

STATE OF NEVADA

Department of Conservation & Natural Resources

DIVISION OF ENVIRONMENTAL PROTECTION

Jim Gibbons, Governor Allen Biaggi, Director

Leo M. Drozdoff, P.E., Administrator

AND

October 5, 2010

Matt Paque Tronox LLC PO BOX 268859 Oklahoma City, OK 73134

Re: Tronox LLC (TRX) NDEP Facility ID #H-000539

Nevada Division of Environmental Protection (NDEP) Response to: Revised Excavation Plan for Phase B Soil Remediation of RZ-D, Addendum to the Removal Action Work Plan, Tronox LLC, Henderson, Nevada Dated: August 31, 2010

WebEx Meeting between NDEP and Northgate Environmental Management Dated: September 27, 2010

Errata to <u>Addendum to the Excavation Plan for RZ-D</u>, Concerning Set-Backs for GW-11 and WC Pond Embankments and Changes to the Proposed Excavation Areas, Tronox Facility, Henderson, Nevada, dated August 31, 2010 Dated: September 27, 2010

Northgate Environmental Management, Inc. (NGEM) E-Mail: Setback Update Dated: October 4, 2010

NGEM E-Mail: *RE: Information request regarding RSAI7* Dated: October 5, 2010

Dear Mr. Paque,

The NDEP has received and reviewed TRX's above-identified Deliverables and documentation and provides conditional approval so that TRX may proceed with implementation of this Excavation Plan without further delay. TRX should complete the excavation of RZ-D based on the comments found in Attachments A, B, and C of this letter to prevent any delay to the remediation schedule. Delay in the remediation schedule will be considered non-compliance without prior NDEP concurrence. <u>Based on the August 4, 2010 schedule, NDEP is expecting the</u> <u>completion of the RZ-D excavation by October 30, 2010 and the submittal of Health Risk</u> <u>Assessment for RZ-D by December 31, 2010.</u>

TRX should submit an annotated response-to-comments letter by October 19, 2010 with any errata necessary to address NDEP's conditions/comments. Please contact the undersigned with any questions at sharbour@ndep.nv.gov or 775-687-9332.

Sincerely,

Shannon Harbour, P.E. Staff Engineer III Bureau of Corrective Actions Special Projects Branch NDEP-Carson City Office Fax: 775-687-8335

SH:gl:sh

EC: Jim Najima, Bureau of Corrective Actions, NDEP Greg Lovato, Bureau of Corrective Actions, NDEP William Knight, Bureau of Corrective Actions, NDEP Brenda Pohlmann, City of Henderson Mitch Kaplan, U.S. Environmental Protection Agency, Region 9 Mike Skromyda, Tronox LLC Michael J. Foster, Tronox LLC Keith Bailey, Environmental Answers LLC Susan Crowley, Tronox LLC (Contractor) Deni Chambers, Northgate Environmental Brian Rakvica, McGinley and Associates Joe McGinley, McGinley & Associates Barry Conaty, Holland & Hart LLP Ranajit Sahu, BRC Rick Kellogg, BRC Lee Farris, BRC Mark Paris, Landwell Craig Wilkinson, TIMET Kirk Stowers, Broadbent & Associates Victoria Tyson, Tyson Contracting George Crouse, Syngenta Crop Protection, Inc. Nick Pogoncheff, PES Environmental Lee Erickson, Stauffer Management Company Michael Bellotti, Olin Corporation Curt Richards, Olin Corporation Paul Sundberg, Montrose Chemical Corporation Joe Kelly, Montrose Chemical Corporation of CA Jeff Gibson, AMPAC Larry Cummings, AMPAC Ebrahim Juma, Clean Water Team Joe Leedy, Clean Water Team Kathryn Hoffmann, Clean Water Team

CC: Susan Crowley, C/O Tronox LLC, PO Box 55, Henderson, NV 89009 Lee Farris, BRC, 875 W. Warm Springs Road, Henderson, NV 89011 Lee Erickson, Stauffer Management Company

