify there is no impact to the childcare facility located within that 400' radius at 372 Witherspoon St in Princeton Twp, Mercer County. At the time the CEA was established, impacts to this receptor were not fully evaluated. Specifically, we are asking that you immediately verify that indoor air (See <http://www.nj.gov/dep/srp/guidance/vaporintrusion/vig.htm>) and drinking water (See <http://www.nj.gov/dep/dccrequest/safedrnk.htm>) at the Princeton Ywca Asp Community Park School childcare facility are within acceptable limits. If you can submit information that verifies there is no exposure potential to the childcare facility from your site, you must do so immediately. This request is being made as a precaution due to the proximity of your site to the childcare center and not due to any known contamination in the childcare facility. You should be aware that in the event you choose not to comply with this request, the DEP will perform the necessary sampling and issue a Directive against you seeking treble damages for any monies expended. If contamination is found and can be attributed to your site, the DEP will require remediation and initiate enforcement action.

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Ronald T Corcoran, Assistant Director
Division of Remediation Support

cc. Harrison Judi, 59 Paul Robeson Pl, Princeton, NJ 08540



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LISA P. JACKSON
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JON S. CORZINE
Governor

January 29, 2007

Getty Properties Corp
125 Jericho Tpke
Jericho, NY 11753

Getty Petroleum Marketing Inc
86 Doremus Ave
Newark, NJ 07105

Re: Site Remediation & Waste Management (SRWM) Information:
010394 - 56101 GETTY, 1870 KUSER RD, Hamilton Twp, Mercer
Childcare Center Information:
300037 - Tomorrows Stars, 1184 Whitehorse Hamilton Square Rd, Hamilton Twp, Mercer County
5805384 - Tomorrow's Stars

On October 17, 2006, Governor Corzine signed an emergency rule which, among other things, requires the evaluation of childcare facilities to ensure a safe and healthy environment. As part of that effort the Department of Environmental Protection's (DEP) Site Remediation & Waste Management (SRWM) Program is in the process of reviewing its database to determine if any regulated entity is within 400' and may have the potential to impact a childcare facility.

A review of DEP files indicates that your facility has established a classification exception area (CEA) for the ground water contaminated with volatile organics. Since ground water may, in fact, have the potential to impact the childcare facility, as a precaution we are asking that you initiate steps to verify there is no impact to the childcare facility located within that 400' radius at 1184 Whitehorse Hamilton Square Rd in Hamilton Twp, Mercer County. At the time the CEA was established, impacts to this receptor were not fully evaluated. Specifically, we are asking that you immediately verify that indoor air (See <http://www.nj.gov/dep/srp/guidance/vaporintrusion/vig.htm>) and drinking water (See <http://www.nj.gov/dep/dccrequest/safedrnk.htm>) at the Tomorrows Stars childcare facility are within acceptable limits. If you can submit information that verifies there is no exposure potential to the childcare facility from your site, you must do so immediately. This request is being made as a precaution due to the proximity of your site to the childcare center and not due to any known contamination in the childcare facility. You should be aware that in the event you choose not to comply with this request, the DEP will perform the necessary sampling and issue a Directive against you seeking treble damages for any monies expended. If contamination is found and can be attributed to your site, the DEP will require remediation and initiate enforcement action.

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Ronald T Corcoran, Assistant Director
Division of Remediation Support

cc. Palmer Robert & Ella, 1184 Whitehorse Hamilton Square Rd, Hamilton Twp, NJ 08690
CaseManager: Nickerson, David



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Oversight Resources Allocation Element
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LISA P. JACKSON
Commissioner

JON S. CORZINE
Governor

January 29, 2007

Getty Petroleum Marketing Inc
86 Doremus Ave
Newark, NJ 07105

Re: Site Remediation & Waste Management (SRWM) Information:
010382 - GETTY 56027, YARDVILLE HAMILTON SQ RD & RTE 33, Hamilton Twp, Mercer
Childcare Center Information:
300782 - Do & Learn Day Nursery & Kindergarten, 2575 Yardville Hamialton Sq Rd, Hamilton Twp, Mercer County
5804648 - Do and Learn Day Nursery and Kindergtrtn

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A review of DEP files indicates that your facility has established a classification exception area (CEA) for the ground water contaminated with volatile organics. Since ground water may, in fact, have the potential to impact the childcare facility, as a precaution we are asking that you initiate steps to verify there is no impact to the childcare facility located within that 400' radius at 2575 Yardville Hamialton Sq Rd in Hamilton Twp, Mercer County. At the time the CEA was established, impacts to this receptor were not fully evaluated. Specifically, we are asking that you immediately verify that indoor air (See <http://www.nj.gov/dep/srp/guidance/vaporintrusion/vig.htm>) and drinking water (See <http://www.nj.gov/dep/dccrequest/safedrnk.htm>) at the Do & Learn Day Nursery & Kindergarten childcare facility are within acceptable limits. If you can submit information that verifies there is no exposure potential to the childcare facility from your site, you must do so immediately. This request is being made as a precaution due to the proximity of your site to the childcare center and not due to any known contamination in the childcare facility. You should be aware that in the event you choose not to comply with this request, the DEP will perform the necessary sampling and issue a Directive against you seeking treble damages for any monies expended. If contamination is found and can be attributed to your site, the DEP will require remediation and initiate enforcement action.

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Ronald T Corcoran, Assistant Director
Division of Remediation Support

cc. Otto Carol & Joyce, 2575 Yardville Hamilton Square Rd, Hamilton Twp, NJ 08690
CaseManager: Souders, Mark



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LISA P. JACKSON
Commissioner

ION S. CORZINE
Governor

January 29, 2007

Exxon Mobil Corp C/O Veeder-Root Cms
12265 W Bayaud Ave - Ste 300
Lakewood, CO 80228

Exxon Mobil Refining & Supply Co
100 Walnut St - Ste 202 - Room 19
Clark Twp, NJ 07066

Exxon Mobil Corp
12596 W Bayaud Ave - Ste 100
Lakewood, CO 80228

Re: Site Remediation & Waste Management (SRWM) Information:
009143 - EXXON R/S 33032, RTE 27 & NEW RD, South Brunswick Twp, Middlesex
Childcare Center Information:
300778 - Developmental Learning Center, 1 New Rd, South Brunswick Twp, Middlesex County
5804661 - Developmental Learning Center

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A review of DEP files indicates that your facility has established a classification exception area (CEA) for the ground water contaminated with volatile organics. Since ground water may, in fact, have the potential to impact the childcare facility, as a precaution we are asking that you initiate steps to verify there is no impact to the childcare facility located within that 400' radius at 1 New Rd in South Brunswick Twp, Middlesex County. At the time the CEA was established, impacts to this receptor were not fully evaluated. Specifically, we are asking that you immediately verify that indoor air (See <http://www.nj.gov/dep/srp/guidance/vaporintrusion/vig.htm>) and drinking water (See <http://www.nj.gov/dep/dccrequest/safedrnk.htm>) at the Developmental Learning Center childcare facility are within acceptable limits. If you can submit information that verifies there is no exposure potential to the childcare facility from your site, you must do so immediately. This request is being made as a precaution due to the proximity of your site to the childcare center and not due to any known contamination in the childcare facility. You should be aware that in the event you choose not to comply with this request, the DEP will perform the necessary sampling and issue a Directive against you seeking treble damages for any monies expended. If contamination is found and can be attributed to your site, the DEP will require remediation and initiate enforcement action.

