LIMITED ENVIRONMENTAL INDEMNITY AGREEMENT

This LIMITED ENVIRONMENTAL INDEMNITY AGREEMENT is entered into as of the 6th day of February, 2014, by Equilon Enterprises LLC d/b/a Shell Oil Products US ("Indemnitor") and the Village of Lombard, DuPage County, Illinois (the "Village").

RECITALS

- A. WHEREAS. Indemnitor is or was the owner of certain real property located at 930 E. Roosevelt Rd., Lombard, Illinois ("Indemnitor's Property") and legally described in EXHIBIT A; and
- B. WHEREAS, an underground storage tank system, as defined in 40 CFR Part 280 or supplanting federal regulations, owned by Indemnitor or its predecessor in interest ("UST System"), was present on Indemnitor's Property; and
- C. WHEREAS, a release to the environment of petroleum hydrocarbons, including gasoline and gasoline additives, has occurred in the past at the Indemnitor's Property. (All of the previously mentioned compounds which shall include Benzene, Ethylbenzene, Toluene, Xylene and Methyl Tertiary Butyl Ether (MTBE) and those identified in TACO/RBCA modeling calculations for the soil and groundwater contamination identified at Indemnitor's Property are hereby collectively referred to as "Compounds of Concern"). As a result of said release, the groundwater at the Indemnitor's Property contains detectable concentrations of Compounds of Concern. The soil and groundwater impacted by Compounds of Concern extends or may extend beyond the Indemnitor's Property. The Illinois Emergency Management Agency ("IEMA") has assigned Incident Numbers 20081062 to the releases at the Indemnitor's Property (the "Release"); and
- D. WHEREAS, Indemnitor desires to limit any potential threat to human health from groundwater impacted with the Compounds of Concern and has requested that the Village enter into a highway authority agreement ("HAA") which would prevent access to soil and groundwater under the pavement of Meyers Road adjacent to Indemnitor's Property. Indemnitor would then use the HAA as an institutional control for the purpose of assisting Indemnitor in seeking a no further remediation ("NFR") determination from the Illinois Environmental Protection Agency ("IEPA") for the Release. The proposed HAA is attached hereto as EXHIBIT B. The area subject to this Agreement shall be the area in, under and adjacent to Indemnitor's Property which is within the jurisdiction of the Village as described and set forth in the HAA ("HAA Area"); and,

NOW, THEREFORE, in consideration of the terms and covenants contained herein, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties agree as follows:

1. This Limited Environmental Indemnity Agreement ("Agreement") is not binding upon the Village until it is executed by the undersigned representative of the Village of Lombard

and, prior to execution, this Agreement constitutes an offer by Indemnitor. The duly authorized representative of Indemnitor has signed this Agreement, and this Agreement is binding upon Indemnitor, its successors and assigns.

Village does not adopt the HAA or reseinds the HAA, this Agreement shall be deemed null and void, and Indennitor shall have no other obligation pursuant to this Agreement to or remedy against the Village. Nothing contained in this Agreement shall be construed as an admission of liability by Indemnitor for any environmental condition at or adjacent to Indemnitor's Property but, if approved by the Village. Indemnitor will undertake the activities set forth herein irrespective of this non-admission. No breach by the Village, its agents, trustees, employees and its successors in interest of a provision of this Agreement is actionable in law or equity by Indemnitor against the Village, and Indemnitor hereby releases the Village and Village Affiliates (as defined below) from any cause of action it may have against them arising under this Agreement or Environmental Laws (as defined below), regulations or common law.

Specifically, Indemnitor knowingly waives and releases the Village and/or Village Affiliates from any and all claims, debts, dues and obligations of every kind and nature under the Illinois and United States Constitutions as well as under any federal or state statutes or laws, including but not limited to environmental laws related to the subject matter of this Agreement. Indemnitor further waives all remedies (including those which may be available under the Civil Rights Act) which are available to it for the violations of any of the terms of this Agreement, including but not limited to the equitable remedy of specific performance, and agrees not to seek injunctive relief of any sort. Indemnitor covenants not to sue the Village and/or Village Affiliates for a violation of any provision or terms of this Agreement.

Indemnitor on behalf of itself, its successors and assigns shall covenant and agree, at its sole cost and expense, to indemnify, defend and hold the Village and the Village's former, current and future officials, trustees, officers, servants, employees, agents, successors and assigns (collectively "Village Affiliates"), both in their capacities as Village representatives and as individuals, harmless from and against any loss, actions, responsibilities, obligations, liability, damage, expenses, claims (whether direct or indirect, existing or inchonte, known or unknown, having arisen or to arise in the future), penalties, fines, injunctions, suits (including but not limited to suits alleging or related to personal injury and/or death), proceedings, disbursements or expenses (including, reasonable attorneys' and experts' fees and disbursements and court costs) (collectively, the "Liabilities"), arising under or relating to any Environmental Laws (as defined below), or any other Liabilities which may be incurred by or asserted against any of the Village Affiliates resulting or arising from, alleged to arise from, or caused by, in whole or in part, from the presence of Hazardous Material (as defined below) on, in or from the Indemnitor's Property (including the groundwater) and/or any condition of any property (including groundwater) or surface water alleged to have been caused by the migration, transportation, release or threatened release of Hazardous Materials on or from the Indemnitor's Property.

Indemnitor shall assume the expense of defending of all suits, administrative proceedings and disputes of any description with all persons, entities, political subdivisions or government agencies arising out of the matters to be indemnified under this Agreement. In the event that the

Village or any of the Village Affiliates is/are named as a defendant(s) in any lawsuit arising out of the matters to be indemnified under this Agreement, the Village and/or any of the Village Affiliates shall have the right to choose the attorney(s) who represent(s) them in said lawsuit, and the reasonable costs, expenses and fees associated with said attorney(s) in relation to said lawsuit shall be paid by Indemnitor pursuant to the indemnification provisions herein. Indemnitor shall pay, promptly upon entry, any nonappealable order, judgment or other final resolution of any claim or dispute arising out of the matters to be indemnified under this Agreement and shall pay promptly when due any fines, penalties or agreed settlements arising out of the matters to be indemnified under this Agreement. In the event that such payment is not made, the Village or any Village Affiliate, at their sole discretion, may proceed to file suit against the Indemnitor to compel such payment. Indemnitor also agrees that it will not settle or compromise any action, suit or proceeding without the Village's prior written consent, which consent shall not be unreasonably withheld.

For purposes of this Agreement, "Hazardous Materials" means and includes Compounds of Concern, chemicals known or suspected to cause cancer or reproductive toxicity, pollutants, effluents, contaminants, emissions or related materials, and any items defined as hazardous, special or toxic materials, substances or waste under any Environmental Law, or any material which shall be removed from property located within the Village of Wheeling pursuant to any administrative order or enforcement proceeding or in order to place said property in a condition that is suitable for ordinary use. Hazardous Materials shall include each and every element, compound, chemical mixture, contaminant, pollutant, material waste or other substance which is defined, determined or identified as hazardous or toxic under Environmental Law or the release of which is regulated under Environmental Laws, "Environmental Laws" collectively means and includes any present and future local, state, federal or international law, statute, ordinance, order, decree, rule, regulation or treaty relating to public health, safety or the environment (including those laws relating to releases, discharges, emissions or disposals to air, water, land or groundwater, to the withdrawal or use of groundwater, to the use, handling, storage, disposal, treatment, transportation or management of Hazardous Materials) including, without limitation, the Resource Conservation and Recovery Act, as amended ("RCRA"), 42 LLS.C. §6901, et seq., the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA"), 42 U.S.C. §9601, et seq., as amended by the Superfund Amendments and Reauthorization Act of 1986 ("SARA"), the Hazardous Materials Transportation Act, 49 U.S.C. §1801, et seq., the Clean Water Act, 33 U.S.C. §1251, et seq., the Clean Air Act, as amended, 42 U.S.C. §7401, et seq., the Toxic Substances Control Act. 15 U.S.C. §2601, et seq., the Safe Drinking Water Act, 42 U.S.C. §300f, et seq., the Occupational Safety and Health Act, 29 U.S.C. §655, et seq., the Federal Insecticide, Fungicide and Rodenticide Act, 7 U.S.C. §136, et seq., the National Environmental Policy Act, 42 U.S.C. §4321, et seq., the Emergency Planning and Community Right-to-Know Act, 42 U.S.C. §11001, et seq, and the Illinois Environmental Protection Act and the amendments, regulations, orders, decrees, permits, licenses or deed restrictions now or hereafter promulgated thereunder.

In addition to the indemnity provided above, if the Village or Village Affiliates encounter Hazardous Materials while working in, on or under the HAA Area or encounter Hazardous Materials migrating from Indemnitor's Property, the Village has the right to remove contaminated soil or groundwater from the area it is working and intends to do work and to

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dispose of them as it deems appropriate not inconsistent with applicable Environmental Laws so as to avoid causing a further release of the Hazardous Materials and to protect human health and the environment. If Hazardous Materials are found anywhere within the boundaries of the proposed HAA, there is a presumption that the Hazardous Materials migrated from and are attributable to the Indemnitor's Property.

The removal or disposal shall be based upon the site investigation (which may be modified by field conditions during excavation), which Indemnitor may review or may perform, if requested to do so by the Village. If practicable, as determined by the Village, Indemnitor may be allowed to remove and dispose of the contaminated soil and/or groundwater necessary for the Village's work in advance of that work. In any event, Indemnitor shall reimburse the reasonable costs incurred by the Village to perform the site investigation and to dispose of any contaminated soil or groundwater. The parties understand and agree that the Village's soil and groundwater removal will be in conjunction and/or associated with other work being done by the Village in, on, under or near the Indemnitor's Property, and part of the purpose of this paragraph is that if the Village encounters contaminated soil and/or groundwater while working on its utilities, or on a municipal project or otherwise, it will not be responsible in any way for the cost associated with encountering, removing and/or disposing of the contaminated soil and/or groundwater. In addition, it is specifically understood and agreed between the parties that the Village will not be identified at any time, in any place, document or manifest as the owner, generator or transporter of contaminated soil or groundwater taken from Indemnitor's Property. If asked, Indemnitor will cooperate with the Village in the removal and disposal of such soil and groundwater and will sign all necessary documents and manifests for the proper transportation and disposal of the soil and/or groundwater.

- If requested by the Village, Indemnitor shall immediately deliver to the Village any and all records, documents (including writings, drawings, graphs, charts, photographs, phono records, and other data compilations from which information can be obtained, translated, if necessary, through detection devices into reasonably usable form), or reports of any kind (including all written, printed, recorded or graphic matter however produced or reproduced and all copies, drafts and versions thereof not identical in each respect to the original) which relate or refer (which means, in addition to their customary and usual meaning, assess or assessing, concern or concerning, constitute or constituting, describe or describing, discuss or discussing, embody or embodying, evidence or evidencing, mention or mentioning and reflect or reflecting) environmental matters and/or conditions associated directly or indirectly with the Indemnitor's Property (including the groundwater thereunder), including but not limited to written reports or a site assessment, environmental audits, soil test reports, water test reports, laboratory analysis and documents, reports or writings relating or referring to the Indemnitor's Property provided, however, that nothing in this paragraph shall require the Indemnitor to deliver to the Village those communications and documents that are encompassed by the attorney-client privilege and/or the attorney work product doctrine.
- 5. Any notice required or permitted to be given to either party shall be deemed to be received by such party (i) three (3) days after deposit in the United States Registered or Certified Mail. Return Receipt Requested, or (ii) one (1) business day after deposit with a nationally recognized overnight delivery service guaranteeing next business day delivery, or (iii) upon

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personal delivery to the party to whom addressed provided that a receipt of such delivery is obtained, or (iv) on the same business day as transmitted and confirmed by telecopy provided that a confirmation copy is concurrently deposited in United States Certified or Registered Mail, Return Receipt Requested. Such notices shall be addressed to the parties at the following addresses:

If to Indemnitor:

John Robbins

Environmental Program Manager

Shell Oil Products US

20945 S. Wilmington Avenue

Carson, CA 90810 Phone: 815-468-8824 Fax: 713-423-0544

If to the Village:

Village of Lombard 255 E. Wilson Ave. Lombard, IL 60148 Attn: Village Manager

with a copy to:

Klein, Thorpe and Jenkins, Ltd. 20 North Wacker Drive - Suite 1660

Chicago, Illinois 60606-2903

Attn: Dennis G. Walsh

or to the parties at such other addresses or telecopy numbers as they may designate by notice to the other party as herein provided.

- 6. This Agreement has been made and delivered in the State of Illinois and shall be construed according to and governed by the internal laws of the state of Illinois without regard to its conflict of law rules. If any provision hereof shall be held invalid, prohibited or unenforceable under any applicable laws of any applicable jurisdiction, such invalidity, prohibition or unenforceability shall be limited to such provision and shall not affect or invalidate the other provisions hereof or affect the validity or enforceability of such provision in any other jurisdiction, and to that extent, the provisions hereof are severable. Whenever possible, each provision of this Agreement shall be interpreted in such a manner as to be effective and valid under applicable law.
- 7. I'ailure of the Village to require performance of any provision of this Agreement shall not affect the Village's right to require full performance thereof at any time thereafter, and the waiver by the Village of a breach of any provision of this Agreement shall not constitute or be deemed a waiver of a similar breach in the future, or any other breach, or nullify the effectiveness of such provisions of this Agreement. The rights and remedies of the Village of this Agreement are cumulative. The exercise or use of any one or more thereof shall not bar the Village from exercise or use of any other right or remedy provided herein or otherwise provided by law, nor shall exercise or use of any right or remedy by the Village waive any other right or remedy. The parties are aware of 42 U.S.C. §9607(e), and waive any rights they may otherwise

have to assert that such statute does not permit, or renders invalid, the waivers or indemnity provisions contained in this Agreement.

- 8. This Agreement shall be binding upon the Indemnitor and the successors and assigns. No transfer of Indemnitor's rights or obligations hereunder shall be made without the prior written approval of the Village, which approval shall be with their reasonable discretion.
- 9. This Agreement constitutes the entire agreement of the parties hereto with respect to the subject matter hereof. This Agreement may not be amended, modified, revised, supplemented or restated except by a writing signed by each of the parties hereto. In construing this Agreement or determining the rights of the parties hereunder, no party shall be deemed to have drafted or created this Agreement or any portion thereof.
- 10. Indemnitor will pay and discharge all reasonable costs, attorney's fees and expenses that shall be made and incurred by the Village in enforcing the covenants and agreements of this Agreement.
- 11. The executing representatives of the parties to this Agreement represent and certify that they are fully authorized to enter into the terms and conditions of this Agreement and to execute and legally bind that party to it.

IN WITNESS WHEREOF, the parties have executed this Limited Environmental Indemnity Agreement as of the day, month and year first above written.

VILLA	GE OF LOMBARD	EQUILON ENTERPRISES LLC d/b/a SHELL OIL PRODUCTS US				
By:	A. J.	Ву:	Ette Q. Honen			
Name:	Keith Giagnorio	Name:	Beth. A. Flowers			
Title:	Village President	Title:	US Claims bead			

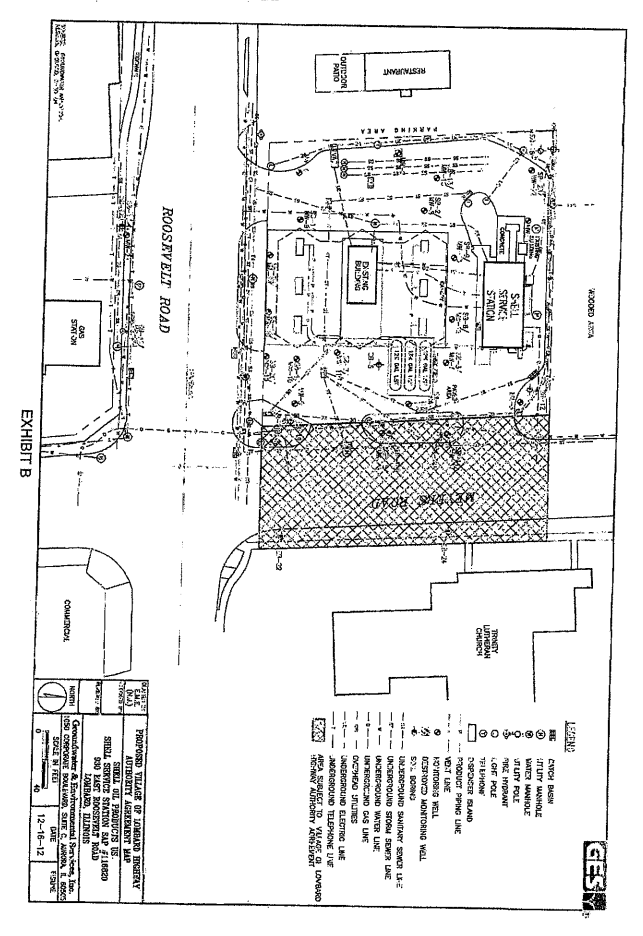
Exhibit A Legal Description



CC#116820

LOT 1 IN EQUILON ENTERPRISES-LLC CONSOLIDATION PLAT MO. 4 RECORDED FEBRUARY 18, 2003 AS DOCUMENT E2003062780 OF LOT 6 (EXCEPT THAT PART TAKEN FOR HIGHWAY IN CASE 86ED—89) AND ALL OF LOT 7 IN BLOCK 7 IN A. T. MC INTOSH AND COVS WESTOWN LANDS SUBDIVISION, BEING A SUBDIVISION OF PART OF THE WEST 1/2 OF THE SOUTHWEST 1/4 OF SECTION 16, TOWNSHIP .39 NORTH, RANGE 11, EAST OF THE THIRD PRINCIPAL MERIDIAN, ACCORDING TO THE PLAT THEREOF RECORDED JUNE 12, 1951 AS DOCUMENT 625824, IN DUPAGE COUNTY, ILLINOIS.

Tax Parcel ID No. 06-16-311-017
Address: 930 Bast Roosevelt Road, Lombard, IL 60145.
116820/6728



HIGHWAY AUTHORITY AGREEMENT

This Agreement is entered into this 6 t day of February, 2014 pursuant to 35 Ill. Adm. Code 742.1020 by and between Equilon Enterprises LLC d/b/a Shell Oil Products US ("Owner/Operator") and the-Village of Lombard Illinois ("Lombard"), collectively known as the "Parties."

WHEREAS, Owner/Operator is or was the owner or operator of one or more leaking underground storage tanks presently or formerly located at 930 E. Roosevelt Rd., Lombard, Illinois (the "Site");

WHEREAS, as a result of one or more releases of contaminants at the above referenced Site "(the "Release"), soil and/or groundwater contamination at the Site exceeds the Tier I residential remediation objectives of 35 Ill. Adm. Code 742;

WHEREAS, the soil and/or groundwater contamination exceeding Tier 1 residential remediation objectives extends or may extend into the Highway Authority's right-of-way;

WHEREAS, the Owner/Operator or Property Owner is conducting corrective action in response to the Release;

WHEREAS, the Parties desire to limit access to soil within the right-of-way that exceeds Tier I residential remediation objectives so that human health and the environment are protected during and after any access;

NOW, THEREFORE, the Parties agree as follows:

- 1. The recitals set forth above are incorporated by reference as if fully set forth herein
- 2. The Illinois Emergency Management Agency has assigned incident number 20081062 to the Release.
- 3. Attached as Exhibit A is a scaled map(s) prepared by the Owner/Operator that shows the Site and surrounding area and delineates the current and estimated future extent of soil and groundwater contamination above the applicable Tier I residential remediation objectives as a result of the Release.
- 4. Attached as Exhibit B is a table(s) prepared by the Owner/Operator that lists each contaminant of concern that exceeds its Tier I residential remediation objective, its Tier I residential remediation objective and its concentrations within the zone where Tier I residential remediation objectives are exceeded. The locations of the concentrations listed in Exhibit B are identified on the map(s) in Exhibit A.
- 5. Attached as Exhibit C is a scaled map prepared by the Owner/Operator showing the roadway areas within which Lombard maintains utility lines on Meyers Road which is adjacent to the Site that is governed by this agreement ("Right-of-Way"). Because

Exhibit C is not a surveyed plat, the Right-of-Way boundary is that area of Meyers Road which is within the depicted area and which may be an approximation of the actual Right-of-Way lines. Because the collection of samples within the Right-of-Way is not practical, the Parties stipulate that, based on modeling, soil and groundwater contamination exceeding Tier I residential remediation objectives does not and will not extend beyond the boundaries of the Right-of-Way or that area which is depicted within Exhibit C.

- 6. Lombard stipulates it maintains utilities within the Right-of-Way that gives it access to the soil located within or beneath the Right-of-Way.
- 7. Lombard agrees that to the limit of its ability to do so, it will prohibit within the Right-of-Way all potable and domestic uses of groundwater exceeding Tier I residential remediation objectives.
- 8. Lombard further agrees to limit access by itself and others who are under its control to soil within the Right-of Way exceeding Tier I residential remediation objectives. Access shall be allowed only if human health (including worker safety) and the environment are protected during and after any access. Lombard may construct, reconstruct, improve, repair, maintain and operate its utilities within the Right-of-Way, or allow others to do the same by permit. In addition, Lombard and others using or working in the Right-of-Way under permit for utility work have the right to remove soil or groundwater from the Right-of-Way and dispose of the same in accordance with applicable environmental laws and regulations. Lombard agrees to allow utility work on its behalf in the Right-of-Way subject to the following or a substantially similar condition: As a condition of this permit or contract the permittee shall request the office issuing this permit or access right to identify sites in the Right-of-Way where Lombard governs access to soil that exceeds the Tier I residential remediation objectives of 35 Ill. Adm. Code 742. The permittee shall take all measures necessary to protect human health (including worker safety) and the environment during and after any access to such soil.
- 9. This agreement may be but is not required to be referenced in the Illinois Environmental Protection Agency's (the "Agency") no further remediation determination issued for the Release.
- 10. If required by the Agency, the Agency shall be notified of any transfer of jurisdiction over the Right-of-Way at least 30 days prior to the date the transfer takes effect. This agreement shall be null and void upon the transfer unless the transferee agrees to be bound by this agreement as if the transferee were an original party to this agreement. The transferee's agreement to be bound by the terms of this agreement shall be memorialized at the time of transfer in a writing ("Rider") that references this Highway Authority Agreement and is signed by Lombard, or subsequent transferor, and the transferee.

- 11. This agreement shall become effective on the date the Agency issues a no further remediation determination for the Release. It shall remain effective until the Right-of-Way is demonstrated to be suitable for unrestricted use and, if required to be filed by the Agency, once the Agency issues a new no further remediation determination to reflect there is no longer need for this agreement, or until the agreement is otherwise terminated or voided.
- 12. In addition to any other remedies that may be available, if the Agency has determined that this Agreement is required to obtain an NFR determination, the Agency may bring suit to enforce the terms of this agreement or may, in its sole discretion, declare this agreement null and void if any of the Parties or any transferee violates any term of this agreement. The Parties or transferee shall be notified in writing of any such declaration.
- 13. This agreement shall be null and void if a court of competent jurisdiction strikes down any part or provision of the agreement.
- 14. This agreement supersedes any prior written or oral agreements or understandings between the Parties on the subject matter addressed herein. It may be altered, modified or amended only upon the written consent and agreement of the Parties.
- 15. Any notices or other correspondence regarding this agreement shall be sent to the Parties at following addresses:

If to the Illinois Environmental

Protection Agency

Manager, Division of Remediation Management

Bureau of Land

1021 N. Grand Ave. East

PO Box 19276

Springfield, IL 62974-9276

If to Indemnitor:

John Robbins

Environmental Program Manager

Shell Oil Products US

20945 S. Wilmington Avenue

Carson, CA 90810 Phone: 815-468-8824 Fax: 713-423-0544

If to the Village:

with a copy to

Village of Lombard 255 E. Wilson Ave.

Klein, Thorpe and Jenkins, Ltd 20 North Wacker Drive - Suite 1660

Lombard, Illinois 60148-3931

Chicago, Illinois 60606-2903

Attn: Village Manager

Attn: Dennis G. Walsh

IN WITNESS WHEREOF, the Parties have caused this agreement to be signed by their duly authorized representatives.

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By: Keith Ofanorio Its: Village President

ATTEST:

By: Janet Downer

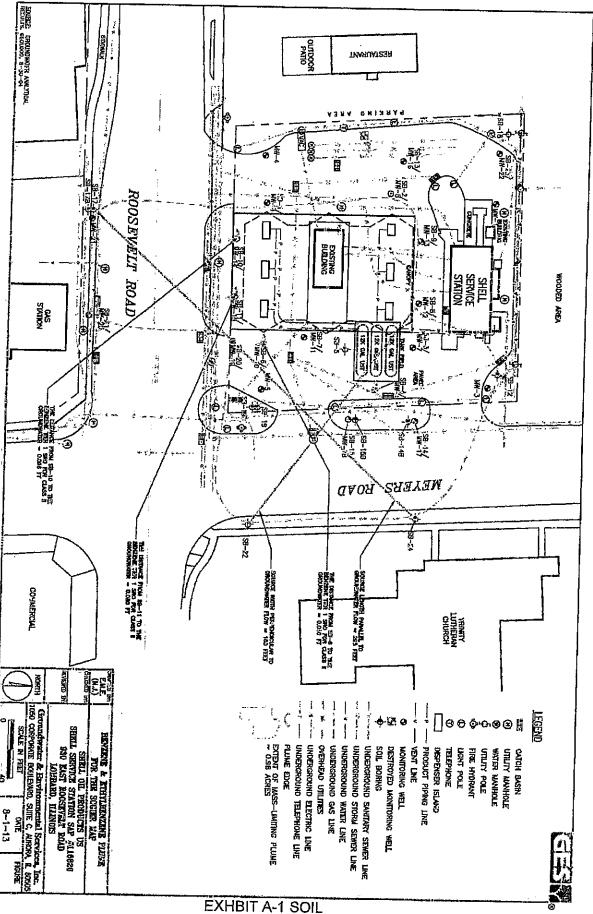
Its: Deputy Village Clerk

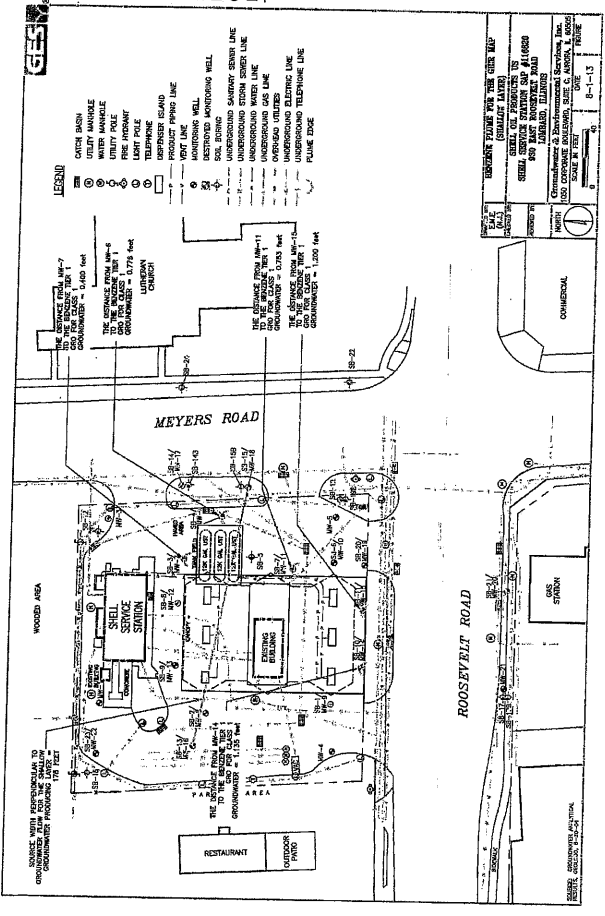
Date: February 6, 2014.

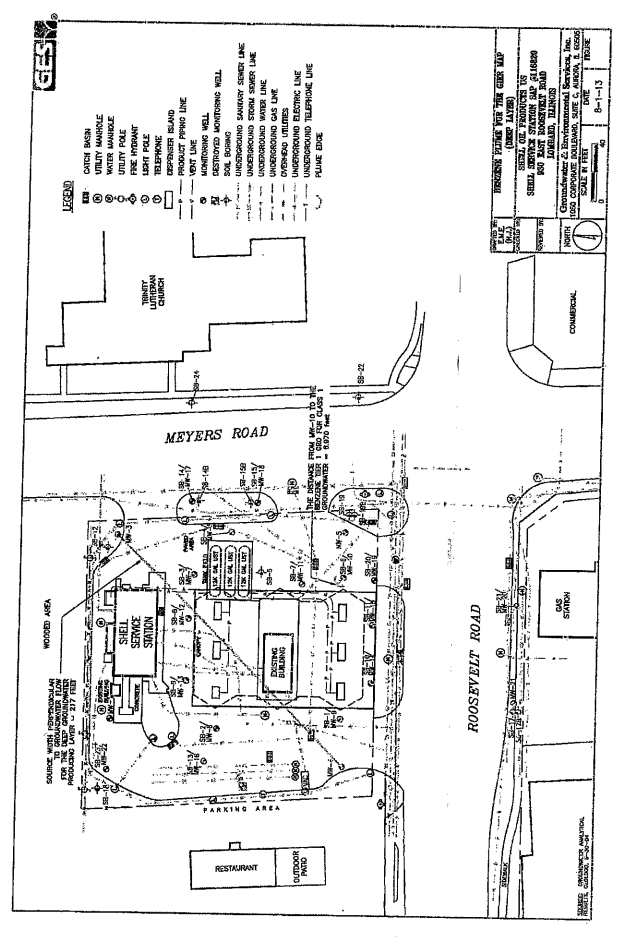
EQUILON ENTERPRISES LLC d/b/e SHELL OIL PRODUCTS US

Date: 11/1/2 . 2013

By: John Robbins
Title: Environmental Program Manager







SOILANALYTICAL DATA - BTEX/MTBE

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-វ4រវ	91.26.7012	 }	~\(.0\(1	40.011	प्रश्ति ।	F03C1	0.1	
ì	61/26/2013 2	33	1,3	Dos	10.10	CDD.	11.04	
	66.240/015	<u> </u>	19312	-1,085	-10610	61102	V:07	
ःका है	वा अस्तात्	13	0.041	70.013	1013	*U.U.	267.5	
ì	Mi352013	17	0.00	0,11,09	*18131	20.612	2.3	
	ht/36/307	7	930	10.013	- (r (njo-)	rant.	+2,079	
179	01/26/2013	13	10.011	130.65	-06H	-9.002	-C:174.2:	
i	01-16/2012	15	33312	40.012	0017	10011	· ryg	
198	00.36(2012	מן	0.014	-0.012	20,015	-0.017	±.; ()+.)	
	#10'6G912	Ϊż	-9311	4011	-0-41	7.021	77.177	
	3625 2012	ન	9394	-0.014	0.64	0021	70,193	
[013900013	6	1:013	0.013	30.012	0.22	7).31	
·· [61: 63013	12	79.011	20911	2013	10132	0.10	
[01.212018	17	- (1010	0.01	0.013	0107	-2011 -1:09	
	09/27/2012	-	+0,017	10.015	10,112	1.077	-U.11	
!4 [542759612	7.5	0.01.1	4017	0.013	110.4	1.194	
i i	UP.47 (012	12.7	19,011	79,01	40.011	0.623	937	

- Courtes:

 1. The by "multiplens per inferrom or pour presentions (spin)

 2. The by "multiplens per inferrom or pour presentions (spin)

 3. The Verice of the words is all trained describes finite

 8 Both "Contraction for above Title; 11 (A): Pen 12 Title: 1: ROs

GROUNDWATER ANALYTICAL DATA - BTFX/MTBE

Shell #1168(2) 870 Fast Rocestell Rend Loghwd, liftness

		disting Objects of Feptomet Ros			Bearene (09/1)	(res)	Fibrikensini (ug/t.)	(up/I)	VII
	water Romedias			1,700	700	10.000	7;		
Liday II Cronp	dwater Remedia	tun (XXetive (<5 feet beilding)			25	2,500	1,000	10,000	70
ndow Inkalas	oa - nestaenica	onimarelal (*5 fi	an tartificati		110	5%),(200	374	30,740	1,9(6)
AGOV TANDIN	and a full (Traffill)	Referenced			સંહ	539 900	1,400	91,000	c.b.v
iample Lucation	Sample Date		Depth to Groundwater	Growndwater Elemention	·] ·				
33%-1	G 1 UT 20116	39,47	11,54	86.03	:	25	,	·	
•	08-15 7003	98 47	13.12	57.78	*1				<u> </u>
	12-10-261	98.47	101/1	85-5	R1	- 31			
	(16 OA 2/10.1	98-11	1453	\$7.06	1.47	જા	- 1		315
	26 29 300	17817	1127	ē7,20	1 1	1	-0		
	0% to 2007	0.4.47	15.60	85.97		1 1	47		3,4
	07 10 2008	98.17	1135	8512	- 3	T G	-		
	10.30-2008	47,17	13,09	B< 18	41	1957	1		10.
	04.46.00	28.52	865	89,60	. 11	* 1	~J		6,1
	1/1.20:3300	WK 15	15.61	84.93	1-1	-1	1	1	
	03 (+)-2310	93.17	8.65	<u>850,811</u>	165	.\\$	7.9		
	11,39236	19.47	179,	<u> </u>	NS	15	\s		ν.
	02 20 01	17.16	1245	86.71	.0.	1925	YO 5	30,000 90,000 15 15 15 15 15 15 15	5.3
380-2	04/10/2017	99.19	1663	83.0	/8	NS	\s	N.5	
-1147	03 01/2001	200	17.90	25.13	7,5		- 3	j	.5
	03/18/2003 12/16/2003	19.0:	17.38	\$1.65	-1	11		-11	
i	04 (01 8 (04	20,01	17.63	220:	1 1				4.5
	SHITTONE	97,54	9.57	82.52	 '				1.7
11W-J	04:01:2003	98.81	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	201	 		sî Over With U	kdt	
	08 (3,704)	(2.R1	16.50	82 31 82 33	5	1.4	7.5	1 3 3 3 5 5 5 5 5 5 5	- 3
	17 19 3001	\$48.81	15.20	P3.37	 	- 1			• :::
ļ	C6 (18 2- (13	*.81	1(09	64.52		- (1			
	06+39,0706	92.31	1420			:	!		2.5
Ì	08/16/2009	98.71	15.48	8101 8271		<u>4</u>			<u></u>
[02/10/2008	PGE STE	XQ /	va va	14.0		21		3.8
ſ	10 10-2002	95,81	1735	82.85	† - ; - 	. 15	>>		— X
Ī	05.5%.2000	98.8(1149	155.30	1 -	/3	- 1		- 5
<u>[</u>	10:20:2:89	98.81	18.5	82.10	1 - 1	-3-			1
	07.69.20%	35.81	1-0.08	84.73	15	38	338		<u>520</u>
[11502/2010	oë 81	1641	92.50	1 3	55	200		·s
J.	07 2/63012	2161	14 83	8 14	0.5	-115	÷85		- 8
	04:30:00:0	9E ivi	14.74	8/487	Š	13	\S		7.4
16. 1	0.14)1 (7)0;	48.03	1873	80,90	\S	۰.۲			10.75
Ļ	146-38-5003	90 (1)	14,12	70.66	1				7 !
Ĺ-	12/19/20(3)	93.08	3:53	8175			i		<u>;</u> _
1	0.548/3004	uci00	13.53	81,15		-1	11.		- 1
-1	0/2/2/2006	91 <i>0</i> 3	17.08	87.0°1	-1		- 1		- 4
}-	100 61 40 .	79.08	1781	81.34	j+3	14	21		<u></u>
-	0.210:2003	79-65	17.14	81,34		ي ۲			- 2
<u> </u>	10-20-2008 01-21-2009	7½(t)s	17.03	82.0		0.305		-3	- ₹
}-	13/20/2009	99.03	17.07	N3 0 :		-31	4	-1	-,5
<u> </u> -	03405 M10	9910	17.48 17.50	81.40	11.5		11.		- 5
<u> </u>	11-33-20-8	9/10	15 61	<u> </u>	25	_ <u>s</u>	38		
	67.21.2013	99.00	17.5	81.45 31.27	-0.5	45	N9		3.8
	11.59.2012	99,60	1243	81.71	313	10.5	•6	10,000 30,700 93,000 9	
102-2	04 (41 (304)	92,08	24.56	NG:	N.S	13		(up1) 10000	<u>'\\$</u>
Ε.	rut 35 2007	9:009	10.15	· 93	1	1	38		-35
	12/19/2003	مَحْرِ إِنْ يُرْ	18.48	60.te)		7			
	5、16、流行	90,00	1797	5.11			- 1		3
	00.29 200s	On Jist	16.93	RC 1	~1	1	21		
ļ	Orde As	29.65	8.58	916		1		_;	1
<u> </u>	07-Jii 2005	95,03	14.20	81.55	v2	46	*14°		-5
⊢	10:50 2068	9) //8.	14.24	\$184	7	2500	21		1:5
 -	0/- 25/2009	69,06	1636	8272	-1	- [. 3	-3
	10.20/2109	19.61	14-44	600-7	-41	41.8	- E-	- J	. 1
ļ	03.09.2010	49.55	15 ++]	81.08	748	76	X8		38
⊢	13,20,2630	>9,08	14.52	8-1 23-	7.6	MS	NS		7,5
}	02 9/ 013	99.21	<u> }</u>	8. 4	*31.5	17.5	^1 <u>0,5</u>		3.1
ARM.	04 RV \01"	W.21	13.10	85 of	- 53	VS	7.8		••\$
- 1 PAGE 1	07 10 3308	19 22	6 45	92 **	679	25	1277		21
 	10:30:0000	4:5.32	4.85	07.27	632.2	10.8	538 5	15:14	46
	05.26/2000	98.53	407	74 15	744.9	8.2	521 R		81.2
⊢	10.70°300	98.44	15:	/3 3	445	If.72	30.7		55.62
	01-09/0970	96. <u>90</u>	+48	93,72	413.1 B	13 75	SGALD .	6i03	2.8
	11.29 0010	98,22	80.7	97.4	222,4	≅8∤	104.4		3441
	00:20:30(0 (4:30(0)(1)	26.35	4.15	2.7	420	13	287		
	ers and pitting	<u>(4) 14</u>	. 99		258	A3			

GROUNDWATER ANALATICAL DATA - BTEN/MTBE

Shell :: 110820 930 #est Roosevelt Road Lembard, Illinois

They I Groundwater Remediation Objectives for the Groundwater Ingestion Enground Route Class I Groundwater Remediation Objective						me Fold (i) (ing			
Class: II Clean	an ater Kemudu Mader Renerali	non Objective			. 5	10	PC* DO	Jn occ	
Indoor Inhain	tian - Revidente	ann i ojechve I (<5 feet building	3				ft/ 1.0%		
Indoor Inkala	tion - Industrial	Commercial (3)	Coet huitdines	· ·	112			30,00%	1,900,00
		Referenced	Death to	Grounds at	312	510,	000 1/300	y3.0())	V B2 5 (4)
iumple Locate			Gromiwate						
MY	0.210.2008		5.28	13,55	295	51	1 -4	-10	221
	10:30:2005		5,50	93,27	309.		2 "150	63.45	99.69
	10 30 200		3,70 4 H4	94.0:	371.			1307	123.8
	0) (5) (0)	78.83	5.52	93.11	121.1 16.6				209.9
	11/29/2010		0.50	92.21	10.0	57	+1	1	142.3
	04 76 7672		6.10	92.95	- 68	1.6		23	96.86
MW-8	01.80 ANS	90,05	6/3	93.03	100	1.8		NS.	18
*******	10/30/2008	99,76	15.14	87.52				- 19	12
	05.25.2000	28.70	13.59	G5 57	- <u> </u>	159			46.71
	10-20-2000	55,75	15.80	82 1		1 7		- 1	140 2
	07/09/2019	<u>^8.7u</u>	1104	8170	550	7-1	8,62		128,1
	11/2% 20% 07/20/2012	98.75	1089	81.87		-1	• 1	~1	80,76
	04.46.2012	93 73	15 30 14 ntr	83.60 B±00	-0.5	· v.4		- 4	110
AMO	07/10/2008	99.60	5.51	8: (c)	3/S	7.5		Air.	15
	10 (0.00)	98,59	4,15	05.55	-दा	1.451	1 -1	43	
	05 24 20 9	98.03	1.51	9.5.17	<1	71	1		-4.
	03 (34) 2010	98.68	4.62	04.10	- 3	- 3		11	7.5
	13/22/2016	98.68	1688	03.45	3.5	- F1S	- 88	N3	NS
	03/00/30:5	(Pyssi	5.85	92 97	2/5	-0 4		13 13 13 13 13 13 13 13	1.5
A (11) . (A	U 1/10/2012	98.84	4.92	93,95	- 49	15	7,5		1 2
असन्छ	07:10:2008	99.01	8,52	08,19	- 32	3	3		\\3 2.5
	05.26/33/8	99.01	0.53	83.18	1.272	2,095	1		83,28
ļ	IA NAZIUW	69.01	9,60	89,41	1/\t	9.1	'1	N.3	277,5
	U.5-41-712010	42.01	Q 457	£0 %	1	<u> </u>	1		325.5
	11.59-2010	20.00	1.7.53	1 5.48	114	+ +	7		317.5
+	04-602035 03-5055015	99.73	10.59	86 241	43	0.5	*0.5	- ;	243.4 180
MW-II	04/28/2009	95.85	11.84	87.04	<u>\s</u>	15	NS	NS	N5 1
	10,20,530	98.65	5.87	93.10 VC 311	617.4 D	3,361 0		LAND.	1,074
[03-TO 2010	98,00	5 OS	99 61	355.4	145.8	663.4	وارد	I,399
-	11:54:5010	98.14	1.51	92.63	263	10.7	127.9	2,65*	17:5
ŀ	07:27:2012	08.65	7.6	NG.			Calle to Op.	u ⇒50.	9t3.3
MV:-12	0%:25/2009	98,5-	5.40	93.50	386	1.1	1,300 D	2:500	510
_ ``` [10°20°200°	9154	-8,60 -5,25	9442		1			198
[01 01 2010	97:	5.55	0.38	· \vec{v}{t}	133	375	1703	178.2
]	11-2-02910	99,14	5.6.5	07/20	1,73	1 1	 		126,4
	03/30/2010	00,81	NG	A32		 -	In able to Opera	- 	_ <u>213_</u>
VIVE-13	05(25(200)	92.26	₹ () ²	15.50	207	-115	*75.4	1	95
	10/20/20(4	97.41	53 Au	97:54 87.51	-1		*1	13,	!18
Ĺ	03 482 20 10	60.1	0.42	G2 60:	*1				170
<u>-</u>	11.2-26:0	40.4)	12,13	8694	1		1	-1	310
<u> </u>	01.30 your	99.26	8.94	00.12	.0.5	71.5	20.5	्वं 🖠	132.3 58
