

## Source Property Information

**BRRTS #:**  (No Dashes)

**ACTIVITY NAME:**

**PROPERTY ADDRESS:**

**MUNICIPALITY:**

**PARCEL ID #:**

**CLOSURE DATE:**

**FID #:**

**DATCP #:**

**PECFA#:**

**\*WTM COORDINATES:**

X:  Y:

*\* Coordinates are in  
WTM83, NAD83 (1991)*

**WTM COORDINATES REPRESENT:**

- Approximate Center Of Contaminant Source
- Approximate Source Parcel Center

**Please check as appropriate:** (BRRTS Action Code)

### Contaminated Media:

- |  |  |
|--|--|
| <input type="checkbox"/> Groundwater Contamination > ES (236)                                | <input checked="" type="checkbox"/> Soil Contamination > *RCL or **SSRCL (232)               |
| <input type="checkbox"/> Contamination in ROW  | <input type="checkbox"/> Contamination in ROW  |
| <input type="checkbox"/> Off-Source Contamination  | <input type="checkbox"/> Off-Source Contamination  |
| <i>(note: for list of off-source properties<br/>see "Impacted Off-Source Property" form)</i> | <i>(note: for list of off-source properties<br/>see "Impacted Off-Source Property" form)</i> |

### Continuing Obligations:

- |   |   |
|---|---|
| <input type="checkbox"/> N/A (Not Applicable)   | <input type="checkbox"/> Cover or Barrier (222)   |
| <input type="checkbox"/> Soil: maintain industrial zoning (220)                                   | <i>(note: maintenance plan for<br/>groundwater or direct contact)</i>   |
| <i>(note: soil contamination concentrations<br/>between non-industrial and industrial levels)</i> | <input type="checkbox"/> Vapor Mitigation (226)   |
| <input type="checkbox"/> Structural Impediment (224)  | <input type="checkbox"/> Maintain Liability Exemption (230)   |
| <input type="checkbox"/> Site Specific Condition (228)  | <i>(note: local government unit or economic<br/>development corporation was directed to<br/>take a response action)</i> |

**Note:** Comments will not print out.

### Monitoring Wells:

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

- Yes     No     N/A

*\* Residual Contaminant Level  
\*\*Site Specific Residual Contaminant Level*

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.].

BRRTS #:	03-16-553700	(No Dashes)	PARCEL ID #:	02-802-07105-00
ACTIVITY NAME:	PETERSON WOOD TREATING		WTM COORDINATES:	X: 361130 Y: 694322

**CLOSURE DOCUMENTS** (the Department adds these items to the final GIS packet for posting on the Registry)

- Closure Letter**
- Maintenance Plan** (if activity is closed with a land use limitation or condition (land use control) under s. 292.12, Wis. Stats.)
- Continuing Obligation Cover Letter** (for property owners affected by residual contamination and/or continuing obligations)
- Conditional Closure Letter**
- Certificate of Completion (COC)** (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:**
- 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 Vicinity 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 #: 2b**                      **Title: Site Map - 2009 Investigation**
  - 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 #: 2b**                      **Title: Site Map - 2009 Investigation**

BRRTS #: 03-16-553700

ACTIVITY NAME: PETERSON WOOD TREATING

**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.

**Figure #: 3 Title: Geologic Cross Section A-A'**

**Figure #: Title:**

- 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.

**Figure #: Title:**

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

**Figure #: Title:**

**Figure #: Title:**

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

Tables must be no larger than 11 x 17 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.

**Table #: 1b Title: Soil Analytical Results - 2009 Investigation**

- 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.

**Table #: Title:**

- Water Level Elevations:** Table(s) that show the previous four (at minimum) water level elevation measurements/dates from all monitoring wells. If present, free product is to be noted on the table.

**Table #: Title:**

**IMPROPERLY ABANDONED MONITORING WELLS**

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 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.

**Figure #: Title:**

- 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).

BRRTS #: 03-16-553700

ACTIVITY NAME: PETERSON WOOD TREATING

## NOTIFICATIONS

### Source Property

**Not Applicable**

**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.

**Not Applicable**

**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.

**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:**

**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:



October 23, 2009

Guy Peterson  
Peterson Wood Treating Inc  
2 Randy Johnson St  
Superior, WI 54880

RE: **Final Closure**

**Commerce # 54880-5513-29-C DNR BRRTS # 03-16-553700**  
Anderson Fuel & Lubricants Inc, 2929 Hill Ave, Superior

Dear Mr. Peterson:

The Wisconsin Department of Commerce (Commerce) has reviewed the request for case closure prepared by your consultant, REI Engineering 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.

