



June 26, 1998

136236.PM

CH2M HILL
9 South Washington
Suite 400
Spokane, WA
99204-0219
Tel 509.747.2000
Fax 509.623.1622

Flora Goldstein
Section Manager
Toxics & Clean-up Program
Washington State Department of Ecology
4601 N. Monroe, Suite 202
Spokane, WA 99205-1295

Subject: UST Listing

Dear Ms. Goldstein:

As you are aware, the City of Spokane and the Spokane Aquifer Joint Board recently sent letters of notification to local facilities about their location within wellhead protection areas.

The letter supplied phone numbers and asked businesses to call if they had questions. A number of facilities on the UST list called to state that their tanks had been removed some years prior. Two facilities' manager on the UST sent me proof that the tanks had been removed.

I have enclosed the information from B&B Sprinklers and Community Colleges of Spokane along with their section of the UST listing. These facilities would like to have their names removed from the UST listing.

If there is some reason the UST cannot be updated, please let me know. Wellhead protection programs require that potential contaminant source listings be updated every two years, so we will be relying on you and your information again in the near future.

If I can be of any help, please call me.

Sincerely,

CH2M HILL

A handwritten signature in cursive script that reads "Sharon O'Shaughnessy".

Sharon O'Shaughnessy
Project Assistant

C Community Colleges of Spokane
B & B Sprinklers, Inc.
spk\ustlist letters



CH2M HILL / SPK

MAY 8 - 1998

RECEIVED

District Buildings and Grounds Department

MS 1016

2000 N. Greene St.

Spokane, WA 99217-5499

(509) 533-8630 Fax (509) 533-8649

MEMORANDUM

May 7, 1998

TO: Sharon O'Shaughnessy
CH2M Hill
9 South Washington
Suite 400
Spokane, WA 99204

FR: Greg Plummer 
District Director of Facilities

RE: **Apprenticeship & Journeyman Training Center**
2110 N. Fancher Road
Underground Storage Tank Removal

Please find enclosed the close out documents for the 4,000 gallon diesel fuel UST which was removed from the site of our Apprenticeship & Journeyman Training Center (former Wagstaff Engineering) on N. Fancher Road in the Spokane Valley. I did not include Table 1, Appendix A or Appendix B (see Index)—but I will be glad to provide copies of them if necessary.

It appears that the tank was removed on or about December 2, 1990.

I understand that the Department of Ecology still shows this tank as existing and that you will forward this information to them as part of your Wellhead Protection Program work. Thank you for doing this and let me know if any additional information is necessary.

CENTURY WEST ENGINEERING

December 12, 1991

Community Colleges of Spokane
Administrative Office
N. 2000 Greene Street, MS 1016
Spokane, WA 99207-5499

REC'D DIST. 17

DEC 18 1991

BUILDINGS & GROUNDS

Attention: Greg Plummer
Director of Facilities

Regarding: UST Site Assessment
SCC Apprenticeship Center
Project No. 30207.003.01

Dear Greg:

Century West is presenting the UST Site Assessment report and checklist for the Spokane Community College (SCC) Apprenticeship Center. The attached report and Washington Department of Ecology (WDOE) checklist include a summary of the methods, findings, and conclusions for the facility decommissioning.


The Site Assessment was performed on November 29, 1990. The assessment was not performed according to the specific protocol currently required by WDOE guidelines, which became effective in February, 1991. The WDOE document "Guidance for Site Checks and Site Assessments for Underground Storage Tanks" provides procedural and quality assurance/control direction for the performance of Site Assessments. However, the Site Assessment was performed according to best professional judgement and protocols accepted at the time of the project. Four copies of the UST Site Assessment report are attached. Please sign the WDOE Site Assessment Checklist (Appendix C) for each report. Two original reports with signed checklist should be forwarded to:

Underground Storage Tank Section
Department of Ecology
Mail Stop PV-11
Olympia, Washington 98504-8711

If you have any questions regarding this report, please do not hesitate to contact us. We appreciate the opportunity to have provided professional environmental services for this important project.

Respectfully,

CENTURY WEST ENGINEERING CORPORATION


Jeffrey E. Leppo
UST/EA Program Manager

It

cc: Mike Boyle, Tan-Boyle-Heyamoto

UNDERGROUND STORAGE TANK

Site Assessment

**Spokane Community College
Apprenticeship Center**

Prepared for:

**Community Colleges of Spokane
Administrative Offices
N. 2000 Greene Street
Spokane, Washington 99207**

Prepared by:

**Century West Engineering Corporation
West 1124 Riverside, Third Floor
Spokane, Washington 99201**

Project Number 30207.003.01

**Site Assessment Date: November 29, 1990
Report Date: December 12, 1991**

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Table 1 Summary of Laboratory Results

Figure 1 Site Location Map

Figure 2 Soil Sample Location Plan

APPENDIX "A"

Daily Diary Field Notes

Site Photographs

APPENDIX "B"

Laboratory Results

Chain-of-Custody Sheet

APPENDIX "C"

WDOE Site Assessment Checklist

1.0 INTRODUCTION

Century West Engineering Corporation has been retained by the Community Colleges of Spokane through a subcontract with Tan•Boyle•Heyamoto Architects to perform site assessment services for an underground storage tank (UST) at the Spokane Community College Apprenticeship Center in Spokane, Washington. The services were provided for the excavation and removal documentation of one (1) approximately 5,000 gallon diesel UST.

