5900 Hollis Street, Suite A **CONESTOGA-ROVERS** Emeryville, California 94608 & ASSOCIATES Telephone: (510) 420-0700 Fax: (510) 420-9170 www.CRAworld.com TRANSMITTAL 241513 DATE: May 29, 2013 **REFERENCE NO.: PROJECT NAME:** 500 40<sup>th</sup> Street, Oakland To: Jerry Wickham Alameda County Environmental Health 1131 Harbor Bay Parkway, Suite 250 RECEIVED Alameda, California 94502-6577 By Alameda County Environmental Health at 3:54 pm, May 31, 2013 **Please find enclosed:** Draft Final  $\boxtimes$ Originals Other **Prints** Sent via: Mail Same Day Courier **Overnight** Courier  $\boxtimes$ Other GeoTracker and Alameda County FTP QUANTITY DESCRIPTION 1 Soil Vapor Sampling Work Plan As Requested  $\boxtimes$ For Review and Comment For Your Use . **COMMENTS:** If you have any questions regarding the contents of this document, please call Peter Schaefer at (510) 420-3319. Copy to: Marvin Katz, Shell Oil Products US (electronic copy) Young Song and In Song, Trustees (property owners), 1015 Sanders Drive, Moraga, CA 94556

Completed by:	Peter Schaefer	Signed:	Jeter Scharfor
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Filing: Correspondence File



Mr. Jerry Wickham Alameda County Environmental Health 1131 Harbor Bay Parkway, Suite 250 Alameda, California 94205-6577 Shell Oil Products US Soil and Groundwater FDG (focused delivery Group) 20945 S. Wilmington Ave. Carson, CA 90810-1039 Tel (310) 550-5846 Fax (281) 582-4172 Email <u>marvin.katz@shel1.com</u>

Marvin Katz

Re:

Former Shell Service Station 500 40th Street Oakland, California SAP Code 129452 Incident No. 97093400 ACEH Case No. RO0000264

#### Dear Mr. Wickham:

The attached document is provided for your review and comment. Upon information and belief, I declare, under penalty of perjury, that the information contained in the attached document is true and correct.

As always, please feel free to contact me directly at [310] 550-5846 with any questions or concerns.

Sincerely,

Mawin /c

Marvin Katz Senior Program Manager



# SOIL VAPOR SAMPLING WORK PLAN

# FORMER SHELL SERVICE STATION 500 40<sup>TH</sup> STREET OAKLAND, CALIFORNIA

SAP CODE	129452
INCIDENT NO.	97093400
AGENCY NO.	RO0000264

## Prepared by: Conestoga-Rovers & Associates

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SITE HISTORY

#### 1.0 **INTRODUCTION**

Conestoga-Rovers & Associates (CRA) prepared this work plan on behalf of Equilon Enterprises LLC dba Shell Oil Products US (Shell) to assess potential for soil vapor intrusion on site as requested in Alameda County Environmental Health's (ACEH's) April 1, 2013 letter.

The site is a former Shell Service Station located on the northwestern corner of 40<sup>th</sup> Street and Telegraph Avenue in Oakland, California (Figure 1). The site was an operating service station prior to 1987 and currently is occupied by a strip mall. The former site layout included three underground storage tanks and four dispenser islands (Figure 2). The area surrounding the site is of mixed commercial and residential use. The parking lot for the MacArthur Bay Area Rapid Transit station is located to the southwest across 40<sup>th</sup> Street.

A summary of previous work performed at the site and additional background information is contained in Appendix A.

#### 2.0 WORK TASKS

CRA proposes to sample two existing nested soil vapor probes SVP-1 and SVP-2 to assess soil vapor concentrations near the on-site building at the locations shown on Figure 2. Specific tasks are described below.

#### 2.1 <u>HEALTH AND SAFETY PLAN (HASP)</u>

CRA will prepare a HASP to protect site workers. The plan will be kept on site during field activities and will be reviewed and signed by each site worker.

#### 2.2 SOIL VAPOR PROBE SAMPLING

CRA will collect soil vapor samples at 2.5 and 5 feet below grade from soil vapor probes SVP-1 and SVP-2. Sampling is affected by rain. CRA's standard procedure is to allow 2 days or more after a heavy rain event prior to collecting soil vapor samples.

CRA will sample the soil vapor probes using a vacuum pump and Tedlar<sup>®</sup> bags. Prior to sampling, CRA will purge at least three tubing volumes of air from the probes using a

vacuum pump. Then CRA will attach a sealed "lung sampler" containing a 1-liter Tedlar<sup>®</sup> bag to the probe and attach the vacuum pump to the box. The vacuum pump will lower the pressure in the "lung sampler" and draw air from the probe into the Tedlar<sup>®</sup> bag. To avoid breakage, CRA will fill the bags no more than two-thirds full. Each sample will be labeled, entered onto a chain-of-custody, and placed into a protective box at room temperature for transport to a State of California-certified laboratory for analysis within 72 hours.

