

PIERS



**Environmental  
Services, Inc.**

202567

1330 S. Bascom Ave., Suite F  
San Jose, CA 95128

Tel (408) 559-1248 Fax (408) 559-1224

Bill [unclear] (Disc)

Alameda County  
OCT 03 2003  
Environmental Health

October 3, 2003

Mr. Ryan Miya  
Department of Toxic Substances Control  
700 Heinz Avenue, Suite 200  
Berkeley, CA 94710-2721

**RE: Report of Additional Phase II Investigation**  
2942 San Pablo Avenue  
Oakland, CA

Dear Mr. Miya:

This report presents the results of the recent completion of three additional exploratory borings at the above-referenced Property. The purpose of this work was to determine the degree and extent of impacts to the soil and groundwater beneath the Property from prior usage of the Property as a plating works and as a gasoline service station.

The scope of the work performed by PIERS for this investigation consisted of the following: obtaining drilling permits from the Alameda County Public Works Agency, completion of three exploratory borings using a "Geoprobe" drill rig; collection of soil and "grab" groundwater samples; submission of the soil and groundwater samples for chemical analysis; data analysis and interpretation; and preparation of this report.

#### SITE DESCRIPTION AND BACKGROUND

The Property is located on the eastern side of San Pablo Avenue, at the intersection with 30<sup>th</sup> Street, in the City of Oakland, Alameda County, California (see Figure 1).

Historical research conducted for this investigation, including aerial photographs, Sanborn Fire Insurance Maps, historical city directories, and Oakland Building Department records, has identified the following prior uses for the northern of the two Property parcels (2942 San Pablo Avenue): In 1902 (Sanborn map), this parcel was occupied by a cleaning and dyeing business in a building just to the north of the existing Property building, and a small garage was present adjacent to 30<sup>th</sup> Street. The cleaning and dyeing business could potentially be of environmental concern, however, based on the elapsed time since this use, and no evidence of any impacts to the subsurface soils, no further investigation appears warranted. In 1912 (Sanborn map), the northern parcel contained a lumber yard and residence.

In 1930 (building department permit), the northern parcel was occupied by a golf club. From 1940 through 1984 (city directories), a tire sales and service business was located on the northern parcel. Beginning by approximately 1947 (1946 building department permits), a gasoline service station was located just to the south of the tire business, north of the existing building, in the area where the former pump island remains (see Figure 3). The "Battery Specialists" is also listed in the city directories between 1973 and 1978, and apparently operated in conjunction with the tire business. The duration of the service station operation is unclear, although it apparently had ceased by 1967 (Sanborn map). Since approximately 1984, the parcel has apparently been vacant, except for parking usage.

The southern parcel, where the existing auto body shop is now, was vacant on the 1902 and 1912 Sanborn maps. On the 1951 and 1952 Sanborn maps, the existing building is present and shown as occupied by an auto seat cover business, with a gymnasium on a mezzanine level at the rear. On maps between 1959 and 1962, the rear of the building is shown as used for auto body work. Cal Tech Metal Finishers apparently occupied the building in 1987 (building department records). Micromatic Finishers occupied the building between 1989 and 1993 (city directories). Ward's Auto Repair occupied the building and apparently also used the vacant lot to the north between 1994 and 1999 (building department records). The existing auto body business has occupied the building since 2001 (city directories).

Also on the 1951 and 1952 maps, the adjacent parcel to the east of the Property near 30<sup>th</sup> Street is shown as occupied by a plating works. This parcel is currently vacant. A plating room with two apparent above-ground tanks is shown adjacent to the rear portion of the existing Property building. On the Sanborn maps, it is stated that the room was not in use. A structure shown as a "polishing room" is shown closer to 30<sup>th</sup> Street and adjacent to the Property, with the main plating works building also adjacent to 30<sup>th</sup> Street, to the east of the "polishing room". Portions of the slabs for these buildings were observed during PIERS' reconnaissance.

A previous environmental report was provided to PIERS, entitled "Soil/Environmental Report, 2942 San Pablo Avenue, Oakland, California", by Globe Soil Engineers, dated November 19, 1999. The scope of work for this report included three soil borings. No evidence of prior use of environmental concern was found by Globe Soil Engineers during their historical investigation. Three soil borings were completed, equally distributed across the vacant portion of the Property, at the approximate locations shown on Figure 3. Samples were collected from each of the borings at approximately two, six, ten, and fifteen feet below grade. The samples at the different depths from each boring were apparently composited as a single sample for each boring prior to analysis. Analytical results for these samples were attached to the report provided to PIERS. The analyses yielded non-detectable results for Total Petroleum Hydrocarbons (TPH) as gasoline; benzene, toluene, ethylbenzene and xylenes (BTEX); and MTBE by EPA Methods 8015 and 8020, volatile organic compounds by EPA Method 8010, and pesticides by EPA Method 8080. Globe Soil Engineers concluded that, "the soil at the site is not contaminated with pesticides, metals, volatile organics, gasoline, diesel, creosote, heavy oils, grease, or other hydrocarbon products". The analytical results for metals, diesel, creosote, heavy oils and grease were not included in the report provided to PIERS.

Because the former use of the Property as a gasoline service station was not identified in the previous report, the borings completed by Globe Soil Engineers do not appear to have specifically targeted the probable location of the former tank pit, or the pump island, and the borings' locations appeared to be upgradient of these features. PIERS recommended that three additional soil borings be completed at the Property. Boring B4 would be located at the former pump island, to investigate whether there are any hydrocarbon impacts in the soil at this location. The exact location of the former tank pit is not known. Borings B5 and B6 would therefore be located on either side of the former pump island, to investigate these areas, which are the most likely locations of the former tanks.

Boring B-4, at the former pump island, was extended to a total depth of approximately five feet below grade. A slight odor of weathered hydrocarbons was observed at approximately 1.5 feet below grade. Boring B-5, adjacent to and north of the pump island, was extended to a total depth of approximately twenty feet below grade. An odor of weathered hydrocarbons was observed at two and 9.5 feet below grade. The groundwater had a definite odor of weathered gasoline. Boring B-6, adjacent to and south of the pump island, was extended to approximately sixteen feet below grade. A slight odor of weathered hydrocarbons was present below 15 feet. A groundwater sample was collected, which had less of an odor than the sample from B-5. Neither of the deeper borings appeared to be located within backfill material typical of a former tank pit.

The soil samples where odors of hydrocarbons were observed were submitted for laboratory analyses. These samples consisted of B4 (1.5 ft), B5 (2 ft), and B5 (9.5 ft). TPH as gasoline was detected in all of these samples, at concentrations ranging from 0.711 to 1.38 parts per million (ppm). BTEX and MTBE ranged from predominantly non-detectable to very low concentrations. No significant concentrations of hydrocarbons were encountered in the three soil samples analyzed.

The groundwater sample from B-5, which had a strong odor of weathered gasoline, was analyzed for hydrocarbons and solvents. TPH as gasoline was detected in B-5 at a concentration of 5,310 ppb. Benzene was detected in B-5 at concentrations of 15.4 and 37 by EPA Methods 8020 and 8260, respectively. Ethylbenzene was detected in B-5 at concentrations of 351 ppb and 346 ppb by EPA Methods 8020 and 8260, respectively. Toluene and xylenes were detected in B-5 at concentrations of 14 ppb and 4.9 ppb, respectively (EPA Method 8020), and MTBE was non-detectable. The solvents trichloroethene (TCE), cis-1,2-dichloroethene, 1,2-dichloroethane, and 1,1-dichloroethene were detected in B-5 at concentrations of 3,780 ppb, 193 ppb, 10 ppb, and 3 ppb, respectively. The groundwater sample from B-6, which had a lesser odor of weathered gasoline, was analyzed for hydrocarbons. TPH as gasoline was detected in B-6 at a concentration of 277 ppb. Benzene was non-detectable. Ethylbenzene, toluene, xylenes, and MTBE were detected in B-6 at concentrations of 0.9, 0.9, 6.9, and 11 ppb, respectively.

Based on the analytical results, it appears that the groundwater beneath the Property at the location of the former service station has been impacted by a release of hydrocarbons. The Property owner is legally obligated to submit an Unauthorized Release Report (URR). The URR and a copy of this report should be provided to the Alameda County Health Care Services Agency (ACHCSA). Following their review, case closure should be pursued under their jurisdiction. The groundwater beneath the Property has also been impacted by solvents, particularly TCE, which was present in an elevated concentration in B-5 (3,780 ppb). Based on the historical research conducted for this investigation, the solvents in the groundwater beneath the Property most likely originated from the adjacent former plating works. A copy of this report should be submitted to the Department of Toxic Substances Control (DTSC).

This work was summarized in PIERS' Phase I Environmental Site Assessment (ESA) dated May, 2003. The analytical results of the soil samples are summarized on Table 1 attached to this report. The analytical results of the groundwater samples are summarized on Tables 2A and 2B.

The ESA was sent to Mr. Barney Chan of the Alameda County Environmental Health Services (ACEHS), and to Ms. Nina Antonio of the Department of Toxic Substances Control (DTSC).

In August 2003, the vacant portion of the Property was surveyed using a magnetometer. The purpose of this work was to determine if any tanks or piping remained at the site. The magnetometer survey did not locate any of these features. One apparent underground hoist was located, at the location shown on Figure 2.

On August 20, 2003, four exploratory borings were completed at the Property. The borings, which were designated as B-7 through B-10, were located as shown on Figure 2. The purpose of borings B-7 and B-8 was to provide further delineation of hydrocarbons in groundwater, and to investigate potential sources of hydrocarbons in soil. The purpose of borings B-9 and B-10 was to investigate soil and groundwater conditions at the former polishing room and plating room, respectively.

All of the borings were continuously cored, and the subsurface soils were logged for lithologic purposes and examined for evidence of contamination. Boring B-7 did not develop water at a depth of 20 feet below grade, and was extended to a depth of 32 feet below grade. When installing the PVC casing, the hole closed below 24 feet below grade. A single VOA of groundwater was collected after several hours. Boring B-8 was extended to twenty feet below grade, at which time slotted PVC casing was installed in the borehole and a grab groundwater sample was collected after one-half hour. Groundwater recharge during sample collection was very slow.

Boring B-9 was extended to 32 feet below grade, as the soils above this point did not appear to be sufficiently permeable to allow sample collection. However, upon retrieval of the rods, the borehole closed below 30 feet. Groundwater collected at approximately 28.3 feet after about ten minutes, and was very slow to recharge.

Boring B-10 was extended to four feet below grade for soil sample collection. Groundwater was not encountered.

At boring B-7, a moderate to strong odor of weathered gasoline or solvent was encountered beginning at 0.4 feet, and continuing through 7.5 feet, where there was less or no odor. At 11.5 feet, 14.5 feet, and 18.6 feet, there were thin (several inch) wet gravelly zones. Samples selected for laboratory analyses (1 ft, 9.5 ft, and 14.5 ft) represented areas of the strongest odor.

The subsurface conditions encountered in B-7 consisted of dark gray silty clay (CL), which changed to light gray between 2.5 to 6 feet below grade. The soils graded to silt (ML) at approximately 6.5 feet below grade. Saturated clayey to sandy silt with a few thin gravelly layers were encountered below twenty feet, and extending to the total depth explored (32 feet).

The lithologic conditions encountered in the other borings were generally similar to those encountered in B-7. No odors or other evidence of contamination was encountered in the other borings.

The soil samples were analyzed by McCampbell Analytical in Pacheco, California. The soil sample from B-7 at one foot below grade, 9.5 feet below grade, and 14.5 feet below grade, and the grab groundwater samples from B-7 and B-8, were analyzed for TPH as gasoline, BTEX, and MTBE by EPA Methods 8015-Modified and 8020. The soil samples from B-7, and the grab groundwater sample from B-8, were also analyzed for EPA Method 8010 constituents (volatile organic compounds). The grab groundwater samples from B-7 and B-9 were also analyzed for EPA Method 8260 constituents. The soil samples from B-9 and B-10 collected at 1.5 feet below grade were analyzed for EPA Method 8260 constituents, the CAM 17 metals, total cyanide, chromium VI, and pH.

The analytical results are summarized on Tables 1A through 1C, 2A, and 2B, and Figures 3 and 4 attached to this report. This work was summarized in PIERS' previous report "Report of Additional Phase II Investigation" dated September 2003.

#### RECENT FIELD ACTIVITIES

On September 23, 2003, three exploratory borings were completed at the Property using a Geoprobe drilling rig provided by Vironex, Inc., a California-licensed driller. Prior to drilling, permits were obtained from the Alameda County Public Works Agency. The borings, which were designated as B-10B through B-12, were located as shown on Figure 2. The purpose of boring B-10B was to investigate soil conditions and groundwater beneath previous boring B-10, where TCE at a concentration of 0.25 ppm (in excess of the commercial PRG of 0.11 ppm) was encountered at 1.5 feet below grade. B10 was located at the former plating room. The purpose of borings B-11 and B-12 was to further delineate the extent of TCE in groundwater, and to investigate whether the TCE is migrating from an upgradient source.

At boring B-12, completed first, drilling rods fitted with a hydropunch tool were extended to a depth of 32 feet below grade, and the screen was retracted to expose the interval between 28 and 32 feet below grade. After waiting  $\frac{3}{4}$  of an hour, very little water had accumulated (not enough to allow sample collection). The drilling rods and hydropunch tool was retracted, at which time it was observed that the hydropunch screen was smeared with sediment. Slotted PVC casing was then placed in the open hole, which had sealed below a depth of 28.8 feet below grade. After approximately 8 minutes, groundwater was measured at about 27.5 feet below grade and a sample was collected using a disposal bailer. One-half hour after sample collection, groundwater was measured at approximately 26.15 feet below grade.