The Washington State Department of Ecology (WDOE) administers regulatory programs for USTs (Underground Storage Tank Regulations, Chapter 173-360 WAC) and the cleanup of petroleum hydrocarbon releases from USTs (Model Toxics Control Act, Chapter 173-340 WAC). The Underground Storage Tank Regulations establish site assessment procedures for UST closures. The site assessment was performed in accordance with Section 390 of the UST rules.

The scope of services performed conforms with federal permanent UST closure documentation regulations regarding sampling, measurements, and evaluation of site soils for potential contamination by a release of petroleum hydrocarbon products. These regulations appear as U.S. Environmental Protection Agency (EPA) regulations 40 CFR, Section 280.71 through 280.74.

The following report presents the methods, findings, and conclusions for the closure documentation and site assessment work. The report is intended to conform to WDOE and EPA requirements for these UST closure actions. For the purpose of demonstrating closure compliance, state and federal regulations require the site assessment results must be maintained by the owners/operators for at least three years after completing permanent closure.

2.0 SITE DESCRIPTION

The SCC Apprenticeship Center is located at 2110 North Fancher Road, Spokane, Washington (see Figure 1 for Site Location Map). The subject property is bordered to the north by Knox Avenue, to the east by Dickey Street, and to the south by Shannon Avenue. The UST was located directly north of the Apprenticeship Center building. The tank was situated under an asphalt drive with its long axis oriented east-west (see Figure 2 for Soil Sample Location Plan). No remote fill lines were reported or observed. A small concrete pump island was located south of the UST. The pump island contained one pump and was situated next to the Apprenticeship building.

3.0 METHODOLOGY

The following section discusses the documentation methods for the UST site assessment at the Spokane Community College Apprenticeship Center in Spokane, Washington.

The UST excavation services were performed by Precision Mechanical of Spokane, Washington, under direct contract and arrangement with the Owners. Century West Engineering Corporation performed independent professional services to perform the site assessment.

3.1 Field Observations

The field observations for the site assessment were performed on November 29, 1990 and December 7, 1990. Appendix A contains the UST site assessment observations including daily dairy notes and photographs with descriptions.

The 5,000 gallon diesel tank was removed from the northern area of the facility. A section of the distribution lines and pump island were removed at a later date and were not part of this assessment. The excavation bottom and sides exhibited no evidence of soil staining or petroleum hydrocarbon odors. There was no visual evidence of surface spills or fillpipe overfills found in surrounding soil. Field screening with an organic vapor meter (photoionization detector) did not detect the presence of petroleum hydrocarbons in the tank bed area soils.

The UST was not available for viewing during the site assessment. The UST had been removed five (5) days prior to the site assessment field sampling. According to the tank removal personnel, the tank was in very good shape with no pitting or holes.

3.2 Soil Samples

Four soil samples were collected from the UST excavation following the tank removal. Three samples were collected from the base of the excavation and one from the side wall of the excavation. Figure 2, Soil Sample Location Plan, shows the sample locations.

Soil samples from the UST excavation were collected by Century West personnel. Samples were placed into laboratory provided glass jars with teflon lids. All collection equipment was decontaminated by Century West between single sampling events with analconox wash and distilled water rinse.

Soil samples were placed in a sealed iced cooler and shipped with a chain-of-custody to Century Testing Laboratories. All testing of soil samples was completed within a normal turn-around period.

4.0 RESULTS

The following section discusses the results of the laboratory analyses and the procedure used to evaluate the level of contamination by petroleum hydrocarbons identified in the soil samples.

4.1 Regulatory Requirements

The Washington Department of Ecology (WDOE) Model Toxics Control Act (MTCA - Chapter 173-340 WAC) cleanup standards were used to evaluate site conditions. The MTCA has established specific petroleum hydrocarbon concentration levels for soils above which remedial cleanup actions must be implemented. The cleanup levels determine the need for remedial activities and the effectiveness of cleanup actions. The Method A Compliance Cleanup Levels for residential site soils are as follows:

<u>Parameter</u>	<u>Concentration Cleanup Level (ppm)</u>
Total Petroleum Hydrocarbons-Diesel	200

4.2 Laboratory Analyses

Soil samples were analyzed for Total Petroleum Hydrocarbons (TPH-EPA Method 418.1). All TPH results are presented in parts per million (ppm or mg/kg). The laboratory reports and chain-of-custody records are presented in Appendix B. Table 1 presents a summary of the laboratory results.