Attachment A

- 1. General comment, TRX should contact NDEP by October 8, 2010 to schedule a conference call to discuss these comments or to advise NDEP that TRX plans to implement work in accordance with these comments. Additionally, NDEP does not plan to review any errata or written response-to-comments provided by TRX until such time as all of the RZ-D sampling data has been received or otherwise determined by NDEP.
- 2. General comment, NDEP acknowledges TRX establishment of a <u>temporary</u> setback around GW-11, WC-West, and WC-East (Active Ponds) until NDEP approves the final setback based on TRX's submittal of a slope stability document. NDEP understands that TRX will collect the necessary geotechnical data for calculation of the minimum setback required for slope stability of the Active Ponds berms and that the current deadline for submittal of a slope stability document is **October 18, 2010**.
- 3. General comment, to avoid confusion due to multiple issuances of comments, NDEP lists each excavation area with the contaminated sample location(s) that is/are driving excavation for a particular remediation polygon along with the sampling locations that determine the limits of the remediation polygon. The following protocol should be used unless conceptual site model (CSM) rationale is used to modify.
 - a. The basis for deriving the excavation polygon lateral and vertical extents is summarized below; however, these comments may not be comprehensive and TRX should note that the lack of an NDEP comment on specific instances where this methodology was not followed does not relieve TRX's obligation under the Order to complete the excavation in accordance with these criteria:
 - i. The depth of the excavation polygon was determined by the depth to a noncontaminated (i.e. less than BCLs or background) sample in the contaminated sampling location.
 - ii. The lateral limits of excavation for the Voronoi diagrams/Thiessen polygons were generated by determining the half-way point between defining contaminated sampling location(s) and adjacent non-contaminated sampling locations or adjacent contaminated sampling locations with a different depth of excavation determination.
 - iii. Upon NDEP approval, conceptual site model (CSM) rationale may be used to constrain the limits of excavation; however, TRX must present the justification and receive approval for the constraint prior to implementation.
- 4. Section 3.4, page 16, TRX continues to defer the issue of how risk assessments will be conducted in areas where backfill is <u>not</u> proposed to be placed. Therefore, NDEP provides the following:
 - a. If excavation that will not be backfilled is less than or equal to 5 feet below ground surface (fbgs), TRX may use the current 10 fbgs data to represent the new 0 10 fbgs range.
 - b. Excavations greater than 5 fbgs either need to be backfilled to pre-excavation grades or a post-excavation 10 fbgs sample must be collected and used in the risk assessment.
- 5. Table 1: In comparison with Figure 1, several excavation polygons adjacent to the Site property boundaries do not appear to have boundary confirmation samples. Please collect boundary confirmation samples for the following:
 - a. RZ-D-04A

