

GIS REGISTRY INFORMATION

SITE NAME: Stockley Bus Service Waste Oil
 BRRTS #: 03-44-194027 FID # (if appropriate): _____
 COMMERCE # (if appropriate): 54501-9375-99B
 CLOSURE DATE: 1/2/04
 STREET ADDRESS: 4599 CTH C
 CITY: Rhineland

SOURCE PROPERTY GPS COORDINATES (meters in WTM91 projection):
 X= 569434 Y= 575058

CONTAMINATED MEDIA: Groundwater Soil Both

OFF-SOURCE GW 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 *PL 661-3*
- 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 *N/A*
- 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) *N/A*
- Letter informing ROW owner of residual contamination (if applicable)(public, highway or railroad ROW) *N/A*
- Copy of (soil or land use) deed restriction(s) or deed notice if any required as a condition of closure *N/A*





State of Wisconsin \ DEPARTMENT OF NATURAL RESOURCES

Jim Doyle, Governor
Scott Hassett, Secretary
Bruce Moss, Acting Regional Director

Northern Region Headquarters
107 Sutliff Ave.
Rhineland, Wisconsin 54501
Telephone 715-365-8900
FAX 715-365-8932
TDD 715-365-8957

January 6, 2004

Ms. Lynn Stockley
4599 CTH C
Rhineland, WI 54501

SUBJECT: Final Case Closure By Closure Committee
Stockley Northstar Bus (Waste Oil), 4599 CTH C, Rhineland, WI
WDNR BRRTS #: 03-44-194027
PECFA # 54501-9375-99B

Dear Ms. Stockley:

Please note that the correct WDNR BRRTS number for the waste oil site on this property is 03-44-194027. The conditional closure letter that was issued to you on December 11, 2003 for the Waste Oil portion of the cleanup incorrectly identified the BRRTS number.

On December 4, 2003, your site as described above was reviewed for closure by the Northern Region Closure Committee. This committee reviews environmental remediation cases for compliance with state laws and standards to maintain consistency in the closure of these cases. On December 11, 2003, you were notified that the Closure Committee had granted conditional closure to this case.

On January 2, 2004, the Department received correspondence indicating that you have complied with the conditions of closure, specifically, documentation of the abandonment of the monitoring wells on site. 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, Wis. Adm. Code. The Department considers this case closed and no further investigation, remediation or other action is required at this time.

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 registry. To review the sites on the GIS Registry web page, visit <http://gomapout.dnr.state.wi.us/org/at/et/geo/gwur/index.htm>.

Please be aware that this 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 the environment.

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



*Quality Natural Resources Management
Through Excellent Customer Service*



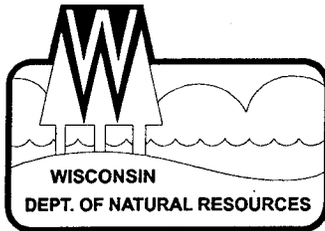
Sincerely,
NORTHERN REGION



Janet Kazda
Remediation and Redevelopment Program

cc: File

Bob Herubin
NRP
1140 Ashwaubenon
Green Bay, WI 54304



State of Wisconsin \ DEPARTMENT OF NATURAL RESOURCES

Jim Doyle, Governor
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Northern Region Headquarters
107 Sutliff Ave.
Rhineland, Wisconsin 54501
Telephone 715-365-8900
FAX 715-365-8932
TDD 715-365-8957

December 11, 2003

Ms. Lynn Stockley
4599 CTH C
Rhineland, WI 54501

Subject: Conditional Case Closure
Stockley Northstar Bus (Waste Oil), 4599 CTH C, Rhineland, Wisconsin
WDNR BRRTS # 03-44-~~101966~~ 194027 jlk
PECFA #54501-9375-99B

Dear Ms. Stockley:

On December 4, 2003, your request for closure of the case described above was reviewed by the Northern Region Closure Committee. 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 waste oil 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:

The monitoring wells 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/dgw/gw/ or provided by the Department of Natural Resources.

When the above conditions have been satisfied, please submit a letter to let me know 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 registry. To review the sites on the GIS Registry web page, visit <http://gomapout.dnr.state.wi.us/org/at/et/geo/gwur/index.htm>.

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

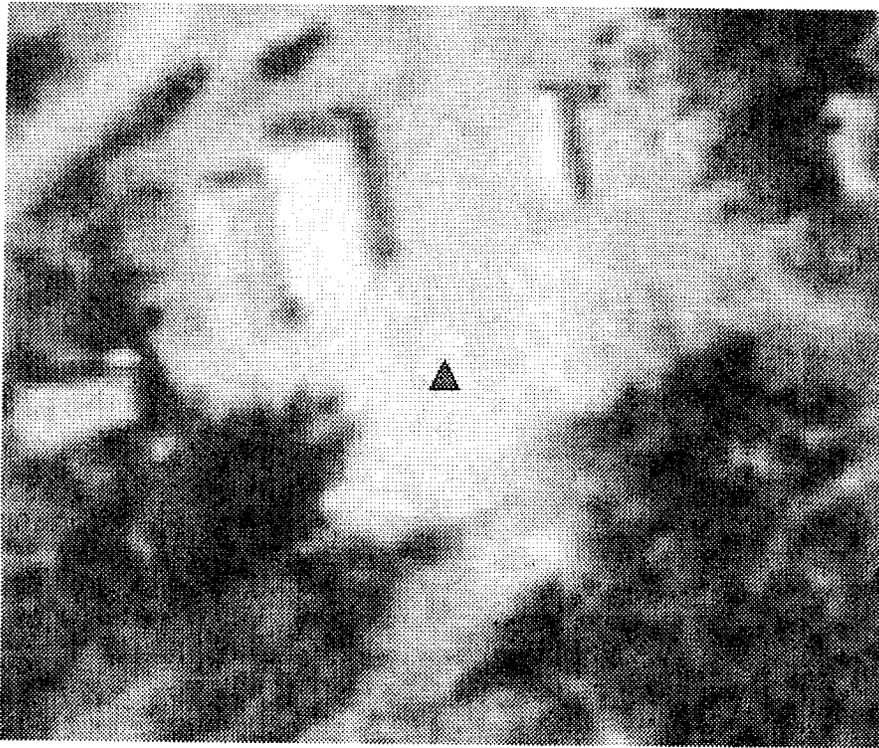


Janet Kazda
Remediation and Redevelopment Program

c: File
Chuck Weister, Rhinelander

Robert Herubin
NRP Environmental Consultants, Inc
1140 Ashwaubenon St
Green Bay, WI 54304

Scale 1 : 959



information.

Please read the documentation for more

▲WTM coordinates: 569458, 575020

489951

PERSONAL REPRESENTATIVE'S DEED

COPY

VOL 0895 PAGE 058

THIS INDENTURE, made this 8th day of September, 1998, by and between LYNN E. STOCKLEY, Personal Representative of the Estate of Donald R. Stockley, late of Oneida County, Wisconsin, deceased, GRANTOR, and LYNN E. STOCKLEY, GRANTEE.