#### 2.3 <u>LEAK TESTING</u>

To check the system for leaks, CRA will cover the soil gas probe surface casing and sampling equipment with a containment unit (or shroud). Prior to soil gas probe purging, CRA will introduce helium into the containment unit to obtain a minimum 50 percent helium content level. CRA will confirm the helium content within the containment unit using a helium meter and will record the helium meter readings in our field notes. Helium will continue to be introduced to the containment unit during soil gas probe purging and sampling.

All samples will be analyzed in a laboratory for helium. In the event that the soil vapor samples contain a helium content of greater than 10 percent of the source concentration (i.e., 10 percent of the helium content measured within the containment unit), the soil gas sample will be considered invalid.

#### 2.4 <u>CHEMICAL ANALYSES</u>

Vapor samples will be analyzed for total petroleum hydrocarbons as gasoline, benzene, toluene, ethylbenzene, total xylenes, and naphthalene by EPA Method 8260B; for oxygen and argon, carbon dioxide, and methane by ASTM D Method 1946; and for helium by ASTM D Method 1946 (M).

#### 2.5 <u>REPORT PREPARATION</u>

Following receipt of the analytical results from the laboratory, CRA will prepare a written report, which will include field procedures, tabulated analytical data, boring logs, and analytical laboratory reports.

## 3.0 <u>SCHEDULE</u>

CRA will implement the soil vapor probe sampling activities upon receiving ACEH's written approval of this work plan.

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All of Which is Respectfully Submitted, CONESTOGA-ROVERS & ASSOCIATES

