Source Proper	ty Inf	ormation			CLOSURE DATE: 09/14/2015
BRRTS #:	02-52-	472623			
ACTIVITY NAME:	Village	Clean			FID #: 252202170
PROPERTY ADDRESS:	180 S P	ine St (aka 224 S	Pine St)		
MUNICIPALITY:	Burlingt	on			PECFA#:
PARCEL ID #:		932402880			
	200001	552+02000			
	*WTM C	OORDINATES:		WTM COOR	DINATES REPRESENT:
X: e	661665	Y: 246155		Approximate Certain App	enter Of Contaminant Source
		dinates are in NAD83 (1991)		○ Approximate So	urce Parcel Center
Please check as approp	oriate: (B	RRTS Action Cod	e)		
		CONT		DBLIGATIONS	
Contaminated	d Media	for Residual	Contami	nation:	
Groundwater	Contami	nation > ES (236)		Soil Contamina	ation > *RCL or **SSRCL (232)
🗌 Contamin	nation in I	ROW		Contamina	ation in ROW
Off-Source Contamination				Off-Source	e Contamination
(note: for list see "Impacted Form 4400-24	Off-Sour	rce properties ce Property Informat	ion,		of off-source properties Off-Source Property Information, !6")
Site Specific	Obligat	ions:			
🗌 Soil: maintair	n industria	al zoning (220)		Cover or Barrie	er (222)
(note: soil contam				Direct Cor	ntact
between non-indus	sinai and ii	idustrial levels)		Soil to GW	V Pathway
Structural Imp	pediment	(224)		🔀 Vapor Mitigatio	on (226)
Site Specific C	Condition	(228)		🗌 Maintain Liabil	lity Exemption (230)
					nment unit or economic ration was directed to tion)
			Mor	itoring Wells:	
MW3-LOST; Annual Insp Log Required submittal t		Are all monitoring	wells prop	erly abandoned per	NR 141? <i>(234)</i>
DNR.		OYe	es 💿 No	O N/A	
					* Residual Contaminant Level **Site Specific Residual Contaminant Level

State of W		1.8				GIS Registry Checkli	ist	
http://dr	www.wiaov	ral Resources				Form 4400-245 (R 4/08)	Page 1 o	
This Adob orm 440	be Fillable 1)0-202, Cas	e Closure Reques	st. The closure of a ca has been submitted to	o the Department.	mentina	uation for case closure. It is to be u as determined that no further respo		
ncluding are comp not the D and dete	y cases clos bleted on th Department ermining th	ed under ch. NR his form and the o	746 and ch. NR 726. closure fee and any o se any personally ider tional response actic	the Department will not o other applicable fees, requ	ired und	t to ch. 292, Wis. Stats. and ch. NR 7 , or act upon your application, unle: ler ch. NR 749, Wis. Adm. Code, Tab m for any purpose other than review e this information to requesters as	ble 1 are included. It wing closure reques	lt is ests
BRRTS #	#:	02-52-472623		PARCEL ID #:	03	3-19-32-402-880		
		Case Summary				WTM COORDINATES: X: 66		155
CLOSU	IRF DOC	UMENTS (the	Department add	is these items to the f	inal GI	S packet for posting on the R	legistry)	
And a second second second	sure Lett							
V CIO	· · · · · · ·	e Dian /if activit	wic closed with a la	nd use limitation or cond	dition (la	and use control) under s. 292.12, V	Wis. Stats.)	
 Second State 		Closure Letter						
Cer	rtificate o	f Completion ((COC) for VPLE site	·S	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			A
SOURC	CE LEGA	L DOCUMENT	ſS		and and a second	roperty (where the contamination		
Not whi doc X Cer whe	te: If a pro ich includ cumentati rtified Su pere the leg	operty has been es the legal des on of the proper r vey Map: A co al description in	purchased with a lescription shall be su ty transfer should be ty of the cortified	ubmitted instead of the e submitted along with survey map or the rele eed refers to a certified su	irchasei most r the mos	ecent deed. If the property has	for those propertie	es
	gure #: 9		itle: Site Survey	80.7 alt		х	NI	
Sig	ned Stat	ement: A state accurately desc	ment signed by th ribes the correct co	e Responsible Party (RF ontaminated property.	'), whicl	h states that he or she believes t	that the attached	l lega
MAPS	(meeting	the visual aid	d requirements o	f s. NR 716.15(2)(h))		an internation and the local	AL A AND	
Mansr	must he n	o larger than 8.	5 x 14 inches unles	ss the map is submitted	electro	onically.		
IX Loo in s	cation Ma sufficient	ap: A map out detail to permit	ining all properties t easy location of a	s within the contaminat Il parcels. If groundwate	ed site er stand	boundaries on a U.S.G.S. topogi lards are exceeded, include the	location of an po	
No	ote: Due to	security reason	ns municipal wells a losure Request map	re not identified on GIS F ps.	'acket n	naps. However, the locations of t	hese municipal we	ells
Fic	aure #: 1	A.1B T	itle: Site Location	n				
X De uti coi bo bo	etailed Sin ility lines, ontaminate oundaries oundaries	e Map: A map monitoring wel d public street of groundwate of soil contamin	lls and potable wel s, and highway and r contamination ex	lls) within the contamin d railroad rights-of-way cceeding a ch. NR 140 E a Residual Contaminant	ated ar in relat	, individual property boundaries rea. This map is to show the loca tion to the source property and nent Standard (ES), and/or in rel RCL) or a Site Specific Residual C	in relation to the lation to the	2
Ei	auro #. 3	A 28 T	Title: Site Plan				ha la achtar - C-II	
🗙 So	oil Contar	nination Conto	ada contour chowi	ing the horizontal exter	nt of eac	amination, <u>this map is to show t</u> ch area of contiguous residual s aminant Level (SSRCL)as determ	on containination	

720.09, 720.11 and 720.19.

Figure #: 3 Title: Area of Soil Impact

State of Wisconsin Department of Natural Resources	14	GIS Registry Checklist Form 4400-245 (R 4/08)	Page 2 of 3
http://dnr.wi.gov BRRTS #: 02-52-472623	ACTIVITY NAME:	Case Summary/Case Closure	5. JA

MAPS (continued)

🕅 Geologic Cross-Section Map: A map showing the source location and vertical extent of residual soil contamination exceeding a Residual Contaminant Level (RCL) or a Site Specific Residual Contaminant Level (SSRCL). If groundwater contamination exceeds a ch. NR 140 Enforcement Standard (ES) when closure is requested, show the source location and vertical extent, water table and piezometric elevations, and locations and elevations of geologic units, bedrock and confining units, if any.

Title: Geologic Cross Section Figure #: 5

Title: Figure #:

🔀 Groundwater Isoconcentration Map: For sites closing with residual groundwater contamination, this map shows the horizontal extent of all groundwater contamination exceeding a ch. NR140 Preventive Action Limit (PAL) and an Enforcement Standard (ES). Indicate the direction and date of groundwater flow, based on the most recent sampling data. Note: This is intended to show the total area of contaminated groundwater.

Title: Groundwater Impact Area Figure #: 4

🔀 Groundwater Flow Direction Map: A map that represents groundwater movement at the site. If the flow direction varies by more then 20° over the history of the site, submit 2 groundwater flow maps showing the maximum variation in flow direction.

Title: Potentiometric Surface Map Figure #: 6

12 Other: Figure 8, Soil Vapor results summary

TABLES (meeting the requirements of s. NR 716.15(2)(h)(3))

Tables must be no larger than 8.5 x 14 inches unless the table is submitted electronically. Tables must not contain shading and/or cross-hatching. The use of BOLD or ITALICS is acceptable.

Soil Analytical Table: A table showing remaining soil contamination with analytical results and collection dates. Note: This is one table of results for the contaminants of concern. Contaminants of concern are those that were found during the site investigation, that remain after remediation. It may be necessary to create a new table to meet this requirement.

Title: Soil Results, Soil RCLS Table #: 1 , \ A

Groundwater Analytical Table: Table(s) that show the most recent analytical results and collection dates, for all monitoring wells and any potable wells for which samples have been collected.

Title: Groundwater Results, ground water Standards Table #: 2,24

🔀 Water Level Elevations: Table(s) that show the previous four (at minimum) water level elevation measurements/dates from all Table 9 Summary of soilgas analytical It present, free product is to be noted on the table.

	present, nee producer a read)ther:	results 3/21/07	
Table #: 4	Title: Summary of Groundwater Well Data	Juna	Table 1A. = ummary of soil gas results	
IMPROPERTY ARAN	DONED MONITORING WELLS		1/2a/07 and table 16 ac	

For each monitoring well not properly abandoned according to requirements of s. NR 141.25 include the following documents. Note: If the site is being listed on the GIS Registry for only an improperly abandoned monitoring well you will only need to submit the documents in this section for the GIS Registry Packet.

Not Applicable

Site Location Map: A map showing all surveyed monitoring wells with specific identification of the monitoring wells which have R not been properly abandoned.

Note: If the applicable monitoring wells are distinctly identified on the Detailed Site Map this Site Location Map is not needed.

Title: Monstoring Well Locations

Figure #: 3 X Well Construction Report: Form 4440-113A for the applicable monitoring wells.

Deed: The most recent deed as well as legal descriptions for each property where a monitoring well was not properly abandoned.

Notification Letter: Copy of the notification letter to the affected property owner(s).

State of Wisconsin	GIS Registry Checklist
Department of Natural Resources	Form 4400-245 (R 4/08) Page 3 of 3
http://dnr.wi.gov	

BRRTS #: 02-52-472623

ACTIVITY NAME: Case Summary/Case Closure

NOTIFICATIONS

Source Property

- Letter To Current Source Property Owner: If the source property is owned by someone other than the person who is applying for case closure, include a copy of the letter notifying the current owner of the source property that case closure has been requested.
- **Return Receipt/Signature Confirmation:** Written proof of date on which confirmation was received for notifying current source property owner.

Off-Source Property

Group the following information per individual property and label each group according to alphabetic listing on the "Impacted Off-Source Property" attachment.

Letter To "Off-Source" Property Owners: Copies of all letters sent by the Responsible Party (RP) to owners of properties with groundwater exceeding an Enforcement Standard (ES), and to owners of properties that will be affected by a land use control under s. 292.12, Wis. Stats.

Note: Letters sent to off-source properties regarding residual contamination must contain standard provisions in Appendix A of ch. NR 726.

- Number of "Off-Source" Letters:
- **Return Receipt/Signature Confirmation:** Written proof of date on which confirmation was received for notifying any off-source property owner.
- **Deed of "Off-Source" Property:** The most recent deed(s) as well as legal descriptions, for all affected deeded **off-source property(ies).** This does not apply to right-of-ways.
- **Note:** If a property has been purchased with a land contract and the purchaser has not yet received a deed, a copy of the land contract which includes the legal description shall be submitted instead of the most recent deed. If the property has been inherited, written documentation of the property transfer should be submitted along with the most recent deed.
- Letter To "Governmental Unit/Right-Of-Way" Owners: Copies of all letters sent by the Responsible Party (RP) to a city, village, municipality, state agency or any other entity responsible for maintenance of a public street, highway, or railroad right-of-way, within or partially within the contaminated area, for contamination exceeding a groundwater Enforcement Standard (ES) and/or soil exceeding a Residual Contaminant Level (RCL) or a Site Specific Residual Contaminant Level (SSRCL).

Number of "Governmental Unit/Right-Of-Way Owner" Letters:

Scott Walker, Governor Cathy Stepp, Secretary Telephone 608-266-2621 Toll Free 1-888-936-7463 TTY Access via relay - 711



September 14, 2015

Marjorie Horvat NAI MLG Commercial 757 N. Broadway St., Suite 700 Milwaukee, WI 53202

KEEP THIS DOCUMENT WITH YOUR PROPERTY RECORDS

SUBJECT:Final Case Closure with Continuing ObligationsVillage Clean site, 224 S. Pine St. (parcel address 180 S. Pine St.), Burlington, WIDNR BRRTS Activity #: 02-52-472623 FID# 252202170

Dear Ms. Horvat:

The Department of Natural Resources (DNR) considers the Village Clean dry cleaner case closed, with continuing obligations. No further investigation or remediation is required at this time. However, you, future property owners, and occupants of the property must comply with the continuing obligations as explained in the conditions of closure in this letter. Please read over this letter closely to ensure that you comply with all conditions and other on-going requirements. Provide this letter and any attachments listed at the end of this letter to anyone who purchases, rents or leases this property from you.

This final closure decision is based on the correspondence and data provided, and is issued under chs. NR 726 and 727, Wis. Adm. Code. The DNR Southeast Region project manager reviewed this environmental remediation case for compliance with state laws and standards to maintain consistency in the closure of these cases.

Soil and groundwater at this property has been contaminated with perchloroethylene (PCE), a chlorinated volatile organic compound associated with dry cleaning operations. The Village Clean dry cleaner is currently an active facility within a strip mall located on a parcel identified as 180 S. Pine St., Burlington, WI. A sub-slab vapor mitigation system has been installed as a remedial response to address soil and groundwater contamination located below the building floor and outside the dry cleaner store beneath asphalt pavement. The conditions of closure and continuing obligations required were based on the property being used for commercial purposes.

Continuing Obligations

The continuing obligations for this site are summarized below. Further details on actions required are found in the section <u>Closure Conditions</u>.

- Groundwater contamination is present at or above ch. NR 140, Wis. Adm. Code enforcement standards.
- Residual soil contamination exists that must be properly managed should it be excavated or removed.
- One or more monitoring wells were not located and must be properly filled and sealed if found.
- Pavement/building floor must be maintained over contaminated soil and the DNR must be notified and approve any changes to this barrier.
- A sub-slab vapor mitigation system must be operated and maintained, and inspections must be documented.
- Site-specific vapor exposure assumptions were used, based on commercial or industrial use. Current land or property use must be maintained to be protective. If changes to the current property use or land use are planned, an assessment must be made of whether the closure will be protective of the proposed use.

> Remaining soil contamination could result in vapor intrusion if future construction activities occur. 0 Future construction includes expansion or partial removal of current buildings as well as construction of new buildings. Vapor control technologies will be required for occupied buildings, unless the property owner assesses the potential for vapor intrusion, and the DNR agrees that vapor control technologies are not needed.

The DNR fact sheet, "Continuing Obligations for Environmental Protection," RR-819, helps to explain a property owner's responsibility for continuing obligations on their property. The fact sheet may be obtained at http://dnr.wi.gov/files/PDF/pubs/rr/RR819.pdf.

GIS Registry

This site will be included on the Bureau for Remediation and Redevelopment Tracking System (BRRTS on the Web) at http://dnr.wi.gov/topic/Brownfields/clean.html, to provide public notice of residual contamination and of any continuing obligations. The site can also be viewed on the Remediation and Redevelopment Sites Map (RRSM), a map view, under the Geographic Information System (GIS) Registry layer, at the same web address.

DNR approval prior to well construction or reconstruction is required for all sites shown on the GIS Registry, in accordance with s. NR 812.09 (4) (w), Wis. Adm. Code. This requirement applies to private drinking water wells and high capacity wells. To obtain approval, complete and submit Form 3300-254 to the DNR Drinking and Groundwater program's regional water supply specialist. This form can be obtained on-line at http://dnr.wi.gov/topic/wells/documents/3300254.pdf.

All site information is also on file at the Southeast Region DNR office, at 2300 N. Dr. Martin Luther King, Jr. Dr., Milwaukee. This letter and information that was submitted with your closure request application, including any maintenance plan and maps, can be found as a Portable Document Format (PDF) in BRRTS on the Web.

Prohibited Activities

Certain activities are prohibited at closed sites because maintenance of a barrier is intended to prevent contact with any remaining contamination. When a barrier is required, the condition of closure requires notification of the DNR before making a change, in order to determine if further action is needed to maintain the protectiveness of the remedy employed. The following activities are prohibited on any portion of the property where pavement, a building foundation or a vapor mitigation system barrier is required, as shown on the attached map Figure 7, Area of Engineered Controls, unless prior written approval has been obtained from the DNR:

- removal of the existing barrier or cover;
- replacement with another barrier or cover;
- excavating or grading of the land surface;
- filling on covered or paved areas;
- plowing for agricultural cultivation;
- construction or placement of a building or other structure; 0
- changing the use or occupancy of the property to a residential exposure setting, which may include certain uses, such as single or multiple family residences, a school, day care, senior center, hospital, or similar residential exposure settings.
- changing the construction of a building that has a vapor mitigation system in place.

Closure Conditions

Compliance with the requirements of this letter is a responsibility to which the current property owner, and any subsequent property owners must adhere. DNR staff will conduct periodic prearranged inspections to ensure that the conditions included in this letter and the attached maintenance plan are met. If these requirements are not

followed, the DNR may take enforcement action under s. 292.11, Wis. Stats. to ensure compliance with the specified requirements, limitations or other conditions related to the property.

 Please send written notifications and inspection reports in accordance with the following requirements to: Department of Natural Resources
 Attn: Remediation and Redevelopment Program Environmental Program Associate
 2300 N. Dr. Martin Luther King, Jr. Dr.
 Milwaukee, WI 53212

Residual Groundwater Contamination (ch. NR 140, 812, Wis. Adm. Code)

Groundwater contaminated property and enter than enforcement standards is present both on this contaminated property and off this contaminated property, as shown on the **attached map** Figure 4, Area of Groundwater Contamination. If you intend to construct a new well, or reconstruct an existing well, you'll need prior DNR approval.