- b. RZ-D-12
- c. RZ-D-13A
- 6. Table 2: NDEP provides the following comments:
 - a. TRX should revise this Table based on the comments found in Attachment B.
 - b. Please notify NDEP as soon as the pending results for the following sampling points are received so that a final depth of excavation can be established for the corresponding remediation polygons:
 - i. SSAJ2-06 (RZ-D-06A)
 - ii. SSAL4-04 (RZ-D-11B)
 - iii. SA72 (RZ-D-28)
 - iv. SSAK6-05 (RZ-D-17A)
 - v. SSAM5-01(RZ-D-29)
 - c. RZ-D-23B, based on the October 5, 2010 e-mail from NGEM describing the area surrounding RSAI7 that included photographs and a cross-sectional illustration of the area, NDEP concurs with the elimination of an excavation polygon based on RSAI7. TRX should continue to include this area in any proposed engineering control(s) for the Active Ponds area.
 - d. RZ-D-26 / RZ-D-26A, TRX states that they have "elected to keep RZ-D-26 as one area instead of subdividing it as required by NDEP. TRX also reduced the excavation depth of RZ-D-26A from 0.5 fbgs to 0.33 fbgs. TRX did not collect a surface sample at SA189 for dioxins/furans TEQ concentration even though the 0.5-2 fbgs sample exceeded the 900 ppt TEQ approved protocol for the collection of a surface sample; therefore, TRX should excavation to 0.5 fbgs in remediation polygon RZ-D-26A to account for the possibility of elevated dioxins/furans at the surface. Please see Attachment B table and Figure C-2 for additional information.
 - e. RZ-D-28 / RZ-D-28A, TRX states that they have "elected to keep RZ-D-28 as one area". Additionally, TRX states that this one area will be excavated to 10 fbgs. However, based on discussions on September 27, 2010 between NDEP and TRX and the September 27, 2010 Errata, NDEP understands that TRX will continue to investigate alternate remediation options for the perchlorate contaminated soils; therefore, TRX will excavate the asbestos contaminated soil and will recommend an alternative remedial method for the perchlorate-only contaminated soils. Please see Attachment B table and Figure C-4 for additional information.
- 7. Figures: the limits for the following remediation polygons have been revised per these comments found in Attachment A, the Attachment B table, and the Attachment C Figures (Please note that TRX should not submit another Figure to NDEP until such time as all of the pending analytical data has been received and the Active Pond berms setback has been established [i.e. approved by NDEP]):
 - a. RZ-D-03
 - b. RZ-D-04
 - c. RZ-D-04A
 - d. RZ-D-05
 - e. RZ-D-06A
 - f. RZ-D-07
 - g. RZ-D-11A
 - h. RZ-D-11B

- i. RZ-D-15
- j. RZ-D-15A
- k. RZ-D-21A
- l. RZ-D-21B
- m. RZ-D-21C
- n. RZ-D-21D
- o. RZ-D-21E
- p. RZ-D-21F
- q. RZ-D-22
- r. RZ-D-23
- s. RZ-D-23A
- t. RZ-D-24
- u. RZ-D-24A
- v. RZ-D-26
- w. RZ-D-26A
- x. RZ-D-27
- y. RZ-D-28
- z. RZ-D-29
- aa. RZ-D-30
- bb. RZ-D-31
- 8. Response-to-comment (RTC) 7.c. and Table 1, NDEP provides the following comments:
 - a. RTC 7.c.i, RZ-D-5 does not list sample SSAI3-03-SW-E as indicated in the response, please revise Table 1 accordingly.
 - b. RTC 7.c.ii, TRX indicates that data is available for sample location SSAJ2-05; however, this data is not presented on the Figure or in Appendix A. Please revise the Deliverable to respond to the NDEP's original comment.
 - c. RTC 7.c.iii, TRX indicates that samples SSAJ3-08 and SSAK3-05 are being analyzed for dioxins/furans and HCB; however, Figure 1 does not show SSAJ3-08. If TRX meant to reference SSAK3-08, then this location should indicate that there is data pending. Please confirm sample locations and revise Figure 1 as needed.
 - d. RTC 7.c.iv, TRX states that SSAL3-06 was collected to "define OCPs" because "surrounding soil samples indicate low dioxin/furan and HCB concentrations". However, TRX should note that RZ-D-14 cannot be reduced based on OCP concentration data alone. TRX did not collect a dioxins/furans TEQ surface sample for RSAL3 even though the TEQ concentration for RSAL3 was greater than 900 ppt as required by TRX's NDEPapproved surface sampling protocol. Therefore, NDEP considers dioxins/furans TEQ a driver for RZ-D-14 and requires dioxins/furans TEQ data to reduce the excavation limits.
 - e. RTC 7.c.vi, HCB is not listed as driving remediation on Table 1. Please revise Table 1.

