

**From:** Dave Larsen <dlarsen@reiengineering.com>  
**Sent:** Wednesday, February 10, 2021 8:38 AM  
**To:** Stoltz, Carrie R - DNR  
**Subject:** RE: PFAS scoping statement needed for Hoffman Corners




REI was retained to complete a PECFA approved and authorized petroleum specific environmental investigation at the Hoffman Corners site in Webster. The completed case closure submittal documents all known parameters approved for analysis under the direction of the PECFA program. In accordance with Wis. Admin. Code § NR 716.07, an evaluation of all potential contaminants associated with a hazardous substance discharge and/or environmental pollution, including emerging contaminants should be completed. Below is the site specific evaluation for potential PFAS compounds and other applicable emerging contaminants that were historically or are presently produced, used, handled, or stored at the site. The evaluation should include any available information on whether any products containing PFAS were used in any process services, the duration of PFAS-containing product use, the type of PFAS contained in the product, and any areas of the site where PFAS-containing products may have been used, stored, managed, or discarded.

REI, on behalf of our Client, researched past land use at the subject property. The subject property was used as a bulk fuel storage facility up to 1970 when the fuel tanks were removed from the property. The property has remained undeveloped ever since. Based on REI's review of the historical documentation, the possibility of soil and/or groundwater contamination originating from PFAS or other identified emerging contaminant use on the subject property is considered minimal.

Thank you,  
*David N. Larsen P.G.*  
*Senior Hydrogeologist / Professional Geologist*



The image shows a business card for REI (Civil & Environmental Engineering, Surveying). The card is green and white. It features the REI logo, which includes a globe and the letters 'REI'. Below the logo, it says 'CIVIL & ENVIRONMENTAL ENGINEERING, SURVEYING'. The address is '4080 N. 20th Avenue, Wausau, WI 54401'. The website is 'REIengineering.com'. There are four small icons at the bottom: a head, a surveying instrument, a leaf, and a water tap. To the right of the logo, the contact information for David N. Larsen, P.G., Senior Hydrogeologist, is listed: 'Dlarsen@REIengineering.com', 'Tel: 1-877-734-7745 / 715-675-9784', 'Cell: 715-551-3434', and 'Fax: 715-675-4060'.

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*Confidentiality Notice: This message is intended for the recipient only. If you have received this e-mail in error please disregard.*

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**From:** Stoltz, Carrie R - DNR <Carrie.Stoltz@wisconsin.gov>  
**Sent:** Tuesday, February 9, 2021 10:13 AM  
**To:** Dave Larsen <dlarsen@reiengineering.com>

**Subject:** PFAS scoping statement needed for Hoffman Corners  
**Importance:** High

**CAUTION:** External Email.

Hi Dave, could you please supply a PFAS/emerging contaminate scoping statement for Hoffman Corners (03-07-000115). The site cannot officially close without a statement. If you need some examples, please let me know. Thanks, Carrie

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**Carrie Stoltz**

Hydrogeologist-Remediation and Redevelopment, EM Division

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