

6000 S CORPORATION

42080 OSGOOD ROAD

FREMONT, CALIFORNIA 94539

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July 7, 1992

Ms. G. F. Duerig
Alameda County Water District
PO Box 5110
Fremont, CA 94537

RE: Quarterly Monitoring Report - 2nd Quarter 1992

6000 S Corporation
6000 Stevenson Blvd.
Fremont, CA 94538

Dear Ms. Duerig:

In accordance with Section 13267(b) of the California Water Code, 6000 S Corporation is hereby reporting on actions taken during the period of April 1, 1992 thru June 30, 1992 regarding environmental issues at the 6000 Stevenson Blvd. site.

As reported in our 1st Quarter Report, three environmental concerns remained in the site, which included:

- o Foundry Sand
- o Contaminated Soil (California Oil Recyclers)
- o Installation of additional Ground Water Monitoring Wells

Issue One - Foundry Sand

All of the Foundry Sand has been removed from the site by the generator, American Brass & Iron. The material was removed under the authority of the Honorable William Dunbar, Judge of the Superior Court, in Alameda County Superior Court Action No. H151806-5, dated February 28, 1992, and identified as Interlocutory Judgement And Order For Abatement Of Private Nuisance.

Additional soils and sands have been tested and have submitted directly to the Alameda Co. Health Dept.

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Issue Two - Contaminated Soil

There has been no change in the status of the contaminated soil.

This process has been delayed by the attorneys for both sides. Attorneys for 6000 S Corporation were directed to move this case to Federal Court three months ago. The status is undeterminable at this time.

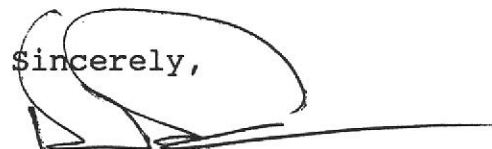
Issue Three - Installation of Additional Ground Water Monitoring Wells

As reported in the fourth Quarter Report of 1991, after ACWD's review and inspection of the site to locate monitoring wells, 6000 S Corporation solicited bids from three environmental contractors who contacted ACWD for specifications to bid the work. Bids were received from Resna, K.T.W. and E.T.I.C. A contract was let in January 1992, for completion of the work by March 1, 1992. After the contract was let to Resna, they applied for drilling permits, but were refused the permits unless the scope of work was expanded beyond the original scope set forth by ACWD. 6000 S Corporation responded by cancelling the contract for monitoring well installation and putting the matter on hold until the lead agency can provide reasonable specifications. 6000 S Corporation does not anticipate any further activity on Monitoring Well Installation until the contaminated soils issue is resolved by the court.

There have been no changes on Issue Three.

If there are any questions concerning this report, or if further information is required on any matters reviewed, please contact me at (510) 657-7633.

Sincerely,


Dale W. Sobek
President

DWS:s

cc: Ms. L. Vrabel, C.O.F.
Mr. R. Hiett, R.W.Q.C.B.
Mr. S. Seery, A.C.D.E.W.
Mr. Larry E. Lulofs, Esq.