Attachment B

The following table is based on Figure 1: RZ-D Excavation Areas and Nature and Extent of Contamination (dated September 24, 2010). Note: yellow highlights indicate that Excavation Figures should be revised as indicated in the Attachment B table and Attachment C figures and blue highlights indicate that the depth of the excavation area has not been determined.

Excavation Area	Contaminated Sampling Location	Adjacent Sampling Locations	Depth fbgs	Exceptions
RZ-D-01A	Hazardous Waste Landfill (HWL)	Limits of the HWL	24	
RZ-D-01B	RSAI3	SSAI2-01 SSAH3-01 RSAI2	16	Western cutline: western property boundary
	SSAI3-03-SW-W	SSAI3-03		**HWL located within this area
RZ-D-01C	RSAI2	SSAI2-01 RSAI3 SSAI2-02	15	Western cutline: western property boundary
RZ-D-01D1	SSAI2-02	SSAJ2-02 RSAI2	11	Eastern cutline: boundary of Trade Effluent Pond berm Western cutline: western property boundary **HWL located within this area
RZ-D-01D2			11	Eastern cutline: HWL boundary Western cutline: western property boundary
RZ-D-02	SSAJ2-02	SSAI2-02 RSAJ2	3	Eastern cutline: boundary of Trade Effluent Pond berm Western cutline: western property boundary
RZ-D-03 (C-1)	SSAI3-06	RSAI3 SSH3-01 RSAH3	4	
	55A13-02-5W-W	SSA13-02		Eastern outlines too of CW 11 rend
RZ-D-04 (C-1)	SA201	SSAI3-01	10	berm (or approved
	SSAI3-02-SW-E	SSAI3-02	10	setback)
RZ-D-04A (C-1)	SSAI3-01	RSAH3 SA201 RSAI4	3	Northern cutline: Parcel C boundary

Excavation Area	Contaminated Sampling Location	Adjacent Sampling Locations	Depth fbgs	Exceptions	
RZ-D-05 (C-1)	SSAI3-05 SSAI3-03-SW-E SSAI3-04-SW-E	SA201 SSAJ3-01 SSAI3-03 SSAI3-04	8	Eastern cutline: toe of GW-11 po berm (or approv setback)	ond ed
RZ-D-06	RSAJ2	SSAJ2-02 HWL SSAJ2-01 SSAJ2-06	2	Western cutline: western property boundary	y
RZ-D-06A (C-1)	SSAJ2-06	RSAJ2 SSAJ2-01 SSAJ3-07 SSAJ3-03 SSAJ2-02	≥6		
RZ-D-07 (C-1)	SSAJ2-01	RSAJ2 SA206 SSAJ2-06	10	Western cutline: western property boundary	Y
RZ-D-08	SA88	SSAK3-05 SSAK3-02 SSAK3-06 RSAK3	1	Eastern cutline: toe of GW-11 po berm	ond
RZ-D-08A	RSAK3	SSAK3-06 SA88	1.5	Eastern cutline: toe of GW-11 po berm	ond
RZ-D-10	SA202	RSAJ3 RSAJ3-04 SA88 SSAK3-01	0.33	Eastern cutline: toe of GW-11 po berm	ond
RZ-D-10A	SSAK3-01	SA202 RSAJ3 SA206 SSAK3-07 SSAK3-06	1		
RZ-D-10B	RSAJ3	SSAJ3-05 SSAJ3-03 SSAJ3-07 SSAK3-01 SA202 SSAJ3-04	0.5		

