State of Wisconsin DEPARTMENT OF NATURAL RESOURCES 1027 W. Saint Paul Avenue Milwaukee WI 53233

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February 1, 2024

Kevin Newell CDS RCBH 2016 LLC PO Box 1006 Fond Du Lac, WI 54937

Kevin Newell Royal Capital Group, LLC 710 N. Plankinton Ave. | Suite 300 Milwaukee, WI 53203 Email: info@royalcapital.net

> Subject: Reported Contamination at 301 E. Brown Street (SE CNR of N. Hubbard & E Brown) 301 E. Brown St., Milwaukee WI., Parcel #: 3531512100 BRRTS#: 03-41-373872, FID #: 341065230

Dear Mr. Newell:

The Department of Natural Resources (DNR) is reviewing open environmental contamination sites that have been inactive for several years. In our review of the above referenced property (Property), contamination was reported to the DNR on October 7, 2002. On October 31, 2002, the DNR sent Brian Columbus of Brown Street III LLC, the property owner at the time, a responsible party letter explaining their responsibilities under the Spill Law, Wisconsin Statutes (Wis. Stat.) § 292.11.

It is the DNR's understanding that CDS RCBH 2016 LLC is the current owner of the Property and that Kevin Newell is reported to be a leader of CDS RCBH 2016 LLC. The DNR also understands that Kevin Newell is the owner of a development firm, Royal Capital Group LLC that plans to work with CDS RCBH 2016 LLC to construct a housing project on the Property.

Case History:

Site investigation activities began in 2002 and identified the Property was contaminated with volatile organic compounds (VOCs) and polycyclic aromatic hydrocarbons (PAHs) in soil and groundwater. The DNR reviewed the site investigation work in 2003 and requested the completion of additional work to comply with regulatory requirements.

Despite multiple letters (dated August 5, 2010; March 20, 2013; and April 25, 2013) sent by the DNR to Brian Columbus of Brown Street III LLC, the DNR has not received information concerning efforts to respond to this hazardous substance discharge. A Deed Affidavit for Contamination was recorded on the property deed on June 11, 2013. Brown Street III LLC did not fulfill their responsibilities to investigate and cleanup the reported contamination.

The deed affidavit requires current and future property owners to complete the site investigation and remediate the Property. The affidavit also notes that based on current levels of contamination, a protective barrier cap would be



required to prevent exposure to the on-site contamination. Of particular concern regarding human health and potential exposure to the identified contamination is that trichloroethylene (TCE) has been identified on the Property.

Special Vapor Intrusion Concern with Trichloroethylene:

TCE has the potential for acute (short-term) health risks at relatively low concentrations in air. TCE is also a breakdown product of tetrachloroethylene ("PCE," also known as "Perc"), a historically common dry-cleaning chemical. Vapors can travel from contaminated soil or groundwater and along preferential pathways, such as within sewer lines, and enter occupied buildings. This is known as vapor intrusion (VI). Screening for VI must be conducted at every contaminated site in Wisconsin, as defined in Wis. Admin. Code § 716.11 (5) (a). However, when TCE is present, screening for VI should be made a priority and an interim action under Wis. Admin. Code § NR 708.11 may be necessary. For an overview on VI, see What is Vapor Intrusion? (RR-892). For more information, go to dnr.wi.gov and search "vapor." Additional technical guidance on VI is available in Addressing Vapor Intrusion at Remediation & Redevelopment Sites in Wisconsin, (RR-800).

The purpose of this letter is to inform you that a hazardous substance discharge occurred on the Property. As the owner of the Property, you are in possession or control of the hazardous substance discharge or other environmental pollution (contamination) and as such, you are responsible for continuing the investigation and cleanup of the contamination on the Property.

This letter explains how to initiate the investigation and cleanup of contamination, and how to access further information and assistance from the DNR.

