



Matthew Rodriguez
Secretary for
Environmental Protection



Department of Toxic Substances Control

Barbara A. Lee, Director
5796 Corporate Avenue
Cypress, California 90630



Edmund G. Brown Jr.
Governor

August 5, 2016

Mr. Robert Beers
Project Manager
Friends of the Riverside Airport, LLC
P.O. Box 3517
Jurupa Valley, California 92519

APPROVAL TO IMPLEMENT ADDITIONAL CLEANUP ACTIVITIES UNDER THE 2006 CALIFORNIA LAND REUSE & REVITALIZATION ACT RESPONSE PLAN, RIVERSIDE AGRICULTURAL PARK, 7020 CREST AVENUE, RIVERSIDE CALIFORNIA

Dear Mr. Beers:

The Department of Toxic Substances Control (DTSC) approves the Friends of the Riverside Airport, LLC, July 26, 2016 Soil Sampling and Excavation Work Plan (Attachment 1) to conduct assessment and removal of Polychlorinated Biphenyl (PCB) impacted soil. The remedy is considered protective of public health by both the US Environmental Protection Agency (EPA) and DTSC. Cleanup goals established in the Work Plan are based on future residential land use.

EPA reviewed the Soil Sampling & Excavation Work Plan and indicated, in an email dated July 28, 2016, that they had no comments (Attachment 2). The South Coast Air Quality Management District (SCAQMD) reviewed the Air Monitoring Plan Addendum (Appendix A of the Soil Sampling & Excavation Work Plan), and indicated that they had no comments. The Work Plan addresses DTSC's comments, and consideration has been given to concerns shared by the Center for Community Action and Environmental Justice (CCA EJ), and the Riverside Agricultural Park Community Work Group.

The Soil Sampling & Excavation Work Plan is approved with the following conditions:

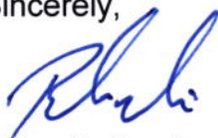
1. DTSC staff will provide oversight of excavation/sampling activities;
2. DTSC and EPA staff will collect a number of co-located soil samples for data verification purposes;
3. DTSC staff will provide oversight of dust monitoring activities, and the substantive requirements of SCAQMD Rule 403 will be implemented;

Mr. Robert Beers
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4. A mobile phone number for DTSC dust monitoring staff will be posted along the fence line as an additional resource for community concerns;
5. DTSC, EPA and SCAQMD must be notified of field work schedules so that oversight, inspections and co-location sampling can be arranged by each agency, as applicable;
6. DTSC and EPA will review data and provide concurrence prior to the implementation of the residential lot by lot sampling; and
7. DTSC requires a minimum of 24 hours advance notice prior to the start of field activities.

We look forward to implementation of the remedy and, upon satisfactorily meeting the cleanup goals, to return the site to a productive reuse. If you have any questions, please contact me at (714) 484-5459.

Sincerely,



Peter A. Garcia
Branch Chief
Brownfields and Environmental Restoration Program
Department of Toxic Substances Control

Attachments: 1. Soil Sampling & Excavation Work Plan, July 26, 2016
2. Email from US EPA

cc: The Honorable Richard D. Roth
California State Senate
State Capitol, Room 4034
Sacramento, California 95814

The Honorable Eric Linder
California State Assembly
State Capitol, Room 5135
Sacramento, California 95814

Mr. Gilbert Martinez (via e-mail)
Director of Outreach
31st Senate District
State Capitol, Room 4034
Sacramento, California 95814

Mr. Robert Beers
August 5, 2016
Page 3

cc: Mr. John A. Russo, City Manager (via e-mail)
City of Riverside
3900 Main Street
Riverside, California 92522

Riverside City Council (via e-mail)
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3900 Main Street
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Mr. Al Zelinka, Assistant City Manager (via e-mail)
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Mayor Rusty Bailey (via e-mail)
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Council Member John Burnard (via e-mail)
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Ms. Melanie Ling (via e-mail)
Constituent Services Representative
Office of Congressman Mark Takano (CA-41)
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Mr. Robert Beers
August 5, 2016
Page 4

cc: Ms. Cher Snyder, Assistant Deputy Executive Officer
Engineering and Compliance
SCAQMD
21865 Copley Drive
Diamond Bar, California 91765

Ms. Sara Ziff, P.E. (via e-mail)
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San Francisco, CA 94105

Dr. Patrick Wilson (via e-mail)
Corrective Action Office
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75 Hawthorne Street
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Mr. Steven S. Armann, Manager (via e-mail)
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San Francisco, CA 94105

Mr. Matt Rodriguez, Secretary (via e-mail)
California Environmental Protection Agency
1001 I Street, 25th Floor
Sacramento, California 95814

Riverside Agricultural Park Work Group (via e-mail)

Mr. Scott Andrews
Ms. Maria Castro
Mr. Scott Hilton
Mr. My Nguyen
Mr. Orlando Recinos
Ms. Dee Wall
Mr. Richard Wall
Ms. Marilyn Whitney

Ms. Penny Newman, Executive Director (via e-mail)
Center for Community Action and Environmental Justice
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Riverside, California 92519

Mr. Robert Beers
August 5, 2016
Page 5

cc: Ms. Patrice Bowen (via e-mail)
Chief, External Affairs
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Department of Toxic Substances Control
patrice.bowen@dtsc.ca.gov

Ms. Barbara A. Lee, Director (via e-mail)
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Barbara.Lee@dtsc.ca.gov

Ms. Dot Lofstrom, PG (via e-mail)
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Ms. Isabella Alasti (via e-mail)
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July 26, 2016

Ms. Maryam Tasnif-Abassi
Department of Toxic Substances Control
5796 Corporate Avenue
Cypress, California 90630

SITE: FORMER AGRICULTURAL PARK
7020 CREST AVENUE
RIVERSIDE, CALIFORNIA

RE: SOIL SAMPLING AND EXCAVATION WORK PLAN

Dear Ms. Tasnif-Abassi:

This Work Plan is provided to describe upcoming activities that will be conducted at the former Riverside Agricultural Park located at 7020 Crest Avenue in Riverside, California. Based on soil sampling efforts conducted in November 2015, as documented in the *Former Riverside Agricultural Park Soil Sampling Report* dated January 6, 2016, it was determined that surface soil with polychlorinated biphenyl (PCB) concentrations above the cleanup goal of 0.22 milligrams per kilogram (mg/kg) was present at select locations. A description of previous remediation activities and planned future work activities are presented in this Work Plan.

Phase I Activities - 2009

The scope of the first phase of soil removal was to excavate, remove, and properly dispose of soils containing PCB concentrations in excess of 50 mg/kg from locations determined by previous Site investigation efforts. In addition, soil samples were collected from select locations and analyzed for dioxins, furans and metals.

The remedial excavation alternative selected for the project included the removal, transportation, and proper disposal of PCB and metals-impacted soil. Between April and July 2009, Friends of the Riverside Airport LLC (FRA) removed soil containing PCB concentrations above 50 mg/kg. All remedial excavation activities were completed in July 2009. Excavation areas were concluded only after all confirmation samples from the excavation sidewalls and bottoms returned laboratory data results that verified the remaining soil was <50 mg/kg for PCBs.

All excavated soil with PCB concentrations at or above 50 mg/kg was transported offsite to the Waste Management, Incorporated, Kettleman Hills facility in Kettleman City, California. Soil containing PCB concentrations above 50 mg/kg at locations identified during previous Site

characterization efforts has been removed, transported offsite, and disposed of properly. A total of ~8,666 tons of PCB- and /or metals-impacted soil were transported offsite for disposal. Additional items removed from the site include brush debris (green waste), PCB-contaminated concrete, sewer pipe, and utility poles.

A total of 31 soil samples were analyzed for dioxin/furan congeners. Of the samples analyzed, 13 contained 2,3,7,8-TCDD Equivalent concentrations in excess of the health-based screening level for residential land-use (i.e., 4.5 picograms per gram [pg/g] or 4.5E-6 mg/kg). This health-based screening level represents the USEPA Regional Screening Level (RSL) established by Region IX (USEPA, 2008). The samples that contained the highest concentrations of 2,3,7,8-TCDD Eq. are TP-30E (4,817.7), TP-30S (8,372.8), and TP-30W (300.7). These three samples are co-located with PCB-impacted soil. Six additional samples exceeded the health-based screening level (B-67, TP-29, S-22+20E, TP-30N, TP-30B, and TP-103). These nine samples are co-located with PCB-impacted areas, and were removed during Phase 2 mass grading activities.

Phase II Activities – 2013/2014

The scope of the second phase of soil removal was to excavate, remove, and properly dispose of soils containing PCB concentrations in excess of 0.22 mg/kg from locations determined by previous site investigation efforts. In addition, soil samples were collected from select locations and analyzed for dioxins, furans and metals.

Between July 2013 and January 2014, FRA removed soil containing PCB concentrations above 0.22 mg/kg. Excavation areas were concluded only after all confirmation samples from the excavation sidewalls and bottoms returned laboratory data results that verified the remaining soil was <0.22 mg/kg for PCBs.

PCB-impacted soil (165,226.64 tons) generated during excavation activities was characterized as a non-hazardous waste and transported to the Waste Management, Inc. Azusa Land Reclamation facility in Azusa, California, for recycling. Additional materials that were removed from the Site included clean soil (30,782 tons), concrete (4,481.37 tons), green waste (422.26 tons), and asbestos-cement pipe (50.82 tons).

Thirteen dioxin/furan-impacted locations identified during Phase 1 activities were addressed by conducting additional excavation and confirmation sampling. Of the 50 confirmation samples collected, 17 were above the health-based screening level (4.5 pg/g). Consequently, additional soil was removed from these locations and more confirmation samples were collected. This procedure was repeated until all final confirmation sample results were below 4.5 pg/g.

Planned Remediation Activities for 2016

Work activities will begin following approval of this work plan by DTSC and EPA and are anticipated to take place over a three month period. The work will be conducted based on four distinct types of areas or phases as described below:

- Cut Lots - lots where soil was removed to achieve the final grade in Tract 28987;
- Fill Lots - lots where soil was imported and compacted to achieve the final grade in Tract 28987;
- Outside Areas - areas outside of the planned Phase I housing development; and
- Final Lot Sampling - final confirmation soil sampling of all lots in Tract 28987 (Phase I) housing development.

Soil sampling and removal activities for each of these areas will proceed in the following manner:

Cut Lots

- Collect step-out soil samples in four directions at 25 feet and 50 feet from sample location exceeding PCB cleanup goal. Collect samples prior to soil removal. See Figure 1 for proposed sample locations.
- Remove soil around sample location exceeding cleanup goal to 1 foot deep and out to step-out sample limits (minimum 50 foot by 50 foot square excavation). Do not excavate within 2 feet of existing concrete curbs and gutters or driveway aprons on Jurupa Avenue, Clemente Court, and Drysdale Street. Leave curbs, gutters, and driveway aprons in place.
- Collect one bottom sample per 1,000 square feet with a minimum of three samples per removal area.
- Continue step-out sampling an additional 10 feet until results are below cleanup goal (0.22 mg/kg).
- Dispose of excavated soil offsite.

Fill Lots

- Collect step-out soil samples in four directions at 60 feet from sample location exceeding PCB cleanup goal. Collect samples prior to soil removal. See Figure 2 for proposed sample locations.
- Remove soil around sample location exceeding cleanup goal to 1 foot deep and out to step-out sample limits (minimum 120 foot by 120 foot square excavation). Do not excavate within 2 feet of existing concrete curbs and gutters or driveway aprons on Jurupa Avenue, Clemente Court, and Drysdale Street. Leave curbs, gutters, and driveway aprons in place.

- Collect one bottom sample per 1,000 square feet with a minimum of three samples per removal area.
- Continue step-out sampling an additional 10 feet until results are below cleanup goal.
- Dispose of excavated soil offsite.

Outside Areas

- Re-sample the outside areas on a 62.5 foot grid. If a historic result is within 2 feet of the grid point and is below the cleanup goal then no sample required. See Figure 3 for proposed sample locations.
- Collect step-out soil samples in four directions at 25 and 50 feet from sample location exceeding PCB cleanup goal. Collect samples prior to soil removal.
- Remove soil around sample location exceeding cleanup goal to 1 foot deep and out to step-out sample limits (minimum 50 foot by 50 foot square excavation).
- Collect one bottom sample per 1,000 square feet with a minimum of three samples per removal area.
- Continue step-out sampling an additional 10 feet until results are below cleanup goal.
- Dispose of excavated soil offsite.
- Note: a minimum of 5 feet of clean fill will be imported and placed over all lots included in the future Phase II development area which is still in the planning phase.

Tract 28987 Final Lot Sampling - See Figure 4 for proposed sample locations.

- For small lots, as defined in Table 1, collect 6 samples per lot (2 front yard, 2 side yard, and 2 back yard. Soil samples will not be collected in the location of a planned house.
- For large lots, as defined in Table 1, collect 8 samples per lot (2 front yard, 4 side yard, and 2 back yard. Soil samples will not be collected in the location of a planned house.
- For cut lots, collect only surface samples (0-6 inches).
- For fill lots, collect surface samples, two foot deep samples, and for fill 8 feet or deeper, 50% of the depth of the fill (not including concrete fill material).
- For all lots, collect one sample at a depth of 10 feet bgs from the future pad elevation in the rear of each lot. On lots where the depth of imported fill is 5 feet or less from existing ground surface (native material) to future pad elevation, collect a second sample at ½ the depth of native soil to the 10 foot depth. For example, if a lot has 4 feet of imported fill, collect samples at 7 and 10 feet bgs (or 3 and 6 feet into native material).
- For all lots, if any result exceeds the cleanup goal, remove soil in the area 2 feet deep and laterally to adjacent sample location meeting the cleanup goal, then resample.
- Continue removing and sampling until results are below cleanup goal.

- Dispose of excavated soil offsite.

Backfilling

Excavations created during these additional remediation activities will be backfilled and compacted. The import soil will come from a stockpile located south of Jurupa Avenue near the intersection of Jurupa Avenue and Van Buren Boulevard approximately 0.4 mile east of the site. This stockpile has been previously tested and meets the DTSC criteria for import fill soil. However, the soil will be resampled in accordance with DTSC import sampling criteria (12 samples for the first 5,000 cubic yards, then 1 sample for every 1,000 cubic yards thereafter) and the analytical results will be provided to DTSC for approval prior to beginning backfill activities.

Underground Utility Excavation

Excavated soil from underground utility excavations in street areas for water, sewer, storm drain, telephone, gas, electric, and cable television will be stockpiled, tested, and then disposed of offsite at one of the soil disposal facilities listed below. The utility trenches will be backfilled with clean imported material. This work will be conducted after receipt of the certificate of completion from DTSC.

Offsite Soil Disposal

- The proposed soil disposal facilities for soil containing PCBs below 50 mg/kg include the following:
 - Waste Management, Incorporated (WMI) facility at 2801 Madera Road, Simi Valley, California.
 - WMI Azusa Land Reclamation facility at 1211 W. Gladstone Street, Azusa, California.
 - WMI El Sobrante Landfill at 10910 Dawson Canyon Road, Corona, California.
- The proposed soil disposal facility for soil containing PCBs at or above 50 mg/kg is the Waste Management facility at 35251 Old Skyline Road, Kettleman City, California.
- Proposed haul route maps are provided as Figures 5 and 6.

Laboratory Analysis

The soil samples collected during confirmation sampling will be analyzed for PCBs using EPA Method 8082 with extraction by the Soxhlet method. The contract laboratory for this sampling effort will be Test America in Irvine, California. Chain of custody protocol will be followed for all samples. The chain of custody form accompanies the samples from the sampling locality to the laboratory, providing a continuous record of possession prior to analysis.

Air Monitoring

Air monitoring will be performed during soil excavation activities according to Appendix E (Workplan for Air Monitoring) of the Frey Environmental *Revised Response Plan* dated June 19, 2006, and the TRC *Air Monitoring Plan Addendum* dated June 7, 2016 (Appendix A).

Cleanup Goal

In accordance with the Response Plan that was approved by DTSC in 2006, all known PCBs found above the original cleanup level of 0.22 mg/kg in the November 2015 sampling event will be removed during this remediation. The 0.22 mg/kg used throughout the project is a conservative cleanup goal and lower than the level of 1 mg/kg, which EPA and DTSC considers health protective in a residential setting and falls within both agencies' acceptable risk range.

Confirmation samples will be collected during and after soil removal to ensure that the site is suitable for residential development, including sampling of each residential lot with up to eight sample locations. While it is possible that individual residual concentrations above 0.22 mg/kg may be found after the cleanup, the site will still be safe for residential use if the 95% upper confidence limit (UCL) concentrations for individual lots meet the cleanup goal of 0.22 mg/kg. A post-remediation risk evaluation will be developed in such cases for approval by DTSC.

