GIS REGISTRY

Cover Sheet

March, 2010 (RR 5367)

Source Property Information Apr 15, 2011 **CLOSURE DATE: BRRTS #:** 03-71-555158 FID #: **ACTIVITY NAME:** Town Motel DATCP #: PROPERTY ADDRESS: 215 Division St COMM #: |54901472915A City of Oshkosh MUNICIPALITY: PARCEL ID #: 90101360000 ***WTM COORDINATES:** WTM COORDINATES REPRESENT: Approximate Center Of Contaminant Source 636955 394912

Please check as appropriate: (BRRTS Action Code)

* Coordinates are in

WTM83, NAD83 (1991)

Contaminated Media:

Approximate Source Parcel Center

Groundwater Contamination > ES (236)	\times Soil Contamination > *RCL or **SSRCL (232)
Contamination in ROW	▼ Contamination in ROW
Off-Source Contamination	Off-Source Contamination
(note: for list of off-source properties see "Impacted Off-Source Property" form)	(note: for list of off-source properties see "Impacted Off-Source Property" form)
Land Use C	ontrols:
▼ N/A (Not Applicable)	Cover or Barrier (222)
Soil: maintain industrial zoning (220)	(note: maintenance plan for groundwater or direct contact)
(note: soil contamination concentrations between non-industrial and industrial levels)	Vapor Mitigation (226)
Structural Impediment (224)	Maintain Liability Exemption (230)
Site Specific Condition (228)	(note: local government unit or economic development corporation was directed to take a response action)

Monitoring Wells:

Are all monitoring wells properly abandoned per NR 141? (234)

^{*} Residual Contaminant Level

^{**}Site Specific Residual Contaminant Level

State of Wisconsin	GIS Registry Checklist	
Department of Natural Resources	Form 4400-245 (R 3/10)	Page 1 of 3
http://dnr.wi.gov		_

This Adobe Fillable form is intended to provide a list of information that is required for evaluation for case closure. It is to be used in conjunction with Form 4400-202, Case Closure Request. The closure of a case means that the Department has determined that no further response is required at that time based on the information that has been submitted to the Department.

NOTICE: Completion of this form is mandatory for applications for case closure pursuant to ch. 292, Wis. Stats. and ch. NR 726, Wis. Adm. Code, including cases closed under ch. NR 746 and ch. NR 726. The Department will not consider, or act upon your application, unless all applicable sections are completed on this form and the closure fee and any other applicable fees, required under ch. NR 749, Wis. Adm. Code, Table 1 are included. It is not the Department's intention to use any personally identifiable information from this form for any purpose other than reviewing closure requests and determining the need for additional response action. The Department may provide this information to requesters as required by Wisconsin's Open Records law [ss. 19.31 - 19.39, Wis. Stats.].

open necorasian [s	3. 13.51 13.53, 1115	, 5 ta (5.j.			
BRRTS #:	03-71-555158	PARCEL ID #	90101360000		
ACTIVITY NAME:	Town Mote		WTM COORDINATES:	X: 636955	Y: 394912
CLOSURE DOC	JMENTS (the De	epartment adds these items to the	final GIS packet for posting	on the Registry	y)
Continuing C	Plan (if activity is Obligation Cover Closure Letter	s closed with a land use limitation or contests that the contests affected (for property owners affected (for VPLE sites)			

SOURCE LEGAL DOCUMENTS

- Deed: The most recent deed as well as legal descriptions, for the Source Property (where the contamination originated). Deeds for other, off-source (off-site) properties are located in the **Notification** section.
 - **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.
- ▼ Certified Survey Map: A copy of the certified survey map or the relevant section of the recorded plat map for those properties where the legal description in the most recent deed refers to a certified survey map or a recorded plat map. (lots on subdivided or platted property (e.g. lot 2 of xyz subdivision)).
 - Figure #: Title: W.W. Wright's Third Addition to the Town Plat of Oshkosh
- Signed Statement: A statement signed by the Responsible Party (RP), which states that he or she believes that the attached legal description accurately describes the correct contaminated property.

MAPS (meeting the visual aid requirements of s. NR 716.15(2)(h))

Maps must be no larger than 11 x 17 inches unless the map is submitted electronically.

Location Map: A map outlining all properties within the contaminated site boundaries on a U.S.G.S. topographic map or plat map in sufficient detail to permit easy location of all parcels. If groundwater standards are exceeded, include the location of all potable wells within 1200 feet of the site.

Note: Due to security reasons municipal wells are not identified on GIS Packet maps. However, the locations of these municipal wells must be identified on Case Closure Request maps.

Figure #: 1 Title: Site Location Map

- Detailed Site Map: A map that shows all relevant features (buildings, roads, individual property boundaries, contaminant sources, utility lines, monitoring wells and potable wells) within the contaminated area. This map is to show the location of all contaminated public streets, and highway and railroad rights-of-way in relation to the source property and in relation to the boundaries of groundwater contamination exceeding a ch. NR 140 Enforcement Standard (ES), and/or in relation to the boundaries of soil contamination exceeding a Residual Contaminant Level (RCL) or a Site Specific Residual Contaminant Levels (SSRCL) as determined under s. NR 720.09, 720.11 and 720.19.
 - Figure #: 2 Title: Site Plan View
- Soil Contamination Contour Map: For sites closing with residual soil contamination, this map is to show the location of all contaminated soil and a single contour showing the horizontal extent of each area of contiguous residual soil contamination that exceeds a Residual Contaminant Level (RCL) or a Site Specific Residual Contaminant Level (SSRCL) as determined under s. NR 720.09, 720.11 and 720.19.

