Henderson, Katie

From:Torrence, RufusSent:Tuesday, March 06, 2012 2:39 PMTo:Jeff Wages (jwages@syrgis.com)Cc:Henderson, Katie; Fuller, KimSubject:RE: AFIN 54-00429 AR0043389 ARP001013 Syrgis Performance Initiators: Process Water
Analysis (Zinc)

Jeff,

In reference to our telephone conversation today, Syrgis sampled the pond effluent for the February 2012 report. Therefore, no calculation sheet is available for the February report.

Syrgis has agreed to sample the three process lines for future reports. Syrgis next report is due by August 31, 2012.

Rufus

From: Torrence, Rufus
Sent: Tuesday, March 06, 2012 1:41 PM
To: Jeff Wages (jwages@syrgis.com)
Cc: Henderson, Katie
Subject: AFIN 54-00429 AR0043389 ARP001013 Syrgis Performance Initiators: Process Water Analysis (Zinc)



March 6, 2012

Mr. Jeff Wages Syrgis Performance Initiators, Inc. 334 Phillips 311 Road Helena, AR 72342-9033

Re: Syrgis 2012 February Semi-Annual Pretreatment Report (Tracking Number: ARP001013 AFIN: 54-00429 City of Helena NPDES No.: AR0043389)

Dear Mr. Wages:

The Department has reviewed Syrgis' February 2012 semi-annual report. In accordance with the terms in the Department's letter dated August 6, 2010, Syrgis <u>appears</u> to be compliant with the calculated effluent limits for

lead and zinc. The calculated limit for lead is 57.6 μ g/l and for zinc is 132 μ g/l. Syrgis reported 1.24 μ g/l for lead and 45.7 μ g/l for zinc in the effluent.

Referring to the Department's letter dated August 12, 2011, find:

Syrgis must sample only the process wastewater to verify compliance with the limits in 40 CFR 414.85 (Sub Part H). In accordance with 40 CFR 414.111(b), since Syrgis does not have a lead or zinc bearing waste stream listed in Appendix A, Syrgis must comply with the lead and zinc limits shown in the Department letter dated August 6, 2010. To verify compliance Syrgis must sample the process wastewater before it enters the pond and commingles with the stormwater. Syrgis' process wastewater enters the pond in three different lines. Syrgis must sample each line and may take grab samples (in lieu of flow proportional sampling). Syrgis may composite the three samples in proportion to flow and submit only the one composite sample to the lab for analysis.

The Department cannot verify that the submitted lead and zinc analyses were composited samples. Please submit the calculation sheet which shows how Syrgis determined the percentages. This may be a handwritten page, an Excel spreadsheet or a formal tabulated form. In either case, the submitted item must clearly show how Syrgis determined the percentages.

Please submit the calculation information within thirty days of receiving this letter/email or by **April 20, 2012** (whichever comes first). In the future, please submit the calculation information with each semi-annual report.

If Syrgis has concerns or requires more details, please contact Rufus Torrence at (501) 682-0626 or torrence@adeq.state.ar.us.

Sincerely,

Rufus J. Torrence, Water Division Engineer

Encl: ADEQ Letters dated 9-4-2009, 8-6-2010 and 8-12-2011

ARKANSAS DEPARTMENT OF ENVIRONMENTAL QUALITY

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August 12, 2011

Mr. Jeff Wages Syrgis Performance Initiators, Inc. 334 Phillips 311 Road Helena, AR 72342-9033

Re: Syrgis 2011 August Semi-Annual Pretreatment Report (Tracking Number: ARP001013 AFIN: 54-00429 City of Helena NPDES No.: AR0043389)

Dear Mr. Wages:

The Department has reviewed Syrgis' August 2011 semi-annual report. In accordance with the terms in the Department's letter dated August 6, 2010, Syrgis <u>appears</u> to have violated the calculated effluent limit for zinc. The calculated limit for zinc is 132 μ g/l and Syrgis reported 157 μ g/l. Syrgis' stormwater enters the same treatment pond as the process wastewater. Syrgis sampled the effluent from this pond.

