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KOCH NITROGEN COMPANY LLC

October 28, 2011

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Director, RCRA Corrective Action & Permits Branch
Air, RCRA and Toxics Division
U.S. Environmental Protection Agency Region VII
901 North Fifth Street
Kansas City, Kansas 66101

**RE: Koch Nitrogen Company, LLC – Dodge City, Kansas
EPA ID No. KSD044625010
Quarterly Progress Report for Third Quarter 2011**

Ladies/Gentlemen:

In accordance with Section C.13 of the above referenced Permit, Koch Nitrogen Company, LLC (KNC) hereby submits the enclosed original and duplicate of the Quarterly Progress Report for the Third Quarter of 2011.

If you have any questions about the attachments, please contact me at (620) 227-8631, ext. 350.

Sincerely,

Elise Stucky-Gregg
Environmental Leader

cc w/ encl:

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1Z 693 661 03 9682 4199

Andrea Stone, U.S. Environmental Protection Agency
Region VII, Kansas City, KS

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Kansas Department of Health and Environment,
Bureau of Waste Management, Topeka, KS

Tom Siegrist, Koch Fertilizer, Wichita, KS (electronic copy)

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RCRA

**QUARTERLY PROGRESS REPORT
3rd QUARTER 2011**

**DODGE CITY NITROGEN PLANT
KOCH NITROGEN COMPANY, LLC**

EPA ID NO. KSD044625010

October 28th, 2011

CERTIFICATION STATEMENT

In accordance with Sections B.2.b and B.22 of the Part II Permit, I certify under penalty of law that this document and all attachments were prepared under my direction or supervision according to a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

By:



John Burns

Vice President of Nitrogen Operations

A description of the work completed (Part II Permit Section C.13.a): This Quarterly Report covers activities in the 3rd quarter of 2011, during which KNC accomplished the following work:

- Although not a part of the Part II permit requirements, the third quarter groundwater sampling event was completed on September 21, 2011. As requested by EPA, KNC has supplemented our approved SAP methods to include differentiation between trivalent chromium (Cr+3) and the hexavalent form (Cr+6), and between nitrate (NO3) and nitrite (NO2).
- Following the August 30, 2010 inspection and repair of the liner of the Recovery RO Equalization Basin, KNC continued to monitor the leak detection system of the basin.
- Installation of the perimeter wells outlined in section 3.1 of the Phase II RFI Workplan Addendum: Groundwater Characterization was completed on July 16, 2011. Final development was completed and bladder pumps were installed in select wells on July 29, 2011. The perimeter wells were sampled during the third quarter groundwater sampling event. Perimeter well sampling results will be evaluated with the third quarter groundwater sampling results and findings will be reported in the fourth quarter progress report.
- On August 8, 2011, KNC submitted a memo to the EPA presenting proposed Tier II soil sampling locations and the analytical program for additional delineation activities associated with approved Phase II Addendum of the RFI Workplan. Upon approval of the Tier II sampling locations, KNC will initiate Tier II field work.

Summaries of all findings, including summaries of laboratory data (Part II Permit Section C.13.b): Third quarter findings include the following:

- Laboratory results from the second quarter 2011 groundwater sampling event were evaluated during the quarter. The results were consistent with those of the previous quarter. Only small changes in chromium and nitrate concentrations were observed. Additional VOC sampling was conducted during the second quarter of 2011 as part of the Phase II RFI Workplan Addendum: Groundwater Characterization. Analytical results are displayed on the attached figure titled, "Groundwater VOC Delineation Second Quarter 2011." Based on the detection of VOCs in these wells, KNC is developing a strategy for additional delineation. In accordance with Section 4 of the Phase II RFI Work Plan Addendum: Groundwater Characterization, KNC will identify the proposed wells to the EPA and KDHE prior to performing this work.

Summaries of all problems or potential problems encountered during the reporting period and actions taken to rectify problems (Part II Permit Section C.13.c):

- On August 29, 2011 a wet spot on the ground was observed east of TW-01A. Upon further investigation, it was determined that there was a leak in a coupling on the recovery well piping and the pipe was repaired. Approximately 200 gallons of recovered groundwater were released to the ground. KNC notified EPA of the release by letter

dated September 12, 2011. KNC and EPA agreed to include proposed soil sampling locations in the vicinity of the release, when the Tier II sampling plan is revised.

- On September 15, 2011, KNC notified EPA by letter that KNC had discovered that a leak from one of its aboveground UAN storage tanks had migrated beyond the compacted clay secondary containment system for that tank. KNC has emptied the tank and temporarily taken it out of service for repair. In the notification letter, KNC provided EPA sampling data from samples taken beneath the tank floor. EPA notified KNC by letter dated September 23, 2011 that no additional soil sampling was necessary.
- During the 3rd Quarter Groundwater Sampling event, 3 new perimeter wells (MW-24, MW-25, and MW-26), were observed to be dry. KNC is currently evaluating options for potential replacement of these wells.