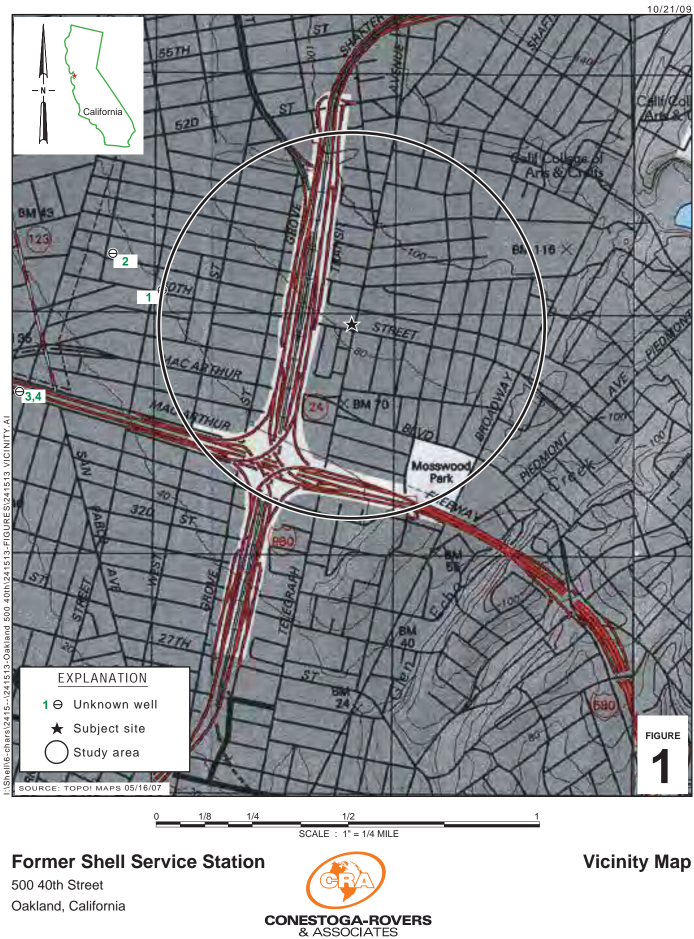
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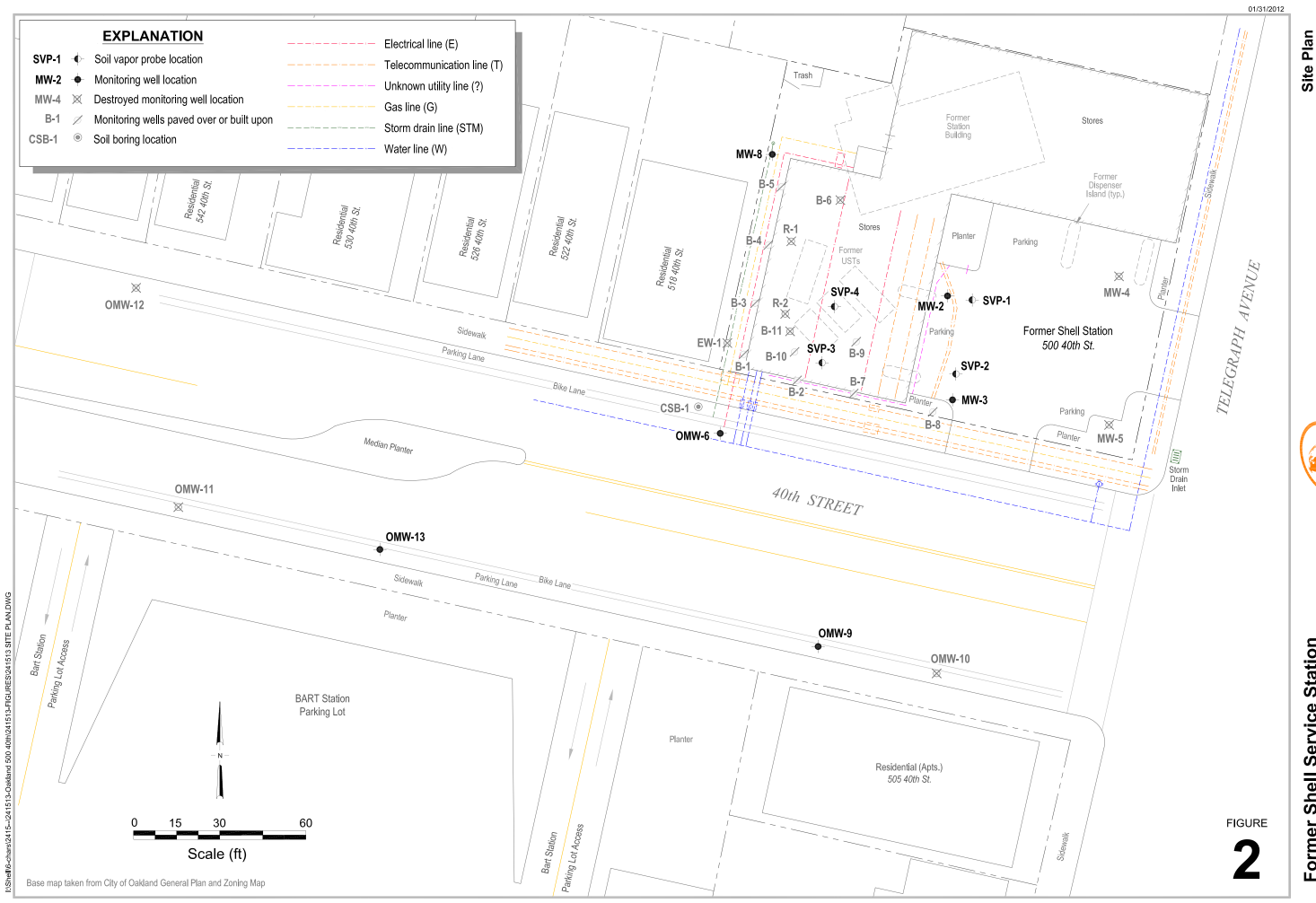
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FIGURES





CONESTOGA-ROVERS & ASSOCIATES

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# Former Shell Service Station 500 40th Street Oakland, California

# APPENDIX A

# SITE HISTORY

#### SITE HISTORY

**1982** *Pipe Leak:* In July 1982, Shell Oil Products US (Shell) reported a leak in the piping over one of the underground storage tanks (USTs). The volume of release is unknown.

**1982** Subsurface Investigation: In July 1982, IT Enviroscience (IT) installed eight groundwater monitoring wells (B-1 through B-8). Separate-phase hydrocarbons (SPHs) were observed in and purged from wells B-3, B-4, B-7, and B-8. IT also stated that "combustible vapors were also detected in the storm sewer system in the BART [Bay Area Rapid Transit] station parking lot located across 40<sup>th</sup> Street." A hand-drawn map included in Shell's archived files notes "vapors" in storm system drains on the western side of the BART parking lot, on the eastern side of the BART station building, and in an "electrical vault" west of the parking lot and station building. Details of the investigation are included in IT's July 28, 1982 *Progress Reports #1 - Gasoline Leakage*.