4.3 Site Assessment

Total Petroleum Hydrocarbon laboratory tests for three of the four excavation soil samples, excluding MB-1, were below the 200 ppm TPH concentration established under the MTCA Method A Compliance Cleanup Level for soil contamination from diesel. Laboratory tests for the volatile aromatic BTEX compounds were not completed because diesel was the product source. A copy of the WDOE Site Assessment Checklist is included in Appendix C. This site assessment was performed in November/December 1990, prior to issuance of guidance protocol or assessment checklist.

Laboratory results identified a 265 ppm TPH concentration for the middle bottom sample, MB-1. The 265 pm TPH level is above the MTCA Method A standard for residential site soils. An additional soil sample, MB-2, was collected from the middle bottom after on-site initial remedial action, as described below. Laboratory results for soil sample MB-2 were below the MTCA Method A Cleanup Levels.

5.0 INITIAL REMEDIAL ACTION

Soil sample MB-1 laboratory results identified the TPH concentration above MTCA Method A Compliance Cleanup Levels. Precision Mechanical returned to the project excavation for initial remedial actions. Century West monitored the removal of approximately three

cubic yards of soil from the area under soil sample MB-1. After the soil was excavated, soil sample MB-2 was collected by Century West personnel. The laboratory results of soil sample MB-2 showed TPH concentrations were below MTCA Method A Compliance Cleanup Levels.

The source of the TPH concentrations in sample MB-1 is assumed to have resulted from minor spillage during the tank closure and decommissioning processes. Century West did not observe the actual closure. The small, localized area of petroleum-affected soil may have been a result of a release from disconnected distribution piping or tank purging and cleaning. The stockpiled remedial soil was placed under plastic by Precision Mechanical with other remedial soil on college grounds.

6.0 SUMMARY

The conclusions presented herein are based solely upon field observations, laboratory test data, quality assurance and quality control protocol, and currently accepted evaluation procedures.

1. No ground water encountered during the UST removal and sampling procedures.
2. The UST excavation bottom and sides exhibited no evidence of soil staining or petroleum hydrocarbon odors. There was no visual evidence of surface spills or fillpipe overfills found in the surrounding soil. Field screening with an organic vapor meter did not detect the presence of petroleum hydrocarbons in the tank bed area soils.
3. The site assessment using laboratory results did not identify soil sample TPH concentrations above the MTCA Method A Compliance Level for three of the four sample tests. The soil sample MB-1 identified a 265 ppm TPH concentration. After removing approximately three cubic yards during an initial remedial action, an additional soil sample MB-2 was collected. Soil sample MB-2 laboratory results were below MTCA Method A standards.
4. The three cubic yards of contaminated soil was removed and stockpiled with other remedial soil on Spokane Community College property. The soils were placed over and under plastic sheeting.
5. The low TPH concentrations in a small localized area within the excavation may have been a result of minor spillage from disconnected piping or the tank purging and cleaning processes.
6. Based on the results of the site assessment, no further remedial action is recommended for the 5,000 gallon diesel tank excavation.

7. Century West did not view the UST or the tank removal process. The actual decommissioning had been performed approximately five (5) days prior to the site assessment. A section of the distribution lines and the pump island were removed at a later date and were not a part of this assessment. These schedule and closure conditions were beyond the control of Century West.
8. This site assessment was performed in November/December 1990, prior to issuance of WDOE guidance documentation on assessment protocol. Century West, in its best judgement, completed the site assessment with the standards of care, skill and diligence ordinarily provided by a professional in the performance of similar services at the time the services were performed.

