



west virginia department of environmental protection

Division of Land Restoration
601 57th Street SE
Charleston, WV 25304
(304) 926-0455

Joe Manchin III, Governor
Randy C. Huffman, Cabinet Secretary
www.wvdep.org

February 2, 2009

Mr. Kevin Hauschildt
Manager Environmental Remediation & Audits
Norfolk & Southern Railway Company
110 Franklin Road, SE
Roanoke, VA 24042-0013

Certified mail # 91 7108 2133 3936 2965 9784

RE: Land Use Covenant for Norfolk Southern Railway Company former lease property
105 - 107 Main Street, Bramwell, Mercer County, VRP # 05564

Dear Mr. Hauschildt:

Enclosed please find the signed and notarized Land Use Covenant for the subject parcel. The Certificate of Completion issued for the subject site and dated February 2, 2010, will become effective once the Land Use Covenant is recorded.

Please make arrangements to have the land use covenant properly recorded with the Mercer County Clerk, and request the Clerk to return a copy of the recorded instrument to my attention:

Mr. Ken Ellison, Director
WVDEP, Division of Land Restoration
601 57th Street
Charleston, WV 25304

Thank you for your attention to this matter, and please feel free to contact Assistant Director Don Martin (304-926-0499, ext. 1275) or me if you have any questions.

Sincerely,

Ken Ellison
Director

Enclosure

C: George Robertson, MMA
John Dempsey, Project Manager
Don Martin
file

LAND USE COVENANT

This is an environmental covenant executed pursuant to the Voluntary Remediation and Redevelopment Act, West Virginia Code Chapter 22, Article 22, and the Uniform Environmental Covenants Act, West Virginia Code Chapter 22, Article 22B, to restrict the activities on, and uses of, the following described property:

The Property located on 105-107 Main Street in Bramwell, Mercer County, West Virginia, and described in a deed recorded in the office of the Clerk of the County Commission of Mercer County, West Virginia in Deed Book 167, Page 464 and adjacent railroad right-of-way.

Activities on and uses of the above describe property that may result in excessive human exposure or in the release of a contaminant that was contained as part of the remedial action related to this covenant are prohibited. Those activities and uses include, but are not limited to:

1. The extraction of groundwater for any use, except for environmental monitoring;
2. Residential uses of the property including schools, daycare centers, nursing homes, or any other use considered to be residential in nature. The owner shall restrict the use of the property to commercial and industrial use; and
3. Any buildings constructed on the site will be constructed intrinsically safe (requiring a vapor mitigation system such as a vapor barrier, building pressurization, or other appropriate measure) from soil vapor intrusion in accordance with plans approved by a professional engineer or other qualified individual.

The current owners of record of the property, and their contact information, are:

Norfolk Southern Railway Company
110 Franklin Road, S.E.
Roanoke, Virginia 24042

Any person, including a person that owns an interest in the real property, the state or federal agency determining or approving the environmental response project pursuant to which an environmental covenant is created, or a municipality or other unit of local government may be a holder of an environmental covenant. The following are all of the holders of this covenant:

Norfolk Southern Railway Company
110 Franklin Road, S.E.
Roanoke, Virginia 24042

The facts regarding the remediation response project at this property are: Contaminants of concern include benzene, ethylbenzene, total xylenes, benzo(a)anthracene, naphthalene and total petroleum hydrocarbons – gasoline range organics in soil and benzene, naphthalene, total petroleum hydrocarbons – diesel range organics and total petroleum hydrocarbons – gasoline range organics in groundwater. Exposure pathways include: inhalation of vapors volatilized from groundwater to indoor air for future buildings; ingestion and dermal contact with groundwater; and ingestion, dermal contact and inhalation of soil. Risk due to inhalation of

vapors possibly intruding into future buildings will be eliminated by requiring that any buildings be constructed intrinsically safe from vapors migrating from underlying soil. Risk from exposure to groundwater is eliminated by prohibiting the use of groundwater beneath the property, except for monitoring purposes. Risk assessment results show that human health target risk levels were not exceeded for other potential pathways.

The owner of the property shall provide written notice to the Secretary of the Department of Environmental Protection within 10 days following transfer of a specified interest in the property subject to this covenant, changes in use of the property, application for building permits regarding the property, or proposals for any site work affecting the contamination on the property.