At boring B-11, the drilling rods and hydropunch tool were extended to 32 feet below grade, and the screen exposed below 28 feet below grade. Water entered the screened interval and a sample was collected using thin vinyl tubing fitted with a chuck ball.

Boring B-10B was continuously cored to a depth of twelve feet below grade, and soil samples were collected at three, six, and nine feet below grade. Below that depth, the hydropunch tool was extended to 32 feet below grade, and the screen exposed below 28 feet below grade. Sufficient water did not collect in the hydropunch. The hydropunch was gradually retracted over the next hour to approximately 29 feet below grade to attempt to allow water to enter the screen. Following this unsuccessful attempt, the rods and tool were retracted and a slotted casing was placed in the borehole to a depth of 28.9 feet below grade. Because water did not initially collect in the casing, sample collection did not occur until approximately six hours later. At this time, groundwater was present at approximately 26.7 feet below grade, and a sample was collected using a disposable bailer.

The soil samples were collected by cutting the plastic liners within the sampling tube. The liners were then secured with teflon tape and plastic caps, labeled, and placed on site, prior to delivery to the laboratory on the same day. The grab groundwater samples were decanted from the bailer or vinyl tubing directly into VOAs, which were labeled and placed on ice prior to delivery to the laboratory on the same day. The soil and groundwater samples were transported under chain of custody procedures.

All of the borings were sealed with bentonite and neat cement grout immediately after sample collection.

The subsurface conditions encountered in B-10B were similar to previous conditions encountered, and consisted of very dark gray to black clayey silt (ML) to a depth of approximately 2.8 feet below grade, where it gradationally changed to olive silty clay and clay (CL). At approximately 5.2 feet, these soils graded into orangish brown clayey silt and silt (ML) which became siltier with depth. Between approximately 6.5 and 8 feet below grade, and 9.2 and 12 feet below grade, highly weathered gravel was encountered within the silt.

## ANALYTICAL RESULTS

The soil samples were analyzed by McCampbell Analytical in Pacheco, California, a California state-certified Hazardous Material Testing Laboratory. The soil samples from B-10B at three, six, and nine feet below grade, and the grab groundwater samples from B-11 and B-12, were analyzed by EPA Method 8010. The grab groundwater sample from B-10B was analyzed by EPA Method 8260. The analytical results from this work and the previous investigations are summarized on Tables 1A through 1C, 2A, and 2B, and Figures 3 and 4. Copies of the laboratory analyses and the Chain of Custody documentation are attached to this report.

## DISCUSSION AND RECOMMENDATIONS

On Tables 1A through 1C, 2A, and 2B, the analytical results for the soil and groundwater samples are tabulated and compared to residential and commercial Preliminary Remediation Goals (PRGs). As shown on Table 1A, the relatively low concentrations of hydrocarbons previously encountered in the soil samples from B7, and from previous borings B4 and B5 (as shown on Table 1A), are below their respective PRGs. Based on these findings, further investigation of hydrocarbons in soil was not conducted during this most recent phase of investigation.

The compounds trichloroethene (TCE), trans 1,2-dichloroethene, and cis-1,2-dichloroethene were detected in soil in borings B7, B9, and B10 (see Table 1B). None of the soil samples analyzed contained a contaminant in excess of the PRGs, except in the sample collected from B10 at 1.5 feet, which contained TCE at a concentration of 0.25 ppm (in excess of the commercial PRG of 0.11 ppm). B10 was located at the former plating room. Based on these findings, additional investigation beneath this sampling point was conducted (this investigation, boring B10B). TCE was encountered in boring B10B at three, six, and nine feet below grade, at concentrations of 0.022 ppm, 0.046 ppm, and 0.54 ppm, respectively.

The results of the metals analyses for the samples previously collected from borings B9 and B10 at 1.5 feet below grade did not indicate any CAM 17 metals in excess of the PRGs, except for arsenic (see Table 1C). Arsenic was encountered in B9 and B10 at 4.2 ppm and 5.4 ppm, respectively, in excess of the PRG for a cancer end-point. However, these occurrences fall within generally accepted ranges of background concentrations (Bradford et al, Background Concentrations of Trace and Major Elements in California Soils, 1966), and therefore further investigation of arsenic at the Property appears unwarranted.

The analytical results of the grab groundwater samples collected during this and the previous investigations are summarized on Tables 2A and 2B, and on Figures 3 and 4. The concentrations of hydrocarbons in groundwater now appear to be largely defined to the north and south, and undefined in the presumed downgradient direction. Samples from monitoring wells more representative of groundwater flow conditions would be expected to be an order of magnitude less than those encountered in the grab groundwater sampling. Further delineation downgradient would require drilling within San Pablo Avenue.

TCE was detected in groundwater in all grab groundwater samples collected to date where it was analyzed, at elevated concentrations above the PRGs. The compounds 1,2-dichloroethane and cis-1,2-dichloroethene were also detected above the PRGs in B5, and presumably would have been detected above the PRGs in other samples, where they were non-detectable due to dilution factors. During this investigation, cis-1,2-dichloroethene was detected in Boring B10B at a concentration of 1,000 ppb. The analytical results collected to date indicate a source of TCE near B9. The vertical extent of TCE in groundwater, and the extent in soil, is undefined.

This report will be submitted to Mr. Ryan Miya of the Department of Toxic Substances Control (DTSC), and to Mr. Barney Chan of the Alameda County Environmental Health Services (ACEHS). Additional recommendations will be made after consultation with the DTSC.

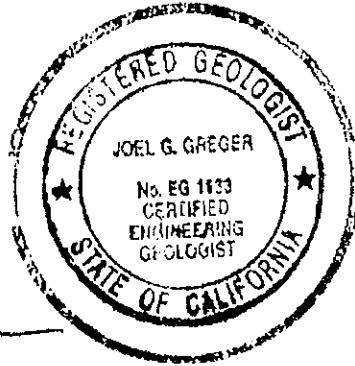
### LIMITATIONS

The observations and conclusions presented in this report are professional opinions based on the scope of work outlined herein. This report was prepared in accordance with generally accepted standards of environmental geological practice in California at the time this investigation was performed. The opinions presented apply to site conditions existing at the time of our study and cannot apply to site conditions or changes of which we are not aware or have not had the opportunity to evaluate. This investigation was conducted solely to evaluate environmental conditions beneath the Property at specific locations. Subsurface conditions may vary away from the data points available. Additional work, including subsurface investigation, can reduce the inherent uncertainties associated with this type of investigation. It must be recognized that any conclusions drawn from these data rely on the integrity of the information available at the time of investigation and that a full and complete determination of environmental contamination and risks cannot be made.



If you have any questions regarding this report, please do not hesitate to contact our office.

Sincerely,  
PIERS Environmental Services, Inc.



