

GIS REGISTRY INFORMATION

SITE NAME: Evergreen Bar
 BRRTS # 03-04-000854 FID # (if appropriate): _____
 COMMERCE #: (if appropriate) 54821-9584-54
 CLOSURE DATE: 8/30/06
 STREET ADDRESS: 337-5 M CTH M
 CITY: Name Kagon
 SOURCE PROPERTY GPS COORDINATES (meters in WTM91 projection): x= 431133.98440 y= 637053.23940

CONTAMINATED MEDIA: Groundwater Soil Both

OFF-SOURCE CONTAMINATION (>ES): Yes No

IF YES, STREET ADDRESS 1: _____

GPS COORDINATES (meters in WTM91 projection): X= _____ Y= _____

Off -Source SOIL CONTAMINATION >GENERIC OR SITE-SPECIFIC RCL (SSRCL): Yes No

IF YES, STREET ADDRESS 1: _____

GPS COORDINATES (meters in WTM91 projection): X= _____ Y= _____

CONTAMINATION IN RIGHT OF WAY: Yes No

DOCUMENTS NEEDED:

- Closure Letter, and any conditional closure letter issued
- Copy of most recent deed, including legal description, for all affected properties
- Certified survey map or relevant portion of the recorded plat map (if referenced in the legal description) for all affected properties *N/A*
- County Parcel ID number, if used for county, for all affected properties *on deed*
- Location Map which outlines all properties within contaminated site boundaries on USGS topographic map or plat map in sufficient detail to permit the parcels to be located easily (8.5x14" if paper copy). If groundwater standards are exceeded, the map must also include the location of all municipal and potable wells within 1200' of the site.
- Detailed Site Map(s) for all affected properties, showing buildings, roads, property boundaries, contaminant sources, utility lines, monitoring wells and potable wells. (8.5x14", if paper copy) This map shall also show the location of all contaminated public streets, highway and railroad rights-of-way in relation to the source property and in relation to the boundaries of groundwater contamination exceeding ch. NR 140 ESs and soil contamination exceeding ch. NR 720 generic or SSRCLs.
- Tables of Latest Groundwater Analytical Results (no shading or cross-hatching)
- Tables of Latest Soil Analytical Results (no shading or cross-hatching)
- Isoconcentration map(s), if required for site investigation (SI) (8.5x14" if paper copy). The isoconcentration map should have flow direction and extent of groundwater contamination defined. If not available, include the latest extent of contaminant plume map.
- GW: Table of water level elevations, with sampling dates, and free product noted if present
- GW: Latest groundwater flow direction/monitoring well location map (should be 2 maps if maximum variation in flow direction is greater than 20 degrees)
- SOIL: Latest horizontal extent of contamination exceeding generic or SSRCLs, with one contour.
- Geologic cross-sections, if required for SI. (8.5x14" if paper copy)
- RP certified statement that legal descriptions are complete and accurate
- Copies of off-source notification letters (if applicable)
- Letter informing ROW owner of residual contamination (if applicable)(public, highway or railroad ROW)
- Copy of (soil or land use) deed restriction(s) or deed notice if any required as a condition of closure.





State of Wisconsin \ DEPARTMENT OF NATURAL RESOURCES

Jim Doyle, Governor
Scott Hassett, Secretary
John Gozdziwski, Regional Director

Northern Region Headquarters
107 Sutliff Ave.
Rhineland, Wisconsin 54501-3349
Telephone 715-365-8900
FAX 715-365-8932
TTY Access via relay - 711

August 30, 2006

MS PHYLISS FECKNER
42685 ELM CT
CABLE WI 54821

SUBJECT: Final Case Closure
Evergreen Bar, 337-5M County Highway M, Cable, Wisconsin
WDNR BRRTS Activity # 03-04-000854

Dear Ms. Feckner:

The Northern Region Closure Committee recently reviewed the above referenced case for closure. This committee reviews environmental remediation cases for compliance with state laws and standards to maintain consistency in the closure of these cases. Based on the correspondence and data provided, it appears that your case has been remediated to Department standards in accordance with s. NR 726.05, Wisconsin Administrative Code. The Department considers this case closed and no further investigation or remediation is required at this time.

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

Residual soil contamination remains at the base of the remedial excavation conducted beneath the former underground tank basin in October 1997 as indicated in the information submitted to the Department of Natural Resources and as shown on the attached map. If soil in the specific location described above is excavated in the future, the property owner at the time of excavation must sample and analyze the excavated soil to determine if residual contamination remains. If sampling confirms that contamination is present the property owner at the time of excavation will need to determine whether the material would be considered solid or hazardous waste and ensure that any storage, treatment or disposal is in compliance with applicable standards and rules. In addition, all current and future owners and occupants of the property need to be aware that excavation of the contaminated soil may pose an inhalation or other direct contact hazard and as a result special precautions may need to be taken to prevent a direct contact health threat to humans.

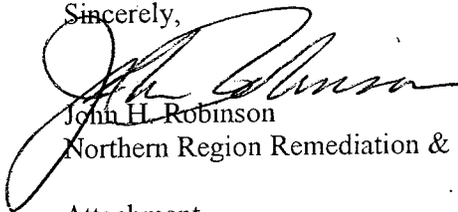
In addition, your consultant reported that they were unable to locate monitoring well MW-4 for abandonment. If the lost monitoring well, with its approximate location identified on the attached map, is located in the future the property owner at the time the lost monitoring well is found is required to properly abandon the well in compliance with the requirements of ch. NR 141, Wis. Adm. Code.

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

Section 101.143, Wis. Stats., requires that PECFA claimants seeking reimbursement of interest costs, for sites with petroleum contamination, submit a final reimbursement claim within 120 days after they receive a closure letter on their site. For claims not received by the PECFA Program within 120 days of the date of the conditional closure letter, interest costs after 60 days of the date of that letter will not be eligible for PECFA reimbursement. If there is equipment purchased with PECFA funds remaining at the site, contact the Commerce PECFA Program to determine the method for salvaging the equipment.

The Department appreciates your efforts to restore the environment at this site. If you have any questions regarding this closure decision or anything outlined in this letter, please contact Chris Saari at 715-685-2920, or by e-mail at Christopher.Saari@Wisconsin.gov.