Soil sampling results for samples collected after the initial drafting of this work plan are provided in Appendix B.

Reporting

Following the completion of excavation activities, a summary report will be prepared.

- The report will include findings, tabulated laboratory results, sample location figures, and copies of manifests.
- A post-removal health risk analysis will be included in the report.

General

TRC will provide field oversight of excavation activities and will perform confirmation soil sampling.

A site-specific health and safety plan will be prepared by TRC and will be available at the site for use by TRC personnel and agency representatives.

The sampling requirements described in this Work Plan can be modified in the field by the DTSC or EPA if necessary to meet project objectives.

Ms. Maryam Tasnif-Abassi
Former Agricultural Park - Soil Excavation Work Plan
July 26, 2016
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If you have any comments, please contact David Lennon at (949) 341-7458.

Sincerely,



David Lennon
Principal Consultant



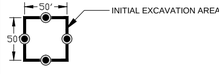
Ross Surrency, PG
Senior Project Geologist

Attachments: Figure 1 - Proposed Soil Sample Locations for Cut Lots
Figure 2 - Proposed Soil Sample Locations for Fill Lots
Figure 3 - Proposed Soil Sample Locations for Outside Areas
Figure 4 - Proposed Soil Sample Locations for Final Lot Sampling
Figure 5 - Soil Transportation Route to Van Buren Boulevard
Figure 6 - Soil Transportation Route from Van Buren Boulevard to Highway 60
Table 1 - Individual Lot Information
Appendix A – Air Monitoring Plan Addendum
Appendix B – Soil Sampling Memorandum

cc: Sara Ziff, EPA (electronic copy)
Katherine Baylor, EPA (electronic copy)
Greg Neal, DTSC (electronic copy)

LEGEND

- Proposed Soil Sample Locations (New 62.5 Grid)
- PCB Sample Location (Total PCBs < 0.22 mg/kg)
- PCB Sample Location (Total PCBs ≥ 0.22 mg/kg)
- Cut Lots (39 total)
- Fill Lots (70 total)



NOTES:

PCB concentrations shown represent the highest value from the two different laboratory extraction methods (Soxhlet and Method 3545).



| REV. | DATE | BY | APP. | DESCRIPTION | DATE | CHECKED | DATE |
|-------------------|----------|--------|------|-------------|----------|---------|----------|
| DESIGNED | 12/17/15 | R.M.C. | | | 12/17/15 | R.S. | 12/17/15 |
| DRAWN | 12/17/15 | R.M.C. | | | 12/17/15 | R.S. | 12/17/15 |
| ISSUED FOR REVIEW | | | | | | | |

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|------------------------------------|--|
| PROJECT: 224976.0000.0000 | |
| FACILITY: FORMER AGRICULTURAL PARK | |
| 7020 CREST AVENUE | |
| RIVERSIDE, CALIFORNIA | |

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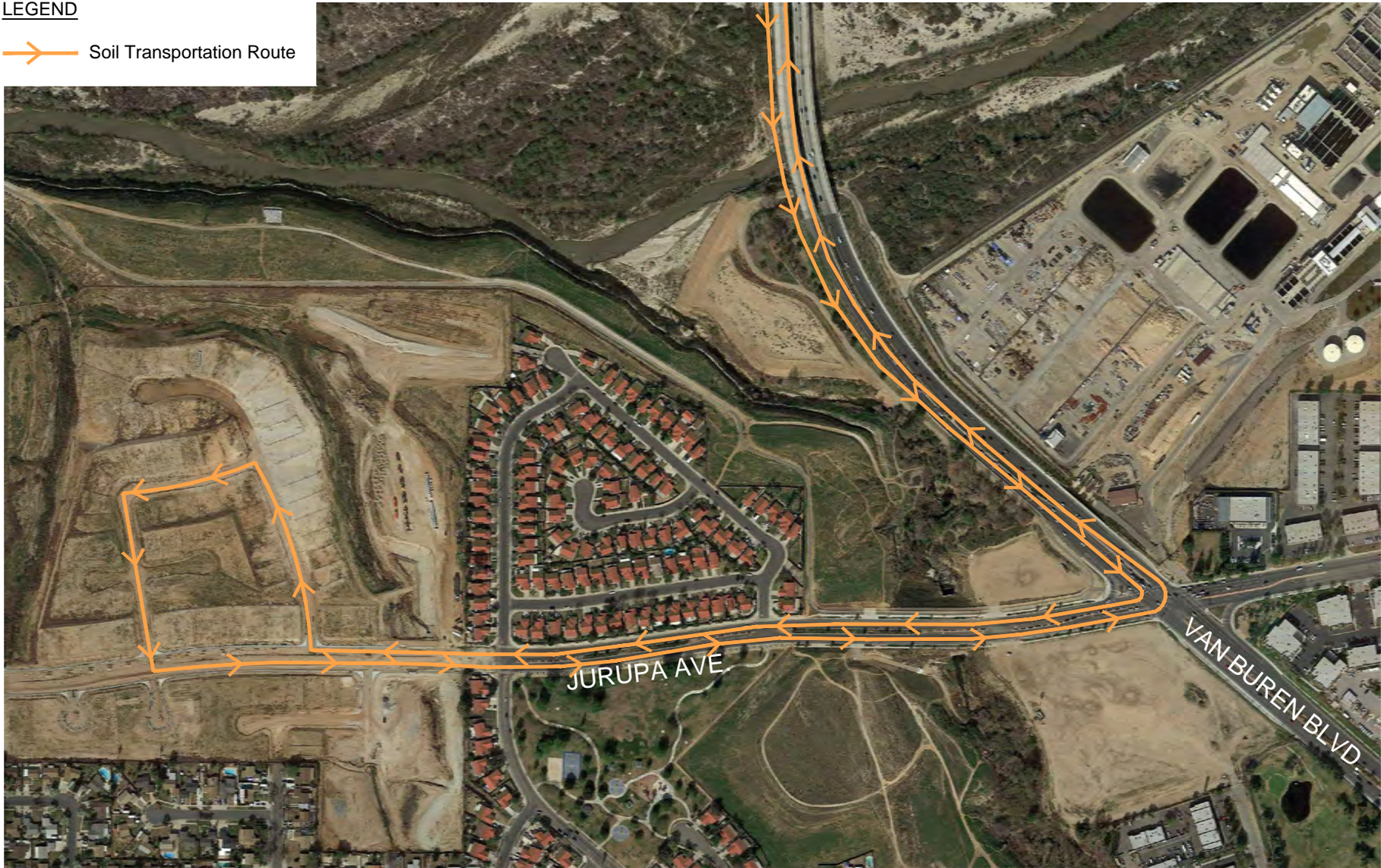
PROPOSED SOIL SAMPLE LOCATIONS FOR OUTSIDE AREAS

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1" = 100'

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→ Soil Transportation Route



SCALE (FEET)



NOTE:

Map provided by Google Earth Professional, dated 2/9/2016.



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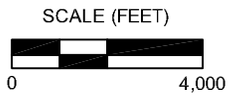
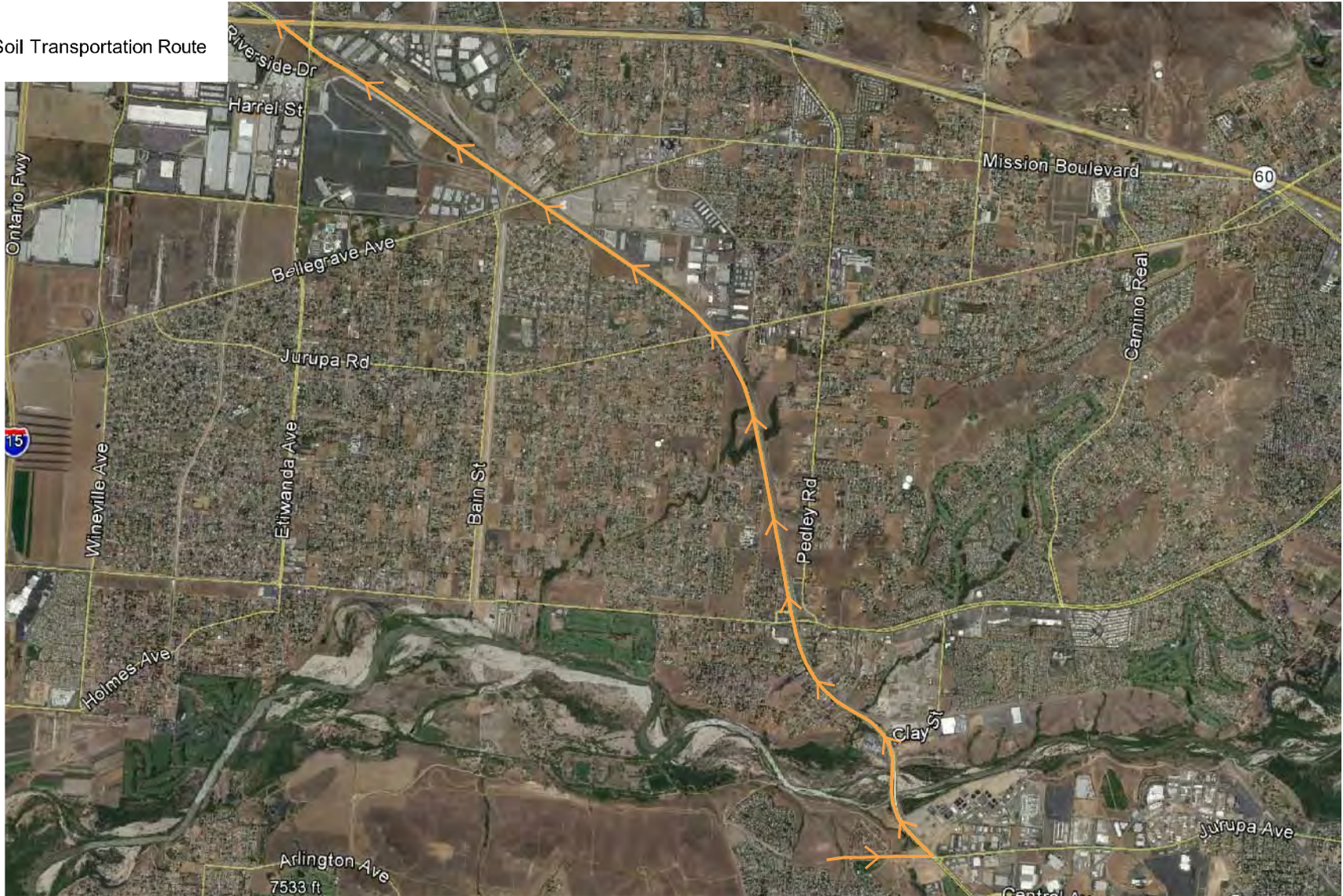
FRIENDS OF THE RIVERSIDE
AIRPORT, LLC
7020 CREST AVENUE
RIVERSIDE, CALIFORNIA

**SOIL TRANSPORTATION ROUTE TO
VAN BUREN BOULEVARD**

FIGURE 5

LEGEND

—> Soil Transportation Route



NOTE:

Map provided by Google Earth Professional, dated 6/7/12.



PROJECT: 167991

FACILITY:

FRIENDS OF THE RIVERSIDE
AIRPORT, LLC
7020 CREST AVENUE
RIVERSIDE, CALIFORNIA

**SOIL TRANSPORTATION ROUTE
FROM VAN BUREN BOULEVARD
TO HIGHWAY 60**

FIGURE 6

Table 1
Individual Lot Information
Former Agricultural Park, Riverside, California

| Tr. 28987 | | | |
|-----------|-------------|----------|----------------------|
| Lot No. | Type of Lot | Lot Size | # of Surface Samples |
| 1 | fill | small | 6 |
| 2 | fill | small | 6 |
| 3 | fill | small | 6 |
| 4 | cut | small | 6 |
| 5 | cut | small | 6 |
| 6 | cut | small | 6 |
| 7 | cut | small | 6 |
| 8 | cut | small | 6 |
| 9 | cut | small | 6 |
| 10 | cut | small | 6 |
| 11 | cut | small | 6 |
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| 13 | cut | small | 6 |
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| 44 | cut | small | 6 |
| 45 | cut | small | 6 |
| 46 | cut | small | 6 |
| 47 | cut | small | 6 |
| 48 | cut | small | 6 |
| 49 | fill | small | 6 |
| 50 | fill | small | 6 |
| 51 | fill | small | 6 |
| 52 | fill | small | 6 |
| 53 | fill | small | 6 |
| 54 | fill | large | 8 |
| 55 | fill | large | 8 |
| 56 | fill | large | 8 |
| 57 | fill | small | 6 |

| Tr. 28987 | | | |
|-----------|-------------|----------|----------------------|
| Lot No. | Type of Lot | Lot Size | # of Surface Samples |
| 58 | fill | small | 6 |
| 59 | fill | small | 6 |
| 60 | fill | small | 6 |
| 61 | fill | large | 8 |
| 62 | fill | large | 8 |
| 63 | fill | large | 8 |
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| 79 | cut | small | 6 |
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| 105 | fill | small | 6 |
| 106 | fill | small | 6 |
| 107 | fill | small | 6 |
| 108 | cut | small | 6 |
| 109 | cut | small | 6 |

APPENDIX A
AIR MONITORING PLAN ADDENDUM



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www.trcsolutions.com

July 26, 2016

Ms. Maryam Tasnif-Abassi
Department of Toxic Substances Control
5796 Corporate Avenue
Cypress, California 90630

SITE: FORMER AGRICULTURAL PARK
7020 CREST AVENUE
RIVERSIDE, CALIFORNIA

RE: AIR MONITORING PLAN ADDENDUM

Dear Ms. Tasnif-Abassi:

This document is intended to serve as an addendum to the *Workplan for Air Monitoring* provided as Appendix E in the Frey Environmental *Revised Response Plan – Excavation of Soils Containing PCBs* dated June 19, 2006 (see Attachment 1). This addendum describes proposed methods to conduct upcoming air monitoring during soil removal efforts at the former Riverside Agricultural Park located at 7020 Crest Avenue in Riverside, California. Based on soil sampling efforts conducted in November 2015, as documented in the *Former Riverside Agricultural Park Soil Sampling Report* dated January 6, 2016, it was determined that surface soil with polychlorinated biphenyl (PCB) concentrations above the cleanup goal of 0.22 milligrams per kilogram (mg/kg) was present at select locations.

In 2009, Phase I of the remediation effort was conducted including excavation, removal, and proper disposal of soils containing PCB concentrations in excess of 50 mg/kg from locations determined by previous Site investigation efforts. In addition, soil samples were collected from select locations and analyzed for dioxins, furans and metals. All excavated soil with PCB concentrations at or above 50 mg/kg was transported offsite to the Waste Management, Incorporated, Kettleman Hills facility in Kettleman City, California. Soil containing PCB concentrations above 50 mg/kg at locations identified during previous Site characterization efforts has been removed, transported offsite, and disposed of properly. A total of ~8,666 tons of PCB- and /or metals-impacted soil were transported offsite for disposal. Additional items removed from the site include brush debris (green waste), PCB-contaminated concrete, sewer pipe, and utility poles.

In 2013/2014, Phase II of the removal effort was conducted including the excavation, removal, and disposal of soils containing PCB concentrations in excess of 0.22 mg/kg from locations

determined by previous site investigation efforts. In addition, soil samples were collected from select locations and analyzed for dioxins, furans and metals. PCB-impacted soil (165,226.64 tons) generated during excavation activities was characterized as a non-hazardous waste and transported to the Waste Management, Inc. Azusa Land Reclamation facility in Azusa, California, for recycling. Additional materials that were removed from the Site included clean soil (30,782 tons), concrete (4,481.37 tons), green waste (422.26 tons), and asbestos-cement pipe (50.82 tons).

Phase III work activities began on March 22, 2016 following approval of the *Soil Sampling and Excavation Work Plan* (TRC, 2016) by DTSC and EPA and are ongoing. The work is being conducted based on four distinct types of areas or phases as described below:

- Cut Lots - lots where soil was removed to achieve the final grade in Tract 28987;
- Fill Lots - lots where soil was imported and compacted to achieve the final grade in Tract 28987;
- Outside Areas - areas outside of the planned Phase I housing development; and
- Final Lot Sampling - final confirmation soil sampling of all lots in Tract 28987 (first phase of housing development).

Please refer to the *Soil Sampling and Excavation Work Plan* (TRC, 2016) for details regarding the sampling and excavation efforts planned for each area.