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Ronald T Corcory, Assistant Director
Division of Remediation Support

cc. Farhat J & Warsi N A ,1 New Rd ,Kendall Park, NJ 08824
CaseManager: Souders, Mark



State of New Jersey
DEPARTMENT OF ENVIRONMENTAL PROTECTION

Division of Remediation Support
Oversight Resources Allocation Element
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LISA P. JACKSON
Commissioner

JON S. CORZINE
Governor

January 29, 2007

Hess Corp
1 Hess Plaza
Woodbridge, NJ 07095

Re: Site Remediation & Waste Management (SRWM) Information:
006674 - HESS STATION 30269, SOUTH MAIN ST & WASHINGTON AVE, Milltown Boro, Middlesex
Childcare Center Information:
300699 - Montessori Childrens House, 47 N Main St, Milltown Boro, Middlesex County
5800105 - Montessori Children's House-Milltown

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A review of DEP files indicates that your facility has established a classification exception area (CEA) for the ground water contaminated with volatile organics. Since ground water may, in fact, have the potential to impact the childcare facility, as a precaution we are asking that you initiate steps to verify there is no impact to the childcare facility located within that 400' radius at 47 N Main St in Milltown Boro, Middlesex County. At the time the CEA was established, impacts to this receptor were not fully evaluated. Specifically, we are asking that you immediately verify that indoor air (See <http://www.nj.gov/dep/srp/guidance/vaporintrusion/vig.htm>) and drinking water (See <http://www.nj.gov/dep/dccrequest/safedrnk.htm>) at the Montessori Childrens House childcare facility are within acceptable limits. If you can submit information that verifies there is no exposure potential to the childcare facility from your site, you must do so immediately. This request is being made as a precaution due to the proximity of your site to the childcare center and not due to any known contamination in the childcare facility. You should be aware that in the event you choose not to comply with this request, the DEP will perform the necessary sampling and issue a Directive against you seeking treble damages for any monies expended. If contamination is found and can be attributed to your site, the DEP will require remediation and initiate enforcement action.

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Ronald T. Corcoran, Assistant Director
Division of Remediation Support

cc. Fama Patricia A, 47 N Main St, Milltown, NJ 08850
CaseManager: Goodwin, Martha



State of New Jersey
DEPARTMENT OF ENVIRONMENTAL PROTECTION

JON S. CORZINE
Governor

Division of Remediation Support
Oversight Resources Allocation Element
401 East State Street
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Fax: (609) 633-1439

LISA P. JACKSON
Commissioner

January 29, 2007

Old Bridge Twp Mua
15 Throckmorton Ln
Old Bridge, NJ 08857

Re: Site Remediation & Waste Management (SRWM) Information:
002727 - OLD BRIDGE MUA, 15 THROCKMORTON LN, Old Bridge Twp, Middlesex
Childcare Center Information:
300925 - Old Bridge Before & After Sch Prog @ Schirra, 1 Awn St, East Brunswick Twp, Middlesex County
5797772 - Old Bridge Before and After School Program-Schirra School

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A review of DEP files indicates that your facility has established a classification exception area (CEA) for the ground water contaminated with volatile organics. Since ground water may, in fact, have the potential to impact the childcare facility, as a precaution we are asking that you initiate steps to verify there is no impact to the childcare facility located within that 400' radius at 1 Awn St in East Brunswick Twp, Middlesex County. At the time the CEA was established, impacts to this receptor were not fully evaluated. Specifically, we are asking that you immediately verify that indoor air (See <http://www.nj.gov/dep/srp/guidance/vaporintrusion/vig.htm>) and drinking water (See <http://www.nj.gov/dep/dccrequest/safedrnk.htm>) at the Old Bridge Before & After Sch Prog @ Schirra childcare facility are within acceptable limits. If you can submit information that verifies there is no exposure potential to the childcare facility from your site, you must do so immediately. This request is being made as a precaution due to the proximity of your site to the childcare center and not due to any known contamination in the childcare facility. You should be aware that in the event you choose not to comply with this request, the DEP will perform the necessary sampling and issue a Directive against you seeking treble damages for any monies expended. If contamination is found and can be attributed to your site, the DEP will require remediation and initiate enforcement action.

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Ronald T Corcory, Assistant Director
Division of Remediation Support

cc. Old Bridge Twp, 1 Old Bridge Plaza, Old Bridge Twp, NJ 08857

CaseManager: Kakas, Donald



State of New Jersey

DEPARTMENT OF ENVIRONMENTAL PROTECTION

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LISA P. JACKSON
Commissioner

JON S. CORZINE
Governor

January 29, 2007

Kimber Petroleum Corp
Po Box 860 - 545 Martinsville Rd
Liberty Corner, NJ 07938

Re: Site Remediation & Waste Management (SRWM) Information:
012574 - BROWNTOWN EXXON, RTE 516 & WORTH PL, Old Bridge Twp, Middlesex
Childcare Center Information:
300870 - Tots & Blocks Nursery School, 2 Worth Pl, East Brunswick Twp, Middlesex County
5804600 - Tots & Blocks Nursery School

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A review of DEP files indicates that your facility has established a classification exception area (CEA) for the ground water contaminated with volatile organics. Since ground water may, in fact, have the potential to impact the childcare facility, as a precaution we are asking that you initiate steps to verify there is no impact to the childcare facility located within that 400' radius at 2 Worth Pl in East Brunswick Twp, Middlesex County. At the time the CEA was established, impacts to this receptor were not fully evaluated. Specifically, we are asking that you immediately verify that indoor air (See <http://www.nj.gov/dep/srp/guidance/vaporintrusion/vig.htm>) and drinking water (See <http://www.nj.gov/dep/dccrequest/safedrnk.htm>) at the Tots & Blocks Nursery School childcare facility are within acceptable limits. If you can submit information that verifies there is no exposure potential to the childcare facility from your site, you must do so immediately. This request is being made as a precaution due to the proximity of your site to the childcare center and not due to any known contamination in the childcare facility. You should be aware that in the event you choose not to comply with this request, the DEP will perform the necessary sampling and issue a Directive against you seeking treble damages for any monies expended. If contamination is found and can be attributed to your site, the DEP will require remediation and initiate enforcement action.

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Ronald T Corcoran, Assistant Director
Division of Remediation Support

cc. Meyers Anita, PO Box 974, Old Bridge, NJ 08857
CaseManager: Kakas, Donald



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LISA P. JACKSON
Commissioner

JON S. CORZINE
Governor

January 29, 2007

Atlantic Richfield Bp
1 W Pennsylvania Ave - Ste 440
Towson, MD 21204

Re: Site Remediation & Waste Management (SRWM) Information:
016005 - BP SERVICE STATION 470, 2900 RT 27 & FINNEGANS LN, North Brunswick Twp, Middlesex
Childcare Center Information:
299876 - Rainbow Academy Child Care Center, 2878 Lincoln Hwy, North Brunswick Twp, Middlesex County
5805364 - Rainbow Academy - North Brunswick, LLC

On October 17, 2006, Governor Corzine signed an emergency rule which, among other things, requires the evaluation of childcare facilities to ensure a safe and healthy environment. As part of that effort the Department of Environmental Protection's (DEP) Site Remediation & Waste Management (SRWM) Program is in the process of reviewing its database to determine if any regulated entity is within 400' and may have the potential to impact a childcare facility.

A review of DEP files indicates that your facility has established a classification exception area (CEA) for the ground water contaminated with volatile organics. Since ground water may, in fact, have the potential to impact the childcare facility, as a precaution we are asking that you initiate steps to verify there is no impact to the childcare facility located within that 400' radius at 2878 Lincoln Hwy in North Brunswick Twp, Middlesex County. At the time the CEA was established, impacts to this receptor were not fully evaluated. Specifically, we are asking that you immediately verify that indoor air (See <http://www.nj.gov/dep/srp/guidance/vaporintrusion/vig.htm>) and drinking water (See <http://www.nj.gov/dep/dccrequest/safedrnk.htm>) at the Rainbow Academy Child Care Center childcare facility are within acceptable limits. If you can submit information that verifies there is no exposure potential to the childcare facility from your site, you must do so immediately. This request is being made as a precaution due to the proximity of your site to the childcare center and not due to any known contamination in the childcare facility. You should be aware that in the event you choose not to comply with this request, the DEP will perform the necessary sampling and issue a Directive against you seeking treble damages for any monies expended. If contamination is found and can be attributed to your site, the DEP will require remediation and initiate enforcement action.

