Ongoing Cleanups with Continuing Obligations April, 2010 (RR 5391) **Cover Sheet Purpose** This cover sheet summarizes continuing obligations regarding environmental conditions on this property. Continuing obligations are legal mechanisms that: 1) Require or restrict certain actions to protect human health or the environment. 2) Minimize human and natural resource exposure to contamination, and/or 3) Give notice of the existence of residual contamination Learn more about continuing obligations at http://dnr.wi.gov/topic/brownfields/residual.html **DNR Property Information:** DNR Approval Date: Jun 28, 1991 **BRRTS #:** 02-05-000030 FID #: 405022420 ACTIVITY NAME: Better Brite - Chrome (SF) PROPERTY ADDRESS: 500 Block Lande St MUNICIPALITY: De Pere PARCEL ID #: WD-145 ***WTM COORDINATES:** WTM COORDINATES REPRESENT: • Approximate Center Of Continuing Obligations 673150 42358 • Approximate Source Parcel Center * Coordinates are in WTM83, NAD83 (1991) Please use the CLEAN system at http://dnr.wi.gov/topic/brownfields/clean.htm for additional DNR site information. **EPA Superfund Information** (*if applicable*): To view more information click on the EPA ID. EPA ID: WIT560010118 SITE NAME: BETTER BRITE PLATING CO. CHROME AND ZINC SHOPS Requirements for all properties with Continuing Obligations 1. Properly manage contaminated soil if it is excavated. Sample and arrange appropriate treatment or disposal. 2. DNR approval is required if a water supply well will be constructed or reconstructed. Site-Specific Requirement(s) - (BRRTS Action Code) $\mathbf{\overline{X}}$ A "cap" over the contaminated area must be: (222) A structural impediment (e.g. building) is present which inhibited investigation/cleanup. Further environment work Constructed & Maintained X Maintained may be required if the impediment is removed. (224) A vapor mitigation system must be: (226) DNR has directed a local government unit (LGU) to take an Constructed & Maintained action and a LGU liability exemption applies. This Maintained exemption does not transfer to future private owners. (230) The need for vapor control technology must be evaluated Another type of continuing obligation has been established if a building will be constructed. (228) in DNR's remedial action plan approval. (228) Explain: The approved soil cleanup level is suitable for industrial use of the property. (220) DNR has approved construction on an abandoned landfill and certain maintenance requirements apply. (402) or (404)

۱.	Environmental a Declaration of	ind		2466592 CATHY WILLIOUETTE
Document Number		Document Title		BROWN COUNTY RECORDER GREEN BAY, WI
				RECORDED ON 04/14/2010 11:38:29AM
				REC FEE: 69.00 TRANS FEE:
				EXEMPT # PAGES: 30
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				Recording Area
			•	Name and Return Address
				City of De Pere c/o Judith Schmidt-Lehman
н А.			•	335 S. Broadway Street De Pere, WI 54115
				WD-103-1 & WD-145 Parcel Identification Number (PIN)
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ocument and \$2.00 to the recording fee. W	uocument title, name & re	turn address, and <u>PII</u> placed on additional	<u>I</u> (if required). Other pages of the docume	DO NOT KEMOVE" er information such as the granting clauses, legal ent. <u>Note:</u> Use of this cover page adds one page to

ENVIRONMENTAL PROTECTION EASEMENT AND DECLARATION OF RESTRICTIVE COVENANTS

1. This Environmental Protection Easement and Declaration of Restrictive Covenants is made this B day of March, 2010, by and between the City of DePere, Wisconsin, ("Grantor"), having an address of 335 S. Broadway Street, DePere, WI, and Wisconsin Department of Natural Resources ("Grantee"), having an address of 101 South Webster Street, Madison, WI. Grantee, Wisconsin Department of Natural Resources, is acquiring this interest pursuant to \$292.31 Wis. Stat. The Grantor and Grantee intend that the provisions of this Environmental Protection Easement and Declaration of Restrictive Covenants also be for the benefit of the United States, a third party beneficiary.

