

State Water Resources Control Board

Division of Financial Assistance 1001 I Street • Sacramento, California 95814 P.O. Box 944212 • Sacramento, California • 94244-2120 (800) 813-FUND (3863) • FAX (916) 341-5806• www.waterboards.ca.gov/water_issues/programs/ustcf/



Linda S. Adams Secretary for Environmental Protection Arnold Schwarzenegger Governor

NOTIFICATION OF OPPORTUNITY FOR PUBLIC COMMENT

UNDERGROUND STORAGE TANK (UST) CLEANUP FUND (FUND), MEETING NOTIFICATION FOR CASE CLOSURE RECOMMENDATION, PURSUANT TO HEALTH AND SAFETY CODE SECTION 25299.39.2: CLAIM NUMBER: 14560; SITE ADDRESS: SACRAMENTO VALLEY CRANE SERVICES, INC., 7037 POWER INN RD, SACRAMENTO, CA 95828

By this letter, as Fund Manager, I am informing you of the Fund's intent to recommend closure of your UST site cleanup case to the State Water Resources Control Board (State Water Board) at its October 19, 2010, Board meeting.

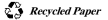
In the interim, any reasonable, necessary, and eligible costs that you incur and submit in a properly documented reimbursement request will continue to be reimbursed by the Fund, as monies are available.

Meeting Notice

The State Water Board is planning to consider closing your UST case at its meeting that will be held on October 19, 2010, commencing at 9:00 a.m. in the Coastal Hearing Room, Second Floor of the Cal/EPA Building, 1001 I Street, Sacramento, California. Under separate cover at a later date, you will receive an agenda for this meeting.

Legal Authority

Health & Safety Code (H&SC) Section 25299.39.2(a) requires that the Fund Manager notify UST owners or operators who have a Letter of Commitment (LOC) that has been in active status for five or more years and to review the case history of these sites on an annual basis unless otherwise notified by the UST owner or operator. In addition, the H&SC section further states that the Fund Manager, with approval of the UST owner or operator, may recommend regulatory case closure to the State Water Board. This process is called the "5-Year Review." The State Water Board may close or require the closure of a UST case that is under the jurisdiction of a Regional Water Quality Control Board (Regional Water Board) or a local agency participating in the State Water Board's local oversight program.



Discussion

Having obtained your approval, and pursuant to H&SC Section 25299.39.2(a), to recommend closure of your UST case to the State Water Board, enclosed is a copy of the UST Case Closure Summary for your UST case. The case closure summary contains information about your UST case and forms the basis for the UST Cleanup Fund manager's recommendation to the State Water Board for UST case closure. A copy of the Case Closure Summary is also being provided to your environmental consultant and the local agency that has been overseeing corrective action at your site. Other interested persons may obtain a copy of the Case Closure Summary by contacting Ms. Dennise Walker, at (916) 341-5789.

Comments

At the meeting, interested persons will be allowed to comment orally on the case closure recommendation (including the case closure summary), subject to the following time limits. The UST Cleanup Fund claimant and the local agency overseeing corrective action at the site will be allowed five minutes for oral comment, with additional time for questions by the State Water Board members. Other interested persons will be allotted a lesser amount of time to address the State Water Board. At the meeting, the State Water Board may grant UST case closure, deny case closure, or may continue consideration until a later meeting.

Written comments on the case closure summary must be received by the State Water Board by 12:00 p.m. on September 17, 2010. Please provide the following information in the subject line: October 19, 2010 Board Meeting, UST Case Closure, and applicable site address and UST Cleanup Fund claim number. Comments must be addressed to:

Ms. Jeanine Townsend Clerk to the Board State Water Resources Control Board 1001 I Street, 24th Floor [95814] P.O. Box 100 Sacramento, CA 95812-0100 (tel) 916-341-5600 (fax) 916-341-5620 (email) commentletters@waterboards.ca.gov

If you have any questions regarding this matter, please contact Mr. Robert Trommer at (916) 341-5684.

