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UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

August 31, 2010

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

**Re: U.S. EPA's Supplemental Notice of Required Modifications of Enbridge Energy, Limited Partnership's *Source Area Response Plan* and *Response Plan For Downstream Impact* pursuant to the Removal Administrative Order issued by U.S. EPA on July 27, 2010, pursuant to §311(c) of the Clean Water Act in Docket No. CWA 1321-5-10-001**

Dear Mr. Adams:

On August 17, 2010, I sent to you the approval with modifications for the Enbridge Energy, Limited Partnership's *Source Area Response Plan* and *Response Plan For Downstream Impact* (Plans). Today, I am supplementing that approval with direction for additional modifications.

Enbridge must make the following supplemental modifications to the Plans:

By September 3, 2010, describe the steps that Enbridge will take to assure its compliance with the National Historic Preservation Act 16 U.S.C. 470, et seq. (NHPA), along with the implementing regulations adopted under Section 106 of the NHPA, and found at 36 CFR Part 800. Provide specific information regarding how Enbridge will meet the standards contained in the "Manual for Historic and Architectural Surveys in Michigan" located at:

[http://www.michigan.gov/documents/hal/mhc\\_shpo\\_SurveyManual\\_Cover\\_and\\_Intro\\_206516\\_7.pdf](http://www.michigan.gov/documents/hal/mhc_shpo_SurveyManual_Cover_and_Intro_206516_7.pdf), which provides the guidelines required for the "Stage 1b Survey." Note that background data consisting of known sites in the response area has already been collected from the State Historic Preservation Officer (SHPO) and this may constitute the bulk of the Stage 1a survey protocol. Enbridge should, at a minimum perform, a limited

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Stage 1b Survey (which can include test pit sampling in or adjacent to the area physically impacted from cleanup activities). Enbridge should ensure that this effort assists in providing presence or absence determinations for historic materials as well as basic soil stratigraphy to aid in interpretation of the sensitivity of each area.

I encourage you or your representative to contact me immediately if you have any questions regarding this matter.

Sincerely,



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

cc: L. Kirby-Miles, U.S. EPA, ORC  
J. Cahn, U.S. EPA, ORC  
J. Kimble, U.S. EPA, Dep. IC, FOSC  
M. Durno, U.S. EPA, Dep. IC, Section Chief  
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List of Recipients

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John Rodwan  
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Mr. Mark A. Parrish  
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