



REGION 5
CHICAGO, IL 60604

April 17, 2024

Erika Frank
Manager, EHS & Sustainability, Americas Region
Amphenol Corporation
358 Hall Avenue, Wallingford, CT 06492

Re: 3008(h) Administrative Order on Consent RCRA-05-2024-0006
January 2, 2024, Second Supplemental Corrective Measure Implementation Plan,
980 Hurricane Road Franklin, Indiana 46131, IND 044 587 848

Dear Ms. Frank:

EPA has reviewed the *Second Supplemental Corrective Measures Implementation Work Plan (SSCMI)* dated January 2, 2024. The SSCMI details the construction plan for the Final Remedy that EPA selected in the *Statement of Basis and Final Decision and Response to Comments*. The responses to comments in the January 2, 2024 revised SSCMI are adequate. EPA has also reviewed the *Quality Assurance Project Plan (QAPP)* dated January 3, 2024. EPA approves the QAPP and requires that Amphenol submit a version that is Section 508 compliant. EPA approves the SSCMI with the following conditions:

- Within 90 days of completing construction of the Final Remedy, Amphenol must provide a Final Remedy Construction Completion Report for EPA's review and approval documenting all work that it has performed pursuant to the approved SSCMI Work Plan.
- As required by paragraph 46(f) of the Administrative Order on Consent (AOC) the Final Remedy Construction Completion Report must include a Long-Term Monitoring and Maintenance Plan for EPA review and approval.
- SSCMI Section 5.3.1: Once a residence has met the criteria detailed within the SSCMI, Amphenol will submit for EPA's review and approval the recommendation to cease vapor mitigation operations within these selected homes.

In addition to the conditions outlined above, please see the upcoming submittals and requirements below.

- Within 60 days of the date of this letter, Amphenol shall submit to EPA an electronic copy of the financial instrument, a cost estimate for 2024 and the original financial instrument. Cost estimates are calculated in accordance with the current year OMB Circular No. A-94. An original

copy of the financial instrument must be sent to Begas Nissim at begas.nissim@epa.gov.

- Within 45 days of the issuance of the March 22, 2024 AOC, Amphenol shall submit the final SSCMI to EPA. Specifically, Amphenol shall submit an unredacted SSCMI and a redacted Section 508 compliant SSCMI removing PII and CBI. Extension requests, if needed, must be submitted to EPA in writing no later than May 1, 2024.

Please note that USEPA's conditional approval of the SSCMI report for the Amphenol Site does not constitute USEPA's agreement with all statements and conclusions in the report. Depending on the performance of the remedy proposed in the SSCMI, additional action may be required.

Please let me know if you have any questions. I can be contacted via email at Voisin.valerie@epa.gov or by phone at 312-886-5877.

Sincerely,

Valerie Voisin
Project Manager
USEPA RCRA Corrective Action Section 2

cc: Brad Gentry, IWM
Chris Parks, IWM