We strongly encourage you to voluntarily participate in the protection of our children. A response is needed within seven days of receipt. All information necessary to comply with this request can be obtained by contacting the writer by telephone at (609) 633-1275.

Ronald T Corcoran, Assistant Director
Division of Remediation Support

cc. Rainbow Academy Associates LLC, 2177 Oak Tree Rd - Ste 103, Edison, NJ 08820
CaseManager: Bauer, Paul



State of New Jersey

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Division of Remediation Support
Oversight Resources Allocation Element
401 East State Street
Post Office Box 028, 5th Floor West
Trenton NJ 08625-0028
Fax: (609) 633-1439

LISA P. JACKSON
Commissioner

JON S. CORZINE
Governor

January 29, 2007

Getty Petroleum Marketing Inc
86 Doremus Ave
Newark, NJ 07105

Re: Site Remediation & Waste Management (SRWM) Information:
001672 - GETTY 56065, 282 GEORGE & MORRIS STS, New Brunswick City, Middlesex
Childcare Center Information:
300714 - The Childrens Center, 39 Morris St, New Brunswick City, Middlesex County
5797642 - The Children's Center

On October 17, 2006, Governor Corzine signed an emergency rule which, among other things, requires the evaluation of childcare facilities to ensure a safe and healthy environment. As part of that effort the Department of Environmental Protection's (DEP) Site Remediation & Waste Management (SRWM) Program is in the process of reviewing its database to determine if any regulated entity is within 400' and may have the potential to impact a childcare facility.

A review of DEP files indicates that your facility has established a classification exception area (CEA) for the ground water contaminated with volatile organics. Since ground water may, in fact, have the potential to impact the childcare facility, as a precaution we are asking that you initiate steps to verify there is no impact to the childcare facility located within that 400' radius at 39 Morris St in New Brunswick City, Middlesex County. At the time the CEA was established, impacts to this receptor were not fully evaluated. Specifically, we are asking that you immediately verify that indoor air (See <http://www.nj.gov/dep/srp/guidance/vaporintrusion/vig.htm>) and drinking water (See <http://www.nj.gov/dep/dccrequest/safedrnk.htm>) at the The Childrens Center childcare facility are within acceptable limits. If you can submit information that verifies there is no exposure potential to the childcare facility from your site, you must do so immediately. This request is being made as a precaution due to the proximity of your site to the childcare center and not due to any known contamination in the childcare facility. You should be aware that in the event you choose not to comply with this request, the DEP will perform the necessary sampling and issue a Directive against you seeking treble damages for any monies expended. If contamination is found and can be attributed to your site, the DEP will require remediation and initiate enforcement action.

We strongly encourage you to voluntarily participate in the protection of our children. A response is needed within seven days of receipt. All information necessary to comply with this request can be obtained by contacting the writer by telephone at (609) 633-1275.

Ronald T Corcoran, Assistant Director
Division of Remediation Support

cc. Valentine Marilyn & Sims Carol, 39 Morris St, New Brunswick, NJ 08901

CaseManager: Flesch, Erwin



State of New Jersey
DEPARTMENT OF ENVIRONMENTAL PROTECTION

JON S. CORZINE
Governor

Division of Remediation Support
Oversight Resources Allocation Element
401 East State Street
Post Office Box 028, 5th Floor West
Trenton NJ 08625-0028
Fax: (609) 633-1439

LISA P. JACKSON
Commissioner

January 29, 2007

Wlb Enterprises - Natvar Patel
379 Monmouth Rd
West Long Branch, NJ 07764

Re: Site Remediation & Waste Management (SRWM) Information:
010996 - DEPARTMENT OF PUBLIC WORKS, 379 MONMOUTH RD, West Long Branch Boro, Monmouth
Childcare Center Information:
300717 - The Goddard School, 361 Monmouth Rd, West Long Branch Boro, Monmouth County
5797515 - The Goddard School-W.Long Branch

On October 17, 2006, Governor Corzine signed an emergency rule which, among other things, requires the evaluation of childcare facilities to ensure a safe and healthy environment. As part of that effort the Department of Environmental Protection's (DEP) Site Remediation & Waste Management (SRWM) Program is in the process of reviewing its database to determine if any regulated entity is within 400' and may have the potential to impact a childcare facility.

A review of DEP files indicates that your facility has established a classification exception area (CEA) for the ground water contaminated with volatile organics. Since ground water may, in fact, have the potential to impact the childcare facility, as a precaution we are asking that you initiate steps to verify there is no impact to the childcare facility located within that 400' radius at 361 Monmouth Rd in West Long Branch Boro, Monmouth County. At the time the CEA was established, impacts to this receptor were not fully evaluated. Specifically, we are asking that you immediately verify that indoor air (See <http://www.nj.gov/dep/srp/guidance/vaporintrusion/vig.htm>) and drinking water (See <http://www.nj.gov/dep/dccrequest/safedrnk.htm>) at the The Goddard School childcare facility are within acceptable limits. If you can submit information that verifies there is no exposure potential to the childcare facility from your site, you must do so immediately. This request is being made as a precaution due to the proximity of your site to the childcare center and not due to any known contamination in the childcare facility. You should be aware that in the event you choose not to comply with this request, the DEP will perform the necessary sampling and issue a Directive against you seeking treble damages for any monies expended. If contamination is found and can be attributed to your site, the DEP will require remediation and initiate enforcement action.

We strongly encourage you to voluntarily participate in the protection of our children. A response is needed within seven days of receipt. All information necessary to comply with this request can be obtained by contacting the writer by telephone at (609) 633-1275.

Ronald T Corcoran, Assistant Director
Division of Remediation Support

cc. Walsh Kim & William J, 361 Monmouth Rd, West Long Branch, NJ 07764
CaseManager: Souders, Mark



State of New Jersey

DEPARTMENT OF ENVIRONMENTAL PROTECTION
Division of Remediation Support
Oversight Resources Allocation Element
401 East State Street
Post Office Box 028, 5th Floor West
Trenton NJ 08625-0028
Fax: (609) 633-1439

JON S. CORZINE
Governor

LISA P. JACKSON
Commissioner

February 14, 2007

Exxon Mobil Refining & Supply Co
PO Box 730
Linden, NJ 07036

Exxon Mobil Refining & Supply Co
100 Walnut St - STE 202 - Room 19
Clark Twp, NJ 07066

Exxon Mobil & Refining Supply Co
73 Old Dublin Pk - STE 10 459
Doylestown, PA 18901

Re: Site Remediation & Waste Management (SRWM) Information:
008375 - EXXON SERVICE STATION 3-0672, 1364 CORLIES AVE, Neptune Twp, Monmouth County
Childcare Center Information:
300823 - Living Word Child Care Center, 81 Rt 35, Neptune City Boro, Monmouth County
5796832 - Living Word Child Care Center

On October 17, 2006, Governor Corzine signed an emergency rule which, among other things, requires the evaluation of childcare facilities to ensure a safe and healthy environment. As part of that effort the Department of Environmental Protection's (DEP) Site Remediation & Waste Management (SRWM) Program is in the process of reviewing its database to determine if any regulated entity is within 400' and may have the potential to impact a childcare facility.

A review of DEP files indicates that your facility has established a classification exception area (CEA) for the ground water contaminated with volatile organics. Since ground water may, in fact, have the potential to impact the childcare facility, as a precaution we are asking that you initiate steps to verify there is no impact to the childcare facility located within that 400' radius at 81 Rt 35 in Neptune City Boro, Monmouth County. At the time the CEA was established, impacts to this receptor were not fully evaluated. Specifically, we are asking that you immediately verify that indoor air (See <http://www.nj.gov/dep/srp/guidance/vaporintrusion/vig.htm>) and drinking water (See <http://www.nj.gov/dep/dccrequest/safedrnk.htm>) at the Living Word Child Care Center childcare facility are within acceptable limits. If you can submit information that verifies there is no exposure potential to the childcare facility from your site, you must do so immediately. This request is being made as a precaution due to the proximity of your site to the childcare center and not due to any known contamination in the childcare facility. You should be aware that in the event you choose not to comply with this request, the DEP will perform the necessary sampling and issue a Directive against you seeking treble damages for any monies expended. If contamination is found and can be attributed to your site, the DEP will require remediation and initiate enforcement action.

