Nick Scharff

I suspect some of this is buried in the enforcement order ,just not clear to me.

*the document references "the site", I want to make sure included are any and all parcels of land that in my opinion are off site, but are affected parties with above ground runoff or underground water contamination from Responsible Party (RP) regardless of ownership. The "RP" must be held accountable for all the pollution regardless of land ownership. (it appears the document only refers to SIA as the site)

*affected parties with pollution above SALs in there water source shall be provided emergency clean drinking water sources imediantly. Then for parties above SAL a filtration system that provides clean water to entire house or system, including for pets, livestock and gardening or any other use they previously used water for ,By doing the latter this will enhance the cleanup process of the entire site as described previously comment. Then Responsible party provide whatever maintenance of filtration system, along with proper disposal of any replaced/repaired components must be required along with water sample testing on a semi annual basis to assure system is working as designed for reliability checks. (Any party that has installed a system out of pocket expense should be reimbursed and be included in water testing and maintenance provision above)