ONEIDA COUNTY, WIS.

Received for Record the 15th day of Sept. A.D. 19 98 905 o'clock A.M. and Recorded in Vol. 895 of RECORDS on page 58-59

Thomas H. Leighton

REGISTER OF DEEDS

12-

WITNESSETH: Whereas, the said decedent died testate on the 20th day of October, 1996, seized and possessed of the real estate hereinafter described; and whereas, Lynn E. Stockley was appointed as Personal Representative of the Estate, duly qualified as such Personal Representative, and Domiciliary Letters were issued to said Personal Representative by the Oneida County Circuit Court on December 30, 1996 (Oneida County Probate Case 96PR143).

NOW THEREFORE, in consideration of the sum of One Dollar (\$1.00) and other good and valuable consideration paid by Grantee, the said Personal Representative, by virtue of the power and authority in her vested, does hereby give, grant, bargain, sell and convey unto said Grantee, the following described tract of land in Town of Pine Lake, Oneida County, State of Wisconsin:

Return to: Mark O. Ilten - Atty. 1525 Main Street Stevens Point, WI 54481

Parcel 1 (Tax Parcel PL 0661.03):

A parcel of land located in part of the Southwest Quarter of the Southwest Quarter (SW 1/4 SW 1/4), Section 34, Township 37 North, Range 9 East, Oneida County, Wisconsin, and more particularly described as follows:

Commencing at the Southwest Section Corner of said Section 34 marked by a squared stump and a well pipe; thence N. 14° 52' 48" W., along the Section Line 549.68 feet to an iron pipe and the Point of Beginning;

Thence N. 87° 16' 11" E., 694.70 feet to an iron pipe;

Thence N. 12° 00' 00" W., 450.00 feet to an iron pipe on the Southerly right of way of Highway "C";

Thence following said right of way S. 86° 51' 59" W., 117.00 feet to a right of way post;

Thence along an arc of a curve concaving in a Southwesterly direction 119.66 feet and whose chord bears S. 85° 20' 08" W., 119.65 feet to an iron pipe on the Easterly right of way of Faust Lake Road;

Thence following said right of way S. 44° 07' 11" W., 440.17 feet to an iron pipe;

Thence S. 22° 20' 41" W., 152.21 feet to the Place of Beginning.

Subject to easements, restrictions, reservations and highway rights of way of record. Said parcel contains 5.001 acres.

Parcel 2 (Tax Parcel PL 0661.02):

A parcel of land located in part of the Southwest One-quarter of the Southwest One-quarter (SW1/4 SW 1/4), Section 34, Township 37 North, Range 9 East, Oneida County, Wisconsin, and more particularly described as follows:

Commencing at the Southwest section corner of said Section 34 marked by a squared stump and a well pipe, also being the Point of Beginning;

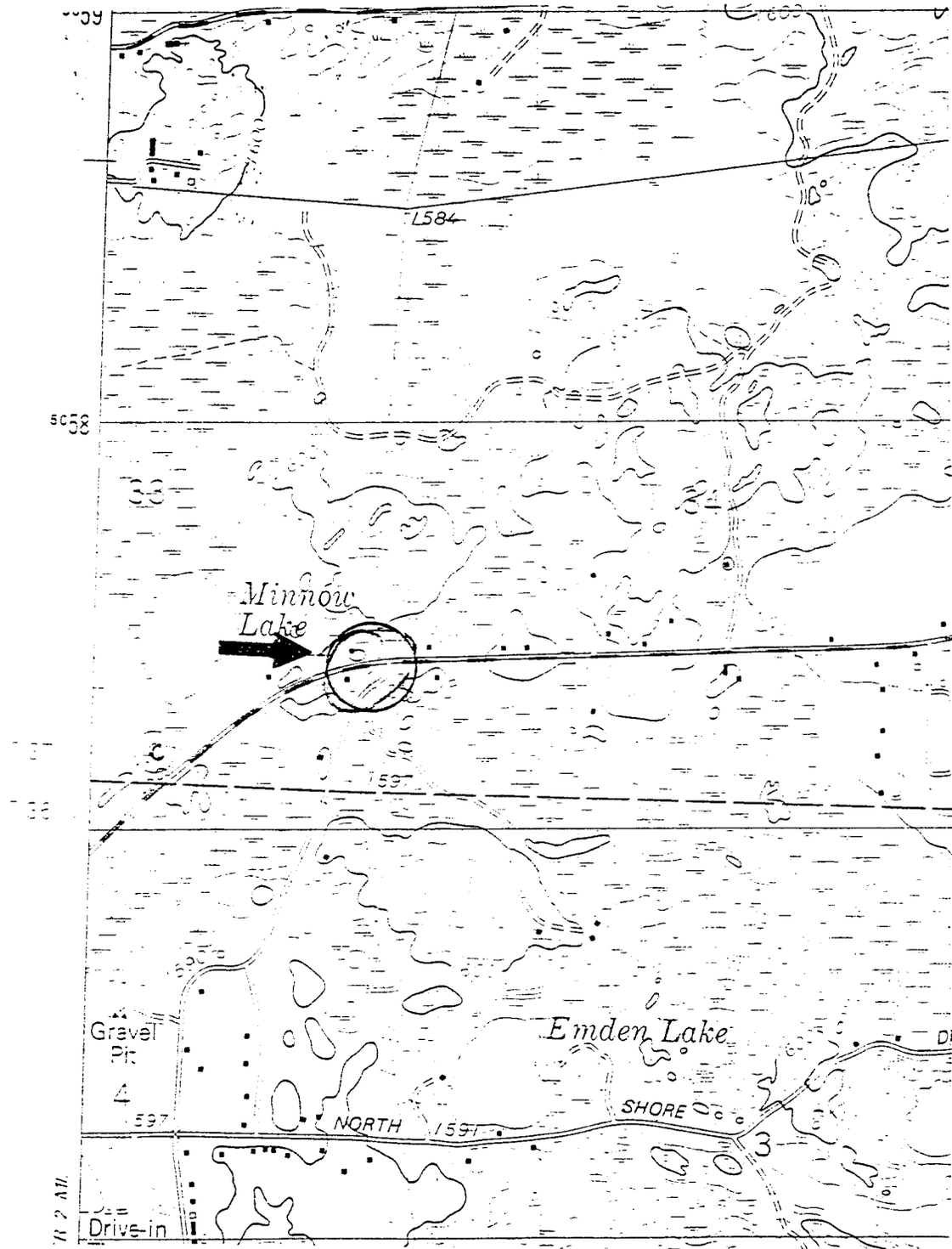
Thence S. 89° 44' 47" E. along the Section Line 673.35 feet to an iron pipe;

Thence N. 12° 00' 00" W., 580.00 feet to an iron pipe;

Thence S. 87° 16' 11" W., 694.70 feet to an iron pipe on the West Section Line of said Section 34;

Thence along said Section Line S. 14° 52' 48" E., 549.68 feet to the Place of Beginning;