Excavation Area	Contaminated Sampling Location	Adjacent Sampling Locations	Depth fbgs	Exceptions
RZ-D-11	SA134	SSAK3-05 RSAL2 SSAL3-03 RSAL3-04 SA82 SSAK3-04	1	Eastern cutlines: toe of GW-11 pond berm
RZ-D-11A (C-2)	SA82	SSAK3-08 SSAL4-04 SSAL3-07 SSAL3-04 SA134	0.5	Northern cutline: toe of GW-11 pond berm (or approved setback)
RZ-D-11B (C-2)	SSAL4-04	SA82 SSAK3-08 SSAK4-01 SSAK4-02 SSAL4-05 RSAL4 SSAL3-07	≥1	
RZ-D-12	RSAL2	SSAK2-01 SA134 SSAL3-03 SSAL2-01	10	Western cutline: western property boundary
RZ-D-13	SSAL2-01	SSAL2-02 SSAL2-03 SSAL3-01 SSAL3-05 SSAL3-03 RSAL2	5	Western cutline: western property boundary
RZ-D-13A	SSAL2-02	SSAL2-01 SSAL2-03 RSAK2	3	Western cutline: western property boundary
RZ-D-14	RSAL3	RSAL2 SSAL3-05 SSAL3-02 SSAL3-04	1	
RZ-D-15 (C-3)	RSAJ5	SSAK6-02 RSAJ6	7	Western cutline: toe of GW-11 berm (or approved setback) Northern cutline: toe of WC-West pond berm (or approved setback)

Excavation Area	Contaminated Sampling Location	Adjacent Sampling Locations	Depth fbgs	Exceptions
R7-D-154		RSAJ5		Northern cutline: toe of WC-West pond
(C-3)	RSAJ6	SSAJ6-01	10	berm (or approved
(0.5)		SSAK6-02		setback)
		SSAK5-05		Western cutline: toe of GW-11 pond
RZ-D-16	RSAK5	SSAK5-04	9	berm (or approved
		RSAL5		setback)
		RSAK5		
		SSAK5-03	100 000 000	
RZ-D-17	SSAK5-04	SSAK5-02	0.33	
		SA74		
	4	RSAL5		
		SSAK5-05		
		SSAK6-01		Final depth of excavation has not been
R7-D-17A	SSAK6-05	SSAK6-06	>4	determined Additional sampling is
	557110 05	RSAK6		required
		SSAK5-02		required.
		SSAK5-03		
		SSAK5-05		
		SSAK6-02		
RZ-D-17B	SSAK6-01	SSAJ6-01	1	
		SSAK6-03		
		SSAK5-05		
		SSAK6-02		
		SSAK6-01		
RZ-D-17C	SSAK5-05	SSAK6-05	0.33	
		SSAK5-03		
		RSAK5		
1		RSAJ5		
D7 D 10	004746.00	RSAJ6	-	Western cutline: toe of GW-11 pond
RZ-D-18	SSAK6-02	SSAJ6-01	5	berm (or approved
		SSAK6-01		setback)
		SSAK5-05		
		SSAJ6-01		
	0.0.1.1.6.00	SA127	-	
KZ-D-19	SSAK6-03	SA/6	3	
		SSAK6-06		
		55AK0-01		
		SSAK6-03		
RZ-D-20	SA76	SAI2/	1.5	
		55AK/-01		
		SSAK0-00		

Excavation Area	Contaminated Sampling Location	Adjacent Sampling Locations	Depth fbgs	Exceptions
RZ-D-21A (C-3)	SSAJ6-01	SSAK6-02 SSAK6-01 SSAK6-03 SA127	11	Northern cutline: toe of WC-West pond berm (or approved setback)
RZ-D-21B (C-3)	SA127	SSAJ6-01 SSAK6-03 SA76 SSAK7-01 RSAJ7	6	Northern cutline: toe of WC-West and WC-East pond berms(or approved setback)
RZ-D-21C (C-3)	SSAK7-01	SA127 SA76 SSAK6-06 SSAK7-06 RSAJ7	11	
RZ-D-21D (C-3)	RSAJ7	SA127 SSAK7-01 SSAK7-06 SSAK7-02	10	Northern cutline: toe of WC-East pond berm (or approved setback)
RZ-D-21E (C-3)	SSAK7-02	RSAJ7 SSAK7-06 SSAK7-05 RSAK7	14	Northern cutline: toe of WC-East pond berm (or approved setback)
RZ-D-21F (C-3)	RSAK7	SSAK7-02 SSAK7-05 SSAK8-05 SSAK8-09 SSAK8-04	10	Northwestern cutline: toe of WC-East pond berm (or approved setback)
RZ-D-22 (C-3)	SSAK8-04	RSAK7 SSAK8-09 SSAK8-02 SSAJ8-01	5	Western cutline: toe of WC-East pond berm (or approved setback)
RZ-D-23 (C-3)	SSAJ8-01	SSAK8-04 RSAJ8 SSAJ8-02 SSAK8-03	6	Western cutline: toe of WC-East pond berm (or approved setback)
RZ-D-23A (C-3)	RSAJ8	SSAJ8-01 SSAJ8-02	10	Western cutline: toe of WC-East pond berm (or approved setback) Northern cutline: property boundary with Parcel C