<u>Residual Soil Contamination</u> (ch. NR 718, chs. 500 to 536, Wis. Adm. Code or ch. 289, Wis. Stats.) Soil contamination remains as indicated on the **attached map** Figure 3, Area of Soil Contamination. 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 contamination remains. If sampling confirms that contamination is present, the property owner at the time of excavation will need to determine whether the material is considered solid or hazardous waste and ensure that any storage, treatment or disposal is in compliance with applicable standards and rules. Contaminated soil may be managed in accordance with ch. NR 718, Wis. Adm. Code, with prior DNR approval.

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.

Monitoring Wells that could not be Properly Filled and Sealed (ch. NR 141, Wis. Adm. Code) Monitoring well MW-3 located on the property as shown on the **attached map** Figure 3, Monitoring Well Locations, could not be properly filled and sealed because it was missing due to being paved over, covered or removed during site development activities. Your consultant made a reasonable effort to locate the well and to determine whether it was properly filled and sealed, but was unsuccessful. You may be held liable for any problems associated with the monitoring well if it creates a conduit for contaminants to enter groundwater. If the groundwater monitoring well is found, the then current owner of the property on which the well is located is required to notify the DNR, to properly fill and seal the well and to submit the required documentation to the DNR.

<u>Cover or Barrier</u> (s. 292.12 (2) (a), Wis. Stats., s. NR 726.15, s. NR 727.07 Wis. Adm. Code) The building floor and asphalt pavement that exists in the locations shown on the **attached map** Figure 7, Area of Engineered Controls, shall be maintained in compliance with the **attached maintenance plan**, Village Clean Sub-Slab Mitigation System and Barrier 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. The building floor must also be maintained in order to prevent or limit vapor intrusion into the building.

The cover approved for this closure was designed to be protective for a commercial or industrial use setting. Before using the property for residential purposes, you must notify the DNR at least 45 days before taking an action, to determine if additional response actions are warranted.

A request may be made to modify or replace a cover or barrier. Before removing or replacing the cover, you must notify the DNR at least 45 days before taking an action. The replacement or modified cover or barrier must be protective of the revised use of the property, and must be approved in writing by the DNR prior to implementation. A cover or barrier for industrial land uses, or certain types of commercial land uses may not be protective if the use of the property were to change such that a residential exposure would apply. This may include, but is not limited to single or multiple family residences, a school, day care, senior center, hospital or similar settings. In addition, a cover or barrier for multi-family residential housing use may not be appropriate for use at a single family residence.

The attached maintenance plan and inspection log (DNR form 4400-305) are to be kept up-to-date and on-site. Inspections shall be conducted annually, in accordance with the attached maintenance plan. Submit the inspection log to the DNR annually, starting one year after the date of this letter.

<u>Vapor Mitigation or Evaluation</u> (s. 292.12 (2), Wis. Stats., s. NR 726.15, s. NR 727.07, Wis. Adm. Code) Vapor intrusion is the movement of vapors coming from volatile chemicals in the soil or groundwater, into buildings where people may breathe air contaminated by the vapors. Vapor mitigation systems are used to interrupt the pathway, thereby reducing or preventing vapors from moving into the building.

Vapor Mitigation System: Soil vapor beneath the building contains chlorinated volatile organic compounds at levels that would pose a long-term risk to human health, if allowed to migrate into an occupied building on the property. The vapor mitigation system, installed in February 2011, must be operated, maintained and inspected in accordance with the **attached** maintenance plan, Village Clean Sub-Slab Mitigation System and Barrier Maintenance Plan. System components must be repaired or replaced immediately upon discovery of a malfunction. Monthly inspections of the pressure gauge and annual inspection of all SSDS components must be conducted in accordance with the attached maintenance plan. Inspections and any system repairs must be documented in the inspection log (DNR form 4400-305). The inspection log shall be kept up-to-date and on-site. Submit the inspection log to the DNR annually, starting one year after the date of this letter.

If a decision is made to no longer use the vapor mitigation system, or to make a change to the vapor mitigation system, the property owner must notify the DNR at least 45 days before shutting the vapor mitigation system off or before making any other change to the system, and evaluate whether conditions are protective of public health and safety. Additional response actions may be necessary.

The integrity of the floor within the dry cleaner space as shown on the **attached map**, Figure 7, Area of Engineered Controls, must be maintained in compliance with the maintenance plan. This will help ensure proper functioning of the vapor mitigation system, limiting vapor intrusion to indoor air spaces.

The property owner must notify occupants, and provide the maintenance plan to any occupant that is responsible for continued operation of the vapor mitigation system.

Commercial/Industrial Use: Soil vapor beneath the building was measured at levels that would pose a long-term risk to human health, if allowed to migrate into an occupied building. Case closure is based on the following site-specific exposure assumptions: the vapor mitigation system was designed and installed to be protective of industrial or commercial use. Indoor air testing would be required to verify it is protective for residential use. Therefore, use of this property is restricted to industrial or commercial uses. If changes in property or land use to residential are planned, the property owner must notify the DNR at least 45 days before changing the use, and evaluate whether the closure is protective for the proposed use. Additional response actions may be necessary.

Future Concern: Chlorinated volatile organic compounds remain in soil below the asphalt drive, as shown on the **attached map** Figure 3, Area of Soil Contamination, at levels that may be of concern for vapor intrusion in the

future, depending on construction and occupancy of a building. Therefore, before a building is constructed and/or an existing building is modified in the area of the asphalt drive, the property owner must notify the DNR at least 45 days before the change. Vapor control technologies are required for construction of occupied buildings unless the property owner assesses the vapor pathway and DNR agrees that vapor control technologies are not needed.

Operating Dry Cleaners

In order to remain eligible for future reimbursement of cleanup costs from the Dry Cleaner Environmental Response Fund (DERF), the owner or operator of the dry cleaning facility must implement enhanced pollution prevention measures within 90 days of the date of this letter. These measures are found in Section 292.65 (5) (a) 2, Wis. Stats., and NR 169.11 (2), Wis. Adm. Code. In accordance with Section 292.65 (8) (f), Wis. Stats., the maximum amount of money that DERF can reimburse to any facility is \$500,000. The enhanced pollution prevention measures include:

- all wastes must be managed in accordance with federal and state hazardous waste rules;
- dry cleaning product or wastewater may not be discharged into any sanitary sewers, septic tanks, or any 0 waters of the State;
- a containment structure must entirely surround and be capable of containing any spill or release of a dry 0 cleaning product from a dry cleaning machine or other equipment;
- the floor within any containment structure must be sealed and be impervious to dry cleaning product; 0
- PCE must be delivered to the dry cleaning facility by means of a closed, direct coupled delivery system. 0

In order to retain eligibility, you will need to verify that you have implemented these pollution prevention measures. Additional documentation, such as invoices and photographs of any enhanced pollution prevention measures you implement, can be used to provide verification.

In Closing

Please be aware that the case may be reopened pursuant to s. NR 727.13, Wis. Adm. Code, for any of the following situations:

- if additional information regarding site conditions indicates that contamination on or from the site poses a 0 threat to public health, safety, or welfare or to the environment,
- if the property owner does not comply with the conditions of closure, with any deed restrictions applied to 0 the property, or with a certificate of completion issued under s. 292.15, Wis. Stats., or
- a property owner fails to maintain or comply with a continuing obligation (imposed under this closure 0 approval letter).

The DNR appreciates the efforts that have been taken to restore the environment at this site. If you have any questions regarding this closure decision or anything outlined in this letter, please contact Nancy Ryan at (414) 263-8533 or at nancy.ryan@wisconsin.gov.

Sincerely,

Pamela A. Mylotta Southeast Team Supervisor Remediation & Redevelopment Program

Attachments:

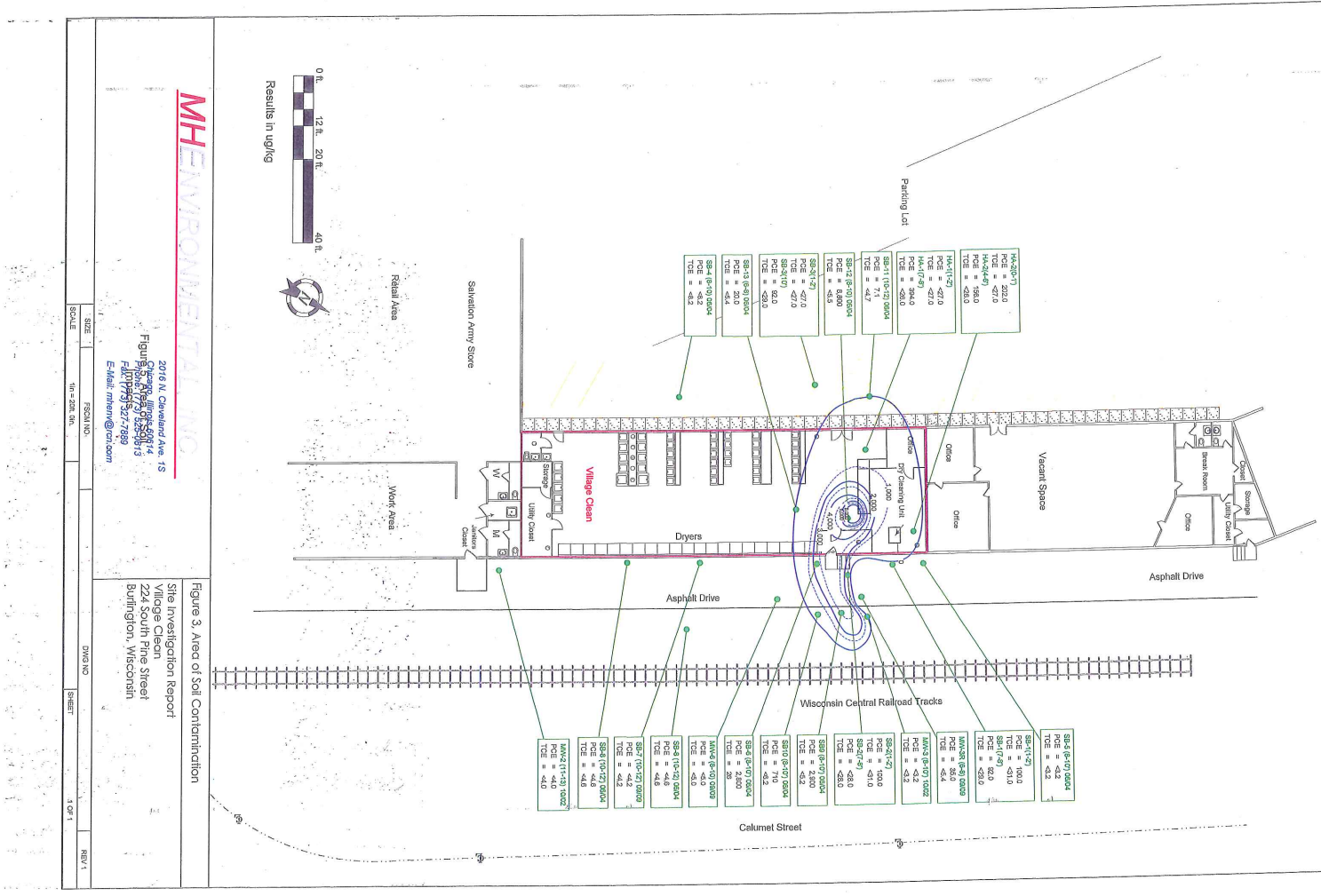
- Figure 4, Area of Groundwater Contamination
- Figure 3, Area of Soil Contamination

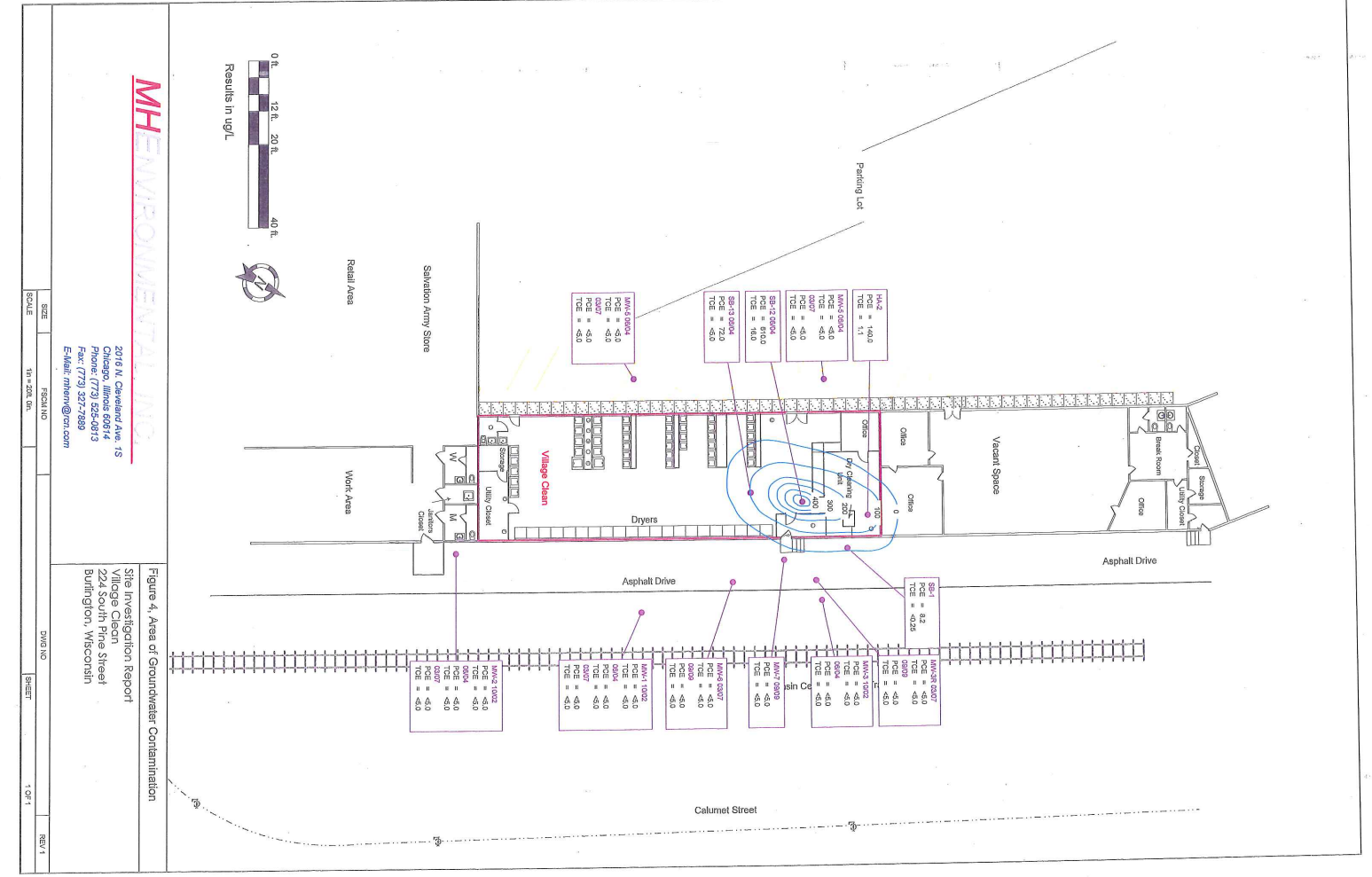
- Figure 3, Monitoring Well Locations
- Figure 7, Area of Engineered Controls
- Village Clean Sub-Slab Mitigation System and Barrier Maintenance Plan
- Inspection log, DNR Form 4400-305

cc: Jerry Vosler, Village Dry Cleaning Thomas Campbell, Partner Engineering and Science, Inc. - electronic copy

 $1.5_{\rm c}$

1 Hickory





PARTNER



VILLAGE CLEAN SUB-SLAB MITIGATION SYSTEM AND BARRIER MAINTENANCE PLAN

VILLAGE CLEAN 224 South Pine Street Burlington, Wisconsin 53105

July 23, 2015 Partner Project Number 13-112775.4

Prepared For:

AKIN GUMP 1333 New Hampshire Avenue, N.W. Washington, DC 20036 WISCONSIN DEPARTMENT OF NATURAL RESOURCES 2300 North Dr. Martin Luther King, Jr. Drive Milwaukee, Wisconsin 53212

PARTNER



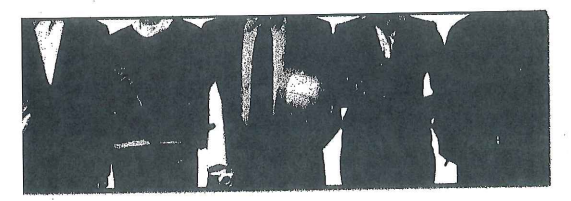
VILLAGE CLEAN MAINTENANCE PLAN

VILLAGE CLEAN 224 South Pine Street Burlington, Wisconsin 53105

May 20, 2015 Partner Project Number 13-112775.4

Prepared For:

AKIN GUMP 1333 New Hampshire Avenue, N.W. Washington, DC 20036 WISCONSIN DEPARTMENT OF NATURAL RESOURCES 2300 North Dr. Martin Luther King, Jr. Drive Milwaukee, Wisconsin 53212



I ALREE TO THE MAINTENER

TABLE OF CONTENTS

1.0	INTRO	DUCTION	1
	1.1	Site Description	1
2.0	SSDS S	YSTEM DESCRIPTION	1
5	2.1	SSDS Design and Construction	1
	2.2	SSDS Maintenance	
	2.3	SSDS Inspections	2
3.0	SURFA	CE COVER MAINTENANCE PLAN	3
	3.1	Description of the Cover to be Maintained	3
	3.2	Building Slab & Asphalt Cover Purpose	3
	3.3	Annual Inspection	3
	3.4	Maintenance Activities	4
5	3.5	Prohibition of Activities and Notification of DNR Prior to Actions Affecting a	
	Cover/	Barrier	4
4.0	AMENI	DMENT OR WITHDRAWAL OF MAINTENANCE PLAN	4
5.0	CONT	ACT INFORMATION	5

Figures:	1	Site Location Map
	2	Site Plan

Appendices	А	MH Environmental As Built Figures Vapor Mitigation System
Appendices	A	
	В	Vapor Mitigation System Photographs
	С	Fantech, Inc FR250 inline centrifugal fan specifications
	D	Monthly SSDS Inspection Checklist
	Е	Continuing Obligations Inspection and Maintenance Log
	F	MH Environmental Area of Engineered Controls

805 N. Milwaukee Ave., Suite 401C, Chicago, IL 60642 ◊ Phone 800-419-4923 ◊ Fax 773-634-8233

1.0 INTRODUCTION

Partner Engineering and Science, Inc. (Partner) has prepared this Sub-Slab Depressurization System (SSDS) and Barrier Maintenance Plan (Plan) for the Village Clean dry cleaning facility (BRRTS # 02-52-472623) located at 156-248 South Pine Street, Burlington, Wisconsin (subject property) (Figure 1 – Site Location Map) for submittal to the Wisconsin Department of Natural Resources (WDNR).

The purpose of the Plan is to describe inspections and maintenance of the SSDS installed at the subject property to prevent the migration of contaminants of concern from the soil and groundwater to indoor ambient air within the subject property. In addition, this Plan includes details on the inspection and maintenance of the concrete floor slab and asphalt drive that overlie the area of impact

1.1 Site Description

The subject property is located within the Unit 224 of the Pinecrest Shopping Center in the City of Burlington. The remaining units are currently occupied by Sentry Foods (156), Vacant (180), Family Dollar (196), Advantage Physical Therapy (204), Cousins Subs (206), Mayflower Chinese Restaurant (208), Aurora Pharmacy (210), Vacant (216), Village Clean (224), and Salvation Army (248) (Figure 2) – Site Plan). Soil and groundwater contaminated with dry cleaning solvent is present below the floor slab below the Village Clean unit and below the asphalt pavement east of the unit. Soil impacted by chlorinated volatile organic compounds (VOCs) is located at a depth of three to eight feet below ground surface (bgs) at the Village Clean facility and adjacent to the exterior of the facility to the east. Groundwater impacted by tetrachloroethylene (PCE) and trichloroethylene (TCE) is located at a depth of eight to 10 feet bgs. Sub-slab vapor concentrations of PCE and TCE exceed vapor action levels below the dry cleaner unit

SSDS SYSTEM DESCRIPTION 2.0

The SSDS, which was designed by MH Environmental and installed by Wisconsin Radon and Environmental, LLC began operating on February 25, 2011 (See Appendix A for as built diagrams of the vapor mitigation system).

The SSDS's general components consist of polyvinyl chloride (PVC) piping extending from underneath the slab floor of the Village Clean and the adjacent travel store along the outside wall of the shopping center and terminating above the roof line. An inline exhaust fan is located along the portion of the PVC pipe mounted to the outside wall of the facility and a magnehelic pressure gage is located inside the dry cleaning facility behind the dry cleaning unit. See Appendix B for photographs of the vapor mitigation system.

SSDS Design and Construction 2.1

A Fantech FR250 inline centrifugal fan manufactured by Fantech, Inc. provides the suction to the system via the risers and piping of the mitigation system (See Appendix C for the manufactures specifications).

The exhaust stack is constructed of PVC that effectively extends the point of emission to a height of approximately one foot above roof level. The exhaust stack outlet is angled and cut on the vertical to prevent precipitation from entering the exhaust stack while continuing to exhaust emissions. Page 1 of 6



A Magnehelic pressure gauge was installed on the riser to measure and confirm that negative pressure was being applied throughout the mitigation system. The pressure gauge is mounted to the riser with flexible tubing and is located on the interior wall of the Village Clean unit directly behind the dry cleaning unit. The pressure gauge will provide confirmation that negative pressure is being applied by the exhaust fan to the subsurface. The electric connections and on/off switch for the SSDS are located in a fuse box present behind the dry cleaning unit.

2.2 SSDS Maintenance

SSDS maintenance will be based on conditions observed during inspections. Components that may require maintenance include the exhaust fan, pressure gauges, and piping. The exhaust fan is not amenable to periodic maintenance and is relatively easy to replace. The fan will be operated until excessive noise, vibration, or significantly reduced pressure gauge readings are noted, at which point the fan will be repaired or replaced. An operational failure of the fan would be indicated by pressure gauges that will be checked during monthly and annual inspections. Replacement of cracked or otherwise damaged system piping observed during annual inspections may be required. Repair or replace system components immediately upon discovery of a malfunction. Maintenance actions must be documented in a maintenance log.

2.3 SSDS Inspections

Inspections of the pressure gauge must be conducted on a monthly basis to ensure that the SSDS is operating properly. During inspections, the owner should conduct a check of the riser pressure gauge. MH stated that upon installation and system startup the gauge read 2.5 inches of water. If upon inspection the gauge demonstrates a drop from this value to 1.8 inches of water it could be indicative of problems with the system. Upon a drop of gauge pressure the competency of the fan should be the first concern with potential plugging of the withdrawal pipes of additional concern. The most likely cause of a reading of zero is the fan is not running.

Monthly inspections must be documented in an inspection log book located at the Village Clean. The owner of the Village Clean facility will complete these inspections of the pressure gage and complete the Monthly Inspection Form provided in Attachment D.

An annual inspection of all SSDS components must be conducted to observe and document the condition of the SSDS and to record changes to the Village Clean facility and surrounding area that could affect the SSDS performance. The Annual Inspection Form presented in Appendix D should be used to document the annual inspections. The annual inspection should consist of observing and documenting the condition of SSDS components and recording the pressure gauge measurements. The pressure gauge measurements previously documented on the SSDS Inspection Form will be used for comparison during the inspection. Photographs will be taken during the inspection to document any deterioration of materials (e.g., cracks in piping, mounting damage) and other pertinent changes in the condition of the SSDS, the building structure, or other factors that could impact SSDS operation and effectiveness. The WDNR Continuing Obligations Inspection and Maintenance Log should also be completed and submitted to WDNR (Appendix E).



3.0 SURFACE COVER MAINTENANCE PLAN

3.1 Description of the Cover to be Maintained

The building consists of a concrete slab on grade structure with asphalt paved drives/parking located to the front and rear. Directly adjacent to the north of the Village Clean facility is a currently vacant unit formerly occupied by the Tripco Travel Store. The extent of the cover to be monitored is indicated in Appendix F.

Annual inspections of the Village Clean facility will include the surface cover interior to the facility and the exterior areas as indicated in Appendix F (MHEnvironmental Inc. Figure 7 – Area of Engineered Controls). The effectiveness of the SSDS is dramatically affected by the presence of floor breaches that are not quickly addressed. It is the responsibility of the owner to assure that the floor of the Village Clean and the asphalt areas located outside of the building are property maintained. In order to maintain total competency of the system, breaches in either the concrete or asphalt must be immediately repaired.

3.2 Building Slab & Asphalt Cover Purpose

The concrete slab and asphalt cover over the impacted groundwater plume and soil serve as a barrier to prevent direct human contact with residual soil contamination that might otherwise pose a threat to human health. The cover also acts 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 commercial use of the property, the barrier should function as intended unless disturbed.

3.3 Annual Inspection

The concrete slab and asphalt cover overlying the impacted groundwater plume and soil and as depicted in Appendix E 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 additional infiltration into or exposure to underlying soils. The inspections will be performed by the property owner or their designated representative. 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 and where infiltration from the surface will not be effectively minimized will be documented.

A log of the inspections and any repairs will be maintained by the property owner (Appendix E - Continuing Obligations Inspection and Maintenance Log). The log will include recommendations for necessary repair of any areas where underlying soils are exposed and where infiltration from the surface will not be effectively minimized. Once repairs are completed, they will be documented in the inspection log. A copy of the maintenance plan and inspection log will be kept at the site and be available for submittal or inspection by WDNR representatives upon their request.

A copy of the inspection log must be submitted electronically to the WDNR after every inspection, at least annually.



Page 3 of 6

3.4 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 or 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 concrete slab or asphalt cover overlying the impacted groundwater and 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 the WDNR or its successor.

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

3.5 Prohibition of Activities and Notification of DNR Prior to Actions Affecting a Cover/Barrier

The following activities are prohibited on any portion of the property where asphalt pavement and a concrete building foundation is required as shown on the attached map, unless prior written approval has been obtained from the WDNR: 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; 6) construction or placement of a building or other structure; or 7) changing the construction of a building that has a vapor mitigation system in place.

If removal, replacement or other changes to a cover, or a building which is acting as a cover, are considered, the property owner will contact WDNR at least 45 days before taking such an action, to determine whether further action may be necessary to protect human health, safety, or welfare or the environment, in accordance with s. NR 727.07, Wis. Adm. Code.

4.0 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 DNR. In order to justify shutdown of the system it must be demonstrated that levels of vapors under the floor slab have been reduced below WDNR limits. In order to demonstrate compliance, collection of sub slab samples would be required. Sampling can be conducted periodically to determine system effectiveness. If concentrations of volatile organic compounds are below the respective WDNR limits continued operation of the SSDS at the Village Clean facility may not be necessary.



5.0 CONTACT INFORMATION

The following are contact names, phone numbers and email addresses for the site owner/operator, property receiver, consultant, and WDNR Bureau for Remediation and Redevelopment project manager. At the time this Plan was drafted, the property was in receivership as part of a bankruptcy proceeding. A signature from the receiver is included in this plan as the property contact. Section NR 727.07 now requires that WDNR be notified of any changes to this plan at least 45 days before making a change.

July 2015

Site Owner and Operator:

Jerry Vosler Village Clean Dry Cleaning 224 South Pine Street Burlington, Wisconsin 53105] 262-206-2025

Signature:

Property Contact (Reciever)_

Marjorie Horvat (Receiver) NAI MLG Commercial 757 N Broadway Street, Suite 700 Milwaukee, Wisconsin 53202 262-938-4454 mah@mlgcommercial.com

Mayone A- Honva

Signature:

Consultant:

Partner Engineering and Science, Inc. 2154 Torrance Boulevard, Suite 200 Torrance, California 90501 508-876-2660 tcampbell@partneresi.com

DNR:

Nancy D. Ryan Wisconsin Department of Natural Resources 2300 North Dr. Martin Luther King Jr Drive Milwaukee, Wisconsin 53212 414-263-8533 Nancy.ryan@wisconsin.gov