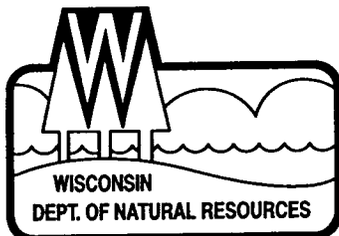
Sincerely,



John H. Robinson
Northern Region Remediation & Redevelopment Team Supervisor

Attachment

cc: James D. Amundson, 24630 Garden Lake Rd., Cable, Wisconsin 54821
Hollie DePuydt – Northern Environmental
Will Myers – Department of Commerce



State of Wisconsin \ DEPARTMENT OF NATURAL RESOURCES

Jim Doyle, Governor
Scott Hassett, Secretary
John Gozdziwski, Regional Director

Northern Region Headquarters
107 Sutliff Ave.
Rhineland, Wisconsin 54501-3349
Telephone 715-365-8900
FAX 715-365-8932
TTY Access via relay - 711

April 26, 2006

Ms. Phyliss Feckner
42685 Elm Ct
Cable, WI 54821

Subject: Conditional Closure Decision With Requirements to Achieve Final Closure
Evergreen Bar, 337-5M County Hwy M, Cable, Wisconsin
WDNR BRRTS Activity # 03-04-000854
PECFA # 54821-9584-54

Dear Ms. Feckner:

On April 12, 2006, the Northern Region Closure Committee reviewed your request for closure of the case described above. The Closure Committee reviews environmental remediation cases for compliance with state rules and statutes to maintain consistency in the closure of these cases. After careful review of the closure request, the Closure Committee has determined that the leaded and unleaded gasoline contamination on the site appears to have been investigated and remediated to the extent practicable under site conditions. Your case has been remediated to Department standards in accordance with s. NR 726.05, Wis. Adm. Code and will be closed if the following conditions are satisfied:

1. The monitoring wells and groundwater extraction well at the site must be properly abandoned in compliance with ch. NR 141, Wis. Adm. Code. Documentation of well abandonment must be submitted to me on Form 3300-5B found at www.dnr.state.wi.us/org/water/dwg/gw/ or provided by the Department of Natural Resources.
2. A complete GIS Registry package must be submitted to me at the above address. All documents, in accordance with NR 726.05, must be provided, in the proper format and size. Your consultant should refer to Publication RR-688 at <http://dnr.wi.gov/org/aw/rr/archives/pubs/RR688.pdf> and RR-690 at <http://dnr.wi.gov/org/aw/rr/archives/pubs/RR690.pdf> for complete instructions for providing these documents. There were numerous documents missing from the previously submittal.

When the above conditions have been satisfied, please submit the appropriate documentation (for example, well abandonment forms, disposal receipts, copies of correspondence, etc.) to verify that applicable conditions have been met, and your case will be closed. Your site will be listed on the DNR Remediation and Redevelopment GIS Registry of Closed Remediation Sites. Information that was submitted with your closure request application will be included on the GIS Registry. To review the site on the GIS Registry web page, visit <http://maps.dnr.state.wi.us/brrts>.

If this is a PECFA site, section 101.143, Wis. Stats., requires that PECFA claimants seeking reimbursement of interest costs, for sites with petroleum contamination, submit a final

reimbursement claim within 120 days after they receive a closure letter on their site. For claims not received by the PECFA Program within 120 days of the date of this letter, interest costs after 60 days of the date of this letter will not be eligible for PECFA reimbursement.

Please be aware that the case may be reopened pursuant to s. NR 726.09, Wis. Adm. Code, if additional information regarding site conditions indicates that contamination on or from the site poses a threat to public health, safety, or welfare or to the environment.

We appreciate your efforts to restore the environment at this site. If you have any questions regarding this letter, please contact me at 715-365-8990.

Sincerely,
NORTHERN REGION



Janet Kazda
Remediation and Redevelopment Program

Cc: File
Chris Saari, Ashland

Hollie DePuydt
Northern Environmental
330 S Fourth Ave
Park Falls, WI 54552

WARRANTY DEED

Document Number

OTTO KORPELA
BAYFIELD COUNTY, WI
REGISTER OF DEEDS

2002R-478102

12/17/2002 1:34 PM

TRANSFER FEE 252.00
RECORDING FEE 11.00
Pages 1

This Deed, made between Ryan Fredericks and Joanna Krauss, as tenants in common, Grantor, and James D. Amundson Grantee.

Grantor, for a valuable consideration, conveys to Grantee the following described real estate in Bayfield County, State of Wisconsin (the "Property") (if more space is needed, please attach addendum):

All of the Southwest Quarter of the Southwest Quarter (SW¹/₄SW¹/₄), Section Seventeen (17), Township Forty-three (43) North, Range Six (6) West, lying South of County Trunk "M", Town of Namakagon, Bayfield County, Wisconsin.

TRANSFER FEE \$ <u>252.00</u>	FEE EXEMPT _____
----------------------------------	---------------------

Recording Area

Name and Return Address WTB-8692
24630 Garden Lake Rd.
Cable WI 54821 PO # 0
TTX 252.00

Together with all appurtenant rights, title and interests.

034-1078-10

Parcel Identification Number (PIN)

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 except easements, reservations and restrictions of record.

Dated this 16th day of December, 2002.

* _____
* _____

AUTHENTICATION

Signature(s) _____

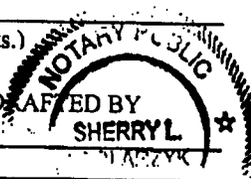
authenticated this _____ day of _____

V 8 4 1 P 6 8 8

TITLE: MEMBER STATE BAR OF WISCONSIN

(If not, _____
authorized by §706.06. Wis. Stats.)

THIS INSTRUMENT WAS DRAFTED BY
Attorney Matthew F. Anich
Dallenbach & Anich, S.C.



(Signatures may be authenticated or acknowledged. Both are not necessary.)

Ryan Fredericks
* Ryan Fredericks
Joanna Krauss
* Joanna Krauss

ACKNOWLEDGMENT

STATE OF Wisconsin)

) ss.

Bayfield County)

Personally came before me this 16th day of
December, 2002 the above named
Ryan Fredericks and Joanna Krauss.

to me known to be the persons who executed the foregoing instrument and acknowledged the same.

