

Byron Manipon Vice President Unitek Solvent Services, Inc. 91-125 Kaomi Loop Kapolei, HI 96707-1711 byron@uniteksolvent.com



RE: <u>Complaint and Notice of Opportunity for Hearing In the Matter of Unitek Solvent</u> Services, Inc. (Unitek)

Dear Byron Manipon:

Please find enclosed a Complaint and Notice of Opportunity for Hearing (hereafter the Complaint) concerning violations of the Resource Conservation and Recovery Act (RCRA), as amended, 42 U.S.C. §§ 6921-6939e, by Unitek Solvent Services, Inc. (Unitek).

The enclosed penalty policy, applicable to violations of RCRA, sets forth the policy for assessing applicable penalties. The enclosed Administrative Complaint and Rules of Practice, 40 C.F.R. Part 22, set forth the alternatives available to you in responding to the alleged facts, violations, proposed penalty, and the opportunity for a hearing. It should be emphasized that if you wish to request a hearing and avoid being found in default, you must file a written answer within thirty (30) days of your receipt of the Complaint.

Please address the submittal to:

Regional Hearing Clerk
Office of Regional Counsel (ORC-1)
U.S. EPA, Region IX
75 Hawthorne Street
San Francisco, CA 94105
Tu.Ponly@epa.gov

If you have any questions regarding the Complaint, please contact David Kim, in the Office of Regional Counsel at (415) 972-3882.

Sincerely,

Amy C. Miller-Bowen, Director Enforcement and Compliance Assurance Division U.S. Environmental Protection Agency, Region IX

cc: Without Enclosures

Michele Freitas; HDOH; michele.freitas@doh.hawaii.gov
Jennifer MacArthur; EPA Region 9; macarthur.jennifer@epa.gov

Enclosures

RCRA Civil Penalty Policy 40 C.F.R. Part 22 (Administrative Complaint and Rules of Practice) Civil Monetary Penalty Inflation Adjustment Rule