

ALAMEDA COUNTY
HEALTH CARE SERVICES

AGENCY

DAVID J. KEARS, Agency Director



04-06-01

20165

ENVIRONMENTAL HEALTH SERVICES
ENVIRONMENTAL PROTECTION
1131 Harbor Bay Parkway, Suite 250
Alameda, CA 94502-6577
(510) 567-6700
FAX (510) 337-9335

April 5, 2001

STID 4612

Mr. William Rasnick
Select Foods, Inc.
22885 Amador Street
Hayward, CA 94541

RE: Required Investigation at Select Foods, 22885 Amador Street, Hayward, CA

Dear Mr. Rasnick:

This office is in receipt of "workplan for a Groundwater Assessment" dated February 7, 2001, submitted by your consultant, Mr. David Allen of Aqua Science Engineers regarding the above referenced site. This was submitted in response to a Preliminary Site Assessment "PSA" Plan and further investigative work required earlier in regard to the above referenced site.

I have reviewed this document and concur with Mr. Allen with respect to using of available wells and information available from previous work. However, regardless of the result of the workplan investigation, you need to delineate the extent of the plume even if the available data indicates soil to be impacted only.

I understand that the data available so far does not reveal groundwater to be impacted and that previous data indicated a westerly groundwater flow direction. The groundwater laboratory results may, in fact, reveal non-detect levels of the contaminants. However, the monitoring wells must be verified for proper well screening in order to ensure proper detection if the plume impacted groundwater as well.

This work is necessary to determine the lateral and vertical extent and severity of soil (and possibly groundwater) contamination, which has resulted from the release at the site. The information gathered by the result of this workplan would be used to determine an appropriate course of action to remediate the site, if deemed necessary.

I have also discussed the above with Mr. Dave Allen of Aqua Science Engineers.

Should you have any questions and or concerns, please call me at (510) 567-6876.

Sincerely,

Amir K. Gholami, REHS
Hazardous Materials Specialist

CC: Mr. David Allen of Aqua Science Engineers, 208 West El Pintado Road, Danville CA 94526
Mr. Hugh Murphy, City of Hayward Hazardous Material Office, 777 B Street, Hayward,
CA 94541
Files

ALAMEDA COUNTY
HEALTH CARE SERVICES

AGENCY
DAVID J. KEARS, Agency Director



02-08-01

1

20165

February 7, 2001

STID 4612

Mr. William Rasnick
Select Foods, Inc.
22885 Amador Street
Hayward, CA 94541

ENVIRONMENTAL HEALTH SERVICES
ENVIRONMENTAL PROTECTION
1131 Harbor Bay Parkway, Suite 250
Alameda, CA 94502-6577
(510) 567-6700
FAX (510) 337-9335

RE: Required Investigation at Select Foods, 22885 Amador Street, Hayward, CA

Dear Mr. Rasnick:

I have received a phone call from your consultant, Mr. David Allen of Aqua Science Engineers. Mr. Allen informed me of the some delay in submittal of the required Preliminary Site Assessment "PSA" Plan and further investigative work, which was supposed to be submitted by today February 7, 2001 due to some technicalities.

This work is necessary to determine the lateral and vertical extent and severity of soil and groundwater contamination, which has resulted from the release at the site. The information gathered by the PSA will be used to determine an appropriate course of action to remediate the site, if deemed necessary

You may submit the Preliminary Site Assessment (PSA) report by February 14, 2001. However, please inform me if the newly set time is not sufficient enough to complete this task.

If you have any questions, please call me at (510) 567-6876.

Sincerely,

Amir K. Gholami, REHS
Hazardous Materials Specialist

CC: Mr. David Allen of Aqua Science Engineers, 208 West El Pintado Road, Danville CA 94526
Mr. Hugh Murphy, City of Hayward Hazardous Material Office, 777 B Street, Hayward,
CA 94541
Files

ALAMEDA COUNTY
HEALTH CARE SERVICES

AGENCY
DAVID J. KEARS, Agency Director



01-24-0) 1

20165

January 23, 2001

STID 4612

Mr. William Rasnick
Select Foods, Inc.
22885 Amador Street
Hayward, CA 94541

ENVIRONMENTAL HEALTH SERVICES
ENVIRONMENTAL PROTECTION
1131 Harbor Bay Parkway, Suite 250
Alameda, CA 94502-6577
(510) 567-6700
FAX (510) 337-9335

RE: Required Investigation at Select Foods, 22885 Amador Street, Hayward, CA

Dear Mr. Rasnick:

This office has not yet received a workplan regarding further investigative work at the referenced site. My letter dated September 13th 2000 required further investigative work and submittal of a Preliminary Site Assessment "PSA" Plan by a Registered Geologist or Registered Civil Engineer regarding the above referenced facility.

The above letter was sent to you due to the fact that several Underground Storage Tanks were removed in April of 1999 from the above referenced site. Soil samples collected from the site revealed some contamination. Soil samples identified up to 1300 parts per Million (ppm) TPHD, <3.1 ppm benzene, 14ppm ethylbenzene, <3.1ppm toluene, 100ppm total xylenes, and <3.1ppm MTBE. There was no analysis of groundwater.

In the same correspondence, I explained about the PSA proposal, what it should consist of, the submittal of the initial and quarterly reports and their outlines, and the overall process toward closure accomplishment.

I also provided you with the State Water Resources Control Board which manages an Underground Storage Tank Cleanup Fund (Fund) to help eligible Responsible Parties to obtain reimbursement for costs of investigating and remediating releases from petroleum underground storage tanks. I suggested that you contact this office and apply.

Per Article 11, Division 3, Chapter 16, Title 23 of the California Code of Regulations, you are required to conduct a Preliminary Site Assessment (PSA) to determine the lateral and vertical extent and severity of soil and groundwater contamination, which has resulted from the release at the site. The information gathered by the PSA will be used to determine an appropriate course of action to remediate the site, if deemed necessary. I further delineated the major elements of such an investigation. Additionally, you were required to include a well survey and address the known domestic well(s).

This office will oversee any contaminated soil or groundwater that is generated from this work while the City of Hayward will oversee any work relating to the 1998 UST upgrade requirements. Our oversight will include the review of and comment on work proposals and technical guidance on appropriate investigative approaches and monitoring schedules.

All reports and proposals must be submitted under a seal of a California Registered Geologist, Certified Engineering Geologist, or Registered Civil Engineer.

You are required to comply with the requested Preliminary Site Assessment "PSA" work plan within 14 days of the date of this letter or by February 7th, 2001. This is a formal request for a work plan pursuant to Section 2722(c)(d) of Title 23 California Code of Regulations. Any extensions of the stated deadlines, or modifications of the required tasks, must be confirmed in writing by either this agency or RWQCB.

If you have any questions, please call me at (510) 567-6876.

Sincerely,



Amir K. Gholami, REHS
Hazardous Materials Specialist

CC: Mr. David Allen of Aqua Science Engineers, 208 West El Pintado Road, Danville CA 94526
Mr. Hugh Murphy, City of Hayward Hazardous Material Office, 777 B Street, Hayward,
CA 94541
Files

ALAMEDA COUNTY
HEALTH CARE SERVICES

AGENCY
DAVID J. KEARS, Agency Director



SENT 9-14-2000

1

RO# 165

September 13, 2000

STID 4612

Mr. William Rasnick
Select Foods, Inc.
22885 Amador Street
Hayward, CA 94541

ENVIRONMENTAL HEALTH SERVICES
ENVIRONMENTAL PROTECTION
1131 Harbor Bay Parkway, Suite 250
Alameda, CA 94502-6577
(510) 567-6700
FAX (510) 337-9335

RE: Required Investigation at Select Foods, 22885 Amador Street, Hayward, CA

Dear Mr. Rasnick:

As you are aware, several Underground Storage Tanks were removed in April of 1999 from the above referenced site. Soil samples were collected from the site. The soil samples were analyzed for Total Petroleum Hydrocarbons as Diesel (TPHD), Methyl Tertiary Butyle Ether (MTBE), benzene, toluene, ethylbenzene, and total xylenes (BTEX). There was no analysis of groundwater. Soil samples identified up to 1300 parts per Million (ppm) TPHD, <3.1 ppm benzene, 14ppm ethylbenzene, <3.1ppm toluene, 100ppm total xylenes, and <3.1ppm MTBE.

