



May 8, 2015

United States Nuclear Regulatory Commission
Region IV
Division of Nuclear Materials Safety
1600 East Lamar Boulevard
Arlington, TX 76011-4511
Attention: Michelle Hammond

RE: Transfer of Control Application (License No. 49-04295-01; Docket No. 03006794; Control No. 472557)

Ladies and Gentlemen:

This letter will confirm certain information required to comply with the regulations of the U.S. Nuclear Regulatory Commission (NRC) regarding the transfer of the above referenced license from FMC Corporation ("FMC") to Tronox Alkali Corporation

1. Present licensed organization: **FMC Corporation**
New licensed organization: **Tronox Alkali Corporation.**

2. The present licensee contact, **Steve Cowden, RSO** will remain the same. His telephone contact information remains:

O- (307) 872-2298
C - (307) 747-7957

His email has changed to Steven.Cowden@tronox.com although he will continue to be able to receive emails addressed to Steven.Cowden@fmc.com for a limited period.

3. The officers of **Tronox Alkali Corporation** that have control over licensed activities are:

Edward T. Flynn, President
Frederick Von Ahrens, VP Manufacturing

The personnel named in the license will be changed as follows:

Steven Cowden, RSO
Louis Koritnik, Authorized User
John James, Authorized User

4. The transferor will not remain in a non-licensed business at this site. All licensed material is owned by the transferee.
5. Tronox Limited completed the acquisition of the Alkali Chemicals business of FMC Corporation ("FMC") on April 1, 2015. A copy of the press release is attached as Exhibit 99.1 to the Current Report on Form 8-K filed with the U.S. Securities and

Exchange Commission by Tronox Limited on April 1, 2015. This acquisition was accomplished by the purchase by a wholly-owned subsidiary of Tronox Limited, Tronox US Holdings, Inc., of 100% of the stock of Alkali Holdings Corporation ("AHC"). AHC was organized in October 2014 as a 100% subsidiary of FMC. By the time of the acquisition by Tronox, AHC had become the owner of all of the business assets of Alkali including all of the business assets of FMC related to the Alkali Chemicals business, including all assets located at the two sites of the licensed organization near Green River, Wyoming. After closing on April 1st, a certificate of amendment was filed with Delaware changing the name of AHC to **Tronox Alkali Corporation**.

6. There are no planned changes to any operating or emergency procedures
7. There are no planned changes to the use, possession, location or storage of the licensed materials.
8. There are no planned changes in organization, location, facilities, equipment, procedures. The only planned change to personnel that would require a license amendment even without transferring control is the addition of John James as Authorized User.
9. All inventories and records will remain in the same and are current at the time of transfer.
10. We confirm that all records concerning the safe and effective decommissioning of the facility, pursuant to 10 CFR 30.35(g), 40.35(f), 70.25(g), and 72.30(d); public dose; and waste disposal by release to sewers, incineration, radioactive material spills, and on-site burials, have been transferred to **Tronox Alkali Corporation**, and all licensed activities will continue at the same location.
11. Both licensee facilities in Green River, Westvaco and Granger, will remain fully operational as in the past. The licensee is aware of no contamination issues at present.
12. The licensee has no decontamination plans or financial assurance arrangements related to these plans.
13. We confirm that **Tronox Alkali Corporation**, the transferee, agrees to abide by all commitments and representations previously made to NRC by FMC, the transferor, including, without limitation, maintaining decommissioning records required by 10

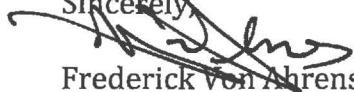
CFR 30.35(g); implementing decontamination activities and decommissioning of the site; and completing corrective actions for open inspection items and enforcement actions.

14. The transfer of the licensed material and activity, and the conditions for such transfer, were documented in Stock and Asset Purchase Agreement, dated February 3, 2015 and which is filed as Exhibit 2.1 to the Current Report on Form 8-K filed by Tronox Limited on February 4, 2015.

15. **Tronox Alkali Corporation** agrees to abide by all constraints, conditions, requirements, representations, and commitments identified in the existing license.

Please do not hesitate to contact me or Steve Cowden if you have any questions or need any additional information.

Sincerely,



Frederick von Ahrens

VP Manufacturing, Tronox Alkali Corporation (formerly FMC Corporation)

cc Richard Pasquier, Esq., General Counsel Tronox Alkali
Steven Cowden, RSO