Joel G. Greger  
Senior Project Manager  
CEG # EG1633, REA # 07079



Kay Pannell  
Chief Operations Officer  
REP #5800, REA-II #20236

Attachments

Tables 1A-1C, 2A, and 2B  
Figures 1 through 4  
Laboratory Analytical Data Sheets and Chain of Custody

## TABLES

TABLE 1A  
SOIL ANALYTICAL RESULTS  
Former Service Station  
2942 San Pablo Avenue, Oakland

Sample/ Depth (feet)	Date Sampled	TPH-g (ppm)	TPH-ss (ppm)	Benzene (ppm)	Ethylbenzene (ppm)	Toluene (ppm)	Xylenes (ppm)	MTBE (ppm)
B4 (1.5')	5/8/2003	1.38	NA	<0.005	<0.005	<0.005	0.012	<0.005
B5 (2')	5/8/2003	1.37	NA	<0.005	<0.005	0.013	0.013	<0.005
B5 (9.5')	5/8/2003	0.711	NA	<0.005	0.007	<0.005	<0.010	<0.005
B7 (1')	8/20/2003	12	6.5	0.0093	0.032	0.0053	0.18	<0.05
B7 (9.5')	8/20/2003	12	5.7	0.017	0.04	0.015	0.29	<0.05
B7 (14.5')	8/20/2003	2.7	1.4	<0.005	0.01	0.005	0.065	<0.05
Reg. Limit								
PRG - Res.				0.6	8.9	520	270	62
Cal.Mod.								17
PRG - Ind.				1.3	20	520	420	160
Cal.Mod.								36

**EXPLANATION:**

ppm = parts per million      NA = not analyzed  
 TPHg/TPH-ss = Total Petroleum Hydrocarbons as gasoline/stoddard solvent.  
 PRG = Preliminary Remediation Goals, residential/industrial

TABLE 1B  
SOIL ANALYTICAL RESULTS  
Former Service Station  
2942 San Pablo Avenue, Oakland

Sample/ Depth (feet)	Date Sampled	TCE (ppm)	trans-1,2- DCE	cis-1,2- DCE
B7 (1')	8/20/2003	0.022	<0.01	<0.01
B7 (9.5')	8/20/2003	0.0057	<0.005	<0.005
B7 (14.5')	8/20/2003	0.074	1.4	<0.005
B9 (1.5')	8/20/2003	0.065	0.019	0.04
B10 (1.5')	8/20/2003	0.25	0.0065	0.029
B10B (3')	9/23/2003	0.022	0.11	0.24
B10B (6')	9/23/2003	0.046	0.016	0.11
B10B (9')	9/23/2003	0.54	<0.033	0.22
Reg. Limit				
PRG-Res.		0.053	69	430
PRG-Comm.		0.11	230	1,560

**EXPLANATION:**

ppm = parts per million  
TCE = Trichloroethene  
DCE = Dichloroethene

TABLE 2A  
GROUNDWATER ANALYTICAL RESULTS  
Former Service Station  
2942 San Pablo Avenue, Oakland

Sample/ Depth (feet)	Date Sampled	TPH-g (ppb)	TPH-ss (ppb)	Benzene (ppb)	Ethylbenzene (ppb)	Toluene (ppb)	Xylenes (ppb)	MTBE (ppb)
B5	5/8/2003	5,310	NA	15.4/37	351/346	14	4.9	<0.5
B6	5/8/2003	277	NA	<0.5	0.9	0.9	6.9	11/11
B7	8/20/2003	4,900	650	3.6	22	6.5	100/120	<17
B8	8/20/2003	<50	<50	<0.5	<0.5	0.55	0.52	<5.0
B10B	9/23/2003	NA	NA	<25	<25	<25	<25	<25
Reg. Limit								
MCL				1	700	150	1,750	13
PRG	(tap water)			0.34	2.9	720	210	130
Cal. Mod. PRG	(tap water)							6.2

**EXPLANATION:**

ppm = parts per million

TPHg/ss = Total Petroleum Hydrocarbons as gasoline/stoddard solvent

TABLE 2B  
GROUNDWATER ANALYTICAL RESULTS  
Former Service Station  
2942 San Pablo Avenue, Oakland

Sample/ Depth (feet)	Date Sampled	1,1-DCE (ppb)	cis-1,2- DCE	1,2-DCA (ppb)	TCE (ppb)
B5	5/8/2003	3	193	10	3,780
B7	8/20/2003	<100	<100	<100	2,500
B8	8/20/2003	<0.5	<0.5	<0.5	13
B9	8/20/2003	<2,500	<2,500	<2,500	240,000
B10B	9/23/2003	<25	1,000	<25	2,400
B11	9/23/2003	<25	<25	<25	570
B12	9/23/2003	<50	<50	<50	1,100
Reg. Limit					
MCL		10	6.0	0.5	5.0
PRG		340	61	0.12	0.028

**EXPLANATION:**

ppm = parts per million

DCE = Dichloroethene

DCA = Dichloroethane

TCE = Trichloroethene.

**ANALYTICAL METHODS:**

EPA Method 8260 or 8010.

## FIGURES

# IDENTIFIED HAZARDOUS MATERIALS SITES

## RADIUS REPORT

### Site Vicinity Map



FIGURE 1  
PROPERTY VICINITY MAP

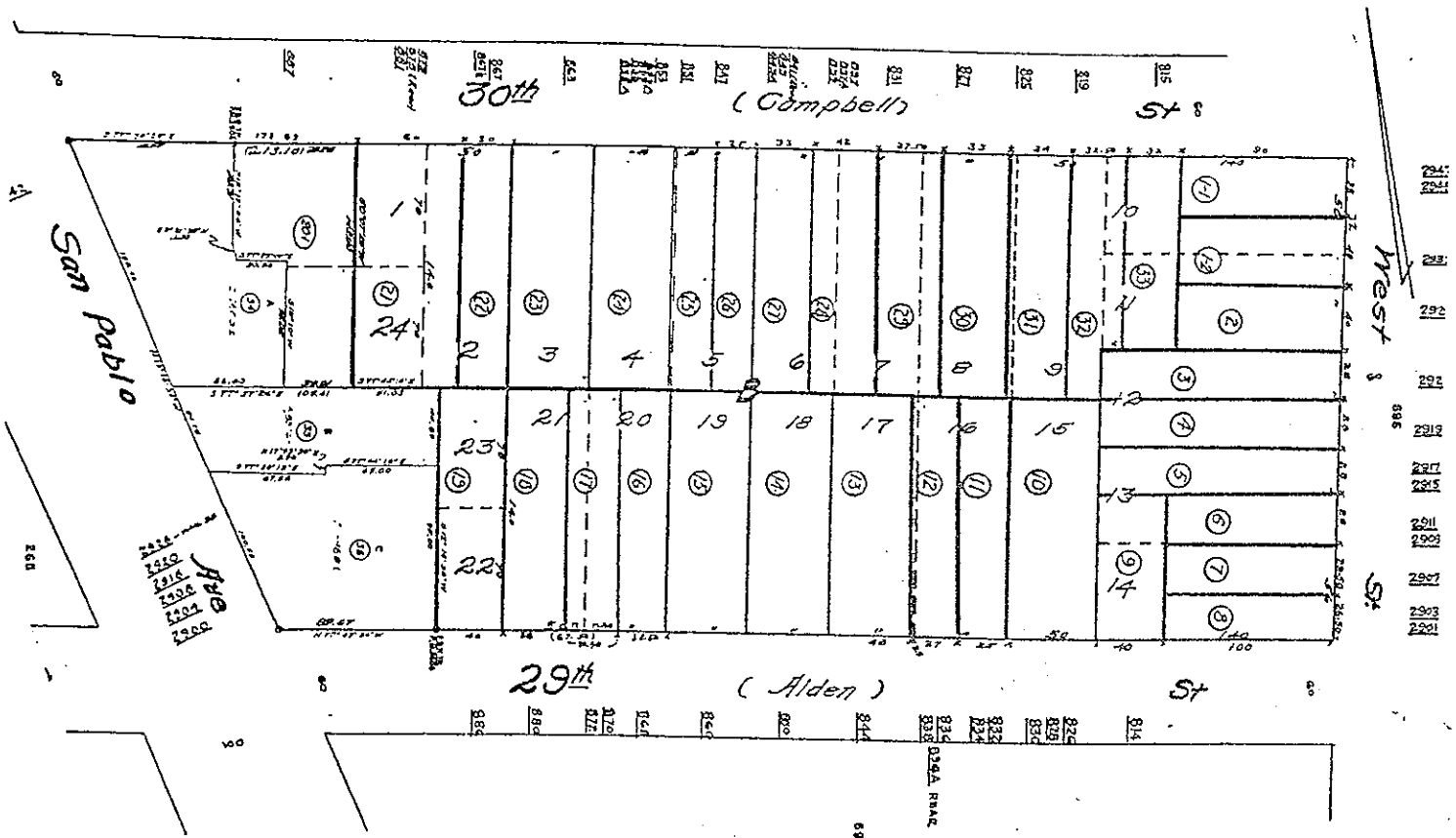
2926-2942 SAN PABLO AVENUE  
OAKLAND, CALIFORNIA

NOT TO SCALE  
MAY 2002



Parcel Number: 009 -0694-034-00  
 Owner 1: CHUNG, CHAE M & JUNG H  
 Owner 2:  
 Phone: (415) 285-2713  
 Site Address: 2942 SAN PABLO AVE  
 Site City/State: OAKLAND CA

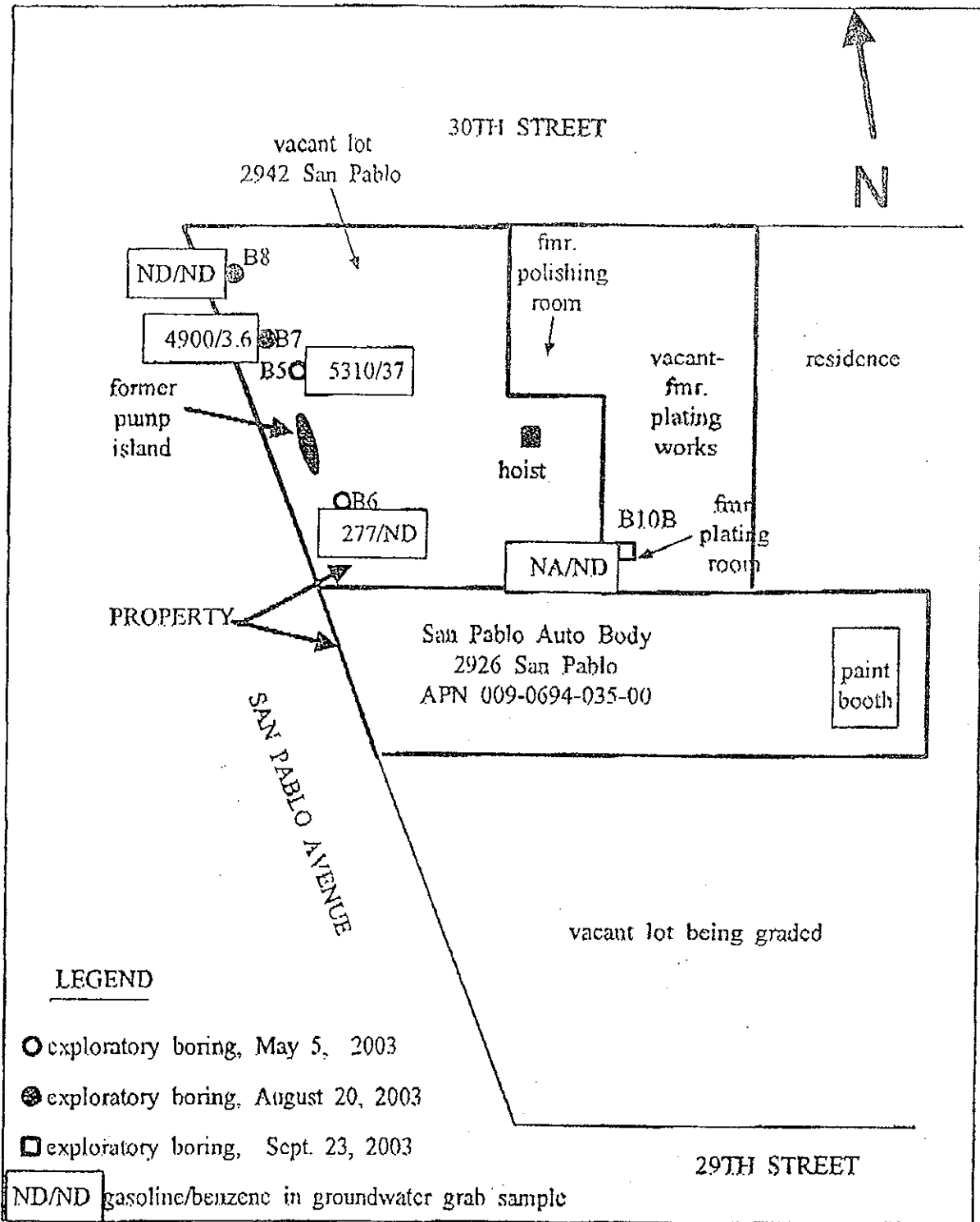
Parcel Number: 009 -0694-035-00  
 Owner 1: CHUNG, CHAE M & JUNG H  
 Owner 2:  
 Phone: (415) 285-2713  
 Site Address: 2926 SAN PABLO AVE  
 Site City/State: OAKLAND CA



**FIGURE 2**  
**PROPERTY PARCEL MAP**

2926-2942 SAN PABLO AVENUE  
 OAKLAND, CALIFORNIA

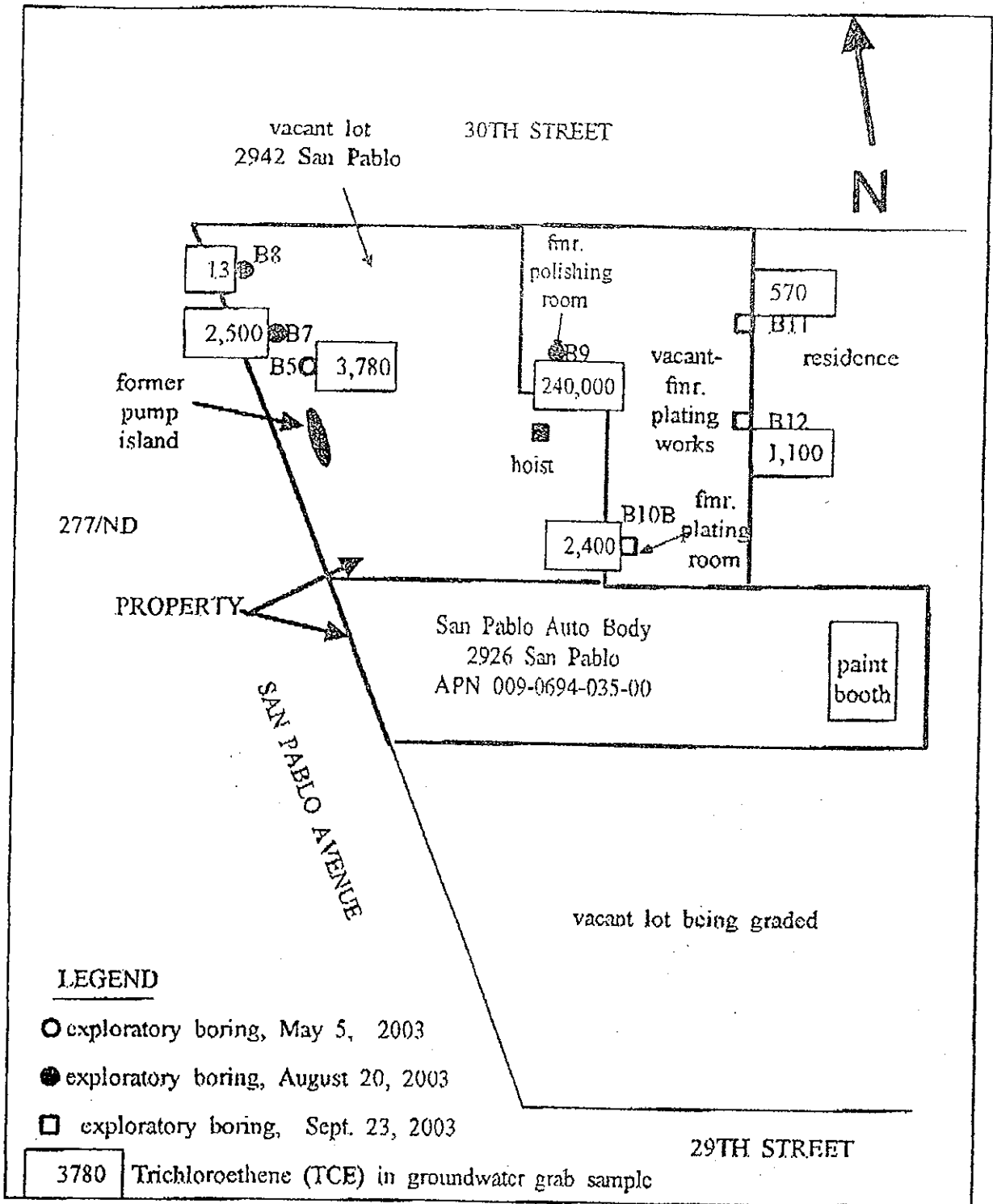
NOT TO SCALE  
 MAY 2003



**FIGURE 3**  
**DISSOLVED HYDROCARBONS IN GROUNDWATER**

2942 SAN PABLO AVENUE  
OAKLAND, CALIFORNIA

SCALE: 1" = 50'  
OCTOBER 2003



**FIGURE 4**  
**TCE IN GROUNDWATER**

2942 SAN PABLO AVENUE  
OAKLAND, CALIFORNIA

SCALE: 1" = 50'  
OCTOBER 2003

**ATTACHMENT A**  
**LABORATORY ANALYTICAL DATA SHEETS**  
**AND CHAIN OF CUSTODY**



McC Campbell Analytical Inc.

110 2nd Avenue South, #D7, Pacheco, CA 94553-5560  
 Telephone : 925-798-1620 Fax : 925-798-1622  
 http://www.mcccampbell.com E-mail: matn@mcccampbell.com

Piers Environmental 1330 S. Bascom Avenue, Ste. F San Jose, CA 95128	Client Project ID: #03408; 2942 San Pablo	Date Sampled: 09/23/03
	Client Contact: Joel Greger	Date Received: 09/23/03
	Client P.O.:	Date Extracted: 09/23/03
		Date Analyzed: 09/24/03-09/26/03

**Halogenated Volatile Organics by P&T and GC-ELCD (8010 Basic Target List)\***

Extraction Method: SW5030

Analytical Method: SW8021B

Work Order: 0309425


Lab ID	0309425-003A	0309425-004A	0309425-005A	Reporting Limit for DF = 1	
Client ID	B10 B(3')	B10 B(6')	B10 B(9')	S	W
Matrix	S	S	S		
DF	4	1	6.7		
Compound	Concentration			µg/Kg	µg/L
Bromodichloromethane	ND<20	ND	ND<33	5.0	NA
Bromoform	ND<20	ND	ND<33	5.0	NA
Bromomethane	ND<20	ND	ND<33	5.0	NA
Carbon Tetrachloride	ND<20	ND	ND<33	5.0	NA
Chlorobenzene	ND<20	ND	ND<33	5.0	NA
Chloroethane	ND<20	ND	ND<33	5.0	NA
2-Chloroethyl vinyl ether	ND<20	ND	ND<33	5.0	NA
Chloroform	ND<20	ND	ND<33	5.0	NA
Chloromethane	ND<20	ND	ND<33	5.0	NA
Dibromochloromethane	ND<20	ND	ND<33	5.0	NA
1,2-Dichlorobenzene	ND<20	ND	ND<33	5.0	NA
1,3-Dichlorobenzene	ND<20	ND	ND<33	5.0	NA
1,4-Dichlorobenzene	ND<20	ND	ND<33	5.0	NA
Dichlorodifluoromethane	ND<20	ND	ND<33	5.0	NA
1,1-Dichloroethane	ND<20	ND	ND<33	5.0	NA
1,2-Dichloroethane	ND<20	ND	ND<33	5.0	NA
1,1-Dichloroethene	ND<20	ND	ND<33	5.0	NA
cis-1,2-Dichloroethene	240	110	220	5.0	NA
trans-1,2-Dichloroethene	110	16	ND<33	5.0	NA
1,2-Dichloropropane	ND<20	ND	ND<33	5.0	NA
cis-1,3-Dichloropropene	ND<20	ND	ND<33	5.0	NA
trans-1,3-Dichloropropene	ND<20	ND	ND<33	5.0	NA
Methylene chloride	ND<20	ND	ND<33	5.0	NA
1,1,2,2-Tetrachloroethane	ND<20	ND	ND<33	5.0	NA
Tetrachloroethene	ND<20	ND	ND<33	5.0	NA
1,1,1-Trichloroethane	ND<20	ND	ND<33	5.0	NA
1,1,2-Trichloroethane	ND<20	ND	ND<33	5.0	NA
Trichloroethene	22	46	540	5.0	NA
Trichlorofluoromethane	ND<20	ND	ND<33	5.0	NA
Vinyl Chloride	ND<20	ND	ND<33	5.0	NA

**Surrogate Recoveries (%)**

%SS:	103	111	112
------	-----	-----	-----

Comments  
 \* water and vapor samples and all TCLP & SPLP extracts are reported in µg/L, soil/sludge/solid samples in µg/kg, wipe samples in µg/wipe, product/oil/non-aqueous liquid samples in mg/L.  
 ND means not detected above the reporting limit; N/A means analyte not applicable to this analysis.  
 # surrogate diluted out of range or surrogate coelutes with another peak.  
 h) lighter than water immiscible sheen/product is present; i) liquid sample that contains greater than ~2 vol. % sediment; j) sample diluted due to high organic content; k) reporting limit raised due to insufficient sample amount.

DHS Certification No. 1644

 Angela Rydelius, Lab Manager



McC Campbell Analytical Inc.

110 2nd Avenue South, #D7, Pacheco, CA 94553-5560  
Telephone : 925-798-1620 Fax : 925-798-1622  
http://www.mccampbell.com E-mail: main@mccampbell.com

Piers Environmental 1330 S. Bascom Avenue, Ste. F San Jose, CA 95128	Client Project ID: #03408; 2942 San Pablo	Date Sampled: 09/23/03
		Date Received: 09/23/03
	Client Contact: Joel Greger	Date Extracted: 09/29/03
	Client P.O.:	Date Analyzed: 09/29/03

**Volatiles Organics by P&T and GC/MS (Basic Target List)\***

Extraction Method: SW5030B

Analytical Method: SW8260B

Work Order: 0309425

Lab ID	0309425-006A						
Client ID	B10						
Matrix	Water						
Compound	Concentration *	DF	Reporting Limit	Compound	Concentration *	DF	Reporting Limit
Acetone	ND<250	50	5.0	Benzene	ND<25	50	0.5
Bromobenzene	ND<25	50	0.5	Bromochloromethane	ND<25	50	0.5
Bromodichloromethane	ND<25	50	0.5	Bromoform	ND<25	50	0.5
Bromomethane	ND<25	50	0.5	2-Butanone (MEK)	ND<50	50	1.0
n-Butyl benzene	ND<25	50	0.5	sec-Butyl benzene	ND<25	50	0.5
tert-Butyl benzene	ND<25	50	0.5	Carbon Disulfide	ND<25	50	0.5
Carbon Tetrachloride	ND<25	50	0.5	Chlorobenzene	ND<25	50	0.5
Chloroethane	ND<25	50	0.5	2-Chloroethyl Vinyl Ether	ND<25	50	0.5
Chloroform	ND<25	50	0.5	Chloromethane	ND<25	50	0.5
2-Chlorotoluene	ND<25	50	0.5	4-Chlorotoluene	ND<25	50	0.5
Dibromochloromethane	ND<25	50	0.5	1,2-Dibromo-3-chloropropane	ND<25	50	0.5
1,2-Dibromoethane (EDB)	ND<25	50	0.5	Dibromomethane	ND<25	50	0.5
1,2-Dichlorobenzene	ND<25	50	0.5	1,3-Dichlorobenzene	ND<25	50	0.5
1,4-Dichlorobenzene	ND<25	50	0.5	Dichlorodifluoromethane	ND<25	50	0.5
1,1-Dichloroethane	ND<25	50	0.5	1,2-Dichloroethane (1,2-DCA)	ND<25	50	0.5
1,1-Dichloroethene	ND<25	50	0.5	cis-1,2-Dichloroethene	1000	50	0.5
trans-1,2-Dichloroethene	ND<25	50	0.5	1,2-Dichloropropane	ND<25	50	0.5
1,3-Dichloropropane	ND<25	50	0.5	2,2-Dichloropropane	ND<25	50	0.5
1,1-Dichloropropene	ND<25	50	0.5	cis-1,3-Dichloropropene	ND<25	50	0.5
trans-1,3-Dichloropropene	ND<25	50	0.5	Ethylbenzene	ND<25	50	0.5
Hexachlorobutadiene	ND<25	50	0.5	2-Hexanone	ND<25	50	0.5
Iodomethane (Methyl iodide)	ND<250	50	5.0	Isopropylbenzene	ND<25	50	0.5
4-Isopropyl toluene	ND<25	50	0.5	Methyl-t-butyl ether (MTBE)	ND<25	50	0.5
Methylene chloride	ND<25	50	0.5	4-Methyl-2-pentanone (MIBK)	ND<25	50	0.5
Naphthalene	ND<25	50	0.5	n-Propyl benzene	ND<25	50	0.5
Styrene	ND<25	50	0.5	1,1,1,2-Tetrachloroethane	ND<25	50	0.5
1,1,2,2-Tetrachloroethane	ND<25	50	0.5	Tetrachloroethene	ND<25	50	0.5
Toluene	ND<25	50	0.5	1,2,3-Trichlorobenzene	ND<25	50	0.5
1,2,4-Trichlorobenzene	ND<25	50	0.5	1,1,1-Trichloroethane	ND<25	50	0.5
1,1,2-Trichloroethane	ND<25	50	0.5	Trichloroethene	2400	50	0.5
Trichlorofluoromethane	ND<25	50	0.5	1,2,3-Trichloropropane	ND<25	50	0.5
1,2,4-Trimethylbenzene	ND<25	50	0.5	1,3,5-Trimethylbenzene	ND<25	50	0.5
Vinyl Acetate	ND<250	50	5.0	Vinyl Chloride	ND<25	50	0.5
Xylenes	ND<25	50	0.5				

**Surrogate Recoveries (%)**

%SS1:	115	%SS2:	104
%SS3:	91.7		

Comments: i

\* water and vapor samples and all TCLP & SPLP extracts are reported in µg/L, soil/sludge/solid samples in µg/kg, wipe samples in µg/wipe, product/oil/non-aqueous liquid samples in mg/L.

ND means not detected above the reporting limit; N/A means analyte not applicable to this analysis.

# surrogate diluted out of range or surrogate coelutes with another peak.

h) lighter than water immiscible sheen/product is present; i) liquid sample that contains greater than ~2 vol. % sediment; j) sample diluted due to high organic content.

DHS Certification No. 1644

Angela Rydelius, Lab Manager



McC Campbell Analytical Inc.

110 2nd Avenue South, #D7, Pacheco, CA 94553-5560  
 Telephone : 925-798-1620 Fax : 925-798-1622  
 http://www.mcccampbell.com E-mail: main@mcccampbell.com

Piers Environmental  
 1330 S. Bascom Avenue, Ste. F  
 San Jose, CA 95128

Client Project ID: #03408; 2942 San Pablo  
 Client Contact: Joel Greger  
 Client P.O.:

Date Sampled: 09/23/03  
 Date Received: 09/23/03  
 Date Extracted: 09/26/03-09/29/03  
 Date Analyzed: 09/26/03-09/29/03

**Halogenated Volatile Organics by P&T and GC-ELCD (8010 Basic Target List)\***

Extraction Method: SW5030B

Analytical Method: SW8021B

Work Order: 0309425

Lab ID	0309425-001A	0309425-002A	Reporting Limit for DF = 1	
Client ID	B12	B11		
Matrix	W	W		
DF	50	100		
Compound	Concentration		S	W
			µg/kg	µg/L
Bromodichloromethane	ND<25	ND<50	NA	0.5
Bromoform	ND<25	ND<50	NA	0.5
Bromomethane	ND<25	ND<50	NA	0.5
Carbon Tetrachloride	ND<25	ND<50	NA	0.5
Chlorobenzene	ND<25	ND<50	NA	0.5
Chloroethane	ND<25	ND<50	NA	0.5
2-Chloroethyl vinyl ether	ND<25	ND<50	NA	0.5
Chloroform	ND<25	ND<50	NA	0.5
Chloromethane	ND<25	ND<50	NA	0.5
Dibromochloromethane	ND<25	ND<50	NA	0.5
1,2-Dichlorobenzene	ND<25	ND<50	NA	0.5
1,3-Dichlorobenzene	ND<25	ND<50	NA	0.5
1,4-Dichlorobenzene	ND<25	ND<50	NA	0.5
Dichlorodifluoromethane	ND<25	ND<50	NA	0.5
1,1-Dichloroethane	ND<25	ND<50	NA	0.5
1,2-Dichloroethane	ND<25	ND<50	NA	0.5
1,1-Dichloroethene	ND<25	ND<50	NA	0.5
cis-1,2-Dichloroethene	ND<25	ND<50	NA	0.5
trans-1,2-Dichloroethene	ND<25	ND<50	NA	0.5
1,2-Dichloropropane	ND<25	ND<50	NA	0.5
cis-1,3-Dichloropropene	ND<25	ND<50	NA	0.5
trans-1,3-Dichloropropene	ND<25	ND<50	NA	0.5
Methylene chloride	ND<25	ND<50	NA	0.5
1,1,2,2-Tetrachloroethane	ND<25	ND<50	NA	0.5
Tetrachloroethene	ND<25	ND<50	NA	0.5
1,1,1-Trichloroethane	ND<25	ND<50	NA	0.5
1,1,2-Trichloroethane	ND<25	ND<50	NA	0.5
Trichloroethene	570	1100	NA	0.5
Trichlorofluoromethane	ND<25	ND<50	NA	0.5
Vinyl Chloride	ND<25	ND<50	NA	0.5

**Surrogate Recoveries (%)**

%SS:	106	106		
Comments	i	i		

\* water and vapor samples and all TCLP & SPLP extracts are reported in µg/L, soil/sludge/solid samples in µg/kg, wipe samples in µg/wipe, product/oil/non-aqueous liquid samples in mg/L.

ND means not detected above the reporting limit; N/A means analyte not applicable to this analysis.

# surrogate diluted out of range or surrogate coelutes with another peak.

h) lighter than water immiscible sheen/product is present; i) liquid sample that contains greater than ~2 vol. % sediment; j) sample diluted due to high organic content; k) reporting limit raised due to insufficient sample amount.

DHS Certification No. 1644

 Angela Rydelius, Lab Manager

Oct 01 2003 10:03AM McCampbell Analytical, In 925-798-1622

REST

03007425

**McCAMPBELL ANALYTICAL INC.**

110 2<sup>nd</sup> AVENUE SOUTH, #D7  
PACHECO, CA 94553-5560

Telephone: (925) 798-1620

Fax: (925) 798-1622

**CHAIN OF CUSTODY RECORD**

TURN AROUND TIME

RUSH  
 24 HR  
 48 HR  
 72 HR  
 5 DAY

Report To: Joel Greger Bill To: Piers Environmental

Company: Piers Environmental  
1330 S. Hascom Ave, Suite F  
San Jose, CA 95128

Tele: (408) 559-1248

Fax: (408) 559-1224 STU 7971457

Project #: 03408

Project Name: 2942 San Pablo

Project Location: 2942 San Pablo Ave, Dublin

Sampler Signature: *Joel Greger*

Analysis Request

Other Comments

SAMPLE ID	LOCATION	SAMPLING		# Containers	Type Containers	MATRIX					METHOD PRESERVED				BTEX & TPH as Gas (602/8020 + 8015) MTBE	TPH as Diesel (8015)	Total Petroleum Oil & Grease (5520 E&F/IA&F)	Total Petroleum Hydrocarbons (41& 1)	EPA 601 (8010)	BTEX ONLY (EPA 602 / 8020)	EPA 608 / 8080	EPA 608 / 8080 PCB's ONLY	EPA 624 / 8240 (8260)	EPA 625 / 8270	PAH's / PNA's by EPA 625 / 8270 / 8310	CAM-17 Metals	LUFT 5 Metals	Lead (7240/7421/739.2/6010)	RCI	pH	TSS	Specific Conductivity			
		Date	Time			Water	Soil	Air	Sludge	Other	Ice	HCl	HNO <sub>3</sub>	Other																					
B10B	↓	9/23/03	10:00am	3	✓	X					X	X						X																	
B10B (3')	↓		10:30am	5	Y	X					X	X						X																	
B10B (6')	↓		11am	1	L	X					X							X																	
B10B (9')	↓			1	L	X					X							X																	
B10B	↓		5pm	2	Y	X					X	X						X																	

Relinquished By: *Joel Greger* Date: 9/23/03 Time: 6:33am Received By: *Mel Walker*

Relinquished By: \_\_\_\_\_ Date: \_\_\_\_\_ Time: \_\_\_\_\_ Received By: \_\_\_\_\_

Relinquished By: \_\_\_\_\_ Date: \_\_\_\_\_ Time: \_\_\_\_\_ Received By: \_\_\_\_\_

ICE/C  PRESERVATION APPROPRIATE CONTAINERS

GOOD CONDITION  VOAS/O&G METALS OTHER

HEAD SPACE ABSENT