Livestock Siting Technical Expert Committee

March 22, 2019

Present: Kevin Beckard (by phone), Chris Clayton (chair), Richard Castelnuovo, Brian Holmes, Tonya Gratz, Jerry Halverson, Joe Baeten for Mary Anne Lowndes, Chuck McGinley (by phone), Bob Pofahl (by phone), Patrick Schultz, Robert Thiboldeaux, Mark Borchardt, Scott Mueller, and Gretchen Wheat

The following bullets are intended to capture the points of agreement from the March 22nd meeting and all prior meetings (notes from prior meetings have been slightly reworded or reorganized for clarity):

Odor Management and Setbacks

- The current odor management standard, which relies on the odor score along with the existing setback distances, should be replaced by the proposed system in the revised ATCP 51 that incorporates setbacks based on odor generation combined with credits for odor control practices to reduce those setbacks.
  - This new approach to the odor management and setback standards should be simpler and designed to offer livestock operators some level of flexibility and options.

- If the odor standard is discontinued, the current 350-foot property line setback for manure storage structures, except those that store solid stacked manure, and setbacks pertaining to other high odor sources (housing types such as slatted floor, pull plug to storage and alley flush to storage) do not provide adequate separation to protect residences, high use buildings and high use areas.
  - “High−use buildings” are defined in ATCP 51.01(16) as “a residential building that has at least 6 distinct dwelling units; a restaurant, hotel, motel, or tourist rooming house; a school building; a hospital or licensed care facility; or a non−farm business or workplace that is open at least 40 hours a week.”
  - High use areas such as playgrounds, beaches, parks, municipal boundaries should be protected from odor consistent with the definition in Wisconsin Manure Irrigation Workgroup report, https://fvi.extension.wisc.edu/manureirrigation/files/2017/04/Manure-Irrigation-Workgroup-Report-2016.pdf
  - Solid manure stacks and storage facilities for storing dry manure should not be treated as high odor sources, but an appropriate setback needs to be incorporated into the rule.

- To establish seatbacks in lieu of the existing odor standard, it is technically supportable to use OFFSET, which may result in minimum manure storage seatbacks starting at 600 feet from residences or other occupied land uses. When using OFFSET for this purpose, the annoyance-free-frequency curves chosen as inputs to the model should reflect the expectations established by zoning. For example, a higher curve (e.g. 91% annoyance-free-frequency versus 89%) should be used to account for new or expanded livestock facilities in or adjacent to residential zoning, and likewise a lower curve should be used in or adjacent to agricultural zoning.

- Increased setbacks for high odor sources should be applied in a manner that provides appropriate protections for neighbors based on reasonable uses of the adjacent land.
This outcome cannot be accomplished by universally applying setbacks from the property line of a livestock facility.

- Residences, high use buildings and high use areas should be afforded more protection than cropland. Setback distances should be greater for high use buildings than for residences.
- Zoning establishes reasonable expectations for the use of land adjacent to livestock facilities.
  - In areas with agricultural zoning, where farming is the primary use of land, setback distances should be less than those where the facility is adjacent to or near an area not zoned for agriculture.
  - For residential or other non-agricultural zoning, setbacks must protect the rights of adjacent landowners to develop their land consistent with allowable land uses.

Livestock operators should have the option to receive credit toward reducing a setback by implementing reliable and effective odor control practices.
- Credits applied to reduce setback distances should reflect the effectiveness of a practice in controlling odor.
  - The expert committee’s past recommendations related to odor control practices should be considered in setting credits.
  - No credits should be applied to setback distances based on completing plans.
  - DATCP should not provide credit for chemical or biological additives and diet manipulation since these practices may not provide reliable odor control, and compliance is difficult to document.
  - DATCP should review other odor control practices that raise questions about effectiveness and documentation (such wind breaks and frequent cleaning) to check if their use in the proposed rule is consistent the 2014 recommendations of this committee.
- Odor control practices can be combined to allow for additional setback reductions, understanding that multiple practices have a cumulative impact with diminishing returns on controlling odor.
  - Combining certain practices such as bottom filling and a cover for manure storage does not provide increased odor management and, therefore, should not be allowed for the purposes of setback reductions.
- There should be a reporting and monitoring system to ensure that livestock operators implement odor control practices in accordance with specifications.
- If local governments are permitted to reduce setbacks through variances, state law should establish clear standards for granting a variance.

