



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Asphalt Concrete Products Inc.  
994 Fox Pass Cutoff  
Hot Springs, AR. 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Asphalt Concrete Products Inc.

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

Under **40 CFR 403.12(p)(4)**, "In the case of any notification made under paragraph (p) of this section, the Industrial User shall certify that it has a program in place to reduce the volume and toxicity of hazardous wastes generated to the degree it has determined to be economically practical." The full requirement with exemptions can be found at the following website address: [http://edocket.access.gpo.gov/cfr\\_2003/julqtr/40cfr403.12htm](http://edocket.access.gpo.gov/cfr_2003/julqtr/40cfr403.12htm).

Many of you may be unaware of this notification requirement, but it has recently come to our attention through numerous national studies and reports that Hazardous Waste may be generated and disposed of from your business sector into the City's sewage collection system.

At this time, the City is specifically targeting mercury from amalgam, silver from spent film processing wastes and hazardous waste pharmaceuticals.

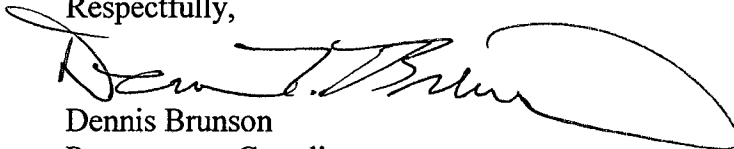
If your facility does not have an amalgam separator, silver recovery unit or a system of properly disposing of Hazardous Waste Pharmaceuticals, you may be discharging Hazardous Waste into the City's sewage collection system and must follow the above cited Pretreatment Requirement.

Please submit required notification within thirty (30) days of the date on this correspondence in writing to the following:

- Dennis Brunson, Hot Springs Utilities 320 Davidson Dr. Hot Springs, AR. 71901
- Troy Hill, US EPA Region 6, 1445 Ross Avenue, Suite 1200, Code: 6PD, Dallas, TX 75202-2733
- Ryan Benefield, ADEQ Hazardous Waste Chief, 5301 North Shore Dr. N. Little Rock, AR. 72218-5317

If no response is received within the thirty (30) day period, your facility may be subject to a site specific inspection

Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



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January 26, 2009

Auto Parts & Bearings Inc.  
600 Ouachita  
Hot Springs, AR. 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Jerald Bissell

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

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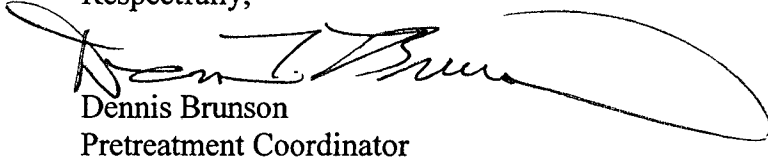
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Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
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5301 North Shore Dr.  
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January 26, 2009

Books-A-Million  
450 Cornerstone Blvd.  
Hot Springs, AR. 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Books-A-Million

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

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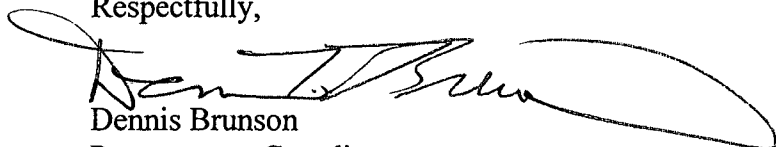
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Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
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January 26, 2009

Deluxe Saw & Tool Company  
RTE 2 Box 873-F  
Hot Springs, AR. 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Gary Buck

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

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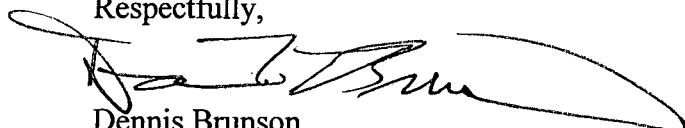
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Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
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Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
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*Waste Water Treatment Plant*

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January 30, 2009

City of Hot Springs Sanitation Dept.  
221 Scott Street  
Hot Springs, AR. 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Bill Burrough

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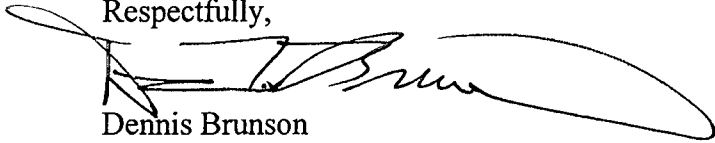
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Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



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*Waste Water Treatment Plant*

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January 30, 2009

Chase Contractors Inc.  
112 Woodall Drive  
Hot Springs, AR. 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Danny Chase

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

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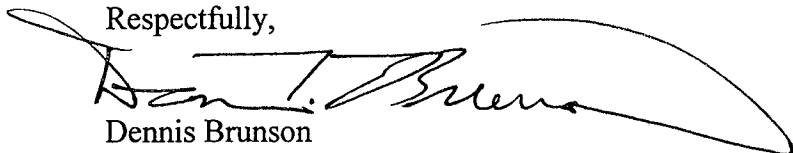
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

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(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Chem Fab Corporation  
115 Navada Street  
Hot Springs, AR. 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Michael L. Corballis

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

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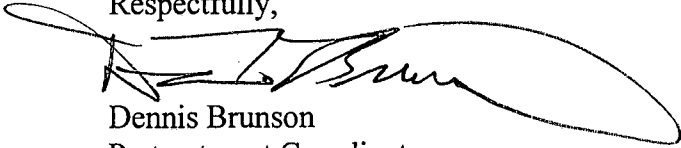
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Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
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**City of Hot Springs  
Municipal Utilities**

*Waste Water Treatment Plant*

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(501) 262-0339 Fax

January 30, 2009

City of Hot Springs Aviation Plaza  
400 Aviation Plaza  
Hot Springs, AR. 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear George Downie

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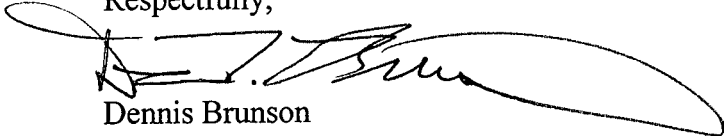
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Pretreatment Coordinator

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January 30, 2009

Dunaways Body Shop  
4573 Central Avenue  
Hot Springs, AR. 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Lloyd Dunaway

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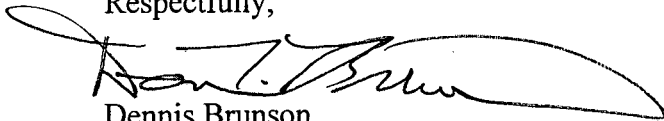
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January 30, 2009

AR Air National Guard-223 CCS  
Hot Springs Airport  
Hot Springs, AR. 71914

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Larry Duncan

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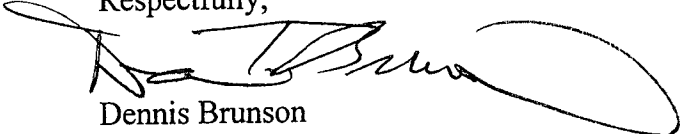
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- Dennis Brunson, Hot Springs Utilities 320 Davidson Dr. Hot Springs, AR. 71901
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- Ryan Benefield, ADEQ Hazardous Waste Chief, 5301 North Shore Dr. N. Little Rock, AR. 72218-5317

If no response is received within the thirty (30) day period, your facility may be subject to a site specific inspection

Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Edward Sign Company  
2208 Airport Road  
Hot Springs, AR. 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Edward Sign Company

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

Under **40 CFR 403.12(p)(4)**, "In the case of any notification made under paragraph (p) of this section, the Industrial User shall certify that it has a program in place to reduce the volume and toxicity of hazardous wastes generated to the degree it has determined to be economically practical." The full requirement with exemptions can be found at the following website address: [http://edocket.access.gpo.gov/cfr\\_2003/julqtr/40cfr403.12htm](http://edocket.access.gpo.gov/cfr_2003/julqtr/40cfr403.12htm).

Many of you may be unaware of this notification requirement, but it has recently come to our attention through numerous national studies and reports that Hazardous Waste may be generated and disposed of from your business sector into the City's sewage collection system.

At this time, the City is specifically targeting mercury from amalgam, silver from spent film processing wastes and hazardous waste pharmaceuticals.

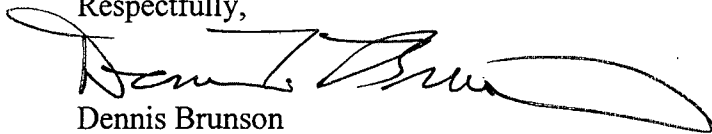
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

FAA-Little Rock/Jonesboro SS  
525 Airport Road  
Hot Springs, AR. 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Robert Edwards

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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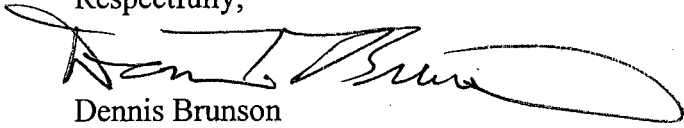
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118





**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Buds Store # 4046  
200 Airport Plaza  
Hot Springs, AR. 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Scott Elsea

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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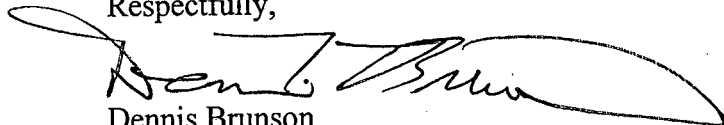
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If no response is received within the thirty (30) day period, your facility may be subject to a site specific inspection

Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Craighead Laundry-Cleaners Inc.  
225 Malvern Road  
Hot Springs, AR. 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Joe Fish

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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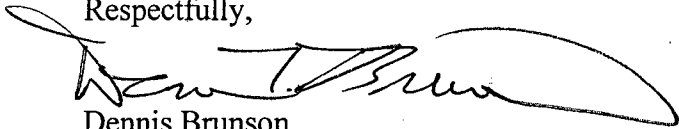
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Comet 1 HR Cleaneer & Laundry  
410 Airport Road  
Suite A  
Hot Springs, AR. 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Bill Gladding

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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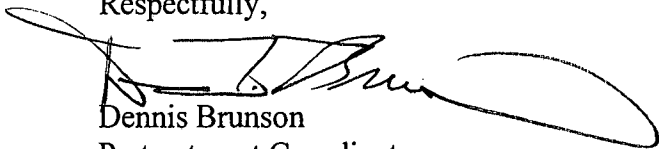
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Respectfully,

A handwritten signature in black ink, appearing to read "Dennis Brunson", written over a horizontal line.

Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Entergy Carpenter Dam  
1398 Carpenter Dam Road  
Hot Springs, AR. 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Tracy Johnson

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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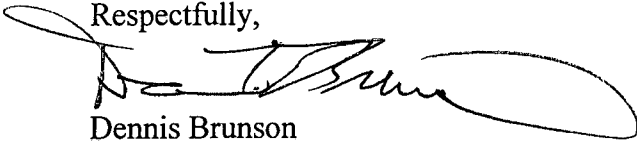
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118





**City of Hot Springs  
Municipal Utilities**

*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Dans Whetstone Co.  
HWY 270 W 3M W  
Royal, AR. 71968

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Danny Kirschman

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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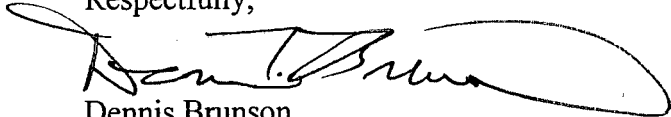
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Allen Tillery Chevrolet  
4573 Central Avenue  
Hot Springs, AR. 71903

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Robert Louton

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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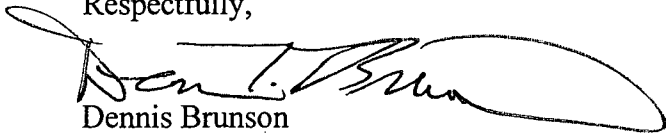
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If no response is received within the thirty (30) day period, your facility may be subject to a site specific inspection

Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Engineered Specialty Plastics  
301 Mid-America Blvd.  
Hot Springs, AR. 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Kelly Massey

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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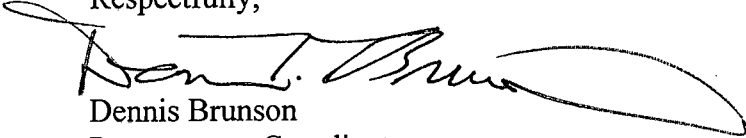
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- Ryan Benefield, ADEQ Hazardous Waste Chief, 5301 North Shore Dr. N. Little Rock, AR. 72218-5317

If no response is received within the thirty (30) day period, your facility may be subject to a site specific inspection

Respectfully,

A handwritten signature in black ink, appearing to read "Dennis Brunson", written over a horizontal line.

Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs  
Municipal Utilities**

*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

AAR Aircraft Services  
525 Airport Road  
Hot Springs, AR. 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Mr. Carl Keener

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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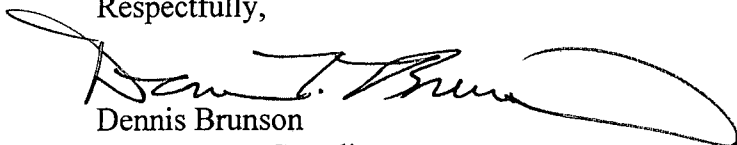
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- Ryan Benefield, ADEQ Hazardous Waste Chief, 5301 North Shore Dr. N. Little Rock, AR. 72218-5317

If no response is received within the thirty (30) day period, your facility may be subject to a site specific inspection

Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118





**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

A-1 Body Shop  
109 Jilinda St.  
Hot Springs, AR. 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Mr. Al Stanfill

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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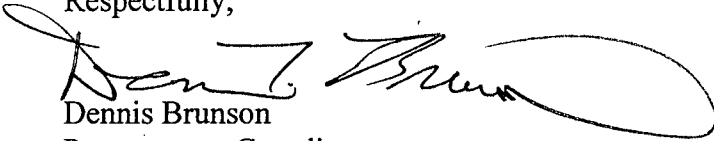
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Advance Auto Parts # 8074  
3546 Central Avenue  
Hot Springs, AR. 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Mr. Micah S. Thompson

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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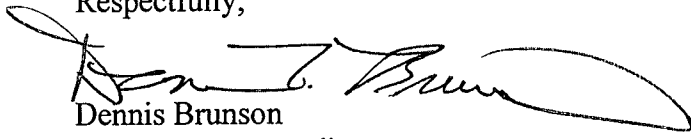
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Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Enviroscience Inc.  
133 Airway Dr.  
Hot Springs, AR. 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Tom Philipp

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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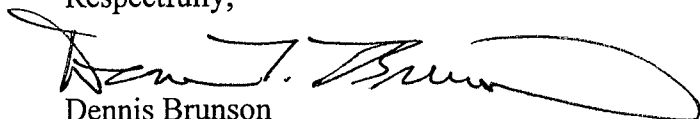
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Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
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Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Exxon Co USA 50644  
1139 Central Ave.  
Hot Springs, AR. 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Alda Pool

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

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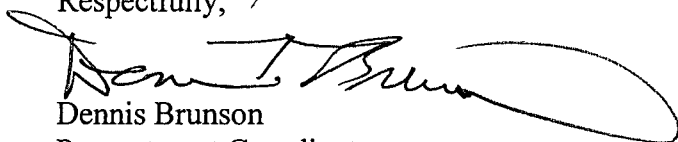
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Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
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Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118





**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

AR Aluminum Alloys  
6000 Malvern Rd.  
Hot Springs, AR. 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Anthony Pultz

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

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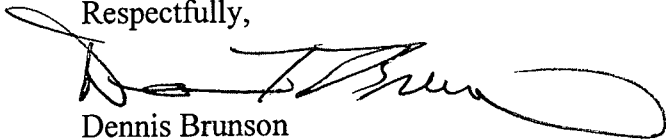
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Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
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North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Asphalt Concrete Products Inc.  
994 Fox Pass Cutoff  
Hot Springs, AR. 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Asphalt Concrete Products Inc.

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

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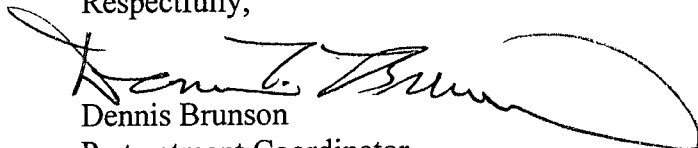
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Pretreatment Coordinator

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North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*  
320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Baxley Equipment Co.  
400 Aviation Plaza  
Hot Springs, AR. 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear John S. Sewell

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

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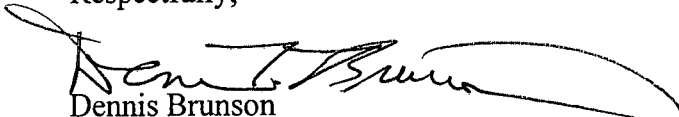
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Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
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North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Bodycote K Tech  
111 K-Tech Lane  
Hot Springs, AR. 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Ned Skoog

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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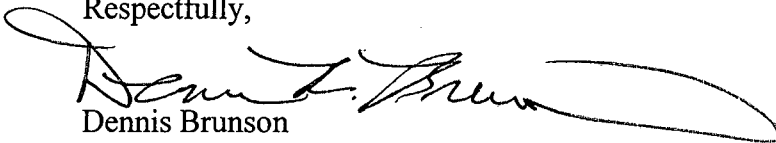
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Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
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Allen Gilliam/ADEQ State Pretreatment Coordinator  
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North Little Rock, AR 72118





**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Entergy-AR-Hot Springs Storeroom  
2225 HWY 70 E  
Hot Springs, AR. 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Margaret Snow

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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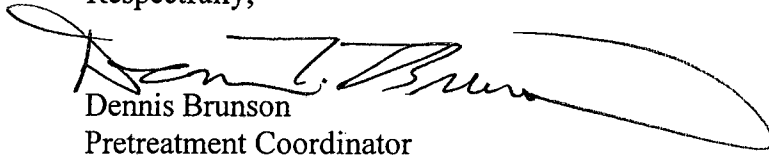
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Airborne Nacelle Services Inc.  
153 Extrusion Place  
Hot Springs, AR. 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Kim Varney

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

Under **40 CFR 403.12(p)(4)**, "In the case of any notification made under paragraph (p) of this section, the Industrial User shall certify that it has a program in place to reduce the volume and toxicity of hazardous wastes generated to the degree it has determined to be economically practical." The full requirement with exemptions can be found at the following website address: [http://edocket.access.gpo.gov/cfr\\_2003/julqtr/40cfr403.12htm](http://edocket.access.gpo.gov/cfr_2003/julqtr/40cfr403.12htm).

Many of you may be unaware of this notification requirement, but it has recently come to our attention through numerous national studies and reports that Hazardous Waste may be generated and disposed of from your business sector into the City's sewage collection system.

At this time, the City is specifically targeting mercury from amalgam, silver from spent film processing wastes and hazardous waste pharmaceuticals.

