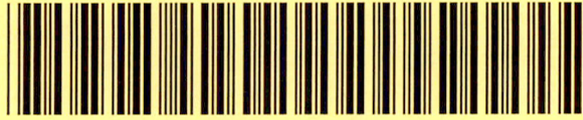


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DocumentID NONCD0002815

Site Name CAROLINA CHEMICAL CORP (FORMER)

DocumentType Correspondence (C)

RptSegment 1

DocDate 11/28/2012

DocRcvd 11/28/2012

Box SF1092

AccessLevel PUBLIC

Division WASTE MANAGEMENT

Section SUPERFUND

Program IHS (IHS)

DocCat FACILITY



North Carolina Department of Environment and Natural Resources
Division of Waste Management

Beverly Eaves Perdue
Governor

Dexter R. Matthews
Director

Dee Freeman
Secretary

November 28, 2012

Ms. Anne Sharpe
1000 Woodland
Wilson, NC 27894

Re: Inactive Hazardous Waste Sites Priority List
Carolina Chemical Corporation
Wilson, Wilson County

Dear Ms. Sharpe:

The site listed above has been included on the October 2012 Inactive Hazardous Waste Sites Priority List (Priority List) in accordance with North Carolina General Statutes Section 130A-310.2. The Priority List is a list of sites where uncontrolled disposal, spills, or releases of hazardous substances have been identified. A special priority system (North Carolina Administrative Code Title 15A Subchapter 13C Section 0.200) is used to rank the sites in decreasing order of danger to public health and the environment.

This letter is being sent to you to fulfill our statutory duty to notify those who own and those who at present are known to be responsible for each site on the Priority List. A copy of the Priority List with each site's rank appearing in the right-hand column is available at <http://portal.ncdenr.org/web/wm/sf/sfavailabledocs> under the Site Inventory heading. This list is in alphabetical order by site name to make it easier for you to locate your score.

Any responsible party that has not already done so, must take the initial abatement actions required under North Carolina groundwater quality regulations (15A NCAC 2L). Pursuant to 15A NCAC 2L .0106(b), any person conducting or controlling an activity which results in the discharge of a waste or hazardous substance to the groundwater of the State, or in proximity thereto, shall take immediate action to terminate and control the discharge, and mitigate any hazards resulting from exposure to the pollutants. Pursuant to 15A NCAC 2L .0106(c), if groundwater standards have been exceeded, a responsible party must take immediate action to eliminate the source or sources of contamination. Beyond initial abatement actions, all assessment and cleanup will be done through the Inactive Hazardous Sites Response Act (N.C.G.S. 130A-310) authority.

Under the Inactive Hazardous Sites Response Act, persons who move forward to assess and clean up contamination, without being compelled to do so through formal legal action filed against them, are called "volunteers." To participate in the Inactive Hazardous Sites Branch's voluntary cleanup program, you will be required to enter into an administrative agreement with the Branch. If a responsible party or owner wishes to voluntarily perform a site cleanup, they should first complete a Site Cleanup Questionnaire available at <http://portal.ncdenr.org/web/wm/sf/sfavailabledocs> under the Forms heading. The voluntary cleanup will proceed through the Registered Environmental Consultant Program or under direct oversight by the Branch Staff, as discussed below.

The Branch has a privatized oversight arm of the voluntary cleanup program known as the Registered Environmental Consultant ("REC") program. Based on the responses provided on the questionnaire

(degree of hazard and public interest in the site), the Branch will determine whether a staff person or an REC will perform the oversight and approval of your assessment and cleanup action. Please note that having one or more of the conditions identified on the questionnaire does not necessarily preclude the site for qualifying for an REC-directed cleanup action.

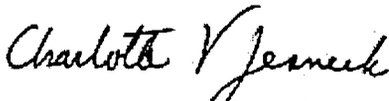
Under the REC program, the volunteer hires an environmental consulting firm, which the State has approved as having met certain qualifications, to implement a cleanup and certify that the work is being performed in compliance with regulations. In other words, the REC's certifications of compliance are in place of direct oversight by the Branch. Details of the REC program can be found at <http://portal.ncdenr.org/web/wm/sf/ihs/recprogram>. If you have any questions specific to the REC Program, including how to participate, please contact the REC Program Manager, Kim Caulk, at (919) 707-8350.

If the Branch determines that the site should be assessed and cleaned up with direct State oversight, it will not be eligible for a REC-directed cleanup. Rather, the cleanup action will receive direct oversight by Branch staff.

Failure of a responsible party to take the initial abatement steps required in 15A NCAC 2L may result in the assessment of a civil penalty against that responsible party. In addition, the Branch may seek an injunction compelling compliance with the initial abatement steps required in 15A NCAC 2L. For future work beyond the initial abatement steps required pursuant to 15A NCAC 2L, a unilateral Order may be issued pursuant to N.C.G.S. 130A-310.3 to compel assessment and cleanup.

If you have any questions, you may contact Bruce Parris, Western Regional Supervisor at (704) 235-2185, John Walch, Eastern Regional Supervisor at (919) 707-8356 or me at (919) 707-8327. You can view a Branch regional map at <http://portal.ncdenr.org/web/wm/sf/ihs/ihsregmap> to determine if your site lies in the western or eastern region. Those who are interested in reviewing the Superfund Section's files on any of these sites may contact Scott Ross at (919) 707-8272, to schedule an appointment. You may also contact Mr. Ross if you do not have access to the internet and would like to request a copy of the Priority List be mailed to you.

Sincerely,



Charlotte V. Jesneck, Head
Inactive Hazardous Site Branch
Superfund Section



North Carolina Department of Environment and Natural Resources
Division of Waste Management

Beverly Eaves Perdue
Governor

Dexter R. Matthews
Director

Dee Freeman
Secretary

December 13, 2011

Ms. Anne Sharpe
1000 Woodland
Wilson, NC 27894

Re: Inactive Hazardous Waste Sites Priority List
Carolina Chemical Corporation
Wilson, Wilson County

Dear Ms. Sharpe:

The site listed above has been included on the October 2011 Inactive Hazardous Waste Sites Priority List (Priority List) in accordance with North Carolina General Statutes Section 130A-310.2. The Priority List is a list of sites where uncontrolled disposal, spills, or releases of hazardous substances have been identified. A special priority system (North Carolina Administrative Code Title 15A Subchapter 13C Section 0.200) is used to rank the sites in decreasing order of danger to public health and the environment.

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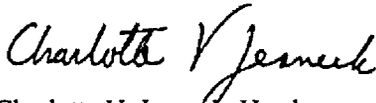
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If you have any questions, you may contact Bruce Parris, Western Regional Supervisor at (704) 235-2185, John Walch, Eastern Regional Supervisor at (919) 707-8356 or me at (919) 707-8327. You can view a Branch regional map at <http://portal.ncdenr.org/web/wm/sf/ihs/ihsregmap> to determine if your site lies in the western or eastern region. Those who are interested in reviewing the Superfund Section's files on any of these sites may contact Scott Ross at (919) 707-8272, to schedule an appointment. You may also contact Mr. Ross if you do not have access to the internet and would like to request a copy of the Priority List be mailed to you.

