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September 7, 2016

Ms. Dilan Roe Alameda County Health Care Services Agency Department of Environmental Health 1131 Harbor Bay Parkway, Suite 250 Alameda, CA 94502-6577 **RECEIVED**

By Alameda County Environmental Health 10:41 am, Sep 08, 2010

Re: 1233 Bockman Road

San Lorenzo, California ACEH Case No: RO00003217

Dear Ms. Roe:

PaulsCorp, LLC, has retained Pangea Environmental Services, Inc. (Pangea) for environmental consulting services for the project referenced above. Pangea is submitting the attached report on my behalf.

I declare, under penalty of perjury, that the information and/or recommendations contained in the attached report are true and correct to the best of my knowledge.

Sincerely,

Andrew J. Lavaux

Managing Director Multifamily Development



September 6, 2016

Andrew Lavaux PAULS Corporation, LLC 100 Saint Paul Street Denver, Colorado 80206

Re: Corrective Action Plan

Bockman Road Property 1233 Bockman Road San Leandro, California 94577 ACEH Case # RO00003217

Dear Mr. Lavaux:

On behalf of PAULS Corporation, LLC, PANGEA Environmental Services, Inc. (PANGEA) prepared this *Corrective Action Plan* for the subject property. This corrective action plan was prepared to mitigate potential vapor intrusion in conjunction with development at the subject site. This plan addresses concerns expressed by the lead regulatory oversight agency for this case, Alameda County Environmental Health.

If you have any questions or comments, please call me at (510) 435-8664 or email briddell@pangeaenv.com.

Sincerely,

PANGEA Environmental Services, Inc.

Bob Clark-Riddell, P.E. Principal Engineer

Attachment: Corrective Action Plan



CORRECTIVE ACTION PLAN

1233 Bockman Road San Lorenzo, CA 94577

September 6, 2016

Prepared for:

PaulsCorp, LLC 100 Saint Paul Street Denver, Colorado 80206

Prepared by:

PANGEA Environmental Services, Inc. 1710 Franklin Street, Suite 200 Oakland, California 94612

Written by:

No. C 049629

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Ron Scheele, P.G. Principal Geologist

Bob Clark-Riddell, P.E. Principal Engineer

PANGEA Environmental Services, Inc.

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1.0 INTRODUCTION

On behalf of PAULS Corporation, LLC (PaulsCorp, LLC), PANGEA Environmental Services, Inc. (PANGEA) has prepared this *Corrective Action Plan* (CAP) for the subject property located at 1233 Bockman Road in San Lorenzo, California (Site) (**Figure 1**). This CAP was prepared to mitigate potential vapor intrusion in conjunction with development at the subject Site. This plan addresses concerns expressed by the lead regulatory oversight agency for this case, Alameda County Environmental Health (ACEH).

2.0 EXECUTIVE SUMMARY

The Site is currently under initial grading for residential development of 53 two-story residential units. Initial grading is occurring on the western portion of the Site, in compliance with the approved *Soil Management Plan* and agency correspondence. Extensive Site assessment was conducted to initially delineate the extent of volatile organic compounds (VOCs) in the site subsurface. The VOC impact is apparently due a historic dry cleaner at 1269 Bockman Road (eastern portion of Site), a former auto shop at 1415 Bockman Road (western portion of the Site), and potential offsite sources of petroleum hydrocarbons from 1210 Bockman (former Impulse Motors fueling station/auto repair facility) and 17093 Via Chiquita (commercial street sweeping business). The primary chemicals of concern (COCs) include the following chemicals that have been detected in shallow soil gas in excess of conservative environmental screening levels: benzene, ethylbenzene, and tetrachloroethene (also known as perchloroethene [PCE]). No significant VOC impact has been detected in soil or groundwater. Initial site assessment information is documented in PANGEA's *Site Assessment Report* dated August 26, 2016. Additional Site investigation is ongoing for further VOC characterization in compliance with the approved *Soil Management Plan*.

This CAP proposes excavation to target residual VOCs that pose a potential vapor intrusion risk for future Site residents. As described in this CAP, a Site-specific human health risk assessment will be prepared to guide the excavation and confirm that post-excavation conditions sufficiently safeguard human health. Post-excavation soil gas testing will be conducted to confirm sufficient removal and mitigation of subsurface VOC impact. Contingent measures include installation of passive subslab ventilation systems under Site buildings, with the provision to convert to active subslab ventilation if merited. PaulsCorp, LLC's objective is to conduct sufficient corrective action to allow case closure for unrestricted Site use in the near future.

3.0 SITE BACKGROUND

The Site background is described in this section.

3.1 Site Description and History

The Site consists of an approximately 3.87-acre lot along Bockman road in San Lorenzo, California (**Figure 2**). The property is owned and being redeveloped by PaulsCorp, LLC into 53 two-story residential units. The assessor parcel number (APN) for the Site is 411-63-17. The subject property is relatively flat and lies at an elevation of about 20 feet above mean sea level. There are currently no buildings on-site but historically the Site consisted of a strip mall and associated parking lot. The Site is surrounded in all directions by single and multi-family residences.

According to a Phase 1 Environmental Site Assessment (ESA) prepared on June 3, 2016, by ENGEO Incorporated (ENGEO), the Site was used a strip mall until the buildings were demolished in 2007. Two former tenants of note were identified: a dry cleaner that operated between approximately 1960 and 1979; and an automotive repair shop that operated hydraulic lifts. The report also noted that a gasoline service station previously existed on the adjacent parcel to the south of the Site across Bockman Road at 1210 Bockman Road.

3.2 Chemicals of Potential Concern

The chemicals of potential concern (COPCs) at this Site primarily include tetrachloroethene (PCE) and its potential breakdown products, and petroleum hydrocarbons. The following chemicals have been detected in shallow *soil gas* in excess of conservative residential soil vapor environmental screening levels (ESLs) and were identified as chemicals of concern (COCs): *benzene*, *ethylbenzene*, *and PCE* as discussed in **Appendix B**.

3.3 Summary of Previous Site Investigations

The following is a summary of previous environmental activities at the Site:

• November 18, 2004, Phase I Environmental Site Assessment, Secor International Inc. (Secor): A Phase 1 ESA revealed that the auto repair shop located on the western portion of the Site may have formerly had a fuel dispenser island and that an oil/water separator existed within the building. The possibility of a dry cleaner was noted but it was not determined if operations were on-site or if the business was just a drop-off location. A former gasoline station/automotive repair facility located at 1210 Bockman Road (adjacent to the Site to the south) was also indicated as an environmental concern due to the elevated levels of petroleum hydrocarbons detected in confirmation samples during tank removal activities in 2004.

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- December 21, 2004, Phase II Environmental Site Assessment, Secor: A total of eight soil borings
 were advanced on-site to a depth of 10 to 15 feet below ground surface (bgs), but sample data was not
 reported.
- June 30, 2015, Phase I Environmental Site Assessment, ENGEO: A Phase 1 ESA revealed the same three environmental concerns as the Phase 1 ESA completed in 2004: possible historical dry cleaner operations, the gas station adjacent and south of the Site, and the former automotive repair facility located on the western portion of the Site. Based on these findings and the lack of data from the Phase II ESA completed in 2004, ENGEO recommended completion of a new Phase II ESA.
- July 2, 2015, Phase II Environmental Site Assessment, ENGEO: Soil, groundwater, and soil gas were sampled to identify potential concerns related to the aforementioned historic operations. Three soil borings were advanced (S-1 through S-3) to a depth of 10 feet bgs in the vicinity of the former dry cleaner (S-1) and the former automotive repair facility (S-2 and S-3). Soil samples were collected at depths of 1, 5, and 10 feet bgs from each boring. Grab groundwater samples (GW-1 through GW-3) were also collected from three separate borings at depths ranging from 15 to 25 feet bgs depending on where groundwater was first observed. Soil and groundwater samples were analyzed for VOCs, CAM-17 metals, and total petroleum hydrocarbons as gasoline (TPHg), diesel (TPHd), and motor oil (TPHmo). While VOCs, TPHg, and metals were detected in groundwater samples, all analytes were below screening levels except arsenic (which likely represents background conditions). For the two analyzed soil gas samples (SG-1 and SG-2), no VOCs were reported above environmental screening levels.
- May 16, 2016, Site Management Plan (SMP), ENGEO: A SMP was developed for the Site to
 provide procedures and protocols to address potential soil impacts that would be encountered while
 developing the Site.
- June 3, 2016, Phase I Environmental Site Assessment Update, ENGEO: The Phase 1 ESA
 completed in 2015 was updated to include the results of an environmental record search. No new
 environmental concerns were recognized.
- August 2, 2016, Revised Phase II Environmental Site Assessment, ENGEO: Additional Site assessment activities including installing and sampling six new temporary soil gas wells (SG-5 through SG-10) and collecting four grab groundwater samples (GW-1 through GW-4). The soil gas wells were installed to depths of 7 feet bgs (SG-6, SG-8, and SG-9) and 10 feet bgs (SG-5, SG-7, and SG-10) and sampled for TPHg and VOCs. PCE was detected in SG-6 and SG-9 at an identical concentration of 256 micrograms per cubic meter (μg/m³). Grab groundwater borings GW-1 through

GW-3 were advanced in close proximity to the borings by the same identity in 2015. All four borings were advanced to a depth of 16 to 17 feet bgs depending on where first encountered groundwater was observed. A sample was collected from each boring and analyzed for VOCs, TPHg, TPHd, TPHmo, and CAM-17 metals. VOCs, TPHg, and metals were detected below screening levels except for arsenic.

• August 26, 2016, Site Assessment Report, PANGEA: A dynamic Site assessment was conducted involving the sampling of soil, groundwater, and shallow soil gas. Pangea employed MiHPT, a high resolution site characterization technique, to help delineate the extent of contaminants in the subsurface and to evaluate hydrogeologic conditions, primarily in the vicinity of the former drycleaners. No significant VOC impact was detected in soil and groundwater, however, shallow soil gas in the eastern portion of the Site is impacted with concentrations of PCE, benzene, and ethylbenzene that exceed their respective residential shallow soil gas ESLs. Additional soil gas assessment is planned in the eastern and western portions of the Site to address remaining data gaps based on agency direction.

3.4 Potential Offsite Sources of VOCs

1210 Bockman: A fueling station/auto repair facility (Impulse Motors, B.P.) was formerly located across the street from the Site and operated from the 1950s until 2004. In 2004, three fuel USTs, and two dispensers with associated piping were removed. Elevated levels of TPHg, TPHd and BTEX were detected in soil, groundwater and soil gas. The environmental case was granted closure by ACEH in 2013. The case closure summary with historical maps and data is included in **Appendix A.** The 1210 Bockman property is located directly upgradient of the Site and may be the source or contributing source of select petroleum hydrocarbon compounds at the eastern boundary of the Site, where ethylbenzene concentrations in soil gas exceed ESLs. In 2013, dissolved-phased TPHd concentrations were reported in an irrigation well at a residential property (17109 Via Chiquita) located 155 feet north of the 1210 Bockman property.

17093 Via Chiquita: This property, immediately adjacent the Site's eastern property boundary, is currently occupied by a street sweeping business (Midnight Sweepers) with several commercial vehicles parked periodically at the property. PANGEA understands that historically numerous automotive vehicles are stored at this property. This property may be the source or contributing source of select petroleum hydrocarbon compounds at the eastern boundary of the Site, where ethylbenzene concentrations in soil gas exceed ESLs.

3.5 Site Geology and Hydrogeology

The Site property is located within the East Bay Plain subbasin, which is part of the larger Santa Clara Valley Groundwater Basin. The East Bay Plain subbasin is a northwest trending alluvial plain bounded to the north by San Pablo bay, to the east by the contact with Franciscan Basement rock, and to the south by the Niles Cone Groundwater basin. The basin extends beneath San Francisco Bay to the west. Groundwater is generally found very near the surface throughout the basin.

The East Bay Plain subbasin aquifer system consists of unconsolidated sediments of Quaternary age. The Early Holocene Temescal Formation is the most recently deposited and consists of primarily silts and clays with some gravel layers.

The relatively flat Site lies at an elevation of approximately 20 feet above mean sea level to the east of San Francisco Bay (**Figure 1**). Soil beneath the site consists of sandy gravel fill to approximately 1 ft bgs underlain by 2 to 3 feet of moderately plastic clay. The clay layer is underlain by silt and a discontinuous, one-foot thick sand lens observed intermittently between 6 and 10 feet bgs. Pangea observed groundwater between 7 and 9 feet bgs, while others reported first encountered groundwater deeper. Based on data from neighboring sites, static groundwater was approximately 8 ft bgs (1201 Bockman) and groundwater flows to the northwest. Lithologic and groundwater data is presented on geologic cross-section A-A' (**Figure 3**).

3.6 Agency Direction

On August 11, 2016, PANGEA and PaulsCorp, LLC representatives met with ACEH to discuss recent data and tentative vapor mitigation plans and case closure requirements for the active case. In advance of the meeting, PaulsCorp, LLC entered a Voluntary Cleanup Agreement to facilitate ACEH oversight. ACEH tentatively concurred with the following approach to facilitate Site development and corrective action:

- Submittal of an *Addendum* to the *Site Management Plan* regarding assessment and contingent mitigation for the western portion of the Site. This *Addendum* was submitted on August 17, 2016 and approved by ACEH on August 18, 2016.
- Submittal of a *Site Assessment Report* documenting recent Site assessment. PANGEA prepared the *Site Assessment Report* dated August 26, 2016.
- Submittal of a *Pilot Study Workplan* to confirm effectiveness of the proposed corrective action within the VOC impact area within Buildings 5 and 8.

- Submittal of a *Corrective Action Plan* (CAP) and *Fact Sheet*. Following ACEH review, ACEH will perform the required 30-day Public Notice for the proposed corrective action.
- Upon completion of 30-day public notice, ACEH will provide final approval of CAP and allow commencement of development plans within the eastern Site area.

PaulsCorp, LLC appreciates all efforts to expedite plan approval and corrective action commencement, to complete as much effort as possible before the winter rainy season.

4.0 SITE CONDITIONS

Based on PANGEA's Site Assessment Report, the Site conditions are summarized as follows:

- Soil beneath the Site consists of sandy gravel fill to approximately 1 ft bgs underlain by 2- to 3-feet of moderately plastic clay. The clay layer is underlain by silt and a discontinuous, one-foot thick sand lens observed intermittently between 6 and 10 feet bgs. The depth to static groundwater is approximately 8 feet bgs and groundwater flows to the northwest.
- Soil and groundwater on-site has not been significantly impacted by VOCs, TPHg or lead.
- Shallow *soil gas* in the *eastern* portion of the Site is impacted with concentrations of PCE, benzene, and ethylbenzene that exceed their respective residential shallow soil gas ESLs.
- Shallow *soil gas* in the *western* portion of the Site, adjacent the hoists from the former automotive repair building, contained PCE *below* residential shallow soil gas ESLs.

Based on agency direction, additional assessment is ongoing to further delineate this impact. Some assessment is being conducted with soil borings and soil gas well sampling. Some assessment is being conducted via exploratory excavation consistent with procedures of the *Site Management Plan*. Human health risk assessment to establish Site-specific screening levels for this Site are described below.

5.0 FEASIBILITY STUDY

PANGEA prepared a feasibility study/corrective action plan for addressing residual COCs at this Site. To help select a cost-effective and appropriate alternative for achieving remediation/mitigation objectives, PANGEA evaluated several remediation techniques applicable to sites with VOC impact. The evaluated remedial alternatives include:

- Excavation
- Soil Vapor Extraction (and Active Venting)
- Monitored Natural Attenuation (Soil Gas and Groundwater Monitoring)
- No Action

The evaluation of alternatives is presented below.

5.1 Excavation

Excavation is a proven and effective technique for remediation of VOC impact. Excavation is most appropriate for shallow soils, and especially for low permeability materials where in-situ remedial techniques have very limited effectiveness. This method is also a cost-effective option for undeveloped sites where the excavation area is accessible and not beneath structures or amongst subsurface utilities. Excavation can remove unsaturated soil, capillary fringe soil, and saturated soil. Soil is usually transported offsite for disposal, but soil can be treated and reused at the Site in accordance with regulatory guidelines and approval.

Based on the shallow nature of the VOC impact (primarily present in soil gas about 5 to 6 ft depth bgs), and the unimproved condition of the Site (all buildings have been demolished), excavation is a very appropriate and cost effective technique for Site remediation. Since no significant VOC impact has been detected in Site soil, the excavation will be conducted based on field screening to identify soil that may contact VOC source material impacted Site soil gas.

5.2 Soil Vapor Extraction (and Active Venting)

Soil vapor extraction is a common approach for remediating unsaturated soil. This approach uses an aboveground vacuum blower to extract vapor-phase VOCs from the Site subsurface. SVE also effectively removes VOCs adsorbed to unsaturated soil that could pose a risk to groundwater quality. Extracted vapors are typically treated aboveground with granular activated carbon (chlorinated VOCs) or oxidizers (petroleum hydrocarbons).

Based on the predominantly fine-grained soil at this Site, SVE would likely have limited effectiveness due to low soil permeability. The shallow groundwater table (about 8 ft bgs) would also prevent application of a high

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vacuum to induce vapor flow in the fine-grained soil. SVE would effectively remove VOCs from the thin sandy materials, but VOC impact adsorbed to the surrounding clay would likely cause some rebound of VOCs in soil gas. Air permit requirements for SVE longer than short-term testing increase the time requirements for SVE. Therefore, for this Site would likely be a time-consuming process, and the Site development schedule requires more expeditious corrective action.

Vapor extraction (or active ventilation) would be very effective within the subslab permeable material planned beneath each building. Such active ventilation is an excellent approach for contingent vapor intrusion mitigation.

5.3 Monitored Natural Attenuation (Soil Gas and Groundwater Monitoring)

This alternative involves no active remediation, and assumes that residual COCs will attenuate naturally. To be selected as an appropriate alternative, residual contaminants are often required to attenuate (or are projected to attenuate) to water quality objectives or other applicable cleanup standards within a reasonable timeframe. In addition, subslab/soil gas are required to attenuate (or are projected to attenuate) to applicable cleanup standards within a reasonable timeframe.

Groundwater quality is already below water quality objectives. Soil gas monitoring could be conducted to evaluate VOC concentrations with respect to applicable screening levels. Given the schedule for Site development and desire for closure with unrestricted Site use, monitored natural attenuation is not a viable alternative.

5.4 No Action

This alternative involves no further action. Feasibility studies are often required to consider this alternative. Given the schedule for Site development with respect to Site conditions, no action is not a viable alternative.

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6.0 CORRECTION ACTION PLAN APPROACH

Soil excavation has been selected as the most appropriate corrective action approach to address the potential vapor intrusion risk posed by the residual levels of VOCs in soil gas beneath the Site. PANGEA proposes the following steps for implementation of our proposed soil excavation plan:

- Additional Site Assessment Additional soil gas sampling will be completed further delineate the
 extent of VOCs along the perimeter of the Site. Additional soil sampling will provide physical soil
 property data for use in updates to Site-specific screening levels presented in the Screening-level
 HHRA in Appendix B.
- **Pre-Excavation Human Health Risk Assessment (HHRA)** A Screening-level HHRA, provided as Appendix B to this CAP, presents agency-recommended screening levels and preliminary Site-specific screening levels for residential use. The Screening-level HHRA and Site-specific screening levels will be updated to reflect soil physical parameter and additional soil gas data. Site-specific screening levels will be used to guide excavation activities at the Site.
- Soil Excavation, Pilot Study, and Vapor Barrier Slurry Wall Based on the Site assessment data and the HHRA, soil excavation will be completed to target VOC impact in soil gas above the Site-specific screening levels. Overburden soil will be stockpiled and screened for potential reuse. A pilot study will be conducted in advance of implementation of the CAP to confirm the effectiveness of this excavation and overburden reuse approach. A bentonite clay/cement slurry wall will be installed along the eastern property boundary to mitigate potential vapor migration across the property boundary, where an apparent offsite petroleum hydrocarbon source is present.
- Confirmation Sampling Following excavation and backfilling, confirmation soil gas sampling will
 help confirm the excavation effectiveness for reducing VOC concentrations to below Site-specific
 screening levels. If merited based on confirmation sampling results, additional excavation or other
 mitigation can be performed to reach Site-specific screening levels, with supplemental confirmation
 sampling.
- **Post-excavation HHRA** Using the final confirmation sampling data, a post-excavation HHRA will be prepared to confirm that post-excavation site conditions are below site-specific screening levels, and that estimated risks for the Site are at levels considered by U.S. EPA and Cal/EPA to be protective of human health assuming residential land use. PANGEA understands that ACEH will require peer review of the HHRA prior to final approval of the HHRA element of the CAP.

• Contingent Subslab Ventilation – As an initial contingency measure, subslab piping for a *passive* subslab ventilation system will be installed beneath any building where residual VOC impact is near or exceeds Site-specific screening levels. *Two sampling events of subslab gas within the passive ventilation piping will be conducted.* If subslab gas concentrations exceed applicable screening levels, the passive subslab ventilation piping will be fully plumbed into a functioning *passive* ventilation system. For additional mitigation as merited, the passive ventilation system can be converted to an *active* ventilation system. A final contingency would be installation of a VOC-resistant vapor barrier in conjunction with the passive or active ventilation system, as merited to safeguard human health.

In summary, the initial goal of the CAP is to improve site conditions to levels that are protective of human health assuming residential site use. Contingent measures can be implemented as necessary for further mitigation of potential vapor intrusion concerns. The ultimate goal of the CAP is to help facilitate regulatory case closure within the relative near future with unrestricted site use, if feasible.

7.0 CORRECTIVE ACTION PLAN

The specific procedures for implementing the proposed CAP are detailed below.

7.1 Additional Site Assessment

Significant Site assessment data for this Site is documented in the *Site Assessment Report* dated August 26, 2016. Additional assessment is underway to further delineate the VOC extent of VOCs along the perimeter of the eastern portion of the Site, and to confirm conditions near the former auto shop within the western portion of the Site. The additional assessment locations are shown on Figure 9. During the additional soil sampling, PANGEA will obtain samples to provide physical soil property data for use in a Site-specific human health risk assessment. The soil boring locations for physical soil property analyses are shown on Figure 10.

7.2 Human Health Risk Assessment

For excavation planning, PANGEA engaged GSI Environmental Inc. (GSI) to perform a screening-level HHRA. The screening-level HHRA, presented in Appendix B, includes Site-specific screening levels developed by GSI using site-specific soil type information provided by Pangea. The screening-level HHRA presents agency-recommended and preliminary Site-specific screening levels. The HHRA will be updated to incorporate physical soil properties data and additional soil gas data. A post-excavation HHRA will also be conducted to determine if the proposed excavation extent requires expansion to meet the Site-specific screening levels.

As shown below in Table A, preliminary vapor intrusion modeling suggested that site-specific screening levels would be approximately three times the very conservative RWQCB ESLs and one and a half times the default DTSC screening level for future residential buildings.

Table A - Site-Specific Screening Levels for Soil Gas

Chemical	RWQCB Residential Tier 1 ESL	DTSC Residential Current Building	DTSC Residential Future Building	Site-Specific Screening Level
	ug/m³			
PCE	240	240	480	725
Benzene	48	49	97	100
Ethylbenzene	560	550	1,100	1,342

Figure 11 shows the VOC impact in soil gas exceeding the preliminary site-specific screening levels. These preliminary modeling results were used to prepare the proposed excavation plan shown on **Figure 12**. The physical property data and additional Site assessment data will be incorporated into an HHRA to provide revised Site-specific screening levels. PANGEA understands that ACEH will require peer review of the HHRA prior to final approval of the HHRA element of the CAP.

7.3 Excavation Pilot Study

Prior to full-scale CAP implementation, a pilot study will be used to confirm the effectiveness of this excavation and overburden reuse approach. The pilot study area will target the apparent isolated ethylbenzene impact shown on Figure 12. The pilot study work scope will be similar to the CAP approach detailed below. Upon completion of the pilot study excavation, a bentonite cement slurry wall will be installed to minimize potential subsurface vapor migration from the future excavation area into the pilot test area. The CAP excavation approach will be modified as necessary based on pilot study results. The pilot test excavation area and slurry wall are shown on Figure 12. A *Pilot Study Workplan* will be submitted separately to ACEH.

7.4 Proposed Soil Excavation

The VOC impact in soil gas exceeding the preliminary site-specific screening levels is shown on Figure 11. The proposed soil excavation area to target the VOC impact in soil gas above site-specific screening levels is within the eastern portion of the site as shown on Figure 12. The proposed excavation targets PCE in soil gas within and east of the former dry cleaner facility. The proposed excavation also targets the ethylbenzene impact near the eastern property boundary, which may be impact from an offsite source. The excavation areas

were identified using the site-specific screening levels developed in Appendix B. The excavation areas may be revised based results of the pilot study and the pre-excavation HHRA using soil physical property analytical data. (Note the isolated ethylbenzene impact in the pilot study area will be targeted during the pilot study phase).

The proposed irregular-shaped excavation areas consist of approximately 9,000 total square feet. Assuming excavation to a depth of 7 feet, the proposed excavation soil volume is approximately 2,340 cubic yards. This is equivalent to approximately 4,000 tons of soil, assuming 1.7 tons/cubic yard. Note that the Site development plans include a net export of 2,000 cubic yards of soil.

Soil excavation will be performed by an appropriately licensed contractor. Excavation notification, preparation, and procedures are presented below.

7.4.1 Permitting and Notification

Prior to initiating field activities, the following tasks will be conducted:

- Obtain authorization from ACEH and permits from the City of San Lorenzo, as necessary.
- Pre-mark the excavation area with white paint and notify Underground Service Alert (USA) of the excavation activities at least 48 hours before work begins;
- Prepare a Site-specific health and safety plan to educate personnel and minimize their exposure to potential hazards related to Site activities; and
- Coordinate with excavation and laboratory contractors and with involved parties.

7.4.2 Excavation Preparation

A Site-specific Health and Safety Plan (HASP) will be prepared for the excavation activities. The HASP is a requirement of the Occupational Safety and Health Administration (OSHA), "Hazardous Waste Operation and Emergency Response" guidelines (29 CFR 1910.120) and the California Occupational Safety and Health Administration (Cal/OSHA) "Hazardous Waste Operation and Emergency Response" guidelines (CCR Title 8, section 5192). The HASP is designed to address safety provisions during field activities and protect the field crew from physical and chemical hazards resulting from drilling and sampling. The HASP establishes personnel responsibilities, general safe work practices, field procedures, personal protective equipment standards, decontamination procedures, and emergency action plans. The HASP will be reviewed and signed by field staff and contractors prior to beginning field operations at the Site.

Prior to field activities, the proposed excavation area will be marked out using white paint and Underground Service Alert (USA) will be notified of the planned excavation areas. A second ground penetrating radar survey did not identify any subsurface utilities in the planned excavation areas.

