GIS REGISTRY INFORMATION

SITE NAME:	SILVER TERRA	CENTER	SPRING -	IERRACE	
BRRTS #:	02-41-191377	FID # (if ap	propriate): 241		
COMMERCE # (if appropriate):	NA		· · · · · · · · · · · · · · · · · · ·		
CLOSURE DATE:	02/14/08	Modifie	otion ooti	one teken	oftor
STREET ADDRESS:	5821-5835	MOGHHE	ALIOH AGUNG	Albra war	-dHttl- vo opplied
CITY:	MILWAUKEE	Pofor to	DOTW 6	itions wer	e app ileu informatio
SOURCE PROPERTY GPS COORI		x = _ 68 3	9/.1	/= a 959(
The projection,		<u> </u>	541	= <u> </u>	<u> </u>
CONTAMINATED MEDIA:	Groundwater		Soil	Both	\times
OFF-SOURCE GW CONTAMINATION	ON >ES:	Yes		No	
IF YES, STREET ADDRESS 1:	5807 W	, SHERID	AN AVE.		
GPS COORDINATES (meters in W	ΓM91 projection):	X= <u>6838</u>		'= <u>a959</u>	a 2
OFF-SOURCE SOIL CONTAMINAT Specific RCL (SSRCL):	ION >Generic or Site-	Yes		No	
IF YES, STREET ADDRESS 1:				. 	
GPS COORDINATES (meters in W7	M91 projection):	X=	Υ		
CONTAMINATION IN RIGHT OF W	AY:	Yes	. [No	
DOCUMENTS NEEDED:					
Closure Letter, and any conditional clo	sure letter or denial letter	issued			\overline{X}
Copy of any maintenance plan referen	ced in the final closure lett	er.			×
Copy of (soil or land use) deed notice	if any required as a conditi	ion of closure			NA
Copy of most recent deed, including le	egal description, for all affe	ected properties			\times
Certified survey map or relevant portion County Parcel ID number, if used for co	on of the recorded plat map	o (if referenced in the l	legal description) for	all affected proper	
Location Map which outlines all properties v	within contaminated site bounda	ries on USGS topograp	hic map or plat map in	sufficient detail to perm	nit the
parcels to be located easily (8.5x14" if paper c wells within 1200' of the site.	opy). If groundwater standards	are exceeded, the map	must also include the	location of all municipal	and potable
Detailed Site Map(s) for all affected propotable wells. (8.5x14", if paper copy) This m the source property and in relation to the boungeneric or SSRCLs.	ap shall also show the location of	of all contaminated publ	ic streets, highway and	d railroad rights-of-way i	in relation to
Tables of Latest Groundwater Analytic	al Results (no shading or o	cross-hatching)			*
Tables of Latest Soil Analytical Results					\triangleright
Isoconcentration map(s), if required for extent of groundwater contamination defined. I	<i>r site investigation (SI) (</i> 8.5 f not available, include the late	5x14" if paper copy). The st extent of contamination	he isoconcentration mand the social mand the social mander mand the social mander mander mander mander mander m	ap should have flow dire	ection and K
GW: Table of water level elevations, w GW: Latest groundwater flow direction greater than 20 degrees)				ariation in flow direc	was in
SOIL: Latest horizontal extent of conta	amination exceeding gener	ic or SSRCLs, with	one contour		K K
Geologic cross-sections, if required fo					$\hat{\mathbf{x}}$
RP certified statement that legal descri	•	ccurate			X
Copies of off-source notification letters	•				
Letter informing ROW owner of residua	ai contamination (if applica	ible)(public, highway	or railroad ROW)		I 🗶 I



State of Wisconsin \ DEPARTMENT OF NATURAL RESOURCES

Jim Doyle, Governor Matthew J. Frank, Secretary Gloria L. McCutcheon, Regional Director Southeast Region Headquarters 2300 N. Dr. Martin Luther King, Jr. Drive Milwaukee, Wisconsin 53212-0436 Telephone 414-263-8500 FAX 414-263-8716 TTY 414-263-8713

February 14, 2008

Mr. Fred Wein Silver Terrace Shopping Center LLP P.O. Box 17396 Milwaukee, WI 53217

SUBJECT:

Final Case Closure with Land Use Limitations or Conditions

Silver Terrace Center, 5821-5835 W. Silver Spring Drive, Milwaukee

WDNR BRRTS # 02-41-191377, FID#241931910

Dear Mr. Wein:

On December 5, 2007, the Southeast Region Closure Committee reviewed the above referenced case for closure. This committee reviews environmental remediation cases for compliance with state laws and standards to maintain consistency in the closure of these cases. Your project involved a discharge of tetrachloroethylene to the soil and groundwater beneath this site, related to former drycleaning operations. As a remedial action, your consultant arranged for approximately 673 tons of contaminated soil to be excavated from the area east of the building, and monitored the groundwater quality to establish that the soil removal and natural attenuation processes were successfully degrading the residual groundwater contamination. You also had a sub-slab depressurization system installed beneath the basement of the drycleaning operation, to help prevent future vapor intrusion from the residual soil contamination that appears to remain next to the east basement wall in this area, which will be maintained as a case closure condition. Finally, you agreed to long term maintenance of the pavement on the east side of the building, and the building structure itself, which will act as a barrier to infiltration to limit further re-contamination of the groundwater by the residual soil contamination. Your GIS Registry Packet documents these features and includes maintenance plans for them. Please also maintain the sub-slab system specifications with its maintenance plan, to ensure that future owners are able to conduct inspections and make any needed repairs.

Based on the correspondence and data provided, it appears that your case meets the requirements of ch. NR 726, Wisconsin Administrative Code. The Department considers this case closed and no further investigation or remediation is required at this time. The case closure is conditioned upon the maintenance of the infiltration barrier and sub-slab depressurization system, and future changes to these features will require advance review and approval by the Department.

GIS Registry

The conditions of case closure set out below in this letter require that your site be listed on the Remediation and Redevelopment Program's GIS Registry. The specific reasons are summarized below:

- Residual soil contamination exists that must be properly managed should it be excavated or removed
- Pavement, an engineered cover or a soil barrier must be maintained over contaminated soil and the state must approve any changes to this barrier



- Groundwater contamination is present above Chapter NR 140 enforcement standards
- A sub-slab depressurization system must be operated and maintained

Information that was submitted with your closure request application will be included on the GIS Registry. To review the sites on the GIS Registry web page, visit the RR Sites Map page at http://dnr.wi.gov/org/aw/rr/gis/index.htm. If your property is listed on the GIS Registry because of remaining contamination and you intend to construct or reconstruct a well, you will need prior Department approval in accordance with s. NR 812.09(4)(w), Wis. Adm. Code. To obtain approval, Form 3300-254 needs to be completed and submitted to the DNR Drinking and Groundwater program's regional water supply specialist. This form can be obtained on-line http://dnr.wi.gov/org/water/dwg/3300254.pdf or at the web address listed above for the GIS Registry.

Closure Conditions

Please be aware that pursuant to s. 292.12 Wisconsin Statutes, compliance with the requirements of this letter is a responsibility to which you and any subsequent property owners must adhere. If these requirements are not followed or if additional information regarding site conditions indicates that contamination on or from the site poses a threat to public health, safety, welfare, or the environment, the Department may take enforcement action under s. 292.11 Wisconsin Statutes to ensure compliance with the specified requirements, limitations or other conditions related to the property or this case may be reopened pursuant to s. NR 726.09, Wis. Adm. Code. It is the Department's intent to conduct inspections in the future to ensure that the conditions included in this letter including compliance with referenced maintenance plans are met.

Remaining Residual Soil Contamination

Residual soil contamination remains beneath the soil excavation area and adjacent to the east building basement wall, as indicated in the information submitted to the Department of Natural Resources. If soil in the specific locations described above is excavated in the future, then pursuant to ch. NR 718 or, if applicable, ch. 289, Stats., and chs. 500 to 536, the property owner at the time of excavation must sample and analyze the excavated soil to determine if residual contamination remains. If sampling confirms that contamination is present the property owner at the time of excavation will need to determine whether the material would be considered solid or hazardous waste and ensure that any storage, treatment or disposal is in compliance with applicable standards and rules. In addition, all current and future owners and occupants of the property need to be aware that excavation of the contaminated soil may pose an inhalation or other direct contact hazard and as a result special precautions may need to be taken to prevent a direct contact health threat to humans.

Infiltration and direct contact barrier

Pursuant to s. 292.12(2)(a), Wis. Stats., the pavement and building that currently exists in the location shown on the attached map shall be maintained in compliance with the attached maintenance plan in order to minimize the infiltration of water and prevent additional groundwater contamination that would violate the groundwater quality standards in ch. NR 140, Wis. Adm. Code, and to prevent direct contact with residual soil contamination that might otherwise pose a threat to human health. If soil in the specific locations described above is excavated in the future, the property owner at the time of excavation must sample and analyze the excavated soil to determine if residual contamination remains. If sampling confirms that contamination is present the property owner at the time of excavation will need to determine whether the material would be considered solid or hazardous waste and ensure that any storage, treatment or disposal is in compliance with applicable statutes and rules. In addition, all current and future owners and occupants of the property need to be aware that excavation of the contaminated soil may pose an inhalation or other direct contact hazard and as a result special precautions may need to be taken during excavation activities to prevent a health threat to humans.

The attached maintenance plan and inspection log are to be kept up-to-date and on-site, and the inspection log need only be submitted to the Department upon request.

Subslab Depressurization System

Pursuant to s. 292.12(2)(a), Wis. Stats., the sub-slab depressurization system that was installed beneath the east part of the basement in the location shown on the attached map shall be operated and maintained in compliance with the **attached maintenance plan** in order to help prevent intrusion of chlorinated solvent vapors to the building.

The attached maintenance plan and inspection log are to be kept up-to-date and on-site, and a copy of the inspection log shall be submitted to the Department on an annual basis.

Vapor Migration

In addition, depending on site-specific conditions, construction over contaminated materials may result in vapor migration into enclosed structures or migration along newly placed underground utility lines. The potential for vapor inhalation and mitigation should be evaluated when planning any future redevelopment, and measures should be taken to ensure the continued protection of public health, safety, welfare and the environment at the site.

Prohibited Activities

The following activities are prohibited on any portion of the property where the pavement and building are acting as an infiltration and vapor barrier as shown on the attached map, unless prior written approval has been obtained from the Wisconsin Department of Natural Resources: 1) removal of the existing barrier; 2) replacement with another barrier; 3) excavating or grading of the land surface; 4) filling on capped or paved areas; 5) plowing for agricultural cultivation; or 6) construction or placement of a building or other structure.

Remaining Residual Groundwater Contamination

Groundwater impacted by chlorinated solvent contamination greater than enforcement standards set forth in ch. NR140, Wis. Adm. Code, is present both on the contaminated property and off the contaminated property. Off-property owners have been notified of the presence of groundwater contamination. For more detailed information regarding the locations where groundwater samples have been collected (i.e., monitoring well locations) and the associated contaminant concentrations, refer to the Remediation and Redevelopment Program's GIS Registry at the RR Sites Map page at http://dnr.wi.gov/org/aw/rr/gis/index.htm.

The Department appreciates your efforts to restore the environment at this site. If you have any questions regarding this closure decision or anything outlined in this letter, please contact Pam Mylotta at (414) 263-8758.

Sincerely

James A. Schmidt

Southeast Region Remediation & Redevelopment Team Supervisor

cc:

Joe Michaelchuck SER Casefile

SUB-SLAB DEPRESSURIZATION SYSTEM MAINTENANCE PLAN

Silver Terrace Center 5821-5835 West Silver Spring Drive Milwaukee, Wisconsin BRRTS #02-41-191372

INTRODUCTION

This document is the Maintenance Plan for a Sub-Slab Depressurization System (SSDS) at the above-referenced property in accordance with the requirements of s. NR 724.13 (2), Wisconsin Administrative Code. The maintenance activities relate to the existing SSDS continuing remediation of soil vapors on-site. The location of the SSDS and its exhaust fan in relation to the building to be maintained in accordance with this Maintenance Plan are identified in the attached map (Exhibit A).

SSDS PURPOSE

The purpose of an SSD engineered barrier is to create a negative pressure field directly under a building and on the outside of the foundation (in relation to building ambient pressure). This negative pressure field becomes a "sink" for any gases present in the vicinity of the structure. VOCs caught in the sweep of this negative pressure field are collected and piped to an ambient air discharge point.

ANNUAL INSPECTION

The SSDS will be inspected once a year, normally timed with the inspection of the Pavement and Building Barrier Maintenance Plan. The inspections will be performed to evaluate the operational condition of the system including the condition of the dedicated breaker on the circuit board, the PVC cap and seal over the basement slab, and that the exhaust fan is operational and free from debris and obstruction. Any area where the integrity of the SSDS has become or is likely to become compromised will be documented. A log of the inspections and any repairs will be maintained by the property owner and is included as Exhibit B, SSDS Inspection Log. The log will include recommendations for necessary repair of the SSDS. Once repairs are completed, they will be documented in the inspection log. A copy of the inspection log will be sent to the Wisconsin Department of Natural Resources (WDNR) at least annually after every inspection, unless otherwise directed in the case closure letter.

MAINTENANCE ACTIVITIES

If problems are noted during the annual inspections or at any time during the year, repairs will be scheduled as soon as practical. Repairs can include replacement of the circuit breaker, replacement and repair of PVC and seals, and replacement and repair of exhaust fan. In the event that necessary maintenance activities expose the underlying soil (in the area where the SSDS directly contacts the slab), the owner must inform maintenance

workers of the direct contact exposure hazard and provide them with the appropriate personal protection equipment ("PPE"). The owner must also sample any soil that is excavated from the site prior to disposal to ascertain if contamination remains. The soil must be treated, stored and disposed of by the owner in accordance with the applicable local, state and federal law.

In the event the SSDS is removed or replaced, the replacement SSDS will be subject to the same maintenance inspection guidelines as outlined in this Maintenance Plan unless indicated otherwise by the WDNR or its successor.

The property owner, in order to maintain the integrity of the SSDS will maintain a copy of the Maintenance Plan on-site and make it available to all interested parties (i.e. on-site employees, contractors, future property owners, etc.) for viewing.

This Maintenance Plan can be amended or withdrawn by the property owner and its successors with the written approval of WDNR.



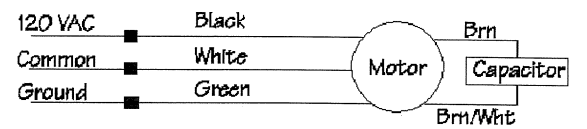
RadonAway Ward Hill, MA IN014 Rev C XP/GP/XR Series Fan Installation Instructions

Please Read And Save These Instructions.

DO NOT CONNECT POWER SUPPLY UNTIL FAN IS COMPLETELY INSTALLED. MAKE SURE ELECTRICAL SERVICE TO FAN IS LOCKED IN "OFF" POSITION. DISCONNECT POWER BEFORE SERVICING FAN.

- **1. WARNING!** Do not use fan in hazardous environments where fan electrical system could provide ignition to combustible of flammable materials.
- 2. WARNING! Do not use fan to pump explosive or corrosive gases.
- **3. WARNING!** Check voltage at the fan to insure it corresponds with nameplate.
- **4. WARNING!** Normal operation of this device may affect the combustion airflow needed for safe operation of fuel burning equipment. Check for possible backdraft conditions on all combustion devices after installation.
- 5. **NOTICE!** There are no user serviceable parts located inside the fan unit. **Do NOT attempt to open.** Return unit to the factory for service.
- 6. All wiring must be in accordance with local and national electrical codes.

DynaVac GP/XP/XR Series Fan Wiring Diagram





INSTALLATION INSTRUCTION IN014 Rev C

DynaVa	ac - XP/XR Series	DynaVa	ac - GP Series
XP101	p/n 23008-1,-2	GP̃201	p/n 23007-1
XP151	p/n 23010-1,-2	GP301	p/n 23006-1,-2
XP201	p/n 23011-1,-2	GP401	p/n 23009-1
XR161	p/n 23018-1,-2	GP501	p/n 23005-1,-2
XR261	p/n 23019-1,-2		F/ 11 20000 1, 2

1.0 SYSTEM DESIGN CONSIDERATIONS

1.1 INTRODUCTION

The DynaVac GP/XP/XR Series Radon Fans are intended for use by trained, professional Radon mitigators. The purpose of this instruction is to provide additional guidance for the most effective use of a DynaVac Fan. This instruction should be considered as a supplement to EPA standard practices, state and local building codes and state regulations. In the event of a conflict, those codes, practices and regulations take precedence over this instruction.

1.2 ENVIRONMENTALS

The GP/XP/XR Series Fans are designed to perform year-round in all but the harshest climates without additional concern for temperature or weather. For installations in an area of severe cold weather, please contact RadonAway for assistance. When not in operation, the fan should be stored in an area where the temperature is never less than 32 degrees F. or more than 100 degrees F.

1.3 ACOUSTICS

The GP/XP/XR Series Fan, when installed properly, operates with little or no noticeable noise to the building occupants. The velocity of the outgoing air should be considered in the overall system design. In some cases the "rushing" sound of the outlet air may be disturbing. In these instances, the use of a RadonAway Exhaust Muffler is recommended.

1.4 GROUND WATER

In the event that a temporary high water table results in water at or above slab level, water may be drawn into the riser pipes thus blocking air flow to the GP/XP/XR Series Fan. The lack of cooling air may result in the fan cycling on and off as the internal temperature rises above the thermal cutoff and falls upon shutoff. Should this condition arise, it is recommended that the fan be turned off until the water recedes allowing for return to normal operation.

1.5 SLAB COVERAGE

The GP/XP/XR Series Fan can provide coverage up to 2000+ sq. ft. per slab penetration. This will primarily depend on the sub-slab material in any particular installation. In general, the tighter the material, the smaller the area covered per penetration. Appropriate selection of the GP/XP/XR Series Fan best suited for the sub-slab material can improve the slab coverage. The GP & XP series have a wide range of models to choose from to cover a wide range of subslab material. The higher static suction fans are generally used for tighter subslab materials. The XR Series is specifically designed for high flow applications such as stone/gravel and drain tile. Additional suction points can be added as required. It is recommended that a small pit (5 to 10 gallons in size) be created below the slab at each suction hole.

1.6 CONDENSATION & DRAINAGE

Condensation is formed in the piping of a mitigation system when the air in the piping is chilled below its dew point. This can occur at points where the system piping goes through unheated space such as an attic, garage or outside. The system design must provide a means for water to drain back to a slab hole to remove the condensation. The GP/XP/XR Series Fan MUST be mounted vertically plumb and level, with the outlet pointing up for proper drainage through the fan. Avoid mounting the fan in any orientation that will allow water to accumulate inside the fan housing. The GP/XP/XR Series Fans are NOT suitable for underground burial.

For GP/XP/XR Series Fan piping, the following table provides the minimum recommended pipe diameter and pitch under several system conditions.

Pipe	Minimum Rise per Foot of Run*					
Dia.	@25 CFM	@50 CFM	@100 CFM			
4"	1/8"	1/4"	3/8"			
3"	1/4"	3/8"	1 1/2"			



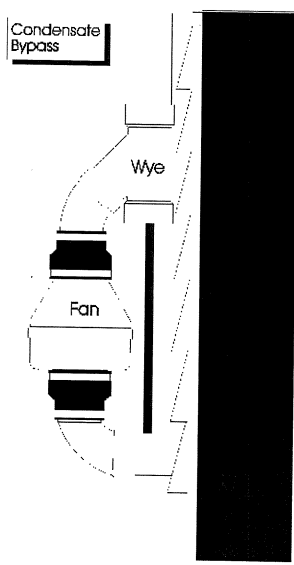
*Typical GP/XP/XR Series Fan operational flow rate is 25 - 90 CFM. (For more precision, determine flow rate by using the chart in the addendum.)

Under some circumstances in an outdoor installation a condensate bypass should be installed in the outlet ducting as shown. This may be particularly true in cold climate installations which require long lengths of outlet ducting or where the outlet ducting is to produce large amounts condensation because of high soil moisture or outlet duct material. Schedule 20 piping and other thin-walled plastic ducting and Aluminum downspout will normally produce much more condensation than Schedule 40 piping.

The bypass is constructed with a 45 degree Wye fitting at the bottom of the outlet stack. The bottom of the Wye is capped and fitted with a tube that connects to the inlet piping or other drain. The condensation produced in the outlet stack is collected in the Wye fitting and drained through the bypass tube. The bypass tubing may be insulated to prevent freezing.

1.7 "SYSTEM ON" INDICATOR

A properly designed system should incorporate a "System On" Indicator for affirmation of system operation. A manometer, such as a U-Tube, or a vacuum alarm is recommended for this purpose.



1.8 ELECTRICAL WIRING

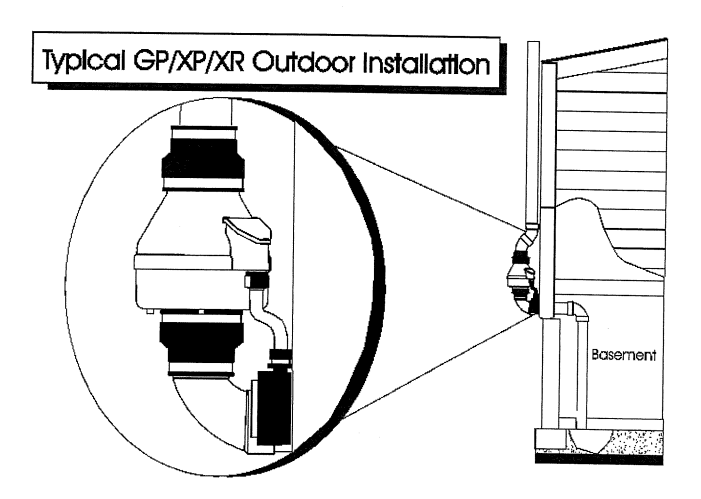
The GP/XP/XR Series Fans operate on standard 120V 60 Hz. AC. All wiring must be performed in accordance with the National Electrical Code and state and local building codes. All electrical work should be performed by a qualified electrician. Outdoor installations require the use of a U.L. listed watertight conduit.

1.9 SPEED CONTROLS

The GP/XP/XR Series Fans are rated for use with electronic speed controls ,however, they are generally not recommended.

2.0 INSTALLATION

The GP/XP/XR Series Fan can be mounted indoors or outdoors. (It is suggested that EPA recommendations be followed in choosing the fan location.) The GP/XP/XR Series Fan may be mounted directly on the system piping or fastened to a supporting structure by means of optional mounting bracket.



2.1 MOUNTING

Mount the GP/XP/XR Series Fan vertically with outlet up. Insure the unit is plumb and level. When mounting directly on the system piping assure that the fan does not contact any building surface to avoid vibration noise.

2.2 MOUNTING BRACKET (optional)

The GP/XP/XR Series fan may be optionally secured with the integral mounting bracket on the GP Series fan or with RadonAway P/N 25007-2 mounting bracket for an XP/XR Series fan. Foam or rubber grommets may also be used between the bracket and mounting surface for vibration isolation.

2.3 SYSTEM PIPING

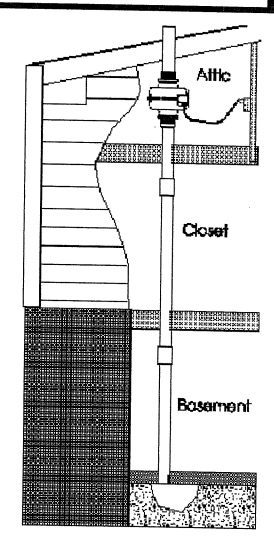
Complete piping run, using flexible couplings as means of disconnect for servicing the unit and vibration isolation.

2.4 ELECTRICAL CONNECTION

Connect wiring with wire nuts provided, observing proper connections:

Fan Wire	Connection
Green	Ground
Black	AC Hot
White	AC Common

Typical GP/XP/XR Indoor installation



2.5 VENT MUFFLER (optional)

Install the muffler assembly in the selected location in the outlet ducting. Solvent weld all connections. The muffler is normally installed at the end of the vent pipe.

2.6 OPERATION CHECKS

 Verify all connections are tight and leak-free.
 Insure the GP/XP/XR Series Fan and all ducting is secure and vibration-free.
 Verify system vacuum pressure with manometer. Insure vacuum pressure is less than maximum recommended operating pressure
(Based on sea-level operation, at higher altitudes reduce by about 4% per 1000 Feet.) (Further reduce Maximum Operating Pressure by 10% for High Temperature environments)

See Product Specifications. If this is exceeded, increase the number of suction points.

___ Verify Radon levels by testing to EPA protocol.

XP/XR SERIES PRODUCT SPECIFICATIONS

The following chart shows fan performance for the XP & XR Series Fan:

	0.11		Typica	al CFM V	s Static S	uction "W	C		
	0"	.25"	.5"	.75"	1.0"	1.25"	1.5"	1.75"	2.0"
XP101 XP151 XP201	125 180 150	118 162 130	90 140 110	56 117 93	5 78 74	- - 46 57	- 10 38	- - 20	-
XR161 XR261	215 250	175 215	145 185	105 150	75 115	45 80	15 50	20	-

Maximum Recommended Operating Pressure*						
XP101	0.9" W.C.	(Sea Level Operation)**				
XP151	1.3" W.C.	(Sea Level Operation)**				
XP201	1.7" W.C.	(Sea Level Operation)**				
XR161	1.3" W.C.	(Sea Level Operation)**				
XR261	1.6" W.C.	(Sea Level Operation)**				

*Reduce by 10% for High Temperature Operation **Reduce by 4% per 1000 feet of altitude

	Power Consumption @ 120 VAC	
XP101	40 - 49 watts	
XP151	45 - 60 watts	
XP201	45 - 66 watts	
XR161	48 - 75 watts	
XR261	65 - 105 watts	

XP Series Inlet/Outlet: 4.5" OD (4.0" PVC Sched 40 size compatible)

XR Series Inlet/Outlet: 5.875" OD

Mounting: Mount on the duct pipe or with optional mounting bracket.

Recommended ducting: 3" or 4" Schedule 20/40 PVC Pipe

Storage temperature range: 32 - 100 degrees F.

Normal operating temperature range: -20 - 120 degrees F.

Maximum inlet air temperature: 80 degrees F.

Size: 9.5H" x 8.5" Dia.

Weight: 6 lbs. (XR261 - 7 lbs)

Continuous Duty

Thermally protected

Class B Insulation

3000 RPM

Residential Use Only

Rated for Indoor or Outdoor use



GP SERIES PRODUCT SPECIFICATIONS

The following chart shows fan performance for the GPx01 Series Fan:

		Typic	al CFM V	s Static S	uction "W	⁷ C		1012
	1.0"	1.5"	2.0"	2.5"	3.0"	3.5"	4.0"	
GP501 GP401 GP301 GP201	95 93 92 82	87 82 77 58	80 60 45 5	70 38 10	57 12 -	30 - - -	5 - - -	

Maximum Recommended Operating Pressure*						
GP501	3.8" W.C.	(Sea Level Operation)**				
GP401	3.0" W.C.	(Sea Level Operation)**				
GP301	2.4" W.C.	(Sea Level Operation)**				
GP201	1.8" W.C.	(Sea Level Operation)**				

*Reduce by 10% for High Temperature Operation **Reduce by 4% per 1000 feet of altitude

Power Consumption @ 120 VAC	
70 - 140 watts	
60 - 110 watts	
55 - 90 watts	
40 - 60 watts	
	70 - 140 watts 60 - 110 watts 55 - 90 watts

Inlet/Outlet: 3.5" OD (3.0" PVC Sched 40 size compatible)

Mounting: Fan may be mounted on the duct pipe or with integral flanges.

Weight 12 lbs.

Size: 13H" x 12.5" x 12.5"

Recommended ducting: 3" or 4" Schedule 20/40 PVC Pipe

Storage temperature range: 32 - 100 degrees F.

Normal operating temperature range: -20 - 120 degrees F.

Maximum inlet air temperature: 80 degrees F.

Continuous Duty

Class B Insulation

3000 RPM

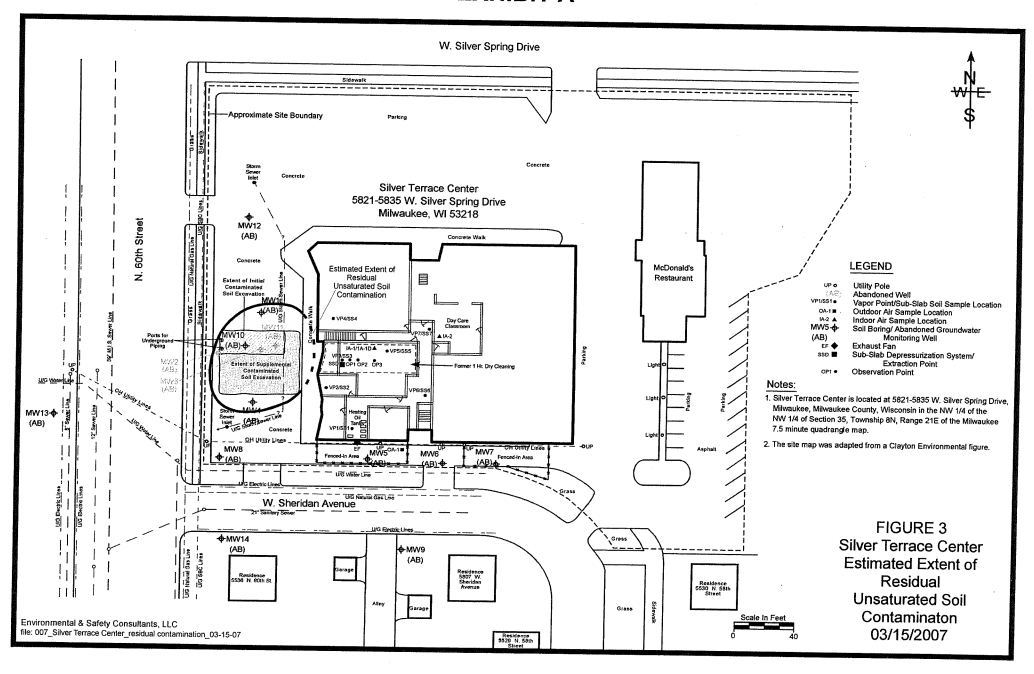
Thermally protected

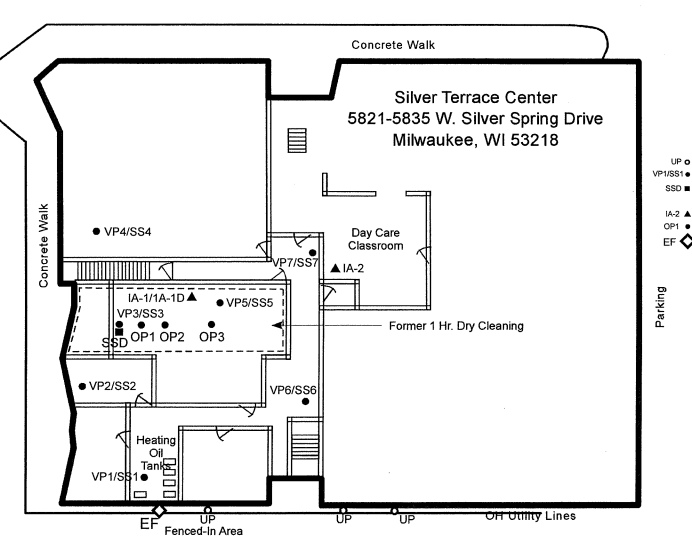
Rated for Indoor or Outdoor Use

GP301C/GP501C Rated for Commercial Use



EXHIBIT A







LEGEND

UP • Utility Pole

1/SS1 • Vapor Point/Sub-Slab Soil Sample Location

ssp ■ Sub-Slab Depressurization System/Extraction

Point

IA-2 ▲ Soil Boring/Groundwater Monitoring Well

Observation Points

EF Exhaust Fan

Notes:

1. This figure will not qualify as a site location map as it is intended to zoom in on the basement area of the former dry cleaner to better show the Sub-Slab Depressurization System and Observation Points.