1982-1984 SPH Removal and Mobile Groundwater Extraction (GWE): In July 1982, IT initially observed SPHs in wells B-7 and B-8, and mobile GWE was conducted from the wells, which removed approximately 100 gallons of water with gasoline. Subsequently, SPHs were detected in wells B-2, B-3, and B-4. SPHs were periodically removed from wells B-3 and B-4 by manual bailing. In addition, in July 1983, mobile GWE was conducted from wells B-3 and B-4 using a vacuum truck. Based on available data, IT removed an estimated 73.3 pounds of SPHs by bailing and mobile GWE. Details of the SPH monitoring and removal are included in IT's July 28, 1982 Progress Report #1 - Gasoline Leakage through January 31, 1984 Progress Report #13 - Gasoline Leakage.

**1983** Subsurface Investigations: Between July and September 1983, IT installed three groundwater monitoring wells (B-9 through B-11) and two recovery wells (R-1 and R-2). On October 4, 1983, IT purged recovery wells R-1 and R-2 twice, and on October 10, 1983, they purged both wells and held the groundwater depth at 30 feet below grade (fbg) for 2 hours. Details of the investigation are presented in IT's October 18, 1983 Summary of Work Performed Since July 28, 1983.

**1983 UST Removal:** According to a site chronology included in Converse Environmental Consultants' (Converse's) April 14, 1989 *Work Plan for Site Characterization and Remediation*, four USTs (two 5,000-gallon tanks, one 7,500-gallon tank, and one 8,000-gallon tank) were removed and wells R-1 and R-2 were destroyed during tank removal activities in November 1983.

**1986 Well Destruction:** According to a site chronology included in Converse's July 7, 1989 *Quarterly Report,* IT destroyed monitoring well B-6 in June 1986.

**1986 UST Removal:** In September 1986, three second-generation USTs (three 10,000-gallon fiberglass tanks) were removed and Blaine Tech Services, Inc. (Blaine) collected five soil

samples at 9.5 to 10 fbg beneath the west and east ends of the USTs. UST excavation soil samples contained up to 99 milligrams per kilograms (mg/kg) total petroleum hydrocarbons as gasoline (TPHg). Blaine's September 26, 1986 *Sampling Report* presents soil sampling details. Zone 7 Water Agency's September 25, 1986 letter transmits two well destruction permits, likely for recovery wells R-1 and R-2, which were constructed directly adjacent to the UST complex. Monitoring well B-11 was constructed within the UST backfill and was also likely destroyed during the UST removal.

**1987** *Construction:* The shopping center which currently occupies the site was likely completed during the first half of 1987. The shopping center covered wells B-2, B-7, B-9, and B-10; wells B-1, B-3, B-4, B-5, and B-8 were covered by parking lot and rear driveway pavement.

1989 Subsurface Investigations: Between May and November 1989, Converse installed four on-site monitoring wells (MW-2 through MW-5), three off-site monitoring wells (OMW-6, OMW-9, and OMW-10), and an off-site soil boring (CSB-1). Soil samples collected from the borings contained up to 27 mg/kg total petroleum hydrocarbons as motor oil (TPHmo), 40 mg/kg total petroleum hydrocarbons as diesel (TPHd), 28 mg/kg TPHg, 0.064 mg/kg benzene, 0.46 mg/kg toluene, 1.1 mg/kg ethylbenzene, 6.3 mg/kg total xylenes, and 22 mg/kg total lead. Converse's July 7, 1989 *Quarterly Report* and December 30, 1989 *Quarterly Report* present details of this investigation.

**1990** Subsurface Investigation: In June 1990, Converse installed two on-site monitoring wells (MW-8 and EW-1). Soil samples collected from well boring EW-1 contained up to 21 mg/kg TPHmo, 4.4 mg/kg TPHd, 110 mg/kg TPHg, 0.028 mg/kg benzene, 0.38 mg/kg toluene, 0.41 mg/kg ethylbenzene, 1.6 mg/kg total xylenes, and 9.1 mg/kg total lead. Converse's September 28, 1990 *Report of Quarterly Activities* describes this investigation.

**1991** Subsurface Investigation: In November 1991, Converse installed three off-site monitoring wells (OMW-11 through OMW-13). Soil samples collected from the monitoring well borings contained up to 56 mg/kg TPHmo. TPHd, TPHg, benzene, toluene, ethylbenzene, and total xylenes were not detected in the soil samples. Converse's December 31, 1991 *Report of Quarterly Activities* presents details of this investigation.

**2002-2005** Oxygen Releasing Compound (ORC) Groundwater Treatment: Between November 2002 and April 2005, ORCs were installed in wells MW-3, MW-5, OMW-6, OMW-9, and OMW-13 for various periods. ORCs were removed because they had no observable effect. Cambria Environmental Technology, Inc.'s (Cambria's) quarterly monitoring reports during this period summarize these activities.