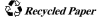
Sincerely,

John Russell

John Russell, P.G., Fund Manager Underground Storage Tank Cleanup Fund

Enclosure

-2-



cc: Kevin Brown Geocon Consultants, Inc. 3160 Gold Valley Drive, Suite 800 Rancho Cordova, CA 95742-7515

> Val Siebal Sacramento County Environmental Management Department Environmental Compliance Division 10590 Armstrong Avenue, Suite A Mather, CA 95655-4153

Barry Marcus Sacramento County Environmental Management Department Environmental Compliance Division 10590 Armstrong Avenue, Suite A Mather, CA 95655-4153

Charley Langer Sacramento County Environmental Management Department Environmental Compliance Division 10590 Armstrong Avenue, Suite A Mather, CA 95655-4153

Brian Newman Regional Water Quality Control Board Central Valley Region 11020 Sun Center Drive #200 Rancho Cordova, CA 95670-6114

Florin County Water District Attn: Richard D. Bedal General Manager P.O. Box 292055 Sacramento, CA 95829-2055

Watters Family Trust 8317 Alpine Laurel Way Sacramento, CA 95829

Daniel D Howard Rev Living Trust 7009 Power Inn Road Sacramento CA 95828

Adam Doss Partnership Sheldon Doss P.O. Box 4799 Santa Rosa, CA 95402



Sacramento Valley Crane Service, Inc. Claim No. 14560

cc: Trinh Thai Family Trust 3444 Hostetter Road San Jose, CA 95132

> Capitol Iron Works 7009 Power Inn Road Sacramento, CA 95828

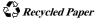
Security Public Storage-Sacramento III LLC 51 Federal Way, #402 San Francisco, CA 94107

Carolina O & Joe E Marzan

Edeki Tadesse Eskinder Osumah

Jagdish & Shammi Singh

Current Residents





State Water Resources Control Board



Linda S. Adams Secretary for Environmental Protection **Division of Financial Assistance** 1001 I Street • Sacramento, California 95814 P.O. Box 944212 • Sacramento, California • 94244-2120 (916) 341-5660 FAX (916) 341-5806 • www.waterboards.ca.gov/cwphome/ustcf



UST Case Closure Summary

This Underground Storage Tank (UST) Case Closure Summary has been prepared in support of a recommendation by the Petroleum Underground Storage Tank Cleanup Fund (Fund) to the State Water Resources Control Board (State Water Board) for closure of the UST case at 7037 Power Inn Road in Sacramento, California (Site).

Agency Information

| Agency Name: Sacramento County | Address: 10590 Armstrong Avenue, Suite A |
|-------------------------------------|--|
| Environmental Management Department | Mather, CA 95655 |
| (SCEMD) | |

Case Information

| SCEMD Case No: C350 | Global ID: T0603701072 | |
|--------------------------------------|---------------------------------------|--|
| Site Name: Sacramento Crane Co. | Site Address: 7037 Power Inn Road | |
| | Sacramento, CA 95829 | |
| Responsible Party: Sacramento Valley | Mailing Address: 7512 Pacific Avenue | |
| Crane Service, Inc. | Pleasant Grove, CA 95668 | |
| USTCF Claim No.: 14560 | USTCF Expenditures to Date: \$384,807 | |
| | Number of Years Open: 11 years | |

Tank Information

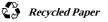
| Tank No. | Size in Gallons | Contents | Closed in Place/ Removed/Active? | Date |
|----------|--------------------|----------|-------------------------------------|--------|
| T-1 | 2,000 | Diesel | Removed | Apr 99 |
| T-2 | 1,000 | Diesel | Removed | Apr 99 |
| T-3 | 1,000 | Gasoline | Removed | Apr 99 |

Release Information

- Source of Release: UST System
- Date of Release: April 16, 1999, discovered during tank removal
- Affected Media: Soil and groundwater

