BEFORE THE DANE COUNTY BOARD OF ADJUSTMENT

Appeal No. 3708

OWNER: KREUGER QUARRY LLC & DALE KREUGER OPERATOR: R.G. HUSTON LOCATION: TOWN OF PLEASANT SPRINGS, SECTION 3

BRIEF OF DANE COUNTY ZONING ADMINISTRATOR By: Daniel Everson, AZA

RG Huston, Inc., 2561 Coffeytown Rd., Cottage Grove, WI 53527 on behalf of the Krueger family is appealing a determination of the zoning administrator of the non-conforming acreage associated with an existing mineral extraction site located in the town of Pleasant Springs, Section 3.

Argument of the appeal

On January 17, 2019, the Dane County Board of Supervisors adopted 2018-OA-20, which comprehensively revised the Dane County Zoning Ordinance (Chapter 10, Dane County Code). In addition, the town of Pleasant Springs adopted the new Dane County Zoning Ordinance on December 4, 2019.

Under section 10.102(7)(b), registered nonconforming mineral extraction sites are now subject to the provisions of the new zoning ordinance. See attached document.

On December 5, 2019, Dane County Planning prepared and sent out a letter to the listed owner indicating the adoption of the new zoning ordinance and that the registered mineral extraction site would have to adhere to the new requirements for existing non-conforming sites. See attached letter.

Dane County staff (Everson) prepared the Deed Notice as part of the new ordinance requirements recognizing parcel 061103395003 as having non-conforming status with a map. The Deed Notice was to be signed and notarized. See attached.

At this point in time is when Everson noticed the mineral extraction operations expanded onto parcel 061103490767 when preparing the Deed Notice and the 2020 aerial imagery. Everson reported this to Roger Lane, Zoning Administrator and sent out a stop work order via e-mail to the operator, Dennis Richardson with RG Huston. See attached.

Staff originally indicated that the SE ¹/₄ SW ¹/₄ Section 3, approximately 40 acres was identified as non-conforming and mapped this way for approximately 50 years. The original registration of the site by Oliver Kaupanger on behalf of Harold Krueger (landowner) indicated 2 acres.

Timeline History

1955 – Evidence from aerial photo of a 1.2 acre mineral extraction site.

1968 - Evidence from aerial photo of a 5 acre mineral extraction site.

1969 – A 2 acre site was registered with the county by Oliver Kaupanger on the SE $\frac{1}{4}$ SW $\frac{1}{4}$ Section 3, Town of Pleasant Springs on behalf of Harold Krueger (landowner).

1969/1970 – Registration status report by the county accepted the SE $\frac{1}{4}$ SW $\frac{1}{4}$ Section 3 and rejected the NE $\frac{1}{4}$ SW $\frac{1}{4}$ as having evidence of mineral extraction activity. County mapping records indicate the subject $\frac{1}{4}$ $\frac{1}{4}$ as a non-conforming registered site for the next 50 years with no request for determination or intent of expansion.

2018 Warranty Deed recorded between Susan Bush (daughter of farm) grantor and Krueger Quarry LLC grantee as a tenant in common, an undivided 1/8 interest in the real estate, parcels 061103390008, 061103385005, 061103380000, 061103395003 and 061103490767. Approximately 144 acres.

Excerpts from the Dane County Zoning Ordinance

10.004 DEFINITIONS.

(1) Abandoned or discontinued use.

(a) Except as described in (b) below, when the nonconforming use of a property has ceased for twelve months or longer, a use shall be considered abandoned and discontinued.

(b) Mineral extraction uses shall be considered abandoned or discontinued if the use ceases for twelve months

1. Within twelve months or longer, unless the landowner or operator complies with all of the following: of the effective date of this ordinance has submitted a reclamation plan under Chapter 74, Dane County Code;

2. By January 31 of each year after submitting a reclamation plan, submits an annual report that meets all the requirements of s. 74.251, Dane County Code.

3. Within twelve months of the receipt of notice under s. 10.102(7)(b)2., records a deed notice document, that:

(a) indicates the presence of a nonconforming mineral extraction site;

(b) describes the boundaries of the nonconforming mineral extraction site, and;

(c) is signed by the landowner and the zoning administrator.

(4) By January 31 of each year after submitting a reclamation plan, provide to the zoning administrator evidence, subject to inspection, that all of the following conditions are met:

(a) Verification of property ownership or an active mineral lease, as recorded with the Dane County Register of Deeds, between the landowner and a mineral extraction operator.

