

From: Dombrowski, Frank J <frank.dombrowski@wecenergygroup.com>
Sent: Friday, February 14, 2020 9:14 AM
To: 'Gielniewski, Margaret <gielniewski.margaret@epa.gov>
(gielniewski.margaret@epa.gov)'
Cc: Fitzpatrick, William - DNR; Bougie, Cheryl - DNR; 'Hagen, Jennifer'; 'Brian G. Hennings (bhennings@naturalrt.com)'; 'mbyker@naturalrt.com'; 'Rolfes.sarah@epa.gov'; DNR RR NER; Krueger, Sarah E - DNR; adrienne.korpela@jacobs.com
Subject: Former WPS Marinette MGP - Jan. 2020 USEPA Monthly Progress Report
Attachments: DOC021120-02112020153245.pdf

Margaret,

Please find attached the monthly progress report for the former WPSC Marinette, WI MGP site.

As always, please feel free to contact me if there are any questions or if additional information may be needed.

Thanks,

Frank Dombrowski
Principal Environmental Consultant
WEC Energy Group - Business Services
Environmental Dept. - Land Quality Group
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February 14, 2020

Ms. Margaret Gielniewski
Remedial Project Manager
United States Environmental Protection Agency
77 W. Jackson Blvd.
Chicago, Illinois 60604-3590

**RE: January 2020 Monthly Progress Report
Marinette Former Manufactured Gas Plant
Marinette, Wisconsin
Wisconsin Public Service Corporation
CERCLA Docket No V-W-18-C-009, Site Spill ID – B5BT,
CERCLIS ID – WIN000509952**

Dear Ms. Gielniewski:

Wisconsin Public Service Corporation (WPSC) is providing this monthly progress report for the WPSC Marinette Former Manufactured Gas Plant (MGP) Site.

1) PROGRESS MADE DURING THE PAST MONTH

- Prepared and submitted December 2019 Monthly Progress Report to United States Environmental Protection Agency (USEPA) by January 15, 2020.
- Finalized development of a response to comments letter and Preliminary Design Investigation Work Plan (PDIWP) – Revision 1 based on USEPA comments provided on October 9, 2018 and the November 18, 2019 letter from WPSC to USEPA detailing a revised principal threat waste definition. PDIWP – Revision 1 was submitted to USEPA on January 16, 2020.
- Completed correspondence with USEPA regarding formalizing the revised principal threat waste definition. In a voicemail received from USEPA on January 27, 2020, USEPA indicated that a memo to the file was in process.
- Commence planning for pre-design investigation execution, tentatively scheduled for Spring 2020.

2) ANALYTICAL AND OTHER TESTING RESULTS RECEIVED

- None

3) PROJECTED WORK

WPSC Actions

- Submit monthly progress report to USEPA by the 15th of the month.
- Continue planning for pre-design investigation execution.

USEPA Actions

- Review and provide approval or comments on the PDIWP – Revision 1
- Develop memo to the file document modification to the principal threat waste definition.

4) PROBLEMS OR POTENTIAL PROBLEMS ENCOUNTERED

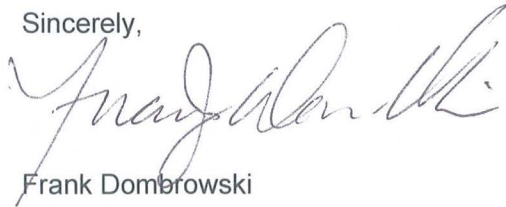
- None

5) ACTUAL OR PLANNED RESOLUTION OF PROBLEMS OR POTENTIAL PROBLEMS

- None

If you have any questions, please don't hesitate to contact me at (414) 221-2156 or via email at frank.dombrowski@wecenergygroup.com.

Sincerely,



Frank Dombrowski
Principal Environmental Consultant
WEC Business Services – Environmental Dept.

Enclosures: None

For distribution to: Ms. Sarah Krueger, WDNR (via US Mail and email)
 Mr. William Fitzpatrick, WDNR (via US Mail and email)
 Ms. Cheryl Bougie, WDNR (via email)
 WDNR Northeast Region (via email to DNRRRNER@wisconsin.gov)
 Ms. Adrienne Korpela, Jacobs (via email)
 Mr. Marcus Byker, Ramboll (via email)