Site Information

- GW Basin: Sacramento Valley Basin
- Beneficial Uses: Municipal and Domestic Water Supply (MUN), Agricultural Supply (AGR), Industrial Service Supply (IND), and Industrial Process Supply (PRO)
- Land Use Designation: The Site is zoned commercial.
- Distance to Nearest Supply Well: According to data available in GeoTracker, there are four public supply wells within ½ mile of the Site. The closest supply well is located approximately 300 feet downgradient from the Site.
- Minimum Groundwater Depth: 59.87 feet below ground surface (bgs) at monitoring well MW-4
- Maximum Groundwater Depth: 76.50 feet bgs at monitoring well MW-3



 Groundwater Flow Direction: Predominantly east/northeast with an average gradient of 0.002 feet per foot (ft/ft)

-2-

• Soil Types: The Site is predominantly underlain by interbedded silts and sands.

Monitoring Well Information

| Well Designation | Date Installed | Screen Interval | Most Recent Depth to |
|------------------|----------------|-----------------|------------------------|
| | | (feet bgs) | Groundwater (feet bgs) |
| | | | (April 2010) |
| MW-1 | 10/23/2000 | 64-79 | 60.04 |
| MW-2 | 10/24/2000 | 60.5-75.5 | 63.53 |
| MW-3 | 10/24/2000 | 60.5-74.5 | 60.21 |
| MW-4 | 5/6/2002 | 60.5-74.5 | 59.87 |
| MW-5 | 5/8/2002 | 60.5-74.5 | 59.94 |
| MW-6 | 5/7/2002 | 60.5-74.5 | 60.32 |
| MW-7 | 5/7/2002 | 60.5-74.5 | 59.98 |
| MW-8 | 5/9/2002 | 60.5-74.5 | 59.94 |

Petroleum Hydrocarbon Constituent Concentration

| Contaminant | Soil (mg/kg) | | Water (ug/L) | | WQOs |
|--------------|--------------|--------|--------------|-------------|--------|
| | Maximum | Latest | Maximum | Latest | (ug/L) |
| | | | | (9/16/2009) | |
| TPHg | NA | NA | 14,000 | <50 | 5 |
| TPHd | NA | NA | 770 | <50 | 56 |
| Benzene | NA | NA | 7,700 | 0.82 | 0.15 |
| Toluene | NA | NA | 84 | 1.0 | 42 |
| Ethylbenzene | NA | NA | 360 | 1.1 | 29 |
| Xylenes | NA | NA | 720 | 4.8 | 17 |
| MTBE | NA | NA | 12,000 | 350 | 5 |
| | | | | (4/1/2010) | |
| TBA | NA | NA | 3,600 | <5 | 12 |
| 1,2-DCA | NA | NA | <0.5 | NA | 0.4 |
| Lead | NA | NA | NA | NA | 15 |

NA Not Analyzed, Not Applicable or Data Not Available

WQO Water Quality Objectives

mg/kg - milligrams per kilogram, parts per million

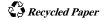
ug/L - micrograms per liter, parts per billion

Site Description

The Site is on the northeast corner of Florin Road and Power Inn Avenue in Sacramento, California. The Site currently consists of a vacant building and yard.

Site History/Assessments:

Petroleum hydrocarbons were detected in soil during the removal of three USTs and product piping in April 1999. Eight monitoring wells, installed from November 2000 through May 2002, have been monitored regularly since their installation. Soil vapor extraction was conducted from July 2006 through September 2007 and approximately 3,536 pounds of petroleum hydrocarbons was removed from the subsurface.



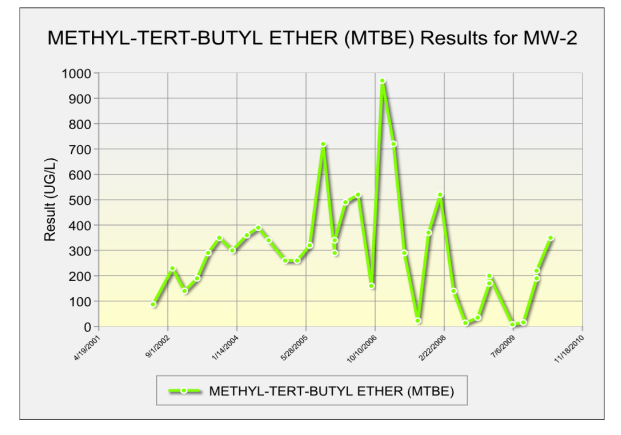
A Site map showing the location of former USTs, monitoring wells locations and the recent groundwater gradient is provided at the end of this case closure summary.