(b) The driveway accessing the subject site shall either be paved or covered with crushed asphalt for a minimum distance of 100 feet from the public right-of-way.

(c) There shall be a safety fence around the entire extraction area at all times.

(d) Driveway access points to the site shall be gated. All gates shall be signed "no trespassing."

(e) The operator shall post clearly visible signage indicating the presence of mineral extraction activity.

(109) Nonconforming use. A lawfully created use that existed prior to the time this ordinance or relevant amendments took effect, and which does not conform to the current standards of this ordinance.

10.102 GENERAL PROVISIONS APPLICABLE TO ALL USES IN ALL ZONING DISTRICTS.

(7) Nonconforming Uses and Structures.

(b) Nonconforming Uses.

1. Continuation of a Legal, Nonconforming Use. The lawful principal use of a building or premises existing at the time of adoption of this ordinance may be continued as a nonconforming use.

2. Notification of Nonconformity. Within 30 days of the effective date of this ordinance in any town, the zoning administrator will send a notice via certified mail, return receipt requested, to all legally established, nonconforming mineral extraction operations which existed prior to 1969, and were registered with and approved by the Dane County Zoning Administrator at the time.

The notice shall inform the landowner that registered nonconforming mineral extraction sites are subject to the provisions of this section.

3. Abandonment or Discontinuation of a Nonconforming Use.

a. Any use that is discontinued or abandoned for a period of one (1) year shall be considered terminated and shall lose its nonconforming status. Any future use or reestablishment of a previously nonconforming use on the premises must conform to the provisions of this ordinance, except as specifically exempted below.

b. The relocation or expansion of any nonconforming use beyond areas where such use was originally established shall conform to all standards and requirements of this ordinance, except as otherwise provided by law.

Conclusion and Findings:

- Non-conforming status of the subject site has never been contested for 50 years by the property owner and the current operator and previous operators.
- No intent has ever been submitted or proved to the county that the original owner, Harold Krueger indicating that additional acreage or the entire Krueger farm would be devoted for mineral extraction purposes.
- When the subject site was registered in 1969, 2 acres was written down by the operator for estimated acreage reserved for deposit.
- Dane County Planning and Development has recognized that the 40 acre parcel has non-conforming status for 50 years.
- Anything beyond the identified 40 acre parcel would require a Conditional Use Permit to allow for mineral extraction uses or a request by the landowner to have the zoning division make a formal determination on the non-conforming area.

- Past department determinations have taken into account case law and have allowed for non-conforming sites to expand, based on certain criteria:
 - Lands owned contiguously by the original owner of the mineral extraction site.
 - Lands that are contiguous to the current mining site location.
 - The area contains the same asset currently mined.
 - Where the original owner of the registered site demonstrates intent to mine that asset.



Dane County Planning & Development

Division of Zoning

December 5, 2019

Attn: KREUGER QUARRY LLC & DALE KREUGER

Re: Registered and approved non-conforming - non-metallic mining sites; abandoned uses.

On January 17, 2019, the Dane County Board of Supervisors adopted <u>2018-OA-20</u>, which comprehensively revised the Dane County Zoning Ordinance (Chapter 10, Dane County Code). In addition, the town of <u>Pleasant Springs</u> has adopted the new Dane County Zoning Ordinance on <u>December 4, 2019</u>.

What does this mean for you?

The Dane County Zoning division has identified that your property or portions of your property are registered with the county as a non-conforming mineral extraction site or use. This notice is to inform you that registered nonconforming mineral extraction sites are subject to the provisions of the new zoning ordinance under section 10.102(7)(b).

- 1. <u>Abandonment or Discontinuation of a Nonconforming Use.</u>
 - Any use that is discontinued or abandoned for a period of one (1) year shall be considered terminated and shall lose its nonconforming status. Any future use or reestablishment of a previously nonconforming use on the premises must conform to the provisions of this ordinance, except as specifically exempted below.
 - The relocation or expansion of any nonconforming use beyond areas where such use was originally established shall conform to all standards and requirements of this ordinance, except as otherwise provided by law.

This memo serves as notification that in order for any registered non-conforming mineral extraction site to exist and to maintain its non-conformity; the following requirements must be adhered to.