The owner of the property shall conduct inspections of the property to monitor compliance with this Land Use Covenant at least one time per year, and shall submit two (2) signed copies of the inspection monitoring report to the WVDEP, DLR headquarters in Charleston, within thirty (30) days of the inspection.

This covenant relieves the applicant and subsequent successors and assigns from all civil liability to the state as provided under West Virginia Code Article 22 of Chapter 22 and shall remain in effect so long as the property complies with the applicable standards in effect at the time this covenant was issued.

This covenant shall not be amended, modified or terminated except by written instrument executed in accordance with W. Va. Code § 22-22B-10, by and between the Owner at the time of the proposed amendment, modification or termination, and the Secretary of the West Virginia Department of Environmental Protection, and the holders of this covenant. Within 5 days of executing an amendment, modification or termination of this Land Use Covenant, the Owner shall record such amendment, modification or termination with the Clerk of the Mercer County Commission, and within five days thereafter, the Owner shall provide a true copy of the recorded amendment, modification or termination to the Secretary of the Department of Environmental Protection.

The administrative record for the environmental response project reflected in this covenant is maintained in the West Virginia Department of Environmental Protection, Division of Land Restoration, Office of Environmental Remediation at 601 57th Street, Charleston, West Virginia 25304 and is entitled *NSRC Former Lease Property, Bramwell, Mercer County, West Virginia, VRA Project No. 05564*.

The West Virginia Department of Environmental Protection is granted full right of access to the property for the purpose of implementation or enforcement of this covenant.

All restrictions and other requirements described in this covenant shall run with the land and shall be binding upon all holders and their grantees, lessees, authorized agents, employees or persons acting under their direction or control.

IN WITNESS WHEREOF, the following holders have executed this covenant on the dates indicated.

SIGNED: Ken G. Hancock Date: 12/10/09

I, MARIE KELLEY CHEEKS, a Notary Public in and for the County of Tazewell, State of VIRGINIA, do hereby certify that the holder(s) whose (name is) (names are) signed above, this day executed this document in my presence or this day acknowledged same to be the true act and deed of said holder(s).

Given under my hand this the 10th day of December, 2009.

Notary Public - Marie Kelley Cheeks

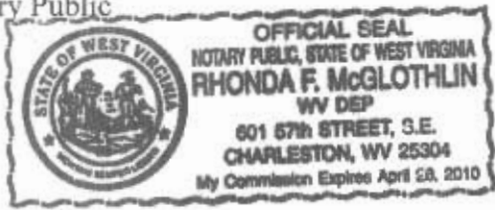
Embossed Hereon is My Commonwealth Of Virginia Notary Public Seal
My Commission Expires June 30, 2012
MARIE KELLEY CHEEKS
My Commission No. 172625

SIGNED: Tom Ellison Date: February 1, 2010

I, Rhonda F. McGlothlin, a Notary Public in and for the County of Kanawha, State of West Virginia, do hereby certify that the holder(s) whose (name is) (names are) signed above, this day executed this document in my presence or this day acknowledged same to be the true act and deed of said holder(s).

Given under my hand this the 1st day of February, 2010.

Rhonda F. McGlothlin
Notary Public





west virginia department of environmental protection

Division of Land Restoration
601 57th Street SE
Charleston, WV 25304
(304) 926-0455

Joe Manchin III, Governor
Randy C. Huffman, Cabinet Secretary
www.wvdep.org

February 2, 2010

Mr. Kevin Hauschildt
Manager Environmental Remediation & Audits
Norfolk & Southern Railway Company
110 Franklin Road, SE
Roanoke, VA 24042-0013

Certified mail # 91 7108 2133 3936 2965 9784

RE: Certificate of Completion, Norfolk Southern Railway Company former lease property
105 - 107 Main Street, Bramwell, Mercer County, VRA Project # 05564

Dear Mr. Hauschildt:

I am pleased to provide you the accompanying Certificate of Completion for your site located at 105 - 107 Main Street, Bramwell, West Virginia. As you know, the certificate contains a provision relieving the persons who undertook the remediation, as well as subsequent successors and assigns, from all liability to the state as provided under Chapter 22 Article 22 of the West Virginia Code. This provision shall remain effective as long as the property complies with the applicable standards in effect at the time the certificate of completion was issued. This certificate is subject to the reopener provisions of section fifteen of the article, and includes land-use covenants as provided in section fourteen. In this manner, we trust that the property will remain in productive and protective use for the citizens of our State.

