

From: Haak, Daniel <DHaak@trccompanies.com>
Sent: Tuesday, November 3, 2020 1:04 PM
To: James, Andrew G - DNR
Cc: Dietzel, Terry - DNR
Subject: RE: [EXTERNAL] WI DOT - Tynan Property - LGU-SL - EC Scoping Request

Andy

The subject property was a former farmstead. Prior to its acquisition for the STH 23 project, it had environmental concerns due to the storage of petroleum products which were used to burn for heat in the buildings. There was also some level of debris on the property. There is no reason to suspect the storage or use of emerging contaminants including PFAS.

From: James, Andrew G - DNR <andrew.james@wisconsin.gov>
Sent: Friday, October 30, 2020 10:12 AM
To: Haak, Daniel <DHaak@trccompanies.com>
Cc: Dietzel, Terry - DNR <terry.dietzel@fdlco.wi.gov>
Subject: [EXTERNAL] WI DOT - Tynan Property - LGU-SL - EC Scoping Request

This is an **EXTERNAL** email. Do not click links or open attachments unless you validate the sender and know the content is safe.

Hello Dan,

Per our phone conversation the WDNR is requesting a statement regarding the evaluation for emerging contaminants during the WisDOT's environmental investigation and remedial action in preparation for the State Highway 23 road project in the Town of Forest, Fond du Lac County, WI. In accordance with Wis. Admin. Code § NR 716.07, site investigations shall include an evaluation of all potential contaminants associated with a hazardous substance discharge and/or environmental pollution, including emerging contaminants. The evaluation should include any available information on whether any products containing emerging contaminants, including PFAS, are presently or were produced, used, handled, or stored at the site or used in any process services; the duration of PFAS-containing product use; the type of PFAS contained in the product; and any areas of the site where PFAS-containing products may have been used, stored, managed, or discarded. The evaluation must include an assessment of all environmental media affected or potentially affected by the contamination per Wis. Admin. Code § NR 716.07(4), and potential or known impacts to receptors per Wis. Admin. Code § NR 716.07(8).

here are a couple examples of the emerging contaminant scoping statements.

Sheleski Property

[See AC 43 on 9/30/2020](#)

WI DOT HOWARDS GROVE

[See AC 43 on 9/8/2020](#)

Thank you again for your cooperation. Once we receive your statement, the WDNR will evaluate and work with the Responsible Party on any remaining requirements needed to process the request for No Further Action at their site.

Sincerely,

Andy James

****Please note my WDNR contact number has changed to 715-527-0114. To ensure you are able to contact me by telephone, please use this number exclusively****

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Andrew James

Hydrogeologist Remediation & Redevelopment Program

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