

From: Lee Amundson <lee.amundson@ki.com>
Sent: Tuesday, July 6, 2021 4:07 PM
To: Schultz, Josie M - DNR
Subject: RE: Modified responsible party letter sent to Mr. Joseph Rabideau, Econo-Care Cleaners, BRRTS # 02-05-521419

My only comment would be that since Mark and I never personally operated the cleaners at that location. (Lee & Mark Amundson, Responsible Party (lee.amundson@ki.com))
Business was owned and operated by Econo-Care Cleaning Inc.

Thanks,
Lee

KI | **LEE AMUNDSON** | Senior Project Coordinator
P: 920-468-2564 | **M:** | **F:** 920-468-2781 | **E:** lee.amundson@ki.com | ki.com



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From: Schultz, Josie M - DNR <josie.schultz@wisconsin.gov>
Sent: Tuesday, July 6, 2021 10:47 AM
To: Lee Amundson <lee.amundson@ki.com>
Subject: Modified responsible party letter sent to Mr. Joseph Rabideau, Econo-Care Cleaners, BRRTS # 02-05-521419

CAUTION: This message originated from outside of the organization. Do not click links or open attachments unless you recognize the sender and know the content is safe.

Good Morning Lee,

Attached to this email is the modified responsible party letter I sent to Mr. Joe Rabideau via mail this morning. Please let me know if you have any questions or concerns with the letter.

Thank you,
Josie

We are committed to service excellence.

Visit our survey at <http://dnr.wi.gov/customersurvey> to evaluate how I did.

Josie M. Schultz

Hydrogeologist – Northeast Region Remediation and Redevelopment Team

Wisconsin Department of Natural Resources

2984 Shawano Avenue, Green Bay, WI 54313-6727

Cell Phone: 920-366-5685

Josie.Schultz@Wisconsin.gov



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July 6, 2021

JOSEPH RABIDEAU
MASON AND FISK LLC
1461 W MASON ST
GREEN BAY WI 54303

JOSEPH RABIDEAU
3094 OPEN GATE TR
GREEN BAY WI 54313

Subject: Reported Contamination at Econo-Care Cleaners (Former), 717 S Fisk Street & 1461 W Mason Street (formerly 719 S. Fisk Street), City of Green Bay, Wisconsin
DNR BRRTS Activity # 02-05-521419

Dear Mr. Rabideau:

On February 3, 2004, Mark and Lee Amundson notified the Department of Natural Resources (department) that perchloroethylene was detected at the site located at 719 S Fisk St, Green Bay, which has been redeveloped and address changed to 1461 W Mason St & 717 S Fisk St, Green Bay.

Based on the information available to the department regarding ownership of this property, we believe that you acquired the property in 2004, and are in possession or control of the hazardous substance discharge or other environmental pollution (hereafter referred to as "contamination") at the above-described site. The term "site" includes the property where the contamination occurred and any other property it has migrated to, pursuant to Wisconsin Administrative Code ("Wis. Admin. Code") § NR 700.03(56).

The purpose of this letter is to inform you of the status of contamination at the site and notify you that as the possessor and controller of the contamination, you may be held responsible under Wisconsin Statutes ("Wis. Stats.") ch. 292 for the investigation and cleanup of the contamination. Presently, the department is pursuing the person who caused the contamination to perform the investigation and cleanup as required under Wis. Admin. Code chs. NR 700 through NR 754. The department will not seek your involvement in investigation and cleanup; however, if the causer is no longer able or willing to continue progress, the department will require that you take the appropriate response actions. Previously, you had been acting as the Dry Cleaner and Environmental Response Fund (DERF) agent.

Legal Responsibilities

Wis. Stats. ch. 292 and Wis. Admin. Code chs. NR 700 through NR 754 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. For more information on the responsibilities relating to contamination investigation and cleanup, see the enclosed letter to Mr. & Mrs. Amundson, dated February 6, 2004.

Under Wis. Stat. ch. 292, continuing obligations may be applied to a property upon the closure of an environmental investigation and cleanup case. Continuing obligations are legal requirements designed to protect public health and the environment from contamination that remains on a property. If the department places continuing obligations on the property at the time of closure, these obligations will become the property owner's responsibility. For more

July 6, 2021
Mr. Joe Rabideau, Mason and Fisk LLC
Responsible Party Letter
Econo-Care Cleaners (Former), BRRTS # 02-05-521419

Page 2 of 2

information, please see the enclosed DNR publication RR-819, *Continuing Obligations for Environmental Protection Responsibilities of Wisconsin Property Owners*.

