

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION I

5 Post Office Square, Suite 100 Boston, MA 02109-3912

DATE: October 26, 2023

SUBJ: Princeton PFAS Site Investigation Closure Memorandum

30 Mountain Road Princeton, MA

FROM:

Catherine Young, On-Scene Coordinator Cf Emergency Response and Removal Section II

THRU: William Lovely, Chief

Emergency Response and Removal Section II

TO: Princeton PFAS Site File

In accordance with section 300.410 of the National Contingency Plan (NCP), a Removal Site Evaluation, consisting of a Preliminary Assessment and Site Investigation (PA/SI), has been undertaken at the Princeton PFAS Site ("Site") in Princeton, Worcester County, Massachusetts. The findings of the Removal Site Evaluation have been evaluated under the criteria set forth in section 300.415 of the NCP, section 104(a) and (b) of the Comprehensive Environmental Response Compensation and Liability Act (CERCLA), 42 U.S.C. § 9604(a) and (b) and Clean Water Act (CWA) § 311(c)(i) as amended by the Oil Pollution Act (OPA) § 4201(a). The Removal Site Evaluation has led to the determination that a Removal Action is not appropriate at this time.

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The findings of the Removal Site Evaluation are outlined below.

- 1. Source and nature of the release or threat of release
 - a. The Removal Site Evaluation consisted of the following actions:
 - i. Review of EPA sample analytical results generated by ALS Environmental, located in Holland, MI, and Eurofins Sacramento, in West Sacramento, CA, via Earth Toxics, Inc, located in Logan, UT.
 - ii. Review of IRA Status Report No. 5, RTN 2-21072, submitted to MassDEP by contractor for the Town of Princeton, Tighe&Bond.
 - iii. Review of Town of Princeton sample data.
 - The Site Investigation conducted on April 24-25, 2023. iv.

pollutants or contaminants that are being released, or for which there is threat of release, include but are not necessarily limited to the list below: **Hazardous Substances or Pollutants or Contaminants Media** PFAS Compounds soil, groundwater, indoor surface dust 2. Evaluation of the threat to public health, welfare and the environment conducted by: a.

□ Federal Agency for Toxic Substances and Disease Registry □Threat □ No Threat □ Evaluation Not Necessary b. Endangerment to the ecosystem: □Threat □ No Threat □ Evaluation Not Necessary 3. If it has been determined that a removal action is not warranted under CERCLA, please proceed to 3a, and mark the appropriate boxes. If it has been determined that a removal action is warranted under CERCLA, please proceed to 3b, and mark the box. a. \square There is no release. ☐ The source is neither a "vessel" nor a "facility" as defined in section 300.5 of the NCP. ☐ The release involves neither a hazardous substance nor a pollutant or contaminant that may present an imminent and substantial danger to public health or welfare of the United States. \square It is subject to the limitations on response specified in '300.400(b)(1) through (3): ☐ The release is of a naturally occurring substance in its unaltered form, or altered solely through naturally occurring processes or phenomena,

b. Based on the information available at this time, the principal hazardous substances or

		from a location where it is naturally found.
		☐ The release is from products that are part of the structure of, and result in exposure within, residential buildings or businesses or community structures.
		\Box The release into public or private drinking water supplies due to deterioration of the system through ordinary use.
		⊠ The amount, quantity, or concentration released does not warrant a Federal response.
		\Box A party responsible for the release, or any other person, is providing appropriate response, and on-scene monitoring by EPA is not required.
	b.	☐ The Removal Site Evaluation is complete and a removal action is warranted.
4.		As reflected in Section 3 above, the Removal Site Evaluation was completed and a removal action is not warranted. Regardless of the determination, one or more of the factors listed below, found in Section 300.415(b)(2) of the NCP, may be applicable to this Site.
	a.	⊠ Actual or potential exposure to nearby human populations, animals, or the food chain from hazardous substances or pollutants or contaminants.
		⊠ Actual or potential contamination of drinking water supplies or sensitive ecosystems.
		☐ Hazardous substances or pollutants or contaminants in drums, barrels, tanks, or other bulk storage containers that may pose a threat of release.
		\Box High levels of hazardous substances or pollutants or contaminants in soils largely at or near the surface that may migrate.
		☐ Weather conditions that may cause hazardous substances or pollutants or contaminants to migrate or be released.
		☐ Threat of fire or explosion.
		\Box The availability of other appropriate Federal or State response mechanisms to respond to the release.
		☐ Other situations or factors that may pose threats to public health or welfare of the United States or the environment.

- b. The purpose of this memorandum is to document the determination that a removal action **is not** warranted under section 300.415 of the NCP. The Site is a residential property that was involved in a fire in which PFAS-containing fire-fighting foam was used to supress the fire. Analytical results of samples collected by EPA determined that the concentrations of PFAS compounds are below the EPA Removal Management Levels criteria for determining the need for a removal action.
- c. If a removal action <u>is</u> warranted and in light of the magnitude of the threat or potential threat to health, welfare, or the environment, the appropriate categorization of a Removal Action as this Site is:

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- 5. As reflected in Section 3 above, the Removal Site Evaluation has been concluded and it has been determined that a removal action under CERCLA **is not** warranted. Section 5 below documents whether a release or potential threat of release under CWA, as amended by OPA, has been determined.
 - a. As found in section 300.410(e)(1) of the NCP, the OSC shall determine whether a release governed by CWA section 311(c)(1), as amended by OPA section 4201(a), has occurred.

 \Box There is release, or potential threat of release, as governed by the CWA as amended by OPA.

 \boxtimes There is not a release, or potential threat of release, as governed by the CWA as amended by OPA.

b. The absence of the conditions specified in Section 5a, above, indicate that an Oil Spill Response under Appendix E to Part 300 of the NCP **is not** necessary.

cc: William Lovely Chief,

Emergency Response and Removal Section II, SEMD (w/o attachments)

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Encl: PA/SI Report