(b) *Mineral extraction uses shall be considered abandoned or discontinued if the use ceases for twelve months or longer, unless the landowner or operator complies with all of the following:*

- Within twelve months of the effective date of this ordinance has submitted a reclamation plan under Chapter 74, Dane County Code.
- By January 31 of each year after submitting a reclamation plan, submits an annual report that meets all the requirements of s.74.251, Dane County Code and indicates the site was active during the previous year.
- Within twelve months of the receipt of notice under s. 10.102(7)(b)2., records a deed notice document, that:

(a) indicates the presence of a nonconforming mineral extraction site;

- (b) describes the boundaries of the nonconforming mineral extraction site, and;
- (c) is signed by the landowner and the zoning administrator.

- By January 31 of each year after submitting a reclamation plan, provide to the zoning administrator evidence, subject to inspection, that all of the following conditions are met:
 - (a) Verification of property ownership or an active mineral lease, as recorded with the Dane County Register of Deeds, between the landowner and a mineral extraction operator.
 - (b) The driveway accessing the subject site shall either be paved or covered with crushed asphalt for a minimum distance of 100 feet from the public right-of-way.
 - (c) There shall be a safety fence around the entire extraction area at all times.
 - (d) Driveway access points to the site shall be gated. All gates shall be signed "no trespassing."
 - *(e) The operator shall post clearly visible signage indicating the presence of mineral extraction activity.*

Please note, that except as described in section (b) above, when the nonconforming use of a property has ceased for twelve months or longer, a use shall be considered abandoned and discontinued. A Conditional Use Permit would then be required to be approved by the town and the county to allow for future mineral extraction uses.

Your attention to this issue is greatly appreciated and you may contact me with any questions with the above referenced language.

Sincerely,

Dan Everson Assistant Zoning Administrator 608.267.1541

NOTICE

Use black ink

WHEREAS, **DANE COUNTY**, pursuant to Ch.10.004(1)(b)3., hereby gives notice that the following described property in the Town of Pleasant Springs indicates the presence of an active nonconforming mineral extraction site.

The described property is as follows:

Recording area

Name and return address:

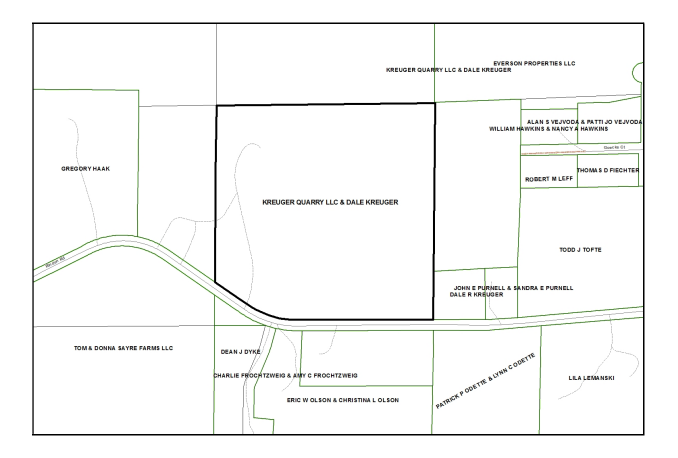
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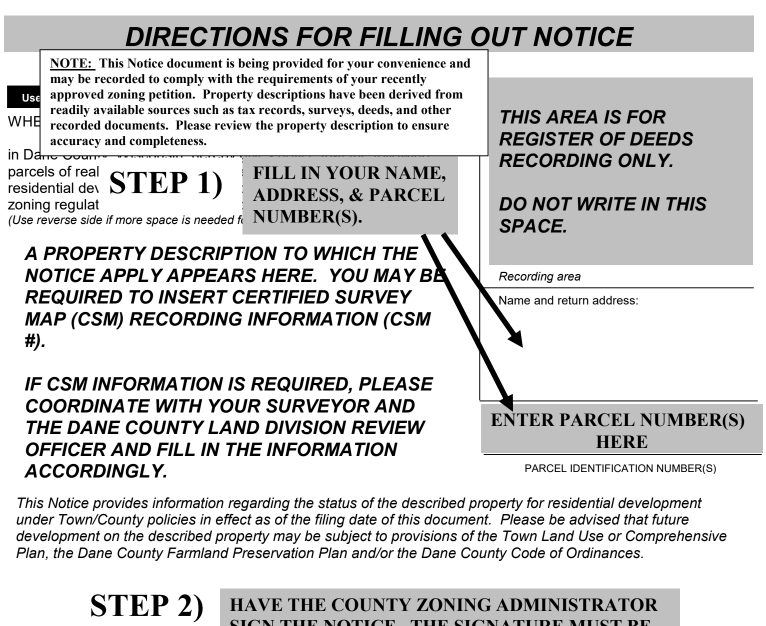
PARCEL IDENTIFICATION NUMBER(S)

This Deed Notice provides information regarding the presence of a nonconforming mineral extraction site and its location satisfying one of the requirements of DCCO Ch.10.004(1)(b)3.

