

July 16, 1999

Juliet Shin Alameda County Environmental Health Services 1131 Harbor Bay Parkway, Suite 250 Alameda, CA 94502-6577

STID: 470

Re:

Addendum to work plan addressing investigations associated with the former USTs at Broadway Volkswagen, located at 2740 Broadway Avenue, Oakland, Alameda County, California.

Dear Ms. Shin:

In response to your letter dated, June 21, 1999, QST Environmental Inc., (QST) submits this addendum to the previous work plan with the following conditions:

- QST will wait a minimum of 72 hours after developing wells MW-1 and MW-3 before purging and sampling them.
- In addition to the proposed analysis of groundwater samples for benzene, QST will also analyze groundwater samples for, TPHg, toluene, ethylbenzene, and total xylenes. However, QST does not believe that it is appropriate to analyze for MTBE as part of this closure process, as MTBE was never requested or required as a part of the remedial action plan, sampling activities, or closure activities.

If you have any questions or comments, please contact me at (925) 313-0840.

Respectfully Submitted,

QST ENVIRONMENTAL INC.

Thomas Dalzell

Office Manager/Senior Scientist

cc: Tom Moffatt

n:\data\projects\6599065\alareltr.wpd

QST MARTINEZ



July 16, 1999

Juliet Shin Alameda County Environmental Health Services 1131 Harbor Bay Parkway, Suite 250 Alameda, CA 94502-6577

STID: 470

Addendum to work plan addressing investigations associated with the former USTs at Re: Broadway Volkswagen, located at 2740 Broadway Avenue, Oakland, Alameda County, California.

Dear Ms. Shin:

In response to your letter dated, June 21, 1999, QST Environmental Inc., (QST) submits this addendum to the previous work plan with the following conditions:

- QST will wait a minimum of 72 hours after developing wells MW-1 and MW-3 before purging and sampling them.
- In addition to the proposed analysis of groundwater samples for benzene, QST will also analyze groundwater samples for, TPHg, toluene, ethylbenzene, and total xylenes. However, QST does not believe that it is appropriate to analyze for MTBE as part of this closure process, as MTBE was never requested or required as a part of the remedial action plan, sampling activities, or closure activities.

If you have any questions or comments, please contact me at (925) 313-0840. Respectfully Submitted, **QST ENVIRONMENTAL INC.** Thomas Daizell Office Manager/Senior Scientist cc: Tom Moffatt n:\data\projects\6599065\alarcltr.wpd 1340 Arnold Drive, Ste. 126, Martinez, CA 94553 Phone 925-313-0840, FAX 925-313-0844

Formerly Environmental Science & Engineering, Inc.

QST Environmental

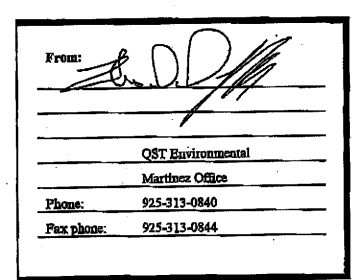
1340 Arnold Drive, Suite 126, Martinez, CA 94553

☐ For your review

FAX

Date: 07-16-99 Number of pages including cover sheet: Job Number: Task Number.

To:	I FT SHIN
Phone:	
	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~
Fax phone:	510-337-9335



<u> </u>	
	Environmental Science & Engineering, Inc.
	Thomas D. Dalzell Office Manager / Senior Scientist
	925.313.0840, Cell 925.518.0807 Fax 925.313.0844 1340 Amold Dr., Suite 126 Martinez, CA 94559-4189 B-MAIL tidalzell@esemail.com www.saeworld.com

☐ Urgent



Reply ASAP

CBL 925-518-0607 E-MAIL tddelzell@qstmail.com

Please comment

Formerly Environmental Science & Engineering, Inc.

Thomas D. Daizell Office Manager | Senior Scientist

1340 Arnold Dr., Suite 126, Martineg, CA 94553-4189

CILCORP COMPANY

REMARKS: