From:	Dombrowski, Frank J <frank.dombrowski@wecenergygroup.com></frank.dombrowski@wecenergygroup.com>
Sent:	Monday, August 15, 2022 1:30 PM
То:	Werner, Leah
Cc:	Krueger, Sarah E - DNR; DNR RR NER; Korpela, Adrienne/MKE;
	'staci.goetz@ramboll.com'
Subject:	WPSC Former Green Bay Former MGP - July 2022 Monthly Progress Report
	(CERCLA Docket No. V-W-06-C-847)
Attachments:	2022-08-15 WPSC-USEPA July 2022 WPSC Green Bay Monthly Progress
	Report.pdf

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Hi Leah,

Please find attached the July 2022 monthly progress report for the WPSC Green Bay, WI Former MGP Site.

As always, please feel free to contact me if you have 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 333 W. Everett St., A231 Milwaukee, WI 53203 Office: (414) 221-2156 Cell: (414) 587-4467 Fax: (414) 221-2022

Serving WEC Energy Group, We Energies, Wisconsin Public Service, Michigan Gas Utilities, Minnesota Energy Resources, Peoples Gas and North Shore Gas



August 15, 2022

Ms. Leah Werner Remedial Project Manager United States Environmental Protection Agency 77 W. Jackson Boulevard Chicago, Illinois 60604-3590

RE: July 2022 Monthly Progress Report Green Bay Former Manufactured Gas Plant Green Bay, Wisconsin Wisconsin Public Service Corporation CERCLA Docket No. V-W-06-C-847, CERCLIS ID – WIN000509948

Dear Ms. Werner:

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

1) PROGRESS MADE DURING THE PAST MONTH

- Prepared and submitted June 2022 Monthly Progress Report to United States Environmental Protection Agency (USEPA) by July 15, 2022.
- Received agency comments July 21, 2022 on the *Early Removal Action Work Plan (RAWP)* for a voluntary removal action at WPSC Green Bay, which was submitted on June 7, 2022. The comments include the *Pre-Design Investigation (PDI) Data Evaluation Summary Report*, which was incorporated into the RAWP; however, USEPA requested during the monthly progress call held on July 20, 2022 that relevant information from the PDI be incorporated into a *Remedial Investigation (RI) Report*, to be prepared after implementation of the Early Removal Action.
- Submitted a *Dewatering Treatment and Monitoring Plan and Permit Application* to NEW Water and the City of Green Bay on August 5, 2022 to secure a permit to discharge to the publically owned treatment works, and to receive pre-treatment discharge limits for the Early Removal Action.
- Initiated preparation of a *Fish Waiver Request* for submittal to Wisconsin Department of Natural Resources Chapter 30 and Fisheries.

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.
- Respond to comments on the Early RAWP, Revision 0.
- Submit a Fish Waiver Request to WDNR.
- Respond to comments on the Sediment OU RI Report, Revision 1.

USEPA Actions

- Facilitate permitting equivalency process.
- Prepare to receive and comment on the Early RAWP, Revision 1

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 <u>frank.dombrowski@wecenergygroup.com</u>.

Sincerely,

render Dome une:

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

Enclosures: None

For distribution to: Ms. Sarah Krueger, WDNR (via US Mail and email) WDNR Northeast Region (via email to <u>DNRRRNER@wisconsin.gov</u>) Ms. Adrienne Korpela, Jacobs (via email)

Mr. Dave Klatt, Jacobs (via email)

Dr. Staci Goetz, Ramboll (via email)