Signatures of Environmental Professionals

Sincerely,

Ton A. Complett

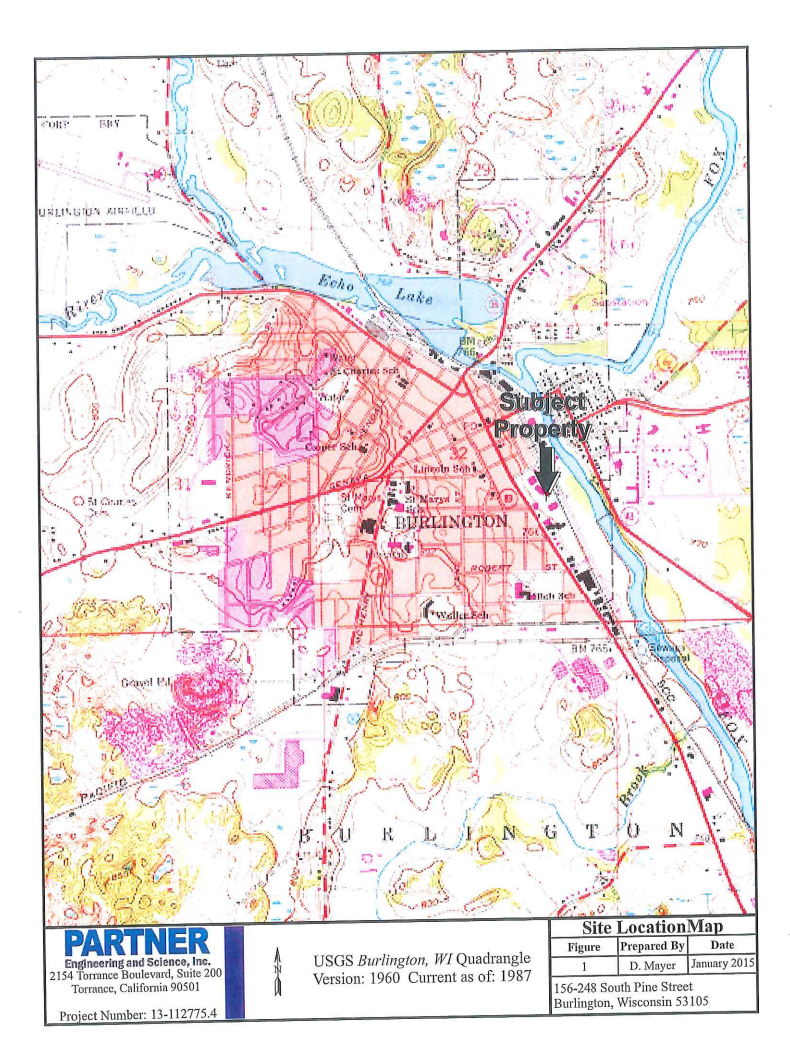
Tom A. Campbell Project Manager

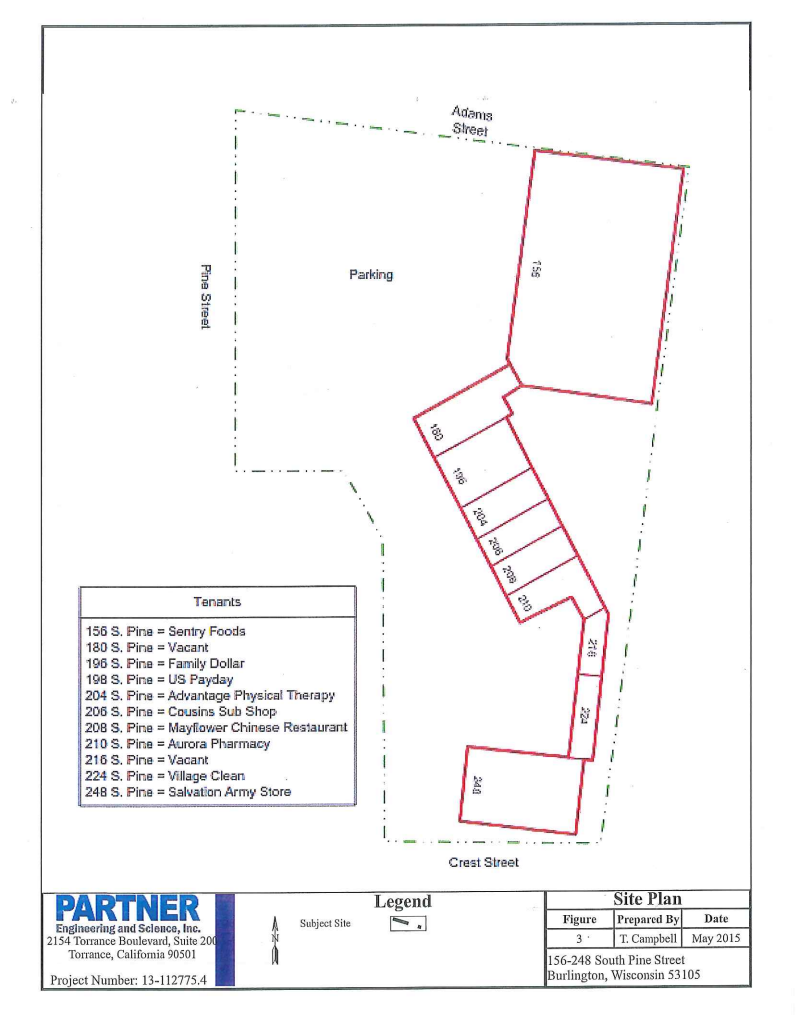
Kristin MacWilliams

Kristine M. MacWilliams Technical Director – Subsurface Investigations

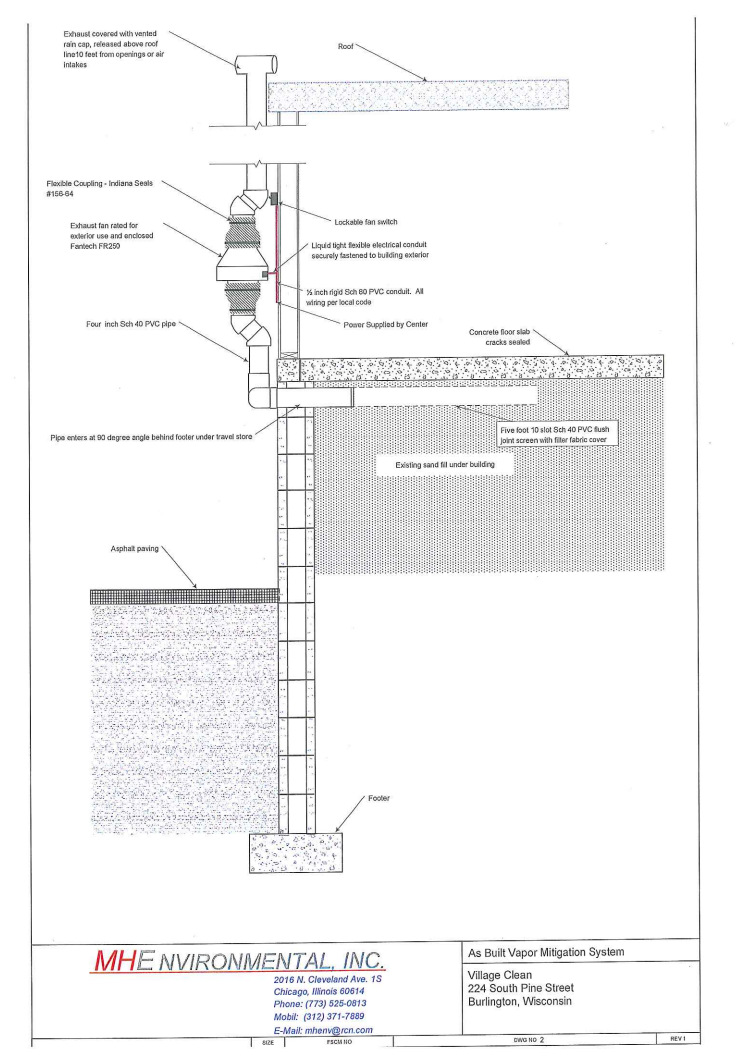


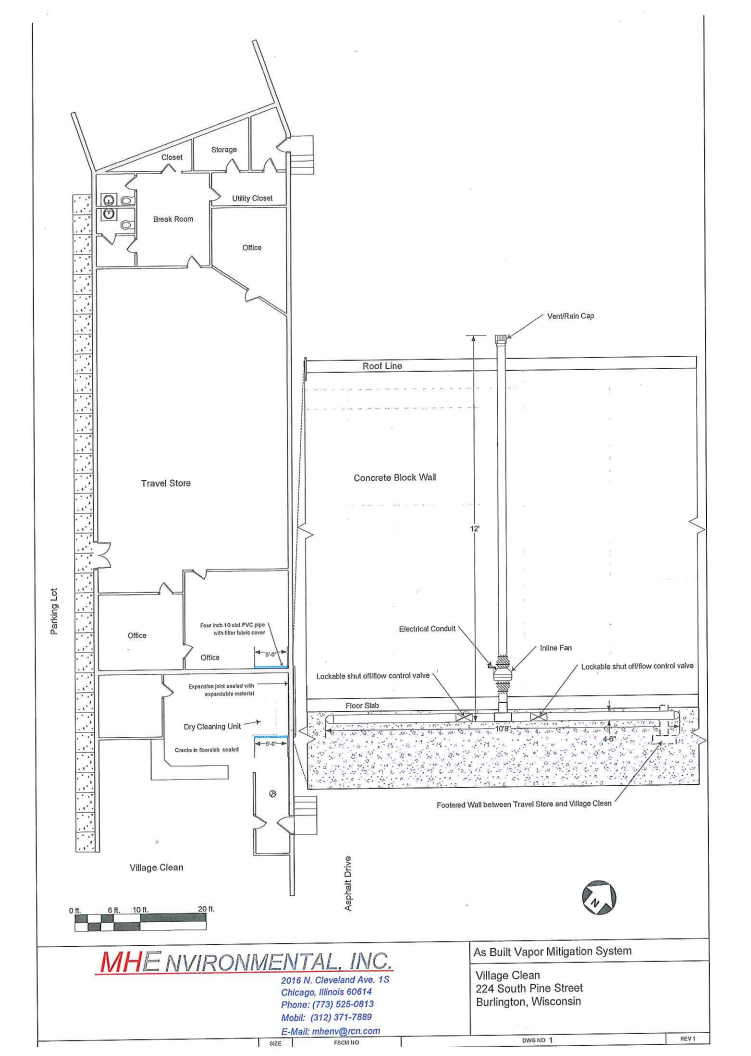
Figures





Appendix A – MH Environmental As Built Figures – Vapor Mitigation System

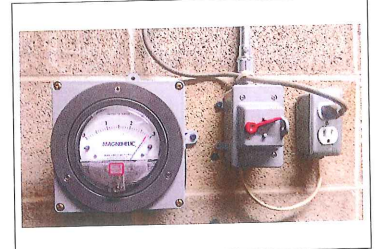




Appendix B – Vapor Mitigation System Photographs



 View of the interior wall of the Village Clean facility directly behind the dry cleaning machine.



 View of the Magnehelic pressure gage mounted behind the dry cleaning machine. The pressure gage is reading 2.5 inches of water.



3. View of the interior concrete floor of the Village Clean facility behind the dry cleaning machine....



4. View of the PVC piping mounted on the exterior wall of the Village Clean facility. ...







Appendix C – Fantech, Inc FR250 inline centrifugal fan specifications

FR Series

Inline Centrifugal Fans

A centrifugal type exhaust/supply fan specifically designed for moderate size ventilation applications. The fan can be mounted in any angle at any point along the duct work and straight-through air flow design allows easy installation. By using FC type mounting clamps fan can easily be removed from duct work for service. Fans are constructed in accordance with standard dimensions for spiral duct eliminating the need for transition pieces. Fan motors are capable of operating in air stream temperatures up to 140 °F. Motor bearings are permanently sealed, self lubricating ball type. All fans are 100% speed controllable through a decrease in the voltage by using a solid state or transformer type control. All FR Series fans are backed by Fantech's Five Year Warranty.

Guide Specifications for Model FR Inline Duct Fans

Supply, exhaust or return air inline fans shall be of the centrifugal, direct driven type.

Construction

Housing

- Fan housing shall be constructed of UV resistant ABS-PC blend thermo plastic.
- Fan shall be supplied with an integral external electrical terminal box with pre-wired terminal strip connections.
- Capacitor shall be provided and shall be located within the fan electrical terminal box for easy access.

Motor

- Motorized impeller shall be an external rotor type, class B insulation, totally enclosed PSC Type for maximum efficiency.
- Motor shall be a permanently sealed self lubricating ball bearing type.
- Motor shall be equipped with automatic reset thermal overload protection. ш
- Motor shall be acceptable for continuous duty.
- Sufficient service factor shall be provided to ensure long maintenance free operation over maximum load conditions.

Wheel

- Fan wheel shall be of the backward inclined centrifugal type with a well designed inlet venturi for maximum performance.
- Motorized impeller shall be both statically and dynamically balanced as one integral unit to provide for vibration free performance. п

Performance

Fan air flow performance shall be certified by HVI and licensed to bear the HVI Tested/Certified Performance Logo.

Code Approval

Fan shall be tested and approved by UL and CSA (or equal) for safety.

FR Series shall be manufactured under the authority of Fantech, Inc., Lenexa, KS.

United States 10048 Industrial Blvd. • Lenexa, KS 66215 • 1.800.747.1762 • www.fantech.net Canada 50 Kanalflakt Way • Bouctouche, NB E4S 3M5 • 1.800.565.354B • www.fantech.net



Appendix D – Monthly and Annual SSDS Inspection Checklist

Monthly Sub-Slab Depressurization Sytem Log

Month	Meter Reading (inches of water)	Comments
January		
February		
March		
April		
May		
June		
July		
August		
September		
October		
November		
December		

Annual Sub-Slab Depressurization System Inspection Form

Date:	Time:	
Address:		

Manometer/Pressure Gauge Reading _____

PART 1 - DOCUMENTATION OF CONDITION OF SYSTEM COMPONENTS

Exterior pipe free of cracks?	Y	Ν	NA
Interior pipe free of cracks?	Y	Ν	NA
Fan running appropriately? (no excess vibration or noise)	Y	Ν	NA
Caulk on floor penetrations in good condition?	Y	Ν	NA
System supports in good condition and pipes are securely fastened	Y	Ν	NA
Pressure gauge in good condition?	Y	Ν	NA
Significant floor cracking or new openings in the floor?	Y	Ν	NA
Significantly different manometer/pressure gauge readings from prior inspection?	Y	Ν	NA
All PFE test locations effectively capped/plugged?	Y	Ν	NA

PART 2 - DOCUMENTATION OF STRUCTURAL CHANGES

Any Significant changes to the building's HVAC System?	Y	N	NA
Any new vents or openings in the roof/walls, less than 10' away from the stack (and <2' below it)?	Y	Ν	NA
Any changes to the use of any chimneys/vents that could result in re-entrainment?	Y	N	NA
Any new buildings near the mitigated building close enough that stack gasses could contaminate their indoor air?	Y	N	NA
Has there been a change in building occupant? If so discuss below.	Y	N	NA
Is the facility next to the Village Clean occupied? If so discuss below.	Y	N	NA

PART 3 - OTHER OBSERVATIONS/COMMENTS (ALL SIGNIFICANT CHANGES MUST BE ADDRESSED)

Inspected by:_____

(Signature)

(Printed Name)

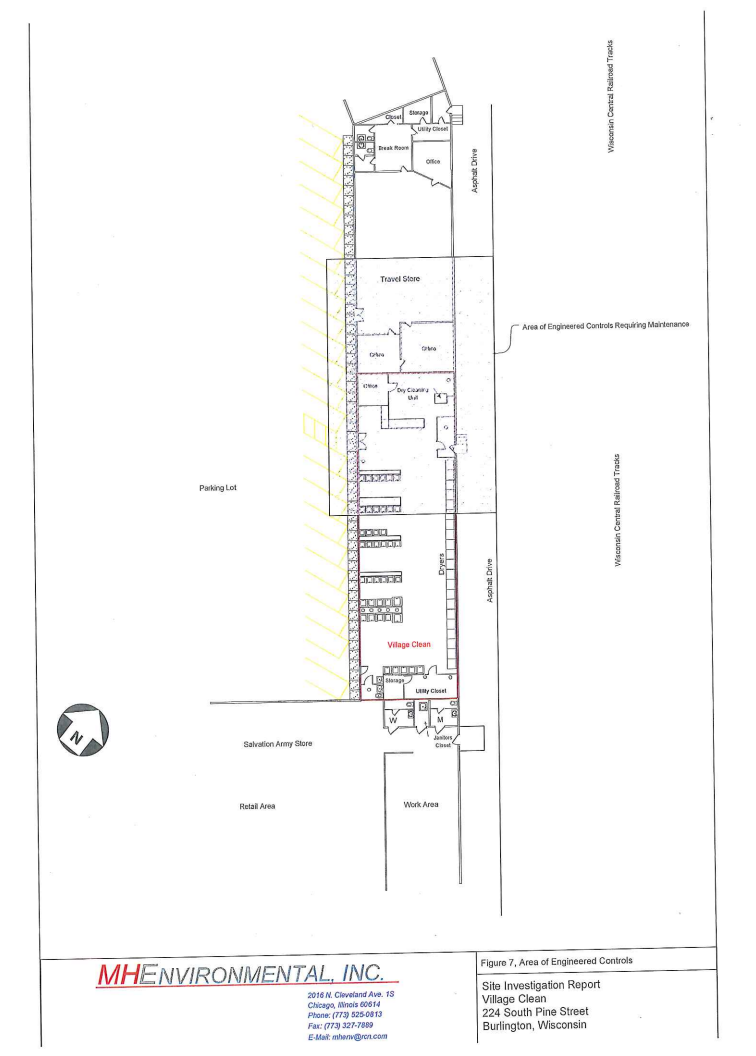
Appendix E – Continuing Obligations Inspection and Maintenance Log

State of Wisconsin Department of Natural Resources dnr.wi.gov

Continuing Obligations Inspection and Maintenance Log

Form 4400-305 (2/14)

Directions: In accordance with s. NR 727.05 (1) (b) 3., Wis. Adm. Code, use of this form for documenting the inspections and maintenance of certain continuing obligations is required. Personal information collected will be used for administrative purposes and may be provided to requesters to the extent required by Wisconsin's Open Records law [ss. 19.31-19.39, Wis. Stats.]. When using this form, identify the condition that is being inspected. See the closure approval letter for this site for requirements regarding the submittal of this form to the Department of Natural Resources. A copy of this inspection log is required to be maintained either on the property, or at a location specified in the closure approval letter. Do NOT delete previous inspection results. This form was developed to provide a continuous history of site inspection results. The Department of Natural Resources project manager is identified in the closure letter. The project manager may also be identified from the database, BRRTS on the Web, at http://dnr.wi.gov/botw/SetUpBasicSearchForm.do, by searching for the site using the BRRTS ID number, and then looking in the "Who" section. BRRTS No. Activity (Site) Name When submittal of this form is required, submit the form electronically to the DNR project Inspections are required to be conducted (see closure approval letter): manager. An electronic version of this filled out form, or a scanned version may be sent to annually
 the following email address (see closure approval letter): semi-annually other - specify Previous Photographs taken and recommendations Describe the condition of the Inspection attached? implemented? item that is being inspected Recommendations for repair or maintenance Inspector Name Item Date monitoring well cover/barrier ΟY $\bigcirc N$ OYON vapor mitigation system Ad other: Ro X Date added: Date added: X {Click to Add/Edit Image} {Click to Add/Edit Image} Title: Title: Add Image



Appendix F – MH Environmental Figure 7 - Area of Engineered Controls

DDC # 2135993 Recorded JUNE 14,2007 AT 03:19PM

SPECIAL WARRANTY DEED

DOCUMENT NO.

THIS DEED, made between PINECREST ASSOCIATES, LLC, an Illinois limited liability company, of 6677 N. Lincoln Avenue, Suite 210, Lincolnwood, Illinois 60712 ("Grantor"), and S. PINE STREET HOLDINGS, LLC, a Delaware limited liability company, of 333 West Wacker Drive, Suite 1600, Chicago, Illinois 60606 ("Grantee").

Grantor, for a valuable consideration, conveys to Grantee the following described real estate, together with the rents, profits, fixtures and other appurtenant interests, in Racine County, State of Wisconsin ("Property"):

See attached Exhibit A for legal description.

Subject only to the Permitted Exceptions described in **Exhibit B**.

Games a Kadwig

JAMES A LADWIG RACINE COUNTY REGISTER OF DEEDS Fee Amount: \$19.00 fransfer Fee: \$31,500.00

Name and Return Address: Mr. Greg Smith Lillig & Thorsness, Ltd. 1900 Spring Road, Suite 1400 Oak Brook, Illinois 60523

PIN: 51-206-03-19-32-402-880; 51-206-03-19-32-402-860

This is not homestead property.

Grantor warrants that the title to the Property is good, indefeasible, in fee simple and free and clear of encumbrances arising by, through or under Grantor, except for the Permitted Exceptions set forth on Exhibit B attached hereto.

Common Address: 156-248 South Pine Street, Burlington, Wisconsin

Dated this _____ day of June, 2007.

SIGNATURES ON FOLLOWING PAGE

GRANTOR:

PINECREST ASSOCIATES, LLC, an Illinois limited liability company

rec By: Jerald J. Much, Manager

)) SS

ACKNOWLEDGEMENT

STATE OF ILLINOIS COOK COUNTY

.

Personally came before me this $\frac{31}{2}$ day of May, 2007, the above named Jerald I. Much, to me known to be the person where executed the foregoing instrument and acknowledged the same.

Notary Signature: and & bashowi	
Print Name: JERALD - Langeth Car	OF BATKOW DEFICIAL SEAL
Notary Public: State of Illinois, County of Cook	CAROL E RAZKOWIC
My Commission expires: $4 \cdot 3 \cdot 09$	MY COMMISSION EXPIRES:04/02/09

THIS INSTRUMENT WAS DRAFTED BY:

Michael B. Viner, Esq. Much Shelist 191 North Wacker Drive, Suite 1800 Chicago, Illinois 60606 312-521-2000

EXHIBIT A

LEGAL DESCRIPTION

PINECREST SHOPPING CENTER

PARCEL I:

That part of Lots 2, 3 and 6, Block 71, all of Block 70, and a part of vacated Dodge Street, all in the Original Plat of Burlington in the Northeast ¼ of Section 32 and a part of the Southeast ¼ of Section 32, Township 3 North, Range 19 East, bounded as follows: Begin at the Northeast corner of Block 1, Perkin's Park, according to the recorded plat thereof; run thence North 57 Degrees 17' 00" East 75.00 feet to the Easterly line of South Pine Street; thence North 32 Degrees 43' 00" West along the Easterly line of Pine Street, 198.70 feet to the place of beginning of land hereinafter described; thence continue North 32 Degrees 43' 00" West along the Easterly line of Pine Street, 438.40 feet; thence North 65 Degrees 06' 46" East along the Southerly line of Adams Street, 322.00 feet to the most Westerly corner of Block 71 of the Original Plat of Burlington; thence continue North 65 degrees 06' 46" East along the Southerly line of Adams Street, 54.18 feet; thence South 24 Degrees 50' 13" East 251.83 feet; thence North 65 Degrees 06' 46" East parallel with the Southerly line of Adams Street, 57.47 feet; thence South 25 Degrees 01' 18" East 78.31 feet; thence South 60 Degrees 05' East 57.45 feet; thence North 65 Degrees 06' 46" East, parallel with the Southerly line of Adams Street, 95.50 feet and to the Westerly line of Soo Line Railroad Right-of-Way; thence South 25 Degrees 01' 18" East along the Westerly line of said Right-of-Way, 446.96 feet to a point of the Northerly line of a public street; thence South 57 Degrees 17' 00" West along the Northerly line of said street 263.78 feet; thence North 32 Degrees 43' West 368.09 feet; thence North 62 Degrees 43' West 100.00 feet; thence South 57 Degrees 17' West 132.00 feet to the place of beginning. Said land being in the City of Burlington, County of Racine and State of Wisconsin.