Sincerely,



Charlotte V. Jesneck, Head
Inactive Hazardous Site Branch
Superfund Section

CVJ/slbb(SPLMERGELTR_2011.DOCX)



North Carolina Department of Environment and Natural Resources
Division of Waste Management

Beverly Eaves Perdue
Governor

Dexter R. Matthews
Director

Dee Freeman
Secretary

July 27, 2011

Ms. Anne Sharpe
1000 Woodland
Wilson, NC 27894

Re: Inactive Hazardous Waste Sites Priority List
Carolina Chemical Corporation
Wilson, Wilson County

Dear Ms. Sharpe:

The site listed above has been included on the October 2010 Inactive Hazardous Waste Sites Priority List (Priority List) in accordance with North Carolina General Statutes Section 130A-310.2. The Priority List is a list of sites where uncontrolled disposal, spills, or releases of hazardous substances have been identified. A special priority system (North Carolina Administrative Code Title 15A Subchapter 13C Section 0.200) is used to rank the sites in decreasing order of danger to public health and the environment.

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Under the Inactive Hazardous Sites Response Act, persons who move forward to assess and clean up contamination, without being compelled to do so through formal legal action filed against them, are called "volunteers." To participate in the Inactive Hazardous Sites Branch's voluntary cleanup program, you will be required to enter into an administrative agreement with the Branch. If a responsible party or owner wishes to voluntarily perform a site cleanup, they should first complete a Site Cleanup Questionnaire available at <http://portal.ncdenr.org/web/wm/sf/sfavailabledocs> under the Forms heading. The voluntary cleanup will proceed through the Registered Environmental Consultant Program or under direct oversight by the Branch Staff, as discussed below.

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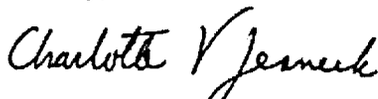
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If the Branch determines that the site should be assessed and cleaned up with direct State oversight, it will not be eligible for a REC-directed cleanup. Rather, the cleanup action will receive direct oversight by Branch staff.

Failure of a responsible party to take the initial abatement steps required in 15A NCAC 2L may result in the assessment of a civil penalty against that responsible party. In addition, the Branch may seek an injunction compelling compliance with the initial abatement steps required in 15A NCAC 2L. For future work beyond the initial abatement steps required pursuant to 15A NCAC 2L, a unilateral Order may be issued pursuant to § 130A-310.3 to compel assessment and cleanup.

If you have any questions, you may contact Bruce Parris, Western Regional Supervisor at (704) 235-2185, John Walch, Eastern Regional Supervisor at (919) 508-8485 or me at (919) 508-8460. You can view a Branch regional map at <http://portal.ncdenr.org/web/wm/sf/ihs/ihsregmap> to determine if your site lies in the western or eastern region. Those who are interested in reviewing the Superfund Section's files on any of these sites may contact Scott Ross at (919) 508-8475, to schedule an appointment. You may also contact Mr. Ross if you do not have access to the internet and would like to request a copy of the Priority List be mailed to you.

Sincerely,



Charlotte V. Jesneck, Head
Inactive Hazardous Site Branch
Superfund Section

CVJ/slbb(SPLMERGELTR_2010.DOCX)



North Carolina Department of Environment and Natural Resources

Division of Waste Management

Dexter R. Matthews

Director

Beverly Eaves Perdue
Governor

Dee Freeman
Secretary

December 9, 2009

Ms. Anne Sharpe
1000 Woodland
Wilson, NC 27894

Re: Inactive Hazardous Waste Sites Priority List
Carolina Chemical Corporation
Wilson, Wilson County

Dear Ms. Sharpe:

The site listed above has been included on the October 2009 Inactive Hazardous Waste Sites Priority List (Priority List) in accordance with North Carolina General Statutes Section 130A-310.2. The Priority List is a list of sites where uncontrolled disposal, spills, or releases of hazardous substances have been identified. A special priority system (North Carolina Administrative Code Title 15A Subchapter 13C Section 0.200) is used to rank the sites in decreasing order of danger to public health and the environment.

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Sincerely,


Charlotte V. Jesneck, Head
Inactive Hazardous Site Branch
Superfund Section

CVJ/slb(splMERGELTR_2009.WPD)

Enclosure



North Carolina Department of Environment and Natural Resources

Dexter R. Matthews, Director

Division of Waste Management

Michael F. Easley, Governor
William G. Ross Jr., Secretary

January 15, 2009

Ms. Anne Sharpe
1000 Woodland
Wilson, NC 27894

Re: Inactive Hazardous Waste Sites Priority List
Carolina Chemical Corporation
Wilson, Wilson County

Dear Ms. Sharpe:

The site listed above has been included on the October 2008 Inactive Hazardous Waste Sites Priority List (Priority List) in accordance with North Carolina General Statutes Section 130A-310.2. The Priority List is a list of sites where uncontrolled disposal, spills, or releases of hazardous substances have been identified. A special priority system (North Carolina Administrative Code Title 15A Subchapter 13C Section 0.200) is used to rank the sites in decreasing order of danger to public health and the environment.

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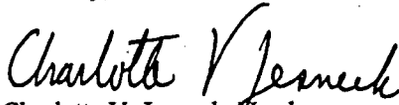
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Failure of a responsible party to take the initial abatement steps required in 15A NCAC 2L may result in the assessment of a civil penalty against that responsible party. In addition, the Branch may seek an injunction compelling compliance with the initial abatement steps required in 15A NCAC 2L. For future work beyond the initial abatement steps required pursuant to 15A NCAC 2L, a unilateral Order may be issued pursuant to § 130A-310.3 to compel assessment and cleanup.

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Sincerely,



Charlotte V. Jesneck, Head
Inactive Hazardous Site Branch
Superfund Section

CVJ/slb(SPLMERGELTR_2008.WPD)

Enclosure

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
<ul style="list-style-type: none"> Complete Items 1, 2, and 3. Also complete Item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. 	<p>A. Signature <input checked="" type="checkbox"/> <i>Anne Sharpe</i> <input type="checkbox"/> Agent <input type="checkbox"/> Addressee</p> <p>B. Received by (Printed Name) _____ C. Date of Delivery _____</p>
<p>1. Article Addressed to:</p> <p><i>Ms. Anne M. Sharpe, Property Owner Carolina Chemical Corp. 1000 Woodland Drive Wilson, NC 27894</i></p>	<p>D. Is delivery address different from item 1? <input type="checkbox"/> Yes If YES, enter delivery address below: <input type="checkbox"/> No</p> <p style="text-align: center;">SEP 04 2008</p> <p>3. Service Type <input checked="" type="checkbox"/> Certified Mail <input type="checkbox"/> Express Mail <input type="checkbox"/> Registered <input checked="" type="checkbox"/> Return Receipt for Merchandise <input type="checkbox"/> Insured Mail <input type="checkbox"/> C.O.D.</p> <p>4. Restricted Delivery? (Extra Fee) <input type="checkbox"/> Yes</p>
<p>2. Article Number (Transfer from service label)</p>	<p style="text-align: center;">7007 0220 0000 8225 1554</p>

PS Form 3811, February 2004

Domestic Return Receipt

102595-02-M-1540

U.S. Postal Service™
CERTIFIED MAIL™ RECEIPT
(Domestic Mail Only; No Insurance Coverage Provided)

For delivery information visit our website at www.usps.com

OFFICIAL USE

Postage	\$.42
Certified Fee	2.70
Return Receipt Fee (Endorsement Required)	2.20
Restricted Delivery Fee (Endorsement Required)	
Total Postage & Fees	\$ 5.32

Pestmark Here
Att'n: Suct Janet

Sent To
Ms. Anne M. Sharpe, Property Owner

Street, Apt. No.,
or PO Box No. *1000 Woodland Drive, Carolina Chemical*

City, State, ZIP+4
Wilson, NC 27894 Corp.

PS Form 3800, August 2006 See Reverse for Instructions

7007 0220 0000 8225 1554

UNITED STATES POSTAL SERVICE

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NC 278 2 1

04 SEP 2006 PM



First-Class Mail
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USPS
Permit No. G-10

• Sender: Please print your name, address, and ZIP+4 in this box •

DENR – Wilmington Regional Office
Division of Water Quality
127 Cardinal Drive Extension
Wilmington, NC 28405

Attn: Sue Janet

7406



Certified Mail Provides:

- A mailing receipt
- A unique identifier for your mailpiece
- A record of delivery kept by the Postal Service for two years

Important Reminders:

- Certified Mail may **ONLY** be combined with First-Class Mail[®] or Priority Mail[®].
- Certified Mail is **not** available for any class of international mail.
- **NO INSURANCE COVERAGE IS PROVIDED** with Certified Mail. For valuables, please consider Insured or Registered Mail.
- For an additional fee, a *Return Receipt* may be requested to provide proof of delivery. To obtain Return Receipt service, please complete and attach a Return Receipt (PS Form 3811) to the article and add applicable postage to cover the fee. Endorse mailpiece "Return Receipt Requested". To receive a fee waiver for a duplicate return receipt, a USPS[®] postmark on your Certified Mail receipt is required.
- For an additional fee, delivery may be restricted to the addressee or addressee's authorized agent. Advise the clerk or mark the mailpiece with the endorsement "*Restricted Delivery*".
- If a postmark on the Certified Mail receipt is desired, please present the article at the post office for postmarking. If a postmark on the Certified Mail receipt is not needed, detach and affix label with postage and mail.

IMPORTANT: Save this receipt and present it when making an inquiry.

PS Form 3800, August 2006 (Reverse) PSN 7530-02-000-9047



North Carolina Department of Environment and Natural Resources

Dexter R. Matthews, Director

Division of Waste Management

Michael F. Easley, Governor

William G. Ross Jr., Secretary

CERTIFIED MAIL

7007 0220 0000 8225 1554

September 2, 2008

Ms. Anne M. Sharpe, Property Owner
Carolina Chemical Corporation
1000 Woodland Drive
Wilson, NC 27894

Re: **NOTICE OF REGULATORY REQUIREMENTS FOR CONTAMINANT ASSESSMENT AND CLEANUP**
Carolina Chemical Corporation
Wilson, Wilson County, NC
NONCD0002815

Dear Ms. Sharpe:

Thank you for submitting the Site Cleanup Checklist/Questionnaire (Questionnaire) for the above subject site (Site). The Branch has completed its review of the Questionnaire and determined that the Site can be cleaned up through the REC ("Registered Environmental Consultant") Program without direct oversight by Branch Staff.

Note that, if you have not already done so, you must take the initial abatement actions required under 15A NCAC 2L, Groundwater Classifications and Standards. Pursuant to 15A NCAC 2L .0106(b), any person conducting or controlling an activity which results in the discharge of a waste or hazardous substance to the groundwaters of the State, or in proximity thereto, shall take immediate action to terminate and control the discharge, and mitigate any hazards resulting from exposure to the pollutants. Pursuant to 15A NCAC 2L .0106(c), if groundwater standards have been exceeded, you must take immediate action to eliminate the source or sources of contamination. Beyond initial abatement actions, all assessment and remediation will be done through the Inactive Hazardous Sites Response Act ("IHSRA"), codified under N.C. Gen. Stat. § 130A-310.

Under the IHSRA, to receive approval of the assessment and clean up at the Site, you must enter into an administrative agreement with the Branch. Since the Branch has determined that the Site can be cleaned up through the REC Program, execution of an REC-Administrative Agreement (AA) is required. The procedures for entering into an REC-AA are attached. If you have any questions regarding these procedures or the REC Program, please contact the REC Program Manager, Kim Caulk, at (919)508-8451 or visit the REC Program website at <http://www.wastenotnc.org/SFHOME/recprog.htm>.

If we do not receive a response from you within the next 60 days indicating your willingness to enter an REC-AA, the Branch will take further action to prioritize the Site. Failure to take the initial abatement steps required in 15A NCAC 2L may result in the assessment of a civil penalty against you. In addition, the Branch may seek an injunction compelling compliance with the initial abatement steps required in 15A NCAC 2L. For future work beyond the initial abatement steps required pursuant to 15A NCAC 2L, a unilateral Order may be issued pursuant to § 130A-310.3 to compel assessment and cleanup. In addition, if you choose not to conduct a cleanup voluntarily, the site may be referred to the United States Environmental Protection Agency ("EPA"). If so referred, EPA will screen the site for Federal enforcement action under the Federal Superfund Program, established under the Comprehensive Environmental Responsibility, Compensation, and Liability Act ("CERCLA").

If you have additional questions about the requirements that apply to your site, please contact me at (910) 796-7411.

Sincerely,



Sue Robbins
Hydrogeologist
Inactive Hazardous Sites Branch
Superfund Section

Enclosure: REC-AA Procedures

CC: David L. Duncklee, Duncklee & Dunham, P.C., 511 Keisler Drive – Suite 102, Cary NC 27511
Kim Caulk, REC Program, IHSB, Superfund Section, DWM, MSC 1637, Raleigh, NC 27699-1637
IHSB Files

Procedures for Obtaining a REC Administrative Agreement

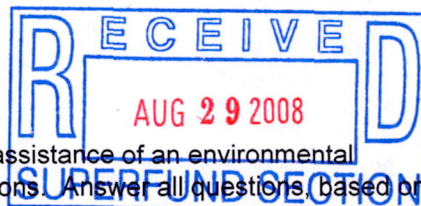
To obtain a Registered Environmental Consultant (REC)-Administrative Agreement (AA), remediating parties (RPs) and RECs should use the following procedures:

1. Contact Kim Caulk, preferably by e-mail at Kim.Caulk@NCMail.net, and provide the following information for the site:
 - Site name, street address/location, city, and county;
 - Exact name of remediator;
 - Name, title, telephone number, e-mail address, & mailing address of the highest ranking official of the remediating party having day-to-day responsibility for the performance of the remedial response action;
 - Name, title, telephone number, e-mail address, & mailing address of any other contact person(s) and the proposed REC (if known) for the remedial response action;
 - Current property owner of the site.
2. Using the information above, a draft REC-AA will be prepared by the Branch and forwarded, preferably by e-mail, to the RP and any other specified representatives for review. The draft electronic version of the AA will be maintained by the Branch.
3. After the RP and/or REC confirms the information is satisfactory, the AA will be finalized by the Branch and an original, hardcopy of the final document will be mailed to the RP for signature. The RP should then mail the signed **original**, final AA to the REC for signature. The document should then be returned by mail to the Branch for execution. The Branch will forward a photocopy of the AA to the RP and REC following execution.
4. Before the AA can be executed, the following requirements must be completed:
 - A 30-day public notice for the proposed AA must be performed by the Branch in accordance with 130A-310.9(b). Note that this includes sites already undergoing groundwater remediation and previously under the oversight of the Division of Water Quality. To complete the required 30-day public notice, the proposed REC and/or the Remediating Party will need to submit, preferably by e-mail, a site location map (typically a tax map or parcel map) and the mailing addresses for each of the adjacent surrounding property owners. The reference/source of the submitted information should be included;
 - Pursuant to 15A NCAC 13C .0307(c), to participate in the REC Program, payment of a financial assurance fee must be received by the Branch. The fee for entry of the site into the REC Program is \$2500. Checks should be made payable to NC Division of Waste Management and referenced to the REC Trust Fund. There will be a similar fee each year until remediation at the site is complete. The annual administration fee, which is to help offset the costs of the Division's audits of remedial actions, is based on the number of sites in the REC Program and in recent years has varied from approx. \$1800 to \$2500.

The required public notice can begin while the AA is reviewed/finalized and the fees are processed.

Questions regarding these procedures and the REC Program should be directed to Kim Caulk at (919)508-8451 or Kim.Caulk@NCMail.net.

Site Cleanup Questionnaire



Remediating parties interested in volunteering should prepare this form with the assistance of an environmental consultant. All cooperative parties are eligible for Branch-approved remedial actions. Answer all questions based on current information, and provide written descriptions where needed.

NCDENR Site Name, City and County Carolina Chemical Corporation (Former), Wilson, Wilson County

1. Is the site located on or immediately adjacent to residential property, schools, day-care centers or other sensitive populations? Y N
If yes, please explain on a separate page.
2. What is the distance (from site property line) to the nearest residence, school or day-care center? Please attach a map showing the site and nearest residence, school or daycare center. Approx. 300 ft.
3. Is the site completely surrounded by a locked fence? Y N
If no, please explain security measures at the site on a separate page.
4. Are site surface soils known to be contaminated? Y N
If yes, or unknown, describe briefly on a separate page.
5. Is site groundwater known to be contaminated? Y N
If yes, or unknown, describe briefly on a separate page.
6. Is site sediment or surface water known to be contaminated? Y N
If yes, or unknown, describe briefly on a separate page.
7. Has groundwater contamination affected any drinking water wells? Y N
If yes, or unknown, please explain on a separate page.
8. What is the distance to the nearest downgradient drinking water well? None known
9. What is the distance to the nearest downstream surface water intake? > 7 miles
10. Are hazardous vapors, air emissions or contaminated dust migrating into occupied residential, commercial or industrial areas? Y N
If yes, or unknown, please explain on a separate page. Unknown: See Addendum
11. Have hazardous substances known to have migrated off property at concentrations in excess of Branch unrestricted-use remediation goals? Y N
If yes, or unknown, please explain on a separate page.
12. Has the local community expressed concerns about contamination at the site? Y N
If yes, or unknown, please explain on a separate page.
13. Based on current information, are there any sensitive environments located on the property (sensitive environments are identified in the Remedial Investigation Work Plans section of the IHSB "Guidelines for Assessment and Cleanup" at www.wastenotnc.org/sfhome/stateleadguidance.pdf)? Y N
If yes, or unknown, please explain on a separate page.

14. Based on current information, has contamination from the site migrated into any sensitive environments? Y N

If yes, or unknown, please explain on a separate page.

15. Do site contaminants include radioactive or mixed radioactive and chemical wastes? Y N

If yes, or unknown, please explain on a separate page.

Remediating Party Certification Statement

I hereby certify that the responses provided above are, to the best of my knowledge and belief, true, accurate and complete. I am aware that there are significant penalties for willfully submitting false, inaccurate or incomplete information.

Anne M. Sharpe 8/27/08
(Signature of Remediating Party Representative) (Date)

Anne M. Sharpe, Property Owner
(Printed Name and Title of Remediating Party Representative)

Carolina Chemical Corporation
(Printed Name of Company)

North Carolina
(State in which signature is witnessed)

Wilson County

I, Dianne K Wheeler, a Notary Public of said County and State, do hereby certify that Anne M Sharpe did personally appear and sign before me this the 27 day of Aug., 2008.

Dianne K Wheeler
Notary Public (signature)

(OFFICIAL SEAL)

My commission expires: March 25, 2012

Environmental Consultant Certification Statement

I hereby certify that the responses provided above are, to the best of my knowledge and belief, true, accurate and complete. I am aware that there are significant penalties for willfully submitting false, inaccurate or incomplete information.

David L. Duncklee
(Signature)

8/25/2008
(Date)

DAVID L. DUNCKLEE

(Printed Name)

DUNCKLEE & DUNHAM, PC

(Printed Name of Environmental Consultant)

NORTH CAROLINA

(State in which signature is witnessed)

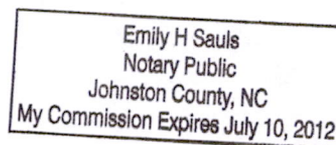
JOHNSTON

County

I, Emily H. Sauls, a Notary Public of said County and State, do hereby certify that DAVID L. DUNCKLEE did personally appear and sign before me this the 25TH day of AUGUST, 2008.

Emily H. Sauls

Notary Public (signature)



(OFFICIAL SEAL)

My commission expires: July 10, 2012

**REC Program Site Cleanup Questionnaire Addendum
Former Carolina Chemical Corporation Facility
Wilson, Wilson County**

Backup Information for Checklist Questions:

1. A railroad line borders the property to the east and northeast (see Figure 1). A mobile home park borders the railroad further to the north.

2. The nearest residential structure is a mobile home park to the north (see Figure 1).

4. A map showing surficial soil contamination is included as Figure 7. The soil impacts are from the former use of the property as a pesticide formulation facility. The formulation building and its contents have been removed from the site.

5. A map showing the results of ground water testing is included as Figure 12.

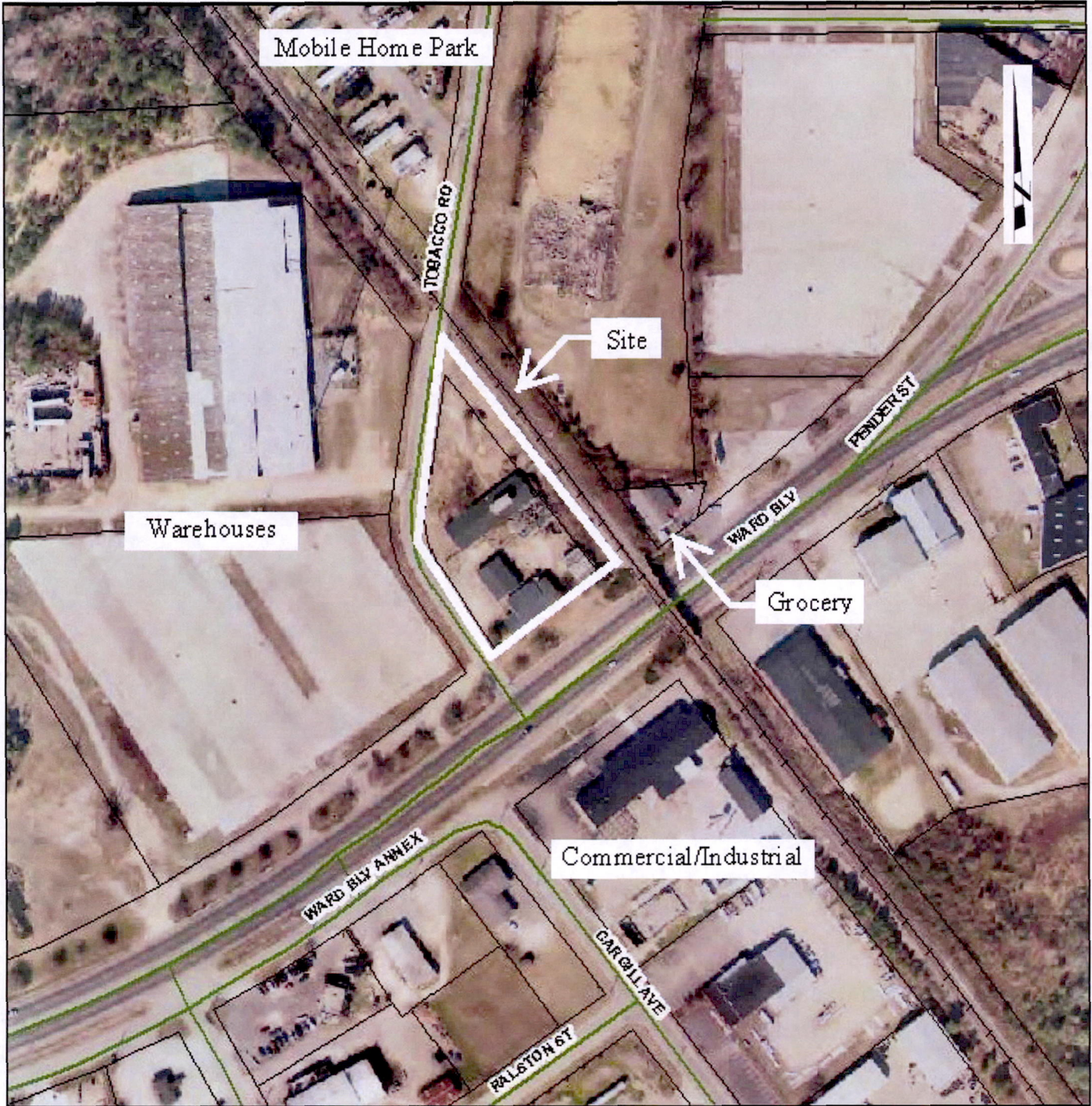
10. No data regarding hazardous vapors, air emissions, or contaminated dust has been collected. The property is currently unoccupied.

Attachments:

Figure 1 – Site Vicinity Plan

Figure 7 – Compounds Detected in Soil Above Industrial PRGs 0-2 Feet Interval

Figure 12 – Ground Water Analytical Results Above 2L Standards



Source Map: Wilson County GIS August 14, 2008

Approximate Scale:

1" = 200'

Figure:

1

Title:

Vicinity Map

Project:

Carolina Chemical Corporation
Wilson, North Carolina



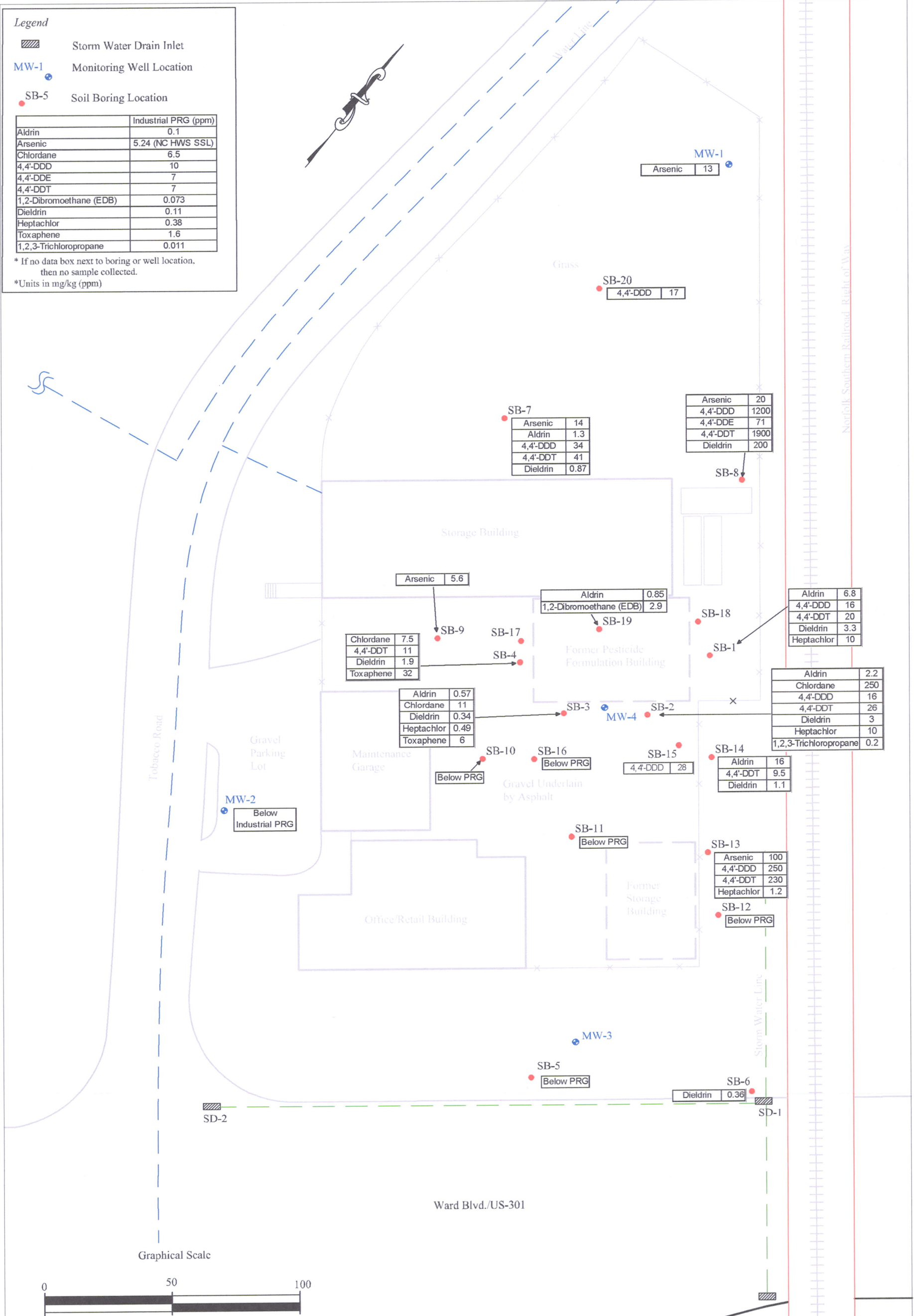
DUNKLEE & DUNHAM, P.C.
ENVIRONMENTAL CONSULTANTS
511 KEISLER DRIVE - SUITE 102
CARY, NORTH CAROLINA 27511

Legend

-  Storm Water Drain Inlet
-  MW-1 Monitoring Well Location
-  SB-5 Soil Boring Location

	Industrial PRG (ppm)
Aldrin	0.1
Arsenic	5.24 (NC HWS SSL)
Chlordane	6.5
4,4'-DDD	10
4,4'-DDE	7
4,4'-DDT	7
1,2-Dibromoethane (EDB)	0.073
Dieldrin	0.11
Heptachlor	0.38
Toxaphene	1.6
1,2,3-Trichloropropane	0.011

* If no data box next to boring or well location, then no sample collected.
 *Units in mg/kg (ppm)



Arsenic	5.6
---------	-----

Chlordane	7.5
4,4'-DDT	11
Dieldrin	1.9
Toxaphene	32

Aldrin	0.57
Chlordane	11
Dieldrin	0.34
Heptachlor	0.49
Toxaphene	6

Arsenic	14
Aldrin	1.3
4,4'-DDD	34
4,4'-DDT	41
Dieldrin	0.87

Arsenic	13
---------	----

4,4'-DDD	17
----------	----

Arsenic	20
4,4'-DDD	1200
4,4'-DDE	71
4,4'-DDT	1900
Dieldrin	200

Aldrin	6.8
4,4'-DDD	16
4,4'-DDT	20
Dieldrin	3.3
Heptachlor	10

Aldrin	2.2
Chlordane	250
4,4'-DDD	16
4,4'-DDT	26
Dieldrin	3
Heptachlor	10
1,2,3-Trichloropropane	0.2

Aldrin	16
4,4'-DDT	9.5
Dieldrin	1.1

Arsenic	100
4,4'-DDD	250
4,4'-DDT	230
Heptachlor	1.2

Below PRG	
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Dieldrin	0.36
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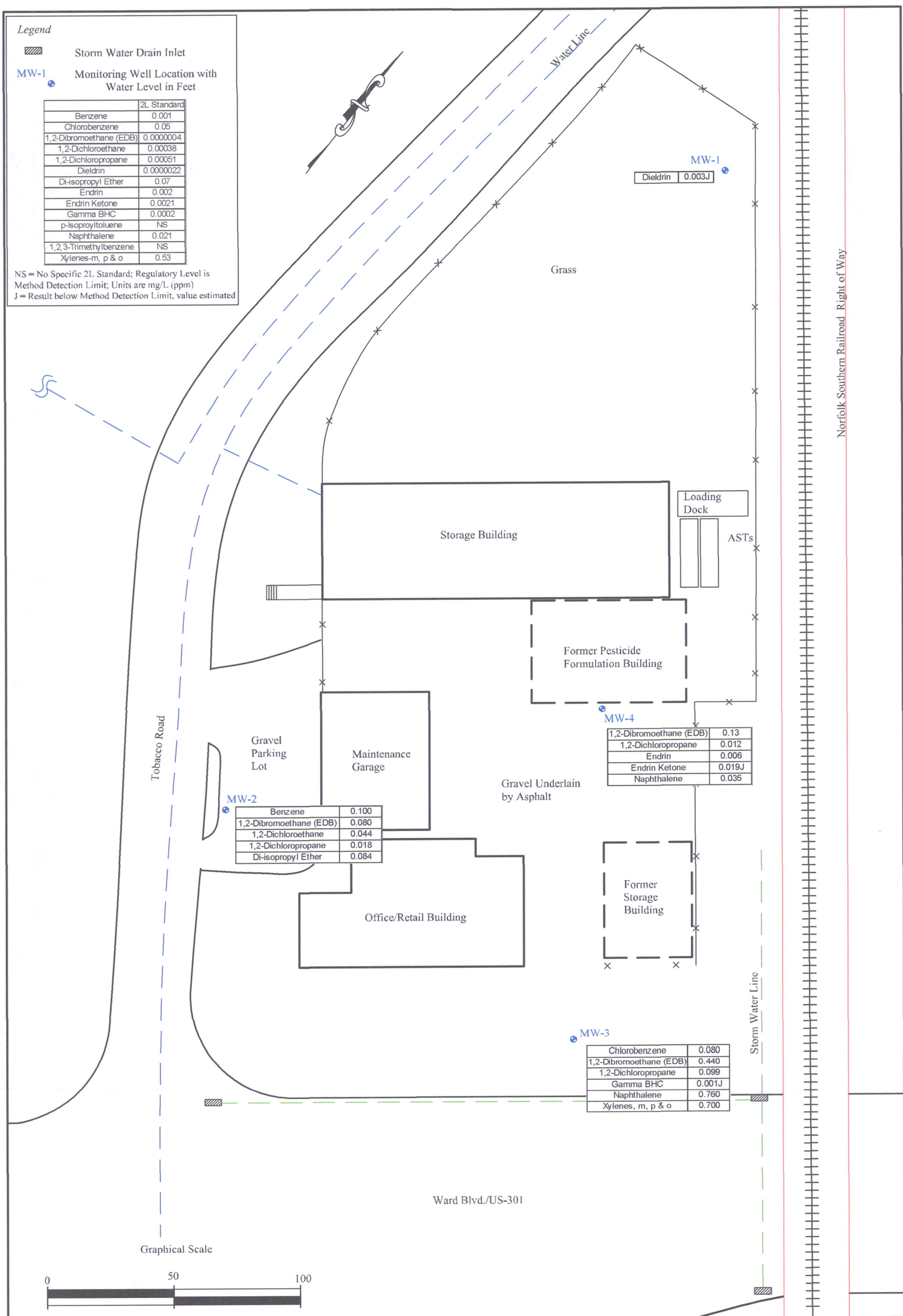
 DUNCKLEE & DUNHAM ENVIRONMENTAL CONSULTANTS 511 KEISLER DRIVE - SUITE 102 CARY, NORTH CAROLINA 27511 OFFICE: (919) 858-9898 WEB: DUNCKLEEDUNHAM.COM	Job Number	Layer	Approx. Scale	Title
	200659	0, 13, 14, 15	As Shown	Compounds Detected in Soil Above Industrial PRGs 0-2 Feet Interval
	Drawing	Figure	Date	Project
200659-4	7	2-19-08	Former Carolina Chemical Company Wilson, NC	

Legend

-  Storm Water Drain Inlet
-  MW-1 Monitoring Well Location with Water Level in Feet

	2L Standard
Benzene	0.001
Chlorobenzene	0.05
1,2-Dibromoethane (EDB)	0.0000004
1,2-Dichloroethane	0.00038
1,2-Dichloropropane	0.00051
Dieldrin	0.0000022
Di-isopropyl Ether	0.07
Endrin	0.002
Endrin Ketone	0.0021
Gamma BHC	0.0002
p-Isopropyltoluene	NS
Naphthalene	0.021
1,2,3-Trimethylbenzene	NS
Xylenes-m, p & o	0.53

NS = No Specific 2L Standard; Regulatory Level is Method Detection Limit; Units are mg/L (ppm)
 J = Result below Method Detection Limit, value estimated

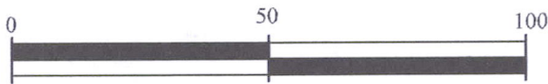


Tobacco Road

Ward Blvd./US-301

Norfolk Southern Railroad Right of Way

Graphical Scale



DUNCKLEE & DUNHAM

ENVIRONMENTAL CONSULTANTS
 511 KEISLER DRIVE - SUITE 102
 CARY, NORTH CAROLINA 27511
 OFFICE: (919) 858-9898
 WEB: DUNCKLEEDUNHAM.COM

Job Number	Layer	Approx. Scale	Title
200659	0,1,12	As Shown	Ground Water Analytical Results Above 2L Ground Water Standards
Drawing	Figure	Date	Project
200659-4	12	2-19-08	Former Carolina Chemical Company Wilson, NC

U.S. Census Bureau
American FactFinder



TM-P002. Persons per Square Mile: 2000
 Universe: **Total population**
 Data Set: **Census 2000 Summary File 1 (SF 1) 100-Percent Data**
North Carolina by Census Tract

NOTE: For information on confidentiality protection, nonsampling error, definitions, and count corrections see <http://factfinder.census.gov/home/en/datanotes/expsf1u.htm>.

Legend

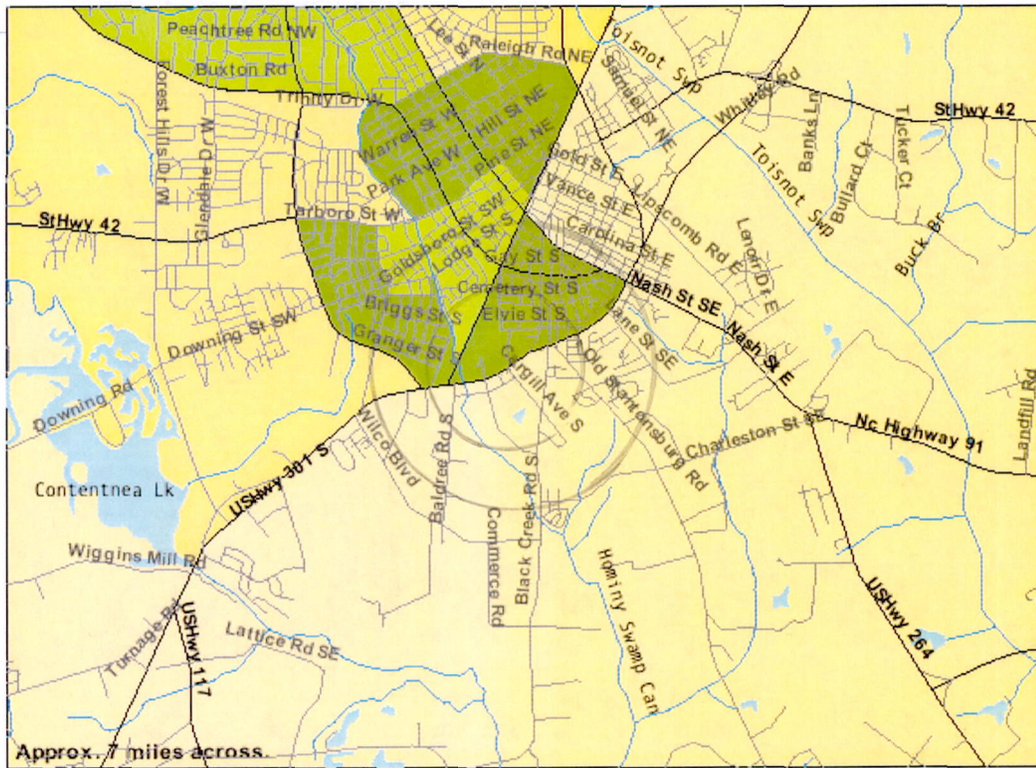
Data Classes

Persons/Sq Mile

- 0 - 719
- 724 - 1846
- 1856 - 3356
- 3377 - 5715
- 5971 - 11342

Features

- Major Road
- Street
- Stream/Waterbody
- Stream/Waterbody



Source: U.S. Census Bureau, Census 2000 Summary File 1, Matrix P1.

$$\begin{array}{r}
 \frac{1}{2} \text{ mile} \quad \frac{1}{2} = 359.50 \quad = 179.8 \\
 \frac{1}{8} = 2606 \quad = 325.8 \\
 \frac{3}{8} = 4546 \quad = 1704.8 \\
 \hline
 \quad \quad \quad \quad \quad \quad \quad \quad 2210.3
 \end{array}$$

$$\begin{array}{r}
 1 \text{ mile} \quad \frac{1}{8} \cdot 1285 \quad = 140.6 \\
 \frac{1}{2} \cdot 359.5 \quad = 179.8 \quad = 1802.7 \\
 \frac{1}{8} \cdot 2606 \quad = 325.8 \\
 \frac{2}{8} \cdot 4546 \quad = 1136.5
 \end{array}$$



North Carolina Department of Environment and Natural Resources

Dexter R. Matthews, Director

Division of Waste Management

Michael F. Easley, Governor
William G. Ross Jr., Secretary

June 20, 2008

Mrs. Anne Sharpe
1000 Woodland Drive
Wilson, NC 27894

STATE FILE

Re: **NOTICE OF REGULATORY REQUIREMENTS FOR CONTAMINANT ASSESSMENT AND CLEANUP**

Carolina Chemical Corporation (Former)
6600 Ward Boulevard
Wilson, Wilson County, NC

Dear Mrs. Sharpe:

On June 12, 2008 the Hazardous Waste Section (HWS) of the Division of Waste Management referred the subject site to the Inactive Hazardous Sites Branch. The information provided by the HWS indicates that one or more hazardous substances have contaminated the subject site. Depending on the contaminants involved and whether the contaminants have impacted or may impact groundwater quality, you will be required to assess and cleanup the contamination under one or more cleanup authorities. Regulatory oversight for the assessment and cleanup under all applicable authorities will be provided by the Division of Waste Management through its Superfund Section, Inactive Hazardous Sites Branch ("Branch").