WITNESSETH:

2. WHEREAS, Grantor is the owner of two parcels of land located in the County of Brown, State of Wisconsin, more particularly described on **Exhibit A** attached hereto and made a part hereof (the "Property"); and

3. WHEREAS, the Property comprises the Better Brite Superfund Site ("Site"), which the U.S. Environmental Protection Agency ("EPA"), pursuant to Section 105 of the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA"), 42 U.S.C. § 9605, placed on the National Priorities List, set forth at 40 C.F.R. Part 300, Appendix B, by publication in the Federal Register on August 30, 1990; and

4. WHEREAS, in a Record of Decision dated September 24, 1996 (the "ROD"), the EPA Region 5 Regional Administrator selected a "remedial action" for the Site, which provides, in part, for the following actions: Extraction of groundwater at Zinc Shop; Relocation of treatment plant from Chrome Shop to Zinc Shop; Stabilization of hexavalent chromium in soil; Construction of new external foundation drains at two (2) properties near the Zinc Shop with collected water pumped to the pretreatment facility at the Zinc Shop; and, continued groundwater monitoring at the Chrome Shop and the Zinc Shop (Exhibit C). With the exception of postremedial groundwater monitoring, the remedial action has been implemented at the Site; and

5. WHEREAS, the parties to this document, wishing to achieve necessary postremedial environmental institutional controls, agree that this document will provide for: 1) a

grant of a right of access over the Property to the Grantee for purposes of implementing, facilitating and monitoring the remedial action until such time as EPA/WDNR determine that no monitoring of any media within the Site is required; and 2) to impose on the Property use restrictions as covenants that will run with the land for purpose of protecting human health and the environment until such time as EPA/WDNR determine that no monitoring of any media within the Site is required; and

6. WHEREAS, Grantor has cooperated fully with the Grantee in the implementation of all response actions at the Site and wishes to continue to do so.

NOW, THEREFORE:

7. <u>Grant</u>: Grantor, on behalf of itself, its successors and assigns, in consideration of the remedial action performed pursuant to the September 1996 ROD and 2004 CERCLA Fiveyear Review Report (a copy of which is available in the DePere Branch of the Brown County Public Library), does hereby covenant and declare that the Property shall be subject to the restrictions on use set forth below for so long as continued monitoring is required, and does give, grant and convey to the Grantee, and its assigns, with general warranties of title, 1) the right to enforce said use restrictions, and 2) an environmental protection easement of the nature and character, and for the purposes hereinafter set forth, with respect to the Property, that will run with the land for the purpose of protecting human health and the environment until such time as EPA/WDNR determine that no monitoring of any media within the Site is required.

8. <u>Purpose</u>: It is the purpose of this instrument to convey to the Grantee real property rights, which will run with the land, to facilitate the remediation of past environmental contamination and to protect human health and the environment by reducing the risk of exposure to contaminants. It is also the purpose of this instrument that the EPA as Third Party Beneficiary shall have the right to enforce the terms of this instrument.

9. <u>Third Party Beneficiary:</u> Grantor on behalf of itself and its successors, transferees and assigns and the Grantee on behalf of itself and its successors, transferees, and assigns hereby agree that the United States and its successors and assigns shall be the Third Party Beneficiary under this instrument.

10. <u>Restrictions on use</u>: The following covenants, conditions, and restrictions apply to the use of the Property, run with the land for the benefit of the Grantee and the EPA as Third Party Beneficiary and are binding upon the Grantor including its successors, transferees, assigns or other person acquiring an interest in the Property and their authorized agents, employees, or persons acting under their direction and control, for the purpose of protecting human health and the environment until such time as EPA/WDNR determine that no monitoring of any media within the Site is required: a) To prohibit use of groundwater for consumptive or other uses without prior approval of WDNR and EPA on the Property; b) To prohibit excavation of soils or disturbance of the cap in the Chrome and Zinc shop areas of the Site (Exhibit D); and, c) to prohibit the following activities on the cap or cover in Exhibit E (unless prior written approval has been obtained from the WDNR or its successor or assign): (i) excavating or grading of the land surface; (ii) filling on the capped area; (iii) plowing for agricultural cultivation; and (iv) construction or installation of a building or other structure with a foundation that would sit on or be placed within the cap or cover in the Chrome and Zinc shop areas.