The areas located beneath concrete, if encountered, may be saw cut. Perimeter barriers will be installed and maintained throughout excavation and backfilling activities. Because the excavation work is on private property, it is anticipated that *no* encroachment onto the public right of way will be necessary during soil excavation work.

7.4.3 Soil Excavation Sequence, Screening and Stockpiling

Based on our understanding of Site conditions, the upper 3 ft of soil is not significantly impacted by VOCs. MIP and soil gas data indicates that some limited VOC impact is present in deeper soil approximately 4 to 6 ft bgs, within and near thin, laterally discontinuous sand materials near this depth. Therefore, the top 3 ft of soil will be considered 'overburden' soil, and will be removed, screened, and segregated separately for testing and potential reuse. Note that limited shallow soil impact may be present near the former dry cleaner where a surface release of PCE may have migrated downward to the thin sandy materials approximately 5 to 6 ft bgs. PANGEA will carefully screen overburden soil near the former cleaners and MIP-2 where the only significant VOC impact was indicated. If the former PCE release was via a sewer release, there would not be significant VOC impact in the shallowest soil.

Excavation will commence with removal of overburden soil. Overburden soil will be stockpiled and screened for potential reuse. Any soil with potential VOC impact based on PID screening will be segregated into separate stockpiles. After removal of overburden soil, deeper soil (3 to 7 ft bgs) will be screened and segregated. **Figure 12** shows the planned location for 'clean' and 'impacted' soil stockpiles. Air monitoring procedures during excavation are described below in Section 7.3.5.

All stockpiles with potential VOC impact will be covered with plastic for further screening for VOCs with a PID. For any soil considered for potential reuse, PANGEA will also construct temporary soil gas probes within the plastic-covered stockpiles to allow collection and analysis of discrete volume soil gas samples. Composite soil sampling will be performed on all stockpiled to profile for offsite disposal and/or soil reuse. Stockpiled soil with VOC impact well below Site-specific screening levels may be reused at the Site. A State-licensed waste hauler will be used to transport any offsite disposal soil to an appropriate facility.

7.4.4 Soil Excavation Practices

Throughout field activities, all applicable municipal codes and best management practices and standards will be followed. Mechanical and manual (hand digging) excavation techniques will be utilized during remedial activities. Procedures before and during excavation activity include:

- A competent person trained to identify hazardous conditions, with authority to take corrective action, will be in charge of excavation. This person will inspect excavations daily and after every rain event, and ensure that all equipment and materials are in good, working condition.
- Excavated or other materials as required will be stored 2 feet or more from the edge of the excavation.
 Workers will stay away from any equipment loading or unloading material. Perimeter protection will be provided at all times.
- Workers will have all appropriate training and wear the required personal protective equipment including hardhats, safety footwear, gloves, eye protection, hearing protection, and fall protection devices, as needed.
- Excavated material and the excavation pit will be monitored by hand-held screening instrumentation, (e.g., PID), as well as visual and olfactory indications of soil impact from petroleum hydrocarbons or chlorinated solvents (e.g., visible green or gray staining, odor).
- Stockpiles of materials will not be placed within the public right of way, will not obstruct drainage
 ways, will not be subject to erosion, will not endanger other properties and will not create a public
 nuisance or safety hazard. Stockpiles of any contaminated soil will be placed away from the north and
 east property boundaries to minimize any potential impact to offsite residences.
- Debris (brick, rubble, etc.) encountered during excavation as well as concrete and/or asphalt cuttings will be separated from the excavated soil and handled separately for recycling.

The contractor will comply with Cal/OSHA requirement to ensure a safe working environment and to keep the sides of the excavation stable. Excavation activities will be documented by photographs.

7.4.5. Dust, Odor and Noise Control

Air monitoring will be conducted during the excavation and handling of any contaminated soil. PID readings will be taken every hour along the north and east perimeters of the Site (down-wind direction) to ensure that the activities do not pose a threat to the adjacent offsite residences and exceed volatile organic compound

(VOC) emissions of 50 ppmv in accordance with the Bay Area Air Quality Management's Regulation 8, Organic Compounds Rule 40.

All graded surfaces of any nature shall be wetted, or otherwise suitably contained to prevent nuisance from dust or spillage on city streets or adjacent properties. Equipment, materials and roadways on the Site shall be used in a manner or treated as to prevent excessive dust conditions. Dust and dirt control activities shall not result in any material entering the storm drain system.

Dust control measures during excavation, backfilling, and handling of soil will consist of spraying the minimum amount of water needed to suppress the dust onto the soil and work area. Vapor suppressant spray will also be utilized to control odors, as deemed necessary. Any soil not off-hauled from the Site the same day will be stockpiled on plastic sheeting and covered with plastic, if significant rain is expected, or if suspicious odors or visible dust is being generated from the stockpiles.

Noise generated during excavation will be monitored and modified accordingly, to ensure compliance with any applicable noise ordinances. According to the City of San Lorenzo Noise Ordinance 2003 - 005, excavation activities will only be conducted between the hours of 7 am to 7 pm on weekdays, and between 8 am to 7 pm on Saturdays and Sundays.

7.4.6 Groundwater Control

Although the excavation is not expected to encounter groundwater, if necessary, groundwater removal and disposal will be performed to manage any potential groundwater accumulation in the excavation. Depending on the volumes and recharge rates, groundwater will be pumped either directly into vacuum trucks for transport and disposal, or will be pumped into a recovery tank for storage and offsite recycling/disposal at an appropriate facility.

7.4.7 Grading and Erosion Control

The following grading and erosion control best management practices (BMP) will be observed and implemented throughout excavation activities:

- Delineate with field markers clearing limits, easements, setbacks, sensitive or critical areas, buffer zones, trees, and drainage courses.
- Stabilize all denuded areas and install and maintain all temporary erosion and sediment controls continuously between October 15th and April 15th.
- Perform clearing and earth moving activities only during dry weather (without significant rainfall).

- Provisions will be made for diverting on-site runoff around exposed areas and diverting offsite runoff around the Site.
- Provisions for preventing erosion and trapping sediment on Site, storm drain inlet protection, covers for soil stock piles, and/or other measures.
- Store, handle, and dispose of construction materials and wastes properly, so as to prevent their contact with stormwater.
- Control and prevent the discharge of all potential pollutants, including pavement cutting wastes, concrete, petroleum products, chemicals, washwater or sediments, and non-storm water discharges to storm drains and any nearby surface water.
- Avoid cleaning or maintaining vehicles on Site, except in a designated area where washwater is contained and treated.
- Protect adjacent properties and undisturbed areas from construction impacts.
- Limit construction access routes and stabilize designated access points.
- Avoid tracking dirt or other materials off Site; clean offsite paved areas and sidewalks using dry sweeping methods.
- Train and provide instruction to all employees and subcontractors regarding the construction BMPs.

If any storm water catch basins are found in close proximity to excavation, the contractor will implement the following procedures designed to ensure that grading and erosion control practices proposed for the above project comply with best management practices and standards.

- Any catch basin will be protected by silt fencing or other erosion sedimentation prevention devices at all times.
- Erosion control devices will not be moved or modified without approval of the project manager.
- All removable erosion protective devices shall be in place at the beginning and end of each working day at all times.
- All silt and debris shall be removed from streets and public right of way immediately.

• All immediate downstream inlets will be protected.

7.5 Proposed Vapor Barrier Slurry Wall

To minimize potential subsurface vapor migration to or from the Site, a bentonite cement slurry wall will be installed along the northeast boundary of the property. An apparent offsite petroleum hydrocarbon source is present at this location. As shown on **Figure 12**, the trench approximately 80 ft long by 1 ft wide by 8 ft deep will be dug using an excavator. The trench will be backfilled with a bentonite cement slurry. Alternatively, the top 2 or 3 feet of the trench will be backfilled with clay or bentonite.

7.6 Confirmation Soil Gas Sampling

Soil vapor monitoring wells to verify that VOCs levels are below Site-specific screening levels and stable. As shown on **Figure 14**, the soil vapor wells will be installed inside the excavation backfill area and within the surrounding area within the planned buildings. The soil vapor wells will be constructed at approximately 5 ft bgs. *Soil gas* samples will be collected and analyzed a minimum of two events to confirm that the soil excavation successfully mitigated the VOC vapor cloud and the vapor intrusion risk.

Based on the lack of VOCs detected in previous soil borings, no confirmation *soil* sampling will be conducted. However, if soil impact is suspected during excavation action, additional soil sampling will be performed with analysis by EPA Method 8260.

7.7 Post-Excavation HHRA

A post-excavation HHRA will be prepared to verify whether VOC concentrations measured following excavation are at levels considered by U.S. EPA and Cal/EPA to be protective of human health. Using soil gas data from post-excavation confirmation sampling, the HHRA will specifically evaluate whether site conditions pose a potential vapor intrusion risk to human health of greater than 1 in a million and therefore warrant additional vapor mitigation measures such as the installation of a subslab ventilation system.

7.8 Contingent Subslab Ventilation

As an *initial* contingency measure, subslab piping for a *passive* subslab ventilation system will be installed beneath any new building where residual VOC impact is near or exceeds site-specific screening levels established by the post-excavation HHRA. The location of the subslab piping installation is shown on **Figure 15**. Two sampling events of subslab gas within the passive ventilation piping will be conducted.

If subslab gas concentrations exceed applicable screening levels, the passive subslab ventilation piping will be fully plumbed into a functioning *passive* ventilation system (SSV). The SSV system would consist of

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perforated collection pipes under the building footprint within the planned layer of permeable subgrade material. The collection pipes would feed to a main header point that directs exhaust above the roofline. The planned Stego moisture barrier is proposed as an overlying subslab liner to further retard shallow soil gas from entering the building.

The subslab screening levels proposed for this Site were developed using DTSC target indoor air concentrations and the DTSC-recommended subslab attenuation factor of 0.05. As shown below on Table B, PANGEA notes that the subslab screening levels established by the SFRWQCB are much less conservative, and are based on a slab attenuation rate of approximately 0.001. The peer review process used by ACEH can be used to consider selection of a less conservative subslab screening level.

Table B - Site-Specific Screening Levels for Subslab Gas

Compound	RWQCB Residential Tier 1 ESL	DTSC Residential Current Building	DTSC Residential Future Building	Site-Specific Screening Level	
	ug/m^3				
PCE	240	9.6	NA	NA	
Benzene	48	1.9	NA	NA	
Ethylbenzene	560	22	NA	NA	

As an additional *contingency* measure, the SSV system can be converted into an *active* subslab depressurization (SSD) system, if warranted. To convert to active ventilation, a small fan would be connected to the SSV piping to create negative pressure in the subgrade for conversion to a SSD system.

A final contingency would be installation of a VOC-resistant vapor barrier in conjunction with the passive or active ventilation system, as merited to safeguard human health.

7.9 Reporting

Initial reporting will document procedures and results of the excavation pilot test. Consistent with the *Site Management Plan*, PANGEA will notify ACEH of any new conditions discovered during subgrade development. PANGEA will keep ACEH updated on progress of CAP implementation. Upon completion of post-excavation soil gas compliance sampling, a technical report will be prepared to document initial CAP implementation and analytical results. The report will include a figure, tables and photographs. The report will describe backfilling activities and offsite soil disposal. Another report will be prepared to document subslab gas conditions beneath the newly constructed building slabs, and any implemented contingency measures.

PANGEA will discuss the appropriateness of the final mitigation measures with ACEH, and any ACEH requirements for case closure with unrestricted land use.

8.0 REFERENCES

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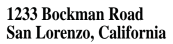
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Secor, 2004, Phase I Environmental Site Assessment, November 2004.

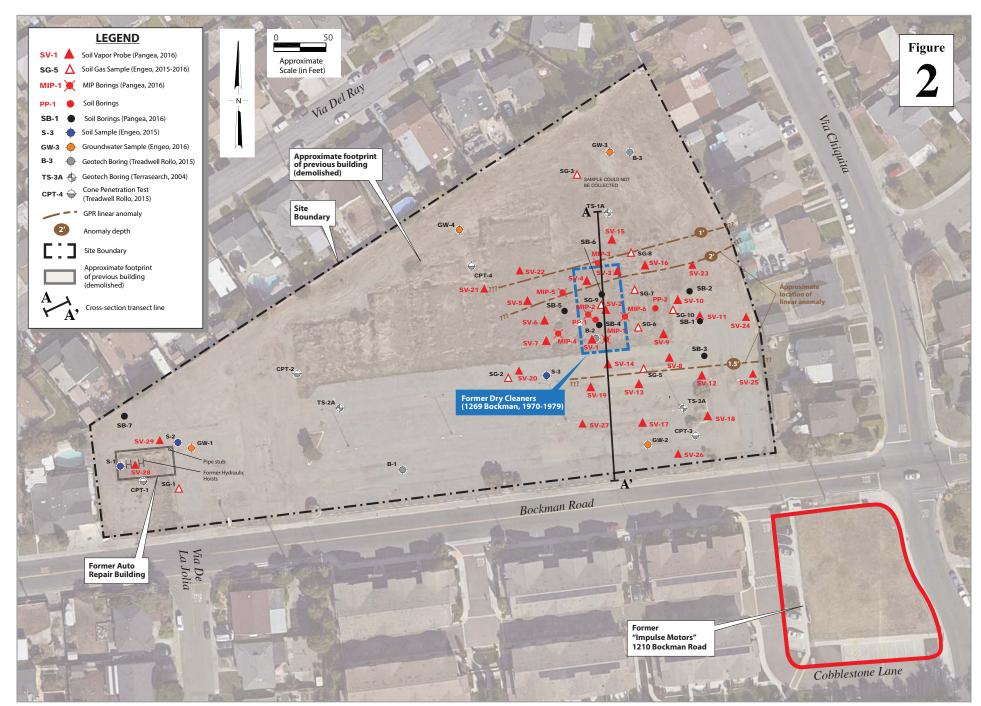
Secor, 2004, Phase II Environmental Site Assessment, December 2004.

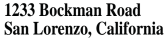




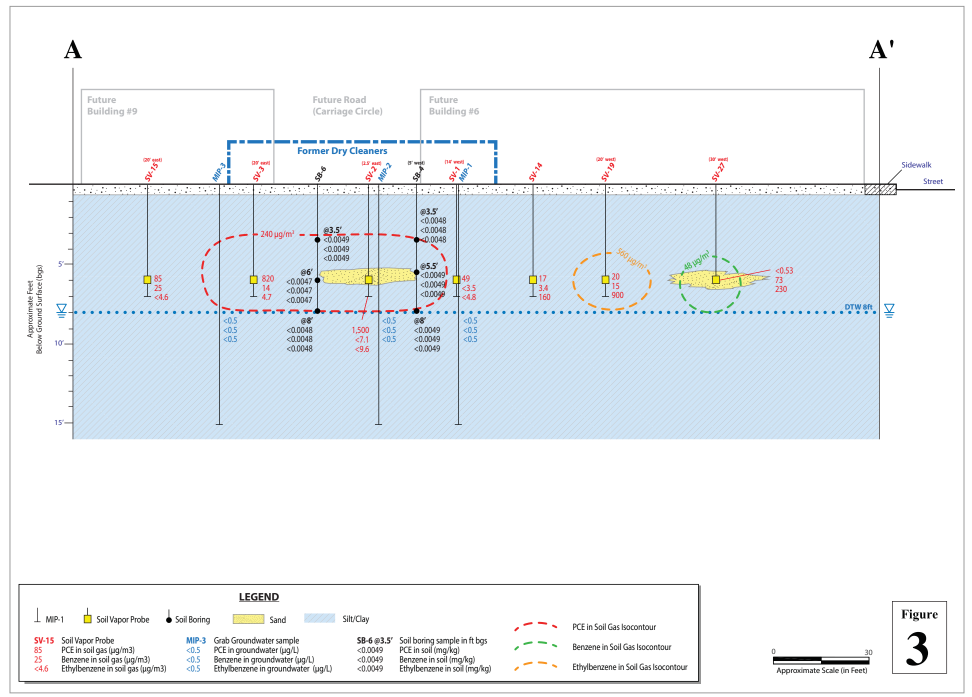


Vicinity Map





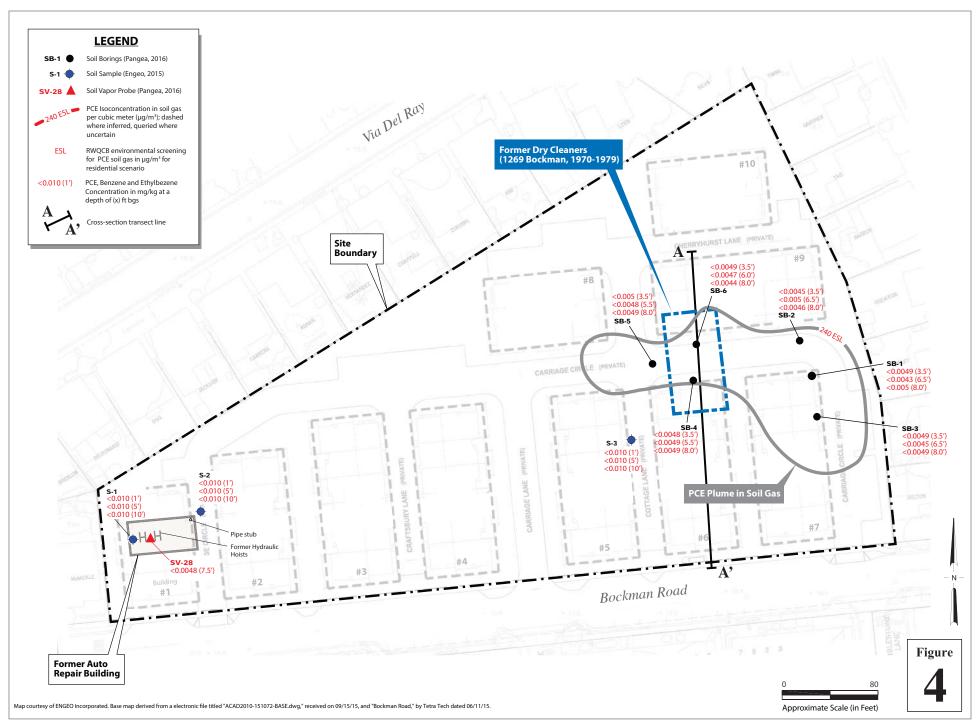


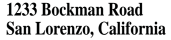


1233 Bockman Road San Lorenzo, California

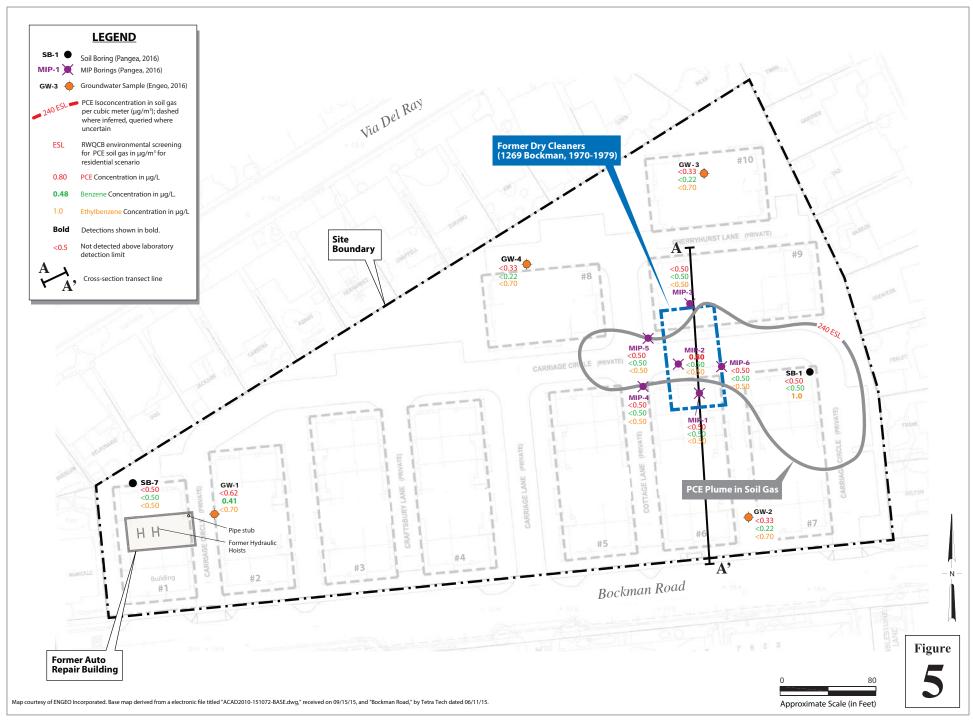


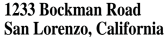
Cross Section A-A'