**2003** *Well Survey:* In August 2003, Cambria conducted a survey of California Department of Well Resources records for wells within one mile of the site. Cambria did not identify any wells within a one-half-mile radius of the site. Four wells of unknown use were identified

within an area between one-half-mile and one-mile radius of the site. Cambria's November 21, 2005 *Site Conceptual Model* (SCM) presents results of the well survey.

**2004** *Well Destructions:* In November 2004, Cambria properly destroyed six monitoring wells (EW-1, MW-4, MW-5, OMW-10, OMW-11, and OMW-12) by pressure grouting. Well destruction details are provided in Cambria's January 21, 2005 *Well Destruction Report*.

**2005** *SCM and Closure Request:* On November 21, 2005, Cambria submitted an SCM which summarized site conditions and requested that Alameda County Environmental Health (ACEH) consider case closure.

**2006** Sewer Lateral Replacement: In May 2006, Manley & Sons Trucking, Inc. removed approximately 14.22 tons of stockpiled soil from the site which were generated during sewer lateral replacement. The soil was transported to Forward Inc.'s landfill in Manteca, California for disposal.

**2006** SCM Addendum: On May 5, 2006, Cambria submitted an SCM addendum requested by ACEH, which provided additional details of site activities between 1982 and 1986 and presented additional groundwater halogenated volatile organic compound (HVOC) analysis data.

**2011** and 2012 Soil Vapor Investigation: In October 2011, Conestoga Rovers & Associates (CRA) installed two nested soil vapor probes (SVP-1 and SVP-2) and two sub-slab soil vapor probes (SVP-3 and SVP-4). In November 2011 and January 2012, CRA sampled the probes. No constituents of concern were detected above San Francisco Bay Regional Water Quality Control Board environmental screening levels<sup>1</sup> (ESLs) in soil vapor samples, with the exception of TPHg and ethylbenzene in the samples collected from nested soil vapor probes SVP-1 at 5 fbg on November 30, 2011 and from SVP-2 at 5 fbg on January 18, 2012. The TPHg and ethylbenzene concentrations in nested probes SVP-1 and SVP-2 at 5 fbg decreased to below the ESL at 2.5 fbg, demonstrating that ethylbenzene impacts are unlikely to cause soil vapor intrusion at concentrations exceeding the ESL. Investigation results are detailed in CRA's March 27, 2012 Subsurface Investigation Report.

*Groundwater Monitoring Program:* The summary of previous work provided in Converse's September 12, 1989 *Report of Activities* indicates that groundwater monitoring for SPHs was conducted from wells B-1 through B-11 from their installation (July 1982 through September 1983) to December 1986. A groundwater sample collected from well B-3 in September 1986 contained 900 micrograms per liter ( $\mu$ g/L) volatile organics, 320  $\mu$ g/L benzene, 230  $\mu$ g/L toluene, and 160  $\mu$ g/L total xylenes. Historically, SPHs were observed intermittently

Screening for Environmental Concerns at Site With Contaminated Soil and Groundwater, California Regional Water Quality Control Board, Interim Final – November 2007 [Revised May 2008] – Updated February 3013

in wells B-2, B-7, and B-8 and regularly in wells B-3 and B-4. The maximum thickness of SPHs measured in these wells was 6.34 feet in well B-4 on July 15, 1983. Monitoring wells B-1 through B-10 were installed between 1982 and 1983 and built over in 1987 (building and parking). Monitoring well B-11 was constructed in 1983 within the UST backfill and was likely destroyed during the 1986 UST removal.

Groundwater sampling of the current wells began in June 1989. Groundwater depth at the site has historically ranged from approximately 7.8 to 14.7 fbg. No SPHs have been found in the current wells.

Groundwater samples collected in November 1993 from wells EW-1, MW-4, MW-5, MW-8, and OMW-9 through OMW-13 and in March 2006 from wells MW-2, MW-3, MW-8, OMW-6, OMW-9, and OMW-13 were analyzed for HVOCs. Samples from off-site monitoring wells OMW-11 and OMW-12 collected during the November 1993 event contained up to 400 µg/L tetrachloroethene (PCE), which exceeded the ESL for groundwater where groundwater is not a drinking water source. These wells, the most distant of the off-site wells, were destroyed in November 2004. No other HVOC concentrations exceeded ESLs. Because the PCE was detected in wells cross gradient of possible source areas at the site and not detected in down-gradient wells OMW-6 and OMW-13, it is unlikely that it originated from the subject site. Historical HVOC data are included in Cambria's May 5, 2006 *First Quarter 2006 Groundwater Monitoring Report*.

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