The Certificate of Completion issued for the subject site will become effective once the appended Land Use Covenant is recorded. Please make arrangements to have the land use covenant, which is enclosed under separate cover letter, properly recorded with the Mercer County Clerk. Also, please request the Clerk to return a copy of the recorded instrument to my attention.

Thank you for your participation in the Voluntary Remediation program, and feel free to contact our staff or me if you have any questions.

Sincerely,

Ken Ellison
Director

Enclosure

cc: John Dempsey, Project Manager
Don Martin
File # 05564
George Robertson, MMA

**STATE OF WEST VIRGINIA
VOLUNTARY REMEDIATION PROGRAM
CERTIFICATE OF COMPLETION AND COVENANT**

Norfolk Southern Railway Company (Applicant) entered into a Voluntary Remediation Agreement with the Secretary of the Department of Environmental Protection, dated February 24, 2004 ("Agreement"). The Agreement was entered into to address the release of any contaminants at the Former Lease Property ("Site") located at 105-107 Main Street, in the Town of Bramwell, Mercer County, West Virginia containing 0.71 acre more or less, shown on the map as Exhibit A and more particularly described on the attached Exhibit B. The following documents are incorporated as a part of this Certificate and Covenant:

- The application dated February 9, 2004 and the site assessment submitted with the application.
- The Agreement dated December 30, 1999 and Modifications dated October 2004, May 2005, November 16, 2005, December 19, 2005, April 10, 2006, May 15, 2006, October 17, 2006, January 3, 2007, November 14, 2008, June 5, 2008, October 9, 2008, and January 5, 2009.
- Map depicting the Site is included as Exhibit A.
- A legal description of the Site is included as Exhibit B.
- A list of the chemicals of concern for which the remediation standards specified in the Agreement have been met is included as Exhibit C.
- The final report submitted for the site dated December 2009, issued by a licensed remediation specialist.
- Descriptions of institutional or engineering controls: Town of Bramwell Ground Water Ordinance, the Land Use Covenant for Parcel and the post Certificate-of-Completion Monitoring Program were used to achieve remediation standards. The land use covenant that is to be recorded for this Site and the Town of Bramwell Ground Water Ordinance are included in Exhibit D.

This Certificate of Completion is issued pursuant to W.Va. Code §22-22-13 to Norfolk Southern Railway Company in recognition of the completion of the work required under the Agreement.

Pursuant to W.Va. Code §22-22-7(f), 22-22-13, 22-22-14, and 22-22-18, the Secretary of the West Virginia Department of Environmental Protection (hereinafter, "WVDEP"), in the name of and on behalf of the State of West Virginia, now covenants not to bring any civil, criminal or administrative action or claim, resulting from or based upon the release or threatened release of contaminants that were the subject of the Voluntary Remediation Agreement. This covenant shall

bar actions against Norfolk Southern Railway Company and its successors and assigns, and those persons identified in W. Va. Code §22-22-18, from all public and private claims arising under Chapter 22 of the West Virginia Code or rules adopted thereunder in connection with the release or threatened release that was the subject of the Voluntary Remediation Agreement. This covenant shall not apply to Norfolk Southern Railway Company predecessors in title.

CONDITIONS

This Certificate and the covenant it contains are subject to the terms and conditions set forth below:

1. The following conditions, contained in W.Va. Code §22-22-15, which may cause the Voluntary Remediation Agreement to be reopened:
 - a) fraud was committed in demonstrating attainment of a standard at the site that resulted in avoiding the need for further remediation of the site;
 - b) new information confirms the existence of an area of previously unknown contamination which contains contaminants that have been shown to exceed the standards applied to the previous remediation at the site;
 - c) the level of risk is increased significantly beyond the established level of protection at the site due to substantial changes in exposure conditions, such as, a change in land use, or new information is obtained about a contaminant associated with the site which revises exposure assumptions beyond the acceptable range. This condition applies only where the level of risk is increased by a factor of at least five or the hazard index exceeds 1, or 10 where multiple systemic toxicants do not affect the same organ;
 - d) the release occurred after the effective date of this Article on a site not used for industrial activity prior to the effective date of this Article; the remedy relied, in whole or in part, upon institutional or engineering controls instead of treatment or removal of contamination; and treatment, removal or destruction has become technically and economically practicable; or
 - e) the remediation method failed to meet the remediation standard or combination of standards.