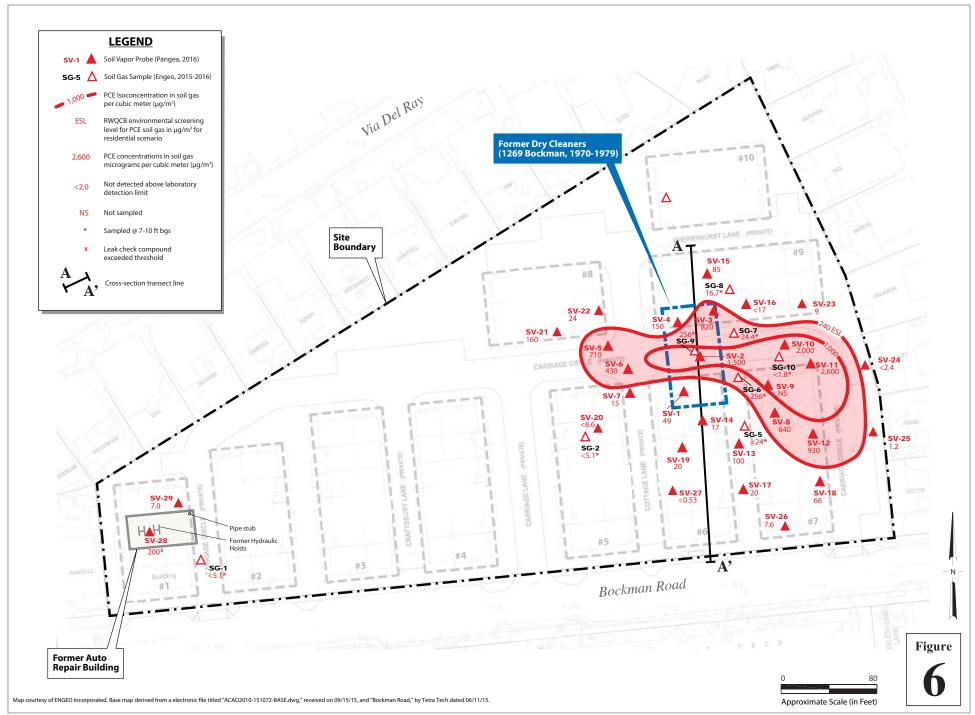


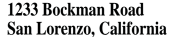




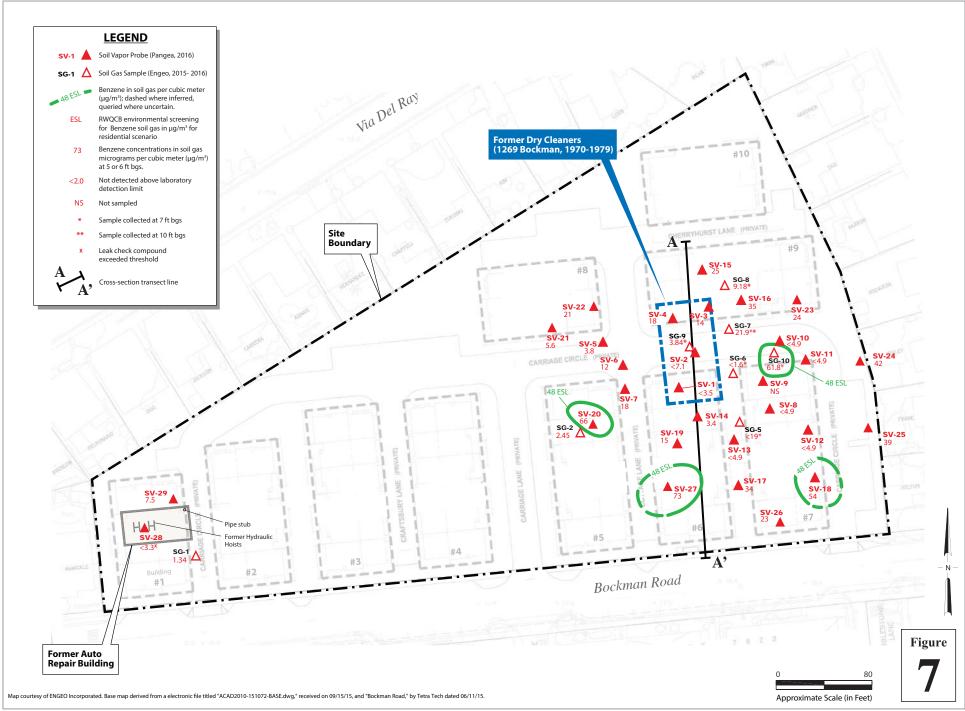


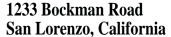






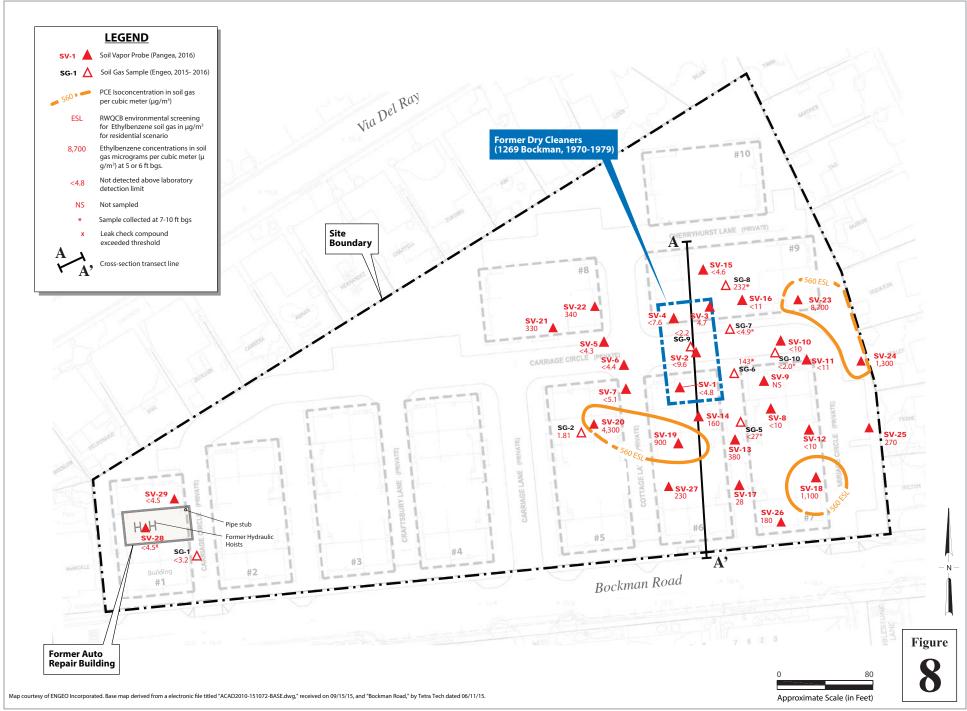


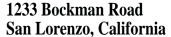




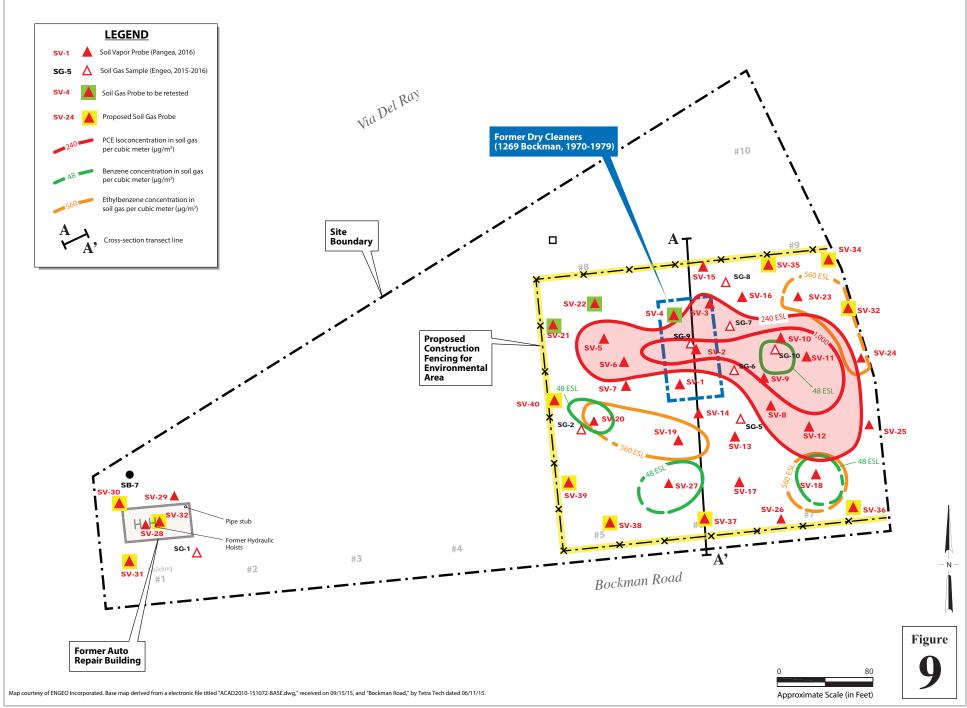


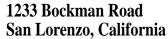
Benzene in Shallow Soil Gas





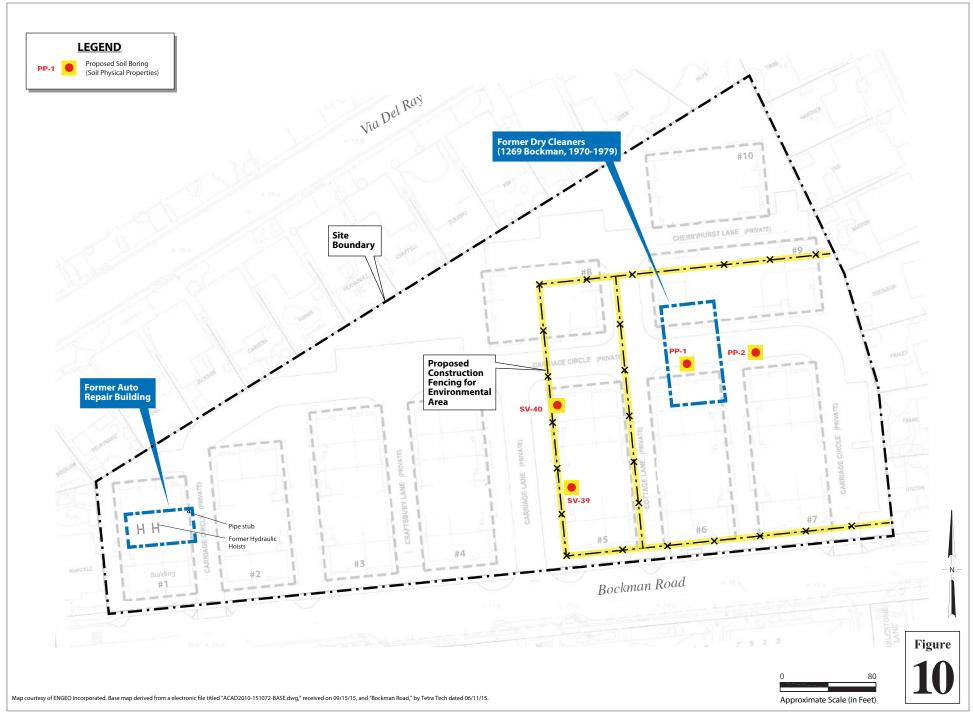


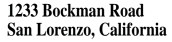




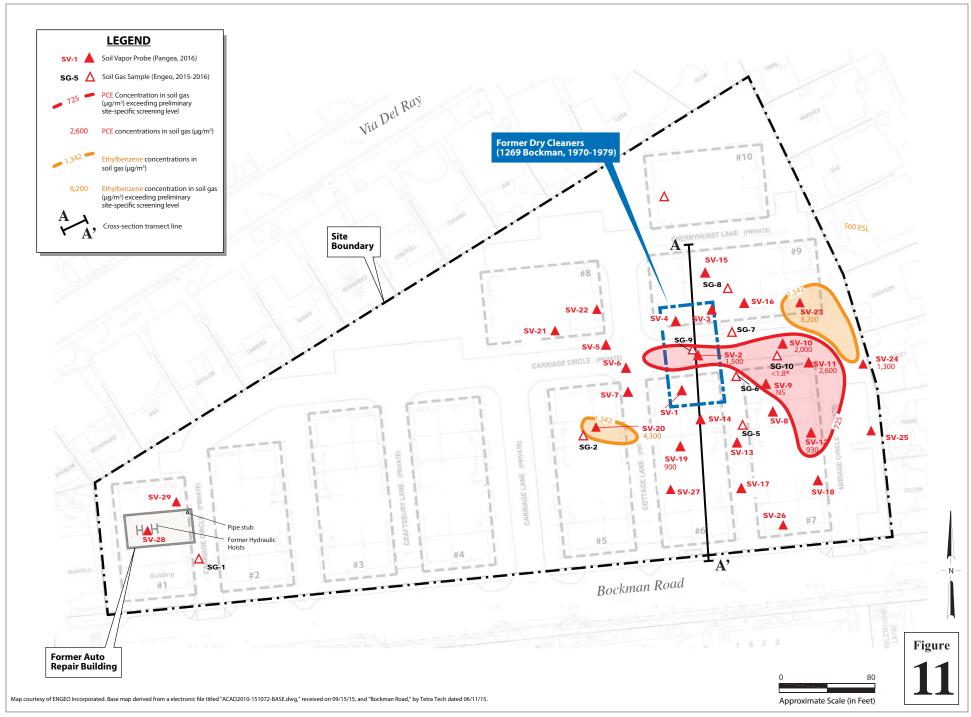


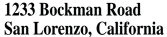
Additional Soil Gas Assessment Plan





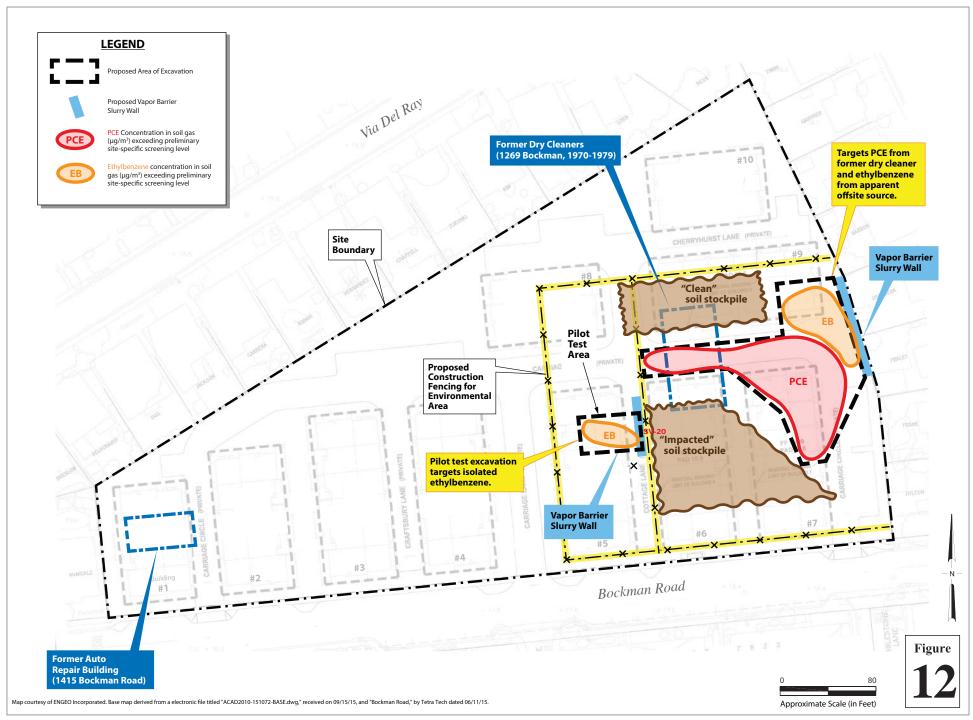




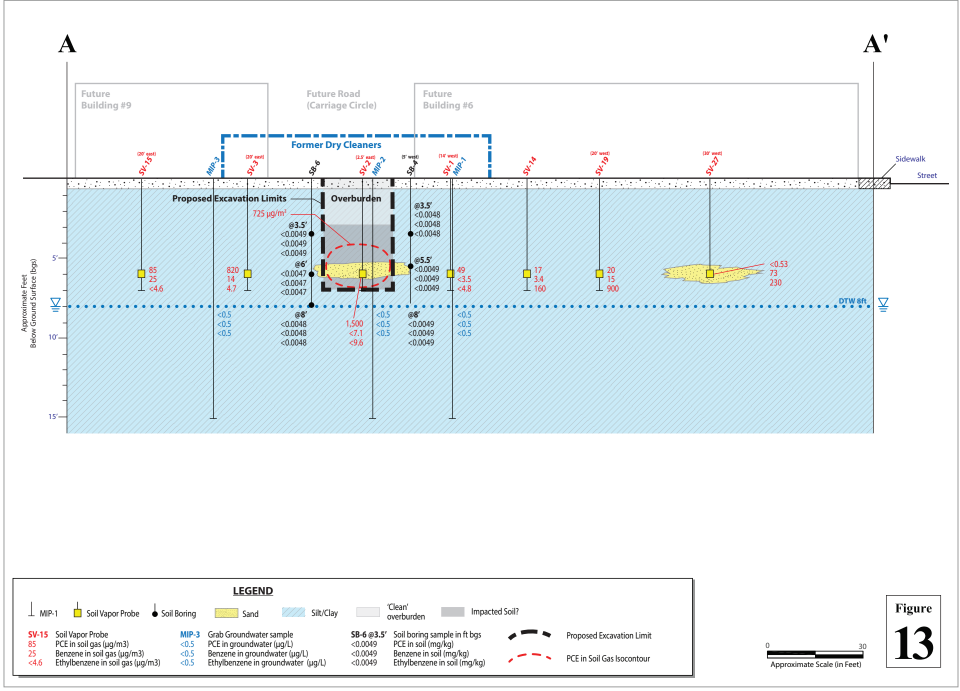




VOCs in Shallow Soil Gas Exceeding Preliminary Site-Specific Screening levels

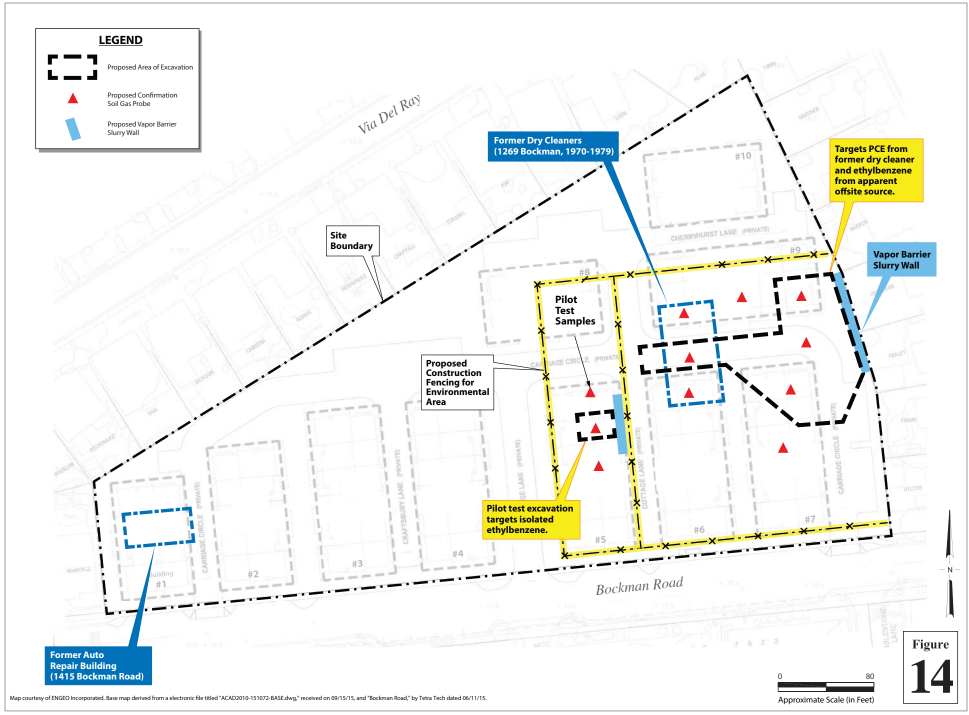


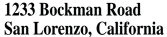




1233 Bockman Road San Lorenzo, California









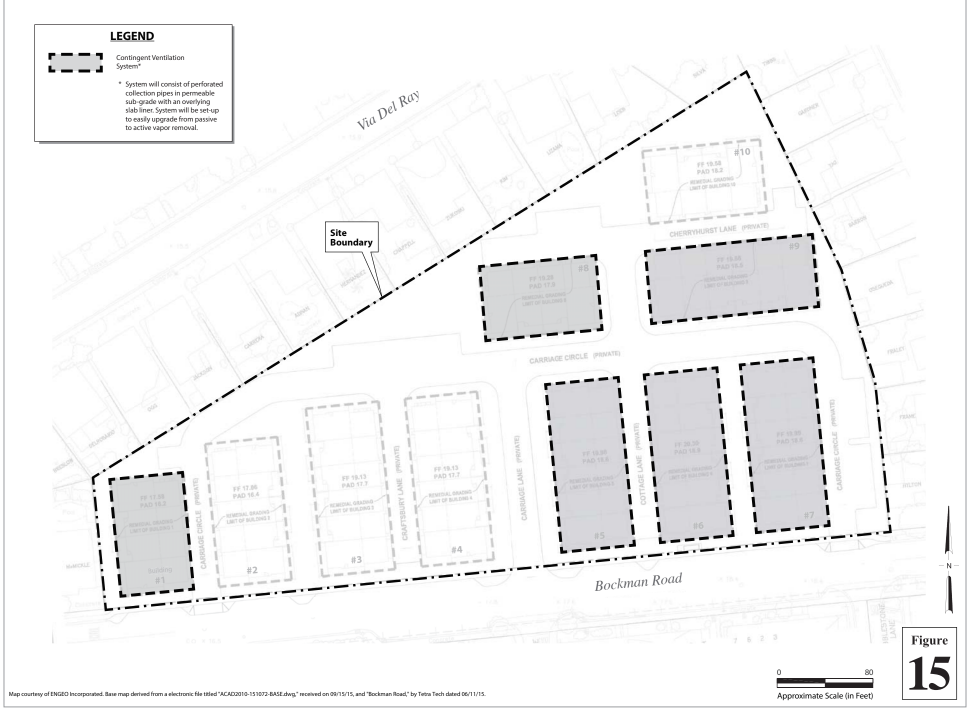




Table 1. Soil Analytical Data - 1233 Bockman Road, San Lorenzo California

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Boring / Sample		Sample Depth (ft	2200	1 2	2500	/ >		liene liene	/ Mar	le l	Z Z Z	/ in	1 3	/ &	/ &	1 3	1 3	/ >			/ ± /	
ID	Date Sampled	bgs)		/ & ·	/ &	/ 🖑	/ &	/ 20		43,		<u> </u>	/ %	/ & ^C	/ 炎	/ 🕳	/ E		<u> </u>	/ 4	/ 👸 /	Notes
Direct Exposure	ESL - residential, s	hallow soil:	740	230	11,000	80	0.23	970	5.1	560	42	3.3	0.37	0.6	1.2	19	160	0.0082	0.30	59,000	varies	
			\leftarrow									mg/Kg —									<u> </u>	
Soil Data - ENG	GEO 2015																					
S-1	6/25/2015	1	< 0.1	3.6	32	13	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01			
	6/25/2015	5	< 0.1	<2.0	<10	5.5	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01			
	6/25/2015	10	< 0.1	<2.0	<10	5.6	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01			
S-2	6/25/2015	1	< 0.1	< 2.0	<10	7.6	< 0.01	< 0.01	< 0.01	22.6	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01			
	6/25/2015	5	< 0.1	< 2.0	<10	8.3	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01			
	6/25/2015	10	< 0.1	< 2.0	<10	4.9	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01			
S-3	6/25/2015	1	< 0.1	14	230	1.3	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01			
	6/25/2015	5	< 0.1	<2.0	17	6.3	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01			
	6/25/2015	10	< 0.1	<2.0	<10	5.6	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01			
C.TD. (DIN	IGE 4 2016																					
Soil Data - PAN SB-1		2.5					< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	<0.0049	< 0.0049	< 0.0098	< 0.0049	< 0.02		
SB-1	8/3/2016	3.5 6.5	< 0.96				< 0.0049	< 0.0049	<0.0049	< 0.0049	<0.0049	<0.0049	< 0.0049	<0.0049	< 0.0049	<0.0049	<0.0049	< 0.0098	<0.0049	< 0.02		
		8					< 0.0043	< 0.005	< 0.005	< 0.0043	< 0.0043	< 0.005	< 0.005	< 0.0043	< 0.0043	< 0.0043	< 0.0043	<0.0099	< 0.0043	<0.017		
		o					<0.005	<0.005	<0.005	<0.005	<0.005	<0.005	<0.005	<0.005	<0.005	<0.005	<0.005	<0.00	<0.005	V0.02		
SB-2	8/3/2016	3.5					< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0091	< 0.0045	< 0.018		
		6				6.2																
		6.5	<1.1				< 0.005	< 0.005	< 0.005	< 0.005	< 0.005	< 0.005	< 0.005	< 0.005	< 0.005	< 0.005	< 0.005	< 0.01	< 0.005	< 0.02		
		8					< 0.0046	< 0.0046	< 0.0046	< 0.0046	< 0.0046	< 0.0046	< 0.0046	< 0.0046	< 0.0046	< 0.0046	< 0.0046	< 0.0093	< 0.0046	< 0.019		
SB-3	8/3/2016	3.5					< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0098	< 0.0049	0.027		
		6.5	< 0.99				< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0091	< 0.0045	< 0.018		
		8					< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0098	< 0.0049	< 0.02		
SB-4	8/3/2016	3.5					< 0.0048	< 0.0048	< 0.0048	< 0.0048	< 0.0048	< 0.0048	< 0.0048	< 0.0048	< 0.0048	< 0.0048	< 0.0048	< 0.0097	< 0.0048	< 0.019		
		5.5 8	< 0.99				<0.0049	<0.0049	<0.0049	<0.0049	<0.0049	<0.0049	<0.0049	<0.0049	< 0.0049	<0.0049	<0.0049	< 0.0097	<0.0049	<0.019		
		8					< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	<0.0098	< 0.0049	< 0.02		
SB-5	8/3/2016	3.5					< 0.005	< 0.005	< 0.005	< 0.005	< 0.005	< 0.005	< 0.005	< 0.005	< 0.005	< 0.005	< 0.005	< 0.0099	< 0.005	< 0.02		
30-3	8/3/2010	5.5	<1.1				< 0.003	< 0.003	< 0.003	< 0.003	<0.003	<0.003	<0.003	<0.003	< 0.003	<0.003	<0.003	<0.0099	<0.003	< 0.019		
		8					< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0098	< 0.0049	<0.02		
		V					10.0019	.0.0017	.0.00.17	.0.00.7	.0.0017		.0.0017		10.007	.0.0017			(0.007)	10.02		
SB-6	8/3/2016	3.5					< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0097	< 0.0049	< 0.019		
		6	< 0.98			4.1	< 0.0047	< 0.0047	< 0.0047	< 0.0047	< 0.0047	< 0.0047	< 0.0047	< 0.0047	< 0.0047	< 0.0047	< 0.0047	< 0.0093	< 0.0047	< 0.019		
		8					< 0.0044	< 0.0044	< 0.0044	< 0.0044	< 0.0044	< 0.0044	< 0.0044	< 0.0044	< 0.0044	< 0.0044	< 0.0044	< 0.0089	< 0.0044	< 0.018		
SV-28	8/22/2016	7.5	5.2				< 0.0048	< 0.0048	< 0.0048	< 0.0096	< 0.0048	< 0.0048	< 0.0048	< 0.0048	< 0.0048	< 0.0048	< 0.0048	< 0.0095	< 0.0048	< 0.019		

Table 1. Soil Analytical Data - 1233 Bockman Road, San Lorenzo California

Boring / Sample Sample Depth (ft ID Date Sampled bgs)	ALL SE	TPHU	The state of the s	Qi, Pico,	Berrene	Tolliene	Ellym	Surence Contraction of the Paris of the Pari	ST JAMES	Nephin		7 / E	Ę	9.68.1.27	See	D C Mills	Airon Charice	Aconno Ac		Notes
Direct Exposure ESL - residential, shallow soil:	740	230	11,000	80	0.23	970	5.1	560	42	3.3	0.37	0.6	1.2	19	160	0.0082	0.30	59,000	varies	
	←									mg/Kg									\longrightarrow	

Explanation:

TPHd and TPHmo analyzed by EPA Method 8015, TPHg and VOC's analyzed by EPA Method 8260

Benzene, Toluene, Ethylbenzene and Xylenes by EPA Method 8021.

TPHg = Total Petroleum Hydrocarbons as gasoline

TPHd = Total Petroleum Hydrocarbons as diesel

 $TPHmo = Total \; Petroleum \; Hydrocarbons \; as \; motor \; oil \;$

MTBE = Methyl tert-butyl ether

1,2-DCA = 1,2-Dichloroethane

PCE = Tetrachloroethene TCE = Trichloroethene

cis-1,2-DCE = cis-1,2-Dichloroethene

mg/Kg = Milligrams per kilogram

ft bgs = Depth below ground surface (bgs) in feet.

ESL = Environmental Screening Level, from California Regional Water Quality Control Board - San Francisco Bay Region, Screening for Environmental Concerns at Sites with Contaminated Soil and Groundwater, Interim Revised February 2016 (Revision 3).

< n = Chemical not present at a concentration in excess of detection limit shown.

contaminant detections highlighted in gray

Table 2. Groundw	ater Analytical Da	ata - 1233 Bockm	nan Road,	San Lore	enzo, Cali	fornia									
Boring / Sample ID	Date Sampled	Depth to Water (f	/ E	Benzene	Pollicine.	Ellyhen	Sylvenes,	Niphinale.		\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	٤	July modern	omer V _O .	Notes	
Vapor Intrusion ESL - shall	1	4:-1.		1.1	3,600	13	1,300	μ _ξ	g/L 6.1	3.0	5.6	2.3	varies		
Vapor Intrusion ESL - shall				9.7	30,000	110	11,000	170	53	26	49	2.3	varies		
	, , , ,		<u> </u>		/		,					1			
Grab Groundwater Samp	oles - ENGEO														
GW-1	6/25/2015	15-25 ^a	51	0.48	0.42	< 0.59	0.26	0.28	< 0.17	< 0.59	< 0.59	< 0.59			
	7/15/2016	12-17 ^b	<41	0.41	< 0.20	< 0.70	< 0.55	<1.7	0.15	0.62	< 0.70	< 0.70			
GW-2	6/25/2015	15-25 ^a	<50	< 0.50	< 0.50	< 0.50	<1.0	< 0.16	< 0.17	< 0.50	< 0.50	< 0.50			
O., 2	7/15/2016	12-17 ^b	<41	<0.22	<0.20	< 0.70	<0.55	<1.7	<0.15	<0.33	< 0.70	< 0.70			
GW-3	6/25/2015	15-25 ^a	<50	< 0.50	< 0.50	< 0.50	<1.0	< 0.16	< 0.17	< 0.50	< 0.50	< 0.50			
	7/15/2016	12-17 ^b	53.2	< 0.22	< 0.20	< 0.70	< 0.55	<1.7	< 0.13	< 0.33	< 0.70	< 0.70			
GW-4	7/15/2016	12-17 ^b	<41	< 0.22	<0.20	<0.70	<0.55	<1.7	<0.15	<0.33	<0.70	<0.70			
Grab Groundwater Samp	oles - PANGEA														
MIP-1	7/25/2016	8-12	<50	< 0.5	0.70	< 0.5	<1.0	<2.0	< 0.5	< 0.5	< 0.5	2.3			
MIP-2	7/25/2016	8-12	<50	<0.5	<0.5	<0.5	<1.0	<2.0	<0.5	0.80	<0.5	3.6			
MIP-3	7/25/2016	8-12	<50	<0.5	3.3	<0.5	<1.0	<2.0	< 0.5	<0.5	<0.5	8.1			
MIP-4	7/25/2016	8-12	<50	<0.5	1.5	<0.5	0.60	<2.0	< 0.5	<0.5	<0.5	13			
MIP-5	7/25/2016	8-12	<50	<0.5	<0.5	<0.5	<1.0	<2.0	<0.5	<0.5	<0.5	<0.5			
MIP-6	7/25/2016	8-12	<50	<0.5	<0.5	<0.5	<1.0	<2.0	<0.5	<0.5	<0.5	2.6			
SB-1-W	8/3/2016	8	<50	<0.5	<0.5	1.0	6.2	<2.0	<0.5	<0.5	< 0.5	<0.5			
SB-7	8/22/2016	8		<0.5	<0.5	<0.5	<1.0	<2.0	<0.5	<0.5	<0.5	<0.5			

Table 2. Groundwater Analytical Data - 1233 Bockman Road, San Lorenzo, California

Depth to Water (ft Boring / Sample ID Date Sampled bgs)		Benzene	Tolliene	Edylhong	Shope,	Nonmade	# \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	Z.	Ź	Chloroform	i jour	Notes
	←					—— μ	g/L——				\longrightarrow	
Vapor Intrusion ESL - shallow groundwater, residential:		1.1	3,600	13	1,300	20	6.1	3.0	5.6	2.3	varies	
Vapor Intrusion ESL - shallow groundwater, commercial:		9.7	30,000	110	11,000	170	53	26	49	20	varies	

Explanation:

TPHg = Total Petroleum Hydrocarbons Gasoline by EPA Method 8015.

