

TECHNICAL SOLUTIONS NORTH AMERICA

January 3, 2013

Dr. Steven Chu Secretary of Energy U. S. Department of Energy 1000 Independence Ave. SW Washington, DC 20585

RE: Notification of intent to store elemental mercury

Dear Secretary Chu:

This letter is being submitted in accordance with the provisions of § 5(g)(2)(B) of the Mercury Export Ban Act (MEBA) notifying the Secretary that Veolia ES Technical Solutions, L.L.C. intends to store excess elemental mercury at its permitted hazardous waste storage facility listed below.

Veolia ES Technical Solutions, L.L.C. 1275 Mineral Springs Drive Port Washington, WI 53074 EPA ID#: WID988566543

Excess mercury will be defined as mercury that is excess to the needs of the domestic market for mercury and designated as such by Veolia, or stocks of mercury which are prohibited from being sold under the provisions of the MEBA. In accordance with $\S 5(g)(2)(B)(ii)$, all mercury that is designated by Veolia to be excess elemental mercury will be shipped to the designated facility when the Secretary is able to accept the mercury. Additionally, in accordance with $\S 5(g)(2)(B)(iii)$ all mercury placed into storage for this purpose will not be sold or otherwise placed into commerce.

If you have any questions or need additional information please contact me at (262) 243-8908 or email at phillip.ditter@veoliaes.com.

Sincerely,

Phillip Ditter, CHMM

Environmental Health and Safety Manager

Cc; David Levenstein, US Dept. of Energy David Huizenga, US Dept. of Energy

Michael Ellenbecker, WI Dept. of Natural Resources

Kevin Shaver, Veolia ES Technical Solutions Tom Baker, Veolia ES Technical Solutions