

ENVIRONMENTAL COMPLIANCE CONSULTANTS, INC.

P.O. Box 614 • RHINELANDER, WI 54501 • 715-365-5200 (VOICE) • 715-365-5201 (FAX)

July 11, 2002

John Sager, Hydrogeologist Wis. Dept. of Natural Resources 223 E. Steinfest Road Antigo, WI 54409



Dear John:

Re: Eagle Cleaners Work Plan Addendum, WDNR BRRTS #02-64-269753

Thank you for stopping by the office today. It was a pleasure meeting you. In our visit, you supplied a copy of the memo containing your comments from the review of our Work Plan. As you know, the copy of the memo that was e-mailed never reached me. As we discussed with you, rather than change the Work Plan that has been submitted, we have addressed your comments in this Work Plan Addendum.

Your comments regarding the tighter grid spacing of GeoprobeTM borings near Eagle Cleaners and locating a probe west of Don's Standard have been addressed by repositioning the proposed boring locations. The new boring location map is enclosed. Of course, the actual locations of specific borings may change depending on the field laboratory results or obstructions encountered during the GeoprobeTM investigation.

ECCI will also locate a boring near the northeast corner of the building to investigate the possibility that solvents may have reached the soil through leaks in the sanitary sewer lateral. ECCI will collect a soil and groundwater sample beneath the floor of the building in the area where the perchloroethylene washing machine and storage tank were formerly housed.

In our meeting, we also discussed your comment that GeoprobeTM water samples will not be adequate to define the extent of groundwater contamination. My understanding, resulting from our discussion, is that GeoprobeTM water samples will be accepted to define the limits of contamination; i.e., they come up clean, provided that we install monitoring wells in the GeoprobeTM borings that will allow groundwater samples to be repeatedly collected from the same location. Follow-up samples collected from these temporary wells will be submitted to a certified laboratory for analyses and will meet the requirements of NR716.13(4). You also requested that one sample in ten analyzed by the field laboratory be split and sent to a certified analytical laboratory to corroborate the validity of the field-sample analyses. ECCI intends to split groundwater and soil samples that are representative of the degree and extent of the plume, based on the results of the field laboratory.

Your comment regarding referring to ECCI's parameter list, dated August 3, 2001, and the department's PUB-RR-5184 *Quick Reference Guide to Natural Degradation of Chlorinated Solvents*, has already been addressed and incorporated into the Work Plan.

Sincerely,

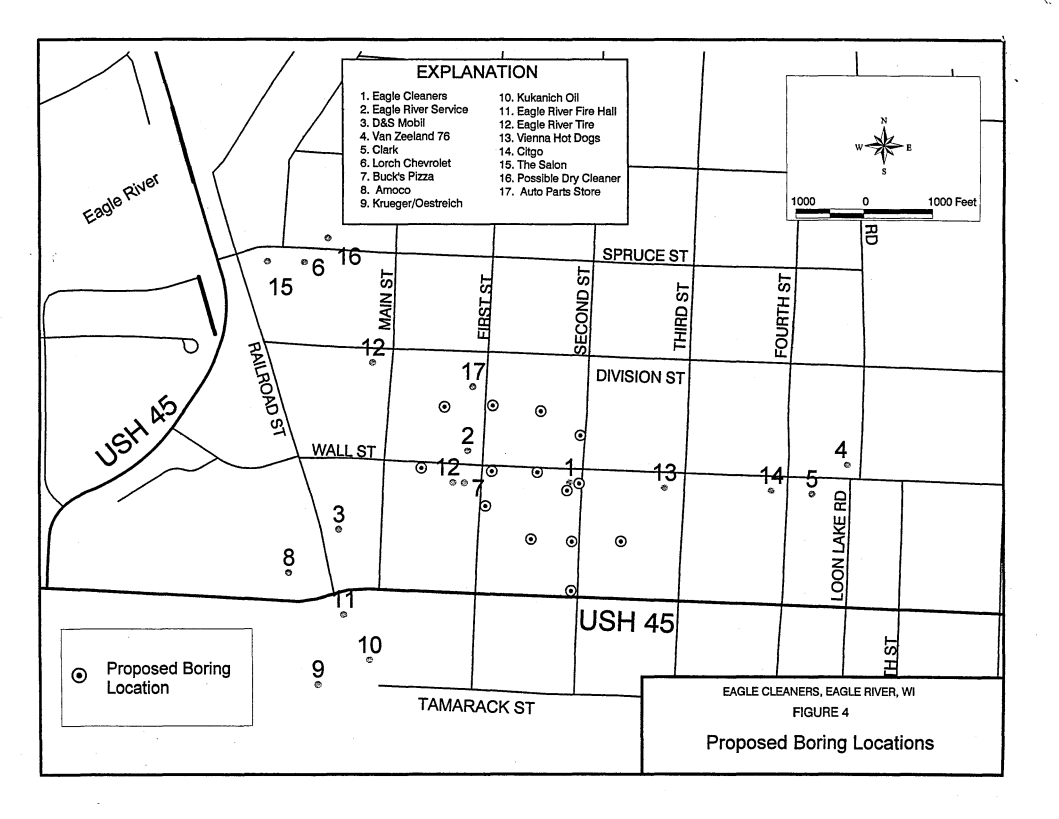
ENVIRONMENTAL COMPLIANCE CONSULTANTS, INC.