We strongly encourage you to voluntarily participate in the protection of our children. A response is needed within seven days of receipt. All information necessary to comply with this request can be obtained by contacting the writer by telephone at (609) 633-1480.



Ronald T Corcory, Assistant Director
Division of Remediation Support

cc. Living Word Christian Fellowship Church, 81 RT 35, Neptune City, NJ 07753
Case Manager: Kakas, Donald



State of New Jersey

DEPARTMENT OF ENVIRONMENTAL PROTECTION

JON S. CORZINE
Governor

Division of Remediation Support
Oversight Resources Allocation Element
401 East State Street
Post Office Box 028, 5th Floor West
Trenton NJ 08625-0028
Fax: (609) 633-1439

LISA P. JACKSON
Commissioner

Exxon Mobil Refining & Supply Co
100 Walnut St - Ste 202 - Room 19
Clark Twp, NJ 07066

January 29, 2007

Exxon Mobil Corp
12596 W Bayaud Ave - Ste 100
Lakewood, CO 80228

Re: Site Remediation & Waste Management (SRWM) Information:
007939 - EXXON STORE 3-2216, WALL ST & LOCUST AVE, West Long Branch Boro, Monmouth
Childcare Center Information:
300702 - Old First Nursery School, 201 Locust Ave, West Long Branch Boro, Monmouth County
5803042 - Old First Nursery School

On October 17, 2006, Governor Corzine signed an emergency rule which, among other things, requires the evaluation of childcare facilities to ensure a safe and healthy environment. As part of that effort the Department of Environmental Protection's (DEP) Site Remediation & Waste Management (SRWM) Program is in the process of reviewing its database to determine if any regulated entity is within 400' and may have the potential to impact a childcare facility.

A review of DEP files indicates that your facility has established a classification exception area (CEA) for the ground water contaminated with volatile organics. Since ground water may, in fact, have the potential to impact the childcare facility, as a precaution we are asking that you initiate steps to verify there is no impact to the childcare facility located within that 400' radius at 201 Locust Ave in West Long Branch Boro, Monmouth County. At the time the CEA was established, impacts to this receptor were not fully evaluated. Specifically, we are asking that you immediately verify that indoor air (See <http://www.nj.gov/dep/srp/guidance/vaporintrusion/vig.htm>) and drinking water (See <http://www.nj.gov/dep/dccrequest/safedrnk.htm>) at the Old First Nursery School childcare facility are within acceptable limits. If you can submit information that verifies there is no exposure potential to the childcare facility from your site, you must do so immediately. This request is being made as a precaution due to the proximity of your site to the childcare center and not due to any known contamination in the childcare facility. You should be aware that in the event you choose not to comply with this request, the DEP will perform the necessary sampling and issue a Directive against you seeking treble damages for any monies expended. If contamination is found and can be attributed to your site, the DEP will require remediation and initiate enforcement action.

We strongly encourage you to voluntarily participate in the protection of our children. A response is needed within seven days of receipt. All information necessary to comply with this request can be obtained by contacting the writer by telephone at (609) 633-1275.

Ronald T Corcoran, Assistant Director
Division of Remediation Support

cc. Old First United Methodist Church, PO Box 174, West Long Branch, NJ 07764-0174
CaseManager: Goodwin, Martha



State of New Jersey
DEPARTMENT OF ENVIRONMENTAL PROTECTION

Division of Remediation Support
Oversight Resources Allocation Element
401 East State Street
Post Office Box 028, 5th Floor West
Trenton NJ 08625-0028
Fax: (609) 633-1439

JON S. CORZINE
Governor

LISA P. JACKSON
Commissioner

January 29, 2007

Eatontown Boro
47 Broad St
Eatontown, NJ 07724-1689

Re: Site Remediation & Waste Management (SRWM) Information:
003509 - EATONTOWN BORO HALL, 47 BROAD ST, Eatontown Boro, Monmouth
Childcare Center Information:
329881 - Eatontown Community Center, 68 Broad St, Eatontown Boro, Monmouth County
5807503 - EATONTOWN COMMUNITY CENTER

On October 17, 2006, Governor Corzine signed an emergency rule which, among other things, requires the evaluation of childcare facilities to ensure a safe and healthy environment. As part of that effort the Department of Environmental Protection's (DEP) Site Remediation & Waste Management (SRWM) Program is in the process of reviewing its database to determine if any regulated entity is within 400' and may have the potential to impact a childcare facility.

A review of DEP files indicates that your facility has established a classification exception area (CEA) for the ground water contaminated with volatile organics. Since ground water may, in fact, have the potential to impact the childcare facility, as a precaution we are asking that you initiate steps to verify there is no impact to the childcare facility located within that 400' radius at 68 Broad St in Eatontown Boro, Monmouth County. At the time the CEA was established, impacts to this receptor were not fully evaluated. Specifically, we are asking that you immediately verify that indoor air (See <http://www.nj.gov/dep/srp/guidance/vaporintrusion/vig.htm>) and drinking water (See <http://www.nj.gov/dep/dccrequest/safedrnk.htm>) at the Eatontown Community Center childcare facility are within acceptable limits. If you can submit information that verifies there is no exposure potential to the childcare facility from your site, you must do so immediately. This request is being made as a precaution due to the proximity of your site to the childcare center and not due to any known contamination in the childcare facility. You should be aware that in the event you choose not to comply with this request, the DEP will perform the necessary sampling and issue a Directive against you seeking treble damages for any monies expended. If contamination is found and can be attributed to your site, the DEP will require remediation and initiate enforcement action.

We strongly encourage you to voluntarily participate in the protection of our children. A response is needed within seven days of receipt. All information necessary to comply with this request can be obtained by contacting the writer by telephone at (609) 633-1275.

Ronald T Corcoran, Assistant Director
Division of Remediation Support

cc. Morgan Linda , 68 Broad St, Eatontown, NJ 07724



State of New Jersey
DEPARTMENT OF ENVIRONMENTAL PROTECTION
Division of Remediation Support
Oversight Resources Allocation Element
401 East State Street
Post Office Box 028, 5th Floor West
Trenton NJ 08625-0028
Fax: (609) 633-1439

JON S. CORZINE
Governor

LISA P. JACKSON
Commissioner

February 14, 2007

Atlantic Richfield BP
1 W Pennsylvania Ave - STE 440
Towson, MD 21204

Re: Site Remediation & Waste Management (SRWM) Information:
000971 - AMOCO SERVICE STATION 4283, 1401 CORLIES AVE, Neptune Twp, Monmouth County
Childcare Center Information:
300823 - Living Word Child Care Center, 81 Rt 35, Neptune City Boro, Monmouth County
5796832 - Living Word Child Care Center

On October 17, 2006, Governor Corzine signed an emergency rule which, among other things, requires the evaluation of childcare facilities to ensure a safe and healthy environment. As part of that effort the Department of Environmental Protection's (DEP) Site Remediation & Waste Management (SRWM) Program is in the process of reviewing its database to determine if any regulated entity is within 400' and may have the potential to impact a childcare facility.

A review of DEP files indicates that your facility has established a classification exception area (CEA) for the ground water contaminated with volatile organics. Since ground water may, in fact, have the potential to impact the childcare facility, as a precaution we are asking that you initiate steps to verify there is no impact to the childcare facility located within that 400' radius at 81 Rt 35 in Neptune City Boro, Monmouth County. At the time the CEA was established, impacts to this receptor were not fully evaluated. Specifically, we are asking that you immediately verify that indoor air (See <http://www.nj.gov/dep/srp/guidance/vaporintrusion/vig.htm>) and drinking water (See <http://www.nj.gov/dep/dccrequest/safedrnk.htm>) at the Living Word Child Care Center childcare facility are within acceptable limits. If you can submit information that verifies there is no exposure potential to the childcare facility from your site, you must do so immediately. This request is being made as a precaution due to the proximity of your site to the childcare center and not due to any known contamination in the childcare facility. You should be aware that in the event you choose not to comply with this request, the DEP will perform the necessary sampling and issue a Directive against you seeking treble damages for any monies expended. If contamination is found and can be attributed to your site, the DEP will require remediation and initiate enforcement action.