Additional Information

The department tracks information on all cleanup sites in a department database available at dnr.wi.gov and search "BRRTS". 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:

Josie Schultz
Remediation and Redevelopment Program
Wisconsin Department of Natural Resources
2984 Shawano Ave
Green Bay, WI 54313
Josie.Schultz@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. **Consultants and representatives of responsible parties are required to submit one paper copy and one electronic copy of submittals, including case closure 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. See the enclosed DNR publication RR-690, *Guidance for Electronic Submittals for the Remediation and Redevelopment Program*, for assistance in proper document submittal.

Please visit the department's Remediation and Redevelopment program website at dnr.wi.gov and 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.

If you have questions, please call the new project manager, Josie Schultz, at 920-366-5685 or email at josie.schultz@wisconsin.gov for more information.

Thank you for your cooperation.

Sincerely,



Josie Schultz
Hydrogeologist - Remediation & Redevelopment Program
Northeast Region

Enclosures:

Continuing Obligations for Environmental Protection Responsibilities of Wisconsin Property Owners, DNR publication RR-819
Guidance for Electronic Submittals for the Remediation and Redevelopment Program, DNR publication RR-690

cc: Lee & Mark Amundson, Responsible Party (lee.amundson@ki.com)



Continuing Obligations for Environmental Protection Responsibilities of Wisconsin Property Owners

Wis. Stat. § 292.12

Purpose

This fact sheet is intended to help property owners understand their legal requirements under s. 292.12, Wis. Stats., regarding continuing obligations that arise due to the environmental condition of their property.

Introduction

The term “continuing obligations” refers to certain actions for which property owners are responsible following a completed environmental cleanup. They are sometimes called environmental land use controls or institutional controls. These legal obligations, such as a requirement to maintain pavement over contaminated soil, are most often found in a cleanup approval letter from the state.

Less commonly, a continuing obligation may apply where a cleanup is not yet completed but a cleanup plan has been approved, or at a property owned by a local government that is exempt from certain cleanup requirements.

What Are Continuing Obligations?

Continuing obligations are legal requirements designed to protect public health and the environment in regard to contamination that remains on a property.

Continuing obligations still apply after a property is sold. Each new owner is responsible for complying with the continuing obligations.

Background

Wisconsin, like most states, allows some contamination to remain after cleanup of soil or groundwater contamination (residual contamination). This minimizes the transportation of contamination and reduces cleanup costs while still ensuring that public health and the environment are protected.

The Department of Natural Resources (DNR), through its Remediation and Redevelopment (RR) Program, places sites or properties with residual contamination on a public database in order to provide notice to interested parties about the residual contamination and any associated continuing obligations. Please see the “Public Information” section on page 3 to learn more about the database. (Prior to June 3, 2006, the state used deed restrictions recorded at county courthouses to establish continuing obligations, and those deed restrictions have also been added into the database.)

Types of Continuing Obligations

1. Manage Contaminated Soil that is Excavated

If the property owner intends to dig up an area with contaminated soil, the owner must ensure that proper soil sampling, followed by appropriate treatment or disposal, takes place. Managing contaminated soil must be done in compliance with state law and is usually done under the guidance of a private environmental professional.

2. Manage Construction of Water Supply Wells

If there is soil or groundwater contamination and the property owner plans to construct or reconstruct a water supply well, the owner must obtain prior DNR approval to ensure that well construction is designed to protect the water supply from contamination.

Other Types of Continuing Obligations

Some continuing obligations are designed specifically for conditions on individual properties. Examples include:

- keeping clean soil and vegetation over contaminated soil;
- keeping an asphalt “cover” over contaminated soil or groundwater;
- maintaining a vapor venting system; and
- notifying the state if a structural impediment (e.g. building) that restricted the cleanup is removed. The owner may then need to conduct additional state-approved environmental work.

It is common for properties with approved cleanups to have continuing obligations because the DNR generally does not require removal of all contamination.