Figure #: 3 Title: Extent of Soil Contamination

	e of Wisconsin		GIS Registry Checklist
	oartment of Natural Resourd o://dnr.wi.gov	ces	Form 4400-245 (R 3/10) Page 2 of 3
BR	RTS #: 03-71-555158	ACTIVITY NAME: T	own Motel
M	APS (continued)		
	Residual Contaminant I ch. NR 140 Enforcemen	n Map: A map showing the source location and vertical Level (RCL) or a Site Specific Residual Contaminant Level t Standard (ES) when closure is requested, show the so and locations and elevations of geologic units, bedro	el (SSRCL). If groundwater contamination exceeds a urce location and vertical extent, water table and
	Figure #:	Title:	
	Groundwater Isoconce extent of all groundwate Indicate the direction a	entration Map: For sites closing with residual groundy ter contamination exceeding a ch. NR140 Preventive Act and date of groundwater flow, based on the most recens show the total area of contaminated groundwater.	ction Limit (PAL) and an Enforcement Standard (ES).
	Figure #:	Title:	
		rection Map: A map that represents groundwater move history of the site, submit 2 groundwater flow maps sh	
	Figure #:	Title:	
	Figure #:	Title:	
TA	BLES (meeting the red	quirements of s. NR 716.15(2)(h)(3))	
	역사 및 에디어 기급을 보고 있었다. 이 경기를 보고 있다면 하는 것이 가는 것이다고 있다면	nan 11 \times 17 inches unless the table is submitted electro BOLD or <i>ITALICS</i> is acceptable.	nically. Tables <u>must not</u> contain shading and/or
X	Note: This is one table	A table showing <u>remaining</u> soil contamination with an of results for the contaminants of concern. Contaminaremain after remediation. It may be necessary to create	nts of concern are those that were found during the
	Table #: 1	Title: Soil Sample Laboratory Analytical Results	
X		cal Table: Table(s) that show the <u>most recent</u> analytica wells for which samples have been collected.	l results and collection dates, for all monitoring
	Table #: 2	Title: Groundwater Sample Laboratory Analytic	al Results
		s: Table(s) that show the previous four (at minimum) we sent, free product is to be noted on the table.	vater level elevation measurements/dates from all
	Table #:	Title:	
IM	PROPERLY ABANDOI	NED MONITORING WELLS	
No		ot properly abandoned according to requirements of sed on the GIS Registry for only an improperly abandoned returned to the GIS Registry Packet.	
X	Not Applicable		
	not been properly aban	nap showing all surveyed monitoring wells with specifindoned. Indoned. Indonitoring wells are distinctly identified on the Detailed Si	-
	Figure #:	Title:	
	Well Construction Rep	ort: Form 4440-113A for the applicable monitoring w	ells.
	Deed: The most recent	deed as well as legal descriptions for each property w	here a monitoring well was not properly abandoned.
	Notification Letter: Co	opy of the notification letter to the affected property ov	wner(s).

State of Wisconsin		CIS Dominton Charletin	
Department of Natural Resources		GIS Registry Checklist Form 4400-245 (R 3/10)	Page 3 of 3
http://dnr.wi.gov		FOITI 4400-243 (h 3/10)	
BRRTS #: 03-71-555158	ACTIVITY NAME:	Town Motel	
NOTIFICATIONS			
Source Property			
☐ Not Applicable			
X Letter To Current Source Property Owner for case closure, include a copy of the letter requested.			
Return Receipt/Signature Confirmation property owner.	: Written proof of date on which co	onfirmation was received for notifyii	ng current source
Off-Source Property Group the following information per individual Off-Source Property" attachment.	al property and label each group ac	cording to alphabetic listing on the	e "Impacted
☐ Not Applicable			
Letter To "Off-Source" Property Owners groundwater exceeding an Enforcement Sunder s. 292.12, Wis. Stats. Note: Letters sent to off-source properties re 726.	standard (ES), and to owners of prop	perties that will be affected by a lan	d use control
Number of "Off-Source" Letters:			
Return Receipt/Signature Confirmation property owner.	: Written proof of date on which co	onfirmation was received for notifying	ng any off-source
Deed of "Off-Source" Property: The most property(ies). This does not apply to right Note: If a property has been purchased with which includes the legal description shall be documentation of the property transfer should	nt-of-ways. o a land contract and the purchaser h submitted instead of the most recent	nas not yet received a deed, a copy of t t deed. If the property has been inheri	the land contract
□ Letter To "Governmental Unit/Right-Of-	Way" Owners: Copies of all letters	s 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: 1

BUREAU OF PECFA 375 City Center, Suite I

Oshkosh, Wisconsin 54901-1805 TTY: Contact Through Relay

Fax: (920) 424-0217 Scott Walker, Governor Paul F. Jadin, Secretary



April 15, 2011

Nero Patel 215 Division St Oshkosh, WI 54901

RE: Final Closure

Commerce # 54901-4729-15-A DNR BRRTS # 03-71-555158 Town Motel, 215 Division St, Oshkosh

Dear Mr. Patei:

The Wisconsin Department of Commerce (Commerce) has reviewed the request for case closure prepared by your consultant, Endeavor Environmental Services, Inc, for the site referenced above. Commerce has determined that this site does not pose a significant threat to human health or the environment. No further investigation or remedial action is necessary.

This case is now listed as "closed" on the Commerce database and will be included on the Department of Natural Resources (DNR) Geographic Information System (GIS) Registry of Closed Remediation Sites to address residual contamination. To review sites on the GIS Registry web page, visit http://dnr.wi.gov/org/aw/rr/gis/index.htm. If you intend to construct or reconstruct a potable well on this property, you must get prior DNR approval.

