

Stoltz, Carrie R - DNR

From: Stoltz, Carrie R - DNR
Sent: Tuesday, April 30, 2024 9:10 AM
To: Dave Larsen
Subject: RE: Minocqua Cleaners PRG Decision from April 4, 2024 / Vapor Team Discussion

Good morning, Dave. To clarify, due to the age of the release, the known surface discharge and potential for upgradient contributions the sewer main sampling will not be required. The sub-slab sampling and indoor air should be sampled in each event.

If you have any questions, please feel free to contact me.

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Carrie Stoltz

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From: Dave Larsen <dlarsen@reiengineering.com>
Sent: Monday, April 29, 2024 3:12 PM
To: Stoltz, Carrie R - DNR <Carrie.Stoltz@wisconsin.gov>
Subject: RE: Minocqua Cleaners PRG Decision from April 4, 2024 / Vapor Team Discussion

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Hello Carrie, just a quick follow up from last Friday's discussion with the Vapor Team regarding the additional vapor sampling at Minocqua Cleaners.

Based on the discussion, the following vapor intrusion scope is required for case closure consideration.

- Sub-slab vapor sampling would be required at both the VP-1 and VP-2 sample ports. WDNR is recommending two (2) additional rounds of sub-slab sampling, or one (1) round from each port and one (1) indoor air sample (CVOC only).

The requirement for sanitary sewer line sampling was removed due to the knowledge that the groundwater pumped from the second Minocqua Cleaners (St Germain) site has been direct discharged into the sanitary sewer for years and would likely bias the results for this requirement.

If this is correct, please acknowledge and REI will submit a DERF cost approval request and schedule the field work upon approval from our Client.

Thank you,

David N. Larsen P.G

Senior Hydrogeologist / Professional Geologist