State of Wisconsin DEPARTMENT OF NATURAL RESOURCES Plymouth Service Center 1155 Pilgrim Road Plymouth, WI 53073

Tony Evers, Governor Preston D. Cole, Secretary

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August 2, 2022

Mr. Robert Bach P2 Development Company 524 Technology Way Saukville, WI 53080

Subject: Review of Hazardous Waste Determination and Contained Out Decision

Mercury Marine Plant No 1 Fmr, N49, W6337 Western Rd, Cedarburg, WI

BRRTS #: 02-46-588930; FID #: 246004770

Dear Mr. Bach:

The Department of Natural Resources (DNR) received a "Remediation Site Hazardous Waste Determination" and Technical Assistance Request" form and fee completed by your environmental consultant, Kapur and Associates, Inc. (Kapur). The form was used to request DNR concurrence with a "contained out" decision for soil containing a listed hazardous waste (F001) and planned to be excavated at the Mercury Marine Plant No 1 Fmr site vapor degreaser area near soil boring SB-3. Note that there are two former vapor degreaser areas. This letter only pertains to the soil near the former vapor degreaser area located near soil boring SB-3 and not the soil near soil boring SB-4 which had concentrations of TCE too high to be "contained out".

It is proposed that soil containing trichloroethylene (TCE), which would otherwise be considered a "listed" hazardous waste under Wisconsin and USEPA regulations, be considered a non-hazardous waste for disposal and management purposes. This will apply when soil is generated as investigative or remedial waste and the concentration of TCE is less than 8.41 mg/kg.

The DNR has reviewed the submittal and analytical data for this site for regulatory compliance with Wis. Admin. Code § NR 662.011 and concurs that the soil presented for evaluation can be classified as a non-hazardous waste, based on the following information from Kapur:

- In the waste determination provided to the DNR, Kapur concluded that soil in the former vapor degreaser near soil boring SB-3 contains the listed hazardous waste F001 with hazardous constituent TCE, and if excavated would require management as a hazardous waste.
- Soil samples collected by Kapur from three intervals near soil boring SB-3 are at TCE concentrations below the health-based industrial soil direct-contact RCL.
- A representative sample collected by Kapur for toxicity characteristic leaching procedure (TCLP) analysis was below the TCLP regulatory limit of 0.5 mg/kg.
- The concentration of TCE in soil from this location is below the land disposal restriction alternative standard of 60 mg/kg.

The DNR concurs with the "contained-out" decision for soils at former vapor degreaser area near soil boring SB-3. This concurrence does not negate the generator's responsibility for correctly classifying a solid waste under Wisconsin NR Administrative Code. The DNR appreciates the efforts you are taking to address the contamination



Page 2 Review of Hazardous Waste Determination Mercury Marine Plant No 1 Fmr

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at this site. If you have any questions about this letter, please contact me, the DNR Project Manager, at 262-416-8643 or johnm.feeney@wisconsin.gov.

Sincerely,

John Feeney, PG

Remediation and Redevelopment Program Wisconsin Department of Natural Resources

cc: Mr. Travis Peterson, Kapur