We strongly encourage you to voluntarily participate in the protection of our children. A response is needed within seven days of receipt. All information necessary to comply with this request can be obtained by contacting the writer by telephone at (609) 633-1480.

Ronald T Corcoran, Assistant Director
Division of Remediation Support

cc. Living Word Christian Fellowship Church, 81 RT 35, Neptune City, NJ 07753
Case Manager: Grzymski, Thomas



State of New Jersey
DEPARTMENT OF ENVIRONMENTAL PROTECTION

JON S. CORZINE
Governor

Division of Remediation Support
Oversight Resources Allocation Element
401 East State Street
Post Office Box 028, 5th Floor West
Trenton NJ 08625-0028
Fax: (609) 633-1439

LISA P. JACKSON
Commissioner

January 29, 2007

Getty Petroleum Marketing Inc
86 Doremus Ave
Newark, NJ 07105

Re: Site Remediation & Waste Management (SRWM) Information:
001474 - GETTY 56892, 88 RTE 46 (E MCFARLAND ST), Dover Town, Morris
Childcare Center Information:
298272 - Little Peoples Academy Inc, 141 E Blackwell St, Dover Town, Morris County
5797566 - Little People's Academy, Learning Center

On October 17, 2006, Governor Corzine signed an emergency rule which, among other things, requires the evaluation of childcare facilities to ensure a safe and healthy environment. As part of that effort the Department of Environmental Protection's (DEP) Site Remediation & Waste Management (SRWM) Program is in the process of reviewing its database to determine if any regulated entity is within 400' and may have the potential to impact a childcare facility.

A review of DEP files indicates that your facility has established a classification exception area (CEA) for the ground water contaminated with volatile organics. Since ground water may, in fact, have the potential to impact the childcare facility, as a precaution we are asking that you initiate steps to verify there is no impact to the childcare facility located within that 400' radius at 141 E Blackwell St in Dover Town, Morris County. At the time the CEA was established, impacts to this receptor were not fully evaluated. Specifically, we are asking that you immediately verify that indoor air (See <http://www.nj.gov/dep/srp/guidance/vaporintrusion/vig.htm>) and drinking water (See <http://www.nj.gov/dep/dccrequest/safedrnk.htm>) at the Little Peoples Academy Inc childcare facility are within acceptable limits. If you can submit information that verifies there is no exposure potential to the childcare facility from your site, you must do so immediately. This request is being made as a precaution due to the proximity of your site to the childcare center and not due to any known contamination in the childcare facility. You should be aware that in the event you choose not to comply with this request, the DEP will perform the necessary sampling and issue a Directive against you seeking treble damages for any monies expended. If contamination is found and can be attributed to your site, the DEP will require remediation and initiate enforcement action.

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Ronald T Corcoran, Assistant Director
Division of Remediation Support

cc. Little Peoples Academy Inc, 141 E Blackwell St, Dover, NJ 07801

CaseManager: Goodwin, Martha



State of New Jersey
DEPARTMENT OF ENVIRONMENTAL PROTECTION

JON S. CORZINE
Governor

Division of Remediation Support
Oversight Resources Allocation Element
401 East State Street
Post Office Box 028, 5th Floor West
Trenton NJ 08625-0028
Fax: (609) 633-1439

LISA P. JACKSON
Commissioner

Shell Oil Products Us
PO Box 152
Nazareth, PA 18064

January 29, 2007

Shell Oil Products
100 Sprindale Rd - A3 534
Cherry Hill, NJ 08003

Re: Site Remediation & Waste Management (SRWM) Information:
005239 - SHELL SERVICE STATION 138354, RT 9 & LACEY RD, Lacey Twp, Ocean
Childcare Center Information:
300852 - Precious Journey Preschool, 131 N Main St, Lacey Twp, Ocean County
5797844 - Precious Journey Preschool

On October 17, 2006, Governor Corzine signed an emergency rule which, among other things, requires the evaluation of childcare facilities to ensure a safe and healthy environment. As part of that effort the Department of Environmental Protection's (DEP) Site Remediation & Waste Management (SRWM) Program is in the process of reviewing its database to determine if any regulated entity is within 400' and may have the potential to impact a childcare facility.

A review of DEP files indicates that your facility has established a classification exception area (CEA) for the ground water contaminated with volatile organics. Since ground water may, in fact, have the potential to impact the childcare facility, as a precaution we are asking that you initiate steps to verify there is no impact to the childcare facility located within that 400' radius at 131 N Main St in Lacey Twp, Ocean County. At the time the CEA was established, impacts to this receptor were not fully evaluated. Specifically, we are asking that you immediately verify that indoor air (See <http://www.nj.gov/dep/srp/guidance/vaporintrusion/vig.htm>) and drinking water (See <http://www.nj.gov/dep/dccrequest/safedrnk.htm>) at the Precious Journey Preschool childcare facility are within acceptable limits. If you can submit information that verifies there is no exposure potential to the childcare facility from your site, you must do so immediately. This request is being made as a precaution due to the proximity of your site to the childcare center and not due to any known contamination in the childcare facility. You should be aware that in the event you choose not to comply with this request, the DEP will perform the necessary sampling and issue a Directive against you seeking treble damages for any monies expended. If contamination is found and can be attributed to your site, the DEP will require remediation and initiate enforcement action.

We strongly encourage you to voluntarily participate in the protection of our children. A response is needed within seven days of receipt. All information necessary to comply with this request can be obtained by contacting the writer by telephone at (609) 633-1275.

Ronald T Corcoran, Assistant Director
Division of Remediation Support

cc. Mandorla Inc, 131 N Main St, Aka Rt 9, Forked River, NJ 08731
CaseManager: Cowan, Michael



State of New Jersey

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Division of Remediation Support
Oversight Resources Allocation Element
401 East State Street
Post Office Box 028, 5th Floor West
Trenton NJ 08625-0028
Fax: (609) 633-1439

LISA P. JACKSON
Commissioner

JON S. CORZINE
Governor

January 29, 2007

Boris Kroll Jacquard Looms Inc
66 Gray St
Paterson, NJ 07510

Xpertal Llc
1 Parker Plaza
Fort Lee, NJ 07024

Re: Site Remediation & Waste Management (SRWM) Information:
018930 - BORIS KROLL JACQUARD LOOMS INC, 66 GRAY ST, Paterson City, Passaic
Childcare Center Information:
330610 - St Stephens Head Start, 90 Martin St, Paterson City, Passaic County
5807496 - ST STEPHANS HEAD START

On October 17, 2006, Governor Corzine signed an emergency rule which, among other things, requires the evaluation of childcare facilities to ensure a safe and healthy environment. As part of that effort the Department of Environmental Protection's (DEP) Site Remediation & Waste Management (SRWM) Program is in the process of reviewing its database to determine if any regulated entity is within 400' and may have the potential to impact a childcare facility.

A review of DEP files indicates that your facility has established a classification exception area (CEA) for the ground water contaminated with volatile organics. Since ground water may, in fact, have the potential to impact the childcare facility, as a precaution we are asking that you initiate steps to verify there is no impact to the childcare facility located within that 400' radius at 90 Martin St in Paterson City, Passaic County. At the time the CEA was established, impacts to this receptor were not fully evaluated. Specifically, we are asking that you immediately verify that indoor air (See <http://www.nj.gov/dep/srp/guidance/vaporintrusion/vig.htm>) and drinking water (See <http://www.nj.gov/dep/dccrequest/safedrnk.htm>) at the St Stephens Head Start childcare facility are within acceptable limits. If you can submit information that verifies there is no exposure potential to the childcare facility from your site, you must do so immediately. This request is being made as a precaution due to the proximity of your site to the childcare center and not due to any known contamination in the childcare facility. You should be aware that in the event you choose not to comply with this request, the DEP will perform the necessary sampling and issue a Directive against you seeking treble damages for any monies expended. If contamination is found and can be attributed to your site, the DEP will require remediation and initiate enforcement action.

