From:	James, Andrew G - DNR
Sent:	Friday, November 19, 2021 12:34 PM
То:	Joe Ramcheck
Cc:	Tracy Ostrander
Subject:	Emerging Contaminants Scoping Statement - WI DOT Old Dutchmill
	(BRRTS # 03-20-183944)

Joe,

The Department of Natural Resources has reviewed your Emerging Contaminant scoping evaluation for the WI DOT Old Dutchmill Site. In accordance with NR 716, at this time DNR is not recommending additional sampling for PFAS or Emerging Contaminants. DNR will proceed with issuing the Final Closure Letter for the Site. Should you have any questions or concerns please let me know.

Sincerely, Andy James

We are committed to service excellence.

Visit our survey at <u>http://dnr.wi.gov/customersurvey</u> to evaluate how I did.

Andy James Hydrogeologist Remediation & Redevelopment Program Wisconsin Department of Natural Resources 2984 Shawano Avenue Green Bay, WI 54313 Cell: 715-527-0114 Andrew.James@wisconsin.gov



From: Joe Ramcheck
Sent: Tuesday, November 9, 2021 11:54 AM
To: James, Andrew G - DNR <andrew.james@wisconsin.gov>
Subject: Emerging Contaminants Scoping Statement - Old Dutch Mill (BRRTS No. 03-20-183944)

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Andy:

Per Wisconsin Administrative Code (WAC), NR716.07 and WAC, NR716.09, Endeavor completed an evaluation of the site history, including industrial, commercial or other land uses that may have been

associated with one or more hazardous substance discharge at the facility. Emerging contaminants discharged to the environment, including perfluoroalkyl and polyfluoroalkyl substances (PFAS) and 1,4-dioxane, meet the definition of hazardous substances or environmental pollution under Wisconsin Statute 292.01 and must be considered in site scoping.

Endeavor contacted the Site Representative, Tracy Ostrander, to obtain site history, as well as, any information on fire calls to the subject property. To her knowledge, Ms. Ostrander indicated there has never been a fire call to the property; therefore, no potential for discharge of PFAS containing fire suppressant to the subject property. She indicated that she acquired the subject property from her stepdad approximately 20 years ago. Ms. Ostrander's statement is attached. Information collected during the SIR preparation indicated that a 500 gallon UST (ID No. 1125520) was removed from the subject property in the early 1990s.

There was no evidence obtained during site environmental activities to indicated the presence of a canopy. Experience dictates that a single tank system typically found at rural bars which offered gasoline positioned the dispenser directly above the UST. There small systems rarely utilized a canopy above the dispenser island. The property owner, in prior discussions, was never aware of the presence of a canopy.

Endeavor made numerous attempts to contact the Campbellsport Fire Department to assess for historical responses to the property. At this time, those attempts have been unsuccessful. However, based on the known site history, there have been no fires or deployment of fire-fighting foam at the subject property.

Based upon available information, all potential contaminants associated with hazardous substance release, including emerging contaminants, have been evaluated at the subject site. There is no evidence of emerging contaminant discharge to the subject property.

If you have any questions, contact me at your convenience.

Sincerely,

Joe

Joseph M. Ramcheck, P.H. President/Senior Hydrologist Endeavor Environmental Services, Inc. 2280-B Salscheider Court Green Bay, WI 54313 Office: (920) 437-2997 Fax: (920) 437-3066 Cellular: (920) 737-5313 E-mail: jramcheck@endeavorenv.com