Property owners with the types of continuing obligations described above will find these requirements described in the state’s cleanup approval letter or cleanup plan approval, and *must*:

- comply with these property-specific requirements; and
- obtain the state’s permission before changing portions of the property where these requirements apply.

The requirements apply whether or not the person owned the property at the time that the continuing obligations were placed on the property.

Changing a Continuing Obligation

A property owner has the option to modify a continuing obligation if environmental conditions change. For example, petroleum contamination can degrade over time and property owners may collect new samples showing that residual contamination is gone. They may then request that the DNR modify or remove a continuing obligation. Fees are required for the DNR’s review of this request and for processing the change to the database (\$1050 review fee, \$300/\$350 database fee). Fees are subject to change; current fees are found in Wis. Admin. § NR 749 online at http://docs.legis.wisconsin.gov/code/admin_code/nr/700/749.

Public Information

The DNR provides public information about continuing obligations on the Internet. This information helps property owners, purchasers, lessees and lenders understand legal requirements that apply to a property. The DNR has a comprehensive database of contaminated and cleaned up sites, *BRRTS on the Web*. This database shows all contamination activities known to the DNR. Site specific documents are found under the *Documents* section. The information includes maps, deeds, contaminant data and the state’s closure letter. The closure letter states that no additional environmental cleanup is needed for past contamination and includes information on property-specific continuing obligations. If a cleanup has not been completed, the state’s approval of the remedial action plan will contain the information about

continuing obligations.

Properties with continuing obligations can generally be located in the DNR's *RR Sites Map*. RR Sites Map provides a map view of contaminated and cleaned up sites, including sites with continuing obligations, and links to BRRTS on the Web. *BRRTS on the Web* and *RR Sites Map* are part of the Wisconsin Remediation and Redevelopment Database (WRRD) at <http://dnr.wi.gov/topic/Brownfields/wrrd.html>.

If a completed cleanup is shown in *BRRTS on the Web* but the site documents cannot be found in the documents section, the DNR's closure letter can still be obtained from a regional office. For assistance, please contact a DNR Environmental Program Associate (see the RR Program's Staff Contact web page at dnr.wi.gov/topic/Brownfields/Contact.html).

Off-Site Contamination: When Continuing Obligations Cross the Property Line

An off-site property owner is someone who owns property that has been affected by contamination that moved through soil, sediment or groundwater from another property. Wis. Stat. § 292.13 provides an exemption from environmental cleanup requirements for owners of "off-site" properties. The DNR will generally not ask off-site property owners to investigate or clean up contamination that came from a different property, as long as the property owner allows access to his or her property so that others who are responsible for the contamination may complete the cleanup.

However, off-site property owners are legally obligated to comply with continuing obligations on their property, even though they did not cause the contamination. For example, if the state approved a cleanup where the person responsible for the contamination placed clean soil over contamination on an off-site property, the owner of the off-site property must either keep that soil in place or obtain state approval before disturbing it.

Property owners and others should check the *Public Information* section above if they need to:

- determine whether and where continuing obligations exist on a property;
- review the inspection, maintenance and reporting requirements, and
- contact the DNR regarding changing that portion of the property. The person to contact is the person that approved the closure or remedial action plan.

Option for an Off-Site Liability Exemption Letter

In general, owners of off-site properties have a legal exemption from environmental cleanup requirements. This exemption does not require a state approval letter. Nonetheless, they may request a property-specific liability exemption letter from the DNR if they have enough information to show that the source of the contamination is not on their property. This letter may be helpful in real estate transactions. The fee for this letter is \$700 under Chapter NR 749, Wis. Adm. Code. For more information about this option, please see the RR Program's Liability web page at dnr.wi.gov/topic/Brownfields/Liability.html.

Legal Obligations of Off-Site Property Owners

- Allow access so the person cleaning up the contamination may work on the off-site property (unless the off-site owner completes the cleanup independently).
- Comply with any required continuing obligations on the off-site property.

Required Notifications to Off-Site Property Owners

1. The person responsible for cleaning up contamination must notify affected property owners of any proposed continuing obligations on their off-site property **before** asking the DNR to approve the cleanup. This is required by law and allows the off-site owners to provide the DNR with any technical information that may be relevant to the cleanup approval.

