

GIS REGISTRY INFORMATION

SITE NAME: Farmers Flying Service - Bancroft
BRRTS #: 02-50-547299 **FID # (if appropriate):** 750064040
DATCP # (if appropriate): 88405071101
CLOSURE DATE: 29-Oct-07
STREET ADDRESS: 5485 Jessie Judd Rd
CITY: Town of Pine Grove

SOURCE PROPERTY Locational COORDINATES (meters in WTM91 projection): X= 558689 Y= 427961

CONTAMINATED MEDIA: Groundwater Soil Both

OFF-SOURCE GW CONTAMINATION >ES: Yes No

IF YES, STREET ADDRESS 1: parcel #028-21-0802:01.01, field north of source property
Locational COORDINATES (meters in WTM91 projection): X= 558555 Y= 428068

OFF-SOURCE SOIL CONTAMINATION >Generic or Site-Specific RCL (SSRCL): Yes No

IF YES, STREET ADDRESS 1: _____
Locational COORDINATES (meters in WTM91 projection): X= _____ Y= _____

CONTAMINATION IN RIGHT OF WAY: Yes No

DOCUMENTS NEEDED:

- Closure Letter, and any conditional closure letter or denial letter issued
- Copy of any maintenance plan referenced in the final closure letter.
- Copy of (soil or land use) deed notice *if any required as a condition of closure*
- Copy of most recent deed, including legal description, for all affected properties
- Certified survey map or relevant portion of the recorded plat map (*if referenced in the legal description*) for all affected properties
- County Parcel ID number, *if used for county*, for all affected properties
- Location Map** which outlines all properties within contaminated site boundaries on USGS topographic map or plat map in sufficient detail to permit the parcels to be located easily (8.5x14" if paper copy). If groundwater standards are exceeded, the map must also include the location of all municipal and potable wells within 1200' of the site.
- Detailed Site Map(s) for all affected properties**, showing buildings, roads, property boundaries, contaminant sources, utility lines, monitoring wells and potable wells. (8.5x14", if paper copy) This map shall also show the location of all contaminated public streets, highway and railroad rights-of-way in relation to the source property and in relation to the boundaries of groundwater contamination exceeding ch. NR 140 ESs and soil contamination exceeding ch. NR 720 generic or SSRCLs.
- Tables of Latest Groundwater Analytical Results (no shading or cross-hatching)**
- Tables of Latest Soil Analytical Results (no shading or cross-hatching)**
- Isoconcentration map(s), if required for site investigation (SI)** (8.5x14" if paper copy). The isoconcentration map should have flow direction and extent of groundwater contamination defined. **If not available, include the latest extent of contaminant plume map.**
- GW: Table of water level elevations, with sampling dates, and free product noted if present**
- GW: Latest groundwater flow direction/monitoring well location map (should be 2 maps if maximum variation in flow direction is greater than 20 degrees)**
- SOIL: Latest horizontal extent of contamination exceeding generic or SSRCLs, with one contour**
- Geologic cross-sections, if required for SI.** (8.5x14" if paper copy)
- RP certified statement that legal descriptions are complete and accurate**
- Copies of off-source notification letters (if applicable)**
- Letter informing ROW owner of residual contamination (if applicable)(public, highway or railroad ROW)**

X
X
NA
X
X
X
X
X
X
X
X
X
NA
X
X
NA



State of Wisconsin
Jim Doyle, Governor

Department of Agriculture, Trade and Consumer Protection
Rod Nilsestuen, Secretary

October 29, 2007

Jill Kollock
Bancroft State Bank
P.O. Box 168
Bancroft, WI 54921

Subject: **No Further Action Notice**
Former Farmer's Flying Service Property – Bancroft
DATCP case # 88405071101 DNR BRRTS# 02-50-547299

Dear Ms. Kollock,

I've recently received the information that I requested in a conditional closure letter regarding the completion of the agrichemical cleanup at the property noted above, which is now owned by Agricare, LLC in Bancroft. The well abandonment forms that I received on June 21, 2007 and the closure packet that I received on October 23, 2007 satisfy the requirements of the conditional closure letter that I sent on March 7, 2007. You will not be required to take any further action on this case as it is now considered closed and will be listed as such in DATCP's internal database. Soon, DNR's public access database will also show, by reference to the BRRTS# noted above, that the case is closed.

After I forward a copy of the closure packet and this letter to DNR, they will also list the site on their Registry of Closed Remediation Sites. I've confirmed that the DNR received your check for this service on September 4. To review detailed information about sites on the Registry, visit the web page at <http://dnr.wi.gov/org/aw/rr/gis/index.htm>. Your property will be listed on the Registry because of residual soil and ground water contamination. There are two specific responsibilities that come with being listed on the Registry:

- Anyone intending to construct a supply well on the property, must contact DNR for prior approval in accordance with s. NR812.09(4)(w), Wis. Adm. Code.
- The engineered barrier and the poplar plantation must be maintained as specified in the maintenance plan. These features are meant to help restrict infiltration and residual contaminant movement, protecting ground water over the long term.

If residual contamination is encountered in the future, during construction excavation for example, it must be handled in accordance with all applicable regulations. Any case may be reopened (*pursuant to NR 726.09, Wis. Adm. Code*) in the unlikely event that new information indicates that contamination from the site poses a threat to public health, safety or welfare, or the environment.

We appreciate your efforts to cleanup this site and keep it a useful asset serving the agricultural community. If you have any questions, please call (608) 224-4519.

Sincerely,


Alan J. MacKenzie, Hydrogeologist – Environmental Quality Section

copy: D. Hyer-DATCP; M. Dawson-, SCC ; B. Norquist-DNR; J. Perrin-Owner

Wisconsin Food and Agricultural Products - \$40 Billion for Wisconsin's Economy



State of Wisconsin
Jim Doyle, Governor

Department of Agriculture, Trade and Consumer Protection
Rod Nilsestuen, Secretary

March 7, 2007

Jill Kollock
Bancroft State Bank
P.O. Box 168
Bancroft, WI 54921

Subject: Conditional Case Closure
Former Farmer's Flying Service Property – Bancroft
DATCP case # 88405071101
DNR BRRTS# 02-50-547299

Dear Ms. Kollock,

Last week our department's case closeout committee reviewed the available information related to the ongoing agrichemical cleanup at the former Farmer's Flying Service property in Bancroft, in which your bank has an interest. The most recent information for the site includes the Ground Water Sampling Report supplied by Sand Creek Consultants (SCC), in September 2006. I'm glad to report that the committee approved conditional closure for the site. I'll explain the several conditions you'll need to meet before the case can receive final closure. You can have SCC provide the necessary information. Most closure tasks are ACCP - eligible so please remember to have SCC provide a cost estimate before proceeding. There are two specific fees payable to DNR related to this closure that aren't eligible.

The closure committee approved closure for this case as long as the following conditions are met:

- List the subject property and the adjoining Paramount Farms property to the north, on the DNR's Registry of Closed Remediation Sites as public notification that residual contamination remains in ground water at levels exceeding NR140 Enforcement Standards. DNR charges a \$250 fee for this listing.
- Similarly, list the subject property on DNR's Registry as notice that residual soil contamination above levels of concern remain on the property. DNR charges a \$200 fee for this listing.
- Provide a maintenance plan for the two remedial features that have been implemented to mitigate further ground water impacts; the poplar plantation in the southern area and the asphalt (engineered) barrier in the northern area.
- Properly abandon all monitoring wells.
- Sample and provide test results for the relevant site related compounds for any on site well that may be used for drinking.

Requirements for listing properties on the DNR GIS registry are contained in NR 726, Wis. Admin. Code. The DNR also provides a generic checklist showing the necessary items to include in a closure packet. The checklist can be found on the Internet at:

<http://dnr.wi.gov/org/aw/rr/archives/pubs/RR688.pdf>

Wisconsin Food and Agricultural Products - \$40 Billion for Wisconsin's Economy

2811 Agriculture Drive • PO Box 8911 • Madison, WI 53708-8911 • Wisconsin.gov

Please have SCC provide me two copies of the closure packet. When I've verified that the packet is complete, I will forward one copy to the DNR Remediation and Redevelopment Bureau's program assistant, Beth Norquist, in the West Central Region. Please send a check for the appropriate fees to Ms. Norquist at DNR, P.O. Box 4001, Eau Claire, WI 54702. Be sure to reference the BRRTS# 02-50-547299 on the check. Ms. Norquist's phone number is 715-839-2784, if you have questions related to the fees or listing on the Registry.

Thanks again for your cooperation in completing the cleanup of this property. Please call me at (608) 224-4517, if you have any further questions.

Sincerely,



Alan J. MacKenzie
Hydrogeologist, Environmental Quality Section

- cc: D. Hyer - DATCP
- M. Dawson - SCC
- J. Perrin - Agricaire
- B. Norquist - DNR



August 30, 2007

Alan MacKenzie
Wisconsin Department of Agriculture, Trade
and Consumer Protection
P.O. Box 8911
Madison, WI 53708-8911

***RE: Poplar Plantation and Engineered Barrier Maintenance Plan
Former Farmer's Flying Service - Bancroft, Wisconsin
DATCP Case No. 88405071101***

Dear Mr. MacKenzie:

Residual pesticide-impacted soil at concentrations greater than 1 mg/kg total pesticides is present below asphalt and concrete (pavement) at the Former Farmer's Flying Service facility located at 5485 Jessie Judd Road, in Bancroft, Wisconsin. As required under NR 720.19(2), the use of pavement as an engineering control to protect groundwater requires the on-going maintenance of the barrier until the barrier is removed and impacted soils are excavated or are determined to not be a threat to groundwater. The locations of the barrier and the residual pesticide-impacted soil are included on the attached Figure 1.

Site Geology and Hydrogeology

The site elevation is approximately 1,081 feet above mean sea level. The site has a slight slope to the northwest, common to the regional surface topography.

Regional literature describes the surficial deposits at the site as glacial outwash (Devaul and Green, 1971). No water supply well logs could be located for any wells within 2,000 feet of the site; however, most private water supply wells in the area are believed to obtain water from the outwash deposits.

Soil sampling at the site indicates that up to one foot of the upper soil at the site is commonly a sandy loam. Below the upper one foot and to a depth of at least 10 feet, soils consist of fine to medium sand with occasional fine to medium gravel. The bedrock is mapped as a Cambrian-age sandstone rock with some dolomite and shale (Mudrey et al, 1982). The depth to bedrock is estimated to be 100 to 200 feet below ground surface (bgs) (Trotta and Cotter, 1973).

Groundwater data collected from the site indicates the depth to groundwater ranges from 5 to 6 feet below bgs. Regional groundwater flow in the glacial deposits has been mapped to the west (Devaul and Green). The groundwater flow at the site appears to parallel the surface topography, and is towards the northwest.

Description of Impacted Soil Areas

Pesticide-impacted soil is present in the following areas (see Figure 1):

1. South Sprayer Test Area.
2. Mix/Load pad.

South Sprayer Test Area: The south sprayer test area, covered by what is now a seven year old hybrid poplar plantation (approximately 37,440 sf), has a surface area with pesticide concentrations greater than 0.1 mg/kg of 13,500 square feet (sf) and greater than 1.0 mg/kg of 6,900 square feet (*Alpha Terra Science, Inc. 1998*). The volume of soil with total pesticide concentrations greater than 0.1 mg/kg is estimated to be 2,900 cubic yards (cy) and greater than 1.0 mg/kg is 1,400 cy. Chlorothalonil was detected over most of the area with the highest concentration of 89 mg/kg. Dinoseb was detected over the entire area. The estimated surface area impacted with dinoseb at concentration greater than 0.1 mg/kg is 13,000 sf. The total estimated volume of soil impacted with dinoseb at concentrations greater than 0.1 mg/kg is 2,500 cy. The highest dinoseb concentration detected was 9.0 mg/kg.

Mix/Load Pad: This area is covered by asphalt pavement and the chemical storage building (engineered barrier) with an area of approximately 11,000 square feet. According to site investigation results reported by Alpha Terra Science in 1998, the volume of soil with total pesticide concentrations greater than 0.1 mg/kg is estimated to be 3,700 cubic yards (cy) and greater than 1.0 mg/kg is 2,800 cy. Of the impacted soil an estimated 3,600 cy of soil is impacted with dinoseb at concentrations greater than 0.1 mg/kg.

Poplar Plantation Maintenance Requirements

The facility manager will be held responsible for maintaining the poplar plantation. Inspection and maintenance will be included as part of the facility operations and operational overhead.

The plantation requires periodic inspection to assess the overall tree health and to check for disease or insects. Disease should be diagnosed and treated as appropriate. Pesticides, if necessary, should be applied according to label instructions to control insect infestation.

Engineered Barrier Maintenance Requirements

The facility manager will be held responsible for maintaining the barrier. Inspection and maintenance will be included as part of the facility operations and operational overhead. The facility manager will be responsible for the continued maintenance.

The barrier will be inspected once annually for cracks and other signs of deterioration. Any cracks that develop will be cleaned and filled with liquid tar or other appropriate sealant. Severe deterioration of any part of the barrier will result in the replacement of that area with an appropriate pavement. A maintenance form (see attached) will be filled out annually by facility personnel and kept on file at the facility as proof of compliance.

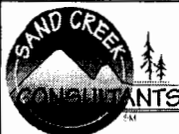
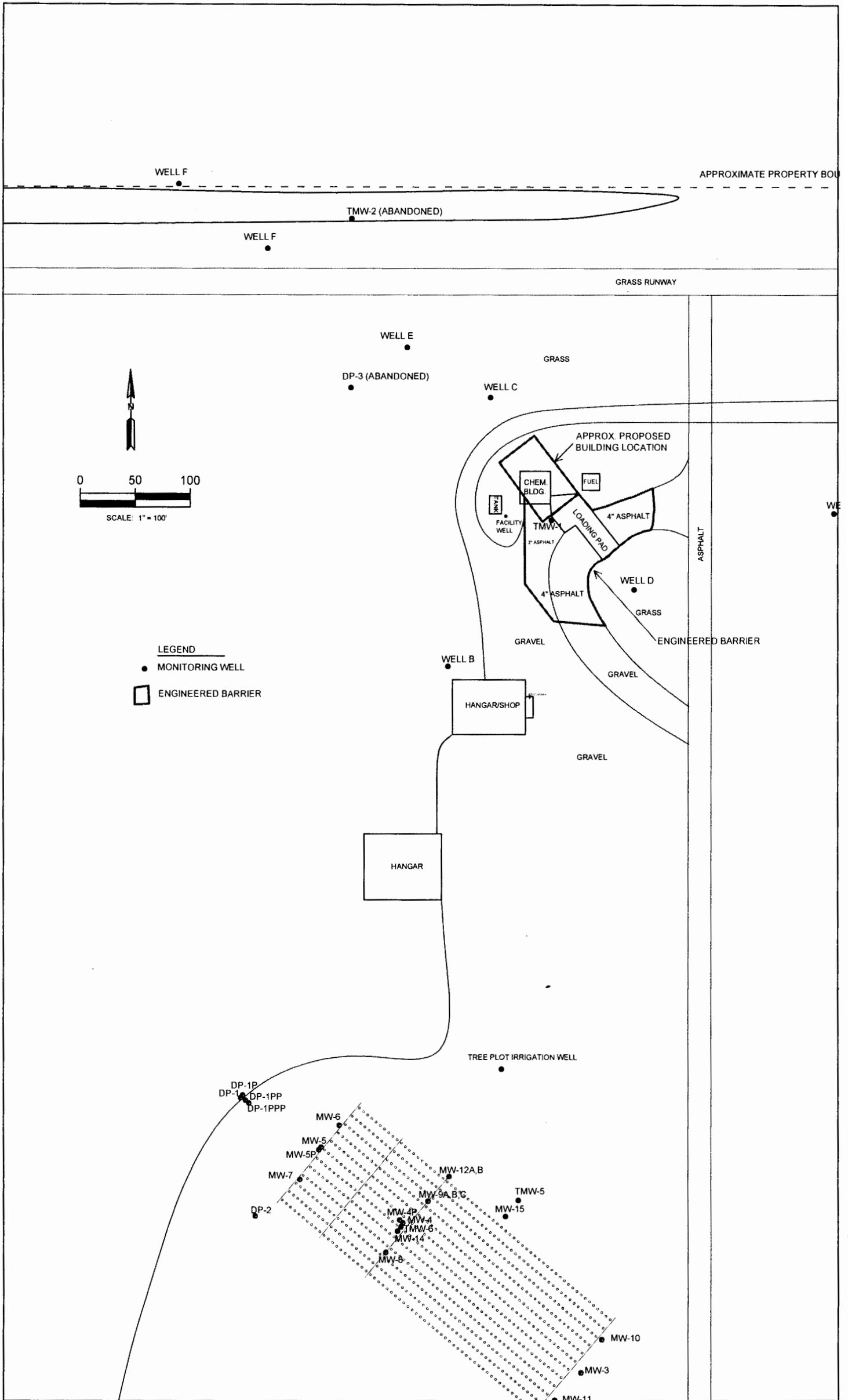
Bancroft State Bank will be held responsible for maintaining the barrier until a new owner procures the site or until the barrier is no longer determined to be necessary. The site will be registered under the DNR's GIS Soil Registry. New ownership might result in reconstruction of the facility, at which time soils should be sampled and then removed if necessary and possible.

Thank you for attention to this plan. Please give me a call at 715/824-5169 if you have any questions.

Sincerely,
SAND CREEK CONSULTANTS, INC.


Ryan Haney
Project Geologist

cc: Jill Kollock – Bancroft State Bank
D. Hyer - DATCP



SAND CREEK CONSULTANTS, INC.
 110 S. Stevens Street, P.O. Box 1512
 Rhinelander, WI 54501
 Tel: 715.365.1818
 Fax: 866.608.6473

SITE PLAN
FORMER FARMERS FLYING SERVICE
BANCROFT, WI

FIGURE 1
 DATE: AUG. 30, 2006
 DRAWN BY: MD

Engineered Barrier Maintenance Record
Former Farmer's Flying Service, Inc.
Bancroft, Wisconsin

Date: _____

Inspected by: _____

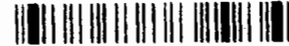
Description of Condition:

Description of Repairs:

Signature

Date

662009



WARRANTY DEED

CYNTHIA A WISINSKI
PORTAGE COUNTY REGISTER OF DEEDS
RECEIVED FOR RECORD
SEP. 07, 2004 AT 09:45AM

This Indenture made by:

Bancroft State Bank

a Corporation duly organized and existing under and by virtue of the laws of the State of Wisconsin, grantor of Portage County, Wisconsin, hereby conveys and warrants to:

CYNTHIA A WISINSKI, REGISTER OF DEEDS
Fee Amount: \$13.00
Transfer Fee: \$300.00

Agricare, LLC

Grantee, of Portage County, Wisconsin, for the sum of \$1.00 and other valuable consideration, the following tract of land in Portage County, State of Wisconsin:

Parcel 1:
The North West Quarter of the South East Quarter Of Section 2, Township 21 North, Range 8 East.

Name & Return Address

Agricare, LLC
PO Box 114
Bancroft, WI 54921-0114

Parcel 2:
Lot 1 of Portage County Certified Survey Map No. 5818-21-134 as recorded in Volume 21 of Surveys, page 134 (located in Section 2, Township 21 North, Range 8 East), Town of Pine Grove, Portage County, Wisconsin, EXCEPT the South 1 1/2 rods of the East 1,319.31 feet, and EXCEPT Lot 1 of Portage County Certified Survey Map No. 7586-28-66, as recorded in Volume 29 of Surveys, page 66.

#028-21-0802-14 and
#028-21-0802:13.04
Parcel Identification #

Subject to covenants, conditions, restrictions and easements of record.

This is not homestead property of the grantor.

In Witness Whereof, the said grantor has caused these presents to be signed by Corporate Officers at Bancroft, Portage County, Wisconsin, and it's corporate seal to be hereto affixed this 2nd day of September, 2004.

(Use **BLACK INK** for signatures)

By: Jill A. Kollock, VICE PRES

Countersigned:

By: Linda Russell, Cashier

STATE OF WISCONSIN)
SS
COUNTY OF PORTAGE)

Personally came before me this 2nd day of September, 2004,
Jill A Hollock and Linda Russell of the above named
Corporation, to me known to be the persons who executed the foregoing instrument,
and to me known to be the above entitled Officers of said Corporation, and
acknowledged that they executed the foregoing instrument as such officers as the deed
of said Corporation, by its authority. (Use **BLACK INK** for signatures)

Tammy K Cordrey
TAMMY K CORDREY
Portage County, WI Notary Public
My Commission expires: 8-31-08

DRAFTED BY: Robert E. McDonald, Attorney

**List of Addresses for All Off-Source Properties Affected By Residual
Groundwater Contamination Exceeding Applicable Standards**

**Former Farmer's Flying Service
5485 Judd Road
Bancroft, WI 54921
DATCP # 88405071101**

1. Robert J & Mary K Berard (Parcel # 028-2108-02:01.01)
Isherwood Road
Town of Pine Grove, WI
(see attached)

Portage County, Wisconsin

Assessment Report

 Print Report 

LISTING UPDATED ON: 11/01/2007				
Location Information		Assessment Information	2005	2006
PIN:	028210802:01.01	Status:		
Mapping Number:		Assessed Acreage:	418.980	418.980
Municipality:	TOWN OF PINE GROVE	Total Land Value:	\$47,900.00	\$72,000.00
Site Address:		Total Improved Value:	\$0.00	\$0.00
Section:	000	Total Value:	\$47,900.00	\$72,000.00
Township:	021	Fair Market Value:	\$0.00	\$0.00
Range:	000	Fair Market Ratio:		
Quarter-Section:		Original / Gross Tax:	\$1,686.00	\$1,711.00
Quarter-Quarter:		Total Lottery Credit:	\$0.00	\$0.00
Plat Block:		Total Net Tax:	\$1,686.00	\$1,711.00
Lot Number:		Total Special Assessments:	\$438.00	\$438.00
		Special Charges:		
Ownership Information		Delinquent Utilities:		
Primary Owner Name:	ROBERT J & MARY K BERARD	Woodland Tax:		
Secondary Owner Name:		Managed Forest:		
Billing Address:	1445 PLOVER HEIGHTS RD	Private Forest:		
		Interest:		
	STEVENS POINT WI 544810000	Penalty:		
Document Number:		Total Amount Due:	\$1,686.00	\$1,711.00
Volume:		Total Amount Paid:	\$1,686.00	\$1,711.00
Page:		Balance Due:	\$0.00	\$0.00
Legal Description				
LOT 1 CSM#6451- 23-274&A BNG PRT GL 2,4,9, 12,13,14 & ALL GL 1,5,6,7 & 8 S 2 T21 R8:1.1 418.98A CSM 23/274&A; 568539				
Tax Payments				
Tax Year	Date of Payment	Amount Paid	Interest Paid	Receipt Number
2005	08/09/2006	\$624.00	\$0.00	628564
2006	07/31/2007	\$636.00	\$0.00	671629
2005	01/31/2006	\$1,062.00	\$0.00	615018
2006	01/30/2007	\$1,074.00	\$0.00	656043



139

02-A

678.00'

202.53'

02-09

02-20

02-13

02-13 04

JESSIE JUDD RD

1736.83'

02-14 04

66.15 01'
66-12-01'

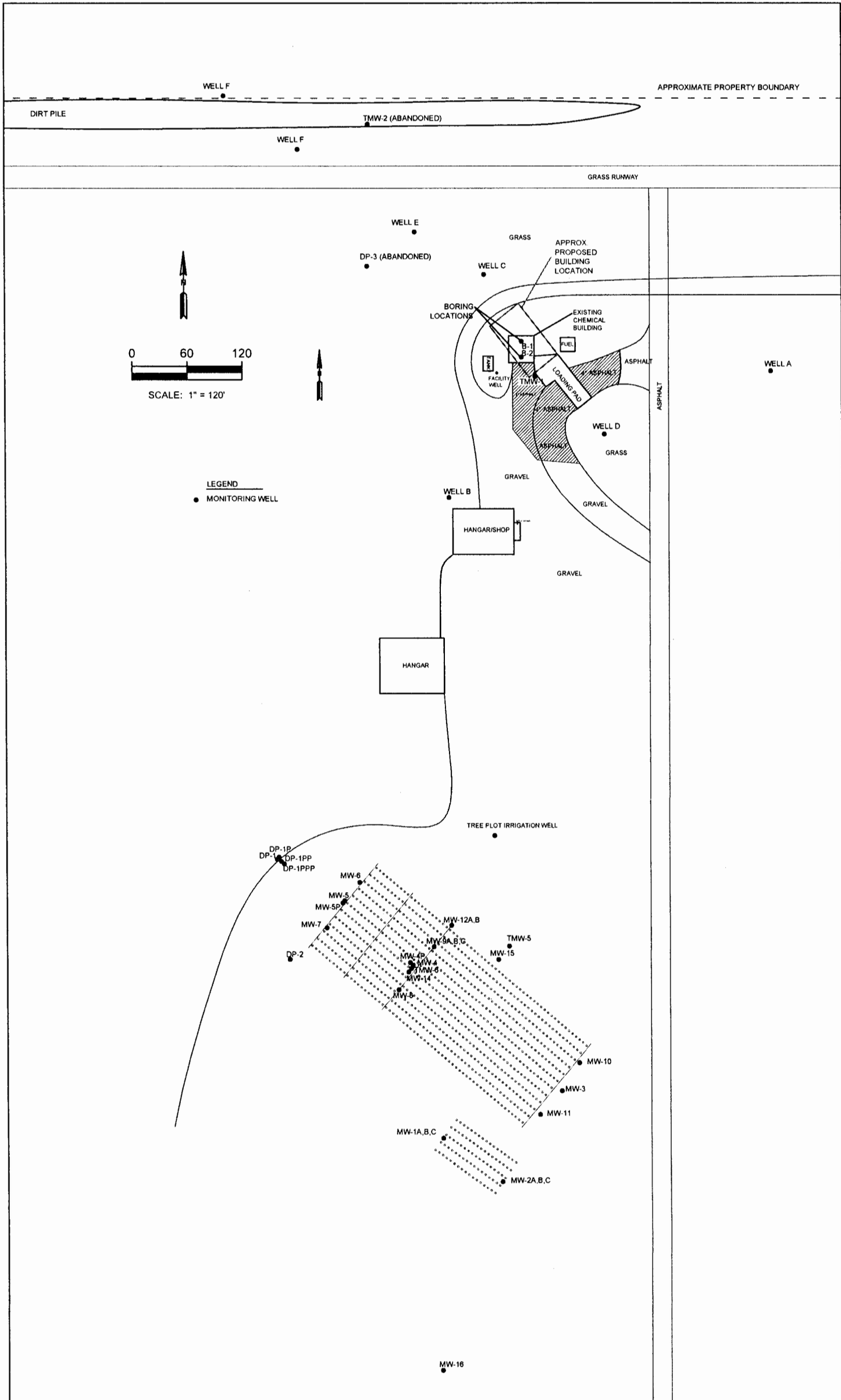
02-12 04

02-15

02-16

Figure 1
Site Location Map
Former Farmers Flying Service
Bancroft State Bank





**Table 1
Phytoremediation Plantation Groundwater Dinoseb Data
Former Farmers Flying Service, Inc. - Bancroft**

Monitoring Well	Oct. 00	May 01	Oct. 01	June 02	Oct. 02	June 03*	Oct. 03	May 04	Oct. 04	May 05	May 26, 2006	
	Dinoseb											Bentazone
MW-1A	<5.0	<5.0	<5.0	<5.0								
MW-1B						<5.0		<5.0	<5.0	<5.0		
MW-1C					<5.0		<5.0					
MW-2A	<5.0	<5.0	<5.0	<5.0								
MW-2B						<5.0		<5.0	<5.0	<5.0		
MW-2C					<5.0		<5.0					
MW-3	1305	179	860	612	602	163	5.9	260	589	126		
MW-4	738	7.4	49	225		<5.0	164	855	1498	2717	830	1.1
MW-4 Dup			68									
MW-4B					566							
MW-4P						<5.0	<5.0	<5.0	<5.0	19		
MW-5	802	<5.0	<5.0	<5.0		26	122	236	31	42		
MW-5B					5							
MW-5C				<5.0								
MW-5P						9.1	<5.0	<5.0	3.1	12		
MW-5P - DUP						15						
MW-6	<5.0	5.0	<5.0	<5.0	107	542	481	76	<5.0	<5.0		
MW-7	<5.0	65	<5.0	<5.0	<5.0	<5.0	13	64	<5.0	<5.0		
MW-8	<5.0	145	<5.0	<5.0	5	144	22	20	<5.0	<5.0		
MW-9	138	<5.0	18	<5.0	693	258	405	79	23	6.8		
MW-10	702	<5.0	1828	566	72	97	423	3617	511	655	1600	1.7
MW-10 DUP										723		
MW-11	2130	550	884	3431	74	6624	39	1467	76	364		
DP-1	<5.0	16.8	<5.0	<5.0	no water	no water	no water	<5.0	<5.0	<5.0	<0.16	
DP-1P	<5.0	281	<5.0	1549	313	77	7.9	6.5	<5.0	<5.0	0.48	
DP-1PP						<5.0	<5.0	<5.0	<5.0	<5.0	<0.16	
DP-1PPP						<5.0	<5.0	<5.0	<5.0	<5.0	<0.16	
MW-12A			<5.0		<5.0	<5.0	21	27	<5.0	2.1		
MW-12B								13				
MW-15					172							

All samples analyzed by UWSP Water and Environmental Analysis Laboratory except where indicated.