Sherry L. Dallenbach

Notary Public, State of Wisconsin

My Commission is permanent. (If not, state expiration date:

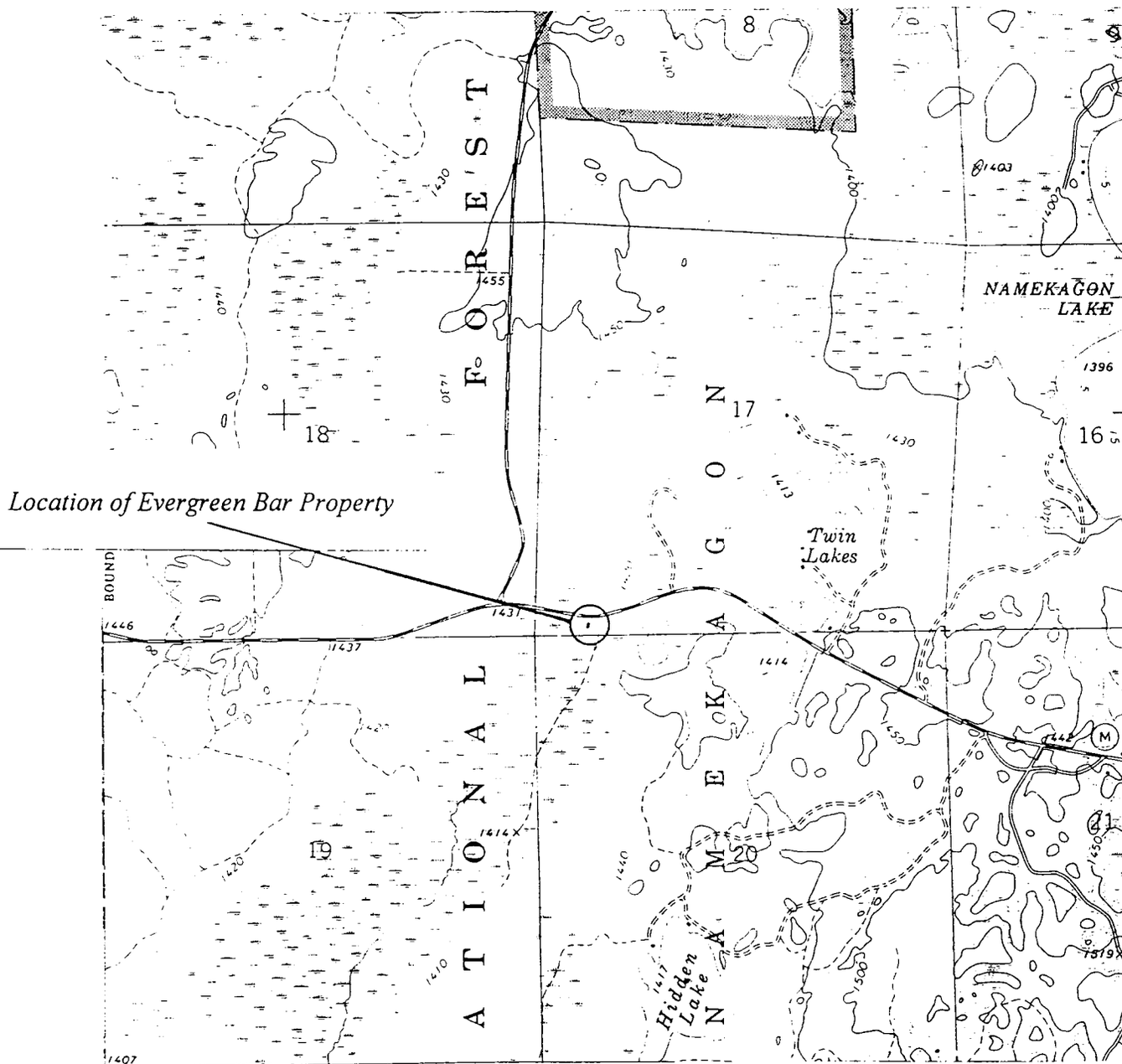
May 23, 2007

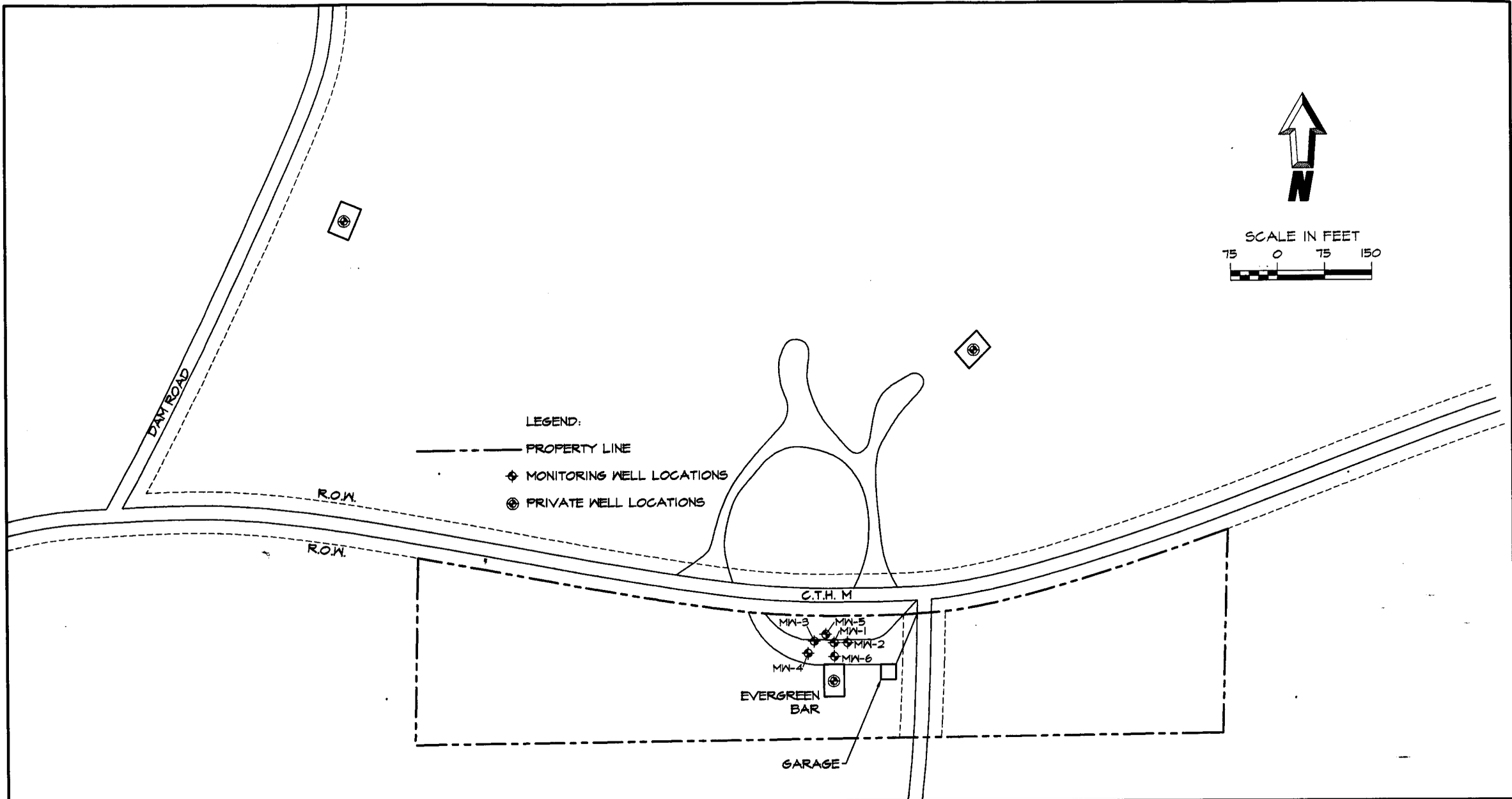
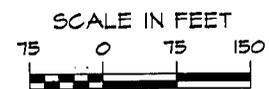
FIGURE 1