Figure 2
Silver Terrace Center
Basement Sub-Slab
Depressurization
System and Observation
Points
03/09/2007

Scale in Feet
0 10 20

Environmental & Safety Consultants, LLC file: 007_Silver Terrace Center_SSD layout_03-15-07

Sub-Slab Depressurization System MAINTENANCE PLAN <u>Exhibit B</u> SSDS Inspectin Log

Inspection Date	Inspector	Condition of SSDS	Recommendations	Have Recommendations from previous inspection been implemented?
			<u> </u>	
				·

PAVEMENT COVER AND BUILDING BARRIER MAINTENANCE PLAN

Property Located at:

Silver Terrace Center

5821-5835 West Silver Spring Drive

Milwaukee, Wisconsin

BRRTS #02-41-191377, FID #241931910

Parcel ID No: 190-1701-100-9

Legal Description: See Exhibit A

Introduction

This document is the Maintenance Plan for a pavement cover and building barrier at the above-referenced property in accordance with the requirements of s. NR 724.13(2), Wisconsin Administrative Code. The maintenance activities relate to the existing building and other paved surfaces occupying the area over the contaminated groundwater plume or soil on-site. The contaminated groundwater plume is impacted by Tetrachloroethene, Trichloroethene, cis-1,2-Dichloroethene, trans-1,2-Dichloroethene, and Vinyl Chloride. The location of the paved surfaces and building to be maintained in accordance with this Maintenance Plan, as well as the impacted groundwater plume or soil are identified in the attached map (Exhibit B).

Cover and Building Barrier Purpose

The paved surfaces and the building foundation over the contaminated groundwater plume or soil serve as a barrier to prevent direct human contact with residual soil contamination that might otherwise pose a threat to human health. These paved surfaces and building foundation also act as a partial infiltration barrier to minimize future soil-to-groundwater contamination migration that would violate the groundwater standards in ch. NR 140, Wisconsin Administrative Code. Based on the current and future use of the property, the barrier should function as intended unless disturbed.

Annual Inspection

The paved surfaces and building foundation overlying the groundwater plume or soil and as depicted in Exhibit A will be inspected once a year, normally in the spring after all snow and ice is gone, for deterioration, cracks and other potential problems that can cause or exposure to underlying soils. The inspections will be performed to evaluate damage due to settling, exposure to the weather, wear from traffic, increasing age and other factors. Any area where soils have become or are likely to become exposed will be documented. A log of the inspections and any repairs will be maintained by the property owner and is included as Exhibit B, Cap Inspection Log. The log will include recommendations for necessary repair of any areas where underlying soils are exposed. Once repairs

are completed, they will be documented in the inspection log. The inspection log must be kept on site and made immediately available for review by the Wisconsin Department of Commerce (Commerce), its successor, and/or other state agency. Do not submit a copy of the log annually.

Maintenance Activities

If problems are noted during the annual inspections or at any other time during the year, repairs will be scheduled as soon as practical. Repairs can include patching and filling operations or they can include larger resurfacing or construction operations. In the event that necessary maintenance activities expose the underlying soil, the owner must inform maintenance workers of the direct contact exposure hazard and provide them with appropriate personal protection equipment ("PPE"). The owner must also sample any soil that is excavated from the site prior to disposal to ascertain if contamination remains. The soil must be treated, stored and disposed of by the owner in accordance with applicable local, state and federal law.

In the event the paved surfaces and/or the building overlying the contaminated groundwater plume or soil are removed or replaced, the replacement barrier must be equally impervious. Any replacement barrier will be subject to the same maintenance and inspection guidelines as outlined in this Maintenance Plan unless indicated otherwise by Commerce or its successor.

The property owner, in order to maintain the integrity of the paved surfaces and/or the building, will maintain a copy of this Maintenance Plan on-site and make it available to all interested parties (i.e. on-site employees, contractors, future property owners, etc.) for viewing.

Amendment or Withdrawal of Maintenance Plan

This Maintenance Plan can be amended or withdrawn by the property owner and its successors with the written approval of Commerce.

Site Owner and Operator:

Silver Terrace Shopping Center, LLP Mr. Fred Wein, Partner

Consultant:

Environmental & Safety Consultants, LLC P.O. Box 1117 West Bend, Wi. 53095 414-531-7067

PARCEL II

LOTS 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 AND 11, IN BLOCK 1, INCLUDING ALL OF THE VACATED ALLEY LOCATED MITHIN SAID BLOCK 1, IN SILVER SPRING TERRACE, BEING A SUBDIVISION OF A PART OF THE NORTH WEST 1/4 OF SECTION 35, IN TOWNSHIP 8 HORTH, RANGE 21 EAST, IN THE CITY OF MILMAUKEE, COUNTY OF MILMAUKEE, STATE OF MISCONSIN.

PARCEL II:

THAT PART OF THE NORTH WEST 1/4 OF SECTION 35, IN TOWNSHIP 8 HORTH, RANGE 21 EAST, IN THE CITY OF MILMAUKE, COUNTY OF HILMAUKEE AND STATE OF MISCONSIN, MHICK IS BOUNDED AND DESCRIBED AS FOLLOWS: COMMENCING AT THE NORTH WEST CORNER OF SAID 1/4 SECTION; RUNNING THENCE NORTH 88°30'26° EAST ALONG THE HORTH LINE OF SAID 1/4 SECTION 310.48 FEET TO A POINT; THENCE SOUTH 00°29'45° MEST ALONG THE EAST LINE OF BLOCK 1 IN SILVER SPRING TERRACE 180.00 FEET TO THE POINT OF BEGINNING OF THE LAND TO BE DESCRIBED; RUNNING THENCE SOUTH 00°29'45° MEST ALONG THE EAST LINE OF SAID BLOCK 1 IN SILVER SPRING TERRACE 230.00 FEET TO A POINT; THENCE HORTH 88°30'26° EAST AND PARALLEL TO THE MORTH LINE OF SAID 1/4 SECTION 165.00 FEET TO A POINT; THENCE NORTH 00°29'45° EAST AND PARALLEL TO THE MORTH CO A POINT; THENCE SOUTH 88°30'26° MEST AND PARALLEL TO THE NORTH LINE OF SAID 1/4 SECTION 165.00 FEET TO THE POINT OF BEGINNING.

PARCEL III

THAT PART OF THE NORTH WEST 1/4 OF SECTION 35, IN TOWNSHIP 8 NORTH, RANGE 21 EAST, IN THE CITY OF MILMAUKEE, COUNTY OF MILMAUKEE, STATE OF MISCONSIN, BOUNDED AND DESCRIBED AS FOLLOWS, TO-MIT; COMMENCING AT A POINT IN THE MORTH LINE OF SAID NORTH WEST 1/4 OF SECTION 35, 330.48 FEST EAST OF THE MORTH REST CORNER OF SAID 1/4 SECTION, RUNNING THENCE EAST ALONG SAID NORTH LINE, 165.00 FEET TO A POINT; THENCE SOUTH 0°29'45° MEST, 180.00 FEET TO A POINT; THENCE WEST AND PARALLEL TO THE MORTH LINE OF SAID 1/4 SECTION, 165.0 FEET TO A POINT; THENCE NORTH 0°29'45° EAST, 180.00 FEET TO THE PLACE OF COMMENCEMENT, EXCEPTING THEREFROM THE NORTH 60 FEET FOR HIGHMAY PURPOSES, AND FURTHER EXCEPTING THAT PART CONVEYED TO THE SEMERAGE COMMISSION OF THE CITY OF HILMAUKEE BY DEED RECORDED JANUARY 31, 1956, IN VOLUME 3535, PAGE 303, AS DOCUMENT NO. 3464847.

EXHIBIT A

Exhibit B BARRIER INSPECTION LOG

Inspection Date Inspector Condition of Cap		Condition of Cap	Recommendations	Have Recommendations from previous inspection been implemented?
	,			

PARCEL I:

LOTS 1, 2, 3, 4, 5, 6, 7, 8, 9, 10 AND 11. IN BLOCK 1, INCLUDING ALL OF THE VACATED ALLEY LOCATED WITHIN SAID BLOCK 1, IN SILVER SPRING TERRACE, BEING A SUBDIVISION OF A PART OF THE NORTH NEST 1/4 OF SECTION 35, IN TOWNSHIP 8 NORTH, RANGE 21 EAST, IN THE CITY OF MILWAUKEE, COUNTY OF MILWAUKEE, STATE OF WISCONSIN.

PARCEL II:

THAT PART OF THE NORTH WEST 1/4 OF SECTION 35, IN TOWNSHIP 8 NORTH, RANGE 21 EAST, IN THE CITY OF MILWAUKEE, COUNTY OF MILWAUKEE AND STATE OF WISCONSIN, WHICH IS BOUNDED AND DESCRIBED AS FOLLOWS: COMMENCING AT THE NORTH HEST CORNER OF SAID 1/4 SECTION; RUNNING THENCE NORTH 88°30'26° EAST ALONG THE NORTH LINE OF SAID 1/4 SECTION J30.48 FEET TO A POINT; THENCE SOUTH 00°29'45° WEST ALONG THE EAST LINE OF BLOCK 1 IN SILVER SPRING TERRACE 180.00 FEET TO THE POINT OF BEGINNING OF THE LAND TO BE DESCRIBED; RUNNING THENCE SOUTH 00°29'45° WEST ALONG THE EAST LINE OF SAID BLOCK 1 IN SILVER SPRING TERRACE 230.00 FEET TO A POINT; THENCE NORTH 88°30'26° EAST AND PARALLEL TO THE NORTH LINE OF SAID 1/4 SECTION 165.00 FEET TO A POINT; THENCE NORTH 00°29'45° EAST AND PARALLEL TO THE EAST LINE OF BLOCK 1 IN SILVER SPRING TERRACE 230.00 FEET TO A POINT; THENCE SOUTH 88°30'26° WEST AND PARALLEL TO THE NORTH LINE OF SAID 1/4 SECTION 165.00 FEET TO THE POINT OF BEGINNING.

PARCEL III:

THAT PART OF THE NORTH WEST 1/4 OF SECTION 35. IN TOWNSHIP 8 NORTH, RANGE 21 EAST, IN THE CITY OF MILMAUKEE, COUNTY OF MILMAUKEE, STATE OF WISCONSIN, BOUNDED AND DESCRIBED AS FOLLOWS, TO-WIT: COMMENCING AT A POINT IN THE NORTH LINE OF SAID NORTH WEST 1/4 OF SECTION 35, 330.48 FEET EAST OF THE NORTH WEST CORNER OF SAID 1/4 SECTION, RUNNING THENCE EAST ALONG SAID NORTH LINE, 165.00 FEET TO A POINT; THENCE SOUTH 0°29'45" WEST, 180.00 FEET TO A POINT; THENCE WEST AND PARALLEL TO THE NORTH LINE OF SAID 1/4 SECTION, 165.0 FEET TO A POINT; THENCE NORTH 0°29'45" EAST, 180.00 FEET TO THE PLACE OF COMMENCEMENT, EXCEPTING THEREFROM THE NORTH 60 FEET FOR HIGHWAY PURPOSES, AND FURTHER EXCEPTING THAT PART CONVEYED TO THE SEWERAGE COMMISSION OF THE CITY OF MILMAUKEE BY DEED RECORDED JANUARY 31, 1956, IN VOLUME 3535, PAGE 303, AS DOCUMENT NO. 3464847.

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STATE BAR OF WISCONSIN FORM 3 1998 QUIT CLAIM DEED

Document Number

ARENA, JAM	ES L	EWENAL	ER,	ween FREDRIC M. JOHN LEWENAUER	and ROB	ERT	
LEWENAUER							
							Crantor.
andSII	VER	TERRAC	E :	SHOPPING CENTER.			
				Grantee the following			Grantee.

Legal description on attached rider.

7894342

REGISTER'S OFFICE ! SS Milwaukee County, WII RECORDED AT 9:45 AM 04-11-2000

WALTER R. BARCZAK REGISTER OF DEEDS

AMOUNT 12.00

Name and Return Address
Richard J. Rakita
735 North Water Street, #1100
Hilwaukee, WI 53202-4105

190-1701-100-9 Parcel Identification Number (PIN)

This 1s not homestead property.
(is) (is not)

This is a confirmation pursuant to \$178.40, Wis. Stats., to give notice of existing partnership converting to a limited liability partnership (LLP). The document is not a conveyance pursuant to \$77.21(1), Wis. Stats., and is not subject to transfer return or fee.

