# ALAMEDA COUNTY HEALTH CARE SERVICES AGENCY



DAVID J. KEARS, Agency Director

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

September 17, 2009

Francis Rush (Sent via E-mail to: francis@rushproperty.com)
Rush Property Group
2200 Adeline Street, Suite 350
Oakland, CA 94607

Subject: Fuel Leak Case No. RO0002562 and GeoTracker Global ID T0600194544, Rush Property 28th

Street, 1173 28th Street, Oakland, CA 94608

Dear Mr. Rush:

Alameda County Environmental Health (ACEH) staff has completed the case closure evaluation for the above-referenced site and has discussed the case with the San Francisco Bay Regional Water Quality Control Board (SFBRWQCB). With concurrence from SFBRWQCB, it has been has determined that due to the HVOC contamination detected off-site and at the subject property, case closure to a commercial land-use risk scenario for the site can only be issued at this time with implementing or recording a deed restriction. However, please note that this does not preclude a potential future land-use change to facilitate proposed site redevelopment provided that the residual contamination at the site meets the risk scenario for the proposed land-use and specific development scenario.

Currently, no specific final redevelopment plans have been submitted for the site. Therefore, an evaluation to a more sensitive land-use risk scenario (i.e. residential land use, if proposed) cannot be conducted at this time. Since exposure risk is dependent on many different factors including, but not limited to depth to contamination, type of media affected (i.e. soil, groundwater, soil vapor), the type of foundation, location of structures on-site in relation to residual contamination, sub-grade features such as basements or parking, etc., closing a case to unrestricted residential land-use at this time may not be protective of human health and the environment.

Therefore, ACEH will proceed with case closure for the subject site to the current commercial land-use risk scenario with a deed restriction. At this time, ACEH requests that you submit a completed deed restriction (in draft), prepared in accordance with ACEH's model deed restriction (attached to this letter) within sixty (60) days from the date of this letter.

Please call me at (510) 777-2478 or send me an electronic mail message at <u>paresh.khatri@acgov.org</u> should you have any questions or concerns regarding this correspondence.

Sincerely,

Paresh C. Khatri Hazardous Materials Specialist Mr. Rush RO0002562 September 17, 2009, Page 2

Enclosure: Covenant and Environmental Restriction on Property Model ACEH Electronic Report Upload (ftp) Instructions

cc: James Gribi, Gribi Associates, 1090 Adams Street, Suite k, Benicia, CA 94510 (Sent via E-mail to: JGribi@gribiassociates.com)

Leroy Griffin, Oakland Fire Department, 250 Frank H. Ogawa Plaza, Ste. 3341, Oakland, CA 94612-2032 (Sent via E-mail to: <a href="mailto:lgriffin@oaklandnet.com">lgriffin@oaklandnet.com</a>)

Cherie McCaulou, SFBRWQCB (Sent via E-mail to: cmccaulou@waterboards.ca.gov)

Dan Firth, ACEH (Sent via E-mail to: daniel.firth@acgov.org)

Donna Drogos, ACEH (Sent via E-mail to: <a href="mailto:donna.drogos@acgov.org">donna.drogos@acgov.org</a>)
Paresh Khatri, ACEH (Sent via E-mail to: <a href="mailto:paresh.khatri@acgov.org">paresh.khatri@acgov.org</a>)

GeoTracker

File

# Alameda County Environmental Cleanup Oversight Programs (LOP and SLIC)

**ISSUE DATE:** July 5, 2005

**REVISION DATE:** March 27, 2009

PREVIOUS REVISIONS: December 16, 2005,

October 31, 2005

**SECTION:** Miscellaneous Administrative Topics & Procedures

**SUBJECT:** Electronic Report Upload (ftp) Instructions

The Alameda County Environmental Cleanup Oversight Programs (LOP and SLIC) require submission of all reports in electronic form to the county's ftp site. Paper copies of reports will no longer be accepted. The electronic copy replaces the paper copy and will be used for all public information requests, regulatory review, and compliance/enforcement activities.