For purposes of this paragraph, "new information" means any information obtained directly or indirectly by the Department from any person after issuance of a Certificate of Completion, but does not include information the Department has received in the application for participation in the voluntary remediation program, including any site assessment, during the execution of the voluntary remediation agreement or any work plan developed under such an agreement or other information available to the Department under the voluntary remediation program prior to the execution of the

Certificate of Completion. Information that does not qualify as new information may be considered by the Secretary along with new information if necessary, to determine whether any of the conditions for reopening set out in section 16 of this rule, have occurred.

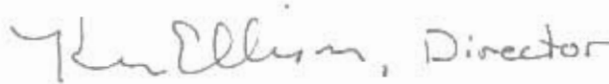
Where one of the foregoing conditions is found to exist for a portion but not all of the site, this certificate and covenant shall continue to apply to all portions of the site that were unaffected by the occurrence of that condition.

2. To the extent that the Agreement or any of the documents referenced in this certificate impose obligations that continue after the execution of this certificate, there shall be continued compliance with such obligations.

3. This certificate and covenant do not preclude the State of West Virginia from taking any unilateral action at the site, under any existing or future statutory authority, to protect human health and the environment; provided however, in no event shall the State have a right of recovery against Norfolk Southern Railway Company, or any other person to whom the covenant herein applies to the extent that such right of recovery arises under Chapter 22 of the West Virginia Code, and relates to matters covered by the Agreement.

4. This certificate and covenant do not preclude the State from seeking recovery of such sums as Norfolk Southern Railway Company agreed to pay the WVDEP under the Agreement.

WHEREFORE, the Secretary of the Department of Environmental Protection, on behalf of the State of West Virginia, issues this certificate and covenant, with all aforementioned privileges, responsibilities, conditions and reservations, this date of February 2, 2010, to Norfolk Southern Railway Company.

Ken Ellison, Director



Secretary, Department of Environmental Protection

EXHIBIT B

Property Description

Former Lease Property

Bramwell, Mercer County, West Virginia

Beginning at the southeastern most corner of the herein described tract, being a point at the intersection of the northern right-of-way line of the 40 foot wide Main Street and the western right-of-way line of a 15 foot wide street; Thence N 82°12' W, 89.1' along the northern right-of-way line of Main Street; Thence continuing along the northern right-of-way line of Main Street N 35°33'36" W, 129.73' to a point; Thence leaving said right-of-way line with an arc curving to the left having a chord bearing of N 45°55'57" E, chord length of 234.37', and radius of 438' to a point on the waters edge of the Bluestone River; Thence upstream with the waters edge of the Bluestone River S 66°41'21" E, 80.52' to a point; Thence leaving said edge of Bluestone River with an arc curving to the right having a chord bearing of S 37°46'49" W, Chord length of 152.55' and radius of 518' to a point; Thence S 82°12' E, 32.09' to a point in the western right-of-way line of a 15 foot wide street; Thence following the western right-of-way line of the 15 foot wide street S 7°48' W, 125' to the point of beginning and containing 0.71 acres more or less.

EXHIBIT C

Table 1
Chemicals of Concern in Compliance
With Remediation Standards
Former Lease Property
Bramwell, Mercer County, West Virginia

Chemicals of Concern	
Meeting Remediation Standards	
Soil	Ground Water
Benzene	Benzene
Ethylbenzene	Naphthalene
Xylenes	TPH-GRO
Naphthalene	TPH-DRO
TPH-GRO	

TPH – total petroleum hydrocarbons

GRO – gasoline range organics

DRO – diesel range organics

EXHIBIT D

Description of Institutional and Engineering Controls

Former Lease Property

Bramwell, Mercer County, West Virginia

Institutional Controls

Land Use Covenant (LUC) - The applicant will file a deed restriction with the Clerk of the County Commission for Mercer County in the form of a LUC restricting Site usage to non-residential, requiring that any buildings be constructed intrinsically safe for possible vapor intrusion, restricting penetration into the subsoil and restricting ground water usage, except for monitoring purposes, as defined by Title 60 CSR, Series 3 of the Rule. Future buildings will be required to be intrinsically safe. Intrinsically safe means that a building will have a vapor mitigation system such as a vapor barrier, building pressurization or other mechanism. The intrinsically safe design would require certification by a professional engineer.