Background

Construction activities, including excavation and soil loading, are capable of generating soil-derived dust. Suspension and dispersion of dust containing PCBs can be transported to nearby receptors where exposures may potentially occur. While the specific dust mitigation measures to be implemented during excavation and soil loading are intended to reduce the potential for dust generation, a program of measurement and verification is required to address the following objectives:

- Evaluate the influence of excavation activities on downwind dust concentrations,
- Identify the need for additional mitigation measures and/or work stoppage based on the dust levels observed, and
- Confirm that the concentrations of PCBs in air are below levels that are protective of public health.

Measurement of PCB concentrations in air requires the use of air sampling equipment and subsequent laboratory analysis. While air sampling approaches provide reliable measurements for presence of PCBs in air, the typical turnaround time for receipt of laboratory analytical data ranges from several days to weeks. Consequently, standard air sampling approaches may not identify an exceedance of a health-based concentration until days or weeks after the fact. In consideration of this limitation, the proposed air monitoring program is designed to provide both

the efficacy of dust mitigation measures and to confirm that the work activities are performed in a manner that is protective of public health.

Real-time particulate monitoring provides more instantaneous feedback regarding the efficacy of the dust mitigation measures, but does not provide a direct measurement of the PCB concentration in air. Thus, the establishment of a health-based dust concentration limit (DCL) which is measureable by real-time air monitoring equipment is critical to preventing public exposures. The results of the particulate monitoring provide advance notice when dust levels at the project fenceline approach or exceed the DCL. This allows for prompt action to address and mitigate the condition such as increasing the frequency or volume of water applied to the work area or under extreme conditions, work stoppage. Development of a health-protective DCL is an essential element of the real-time particulate monitoring program. Additional details regarding the methodology utilized to establish a health-based DCL are provided in the following section.

Health-Based Dust Concentration Limit Determination

Derivation of the health-based DCL assumes that the concentration of PCBs in dust is proportional to PCB concentration detected in soil. The equation that describes the calculation of the health-based DCL is provided below:

$$DCL = REL_{PCB} / [C_{PCB} \times CF]$$

Where:

DCL = Health-Based Dust Concentration Limit ($\mu\text{g}/\text{m}^3$)

REL_{PCB} = Health-Based Reference Exposure Level for PCBs in Air ($\mu\text{g}/\text{m}^3$)

C_{PCB} = Maximum Concentration of PCBs in Soil (mg/kg)

CF = Unit Conversion Factor (1E-6 kg soil/mg soil)

Based on the laboratory analytical results of soil samples collected at the Site, the maximum PCB concentration remaining is 500 mg/kg (Sample O2289-W25 at 0.5 fbg). In order to calculate the health-based DCL, a value representing the health-based reference exposure level for PCBs in air is required. Since the anticipated project duration is on the order of months as opposed to years, a chronic, non-cancer endpoint reference exposure level is a conservative and health-protective value to use for this analysis. The United States Environmental Protection Agency (USEPA) definition of a chronic exposure is one that occurs over a period of 7 years or longer. A summary of potentially applicable health-based reference exposure levels for PCBs in air in a residential setting is provided below:

| Reference Exposure Level ($\mu\text{g}/\text{m}^3$) | Basis for REL Value | Source of REL |
|---|---|---|
| 7.0E-2 | Chronic, Non-Cancer Endpoint (Original Value from Frey, 2006) | Integrated Risk Information System Oral Reference Dose for Aroclor 1254; extrapolated to Reference Concentration in air (USEPA, 2004) |
| 8.0E-2 | Chronic, Non-Cancer Endpoint | Human Health Risk Assessment Note 3 Table, DTSC-modified Screening Level Reference Concentration for Aroclor 1254 (DTSC, 2016) |
| 8.0E-2 | Chronic, Non-Cancer Endpoint (route-to-route extrapolation from Oral Reference Dose [2E-5 mg/kg-day]) | Integrated Risk Information System Oral Reference Dose for Aroclor 1254; extrapolated to Reference Concentration in air (USEPA, 2015) |
| 1.2E-1 | Sub-Chronic, Non-Cancer Endpoint (route-to-route extrapolation from Oral Minimum Risk Level [3E-5 mg/kg-day]) | Intermediate (15 to 364 days) Oral Minimum Risk Level for PCBs (Aroclor 1254); extrapolated to Reference Concentration in air (ATSDR, 2000) |

Notes:

DTSC, 2016. California Department of Toxic Substances Control. Human and Ecological Risk Office. Human Health Risk Assessment Note 3 Tables. Reference Concentration and Residential Air Screening Level for High Risk PCBs (e.g., Aroclor 1254).

USEPA, 2004. United States Environmental Protection Agency. Region 9 Preliminary Remediation Goal Table, Air-H20, Reference Exposure Level extrapolated from Oral Reference Dose of 2E-5 mg/kg-day for Unspeciated Mixture of PCBs, High Risk (e.g., Aroclor 1254) based on body weight of 70 kg and 20 m³/day inhalation rate.

USEPA, 2015. United States Environmental Protection Agency. Integrated Risk Information System. Reference Exposure Level Extrapolated from Oral Reference Dose for Aroclor 1254 of 2E-5 mg/kg-day based on updated Default Exposure Factors per USEPA OSWER Directive 9200.1-120 dated February 6, 2014 (i.e., body weight of 80 kg and 20 m³/day inhalation rate) for residential exposure.

ATSDR, 2000. Agency for Toxic Substances and Disease Registry. Toxicological Profile for Polychlorinated Biphenyls (PCBs). November.

The potentially applicable reference exposure levels for intermediate to chronic, non-cancer effects range from 0.07 to 0.12 $\mu\text{g}/\text{m}^3$. These values are consistent with the reference exposure

level utilized in the original dust action level calculation (Frey, 2006). For the purpose of calculating an updated DCL for Phase III remediation activities, the reference exposure level of $0.07 \mu\text{g}/\text{m}^3$ was selected to derive the health-based DCL.

Table 1 provides an overview of the health-based DCL calculation and associated assumptions and references. Based on the current maximum PCB concentration detected in soil and the chronic reference exposure level, the calculated health-based DCL for Phase III activities is approximately $140 \mu\text{g}/\text{m}^3$. Dust levels below this value would not result in PCB concentrations in air above the reference exposure level of $0.07 \mu\text{g}/\text{m}^3$. The calculated health-based DCL is considered very conservative as it was derived based on a chronic (7 years or longer) reference exposure level and the maximum PCB concentration detected in soil. Use of the sub-chronic REL and average PCB concentration in soil would yield a higher health-based DCL value.

Assuming that the concentration of PCBs in air were equal to the PCB reference exposure level of $0.07 \mu\text{g}/\text{m}^3$ for the three month duration of the Phase 3 excavation activities, the upper-bound lifetime incremental cancer risk is calculated as outlined below:

$$\text{Risk} = \text{IUR} \times \text{CA} \times \text{ET} \times \text{EF} \times 1/\text{AT}$$

Where:

IUR = Inhalation Unit Risk Factor ($5.7\text{E}-4$ per $\mu\text{g}/\text{m}^3$)

CA = PCB concentration in air ($0.07 \mu\text{g}/\text{m}^3$)

ET = Exposure Time (8 hours/day)

EF = Exposure Frequency (3 months or 91 days)

AT = Averaging Time (70 years x 365 days/year x 24 hours/day or 613,200 hours)

Based on these parameters, the upper-bound lifetime incremental cancer risk associated with potential exposure to PCBs in air is approximately 5×10^{-8} . Consequently, the health-based DCL is also protective of the cancer endpoint at an acceptable lifetime incremental cancer risk range of 1×10^{-6} to 1×10^{-4} . It is noted that the project duration could extend for a period as long as six months due to unforeseen delays and other factors; however, this would not alter the risk calculation. The actual time spent conducting earth moving operations is still anticipated to be three months.

Since the health-based DCL is higher than the $50 \mu\text{g}/\text{m}^3$ PM_{10} concentration limit described in South Coast Air Quality Management District (SCAQMD) Rule 403 (as the difference between upwind and downwind samples) for fugitive dust controls, this lower value will represent the dust action level for the Phase III activities. It should be noted that the $50 \mu\text{g}/\text{m}^3$ PM_{10} concentration limit described in SCAQMD Rule 403 is also lower than the health-based DCL if this value were adjusted to account for the lower body weight and inhalation rate for a child. It has been confirmed with the SCAQMD that a Rule 403 work plan is not required for the Site based on Rule requirements, but one has been included in Appendix E of the *Revised Response Plan* (see Attachment 1) and will be implemented for work at the Site. Rule 403 requirements will generally be adhered to in the interest of enhancing community and worker protection.

Monitoring for dioxins/furans was contemplated in the 2006 Response Plan. However, at the established dust action level ($50 \mu\text{g}/\text{m}^3$) for the Phase III cleanup, the maximum predicted concentration of dioxins in air using the maximum detected concentration in soil ($4.5\text{E}-6 \text{ mg}/\text{kg}$ after Phase II cleanup) would be $2\text{E}-13 \text{ mg}/\text{m}^3$ (see the equation above). This value is well below the Community Action Level of $7\text{E}-9 \text{ mg}/\text{m}^3$, and thus dioxin/furan sampling is not needed.

Proposed Air Monitoring Activities to be Performed During Phase III

Air monitoring will be performed during earth moving activities during Phase III of the remedial effort. Air monitoring activities will include wind monitoring, particulate monitoring for dust, and monitoring for PCB concentrations in air. The monitors will be checked on an hourly basis and data recorded on field data sheets which will be posted on the DTSC website regularly.

Wind Monitoring

Wind speed and direction will be monitored with a Davis Vantage Pro 2 weather station. The weather station is battery operated and will continuously record wind speed and direction during excavation activities. Analog data will be transmitted from the wind speed and direction sensors to a data logger which will be downloaded at the end of each week.

Particulate Monitoring

Air monitoring for particulates (PM_{10}) will be conducted using Met One Instruments E-BAM portable beta attenuation monitors which are Federal Equivalent Method (FEM)-approved monitors. The monitors will be operated continuously during periods of soil disturbance on days where earth moving operations occur (maximum of 8 hours per day). One upwind monitor and three downwind monitors will be placed at the perimeter of the property to provide continuous monitoring of particulate matter. If the wind direction changes during the course of the day, the locations of the upwind and downwind monitors will be adjusted accordingly. Field calibration checks will be performed on a weekly basis using a BGI deltaCal[®] air flow calibrator. The calibration checks will include temperature, barometric pressure, and flow rate. Portable solar panels will be used to charge a 12-volt battery which in turn provides power to each of the E-BAMs, so power interruptions should not be a concern. One spare E-BAM monitor will be stored onsite in the event of equipment failure of one of the four onsite operating units. E-BAM monitors in need of repair will be returned to the equipment vendor for repair or replacement.

As previously described, the health-based DCL is approximately $140 \mu\text{g}/\text{m}^3$. Since the SCAQMD Rule 403 PM_{10} concentration is lower than the health-based value, a value of $50 \mu\text{g}/\text{m}^3$ is selected as the dust action level for Phase III activities. This action level is measured as the difference between the upwind and downwind monitors over a one-hour period. In the event that the difference between the upwind and downwind monitoring is greater than $50 \mu\text{g}/\text{m}^3$, additional dust mitigation corrective measures will be implemented. Potential corrective measures to be considered range from increasing the water application rate and/or frequency, to the suspension of work activities. In addition to continuous logging by the E-BAM units, a TRC

technician will hand record hourly dust concentrations on a field data sheet to determine if additional dust mitigation corrective measures are warranted.

It should be noted that the dust action level of $50 \mu\text{g}/\text{m}^3$ is protective of public health with regard to potential exposures to PCBs in air during Phase III cleanup, as it is more stringent than the conservative health-based DCL of $140 \mu\text{g}/\text{m}^3$ as discussed above. By way of comparison, the dust action level utilized during Phase I and Phase II activities was $7 \mu\text{g}/\text{m}^3$ (Frey, 2006). The lower dust action level utilized during Phase I and II activities reflected the higher concentrations of PCBs in soil that existed at the time the Phase I work was performed. The higher dust action level for Phase III activities is reflective of the significant reduction in the maximum PCB concentrations in soil that were present during the Phase I and Phase II soil removal efforts conducted in 2009 and 2013/2014.

PCB Air Monitoring

Monitoring for PCBs in air will be performed in accordance with EPA Method TO-10A. Air pumps capable of moving 1 to 5 liters per minute (L/min) of air will be fitted with sorbent tube polyurethane foam (PUF) sampling devices. A pre-filter will not be placed on the PUF sampling devices. The pumps will be placed adjacent to (co-located with) each of the downwind E-BAM monitors and will be operated during earth moving activities (maximum of 8 hours per day). A minimum of three samples per day will be collected on days when earth moving activities are occurring. The flow rate of the air pumps will be measured daily using a MesaLabs Defender 510 flow calibrator. The samples will be sent to EMSL Analytical in Cinnaminson, New Jersey for laboratory analysis for PCBs. The results of the PCB monitoring will be compared to the sub-chronic PCB reference exposure level to confirm that concentrations of PCBs in air are below levels that are protective of public health. Laboratory reports will be reviewed to verify that the Method TO-10A detection limit is adequate to achieve project data goals.

In summary, this Air Monitoring Plan Addendum is intended to supplement the original Air Monitoring Plan that was used for Phase I and Phase II activities (Frey, 2006). In recognition that the current maximum concentration of PCBs in soil is at least an order of magnitude lower than the concentrations that were present prior to the completed removal activities, the health-based DCL was re-evaluated. The results of the analysis indicate that, based on the current maximum concentration of PCBs in soil, the health-based DCL is higher than the SCAQMD Rule 403 PM_{10} concentration ($50 \mu\text{g}/\text{m}^3$). Consequently, the dust action level to be utilized during Phase III activities is $50 \mu\text{g}/\text{m}^3$.

A minimum of three downwind air samples will be collected over a period of up to 8 hours during each day that excavation, loading or earth-moving activities occur. The results of the downwind air sampling will be compared to the sub-chronic PCB reference exposure level to confirm that concentrations of PCBs in air are below levels that are protective of public health. The air monitoring and sampling results will be reviewed on a daily basis to confirm the adequacy of the dust mitigation measures employed during Phase III activities.

Ms. Maryam Tasnif-Abassi
Former Agricultural Park – Air Monitoring Plan Addendum
July 26, 2016
Page 8

If you have any comments, please contact David Lennon at (949) 341-7458.

Sincerely,



David Lennon
Principal Consultant



Ross Surrency, PG
Senior Project Geologist

Attachments:

Table 1 – Calculation of Health-Based Dust Concentration Limit (DCL) for PCBs
Attachment 1 - Workplan for Air Monitoring from July 2006 Revised Response Plan

cc: Jason Low SCAQMD (electronic copy)
Katherine Baylor, EPA (electronic copy)
Greg Neal, DTSC (electronic copy)

Table 1
Calculation of Health-Based Dust Concentration Limit for PCBs
Phase III Air Monitoring Plan Addendum
Former Agricultural Park
Riverside, California

| Equation | | |
|--|----------------------------|----------|
| Health-Based Dust Concentration Limit = REL / (C _{PCB max} × CF) | | |
| Symbol and Description | Units | Value |
| REL = Chronic, Non-Cancer Reference Concentration (Frey, 2006) | μg/m ³ | 0.07 |
| C _{PCB max} = Maximum Concentration of PCBs in soil ^[1] | mg/kg | 500 |
| C _{PCB max} = Maximum Concentration of PCBs in soil ^[1] | μg/kg | 500,000 |
| CF = Unit Conversion Factor | kg soil/mg soil | 1.00E-06 |
| Health-Based Dust Concentration Limit | mg dust/m ³ air | 0.14 |
| Health-Based Dust Concentration Limit | μg dust/m ³ air | 140 |
| Notes: | | |
| REL = Reference Exposure Level for PCBs in Air | | |
| Frey, 2006. REL from Revised Response Plan. Reference Exposure Level Extrapolated from Chronic Oral Reference Dose for Aroclor 1254 of 2E-5 mg/kg-day based on body weight of 70 kg and 20 m ³ /day inhalation rate for residential exposure. | | |
| ^[1] Maximum PCB concentration in soil (500 mg/kg) in Sample O2289-W25 at 0.5 fbg (4/25/16) | | |
| Health-Based Dust Concentration Limit represents the lowest concentration of dust in air that would not result in an exposure above the REL at the FRA Ag Park Fenceline. | | |
| μg/kg = micrograms per kilogram | | |
| mg/kg = milligrams per kilogram | | |
| μg/m ³ = micrograms per cubic meter of air | | |
| mg/m ³ = milligrams per cubic meter of air | | |

ATTACHMENT 1
WORKPLAN FOR AIR MONITORING FROM
JULY 2006 REVISED RESPONSE PLAN

APPENDIX E

WORKPLAN FOR AIR MONITORING

FREY

06 October 2005
revised 14 December 2005
AGE Project No.: RC684E7.1443

Mr. Robert Heller
Project Manager
Waste Management, Inc.
3738 East Rolling Green Lane
Orange, California 92867

**Subject: Work Plan for Air Monitoring As Required To Comply with the
Response Plan and South Coast Air Quality Management District
Rule 403- Fugitive Dust at Agricultural Park
7020 Crest Avenue, Riverside, California**

Dear Mr. Heller:

A work plan to ensure the quality and accuracy of air monitoring conducted at the subject site is enclosed. A copy of this work plan will be maintained on-site for reference and guidance. If you have any questions, please contact me at (714) 529-0200.

Sincerely,

Advanced GeoEnvironmental, Inc.

Dennis Michael Delaney
Director, Air Quality Division

Work Plan

WORK PLAN FOR AIR MONITORING AS REQUIRED TO COMPLY WITH THE RESPONSE PLAN AND SOUTH COAST AIR QUALITY MANAGEMENT DISTRICT RULE 403- FUGITIVE DUST

Agricultural Park
7020 Crest Avenue, Riverside, California

1.0 INTRODUCTION

Waste Management, Inc. has been contracted by the Friends of the Riverside Airport (FRA) to provide removal of hydrocarbon-impacted soil at the agricultural park located in the vicinity of the Santa Ana Riverbed and Crest Avenue in the City of Riverside, California. An Assessment and survey of this property has shown the soil to be impacted with polychlorobiphenyls (PCBs). Dioxins and furans, byproducts of PCB degradation, are also considered chemicals of potential concern (COPCs). Therefore, under the oversight of the Department of Toxic Substance Control (DTSC) and the South Coast Air Quality Management District (SCAQMD), environmental monitoring during excavation is required. Monitoring will be conducted in accordance with procedures outlined in SCAQMD Rule 403 – Fugitive Dust. This monitoring includes, but may not be limited to: meteorological monitoring of wind conditions and relative humidity; real time particulate monitoring both upwind and downwind of the workface during excavation and grading; and monitoring for airborne concentrations of PCBs.

In response to the requirements of this contract, *Advanced GeoEnvironmental, Inc.* (AGE) has developed an Air Quality Management Program for Waste Management, Inc., designed to ensure compliance with the approved Response Plan (RP) as well as South Coast Air Quality Management District (SCAQMD) Rule 403 – Fugitive Dust. For the purposes of this document, Fugitive Dust is identified as airborne particulate matter, with an aggregate particle diameter of 10 microns or less (PM₁₀), which has been entrained into the air through anthropogenic (man-made) pathways.

Under the provision of South Coast Air Quality Management District SCAQMD Rule 403 – Fugitive Dust, owners/operators of facilities (or projects) are required to limit emissions of fugitive dust generated by their activities. Preparation and submission of a Fugitive Dust Plan and ambient air monitoring are required for projects that cover an aggregate area exceeding 50 acres. Since this area is far less than 50 acres, notification of the SCAQMD and submission of a monitoring plan for approval are not required. However, all contractors operating within the jurisdiction of the SCAQMD are required to comply with the emission controls and limitations specified in the Rule.

The purpose of this Work Plan is to outline the procedures to be followed in order to comply with the monitoring protocol presented in the SCAQMD Rule 403 Implementation Plan, as well as the action levels for worker and public safety stipulated

in the RP. Monitoring will complement the voluntary Fugitive Dust Plan (separate cover) prepared for this project, to demonstrate compliance with the Rule.

2.0 BACKGROUND

2.1 SITE SETTING

The site consists of approximately 62 acres of undeveloped land, with a simple roofed structure positioned near its center. The site is relatively flat, with a mean elevation of approximately 740 feet above mean sea level (msl). It is surrounded by the San Gabriel, San Bernardino, and San Jacinto Mountains to the north and east, and the Chino Hills and Santa Ana Mountains to the west and south. Crest Avenue borders the property to the west, with residential developments to the west of the road. The area to the south and east is developed with residential homes. The Santa Ana River Wash bounds the site to the north.

The site was used as a sewage treatment plant in the early 1940's by the United States Army. The Arlington Utility Company retained management of the plant from the mid-1940's through 1961, at which time the City of Riverside took control of the property and operated the plant until it was decommissioned in 1965. The City retained ownership of the property, and used the two oval-shaped basins as brine ponds through the early 1970's.

In 2003, the City entered into a contract for redevelopment with the FRA. During demolition of existing structures, fluids were discovered in abandoned tanks that were found to contain PCB's. Environmental investigation has determined that PCB-contaminated soil exists over approximately 45 acres of the site, with soil concentrations ranging from 0.009 milligrams per kilogram (mg/kg) to 9,560 mg/kg. Demolition and redevelopment were discontinued until the contamination could be remediated.

2.2 FUGITIVE DUST CONTROL REQUIREMENTS

The SCAQMD adopted Rule 403 – Fugitive Dust in 1976. Amended in 1997, the Rule regulates anthropogenic fugitive dust sources within the jurisdiction of the SCAQMD, requiring facilities with the potential to emit or generate fugitive dust to take appropriate action to prevent, reduce, or mitigate those emissions. Portions of the South Coast Air Basin are designated non-attainment for PM₁₀ (particulate matter with an aerodynamic diameter of 10 microns or less), which makes control of localized emissions critical. Rule 403(d)(4) states: "A person shall not cause or allow PM₁₀ levels to exceed 50 micrograms per cubic meter when determined, by simultaneous sampling, as the difference between upwind and downwind samples collected on high volume particulate matter samplers or other EPA-approved equivalent method for PM₁₀ monitoring. When sampling is conducted, samplers shall be:

- (A) Operated, maintained, and calibrated in accordance with 40 Code of Federal Regulations (CFR), part 50, Appendix J, or appropriate EPA-published documents for EPA-approved equivalent methods for PM₁₀.
- (B) Reasonably placed upwind and downwind of key activity areas and close to the property line as feasible, such that other sources of fugitive dust between the sampler and the property line are minimized.”

Protocol established for Rule 403 compliance testing require simultaneous sampling upwind and downwind of a suspected source for a period of five hours. These requirements are intended to provide a means to isolate the potential emissions from the monitored source, and identify the level of concentration of those emissions. “Upwind” and “downwind” are meteorologically-derived terms: upwind identifies a position relative to the potential source of emissions TOWARDS THE DIRECTION FROM WHICH THE WIND IS BLOWING (if the wind is generated northwest of the monitored site, then upwind would be northwest of the site); downwind similarly identifies a position relative to the source of emissions TOWARDS THE DIRECTION TO WHICH THE WIND IS BLOWING (the wind will travel from the site to the downwind location).

The five-hour requirement was chosen by scientific investigation. It represents a period of steady wind direction that may be expected during any season of the year. Wind is driven by variations in surface temperature and pressure. These can be affected by variations in season as well as by the passage of synoptic-scale storms. Surface heating is less during winter, providing a shorter period during which stable winds might be observed. Surface heating fluctuates daily as well as seasonally, providing regular changes to the local wind field. In general, winds at night are light and variable, when surface heating is minimal. Daytime winds are stronger, and more stable in direction. Therefore, the most stable winds are produced in the period covering late morning to early evening at any time of year. Five hours reflects the mean period, irrespective of season, over which directionally stable winds occur. This period also corresponds to the normal period of operations at commercial/industrial facilities and will therefore both maximize the potential for emissions and define the emission potential of the suspected source.

2.3 PUBLIC HEALTH AND SAFETY REQUIREMENTS

Polychlorinated biphenyls (PCBs) (C.A.S. 1336-36-3) are a family of man-made chemicals that contain 209 individual compounds with varying levels of toxicity. The seven classes of PCBs described here include 35 percent of all PCBs and 98 percent of PCBs sold in the U.S. since 1970, most of which are known in the U.S. by their industrial trade name, Aroclor.

Because of their insulating and nonflammable properties, PCBs have been widely used as coolants and lubricants in transformers, capacitors, and other electrical equipment.

The manufacture and use of PCBs in new products stopped in the U.S. in October 1977, because of evidence that PCBs accumulated in the environment and could cause human health hazards. Although PCBs are no longer manufactured, exposure still occurs. Many older transformers and capacitors, which have lifetimes of 30 years or more, still contain fluids made with PCBs. Old fluorescent lighting fixtures may contain PCBs as well.

Another major source of PCB exposure is from contaminated indoor air in buildings that contain devices made with PCBs.

2.3.1 Health Effects

PCBs are classified by EPA as carcinogens, particularly with regard to the liver. Reproductive and developmental effects may also be related to occupational exposure to PCBs and eating contaminated fish. Studies indicate that PCBs concentrate in human breast milk. PCBs can be passed easily into the bloodstream from a pregnant woman to a fetus, and from a breastfeeding mother to a nursing infant. Slight effects on birth weight, head circumference, gestational age and/or neonatal behavior have been reported in infants of mothers who were consumers of PCB-contaminated fish.

Exposure to PCBs can also be by inhalation or skin contact. Studies show that irritations such as lesions, rashes, and burning eyes and skin can occur in PCB-exposed workers.

Populations at high risk of exposure to PCBs include nursing infants whose mothers consume large amounts of contaminated fish; embryos, fetuses, and neonates; and people who work or live in buildings that have high concentrations of PCBs in the indoor air supply.

2.3.2 Exposure Values

IDLH: 5 mg/m³ Not applicable for Chlorodipheyl (54% chlorine), a potential human carcinogen. (NIOSH, 1997)

TLV TWA: 0.5 mg/m³ For chlorodiphenyl (54% Chlorine). Skin. (ACGIH, 1999)

TLV STEL: 1 mg/m³ For Chlorodiphenyl (54% Chlorine). Skin (ACGIH, 1999)

NIOSH REL: Ca TWA 0.001 mg/m³

OSHA PEL: TWA 1 mg/m³.

2.3.3 Economics

PCBs are no longer produced or used in the production of new products in the United States. Disposal of PCB materials that are still in service is controlled by federal regulations.

Annual U.S. production of PCBs peaked in 1970 when 85 million pounds were produced. Monsanto, the sole U.S. manufacturer at the time production was banned, had been producing Aroclors 1016, 1221, 1242, and 1254 at a facility in Sauget, Illinois.

2.3.4 Regulation

The Food and Drug Administration (FDA) has issued permissible levels of PCBs in food and packaging. PCBs are regulated by the U.S. Environmental Protection Agency under the Clean Water Act Effluent Guidelines.

Under Section 313 of the Emergency Planning and Community Right to Know Act of 1986, releases of more than one pound of polychlorinated biphenyls into the air, water, and land must be reported annually and entered into the Toxic Release Inventory (TRI).

3.0 PROCEDURES

3.1 SITE EXCAVATION

As stated by the contractor, approximately 90 - 120 working days (3 to 4 months) will be required to complete the project. Monitoring will be conducted during the operation, to be implemented in accordance with the following Rule conditions:

- Preparation and implementation of a Fugitive Dust Plan.
- Monitoring of wind speed and direction and particulate matter (PM₁₀).
- Monitoring of PCB levels.

Mobilization for the excavation has been scheduled to commence on 5 July 2006 . It is assumed that the planned work day is scheduled from 07:00 AM through 05:00 PM, with one hour for lunch each day. Monitoring will be conducted during working hours.

3.2 WIND MONITORING

A MetOne Instruments, Inc. wind sensor, Model # G034A, will be installed in the vicinity of the property. The sensor will be battery-operated, with a solar panel for sustainability, and will continuously record wind speed and direction during the excavation. The monitor will be installed in accordance with the siting criteria outlined in 40 CFR Part 50, and will be aligned to true north. Analog data will be transmitted from the wind speed and direction sensors to a data logger. Data will be downloaded for analysis at the end of each week, as well as at the conclusion of each particulate monitoring episode.

3.3 PARTICULATE MONITORING

Monitoring for concentrations of PM₁₀ upwind and downwind of the work site will be conducted continuously, to record compliance with the emission limits imposed by the RAW and by SCAQMD Rule 403. Monitoring for particulates will be conducted in accordance with the protocol established under SCAQMD Rule 403 – Fugitive Dust, modified to include real-time particulate monitors. Namely:

A person shall not cause or allow PM₁₀ levels to exceed 50 micrograms per cubic meter when determined, by simultaneous sampling, as the difference between

upwind and downwind samples collected on high-volume particulate matter samplers or other U.S. EPA-approved equivalent method for PM₁₀ monitoring. If sampling is conducted, samplers shall be:

(A) Operated, maintained, and calibrated in accordance with 40 Code of Federal Regulations (CFR), Part 50, Appendix J, or appropriate U.S. EPA-published documents for U.S. EPA-approved equivalent method(s) for PM₁₀.

(B) Reasonably placed upwind and downwind of key activity areas and as close to the property line as feasible, such that other sources of fugitive dust between the sampler and the property line are minimized.

Fugitive dust testing will be conducted employing upwind and downwind Thermo Andersen DataRam Aerosol Monitors, Model 4000. Sampling at each location will be conducted simultaneously over at least a five-hour monitoring period. The monitoring period will be chosen such that the wind speed is measurable and the wind direction is steady. The monitors shall be placed such that the vector from the upwind to the downwind location corresponds with the prevailing wind direction ($\pm 15^\circ$). A monitoring event will be considered valid if the following conditions are met:

- Each monitor is operated for five hours (300 minutes).
- The starting and stopping times of the upwind and downwind samplers shall be the same, ± 10 minutes.
- Each monitor will operate at its calibrated rate of between 1.7 and 2.3 liters per minute, $\pm 10\%$, throughout the five-hour monitoring interval.
- The direction of the wind will remain constant throughout the sampling period, $\pm 15\%$, such that the upwind/downwind relationship is maintained.

Known performance characteristics of the monitors are critical to the successful collection of valid particulate data. Monitors will be calibrated in accordance with manufacturer's specifications, adhering to the guidelines promulgated in 40 CFR, Part 50, Appendix J. A multi-point calibration will be conducted on each sampler prior to placement in the field. Single-point calibrations of each sampler will be conducted in the field prior to each monitoring event. Deviations of more than 10% from the formal calibration curve will require a full multi-point calibration prior to operation. The flow-rate recorder will be monitored during each run, and deviations of more than 10% from the calibrated flow rate will invalidate the run.

Quality Assurance will be maintained throughout the period of the contract. Sampler calibration records will be maintained, to determine the overall accuracy and efficiency of the samplers. Maintenance records will be kept on each sampler, in accordance with the guidelines set forth in Sections 2.2 and 2.10 of EPA/600/R-94/038b, *Quality Assurance Handbook for Air Pollution Measurement Systems*.

Fugitive dust sampling will take place daily. Andersen DataRam monitors will be placed upwind and at up to three downwind locations prior to the commencement of soil removal. Data collected from these monitors will be recorded at 30-minute intervals. A simple averaging technique will provide hourly concentrations, which will be combined to provide the 5-hour concentration. An action level of $7\mu\text{g dust}/\text{m}^3$ will be established, measured as the difference between upwind and downwind monitors over a one-hour monitoring period. This action level has been selected to incorporate the fence line action level of fugitive dust containing PCBs. If exceedances of the $7\mu\text{g dust}/\text{m}^3$ concentration limit are encountered indicating potentially elevated levels of PCBs, additional watering or other appropriate control measures will be implemented to reduce the level of dust generated.

Samplers will be started and stopped within ± 10 minutes of each other. Samplers will be operated for a total of 5 hours in an upwind/downwind configuration. Wind Speed and Direction data will be collected for the period in which the samplers are operated, to complete the vector analysis. The following limitations apply to particulate monitoring:

- Monitoring will not be conducted on days when the sustained (15-minute average) wind speed exceeds 15 miles per hour (mph), or if gusts exceed 25 mph. Monitoring initiated before these limits are reached will be curtailed and the samples annotated as void due to excessive winds.
- Monitoring will not be conducted during periods of rain. If, once monitoring has been initiated, measurable rainfall occurs ($>0.1''$), the monitoring on that day will be cancelled and the samples annotated as void due to precipitation.

Monitoring will not be scheduled within 72 hours of measurable precipitation

3.4. PCB MONITORING

Section 25323 of the California Health and Safety Code requires that personal monitoring for airborne concentrations of toxic air contaminants be conducted at regular intervals during the excavation. Real-time monitors for PCBs are not available. Therefore, levels of PCBs will be monitored in accordance with procedures outlined in NIOSH Method 5503. Gilian Gilair5 samplers will be employed, fitted with sample cassettes developed with a combination of glass fiber filter and solid sorbent (XAD-2 resin and polyurethane foam). Samples will be collected downwind of the daily excavation site each day, over an 8-hour sampling interval, in order to compare action levels with established permissible exposure limits. The NIOSH threshold limit for PCBs is 0.001 milligrams per cubic meter (mg/m^3), measured over an 8-hour monitoring period. The action level established for this project is $0.00007\text{ mg PCB}/\text{m}^3$. Samples will be analyzed using EPA Method 8082, modified for PCBs. Monitoring will be conducted daily during the first two weeks of the excavation. If the action level is not exceeded, PCB monitoring will be reduced to twice weekly. However, if during this period the action level is exceeded, daily monitoring will resume. The following table identifies the maximum soil

concentrations of the COPCs found at the site, as well as their established Community Action Levels.

| Chemical | Max Soil Conc. (mg/kg) | CAL/OSHA PEL (mg/m ³) | Community Action Level (mg COPC/ m ³) | Total COPCs in air (mg/m ³) based on Community Action Level of dust at 0.05, 1 and 5 mg/m ³ | | |
|------------|------------------------|-----------------------------------|---|--|----------|-----------|
| | | | | 0.05 | 1 | 5 |
| Total Dust | - | 10 | | 0.05 | 1 | 5 |
| PCB | 9560 | | 7E-05 | 4.78E-04 | 9.56E-03 | 0.0478 |
| TCDD | 3.85E-04 | | 7E-09 | 1.925E-11 | 3.85E-10 | 1.925E-09 |

3.5 DIOXIN/FURAN MONITORING

Monitoring for dioxins and furans requires high-volume samplers fitted with polyurethane foam (PUF) sleeves. Samples are collected in both this media and on a quartz filter over an 8-hour sampling interval. The samples are then analyzed by EPA Method TO-9A. Monitoring for these COPCs may be required, depending upon the results of co-located soils samples, to be collected by Frey Environmental, Inc.

4.0 QUALITY ASSURANCE

To ensure that the data collected is as true and accurate as possible, and that the protocol and results of this project are traceable under standard scientific protocol, quality assurance procedures will be applied to each element of field monitoring. These procedures include:

- Complete calibration records on each sampler. Daily flow checks will be included in each equipment log, for comparison. Multi-point flow calibrations will be conducted if any daily flow check is not within $\pm 10\%$ of the calibrated value. If additional multi-point flow calibrations are required, records of these calibrations will be maintained in the log.
- In order to ensure that procedures are followed uniformly throughout the project, each staff member involved in this project will read this Work Plan and sign the following acknowledgement that the Plan has been read and understood.

**Work Plan for Air Monitoring As Required To Comply with the Response Plan
and South Coast Air Quality Management District Rule 403- Fugitive Dust
Agricultural Park
7020 Crest Avenue, Riverside, California**

Staff involved in conducting monitoring the excavation of the abandoned agricultural facility in Riverside, California have read and understand the required monitoring procedures listed in this Plan.

| Date | Company | Name | Signature |
|-------------|----------------|-------------|------------------|
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APPENDIX B
SOIL SAMPLING RESULTS MEMORANDUM



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July 26, 2016

Ms. Maryam Tasnif-Abassi
Department of Toxic Substances Control
5796 Corporate Avenue
Cypress, California 90630

SITE: FORMER AGRICULTURAL PARK
7020 CREST AVENUE
RIVERSIDE, CALIFORNIA

RE: SOIL SAMPLING RESULTS

Dear Ms. Tasnif-Abassi:

This deliverable is provided to update the DTSC with soil sample results for the former Riverside Agricultural Park located at 7020 Crest Avenue in Riverside, California. Work activities began on March 22, 2016 following work plan approval by the DTSC and EPA.

The following documents are provided:

- Data summary tables for the Cut Lots, Fill Lots, and Outside Areas; and
- A figure of soil sample locations.

If you have any comments, please contact David Lennon at (949) 341-7458.

Sincerely,

David Lennon
Principal Consultant

Ross Surrency, PG
Senior Project Geologist

Enclosure

cc: Greg Neal, DTSC (electronic copy)

Table 1
PCB Confirmation Sample Results
Cut Lots
Former Agricultural Park, Riverside, California

| Cut Lot Samples | | | | | Step Out & Retest | | | | | Step Out & Retest | | | | | Step Out & Retest | | | | |
|-----------------|--------------------|----------------|--------------|----------------------------|---|--------------------|----------------|--------------|----------------------------|---|--------------------|----------------|--------------|--------|-------------------|--------------------|----------------|--------------|--------|
| Sample ID | Sample Depth (ftg) | Date Collected | PCBs (mg/kg) | Action | Sample ID | Sample Depth (ftg) | Date Collected | PCBs (mg/kg) | Action | Sample ID | Sample Depth (ftg) | Date Collected | PCBs (mg/kg) | Action | Sample ID | Sample Depth (ftg) | Date Collected | PCBs (mg/kg) | Action |
| C1635-N25 | 0.5 | 3/22/2016 | 0.31 | Excavate to 50 ft. point | | | | | | | | | | | | | | | |
| C1635-N50 | 0.5 | 3/22/2016 | 0.035 | NFA | | | | | | | | | | | | | | | |
| C1635-E25 | 0.5 | 3/22/2016 | 0.0231 | NFA | | | | | | | | | | | | | | | |
| C1635-E50 | 0.5 | 3/22/2016 | ND | NFA | | | | | | | | | | | | | | | |
| C1635-S25 | 0.5 | 3/22/2016 | 0.11 | NFA | | | | | | | | | | | | | | | |
| C1635-S50 | 0.5 | 3/22/2016 | 0.11 | NFA | | | | | | | | | | | | | | | |
| C1635-W25 | 0.5 | 3/22/2016 | 0.16 | NFA | | | | | | | | | | | | | | | |
| C1635-W50 | 0.5 | 3/22/2016 | 0.33 | Excavate | | | | | | | | | | | | | | | |
| C1636-N25 | 0.5 | 3/22/2016 | 0.27 | Excavate to 50 ft. point | | | | | | | | | | | | | | | |
| C1636-N50 | 0.5 | 3/22/2016 | 0.22 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O2088 at same location | | | | | | | | | | | | | | |
| C1636-E25 | 0.5 | 3/22/2016 | 0.12 | NFA | | | | | | | | | | | | | | | |
| C1636-E50 | 0.5 | 3/22/2016 | 0.16 | NFA | | | | | | | | | | | | | | | |
| C1636-S25 | 0.5 | 3/22/2016 | 0.087 | NFA | | | | | | | | | | | | | | | |
| C1636-S50 | 0.5 | 3/22/2016 | 0.11 | NFA | | | | | | | | | | | | | | | |
| C1636-W25 | 0.5 | 3/22/2016 | 0.20 | NFA | | | | | | | | | | | | | | | |
| C1636-W50 | 0.5 | 3/22/2016 | 0.22 | Excavate | | | | | | | | | | | | | | | |
| C1637-N25 | 0.5 | 3/22/2016 | 0.24 | Excavate to 50 ft. point | | | | | | | | | | | | | | | |
| C1637-N50 | 0.5 | 3/22/2016 | 0.17 | NFA | | | | | | | | | | | | | | | |
| C1637-E25 | 0.5 | 3/22/2016 | 0.27 | Excavate to 50 ft. point | | | | | | | | | | | | | | | |
| C1637-E50 | 0.5 | 3/22/2016 | 0.23 | Excavate | | | | | | | | | | | | | | | |
| C1637-S25 | 0.5 | 3/22/2016 | 0.099 | NFA | | | | | | | | | | | | | | | |
| C1637-S50 | 0.5 | 3/22/2016 | 0.085 | NFA | | | | | | | | | | | | | | | |
| C1637-W25 | 0.5 | 3/22/2016 | 0.22 | Excavate to 50 ft. point | | | | | | | | | | | | | | | |
| C1637-W50 | 0.5 | 3/22/2016 | 0.30 | Excavate | | | | | | | | | | | | | | | |
| C1638-N25 | 0.5 | 3/22/2016 | 0.21 | NFA | | | | | | | | | | | | | | | |
| C1638-N50 | 0.5 | 3/22/2016 | 0.16 | NFA | | | | | | | | | | | | | | | |
| C1638-E25 | 0.5 | 3/22/2016 | 0.30 | Excavate to 50 ft. point | | | | | | | | | | | | | | | |
| C1638-E50 | 0.5 | 3/22/2016 | 0.41 | Excavate | | | | | | | | | | | | | | | |
| C1638-S25 | 0.5 | 3/22/2016 | 0.036 | NFA | | | | | | | | | | | | | | | |
| C1638-S50 | 0.5 | 3/22/2016 | 0.12 | NFA | | | | | | | | | | | | | | | |
| C1638-W25 | 0.5 | 3/22/2016 | 0.33 | Excavate to 50 ft. point | | | | | | | | | | | | | | | |
| C1638-W50 | 0.5 | 3/22/2016 | 0.31 | Excavate | | | | | | | | | | | | | | | |
| C1639-N25 | 0.5 | 3/23/2016 | 0.44 | Excavate to 50 ft. point | | | | | | | | | | | | | | | |
| C1639-N50 | 0.5 | 3/23/2016 | 0.0099J | NFA | | | | | | | | | | | | | | | |
| C1639-E25 | 0.5 | 3/23/2016 | 0.29 | Excavate to 50 ft. point | | | | | | | | | | | | | | | |
| C1639-E50 | 0.5 | 3/23/2016 | 0.41 | Excavate | | | | | | | | | | | | | | | |
| C1639-S25 | 0.5 | 3/23/2016 | 0.08 | NFA | | | | | | | | | | | | | | | |
| C1639-S50 | 0.5 | 3/23/2016 | 0.011J | NFA | | | | | | | | | | | | | | | |
| C1639-W25 | 0.5 | 3/23/2016 | 0.41 | Excavate to 50 ft. point | | | | | | | | | | | | | | | |
| C1639-W50 | 0.5 | 3/23/2016 | 0.40 | Excavate | | | | | | | | | | | | | | | |
| C1003-N25 | 0.5 | 3/23/2016 | 0.17 | NFA | | | | | | | | | | | | | | | |
| C1003-N50 | 0.5 | 3/23/2016 | 0.15 | NFA | | | | | | | | | | | | | | | |
| C1003-E25 | 0.5 | 3/23/2016 | 0.30 | Excavate to 50 ft. point | | | | | | | | | | | | | | | |
| C1003-E50 | 0.5 | 3/23/2016 | 0.58 | Excavate | | | | | | | | | | | | | | | |
| C1003-S25 | 0.5 | 3/23/2016 | 0.12 | NFA | | | | | | | | | | | | | | | |
| C1003-S50 | 0.5 | 3/23/2016 | 0.028J | NFA | | | | | | | | | | | | | | | |
| C1003-W25 | 0.5 | 3/23/2016 | 0.43 | Excavate to 50 ft. point | | | | | | | | | | | | | | | |
| C1003-W50 | 0.5 | 3/23/2016 | 0.63 | Excavate | | | | | | | | | | | | | | | |
| C1640-N25 | 0.5 | 3/23/2016 | 0.10 | NFA | | | | | | | | | | | | | | | |
| C1640-N50 | 0.5 | 3/23/2016 | 0.17 | NFA | | | | | | | | | | | | | | | |
| C1640-E25 | 0.5 | 3/23/2016 | 0.32 | Excavate to 50 ft. point | | | | | | | | | | | | | | | |
| C1640-E50 | 0.5 | 3/23/2016 | 0.26 | Excavate | | | | | | | | | | | | | | | |
| C1640-S25 | 0.5 | 3/23/2016 | 0.13 | NFA | | | | | | | | | | | | | | | |
| C1640-S50 | 0.5 | 3/23/2016 | 0.10 | NFA | | | | | | | | | | | | | | | |
| C1640-W25 | 0.5 | 3/23/2016 | 0.28 | Excavate to 50 ft. point | | | | | | | | | | | | | | | |
| C1640-W50 | 0.5 | 3/23/2016 | 0.071 | NFA | | | | | | | | | | | | | | | |
| C1660-N25 | 0.5 | 3/23/2016 | ND | NFA | | | | | | | | | | | | | | | |
| C1660-N50 | 0.5 | 3/23/2016 | ND | NFA | | | | | | | | | | | | | | | |
| C1660-E25 | 0.5 | 3/23/2016 | 0.17 | NFA | | | | | | | | | | | | | | | |
| C1660-E50 | 0.5 | 3/23/2016 | 0.92 | Step out 10 ft. and retest | C1660-E60 | 0.5 | 4/21/2016 | 2.4 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O1659-W45 at same location | | | | | | | | | |
| C1660-S25 | 0.5 | 3/23/2016 | 0.30 | Excavate to 50 ft. point | | | | | | | | | | | | | | | |
| C1660-S50 | 0.5 | 3/23/2016 | 0.0092J | NFA | | | | | | | | | | | | | | | |
| C1660-W25 | 0.5 | 3/23/2016 | 0.0085J | NFA | | | | | | | | | | | | | | | |
| C1660-W50 | 0.5 | 3/23/2016 | 0.0099J | NFA | | | | | | | | | | | | | | | |
| C1676-N25 | 0.5 | 3/23/2016 | 0.037 | NFA | | | | | | | | | | | | | | | |
| C1676-N50 | 0.5 | 3/23/2016 | 0.011J | NFA | | | | | | | | | | | | | | | |
| C1676-E25 | 0.5 | 3/23/2016 | 0.14 | NFA | | | | | | | | | | | | | | | |
| C1676-E50 | 0.5 | 3/23/2016 | 0.35 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O2225 at same location | | | | | | | | | | | | | | |
| C1676-S25 | 0.5 | 3/23/2016 | ND | NFA | | | | | | | | | | | | | | | |
| C1676-S50 | 0.5 | 3/23/2016 | 0.14 | NFA | | | | | | | | | | | | | | | |
| C1676-W25 | 0.5 | 3/23/2016 | ND | NFA | | | | | | | | | | | | | | | |
| C1676-W50 | 0.5 | 3/23/2016 | ND | NFA | | | | | | | | | | | | | | | |
| C1674-N25 | 0.5 | 3/23/2016 | ND | NFA | | | | | | | | | | | | | | | |
| C1674-N50 | 0.5 | 3/23/2016 | 0.154 | NFA | | | | | | | | | | | | | | | |
| C1674-E25 | 0.5 | 3/23/2016 | 0.036 | NFA | | | | | | | | | | | | | | | |
| C1674-E50 | 0.5 | 3/23/2016 | 0.207 | NFA | | | | | | | | | | | | | | | |
| C1674-S25 | 0.5 | 3/23/2016 | 0.19 | NFA | | | | | | | | | | | | | | | |
| C1674-S50 | 0.5 | 3/23/2016 | 0.259 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample F1662-N60 at same location | | | | | | | | | | | | | | |
| C1674-W25 | 0.5 | 3/23/2016 | 0.088 | NFA | | | | | | | | | | | | | | | |
| C1674-W50 | 0.5 | 3/23/2016 | 0.092J | NFA | | | | | | | | | | | | | | | |
| C1687-N25 | 0.5 | 3/23/2016 | 0.036 | NFA | | | | | | | | | | | | | | | |
| C1687-N50 | 0.5 | 3/23/2016 | 0.26 | Step out 10 ft. and retest | C1687-N60 | 0.5 | 4/11/2016 | ND | NFA | | | | | | | | | | |
| C1687-E25 | 0.5 | 3/23/2016 | 0.253 | Excavate to 50 ft. point | | | | | | | | | | | | | | | |
| C1687-E50 | 0.5 | 3/23/2016 | ND | NFA | | | | | | | | | | | | | | | |
| C1687-S25 | 0.5 | 3/23/2016 | 0.332 | Excavate to 50 ft. point | | | | | | | | | | | | | | | |
| C1687-S50 | 0.5 | 3/23/2016 | 0.41 | Step out 10 ft. and retest | C1687-S60 | 0.5 | 4/11/2016 | ND | NFA | | | | | | | | | | |
| C1687-W25 | 0.5 | 3/23/2016 | 2.16 | Excavate to 50 ft. point | | | | | | | | | | | | | | | |
| C1687-W50 | 0.5 | 3/23/2016 | 0.594 | Step out 10 ft. and retest | C1687-W60 | 0.5 | 4/21/2016 | 0.34 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample F1688-E60 at same location | | | | | | | | | |
| C1716-N25 | 0.5 | 3/24/2016 | ND | NFA | | | | | | | | | | | | | | | |
| C1716-N50 | 0.5 | 3/24/2016 | ND | NFA | | | | | | | | | | | | | | | |
| C1716-E25 | 0.5 | 3/24/2016 | ND | NFA | | | | | | | | | | | | | | | |
| C1716-E50 | 0.5 | 3/24/2016 | ND | NFA | | | | | | | | | | | | | | | |
| C1716-S25 | 0.5 | 3/24/2016 | ND | NFA | | | | | | | | | | | | | | | |

