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Sent: Wednesday, November 01, 2017 1:47 PM
To: Steve Snyder; Miller, Griff
Cc: Ralph Golia; Sharon R. Fisher (Sharon.R.Fisher@harley-davidson.com); Chris O'Neil; Rafiee, Hamid NAB; gotthold, paul
Subject: RE: fYNOP Supplemental Groundwater RI Part 2 report

Steve – EPA concurs with your summary of our call earlier today, your plan for finalizing the Supplemental Groundwater RI – Part 2, and our decision to address comments on the Southern Property Boundary Area and the area to the south in a separate report, based on the additional work conducted in that area.

Thank you. We look forward to our meeting November 15.

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Sent: Wednesday, November 01, 2017 1:17 PM
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Subject: fYNOP Supplemental Groundwater RI Part 2 report

Joel, recapping today's telephone conversation regarding the fYNOP Supplemental Groundwater RI Part 2 report (SGWRI-Part2):

- The attached March 13, 2017 letter provided proposed responses to EPA's comments on the SGWRI-Part2. Griff Miller provided an email dated April 7, 2017, stating that EPA concurs with the approaches outlined in this letter.
- Comments 6, 7, 8, 9, 11, 12, 13, and 14 relate to the Southern Property Boundary Area (SPBA). The comments request more complete description and illustrations of the conceptual site model of the hydrogeology in this area, which we agreed to provide.
- Since the report was written, two additional investigations have been conducted in the SPBA. In the last few months, 18 new wells have been drilled in the SPBA, and three aquifer pumping tests have been conducted, further enhancing our understanding of the area. We agreed today that, rather than modify the previous report, it would be more effective to use the new data and present an improved conceptual site model of the SPBA and the area to the south in a separate report.
- The text and figures of the SGRI-Part2 will be notated where appropriate that an additional report is pending for the SPBA.

We appreciate your cooperation on this matter. This will allow us to effectively finalize the SGRI-Part2 report, and we can better explain the conditions in the SPBA under separate cover. Please acknowledge EPA's concurrence with this plan, or give me a call to further discuss if there are additional concerns. Thank you, and we look forward to our November 15 meeting.



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