We strongly encourage you to voluntarily participate in the protection of our children. A response is needed within seven days of receipt. All information necessary to comply with this request can be obtained by contacting the writer by telephone at (609) 633-1275.

Ronald T Corcoran, Assistant Director
Division of Remediation Support

cc. Harris Juan, 500 E 35th St, Paterson, NJ 07504
CaseManager: Kakas, Donald



State of New Jersey

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Division of Remediation Support
Oversight Resources Allocation Element
401 East State Street
Post Office Box 028, 5th Floor West
Trenton NJ 08625-0028
Fax: (609) 633-1439

JON S. CORZINE
Governor

LISA P. JACKSON
Commissioner

Boris Kroll Jacquard Looms Inc
66 Gray St
Paterson, NJ 07510

January 29, 2007

Xpertal Llc
1 Parker Plaza
Fort Lee, NJ 07024

Re: Site Remediation & Waste Management (SRWM) Information:
018930 - BORIS KROLL JACQUARD LOOMS INC, 66 GRAY ST, Paterson City, Passaic
Childcare Center Information:
330610 - St Stephens Head Start, 90 Martin St, Paterson City, Passaic County
5807496 - ST STEPHANS HEAD START

On October 17, 2006, Governor Corzine signed an emergency rule which, among other things, requires the evaluation of childcare facilities to ensure a safe and healthy environment. As part of that effort the Department of Environmental Protection's (DEP) Site Remediation & Waste Management (SRWM) Program is in the process of reviewing its database to determine if any regulated entity is within 400' and may have the potential to impact a childcare facility.

A review of DEP files indicates that your facility has established a classification exception area (CEA) for the ground water contaminated with volatile organics. Since ground water may, in fact, have the potential to impact the childcare facility, as a precaution we are asking that you initiate steps to verify there is no impact to the childcare facility located within that 400' radius at 90 Martin St in Paterson City, Passaic County. At the time the CEA was established, impacts to this receptor were not fully evaluated. Specifically, we are asking that you immediately verify that indoor air (See <http://www.nj.gov/dep/srp/guidance/vaporintrusion/vig.htm>) and drinking water (See <http://www.nj.gov/dep/dccrequest/safedrnk.htm>) at the St Stephens Head Start childcare facility are within acceptable limits. If you can submit information that verifies there is no exposure potential to the childcare facility from your site, you must do so immediately. This request is being made as a precaution due to the proximity of your site to the childcare center and not due to any known contamination in the childcare facility. You should be aware that in the event you choose not to comply with this request, the DEP will perform the necessary sampling and issue a Directive against you seeking treble damages for any monies expended. If contamination is found and can be attributed to your site, the DEP will require remediation and initiate enforcement action.

We strongly encourage you to voluntarily participate in the protection of our children. A response is needed within seven days of receipt. All information necessary to comply with this request can be obtained by contacting the writer by telephone at (609) 633-1275.

Ronald T Corcoran, Assistant Director
Division of Remediation Support

cc. Harris Juan, 500 E 35th St, Paterson, NJ 07504
CaseManager: Kakas, Donald



State of New Jersey

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Division of Remediation Support
Oversight Resources Allocation Element
401 East State Street
Post Office Box 028, 5th Floor West
Trenton NJ 08625-0028
Fax: (609) 633-1439

JON S. CORZINE
Governor

LISA P. JACKSON
Commissioner

January 29, 2007

Astronautics Corp Of America
4115 N Teutonia Ave
Milwaukee, WI 53209

Re: Site Remediation & Waste Management (SRWM) Information:
G000014515 - WEST PATERSON COAL GAS (PSE&G), MEMORIAL DR, West Paterson Boro, Passaic
Childcare Center Information:
330361 - Teeny Tot Child Care, 214 Lackawanna Ave, West Paterson Boro, Passaic County
5807508 - TEENY TOT CHILD CARE

On October 17, 2006, Governor Corzine signed an emergency rule which, among other things, requires the evaluation of childcare facilities to ensure a safe and healthy environment. As part of that effort the Department of Environmental Protection's (DEP) Site Remediation & Waste Management (SRWM) Program is in the process of reviewing its database to determine if any regulated entity is within 400' and may have the potential to impact a childcare facility.

A review of DEP files indicates that your facility has established a classification exception area (CEA) for the ground water contaminated with volatile organics. Since ground water may, in fact, have the potential to impact the childcare facility, as a precaution we are asking that you initiate steps to verify there is no impact to the childcare facility located within that 400' radius at 214 Lackawanna Ave in West Paterson Boro, Passaic County. At the time the CEA was established, impacts to this receptor were not fully evaluated. Specifically, we are asking that you immediately verify that indoor air (See <http://www.nj.gov/dep/srp/guidance/vaporintrusion/vig.htm>) and drinking water (See <http://www.nj.gov/dep/dccrequest/safedrnk.htm>) at the Teeny Tot Child Care childcare facility are within acceptable limits. If you can submit information that verifies there is no exposure potential to the childcare facility from your site, you must do so immediately. This request is being made as a precaution due to the proximity of your site to the childcare center and not due to any known contamination in the childcare facility. You should be aware that in the event you choose not to comply with this request, the DEP will perform the necessary sampling and issue a Directive against you seeking treble damages for any monies expended. If contamination is found and can be attributed to your site, the DEP will require remediation and initiate enforcement action.

We strongly encourage you to voluntarily participate in the protection of our children. A response is needed within seven days of receipt. All information necessary to comply with this request can be obtained by contacting the writer by telephone at (609) 633-1275.

Ronald T Corcoran, Assistant Director
Division of Remediation Support

cc. Mazur Joyce, 214 Lackawanna Ave, West Paterson Boro, NJ 07424-2909
CaseManager: Stahl, Mary



State of New Jersey

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Division of Remediation Support
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JON S. CORZINE
Governor

LISA P. JACKSON
Commissioner

Exxon Mobil Refining & Supply Co
100 Walnut St - Ste 202 - Room 19
Clark Twp, NJ 07066

January 29, 2007

Exxon Mobil Corp
12596 W Bayaud Ave - Ste 100
Lakewood, CO 80228

Re: Site Remediation & Waste Management (SRWM) Information:
008460 - EXXON STORE 3-0094, 478 HALEDON AVE, Haledon Boro, Passaic
Childcare Center Information:
330356 - First Steps Early Childhood Center, 4 6 Church St, Haledon Boro, Passaic County
5807525 - FIRST STEPS EARLY CHILDHOOD CENTER

On October 17, 2006, Governor Corzine signed an emergency rule which, among other things, requires the evaluation of childcare facilities to ensure a safe and healthy environment. As part of that effort the Department of Environmental Protection's (DEP) Site Remediation & Waste Management (SRWM) Program is in the process of reviewing its database to determine if any regulated entity is within 400' and may have the potential to impact a childcare facility.

A review of DEP files indicates that your facility has established a classification exception area (CEA) for the ground water contaminated with volatile organics. Since ground water may, in fact, have the potential to impact the childcare facility, as a precaution we are asking that you initiate steps to verify there is no impact to the childcare facility located within that 400' radius at 4 6 Church St in Haledon Boro, Passaic County. At the time the CEA was established, impacts to this receptor were not fully evaluated. Specifically, we are asking that you immediately verify that indoor air (See <http://www.nj.gov/dep/srp/guidance/vaporintrusion/vig.htm>) and drinking water (See <http://www.nj.gov/dep/dccrequest/safedrnk.htm>) at the First Steps Early Childhood Center childcare facility are within acceptable limits. If you can submit information that verifies there is no exposure potential to the childcare facility from your site, you must do so immediately. This request is being made as a precaution due to the proximity of your site to the childcare center and not due to any known contamination in the childcare facility. You should be aware that in the event you choose not to comply with this request, the DEP will perform the necessary sampling and issue a Directive against you seeking treble damages for any monies expended. If contamination is found and can be attributed to your site, the DEP will require remediation and initiate enforcement action.