1,2-DCA = 1,2-Dichloroethane

PCE = Tetrachloroethene

TCE = Trichloroethene

VOC's by EPA Method 8260

μg/L = micrograms per Liter

ft bgs = feet below grade surface.

ESL = Environmental screening level established by the SFB-RWQCB, Interim Final - November 2007 and amended in February 2016, (Rev. 3)

-- = Not analyzed or not available.

Bold indicates concentrations exceeds Drinking Water ESL

< n = Chemical not present at a concentration in excess of laboratory detection limit shown.

 a = ENGEO report dated 07/02/2015 states samples were taken at first encountered groundwater which ranged between 15-25 ft bgs

Contaminent detections highlighted in gray

^b = ENGEO report dated 08/02/2016 states samples were taken at first encountered groundwater which ranged between 12-17 ft bgs

Table 3. Soil Gas Analytical Data - 1233 Bockman Road, San Lorenzo, California

Boring/ Sample ID	Date Sampled	Sample Depth (ft bgs)	Bennen	Noting to the second se	Filiping	Apple 18					Journ Journ	Company of the Compan	Notes
			<			T	ug/m ³	· ——		ı		<u>_</u>	
Residential ESL for	soil/subslab ga	as:	48	160,000	560	52,000	41	54	240	240	61	NA	
Soil Gas Samples -	Engag 2015	2016											
SG-1	06/25/15	5.0	1.34	6.33	<3.2	<6.5	<7.8	<3.1	<5.1	<8.1	4.92	<30	
SG-2	06/25/15	5.0	2.45	18.3	1.81	14.83	<7.8	<3.1	<5.1	<8.1	<7.4	<30	
SG-5	06/24/16	10	<19	<26	<27	<44	<140	<55	<24	<150	ND		
SG-6	06/24/16	7.0	<1.6	4.1	143	260	<5.2	<2.1	256	<5.4	ND		
SG-7	06/24/16	10	21.9	20.9	<4.9	<9.9	<12	<4.7	24.4	<12	ND		
SG-8	06/24/16	7.0	9.18	19.1	232	1,172	<5.2	<2.1	16.7	<5.4	ND		
SG-9	06/24/16	7.0	3.84	9.96	<2.2	4.69	<5.2	<2.1	256	<5.4	ND		
SG-10	06/24/16	10	61.8	76.2	<2.0	6.97	<10	<4.1	<1.8	<11	ND		
	00/21/10	10	02.0	70.2	12.0	0.57			11.0		1.2		
Soil Gas Samples -	_												
SV-1	07/27/16	6.0	<3.5	<4.2	<4.8	<4.8	<23	<4.5	49	< 5.9	< 5.4	<11	
SV-2	07/27/16	6.0	<7.1	<8.3	<9.6	<9.6	<46	<8.9	1,500	<12	<11	<22	
SV-3	07/27/16	6.0	14	14	4.7	7.7	<22	<4.2	820	< 5.6	< 5.1	140	
SV-4	07/27/16	6.0	18	7.5	<7.6	<7.6	<36	<7.0	150	<9.4	<8.5	<17	
SV-4	09/01/16	6.0	<6.2	<7.3	< 8.4	<16.8	<40	<7.8	190	<10	<9.4	<19	
SV-5	07/27/16	6.0	3.8	<3.7	<4.3	<4.3	<21	<4.0	710	<5.3	<4.8	<9.6	
SV-6	07/27/16	6.0	12	<3.8	<4.4	<4.4	<21	<4.1	430	< 5.4	<4.9	< 9.9	
SV-7	07/27/16	6.0	18	27	< 5.1	< 5.1	<25	<4.7	15	<6.3	< 5.7	<12	
SV-8	07/28/16	6.0	<4.9*	<11*	<10*	<15*		<14*	640	<8.7*	<9.4*	<22*	
SV-9	09/01/16	6.0	< 5.2	<6.1	<7.1	<14.2	<34	<6.6	<11	<8.8	<8.0	62	Re-sampled 09/01/16
SV-10	07/28/16	6.0	<4.9*	<11*	<10*	<15*		<14*	2,000	170*	<9.4*	<22*	
SV-11	07/28/16	6.0	<4.9*	<11*	<10*	<15*		<14*	2,600	150*	<9.4*	<22*	
SV-12	07/28/16	6.0	<4.9*	<11*	<10*	110*		<14*	930	76*	<9.4*	<22*	

Table 3. Soil Gas Analytical Data - 1233 Bockman Road, San Lorenzo, California

Boring/ Sample ID	Date Sampled	Sample Depth (ft bgs)	Benzene	Politone	Einyuleen	Selection of the select	Nephips,	Joj. 1.00 (1.5.1)		/ \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	Journ The Control of	Topmon (Company)	Notes
			•				ug/m ³						4
Residential ESL for	r soil/subslab ga	as:	48	160,000	560	52,000	41	54	240	240	61	NA	
SV-13	07/28/16	6.0	<4.9*	<11*	380	1,470		<14*	100*	<8.7*	<9.4*	<22*	
SV-14	07/27/16	6.0	3.4	3.6	160	980	<20	<3.8	17	< 5.1	<4.6	64	
SV-15	07/27/16	6.0	25	9.2	<4.6	8.6	<22	<4.3	85	6.1	< 5.2	<10	
SV-16	07/27/16	6.0	35	13	<11	<11	<52	<10	<17	<13	<12	<24	
SV-17	07/28/16	6.0	34	13	28	191		<4.1	20	9.7	< 5.0	150	
SV-18	07/28/16	6.0	54	59	1,100	3,190		<4.1	66	< 5.5	< 5.0	7.9*	
SV-19	07/28/16	6.0	15	40	900	2,490		<4.1	20	11	< 5.0	8.7*	
SV-20	08/05/16	6.0	66*	160	4,300	18,400	17*	<130	<8.6*	<170	<160	<310	
SV-21	08/05/16	6.0	5.6*	<11	330	3,090	3.2*	<12	160	<16	<15	<29	
SV-21	09/01/16	6.0	<3.2	<3.8	<4.3	9.7	<21	<4.0	220	< 5.4	<4.9	< 9.8	
SV-22	08/05/16	6.0	21*	<82	340	18,100	10*	<88	24*	<120	<110	<210	
SV-22	09/01/16	6.0	<3.3	< 3.9	<4.5	30.7	<21	<4.1	46	< 5.5	8.0	<10	
SV-23	08/05/16	6.0	24*	150	8,700	34,000	19*	<130	9.0*	<170	<150	<310	
SV-24	08/05/16	6.0	42	45	1,300	5,500	13*	<35	<2.4*	<47	<43	<86	
SV-25	08/05/16	6.0	39	47	270	1,440	<1.2*	<11	1.2*	<14	<13	<26	
SV-26	08/05/16	6.0	23	28	180	920	2.6*	<4.4	7.6	< 5.8	< 5.3	<11	
SV-27	08/05/16	6.0	73	48	230	1,250	3.9*	<7.9	<0.53*	<11	< 9.6	<19	
SV-28	08/22/16	6.0	<3.3	<3.9	<4.5	< 9.0	<22	<4.2	200	9.6	< 5.1	1,800	well destroyed 08/22/16
SV-29	08/22/16	6.0	7.5	<3.9	<4.5	17.1	<21	<4.1	7.0	< 5.5	< 5.0	83	well destroyed 08/22/16
SV-30	09/01/16	6.0	31	42	6.3	33.3	<21	<4.0	< 6.7	< 5.3	6.6	<9.7	
SV-31	09/01/16	6.0	16	34	6.4	40	<19	<3.7	< 6.2	<4.9	<4.5	< 9.0	
SV-32	09/01/16	6.0	6.4	3.9	<4.5	<9.0	<21	<4.1	14	< 5.5	< 5.0	<10	
SV-33	09/01/16	6.0	20	27	<4.2	8.8	<20	< 3.9	< 6.6	< 5.2	<4.7	<9.5	
SV-34	09/01/16	6.0	17	33	4.7	24.3	<22	<4.3	<7.3	< 5.7	< 5.2	<11	
SV-35	09/01/16	6.0	36	100	16	79	<20	<3.8	< 6.4	< 5.1	5.8	<9.3	
SV-36	09/01/16	6.0	33	72	11	53	<22	<4.2	<7.1	< 5.6	< 5.1	<10	

Table 3. Soil Gas Analytical Data - 1233 Bockman Road, San Lorenzo, California

Boring/ Sample ID	Date Sampled	Sample Depth (ft bgs)	Benzene Benzene	Tomere and the second	Eliphico.	200 J. S.			T 2	/ 	Julyon The State of the State o	The Manual Andrews (All Company)	Minor Marine	Notes
Residential ESL for	soil/subslab ga	ıs:	48	160,000	560	52,000	ug/m ²	54	240	240	61	NA NA		
SV-37	09/01/16	6.0	43	110	17	85	<21	<4.0	<6.6	<5.3	<4.8	<9.6		
SV-38	09/01/16	6.0	48	120	24	120	<20	< 3.9	< 6.5	< 5.2	<4.7	<9.4		
SV-39	09/01/16	6.0	19	30	<4.1	12	<20	<3.8	< 6.4	< 5.1	<4.6	<9.3		
SV-40	09/01/16	6.0	29	51	<4.7	22.2	<23	<4.4	26	< 5.9	17	<11		
Shroud (SV-8)	07/28/16											130,000		
Shroud (SV-24)	08/05/16											180,000		

Abbreviations:

DCA = 1,2-dichloroethane

PCE = Tetrachloroethene

TCE = Trichloroethene

1,1,1-TCA = 1,1,1-Trichloroethane

VOCs by EPA Method TO-15.

See lab report for trace concentrations of other VOCs

ug/m³ = Micrograms per cubic meter of air.

ft bgs = Feet below ground surface

ESL = Environmental Screening Level for Shallow Soil Gas for Evaluation of Potential Vapor Intrusion (Table E-2). Established by the SFBRWQCB, Interim Final - November 2007; Feb 2016 (Rev. 3)

ND = not detected above laboratory reporting limits.

- -- = Not analyzed
- < n = Chemical not present at a concentration in excess of laboratory detection limit shown.

Bold concentrations exceed residential ESL.

* = Represents an estimated concentration (j-flag value) below the reporting limit, or indicates that there was no detection above the method detection limit.

contaminant detections highlighted in gray

APPENDIX A

Historical Reports – 1210 Bockman Road

ALAMEDA COUNTY HEALTH CARE SERVICES

AGENCY





ENVIRONMENTAL HEALTH SERVICES ENVIRONMENTAL PROTECTION 1131 Harbor Bay Parkway, Suite 250 Alameda, CA 94502-6577

(510) 567-6700 FAX (510) 337-9335

September 25, 2013

Ms. Katherine Chandler The Olson Company

3010 Old Ranch Parkway, Suite 100

Seal Beach, CA 90740

Ms. Carol Wallace

Christopher and Carol P. Wallace Trust

509 Ironwood Road Alameda, CA 94502

(Sent via E-mail to: kchandler@theolsoncompany.com)

Subject: Closure Transmittal; Fuel Leak Case No. RO0002737, (Global ID #T06019771179), Impulse

Motors, 1210 Bockman Road, San Lorenzo, CA 94580

Dear Ms. Chandler and Ms. Wallace:

This letter transmits the enclosed underground storage tank (UST) case closure letter in accordance with Chapter 6.75 (Article 4, Section 25299.37[h]). The State Water Resources Control Board adopted this letter on February 20, 1997. As of March 1, 1997, the Alameda County Environmental Health (ACEH) is required to use this case closure letter for all UST leak sites. We are also transmitting to you the enclosed case closure summary. These documents confirm the completion of the investigation and cleanup of the reported release at the subject site. The subject fuel leak case is closed.

SITE INVESTIGATION AND CLEANUP SUMMARY

Please be advised that the following conditions exist at the site:

 Disposal destination of all soil excavated during UST removal not fully reported, "clean" stockpile was redeposited in UST excavation; disposition of "contaminated" stockpile is not reported.

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

Sincerely,

Donna L. Drogos, P.E.

Division Chief

Enclosures:

1. Remedial Action Completion Certificate

Case Closure Summary

cc: Ms. Cherie McCaulou (w/enc.), SF- Regional Water Quality Control Board, 1515 Clay Street, Suite 1400, Oakland, CA 94612, (sent via electronic mail to CMacaulou@waterboards.ca.gov)

Dilan Roe, (sent via electronic mail to: dilan.roe@acgov.org)

Donna Drogos, (sent via electronic mail to donna.drogos@acgov.org)

Mark Detterman (sent via electronic mail to mark.detterman@acgov.org)

Electronic File, GeoTracker

ALAMEDA COUNTY HEALTH CARE SERVICES AGENCY ALEX BRISCOE, Agency Director



DEPARTMENT OF ENVIRONMENTAL HEALTH
OFFICE OF THE DIRECTOR
1131 HARBOR BAY PARKWAY
ALAMEDA, CA 94502
(510) 567-6777
FAX (510) 337-9135

REMEDIAL ACTION COMPLETION CERTIFICATION

September 25, 2013

Ms. Katherine Chandler The Olson Company 3010 Old Ranch Parkway, Suite 100

Ms. Carol Wallace Christopher and Carol P. Wallace Trust 509 Ironwood Road Alameda, CA 94502

Seal Beach, CA 90740

(Sent via E-mail to: kchandler@theolsoncompany.com)

Subject: Case Closure for Fuel Leak Case Fuel Leak Case No. RO0002737, (Global ID #T06019771179), Impulse Motors, 1210 Bockman Road, San Lorenzo, CA 94580

Dear Ms. Chandler and Ms. Wallace:

This letter confirms the completion of a site investigation and remedial action for the underground storage tanks formerly located at the above-described location. Thank you for your cooperation throughout this investigation. Your willingness and promptness in responding to our inquiries concerning the former underground storage tank(s) are greatly appreciated.

Based on information in the above-referenced file and with the provision that the information provided to this agency was accurate and representative of site conditions, this agency finds that the site investigation and corrective action carried out at your underground storage tank(s) site is in compliance with the requirements of subdivisions (a) and (b) of Section 25299.37 of the Health and Safety Code and with corrective action regulations adopted pursuant to Section 25299.77 of the Health and Safety Code and that no further action related to the petroleum release(s) at the site is required.

Claims for reimbursement of corrective action costs submitted to the Underground Storage Tank Cleanup Fund more than 365 days after the date of this letter or issuance or activation of the Fund's Letter of Commitment, whichever occurs later, will not be reimbursed unless one of the following exceptions applies:

- Claims are submitted pursuant to Section 25299.57, subdivision (k) (reopened UST case); or
- Submission within the timeframe was beyond the claimant's reasonable control, ongoing work is required
 for closure that will result in the submission of claims beyond that time period, or that under the
 circumstances of the case, it would be unreasonable or inequitable to impose the 365-day time period.

This notice is issued pursuant to subdivision (h) of Section 25299.37 of the Health and Safety Code. Please contact our office if you have any questions regarding this matter.

Sincerely,

Ariu Levi Director

CASE CLOSURE SUMMARY LEAKING UNDERGROUND FUEL STORAGE TANK - LOCAL OVERSIGHT PROGRAM

I. AGENCY INFORMATION

Date:

September 25, 2013

Agency Name: Alameda County Environmental Health	Address: 1131 Harbor Bay Parkway
City/State/Zip: Alameda, CA 94502-6577	Phone: (510) 567-6876
Responsible Staff Person: Mark Detterman	Title: Senior Hazardous Materials Specialist

II. CASE INFORMATION

Site Facility Name: Impulse Motors		
Site Facility Address: 1210 Bockman	Road, San Lorenzo, CA 94580	
RB Case No.: N/A	STID.: 4769	LOP Case No.: RO0002737
URF Filing Date: 06/11/2004	Geotracker ID: T06019771179	APN: 411-69-2
Pesnonsible Portice		
Responsible Parties	Addresses	Phone Numbers
Carol Wallace Christopher & Carol P Wallace Trust	Addresses 509 Ironwood Rd Alameda, CA 94502	Phone Numbers

Tank I.D. No	Size in Gallons	Contents	Closed In Place/Removed?	Date
	8,000	Gasoline	Removed	4/14/2004
	6,000	Gasoline	Removed	4/14/2004
	6,000	Gasoline	Removed	4/14/2004
	Piping		Removed	4/14/2004

III. RELEASE AND SITE CHARACTERIZATION INFORMATION

Cause and Type of Release: Leaking Dispens	sers		
Site characterization complete? Yes	Date	Approved By Oversight	Agency:
Monitoring wells installed? Yes		Number: 4	Proper screened interval? Yes
Highest GW Depth Below Ground Surface: 7.6	35	Lowest Depth: 9.14	Flow Direction: Northwest
Most Sensitive Current Use: Potential drinking	y water	source.	

Summary of Production Wells in Vicinity: Sixteen water supply wells are known within a ¼ mile radius of the site. Three wells are classified as domestic water supply wells, and thirteen are classified as irrigation wells. Two domestic wells are over 900 feet cross-gradient from the site. Both do not appear to be receptors for the site due to the direction of groundwater flow and distance. One domestic well is at a distance of 530 feet downgradient, and is 33 feet in depth. It does not appear to be a receptor due to distance from the site, and the lack of significant dissolved-phase contamination in grab groundwater concentrations, and subsequent sampling at a previously unknown offsite irrigation water supply well located approximately 155 downgradient of the site at 17109 Via Chiquita (see below).

Ten of the 13 irrigation wells are in upgradient or cross-gradient positions relative to the site, with the closest at an approximate distance of 425 feet to the southeast (ACPWA Permit No. 88345). This well is 29 feet in depth. Each of these wells do not appear to be a receptor due to the direction of groundwater flow, distance from the site, and the depth of the wells. Three of the 13 irrigation wells can be characterized as cross to downgradient from the site (ACPWA Permit Nos. 77353, 77619 and an un-numbered well permit). The closest well is at a distance of approximately 760 feet. These wells do not appear to be receptors based on distance from the site, and the lack of significant dissolved-phase contamination in grab groundwater, and subsequent sampling at a previously unknown offsite irrigation water supply well located approximately 155 downgradient of the site at 17109 Via Chiquita (see below).

During the Public Participation notification period, ACEH was contacted by a residential well owner not previously known to ACEH or to ACPWA. The well is reported to be primarily used as a residential irrigation well and is located approximately 155 feet downgradient of the release area at the subject site. The well was sampled on September 25, 2012. TPHg and BTEX were not detected at standard limits of reporting; however, TPHd was detected, at a concentration of 68 µg/l. Silica gel cleanup was not preformed on the sample prior to analysis. The concentration of TPHd is less than the San Francisco Regional Water Quality Control Board (RWQCB) Environmental Screening Level (ESL) of 83 parts per billion (ppb) that is considered to be safe under all situations for human health and protection of groundwater. The owner of this well state the well will be utilized for irrigation purposes only and declined to have it decommissioned.

Are drinking water wells affected? No	Aquifer Name: East Bay Plain
Is surface water affected? No	Nearest SW Name: San Francisco Bay (1.75 miles west)
Off-Site Beneficial Use Impacts (Addresses/L	ocations): None
Reports on file? Yes	Where are reports filed? Alameda County Environmental Health

TREATMENT AND DISPOSAL OF AFFECTED MATERIAL				
Material	Amount (Include Units)	Action (Treatment or Disposal w/Destination)	Date	
Tanks	8,000 gallon 6,000 gallon 6,000 gallon	Disposal/Ecology Control Industries	4/17/2004	
Piping	Not Reported	Disposal/Ecology Control Industries	4/17/2004	
Free Product	None Reported	www.		
Soil	300 / 500 cubic yards	Disposal / Not Reported	12/2006	
Groundwater	Not Reported			

MAXIMUM DOCUMENTED CONTAMINANT CONCENTRATIONS BEFORE AND AFTER CLEANUP (Please see Attachments 1 – 6 for additional information on contaminant locations and concentrations)

Contaminant	Soil (ppm)		Water (ppb)	
- Contaminant	Before	After	Before	After
TPH (Gas)	5,900	120	2,100	590
TPH (Diesel)	23	23	110,000	66
Oil and Grease				
Benzene	8.5	<0.5	<0.5	<0.5
Toluene	30	0.021	<0.5	<0.5
Ethylbenzene	37	0.15	<0.5	<0.5
Xylenes	290	0.18	<0.5	<1.0
Heavy Metals (Cd, Cr, Pb, Ni, Zn)	16.5 ¹	16.5 ¹	Not analyzed	Not analyzed
MTBE	0.003 ²	0.003 ²	9.2 ³	9.2 ³
Other (EPA 8270)	0.017 4	0.017 4	21 ⁵	21 ⁵

Lead only; Cd, Cr, Ni, and Zn not analyzed.

Site History and Description of Corrective Actions:

The Site is located on the southwest corner of Bockman Road and Via Chiquita Road within a residential area of the City of San Lorenzo. The Site was developed with a gasoline fuel station from the 1950s until 2004. In April 2004, one 8,000 gallon and two 6,000 gallon double-wall steel gasoline fuel tanks were removed from the Site. Upon removal the three USTs were observed to be in good condition and no field indications of hydrocarbon release were observed. Analytical results of soil samples collected from the UST excavation detected 0.018 mg/kg TBA in one of the three samples. Discolored soil with odors was noted beneath the dispenser islands. Soil samples collected from beneath the fuel dispensers and piping run detected concentrations of TPHg ranging from 690 to 5,900 mg/kg, and up to 3.3 mg/kg benzene, 30 mg/kg toluene, 33 mg/kg ethylbenzene, and 180 mg/kg total xylenes.

In November 2004 a pre-purchase Phase 1 Environmental Site Assessment (ESA) was performed for the subject site. The Phase 1 ESA also covered the land parcel north across Bockman Road; however, that parcel was verbally reported not to have been purchased by the Olsen Company for redevelopment. The ESA found evidence of at least one hydraulic lift at the former Impulse Motors site, as well as a sump. The ESA found evidence of previous agricultural use of the land and recommended evaluation of these potential contaminants at the site.

In December 2004 eight soil bores were installed at the site, using Geoprobe, hand augering, and hydropunch technologies. The bores were installed in followup to the ESA recommendations. SP-1 to SP-3 were installed to investigate for potential pesticides in shallow soil; none were detected. SB-2 & SB-7 were installed to evaluate two former hydraulic hoists and the sump previously documented. Hydrocarbons of all C-range groups were not detected between 2 and 8 feet bgs. SB-4 and SB-5 were installed in proximity to the former dispenser island, subsequently overexcavated, detected concentrations up to 4.0 mg/kg TPHg and 0.003 mg/kg benzene at a depth of five feet bgs. Groundwater was evaluated with grab groundwater samples collected from HP-1 to HP-3. Only a concentration of 1.0 µg/l total xylenes was

 $^{^{2}}$ 0.003 mg/kg MTBE, <0.002 mg/kg EtOH, <0.002 ppm TAME, <0.002 ppm ETBE, <0.002 ppm DIPE, <0.020 ppm TBA, <0.001 ppm EDB, and <0.01 ppm EDC

³ 9.2 μg/l MTBE, <1.0 μg/l EtOH, <1.0 μg/l TAME, 5.4 μg/l ETBE, <1.0 μg/l DIPE, <1.0 μg/l TBA, <0.5 μg/l EDB, and <0.5 μg/l EDC

^{4 0.006} mg/kg n-Butylbenzene, 0.004 mg/kg sec-Butylbenzene, 0.003 mg/kg Isopropylbenzene, 0.017 mg/kg naphthalene, 0.011 mg/kg n-propylbenzene, and 0.011 mg/kg 1,2,4-Trimethylbenzene.

⁵ 1.4 μg/l n-Propylbenzene, 13 μg/l n-Butylbenzene, 10 μg/l sec-Butylbenzene, 6.7 μg/l iso-Propylbenzene, 0.8 μg/l naphthalene, and 21 μg/l n-Propylbenzene.

detected at HP-1 in proximity to the former USTs and downgradient of the hydraulic hoists. Groundwater collected from bores HP-1 to HP-3 also was submitted for a full VOC analysis scan to evaluate for the possibility of an unreported dry cleaner to have present at the former strip mall west of the former Impulse Motors site. No chlorinated solvent compounds were detected.

In December 2006 the overexcavation of the area of the former fuel dispensers was performed. Approximately 500 cubic yards of soil was removed from two excavation areas and stockpiled on-site. Verification soil samples were collected from the bottom and sidewalls of each excavation and analytical results up to 120 mg/kg TPHg, 19 mg/kg TPHd, 0.15 mg/kg ethylbenzene, 0.4 mg/kg MTBE, and 0.028 TBA were detected. Benzene, toluene, total xylenes, all other fuel oxygenates, and lead scavengers were non-detectable at standards limits of detection. Lead concentrations ranged up to 16.5 mg/kg. The clean soil stockpile was used as backfill.

In April 2007 seven soil bores were installed, and soil, soil vapor, and groundwater samples were collected from downgradient of the former fuel dispensers and in the vicinity of the former USTs. In soil up to 0.68 mg/kg TPHg was detected; TPHd, TPHmo, BTEX, all fuel oxygenates, and lead scavengers were non-detectable at standard limits of detection. Lead was detected up to 6.98 mg/kg in soil. In soil vapor, up to 52,000 μ g/m³ TPHg was detected; BTEX and fuel oxygenates were non-detectable at standard limits of detection. Grab groundwater samples detected up to 2,100 μ g/l TPHg, 110,000 μ g/l TPHd, 9.2 μ g/l MTBE and 5.4 μ g/l ETBE; BTEX was non-detectable at standard limits of detection.

Three undocumented PVC wells were decommissioned under permit in April 2007. The wells were reported to range in depth between 8 and 18 feet.

In November 2007, four groundwater monitoring wells (MW-1 to MW-4) were installed down-gradient from the former fuel dispensers. Well MW-4 was installed, developed, sampled, and decommissioned due to conflicts with site development activities. Soil samples detected up to 6.1 mg/kg TPHg, <10 mg/kg TPHd, 0.021 toluene, 0.041 ethylbenzene, and 0.18 total xylenes; benzene, all fuel oxygenates, and lead scavengers were non-detectable at standard limits of detection. Concentrations of acetone, n-butylbenzene, sec-butylbenzene, 1,3,5, trimethylbenzene, 1,2,4 trimethylbenzene, and isopropylbenzene (0.40, 0.002, 0.003, 0.001, 0.002, and 0.001 mg/kg, respectively) were also detected. Several additional VOCs were also present at similar trace concentrations. In groundwater up to 0.71 µg/l TPHg was detected; TPHd, BTEX, all fuel oxygenates, and lead scavengers were not detected at standard limits of detection. Naphthalene was present up to 0.8 µg/l in one of the samples.