#### **REQUIREMENTS**

- Entire report including cover letter must be submitted to the ftp site as a single portable document format (PDF)
   with no password protection. (Please do not submit reports as attachments to electronic mail.)
- It is preferable that reports be converted to PDF format from their original format, (e.g., Microsoft Word) rather than scanned.
- Signature pages and perjury statements must be included and have either original or electronic signature.
- Do not password protect the document. Once indexed and inserted into the correct electronic case file, the
  document will be secured in compliance with the County's current security standards and a password.
   Documents with password protection will not be accepted.
- Each page in the PDF document should be rotated in the direction that will make it easiest to read on a computer monitor.
- Reports must be named and saved using the following naming convention:

RO#\_Report Name\_Year-Month-Date (e.g., RO#5555\_WorkPlan\_2005-06-14)

#### **Additional Recommendations**

A separate copy of the tables in the document should be submitted by e-mail to your Caseworker in Excel format.
 These are for use by assigned Caseworker only.

#### **Submission Instructions**

- 1) Obtain User Name and Password:
  - a) Contact the Alameda County Environmental Health Department to obtain a User Name and Password to upload files to the ftp site.
    - i) Send an e-mail to <a href="mailto:dehloptoxic@acgov.org">dehloptoxic@acgov.org</a>

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- ii) Send a fax on company letterhead to (510) 337-9335, to the attention of My Le Huynh.
- b) In the subject line of your request, be sure to include "ftp PASSWORD REQUEST" and in the body of your request, include the Contact Information, Site Addresses, and the Case Numbers (RO# available in Geotracker) you will be posting for.
- 2) Upload Files to the ftp Site
  - a) Using Internet Explorer (IE4+), go to <a href="ftp://alcoftp1.acgov.org">ftp://alcoftp1.acgov.org</a>
    - (i) Note: Netscape and Firefox browsers will not open the FTP site.
  - b) Click on File, then on Login As.
  - c) Enter your User Name and Password. (Note: Both are Case Sensitive.)
  - d) Open "My Computer" on your computer and navigate to the file(s) you wish to upload to the ftp site.
  - e) With both "My Computer" and the ftp site open in separate windows, drag and drop the file(s) from "My Computer" to the ftp window.
- 3) Send E-mail Notifications to the Environmental Cleanup Oversight Programs
  - a) Send email to dehloptoxic@acgov.org notify us that you have placed a report on our ftp site.
  - b) Copy your Caseworker on the e-mail. Your Caseworker's e-mail address is the entire first name then a period and entire last name @acgov.org. (e.g., firstname.lastname@acgov.org)
  - c) The subject line of the e-mail must start with the RO# followed by **Report Upload**. (e.g., Subject: RO1234 Report Upload) If site is a new case without an RO# use the street address instead.
  - d) If your document meets the above requirements and you follow the submission instructions, you will receive a notification by email indicating that your document was successfully uploaded to the ftp site.

#### **Recording Requested By:**

[CURRENT OWNER]

### When Recorded, Mail To:

Ariu Levi, Director Alameda County Environmental Health Services 1131 Harbor Bay Parkway Alameda, California 94502

# COVENANT AND ENVIRONMENTAL RESTRICTION ON PROPERTY

### [NAME OF SITE and ADDRESS OF PROPERTY]

| for                   | and is adjacent to [LIST AS APPROPRIATE: INDUSTRIAL |
|-----------------------|---|
| COMMERCIAL, RESIDENTI | AL] land uses.                                      |

- E. Full and voluntary disclosure to the County of the presence of hazardous materials on the Burdened Property has been made and extensive sampling of the Burdened Property has been conducted.
- F. Covenantor desires and intends that in order to benefit the County, and to protect the present and future public health and safety, the Burdened Property shall be used in such a manner as to avoid potential harm to persons or property that may result from hazardous materials that may have been deposited on portions of the Burdened Property.

