December 15, 2017

Mr. Michael E. Johnson, PE
Environmental Manager
The Chemours Company
22828 NC Highway 87 W
Fayetteville, North Carolina 28306-7332

Re: Request to Commence Interim Measures to Control Sources of PFAS
Chemours Company Facility
Fayetteville, North Carolina
EPA ID # NCD 047 368 642

Dear Mr. Johnson:

The North Carolina Department of Environmental Quality (NCDEQ) has determined, based on findings of high concentrations of poly- and perfluoroalkyl substances (PFAS) in the groundwater on and around property owned by Chemours, that Chemours must commence immediate Interim Measures (IM) to terminate and control the sources of contamination, and mitigate any hazards resulting from exposure to the pollutants. These findings apply to the entire facility located at 22828 NC Highway 87 West, Fayetteville, North Carolina.

Pursuant to 15A NCAC 02L and the Hazardous Waste Management Permit NCD047368642, no later than January 15, 2018 Chemours must submit an interim source control plan identifying measures to remove, treat, or control any primary or secondary source of PFAS contamination such as air emissions, contaminated soils, buried waste, waste stockpiles, and surficial accumulations of free product. This interim source control plan must identify the method or methods by which Chemours’ will identify primary and secondary sources of PFAS contamination, as well as the method or methods by which Chemours will remove, treat, or control these primary and secondary sources. In addition to identifying new primary or secondary sources, the source control plan must specifically address known or suspected source areas, including but not limited to former and current effluent channels leading to former and current wastewater NPDES outfalls, former and current wastewater treatment plant lagoons, significant storm water outfalls, and other areas that Chemours has reason to believe may be a primary or secondary source of PFAS contamination. The plan must contain specific goals to be met and schedules within which those goals must be met.
Failure to submit the work plans in a timely manner may result in enforcement actions initiated by NCDEQ.

Nothing in this letter should be interpreted to prevent Chemours from commencing interim control measures prior to the January 15, 2018 deadline for submission of the interim source control plan.

Please do not hesitate to contact us should you have any questions.

Sincerely,

[Signature]

Michael E. Scott, Director
Division of Waste Management, DEQ

cc:  Michael Johnson, Chemours
     Kevin Garon, Chemours
     Tracy Ovbey, Parsons
     Julie Woosley, NCDEQ
     Joe Ghiold, NCDEQ
     Sandy Mort, NCDEQ
     Bud McCarty, NCDEQ
     Francisco Benzoni, NCDOJ