When circumstances are appropriate, an off-site neighbor and the person responsible for the cleanup may enter into a “legally enforceable agreement” (i.e. a contract). Under this type of private agreement, the person responsible for the contamination may also take responsibility for maintaining a continuing obligation on an off-site property. This agreement would not automatically transfer to future owners of the off-site property. The state is not a party to the agreement and cannot enforce it.

2. If a cleanup proposal that includes off-site continuing obligations is approved, the DNR will send a letter to the off-site owners detailing the continuing obligations that are required for their property. Property owners should inform anyone interested in buying their property about maintaining these continuing obligations. For residential property, this would be part of the real estate disclosure obligation.

More Information

For more information, please visit the RR Program’s Continuing Obligations website at dnr.wi.gov/topic/Brownfields/Residual.html.

This document is intended solely as guidance and does not contain any mandatory requirements except where requirements found in statute or administrative rule are referenced. Any regulatory decisions made by the Department of Natural Resources in any matter addressed by this guidance will be made by applying the governing statutes and administrative rules to the relevant facts.

The Wisconsin Department of Natural Resources provides equal opportunity in its employment, programs, services, and functions under an Affirmative Action Plan. If you have any questions, please write to Chief, Public Civil Rights, Office of Civil Rights, U.S. Department of the Interior, 1849 C. Street, NW, Washington, D.C. 20240.

This publication is available in alternative format (large print, Braille, etc.) upon request. Please call for more information. Note: If you need technical assistance or more information, call the Accessibility Coordinator at 608-267-7490 / TTY Access via relay - 711



Guidance for Submitting Documents

The purpose of this document is to outline the appropriate format and procedures for submitting documents to the Remediation and Redevelopment (RR) Program. 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. Consultants and representatives of responsible parties are required to submit one paper copy and one electronic copy of submittals, including case closure documents. **The electronic version must be an exact duplicate of the paper version.**

Submittal Method

- ✓ **Paper copies should be sent to the applicable regional office.** If you are unsure of which regional office to submit your documents, refer to the DNR Region Map found at dnr.wisconsin.gov/sites/default/files/topic/Brownfields/rr/regionmap.pdf or contact your project manager.

| Region | To | Address |
|----------------------|---|--|
| Northeast Region | Assigned Project Manager | Contact Project Manager |
| Northern Region | Assigned Project Manager | Contact Project Manager |
| South Central Region | Attn: Wendy Weihemuller, Environmental Prog. Associate | 3911 Fish Hatchery Road Fitchburg, WI 53711 |
| Southeast Region | Attn: Jennifer Dorman, Environmental Prog. Associate | 2300 N Dr. Martin L. King Jr. Dr. Milwaukee, WI 53212 |
| West Central Region | Assigned Project Manager | Contact Project Manager |

- **Staff Directory** - dnr.wi.gov/staffdir/newsearch/contactsearchext.aspx
 - **RR Contact List** - dnr.wisconsin.gov/sites/default/files/topic/Brownfields/rr/rrphone.pdf
- ✓ **Electronic submittals** - the DNR strongly encourages submitting electronic documents via the RR Program Submittal Portal instead of CD/DVD or email. Please submit documents as a single PDF or Excel file (only upon request), except Case Closure Requests – instructions can be found on page 2. **Electronic submittals may not be “locked” or password protected per Wis. Admin. Code§ NR 700.11 (3g).**

Instructions for using the Document Uploader

1. Go to the [RR Submittal Portal web page](#).
2. If you have a Web Access Management System (WAMS) account – log in.
 - a. If you do not have a WAMS account, click the second link to request a User ID and password.
 - b. Once you have a User ID and Password, log into the [RR Submittal Portal](#).
3. Click DNR RR forms in the upper right.
4. Click Start in the Document Uploader box.

- a. If this is your first time submitting a document, you will need to request access to upload documents. This will only need to be done one time. You can expect to be approved within one business day. If you do not get approved within one business day, please contact Danielle Wincentsen at Danielle.Wincentsen@wisconsin.gov.

5. Complete the form and click submit.

A few things to note about the Document Uploader:

- Up to three PDF or Excel files can be uploaded per submittal, with the exception of the Case Closure Request.
- If a file is larger than 250 MB, it will need to be split into more than one file.
- If you are submitting a Case Closure Request, only a .zip file can be uploaded.

For more information go to dnr.wi.gov, search RR Submittal Portal.