Per Article 11, Division 3, Chapter 16, Title 23 of the California Code of Regulations, you are required to conduct a Preliminary Site Assessment (PSA) to determine the lateral and vertical extent and severity of soil and groundwater contamination, which has resulted from the release at the site. The information gathered by the PSA will be used to determine an appropriate course of action to remediate the site, if deemed necessary. The major elements of such an investigation, include, but are not limited to, the following:

- At least one groundwater monitoring well must be installed within 10 feet of the observed soil contamination, oriented in the confirmed downgradient direction relative to groundwater flow. In the absence of data identifying the local confirmed downgradient direction, a minimum of three wells will be required to verify gradient direction. During the installation of these wells, soil samples are to be collected at five-foot-depth intervals and any significant changes in lithology.
- Subsequent to the installation of the monitoring wells, these wells must be surveyed to an established benchmark (mean sea level, MSL), with an accuracy of 0.01 foot. Groundwater samples are to be collected and analyzed quarterly.

This Department will oversee the assessment and remediation of your site. Our oversight will include the review of and comment on work proposals and technical guidance on appropriate investigative approaches and monitoring schedules. All reports and proposals must be submitted under a seal of a California -Registered Geologist, -Certified Engineering Geologist, or -Registered Civil Engineer.

The PSA proposal is due within 60 days of date of this letter by October 14, 2000. Once the proposal is approved, fieldwork should commence within 60 days. A report must be submitted within 45 days after the completion of this phase of work at the site. Subsequent reports are to be submitted quarterly until this office approves a change in sampling frequency or the site qualifies

for closure. Such quarterly reports are due the first day of the second month of each subsequent quarter.

The referenced initial and quarterly reports must describe the status of the investigation and must include, among others, the following elements:

- Details and results of all work performed during the designated period of time: records of field observations and data, boring and well construction logs, water level data, chain-of-custody forms, laboratory results for all samples collected and analyzed, tabulations of free product thicknesses and dissolved fractions, etc.
- Status of groundwater contamination characterization
- Interpretations of results: water level contour maps showing gradients, free and dissolved product, plume definition maps for each target component, geologic cross sections, etc.
- Recommendations or plans for additional investigative work or remediation

Additionally, you are required to include a well survey and address the known domestic well(s).

The City of Hayward will oversee any work relating to the 1998 UST upgrade requirements. However, this office will oversee any contaminated soil or groundwater that is generated from this work.

The State Water Resources Control Board manages an Underground Storage Tank Cleanup Fund (Fund) to help eligible Responsible Parties to obtain reimbursement for costs of investigating and remediating releases from petroleum underground storage tanks. You are encouraged to apply. To obtain an Application Package, contact the Fund at the following:

State Water Resources Control Board
Division of Clean Water Programs
UST Cleanup Fund
P.O. Box 944212
Sacramento, CA 944212
Telephone: (916)227-4307

You are also advised to contact Cheryl Gordon at (916)-227-4539 with any questions regarding State Trust fund.

Please be advised that this is a formal request for a work plan pursuant to Section 2722(c)(d) of Title 23 California Code of Regulations. Any extensions of the stated deadlines, or modifications of the required tasks, must be confirmed in writing by either this agency or RWQCB.

Should you have any questions or comments, please do not hesitate to contact me at (510) 567-6876.

Sincerely,

A handwritten signature in black ink, appearing to read 'Amir K. Gholami', with a long horizontal line extending to the right.

Amir K. Gholami, REHS
Hazardous Materials Specialist

CC: Mr. David Allen of Aqua Science Engineers, 208 West El Pintado Road, Danville CA 94526
Files

ALAMEDA COUNTY
HEALTH CARE SERVICES

AGENCY
DAVID J. KEARS, Agency Director



HFD lead
R0165

August 17, 1999

ENVIRONMENTAL HEALTH SERVICES
1131 Harbor Bay Parkway, Suite 250
Alameda, CA 94502-6577
(510) 567-6700
(510) 337-9335 (FAX)

STID 4612

Mr. William Rasnick
Select Foods, Inc.
22885 Amador Street
Hayward, CA 94541

RE: Select Foods, 22885 Amador Street, Hayward, CA 94541

LANDOWNER NOTIFICATION AND PARTICIPATION REQUIREMENTS

Dear Mr. Rasnick:

This letter is to inform you of new legislative requirements pertaining to cleanup and closure of sites where an unauthorized release of hazardous substance, including petroleum, has occurred from an underground storage tank (UST). Section 25297.15(a) of Ch. 6.7 of the Health & Safety Code requires the primary or active responsible party to notify all current record owners of fee title to the site of: 1) a site cleanup proposal, 2) a site closure proposal, 3) a local agency intention to make a determination that no further action is required, and 4) a local agency intention to issue a closure letter. Section 25297.15(b) requires the local agency to take all reasonable steps to accommodate responsible landowners' participation in the cleanup or site closure process and to consider their input and recommendations.

For purposes of implementing these sections, you have been identified as the primary or active responsible party. Please provide to this agency, within twenty (20) calendar days of receipt of this notice, a complete mailing list of all current record owners of fee title to the site. You may use the enclosed "list of landowners" form (sample letter 2) as a template to comply with this requirement. If the list of current record owners of fee title to the site changes, you must notify the local agency of the change within 20 calendar days from when you are notified of the change.

If you are the sole landowner, please indicate that on the landowner list form. The following notice requirements do not apply to responsible parties who are the sole landowner for the site.

LANDOWNER NOTIFICATION

Re: Select Foods, Inc., 22885 Amador Street, Hayward

August 17, 1999

Page 2 of 2

In accordance with Section 25297.15(a) of Ch. 6.7 of the Health & Safety Code, you must certify to the local agency that all current record owners of fee title to the site have been informed of the proposed action before the local agency may do any of the following:

- 1) consider a cleanup proposal (corrective action plan)
- 2) consider a site closure proposal
- 3) make a determination that no further action is required
- 4) issue a closure letter

You may use the enclosed "notice of proposed action" form (sample letter 3) as a template to comply with this requirement. Before approving a cleanup proposal or site closure proposal, determining that no further action is required, or issuing a closure letter, the local agency will take all reasonable steps necessary to accommodate responsible landowner participation in the cleanup and site closure process and will consider all input and recommendations from any responsible landowner.

Please call me at (510) 567-6876 if you have any questions about the content of this letter.

Sincerely,



Amir K. Gholami, REHS
Hazardous Materials Specialist

cc: Chuck Headlee, RWQCB

Attachments: Sample letter 2 and Sample letter 3, which must be filled out by the Responsible Party and mailed to Alameda County.

ALAMEDA COUNTY
HEALTH CARE SERVICES

AGENCY
DAVID J. KEARS, Agency Director



R0165

RAFAT A. SHAHID, Assistant Agency Director

DEPARTMENT OF ENVIRONMENTAL HEALTH
Hazardous Materials Division
80 Swan Way, Rm. 200
Oakland, CA 94621
(510) 271-4320

November 2, 1993

Hugh Murphy
City of Hayward Fire Department
25151 Clawiter Road
Hayward CA 94545-2731

RE: Select Sysco - 22885 Amador St., Hayward 94541

Dear Hugh:

As we discussed recently, I am sending you a complete copy of the soil and groundwater investigation file for Select Sysco. This site is in a section of Hayward that was unincorporated when the tanks were removed. In 1990, the area was annexed by the City, but I retained oversight of the case. Since that time, closure has proceeded more slowly than expected. At this point, I believe it is more appropriate for the City to review the case for closure. Mr. Edmond Rasnick of Select Sysco has agreed to this arrangement and has indicated that more recent reports and correspondence (since February of 1992) may have been directed to your office. I have nothing more recent than that from Mr. Rasnick or his contractors.

This site is ready to be evaluated for closure, however, no closure report has been sent to my office. I have had telephone contact with KTW and Associates, who have informed me they are no longer working on the case. Mr. Rasnick told me that he has retained David Glick as his consultant.

I have included a hand-written list of my closure related questions for this site. I would be happy to meet with you at any time to discuss the case. You may reach me at 271-4320 to set up a meeting if you are interested.

Sincerely,

Pamela J. Evans
Senior Hazardous Materials Specialist

c: Edmond R. Rasnick, Select Sysco

ALAMEDA COUNTY
HEALTH CARE SERVICES

AGENCY
DAVID J. KEARS, Agency Director



R0165

November 20, 1990

Edmond R. Rasnick
Select-Sysco
22885 Amador St.
Hayward CA 94541

DEPARTMENT OF ENVIRONMENTAL HEALTH
Hazardous Materials Program
80 Swan Way, Rm. 200
Oakland, CA 94621
(415)

RE: Supplemental Site Characterization Investigation Report Prepared
by David C. Glick Associates

Dear Mr. Rasnick:

I have reviewed the above referenced document. The sampling carried out in the area of surface diesel spillage establishes that contamination has been remediated there. Over time, the system of four monitoring wells now in place should provide useful information about groundwater conditions at your site. The monitoring schedule recommended by David Glick Associate is acceptable to this office as a proposed approach. However, the following points need to be made:

1. The initial monthly monitoring schedule must be adhered to until analyses show consistent results. For example, if sample analyses indicate that contaminants are below detectable levels for three months running, you may begin a quarterly sampling schedule. However, should contaminant levels rise in any of the wells, you may be required to continue to monthly monitoring until a clearer picture emerges.
2. Because this region has experienced a drought, groundwater movement and depth is likely to have been affected. Even with four quarters of negative sampling results, you may be required to continue groundwater monitoring beyond a one year period in order to ensure that a true picture of any contamination can be seen.

Please forward all groundwater sampling results to this office within 30 days of the date they are available. I will expect the November sampling results to be submitted no later than January 31, 1991. You may contact me with any questions at 271-4320.

Sincerely,

Pamela J. Evans
Hazardous Materials Specialist

c: Richard Hiatt, Regional Water Quality Control Board
Hugh Murphy, City of Hayward Fire Department
Kevin Krause, KTW & Associates
David Glick, David C. Glick Associates

ALAMEDA COUNTY
HEALTH CARE SERVICES

AGENCY
DAVID J. KEARS, Agency Director



RO165

August 29, 1990

Edmond R. Rasnick
Select-Sysco
22885 Amador St.
Hayward CA 94541

DEPARTMENT OF ENVIRONMENTAL HEALTH
Hazardous Materials Program
80 Swan Way, Rm. 200
Oakland, CA 94621
(415)

RE: July Site Investigation and Work Plan by David C. Glick
Associates

Dear Mr. Rasnick:

I have reviewed the Supplemental Site Characterization Work Plan for your site. You may proceed with well installation as described in this document. Kevin Krause with KTW & Associates has informed me of his proposal to move the planned location of the tank pit monitoring well to the sidewalk to the west of the excavation. The proposal is acceptable to this office.

You are required to further investigate the extent of contamination in the area of the surface diesel contamination. When this area was first examined, the depth of contamination was not established through confirmatory sampling. Rather, the contractor determined that the contamination was unlikely to have penetrated beyond a calculated depth (3-6 feet), and excavated to that point. This method of investigating soil contamination is acceptable neither to the Regional Water Quality Control Board nor to this office.

Furthermore, installing a monitoring well in this area, as proposed, is not sufficient to characterize present soil contamination levels. High diesel levels could currently exist in the soil and might not show up in the monitoring well for months or years. You must, at minimum, do soil borings and sample for diesel to verify that the area beneath the backfill soil has not been contaminated. Areas of special concern are those in which levels found in the deepest samples were well above detectable (B1, B4). Kevin Krause has agreed to supply an addendum to the work plan to address this issue.

You may contact me with any questions at 271-4320.

Sincerely,

Pamela J. Evans
Hazardous Materials Specialist

c: Richard Hiatt, Regional Water Quality Control Board
Hugh Murphy, City of Hayward Fire Department
Kevin Krause, KTW & Associates
David Glick, David C. Glick Associates

- NOT IN ENVISION
- In Geotracker: LIFT. OPEN

Local: City of Hayward

Lead: RWQCB

"Select Foods (Former)"
6 22885 Amador St.

* SELECT - SYSCO *

- NOT IN ENVISION
- In Geotracker: LIFT. CLOSED
(09/15/1996)
- ✓ Select Sysco
22678 Amador St. Hayward
- ✓ Lead and Local Agency: City of
Hayward

ALAMEDA COUNTY
HEALTH CARE SERVICES

AGENCY

DAVID J. KEARS, Agency Director



R0165

DEPARTMENT OF ENVIRONMENTAL HEALTH
Hazardous Materials Program
80 Swan Way, Rm. 200
Oakland, CA 94621
(415)

May 15, 1990

Edmond R. Rasnick, President, C.E.O.
Select-Sysco
22885 Amador St.
Hayward CA 94541

RE: Preliminary Site Characterization Investigation performed by
David C. Glick Associates Dated March 23, 1990

Dear Mr. Rasnick:

My staff has reviewed the above report of work performed and of further activities recommended for your facility. It is clear that soil beneath the excavated tank pit has been contaminated by petroleum hydrocarbons. Soil sample results indicate levels in excess of 1,200 parts per million directly below the tanks. So far, the extent of vertical and horizontal contamination has not been completely defined. Nevertheless, the excavation pit has been refilled, apparently with clean soil.

Several issues need to be addressed before the tank removal and clean up work can be considered complete:

1. In order to cover our costs for overseeing this remediation, an additional deposit of \$500.00 must be submitted, payable to County of Alameda.
2. Sampling results from the excavation, borings, and wells have thus far indicated that contamination exists primarily beneath the former tank location. For this reason further monitoring should be done as close to this spot as possible. As only one of the existing ground water monitoring wells is down gradient (west) of the tank pit, an additional monitoring well should be installed within the excavation backfill, down gradient of the former tank location. Monitoring wells must be inspected monthly for at least six months and sampling results forwarded to this office. Further investigation and remediation may be required based on these findings.
4. This office has not yet received sampling results connected with the tank removals. Glick Associates' report indicates that samples from sidewalls of the pit at the time of the excavation indicate "elevated levels" of hydrocarbons, and that samples from beneath the tanks showed contamination in excess of 1,200 ppm, yet no data has been submitted to this office.
5. Copies of hazardous waste manifests for the removed tanks also must be submitted to this office.

May 14, 1990

Edmond R. Rasnick, President, C.E.O.

Preliminary Site Characterization Investigation for Select Sysco
Page 2 of 2

Over the past two weeks, Hazardous Materials Specialist Pamela Evans of my staff has been in contact with Kevin Krause of KTW & Associates. Mr. Krause has provided the following information not included in the March Site Investigation:

In early March, KTW & Associates backfilled the fuel tank excavation pit with clean soil. At 27 feet, the excavation could not go deeper without lateral extension of the pit. KTW's conclusion was that pit expansion was not feasible due to the small size of the yard and the position of nearby structures.

KTW has also recently removed soil contaminated by surface spillage around former fuel dispensing islands at Select Sysco. Kevin Krause stated that this soil has been added to other contaminated soil stockpiles. Mr. Krause pledged to submit a written description of this latest work along with a report of contaminated soil treatment activities and of soil sampling results from your site.

Please submit a response which addresses items 1 - 5. You may contact Pamela Evans, Hazardous Materials Specialist, with any questions at (415)271-4320.

Sincerely,



for Edgar B. Howell III, Chief
Hazardous Materials Division

EBH:PJE

c: Gil Jensen, Alameda County District Attorney's Office
Lester Feldman, RWQCB
Howard Hatayama, DHS
Kevin Krause, KTW & Associates
David C. Glick, David C. Glick Associates

ALAMEDA COUNTY
HEALTH CARE SERVICES

AGENCY
DAVID J. KEARS, Director



R0165

Telephone Number: (415)

David C. Glick
David C. Glick Associates
179 Eunice Av.,
Mountain View CA 94040

RE: Site Characterization Investigation for Select-Sysco

March 27, 1990

Dear Mr. Glick:

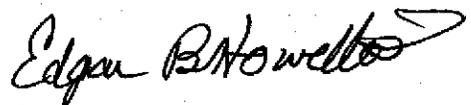
We have reviewed Pacific Environmental's work plan of January 10, 1990, for investigation of subsurface contamination at the referenced site. The work plan may be approved by this office under the following conditions:

1. The number and location of proposed monitoring wells must be clarified. The text indicates that three wells are proposed, while the diagram shows the locations of only two.
2. Describe soil classification system for logging soil from the borings.
3. Based upon surface water drainage patterns within the site area and regional groundwater flow data, flow direction is presumed to be to the south or southwest. It is therefore recommended that the location of the proposed monitoring well to the east of the excavation be moved to a suitable spot southwest of the former tank location.
4. Provide assurance that wells are to be surveyed to an established benchmark to an accuracy of 0.01 foot.
5. Describe water level measurement procedures and methods for free product measurement and observation of sheen and odor.
6. This office has not yet received a closure report, which would include sampling results and hazardous waste manifests connected with the tank removals. The closure report is required prior to approval.
7. Provide a copy of the site safety plan, which must adhere to guidelines specified under Part 1910.120 (i) (2) of 29 CFR.

David C. Glick
RE: Site Characterization Investigation for Select-Sysco
March 27, 1990
Page 2 of 2

Please submit a response which addresses the above items. You may contact Pamela Evans, Hazardous Materials Specialist, with any questions at (415)271-4320.

Sincerely,



Edgar B. Howell III, Chief
Hazardous Materials Division

EBH:PJE

- c: Gil Jensen, Alameda County District Attorney's Office
- Lester Feldman, RWQCB
- Howard Hatayama, DHS
- James Ferdinand, Eden Consolidated Fire Protection District
- Kevin Krause, KTW & Associates