Table 1
PCB Confirmation Sample Results
Cut Lots
Former Agricultural Park, Riverside, California

| Cut Lot Samples | | | | | Step Out & Retest | | | | | Step Out & Retest | | | | | Step Out & Retest | | | | | | | | | |
|-----------------|--------------------|----------------|--------------|----------------------------|-------------------|--------------------|----------------|--------------|----------------------------|-------------------|--------------------|----------------|--------------|----------------------------|-------------------|--------------------|----------------|--------------|----------------------------|-----------|-----|-----------|------|--|
| Sample ID | Sample Depth (fbg) | Date Collected | PCBs (mg/kg) | Action | Sample ID | Sample Depth (fbg) | Date Collected | PCBs (mg/kg) | Action | Sample ID | Sample Depth (fbg) | Date Collected | PCBs (mg/kg) | Action | Sample ID | Sample Depth (fbg) | Date Collected | PCBs (mg/kg) | Action | | | | | |
| C1716-S50 | 0.5 | 3/24/2016 | ND | NFA | | | | | | | | | | | | | | | | | | | | |
| C1716-W25 | 0.5 | 3/24/2016 | 0.073 | NFA | | | | | | | | | | | | | | | | | | | | |
| C1716-W50 | 0.5 | 3/24/2016 | ND | NFA | | | | | | | | | | | | | | | | | | | | |
| C1714-N25 | 0.5 | 3/24/2016 | 0.0151 | NFA | | | | | | | | | | | | | | | | | | | | |
| C1714-N50 | 0.5 | 3/24/2016 | 0.0251 | NFA | | | | | | | | | | | | | | | | | | | | |
| C1714-E25 | 0.5 | 3/24/2016 | ND | NFA | | | | | | | | | | | | | | | | | | | | |
| C1714-E50 | 0.5 | 3/24/2016 | ND | NFA | | | | | | | | | | | | | | | | | | | | |
| C1714-S25 | 0.5 | 3/24/2016 | ND | NFA | | | | | | | | | | | | | | | | | | | | |
| C1714-S50 | 0.5 | 3/24/2016 | 0.11 | NFA | | | | | | | | | | | | | | | | | | | | |
| C1714-W25 | 0.5 | 3/24/2016 | 0.18 | NFA | | | | | | | | | | | | | | | | | | | | |
| C1714-W45 | 0.5 | 3/24/2016 | 0.068 | NFA | | | | | | | | | | | | | | | | | | | | |
| C1713-N25 | 0.5 | 3/24/2016 | 0.10 | NFA | | | | | | | | | | | | | | | | | | | | |
| C1713-N50 | 0.5 | 3/24/2016 | 0.15 | NFA | | | | | | | | | | | | | | | | | | | | |
| C1713-E25 | 0.5 | 3/24/2016 | 0.0121 | NFA | | | | | | | | | | | | | | | | | | | | |
| C1713-E50 | 0.5 | 3/24/2016 | 0.068 | NFA | | | | | | | | | | | | | | | | | | | | |
| C1713-S25 | 0.5 | 3/24/2016 | 0.099 | NFA | | | | | | | | | | | | | | | | | | | | |
| C1713-S50 | 0.5 | 3/24/2016 | 0.086 | NFA | | | | | | | | | | | | | | | | | | | | |
| C1713-W25 | 0.5 | 3/24/2016 | 0.067 | NFA | | | | | | | | | | | | | | | | | | | | |
| C1713-W50 | 0.5 | 3/24/2016 | 0.12 | NFA | | | | | | | | | | | | | | | | | | | | |
| C1709-N25 | 0.5 | 3/24/2016 | ND | NFA | | | | | | | | | | | | | | | | | | | | |
| C1709-N50 | 0.5 | 3/24/2016 | 0.0141 | NFA | | | | | | | | | | | | | | | | | | | | |
| C1709-E25 | 0.5 | 3/24/2016 | 0.27 | Excavate to 50 ft. point | | | | | | | | | | | | | | | | | | | | |
| C1709-E50 | 0.5 | 3/24/2016 | ND | NFA | | | | | | | | | | | | | | | | | | | | |
| C1709-S25 | 0.5 | 3/25/2016 | 1.0 | Excavate to 50 ft. point | | | | | | | | | | | | | | | | | | | | |
| C1709-S50 | 0.5 | 3/25/2016 | 0.62 | Step out 10 ft. and retest | C1709-S60 | 0.5 | 4/11/2016 | 0.43 | Step out 10 ft. and retest | C1709-S70 | 0.5 | 4/25/2016 | 0.38 | Step out 10 ft. and retest | C1709-S80 | 0.5 | 5/3/2016 | 0.40 | Step out 10 ft. and retest | C1709-S90 | 0.5 | 5/12/2016 | 0.37 | No step-out sample collected due to presence of sample C1694 in same vicinity. |
| C1709-W25 | 0.5 | 3/25/2016 | 0.95 | Excavate to 50 ft. point | | | | | | | | | | | | | | | | | | | | |
| C1709-W50 | 0.5 | 3/25/2016 | 0.57 | Step out 10 ft. and retest | C1709-W60 | 0.5 | 4/11/2016 | 0.11951 | NFA | | | | | | | | | | | | | | | |

Notes: NFA = No further action. Result is <0.22 mg/kg.
mg/kg = milligrams per kilogram
fbg = feet below grade

Table 2
PCB Confirmation Sample Results
Fill Lots
Former Agricultural Park, Riverside, California

| Fill Lot Samples | | | | | Step Out & Retest | | | | | Step Out & Retest | | | | | Step Out & Retest | | | | | Step Out & Retest | | | | |
|------------------|--------------------|----------------|--------------|----------------------------|-------------------|--------------------|----------------|--------------|----------------------------|---|--------------------|----------------|--------------|----------------------------|---|--------------------|----------------|--------------|----------------------------|-------------------|--------------------|----------------|--------------|---|
| Sample ID | Sample Depth (fbg) | Date Collected | PCBs (mg/kg) | Action | Sample ID | Sample Depth (fbg) | Date Collected | PCBs (mg/kg) | Action | Sample ID | Sample Depth (fbg) | Date Collected | PCBs (mg/kg) | Action | Sample ID | Sample Depth (fbg) | Date Collected | PCBs (mg/kg) | Action | Sample ID | Sample Depth (fbg) | Date Collected | PCBs (mg/kg) | Action |
| F1612-N60 | 0.5 | 3/25/2016 | 0.083 | NFA | | | | | | | | | | | | | | | | | | | | |
| F1612-E60 | 0.5 | 3/25/2016 | 0.052 | NFA | | | | | | | | | | | | | | | | | | | | |
| F1612-S60 | 0.5 | 3/25/2016 | 0.078 | NFA | | | | | | | | | | | | | | | | | | | | |
| F1613-N60 | 0.5 | 3/25/2016 | 0.041 | NFA | | | | | | | | | | | | | | | | | | | | |
| F1613-S60 | 0.5 | 3/25/2016 | 0.37 | Step out 10 ft. and retest | F1613-S70 | 0.5 | 4/12/2016 | 0.509 | Step out 10 ft. and retest | F1613-S80 | 0.5 | 4/27/2016 | 0.43 | Step out 10 ft. and retest | Unable to step out any further due to south fence line. | | | | | | | | | |
| F1614-S60 | 0.5 | 3/25/2016 | 0.23 | Step out 10 ft. and retest | F1614-S70 | 0.5 | 4/12/2016 | 1.54 | Step out 10 ft. and retest | F1614-S80 | 0.5 | 4/27/2016 | 0.65 | Step out 10 ft. and retest | Unable to step out any further due to south fence line. | | | | | | | | | |
| F1614-N60 | 0.5 | 3/25/2016 | 0.15 | NFA | | | | | | | | | | | | | | | | | | | | |
| F1614-W60 | 0.5 | 3/25/2016 | 0.13 | NFA | | | | | | | | | | | | | | | | | | | | |
| F1616-E60 | 0.5 | 3/25/2016 | 0.22 | Step out 10 ft. and retest | F1616-E70 | 0.5 | 4/12/2016 | 0.065 | NFA | | | | | | | | | | | | | | | |
| F1616-S60 | 0.5 | 3/25/2016 | 0.063 | NFA | | | | | | | | | | | | | | | | | | | | |
| F1616-W60 | 0.5 | 3/25/2016 | 0.041 | NFA | | | | | | | | | | | | | | | | | | | | |
| F1627-S60 | 0.5 | 3/25/2016 | 0.098 | NFA | | | | | | | | | | | | | | | | | | | | |
| F1627-E60 | 0.5 | 3/25/2016 | 0.0080J | NFA | | | | | | | | | | | | | | | | | | | | |
| F1625-S60 | 0.5 | 3/25/2016 | 0.14 | NFA | | | | | | | | | | | | | | | | | | | | |
| F1619-E60 | 0.5 | 3/25/2016 | 0.080 | NFA | | | | | | | | | | | | | | | | | | | | |
| F1619-W60 | 0.5 | 3/25/2016 | 0.010J | NFA | | | | | | | | | | | | | | | | | | | | |
| F1619-S60 | 0.5 | 3/25/2016 | 0.027J | NFA | | | | | | | | | | | | | | | | | | | | |
| F1623-S60 | 0.5 | 3/25/2016 | 0.20 | NFA | | | | | | | | | | | | | | | | | | | | |
| F1623-W60 | 0.5 | 3/25/2016 | 0.89 | Step out 10 ft. and retest | F1623-W70 | 0.5 | 4/11/2016 | 0.62 | Step out 10 ft. and retest | F1623-W80 | 0.5 | 4/27/2016 | 0.55 | Step out 10 ft. and retest | F1623-W90 | 0.5 | 5/10/2016 | 0.30 | Step out 10 ft. and retest | F1623-W100 | 0.5 | 5/20/2016 | 0.19 | NFA |
| F1623-N60 | 0.5 | 3/25/2016 | 0.46 | Step out 10 ft. and retest | F1623-N70 | 0.5 | 4/11/2016 | 0.296 | Step out 10 ft. and retest | F1623-N78 | 0.5 | 4/27/2016 | 0.25 | Step out 10 ft. and retest | F1623-N90 | 0.5 | 5/10/2016 | 0.38 | Step out 10 ft. and retest | F1623-N100 | 0.5 | 5/20/2016 | 0.070 | NFA |
| F1624-N52 | 0.5 | 3/28/2016 | 0.212 | NFA | | | | | | | | | | | | | | | | | | | | |
| F1625-N60 | 0.5 | 3/28/2016 | 0.301 | Step out 10 ft. and retest | F1625-N70 | 0.5 | 4/11/2016 | 0.143J | NFA | | | | | | | | | | | | | | | |
| F1641-W60 | 0.5 | 3/28/2016 | 0.47 | Step out 10 ft. and retest | F1641-W70 | 0.5 | 4/11/2016 | 0.31 | Step out 10 ft. and retest | F1641-W80 | 0.5 | 4/27/2016 | 0.43 | Step out 10 ft. and retest | F1641-W90 | 0.5 | 5/10/2016 | 0.47 | Step out 10 ft. and retest | F1641-W100 | 0.5 | 5/20/2016 | 0.20 | NFA |
| F1641-N60 | 0.5 | 3/28/2016 | 0.42 | Step out 10 ft. and retest | F1641-N70 | 0.5 | 4/11/2016 | 0.186J | NFA | | | | | | | | | | | | | | | |
| F1004-N60 | 0.5 | 3/28/2016 | 0.091 | NFA | | | | | | | | | | | | | | | | | | | | |
| F1004-E60 | 0.5 | 3/28/2016 | 0.53 | Step out 10 ft. and retest | | | | | | | | | | | | | | | | | | | | |
| F1647-E60 | 0.5 | 3/28/2016 | 0.043 | NFA | | | | | | | | | | | | | | | | | | | | |
| F1647-S60 | 0.5 | 3/28/2016 | 0.104 | NFA | | | | | | | | | | | | | | | | | | | | |
| F1646-S60 | 0.5 | 3/28/2016 | 0.253 | Step out 10 ft. and retest | F1646-S70 | 0.5 | 4/11/2016 | 0.877 | Step out 10 ft. and retest | F1646-S80 | 0.5 | 4/27/2016 | 0.43 | Step out 10 ft. and retest | F1646-S90 | 0.5 | 5/10/2016 | 0.35 | Step out 10 ft. and retest | F1646-S100 | 0.5 | 5/20/2016 | 0.17 | NFA |
| F1646-W60 | 0.5 | 3/28/2016 | 0.132J | NFA | | | | | | | | | | | | | | | | | | | | |
| F1667-W60 | 0.5 | 3/28/2016 | 0.692 | Step out 10 ft. and retest | F1667-W70 | 0.5 | 4/11/2016 | 0.208J | NFA | | | | | | | | | | | | | | | |
| F1669-W60 | 0.5 | 3/28/2016 | 0.071 | NFA | | | | | | | | | | | | | | | | | | | | |
| F1690-W60 | 0.5 | 3/28/2016 | 52.9 | Step out 10 ft. and retest | F1690-W70 | 0.5 | 4/11/2016 | 0.52 | Step out 10 ft. and retest | F1690-W80 | 0.5 | 4/27/2016 | 0.32 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O2289 in same vicinity | | | | | | | | | |
| F1670-N60 | 0.5 | 3/28/2016 | 0.145J | NFA | | | | | | | | | | | | | | | | | | | | |
| F1690-N60 | 0.5 | 3/28/2016 | 0.487 | Step out 10 ft. and retest | F1690-N70 | 0.5 | 4/11/2016 | 0.024J | NFA | | | | | | | | | | | | | | | |
| F1690-E60 | 0.5 | 3/28/2016 | 0.239 | Step out 10 ft. and retest | F1690-E70 | 0.5 | 4/11/2016 | 0.233 | Step out 10 ft. and retest | F1690-E80 | 0.5 | 4/27/2016 | 0.24 | Step out 10 ft. and retest | F1690-E90 | 0.5 | 5/10/2016 | 0.66 | Step out 10 ft. and retest | F1690-E100 | 0.5 | 5/20/2016 | 0.12 | NFA |
| F1670-E60 | 0.5 | 3/28/2016 | 1.38 | Step out 10 ft. and retest | F1670-E70 | 0.5 | 4/11/2016 | 1.1 | Step out 10 ft. and retest | F1670-E80 | 0.5 | 4/27/2016 | 0.19 | NFA | | | | | | | | | | |
| F1665-N60 | 0.5 | 3/28/2016 | 2.61 | Step out 10 ft. and retest | F1665-N70 | 0.5 | 4/11/2016 | 0.26 | Step out 10 ft. and retest | F1665-N80 | 0.5 | 4/27/2016 | 0.48 | Step out 10 ft. and retest | F1665-N90 | 0.5 | 5/10/2016 | 0.042 | NFA | | | | | |
| F1665-E60 | 0.5 | 3/28/2016 | ND | NFA | | | | | | | | | | | | | | | | | | | | |
| F1665-S60 | 0.5 | 3/28/2016 | 0.036 | NFA | | | | | | | | | | | | | | | | | | | | |
| F1651-S60 | 0.5 | 3/28/2016 | 2.0 | Step out 10 ft. and retest | | | | | | | | | | | | | | | | | | | | |
| F1651-W60 | 0.5 | 3/28/2016 | 0.16 | NFA | | | | | | | | | | | | | | | | | | | | |
| F1651-E60 | 0.5 | 3/28/2016 | 0.52 | Step out 10 ft. and retest | F1651-E70 | 0.5 | 4/12/2016 | 0.071 | NFA | | | | | | | | | | | | | | | |
| F1662-W60 | 0.5 | 3/28/2016 | 0.025J | NFA | | | | | | | | | | | | | | | | | | | | |
| F1662-E60 | 0.5 | 3/28/2016 | 0.50 | Step out 10 ft. and retest | F1662-E70 | 0.5 | 4/12/2016 | 0.343 | Step out 10 ft. and retest | F1662-E80 | 0.5 | 4/27/2016 | 1.0 | Step out 10 ft. and retest | F1662-E90 | 0.5 | 5/10/2016 | 0.43 | Step out 10 ft. and retest | F1662-E100 | 0.5 | 5/20/2016 | 0.26 | No step-out sample collected due to presence of sample F1661 in same vicinity |
| F1662-N60 | 0.5 | 3/28/2016 | 0.48 | Step out 10 ft. and retest | | | | | | | | | | | | | | | | | | | | |
| F1654-S60 | 0.5 | 3/28/2016 | 0.038 | NFA | | | | | | | | | | | | | | | | | | | | |
| F1654-E60 | 0.5 | 3/28/2016 | 0.92 | Step out 10 ft. and retest | | | | | | | | | | | | | | | | | | | | |
| F1654-N60 | 0.5 | 3/28/2016 | 0.038 | NFA | | | | | | | | | | | | | | | | | | | | |
| F1653-N60 | 0.5 | 3/28/2016 | 0.056 | NFA | | | | | | | | | | | | | | | | | | | | |
| F1653-W60 | 0.5 | 3/28/2016 | 0.43 | Step out 10 ft. and retest | F1653-W70 | 0.5 | 4/12/2016 | 0.965 | Step out 10 ft. and retest | F1653-W80 | 0.5 | 4/27/2016 | 0.21 | NFA | | | | | | | | | | |
| F1653-S60 | 0.5 | 3/28/2016 | 0.11 | NFA | | | | | | | | | | | | | | | | | | | | |
| F1693-E60 | 0.5 | 3/29/2016 | 0.232 | Step out 10 ft. and retest | F1693-E70 | 0.5 | 4/11/2016 | 0.093 | NFA | | | | | | | | | | | | | | | |
| F1693-N60 | 0.5 | 3/29/2016 | 0.185J | NFA | | | | | | | | | | | | | | | | | | | | |
| F1692-N60 | 0.5 | 3/29/2016 | 0.257 | Step out 10 ft. and retest | F1692-N70 | 0.5 | 4/11/2016 | 0.054 | NFA | | | | | | | | | | | | | | | |
| F1692-W60 | 0.5 | 3/29/2016 | 0.294 | Step out 10 ft. and retest | F1692-W70 | 0.5 | 4/11/2016 | 0.60 | Step out 10 ft. and retest | F1692-W80 | 0.5 | 4/27/2016 | 0.055 | NFA | | | | | | | | | | |
| F1688-E60 | 0.5 | 3/29/2016 | 0.72 | Step out 10 ft. and retest | F1688-E70 | 0.5 | 4/11/2016 | 0.36 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample C1687-W60 at same location | | | | | | | | | | | | | | |
| F1688-S60 | 0.5 | 3/29/2016 | 0.78 | Step out 10 ft. and retest | F1688-S70 | 0.5 | 4/11/2016 | 0.019J | NFA | | | | | | | | | | | | | | | |
| F1688-W60 | 0.5 | 3/29/2016 | 0.079 | NFA | | | | | | | | | | | | | | | | | | | | |
| F1730-N60 | 0.5 | 3/29/2016 | 6.7 | Step out 10 ft. and retest | F1730-N70 | 0.5 | 4/11/2016 | 0.187J | NFA | | | | | | | | | | | | | | | |
| F1730-E60 | 0.5 | 3/29/2016 | 0.984 | Step out 10 ft. and retest | F1730-E70 | 0.5 | 4/11/2016 | 0.213J | NFA | | | | | | | | | | | | | | | |
| F1730-W60 | 0.5 | 3/29/2016 | 0.288 | Step out 10 ft. and retest | F1730-W70 | 0.5 | 4/11/2016 | 0.40 | Step out 10 ft. and retest | F1730-W80 | 0.5 | 4/27/2016 | 2.0 | Step out 10 ft. and retest | F1730-W90 | 0.5 | 5/10/2016 | 1.5 | Step out 10 ft. and retest | F1730-W100 | 0.5 | 5/20/2016 | 1.1 | No step-out sample collected due to presence of sample F1006 in same vicinity |
| F1730-S60 | 0.5 | 3/29/2016 | 0.415 | Step out 10 ft. and retest | | | | | | | | | | | | | | | | | | | | |