All current and future owners and occupants of the property need to be aware that excavation of contaminated soil may pose a hazard. Special precautions may be needed to prevent inhalation, ingestion or dermal contact with the residual contamination when it is removed. If soil is excavated, the property owner at the time of excavation must determine whether the material would be considered solid or hazardous waste and ensure that any storage, treatment or disposal is in compliance with applicable statutes and rules.

If it is determined that any undisturbed remaining petroleum contamination poses a threat, the case may be reopened and further investigation or remediation may be required.

Thank you for your efforts to protect Wisconsin's environment. If you have any questions, please contact me in writing at the letterhead address or by telephone at (920) 424-0025.

Sincerely.

Tom Verstegen

Hydrogeologist - Dept of Commerce

PECFA - Site Review Section

cc: Mark Love - Endeavor Environmental Services, Inc.

State Bar of Wisconsin Form 11-2003 LAND CONTRACT (TO BE USED FOR NON-CONSUMER ACT TRANSACTIONS)

1534220

REGISTER'S OFFICE WINNEBAGG COUNTY, WI RECORDED ON

03:42PM

03/12/2010

Document Number

Document Name

CONTRACT, by and between Shiva Corporation	JULIE PAGEL REGISTER OF DEEDS
("Vendor," whether one or more)	RECORDING FEE 17.00
and Omparavati, LLC	TRANSPER FEE 1200.0
("Purchaser," whether one or more). Vendor sells and agrees to convey to Purchaser, upon the prompt and full performance of this Contract by Purchaser, the following real estate, together with the rents, profits, fixtures and other appurtenant interests ("Property"), WINNEBAGO County, State of Wisconsin:	# OF PAGES 4
Lots One (1) and Two (2) and the Easterly ½ of Lots Three (3) and Four (4), all of Block Seventeen (17) in Plat of W. W. WRIGHT'S THIRD ADDITION to the Town Plat of Oshkosh, now in the First Ward, City of Oshkosh.	Name and Return Address Verdel 315 DIVISION St. OSh Kosh, WI 54901
	0101360000
	Parcel Identification Number (PIN) This is not homestead property. (is) (is not) This a purchase money mortgage.
Purchaser agrees to purchase the Property and to pay to Vendor at 1121 N. Lake Street, Neenah, WI 54956 the sum of \$ 525,000.00 in the following manner:	(îs) (is not)
(a) \$81,348.03 at the execution of this Contract; and	
(b) the balance of \$443,651.97, together with interes	t from the date hereof on the balance
Said principal and interest shall be payable in initial monthly installments of beginning on July 15, 2008 and on the 15 th day of each month thereafter, throug decrease to 6.00% per annum on the 15 th day of December 2009 and the rema payable thereafter in monthly installments of \$3,849.40 beginning on January 1: month thereafter through December 14, 2010. Interest shall increase to 7.00% pet the remaining principal and interest shall be payable thereafter in monthly installments 15, 2011 and on the 15 th day of each month thereafter	nnum until paid in full as follows: not less than \$4,300.43 per month, th December 14, 2009. Interest shall ining principal and interest shall be 5, 2010 and on the 15 th day of each or annum on December 15, 2010 and allments of \$4280.91 beginning on
provided the entire outstanding balance shall be paid in full on or before June 1 Date"). Payments shall be applied first to interest on the unpaid balance at the rate CHOOSE ONE OF THE FOLLOWING OPTIONS; IF NO OPTION IS CHO	specified and than to principal
A. Any amount may be prepaid without premium or fee upon principal at any	/ fime
☐ B. Any amount may be prepaid without premium or fee upon principal at any	
☐ C. There may be no prepayment of principal without written permission of V	•

CHO	OOSE ONE OF THE FOLLOWING OPTIONS: IF NEITHER IS CHOSEN, OPTION A SHALL APPLY:
	A. Any prepayment shall be applied to principal in the inverse order of maturity and shall not delay the due dates or change the amount of the remaining payments until the unpaid balance of principal and interest is paid in full
⊠ E	In the event of any prepayment, this Contract shall not be treated as in default with respect to payment so long as the unpaid balance of principal and interest (and in such case accruing interest from month to month shall be treated as unpaid principal) is less than the amount that said indebtedness would have been had the monthly payments been made as specified above; provided that monthly payments shall continue in the event of credit of any proceeds of insurance or condemnation, the condemned premises being thereafter excluded from this Contract.
includ and an are du	asser shall pay prior to delinquency all taxes and assessments levied on the Property for the year 2008 and after, and deliver to Vendor on demand receipts showing such payment. Vendor shall pay all back taxes, ling any interest and penalties, by the time of closing for all years prior to 2008. If Vendor fails to pay said taxes my interest and penalties thereon Purchaser may make payments directly to any taxing authority to which they are and such payments shall be credited as payments hereunder.
Purcha covera Vendo insura eviden loss to procee	aser shall keep the improvements on the Property insured against loss or damage occasioned by fire, extended age perils and such other hazards as Vendor may require, without co-insurance, through insurers approved by or, in the amount of the full replacement value of the improvements on the Property. Purchaser shall pay the nace premiums when due. The policies shall contain the standard clause in favor of Vendor's interest, and use of such policies covering the Property shall be provided to Vendor. Purchaser shall promptly give notice of insurance companies and Vendor. Unless Purchaser and Vendor otherwise agree in writing, insurance ds shall be applied to restoration or repair of the Property damaged, provided Vendor deems the restoration or to be economically feasible.
1110	rchaser is required to pay Vendor amounts sufficient to pay reasonably anticipated taxes, assessments, and surance premiums as part of Purchaser's regular payments [CHECK BOX AT LEFT IF APPLICABLE].
enanta ordinar ordinar	ser shall not commit waste nor allow waste to be committed on the Property, keep the Property in good ble condition and repair, and free from liens superior to the lien of this Contract, and comply with all laws, aces and regulations affecting the Property. If a repair required of Purchaser relates to an insured casualty, ser shall not be responsible for performing such repair if Vendor does not make available to Purchaser the ce proceeds therefor.
Ci Cill,	agrees that if the purchase price with interest is fully paid and all conditions fully performed as specified Vendor will execute and deliver to Purchaser a Warranty Deed in fee simple of the Property, free and clear of and encumbrances, except those created by the act or default of Purchaser, and:
HOO: ☑ A.	SE ONE OF THE FOLLOWING OPTIONS; IF NO OPTION IS CHOSEN, OPTION A SHALL APPLY: Purchaser states that Purchaser is satisfied with the title as shown by the title evidence submitted to Purchaser for examination, at the time of execution of this Contract.
]B,	Purchaser states that the following exceptions set forth in the title evidence submitted to Purchaser for examination, at the time of execution of this Contract, are unsatisfactory to Purchaser:
]c.	No title evidence was provided prior to execution of this Contract.
	\cdot

