

From: Winslow, Frank (ECY)
To: "Emily Ponaski"
Cc: "Miao Zhang"; "Jones, Kristin"; "Michael Pettit"
Subject: RE: K2 Corp (CSID 12390)
Date: Thursday, November 30, 2023 1:41:50 PM
Attachments: [image001.png](#)
[image002.png](#)
[image003.png](#)

Hi Emily,

Thank you for the Teams call today. That was very helpful. Please forward the slides that you presented in PDF format for our record.

During the call, you had gone over available data that are intended to support the definition of the vertical extent of contamination at the Site. In particular, the photoionization detector (PID) data from the DPE borings appears to support a conclusion that the contamination is likely limited to the shallow till unit. Ecology has concluded that the likelihood of contamination reaching the underlying outwash aquifer system is relatively low; however, we cannot conclude that such impacts are not possible. As previously discussed, the contaminant concentrations at monitoring well MW8-1 are indicative of DNAPL, and DNAPL can result in discrete "stove piping" of contamination to deeper depths. If the TCE contamination did reach the outwash aquifer system, then rapid migration of contaminated groundwater would be a concern. Hence Ecology still believes that installation and sampling of a monitoring well tapping the outwash aquifer system downgradient of MW8-1 is warranted and appropriate.

Such a monitoring well should be located based on available information indicating groundwater flow directions within the outwash aquifer system. If insufficient area-wide groundwater flow direction information is available, then a minimum of three monitoring wells to verify flow directions within the outwash aquifer system could be needed. Ecology is hopeful that a sufficiently confident flow direction can be identified such that one well could make the case to demonstrate a lack of impacts to the outwash aquifer system.

Thank you for your efforts in identifying domestic wells in the vicinity of the Site, as presented in the call today. Given the conclusions stated above, Ecology believes that further assessment of domestic wells in the vicinity of the Site can await the installation and sampling of the requested monitoring well. If no contamination is found within the outwash aquifer system, further assessment of domestic wells would not appear to be warranted. If Site contaminants are detected in the outwash aquifer system monitoring well, then further work regarding domestic wells would likely be needed.

As a next step, Ecology suggests that you submit a proposed outwash aquifer system monitoring well location and screened interval. The appropriate location is expected to likely be east of MW8-2. Ecology recognizes that such a monitoring well screened interval may require adjustments, based on actual lithologies encountered in the field. With this proposed monitoring well location submittal, we suggest also including information used for the basis for the location, including attaching an appropriate reference potentiometric surface map(s). Ecology notes that it is likely appropriate to install this monitoring well with a telescoped casing to ensure separation from the overlying till aquifer system.

Ecology appreciates the ongoing efforts to remediate the contamination at the Site and we recognize the efforts and expense that have gone into the extensive remedial system that has been installed and is currently operating.

Thanks, Frank

Frank P. Winslow, LHG

WA Expedited VCP Site Manager
Department of Ecology – Toxics Cleanup Program
1250 W. Alder Street, Union Gap, WA 98903
(509) 424-0543 (cell)

Frank.Winslow@ecy.wa.gov

From: Winslow, Frank (ECY)
Sent: Thursday, November 30, 2023 10:35 AM
To: Emily Ponaski <emily.ponaski@erm.com>
Cc: Miao Zhang <miao.zhang@erm.com>; Jones, Kristin <Kristin.Jones@newellco.com>; Michael Pettit <Michael.Pettit@erm.com>
Subject: RE: K2 Corp (CSID 12390)

Hi Emily,

A correction on my November 14, 2023 email is highlighted below:

We will discuss this further during our Teams call at 11:00 today.

Thanks, Frank

From: Winslow, Frank (ECY)
Sent: Tuesday, November 14, 2023 11:34 AM
To: Emily Ponaski <emily.ponaski@erm.com>
Cc: Miao Zhang <miao.zhang@erm.com>; Jones, Kristin <Kristin.Jones@newellco.com>; Michael Pettit <Michael.Pettit@erm.com>
Subject: RE: K2 Corp (CSID 12390)

Hi Emily,

Ecology has performed additional reviews to assess the current status of the Site. We have identified one significant concern. Ecology's last opinion letter was dated August 6, 2018. That letter provided feedback on site characterization activities as well as a feasibility study for proposed cleanup options. Since that time, a cleanup action plan had been prepared and implemented. However, one very important finding was presented within the October 20, 2021 Baseline Groundwater Monitoring Report that has significant ramifications for the Site.