General Notes on Submittals

- Consultants should use the Notification for Hazardous Substance Discharge (Non-Emergency Only) [Form 4400-225](#) for historic discharges, found at dnr.wi.gov, search notification.
- Consultants are encouraged to submit the appropriate form found on the fees tab at dnr.wi.gov, search RR Program fees, signed and scanned, using the Document Uploader in the [RR Submittal Portal](#).
 - After submitting the electronic copy, mail a copy of the confirmation page with fee payment (checks only) to the appropriate regional environmental program associate. This information can be found on the confirmation page and on the EPA tab at dnr.wi.gov, search RR contact.
 - **NOTE:** Please do not send the check to the project manager or to the DNR office in Madison, as this could delay processing your request.
- Any site-specific or follow-up questions should be directed to the assigned DNR project manager.
- Backing up the files is essential. As a provider of documents under Wis. Admin. Code ch. NR 700, the consultant or representative is responsible for keeping a backup copy.
- All files should be scanned for viruses before submitting. The consultant's or representative's anti-virus software should be kept up-to-date.
- If the submitted electronic file can't be read (i.e., is illegible), opened, or is corrupted and unusable, the consultant or representative will be notified, and a new electronic copy is to be required.

Case Closure Submittals

1. Case Closure requests should be submitted as a zipped folder (zip file). Within the zipped folder, the files should be organized, and the contents clearly labeled as follows:
 - a. Case Closure form (dnr.wi.gov, search Case Closure form)
 - b. Seven separate file folders labeled for each of the required attachments (e.g., Attachments A through G)
 - i. The file folders should include the required PDF attachments for each of those sections of the Case Closure form, along with each PDF clearly labeled with the

DNR-specified title (e.g., A.1. Groundwater Analytical Tables), and organized within the file folder (e.g., Attachment A: Data Tables) in the order specified in the Case Closure form (dnr.wi.gov, search Case Closure form).

- c. **A single PDF of the entire closure packet (form and attachments) should also be included in the zip file.**

An example of an acceptable closure submittal can be found at:

dnr.wisconsin.gov/sites/default/files/topic/Brownfields/rr/directory.pdf

2. Professional submittal certifications required per Wis. Admin. Code § NR 712.09 must be included.
3. Summaries of all data must include information collected by previous consultants.
4. Do not submit lab data sheets unless these have not been submitted in a previous report. Include these as a separate PDF from the narrative summary. Tabulate all data required in Wis. Admin. Code § NR 716.15 (3) (c), in the format required in Wis. Admin. Code § NR 716.15 (4) (e).
5. If any map or figure is not required but the submitter feels it is relevant to the case closure request, fully explain the reason(s) why it is included and attach that explanation (properly labeled with the map/figure title).
6. **When submitting revisions to a closure submittal as requested by the DNR project manager, the consultant need only submit the revised pages (both paper and electronic copies). These revised pages should be initialed and dated by the consultant.** It is recommended that revisions be submitted through the [RR Program Submittal Portal](#).

Electronic File Format

1. Except as outlined below, submittals should be created in or converted to the portable document format (PDF), readable by Adobe Acrobat Reader. Adobe Acrobat Reader can be downloaded for free at <https://get.adobe.com/reader/>.
2. Save DNR forms as a PDF file. This is especially important if the form will need to be edited before submitting to the DNR.
3. Electronic files shall have a minimum resolution of 300 dots per inch (dpi) to ensure legibility without creating excessive file size as specified in Wis. Admin. Code § NR 700.11 (3g).
4. Report submittals should not be larger than 250 MB in size. Please split submittals larger than 250 MB into multiple files that are each 250 MB or less files and name accordingly.
5. All documents shall be digital format versions rather than scanned versions, except documents that require signature and are only available as scanned versions, according to Wis. Admin. Code § NR 700.11 (3g). Deeds and legal descriptions may be scanned versions.
6. Voluminous attachments or appendices (e.g., lab QA) may be submitted by electronic format only, if specifically approved in advance by the DNR.
7. **Electronic files may not be “locked” or password protected.** This means the files can’t require a password to open or edit. However, files can use a feature that makes them read-only or “protected” to prevent inadvertent editing, as long as the feature can be turned off without a password.
8. It is recommended that documents such as lab reports, chain of custody documents, boring logs, etc., that are received as hard copy by the consultant be scanned as PDF files. To minimize file

size, PDF files should be prepared by converting directly from the original electronic versions or with black and white scans.

