

RIVERVIEW TRENTON RAILROAD COMPANY

- RTRR -

AUGUST 11, 2022

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WMU-27 - Equipment Storage Yard

WMU-31 - Electrical Arc Furnace
Emission Control Sludge/Dust Storage Tanks

WMU-30 - Former Electric Arc Furnace
Emission Control Sludge/Dust Storage Pile Location

WMU-29 - TSCA Storage Building

WMU-26 - North Debris Piles

Phase I Complete

www.Michigan.gov/EGLEMcLouthNorth

Click “Northern Portion Corrective Action”

- Phase I Completion Report
 - WMU-29 Completion Report Addendum
- Groundwater Investigation Report
- WMU-26 Investigation Report
- WMU-27 Investigation Report
- WMU-29 Investigation Report
- WMU-30 Investigation Report
- WMU-31 Investigation Report
- Stormwater Options Report

Phase II (potential/future)

- The need to develop and implement corrective measures to address **groundwater contamination**.
- The need to implement **stormwater/surface water run-off** mitigation measures identified.
- The need for additional **unplanned monitoring and maintenance** determined to be necessary after completion of the Work pursuant to the Work Plan.
- The need to **further investigate and implement corrective measures for new WMUs or AOCs** identified during the course of implementation of the Work that are not required to be addressed through Interim Measures.
- The need to **further investigate** and/or **address contamination** whose source is the RTRR Facility in soil, groundwater, or sediment **beyond the RTRR Facility boundary**, where necessary to protect human health and the environment.

Discussions on objectives...

- **Groundwater contamination**

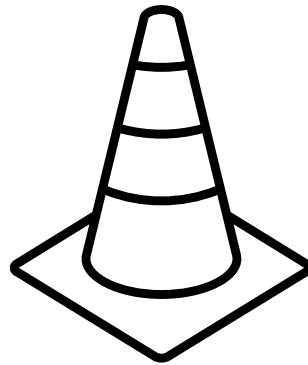
- Biggest driver of Phase II work.
- Work out groundwater-surface water interface wells as points of compliance
- Multitude of solutions - EGLE's role is not to be prescriptive, but ensure environmental standards are met to protect water quality.

- **Stormwater/surface water run-off** mitigation measures – dependent on redevelopment construction, but included.

- **New WMUs or AOCs** were not identified during the course of Phase I, but there's always the potential to discover something.

Jefferson Ave update

End-of-summer 2022



No word on stoppage, but resumed this week

What's Next?

Continue to work with enforcement on next Corrective Action Consent Order, utilizing objectives discussed tonight

Working with Greg on "Superfund equivalent cleanup" per EPA/EGLE MOU

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