Syrgis must sample only the process wastewater to verify compliance with the limits in 40 CFR 414.85 (Sub Part H). In accordance with 40 CFR 414.111(b), since Syrgis does not have a lead or zinc bearing waste stream listed in Appendix A, Syrgis must comply with the lead and zinc limits shown in the Department letter dated August 6, 2010. To verify compliance Syrgis must sample the process wastewater before it enters the pond and commingles with the stormwater. Syrgis' process wastewater enters the pond in three different lines. Syrgis must sample each line and may take grab samples (in lieu of flow proportional sampling). Syrgis may composite the three samples in proportion to flow and submit only the one composite sample to the lab for analysis. Please resample for zinc and submit the new results for zinc to the Department within thirty days of receiving this letter or by September 30, 2011 (whichever comes first).

The Department encourages Syrgis to continue sampling the potable water from time to time to document current levels. If Syrgis has concerns or requires more details, please contact Rufus Torrence at (501) 682-0626 or torrence@adeq.state.ar.us.

Sincerely,

Rufus J./Torrence, Water Division Engineer

Encl: ADEQ Letters dated 9-4-2009 and 8-6-2010



September 4, 2009

Mr. Jeff Wages Syrgis Performance Initiators, Inc. 334 Phillips 311 Road Helena, AR 72342-9033

Re: Syrgis (Tracking Number: ARP001013 AFIN: 54-00429) Pretreatment Inspection

Dear Mr. Wages:

On July 15, 2009 the Department pretreatment staff conducted a sampling inspection of the Syrgis Helena facility. The Department appreciates Syrgis' efforts and time in assisting with the inspection. Please find enclosed the pretreatment inspection report. Please review the report and let the Department know if Syrgis finds any errors. Also enclosed is the Department lab analysis from the collected sample. The Department's lab analysis shows zinc at 0.615 mg/l and lead at 0.025 mg/l in the effluent entering the Helena POTW. In the past Syrgis has not tested for lead. Please note that Syrgis must test the effluent for ALL regulated parameters including lead.

In previous correspondence, the Department considered adjusting Syrgis' limits to allow for dilution (Syrgis combines sanitary wastewater with regulated wastewater). Syrgis declared that the Helena facility does not contain a metal bearing stream listed in Appendix A in 40 CFR 414. Since the only parameters detected in the effluent are metals, 40 CFR 403.6(e) is not applicable and Syrgis must demonstrate that these metals enter the facility in the intake potable water.

At this time Syrgis appears to have no processes which contribute zinc to the wastewater. The zinc in the effluent may be entering with the intake water and may be simply passing through the plant unaltered. Before the Department makes a final determination, please sample the intake water on a calendar quarterly basis for a period of one year. The attached analysis may serve as the required analysis for the July- Sep 2009 quarter. Syrgis must sample (only zinc and lead) the intake water for three additional quarters (Oct- Dec 2009, Jan- Mar 2010 & April – May 2010). If these sampling results confirm that the zinc and lead are in the intake water, Syrgis will not be required to sample the intake water in the future.

In accordance with 40 CFR 403.15, Syrgis can take credit for the metals in the intake water. For the February 2010 report, Syrgis' effluent must not exceed by 20% the highest previous potable metal concentrations. The contract lab must use **EPA Method 200.8** instead of Method 200.7.

September 4, 2009 Page 2 of 2

Syrgis has two options for future reports:

Option 1: Syrgis may discontinue all testing of the drinking water after May 2010. Syrgis metal concentrations in the effluent must not exceed by 20% the highest previous reported metal potable concentration. If Syrgis reports a concentration higher than this value or an ADEQ lab report shows a value higher than this value, the Department will deem that Syrgis has violated the 40CFR414 categorical pretreatment standard for zinc or lead.

Option 2: If the metal concentration in the effluent remains consistently higher than the metal concentration in the intake water, Syrgis may actually have a process which contributes metals to the wastewater. According to 40 CFR 414.85 (b), "the Control Authority [the Department] on a case-by-case basis" can identify "additional process wastewater streams...as metal or cyanide bearing" streams. Syrgis may petition the Department to have a particular metal bearing stream(s) designated as a 40 CFR 414 metal bearing stream. If the petition is successful, the 40 CFR 414 zinc limits (1.05 & 2.61 mg/l) and lead limits (0.32 & 0.69 mg/l) would be applicable to Syrgis' effluent.