Based on information provided to date, the Inactive Hazardous Sites Response Act ("IHSRA"), codified under N.C. Gen. Stat. § 130A-310, et seq., applies to your site. In addition, initial immediate actions may be required under 15A NCAC 2L, Groundwater Classifications and Standards.

I. ACTIONS REQUIRED AT THIS TIME:

Complete the Site Cleanup Questionnaire.

To comply with the requirements of State law, a Site Cleanup Questionnaire, available on the website noted at the end of this letter, must be completed and returned to this office. The information you provide will be reviewed along with other information to prioritize the site, so please make certain that the information you provide is complete and accurate. Please note that your failure to inform the Branch of any nearby potable wells or other high risk conditions may adversely affect the Branch's ability to identify this site as a higher-risk site.

Take Initial Abatement Actions Required Under 15A NCAC 2L.

If you have not already done so, you must take the initial abatement actions required under 15A NCAC 2L. Pursuant to 15A NCAC 2L .0106(b), any person conducting or controlling an activity which results in the discharge of a waste or hazardous substance to the groundwaters of the State, or in proximity thereto, shall take immediate action to terminate and control the discharge, and mitigate any hazards resulting from exposure to the pollutants. Pursuant to 15A NCAC 2L .0106(c), if groundwater standards have been exceeded, you must take immediate action to eliminate the source or sources of contamination. Beyond initial abatement actions, all assessment and remediation will be done through the IHSRA.

II. FUTURE ASSESSMENT AND CLEANUP ACTIVITIES:

All correspondence regarding this site should be sent to the Branch. Future assessment and cleanup activities (activities conducted after the initial abatement steps required in 15A NCAC 2L) may be conducted through the Voluntary Cleanup Program (discussed below) or pursuant to an Order issued under N.C. Gen. Stat. § 130A-310.3. In addition, if you choose not to conduct a cleanup through the Voluntary Cleanup Program, the site may be referred to the United States Environmental Protection Agency ("EPA"). If so referred, EPA will screen the site for Federal enforcement action under the Federal Superfund Program, established under the Comprehensive Environmental Responsibility, Compensation, and Liability Act ("CERCLA").

III. VOLUNTARY CLEANUP PROGRAM:

Under the IHSRA, persons who move forward to assess and remediate contamination, without being compelled to do so through formal legal action filed against them, are called "volunteers." To participate in the voluntary cleanup program, you will be required to enter into an administrative agreement with the Branch. The voluntary cleanup will proceed through the Registered Environmental Consultant Program or under direct oversight by the Branch Staff, as discussed below:

Agreement to Conduct Assessment and Remediation Through the Registered Environmental Consultant Program.

The Branch has a privatized oversight arm of the voluntary cleanup program known as the Registered Environmental Consultant ("REC") program. Based on the responses provided on the questionnaire (degree of hazard and public interest in the site), the Branch will determine whether a staff person or an REC will perform the oversight and approval of your assessment and cleanup action. Please note that having one or more of the conditions identified on the questionnaire does not necessarily preclude the site for qualifying for an REC-directed cleanup action.

Under the REC program, the volunteer hires an environmental consulting firm, which the State has approved as having met certain qualifications, to implement a cleanup and certify that the work is being performed in compliance with regulations. In other words, the REC's certifications of compliance are in place of direct oversight by the Branch. Details of the REC program can be found at <http://www.wastenotnc.org/sfhome/recprog.htm>. If you have any questions specific to the REC Program, including how to participate, please contact the REC Program Manager, Kim Caulk, at (919) 508-8451.

Agreement to Conduct Assessment and Remediation Under State Oversight.

If the Branch determines that the site should be assessed and remediated pursuant to direct State oversight, it will not be eligible for a REC-directed cleanup. Rather, the remedial action will receive direct oversight by Branch staff.

IV. FAILURE TO RESPOND:

If we do not receive a completed questionnaire, the Branch will take further action to prioritize the site without your input. Failure to take the initial abatement steps required in 15A NCAC 2L may result in the assessment of a civil penalty against you. In addition, the Branch may seek an injunction compelling compliance with the initial abatement steps required in 15A NCAC 2L. For future work beyond the initial abatement steps required pursuant to 15A NCAC 2L, a unilateral Order may be issued pursuant to § 130A-310.3 to compel assessment and cleanup.

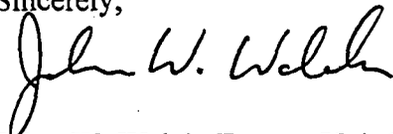
V. ADDITIONAL INFORMATION REGARDING THE IHSRA AND THE BRANCH:

People are often confused by the name of the Inactive Hazardous Sites Response Act and the Branch. By definition, "Inactive Hazardous Sites" are any areas where hazardous substances have come to be located and would include active and inactive facilities and a variety of property types. The term "inactive" simply refers to the fact that cleanup was inactive at large numbers of sites at the time of program enactment. Additional information about the Branch may be found at <http://www.wastenotnc.org/sfhome/ihsbrnch.htm>.

Submit completed questionnaire to: Sue Robbins
Inactive Hazardous Sites Branch
127 Cardinal Drive Extension
Wilmington, NC 28403

If you have additional questions about the requirements that apply to your site, please contact call me at (919) 508-8485.

Sincerely,



John W. Walch, Eastern Unit Supervisor
Inactive Hazardous Sites Branch
Superfund Section



North Carolina Department of Environment and Natural Resources

Michael F. Easley, Governor

June 12, 2008

William G. Ross Jr., Secretary

Charlotte Jesnick
Inactive Hazardous Waste Sites Branch
1646 Mail Service Center
Raleigh North Carolina 27699-1646



Re: Referral: Former Carolina Chemical Corporation Facility, Wilson, NC

Dear Charlotte:

The Hazardous Waste Section has been overseeing the investigation of contamination at this site. The site is a former agricultural chemical formulator. The owner/ operator passed away and the site has been inactive since his death. The site operated from the 1940s through approximately 1995. A complaint of deteriorating chemical containers was investigated and resulted in the issuance of an Immediate Notice of Violation, Docket Number 2006-203. The Notice was to remove the materials that were causing an imminent danger and to investigate the extent of possible soil and groundwater contamination. All of the materials that were posing an imminent danger have been removed as well as the chemical storage building itself.

The investigation of the extent of the contamination shows that soil and groundwater contamination exists at the site. Because the current owner of this site did not cause the contamination and the probable age of the contamination, this site is more appropriately in the jurisdiction of your Branch.

I have enclosed the Initial Site Sampling Plan results and the Soil and Ground Water Assessment results documents. If you have any questions concerning this matter, please contact me at the number listed below.

Sincerely,

Roberta Proctor, Environmental Chemist
Hazardous Waste Section

cc: Mike Williford
Ted Cashion
Dick Denton

Dunklee & Dunham via e-mail
Central Files

enclosures