

State of Wisconsin \ DEPARTMENT OF NATURAL RESOURCES

Cumberland Area Headquarters

April 28, 1994

03-07-000148

P.O. Box 397
1341 2nd Ave.
Cumberland, WI 54829
Telephone 715-822-3590
Telefax 715-822-3592
NWD ID NO.: 148

Robert Anderson
Bob's Service Station
Rt 1, Box 719
Siren, WI 54872

RE: Bob's Service Station - Falun, Rt 1, Hwy 70, Daniels, Burnett, Wisconsin

Dear Mr. Anderson:

The Department has received the report entitled Remedial Investigation Work Plan prepared by Ayres Associates, dated April 26, 1994. Currently, workload and staffing levels do not allow us to provide you with direct oversight at this time.

This letter serves as your "Notice to Proceed" with investigation and remediation of the site. All actions must comply with all applicable statutes, program guidance, standards and Administrative Rules. This letter is not an approval of your work plans and/or reports. They will be filed as public records until the Department is able to review them, or until site remediation is completed.

In order to assist you and your consultant in understanding what is required by the Department, I have attached a Remedial Investigation Checklist for your reference. This checklist was prepared by the Department as a summary of what needs to be done, the rules that need to be followed, and the standards which need to be met for complete assessment of a LUST site.

Your consultant should follow the Department's "Guidance for Conducting Environmental Response Actions" (PUBL SW-1577-92). All samples should be analyzed according to the parameters in the "Leaking Underground Storage Tank (LUST) and Petroleum, Analytical and Quality Assurance Guidance" (PUBL-SW-130-93). It is very important that your consultant understand and meet the standards established by the Department; however, you, as the responsible party, are ultimately responsible for the investigation and remediation that is required at your site, according to Wisconsin Statute 144.76. Failure to follow guidance may result in delays when the site is reviewed for closure or reimbursement from PECFA.

Any well construction variances or WPDES permits, if applicable, should be obtained prior to construction, disposal or discharge.

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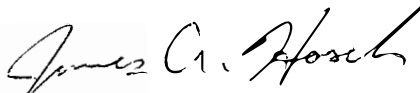
PECFA payment requests, along with necessary reports or closure documents, can still be submitted for review upon completion of milestones as detailed in ILHR 47 or as provided by s. ILHR 47.35(2)(b). Form 4's received by this office will be processed in order of the date that they were received.

Effective the date of this letter, every 90 days, you or your consultant should provide the Department with a brief status report of one or two pages, providing an update on site activities and your proposed schedule. The Department should be notified immediately of any emergency actions and follow them up with a report. As workload and staff levels are adjusted, the status of this case may be changed and we may be able to review your consultant's work for completeness and acceptability. You will be informed, in writing, if the site status is changed.

The Department will review your case when the full extent of contamination has been determined and appropriate clean-up has occurred.

If you should have any questions, please feel free to contact our office at 715/822-3590.

Sincerely,



James A. Hosch
Hydrogeologist

JAH:d

Attachment: Remedial Investigation Checklist

cc: Susan J. Vasey, Ayres Associates, PO Box 1590, Eau Claire, WI 54702-1590
Tom Kendzierski - DNR Spooner