

## State of Wisconsin \ DEPARTMENT OF NATURAL RESOURCES

Jim Doyle, Governor Scott Hassett, Secretary Gloria L. McCutcheon, Regional Director Southeast Region Headquarters 2300 N. Dr. Martin Luther King, Jr. Drive PO Box 12436 Milwaukee, Wisconsin 53212-0436 Telephone 414-263-8500 FAX 414-263-8716 TTY 414-263-8713

April 17, 2007

Mr. Sam Gruichich Dorothy G. Inc. Redi-Quick Dry Cleaners 9608 W. Greenfield Avenue West Allis, WI 53215

> SUBJECT: Approval of Consultant Selection, Scope of Work, and Bid Costs For Remedial Action Bid, Redi-Quick Dry Cleaners, West Allis, Wisconsin WDNR BRRTS # 02-41-000676, FID # 241170490

Dear Mr. Gruichich:

On April 10, 2007, the Wisconsin Department of Natural Resources (Department) received comparison of the Remedial Action Bids activities at the referenced site. After careful review of the submitted proposals the Department is approving your recommendation to hire Shaw Environmental & Infrastructure Inc. for the site remedial activities. The Scope of Work for the remedial action proposal is also approved.

The remedial action is based on chemical injection to treat the contaminants in situ. Three tasks are outlined by Shaw's proposal: pre-remedial activities, remedial action plan, monitoring well abandonment and DERF claim preparation. Details of the tasks are contained in the Comparison of the remedial Action Bids.

Cost approved for the remedial action scope of work proposal is \$82, 052.00 (Eighty-two thousand and fifty-two dollars).

Please be aware that you are required to comply with <u>all</u> applicable statutes and administrative rules including the NR 700 series, Wisconsin Administrative Code, hazardous waste management and wastewater discharges.

Please be aware that this letter does not represent Department "certification" that any response actions taken at your property, such as site investigation, remedial action or case closure under the ch. NR 700 series, are "approved by the Department," as those terms are used in the "remediated property; purchaser liability" section of the hazardous substance discharge law, s. 292.11, Stats.

This approval does not guarantee the reimbursement of costs under the Dry Cleaner Environmental Response Program. Final determination regarding the eligibility of costs for reimbursement will be made at the time of claim review.



If you have any questions or concerns regarding the content of this letter, please contact me at 414-263-8607.

Sincerely,

Binyoti F. Ámungwafor
Hydrogeologist
cc: Mr. Carl A. Sinderbrand, AXLEY BRYNELSON, LLP.
Mr. Timothy P. Welch, Shaw Environmental & Infrastructure. Inc.
Mr. Jeff Soellner – CF/8, GEF 2, Madison
Case File.