CHOOSE ONE OF THE FOLLOWING OPTIONS; IF NEITHER IS CHOSEN, OPTION A SHALL APPLY: △ A. Purchaser agrees to pay the cost of future title evidence. □ B. Vendor agrees to pay the cost of future title evidence.

Time is of the essence as to all provisions hereunder.

Purchaser shall be entitled to take possession of the Property on July 1, 2008

Purchaser agrees that in the event of a default in the payment of principal or interest which continues for a period of days following the due date or a default in performance of any other obligation of Purchaser which continues for a period of 30 days following written notice thereof by Vendor (delivered personally or mailed by mail), the entire outstanding balance under this contract shall become immediately due and payable at Vendor's option and without notice (which Purchaser hereby waives), and Vendor may singly, alternatively or in combination: (i) terminate this Contract and either recover the Property through strict foreclosure or have the Property sold by foreclosure sale; in either event, with a period of redemption, in the court's discretion, to be conditioned on full payment of the entire outstanding balance, with interest thereon from the date of default and other amounts due hereunder (failing which all amounts previously paid by Purchaser shall be forfeited as liquidated damages for failure to fulfill this Contract and as rental for the Property); (ii) sue for specific performance of this Contract; (iii) sue for the unpaid purchase price or any portion thereof; (iv) declare this Contract at an end and remove this Contract as a cloud on title in a quiet-title action if the equitable interest of Purchaser is insignificant; (v) have Purchaser ejected from possession of the Property and have a receiver appointed to collect any rents, issues or profits; or (vi) pursue any other remedy available in law or equity. An election of any of the foregoing remedies shall only be binding on Vendor if and when pursued in litigation. All costs and expenses including reasonable attorney fees of Vendor incurred to pursue any remedy hereunder to the extent not prohibited by law and expenses of title evidence shall be paid by Purchaser and included in any judgment. The parties agree that Vendor shall have the options set forth in this paragraph available to exercise in Vendor's sole discretion.

Following any default in payment, interest shall accrue at the rate of 12 % per annum on the entire amount in default (which shall include, without limitation, delinquent interest and, upon acceleration or maturity, the entire principal balance).

Vendor may waive any default without waiving any other subsequent or prior default of

Purchaser may not transfer, sell or convey any legal or equitable interest in the Property, including but not limited to a lease for a term greater than one year, without the prior written consent of Vendor unless the outstanding balance payable under this Contract is paid in full. In the event of any such transfer, sale or conveyance without Vendor's written consent, the entire outstanding balance payable under this Contract shall become immediately due and payable in full at Vendor's option without notice.

Vendor may mortgage the Property, including the continuation of any mortgage in force on the date of this Contract, provided that Vendor shall make timely payment of all amounts due under any mortgage, and the total due under such mortgages shall not at any time exceed the then remaining principal balance under this Contract, and that Vendor obtains the prior consent of the Purchaser. If Vendor defaults under such mortgages, or fails to pay any liens, and Purchaser is not in default hereunder, Purchaser may make payments directly to Vendor's mortgagee or lien holders and such payments will be credited as payments hereunder. Vendor represents that there are no mortgages or liens on the property at this time.

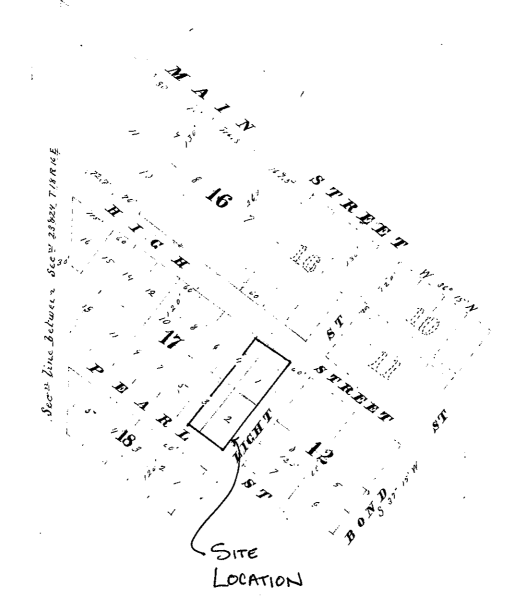
All terms of this Contract shall be binding upon and inure to the benefit of the heirs, legal representatives, successors and assigns of Vendor and Purchaser.