Legal Responsibilities:

Persons meeting the definition of "responsible party" under Wis. Admin. Code § NR 700.03 (51) must follow applicable law to address the discharge of a hazardous substance to the environment or other environmental pollution. Wis. Stat. ch. 292 and Wis. Admin. Code chs. NR 700-799 provide specific requirements for undertaking appropriate response actions to address contamination, including requirements for emergency and interim actions, public information, site investigations, remedy selection, design and operation of remedial action systems, and case closure.

General Recommendations for Responsible Parties:

The DNR recommends that you:

1. Hire a Qualified Environmental Consultant

To ensure response actions you plan to undertake comply with Wisconsin law, you should hire an environmental consultant within **30 days**, by March 1, 2024, to meet the regulatory deadlines listed below. A delay in hiring an environmental consultant could result in you missing key submittal deadlines.

Hiring a consulting firm with staff that have the appropriate state of Wisconsin qualifications to supervise and certify the submittals is a critical component and necessary to meet your requirements. Further, an environmental consultant should be knowledgeable of Wisconsin's technical procedures and laws, and be able to answer questions regarding cleanup requirements. Required qualifications for environmental consultants are specified in Wis. Admin. Code ch. NR 712 Qualifications and Certifications (RR-081), for more information.

2. Properly Submit Reports on Time with Required Information Included

Wisconsin law includes timeframes for submitting technical documents and conducting work, as well as specifications for what should be included in those submittals. This letter provides a general overview of the timeframes and first steps to take for site investigation and cleanup. For an overview of timing requirements, please refer to *NR 700 Process and Timeline Overview* (RR-967), *enclosed*.

The DNR developed the publication *Guidance for Electronic Submittals for the Remediation and Redevelopment Program* (RR-690), to assist responsible parties and consultants in properly submitting documents. Wis. Admin. Code § NR 700.11 (3g), and other specific provisions within Wis. Admin. Code ch. NR 700, outline the requirements for submittals, including electronic submittals.

3. Consider the Benefits of a Fee-based Technical Review of your Submittals

In-depth DNR review of technical reports and submittals is available for a fee. The Remediation and Redevelopment (RR) Program project managers are available throughout the process to answer general questions and provide general input as the site moves toward case closure. However, if you want a formal, written response from the DNR, a meeting with the DNR or both on a specific submittal, a review fee will be required in accordance with Wis. Admin. Code ch. NR 749. **Obtaining technical assistance from DNR project managers throughout the process is an effective way to prevent problems and delays at the end of the process when case closure is requested.** Forms, a fee schedule and further information on technical assistance is available at dnr.wi.gov by searching "brownfield fees."

Required Steps to Take and Documents to Submit:

The steps listed below serve as a general overview only — all mandatory steps and submittals specified in Wis. Admin. Code, chs. NR 700-799 must be met before the DNR can grant case closure, which is a determination by the DNR that no further cleanup is necessary at a site, as defined in Wis. Admin. Code § NR 700.03 (3m).

Scoping and Work Plan Submittal – NR 716.07 and 716.09: The law requires that you appropriately scope your site investigation and submit a work plan within 60 days of this notification, by April 1, 2024, for completing a site investigation. The work plan must comply with the requirements in Wis. Admin. Code, chs. NR 700-799. For additional assistance, the DNR has extensive guidance on its website at dnr.wi.gov, search "site investigation scoping."

Per Wis. Admin. Code § NR 716.07 and Wis. Admin. Code § NR 716.09, site investigation scoping and work plans should include an evaluation of the history of the site or facility, including industrial, commercial or other land uses that may have been associated with one or more hazardous substance discharges at the facility. In addition, an evaluation of the history of previous hazardous substance discharges or environmental pollution, the location of the site or facility, and its proximity to other sources of contamination must be included. Site investigation work plans should also include a sampling and analysis strategy to be used during field investigation that considers all information in the evaluation conducted under Wis. Admin. Code § NR 716.07. Emerging contaminants discharged to the environment, including perfluoroalkyl and polyfluoroalkyl substances (PFAS) and 1,4-dioxane, meet the definition of a hazardous substance or environmental pollution under Wis. Stat. § 292.01 and must be considered during site investigation scoping.