Quarterly groundwater monitoring was conducted in 2008. Depth to water ranged between 7.65 and 9.14 feet bgs during this period, and generally flows northwest. Concentrations up to 590 μ g/l TPHg and 230 μ g/l TPHd were detected (MW-2) during this period; BTEX, all fuel oxygenates, and lead scavengers were not detected at standard limits of detection. Concentrations up to 1.1 μ g/l n-Butylbenzene, 1.2 μ g/l sec-Butylbenzene, and 1.0 μ g/l isoproylbenzene were also detected.

In December 2010 soil bores SB-1 and SB-2 were installed offsite and downgradient of the former dispenser locations to evaluate offsite migration of the contaminant plume. In soil concentrations up to 10 mg/kg TPHd were detected; TPHg, TPHmo, BTEX, all fuel oxygenates and lead scavengers, and other VOCs were non-detectable at standards limits of detection. In groundwater concentrations up to 110 μ g/l TPHd were detected; TPHg, BTEX, all fuel oxygenates and lead scavengers and other VOCs were non-detectable at standard limits of detection.

Does completed corrective action protect existing beneficial uses per the Regional Board Basin Plan? Yes

Does completed corrective action protect potential beneficial uses per the Regional Board Basin Plan? Yes

Does corrective action protect public health for current land use? Alameda County Environmental Health staff does not make specific determinations concerning public health risk. However, based upon the information available in our files to date, it does not appear that the release would present a risk to human health based upon current land use and conditions.

Site Management Requirements:

This fuel leak case has been evaluated for closure consistent with the State Water Resources Control Board Low-Threat Underground Storage Tank Closure Policy (LTCP). Based on this evaluation, no site management requirements appear to be necessary. However, excavation or construction activities in areas of residual contamination require planning and implementation of appropriate health and safety procedures by the responsible party prior to and during excavation and construction activities.

Should corrective action be reviewed if land use changes? No

Was a deed restriction or deed notification filed? No		Date Recorded:	
Monitoring Wells Decommissioned: No	Number Decommissioned: 4	Number Retained: 3	
List Enforcement Actions Taken: None		7	
List Enforcement Actions Rescinded:			

V. ADDITIONAL COMMENTS, DATA, ETC.

Considerations and/or Variances:

The site meets the general criteria for case closure under the LTCP.

The site does not appear to meet scenarios 1, 2, 3, or 4 of the groundwater media-specific criteria for closure under the LTCP because the closest groundwater supply well is at an approximate distance of 155 feet downgradient of the site.

However, ACEH believes case closure is appropriate based on an analysis of site-specific conditions:

- 1. The plume is stable or decreasing in size.
- 2. The plume is less than 250 feet in length.
- 3. There is no free product.
- 4. The dissolved concentration of benzene is less than 1,000 ppb.
- 5. The dissolved concentration of MTBE is less than 1,000 ppb.
- 6. Based on the age of the plume, site hydrogeology, and apparent stability of the plume, the potential for the plume to pose a threat to the residential use of groundwater for irrigation purposes appears to be low.

The site appears to meet scenario 3 of the numerical media-specific criteria in the LTCP for petroleum vapor intrusion to indoor air (with a bioattenuation zone) for the following reasons:

- 1. No oxygen data is available, so the site is not considered to have a bioattenuation zone under the LTCP.
- TPH appears to be less than 100 ppm within the upper five feet of soil.
- The concentration of benzene detected in soil vapor is less than 100 micrograms per cubic meter (μg/m³) which is less than the commercial LTCP soil gas criteria of 280 μg/m³ (without a bioattenuation zone), but above the residential LTCP soil gas criteria of 85 μg/m³.
- 4. The concentration of ethylbenzene in soil vapor is less than 8.8 micrograms per cubic meter (μg/m³), which is significantly less than the residential and commercial LTCP soil gas criteria of <1,100 μg/m³ and 3,600 μg/m³ (without a bioattenuation zone).</p>
- 5. Naphthalene was not an analyte in soil vapor samples. However, since the release at the site consisted primarily of gasoline and benzene and ethylbenzene were not detected at concentrations above commercial ESLs in soil vapor, naphthalene concentrations in soil vapor are not likely to exceed the media-specific criteria in the LTCP.
- 6. The maximum concentration of benzene in groundwater during the most recent groundwater monitoring event was <0.5 ppb.

The site appears to meet the media-specific criteria for direct contact and outdoor air exposure under the LTCP. The maximum concentrations of benzene and ethylbenzene detected in soil samples collected to date within the upper 10 feet are less than the media-specific criteria in Table 1 of the LTCP for direct contact and outdoor air exposure. Since the release at the site consisted primarily of gasoline, naphthalene concentrations are not likely to exceed the media-specific criteria in Table 1 of the LTCP.

 Disposal destination of all soil excavated during UST removal not fully reported, stockpile identified as clean was redeposited in UST excavation; disposition of contaminated stockpile was not reported.

Conclusion:

Alameda County Environmental Health staff believe that the site meets the conditions for case closure under the State Water Resources Control Board Low-Threat Underground Storage Tank Closure Policy. Based upon the information available in our files to date, no further investigation or cleanup for the fuel leak case is necessary at this time.

VI. LOCAL AGENCY REPRESENTATIVE DATA

Prepared by: Mark Detterman	Title: Senior Hazardous Materials Specialist		
Signature: Mage	Date: 9/25/2013		
Approved by: Donna L. Drogos, P.E.	Title: Division Chief		
Signature: Landy	Date: 09/25/13		

This closure approval is based upon the available information and with the provision that the information provided to this agency was accurate and representative of site conditions.

VII. REGIONAL BOARD NOTIFICATION

Regional Board Staff Name: Cherie McCaulou	Title: Engineering Geologist
Notification Date: October 17, 2011	

VIII. MONITORING WELL DECOMMISSIONING

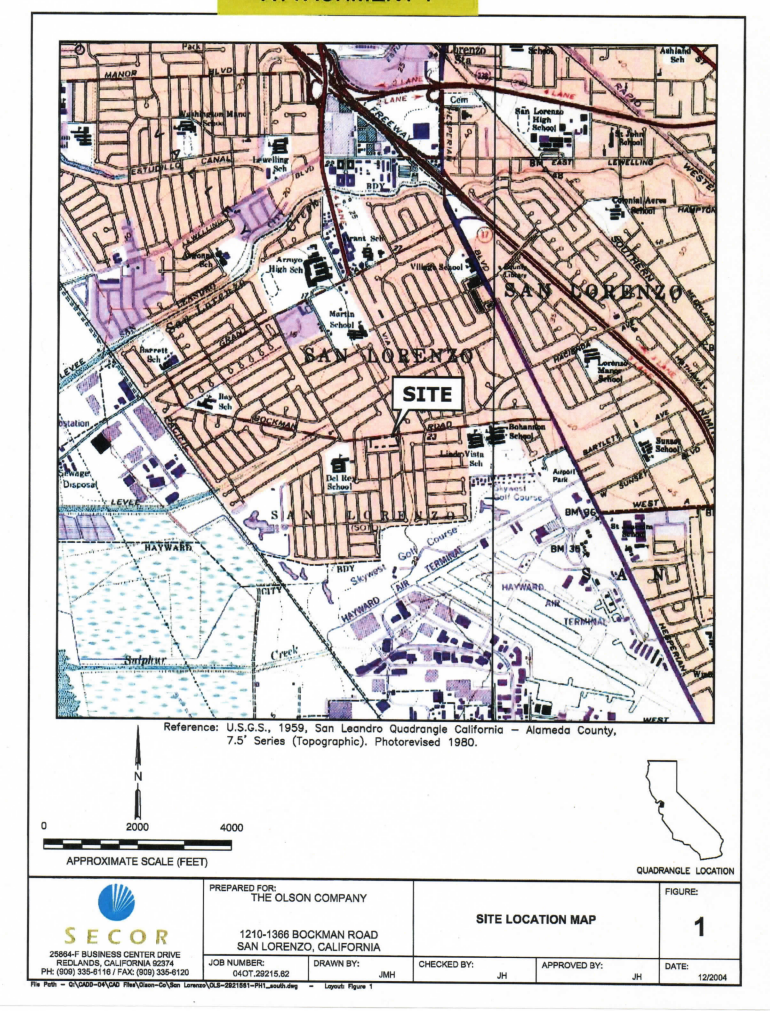
Date Requested by ACEH: December 17, 2012	Requested by ACEH: December 17, 2012 Date of Well Decommissioning Report: June 3, 2013		
All Monitoring Wells Decommissioned: Yes	Number Decommissioned: 3	Number Retained: 0	
Reason Wells Retained: Not Applicable			
Additional requirements for submittal of groundwater data from retained wells: Not Applicable			
ACEH Concurrence - Signature:	2	Date: 9 25 2013	

Attachments:

- 1. Site Vicinity Map (4 pp)
- 2. Site Plans (6 pp)
- Soil Analytical Data (29 pp)
- 4. Groundwater Analytical Data (11 pp)
- 5. Soil Vapor Analytical Data (2 pp)
- 6. Boring Logs (21 pp)

This document and the related CASE CLOSURE LETTER & REMEDIAL ACTION COMPLETION CERTIFICATE shall be retained by the lead agency as part of the official site file.

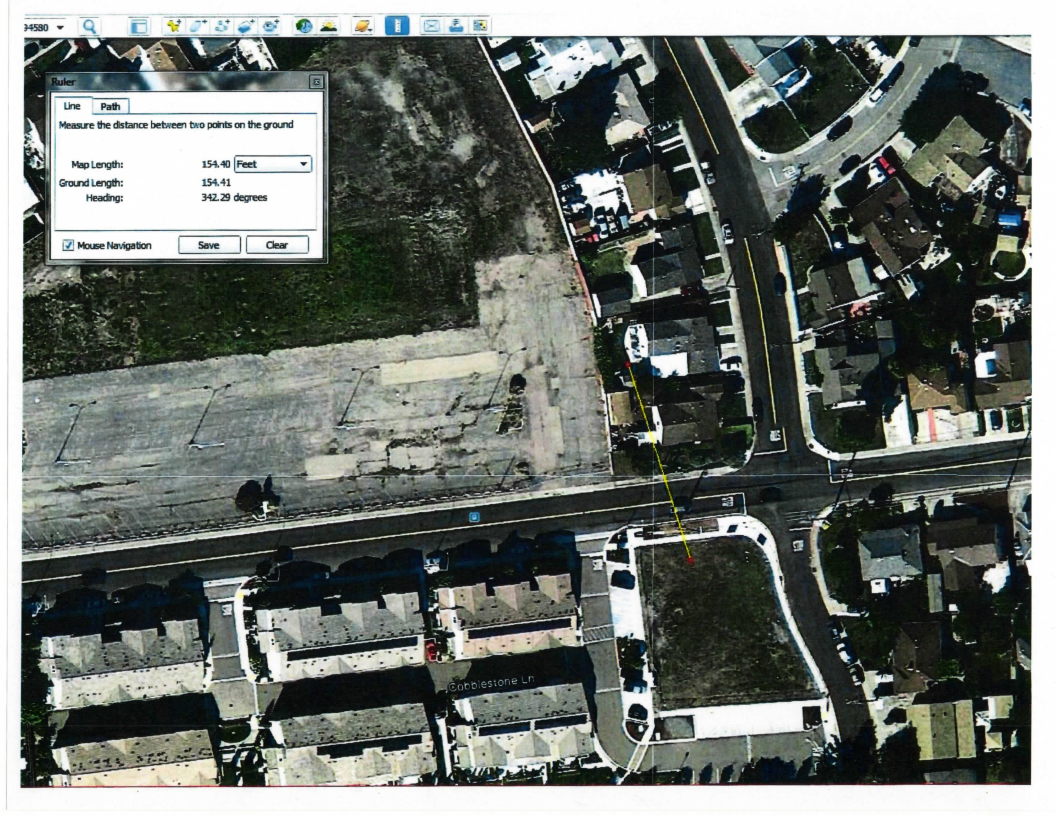
ATTACHMENT 1





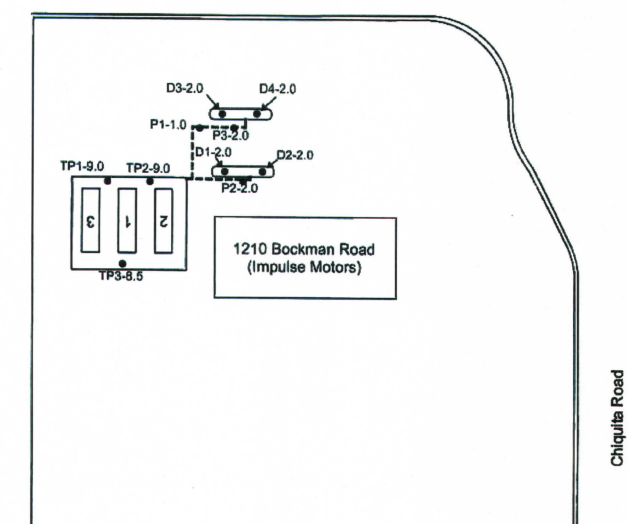
Impulse Motors 1210 Bockman Road, San Lorenzo, CA 94580





ATTACHMENT 2

Bockman Road



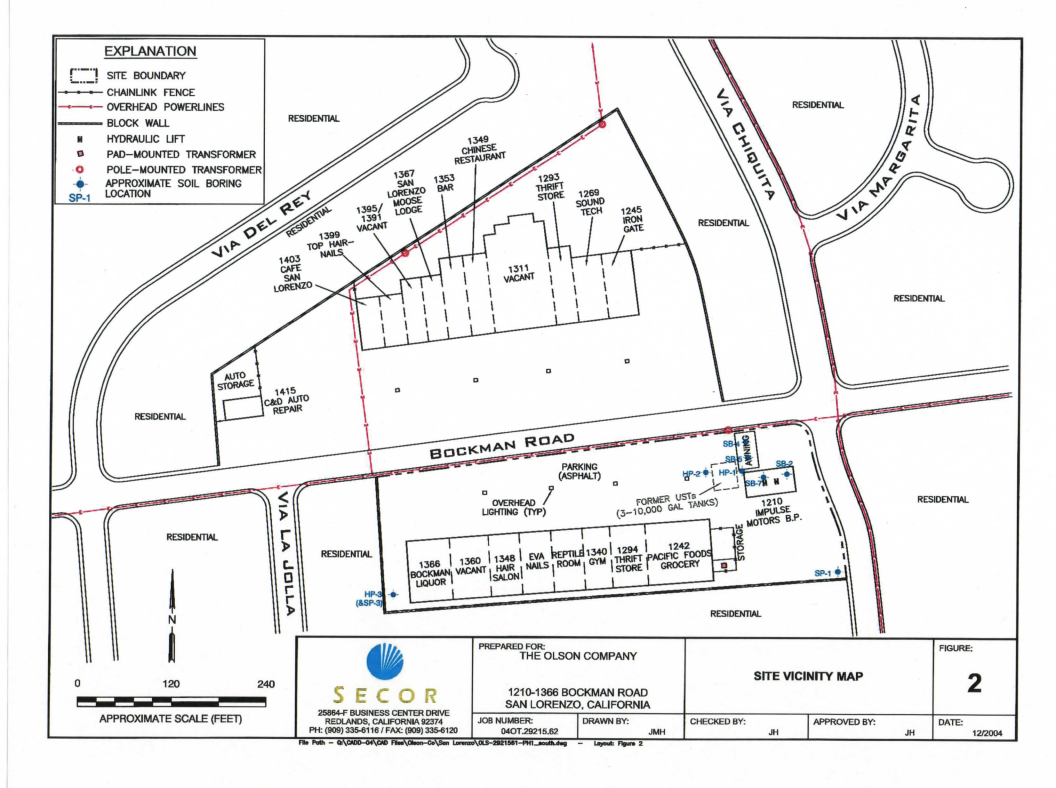
Legend

- Soil Sample Locations

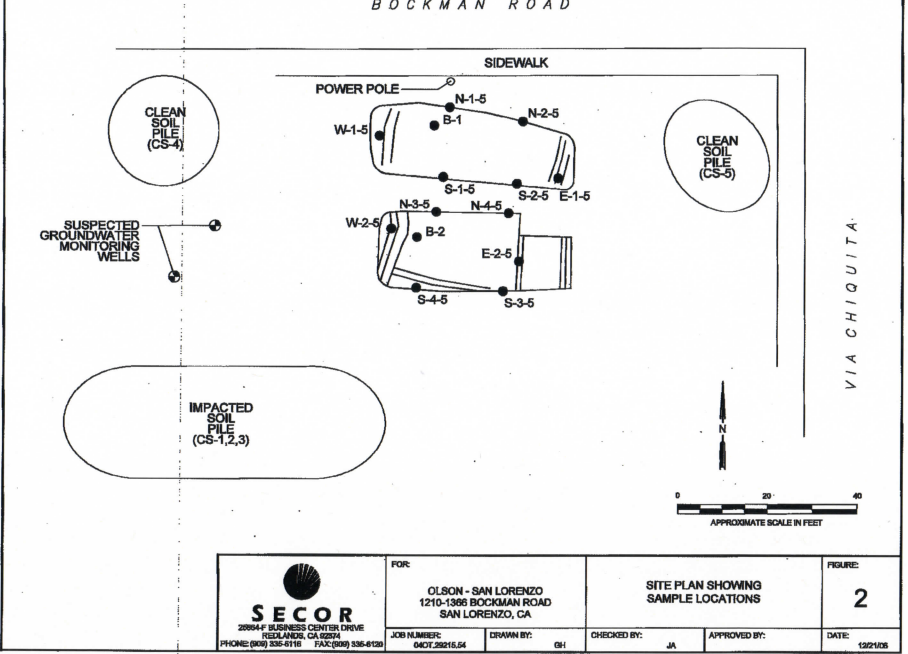
- Piping Locations

Title: Site Plan 1210 Bockman Road Hayward, California

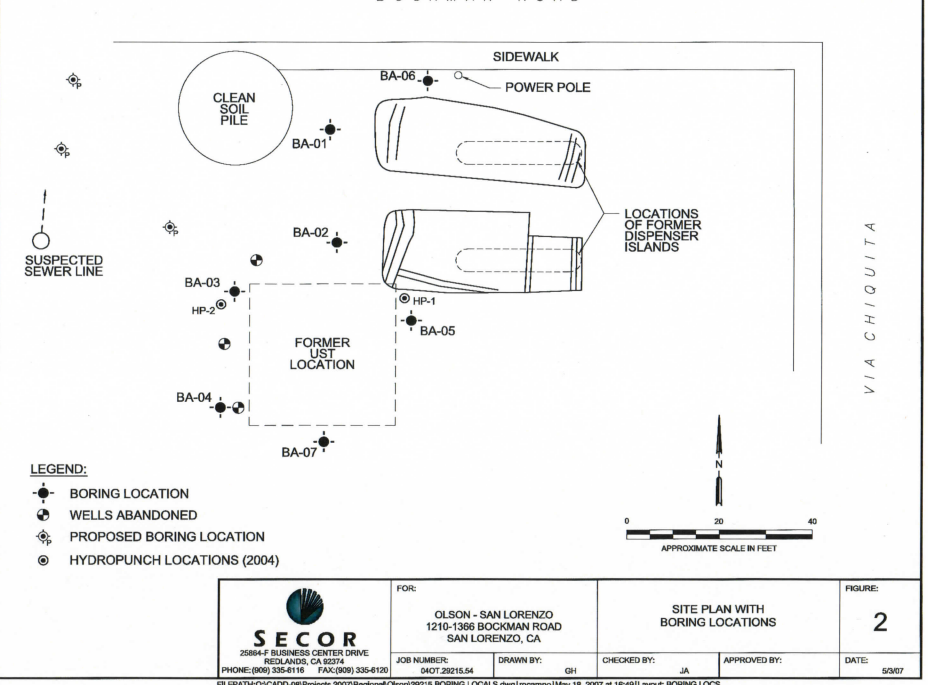
Figure Number: 2	Scale: 1" = 30"
Project No: 6546-006.00	Drawn By:EJG
100	Date:06/11/04
ENVIRONMENTAL CONSULTANTS	N W E
7977 Capwell Drive, Suite 100 Oakland, California 94621	S

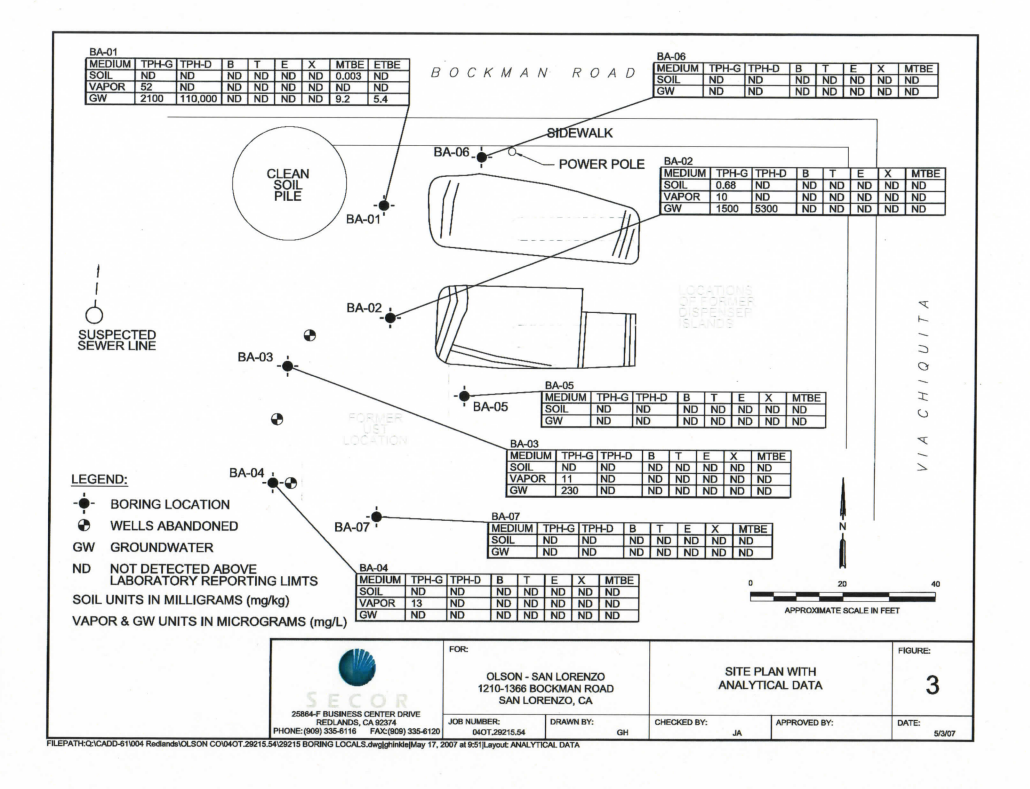


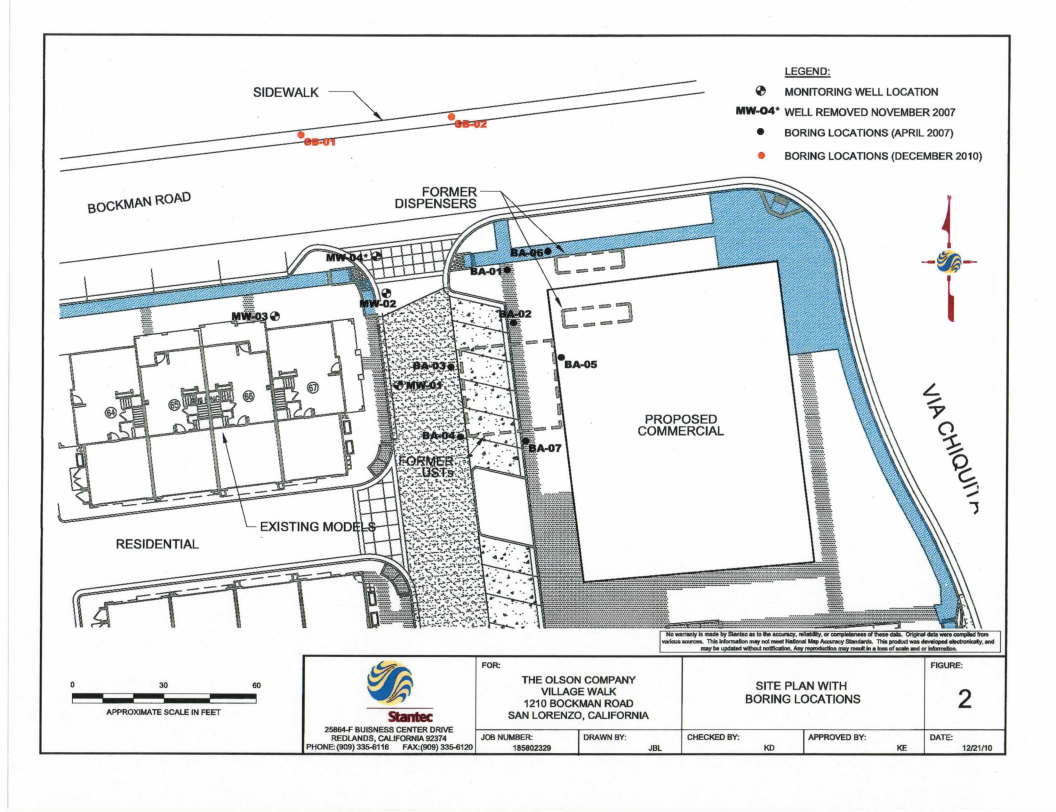
BOCKMAN ROAD



BOCKMAN ROAD







APPENDIX B

Screening-Level Human Health Risk Assessment



SCREENING-LEVEL HUMAN HEALTH RISK ASSESSMENT 1233 BOCKMAN ROAD SAN LEANDRO, CALIFORNIA

Prepared for:

Pangea Environmental Services, Inc. 1710 Franklin Street, Suite 200 Oakland, California 94612

Prepared by:

GSI Environmental Inc. 155 Grand Avenue, Suite 704 Oakland, CA 94556

GSI Job No. 4480

Issued: 6 September 2016



SCREENING LEVEL HUMAN HEALTH RISK ASSESSMENT

1233 Brockman Road, San Leandro, California

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Appendices

Appendix A. DTSC Vapor Intrusion Screening Model for Soil Gas Worksheet

Appendix B. DTSC Vapor Intrusion Screening Model for Groundwater Worksheet



SCREENING LEVEL HUMAN HEALTH RISK ASSESSMENT

1.0 INTRODUCTION

GSI Environmental Inc. (GSI) has prepared this Screening-Level Human Health Risk Assessment (HHRA) for the property located at 1233 Bockman Road in San Lorenzo, California on behalf of Pangea Environmental Services, Inc. (Pangea) and Pangea's client PaulsCorp. GSI relied solely on analytical data provided by Pangea, and did not independently verify the data or assess the data's representativeness. The Site is currently vacant; planned development of the property includes construction of 53 two–story residential units.