Dated <u>Mouch 9, 2010</u>	, effective as of July 1, 2008.	
VENDOR: Shiva Corporation	PURCHASER: Omparavati, LLC	
Chandrakant B. Patel * President	-(SEAL) ncharett	_(SEAL) -
Chandrakant Bratel	-(SEAL) LEHA PATEZ	_(SEAL) -
AUTHENTICATION	ACKNOWLEDGMENT	•
Signature(s)	STATE OF WISCONSIN)	
authenticated on	BARA J. Ottlaganie County) ss.	
*TITLE: MEMBER STATE BAR OF WISCORDS (If not,	The above armed Chan MACH & JOLE The above armed Chan MACH B. H. S. H. S	tel
authorized by Wis. Stat. § 706.06)	furtisment and acknowledged the same.	· ·
THIS INSTRUMENT DRAFTED BY: Attorney Mark W. Manske.	Dallara: () Skaplud - Garbara F. Skaplud Notary Public, State of Wisconsin	· ·
	My Commission (is permanent) (expires: \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	<u>10</u> 0
•		
NOTE: THIS IS A STANDARD FORM. ANY M	enficated or acknowledged. Both are not necessary.) ODIFICATIONS TO THIS FORM SHOULD BE CLEARLY IDENTIFIED. IATE BAR OF WISCONSIN FORM NO. 11-	2003
* Type name below signatures.		

W.W.WRIGHT'S THIRD ADDITION

§ TO THE TOWN PLAT

OF OSHKOSH



CERTIFICATION OF LEGAL DESCRIPTION

Parcel Identification Number: 9010136000

Site Address: 215 Division Street, Oshkosh, Wisconsin 54901

Legal Description

Lots One (1) and Two (2) and also the Easterly one-half (1/2) of Lots Three (3) and Four (4), all of Block Seventeen (17) in Plat of W.W. Wrights Third Addition to the Town Plat of Oshkosh, now the First Ward, City of Oshkosh.

Certification

I <u>Chandrakant B-Path</u> certify that the legal description provided above and on the attached Land Contract is complete and accurate to the best of my knowledge. The legal description correctly describes the parcel affected by petroleum soil contamination for which conditional case closure is being requested.

The portion of the City of Oshkosh plat map illustrating the parcel location is also attached.

This statement is in conjunction with the Wisconsin Department of Commerce GIS Registry Packet, PUB-RR-688.

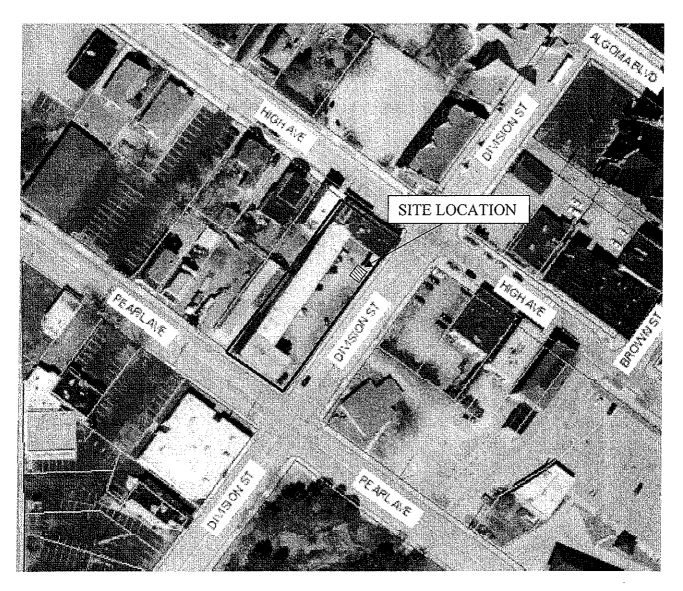
Signature Chandrakant B. Patel

Title President - Shive Corpo.

Date 2/28/11







APPROXIMATE DRAWING SCALE 1" = 100'