MM-19	65.25.3000	47.47	\$ 3V	93.7	7.55	18	NS	55	38
T	10.25 360	70 t7	÷29	21.86 21.86	2,968 D		1,593 D	25116	32 14
	0.502-5010	99,17	9.4+ I	25.05	2,128 2,969	312	1,034	4873	٠,
<u> </u>	11/2/013	90 \$7	532	93,15	2,432 D	14.33	1,918 D	5,516	27,99
-	03 20 2012	**.3]	4.86	95.45	1,880	11	800	1,000	3:
F3-15	JS JA JOO	92.31	4 05	74.37	/8	:45	NS.	\s	33
	10.30.310	10 33 T	÷ 12	9501 9497	2.571 D	_:01 r D	30.4.5	1110	37.2
	01.05.010	\$7.00	4.37	45.00	1,483 1,772 D	18.4	77.1	139.1	190
	11.293010	no 13	5 40	:3.63	1.963 D	42 92	- 48 G	930/3	2831
	00:10:0010	79,33	YO	NG			Unal le to Open	130.1	5
		19.24 18.63	7.65	94.19	2,300 D	13	350	370	1.2
	07.25-5010	98,64	3.87 4.55	(4.8) (4.1)	3:0	-11		-1	45
ļ!	12:26:20:2	98.29	NG	NG NG	18		Carbba v Onco	ris	7.75
1 1	01302012	09.00	4 5)	C4-19	1.3	2 (1)	Cable a Open		

GROUNDWATER ANALYTICAL DATA - BTEX/MTBF

Shell #116820 6×044xx Roosevelt Road Lombard, Blinois

	dwatez Remedu	Feptomre Rout	Benzezie (ug/i-)	Telecter (ug/L)	Fibelbenzene' (12g/l.)	Aylenis (ug/l)	VETBE (02/L)		
Liss I Groundwater Remediation Objective Closs II Groundwater Remediation Objective Indoor Inkalation - Rendential (<5 feet building)						1.000	20)	12(::5)	70
						2.900	1,000		70
						\$5.6.64	374		1.961,689
Indoor Inhaloliou - Industrial/Commercial (::5 fect building)					80	555 000	1,400		6 860 (5)
Sample Location	Referenced Benth in Genomen der							7 (000	T o concern
MM-13	05:05:2010	3) 80	410	90 SU	257	<u> </u>	.1		46
Į.	11/20/2010	9(g)	0.02	90.″€	718	NS	NS		100
1	00.29.2012	*** 50	NG	*\G	Unrhie to Open				
	114 5 20 1	9" 0"	5,04	92.02	115	·05	45	1	+3
MY-18	03/03/2010	€3,15	1.68	93 (8	.,	- 0	2,67		55.1
L	11:00:0010	49.16	54	1/2 56	NS	NS			75
L	00/00/2012	94.1	5.33	D2 %1	10.5	-i).	445		30
	U4 ?b _U\$2	90.17	5.37	92.50	NS.	NS I	NS	(49f.) 1969 1069 1069 30,9% 91000 -11 NS -11 NS -11 NS -11 -11 -11 -11 -11 -11 -11 -11 -11 -1	35
MW-19	11 /0 7010	(3) (4)	14.11	85.53	favulficient water for sample				
L	02:20:20;2	59.63	NG	XG	Unable to Open				
	04/10/2012	99.50	10.70	88,88	70.5	11.5	0.	1.8	109
VIX-2:	11/29/2010	99.15	8 557	90.25	2,1		31		*S
_	03 20- 91:	119.86	0.69	87 28	70.5	>0.5	-0.5		-11
	0430/3012	43 85	9.61	3 9,65	NS NS	- VS	7.8		3.5
MW-21	11 20 2010	98.44	0,80	21.65	• 1	-77	- 19		-5
<u></u>	00/30/00/110	574 357	5.80	91.40	10.4	10.5	25		ंगु
	54.65.00	98.SJ	7.01	01 - 6	18	is:	15		S
W#. 52	02:00:012	11:12	9.70	86.37	Ιΰ	-1	1		-3
	04 (0.0)[2	99,12	7.44	95 33	.S	38	18	15	

- NOTES

 1. 1972 micrograms per live
 2. 1903 but Grazed
 3. 1905 but Grazed
 4. 1905 but Grazed
 5. 1905 but Grazed
 5. 1905 but Grazed
 5. Bold contratmitors obour This 2713C Puril 27 Tire LeikOs for Class II procedurate
 6. 10 The could be from a difficult steep?
 6. fuller has done Resume and

