APPENDICES

APPENDIX A

Groundwater Sampling Record Sheet



GROUNDWATER SAMPLING RECORD

		•						
PROJECT#:		DATE:	DATE:					
SITE NAME:		_ SAMPLE LOC	SAMPLE LOCATION:					
SITE ADDRESS:		_ AMBIENT TEN	AMBIENT TEMPERATURE (F°):					
PERSONNEL:			SING ELEVATION:					
OBSERVERS:			WATER LEVEL ELEVATION:					
SAMPLING EQUIPMENT:								
☐ Bailer☐ Dedicated Bailer☐ Peristaltic Pump and New	v Tubing	omersible Pump (p	ated Pump System ersible Pump (pump #)					
FIELD MEASUREMENTS: (measured from top of casing Previous Wate Total Depth of Depth to Wate Water Vol. in V Purge Volume (3 well volum	r Level (Ft.) Well (Ft.) r (Ft.) Vell (Gal.) Anticipated		Time Well Opened S.W.L. Meter Time Of Water Level Measurement Time Purged (Eastern Standard) Actual Volume Removed (Gal.) Time Sampled (Eastern Standard) Weather Conditions					
Disposal Method for Purged	Water:							
WATER VOLUME PER WEI 1-in. O.D. = 0.04 gal./ft. 2-in. O.D. = 0.17 gal./ft. 4-in. O.D. = 0.66 gal./ft. 5-in. O.D. = 1.0 gal./ft. 6-in. O.D. = 1.5 gal./ft.	CALCULATE WELL VOLUME: Well Volume (gal.) = Depth of Well - Depth to Water) X (gal.ft.) VOLUME TO PURGE = 3 X Well Volume							
FIELD PARAMETERS:	PREVIOUS	FIRST		THIRD	FOURTH			
FIELD METER UTILIZED:	SURVEY	READING	READING	READING	READING			
Purged Volume (gallons) or time purged (minutes) Time of Measurement Temperature (°F/°C)		,						
Specific Conductivity (µS/mS)	-0)							
Dissolved Oxygen (mg/L)								
ph (Standard Units):								
O ₂ Saturation (%)								
ORP (mV)								
Other								
COMMENTS:								
	······································							

Rev: 4/30/08

APPENDIX B

Landfill Gas Data Collection Sheet

Landfill Gas Data Collection Sheet

Old Plank Road Landfill Milford, Michigan

Sampl	ling	Date:
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Sampling Personnel:

Instrument and/or Meter: Industrial Scientific ATX 620 Multi Gas Monitor/CO2 Meter, Magnahelic Gauges

Calibration Date and Time:

Bump Test Date and Time:

Ambient Temperature:

Landfill Gas	Tir	me						Magn	ehelic	Pump	Barometric
Monitoring Location	Initial	Final	% CO ₂	% CH₄	CO (ppm)	%O ₂	% LEL	+	-	Fault	Pressure
GP-1-03											
GP-2-03											
GP-3-03											
GP-4-03											
GP-5-03											
GP-6-03											72.5
GP-7-03											
GP-8-03											
GP-9			·						,		
GP-10										,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
GP-11								,			

APPENDIX E

Restrictive Covenant and Institutional Control

DECLARATION OF RESTRICTIVE COVENANT

DEQ-Reference No: RC-RRD-201-11-011

This Declaration of Restrictive Covenant ("Restrictive Covenant") has been recorded with the Oakland County Register of Deeds for the purpose of protecting public health, safety, and welfare, and the environment by prohibiting or restricting activities that could result in unacceptable exposure to environmental contamination present at property located in Milford, Michigan, Property Tax ID Numbers, 16-14-251-001, 16-14-101-011, and 16-11-380-007, legally described in Exhibit 1 attached hereto ("CSX Property"). The CSX Property is associated with the former Village of Milford Landfill ("Landfill"), Site ID No. 63000038. Recording of this restrictive covenant is required by the Administrative Order of Consent (AOC-RD-11-004) entered on *[date]* between the Village of Milford, Township of Milford (collectively referred to as "Milford"), and CSX Transportation, Inc. ("CSX") and the Michigan Department of Environmental Quality (MDEQ). The response activities to be implemented by Milford and CSX to address environmental contamination associated with the Landfill are fully described in the Response Activity Plan ("Plan"), dated *[insert date]*, and submitted by Milford and CSX. The MDEQ approved the Plan on *[insert date]*, pursuant to Part 201, Environmental Remediation, of the Natural Resources and Environmental Protection Act, 1994 PA 451, as amended ("NREPA"), MCL 324.20101 *et seq.*

The AOC required the recording of this Restrictive Covenant with the Oakland County Register of Deeds, to: 1) restrict unacceptable exposures to hazardous substances located on the CSX Property; 2) assure that the use of the CSX Property is consistent with the exposure assumptions utilized in the development of cleanup criteria pursuant to Section 20120a(2) of the NREPA and the exposure control measures relied upon in the Plan; and 3) to prevent damage or disturbance of any element of the response activity constructed on the CSX Property. The restrictions contained in this Restrictive Covenant are based upon information available to the MDEQ at the time the Plan was approved by the MDEQ. Failure of the response activities to achieve and maintain the criteria exposure controls, and requirements specified in the Plan; future changes in the environmental condition of the CSX Property or changes in the cleanup criteria developed under to Section 20120a(1) of the NREPA; the discovery of environmental conditions at the Property that were not accounted for in the Plan; or use of the CSX Property in a manner inconsistent with the restrictions described herein, may result in this Restrictive Covenant not being protective of public health, safety, and welfare, and the environment.

Exhibit 1 also provides a survey of the CSX Property that is subject to the land use or resource use restrictions specified herein.

Summary of Response Activities

Hazardous substances, including Trichloroethylene, cis-1,2-Dichcloroethylene, vinyl chloride, Iron, Aluminum, and Manganese, have been released and/or disposed of on a portion of the CSX Property.

The Plan includes the passage of a Village of Milford ordinance limiting the use of any existing or future groundwater well within an area identified in the Plan; extension and hook-up of municipal water to service certain properties identified in the Plan; abandonment of existing groundwater wells located on certain properties identified in the Plan; installation of three (3) additional landfill gas monitoring probes; and monitoring of groundwater and landfill gas as set forth in the Plan. This Restrictive Covenant prohibits the use of groundwater, the use of the CSX Property for anything other than vacant land, restricts soil excavation and relocation, and prohibits activities on the CSX Property that may interfere with any response activity set forth in the Plan or as may otherwise be required by MDEQ in the future.

Definitions

"MDEQ" means the Michigan Department of Environmental Quality, its successor entities, and those persons or entities acting on its behalf.

"Owner" means at any given time the then current title holder of the CSX Property or any portion thereof.

All other terms used in this document which are defined in Part 3, Definitions, of the NREPA; Part 201 of the NREPA; or the Part 201 Administrative Rules ("Part 201 Rules"), 1990 AACS R 299.5101 *et seq.*, shall have the same meaning in this document as in Part 3 and 201 of the NREPA and the Part 201 Rules, as of the date of filing of this Restrictive Covenant.

NOW THEREFORE.

Declaration of Land Use or Resource Use Restrictions

Pursuant to the Plan, Milford and CSX, as the current Owner of the CSX Property, hereby declare and covenant that the CSX Property shall be subject to the following restrictions and conditions:

- 1. The CSX Property shall remain vacant land and all uses, including recreational, shall be prohibited. All uses allowed under the current Milford Village Code R-1 through R-4 zoning code definition and any uses allowed under any future zoning code changes are prohibited. Cleanup criteria for land use-based remedial action plans are located in the Government Documents section of the State of Michigan Library.
- 2. The Owner shall prohibit activities on the CSX Property that may result in exposures above levels established in the Plan. These prohibited activities include:
 - A. Any construction of wells or other devices to extract groundwater for consumption, irrigation, or any other use, except for wells and devices that are part of an MDEQ-approved response activity. Short-term dewatering for construction purposes is permitted provided the dewatering, including management and disposal of the groundwater, is conducted in accordance with all applicable local, state, and federal laws and regulations and does not cause or result in a new release, exacerbation of existing contamination, or any other violation of local, state, and federal environmental laws and regulations including, but not limited to, Part 201 of the NREPA.
 - B. Any excavation or other intrusive activity that could affect the integrity of any existing landfill cover or cap.
 - C. Any construction of a new cover or cap over the entire landfill, without prior MDEQ approval.
 - D. Any construction of any above or below grade structures.

- E. Allowing access to the CSX Property without express permission of the Owner:
- 3. <u>Interference with Response Activities</u>. The Owner shall prohibit activities on the CSX Property that may interfere with any element of the response activities set forth in the Plan, or any additional response activities that MDEQ may deem necessary in the future to address the Landfill, including any landfill cover or cap, the performance of operation and maintenance activities, monitoring, or other measures necessary to ensure the effectiveness and integrity of the Plan.
- 4. <u>Permanent Marker</u>. The Owner shall not remove, cover, obscure, or otherwise alter or interfere with the permanent marker placed at the locations noted in Exhibit 2. The Owner shall keep vegetation and other materials clear of the permanent marker to assure that the marker is readily visible.
- 5. <u>Contaminated Soil Management</u>. All soils, media and/or debris located on the CSX Property that are excavated or relocated by the Owner shall be managed in accordance with the applicable requirements of Section 20120c of the NREPA; Part 115, Solid Waste Management; of the NREPA; Part 111, Hazardous Waste Management, of the NREPA; Subtitle C of the Resource Conservation and Recovery Act, 42 U.S.C. Section 6901 *et seq.* or NREPA; and the administrative rules promulgated there under; and all other relevant state and federal laws, as may be applicable.
- 6. Access. The Owner shall grant to the MDEQ and its designated representatives reasonable access to enter the CSX Property for the purpose of determining and monitoring compliance with the Plan and implementing additional response activities that MDEQ may deem necessary in the future to address the Landfill, such as any landfill cover or cap. This grant of access shall include MDEQ's right to take samples, inspect the operation of the response activities and, inspect any records relating thereto, and to perform any response actions necessary to maintain compliance with Part 201 and the Plan.
- 7. Notice. The Owner shall provide notice to the MDEQ of the Owner's intent to transfer any interest in the CSX Property at least fourteen (14) business days prior to consummating the conveyance. A conveyance of title, easement, or other interest in the CSX Property shall not be consummated by the Owner without adequate and complete provision for compliance with the terms and conditions of this Restrictive Covenant and the applicable provisions of Section 20116 of the NREPA. The notice required to be made to the MDEQ under this Paragraph shall be made to: Director, MDEQ, P.O. Box 30473, Lansing, Michigan 48909-7973; and shall include a statement that the notice is being made pursuant to the requirements of this Restrictive Covenant, MDEQ Reference Number RC-RRD-201-11-011. A copy of this Restrictive Covenant shall be provided to all future owners, heirs, successors, lessees, easement holders, assigns, and transferees by the person transferring the interest.
- 8. <u>Term and Enforcement of Restrictive Covenant.</u> This Restrictive Covenant shall run with the CSX Property and shall be binding on the Owner; future owners; and all current and future successors, lessees, easement holders, their assigns, and their authorized agents, employees, or persons acting under their direction and control. This Restrictive Covenant may only be modified or rescinded with the written approval of MDEQ.

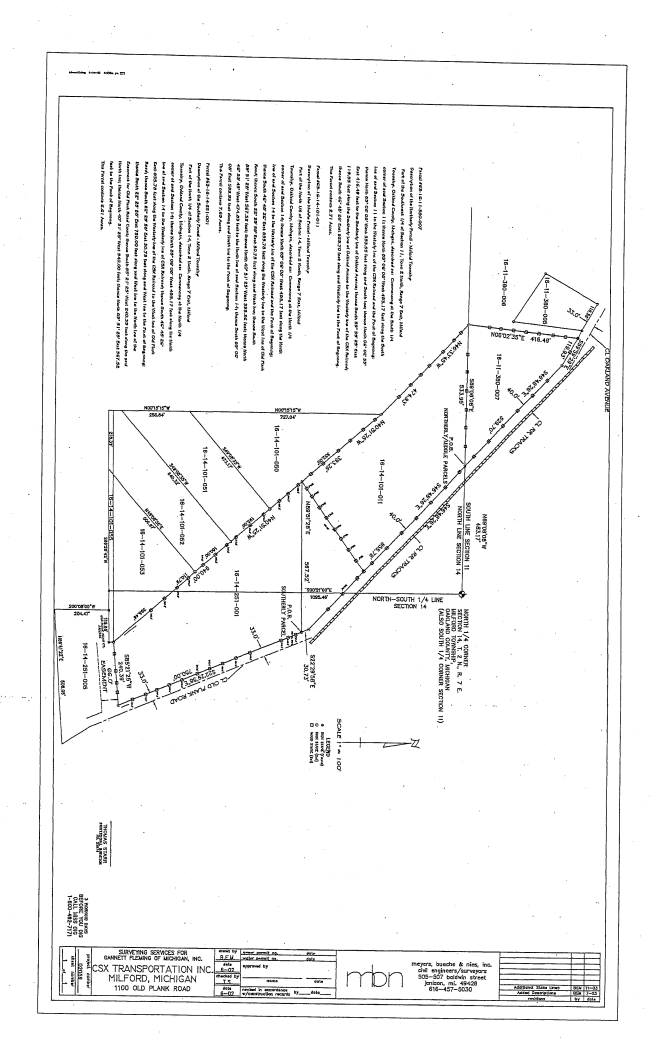
The State of Michigan, through the MDEQ; CSX and Milford may enforce the restrictions set forth in this Restrictive Covenant by legal action in a court of competent jurisdiction.

- 9. <u>Severability</u>. If any provision of this Restrictive Covenant is held to be invalid by any court of competent jurisdiction, the invalidity of such provision shall not affect the validity of any other provisions hereof, and all such other provisions shall continue unimpaired and in full force and effect.
- 10. <u>Authority to Execute Restrictive Covenant</u>. The undersigned person executing this Restrictive Covenant is the Owner, or has the express written permission of the Owner, and represents and certifies

DRAFT

EXHIBIT 1

LEGAL DESCRIPTION AND SURVEY OF THE CSX PROPERTY



ARTICLE I. IN GENERAL

Secs. 82-1-82-30. Reserved.

ARTICLE II. WATER

DIVISION 1. GENERALLY

Sec. 82-31. Prohibition on use of groundwater.

