

**From:** [Hull, Richard](#)  
**To:** [Peter Britz](#)  
**Cc:** [Hoffman, Andrew](#); [Chris Buckman](#)  
**Subject:** draft 2019 Annual Report  
**Date:** Thursday, December 17, 2020 5:08:00 PM

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Hello Peter.

My apologies for not getting back to you sooner on the draft 2019 Annual Summary Report dated July 31, 2020. After review by EPA and NHDES, the following comments are provided:

1. Cover Letter, page 2 – Discussion of NH MCL/ AGQS for PFAS compounds should be revised in all future data and annual reports to reflect the State’s adoption of MCL/ AGQS for PFAS compounds in 2020. Any tables that include reference to PFAS standards shall also be revised in all future data and annual reports to reflect the new MCL/ AGQS for PFAS compounds.
2. Figure 2 shows location BB-1 west of the railroad right of way, while Section 2.6 describes it as being east of the railroad right of way.
3. The lateral distribution figures for PFOA and PFOS reflect the new MCL/ AGQS (proposed at the time) but the vertical distribution figures do not.
4. Given the ongoing investigations related to contaminant transport in bedrock and from surface water at the Site, and modifications to the sampling and analysis plan that have already been approved (2018, 2020), EPA does not concur with adopting any of the recommendations at this time.

Please let me know if you have any questions.

Regards,  
Skip

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