BWSC 105

Section H.

Question 2.

The Site assessment and remediation for the Aerovox Inc. site (i.e., Former Aerovox Facility) under Massachusetts General Law Chapter 21E and the MCP is subject to the Administrative Consent Order and Notice of Responsibility (ACO) between AVX and the Massachusetts Department of Environmental Protection (MassDEP) and the Massachusetts Office of the Attorney General, effective as of June 3, 2010 (ACO-SE-09-3P-016).

Note:

In accordance with the ACO, the response actions for the site are subject to full MassDEP oversight, and review and approval. As such, the presence of DNAPL found as part of the Phase II CSA is not a new release and did not receive a new RTN. During monitoring well development activities, potential DNAPL in monitoring well MW-15D and MW-15B was observed, but DNAPL thickness could not be measured during well at that time. The potential for this condition was relayed to Gerard Martin, MassDEP's representative responsible for the oversight of work completed under the Administrative Consent Order. During groundwater sampling activities, 6.5 inches of DNAPL was measured in MW-15D. This information was also discussed with Gerard Martin, along with subsequent discussions prior to official verbal notification to MassDEP on April 10, 2014.