| Lead RTN: | Site Concerns | Admin/Tech Adequacy | Preliminary actions | Phase I | Tier Classification | Total |
|-----------|---------------|------------------------|---------------------|---------|------------------------|-------|
| 4-0028676 | | | | | | |

| Submittal | Received | Screened | Flags | TSNOAF |
|-----------|-----------|-----------|-------|--------|
| IRAC | 1/10/2020 | 8/18/2021 | | |

| Auditor | |
|---------|--|
| Panni | |

| Release | arsenic |
|------------|----------------------------|
| Site Use | Public park |
| Town | Weymouh |
| Site Name | Algonquin Gas |
| Address | 6-50 Bridge Street |
| PRP | Algonquin Gas Transmission |
| LSP | James Doherty |
| Consultant | TRC |

| | IRA | RAM | URAM | Phase 1 | T-Class |
|--------------|-----|-----|------|---------|---------|
| Plan | х | | | | |
| Modification | | | | | |
| Status | | | | | |
| Monitoring | | | | | |
| Completion | Х | | | | |

Disclaimer: This checklist is for use by DEP in reviewing Preliminary Response Action (PRA) Statements, and may not be relied upon for any other purpose. This checklist is not a comprehensive list of PRA requirements, which are fully set forth in MGL c. 21E and 310CMR 40.0000. Completion of this checklist by DEP does not constitute a final agency decision, and does not create any legal rights or relieve any party of obligations that exist pursuant to applicable laws.

| Related RTNs | 4-26230, 4-26234, 4-28676, 4-28933 |
|--------------|------------------------------------|
|--------------|------------------------------------|

Comments Lab analyses of soil samples that identified a potential IH were available on 10/25/2019. Two hour notification made c

| I. SITE CONCERNS (Based upon conditions at time of PRA submittal) | | | | |
|--|-----|----|---|-----|
| A. Indoor Air (Based upon conditions at time of submittal) | Yes | No | ? | Pg# |
| 1. D Applicable GW-2 standard exceeded @ residence/school with no soil gas/indoor air sampling | | х | | |
| 2. Diste contaminants impacting indoor air | | х | | |
| B. Groundwater/Drinking Water (Based upon conditions at time of submittal) | Yes | No | ? | Pg# |
| 1. ဩ More than 0.5" NAPL observed in any monitoring well | | x | | |
| Site within potential drinking water source area (PDWSA) | | x | | |
| Site located within IWPA/mapped Zone II | | х | | |
| 4. Private/Non-municipal public well(s) (TNC, NTNC) located within 500 feet of site | | х | | |
| 5. Municipal well(s) located within 1000 feet of site | | х | | |
| 6. Private well contaminated as a result of site | | х | | |
| 7. Depublic water supply contaminated as a result of site | | х | | |
| 8. SRM Condition and no groundwater controls | | х | | |
| C. Soil (Based upon conditions at time of submittal) | Yes | No | ? | Pg# |
| 1. IH levels of Arsenic (40), Cadmium (60), Chromium (200), Cyanide (100), Mercury (300), Methyl Mercury (10), or PCBs (10) in surface soil (< 1 foot) | x | | | |
| D. Environmental Concerns | Yes | No | ? | Pg# |
| 1. Site within 500 feet of surface water and/or wetlands | х | | | |
| 2. Endangered species habitat, ACEC and/or certified vernal pool within 500 feet | | х | | |
| 3. Confirmed contamination of surface water, sediments and/or wetlands with site contaminants | х | | | |
| 4. SRM condition | | x | | |
| E. Site & Area Use (Choose all that apply) | Yes | No | ? | Pg# |
| School/Institution/Playground | | х | | |
| 2. Residential | х | | | |
| F. Released OHM (Primary Contaminant Type(s)) | Yes | No | ? | Pg# |
| 1. Petroleum Fuel Oils (#2, #4, #6, Jet fuel, kerosene, lube oil, MODF, etc.) | | x | | |
| 2. Gasoline, waste oil | | x | | |
| 3. Metals, coal tar, PCBs, pesticides/herbicides, asbestos, PAHs, cyanide | x | | | |
| 4. Chlorinated solvents or other organic compounds | | х | | |
| G. Site Complexity (Check all that apply) | Yes | No | ? | Pg# |
| Co-mingled plumes (i.e., different sources from one or more sites co-mingled) | | х | | |
| 2. Bedrock contamination | | х | | |
| If O conditions currently exist, see supervisor to discuss. | | | | |