PARCEL II:

Part of Block 71, Original Plat of Burlington, according to the recorded plat thereof and more particularly described as follows: Begin at the Northeast corner of said Block 71; run thence South 65 Degrees 04' West along the South line of Adams Street, 27.00 feet to the place of beginning of parcel of land thereinafter described; thence continue South 65 Degrees 04' West along the South line of Adams Street to a point that is North 65 Degrees 04' East 54.18 feet from the Northwest corner of Block 71; thence South 24 Degrees 49' East 142.35 feet to the South line of the Northeast ¼ of Section 32 (said line also being the South line of Block 71); thence Easterly along the South line of Block 71 to a point that is 27.00 feet from the east line of Block 71 as measured normal thereto; thence North-Westerly parallel with the East line of Block 71 to the place of beginning.

ALSO part of the Southeast ¹/₄ of Section 32, Township 3 North, Range 19 east, described as follows: Begin at the Northwest corner of Block 71, Original Plat of Burlington; run thence North 65 Degrees 04' East along the South line of Adams Street, 54.18 feet; thence South 24 Degrees 49' East 142.35 feet to the place of beginning of parcel of land thereinafter described; thence continue South 24 Degrees 49' East, 109.28 feet; thence North 65 Degrees 04' East, 57.39

feet; thence South 25 Degrees 01' East, 78.21 feet; thence South 60 Degrees 05' East 57.45 feet; thence North 65 Degrees 04' East 95.46 feet and to the West line of the Soo Line Railroad Right-of-Way; thence Northwesterly and along said Right-of-Way to the North line of the Southeast ¹/₄ of Section 32; thence Westerly along the North line of the Southeast ¹/₄ of Section 32 to the place of beginning.

Excepting lands conveyed by Quit Claim Deed to the City of Burlington January 8, 2003 and recorded on February 14, 2003 as Document No. 1882287.

All of said land being in the City of Burlington, County of Racine and State of Wisconsin.

FURTHER DESCRIBED AS:

Being a part of Lots 2, 3 and 6, Block 71, all of block 70 and a part of the vacated Dodge Street, in the original Plat of Burlington, located in the SE ¼ and SW ¼ of the NE ¼ and the NE ¼ and NW ¼ of the SE ¼ of Section 32, Township 3 North, Range 19 East, City of Burlington, County of Racine, State of Wisconsin, more particularly bounded and described as follows:

Commencing at the NE corner of Block 71 of the original Plat of Burlington, said point also being on the southerly right-of-way line of Adams Street; thence S. 65 Degrees 04' 00" West, along the Southerly Right-of-Way of said Adams Street, 27.00 feet to the westerly Right-of-Way of the Soo Line Railroad and the point of beginning of the hereinafter described lands; thence along said Westerly Right-of-Way of the Soo Line Railroad on the following described courses, South 24 Degrees 46' 00" East, 224.71 feet; thence South 89 Degrees 56' 22" East, 2.01 feet; thence South 25 Degrees 06' 59" east, 597.95 feet to the Northerly Right-of-way of Crest Street; thence South 57 Degrees 08' 18" West along said Northerly Right-of-Way of Crest Street, 263.22 feet; thence North 32 Degrees 51' 42" West 368.10 feet; thence North 62 Degrees 51' 42" West 100.00 feet; thence South 57 Degrees 08' 18" West, 132.00 feet to the Easterly Right-of-Way of South Pine Street; thence North 32 Degrees 51' 42" West, along said Easterly Right-of-Way of South Pine Street; thence North 32 Degrees 51' 42" West, along said Easterly Right-of-Way of South Pine Street; thence North 32 Degrees 51' 42" West, along said Easterly Right-of-Way of South Pine Street; thence North 32 Degrees 51' 42" West, along said Easterly Right-of-Way of South Pine Street, 352.60 feet; thence 128.19 feet along the arc of a curve to the right, with a radius of 75.00 feet and whose chord bears North 16 Degrees 06' 09" east, 113.14 feet to the Southerly Right-of-Way of Adams Street; thence North 65 Degrees 04' 00" East, along said Southerly Right-of-Way of Adams Street, 474.96 feet to the point of beginning.

All of said land being in the City of Burlington, County of Racine and State of Wisconsin.

Tax Parcel No. 51-206-03-19-32-402-860

EXHIBIT B

PERMITTED EXCEPTIONS

- 1. Special Taxes or Assessments, if any, payable with the taxes levied or to be levied for the year 2007, and subsequent years.
- 2. General taxes due for the year 2007, and thereafter. Tax No. 51-206-03-19-32-402-880 and 51-206-03-19-32-402-860.
- 3. Right of tenants, as tenants only with no options to purchaser or rights of first refusal to purchase under unrecorded leases.
- Utility easement and grant by Thomas F. Seay to City of Burlington dated April 22, 1976 and recorded in the office of the Register of Deeds for Racine County, Wisconsin on May 27, 1976 in Volume 1318 of Records, Page 523, Document No. 977083. (Affects Parcel I)
- 5. Utility easement to Ameritech Wisconsin dated August 27, 2001 and recorded in the office of the Register of Deeds for Racine County, Wisconsin on November 11, 2001 in Volume 3290 of Records, Page 743, Document No. 1798831.
- 6. Easement to City of Burlington dated February 14, 2002 and recorded in the office of the Register of Deeds for Racine County, Wisconsin on March 26, 2002 in Volume 3397 of Records, Page 839, Document No. 1823133.
- 7. Memorandum of Lease dated February 14, 2001 and recorded in the office of the Register of Deeds for Racine County, Wisconsin on November 1, 2001 in Volume 3283 of Records, Page 280, Document No. 1797358.
- 8. Short Form Lease by and between Pinecrest Associates, LLC and Family Dollar Stores of Wisconsin, Inc. dated July 25, 2002 and recorded August 25, 2002 as Document No. 1926672
- 9. The following encroachments as raised by Yaggy Colby Associates Survey dated April 26, 2007 and known as Job No. 13299a: a) encroachment of curb and retaining wall onto the M & I Bank property to the west; and b) encroachment of parking stripes and spaces into crest street right of way.



PROJECT #13299a

DATED THIS 26 DAY OF April . 2007

REVISED APRIL 4, 2007 TO INCLUDE : TABLE A ITEMS 9 13 AND 14, AND FLOOD ELEVATION DATA. REVISED APRIL 20, 2007 TO INCLUDE : TABLE A ITEMS 7(a), 7(b)(1),7(c) AND NOTE 8, 9. REVISED APRIL 24 2007 TO INCLUDE : GRAPHIC LINE INDICATING ZONE "A5" REVISED MAY 7, 2007 TO INCLUDE : GENERAL NOTE # 10 REVISED MAY 31, 2007 TO INCLUDE : REVISION OF NOTE 4

AND THE REMOVAL OF FEMA ZONE "A5" FROM PROPERTY

SURVEY FOR: COLUMN FINANCIAL, INC., IT'S SUCCESSORS AND/OR ASSIGNS PINECREST ASSOCIATES, LLC. AN ILLINOIS COMPANY S. PINE STREET HOLDINGS, LLC, A DELAWARE LIMITED LIABILITY COMPANY

(PER STEWART THE GUARANTY COMPARY COMMINENT NO. 704/26 Antimices. SOLEDGE N) PARCEL I: That port of Lots 2, 3 and 6, Block 71, all of Block 70, and a part of vacated Dadge Street, all in the Original Plat of Burlington in the Northeast 1/4 of Section 32 and a part of the Southeast 1/4 of Section 32, Township 3 North, Ronge ID East, bounded as follows: Begin at the Informatic corner of Block 1, Perkin's Park, according to the recorded plat thereof, run thereo Nerth 57' 1700' East 75.00 feet to the Eosterly line of South Prins Straet, 132' 4300' West crone the Eosterly line of Southeast 1/4 of Street, 198.70 feet to the piece of beginning of land hereinafter descined; there continue North 32' 43'00' West doing the Eosterly line of Pine Street, 43.40 feet; thereo. North 55' 66'46' East doing the Southerly line of Southeasterly line of Pine Street, 43.40 feet; thereo. North 55' 66'46' East doing the Southerly line of Adoms Street, 322.00 feet to the meat Westerly corner of Block 71 of the Organi Plat 16' Burlington; thence continue North 65' 66'46' East along the Southerly line of Adoms Street, 54.18 feet; thence South 24' 50'13' East 251.83 feet; thence South 50' 01'8' East 73.81 feet; thence South 50' 01'8' East 73.81 feet; thence South 60' 05' Eost 57.45 feet; thence North 65' 06'46' East, parallel with the Southerly line of Adoms Street, 57.41' Feet; thence South 20' 10'18' East 73.61' Feet; South 25' 01'8' East 73.61' Feet; South 25' 01'8' East 73.61' Feet; South 57' 17'00' West 100:00 the Advised Street, 57.41' Feet; thence North 65' 06' Af' Feet; thence South 25' 01'8' East 386.09' feet; thence North 62' 43' West 100.00 feet; thence South 57' 17' West 132.00 feet to the place of b the Westerly line of adoing the Northerly line of a public street; thence South 57' 17'00' West 100:00 the Advised Burley 16:00 fast feet feet and Street Advised Inter Borth 62' 43' West 386.09' feet; thence North 62' 43' West 100.00 feet; thence South 57' 17' West 132.00 feet to the place of beginning............

PARCEL II: Part of Block 71, Original Plat of Burlington, according to the recordes plot thereof and more particularly described as follows: Begin at the Northeast corner of sold Block 71; an thence South 65' 04' West along the South line of Adams Street, 27:00 fest to the splace of beginning of parcel of land thereinatter described; thence continue South 65' 04' West along the South line of Adams Street, 27:00 fest to the splace of beginning of parcel of land thereinatter described; thence continue South 65' 04' West along the South line of Adams Street to a point that North 65' 04' Fast 54.18 fest from the Northwest corner of Block 71; thence South 24' 49' East 142.35 feet to the South line of the Northwest 10' to a point that is 27.00 fest to the South line of Block 71 os the place of beginning.

71): there easienty during the spectra intermed there were an easier of the south and the set of the south and there were there were there are the south and there are the south are there are the south and there are the south are there are the south are there are the south and there are there are there are there are the south are there are there are there are the south are the south are there are there are the south are there are there are there are the south are there are there are the south are there are there are there are there are the south are there are there are the south are are the south are there are the south are there are the south are the south are the south are there are the south are there are the south are the south are the south are there are the south are there are the south are there are the south are the south are there are the south are th

FURTHER DESCRIBED AS: Being a part of Lots 2, 3 and 6, Block 71, all of Block 70 and a part of the vacated Dodge Street, in the original Plot of Burlington, located in the SE 1/4 and SW 1/4 of the NE 1/4 and the NE 1/4 and NW 1/4 of the SE 1/4 of Section 32. Township 3 North, Range 19 East, Tty of Burlington, County of Recine, State of Wisconsin, more particularly bounded and described as follows.

State of Wisconsin, more particularly bounded and described as follows: Commencing at the NE corner of Block 71 of the original Piot of Burlington, solid point also being on the southerly right-of-way line of Adams Street; thence $8.55^{-}04^{-}00^{-}W$, along the southerly right-of-way of solid Adams Street, 27.00 feet to the westerly right-of-way of the Soc Line Rai Road and the point of beginning of the hereinalter described lands; thence, along solid westerly right-of-way of the Soc Line Rairoad on the following described courses, $5.24^{-}-46^{-}00^{-}W$, 22.47 (for $4.52^{-}02^{+}C$, 2.20^{-}) feet; thence $8.52^{+}-06^{-}.51^{+}-42^{+}W$, 100.00 feet; thence $5.57^{-}08^{-}-08^{-}.16^{+}W$, along soid northerly right-of-way of Crest Street, 25.22 (fee; thence $1.82^{-}.51^{+}-42^{+}W$, 368.10 feet; thence $8.52^{-}06^{-}.51^{+}+42^{+}W$, 300.00 feet; thence $5.57^{-}08^{-}.16^{+}W$, 300 feet to the called 7.500 feet and whose chord bears $N.16^{-}08^{-}-09^{-}C$, 113.14 feet to the southerly right-of-way of AdamsStreet; thence $8.85^{-}06^{-}-00^{-}C$, 500^{-} sol $340^{-}09^{-}C$, 113.14 feet to the southerly right-of-way of Adams Street; thence $8.85^{-}06^{-}-00^{-}C$, $50^{-}08^{-}C$, 113.14 feet to the southerly right-of-way of Adams point of beginning. Soid lands contain 349.284^{+} square feet (8.02 acres).

(PER STEWART TITLE GUARANTY COMPANY COMMITMENT NO. 701426 Amended. SCHEDULE B-I)

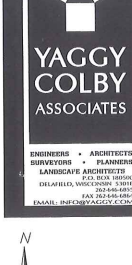
Utility Easement to the City Burning dated opril 22, 1976 and recorded in the office of the register of deads for Racine County, Wisconsin on May 27, 1976 in volume 1318 of records, page 523, document no. 977083.

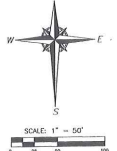
Utility Easement granted to Ameritech Wisconsin dated August 27, 2001 and recorded in the office of the register of deeds for Racine County, Wisconsin on November 11, 2001 in volume 3290 of records, page 743, document no. 1798831.

S. PINE STREET HOLDINGS, LLC, A DELAWARE LIMITED LIABILITY COMPANY

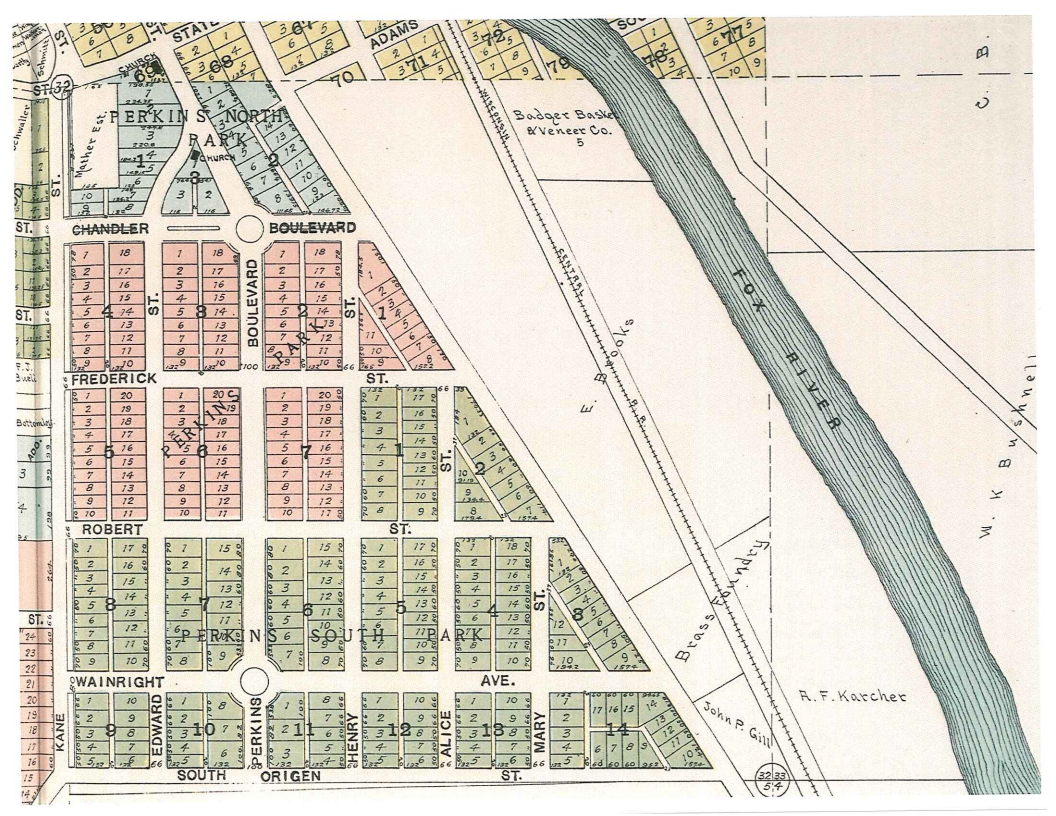
This is to certify that this map or plat and the survey on which it is based wore made in accordance with "Minimum Standard Detail Requirements for ALTAVACSM Land Title Surveys," jointly established and adopted by ALTA and NSPS in 2005, and includes liems 1, 2, 3, 4, 7(a), 7(b)(1), 7(c), 8, 9, 10, 11(a), 13 and 14 of Table A thereof. Pirsuant to the Accuracy Standards as adopted by ALTA and NSPS and in effect on the date of this certification, undersigned further certifies that in my professional optionin, as a land surveyor registered in the State of Wisconsin, the Relative Positional Accuracy of this survey does not exceed that which is specified therein.