Excavation Area	Contaminated Sampling Location	Adjacent Sampling Locations	Depth fbgs	Exceptions
RZ-D-24 (C-3)	SSAK8-06	SSAK8-03 RSAK8 SSAK8-10 SSAK8-02	3	Eastern cutline: eastern property boundary
RZ-D-24A (C-3)	SSAK8-02	SSAK8-04 SSAK8-03 SSAK8-06 SSAK8-10 SSAK8-09	1	
RZ-D-25	RSAK8	SSAK8-10 SSAK8-06 SSAL8-01	1	Eastern cutline: eastern property
RZ-D-26 (C-2)	SA173	SA189 SA123 SSAL5-01	0.33	Northern cutline: Groundwater treatment system area
	SA19	SA179 SSAL5-07		
RZ-D-26A (C-2)	SA189	SSAL4-03 SSAL4-02 SSAL5-01 SA173 SA123 SSAM4-01	0.5	No surface sample for dioxins/furans TEQ was collected per the NDEP- approved surface sampling protocol established by TRX. Therefore, the depth of this polygon is based on the 0.5-2 fbgs sample as it is less than the modified dioxins/furans TEQ BCL.
RZ-D-27 (C-2)	SSAM4-01	SSAL4-03 SA189 SA70 SSAM4-03 SSAM4-04	0.66	Southern cutline: RZ-E cutline
RZ-D-28 (C-4)	SA72	SA167 SA20 SA73 RSAM6	≥0.66	 **remediation alternatives will be investigated for perchlorate contamination Southern cutline: toe of AP-5 pond berm
RZ-D-29 (C-4)	SSAM5-01	SSAL5-03 SA167 SA72 SA70 SA123 SA179	≥0.66	Eastern cutline: toe of AP-5 pond berm

Excavation Area	Contaminated Sampling	Adjacent Sampling	Depth fbgs	Exceptions
Name	Location	Locations		
		SSAM7-02		Southern cutline: RZ-E cutline
RZ-D-30 (C-4) RSAM7	PSAM7	SSAL7-03	1	NDEP currently does not approve
	KSAW17	RSAL7		exclusion of the roadway from
		SSAM7-01		excavation.
		DSAMO		Southern cutline: RZ-E cutline
RZ-D-31 (C-4)	SSAM7-02	RSAM7	0.33	NDEP currently does not approve
				exclusion of the roadway from
		55AW17-01		excavation.

Attachment C

The following Figures are excerpts from Figure 1: RZ-D Excavation Areas and Nature and Extent of Contamination (dated September 24, 2010). NDEP has provided approximate revisions to excavation limits to illustrate the comments made in the Attachment B Table as well as based on comment 3 of Attachment A.

NDEP acknowledges the <u>temporary</u> setback of 50 feet around the berms of the Active Ponds. NDEP has noted the approximate location of the toe of slope for these berms as a reference for some of the comments in the Attachment B Table.



Figure C-Z



III additional excavation area

XXX reduced excavation area





XXX reduced excavation area

111 additional excavation area