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File No. 0008-0002

January 29, 2003

VIA FACSIMILE AND FEDERAL EXPRESS

Brad Fewell, Esq.
 United States Nuclear Regulatory
 Commission
 Region 1
 475 Allendale Road
 King of Prussia, Pa 19406-1415

Mr. David J. Allard, CHP
 Acting Deputy Secretary
 Office of Air, Recycling, and Radiation
 Protection
 Pennsylvania Department of
 Environmental Protection
 400 Market Street, 16th Floor
 Harrisburg, PA 17105

Mr. David C. Hogeman
 Director, Bureau of Land Recycling and
 Waste Management
 Pennsylvania Department of
 Environmental Protection
 400 Market Street, 14th Floor
 Harrisburg, PA 17105

**Re: Safety Light Corporation Bloomsburg Site
 Proposed Administrative Order by Consent**

Dear Sirs:

This office represents Safety Light Corporation ("Safety Light") with respect to the above-reference matter. We submit this letter as a follow up to our correspondence dated January 14, 2003, and in response to recent inquiries made by representatives of the United States Nuclear Regulatory Commission ("NRC") regarding the status of Safety Light's plans to initiate the activities specified in the Work Plan with Solutient Technologies.

As we have previously advised you, shortly after the Work Plan was approved of by representatives of the Environmental Protection Agency ("EPA"), the NRC and the Pennsylvania Department of Environmental Protection ("PADEP"), Safety Light was

NMSS/RGNI MATERIALS-002

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Counsellors At Law

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asked by the EPA to enter into an Administrative Consent Order ("AOC"), which essentially required the same work specified in the Work Plan and additional activities not previously included in the Work Plan approved by your offices. Negotiations with the EPA regarding that AOC have resulted in a delay in putting that Work Plan into effect.

By letter dated January 21, 2003, we received a revised version of the proposed AOC from the EPA, which we anticipate finalizing within the next week. Enclosed for your review is a copy of the revised AOC and the EPA's letter with respect thereto. Therefore, Safety Light anticipates providing your offices with a schedule regarding implementation of the Work Plan under a timeframe that is both mutually agreeable to the parties and consistent with the AOC. For consistency's sake, we request that until said AOC is executed, all inquiries regarding the status of these matters be directed to our office.

Should you or your representatives wish to discuss this matter further, please do not hesitate to contact me.

Very truly yours,

ROBERTSON, FREILICH, BRUNO & COHEN, LLC

By: 
Keny Ann McArdle, Esq.

KAM
Enclosure

cc w/enclosure: Mr. Ronald Bellamy (via facsimile and regular mail)
Ms. Marie Miller (via facsimile and regular mail)
Mr. Ronald J. Hamm (via facsimile and regular mail)

cc w/o enclosure: Ms. Gail Wilson (via facsimile and regular mail)



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
REGION III
1650 Arch Street
Philadelphia, Pennsylvania 19103-2029

January 21, 2003

VIA OVERNIGHT MAIL
AND FACSIMILE TRANSMISSION

Kerry Ann McArdle, Esquire
Robertson, Freilich, Bruno & Cohen
1 Riverfront Plaza, 4th Floor
Newark, NJ 07102

Re: **Safety Light Corporation Site**
Revised Administrative Order by Consent

Dear Ms. McArdle:

Please find enclosed a copy of a revised Administrative Order on Consent ("Order") pursuant to Sections 106(a) and 122(a) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended by the Superfund Amendments and Reauthorization Act of 1986, 42 U.S.C. §§ 9604 and 9622. During our December 13, 2002 telephone conversation, you related your client's concerns regarding ability to pay for disposal of any contaminated waste discovered during the removal action covered by the Order. The enclosed, revised Order does not contain a disposal requirement; however, please be advised that EPA reserves its right to issue another Order to Safety Light covering disposal. Since EPA has removed the disposal provision that you were concerned about from the current version of the Order, I am hoping that your client will be willing to quickly sign it, and the work started promptly. Upon review of this Order, if Safety Light Corporation ("Safety Light") is in agreement with the terms contained within, please have the appropriate company official execute the signature page and return to me no later than January 30. Please advise me as soon as possible if Safety Light is unable to meet this request.

Finally, I received your January 14 letter. EPA remains willing to discuss the concerns you raised; however, in light of the threat posed by the drums of contaminated waste currently staged in close proximity to the Susquehanna River, it is necessary that the work covered in the Order commence as soon as possible. Further discussions among the various regulatory agencies involved at the Site concerning long term remediation can take place while work is being done under the Order.

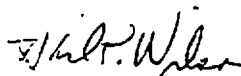
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Please be advised that the enclosed Order is subject to further review and approval or disapproval by the Regional Administrator of EPA Region III or his designee, and is final only upon his signature.

Sincerely,



Gail P. Wilson
Assistant Regional Counsel

Enclosure

cc: Francis Burns, Chief
Removal Enforcement and Oil Section (3HS32)
Dennis Matlock, On-Scene Coordinator (3HS32)