Why You Should Read This: The document below reviews the environmental impact likely from a State Revolving Fund project. As part of the environmental review, you are entitled to provide comments. If you have concerns about the environmental impact of this project, raise them now. We encourage public input in this decision making process.



IOWA STATE REVOLVING FUND CATEGORICAL EXCLUSION

May 19, 2025

To: All Interested Citizens, Government Agencies, and Public Groups

An environmental review has been performed based on the procedures for implementing the National Environmental Policy Act (NEPA), for the proposed agency action below:

Applicant: City of Peosta SRF Number: CS1921112 01

County: Dubuque lowa DNR Project Number: W2023-0401A

State: Iowa

The City of Peosta, Iowa is planning an upgrade to their sanitary sewer collection system. The city has applied for financial assistance through the State Revolving Fund (SRF) loan program to build the project. SRF is a program authorized by the Environmental Protection Agency (EPA) and administered by the Iowa Department of Natural Resources (DNR) in partnership with the Iowa Finance Authority.

The proposed project will install a new lift station (including pump/wet well manhole and valve/meter manhole) and approximately 720 LF of 6" force main (most likely installed via open cut, but could be directionally drilled), 780 LF of 8" gravity main installed via open cut, and 6 sanitary sewer manholes, including all connections and appurtenances. Work for this project falls within the footprint of the previously abandoned lagoon wastewater treatment facility. The project will also include the abandonment of the existing lift station located adjacent to the now abandoned lagoon wastewater treatment facility.

The proposed project was reviewed for eligibility for a categorical exclusion from NEPA review specified in the 40 CFR (Code of Federal Regulations) Part 6.204. The project meets all criteria described in the above reference and was determined that this project is eligible for a categorical exclusion. Consequently, a preliminary decision has been made that a Finding of No Significant Impact (FNSI) will not be prepared.

Justification for granting categorical exclusion:

- The project as proposed is solely directed toward minor upgrading or minor expansion of system capacity, rehabilitation of the existing system and system components, or construction of new minor ancillary facilities adjacent to or on the same property as existing facilities.
- This project will not involve new or relocated discharges to surface or ground water.

- This project will not result in substantial increase in the volume or the loading of pollutant to the receiving water.
- The project will not serve a population 30% greater than the existing population.
- The project is not directly or indirectly involved or related to upgrading or extending infrastructure systems primarily for the purposes of future development.
- The project is not counter to the state, or other regional growth plan or strategy.
- The proposed action is not known or expected to have potentially significant environmental impacts on the quality of the human environment either individually or cumulatively over time.
- The proposed action is not known or expected to have disproportionately high and adverse human health or environmental effects on any community, including minority communities, low-income communities, or federally-recognized Indian tribal communities.
- The proposed action is not known or expected to significantly affect federally listed threatened or endangered species or their critical habitat.
- The proposed action is not known or expected to significantly affect national natural landmarks or any property with nationally significant historic, architectural, prehistoric, archeological, or cultural value, including but not limited to, property listed on or eligible for the National Register of Historic Places.
- The proposed action is not known or expected to significantly affect environmentally important natural resource areas such as wetlands, floodplains, significant agricultural lands, aquifer recharge zones, coastal zones, barrier islands, wild and scenic rivers, and significant fish or wildlife habitat.
- The proposed action is not known or expected to cause significant adverse air quality effects.
- The proposed action is not known or expected to have a significant effect on the pattern and type of land
 use (industrial, commercial, agricultural, recreational, residential) or growth and distribution of population
 including altering the character of existing residential areas, or may not be consistent with state or local
 government, or federally-recognized Indian tribe approved land use plans or federal land management
 plans.
- The proposed action is not known or expected to cause significant public controversy about a potential environmental impact of the proposed action.
- The proposed action is not known or expected to be associated with providing financial assistance to a federal agency through an interagency agreement for a project that is known or expected to have potentially significant environmental impacts.
- The proposed action is not known or expected to conflict with federal, state or local government, or federally-recognized Indian tribe environmental, resource-protection, or land-use laws or regulations.

The Department of Natural Resources shall revoke the categorical exclusion and shall require a full environmental review if, subsequent to the granting of an exclusion, the state determines that:

- The proposed project no longer meets the requirements for a categorical exclusion due to changes in the proposed project; or
- New evidence reveals that serious local or environmental issues exist; or
- Federal, State, local or tribal laws are being violated.

This action is taken on the basis of a careful review of supporting information that is on file at the Department of Natural Resources' Des Moines, Iowa office. This information is available upon request. This Department will not take any administrative action on the project for at least thirty (30) calendar days from the above date. Persons disagreeing with the above environmental decision may submit comments to the Department during this period. Your comments can be sent to SRF-PC@dnr.iowa.gov or directly to me at rebecca.flynnkettman@dnr.iowa.gov or (515) 204-5672.

Sincerely,

Rebecca Flynn Kettman Environmental Review Specialist 6200 Park Ave, Suite 200 Des Moines, IA 50321

Enclosure: Project Map

Distribution

List (email): Veenstra & Kimm, Inc.