Projected work for the next quarter (Part II Permit Section C.13.d): In the next quarter (Fourth Quarter 2011); KNC expects to conduct the following work under Part II of the permit:

- Although not a part of the Part II permit requirements, KNC intends to complete the Fourth Quarter 2011 Groundwater Sampling.
- KNC continues to monitor the leak detection system of the Recovery RO Equalization Basin. KNC is conducting an engineering evaluation to determine the required equalization capacity. Upon determination of the required capacity, KNC will communicate any recommended system modifications.
- KNC intends to survey the newly installed perimeter wells.

Any instances of noncompliance with Part II of this permit not otherwise required to be reported pursuant to Part II Permit Conditions B.18 (Part II Permit Section C.13.e):

To the extent that the Part II Permit includes requirements to continue implementation of the existing groundwater monitoring, recovery, and treatment system, supplemental information regarding potential instances of noncompliance is described in the attached document.

**SUPPLEMENTAL INFORMATION
SUBMITTED WITH THE
THIRD QUARTER REPORT 2011
Koch Nitrogen Company, LLC
Dodge City, Kansas
EPA ID No. KSD044625010
October 28, 2011**

Pursuant to Section I.E. 14 of the Hazardous Waste Management Facility Permit, Part I (Part I Permit), Koch Nitrogen Company, LLC (KNC) is required to “report all other instances of noncompliance not otherwise required to be reported above in Sections Permit Conditions I.E.10 through I.E.13, at the time monitoring reports are submitted.”

The following items have previously been discussed with the Agencies, who have indicated that they do not consider these to be deviations. However, because there are inconsistencies between certain permit documents, or between the language in these documents and best practices (e. g., use of most recent and accurate analytical methods), KNC is listing these items to meet the intent of Section I.E. 14 of the Part I permit.

KDHE and KNC have previously discussed and revised a request for modifications to the Part I Permit to ensure consistency of wording and to clarify the acceptable use of alternate methods. KDHE and EPA have recently suggested in informal discussions that there may be more effective approaches to managing the permit; for example, EPA indicates that they prefer to consolidate the two parts of the Permit. KNC looks forward to further discussions of these approaches to management of the Permit at the anticipated meeting with the Agencies. Based on the Agencies' input, KNC will then prepare the appropriate documents and submit them for approval.

1. **Private Wells.** Attachment D of the Part I Permit and the September 7, 2001 RCRA Groundwater Sampling and Analysis Plan (SAP) (page 4) identify ten private wells that are to be sampled quarterly.
 - Plumbing at the Coker well was disconnected in 2005, and the well has not been sampled since that time. The Cokers have been connected to the City of Dodge City water system since the fall of 2004.
 - The Bogners have been connected to the City of Dodge City water system since the fall of 2005. KNC continues to sample their well, where the analyte of concern is nitrogen species above the MCL.
 - It has not been possible to sample the Chaffin well since 2007, as previously noticed to KDHE. The current owner still had electrical power to the site turned off during this quarterly sampling event. KNC will continue to monitor the Chaffin Well status, and, if conditions permit, the well will be sampled.
 - It has not been possible to sample the Dodge City Services well since 4th Quarter 2010. The current owner has closed the facility and KNC was unable to obtain access to the facility to collect a sample from this well. KNC will continue to

monitor the Dodge City Services status, and, if conditions permit, the well will be sampled.

2. **Nitrogen Laboratory Method.** Section I.E.9.a of the Part I Permit specifies that chemical analyses must be those specified in the U.S. Environmental Protection Agency (EPA) Publication SW-846. The SAP indicates that the method to be used for nitrate plus nitrite analysis will be EPA Method 353.2. Based on direction from the Agencies, KNC is using the latest approved method. In addition, at the direction of EPA, KNC began nitrate-nitrite speciation on these compounds. KNC anticipates that the small inconsistency among the permit conditions, the SAP requirement, and the Agencies' preference for most recent methods, and perhaps expanded methods, will be resolved by the selection of the agreed-upon permit management option.
3. **Nitrogen Species Measured.** Section I.E.9.a, and Attachment D of the Part I Permit state that the Permittee shall determine the concentrations of "nitrate" throughout the compliance period and any extension due to corrective action implementation according to the schedule set out in the SAP. There is no reference to testing for "nitrite" in the Part I Permit. However, Attachment C of the Part I Permit specifies that the Ground Water Protection Standard (GWPS) will be nitrate plus nitrite as N (See Part I Permit Attachment C). Table 2.3 of the SAP specifies that the groundwater sampling parameters should include nitrate plus nitrite. KNC has analyzed for nitrate plus nitrite as N since 2004. As noted above, KNC is currently speciating nitrate and nitrite at the direction of EPA in addition to the analysis previously agreed on.
4. **Field/Laboratory Forms.** Section IV.C.3.b of the Part I Permit provides that the Permittee will comply with the Ground Water Monitoring Plan set out in the Part B Permit Application. The Ground Water Monitoring Plan in the Part B Permit Application states that the data will be reported on Field Sampling and Laboratory Results Data Sheets (see Section E, p. E-2). KDHE has clarified that any format that includes all required data is acceptable. KNC anticipates that this issue will be resolved by the selection of the permit management option referenced above.
5. **Recovery Well Operation.** Wells TW-2, 4 and 8, and TW-79 have been identified in the Part I Permit as recovery wells (Part I Table 1 IV.C.1.a and Attachment D). KNC has noted previously, and KDHE and EPA have acknowledged, that TW-2 and TW-79 are not used for recovery, due to insufficient water level and the original well design, respectively. As previously noted, the regional drop in water level has caused the level in several of the monitoring/recovery wells to fall below the well pump, making it impossible to continue to utilize these wells for recovery and sampling. KNC has noted previously that the regional drop had impacted wells TW-4, TW-8, TW-36, and the "CP" wells. KNC will continue to document any wells that are affected by the regional water table changes.
6. **Alternate Field Meters.** The SAP in Section E, Appendix F of the Part B Permit Application provides that a multi-parameter water quality meter (MP20 Flow Cell) will be used during low-flow groundwater purging (See page 15 of SAP). The Agencies have previously acknowledged that nonfunctional equipment should be replaced with newer