Monitoring well MW8-1 was installed on August 13, 2020, and resulted in very high TCE concentrations in groundwater (at 160,000 µg/L in October 2022). These concentrations are much higher than previous sampling (previous high was 1,500 µg/L TCE in MW4-5 in December 2017). The very high concentrations at MW8-1 are

suggestive of Dense Non Aqueous Phase Liquids (DNAPL), and the vertical extent of contamination has not been defined. Ecology notes that DNAPL releases have potential to penetrate significantly deeper than dissolved phase contamination.

Ecology concurs that the Water District 19 supply wells appear to be sufficiently protected by the 269 foot thick clay layer located above the deeper aquifer that these wells tap. In addition, Ecology contacted the water district who reported that no chlorinated solvents have been detected in their water supply wells.

However, based on the boring log from WD 19, there is an important sand unit at 68 to 135 feet below ground water (ft bgs). There could be domestic wells in the area that could tap this interval. Attached is a map Ecology found online that shows domestic wells in the vicinity of the Site. Ecology does not know the source (other than the following web address) or accuracy of this map.

https://vashonnaturecenter.org/whos-guarding-the-water-hole/map-of-vashon-water-districts-and-wells_assessing-our-liquid-assets_king-county650x-1/

Note that in addition to public water supply wells, domestic wells must be protected, even ones that are not registered.

Ecology considers understanding the vertical (and thus also lateral) extent of contamination to be a critical data need. We therefore request the installation and sampling of a monitoring well located downgradient of monitoring well MW8-1 that taps this sand unit. During installation, we request that headspace PID measurements be recorded on a minimum two foot interval (including within the saturated zone). We note that there may be some uncertainty with respect to groundwater flow directions within this sand unit, since groundwater flow could be different from within the upper till unit. However, a location **south north of MW8-1** would appear to be the most appropriate location, since drilling in close proximity to MW8-1 would not be advisable. Perhaps a location near **MW8-2 MW2-1 would be appropriate if it is not practicable to install a deeper monitoring well inside the building.**

In addition, Ecology requests further investigation of domestic wells in the vicinity of the Site. This could include obtaining a list of customers from the water district, and identifying any residences potentially downgradient that are not served by the district. Mapping residences and knocking on doors at residences within the area may also be warranted. The presentation of registered wells (based on quarter section mapping) is not alone sufficient for this analysis. If any residences are on domestic wells in proximity to the Site, we would suggest sampling them for analysis of VOCs.

We would urge that the above work be done as soon as possible so that the safety of residents in the vicinity of the Site can be assured. Note that if significant contamination is found within the sand unit, additional investigations would be needed to characterize the extent of contamination.

Also, a response to your November 9, 2023 email regarding additional vapor intrusion assessment is provided below as highlighted text.

Please let me know if you have any questions regarding this request.

Thanks, Frank

Frank P. Winslow, LHG

WA Expedited VCP Site Manager
Department of Ecology – Toxics Cleanup Program
1250 W. Alder Street, Union Gap, WA 98903
(509) 424-0543 (cell)

Frank.Winslow@ecy.wa.gov

From: Emily Ponaski <emily.ponaski@erm.com>

Sent: Thursday, November 9, 2023 12:57 PM

To: Winslow, Frank (ECY) <fwins461@ECY.WA.GOV>

Cc: Miao Zhang <miao.zhang@erm.com>; Jones, Kristin <Kristin.Jones@newellco.com>; Michael Pettit <Michael.Pettit@erm.com>

Subject: RE: K2 Corp (CSID 12390)

Hi Frank,

We wanted to circle back on our 15 August 2023 meeting and the proposed path forward. The slide deck presented during the call is attached for reference.

Potential Vapor Intrusion Pathway

-

To further investigate this pathway, we propose collecting indoor air and sub-slab samples while the soil vapor extraction system is off. This would provide another set of data and information on potential risk when the system is not operating. Additionally, we will collect a full set of pressure measurements from the sub-slab points when the soil vapor extraction system is on to determine if a vacuum is observed under the slab in the main building. A preliminary subset of measurements indicated that vacuum is observed at vapor points near extraction wells when the soil vapor extraction system is operating. The sample event and pressure measurement collection are tentatively scheduled for December 2023. We will provide a summary of results and recommendations in Q1 2024.

Ecology concurs with and appreciates these proposed efforts to further characterize the vapor intrusion pathway at the Site.

Potential Groundwater to Drinking Water Wells Pathway

Deep Aquifer

As discussed during the call, a pathway to the deep aquifer associated with the public water supply (WD-19) does not exist due to the 320 ft thick aquitard (Kitsap formation, clay/silt) between the Vashon outwash and the deep aquifer. The boring log of King Country WD-19 well (AFJ042) is overlaid on the cross section and attached for reference. This well is approximately 500 ft northwest of the site (see attached slide deck, page 14).

Vashon Till and/or Vashon Outwash

We will continue groundwater monitoring using the existing well network screened in the Vashon Till aquifer and will evaluate if additional wells will be needed.

Please let us know if you have any questions or comments on our approach.

Regards,

Emily



Sustainability is our business

ERM

Emily Ponaski
Managing Consultant, Engineering
She/Her/Hers

Portland, OR
971-517-7034

erm.com

From: Emily Ponaski

Sent: Tuesday, July 18, 2023 1:20 PM

To: 'Winslow, Frank (ECY)' <fwin461@ECY.WA.GOV>

Cc: Miao Zhang <miao.zhang@erm.com>; Jones, Kristin <Kristin.Jones@newellco.com>; Michael Pettit <Michael.Pettit@erm.com>

Subject: RE: K2 Corp (CSID 12390)

Hi Frank,

We would like to propose an hour meeting to discuss your requests on the potential vapor intrusion and groundwater to drink water wells pathways. We are available at the following times:

- Tuesday, August 8th, 12 pm – 2 pm
- Thursday, August 10th, 10 am – 12 pm and 1 pm – 2 pm

Please let us know what time works best for you and we'll send out an invite.

Regards,
Emily

Emily Ponaski, EIT (OR)
Managing Consultant, Engineering
she/her/hers

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ERM *The business of sustainability*

From: Emily Ponaski <emily.ponaski@erm.com>

Sent: Monday, July 3, 2023 11:46 AM

To: Winslow, Frank (ECY) <fwin461@ECY.WA.GOV>

Cc: Miao Zhang <miao.zhang@erm.com>; Jones, Kristin <Kristin.Jones@newellco.com>

Subject: RE: K2 Corp (CSID 12390)

Hi Frank,

Thank you for the notes. We will review and circle back with you shortly.

We have Mike Kirkland as the current property manager/owner. However, we have more contact with Lara Pharmer (lara@mkps.net) who works for MK Properties.

Regards,

Emily Ponaski, EIT (OR)
Managing Consultant, Engineering
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From: Winslow, Frank (ECY) <fwins461@ECY.WA.GOV>
Sent: Thursday, June 29, 2023 3:03 PM
To: Emily Ponaski <emily.ponaski@erm.com>
Cc: Miao Zhang <miao.zhang@erm.com>; Jones, Kristin <Kristin.Jones@newellco.com>
Subject: RE: K2 Corp (CSID 12390)

EXTERNAL MESSAGE

Hi Emily,

Ecology has performed a brief review of the documents you submitted (in addition to the review previously performed by Chris Mauer in May of 2023).

Ecology Toxics Cleanup Program (TCP) Voluntary Cleanup Program (VCP) works with our customers toward the cleanup of contaminated Site. However, as mentioned during our call the other day, our highest priority is ensuring that there are no potential avenues for current contamination exposures. For this Site, two exposure pathways are of particular interest; 1) indoor air contamination from vapor intrusion, and 2) potential groundwater transport to drinking water supply wells. The following is our feedback based on our brief review of these pathway concerns at the Site. In addition, we are also providing some feedback on the performance groundwater monitoring of the remedial system within the May 2023 Annual Remedial Evaluation Progress Report.

Vapor Intrusion Pathway

Indoor Air and Sub-slab Soil Gas Sampling was conducted in March 2020 as presented in the Engineering Design Report. Maximum concentrations were as follows:

	Indoor Air				Sub-Slab Soil Gas			
	IA-15 (ug/m3)	Unrestricted Screening Level (ug/m3)	Commercial Screening Level (ug/m3)	Exceedance Factor	SS-15 (ug/m3)	Unrestricted Screening Level (ug/m3)	Commercial Screening Level (ug/m3)	Exceedance Factor (Commercial Screening Level)
Maximum TCE Concentration (ug/m3)	3.4	0.33	2.85	1.2	110,000	11	95	1158

These sampling results were before the start-up of the DPE system in May 2021. Prior to startup, sub-slab soil gas concentrations for TCE were very high. Although the current commercial-based screening level for indoor air was only slightly exceeded, indoor air quality can be highly variable. Your email indicated that indoor air sampling is planned for later this year. Due to the variability of indoor air quality, sub-slab soil gas is considered by Ecology to be a more robust basis to assess the potential for vapor intrusion concerns. If sub-slab soil gas sampling data indicates that the DPE system is effectively addressing sub-slab soil gas, then indoor air sampling becomes less critical. However, if sub-slab soil gas results are still elevated, then Ecology would likely request more frequent indoor air sampling. **Therefore, Ecology requests in addition to the planned indoor air sampling, sub-slab soil gas sampling at all locations with screening level exceedances in 2020.** This sampling is warranted to assess potential for vapor intrusion.

Presuming the DPE system is effectively addressing sub-slab soil gas, then an important concern becomes periods when the DPE system is out-of-service. Ecology recommends response/mitigation measures be in place during periods of DPE system being not in operation. Such mitigation measures can include air sampling, enhanced ventilation, and/or reducing occupancy while the system is down.

With respect to reporting of indoor air and sub-slab soil gas results, please also include cis-1,2-dichloroethene (cDCE) and vinyl chloride (VC) in your data tables. These contaminants are degradation products of TCE, are presented at concentrations above cleanup levels in monitoring well MW-8-1, and are have higher vapor pressures (more volatile) than TCE.

Ecology has attached our current vapor intrusion guidance for your convenience.

Groundwater to Drinking Water Wells Pathway

The May 2018 Feasibility Study Report stated that no risk to drinking water wells was expected due to low yield of the contaminated groundwater system at the Site as well as water supply well from local wells being from a deeper, more productive aquifer. Although this conclusion may very well be true and accurate, Ecology did not find a presentation within Site reports to support this statement. If such a presentation was previously made, then please point me to where to look. Elements of such a presentation include the following:

- Locations and distances of public water supply wells in the vicinity of the Site. Ecology noted Heights Group A water supply well WD-19 is mapped only roughly 500 feet north of the Site. In addition, the 5-year wellfield protection zone from wells located approximately 1,600 feet northwest of the Site extends onto the Site.
- Boring logs/well completion diagrams from the drinking water wells in the vicinity of the Site.
- A demonstration that the vertical extent of contamination at the Site has been defined.
- While the cross section presented in Figure 5 of the EDR is helpful, a discussion of the hydraulic separation (lateral distance and vertical separation, including specific aquitard materials and thicknesses) between the contaminated zone at the Site and the screened intervals of the water supply wells is needed. Groundwater flow directions should be discussed; however, Ecology notes that the location of pumping wells upgradient of the Site does not eliminate the possibility of impacts to water supply wells. For example, groundwater in the shallow system appears to flow to the south, whereas it is possible that groundwater flow within the deeper system may flow in a different direction (toward water supply wells). Hence demonstrating a lack of potential interconnectivity is critical.

Although the contamination may be within till materials with relatively low yield/permeability, it is critical to ensure that there is no potential interconnectivity between the contaminated groundwater zone and the water supply wells. **If a presentation was not previously prepared that includes all of the above elements, then Ecology requests that such presentation be made. If such a presentation was previously made, then Ecology will review it to ensure that we concur with presented conclusions.**

Groundwater Monitoring data in the May 2023 Annual Remedial Evaluation Progress Report

Ecology requests that for any site, tables be provided within reports that present all historical and current data. It appears that the current report focuses in on presentation of current data. While it is acceptable to have tables that present only the data from the current round(s), it is important that cumulative data tables also be presented. In addition, in order to assess system performance, it is appropriate to include time trend plots for TCE in groundwater and TCE in soil vapor discharge over

time.

Property Ownership

We understand that the cleanup work by ERM is being done on behalf of the former property owner (represented by Newell Brands, Jarden Group), and that King County Parcel # 062203-9100 has been owned by Sound Properties, LLC since July 2018. Our system indicates that the Property owner representative is Michael Kirkland with MK Properties, LLC. (mike@mkps.net). I believe that this correspondence would be appropriate to copy the owner representative with. Can you verify that Michael Kirkland is still the appropriate contact?

Closing

Please let me know if you have any questions regarding the above requests or other matters.

Ecology appreciates the ongoing efforts to clean up this site.

Thanks, Frank

Frank P. Winslow, LHG

WA Expedited VCP Site Manager
Department of Ecology – Toxics Cleanup Program
1250 W. Alder Street, Union Gap, WA 98903
(509) 424-0543 (cell)

Frank.Winslow@ecy.wa.gov

From: Emily Ponaski <emily.ponaski@erm.com>

Sent: Wednesday, June 28, 2023 3:30 PM

To: Winslow, Frank (ECY) <fwin461@ECY.WA.GOV>

Cc: Miao Zhang <miao.zhang@erm.com>; Jones, Kristin <Kristin.Jones@newellco.com>; Maurer, Christopher (ECY) <cmaw461@ECY.WA.GOV>

Subject: RE: K2 Corp (CSID 12390)

Hi Frank,

Thank you for reaching out.

The Annual Groundwater Quality Evaluation was submitted through the SAW account on 4/14. The Annual Remedial Evaluation Progress Report was submitted on 5/17 via email to Chris Maurer; that correspondence is attached for reference as well.

Details on past air sampling (sub-slab and indoor) results are presented in Appendix A of the 2020 Engineering Design Report (EDR), confirmational indoor air sampling will be conducted later this year. Regional hydrogeology/wells are represented in Figure 5 of the EDR.

Please let us know if you have any questions.

Regards,

Emily Ponaski, EIT (OR)
Managing Consultant, Engineering
she/her/hers

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From: Winslow, Frank (ECY) <fwin461@ECY.WA.GOV>

Sent: Wednesday, June 28, 2023 11:45 AM

To: Emily Ponaski <emily.ponaski@erm.com>

Cc: Miao Zhang <miao.zhang@erm.com>

Subject: RE: K2 Corp (CSID 12390)

You don't often get email from fwin461@ecy.wa.gov. [Learn why this is important](#)

EXTERNAL MESSAGE

Hi Emily,

Thank you for your time on the phone. I apologize for Ecology's mix-up on the Site manager front. I am the listed Site manager, so should be the contact for this Site in the future.

If you could resend the documents submitted subsequent to the May 2022 report I would appreciate it (so I can upload them to our system). Also you mentioned that you would let me know the appropriate report(s) to look at with respect to the regional hydrogeology and completion of water supply wells in the area.

Ecology appreciates the ongoing efforts to clean up this Site.

Thanks, Frank

Frank P. Winslow, LHG

WA Expedited VCP Site Manager
Department of Ecology – Toxics Cleanup Program
1250 W. Alder Street, Union Gap, WA 98903
(509) 424-0543 (cell)

Frank.Winslow@ecy.wa.gov

From: Emily Ponaski <emily.ponaski@erm.com>
Sent: Wednesday, June 28, 2023 10:51 AM
To: Winslow, Frank (ECY) <fwin461@ECY.WA.GOV>
Cc: Miao Zhang <miao.zhang@erm.com>
Subject: RE: K2 Corp (CSID 12390)

Hi Frank,

I left you a voicemail. We have been working with Chris Maurer from Ecology. The most recent Annual Remedial Progress Evaluation was sent to and reviewed by him.

Please give me a call back when you have a minute so that we can sort this out.

Thank you,

Emily Ponaski, EIT (OR)
Managing Consultant, Engineering
she/her/hers

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From: Winslow, Frank (ECY) <fwin461@ECY.WA.GOV>
Sent: Tuesday, June 27, 2023 3:48 PM
To: Emily Ponaski <emily.ponaski@erm.com>
Subject: K2 Corp (CSID 12390)

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EXTERNAL MESSAGE

Hi Emily,

I left you a voice mail. Assuming you are still the project manager for this site, I would like to schedule a Teams call with you to discuss.

Please let me know your availability later this week. I am open except tomorrow (Wed) at 9-10 and 1-4. FYI – I copied recent email correspondence below.