Location of Site
USGS 7.5 Minute Series (Topographic)
LAKE TAHKODAH, WIS.

NW/4 NAMEKAGON LAKE 15' QUADRANGLE, 1971

Scale 1 : 24,000





- LEGEND:
- PROPERTY LINE
 - ⊕ MONITORING WELL LOCATIONS
 - ⊗ PRIVATE WELL LOCATIONS

Northern Environmental
Hydrologists • Engineers • Surveyors • Scientists
330 South 4th Avenue, Park Falls, Wisconsin 54552
Phone: 800-498-3913 Fax: 715-762-1844

WISCONSIN ▲ MICHIGAN ▲ ILLINOIS ▲ IOWA

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DATE: 04/04/06 DRAWN BY: NLB TASK NUMBER: XXX

SITE LAYOUT/MONITORING WELL LOCATIONS

EVERGREEN BAR
LINDA SISCO
TOWN OF NANAKAGON, BAYFIELD COUNTY, WISCONSIN

PROJECT NUMBER: EVB04-2200-1511 FIGURE 2

Table 3, Ground-Water Analytical Results, Evergreen Bar, Cable, Wisconsin

Well ID	Date Sampled	QC Hold Time Met	Relevant and Significant Analytical Results (µg/l)														
			GRO	Total Recoverable Lead	Dissolved Lead	VOCs											
						Benzene	Chloromethane	1,2-Dichloroethane	Ethylbenzene	MTBE	Isopropylbenzene	Naphthalene	n-Propylbenzene	Toluene	Trimethylbenzenes	Xylenes	
WAC Preventive Action Limit (PAL) (µg/l)			NE	1.5	1.5	0.5	0.3	0.5	140	12	NE	8	NE	200	96	1000	
WAC Enforcement Standard (ES) (µg/l)			NE	15	15	5	3	5	700	60	NE	40	NE	1000	480	10000	
MW-1**	10/04/95	Yes	87000	110	---	6100	ND	ND	1500	ND	ND	1300	430	29000	6100	30800	
	03/20/96	Yes	89000	370	---	5700	ND	ND	1800	ND	ND	930	300	31000	5600	33000	
	07/18/96	Yes	75000	---	4.9	1700	ND	ND	1300	ND	120	1000	310	19000	5500	30800	
	SUMP	10/12/99	Yes	---	<2.5	---	53	---	---	---	---	---	26	---	---	---	---
		10/20/99	Yes	---	7.7	---	46	---	---	---	---	---	15	---	---	---	---
		10/25/99	Yes	---	<2.5	---	54	---	---	---	---	---	13	---	---	---	---
		11/01/99	Yes	---	3.1	---	17	---	---	---	---	---	20	---	---	---	---
		11/15/99	Yes	---	<2.5	---	35	---	---	---	---	---	13	---	---	---	---
	01/25/02	Yes	---	---	---	<0.40	---	---	<0.40	<0.40	---	---	---	<0.40	<0.90	<1.40	
05/13/02	Yes	---	---	---	<0.43	---	---	<0.49	<0.49	---	---	---	<0.63	1**	<1.45		
MW-2	10/04/95	Yes	ND	37	---	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	
	03/20/96	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	
	07/18/96	Yes	530	---	ND	160	ND	1.2	14	ND	3.7	23	2.7	12	26.4	196	
	01/25/02	Yes	---	---	---	0.56*	---	---	<0.40	<0.40	---	---	---	<0.40	<0.90	<1.40	
	05/13/02	Yes	---	---	---	<0.43	---	---	<0.49	<0.49	---	---	---	<0.63	<1.14	<1.45	

Notes:

GRO = Gasoline Range Organics

VOCs = Volatile Organic Compounds

MTBE = Methyl Tert-Butyl Ether

µg/l = micrograms per liter

NE = Not Established by Wisconsin Administrative Code (WAC)

4.9 = WAC Preventive Action Limit Exceeded

110 = WAC Enforcement Standard Exceeded

--- = not analyzed or no data available

<x or ND = Not Detected above laboratory limit of x

J or * = Analyte detected between laboratory Limit of Detection (LOD) and Limit of Quantitation (LOQ)

** = well removed during excavation, replaced by SUMP

Table 3, Ground-Water Analytical Results, Evergreen Bar, Cable, Wisconsin

Well ID	Date Sampled	QC Hold Time Met	Relevant and Significant Analytical Results (µg/l)													
			GRO	Total Recoverable Lead	Dissolved Lead	VOCs										
						Benzene	Chloromethane	1,2-Dichloroethane	Ethylbenzene	MTBE	Isopropylbenzene	Naphthalene	n-Propylbenzene	Toluene	Trimethylbenzenes	Xylenes
WAC Preventive Action Limit (PAL) (µg/l)			NE	1.5	1.5	0.5	0.3	0.5	140	12	NE	8	NE	200	96	1000
WAC Enforcement Standard (ES) (µg/l)			NE	15	15	5	3	5	700	60	NE	40	NE	1000	480	10000
MW-3	10/04/95	Yes	ND	40	---	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND
	03/20/96	Yes	ND	35	---	ND	2.5	ND	ND	ND	ND	ND	ND	ND	ND	ND
	07/18/96	Yes	ND	---	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND
	01/25/02	Yes	---	---	---	<0.40	---	---	<0.40	<0.40	---	---	---	<0.40	<0.90	<1.40
	05/13/02	Yes	---	---	---	<0.43	---	---	<0.49	<0.49	---	---	---	<0.63	<1.14	<1.45
MW-4	10/06/95	Yes	ND	13	---	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND
	03/20/96	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---
	07/18/96	Yes	ND	---	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND
	01/25/02	Yes	---	---	---	<0.40	---	---	<0.40	<0.40	---	---	---	<0.40	<0.90	<1.40
	05/13/02	Yes	---	---	---	<0.43	---	---	<0.49	<0.49	---	---	---	<0.63	<1.14	<1.45
MW-5	03/20/96	Yes	200	20	---	130	20	ND	ND	ND	2.1	13	ND	ND	1.1	1.0
	07/18/96	Yes	520	---	ND	230	ND	ND	11	ND	ND	39	ND	130	99	399
	01/25/02	Yes	---	---	---	11	---	---	<0.40	<0.40	---	---	---	<0.40	<0.90	<1.40
	05/13/02	Yes	---	---	---	32	---	---	<0.49	<0.49	---	---	---	<0.63	<1.14	<1.45

Notes:

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			GRO	Total Recoverable Lead	Dissolved Lead	VOCs										
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WAC Preventive Action Limit (PAL) (µg/l)			NE	1.5	1.5	0.5	0.3	0.5	140	12	NE	8	NE	200	96	1000
WAC Enforcement Standard (ES) (µg/l)			NE	15	15	5	3	5	700	60	NE	40	NE	1000	480	10000
MW-6	07/18/96	Yes	ND	---	ND	1.6	ND	1.2	ND	ND	ND	ND	ND	ND	ND	ND
	01/25/02	Yes	---	---	---	<0.40	---	---	<0.40	<0.40	---	---	---	<0.40	<0.90	<1.40
	05/13/02	Yes	---	---	---	<0.43	---	---	<0.49	<0.49	---	---	---	<0.63	<1.14	<1.45
Duplicate (SUMP)	01/25/02	Yes	---	---	---	<0.40	---	---	<0.40	<0.40	---	---	---	<0.40	<0.90	<1.40
	05/13/02	Yes	---	---	---	<0.43	---	---	<0.49	<0.49	---	---	---	<0.63	1.7**	<1.45
TRIP BLANK	10/04/95	Yes	ND	---	---	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND
	03/20/96	Yes	---	---	---	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND
	07/18/96	Yes	ND	---	---	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND
	01/25/02	Yes	---	---	---	<0.40	---	---	<0.40	<0.40	---	---	---	<0.40	<0.90	<1.40
	05/13/02	Yes	---	---	---	<0.43	---	---	<0.49	<0.49	---	---	---	<0.63	<1.14	<1.45
PW-1	01/25/02	Yes	---	---	---	<0.40	---	---	<0.40	<0.40	---	---	---	<0.40	<0.90	<1.40
	05/13/02	Yes	---	---	---	<0.43	---	---	<0.49	<0.49	---	---	---	<0.63	<1.14	<1.45

Notes

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110 = WAC Enforcement Standard Exceeded

--- = not analyzed or no data available

<x or ND = Not Detected above laboratory limit of x

J or * = Analyte detected between laboratory Limit of Detection (LOD) and Limit of Quantitation (LOQ)

Table 1

Laboratory Analysis of Soil Samples Collected on September 21, 1995, September 22, 1995, March 13, 1996, or July 9, 1996

Analysis	Parameter	Units	MW-1 7.5-9.5 feet bls	MW-2 7.5-9.0 feet bls	MW-3 5.0-7.0 feet bls	MW-3 7.5-9.5 feet bls	MW-4 5.0-7.0 feet bls	MW-5 7.5-9.5 feet bls	MW-6 4.0-6.0 feet bls
GRO-S	Gasoline Range Organics	mg/kg	11,000	ND	ND	ND	ND	ND	ND
VOC-S *)	Benzene	μg/kg	68,000	ND	ND	ND	ND	ND	ND
	Ethyl Benzene		210,000	ND	ND	ND	ND	ND	ND
	Toluene		960,000	140	ND	ND	ND	ND	ND
	1,2,4-Trimethyl benzene		1,500,000	ND	ND	ND	ND	ND	ND
	1,3,5-Trimethyl benzene		460,000	ND	ND	ND	ND	ND	ND
	Xylenes, m+p		2,100,000	110	ND	ND	ND	ND	ND
	Xylenes, o		740,000	ND	ND	ND	ND	ND	ND
Pb-S	Lead	mg/kg	ND						

ND = Not Detected

Please See Laboratory Reports for Detection Limits

*) *Only Volatile Organics Compounds Detected are Listed*

Table 2

Laboratory Analysis of Soil Samples Collected on March 13, 1996

Analysis	Parameter	Units	SS-1 7.5-9.5 feet bls	SS-2 7.5 feet bls	SS-3 7.5 feet bls	SS-4 7.5 feet bls	SS-5 7.5 feet bls	SS-6 7.5 feet bls	SS-7 5.0-7.0 feet bls
GRO-S	Gasoline Range Organics	mg/kg	ND	ND	ND	ND	ND	ND	ND
VOC-S	*)	μg/kg	ND	ND	ND	ND	ND	ND	ND
Pb-S	Lead	mg/kg	ND	ND	ND	ND	ND	ND	ND