#### ARTICLE I GENERAL PROVISIONS

- 1.1 Provisions to Run with the Land. This Covenant sets forth protective provisions, covenants, conditions and restrictions (collectively referred to as "Restrictions") upon and subject to which the Burdened Property and every portion thereof shall be improved, held, used, occupied, leased, sold, hypothecated, encumbered, and/or conveyed. The restrictions set forth in Article III are reasonably necessary to protect present and future human health and safety or the environment as a result of the presence on the land of hazardous materials. Each and all of the Restrictions shall run with the land, and pass with each and every portion of the Burdened Property, and shall apply to, inure to the benefit of, and bind the respective successors in interest thereof, for the benefit of the County and all Owners and Occupants. Each and all of the Restrictions are imposed upon the entire Burdened Property unless expressly stated as applicable to a specific portion of the Burdened Property. Each and all of the Restrictions run with the land pursuant to section 1471 of the Civil Code. Each and all of the Restrictions are enforceable by the County.
- 1.2 Concurrence of Owners and Lessees Presumed. All purchasers, lessees, or possessors of any portion of the Burdened Property shall be deemed by their purchase, leasing, or possession of such Burdened Property, to be in accord with the foregoing and to agree for and among themselves, their heirs, successors, and assignees, and the agents, employees, and lessees of such owners, heirs, successors, and assignees, that the Restrictions as herein established must be adhered to for the benefit of the County and the Owners and Occupants of the Burdened Property and that the interest of the Owners and Occupants of the Burdened Property shall be subject to the Restrictions contained herein.
- 1.3 <u>Incorporation into Deeds and Leases</u>. Covenantor desires and covenants that the Restrictions set out herein shall be incorporated in and attached to each and all deeds and leases of any portion of the Burdened Property. Recordation of this Covenant shall be deemed binding on all successors, assigns, and lessees, regardless of whether a copy of this Covenant and Agreement has been attached to or incorporated into any given deed or lease.
- 1.4 <u>Purpose</u>. It is the purpose of this instrument to convey to the County real property rights, which will run with the land, to facilitate the remediation of past environmental contamination

and to protect human health and the environment by reducing the risk of exposure to residual hazardous materials.

## ARTICLE II DEFINITIONS

- 2.1 <u>County</u>. "County" shall mean the Alameda County Environmental Health Services and shall include its successor agencies, if any.
- 2.2 <u>Improvements</u>. "Improvements" shall mean all buildings, roads, driveways, regradings, and paved parking areas, constructed or placed upon any portion of the Burdened Property.
- 2.3 Occupants. "Occupants" shall mean Owners and those persons entitled by ownership, leasehold, or other legal relationship to the exclusive right to use and/or occupy all or any portion of the Burdened Property.
- 2.4 Owner or Owners. "Owner" or "Owners" shall mean the Covenantor and/or its successors in interest, who hold title to all or any portion of the Burdened Property.

# ARTICLE III DEVELOPMENT, USE AND CONVEYANCE OF THE BURDENED PROPERTY

3.1 <u>Restrictions on Development and Use</u>. Covenantor promises to restrict the use of the Burdened Property as follows:

#### [INCLUDE THE FOLLOWING PROVISIONS, A-I, IF APPROPRIATE]:

- a. Development of the Burdened Property shall be restricted to industrial, commercial or office space;
  - b. No residence for human habitation shall be permitted on the Burdened Property;
  - c. No hospitals shall be permitted on the Burdened Property;
- d. No schools for persons under 21 years of age shall be permitted on the Burdened Property;
- e. No day care centers for children or day care centers for Senior Citizens shall be permitted on the Burdened Property;
- f. No Owners or Occupants of the Property or any portion thereof shall conduct any excavation work on the Property, unless expressly permitted in writing by the County. Any contaminated soils brought to the surface by grading, excavation, trenching, or backfilling shall

be managed by Covenantor or his agent in accordance with all applicable provisions of local, state and federal law;

- g. All uses and development of the Burdened Property shall be consistent with any applicable County Cleanup Order or Risk Management Plan, each of which is hereby incorporated by reference including future amendments thereto. All uses and development shall preserve the integrity of any cap, any remedial measures taken or remedial equipment installed, and any groundwater monitoring system installed on the Burdened Property pursuant to the requirements of the County, unless otherwise expressly permitted in writing by the County.
- h. No Owners or Occupants of the Property or any portion thereof shall drill, bore, otherwise construct, or use a well for the purpose of extracting water for any use, including but not limited to, domestic, potable, or industrial uses, unless expressly permitted in writing by the County.
- i. The Owner shall notify the County of each of the following: (1) The type, cause, location and date of any disturbance to any cap, any remedial measures taken or remedial equipment installed, and of the groundwater monitoring system installed on the Burdened Property pursuant to the requirements of the County, which could affect the ability of such cap or remedial measures, remedial equipment, or monitoring system to perform their respective functions and (2) the type and date of repair of such disturbance. Notification to the County shall be made by registered mail within ten (10) working days of both the discovery of such disturbance and the completion of repairs;
- j. The Covenantor agrees that the County, and/or any persons acting pursuant to County cleanup orders, shall have reasonable access to the Burdened Property for the purposes of inspection, surveillance, maintenance, or monitoring, as provided for in Division 7 of the Water Code.
- k. No Owner or Occupant of the Burdened Property shall act in any manner that will aggravate or contribute to the existing environmental conditions of the Burdened Property. All use and development of the Burdened Property shall preserve the integrity of any capped areas.
- 3.2 <u>Enforcement</u>. Failure of an Owner or Occupant to comply with any of the restrictions, as set forth in paragraph 3.1, shall be grounds for the County, by reason of this Covenant, to have the authority to require that the Owner modify or remove any Improvements constructed in violation of that paragraph. Violation of the Covenant shall be grounds for the County to file civil actions against the Owner as provided by law.
- 3.3 <u>Notice in Agreements</u>. After the date of recordation hereof, all Owners and Occupants shall execute a written instrument which shall accompany all purchase agreements or leases relating to the property. Any such instrument shall contain the following statement:

| . '  | The land described herein contains hazardous materials in soils at | nd in t | he |
|------|--|---------|----|
| grou | and water under the property, and is subject to a deed restriction | dated   | as |
| of _ | , 199_, and recorded on,   | 199_,   | in |

| the Official Records of                 | County, California, as Document No.      |
|---|--|
| , which Covenant and                    | Restriction imposes certain covenants,   |
| conditions, and restrictions on usage   | e of the property described herein. This |
| statement is not a declaration that a l | nazard exists.                           |

#### ARTICLE IV VARIANCE AND TERMINATION

- 4.1 <u>Variance</u>. Any Owner or, with the Owner's consent, any Occupant of the Burdened Property or any portion thereof may apply to the County for a written variance from the provisions of this Covenant.
- 4.2 <u>Termination</u>. Any Owner or, with the Owner's consent, any Occupant of the Burdened Property or a portion thereof may apply to the County for a termination of the Restrictions as they apply to all or any portion of the Burdened Property.
- 4.3 <u>Term</u>. Unless terminated in accordance with paragraph 4.2 above, by law or otherwise, this Covenant shall continue in effect in perpetuity.

#### ARTICLE V MISCELLANEOUS

- 5.1 <u>No Dedication Intended</u>. Nothing set forth herein shall be construed to be a gift or dedication, or offer of a gift or dedication, of the Burdened Property or any portion thereof to the general public.
- 5.2 <u>Notices</u>. Whenever any person gives or serves any notice, demand, or other communication with respect to this Covenant, each such notice, demand, or other communication shall be in writing and shall be deemed effective (1) when delivered, if personally delivered to the person being served or official of a government agency being served, or (2) three (3) business days after deposit in the mail if mailed by United States mail, postage paid certified, return receipt requested:

*If To*: "Covenantor"

[Owners name and address]

*If To*: "County"

Alameda County Environmental Health Services

Attention: Director

1131 Harbor Bay Parkway

Alameda, California 94502

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|---|--|
|   | enant  |
| s. This instrument shall be recorded by the Covenantor in th  |  |
| nces to Code sections include successor provisions.   |  |
| onstrued in favor of the Covenant to effect the purpose of the purpose of the Water Code. If any provision of this instrumer pretation consistent with the purpose of this instrument that id shall be favored over any interpretation that would rende | is<br>ent is<br>at<br>r it   |
|   |  |
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|   |  |
| Alameda County<br>Environmental Health Services   |  |
| •   |  |
|   | ny reason, the remaining portion shall remain in full force and of been included herein.  Iddings at the beginning of each numbered article of this Cover of the parties and are not a part of the Covenant.  Irrument shall be executed by the Covenantor and by the Directs. This instrument shall be recorded by the Covenantor in the vithin ten (10) days of the date of execution.  Inces to Code sections include successor provisions.  Internal rule of construction to the contrary notwithstanding, this purpose of the Water Code. If any provision of this instrument pretation consistent with the purpose of this instrument that lid shall be favored over any interpretation that would render.  In the parties execute this Covenant as of the date set forth above. |

| STATE OF CALIFORNIA                               | )   |
|---|---|
| STATE OF CALIFORNIA  COUNTY OF                    | )   |
| ersonally appeared [Covenantor], p                | e, the undersigned a Notary Public in and for said state, personally known to me or proved to me on the basis of on who executed the within instrument. |
| WITNESS my hand and official                      | seal.   |
| Notary Public in and for said<br>County and State |   |
| STATE OF CALIFORNIA  COUNTY OF                    | )<br>)<br>)   |
| ersonally appeared [DIRECTOR],                    | e, the undersigned a Notary Public in and for said state, personally known to me or proved to me on the basis of on who executed the within instrument. |
| WITNESS my hand and official                      | seal.   |
| Notary Public in and for said<br>County and State |   |

## EXHIBIT A

## LEGAL DESCRIPTION OF PROPERTY