



EPA PRODUCT CLASSIFICATION

Upon **EPA** review:

NVIROCLEAN is a sorbent material and consists solely of the materials listed in section **300.91 S(g)(1) of the NCP.**

Our product meets the criteria of a "**sorbent**" as outlined in **Title 40 of the Code of Federal Regulations (CFR)**, specifically in sections 300.5 and 300.915(g) of the National Contingency Plan (NCP).

300.915(g)(1) of the NCP" refers to a section within the National Contingency Plan (NCP) regulations, specifically defining the materials considered as "sorbents" that are automatically listed on the "Sorbent Product List" without requiring additional technical data submission to the EPA; essentially, any material solely composed of the listed items in this section is considered a generic sorbent and can be used for cleanup purposes without further approval.

Sincerely,

Kathy Thompson

Kathy Thompson, CEO
DST Manufacturing, LLC
4937 NC Highway 22 N,
Franklinville, NC, 27248,
United States



<https://nviroclean.net>
kathythompson@dstmanufacturing.net
kathy@nviroclean.net



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
WASHINGTON, D.C. 20460
August 16, 2022

Ms. Kathy Thompson
DST Manufacturing, LLC
166 Regal Drive
Randleman, NC 27317

Dear Ms. Thompson:

We have received and reviewed the information you submitted on your company's sorbent "Nviroclean." Our review indicates that this product meets the definition of a "sorbent" as specified in Title 40 of the Code of Federal Regulations (CFR), sections 300.5 and 300.915(g) of the National Contingency Plan (NCP). Based on this review, "Nviroclean" is not required to be listed on the NCP Product Schedule. Please note the product clarifications listed below.

So that you may be prepared to provide On-Scene Coordinators with a certification as referenced in section 300.915(g)(4) of the NCP, the following statement should be reproduced, dated, and signed on your corporate letterhead:

[SORBENT NAME] is a sorbent material and consists solely of the materials listed in section 300.915(g)(1) of the NCP.

It is recommended that your product is not left in situ. It should be completely collected and properly disposed of after use. It is also recommended that your loose product is not used on open water that is not boomed. Enclosed for your review is a copy of section 300.915(g) from the NCP. If you have any questions, please contact me at the Office of Emergency Management at (202) 564-1974.

This sorbent letter replaces the original sorbent letter dated 6/17/2013 signed by Nick Nichols of EPA.

Sincerely,

Leigh DeHaven

Leigh DeHaven
NCP Product Schedule Manager
U.S. Environmental Protection Agency
Office of Emergency Management (OEM)
Regulations Implementation Division
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Initial Review June 17, 2013
Additional Review August 16, 2022