| RTN: |
|------|
|------|

| II. ADMINISTRATIVE ADEQUACY: | | | Yes | No | ? | NA | Pg# | Citati |
|--|-----|-------------------------|----------|----|---|----|-----|----------------------|
| A. Regulatory Deadlines | | | | | | | | |
| 1. Notification Made On Time Date: | | 11/12/2019 | | Х | | | | 40.0300 |
| 2. Phase I/TC within 1 yr of notification; Effective Date/Tier | | | | | | х | | 40.0406 |
| Phase II submitted within 3 years of Tier Classification Date | | | | | | х | | 40.0560(2)(b) |
| 4. Phase III submitted with 4 years of Tier Classification Date | | | | | | х | | 40.0560(2)(c) |
| 5. Phase IV submitted within 4 years of Tier Classification Date | | | | | | х | | 40.0560(2)(d) |
| P/TS submitted within 5 years of Tier Classification Date | | | | | | х | | 40.0560(2)(e) |
| 7. Tier II Extension: submitted/ # of Extensions | | | | | | х | | 40.0560(7) |
| 8. For IRAs, submittal deadlines have been met: Plan within 60 days. | | | Х | | | | | 40.0404(2) |
| 9. For IRAs, submittal deadlines have been met: Status Report within 120 days and every 6 months from approval or receipt of Plan, Completion Report within 60 days following completion of IRA activities, Remedial Monitoring Report monthly for IH/SRM or every 6 months for non-IH/SRM | | | х | | | | | 40.0425(1), (2), (7) |
| 10. For RAMs, submittal deadlines have been met: Status Report within 120 days and every 6 months from approval or receipt of Plan, Remedial Monitoring Report every 6 months. | | | | | | х | | 40.0404(2) |
| 11. For RAMs, submittal deadlines have been met: Completion Report within 60 d RAM activities, | ays | following completion of | | | | x | | <u>40.0446(1)</u> |
| 12. For URAMs, submittal deadlines have been met (Letter of Intent within 7 days |) | | | | | x | | <u>40.0404(2)</u> |
| 13. For URAMs, submittal deadlines have been met (Status Report within 120 day notification, Completion Report within 60 days following completion of URAM activi Report every 6 months) | | | | | | x | | 40.0465(1)(5) |
| III. TECHNICAL ADEQUACY: | | | Yes | No | ? | NA | Pg# | |
| A. Response Action Type | | | | | | | | |
| 1. Assessment Only | | | х | | | | | 40.0332 |
| 2. Innovative Technology | | | <u> </u> | | | X | | |
| Soil Excavation Volume | | | | | | х | | |
| a. Recycle | | | | | | х | | |
| b. Landfill | | | | | | х | | |
| c. Reuse | | | | | | х | | |