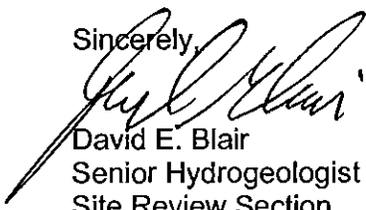
This case is now listed as "closed" on the Commerce database and will be included on the Department of Natural Resources (DNR) Geographic Information System (GIS) Registry of Closed Remediation Sites to address residual contamination. To review sites on the GIS Registry web page, visit <http://dnr.wi.gov/org/aw/rr/gis/index.htm>. 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 have the soil sampled and analyzed to determine if residual contamination remains. If sampling confirms that contamination is present, 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 State regulations and standards.

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 (608) 261-2515.

Sincerely,



David E. Blair  
Senior Hydrogeologist  
Site Review Section

cc: Andrew Delforge, REI Engineering Inc

721240

STATE BAR OF WISCONSIN FORM 2 - 1998  
WARRANTY DEED

DOCUMENT # 721240

Document Number

This Deed, made between Robert M. Anderson and Stephen J. King, as tenants in common, Grantors, and Peterson Wood Treating, Inc., Grantee. Grantors, for a valuable consideration, convey and warrant to Grantee the following described real estate in Douglas County, State of Wisconsin (The "Property"):

Recorded  
JULY 03, 2000 AT 10:25AM  
KATHY F. HANSON  
DOUGLAS COUNTY RECORDER  
SUPERIOR, WI 54880-2769  
Fee Amount: \$10.00  
Transfer fee: \$1575.00

Recording Area

Name and Return Address

~~State Bar of Wisconsin~~ KEVIN A. KANUIT  
~~Member State Bar of Wisconsin~~  
~~1109 Tower Avenue~~ H K G I T W  
~~Superior, WI 54880~~ CR 10

02-802-07105-00  
Parcel Identification Number (PIN)  
This is not homestead property.  
(Is not)

Lots One (1), Two (2), Three (3), Four (4), Five (5) and Six (6). Block One (1), Superior Industrial Park.

Exceptions to warranties: Subject to easements, exceptions, reservations and restrictions of record.

Dated this 30 day of June, 2000.

\_\_\_\_\_

\_\_\_\_\_

AUTHENTICATION

Signature(s) \_\_\_\_\_

authenticated this \_\_\_\_\_ day of \_\_\_\_\_, 2000.

TITLE: MEMBER STATE BAR OF WISCONSIN  
(If not, authorized by § 706.06, Wis. Stats.)

THIS INSTRUMENT WAS DRAFTED BY  
Steven J. Ledin, Attorney  
Maki, Durst, Ledin, Bick, Lehr & Kanuit, S.C.  
1109 Tower Avenue, Superior, WI 54880  
(Signatures may be authenticated or acknowledged. Both are not necessary.)

[Signature]  
\*ROBERT M. ANDERSON

[Signature]  
\*STEPHEN J. KING

ACKNOWLEDGMENT

STATE OF WISCONSIN )

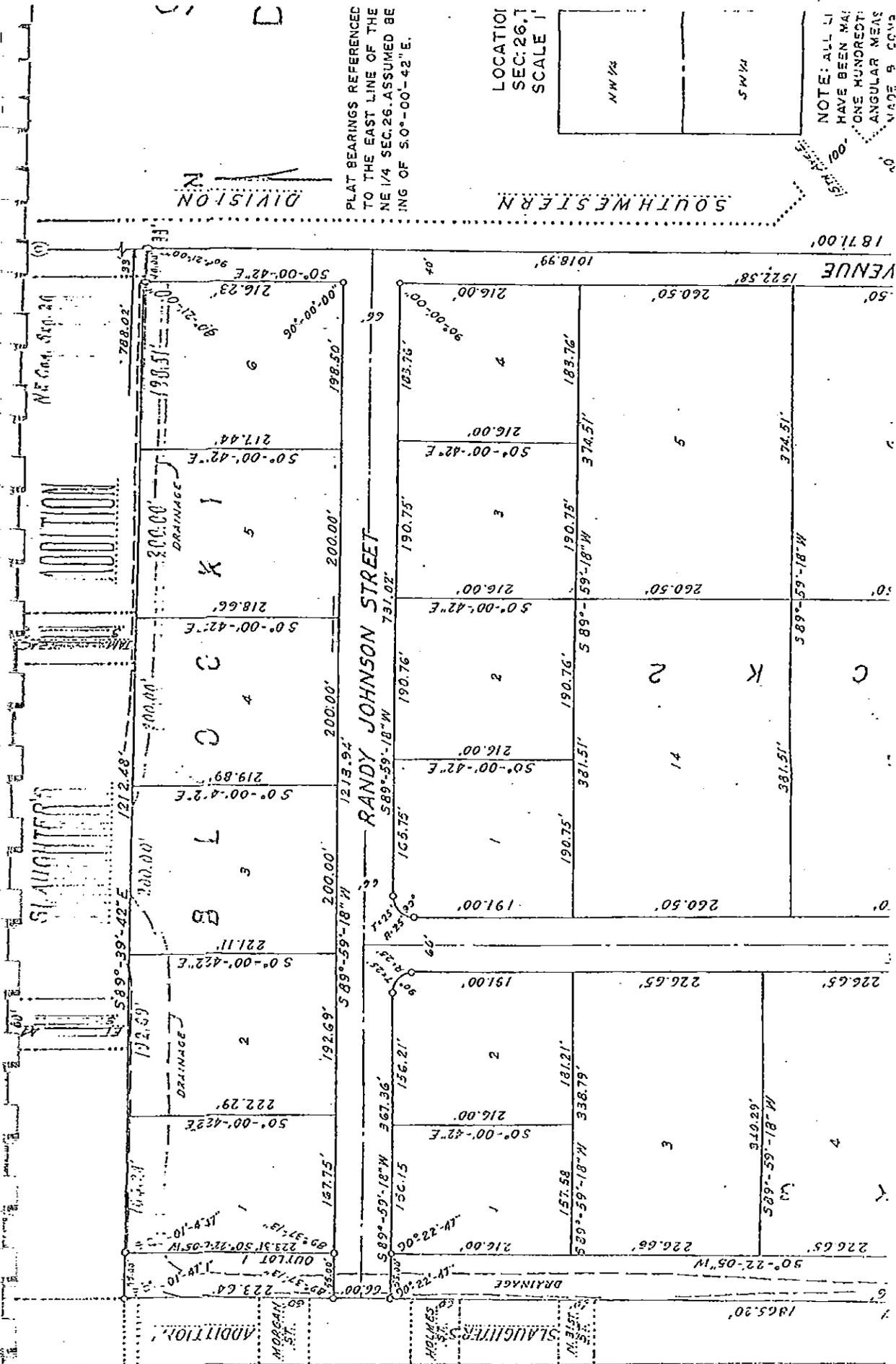
Douglas County ) ss.