11. <u>Modification of restrictions:</u> Any request for modification or rescission of this instrument shall be made to the Grantee and the EPA at the addresses provided in Section 21 of this instrument. This instrument may be modified or rescinded only with the written approval of the EPA Superfund Division Director and the Director of the WDNR. Grantor on behalf of its successors, transferees, assigns or other person acquiring an interest in the Property agrees to record any EPA approved and WDNR approved modification to or rescission of this instrument with the Brown County Register of Deeds and a recorded copy shall be returned to the EPA and the WDNR at the addresses provided in Section 21 of this instrument.

12. <u>Environmental Protection Easement</u>: Grantor hereby grants to the Grantee for its use a right of access at all reasonable times to the Property for purposes of protecting human health and the environment until such time as EPA/WDNR determine that no monitoring of any media within the Site is required:

- a) Implementing the response actions in the ROD;
- b) Verifying any data or information submitted to EPA concerning the property or Site;
- c) Verifying that no action is being taken on the Property in violation of the terms of this instrument or of any federal or state environmental laws or regulations;
- Monitoring response actions on the Site and conducting investigations relating to contamination on or near the Site, including, without limitation, sampling of air, water, sediments, soils, and specifically, without limitation, obtaining split or duplicate samples;
- e) Conducting periodic reviews of the remedial action, including but not limited to, reviews required by applicable statutes and/or regulations; and
- f) Implementing additional or new response actions that either the Grantee or the U.S. EPA determine i) are necessary to protect the public health or the environment because either the original remedial action has proven to be ineffective or because new technology has been developed which will accomplish the purposes of the remedial action in a significantly more efficient or cost effective manner; and ii)

such additional or new response actions will not impose any significantly greater burden on the Property or unduly interfere with the then existing uses of the Property.

13. <u>Reserved rights of Grantor</u>: Grantor hereby reserves unto itself, its successors, and assigns, all rights and privileges in and to the use of the Property which are not incompatible with the restrictions, rights and easements granted herein.

14. <u>EPA Entry, Access and Response Authority</u>: The Grantor and Grantee consent to officers, employees, contractors, and authorized representatives of the EPA entering and having continued access to this property for the purposes described in paragraph 12. Nothing in this document shall limit or otherwise affect EPA's rights of entry and access pursuant to any and all powers conveyed by applicable federal or state environmental laws and regulations or EPA's authority to take response actions under CERCLA, the NCP, or other federal law.

15. <u>No Public Access and Use</u>: No right of access or use by the general public to any portion of the Property is conveyed by this instrument.

16. <u>Notice requirement</u>: Grantor agrees to include in any instrument conveying any interest in any portion of the Property, executed after the date of this instrument, including but not limited to deeds, leases and mortgages, a notice which is in substantially the following form:

NOTICE: THE INTEREST CONVEYED HEREBY IS SUBJECT TO AN ENVIRONMENTAL PROTECTION EASEMENT AND DECLARATION OF RESTRICTIVE COVENANTS, DATED , 20_, RECORDED IN THE PUBLIC LAND RECORDS OF THE BROWN COUNTY REGISTER OF DEEDS, ON _____, 20__, IN BOOK _____, PAGE ____, IN FAVOR OF, AND ENFORCEABLE

BY THE WISCONSIN DEPARTMENT OF NATURAL RESOURCES AS GRANTEE AND THE UNITED STATES OF AMERICA AS THIRD PARTY BENEFICIARY.

Within thirty (30) days of the date any such instrument of conveyance is executed, Grantor must provide Grantee with a recorded copy of said instrument.

17. <u>Administrative jurisdiction</u>: The federal agency having administrative jurisdiction over the interests acquired by the United States by this instrument is the EPA. The WDNR has administrative jurisdiction over the interests acquired by this instrument.