Together with all appurtenant rights, title and interests.

lated this 30th day of March	20 00
Justin Mylin (SEAL)	Andray Arena (SEAL)
Treuric M. Wein (SEAL)	James Lewcnauer (SEAL)
Robert Levenauer AUTHENTICATION	ACKNOWLEDGMENT
Signalure(s)	State of Wisconsin,
authenticated this day of	MILWAUKEE County Personally came before me thus 30th day of March 2000. the above named Fredric M. Wein, John Lewenauer, Robert Levenauer, Andrey Arena and James
	Levenauer.
TITLE: MEMBER STATE BAR OF WISCONSIN	me known to be the person \$ who executed the foregoing
authorized by \$706.06, Wis. State)	instrument and acknowledge the same Muffeld Edwas
THIS INSTRUMENT WAS DRAFTED BY	mappine o mas
Richard J. Rakita, Attorney	Haxine E. Haaro
(Signatures may be authenticated or acknowledged. Both are not necessary)	My confinition is permanent. (If not, state expiration date June 25

* Names of persons signing in any capacity must be typed or printed below that segments

STATE BAR OF WISCONSIN

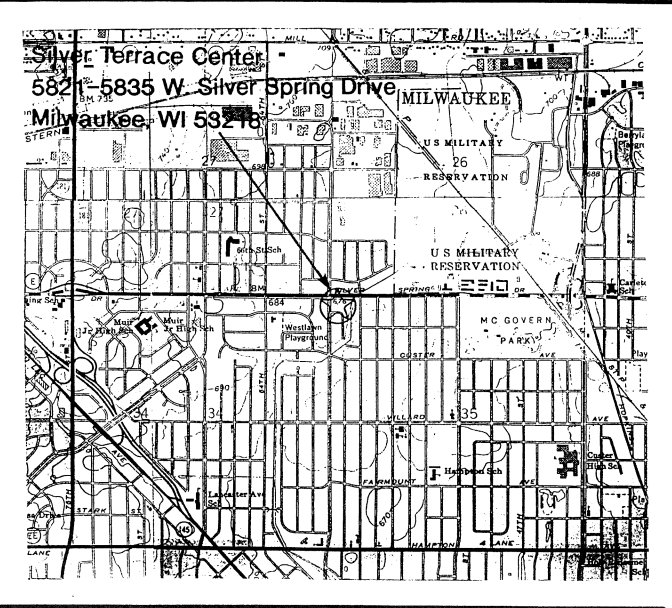
QUIT CLAIM DEED

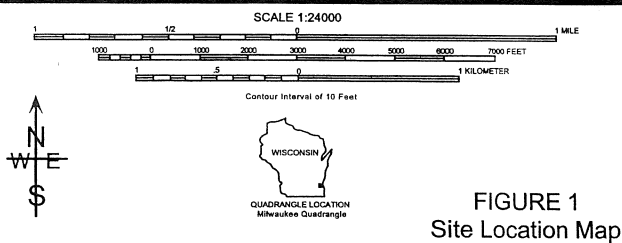
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	of the Northwest one-quarter (1/4 Thirty-Five (35), in Township Eigl	
	Range Twenty-One (21) in the City Milwauke County, Wisconsin.	of Milwaukee
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	AUTHENTICATION Signature(s) Erica M. Johnson and Fredrick D. J authenticated this day of	ACKNOWLEDGMENT STATE OF WISCONSIN ohnson Milwaukee County. Perpenally came before me this 27 day of 10
	AUTHENTICATION Signature(s) Erica M. Johnson and Fredrick D. J authenticated this day of	ACKNOWLEDGMENT STATE OF WISCONSIN ohnson Milwaukee County Personally came before me this 27 day of Erica M. Johnson and Fredrick D. Johnson, husband and wife
	AUTHENTICATION Signature(s) Erica M. Johnson and Fredrick D. J authenticated this day of 19.98 TITLE: MEMBER STATE BAR OF WISCONSIN	ACKNOWLEDGMENT STATE OF WISCONSIN ohnson Milwaukee County. Personally came before me this 27 day of 1998. the above named Erica M. Johnson and Fredrick D. Johnson, husband and wife.
	AUTHENTICATION Signature(s) Erica M. Johnson and Fredrick D. J authenticated this day of	ACKNOWLEDGMENT STATE OF WISCONSIN ohnson Milwaukee County. Pergonally came before me this 27 day of the above named Erica M. Johnson and Fredrick D. Johnson, husband and wife,
	AUTHENTICATION Signature(s) Erica M. Johnson and Fredrick D. J authenticated this day of	ACKNOWLEDGMENT STATE OF WISCONSIN ohnson Milwaukee County. Personally came before me this 27 day of 1998. the above named Erica M. Johnson and Fredrick D. Johnson, husband and wife.
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	AUTHENTICATION Signature(s) Erica M. Johnson and Fredrick D. J authenticated this day of	ACKNOWLEDGMENT STATE OF WISCONSIN Ohnson Milwaukee County. Personally came before me this 27 day of the shown and Erica M. Johnson and Fredrick D. Johnson, husband and wife, to me known to be the persong who executed the foregoing instrument and acknowledge the same.
	AUTHENTICATION Signature(s) Erica M. Johnson and Fredrick D. J authenticated this day of	ACKNOWLEDGMENT STATE OF WISCONSIN Ohnson Milwaukee County. Personally came before me this 27 day of May o
	AUTHENTICATION Signature(s) Erica M. Johnson and Fredrick D. J authenticated this day of 19.98 TITLE: MEMBER STATE BAR OF WISCONSIN (If not, authorized by § 706.06, Wis. Stats.) THIS INSTRUMENT WAS DRAFTED BY Attorney, James Barrock.	ACKNOWLEDGMENT STATE OF WISCONSIN ohnson Milwaukee County. Perpunally came before me this 27 day of May of Days and Fredrick D. Johnson, husband and wife, to me known to be the persong: who executed the foregoing instrument and acknowledge the same.





and

Local Topography

Envi	Environmental Associates, Inc.											
Drawn	RRG	Drawing:	98-06598-1									
by:	4-24-98	File:	FIGURE 1									

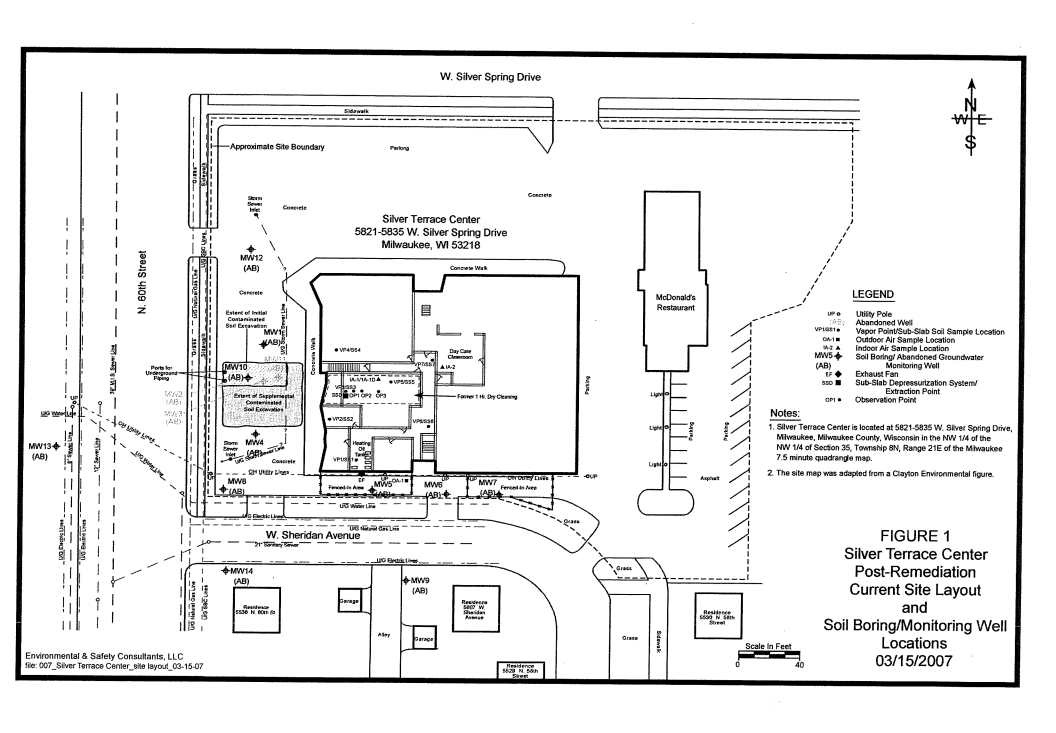


Table 3: Groundwater Analytical Results, Silver Terrace Center, 821-5835 W. Silver Spring Drive, Milwaukee, Wisconsin

Parameter	Units	ES	PAL	Date	MW-1	MW-2	MW-3	MW-4	MW-5	MW-6	MW-7	MW-8	MW-9	MW-10	MW-11	MW-12	MW-13	MW-14
Selected Solvent																		
(VOC) Analytes:																		
Tetrachloroethcue	ug/L	5.0	0.5	6/17/98	9.1	140	170	21	< 0.56	3.0	< 0.56	NI	NI	NI	NI	NI	NI	NI
				11/16/98	62	320	420	100	0.74	3.4	< 0.56	320	< 0.56	NI	NI	NI	NI	NI
				2/25/99	83	120	390	65	1.2	2.9	< 0.56	240	< 0.56	NI	NI	NI	NI	NI
				8/25/99	110	400	1200	84	1.1	5.3	< 0.56	340	< 0.56	NI	NI	NI	NI	NI
Post-June 2000 Excavation				8/16/00	95	AB	AB	120	NS	0.31	NS	340	< 0.25	120	9.2	NI	NI	NI
•				11/8/00	110	AB	AB	94	NS	4.7	NS	370	< 0.25	99	10	NI	NI	NI
				3/1/01	66	AB	AB	82	NS	2.1	< 0.25	240	< 0.25	91	13	NI	NI	NI
				5/9/01	62	AB	AB	88	NS	4.0	< 0.25	310	< 0.25	180	1.4	NI	NI	NI
				8/7/01	82	AB	AB	83	NS	3.5	< 0.25	320	< 0.63	290	26	NI	NI	NI
				11/1/01	82	AB	AB	83	0.67	3.9	NS	440	< 0.25	260	23	NI	NI	NI
Post-November 2002 Excavation				6/30/03	75	AB	AB	100	< 0.50	5.9	NS	400	< 0.50	57	NS	< 0.50	NI	NI
				9/30/03	74	AB	AB	96	1.2	5.7	NS	.400	< 0.50	43	NS	< 0.50	NI	NI
				12/11/03	93	AB	AB	74	1.2	4.0	NS	360	< 0.50	51	AB	< 0.50	NI	NI
				2/5/04	68	AB	AB	94	NS	3.6	< 0.50	370	< 0.50	12	AB	< 0.50	NI	NI
				5/12/04	94	AB	AB	85	NS	5.4	< 0.50	340	< 0.50	66	AB	< 0.50	NI	NI
				6/29/04	120	AB	AB	79	NS	12	< 0.50	400	< 0.50	100	AB	< 0.50	NI	NI
				1/26/06	64	AB	AB	74	0.62	1.9	< 0.50	350	< 0.50	70	AB	< 0.50	< 0.50	< 0.50
Trichloroethene	ug/L	5.0	0.5	6/17/98	1.6	29	37	9	< 0.39	< 0.39	< 0.39	NI	NI	NI	NI	NI	NI	NI
				11/16/98	10	60	77	42	< 0.39	0.44	< 0.39	510	2.3	NI	NI	NI	NI	NI
				2/25/99	9.8	20	59	27	< 0.39	< 0.39	< 0.39	430	< 0.39	NI	NI	NI	NI	NI
				8/25/99	13	76	120	30	< 0.39	< 0.39	< 0.39	550	< 0.39	NI	NI	NI	NI	NI
Post-June 2000 Excavation				8/16/00	10	AB	AB	41	NS	<0.25	NS	340	<0.25	15	12	NI	NI	NI
				11/8/00	17	AB	AB	41	NS	0.39	NS	320	0.33	18	15	NI	NI	NI
				3/1/01	9.2	AB	AB	35	NS	0.97	< 0.25	200	< 0.25	16	16	NI	NI	NI
				5/9/01	7.7	AB	AB	32	NS	0.98	< 0.25	240	< 0.25	28	2.2	NI	NI	NI
				8/7/01	10	AB	AB	31	NS	0.62	< 0.25	290	< 0.49	38	21	NI	NI	NI
				11/1/01	12	AB	AB	33	<0.25	0.33	NS	320	0.46	42	23	NI	NI	NI
Post-November 2002 Excavation				6/30/03	8.8	AB	AB	33	< 0.25	0.59	NS	230	0.27	37	NS	0.36	NI	NI
				9/30/03	9.2	AB	AB	32	< 0.25	0.77	NS	200	0.73	17	NS	0.37	NI	NI
				12/11/03	11	AB	AB	25	< 0.20	0.51	NS	190	0.70	15	AB	0.45	NI	NI
				2/5/04	7.3	AB	AB	20	NS	0.46	< 0.20	170	1.1	4.9	AB	< 0.20	NI	NI
				5/12/04	9.1	AB	AB	31	NS	1.5	< 0.20	180	< 0.20	24	AB	0.48	NI	NI
				6/29/04	11	AB	AB	24	NS	3.0	< 0.20	250	< 0.20	27	AB	0.54	NI	NI
				1/26/06	6.9	AB	AB	21	0.20	5.0	< 0.20	130	< 0.20	26	AB	0.26	<0.20	<0.20
See Attached Footpotas																		

See Attached Footnotes

Table 3: Groundwater Analytical Results, Silver Terrace Center, 821-5835 W. Silver Spring Drive, Milwaukee, Wisconsin

Parameter	Units	ES	PAL	Date	MW-1	MW-2	MW-3	MW-4	MW-5	MW-6	MW-7	MW-8	MW-9	MW-10	MW-11	MW-12	MW-13	MW-14
cis-1,2-Dichloroethene	ug/L	70	7	6/17/98	1.2	45	950	290	< 0.34	< 0.34	<0.34	NI	NI	NI				
				11/16/98	5.1	67	1100	200	< 0.34	< 0.34	< 0.34	650	18	NI NI	NI	NI	NI	NI
				2/25/99	4.9	36	830	78	< 0.34	< 0.34	< 0.34	440	0.45	NI NI	NI	NI	NI	NI
				8/25/99	5.5	92	860	76	< 0.34	< 0.34	< 0.34	480	4.4	NI NI	NI	NI	NI	NI
Post-June 2000 Excavation				8/16/00	3.7	AB	AB	89	NS	< 0.25	NS	440	19	29	NI 160	NI NI	NI	NI
				11/8/00	5.3	AB .	AB	77	NS	< 0.25	NS	300	40	29 32	160 240	NI	NI	NI
				3/1/01	2,3	AB	AB	66	NS	< 0.25	<0.25	220	<0.25	23	240 280	NI	NI	NI
				5/9/01	1.6	AB	AB	67	NS	< 0.25	<0.25	310	0.82	23 32		NI	NI	NI
				8/7/01	2.0	AB	AB	56	NS	< 0.25	<0.25	330	9.4	32 43	<i>39</i>	NI	NI	NI
				11/1/01	2.0	AB	AB	67	<0.25	<0.25	NS	270	9. 4 14		310	NI	NI	NI
Post-November 2002 Excavation				6/30/03	<1.0	AB	AB	280	< 0.50	<0.50	NS	150	4.7	46 48	320	NI 10.10	NI	NI
				9/30/03	<1.0	AB	AB	140	< 0.50	< 0.50	NS	75	4.7 14		NS	< 0.50	NI	NI
*				12/11/03	1.0	AB	AB	140	<0.50	< 0.50	NS	73 78	14 11	120	NS	< 0.50	NI	NI
				2/5/04	<1.0	AB	AB	72	NS	< 0.50	< 0.50	69	8. <i>1</i>	110	AB	<0.50	NI	NI
				5/12/04	0.67	AB	AB	130	NS	< 0.50	< 0.50	7 4		74	AB	< 0.50	NI	NI
				6/29/04	0.71	AB	AB	150	NS	<0.50	<0.50	150	<0.50	81	AB	< 0.50	NI	NI
				1/26/06	<1.0	AB	AB	73	< 0.50	3.2	< 0.50	35	<0.50	84	AB	<0.50	NI	NI
trans-1,2-Dichloroethene	ug/L	100	20	6/17/98	-0.46								<0.50	29	AB	< 0.50	< 0.50	< 0.50
The age with the second	ug/L	100	20	11/16/98	<0.46	2.1	28	15	< 0.46	< 0.46	<0.46	NI	NI	NI	NI	NI	NI	NI
					0.65	4.4	32	8.6	< 0.46	<0.46	<0.46	32	< 0.46	NI	NI	NI	NI	NI
				2/25/99	0.66	<9.2	<46	<4.6	< 0.46	<0.46	< 0.46	21	< 0.46	NI	NI	NI	NI	NI
Post-June 2000 Excavation				8/25/99	0.94	<9.2	<46	<4.6	<0.46	<0.46	<0.46	23	<0.46	NI	NI	NI	NI	NI
1 ost vano 2000 Excuvation				8/16/00	0.55	AB	AB	4.4	NS .	< 0.25	NS	20	< 0.25	2.2	5.8	NI	NI	NI
				11/8/00	0.65	AB	AB	3.9	NS	< 0.25	NS	16	< 0.25	1.7	9.5	NI	NI	NI
				3/1/01	< 0.25	AB	AB	3.2	NS	< 0.25	< 0.25	11	< 0.25	1.3	11	NI	NI	NI
				5/9/01	<0.25	AB	AB	3.1	NS	< 0.25	< 0.25	15	< 0.25	2.2	1.4	NI	NI	NI
				8/7/01	< 0.25	AB	AB	2.4	NS	< 0.25	< 0.25	15	< 0.39	2.8	9.9	NI	NI	NI
Post-November 2002 Excavation				11/1/01	<0.50	AB	AB	3.2	<0.25	<0.25	NS	16	< 0.25	3.7	13	NI	NI	NI
1 OSI-140 Vember 2002 Excavation				6/30/03	<1.0	AB	AB	12	< 0.50	< 0.50	NS	7.4	< 0.50	< 0.50	NS	< 0.50	NI	NI
				9/30/03	<1.0	AB	AB	6.3	< 0.50	< 0.50	NS	5.7	< 0.50	0.57	NS	< 0.50	NI	NI
				12/11/03	< 0.50	AB	AB	9.0	< 0.50	< 0.50	NS	5.4	< 0.50	0.93	AB	< 0.50	NI	NI
				2/5/04	<1.0	AB	AB	2.8	NS	< 0.50	< 0.50	<5.0	< 0.50	<1.0	AB	< 0.50	NI	NI
				5/12/04	< 0.50	AB	AB	4.8	NS	< 0.50	< 0.50	<5.0	< 0.50	0.81	AB	< 0.50	NI	NI
				6/29/04	< 0.50	AB	AB	5.8	NS	< 0.50	< 0.50	7.0	<0.50	3.0	AB	<0.50	NI	NI
				1/26/06	<1.0	AB	AB	3.0	< 0.50	< 0.50	< 0.50	<2.5	< 0.50	0.63	AB	< 0.50	< 0.50	< 0.50
See Attached Footnotes													0,00	3.03		-0.50	~0.50	~0.50

