

From: Swenson, Steve R <steves@st-ma.com>
Sent: Friday, November 06, 2020 8:57 AM
To: Grittner, Paul V - DNR
Subject: Follow up - Telephone Conversation

Paul,

Thank you for taking the time to touch base Wednesday afternoon regarding your email dated November 3, 2020. Based on our conversation, my understanding is:

1. The November 3, 2020 email will be uploaded into the BRRRTs system and will serve as the WDNR's "official" record of response to SMA's October 2, 2020 correspondence. A separate letter will not be forthcoming.
2. SMA, on behalf of D&C Partners will draft a work plan outlining the collection of one (1) high-volume purge High-Volume Sample location, located near SV2-2. Upon approval of the work plan by the WDNR, the sample will be collected. Furthermore, if the high volume purge sample data meets the US EPA's RSLs Vapor Risk Screen Levels (VRSLs) for Large Commercial Buildings (sub-slab), then continued operation of the SSDS system will not be mandated by the WDNR. However, if the high volume purge sample does not meet the VSRLs, then indoor air samples can be collected to demonstrate any risk of VI from the sub-slab is being addressed by the SSDS.
3. An addendum to the SI/RAODR will be submitted, the addendum will address the recent comments to the SI/RAODR by the WDNR in their September 9, 2020 and November 3, 2020 email, including: the of the updated figures, high-purge volume sample data, plan for Union Pacific to excavate soils exceeding direct contact RCLs, and a discussion demonstrating that PFAS compounds have never been manufactured, stored, or used at the Site (additional sampling is not necessary).
4. Upon approval of the addendum and completion of the soil removal by Union Pacific, SMA will submit a Closure Request to the WDNR.

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