ND = Not Detected

Please See Laboratory Reports for Detection Limits

*) *Only Volatile Organics Compounds Detected are Listed*

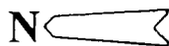
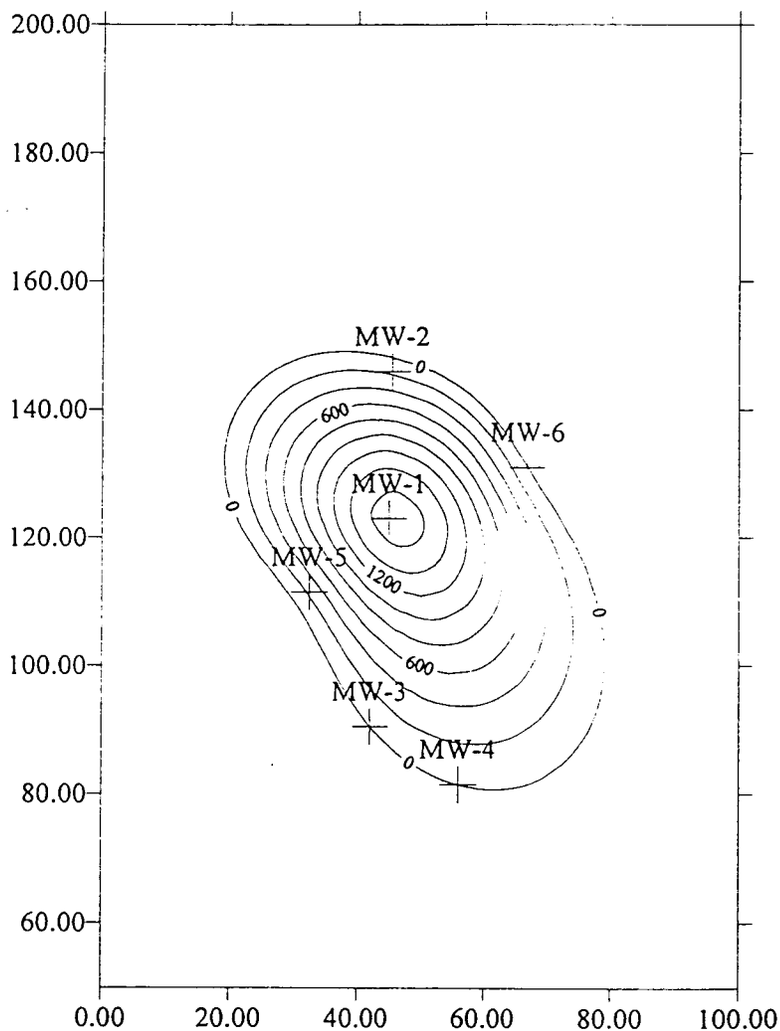
Table 2, Remedial Excavation Soil Analytical Results, Evergreen Bar, Cable, Wisconsin

Sample Number	Sample Depth (feet)	Date Sampled	Relevant and Significant Analytical Results															
			GRO (mg/kg)	VOCs (µg/kg)														
				Benzene	s-Butylbenzene	n-Butylbenzene	Ethylbenzene	Fluorotrichloromethane	MTBE	Isopropylbenzene	p-Isopropyltoluene	Methylene Chloride	Naphthalene	n-Propylbenzene	Toluene	1,2,4-Trimethylbenzene	1,3,5-Trimethylbenzene	Xylenes
WAC Chapter NR 720 RCLs	100	5.5	NE	NE	2900	NE	NE	NE	NE	NE	NE	NE	NE	NE	1500	NE	NE	4100
NR 746/WDCOMM 46 Table 2 Values	NE	1100	NE	NE	NE	NE	NE	NE	NE	NE	NE	NE	NE	NE	NE	NE	NE	NE
NR 746/WDCOMM 46 Table 1 Values	NE	8500	NE	NE	4600	NE	NE	NE	NE	NE	NE	NE	2700	NE	38000	83000	11000	42000
EB1	4	10/28/97	32	<62	150"J"	1700	<62	<62	<62	<62	170"J"	100"J"	200	<62	<62	4800	4100	3060
EB2	7	10/28/97	<2.9	<25	<25	<25	<25	<25	<25	<25	<25	43"J"	<25	<25	<25	<25	<25	<50
EB3	7	10/28/97	<2.6	<25	<25	<25	<25	<25	<25	<25	<25	33"J"	<25	<25	<25	<25	<25	<50
EB4	7	10/28/97	<2.7	<25	<25	<25	<25	28"J"	<25	<25	<25	<25	<25	<25	<25	<25	<25	<50
EB5	7	10/28/97	<2.6	<25	<25	<25	<25	<25	<25	<25	<25	<25	<25	<25	<25	<25	<25	<50
EB6	7	10/28/97	<2.7	<25	<25	<25	<25	<25	<25	<25	<25	<25	<25	<25	<25	<25	<25	<50
EB7	7	10/28/97	<2.7	<25	<25	<25	<25	<25	<25	<25	<25	<25	<25	<25	<25	<25	<25	<50
B	9	10/28/97	260	150	560	2500	950	<100	<100	400	270"J"	<100	2000	1300	3300	26000	10000	31000

- Note:
- VOCs = Volatile Organic Compounds
 - GRO = Gasoline Range Organics
 - MTBE = Methyl Tert-Butyl Ether
 - mg/kg = milligrams per kilogram
 - µg/kg = micrograms per kilogram
 - NE = Not Established by Wisconsin Administrative Code (WAC) Chapter NR 720 or NR 746/WDCOMM (Wisconsin Department of Commerce) 46
 - 260** = WAC Chapter NR 720 Residual Contaminant Level (RCL) Exceeded
 - EB1** = sample submitted to confirm that soil being removed was petroleum contaminated
 - NR = Natural Resources
 - <x = Not detected above laboratory detection limit of x
 - "J" = analyte detected between laboratory Limit of Detection (LOD) and Limit of Quantitation (LOQ)

FIGURE 5A

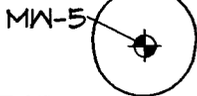
Benzene Isopleth Map
Based on Samples Collected on July 18, 1996
Contour Interval = 200 $\mu\text{g/l}$
Gridding Method: Radial Basis Function (Thin Plate Spline)



Scale: 1" : 30'

