RE: First Quarter 2020 Quarterly Progress Report  
Former Stauffer Chemical Company Facility (“Site”)  
NDEP Facility ID #H-000536 Pioneer/Stauffer  
Henderson, NV

Dear Mr. Schoop:

This Quarterly Progress Report (QPR), prepared on behalf of Stauffer Management Company LLC (SMC) and Pioneer Americas LLC [dba] Olin Chlor Alkali Products (Pioneer), summarizes Phase II Environmental Conditions Investigation (ECI) activities performed at the Site during the First Quarter of 2020. This QPR is submitted to NDEP in accordance with the June 28, 1996 Phase II Consent Agreement, entered into by NDEP, Pioneer, and SMC. Notable activities performed during the reporting period include:

- On behalf of Pioneer and SMC, the Fourth Quarter 2019 QPR was submitted to NDEP on January 14, 2020.
- On April 2, Pioneer discussed preliminary results, with NDEP, of soil samples collected in the vicinity of the Historic Caustic Storage Area (HCSA). Pioneer anticipates determining next steps and path forward during second quarter 2020.
- Pioneer, on March 2, requested a schedule extension to submit the remedial action implementation work plan for Letter of Understanding (LOU) Areas 17 and 20. NDEP approved the extension request on March 5. The work plan is due end of May 2020.
- On behalf of SMC/Syngenta Crop Protection, LLC [Syngenta], an Annual Inspection of BHC Cake Pile 3 Cover System Upgrade report was submitted to NDEP on January 21.
- On March 12, the NDEP issued an acceptance letter in response to the March 31, 2016 Conceptual Site Model and Data Usability Evaluation Summary Report, ACD Plant Areas (LOU Nos. 8, 10, and 12), Former Stauffer Chemical Company Facility.
The OSSM Companies (Pioneer, SMC/Syngenta, and Montrose Chemical Corporation of California) performed the following notable activities during the reporting period:

- On January 7, NDEP issued a letter, and requested a review of NERT’s data collected in the vicinity of Site’s eastern boundary. The Companies requested a schedule extension for data review on March 5, which was subsequently approved by NDEP on March 5. The Companies response to NDEP letter is due early May. The Companies review of the received data is ongoing.

  - On February 20, the OSSM Companies received, from NDEP, additional available data collected by NERT in the vicinity of Site’s eastern property boundary. The Companies convened a call with NDEP on February 21, to discuss NDEP’s January 7 letter regarding the east side data review.

- On January 9, the OSSM Companies participated in a routine quarterly status call with NDEP regarding the status and progress of ongoing Site activities.

- The Semi-annual Underground Injection Control (UIC) and Semi-annual Operations reports for the groundwater treatment system (GWTS) were submitted to the respective agencies on January 31 and February 14, respectively. The reports demonstrated that the treatment system is operating effectively and is in compliance with the applicable standards/limits.

- The Companies received draft air Permit from the Clark County Department Air Quality (DAQ) on February 12 for review/response. The Companies provided responses on February 21. The DAQ accepted the responses and issued a permit on March 12. The renewed permit is valid for 5 years and expires on March 11, 2025.

- On March 23, the 2019 GWTS Annual Air Emissions Summary Report was submitted to the DAQ.

- The Companies submitted a request on March 30 to delay the annual groundwater sampling from April to third quarter 2020. NDEP approved the request on March 31.


- During the reporting period, the GWTS operated appropriately and continues to effectively capture and contain impacted groundwater.

- The Companies are continuing efforts to characterize/investigate Site LOU areas to achieve NDEP administrative closure, or no further action determinations.
Should you have any questions related to the information contained herein, please contact me [(423) 336-4675; email: cesakkiperumal@olin.com], or an appropriate alternate Company representative.