- (a) Purpose. The village council finds that the use of wells for water for human consumption and the use of wells that may influence the movement of contaminated groundwater constitute a potential public health risk. This section is intended to protect the public health, safety and welfare. This section is intended to address, in part, the presence of contaminated groundwater within an impacted area of the village. This section requires all water users within the impacted areas, as depicted in exhibit "A", to use the municipal city water service as their sole source of water, requires the Village of Milford to notify the Michigan Department of Environmental Quality ("MDEQ") at least 30 days prior to amending and/or repealing this section, requires the Village of Milford to file this section with the Oakland County Register of Deeds, and provides enforcement mechanisms for violations of this section.
 - (b) Definitions. For purposes of this section, the following definitions shall apply:
 - (1) Contaminated groundwater means groundwater having concentrations of chemical compounds that exceed the residential drinking water criteria established by the MDEQ by rule or operational memoranda pursuant to part 201 of Michigan's Natural Resources and Environmental Protection Act, 1994 P.A. 451, as amended.
 - (2) WB means the water bureau of the MDEQ, or its successor agency.
 - (3) Groundwater means underground water within the zone of saturation.
 - (4) MDEQ means the Michigan Department of Environmental Quality, or its successor agency.
 - (5) Well means an opening in the surface of the earth for the purpose of removing water through nonmechanical or mechanical means for any purpose.
 - (6) A reference to any village official shall be deemed a reference to the individual duly appointed to such position and that individual's designee.
- (c) *Prohibition*. Except as provided in subsection (d), no person shall install or utilize, or allow, permit, or provide for the installation or utilization of, a well in the areas of the Village of Milford as described on exhibit "A".
- (d) Exceptions. A person may install or utilize, or allow, permit, or provide for the installation or utilization of, a well within the areas described on exhibit "A" if any of the following exceptions applies and the requirements of the exceptions are complied with (note that the person requesting such exception is responsible for developing and providing all of the

information necessary for the village and the MDEQ to consider the request for exception, which may include but is not limited to a groundwater flow study or chemical analytical data):

- (1) Proof of no influence. A well determined by MDEQ to not be influenced or potentially influenced by contaminated groundwater and further determined that the use of that well will remain permanently unaffected by contaminated groundwater or the future migration of contaminated groundwater. Proof of such determinations must be delivered to the village, and notice of the waiver shall be provided to the person seeking the waiver, the Oakland County Health Department, and the MDEQ. The village manager then may execute a waiver allowing the use of the well.
- (2) Groundwater monitoring. A well used for groundwater monitoring and/or remediation as part of response activity approved by the MDEQ or the United States Environmental Protection Agency, or as part of an emergency response action.
- (3) Construction de-watering. A well used for construction de-watering, if the following conditions are satisfied: (i) the use of the de-watering well will not result in unacceptable exposure to contaminated groundwater, possible cross-contamination between saturated zones, or hydrogeological effects on contaminated groundwater plumes and (ii) the water generated by that activity is properly handled and disposed of in compliance with all applicable laws, rules, regulations, permit and license requirements, and orders and directives of any governmental entity or agency of competent jurisdiction. Any exacerbation caused by the use of the well under this exception shall be the responsibility of the person operating the de-watering well, as provided in part 201 of the Natural Resources and Environmental Protection Act, being MCL 324.20101 to 324.20142.
- (4) Processing activities. A well for noncontact heating, cooling or processing activities that is determined by the MDEQ will not cause unacceptable exposures or the future migration of contaminated groundwater. Proof of that determination must be delivered to the village and the village manager then may execute a waiver allowing the use of the well for the permitted purposes subject to any terms and conditions that the MDEQ requires. Notice of the waiver shall be provided to the person seeking the waiver, the Oakland County Health Department, and the MDEQ.
- (e) Sources of water supplied for human consumption. Except as provided in subsection (d)(1), water supply for human consumption in the areas described in exhibit "A" shall be delivered only from the village water system or by the use of bottled water delivered or purchased in containers under conditions approved by the WB or other appropriate agency. For the purposes of this subsection, the term "human consumption" means use in food or drink intended for human ingestion, use in food preparation or food service, use in the interior of a dwelling or dwelling unit for household purposes, use in any building for personal washing or ingestion by irrigation.
- (f) Wells affecting contaminated groundwater. No well may be used or installed at any place in the village if the use, operation or placement of the well will have the effect of causing the migration of contaminated groundwater located within the areas described in exhibit "A" to

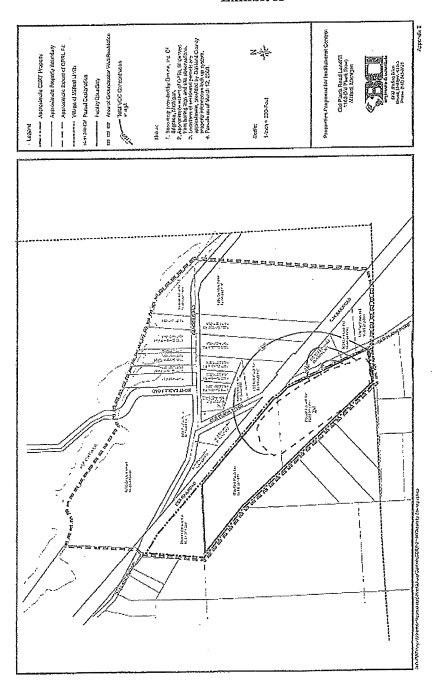
previously unimpacted groundwater, or adversely impacting any groundwater treatment system, unless the well is part of an MDEQ or United States Environmental Protection Agency approved groundwater monitoring or remediation system.

- (g) Nonconforming wells. Once the areas described in exhibit "A" are provided with water from the village water system, any existing well, the use of which is prohibited by subsection (c), shall be plugged or abandoned in conformance with all applicable laws, rules, regulations, permit and license requirements, orders and directives of any governmental entity or agency of competent jurisdiction, or, in the absence of an applicable law, rule, regulation, requirement, order, directive, in conformance with the protocol developed consistent with the American Standards for Testing and Materials Standard #D5299-92.
- (h) Enforcement. The village manager or the village engineer, or the designee of either, shall be responsible for the enforcement of this section. The MDEQ and Oakland County Health Department may also enforce this section.
 - (i) Penalty, permit denial, remedies.
 - (1) Misdemeanor. Any violation of this section shall be a misdemeanor punishable by a fine not to exceed \$500.00 and costs of prosecution or by imprisonment in the county jail for not to exceed 90 days, or by both such fine and imprisonment in the discretion of the court. Each act of violation and each day upon which such violation shall occur or shall continue shall constitute a separate offense.
 - (2) Building or improvement permit. No permit for building, alteration, or other required permit for a premises or improvement thereon shall be issued by the village for any premises found in violation of this section, or where it is proposed to install or use a well in violation of this section. In the event of a split or conveyance of property located within the area described in exhibit "A", no occupancy or building permit shall be issued without the use of the village water system.
 - (3) Injunctive relief. The village, the MDEQ and Oakland County Health Department may further enforce this section by action seeking injunctive relief. Any well in violation of this section shall be deemed a nuisance subject to abatement.
 - (j) Miscellaneous.
 - (1) Modification or repeal. At least 30 days prior to any amendment or repeal in whole or in part of this section, the village shall notify the MDEQ of its intent to so act. Notification shall be sent by registered mail to the director of the MDEQ.
 - (2) Severability. If any subsection, sentence, clause, phrase, or portion of this section is held invalid or unconstitutional by any court of competent jurisdiction, such portion shall be deemed a separate, distinct, and independent provision and such holding shall not affect the validity of the remaining portions of this section. The village shall promptly notify the MDEQ upon the occurrence of any event described in this subsection.

(3) Notice to Oakland County and filing with the register of deeds. The Village of Milford shall notify the Oakland County Department of Environmental Health of the area covered by this section as described in exhibit "A", by delivery of a copy of Ordinance No. 231-132, with attachments and all amendments, to the said department. The Village of Milford also shall file a copy of Ordinance No. 231-132 with the Oakland County Register of Deeds as an ordinance affecting multiple properties no more than 30 days after it becomes effective.

(Ord. No. 231-132, § 1, 1-20-09)

Exhibit A



Secs. 82-32-82-45. Reserved.

DIVISION 2. SUPPLY SYSTEM

Sec. 82-46. Determination of necessity.

It is hereby determined to be necessary for the public health and welfare of the people of the village to impose and collect charges upon the premises served by the water supply system of the village.

(Ord. No. 184-F, § 2, 9-12-88 eff.)

Sec. 82-47. Definitions.

The following words, terms and phrases, when used in this division, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

Connection means the physical joining of a water supply or plumbing system to the village water supply system.

Consumption means the actual water volume, in gallons, which has passed through the service meter.

Curb box means the location of the underground valve which acts as the shutoff for individual service lines.

Debt service charge means the charge which shall recover the cost of financing the water supply system, including, but not limited to, the repayment of bond principal and interest, bond reserve costs and other related costs.

Readiness to serve charge means the charge for accessing an available water supply system through a service line, whether the system is used or not.

Service line means the line from the village water main to the curb box which connects the user to the water supply system.

Service line, building means the line from the curb box to the building water distribution system excluding the service meter.

Service meter means the device which measures the flow of water in gallons from the service line to the user.

Unit means the basis for water service charges and water access fees as determined in accordance with the table of unit factors as set forth in the village sewer and water table of unit factors, with the proviso that there shall be a minimum of one full unit for each connection.

User class means a designation assigned to each user of the water supply system based upon the size of the service line.

Village manager means the village manager or his authorized deputy, agent or representative.

Water access fee means that fee charged by the village to permit a physical connection to the village's water supply system, with each connection to be calculated in units as specified in the village sewer and water table of unit factors.

Water supply system means any devices and systems for the storage, treatment or delivery of the municipal water supply, including water mains, service lines (to the property line), meters, stop boxes, shutoff valves, pumping, storage and treatment facilities and their appurtenances; extensions, improvements, remodeling, additions and alterations thereof; and any works, including site acquisition of the land that will be an integral part of the system. (Ord. No. 184-F, § 3, 9-12-88 eff.; Ord. No. 184-G, 2-13-89 eff.)

Cross reference—Definitions generally, § 1-2.

Sec. 82-48. Access fee-Payment prerequisite to connection.

Before an initial connection is made or additional usage resulting from building alteration is added to the village water supply system, a fee known as the water access fee shall be paid to the village treasurer. This fee shall be established by village council resolution upon recommendation of the village manager presented during the budget process.

- (1) Payment of the village water access fee shall be made at the time a building permit is obtained in conjunction with such connection or at the time administrative action has occurred to allow or permit change in use or alteration resulting in change in units. Fees paid in advance shall be considered estimated only.
- (2) Payments made without actual approved connection being made to the village water supply system shall not grant a right of connection to or reservation in the village water supply system.

(Ord. No. 184-F, § 4, 9-12-88 eff.; Ord. No. 184-G, 2-13-89 eff.)

Sec. 82-49. Same—Disposition of accounts.

The total water access fee shall be reserved for capital improvements to the water supply system, unless otherwise designated by the village council. (Ord. No. 184-F. § 5, 9-12-88 eff.; Ord. No. 184-G, 2-13-89 eff.)

APPENDIX F

Village of Milford Zoning Map and Zoning Descriptions



§ 94-40

MILFORD VILLAGE CODE

(2) Land not zoned prior to annexation shall be automatically classified as an R-1 through R-4 district until a zoning map for such area has been adopted by the village council. The planning commission shall recommend the appropriate zoning districts for such area within three months after the matter is referred to it by the village council.

(Ord. No. 228, § 304, 9-28-95)

Secs. 94-41-94-65. Reserved.

ARTICLE III. R-1 THROUGH R-4, ONE-FAMILY RESIDENTIAL DISTRICTS

Sec. 94-66. Intent.

The one-family residential districts are established as districts in which the principal use of land is for one-family dwellings. For the one-family residential districts, in promoting the general purpose of this chapter, the specific intent is to:

- (1) Encourage the construction of and the continued use of the land for one-family dwellings.
- (2) Prohibit business, commercial or industrial use of the land, and to prohibit any other use which would substantially interfere with development or continuation of one-family dwellings in the district.
- (3) Encourage the discontinuance of existing uses that would not be permitted as new uses under the provisions of this chapter.
- (4) Discourage any land use which would generate traffic on minor or local streets other than normal traffic to serve the residences on those streets.
- (5) Discourage any use which, because of its character or size, would create requirements and costs for public services, such as fire and police protection, water supply and sewerage, substantially in excess of such requirements and costs if the district were developed solely for one-family dwellings.

(Ord. No. 228, § 400, 9-28-95)

Sec. 94-67. Principal uses permitted.

In a one-family residential district, no building or land shall be used and no building shall be erected except for one or more of the following specified uses, unless otherwise provided in this chapter:

- (1) One-family detached dwellings.
- (2) Publicly owned and operated parks, parkways and recreational facilities.
- (3) Cemeteries which lawfully occupied land at the time of adoption of this chapter.
- (4) Home occupations in accordance with section 94-345.

- (5) Bed and breakfast operations in accordance with section 94-346.
- (6) Accessory buildings and uses, customarily incident to any of the above permitted uses. (Ord. No. 228, § 401, 9-28-95)

Sec. 94-68. Principal uses permitted subject to special conditions.

The following special condition uses shall be permitted in a one-family residential district, subject to the conditions required under this section for each use, subject to any and all reasonable conditions which may be imposed in accordance with section 4c(2) of the City-Village Zoning Act, as amended, and further subject to the review and approval by the planning commission and village council as specified in section 94-388, review and approval of conditional uses, and section 94-386, site plan review, of this chapter.

- (1) Churches and other facilities normally incidental thereto, subject to the following conditions:
 - a. The principal buildings on the site shall be set back from abutting properties zoned for residential use not less than 15 feet.
 - b. Buildings of greater than the maximum height allowed in article XI, schedule of regulations, may be allowed provided front, side, and rear yards are increased above the minimum required yards by one foot for each foot of building height that exceeds the maximum height allowed.
 - c. Principal vehicular access to the site shall be in accordance with the provisions of section 94-347, access to a major thoroughfare or collector street.
- (2) Public, parochial, and private intermediate and/or secondary schools offering courses in general education, not operated for profit. Principal vehicular access to the site shall be in accordance with the provisions of section 94-347, access to a major thoroughfare or collector street.
- (3) Public utility buildings and uses without storage yards, when operating requirements necessitate the locating of such building within the district in order to serve the immediate vicinity. Further, no building and/or structure shall be located in any required yard.
- (4) Child and adult day care centers which do not include dormitories, provided that for each person so cared for there shall be provided and maintained a minimum of 150 square feet of open space. Such space shall have a total minimum area of not less than 5,000 square feet and shall be fenced and screened from any adjoining lot in any residential district.
- (5) Private noncommercial recreational areas; institutional or community recreation centers; and nonprofit swimming pool clubs, all subject to the following conditions:
 - a. The proposed site for any of the uses permitted herein which would attract persons from, or are intended to serve, areas beyond the immediate neighborhood shall have at least one property line abutting a major thoroughfare as designated on the major thoroughfare plan, and the site shall be so planned as to provide principal vehicular access in accordance with the provisions of section 94-347.

- b. Front, side, and rear yards shall be at least 75 feet wide, and shall be landscaped in trees, shrubs and grass. All such landscaping shall be maintained in a healthy condition. There shall be no parking or structures permitted in these yards, except required entrance drives and those walls used to obscure the use from abutting residential districts.
- c. Whenever a swimming pool is constructed under this section, such pool area shall be provided with a protective fence, six feet in height, and entry shall be provided by means of a controlled gate.
- (6) Golf courses, which may or may not be operated for profit, subject to the following conditions:
 - a. The site shall be so planned as to provide principal vehicular access to the site which shall be in accordance with the provisions of section 94-347, access to a major thoroughfare or collector street.
 - b. The site shall be so laid out as to achieve a relationship between the major thoroughfare and any proposed service roads, entrances, driveways and parking areas which will encourage pedestrians and vehicular traffic safety.
 - c. Development features including the principal and accessory buildings and structures shall be so located and related as to minimize the possibilities of any adverse effects upon adjacent property. This shall mean that all principal or accessory buildings shall be not less than 200 feet from any property line abutting residentially zoned lands; provided that where topographic conditions are such that buildings would be screened from view, the planning commission may modify this requirement.
 - d. Whenever a swimming pool is to be provided, such pool shall be provided with a protective fence six feet in height, and entry shall be by means of controlled gate.
- (7) Colleges, universities and other such institutions of higher learning, public and private, offering courses in general, technical or religious education and not operated for profit, all subject to the following conditions:
 - a. Any use permitted herein shall be developed only on sites of at least ten acres in area, and shall not be permitted on any portion of a recorded subdivision plat.
 - b. Principal vehicular access to the site shall be in accordance with the provisions of section 94-347, access to a major thoroughfare or collector street.
 - c. No building shall be closer than 75 feet to any property line.
- (8) Home for the aged (congregate care facility) or adult foster care facility for more than six adults when the following conditions are met:
 - a. Minimum lot size shall be three acres.
 - b. Principal vehicular access to the site shall be in accordance with the provisions of section 94-347, access to a major thoroughfare or collector street.
 - c. No structure shall be located closer than 40 feet to any property line.

- d. The site shall be so developed as to create a land to building ratio on the lot or parcel whereby for each one bed in the facility there shall be provided not less than 1,500 square feet of open space. The 1,500 square feet of land area per bed shall provide for landscaped setbacks, off-street parking, service drives, loading space, yard requirements, and space required for accessory uses. The 1,500 square feet requirement is over and above the building coverage area.
- (9) Housing for the elderly when the following conditions are met:
 - a. All housing for senior citizens shall be constructed on parcels of at least three acres and may provide for the following:
 - 1. Cottage type one-story dwellings and/or apartment type dwelling units.
 - 2. Common service containing, but not limited to, central dining rooms, recreational rooms, central lounge, and workshops.
 - b. Minimum dwelling unit size shall be 350 square feet per unit, not including kitchen and sanitary facilities.
 - c. Total coverage of all buildings, including dwelling units and related service buildings, shall not exceed 25 percent of the total site not including any dedicated public right-of-way.
 - d. Buildings of greater height than the maximum height allowed in article XI, schedule of regulations, may be allowed provided front, side, and rear yards are increased above the minimum required yards by one foot for each foot of building height that exceeds the maximum height allowed.
- (10) Mortuary establishments, subject to the following conditions:
 - Adequate assembly areas shall be provided off-street for vehicles to be used in funeral processions.
 - A caretaker's residence may be provided within the main building.
 - c. Principal vehicular access to the site shall be in accordance with the provisions of section 94-347, access to a major thoroughfare or collector street.
 - d. A nonresidential use may be provided in a separate building provided it is clearly accessory and incidental to the main use.
 - e. An accessory building provided on-site shall not exceed an area greater than 25 percent of the principal building.
 - f. All outdoor lighting shall be provided in accordance with section 94-356.
 - g. For purpose of computing the minimum number of parking spaces in accordance with section 94-339, usable floor area shall be defined to mean those areas used as assembly rooms, parlors and slumber rooms. Measurement of usable floor area shall be measured from the interior face of walls.