equipment that offers a higher degree of accuracy and reliability.

KDHE provided an O&M Inspection Report to KNC, dated September 3, 2009, which contained some items described as deficiencies and identified by KDHE relating to the groundwater monitoring system. It is not clear whether those items are required to be disclosed in this report, but in the interest of completeness, KNC includes below the one remaining item on which work is continuing.

- #3. **Recommendation to propose static water level monitoring network separate from the existing recovery well network.** – In progress. To be proposed after evaluation of the work to be completed from the approved RFI Phase II Work Plan Addendum: Groundwater Characterization.

TW-05	
1,1,1-Trichloroethane	<1.0
1,1-Dichloroethene	11.5
Tetrachloroethene	26.9
Tetrachloroethylene	<1.0
Vinyl Chloride	<1.0

TW-26	
1,1,1-Trichloroethane	<1.0
1,1-Dichloroethene	7
Tetrachloroethene	12.5
Tetrachloroethylene	<1.0
Vinyl Chloride	<1.0

TW-64	
1,1,1-Trichloroethane	<1.0
1,1-Dichloroethene	3.0
Tetrachloroethene	1.5
Tetrachloroethylene	<1.0
Vinyl Chloride	<1.0

TW-01	
1,1,1-Trichloroethane	<1.0
1,1-Dichloroethene	2.5
Tetrachloroethene	4.6
Tetrachloroethylene	<1.0
Vinyl Chloride	<1.0

TW-28	
1,1,1-Trichloroethane	<1.0
1,1-Dichloroethene	<1.0
Tetrachloroethene	2.5
Tetrachloroethylene	<1.0
Vinyl Chloride	<1.0

TW-46	
1,1,1-Trichloroethane	2.7
1,1-Dichloroethene	27.9
Tetrachloroethene	8.3
Tetrachloroethylene	<1.0
Vinyl Chloride	<1.0

TW-10	
1,1,1-Trichloroethane	<1.0
1,1-Dichloroethene	6.6
Tetrachloroethene	5.3
Tetrachloroethylene	<1.0
Vinyl Chloride	<1.0

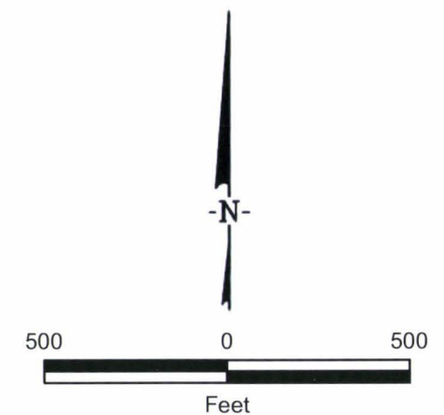
TW-31	
1,1,1-Trichloroethane	<1.0
1,1-Dichloroethene	1.2
Tetrachloroethene	2.2
Tetrachloroethylene	<1.0
Vinyl Chloride	<1.0

TW-68	
1,1,1-Trichloroethane	<1.0
1,1-Dichloroethene	1.6
Tetrachloroethene	6.1
Tetrachloroethylene	<1.0
Vinyl Chloride	<1.0

TW-30	
1,1,1-Trichloroethane	<1.0
1,1-Dichloroethene	<1.0
Tetrachloroethene	11.3
Tetrachloroethylene	1.0
Vinyl Chloride	<1.0

LEGEND

- MONITORING WELL WITH ONE OR MORE VOC ANALYTE CONCENTRATION (ug/L) ABOVE RESPECTIVE DETECTION LIMIT DURING SECOND QUARTER 2011
- MONITORING WELL WITH ALL VOC ANALYTE CONCENTRATIONS BELOW RESPECTIVE DETECTION LIMITS DURING SECOND QUARTER 2011



GROUNDWATER VOC DELINEATION SECOND QUARTER 2011

PREPARED BY:



PROJECT NO.	FIGURE NO.
DATE. OCTOBER 2011	REVISION NO.