

GIS REGISTRY
Cover Sheet

March, 2010
(RR 5367)

Source Property Information

CLOSURE DATE: Aug 30, 2010

BRRTS #: 03-65-002411
ACTIVITY NAME: Mobil Station
PROPERTY ADDRESS: 746 E. Geneva Street
MUNICIPALITY: Delevan
PARCEL ID #: XAS 00096

FID #: 265050060
DATCP #: N/A
COMM #: 53115193046

***WTM COORDINATES:**

WTM COORDINATES REPRESENT:

X: 631845 Y: 240322

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

- 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

BRRTS #: 03-65-002411

ACTIVITY NAME: 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 #: Title:

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 #: 1, 2 Title: Laboratory Results - Soils

- 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).

BRRS #: 03-65-002411

ACTIVITY NAME: 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:



State of Wisconsin \ DEPARTMENT OF NATURAL RESOURCES

Jim Doyle, Governor
Matthew J. Frank, Secretary
Lloyd L. Eagan, Regional Director

South Central Region Headquarters
3911 Fish Hatchery Road
Fitchburg, Wisconsin 53711-5397
Telephone 608-275-3266
FAX 608-275-3338
TTY Access via relay - 711

August 30, 2010

Mr. Jim Campbell
Cambeck Petroleum Corp
505 S. Pearl Street
Janesville, WI 53548

SUBJECT: Final Case Closure – Mobil Station, 746 E. Geneva Street, Delevan, WI
WDNR BRRTS Activity #: 03-65-002411

Dear Mr. Campbell:

In 2002, the Department of Natural Resources reviewed your request for closure of the case described above. The Department of Natural Resources reviews environmental remediation cases for compliance with state rules and statutes to maintain consistency in the closure of these cases. On April 9, 2002, you were notified that the Closure Committee had granted conditional closure to this case.

On January 30, 2003, the Department received information or documentation indicating that you had complied with the requirements for final closure. Well abandonment forms were received and a Deed Notice of Contamination was filed.

Based on the correspondence and data provided, it appears that your case meets the closure requirements in ch. NR 726, Wisconsin Administrative Code. The Department considers this case closed and no further investigation or remediation is required at this time.

Please be aware that this case may be reopened pursuant to s. NR 726.09, Wisconsin Administrative 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.

GIS Registry

The conditions of case closure set out below in this letter require that this site be listed on the Remediation and Redevelopment Program's GIS Registry. The specific reasons are summarized below:

- Residual soil contamination exists that must be properly managed should it be excavated or removed

This letter and information that was submitted with your closure request application will be included on the GIS Registry. To review the sites on the GIS Registry web page, visit the RR Sites Map page at: <http://dnr.wi.gov/org/aw/rr/gis/index.htm>. If the property is listed on the GIS Registry because of

remaining contamination and you intend to construct or reconstruct a well, you will need prior Department approval in accordance with s. NR 812.09(4)(w), Wis. Adm. Code. To obtain approval, Form 3300-254 needs to be completed and submitted to the DNR Drinking and Groundwater program's regional water supply specialist. This form can be obtained on-line <http://dnr.wi.gov/org/water/dwg/3300254.pdf> or at the web address listed above for the GIS Registry.

Residual Soil Contamination

Residual soil contamination remains beneath the tank beds and dispenser islands as indicated in the information submitted to the Department of Natural Resources. If soil in the specific locations described above is excavated in the future, then pursuant to ch. NR 718 or, if applicable, ch. 289, Stats., and chs. 500 to 536, the property owner at the time of excavation must sample and analyze the excavated soil to determine if residual contamination remains. If sampling confirms that contamination is present the property owner at the time of excavation will need to determine whether the material is considered solid or hazardous waste and ensure that any storage, treatment or disposal is in compliance with applicable standards and rules. In addition, all current and future owners and occupants of the property need to be aware that excavation of the contaminated soil may pose an inhalation or other direct contact hazard and as a result special precautions may need to be taken to prevent a direct contact health threat to humans.

Chapter NR 140, Wis. Adm. Code Exemption

Groundwater monitoring data at this site indicates that for benzene at MW-3, contaminant levels exceed the NR 140 preventive action limit (PAL) but are below the enforcement standard (ES). The Department may grant an exemption to a PAL for a substance of public health concern, other than nitrate, pursuant to s. NR 140.28(2)(b), Wis. Adm. Code, if all of the following criteria are met:

1. The measured or anticipated increase in the concentration of the substance will be minimized to the extent technically and economically feasible.
2. Compliance with the PAL is either not technically or economically feasible.
3. The enforcement standard for the substance will not be attained or exceeded at the point of standards application. [Note: at this site the point of standards application is all points where groundwater is monitored.]
4. Any existing or projected increase in the concentration of the substance above the background concentration does not present a threat to public health or welfare.

Based on the information you provided, the Department believes that these criteria have been or will be met due to natural attenuation. Therefore, pursuant to s. NR 140.28, Wis. Adm. Code, an exemption to the PAL is granted for benzene at MW-3 and. Please keep this letter, because it serves as your exemption.

The Department appreciates your efforts to restore the environment at this site. If you have any questions regarding this closure decision or anything outlined in this letter, please contact me at (608) 275-3220.

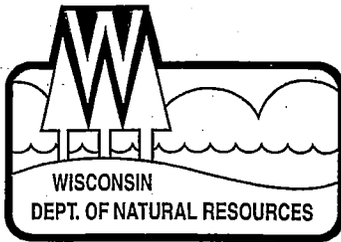
Sincerely,



Rachel Greve
Hydrogeologist
Bureau for Remediation & Redevelopment

cc: Ron Hopp, GRAEF, One Honey Creek Corporate Center, 125 South 84th Street, Ste. 401,
Milwaukee, WI 53214-1470
Neal Gill, N&J Ventures LLC, W3323 Forest Lake Lane, Lake Geneva, WI 53147
Jeff Ackerman, WDNR (via email)
Bill Phelps, DG/5 (via email)
file

= MOBILE STATION



State of Wisconsin \ DEPARTMENT OF NATURAL RESOURCES

Scott McCallum, Governor
Darrell Bazzell, Secretary
Gloria L. McCutcheon, Regional
Director

Southeast Region Headquarters
2300 N. Dr. Martin Luther King, Jr.
Drive
PO Box 12436
Milwaukee, Wisconsin 53212-0436
Telephone 414-263-8500
FAX 414-263-8606
TTY 414-263-8713

April 10, 2002

Mr. Jim Cambeck //
505 S. Pearl
P.O. Box 8218
Janesville, WI 53547

Subject: Request for Closure, Cambeck Petroleum, 746 East Geneva Street, Delavan, WI,
FID#265050060, BRRTS#03-65-002411

Dear Mr. Cambeck:

At the request of your environmental consultant, Graef, Anhalt, Schloemer and Associates, Inc. (GAS) we have reviewed the referenced case file for closure. Based on the information present we will close this site. However, since there is no clean downgradient well, it is not clear as to whether the decrease in groundwater concentrations is due to source removal or whether the high benzene concentration detected at MW-3 in 1992 moved offsite prior to the work done in 1998. Additionally the soil samples taken at boring locations are not within the same interval as the contamination in the tank excavation. Case closure under s. NR 726.05 (8)(b) Wis. Adm. Code requires the recording of a Deed Affidavit because of high concentrations of Benzene, Ethylbenzene MTBE, Toluene, Xylene 1,2,4 and 1,3,5 Trimethylbenzene remaining in the soil are above 720.09(4)(a) residual contaminant levels (RCL). In addition as part of this case closure, the department grants you a Preventive Action Limit (PAL) exemption for Benzene under the provisions of NR 140.28(2)(a) to (d), Wisconsin Administrative Code (WAC).

To complete the closure of this site, The following information must be supplied to the Department of Natural Resources:

- A draft of the Deed Affidavit must be submitted to the Department for approval prior to placing on the property deed at the county register of deed office. The Deed Affidavit must specify the legal description of the property, the location, type and the concentration of the contaminant(s) remaining in the soil. In addition a copy of the deed must accompany your draft.
- Interim guidance on institutional controls may be found on the DNR's web site (<http://www.dnr.state.wi.us>) by searching "RR PDF Documents" or by calling the publication request line at (608) 264-6009.
- Within sixty days, all of the groundwater monitoring wells at the site must be abandoned in accordance with WAC NR 141 and the completed abandonment forms must be submitted to the department.

After the Deed Affidavit draft is approved, you must submit a certified copy of the Deed Affidavit to the Department. Once a copy of the certified deed Affidavits and well abandonment forms are received by the Department this site will be in compliance with ch. NR 726, WAC. A final letter showing that you have

met these conditions including a PAL Exemption will be delivered and this case will be tracked as closed on the department's tracking system.

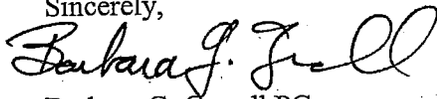
In the event that these soils, with contamination concentrations exceeding the WDNR generic residual contamination level, are excavated in the future, the owner of the property would be responsible for managing the soils according to all applicable WDNR regulations.

Please note that approval of closure of this site by the WDNR does not mean that the soils could be excavated and transported as clean fill at a later day. The WDNR would be required to give approval under S. NR 718.14 before the soil could be used as fill at any new location other than a response action site (solid waste engineered landfill).

As part of this case closure, As always the department reserves the right to reopen this case pursuant to s. NR 726.09, WAC, should additional information regarding site conditions indicate that contamination on or from the site poses a threat to public health, safety or welfare of the environment.

If you have any questions regarding this letter, please contact me at the above address or at (414) 263-8366.

Sincerely,



Barbara G. Grundl PG
Hydrogeologist
Remediation and Redevelopment

Cc: Ron L. Hopp - Graef, Anhalt, Schloemer and Associates, Inc.

petroleum compounds above the Wis. Adm. Code NR 720.09 residual contamination levels remains primarily in the former underground storage tank area. Soil containing elevated levels of petroleum compounds remain primarily in the base of the tank excavation, and north of the dispenser islands. Elevated concentrations of Benzene, Ethylbenzene, MTBE, Toluene, Xylene 1,2,4 and 1,3,5, Trimethylbenzene remain in the soil above RCL. If this soil is excavated in the future it maybe considered a solid waste and will need to be disposed in accordance with applicable laws and regulations.

Signature: _____

Print Name: _____

Subscribed and sworn to before me
this _____ day of _____, 19__.

Notary Public, State of Wisconsin
My commission _____

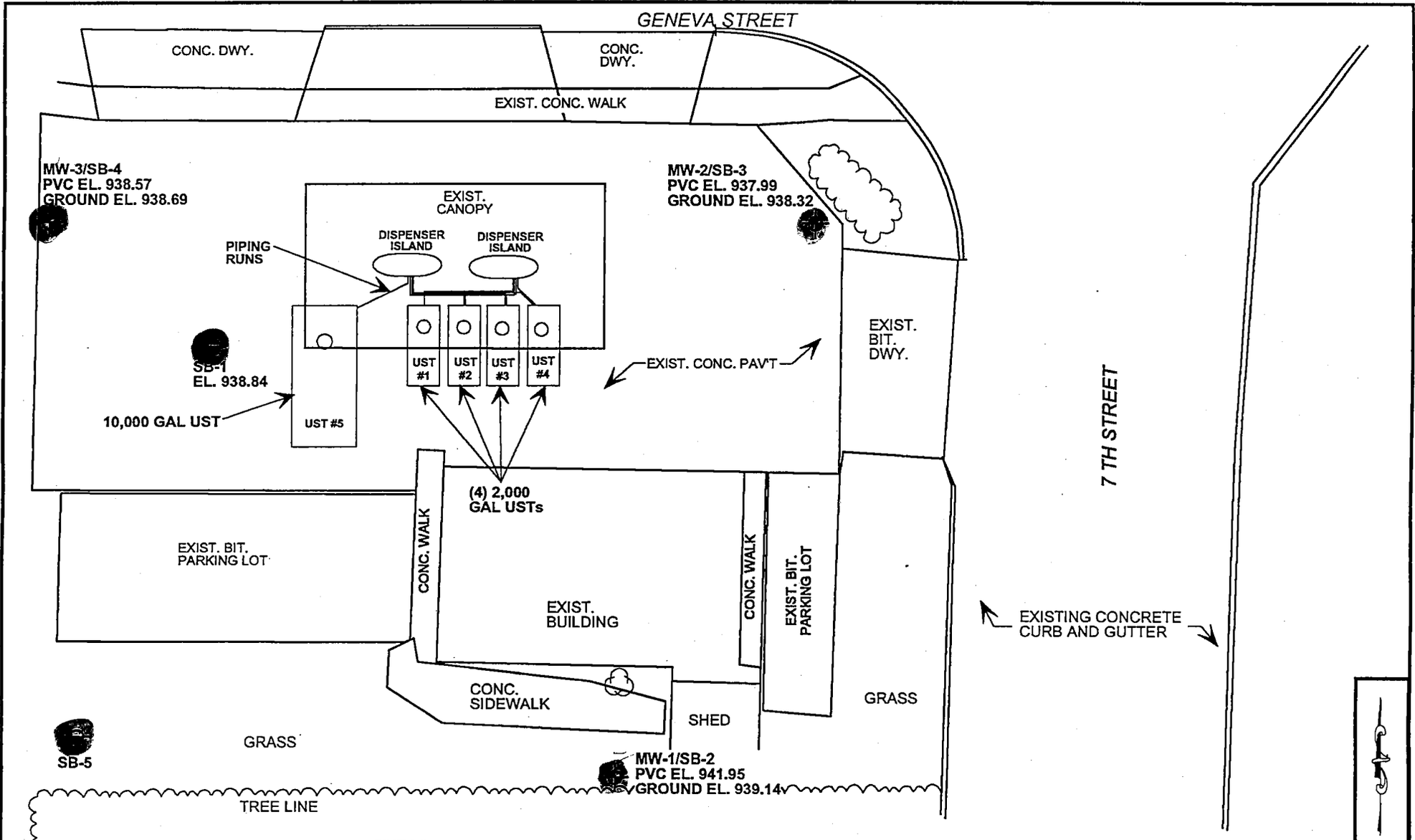


FIGURE 2

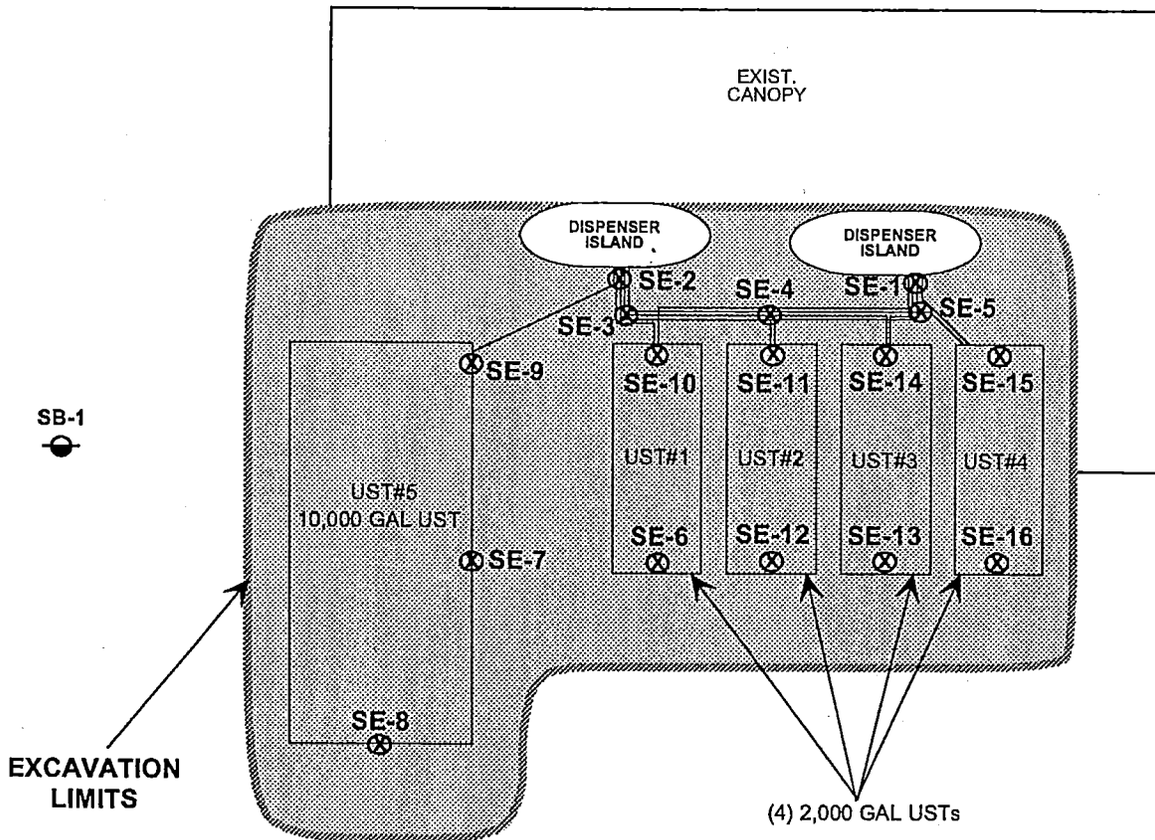
SITE MAP

E

**CAMBECK PETROLEUM
746 EAST GENEVA STREET
DELAVAN, WISCONSIN**

| | |
|----------------|----------|
| SCALE: | 11-11-92 |
| DATE: | 1"=20' |
| PROJECT MGR: | RLH |
| DRAWN BY: | TMW/JZ |
| JOB NUMBER: | 928019 |
| REVISION DATE: | 12-15-98 |


**GRAEF
ANHALT
SCHLOEMER**
and Associates Inc.
 ENGINEERS AND SCIENTISTS



LEGEND:
 ⊗ SOIL SAMPLE



| | | |
|---|---------------------------|---|
| <p>E</p> <p>EXCAVATION WITH SOIL SAMPLE LOCATIONS</p> <p>CAMBECK PETROLEUM 746 EAST GENEVA STREET DELAVAN, WISCONSIN</p> | <p>SCALE: 11-11-92</p> | <p>GRAEF ANHALT SCHLOEMER <i>and Associates Inc.</i> ENGINEERS AND SCIENTISTS</p> |
| | <p>DATE: 1" = 10'</p> | |
| | <p>PROJECT MGR: RLH</p> | |
| | <p>DRAWN BY: JZ</p> | |
| | <p>JOB NUMBER: 928019</p> | |
| <p>REVISION DATE: 12-15-98</p> | | |

TABLE 1
LABORATORY RESULTS - SOILS
Cambeck Petroleum
746 East Geneva St.
Delavan, WI

| | SB-1 | | SB-2 / MW-1 | | SB-3 / MW-2 | | SB-4 / MW-3 | | SB-5 |
|--------------------------|---------------|------------------|---------------|------------------|-----------------|-----------------|-----------------|-----------------|-----------------|
| | SS-4 7'-9' | SS-13 25'-27' | SS-4 7'-9' | SS-12 23'-25' | SS-6 25'-27' | SS-7 27'-29' | SS-3 13'-15' | SS-6 25'-27' | SS-4 26'-28' |
| DATE COLLECTED | 9/23/92 | 9/23/92 | 9/23/92 | 9/23/92 | 9/24/92 | 9/24/92 | 9/24/92 | 9/24/92 | 9/24/92 |
| GRO (ppm) | <10.0 | <10.0 | <10.0 | <10.0 | <10.0 | <10.0 | <10.0 | <10.0 | <10.0 |
| PVOC 8240 (ppb) | | | NT | NT | | | | | |
| Benzene | <2.0 | <2.0 | | | <2.0 | <2.0 | <2.0 | <2.0 | <2.0 |
| Ethylbenzene | <2.0 | 15.0 | | | <2.0 | <2.0 | <2.0 | <2.0 | <2.0 |
| Methyl -t-butyl ether | <2.0 | <2.0 | | | <2.0 | <2.0 | <2.0 | <2.0 | <2.0 |
| Toluene | <2.0 | 25.0 | | | <2.0 | <2.0 | <2.0 | <2.0 | <2.0 |
| 1,2,4 Trimethylbenzene | <2.0 | 193.0 | | | <2.0 | <2.0 | <2.0 | 69.0 | <2.0 |
| 1,3,5 Trimethylbenzene | <2.0 | 61.0 | | | <2.0 | <2.0 | <2.0 | 19.0 † | <2.0 |
| m-xylene | <2.0 | 64.0 | | | <2.0 | <2.0 | <2.0 | 8.0 † | <2.0 |
| o+p xylenes | <2.0 | 34.0 | | | <2.0 | <2.0 | <2.0 | <2.0 | <2.0 |
| Total Lead (ppm) | 1.32 | 1.3 | 1.52 | 2.14 | 1.35 | 2.33 | 1.93 | 2.04 | 1.33 |
| VOC 8240 (ppb) | NT | NT | | | NT | NT | NT | NT | NT |
| Acetone | | | <100.0 * | <100.0 * | | | | | |
| Bromomethane | | | <10.0 * | <10.0 * | | | | | |
| Chloroethane | | | <10.0 * | <10.0 * | | | | | |
| 2-Chloroethylvinyl Ether | | | <10.0 * | <10.0 * | | | | | |
| Chloromethane | | | <10.0 * | <10.0 * | | | | | |
| Ethanol | | | <50.0 * | <50.0 * | | | | | |
| Hexane | | | 20 | <50.0 * | | | | | |
| 2-Hexanone | | | <50.0 * | <50.0 * | | | | | |
| Methylene Chloride | | | 39 | <2.0 | | | | | |
| Methyl ethyl ketone | | | <2.0 | 49 | | | | | |
| 4-Methyl-2-pentanone | | | <50.0 * | <50.0 * | | | | | |
| Vinyl Acetate | | | <50.0 * | <50.0 * | | | | | |
| Vinyl Chloride | | | <10.0 * | <10.0 * | | | | | |
| TRPH (ppm) | NT | NT | <1.0 | <1.0 | NT | NT | NT | NT | NT |
| DRO (ppm) | NT | NT | <10.0 | <10.0 | NT | NT | NT | NT | NT |
| Cadmium (ppm) | NT | NT | 0.46 | 0.45 | NT | NT | NT | NT | NT |

TABLE 1 (cont.)

| | SB-1 | | SB-2 / MW-1 | | SB-3 / MW-2 | | SB-4 / MW-3 | | SB-5 |
|--------------------------|---------------|------------------|---------------|------------------|-----------------|-----------------|-----------------|-----------------|-----------------|
| | SS-4 7'-9' | SS-13 25'-27' | SS-4 7'-9' | SS-12 23'-25' | SS-6 25'-27' | SS-7 27'-29' | SS-3 13'-15' | SS-6 25'-27' | SS-4 26'-28' |
| PCB (ppm) | NT | NT | <67.0 | <67.0 | NT | NT | NT | NT | NT |
| PAH (ppb) | NT | NT | | | NT | NT | NT | NT | NT |
| Acenaphthene | | | <1206.00 * | <1206.00 * | | | | | |
| Acenaphthylene | | | <1541.0 * | <1541.0 * | | | | | |
| Anthracene | | | <442.0 * | <442.0 * | | | | | |
| Benzo (a) anthracene | | | <8.71 * | <8.71 * | | | | | |
| Benzo (a) pyrene | | | <15.4 * | <15.4 * | | | | | |
| Benzo (b) fluoranthene | | | <12.1 * | <12.1 * | | | | | |
| Benzo (ghi) perylene | | | <50.9 * | <50.9 * | | | | | |
| Benzo (k) fluoranthene | | | <11.4 * | <11.4 * | | | | | |
| Chrysene | | | <100.0 * | <100.0 * | | | | | |
| Dibenzo (a,h) anthracene | | | <20.1 * | <20.1 * | | | | | |
| Fluoranthene | | | <140.0 * | <140.0 * | | | | | |
| Fluorene | | | <140.0 * | <140.0 * | | | | | |
| Indeno (1,2,3-cd) pyrene | | | <28.8 * | <28.8 * | | | | | |
| Naphthalene | | | <1206.0 * | <1206.0 * | | | | | |
| Phenanthrene | | | <420.8 * | <420.8 * | | | | | |
| Pyrene | | | <180.0 * | <180.0 * | | | | | |

DRO Diesel Range Organics

PCB Polychlorinated Biphenyls

GRO Gasoline Range Organics

ppm Parts Per Million

TRPH Total Recoverable Petroleum Hydrocarbons

ppb Parts Per Billion

VOC Volatile Organic Compounds

NT Not Tested

PAH Polynuclear Aromatic Hydrocarbons

* Sample concentrations are less than or equal to the reported value

† Matrix Interference

TABLE 2

LABORATORY RESULTS - SOILS
Cambeck Petroleum
746 East Geneva St.
Delavan, WI

| SAMPLE ID # | SAMPLE LOCATION | GRO (ppm) | PVOC 8021 (ppb) | | | | | | |
|-------------|----------------------------|-----------|-----------------|--------------|--------|---------|----------------------|----------------------|-----------|
| | | | Benzene | Ethylbenzene | MTBE | Toluene | 124 Trimethylbenzene | 135 Trimethylbenzene | Xylene |
| SE-1 | Below East dispenser isl. | 230 | <4.8 | 1,300 | <12 | 1,300 | 11,000 | 4,800 | 13,000 |
| SE-2 | Below West dispenser isl. | 15,000 | 44,000 | 390,000 | <12 | 920,000 | 1,200,000 | 430,000 | 2,400,000 |
| SE-3 | Beneath Wstrn. piping run | 170 | 94 | 850 | <12 | 1,500 | 9,300 | 3,500 | 8,500 |
| SE-4 | Beneath Mid pt. piping run | 140 | <4.8 | 480 | <12 | 460 | 9,500 | 2,700 | 3,000 |
| SE-5 | Beneath Estrn. piping run | 6,300 | 3,300 | 73,000 | <12 | 130,000 | 400,000 | 160,000 | 650,000 |
| SE-6 | Beneath UST #1 (S. end) | 1,100 | 2,300 | 2,400 | <12 | 20,000 | 85,000 | 34,000 | 120,000 |
| SE-7 | Beneath mid pt. 10-k UST | 32 | 270 | 250 | <12 | 1,000 | 37 | 910 | 2,900 |
| SE-8 | Beneath S. end 10-k UST | <5.5 | 200 | 92 | <12 | 100 | 320 | 140 | 730 |
| SE-9 | Beneath N. end 10-k UST | <5.3 | <4.8 | 29 | <12 | 36 | 310 | 180 | 330 |
| SE-10 | Beneath UST #1 (N. end) | 850 | 1,400 | 13,000 | <12 | 22,000 | 60,000 | 24,000 | 120,000 |
| SE-11 | Beneath UST # 2 (N. end) | 1,700 | 2,800 | 18,000 | <12 | 32,000 | 120,000 | 47,000 | 220,000 |
| SE-12 | Beneath UST # 2 (S. end) | 2,600 | 14,000 | 30,000 | <12 | 140,000 | 170,000 | 65,000 | 320,000 |
| SE-13 | Beneath UST # 3 (S. end) | 9,300 | 84,000 | 150,000 | 34,000 | 560,000 | 470,000 | 120,000 | 1,100,000 |
| SE-14 | Beneath UST # 3 (N. end) | 470 | 470 | 640 | <12 | 5,500 | 540 | 12,000 | 40,000 |
| SE-15 | Beneath UST # 4 (N. end) | 1,500 | 2,300 | 8,300 | <12 | 21,000 | 120,000 | 48,000 | 140,000 |
| SE-16 | Beneath UST # 4 (S. end) | 250 | 1,500 | 3,500 | <12 | 15,000 | 15,000 | 6,500 | 36,000 |

GRO = Gasoline Range Organics

PVOC = Petroleum Volatile Organic Compounds

ppm = Parts Per Million

ppb = Parts Per Billion

WDNR Generic Residual Contaminant Levels for soil are as follows:

GRO - 100 ppm

Benzene - 5.5 ppb

Ethylbenzene - 2900 ppb

Toluene - 1500 ppb

Xylenes - 4100 ppb