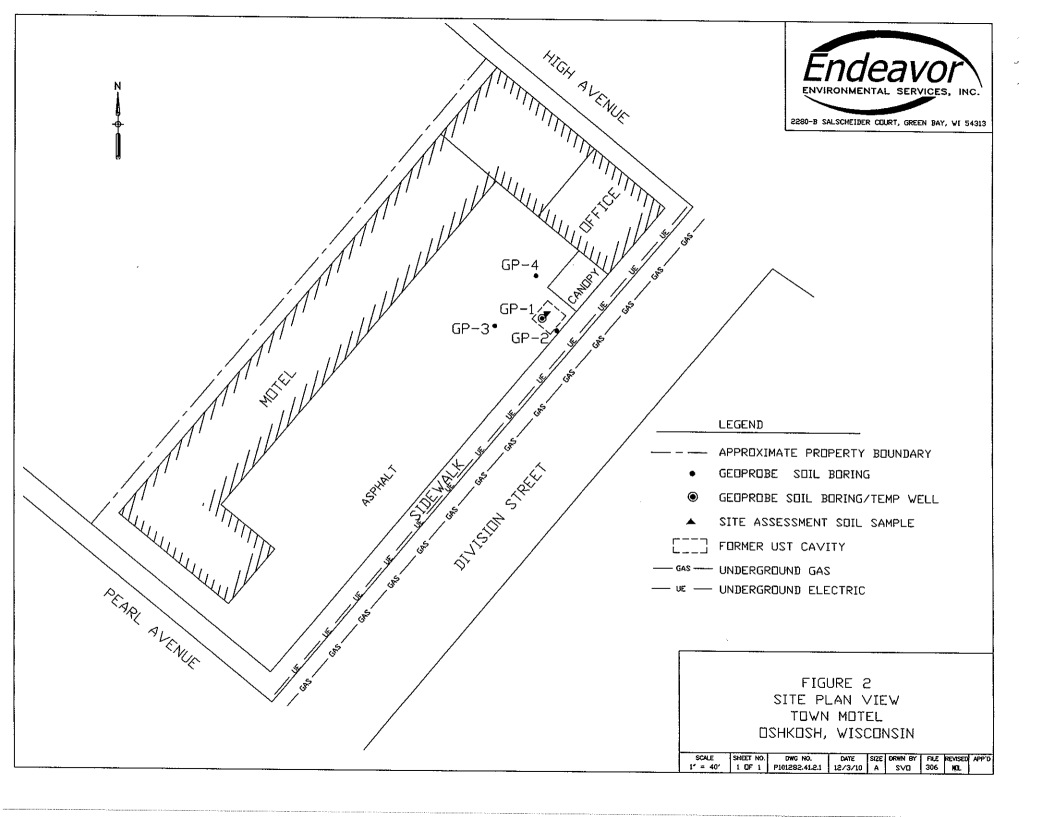
LEGEND

Approximate Property Boundary



Site Location (See Figure 2 for detail)