Ground Water Ordinance - On June 29, 2009, the Town of Bramwell enacted an ordinance prohibiting the use of ground water, except for monitoring purposes, within a restricted area encompassing the Site and surrounding, off-Site properties.

Remediation Work Plan (post-Certificate of Completion Monitoring Plan) - To ensure the institutional and engineering controls are protective of human health and the environment, NSRC proposes post-Certificate of Completion monthly gauging of liquid levels in MW-18, MW-19 and MW-21, quarterly monitoring of dissolved-phase BTEX in MW-14, MW-18, MW-19, MW-21 and MW-22, and quarterly monitoring of indoor vapor-phase benzene concentrations in the basement of the Wesleyan Church. Following one year of post-Certificate of Completion monitoring, a report summarizing monitoring results will be prepared and discussed in a meet between the WVDEP and NSRC and/or their representative. Post-Certificate of Completion monitoring may be discontinued or additional remediation may be recommended.

Engineering Controls

As part of the LUC, the Applicant will require that any buildings constructed on-site be intrinsically safe from potential vapor intrusion. Buildings must include the installation and maintenance of appropriate mitigation or remediation systems, such as positive pressure, vapor barrier, or sub floor ventilation to eliminate the potential intrusion of benzene vapors. The LUC will require review and approval of vapor mitigation technologies incorporated into the design of any future occupied building by a Professional Engineer.

LAND USE COVENANT

This is an environmental covenant executed pursuant to the Voluntary Remediation and Redevelopment Act, West Virginia Code Chapter 22, Article 22, and the Uniform Environmental Covenants Act, West Virginia Code Chapter 22, Article 22B, to restrict the activities on, and uses of, the following described property:

The Property located on 105-107 Main Street in Bramwell, Mercer County, West Virginia, and described in a deed recorded in the office of the Clerk of the County Commission of Mercer County, West Virginia in Deed Book 167, Page 464 and adjacent railroad right-of-way.

Activities on and uses of the above describe property that may result in excessive human exposure or in the release of a contaminant that was contained as part of the remedial action related to this covenant are prohibited. Those activities and uses include, but are not limited to:

1. The extraction of groundwater for any use, except for environmental monitoring;
2. Residential uses of the property including schools, daycare centers, nursing homes, or any other use considered to be residential in nature. The owner shall restrict the use of the property to commercial and industrial use; and
3. Any buildings constructed on the site will be constructed intrinsically safe (requiring a vapor mitigation system such as a vapor barrier, building pressurization, or other appropriate measure) from soil vapor intrusion in accordance with plans approved by a professional engineer or other qualified individual.

The current owners of record of the property, and their contact information, are:

Norfolk Southern Railway Company
110 Franklin Road, S.E.
Roanoke, Virginia 24042

Any person, including a person that owns an interest in the real property, the state or federal agency determining or approving the environmental response project pursuant to which an environmental covenant is created, or a municipality or other unit of local government may be a holder of an environmental covenant. The following are all of the holders of this covenant:

Norfolk Southern Railway Company
110 Franklin Road, S.E.
Roanoke, Virginia 24042

The facts regarding the remediation response project at this property are: Contaminants of concern include benzene, ethylbenzene, total xylenes, benzo(a)anthracene, naphthalene and total petroleum hydrocarbons – gasoline range organics in soil and benzene, naphthalene, total petroleum hydrocarbons – diesel range organics and total petroleum hydrocarbons – gasoline range organics in groundwater. Exposure pathways include: inhalation of vapors volatilized from groundwater to indoor air for future buildings; ingestion and dermal contact with groundwater; and ingestion, dermal contact and inhalation of soil. Risk due to inhalation of

vapors possibly intruding into future buildings will be eliminated by requiring that any buildings be constructed intrinsically safe from vapors migrating from underlying soil. Risk from exposure to groundwater is eliminated by prohibiting the use of groundwater beneath the property, except for monitoring purposes. Risk assessment results show that human health target risk levels were not exceeded for other potential pathways.

The owner of the property shall provide written notice to the Secretary of the Department of Environmental Protection within 10 days following transfer of a specified interest in the property subject to this covenant, changes in use of the property, application for building permits regarding the property, or proposals for any site work affecting the contamination on the property.

The owner of the property shall conduct inspections of the property to monitor compliance with this Land Use Covenant at least one time per year, and shall submit two (2) signed copies of the inspection monitoring report to the WVDEP, DLR headquarters in Charleston, within thirty (30) days of the inspection.

