

Freeport-McMoRan Chino Mines Company
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Return Receipt Requested

Ms. Rebecca Roose, Director
New Mexico Environment Department
Water Protection Division
P.O. Box 5469
Santa Fe, New Mexico 87502

Dear Ms. Roose:

Re: Freeport-McMoRan Chino Mines Company
AOC Quarterly Report, Second Quarter 2020

This Administrative Order on Consent (AOC) Quarterly Report documents activities performed during the reporting period from April 1 through June 30, 2020. The report is submitted and organized as outlined in Article IX, Section E of the AOC between the New Mexico Environment Department (NMED) and Freeport-McMoRan Chino Mines Company (Chino). Chino also submits a copy of this report to the New Mexico Energy, Mineral and Natural Resources Department, Mining and Minerals Division (MMD), per its request.

AOC Activities

During the second quarter of 2020, the following major activities occurred:

- MMD approved the *Groundhog No. 5 Stockpile Construction Quality Assurance and Reclamation Completion Plan* as part of the Hanover/Whitewater Creek Investigation Unit (HWC IU).
- Chino provided the annual Hurley Soils IU (HSIU) Health Advisory to property owners still requiring remediation.
- Chino submitted the *HSIU Remedial Addendum Completion Report*.
- Chino performed quarterly post-remediation monitoring of the Interim Remedial Action sites under the Smelter/Tailing Soils Investigation Unit (STS IU) and the HWC IU.
- The AOC Technical Group participated in meetings and conference calls on April 30th, May 27th, and June 30th to review the AOC progress.

Hanover/Whitewater Creeks Investigation Unit

IRAs in the Groundhog Mine Area

As per the *Groundhog Mine Site Interim Remedial Action (IRA) Completion Report* and additional supplemental completion reports for the Groundhog Mine area, Chino continues to perform quarterly erosion monitoring of the various IRA sites as well as bi-annual water quality monitoring. The monitoring data are included in the Groundhog Mine Site annual monitoring reports submitted at the end of October for each year of monitoring.

The MMD has approved extension requests by Chino under Permit GR009RE to complete reclamation activities at the Lucky Bill Groundhog Mine No. 5 site. Chino requested to amend the Chino Mines Closure Closeout Plan Revision application previously submitted to MMD and the NMED on February 16, 2018, to address the reclamation schedule for regulated sites. In

an email dated June 11, 2018, Chino requested to change the Groundhog No. 5 reclamation completion date from June 30, 2018 to Dec 31, 2024. Modification 14-1 to MMD Permit GR009RE, requires completion of the Groundhog No. 5 Stockpile reclamation by June 30, 2018. This extension period is necessary for Chino to sequence the MMD reclamation process with the AOC. MMD responded in an email dated November 5, 2018 that the requested change to the reclamation schedule will be approved under Revision 18-1, which is an update to the Chino Closure/Closeout Plan which is pending.

Additionally, Chino continues to collect samples from the updated seepage collection system installed in 2014 which has been performing well to capture seepage for sampling at the toe of the Groundhog No. 5 Stockpile. Chino submitted the interim report on the geochemical evaluation of the site under the *Revised Technical Memorandum (TM) for the Groundhog No. 5 Stockpile Geochemical Evaluation* in 2018 to NMED. NMED provided comments on the TM in a letter dated June 13, 2019. Chino developed and submitted a *Groundwater Pathway Evaluation Addendum to the Revised TM* on July 17, 2019 to NMED in response to comments. NMED provided conditional approval supported by comments on the *Addendum* in a letter dated December 20, 2019. Chino has met two of the letter's conditions by improving the drainage controls on the stockpile in early January and submitting the *Groundhog No. 5 Stockpile Construction Quality Assurance and Reclamation Completion Plan (CQAP)* dated February 20, 2020 to NMED and MMD. MMD provided comments on the cover placement plan in a letter dated March 20, 2020 which also included NMED comments. Chino submitted responses to MMD comments in a letter dated April 30, 2020 to both MMD and NMED. MMD provided their approval of the CQAP in a letter dated May 6, 2020. In a response letter dated June 16, 2020, Chino anticipates completing the work as soon as reasonably possible and will provide 60 day notice to MMD and NMED prior to implementing the CQAP. Chino initially proposed in the CQAP to perform the final closure activity in 2020. However, due to current restrictions and staffing limitations related to the COVID-19 pandemic this work has been postponed.

2019 Whitewater Creek IRA

The HWC IU IRA for removing impacted material from Whitewater Creek was completed in June 2019. Chino implemented a monitoring program for the completed Whitewater Creek IRA during the fourth quarter of 2019. Chino anticipates submitting the IRA completion report within the third quarter of 2020. Additionally, Chino is reviewing a draft residual risk assessment report and finalizing the associated quality control and quality assurance data validation reports in preparations for discussions with the AOC Technical Group.

Hurley Soils Investigation Unit

Sampling and remediation results from an outreach program to the remaining 6 Hurley residential sites will be provided to NMED in an addendum report to the 2014 Supplemental Completion Report during the second quarter of 2020. Chino remediated one of the remaining four residential sites that requires cleanup during the third quarter of 2019 based on sampling results. Two additional residential sites recently sampled do not require remediation. Chino submitted the *Hurley IU Addendum Supplemental Completion* report on June 2, 2020 to NMED which details the above additional sampling and remediation. Additionally, Chino provided the annual health advisory by certified mail to the Hurley property owners of the 3 residential sites identified as requiring remediation, and the adjacent property owners, as required by the Record of Decision during the second quarter of 2020.

Lampbright Investigation Unit

The NMED approved the revised 2018 *Lampbright IU (LIU) Ecological Risk Assessment (ERA)*. Additionally in a letter dated June 5, 2019, NMED requested as a follow up to their approval of the ERA, habitat and presence/absence surveys for the Chiricahua Leopard Frog (CLF) to address uncertainties identified in the ERA.

- Under the NMED approved *CLF Survey Workplan, Fall 2019* to address risk uncertainty identified in the final LIU ERA, Chino performed the formal habitat and presence/absence surveys in the vicinity of the LIU in September 2019 with NMED participation.
- Chino submitted the CLF survey results report in on February 14, 2020.
- As a follow up to the survey report submittal, Chino provided an overview of the CLF survey results in a conference call on April 1, 2020 to NMED, NM Game and Fish Department (NMGF), and the US Fish and Wildlife Department (USFWD). The regulatory agencies anticipate commenting on the survey report in the third quarter of 2020.

Smelter Tailings Soil Investigation Unit

Interim Remedial Actions

As an extension of the 2008 STS IU Golf Course IRA and utilizing the 2006 IRA workplan, Chino implemented the B Ranch IRA in June 2019 to address 22 acres adjacent to Hurley Operations boundary, as well as the Golf Course IRA site and the Hurley Soils IU IRA site. Chino completed this IRA extension by the end of July 2019 with the removal of 16,000 cubic yards of impacted soil and revegetation at the B Ranch site. Chino anticipates submitting the B Ranch IRA completion report to the NMED within the second quarter of 2020.

As documented in the *Razorback Ridge Area IRA STS IU Supplemental Completion Report* dated 2016, Chino is conducting quarterly post-remediation erosion and vegetation monitoring for those remediated sites. Following five years of this monitoring, a quantitative vegetation survey was performed in early October 2019. The draft survey results were provided May 18, 2020 for informal review to NMED and Chino anticipates formally submitting the report in the third quarter of 2020.

Historical tailings material located in the Apache Tejo drainage was incorporated into the STS IU by NMED in 2009. NMED requested that Chino submit a characterization report and an IRA work plan for the Apache Tejo drainage system. Chino plans to submit a survey and characterization report during the third quarter of 2020.

Feasibility Study

The STS IU Pre-Feasibility Study Remedial Action Criteria (RAC) were established by NMED in letters dated September 16, 2010, and March 2, 2011. Current activities and processes initiated by the 2011 feasibility study (FS) work plan are:

1. Chino, with NMED participation, performed vegetation and soil surveys for additional reference sites for use in the Feasibility Study (FS) in early October 2018.
2. Chino anticipates submitting the draft FS report in 2021, following incorporation of data obtained from interim remedial action completion reports such as the B Ranch IRA. Also includes the incorporation of the 2017 *Phytotoxicity and Vegetation Community Study* report and the five year monitoring reports for the amendment study and the white rain monitoring study, titled respectively, *Year 5 Monitoring Report for STS IU Amendment Study Plots* and the *Year 5 Report on pH Monitoring to Evaluate the Effect of the White Rain on the STS IU*, into the FS.

Community Relations

The Community Work Group (CWG) cancelled the only scheduled second quarter meeting planned for May 12th due to the current COVID-19 pandemic conditions. The three local Chino AOC document repositories continue to be maintained and updated with current documentation. The online electronic document repository (<http://www.fcx.com/chino/>) is also up to date.

Next Quarter's Scheduled Activities

The following work and activities are projected for the third quarter of 2020:

- Continue the monitoring program as needed for the completed Whitewater Creek IRA sites.
- Submit a report for the 5 year quantitative vegetation survey for the Razorback Ridge IRA under the Smelter/Tailing Soils Investigation Unit (STS IU).
- Submit the B Ranch Interim IRA completion report under STS IU.
- Submit the HWC IU IRA completion report.
- Conduct quarterly inspections of interim remediation sites within the HWC IU and STS IU.
- The AOC Technical Group will meet monthly.

Personnel Changes

There were no personnel changes during the quarter

Problems and Solutions

There were no problems that adversely affected the AOC this quarter.

Please contact Ms. Pam Pinson at (575) 912-5213 with any questions or comments concerning this report.

Sincerely,



Sherry Burt-Kested
Manager, Environmental Services

SBK:pp
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cc (via email):

David Mercer, NMED
Joseph Fox, NMED
Petra Sanchez, US EPA
DJ Ennis, MMD
Holland Shepherd, MMD
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Shelly Lemon, NMED
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Michael Steward, FCX
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