7.0 LIMITATIONS

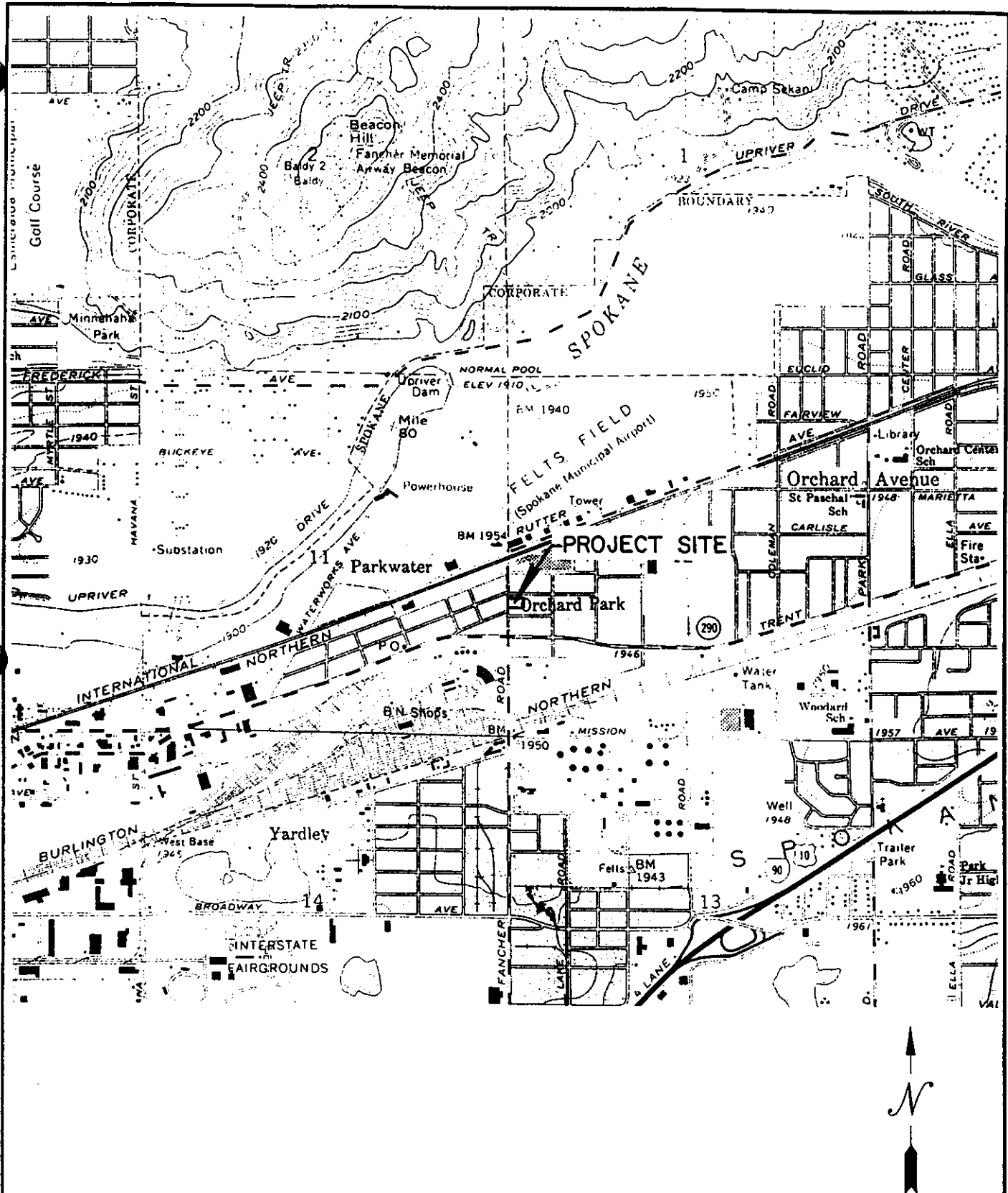
This report has been prepared for the exclusive use of Tan • Boyle • Heyamoto Architects, Inc. and the Community Colleges of Spokane with specific application to the subject site, Spokane Community College Apprenticeship Center, Spokane, Washington. The use of this report, its contents, or any part of it by a party, or its agencies, other than the ones for whom this report is prepared, is herewith disallowed.

The services provided under this contract as described in this report include professional opinions and judgments based on data collected. These services have been performed according to generally accepted engineering practices. The opinions and conclusions contained in this report are typically based on information obtained from:

1. Observations and measurements by our field staff.
2. Contacts and discussion with regulatory agencies and others.
3. Review of applicable state and federal regulations.
4. Opinions and judgments of Century West based on the information available.
5. Quality Assurance and Quality Control Protocol.

The information presented in this report represents only the conditions where sampling occurred. Extrapolations of those findings over the project site are intended to help illustrate the presence (or lack of) and the magnitude of contamination. Conversely, the lack of detectable compounds does not translate to an overall uncontaminated site, but uncontaminated conditions only at the specified sampling points and time.

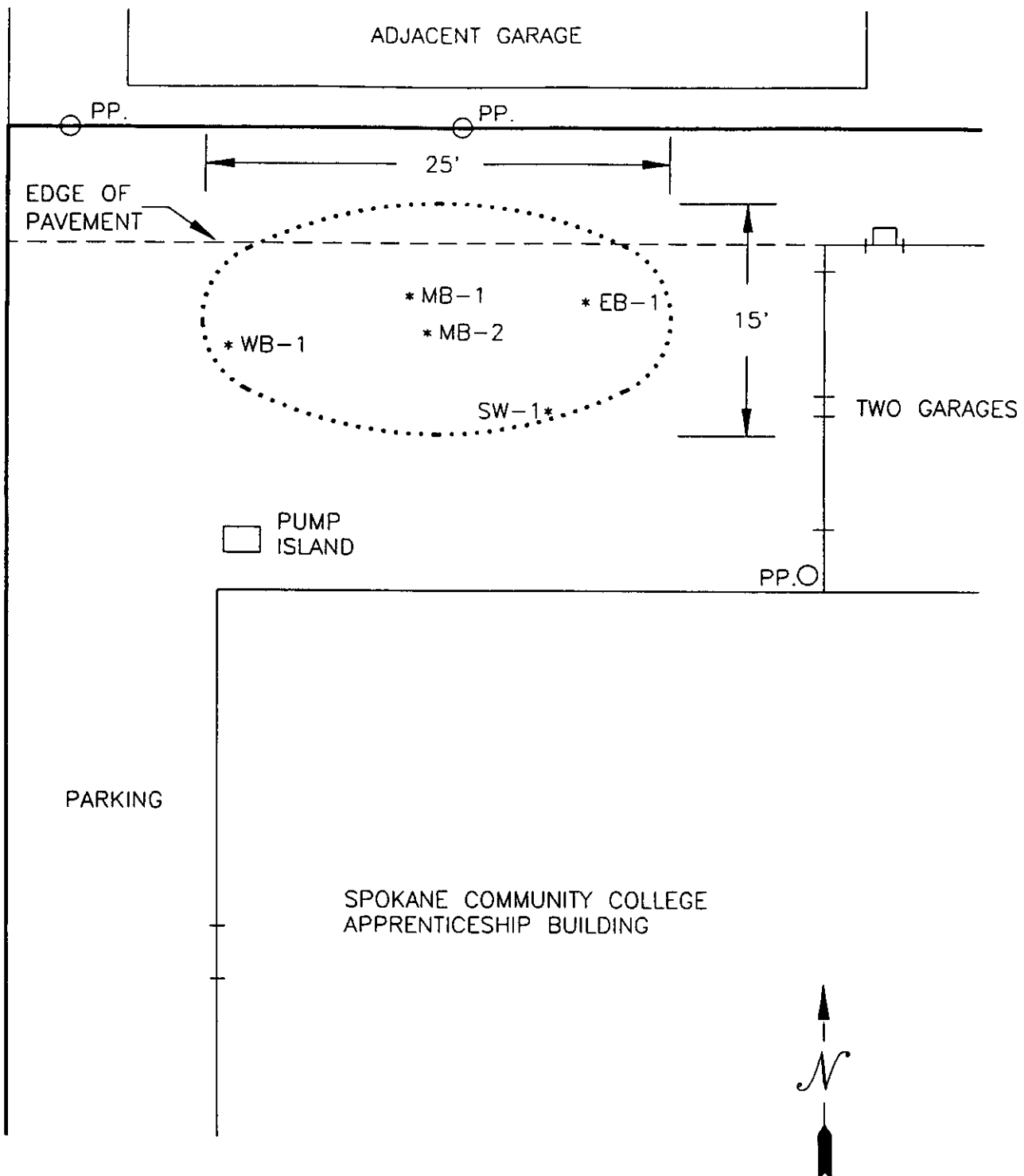
The Client acknowledges that Century West Engineering Corporation has been retained for the sole purpose of assisting the Client in evaluation the environmental liability associated with the subject site. It is recognized and agreed that Century West has assumed responsibility only for performing this investigation and presenting this report and conclusions to the Client. The responsibility for making any further evaluation, disclosure or report to any third party or for the taking of corrective, remedial and mitigative action, shall be solely that of the Client. The Client agrees to hold Century West harmless from any and all liability, damage, loss, cost, or expense, including attorney fees, in any way arising from the claim of any third party. Century West agrees not to make, except to the Client, or at the Client's request, any report to any third party not legally required of it.



DESIGNED BY: JEL	CHECKED BY: JEL
DRAWN BY: PSS	SCALE: NONE
PROJECT NO.: 30207.003.01	

SITE LOCATION MAP
SCC APPRENTICESHIP
CENTER

DATE: 12/90	FIGURE: I
CENTURY WEST  ENGINEERING	



- - POWER POLE
- * - SOIL SAMPLE LOCATIONS (APPROX.)
- - APPROXIMATE LIMIT OF UST EXCAVATION

DESIGNED BY: WJF	CHECKED BY: JEL	SITE PLAN SCC APPRENTICESHIP BUILDING	DATE: 12/90	FIGURE: 2
DRAWN BY: SMM	SCALE: 1"=10'		CENTURY WEST  ENGINEERING	
DWG. NO.: 30207.003.01				



UNDERGROUND STORAGE TANK Site Check/Site Assessment Checklist

The purpose of this form is to certify the proper investigation of an UST site for the presence of a release. These activities shall be conducted in accordance with Chapter 173.360 WAC. A description of the various situations requiring a site check or site assessment is provided in the guidance document for UST site checks and site assessments.

This Site Check/Site Assessment Checklist shall be completed and signed by a person registered with the Department of Ecology to perform site assessments.

Two copies of the results of the site check or site assessment should be included with this checklist according to the reporting requirements in the guidance document for UST site checks and site assessments.

For further information about completing this form, please contact the Department of Ecology UST Program.

The completed checklist should be mailed to the following address:

Underground Storage Tank Section
Department of Ecology
Mail Stop PV-11
Olympia, WA 98504-8711

1. UST SYSTEM OWNER AND LOCATION

UST Owner/Operator: COMMUNITY COLLEGES OF SPOKANE

Owners Address: N.2000 Greene Street MS 1016
Street P.O. Box
Spokane, WA 99207-5499
City State ZIP-Code

Telephone: (509) 536-8630 SCAN 271-8630

Site ID Number (on invoice or available from Ecology if tank is registered): 009211

Site/Business Name: COMMUNITY COLLEGES OF SPOKANE, APPRENTICESHIP CENTER

Site Address: 2110 N. Fancher Road Spokane
Street County
Spokane, WA 99205-4507
City State ZIP-Code

2. SITE CHECK/SITE ASSESSMENT CONDUCTED BY:

Registered Person: Jeffrey E. Leppo, c/o Century West Engineering Corporation

Address: West 1124 Riverside, Third Floor P.O. Box 1905
Street P.O. Box
Spokane, WA 99210
City State ZIP-Code

Telephone: (509) 838-3810

3. TANK INFORMATION

1. Tank ID Number (as registered with Ecology): # 1 2. Year installed: Unknown
3. Tank capacity in gallons: 4,000 4. Last substance stored: Diesel Fuel

4. REASON FOR CONDUCTING SITE CHECK/SITE ASSESSMENT

Check one:

- ☐ Investigate suspected release due to on-site environmental contamination
☐ Investigate suspected release due to off-site environmental contamination
☐ Extend temporary closure of UST system for more than 12 months
☐ UST system undergoing change-in-service
☐ UST system permanently closed-in-place
☒ UST system permanently closed with tank removed
☐ Required by Ecology or delegated agency for UST system closed before December 22, 1988
☐ Other (describe): _____

5. CHECKLIST

Each item of the following checklist shall be initialed by the person registered with the Department of Ecology whose signature appears below.

	Yes	No
1. Has the site check/site assessment been conducted according to applicable procedures specified in the UST site check/site assessment guidance issued by the Department of Ecology? NOTE: Project completed prior to issuance of guidance document		X
2. Has a release from the UST system been confirmed? NOTE: Owners/operators must report all confirmed releases to the Department of Ecology or delegated agency within 24 hours.		X
3. Are the results of the site check/site assessment enclosed with this checklist? NOTE: Two copies of the site check/site assessment results must be submitted to the Department of Ecology according to the reporting requirements specified in the UST site check/site assessment guidance.	X	

*I hereby certify that I have been in responsible charge of performing the site check/site assessment described above.
Persons submitting false information are subject to penalties under Chapter 173.360 WAC.*

12/12/91


Date


Signature of Person Registered with Ecology

6. OWNER'S SIGNATURE

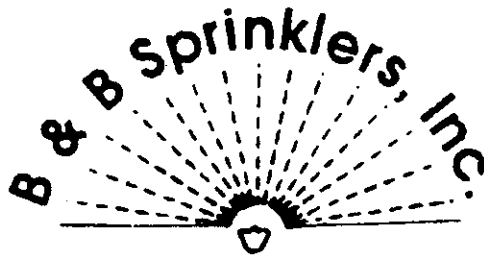
12/18/91

Date


Signature of Tank Owner or Authorized Representative

County	City	Site_ID	Site Name	Street Address	ZIP	Status
Tank Name	Installation	Date	Capacity	Tank Material	#	
of Compartments	Substance	Stored	Ecology	Region		
SPOKANE	SPOKANE	9211	WAGSTAFF APPRENTICESHIP CENTER	2110 N		
FANCHER ROAD	99212	Closure in Process	1	12/31/64		
Steel-Unprotected	1	E				
SPOKANE	SPOKANE	2309	WAGSTAFF ENGINEERING INC.	NORTH 3910		
FLORA ROAD	99216	REMOVED	1	12/31/64	1	UNLEADED
GASOLINE	E					
SPOKANE	SPOKANE	2309	WAGSTAFF ENGINEERING INC.	NORTH 3910		
FLORA ROAD	99216	REMOVED	2	12/31/64	1	UNLEADED
GASOLINE	E					

West Bldg & East Bld. Total Tank 4,000 gal.



The State of the Art in Watering
Since 1957

April 2, 1998

Spokane Well Head Protection
P. O. Box 142055
Spokane, WA 99214

ATTN: Sharon O'Shaunessey

Enclosed are documents verifying test reports and closure of our underground storage tank.

Please remove us from the list of people likely to contaminate well heads.

Thank you for your attention.

Signed,

Robert E. Jeffries (RJ)

Robert E. Jeffries, President

REJ/k1j

Enclosures



UNDERGROUND STORAGE TANK TEMPORARY/PERMANENT CLOSURE and SITE ASSESSMENT NOTICE

See back of form for instructions
Please ☒ the appropriate box(es)
Please type or print information

☐ Temporary Tank Closure ☒ Permanent Tank Closure ☐ Change-In-Service ☐ Site Assessment/ Site Check

For Office Use Only

Owner # U0000401

Site # 009664

SITE INFORMATION:

Site ID Number (on invoice or available from Ecology if the tanks are registered): 009664

Site/Business Name: _____

Site Address: _____ Telephone: (____) _____

Street

City

State

ZIP-Code

TANK INFORMATION:

Tank ID	Closure Date	Tank Capacity	Substance Stored
<u>#1 TANK</u>	<u>6-3-94</u>	<u>2000 gal</u>	<u>GAS</u>

CONTAMINATION PRESENT AT THE TIME OF CLOSURE



Yes



No



Unknown

Check unknown if no obvious contamination was observed and sample results have not yet been received from analytical lab.

UST SYSTEM OWNER/OPERATOR:

UST Owner/Operator: B+B Sprinklers, Inc

Owners Signature: Robert E. Jeffries

Telephone: (509) 466-7550

Address: PO Box 520 - E. 3063 Farwell

Mead, WA 99021

Street

City

P.O. Box

State

ZIP-Code

TANK CLOSURE/CHANGE-IN-SERVICE PERFORMED BY:

Service Provider: _____ License Number: _____

Licensed Supervisor: _____ Decommissioning License Number: _____

Supervisors Signature: _____

Address: _____

Street

P.O. Box

City

State

ZIP-Code

Telephone: (____) _____

SITE CHECK/SITE ASSESSMENT CONDUCTED BY:

Name of Registered Site Assessor: _____

Telephone: (____) _____

Address: _____

Street

P.O. Box

City

State

ZIP-Code

ed form to:
Storage



STATE OF WASHINGTON
DEPARTMENT OF ECOLOGY

P.O. Box 47600 • Olympia, Washington 98504-7600 • (206) 407-6000 • TDD Only (Hearing Impaired) (206) 407-6006

August 8, 1994

To Underground Storage Tank Owner:

We recently received information on the following site and tank(s) that indicates that the tank(s) have been closed:

Site Address: E 3003 Farwell Rd

Site Number: 009664 Tank IDs: #1 TANK

Until we receive documentation that the tank(s) have been permanently closed in accordance with federal and state regulations, we are unable to consider them closed for regulatory and billing purposes. If such closure has been completed, please fill out the enclosed form(s) as marked below and return them to our office as soon as possible. We will then be able to correct our records and resolve any outstanding fee payment issues related to this site.

For tanks closed before March 1, 1991:

 Permanent Closure/Change-in-Service Checklist.

For tanks closed after March 1, 1991:

✓ Permanent Closure/Change-in-Service Checklist.

✓ Site Check/Site Assessment Checklist.

✓ One copy of Site Assessment Report, or if contamination is found, a Site Assessment Characterization needs to be sent to the Ecology regional office that services the county the site is located in.

Please complete the form(s) and return it(them) to:

Washington State Department of Ecology
Underground Storage Tank Unit
P.O. Box 47655
Olympia WA 98504-7655

Thank you for your cooperation. If you have any questions, please call me at (206) 407-7203

Sincerely,

Karen Backman

Karen Backman
Permits and Compliance Assistance
Underground Storage Tank Unit

Enclosures



UNDERGROUND STORAGE TANK

30 Day Notice of Intent to Close/Decommission Tanks

The purpose of this form is to provide the Department of Ecology with notice of intent to close/decommission an UST. It must be received 30 days prior to the closure activities. It must be signed and dated by either the owner/operator of the UST to be closed or his/her authorized representative. (This could be the firm contracted to do the work.) Ecology will notify the identified person of the earliest date closure/decommissioning activities may commence.

For questions on completing this form please call (206) 459-6293.

Please type or use ink.