This covenant relieves the applicant and subsequent successors and assigns from all civil liability to the state as provided under West Virginia Code Article 22 of Chapter 22 and shall remain in effect so long as the property complies with the applicable standards in effect at the time this covenant was issued.

This covenant shall not be amended, modified or terminated except by written instrument executed in accordance with W. Va. Code § 22-22B-10, by and between the Owner at the time of the proposed amendment, modification or termination, and the Secretary of the West Virginia Department of Environmental Protection, and the holders of this covenant. Within 5 days of executing an amendment, modification or termination of this Land Use Covenant, the Owner shall record such amendment, modification or termination with the Clerk of the Mercer County Commission, and within five days thereafter, the Owner shall provide a true copy of the recorded amendment, modification or termination to the Secretary of the Department of Environmental Protection.

The administrative record for the environmental response project reflected in this covenant is maintained in the West Virginia Department of Environmental Protection, Division of Land Restoration, Office of Environmental Remediation at 601 57th Street, Charleston, West Virginia 25304 and is entitled *NSRC Former Lease Property, Bramwell, Mercer County, West Virginia, VRA Project No. 05564*.

The West Virginia Department of Environmental Protection is granted full right of access to the property for the purpose of implementation or enforcement of this covenant.

All restrictions and other requirements described in this covenant shall run with the land and shall be binding upon all holders and their grantees, lessees, authorized agents, employees or persons acting under their direction or control.

IN WITNESS WHEREOF, the following holders have executed this covenant on the dates indicated.

SIGNED: Kari G. Hancock Date: 12/10/09

I, MARIE KELLEY CHEEKS, a Notary Public in and for the County of Tazewell, State of VIRGINIA, do hereby certify that the holder(s) whose (name is) (names are) signed above, this day executed this document in my presence or this day acknowledged same to be the true act and deed of said holder(s).

Given under my hand this the 10th day of December, 2009.

Notary Public - Marie Kelley Cheeks

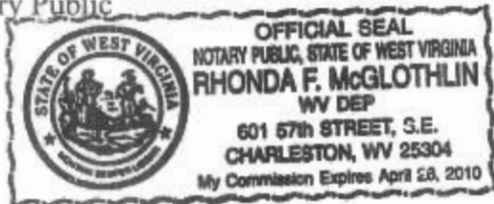
Embossed Hereon is My
Commonwealth Of Virginia Notary Public Seal
My Commission Expires June 30, 2012
MARIE KELLEY CHEEKS
My Commission No.
172625