- (11) Local municipal administration buildings used predominately for the general conduct of government. Such buildings include, but are not limited to, village halls and other headquarters of government where the governing body regularly meets, subject to the following conditions:
 - a. Principal vehicular access to the site shall be in accordance with the provisions of section 94-347, access to a major thoroughfare or collector street.
 - b. The minimum lot size required shall be 217,800 square feet (five acres).
 - c. The off-street parking area shall be provided with a continuous and obscuring wall not less than four feet six inches in height measured from the surface of the parking area. This wall shall be provided on all sides when the next zoning district is designated as a residential district.

The planning commission may waive the wall requirement and, instead, approve a greenbelt planted in accordance with section 94-352, upon a showing that the landscaped screening barrier would effectively obscure the parking area from public view.

The requirement for a screening barrier between off-street parking areas and any abutting residential districts shall not be required when such areas are located more than 200 feet distant from such abutting residential district.

- d. Pedestrian sidewalks and walkways shall be provided on the site in accordance with section 94-386, and as may be required by the planning commission.
- e. All loading and unloading shall be off-street in the rear yard, and be so designed as to avoid undue interference with public use of off-street parking areas.
- f. The principal buildings on the site shall be set back from abutting properties zoned for residential use and public rights-of-way not less than 75 feet.
- g. Buildings of greater than the maximum height allowed in article XI, schedule of regulations, may be allowed provided front, side, and rear yards are increased above the minimum required yards by one foot for each foot of building height that exceeds the maximum height allowed.
- (12) Museums and libraries. Principal vehicular access to the site shall be in accordance with the provisions of section 94-347, access to a major thoroughfare or collector street.
- (13) Private swimming pools shall be permitted as an accessory use within the rear yard or an unrequired side yard, provided they meet the following requirements:
 - a. Private swimming pools shall not require planning commission review and approval,
 - b. There shall be a minimum distance of not less than ten feet between the adjoining property line or alley right-of-way and the outside of the pool wall. Side yard setbacks shall apply to side yards if greater than ten feet.
 - c. There shall be a distance of not less than four feet between the outside pool wall and any building located on the same lot.

- d. No swimming pool shall be located less than 35 feet from any front lot line.
- e. No swimming pool shall be located in an easement.
- f. For the protection of the general public, all yards containing swimming pools shall be completely enclosed by a fence not less than four feet in height. The gates shall be of self-closing and latching type, with the latch on the inside of the gate not readily available for children to open. Gates shall be capable of being securely locked when the pool is not in use for extended periods. Provided, however, that if the entire premises of the residence is enclosed, then this provision may be waived by the building inspector upon inspection and approval.
- g. The swimming pool shall be placed at least ten feet from any overhead wiring as measured horizontally when viewed from above.
- (14) Accessory buildings and uses customarily incident to any of the above permitted uses. (Ord. No. 228, § 402, 9-28-95)

State law reference—Approval of special land use, MCL 125.584c, MSA 5.2934(3).

Sec. 94-69. Required conditions.

For all nonresidential uses allowed in one-family residential districts, the setbacks shall equal the height of the main building, or the setbacks required in section 94-68 or 94-301, whichever is greater.

(Ord. No. 228, § 403, 9-28-95)

Sec. 94-70. Area and bulk requirements.

For area and bulk requirements in the one-family residential districts, see article XI, schedule of regulations, limiting the height and bulk of buildings, the minimum size of lot permitted by land use, and providing minimum yard setback requirements. (Ord. No. 228, § 404, 9-28-95)

Secs. 94-71-94-95. Reserved.

ARTICLE IV. RT. TWO-FAMILY RESIDENTIAL DISTRICTS

Sec. 94-96. Intent.

The RT, two-family residential districts are designed to afford a transition of use in existing housing areas by permitting new construction or conversion of existing structures between adjacent residential and commercial, office, thoroughfares or other uses which would affect residential character. This district also recognizes the existence of older residential areas of the village where larger houses have been or can be converted from single-family to two-family residences in order to extend the economic life of these structures and allow the owners to justify the expenditures for repairs and modernization.

(Ord. No. 228, § 500, 9-28-95)

ARTICLE XIX

TABLE A

SEC. 19-526. Table A												
Lot Size Requiremen	nts Width.	in Fect		М	usimum H of Build	leight ing		n Yard Sett Lot in Fee				
Zoning District	i i	Min.	Avg.'	Min.t	In Stories	In Feet	Front	Each Side	Rear	Minimum Floor Area Per Dwelling Unit in Sq:Fti	Meximum Lot Coverage in Percent	
R-1-R Rural Residential b-r-u	3 acres	2 acres	200	165*	2	3 5	35 [;]	20%	50°	1000	15	
R-1-S Suburban Residential '	1.50 Aeres	l Acres	150	1254	2	35	35	15°	5.0	1,000,1	10	
R-1 Single Family Residential	11,200sq.ft. ^c	9,600 sq ft.	80	70	2	35	30>	10°	30	900	25	
R-2 Multiple Family Residential		d		100	2	30.	50-	50h	100	m	30.	
R-3 Mobil home park		15 acres		400	[‡] ıæ	15	25~	20' 	20'			
RO-1 Restricted Office		l acre		125	2	25	35 ^y	15**7	50		-	
C-1 Local Business		1 acre		100	1 .	्क् 20	50°	1.23-1-1-2	20-		-	
C-2 Planned Snopping Center		25 acres		500	2	30	50°	50 ^{5,67}	50 ⁱ	n .	30	
REC Recreation		5 acres		200		-	25	25	25			
E, Proving Grounds					_	1009	30	20 [‡]	. 401		25	
M-1, Light Industria!		2 acres		!50	2	100	30*	201**	401		40	
M-2, General Industrial	•	2 acres		150	2	100	40"	301-	5,0 <u>1</u>	_	40	
M-3, Extractive Industrial	•	160 acres		200	2	40	40	. 30 ^{tg}	50'			

APPENDIX G

Interim Response Activity Plan Implementation Schedule

Response Activity Plan Schedule Old Plank Road Landfill Milford, Michigan

Task Name	Task Timeframe					
Install Three Additional Gas Probes	First calendar month following execution					
	of AOC					
Environmental Sampling Surveys						
• Year 1 1 st survey	First calendar month following					
•	installation of additional gas probes					
• Year 1 2 nd survey	Sixth calendar month following					
	installation of additional gas probes					
• Year 2 1 st survey	Thirteenth calendar month following					
•	installation of additional gas probes					
• Year 2 2 nd survey	Nineteenth calendar month following					
	installation of additional gas probes					
Three Year Review Environmental	Within 90-days of the receipt of the year 2					
Sampling Plan	2 nd event analytical results					
Ongoing environmental monitoring	As determined as part of three year plan					
	review					

ATTACHMENT D WELL ABANDONMENT RECORDS

CERTIFICATE FOR COMPLETION

TO.	
TO:	THE VILLAGE OF MILFORD, THE TOWNSHIP OF MILFORD
AND TO:	CSX TRANSPORTATION, INC.
COUNTROCTOR MAIN	The undersigned, as the <u>Owner</u> (TITLE), of <u>Toe Corry well Willing</u> (E), a <u>Michigan</u> (STATE) <u>G. Corf</u> (TYPE OF ENTITY) (the submits this certification, and in the name of and on behalf of the Contractor in the completion of certain activities related to the abandonment of a groundwater property located at <u>QUS</u> old plank (ADDRESS) ined as "Property"), I hereby certify as follows: MITOR MT U838/
including but r	As of the Contractor, I am authorized to execute scertification, and can commit that the Contractor has properly abandoned all ells located on the Property in accordance with all local, state and federal law, not limited to, Oakland County Health Division and Michigan Department of Quality requirements.
documents or re	Attached as Exhibit A are true, correct and complete copies of all ports substantiating the proper abandonment of the groundwater wells located on cluding: (a) the well abandonment permit(s); and, (b) well abandonment log(s).
Completion on t	N WITNESS WHEREOF, the undersigned has executed this Certificate for this 30 day of March, 2009.
	By: Doe Curry wand on in ingin
	Its: Cluncy
State	e of Michigan Water Well License No: 63-3147

The owner(s) of the Property acknowledges the certification of the Contractor above regarding the abandonment of the groundwater well, which abandonment was required pursuant to Village of Milford Ordinance 231-132.

STATE OF MICHIGAN)	
county of Oakland)ss.	March
COUNTY OF CARLAND EY COUNTY OF CARLAND My C	of Contractor. y Public, Oakland County, MT commission Expires: 9.5.2012 g in the County of Oakland



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MICHIGAN DEPARTMENT OF ENVIRONMENTAL QUALITY DRINKING WATER AND RADIOLOGICAL PROTECTION DIVISION

ABANDONED WATER WELL AND PUMP RECORD

Completion is required under authority of Part 127 Act 368 PA 1978. Failure to comply is a misdemeanor.

tate Well ID:		comply is	a misde	meanor.			CAN CONTRACTOR OF THE CONTRACT		
ATN No: 63187006	Permit No: 34509000		Coun	ty: Oakland	primaria de la constitució de	Township			
		Parcel id:	inc.	Section:	Town/Rang 02N 07E	e:	WSSN:		
AAN IN IN		16142010] 14		1			
OC Well ID:	3100026590	Distance a	and Direc	tion from Re	oad Intersecti	ion:			
Profession Alexani		Well Name:							
Elevation:		Well Owner Name: EDDIE CONRAD							
Latitude:	4	Well Loca	interestation of	NAMES OF THE PERSON NAMED	-	wner Address:			
Longitude:			LD PLANCRO		94		ek Pið		
		MILFORD		Mt 4	16381 . IAI	LFORD	FIF 40341		
							& E. Perk		
Well Status: Plugged	Well Type: Abandonme	ent	nt Casing Status After plugging: 1 in. Above Grade						
Date of Well Plugging:	Well Use: Household					a managarinakésa			
03/16/2009 Well Construction Type:	Well Completion Date:					t removed? Y	de affects		
wen Construction Type.					unicipal Water I	-100кир			
N White the second seco			Aband	onment Weti	noa: mourea i	From Surface			
Casing Type: Steel - galvanize	ed .								
Diameter: 1,25 in. to Dep	th: 28.0 ft.		1				4		
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Certification: Unknown		Name and Address of the Party o	Busine	ss Name: .ln	e Curry Well	Drilling	**************************************		
Registration Number: 63-21	47				de Hofly MI 4				
Registered Representative:					7.				
Contractor Identification: Wat									
General Remarks:	AND THE PROPERTY OF THE PROPER			WATER WE	ELL CONTRA	CTOR'S CERTIF	ICATION:		
Reason for Abandoning Wel	I: Municipal Water Hookup								
**									
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CERTIFICATE FOR COMPLETION

AND TO: CSX TRANSPORTATION, INC.
The undersigned, as the <u>Owner</u> (TITLE), of <u>Joe Curry Well Orne</u> (ENTITY NAME), a <u>Wingay</u> (STATE) <u>Scorp</u> (TYPE OF ENTITY) (the "Contractor"), submits this certification, and in the name of and on behalf of the Contractor in connection with the completion of certain activities related to the abandonment of a groundwater well on the property located at <u>ASI OLO Plank William WI</u> (ADDRESS) (hereinafter defined as "Property"), I hereby certify as follows:
1. As <u>Owner</u> of the Contractor, I am authorized to execute and deliver this certification, and can commit that the Contractor has properly abandoned all groundwater wells located on the Property in accordance with all local, state and federal law, including but not limited to, Oakland County Health Division and Michigan Department of Environmental Quality requirements.
2. Attached as Exhibit A are true, correct and complete copies of all documents or reports substantiating the proper abandonment of the groundwater wells located on the Property, including: (a) the well abandonment permit(s); and, (b) well abandonment log(s).
IN WITNESS WHEREOF, the undersigned has executed this Certificate for Completion on this 30 day of Warch, 2009.
John Sand
By: Joe Currey well Dricking ine
Its: cxures
State of Michigan Water Well License No: 63-2147
The owner(s) of the Property acknowledges the certification of the Contractor above regarding the abandonment of the groundwater well, which abandonment was required pursuant to Village of Milford Ordinance 231-132.

Homeowner :

#10349874 v3 (126593,2)

STATE OF MICHIGAN)
COUNTY OF Oakland)ss. _)
The foregoing certification was ack 2009, by Joseph (urry,	nowledged before me this 30 day of March, 200°C OWNEC of Contractor.
MARJORIE V. BIRDBONO NOTARY PUBLIC, STATE OF M COUNTY OF OAKLAND MY COMMISSION EXPIFEB COP 6, 2010 MOTING IN COUNTY OF	Notary Rublic, <u>Oakland</u> County, <u>MI</u> My Commission Expires: <u>9.5-2012</u> Acting in the County of <u>Oakland</u> Dated 3.30.09



State Well ID:

MICHIGAN DEPARTMENT OF ENVIRONMENTAL QUALITY DRINKING WATER AND RADIOLOGICAL PROTECTION DIVISION

ABANDONED WATER WELL AND PUMP RECORD

Completion is required under authority of Part 127 Act 368 PA 1978.

Failure to compty is a misdemeanor.

ATN No: 63187007	Permit No: 3450900			y: Oakland	_	Township				
		Parcel ld: 1614201		Section: 14	Town/Range 02N 07E		WSSN:			
OC Well ID: 63	3100026598	Distance and Direction from Road Intersection:								
			Mariana de la compansa del compansa de la compansa del compansa de la compansa de				NAMES CASA DESCRIPTION AND PROPERTY OF THE PERSON OF THE P			
Elevation:		STANSBURE PROMISE SAMOUND	Well Name:							
Latitude:		Well Owner Name: GREGORY A DUBIEL								
Longitude:			Cation Address: CLG PLANK RD MI 48381			Owner Address: 951 OLD PLANK RD MILFORD MIL 48581				
Well Stafus:	Well Type: Abandonm		Caeina		bladdind : P		Above Grade			
Date of Well Plugging:	Well Use: Household	ent					Above Grade			
03/16/2009 Well Construction Type:	· · · · · · · · · · · · · · · · · · ·			ig equipment i						
				ning Well: Mur od: Poured Fr		оокир				
Casing Type: Steel - black Diameter: 4,00 in. to Depth	:: 34.0 ft.	Hat shadow -								
Neta					Removed: Y	ere				
Note: Well Depth: 34,0	Miles and the state of the contract of the con		Equipme	ent Removed	i;					
Static Water Level:	ft.									
Flowing: N										
Plugging Ma	terial	-	m(ft)	To(Quantity	Quantity Unit			
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Certification: Unknown Registration Number: 63-214 Registered Representative: joe Contractor Identification: Water	curry				Curry Well Dr Holly MI 4844		A3322000 6 10 20 20 20 20 20 20 20 20 20 20 20 20 20			
General Remarks:	nun er mag tarintetata		-	MATERIAL.	I MALITMAN	ANIM APPRIL	A. A. P. S. S. S.			
Reason for Abandoning Well:	Municipal Water Hookup):	'	WATER WEL	L CONTRACT	OK S CERTIFI	JAHON:			
			joe curry							
				e of Renista	red Represent	ative n	ate 03/19/2009			
				~ ~		matri E	্ষক ছবক বিচালে ই বিশ্ব কুল বৈশ্ব কুল।			

ATTENTION WELL OWNER: FILE WITH DEED

TO:	THE VILLAGE OF MILFORD, THE TOWNSHIP OF MILFORD
AND TO:	CSX TRANSPORTATION, INC.
connection wi	The undersigned, as the OWNE (TITLE), of Ames Cauma WILL ME), a MICHIGAN (STATE) <u>LLC</u> (TYPE OF ENTITY) (the submits this certification, and in the name of and on behalf of the Contractor in the the completion of certain activities related to the abandonment of a groundwater property located at <u>957 DD Plank RAMWOLD M</u> (ADDRESS) efined as "Property"), I hereby certify as follows:
groundwater including but	of the Contractor, I am authorized to execute his certification, and can commit that the Contractor has properly abandoned all wells located on the Property in accordance with all local, state and federal law, not limited to, Oakland County Health Division and Michigan Department of all Quality requirements.
documents or the Property,	2. Attached as Exhibit A are true, correct and complete copies of all reports substantiating the proper abandonment of the groundwater wells located on including: (a) the well abandonment permit(s); and, (b) well abandonment log(s).
Completion o	IN WITNESS WHEREOF, the undersigned has executed this Certificate for on this 21 day of 1900, 2009.
	Its: OWNER MILES
S	State of Michigan Water Well License No:

The owner(s) of the Property acknowledges the certification of the Contractor above regarding the abandonment of the groundwater well, which abandonment was required pursuant to Village of Milford Ordinance 231-132.

