Remediation & Redevelopment Continuing Obligation Review

BRRTS ID	No. 02-0	3-55205	55		F	orm 4400-232 (R 04/19)	Page 1 of 7	
Reviewer:	Carrie S	toltz		Regio	n: <u>NOR</u>	Review Date:	08/06/2020	
Site Name: Lee's Cleaners								
follow up	; ** denote	e RP/pro		p. If auditing a VP	LE site, use the	5242.pdf . Steps with a applicable LUST or E ddressed.		
File Revie	w:					way for a start of the start	No. Start Contraction	
1. Review	BRRTS,	and the	file if needed, to iden	tify the File Review	w information:			
Site Addre	ess			(City ZIP Code			
1727 South Main Street					Rice Lake		54868	
County Parcel Identification Number (PIN)					ID Number			
27650066	57000			e	603010540			
Original Responsible Person								
Aaron and Shirley Lee								
Has the property been transferred since the continuing obligation was recorded/applied? O No O Yes								
If Yes: Current Property Owner								
D	onald and	l Bonnie	Johnson, 1746 15th	Avenue, Barron, V	VI 54812			
	hone Num		· · · · · · · · · · · · · · · · · · ·	Email				
		(715) 2	34-9315					
Select all continuing obligations applied (at case closure or RAP approval or letter to LGU):								
Add to BRRTS	AC in BRRTS	AC Action Code (AC) Meaning						
		51	Deed notice					
		52	Deed restriction for soil					
		730	Groundwater use restriction					
		95	Deed instrument conditions met (for audits, use if deed restriction was updated by filing a deed notice)					
		101	GIS Registry PDF modified - date DNR letter sent					
		104	Site removed from GIS Registry - date DNR letter sent					
		696	Continuing obligation required of LGU to maintain liability exemption					
		605	Green Space Grant awarded (deed restriction)					
	\boxtimes	56	Continuing Obligation applied (use with codes 220-238)					
		46	Impacted Right-of-Way					
		220	Soil at industrial use level					
	\boxtimes	222	Cover/engineered containment system (pavement, soil cover, etc.)					
	\boxtimes	224	Structural impediment (buildings or other structures)					
	\boxtimes	226	Vapor mitigation/response					
		228	Site-specific (identify in comment field)					
		230	LGU was directed to take a protective action					
	\square	232	Residual soil contamination > RCLs/SS RCLs (use with AC 220, 222, 224)					
		234	Monitoring well needs to be abandoned					
	\square	236	Site closed with groundwater contamination > ES					
		238	Maintenance and inspection documentation required to be submitted					
		185	Closure Compliance Review completed					
		186	Closure Compliance Review - RP follow up needed					
		187	Closure Compliance R					
		99	Use this code with comments, for actions not listed under AC 186 (i.e. submittal of inspection reports)					

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Notes:

Date of:

Due to COVID-19 protocol, an inspection of the vapor mitigation system was not performed. The new owner will need to provide documentation and inspection reports to verify the system is functioning properly.

Site Visit:

- Contact the site owner for access. Provide a copy of the maintenance plan, if applicable. If the audit is being 2 conducted for a CO which would now require a maintenance plan, provide a template version if no maintenance plan was required at closure, for the property owner's use (voluntary).
- Walk the site (ideally with the owner or responsible party) to review the site conditions against the conditions 3. documented at closure/other to verify or change answers to questions in #1. Discuss use of the maintenance plan or template.
- With the site owner/RP (if possible), answer the following for DNR RR records: 4.

Did the site owner know about the continuing obligation(s)? () Yes No

Have site conditions changed since closure that would affect either a deed restriction or other restrictions or requirements associated with the site?

No

○ Yes – Explain:

1) a building has been razed and investigation and remediation occurred. Examples: 2) excavation or residential development has occurred in a restricted area.

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Has a pavement (asphalt or concrete) cover, soil cover or other sort of cover, such as a building, been removed or is it in disrepair?

No/NA

○ Yes – Should it be replaced or repaired? ○ Yes** ○ No

If a performance standard was the final remedy, has it been altered?

🖲 No

O Yes − Explain:

Was the DNR notified? O Yes O No

Have local zoning changes occurred since closure?

No/NA

O Yes - Does it appear to impact the effectiveness of the restriction?

O No

○ Yes – Describe:

Is soil sampling needed to determine if the final remedy has been modified such that a direct contact threat exists?

No

○ Yes – Describe:

For example, an asphalt cover has been removed or is in disrepair, or a new contaminated site is present upgradient, etc. Has additional monitoring or remediation been done since the site was closed?

No

○ Yes – Describe:

Does a new threat to public health or the environment exist (e.g. new sources or exposure routes)?