Sincerely,

Chinny Esakkiperumal, PG, CEM (EM2409; Expires October 12, 2021)
Olin Corporation

Enclosures:
Former Stauffer Chemical Company Facility Fact Sheet
Selected Site Assessment Areas Status Update

cc: James (JD) Dotchin, Chief, BISC, NDEP, Las Vegas
    J. Carlton Parker, Supervisor, BISC, NDEP, Las Vegas
    BMI Compliance Coordinator – NDEP Las Vegas, NV
    NDEP c/o Broadbent & Associates [2]
    Jeff Gibson – American Pacific Corporation
    Mark Paris – Basic Remediation Company
    Lee Farris – Basic Remediation Company
    Ranajit Sahu – Basic Remediation Company
    Joe Kelly – Montrose Chemical Corporation of California
    Ed Modiano – Montrose Chemical Corporation of California
    Jay Steinberg – Nevada Environmental Response Trust
    Allan DeLorme – Environ
    John Pekala – Environ
    Dave Share – Olin Corporation
    Charles Elmendorf – Stauffer Management Company LLC
    Darren Croteau – Terraphase Engineering, Inc.
    George Crouse – Syngenta Crop Protection, LLC
    Nicholas Pogoncheff – PES Environmental, Inc.
    Dick Pfarrer – TIMET
    Enoe Marcum – WAPA
Stauffer Chemical Company formerly operated a chemical manufacturing facility at the property (i.e., “the Site”) which is now occupied by Olin Chlor Alkali Products at the western end of the Black Mountain Industrial Complex (formerly known as the BMI Complex), in an unincorporated area of Clark County, near Henderson, Nevada. Stauffer ceased operations at the property in 1988 when the property was purchased by Pioneer Chlor Alkali, Inc. (Pioneer). Olin Corporation (Olin) purchased the property from Pioneer Americas LLC (Pioneer) in 2007. Pioneer, Stauffer Management Company LLC (SMC), and Syngenta Crop Protection, Inc. (Syngenta) are working in cooperation with the Nevada Division of Environmental Protection (NDEP) on continuing environmental investigation and cleanup activities at the Site. This Fact Sheet, prepared on behalf of Pioneer and SMC/Syngenta, is intended to keep community members informed about the status of the environmental investigation and cleanup. Other companies at neighboring properties within the BMI Complex are also performing environmental work. These companies include: Nevada Environmental Response Trust (previously known as Tronox LLC; formerly Kerr-McGee Chemical Company), Titanium Metals Corporation and Basic Remediation Company. Montrose Chemical Corporation of California (Montrose) is also performing environmental work at the Site in areas associated with their former operations. All of these companies have developed separate Fact Sheets related to their environmental work.

**HISTORY**

In 1941, approximately 5,000 acres of desert in the southwest portion of the Las Vegas Valley was deeded by the United States for use as what was to become the world’s largest magnesium plant (BMI Complex), a plant constructed for the U.S. Government that would play a critical role in World War II. The location was selected in part based on its proximity to magnesite ore and an adequate power supply (then recently completed Hoover Dam).

The western end of the original BMI Complex included a chlorine-caustic plant which was necessary to support the U.S. Government’s production of magnesium. In 1945, Stauffer Chemical Company leased the chlorine-caustic plant from the U.S. government, and later purchased the property in 1952.

The property was ultimately sold to Pioneer in 1988. During Stauffer Chemical Company occupancy, the manufactured products included chlorine and caustic, and later, agricultural chemicals. Additionally, portions of the property were leased to Montrose for their manufacture of chemicals.

Today, the Site is operated by Olin Chlor Alkali Products for the production of bleach, as well as handling of chlorine, caustic soda, and hydrochloric acid; non-chlor alkali chemical productions ceased prior to 1988.
ENVIRONMENTAL WORK

As part of the 1983 Consent Order entered into between the NDEP, Stauffer and Montrose, a groundwater pump and treatment system was installed to address impacted groundwater identified at the Site. The groundwater pump and treatment system at the Site continues to effectively operate, as do other groundwater pump and treatment systems being operated by other nearby companies to address impacted groundwater.

In 1991, Pioneer and SMC entered into a Consent Agreement with the NDEP to jointly conduct a Phase I Environmental Conditions Assessment (ECA) of the Site. The purpose of the ECA was to identify areas of potential environmental concern. Pioneer and SMC submitted their ECA report to the NDEP in 1993 and thereafter agreed to the terms of the 1994 Phase II Letter of Understanding (LOU) with the NDEP. The LOU identified issues of potential environmental concern (Study Items) to be addressed in the next phase of investigation. In 1996, Pioneer and SMC entered into a subsequent Consent Agreement with NDEP requiring them to jointly conduct a Phase II Environmental Conditions Investigation (ECI) and to prepare Remedial Alternative Study (RAS) work plans for those Study Items, as necessary. Since 1996, several phases of environmental characterization and a series of reports have been completed by Pioneer and SMC to assess soil and groundwater conditions, and RAS work plans have been prepared and remedial actions implemented, including the construction of asphalt caps (in 2003 and 2004) over the former agricultural chemical manufacturing plant areas.