Name: MAT LORCH OF SHARON HERBSTRETT

STATE OF MICHIGAN)
no marine)ss.
COUNTY OF ALAND)
The foregoing certification was ackn	owledged before me this 21 day of $April, 7$, 209
2009, by JAMES Layman,	OWNER, of Contractor.
•	_ Yellsar Parent
	Notary Public, LIVIN 65TON County, M. M. My Commission Expires: 10-15-2015
Parent	My Commission Expires: 10-15-2015
Notary Public of Michigan	Acting in the County of DAKLAND
Livings 10/15/2018 A M	Dated 4-21-09
Acting in the County	My Commission Expires: 10-15-2015 Acting in the County of OAKLAND Dated 4-21-09



L. BROOKS PATTERSON, OAKLAND COUNTY EXECUTIVE

HEALTH DIVISION George J. Miller, M.A., Manager

PERMIT TO PLUG AN ABANDONED WELL

PERMIT #:

345-09-000014

Issue Date:

03/06/2009 09:04

APPLICATION TRACKING #:

63187071

APPLICATION RECEIPT DATE:

03/05/2009 14:50

PARCEL ID #:

16-14-252-008

PARCEL CREATION DATE:

05/21/1997

PROPERTY ADDRESS:

WELL INFORMATION:

957 OLD PLANK RD MILFORD, MI 48381 SUBDIVISION NAME: Type of Well: Well Abandonment

Type of Drilling:

Home:

OWNER: Name:

SHARON M HERBSTREIT

APPLICANT: Name:

J.W. Field Grading & Excavating, LLC 909 N Milford Highland, MI 48357

Address: Phone:

Home:

957 OLD PLANK RD MILFORD, MI 48381 Work: (810)623-7829

Address: Phone:

Work: (888)685-9335

PERMIT APPROVED SUBJECT TO THE FOLLOWING CONDITIONS:

Special Conditions:

If applicable, proper abandonment of a flowing well shall stop flow by plugging the well with neat cement or concrete grout.

Comments:

OTHER PERMIT CONDITIONS:

- Well log and/or abandonment records must be submitted within 60 days of well completion and/or plugging activity.
- Installation must comply with Michigan Water Well Construction and Pump Installation Code, Part 127, Act 368 of the Public Acts of 1978 as amended, and rules, and Act 399 of 1976 as amended and administrative rules.
- ACT 53 P.A. 1974 requires the applicant to notify the public utilities prior to excavation. In addition you must call 1-800-MISS DIG to locate public underground utilities.

Abandonment process needs to be performed by a licensed well driller THIS PERMIT IS VOID AFTER TWO (2) YEARS FROM DATE OF ISSUE

Sanitarian: Kim Demars

Supervisor: Mark Hansell

Disclaimer: The Oakland County Health Division will not deny participation in its programs based on race, sex, religion national origin, age or disability. State and federal eligibility requirements apply for certain programs.

Page 1 of 2

MICHIGAN DEPARTMENT OF ENVIRONMENTAL QUALITY WATER BUREAU ABANDONED WELL PLUGGING RECORD

Permit No. 345

/ 6"/ T'	-252-00	7ර් Fallure	to comply is a misder			SN & Source		
Latitude	Longitu	ude	County Oak/a	un d	Tov	wnship	AORD	
Distance & Direction I	rom Road	Well Street Address, C		Fraction		Section	Town No.	Range No.
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4mi50	+ TNIER.	MILFORDA		Well Owner	SHAR	NWW	<i>leabs</i>	TREIT
section 6	ARDEN	MILTORNA		Address	957	SAD T	2941	<
A CAD PL	the first of the f		48381				1 4 8 3 XYes □ N	
Drilling □ Unknown	-Va		la . a	tus After Plug		- V		
Method □ Other	Lary □ Cab	NE 1001	Casing Sta		ging <u>~</u>	π. E.Beio	w Grade ⊔ A	pove Grade
Date of Well	Well Use	XHousehold □ Type I Pub		ing casing off	A feet helow	uraria is recon	mmended	
Plugging	and the control of the second	☐ Type III Public ☐ Indu	istrial					
		Test Well ☐ Heat Pump	Reason Fo	r Abandoning	and the second of the second o			Well in Disrepair
4/2/09	□ Other		보이었으면 다양이를 보고 하셨다. 이 이 없었다.	Longer Needed	□ Dry Hole	□ Uncompl	eted Well	
			Other					
Measured Well			Abandonm	ent Method E	☐ Pumped Th	rough Grout Pi	pe Poured	From Surface
Depth <u>85</u> ft.			☐ Poured 7	Through Grout F	Pipe 🗆 Othe	r <u>- 1866 a</u>		
Date Well	Well Constructio		Pumping F	quipment Rem	noved 😿	es 🗆 No		
Constructed		Dry Hole ☐ Unknown						
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General Remarks			This well wa knowledge	and a second second	er my supervis		r Plugged Well port is true to t	
			Registered	LAYMA) Business Name		E R	Registration	No.
			Address City/State/2	77).	ISOUNG	a Mi	483	5-2
			Signature o	Registered Co	ntractor		<u> 4 - 2</u> Date	-09



Invoice

DATE	INVOICE#
4/20/2009	11798

BILL TO		SH	IIP TO			
Mat Leech 957 Old Plank Milford, MI 48381						
	P.O. NO.		TE	RMS	WORK PE	RFORMED
			Due u	pon co	Wat	erline
DESCRIPTIO	N			QTY	RATE	AMOUNT
RUN 60' OF WATERLINE 1" PLASTI & CORELINE INTO HOUSE HOOKUP TO EXISTING WATER SY Including Permit ABANDON WELL - Including Permit RESTORE CONSTRUCTION AREA STRAW	STEM IN BASEN	ΛEN'	Τ΄		2,450.00	2,450.00
Thank you for your b	usiness.			Total	9	32,450.00

P. O. BOX 99 ~ HIGHLAND, MI 48357 PHONE: 1-888-685-9335 FAX: 249-887-9733

Parcel 1614252008

Proposal

DATE	PROPOSAL N
12/4/2008	1545

NAME / ADDRESS	
Mat Leech 957 Old Plank	
Milford, MI 48381	

	TERMS		PROJECT	
	Due upon completion		Waterline	
DESCRIPTION		QTY	COST	TOTAL
Upon signature of both parties, IT IS HEREBY AGREED that I. W Excavating, L.L.C. shall furnish all equipment and labor necessary	. Field Grading & for:			0.00
RUN 60' OF WATERLINE 1" PLASTIC, HOOK TO STOP BOX & CORELINE INTO HOUSE HOOKUP TO EXISTING WATER SYSTEM IN BASEMENT Including Permit ABANDON WELL - Including Permit RESTORE CONSTRUCTION AREA 3" TOPSOIL, SEED & STR			2,450.00	2,450.00
*Billing is done on a weekly basis. Payments are due upon receipt. 1.5% per month will be added to any late payments. Owner will be attorney and / or court costs involved with the collection of this debi	responsible for any			0.00
PRICE SUBJECT TO CHANGE UPON NOTIFICATION				0.00
				·
THE SECOND PAGE MUST BE SIGNED UPON ACCEPTANCE	OF PROPOSAL	TOTA	L /	\$2,480.00

ACCEPTANCE: The above prices, specifications and conditions are hereby accepted. J.W. Field Grading & Excavating, L.L.C. is authorized to do the work as specified. This contract Accepted By: is based on timely payments. J.W. Field reserves the right to cancel this contract at any time due to non-payment

TO:	THE VILLAGE OF MILFORD, THE TOWNSHIP OF MILFORD
AND TO:	CSX TRANSPORTATION, INC.
well on the (hereinafter defin	The undersigned, as the Ochres (TITLE), of Jee Corry well Orlling (E), a Michigan (STATE) S Corp (TYPE OF ENTITY) (the ubmits this certification, and in the name of and on behalf of the Contractor in the completion of certain activities related to the abandonment of a groundwater property located at 963 010 Plank Million Maddens (Property"), I hereby certify as follows:
groundwater well including but no	As <u>owner</u> of the Contractor, I am authorized to execute certification, and can commit that the Contractor has properly abandoned all lis located on the Property in accordance with all local, state and federal law, of limited to, Oakland County Health Division and Michigan Department of Quality requirements.
2. documents or rep the Property, incl	Attached as Exhibit A are true, correct and complete copies of all ports substantiating the proper abandonment of the groundwater wells located on luding: (a) the well abandonment permit(s); and, (b) well abandonment log(s).
IN Completion on th	WITNESS WHEREOF, the undersigned has executed this Certificate for his 30 day of March, 2009.
	By: Telecomy well silling ine
	By: Jee Cermy Well Sichney ine Its: Cerms of Michigan Water Well License No: 63-2147
State	of Michigan Water Well License No: 63-2147
The oumer(s) of the	ha Proportional and a state of the state of

The owner(s) of the Property acknowledges the certification of the Contractor above regarding the abandonment of the groundwater well, which abandonment was required pursuant to Village of Milford Ordinance 231-132.

Andrea Burdick

STATE OF MICHIGAN	·)
COUNTY OF Oakland)ss.)
The foregoing certification was ac 2009, by Jaseph Curry,	knowledged before me this 30 day of March, 200°, of Contractor.
MARJOHIE V. BIRDSONO HOTARY PUBLIC, STATE OF BE COUNTY OF OWNLAND MY COMMISSION EXPIRED BAPB, 2012 ACTING IN COUNTY OF	Notary Public, <u>Oakland</u> County, <u>MI</u> My Commission Expires: <u>95.2012</u> Acting in the County of <u>Oakland</u> Dated 3.30.09



MICHIGAN DEPARTMENT OF ENVIRONMENTAL QUALITY DRINKING WATER AND RADIOLOGICAL PROTECTION DIVISION

ABANDONED WATER WELL AND PUMP RECORD

Completion is required under authority of Part 127 Act 368 PA 1978.

State Well ID:	Failure	e to comply i	s a misde	meanor				
ATN No: 63187008	Permit No: 34509	000013	Coun	ty: Oakland	Andrew Control of the	Township: Mi	Iford	
		Parcel id		Section:	Town/Range:		WSSN:	
OC WALLED	-	1614252		14	02N 07E			
OC Well ID	63100026588	Distance	and Direc	tion from Re	oad Intersection:			
; 								
Elevation:		Well Nam	165.	-				
Latitude:				BRETT BUF	SUICK		and the same of the analytic representation of the same of the sam	
			likala na mangapatan di katana di k	for his water water to provide a detect party and	интиско объедителистичной исполнения (разератанос я	r Adrigaca.		
Longitude:			Well Location Address;			Owner Address:		
		MILFORD		MI 4	agas MicPort)	84 48381	
Well Status: Plugged	Wall Tungs At		Cantan	Pharter A Land	Marie Contract Commission of the Commission of t	The state of the s	TOTO DO NOT A THE TOTO CONTROL THE PROPERTY OF THE	
Date of Well Plugging:	Well Type: Abandor Well Use:	ment	Casing	Status After	plugging : 1	in. A	bove Grade	
03/16/2009	Household		Drop Di	wa t Olympia		in and the		
Well Construction Type:	Well Completion Da	te:	Passon	for Abando	ng equipment ren ning Well: Munici	loved / Y	as vine	
Rotary					od: Poured From		(up	
Casing Type: PVC plastic			- Charles	mitter metr	our romen rrom	denace		
Diameter: 5.00 in. to De	epth: 0.0 ft.							
					Liberary of the control of the			
			Pumping	Eguipment	Removed: Y		The second secon	
Note:	- Harrist Control of the Control of	*****		ent Removed				
Well Depth: 68.0	_							
Static Water Level: Flowing: N	ft.							
Plugging	Affector	T ===		1 - 7	Fab.			
Bentonite chips/pellets	1450151111	0.0	m(ft)	To(Quantity	Quantity Unit	
Detimine comparations	The second secon	0.0		68.0	12.0		3ags	
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Plugging Remarks:								
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Certification: Unknown			Business	Mamor to-	Curry Well Drillin	a		
Registration Number: 63-2	147		Address	: 1900 Clvda	Curry Well Drillin Holly MI 48442	9		
Registered Representative:	oe curv				TONY INIT TOTAL			
Contractor Identification: Wa	ler well drilling combactor							
General Remarks:		announancement of the state of	v	VATER WEL	L CONTRACTOR	SCERTIFICATI	ON	
Reason for Abandoning We	II: Municipal Water Hooki	up			- voimment on	O OLKIII KAAII	ON.	
			joe curry					
				of Register	ed Representativ	re Date	03/19/2009	
							- or i areatog	
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TO: THE VILLAGE OF MILFORD, THE TOWNSHIP OF MILFORD
AND TO: CSX TRANSPORTATION, INC.
The undersigned, as the OWNEY (TITLE), of Jac curry well of the (ENTITY NAME), a Michael (STATE) S Corp (TYPE OF ENTITY) (the "Contractor"), submits this certification, and in the name of and on behalf of the Contractor in connection with the completion of certain activities related to the abandonment of a groundwater well on the property located at 100 plans (ADDRESS) (hereinafter defined as "Property"), I hereby certify as follows: MIFOR WI. 1838
and deliver this certification, and can commit that the Contractor has properly abandoned all groundwater wells located on the Property in accordance with all local, state and federal law, including but not limited to, Oakland County Health Division and Michigan Department of Environmental Quality requirements.
2. Attached as Exhibit A are true, correct and complete copies of all documents or reports substantiating the proper abandonment of the groundwater wells located on the Property, including: (a) the well abandonment permit(s); and, (b) well abandonment log(s).
IN WITNESS WHEREOF, the undersigned has executed this Certificate for Completion on this 30 day of march, 2009.
By: Duccennywellericing inc
Its: Ceuner
State of Michigan Water Well License No: 63-2147

The owner(s) of the Property acknowledges the certification of the Contractor above regarding the abandonment of the groundwater well, which abandonment was required pursuant to Village of Milford Ordinance 231-132.

By: Hemeoinners

Name: PHIL TEELANITE

Let J

STATE OF MICHIGAN) ;
COUNTY OF Oakland)ss.)
The foregoing certification was ac 2009, by Joseph Curry,	knowledged before me this 30 day of March, 2009 Swner., of Contractor.
MARIONIE V. BINDBUNG HOTARY PUELIC, STATE OF 161 COUNTY OF CARLAND 147 COURSEON EXPIRES 889 8, 2019 ACTION IN COUNTY OF	Notary Public, Oakland County, MT My Commission Expires: 9-5-2012 Acting in the County of Oakland Dated 3-30-09

, 15 28



MICHIGAN DEPARTMENT OF ENVIRONMENTAL QUALITY DRINKING WATER AND RADIOLOGICAL PROTECTION DIVISION

ABANDONED WATER WELL AND PUMP RECORD

Completion is required under authority of Part 127 Act 368 PA 1978.

Failure to comply is a misdemeanor.

State Well ID:	Failure	to comply i			1 300 FM 1976.		
ATN No: 63187009	Permit No: 345090	00003	Coun	ty: Oakland	THE REPORT OF THE PARTY OF THE PROPERTY OF THE PARTY OF T	Township: M	ilford
		Parcel id 1614252		Section: 14	Town/Range: 02N 07E		WSSN:
OC Well ID:	63100026593	Distance	and Direc	tion from Re	oad Intersection:	The second se	
Elevation:		Well Nam	10:	Nadodnina a opinini ni nina nana nana ni	The second secon	C.73	
Latitude:		Well Own	ner Name:	PHILIP TEE	LANDER	direction and an arrange of the St. Co. St. Co	анго-фондамисятителя витего (IVIII) «IVIII» тексовисям между возругствой ого
Longitude:			ation Addr	ess;		r Address:	menterligen specialist and entered has been been been been a support of the entered special sp
congitude.		969 MILFORD	OLD PLANK RO		560	OLD PLANK RE	
			TOTAL PORTION STATE OF THE PARTY OF THE PART	NR 4	8361 MR.FOR	na menodenica moneculari de la secución inter- Esperante de la companya del companya de la companya de la companya del companya de la company	AB 48381
Well Status: Plugged	Well Type: Abandoni	ment	Casing	Status After	plugging: 1	in. ,	Vbove Grade
Date of Well Plugging: 03/16/2009	Well Use: Household						
Well Construction Type:	Well Completion Date	o.			ng equipment ren		
					ning Well: Munic		kup
Casing Type: PVC plastic			Abando	nment Metn	od: Poured Fron	i-Surface	
Diameter: 5,00 in. to Der	oth: 70.0 fL						
Note:	481			j Equipment	:Removed: γ	nementer på de grede kjering de glede de kjeller sente, en de grede de senten folk i en en en en folk i en en	t to the desired and the second polytical hands with a substant of the second polytical and the
Well Depth: 70.0 Static Water Level:	**		1				
Flowing: N	ft.						
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	territoria de la compansión de compansión de la compansión de compansión						
Plugging Remarks:							PROPERTY STORES AND COMMENTED AND AND AND AND AND AND AND AND AND AN
Note:				The same of the sa		The artist to a line of the property of the artist and a contract one of the appearance of the artist and the a	The second secon
Certification: Unknown Registration Number: 63-21 Registered Representative: ic Contractor Identification: Wate	e cuay				Curry Well Drillir Holly MI 48442	19	
General Remarks: Reason for Abandoning Well		p	WATER WELL CONTRACTOR'S CERTIFICATION:				ION:
			and the second second second				
			ioe curry Signature	of Register	red Representati	ve Date	03/19/2009

ATTENTION WELL OWNER: FILE WITH DEED



L. BROOKS PATTERSON, OAKLAND COUNTY EXECUTIVE

Kathleen Forzley, R.S., M.P.A., Manager HEALTH DIVISION

Department of Health & Human Services

August 7, 2009

FRANK R CAMDEN 1082 OAKLAND AVE MILFORD, MI 48381

Permit Number: 345-09-000017

Parcel ID: 16-14-126-002

Application Tracking Number: 63191826

Re: FINAL REPORT FOR WELL ABANDONMENT AT 1082 OAKLAND

AVE, MILFORD, OAKLAND COUNTY, MI.