Timothy R. Baker, P.G.

TRB/jg

Enclosure (Proposed Boring Locations Map)

cc: Larry and Sharon Favorite



Sager, John E

From:

Timothy R. Baker[SMTP:trbaker@eccinow.com] Thursday, July 11, 2002 5:11 PM

Sent:

To: Subject: Sager, John E Eagle Cleaners

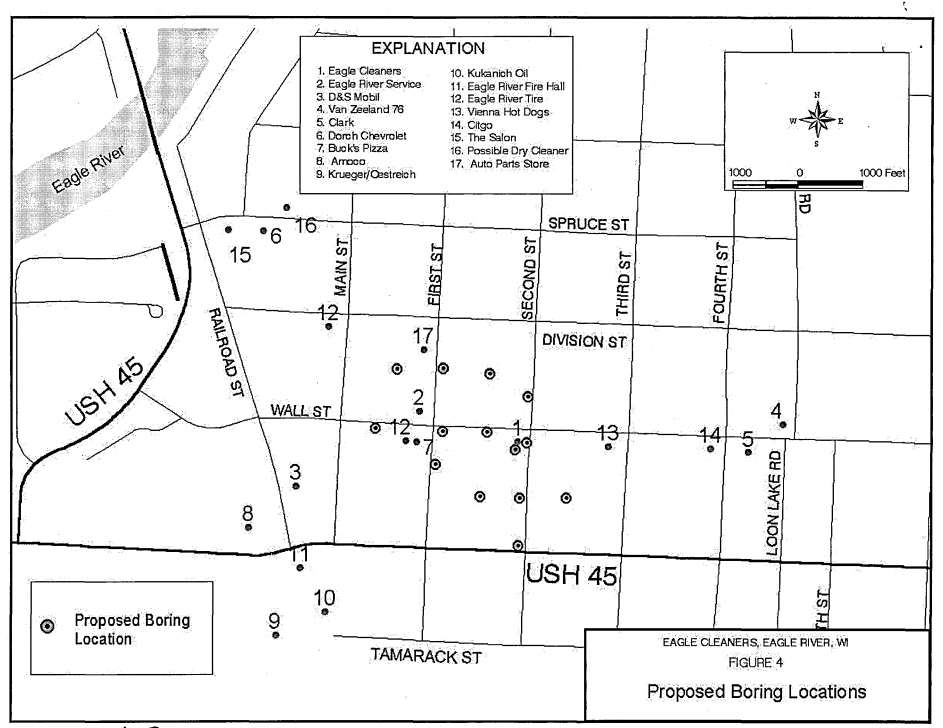




proposed borings.jpg

I have attached to this correspondence the WP addendum incorporating the comments of your June 13, memo and our discussion today. I hope these changes meet your approval.

Tim Baker trbaker@eccinow.com



Attachment to July 11, 2002 email

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Sincerely,

Timothy R. Baker, P.G.

enclosure Proposed Boring Locations Map

cc Larry & Sharon Favorite