Remediation Summary

• Free product: no free product has been documented throughout the life of this case.

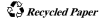
-3-

- Soil excavation: an unknown volume of contaminated soil was excavated and removed from the site.
- In-situ soil remediation:
 - Method: soil vapor extraction (SVE)
 - O Duration: July 2006 through September 2007
 - Mass removed: 3,536 pounds of TPHg
- Groundwater remediation: no active groundwater remediation has been conducted.
- Groundwater trends: The MTBE trend in MW-2 is shown below.



General Site Conditions

• Geology and Hydrogeology: The Site is underlain by interbedded mixtures of sands and silts. Depth to groundwater varies seasonally between 59 and 77 feet bgs. The groundwater gradient is relatively flat and flows predominantly east/northeast at approximately 0.002 (ft/ft).



- Groundwater Impacts: Based upon most recent data, Water Quality Objectives (WQOs) have been achieved for all constituents of concern except MTBE and benzene, which barely exceeds the WQO of 0.15 ug/L. Conservative degradation calculations and trends analysis conducted by Fund staff using water quality data collected from MW-2 for the past 8 years found that water WQOs are expected to be achieved in MW-2 within 25 years.
- Estimate of Remaining Mass: Geocon estimates that 4,350 pounds of TPHg were present in the subsurface prior to active remediation and 814 pounds remain beneath the Site after soil vapor extraction.

Sensitive Receptor Survey

Geocon conducted a Sensitive Receptor Survey (SRS) in 2010 that concluded "The SRS shows that the closest indentified supply well is an offsite municipal well (Well 3) located approximately 300 feet northeast of the Site. The reported perforated interval for this well is from 170 to 290 feet bgs. which is approximately 100 feet deeper than the depth of the impacted groundwater beneath the Site. Additionally, no analytes have been reported greater than the laboratory reporting limit for the groundwater samples collected since monitoring of the supply well began in May 2002."

Water in the vicinity of the Site is provided to water users by the Florin County Water District.

Risk Evaluation

Based on a Human Health Risk Assessment (HHRA) conducted by Geocon in 2010, the consultant made the following statements: *"The HHRA concluded there is not an excess risk to human health (specifically an excess cancer risk or a non-carcinogenic risk) under a residential or commercial land use scenario due to the presence of COCs in soil vapor."*

Further, Geocon stated "Soil vapor intrusion into the existing or a future building and dermal exposure pathways are incomplete, and therefore no human health risk exists at the Site" (Geocon Consultants, Inc.; Addendum-Closure Request Report, June 4, 2010.)

Closure

Will corrective action performed ensure the protection of human health, safety and the environment? Yes

Is corrective action and UST case closure consistent with State Water Board Resolution 92-49? Yes

Is achieving background water quality feasible? No.

To remove all traces of residual petroleum constituents at the Site would require significant effort and cost. Removal of all traces of residual petroleum hydrocarbon constituents that contribute to detectable concentrations in shallow groundwater can be accomplished, but would require excavation of additional soil as well as additional remediation of shallow groundwater.



-5-

The soil excavation could also entail relocation of existing utilities, demolition of existing buildings, temporary closure of existing businesses and road closures. If complete removal of detectable traces of petroleum constituents becomes the standard for UST corrective actions, the statewide technical and economic implications will be enormous. Because of the high costs involved and minimal benefit of attaining further reductions in concentrations of MTBE at this Site, and the fact that beneficial uses are not threatened, attaining background water quality at this Site is not feasible.

If achieving background water quality is not feasible:

Is the alternative cleanup level consistent with the maximum benefit to the people of the State? Yes.