Dear FRANK R CAMDEN:

Existing Well Information		From Application
Existing well on site?	Yes	
Was the well properly abandoned?	Yes	
Have you received the Verification of Serviceable Use?	NA	
Comments:		
Abandonment Log Received ?	Yes	Date: 05/21/2009
Well Inside Parameter		
Were there any construction violations observed?	No	
Were there any construction violations corrected?	NA	
Final Inspection Comments:		
Homeowner abandoned well.		The state of the s
Well Driller Info		是一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个
Well Driller: Abandoned by property owner		
Final Inspection by : demarsk	Date: 08/	06/2009
Final Inspn. Recommendation: Accepted	Date: 08/	06/2009 16:31

Please contact the appropriate office with any questions. Our office hours are 8:30 a.m. to 5:00 p.m., Monday through Friday. However, the field sanitarians are generally in the office between the hours of 8:30 a.m. to 10:00 a.m.

Sincerely,

OAKLAND COUNTY HEALTH DIVISION
Department of Health and Human Services

Kim Demars, R.S.

Senior Public Health Sanitarian Environmental Health Division

Cc: Milford Township



L. BROOKS PATTERSON, OAKLAND COUNTY EXECUTIVE

Kathleen Forzley, R.S., M.P.A., Manager **HEALTH DIVISION**

Department of Health & Human Services

(PED) (100039)

PERMIT TO PLUG AN ABANDONED WELL

PERMIT #:

345-09-000017

Issue Date:

05/22/2009 10:01

APPLICATION TRACKING #:

63191826

APPLICATION RECEIPT DATE:

05/21/2009 14:29

PARCEL ID #:

16-14-126-002

PARCEL CREATION DATE:

PROPERTY ADDRESS:

1082 OAKLAND AVE MILFORD, MI

SUBDIVISION NAME:

WELL INFORMATION:

48381

Type of Well:

Well Abandonment Type of Drilling:

OWNER:

Name:

FRANK R CAMDEN

APPLICANT:

Name:

FRANK R CAMDEN

Address: Phone:

Home:

PO BOX 715 MILFORD, MI 48381 Work: (248)685-8833 Address: Phone: Home:

PO BOX 715 MILFORD, MI 48381

Work: (248)685-8833

PERMIT APPROVED SUBJECT TO THE FOLLOWING CONDITIONS:

Special Conditions:

If applicable, proper abandonment of a flowing well shall stop flow by plugging the well with neat cement or concrete grout.

Comments:

OTHER PERMIT CONDITIONS:

- Well log and/or abandonment records must be submitted within 60 days of well completion and/or plugging activity.
- Installation must comply with Michigan Water Well Construction and Pump Installation Code, Part 127, Act 368 of the Public Acts of 1978 as amended, and rules, and Act 399 of 1976 as amended and administrative rules.
- ACT 53 P.A. 1974 requires the applicant to notify the public utilities prior to excavation. In addition you must call 1-800-MISS DIG to locate public underground utilities.

Abandonment process needs to be performed by a licensed well driller THIS PERMIT IS VOID AFTER TWO (2) YEARS FROM DATE OF ISSUE

Sanitarian: Kim Demars

Supervisor: Mark Hansell

Disclaimer: The Oakland County Health Division will not deny participation in its programs based on race, sex, religion national origin, age or disability. State and federal eligibility requirements apply for certain programs.

Page 1 of 1

NORTH OAKLAND HEALTH CENTER 1200 N. TELEGRAPH RD. PONTIAC, MI 48341-0432 General Information 248-858-1280

SOUTH OAKLAND HEALTH CENTER 27725 GREENFIELD RD. SOUTHFIELD, MI 48076-3663 General Information 248-424-7000

WEST OAKLAND HEALTH CENTER 1010 E. WEST MAPLE RD WALLED LAKE, MI 48390-3571 General Information 248-926-3300

10,	THE VILLAGE OF MILFORD, I	HE TOWNSHIP OF MILFORD
AND TO:	CSX TRANSPORTATION, INC.	
"Contractor"), sull connection with the	bmits this certification, and in the he completion of certain activities	(TITLE), of <u>Latery well Milling</u> S. Corp. (TYPE OF ENTITY) (the name of and on behalf of the Contractor in related to the abandonment of a groundwater garden, milford MT (ADDRESS) is follows: 4838
groundwater went including but not	certification, and can commit that s located on the Property in accor	the Contractor, I am authorized to execute the Contractor has properly abandoned all dance with all local, state and federal law, of the Division and Michigan Department of
2. documents or repo the Property, inclu	orts substantiating the proper aband	true, correct and complete copies of all onment of the groundwater wells located on mit(s); and, (b) well abandonment log(s).
IN Completion on this	WITNESS WHEREOF, the und s 30 day of march, 2009.	ersigned has executed this Certificate for
	(E	y for Curry well driving ine.
	It	s: Owner
State o	of Michigan Water Well License No	0: 63-2147

The owner(s) of the Property acknowledges the certification of the Contractor above regarding the abandonment of the groundwater well, which abandonment was required pursuant to Village of Milford Ordinance 231-132.

#10349874 v3 (126593.2)

STATE OF MICHIGAN)
COUNTY OF Cakland)ss.)
The foregoing certification was acl 2009, by Joseph (Urry).	knowledged before me this 36 day of March, 2009
MARJOHIE V. BIRDSONG	Notory Public Got land Comment
NOTARY PUBLIC, STATE OF M COUNTY OF OAKLAND MY COMMISSION EXPIRES SOP & 2018 ACTING IN COUNTY OF	Notary Public, <u>Jocland</u> County, <u>IVI</u> My Commission Expires: <u>9-5,288</u> Acting in the County of <u>Jocland</u>
	Dated J <u>30.09</u>



State Well ID:

MICHIGAN DEPARTMENT OF ENVIRONMENTAL QUALITY DRINKING WATER AND RADIOLOGICAL PROTECTION DIVISION

ABANDONED WATER WELL AND PUMP RECORD

Completion is required under authority of Part 127 Act 368 PA 1978.

Failure to comply is a misdemeanor.

ATN No: 63186998	Permit No: 3450			nty: Oakland		Township	Milford		
^ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		Parcel i 161420			own/Range: 2N 07E		WSSN:		
OC Well ID:	63100026597	Distanc	Distance and Direction from Road Intersection:						
					and the second s		Administrativa (1882 A) (1884		
Elevation:			Nell Name:						
Latitude:			II Owner Name: WOODROW DANIELS						
Longitude:		1100	Well Location Address: Owner Address: 253 60x 253						
		MAFORO		M 48381	2520 MILFORD		MI 48381		
Well Status:	Mall Tomas at		1 .			manual property and comments			
Date of Well Plugging:	Well Type: Abando Well Use:	onment	Casing	Status After plu	gging : 18	in.	Above Grade		
03/17/2009	Household		Dran 6	lina I Diumbina e	orelandant incom	named to the			
Well Construction Type:	Well Completion D	ate:	Drop Pipe / Plumbing equipment removed? Y Reason for Abandoning Well: Municipal Water Hookup						
				onment Method			ioonap		
Casing Type: Steel - galvanize	ed	*************							
Diameter: 1,25 in. to Dep	th: 25.0 ft.								
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Note:				ig Equipment Re	moved: Y				
Well Depth: 25,0		**************************************	Ednibu	ient Removed:					
Static Water Level:	ft.								
Flowing: N				-					
Plugging N	lateriai		om(ft)	To(ft)	Control of the Control of the State of the Control	uantity	Quantity Unit		
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						Appropriate			
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Note:	-			tro-discontinuosinos anti-		-	· · · · · · · · · · · · · · · · · · ·		
Certification: Unknown			Husinos	s Name: Joe Cu	m. Well Deilling		The state of the s		
Registration Number: 63-214	17		Address	s: 3900 Clyde Ho	ny wen bunny div Mi 48442				
Registered Representative: jo	e curry								
Contractor Identification: Water	well drilling contractor	15-0-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1							
General Remarks:				WATER WELL C	ONTRACTOR'S	CERTIFIC	ATION:		
Reason for Abandoning Well:	Municipal Water Hool	kup:							
			1						
			joe curry		Donragest		-4- 09/40/mann		
	•		oignatu	re of Registered	Representative	ı Da	ate 03/19/2009		
•									

TO:	THE VILLAGE OF MILFORD, THE T	OWNSHIP OF MILFORD
AND TO:	CSX TRANSPORTATION, INC.	
connection with well on the	The undersigned, as the Owner (E), a Michigan (STATE) 5 cubmits this certification, and in the name the completion of certain activities related property located at 160 Courant and as "Property"), I hereby certify as followed as "Property"), I hereby certify as followed as "Property").	ed to the abandonment of a groundwater New MIF (ADDRESS)
groundwater we including but no	As <u>owner</u> of the coertification, and can commit that the lls located on the Property in accordance limited to, Oakland County Health Quality requirements.	Contractor has properly abandoned all we with all local state and federal law
documents or rep	Attached as Exhibit A are true, ports substantiating the proper abandonm luding: (a) the well abandonment permit(correct and complete copies of all ent of the groundwater wells located on s); and, (b) well abandonment log(s).
IN Completion on th	N WITNESS WHEREOF, the undersignis 30 day of March, 2009.	ned has executed this Certificate for
	By:	Dec Comywell brilling inc
	Its:	Cenner
State	of Michigan Water Well License No:	63-2147
		•

The owner(s) of the Property acknowledges the certification of the Contractor above regarding the abandonment of the groundwater well, which abandonment was required pursuant to Village of Milford Ordinance 231-132.

By: <u>Homeowner</u> Name: <u>For Many Manuel</u>

STATE OF MICHIGAN)
COUNTY OF Oakland)ss.)
The foregoing certification was ac 2009, by Soseph Curry,	cknowledged before me this 30 day of March, 2000 and Contractor.
MARKORIE V. BIHDBONG MOTARY PUBLIC, STATE OF IM COUNTY OF CAKLAND MY COMMISSION EXPIRES SEP 6, 2012 AUTING IN COUNTY OF	Notary Public, <u>Jakland</u> County, <u>MI</u> My Commission Expires: 95.2012 Acting in the County of <u>Jakland</u> Dated 3 30.09



State Well ID:

MICHIGAN DEPARTMENT OF ENVIRONMENTAL QUALITY DRINKING WATER AND RADIOLOGICAL PROTECTION DIVISION

ABANDONED WATER WELL AND PUMP RECORD

Completion is required under authority of Part 127 Act 368 PA 1978 Failure to comply is a misdemeanor.

ATN No: 63187003	Permit No: 345090		The second substitution and the second	y: Oakland	ogičanskom nepremetalijem nameteli, ki incompete	Township		
OO MARKET EN		Parcel id 1614201	Parcel id: Section: Town/Range: W5SN: 1614201021 14 02N 07E					
OC Well ID:	33100026589	Distance and Direction from Road Intersection:						
Elevation:		Well Name:						
				JOHN MCD	ONALD		Belletini, dada sa si al-1824 1880 a 1938 (Barka) - Berlandon ya da sa ak-pangunan an ngangjanggalga sa	
Latitude:			Well Location Address: Owner Address:					
Longitude:		1120 MILFORD	1120 GARDEN RD 1120 GARDEN RD					
Well Status: Plugged	Well Type: Abandon	iment	Casing	Status After	plugging: 1	În.	Above Grade	
Date of Well Plugging: 03/17/2009	Well Use: Household		Drop Pipe / Plumbing equipment removed? Y					
Well Construction Type:	Well Completion Dal	te:	Reason	for Abando	ning Well: Munic	cipal Water F	lookup	
Casing Type: Steel - galvanize Diameter: 1.25 In. to Dep	th: 25.0 ft.	adam mandaga padaga padaga paga paga paga paga paga paga paga	ODBECA	nment wetn	od: Poured From	п Ѕипасе	t.	
Note:					Removed: Y		OF THE STREET AND AND ADDRESS OF THE STREET, AND	
Well Depth: 25.0 Static Water Level:	ft.	Principal Port of the Control of the	Equipme	ent Removed	:			
Flowing: N Plugging M	aterial	Fro	ım(ft)	To(FAN	Quantity	Quantity Hait	
Bentonite chips/pellets	PAG (1881	0.0	antitt)	25.0	0.5	Cleaning	Quantity Unit Bags	
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					****	- PERFORMANCE CONTRACTOR CONTRACT	**************************************	
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			e Cile e militario de distribuciono que alta de egalec-		Parkerson and a local parkerson and the second and			
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						ONE CONTRACTOR OF THE PARTY OF		
Plugging Remarks:		- The second desired the second desired to t	At Depter and the second					
Note:	· · · · · · · · · · · · · · · · · · ·			distribution of the second second		er fert die freie de Samue er sech des setts se anne	THE RESERVE OF THE PROPERTY OF	
Certification: Unknown Registration Number: 63-214 Registered Representative: joi Contractor Identification: water	curry	**************************************			Curry Well Drilli Holly MI 48442			
General Remarks: Reason for Abandoning Well:		บุต	v	VATER WEL	L CONTRACTO	R'S CERTIFI	CATION:	
		•						
			joe curry Signatur	e of Registe	red Representa	tive C	ate 03/19/2009	

10.	THE VILLAGE OF MILFORD, THE	TOWNSHIP OF MILFORD	
AND TO:	CSX TRANSPORTATION, INC.		
connection with	the completion of certain activities rela	(TITLE), of Joe Curry Well Corff (TYPE OF ENTITY) (the me of and on behalf of the Contractor in ted to the abandonment of a groundwater carden Milford MADDRESS) bllows: 48381	Drilling
and deliver this groundwater w including but r	s certification, and can commit that the ells located on the Property in accordar	Contractor, I am authorized to execute Contractor has properly abandoned all ace with all local, state and federal law, Division and Michigan Department of	
documents or re	Attached as Exhibit A are true ports substantiating the proper abandonr cluding: (a) the well abandonment permit	e, correct and complete copies of all nent of the groundwater wells located on it(s); and, (b) well abandonment log(s).	
I Completion on	N WITNESS WHEREOF, the undersithis <u>30</u> day of <u>March</u> , 2009.	gned has executed this Certificate for	
		helis	
	Ву:	ovecomer weadorien	ey ine
	Ĭts:	comer	· <u>1</u> .
Stat	e of Michigan Water Well License No:	63-2147	
The owner(s) of the abandonmen of Milford Ordin	the Property acknowledges the certificate of the groundwater well, which abandon nance 231-132.	on of the Contractor above regarding ment was required pursuant to Village	

STATE OF MICHIGAN)	
COUNTY OF Oakland)ss.)	
The foregoing certification was ac 2009, by Joseph Curry,	eknowledged before me this 30 day of March, 200 Mayoul V. Brown	<u></u> 29
MARJORIE V. BIRDSONG NOTARY PUBLIC, BTATE OF IN COUNTY OF ONELAND LET COMMERCIA EXPRESI SEP 6, SITE ROTING IN COUNTY OF	Notary Public, Oakland County, MT My Commission Expires: 9.5.2012 Acting in the County of Oakland Dated 3.30.69	



MICHIGAN DEPARTMENT OF ENVIRONMENTAL QUALITY DRINKING WATER AND RADIOLOGICAL PROTECTION DIVISION

ABANDONED WATER WELL AND PUMP RECORD

Completion is required under authority of Part 127 Act 368 PA 1978.

Failure to comply is a misdemeanor.