To the extent that odor management plans will assume a different role under the proposed ATCP 51 revision, currently permitted livestock operators should be required to carry forward commitments to implement odor control practices identified in Worksheet 2 of their most recently approved siting applications.
- ATCP 51 should provide local governments with effective mechanisms to ensure compliance with plans.
- Model plans should remove practices and actions that do not contribute to management of odor and the resolution of odor complaints.

**Manure and Other Waste Storage**

- ATCP 51 should incorporate the 2017 NRCS 313 standard for waste storage structures
  - After discussing the pros and cons of adopting the new standard, including the added groundwater protections, the group agreed that it should follow the precedent of adopting the latest technical standard (2017) in absence of a compelling reason to do otherwise.
As part of incorporating the 2017 NRCS 313 standard, DATCP should evaluate other NRCS standards related to waste storage (NRCS 317 Composting, NRCS 318 Short Term Storage, and NRCS 520, 521, 522 Pond Sealing and Liners), to determine if these technical standards should be incorporated into ATCP 51.

Waste storage facilities designed to handle leachate and other non-manure wastewater should be designed to meet the 2017 NRCS 313 standard, and ATCP 51 should include a notation to reflect that these facilities may need to meet additional requirements of NR 213 if they fall within DNR’s jurisdiction.

- The NR 213 has additional requirements including a five-foot separation from bottom liner, differences in liner specifications, and restrictions on in situ earth liners.

State rules (e.g. NR 213, ATCP 51) affecting the storage of leachate and process wastewater should be updated to have consistent requirements.

ATCP 51 should not require livestock operators to have manure storage based on the size of livestock facilities. Instead, compliance with 2015 NRCS 590 should be the focus of manure management. (The 2014 TEC recommended incorporation of the 2015 NRCS 590 standard into ATCP 51.) Any concerns about the risks of manure spreading, in particular during winter, should be considered in the context of the nutrient management standard and related spreading restrictions.

**Runoff Management**

For the purposes of determining an acceptable discharge from existing animal lots, ATCP 51 should follow a prescriptive approach based on a model that estimates phosphorous runoff and not rely solely on the professional judgement of individuals authorized to certify compliance on the siting application’s runoff management worksheet.

- The model should predict the likelihood of runoff discharging to a waterbody.
- The model should not rely on subjective characterizations or inputs including the designation of the treatment area or the characterization of lot use as heavy, medium or light.
- Applying these standards to a model, the BARNY model currently in the rule may not measure up in comparison to newer tools. Tools such as BERT and APLE-Lots may better perform the desired functions identified above, and these models should be evaluated for use in ATCP 51. If BERT is incorporated into the rule, an applicant must use the model to document that an existing animal lot does not present a resource concern, making the necessary changes to resolve any identified resource concerns.

ATCP 51 should incorporate the following updated technical standards for the applicable livestock structures:

- 2016 NRCS 635 standard for new and substantially altered animal lots.
- 2017 NRCS 629 and 2016 NRCS 635 standard for new and substantially altered feed storage structures.
• The “substantially altered” definition in ATCP 51 should be reviewed to determine if it properly
captures the instances when altered feed storage structures must meet the latest NRCS technical
standards.

• ATCP 51 may create an exception to the design requirements for new and substantially altered
feed storage structures (as is proposed in the revised rule) under the following conditions:
  o This exception only applies to storage less than one acre in size.
  o This exception only applies to runoff requirements where the risk of surface water and
    groundwater contamination is low.
  o The design requirements for the storage surface meet technical standards designed to
    prevent infiltration.
  o This exception only applies when first flush\(^1\) is collected.