The focus of recent environmental work activities has been developed based upon the review of historical Site operations, submittal of additional work plans, preparation of reports and correspondence with the NDEP, and development of a list of Site related chemicals (SRCs) to assist in additional sampling activities. Additionally, annual groundwater monitoring is performed to assess the occurrence of chemicals in groundwater at the Site and areas downgradient of the existing groundwater pump and treatment system, and to demonstrate compliance for operation of the groundwater pump and treatment system in accordance with the terms of the 1983 Consent Order. The information and data from previous reports and investigations have been integrated into a comprehensive Conceptual Site Model (CSM) that was prepared by Pioneer, SMC/Syngenta and Montrose in July 2008. The CSM presents the current understanding of Site conditions, describes potential exposure pathways related to soil and groundwater conditions, and identifies areas where future environmental characterization may be appropriate. The companies are currently in the process of finalizing a Groundwater Remedial Alternatives Study for the evaluation of possible remedial actions.

FUTURE WORK

Pioneer and SMC/Syngenta will continue to perform environmental investigations as described above in cooperation with the NDEP. Additional environmental cleanup work will be conducted as appropriate based on the results of these investigations and the CSM. The groundwater pump and treatment system will continue to be operated and monitored to maintain its effectiveness.

ADDITIONAL INFORMATION AND COMMUNITY INVOLVEMENT

The NDEP oversees all aspects of the environmental work at the Site.

Additional information from the NDEP can be obtained by contacting Chad R. Schoop, at 702-486-2850 x 248 or cschoop@ndep.nv.gov.

The companies welcome community input for this project and recognize the need to respond to community concerns. Previous reports related to the environmental work at the Site can be obtained from NDEP’s offices in Las Vegas or Carson City.
## Selected Site Assessment Areas Status Update