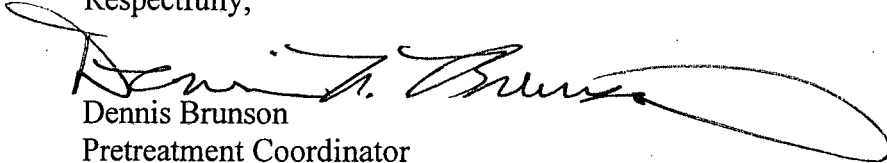
If your facility does not have an amalgam separator, silver recovery unit or a system of properly disposing of Hazardous Waste Pharmaceuticals, you may be discharging Hazardous Waste into the City's sewage collection system and must follow the above cited Pretreatment Requirement.

Please submit required notification within thirty (30) days of the date on this correspondence in writing to the following:

- Dennis Brunson, Hot Springs Utilities 320 Davidson Dr. Hot Springs, AR. 71901
- Troy Hill, US EPA Region 6, 1445 Ross Avenue, Suite 1200, Code: 6PD, Dallas, TX 75202-2733
- Ryan Benefield, ADEQ Hazardous Waste Chief, 5301 North Shore Dr. N. Little Rock, AR. 72218-5317

If no response is received within the thirty (30) day period, your facility may be subject to a site specific inspection

Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

First Recovery  
700-A Blacksnake Road  
Hot Springs, AR 71914

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Otis Whitlock

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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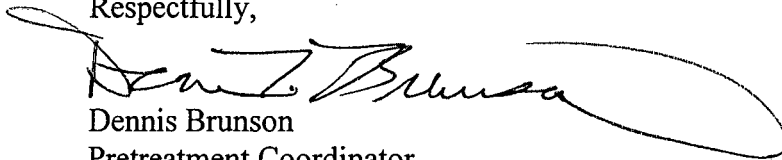
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If no response is received within the thirty (30) day period, your facility may be subject to a site specific inspection

Respectfully,

A handwritten signature in black ink, appearing to read "Dennis Brunson", with a large, sweeping flourish extending to the right.

Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

O'Reilly Auto Parts  
919 Higdon Ferry Road  
Hot Springs, AR 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Steven Berger

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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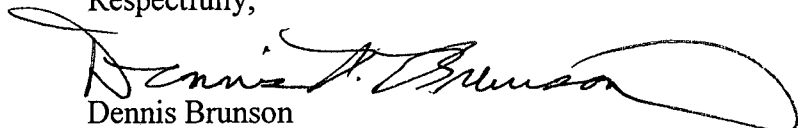
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
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**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Quapaw Technical Institute  
200 Mid America Blvd.  
Hot Springs, AR 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Jim Blackmon

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
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Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Riser Ford  
4201 Central Avenue  
Hot Springs, AR 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear David Brown

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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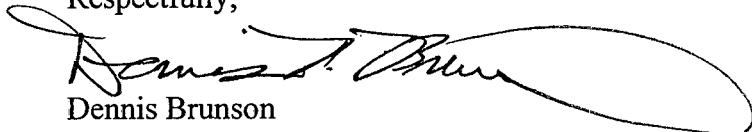
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Reebaire Aircraft Inc.  
525 Airport Road  
Hot Springs, AR 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Joe Buschhammer

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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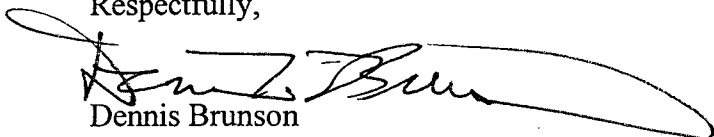
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Plastics Research & Development Corp.  
222 Kaufman Road  
Hot Springs, AR 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Patsey Smith

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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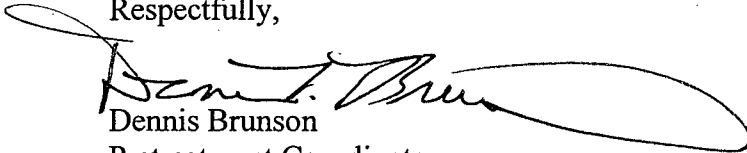
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118





**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Resort Motors  
1239 Central Avenue  
Hot Springs, AR 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Steve Storey

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

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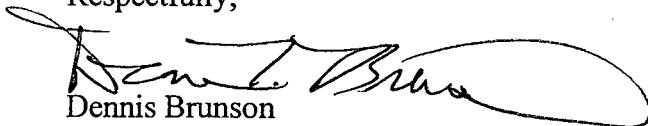
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
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**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

National Park Medical Center  
1910 Malvern Avenue  
Hot Springs, AR 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Ronald Swanson

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

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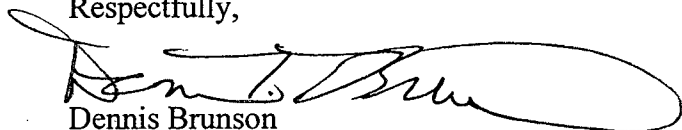
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
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Allen Gilliam/ADEQ State Pretreatment Coordinator  
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**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
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(501) 262-0339 Fax

January 30, 2009

Penske Auto Center  
4411 Central Avenue  
Hot Springs, AR 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear David Tatum

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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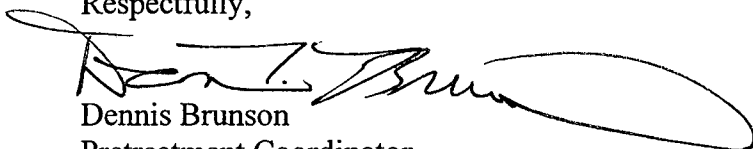
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- Ryan Benefield, ADEQ Hazardous Waste Chief, 5301 North Shore Dr. N. Little Rock, AR. 72218-5317

If no response is received within the thirty (30) day period, your facility may be subject to a site specific inspection

Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Precision Aero Services Inc.  
102 E. Maurice  
Hot Springs, AR 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Kenny Zeagler

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

Under **40 CFR 403.12(p)(4)**, "In the case of any notification made under paragraph (p) of this section, the Industrial User shall certify that it has a program in place to reduce the volume and toxicity of hazardous wastes generated to the degree it has determined to be economically practical." The full requirement with exemptions can be found at the following website address: [http://edocket.access.gpo.gov/cfr\\_2003/julqtr/40cfr403.12htm](http://edocket.access.gpo.gov/cfr_2003/julqtr/40cfr403.12htm).

Many of you may be unaware of this notification requirement, but it has recently come to our attention through numerous national studies and reports that Hazardous Waste may be generated and disposed of from your business sector into the City's sewage collection system.

At this time, the City is specifically targeting mercury from amalgam, silver from spent film processing wastes and hazardous waste pharmaceuticals.

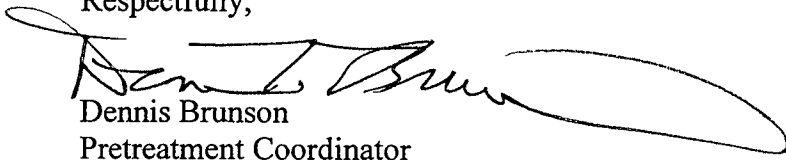
If your facility does not have an amalgam separator, silver recovery unit or a system of properly disposing of Hazardous Waste Pharmaceuticals, you may be discharging Hazardous Waste into the City's sewage collection system and must follow the above cited Pretreatment Requirement.

Please submit required notification within thirty (30) days of the date on this correspondence in writing to the following:

- Dennis Brunson, Hot Springs Utilities 320 Davidson Dr Hot Springs, AR. 71901
- Troy Hill, US EPA Region 6, 1445 Ross Avenue, Suite 1200, Code :6PD, Dallas, TX 75202-2733
- Ryan Benefield, ADEQ Hazardous Waste Chief, 5301 North Shore Dr. N. Little Rock, AR. 72218-5317

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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118





**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Taylor's Cleaners Inc.  
501 Albert Pike Road  
Hot Springs, AR. 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Ron Adcock

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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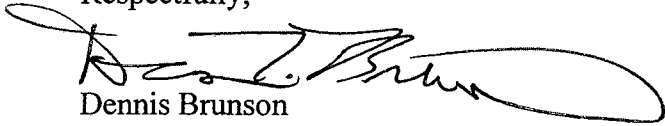
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs  
Municipal Utilities**

*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

USNR HEMC Division  
2727 E. Grand Avenue  
Hot Springs, AR. 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Darryl Bostow

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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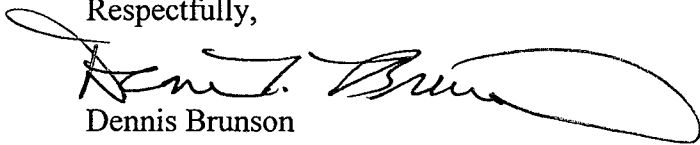
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Valley Aluminum Products Corp.  
1820 Higdon Ferry  
Hot Springs, AR. 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear John Brown

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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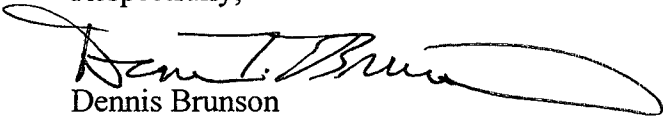
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Wilson Concrete Product  
4010 Park Ave. Bldg A  
Hot Springs, AR. 71902

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Hank Carpenter

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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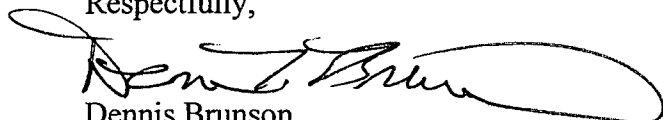
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118





**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Triumph Fabrications  
1923 Central Avenue  
Hot Springs, AR. 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Michael L. Corballis

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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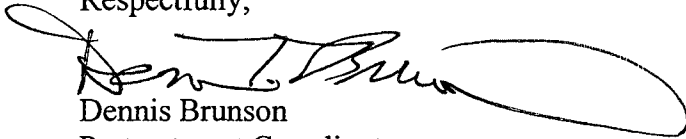
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Walmart Supercenter #52  
1601 Albert Pike  
Hot Springs, AR. 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Rich Dailey

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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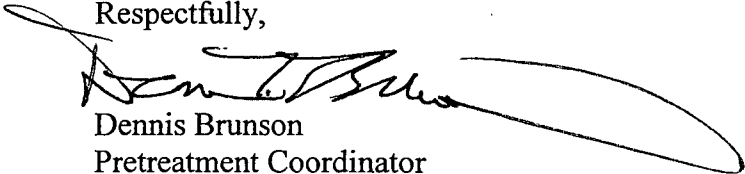
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Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
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Allen Gilliam/ADEQ State Pretreatment Coordinator  
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North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Walmart Supercenter #261  
4019 Central Avenue  
Hot Springs, AR. 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Rich Dailey

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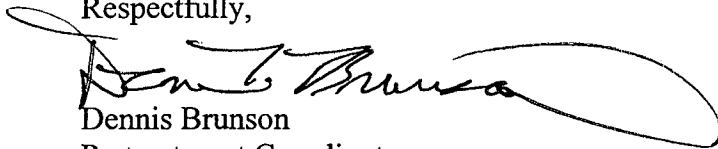
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Standard Parts Inc.  
636 Broadway  
Hot Springs, AR 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Charles Ellison

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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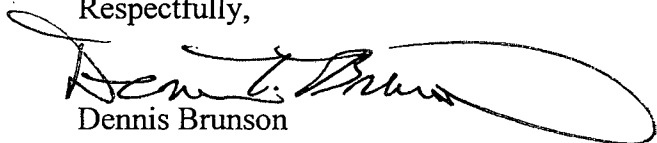
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
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**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Superior Bathhouse  
329 Central Avenue  
Hot Springs, AR. 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Ron Fleming

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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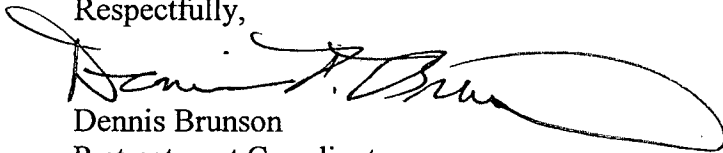
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Please submit required notification within thirty (30) days of the date on this correspondence in writing to the following:

- Dennis Brunson, Hot Springs Utilities 320 Davidson Dr. Hot Springs, AR. 71901
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- Ryan Benefield, ADEQ Hazardous Waste Chief, 5301 North Shore Dr. N. Little Rock, AR. 72218-5317

If no response is received within the thirty (30) day period, your facility may be subject to a site specific inspection

Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

USNR HEMC Division  
2727 E. Grand Avenue  
Hot Springs, AR. 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Darryl Bostow

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

Under **40 CFR 403.12(p)(4)**, "In the case of any notification made under paragraph (p) of this section, the Industrial User shall certify that it has a program in place to reduce the volume and toxicity of hazardous wastes generated to the degree it has determined to be economically practical." The full requirement with exemptions can be found at the following website address: [http://edocket.access.gpo.gov/cfr\\_2003/julqtr/40cfr403.12htm](http://edocket.access.gpo.gov/cfr_2003/julqtr/40cfr403.12htm).

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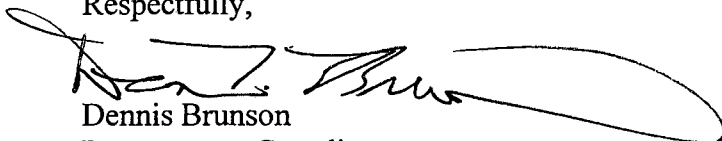
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Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs  
Municipal Utilities**

*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Sunshine Auto Body  
101 Cain Road  
Hot Springs, AR. 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Joe Guimond

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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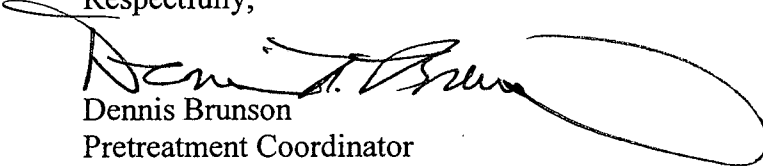
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Respectfully,

  
Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Triumph Airborne Structures  
115 Centennial Dr.  
Hot Springs, AR. 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Dale A. Guyse

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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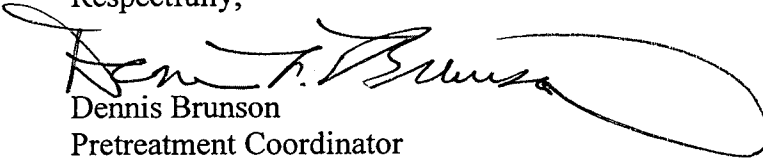
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118





**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Express Boats Inc.  
199 Extrusion Place  
Hot Springs, AR. 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Rodney Herndon

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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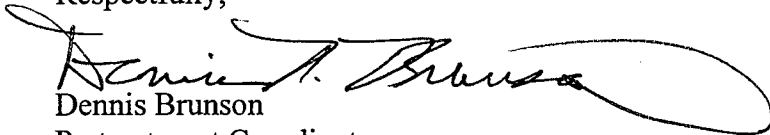
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Respectfully,

  
Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Suburban Builders, Inc.  
3807 Malvern Avenue  
Hot Springs, AR. 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Bill Kilby

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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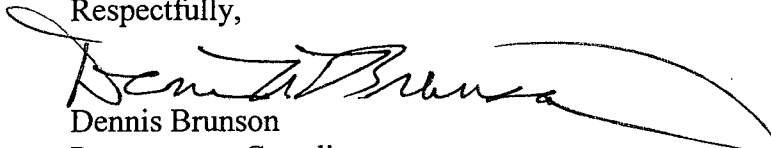
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Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Walmart Store #261  
3333 Central Avenue  
Hot Springs, AR. 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Gene Kruse

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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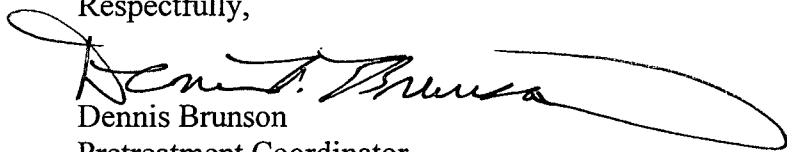
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Southwestern Bell  
Highway 7 South  
Hot Springs, AR 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Ann Bieller

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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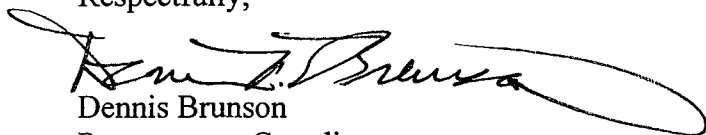
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Respectfully,

A handwritten signature in black ink, appearing to read "Dennis Brunson", with a large, sweeping flourish at the end.

Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118





**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

St Josephs Regional Health Center  
100 Whittington Ave.  
Hot Springs, AR 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Larry Braughton

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

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Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
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Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs  
Municipal Utilities**

*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Southwestern Bell  
Hwy 70 W. & Airport Rd,  
Hot Springs, AR 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Bobbie Day

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

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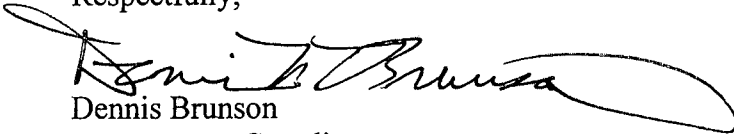
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Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
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**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Southwestern Bell  
5220 Prospect  
Hot Springs, AR 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Bobbie Day

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At this time, the City is specifically targeting mercury from amalgam, silver from spent film processing wastes and hazardous waste pharmaceuticals.

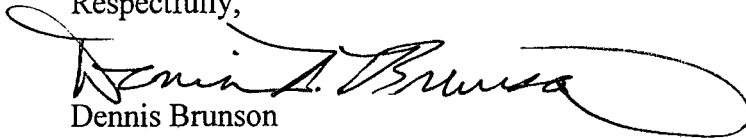
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Please submit required notification within thirty (30) days of the date on this correspondence in writing to the following:

- Dennis Brunson, Hot Springs Utilities 320 Davidson Dr. Hot Springs, AR. 71901
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- Ryan Benefield, ADEQ Hazardous Waste Chief, 5301 North Shore Dr. N. Little Rock, AR. 72218-5317

If no response is received within the thirty (30) day period, your facility may be subject to a site specific inspection

Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Southwest Color & Supply  
103 Old Oak Lane  
Hot Springs, AR 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Brian Moorehead

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118





**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

St Josephs Regional Health Center  
300 Werner St.  
Hot Springs, AR 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Johanne Tadlock

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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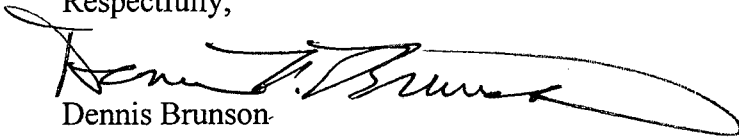
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

US Army Corp Eng. Lake Ouachita  
Blakely Dam Site 3M W Mt  
Hot Springs, AR. 71956

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Brenda Meeks

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Valley Truck Maintenance  
540 Valley Street  
Hot Springs, AR. 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Ted Ortigo

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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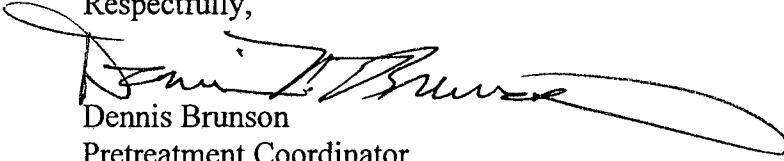
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Respectfully,

  
Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs  
Municipal Utilities**

*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Golden's Paint & Body Shop  
109 Airway Street  
Hot Springs, AR 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Margie E. Golden

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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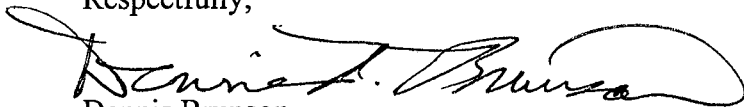
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Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118





**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Lake Catherine Footwear  
190 Elmwood Drive  
Hot Springs, AR 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Stan Grise

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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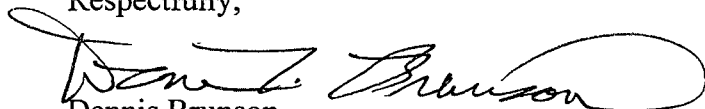
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Hot Springs Rehabilitation Center  
105 Reserve Avenue  
Hot Springs, AR 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Jim Hatmaker

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

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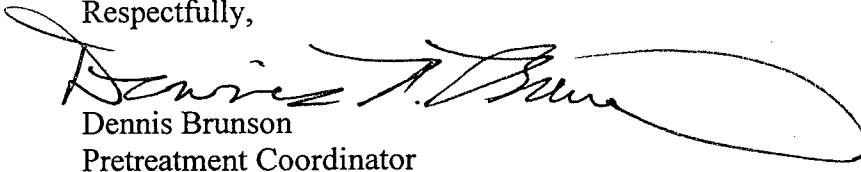
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Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
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**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Hot Springs Auto Care  
3834 Central Avenue  
Hot Springs, AR 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Hot Springs Auto Care

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

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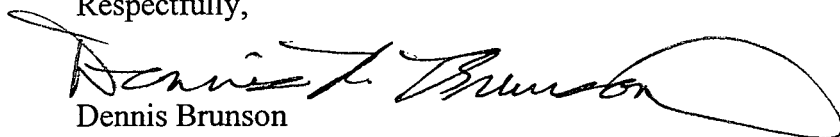
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If no response is received within the thirty (30) day period, your facility may be subject to a site specific inspection

Respectfully,

A handwritten signature in black ink, appearing to read "Dennis Brunson", with a large, sweeping flourish at the end.

Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Garland County Industrial Park  
HWY 270 5M E  
Hot Springs, AR 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear John Jones

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
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Allen Gilliam/ADEQ State Pretreatment Coordinator  
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**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Jordan Oldsmobile-Buick-GMC  
3925 Central Avenue  
Hot Springs, AR 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Charlie Jordan

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

Under **40 CFR 403.12(p)(4)**, "In the case of any notification made under paragraph (p) of this section, the Industrial User shall certify that it has a program in place to reduce the volume and toxicity of hazardous wastes generated to the degree it has determined to be economically practical." The full requirement with exemptions can be found at the following website address: [http://edocket.access.gpo.gov/cfr\\_2003/julqtr/40cfr403.12htm](http://edocket.access.gpo.gov/cfr_2003/julqtr/40cfr403.12htm).

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At this time, the City is specifically targeting mercury from amalgam, silver from spent film processing wastes and hazardous waste pharmaceuticals.

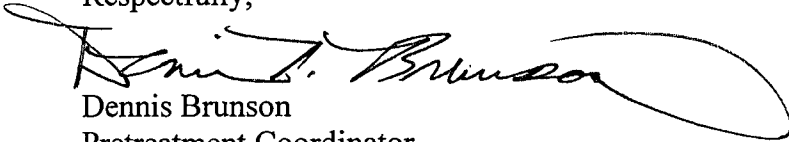
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Please submit required notification within thirty (30) days of the date on this correspondence in writing to the following:

- Dennis Brunson, Hot Springs Utilities 320 Davidson Dr. Hot Springs, AR. 71901
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- Ryan Benefield, ADEQ Hazardous Waste Chief, 5301 North Shore Dr. N. Little Rock, AR. 72218-5317

If no response is received within the thirty (30) day period, your facility may be subject to a site specific inspection

Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Lake Hamilton School District  
205 Wolf Street  
Percy, AR 71964

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Willis G. Loper

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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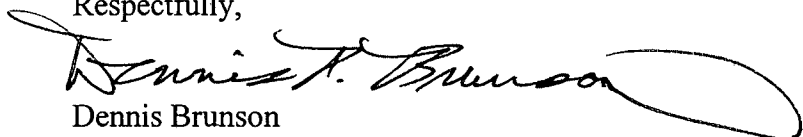
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Orr of Arkansas  
4555 Central Avenue  
Hot Springs, AR 71903

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Tom McFarland

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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If no response is received within the thirty (30) day period, your facility may be subject to a site specific inspection

Respectfully,

A handwritten signature in black ink, appearing to read "Dennis T. Brunson", with a large, sweeping flourish at the end.

Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

K & S Development  
451 Lakeland Drive  
Hot Springs, AR 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear K & S Development

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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If no response is received within the thirty (30) day period, your facility may be subject to a site specific inspection

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Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118





**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

McKuin Rental Residence  
4311 Park Avenue  
Fountain Lake, AR 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear McKuin Rental

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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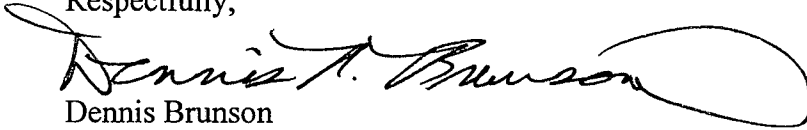
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Hot Springs City Country Club  
2100 Malvern Road  
Hot Springs, AR 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Rusty Mercer

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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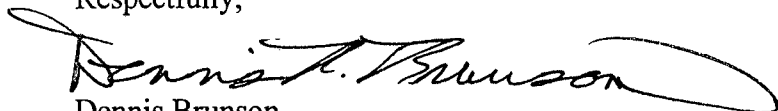
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Mid America Distillations Inc.  
847 Blacksnake Road  
Hot Springs, AR 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Lisa Niemeyer

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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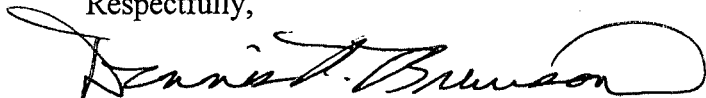
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Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Quality Plus Inc.  
727 Convention Blvd.  
Hot Springs, AR 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Gary Chapman

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

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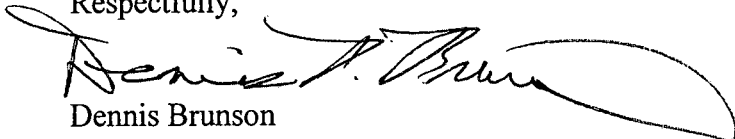
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Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
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Allen Gilliam/ADEQ State Pretreatment Coordinator  
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**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Red Diamond Battery  
Highway 270  
Hot Springs, AR 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Richard Conroy

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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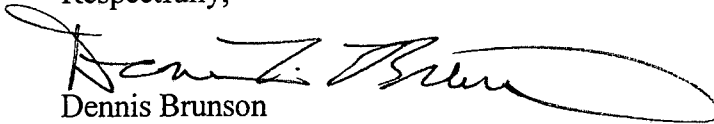
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Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
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Allen Gilliam/ADEQ State Pretreatment Coordinator  
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North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Rogers Cycle Exchange  
1534 Albert Pike  
Hot Springs, AR 71914

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Roger Ennis

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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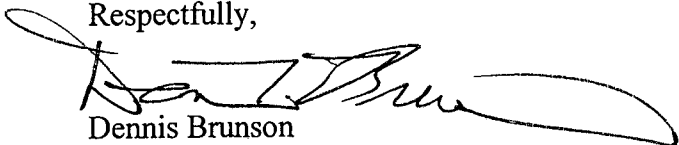
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Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
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**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
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January 30, 2009

Silver Bullet Tool & Die  
4246 Malvern Road  
Hot Springs, AR 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Tracy Files

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

Under **40 CFR 403.12(p)(4)**, "In the case of any notification made under paragraph (p) of this section, the Industrial User shall certify that it has a program in place to reduce the volume and toxicity of hazardous wastes generated to the degree it has determined to be economically practical." The full requirement with exemptions can be found at the following website address: [http://edocket.access.gpo.gov/cfr\\_2003/julqtr/40cfr403.12htm](http://edocket.access.gpo.gov/cfr_2003/julqtr/40cfr403.12htm).

Many of you may be unaware of this notification requirement, but it has recently come to our attention through numerous national studies and reports that Hazardous Waste may be generated and disposed of from your business sector into the City's sewage collection system.

At this time, the City is specifically targeting mercury from amalgam, silver from spent film processing wastes and hazardous waste pharmaceuticals.

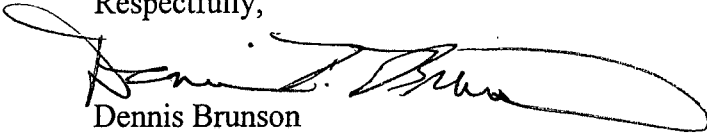
If your facility does not have an amalgam separator, silver recovery unit or a system of properly disposing of Hazardous Waste Pharmaceuticals, you may be discharging Hazardous Waste into the City's sewage collection system and must follow the above cited Pretreatment Requirement.

Please submit required notification within thirty (30) days of the date on this correspondence in writing to the following:

- Dennis Brunson, Hot Springs Utilities 320 Davidson Dr Hot Springs, AR. 71901
- Troy Hill, US EPA Region 6, 1445 Ross Avenue, Suite 1200, Code :6PD, Dallas, TX 75202-2733
- Ryan Benefield, ADEQ Hazardous Waste Chief, 5301 North Shore Dr. N. Little Rock, AR. 72218-5317

If no response is received within the thirty (30) day period, your facility may be subject to a site specific inspection

Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Sears Roebuck & Company  
4501 Central Avenue  
Hot Springs, AR 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Kathleen M. Flaherty

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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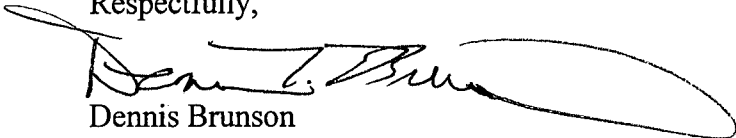
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118





**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Ryder Truck Rental  
2128 Spring Street  
Hot Springs, AR 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Emile Hoffman

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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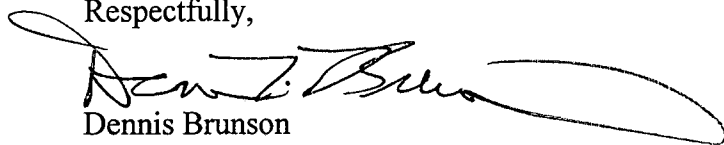
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Reebaire Aircraft Inc.  
525 Airport Road  
Hanger A  
Hot Springs, AR 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Phillip Kathman

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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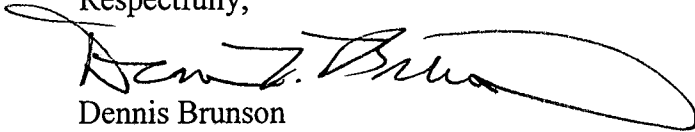
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Sherwin Williams Auto Finishes  
3060 Albert Pike  
Suite L  
Hot Springs, AR 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Amy Kelly

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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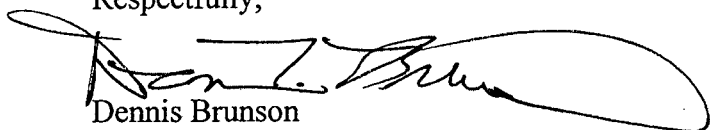
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Phillips Petroleum Co. SS #2785  
1306 Albert Pike  
Hot Springs, AR 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Thomas Kosel

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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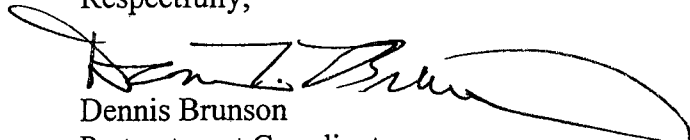
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118





**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Pro Paint Company  
614 Ouachita Avenue  
Hot Springs, AR 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Victor Rasmussen

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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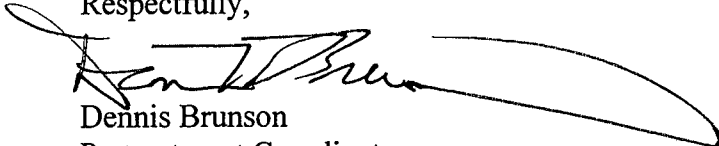
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Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Pathology Services Inc.  
100 Bridge Street  
Suite 35  
Hot Springs, AR 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Clover Longinotti

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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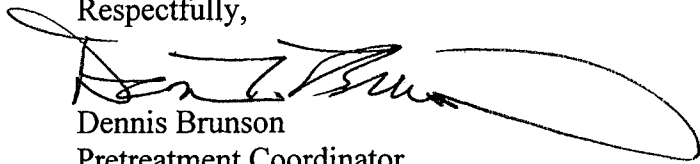
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
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Allen Gilliam/ADEQ State Pretreatment Coordinator  
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North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Penske Truck Leasing Co. LP  
115 Akers Road  
Hot Springs, AR 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Paul Martin

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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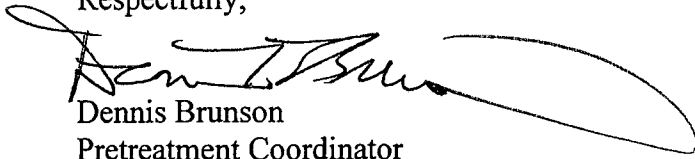
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If no response is received within the thirty (30) day period, your facility may be subject to a site specific inspection

Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
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North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Reliable Transmission Service  
641 E. Grand  
Hot Springs, AR 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Carolyn McCoy

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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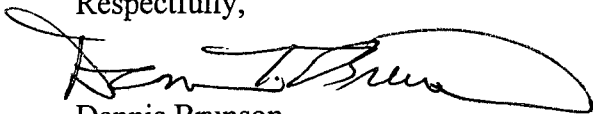
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118





**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Penske Truck Leasing Co.  
4184 Malvern Avenue  
Hot Springs, AR 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Jeffrey Pickard

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

Under **40 CFR 403.12(p)(4)**, "In the case of any notification made under paragraph (p) of this section, the Industrial User shall certify that it has a program in place to reduce the volume and toxicity of hazardous wastes generated to the degree it has determined to be economically practical." The full requirement with exemptions can be found at the following website address: [http://edocket.access.gpo.gov/cfr\\_2003/julqtr/40cfr403.12htm](http://edocket.access.gpo.gov/cfr_2003/julqtr/40cfr403.12htm).

Many of you may be unaware of this notification requirement, but it has recently come to our attention through numerous national studies and reports that Hazardous Waste may be generated and disposed of from your business sector into the City's sewage collection system.

At this time, the City is specifically targeting mercury from amalgam, silver from spent film processing wastes and hazardous waste pharmaceuticals.

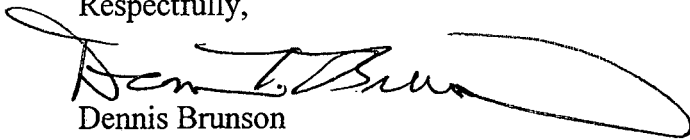
If your facility does not have an amalgam separator, silver recovery unit or a system of properly disposing of Hazardous Waste Pharmaceuticals, you may be discharging Hazardous Waste into the City's sewage collection system and must follow the above cited Pretreatment Requirement.

Please submit required notification within thirty (30) days of the date on this correspondence in writing to the following:

- Dennis Brunson, Hot Springs Utilities 320 Davidson Dr Hot Springs, AR. 71901
- Troy Hill, US EPA Region 6, 1445 Ross Avenue, Suite 1200, Code :6PD, Dallas, TX 75202-2733
- Ryan Benefield, ADEQ Hazardous Waste Chief, 5301 North Shore Dr. N. Little Rock, AR. 72218-5317

If no response is received within the thirty (30) day period, your facility may be subject to a site specific inspection

Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Nobles Don Electronics Inc.  
Rural RT 7 Box 265B  
Hot Springs, AR 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Don Nobles

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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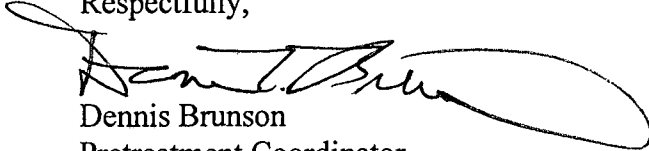
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Sherwin Williams Company  
325 Higdon Ferry Road  
Hot Springs, AR 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Terry Mors

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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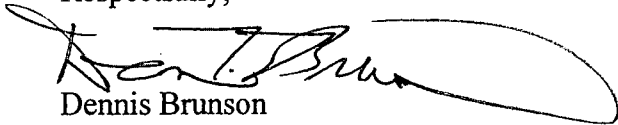
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Rowe Oil Company  
Convention & Cypress  
Hot Springs, AR 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Jim Rowe

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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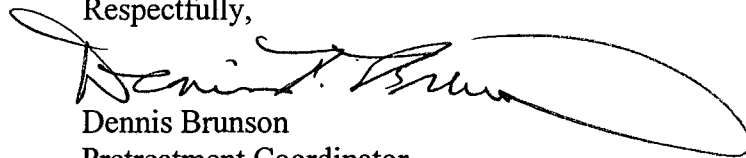
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
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Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118





**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Mountain Valley Spring Company  
283 Mountain Valley Water  
Hot Springs, AR 71909

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Jo Russell

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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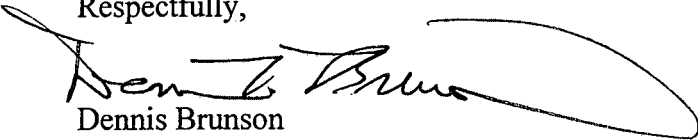
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Respectfully,

  
Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Rexam Hot Springs  
106 Delta Place  
Hot Springs, AR 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear John M. Shearin

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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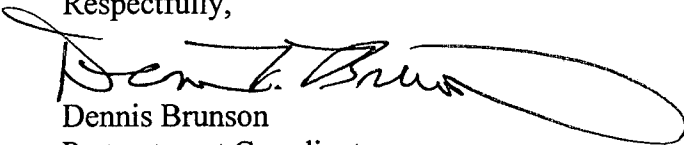
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If no response is received within the thirty (30) day period, your facility may be subject to a site specific inspection

Respectfully,

A handwritten signature in black ink, appearing to read "Dennis Brunson", written over a horizontal line.

Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

BHP Petroleum Americas Inc.  
1360 Post Oak Blvd.  
Ste 500  
Houston, TX. 77056

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear David G. Williams

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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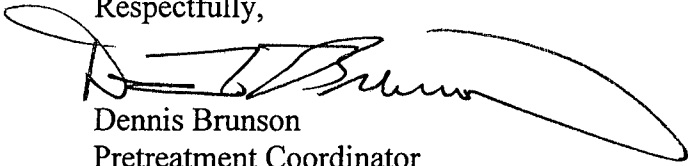
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Centerpoint Energy Hot Springs  
348 Malvern Road  
Hot Springs, AR. 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Dale Woodall

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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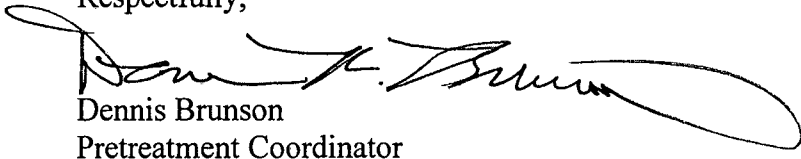
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118





**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Hot Springs Hyundai/Isuzu  
420 Hobson Avenue  
Hot Springs, AR 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Bryan Alderson

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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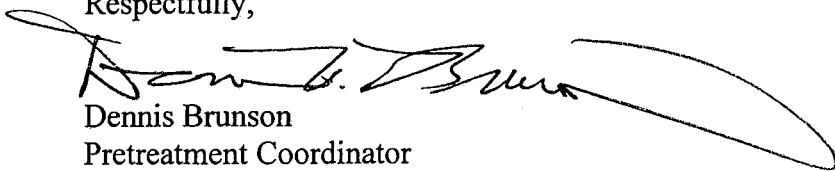
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Respectfully,

  
Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Garrett Excavating Inc.  
312 Lincoln  
Hot Springs, AR 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Russell Browner

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

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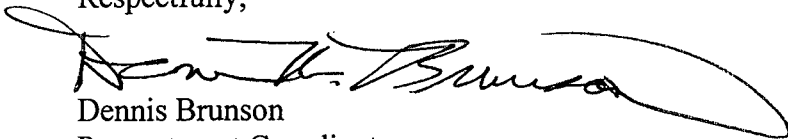
If your facility does not have an amalgam separator, silver recovery unit or a system of properly disposing of Hazardous Waste Pharmaceuticals, you may be discharging Hazardous Waste into the City's sewage collection system and must follow the above cited Pretreatment Requirement.

Please submit required notification within thirty (30) days of the date on this correspondence in writing to the following:

- Dennis Brunson, Hot Springs Utilities 320 Davidson Dr. Hot Springs, AR. 71901
- Troy Hill, US EPA Region 6, 1445 Ross Avenue, Suite 1200, Code: 6PD, Dallas, TX 75202-2733
- Ryan Benefield, ADEQ Hazardous Waste Chief, 5301 North Shore Dr. N. Little Rock, AR. 72218-5317

If no response is received within the thirty (30) day period, your facility may be subject to a site specific inspection

Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs  
Municipal Utilities**

*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Larrys Body Shop  
205 Buena Vista Road  
Hot Springs, AR 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Peggy Burton

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

Under **40 CFR 403.12(p)(4)**, "In the case of any notification made under paragraph (p) of this section, the Industrial User shall certify that it has a program in place to reduce the volume and toxicity of hazardous wastes generated to the degree it has determined to be economically practical." The full requirement with exemptions can be found at the following website address: [http://edocket.access.gpo.gov/cfr\\_2003/julqtr/40cfr403.12htm](http://edocket.access.gpo.gov/cfr_2003/julqtr/40cfr403.12htm).

Many of you may be unaware of this notification requirement, but it has recently come to our attention through numerous national studies and reports that Hazardous Waste may be generated and disposed of from your business sector into the City's sewage collection system.

At this time, the City is specifically targeting mercury from amalgam, silver from spent film processing wastes and hazardous waste pharmaceuticals.

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If no response is received within the thirty (30) day period, your facility may be subject to a site specific inspection

Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Hall Business Machines Inc.  
317 3<sup>rd</sup> Street  
Hot Springs, AR 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Albert Daniels

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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If no response is received within the thirty (30) day period, your facility may be subject to a site specific inspection

Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118





**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Hale Bathhouse  
341 Central Avenue  
Hot Springs, AR 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Ron Fleming

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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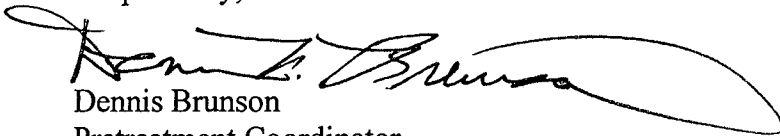
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If no response is received within the thirty (30) day period, your facility may be subject to a site specific inspection

Respectfully,

A handwritten signature in black ink, appearing to read "Dennis Brunson", with a large, sweeping flourish at the end.

Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Hot Springs Chrysler Plymouth Dodge  
600 Malvern Road  
Hot Springs, AR 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Warren S. Frank

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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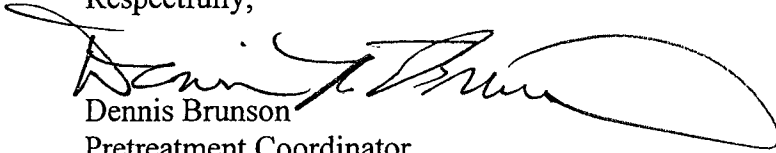
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If no response is received within the thirty (30) day period, your facility may be subject to a site specific inspection

Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

James Motor Company  
3623 Central Avenue  
Hot Springs, AR 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Rick Qualls

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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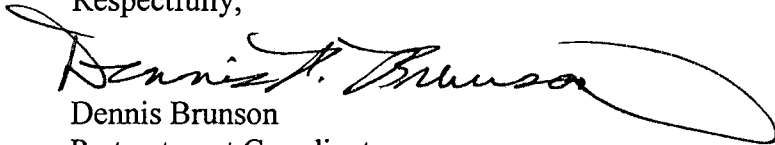
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs  
Municipal Utilities**

*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Lindell Trimble Cadillac  
4318 Central Avenue  
Hot Springs, AR 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Fred Rowland

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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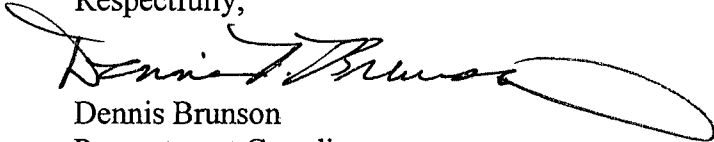
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If no response is received within the thirty (30) day period, your facility may be subject to a site specific inspection

Respectfully,

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Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118





**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Hot Springs City Sanitation  
218 Runyon Street  
Hot Springs, AR 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Richard Seay

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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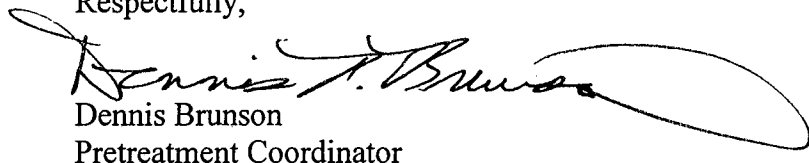
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs  
Municipal Utilities**

*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Intracel Chemical Inc.  
700-A Blacksnake Road  
Hot Springs, AR 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear John D. Simonsen

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs  
Municipal Utilities**

*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Garland County Landfill  
Wildcat Road HM N  
Hot Springs, AR 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear John Smith

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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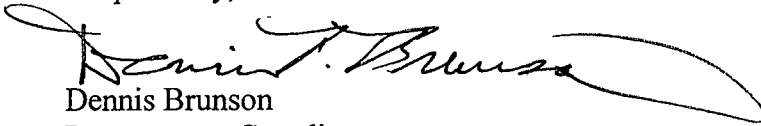
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- Ryan Benefield, ADEQ Hazardous Waste Chief, 5301 North Shore Dr. N. Little Rock, AR. 72218-5317

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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs  
Municipal Utilities**

*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Magic Springs Family Fun Park  
1701 E. Grand Avenue  
Hot Springs, AR 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Doug Story

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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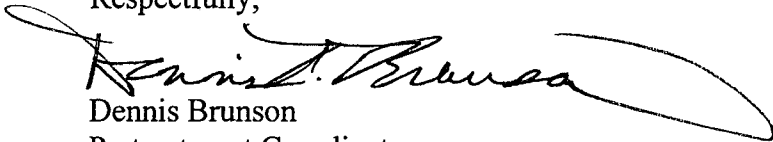
If your facility does not have an amalgam separator, silver recovery unit or a system of properly disposing of Hazardous Waste Pharmaceuticals, you may be discharging Hazardous Waste into the City's sewage collection system and must follow the above cited Pretreatment Requirement.

Please submit required notification within thirty (30) days of the date on this correspondence in writing to the following:

- Dennis Brunson, Hot Springs Utilities 320 Davidson Dr. Hot Springs, AR. 71901
- Troy Hill, US EPA Region 6, 1445 Ross Avenue, Suite 1200, Code: 6PD, Dallas, TX 75202-2733
- Ryan Benefield, ADEQ Hazardous Waste Chief, 5301 North Shore Dr. N. Little Rock, AR. 72218-5317

If no response is received within the thirty (30) day period, your facility may be subject to a site specific inspection

Respectfully,

A handwritten signature in black ink, appearing to read "Dennis Brunson", written over a horizontal line.

Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118





**City of Hot Springs  
Municipal Utilities**

*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Hot Springs National Park  
631 Whittington Avenue  
Hot Springs, AR 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Ardy L. Tackett

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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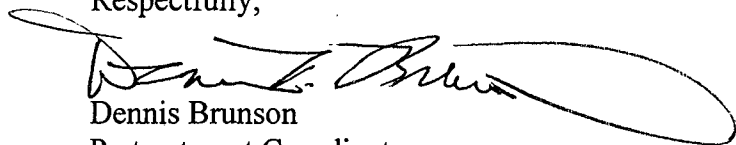
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If no response is received within the thirty (30) day period, your facility may be subject to a site specific inspection

Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Goodyear Auto Svc. Ctr.  
422 W. Grand  
Hot Springs, AR 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear V E. Wall

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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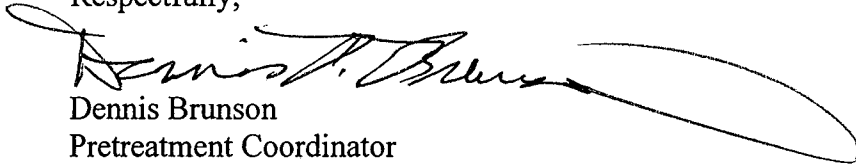
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Tim Parker Chrysler  
4722 Central Avenue  
Hot Springs, AR. 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Tim Parker

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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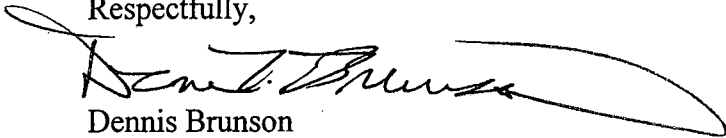
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Walgreens #03425  
159 E. Grand  
Hot Springs, AR. 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Preston Prater

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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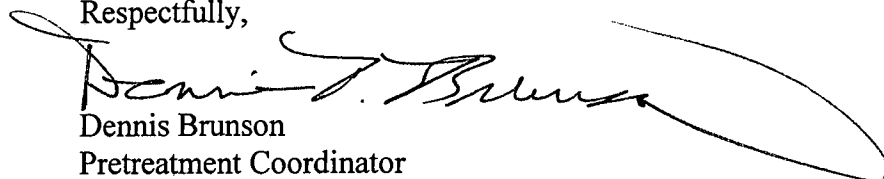
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118





**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

USFS-Ouachita NF-Jessieville  
8607 Hwy 7 N  
Hot Springs, AR. 71949

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Larry Samuel Blakely Dam Site 3M W Mt

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

United Parcel Service  
807 Mid-America Blvd.  
Hot Springs, AR. 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Chris Schaffhauser

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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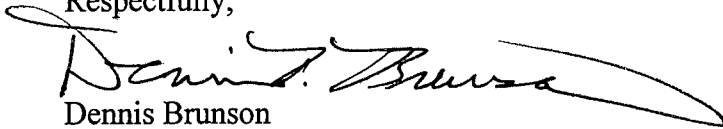
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

US Army Reserve Center  
200 Reserve Street  
Hot Springs, AR. 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Bill Sexton

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Weyerhaeuser Co-Research  
900 Whittington Ave.  
Hot Springs, AR. 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Evelyn Smith

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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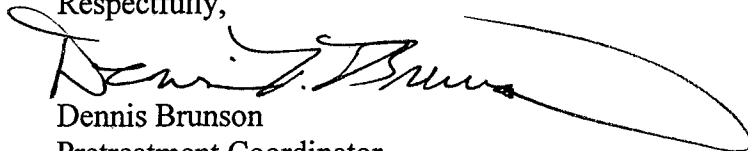
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If no response is received within the thirty (30) day period, your facility may be subject to a site specific inspection

Respectfully,

A handwritten signature in black ink, appearing to read "Dennis Brunson", with a large, sweeping flourish extending to the right.

Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118





**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Statewide Construction Company Inc./Tri-State  
4975 Malvern Avenue  
Hot Springs, AR. 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Statewide Construction

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

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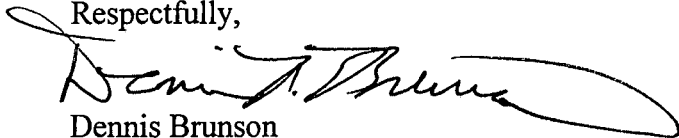
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Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Tractor Inc.  
4285 Malvern Avenue  
Hot Springs, AR. 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Rebecca A. Tracy

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

Under the specific pretreatment requirement in **40 CFR 403.12(p)(1)**, "The Industrial User [non-domestic user] shall notify the POTW [appropriate City wastewater official], the EPA Regional Waste Management Division Director, and State hazardous waste authorities in writing of any discharge into the POTW [City sewage system] of a substance, which, if otherwise disposed of, would be a hazardous waste under 40 CFR part 261."

Under **40 CFR 403.12(p)(4)**, "In the case of any notification made under paragraph (p) of this section, the Industrial User shall certify that it has a program in place to reduce the volume and toxicity of hazardous wastes generated to the degree it has determined to be economically practical." The full requirement with exemptions can be found at the following website address: [http://edocket.access.gpo.gov/cfr\\_2003/julqtr/40cfr403.12htm](http://edocket.access.gpo.gov/cfr_2003/julqtr/40cfr403.12htm).

Many of you may be unaware of this notification requirement, but it has recently come to our attention through numerous national studies and reports that Hazardous Waste may be generated and disposed of from your business sector into the City's sewage collection system.

At this time, the City is specifically targeting mercury from amalgam, silver from spent film processing wastes and hazardous waste pharmaceuticals.

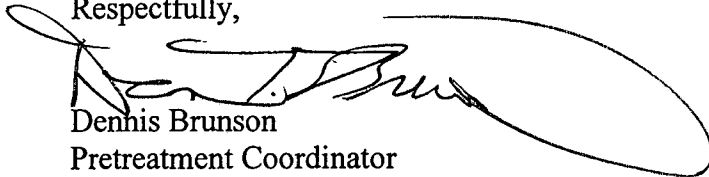
If your facility does not have an amalgam separator, silver recovery unit or a system of properly disposing of Hazardous Waste Pharmaceuticals, you may be discharging Hazardous Waste into the City's sewage collection system and must follow the above cited Pretreatment Requirement.

Please submit required notification within thirty (30) days of the date on this correspondence in writing to the following:

- Dennis Brunson, Hot Springs Utilities 320 Davidson Dr. Hot Springs, AR. 71901
- Troy Hill, US EPA Region 6, 1445 Ross Avenue, Suite 1200, Code: 6PD, Dallas, TX 75202-2733
- Ryan Benefield, ADEQ Hazardous Waste Chief, 5301 North Shore Dr. N. Little Rock, AR. 72218-5317

If no response is received within the thirty (30) day period, your facility may be subject to a site specific inspection

Respectfully,



Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Stanage Transportation  
271 Indian Springs Rd.  
Hot Springs, AR 71901

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Gary Thompson

Your business has been identified as one that potentially generates Hazardous Waste as defined under the Federal Regulations at **40 CFR 261**.

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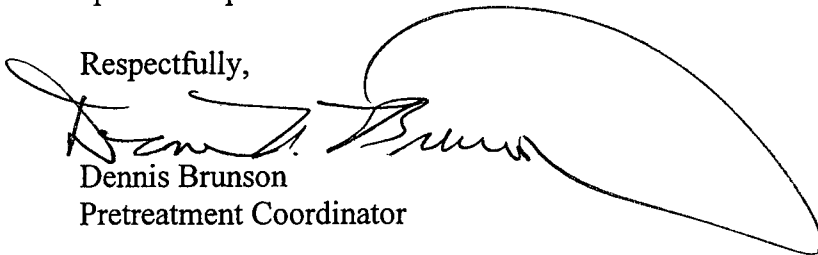
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If no response is received within the thirty (30) day period, your facility may be subject to a site specific inspection

Respectfully,

A large, stylized handwritten signature in black ink, appearing to read "Dennis Brunson". The signature is written over the printed name and title of the signatory.

Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



**City of Hot Springs**  
**Municipal Utilities**  
*Waste Water Treatment Plant*

320 Davidson Drive  
Hot Springs, Arkansas 71901  
(501) 262-1881  
(501) 262-0339 Fax

January 30, 2009

Wright Corporation  
133 Airway Dr.  
Hot Springs, AR. 71913

RE: Hazardous Waste Notification Requirement under the National Pretreatment Program

Dear Barry Wright

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Respectfully,

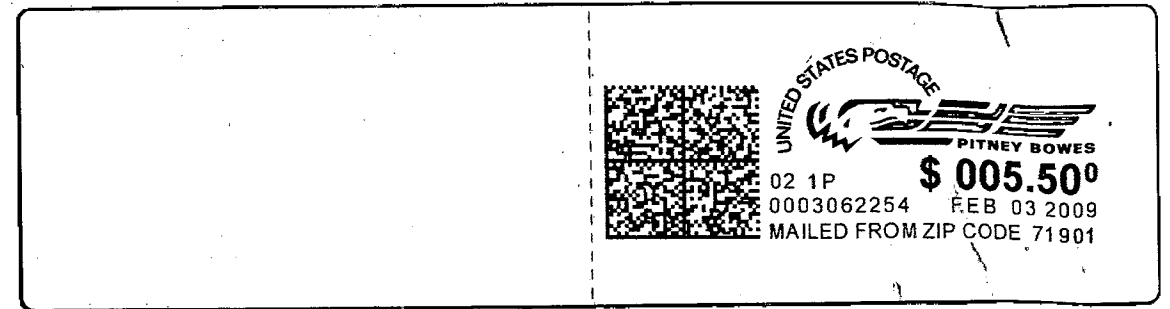


Dennis Brunson  
Pretreatment Coordinator

Cc: Steve Mallett Utilities Director  
Larry Merriman Utilities Project Manager  
Ron Wacaster Facility Operations Manager  
Allen Gilliam/ADEQ State Pretreatment Coordinator  
5301 North Shore Dr.  
North Little Rock, AR 72118



Dennis Brunson  
Pre-treatment Coordinator  
320 Davidson Dr.  
Hot Springs, Ar 71901



A R E Q  
Attn: Allen Gilliam  
State Pre-treatment Coordinator  
5301 North Shore Drive  
W. Little Rock, AR 72118