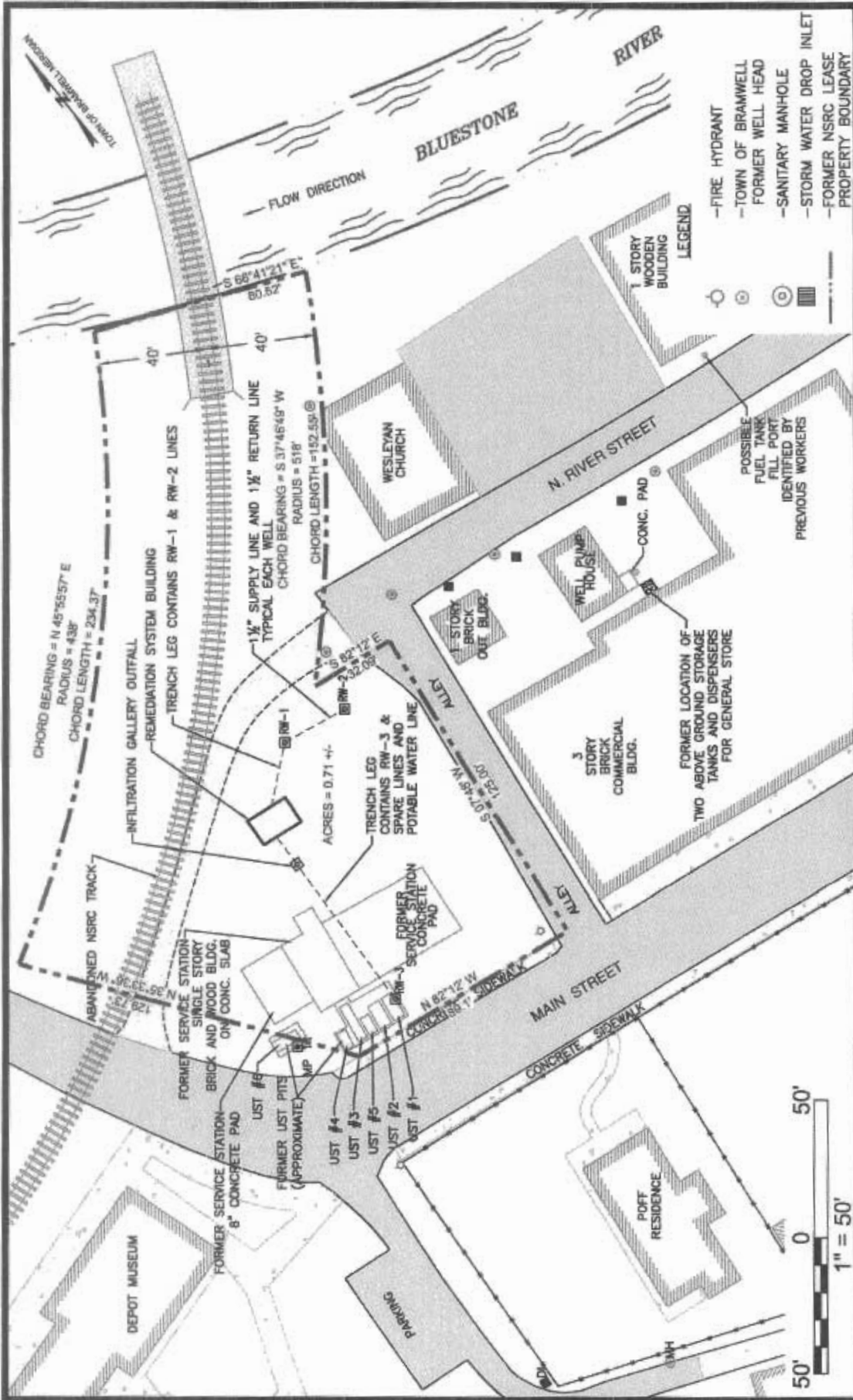
SIGNED: Tim Ellum Date: February 1, 2010

I, Rhonda F. McGlothlin, a Notary Public in and for the County of Kanawha, State of West Virginia, do hereby certify that the holder(s) whose (name is) (names are) signed above, this day executed this document in my presence or this day acknowledged same to be the true act and deed of said holder(s).

Given under my hand this the 1st day of February, 2010.

Rhonda F. McGlothlin
Notary Public





- LEGEND**
- FIRE HYDRANT
 - TOWN OF BRAMWELL
 - FORMER WELL HEAD
 - SANITARY MANHOLE
 - STORM WATER DROP INLET
 - FORMER NSRC LEASE
 - PROPERTY BOUNDARY



Prepared by:
NORFOLK SOUTHERN
 NS1402

DATE: DEC. 2009
 SCALE: 1" = 50'
 CHECKED: GR
 DRAWN: DJD

NORFOLK SOUTHERN RAILWAY COMPANY
 FORMER BRAMWELL LEASE PROPERTY
 BRAMWELL, WEST VIRGINIA

EXHIBIT A
SITE MAP



ORDINANCE FOR THE TOWN OF BRAMWELL

"PROHIBITION OF DRILLING INTO AND EXTRACTION OF GROUNDWATER"

WHEREAS, THE Governing Body of the Town of Bramwell is addressing the cleanup of underground water in the Main Street area of Bramwell, and

WHEREAS, the Governing Body of the Town of Bramwell finds it necessary to preserve future well-being of citizens of Bramwell,

NOW, THEREFORE, BE IT ORDAINED by the Governing Body of the Town of Bramwell the following ordinance:

The use of groundwater in the Restricted Use Area is prohibited except for monitoring purposes.

The Restricted Use Area is defined as the following:

Boundary on the north is the Bluestone River at North River Street,

Boundary on the south is the Bluestone River at South River Street,

Boundary on the east is Bloch Street,

Boundary on the west is the Bramwell Town Hall.

- (a) A Diagram of the Restricted Use Area is included with this Ordinance.
- (b) Persons seeking to drill in the Restricted Use Area shall be required to seek approval from the Town Governing Body.

Adopted this 29th day of June, 2009.