Edward Boling, Council on Environmental Quality

Jake Hansen, Iowa Department of Agriculture and Land Stewardship

Ken Sharp, Iowa Department of Health & Human Services Mindy Wells, Iowa Department of Health & Human Services

Chad Sands, Iowa Economic Development Authority

Alicia Vasto, Iowa Environmental Council Michael Schmidt, Iowa Environmental Council

Tracy Scebold, Iowa Finance Authority Tony Toigo, Iowa Finance Authority Lee Wagner, Iowa Finance Authority Mickey Shields, Iowa League of Cities

Jane Clark, Sierra Club

Josh Mandelbaum, Environmental Law and Policy Center

Kate Sand, USDA Rural Development

Tokey Boswell, USDOI, National Park Service, Midwest Region Kraig McPeek, Fish and Wildlife Service, Rock Island Field Office

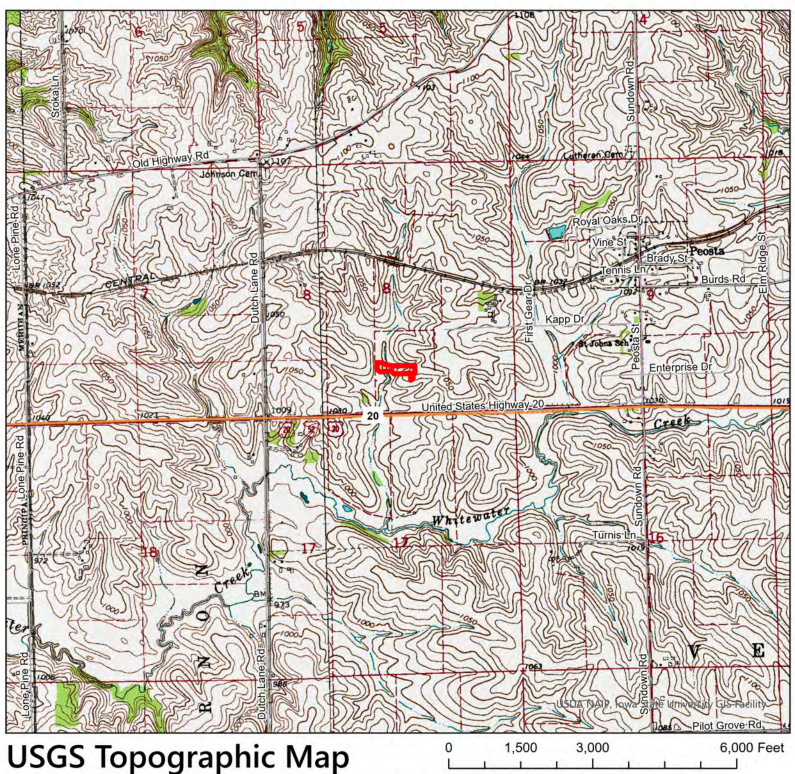
Ann D'Alfonso, USEPA Region VII Kelly Beard-Tittone, USEPA Region VII

Telegraph Herald



USGS 7.5 Minute Quadrangle: Peosta Section: 08, Township: 88 N, Range: 01 E Date: 1972





City of Peosta Kapp Court Lift Station Improvements Peosta, IA (Dubuque County)

Legend

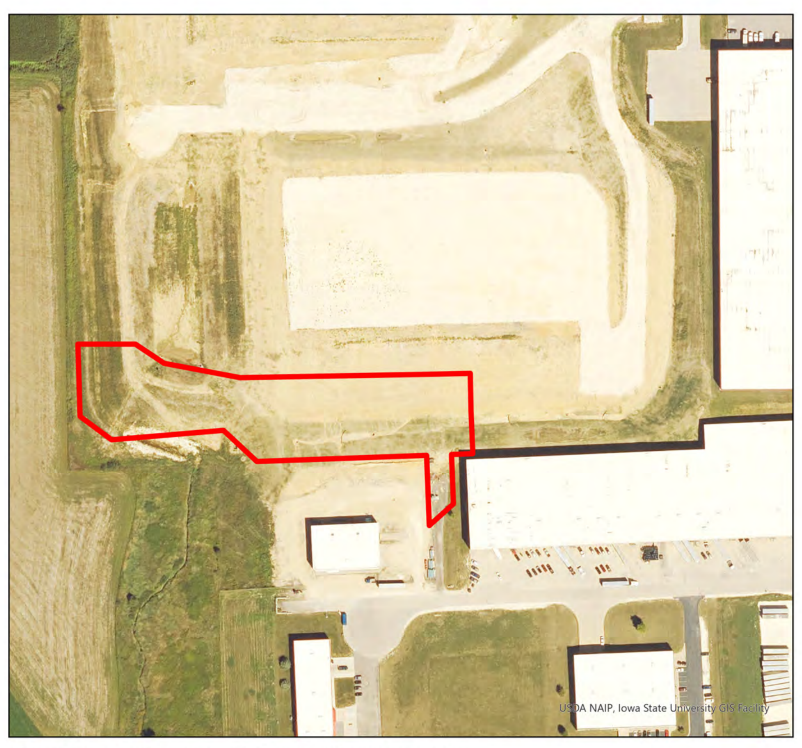
Proposed Project Area





2023 Aerial Photograph





City of Peosta Kapp Court Lift Station Improvements

Peosta, IA (Dubuque County)

0 150 300 600 Feet

Legend

Proposed Project Area