Personally came before me this 30 day of June, 2000, the above named Robert M. Anderson and Stephen J. King to me known to be the person(s) who executed the foregoing instrument and acknowledge the same.

[Signature]  
Notary Public, State of Wisconsin  
My Commission is permanent. (If not, state expiration date: 10/21)



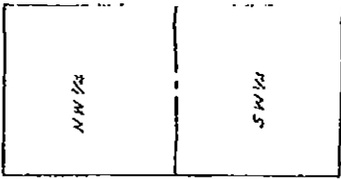
\*Names of persons signing in any capacity should be typed or printed below their signatures



DIVISION

PLAT BEARINGS REFERENCED TO THE EAST LINE OF THE NE 1/4 SEC. 26. ASSUMED BEARING OF S 0°-00'-42\"/>

LOCATION SEC. 26.1 SCALE 1\"/>



NOTE: ALL LOTS HAVE BEEN MADE ONE HUNDRED ANGLAR MEAS MADE 9 CORNS

SOUTHWESTERN

1871.00'

VENUE

1522.58'

260.50'

183.76'

216.00'

90°-00'-00\"/>

216.00'

50°-00'-42\"/>

216.00'

190.75'

374.51'

260.50'

589°-59'-18\"/>

374.51'

50°-00'-42\"/>

216.00'

50°-00'-42\"/>

216.00'

190.75'

381.51'

260.50'

190.75'

155.75'

589°-59'-18\"/>

190.76'

190.76'

50°-00'-42\"/>

216.00'

50°-00'-42\"/>

216.00'

190.75'

181.21'

589°-59'-18\"/>

338.79'

226.65'

310.29'

589°-59'-18\"/>

226.65'

50°-22'-05\"/>

1865.20'

RANDY JOHNSON STREET

ADDITION

SLAUGHTER'S

ADDITION

MORGAN ST.

SLAUGHTER'S

HORNES

LEFEVRE

DRAINAGE

DRAINAGE

DRAINAGE

NE COR. 3RD & 2ND

50°-00'-42\"/>

216.23'

90°-21'-06\"/>

198.50'

50°-00'-42\"/>

217.44'

50°-00'-42\"/>

218.66'

50°-00'-42\"/>

219.89'

50°-00'-42\"/>

221.11'

50°-00'-42\"/>

222.29'

50°-00'-42\"/>

223.64'

50°-00'-42\"/>

224.99'

50°-00'-42\"/>

226.34'

50°-00'-42\"/>

227.69'

50°-00'-42\"/>

229.04'

50°-00'-42\"/>

230.39'

50°-00'-42\"/>

231.74'

50°-00'-42\"/>

233.09'

50°-00'-42\"/>

234.44'

50°-00'-42\"/>

235.79'

50°-00'-42\"/>

237.14'

50°-00'-42\"/>

238.49'

50°-00'-42\"/>

1212.28'

788.02'

190.51'

200.00'

200.00'

200.00'

200.00'

200.00'

200.00'

200.00'

200.00'

200.00'

200.00'

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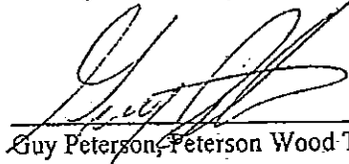
200.00'