18. <u>Enforcement</u>: The Grantee and the EPA, shall be entitled to enforce, individually or jointly, the terms of this instrument by all legal remedies available, including specific performance or other legal process. All remedies available hereunder shall be in addition to any and all other

remedies at law or in equity, including CERCLA. Enforcement of the terms of this instrument shall be at the discretion of the Grantee or the EPA, and any forbearance, delay or omission to exercise enforcement rights shall not be deemed to be a waiver by the Grantee or the EPA of the Same or any other term, or of any other rights of the Grantee or the EPA, under this instrument.

19. <u>Damages</u>: Grantee and EPA shall be entitled to recover damages for violations of the terms of this instrument, or for any injury to the remedial action, to the public or to the environment protected by this instrument.

20. <u>Covenants:</u> Grantor hereby covenants to and with the Grantee and the United States and its assigns, that the Grantor is lawfully seized in fee simple of the Property, that the Grantor has a good and lawful right and power to sell and convey it or any interest therein, that the Property is free and clear of encumbrances, except those noted on **Exhibit B** attached hereto, and that the Grantor will warrant and defend the title thereto.

21. <u>Notices</u>: Any notice, demand, request, consent, approval, or communication that either party desires or is required to give to the other shall be in writing and shall either be served personally or sent by first class mail, postage prepaid, addressed as follows:

To Grantor:

To Grantee:

City Clerk-Treasurer 335 S. Broadway Street DePere, WI 54115 Director, Bureau of Remediation and Redevelopment Wisconsin Department of Natural Resources 101 South Webster Street Madison, WI 53707-7921

To Third Party Beneficiary:

U.S. Environmental Protection Agency Region 5 Administrator 77 West Jackson Boulevard Chicago, IL 60604

22. <u>General provisions:</u>

a) <u>Controlling law</u>: The interpretation and performance of this instrument shall be governed by the laws of the United States or, if there are no applicable federal laws, by the law of the state of Wisconsin.

b) <u>Liberal construction</u>: If any provision of this instrument is found to be ambiguous, an interpretation consistent with the purpose of this instrument that would render the provision valid shall be favored over any interpretation that would render it invalid.

c) <u>Severability</u>: If any provision of this instrument is found to be invalid, the remainder of the provisions of this instrument shall not be affected thereby.

d) <u>Entire Agreement</u>: This instrument sets forth the entire agreement of the parties with respect to rights and restrictions created hereby, and supersedes all prior discussions, negotiations, understandings, or agreements relating thereto, all of which are merged herein.

c) <u>No Forfeiture</u>: Nothing contained herein will result in a forfeiture or reversion of Grantor's title in any respect.

f) Successors: The covenants, terms, conditions, and restrictions of this instrument shall be binding upon, and inure to the benefit of the parties hereto and their respective personal representatives, heirs, successors, and assigns and shall continue as a servitude running with the Property for purposes of protecting human health and the environment until such time as EPA/WDNR determine that no monitoring of any media within the Site is required. The term "Grantor", wherever used herein, and any pronouns used in place thereof, shall include the persons and/or entities named at the beginning of this document, identified as "Grantor" and their personal representatives, heirs, successors, and assigns. The term "Grantee", wherever used herein, and any pronouns used in place thereof, shall include the persons and/or entities named at the beginning of this document, identified as "Grantor" and their personal representatives, heirs, successors, and assigns. The term "Grantee", wherever used herein, and any pronouns used in place thereof, shall include the persons and/or entities named at the beginning of this document, identified as "Grantor" and their personal representatives, heirs, successors, and assigns. The term "Grantee", wherever used herein, and any pronouns used in place thereof, shall include the personal representatives, heirs, successors, and assigns. The rights of the Grantee and Grantor under this instrument are freely assignable, subject to the notice provisions hereof. However, the rights of the Grantee may be assigned only to a governmental entity with authority to assume the rights and obligations of that Grantee.

g) <u>Termination of Rights and Obligations</u>: A party's rights and obligations under this instrument terminate upon transfer of the party's interest in the Easement or Property, except that liability for acts or omissions occurring prior to transfer shall survive transfer.

h) <u>Captions</u>: The captions in this instrument have been inserted solely for convenience of reference and are not a part of this instrument and shall have no effect upon construction or interpretation.

i) <u>Counterparts</u>: The parties may execute this instrument in two or more counterparts, which shall, in the aggregate, be signed by both parties; each counterpart shall be deemed an original instrument as against any party who has signed it. In the event of any disparity between the counterparts produced, the recorded counterpart shall be controlling.

