From: James, Andrew G - DNR

Sent: Wednesday, October 7, 2020 2:26 PM

**To:** jasonp@metcofs.com

Subject: RE: Emerging Contaminant scoping - Sheleski Property BRRTS # 03-71-186591

**Attachments:** 20200930\_43\_Emerging\_Contaminant\_Scope.pdf

Good Afternoon Jason,

On September 30, 2020, you provided justification in the form of a scoping statement as to why certain emerging contaminants were not sampled for at this particular LUST site. Based on the information provided, at this time the WDNR is not requiring additional sampling or investigation for emerging contaminants at this site. WDNR will proceed with processing your closure request. In the meantime, let me know if you have any further questions or concerns.

Thank you, Andy James

\*\*Please note my WDNR contact number has changed to 715-527-0114. To ensure you are able to contact me by telephone, please use this number exclusively\*\*

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## Andrew 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: James, Andrew G - DNR

Sent: Tuesday, September 29, 2020 1:10 PM

To: jasonp@metcofs.com

Subject: Emerging Contaminant scoping - Sheleski Property BRRTS # 03-71-186591

Hi Jason,

The Site Investigation Report submitted on June 9, 2020, did not include scoping for emerging contaminates. On August 17, 2020, your client was sent a letter indicating all sites would need to scope for emerging contaminates. In order to comply with the August 17, 2020, emerging contaminates letter, your client should provide a § NR 716 scoping statement regarding emerging contaminates at this LUST site.

In accordance with Wis. Admin. Code § NR 716.07, site investigation work plans shall include an evaluation of all potential contaminants associated with a hazardous substance discharge and/or environmental pollution, including emerging contaminants. The evaluation should include information on whether any products containing emerging contaminants, including PFAS, are presently or at any time, were produced, used, handled, or stored at the site, or used in any process services. The statement should include the duration of use of all products that contained emerging contaminants, the type of emerging contaminant contained in the product, and any areas of the site where any emerging contaminants including PFAS-containing products may have been used, stored, managed, or discarded. The evaluation must include an assessment of all environmental media affected or potentially affected by the contamination per Wis. Admin. Code § NR 716.07(4), and potential or known impacts to receptors per Wis. Admin. Code § NR 716.07(8).

Once the WDNR receives the § NR 716 scoping statement regarding emerging contaminants, the WDNR will evaluate and if acceptable, move forward with processing the closure request.

Sincerely,

**Andy James** 

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Andrew 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



## **Jason Powell**

From:

Jason Powell

Sent:

Wednesday, September 30, 2020 3:30 PM

To:

James, Andrew G - DNR

Cc:

1Ron (RonA@metcofs.com)

Subject:

RE: Emerging Contaminant scoping - Sheleski Property BRRTS # 03-71-186591

The subject property was originally part of a lumber yard for Menasha Wooden Ware. The property operated as a gas station from 1934 until 1975. Since 1975, the property has been occupied by a car sales & service facility, an engine rebuilding facility, and an auto body shop. The property has been vacant since the early 2000s. According to Richard Sheleski the property owner, there is no known on-site use of materials containing any compounds on the DNRs emerging contaminants list including perfluoroalkyl and polyfluoroalkyl substances or 1,4-dioxane.

Any questions please call or email. Thanks,



## **Jason Powell**

**METCO** - Staff Scientist

<u>Jasonp@metcofs.com</u> / 608.781.8879 709 Gillette Street - Suite 3, La Crosse WI 54603 <u>www.metcofs.com</u>

From: James, Andrew G - DNR <andrew.james@wisconsin.gov>

**Sent:** Tuesday, September 29, 2020 1:10 PM **To:** Jason Powell <jason@metcofs.com>

Subject: Emerging Contaminant scoping - Sheleski Property BRRTS # 03-71-186591

Hi Jason,

The Site Investigation Report submitted on June 9, 2020, did not include scoping for emerging contaminates. On August 17, 2020, your client was sent a letter indicating all sites would need to scope for emerging contaminates. In order to comply with the August 17, 2020, emerging contaminates letter, your client should provide a § NR 716 scoping statement regarding emerging contaminates at this LUST site.

In accordance with Wis. Admin. Code § NR 716.07, site investigation work plans shall include an evaluation of all potential contaminants associated with a hazardous substance discharge and/or environmental pollution, including emerging contaminants. The evaluation should include information on whether any products containing emerging contaminants, including PFAS, are presently or at any time, were produced, used, handled, or stored at the site, or used in any process services. The statement should include the duration of use of all products that contained emerging contaminants, the type of emerging contaminant contained in the product, and any areas of the site where any emerging contaminants including PFAS-containing products may have been used, stored, managed, or discarded. The evaluation must include an assessment of all environmental media affected or potentially affected by the contamination per Wis. Admin. Code § NR 716.07(4), and potential or known impacts to receptors per Wis. Admin. Code § NR 716.07(8).

Once the WDNR receives the § NR 716 scoping statement regarding emerging contaminants, the WDNR will evaluate and if acceptable, move forward with processing the closure request.

Sincerely,

**Andy James** 

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## **Andrew James**

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Andrew.James@wisconsin.gov