The screening-level HHRA involved selection and development of risk-based screening levels (RBSLs) that are protective of human health assuming residential land use. These RBSLs are compared to concentrations of volatile organic compounds (VOCs) detected in soil vapor, soil, and groundwater at the Site. The RBSLs were identified and developed using procedures consistent with United States Environmental Protection Agency (U.S. EPA), California Environmental Protection Agency (Cal/EPA), Department of Toxic Substances Control (DTSC) and San Francisco Regional Water Quality Control Board (SF RWQCB) risk assessment guidance. The RBSLs selected for this HHRA are concentrations in soil, soil vapor, or groundwater corresponding to a cancer risk level of one in a million (1 \times 10-6), the level at the more conservative end of the target risk range of one in a million (1 \times 10-6) to 100 in a million (1 \times 10-4) considered by the U.S. EPA and the Cal/EPA to be protective of human health. A target hazard quotient of one is used as the basis for the non-cancer screening levels.

RBSLs may be "generic" screening levels developed and recommended by various regulatory agencies or Site-specific screening levels which consider site-specific conditions. In general, generic screening levels are more stringent (more likely to significantly overstate actual risk) than site-specific screening levels due to the conservative nature of the assumptions used. According to U.S. EPA (2016), when chemical concentrations are below generic screening levels, no further action or study is typically warranted. U.S. EPA (2016) further emphasizes that generic screening levels are not cleanup standards; additional investigation or action is not necessarily warranted if concentrations exceed these screening levels. However, additional evaluation is typically warranted to determine if concentrations exceeding generic screening levels pose a significant health risk. Additional evaluation may include development of site-specific screening levels.

For this screening-level HHRA, GSI selected generic screening levels recommended by U.S.EPA, DTSC, and the SF RWQCB, and developed preliminary Site-specific screening levels. Concentrations of VOCs detected in soil vapor, soil and groundwater at the Site were compared to generic screening levels to identify chemicals of concern (COCs) requiring further evaluation. For purposes of this screening level HHRA, VOCs were identified as COCs when the maximum concentration of the chemical exceeded an applicable generic screening level. COC concentrations were also compared to preliminary Site-specific screening levels to inform remedial activities planned for the Site.

The HHRA will be updated, as appropriate, to reflect Site-specific conditions, using analytical and soil physical parameter data collected from the Site as per GSI's recommendation. A Site-specific HHRA will also be conducted following remedial activities (RA) to confirm RA completion and to support risk management strategies for the 1233 Bockman Road Property.

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2.0 SELECTION AND DEVELOPMENT OF RISK-BASED SCREENING LEVELS

Risk-based screening levels selected and developed for use in this screening-level HHRA to evaluate VOCs in soil vapor, groundwater, and soil are described below:

2.1 Soil Vapor Screening Levels

Table 1 presents risk-based soil vapor screening levels for protection of human health from exposure to vapors migrating from soil vapor to indoor air of a residential building. As shown on Table 1, GSI selected generic soil vapor screening levels from the SF RWQCB and DTSC and developed preliminary Site-specific soil vapor screening levels using Site-specific information provided by Pangea. The sources of generic screening levels and methods used by GSI to develop Site-specific soil vapor screening levels are described below:

2.1.1 Generic Soil Vapor Screening Levels

Agency-recommended generic soil vapor screening levels selected for this screening-level HHRA include Environmental Screening Levels (ESLs) developed by the SF RWQCB (2016) and DTSC-recommended screening levels (DTSC-SLs) (DTSC 2016). The soil vapor ESLs are shown on Table 1.

The DTSC-SLs for soil vapor were calculated by GSI using procedures recommended in DTSC *HHRA Note 3* (DTSC 2016) and DTSC (2011) vapor intrusion guidance. Specifically, GSI derived DTSC default soil vapor screening levels using indoor air screening levels recommended by DTSC in HHRA Note 3 (DTSC 2016) and default attenuation factors recommended in DTSC Vapor Intrusion Guidance (2011), as follows:

Soil Vapor Screening Level (
$$\mu g/m^3$$
) = $\frac{SL_{air}}{AF}$

Where:

 $SL_{air} = DTSC$ screening level (SL) for chemical in air ($\mu g/m^3$)

AF = Attenuation Factor (unitless)

For purposes of this screening-level HHRA, DTSC soil vapor SLs are calculated using attenuation factors recommended by DTSC for both an existing (0.002) and future (0.001) residential building. However, it should be noted that the 1233 Brockman property is vacant; residential buildings do not currently exist on the property. Therefore, for this property where development of residential building is planned for the future, DTSC-SLs developed using the DTSC default attenuation factor for future residential (0.001) buildings are more applicable than DTSC-SLs for existing residential buildings.

2.1.2 Site-specific Soil Vapor Screening Levels

The Site-specific soil type was identified by Pangea based on boring logs which indicate that the soil type (silty clay loam) at the property is significantly less permeable than the soil type (sand) assumed in the development of the DTSC default attenuation factors. Vapor migration in the vadose zone is impeded by several factors, including high soil moisture and low-permeability (generally, silty clay) soil. Thus, GSI developed preliminary Site-specific soil vapor screening levels using DTSC-recommended residential air screening levels (DTSC 2016) and Site-specific attenuation factors calculated using the DTSC Soil Gas Vapor Intrusion Screening Model (DTSC 2014). The DTSC Soil Gas Vapor Intrusion Screening Model worksheet, showing input parameters used by GSI, is provided in Attachment A. Soil vapor samples were collected by

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Pangea at a depth of six feet below ground surface (bgs). However, based on information provided by Pangea, the sampling depth below grade assumed for the model is four feet (or 121.9 centimeters) bgs because the top two feet of soil at the Site will be removed during development of the residential units. As shown in Attachment A, silty clay loam (designated by "SICL") was selected as the soil type for the 1233 Brockman Property based on information provided by Pangea. The DTSC default soil parameters (bulk density, total porosity, water-filled porosity) defined by the model for silty clay loam were used to calculate the attenuation factors. The Site-specific attenuation factors and resultant Site-specific soil vapor screening levels are presented in Table 1.

As noted previously, soil physical parameter data (bulk density, total porosity, water-filled porosity) will be collected at the Site to support future Site-specific updates to this HHRA.

2.2 Sub-slab Soil Vapor Screening Levels

The 1233 Bockman property is a vacant lot and buildings do not currently exist at the Site. However, to support future planning efforts, GSI developed sub-slab soil vapor screening levels using indoor air screening levels recommended by DTSC (2016) and the DTSC default attenuation factor for sub-slab soil vapor (0.05). Sub-slab soil vapor screening levels used in this screening level HHRA are presented in Table 2.

It should be noted that recent draft interim guidance from the SF RWQCB (2014) does not recommend use of the DTSC sub-slab attenuation factor (0.05) because significant concerns have been identified with the U.S. EPA database used to develop this value given the extreme temporal and spatial variability of sub slab soil vapor data. Instead, the current version of the sub-slab ESLs use an attenuation factor of 0.001 (SF RWQCB 2016). Further, SF RWQCB (2014) indicates that "reliance on sub-slab soil vapor data alone is not acceptable because bi-directional flow across the slab is possible such that in some situations sub-slab vapors may originate from indoor air rather than the subsurface." Thus, when VOCs in sub-slab samples exceed screening levels, additional study is typically warranted.

2.3 Soil Screening Levels

The proposed risk-based and groundwater protection screening-levels for the VOCs detected in Site soils are presented in Table 3.

Soil screening levels selected for comparison to VOC concentrations reported in soil samples include SF RWQCB residential and construction worker ESLs for direct contact with soil. Residential soil RSLs (U.S. EPA 2016) and DTSC-SLs (2016) selected in accordance with DTSC HHRA Note 3 (DTSC 2016) were also identified. Direct contact ESLs, RSLs and DTSC-SLs for residential soil are protective of human health assuming direct residential exposure via soil ingestion, dermal contact with soil, and inhalation of volatile chemicals migrating to outdoor air.

ESLs for protection of groundwater (SF RWQCB 2016) were also identified in this screening-level HHRA for use in guiding the proposed RAs at the Site. The SF RWQCB has developed soil ESLs for leaching concerns to address potential migration of chemicals from vadose zone soils to groundwater. Pangea indicated that beneficial uses of the Site groundwater, as designated by the State, include municipal water supply. To protect beneficial uses of Site groundwater as a potential drinking water supply, GSI selected the soil ESLs for leaching concerns protective of a potential drinking water resource were selected as screening criteria for this Site. These ESLs are values that have been back-calculated based on target drinking water quality criteria including maximum contaminant levels (MCLs).

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Screening levels for soil are not available to evaluate the inhalation of VOCs migrating from soil to indoor air (i.e., vapor intrusion) pathway. The DTSC (2011) and SF RWQCB (2016) do not recommend use of soil data to evaluate the vapor intrusion exposure pathway because soil data must be converted to vapor concentrations using assumptions about the partitioning of the chemical into the vapor phase. Use of partitioning equations increases the uncertainty in evaluating vapor intrusion. Consistent with recommendations from the DTSC and SF RWQCB, soil vapor and groundwater, rather than soil, are used to evaluate the vapor intrusion pathway in this screening-level HHRA.

The proposed risk-based and groundwater protection screening levels are presented in Table 1 for the VOCs detected in Site soils.

2.4 Groundwater Vapor Intrusion Screening Levels

Table 4 presents risk-based groundwater concentrations for protection of human health from exposure to vapors migrating from groundwater to indoor air of a residential building. GSI developed the risk-based groundwater concentrations for each VOC using the DTSC (2014) Vapor Intrusion Screening Model for Groundwater and the same soil type (SICL) used to develop the Site-specific soil vapor screening levels presented in Table 1. Based on information provided by Pangea, the depth to groundwater was assumed to be 8 feet bgs. The DTSC model worksheets used to develop the risk-based groundwater concentrations are provided in Attachment B. Additional soil data collected at the Site is being analyzed for physical parameters and these data will be considered, where appropriate, in future updates to this HHRA.

To protect beneficial uses of the Site groundwater as a potential drinking water supply, MCLs were selected as criteria to be considered in evaluating the groundwater data collected at the Site. The MCLs for the VOCs detected in Site groundwater are presented in Table 4.

3.0 FINDINGS OF THE SCREENING-LEVEL HHRA

For this screening-level HHRA, concentrations of VOCs detected in soil vapor, soil and groundwater at the Site were compared to risk-based screening levels selected and developed in Section 2.0. Comparison to agency-recommended generic screening levels was used to identify COCs requiring further evaluation. For purposes of this screening level HHRA, VOCs were identified as COCs when the maximum concentration of the chemical exceeded an applicable generic screening level. COC concentrations were also compared to preliminary Site-specific screening levels to inform remedial activities planned for the Site.

The findings of the screening-level HHRA are presented below for soil vapor, soil and groundwater.

Soil Vapor

Table 5 presents a comparison of VOC concentrations detected in Site soil vapor to the soil vapor screening levels selected and developed for the Site (Table 1).

As shown in Table 5, concentrations of benzene, ethylbenzene and tetrachloroethylene (PCE) detected in soil vapor exceed the residential soil vapor ESLs (SF RWQCB 2016) and DTSC-SLs (2016) for soil vapor migration into an existing residential building. However, benzene concentrations in soil vapor are below the DTSC-SLs for vapor migration into a future residential building. Given that the Site is currently vacant and residential buildings do not currently occupy the site, the DTSC-SL for a future residential building is the applicable screening criteria for benzene. Based on this comparison, the COCs identified for soil vapor are limited to ethylbenzene

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and PCE. Concentrations of all other VOCs reported in soil gas are below these generic screening levels, indicating that additional evaluation of these VOCs is not warranted.

Site-specific soil vapor screening levels were developed considering the silty clay loam soil type present at the Site (Table 1). Ethylbenzene concentrations exceed the Site-specific soil vapor screening level of 1,342 micrograms per cubic meter (μ g/m³) for soil vapor samples collected from two locations (SV-20 and SV-23). PCE exceeds the Site-specific soil vapor screening level of 725 μ g/m³ at five sampling locations (SV-2, SV-3, SV-10, SV-11, and SV-12).

Soil

Table 6 presents a comparison of VOC concentrations detected in Site soil to the soil screening levels selected for this HHRA (Table 3).

For this screening level HHRA, the maximum concentrations reported in Site soil are compared to the soil screening levels. Comparison of the maximum concentrations of chemicals to screening levels can substantially overstate reasonably expected exposures at a site. Thus, consistent with U. S. EPA risk assessment guidance (1989), chemical concentrations used in risk assessment are typically represented by the 95 percent upper confidence limit on the arithmetic mean (95 UCL); 95 UCL concentrations generally provide a more representative basis for estimating potential exposures than maximum concentrations. Where appropriate, the 95 UCL rather than maximum concentration may be used to evaluate Site-specific risks in updates to this HHRA.

As shown in Table 6, concentrations of all VOCs reported in soil samples collected at the Site are all well below generic screening levels identified for the Site including the SF RWQCB residential and construction worker ESLs for direct contact with soil, and residential soil RSLs (U.S. EPA 2016) and DTSC-SLs (2016) selected in accordance with DTSC HHRA Note 3 (Cal/EPA 2016). Thus, direct contact with VOCs in soil is not expected to pose a risk to human health assuming direct residential exposure via soil ingestion, dermal contact with soil, and inhalation of volatile chemicals migrating to outdoor air.

With one exception, VOC concentrations detected in Site soils are also below the ESLs for protection of groundwater, indicating that they are not likely to leach from the vadose zone to underlying groundwater at concentrations that threaten the designated beneficial uses of groundwater, including municipal supply. Xylene was reported in a single soil sample above the ESL for protection of groundwater; xylenes were not detected above the reporting limit in any other soil samples shown on Table 6.

Groundwater

Table 7 presents a comparison of VOC concentrations detected in Site groundwater to the groundwater screening levels selected for this HHRA (Table 4).

As shown in Table 7, all concentrations of VOCs detected in groundwater are below the MCLs and the Site-specific groundwater screening levels for the groundwater to residential indoor air pathway. Therefore, no VOCs in groundwater were identified as COCs, and further evaluation of groundwater is not likely warranted. Based on the findings of our screening-level evaluation of the available data, potential residential exposure to VOCs migrating from groundwater to indoor air of the planned residential buildings at the Site is not expected to pose a significant health risk under residential land use conditions.

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Department of Toxic Substances Control (DTSC). 2014. Soil Gas Screening Model. March. https://www.dtsc.ca.gov/SiteCleanup/Vapor_Intrusion.cfm

Department of Toxic Substances Control (DTSC). 2016. Human and Ecological Risk Office (HERO). Human Health Risk Assessment (HHRA) Note, HERO HHRA Note 3, DTSC-modified Screening Levels (DTSC-SLs). June.

San Francisco Bay Regional Water Quality Control Board (SF RWQCB). 2014. Interim Framework for Assessment of Vapor Intrusion at TCE-Contaminated Sites in the San Francisco Bay Region. Draft. October 16.

San Francisco Bay Regional Water Quality Control Board (SF RWQCB). 2016. User's Guide: Derivation and Application of Environmental Screening Levels. Interim Final. February.

United States Environmental Protection Agency (U.S. EPA). 1989. Risk Assessment Guidance for Superfund Volume I Human Health Evaluation Manual (Part A) Interim Final. EPA/540/1-89/002 December 1989

United States Environmental Protection Agency (U.S. EPA). 2016. Regional Screening Levels (RSLs) User Guide. May.

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Tables



TABLE 1 Soil Vapor Screening Levels for Volatile Organic Compounds (VOCs) (µg/m³)

Soil Vapor Screening Levels Protection of Human Health - Vapor Intrusion		Benzene	Toluene	Ethylbenzene	Xylene	Naphthalene	1,2-Dichloroethane (1,2-DCA)	Tetrachloroethene (PCE)	Trichloroethene (TCE)
SF RWQCB Soil Vapor Environmental Screening Levels									
Residential Building	μg/m³	48	160,000	560	52,000	41	54	240	240
DTSC Soil Vapor Screening Levels (DTSC SLs) ²		I	1	I	I	1			1
Residential Air EPA RSLs	μg/m³	0.36	5,200	1.1	100	0.083	0.11	11	0.48
Residential Air DTSC SLs	μg/m³	0.097	310	NA	NA	NA	NA	0.48	NA
DTSC Default Attenuation Factor (AF) Existing Residential Building)	unitless	0.002	0.002	0.002	0.002	0.002	0.002	0.002	0.002
DTSC Soil Vapor SLs - Existing Residential Building	μg/m³	49	155,000	550	50,000	42	55	240	240
DTSC Default Attenuation Factor (AF) (Future Residential Building)	unitless	0.001	0.001	0.001	0.001	0.001	0.001	0.001	0.001
DTSC Soil Vapor SLs - Future Residential Building	μg/m³	97	310,000	1,100	100,000	83	110	480	480
Site-specific Soil Vapor Screening Levels ³		•	·	•	•	·			
Residential Air EPA RSLs	μg/m³	0.36	5,200	1.1	100	0.083	0.11	11	0.48
Residential Air DTSC SLs	μg/m³	0.097	310	NA	NA	NA	NA	0.48	NA
DTSC Model - Site-specific Residential AFs (Assuming Silty Clay Loam [SICL])	unitless	9.7E-04	8.9E-04	8.2E-04	8.2E-04	7.5E-04	9.5E-04	6.6E-04	8.2E-04
Site-specific Residential Soil Vapor Screening Levels (Assuming Silty Clay Loam (SICL))	μg/m³	100	347,863	1,342	122,092	110	116	725	584

Notes:

μg/L = microgram per liter

NA = Not available

References

California Environmental Protection Agency (Cal/EPA). 2011. Final Guidance for the Evaluation and Mitigation of Subsurface Vapor Intrusion to Indoor Air (Vapor Intrusion Guidance). DTSC. October.

California Environmental Protection Agency (Cal/EPA). 2016. Department of Toxic Substances Control (DTSC), Human and Ecological Risk Office (HERO). Human Health Risk Assessment (HHRA) Note, HERO HHRA Note 3, DTSC-modified Screening Levels (DTSC-SLs). June.

San Francisco Regional Water Quality Control Board (SF RWQCB). 2016. Environmental Screening Levels. Tier 1 ESLs. February 2016 (Rev.3).

U.S. Environmental Protection Agency (USEPA). 2016. Regional Screening Levels (RSLs). May.

¹ Tier 1 environmental screening levels (ESLs) for subslab and soil gas (SF RWQCB 2016).

² The residential soil vapor screening levels (SLs) were calculated using the more conservative (lower) of the DTSC (Cal/EPA 2016)-recommended residential air SL or USEPA (2016) regional screening levels (RSLs) for residential air and the DTSC (Cal/EPA 2011) default attenuation factors (AFs) for an existing (0.002) or a future (0.001) residential building, respectively.

³ The site-specific residential soil vapor SLs were calculated using site-specific AFs for silty clay loam (SICL) soils.



TABLE 2 Subslab Soil Vapor Screening Levels for Volatile Organic Compounds (VOCs) (µg/m³)

Soil Vapor Screening Levels Protection of Human Health - Vapor Intrusion		Benzene	Toluene	Ethylbenzene	Xylene	Naphthalene	1,2-Dichloroethane (1,2-DCA)	Tetrachloroethene (PCE)	Trichloroethene (TCE)					
Subslab Soil Vapor Screening Levels														
otection of Human Health - Vapor Intrusion														
Residential Air EPA RSLs	μg/m³	0.36	5,200	1.1	100	0.083	0.11	11	0.48					
Residential Air DTSC SLs	μg/m³	0.097	310	NA	NA	NA	NA	0.48	NA					
DTSC Default Subslab AFs	unitless	0.05	0.05	0.05	0.05	0.05	0.05	0.05	0.05					
Residential Building	μg/m³	1.9	6,200	22	2,000	1.7	2.2	9.6	9.6					
SF RWQCB Subslab Soil Vapor Environmental Scr	eening Leve	ls (ESLs) ²												
Residential Building	μg/m³	48	160,000	560	52,000	41	54	240	240					

Notes:

 μ g/L = microgram per liter

NA = Not available

References:

California Environmental Protection Agency (Cal/EPA). 2011. Final Guidance for the Evaluation and Mitigation of Subsurface Vapor Intrusion to Indoor Air (Vapor Intrusion Guidance). DTSC. October.

California Environmental Protection Agency (Cal/EPA). 2016. Department of Toxic Substances Control (DTSC), Human and Ecological Risk Office (HERO). Human Health Risk Assessment (HHRA) Note, HERO HHRA Note 3, DTSC-modified Screening Levels (DTSC-SLs). June.

San Francisco Regional Water Quality Control Board (SF RWQCB). 2016. Environmental Screening Levels. Tier 1 ESLs. February 2016 (Rev.3)

U.S. Environmental Protection Agency (USEPA). 2016. Regional Screening Levels (RSLs). May.

¹ The residential soil vapor screening levels (SLs) were calculated using the more conservative (lower) of the DTSC (Cal/EPA 2016)-recommended residential air SL or USEPA (2016) regional screening levels (RSLs) for residential air and the DTSC (Cal/EPA 2011) default attenuation factor (AF) for subslab (0.05) residential building.

² Tier 1 environmental screening levels (ESLs) for subslab and soil gas (SF RWQCB 2016).



TABLE 3 Screening Levels for Volatile Organic Compounds (VOCs) in Soil (mg/kg)

Screening Levels		Total Petroleum Hydrocarbons Gasoline Range (TPH ₉)	Total Petroleum Hydrocarbons Diesel Range (TPH _d)	Total Petroleum Hydrocarbons Motor Oil Range (TPHmo)	Benzene	Toluene	Ethylbenzene	Xylenes	Methyl tert-butyl ether (MTBE)	Naphthalene	1,2-Dichloroethane (1,2-DCA)	Tetrachloroethene (PCE)	Trichloroethene (TCE)	cis-1,2-Dichloroethene (cis-1,2-DCE)	trans-1,2-Dichloroethene (trans-1,2-DCE)	Vinyl Chloride (VC)	Chloroform	Acetone
SF RWQCB Soil Leaching to Groundwater Screening Levels ¹	mg/kg	770	570	NA	0.044	2.9	1.4	2.3	0.023	0.033	0.0045	0.42	0.46	0.19	0.67	0.01	0.068	0.5
					P	rotection of Humar	n Health - Direct Co	ntact with Soil										
SF RWQCB Environmental Screening Leve	ls (ESLs) for	Soil Direct Exp	posure Huma	n Health Risk \$	Screening Levels ²													
Residential Land Use, Shallow Soil	mg/kg	740	230	11,000	0.23	970	5.1	560	42	3	0.37	0.6	1.2	19	160	0.0085	0.3	59,000
Construction Worker, Shallow and Deep Soil	mg/kg	2,800	880	32,000	24	4,100	480	2,400	3,700	350	37	33	23	82	680	3.4	32	260,000
DTSC Screening Level (SL) - Residential Sc	oil	•				•	•		•	•								
USEPA RSL -Residential Soil ³	mg/kg	NA	NA	NA	1.2	4,900	5.8	580	47	4	0.46	24	0.94	160	1,600	0.059	0.32	62,000
DTSC SL - Residential Soil ⁴	mg/kg	NA	NA	NA	0.33	1,100	NA	NA	NA	NA	NA	0.6	NA	19	130	0.0088	NA	NA

Notes:

mg/kg = milligram per kilogram

NA = Not available; DTSC (2016) recommends use of USEPA RSL when a DTSC SL is not available.

¹ San Francisco Regional Water Quality Control Board (SF RWQCB 2016). Soil Environmental Screening Levels (ESLs). Table S-2: Soil Leaching to Groundwater Screening Levels (Organic Compounds Only). Drinking Water Resource. February.

⁴ California Environmental Protection Agency (Cal/EPA). 2016. Department of Toxic Substances Control (DTSC), Human and Ecological Risk Office (HERO). Human Health Risk Assessment (HHRA) Note, HERO HHRA Note 3, DTSC-modified Screening Levels (DTSC-SLs). June.

References:

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United States Environmental Protection Agency (USEPA). 2016. Regional Screening Levels (RSLs). May.

² San Francisco Regional Water Quality Control Board (SF RWQCB 2016). Soil Environmental Screening Levels (ESLs). Table S-1: Soil Direct Exposure Human Health Risk Screening Levels (mg/kg). February.

 $^{^{3}}$ United States Environmental Protection Agency (USEPA). 2016. Regional Screening Levels (RSLs).



TABLE 4 Maximum Contaminant Levels (MCLs) and Screening Levels for Volatile Organic Compounds in Groundwater

Remedial Goals Groundwater Protection - Drinking	Water Stan	Total Petroleum by Hydrocarbons Gasoline Range (TPH _g)	Benzene	Toluene	Ethylbenzene	Xylene	Napthalene	1,2-Dichloroethane (1,2-DCA)	Tetrachloroethene (PCE)	Trichloroethene (TCE)	Chloroform
Federal MCL		NA	5	1,000	700	10,000	NA	5	5	5	70
California MCL	μg/L	NA	1	150	300	1750	NA	0.5	5	5	80
Protection of Human Health - Vapor	Intrusion:	Groundwater	to Indoor A	ir		1	1	1	ı	1	
Site-specific DTSC Risk-based Con-	centration ³	3						•			
Site-specific DTSC Risk-based Concentration	HQ/I	NA	20	62,000	210	29,000	140	78	56	100	40

Notes:

μg/L = microgram per liter

NA = Not available

References:

Department of Toxic Substances Control (DTSC). 2014. Vapor Intrusion Screening Model for Groundwater. December.

San Francisco Regional Water Quality Control Board (SF RWQCB). 2016. Environmental Screening Levels. Tier 1 ESLs. February 2016 (Rev.3). State Water Resources Control Board (SWRCB). 2015. MCLs, DLRs, and PHGs for Regulated Drinking Water Contaminants. September.

United States Environmental Protection Agency (USEPA). 2016. Table of Regulated Drinking Water Contaminants. May 3, 2016.

¹ Federal maximum contaminant levels (MCLs) were obtained from U.S.EPA (2016). California MCLs were obtained from State Water Resources Control Board (SWRCB 2016).

² California MCL for chloroform is for Total Trihalomethanes.

³ Site-specific DTSC risk-based groundwater concentrations for protection of human health - vapor intrusion were calculated using the DTSC (2014) Vapor Intrusion Screening Model for Groundwater and site-soil type of silty clay loam (SICL).