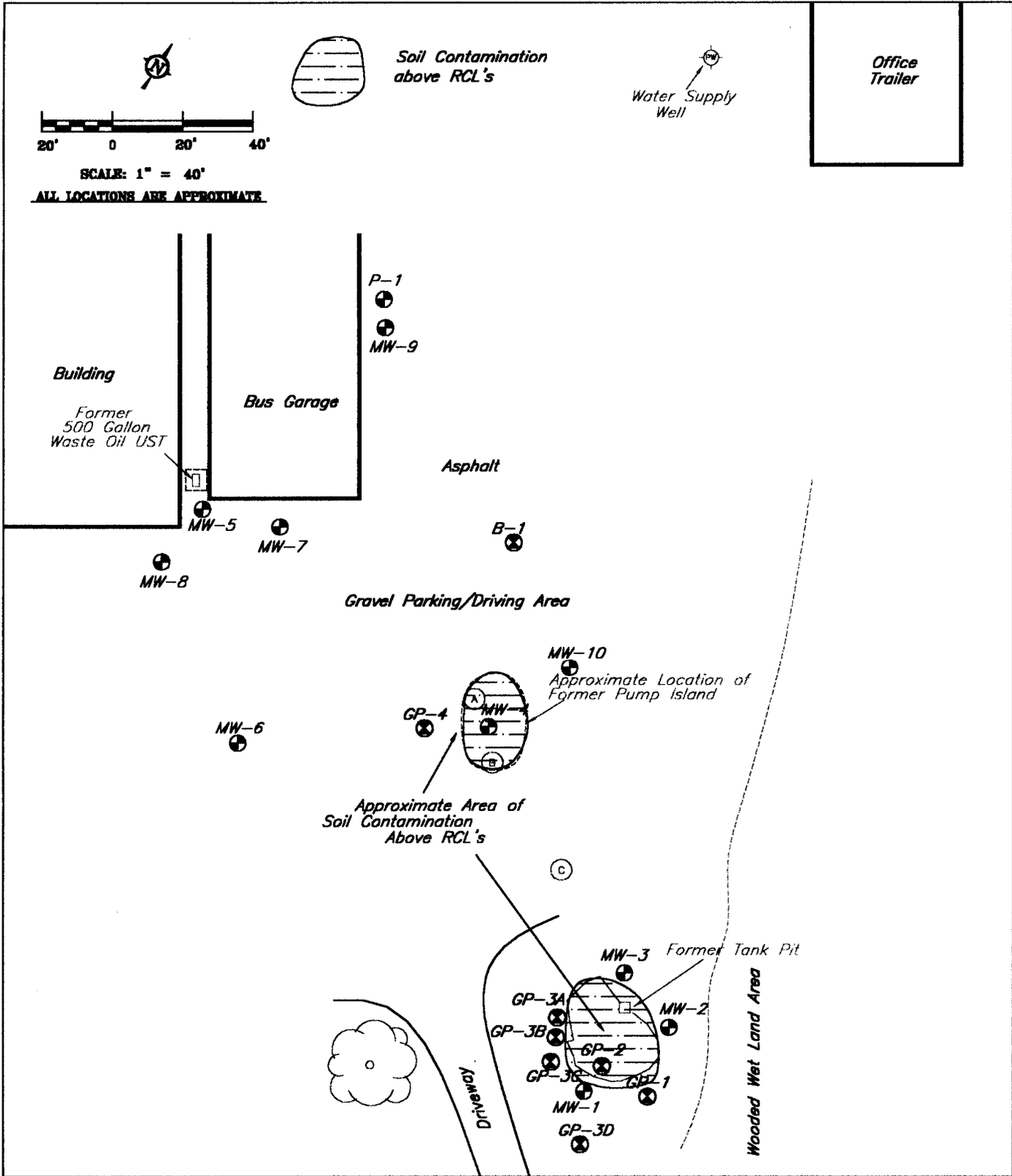
Along with an easement for ingress and egress through Lot 1 of this survey over an existing easement road described in Vol. 174, Pg. 80, Oneida County, Wisconsin, and shown on the map that accompanies this survey.



NRP
 ENVIRONMENTAL CONSULTANTS, INC.

PROJECT:
 STOCKLEY BUS SERVICE - RHINELANDER

FIGURE:
 Figure 1 - Site Location Map



NRP ENVIRONMENTAL CONSULTANTS, INC.

Stockley Bus Service - Rhineland

Figure 1- Site Map

ID#stockley-plot1.dwg

TABLE II
SUMMARY OF DETECTED GROUNDWATER PARAMETERS - LABORATORY RESULTS

Parameter (ppb)	MW-1			MW-2			MW-3			MW-4				WDNR PAL	WDNR ES	
	6/3/98	2/11/99	6/1/99	10/25/01	6/3/98	2/11/99	6/1/99	6/3/98	2/11/99	6/1/99	6/3/96	6/1/99	10/25/01			07/11/02
DRO	650	NA	NA	NA	650	NA	NA	NA	NA	1,800	NA	NA	NA	NA	NE	NE
GRO	200	NA	NA	NA	<50	NA	NA	NA	NA	<50	NA	NA	NA	NA	NE	NE
BENZENE	.33	<.26	<.27	<.48	<.26	<.26	<.27	<.26	<.26	<.26	<.26	<.27	<.48	<.45	0.5	5
TOLUENE	<.22	<.21	<.27	<.47	<.21	<.21	<.27	<.21	<.21	<.21	<.21	<.27	<.47	<.68	68.6	343
ETHYLBENZENE	1.9	<.24	6.0	6.8	<.24	<.24	<3.2	<.24	<.24	<.24	<.24	<.32	<.43	<.82	140	700
XYLENES (Total)	2.03	<.97	4.3	<1.4	<.97	<.97	<.43	<.97	<.97	<.97	<.97	<.43	<1.4	<1.7	124	620
METHYL-TERT-BUTYL-ETHER	<.22	<.22	<.32	<.67	<.22	<.22	<.32	<.22	<.22	<.22	<.22	<.32	<.67	<.43	12	60
NAPHTHALENE	4.7	<.89	3.2	<.59	<.89	<.89	<.35	<.89	<.89	<.89	<.89	5.7	<.59	<.89	8	40
1,2,4 TRIMETHYLBENZENE	2.0	<.86	6.1	.70	<.86	<.86	<.22	<.86	<.86	<.86	<.86	<.22	<.51	<.92	96	480
1,3,5 TRIMETHYLBENZENE	1.2	<.54	4.1	1.4	<.54	<.54	<.27	<.54	<.54	<.54	<.54	<.27	<.52	<.94		

NOTES:
 ppb = parts per billion
 WDNR PAL = WDNR NR 140 Preventive Action Limit
 WDNR ES = WDNR NR 140 Enforcement Standard
 ND = Not detected
 NE = Not established

TABLE II (continued)
SUMMARY OF DETECTED GROUNDWATER PARAMETERS - LABORATORY RESULTS

Parameter (ppb)	MW-5					MW-6			WDNR PAL	WDNR ES
	11/5/98	2/11/99	6/1/99	7/11/02	11/6/98	6/1/99	7/11/02			
Pb	25	NA	NA	NA	25	NA	NA	1.5	15	
Cd	.33	NA	NA	NA	.26	NA	NA	.5	5	
BENZENE	<.27	<.27	<.27	<.48	<.27	<.27	<.48	0.5	5	
TOLUENE	<.27	<.27	<.27	<.47	<.27	<.27	<.47	68.6	343	
ETHYLBENZENE	<.32	<.32	<.32	<.43	<.32	<.32	<.43	140	700	
XYLENES (Total)	<.43	<.43	<.43	<1.4	<.43	<.43	<1.4	124	620	
METHYL-TERT-BUTYL-ETHER	<.32	<.32	<.32	<.67	<.32	<.32	<.67	12	60	
NAPHTHALENE	<.35	<.35	<.35	<.59	<.35	.41	<.59	8	40	
Tetrachloroethene	3.0	3.4	8.8	8.0	<.43	NA	<.57	.5	5	
Trichloroethene	2.0	2.7	28	11	<.37	NA	<.89	.5	5	
1,2,4 TRIMETHYLBENZENE	<.22	<.22	<.22	<.51	<.22	<.22	<.51	96	480	
1,3,5 TRIMETHYLBENZENE	<.27	<.27	<.27	<.52	<.27	<.27	<.52			

NOTES:
ppb = parts per billion
WDNR PAL = WDNR NR 140 Preventive Action Limit
WDNR ES = WDNR NR 140 Enforcement Standard
ND = Not detected
NE = Not established

TABLE II (continued.)
SUMMARY OF DETECTED GROUNDWATER PARAMETERS - LABORATORY RESULTS

Parameter (ppb)	MW-7		MW-8		MW-9		MW-10		P-1		WDNR PAL	WDNR ES
	10/24/01	7/11/02	10/24/01	7/11/02	10/24/01	7/11/02	10/24/01	7/11/02	10/24/01	7/11/02		
	BENZENE	< .48	< .48	< .48	< .48	< .48	< .48	< .48	< .45	< .48		
TOLUENE	< .47	< .47	< .47	< .47	< .47	< .47	< .47	< .68	< .47	< .47	68.6	343
ETHYLBENZENE	< .43	< .43	< .43	< .43	< .43	< .43	< .43	< .82	< .43	< .43	140	700
XYLENES (Total)	< 1.4	< 1.4	< 1.4	< 1.4	< 1.4	< 1.4	< 1.4	< 1.7	< 1.4	< 1.4	124	620
METHYL-TERT-BUTYL-ETHER	< .67	< .67	< .67	< .67	< .67	< .67	< .67	< .43	< .67	< .67	12	60
NAPHTHALENE	< .59	< .59	< .59	< .59	< .59	< .59	< .59	< .89	< .59	< .59	8	40
Tetrachloroethene	2.5	4.2	< .57	< .57	.64*	.63*	< .57	NA	< .57	< .57	.5	5
Trichloroethene	< .89	< .89	< .89	< .89	< .89	< .89	< .89	NA	< .89	< .89	.5	5
1,2,4 TRIMETHYLBENZENE	< .51	< .51	< .51	< .51	< .51	< .51	< .51	< .92	< .51	< .51	96	480
1,3,5 TRIMETHYLBENZENE	< .52	< .52	< .52	< .52	< .52	< .52	< .52	< .94	< .52	< .52		

NOTES:

ppb = parts per billion

WDNR PAL = WDNR NR 140 Preventive Action Limit

WDNR ES = WDNR NR 140 Enforcement Standard

ND = Not detected

NE = Not established

TABLE II (continued)
 SUMMARY OF DETECTED GROUNDWATER PARAMETERS - LABORATORY RESULTS
 (MONITORING WELLS 10/24/01)

PAH Compound	MW-1	MW-4	MW-7	MW-8	MW-9	MW-10	P-1	WDNR PAL	WDNR ES
Acenaphthene	.70*	<.018	.026*	<.018	<.018	<.018	<.018	NA	NA
Acenaphthylene	<.023	.025*	<.023	<.023	<.023	<.023	<.023	NA	NA
Anthracene	.033*	<.02	<.02	<.02	<.02	<.02	<.02	600	3,000
Benzo(a)anthracene	<.019	<.019	<.019	.069	<.019	<.019	<.019	NA	NA
Benzo(a)pyrene	<.012	<.012	<.012	.016*	<.012	<.012	<.012	.02	.2
Benzo(b)fluoranthene	<.014	<.014	<.014	.038*	<.014	<.014	<.014	.02	.2
Benzo(g,h,i)perylene	<.015	<.015	<.015	<.015	<.015	<.015	<.015	NA	NA
Benzo(k)fluoranthene	<.013	<.013	<.013	.021*	<.013	<.013	<.013	NA	NA
Chrysene	<.018	<.018	<.018	.018*	<.018	<.018	<.018	.02	.2
Dibenzo(a,h)anthracene	<.017	<.017	<.017	<.017	<.017	<.017	<.017	NA	NA
Fluoranthene	<.028	<.028	<.028	.031*	<.028	<.028	<.028	80	400
Fluorene	.85*	<.021	<.021	<.012	<.012	<.012	<.021	80	400
Indeno(1,2,3-cd)pyrene	<.014	<.014	<.014	<.014	<.014	<.014	<.014	NA	NA
1-Methylnaphthalene	.030*	<.027	<.027	<.021	.040*	<.027	<.027	NA	NA
2-Methylnaphthalene	.042*	<.028	<.028	<.028	.062*	<.028	<.028	NA	NA
Naphthalene	.26	<.027	<.027	<.027	.052*	<.027	<.027	8	40
Phenanthrene	.28	<.019	<.019	<.027	<.019	<.019	<.019	NA	NA
Pyrene	<.020	<.02	<.02	.04*	<.02	<.020	<.02	50	250

NOTES

NA = Not Analyzed for or Not Applicable
 PAH compounds are in parts per billion (ppb)
 * = Denotes parameter detected below LOQ

**TABLE I
SOIL BORING SAMPLING SUMMARY - LABORATORY RESULTS**

Boring ID	Sample ID	Approximate Sample Depth Below Surface (ft)	GRO	DRO	Pb	BENZ	TOLU	E. BENZ	XYLE	MTBE	NAPH
December 10, 1997											
GP1	GP1	10-12	NA	<3.7	NA	<25	<25	<25	<25	<25	<25
GP2	GP2-12'	12	NA	11	NA	<25	<25	48	244	<25	1,100
GP4	GP4	9	NA	<3.6	NA	<25	<25	<25	<25	<25	<25
JUNE 24, 1998											
MW-1	MW1-8'	8	<3.3	<4.1	<4.4	<25	<25	<25	<25	<25	<25
MW-2	MW2-14-15'	14-15	<3.0	<4.4	<4.0	<25	<25	<25	<25	<25	<25
MW-3	MW3-9'	9	<3.0	<4.3	<4.1	<25	<25	<25	<25	<25	<25
MW-4	MW4-7.5-9.5	7.5-9.5	<2.8	<4.1	<3.9	<25	<25	<25	<25	<25	<25
October 30, 1998											
*MW-5	MW5-12.5-14.5'	12.5-14.5	NA	<4.7	<4.0	<25	<25	<25	<25	<25	<25
MW-6	MW6-10'	10	NA	<4.2	<3.7	<25	<25	<25	<25	<25	<25

