



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

June 17, 2011

Enbridge Energy, Limited Partnership  
c/o Mr. Rich Adams  
Vice President, Operations  
Superior City Centre  
Second Floor  
1409 Hammond Ave.  
Superior, Wisconsin 54880

**Re: U.S. EPA Notice of Oil Recovery Directive for Summer 2011 in response to the Administrative Order issued by U.S. EPA on July 27, 2010, pursuant to §311(c) of the Clean Water Act (Docket No. CWA 1321-5-10-001) and Supplement to the Administrative Order issued by U.S. EPA on September 23, 2010)**

Dear Mr. Adams:

The United States Environmental Protection Agency (U.S. EPA) directs Enbridge Energy, Limited Partnership, Enbridge Pipelines (Lakehead) L.L.C., Enbridge Pipelines (Wisconsin), and Enbridge Energy Partners, L.P. (herein collectively referred to as "Enbridge") to prepare work plan addenda and perform oil recovery activities described herein. These directives are issued pursuant to the Administrative Order ("Order") issued by the U.S. EPA on July 27, 2010 and a Supplement to Order for Compliance Under Section 311(c) of the Clean Water Act issued ("Supplement") by the U.S. EPA on September 23, 2010.

Enbridge shall prepare an addendum to each of the following plans for the recovery of oil at locations described herein:

1. *Enbridge Line 6B MP 608 Pipeline Release, Marshall, Michigan, Response Plan for Downstream Impacted Areas, August 2, 2010 (Revised August 17, 2010 per U.S. EPA August 17, 2010 letter)*
2. *Work Plan for Permanent Recovery of Submerged Oil and Oil-Contaminated Sediments at Priority Locations and Ceresco Dam Dredging, as an Attachment to the Supplemental Modification of the Response Plan for Downstream Impact Area and the Source Area Response Plan, Strategy and Tactics for Permanent Recovery of Submerged Oil & Oil-Contaminated Sediment, October 7, 2010*

The work plan addenda described above shall also include detailed execution schedules. The work plan addenda shall be submitted to the U.S. EPA no later than 5:00 pm Eastern time on June 24, 2011.

Pursuant to Paragraph 6 (Items 18.i and 18.j) of the Supplement, the U.S. EPA directs Enbridge to complete oil recovery of all submerged oil, oil sheen, oil-containing soils and oil-containing sediments including, but not limited to, the following locations identified in the document

entitled *Strategic Planning, Summer 2011 Operations* (Enbridge, dated June 3, 2011) by August 31, 2011:

1. Talmadge Creek (submerged oil) Mile Post (MP) 0.00 to MP-2.25
2. MP-4.25 Island E
3. MP-4.25 Island F
4. MP-4.25 to MP-5.75 (submerged oil)
5. MP-4.5 L1 (submerged oil, shoreline and overbank)
6. MP-5.75 to MP-14.2 (submerged oil)
7. MP-9.5 Island
8. MP-11.25 R1 and R2 (shoreline and overbank areas)
9. MP-14.2 to MP-15.75 (submerged oil)
10. MP-15.75 to MP-23.25 (submerged oil)
11. MP-19.25 (submerged oil)
12. MP-21.5 (submerged oil)
13. MP-23.25 to MP-28.75 (submerged oil)
14. MP-28.75 to MP-36.75 (submerged oil)
15. Morrow Lake Delta (submerged oil)
16. Morrow Lake (submerged oil), if found during planned assessment
17. All bridge and access sites along Talmadge Creek, Kalamazoo River and Morrow Lake
18. Non-submerged locations containing visible weathered oil (e.g., tar patties).

The oil recovery operations shall be performed in accordance with all federal, state and local laws and regulations. Undertaking activities directed by the U.S. EPA does not obviate the need for Enbridge to acquire all necessary permits and comply with other applicable regulatory requirements.

If you have any questions regarding this letter, please contact me immediately at (231) 301-0559.

Sincerely,



Ralph Dollhopf  
Federal On-Scene Coordinator and Incident Commander  
U.S. EPA, Region 5

**cc:** L. Kirby-Miles, U.S. EPA, ORC  
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