• As proposed in ATCP 51, the rule should require an engineering evaluation for an existing feed
storage structure. The proposed evaluation flowchart prepared by DATCP was reviewed and
largely accepted with notes to better clarify the following:
  o Evaluation for the presence of leachate during the soils investigation in addition to
    identifying soil properties. For example, the NRCS 629 standard provides that an existing
    feed storage area will be expanded as a part of the project by performing at least two test
    pits or borings to evaluate for leachate under the existing feed storage area.
  o A more detailed analysis of the runoff from the site using criteria in NRCS or similar
    evaluation tools.
  o An analysis of the need to collect first flush based on the type of feed stored (e.g. high
    moisture). A system to collect first flush may not always be required if the evaluation
    determines no concerns from an existing storage area with no such system.

• ATCP 51 should require repair or upgrade of bunkers or similar feed storage structures that fail the
evaluation standards. As part of an upgrade or repair:
  o To address potential groundwater contamination, a drain collection system shall be
    installed for an existing facility if leachate is found under the surface of an existing feed
    storage area.

Monitoring Compliance

• ATCP 51 should require local governments to monitor permitted livestock facilities using an
approved DATCP checklist.
  o The checklist should cover the key aspects of compliance with ATCP 51 standards.
  o The checklist should cover compliance with the NR 151 performance standards.
  o The checklist should be comprehensive and forward looking, covering whether the
    operation is anticipating adding animals or building livestock structures.
  o Local governments should have the option of monitoring by conducting site visits of
    permitted livestock facilities or requiring self-reporting by livestock operators.

Completeness Determinations and Permit Modifications

• The process for local governments to make a completeness determination of a livestock facility
siting application, as modified in the draft version of ATCP 51, is acceptable.

\(^1\) First flush is defined in the 2016 NRCS 635 standard.
• Oversights or mistakes in the determination process can be corrected at the time of the hearing and final determination of compliance with standards.

• The process for permit modifications in the draft version of ATCP 51 should be simplified and achieve the following:
  o As recommended by the 2014-2015 technical expert committee, enable permitted livestock facilities to secure streamlined approval of nutrient management plans if they add animals in the future.
  o Require political subdivisions to provide notice of an application for permit modification to adjacent property owners in accordance with ATCP 51.30(6).
  o Account for how local governments currently use permit modifications.
  o Limit the allowable increase in animal units exceeding the maximum number authorized in the most recent local approval.
    - The committee did not reach consensus on the allowable increase in animal units. However, most committee members agreed that the cumulative increase in animal units should not exceed 20 percent of the maximum number authorized in the most recent local approval and should be capped at 1,000 animal units.

Groundwater Protection

• To better protect groundwater, the proposed changes to ATCP 51.18 (4) should require a more rigorous evaluation of existing waste storage structures by:
  o Expanding the conditions under which storage structures must be emptied and cleaned to some extent to complete an evaluation.
  o Requiring that the bottom of the storage structure be verified, for example, by requiring a comparison with as-built plans.
  o Requiring that a livestock operator’s engineer prepare documentation to support the conclusions about the condition of an existing storage structure, and make available the documentation to the permitting authority.
  o Providing for a third party such as DATCP to independently review the evaluation of any existing storage structure located in environmentally sensitive areas.
  o Requiring that existing waste storage structures be re-evaluated 10 years after the evaluation conducted as part of the latest application for a siting permit.