NOTES

GRO = WDNR modified gasoline range organics - in parts per million (ppm)

DRO = WDNR modified diesel range organics - in parts per million (ppm)

ND = Not detected above the method detection limit

NA = Not Analyzed

VOC compounds are in parts per billion (ppb)

* This sample was analyzed for: VOC, PCB and Cd - all were reported as being below the method detection limit

TABLE I - SOIL BORING SAMPLING SUMMARY - LABORATORY RESULTS

Boring ID	Sample ID	Approximate Sample Depth Below Surface (ft)	DRO	BENZ	TOLU	E. BENZ	XYLE	MTBE	1,3,5-TMB	1,2,4-TMB	TCE	PCE
September 27, 2001												
B-11	B-11-0-2	0-2	NA	<25	<25	<25	<25	<25	<25	<25	NA	NA
B-11	B-11	11-13	<3.5	<25	<25	<25	<25	<25	<25	<25	NA	NA
A	A-2-4	2-4	NA	<25	<25	<25	44	<25	160	<25	NA	NA
MW-9	MW9 10-15	10-15	<4.0	NA	NA	NA	NA	NA	NA	NA	NA	NA
P-1	P1 30-32	30-32	NA	<25	<25	<25	<25	<25	<25	<25	<25	<25
B	B 2-4	2-4	NA	<25	<25	<25	<25	<25	<25	<25	NA	NA
MW-10	MW10 12-14	12-14	<3.3	<25	<25	<25	<25	<25	<25	<25	<25	<25
MW-8	MW8 10-12	10-12	<3.9	<25	<25	<25	<25	<25	<25	<25	<25	<25
MW-7	MW7 12.5-14.5	12.5-14.5	<3.8	<25	<25	<25	<25	<25	<25	<25	<25	<25
P-1	P1-15-17	15-17	NA	<25	<25	<25	<25	<25	<25	<25	<25	<25
D	D 0-2	0-2	NA	<25	<25	<25	<25	<25	<25	<25	NA	NA
C	C 1-3	1-3	NA	<25	<25	<25	<25	<25	<25	<25	NA	NA

NOTES
 GRO = WDNR modified gasoline range organics - in parts per million (ppm)
 DRO = WDNR modified diesel range organics - in parts per million (ppm)
 ND = Not detected above the method detection limit
 NA = Not Analyzed
 VOC compounds are in parts per billion (ppb)

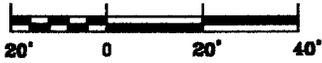
**TABLE I (continued)
SOIL BORING SAMPLING SUMMARY - LABORATORY RESULTS**

PAH Compound	B-11 0-2'	A 2-4'	MW-9 10-15'	B 2-4'	MW-10 12-14'	MW-8 10-12'	MW-7 12.5- 14.5'	D 0-2'	C 1-3'
Acenaphthene	<18	<18	<18	<18	<18	<19	<20	<18	<18
Acenaphthylene	<14	<14	<14	<14	<14	<14	<15	<14	<13
Anthracene	<13	<13	<13	<13	<13	<13	<14	<13	<13
Benzo(a)anthracene	<15	<15	<15	<15	<15	<15	<16	<15	<15
Benzo(a)pyrene	<14	<14	<14	<14	<14	<14	<15	<14	<14
Benzo(b)fluoranthene	<12	<12	<12	<12	<12	<12	<13	<12	<12
Benzo(g,h,i)perylene	<13	<13	<13	<13	<13	<13	<14	<13	<13
Benzo(k)fluoranthene	<14	<14	<14	<14	<14	<14	<15	<14	<14
Chrysene	<15	<15	<15	<15	<15	<15	<16	<15	<15
Dibenzo(a,h)anthracene	<14	<14	<14	<14	<14	<14	<15	<14	<14
Fluoranthene	<12	<12	<12	<12	<12	<12	<13	<12	<12
Fluorene	<14	<14	<14	<14	<14	<14	<15	<14	<14
Indeno(1,2,3-cd)pyrene	<13	<13	<13	<13	<13	<13	<14	<14	<14
1-Methylnaphthalene	<16	190	<16	<16	<16	<16	<17	<16	<16
2-Methylnaphthalene	<13	420	<13	<13	<13	<13	<14	<13	<13
Naphthalene	<19	520	<19	<19	<19	<19	<20	24*	<19
Phenanthrene	<12	<12	<12	<12	<12	<12	<13	<12	<12
Pyrene	<13	36*	<13	<13	<13	<13	<14	<13	<13

NOTES

NA = Not Analyzed for or Not Applicable
 PAH compounds are in parts per billion (ppb)
 * = Denotes parameter detected below LOQ