Thanks, Frank

Frank P. Winslow, LHG

WA Expedited VCP Site Manager
Department of Ecology – Toxics Cleanup Program
1250 W. Alder Street, Union Gap, WA 98903
(509) 424-0543 (cell)

Frank.Winslow@ecy.wa.gov

-----Original Message-----

From: Winslow, Frank (ECY)
Sent: Tuesday, June 27, 2023 3:00 PM
To: rk.sontgerath@gmail.com
Cc: rodger.w.phillips@gmail.com; delargy@centurytel.net
Subject: RE: K2 Vashon Cleanup

Hi Richard,

I just found a reference to Emily Ponaski with ERM as the consultant contact. I will reach out to Emily if she is still the appropriate contact.

Thanks, Frank

-----Original Message-----

From: Winslow, Frank (ECY)
Sent: Tuesday, June 27, 2023 1:59 PM
To: rk.sontgerath@gmail.com
Cc: rodger.w.phillips@gmail.com; delargy@centurytel.net
Subject: FW: K2 Vashon Cleanup

Hi Richard,

I have been assigned as Ecology's cleanup site manager for the K2 Corp Site (CSID 12390) located at 19215 Vashon Hwy SW in Vashon.

I sent an email to Lyndsey Coburn with ERM in August of 2022 notifying that I had been assigned site manager but did not hear back. I see in our system reference to an Elise LeBlanc - is that your current consultant contact?

Can you give me a brief summary of the status of cleanup at the Site? Typically within our Standard Voluntary Cleanup Program (VCP) we await for a request for opinion on a submittal. I'm not aware of any opinion requests, but would be happy to provide technical support as needed. I believe the last document we received was a Annual Remediation Progress Evaluation Report dated May 20, 2022.

Thanks, Frank

Frank P. Winslow, LHG

WA Expedited VCP Site Manager
Department of Ecology – Toxics Cleanup Program
1250 W. Alder Street, Union Gap, WA 98903
(509) 424-0543 (cell)

Frank.Winslow@ecy.wa.gov

From: Dahmen, Laurie A. (ECY) <LADA461@ECY.WA.GOV>
Sent: Tuesday, June 27, 2023 1:37 PM
To: Smith, Kim (ECY) <kism461@ECY.WA.GOV>; Meng, Sam (ECY) <same461@ECY.WA.GOV>; Matthews, Sandra (ECY) <smat461@ECY.WA.GOV>
Cc: Furmall, Ali (ECY) <afur461@ECY.WA.GOV>; Fernandez, Arianne (ECY) <AFER461@ECY.WA.GOV>
Subject: FW: K2 Vashon Cleanup
Importance: High

Hi all,

There is a question for a K2 Vashon project that I'm guessing is CSID 12390. I'm not sure what Richard is referring to below, however if you know or are involved could you reach out to him? Thanks! -Laurie

-----Original Message-----

From: Richard Sontgerath <rk.sontgerath@gmail.com>
Sent: Tuesday, June 27, 2023 1:12 PM
To: Dahmen, Laurie A. (ECY) <LADA461@ECY.WA.GOV>
Cc: Rodger Phillips <rodger.w.phillips@gmail.com>; Glynis Delargy <delargy@centurytel.net>
Subject: Re: K2 Vashon Cleanup

THX Laurie - our QQ's are exclusively re the current/ongoing cleanup @ K2 Vashon & talking to someone who is familiar with What's What there. If that is you, Great - pls give us a time 3 On today or anytime tomorrow that works for you. If not you, can you give us contact info for the rite person @ Ecology to talk to.

THX

Richard Sontgerath
Heritage Group Ltd.
206 290-7874
heritagegrouppltd.net

From: Winslow, Frank (ECY)
Sent: Monday, August 8, 2022 11:58 AM
To: lyndsey.colburn@erm.com
Subject: Ecology Site Manager for NW2894 - K2 Corp Site

Hi Lyndsey,

I have been assigned Ecology's site manager for the K2 Corp site.

I have not reviewed any of the contents of our site file yet; I have been told that we are anticipating receipt of a Remedial Progress Evaluation Report. Please let me know the current status of planned submittal(s). I see that our record includes three documents from October 2021 (monitoring report, monitoring plan, and O&M plan). Can you let me know the current status of those documents? Are you requesting feedback from Ecology on those documents? Note that options for our feedback can include email technical assistance versus a formal opinion letter.

Once we have received a submittal or your request for feedback I will start my review. I see that there is an extensive site history including 28 documents in our electronic database. A Teams call may be appropriate after I have done some initial cursory review to get familiar with the site.

Thanks, Frank

Frank P. Winslow, LHG
Toxics Cleanup Program
Department of Ecology – Central Regional Office
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