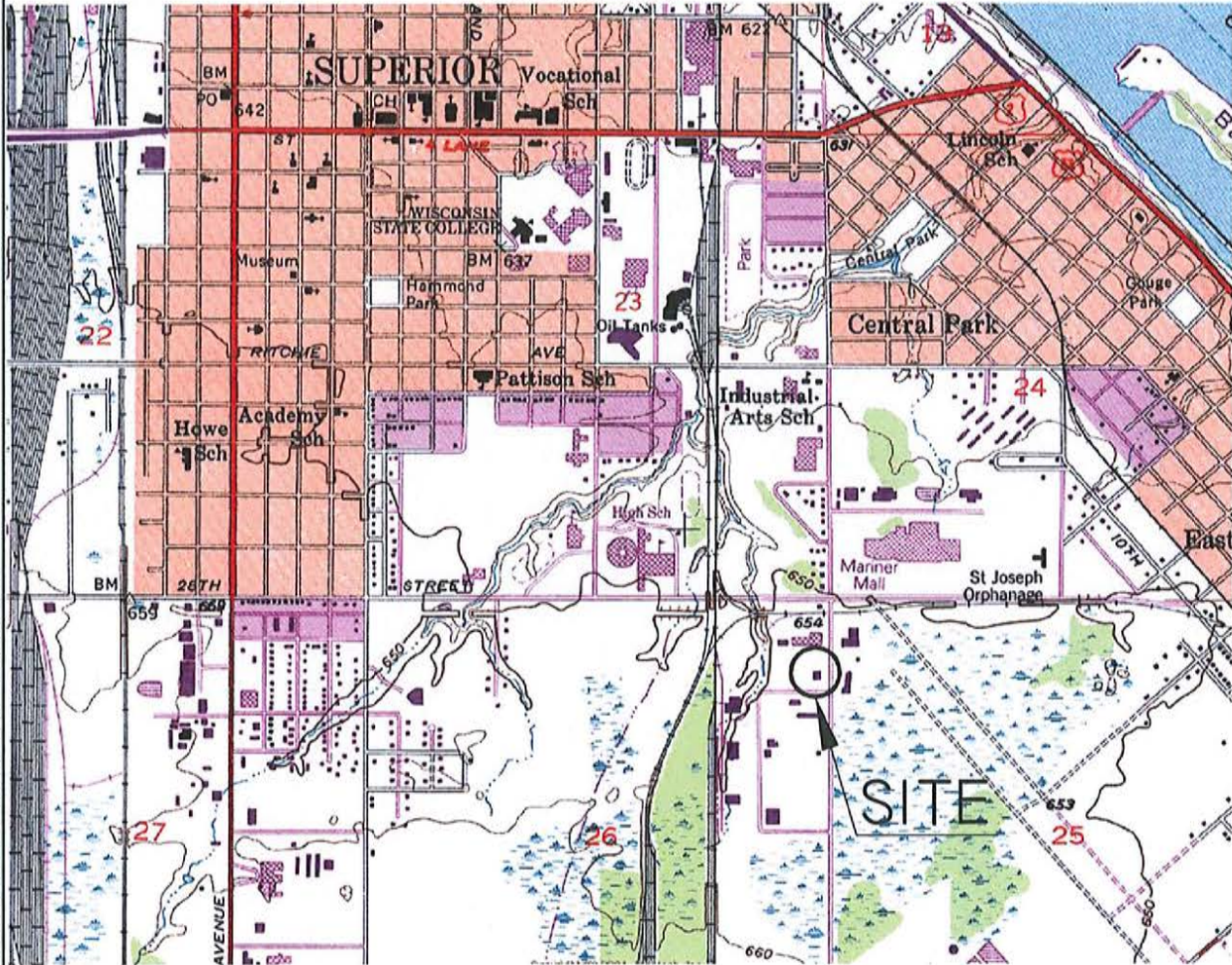
October 8, 2009

Re: Peterson Wood Treating, Inc.  
WDNR BRRTS # 03-16-553700

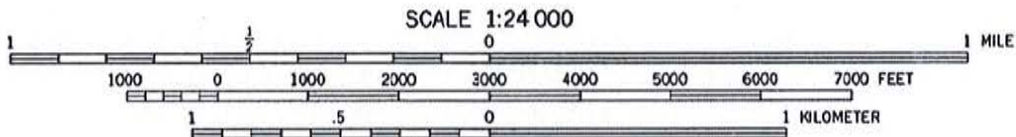
Lots 1 through 6 of Block 1 of the Superior Industrial Park, City of Superior, WI

I have reviewed the above referenced legal description. As Responsible Party for the Peterson Wood Treating site, I hereby certify that the legal description is correct.