State Well ID:	Failure t	o comply is	s a misde	neanor.			
ATN No: 63187004	Permit No: 34509000	0001	Coun	y: Oakland		Township: M	illord
		Parcel id: 1614201		Section:	Town/Range: 02N 07E		WSSN:
OC Well ID:	3100026505			14	ad Intersection:	inamenio e eisse consistent anno anno anno	Antonia de aparte de transporte de la companya del companya del companya de la co
AA AACII ID.	00100020030	Distance	and oned	non non Re	ad mersection:		
							t tro shawaran na n
Elevation:		Well Nam	-	Herein	**************************************	DESCRIPTION OF THE PROPERTY OF	announcement and the control of the
Latitude:		1		JOHN T VE	THE RESERVE OF THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER.	de Malande de Company	entroposental tradition (SECONFILM) (SECONFILM)
Longitude:		Well Location Address:				r Address: Carcen RD	
NE C. T. THE CONTROL OF THE CONTROL		MILFORD		MI 41	9381 2920 MALFORE)	het amont
Well Status:	Well Type: Abandonm		Cantan	Status Artes	plugging : 1	1	
Date of Well Plugging:	Well Use:	3111	Gaaing	status Anter	թացցուց : 1	ln.	Above Grade
03/17/2009	Household		Drop Pi	oe / Plumbin	g equipment ren	roved? V	
Well Construction Type:	Well Completion Date:				ning Well: Munic		kup
Rotary					od: Poured From		******
Casing Type: PVC plastic Diameter: 5.00 in. to Dept	h: 35,0 ft.						
Note:					Removed: Y	almininterior and committee of the parameter program group years of the second	erinerara e e e e e e e e e e e e e e e e e
Well Depth: 35.0	and the second s		- Edulme	nt Removed	l i		
Static Water Level:	ft.		a de la companya de l				
Flowing: N Plugging M	aterial	Eco	m(ft)	To(I	F4\	Mariana and B. I. d	Assertable 12
Bentonite chips/pellets		0.0	inter	35.0	7.0	Quantity	Quantity Unit Bags
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	- Distriction		-				
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	THE RESERVE OF THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED	***************************************					
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Plugging Remarks:		Contractive Contra	***************************************	L			The second secon
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			Filmsinger	Nama: Inc.	Curry 1 NA 1 Factor		
Certification: Unknown Registration Number: 63-214			Business Address:	Name: Joe 3900 Clyde	Curry Well Drillin Holly MI 48442	g	
Certification: Unknown Registration Number: 63-214 Registered Representative: joe	CUMY		Business Address:	Name: Joe 3900 Clyde	Curry Well Drillin Holly MI 48442	g	
Certification: Unknown Registration Number: 63-214 Registered Representative: joe Contractor Identification: Water	CUMY		Business Address:	Name: Joe 3900 Clyde	Curry Well Drillin Holly Mt 48442	g	
Certification: Unknown Registration Number: 63-214 Registered Representative: joe Contractor Identification: Water General Remarks:	curry well drilling contractor		Address:	3900 Clyde	Curry Well Drillin Holly MI 48442 CONTRACTOR	PAN-MANAGEMENT AND	rion:
Certification: Unknown Registration Number: 63-214 Registered Representative: joe Contractor Identification: Water	curry well drilling contractor		Address:	3900 Clyde	Holfy MI 48442	PAN-MANAGEMENT AND	FION:
Certification: Unknown Registration Number: 63-214 Registered Representative: joe Contractor Identification: Water General Remarks:	curry well drilling contractor		Address:	3900 Clyde	Holfy MI 48442	PAN-MANAGEMENT AND	FION:
Certification: Unknown Registration Number: 63-214 Registered Representative: joe Contractor Identification: Water General Remarks:	curry well drilling contractor		Address:	3900 Clyde	Holfy MI 48442	PAN-MANAGEMENT AND	FION:
Registration Number: 63-214 Registered Representative: joe Contractor Identification: Water General Remarks:	curry well drilling contractor		Address:	3900 Clyde	Holfy MI 48442	PAN-MANAGEMENT AND	rion:
Certification: Unknown Registration Number: 63-214 Registered Representative: joe Contractor Identification: Water General Remarks:	curry well drilling contractor		Address: W	3900 Clyde	Holfy MI 48442	S CERTIFICAT	
Certification: Unknown Registration Number: 63-214 Registered Representative: joe Contractor Identification: Water General Remarks:	curry well drilling contractor		Address: W	3900 Clyde	Holly MI:48442	S CERTIFICAT	
Certification: Unknown Registration Number: 63-214 Registered Representative: joe Contractor Identification: Water General Remarks:	curry well drilling contractor		Address: W	3900 Clyde	Holly MI:48442	S CERTIFICAT	
Certification: Unknown Registration Number: 63-214 Registered Representative: joe Contractor Identification: Water General Remarks:	curry well drilling contractor		Address: W	3900 Clyde	Holly MI:48442	S CERTIFICAT	

TO: THE VILLAGE OF MILFORD, THE TOWNSHIP OF MILFORD
AND TO: CSX TRANSPORTATION, INC.
The undersigned, as the OCAL (TITLE), of Joe Corry Well Or Will (ENTITY NAME), a Michigan (STATE) Score (TYPE OF ENTITY) (the "Contractor"), submits this certification, and in the name of and on behalf of the Contractor in connection with the completion of certain activities related to the abandonment of a groundwater well on the property located at 1155 Garden William W.T. (ADDRESS) (hereinafter defined as "Property"), I hereby certify as follows:
1. As owner of the Contractor, I am authorized to execute and deliver this certification, and can commit that the Contractor has properly abandoned all groundwater wells located on the Property in accordance with all local, state and federal law, including but not limited to, Oakland County Health Division and Michigan Department of Environmental Quality requirements.
2. Attached as Exhibit A are true, correct and complete copies of all documents or reports substantiating the proper abandonment of the groundwater wells located on the Property, including: (a) the well abandonment permit(s); and, (b) well abandonment log(s).
IN WITNESS WHEREOF, the undersigned has executed this Certificate for Completion on this 30 day of Warch, 2009.
By: Juelumy washing inc.
Its: Cerves
State of Michigan Water Well License No: 63-2147
The owner(s) of the Property acknowledges the certification of the Contractor above regarding the abandonment of the groundwater well, which abandonment was required pursuant to Village of Milford Ordinance 231-132.
By: Homeowner would Not Sign

Name:

STATE OF MICHIGAN	
COUNTY OF Oakland)'ss.
The foregoing certification was acknowledged to the company of the	mowledged before me this 30 day of March, 2009 Maynic V. Budown.
AVARIONIE V. MINDSOMO NOTARY FUBLIC, STATE OF MI COUNTY OF CARLAND MY COMMISSION EXPIRES SUP 8, 2012 MITMS IN COUNTY OF	Notary Public, Oakland County, MT My Commission Expires: 9-5-2012 Acting in the County of Jakland Dated 30.09



State Well ID: ATN No: 63187010

MICHIGAN DEPARTMENT OF ENVIRONMENTAL QUALITY DRINKING WATER AND RADIOLOGICAL PROTECTION DIVISION

ABANDONED WATER WELL AND PUMP RECORD

Completion is required under authority of Part 127 Act 368 PA 1978.
Failure to comply is a misdemeanor.

Permit No: 34509000008

ATN No: 63187010	Permit No: 34509	8000008	Cou	nty: Oakland		Township	namentalista de la companya della companya della companya de la companya della co			
OC MILITA		Parcel to 161145		Section: 11	Town/Range: 02N 07E		WSSN			
OC Well ID: 63100026591		Distanc	Distance and Direction from Road Intersection:							
Elevation:		Well Nar	20.03	The state of the s	***************************************	***************************************	MINIONE MINION TO THE PROPERTY OF THE PROPERTY			
Latitude		-	*****	REPNADET	TE MCALLISTE	163	NAME OF THE PROPERTY OF THE PR			
			ation Add			er Address:				
Longitude:		I195 MILFORD	GÁRCEN RO	M 40	1155	GARDEN	RD 45381			
Well Status: Plugged	Well Type: Abando	menant	Caeine	Status After	T. Company					
Date of Well Plugging: 03/17/2009	Well Use: Household	11116313				m,	Above Grade			
Well Construction Type: Driven Hand	Well Completion Da	ate:	Drop Pipe / Plumbing equipment removed? Y Reason for Abandoning Well: Municipal Water Hookup Abandonment Method: Poured From Surface							
Casing Type: Steel - galven: Diameter: 1,25 in. to De	zed pth: 20.0 ft.		ADano	onineni wein	od: Moured Fro	m Surface				
Note:			Pumpin	g Equipment ent Removed	Removed: Y		And the state of t			
Well Depth: 20.0 Static Water Level: Flowing: N	ft.			HE 18 1 S GETTES Y WALL						
Plugging	Muterial	Fre	om(ft)	Toff	t)	Quantity	Quantity Unit			
Bentonite chips/pellets		0,0		20.0	0.5		Bags			
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						THE TAXABLE PROPERTY OF THE PR	**************************************			
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Plugging Remarks:										
Note:		Dett. Company	······································	******************************		**************************************				
Certification: Unknown Registration Number: 63-21 Registered Representative: Contractor Identification:	47 oe cun				Curry Well Drill Holly MI 48442					
General Remarks: Reason for Abandoning Wel	I: Municipal Water Hook	up		WATER WELL	. CONTRACTO	R'S CERTIFI	CATION:			
			ce curry Signatu		ed Representat	ive D	oate 03/19/2009			
			in the state of th							

TO: THE VILLAGE OF MILFORD, THE TOWNSHIP OF MILFORD
AND TO: CSX TRANSPORTATION, INC.
The undersigned, as the Owner (TITLE), of Joe Curry were Orille (ENTITY NAME), a Michigan (STATE) S. Corp (TYPE OF ENTITY) (the "Contractor"), submits this certification, and in the name of and on behalf of the Contractor in connection with the completion of certain activities related to the abandonment of a groundwater well on the property located at 1162 Carden MIEM MI (ADDRESS) (hereinafter defined as "Property"), I hereby certify as follows: 4838/
I. As Owner of the Contractor, I am authorized to execute and deliver this certification, and can commit that the Contractor has properly abandoned all groundwater wells located on the Property in accordance with all local, state and federal law, including but not limited to, Oakland County Health Division and Michigan Department of Environmental Quality requirements.
2. Attached as Exhibit A are true, correct and complete copies of all documents or reports substantiating the proper abandonment of the groundwater wells located on the Property, including: (a) the well abandonment permit(s); and, (b) well abandonment log(s).
IN WITNESS WHEREOF, the undersigned has executed this Certificate for Completion on this 30 day of March, 2009.
A Comment of the comm
By JocCorry weredning ine.
Its: cerner
State of Michigan Water Well License No: 63-3147
The owner(s) of the Property acknowledges the certification of the Contractor above regarding the abandonment of the groundwater well, which abandonment was required pursuant to Village of Milford Ordinance 231-132.

#10349874 v3 (126593.2)



State Well ID:

MICHIGAN DEPARTMENT OF ENVIRONMENTAL QUALITY DRINKING WATER AND RADIOLOGICAL PROTECTION DIVISION

ABANDONED WATER WELL AND PUMP RECORD

Completion is required under authority of Part 127 Act 368 PA 1978.

Falture to comply is a misdemeanor.

ermit No: 34509000012 | County: Oakland

ATN No: 63187000	Permit No: 345090	uuuta	Coun	y: Oakland	f	Township	17 6 27.7		
		Parcel id: 1614201		Section:	Town/Range	2 1 (2) (4) (5) (1)	F MIDIO WESN:		
OC Well ID: 83100026587		Distance	Distance and Direction from Road Intersection:						
Elevation		Well Name	e	* OLD PROBLEM TO A STREET WATER					
Latitude		Well Own	Well Owner Name: MARK PENROSE						
Longitude:			ation Adde	ess:		ner Address:	Harden A. San and Maria and A. San and A. Sa		
-entering represents		1160 G MILPORO	BARDEN RC	5.8	2244 40381 2820 HKGH		IN RC Mr. 48057		
						12,-1740	5/8 4032/2		
Well Status: Plugged	Well Type: Abandons	ment	Casing	Status After	plugging: 12	in	- Above Grade		
Date of Well Plugging: 03/17/2009	Well Use: Household								
Well Construction Type:	Well Completion Date	g:	Reason	for Abando	ng equipment o oning Well: Mu	nicipal Water I	-lookup		
Casing Type: PVC plastic		THE RESERVE OF THE PARTY OF THE	Abande	nment Meti	nod: Poured Fr	om Surface			
	pilis 28.0 ft.		And the control of th						
Note:				j Equipmen ent Remove	t Removed: Y				
Well Depth: 28.0 Static Water Level:									
Flowing: N	ft.								
Plugging	Material	Froi	n(ft)	To	(ft)	Quantity	Quaritity Unit		
Bentonite chips/pellets	Militari P. Mariya (na hara ka da garanca - es en	0.0		28.0	6.0		Bags		
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	NATIONAL CONTRACTOR OF THE PROPERTY OF THE PRO		-	 		· ····································			
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Plugging Remarks:	the contract of the spirit of the spirit and the spirit of		CONTROL OF THE PROPERTY AND ADDRESS OF THE PARTY AND ADDRESS OF THE PAR						
A London Add. Crange men 12000									
ter bester sent in a grant or the same of	THE CONTRACT OF THE CONTRACT O		EFFORM A APPEAR DOWN MADELLE	· · · · · · · · · · · · · · · · · · ·	THE RESIDENCE OF THE PROPERTY		M		
Note:						***			
Certification: Unknown Registration Number: 63-2	147				e Curry Well Di				
Registered Representative:			Address	casuu ciya	e Holly MI 484	42			
Contractor Identification:	are courry								
General Remarks:	THE COLUMN THE PROPERTY OF THE PARTY OF THE		1	NATER WE	LL CONTRACT	OR'S CERTIE	ICATION-		
Reason for Abandoning We	II: Municipal Water Hooku	ub.				SPIT WI SPECIFICE			
			joe curry				المنافقة ا		
			bignatui	e of Regist	ered Represen	tative	Date 03/19/2009		
			Same and the same						

ATTENTION WELL OWNER: FILE WITH DEED

TO:	THE VILLAGE OF MILFORD, THE TOWNSHIP OF MILFORD
AND TO:	CSX TRANSPORTATION, INC.
well on the	The undersigned, as the <u>Owner</u> (TITLE), of <u>Joe Corrywold</u> ME), a <u>Michigan</u> (STATE) <u>S Corf.</u> (TYPE OF ENTITY) (the submits this certification, and in the name of and on behalf of the Contractor in the completion of certain activities related to the abandonment of a groundwater property located at <u>IISS Garden Milord MI</u> (ADDRESS) ined as "Property"), I hereby certify as follows:
and deliver this groundwater we including but n	As <u>ouner</u> of the Contractor, I am authorized to execute a certification, and can commit that the Contractor has properly abandoned all ells located on the Property in accordance with all local, state and federal law, not limited to, Oakland County Health Division and Michigan Department of Quality requirements.
documents or re the Property, inc	Attached as Exhibit A are true, correct and complete copies of all ports substantiating the proper abandonment of the groundwater wells located on cluding: (a) the well abandonment permit(s); and, (b) well abandonment log(s).
Tompletion on t	N WITNESS WHEREOF, the undersigned has executed this Certificate for this 30 day of march, 2009.
	By: Jue Compullanillingine Its: comer
	Its: come
Stat	e of Michigan Water Well License No: 63-2147
TT - 22.5.00	

The owner(s) of the Property acknowledges the certification of the Contractor above regarding the abandonment of the groundwater well, which abandonment was required pursuant to Village of Milford Ordinance 231-132.

By: Soil Capper

STATE OF MICHIGAN)
COUNTY OF <u>Gakland</u>)ss. _)
The foregoing certification was acknown, by Seph Cury.	nowledged before me this 30 day of March, 2009
MARJORIE V. BIRDSONO NOTARY PUBLIC, STATE OF IN COURTY OF CANLAND BY COMMISSION EXPIRED SEP 8, 2018 ACTING IN COUNTY OF	Notary Public, Ookland County. MI. My Commission Expires: 9-5-2012 Acting in the County of Ookland Dated 3-30-09



MICHIGAN DEPARTMENT OF ENVIRONMENTAL QUALITY DRINKING WATER AND RADIOLOGICAL PROTECTION DIVISION

ABANDONED WATER WELL AND PUMP RECORD

Completion is required under authority of Part 127 Act 368 PA 1978. Failure to comply is a misdemeaner.

State Well ID:	Fallure to	o comply is	s a misder	meanor.	- 400 F/A 1576.		
ATN No: 63187011	Permit No: 34509000	1004	Count	ly: Oakland		Township: M	ilford
		Parcel id: 1611451		Section:	Town/Range: 02N 07E		WSSN:
OC Well ID: 63100026594					ad Intersection:		The second secon
The second secon					***************************************		•
					and the state of t	***************************************	nolus, madalmanialisad, lamon se un s enden philosophis (senden se senden se
Elevation:		Well Nam		transl trains	tori	· · ikinintentetenteti joh john dalle ugggaga i Sandaugi ka	tealande de recordina de communica esta esta esta esta esta esta esta est
Latitude:			er Name: ation Addr	JOAN K VAI		r Address:	gy a rapronous representant de la compressión de la compressión de la compressión de la compressión de la comp
Longitude:			ARDEN ROOM	ess.	1165	CARDENAD	
		MEFORD	naemi pisarmokialemia	K2 41	1381 2522 MEFORI).	MI 48381
Well Status: Plugged	Well Type: Abandonm		Paging	Status After	nlugging * .	in.	h.i
Date of Well Plugging:	Well Use:	EIN	Casnig	arams siter	խաց <u>ն</u> յուց . 1	181. /	Above Grade
03/17/2009	Household		Drop Pi	pe / Plumbin	g equipment ren	noved? V	
Well Construction Type:	Well Completion Date:				ning Well: Munic		kup
Rotary					od: Poured From		I.
Casing Type: PVC plastic	The state of the s	PACO AND MAIN DYS GREEN AND DESCRIPTION OF THE PAGE OF					
Diameter: 5,00 in. to Depth	: 30.0 ft.						

