

September 3, 2019

David Neste  
Remediation and Redevelopment Program  
Wisconsin Department of Natural Resources  
625 E. County Road Y, Suite 700  
Oshkosh, WI 54901

Re: Reported Contamination at the City of Marinette Waste Water Treatment Facility and  
Associated Fields Utilized for Landspreading of Biosolids Sludge; Marinette, WI  
DNR BRRTS Activity #02-38-583856

Dear Mr. Neste:

We received your letter dated July 3, 2019 (“July 3, 2019 DNR Letter”) addressed to Jeffrey Danko at Johnson Controls International, plc; please note that Mr. Danko is not employed by Johnson Controls International, plc. Your letter correctly identifies Mr. Danko’s business address as 5757 N. Green Bay Avenue, and he therefore forwarded the letter to me. I am the Senior Program Manager – Fire Suppression Products at Tyco Fire Products LP (“Tyco”).

We understand that Johnson Controls International, plc responded to the July 3, 2019 DNR Letter for the purpose of clarifying Johnson Controls International plc’s corporate status and activities in the State of Wisconsin. In addition, Tyco voluntarily responded today to the DNR’s two letters dated July 2, 2019 (regarding (1) “Request for Additional Site Information in Marinette, Wisconsin” and (3) “3100 Woleske Road, Marinette, WI”) and provided the requested information.

The issues addressed in the July 3, 2019 DNR Letter also touch on Tyco’s operations in Marinette, Wisconsin. Therefore, Tyco has made several attempts to arrange a meeting with DNR Secretary Cole to discuss Tyco’s commitment to its community in Marinette and to find a reasonable path forward that further addresses the issues raised by the July 3, 2019 DNR Letter. Once we are able to have that dialogue, Tyco will also voluntarily respond to the July 3, 2019 DNR Letter in more detail, within no more than 30 days of that meeting.

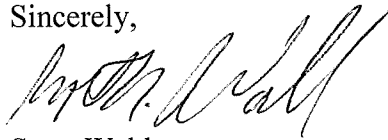
As you know, Tyco has been working with the DNR, the City of Marinette, and the Town of Peshtigo for almost two years on significant and fast-moving remediation projects relating to these issues. Among other things, Tyco moved quickly to offer bottled water and whole-house water filtration systems to any resident of the Town of Peshtigo, whether or not their wells tested above the EPA’s public health advisory limit for PFAS. Tyco also installed a treatment system that removes the compounds from surface water that flows through our property, and we are installing a similar water treatment system in the City of Marinette. We have developed plans, which the DNR has told us it supports, to connect Town of Peshtigo residents to a municipal water system, which is the best long-term solution for safe and clean drinking water.

And our work reaches far beyond the Peshtigo drinking water issues. Tyco has ceased discharges of foam-containing wastewater and also voluntarily worked to reduce other PFAS inputs to the City's WWTP. Tyco has funded a program to treat and dispose of the biosolids the WWTP has collected since the DNR asked the City to suspend land spreading. And although the data shows that the PFAS detected in the City of Peshtigo biosolids were not likely to have originated from our own discharge, we nonetheless stepped up to help the City of Peshtigo address these issues, including by offering our expertise and experience in this area.

Tyco's commitment will not change. We have and will continue to work to ensure that residents in the Town of Peshtigo have clean and safe drinking water. That is our highest priority. We have valued our collaborative relationship with the DNR in dealing with the issues outlined above. It has been highly productive for us, for the DNR, and most importantly, for the residents of the community in which we live.

We are looking forward to further collaboration with the DNR in these efforts.

Sincerely,

A handwritten signature in black ink, appearing to read "Scott Wahl", written in a cursive style.

Scott Wahl

Senior Program Manager