

Ana M. Viamonte Ros, M.D., M.P.H. State Surgeon General

January 11, 2008

Mr. Carl Thompson, P E. Infiltrator Systems Inc. 6 Business Park Road P.O Box 768 Old Saybrook, CT 06475

Dear Mr. Thompson:

This letter is in response to your recent request to modify the "July 17, 2007" (attached) letter to be able to utilize the Aquaworx Remediator in onsite systems in Florida. The department has no objection to the use of your product subject to meeting the same terms in the July 17, 2007 letter with this one change:

1. The unit may be installed in all applications (New, Modification, and Repair).

Be advised that the department is not a testing agency. This determination reflects only a review of the information submitted by you for compliance with Florida law and rules. The product evaluation does not investigate the validity of performance claims by manufacturers. Departmental acceptance must not be interpreted as certifying effectiveness, endorsing or recommending use of your product. The department does not assume liability for any promise, guarantee or expectation form purchasing or using your product. The department reserves the right to withdrawal acceptance if the product is modified after product evaluation by the department, if the product creates a sanitary nuisance, or otherwise operates in a manner detrimental to the public's health. If we may be of further assistance or should you have any additional questions regarding this letter, please call our office (850) 245-4070.

Sincerely,

Gerald R. Briggs, Chief Bureau of Onsite Sewage Programs

Enclosure(s)





Ana M Viamonte Ros, M.D., M.P.H. State Surgeon General

July 17, 2007

David Lentz, P E Infiltrator Systems, Inc 6 Business Park Road P O Box 768 Old Saybrook, CT 06475

Re: Aquaworx Remediator<sup>™</sup>

Dear Mr. Lentz:

This letter is in response to your request to utilize the "Aquaworx Remediator<sup>TM</sup>" to be used as an alternative repair method in Florida You have provided documentation of your licensing agreement with Pirana Systems to market and distribute their approved Pirana Aerobic Bacteria Generator under the name "Aquaworx Remediator<sup>TM</sup>" The system will utilize the "Aquaworx Remediator<sup>TM</sup> Bacterial Additive" which has the same ingredients, formulation, and application rate (8 ounce packet with replacement once a year) as "Pirana Blend" After reviewing the information submitted the department has no objection to the use of this product to inject the referenced additive in accordance with the manufacturer's recommendations. Installations must be permitted and inspected in accordance with Chapter 64E-6, FAC. The injection system, in combination with the additive, may be used as an alternative repair method as set forth in s. 64E-6 015(3), FAC.

Be advised that the department is not a testing agency This determination reflects only a review of the information submitted by you for compliance with Florida Statutes and Florida Administrative Code. The product evaluation does not investigate the validity of performance claims. The Department acceptance must not be interpreted as certifying effectiveness, endorsing or recommending use of an additive. The product cannot be advertised as "state approved" The Florida Department of Health also does not assume liability for any promise, guarantee or expectation from purchasing or using an additive. The department reserves the right to withdraw acceptance if product formulation or ingredients are modified after product evaluation by the department or subsequently found not to be in compliance with the rule.

This letter of product compliance is limited to Department of Health jurisdictional circumstances as defined in Chapter 64E-6, Florida Administrative Code and Chapter 381 0065, Florida Statues. If we may be of further assistance or should you have any additional questions regarding this letter, please call Dr. Sonia Cruz at (407) 317-7325.

Sincerely,

Gerald R Briggs, Chief

Bureau of Onsite Sewage Programs





Ana M. Viamonte Ros, M.D., M.P.H. State Surgeon General

July 17, 2007

David Lentz, P.E. Infiltrator Systems, Inc. 6 Business Park Road P.O. Box 768 Old Saybrook, CT 06475

Re: Aquaworx Remediator<sup>™</sup>

Dear Mr. Lentz:

This letter is in response to your request to utilize the "Aquaworx Remediator<sup>™</sup> to be used as an alternative repair method in Florida. You have provided documentation of your licensing agreement with Pirana Systems to market and distribute their approved Pirana Aerobic Bacteria Generator under the name "Aquaworx Remediator<sup>™</sup>" The system will utilize the "Aquaworx Remediator<sup>™</sup> Bacterial Additive" which has the same ingredients, formulation, and application rate (8 ounce packet with replacement once a year) as "Pirana Blend." After reviewing the information submitted the department has no objection to the use of this product to inject the referenced additive in accordance with the manufacturer's recommendations. Installations must be permitted and inspected in accordance with Chapter 64E-6, FAC. The injection system, in combination with the additive, may be used as an alternative repair method as set forth in s. 64E-6.015(3), FAC.

Be advised that the department is not a testing agency This determination reflects only a review of the information submitted by you for compliance with Florida Statutes and Florida Administrative Code. The product evaluation does not investigate the validity of performance claims. The Department acceptance must not be interpreted as certifying effectiveness, endorsing or recommending use of an additive. The product cannot be advertised as "state approved." The Florida Department of Health also does not assume liability for any promise, guarantee or expectation from purchasing or using an additive. The department reserves the right to withdraw acceptance if product formulation or ingredients are modified after product evaluation by the department or subsequently found not to be in compliance with the rule.

This letter of product compliance is limited to Department of Health jurisdictional circumstances as defined in Chapter 64E-6, Florida Administrative Code and Chapter 381.0065, Florida Statues. If we may be of further assistance or should you have any additional questions regarding this letter, please call Dr. Sonia Cruz at (407) 317-7325.

Sincerely,

Gerald R. Briggs, Chief Bureau of Onsite Sewage Programs





Ana M Viamonte Ros, MD, MPH. Secretary of Health

June 18, 2007

David Lentz, P.E. Infiltrator Systems, Inc. 6 Business Park Road P.O. Box 768 Old Saybrook, CT 06475

Re: Chapter 381.0065(4)(m), F.S. Compliance for "Aquaworx ™ Remediator " Bacterial Additive

Dear Mr. Lentz:

This letter is to acknowledge receipt of the information concerning the product "Aquaworx ™ Remediator Bacterial Additive" for statewide use in Florida. No product sold in the state for use in onsite sewage treatment and disposal systems may contain any substance in concentrations or amounts that would interfere with or prevent the successful operation of such system, or that would cause discharges from such systems to violate applicable water quality standards, section 381.0065(4)(m), Florida Statutes.

The staff has reviewed the information that certifies that "Aquaworx  $\mathbb{T}$  Remediator Bacterial Additive" and "Pirana Blend" are the same products and that product ingredients, formulation, and application rate (8 ounce packet with replacement once a year) have not changed. The department has determined that the product is in compliance with s. 381\_0065(4)(m), F.S. and has no objection to the use of the product in accordance with manufacturer's specifications. Please be advised that all rules pertaining to the use of the product shall be observed and that there shall be no advertising of the product as state approved.

Be advised that the department is not a testing agency and that this determination reflects only a review of the information submitted by you for compliance with Florida Statutes and Florida Administrative Code. The product evaluation does not investigate the validity of performance claims by manufacturers. For this reason, departmental acceptance must not be interpreted as certifying effectiveness, endorsing or recommending use of an additive. The Florida Department of Health also does not assume liability for any promise, guarantee or expectation from purchasing or using an additive. The department reserves the right to withdraw acceptance if product formulation or ingredients are modified after product evaluation by the department or subsequently found not to be in compliance with rule.

This letter of product compliance is limited to Department of Health jurisdictional circumstances as defined in Chapter 64E-6, Florida Administrative Code and Chapter 381.0065, Florida Statutes. If we may be of further assistance or should you have any additional questions regarding this letter, please call Dr. Sonia Cruz at (407) 317-7325.

Sincerely,

Gerald Briggs, Chief Bureau of Onsite Sewage Programs

Enclosure: Notice of Rights



## **NOTICE OF RIGHTS TO APPEAL**

A party whose substantial interest is affected by this order may petition for an administrative hearing pursuant to Sections 120.569 and 120.57, Florida Statutes. Such proceedings are governed by Chapter 28-106, Florida Administrative Code. A petition for a hearing must be in writing and must be received by the Agency Clerk for the Department within twenty-one (21) days from the receipt of this order. The address for the Agency Clerk is 4052 Bald Cypress Way, Bin # A02, Tallahassee, FL 32399-1703. The Agency Clerk's facsimile number is (850) 410-1448.

Mediation is not available as an alternative remedy.

Your failure to submit a petition for hearing within 21 days from receipt of this order will constitute a waiver of your right to an administrative hearing, and this order shall become a "final order".

Should this Order become a Final Order, a party who is adversely affected by it is entitled to judicial review pursuant to section 120.68, Florida Statutes. Review proceedings are governed by the Florida Rules of Appellate Procedure. Such proceedings may be commenced by filing one copy of a Notice of Appeal with the Agency Clerk of the Department of Health and a second copy accompanied by the filing fees required by law with the Court of Appeal in the appropriate District Court. The notice must be filed within 30 days of the rendition of the final order.