Beggs, Tauren R - DNR

From: DuFresne, Kristin I - DNR

Sent: Friday, September 8, 2017 7:37 AM

To: Matt Dahlem

Cc: Brian Youngwirth (byoungwirth@generalengineering.net); DuFresne, Kristin I - DNR Subject: RE: FORMER ONE HOUR MARTINIZING - GREEN BAY - BRRTS # 02-05-217276

Hi Matt. I'm checking in to see if you and Brian have had a chance to talk about the closure approach and if you have come to an agreement regarding preparation of the closure packet.

Thank you in advance for your response.

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Kristin DuFresne Phone: (920) 662-5443

Kristin.dufresne@wisconsin.gov

From: Matt Dahlem [mailto:mdahlem@fehr-graham.com]

Sent: Tuesday, August 22, 2017 3:30 PM

To: DuFresne, Kristin I - DNR < Kristin. DuFresne@wisconsin.gov>

Cc: Brian Youngwirth (byoungwirth@generalengineering.net)
byoungwirth@generalengineering.net>

Subject: RE: FORMER ONE HOUR MARTINIZING - GREEN BAY - BRRTS # 02-05-217276

Brian – let me know. My first crack at it is Brian you can prepare your closure report and I prepare a report that you can put in the closure appendix that you can reference that takes care of the DERF stuff. You can pluck parts out of my report to add to the DNR closure form if needed that way too. I would think you could put it in Attachment C of the closure report since we did remedial excavations and monitoring.

Is your site ready to go for closure if I get my end done?

Kristin – does this sound like a reasonable plan?

MATT DAHLEM, P.G. | Project Manager / Sr. Engineering Hydrogeologist Fehr Graham - Engineering & Environmental

From: DuFresne, Kristin I - DNR [mailto:Kristin.DuFresne@wisconsin.gov]

Sent: Tuesday, August 22, 2017 2:56 PM

To: Matt Dahlem <mdahlem@fehr-graham.com>

Cc: Brian Youngwirth (byoungwirth@generalengineering.net) < byoungwirth@generalengineering.net>; DuFresne, Kristin

I - DNR < Kristin. DuFresne@wisconsin.gov>

Subject: RE: FORMER ONE HOUR MARTINIZING - GREEN BAY - BRRTS # 02-05-217276

Matt – You bring up a very good point. The Fehr Graham related investigation/cleanup is being conducted under DERF. The current property owner is in the VPLE program and had GEC conduct soil, groundwater and vapor work under that program. The submitted closure request will need to encompass all the soil, groundwater and vapor data collected

under DERF <u>and VPLE</u>. I copied Brian Youngwirth on this email to make him aware of the need to incorporate the DERF and VPLE related work into one closure request. Fehr Graham and GEC will need to work out the details regarding how to submit all the required information into one comprehensive closure request.

Please feel free to contact me if you have any questions.

Thank you.

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Kristin DuFresne Phone: (920) 662-5443

Kristin.dufresne@wisconsin.gov

From: Matt Dahlem [mailto:mdahlem@fehr-graham.com]

Sent: Tuesday, August 22, 2017 12:23 PM

To: DuFresne, Kristin I - DNR < Kristin.DuFresne@wisconsin.gov>

Subject: RE: FORMER ONE HOUR MARTINIZING - GREEN BAY - BRRTS # 02-05-217276

Thanks Kristin!

And I know you said VPLE – we are doing DERF but not VPLE but the other end of the property is doing VPLE if Im correct – that is GEC's project. So I think that GEC is waiting on our DERF end of things to close so they can continue their VPLE work / closure.

Let me know if this is correct – but I know our end of things is not VPLE.

MATT DAHLEM, P.G. | Project Manager / Sr. Engineering Hydrogeologist Fehr Graham - Engineering & Environmental

From: DuFresne, Kristin I - DNR [mailto:Kristin.DuFresne@wisconsin.gov]

Sent: Tuesday, August 22, 2017 11:08 AM

To: Matt Dahlem <mdahlem@fehr-graham.com>

Cc: DuFresne, Kristin I - DNR < Kristin.DuFresne@wisconsin.gov>

Subject: RE: FORMER ONE HOUR MARTINIZING - GREEN BAY - BRRTS # 02-05-217276

Matt – This email is intended to summarize our August 22, 2017 discussion regarding the Former One Hour Martinizing – Main Street (BRRTS # 02-05217276) case. The following items were discussed:

Typically the DNR likes to see downward trends in groundwater contaminant concentrations before submitting a
case for closure. With that said, the DNR is willing to approve of Fehr Graham's request to submit the Former
One Hour Martinizing – Main Street case for closure review. This determination is based on the fact that seven
rounds of post excavation groundwater monitoring events have been completed, the post excavation
groundwater monitoring well concentrations are lower than pre-excavation concentrations and a change order
is needed before any additional work can be completed. Please be aware that this determination does not
guarantee that the Closure Committee will recommend case closure for the Former One Hour Martinizing –
Main Street case. There is a possibility that the Closure Committee could request additional information/data as
part of the closure review process.

- Toluene, below Wis. Adm. Code ch. 140 standards, has been detected at monitoring well MW-6 during the last two sampling events. Within the closure request, please explain the possible source for the toluene detects and why it is being detected in groundwater.
- Figure 4 of Fehr Graham's July 21, 2017 submittal titled *Quarterly Groundwater Monitoring Report* depicts two sample locations as GEC MW-13. Please modify the figure by renaming the southern GEC MW-13 location to GEC MW-10 as depicted on Figure 3 of the same submittal.

Please feel free to contact me if you have any questions.

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Kristin DuFresne Phone: (920) 662-5443

Kristin.dufresne@wisconsin.gov

From: Matt Dahlem [mailto:mdahlem@fehr-graham.com]

Sent: Friday, July 21, 2017 9:59 AM

To: DuFresne, Kristin I - DNR < Kristin.DuFresne@wisconsin.gov>

Subject: FORMER ONE HOUR MARTINIZING - GREEN BAY - BRRTS # 02-05-217276

Importance: High

Kristin,

Our groundwater monitoring report is attached. I am mailing you a hard copy as well today. Please let me know your thoughts about my recommendations.

Thanks much as always!!

Matt

MATT DAHLEM, P.G. | Project Manager / Sr. Engineering Hydrogeologist Fehr Graham - Engineering & Environmental

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