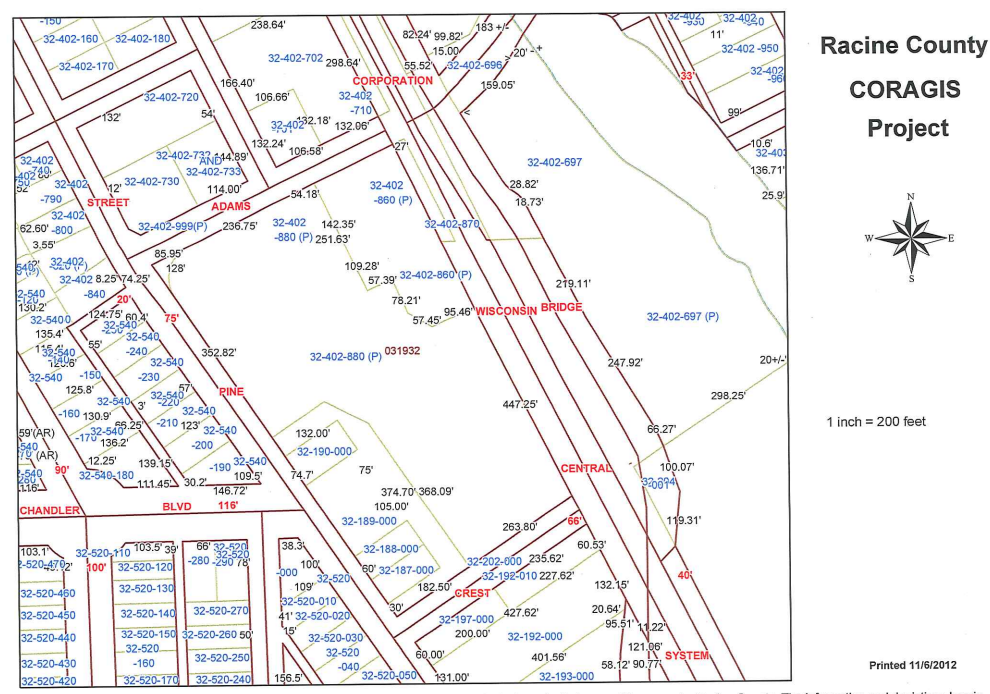






SHEET 1 OF 1





Disclaimer: The information and depictions herein have been produced using data available through photogrametric means by Racine County. The information and depictions herein are for informational purposes and Racine County specifically disclaims accuracy in this production and specifically admonishes and advises that any and all depiction, measurements, distances depicted herein and as to which specific or precise accuracy is required should be determined by procurement of certified maps, surveys, plats, Flood Insurance Studies, or other official means.

Ryan, Nancy D - DNR

From:	Campbell, Thomas <tcampbell@partneresi.com></tcampbell@partneresi.com>
Sent:	Friday, July 17, 2015 9:04 AM
To:	Ryan, Nancy D - DNR
Subject:	Village Clean Legal Description - Receiver verification
Attachments:	ORDER APPOINTING RECEIVER (EXECUTED BY JUDGE PTACEK) (00647686x7A794).pdf
Follow Up Flag:	Follow up
Flag Status:	Flagged

Hi Nancy,

To satisfy one of your requirements from your review of the Village Clean Maintenance Plan, please see below the email from the Village Clean receiver verifying the legal description and attachment. Let me know if you have any questions. Regards,

Tom A. Campbell Project Manager

PARTNER ENGINEERING AND SCIENCE, INC.

495 Old Connecticut Path #320, Framingham, MA 01701 C: 508-975-3022 | O: 508-876-2660 | F: 617-765-7250

From: Marjorie A. Horvat [mailto:mah@mlgcommercial.com]
Sent: Tuesday, July 14, 2015 12:32 PM
To: Campbell, Thomas
Cc: Gell, Summer; Herrera, Rachel
Subject: Re: 13-112775.4 Phase II - Pinecrest Shopping Center, Burlington, WI - Final

Tom,

I am attaching the original order when my predecessor was appointed the Court Receiver for Pinecrest. You will see that the legal description contained therein matches the legal description that you sent to me. To the best of my knowledge, there has been no change to the dimensions of this property.

Marjorie A. Horvat Court Appointed Receiver

From: Campbell, Thomas <<u>TCampbell@partneresi.com</u>>
Sent: Monday, July 13, 2015 3:48 PM
To: Marjorie A. Horvat
Cc: Gell, Summer; Herrera, Rachel
Subject: FW: 13-112775.4 Phase II - Pinecrest Shopping Center, Burlington, WI - Final

Hello,

I have another request from the WDNR for the Village Clean Maintenance Plan, a request for a signed statement from the responsible party stating that the legal description of the property accurately describes the location of the dry cleaning facility. I attached the legal description that was submitted to the state by the previous consultant. Can you confirm if it is still current?

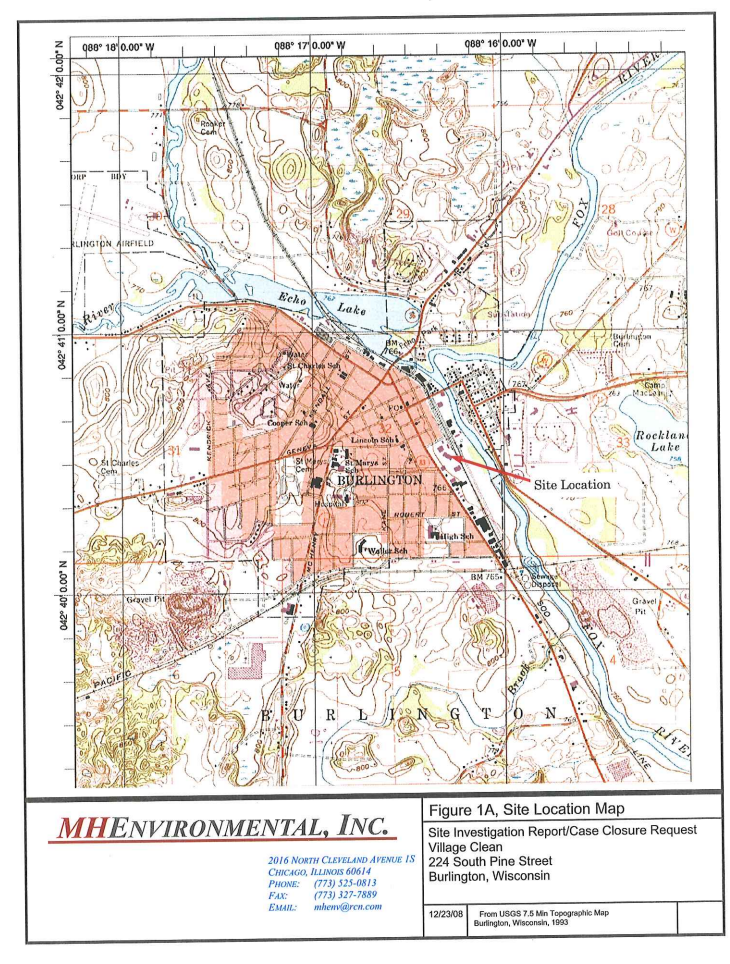
Is this statement something I can obtain from you?

Thanks,

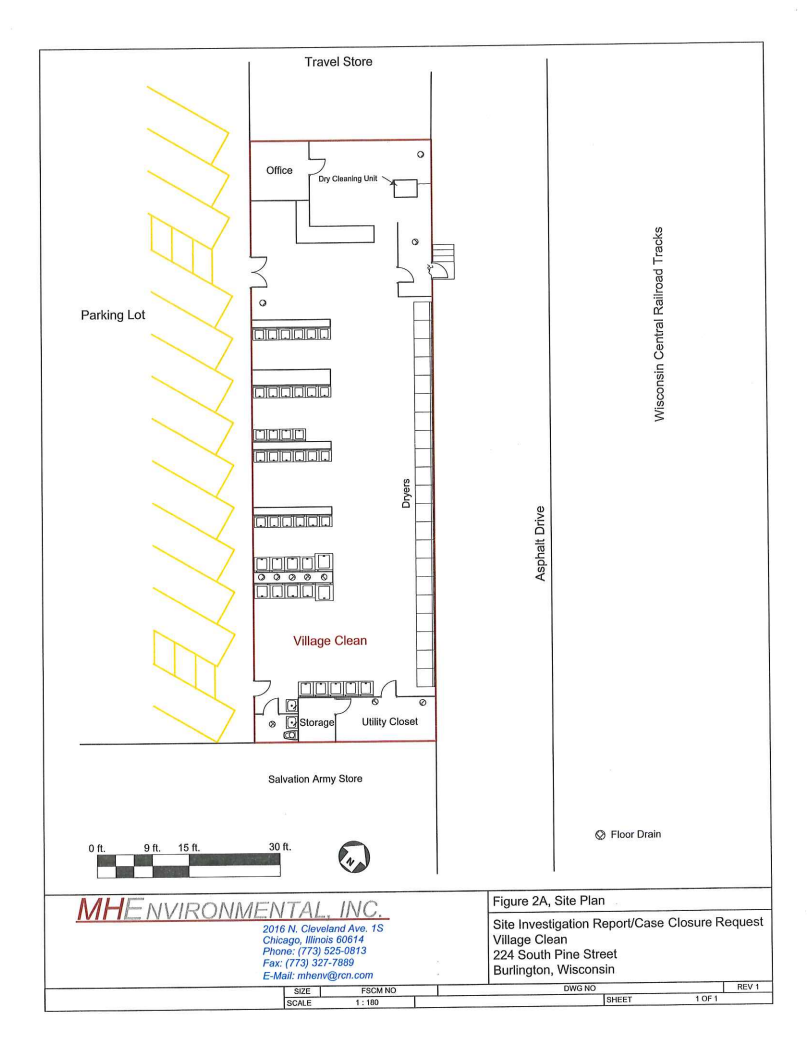
Tom A. Campbell Project Manager

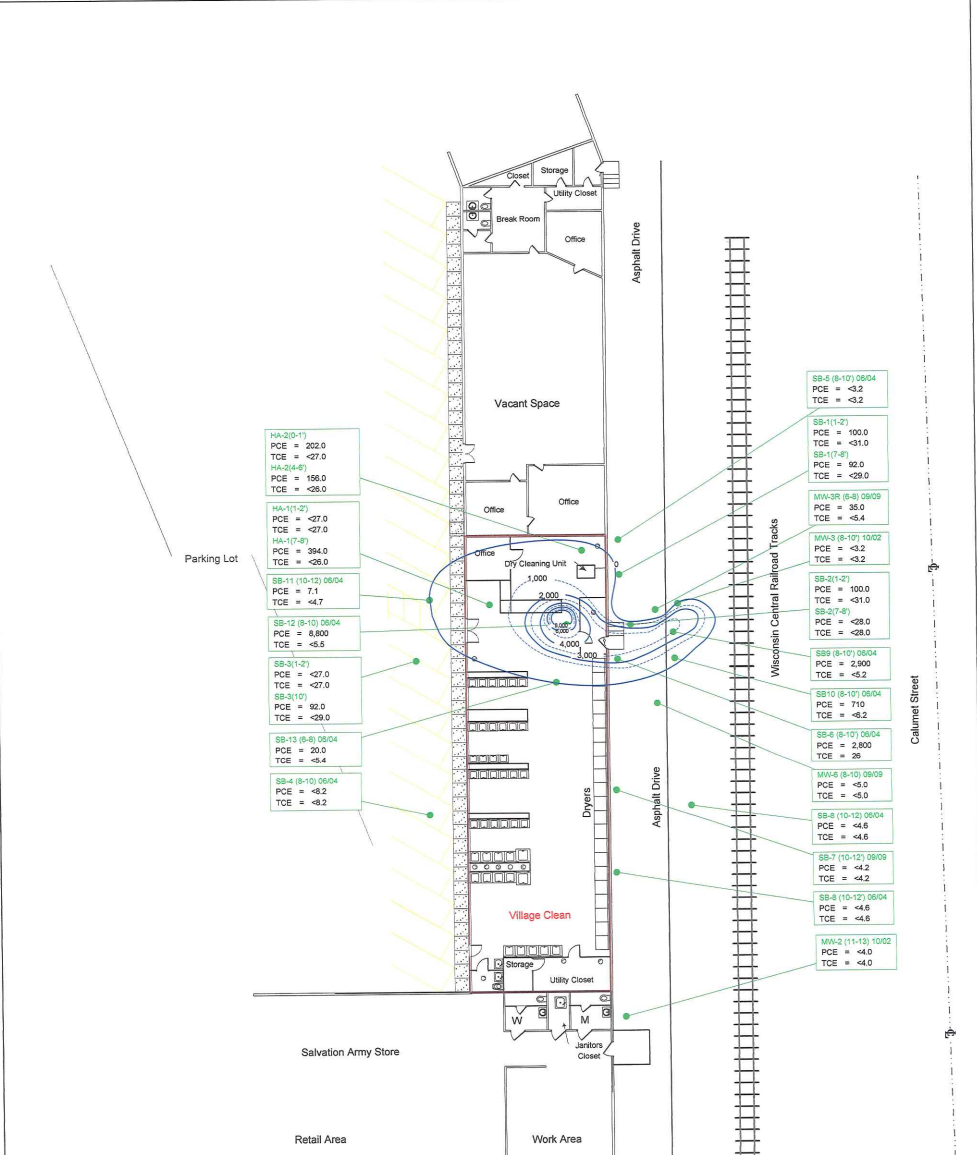
PARTNER ENGINEERING AND SCIENCE, INC.

495 Old Connecticut Path #320, Framingham, MA 01701 C: 508-975-3022 | O: 508-876-2660 | F: 617-765-7250

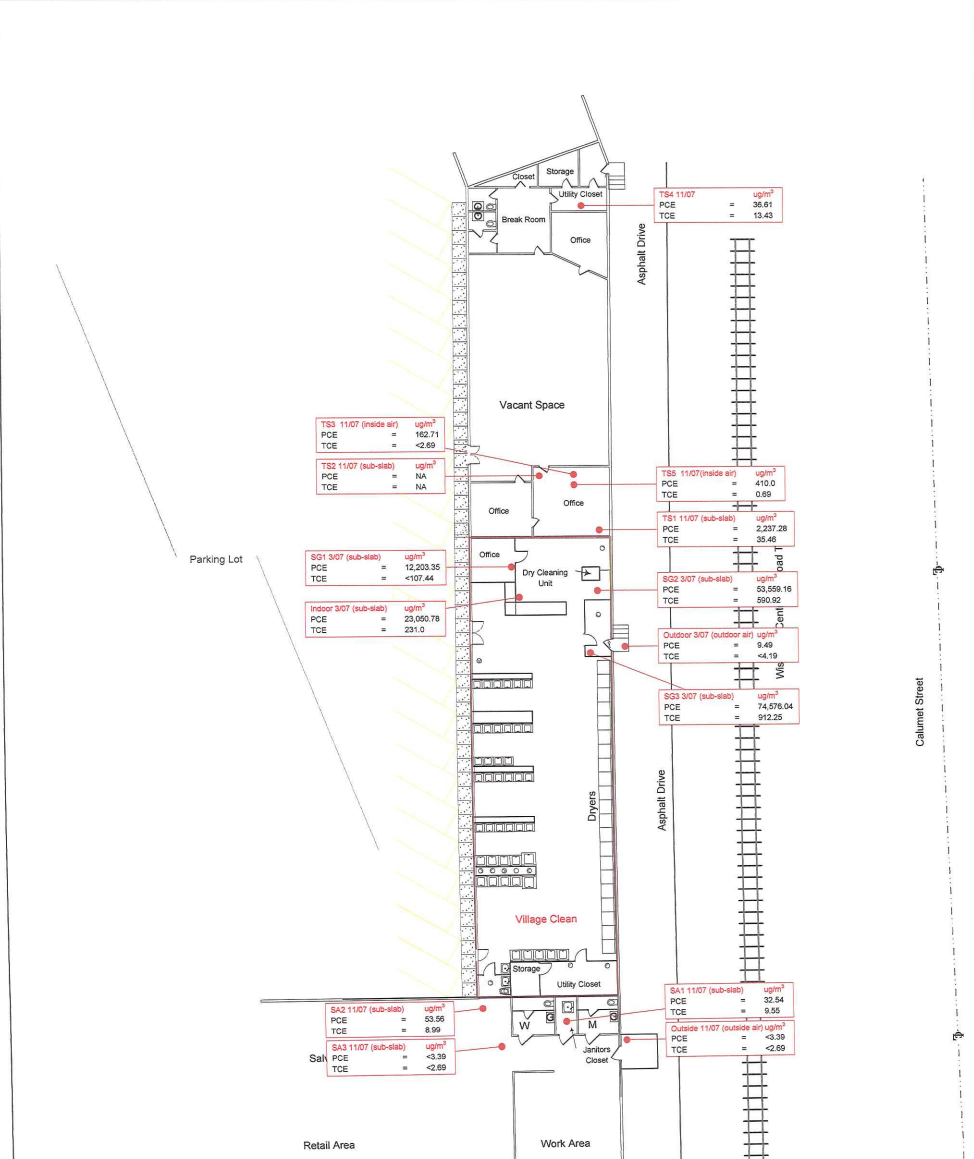








0 ft. 12 ft. 20 ft. 40 ft. Results in ug/kg	
MHENVIRONMENTAL, INC. 2016 N. Cleveland Ave. 1S Chicago. Illinois 60614 Figure Area. 15 Fax: (773) 525-0813 Fax: (773) 525-0813 Fax: (773) 527-7889 E-Mail: mhenv@rcn.com	Figure 3, Area of Soil Contamination Site Investigation Report Village Clean 224 South Pine Street Burlington, Wisconsin
SIZE FSCM NO	DWG NO REV 1
SCALE 1in = 20ft. 0in.	SHEET 1 OF 1



