

Honeywell 101 Columbia Rd Morristown, NJ 07962

April 22, 2013

Bruce J. Terris Carolyn Smith Pravlik Kathleen L. Millian Terris, Pravlik & Millian, LLP 1121 12<sup>th</sup> Street NW Washington, D.C. 20005-4632

**Subject: 2013 Annual Notice to Stakeholders/Utilities** 

**SA-5 Consent Decrees** 

This letter documents Honeywell's compliance with the obligation to provide an annual update notice to New Jersey One Call and other underground alert hotlines regarding site conditions and activities at Site 153 Former Morris Canal (north and south) and New Jersey City University (NJCU) Property. These obligations are stated in paragraph 81of the Consent Decree Regarding Sites 79 and 153 South, and Paragraph 104 of the Consent Decree Regarding Remediation of the New Jersey City University Redevelopment Area, which includes Site 153 North. Based on our review, New Jersey One Call is the appropriate underground utility hotline in New Jersey. We are in addition sending annual notification letters to the individual utility companies with services in the area of the above-referenced sites, as a supplemental approach to utility notification.

On April 21, 2011 and April 20, 2012, Honeywell provided notice letters to stakeholders, including utility entities. These letters included updated information regarding site conditions and activities for the former Morris Canal and the NJCU properties. By letters dated April 20, 2013, Honeywell is providing annual updated notification regarding site conditions and activities to stakeholders, including utility entities, in accordance with the requirements of the Consent Decrees. Copies of the notification letters are attached for reference.

In the last round of annual notice letters dated April 20, 2012, Honeywell provided utility maps including as-built drawings associated with the completed remedial actions for Site 153 and NJCU Commercial Area (as required by paragraph 70 of the Consent Decree Regarding Sites 79 and 153 South and paragraph 79 of the Consent Decree Regarding Remediation of the New Jersey City University Redevelopment Area). No changes were made or remedial actions conducted since the last round of annual notification letters so the utility maps are not provided herein. Updated utility maps will be provided with subsequent annual notification letters to utility entities, if needed, based on any changes to the maps or following any further remediation in conjunction with sewer repair or replacement.

We are also compliant with the requirement to post an annual updated summary of the chromium remedial actions via a web site as specified in the subject Consent Decrees. In cooperation with NJCU, Honeywell has set up a web site for the NJCU remediation project and is using this site to provide information on the status of the chromium remedial actions. Honeywell will post a copy of the attached notification letters on the NJCU remediation web site (www.NJCUsiteremediation.com).

If you have any questions, please feel free to call me at 973-455-4003.

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Sincerely,

John J. Morris

Remediation Director

JM:eg/sg

Encl: copies of utility notification letters

cc: Joseph Clifford – Amec

Michael Daneker - Arnold & Porter LLP

Jeremy Karpatkin – Arnold & Porter LLP (electronic copy)

William Hague – Honeywell Maria Kaouris – Honeywell

Kathy Monteiro – New Jersey City University

Al Ramey – New Jersey City University

William Fellenberg – New Jersey City University