**Updated April 2020**

<table>
<thead>
<tr>
<th>Area Description</th>
<th>LOU Item No.</th>
<th>Background Documents</th>
<th>Current Status</th>
</tr>
</thead>
<tbody>
<tr>
<td>Inactive CAPD Pond 6</td>
<td>20</td>
<td></td>
<td>Projected Activity: Work Plan for the implementation of the Remedial Action for LOUs 17 and 20.</td>
</tr>
<tr>
<td>Inactive CAPD Pond 2 and Associated Process Piping</td>
<td>18</td>
<td>5</td>
<td>Projected Activity: RI SAP &amp; CSM</td>
</tr>
<tr>
<td>CAPD Pond 5</td>
<td>19</td>
<td>5</td>
<td>Projected Activity: RI SAP &amp; CSM Note: Active ponds; Subject to NPDES Permit</td>
</tr>
<tr>
<td>CAPD Ponds 6A and 9</td>
<td>Non-LOU</td>
<td></td>
<td></td>
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<td>Phosphoric Acid Pond, Three Trenches (LOU 4), Leach Beds (LOU 9) and Associated Conveyance</td>
<td>4 and 9</td>
<td>1,2,5,6,7</td>
<td><strong>Completed:</strong> CSM (Feb 3, 2015) accepted by NDEP (August 27, 2016). Revised DUE (September 25, 2015) accepted by NDEP (January 7, 2016). <strong>Projected Activity:</strong> RAS</td>
</tr>
</tbody>
</table>
| Former ACD Plant Area (Asphalt-Concrete Cap Covered Area) Including: Former ACD Plant Site (LOU 8), Former Lindane Plant Area (LOU 10), Former BHC Cake Piles 1 & 2 and Capped Area of Former BHC Loader Haul Route (LOU 12) and Former Vapor Incinerator Area (LOU 14) | 8,10, 12 and 14 | 1,3,5                | **Completed:** DVSR & EDD Vadose Zone Data Gap Analysis and Characterization approved by NDEP (April 2014). Comprehensive CSM/DUE submitted to NDEP March 31, 2016.  
NDEP issued March 12, 2020 acceptance letter for CSM/DUE LOUs 8, 10, and 12. **Projected Activity:** RAS |
| BHC Cake Pile 3 and Non-Capped Area Former BHC Haul Route (LOU 12)                                                                                                                                              | 12          | 1,4,5,6              | **Completed:** Design Report, BHC Cake Pile 3 Cover System (April 7, 2016) accepted by NDEP (May 24, 2016). BHC Cake Pile 3 Cover System Upgrade completed First Quarter 2017. RAS (Revision 1, August 10, 2018 ) accepted by NDEP (October 21, 2018).  
Revised Draft Environmental Covenant (EC), and Site Management Plan submitted to NDEP March 28, 2019. The EC was signed by all relevant parties on October 17, 2019.  
Fully executed environmental covenant recorded on December 23, 2019. |
| Former HCL/BCME Release Area (LOU 29)                                                                                                                                                                         | 29          | 1,2,5                | **Completed:** Closure Report (January 16, 2018). **Closed LOU No. 29:** NDEP issued No Further Action Determination May 9, 2018. |
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| Inactive Trithion USTs                                | Non-LOU      | 6,7                  | **Completed:** Data Transmittal Report, Assessment of Underground Trithion Waste Treatment Tanks (June 6, 2017).  
**Closed Non-LOU Area:** NDEP issued No Further Investigation Letter October 13, 2017 |
| Inactive ACD Ponds 1 and 2                            | 7            | 1,2,5,6,7            | **Projected Activity:** RI SAP                                                  |
| Former Wastewater Ponds 1 & 2 and CAPD Ponds 7 & 8    | 6, 21, & 22  | 1,5                  | **Completed:** Revised Work Plan for Vadose Zone Characterization (accepted by NDEP January 2013). Revised EDD and DVSR (accepted by NDEP November 2013). Submitted Recommendation for Project Closeout Process September 4, 2014 (accepted by NDEP September 12, 2014). |
| CAPD Pond 8                                           | 22           | 1,5                  | **Completed:** Administrative Closure for former wastewater pond (see 22 above).  
**Projected Activity:** RI SAP & CSM for active pond  
Note: Active pond; Subject to NPDES Permit           |
| Former Cell Renewal Building and Associated Conveyance Facilities | 11           | 5                    | **Projected Activity:** RI SAP & CSM                                           |
| Site-Wide Groundwater                                 | Non-LOU      | 1                    | **Completed:** NDEP provided comments on revised draft on April 26, 2019. The Companies submitted a revised draft RAS, incorporating NDEP comments, on June 28, 2019.  
**Projected Activities:** The Companies to evaluate NERT’s "new" east side data and submit a response to NDEP. NDEP review of the revised RAS. |
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### Updated April 2020

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**Notes:**
2. PES Environmental, Inc. (2008). Area-Specific Conceptual Site Models: BHC Cake Pile 2 (Component of LOU No. 12); ACD Drum Burial Waste Management Area (LOU No. 5); Former Leach Beds and Phosphoric Acid Pond (LOU No. 4) and Trenches (LOU NO. 9); Inactive ACD Ponds 1 & 2 (LOU No. 7); and Former HCL/BCME Release Area (LOU No. 29). Former Stauffer Chemical Company Facility. Henderson, Nevada. April 11.

**Acronyms:**
ACD - Agricultural Chemical Division  
AMEC FW - AMEC Foster Wheeler  
BCME - Bischloromethylether  
BHC - Benzene Hexachloride  
CAPD - Chlor Alkali Products Division  
Companies - Pioneer Americas, LLC, Stauffer Management Company, LLC/Syngenta Crop Protection, Inc., and Montrose Chemical Corporation of California  
CSM - Conceptual Site Model  
DUE - Data Usability Evaluation  
Geosyntec - Geosyntec Consultants, Inc.  
Hargis - Hargis + Associates, Inc.  
HCL - Hydrochloric Acid  
HCSA - Historic Caustic Storage Area  
LOU - Letter of Understanding  
NDEP - Nevada Division of Environmental Protection  
NFA - No Further Action  
PES - PES Environmental, Inc.  
RAS - Remedial Alternative Study  
RI - Remedial Investigation  
SAP - Sampling & Analysis Plan  
USTs - Underground Storage Tanks  
WP - Work Plan