0 ft. 12 ft. 20 ft. 40 ft.	5		
MHENVIRONM	ENT	2016 N. Cleveland Ave. 1S Chicago, Illinois 60614 Phone: (773) 525-0813 Fax: (773) 327-7889 E-Mail: mhenv@rcn.com	Figure 8, Soil Vapor Results Summary Site Investigation Report Village Clean 224 South Pine Street Burlington, Wisconsin
	SIZE	FSCM NO	DWG NO REV 1
	SCALE	1in = 20ft. 0in.	SHEET 1 OF 1

TABLES

Ta	ble	1
Soil	Res	ults

Soil Results Village Clean Burlington, Wisconsin WDNR BRRTS # 02-52-472623, FID# 252202170 (ug/kg)

											[ug/k														
	(1)	SB-1	SB-2	SB-2	SB-3	58-3	HA-1	HA-1	HA-2	HA-2	MW-1	MW-2	MW-3	SB-4	S8-5	SB-6	SB-7	SB-8	SB-9	SB-10	SB-11	SB-12	SB-13	MW-3	MW-6
PARAMETERS	SB-1 1-2	7-8	1-2	7-8	1-2'	10'	1-2'	7-8	0-1	4-8'	(12-14)	(11-13)	(8-10)	(6-8)	(8-10)	(4-6)	(10-12)	(10-12)	(6-8)	(0-2)	(10-12)	(8-10)	(6-8)	(6-8)	(8-10)
PARAMETERS	(EMG)	(EMG)	(EMG)	(EMG)	(EMG)	(EMG)	(EMG)	(EMG)	(EMG)	(EMG)	(10/02)	(10/02)	(10/02)	<82	<64	200	<42	<46	<52	160.0	<47	<55	<54	1300	<39
Acetone	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	<36	<40 <81	<63	<160	<130	<160	<85	<91	<100	<120	<94	<110	<110	<110	<78
Acrolein	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	<72	<81	<63	<160	<130	<160	<85	<91	<100	<120	<94	<110	<110	<110	<78
Acrylonitrile	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	<72	<4.0	3.2	<8.2	<6.4	<8,1	<12	<4.6	<5.2	<6.2	<4.7	<5.5	<5.4	<5.4	63.0
Benzene	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	<3.0 NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA
Bromobenzene	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA
Bromochloromethane	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	<3.6	<4.0	<3.2	<8.2	<6.4	<8.1	<4.2	<4.6	<5.2	<6.2	<4.7	<5.5	<5.4	<5.4	<3.9
Bromodichloromethane	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	<36	<4.0	<3.2	<8.2	<6.4	<8.1	<4.2	<4.6	<5.2	<6.2	<4.7	<5.5	<5.4	<5.4	<3.9
Bromoform	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<106	<104	<7.2	<8.1	<6.3	<16.0	<6.4	<16.0	<8.5	<9.1	<10.0	<12.0	<9.4	<11.0	<11.0 NA	<11.0 NA	<7.8 NA
Bromomethane	<125	<117	<125	<113	<106			<26.0	<27.0	<26.0	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA		NA	NA
n-Butylbenzene	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA
cis-Butylbenzene	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0 <29.0	<27.0	<26.0	<27.0	<26.0	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	14.0	NA <11.0	260.0	16.0
tert-Butylbenzene	<31.0	<29.0	<31.0	<28.0	<27.0		<27.0	<26.0	<27.0	<26.0	57.2	<8.1	<6.3	24.0	13.0	100.0	<8.5	12	14.0	58.0	13.0	<11.0	<11.0	<11.0	<7.8
2-Butanone	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0 <29.0	<27.0	<26.0	<27.0	<26.0	<7.2	<8.1	<6.3	<16.0	<13.0	<16.0	<8.5	<9,1	<10.0	<12.0	<9.4	<5.5	<5.4	<5.4	<3.9
Carbon Disulfide	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	<3.6	<4.0	<3.2	<8.2	<6.4	<8.1	<4.2	<4.6	<5.2	<6.2	<4.7	<5.5	<5.4	<5.4	<3.9
Carbon tetrachloride	<31.0	<29.0	<31.0	<28.0	<27.0 <27.0	<29.0	<27.0	<26.0	<27.0	<26.0	<3.6	<4.0	<3.2	<8.2	<6.4	<8.1	<4.2	<4.6	<5.2	<6.2	<9.4	<11.0	<11.0	<110	<7.8
Chlorobenzene	<31.0	<29.0	<31.0	<28.0	<37.0	<41.0	<30.0	<36.0	<37.0	<36.0	<7.2	<8.1	<6.3	<16.0	<13.0	<16.0	<8.5	<9.1	<10.0	<12.0	<4.7	<5.5	<5.4	<5.4	<3.9
Chloroethane	<44.0	<41.0	<44.0	<40.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	<3.6	<4.0	<3.2	<8.2	<6.4	<8.1	<4.2	<4.6	<5.2	<6.2	<9.4	<11.0	<11.0	<11.0	<7.8
Chloroform	<31.0	<29.0	<31.0	<57.0	<53.0	<58.0	<55.0	<52.0	<53.0	<52.0	<7.2	<8.1	<6.3	<16.0	<13.0	<16.0	<8.5 NA	<9.1 NA	<10.0 NA	NA NA	NA	NA	NA	NA	NA
Chloromethane	<62.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA
2-Chlorotoluene	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	NA	NA	NA	NA	NA		<4.2	<4.6	<5.2	<6.2	<4.7	<5.5	<5.4	<5.4	<3.9
4-Chlorotoluene	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	<3.6	<4.0	<3.2	<8.2	<5.4	<8.1	<4.2	<4.6	<5.2	<6.2	<4.7	<5.5	<5.4	<5.4	<3.9
Dibromochloromethane	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	<3.6	<4.0	<3.2	<8.2	<6.4 NA	NA NA	NA	NA	NA	NA	NA	NA	NA	NA	NA
1.1-Dichloroethane 1.2-Dibromo-3-	<62.0	<58.0	<62.0	<57.0	<53.0	<58.0	<55.0	<52.0	<53.0	<52.0	NA	I NA	NA	NA <8.2	NA	<8.1	<4.2	<4.6	<5.2	<6.2	<4.7	<5.5	<5.4	<5.4	<3.9
1,2-Dichloroethane	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	<3.6	<4.0	<3.2	<8.2 NA	<0.4 NA	NA NA	NA	NA	NA	NA	NA	NA	NA	NA	NA
Dibromomethane	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	NA	NA	NA NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA
1.2-Dichlorobenzene	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA
1,3-Dichlorobenzene	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA
1.4-Dichlorobenzene	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	NA	NA NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA
Dichlorodifluroromethane	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	NA	<4.0	<3.2	<8.2	<6.4	<8.1	<4.2	<4.6	<5.2	<6.2	<4.7	<5.5	<5.4	<5.4	<3.9
1,1-Dichloroethene	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	<3.6	<4.0	<3.2	<8.2	<6.4	38	<4.2	<4.6	<5.2	<6.2	<4.7	<5.5	<5.4	8.7	<3.9
cis-1.2-Dichloroethene	<31.0	<29.0	150.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	<3.6	<4.0	<3.2	<8.2	<6.4	<8.1	<4.2	<4.6	<5.2	<6.2	<4.7	<5.5	<5.4	<5.4	<3.9
trans-1.2-Dichloroethene	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	<3.6	<4.0	<3.2	<8.2	<6.4	<8.1	<4.2	<4.6	<5.2	<6.2	<4.7	<5.5	<5.4	<5.4	<3.9
1,2-Dichloropropane	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA
1.3-Dichloropropane	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA
2.2-Dichloropropane	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA
2.2-Dichloropropone	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA <47	NA <5.5	<5.4	<5.4	<3.9
1,1-Dichloropropene	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	<3.5	<4.0	<3.2	<8.2	<6.4	<8.1	<4.2	<4.6	<5.2	<6.2	<4.7	<5.5	<5.4	<5.4	<3.9
cis-1.3-Dichloropropene	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	<3.6	<4.0	<3.2	<8.2	<6.4	<8.1	<4.2	<4.6	<5.2	<6.2 NA	NA	NA NA	NA	NA	NA
trans-1.3-Dichloropropene	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	27.0	<26.0	<27.0	<26.0	NA	NA	NA	NA	NA	NA	NA	NA	NA	<6.2	<4.7	<5.5	<5.4	<5.4	<3.9
Di-isopropyl ether	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	<3.6	<4.0	<3.2	<8.2	<6.4	<8.1	<4.2	<4.6	<5.2	<6.2 NA	NA NA	NA	NA	NA	NA
Ethylberzene	<31.0	<29.0	<44.0	<40.0	<37.0	<41.0	<38.0	<36.0	<37.0	<36.0	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA
Hexachlorobutadiene	<44.0	<41.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA
Isopropylbenzene	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	NA	NA	NA	NA	NA	NA	NA	NA	<5.2	<6.2	<4.7	<5.5	<5.4	<5.4	<3.9
p-isopropyltoluene	<31.0	<29.0 NA	<31.0 NA	NA	NA	NA	NA	NA	NA	NA	<3.6	<4.0	<3.2	<8.2	<6.4	<8.1	<4.2	<4.6	<5.2	<6.2	<4.7	<5.5	<5.4	<5.4	3.9
2-Hexanone	NA NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	<3.6	<4.0	<3.2	<8.2	<6.4	<8.1	<4.2	<4.6	<10.0	<12.0	<9.4	<11.0	<11.0	<11.0	<7.8
4-Methyl-2-Pentanone	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	<7.2	<8.1	<6.3	<16.0	<13.0	<16.0	<8.5	<9.1	<10.0	<12.0		<11.0	<11.0	<11.0	<7.8
Methyl-t-Butyl Ether	<62.0	<58.0	<62.0	<57.0	<27.0	<58.0	96.0	83.0	62.0	<52.0	<7.2	<8.1	<6.3	<16.0	<13.0	<16.0 NA	NA	NA	NA NA	NA	NA	NA	NA	NA	NA
Methylene Chloride	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	\$7.0	<26.0	<27.0	<26.0	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA
Nophthalene	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	NA	NA	NA	NA	NA <6.4	<8.1	<4.2	<4.6	<5.2	<6.2	<4.7	<5.5	<5.4	<5,4	<3.9
n-Propylbenzene Styrene	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	<3.6	<4.0	<3.2	<8.2	<6.4	<8.1	<4.2	<4.6	<5.2	<6.2	<4.7	<5.5	<5.4	<5.4	<3.9
1.1,1.2-Tetrachloroethane	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0	<3.6	<4.0	<3.2	<8.2	<6.4	<8.1	<4.2	<4.6	<5.2	<6.2	<4.7	<5.5	<5.4	<5.4	<3.9
1.1.2.2-Tetrachloroethane	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	\$27.0	<26.0	<27.0	<26.0	<3.6	<4.0	<3.2	<8.2	<6.4	2800	<4.2	<4.6	2900	710	7.1	8800	20.0	35.0	<3.9
Tetrachloroethene	100.0	92.0	100.0	<28.0	<27.0	92.0	<27.0	394.0	202.0	156.0	<3.6	<4.0	<3.2	17.0	<6.4	10.0	6.1	7.4	11.0	7.2	12.0	7.0	12.0	10.0	48.0
Toluene	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0			NA	NA NA	NA NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA
1.2.3-Trichlorobenzene	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0			NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA
1.2.4-Trichlorobenzene	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0			<4.0	<3.2	<8.2	<6.4	<8.1	<4.2	<4.6	<5.2	<6.2	<4.7	<5.5	<5.4	<5.4	<3.9
1.1.1-Trichlaroethane	<31.0	<29.0	<31.0		<27.0	<29.0	<27.0	<26.0	<27.0			<4.0	<3.2	<8.2	<6.4	<8.1	<4.2	<4.6	<5.2	<6.2		<5.5	<5.4	<5.4	<3.9
1.1.2-Trichloroethane	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0			<4.0	<3.2	<8.2	<6.4	26	<4.2	<4.6	<5.2	<6.2	<4.7	<5.5	<5.4	<5.4	<3.9
Trichloroethene	<31.0	<29.0	<31.0		<27.0	<29.0	<27.0	<26.0	<27.0			<8.1	<6.3	<16.0		<16.0	<8.5	<9.1	<10.0	<12.0		<11.0	<11.0		
Trichlorofluoromethane	<31.0	<29.0	<31.0		<27.0	<29.0	<27.0	<26.0	<27.0			NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA
1.2.3-Trichloropropone	<31.0	<29.0	<31.0		<27.0	<29.0	<27.0	<26.0	<27.0			NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA
1.2.4-Trimethylbenzene	<31.0	<29.0	<31.0		<27.0	<29.0	<27.0	<26.0	<27.0			NA NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA NA
1.3.5-Trimethylbenzene	<31.0	<29.0	<31.0		<27.0	<29.0	<27.0	<26.0	<27.0		<7.2	<8.1	<6.3	<16.0		<16.0	<8.5	<9.1	<10.0	<12.0		<11.0	<11.0		
Vinyl Acetate	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA		<4.0	<3.2	<8.2	<6.4	<8.1	<4.2	<4.6	<5.2	<6.2		<5.5	<5.4	14	
Vinyl Chloride	<31.0	<29.0	<31.0	<28.0	<27.0	<29.0	<27.0	<26.0	<27.0	<26.0 NA	3.6	<4.0	<3.2	10.0	<6.4	<8.1	4.3	5.6	<5.2	<6.2		<5.5	6.8	<5.4	
	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	3.6	<4.0	<3.2	<8.2	<6.4	<8.1	<4.2	<4.6	<5.2	<6.2		<5.5	<5.4	<5.4	
m.p-Xvlene					NA	I NA	NA	NA	NA	I NA	1 2.0							70	<5.2	<6.2	11.0	5.8	9.6		1.1
o-Xylene	NA.	NA	NA	NA <41.0	<37.0	<41.0	<38.0	<36.0			3.6	<4.0	<3.2	10.0	<6.4	1 <8.1	4.3	7.9	<3.2	1 10.2	11.0	0.0	1.0		

BOLD = Detected above Reporting Limit and/or Method Detection Limit Bold and Highlighted = Exceeds applicable standards

Table 1A: Soil RCLs Village Clean Site 180-224 South Pine Street Burlington, Wisconsin 53105 Partner Project Number 13-112775.5 August 2015

Chemical of Concern	Not to Exceed DC	Soil to GW
	mg/kg	
Acetone	100000	3.6766
Benzene	7.41	0.0051
2-butanone	28400	1.6661
Chloromethane	720	0.0155
cis-1,2-dichloroethene	2040	0.0412
Ethylbenzene	37	1.57
Methylene chloride	1070	0.0026
Tetrachloroethene	153	0.0045
Toluene	818	1.1072
Trichloroethene	8.81	0.0036
Vinyl chloride	2.03	0.0001
m,p-xylene	388	3.94
Total xylenes	388	3.94

Notes:

mg/kg = milligrams per kilogram

RCL = Industrial Soil Residual Contaminant Levels (January 2015)

DC = direct contact

NS = no standard

Table 2Groundwater ResultsVillage CleanBurlington, WisconsinWDNR BRRIS # 02-52-472623, FID# 252202170{ug/L}

