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June 3, 2022

VIA EMAIL AND CERTIFIED MAIL erin.hughes@foth.com

Erin Hughes 2121 Innovation Court Suite 300 De Pere, WI 54115

RE: Notice of Continuing Obligations 800 Hill Ave, Superior, WI 54880 BRRTS ID #02-16-275446

Ms. Hughes:

I represent the City of Superior with respect to the open BRRTS site associated with the former manufactured gas plant ("MGP") located at 800 Hill Ave in Superior, Wisconsin. We are in receipt of the May 4, 2022 Notification of Continuing Obligations ("Notification") from the Responsible Party, Superior Water, Light and Power Company ("SWL&P"). The legal descriptions of the City's property contained in the Notification are accurate. However, we have the following comments on the Notification.

Our understanding is that the continuing obligations discussed in the Notification would be imposed during the remedial action at the former MGP site and not pursuant to a case closure request. There is currently no approved final remedial design and remedial action has not begun. Thus, we are unable to provide any comments on continuing obligations that may be appropriate to impose on the City's property upon case closure. In order to ensure that the City is provided sufficient notice of and ability to comment on proposed continuing obligations related to closure, we request notification of and the opportunity to review remedial action design plans at 100% design and again prior to submittal of a request for case closure. We also reserve the right to comment on any continuing obligations that would be imposed on the City's property pursuant to the design and implementation of remedial measures that could affect the City's use and management of its property and at case closure.

Finally, it is important to note that the City is still in the process of negotiating an access agreement with SWL&P. Responsibility for certain continuing obligations in the Notification may be addressed as part of those negotiations. If legally enforceable responsibility for compliance with continuing obligations changes, the City requests that SWL&P provide notification to DNR of such changes.

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## Madison Office

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Sincerely,

STAFFORD ROSENBAUM LLP

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Vanessa D. Wishart

cc: Todd Janigo, City of Superior, via email Steve Roberts, City of Superior, via email Frog Prell, City of Superior, via email Chris Carlson, City of Superior, via email Bob Karls, Antea Group, via email Chris Tufts, Antea Group, via email Jamie Mehle, Superior, Water, Light & Power, via email John Sager, Wisconsin DNR, via email