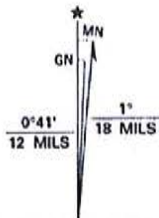
  
\_\_\_\_\_  
Guy Peterson, Peterson Wood Treating, Inc.      10/9/09 Date



DRAWING FILE: J:\DRAFTING\124\_ANDERSON\DWG\124\_VICIN.DWG LAYOUT: VICIN PLOTTED: OCT 12, 2009 - 10:05AM PLOTTED BY: NATHAN



CONTOUR INTERVAL 10 FEET  
 NATIONAL GEODETIC VERTICAL DATUM OF 1929



UTM GRID AND 1993 MAGNETIC NORTH  
 DECLINATION AT CENTER OF SHEET

**SUPERIOR, WIS.-MINN.**

NE/4 SUPERIOR 15' QUADRANGLE  
 46092-F1-TF-024

1954  
 REVISED 1993  
 DMA 2577 II NE-SERIES V861



QUADRANGLE LOCATION

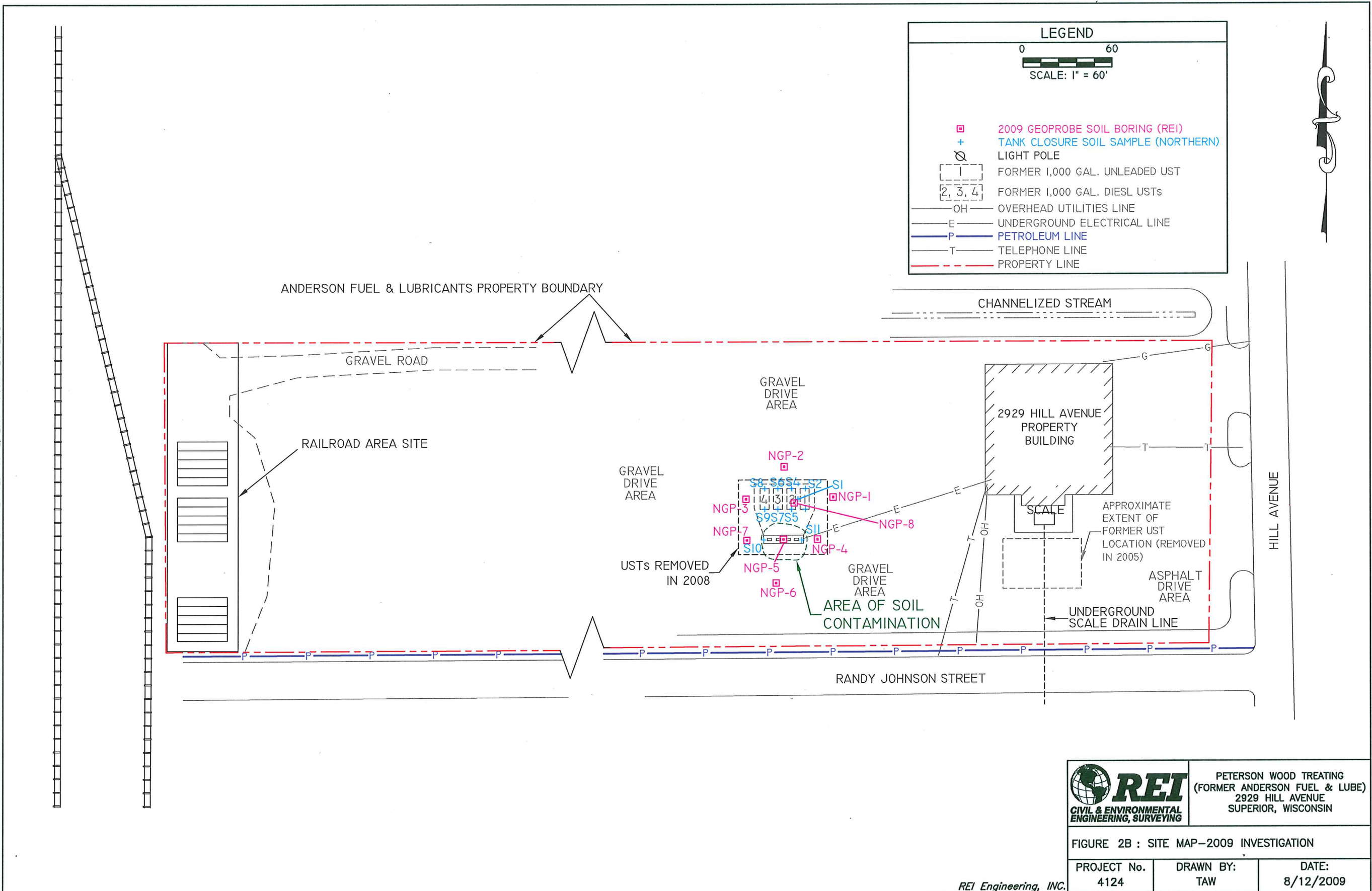
REI Engineering, INC.