Upon approval of the appropriate governmental unit(s), cancellation of this Notice may be accomplished by filing a Cancellation of Notice form	Signature of Landowner	Date
 with the Dane County Register of Deeds Office. The Cancellation of Notice form is available from the Planning & Development office and requires the following: 1) Signature of the County/Town official listed on the original Notice, or an equivalent office- holder. 	Name printed	Title
 Reference document number of original Notice. 	STATE OF WISCONSIN, County of	
 Legal description of property. Explanation of reason for cancellation. 	Subscribed and sworn to before me on Signature of notary or other person authorized to administer an oath	by the above named person(s).
	(as per s. 706.06, 706.07)	
This document was drafted by: (print or type name below)	Print or type name:	
Dane County Zoning Administrator	TitleDate commission expires	
*Names of persons signing in any capacity must be typed or printed below their signature. P&D form 2/20/2001		

Signature of County Officia	al	Date
Name printed		Title
STATE OF WISCONSIN, Cou	inty of	
Subscribed and sworn to before me o	n	_by the above named person(s).
Signature of notary or other person authorized to administer an oath (as per s. 706.06, 706.07)		
Print or type name:		
Title	Date commission expires:	





Cancellation of this Notice may be
accomplished by filing a Cancellation
of Notice form with the Dane County
Register of Deeds Office. The
Cancellation of Notice form is
available from the Planning &
Development office and requires the
following:

- Signature of the County/Town 5) official listed on the original Notice, or an equivalent officeholder
- Reference document number of 6) original Notice.
- Legal description of property. 7) 8) Explanation of reason for cancellation.

This document was drafted by: (print or type name below) John Q. Landowner

*Names of persons signing in any pacity must be typed

OTARIZED.	
Signature of County/Town official	Date
Name printed	Title
STEP 3) PRINT YOUR NAM	IF IN THIS SDA

STATE WISCONSIN, County of

oscribed and sworn to before me on

by the above named person(s).

Signature of notary or other person authorized to administer an oath (as per s. 706.06, 706.07)



DANE COUNTY ZONING DEPARTMENT

Room 314, City-County Building Madison, Wisconsin 53709 Telephone 266-4266



Dairy and Recreation Center of America

APRIL 16, 1969 DEADLINE TO REGISTER OLD GRAVEL PITS AND OTHER MINERAL EXTRACTION OPERATIONS IN DANE COUNTY.

To all concerned:

The enclosed copy of Zoning Ordinance Amendment 1163 should be of interest to all owners of land where gravel pits, quarries and related activities take place, as well as to those who are conducting this kind of business.

Your attention is invited to the very last paragraph, (4), and to the last sentence therein, which reads as follows:

"All existing mineral extraction operations shall be deemed non-conforming uses and may be continued providing that they have been worked prior to the date of adoption of this ordinance and they have been registered with the County Zoning Supervisor within one year of the date of adoption of this ordinance."

April 16, 1968 is the date this ordinance was adopted. Within Dane County a mineral extraction operation that began before that date may be continued, provided it is registered with the Dane County Zoning Supervisor, Room 314, City-County Building, Madison, Wisconsin 53709 no later than April 16, 1969.

Registration of mineral extraction operations that were worked prior to April 16, 1968 should be in writing, and may be accomplished by letter. The following information should be included:

- 1. Name of landowner
- 2. Name of Township
- 3. Section number and quarter, e. g. "NWA NWA, Section 12."
- 4. Approximate acreage of land claimed for mineral deposits
- 5. Type of operation, e. g. "quarry"
- 6. Approximate date operation first worked (must be earlier than April 16, 1968)
- 7. Signature of owner, or his agent (registration of deposits by parties who contract for their use will be recognized)

We hope that all interested parties will avail themselves of their

rights.

ly yours Very. Spalline William G. Massaréne

Zoning Supervisor

Stoughton, Wisconsin 53589 April 10, 1969

Dane County Zoning Department Room 314, City-County Building Madison, Wisconsin

ATTENTION: William G. Massarene Zoning Supervisor

Dear Mr. Massarene:

Please find below information to register quarries now being worked by me.