Note:	<u> </u>			g Equipment ent Removed	Removed: Y		
Well Depth: 30.0	and the state of t	Marie Marie Marie and Artist	r-dulanc	mi Kamovaa	l *		
Static Water Level:	ft.						
Flowing: N Plugging Mar	havial	T	160	T 7.4	ER T		A FA 41
Bentonite chips/pellets	Wildi	0.0	m(ft)	30.0		Quantity	Quantity Unit
Some Company of the State of th		0.0	***************************************	1 20.0	6.0	A ANNOUNCE OF THE STATE OF THE	Bags
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Plugging Remarks:							
:							
Note:							
Certification: Unknown			Business	Name: Joe	Curry Well Drillin	ıg	
Registration Number: 63-2147			Address:	3900 Clyde	Holly MI 48442	er.	
Registered Representative: joe c Contractor Identification: Water w	zuny all delfina inistra-to-						
General Remarks:	es e den can acon	***************************************	ļ	JATTIFF THE		de the sale and provide the sale	
Reason for Abandoning Well: Municipal Water Hookup			WATER WELL CONTRACTOR'S CERTIFICATION:				
	· · · · · · · · · · · · · · · · · · ·						
POPOLOGICA CONTRACTOR							
			joe curry				
			Signature	e of Register	ed Representati	ve Date	03/19/2009
			1				

ATTENTION WELL OWNER: FILE WITH DEED

TO:	THE VILLAGE OF MILFORD, THE TOWNSHIP OF MILFORD
AND TO:	CSX TRANSPORTATION, INC.
connection with well on the	The undersigned, as the <u>Owner</u> (TITLE), of <u>Joe Curry well</u> Orning (TE), a <u>Michigan</u> (STATE) <u>J. Corp</u> (TYPE OF ENTITY) (the submits this certification, and in the name of and on behalf of the Contractor in the completion of certain activities related to the abandonment of a groundwater property located at <u>1190 Garden MIFOR MADDRESS</u>) ined as "Property"), I hereby certify as follows: 48381
and deliver this groundwater we including but n	As Owner of the Contractor, I am authorized to execute certification, and can commit that the Contractor has properly abandoned all ells located on the Property in accordance with all local, state and federal law, ot limited to, Oakland County Health Division and Michigan Department of Quality requirements.
documents or re the Property, inc	Attached as Exhibit A are true, correct and complete copies of all ports substantiating the proper abandonment of the groundwater wells located on luding: (a) the well abandonment permit(s); and, (b) well abandonment log(s).
Completion on t	WITNESS WHEREOF, the undersigned has executed this Certificate for his day of march, 2009.
	pele
	By: Dee Curray well suicing ine.
	Its: Cener
State	of Michigan Water Well License No: 63-2147
The owner(s) of t	he Property acknowledges the certification of the Contractor above regarding

the abandonment of the groundwater well, which abandonment was required pursuant to Village

of Milford Ordinance 231-132. HOMEOWNER (FRIAN C. IGAHN)

TO:



MICHIGAN DEPARTMENT OF ENVIRONMENTAL QUALITY DRINKING WATER AND RADIOLOGICAL PROTECTION DIVISION

ABANDONED WATER WELL AND PUMP RECORD

Completion is required under authority of Part 127 Act 368 PA 1978. Fallure to comply is a misdemeanor.

state Well ID:	Fai lt	ire to comply l	s a misdei	neanor.	SUITE NEE	and the second second	A NAME OF THE OWNER, WHEN PARTY AND ADDRESS OF T		
ATN No: 63187001	Permit No: 345(090000006	Count	y: Oakland	The sta	Township			
	1902년 (현실 1일) 17 13일 - 12 12 12 12 12 12 12 12 12 12 12 12 12	Parcel id: 1614201		Section:	Town/Range 02N 07E		WSSN:		
OC Well ID	63100026599	Distance	and Direc	tion from Ro	oad Intersection	n:	1.2		
	LEAN 1 11: 10: 10: 10: 10: 10: 10: 10: 10: 10:						40.1		
Elevation:		Well Nam	ie,		7/5		management of the state of the		
			Well Owner Name: BRIAN KAHN						
Latitude:			ation Addr			vner Address:			
Longitude:		1	GARDEN RD		113				
		MALFORD	The state of the s	M ·	8381 2520 MR.	-CRD	18 46391		
Well Status:	Well Type: Abanc	tonment	Casing	Status After	plugging : 1	in.	Above Grade		
Date of Well Plugging:	Well Use:								
03/17/2009 Well Construction Type:	Household Well Completion	Data	1 -	** **	ng equipment		i		
•	view somplement		1		ming Well: Mi ad: Poured F	nicipal Water I	fookup		
Rolary		all reduces received the Newson Land A	Abanut	mment men	iou. rouieu r	rom adnace			
Casing Type: PVC plastic Diameter: 5,00 in. to D	epth: 40.0 ft.								
			-						
Note:					t Removed: Y	ı			
Well Depth: 40.0			Equipm	ent Remove	d:				
Static Water Level:	ft.								
Flowing: N			<u> </u>						
	g Material		om(ft)		(ft)	Quantily	Quantity Unit		
Bentonite chips/pellets		0.0		40.0	8	0	Bags		
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	and a state of the		:	The second secon	- Province and a state of the s				
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	tent processor and the second of the second of the second of								
Plugging Remarks:			A CONTRACTOR OF THE PARTY OF TH	and the first state of the stat	on an initial service and despressions		hampigat - Dr. g. ogging (1995) g. gent dermosphone (p. d. gen blev op generalisere en en en en en en en en en		
Note:			ACTOR OF THE PARTY.	THE PERSON NAMED OF THE PE					
Certification: Unknown	ry trondritory discount of the state of the	WHOLE String	Busine	ss Name: Io	e Curry Mall F)rilling	Lancarigo sy capita gampayaan oo canaa araa ah can amaa da d		
Registration Number: 63	2147		Business Name: Joe Curry Well Drilling Address: 3900 Clyde Holly MI 48442						
Registered Representative				,.		=			
Contractor Identification:									
General Remarks:		•	WATER WELL CONTRACTOR'S CERTIFICATION:						
Reason for Abandoning V	Vell: Municipal Water H	ookup							
			joe curry		lovail Danies	ntation .	Date 03/19/2009		
			Signati	ire of Regist	tered Represe	ntative	Date 03/19/2009		

ATTENTION WELL OWNER: FILE WITH DEED

TO: THE VILLAGE OF MILFORD, THE TOWNSHIP OF MILFORD
AND TO: CSX TRANSPORTATION, INC.
The undersigned, as the OWAL (TITLE), of Joe Corry Well Orling (ENTITY NAME), a Michigan (STATE) S corp (TYPE OF ENTITY) (the "Contractor"), submits this certification, and in the name of and on behalf of the Contractor in connection with the completion of certain activities related to the abandonment of a groundwater well on the property located at 1199 Garden MILLO MADDRESS) (hereinafter defined as "Property"), I hereby certify as follows:
1. As owner of the Contractor, I am authorized to execute and deliver this certification, and can commit that the Contractor has properly abandoned all groundwater wells located on the Property in accordance with all local, state and federal law, including but not limited to, Oakland County Health Division and Michigan Department of Environmental Quality requirements.
2. Attached as Exhibit A are true, correct and complete copies of all documents or reports substantiating the proper abandonment of the groundwater wells located on the Property, including: (a) the well abandonment permit(s); and, (b) well abandonment log(s).
IN WITNESS WHEREOF, the undersigned has executed this Certificate for Completion on this 30 day of Warch, 2009.
By: Dec Comp wece Anicing ine. Its: Cerrer
Its: Cerrer
State of Michigan Water Well License No: 63-3147
The owner(s) of the Property acknowledges the certification of the Contractor shows recording

The owner(s) of the Property acknowledges the certification of the Contractor above regarding the abandonment of the groundwater well, which abandonment was required pursuant to Village of Milford Ordinance 231-132.

By: Hom Owner

Name: Eric Mackainis

ď.

STATE OF MICHIGAN)	
COUNTY OF Oakland)ss.	
The foregoing certification was acknowledged before me this 30 day of Mirch 2009, by Joseph Curry, Bune , of Contractor. MARJONIE V. SINDSCHIO MOTARY PUBLIC, STATE OF ME COUNTY OF OSCILAND MY COMMISSION EXPIRES 880 8, 2012 ACTING IN COUNTY OF Dated The foregoing certification was acknowledged before me this 30 day of Mirch 2009 Notary Public, Oakland County MI My Commission Expires: 9-5-2012 Acting in the County of Oakland Dated Dated	<u>, 200</u> 9



State Well ID:

MICHIGAN DEPARTMENT OF ENVIRONMENTAL QUALITY DRINKING WATER AND RADIOLOGICAL PROTECTION DIVISION

ABANDONED WATER WELL AND PUMP RECORD

Completion is required under authority of Part 127 Act 368 PA 1978.
Failure to comply is a misdemeanor.

Permit No: 34500000000

TN No: 63187012	Permit No: 34509000		Toomi	Section:	Town/Ran	no:	WSSN:		
		Parcel id: 161145100	5	Section:	02N 07E	da.	18.0014		
OC Well ID: 63100026596		Distance and Direction from Road Intersection:							
THE RESERVE OF THE PERSON OF T									
: 		Mall Mane					And the second contract to the second contrac		
Elevation:		Well Name: Well Owner	Name:	FRIC MOCK	AITIS				
Latitude:		Well Location	Chicken Scholastoners			Owner Address:	A THE RESIDENCE OF THE PROPERTY AND ADDRESS OF THE PROPERTY OF		
Langitude:		1199 GAR	DEN RD			1189 GARDEH R			
		MEFORD		MI 41	8381 2522	MRFORD	MI. 48381		
Well Status: Plugged	Well Type: Abandonme	ent	Casing	Status After	plugging :	1 In.	Above Grade		
Date of Well Plugging: Well Use:									
03/17/2009 Well Construction Type:	Household Well Completion Date:					nt removed? Y			
	Man Combiedou pare:					Municipal Water F	оокир		
Jetted Carlos Transport			Abando	mment meth	ioa; Poured	From Surface			
Casing Type: Steel - galvanize Diameter: 2.00 In. to Dept									
z.m.n.o., 2,00 nn to popi	44.6 770		Control of the Assessment of the Principles	-			***		
		1	Pumpin	g Equipment	t Removed:	Y			
Note:	CONTRACTOR OF THE PROPERTY OF		Equipm	ent Removed	d:				
Well Depth: 30.0 Static Water Level:	ft.								
Flowing: N									
Plugging M	laterial	From((ft)	Tot	(ft)	Quantity	Quantity Unit		
Bentonite chips/pellets		0.0		30.0		1.5	Bags		
	The state of the s								

AND AND THE PROPERTY OF THE PR	and the second s								
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	MARKETS OF THE PARTY OF THE PAR								
THE POST OF THE CAME IS A STATE OF THE STATE									
PRESENTATION OF THE PROPERTY O	22-123 Street Control of the Street S	 							
									
	a policy and the second								
Plugging Remarks:									
							7		
Note:									
Certification: Unknown				s Name: Joe			Market Barrell Control of the Contro		
Registration Number: 63-21			Address	s: 3900 Clyd	e Holly MI	18442			
Registered Representative: jo	-								
Contractor Identification: Water General Remarks:	er weil driming confractor			MALA TECHNIA	LI CONTE	ACTORIO CENTE	CATIONI		
Reason for Abandoning Well	: Municipal Water Hookur	,		WAIER WE	LE CONTRA	ACTOR'S CERTIFI	GA HON:		
		li	oe curry	<u>'</u>					
		ľ	Signatu	ire of Regist	ered Repre	sentative l	Date 03/19/2009		
: :		:							
		t							

ATTENTION WELL OWNER: FILE WITH DEED

CERTIFICATE FOR COMPLETION

TO:	THE VILLAGE OF MILFORD, THE TOWNSHIP OF MILFORD
AND TO:	CSX TRANSPORTATION, INC.
connection wit	The undersigned, as the <u>OWNER</u> (TITLE), of <u>AMESLAYMAN</u> (ME), a <u>MICHIGAN</u> (STATE) <u>LLL</u> . (TYPE OF ENTITY) (the submits this certification, and in the name of and on behalf of the Contractor in the completion of certain activities related to the abandonment of a groundwater property located at <u>202 CARDEN RD, MICHOLIM</u> 4838 (ADDRESS) fined as "Property"), I hereby certify as follows:
groundwater wincluding but	of the Contractor, I am authorized to execute is certification, and can commit that the Contractor has properly abandoned all vells located on the Property in accordance with all local, state and federal law, not limited to, Oakland County Health Division and Michigan Department of Quality requirements.
documents or	2. Attached as Exhibit A are true, correct and complete copies of all reports substantiating the proper abandonment of the groundwater wells located on neluding: (a) the well abandonment permit(s); and, (b) well abandonment log(s).
Completion or	IN WITNESS WHEREOF, the undersigned has executed this Certificate for this 21 day of 1000, 2009.
	By: James Layman Well Drilling
St	Its: <u> WNBP</u> water of Michigan Water Well License No: <u> 1926</u>

The owner(s) of the Property acknowledges the certification of the Contractor above regarding the abandonment of the groundwater well, which abandonment was required pursuant to Village of Milford Ordinance 231-132.

By: HOMEOWAET
Name: Circle Danes Jr. or Eb Danes

STATE OF MICHIGAN)
111111)ss.
COUNTY OF MACUANTS)
	21 1 2 Anil 2009
The foregoing certification was ackn	owledged before me this 21 day of $Apri$, 2009
2009, by NAMES LAUMAN,	OUNEC, of Contractor.
	- Mesa A. Parent
Terese A Parent Notary Public of Michigan	Notary Public, LiVingStor) County, M
Terese A Palenti Notary Public of Michigan Notary Public County	My Commission Expires: 10-15-2015
Notary Politics Livingston County Livingston County	Acting in the County of / LELANI)
Livingston County Expires 10/15/2015 ANP Acting in the County of	Dated 4-21-119
A CHIED HE HIS TANK A A A A A A A A A A A A A A A A A A	

Des

MICHIGAN DEPARTMENT OF ENVIRONMENTAL QUALITY WATER BUREAU ABANDONED WELL PLUGGING RECORD

Permit No.