• Monitoring is an important tool to protect groundwater from failing or leaking waste storage structures. As such, monitoring is important in areas where risks are higher (e.g. based on depth of bedrock or proximity to fractured dolomite). More effective monitoring systems include structures with a secondary liner and leak detection system, or the installation of tile drains around the perimeter of storage, which performs the dual functions of lowering any perched water table (so it does not interfere with the structural integrity of the structure) and intercepting any seepage.
  o Waste storage structures of a certain type, age and condition should be upgraded or be subject to groundwater monitoring (monitoring wells) at environmentally sensitive sites susceptible to groundwater contamination. If monitoring identifies problems, the groundwater quality standards in NR 140 should apply.
  o In revising ATCP 51, DATCP should recognize the challenges and opportunities in implementing a monitoring system (e.g. resources vary widely among permitting authorities).

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2 An example definition is Wisconsin Sensitive Environmental Settings in the 2017 NRCS 313 standard.
The committee took up the question of whether it is appropriate in ATCP 51 to restrict or prohibit the land spreading of manure in certain high risk settings or conditions. During the discussion on this issue, the committee focused on whether a permitted livestock facility, located in any part of the state, should spread manure on cropland with 0-2 feet of soil to bedrock, as is prohibited by the state’s targeted performance standards for areas with Silurian bedrock. While a majority of the committee members supported incorporating a prohibition on the land spreading of manure on cropland with 0-2 feet of soil to bedrock, a minority opposed the prohibition for the following reasons:

- The 2014-2015 committee’s recommendation to incorporate the 2015 NRCS 590 standard into ATCP 51 includes restrictions on manure (and commercial fertilizer) applications on cropland with shallow soils overlying bedrock.
- Livestock facilities in the range of 500-1000 animal units in some areas of the state, apart from those with Silurian bedrock, may be heavily impacted by restricting manure applications on cropland in areas of 0-2 feet to bedrock. As an alternative, the committee posed applying this restriction to facilities with 750 or more animal units to alleviate concerns about impacting smaller farms, but the committee did not resolve the issue.

The committee took up the question of the appropriate separation distance to adequately protect a private well from manure that is stored in a structure located on Silurian bedrock or similar fractured bedrock formations. The committee was asked to select a minimum separation distance from a range of 250 to 1,000 feet. The committee’s recommendation was evenly split – five recommended 250 feet and five, 1,000 feet – with the following justifications in support of their selections:

- The 250-foot separation distance from a manure storage structure to a private well is consistent with the minimum requirement in several state administrative codes (e.g. NR 812, 151, and 243) and the 2017 NRCS 313 standard. However, a change in the minimum separation distances may be warranted based on further analysis and research involving agriculture related risk factors for private well contamination in Northeast Wisconsin.
- Current research and analysis warrants a 1,000-foot separation distance from a manure storage structure to a private well as a strategy for mitigating the risk of contamination in this sensitive environment in Northeast Wisconsin. Also, several state administrative codes require a minimum separation distance of 1,000 feet from manure storage structures to public water supply wells, and given that private wells are typically shallower and likely more susceptible to contamination in landscapes with fractured bedrock, it is reasonable to require an equivalent minimum separation distance.
Is The Existing Feed Storage Facility Adequate?

Begin

Free of apparent signs of structural failure and significant leakage?

Any potential for runoff to create a significant discharge?

Assess runoff (surface) AND storage structure (subsurface) conditions

*Surface Evaluation

Assess subgrade soils by taking a minimum of 2 soil borings adjacent to the storage, and/or reviewing soils data.

**Subsurface Evaluation

Was the storage designed and installed to then-existing standard 629?

Is the storage surface concrete?

Is the facility in good condition?

Was the concrete designed and installed liquid-tight?

Do subgrade soils meet 629 Table 1 criteria?

Do subgrade soils meet 629 Table 3 criteria?

Is concrete in good condition?

Meets Siting Requirements

Abandon or Rebuild/Upgrade according to ATCP 51.20(4)(d)

*Inspect the storage perimeter for signs of leachate/runoff leaving the storage such as burnt vegetation and concentrated flow channels.

**Assess subgrade soils by taking a minimum of 2 soil borings adjacent to the storage, and/or reviewing soils data.