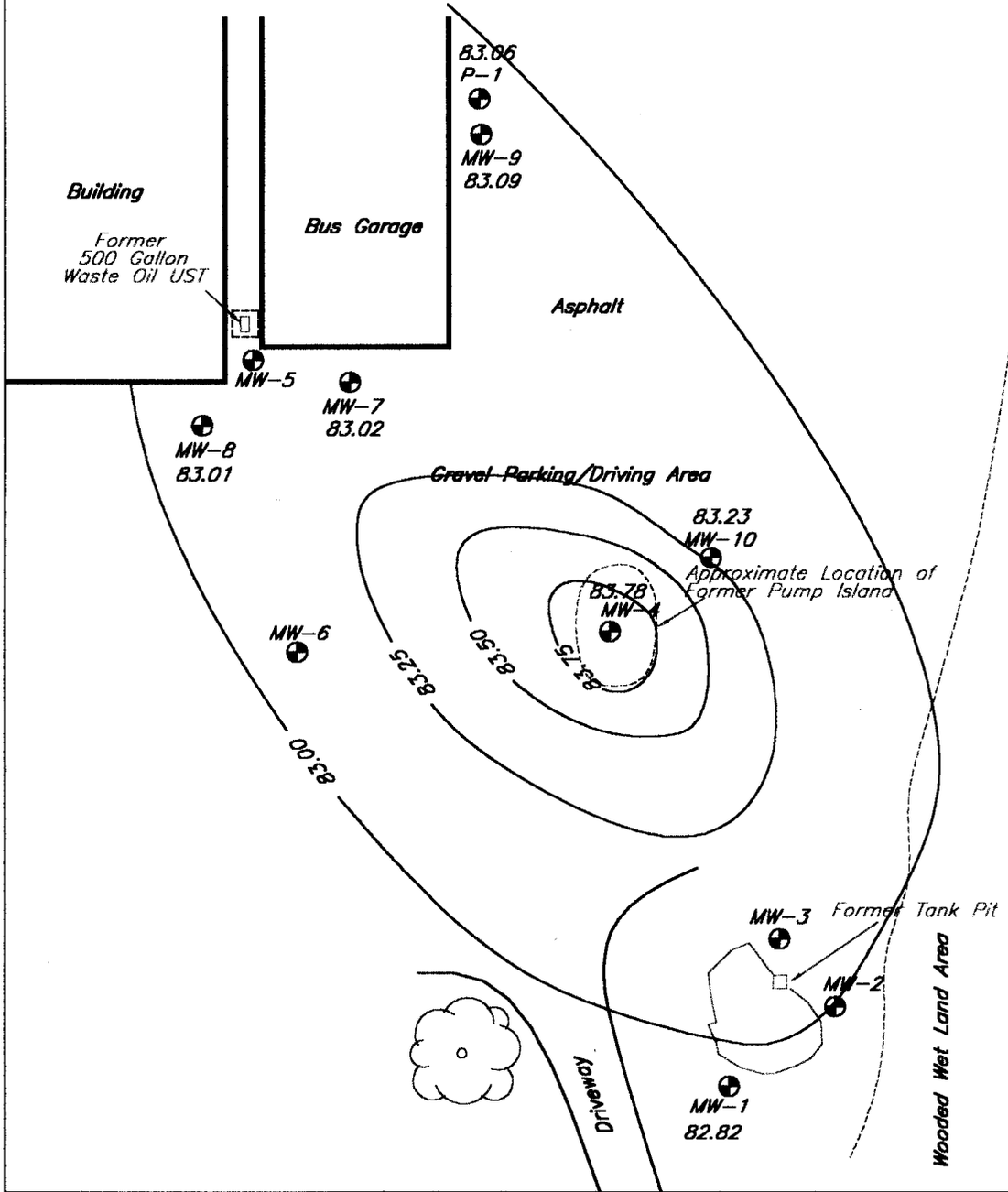
Office Trailer



SCALE: 1" = 40'

ALL LOCATIONS ARE APPROXIMATE

Approximate Groundwater Flow Direction (10/26/01)

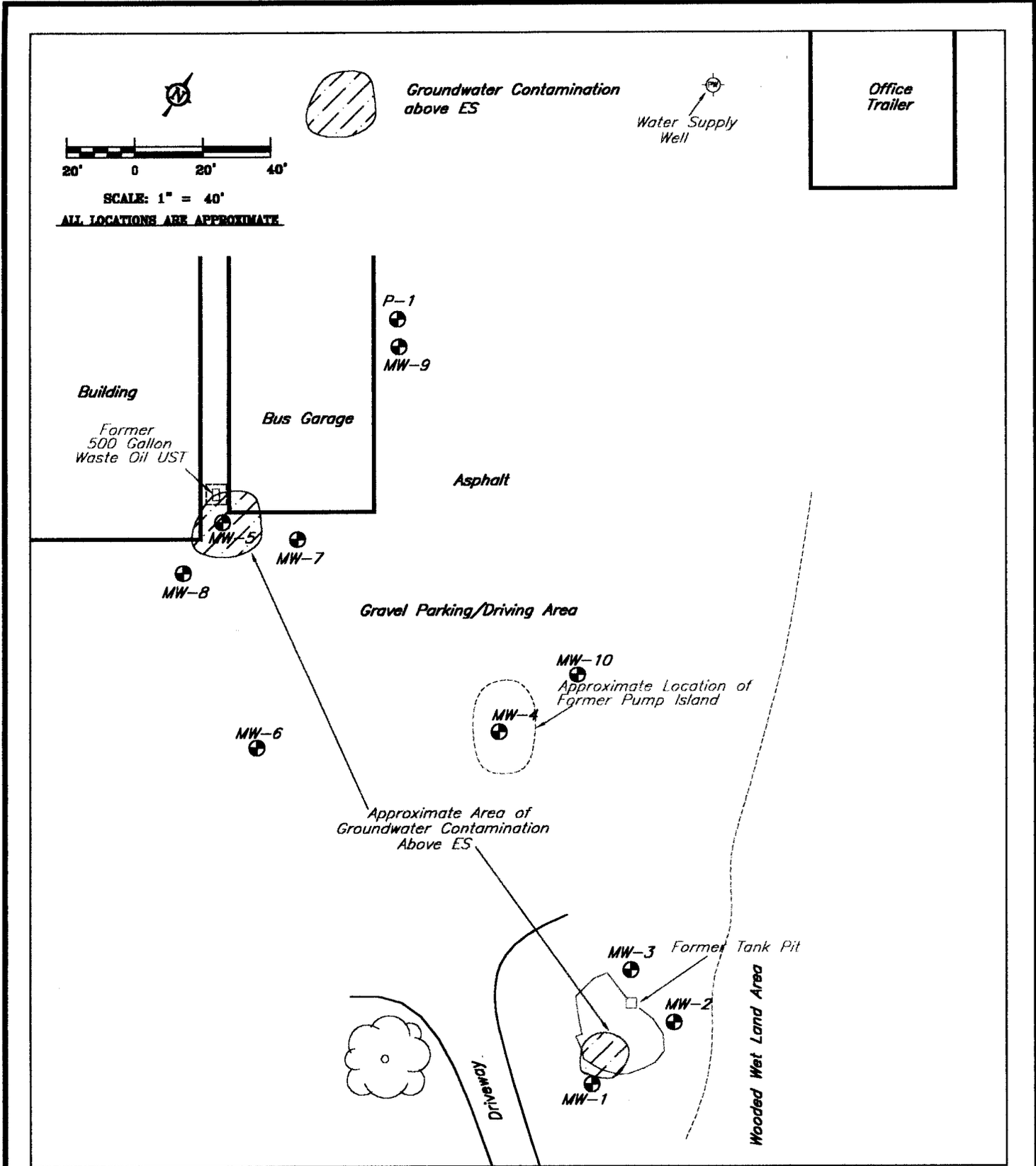


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Figure 4- Groundwater Flow Map (10/26/01)

ID#s stockley-plot1.dwg



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Figure 6- Groundwater Contamination Map

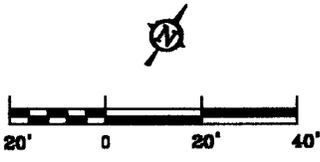
ID4-s:stockley-p1011.dwg

GROUNDWATER ELEVATIONS

WELL ID	PVC Elevation	Depth to Groundwater	Groundwater Elevation
June 3, 1998			
MW-1	97.7	13.3	84.4
MW-2	97.33	12.66	84.67
MW-3	97.78	13.04	84.74
MW-4	95.05	9.57	85.48
June 1, 1999			
MW-1	96.88	14.08	82.8
MW-2	96.6	13.51	83.09
MW-3	97.06	13.73	83.33
MW-4	94.37	10.24	84.13
MW-5	97.67	14.72	82.95
MW-6	93.78	6.87	86.91
April 4, 2000			
MW-1	95.56	13.99	82.57
MW-2	97.03	14.28	82.75
MW-3	96.94	14.53	82.41
MW-4	94.35	11.64	82.71
MW-5	97.7	15.17	82.53
MW-6	93.79	7.67	86.12

GROUNDWATER ELEVATIONS

WELL ID	PVC Elevation	Depth to Groundwater	Groundwater Elevation
October 26, 2001			
MW-1	96.6	13.78	82.82
MW-4	94.02	10.24	83.78
MW-7	97.58	14.56	83.02
MW-8	97.47	14.46	83.01
MW-9	94.28	11.19	83.09
MW-10	94.21	10.98	83.23
P-1	94.49	11.43	83.06
July 11, 2002			
MW-4	93.76	7.97	85.79
MW-5	97.1	12.40	84.7
MW-6	93.15	6.73	86.42
MW-7	97.34	12.65	84.69
MW-9	94.02	9.25	84.77
MW-10	93.95	8.98	84.97
P-1	94.02	9.53	84.71

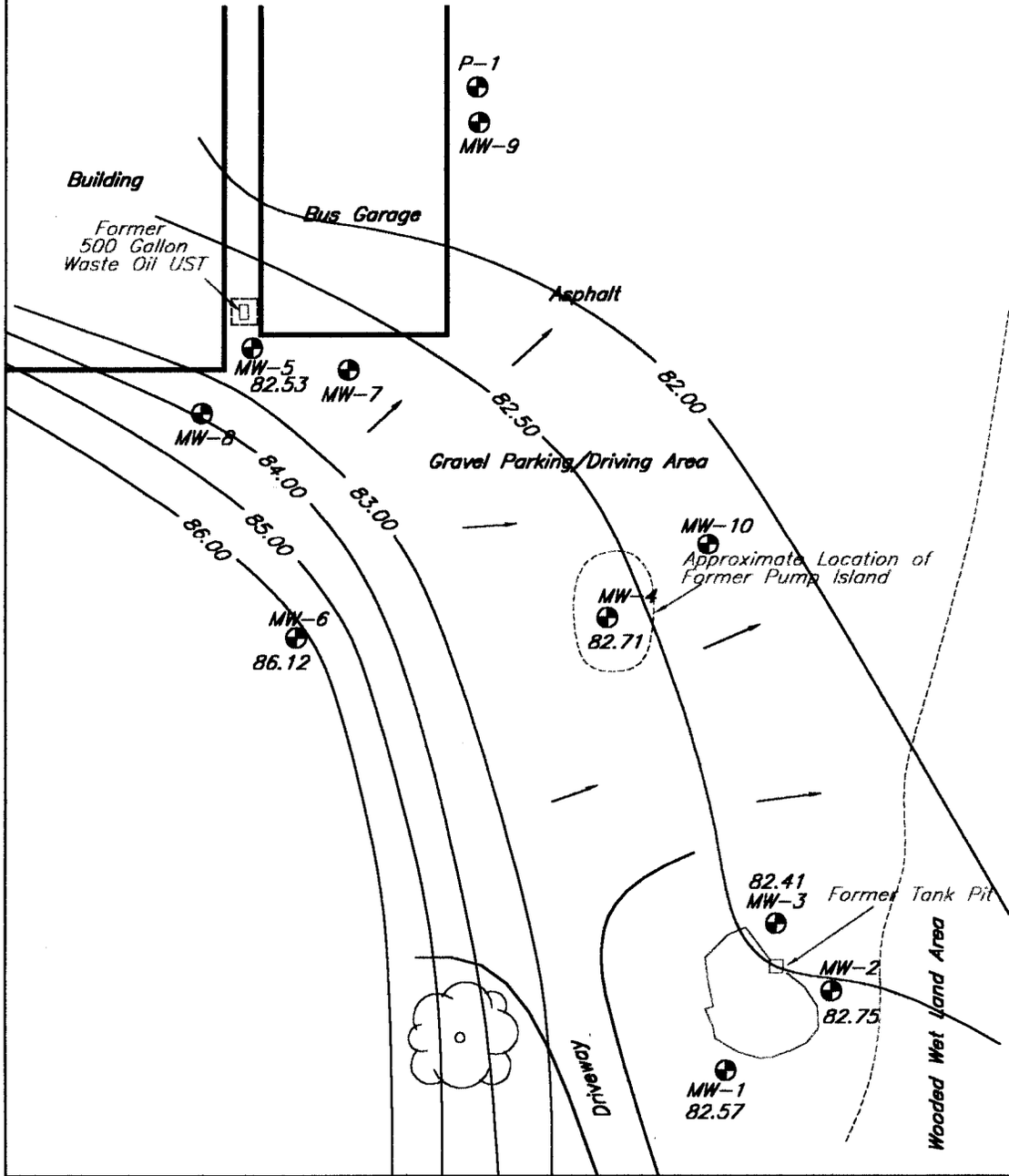


ALL LOCATIONS ARE APPROXIMATE



Office Trailer

Approximate Groundwater Flow Direction (4/7/00)



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Stockley Bus Service - Rhinelander

Figure 3- Groundwater Flow Map

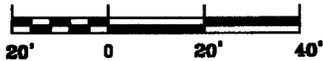
ID#stockley-plot1.dwg



Approximate Groundwater Flow Direction (7/11/02)

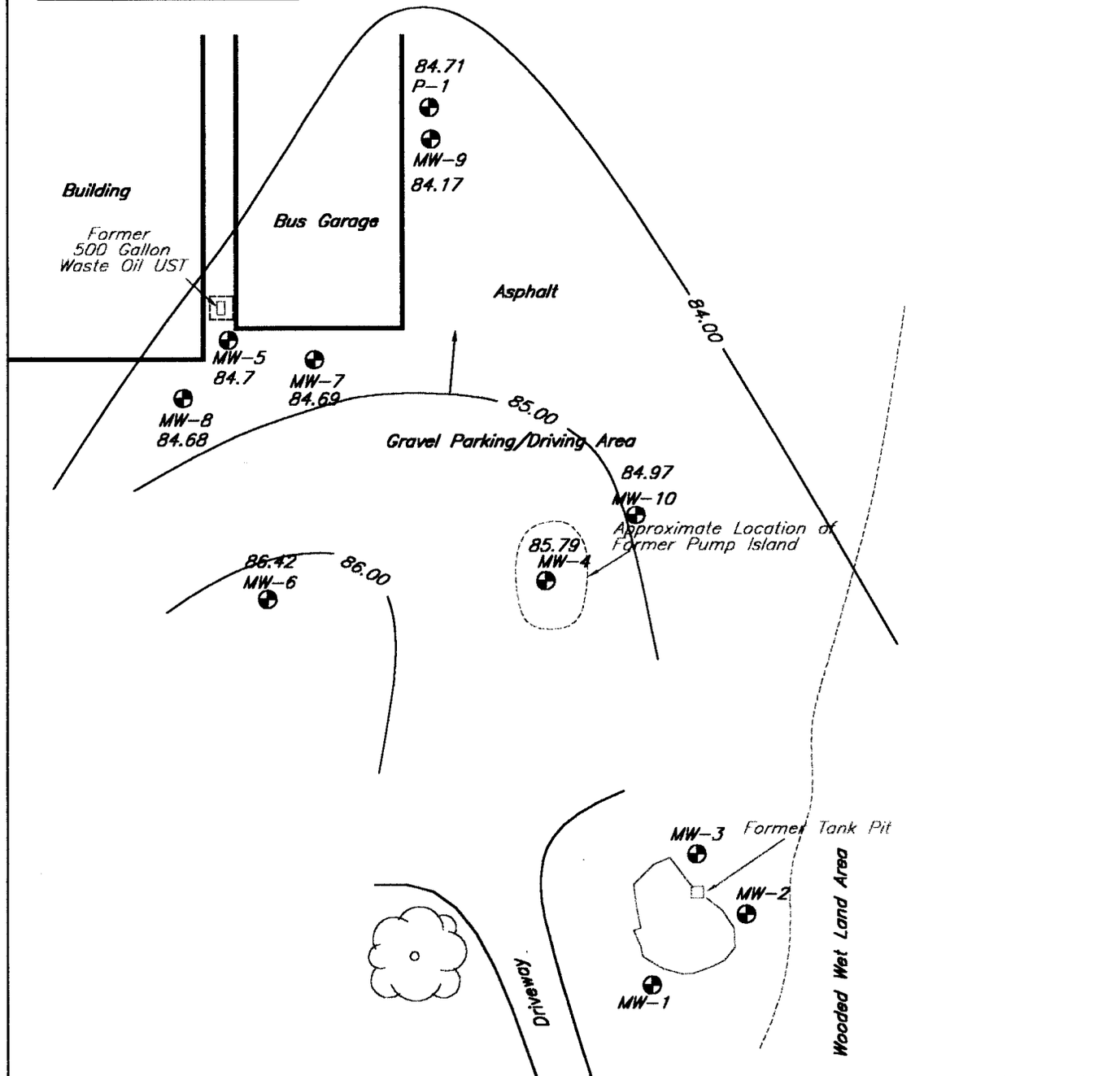


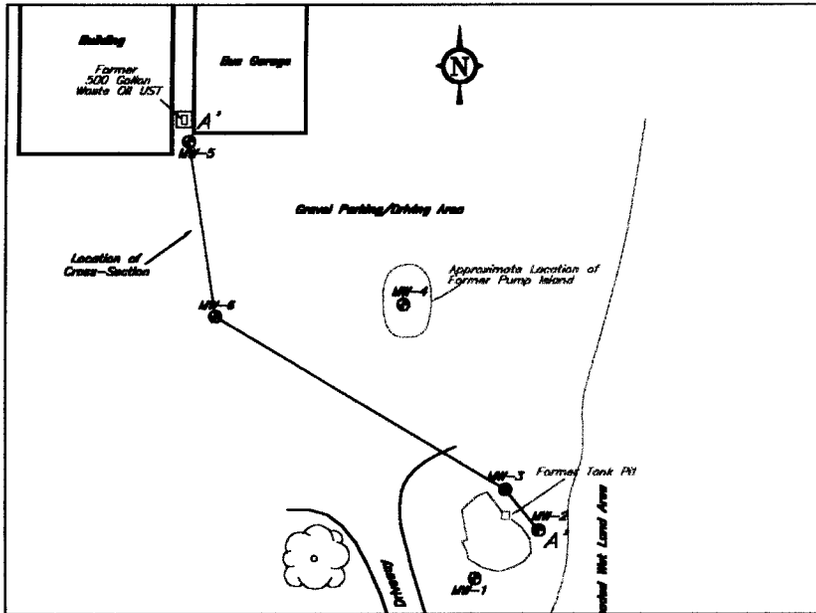
Office Trailer



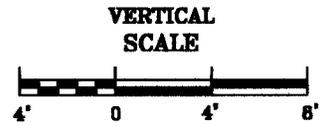
SCALE: 1" = 40'

ALL LOCATIONS ARE APPROXIMATE

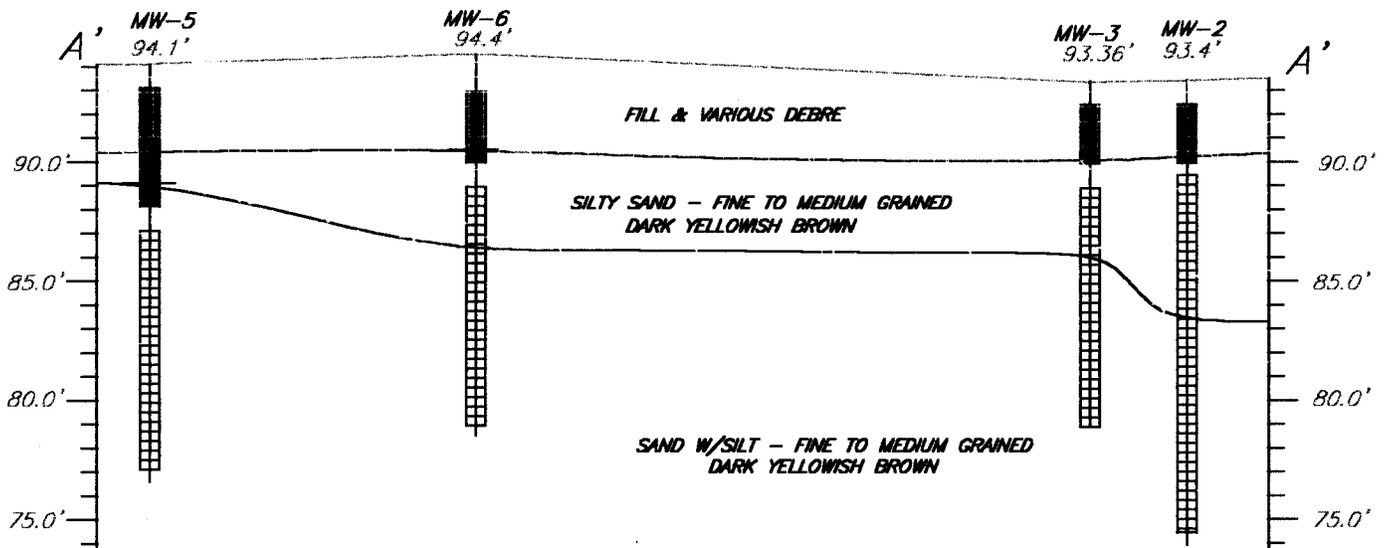




1' = 40'



1' = 8'



Statement by Responsible Party

I Lynn E. Stockley, hereby make this statement as part of my request for case closure under commerce file 54501-9375-99-A (also WDNR BRRTS # 03-44-101988) and commonly described as Stockley Northstar Bus Service, 4599 County Road C, Rhinelander, WI. I hereby affirm my belief that all of the properties within or partially within the contaminated site's boundaries that have soil contamination exceeding generic or site-specific residual contaminate levels, as determined under SS NR 720.09, 720.11, and 720.19, at the time of my request for case closure, other than public streets or highway rights-of-way, have been submitted to the agency with administrative authority for the site, either as an attachment to the site investigation report or as part of the soil GIS registry attachment to the case closeout report.

Dated: November 20, 2002



Lynn E. Stockley - landowner