To Have And To Hold So Long As WDNR/EPA Determine That Monitoring Of Media Inside The Site Is Necessary For The Protection Of Human Health And The Environment.

IN WITNESS WHEREOF, Grantor has caused this Agreement to be signed in its name.

Executed this $\frac{250}{da}$ ernuar 20/6. day of

, CITY OF DE PERE

hall J. Walsh, Mayor Aichael J.

Vite harlene Charlene M. Peterson, Clerk- Treasurer

BROWN COUNTY

personally came before me this <u>as the person(s) who executed the forener Birtherner</u> <u>as the person(s) who executed the forener Birtherner</u> and acknowledge the same. NTAR Notary Public, Unifer L. Bisking My Commission Expires: 9-76-100 UBLIC WIS

Drafted by: Irlith Schmidt-Jehman

This Environmental Protection Easement and Declaration of Restrictive Covenants is accepted this 18^{10} day of 1000, 2010.

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STATE OF WISCONSIN WISCONSIN DEPT. OF NATURAL RESOURCES By: A the

Matthew J. Frank

Secretary

STATE OF WISCONSIN) __)SS. DANE COUNEY DANE COUNEY Pristing Came before me this Pristing Came before me this<math>Pristing Came before me this Pristing Came before me this<math>Pristing Came before me this Pristing Came before me this<math>Pristing Came before me this Pristing Came before me this<math>Pristing Came before me this Pristing Came before me this<math>Pristing Came before me this Pristing Came before me this<math>Pristing Came before me this Pristing Came before me this<math>Pristing Came before me this Pristing Came before me this<math>Pristing Came before me thand acknowledge the same. Ellima Korkmayst Notary Public Ervira Kabrarh My Commission Expires: in permanent

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Attachments:	Exhibit A	-	legal description(s) of the Property
	Exhibit B	-	list of recorded title encumbrances (Title Search)
	Exhibit C	-	Groundwater monitoring wells and ground water
	Exhibit D	-	pump and treat system Zinc and Chrome Shop Areas - prohibit disturbance
	Exhibit E	-	of Soils Survey of Cap Area

EXHIBIT A TO

ENVIRONMENTAL PROTECTION EASEMENT AND DECLARATION OF RESTRICTIVE COVENANTS



LR NO. 57231 Page 3 of 3

Exhibit A

LEGAL DESCRIPTION:

A parcel of land being part of Lot One Hundred Sixty-seven (167), according to the recorded Assessor's Plat of West De Pere (f/k/a Assessor's Plat of Nicolet), in the City of De Pere, Brown County, Wisconsin, described as follows:

Beginning at the intersection of the West line of the right of way of the Wisconsin Central Limited Railroad Company and the South right of way line of Lande Street; thence along the arc of a 2775.99 foot radius Curve to the West right of way line of the Wisconsin Central Limited Railroad Company on a chord which Bears South 32 deg. 52 min. 30 sec: West and is 553.14 feet in length to the South line of Lot 167; thence North 87 deg. 25 min. 18 sec. West, 187.67 feet along said South line to the West line of said Lot 167; thence North 06 deg. 11 min. 23 sec. East, 250.51 feet along said West line; thence South 87 deg. 26 min. 46 sec. East, 155.90 feet; thence North 19 deg. 54 min. 46 sec. East (recorded as North 19 deg. 53 min. 30 sec. East), 262.95 feet to a point on the North line of Lot 167; thence South 81 deg. 14 min. 00 sec. East, 217.96 feet to the point of beginning.

