



Rick Scott  
Governor

H. Frank Farmer, Jr., M.D., Ph.D.  
State Surgeon General

June 6, 2011

Sent via Certified Mail Number: 7009 1680 0002 3058 3738

Ms. Leslie Garcia  
Senior Regulatory Consultant  
Technology Sciences Group  
712 Fifth St., Suite A  
Davis, CA 95616

Re: Review for Compliance with FS381.0065(4)(m) - "**Rid-X Septic System Treatment Septi-Pacs**" Formula 1610-107 (0310474).

Dear Ms. Garcia:

This letter is to acknowledge receipt of your information regarding the proposed use of "**Rid-X Septic System Treatment Septi-Pacs**" Formula 1610-107 (0310474) 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 (FS).

The staff has reviewed the information provided in the MSDS, 96-hr LC<sub>50</sub> toxicity test results, and laboratory analysis of VOC(s) for the product. Based on this information, the department has determined that the proposed formulation and use of the product, "**Rid-X Septic System Treatment Septi-Pacs**" Formula 1610-107 (0310474) complies with s. 381.0065(4)(m), FS, and the criteria published in rule 64E-6.0151, Florida Administrative Code (FAC). The reviewed formulation, application instructions, and labels are for packages bearing 30-gram pouches in a 90-gram container. The compliant dosage rate is one (1) 30-gram pouch for a septic tank 700 – 1500 gallons in size.

The department has no objection to the use of the product under this name, with the provided labels, and in accordance with the manufacturer's instructions as listed on the labels reviewed. 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 determination of compliance 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



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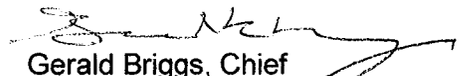
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expectation from purchasing or using an additive. The department reserves the right to withdraw acceptance if product formulation, ingredients, or labeling are modified after product evaluation by the department or subsequently found not to comply with rule 64E-6.0151, FAC, or chapter 381.0065, F.S.

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 contact Marcelo J. Blanco by email at [Marcelo\\_Blanco@doh.state.fl.us](mailto:Marcelo_Blanco@doh.state.fl.us) or by phone at (407) 316-4540.

Sincerely,

  
Gerald Briggs, Chief  
Bureau of Onsite Sewage Programs

mjb