(1) Lendowner Harold Kreuger RR+1. Cottage Grove Wis

- (2) Township <u>Pleasant</u> Springs SE $\frac{1}{4} \frac{5}{5} \frac{1}{4} \frac{5}{5} \frac{1}{4}$

(4) Acres 2 Acres

(5) Type of Operation Quarry

- (6) Date operation first worked July 1955.
- (7) Signature of owner Handled Kreuger Oliver Hauganeyer agent

My check in the amount of \$2.00 is enclosed to cover the filing

fee.

Very truly yours,

Oliver Kaupanger

Enclosure

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ZONING DEPARTMENT VERIFICATION

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Dane County Planning & Development

Room 116, City-County Building, Madison, Wisconsin 53709

Land Division Review 608/266-9086

Property Listing 608/266-4120

> Surveyor 608/266-4252

Zoning 608/266-4266

TO:	ALL INTERESTED PARTIES
FROM:	JAMES GREGORIUS, DANE COUNTY ZONING ADM.
SUBJECT:	NONCONFORMING MINERAL EXTRACTION SITES & DIMINISHING ASSETS RULE
DATE	JANUARY 22, 2002

Recently several cases have surfaced with respect to contiguous land to nonconforming mineral extraction sites and the issue of nonconforming sites that were not registered prior to the April 16th, 1969 date. This memo is intended to address these issues and the specifics associated with each. These issues have been discussed with the Dane County Corporation Counsel and are included as part of information provided here.

The Schroeder v. Dane County Board of Adjustment (Halverson Case) and the supreme courts prior decisions established that for application of the diminishing asset rule the owner must show that **prior to April 16, 1969** (which was last day to register nonconforming sites with the county) the property to which they wish to expand the nonconforming use was:

- Contiguous to the nonconforming use;
- Under single or common ownership with the property upon which the mineral extraction existed; and
- The owner intended to excavate the land in question.

The court of appeals stated in the aforementioned case that: "The relevant inquiry is [the owner's] intent and ownership of the property coupled with the unique use of the extraction. Therefore the Planning and Development Department would apply the three standards contained in the previous paragraph to address this issue at the staff level. As stated previously staff has worked with the Dane County Corporation Counsel in addressing this issue.

The other issue is that of nonconforming sites that were not registered prior to the April 16th, 1969 date. Historically this issue has surfaced and the interpretation of the Zoning Administrator and the legal opinion of Corporation Counsel is that sites can have nonconforming status even if the site was not registered by April 16th, 1969. These sites will only be considered by staff if the following standards are met:

• The mineral extraction site must have existed prior to April 16th, 1969.

Page 2 Mineral extraction memo

- That the mineral extraction use **has not** been discontinued for a period in excess of 1 year since April 16th, 1969.
- Documentation shall be provided by the property owner or operator to substantiate the aforementioned information.

It should be noted that cases will be reviewed only on an individual or a site by site basis. Please feel free to contact me if there are additional questions regarding these two issues that have been addressed in this memo.



Dane County Planning & Development

Division of Zoning

Kathleen M. Falk Dane County Executive

MEMORANDUM OF INTERPRETATION

TO: PLANNING & ZONING STAFF
FROM: PETER CONRAD, ZONING ADMINISTRATOR
SUBJECT: EXPANSION OF NONCONFORMING MINERAL EXTRACTION SITES
DATE: TUESDAY, NOVEMBER 22, 2005

QUESTION PRESENTED

Under what circumstances can a pre-existing legal nonconforming mineral extraction site expand?

BRIEF ANSWER

Legal nonconforming mineral extraction sites can expand onto: 1) land owned contiguously by the original owner of the mineral extraction site; 2) that is contiguous to current mining; 3) on the area that contains the same asset currently mined; 4) where the original owner demonstrated the intent to mine that asset.