PETERSON WOOD TREATING  
 (FORMER ANDERSON FUEL & LUBE)  
 2929 HILL AVENUE  
 SUPERIOR, WISCONSIN

FIGURE 1 : SITE VICINITY MAP

PROJECT NO.	DRAWN BY:	DATE:
4124	TAW	8/12/2009

DRAWING FILE: J:\DRAFTING\4124 ANDERSON\DWG\4124\_SITE-2009.DWG LAYOUT: SITE-2009.PLOTTED: Oct 12, 2009 - 10:35AM PLOTTED BY: NATHANP



**LEGEND**

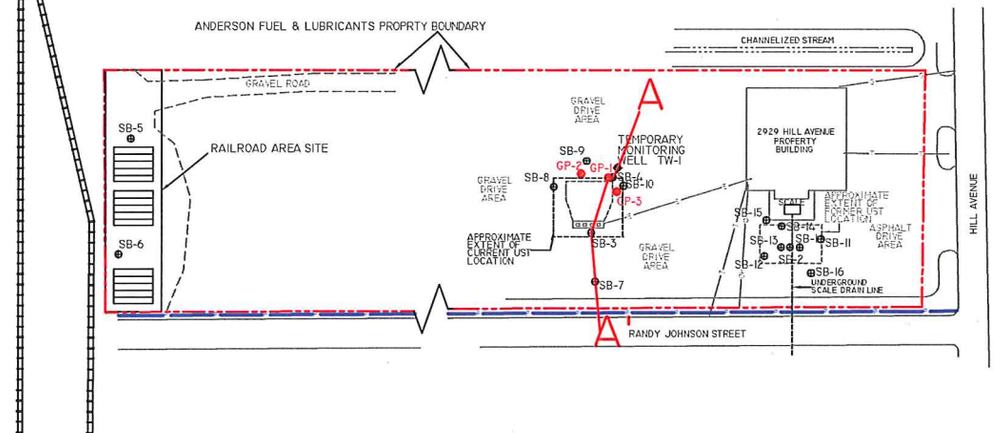
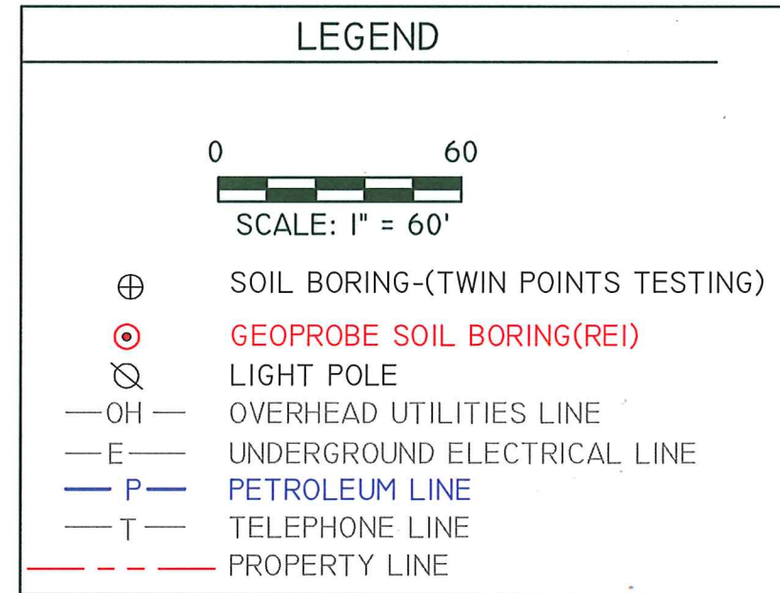
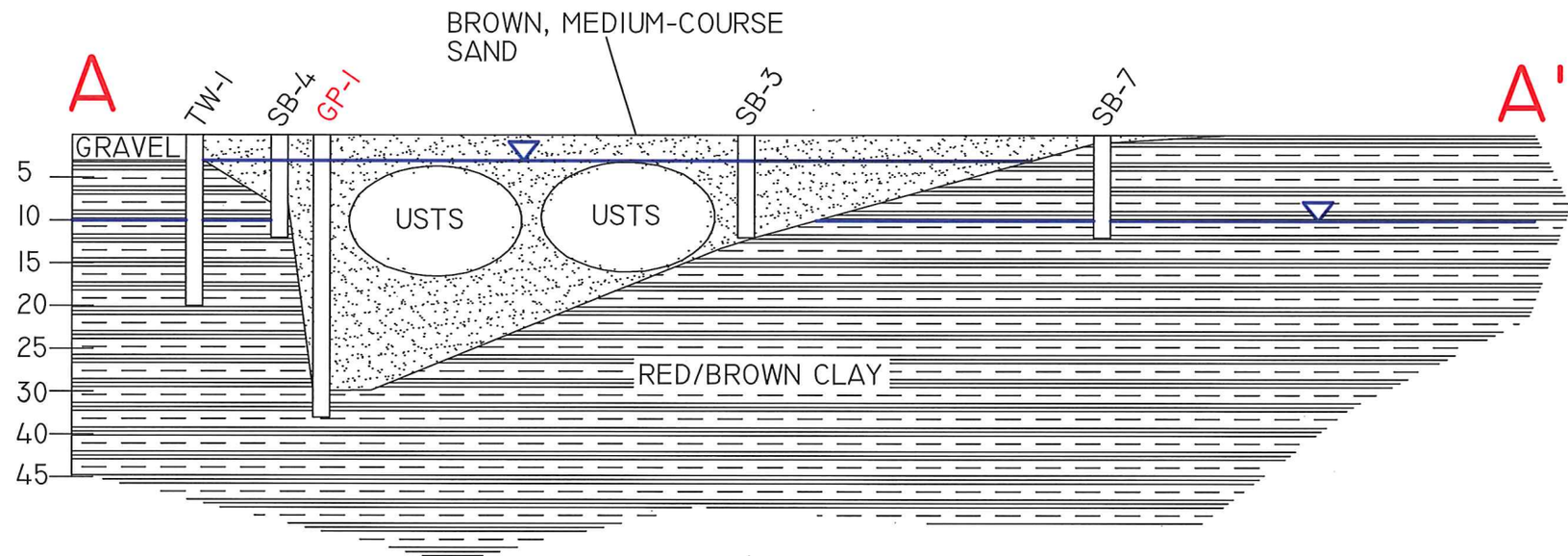
0 60  
SCALE: 1" = 60'