It is impossible to determine the precise level of water quality that will be attained given the limited residual petroleum hydrocarbons that remain at the Site. In light of all the factors discussed above, and the fact that the residual petroleum constituents will not unreasonably affect present and anticipated beneficial uses of groundwater, a level of water quality will be attained that is consistent with the maximum benefit to the people of the state.

Will the alternative cleanup level unreasonably affect present and anticipated beneficial uses of water? No.

Impacted groundwater is not used as a source of drinking water or any other beneficial use currently. It is highly unlikely that the impacted groundwater will be used as a source of drinking water or any other beneficial use in the foreseeable future.

Will the alternative level of water quality exceed water quality prescribed in applicable Basin Plan? No

The final step in determining whether cleanup to a level of water quality less stringent than background is appropriate for this Site requires a determination that the alternative level of water quality will not result in water quality less than that prescribed in the relevant basin plan. Pursuant to State Water Board Resolution 92-49, a Site may be closed if the basin plan requirements will be met within a reasonable time frame.

Have factors contained in Title 23 of the California Code of Regulations, Section 2550.4 been considered? Yes

In approving an alternative level of water quality less stringent than background, the State Water Board considers the factors contained in California Code of Regulations, title 23, section 2550.4, subdivision (d). As discussed earlier, the adverse effect on shallow groundwater will be minimal and localized, and there will be no adverse effect on the groundwater contained in deeper aquifers, given the physical and chemical characteristics of petroleum constituents, the hydrogeological characteristics of the Site and surrounding land, and the quantity of the groundwater and direction of the groundwater flow. In addition, the potential for adverse effects on beneficial uses of groundwater is low, in light of the proximity of the groundwater supply wells, the current and potential future uses of groundwater in the area, the existing quality of groundwater, the potential for health risks caused by human exposure, the potential damage to wildlife, crops, vegetation, and physical structures, and the persistence and permanence of potential effects.



Sacramento Valley Crane Co. Sacramento Valley Crane Service, Inc. Claim No. 14560

-6-

Finally, a level of water quality less stringent than background is unlikely to have any impact on surface water quality, in light of the volume and physical and chemical characteristics of petroleum constituents; the hydrogeological characteristics of the Site and surrounding land; the quantity and quality of groundwater and direction of groundwater flow, the patterns of precipitation in the region, and the proximity of residual petroleum to surface waters.

Has the requisite level of water quality been met? No

Although the requisite level of water quality has not been met WQOs, the approximate time period in which the requisite level of water quality will be met is approximately 25 years. This is a reasonable period in which to meet the requisite level of water quality because the impacted shallow groundwater is not currently being used as a source of drinking water and it is highly unlikely that impacted shallow groundwater will be used as a source of drinking water in the future.

Residential and commercial water users are currently connected to the municipal drinking water supply. Other designated beneficial uses of the impacted groundwater are not threatened and it is highly unlikely that they will be. Considering these factors in the context of the Site setting, Site conditions do not represent a substantial threat to human health and safety and the environment and case closure is appropriate.

Objections to Closure and Response

SCEMD believes that it has not been satisfactorily demonstrated that the WQO for MTBE is likely to be met in MW-2 prior to beneficial use of the shallow groundwater because a post-remedial declining MTBE concentration trend cannot be demonstrated. In addition, SCEMD is concerned that a municipal supply well is located approximately 300 feet from MW-2 in the downgradient direction.

The Fund Manager disagrees that additional work is necessary at this Site and does not believe that the remaining residual petroleum hydrocarbons represent a significant risk to human health and safety, and the environment. Only one well, MW-2, contains MTBE and all other Site wells around MW-2 have reached WQOs. Evaluation of water quality data collected from MW-2 by Fund staff found that there is a declining MTBE concentration trend in MW-2. Degradation calculations and trends analysis conducted by Fund staff using water quality data collected from MW-2 for the past 8 years found that water quality objective for MTBE is expected to be achieved in MW-2 within 25 years. In addition, MW-1, located in the former tank pit and approximately 30 feet downgradient from MW-2 has also shown a significant post-remedial declining MTBE concentration trend, and is currently non-detect for all petroleum constituents. This demonstrates that the remaining MTBE in the groundwater is localized and stable to the vicinity of MW-2 and is not migrating downgradient. Similarly, MW-6, located approximately 160 feet downgradient and halfway between MW-2 and the nearest public supply well, has never had a detection of MTBE or any other petroleum constituent since groundwater monitoring began in 2002. In addition, the groundwater contamination remaining at this Site is found at approximately 60 to 80 feet bgs. The closest public supply well is perforated from 170 to 290 feet bgs and consequently is drawing water from a depth of 100 to 200 feet deeper than the depth of the detected MTBE in MW-2. This supply well has been sampled regularly since 2002 and no MTBE has ever been detected in the supply well. Water is provided to water users in the vicinity of the Site by the Florin County Water District.



Sacramento Valley Crane Co. Sacramento Valley Crane Service, Inc. Claim No. 14560

The Fund is conducting public notification and the SCEMD has the regulatory responsibility to supervise the abandonment of monitoring wells.

-7-

Summary and Conclusion

Petroleum hydrocarbons were detected in soil during the removal of three USTs and product piping in April 1999. Eight monitoring wells were installed from November 2000 through May 2002 and have been monitored regularly since their installation. Soil vapor extraction was conducted from July 2006 through September 2007 and approximately 3,536 pounds of petroleum hydrocarbons were removed from the subsurface. To date, \$384,807 in corrective action costs have been reimbursed by the Fund. WQOs are likely to be achieved in 25 years. Water is provided to water users in the vicinity of the Site by the Florin County Water District. The remaining impacted groundwater is not currently being used as a source of drinking water or other beneficial uses and it is highly unlikely that the impacted shallow groundwater will be used as a source of drinking water or other beneficial use in the foreseeable future. Based on available information, the residual petroleum hydrocarbons at the Site do not pose significant risks to human health, safety, and the environment, and the Fund Manager recommends that the case be closed.

John Russell

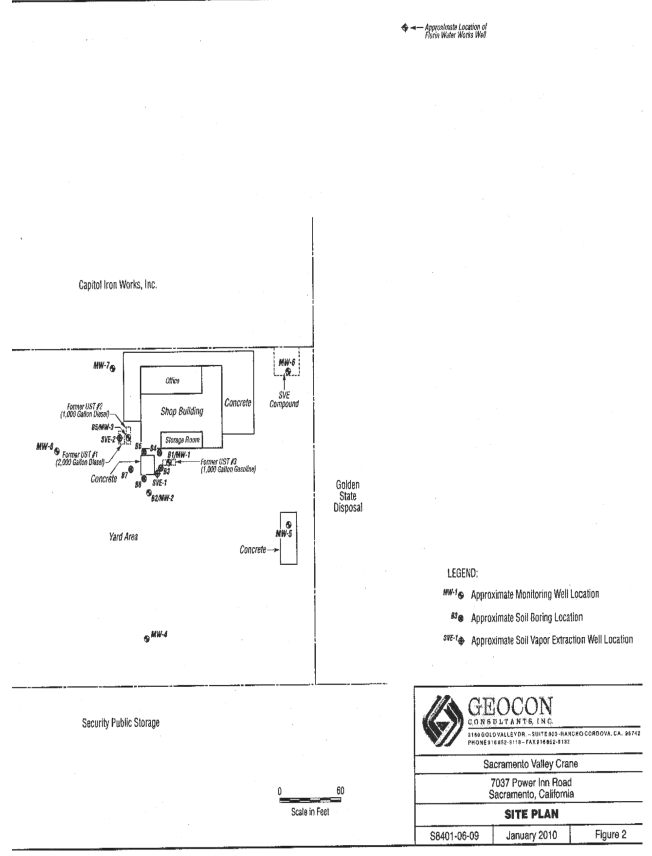
John Russell PG No. 8396

August 2, 2010

Date



Sacramento Valley Crane Co. Sacramento Valley Crane Service, Inc. Claim No. 14560



California Environmental Protection Agency

Recycled Paper

-8-