FIGURE 1 SITE LOCATION MAP TOWN MOTEL OSHKOSH, WISCONSIN



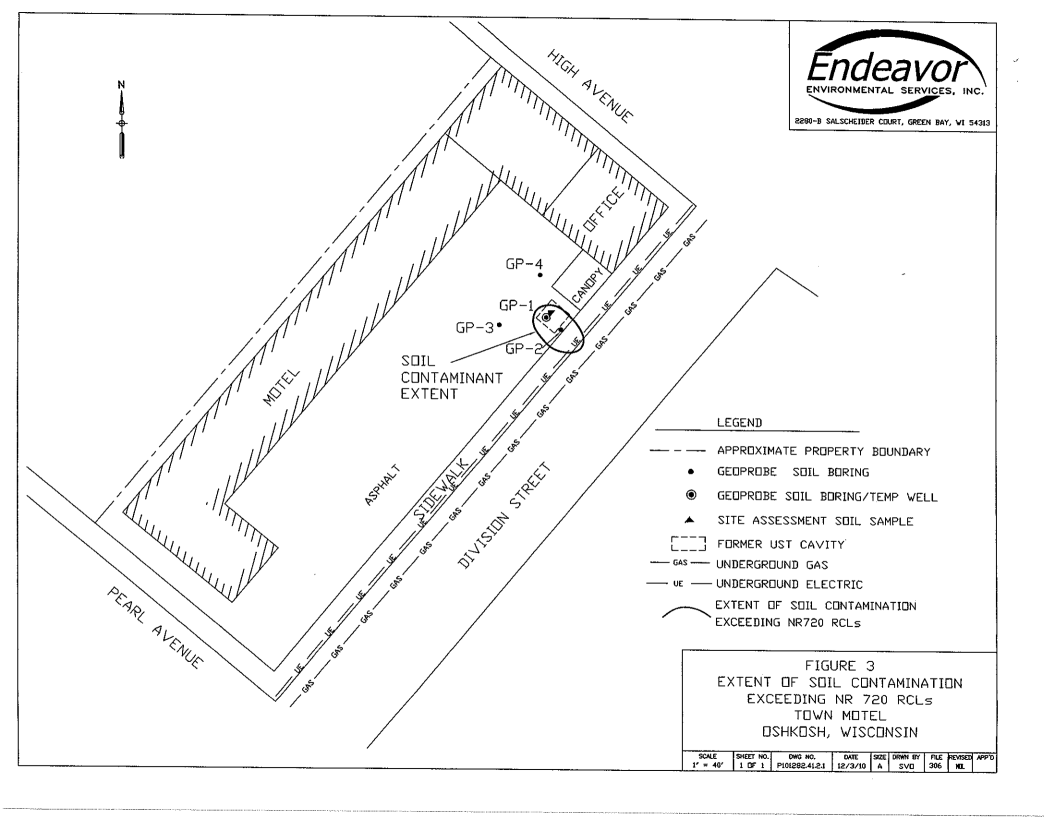


Table 1 Soil Sample Laboratory Analytical Results Town Motel Oshkosh, Wisconsin

Sample ID	Sample Date	Sample Depth (feet bgs)	PID (ppm eq)	DRO	Benzene	Ethyl- benzene	Toluene	Total Xylenes	1,2,4- TMB	1,3,5- TMB	МТВЕ	Naphthalene	n-Butyl- benzene	sec- Butylbenzene	Isopropyl- benzene	n-Propyl- benzene
Confirmation (re-run)	2/23/2010	8.5	NA	204	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA NA	NA	NA
GP-1/S-5	8/2/2010	8.0 - 10.0	12.4	NΑ	<25.0	<25.0	<25.0	<75.0	<25.0	<25.0	<25.0	444	229	329	102	205
GP-2/S-4	8/2/2010	6.0 - 8.0	71.1	1,720	<100	<100	<100	<300	<100	<100	<100	2,140	1,140		102	205
GP-3/S-2	8/2/2010	2.0 - 4.0	0.0	NA	<25.0	<25.0	<25.0	<75.0	56.5 ^J	35.3 ^J	<25.0	2,140 NA	1,140 NA	1,510	350	729
GP-3/S-4	8/2/2010	6.0 - 8.0	3.6	52.2	<25.0	<25.0	<25.0	<75.0	85.0	<25.0	<25.0	467		NA NA	NA	NA
GP-4/S-4	8/2/2010	6.0 - 8.0	0.0	<5.9	<25.0	<25.0	<25.0	<75.0	<25.0	<25.0	<25.0	<25.0	NA NA	NA NA	NA NA	NA
NR 720.09 Resid	dual Contaminan	t Lavel	·	100	5.5								NA	NA	NA NA	NA
	e 1 (free product					2,900	1,500	4,100	NS	NS	N\$	NS	NS	NS	NS	NS
				NS	8,500	4,600	38,000	42,000	83,000	11,000	NS	2,700	NS	NS	NS	NS
NK 746.06 Table	e 2 (direct contac	ct standards)		NS	1,100	NS	N5	NS	NS	NS	NS	NS	NS	NS	NS	NS

Notes:

All concentrations reported are in parts per billion (ug/kg) except DRO reported in parts per million (mg/kg)

Volatile organic compounds not listed were below laboratory detection limits

¹ = Estimated concentration above the adjusted method detection limit and below the adjusted reporting limit

Bold value represents exceedance of NR 720 residual contaminant levels

bgs: PID: below ground surface

TMB:

trimethylbenzene

ppm eq:

photoionization detector

MTBE:

methyl tert-butyl ether

parts per million equivalent

NA:

not analyzed/not applicable

GRO: DRO: gasoline range organics diesel range organics

NS:

no standard

Table 1 (continued) Soil Sample Laboratory Analytical Results Town Motel Oshkosh, Wisconsin

Polycyclic Aromatic Hydrocarbons

Sample ID	Sample Date	Sample Depth (feet bgs)	Acenaphthene	Acenaphthylene	Anthracene	Benzo(a) anthracene	Benzo (a) pyrene	Benzo (b) fluoranthene	Benzo (g,h,i) perylene	Benzo (k) fluoranthene	Chysene
GP-1/S-5	8/2/2010	8.0 - 10.0	174	35.6	66.4	10.9 ^j	8.0 ^J	7.6 ^J	6.1	8.2 ^J	19.2 ^J
GP-2/S-4	8/2/2010	6.0 - 8.0	314	94.6 ^J	130	<14.1	<16.3	<17.2	<13.1	<18.4	<18.0
WDNR Suggested	RCLs (groundwater p	athway)	38,000	700	3,000,000	17,000	48,000	360,000	6,800,000	870,000	37,000

Sample ID	Sample Date	Sample Depth (feet bgs)	Dibenz (a,h) anthracene	Flouranthene	Fluorene	Ideno (1,2,3-cd) pyrene	1-Methyl- naphthalene	2-Methyl- naphthalene	Naphthalene	Phenanthrene	Pyrene
GP-1/S-5	8/2/2010	8.0 - 10.0	<5.5	31.4	186	4.91	704	275	444	420	75.5
GP-2/S-4	8/2/2010	6.0 - 8.0	<27.0	<49.7	535	<14.1	2,450	1,880	2,140	1,100	141
WDNR Suggested	RCLs (groundwater p	athway)	38,000	500,000	100,000	680,000	23,000	20,000	400	1,800	8,700,000

Notes:

All concentrations reported are in parts per billion (ug/kg)

Polycyclic aromatic hydrocarbons not listed were below laboratory detection limits

¹ = Estimated conce below ground surface

Table 2 Groundwater Sample Laboratory Analytical Results Town Motel Oshkosh, Wisconsin

Petroleum Volatile Organic Compounds

Sample ID Sample Date		Benzene	Ethylbenzene	Toluene	Total Xylenes	Total TMBs	МТВЕ
GP-1	8/2/2010	1.7	15.8	0.52 ^J	2.11 ^J	5.3	<0.38
NR 140 Enforcen	nent Standard	5	700	1,000	10,000	480	60
NR 140 Preventi	ve Action Limit	0.5	140	200	1,000	96	12

Notes:

All concentrations reported are in parts per billion (ug/L)

¹ = Estimated concentration above the adjusted method detection limit and below the adjusted reporting limit

Bold value represents exceedance of NR 140 enforcement standard *Italic value* represents exceedance of NR 140 preventive action limit

TMB:

trimethylbenzene

MTBE:

methyl tert-butyl ether

Table 2 (continued) Groundwater Sample Laboratory Analytical Results Town Motel Oshkosh, Wisconsin

Polycyclic Aromatic Hydrocarbons

Sample ID	Sample Date	Acenaphthene	Acenaphthylene	Anthracene	Benzo(a) anthracene	Benzo(a) pyrene	Benzo(b) fluoranthene	Benzo (g,h,i) perylene	Benzo(k) fluoranthene	Chrysene
GP-1	8/2/2010	4.3	0.74 ^J	1.8	0.49 ^J	0.48	0.521	0.37 ^J	0.44	0.82
R 140 Enforcement Standard		NS	NS	3,000	NS	0.2	0.2	NS	NS	0.02
NR 140 Preventive Action Limit		NS	NS	600	NS	0.02	0.02	NS	NS	0.02