10 16 - 14 -	201-00	Pailure 1	to comply is a misc		V 1910' AR	SON & SOUICE	FIDAMen NO.			
Latitude	Longit	tude	County		То	wnship	o ,			
			and the second s	KKAN	_ دن	1411	ord_			
Distance & Direction f Intersection		Well Street Address, Cit	uzip LDENRJ	Fraction 1/4		4 Section	Town No.	Range No.		
1/4 MIE of seation GA	ーノルフロベー	MILTERD M		Well Owner	CYRI	LE,D	ANES Lexi	JR.		
Jeation GA	Rden		48381	Address	1002	· CAR	ich.	es es /		
CAD PL			1 4601	Owner Addre	ss Same as	とこと)/ V Well Address?	XYes □ 1	ング ! No		
Drilling □ Unknown	Botany □ Cal	ble Tool	Casing S	tatus After Plug	alna Z	ft. 🗶 Belo	w Grade □ A	bove Grade		
Method □ Other			□ Casing							
Date of Well Well Use ☐ Household ☐ Type I Public				tting casing off	4 feet below	grade is reco	mmended.			
Plugging	☐ Type II Public	☐ Type III Public ☐ Indus	strial Posson F	or Abandoning	Wall 🔀	Dublic Water C	opportion FI	Well in Disrepair		
	☐ Irrigation ☐	Test Well ☐ Heat Pump	i de la compania del compania de la compania de la compania del compania de la compania del compania de la compania de la compania de la compania de la compania del compania de la compania del compania de la compania de la compania del co	Longer Needed	ani terepikak bilangan	adilar saakuu mihalim		True in Brancpan		
412109	☐ Other		☐ Other	11281218(3)	, <u> </u>	o, 21 01100,11p	19190 1101			
							. V.			
Measured Well				ment Method Through Grout			ipe Poured	From Surface		
Depth6_5_ft.	Well Construction	on Type Drift Well								
Constructed		Dry Hole ☐ Unknown	Pumping	Equipment Rer	noved 🗶	Yes □ No				
/ /	☐ Other		Equipme	nt Removed	□ Bremer Ch	eck Valve 🗆	Drawdown Seal			
 International Control of the Control o	Flowing Well	1. The control of th		ipe Electric						
		vanized X Plastic		Valve □ Pump						
☐ Clay Tile Crock ☐ C	Other		🗴 Subme	ersible Pump 🛚	Turbine Pum	ip Bowls 🛛 L	linknown Obstru	uction		
Diameter <u>5</u> in. to	o <u>& O</u> f	t, depth	☐ Obstru	ction Driven to E	Bottom 🗆 O	ther				
Diameter in. to	o f	t. depth	Note: Plu	Note: Plugging well from bottom up to ground surface is required.						
Plugging Material (En			From	То	Quantity	Units				
☐ Bentonite Chips/Pelle	ets 🗆 Bentonite	Slurry 🗆 Clean Soll Fill	7"	n. <u>60</u> n.	15	X Bags				
☐ Concrete ☐ Neat C				ft. Offi.	12	☐ Other _				
☐ Bentonite Chips/Pelle						☐ Bags	□ Yards			
☐ Concrete ☐ Neat C				ft. ft.	<u> </u>	☐ Other _ ☐ Bags	C1 Voselo			
☐ Bentonite Chips/Pelle ☐ Concrete ☐ Neat C				ft ft.		☐ Other _				
☐ Bentonite Chips/Pelle				Phr. Comments		☐ Bags				
☐ Concrete ☐ Neat C	선생님, 전 기원도 그 사고의 사이가 하지 않는 동생이			ft. Land		☐ Other _				
☐ Bentonite Chips/Pelle		Annual Carlos Co. Transaction of the Contract				□ Bags	The second secon			
☐ Concrete ☐ Neat C				ft. ft.		☐ Other _				
☐ Bentonite Chips/Pelle	ets 🗆 Bentonite	Slurry Clean Soll Fill				☐ Bags	☐ Yards			
□ Concrete □ Neat C	ement Other			ftft.	1	☐ Other _				
☐ Bentonite Chips/Pelle						☐ Bags				
☐ Concrete ☐ Neat C			<u> </u>	ftft.		☐ Other_		- 12		
☐ Bentonite Chips/Pelle						□ Bags	aragin in any Managanaganan			
☐ Concrete ☐ Neat C				<u>ft. ft.</u>	1	☐ Other_ ☐ Bags				
☐ Bentonite Chips/Pelle☐ Concrete ☐ Neat C				ft. ft.		□ Other □				
General Remarks	einent Li Other		The same state of the same sta	ell Contractor's				1		
General Hemarks				was plugged und						
			knowledg	e and belief.		<i>は</i> しつ.				
			<u>JA</u>	n & Lay	MAN 1	VELLYR	us 19	26_		
			Hegistere	o Business Nam	U		negletration	INO.		
			Addrona	MELAY d Business Nam	75 F	AGLE.	Kel			
			Address		T i	J.	AA:			
			City/State	City/State/ZIP DANIS BURG 1 148350						
			0							
			Signature	of Registered C	ontractor		Date			



Invoice

DATE	INVOICE#
4/20/2009	11797

	BILL TO		SH	IIP TO			
	Ed Danes 1202 Garden Road Milford, MI 48381						
1		P.O.	NO:	TF	RMS	WORK PE	RFORMED
				-	pon co		erline
	DESCRIPTIO			QTY	RATE	AMOUNT	
C H IN A R	UN 90' OF WATERLINE 1" Copper ORE LINE INTO HOUSE & COMPA OOKUP TO EXISTING WATER SY ICLUDING PERMIT BANDON WELL INCLUDING PERM ESTORE CONSTRUCTION AREA RAW	ACT IF IN D STEM IN E	BASEMEN			3,130.00	3,130.00
	Thank you for your h	uginges					
Thank you for your business.					Total	9	3,130.00

P. O. BOX 99 ~ HIGHLAND, MI 48357 PHONE: 1-888-685-9335 FAX: 248-887-9733

Proposal

DATE	PROPOSAL N
11/25/2008	1543

	11.517 210 507 3755
	NAME / ADDRESS
1	d Danes 202 Garden Road filford, MI 48381

	TERMS		PROJECT		
DESCRIPTION		QTY	COST	TOTAL	
Upon signature of both parties, IT IS HEREBY AGREED that J. Excavating, L.L.C. shall furnish all equipment and labor necessar	W. Field Grading & y for:			0.00	
RUN 90' OF WATERLINE 1" Copper & CORE LINE INTO HOUSE & COMPACT IF IN DRIVE HOOKUP TO EXISTING WATER SYSTEM IN BASEMENT Including Permit ABANDON WELL INCLUDING PERMIT RESTORE CONSTRUCTION AREA 3" TOPSOIL, SEED & S	TRAW		3,130.00	3,130.00	
RUN WATERLINE IN PLASTIC WILL BE -465.00 LESS OF	F TOTAL PRICE		0.00	0.00	
*Billing is done on a weekly basis. Payments are due upon receip 1.5% per month will be added to any late payments. Owner will attorney and / or court costs involved with the collection of this d	be responsible for any			0.00	
PRICE SUBJECT TO CHANGE UPON NOTIFICATION				0.00	
THE SECOND PAGE MUST BE SIGNED UPON ACCEPTANCE	CE OF PROPOSAL	TOTA	L	\$3,130.00	

ACCEPTANCE: The above prices, specifications and conditions are hereby accepted. J.W. Field Grading & Excavating, L.L.C. is authorized to do the work as specified. This contract Accepted By: is based on timely payments. J.W. Field reserves the right to cancel this contract at any time due to non-payment



L. BROOKS PATTERSON, OAKLAND COUNTY EXECUTIVE

HEALTH DIVISION George J. Miller, M.A., Manager

PERMIT TO PLUG AN ABANDONED WELL

PERMIT #:

345-09-000015

Issue Date:

03/09/2009 14:08

APPLICATION TRACKING #:

63187073

APPLICATION RECEIPT DATE:

03/05/2009 15:02

PARCEL ID #:

16-14-201-009

PROPERTY ADDRESS:

PARCEL CREATION DATE:

WELL INFORMATION:

1202 GARDEN RD MILFORD, MI 48381 Type of Well: Well Abandonment

Type of Drilling:

Home:

SUBDIVISION NAME:

OWNER: Name:

CYRIL E DANES JR

APPLICANT:

Name: Address: J.W. Field Excavating LLC

909 N Milford Rd Highland, MI 48357

Address: Phone:

1202 GARDEN RD MILFORD, MI 48381 Home:

Work: (248)685-9788

Phone:

Work: (888)685-9335

PERMIT APPROVED SUBJECT TO THE FOLLOWING CONDITIONS:

Special Conditions:

If applicable, proper abandonment of a flowing well shall stop flow by plugging the well with neat cement or concrete grout.

Comments:

OTHER PERMIT CONDITIONS:

- · Well log and/or abandonment records must be submitted within 60 days of well completion and/or plugging activity.
- Installation must comply with Michigan Water Well Construction and Pump Installation Code, Part 127, Act 368 of the Public Acts of 1978 as amended, and rules, and Act 399 of 1976 as amended and administrative rules.
- ACT 53 P.A. 1974 requires the applicant to notify the public utilities prior to excavation. In addition you must call 1-800-MISS DIG to locate public underground utilities.

Abandonment process needs to be performed by a licensed well driller THIS PERMIT IS VOID AFTER TWO (2) YEARS FROM DATE OF ISSUE

Sanitarian: Kim Demars

Supervisor: Mark Hansell

Disclaimer: The Oakland County Health Division will not deny participation in its programs based on race, sex, religion national origin, age or disability. State and federal eligibility requirements apply for certain programs.

Page 1 of 2

CERTIFICATE FOR COMPLETION

TO:	THE VILLAGE OF MILFORD, THE TOWNSHIP OF MILFORD
AND TO:	CSX TRANSPORTATION, INC.
well on the	The undersigned, as the <u>Owner</u> (TITLE), of <u>Joe Corry wen</u> Orning (STATE) <u>Group</u> (TYPE OF ENTITY) (the submits this certification, and in the name of and on behalf of the Contractor in the completion of certain activities related to the abandonment of a groundwater property located at <u>1216 Garden</u> , MIFOD MI(ADDRESS) and as "Property"), I hereby certify as follows: U838
and deliver this groundwater we including but n	of the Contractor, I am authorized to execute certification, and can commit that the Contractor has properly abandoned all ells located on the Property in accordance with all local, state and federal law, not limited to, Oakland County Health Division and Michigan Department of Quality requirements.
documents or re	Attached as Exhibit A are true, correct and complete copies of all ports substantiating the proper abandonment of the groundwater wells located on cluding: (a) the well abandonment permit(s); and, (b) well abandonment log(s).
Completion on t	N WITNESS WHEREOF, the undersigned has executed this Certificate for this 30 day of march, 2009.
	By: Joe Curry well brivery inc
	Its: Crimer
State	e of Michigan Water Well License No: 63-2147

The owner(s) of the Property acknowledges the certification of the Contractor above regarding the abandonment of the groundwater well, which abandonment was required pursuant to Village of Milford Ordinance 231-132.

By: Homeowner Ray Mully

STATE OF MICHIGAN)
COUNTY OF Oakland)ss.
The foregoing certification was acknowledged before me this 30 day of March, 30 day of Marc
Alayone V Budong
MARJORIE V. BIRDSONG MOTARY PUBLIC, STATE OF MI COUNTY OF OAKLAND Notary Dublic, Galland County, MI COUNTY OF OAKLAND Notary Dublic, Galland County, MI
My Commission Expires: 9500 Acting in the County of Oot on O
Dated 3.30.09



MICHIGAN DEPARTMENT OF ENVIRONMENTAL QUALITY DRINKING WATER AND RADIOLOGICAL PROTECTION DIVISION

ABANDONED WATER WELL AND PUMP RECORD

Completion is required under authority of Part 127 Act 368 PA 1978. Failure to comply is a misdemeanor.

State Well ID:	Falture to	o comply is	s a misde	meanor.			Sala Mining and Property of the Control of the Cont	
ATN No: 63187002	Permit No: 34509000	2010	Coun	ty: Oakland		Township: Mi		
		Parcel id:		Section:	Town/Range:	Name of the last o	WSSN:	
ACMALIES.		1614201		14	02N 07E			
OC Well ID:	63100026592	Distance	and Direc	tion from Ro	ad Intersection:			
Elevation:	Well Nam	Moll Nama						
	POTENCIA DE LA COMPANSA DEL COMPANSA DE LA COMPANSA DEL COMPANSA DE LA COMPANSA DEL COMPANSA DEL COMPANSA DE LA COMPANSA DEL COMPANSA DE LA COMPANSA DE LA COMPANSA DE LA COMPANSA DE LA C	Well Owner Name: WILLIAM RAY GULLY						
Latitude:		ation Addr	*******		r Address:			
Longitude:					3520	S HAT BO		
n Dodges i i kommenne i sustanti kan perimbera de san esperiment a sustanta seco	del alang ak in dalag cinta ana ay manang ke pengapanan mengapak benjan Sanan pinaga kan pengapak pengapak pen	MILFORD	entranconaliente de la la	M 4:	1381 2521 MH FOR	3	t/# 44531	
Well Status:	Well Type: Abandonme		Cacina	Statue After	aluadina :	in, A	bove Grade	
Date of Well Plugging:	ent	Casing Status After plugging: 12 in. Ab						
03/17/2009	Well Use: Household		Oron Di	nn / Dhumbia	s carrinment for	navad9V		
Well Construction Type:	Well Completion Date:	10000	Drop Pipe / Plumbing equipment removed? Y Reason for Abandoning Well: Municipal Water Hook					
					od: Poured From		KOP	
Casing Type: Steel - black			1		out to our out to the	rodiface		
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ATTACHMENT E CSX ENVIRONMENTAL SAFETY RULES AND PROCEDURES

CSX TRANSPORTATION - ENVIRONMENTAL DEPARTMENT SAFETY RULES AND PROCEDURES WHILE ON CSXT PROPERTY

Effective January 1, 1996, "The CSX Safe Way," a manual containing CSX Transportation's (CSXT) General Safety Rules, mandatory Departmental Safety Rules, recommended Work Practices, and CSX Policies and Programs was revised. The following Rules, Practices, and Policies are excerpted for your guidance. While on CSXT property, all consultants, contractors and visitors must comply with these requirements.

GENERAL SAFETY RULES

- 1. Consultant/Contractor must ensure that:
 - a. "job briefings are conducted prior to work activity and subsequently when activity changes."
 - c. "co-workers are warned of unsafe acts and hazards."
 - e. "safety rules and all company policies that relate to our job tasks are complied with."
 - f. "our work place is drug and alcohol free."
 - g. "the behavior in our work place is civil and courteous."
 - h. "local, state and federal laws and regulations that relate to our job tasks are observed."
 - i. "oral and written report of accidents and injuries are made as soon as possible to the supervisor or employee in charge."
- 3. "Do not attempt to mount, dismount, or cross over moving locomotives or cars."
- 6. Consultant/Contractor "must be familiar with and wear approved personal protective equipment and clothing as required" and comply with applicable OSHA requirements.
- 8. "Do not wear finger rings outside an office environment."
- 16. "When working on or about tracks:
 - a. be alert for the movement of cars, locomotives, or equipment at any time, in either direction, on any track;
 - b. do not cross within 25 feet of the end of standing cars, equipment, or locomotives, except when proper protection is provided."

Note: Proper Protection: Always ensure that a CSXT Flagman is present or the track is taken out of service by the proper CSXT authority, prior to starting any work on or about our tracks!

- 17. "Do not cross over coupled, moving freight cars."
- 18. "Do not take refuge under any car, equipment or locomotive."

- 20. "Do not go under any equipment unless proper protection is provided."
- 25. "Do not attempt to mount, dismount, or cross over moving equipment."
- 26. "Seat belts must be worn while operating or riding in motor vehicles that are equipped with them."
- 27. "Ensure that your work area and environment are clean and orderly, and protected from controllable hazards.

ENGINEERING AND MECHANICAL - DEPARTMENTAL SAFETY RULES AND RECOMMENDED SAFE WORK PRACTICES

E/M-10 Hi-Rail Vehicles:

- a. "Occupy track only with proper authority."
- b. "Stop on-track equipment when the operator's attention cannot be directed exclusively to controlling the movement."
- * "Be aware of the effects of the weather on starting and stopping hi-rail equipment."

E/M-12 Lifting and Carrying:

- a. "Use provided material handling and lifting devices when lifting heavy objects."
- b. "Ensure walkways are free of slipping or tripping hazards before lifting or carrying material."
 - * "Wear back support belts whenever you lift."
- * "Designate one person to call signals when two or more people are lifting."

E/M-14 Motor Vehicles:

- b. "If two or more people are occupying the motor vehicle, designate one person to guide backing movements from the ground."
- c. "Apply the parking brake to a stationary vehicle if the engine must be left running in order to accomplish its intended task."
- * "Whenever possible back into parking spaces."

E/M-16 Personal Protective Equipment:

- a. "Wear head protection provided by the company at all times while on duty, except when working in an office, when riding in a highway motor vehicle, or while in a designated lunch break area. Non-hardhat areas may be designated by local management."
- b. "Wear approved safety glasses with sideshields at all times while on duty, except when working in an office, while in a lunch area, or while in a locker room."
- c. "When working in areas where hearing protection may be required, have approved hearing protection devices available on your person, and wear them where required by posted notice or special instructions."
- d. "Wear hi-top (6-inch or more) safety-toe shoes with laces, oil-resistant soles, and a distinct separation between heel and sole when working outside of an office environment . . ."

ENGINEERING - DEPARTMENTAL SAFETY RULES AND RECOMMENDED SAFE WORK PRACTICES

E-2 Excavations, Pits, and Manholes

- a. "Shore vertical excavations of four feet deep or more."
- b. "Call utility locators before you dig."
- c. "Protect all open holes and trenches with adequate barricades."

E-10 On or Around and Crossing Tracks

- b. "When observing passing trains or equipment, always look in the direction from which the train or equipment is coming."
- * "Use caution when working on or around and crossing tracks."
- * "Look in both directions when approaching or crossing tracks."
- * "Be alert for dragging bands, shifting loads, etc."

Please ensure that your employees (and all subcontractors), who are or will be working on or about CSX Transportation property, comply with these revised standards of safety conduct. If you have any questions, or need further clarification of anything listed above, please contact your project manager. If there's ever any doubt, the safe course must always be taken!

Remember: No job is so important, no service so urgent that we cannot take time to perform all work safely.

CSXT Environmental Department

*Recommended Safe Work Practice