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Ronald T Corcoran, Assistant Director
Division of Remediation Support

cc. Odom Pamela, 4-6 Church St, Haledon Boro, NJ 07508
CaseManager: Flite, Michael



State of New Jersey
DEPARTMENT OF ENVIRONMENTAL PROTECTION

JON S. CORZINE
Governor

Division of Remediation Support
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LISA P. JACKSON
Commissioner

January 29, 2007

Coastal Mart Inc
Po Box 1000 - I-295 & Rt 130
Westville, NJ 08093-1000

Re: Site Remediation & Waste Management (SRWM) Information:
001174 - COASTAL MART 7221, MAIN ST, Pennsville Twp, Salem
Childcare Center Information:
300941 - Little World Cooperative Nursery School, S Broadway & Church St, Pennsville Twp, Salem County
5797530 - Little World Cooperative Nursery School

On October 17, 2006, Governor Corzine signed an emergency rule which, among other things, requires the evaluation of childcare facilities to ensure a safe and healthy environment. As part of that effort the Department of Environmental Protection's (DEP) Site Remediation & Waste Management (SRWM) Program is in the process of reviewing its database to determine if any regulated entity is within 400' and may have the potential to impact a childcare facility.

A review of DEP files indicates that your facility has established a classification exception area (CEA) for the ground water contaminated with volatile organics. Since ground water may, in fact, have the potential to impact the childcare facility, as a precaution we are asking that you initiate steps to verify there is no impact to the childcare facility located within that 400' radius at S Broadway & Church St in Pennsville Twp, Salem County. At the time the CEA was established, impacts to this receptor were not fully evaluated. Specifically, we are asking that you immediately verify that indoor air (See <http://www.nj.gov/dep/srp/guidance/vaporintrusion/vig.htm>) and drinking water (See <http://www.nj.gov/dep/dccrequest/safedrnk.htm>) at the Little World Cooperative Nursery School childcare facility are within acceptable limits. If you can submit information that verifies there is no exposure potential to the childcare facility from your site, you must do so immediately. This request is being made as a precaution due to the proximity of your site to the childcare center and not due to any known contamination in the childcare facility. You should be aware that in the event you choose not to comply with this request, the DEP will perform the necessary sampling and issue a Directive against you seeking treble damages for any monies expended. If contamination is found and can be attributed to your site, the DEP will require remediation and initiate enforcement action.

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Ronald T Corcoran, Assistant Director
Division of Remediation Support

cc. Little World Cooperative Nursery School
PO Box 474
Pennsville, NJ 08070



State of New Jersey
DEPARTMENT OF ENVIRONMENTAL PROTECTION

Division of Remediation Support
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JON S. CORZINE
Governor

LISA P. JACKSON
Commissioner

Exxon Mobil Refining & Supply Co
100 Walnut St - Ste 202 - Room 19
Clark Twp, NJ 07066

January 29, 2007

Exxon Mobil Corp
12596 W Bayaud Ave - Ste 100
Lakewood, CO 80228

Re: Site Remediation & Waste Management (SRWM) Information:
008662 - EXXON R/S 3-2157, 650 FRANKLIN BLVD, Franklin Twp, Somerset
Childcare Center Information:
299677 - Little Children Of God Preschl & Kindergarten, 870 Hamilton St, Franklin Twp, Somerset County
5805395 - Little Children of God Preschool & Kindergarten

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A review of DEP files indicates that your facility has established a classification exception area (CEA) for the ground water contaminated with volatile organics. Since ground water may, in fact, have the potential to impact the childcare facility, as a precaution we are asking that you initiate steps to verify there is no impact to the childcare facility located within that 400' radius at 870 Hamilton St in Franklin Twp, Somerset County. At the time the CEA was established, impacts to this receptor were not fully evaluated. Specifically, we are asking that you immediately verify that indoor air (See <http://www.nj.gov/dep/srp/guidance/vaporintrusion/vig.htm>) and drinking water (See <http://www.nj.gov/dep/dccrequest/safedrnk.htm>) at the Little Children Of God Preschl & Kindergarten childcare facility are within acceptable limits. If you can submit information that verifies there is no exposure potential to the childcare facility from your site, you must do so immediately. This request is being made as a precaution due to the proximity of your site to the childcare center and not due to any known contamination in the childcare facility. You should be aware that in the event you choose not to comply with this request, the DEP will perform the necessary sampling and issue a Directive against you seeking treble damages for any monies expended. If contamination is found and can be attributed to your site, the DEP will require remediation and initiate enforcement action.

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Ronald T Corcoran, Assistant Director
Division of Remediation Support

cc. McDougald Vivian, 870 Hamilton St, Somerset, NJ 08873
CaseManager: Souders, Mark



State of New Jersey

DEPARTMENT OF ENVIRONMENTAL PROTECTION

JON S. CORZINE
Governor

Division of Remediation Support
Oversight Resources Allocation Element
401 East State Street
Post Office Box 028, 5th Floor West
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LISA P. JACKSON
Commissioner

Exxon Mobil Refining & Supply Co
100 Walnut St - Ste 202 - Room 19
Clark Twp, NJ 07066

January 29, 2007

Exxon Mobil Corp
12596 W Bayaud Ave - Ste 100
Lakewood, CO 80228

Re: Site Remediation & Waste Management (SRWM) Information:
008662 - EXXON R/S 3-2157, 650 FRANKLIN BLVD, Franklin Twp, Somerset
Childcare Center Information:
300861 - Somerset Cnty Headstart, 900 Hamilton St, Franklin Twp, Somerset County
5805392 - Somerset County Head Start

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A review of DEP files indicates that your facility has established a classification exception area (CEA) for the ground water contaminated with volatile organics. Since ground water may, in fact, have the potential to impact the childcare facility, as a precaution we are asking that you initiate steps to verify there is no impact to the childcare facility located within that 400' radius at 900 Hamilton St in Franklin Twp, Somerset County. At the time the CEA was established, impacts to this receptor were not fully evaluated. Specifically, we are asking that you immediately verify that indoor air (See <http://www.nj.gov/dep/srp/guidance/vaporintrusion/vig.htm>) and drinking water (See <http://www.nj.gov/dep/dccrequest/safedrnk.htm>) at the Somerset Cnty Headstart childcare facility are within acceptable limits. If you can submit information that verifies there is no exposure potential to the childcare facility from your site, you must do so immediately. This request is being made as a precaution due to the proximity of your site to the childcare center and not due to any known contamination in the childcare facility. You should be aware that in the event you choose not to comply with this request, the DEP will perform the necessary sampling and issue a Directive against you seeking treble damages for any monies expended. If contamination is found and can be attributed to your site, the DEP will require remediation and initiate enforcement action.