The completed checklist should be mailed to:

Underground Storage Tank Section
Department of Ecology
Mail Stop PV-11
Olympia, WA 98504-8711

1. TANK OWNER AND LOCATION

UST Owner/Operator: B+B SPRINKLER

Owners Mailing Address: 3003 E. FAIRVIEW FARWELL

SPOKANE
City

WASH.
State

99202
P.O. Box
ZIP Code

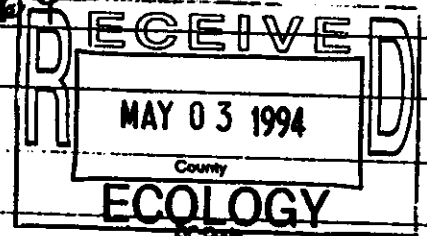
Telephone: (509) 466-7550

Site ID Number (on invoice or available from Ecology if tank is registered): 009664

Site/Business Name: B+B SPRINKLER

Site Address: 3003 E. FAIRVIEW
SPOKANE
City

WASH.
State



2. TANK PERMANENT CLOSURE TO BE PERFORMED BY (if known):

Firm: CAMCO CONSTRUCTION

Address: 3105 E. BOONE

SPOKANE
City

WASH
State

99202
P.O. Box
ZIP Code

Telephone: (509) 536-1818

Contact Name: LEE CAMPBELL

3. TANK INFORMATION

Tank Identification	Approx. Closure Date	Tank Capacity (gallons)	Tank Age (years)	Last Substance Stored
<u>1-TANK</u>	<u>5-27-94</u>	<u>2000 GAL.</u>	<u>15 YEARS</u> <u>APPO</u>	<u>GAS</u>

4. SIGNATURE OF TANK OWNER/OPERATOR OR AUTHORIZED REPRESENTATIVE:

Lee Campbell
Signature

owner
Title

4-27-94
Date

List List - 5/6/98

SPOKANE MEAD 3054 4396 GREENBLUFF TRADING POST GREENBLUFF
STORE 9910 E DAY MOUNT SPOKANE RD990210000 12/30/92 CLEANUP
STARTED 12/30/92 SOIL E
SPOKANE MEAD 3054 4396 GREENBLUFF TRADING POST GREENBLUFF
STORE 9910 E DAY MOUNT SPOKANE RD990210000 12/30/92 REPORTED
CLEANED UP 5/10/93 SOIL E
SPOKANE MEAD 5946 2315 MT SPOKANE STATE PARK T28N R45E S32
NE1/4 RT 1 BOX 336 99021 6/24/91 CLEANUP STARTED 6/24/91
GROUND WATER E
SPOKANE MEAD 5946 2315 MT SPOKANE STATE PARK T28N R45E S32
NE1/4 RT 1 BOX 336 99021 6/24/91 CLEANUP STARTED 6/24/91
SOIL E
SPOKANE MEAD 5946 2315 MT SPOKANE STATE PARK T28N R45E S32
NE1/4 RT 1 BOX 336 99021 6/24/91 REPORTED CLEANED UP 6/1/95
GROUND WATER E
SPOKANE MEAD 5946 2315 MT SPOKANE STATE PARK T28N R45E S32
NE1/4 RT 1 BOX 336 99021 6/24/91 REPORTED CLEANED UP 6/1/95
SOIL E
SPOKANE MEAD 9664 5376 "B&B SPRINKLERS, INC" E 3003
FARWELL ROAD/PO BOX 520 990210520 6/30/94 CLEANUP STARTED
6/30/94 SOIL E
SPOKANE MEAD 9664 5376 "B&B SPRINKLERS, INC" E 3003
FARWELL ROAD/PO BOX 520 990210520 6/30/94 REPORTED CLEANED UP
6/30/94 SOIL E
Spokane MEAD 200333 3932 MT. SPOKANE SKI AREA MT. SPOKANE
SKI AREA LODGE #2 P.O. BOX 159 10/1/92 CLEANUP
STARTED 10/1/92 SOIL E
Spokane MEAD 200333 3932 MT. SPOKANE SKI AREA MT. SPOKANE
SKI AREA LODGE #2 P.O. BOX 159 10/1/92 REPORTED
CLEANED UP 5/21/95 SOIL E
SPOKANE MEDICAL LAKE 4716 5374 DSHS EASTERN STATE HOSPITAL
EASTERN STATE HOSPITAL P. O. BOX A 990220045 5/20/94
CLEANUP STARTED 5/20/94 SOIL E
SPOKANE MEDICAL LAKE 4716 5374 DSHS EASTERN STATE HOSPITAL
EASTERN STATE HOSPITAL P. O. BOX A 990220045 5/20/94
REPORTED CLEANED UP 5/24/94 SOIL E
SPOKANE MEDICAL LAKE 4832 5648 PIONEER UNION CENEX
106 N LEFUERE BOX 116 99022 2/21/95 CLEANUP STARTED 7/28/95
GROUND WATER E
SPOKANE MEDICAL LAKE 4832 5648 PIONEER UNION CENEX
106 N LEFUERE BOX 116 99022 2/21/95 CLEANUP STARTED 7/28/95
SOIL E
SPOKANE MEDICAL LAKE 10204 2815 DSHS LAKELAND VILLAGE
BOX 200 MAIL STOP B32-25 99022 11/19/91 CLEANUP STARTED
10/12/94 SOIL E
SPOKANE MEDICAL