Prior to and during a site investigation, you must evaluate whether any interim actions are needed to contain or stabilize a hazardous substance discharge or environmental pollution, pursuant to Wis. Admin. Code § NR 708.11. If you undertake an interim action (*e.g.*, free product removal), you must submit documentation of the action per Wis. Admin. Code § NR 708.15.

As you develop the site investigation work plan, you must include an assessment of the vapor intrusion pathway. Wis. Admin. Code § NR 716.11 (5) outlines the requirements for when to evaluate for the presence of vapors in the sub-surface and in indoor air. The results and conclusions from the vapor assessment must be included in the Wis. Admin. Code § NR 716.15 site investigation report whether or not you elected to take vapor samples. *Addressing Vapor Intrusion at Remediation & Redevelopment Sites in Wisconsin* (RR-800), is available to help responsible parties and their consultants comply with these requirements.

- 2. Field Investigation NR 716.11: Following submission of the work plan, the site investigation must be started within the timeframe provided under law. The timeframe varies depending on whether you are requesting the DNR's fee-based review of the work plan. If you do not request a fee-based review of the work plan, you must initiate the field investigation within 90 days of submitting the work plan, and you may proceed with the field investigation upon DNR notification to proceed; however, if the DNR has not responded within 30 days from submittal of the work plan, you may then proceed with the field investigation. If a fee and request for DNR review of the work plan is submitted, the field investigation must begin within 60 days after receiving DNR approval.
- 3. <u>Sample Results Notification Requirements NR 716.14</u>: You must report sampling results to the DNR, owners, occupants and various other parties within 10 business days after receiving the sampling results, unless a different timeframe is approved by the DNR, in accordance with Wis. Admin. Code § NR 716.14.
- 4. <u>Site Investigation Report NR 716.15</u>: Within 60 days after completion of the field investigation and receipt of the laboratory data, the law requires you to submit a Site Investigation Report (SIR) to the DNR. As part of the SIR or in the Remedial Actions Options Report (RAOR), if there is soil contamination, the responsible party shall identify the current land use (*i.e.*, industrial or non-industrial) and zoning for the site or facility in accordance with Wis. Admin. Code § NR 720.05 (5). Also, as part of the SIR or in the RAOR, you must include any interim action report that may be required under Wis. Admin. Code § NR 708.15.
- <u>Remedial Actions Options Report NR 722</u>: Within 60 days after submitting the SIR, the law requires you to submit a RAOR. The selected remedy in the RAOR should include an evaluation of green and sustainable remediation criteria, as appropriate, as required by Wis. Admin. Code § NR 722.09 (2m). This may be submitted as part of a broader SIR.
- <u>Remedial and Interim Action Design, Implementation, Operation, Maintenance and Monitoring</u> <u>Reports – NR 724</u>: Unless otherwise directed by the DNR, the responsible party shall submit all plans and reports required by Wis. Admin. Code ch. NR 724.
- Notification of Residual Contamination or Continuing Obligations NR 725: In situations where notification is required, the responsible party must provide a submittal(s) that confirms that continuing obligations have been identified and affected property owners have been notified by the responsible parties 30 days prior to case closure, as required by Wis. Admin. Code ch. NR 725 and § NR 726.13 (1) (d).
- 8. <u>Semi-Annual Reporting NR 700.11</u>: Wis. Admin. Code § NR 700.11 (1) (a) requires responsible parties to submit semi-annual site progress reports to the DNR until case closure is granted. The reports summarize the work completed over six months and additional work planned to adequately complete the response action at the site. Consultants may submit these reports on behalf of responsible parties. These reports are due in January and July of each year. Please refer to DNR publication NR 700 Semi-Annual Site Progress Report (RR-082), for more information.