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Ronald T Corcory, Assistant Director
Division of Remediation Support

cc. Somerset Community Action Program, PO Box 189, Somerset, NJ 08875-0189
CaseManager: Souders, Mark



State of New Jersey
DEPARTMENT OF ENVIRONMENTAL PROTECTION

JON S. CORZINE
Governor

Division of Remediation Support
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LISA P. JACKSON
Commissioner

January 29, 2007

Sussex Rural Electric Cooperative
Po Box 346 - 64 Rt 639
Sussex, NJ 07461

Re: Site Remediation & Waste Management (SRWM) Information:
002692 - SUSSEX RURAL ELECTRIC COOPERATIVE, 22 EAST MAIN ST, Sussex Boro, Sussex
Childcare Center Information:
329875 - Sussex Franklin Headstart, 37 Main St, Sussex Boro, Sussex County
5797763 - Sussex Head Start

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A review of DEP files indicates that your facility has established a classification exception area (CEA) for the ground water contaminated with volatile organics. Since ground water may, in fact, have the potential to impact the childcare facility, as a precaution we are asking that you initiate steps to verify there is no impact to the childcare facility located within that 400' radius at 37 Main St in Sussex Boro, Sussex County. At the time the CEA was established, impacts to this receptor were not fully evaluated. Specifically, we are asking that you immediately verify that indoor air (See <http://www.nj.gov/dep/srp/guidance/vaporintrusion/vig.htm>) and drinking water (See <http://www.nj.gov/dep/dccrequest/safedrnk.htm>) at the Sussex Franklin Headstart childcare facility are within acceptable limits. If you can submit information that verifies there is no exposure potential to the childcare facility from your site, you must do so immediately. This request is being made as a precaution due to the proximity of your site to the childcare center and not due to any known contamination in the childcare facility. You should be aware that in the event you choose not to comply with this request, the DEP will perform the necessary sampling and issue a Directive against you seeking treble damages for any monies expended. If contamination is found and can be attributed to your site, the DEP will require remediation and initiate enforcement action.

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Ronald T Corcoran, Assistant Director
Division of Remediation Support

cc. Ferguson Barbara & Odorizzi Ida, 37 Main St, Sussex, NJ 07461

CaseManager: Kakas, Donald



State of New Jersey

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Division of Remediation Support
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LISA P. JACKSON
Commissioner

JON S. CORZINE
Governor

January 29, 2007

Exxon Mobil Refining & Supply Co
100 Walnut St - Ste 202 - Room 19
Clark Twp, NJ 07066

Re: Site Remediation & Waste Management (SRWM) Information:
006271 - MOBIL SERVICE 12AFP, 1314 TO 1326 SOUTH AVE, Plainfield City, Union
Childcare Center Information:
299806 - Phoenix Academy Day Care II, 1345 South Ave, Plainfield City, Union County
5797869 - Phoenix Academy Day Care II

On October 17, 2006, Governor Corzine signed an emergency rule which, among other things, requires the evaluation of childcare facilities to ensure a safe and healthy environment. As part of that effort the Department of Environmental Protection's (DEP) Site Remediation & Waste Management (SRWM) Program is in the process of reviewing its database to determine if any regulated entity is within 400' and may have the potential to impact a childcare facility.

A review of DEP files indicates that your facility has established a classification exception area (CEA) for the ground water contaminated with volatile organics. Since ground water may, in fact, have the potential to impact the childcare facility, as a precaution we are asking that you initiate steps to verify there is no impact to the childcare facility located within that 400' radius at 1345 South Ave in Plainfield City, Union County. At the time the CEA was established, impacts to this receptor were not fully evaluated. Specifically, we are asking that you immediately verify that indoor air (See <http://www.nj.gov/dep/srp/guidance/vaporintrusion/vig.htm>) and drinking water (See <http://www.nj.gov/dep/dccrequest/safedrnk.htm>) at the Phoenix Academy Day Care II childcare facility are within acceptable limits. If you can submit information that verifies there is no exposure potential to the childcare facility from your site, you must do so immediately. This request is being made as a precaution due to the proximity of your site to the childcare center and not due to any known contamination in the childcare facility. You should be aware that in the event you choose not to comply with this request, the DEP will perform the necessary sampling and issue a Directive against you seeking treble damages for any monies expended. If contamination is found and can be attributed to your site, the DEP will require remediation and initiate enforcement action.

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Ronald T Corcoran, Assistant Director
Division of Remediation Support

cc. Barron Anita, 1345 South Ave, Plainfield, NJ 07060

CaseManager: Lasky, Loren



State of New Jersey

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Division of Remediation Support
Oversight Resources Allocation Element
401 East State Street
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Fax: (609) 633-1439

JON S. CORZINE
Governor

LISA P. JACKSON
Commissioner

January 29, 2007

Sunoco Co Inc
70 East Ave
Lawrence, NY 11559

Re: Site Remediation & Waste Management (SRWM) Information:
016572 - SUNOCO 0006-9047, MORRIS & LORRAINE AVES, Union Twp, Union
Childcare Center Information:
300874 - Wonder World Nursery School, 1359 Morris Ave, Union Twp, Union County
5804545 - Wonder World Nursery School

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A review of DEP files indicates that your facility has established a classification exception area (CEA) for the ground water contaminated with volatile organics. Since ground water may, in fact, have the potential to impact the childcare facility, as a precaution we are asking that you initiate steps to verify there is no impact to the childcare facility located within that 400' radius at 1359 Morris Ave in Union Twp, Union County. At the time the CEA was established, impacts to this receptor were not fully evaluated. Specifically, we are asking that you immediately verify that indoor air (See <http://www.nj.gov/dep/srp/guidance/vaporintrusion/vig.htm>) and drinking water (See <http://www.nj.gov/dep/dccrequest/safedrnk.htm>) at the Wonder World Nursery School childcare facility are within acceptable limits. If you can submit information that verifies there is no exposure potential to the childcare facility from your site, you must do so immediately. This request is being made as a precaution due to the proximity of your site to the childcare center and not due to any known contamination in the childcare facility. You should be aware that in the event you choose not to comply with this request, the DEP will perform the necessary sampling and issue a Directive against you seeking treble damages for any monies expended. If contamination is found and can be attributed to your site, the DEP will require remediation and initiate enforcement action.

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Ronald T Corcoran, Assistant Director
Division of Remediation Support

cc. Cannizzaro Patricia, PO Box 1628, Union, NJ 07083
CaseManager: Katz, Kathy



State of New Jersey

DEPARTMENT OF ENVIRONMENTAL PROTECTION

Division of Remediation Support
Oversight Resources Allocation Element
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Post Office Box 028, 5th Floor West
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JON S. CORZINE
Governor

LISA P. JACKSON
Commissioner

January 29, 2007

Lindabury McCormick & Estabrook
Po Box 2369
Westfield, NJ 07091

Re: Site Remediation & Waste Management (SRWM) Information:
G000002628 - WILSON JONES COMPANY, 1000 SOUTH ELMORA AVE, Elizabeth City, Union
Childcare Center Information:
300788 - Frances C Smith Early Childhood Center #50, 1000 S Elmora Ave, Elizabeth City, Union County
5803030 - Frances C. Smith Early Childhood Center #50

On October 17, 2006, Governor Corzine signed an emergency rule which, among other things, requires the evaluation of childcare facilities to ensure a safe and healthy environment. As part of that effort the Department of Environmental Protection's (DEP) Site Remediation & Waste Management (SRWM) Program is in the process of reviewing its database to determine if any regulated entity is within 400' and may have the potential to impact a childcare facility.

A review of DEP files indicates that your facility has established a classification exception area (CEA) for the ground water contaminated with volatile organics. Since ground water may, in fact, have the potential to impact the childcare facility, as a precaution we are asking that you initiate steps to verify there is no impact to the childcare facility located within that 400' radius at 1000 S Elmora Ave in Elizabeth City, Union County. At the time the CEA was established, impacts to this receptor were not fully evaluated. Specifically, we are asking that you immediately verify that indoor air (See <http://www.nj.gov/dep/srp/guidance/vaporintrusion/vig.htm>) and drinking water (See <http://www.nj.gov/dep/dccrequest/safedrnk.htm>) at the Frances C Smith Early Childhood Center #50 childcare facility are within acceptable limits. If you can submit information that verifies there is no exposure potential to the childcare facility from your site, you must do so immediately. This request is being made as a precaution due to the proximity of your site to the childcare center and not due to any known contamination in the childcare facility. You should be aware that in the event you choose not to comply with this request, the DEP will perform the necessary sampling and issue a Directive against you seeking treble damages for any monies expended. If contamination is found and can be attributed to your site, the DEP will require remediation and initiate enforcement action.

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Ronald T Corcoran, Assistant Director
Division of Remediation Support

cc. Catapult Learning, 1000 S Elmora Ave, Elizabeth, NJ 07202
CaseManager: Kakas, Donald