9. The DNR may request that the electronic copy of sampling results be submitted in a different format such as spreadsheets, plain text tabular files, hypertext markup language files (HTML) and extensible markup language files (XML).
10. When submitting site investigations under Wis. Admin. Code ch. NR 716 and O&M reports under Wis. Admin. Code ch. NR 724, it is recommended that lab data be submitted as one separate PDF (or Excel file, only upon request), and the narrative and data summary (figures, tables, etc.) be submitted as a second separate file. If copies of the Phase I and II environmental site assessments are included in the Wis. Admin. Code ch. NR 716 documents, these should also be submitted as separate PDFs.

Document Formatting

1. Titles for typical reports and submittals required under Wis. Admin. Code ch. NR 700 are found in Attachment A.
2. All documents are to be legible. Providing illegible information will result in a submittal being considered incomplete until corrected.
3. Include a cover letter with reports submitted under Wis. Admin. Code ch. NR 700 that clearly lists the BRRTS/FID number; describes the title and type of submittal; and what action, if any, is requested from the RR Program.
4. Prepare visual aids, including maps, plans, drawings, fence diagrams, tables, and photographs according to the applicable portions of Wis. Admin. Code chs. NR 716 through 726.
5. Use bold and italics fonts on information of importance on tables and figures. Use bold font for Wis. Admin. Code ch. NR 140 groundwater enforcement standard (ES) attainments or exceedances, and italicized font for Wis. Admin. Code ch. NR 140 groundwater preventive action limit (PAL) standard attainments or exceedances.
6. Do not use shading or highlighting on the tables, figures, maps, or other documents.
7. Include the level of detection on data tables for results which are below the detection level (i.e., do not just list as “no detect (ND)”). Include the units on data tables. Units should be consistent with the applicable standards. Include all sample locations. Contour lines should be clearly labeled and defined.
8. Provide one paper copy no larger than 11x17 inches, unless otherwise directed by the department. Maps and figures may be submitted in a larger electronic size than 11x17 inches, in a PDF readable by Adobe Acrobat Reader. However, larger-size documents must be legible when printed.

Contact Information

This document is updated as needed. Comments may be sent to: Sonya Rowe, (608) 261-4934, sonya.rowe@wisconsin.gov.

Attachment A – Document Title Naming Conventions

| Document Title Naming Convention | NR 700 Reference |
|---|-----------------------------|
| Phase I Environmental Site Assessment | NR 750.03 (2m) |
| Phase II Environmental Site Assessment | NR 750.03 (2m) |
| Immediate Action Report | NR 708.05 (6) and NR 708.09 |
| Interim Action Report | NR 708.15 |
| Free Product Removal Report | NR 708.13 |
| Site Investigation Work Plan | NR 716 |
| Site Investigation Report | NR 716 |
| Soil Management Plan | NR 718 |
| Soil Management Exemption Request | NR 718 |
| Site-Specific Soil Cleanup Standards | NR 720.10, NR 720.12 |
| Determination of Soil Performance Standards | NR 720.08 |
| Remedial Action Options Report | NR 722 |
| Infiltration/Injection Request for GW Treatment | NR 140.28 (5) and 812.05 |
| Historic Fill Exemption Request | NR 506.085 |
| Remedial Action Design report | NR 724 |
| Operation & Maintenance Report | NR 724 |
| Construction Documentation report | NR 724 |
| Long Term Monitoring Plan | NR 724 |
| Closure Request | NR 726 |
| Post-Closure Modification Request | NR 727 |

This document is intended solely as guidance and does not contain any mandatory requirements except where requirements found in statute or administrative rule are referenced. Any regulatory decisions made by the Department of Natural Resources in any matter addressed by this guidance will be made by applying the governing statutes and administrative rules to the relevant facts.

The Wisconsin Department of Natural Resources provides equal opportunity in its employment, programs, services, and functions under an Affirmative Action Plan. If you have any questions, please write to Chief, Public Civil Rights, Office of Civil Rights, U.S. Department of the Interior, 1849 C. Street, NW, Washington, D.C. 20240.

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