Jurek, Anne, Env. Health

From: Bob Clark-Riddell <bri>briddell@pangeaenv.com>

Sent: Monday, July 04, 2016 7:38 PM **To:** Jurek, Anne, Env. Health

Cc: 'ellielange@aol.com'; 'cmacleod@chevron.com'; Roe, Dilan, Env. Health

Subject: RE: Fuel Leak Case No. RO0000304 and GeoTracker Global ID T0600100355, Chevron #

9-2582, 7240 Dublin Boulevard, Dublin, CA 94568

Anne,

The 2006 report was prepared 10 years ago and documents our understanding at that time. The 2016 report is based on additional data after 2006. There appears to be very limited shallow water or shallow transmissive zones at the site, and there is limited impact in wells closest the flood control area. A primary concern in 2006 was MTBE migration to the flood control area and former free product. More recent data suggests these issues do not pose a significant threat to the flood control channel. I do not recall any sampling of sediment or water in the flood control channel.

Does your agency have ongoing concerns about the potential for impact to the flood control channel?

Bob Clark-Riddell, P.E. Pangea Environmental Services, Inc. 510.435.8664 direct

From: Jurek, Anne, Env. Health [mailto:Anne.Jurek@acgov.org]

Sent: Friday, July 01, 2016 6:05 PM

To: Bob Clark-Riddell <bri>dell@pangeaenv.com>

Cc: 'ellielange@aol.com' <ellielange@aol.com>; 'cmacleod@chevron.com' <cmacleod@chevron.com>; Roe, Dilan, Env.

Health < Dilan. Roe@acgov.org>

Subject: Fuel Leak Case No. RO0000304 and GeoTracker Global ID T0600100355, Chevron #9-2582, 7240 Dublin

Boulevard, Dublin, CA 94568

Dear Mr. Clark-Riddell:

ACDEH has been reviewing the above referenced fuel leak case for case closure under the Low Threat Closure Policy (LTCP). Jerry Wickham was previously the case manager until his retirement in January 21, 2016, and then I and Dilan Roe took over. Before we can definitely consider final closure of this case, we request your response to a discrepancy that we found that pertains to the LTCP Groundwater Specific Criteria.

The report entitled "Site Assessment Report and Case Closure Request," dated May 12, 2016, and prepared by Pangea Environmental Services, Inc. (Pangea) states on page 10 in the evaluation of Media Specific Criteria that although the "San Ramon Creek/Flood Control Channel is <1,000 feet from the defined plume boundary", it "apparently does not interact with the groundwater beneath the subject site", and recommends closing the case under groundwater criteria 2a or 5 of the LTCP. (Based on data presented in this report, the San Ramon Creek/Flood Control Channel is approximately 50 feet from the defined plume boundary.)

However, a report entitled "Site Investigation Report," dated August 11, 2006, and prepared by Pangea, states in the Flood Control Channel Assessment section on page 9 that because "the channel is unlined except for areas adjacent to bridges crossing the channel", and because the channel is approximately the same depth as depth to groundwater and "generally contains flowing water, it is likely that the water in the channel interacts with groundwater."

At this time, the case status has been changed from "Open- Eligible for Closure" to "Open-Verification Monitoring" pending further clarification and discussion.

Sincerely,

Anne Jurek, M.S.

Professional Technical Specialist II (Geology)
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