- 2009 GEOPROBE SOIL BORING (REI)
- + TANK CLOSURE SOIL SAMPLE (NORTHERN)
- ⊙ LIGHT POLE
- [ ] FORMER 1,000 GAL. UNLEADED UST
- [ ] FORMER 1,000 GAL. DIESEL USTs
- OH — OVERHEAD UTILITIES LINE
- E — UNDERGROUND ELECTRICAL LINE
- P — PETROLEUM LINE
- T — TELEPHONE LINE
- - - - - PROPERTY LINE

 <p><b>REI</b> CIVIL &amp; ENVIRONMENTAL ENGINEERING, SURVEYING</p>	PETERSON WOOD TREATING (FORMER ANDERSON FUEL & LUBE) 2929 HILL AVENUE SUPERIOR, WISCONSIN	
	FIGURE 2B : SITE MAP-2009 INVESTIGATION	
PROJECT No. 4124	DRAWN BY: TAW	DATE: 8/12/2009

REI Engineering, INC.

DRAWING FILE: J:\DRAFTING\4124-ANDERSON\DWG X-OLD\4124\_FIG3.DWG LAYOUT: LAYOUT1 PLOTTED: OCT 12, 2009 - 10:37AM PLOTTED BY: NATHANP



ANDERSON FUEL & LUBE  
2929 HILL AVENUE  
SUPERIOR, WISCONSIN

FIGURE 3 : GEOLOGIC CROSS SECTION (A-A')

PROJECT No. 4124	DRAWN BY: TJR/NAP	DATE: 4/10/06
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REI Engineering, INC.

**Table 1b**  
**Soil Analytical Results**  
**2009 Site Investigation - Peterson Wood Treating (Anderson Fuel and Lube)**  
**2929 Hill Avenue**  
**Superior, WI 54880**