Table 5. Comparison of Soil Vapor Screening Levels to Soil Gas Analytical Data - 1233 Bockman Road, San Lorenzo, California Sample Depth Boring/ Date Sample ID Sampled (ft bgs) Notes ug/m Soil Gas Samples - Engeo 2015 - 2016 SG-1 06/25/15 5.0 1.34 6.33 < 3.2 < 6.5 < 7.8 < 3.1 < 5.1 < 8.1 SG-2 06/25/15 5.0 2.45 18.3 1.81 14.83 < 5.1 < 7.8 < 3.1 < 8.1 SG-5 10 06/24/16 <27 <44 <140 <24 <19 < 26 < 55 <150 SG-6 06/24/16 7.0 <1.6 4.1 143 260 < 5.2 < 2.1 256 < 5.4 SG-7 06/24/16 10 21.9 20.9 < 4.9 < 9.9 <12 <4.7 24.4 <12 SG-8 06/24/16 7.0 9.18 19.1 232 1,172 < 5.2 < 2.1 16.7 < 5.4 SG-9 06/24/16 7.0 3.84 9.96 < 2.2 4.69 < 5.2 < 2.1 256 < 5.4 SG-10 06/24/16 10 61.8 76.2 < 2.0 6.97 <10 <4.1 <1.8 <11 Soil Gas Samples - Pangea 2016 SV-1 07/27/16 6.0 < 3.5 <4.2 <4.8 <4.8 <23 49 < 4.5 < 5.9 SV-2 07/27/16 6.0 < 7.1 < 8.3 < 9.6 < 9.6 <46 < 8.9 1,500 <12 SV-3 07/27/16 6.0 14 14 4.7 7.7 <22 <4.2 820 < 5.6 SV-4 07/27/16 6.0 18 7.5 < 7.6 < 7.6 <36 < 7.0 150 < 9.4 SV-5 07/27/16 6.0 3.8 < 3.7 <4.3 <4.3 <21 < 4.0 710 < 5.3 SV-6 07/27/16 6.0 12 < 3.8 <4.4 <4.4 <21 < 4.1 430 < 5.4 SV-7 07/27/16 6.0 18 27 < 5.1 < 5.1 <25 <4.7 15 < 6.3 SV-8 07/28/16 6.0 <4.9* <11* <10* <15* <14* 640 <8.7* --SV-9 --------------------SV-10 2,000 170* 07/28/16 6.0 <4.9* <11* <10* <15* <14* SV-11 <14* 07/28/16 6.0 <4.9* <11* <10* <15* 2,600 150* --SV-12 110* <14* 07/28/16 6.0 <4.9* <11* <10* 930 76* SV-13 07/28/16 6.0 <4.9* <11* 380 1,470 100* <8.7* <14* --SV-14 07/27/16 6.0 3.4 160 980 < 20 17 3.6 < 3.8 < 5.1 SV-15 07/27/16 6.0 25 9.2 <22 85 <4.6 8.6 <4.3 6.1 SV-16 07/27/16 6.0 35 13 <11 <11 < 52 <10 <17 <13 SV-17 34 07/28/16 6.0 13 28 191 --< 4.1 20 9.7 SV-18 54 07/28/16 6.0 1,100 3,190 59 < 4.1 66 < 5.5 SV-19 07/28/16 6.0 15 40 900 2,490 < 4.1 20 11 SV-20 08/05/16 6.0 66* 160 4,300 18,400 17* <130 <8.6* <170 SV-21 08/05/16 6.0 5.6* <11 330 3,090 3.2* <12 160 <16

Table 5. Comparison of Soil Vapor Screening Levels to Soil Gas Analytical Data - 1233 Bockman Road, San Lorenzo, California

Boring/ Sample ID	Date Sampled	Sample Depth (ft bgs)	$B_{OR_{COR_{Q}}}$		Ethythoneon	A. A. Menes	Nighthaleng	502;	Z.	, ž
		ļ	-			ug/				
SV-22	08/05/16	6.0	21*	<82	340	18,100	10*	<88	24*	<120
SV-23	08/05/16	6.0	24*	150	8,700	34,000	19*	<130	9.0*	<170
SV-24	08/05/16	6.0	42	45	1,300	5,500	13*	<35	<2.4*	<47
SV-25	08/05/16	6.0	39	47	270	1,440	<1.2*	<11	1.2*	<14
SV-26	08/05/16	6.0	23	28	180	920	2.6*	<4.4	7.6	<5.8
SV-27	08/05/16	6.0	73	48	230	1,250	3.9*	<7.9	<0.53*	<11
Maximum Concentration (µg/n	n ³)		73	160	8,700	34,000	17	ND	2,600	170
Soil Vapor Screening Levels (µ	g/m ³) ¹									
SF RWQCB Soil Vapor Environi	mental Screening	Levels (ESLs)	48	160,000	560	52,000	41	54	240	240
DTSC Soil Vapor Screening Leve	els (DTSC SLs)									
DTSC Soi	il Vapor SLs - Exi	isting Residential Building	49	155,000	550	50,000	42	55	240	240
		uture Residential Building	97	310,000	1,100	100,000	83	110	480	480
Site-specific Residential Soil Vap		els								
(Assuming Silty Clay Loam [SIC			100	347,863	1,342	122,092	110	116	725	584

Abbreviations:

DCA = 1,2-dichloroethane

PCE = Tetrachloroethene

TCE = Trichloroethene

VOCs by EPA Method TO-15.

See lab report for trace concentrations of other VOCs

 $\mu g/m^3$ = Micrograms per cubic meter of air.

ft bgs = Feet below ground surface

 $ND = \ not \ detected \ above \ laboratory \ reporting \ limits.$

-- = Not analyzed

< n = Chemical not present at a concentration in excess of laboratory detection limit shown.

Tetrachloroethene also referred to as Perchloroethene, PCE or Perc.

Bold concentrations exceed most conservative (i.e., lowest) generic screening level.

= Concentration exceeds Site-specific soil vapor screening level.

^{* =} Represents an estimated concentration (j-flag value) below the reporting limit, or indicates that there was no detection above the method detection limit. contaminant detections highlighted in gray

¹ Soil vapor screening levels obtained from GSI Table 1.

Table 6. Comparison of Soil Screening Levels to Soil Analytical Data - 1233 Bockman Road, San Lorenzo California

									, /		/ *				\$	/ \$		ş / z	. /	/ స్థ	
		Sample Dept	h / .o.	7 .	0				\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \	/ &	Made 1	7 3				1 3					/
Boring / Sample ID	Date Sampled	(ft bgs)		Z. P.				Tungar .	430	A SALLAN	/ And			/ <i>E</i>		/ in	1			/ 👸 /	Notes
			←								- mg	/Kg								→	
Soil Data - ENGEO 2015																					
S-1	6/25/2015	1	< 0.1	3.6	32	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01			
	6/25/2015	5	< 0.1	<2.0	<10	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01			
	6/25/2015	10	< 0.1	<2.0	<10	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01			
S-2	6/25/2015	1	< 0.1	<2.0	<10	< 0.01	< 0.01	< 0.01	22.6	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01			
	6/25/2015	5	< 0.1	<2.0	<10	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01			
	6/25/2015	10	< 0.1	<2.0	<10	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01	< 0.01			
0.2	c/05/0015	1	.0.1	1.4	220	.0.01	-0.01	-0.01	.0.01	-0.01	-0.01	-0.01	-0.01	.0.01	-0.01	-0.01	-0.01	.0.01			
S-3	6/25/2015 6/25/2015	1 5	<0.1 <0.1	14 <2.0	230 17	<0.01 <0.01	<0.01 <0.01	<0.01 <0.01	<0.01 <0.01	<0.01 <0.01	<0.01 <0.01	<0.01 <0.01	<0.01 <0.01	<0.01 <0.01	<0.01 <0.01	<0.01 <0.01	<0.01 <0.01	<0.01 <0.01			
	6/25/2015	10	<0.1	<2.0	<10	<0.01	<0.01	< 0.01	< 0.01	<0.01	<0.01	<0.01	<0.01	<0.01	<0.01	<0.01	<0.01	<0.01			
Soil Data - PANGEA 2016		10		12.0		10.01	10101	10.01	10.01	10101	10101	10.01	10.01	10.01	10101	10.01	10.01	10.01			
SB-1	8/3/2016	3.5				< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0098	< 0.0049	< 0.02		
		6.5	< 0.96			< 0.0043	< 0.0043	< 0.0043	< 0.0043	< 0.0043	< 0.0043	< 0.0043	< 0.0043	< 0.0043	< 0.0043	< 0.0043	< 0.0087	< 0.0043	< 0.017		
		8				< 0.005	< 0.005	< 0.005	< 0.005	< 0.005	< 0.005	< 0.005	< 0.005	< 0.005	< 0.005	< 0.005	< 0.0099	< 0.005	< 0.02		
		15	On Hold																		
SB-2	8/3/2016	3.5				< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0091	< 0.0045	< 0.018		
		6																			
		6.5	<1.1			<0.005	<0.005	<0.005	<0.005	<0.005	<0.005	<0.005	<0.005	<0.005	<0.005	<0.005	<0.01	<0.005	<0.02		
		8				< 0.0046	<0.0046	<0.0046	<0.0046	< 0.0046	< 0.0046	<0.0046	< 0.0046	< 0.0046	< 0.0046	< 0.0046	<0.0093	< 0.0046	< 0.019		
SB-3	8/3/2016	3.5				< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0098	< 0.0049	0.027		
	0,5,2010	6.5	< 0.99			< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0045	< 0.0091	< 0.0045	< 0.018		
		8				< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0098	< 0.0049	< 0.02		
SB-4	8/3/2016	3.5				< 0.0048	< 0.0048	< 0.0048	< 0.0048	< 0.0048	< 0.0048	< 0.0048	< 0.0048	< 0.0048	< 0.0048	< 0.0048	< 0.0097	< 0.0048	< 0.019		
		5.5	< 0.99			< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0097	< 0.0049	< 0.019		
		8				< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0098	< 0.0049	< 0.02		
SB-5	8/3/2016	3.5				<0.005	<0.005	< 0.005	<0.005	<0.005	<0.005	<0.005	<0.005	<0.005	<0.005	<0.005	<0.0099	<0.005	<0.02		
		5.5	<1.1			<0.0048	<0.0048	<0.0048	<0.0048	<0.0048	<0.0048	<0.0048	<0.0048	<0.0048	<0.0048	<0.0048	<0.0097	<0.0048	<0.019		
		8				< 0.0049	<0.0049	<0.0049	<0.0049	< 0.0049	<0.0049	<0.0049	< 0.0049	< 0.0049	<0.0049	< 0.0049	<0.0098	< 0.0049	< 0.02		
SB-6	8/3/2016	3.5				< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0049	< 0.0097	< 0.0049	< 0.019		
0	3,3,2010	6	< 0.98			< 0.0047	< 0.0047	< 0.0047	< 0.0047	< 0.0047	< 0.0047	< 0.0047	< 0.0047	< 0.0047	< 0.0047	< 0.0047	< 0.0093	< 0.0047	< 0.019		
		8				< 0.0044	< 0.0044	< 0.0044	< 0.0044	< 0.0044	< 0.0044	< 0.0044	< 0.0044	< 0.0044	< 0.0044	< 0.0044	< 0.0089	< 0.0044	< 0.018		

Table 6. Comparison of Soil Screening Levels to Soil Analytical Data - 1233 Bockman Road, San Lorenzo California

Sample Depth Boring / Sample ID Date Sampled (ft bgs)		Junia.	THI ₁₀	Benzene	Tolliene	Ellymenza.	S. S	APTIBE.	Naphhalene	,	\$		\$\frac{\partial \text{s}_{\partial \text{s}_{\parti	in ms. 12.D.C.	i Mind Charles	, toology	Acetine in		No
	←								– mg	/Kg								\longrightarrow	
Maximum Concentration (mg/kg)	ND	14	230	ND	ND	ND	22.6	ND	ND	ND	ND	ND	ND	ND	ND	ND	0.027		
Soil Screening Levels (mg/kg) ¹																			
SF RWQCB Soil Leaching to Groundwater Screening Levels	770	570	NA	0.04	2.9	1.40	2.3	0.02	0.03	0.00	0.42	0.46	0.19	0.67	0.01	0.07	0.50		
SF RWQCB Environmental Screening Levels (ESLs) for Soil Direct Exposure Human Health Risk Screening Levels																			
Residential Land Use, Shallow Soil	740	230	11,000	0.23	970	5.10	560	42	3.3	0.37	0.60	1.20	19	160	0.01	0.30	59,000.00		
Construction Worker, Shallow and Deep Soil	2,800	880	32,000	24	4,100	480	2,400	3,700	350	37	33	23	82	680	3	32	260,000		
DTSC Screening Level (SL) - Residential Soil																			
USEPA RSL -Residential Soil	NA	NA	NA	1.2	4,900	5.8	580	47.0	3.8	0.46	24	0.9	160	1,600	0.1	0.3	62,000		
DTSC SL - Residential Soil	NA	NA	NA	0.33	1,100	NA	NA	NA	NA	NA	0.60	NA	19	130	0.01	NA	NA		

Explanation:

TPHd and TPHmo analyzed by EPA Method 8015, TPHg and VOC's analyzed by EPA Method 8260

Benzene, Toluene, Ethylbenzene and Xylenes by EPA Method 8021.

TPHg = Total Petroleum Hydrocarbons as gasoline

TPHd = Total Petroleum Hydrocarbons as diesel

TPHmo = Total Petroleum Hydrocarbons as motor oil

MTBE = Methyl tert-butyl ether

1,2-DCA = 1,2-Dichloroethane

PCE = Tetrachloroethene

TCE = Trichloroethene

cis-1,2-DCE = cis-1,2-Dichloroethene

mg/Kg = Milligrams per kilogram

ft bgs = Depth below ground surface (bgs) in feet.

ft bgs = Depth below ground surface (bgs) in feet.

< n = Chemical not present at a concentration in excess of detection limit shown.

Bold = Concentration exceeds the groundwater protection ESL for a drinking water source.

--- = Not analyzed

contaminant detections highlighted in gray

¹ Soil screening levels obtained from GSI Table 3.

Boring / Sample ID	Date Sampled	Reference Elevation	Depth to Water (ft bgs)	GWE	Zi zio	Benzene	Towner of the state of the stat	Ellymone or a	s. America	Nemmalone	\\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\ \\	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\		Wood of the second of the seco		Notes
		(ft amsl)	(8-)	1 1	<u>/ ~ ~ </u>	/ 🛚 🔻	/ ~	/ 🛛	/ + /		/	/ 4	/ ~	/ ()	\longrightarrow	
Grab Ground	water Samples -	ENGEO														
GW-1	6/25/2015		15-25 ^a		51	0.48	0.42	< 0.59	0.26	0.28	< 0.17	< 0.59	< 0.59	< 0.59	-	
	7/15/2016		12-17 ^b		<41	0.41	< 0.20	< 0.70	< 0.55	<1.7	0.15	0.62	< 0.70	< 0.70		
GW-2	6/25/2015		15-25 ^a		<50	< 0.50	< 0.50	< 0.50	<1.0	< 0.16	< 0.17	< 0.50	< 0.50	< 0.50		
	7/15/2016		12-17 ^b		<41	< 0.22	< 0.20	< 0.70	< 0.55	<1.7	< 0.15	< 0.33	< 0.70	< 0.70		
GW-3	6/25/2015		15-25 ^a		<50	<0.50	< 0.50	<0.50	<1.0	< 0.16	< 0.17	< 0.50	<0.50	<0.50	==	
GW-3	7/15/2016		12-17 ^b		53.2	<0.22	<0.20	<0.70	<0.55	<1.7	<0.17	<0.33	<0.70	< 0.70		
			12-17 ^b					. = .					. = .	. = .		
GW-4	7/15/2016		12-17		<41	< 0.22	<0.20	< 0.70	< 0.55	<1.7	< 0.15	<0.33	< 0.70	< 0.70		
Grab Ground	water Samples -	PANGEA														
MIP-1	7/25/2016	NA	8-12	NA	<50	< 0.50	0.70	< 0.50	< 0.50	<2.0	< 0.5	< 0.50	< 0.50	2.3		
MIP-2	7/25/2016	NA	8-12	NA	<50	< 0.50	<0.50	<0.50	< 0.50	<2.0	<0.5	0.80	<0.50	3.6		
MIP-3	7/25/2016	NA	8-12	NA	<50	< 0.50	3.3	<0.50	< 0.50	<2.0	<0.5	<0.50	< 0.50	8.1		
MIP-4	7/25/2016	NA	8-12	NA	<50	< 0.50	1.5	<0.50	0.60	<2.0	<0.5	<0.50	<0.50	13		
MIP-5	7/25/2016	NA	8-12	NA	<50	<0.50	<0.50	< 0.50	< 0.50	<2.0	<0.5	<0.50	<0.50	<0.50		
MIP-6	7/25/2016	NA	8-12	NA	<50	< 0.50	<0.50	< 0.50	< 0.50	<2.0	<0.5	< 0.50	<0.50	2.6		
SB-1-W	8/3/2016	NA	8	NA	<50	<0.50	<0.50	1.0	6.2	<2.0	<0.5	<0.50	<0.50	<0.50		
Aaximum Co	ncentration (μg/	L)			53.2	0.5	3.3	1.0	6.2	0.3	0.2	0.8	ND	13		
Groundwater	Screening Leve	ls (µg/L) ¹														
Groundwater	Protection - Dri	inking Water S	Standards													
				Federal MCL	NA	5	1,000	700	10,000	NA	5	5	5	70		
			•	California MCL	NA	1	150	300	1,750	NA	1	5	5	80	-	
Residential G Levels	roundwater-to-I	ndoor Air Vaj	por Intrusion	Screening												
				d Concentration lay loam (SICL)												

Explanation:

TPHg = Total Petroleum Hydrocarbons Gasoline by EPA Method 8015.

1,2-DCA = 1,2-Dichloroethane

PCE = Tetrachloroethene

TCE = Trichloroethene

cis-1,2-DCE = cis-1,2 - Dichloroethene by EPA Method 8260.

Vinyl Chloride by EPA Method 8260

Chloroform by EPA Method 8260

VOC's by EPA Method 8260

 $\mu g/L = micrograms \ per \ Liter$

ft amsl = feet above mean sea level.

ft bgs = feet below grade surface.

- < n = Chemical not present at a concentration in excess of detection limit shown.
- -- = Not analyzed or not available.
- < n = Chemical not present at a concentration in excess of laboratory detection limit shown.
- ^a = ENGEO report dated 07/02/2015 states samples were taken at first encountered groundwater which ranged between 15-25 ft bgs
- b = ENGEO report dated 08/02/2016 states samples were taken at first encountered groundwater which ranged between 12-17 ft bgs

GSI Job No.:4480 Issued: 6 September 2016



Attachment A

USEPA SG-SCREEN Version 2.0, 04/2003 DTSC Modification December 2014

Department of Toxic Substances Control Vapor Intrusion Screening Model - Soil Gas

DATA ENTRY SHEET

		Soil (Gas Concentration	on Data							
Reset to	ENTER	ENTER	ado concontratio	ENTER							
Defaults	O	Soil	0.5	Soil		Commiss	Decidential	Donah (am)	101.0	Donath (ft book)	
Doladilo	Chemical	gas	OR	gas		Scenario:	Residential	Depth (cm):	121.9 SICL	Depth (ft bgs): Site-Specific	4
	CAS No.	conc.,		conc.,				Soil Type:	SICL	Site-Specific	_
							F	Results Summa	arv		
	(numbers only,	C _q		Cq							
	no dashes)	(μg/m³)		(ppmv)	Chemical	Soil Gas Conc. A	ttenuation Factor	Indoor Air Conc.	Cancer	Noncancer	
						(μg/m ³)	(unitless)	(µg/m³)	Risk	Hazard	
	71432	1.00E+02			Benzene	1.00E+02	9.7E-04	9.7E-02	1.0E-06	3.1E-02	_
	108883	1.00E+02			Toluene	1.00E+02	8.9E-04 8.2E-04	8.9E-02 8.2E-02	NA 7.3E-08	2.8E-04 7.9E-05	-
	100414 108383	1.00E+02 1.00E+02		+	Ethylbenzene m-Xylene	1.00E+02 1.00E+02	8.2E-04	8.2E-02	NA	7.9E-03 7.9E-04	-1
	106423	1.00E+02			p-Xviene	1.00E+02	8.2E-04	8.2E-02	NA	7.8E-04	-1
	95476	1.00E+02			o-Xviene	1.00E+02	8.2E-04	8.2E-02	NA	7.9E-04	1
	91203	1.00E+02			Naphthalene	1.00E+02	7.5E-04	7.5E-02	9.1E-07	2.4E-02	
	107062	1.00E+02			1.2-Dichloroethane	1.00E+02	9.5E-04	9.5E-02	8.8E-07	1.3E-02	_
	127184	1.00E+02			Tetrachioroethylene	1.00E+02	6.6E-04 8.2E-04	6.6E-02 8.2E-02	1.4E-07 1.2E-07	1.8E-03 3.9E-02	-
	79016	1.00E+02		1	Trichloroethylene	1.00E+02	6.ZE-U4	6.ZE-UZ	1.2E-07	3.9E-02	-
						·					_
	ENTER	ENTER	ENTER	ENTER		ENTER					
	Depth	#N/A	#N/A	#N/A		ENIER					
MORE	S	#IN/A 1.66	#IN/A 0.375			5					
₩OKE	to bottom	sampling	Average	SCS		vadose zone					
	of enclosed	depth	soil	soil type		soil vapor					
	space floor,	below grade,	temperature,	(used to estimate	OR	permeability,					
	L _F	L _s	T _S	soil vapor		k _v					
	(15 or 200 cm)	(cm)	(°C)	permeability)		(cm²)					
	15	121.9	24	SICL							
	ENTER	ENTER	ENTER	ENTER		ENTER					
MORE	Vandose zone	Vadose zone	Vadose zone	Vadose zone		Average vapor					
, , , , , , , , , , , , , , , , , , ,	SCS	soil dry	soil total	soil water-filled		flow rate into bldg.					
	soil type	bulk density,	porosity,	porosity,		(Leave blank to calculat	te)				
	Lookup Soil	ρь ^A	n ^v	θ_{w}^{V}		Q _{soil}	,				
	Parameters	(g/cm³)	(unitless)	(cm³/cm³)		(L/m)					
		10 /	(4			(=)					
	SICL	1.37	0.482	0.198		5					
MORE											
•	ENTER	ENTER	ENTER	ENTER	ENTER	ENTER					
	Averaging	Averaging	F	E	F	Ala Franksia					
	time for	time for	Exposure	Exposure	Exposure Time	Air Exchange Rate					
Lookup Receptor	carcinogens, AT_C	noncarcinogens, AT _{NC}	duration, ED	frequency, EF	i ime ET	ACH					
Parameters	(yrs)	(yrs)	(yrs)	(days/yr)	(hrs/day)	(hour)					
	(910)	()10)	(910)	(days/yi)	(Illorday)	()					
NEW=> Residential	70	26	26	350	24	0.5					
					(NEW)	(NEW)					
END											

CHEMICAL PROPERTIES SHEET

CAS	Chemical	Diffusivity in air, D _a (cm²/s)	Diffusivity in water, D _w (cm²/s)	Henry's law constant at reference temperature, H (atm-m³/mol)	Henry's law constant reference temperature, T _R (°C)	Enthalpy of vaporization at the normal boiling point, $\Delta H_{v,b}$ (cal/mol)	Normal boiling point, T _B (°K)	Critical temperature, T _C (°K)	Unit risk factor, URF (μg/m³) ⁻¹	Reference conc., RfC (mg/m³)	Molecular weight, MW (g/mol)
71432	Benzene	8.95E-02	1.03E-05	5.55E-03	25	7,342	353.24	562.16	2.9E-05	3.0E-03	78.11
108883	Toluene	7.78E-02	9.20E-06	6.64E-03	25	7,930	383.78	591.79	0.0E+00	3.0E-01	92.14
100414	Ethylbenzene	6.85E-02	8.46E-06	7.88E-03	25	8,501	409.34	617.20	2.5E-06	1.0E+00	106.17
108383	m-Xylene	6.84E-02	8.44E-06	7.18E-03	25	8,523	412.27	617.05	0.0E+00	1.0E-01	106.17
106423	p-Xylene	6.82E-02	8.42E-06	6.90E-03	25	8,525	411.52	616.20	0.0E+00	1.0E-01	106.17
95476	o-Xylene	6.89E-02	8.53E-06	5.18E-03	25	8,661	417.60	630.30	0.0E+00	1.0E-01	106.17
91203	Naphthalene	6.05E-02	8.38E-06	4.40E-04	25	10,373	491.14	748.40	3.4E-05	3.0E-03	128.18
107062	1,2-Dichloroethane	8.57E-02	1.10E-05	1.18E-03	25	7,643	356.65	561.00	2.6E-05	7.0E-03	98.96
127184	Tetrachloroethylene	5.05E-02	9.46E-06	1.77E-02	25	8,288	394.40	620.20	5.9E-06	3.5E-02	165.83
79016	Trichloroethylene	6.87E-02	1.02E-05	9.85E-03	25	7,505	360.36	544.20	4.1E-06	2.0E-03	131.39
-											
-											
-											

Residential

CAS	Chemical	Source-building separation, L_T (cm)	Vadose zone soil air-filled porosity, θ_a^V (cm³/cm³)	Vadose zone effective total fluid saturation, Ste (cm³/cm³)	Vadose zone soil intrinsic permeability, k _i (cm ²)	Vadose zone soil relative air permeability, k_{rq} (cm ²)	Vadose zone soil effective vapor permeability, k _v (cm ²)	Floor- wall seam perimeter, X _{crack} (cm)	Soil gas conc. (μg/m³)	Bldg. ventilation rate, Q _{building} (cm ³ /s)	Area of enclosed space below grade, A _B (cm ²)	Crack- to-total area ratio, η (unitless)	Crack depth below grade, Z _{crack} (cm)	Enthalpy of vaporization at ave. soil temperature, $\Delta H_{v,TS}$ (cal/mol)	Henry's law constant at ave. soil temperature, H _{TS}	Henry's law constant at ave. soil temperature, H' _{TS} (unitless)
0/10	Grieffical	(611)	()	()	(=)	(*)	(+)	(0111)	(1-3)	(0)	(* /	(dilitiooo)	(0111)	(carrior)	(====	(dillicoo)
71432	Benzene	106.92	0.284	0.276	1.75E-09	0.838	1.46E-09	4,000		3.39E+04				7,977	5.30E-03	2.18E-01
108883	Toluene	106.92	0.284	0.276	1.75E-09	0.838	1.46E-09	4,000		3.39E+04				9,001	6.31E-03	2.59E-01
100414	Ethylbenzene	106.92	0.284	0.276	1.75E-09	0.838	1.46E-09	4,000		3.39E+04				9,994	7.45E-03	3.05E-01
108383	m-Xylene	106.92	0.284	0.276	1.75E-09	0.838	1.46E-09	4,000		3.39E+04			15	10,090	6.78E-03	2.78E-01
106423	p-Xylene	106.92	0.284	0.276	1.75E-09	0.838	1.46E-09	4,000		3.39E+04				10,083	6.52E-03	2.67E-01
95476	o-Xylene	106.92	0.284	0.276	1.75E-09	0.838	1.46E-09	4,000		3.39E+04				10,245	4.89E-03	2.00E-01
91203	Naphthalene	106.92	0.284	0.276	1.75E-09	0.838	1.46E-09	4,000		3.39E+04			15	12,768	4.09E-04	1.68E-02
107062	1,2-Dichloroethane	106.92	0.284	0.276	1.75E-09	0.838	1.46E-09	4,000		3.39E+04			15	8,368	1.13E-03	4.61E-02
127184	Tetrachloroethylene	106.92	0.284	0.276	1.75E-09	0.838	1.46E-09	4,000		3.39E+04			15	9,410	1.68E-02	6.88E-01
79016	Trichloroethylene	106.92	0.284	0.276	1.75E-09	0.838	1.46E-09	4,000	1.00E+02	3.39E+04	1.00E+06	5.00E-03	15	8,382	9.39E-03	3.85E-01
-																
ļ																
-										-						
-										-						
-																
										l						