(Better Brite - Chrome) EXHIBIT A

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LR NO. 57230 Page 3 of 3

Exhibit A

LEGAL DESCRIPTION:

The Northerly 42 feet of the Southerly 120 feet of the Westerly 131 feet of Lot One Hundred Twenty (120); and the Southerly 33 2/3 feet of Lot One Hundred Seventeen (117) and the Northerly 65 1/3 feet of Lot 120; all according to the recorded Plat of Assessor's Subdivision of Lands in Nicolet, in the City of De Pere, West side of Fox River, Brown County, Wisconsin.

(Better Brite - Zinc) EXHIBIT A

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EXHIBIT B TO

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ENVIRONMENTAL PROTECTION EASEMENT AND DECLARATION OF RESTRICTIVE COVENANTS

Bay Title & Abstract, Inc.

345 S. Monroe Avenue Green Bay, WI 54301 Phone: (920) 431-6100

LETTER REPORT

Attn: Penny Hubbard Greene

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LR NO. 61926

A Search of the records in the office of the BROWN County Register of Deeds, BROWN County Clerk of Courts and BROWN County Treasurer was conducted on the following:

TRACT DATE: 11/2/2009 12:01:00AM

ADDRESS: 315 S. Sixth Street De Pere, WI 54115

TITLE VESTS:

City of De Pere by virtue of a Quit Claim Deed dated April 11, 2001 and recorded April 11, 2001 as Doc. No. 1805129.

MORTGAGES:

No open mortgages of record.

JUDGMENTS, TAX LIENS AND /OR CONSTRUCTION LIENS:

None of record.

TAX PARCEL NO. WD-103-1

PROPERTY TAXES:

NOTE: The 2008 Real Estate Taxes are EXEMPT.

LR NO. 61926 Page 2 of 3

The Undersigned hereby certifies that this report is compiled from the public records of the county in which the property described herein is located. Liability herein is expressly limited to the cost of this report. No liability is assumed for facts not shown in detail. This report is not to be used as evidence of title in lieu of a certified abstract or title insurance.

Certification is only made from the date present owners received title to the tract date stated herein.

No search has been made for special improvement bonds, special assessments, deferred charges for public works, easements or encroachments.

Thank you for the opportunity to serve your title needs.

Sincerely,

BAY TIT ACT, INC

LR NO. 61926 Page 3 of 3

Exhibit A

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LEGAL DESCRIPTION:

The Northerly 42 feet of the Southerly 120 feet of the Westerly 131 feet of Lot One Hundred Twenty (120); and the Southerly 33 2/3 feet of Lot One Hundred Seventeen (117) and the Northerly 65 1/3 feet of Lot 120; all according to the recorded Plat of Assessor's Subdivision of Lands in Nicolet, in the City of De Pere, West side of Fox River, Brown County, Wisconsin.



Bay Title & Abstract, Inc.

345 S. Monroe Avenue Green Bay, WI 54301 Phone: (920) 431-6100

LETTER REPORT

Attn: Keld Lauridsen Wisconsin Dept. of Natural Resources

LR NO. 57230

A Search of the records in the office of the BROWN County Register of Deeds, BROWN County Clerk of Courts and BROWN County Treasurer was conducted on the following:

TRACT DATE: 5/22/2007 12:01:00AM

ADDRESS: 315 S. Sixth Street De Pere, WI 54115

TITLE VESTS:

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City of De Pere by virtue of a Quit Claim Deed dated April 11, 2001 and recorded April 11, 2001 as Doc. No. 1805129.

MORTGAGES:

No open mortgages of record.

No Easements or Restrictions found.

JUDGMENTS, TAX LIENS AND /OR CONSTRUCTION LIENS:

None of record.

TAX PARCEL NO. WD-103-1

PROPERTY TAXES:

NOTE: The 2006 Real Estate Taxes are EXEMPT.

LR NO. 57230 Page 2 of 3

The Undersigned hereby certifies that this report is compiled from the public records of the county in which the property described herein is located. Liability herein is expressly limited to the cost of this report. No liability is assumed for facts not shown in detail. This report is not to be used as evidence of title in lieu of a certified abstract or title insurance.

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Thank you for the opportunity to serve your title needs.

Sincerely,

BAY TITLE & ABSTRACT

LR NO. 57230 Page 3 of 3

Exhibit A

LEGAL DESCRIPTION:

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The Northerly 42 feet of the Southerly 120 feet of the Westerly 131 feet of Lot One Hundred Twenty (120); and the Southerly 33 2/3 feet of Lot One Hundred Seventeen (117) and the Northerly 65 1/3 feet of Lot 120; all according to the recorded Plat of Assessor's Subdivision of Lands in Nicolet, in the City of De Pere, West side of Fox River, Brown County, Wisconsin.

INVOICE



345 SOUTH MONROE AVENUE GREEN BAY, WI 54301 (920) 431-6100 INVOICE NUMBER: B57230-IN

INVOICE DATE: 05/31/07

CUSTOMER NO .: WDNR

Wis. Dept. of Natural Resource PO Box 10448 Green Bay, WI 54307

Attn: Keld Lauridsen DESCRIPTION

PROPERTY REPORT

150.00

AMOUNT

City of De Pere 315 S. Sixth Street Tax Parcel #WD-103-1

THANK YOU FOR YOUR ORDER WE APPRECIATE YOUR BUSINESS

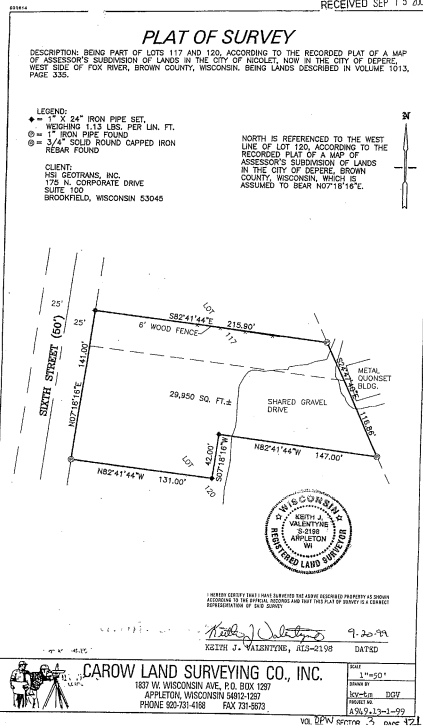
INVOICE TOTAL:

150.00

34 310 コロ U15819-1 0,509 AC 51'R 151 ±R VALL D 11wit WD-101 J15372-1 0.489 AC 0,455100,44 2005,44 72.3 7.01 ìņ WD-99-2 1109R575 0.291 AC 1 98 309 ဖွဲ့ m ١ 33.67 LOT 118 170'LOT 121 ふじ p 3 215,9/ L<u>DT 117</u> LDT 120 Å, WD-102-3 352D347 0.407 AC ស្រួ 65,33/ 102 40 in N WD-103-1 1013R335 0,691 AC 315 ∕AÇ 8 170' V 131' カマ 68 ξ ý 49 147,98' _ F BLTR PARCEL ņ ú 131' ŝ 3: ìù WD-708-K-2 é WD-103 J12061-19 0.244 AC В ١<u>ڳ</u> WD-104 NO REF 0.527 AC 401 g n ŝ 78'R 124,1 12.5 A Ş Ş Ş NRO WD-708-K-1 125' 602 1 100 116' 66.25 -BUTLER Ġ 612 271,23' ST 506 105' 545 100' 51.5 8 , WD-860 J16609-16 <u>611</u> 525 11/8/35, 60 120-75-L0007 ig 1-859 1R345 147 ١ -0008 105'2 LET-60ETIC 2 Sheet DJ19467-570 J14377-03 20 <u>×120</u>, BLK22 is 11.835' 5' (See 105' 54 51.5' ŝ 1231.04 WD-708-K-6 WD-857 210D221 ìr, 100' PLAT J14068-43 /36.*2* 0010 5 120 156,5' ŝ 9 0' BL Kải 0011 145' 161 WD-L0015 111,835' 80 WD-137-1-1 J17915-45 0.459 AC 5 120' cs ù ìŋ 145 è WD-127-1 J14387-24 0.190 AC 7 ດູ ຜູ 692 268.33' WD-137-2 J20064-38 0.468 AC 268.33' 012 515 5 120' 14 8 17 ₩D-L0014 2 WD-137-1 J19861-56 1.307 AC 70.89 A 6050533 WD-137 268.337 373D420 0.339 AC 268.337 13 58 605R533 6 S|B√ 1 L 120 WD-128-3-1 J3754-24 0.216 AC ā. à Ň 520 519 4 ເວິ 163 120' WD-128-2 356D260 0.193 AC 120' WD-138 914R72 1.520 AC 12/2 2251 210 150 വ് 150' This is a compilation of records and data located in various county offices and is to be used for reference purposes only. The map is controlled by the field measurements between the corners of the Public Land Survey System and the parcels are mapped from available records which may not precisely fit field conditions. Brown County is not responsible for any inaccuracies. (See Scale 1" = 100' 100 FT Ł This map was c: provided by the