| RTN: | TOWN: | DATE: |
|------|-------|-------|
|------|-------|-------|

| | 1 | İ | I | I | | 1 |
|---|-----|----|---|----|-----|-------------------|
| d. Treat/Stabilize | | | | х | | |
| 4. Cap/Cover/Engineered Barrier | | | | x | | |
| a. Ph III was completed before a cap/engineered barrier was proposed or constructed as part of a Permanent Solution | | | | х | | 40.0414(7) |
| 5. Construction of Building in Contaminated Area | | | | х | | |
| 6 Groundwater Treatment | | | | х | | |
| a. Pump & Treat | | | | х | | |
| b. Removal (Vacuum) | | | | х | | |
| c. Free Product Recovery | | | | x | | |
| d. Bioremediation: Application within 50' surface water/100' private well/800' public well or within 100 ft of a school, daycare, child care, or occupied residential dwelling. | | | | x | | 40.0046(3) |
| 7. Venting/Sub Slab Depressurization System | | | | х | | |
| 8. Soil Vapor Extraction/Air Sparging | | | | х | | |
| 9. Chemical Oxidation | | | | х | | |
| a. Application within 50' surface water/100' private well/800' public well | | | | х | | 40.0046(3) |
| B. Description of Response Actions – Indication That: | Yes | No | ? | NA | Pg# | |
| 1.a Plan/Status Report/Completion Report is adequate/complete (IRA/RAM) | х | | | | | <u>40.0420</u> |
| 1.b Plan/Status Report/Completion Report is adequate/complete (URAM) | | | | х | | 40.0460 |
| 2.a IRA Response actions taken were in accordance with MassDEP approvals (i.e., special conditions, Interim deadlines, etc.) | | х | | | | 40.0404(1) |
| 2.b RAM/URAM Response actions taken were in accordance with MassDEP approvals (i.e., special conditions, Interim deadlines, etc.) | | | | x | | 40.0443(3) |
| 3. Response actions proposed or taken demonstrate the level of diligence necessary, consider relevant policies, methods or practices, or have been technically justified | Х | | | | | 40.0191 |
| 4. Monitoring of response actions is adequate (soil, groundwater, air, dust, etc.) | | | | x | | <u>40.0405(2)</u> |
| 5. Analytical or environmental monitoring data is scientifically valid and defensible, and of a level of precision and accuracy commensurate with its stated or intended use | | | | х | | 40.0017 |
| 6. System shutdown/operational problems | | | | x | | <u>40.0027</u> |

| IV. Preliminary Response Action Type | Yes | No | ? | NA | Pg# | Citation(s) |
|---|-----|----|---|----|-----|-------------------|
| A. Immediate Response Actions (required for 2/72-hr release) – Indication That: | | | | | | |
| Release/TOR has been adequately assessed or additional assessment is planned | х | | | | | <u>40.0405</u> |
| An Imminent Hazard condition has been eliminated/controlled | | | | x | | 40.0427 |
| 3. A condition of Substantial Release Migration has been mitigated | | | | x | | 40.0414 |
| 4. An Imminent Hazard condition has been assessed (i.e. no IH present) | х | | | | | 40.0414(3)&(4) |
| 5. Excavation and stockpiling of >100 cyds (cum.) UST-related oil- or waste oil- contaminated soil before notification | | | | x | | <u>40.0421(3)</u> |
| B. Release Abatement Measures – Indication That: | Yes | No | ? | NA | Pg# | |
| Off-site disposal of > 500 cubic yards (cumulative) of OHM-contaminated soil | | | | Х | | 40.0442(2)(a) |
| 2. On or off-site treatment, recycling, or reuse of > 1500 cubic yards (cum.) of OHM contaminated soil | | | | х | | 40.0442(2)(b) |
| 3. Certification of sufficient financial resources if excavation of >1500 cyds (cum.) OHM contaminated soil | | | | х | | 40.0442(5) |
| RAM was initiated within one year of receipt of RAM Plan | | | | х | | <u>40.0443(5)</u> |
| 5. RAM fee paid, if prior to Tier Classification/PTS | | | | х | | 40.0444(2) |
| C. Utility-related Abatement Measures – Indication That: | Yes | No | ? | NA | Pg# | |
| 1. During emergency repair, notification provided within 72-hours of conducting URAM | | | | х | | 40.0462(3) |
| 2. A 2-hour or 72-hour reporting condition likely exists | | | | x | | <u>40.0461(3)</u> |
| 3. Excavation of >100 cyds (cum) oil- or waste oil-contaminated soil (LSP required) | | | | х | | 40.0462(4)(a) |
| 4. Excavation of >20 cyds (cum.) haz. matcontaminated soil or mix (LSP required) | | | | х | | 40.0462(4)(b) |
| 5. Temporary relocation of soil is returned to site or otherwise managed within 14 days | | | | х | | 40.0462(6) |
| 6. Reasonable attempt made to notify property owner, except during non-business-hour emergency repairs | | | | х | | 40.462(7) |