

July 24, 2017

Mr. Rob Douglas
Enlink Midstream
34670 State Route 7
Newport, Ohio 45768

**Re: WEG OSRO #075
National Preparedness for Response Exercise Program (NPREP) OPA-90 Compliance**

Dear Mr. Douglas:

This letter is to advise you that for the calendar year 2016, Weavertown Environmental Group (WEG) has complied with the Oil Pollution Act of 1990 (OPA-90) and 33 CFR Parts 154.1055(f) and 154.1045 concerning equipment inspections, deployments, and maintenance. In addition, WEG has performed the required drills, exercises and notifications over the past twelve months. WEG personnel are OSHA HAZWOPER trained in compliance with 29 CFR 1910.120 and specifically trained to respond to an oil release as specified in 33 CFR 154.105 and 40 CFR 194.

WEG's response equipment has been deployed on numerous occasions throughout the year, which has exceeded the minimum NPREP required amount for each type. This has been accomplished by conducting training exercises and through actual spill response. This response equipment includes boats, containment boom, skimmers, pumps and vacuum trucks.

WEGs response equipment has been properly maintained through inspections prior to deployment, and response personnel have received the appropriate training requirements to handle this equipment. WEG retains personnel records for three years and maintains files in compliance with OSRO NPREP Guidelines.

WEG has received official classification as an approved OSRO from the U.S. Coast Guard National Strike Force. WEG's classification can be accessed at the Coast Guard's website online at <https://cgrri.uscg.mil/userreports/webclassificationreport.aspx>.

Respectfully,



Scott Rice
Operations Manager