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Bay Title & Abstract, Inc.

345 S. Monroe Avenue Green Bay, Wi 54301 Phone: (920) 431-6100

LETTER REPORT

Attn: Penny Hubbard Greene

LR NO. 61927

A Search of the records in the office of the BROWN County Register of Deeds, BROWN County Clerk of Courts and BROWN County Treasurer was conducted on the following:

TRACT DATE: 11/2/2009 12:01:00AM

ADDRESS: 500 Block Lande Street De Pere, WI 54115

TITLE VESTS:

City of De Pere by virtue of a Quit Claim Deed dated July 17, 2001 and recorded July 17, 2001 as Doc. No. 1827756.

MORTGAGES:

No open mortgages of record.

JUDGMENTS, TAX LIENS AND /OR CONSTRUCTION LIENS:

None of record.

TAX PARCEL NO. WD-145

PROPERTY TAXES:

NOTE: The 2008 Real Estate Taxes are EXEMPT.

LR NO. 61927 Page 2 of 3

The Undersigned hereby certifies that this report is compiled from the public records of the county in which the property described herein is located. Liability herein is expressly limited to the cost of this report. No liability is assumed for facts not shown in detail. This report is not to be used as evidence of title in lieu of a certified abstract or title insurance.

Certification is only made from the date present owners received title to the tract date stated herein.

No search has been made for special improvement bonds, special assessments, deferred charges for public works, easements or encroachments.

Thank you for the opportunity to serve your title needs.

Sincerely,

BAY TITL T, INC

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Exhibit A

LEGAL DESCRIPTION:

A parcel of land being part of Lot One Hundred Sixty-seven (167), according to the recorded Assessor's Plat of West De Pere (f/k/a Assessor's Plat of Nicolet), in the City of De Pere, Brown County, Wisconsin, described as follows:

Beginning at the intersection of the West line of the right of way of the Wisconsin Central Limited Railroad Company and the South right of way line of Lande Street; thence along the arc of a 2775.99 foot radius curve to the West right of way line of the Wisconsin Central Limited Railroad Company on a chord which bears South 32 deg. 52 min. 30 sec. West and is 553.14 feet in length to the South line of Lot 167; thence North 87 deg. 25 min. 18 sec. West, 187.67 feet along said South line to the West line of said Lot 167; thence North 06 deg. 11 min. 23 sec. East, 250.51 feet along said West line; thence South 87 deg. 26 min. 46 sec. East, 155.90 feet; thence North 19 deg. 54 min. 46 sec. East (recorded as North 19 deg. 53 min. 30 sec. East), 262.95 feet to a point on the North line of Lot 167; thence South 81 deg. 14 min. 00 sec. East, 217.96 feet to the point of beginning.

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OFFICE OF RESULT

U.S. ENVIRONMENTAL PROTECTION AGENCY

NOV 0 9 2009

OFFICE OF REGIONAL COUNSEL

EXHIBITS C, D AND E TO

ENVIRONMENTAL PROTECTION EASEMENT AND DECLARATION OF RESTRICTIVE COVENANTS

[Note that the area where disturbance of soils is prohibited and the cap location is approximately the area formerly enclosed by the fence shown the figure labeled 7-3.]