Residential

CAS Chemical (g/cm-s) (cm'/s) (cm) (cm) (μg/m³) (cm) (cm'/s) (cm'/s (cm'/s) (cm'/s) (cm'/s) (cm'/s (cm'/s) (cm'/s) (cm'/s) (cm'/s (cm'/s) (cm'/s) (cm'/s (cm'/s) (cm'/s (cm'/s) (cm'/s) (cm'/s (cm			Vapor viscosity at ave. soil temperature, μ _{TS}	Vadose zone effective diffusion coefficient,	path length, L _d	path length, L _p	vapor conc., C _{source}	Crack radius,	Average vapor flow rate into bldg.,	D ^{crack}	Area of crack,	Exponent of equivalent foundation Peclet number, exp(Pe ¹)	Infinite source indoor attenuation coefficient,	conc., C _{buildin}	Unit risk factor, URF	Reference conc., RfC
Toluene	CAS	Chemical	(g/cm-s)	(cm ² /s)	(cm)	(cm)	(μg/m³)	(cm)	(cm ³ /s)	(cm²/s)	(cm²)	(unitless)	(unitless)	(μg/m ⁻) (μg/m ⁻) ·	(mg/m³)
Toluene									T							T 1
100414 Ethylbenzene 1.80E-04 4.46E-03 106.92 15 1.00E+02 1.25 8.33E+01 4.46E-03 5.00E+03 1.75E+16 8.20E-04 8.20E-02 2.5E-06 1.0E+00 108383 m-Xylene 1.80E-04 4.45E-03 106.92 15 1.00E+02 1.25 8.33E+01 4.45E-03 5.00E+03 1.84E+16 8.19E-04 8.19E-02 NA 1.0E-01 106423 p-Xylene 1.80E-04 4.44E-03 106.92 15 1.00E+02 1.25 8.33E+01 4.44E-03 5.00E+03 1.97E+16 8.18E-04 8.18E-02 NA 1.0E-01 95476 o-Xylene 1.80E-04 4.49E-03 106.92 15 1.00E+02 1.25 8.33E+01 4.49E-03 1.36E+16 8.23E-04 8.23E-02 NA 1.0E-01 91203 Naphthalene 1.80E-04 3.95E-03 106.92 15 1.00E+02 1.25 8.33E+01 3.95E-03 5.00E+03 2.18E+18 7.55E-04 7.55E-02 3.4E-05																
108383 m-Xylene																
106423 p-Xylene 1.80E-04 4.44E-03 106.92 15 1.00E+02 1.25 8.33E+01 4.44E-03 5.00E+03 1.97E+16 8.18E-04 8.18E-02 NA 1.0E-01 95476 o-Xylene 1.80E-04 4.49E-03 106.92 15 1.00E+02 1.25 8.33E+01 4.49E-03 5.00E+03 1.36E+16 8.23E-04 8.23E-02 NA 1.0E-01 91203 Naphthalene 1.80E-04 3.95E-03 106.92 15 1.00E+02 1.25 8.33E+01 3.95E-03 5.00E+03 2.18E+18 7.55E-04 7.55E-02 3.4E-05 3.0E-03 107062 1,2-Dichloroethane 1.80E-04 5.58E-03 106.92 15 1.00E+02 1.25 8.33E+01 5.58E-03 5.00E+03 7.94E-04 9.47E-04 9.47E-02 2.6E-05 7.0E-03 127184 Tetrachloroethylene 1.80E-04 3.28E-03 106.92 15 1.00E+02 1.25 8.33E+01 3.28E-03 1.09E+22 6.62E-04 6.62E-02 5.9E-06 <td></td>																
95476 0-Xylene 1.80E-04 4.49E-03 106.92 15 1.00E+02 1.25 8.33E+01 4.49E-03 5.00E+03 1.36E+16 8.23E-04 8.23E-02 NA 1.0E-01 91203 Naphthalene 1.80E-04 3.95E-03 106.92 15 1.00E+02 1.25 8.33E+01 3.95E-03 5.00E+03 2.18E+18 7.55E-04 7.55E-02 3.4E-05 3.0E-03 107062 1,2-Dichloroethane 1.80E-04 5.58E-03 106.92 15 1.00E+02 1.25 8.33E+01 5.58E-03 5.00E+03 9.19E+12 9.47E-04 9.47E-02 2.6E-05 7.0E-03 127184 Tetrachloroethylene 1.80E-04 3.28E-03 106.92 15 1.00E+02 1.25 8.33E+01 3.28E-03 5.00E+03 1.09E+22 6.62E-04 6.62E-02 5.9E-06 3.5E-02		m-Xylene		4.45E-03			1.00E+02									
91203 Naphthalene 1.80E-04 3.95E-03 106.92 15 1.00E+02 1.25 8.33E+01 3.95E-03 5.00E+03 2.18E+18 7.55E-04 7.55E-02 3.4E-05 3.0E-03 107062 1,2-Dichloroethane 1.80E-04 5.58E-03 106.92 15 1.00E+02 1.25 8.33E+01 5.58E-03 5.00E+03 9.19E+12 9.47E-04 9.47E-02 2.6E-05 7.0E-03 127184 Tetrachloroethylene 1.80E-04 3.28E-03 106.92 15 1.00E+02 1.25 8.33E+01 3.28E-03 5.00E+03 1.09E+22 6.62E-04 6.62E-02 5.9E-06 3.5E-02	106423	p-Xylene	1.80E-04	4.44E-03	106.92	15	1.00E+02	1.25	8.33E+01	4.44E-03	5.00E+03	1.97E+16		8.18E-0	2 NA	1.0E-01
107062 1,2-Dichloroethane 1.80E-04 5.58E-03 106.92 15 1.00E+02 1.25 8.33E+01 5.58E-03 5.00E+03 9.19E+12 9.47E-04 9.47E-02 2.6E-05 7.0E-03 127184 Tetrachloroethylene 1.80E-04 3.28E-03 106.92 15 1.00E+02 1.25 8.33E+01 3.28E-03 5.00E+03 1.09E+22 6.62E-04 6.62E-02 5.9E-06 3.5E-02		o-Xylene	1.80E-04	4.49E-03	106.92		1.00E+02		8.33E+01	4.49E-03	5.00E+03	1.36E+16		8.23E-0	2 NA	
127184 Tetrachloroethylene 1.80E-04 3.28E-03 106.92 15 1.00E+02 1.25 8.33E+01 3.28E-03 5.00E+03 1.09E+22 6.62E-04 6.62E-02 5.9E-06 3.5E-02	91203	Naphthalene	1.80E-04	3.95E-03	106.92	15	1.00E+02	1.25	8.33E+01	3.95E-03	5.00E+03	2.18E+18	7.55E-04	7.55E-0	2 3.4E-05	3.0E-03
	107062	1,2-Dichloroethane	1.80E-04	5.58E-03	106.92	15	1.00E+02	1.25	8.33E+01	5.58E-03	5.00E+03	9.19E+12	9.47E-04	9.47E-0	2 2.6E-05	7.0E-03
79016 Trichloroethylene 1.80E-04 4.47E-03 106.92 15 1.00E+02 1.25 8.33E+01 4.47E-03 5.00E+03 1.57E+16 8.21E-04 8.21E-02 4.1E-06 2.0E-03	127184	Tetrachloroethylene	1.80E-04	3.28E-03	106.92	15	1.00E+02	1.25	8.33E+01	3.28E-03	5.00E+03	1.09E+22	6.62E-04	6.62E-0	2 5.9E-06	3.5E-02
	79016	Trichloroethylene	1.80E-04	4.47E-03	106.92	15	1.00E+02	1.25	8.33E+01	4.47E-03	5.00E+03	1.57E+16	8.21E-04	8.21E-0	2 4.1E-06	2.0E-03
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RESULTS SHEET

Residential

INCREMENTAL RISK CALCULATIONS:

		Incremental risk from	Hazard quotient	
		vapor	from vapor	
		intrusion to	intrusion to	
		indoor air,	indoor air,	
		carcinogen	noncarcinogen	
CAS	Chemical	(unitless)	(unitless)	MESSAGE SUMMARY:

71432 Benzene 1.0E-06 3.1E-02 108883 Toluene NA 2.8E-04 100414 Ethylbenzene 7.3E-08 7.9E-05	
10000	
100414 Ethylbenzene 7.3F-08 7.9F-05	
7.02.00	
108383 m-Xylene NA 7.9E-04	
106423 p-Xylene NA 7.8E-04	
95476 o-Xylene NA 7.9E-04	
91203 Naphthalene 9.1E-07 2.4E-02	
107062 1,2-Dichloroethane 8.8E-07 1.3E-02	
127184 Tetrachloroethylene 1.4E-07 1.8E-03	
79016 Trichloroethylene 1.2E-07 3.9E-02	

GSI Job No.:4480 Issued: 6 September 2016



Attachment B

Department of Toxic Substances Control USEPA GW-SCREEN Version 3.0, 04/2003 Vapor Intrusion Screening Model - Groundwater DTSC Modification DATA ENTRY SHEET Residential Scenario: December 2014 CALCULATE RISK-BASED GROUNDWATER CONCENTRATION (enter "X" in "YES" box) Site-Specific YES Reset to 243.8 cm Defaults CALCULATE INCREMENTAL RISKS FROM ACTUAL GROUNDWATER CONCENTRATION (enter "X" in "YES" box and initial groundwater conc. below) ENTER ENTER ENTER ENTER Depth below grade **ENTER** to bottom Depth Average vapor of enclosed below grade SCS groundwater flow rate into bldg. space floor. to water table. soil type temperature. (Leave blank to calculate) directly above T_s 243.8 15 SICL 24 Vadose zone User-defined ENTER ENTER **ENTER ENTER** SCS vandose zone Vadose zone Vadose zone Vadose zone Vadose zone soil type soil vapor SCS soil dry soil total soil water-filled bulk density. (used to estimate permeability. soil type porosity porosity soil vanor (cm³/cm³) (cm²) permeability) SICL 0.482 0.198 1.37 MORE ENTER ENTER ENTER ENTER ENTER FNTFR **ENTER** ENTER Target Target hazard Averaging Averaging risk for quotient for time for time for Air Exchange Exposure Exposure Exposure frequency, carcinogens noncarcinogens noncarcinogens duration. Time Rate Lookup Receptor ET ATNC ACH TR THO AT_c FD (hour) (unitless (unitless (vrs) (days/yr (hrs/day NEW=> Residential 1.0F_06 Used to calculate risk-based groundwater concentration. END ENTER **ENTER** Initial Risk-Based Groundwate Chemical groundwate **Results Summary** CAS No. conc.. Concentration Soil Gas Conc. Attenuation Factor Indoor Air Conc. Cancer Noncance Cancer Risk Noncancer (numbers only (µg/L) (alpha) HO = 1 no dashes (µg/L) 71432 108883 2.0E-05 5.1E-03 6.2E+04 100414 2.00E+0 95476 1.8E-05 3.6E-03 NA 2.9E+04 6.88E+0 127184 1.2E-05 8.5E-03 NΔ 5.6E+01 4.3E+03 3.85E+0 79016 91203 Naphthalene 5.9F-04 3 5F-05 1.4F+02 5.3E+03 1.2-Dichloroethane 4 61F+01 107062 3.0E-05 1.4E-03 NA NA 7.8E+01 5.3E+03

toxicity criteria for these chemicals.

67663

4.0F+01

3.0F-03

CHEMICAL PROPERTIES SHEET

CAS	Chemical	Diffusivity in air, D _a (cm ² /s)	in water, D _w	at reference	$\begin{array}{c} \text{reference} \\ \text{temperature,} \\ \text{T}_{\text{R}} \end{array}$	Enthalpy of vaporization at the normal boiling point, $\Delta H_{v,b}$ (cal/mol)	Normal boiling point, T _B (°K)	Critical temperature, T _C (°K)	Organic carbon partition coefficient, K _{oc} (cm³/g)	Pure component water solubility, S (mg/L)	Unit risk factor, URF (μg/m ³) ⁻¹	Reference conc., RfC (mg/m³)
71432	Benzene	8.95E-02	1.03E-05	5.55E-03	25	7,342	353.24	562.16	1.46E+02	1.79E+03	2.9E-05	3.0E-03
108883	Toluene	7.78E-02	9.20E-06	6.64E-03	25	7,930	383.78	591.79	2.34E+02	5.26E+02	0.0E+00	3.0E-01
100414	Ethylbenzene	6.85E-02		7.88E-03	25	8,501	409.34	617.20	4.46E+02	1.69E+02	2.5E-06	1.0E+00
95476	o-Xylene	6.89E-02	8.53E-06	5.18E-03	25	8,661	417.60	630.30	3.83E+02	1.78E+02	0.0E+00	1.0E-01
127184	Tetrachloroethylene	5.05E-02	9.46E-06	1.77E-02	25	8,288	394.40	620.20	9.49E+01	2.06E+02	5.9E-06	3.5E-02
79016	Trichloroethylene	6.87E-02	1.02E-05	9.85E-03	25	7,505	360.36	544.20	6.07E+01	1.28E+03	4.1E-06	2.0E-03
91203	Naphthalene	6.05E-02	8.38E-06	4.40E-04	25	10,373	491.14	748.40	1.54E+03	3.10E+01	3.4E-05	3.0E-03
107062	1,2-Dichloroethane	8.57E-02	1.10E-05	1.18E-03	25	7,643	356.65	561.00	3.96E+01	8.60E+03	2.6E-05	7.0E-03
67663	Chloroform	7.69E-02	1.09E-05	3.67E-03	25	6,988	334.32	536.40	3.18E+01	7.95E+03	2.3E-05	9.8E-02
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Residential

71432 Benzene 228.8 0.284 0.276 1.75E-09 0.838 1.46E-09 133.93 0.482 0.083 0.399 4,000	CAS	Chemical	Source- building separation, L _T (cm)	Vadose zone soil air-filled porosity, θ _a ^V (cm ³ /cm ³)	Vadose zone effective total fluid saturation, S _{te} (cm³/cm³)	Vadose zone soil intrinsic permeability, k _i (cm ²)	Vadose zone soil relative air permeability, k _{rg} (cm²)	Vadose zone soil effective vapor permeability, k _v (cm ²)	Thickness of capillary zone, L _{cz} (cm)	Total porosity in capillary zone, n _{cz} (cm ³ /cm ³)	Air-filled porosity in capillary zone, $\theta_{a,cz}$ (cm ³ /cm ³)	Water-filled porosity in capillary zone, $\theta_{w,cz}$ (cm ³ /cm ³)	Floor- wall seam perimeter, X _{crack} (cm)
108883 Toluene 228.8 0.284 0.276 1.75E-09 0.838 1.46E-09 133.93 0.482 0.083 0.399 4,000 100414 Ethylbenzene 228.8 0.284 0.276 1.75E-09 0.838 1.46E-09 133.93 0.482 0.083 0.399 4,000 95476 o-Xylene 228.8 0.284 0.276 1.75E-09 0.838 1.46E-09 133.93 0.482 0.083 0.399 4,000 127184 Tetrachloroethylene 228.8 0.284 0.276 1.75E-09 0.838 1.46E-09 133.93 0.482 0.083 0.399 4,000 79016 Trichloroethylene 228.8 0.284 0.276 1.75E-09 0.838 1.46E-09 133.93 0.482 0.083 0.399 4,000 91203 Naphthalene 228.8 0.284 0.276 1.75E-09 0.838 1.46E-09 133.93 0.482 0.083 0.399 4,000 107062 1,		_											
100414 Ethylbenzene 228.8 0.284 0.276 1.75E-09 0.838 1.46E-09 133.93 0.482 0.083 0.399 4,000 95476 0-Xylene 228.8 0.284 0.276 1.75E-09 0.838 1.46E-09 133.93 0.482 0.083 0.399 4,000 127184 Tetrachloroethylene 228.8 0.284 0.276 1.75E-09 0.838 1.46E-09 133.93 0.482 0.083 0.399 4,000 79016 Trichloroethylene 228.8 0.284 0.276 1.75E-09 0.838 1.46E-09 133.93 0.482 0.083 0.399 4,000 91203 Naphthalene 228.8 0.284 0.276 1.75E-09 0.838 1.46E-09 133.93 0.482 0.083 0.399 4,000 107062 1,2-Dichloroethane 228.8 0.284 0.276 1.75E-09 0.838 1.46E-09 133.93 0.482 0.083 0.399 4,000		Benzene						1.46E-09					
95476 0-Xylene 228.8 0.284 0.276 1.75E-09 0.838 1.46E-09 133.93 0.482 0.083 0.399 4,000 127184 Tetrachloroethylene 228.8 0.284 0.276 1.75E-09 0.838 1.46E-09 133.93 0.482 0.083 0.399 4,000 79016 Trichloroethylene 228.8 0.284 0.276 1.75E-09 0.838 1.46E-09 133.93 0.482 0.083 0.399 4,000 91203 Naphthalene 228.8 0.284 0.276 1.75E-09 0.838 1.46E-09 133.93 0.482 0.083 0.399 4,000 107062 1,2-Dichloroethane 228.8 0.284 0.276 1.75E-09 0.838 1.46E-09 133.93 0.482 0.083 0.399 4,000	108883	Toluene						1.46E-09					
127184 Tetrachloroethylene 228.8 0.284 0.276 1.75E-09 0.838 1.46E-09 133.93 0.482 0.083 0.399 4,000 79016 Trichloroethylene 228.8 0.284 0.276 1.75E-09 0.838 1.46E-09 133.93 0.482 0.083 0.399 4,000 91203 Naphthalene 228.8 0.284 0.276 1.75E-09 0.838 1.46E-09 133.93 0.482 0.083 0.399 4,000 107062 1,2-Dichloroethane 228.8 0.284 0.276 1.75E-09 0.838 1.46E-09 133.93 0.482 0.083 0.399 4,000	100414	Ethylbenzene	228.8	0.284	0.276	1.75E-09	0.838	1.46E-09	133.93	0.482	0.083	0.399	4,000
79016 Trichloroethylene 228.8 0.284 0.276 1.75E-09 0.838 1.46E-09 133.93 0.482 0.083 0.399 4,000 91203 Naphthalene 228.8 0.284 0.276 1.75E-09 0.838 1.46E-09 133.93 0.482 0.083 0.399 4,000 107062 1,2-Dichloroethane 228.8 0.284 0.276 1.75E-09 0.838 1.46E-09 133.93 0.482 0.083 0.399 4,000	95476	o-Xylene	228.8	0.284	0.276	1.75E-09	0.838	1.46E-09	133.93	0.482	0.083	0.399	4,000
91203 Naphthalene 228.8 0.284 0.276 1.75E-09 0.838 1.46E-09 133.93 0.482 0.083 0.399 4,000 107062 1,2-Dichloroethane 228.8 0.284 0.276 1.75E-09 0.838 1.46E-09 133.93 0.482 0.083 0.399 4,000	127184	Tetrachloroethylene	228.8	0.284	0.276	1.75E-09	0.838	1.46E-09	133.93	0.482	0.083	0.399	4,000
107062 1,2-Dichloroethane 228.8 0.284 0.276 1.75E-09 0.838 1.46E-09 133.93 0.482 0.083 0.399 4,000	79016	Trichloroethylene	228.8	0.284	0.276	1.75E-09	0.838	1.46E-09	133.93	0.482	0.083	0.399	4,000
	91203	Naphthalene	228.8	0.284	0.276	1.75E-09	0.838	1.46E-09	133.93	0.482	0.083	0.399	4,000
	107062	1,2-Dichloroethane	228.8	0.284	0.276	1.75E-09	0.838	1.46E-09	133.93	0.482	0.083	0.399	4,000
	67663	Chloroform	228.8	0.284	0.276	1.75E-09	0.838	1.46E-09	133.93	0.482	0.083	0.399	4,000

INTERMEDIATE CALCULATIONS SHEET

Residential

CAS	Chemical	Bldg. ventilation rate, Q _{building} (cm ³ /s)	Area of enclosed space below grade, A _B (cm ²)	Crack- to-total area ratio, η (unitless)	Crack depth below grade, Z _{crack} (cm)	aporization a. groundwa emperature ΔH _{v,TS}	constant at a. groundwa	Henry's law constant at e. groundwa emperature H' _{TS} (unitless)	Vapor viscosity at ave. soil temperature, μ _{TS} (g/cm-s)	Vadose zone effective diffusion coefficient, D ^{eff} _V (cm ² /s)	Capillary zone effective diffusion coefficient, Deff cz (cm²/s)	Total overall effective diffusion coefficient, D ^{eff} _T (cm²/s)	Diffusion path length, L _d (cm)	Convection path length, L _p (cm)
									· · · · · · · · · · · · · · · · · · ·				•	
71432	Benzene	3.39E+04	1.00E+06	5.00E-03	15	7,977	5.30E-03	2.18E-01	1.80E-04	5.83E-03	1.06E-04	1.79E-04	228.8	15
108883	Toluene	3.39E+04	1.00E+06	5.00E-03	15	9,001	6.31E-03	2.59E-01	1.80E-04	5.06E-03	9.09E-05	1.53E-04	228.8	15
100414	Ethylbenzene	3.39E+04	1.00E+06	5.00E-03	15	9,994	7.45E-03		1.80E-04	4.46E-03	7.92E-05	1.34E-04	228.8	15
95476	o-Xylene	3.39E+04	1.00E+06	5.00E-03	15	10,245	4.89E-03	2.00E-01	1.80E-04	4.49E-03	8.27E-05	1.40E-04	228.8	15
127184	Tetrachloroethylene	3.39E+04	1.00E+06	5.00E-03	15	9,410	1.68E-02	6.88E-01	1.80E-04	3.28E-03	5.71E-05	9.63E-05	228.8	15
79016	Trichloroethylene	3.39E+04	1.00E+06	5.00E-03	15	8,382	9.39E-03	3.85E-01	1.80E-04	4.47E-03	7.92E-05	1.34E-04	228.8	15
91203	Naphthalene	3.39E+04	1.00E+06	5.00E-03	15	12,768	4.09E-04	1.68E-02	1.80E-04	3.95E-03	1.66E-04	2.75E-04	228.8	15
107062	1,2-Dichloroethane	3.39E+04	1.00E+06	5.00E-03	15	8,368	1.13E-03	4.61E-02	1.80E-04	5.58E-03	1.40E-04	2.36E-04	228.8	15
67663	Chloroform	3.39E+04	1.00E+06	5.00E-03	15	7,407	3.52E-03	1.44E-01	1.80E-04	5.01E-03	9.80E-05	1.65E-04	228.8	15
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INTERMEDIATE CALCULATIONS SHEET

Residential

CAS	Chemical	Source vapor conc., C _{source} (μg/m ³)	Crack radius, r _{crack} (cm)	Average vapor flow rate into bldg., Q_{soil} (cm ³ /s)	Crack effective diffusion coefficient, D ^{crack} (cm ² /s)	Area of crack, A _{crack} (cm ²)	Exponent of equivalent foundation Peclet number, exp(Pe¹) (unitless)	$\begin{array}{c} \text{Infinite} \\ \text{source} \\ \text{indoor} \\ \text{attenuation} \\ \text{coefficient,} \\ \alpha \\ \text{(unitless)} \end{array}$	Infinite source bldg. conc., C _{building} (µg/m ³)	Unit risk factor, URF (µg/m³) ⁻¹	Reference conc., RfC (mg/m ³)
71432	Dansana	2.18E+02	1.25	8.33E+01	5.83E-03	5.00E+03	2.63E+12	2.28E-05	4.96E-03	2.9E-05	3.0E-03
108883	Benzene Toluene	2.59E+02	1.25	8.33E+01		5.00E+03		1.96E-05	5.07E-03	NA	3.0E-03
100003	Ethylbenzene	3.05E+02	1.25	8.33E+01		5.00E+03		1.71E-05	5.23E-03	2.5E-06	1.0E+00
95476	o-Xvlene	2.00E+02	1.25	8.33E+01		5.00E+03		1.71E-05 1.79E-05	3.58E-03	NA	1.0E-01
127184	Tetrachloroethylene	6.88E+02	1.25	8.33E+01	3.28E-03	5.00E+03		1.24E-05	8.50E-03	5.9E-06	3.5E-02
79016	Trichloroethylene	3.85E+02	1.25	8.33E+01		5.00E+03		1.71E-05	6.59E-03	4.1E-06	2.0E-03
91203	Naphthalene	1.68E+01	1.25	8.33E+01		5.00E+03		3.50E-05	5.88E-04	3.4E-05	3.0E-03
107062	1,2-Dichloroethane	4.61E+01	1.25	8.33E+01		5.00E+03		3.00E-05	1.39E-03	2.6E-05	7.0E-03
67663	Chloroform	1.44E+02	1.25	8.33E+01	5.01E-03	5.00E+03		2.11E-05	3.05E-03	2.3E-05	9.8E-02
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Residential

RISK-BASED GROUNDWATER CONCENTRATION CALCULATIONS:

INCREMENTAL RISK CALCULATIONS:

Hazard

quotient

from vapor

intrusion to

indoor air,

noncarcinogen

Incremental

risk from

vapor

intrusion to

indoor air,

carcinogen

CAS	Chemical	Indoor exposure groundwater conc., carcinogen (μg/L)	Indoor exposure groundwater conc., noncarcinogen (µg/L)	Risk-based indoor exposure groundwater conc., (µg/L)	Pure component water solubility, S (µg/L)	Final indoor exposure groundwater conc., (µg/L)
71432	Benzene	1.95E+01	6.30E+02	1.95E+01	1.79E+06	1.95E+01
108883	Toluene	NA	6.16E+04	6.16E+04	5.26E+05	6.16E+04
100414	Ethylbenzene	2.15E+02	1.99E+05	2.15E+02	1.69E+05	2.15E+02
95476	o-Xylene	NA NA	2.91E+04	2.91E+04	1.78E+05	2.91E+04
127184	Tetrachloroethylene	5.60E+01	4.29E+03	5.60E+01	2.06E+05	5.60E+01
79016	Trichloroethylene	1.04E+02	3.16E+02	1.04E+02	1.28E+06	1.04E+02
91203	Naphthalene	1.41E+02	5.33E+03	1.41E+02	3.10E+04	1.41E+02
107062	1,2-Dichloroethane	7.80E+01	5.27E+03	7.80E+01	8.60E+06	7.80E+01
67663	Chloroform	4.01E+01	3.35E+04	4.01E+01	7.95E+06	4.01E+01

caroniogon	nonoaromogon
(unitless)	(unitless)
NA	NA