

Gilliam, Allen

From: Gilliam, Allen
Sent: Thursday, February 24, 2011 3:25 PM
To: 'Leon Ryan (lryan@southernaluminum.com)'; 'Colleen Tuggle (ctuggle@southernaluminum.com)'
Cc: 'Bernie K. Finch'; Fuller, Kim; Anderson, Alan; 'mwws@sbcglobal.net'
Subject: RE: AR0043613_Southern Aluminum (ARP001059) January 2011 Semi Annual Report corrected response_20110224

Leon,

Please accept my apology. One of the last statements below, "As previously mentioned, your Baseline Monitoring Report (BMR) was deemed complete and compliant by this office on 11/6/10. This was a one-time report required in 40 CFR 403.12(b)." should read "...compliant by this office on 12/6/10."

Allen Gilliam
ADEQ State Pretreatment Coordinator
501.682.0625

From: Gilliam, Allen
Sent: Thursday, February 24, 2011 2:41 PM
To: Leon Ryan (lryan@southernaluminum.com); Colleen Tuggle (ctuggle@southernaluminum.com)
Cc: 'Bernie K. Finch'; Fuller, Kim; Anderson, Alan; 'mwws@sbcglobal.net'
Subject: AR0043613_Southern Aluminum (ARP001059) January 2011 Semi Annual Report response_20110224

Dear Mr. Ryan,

Your January semi-annual report was received on 1/19/11, reviewed, deemed complete and compliant with the Federal Pretreatment Regulations in 40 CFR 403 and the Metal Finishing Standards in 40 CFR 433.17. No further actions are deemed necessary at this time.

As long as your Zn concentrations remain compliant with those in 40 CFR 433.17, the previous Compliance Schedule required in this office's e-correspondence dated 1/6/11 can be disregarded.

It may be in prudent to monitor (sample/analyze) your wastestream more frequently than just twice/year to ensure you have the Zn excursions addressed and corrected. Per 40 CFR 403.12(g) (6) If an Industrial User [Southern Aluminum] subject to the reporting requirement in paragraph (e) or (h) of this section monitors any regulated pollutant at the appropriate sampling location more frequently than required by the Control Authority, using the procedures prescribed in paragraph (g)(5) of this section, the results of this monitoring shall be included in the report.

As previously mentioned, your Baseline Monitoring Report (BMR) was deemed complete and compliant by this office on 11/6/10. This was a one-time report required in 40 CFR 403.12(b).

Your next semi-annual report will be due in July.

Sincerely,

Allen Gilliam
ADEQ State Pretreatment Coordinator
501.682.0625