PARAMETER	HA-2 (EMG)	SB-1 (EMG)	MW-1 (10/02)	MW-2 (10/02)	MW-3 (10/02)	MW1 (6/04)	MW2 (6/04)	MW3 (6/04)	MW4 (6/04)	MW5 (6/04)	SB12 (6/04)	SB13 (6/04)	MW-1 (3/07)	MW-2 (3/07)	MW-3 (3/07)	MW-4 (3/07)	MW-5 (3/07)	MW-6 (3/07)	MW3 (9/09)	MW6 9/09)	MW7 (9/09)
Acetone	NA	NA	<50	<50	<50	<50	<50	NA	<50	<50	<50	<50	<50	<50	<50	<50	<50	<50	<50	<50	<50 <100
Acrolein	NA	NA	<100	<100	<100	<100	<100	NA	<100	<100	<100	<100	<100	<100	<100	<100	<100	<100	<100	<100	<100
Acrylonitrile	NA	NA	<100	<100	<100	<100	<100	NA	<100	<100	<100	<100	<100	<100	<100	<100	<100	<100	<5.0	<5.0	<5.0
Benzene	0.99	0.36	<5.0	<5.0	<5.0	<5.0	<5.0	NA	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0
Bromodichloromethane	<0.25	<0.25	<5.0	<5.0	<5.0	<5.0	<5.0	NA	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0
Bromoform	<0.25	<0.25	<5.0	<5.0	<5.0	<5.0	<5.0	NA	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<10.0	<10.0	<10.0	<10.0
Bromomethane	<0.25	0.29	<10.0	<10.0	<10.0	<10.0	<10.0	NA	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0
2-Butanone	NA	NA	<10.0	<10.0	<10.0	<10.0	<10.0	NA	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0
Carbon Disulfide	NA	NA	<10.0	<10.0	<10.0	<10.0	<10.0	NA	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<5.0	<5.0	<5.0	<5.0
Carbon tetrachloride	<0.25	<0.25	<5.0	<5.0	<5.0	<5.0	<5.0	NA	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0		<5.0	<5.0	<5.0
Chlorobenzene	<0.25	<0.25	<5.0	<5.0	<5.0	<5.0	<5.0	NA	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<10.0	<10.0	<10.0
Chloroethane	<0.25	<0.25	<10.0	<10.0	<10.0	<10.0	<10.0	NA	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<5.0	<5.0	<5.0
Chloroform	0.66	<0.25	<5.0	<5.0	<5.0	<5.0	<5.0	NA	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<10.0	<10.0	<10.0
Chloromethane	1.2	0.62	<10.0	<10.0	<10.0	<10.0	<10.0	NA	<10.0	<10.0	<10.0	<10.0	<10,0	<10.0	<10.0	<10.0	<10.0	<5.0	<5.0	<5.0	<5.0
Dibromochloromethane	<0.25	<0.25	<5.0	<5.0	<5.0	<5.0	<5.0	NA	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0		<5.0	<5.0	<5.0
1.1-Dichlorcethane	<0.25	<0.25	<5.0	<5.0	<5.0	<5.0	<5.0	NA	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0
1.2-Dichloroethane	<0.25	<0.25	<5.0	<5.0	<5.0	<5.0	<5.0	NA	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0
1.1-Dichloroethene	<0.25	<0.25	<5.0	<5.0	<5.0	<5.0	<5.0	NA	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0
cis-1,2-Dichloroethene	0.71	0.28	<5.0	<5.0	<5.0	<5.0	<5.0	NA	<5.0	<5.0	5.9	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0
trans-1.2-Dichloroethene	<0.25	<0.25	<5.0	<5.0	<5.0	<5.0	<5.0	NA	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0
1.2-Dichloropropane	<0.25	<0.25	<5.0	<5.0	<5.0	<5.0	<5.0	NA	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0
cis-1.3-Dichloropropane	<0.25	<0.25	<5.0	<5.0	<5.0	<5.0	<5.0	NA	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0		<5.0	<5.0	<5.0	<5.0	<5.0
trans-1,3-Dichloropropane	<0.25	<0.25	<5.0	<5.0	<5.0	<5.0	<5.0	NA	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0 <5.0	<5.0	<5.0	<5.0	<5.0	<5.0
Ethylbenzene	0.46	0.28	<5.0	<5.0	<5.0	<5.0	<5.0	NA	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0
2-Hexonone	NA	NA	<5.0	<5.0	<5.0	<5.0	<5.0	NA	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0
4-Methyl-2-Pentanone	NA	NA	<5.0	<5.0	<5.0	<5.0	<5.0	NA	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0
Methyl-t-Butyl Ether	<0.25	<0.25	<10.0	<10.0	<10.0	<10.0	<10.0	NA	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0
Methylene Chloride	0.86	0.46	<10.0	<10.0	<10.0	<10.0	<10.0	NA	<10.0	<10.0	<10.0	<10.0		<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0
Styrene	<0.25	<0.25	<5.0	<5.0	<5.0	<5.0	<5.0	NA	<5.0	<5.0	<5.0	<5.0	<5.0 <5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0
1,1.1,2-Tetrachloroethane	<0.25	<0.25	<5.0	<5.0	<5.0	<5.0	<5.0	NA	<5.0	<5.0	<5.0	<5.0		<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0
1,1,2,2-Tetrachloroethane	<0.25	<0.25	<5.0	<5.0	<5.0	<5.0	<5.0	NA	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0
Tetrachloroethene	140.0	8,2	<5.0	<5.0	<5.0	<5.0	<5.0	NA	<5.0	<5.0	810	- 72	<5.0	-		<5.0	<5.0	<5.0	<5.0	<5.0	<5.0
Toluene	2.1	0.96	<5.0	<5.0	<5.0	<5.0	<5.0	NA	<5.0	<5.0	<5	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0
1,1,1-Trichloroethene	<0.25	<0.25	<5.0	<5.0	<5.0	<5.0	<5.0	NA	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0
1,1,2-Trichloroethane	<0.25	<0.25	<5.0	<5.0	<5.0	<5.0	<5.0	NA	<5.0	<5.0	<5.0	<5.0	<5.0			<5.0	<5.0	<5.0	<5.0	<5.0	<5.0
Trichloroethene	1.1	<0.25	<5.0	<5.0	<5.0	<5.0	<5.0	NA	<5.0	<5.0	18	<5.0	<5.0	<5.0	<5.0	<10.0	<10.0		<10.0	<10.0	<10.0
Trichlorofluoromethane	<0.25	<0.25	<10.0	<10.0	<10.0	<10.0	<10.0		<10.0	<10.0	<10.0	<10.0	<10.0		<10.0	<10.0	<10.0		<10.0	<10.0	<10.0
Vinyl Acelate	NA	NA	<10.0	<10.0	<10.0	<10.0	<10.0		<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<10.0	<5.0	<5.0	<5.0	<5.0	<5.0
Vinyl Chloride	<0.25	<0.25	<5.0	<5.0	<5.0	<5.0	<5.0	NA	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0		<5.0	<5.0	<5.0
m,p-Xylene	NA	NA	<5.0	<5.0	<5.0	<5.0	<5.0	NA	<5.0	<5.0	<5.0	<5.0	<5.0		<5.0	<5.0	<5.0		<5.0	<5.0	<5.0
o-Xylene	NA	NA	<5.0	<5.0	<5.0	<5.0	<5.0	NA	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0		<5.0	<5.0	<5.0
Total Xylenes	1.4	0.94	<5.0	<5.0	<5.0	<5.0	<5.0	NA	<5.0	<5.0	<5.0	<5.0	<5.0	<5.0	5.0	1 43.0	1 -0.0	2.0		1 0.0	

BOLD = Detected above Reporting Limit and/or Method Detection Limit Yellow Highlight = Exceeds Preventative Action Standard Red Highlight = Exceeds Enforcement Standard

Table 2A: Groundwater Standards Village Clean Site 180-224 South Pine Street Burlington, Wisconsin 53105 Partner Project Number 13-112775.5 August 2015

Chemical of Concern	ES	PAL
	μ g/l	
Acetone	9000	1,800
Benzene	5	0.5
2-butanone	4000	800
Chloromethane	30	3
cis-1,2-dichloroethene	70	7
Ethylbenzene	700	140
Methylene chloride	5	0.5
Tetrachloroethene	5	0.5
Toluene	800	160
Trichloroethene	5	0.5
Vinyl chloride	0.2	0.02
m,p-xylene	2000	400
Total xylenes	2000	400

Notes:

WDNR = Wisconsin Department of Natural Resources Wisconsin Administrative Code Public Health Related Groundwater

Standards (ch. NR 140) (July 2015)

PAL = Preventive Action Limit

ES = Enforcement Standard

µg/l = micrograms per liter

NS = no standard

Table 4Summary of Groundwater Well DataMHEnvironmental Site InvestigationVillage Clean224 South Pine StreetBurlington, Wisconsin

Summary of Groundwater Well Data 10/7/02

ELEVATION	MW-1	MW-2	MW-3
Top of Riser Elevation	95.31	97.61	94.815
Depth to Water	5.39	6.49	5.04
Groundwater Elevation	89.92	91.12	89.775

Summary of Groundwater Well Data 6/29/04

ELEVATION	MW-1	MW-2	MW-3	MW-4	MW-5	SB12	SB13
Top of Riser Elevation	95.31	97.61	94.815	101.15	101.18	101.94	101.94
Depth to Water	4.92	5.47	NA	5.21	5.27	6.08	6.12
Groundwater Elevation	90.39	92.14	NA	95.94	95.91	95.86	95.82

Summary of Groundwater Well Data 2/23/07

ELEVATION	MW-1	MW-2	MW-3	MW-4	MW-5	MW-6
Top of Riser Elevation	95.31	97.61	94.54	101.15	101.18	94.95
Depth to Water	6.41	4.91	5.71	8.13	8.21	6.21
Groundwater Elevation	88.9	92.7	88.96	93.02	92.97	88.74

Summary of Groundwater Well Data 9/1/09

ELEVATION	MW-1	MW-2	MW-3	MW-4	MW-5	MW-6	MW-7 94.87	
Top of Riser Elevation	95.31	97.61	94.54	101.15	101.18	94.95		
Depth to Water	6.96	5.71	6.06	9.03	9.11	6.71	7.15	
Groundwater Elevation	88.35	91.9	88.48	92.12	92.07	88.24	87.72	

Survey datum of 100 feet was established from top of gas meter located at rear of building.

TABLE 9Summary of Soil Gas Analytical Results 3/21/07Phase II Site AssessmentVillage Clean224 South Pine StreetBurlington, Wisconsin

PARAMETER	Indoor	Outdoor	GP1	GP2	GP3 <33 11000	
cis-1,2-Dichloroethene	<19	<0.78	<6.7	32		
Tetrachloroethene	3400	1.4	1800	7900		
Tetrahydrofuran	22	<0.78	<6.7	<23	<33	
Trichloroethene	43	<0.78	20	110	170	

(In part per billion per volume [ppbv])

TABLE 1aSummary of Soil Gas Analytical Results 11/29/07Phase II Site AssessmentVillage Clean224 South Pine StreetBurlington, Wisconsin

(In part per billion per volume [ppbv])

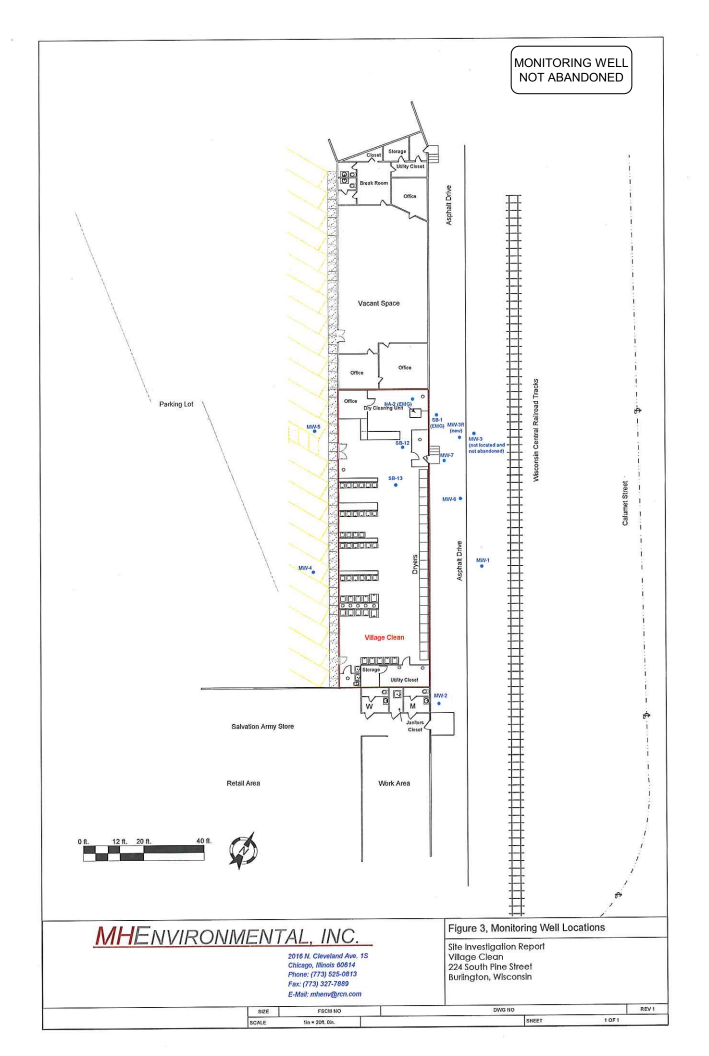
PARAMETER	TS1	TS1 TS2 TS3 TS4 (Inside)		TS4	SA1	SA2	SA3 (Inside)	os	
1,2,4-Trimethylbenzene	2.8	NA	4.7	<0.50	4.0	5.5	<0.50	<0.50	
1,3,5-Trimethylbenzene	0.90	NA	1.5	<0.50	1.3	1.6	6 <0.50 <0.		
2-Propanol	<2.0	NA	<2.0	<2.0	160.0	<2.0	95.0	<2.0	
4-Ethyltoluene	1.1	NA 1.8		<0.50	1.7	2.2	2.2 <0.50		
Acetone	<2.0	NA	<2.0	6.2	69.0	<2.0	7.2	3.8	
Chloroform	<0.50	NA	<0.50	<0.50	2.2	14.0	<0.50	<0.50	
Ethyl Acetate	5.9	NA	<0.50	<0.50	<0.50	<0.50	<0.50	<0.50	
Ethylbenzene	1.5	NA	2.0	<0.50	2.0	2.0	<0.50	<0.50	
Heptane	0.69 NA		<0.50	<0.50	0.55	<0.50	<0.50	<0.50	
Hexane	2.9	NA 8.6		<0.50	<0.50	<0.50 <0.50		0.74	
m,p-Xylene	7.2	NA	9.7	<1.0	9.6	9.8	<1.0	<1.0	
Methylene Chloride	<4.0	NA	32.0	<4.0	<4.0	<4.0	<4.0	<4.0	
o-Xylene	2.2	NA	3.1	<0.50	2.9	2.8	<0.50	<0.50	
Tetrachloroethene	330.0	NA	24.0	5.4	4.8	7.9	<0.50	<0.50	
Tetrahydrofuran	<0.50	NA	<0.50	<0.50	0.64	<0.50	<0.50	<0.50	
Toluene	1.4	NA	1.4	<0.50	1.3	0.98	0.59	<0.50	
Trichloroethene	6.6	NA	<0.50	2.5	<0.50	<0.50	<0.50	<0.50	
Thrichlorofluoromethane	<0.50	NA	<0.50	<0.50	1.7	1.6	0.93	<0.50	
Vinyl Acetate	<2.0	NA	<2.0	<2.0	3.9	<2.0	<2.0	<2.0	

7

TABLE 1bSummary of Soil Gas Analytical Results 11/29/07Phase II Site AssessmentVillage Clean224 South Pine StreetBurlington, Wisconsin

(In micrograms per cubic meter [ug/m³])

PARAMETER	TS1	TS1 TS2 TS3 TS4 (Inside)		TS4	SA1	SA2	SA3 (Inside)	OS
1,2,4-Trimethylbenzene	14.485	NA	24.315	<2.6	20.693	28.454	<2.6	<26
1,3,5-Trimethylbenzene	4.656	NA	7.760	<2.6	6.725	8.277	<2.6	<2.6
2-Propanol	NA	NA	NA	NA	NA	NA	NA	NA
4-Ethyltoluene	NA	NA NA NA		NA	NA	NA	NA	NA
Acetone	<5.0	NA	<5.0	15.498	172.48	<5.0	17.998	9.499
Chloroform	<2.6	NA	<0.50	<0.50	2.2	14.0	<0.50	<0.50
Ethyl Acetate	23.377	NA	<1.9	<1.9	<1.9	<1.9	<1.9	<1.9
Ethylbenzene	6.854	NA	9.139	<2.3	9.139	9.139	<2.3	<2.3
Heptane	NA NA NA		NA	NA	NA	NA	NA	NA
Hexane	10.757	NA	31.899	<0.50	<0.50	<0.50	7.047	2.745
m,p-Xylene	32.901	NA	44.324	<4.6	43.867	44.781	<4.6	<4.6
Methylene Chloride	<8.7	NA	69.538	<8.7	<8.7	<8.7	<8.7	<8.7
o-Xylene	10.053	NA	14.166	<2.3	13.252	12.795	<2.3	<2.3
Tetrachloroethene	2,355.30	NA	171.29	38.541	35.259	56.384	<3.6	<3.6
Tetrahydrofuran	NA	NA	NA	NA	NA	NA	NA	NA
Toluene	5.551	NA	5.551	<2.0	5.115	3.886	2.340	<2.0
Trichloroethene	37.323	NA	· <2.9	14.137	<2.9	<2.9	<2.9	<2.9
Thrichlorofluoromethane	<3.0	NA	<3.0	<3.0	10.050	9.459	5.498	<3.0
Vinyl Acetate	<7.4	NA	<7.4	<7.4	14.451	<7.4	<7.4	<7.4



JOIL BORING LOG

WITH MONITOR WELL INSTALLATION NOTES

MONITORING WELL NOT ABANDONED

MHEnvironmental, Inc

2016 North Cleveland Ave. Chicago, Illinois 60614

PROJECT: Village Clean BORING NO. MW-3 BORING LOCATION: Center rear (northeast) of building. METHOD OF DRILLING: 6 3/4" Hollow Stem Augers								DATE: 10/4/02 GW ELEVATION: 89.775' NOTES: 100' datum, top gas meter DRILLER: CS Drilling Page 1 of 1						
Sample Depth	Soil Symbols	Sample Interval	Sample Number	Sample Recovery	Boring Lithology	Natural Moisture Content %	Penitrometer	OVA\PID\FID\OVM ppm	Water Level	Well Construction	Well Description	Elevation		
-0			1	50%	ORGANIC SOIL (OL/OH): Top soil/fill, low plasticity, stiff (frozen), low toughness, dark brown to black in color	Mois	NA	0.0			Flush Mount Cover set in concrete. Concrete surface seal			
	00000		2	50%	POORLY GRADED GRAVEL WITH SAND (GP): heterogeneous, fine silt, very loose, no plasticity, low toughness, high water content, some pebbles.	Mois	NA	0.0			Flush Joint 2" Schedule 40 PVC Riser. 10 Foot of 2" 10 Slot PVC Screen with Global #5 Silica Sand.	-		
5 -	000000		3	50%	E.	Mois	NA	0.0				-90 -		
	000000		4	50%		Wet	NA	0.0						
10 -	000000		5	80%		Wet	NA	0.0				- - 85		
X)000(6	80%	BEDROCK: Green Sandstone	Wet	NA	0.0			PVC bottom plug			