C.T.H. M

ESTIMATED EXTENT OF
RESIDUAL GROUNDWATER
CONTAMINATION EXCEEDING
PAL & ES



MW-3

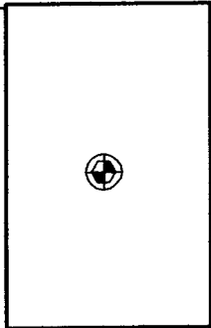


MW-2

MW-4



EVERGREEN
BAR



GARAGE

LEGEND:

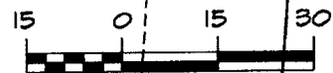
----- PROPERTY LINE

⊕ MONITORING WELL LOCATIONS

⊗ PRIVATE WELL LOCATIONS



SCALE IN FEET



▲ Northern Environmental

Hydrologists • Engineers • Surveyors • Scientists

330 South 4th Avenue, Park Falls, Wisconsin 54552

Phone: 800-498-3913 Fax: 715-762-1844

WISCONSIN ▲ MICHIGAN ▲ ILLINOIS ▲ IOWA

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ESTIMATED EXTENT
OF RESIDUAL GROUNDWATER
CONTAMINATION EXCEEDING PAL
AND ES

EVERGREEN BAR
LINDA SISCO
TOWN OF NANAKAGON, BAYFIELD
COUNTY, WISCONSIN

DATE: 05/01/06

DRAWN BY: NLB

TASK NUMBER: XXX

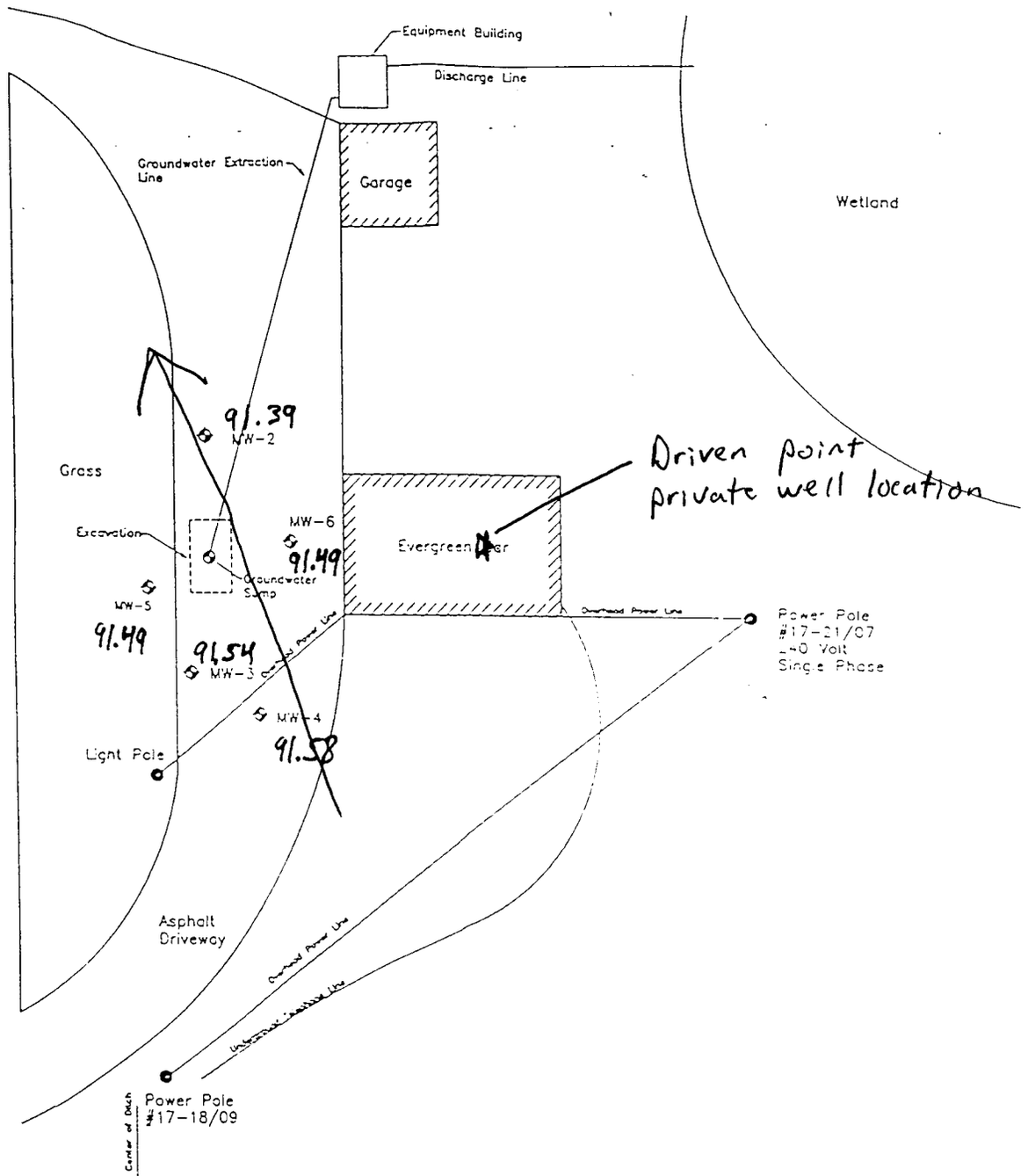
PROJECT NUMBER: EVB04-2200-1911

FIGURE 3

<i>AGENDA International Inc.</i>														
<i>Project:</i>	SI at the Evergreen Bar													
Survey and Groundwater Table														
	Survey Readings		Water Tables					Water Table Level						
	7/18/96	Level	9/26/95	10/4/95	3/6/96	5/13/96	7/12/96	7/18/96	9/26/95	10/4/95	3/6/96	5/13/96	7/12/96	7/18/96
Basepoint	3.88	103.88	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A			
MW1	6.02	97.86	7.43	7.25	7.89	6.58	6.23	5.99	90.43	90.61	89.97	91.28	91.63	91.87
MW2	6.09	97.79	7.40	7.34	7.82	6.70	6.25	6.10	90.39	90.45	89.97	91.09	91.54	91.69
MW3	6.42	97.46	7.22	7.04	7.55	6.31	5.87	5.71	90.24	90.42	89.91	91.15	91.59	91.75
MW4	6.22	97.66	7.41	7.26	7.77	6.55	6.07	5.93	90.25	90.40	89.89	91.11	91.59	91.73
MW5	6.51	97.37				6.10	5.77	5.56				91.27	91.60	91.81
MW6	5.03	98.85					7.31	7.16					91.54	91.69