		Date-->	11/6/08	11/6/08	7/28/09	7/28/09	7/28/09	7/28/09	7/28/09	7/28/09	7/28/09	7/28/09	7/28/09	7/28/09	7/28/09	7/28/09	7/28/09		
		Sample-->	S10	S11	NGP-1	NGP-1	NGP-2	NGP-2	NGP-3	NGP-3	NGP-4	NGP-5	NGP-5	NGP-6	NGP-7	NGP-8	NGP-8		
		Sample Depth--(Feet)-->	4	4	10-12	14-16	8-10	12-14	6-8	12-14	4-6	4-6	14-16	4-6	4-6	8-10	14-16		
		Sampler-->	Northern	Northern	REI														
Detected PVOCs (ug/kg)	RCL	Table 1	Table 2																
Benzene	5.5	8,500	1,100	NA	NA	<19	<17	<17	<16	<19	<17	<18	<80	<16	<16	<16	<17	<18	
Ethylbenzene	2,900	4,600	NS	NA	NA	<21	<19	<19	<18	<21	<20	<20	<90	<18	<18	<18	<19	<21	
Toluene	1,500	38,000	NS	NA	NA	<20	<18	<18	<17	<20	<19	<19	675	<17	<17	<17	37	<20	
Xylenes (Total)	4,100	42,000	NS	NA	NA	<43	<40	<40	<37	<43	<40	<41	1,882	<37	<37	<37	62	<42	
Methyl tert Butyl Ether	NS	NS	NS	NA	NA	<13	<12	<12	<11	<13	<12	<12	<55	<11	<11	<11	<11	<13	
1,2,4-Trimethylbenzene	NS	83,000	NS	NA	NA	<15	<14	<14	<15	<15	<14	<14	933	<13	<13	<13	53	<15	
1,3,5-Trimethylbenzene	NS	11,000	NS	NA	NA	<21	<19	<19	<18	<21	<20	<20	11,300	<18	<18	<18	260	<21	
PAH's (ug/kg)	GW path																		
1-Methyl Naphthalene	23,000			NA	NA	<51.8	<53.1	<62.2	<55.2	<48.8	<51	<52.9	457	<50.7	<48.5	<50	<39.3	<51.2	
2-Methyl Naphthalene	20,000			NA	NA	<57.4	<58.8	<68.9	<61.2	<54.1	<56.6	<58.6	208	<56.2	<53.7	<55.4	<43.5	<56.8	
Acenaphthene	38,000			NA	NA	<65.8	<67.4	<79	<70.1	<62	<64.8	<67.1	<51.7	<64.4	<61.6	<63.5	<49.9	<65.1	
Acenaphthylene	700			NA	NA	<92.4	<94.7	<111	<98.5	<87.1	<91	<94.3	<72.6	<90.4	<86.5	<89.2	<70.1	<91.4	
Anthracene	3,000,000			NA	NA	<44.8	<45.9	<53.8	<47.8	<42.2	<44.1	<45.7	<35.2	<43.8	<41.9	<43.2	<34	<44.3	
Benzo (a) Anthracene	17,000			NA	NA	<57.4	233	<68.9	<61.2	<54.1	<56.6	<58.6	<45.1	<56.2	<53.7	<55.4	<43.5	<56.8	
Benzo (a) Pyrene	48,000			NA	NA	<32.2	199	<38.7	<34.3	<30.3	<31.7	<32.9	<25.3	<31.5	<30.1	<31.1	<24.4	<31.9	
Benzo (b) Fluoranthene	360,000			NA	NA	<29.4	226	<35.3	<31.3	38.8	<29	44.9	<23.1	<28.8	<27.5	37.8	<22.3	<29.1	
Benzo (g,h,i) Perylene	6,800,000			NA	NA	<56.0	108	<67.2	<59.7	<52.8	<55.2	<57.1	<44	<54.8	<52.4	<54.1	<42.5	<55.4	
Benzo (k) Fluoranthene	870,000			NA	NA	<40.6	145	<48.7	<43.3	52.1	47.4	59.2	<31.9	<39.7	<38	53	<30.8	<40.2	
Chrysene	37,000			NA	NA	<32.2	261	<38.7	<34.3	31.4	<31.7	38.9	<25.3	<31.5	<30.1	<31.1	<24.4	<31.9	
Dibenz (a,h) Anthracene	38,000			NA	NA	<37.8	<38.7	<45.4	<40.3	<35.6	<37.2	<38.6	<29.7	<37	<35.4	<36.5	<28.7	<37.4	
Fluoranthene	500,000			NA	NA	<36.4	792	<43.7	<38.8	63.9	<35.9	86.1	<28.6	<35.6	<34.1	50.4	<27.6	<36	
Fluorene	100,000			NA	NA	<46.2	128	<55.5	<49.3	<43.5	<45.5	<47.1	<36.3	<45.2	<43.3	<44.6	<35	<45.7	
Ideno (1,2,3-cd) Pyrene	680,000			NA	NA	<30.8	202	<37.0	<32.8	<29	<30.3	<31.4	<24.2	<30.1	<28.8	<29.7	<23.4	<30.5	
Naphthalene	400			NA	NA	<64.4	<66	<77.3	<68.7	<60.7	<63.4	<65.7	<50.6	<63	<60.3	<62.2	<48.8	<63.7	
Phenanthrene	1,800			NA	NA	<57.4	817	<68.9	<61.2	<54.1	<56.6	<58.6	<45.1	<56.2	<53.7	<55.4	<43.5	<56.8	
Pyrene	8,700,000			NA	NA	<39.5	673	<47.4	<42.1	<37.2	<38.9	80.4	<31	<38.6	<37	50.4	<29.9	<39.1	
GRO (mg/kg)	250			NA	570	NA	NA	NA											
DRO (mg/kg)	250			5,290	NA	NA	NA												

**Notes:**

- RCL - NR 720 Soil Residual Contaminant Level
- PVOCs - Petroleum Volatile Organic Compounds
- PAHs - Polynuclear Aromatic Hydrocarbons
- GRO - Gasoline Range Organics
- DRO - Diesel Range Organics
- Table 1 - COMM 46 Table 1 Value - Indicates Petroleum Product in Soil Pores
- Table 2 - Direct Contact Standard
- RCL exceedances are bold
- Table 1 Exceedances are outlined in bold
- Table 2 Exceedances are italic
- RCLs for PAHs - "suggested" NR 720 Groundwater Pathway Standard
- < - Concentration below listed laboratory detection limit
- PAHs - Polynuclear Aromatic Compounds
- NA - Not Analyzed

<b>Bold</b>
<b>Bold</b>
<i>Italic</i>