FIRST READING: June 15, 2009

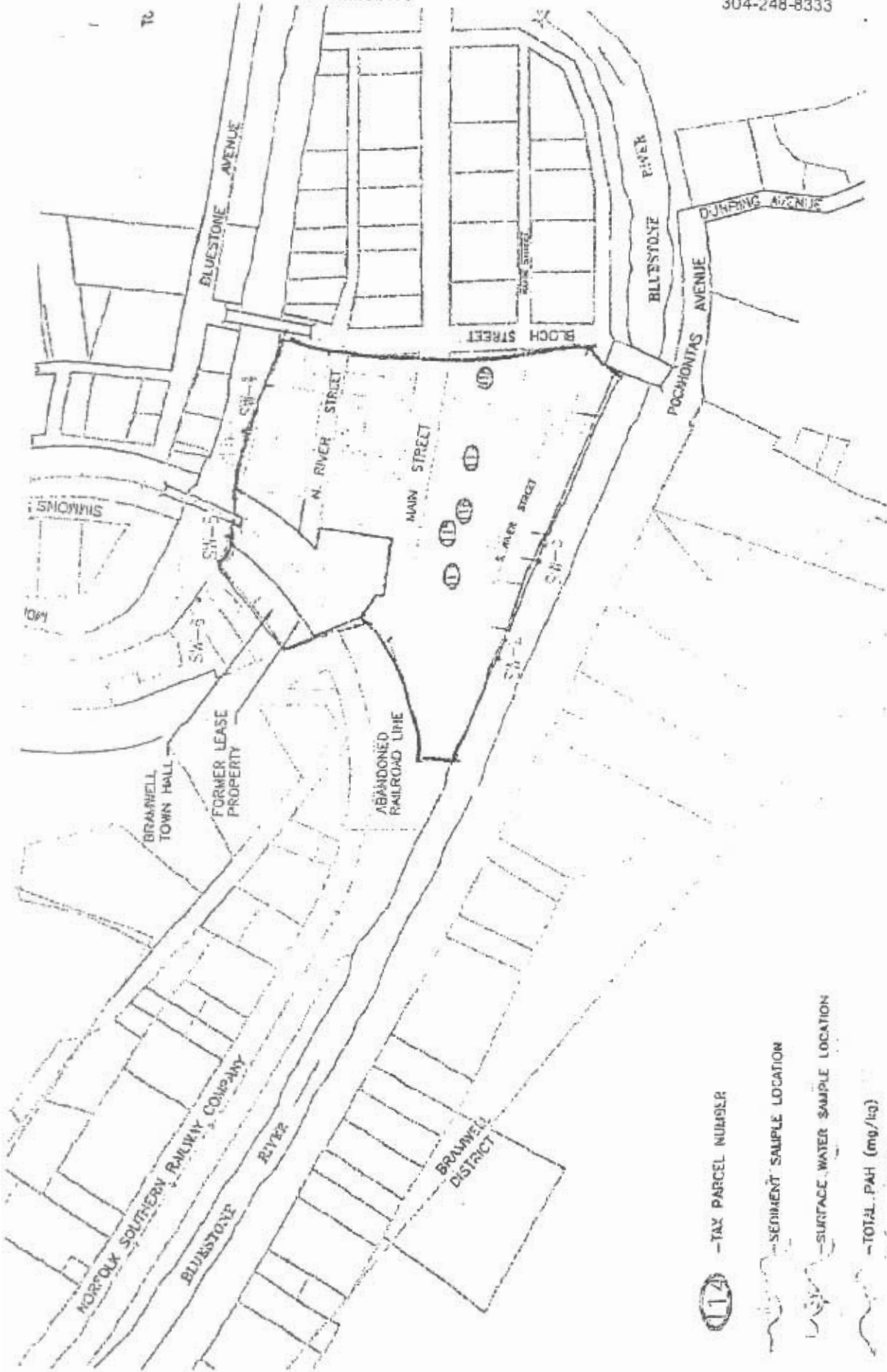
SECOND READING: June 29, 2009

Louise Stoker Mayor

Carolee Clark Recorder

Town Council Members:

Ruthanne H. Barringer Joe Vinciguerra
Chris A. Miller



-  - TAX PARCEL NUMBER
-  - SEDIMENT SAMPLE LOCATION
-  - SURFACE WATER SAMPLE LOCATION
-  - TOTAL PAH (mg/kg)

GROUND WATER FRICTIONAL LOSS

