

## Detterman, Karel, Env. Health

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**From:** Detterman, Karel, Env. Health  
**Sent:** Thursday, July 27, 2017 11:45 AM  
**To:** 'Jonathan Sanders'  
**Cc:** Trent Weise; Peter McIntyre; Bill Mouat  
**Subject:** RE: Fuel Leak Case RO2936 - Zimmerman Property Data Gap Investigation Report Fuel Leak Case No. RO0002936 and GeoTracker Global ID T0600183099, Zimmerman Property, 3442 Adeline St., Oakland, CA 94608

Hello Jonathan:

Thank you for the update and here is the requested deadline extension:

### **REVISED TECHNICAL REPORT REQUEST**

Please upload the technical reports to the ACDEH ftp site (Attention: Karel Detterman) and to the State Water Resources Control Board's Geotracker website, according to Attachment 1 and the following specified file naming convention and schedule:

- **August 14, 2017 ~~July 12, 2017~~** – Site Conceptual Model and Soil, Soil Vapor, and Groundwater Investigation Report  
File to be named: RO2936\_SCM\_SWI\_R\_YYYY-mm-dd

These reports are being requested pursuant to California Health and Safety Code Section 25296.10. 23 CCR Sections 2652 through 2654, and 2721 through 2728 outline the responsibilities of a responsible party in response to an unauthorized release from a petroleum UST system, and require your compliance with this request.

Sincerely,

Karel Detterman, PG  
Hazardous Materials Specialist  
Alameda County Environmental Health  
1131 Harbor Bay Parkway  
Alameda, CA 94502  
Direct: 510.567.6708  
Fax: 510.337.9335  
Email: karel.detterman@acgov.org

PDF copies of case files can be downloaded at:

<http://www.acgov.org/aceh/lop/ust.htm>

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**From:** Jonathan Sanders [mailto:jsanders@aeiconsultants.com]  
**Sent:** Tuesday, July 11, 2017 11:03 AM  
**To:** Detterman, Karel, Env. Health <Karel.Detterman@acgov.org>  
**Cc:** Trent Weise <tweise@aeiconsultants.com>; Peter McIntyre <pmcintyre@aeiconsultants.com>  
**Subject:** Fuel Leak Case RO2936 - Zimmerman Property Data Gap Investigation Report

Karel,

In the Letter dated May 12, 2017 ("the *Directive*"), the Alameda County Department of Environmental Health requested a technical report documenting the implementation of the work plan included in the *Updated Site Conceptual Model and Soil and Soil Vapor Investigation Report* dated November 15, 2016 ("the *Work Plan*") by July 12, 2017. AEI would like to request a one month extension for submittal of this report. The scope of work proposed in the *Work Plan* and modified by the technical comments provided in the *Directive* has been completed to the extent possible, however, implementation of the proposed scope of work was delayed until the issuance of the encroachment permit by the City of Oakland on June 13, 2017.

Jonathan E. Sanders  
Project Engineer

## **AEI Consultants**

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