

From: Smith, Jason <Jason.Smith@tecumseh.com>
Sent: Friday, June 19, 2020 10:31 AM
To: McKnight, Kevin - DNR
Cc: Williamson, Carrie; Kirchmeier, Bill
Subject: Tecumseh Products Company LLC, 1604 Michigan Ave., New Holstein, WI (former site) - DNR BRRTS Activity #02-08-585623
Attachments: 2020-06-19 PFAS WDNR ltr final.pdf

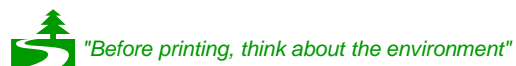
Dear Kevin,

I have attached an extension request letter on behalf of Tecumseh Products Company LLC for the additional investigation request as called for in the WDNR letter dated April 29, 2020. Thank you for reviewing this matter and am available to discuss our request.

Regards,

Jason Smith

Corporate Director of Environmental Control / Legal Support
Tecumseh Products Company LLC
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Tecumseh

June 19, 2020

Mr. Kevin McKnight
Hydrogeologist – Remediation and Redevelopment Program
Wisconsin Department of Natural Resources (WDNR)
Oshkosh Service Center
625 E CTY Y, Suite 700
Oshkosh, WI 54901

RE: WDNR Letter Dated April 29, 2020 – Scoping and Work Plan Submittal Extension Request

Dear Mr. McKnight:

I am writing to follow up on our previous conversations where we discussed an extension for Tecumseh Products Company LLC (TPC) to provide WDNR the Scoping and Work Plan Submittal as outlined in the WDNR letter dated April 29, 2020.

As required in the letter, TPC undertook the Immediate Actions to sample two City of New Holstein municipal wells (Well ID#BF260 and RG659) for PFAS within 14 days of the date of that letter. The results of that testing was shared with the department on May 21, 2020 by way of a report from Alyssa Sellwood at TRC. The Summary of the report indicated that there were no PFAS impacts to the municipal wells originating from the former TPC facility. The previous groundwater investigation report dated March 30, 2020 indicated that the PFAS concentrations were highest in the wells located near the former plating lines with concentrations considerably lower downgradient and absent in the background well.

Given the absence of onsite and offsite receptors, that interim action is not needed, and the significant business and economic disruptions associated with the COVID-19 pandemic, TPC is respectfully requesting that the deadline of June 28, 2020 for the Scoping and Work Plan s ubmittal be extended until August 25, 2020. TPC wishes to diligently consult with a number of consultants on their recommendations concerning a proper site investigation when compared to the low levels of contamination as previously documented.

We are available to discuss our request and remain committed to working with you through this matter.

Sincerely,

Tecumseh Products Company LLC

Jason Smith
Corporate Director of Environmental Control / Legal Support

cc: Carrie Williamson – TPC
Bill Kirchmeier – TPC