Sample ID	Sample Date	Dibenzo (a,h) anthracene	Fluoranthene	Fluorene	Indeno (1,2,3-cd) pyrene	1-Methyl- naphthalene	2-Methyl- naphthalene	Naphthalene	Phenanthrene	Pvrene
GP-1	8/2/2010	0.073 ^J	1.3	5.0	0.27 ^J	40.2	20.0	20.2	5.7	3.5
NR 140 Enforcement Standard		N\$	400	400	NS	NS	NS	100	NS NS	250
NR 140 Preventive Action Limit		NS	80	80	NS	NS	NS	10	NS NS	50

Notes:

All concentrations reported are in parts per billion (ug/L)

Estimated concentration above the adjusted method detection limit and below the adjusted reporting limit

Bold value represents exceedance of NR 140 enforcement standard *Italic value* represents exceedance of NR 140 preventive action limit

TMB:

trimethylbenzene

MTBE:

methyl tert-butyl ether

NS:

no standard

SOURCE PROPERTY

Neha Patel Nero Patel Omparavati, LLC 215 Division Street Oshkosh, Wisconsin 54901

RE: Notification of Residual Contamination

Town Motel 215 Division Street Oshkosh, Wisconsin 54901 WDNR BRRTS No. 03-71-555158 COMM No. 54901-4729-15

This letter is being sent to you as the purchaser by land contract of the above referenced property. Environmental monitoring performed at the property has shown that residual soil contamination exceeding NR 720 generic residual contaminant levels (RCL) for protection of groundwater remain on the property. Site closure is being requested at this time, and in accordance with the requirements of s. NR 726.05 (2) (b) 4, and (3) (a) 4.g., the following information is being provided.

Soil petroleum contamination exists on the property located at 215 Division Street. The level of diesel range organic (DRO) and naphthalene contamination in the soil on the property is above generic RCLs. However, our environmental consultant, Endeavor Environmental Services, Inc. has informed me that the soil contaminant plume has been defined and the remaining contamination will naturally degrade over time. I believe that allowing natural attenuation to complete the cleanup at this site will meet the requirements for case closure that are found in chapter NR 726 Wisconsin Administrative Code, and I will be requesting that the Wisconsin Department of Commerce accept natural attenuation as the final remedy for this site and grant case closure. Closure means that the Department will not be requiring any further investigation or cleanup action to be taken, other than the reliance on natural attenuation."

Even though the source of the identified soil contamination is on this property, neither you nor any subsequent owner of your property will be held responsible for investigation or cleanup of this soil contamination, as long as you and any subsequent owners comply with the requirements of section 292.13, Wisconsin Statutes, including allowing access to your property for environmental investigation or cleanup if access is required. To obtain a copy of the Department of Natural Resources' publication #RR-589, Fact Sheet 10: Guidance for Dealing with Properties Affected by Off-Site Contamination, you may visit http://www.dnr.state.wi.us/org/aw/rr/archives/pubs/RR589.pdf or call 608-267-3859.

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

Tom Verstegen – Advanced Hydrogeologist Wisconsin Department of Commerce

SOURCE PROPERTY

PECFA Site Review Section 375 City Center, Suite I Oshkosh, Wisconsin 54901-4877

If this case is closed, all properties within the site boundaries where soil contamination exceeds RCLs will be listed on the Department of Natural Resources' geographic information system (GIS) Registry of Closed Remediation Sites. The information on the GIS Registry includes maps showing the location of properties in Wisconsin where soil or groundwater contamination above regulatory or site-specific standards existed at the time that the case was closed. This GIS Registry will be available to the general public on Department of Natural Resources' internet web site.

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

http://www.dnr.wi.gov/org/aw/rr/gis/index.htmhttp://www.dnr.state.wi.us/org/water/dwg/330025 4.pdf. A copy of the closure letter is included as part of the site file on the GIS Registry of Closed Remediation Sites.

Should you or any subsequent property owner wish to construct or reconstruct a well on your property, special well construction standards may be necessary to protect the well from the residual groundwater contamination. Any well driller who proposes to construct a well on your property in the future will first need to obtain approval from a regional water supply specialist in DNR's Drinking Water and Groundwater Program. The well-construction application, form 3300-254, may be accessed through the GIS Registry web address in the preceding paragraph.

If you need more information, you may contact me by mail at 1121 North Lake Street, Neenah, Wisconsin 54956 or by phone at (920) 205-4076, or you may contact Tom Verstegen-Wisconsin Department of Commerce at (920) 424-0025.

Sincerely,

Chandrakant Patel Shiva Corporation

Chandrakant Patel

Responsible Party

SOURCE PROPERTY

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RIGHT-OF-WAY

March 2, 2011

Mr. David Patek
Director of Public Works
215 Church Avenue
P.O. Box 1130
Oshkosh, Wisconsin 54903-1130

RE: Notification of Contamination within Right-of-Way

Town Motel

WDNR BRRTS No. 03-71-555158

215 Division Street

COMM No. 54901-4729-15

Oshkosh, Wisconsin 54901

Dear Mr. Patek,

Endeavor Environmental Services, Inc. (Endeavor) is providing this information as notification of the presence of residual petroleum soil contamination that remains within the Division Street right-of-way. This contamination has migrated from the Town Motel site located at 215 Division Street, into the adjacent right-of-way. Soil sample analysis has reported concentrations of diesel range organics (DRO) at concentrations exceeding its respective NR 720 residual contaminant level, and naphthalene at concentrations exceeding its respective WDNR suggested residual contaminant level in soil samples collected immediately adjacent to the Division Street right-of-way. The extent of the residual soil contamination is illustrated in the attached figure (see Figure 3 – Extent of Soil Contamination Exceeding NR 720 RCLs).

If you have any questions please contact me at (920) 437-2997.

Sincerely,

Mark O. Love

Project Manager

enclosures