

# GIS REGISTRY

## Cover Sheet

March, 2010  
(RR 5367)

### Source Property Information

BRRTS #: 03-55-000190

ACTIVITY NAME: JIMS MOBIL STATION

PROPERTY ADDRESS: 300 W LAKE AVE

MUNICIPALITY: LADYSMITH

PARCEL ID #: 246-01289-0000

CLOSURE DATE: Aug 5, 2011

FID #: 855047380

DATCP #: NA

COMM #: 54848132700

#### \*WTM COORDINATES:

X: 433726 Y: 555197

*\* 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:

Groundwater Contamination > ES (236)

Contamination in ROW

Off-Source Contamination

*(note: for list of off-source properties  
see "Impacted Off-Source Property" form)*

Soil Contamination > \*RCL or \*\*SSRCL (232)

Contamination in ROW

Off-Source Contamination

*(note: for list of off-source properties  
see "Impacted Off-Source Property" form)*

#### Land Use Controls:

N/A (Not Applicable)

Soil: maintain industrial zoning (220)

*(note: soil contamination concentrations  
between non-industrial and industrial levels)*

Structural Impediment (224)

Site Specific Condition (228)

Cover or Barrier (222)

*(note: maintenance plan for  
groundwater or direct contact)*

Vapor Mitigation (226)

Maintain Liability Exemption (230)

*(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)

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 #: 03-55-000190 PARCEL ID #: 246-01289-0000  
ACTIVITY NAME: JIMS MOBIL STATION WTM COORDINATES: X: 433726 Y: 555197

**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: NA**
- 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**
- 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 #: 8**                      **Title: Residual Soil Contamination Map**

BRRTS #: 03-55-000190

ACTIVITY NAME: JIMS MOBIL STATION

**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: Cross Section A-A'**

**Figure #: 4**                      **Title: Cross Section B-B'**

- 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 #: 5**                      **Title: Residual Groundwater Contamination Map**

- 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 #: 6**                      **Title: Groundwater Contours - Shallow Aquifer**

**Figure #: 7**                      **Title: Groundwater Contours - Deep Aquifer**

**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 #: 2**                      **Title: Soil Analysis Results**

- 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 #: 3**                      **Title: Groundwater Analytical Results**

- 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 #: 4**                      **Title: Monitoring Well Information**

**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 #: 03-55-000190

ACTIVITY NAME: JIMS MOBIL STATION

## 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.

**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: 2**



**STATE OF WISCONSIN**  
Department of Safety and Professional Services

Mail to:  
P.O. Box 8044  
Madison, Wisconsin 53708-8044  
TTY: (608) 267-2416  
Fax: (608) 267-1381  
Email: [dsps@wisconsin.gov](mailto:dsps@wisconsin.gov)  
Web: <http://dsps.wi.gov>

**Governor Scott Walker**

**Secretary Dave Ross**

August 5, 2011

Jim Cronick  
1605 Pine Ave  
Ladysmith, WI 54848-9570

RE: **Final Closure**

**PECFA # 54848-1327-00-A** DNR BRRTS # 03-55-000190  
Cronick's Mobil Service Station, 300 Lake Ave W, Ladysmith

Dear Mr. Cronick:

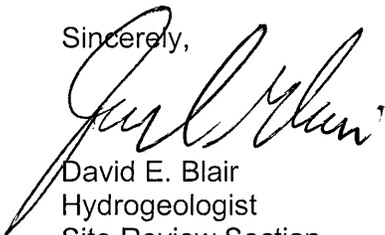
The Wisconsin Department of Safety and Professional Services (DSPS) has received all items required as conditions for closure of the site referenced above. This site is now listed as "closed" on the DSPS database and will be included on the Department of Natural Resources (DNR) Geographic Information System (GIS) Registry of Closed Remediation Sites to address residual soil and groundwater contamination. To view sites on the GIS Registry, 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 statutes and rules.

Costs for sampling and excavation activities conducted after case closure are not eligible for PECFA reimbursement. However, 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. If this case is reopened, any original claim under the PECFA fund would also reopen and you may apply for assistance to the extent of remaining eligibility. It is in your best interest to keep all documentation related to environmental activities at your site.

Thank you for your efforts to bring this case to closure. 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  
Hydrogeologist  
Site Review Section

cc: Matt Taylor, Cedar Corporation



February 24, 2011

Jim Cronick  
1605 Pine Ave  
Ladysmith, WI 54848-9570

RE: **Conditional Case Closure**

**Commerce # 54848-1327-00-A DNR BRRTS # 03-55-000190**  
Cronick's Mobil Service Station, 300 Lake Ave W, Ladysmith

Dear Mr. Cronick:

The Wisconsin Department of Commerce (Commerce) has reviewed the request for case closure prepared by your consultant, Cedar Corporation, for the site referenced above. It is understood that residual soil and groundwater contamination remains on site. Commerce has determined that this site does not pose a significant threat to human health and the environment. No further investigation or remedial action is necessary.

**The following condition must be satisfied to obtain final closure:**

- All nine monitoring wells must be properly abandoned within 60 days and the appropriate documentation forwarded to Commerce at the letterhead address within 120 days of the date of this letter. Noncompliance with the abandonment requirement and deadline can result in enforcement action and financial penalties.

Information submitted with your closure request will be included on the Department of Natural Resources (DNR) GIS Registry of Closed Remediation Sites. All sites on the Registry can be viewed via the Remediation and Redevelopment (RR) Sites Map at <http://dnr.wi.gov/org/aw/rr/gis/index.htm>. Because residual contamination remains at the time of case closure, if you intend to construct or reconstruct a potable well on this property, you must get prior DNR approval.

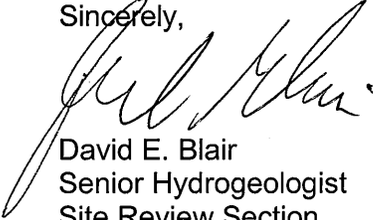
All current and future owners and occupants of the property need to be aware that excavation of contaminated soil may pose a hazard. Special precautions may be needed to prevent inhalation, ingestion or dermal contact with the residual contamination when it is removed. If soil is excavated, the property 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 statutes and rules. Costs for sampling and excavation activities conducted after the date of this letter are not eligible for PECFA reimbursement.

Depending on site-specific conditions, construction over contaminated materials may result in vapor migration into enclosed structures or along newly placed underground utility lines. The potential for vapor inhalation and migration should be evaluated when planning any future redevelopment, and measures should be taken to ensure the continued protection of public health, safety, welfare and the environment at the site.

Timely filing of your final PECFA claim (if applicable) is encouraged. If your claim is not received within 120 days of the date of this letter, interest costs incurred after 60 days from the date of this letter will not be eligible for PECFA reimbursement.

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: Matt Taylor Cedar Corporation

DOCUMENT NO.

226048

WARRANTY DEED
STATE BAR OF WISCONSIN FORM 2-1988

VOL 268 PAGE 1
THIS SPACE RESERVED FOR RECORDING DATA

REGISTER'S OFFICE
RUSK COUNTY } SS.

Local Oil Co., Inc., a Wisconsin corporation

Received for Record this 9th day

of July A.D. 1990 at 1:30

PM and recorded in Vol. 268 of

Records on Page

Register of Deeds

conveys and warrants to James A. Cronick

the following described real estate in Rusk County, State of Wisconsin:

Tax Parcel No:

The North Ninety-Two (92) feet of Lots one (1) and two (2), Block Two (2) in Flambeau Town Company's First Addition to the City of Ladysmith, Rusk County, Wisconsin

TRANSFER
\$ 66.00
FEE

This is not homestead property.
NM (is not)

Exception to warranties: easements, zoning ordinances, special assessments, general real estate taxes for 1990.

Dated this 3rd day of July, 1990

(SEAL) Fredric S. Bushendorf (SEAL)

Fredric S. Bushendorf
Authorized Agent

(SEAL) (SEAL)

AUTHENTICATION

Signature(s) of Fredric S. Bushendorf

authenticated this 3rd day of July, 1990

Paul H. Weinke
TITLE: MEMBER STATE BAR OF WISCONSIN

(If not, authorized by § 700.05, Wis. Stats.)

ACKNOWLEDGMENT

STATE OF WISCONSIN

ss.

Personally came before me this day of 1990 the above named

to me known to be the person who executed the foregoing instrument and acknowledge the same.

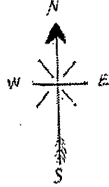
Notary Public County, Wis. My Commission is permanent. (If not, state expiration date: 1990)

THIS INSTRUMENT WAS DRAFTED BY Paul H. Weinke, Attorney at Law, Herrick, Hart, Durbaum, Daniels & Gettinger, S.C., 116 West Grand Avenue, Eau Claire, WI 54603

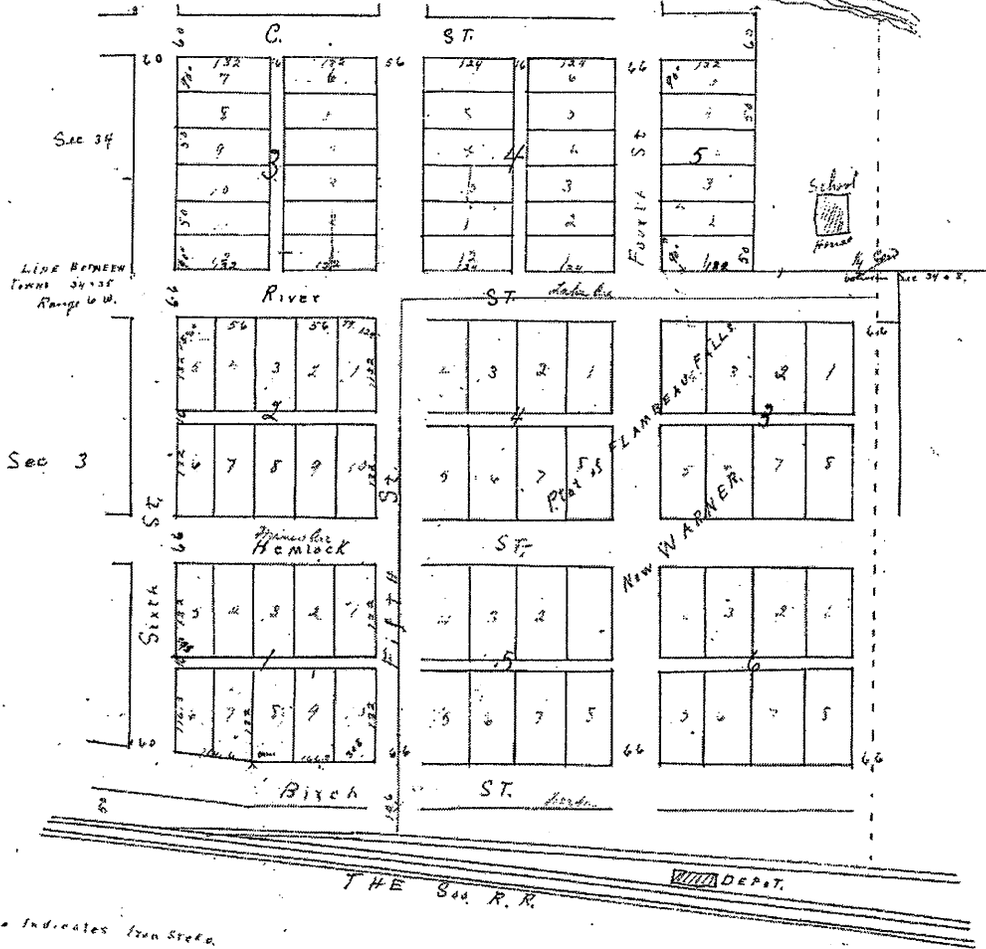
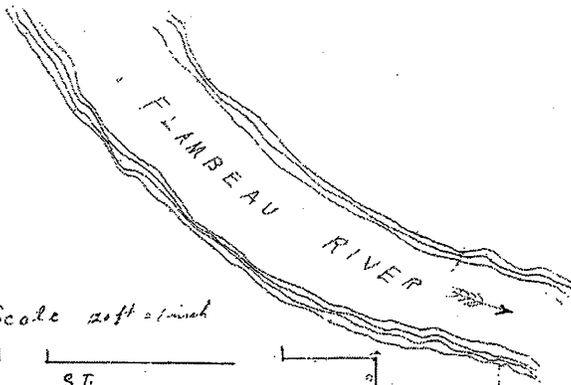
(Signatures may be authenticated or acknowledged. Both are not necessary.)

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

THE FLAMBEAU  
TOWN CO.-  
ADDITION TO WARNER.



Scale 1/2" = 1/4 mile



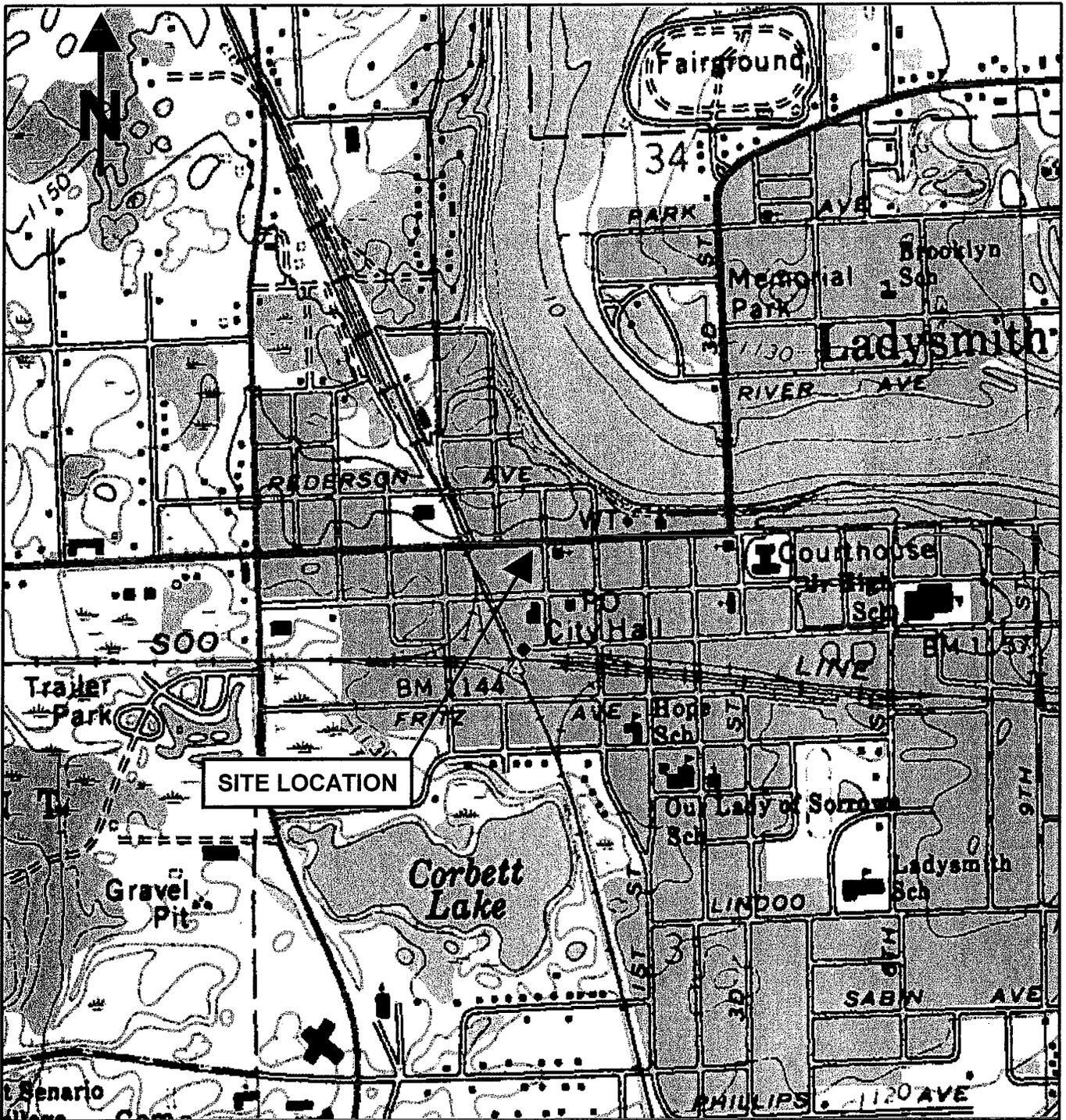
Relevant portion of the recorded plat.

DEED CERTIFICATION STATEMENT

I, James A. Cronick, in accordance with Wisconsin 292 Stats and Ch NR 726 certify the correct legal descriptions for the property located at 300 W. Lake Avenue, in the City of Ladysmith, Rusk County, Wisconsin, are accurately described in those deeds recorded in Volume 268 of Records at Page 1, as Document No. 226048, copies of which are attached as Exhibit 1.

By:

  
James A. Cronick



**LEGEND**

LADYSMITH, WI  
 USGS TOPOGRAPHIC QUADRANGLE  
 7.5 MINUTE SERIES, 1971

CONTOUR INTERVAL = 10 FEET

NE 1/4 OF THE NW 1/4, SECTION 3,  
 TOWNSHIP 34 NORTH, RANGE 6 WEST  
 RUSK COUNTY, WI



604 Wilson Avenue  
 Menomonie, WI 54751

715-235-9081  
 800-472-7372  
 Fax • 715-235-2727  
 www.cedarcorp.com

engineers • architects • planners • environmental specialists  
 land surveyors • landscape architects • interior designers

DRAWN BY USGS DATE 11/08 REVISED BY MAT SCALE 1" : 1000'	SITE LOCATION MAP   JIM'S MOBIL 300 W. LAKE AVENUE LADYSMITH, WI	CHECKED BY MAT JOB NO. 4557 FIGURE 1
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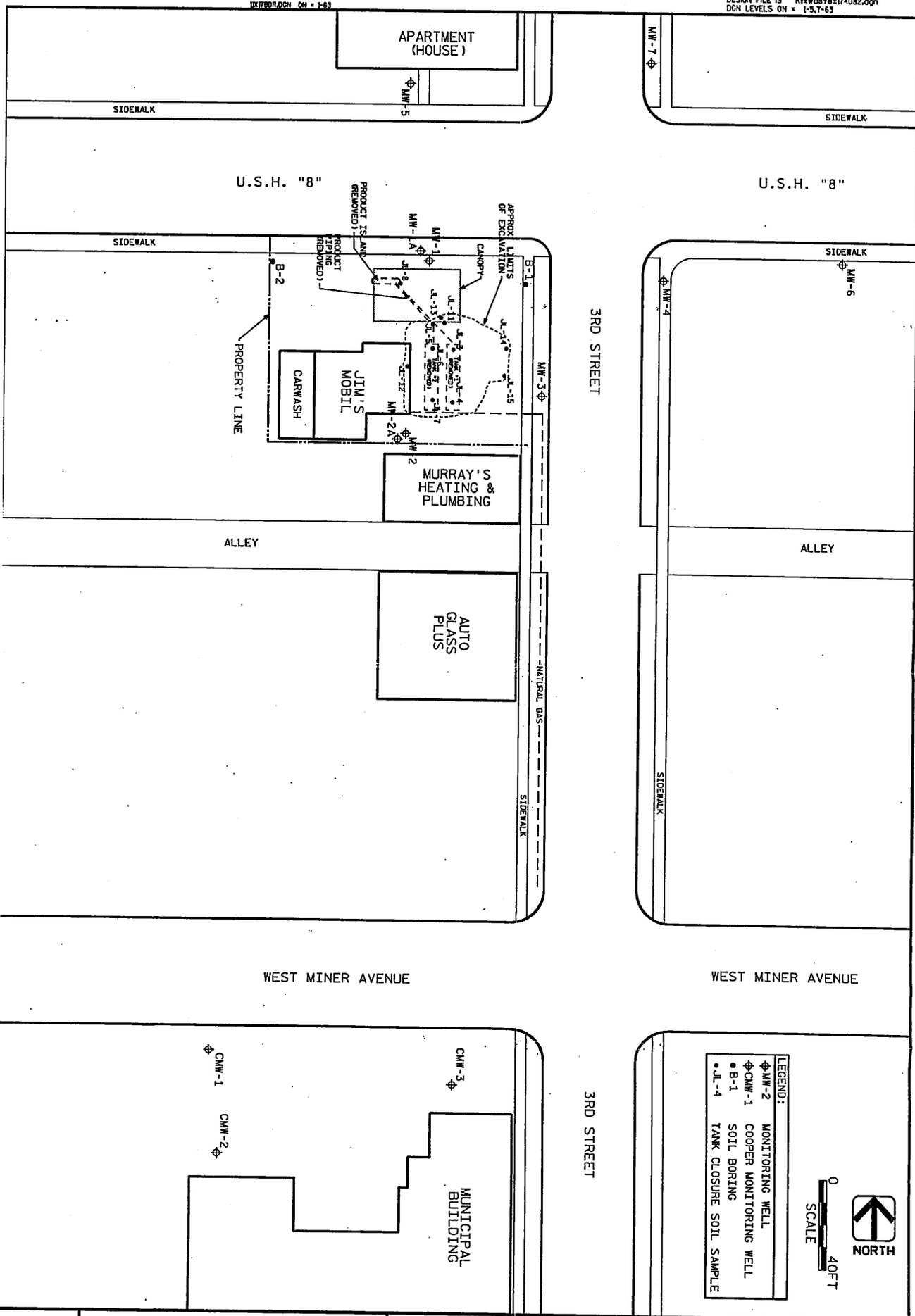
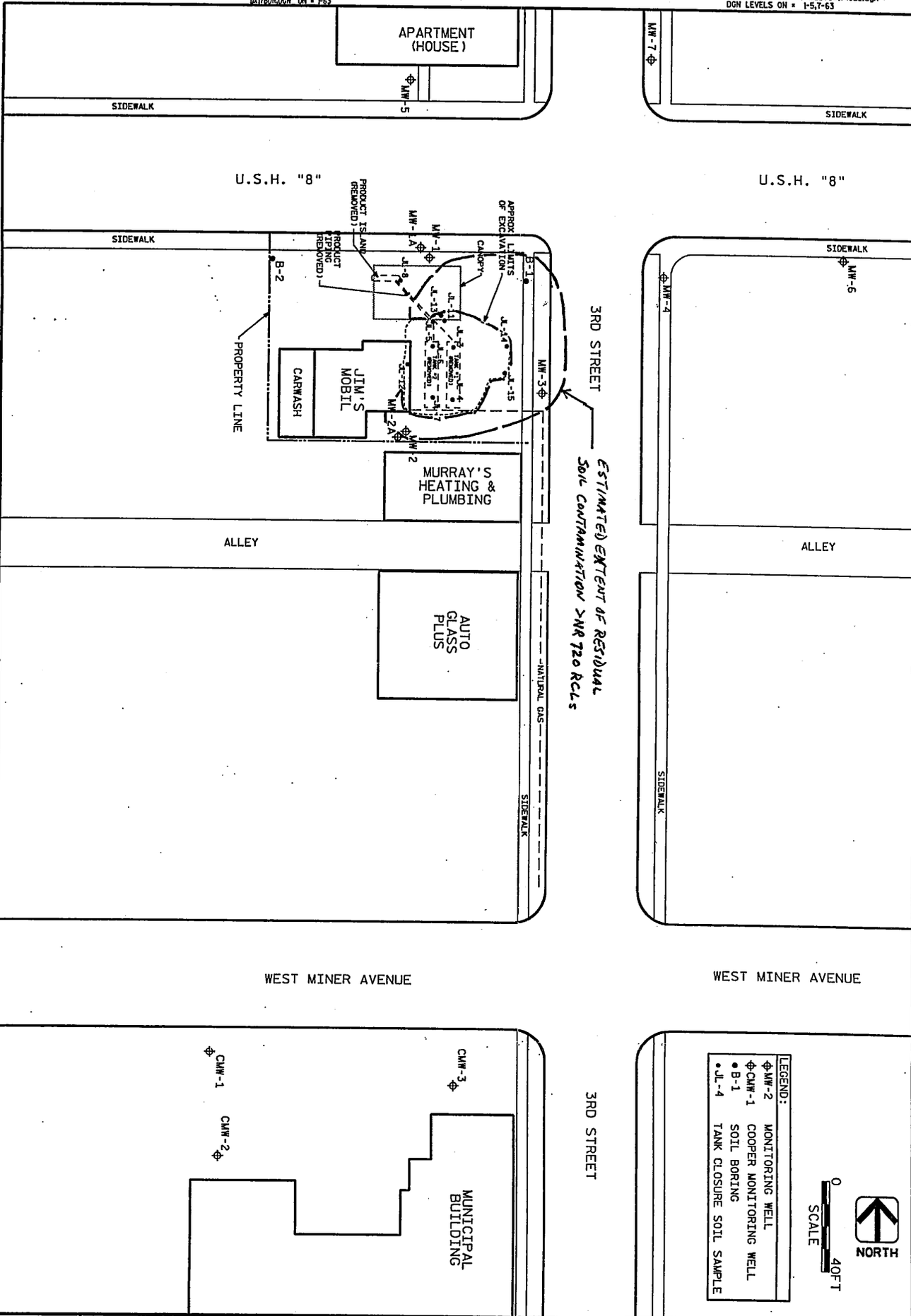


FIGURE 2  
 ADDITIONAL INVESTIGATION  
 CRONICK'S MOBIL  
 MADYSMITH WISCONSIN

DRN. BY: MLE  
 CHK. BY: CTG  
 DATE: DEC. 1994  
**AVDEC**

SITE PLAN

DISTBOL.DGN ON = 1-53



ESTIMATED EXTENT OF RESIDUAL  
 SOIL CONTAMINATION >NR 720 RCLs

3RD STREET

RESIDUAL SOIL  
 CONTAMINATION MAP

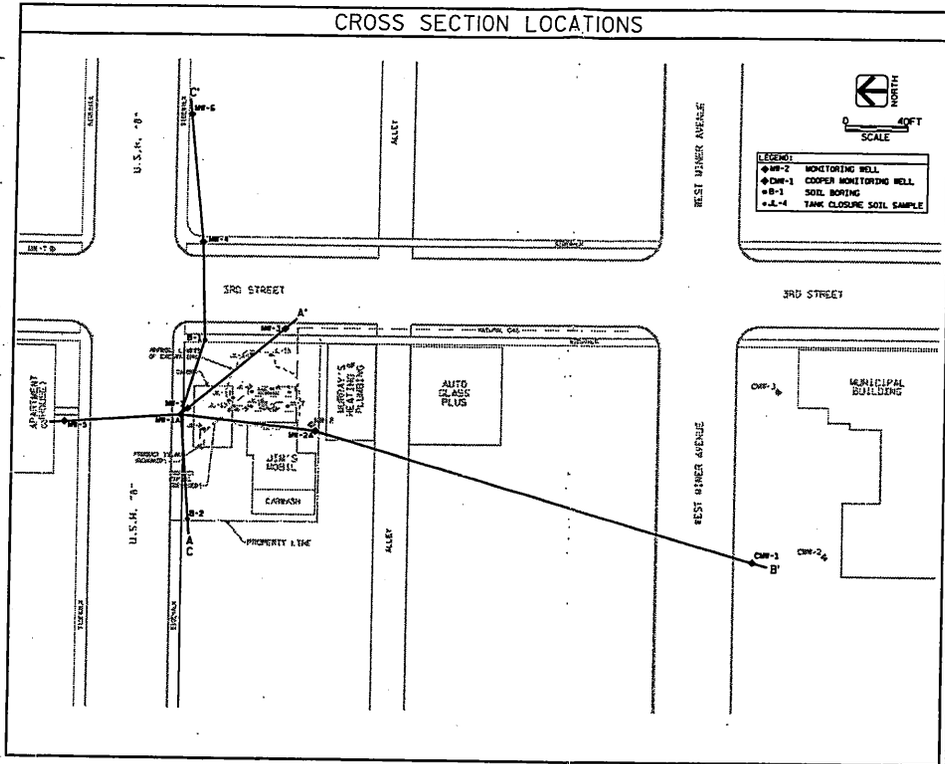
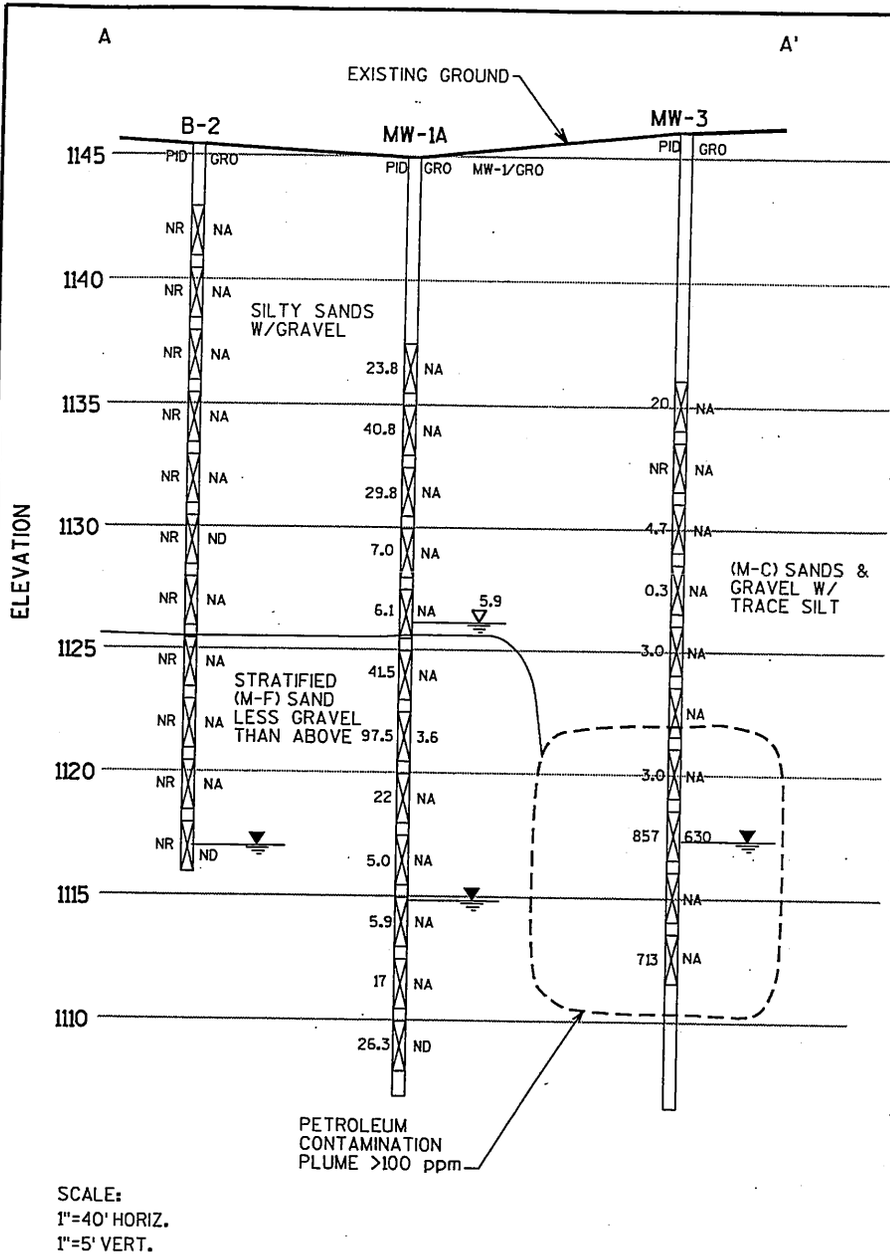
ADDITIONAL INVESTIGATION  
 CRONICK'S MOBIL  
 LADYSMITH, WISCONSIN

DRN. BY: MLE *ml*  
 CHK. BY: CTG  
 DATE: DEC. 1994  
**AVRES**  
 ASSOCIATES

REV. TABLE: mhw.tbl  
 DATE: 08/01/94  
 DESIGN FILE IS: MHW0011740.kcd  
 DRN LEVELS ON: 1-83

DATE: 08/01/94

DATE: 08/01/94



LEGEND:	
NA	NOT ANALYZED
NR	NO RESPONSE
ND	NO DETECT GRO HYDROCARBONS
▽	REGIONAL GROUND WATER AQUIFER
▽	PERCHED AQUIFER

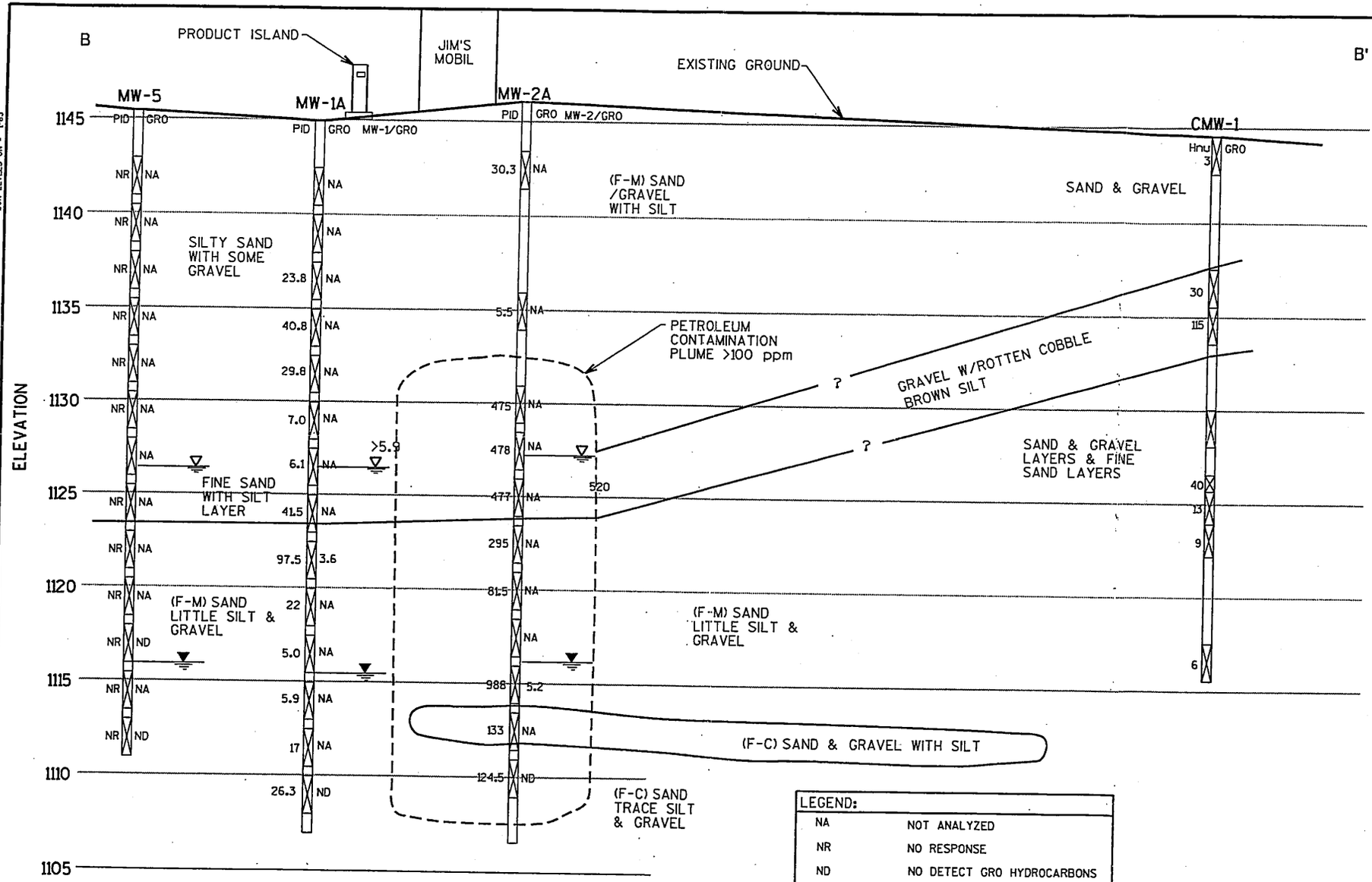
CROSS SECTION A-A'  
 ADDITIONAL INVESTIGATION  
 CRONICK'S MOBIL  
 LADYSMITH, WISCONSIN

DRN. BY: HLE  
 CHK. BY: CTD  
 DATE: DEC. 1994  
**AVRES**

PEN TABLE \* mikes.tbl  
 DATE OF PLOT \* 12/22/94  
 DESIGN FILE IS h:\westat17401.dgn  
 DRAW LEVELS ON \* 1:63

INTERPOLATION ON \* 1:63

INTERPOLATION ON \* 1:63



LEGEND:	
NA	NOT ANALYZED
NR	NO RESPONSE
ND	NO DETECT GRO HYDROCARBONS
▽	REGIONAL GROUND WATER AQUIFER
▽	PERCHED AQUIFER

SCALE:  
 1"=40' HORIZ.  
 1"=5' VERT.

CROSS SECTION B-B'  
 ADDITIONAL INVESTIGATION  
 CRONICK'S MOBIL  
 LADYSMITH, WISCONSIN  
 DATE: DEC. 1994  
 CHK. BY: CTC  
 DRN. BY: HALE

TEXTFROM.DGN ON = 1-63

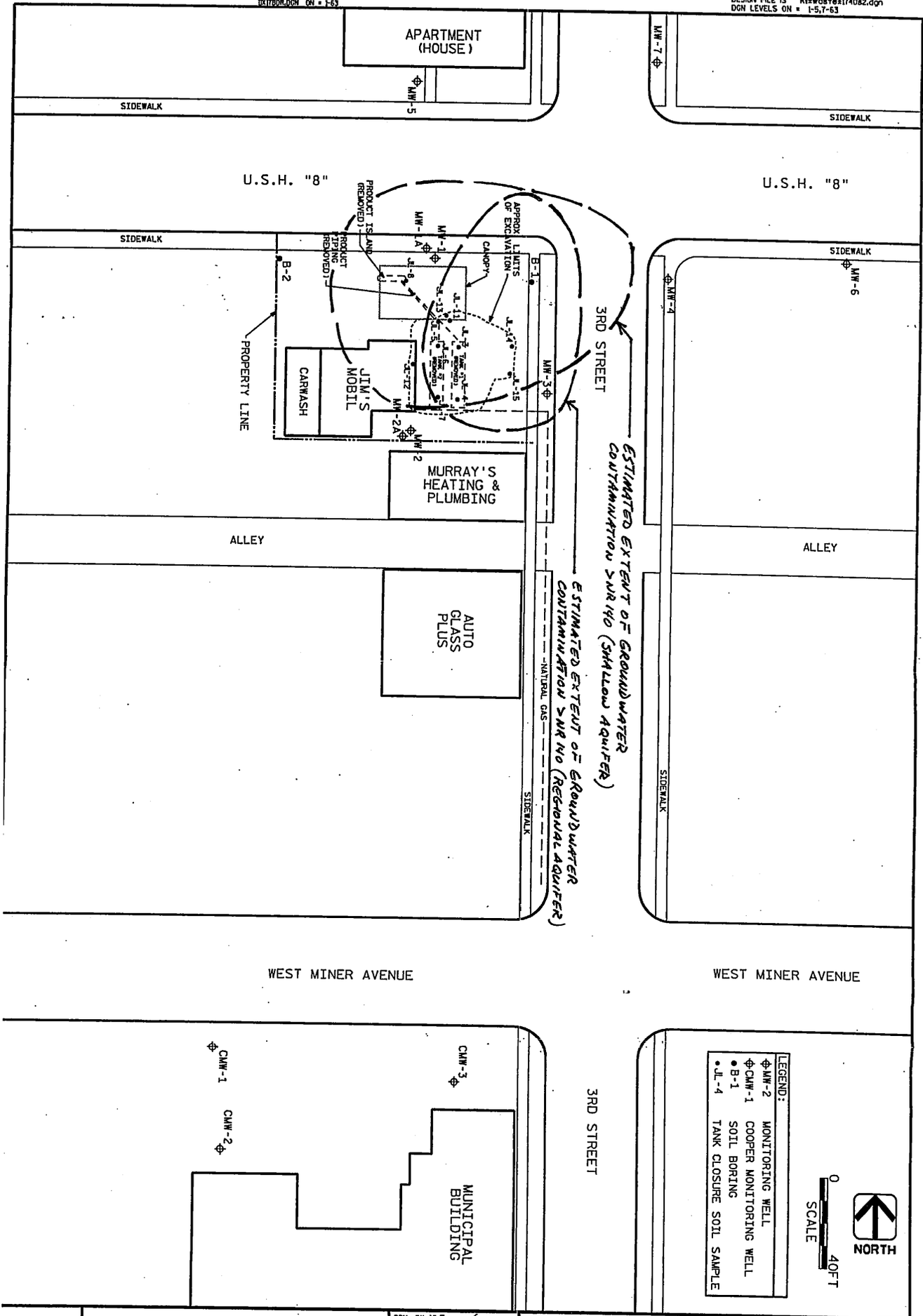
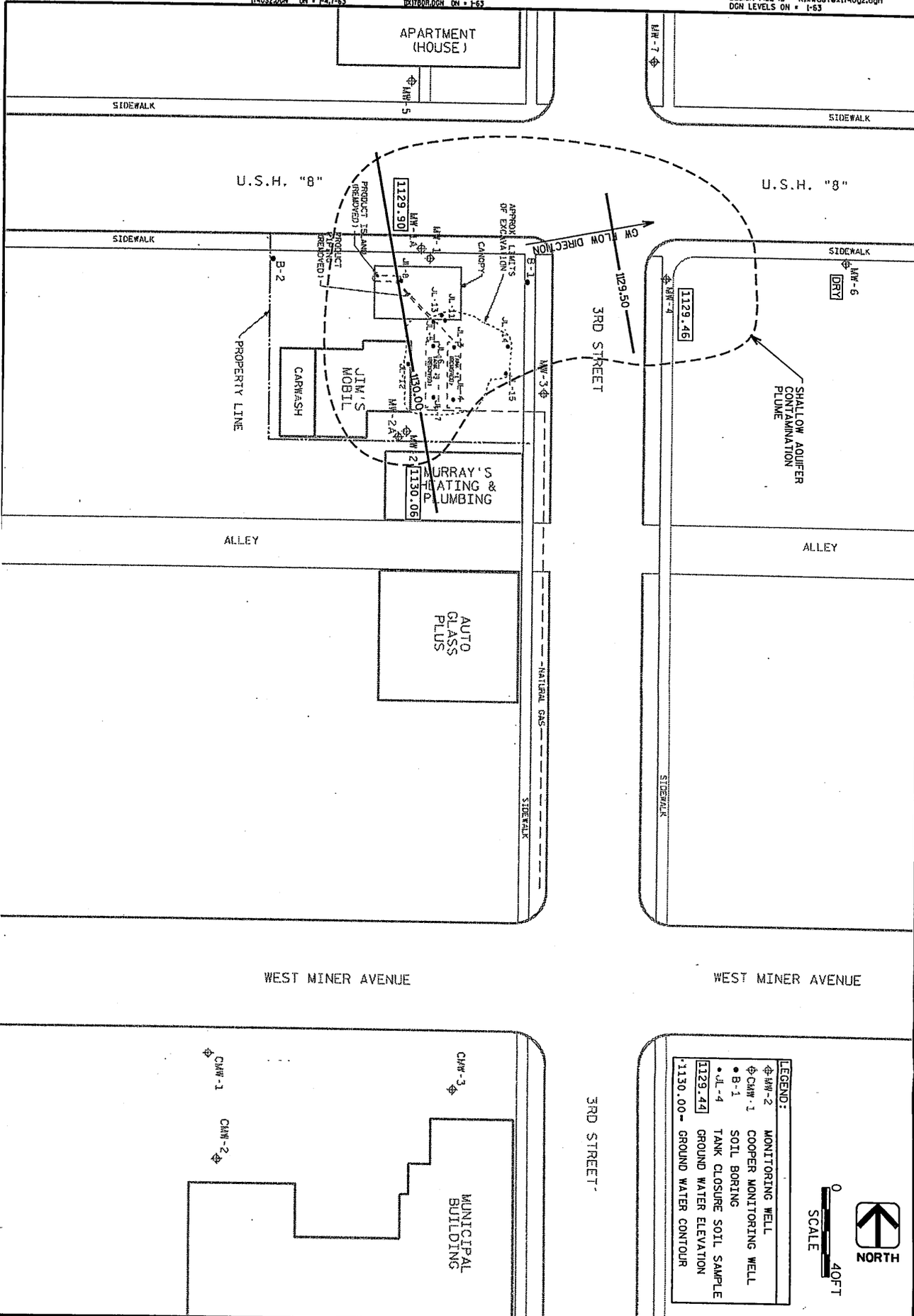


FIGURE 5

ADDITIONAL INVESTIGATION  
 CRONICK'S MOBIL  
 LADYSMITH, WISCONSIN

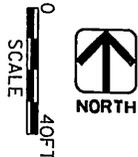
DRN. BY: MLE *MLE*  
 CHK. BY: CTG  
 DATE: DEC. 1994  
**AVRES**  
 ASSOCIATES

RESIDUAL GROUNDWATER  
 CONTAMINATION MAP



LEGEND:

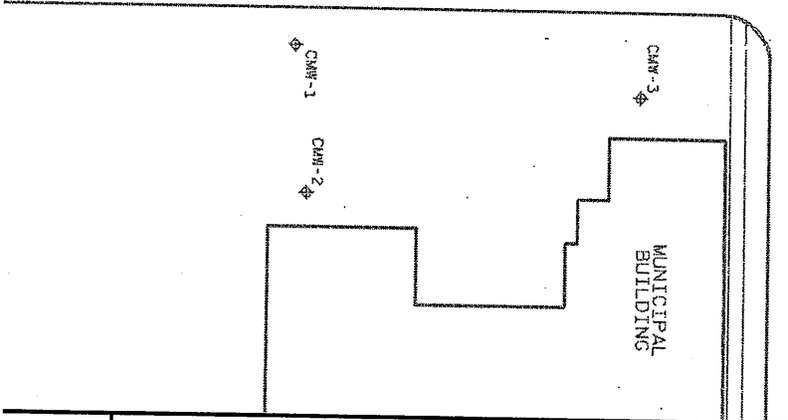
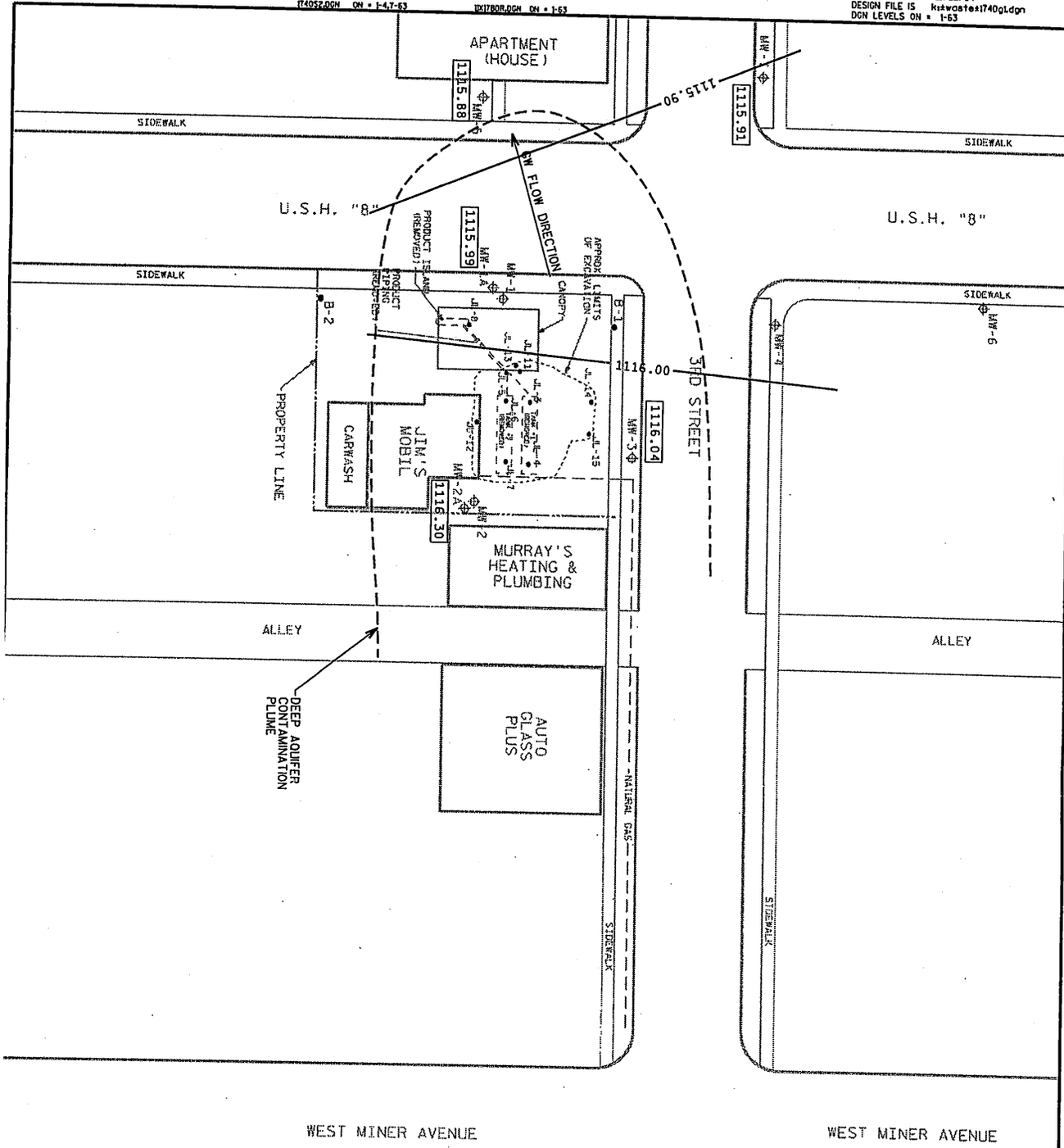
⊕ MW-2	MONITORING WELL
⊕ CMW-1	COOPER MONITORING WELL
• B-1	SOIL BORING
• JL-4	TANK CLOSURE SOIL SAMPLE
1129.44	GROUND WATER ELEVATION
-1130.00-	GROUND WATER CONTOUR



ADDITIONAL INVESTIGATION  
CRONICK'S MOBIL  
LADYSMITH, WISCONSIN

DRN. BY: MLE *mlle*  
CHK. BY: CTG  
DATE: DEC. 1994  
**AVRES ASSOCIATES**

GROUND WATER CONTOURS,  
SHALLOW AQUIFER CONTAMINATION  
PLUME (6/28/94)



- LEGEND:**
- ⊕ MW-2 MONITORING WELL
  - ⊕ CMW-1 COOPER MONITORING WELL
  - B-1 SOIL BORING
  - J-4 TANK CLOSURE SOIL SAMPLE
  - 1116.33 GROUND WATER ELEVATION
  - 1116.30- GROUND WATER CONTOUR



ADDITIONAL INVESTIGATION  
CRONICK'S MOBIL  
LADYSMITH, WISCONSIN

DRN. BY: MLE *ml*  
CHK. BY: CTG  
DATE: DEC. 1994  
**AYRES**

GROUND WATER CONTOURS,  
DEEP AQUIFER CONTAMINATION  
PLUME (6/28/94)

**TABLE 1  
SAMPLE SUMMARY**

AYRES SAMPLE NO.	ORTEK LAB SAMPLE NO.	SAMPLE DEPTH (FEET)	PID RESPONSE* FIELD/LAB	TPH AS GASOLINE (PPM)	-----BETX ANALYSIS (PPM)-----			
					BENZENE	ETHYLBENZENE	TOLUENE	XYLENE
JL-1	502	STOCKPILE	625/643	1500	1.3	1.4	1.2	89
JL-2		STOCKPILE	547/530					
JL-3		10	645/667					
JL-4	503	10	50/10	ND				
JL-5		2.5	50/13					
JL-6		10	604/695					
JL-7	504	10	21/2	ND				
JL-8	505	2	6/2	ND				
JL-9	506	STOCKPILE	692/582	1100	5.1	1.2	2.1	24
JL-10		STOCKPILE	585/455					
JL-11		12.5	102/74					
JL-12	507	11	2/2	ND				
JL-13	508	13	1/2.5	ND				
JL-14		12.5	2/1.1					
JL-15	509	12	8/1.7	ND				
JL-16	510	WATER SAMPLE		90.0E	2.1	3.8	15.0	19

ND = No Detect at Method Detection Limits of 5 PPM

\* = Expressed as Parts Per Million Methane Equivalent

E = Compound Exceeds Calibration Range

TABLE 2  
SOIL ANALYSIS RESULTS

SAMPLE DATE	BORING NO.	SAMPLE NO.	SAMPLE DEPTH	PID RESPONSE FIELD (i.u.)	GRO (mg/kg)	BENZENE (mg/kg)	ETHYL-BENZENE (mg/kg)	TOLUENE (mg/kg)	TOTAL XYLENES (mg/kg)	MTBE (mg/kg)	1,3,5-TRIMETHYL-BENZENE (mg/kg)	1,2,4-TRIMETHYL-BENZENE (mg/kg)	TOTAL LEAD (mg/kg)	
11/30/93	B-1	S-1	2.5-4.5	NR										
		S-2	5-7	3.2										
		S-3	7.5-9.5	NR										
		S-4	10-12	1.2		<1.1	<0.055	<0.055	<0.055	<0.055	<0.055	<0.055	<0.055	1.82
		S-5	12.5-14.5	No Recovery										
		S-6	15-17	404		1,400	<5.4	33	41	130	<5.4	17	59	2.3
12/01/93	B-2	S-1	2.5-4.5	NR										
		S-2	5-7	NR										
		S-3	7.5-9.5	NR										
		S-4	10-12	NR										
		S-5	12.5-14.5	NR										
		S-6	15-17	NR		<1.0	<0.051	<0.051	<0.051	<0.051	<0.051	<0.051	<0.051	0.97
		S-7	17.5-19.5	NR										
		S-8	20-22	NR										
		S-9	22.5-24.5	NR										
		S-10	25-27	NR										
		S-11	27.5-29.5	NR		<1.2	<0.055	<0.055	<0.055	<0.055	<0.055	<0.055	<0.055	1.25
3/16/92	MW-1	S-1	10-12	NR										
		S-2	12.5-14.5	3										
		S-3	15-17	38										
		S-4	17.5-19.5	120		<5.9	<0.012	0.23	0.067	0.474	<0.012	0.067	0.20	NA
11/29/93	MW-1A	S-1	2.5-4.5	No Recovery										
		S-2	5-7	No Recovery										
		S-3	7.5-9.5	23.8										
		S-4	10-12	40.8										
		S-5	12.5-14.5	29.8										
		S-6	15-17	7.0										
		S-7	17.5-19.5	6.1										
		S-8	20-22	41.5										
		S-9	22.5-24.5	97.5		3.6	<0.062	0.23	0.096	0.72	<0.062	<0.062	0.20	1.77
		S-10	25-27	22										
		S-11	27.5-29.5	5.0										
		S-12	30-32	5.9										
		S-13	32.5-34.5	17.0										
		S-13	35-37	26.3		<1.3	<0.065	<0.065	<0.065	<0.065	<0.065	<0.065	<0.065	2.33
3/16/92	MW-2	S-1	10-12	NR										
		S-2	12.5-14.5	10										
		S-3	15-17	-										
		S-4	17.5-19.5	820		520	<0.12	7.6	4.1	32.6	<0.12	6.5	22	NA
		S-5	20-22	54										
NR 700 soil cleanup guidelines					<=100	0.0055	1.5	2.9	4.1	None	None	None	None	

NOTES: Sample depth is feet below ground surface  
 PID response is instrument units (i.u.) as isobutylene gas  
 GRO = Gasoline Range Organics  
 No Recovery = No sample recovery in the split spoon sampler  
 NA - Not Analyzed

MTBE = Methyl-Tert-Butyl-Ether  
 NR = No Response  
 < = Less Than the Laboratory Detection Limit  
 [Patterned Box] = Sample in exceedance of NR 700 guidelines.

TABLE 2 (Cont.)  
SOIL ANALYSIS RESULTS

SAMPLE DATE	BORING NO.	SAMPLE NO.	SAMPLE DEPTH	PID RESPONSE FIELD (i.u.)	GRO (mg/kg)	BENZENE (mg/kg)	ETHYL-BENZENE (mg/kg)	TOLUENE (mg/kg)	TOTAL XYLENES (mg/kg)	MTBE (mg/kg)	1,3,5-TRIMETHYL-BENZENE (mg/kg)	1,2,4-TRIMETHYL-BENZENE (mg/kg)	TOTAL LEAD (mg/kg)	
11/29/93	MW-2A	S-1	2.5-4.5	30.3										
		S-2	10-12	5.5										
		S-3	15-17	475										
		S-4	17.5-19.5	478										
		S-5	20-22	477										
		S-6	22.5-24.5	295										
		S-7	25-27	81.5										
		S-8	30-32	968	5.2	<0.062	0.065	<0.062	0.084	<0.062	0.081	0.21	2.5	
		S-9	32.5-34.5	133										
		S-10	35-37	124.5	<1.2	<0.059	<0.059	<0.059	<0.059	<0.059	<0.059	<0.059	<0.059	0.76
3/16/92	MW-3	S-1	10-12	20										
		S-2	12.5-14.5	NR										
		S-3	15-17	4.7										
		S-4	17.5-19.5	0.3										
		S-5	20-22	3										
		S-6	22.5-24.5	-										
		S-7	25-27	3										
		S-8	27.5-29.5	857	630	<0.12	7.6	<0.11	21.9	<0.11	26	23	NA	
		S-9	30-32	-										
		S-10	32.5-34.5	713										
11/30/93	MW-4	S-1	2.5-4.5	NR										
		S-2	5-7	2.3										
		S-3	7.5-9.5	4.6										
		S-4	10-12	5.2	<1.1	<0.055	<0.055	<0.055	<0.055	<0.055	<0.055	<0.055	1.82	
		S-5	12.5-14.5	4.0										
		S-6	15-17	No Recovery										
		S-7	17.5-19.5	28										
		S-8	20-22	342	<1.1	<0.054	<0.054	<0.054	<0.054	<0.054	<0.054	<0.054	1.26	
12/01/93	MW-5	S-1	2.5-4.5	NR										
		S-2	5-7	NR										
		S-3	7.5-9.5	NR										
		S-4	10-12	NR										
		S-5	12.5-14.5	NR										
		S-6	15-17	NR										
		S-7	17.5-19.5	NR										
		S-8	20-22	NR										
		S-9	22.5-24.5	NR										
		S-10	25-27	NR										
		S-11	27.5-29.5	NR	<1.2	<0.058	<0.058	<0.058	<0.058	<0.058	<0.058	<0.058	<0.058	0.97
		S-12	30-32	NR										
		S-13	32.5-34.5	NR	<1.1	<0.057	<0.057	<0.057	<0.057	<0.057	<0.057	<0.057	<0.057	1.13
NR 700 soil cleanup guidelines					<=100	0.0055	1.5	2.9	4.1	None	None	None	None	

NOTES: Sample depth is feet below ground surface  
 PID response is instrument units (i.u.) as isobutylene gas  
 GRO = Gasoline Range Organics  
 No Recovery = No sample recovery in the split spoon sampler

MTBE = Methyl-Tert-Butyl-Ether  
 NR = No Response  
 < = Less Than the Laboratory Detection Limit  
 [Patterned Box] = Sample in exceedance of NR 700 guidelines.

TABLE 2 (Cont.)  
SOIL ANALYSIS RESULTS

SAMPLE DATE	BORING NO.	SAMPLE NO.	SAMPLE DEPTH	PID RESPONSE FIELD (i.u.)	GRO (mg/kg)	BENZENE (mg/kg)	ETHYL-BENZENE (mg/kg)	TOLUENE (mg/kg)	TOTAL XYLENES (mg/kg)	MTBE (mg/kg)	1,3,5-TRIMETHYL-BENZENE (mg/kg)	1,2,4-TRIMETHYL-BENZENE (mg/kg)	TOTAL LEAD (mg/kg)	
6/01/94	MW-6	S-1	2.5-4.5	0.8										
		S-2	5-7	1.2										
		S-3	7.5-9.5	1.0										
		S-4	10-12	1.2										
		S-5	12.5-14.5	0.8										
		S-6	15-17	1.3										
		S-7	17.5-19.5	1.3	<1.1	<0.054	<0.054	<0.054	<0.054	<0.054	<0.054	<0.054	<0.054	3.32
		S-8	20-22	0.8	<1.2	<0.058	<0.058	<0.058	<0.058	<0.058	<0.058	<0.058	<0.058	2.23
		S-9	22.5-24.5	1.7										
6/01/94	MW-7	S-1	2.5-4.5	0.6										
		S-2	5-7	0.2										
		S-3	7.5-9.5	0.6										
		S-4	10-12	0.7										
		S-5	12.5-14.5	0.4										
		S-6	15-17	1.3	<1.1	<0.056	<0.056	<0.056	<0.056	<0.056	<0.056	<0.056	<0.056	20.4
		S-7	17.5-19.5	0.2										
		S-8	20-22	0.1										
		S-9	22.5-24.5	0.2										
		S-10	25-27	0.1										
		S-11	27.5-29.5	0.3										
		S-12	30-32	0.1	<1.2	<0.059	<0.059	<0.059	<0.059	<0.059	<0.059	<0.059	<0.059	3.52
		S-13	32.5-34.5	0.2										
		S-14	35-37	NR										
11/29/93		Methanol Blank			<1.0	<0.050	<0.050	<0.050	<0.050	<0.050	<0.050	<0.050		
11/30/93		Methanol Blank			<1.0	<0.050	<0.050	<0.050	<0.050	<0.050	<0.050	<0.050		
6/1/94		Methanol Blank			<1.0	<0.050	<0.050	<0.050	<0.050	<0.050	<0.050	<0.050		
		NR 700 soil cleanup guidelines			<=100	0.0055	1.5	2.9	4.1	None	None	None	None	

NOTES: Sample depth is feet below ground surface  
 PID response is instrument units (i.u.) as isobutylene gas  
 GRO = Gasoline Range Organics  
 No Recovery = No sample recovery in the split spoon sampler  
 NA = Not Analyzed

MTBE = Methyl-Tert-Butyl-Ether  
 NR = No Response  
 < = Less Than the Laboratory Detection Limit  
 [Pattern] = Sample in exceedance of NR 700 guidelines.

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Table 3  
Groundwater Analytical Results  
P VOC (EPA 8020) + Naphthalene  
Jim's Mobil  
PECEFA # 54848-1327-00, BRRTS # 03-55-000190  
Ladysmith, WI

PARAMETER	SAMPLE DATE	MW-1	MW-1A	MW-2	MW-2A	MW-3	MW-4	MW-5	MW-6	MW-7
<b>BENZENE</b> (ug / L)  Enforcement Standard - 5.0 Preventive Action Limit - 0.5	3/31/92	19	NA	24	NA	52	NA	NA	NA	NA
	5/14/92	8	NA	250	NA	<1000	NA	NA	NA	NA
	12/15/93	27	50	27	14	<50	130	<1	NA	NA
	1/3/94	NA	39	NA	<50	<100	51	<1	NA	NA
	6/28/94	28	11	<1.0	6	<100	160	<1	DRY	<100
	10/27/08	CNS	<0.25	3.7	<0.25	<1.2	0.3	<0.25	DRY	<0.25
	2/17/09	CNS	<0.25	<0.25	<0.25	<5.0	<0.25	<0.25	DRY	NA
<b>ETHYLBENZENE</b> (ug / L)  Enforcement Standard - 700 Preventive Action Limit - 140	3/31/92	160	NA	380	NA	570	NA	NA	NA	NA
	5/14/92	27	NA	230	NA	2400	NA	NA	NA	NA
	12/15/93	580	550	570	190	1400	530	<1	NA	NA
	1/3/94	NA	380	NA	250	1700	270	<1	NA	NA
	6/28/94	830	100	8	65	2300	1400	<1	DRY	<1
	10/27/08	CNS	<0.22	170	<0.22	600	<0.22	<0.22	DRY	<0.22
	2/17/09	CNS	<0.22	7.6	<0.22	960	<0.22	<0.22	DRY	NA
<b>NAPHTHALENE</b> (ug / L)  Enforcement Standard - 100 Preventive Action Limit - 10	10/27/08	CNS	<0.50	84	<0.50	370	<0.50	<0.50	DRY	<0.50
	2/17/09	CNS	<0.50	2.6	<0.50	470	<0.50	<0.50	DRY	NA
<b>TOLUENE</b> (ug / L)  Enforcement Standard - 800 Preventive Action Limit - 160	3/31/92	82	NA	590	NA	2000	NA	NA	NA	NA
	5/14/92	1.2	NA	630	NA	1400	NA	NA	NA	NA
	12/15/93	210	77	210	23	5900	1200	1.3	NA	NA
	1/3/94	NA	48	NA	<50	7200	420	1.1	NA	NA
	6/28/94	215	5.6	1.8	6.7	8000	2200	<1	DRY	<1
	10/27/08	CNS	<0.25	5.4	<0.25	94	<0.25	<0.25	DRY	<0.25
	2/17/09	CNS	<0.25	<0.25	<0.25	130	<0.25	<0.25	DRY	NA
<b>1,2,4-TRIMETHYLBENZENE</b> (ug / L)  Enforcement Standard - 480 Preventive Action Limit - 96	3/31/92	7.1	NA	230	NA	610	NA	NA	NA	NA
	5/14/92	5.8	NA	1900	NA	3800	NA	NA	NA	NA
	12/15/93	1400	41	1700	540	2100	330	<1	NA	NA
	1/3/94	NA	<10	NA	900	2800	150	<1	NA	NA
	6/28/94	960	<2	36	300	3330	1500	<1	DRY	<1
	10/27/08	CNS	<0.25	370	<0.25	1600	1.7	<0.25	DRY	<0.25
	2/17/09	CNS	<0.25	34	<0.25	2700	<0.25	<0.25	DRY	NA
<b>1,3,5-TRIMETHYLBENZENE</b> (ug / L)  Enforcement Standard - 480 Preventive Action Limit - 96	3/31/92	27	NA	63	NA	210	NA	NA	NA	NA
	5/14/92	16	NA	300	NA	<1000	NA	NA	NA	NA
	12/15/93	340	150	340	200	1200	97	<1	NA	NA
	1/3/94	NA	67	NA	290	970	<50	<1	NA	NA
	6/28/94	280	<2	11	110	1000	400	<1	DRY	<1
	10/27/08	CNS	<0.19	98	<0.19	580	<0.19	<0.19	DRY	<0.19
	2/17/09	CNS	<0.19	10	<0.19	910	<0.19	<0.19	DRY	NA
<b>XYLENES</b> (ug / L)  Enforcement Standard - 2,000 Preventive Action Limit - 400	3/31/92	257	NA	1530	NA	3800	NA	NA	NA	NA
	5/14/92	14.4	NA	8000	NA	15700	NA	NA	NA	NA
	12/15/93	3050	115	2450	754	12400	1420	<5	NA	NA
	1/3/94	NA	55	NA	878	15400	760	<5	NA	NA
	6/28/94	2510	<2	30.5	169.9	16600	5600	<1	DRY	<1
	10/27/08	CNS	<0.39	160	<0.39	3300	<0.39	<0.39	DRY	<0.39
	2/17/09	CNS	<0.39	9.1	<0.39	5700	<0.39	<0.39	DRY	NA
<b>AQUIFER - P=PERCHED, R=REGIONAL</b>		P	R	P	R	R	P	R	P	R

**BOLD = NR 140 ES EXCEEDANCE**  
**ITALICS = NR 140 PAL EXCEEDANCE**  
CNS = Could Not Sample (MW-1 Damaged)  
NA = Not Analyzed

**Table 4**  
**Jim's Mobil Station - Ladysmith**  
**BRRTS #03-55-000190**  
**COMMERCE #54848-1327-00**  
**MONITORING WELL INFORMATION**

DATE	WELL CASING ELEV. GROUND ELEV. SCREEN TOP ELEV. SCREEN BOTTOM ELEV.	MW-1	MW-1A	MW-2	MW-2A	MW-3	MW-4	MW-5	MW-6	MW-7
		1144.66	1144.64	1145.67	1145.62	1144.7	1144.42	1145.95	1144.42	1144.58
	1145.07	1144.96	1146.02	1146.06	1144.98	1144.83	1145.44	1145.15	1145.06	
	1135.19	1118.87	1135.8	1117.89	1132.48	1133.01	1121.24	1132.07	1118.24	
	1125.19	1107.87	1125.8	1107.89	1122.48	1123.01	1111.24	1122.07	1109.20	
03/31/1992		1130.48		1130.35		1116.46				
05/14/1992		1131.54		1131.22		1117.13				
12/15/1993		1129.06	1116.32	1129.44	1116.32	1116.35	1126.26	1116.24	DRY	
01/03/1994			1116.16		1116.14	1116.2	1125.87	1116.02	DRY	
06/28/1994		1129.9	1115.99	1130.05	1116.3	1116.04	1129.46	1115.88	DRY	1115.91
10/27/2008			1115.93	1129.45	1115.98	1116.3	1127.55	1116.86	DRY	1116.17
02/17/2009			1115.09	1128.78	1115.14	1115.21	1127.3	1116.1	DRY	

NOTE : ALL ELEVATIONS ARE IN FEET ABOVE MEAN SEA LEVEL (MSL)

**BOLDED ELEVATIONS INDICATE WATER ABOVE TOP OF SCREEN**

## Matt Taylor

---

**From:** TeBeest, Sharlene - DOT [Sharlene.TeBeest@dot.wi.gov]  
**Sent:** Friday, January 28, 2011 2:51 PM  
**To:** Matt Taylor  
**Subject:** RE: Notification of Contamination within Right-of-Way

RIGHT-OF-WAY

Thank you Matt, I've received your notification for the site named below.

Please keep a copy of this confirmation for your files.

Shar

Sharlene Te Beest  
Hazardous Materials Specialist  
WisDOT- BEES  
4802 Sheboygan Ave Rm 451  
PO Box 7965  
Madison, WI 53707-7965  
Phone 608-266-1476  
Cell 608-692-4546  
e-mail sharlene.tebeest@dot.wi.gov

---

**From:** Matt Taylor [mailto:matt.taylor@cedarcorp.com]  
**Sent:** Friday, January 28, 2011 7:54 AM  
**To:** TeBeest, Sharlene - DOT  
**Cc:** Matt Taylor  
**Subject:** Notification of Contamination within Right-of-Way

Sharlene,

Cedar Corporation is providing WisDOT notification of contamination within the right-of-way as indicated below.

County – Rusk  
Highway – USH 8 (W. Lake Avenue)  
Site Name – Jim's Mobil Station  
Site Address – 300 W Lake Ave, Ladysmith  
BRRTS # - 03-55-000190  
COMM # - 54848-1327-00  
DNR FID – 855047380

Owner – Jim and Kathy Cronick  
Address – 1605 Pine Ave, Ladysmith, WI 54848

Consultant - Cedar Corporation, Matt Taylor  
Address – 604 Wilson Ave, Menomonie, WI 54751  
Phone – 715-235-9081  
Fax – 715-235-2727  
e-mail – [matt.taylor@cedarcorp.com](mailto:matt.taylor@cedarcorp.com)

Soil contamination – N  
Groundwater contamination – Y  
Depth to water table – 15 ft  
Contaminant present – gasoline  
Cleanup activities – contaminated soils on site removed, no soil contamination in right-of-way, natural attenuation for groundwater, map of groundwater plumes attached.

Matt Taylor, P.G.

1/28/2011

Hydrogeologist  
Cedar Corporation  
604 Wilson Avenue  
Menomonie, WI 54751  
Ph. 800-472-7372  
Fx. 715-235-2727

January 28, 2011



Shari Kavanagh  
City of Ladysmith  
120 Miner Avenue W  
P.O. Box 431  
Ladysmith, WI 54848

**SUBJECT: Notification of Existing Contamination Beneath Property Owned  
By the City of Ladysmith, in Ladysmith, WI**

Dear Ms. Kavanagh:

Jim and Kathy Cronick have completed an environmental investigation at the Jim's Mobil Station property located at 300 W Lake Avenue in Ladysmith, WI. In accordance with the conditions of case closure Wis. Admin. Code NR726, we are required to notify you that groundwater contamination exists beneath the adjoining W Lake Avenue and W 3<sup>rd</sup> Street rights-of-way.

Groundwater contamination that appears to have originated on the property located at 300 W Lake Avenue, Ladysmith, WI, exists beneath the above mentioned City of Ladysmith rights-of-way. The levels of petroleum contamination in the groundwater beneath the property are above the State's Residual Contaminant Levels found in Chapter NR 140 for Groundwater, Wisconsin Administrative Code.

However, the environmental consultants who have investigated this contamination have informed me that this groundwater contamination will naturally degrade over time and soil contamination does not threaten human health as the direct contact is eliminated as an asphalt surface is present over the contamination. 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 and chapter NR 746, Wisconsin Administrative Code, and I will be requesting that the Department of Natural Resources 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 clean-up action to be taken, other than the reliance on natural attenuation.

The source of the groundwater contamination originated on the "Jim's Mobil Station" property. The City of Ladysmith will not be held responsible for investigation or cleanup of this contamination as long as it complies with the requirements of section 292.13, Wisconsin Statutes, including allowing access to the property for environmental investigation or cleanup if access is required. For further information on the requirements of section 292.13, Wisconsin Statutes, you may call 1-800-367-6076 for calls originating in Wisconsin, or 608-264-6020 if you are calling from out of state or within the Madison area, 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.

The Department of Natural Resources will not review this final closure request for at least 30 days after the date of this letter. As an affected property owner, you have the 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 Department of Natural Resources that is relevant to the closure request, you should mail that information to: Wisconsin Department of Commerce – David Blair, 201 W. Washington Ave.; PO Box 8044, Madison, WI 53708-8044, (608) 261-2515.

If this case is closed, all properties within the site boundaries where groundwater and soil contamination exceeds chapter NR 140 (Groundwater) and chapter NR 720 (Soil) Residual Contaminant Levels 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 groundwater and soil contamination above Chapter NR 140 & 720 Residual Contaminant Levels was found at the time that the case was closed. The GIS Registry is available to the general public on the Department of Natural Resources internet web site.

Should the City of Ladysmith wish to construct or reconstruct a well in the area of contamination, 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 call the Digger's Hotline (800-242-8511) if your property is located outside of the service area of a municipally owned water system, or contact the Drinking Water program with the Department of Natural Resources if your property is located within the designated service area of a municipally owned water system, to determine if there is a need for special well construction standards.

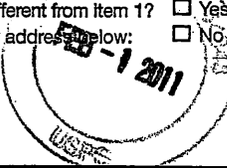
Once the Department makes a decision on my closure request, it will be documented in a letter. If the Department grants closure, you may obtain a copy of this letter by requesting a copy from me, by writing to the agency address given above or by accessing the DNR GIS Registry of Closed Remediation Sites on the internet at: [www.dnr.state.wi.us/org/at/et/geo/gwur](http://www.dnr.state.wi.us/org/at/et/geo/gwur) A copy of the closure letter is included as part of the site file on the GIS Registry of Closed Remediation Sites.

If you need more information, you may contact me at 1605 Pine Avenue, Ladysmith, WI 54848, (715) 532-7617, my environmental consultant at Cedar Corporation – Matt Taylor, 604 Wilson Avenue, Menomonie, WI 54751, 715-235-9081, or you may contact Wisconsin Department of Commerce – David Blair, 201 W. Washington Ave.; PO Box 8044, Madison, WI 53708-8044, (608) 261-2515.

Sincerely,

  
James A. Cronick

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<ul style="list-style-type: none"> <li>Complete Items 1, 2, and 3. Also complete Item 4 if Restricted Delivery is desired.</li> <li>Print your name and address on the reverse so that we can return the card to you.</li> <li>Attach this card to the back of the mailpiece, or on the front if space permits.</li> </ul>	A. Signature <input checked="" type="checkbox"/> <i>D. Howard</i> <div style="float: right;"> <input type="checkbox"/> Agent  <input type="checkbox"/> Addressee           </div>
1. Article Addressed to:  <i>Shari Kavanagh            City of Ladysmith            P.O. 431            Ladysmith, WI 54848</i>	B. Received by (Printed Name) <i>D. Howard</i> C. Date of Delivery <i>2-1-11</i>  D. Is delivery address different from item 1? <input type="checkbox"/> Yes If YES, enter delivery address below: <input type="checkbox"/> No <div style="text-align: center;">  </div>
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