See Attached Footnotes

Table 4: Summary of Groundwater Contaminant Results, Silver Terrace Center, 821-5835 W. Silver Spring Drive, Milwaukee, Wisconsin

Parameter	Units	ES	PAL	Date	MW-1	MW-2	MW-3	MW-4	MW-5	MW-6	MW-7	MW-8	MW-9	MW-10	MW-11	MW-12
cis-1.2-Dichloroethene	ug/L	70	<i>i</i>	6/17/1998	1.2	45	950	290	<0.34	<0.34	<0.34	NI	NI	NI	NI	NI
-1,2-2,0120101010	-0			11/16/1998	5.1	67	1100	200	<0.34	<0.34	<0.34	650	18	NI	NI	NI
				2/25/1999	4.9	36	830	78	<0.34	< 0.34	< 0.34	440	0.45	NI	NI	NI
				8/25/1999	5.5	92	860	76	<0.34	<0.34	<0.34	480	4.4	NI	NI	NI
Post-June 2000 Excavation				8/16/2000	3.7	Al3	AB	89	NS	< 0.25	NS	440	19	29	160	NI
1 Ost-Juno 2000 Encuration				11/8/2000	5.3	AB	AB	77	NS	<0.25	NS	300	40	32	240	NI
				3/1/2001	2.3	AB	AB	66	NS	< 0.25	<0.25	220	<0.25	23	280	NI
				5/9/2001	1.6	AB	AB	67	NS	< 0.25	<0.25	310	0.82	32	39	NI
				8/7/2001	2.0	AB	AB	56	NS	< 0.25	< 0.25	330	9.4	43	310	NI
				11/1/2001	2.0	AB	AB	67	< 0.25	< 0.25	NS	270	14	46	320	NI
Post-November 2002 Excavation				6/30/2003	<1.0	AB	AB	280	<0.50	<0.50	NS	150	4.7	48	NS	<0.50
Post-November 2002 Excavation				9/30/2003	<1.0	AB	AB	140	< 0.50	< 0.50	NS	75	14	120	NS	<0.50
				12/11/2003	1.0	AB	AB	140	< 0.50	< 0.50	NS	78	11	110	AB	< 0.50
				2/5/2004	<1.0	AB	AB	72	NS	< 0.50	< 0.50	69	8.1	74	AB	<0.50
				5/12/2004	0.67	AB	AB	130	NS	< 0.50	<0.50	74	<0.50	81	AB	<0.50
				6/29/2004	0.71	AB	AB	150	NS	<0.50	<0.50	150	<0.50	84	AB	<0.50
The second secon	- 4		0.03	6/17/1998	<0.32	<0.32	0.75	<0.32	<0.32	3.7	<0.32	NI	NI	NI	NI	NI
Vinyl Chloride	ug/L	0.2	0.02		<0.32	<0.32	< 0.32	<0.32	<0.32	2.3	<0.32	0.93	7.5	NI	NI	NI
				11/16/1998 2/25/1999	<0.32	<6.4	<32	<3.2	<0.32	<0.32	<0.32	< 0.32	< 0.32	NI	NI	NI
				8/25/1999	<0.32	<6.4	<32	<3.2	< 0.32	1.6	< 0.32	<3.2	6.9	NI	NI	NI
				8/16/2000	<0.32	AB	AB	<0.25	NS	<0.25	NS	<2.5	33	<0.25	<1.0	NI
Post-June 2000 Excavation				11/8/2000	<0.25	AB	AB	< 0.25	NS	4.6	NS	<2.5	54	<1.0	<1.2	NI
				3/1/2001	<0.25	AB	AB	<0.25	NS	1.5	< 0.25	<1.2	< 0.25	< 0.50	<1.2	NI
				5/9/2001	<0.25	AB	AB	<0.25	NS	0.93	< 0.25	<1.2	4.4	< 0.50	< 0.25	NI
				8/7/2001	<0.25	AB	AB	<0.50	NS	<0.25	< 0.25	<1.2	28	<1.2	<2.5	NI
				11/1/2001	<0.50	AB	AB	< 0.50	<0.25	2.2	NS	<2.5	12	<1.2	<2.5	NI
				6/30/2003	<1.0	AB	AB	<1.0	<0.50	2.2	NS	<4.0	22	<0.50	NS	<0.50
Post-November 2002 Excavation				9/30/2003	<0.50	AB	AB	2.5	<0.25	2.4	NS	<2.0	8.0	< 0.25	NS	< 0.25
					<0.20	AB	AB	3.4	<0.20	2.3	NS	<1.6	15	0.29	AB	<0.20
				12/11/2003		AB	AB	< 0.40	NS	1.5	<0.20	<2.0	4.3	1.6	$\mathbf{A}\mathbf{B}$	< 0.20
				2/5/2004	<0.40 <0.20	AB	AB	8.8	NS	<0.20	<0.20	<2.0	< 0.20	7.2	AB	< 0.20
				5/12/2004 6/29/2004	<0.20	AB	AB				<0.20	<1.6	0.40	13.0	AB	<0.20
		oila6	106 -	6/29/2004	€8.40	Granden and		8.9 (2.0	_Desto	<0.20	NT NT	_ <100 <4.0	₹0.50	IOeU <0.50	AB	— < ∂.30 <0.30
Dichlorodifluoromethane	ug/L	1000	200	12/11/2003	₹0.50	AB	AB		<0.50	0.65		<5.0	<0.50	<1.0	AB	<0.50
				2/5/2004	< 1.0	AB	AB	<1.0	NS	0.54	< 0.50			<0.50	AB	< 0.50
				5/12/2004	< 0.50	AB	AB	<1.0	NS	<0.50	<0.50	<5.0	< 0.50	<0.50	AB	<0.50
				6/29/2004	< 0.50	AB	AB	<1.0	NS	<0.50	<0.50	<4.0	<0.50		<u></u>	
Chloroform	ug/L	6	0.6	12/11/2003	<2.0	AB	AB	<0.80	<2.0	<0.20	NT	<1.6	<0.20	0.25	AB	<0.20
Chiorotorni				2/5/2004	< 0.40	AB	AB	<0.40	NS	<0.20	<0.20	<2.0	<0.20	<0.40	AB	<0.20
				5/12/2004	< 0.20	AB	AB	<0.40	NS	<0.20	<0.20	<2.0 <1.6	<0.20 <0.20	<0.20 <0.20	AB AB	<0.20 <0.20
										<0.20	<0.20					

ES - WAC NR 140.10 Table 1 Groundwater Chality Enforcement Standard

PAL - WAC NR 140.10 Table 1 Groundwater Quality Preventative Action Limit

< - Not detected above laboratory method detection value given

NI - Not Installed

AB ~ Abandoned Well

NS - Not Sampled

ug/L - Micrograms per Liter

Bold Value = ES Exceedance, Italic Value = PAL Exceedance

Table 1: Summary of Site Investigation Soil Quality Results, Silver Terrace Center, Milwaukee, Wisconsin

		WAC NR		MW-I			MW-2			MW-3	
Sample Location Sample Name		720.09	MW-1(2-4)	MW-1(10-12)	MW1(18-20)	MW-2(6-8)	MW-2(10-12)	MW2(18-20)	MW-3(2-4)	MW-3(10-12	MW-3(18-20)
Sampling Interval in Feet		Soil	2-4'	10-12'	18-20'	6-8'	10-12'	18-20'	2-4'	10-12'	18-20'
	units	Standards	6/2/98	6/2/98	6/2/98	6/2/98	6/2/98	6/2/98	6/2/98	6/2/98	6/2/98
	erands.	ALLE LESS							100	No. of Contract	
WDNR Modified TPH: Diesel Range Organics (DR 1	mg/kg	100			**		••		••	•••	
-	%										
Total Solids	70										
Selected Petroleum Volatile											
Organic Compounds (VOC): Toluene	ug/kg	1,500	<25	<25	<25	<130	<25	<25	<250	<25	<25
	San Makang	gles sivizagi?									
	ug/kg	4,100	<75	<75	<75	<380	<75	<75	<75	<75	<75
	3.7.30%	Medical - 1222	27 (19 21)		The state of the s				-50	-60	<50
Total Trimethylbenzenes	ug/kg		<50	<50	<50	<260	<50	<50	<50	<50	•
1 (1 (1 (1 (1 (1 (1 (1 (1 (1 (SOME THE	, mg/pg			in a						
The state of the s	ug/kg	- make it as many common common common common de la commo	<25	<25	<25	<130	<25	<25	<25	<25	<25
	1610261				retains and the second					<25	<25
МТВЕ	ug/kg		<25	<25	<25	<130	<25	<25	<25	~23	~23
Selected Solvent Volatile		gelju V.	798		,						
Organic Compounds (VUC):	ug/kg		<25	<25	<25	<130	<25	<25	<250	<25	<25
			The second secon						497		
cis-1,2 Dichloroethene	ug/kg	<u></u>	<25	<25	<25	<130	<25	<25	710	190	<25
	President	. 10	The state of the s	Wilder The Transport of the parties of the property of the parties				erowacza band	100		25
	ug/kg		130	<25	<25	<130	<25	<25	420	<25	<25
Tetrachloroethene	ug/kg		2,900	<25	<25	27,000	88	<25	170,000	360	<25
					Participation of the second second second				4D-W-41-M-M-M-M-M-M-M-M-M-M-M-M-M-M-M-M-M-M-	8/0	3/0
Flame-Ionization Detector (i.u.		0	0	0	6.2/0	0	0	200/1		3/0

TPH = Total Petroleum Hydrocarbons i.u. = Instrument Units

mg/kg = Milligrams per Kilogram

- = Not Analyzed or No Established WAC NR 720.09 Soil Cleanup Standard

Table 1: Summary of Site Investigation Soil Quality Results, Silver Terrace Center, Milwaukee, Wisconsin

	WACNR	<u> </u>	MW-4		MV	V-5	M	N-6		MW-7	
Sample Location	720.09	MW-4(4-6)	MW-4(10-12	MW-4(18-20)	MW-5(10-12)	MW-5(18-20)	MW-6(12-14)	MW-6(18-20)	MW-7(6-8)	MW-7(12-14)	MW-7(18-20)
Sample Name	Soil	4-6'	10-12'	18-20'	10-12'	18-20'	12-14'	18-20'	6-8'	12-14'	18-20'
Sampling Interval in Feet Sample Collection Date units	Standards	6/2/98	6/2/98	6/2/98	6/3/98	6/3/98	6/3/98	6/3/98	6/3/98	6/3/98	6/3/98
Sample Collection Date units	Station of						ateration des		Mariant constructive		
WDNR Modified TPH: Diesel Range Organics (DR mg/kg	100				<10	<10	NT	NT	<10	<10	<10
Total Solids %	***	and the state of t			88.7	82.1			82.7	83.9	83.2
	CANAL PROPERTY.										
Selected Petroleum Volatile											
Organic Compounds (VOC): Toluene ug/kg	1,500	300	<25	<25	<25	<25	<25	<25	<25	<25	<25
	Constitutions Act	See The Association of the	moral Sixe Car						****		
Xylenes ug/kg	4,100	<75	<75	<75	<75	<75	<75	<75	<75	<75	<75
	Raming and the						The second secon	ON THE THE STREET		**************************************	
Total Trimethylbenzenes ug/kg	د المنطقة الم	34	<50	<50	<50	<50	<50	<50	<50	<50	<50
		2625 1 2-4 4 734					######################################	The same of the sa	The second secon	<25	<25
Naphthalene ug/kg		<25	<25	<25	<25	<25	<25	<25	<25		
			AND DESCRIPTION OF THE PARTY OF	V.A.			The same and same		ALTERNATION NAMED IN COLUMN	- 25	<25
MTBE ug/kg		<25	<25	<25	<25	<25	<25	<25	<25	<25	
。 第二章	with the second of	o programative partition							1000		de la
Selected Solvent Volatile Organic Compounds (VUC): Vinyl Chloride ug/kg		<25	<25	<25	<25	<25	<25	<25	<25	<25	<25
			Service and Service Service	**************************************			Lastronista		Personal de de partir de la		KONTO SI CANTAL
cis-1,2 Dichloroethene ug/kg	A CONTRACT C	<25	470	<25	<25	<25	<25	<25	<25	<25	<25
			Augus 12 Mary 12			or constituted	The second secon		The state of the s	- 47 × 45 - 45 - 5	
Trichloroethene ug/kg	6 lika-N-4ll	140	<25	<25	<25	<25	<25	<25	<25	<25	<25
Tetrachloroethene ug/kg		2,900	<25	<25	<25	<25	<25	<25	<25	<25	<25
	l sittementer och				The second secon	2.776		in comments			0
Flame-Ionization Detector (i.u.	####	0	6	4	0	0	0	0	2.5	0	•
			LIEA - MALLEN		talogue, e este a sur a tubbalo			Contraction of the second	I - TO SECURE STATE OF THE PARTY OF THE PART		

TPH = Total Petroleum Hydrocarbons i.u. = Instrument Units

mg/kg = Milligrams per Kilogram

- - Not Analyzed or No Established WAC NR 720.09 Soil Cleanup Standard

ug/kg = Micrograms per Kilogram •• - Combined Total Xylene Standard

Table 1: Summary of Site Investigation Soil Quality Results, Silver Terrace Center, Milwaukee, Wisconsin

		WAC NR		MW-8			MV			MW-12
Sample Location		720.09	MW-8(3-5)	MW-8(9-11)	MW-8(17-19)	MW-9(5-7)	MW-9(13-15)	MW-9(15-17)		
Sample Name		Soil	3-5'	9-11'	17-19'	5-7'	13-15'	15-17'	17-19'	15-17'
Sampling Interval in Feet	units	Standards	11/3/98	11/3/98	11/3/98	11/3/98	11/3/98	11/3/98	11/3/98	6/3/03
Sample Collection Date	units	Stationarus				and the second	market in the		Secretary Secretary	and the same of the same
WDNR Modified TPH:		The second second							• •	274
Diesel Range Organics (DR	mø/kø	100		**			<10		<10	NA
Diesel Kange Organics (DK		_								
							87.6		87.6	
Total Solids	%	and the second s			and the second					
						San	***************************************			
Selected Petroleum Volatile										
Organic Compounds (VOC)	<u>):</u>						~~		<25	<25
Toluene	ug/kg	1,500	<25	<25	<25	<25	<25		~23	~23
Tordene		-								in the state of th
	isate e e	- 1904 Te 1905			eg er sage at					25
***************************************	ug/kg	4,100	<75	<75	<75	<75	<75	<75	<75	<35
Xylenes	ug/kg	1 .,200								
ment and considerable state of the state of	Propert 1880	Charletter			w. Water with		the same of the sa			100000000000000000000000000000000000000
			<50	<50	<50	<50	<50	<50	<50	<50
Total Trimethylbenzenes	ug/kg									
		opers a surrect	400		445		Secretary Control	Section 1	-	W. Lot State Bank State Line
<u> </u>			<25	<25	<25	<25	<25	<25	<25	<25
Naphthalene	ug/kg		1 23	-23						
		Av	AND THE PERSON NAMED AND PARTY.					+ 1		100 Jan 1984 S
	1		<25	<25	<25	<25	<25	<25	<25	<25
MTBE	ug/kg		\23	~23	~23					
						process of the second		Market Control	Tabana maratika	
Selected Solvent Volatile		THE STATE OF THE S		Sec. 1					The land the second second	
Organic Compounds (VUC	1:	ł				1				-25
	ug/kg	l	<25	<25	<25	<25	<25		<25	<35
Vinyl Chloride	ug/ kg									
	man 18 to it of					75-77-75	**************************************	The specific s	**************************************	
No. 1			<25	230	<25	<25	<25		140	<25
cis-1,2 Dichloroethene	ug/kg		1 ~23	<i></i>	-20					
			Anagenesis and the			Market Transfer Contra	TO STRUKTUR	erese and on the		577 100 100 100 100
	مان الله الله الله الله الله الله الله ال		75	1,000	<25	<25	<25		47	<25
Trichloroethene	ug/kg		<25	1,000	-23					
			and the second state of the second se			all the second second	earte Christian			
	- 55	The state of the s		2.400	<25	<25	<25		<25	<25
Tetrachloroethene	ug/kg		<25	2,400	~23	-23	-23			
						ALABAMAN PROGRAMMA PARAMAN PAR	ericano de Campana de	aranan markan	MAICHEATHACH CHARLES	-070-1072F80.00
	عبالحط بالمسارات				^	<u> </u>	0	0	0	3.7
Flame-Ionization Detector (i.u.		0	12	0	0			-	1
	constant in	1379104			E Park	THE CONTRACTOR OF CASE	STOREST CONTRACTOR	Contract of the Charles of the National States		

TPH = Total Petroleum Hydrocarbons i.u. = Instrument Units

mg/kg = Milligrams per Kilogram ug/kg = Micrograms per Kilogram -- Not Analyzed or No Established WAC NR 720.09 Soil Cleanup Standard

Table 2: Excavation Boundary Sampling Results (June 2000), Silver Terrace Center, 5821-5835 West Silver Spring Drive, Milwaukee, Wisconsin

Sample Name		WAC NR	SW1(4')	SW2(4')	SW3(9')	EW1(8')	NW3(5')	NW2(4')
Sample Location		720.09	South Wall	South Wall	South Wall	East Wall	North Wall	North Wall
Sampling Depth in Feet		Soil	4	4	9	8	5	4
Sample Collection Date	Units	Standards	6/5/00	6/5/00	6/5/00	6/5/00	6/6/00	6/5/00
			40.0	Acceptance of	dengt			200.5
Total Solids	% Solid		85.1	84.4	82.0	85.9	92.2	83.5
1.5.0		i establica		11.				
Selected Solvent Volatile								
Organic Compounds (VOC):					-200	<120	<27	<30
cis-1,2-Dichloroethene	ug/kg		<29	<120	<300	<120	~27	\ 30
		and the same of the same of the same				and 4000年,		designation of
1000	4.		3,290	9,480	18,300	8,610	2,710	3,590
Tetrachloroethene	ug/kg		3,290	9,400	10,500	0,010	,	ĺ
T-i-blo-cothons	ug/kg		<29	438	866	210	98	228
Trichloroethene	ug/kg							
The state of the s		NAME OF THE PERSON OF THE PERS		The state of the s		complete control	And Action of State of	A construct Rate of
Vinyl Chloride	ug/kg		<29	<120	<300	<120	<27	<30
, myr emeriae								
	170	4.66			**************************************			22
PID	i.u.		4.2	36	28	25	18	23
	(T. 174)				, and a second s			

<= Below Laboratory Method of Detection

PID = Photo-ionization Detector

i.u. = Instrument Units

ug/kg = Micrograms per Kilogram

-- = Not Analyzed or No Established Soil Cleanup Standard

Table 2: Excavation Boundary Sampling Results (June 2000), Silver Terrace Center, 5821-5835 West Silver Spring Drive, Milwaukee, Wisconsin

North Wall West Wall Floor Flo			WAC NR	NW1(4')	WW1(4')	F1(4')	F2(9')	F3(9')	BLANK
Sample Dotation Soil Soil Standards Soil So	Sample Name		ł					• •	1
Sampling Depth in Feet Sample Collection Date Units Standards 6/5/00 6/5/00 6/5/00 6/5/00 6/5/00 6/5/00 6/6/00 6/5/00 6/6/00 6/5/00 6/6/00 6/6/00 6/6/00 6/5/00 6/6			1	North Wall	west wan				(1.16011)
Total Solids	Sampling Depth in Feet		1	4	4	•	-	•	((()00
Total Solids	Sample Collection Date	Units	Standards	6/5/00	6/5/00	6/5/00	6/6/00	6/5/00	
Solid Soli	-			1000	4 1 1	2 0 + 0 to 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2			
Selected Solvent Volatile Organic Compounds (VOC): cis-1,2-Dichloroethene ug/kg <30 <30 <30 <160 <110 <25		% Solid		83.5	82.6	84.4	81.8	91.2	
Selected Solvent Volatile Organic Compounds (VOC): organi	The state of the s				112	and the state			To and the second
Organic Compounds (VOC): ug/kg <30									
cis-1,2-Dichloroethene ug/kg - <30 <30 <160 <110 <25 Tetrachloroethene ug/kg - 1,680 956 2,610 14,700 8,880 <25 Trichloroethene ug/kg - <30 <30 <30 819 351 <25 Vinyl Chloride ug/kg - <30 <30 <30 <160 <110 <25									
Cis-1,2-Diction oction ug/kg - 1,680 956 2,610 14,700 8,880 <25		ua/ka		<30	<30	<30	<160	<110	<25
Tetrachloroethene ug/kg <30	cis-1,2-Dichioroethene	ug/kg							
Tetrachloroethene ug/kg <30		Lyde State							**************************************
Tetrachloroethene ug/kg <30				1.680	056	2 610	14 700	8.880	<25
Ug/kg	Tetrachloroethene	ug/kg		1,000	750	2,010	2.,,,,,	•,	
Ug/kg									
Ug/kg	777 C.	-		<20	-20	<20	Q10	351	<25
Vinyl Chloride	Trichloroethene	ug/kg		<30	<30	\30	019	331	-23
Vinyl Chloride		ed to CDPs.co.	annan in the telephone of the second			name and property and	网络尼尔特拉电子加工中央 格兰特	enegrand Gydrangkladic	randamina y hijindan ya
Vinyl Chloride ug/kg = 30					200	-20	-160	~110	-25
7 22 18 13 27	Vinyl Chloride	ug/kg		<30	<30	<30	<100	~110	~23
7 22 18 13 27					material Materials of Charles and Association	and the state of t	admii, t. i	es pesso no ava to district	and the grey of the green was fire
PID i.u 7 2.2 18 13 27		2-18-20	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1					N. 11	
	PID	i.u.		7	2.2	18	13	27	

< = Below Laboratory Method of Detection

PID = Photo-ionization Detector

i.u. = Instrument Units

ug/kg = Micrograms per Kilogram

-- = Not Analyzed or No Established Soil Cleanup Standard

Table 3: Supplemental Excavation Boundary Sampling Results (November 2002), Silver Terrace Center, 5821-5835 West Silver Spring Drive, Milwaukee, Wisconsin

	1	WAC NR	SW1 (6')	SW2 (6')	SW3 (6')	EW1 (6')	EW2 (6')	EW3 (6')
Sample Name		720.09	South Wall	South Wall	South Wall	East Wall	East Wall	East Wall
Sample Location			6	6	6	6	5	6
Sampling Depth in Feet		Soil	_	11/5/02	11/5/02	11/4/02	11/4/02	11/4/02
Sample Collection Date	Units	Standards	11/4/02	11/3/02	II/J/UZ	no-state in the state of the brack that	NE PRODUCTION	NAME OF THE PARTY.
					01.6	82.0	82.7	81.7
Total Solids	% Solid	CONTRACTOR OF THE PARTY OF THE	94.2	85.0	81.6	82.0	02.7	01.7
	1.5		1.00		in the second second	A.		
Selected Solvent Volatile				x				
Organic Compounds (VOC):						-20	-20	<31
cis-1,2-Dichloroethene	ug/kg		<27	<29	<31	<30	<30	\) 1
					name and the Control of the Control			
	1.54						5.000	2.420
Tetrachloroethene	ug/kg	-	1,910	800	380	1,460	5,200	3,430
					and the company of the country of th	n an mark di dining di Malaka di Marka di Santa		tocanional and the second
	5 34 - 32 4			10.5				
Trichloroethene	ug/kg		63	<29	<31	<30	63	184
T T TE THOU TO CE THE TE							and the second second second second	a a salah a maranggan kanggan kanggan kanggan mara
	- APR	一 學性 性機	specific to the		section and the best		Angelow And Strategy	
Vinyl Chloride	ug/kg		<27	<29	<31	<30	<30	<31
y myr Chloride								
	10.00	41.77				on terror and the second		
nm	i.u.	-	31	8.0	2.0	2.0	18	13
PID	1.0.	MAX 14 TV 12 Y					73.	
	STORY OF THE STORY		Contract to the State Contract					

< = Below Laboratory Method of Detection

PID = Photo-ionization Detector

i.u. = Instrument Units

ug/kg = Micrograms per Kilogram
--- = Not Analyzed or No Established Soil Cleanup Standard

Table 3: Supplemental Excavation Boundary Sampling Results (November 2002), Silver Terrace Center, 5821-5835 West Silver Spring Drive, Milwaukee, Wisconsin

			NW1 (6)	WW1 (6')	F1 (10')	F2 (10')	F3 (10')	FL4 (10')	DOC1 (6')	BLANK
Sample Name		WAC NR	NW1 (6') North Wall	West Wall	Floor	Floor	Floor	Floor		(MeOH)
Sample Location		720.09	6	6	10	10	10	10	6	
Sampling Depth in Feet		Soil	11/4/02	11/5/02	11/4/02	11/4/02	11/4/02	11/5/02	11/5/02	11/4/02
Sample Collection Date	Units	Standards	11/4/02	11/5/02						
and the second second			81.8	83.3	81.4	79.9	75.2	77.4	90.1	
Total Solids	% Solid		01.0		-6					
Selected Solvent Volatile	,									
Organic Compounds (VOC):			<31	<30	172	<31	545	<32	<28	<25
cis-1,2-Dichloroethene	ug/kg		~51	-50						
The state of the s	and the real of	on Pith Diving	THE PERSON							
	700		3,550	5,280	<31	<31	<33	<32	1,550	<25
Tetrachloroethene	ug/kg		3,330	•,					war and the second seco	
	STATE OF THE		700 CO 3 4 J 3 1	7.0						
			<31	360	<31	<31	<33	<32	73	<25
Trichloroethene	ug/kg									and the second seco
AMERICAN CONTROL OF THE PROPERTY AND ADMINISTRAL OF THE PROPERTY AND ADMINISTRATION AND ADMINISTRATION ADMINISTRATION ADMINISTRAL OF THE PROPERTY AND ADMINISTRATION ADMINISTRATI		415°F	(A) - (本本) : "红霉				raybyrain entrophysianett <u>Salar anna an</u>	elateration for the second of the second	and the second second	-25
	ug/kg		<31	<30	<31	<31	<33	<32	<28	<25
Vinyl Chloride	ug/kg								State A contribute A MC Posts	de la composición de
	92.8								20	
	i.u.		11	5.0	2.0	1.5	5.1	2.0	2.0	
PID	7.U.				3.0	and the second				
Control of the Contro	The second of the	10人では、10人の大学の大学の大学の大学の大学の大学の大学の大学の大学の大学の大学の大学の大学の								

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PID = Photo-ionization Detector

i.u. = Instrument Units

ug/kg = Micrograms per Kilogram

-- = Not Analyzed or No Established Soil Cleanup Standard

Table 2: Basement Subslab Soil Sampling Results (January 2006), Silver Terrace Center, 5821-5835 West Silver Spring Drive, Milwaukee, Wisconsin

Sample Name Sampling Depth in Feet Sample Collection Date	Units	SS1 2-4 2-4 1/19/2006	SS2 2-4 2-4 1/19/2006	SS3 2-4 2-4 1/19/2006	SS4 2-4 2-4 1/19/2006	SS5 2-4 2-4 1/19/2006	SS6 2-4 2-4 1/19/2006	SS7 2-4 2-4 1/19/2006	BLANK 1/19/2006
Total Solids	% Solid	83	85	82	77	79	81	80	-
Selected Solvent Volatile Organic Compounds (VOC): Tetrachloroethene	ug/kg	<30	<29	<30	<32	<32	<31	<31	<25
Trichloroethene	ug/kg	<30	<29	<30	<32	<32	<31	<31	<25
cis-1,2-Dichloroethene	ug/kg	<30	<29	<30	<32	<32	<31	<31	<25
trans-1,2-Dichloroethene	ug/kg	<30	<29	<30	<32	<32	<31	<31	<25
Vinyl Chloride	ug/kg	<42	<41	<42	<45	<44	<43	<44	<35
PID	i.u.	1.6	1.6	1.6	1.6	1.6	1.6	1.6	

<= Below Laboratory Method of Detection

PID = Photo-ionization Detector

i.u. = Instrument Units

ug/kg = micrograms per kilogram

Table 4: Basement Subslab Vapor Results (February 3, 2006), Silver Terrace Center, 5821-5835 West Silver Spring Drive, Milwaukee, Wisconsin