DISCUSSION

A nonconforming use is a use of land for a purpose not permitted in the district which the land is situated. <u>Waukesha County v. Seitz</u>, 140 Wis.2d 111, 114-115 (Wis. Ct. App. 1987). Mineral extraction operations are a conditional use requiring approval from the Dane County Zoning & Land Regulation Committee in the A-1, A-1 EX, A-2, A-3, C-2, and M-1 zoning districts. Dane County Zoning does not allow this use in any other zoning district. A mineral extraction site operating without a conditional use permit, or in a district other than those listed, is a nonconforming use.

Dane County recognizes two types of legal nonconforming mineral extraction sites: 1) unregistered sites; and; 2) registered sites, provided they existed prior to 1969 and were

Page 1 of 4

registered while in operation. The difference between these two is the amount of time an extraction operation can be inactive before it is considered discontinued and abandoned. Nonconforming status for an unregistered site terminates if it is inactive for more than one year. §10.21(1)(a), Dane County Code of Ordinances (DCCO). Nonconforming status for a registered site remains indefinitely, even if the site is inactive for more than one (1) year. §10.191(6) and §10.21(1)(c), DCCO. Both types of legal nonconforming sites can expand under the criteria discussed herein.

While a County cannot prohibit the lawful use of any building or premises for any trade or industry for which such building or premises is used at the time the ordinance takes effect under Wis. Stat. §59.69(10) (2001), there is statutory authority to regulate nonconforming uses. Dane County Board of Adjustment v. Halverson, 228 Wis. 2d 324, 339 (Wis. Ct. App. 1999). This authority includes the ability to enact ordinances that limit the change or extension of a nonconforming use. Id. However, because of the unique nature of mineral extraction, the Court held in <u>Sturgis v.</u> Winnebago County Board of Adjustments, 141 Wis.2d 149 (Wis. Ct. App. 1987) that legal nonconforming mineral extraction sites can expand under the rule of diminishing assets. That rule states:

This is not the usual case of a business conducted within buildings, nor is the land held merely as a site or location whereon the enterprise can be conducted indefinitely with existing facilities. In a quarrying business the land itself is a mineral or resource. It constitutes a diminishing asset and is consumed in the very process of use. Under such facts the ordinary concept of use, as applied in determining the existence of a nonconforming use, must yield to the realities of the business in question and the nature of its operations. We think that in cases of a diminishing asset the enterprise is "using" all that land which contains the particular asset and which constitutes an integral part of the operation, notwithstanding the fact that a particular portion may not yet be under actual excavation. It is in the very nature of such business that reserve areas be maintained which are left vacant or devoted to incidental uses until they are needed. Obviously, it cannot operate over an entire tract at once.

Sturgis at 153 quoting County of DuPage v. Elmhurst-Chicago Stone Co., 165 N.E.2d 301 (1960).

Application of the rule of diminishing assets is not limited to the property owner at the time the site became nonconforming, e.g. the property owner who successfully brought suit to expand a nonconforming site in <u>Halverson</u> was not the property owner at the time the mineral

Page 2 of 4

extraction site became nonconforming. However, the definition is not unlimited and does not automatically permit expansion to every portion of every contiguous parcel owned by the operator. <u>Schroeder v. Dane County Board of Adjustment</u>, 228 Wis.2d 324, 341 (Wis. Ct. App. 1999). "The relevant inquiry is [the owner's] intent and ownership of the property coupled with the unique use of extraction." <u>Sturgis</u> at 152. Current case law appears silent on an exact methodology to establish intent, particularly regarding successive ownership interests, but there are common situations in which a transfer of property may establish intent, or lack thereof, for the successor in title. Some affirmative examples include lease agreements for extraction, or registration of the mineral resource. Conversely, rezoning the property to a district that prohibits mineral extraction, selling a part of the original nonconforming site to someone who did not mine that property, or selling that part of the original property which included the actively mined area with no activity taking place on the remnant property may demonstrate a lack of intent.

CONCLUSION

Legal nonconforming mineral extraction sites can expand under the rule of diminishing assets. However, the rule does not allow unlimited expansion. The owner or operator must prove: 1) the area in question was in contiguous ownership by the original owner of the mineral extraction site; 2) the area in question is contiguous and immediately adjacent to the area currently mined; 3) the same asset is present in the expanded area; and 4) the owner or operator, or their predecessors in interest, intended to mine that asset at the site at the time it became nonconforming. Dane County Zoning must evaluate each request for determination on a case-by-case basis. Before approving expansion of a nonconforming mineral extraction site, an owner or operator must submit the following for review:

- A legal description of the intended mining area;
- A scaled drawing of the intended mining area showing
 - the boundary of the expanded mining site;
 - the exact size of the area to be mined;

- the location and size of the existing mining operation;
- description of the operation;
- Documentation from a registered geologist identifying the mineral asset in the existing mine and the mineral asset in the proposed area;
- Documentation showing intent to mine the proposed area;
- The deed of the property at the time the mineral extraction operation began.