No

○ Yes – Does sampling need to be performed?

🔿 No

○ Yes** – Describe what should be done to address the problem, and by whom:

Is the vapor mitigation system or sub-slab depressurization system (SSDS) operating as designed? (pressure gradient being maintained)

⊖ Yes

 \bigcirc NA

• No** – Describe any follow up needed:

I could not inspect the VI mitigation system due to COVID-19 protocol, therefore the new owner will need to provide the Department with inspection reports and photos

Have any of the exposure assumptions used for closure changed at this site?

 \bigcirc NA

• No

○ Yes – Describe any follow up needed:

Has the land use at this site changed such that a vapor intrusion pathway may now exist?

No

○ Yes – Describe any follow up needed:

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Has the land use changed such that there are either health or safety issues?

No

○ Yes – Describe any follow up needed:

Notes:

COMPLIANCE AND FOLLOW-UP SUMMARY:

5. Identify compliance and any follow up needed.

Is the site in compliance with the continuing obligations/closure approval document?

⊖ Yes

No – Describe what's not in compliance and the reasons for noncompliance: Inspection reports/pictures for the vapor mitigation system were not submitted on an annual basis by the owner.

(May depend on extent of non-compliance, non-maintenance of remedy or changed ownership or conditions. If case is out of compliance, it should be prioritized by the region, for new casework or enforcement, as needed.)

Has the maintenance agreement required at closure been followed?

• Yes

() NA

○ No – Describe:

Was the property owner reminded to complete and document the (yearly) inspections?

○ Yes

- O NA
- No Why not?

The property has changed owners since the site closed in 2017. I will notify the current owners via letter and will send them copies of this report and the final closure letter and will request annual inspection reports for the VI mitigation system

Was a maintenance plan or template provided to the property owner at the site visit?

○ Yes

() NA

No – If no, why not?

Due to COVID-19 protocol, I could not meet with the owner to perform this audit. A maintenance plan was part of the closure packet and a copy will be provided to the new owner

6.** Are additional actions by the RP property owner warranted at the site? The intent is to return the site to compliance with continuing obligation. If a significant land use change has occurred, and/or further remedial action is needed, determine if the site meets the NR 726 reopening criteria.)

O No

• Yes – Summarize the actions needed to return the site to compliance and identify who is responsible:

The new owner will need to submit inspection reports/photos of the vapor mitigation system .

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Notes:

Add AC 186 for RP/property owner follow-up required.	Use AC 99 if a reminder was provided to the property owner to
complete and document inspections.	

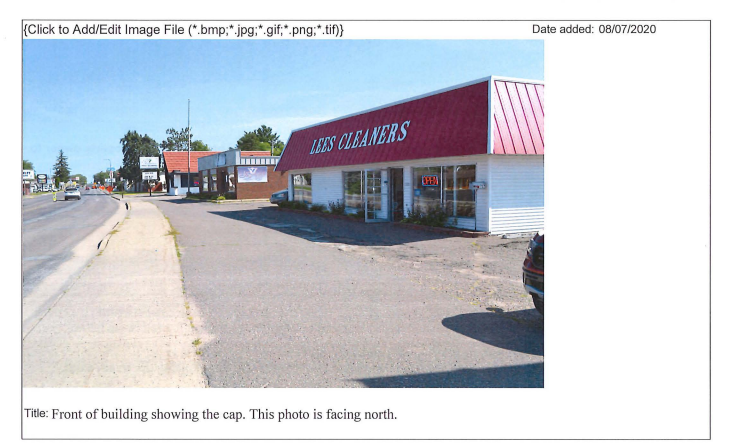
- 7. * Does the site require follow up by DNR?
 - () No
 - Yes: X contact or enforcement to return site to compliance with continuing obligation
 - updating BRRTS for the CO PDF (adding or modifying a packet)

reopen site (add ACs 186, 12 and 13)

- other:
- 8.* Attach photographs of the site, documenting site conditions. Label the photos with the site name/BRRTS Activity number/date/view. If a follow-up letter is sent, include a copy with the audit. (audit/photos/follow-up letter)
- 9. * Save a copy of the audit using the following naming convention: YYYYMMDD_185_CO_Audit.pdf. For follow-up documentation use YYYYMMDD_186_Follow_Up_Needed.pdf.
- 10. Update applicable BRRTS action codes on the Table on page 1. Use the regional tracking sheet, and have your Regional EPA update the ACs and upload the audit PDF into BRRTS.
- 11. Notify Central Office when the audit has been completed and loaded into BRRTS.

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Title: Side of the building showing the cap. This photo is facing northeast.