	VP-1	VP-2	VP-3	VP-4	VP-5	VP-6	VP-7	Lab Blank
Units								
in/Hg	<-30	<-30	<-30	<-30	<-30	<-30	<-30	
in/Hg	0	0	0	0	0	0	. 0	
uG/m3	870	1500	<7.1	2,300	26,000	1,700	4,100	<3.4
uG/m3	20	54	<5.6	69	89	11	37	<2.7
uG/m3	<4.1	4.4	<4.1	<4.1	<55	<4.1	<8.1	<2.0
uG/m3	<4.1	<4.1	<4.1	<4.1	<55	<4.1	<8.1	<2.0
uG/m3	<2.7	<2.7	<2.7	<2.7	<36	<2.7	<5.2	<1.3
%	20.2	21.1	19.3	21.7	22.0	22.0	22.0	
%	1.5	0.6	1.8	0.2	0.0	0.0	0.0	
%	0.0	0.0	0.0	0.0	0.0		0.0	
	uG/m3 uG/m3 uG/m3 uG/m3	Units in/Hg	Units in/Hg <-30 <-30 in/Hg 0 0 uG/m3 870 1500 uG/m3 20 54 uG/m3 <4.1 4.4 uG/m3 <4.1 <4.1 uG/m3 <2.7 <2.7 % 20.2 21.1 % 1.5 0.6	Units in/Hg in/Hg <-30 0 0	Units in/Hg in/Hg <-30 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Units in/Hg in/Hg <-30 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Units in/Hg in/Hg <-30 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Units in/Hg in/Hg <-30 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0

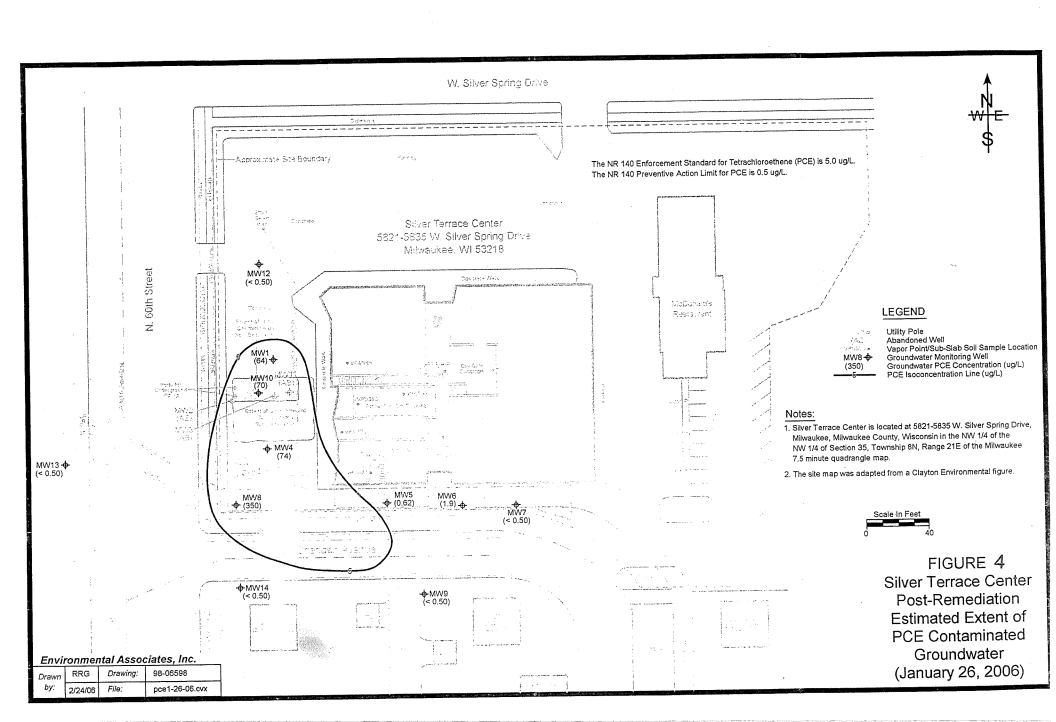
Footnotes:

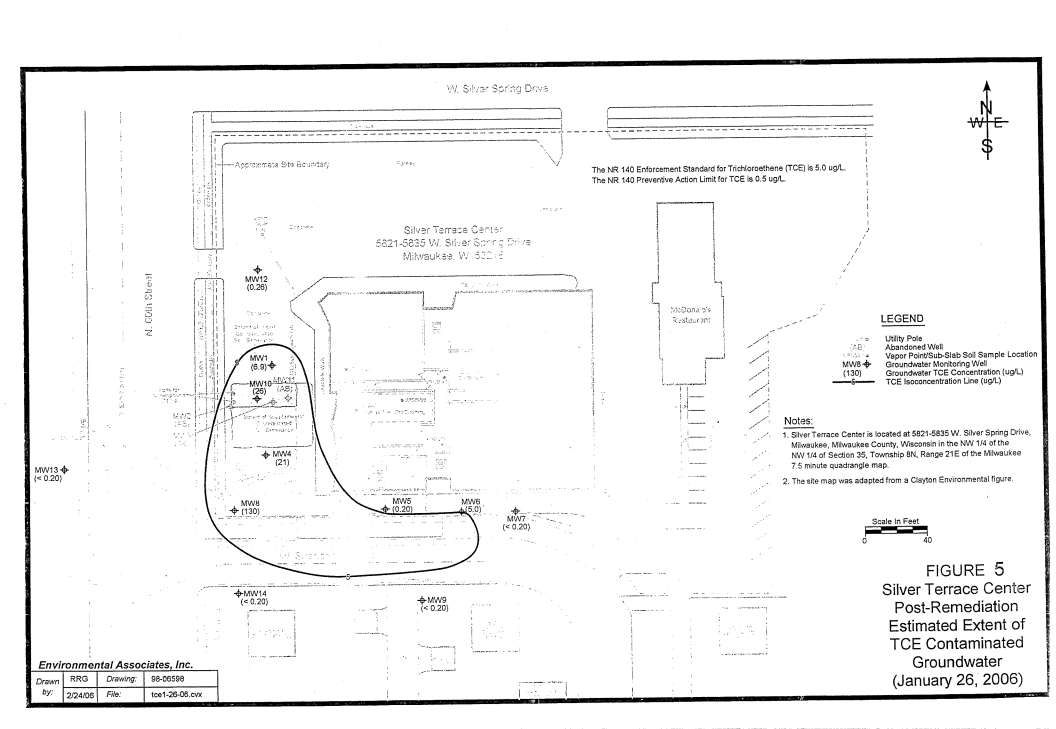
PID = Photo-ionization Detector

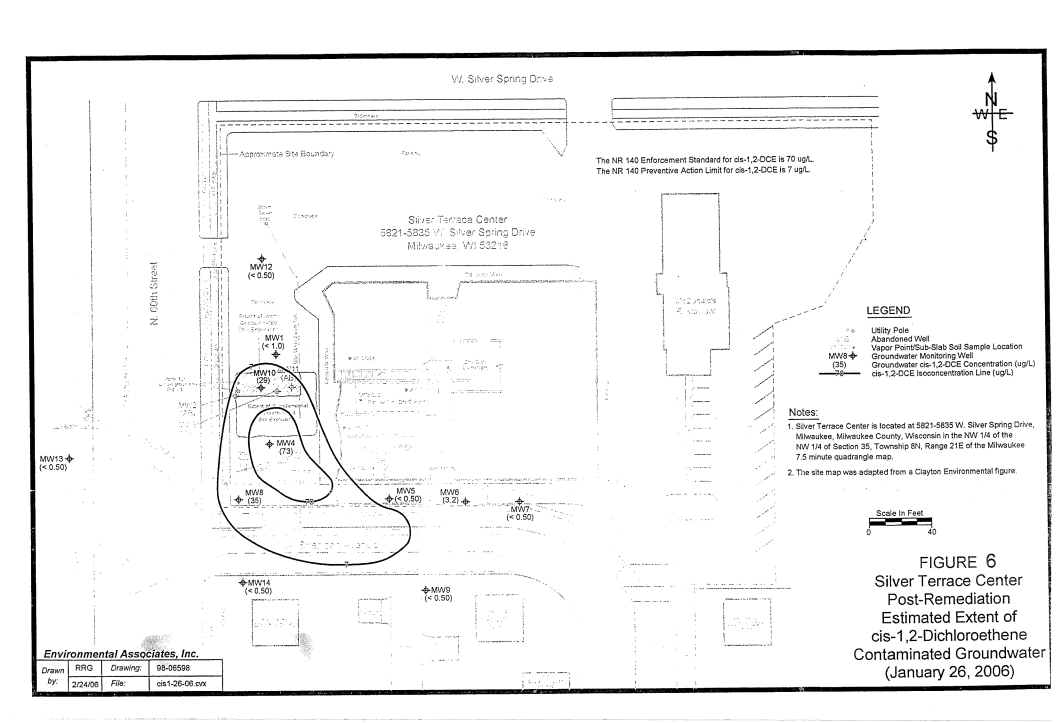
i.u. = Instrument Units

ug/kg = micrograms per kilogram

<= Below Laboratory Method of Detection







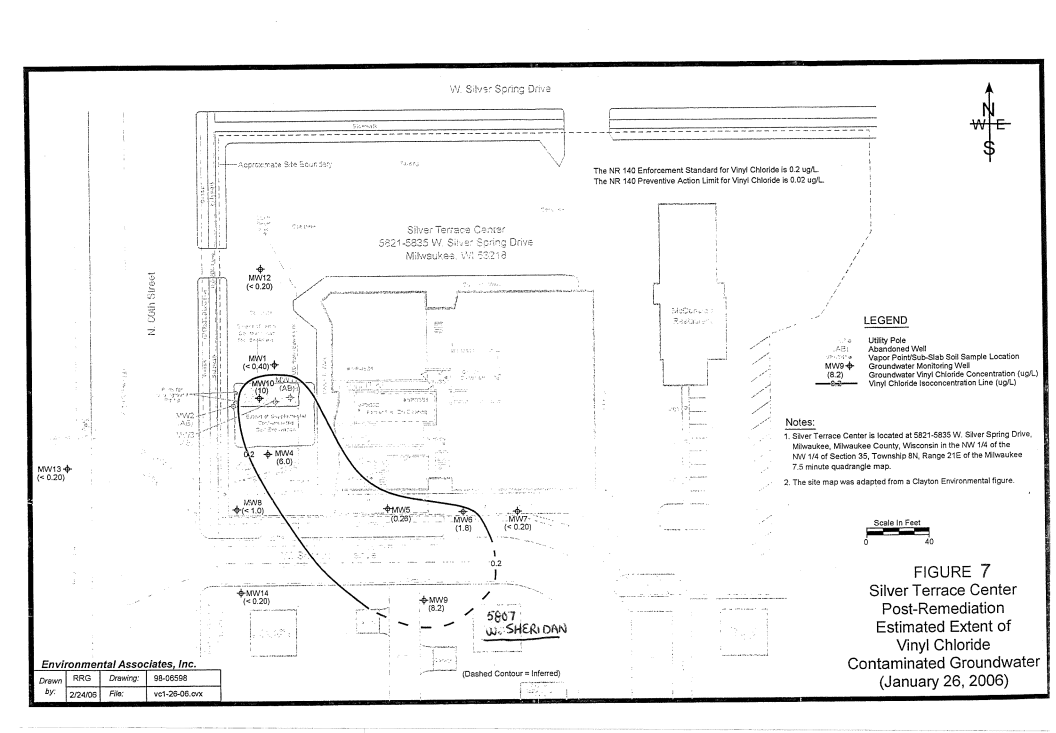


Table 5: Groundwater Elevations and Depth to Groundwater, Silver Terrace Center, 5821-5835 W. Silver Spring Drive, Milwaukee, Wisconsin

Groundwater Elevations

Well Name	MW-1	MW-2	MW-3	MW-4	MW-5	MW-6	MW-7	MW-8	MW-9	MW-10	MW-11	MW-12	MW-13	MW-14
units	(feet)													
TOC Elevation*	689.78	689.45	689.40	689.41	688.33	687.90	687.97	689.07	688.45	689.25	689.34	(1001)	(1001)	(feet)
TOC Elevation**	689.78	AB	AB	689.24	688.33	687.89	687.96	688.54	687.89	689.28	689.34	689.85	688.75	 687.78
Date										007.20	007.54	007.03	066.75	007.70
6/3/98	675.31	678.82	675.47	677.07	674.24	675.66	674.72	NI	NI	NI	NI	NI	NI	NI
6/17/98	675.80	678.77	676.20	675.92	675.13	675.27	675.07	NI	NI	NI	NI	NI	NI NI	NI
7/15/98	675.89	678.83	675.06	675.86	675.00	675.29	674.91	NI	NI	NI	NI	NI	NI	
11/16/98	674.74	678.38	674.22	674.50	673.56	673.70	673.59	679.21	673.57	NI	NI	NI	NI	NI NI
2/24/99	675.38	678.48	674.92	675.11	674.42	674.50	674.28	679.15	674.32	NI	NI	NI	NI	NI NI
8/25/99	675.51	678.87	674.82	675.05	674.38	674.60	674.36	679.49	674.34	NI	NI	NI	NI	NI
8/16/00	675.63	AB	AB	675.26	674.78	675.23	674.78	679.64	674.95	675.54	674.89	NI	NI	NI
11/8/00	675.32	AB	AB	675.31	674.99	674.13	674.99	679.25	675.33	675.35	674.84	NI	NI	NI
3/1/01	675.84	AB	AB	675.70	675.36	675.42	675.34	679.22	675.67	675.74	675.31	NI	NI	NI
5/9/01	676.48	AB	AB	676.20	676.15	676.20	676.11	679.11	676.05	676.37	675.91	NI	NI	NI
8/7/01	675.33	AB	AB	675.12	674.84	675.11	674.75	678.76	674.37	675.43	674.91	NI	NI	NI
11/1/01	675.22	AB	AB	674.91	674.58	674.71	674.53	678.73	674.12	675.23	674.74	NI	NI	NI
6/30/03	675.67	AB	AB	675.46	675.04	675.24	NM	679.00	674.64	675.66	675.16	679.84	NI	NI
9/30/03	674.40	AB	AB	674.18	673.80	674.14	NM	678.33	673.32	674.36	NM	678.97	NI	NI
12/11/03	674.73	AB	AB	674.50	674.23	674.42	NM	678.67	673.99	675.19	AB	679.50	NI	NI
2/4/04	674.48	AB	AB	674.35	NM	674.30	674.06	678.12	673.66	674.50	AB	678.80	NI	NI
5/11/04	675.86	AB	AB	675.79	NM	675.73	675.81	678.93	675.74	675.91	AB	680.20	NI	NI
6/28/04	676.48	AB	AB	676.24	NM	676.06	675.94	679.39	675.60	676.82	AB	680.40	NI	NI
1/26/06	675.54	AB	AB	675.44	675.32	675.42	675.28	678.52	674.98	675.56	AB	679.23	678.66	679.07

Notes:

NI = Not Installed

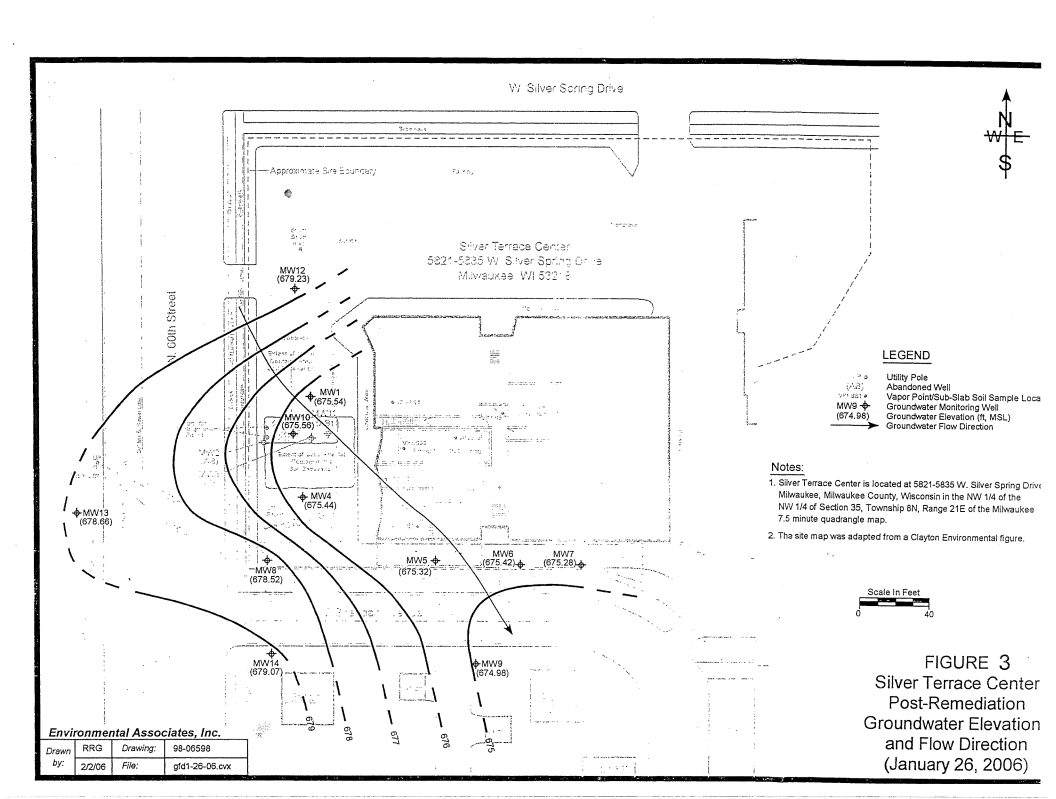
AB = Abandoned Well

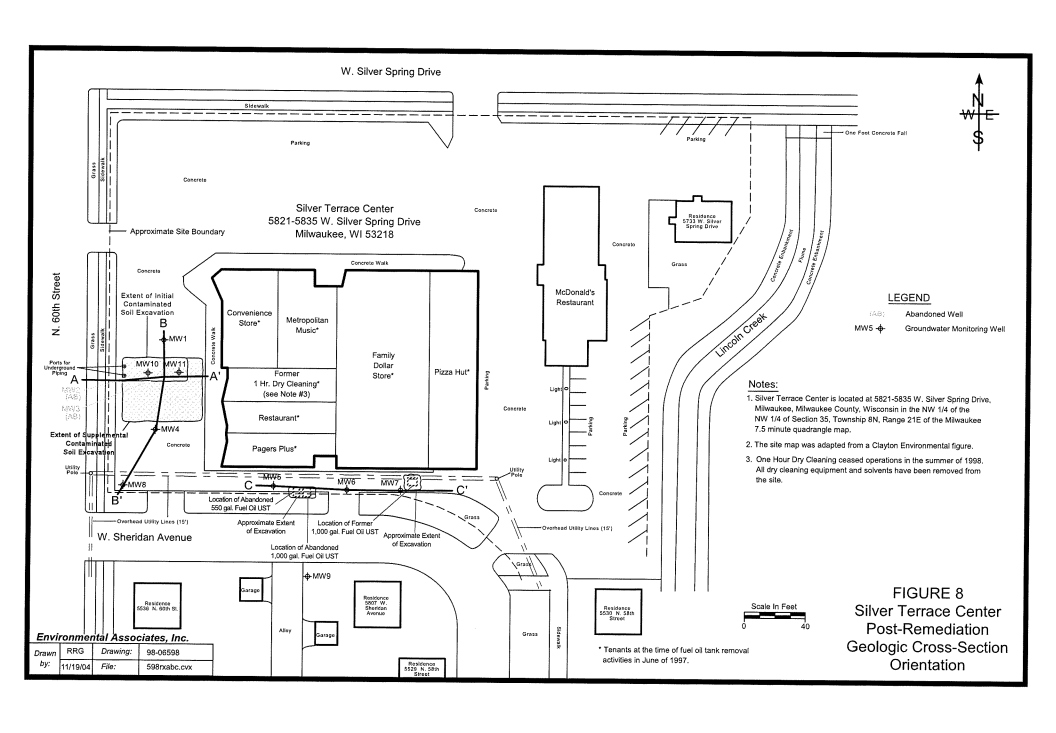
NM = Not Monitored

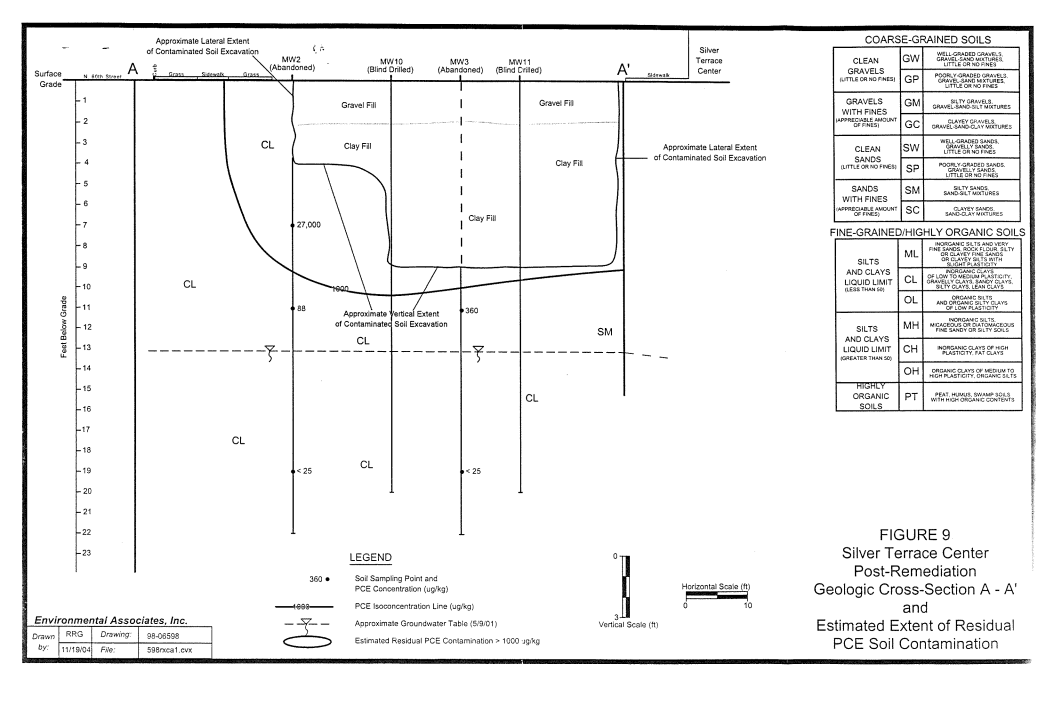
f.b.g. = feet below grade

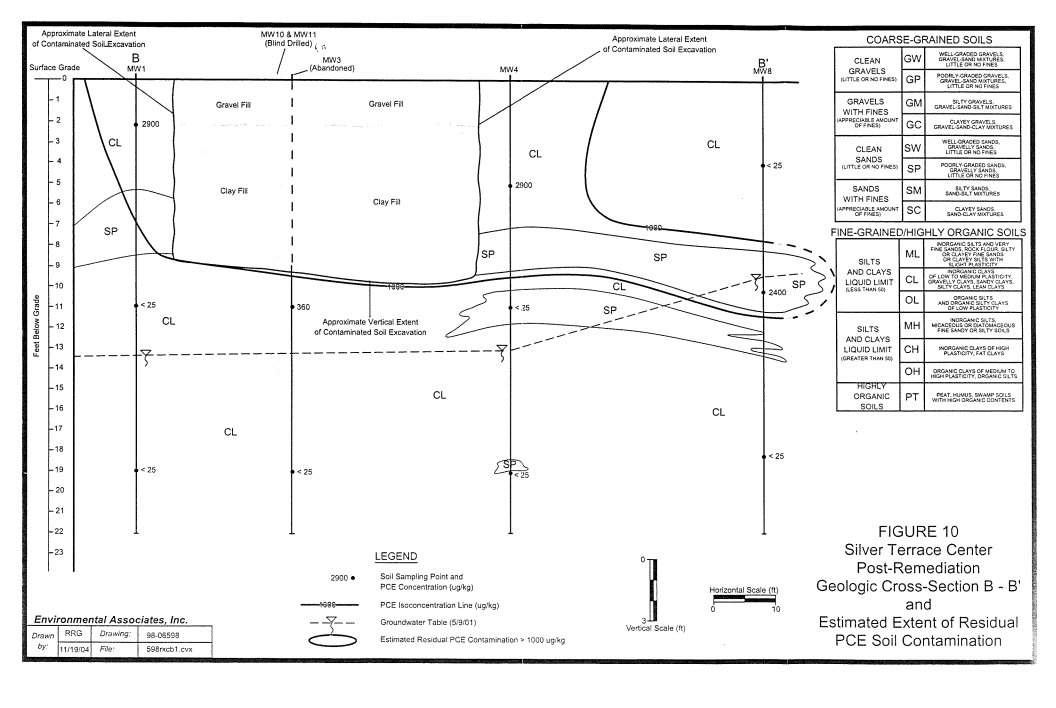
^{* = 6/3/98} Survey Conducted by Environmental Associates

^{** = 5/9/01} Survey Conducted by Environmental Associates







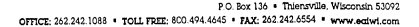


As owner of the Silver Terrace Center Site located at 5821 – 5835 W. Silver Spring Drive, Milwaukee, Wisconsin, I believe that the legal description given on the Quit Claim Deed dated March 30, 2000 is complete and accurately describes the contaminated property.

Quest Wein

Mr. Fred Wein

Date





January 28, 2005

Najiyyah Abdul-Rahmaan 5807 W. Sheridan Avenue Milwaukee, WI 53218

Re:

Groundwater Contamination Originating from Silver Terrace Shopping Center, 5821-5835 W. Silver Spring Drive, Milwaukee, Wisconsin

Dear Ms. Abdul-Rahmaan:

The purpose of this letter is to update you on the status of cleanup efforts undertaken at the Silver Terrace Shopping Center, just across the street from you. The shopping center has just recently completed over \$300,000 of cleanup work related to a former dry cleaning store. Now that the cleanup is complete, we expect that the Department of Natural Resources will require no additional work.

Despite all of our efforts and expense to clean up the shopping center property, a small amount of contamination remains on the shopping center property, under West Sheridan Avenue, and on the northwest corner of your property. The area where these small amounts of contamination were found is in shallow groundwater, 10 feet below ground, between your fence and the City alley. In cases like these where the levels are so low, and pose no reasonable threat to the environment, the DNR does not require any further work or testing. This is because such small amounts of contamination degrade naturally over time. The DNR refers to this process as "natural attenuation".

The Department of Natural Resources will not review our report for at least 30 days after the date of this letter. As an affected property owner, you have a right to contact the Department to provide any information that you may have that indicates that closure should not be granted for this site. If you would like to submit any information to the Department of Natural Resources that is relevant to this closure request, you should mail that information to: Wisconsin Department of Natural Resources, Attn: Victoria Stovall, 2300 N. Dr. Martin Luther King Drive, Milwaukee, Wisconsin 53212.

Once the DNR agrees that the shopping center cleanup is complete, your property will be listed on the Department of Natural Resources' geographic information system (GIS) Registry of Closed Remediation Sites. The information on the GIS Registry includes maps showing the location of properties in Wisconsin that have residual contamination. The GIS Registry is available to the general public on the Department of Natural Resources' internet web site. Please contact us if the legal description of your property (Attachment A), is incorrect.

If a well was ever to be constructed on your property, special well construction standards might

apply; however, because you are on City water, and City ordinance does not allow wells to be constructed on your property, this does not apply to you.

We expect to receive a letter from the DNR stating that the cleanup of the strip mall has been completed to their satisfaction. As soon as we receive this letter I will forward a copy to you.

Also enclosed with this letter is information provided by the DNR for people affected by offsite contamination like yourselves (Fact Sheet 10: Guidance for Dealing with Properties Affected by Off-Site Contamination). If you have any further questions, please contact me at (262) 242-1088 or Attorney Dennis Fisher at (414) 273-1300. You may also contact the Wisconsin Department of Natural Resources at: Attn: Victoria Stovall, 2300 N. Dr. Martin Luther King Drive, Milwaukee, Wisconsin 53212.

We truly appreciate your cooperation over the years!

Sincerely,

Environmental Associates, Inc.

janviraldud, VP

Joe Michaelchuck, P.E.

Senior Engineer

cc: Client

Dennis Fisher—Meissner, Tierney, Fisher and Nichols, S.C.

mailed

January 28, 2005

City of Milwaukee Attn: Mr. Jeff Polenske 841 N. Broadway Room 701 Milwaukee, WI 53202

Re:

Notification of Petroleum Contamination in the Right-of-Way of W. Sheridan Avenue, Adjacent to Silver Terrace Center, 5821-5835 West Silver Spring Drive, Milwaukee, Wisconsin (BRRTS #02-41-191372)

Dear Mr. Polenske:

Groundwater contamination that appears to have originated on the property located at 5821-5835 W. Silver Spring Drive, Milwaukee, Wisconsin has migrated onto the Right-of-Way (ROW) of W. Sheridan Ave. The levels of vinyl chloride and cis-1,2 Dichloroethene contamination in the groundwater in the ROW are above the state groundwater enforcement standards found in chapter NR 140, Wisconsin Administrative Code. However, the environmental consultants who have investigated this contamination have informed me that this groundwater contaminant plume is stable or receding and will naturally degrade over time. I believe that allowing natural attenuation to complete the cleanup at this site will meet the requirements for case closure that are found in chapter NR 726 Wisconsin Administrative Code, and I will be requesting that the Department of Natural Resources accept natural amendation as the final remedy for this site and grant case closure. Closure means that the Department will not be requiring any further investigation or cleanup action to be taken, other than the reliance on natural attenuation.

Since the source of the groundwater contamination is not on the ROW, neither you nor any subsequent owner of the ROW will be held responsible for investigation or cleanup of this groundwater contamination, as long as you and any subsequent owners comply with the requirements of section 292.13, Wisconsin Statutes, including allowing access to the ROW for environmental investigation or cleanup if access is required. For further information on the requirements of section 292.13, Wisconsin Statutes, or to obtain a copy of the Department of Natural Resources' publication #RR-589, Fact Sheet 10: Guidance for Dealing with Properties Affected by Off-Site Contamination, you may call 1-800-367-6076 (for calls originating in Wisconsin), or 608-264-6020 (if you are calling from out of state or within the Madison area).

The Department of Natural Resources will not review my closure request for at least 30 days after the date of this letter. As an affected property owner, you have a right to contact the Department to provide any technical information that you may have that indicates that closure should not be granted for this site. If you would like to submit any information to the Department of Natural Resources that is relevant to this closure request, you should mail that information to: Wisconsin Department of Natural Resources, Attn: Victoria Stovall, 2300 N. Dr.

Ø 003

Martin Luther King Drive, Milwaukee, Wisconsin 53212.

Once the Department makes a decision on my closure request, it will be documented in a letter. If the Department grants closure, you may obtain a copy of this letter by requesting a copy from me, by writing to the agency address given above, or by accessing the DNR GIS Registry of Closed Remediation Sites on the internet at www.dm.state.wi.us/org/at/et/geo/gwur.

If you need more information, you may contact my attorney, Mr. Dennis Fisher at Meissner, Tierney, Fisher and Nichols, S.C., 111 E. Kilbourn Avenue, 19th Floor, Milwaukee, Wisconsin, 53202, or you may contact Wisconsin Department of Natural Resources, Attn: Victoria Stovall. 2300 N. Dr. Martin Luther King Drive, Milwaukee, Wisconsin 53212.

Sincerely, Jud Wen

Fred Wein

Dennis Fisher-Meissner, Tierney, Fisher & Nichols, S.C. CC: