



State of Wisconsin \ DEPARTMENT OF NATURAL RESOURCES

Jim Doyle, Governor
Matthew J. Frank, Secretary
Gloria L. McCutcheon, Regional Director

Waukesha Service Center
141 NW Barstow St., Room 180
Waukesha, Wisconsin 53188
Telephone 262-574-2100
FAX 262-574-2128

December 18, 2007

Mr. Toby Rickabaugh
Speedway SuperAmerica, LLC
P.O. Box 1500
Springfield, OH 45501

Subject: Final Case Closure
Speedway SuperAmerica Store #4086, 109 Geneva St., Elkhorn, WI
FID# 265052150 BRRTS# 03-65-004474

Dear Mr. Rickabaugh:

On April 18, 2007, you were notified that the Wisconsin Department of Natural Resources (the Department) had granted conditional closure for the above referenced property (the Property). On November 6, 2007, the Department received copies of the monitoring well abandonment forms and revised maps as requested by the Department thereby demonstrating that you have complied with the conditions of closure. 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.

GIS Registry

The conditions of case closure set out below in this letter require that the Property 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,
- Groundwater contamination is present above Chapter NR 140 enforcement standards,
- One or more monitoring wells were not located and must be properly abandoned if found.

Information that was submitted with your closure request application will be included on the GIS Registry. To review the sites on the GIS Registry web page, visit <http://dnr.wi.gov/org/aw/rr/gis/index.htm>. If 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://www.dnr.state.wi.us/org/water/dwg/3300254.pdf> or at the web address listed above for the GIS Registry.

Remaining Residual Soil Contamination

It is assumed that residual soil contamination remains at the Property because perimeter samples were not obtained from the last two remedial excavations at the Property. Also a map was never generated showing the excavation areas. Therefore, if any soil at the Property 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 would be considered solid or hazardous waste and ensure that any storage, treatment or disposal is in compliance with applicable standards and rules. In addition, all current and future owners and occupants of the Property need to be aware that excavation of the contaminated soil may pose an inhalation or other direct contact hazard and as a result special precautions may need to be taken to prevent a direct contact health threat to humans.

Remaining Residual Groundwater Contamination

Groundwater impacted by petroleum contamination greater than enforcement standards set forth in ch. NR140, Wis. Adm. Code, is present on the Property and may extend into East Geneva Street and South Lincoln Street. For more detailed information regarding the locations where groundwater samples have been collected (i.e., monitoring well locations) and the associated contaminant concentrations, refer to the Remediation and Redevelopment Program's GIS Registry at <http://dnr.wi.gov/org/aw/rr/gis/index.htm>.

Monitoring Wells That Could Not Be Properly Abandoned

On January 16, 2003, your consultant at the time, Delta Environmental Consultants, Inc., notified the Department that monitoring wells MW-3, MW-4, MW-5, MW-6 and MW-7 located on the Property and MW-1 located east of the Property along South Lincoln Street could not be properly abandoned because they had been lost due to being paved over, covered or removed during site development activities. Your consultant has made a reasonable effort to locate the lost wells to determine whether they were properly abandoned but has been unsuccessful in those efforts. You need to understand that in the future you may be held liable for any problems associated with monitoring wells if they create a conduit for contaminants to enter groundwater. If in the future any of the lost groundwater monitoring wells are found, the then current owner of the Property will be required to notify the Department and to properly abandon the wells in compliance with the requirements in ch. NR 141, Wis. Adm. Code, and to submit the required documentation of that abandonment to the Department.

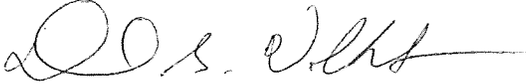
Please be aware that the case may be reopened pursuant to s. NR 726.09, Wis. Adm. Code, if additional information regarding site conditions indicates that contamination on or from the Property poses a threat to public health, safety, or welfare or to the environment.

Mr. Toby Rickabaugh

12/18/2007

The Department appreciates your efforts to restore the environment at this site. If you have any questions regarding this letter, please contact me at the letterhead address or (262) 574-2166.

Sincerely,

A handwritten signature in cursive script, appearing to read "D.G. Volkert", with a long horizontal flourish extending to the right.

David G. Volkert
Hydrogeologist
Bureau for Remediation & Redevelopment

cc: James Jacobsen, PEC
SER File



State of Wisconsin \ DEPARTMENT OF NATURAL RESOURCES

Jim Doyle, Governor
Scott Hassett, Secretary
Gloria L. McCutcheon, Regional Director

Waukesha Service Center
141 NW Barstow St., Room 180
Waukesha, Wisconsin 53188
Telephone 262-574-2100
FAX 262-574-2117

April 18, 2007

Mr. Toby Rickabaugh
Speedway SuperAmerica, LLC
P.O. Box 1500
Springfield, OH 45501

Subject: Conditional Closure Decision with Requirements to Achieve Final Closure
Speedway SuperAmerica Store #4086, 109 Geneva St., Elkhorn, WI
FID# 265052150 BRRTS# 03-65-004474

Dear Mr. Rickabaugh:

The Wisconsin Department of Natural Resources (Department) reviewed the July 18, 2006 *Status Update* that was prepared by Practical Environmental Consultants, Inc. (PEC) for the above referenced case. The Department reviews environmental remediation cases for compliance with state statutes and rules to maintain consistency in the closure of these cases. After careful review of your closure request, the Department has determined that the petroleum 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 eligible for closure 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 on Form 3300-5B found at www.dnr.state.wi.us/org/water/dwg/gw/ or provided by the Department.
- Some of the figures that were to be included on the Department's Remediation and Redevelopment GIS Registry of Closed Remediation Sites will have to be modified. After reviewing the analytical data collected from this case and from the Leaking Underground Storage Tank (LUST) case (BRRTS# 03-65-118959 at 190 E. Geneva St.) across Geneva Street, the Department believes the soil contamination present in monitoring well MW-2 (installed for this case) originated from the LUST across the street. Please therefore have your consultant modify the Historic Soil Analytical map by changing the extent of contamination line. The color or shade of the extent of contamination line should also be changed so the line is readily visible.
- Please have your consultant modify the Groundwater Analytical Results map. The Department believes that the extent of groundwater contamination may extend into East Geneva Street and South Lincoln Street. Your consultant should also change the color or

- shade of the extent of contamination line so that it is readily visible.
- Your consultant will need to add a groundwater flow direction arrow to the Groundwater Flow map. Prior to requesting final case closure, please feel free to send a draft copy of the revised maps to me electronically at david.volkert@wisconsin.gov or to me at the letterhead address.
- The City of Elkhorn should also be notified of the potential presence of residual petroleum contamination beneath South Lincoln Street. The June 27, 2006 letter from PEC to the City only noted contamination along East Geneva Street.

When the above conditions have been satisfied, please submit the appropriate documentation with the site FID# and BRRTS# noted to: Victoria Stovall, Wisconsin Department of Natural Resources, 2300 N. Dr. ML King Dr., Milwaukee, WI 53212. After the requested information is received, the Department will issue a final case closure letter.

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. If there is equipment purchased with PECFA funds remaining at the site, contact the Commerce PECFA Program to determine the method for salvaging the equipment.

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.

The Department appreciates your efforts to restore the environment at this site. If you have any questions regarding this letter, please contact me at the letterhead address or (262) 574-2166.

Sincerely,



David G. Volkert
Hydrogeologist
Bureau for Remediation & Redevelopment

cc: Andrew Stelk, PEC
SER File



State of Wisconsin \ DEPARTMENT OF NATURAL RESOURCES

Jim Doyle, Governor
Scott Hassett, Secretary
Gloria L. McCutcheon, Regional Director

Waukesha Service Center
141 NW Barstow St., Room 180
Waukesha, Wisconsin 53188
Telephone 262-574-2100
FAX 262-574-2117

October 15, 2004

Mr. Keith Hughes
Speedway SuperAmerica, LLC
500 Speedway Drive
Enon, OH 45323

Subject: Speedway SuperAmerica Store #4086, 109 Geneva St., Elkhorn, WI
FID# 265052150 BRRTS# 03-65-004474

Dear Mr. Hughes:

On August 3, 2004, the Wisconsin Department of Natural Resources (Department) received the July 29, 2004 *Annual Groundwater Monitoring Report for Speedway SuperAmerica Store #4086* (the Report) that was prepared by Sigma Environmental Services, Inc. for the above referenced property (the Property). The Department reviews environmental remediation cases for compliance with state statutes and rules to maintain consistency in the closure of these cases. After careful review of your closure request, it has been decided that additional site work is necessary at the Property, in order to meet the requirements for site closure.

Your site was denied closure because the concentrations of total trimethylbenzene in monitoring well MW-8 are continuing to increase at the site based on the statistical analysis that was included with the Report. The Department recommends that you sample monitoring well MW-8 a minimum of one additional time for petroleum volatile organic compounds (PVOCs). After receiving the analytical results, use only the analytical data from monitoring well MW-8 in your statistical analysis. Do not use the data from monitoring well MW-6. If the analysis demonstrates that the concentrations of all petroleum compounds are stable or decreasing, then the Property will be eligible for case closure.

When applying for case closure in the future, it will be necessary to include the Property on the DNR Remediation and Redevelopment GIS Registry of Closed Remediation Sites for both soil and groundwater. It is documented that petroleum contamination was present in a soil sample collected from monitoring well MW-6 at concentrations exceeding s. NR 720.09, Wis. Adm. Code generic residual contaminant levels. The petroleum concentrations remaining in soils in the perimeter of the last two remedial excavations at the Property however are unknown. The documentation from the last two remedial excavations at the site was poor. Although a considerable amount of petroleum contaminated soil was removed during the last two excavations, soil samples were not obtained from the excavations' perimeters. Also a map showing the extent of the last two excavations was never generated. Nevertheless, contaminant

concentrations in the groundwater have generally declined over time and the site will be eligible for case closure when the concentrations of all petroleum compounds in monitoring wells at the site are stable or decreasing.

Please include the GIS packet and appropriate fees as required under s. NR 749.04, Wis. Adm. Code, when applying for closure. Items that must be included with the packet are designated on the Checklist of Documents for GIS Registry Packet, which is the Department's publication RR-688 (enclosed). Be sure to include maps that estimate the extent of soil and groundwater contamination that originated at the Property. It will also be necessary to include a copy of any letters notifying agencies (responsible for maintenance of right-of-way) that there is soil and/or groundwater present in the right-of-way.

Once the additional work outlined above has been completed, a brief submittal should be sent to the Department. Please direct correspondence with the site FID# and BRRTS# noted to: Victoria Stovall, Wisconsin Department of Natural Resources, 2300 N. Dr. ML King Dr., PO Box 12436, Milwaukee, WI 53212-0436. The information will be added to the file for review and your request for closure will be reconsidered.

If there is additional relevant information that was not previously provided to the Department, which you believe might change the Department's closure decision, you may submit that information for our re-evaluation of your closure request.

The Department appreciates the actions you are taking to restore the environment at this site. If you have any questions regarding this letter, please contact me at (262) 574-2166.

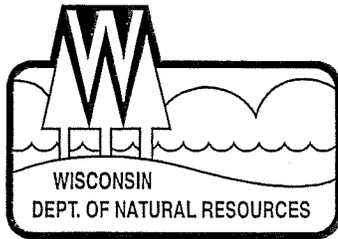
Sincerely,



David G. Volkert
Hydrogeologist
Bureau for Remediation & Redevelopment

Enclosure

cc: Mark Krueger, Sigma
✓ SER File



State of Wisconsin \ DEPARTMENT OF NATURAL RESOURCES

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

Waukesha Service Center
407 Pilot Court, Suite 100
Waukesha, Wisconsin 53188
Telephone 262-574-2166
FAX 262-574-2117

February 19, 2002

Mr. Keith Hughes
Speedway SuperAmerica, LLC
500 Speedway Drive
Enon, OH 45323

Subject: Speedway SuperAmerica Store #4086, 109 Geneva St., Elkhorn, WI
FID# 265052150 BRRTS# 03-65-004474

Dear Mr. Hughes:

The Wisconsin Department of Natural Resources (DNR) received the above referenced closure request on December 10, 2001. The Department reviews environmental remediation cases for compliance with state statutes and rules to maintain consistency in the closure of these cases. After careful review of your closure request, it has been decided that additional site work is necessary at the above-described site, in order to meet the requirements for site closure. This letter was also forwarded to your environmental consultant.

Your site was denied closure because monitoring well MW-6 was abandoned, and the *October 1996 Semi-Annually Groundwater Monitoring Report* (dated November 13, 1996) for the site documents that the well contained 0.13 feet of free product. Monitoring well MW-6 was not sampled after free product was detected in the well. The Department recommends that you install a replacement monitoring well in the immediate area of former monitoring well MW-6 near the east property boundary. Continuously sample the soils from the boring, in which the replacement monitoring well will be installed, for textural descriptive purposes and field VOC screening. Analyze select soil samples from the boring for GRO and PVOCs to document current concentrations of petroleum contaminants in the unsaturated zone. This is recommended because the remedial excavations that occurred at the site were not properly documented (with the exception of the October 24, 1996 UST removal), and it is unknown if soils were removed from the area in which monitoring well MW-6 was present. At a minimum sample the groundwater from the replacement well for PVOCs.

The Department is also recommending that a monitoring well be installed across South Lincoln Street in a location approximately 60 feet south of monitoring well MW-1. At a minimum sample soils from this boring for textural descriptive purposes and field VOC screening. Sample the groundwater from this monitoring well for PVOCs. Survey the elevations of this monitoring well and the replacement monitoring well, so a groundwater elevation map can be generated for the site using the other existing monitoring wells as well.

When sampling the groundwater in the new monitoring wells, also sample the other existing monitoring wells at the site for PVOCs. Additional monitoring events may be warranted depending upon the results from this monitoring event.

In a September 19, 2000 letter, the Wisconsin Department of Commerce (DCOM) requested additional information for the site. In a July 9, 2001 letter sent from Speedway SuperAmerica LLC to DCOM, it was stated "No additional wells have been abandoned for this site, therefore there are no additional well abandonment forms." No abandonment forms were forwarded to either DCOM or DNR for monitoring wells MW-3, MW-4, MW-6 and MW-7 that were apparently abandoned at the subject site. Please provide the proper documentation, as required under Wis. Ad. Code Ch. NR 141.25, that these monitoring wells were properly abandoned at the site.

Once the additional work outlined above has been completed, a brief submittal should be sent to the Department. Please direct correspondence with the site FID# and BRRTS# noted to: Victoria Stovall, Wisconsin Department of Natural Resources, 2300 N. Dr. ML King Dr., PO Box 12436, Milwaukee, WI 53212-0436. The information will be added to the file for review and your request for closure will be reconsidered.

If there is additional relevant information that was not previously provided to the Department, which you believe might change the Department's closure decision, you may submit that information for our re-evaluation of your closure request.

The Department appreciates the actions you are taking to restore the environment at this site. If you have any questions regarding this letter, please contact me at (262) 574-2166.

Sincerely,



David G. Volkert
Hydrogeologist
Bureau for Remediation & Redevelopment

cc: Brent Foos, Delta Environmental Consultants, Inc.
SER File

375469

Document No.:

98007141

05-456-W1-196

VOL. 652 PAGE 7670

QUITCLAIM DEED

RECORDED IN VOL. 652
PAGE 7670

Loc. No. 4086
DE: 048-127-0153/0137/0152/0138 (Y)

'98 FEB 27 PM 3 57

LOIS H. KETTERHAGEN
REGISTER OF DEEDS
WALWORTH COUNTY, WI

KNOW ALL MEN BY THESE PRESENTS, that ASHLAND INC. (f/k/a Ashland Oil, Inc.), a Kentucky corporation, Grantor, whose address is 3460 Blazer Parkway, Lexington, Kentucky 40509, for the consideration of Ten and no/100 Dollars (\$10.00) received to its full satisfaction of SPEEDWAY SUPERAMERICA LLC, a Delaware limited liability company, Grantee, whose TAX MAILING ADDRESS is c/o Property Tax Records, 539 South Main Street, Findlay, Ohio 45840, hereby quitclaims to said Grantee the following described real estate in the County of Walworth and State of Wisconsin, to wit:

SEE EXHIBIT A attached hereto and made a part hereof.

This is not homestead property.

TO HAVE AND TO HOLD the same, together with all rights, privileges, appurtenances, and immunities thereto belonging or in any way appertaining, unto Grantee, its successors and assigns forever.

Grantor does further quitclaim to Grantee, all of Grantor's right, title and interest, if any, in and to all roadways, streets, alleys, easements and rights of way adjacent to or abutting to the above described lands.

This conveyance has been authorized by Resolution of the Board of Directors of Grantor and the individual signing on behalf of Grantor has been authorized to do so.

TRANSFER
\$1,663.81
FEE

AFTER RECORDING MAIL TO:
Lewisville - Richmond,
Marathon Ashland Petroleum LLC VA
c/o Corporate Real Estate Department
P. O. Box 14008 14-00
Lexington, Kentucky 40512

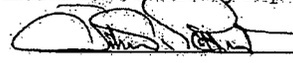
Parcel Identification No:

YA 274500001; YOP 00271; YRW 00068;
YRW 00070; YOP 00272

IN WITNESS WHEREOF, Grantor has caused its corporate name to be hereunto signed by its proper and duly authorized corporate officer effective this 9th day of December, 1997.

Grantor:

ASHLAND INC., a Kentucky corporation

By: 

Print Name: John F. Pettus

Title: Senior Vice President

Attest:

By: 

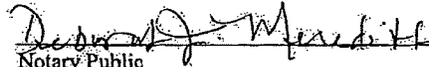
Print Name: Timothy J. Berry

Title: Assistant Secretary

COMMONWEALTH OF KENTUCKY)
) SS
COUNTY OF FAYETTE)

BEFORE ME, a Notary Public in and for said Commonwealth of Kentucky personally appeared the above named Ashland Inc., a Kentucky corporation, by John F. Pettus, its Senior Vice President, who acknowledged that he did sign the foregoing instrument and that the same is the free act and deed of said corporation, and the free act and deed of him personally and as such officer.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal, at Lexington, Kentucky, this 9th day of December, 1997.

 (SEAL)
Notary Public

My Commission Expires: _____
DEBORAH J. MEREDITH
My commission expires October 16, 1999

This Instrument Prepared by:

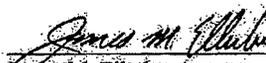

James M. Ellerbe, Attorney
P. O. Box 14008
Lexington, Kentucky 40512

EXHIBIT A

TRACT I

The East Ninety-five and Four Tenths (95.4) feet of Lot Two (2), in Block Thirty-three (33), in the ORIGINAL PLAT OF THE CITY OF ELKHORN, and being a part of the Northeast One-quarter (1/4) of Section One (1), in Township Two (2) North, Range Sixteen (16) East, in the City of Elkhorn, more specifically described as follows: Beginning at a concrete monument at the Southeast corner of the Southeast 1/4 of Section 36, in Township 3 North, Range 16 East; thence South 00° 01' 55" West along the West right-of-way line of South Lincoln Avenue 65.302 feet; thence South 89° 43' 36" West 95.488 feet; thence North 00° 06' 29" East 65.635 feet; thence North 89° 55' 00" East 95.400 feet to place of beginning.

Being the same property conveyed to SuperAmerica Group, Inc. by deed dated January 29, 1993 and recorded in Volume 610, Page 678, in the Walworth County Register of Deeds Office.

TRACT II

Lot One (1), except the East 100 feet thereof, in Block 33, in the Original Plat of the City of Elkhorn, according to the recorded plat thereof. Said land being in the City of Elkhorn, County of Walworth, State of Wisconsin.

Being the same property conveyed to SuperAmerica Group, Inc. by deed dated October 1, 1989 and recorded in Volume 477, Page 91, in the Walworth County Register of Deeds Office.

TRACT III

The West One-hundred Thirty-two (132) feet of Lot Two (2), in Block Thirty-three (33), in the ORIGINAL PLAT OF THE CITY OF ELKHORN, and being a part of the Northeast 1/4 of Section One (1), in Township Two (2) North, Range Sixteen (16) East, in the City of Elkhorn, more specifically described as follows: Commencing at a concrete monument at the Southeast corner of the Southeast 1/4 of Section 36, Township 3 North, Range 16 East; thence South 89° 55' 00" West 95.400 feet to the point of beginning of the lands hereinafter described; thence continuing South 89° 55' 00" West 130.480 feet to the East right-of-way line of South Washington Street; thence South 00° 15' 20" West along said right-of-way line 66.053 feet; thence North 89° 43' 36" East 130.652 feet; thence North 00° 06' 29" East 65.635 feet to the place of beginning.

Being the same property conveyed to SuperAmerica Group, Inc. by deed dated January 29, 1993 and recorded in Volume 610, Page 675, in the Walworth County Register of Deeds Office.

TRACT IV

The East 100.00 feet of Lot 1, Block 33 of the Original Plat of the City of Elkhorn, Walworth County, Wisconsin. Also a permanent easement over the North 40.00 feet of the West 30.00 feet of the East 130.00 feet of Lot 1, Block 33 of the Original Plat of the City of Elkhorn, Walworth County, Wisconsin.

Being the same property conveyed to SuperAmerica Group, Inc. by deed dated October 1, 1989 and recorded in Volume 484, Page 44, in the Walworth County Register of Deeds Office.

SuperAmerica Group, Inc. was merged with and into Ashland Oil, Inc., a Kentucky corporation, effective September 30, 1993 in accordance with Articles of Merger of SuperAmerica Group, Inc. into Ashland Oil, Inc. dated September 28, 1993.

Ashland Oil, Inc. changed its name to Ashland Inc. on January 27, 1995 and duly recorded said name change with the Office of the Kentucky Secretary of State.

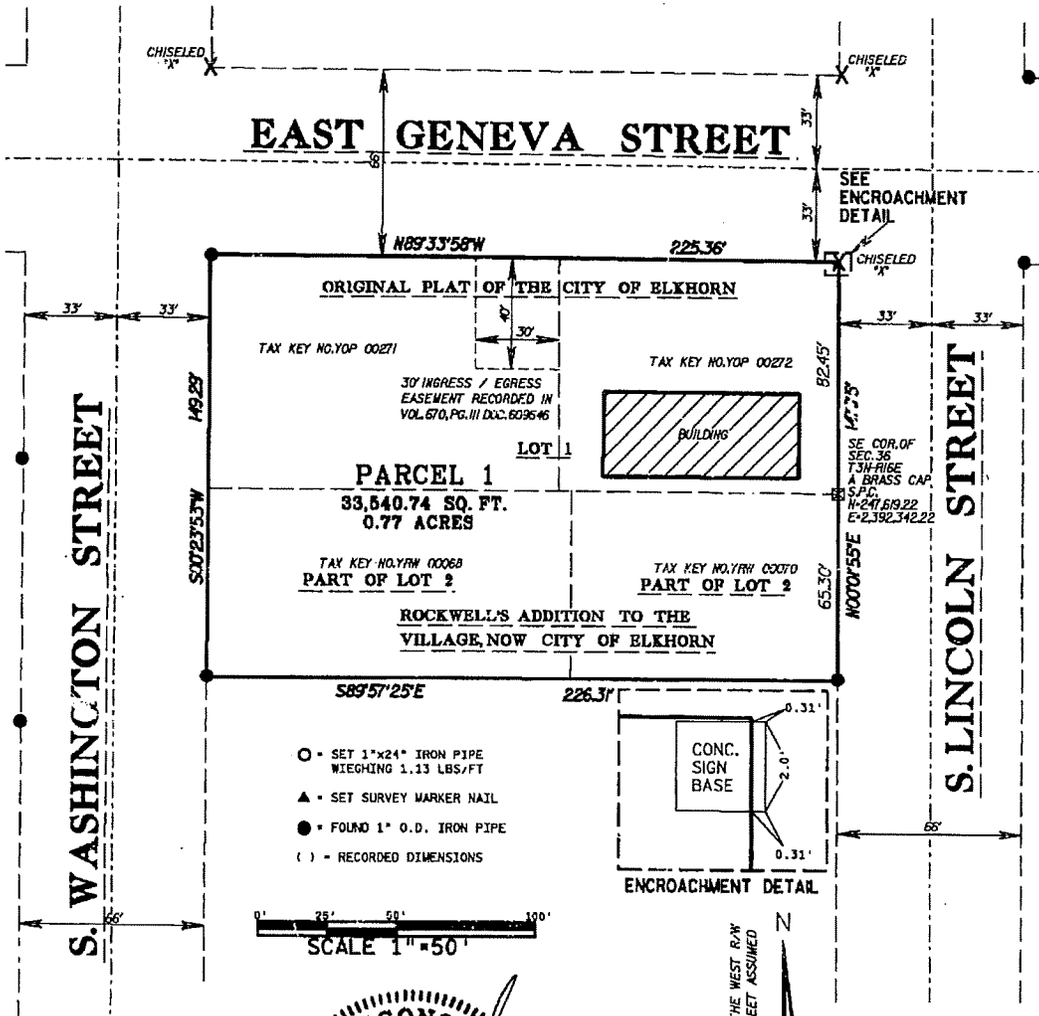


Stock No. 26273

337822/

CERTIFIED SURVEY MAP NO. 2745

LOT 1 OF BLOCK 33 OF THE ORIGINAL PLAT OF THE CITY OF ELKHORN LOCATED A PART OF THE SOUTHEAST 1/4 OF THE SOUTHEAST 1/4 OF SECTION 36, T33N-R16E, AND A PART OF LOT 2 OF BLOCK 33 OF ROCKWELL'S ADDITION TO THE VILLAGE, NOW CITY OF ELKHORN, LOCATED IN A PART OF THE NORTHEAST 1/4 OF THE NORTHEAST 1/4 OF SECTION 1, T23N-R16E, CITY OF ELKHORN, WALWORTH COUNTY, WISCONSIN



AYRES ASSOCIATES
 Engineers/Architects
 Scientists/Surveyors
 215 Darwin Road
 Madison, Wisconsin 53704-3185
 (608) 249-0471



SA
 SuperAmerica Group
 Ashurd Inc.
 1240 W. 92th Street
 Bloomington, Mn. 55431
 (612) 887-6121

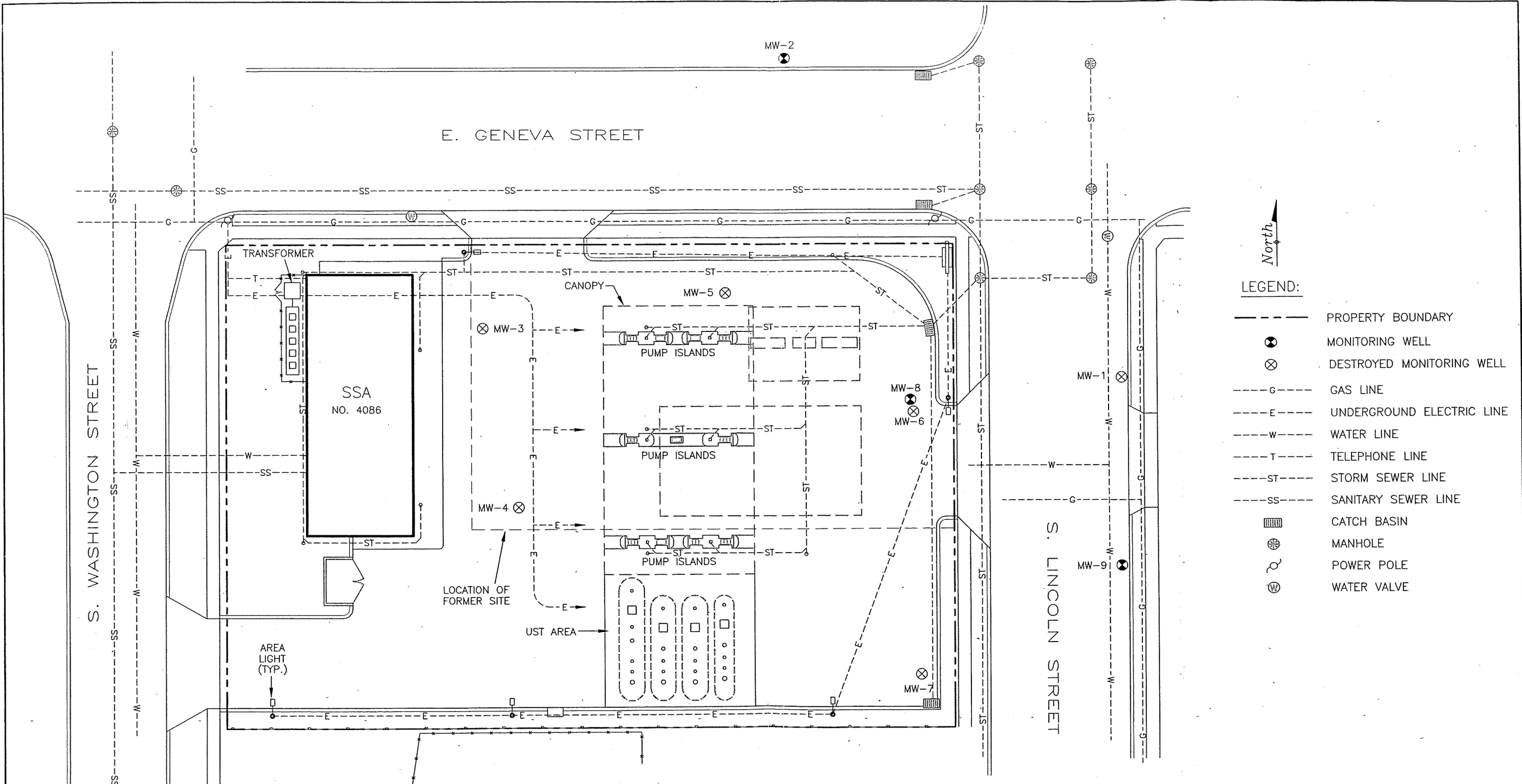
CERTIFICATE OF REGISTER OF DEEDS
 Received for recording this 6th day of September, 1996 at 2:10 o'clock P.m and recorded in Volume 14 of Certified Survey Maps of Walworth County, Wisconsin on Pages 109
Lois M. Kellehaegher
 Walworth County Register of Deeds
 Document No. 337822
 Certified Survey Map No. 2745
 Volume 14 Page (s) 109
Super America 12.00
 VOLUME 14 PAGE 109

**SPEEDWAY SUPERAMERICA #4086
ELKHORN, WISCONSIN**

PARCEL IDENTIFICATION NUMBER (PIN): **YOP 00272**

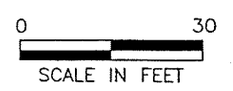
GEOGRAPHIC POSITION (WTM 91): **WTM ~~639507, 246210~~**

639525, 245213



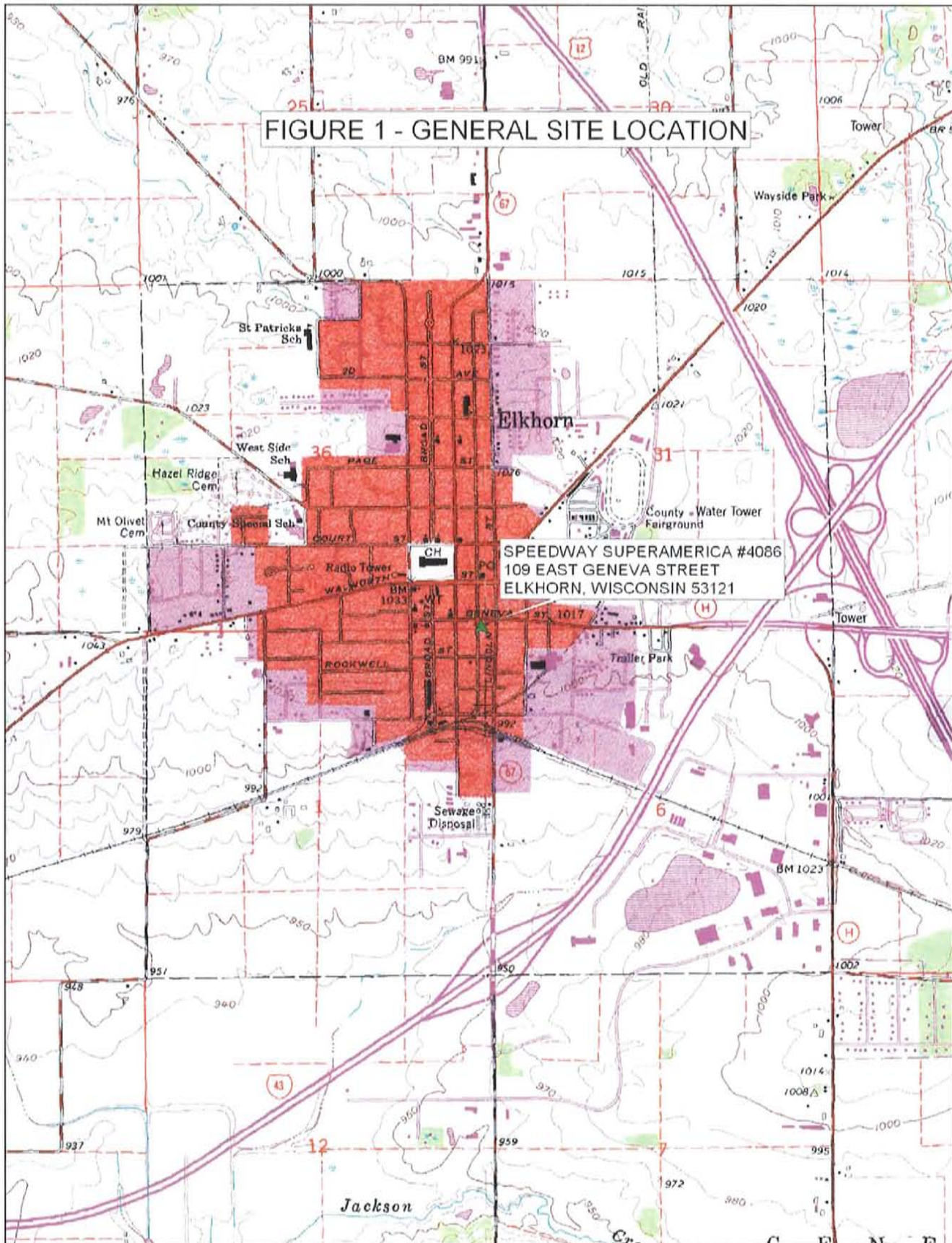
- North
- LEGEND:**
- PROPERTY BOUNDARY
 - ⊗ MONITORING WELL
 - ⊗ DESTROYED MONITORING WELL
 - G- GAS LINE
 - E- UNDERGROUND ELECTRIC LINE
 - W- WATER LINE
 - T- TELEPHONE LINE
 - ST- STORM SEWER LINE
 - SS- SANITARY SEWER LINE
 - ▒ CATCH BASIN
 - ⊙ MANHOLE
 - ⊕ POWER POLE
 - ⊕ WATER VALVE

FIGURE 2
SITE MAP
 SPEEDWAY SUPERAMERICA NO. 4086
 109 EAST GENEVA STREET
 ELKHORN, WISCONSIN



PROJECT NO. G199-021	PREPARED BY AM	DRAWN BY DD	
DATE 12/9/02	REVIEWED BY <i>Jo</i>	FILE NAME 99021SM	

FIGURE 1 - GENERAL SITE LOCATION



SPEEDWAY SUPERAMERICA #4086
109 EAST GENEVA STREET
ELKHORN, WISCONSIN 53121



© 2002 DeLorme, 3-D TopoQuads ®. Data copyright of content owner.
www.delorme.com

Scale 1" = 2000' 1 : 24,000



TN
MN
A
0.0'E

Table 1
 PVOCs
 Groundwater Analytical Results
 Speedway SuperAmerica #4086
 Elkhorn, WI

Sample	Reading	TOC	GW Elev	GW Depth	Benzene	Toluene	Ethylbenzene	Total Xylenes	MTBE	Trimethylbenzene
Location	Date	Elev (feet)	(feet)	(feet)	(ug/L)	(ug/L)	(ug/L)	(ug/L)	(ug/L)	(ug/L)
Action Levels - On Site Monitoring Well					5/0.5	1,000/200	700/140	10,000/1,000	60/12	480/96
MW-1	2/7/1995	1015.89	1006.79	9.1	< 0.30	< 0.50	< 0.20	< 0.80	< 1.00	<1.6
	05/12/1995	1015.89	1007.95	7.94	< 0.30	< 1.00	< 0.40	< 0.80	< 1.00	<1.6
	10/11/1995	1015.89	1007.58	8.31	< 0.92	0.9	< 0.64	< 2.70	< 4.40	<2.12
	01/18/1996	1015.89	1006.84	9.05	< 4.00	< 2.50	< 2.50	5.6	< 1.50	<10.7
	04/09/1996	1015.89	1006.97	8.92	< 0.70	< 2.50	< 2.50	< 4.60	< 1.50	<10.7
	10/16/1996	1015.89	1006.13	9.76	< 0.60	< 1.50	< 0.55	< 2.70	< 1.10	<1.26
	03/12/1997	1015.89	1007.35	8.54	< 0.20	< 0.20	< 0.20	< 0.50	< 0.30	<0.7
	06/13/1997	1015.89	1007.19	8.7	< 0.20	< 0.20	< 0.20	< 0.50	< 0.30	<0.7
	08/25/1997	1015.89	1006.84	9.05	< 0.20	< 0.20	< 0.30	< 0.90	< 0.20	<0.6
	10/26/1999	1015.89	1006.5	9.39	< 0.26	< 0.45	< 0.24	< 1.34	3.2	ND
MW-2	2/7/1995	1016.58	1010.54	6.04	110	32	70	240	8.5	
	05/12/1995	1016.58	1011.2	5.38	100	1800	1100	3100	110	
	10/11/1995	1016.58	1011.68	4.9	620	24	5	110	< 22.00	
	01/18/1996	1016.58	1010.75	5.83	480	20	3.9	49	< 1.50	<11.2
	04/09/1996	1016.58	1010.62	5.96	510	28	20	110	< 3.00	<32.2
	10/16/1996	1016.58	1009.97	6.61	740	38	18	150	< 26.00	44
	03/12/1997	1016.58	1011.24	5.34	300	160	75	312	< 7.50	62
	06/13/1997	1016.58	1011.01	5.57	110	40	29	117	2.7	28.1
	08/25/1997	1016.58	1010.38	6.2	46	20	9.6	61	< 0.40	8.6
	10/26/1999	1016.58	1011.12	5.46	99	2.5	< 0.24	2.99	1.4	ND
	11/25/2002	1016.58	1008.78	7.8	1.9	4.6	17	26.1	1.7	793
	04/28/2003	1016.58	1011.1	5.48	1.4	2.6	16	21.3	2.2	19.9
	03/11/2004	1016.58	1011.72	4.86	0.9	1.5	16	20.5	5.8	43
MW-3	2/7/1995	1017.78	1008.54	9.24	0.3	0.9	< 0.20	< 0.80	< 1.00	<1.6
	05/12/1995	1017.78	1011.87	5.91	16	1.3	2.2	11	< 1.00	<3.8
	10/11/1995	1017.78	1012.42	5.36	< 0.92	< 0.57	< 0.64	< 2.70	< 4.40	<2.12
	01/18/1996	1017.78	1012.81	4.97	< 4.00	4.1	< 2.50	11	< 1.50	<10.7
	04/09/1996	1017.78	1011.23	6.55	< 0.70	< 2.50	< 2.50	< 4.60	< 1.50	<10.7
	10/16/1996	1017.78	1009.33	8.45	< 0.60	< 1.50	< 0.55	< 2.70	< 1.10	<1.26
	03/12/1997	1017.78	1012.19	5.59	< 0.20	0.4	< 0.20	< 0.50	< 0.30	<0.7
	06/13/1997	1017.78	1011.84	5.94	< 0.20	< 0.20	< 0.20	< 0.50	< 0.30	<0.7
	08/25/1997	1017.78	1011.56	6.22	0.2	0.2	< 0.30	< 0.90	< 0.20	<0.6
	10/26/1996				2.2	0.8	0.75	2.98	< 0.22	ND
MW-4	2/7/1995	1018.03	1007.4	10.63	< 0.30	0.5	< 0.20	< 0.80	< 1.00	<1.6
	05/12/1995	1018.03	1009.28	8.75	< 0.30	< 1.00	< 0.40	< 0.80	< 1.00	<1.6
	10/11/1995	1018.03	1009.48	8.55	27	2.9	10	79	56	78
	01/18/1996	1018.03	1007.96	10.07	< 4.00	< 2.50	< 2.50	< 4.60	4.6	<13
	04/09/1996	1018.03	1007.65	10.38	< 0.70	< 2.50	< 2.50	< 4.60	5.4	<13

Table 1 (continued)
 PVOCs
 Groundwater Analytical Results
 Speedway SuperAmerica #4086
 Elkhorn, WI

Sample	Reading	TOC	GW Elev	GW Depth	Benzene	Toluene	Ethylbenzene	Total Xylenes	MTBE	Trimethylbenzene
Location	Date	Elev (feet)	(feet)	(feet)	(ug/L)	(ug/L)	(ug/L)	(ug/L)	(ug/L)	(ug/L)
Action Levels - On Site Monitoring Well					5	1000	700	10000	60	480/96
MW-5	2/7/1995	1017.22	1010.11	7.11	1600	47	150	300	< 25.00	206
	05/12/1995	1017.22	1011.07	6.15	1800	100	250	420	46	290
	10/11/1995	1017.22	1011.37	5.85	940	33	170	150	< 22.00	68
	01/18/1996	1017.22	1008.01	9.21	1100	< 61.00	< 63.00	230	< 38.00	<270
	04/09/1996	1017.22	1007.95	9.27	690	27	53	150	21	<71
	10/16/1996	1017.22	1007.37	9.85	590	20	27.000	160	29	88
	03/12/1997	1017.22	1009.41	7.81	780	30	78	170	68	<39.5
	06/13/1997	1017.22	1007.76	9.46	450	17	59	118	24	23
	08/25/1997	1017.22	1007.79	9.43	410	16	44	105	22	<20
MW-6	2/7/1995	1016.9	1007.56	9.34	1500	85	220	560	43	153
	05/12/1995	1016.9	1006.74	10.16	2600	180	520	1200	69	370
	10/11/1995	1016.9	1006.48	10.42	1800	130	720	1800	< 220.00	1310
	01/18/1996	1016.9	1006.49	10.41	1600	< 250.00	910	1700	< 150.00	1330
	04/09/1996	1016.9	1006.14	10.76	2600	180	990	2200	130	1140
	10/16/1996	1016.9	1004.67	12.23	ND	ND	ND	ND	ND	ND
MW-7	2/7/1995	1015.96	1008.46	7.5	< 0.30	< 0.50	< 0.20	< 0.80	< 1.00	<1.6
	05/12/1995	1015.96	1008.54	7.42	< 0.30	< 1.00	< 0.40	< 0.80	< 1.00	<1.6
	10/11/1995	1015.96	1007.67	8.29	< 0.92	< 0.57	< 0.64	< 2.70	< 4.40	2.12
	01/18/1996	1015.96	1008.62	7.34	< 4.00	< 2.50	< 2.50	7	< 1.50	<10.7
	04/09/1996	1015.96	1008.25	7.71	< 0.70	< 2.50	< 2.50	< 4.60	< 1.50	<10.7
	10/16/1996	1015.96	1006.84	9.12	< 0.60	< 1.50	< 0.55	< 2.70	< 1.10	<1.26
MW-8	11/25/2002	1015.89	1006.58	9.31	200	13	200	1154	26	1190
	4/28/2003	1015.89	1006.85	9.04	190	12	80	358	28	570
	03/11/2004	1015.89	1006.75	9.14	400	35	190	621	120	1960
	03/04/2005	1015.89	1006.82	9.07	210	12	48	134	28	261
MW-9	11/25/2002	1014.57	1007.72	6.85	< 0.45	< 0.68	< 0.82	< 2.47	< 0.43	<1.86
	04/28/2003	1014.57	1008.72	5.85	< 0.30	< 0.58	< 0.60	< 1.84	< 0.58	<1.18

ND = NO DATA
 BOLD = Exceeds Wisconsin Administrative Code Chapter NR 140 ES
 ITALICS = Exceeds Wisconsin Administrative Code Chapter NR 140 PAL
 ug/L = micrograms per liter

Table 1
BTEX/MTBE
Soil Analytical Results
Speedway SuperAmerica #4086
Elkhorn, WI

Sample	Sample	Benzene	Toluene	Ethylbenzene	Total Xylenes	MTBE	1,2,4 Trimethylbenzene	1,3,5 Trimethylbenzene	gasoline range organics
Location	Date	(mg/Kg)	(mg/Kg)	(mg/Kg)	(mg/Kg)	(mg/Kg)	(mg/Kg)	(mg/Kg)	(mg/Kg)
Action Levels - Grab Soil Sample location		.0055	1.5	2.9	4.1	NA			
BELOW TANK 1 (15)	10/25/1996	0.089	< 0.200	0.650	2.000	< 0.120	3.1	<0.35	33
BELOW TANK 2 (15)	10/25/1996	< 0.290	< 0.100	2.600	15.000	< 0.620	9.4	<1.7	140
BELOW TANK 3 (15)	10/25/1996	< 0.060	< 0.210	3.100	15.000	< 0.130	2.4	0.94	150
CENTRAL PUMP (3)	10/25/1996	< 0.890	12.000	17.000	110.000	< 1.900	58	21	1,500
EAST PUMP (3)	10/25/1996	< 0.760	< 2.600	< 2.700	8.600	< 1.600	<7.0	<4.5	420
EAST WALL (10)	10/25/1996	< 0.630	4.900	20.000	82.000	< 1.400	<5.9	14	1,500
MW-01 (8-10)	01/26/1995	< 0.040	< 0.050	< 0.020	0.082	< 0.100	1.7	<0.08	0.01
MW-02 (18-20)	01/26/1995	< 0.040	< 0.050	< 0.020	< 0.080	< 0.100	<0.08	<0.8	<0.01
MW-02 (8-10)	01/26/1995	< 0.040	18.000	51.000	130.000	9.100	<0.08	30	2.6
MW-03 (8-10)	01/26/1995	< 0.040	< 0.050	0.033	< 0.080	< 0.100	0.92	<0.08	<0.001
MW-04 (8-10)	01/27/1995	< 0.040	< 0.050	0.044	< 0.080	< 0.100	0.12	<0.08	0.01
MW-05 (14-16)	01/27/1995	1.600	0.057	< 0.020	< 0.080	< 0.100	0.7	0.54	0.72
MW-05 (8-10)	01/27/1995	0.790	0.085	0.390	1.200	0.250	0.7	0.54	0.72
MW-06 (13-15)	01/27/1995	0.220	< 0.050	< 0.020	0.110	< 0.000	<0.08	<0.08	0.003
MW-06 (8-10)	01/27/1995	1.000	0.170	1.100	2.800	0.120	0.99	0.35	0.34
MW-07 (8-10)	01/27/1995	0.076	< 0.050	< 0.020	0.084	< 0.001	<0.08	<0.08	0.003
NORTH WALL (10)	10/25/1996	< 0.069	< 0.240	< 0.250	< 0.460	< 0.150	<0.64	<0.41	<3.30
SOUTH WALL (10)	10/25/1996	0.490	< 0.200	< 0.200	0.770	< 0.120	<0.53	<0.39	47
SP-02 (12-14)	08/16/1994	< 0.050	< 0.050	< 0.050	< 0.150	ND	ND	ND	ND
SP-03 (12-14)	08/16/1994	0.490	0.060	0.260	0.750	ND	ND	ND	ND
SP-04 (14-16)	08/16/1994	< 0.050	0.190	< 0.050	< 0.150	ND	ND	ND	ND
SP-05 (14-16)	08/16/1994	< 0.050	< 0.050	< 0.050	< 0.150	ND	ND	ND	ND
SP-06 (18-20)	08/16/1994	< 0.060	< 0.060	< 0.060	0.240	ND	ND	ND	ND
SP-07 (12-14)	08/16/1994	< 0.060	< 0.060	< 0.060	0.180	ND	ND	ND	ND
SP-08 (12-14)	08/16/1994	< 0.060	< 0.060	0.068	< 0.180	ND	ND	ND	ND
SP-09 (16-18)	08/16/1994	< 0.065	< 0.065	< 0.060	< 0.200	ND	ND	ND	ND
WEST PUMP (3)	10/25/1996	< 1.200	< 4.300	36.000	400.000	< 2.600	320	130	6,400
WEST WALL (10)	10/25/1996	< 0.280	< 0.970	2.300	11.000	< 0.600	71	2.2	81

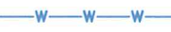
NA - NOT APPLICABLE
RCL - EXCEEDS NR 720 RCL
Table 1 - EXCEEDS NR 740 TABLE 1

mg/Kg - MILLIGRAMS PER KILOGRAM
ND - NO DATA
< - LESS THAN LABORATORY DETECTION LIMIT

ESTIMATED EXTENT OF GROUNDWATER IMPACTS ABOVE NR140 PREVENTATIVE ACTION LIMITS

ESTIMATED EXTENT OF GROUNDWATER IMPACTS ABOVE NR140 ENFORCEMENT STANDARDS

LEGEND :

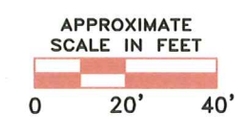
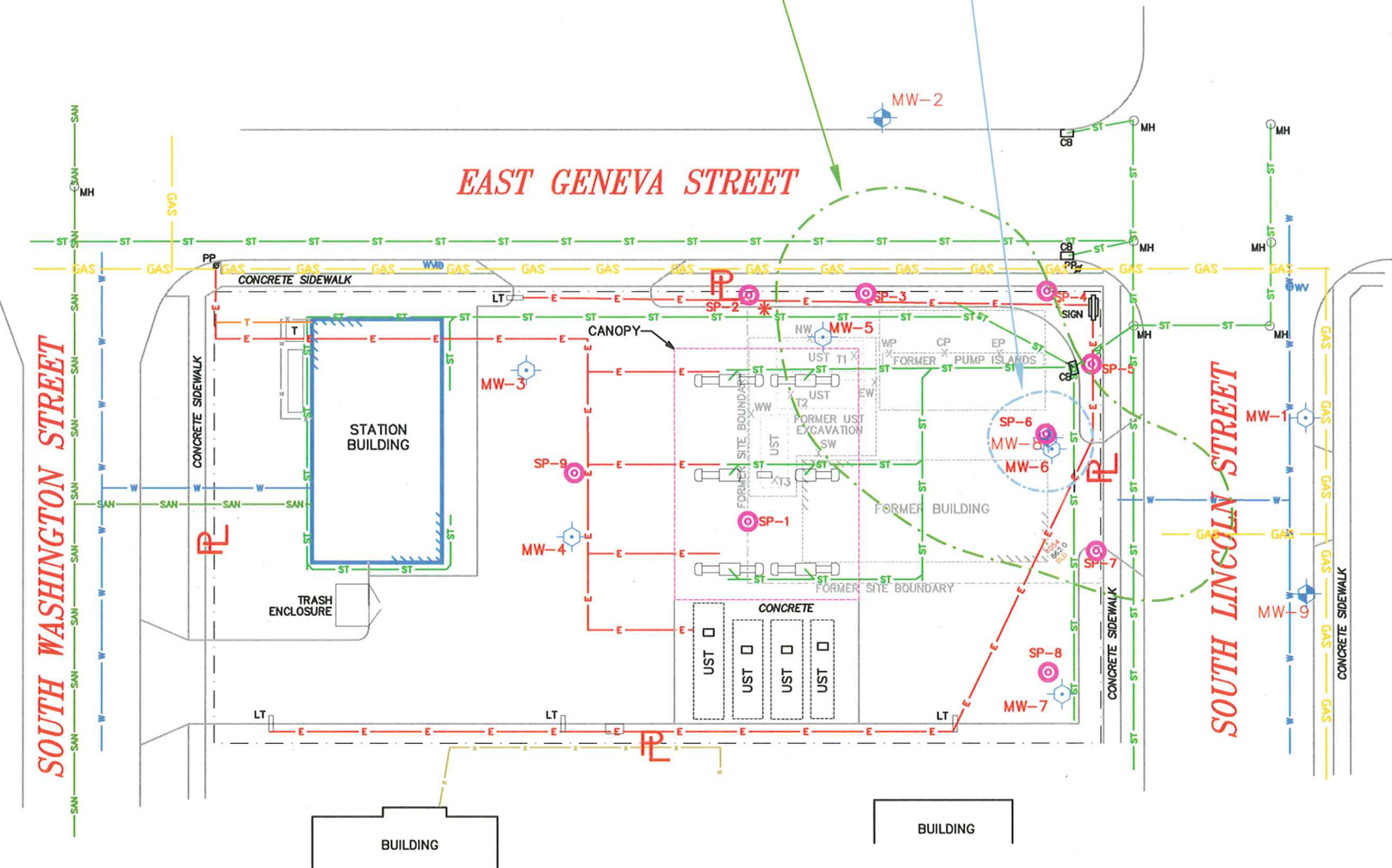
- MW-8  MONITORING WELL
- MW-1  DESTROYED MONITORING WELL
- SP-1  SOIL BORING
-  UST SOIL SAMPLE
-  TELEPHONE LINE
-  STORM SEWER LINE
-  ELECTRIC
-  WATER LINE
-  SANITARY SEWER
-  GAS LINE

MW-8
4/28/2003
B: 190
T: 12
E: 80
X: 358
M: 28
TRI: 570

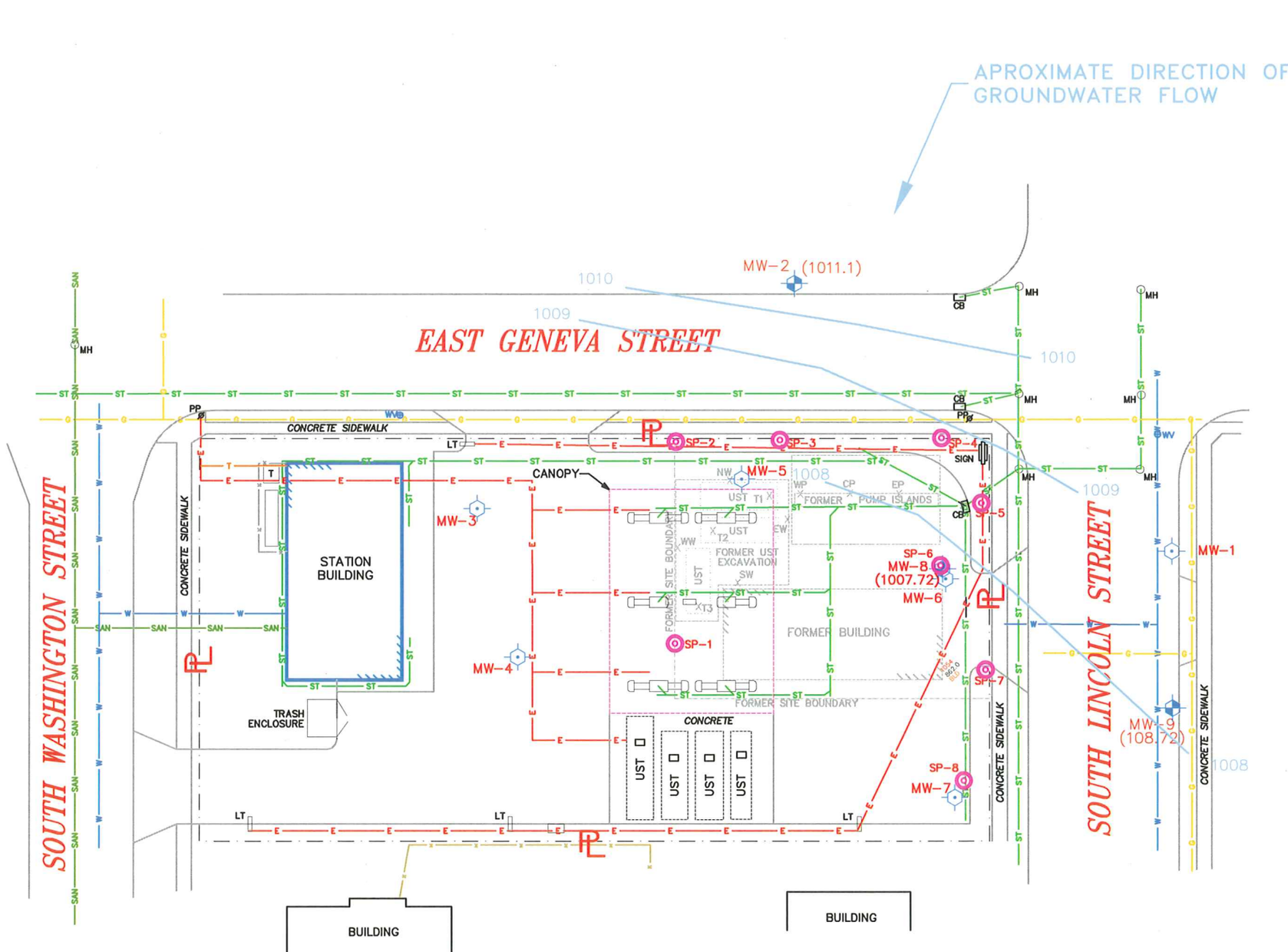
SAMPLE I.D. (DEPTH IN FEET)
 SAMPLE DATE
 BENZENE
 TOLUENE
 ETHYLBENZENE
 XYLENES
 METHYL TERTIARY BUTYL ETHER
 1,3,5-1,2,4 TRIMETHYLBENZENE

NOTES:

1. THIS IS NOT A LEGAL OR PROFESSIONAL SURVEY.
2. FORMER SITE FEATURES SHOWN IN LIGHT LINE TYPE.
3. ON APRIL 18, 2007, WDNR CONCLUDED THAT DUE TO GROUNDWATER FLOW, IMPACTS AT MW-2 ARE FROM THE LUST SITE ACROSS EAST GENEVA STREET.
4. UNITS IN MICROGRAMS/KILOGRAM



Practical Environmental Consultants, Inc.				
1305 Remington Road, Suite A Schaumburg, Illinois 60173		Phone 847.519.3430 Facsimile 847.519.3431		
GROUNDWATER ANALYTICAL DATA MAP APRIL 23, 2003		PEC	SPEEDWAY STATION NO. 4086 109 EAST GENEVA STREET ELKHORN, WISCONSIN	
DATE	SCALE	APPROVED	DWN. BY	FIGURE
9/7/2007	AS SHOWN	JMJ	JMJ	5



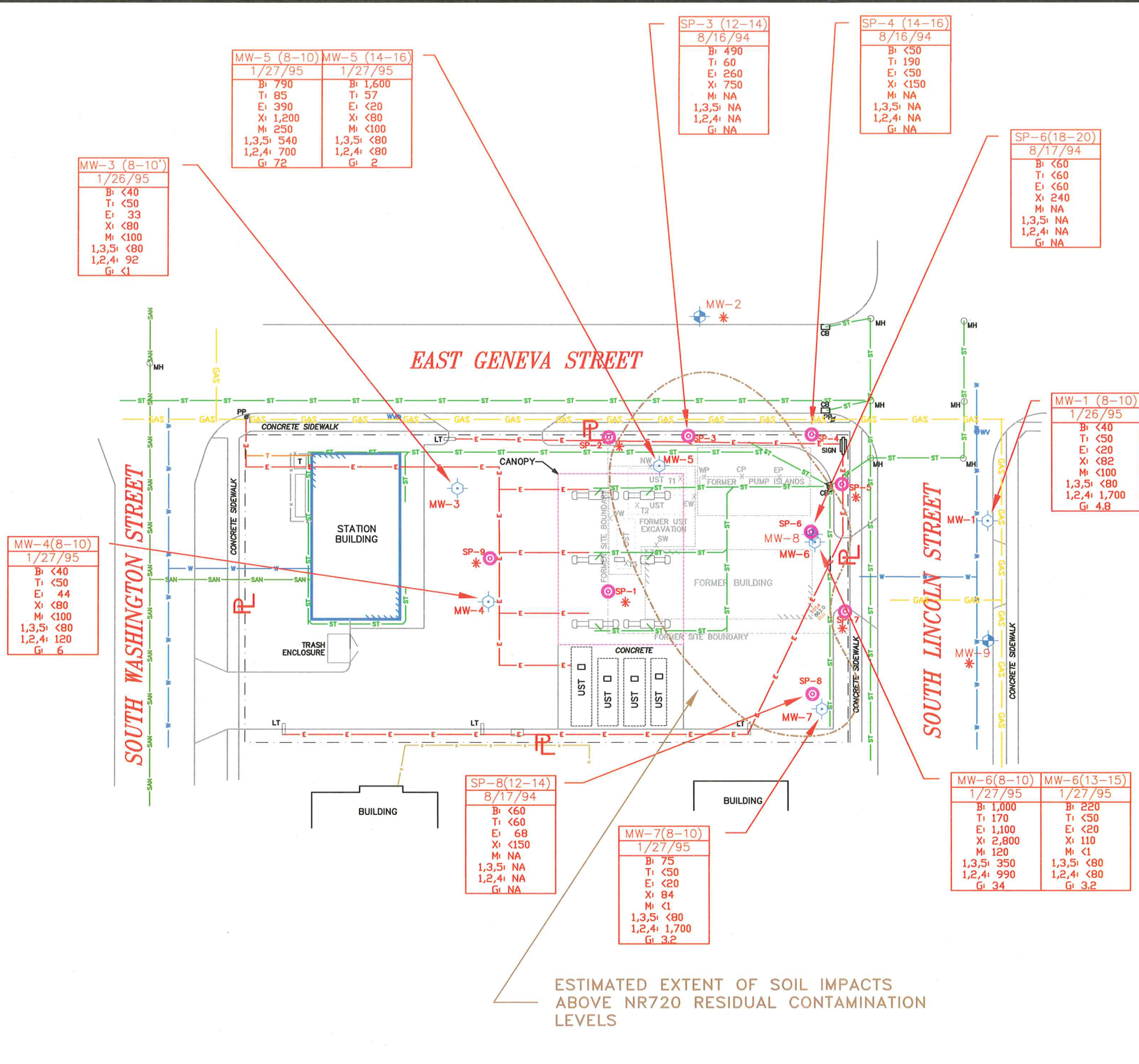
LEGEND :

- MW-8 MONITORING WELL LOCATION
- MW-1 DESTROYED MONITORING WELL LOCATION
- SP-1 SOIL BORING LOCATION
- X UST SOIL SAMPLE LOCATION
- TELEPHONE LINE LOCATION
- STORM SEWER LINE LOCATION
- ELECTRIC/OVERHEAD LINE LOCATION
- WATER LINE LOCATION
- SANITARY SEWER LINE LOCATION
- GAS LINE LOCATION
- GROUNDWATER CONTOUR
- 1010 GROUNDWATER CONTOUR ELEVATION
- (108.72) GROUNDWATER ELEVATION

- NOTES:**
1. THIS IS NOT A LEGAL OR PROFESSIONAL SURVEY.
 2. FORMER SITE FEATURES SHOWN IN LIGHT LINE TYPE.
 3. ON APRIL 18, 2007, WDNR CONCLUDED THAT DUE TO GROUNDWATER FLOW, IMPACTS AT MW-2 ARE FROM THE LUST SITE ACROSS EAST GENEVA STREET.
 4. UNITS IN MICROGRAMS/KILOGRAM



Practical Environmental Consultants, Inc.				
1305 Remington Road, Suite A Schaumburg, Illinois 60173		Phone 847.519.3430 Facsimile 847.519.3431		
GROUNDWATER FLOW MAP 4/28/03			SPEEDWAY STATION #4086 109 EAST GENEVA STREET ELKHORN, WISCONSIN	
DATE	SCALE	APPROVED	DWN. BY	FIGURE
9/7/2007	AS SHOWN	JMJ	JMJ	3



LEGEND :

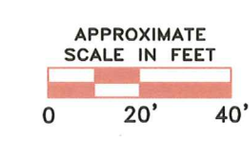
- MW-8 MONITORING WELL
- MW-1 DESTROYED MONITORING WELL
- SP-1 SOIL BORING
- X UST SOIL SAMPLE
- T-T TELEPHONE LINE
- ST-ST STORM SEWER LINE
- E-E ELECTRIC
- W-W WATER LINE
- SAN-SAN SANITARY SEWER
- GAS-GAS GAS LINE

SP-5(14-16)
8/16/94

B:	<50
T:	<50
E:	<50
X:	<150
M:	NA
1,3,5:	NA
1,2,4:	NA
G:	NA

*
 SAMPLE I.D. (DEPTH IN FEET)
 SAMPLE DATE
 BENZENE
 TOLUENE
 ETHYLBENZENE
 XYLENES
 METHYL TERTIARY BUTYL ETHER
 1,3,5-TRIMETHYLBENZENE
 1,2,4-TRIMETHYLBENZENE
 GASOLINE RANGE ORGANICS
 COMPONENTS NOT DETECTED

- NOTES:**
- THIS IS NOT A LEGAL OR PROFESSIONAL SURVEY.
 - FORMER SITE FEATURES SHOWN IN LIGHT LINE TYPE.
 - ON APRIL 18, 2007, WDNR CONCLUDED THAT DUE TO GROUNDWATER FLOW, IMPACTS AT MW-2 ARE FROM THE LUST SITE ACROSS EAST GENEVA STREET.
 - UNITS IN MICROGRAMS/KILOGRAM



Practical Environmental Consultants, Inc.

1305 Remington Road, Suite A Schaumburg, Illinois 60173	Phone 847.519.3430 Facsimile 847.519.3431
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ANALYTICAL SOIL DATA MAP SPEEDWAY STATION NO. 4086
 109 EAST GENEVA STREET
 ELKHORN, WISCONSIN

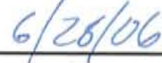
DATE	SCALE	APPROVED	DWN. BY	FIGURE
9/7/2007	AS SHOWN	JMJ	JMJ	4

STATEMENT BY RESPONSIBLE PARTY

Speedway SuperAmerica LLC, the responsible party for the property located at 109 Geneva Street, Elkhorn, Wisconsin, states that the legal description provided to the Wisconsin Department of Natural Resources (and attached to this statement) for case file reference 03-65-004474 is complete and accurate to the best of our knowledge.



Signature of Representative for Responsible Party



Date

FID 265052150

DEPARTMENT OF
NATURAL RESOURCES
WAUKESHA SERVICE CENTER



2007 SEP 13 AM 6:32

Speedway SuperAmerica LLC

September 5, 2007

Ms. Nancy Jacobson
City Clerk
City of Elkhorn
9 South Broad Street
Elkhorn, Wisconsin 53121
Phone (262) 723-2219
Fax (262) 741-5131

P. O. Box 1500
Springfield, Ohio 45501
Telephone 937-863-6513
Fax 937-863-6078
E-mail: TARickabaugh@SSALLC.com

RE: Notice of Residual Petroleum Impacts
Speedway SuperAmerica Station No. 4086
109 East Geneva
Elkhorn, Wisconsin 53121

To whom it may concern;

In accordance with Wisconsin Administrative Code 726.05 (3), Speedway SuperAmerica LLC (SSA), has prepared this letter to notify the City of Elkhorn of the potential migration of residual soil and groundwater impacts into the East Geneva Street and South Lincoln Street right-of-ways (ROWs). Our environmental consultant, Practical Environmental Consultants, Inc. (PEC), has requested closure from the Wisconsin Department of Natural Resources (Department) for Speedway SuperAmerica #4097.

Groundwater contamination originating on SSA's property located at 109 East Geneva has potentially migrated into the ROWs of East Geneva Street and South Lincoln Street. The levels of petroleum volatile organic compounds (PVOCs) and gasoline organic range (GRO) contamination in the groundwater on your property are above the state groundwater enforcement standards found in chapter NR 140, Wisconsin Administrative Code. However, the environmental consultants who have investigated this contamination have informed me that this groundwater contaminant plume is stable or receding, and will natural degrade over time. SSA believes 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 Wisconsin Administrative Code. Therefore, SSA will be requesting that the Department 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 cleanup action to be taken, other than the reliance on natural attenuation.

Since the source of the soil and groundwater contamination is not on your property, neither you nor any subsequent owner of your property will be held responsible for investigation or cleanup of this groundwater contamination, as long as you and any subsequent owners comply with the requirement of section 292.13, Wisconsin Statutes. These statutes include allowing access to your property for environmental investigation or cleanup if access is required. 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," you may visit <http://www.dnr.state.wi.us/org/aw/tr/archives/pubs/RR589.pdf> or call 608-267-3859.

The Department will not review my closure request for at least 30 days after the date of this letter. As an affected property owner, the City of Elkhorn has 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 that is relevant to this closure request, you should mail that information to: Mr. David G. Volkert, Bureau for Remediation & Redevelopment, Wisconsin Department of Natural Resources, 141 NW Barstow Street, Room 180, Waukesha, Wisconsin 53188.

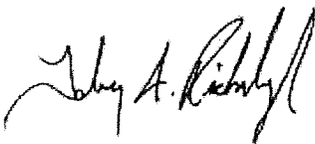
If this case is closed, all properties within the site boundaries where groundwater contamination exceeds chapter NR 140 groundwater enforcement standards will be listed on the Department of Natural Resources' geographic information system (GIS) Registry of Closed Remediation Sites. The information on the GIS Registry includes maps showing the location of properties in Wisconsin where groundwater contamination above chapter NR 140 enforcement standards was found at the time that the case was closed. This GIS Registry will be available to the general public on the Department of Natural Resources' internet web site.

Once the Department makes a decision on this closure request, it will be documented in a letter. A copy of the closure letter is included as part of the site file on the GIS Registry of Closed Remediation Sites. If the Department grants closure, you may obtain a copy of this letter by requesting a copy from SSA, by writing to the agency address given above or by accessing the DNR GIS Registry of Closed Remediation Sites on the internet at <http://www.dnr.wi.gov/org/aw/rr/gis/index.htm>.

Should the City of Elkhorn or any subsequent property owner wish to construct or reconstruct a well on your property, 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 obtain approval from a regional water supply specialist in DNR's Drinking Water and Groundwater Program. The well-construction application, form 3300-254, is on the internet at <http://www.dnr.state.wi.us/org/water/dwg/3300254.pdf>, or may be accessed through the GIS Registry web address in the preceding paragraph.

If you need more information, you may contact me at Speedway SuperAmerica LLC, P.O. Box 1500, Springfield, Ohio 45501 or (937) 863-6513 or you may contact PEC at 1305 Remington Road, Suite A, Schaumburg, Illinois, 60173 or (847) 519-3430.

Sincerely,
Speedway SuperAmerica LLC



Toby A. Rickabaugh
Environmental Representative

Enclosures:
Groundwater Quality Map and Soil Quality Map
WDNR publication RR-589

cc: David G. Volkert (WDNR)
James M. Jacobsen, PEC