Dane County will review this information to ensure the owner or operator meets the four (4) criteria listed above. Only if all of the criteria are satisfied, can the owner or operator expand into the proposed area. Once Dane County Zoning makes a decision, any party aggrieved by the decision

may appeal through the traditional process.

Reviewed & approved by Corporation Counsel: _____, January ____, 2006



Dane County Planning & Development

Division of Zoning

STOP WORK ORDER

December 17, 2020

KREUGER QUARRY LLC & DALE KREUGER 2298 RINDEN RD COTTAGE GROVE WI 53527

LOCATION: Town of Pleasant Springs, Section 3, PARCEL: 061103490767

- DISTRICT: FP-35, Farmland Preservation
- REPORT: Non-metallic mining operations conducted outside of the approved area.
- VIOLATION: Approximately 1.1 acres have been mined outside of the approved nonconforming boundary. See aerial map below for further clarification.

Dane County Code of Ordinances - 10.222 (3) Conditional uses. The following uses require a Conditional Use Permit in this district:
(c) Non-metallic mineral extraction operations that comply with s. 91.46(6), Wis. Stats., s. 10.103(15) and Chapter 74.

NOTICE: All mineral extraction operations must cease immediately on parcel 061103490767, this includes all activities associated with mineral extraction, blasting, crushing, stockpiling, processing, loading, truck traffic, etc.

In order for this site to be in compliance, a conditional use permit application will need to be submitted covering the additional mining areas of the farm no later than January 8, 2021 that meets the requirements of DCCO Ch. 10.191 or the area in violation must be reclaimed back to the original grade and approved agricultural land uses.

Failure to comply with this notice by January 8, 2021 will result in all operations to cease.



