## UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 8



1595 Wynkoop Street DENVER, CO 80202 Phone 800-227-8917 http://www.epa.gov/region08

March 30, 2022

Ref: 8WD-CWW

## SENT VIA EMAIL ELECTRONIC READ RECEIPT REQUESTED

Maurice Cashman
Plant Manager
Metal Container Corporation-Windsor Can Plant
maurice.cashman@anheuser-busch.com

Re: EPA Pretreatment Notification of Categorial Industrial User Requirements, ICIS Number: CO-PF00102

Dear Mr. Cashman:

Based on information submitted by the Metal Container Corporation-Windsor Can Plant (MCC) in the March 1, 2021 application for the Notification of Discharge Requirements, MCC is subject to the Coil Coating Point Source Category, Subpart D-Canmaking Pretreatment Standards at 40 CFR 465.45. MCC is an industrial user of the Town of Windsor's publicly owned treatment works (POTW), which does not have a Pretreatment Program approved by the EPA. Therefore, the EPA directly oversees compliance of industrial users that discharge to the Town of Windsor POTW and is partnering with the Town of Windsor POTW to ensure the POTW is protected from potential impacts of pollutants discharged from non-domestic sources.

Enclosed is information regarding MCC's discharge requirements as a categorical industrial user, subject to the Coil Coating Point Source Category, Subpart D-Canmaking Pretreatment Standards at 40 CFR 465.45 (Enclosure 1, Notification of Discharge Requirements). This enclosure sets forth specific effluent limits, monitoring frequencies and reporting requirements the EPA has established in accordance with 40 CFR Part 403 in addition to applicable Categorical Pretreatment Standards and Pretreatment Requirements. Enclosure 2 is the associated fact sheet, which provides a rationale for the conditions set forth in Enclosure 1.

The Pretreatment Regulations at 40 CFR 403.12(j) require MCC to promptly notify the EPA and POTW in advance of any substantial change in the volume or character of pollutants in its discharge that may affect the regulatory requirements contained in this notification. These substantial changes could include changes to the operations, wastestream generation, and/or wastewater management that may affect the status of MCC under the Pretreatment Regulations or the calculation of alternative limits due to dilution from non-regulated wastestreams.

Nothing contained in this notification package or in any EPA regulations restrict State or local agencies from imposing additional requirements in accordance with applicable laws, including requirements which are more stringent than those imposed by the EPA.

If you have any questions about the enclosed information, please contact Al Garcia at 303-312-6382 or garcia.al@epa.gov.

Sincerely,

Stephanie Dejong, Chief Wastewater Section

## **Enclosures:**

- 1. Notification of Discharge Requirements under the Coil Coating Point Source Category, Subpart D-Canmaking Point Source Category and the General Pretreatment Regulations
- 2. Metal Container-Windsor Can Plant Fact Sheet

cc: Tasha Greene, Environmental Health and Safety Manager, MCC Dennis Markham, WWTF Manager, Town of Windsor Jon Wallace, Pretreatment Coordinator, Colorado Department of Public Health and Environment