Please note that under Option 1, Syrgis <u>currently</u> has violations for 40 CFR 414 pretreatment standards for lead and zinc. These violations may be mitigated by future intake water analyses.

Please note that before the Department considers Option 2, Syrgis must demonstrate that a BMP (Best Management Practices) will not significantly impact "non-process" sources of zinc and lead.

If Syrgis has concerns or requires more details, please contact Rufus Torrence at (501) 682-0626 or torrence@adeq.state.ar.us.

Sincerely,

Rufus J. Torrence, Water Division Engineer

Encl: Pretreatment Inspection Report dated July 15, 2009
ADEQ Lab Report 2009-1761
Syrgis (Rineco 9094) Lab Report
EPA Local Limits Development Guidance Appendices; Appendix V Domestic Pollutant Loading



August 6, 2010

Mr. Jeff Wages Syrgis Performance Initiators, Inc. 334 Phillips 311 Road Helena, AR 72342-9033

Re: Syrgis 2010 August Semi-Annual Pretreatment Report (Tracking Number: ARP001013 AFIN: 54-00429 City of Helena NPDES No.: AR0043389)

Dear Mr. Wages:

The Department has reviewed Syrgis' August 2010 semi-annual report. This report contained both categorical and additional sampling data required by the Department's letter dated September 4, 2009. A copy of this letter is attached for Syrgis' convenience.

In the September 4, 2009 letter the Department decided not to adjust Syrgis' limits for dilution because the August 2009 report showed no regulated organic parameters were detected in the effluent. However, the March (February) 2009 and 2010 semi-annual reports indicated benzene in the effluent. The August 2010 report listed benzene non-detect at <1.00 μ g/l.

In reference to the telephone conversation (Torrence and Wages) on February 22, 2010, Syrgis appears to have no processes which contribute zinc to the wastewater. In reference to the Department's letter dated September 4, 2009, find this option:

Option 1: Syrgis may discontinue all testing of the drinking water after May 2010. Syrgis metal concentrations in the effluent must not exceed by 20% the highest previous reported metal potable concentration. If Syrgis reports a concentration higher than this value or an ADEQ lab report shows a value higher than this value, the Department will deem that Syrgis has violated the 40CFR414 categorical pretreatment standard for zinc or lead.

Syrgis reported the following concentrations of lead and zinc in the intake water:

Date	Lead	Zinc
08-10-2009	< 40 µg/l	89 μg/l
11-02-2009	48 μg/l	23000 µg/l
01-14-2010	2.25 μg/l	66.6 μg/l
07-07-2010	4.20 μg/l	<u>1</u> 12 μg/l

August 6, 2010 Page 2 of 2

Find attached Appendix V – Domestic Pollutant Loadings from <u>EPA Local Limits Development</u> <u>Guidance Appendices (EPA 833-R-04-002B)</u>. EPA sampled 638 residential/commercial trunklines (sewer lines) throughout the USA. Even though the drinking water had been contaminated by residential/commercial plumbing, the maximum reported concentration was only 1280 μ g/l. Therefore, the Department has concluded that the 23000 μ g/l of zinc is an "outlier" caused by lab error or inadvertent contamination. Note also that the average value reported by EPA was 231 μ g/l. The EPA average is comparable to the 112 μ g/l of zinc reported by Syrgis.

In accordance with Option 1 above, Syrgis limits for Lead and Zinc are:

Lead => $48 + 48 \times 0.2 = 48 + 9.6 = 57.6 \,\mu\text{g/l}$ Zinc => $112 + 112 \times 0.2 = 112 + 22.4 = 134.4 \,\mu\text{g/l}$

The Department appreciates Syrgis' assistance with determining these limits.

If Syrgis has concerns or requires more details, please contact Rufus Torrence at (501) 682-0626 or torrence@adeq.state.ar.us.

Sincerely,

Rufus J. Torrence, Water Division Engineer

Encl: ADEQ Letter dated 9-4-2009