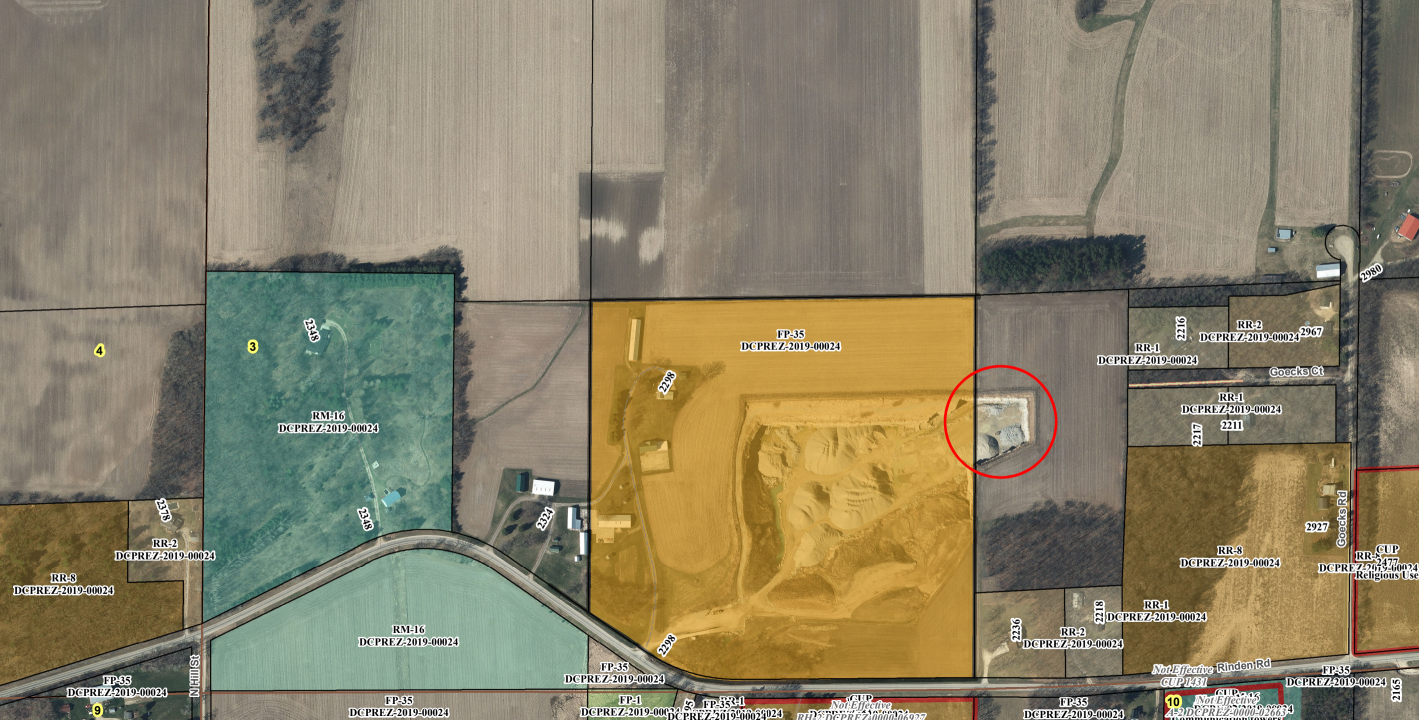
Sincerely,

Daniel Everson Assistant Zoning Administrator 267.1541

CC: Clerk, Town of Pleasant Springs Dane County Zoning Administrator - Roger Lane







DANE COUNTY
REGISTER OF DEEDSDOCUMENT #
5740533DOCUMENT #
574053306/16/2021 12:26 PM
Trans Fee:
Exempt #:Document NumberDocument TitleExempt #:
Rec. Fee: 30.00
Pages: 3

The above recording information verifies that this document has been electronically recorded and returned to the submitter.

KRISTI CHLEBOWSKI

Recording Area Name and Return Address:

Attorney Tanya M. Salman Michael Best & Friedrich, LLP One South Pinckney Street, Suite 700 Madison, WI 53701

046/0611-034-9076-7; 046/0611-033-9500-3 046/0611-033-9000-8; 046/0611-033-8000-0 _____046/0611-033-8500-5

Parcel Identification Number(s) (PIN)

THIS PAGE IS PART OF THIS LEGAL DOCUMENT – DO NOT REMOVE.

THIS DOCUMENT WAS DRAFTED BY: Attorney Tanya M. Salman Michael Best & Friedrich LLP JULIE KREUGER SKJOLAAS, et al. Plaintiffs,

Case No. 20-CV-913

v.

Case Code: 30405

:

KREUGER QUARRY, LLC, et al.,

Defendants.

Notice is hereby given that an action has been commenced and is pending in the aboveentitled action upon the Summons and Complaint of the Plaintiffs against the above-named Defendants. This action, which includes a claim to partition the real property, relates to and affects the real property located in, Dane County, Wisconsin, which is legally described as follows:

See Exhibit A, attached hereto and made a part hereof.

Dated this 15th day of JML , 2021.

MICHAEL BEST & FRIEDRICH LLP

By:

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<u>Exhibit A</u>

Parcel A:

The Northeast 1/4 of the Southwest 1/4 of Section 3, Township 6 North, Range 11 East, in the Town of Pleasant Springs, Dane County, Wisconsin. Part of the West 1/2 of the Southwest 1/4 of Section 3, Township 6 North, Range 11 East, in the Town of Pleasant Springs, Dane County, Wisconsin, described as follows: Commencing at the Northwest corner of said Southwest 1/4, thence East along the North line of said quarter 1338 feet to the Northeast corner of said quarter section; thence South along the East line thereof 2459.5 feet to the centerline of a highway; thence North 58° 15' West along said centerline 558.5 feet; thence North parallel to said East line 1044 feet; thence West parallel to the North line of said quarter section and 1223 feet South of said North line 863 feet to the West line thereof, thence North along said West line 1223 feet to the point of beginning.

Parcel B:

The Southeast 1/4 of the Southwest 1/4 and the West 16 acres of the Southwest 1/4 of the Southeast 1/4 of Section 3, Township 6 North, Range 11 East, in the Town of Pleasant Springs, Dane County, Wisconsin. Excepting therefrom Certified Survey Map No. 1223 and Certified Survey Map No. 9087.

Tax Parcel Numbers: 046/0611-033-8000-0; 046/0611-033-8500-5; 046/0611-033-9000-8; 046/0611-033-9500-3; 046/0611-034-9076-7