All values as parts per billion (ug/L).

* In June 2003, MW-3 A, B, and C, MW-4A, B and C, and MW-5A, B, C were each replaced with one well with a 5-foot screen

Blank cells indicate no sample collected.

Bold values indicate value exceeds the NR 140 Enforcement Standard of 7 ug/l for dinoseb.

**Table 2
Monitoring Well Groundwater Chemistry Results
Former Farmers Flying Service, Inc. - Bancroft**

Parameter	NR 140 Standards		Sampling Date																										
	ES	PAL	6/3/98	6/3/98	6/3/98	6/3/98	11/13/01	10/28/03	11/17/03	2/21/05	4/13/05	6/22/05	5/26/06	2/21/05	4/13/05	6/22/05	2/21/05	4/13/05	6/22/05	5/26/06	2/21/05	4/13/05	6/22/05	5/26/06	2/21/05	4/13/05	6/22/05	5/26/06	
			Well A	Well B	Well C						Well D			Well E				Well F				Well G							
Alachlor	2	0.2	-	-	-	0.166	-	0.29	nt	8.9	11	2.1	2.1	-	-	-	-	1.8	-	-	-	-	-	-	-	-	-	0.62	1.1
Atrazine + Metabolites	3	0.3	-	0.66 J	-	-	-	0.063 J	nt	17	16	5.0	3.0	0.26	-	-	-	0.70	2.6	1.1	0.44	0.15	0.16	-	1.5	1.5	0.10	-	
Bentazone	300	60	nt	nt	nt	nt	nt	nt	nt	57	nt	16	nt	-	nt	-	89	nt	60	nt	6.6	nt	1.5	nt	8.2	-	-	-	-
Chlorothalonil	n/a	n/a	nt	nt	nt	nt	nt	nt	nt	nt	nt	nt	nt	nt	nt	nt	nt	nt	nt	nt	nt	nt	nt	nt	nt	nt	nt	nt	nt
2,4-D	70	7	nt	nt	nt	nt	nt	nt	nt	0.88 HC	nt	-	nt	-	nt	-	-	-	nt	-	nt	-	nt	-	nt	-	-	-	-
Dacthal	4000	800	-	-	-	-	-	-	-	-	nt	-	nt	-	nt	-	0.54	nt	-	nt	1.1	nt	0.43	nt	-	-	-	-	-
Dicamba	300	60	nt	nt	nt	nt	nt	nt	-	0.63	nt	-	nt	-	nt	0.39	0.57	nt	0.46	nt	0.88	nt	0.64	nt	0.22	-	-	-	-
Dimethenamid	n/a	n/a	-	-	-	-	-	-	-	-	-	-	0.26	-	-	-	-	-	0.11	0.069	-	-	-	-	-	-	-	-	-
Dichloroprop	n/a	n/a	-	-	-	-	-	-	-	1.7 HC	nt	0.22	nt	-	nt	-	0.63 HC	nt	-	-	-								
Dinoseb	7	1.4	-	-	-	0.819	-	nt	-	-	nt	1.3	nt	-	nt	-	5.0	nt	54	nt	-	nt	-	nt	-	nt	-	-	-
Metribuzin	250	50	-	-	-	-	0.4	0.13	nt	0.46	0.48 J	0.31	-	0.18	-	-	2.1	1.8	3.1	2.7	0.34	29 J	0.15	3.0	0.13	-	-	-	-
Metolachlor	15	1.5	-	-	-	-	-	3.1	nt	15	14	4.3	8.3	0.14	0.18 J	0.038 J	18	10	44	15	37	36	38	23	78	-	-	-	-
Pichloram	500	100	nt	nt	nt	nt	nt	nt	0.45	-	nt	-	nt	-	nt	-	4.5	nt	-	nt	-	nt	-	nt	-	-	-	-	-
Prometon	90	18	-	-	-	-	-	-	-	0.31	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
Propazine	n/a	n/a	-	-	-	-	-	-	-	-	0.27	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
Simazine	4	0.4	-	-	-	-	-	-	-	0.82	1.0	-	-	-	-	-	-	0.56	-	-	-	0.38	-	-	-	-	-	-	-
Triclopyr	n/a	n/a	-	-	-	-	-	-	-	0.36 HC	nt	0.084	nt	-	nt	-	-	-	-	nt	nt								
Laboratory:			ECCS	ECCS	ECCS	DATCP	UWSP	ECCS	ECCS	ECCS	ECCS	ECCS	ECCS	ECCS	ECCS	ECCS	ECCS	ECCS	ECCS	ECCS	ECCS	ECCS	ECCS	ECCS	ECCS	ECCS	ECCS	ECCS	ECCS

Parameter	NR 140 Standards		Sampling Date																									
	ES	PAL	12/8/98	12/8/98	10/28/03	11/17/03	2/21/05	4/13/05	6/22/05	5/26/06	12/8/98	12/8/98	12/8/98	12/8/98	12/8/98	12/8/98	12/8/98	11/11/00	11/17/03	1/11/00	1/11/00	1/11/00	1/11/00	1/11/00	1/11/00	6/3/98	6/3/98	
			TMW-1										TMW-2	GP18	GP19	TMW-3	TMW-4	TMW-5	TMW-6		MW-8	DP-1	DP-1P	DP-2	DP-3	Shop Well	Shed Well	
Alachlor	2	0.2	12	<0.058	6.0	nt	2.5	-	-	-	GP16	-	-	-	-	-	-	nt	nt	nt	nt	nt	nt	nt	nt	-	-	
Atrazine + Metabolites	3	0.3	7	4.2	1.0 J	nt	0.59	0.93	0.45	0.37	-	-	-	-	-	-	-	nt	nt	nt	nt	nt	nt	nt	nt	0.19 J	-	
Bentazone	300	60	nt	nt	nt	300	86	nt	23	nt	nt	0.20	nt	nt	nt	nt	nt	nt	nt	nt								
Chlorothalonil	n/a	n/a	52	21	-	nt	nt	nt	-	nt	-	-	-	8	-	-	-	nt	nt	nt	nt	nt	nt	nt	nt	nt	nt	nt
2,4-D	70	7	nt	nt	nt	16	1.5	nt	-	nt	nt	-	-	-	-	-	-	nt	nt									
Dicamba	300	60	nt	nt	nt	0.21	0.99	nt	0.9	nt	-	nt	nt															
Dimethenamid	n/a	n/a	-	-	-	-	2.0	1.3	0.18	0.16	-	-	-	-	-	-	-	nt	nt	nt	nt	nt	nt	nt	nt	-	-	
Dinoseb	7	1.4	310 J	149	nt	110	280	nt	150	nt	-	-	-	520 J	-	-	-	4400 J	800	10	-	-	-	-	-	-	-	
Metribuzin	250	50	-	1.8	2.8	nt	2.6	1.2	1.6	1.7	-	-	-	-	-	-	-	nt	nt	nt	nt	nt	nt	nt	0.45 J	-		
Metolachlor	15	1.5	6	2.3	1100	nt	270	200	230	530	-	-	-	-	-	-	-	31	nt	nt	nt	nt	nt	nt	nt	-	-	
Pichloram	500	100	nt	nt	nt	4.9	-	nt	-	nt	0.45	nt	nt															
Prometon	90	18	-	-	-	-	0.57	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	
Simazine	4	0.4	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	
Triclopyr	n/a	n/a	-	-	-	-	-	-	-	nt	-	-	nt	-	-	-	-	-	-	-	-	-	-	-	-	-	-	
Laboratory:			ML	ECCS	ECCS	ECCS	ECCS	ECCS	ECCS	ECCS	ML	ECCS	ECCS	EC	EC	EC	EC	EC	EC	ECCS	ECCS							

All values as ug/l (ppb)
 - = Less Than Reporting Limit (multiplied by dilution factor)
 J = Approximate concentration (exceeds calibration range)
 n/a = not applicable
 Conf = Confirmation sample submitted to fixed-base laboratory
 Note: Values as ppb (ug/l) wet weight
 > = > NR 140 Enforcement Standard (ES)
 Bold = Exceeds NR 140 Preventive Action Limit (PAL)
 nt = Not tested or not known if tested

ML = ECCS Mobile Laboratory
 EC = En Chem, Inc
 ECCS = ECCS, Inc
 DATCP = DATCP Laboratory
 UWSP = UW Stevens Point Water Analysis Laboratory

Table 3

Mobile Laboratory Soil Chemistry Results
Samples December 1998

AREA 1: LOADING PAD AREA

	Reporting Limit mg/kg	GP1 0-2'	GP1 4-6'	GP1 8-10'	GP2 0-2'	GP2 4-6'	GP2 6-8'	GP3 0-2'	GP3 4-8'	GP4 0-2'	GP4 4-6'	GP4 6-8'	GP5 0-2'	GP5 4-6'	GP6 0-2'	GP6 2-4'
Dilution Factor		1	1	1	100	2	1	1	1	2	2	1	1	1	1	1
Atrazine	0.1	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
Alachlor	0.1	0.97	0.25	-	-	-	-	-	-	-	-	-	-	-	0.41	-
Metribuzin	0.1	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
Metolachlor	0.1	0.47	-	-	-	-	-	-	-	-	-	-	0.14	-	0.20	-
Dinoseb	0.1	11	2.6	-	-	-	-	-	-	2.7	-	-	0.38	-	0.46	-
Chlorothalonil	0.1	4	0.64	-	46	5.7	-	0.14	-	4.2	8.2	-	2.4	-	1.1	-
Total Pesticides:		16.44	3.49	0.00	46.00	5.70	0.00	0.14	0.00	6.90	8.20	0.00	2.92	0.00	2.17	0.00
	Reporting Limit mg/kg	GP7 0-2'	GP7 4-6'	GP8 0-2'	GP8 4-6'	GP8 6-8'	GP9 0-2'	GP9 4-6'	GP10 0-2'	GP10 4-6'	GP11 0-2'	GP11 4-6'	GP12 0-2'	GP12 4-6'	GP13 0-2'	GP13 4-6'
Dilution Factor		50	1	5	1	1	100	10	1	1	50	1	1	1	1	1
Atrazine	0.1	-	-	-	-	-	-	24	-	-	-	-	-	-	-	-
Alachlor	0.1	-	-	-	-	0.19	-	-	-	-	-	-	-	-	-	-
Metribuzin	0.1	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
Metolachlor	0.1	-	-	-	-	-	-	-	-	-	-	-	-	-	-	0.22
Dinoseb	0.1	-	0.34	4.7	1.4	2.8	-	-	-	-	-	-	-	-	1.0	0.40
Chlorothalonil	0.1	28	0.31	16	2.0	-	50	16	0.15	-	26	-	-	-	2.2	0.87
Total Pesticides:		28.00	0.65	20.70	3.40	2.99	50.00	16.00	0.15	0.00	26.00	0.00	0.00	0.00	3.20	1.49
	Reporting Limit mg/kg	GP14 0-2'	GP14 4-6'	GP14 6-8'	GP15 0-2'	GP15 4-6'	GP17 0-2'	GP31 0-2'	GP31 4-6'	GP32 0-2'	GP33 0-2'	GP34 0-2'	GP41 0-2'	GP41 4-6'		
Dilution Factor		1	1	1	10	1	1	1	1	1	1	1	1	1		
Atrazine	0.1	-	-	-	-	-	-	4.4	-	-	-	-	-	-		
Alachlor	0.1	-	-	-	-	-	-	-	-	-	-	-	-	-		
Metribuzin	0.1	-	-	-	-	-	-	-	-	-	-	-	-	-		
Metolachlor	0.1	-	-	-	-	-	-	-	-	-	-	-	-	-		
Dinoseb	0.1	0.42	0.82	-	2.5	-	-	-	-	-	-	-	-	-		
Chlorothalonil	0.1	-	-	-	22	-	-	-	-	-	-	-	-	-		
Total Pesticides:		0.42	0.82	0.00	24.50	0.00	0.00	4.40	0.00	0.00	0.00	0.00	0.00	0.00		

- = Less Than Reporting Limit (multiplied by dilution factor)

█ = Approximate concentration (exceeds calibration range)

Note: Values as ppm (mg/kg) wet weight.

ATS

Table 3
Mobile Laboratory Soil Chemistry Results
Samples December 1998

AREA 2: NORTH SPRAYER TEST AREA

	Reporting Limit mg/kg	GP17 6-8'	GP18 0-2'	GP18 6-8'	GP19 0-2'	GP19 4-6'	GP20 0-2'	GP20 4-6'	GP21 0-2'	GP21 4-6'	GP35 0-2'	GP36 0-2'				
Dilution Factor		1	1	1	2	1	1	1	1	1	1	1				
Atrazine	0.1	-	-	-	-	-	-	-	-	-	-	-				
Alachlor	0.1	-	-	-	-	-	-	-	-	-	-	-				
Metribuzin	0.1	-	-	-	-	-	-	-	-	-	-	-				
Metolachlor	0.1	-	-	-	-	-	-	-	-	-	-	-				
Dinoseb	0.1	-	-	-	0.39	-	0.13	-	-	-	-	-				
Chlorothalonil	0.1	-	-	-	8.2	-	-	-	-	-	-	-				
Total Pesticides:		0.00	0.00	0.00	8.59	0.00	0.13	0.00	0.00	0.00	0.00	0.00				

AREA 3: SOUTH SPRAYER TEST AREA

	Reporting Limit mg/kg	GP22 0-2'	GP22 4-6'	GP22 6-8'	GP23 0-2'	GP23 4-6'	GP24 0-4'	GP24 4-8'	GP25 0-2'	GP25 4-6'	GP26 0-2'	GP26 4-6'	GP37 0-2'	GP38 0-2'	GP39 0-2'	GP40 0-2'
Dilution Factor		100	2	1	1	1	1	1	1	1	1	1	1	1	1	1
Atrazine	0.1	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
Alachlor	0.1	-	-	-	1.40	-	-	-	-	-	-	-	-	-	-	-
Metribuzin	0.1	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
Metolachlor	0.1	-	0.40	-	-	-	-	-	-	-	-	-	-	-	-	-
Dinoseb	0.1	-	9.00	2.10	0.11	-	0.46	1.40	0.48	-	0.59	0.96	-	-	0.3	-
Chlorothalonil	0.1	89.00	-	-	1.5	-	0.50	-	-	-	0.80	-	-	-	0.8	-
Total Pesticides:		89.00	9.40	2.10	3.01	0.00	0.96	1.40	0.48	0.00	1.39	0.96	0.00	0.00	1.15	0.00
	Reporting Limit mg/kg	GP46 0-2'														
Dilution Factor		1														
Atrazine	0.1	0.27														
Alachlor	0.1	-														
Metribuzin	0.1	-														
Metolachlor	0.1	-														
Dinoseb	0.1	1.50														
Chlorothalonil	0.1	0.13														
Total Pesticides:		1.90														

- = Less Than Reporting Limit (multiplied by dilution factor)

■ = Approximate concentration (exceeds calibration range)

Note: Values as ppm (mg/kg) wet weight.

ATS

Table 3
Mobile Laboratory Soil Chemistry Results
Samples December 1998

AREA 4: BURN PIT AREA

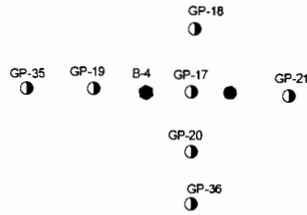
	Reporting Limit mg/kg	GP27 0-2'	GP27 4-6'	GP27 6-8'	GP28 0-2'	GP28 4-6'	GP29 0-2'	GP29 4-6'	GP30 0-2'	GP45 0-2'						
Dilution Factor		1	1	1	1	1	1	1	1	1						
Atrazine	0.1	-	-	-	-	-	-	-	-	-						
Alachlor	0.1	0.17	-	-	-	-	-	-	-	-						
Metribuzin	0.1	-	-	-	-	-	-	-	-	-						
Metolachlor	0.1	-	-	-	-	-	-	-	-	-						
Dinoseb	0.1	-	-	-	-	-	-	-	-	-						
Chlorothalonil	0.1	-	-	-	-	-	-	-	-	0.41						
Total Pesticides:		0.17	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.41						

- = Less Than Reporting Limit (multiplied by dilution factor)

 = Approximate concentration (exceeds calibration range)

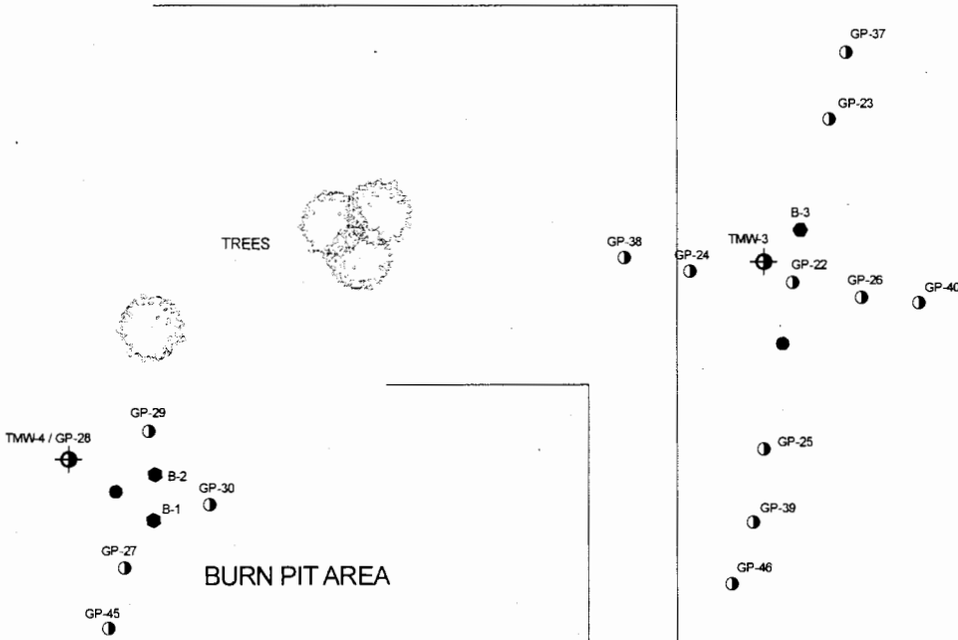
Note: Values as ppm (mg/kg) wet weight.

NORTH SPRAYER TEST AREA



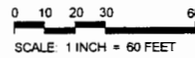
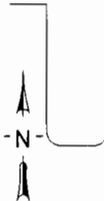
RUNWAY

SOUTH SPRAYER TEST AREA



LEGEND

- HAND AUGER BORING
- DATCP SAMPLING LOCATION
- GEOPROBE BORING
- ⊕ TEMPORARY MONITORING WELL



FARMER'S FLYING SERVICE, INC.				
SOIL SAMPLING LOCATIONS CONT'D				
REV	DATE	DESCRIPTION	APPVD	DATE 12/28/98 FILE #s98011_0g3b
				APPROVED <i>MD</i> FIGURE 3

NEW RUNWAY

FENCE

FENCE

ROAD

WELL A

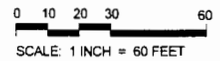
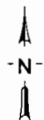
WELL B

OFFICE / SHOP

CHEM BLDG

LOADING PAD

RUNWAY



LEGEND

- HAND AUGER BORING
- DATCP SAMPLING LOCATION
- ⊕ GEOPROBE BORING
- ⊕ TEMPORARY MONITORING WELL

FARMER'S FLYING SERVICE, INC.

BORING LOCATIONS

REV	DATE	DESCRIPTION	APPVD

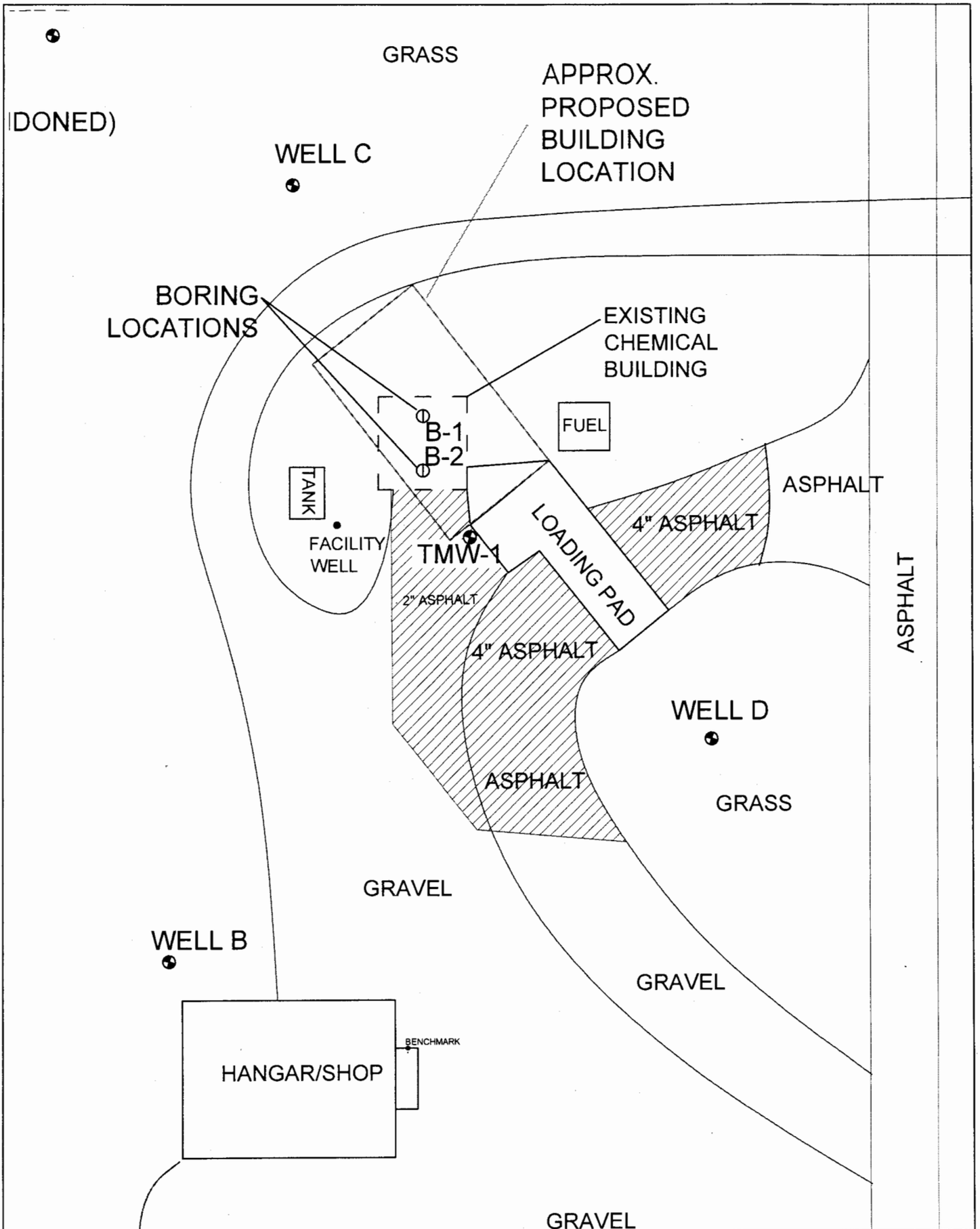


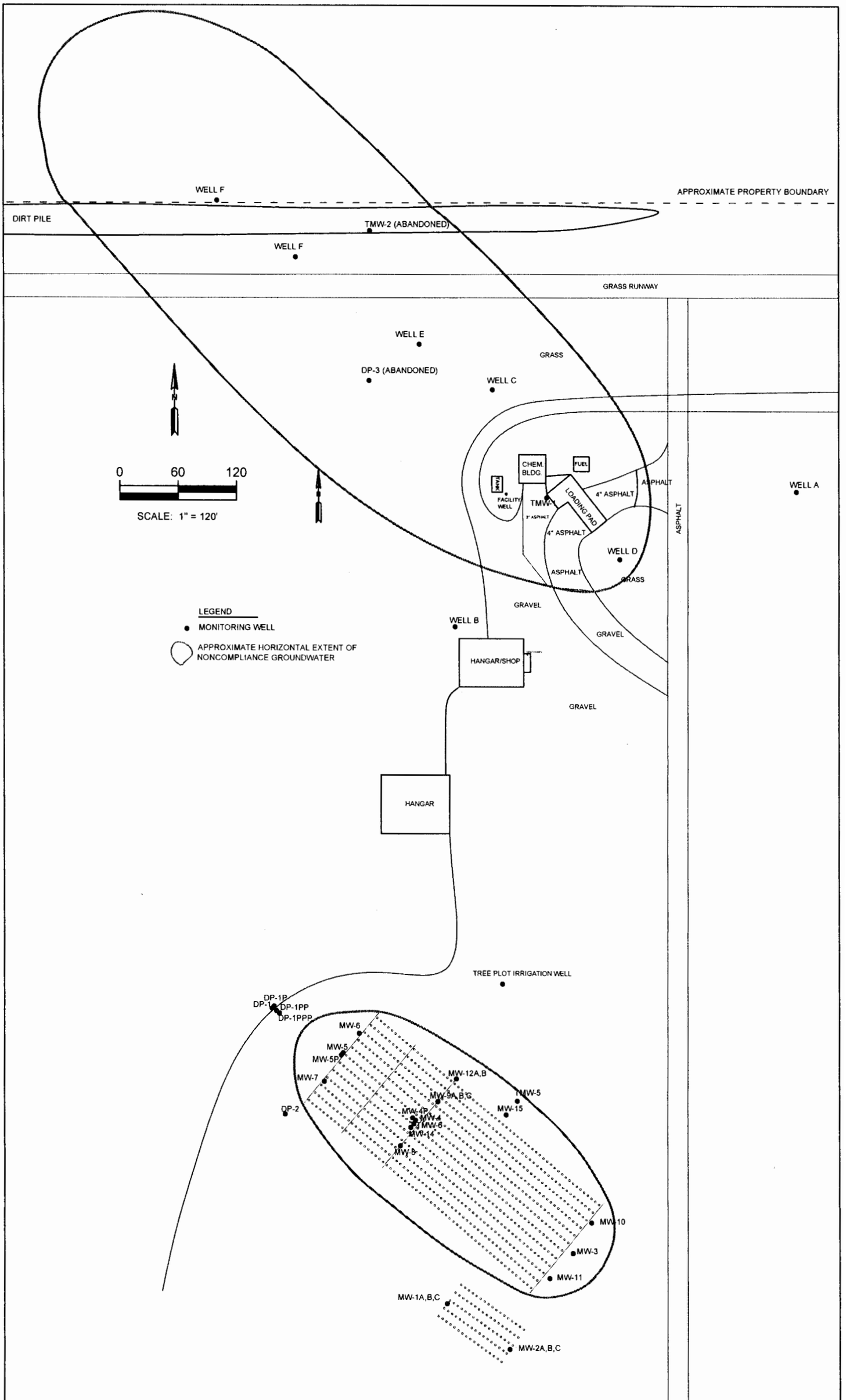
DATE 7/23/98 FILE fls08011_vstxpln

APPROVED *MD* FIGURE 4

Table 5
Soil Chemistry Results
Former Farmers Flying Service - Bancroft, WI

Sample Date:	10/5/2007		10/5/2007	
Sample ID:	B-1		B-2	
Sample Depth:	0-1'	3-4'	0-1'	3-4'
8141A				
EPTC	-	-	-	-
Butylate	-	-	-	-
Deisopropylatrazine	-	-	-	-
Desethylatrazine	-	-	-	-
Prometon	-	-	-	-
Simazine	-	-	-	-
Atrazine	-	-	-	-
Propazine	-	-	-	-
Trifluralin	-	-	-	-
Metribuzin	-	-	-	-
Acetochlor	-	-	-	-
Chlorpyrifos	-	-	-	-
Dimethenamid	-	-	-	-
Alachlor	0.1	-	-	-
Metolachlor	0.42	-	0.23	-
Pendimethalin	-	-	-	-
Cyanazine	-	-	-	-
Chlorothalonil	1.0	-	0.44	-
8151A				
Picloram	-	-	-	-
Chloramben	-	-	-	-
Dicamba	-	-	-	-
Bentazon	-	-	-	0.65
2,4-D + MCPA *	-	-	0.42	-
Bromoxynil	-	-	-	-
Triclopyr	-	-	0.64	-
Dichlorprop	-	-	-	-
2,4,5-T	-	-	-	-
2,4-DB	-	-	-	-
2,4,5-TP	-	-	-	-
Acifluorfen	-	-	-	-
Dinoseb	10	0.38	3.7	3.7
Pentachlorophenol	-	-	-	-





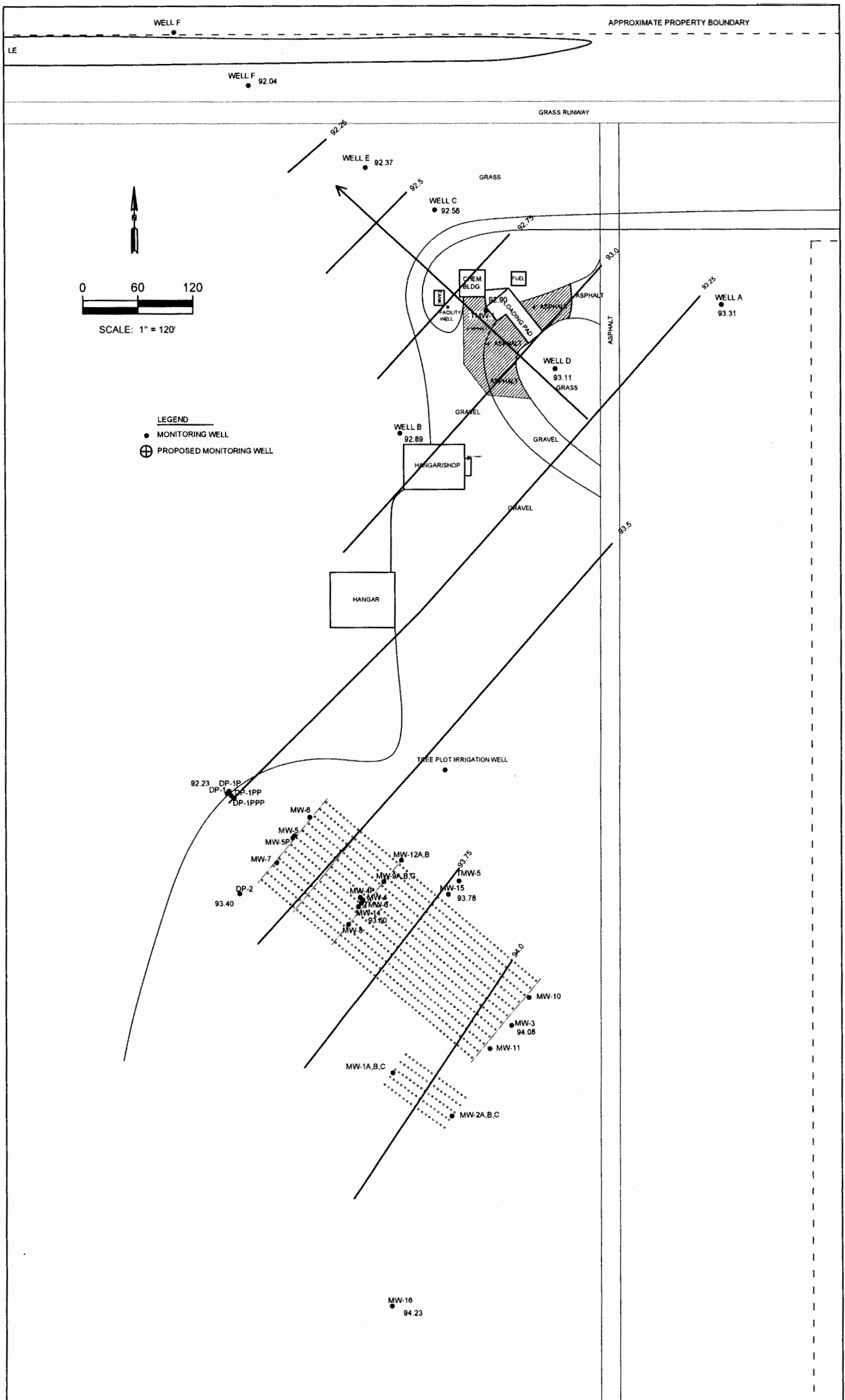
SAND CREEK CONSULTANTS, INC.
 123 S. Main Street, P.O. Box 218
 Amherst, WI 54406
 Tel: 715.824.5169
 Fax: 866.608.6473

**APPROXIMATE HORIZONTAL EXTENT OF
 NONCOMPLIANCE GROUNDWATER
 FORMER FARMERS FLYING SERVICE
 BANCROFT, WI**

FIGURE 6
 DATE: JULY 24, 2007
 DRAWN BY: RSH

**Table 6
Groundwater Elevation Summary Table
Former Farmers Flying Service - Bancroft, Wisconsin**

Monitoring Well	Depth to Point	Sampling Date																					
		July 31, 2001		August 2, 2001		November 13, 2001		April 16, 2004		June 8, 2004		February 21, 2005		April 13, 2005		June 22, 2005		May 26, 2006					
		Casing Elevation (7-31-01)	Casing Elevation (4-16-04)	Casing Elevation (2-21-05)	Casing Elevation (4-13-05)	Depth to Water (ft)	Water Elevation	Depth to Water (ft)	Water Elevation														
DP-1	8.8	100.58	100.50			7.60	92.98	7.65	92.93	7.61	92.97	7.98	92.52	6.68	93.82	7.82	92.68	7.27	93.23	7.71	92.79	7.35	93.15
DP-1P	18.5	100.00	99.92			7.07	92.93	7.11	92.89			6.95	92.97	6.14	93.78					7.15	92.77	6.81	93.11
DP-1PP	25		101.61									8.62	92.99	7.84	93.77						101.61	8.52	93.09
DP-1PPP	30		101.52									8.52	93.00	7.72	93.80						101.52	8.38	93.14
DP-2	10		102.32									9.13	93.19	8.32	94.00	9.49	92.83	8.92	93.40	9.36	92.96		
DP-3			102.19									10.16	92.03	9.28	92.91	Abandoned							
TMW-1	10		101.03		101.11							8.45	92.58	7.54	93.49	8.89	92.14	8.21	92.90	Well broken - no elevation			
TMW-2			99.93									8.20	91.73	7.33	92.60	Abandoned							
TMW-5	10		103.57									10.02	93.55	9.17	94.40					6.18	97.39		
TMW-6	10		102.27																				
Well A	10		101.01	101.01	101.12							8.06	92.95	7.11	93.90	8.55	92.46	7.81	93.31	8.29	92.72		
Well B	10		102.37	102.54	102.54							9.82	92.55	8.94	93.43	10.31	92.23	9.65	92.89	10.10	92.27		
Well C	10		101.15	101.24	101.24							8.92	92.23	8.02	93.13	9.35	91.89	8.68	92.56	9.10	92.05	9.00	92.24
Well D	15.8			101.46	101.46											9.05	92.41	8.35	93.11	8.83	92.63		
Well E	15.7			100.08	100.08											8.40	91.68	7.71	92.37	8.12	91.96	8.08	92.00
Well F	15.3			99.65	99.68											8.27	91.38	7.64	92.04	8.02	91.63	8.09	91.59
MW-1 A	7	105.46				10.81	94.65											10.49					
MW-1 B		103.54	103.46			9.86	93.68											9.54	93.92	10.00	93.46		
MW-1 C		102.61	102.56			9.93	92.68					8.80	93.76							9.07	93.49		
MW-2 A	7	106.40				10.74	95.66																
MW-2 B		104.80				10.93	93.87																
MW-2 C		102.74				8.87	93.87																
MW-3	7	102.39	102.92			10.42	91.97					9.04	93.88	8.21	94.71	9.47	93.45	8.84	94.08	9.32	93.60		
MW-4	8	101.67	101.46			8.25	93.42					8.08	93.38	7.26	94.20			7.87	93.59	8.34	93.12	7.92	93.54
MW-5	7		99.09									5.91	93.18	5.10	93.99			5.74	93.35	6.18	92.91		
MW-5P	17		99.20									6.02	93.18										
MW-6	7	100.55				7.36	93.19																
MW-7	7	102.68				9.48	93.20	9.51	93.17														
MW-8	7	102.95				9.50	93.45	9.54	93.41														
MW-9 A	7																						
MW-9 B																							
MW-9 C		103.10				9.70	93.40	9.72	93.38														
MW-10	7	103.43				9.49	93.94	9.57	93.86	9.56	93.87												9.25
MW-11	7	103.36				9.40	93.96	9.48	93.88														
MW-12 A	7	102.47				9.05	93.42																
MW-12 B	12	100.84				7.40	93.44	7.45	93.39														
MW-13		102.71				9.17	93.54	9.23	93.48														
MW-14	15	101.89	101.80			8.47	93.42	8.55	93.34			8.40	93.40			8.80	93.00	8.20	93.60				
MW-15	15	101.23	101.14	101.15	101.13	7.64	93.59	7.75	93.48			7.57	93.57			8.09	93.06	7.35	93.78	8.96	92.18		
MW-16	15.1	101.30	101.20			7.24	94.06	7.36	93.94	7.18	94.12			6.37	94.83	7.53	93.67	6.97	94.23				

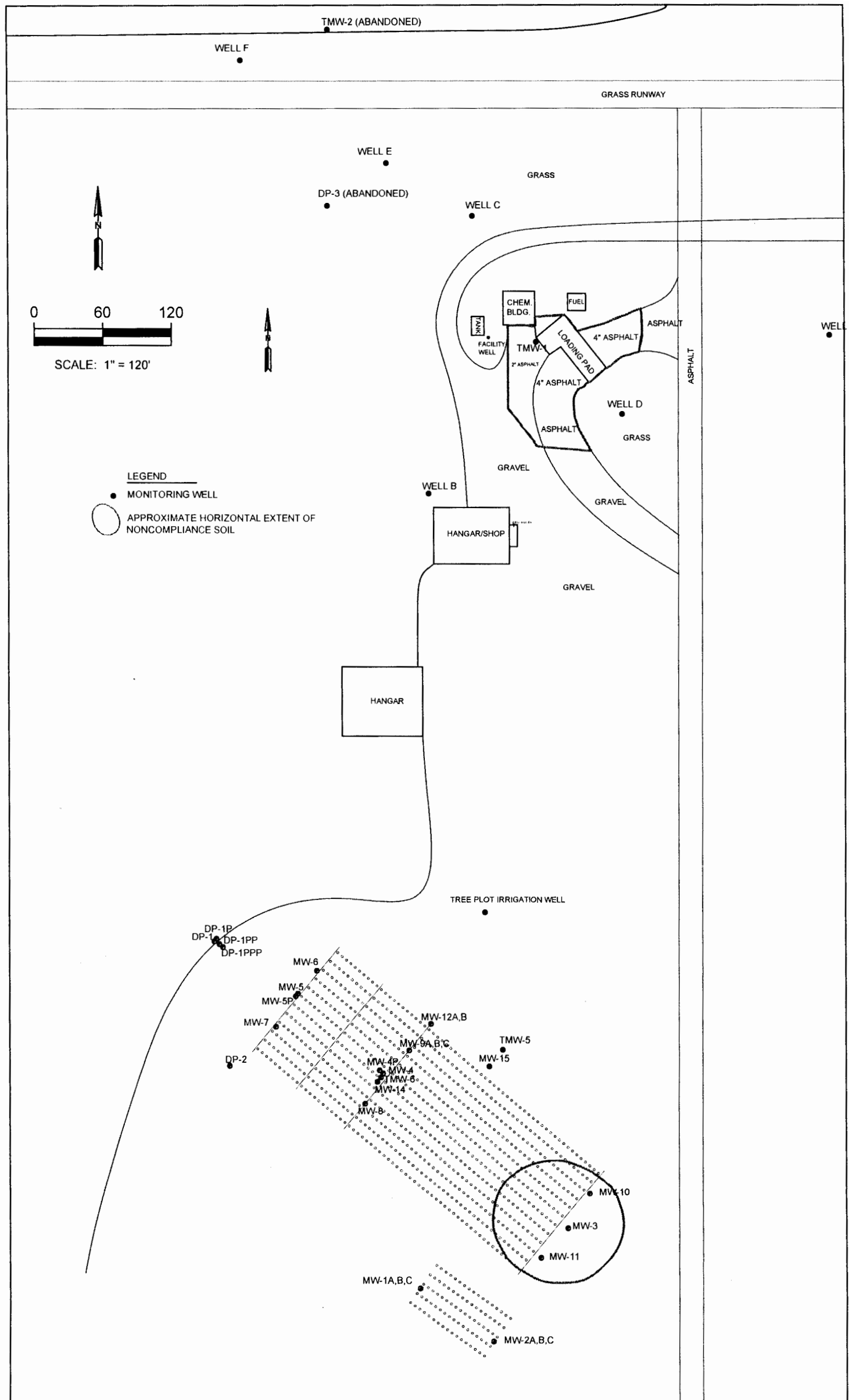


HYDE ENVIRONMENTAL, INC.
 20700 Watertown
 Waukesha, WI
 Tel: 262.798.8600
 Fax: 262.798.8606
 Email: rcbrod@hyde-env.com

**GROUNDWATER FLOW DIRECTION MAP
 FOR APRIL 13, 2005**
**FORMER FARMERS FLYING SERVICE.
 BANCROFT, WI**

FIGURE 7

DATE: MAY 3, 2005
 DRAWN BY: MD



LEGEND

- MONITORING WELL
- APPROXIMATE HORIZONTAL EXTENT OF NONCOMPLIANCE SOIL



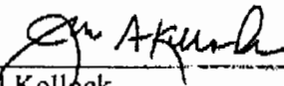
SAND CREEK CONSULTANTS, INC.
 123 S. Main Street, P.O. Box 218
 Amherst, WI 54406
 Tel: 715.824.5189
 Fax: 866.608.6473

APPROXIMATE HORIZONTAL EXTENT OF NONCOMPLIANCE SOIL
FORMER FARMERS FLYING SERVICE
BANCROFT, WI

FIGURE 8
 DATE: JULY 24, 2007
 DRAWN BY: RSH

**Statement Regarding Legal Description of
Former Farmer's Flying Service Site
5485 Jessie Judd Road, Bancroft, WI 54921
DATCP #88405071101**

The legal description, for the site specified above and as shown on documents attached to this statement, are complete and accurate to the best of my knowledge.



Jill Kollock
Bancroft State Bank
P.O. Box 168
Bancroft, Wisconsin 54921

8-30-07
Date

To Ryan Hancy
816-608-6473 Fax
Also sent 7-26-07



July 25, 2007

Mr. & Mrs. Berard
1445 Plover Heights Road
Stevens Point, WI 54481

**RE: Notification of Pesticide-Impacted Groundwater and GIS Registry
Isherwood Road, Town of Pine Grove, WI**

Dear Mr. & Mrs. Berard:

Pesticide-impacted groundwater that appears to have originated on the property located at 5485 Judd Road in Bancroft, Wisconsin, has migrated onto your property at Isherwood Road (Parcel # 028-2108-02:01.01) in Bancroft, Wisconsin (see attached map). The concentration of pesticide-impacted groundwater on your property is above the state groundwater enforcement standard found in chapter NR 140, Wisconsin Administrative Code. However, further investigation of this contamination indicates that this groundwater contaminant plume is stable or receding and will naturally degrade over time. Allowing natural attenuation to run its course should complete the cleanup at this site and meet the requirements for case closure that are found in chapter NR 726, Wisconsin Administrative Code. The Department of Agriculture, Trade, and Consumer Protection (DATCP) has approved natural attenuation as the final remedy for this site and case closure is pending GIS Registry (see below). Closure means that DATCP 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 impacted groundwater is not on your property, neither you nor any subsequent owner of your property will be held responsible for investigation or cleanup of this impacted groundwater, as long as you and any subsequent owners comply with the requirements of section 292.13, Wisconsin Statutes, including allowing access to your 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. DATCP will not finalize case closure for at least 30 days after the date of this letter. As an affected property owner, you have a right to contact DATCP 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 DATCP that is relevant to this closure request, you should mail that information to Alan MacKenzie, DATCP, P.O. Box 8911, Madison, WI 53708-8911.

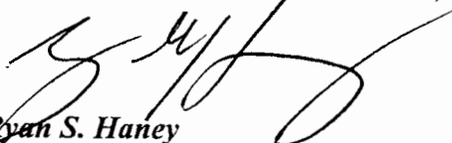
If this case is closed, all properties within the site boundaries where impacted groundwater exceeds chapter NR 140 groundwater enforcement standards will be listed on the Department of Natural Resources' geographic information system (GIS) Registry of Closed Remediation Sites. The information on the GIS Registry includes maps showing the location of properties in Wisconsin where impacted groundwater 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.

Should you 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 impacts. Any well driller who proposes to construct a well on your property in the future will first need to call the Diggers Hotline (1-800-242-8511) if your property is located outside of the service area of a municipally owned water system, or contact the Drinking Water program within 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 DATCP finalizes its decision on this closure request, it will be documented in a letter. When DATCP 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 <http://gomapout.dnr.state.wi.us/org/at/et/geo/gwur/index.htm>. 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 Sand Creek Consultants at P.O. Box 218, Amherst, Wisconsin 54406, or phone 715-824-5169.

Sincerely,
SAND CREEK CONSULTANTS, INC.


Ryan S. Haney
Project Geologist

cc: Jill Kollock – Bancroft State Bank
WDNR (as attachment to GIS Registry)
Alan MacKenzie – DATCP (as attachment to GIS Registry)
SCC files