	<u>1-25-02</u>	<u>5-13-02</u>	<u>1-25-02</u>	<u>5-13-02</u>
MW-2	7.27	6.40	90.52	91.39
MW-3	6.99	5.92	90.47	91.54
MW-4	7.17	6.08	90.49	91.58
MW-5	6.78	5.88	90.59	91.49
MW-6	8.27	7.36	90.58	91.49
Sump	7.86	6.98	No survey data for sump	

County Hwy M



Water Level Data
5-13-02

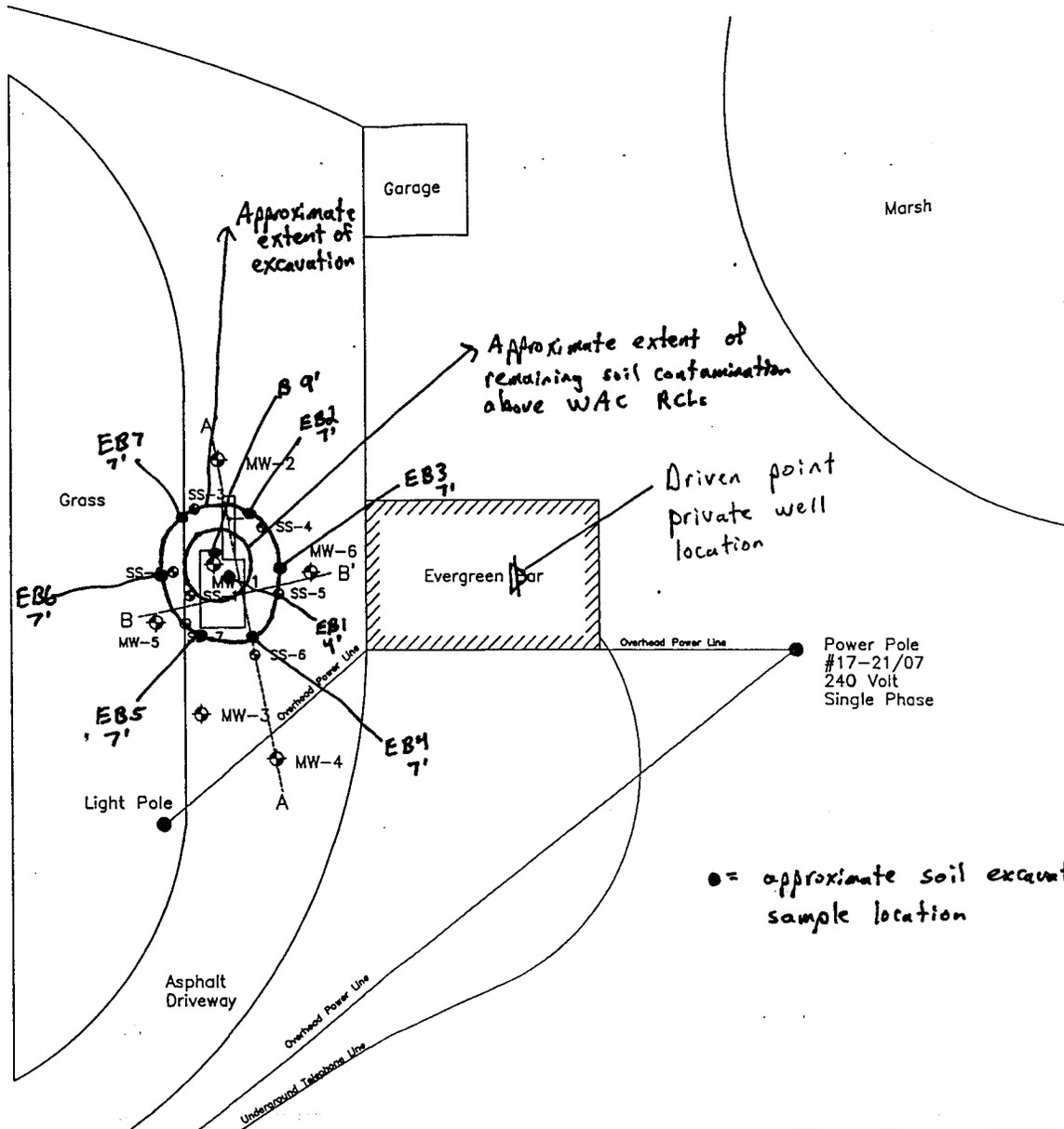


TITLE: Site Map	
PROJECT: Evergreen Bar	
DATE: 1/9/97	SCALE: 1"=40'
BY: J. Quast	FIGURE # 2
FILE: evera5	REV #

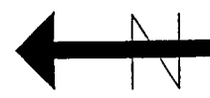
LEGEND	
	Monitoring Well Location

agenda
International Inc.

County Hwy M



● = approximate soil excavation sample location



Power Pole #17-18/09
Center of Ditch

TITLE: Site Map	
PROJECT: Evergreen Bar	
DATE: 10/16/96	SCALE: 1"=30'
BY: J. Quast	FIGURE # 2
FILE: everq1	REV #

LEGEND	
◆	Monitoring Well Location
●	Soil Boring Location

agenda
International Inc.

Evergreen Bar
337-5M CTH M, Namekagon, Wisconsin
(WDNR# 03-04-000854) (PECFA# 54821-9584-54)

I, Phyllis Feckner (please print) hereby certify that the legal descriptions attached to this statement are complete and accurate for all of the properties within or partially within the contaminated site's boundaries that have ground-water contamination that exceeds WAC Ch. NR 140 enforcement standards and soil contamination that exceeds WAC Ch. NR 720 residual contaminant levels at the time closure is requested.

Signed by Responsible Party: Phyllis Feckner Date: 5-9-06

All of the Southwest Quarter of the Southwest Quarter (SW1/4SW1/4), Section
Seventeen (17), Township Forty-three (43) North, Range Six (6) West, lying South of
County Trunk "M", Town of Namakagon, Bayfield County, Wisconsin.