Submittals required under Wis. Admin. Code chs. NR 700-799

These documents, as applicable, must be submitted to the DNR prior to the responsible party requesting case closure, unless otherwise directed by the DNR:

- □ Ch. NR 708 reports and documentation for any immediate or interim actions.
- □ Ch. NR 712 professional certifications and signatures are included with applicable submittals.
- □ Ch. NR 716 work plan(s) and site investigation report.
- □ Ch. NR 722 remedial action options report (exception is for Dry Cleaners Environmental Response Fund sites), with the selected remedial action identified.
- □ Ch. NR 724 design, construction documentation, operation, maintenance and monitoring plans and reports, including vapor mitigation commissioning.
- □ Ch. NR 725 submittal(s) that confirms that continuing obligations have been identified and affected property owners have been notified by the responsible parties 30 days prior to requesting case closure.
- □ If requesting case closure, the Ch. NR 726 case closure form and documentation substantiating compliance with the NR 700 rule series.
- □ Ch. NR 749 fees have been paid, as applicable, including closure and database fees.
- Ch. NR 700 semi-annual site progress reports starting six months after notification.

The DNR tracks information on all cleanup sites in a DNR database available at dnr.wi.gov, search "BOTW." The Bureau for Remediation and Redevelopment Tracking System (BRRTS) identification number for this site is listed at the top of this letter. You may view information related to your site on this database at any time.

All correspondence regarding this site should be directed to:

Jennifer Meyer Remediation and Redevelopment Program Wisconsin Department of Natural Resources 1027 W. St. Paul Avenue Milwaukee, WI 53233 jennifer.meyer1@wisconsin.gov

To speed up processing, your correspondence should reference the BRRTS and Facility Identification (FID) numbers (if assigned) listed at the top of this letter.

Submittals required under the NR 700 rule series should be sent to the DNR using the RR Program Submittal Portal at dnr.wi.gov, search "RR submittal portal" (<u>https://dnr.wi.gov/topic/Brownfields/Submittal.html</u>). Questions on using this portal can be directed to the contact below or to the environmental program associate (EPA) for the regional DNR office. Visit dnr.wi.gov, search "RR contacts" and select the EPA tab (<u>https://dnr.wi.gov/topic/Brownfields/Contact.html</u>).

Please visit the DNR's Remediation and Redevelopment Program web page at dnr.wi.gov, search "Brownfields" for information on selecting a consultant, seeking financial assistance, and understanding the investigation and cleanup process. Information regarding review fees, liability clarification letters, post-cleanup liability and more is also available.

If you have questions, please contact me, the DNR Project Manager, at (414) 208-7412 or at Zachary.henderson@wisconsin.gov for more information.

Thank you for your cooperation.

Sincerely,

Jach Hender

Zach Henderson Project Manager/ Hydrogeologist Remediation & Redevelopment Program Southeast Region

Enclosures:

RR-967, NR 700 Process and Timeline Overview https://dnr.wi.gov/doclink/rr/RR967.pdf

RR-502, Selecting a Consultant https://dnr.wi.gov/DocLink/RR/RR502.pdf

RR-024, Environmental Services Contractor List https://dnr.wi.gov/DocLink/RR/RR024.pdf RR-506, VPLE Fact Sheet #2 https://dnr.wi.gov/DocLink/RR/RR506.pdf

RR-674, Environmental Contamination Basics https://dnr.wi.gov/DocLink/RR/RR674.pdf

RR-082, NR 700 Semi-Annual Site Progress Report https://dnr.wi.gov/files/PDF/pubs/rr/RR082.pdf

RR-081, Wis. Admin. Code ch. NR 712 Qualifications and Certifications https://dnr.wi.gov/DocLink/RR/RR081.pdf

Form 4400-237, *Technical Assistance and Environmental Liability Clarification Request* <u>https://dnr.wi.gov/files/PDF/forms/4400/4400-237.pdf</u>

RR-627, Underground Storage Tanks, Clarifying Local Government Unit's Responsibility to Remove Tanks on Properties They Own http://dnr.wi.gov/files/PDF/pubs/rr/RR627.pdf

RR-892, What is Vapor Intrusion? https://dnr.wi.gov/files/pdf/pubs/rr/rr892.pdf