Notes: NFA = No further action. Result is <0.22 mg/kg.
mg/kg = milligrams per kilogram
fbg = feet below grade

**Table 3
PCB Confirmation Sample Results
Outside Areas
Former Agricultural Park, Riverside, California**

| Outside Area Samples | | | | | Step Out & Retest | | | | | Step Out & Retest | | | | | Step Out & Retest | | | | | Step Out & Retest | | | | | | | | | |
|----------------------|-------------------|----------------|--------------|--|---|-------------------|----------------|--------------|----------------------------|--|-------------------|----------------|--------------|----------------------------|--|-------------------|----------------|--------------|----------------------------|--|-------------------|----------------|--------------|--------|-----------|-------------------|----------------|--------------|--------|
| Sample ID | Sample Depth (ft) | Date Collected | PCBs (mg/kg) | Action | Sample ID | Sample Depth (ft) | Date Collected | PCBs (mg/kg) | Action | Sample ID | Sample Depth (ft) | Date Collected | PCBs (mg/kg) | Action | Sample ID | Sample Depth (ft) | Date Collected | PCBs (mg/kg) | Action | Sample ID | Sample Depth (ft) | Date Collected | PCBs (mg/kg) | Action | Sample ID | Sample Depth (ft) | Date Collected | PCBs (mg/kg) | Action |
| | | | | | O2239-S25 | 0.5 | 4/19/2016 | ND | NFA | | | | | | | | | | | | | | | | | | | | |
| | | | | | O2239-W25 | 0.5 | 4/19/2016 | ND | NFA | | | | | | | | | | | | | | | | | | | | |
| O1705-N25 | 0.5 | 4/5/2016 | 0.47 | Step out 10 ft. and retest | O1705-N35 | 0.5 | 4/20/2016 | 5.1 | Step out 10 ft. and retest | O1705-N45 | 0.5 | 4/29/2016 | 2.2 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O2243 in same vicinity. | | | | | | | | | | | | | | |
| O1705-E25 | 0.5 | 4/5/2016 | 0.94 | Step out 10 ft. and retest | O1705-E35 | 0.5 | 4/20/2016 | 8.0 | Step out 10 ft. and retest | O1705-E45 | 0.5 | 5/20/2016 | 18 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O2237 at same location. | | | | | | | | | | | | | | |
| O1705-S25 | 0.5 | 4/5/2016 | 0.53 | Step out 10 ft. and retest | O1705-S35 | 0.5 | 4/20/2016 | 0.46 | Step out 10 ft. and retest | | | | | | | | | | | | | | | | | | | | |
| O1705-W25 | 0.5 | 4/5/2016 | 2.2 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O2239-E25 at same location. | | | | | | | | | | | | | | | | | | | | | | | | |
| O2275 | 0.5 | 4/5/2016 | 1.3 | Step out 25 ft. in 4 directions and retest | O2275-N25 | 0.5 | 4/20/2016 | 0.054 | NFA | | | | | | | | | | | | | | | | | | | | |
| | | | | | O2275-E25 | 0.5 | 4/20/2016 | ND | NFA | | | | | | | | | | | | | | | | | | | | |
| | | | | | O2275-S25 | 0.5 | 4/20/2016 | ND | NFA | | | | | | | | | | | | | | | | | | | | |
| | | | | | O2275-W25 | 0.5 | 4/20/2016 | ND | NFA | | | | | | | | | | | | | | | | | | | | |
| O2276 | 0.5 | 4/5/2016 | ND | NFA | O2273-N25 | 0.5 | 4/20/2016 | 0.36 | Step out 10 ft. and retest | O2273-N35 | 0.5 | 4/29/2016 | 0.14 | NFA | | | | | | | | | | | | | | | |
| O2273 | 0.5 | 4/5/2016 | 12 | Step out 25 ft. in 4 directions and retest | O2273-E25 | 0.5 | 4/20/2016 | 0.35 | Step out 10 ft. and retest | O2273-E35 | 0.5 | 4/29/2016 | 0.81 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O1719-W25 in same vicinity. | | | | | | | | | | | | | | |
| | | | | | O2273-S25 | 0.5 | 4/20/2016 | 0.17 | NFA | | | | | | | | | | | | | | | | | | | | |
| | | | | | O2273-W25 | 0.5 | 4/20/2016 | 4.1 | Step out 10 ft. and retest | O2273-W35 | 0.5 | 4/29/2016 | ND | NFA | | | | | | | | | | | | | | | |
| O2274 | 0.5 | 4/5/2016 | 0.14 | NFA | | | | | | | | | | | | | | | | | | | | | | | | | |
| O2183 | 0.5 | 4/5/2016 | 0.19 | NFA | | | | | | | | | | | | | | | | | | | | | | | | | |
| O1682-N25 | 0.5 | 4/5/2016 | 0.040 | NFA | | | | | | | | | | | | | | | | | | | | | | | | | |
| O1682-E25 | 0.5 | 4/5/2016 | 0.1027 | NFA | | | | | | | | | | | | | | | | | | | | | | | | | |
| O1682-S25 | 0.5 | 4/5/2016 | 0.247 | Step out 10 ft. and retest | O1682-S35 | 0.5 | 5/2/2016 | 0.035 | NFA | | | | | | | | | | | | | | | | | | | | |
| O1682-W25 | 0.5 | 4/5/2016 | 6.72 | Step out 10 ft. and retest | O1682-W35 | 0.5 | 5/2/2016 | 1.3 | Step out 10 ft. and retest | | | | | | | | | | | | | | | | | | | | |
| O2178 | 0.5 | 4/5/2016 | 0.0227 | NFA | | | | | | | | | | | | | | | | | | | | | | | | | |
| O2184 | 0.5 | 4/5/2016 | ND | NFA | | | | | | | | | | | | | | | | | | | | | | | | | |
| O2220 | 0.5 | 4/5/2016 | 7.5 | Step out 25 ft. in 4 directions and retest | O2220-N25 | 0.5 | 4/20/2016 | 11 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O2219-S25 at same location. | | | | | | | | | | | | | | | | | | | |
| | | | | | O2220-E25 | 0.5 | 4/20/2016 | 0.58 | Step out 10 ft. and retest | O2220-E35 | 0.5 | 5/2/2016 | 0.53 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O2184 in same vicinity. | | | | | | | | | | | | | | |
| | | | | | O2220-S25 | 0.5 | 4/20/2016 | 2.4 | Step out 10 ft. and retest | O2220-S35 | 0.5 | 5/2/2016 | 5.5 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O2221 in same vicinity. | | | | | | | | | | | | | | |
| | | | | | O2220-W25 | 0.5 | 4/20/2016 | 1.5 | Step out 10 ft. and retest | O2220-W35 | 0.5 | 5/2/2016 | 0.78 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O2237-S25 in same vicinity. | | | | | | | | | | | | | | |
| O2219 | 0.5 | 4/5/2016 | 37 | Step out 25 ft. in 4 directions and retest | O2219-N25 | 0.5 | 4/20/2016 | 11 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O2218-S25 at same location. | | | | | | | | | | | | | | | | | | | |
| | | | | | O2219-E25 | 0.5 | 4/20/2016 | 0.061 | NFA | | | | | | | | | | | | | | | | | | | | |
| | | | | | O2218-S25 | 0.5 | 4/20/2016 | 3.3 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O2219-N25 at same location. | | | | | | | | | | | | | | | | | | | |
| | | | | | No west step-out sample collected due to presence of sample O1705-E25 at same location. | | | | | | | | | | | | | | | | | | | | | | | | |
| O2218 | 0.5 | 4/5/2016 | 3.0 | Step out 25 ft. in 4 directions and retest | O2218-N25 | 0.5 | 4/20/2016 | 1.2 | Step out 10 ft. and retest | O2218-N35 | 0.5 | 5/2/2016 | 0.81 | Step out 10 ft. and retest | Not able to step out due to a rock pile. | | | | | | | | | | | | | | |
| | | | | | O2218-E25 | 0.5 | 4/20/2016 | 0.039 | NFA | | | | | | | | | | | | | | | | | | | | |
| | | | | | O2218-S25 | 0.5 | 4/20/2016 | 8.7 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O2219-N25 at same location. | | | | | | | | | | | | | | | | | | | |
| | | | | | O2218-W25 | 0.5 | 4/20/2016 | 8.4 | Step out 10 ft. and retest | O2218-W35 | 0.5 | 5/2/2016 | 3.2 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O2243 in same vicinity. | | | | | | | | | | | | | | |
| O2243 | 0.5 | 4/5/2016 | 0.046 | NFA | | | | | | | | | | | | | | | | | | | | | | | | | |
| O2185 | 0.5 | 4/5/2016 | 1.31 | Step out 25 ft. in 4 directions and retest | O2185-N25 | 0.5 | 4/21/2016 | 0.11 | NFA | | | | | | | | | | | | | | | | | | | | |
| | | | | | O2185-E25 | 0.5 | 4/21/2016 | 0.032 | NFA | | | | | | | | | | | | | | | | | | | | |
| | | | | | O2185-S25 | 0.5 | 4/21/2016 | 0.40 | Step out 10 ft. and retest | O2185-S35 | 0.5 | 5/2/2016 | 0.41 | Step out 10 ft. and retest | O2185-S45 | 0.5 | 5/11/2016 | 0.35 | Step out 10 ft. and retest | O2185-S55 | 0.5 | 5/23/2016 | ND | NFA | | | | | |
| | | | | | O2185-W25 | 0.5 | 4/21/2016 | ND | NFA | | | | | | | | | | | | | | | | | | | | |
| O2217 | 0.5 | 4/5/2016 | 0.090 | NFA | | | | | | | | | | | | | | | | | | | | | | | | | |
| O2216 | 0.5 | 4/5/2016 | ND | NFA | | | | | | | | | | | | | | | | | | | | | | | | | |
| O2215 | 0.5 | 4/5/2016 | ND | NFA | | | | | | | | | | | | | | | | | | | | | | | | | |
| O1719-E25 | 0.5 | 4/6/2016 | 1.9 | Step out 10 ft. and retest | Could not step out due to a concrete debris pile. | | | | | | | | | | | | | | | | | | | | | | | | |
| O1719-N25 | 0.5 | 4/6/2016 | 0.69 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O2248-S25 at same location. | | | | | | | | | | | | | | | | | | | | | | | | |
| O1719-S25 | 0.5 | 4/6/2016 | 0.0111 | NFA | | | | | | | | | | | | | | | | | | | | | | | | | |
| O1719-W25 | 0.5 | 4/6/2016 | 3.6 | Step out 10 ft. and retest | O1719-W35 | 0.5 | 5/2/2016 | 1.5 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O2273-E25 in same vicinity. | | | | | | | | | | | | | | | | | | | |
| O2248 | 0.5 | 4/6/2016 | 1.9 | Step out 25 ft. in 4 directions and retest | O2248-N25 | 0.5 | 4/20/2016 | 0.0291 | NFA | O2248-E35 | 0.5 | 5/2/2016 | 0.16 | NFA | | | | | | | | | | | | | | | |
| | | | | | O2248-E25 | 0.5 | 4/20/2016 | 1.8 | Step out 10 ft. and retest | | | | | | | | | | | | | | | | | | | | |
| | | | | | O2248-S25 | 0.5 | 4/20/2016 | 0.62 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O1719-N25 at same location. | | | | | | | | | | | | | | | | | | | |
| | | | | | O2248-W25 | 0.5 | 4/20/2016 | 0.024J | NFA | | | | | | | | | | | | | | | | | | | | |
| O2272 | 0.5 | 4/6/2016 | 0.80 | Step out 25 ft. in 4 directions and retest | O2272-N25 | 0.5 | 4/21/2016 | 1.0 | Step out 10 ft. and retest | O2272-N35 | 0.5 | 5/3/2016 | 0.86 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O2271 in same vicinity. | | | | | | | | | | | | | | |
| | | | | | O2272-E25 | 0.5 | 4/21/2016 | ND | NFA | | | | | | | | | | | | | | | | | | | | |
| | | | | | O2272-S25 | 0.5 | 4/21/2016 | 4.3 | Step out 10 ft. and retest | O2272-S35 | 0.5 | 5/3/2016 | 1.2 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O2273-E35 in same vicinity. | | | | | | | | | | | | | | |
| | | | | | O2272-W25 | 0.5 | 4/21/2016 | 0.99 | Step out 10 ft. and retest | O2272-W35 | 0.5 | 5/3/2016 | 1.2 | Step out 10 ft. and retest | O2272-W45 | 0.5 | 5/12/2016 | 0.13 | NFA | | | | | | | | | | |
| O2271 | 0.5 | 4/6/2016 | 0.046 | NFA | | | | | | | | | | | | | | | | | | | | | | | | | |
| O2270 | 0.5 | 4/6/2016 | 0.064 | NFA | | | | | | | | | | | | | | | | | | | | | | | | | |
| O2500 | 0.5 | 4/6/2016 | 5.7 | Step out 25 ft. in 4 directions and retest | O2500-N25 | 0.5 | 4/25/2016 | 1.1 | Step out 10 ft. and retest | O2500-N35 | 0.5 | 5/3/2016 | 1.4 | Step out 10 ft. and retest | O2500-N45 | 0.5 | 5/12/2016 | 0.23 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O2268-S35 in same vicinity. | | | | | | | | | |
| | | | | | O2500-E25 | 0.5 | 4/25/2016 | 0.37 | Step out 10 ft. and retest | O2500-E35 | 0.5 | 5/3/2016 | 7.9 | Step out 10 ft. and retest | O2500-E45 | 0.5 | 5/12/2016 | 2.0 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O2270 in same vicinity. | | | | | | | | | |
| | | | | | O2500-S25 | 0.5 | 4/25/2016 | 30 | Step out 10 ft. and retest | O2500-S35 | 0.5 | 5/3/2016 | 3.5 | Step out 10 ft. and retest | O2500-S45 | 0.5 | 5/12/2016 | 2.1 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O1726-N35 in same vicinity. | | | | | | | | | |
| | | | | | O2500-W25 | 0.5 | 4/25/2016 | 6.2 | Step out 10 ft. and retest | O2500-W35 | 0.5 | 5/3/2016 | 0.38 | Step out 10 ft. and retest | O2500-W45 | 0.5 | 5/12/2016 | 12 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O2260 in same vicinity. | | | | | | | | | |
| O2277 | 0.5 | 4/6/2016 | 0.11 | NFA | | | | | | | | | | | | | | | | | | | | | | | | | |
| O2278 | 0.5 | 4/6/2016 | 0.040 | NFA | | | | | | | | | | | | | | | | | | | | | | | | | |
| O2279 | 0.5 | 4/6/2016 | ND | NFA | | | | | | | | | | | | | | | | | | | | | | | | | |
| O2280 | 0.5 | 4/6/2016 | ND | NFA | | | | | | | | | | | | | | | | | | | | | | | | | |
| O2281 | 0.5 | 4/6/2016 | ND | NFA | | | | | | | | | | | | | | | | | | | | | | | | | |
| O1668-S25 | 0.5 | 4/6/2016 | 0.015J | NFA | | | | | | | | | | | | | | | | | | | | | | | | | |
| O1668-N25 | 0.5 | 4/6/2016 | 0.32 | Step out 10 ft. and retest | O1668-N35 | 0.5 | 4/21/2016 | 0.40 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O2286-S25 at same location. | | | | | | | | | | | | | | | | | | | |
| O1668-W25 | 0.5 | 4/6/2016 | 2.86 | Step out 10 ft. and retest | O1668-W35 | 0.5 | 4/21/2016 | 0.038 | NFA | | | | | | | | | | | | | | | | | | | | |
| O1668-E25 | 0.5 | 4/6/2016 | 0.251 | Step out 10 ft. and retest | O1668-E35 | 0.5 | 4/21/2016 | 0.011 J | NFA | | | | | | | | | | | | | | | | | | | | |
| O2286 | 0.5 | 4/6/2016 | 0.53 | Step out 25 ft. in 4 directions and retest | O2286-N25 | 0.5 | 4/21/2016 | 5.6 | Step out 10 ft. and retest | O2286-N35 | 0.5 | 5/3/2016 | 3.9 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O1737-E25 in same vicinity. | | | | | | | | | | | | | | |
| | | | | | O2286-E25 | 0.5 | 4/21/2016 | 0.31 | Step out 10 ft. and retest | O2286-E35 | 0.5 | 5/3/2016 | 0.043 | NFA | | | | | | | | | | | | | | | |
| | | | | | O2286-S25 | 0.5 | 4/21/2016 | 0.33 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O1668-N35 at same location. | | | | | | | | | | | | | | | | | | | |
| | | | | | O2286-W25 | 0.5 | 4/21/2016 | 0.10 | NFA | | | | | | | | | | | | | | | | | | | | |
| O2306 | 0.5 | 4/6/2016 | 6.92 | Step out 25 ft. in 4 directions and retest | O2306-N25 | 0.5 | 4/21/2016 | 4.9 | Step out 10 ft. and retest | O2306-N35 | 0.5 | 5/3/2016 | 2.9 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O1737-W35 in same vicinity. | | | | | | | | | | | | | | |
| | | | | | O2306-E25 | 0.5 | 4/21/2016 | ND | NFA | | | | | | | | | | | | | | | | | | | | |
| | | | | | O2306-S25 | 0.5 | 4/21/2016 | 17 | Step out 10 ft. and retest | O2306-S35 | 0.5 | 5/3/2016 | ND | NFA | | | | | | | | | | | | | | | |
| | | | | | O2306-W25 | 0.5 | 4/21/2016 | 0.056 | NFA | | | | | | | | | | | | | | | | | | | | |
| O2287 | 0.5 | 4/6/2016 | 0.31 | Step out 25 ft. in 4 directions and retest | O2287-N25 | 0.5 | 4/21/2016 | 0.055 | NFA | | | | | | | | | | | | | | | | | | | | |
| | | | | | O2287-S25 | 0.5 | 4/21/2016 | 0.58 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O2286-E25 at same location. | | | | | | | | | | | | | | | | | | | |
| | | | | | O2287-W25 | 0.5 | 4/21/2016 | 0.75 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O1737-E25 at same location. | | | | | | | | | | | | | | | | | | | |
| | | | | | No east step-out sample collected due to presence of sample F1669-W60 at same location. | | | | | | | | | | | | | | | | | | | | | | | | |
| O1737-E25 | 0.5 | 4/6/2016 | ND | NFA | | | | | | | | | | | | | | | | | | | | | | | | | |
| O1737-S25 | 0.5 | 4/6/2016 | ND | NFA | | | | | | | | | | | | | | | | | | | | | | | | | |
| O1737-N25 | 0.5 | 4/6/2016 | 0.0131 | NFA | | | | | | | | | | | | | | | | | | | | | | | | | |
| O1737-W25 | 0.5 | 4/6/2016 | 2.6 | Step out 10 ft. and retest | O1737-W35 | 0.5 | 4/21/2016 | 1.2 | Step out 10 ft. and retest | O1737-W45 | 0.5 | 5/3/2016 | 0.72 | Step out 10 ft. and retest | O1737-W55 | 0.5 | 5/12/2016 | 0.29 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O2307 in same vicinity. | | | | | | | | | |
| O2307 | 0.5 | 4/6/2016 | 0.058 | NFA | | | | | | | | | | | | | | | | | | | | | | | | | |
| O2312 | 0.5 | 4/6/2016 | 0.18 | NFA | | | | | | | | | | | | | | | | | | | | | | | | | |
| O2311 | 0.5 | 4/6/2016 | 1.3 | Step out 25 ft. in 4 directions and retest | O2311-N25 | 0.5 | 4/21/2016 | 2.6 | Step out 10 ft. and retest | O2311-N35 | 0.5 | 5/3/2016 | 3.2 | Step out 10 ft. and retest | O2311-N45 | 0.5 | 5/12/2016 | 3.2 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O1736-S20 in same vicinity. | | | | | | | | | |
| | | | | | O2311-E25 | 0.5 | 4/21/2016 | 4.3 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O2288-W25 at same location. | | | | | | | | | | | | | | | | | | | |
| | | | | | O2311-S25 | 0.5 | 4/21/2016 | 0.012 J | NFA | | | | | | | | | | | | | | | | | | | | |
| | | | | | O2311-W25 | 0.5 | 4/21/2016 | ND | NFA | | | | | | | | | | | | | | | | | | | | |
| O2314 | 0.5 | 4/6/2016 | 15 | Step out 25 ft. in 4 directions and retest | O2314-N25 | 0.5 | 4/22/201 | | | | | | | | | | | | | | | | | | | | | | |

**Table 3
PCB Confirmation Sample Results
Outside Areas
Former Agricultural Park, Riverside, California**

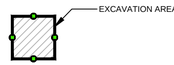
| Outside Area Samples | | | | | Step Out & Retest | | | | | Step Out & Retest | | | | | Step Out & Retest | | | | | Step Out & Retest | | | | | |
|----------------------|-------------------|----------------|--------------|--|-------------------|-------------------|----------------|--------------|----------------------------|-------------------|-------------------|----------------|--------------|----------------------------|-------------------|-------------------|----------------|--------------|----------------------------|-------------------|-------------------|----------------|--------------|--|--|
| Sample ID | Sample Depth (ft) | Date Collected | PCBs (mg/kg) | Action | Sample ID | Sample Depth (ft) | Date Collected | PCBs (mg/kg) | Action | Sample ID | Sample Depth (ft) | Date Collected | PCBs (mg/kg) | Action | Sample ID | Sample Depth (ft) | Date Collected | PCBs (mg/kg) | Action | Sample ID | Sample Depth (ft) | Date Collected | PCBs (mg/kg) | Action | |
| O2505 | 0.5 | 4/7/2016 | 27.4 | Step out 25 ft. in 4 directions and retest | O2504-S25 | 0.5 | 4/22/2016 | 0.32 | Step out 10 ft. and retest | O2504-S35 | 0.5 | 5/10/2016 | 0.014J | NFA | | | | | | O2504-N140 | 0.5 | 6/30/2016 | 0.51 | No step-out sample due to site boundary. | |
| | | | | | O2504-W25 | 0.5 | 4/22/2016 | 2.4 | Step out 10 ft. and retest | O2504-W35 | 0.5 | 5/10/2016 | ND | NFA | | | | | | | | | | | |
| | | | | | O2505-E25 | 0.5 | 4/18/2016 | 5.8 | Step out 10 ft. and retest | O2505-E35 | 0.5 | 5/2/2016 | 270 | Step out 10 ft. and retest | O2505-E45 | 0.5 | 5/11/2016 | 1.1 | Step out 10 ft. and retest | O2505-E55 | 0.5 | 5/23/2016 | 3.3 | Step out 10 ft. and retest | No step-out sample collected due to presence of sample O2295 in same vicinity. |
| | | | | | O2505-S25 | 0.5 | 4/18/2016 | 0.031J | NFA | | | | | | | | | | | | | | | | |
| | | | | | O2505-W25 | 0.5 | 4/18/2016 | 2.9 | Step out 10 ft. and retest | | | | | | | | | | | | | | | | |
| O2288 | 0.5 | 4/7/2016 | 0.39 | Step out 25 ft. in 4 directions and retest | O2505-N25 | 0.5 | 4/18/2016 | 13 | Step out 10 ft. and retest | O2505-W35 | 0.5 | 5/2/2016 | 0.24 | Step out 10 ft. and retest | | | | | | | | | | | |
| | | | | | O2288-N25 | 0.5 | 4/25/2016 | 110 | Step out 10 ft. and retest | | | | | | | | | | | | | | | | |
| | | | | | O2288-E25 | 0.5 | 4/25/2016 | 0.13 | NFA | | | | | | | | | | | | | | | | |
| | | | | | O2288-S25 | 0.5 | 4/25/2016 | 0.53 | NFA | | | | | | | | | | | | | | | | |
| | | | | | O2288-W25 | 0.5 | 4/25/2016 | 250 | Step out 10 ft. and retest | | | | | | | | | | | | | | | | |
| O2289 | 0.5 | 4/7/2016 | 21.1 | Step out 25 ft. in 4 directions and retest | O2289-E25 | 0.5 | 4/22/2016 | 0.19 | NFA | | | | | | | | | | | | | | | | |
| | | | | | O2289-N25 | 0.5 | 4/22/2016 | 7.0 | Step out 10 ft. and retest | | | | | | | | | | | | | | | | |
| | | | | | O2289-S25 | 0.5 | 4/22/2016 | 16 | Step out 10 ft. and retest | | | | | | | | | | | | | | | | |
| O2290 | 0.5 | 4/7/2016 | 44.3 | Step out 25 ft. in 4 directions and retest | O2290-N25 | 0.5 | 4/22/2016 | 0.92 | Step out 10 ft. and retest | O2290-N35 | 0.5 | 5/10/2016 | 0.33 | Step out 10 ft. and retest | O2290-N45 | 0.5 | 5/23/2016 | 31 | Step out 10 ft. and retest | | | | | | |
| | | | | | O2290-E25 | 0.5 | 4/22/2016 | 0.49 | Step out 10 ft. and retest | O2290-E35 | 0.5 | 5/10/2016 | 0.13 | NFA | | | | | | | | | | | |
| | | | | | O2290-S25 | 0.5 | 4/22/2016 | 2.5 | Step out 10 ft. and retest | | | | | | | | | | | | | | | | |
| | | | | | O2290-W25 | 0.5 | 4/22/2016 | 2.5 | Step out 10 ft. and retest | | | | | | | | | | | | | | | | |
| O2506 | 0.5 | 4/7/2016 | 0.119J | NFA | | | | | | | | | | | | | | | | | | | | | |
| O1691-N25 | 0.5 | 4/7/2016 | 0.025J | NFA | | | | | | | | | | | | | | | | | | | | | |
| O1691-S25 | 0.5 | 4/7/2016 | 0.57 | Step out 10 ft. and retest | O1691-S35 | 0.5 | 4/25/2016 | 0.98 | Step out 10 ft. and retest | O1691-S45 | 0.5 | 5/10/2016 | 0.35 | Step out 10 ft. and retest | | | | | | | | | | | |
| O1691-E25 | 0.5 | 4/7/2016 | 0.047 | NFA | | | | | | | | | | | | | | | | | | | | | |
| O1691-W25 | 0.5 | 4/7/2016 | 1.6 | Step out 10 ft. and retest | O1691-W35 | 0.5 | 4/25/2016 | 2.6 | Step out 10 ft. and retest | O1691-W45 | 0.5 | 5/10/2016 | 24 | Step out 10 ft. and retest | O1691-W55 | 0.5 | 5/23/2016 | 25 | Step out 10 ft. and retest | | | | | | |
| O1711-N25 | 0.5 | 4/7/2016 | 0.16 | NFA | | | | | | | | | | | | | | | | | | | | | |
| O1711-E25 | 0.5 | 4/7/2016 | 0.019J | NFA | | | | | | | | | | | | | | | | | | | | | |
| O1711-S25 | 0.5 | 4/7/2016 | 0.017J | NFA | | | | | | | | | | | | | | | | | | | | | |
| O1711-W25 | 0.5 | 4/7/2016 | 0.96 | Step out 10 ft. and retest | O1711-W35 | 0.5 | 4/25/2016 | 0.49 | Step out 10 ft. and retest | O1711-W45 | 0.5 | 5/10/2016 | 10 | Step out 10 ft. and retest | O1711-W55 | 0.5 | 5/23/2016 | 0.16 | NFA | | | | | | |
| O2300 | 0.5 | 4/7/2016 | 0.22 | Step out 25 ft. in 4 directions and retest | O2300-N25 | 0.5 | 4/25/2016 | 1.078 | Step out 10 ft. and retest | O2300-N35 | 0.5 | 5/10/2016 | 1.1 | Step out 10 ft. and retest | O2300-N45 | 0.5 | 5/23/2016 | 0.24 | Step out 10 ft. and retest | | | | | | |
| | | | | | O2300-E25 | 0.5 | 4/25/2016 | 1.366 | Step out 10 ft. and retest | O2300-E35 | 0.5 | 5/10/2016 | 3.9 | Step out 10 ft. and retest | O2300-E45 | 0.5 | 5/23/2016 | 0.083 | NFA | | | | | | |
| | | | | | O2300-W25 | 0.5 | 4/25/2016 | 9.8 | Step out 10 ft. and retest | O2300-W35 | 0.5 | 5/10/2016 | 1.6 | Step out 10 ft. and retest | | | | | | | | | | | |
| | | | | | | | | | | | | | | | | | | | | | | | | | |
| O2301 | 0.5 | 4/7/2016 | 0.10 | NFA | | | | | | | | | | | | | | | | | | | | | |
| O1731-N25 | 0.5 | 4/7/2016 | 0.18 | NFA | | | | | | | | | | | | | | | | | | | | | |
| O1731-E25 | 0.5 | 4/7/2016 | 0.14 | NFA | | | | | | | | | | | | | | | | | | | | | |
| O1731-S25 | 0.5 | 4/7/2016 | 0.41 | Step out 10 ft. and retest | O1731-S35 | 0.5 | 4/25/2016 | 0.37 | Step out 10 ft. and retest | O1731-S45 | 0.5 | 5/12/2016 | 0.21 | NFA | | | | | | | | | | | |
| O1731-W25 | 0.5 | 4/7/2016 | 0.012J | NFA | | | | | | | | | | | | | | | | | | | | | |
| O2322 | 0.5 | 4/7/2016 | 9.89 | Step out 25 ft. in 4 directions and retest | O2322-N25 | 0.5 | 4/25/2016 | 2.2 | Step out 10 ft. and retest | O2322-N35 | 0.5 | 5/12/2016 | 0.76 | Step out 10 ft. and retest | | | | | | | | | | | |
| | | | | | O2322-E25 | 0.5 | 4/25/2016 | 5.9 | Step out 10 ft. and retest | | | | | | | | | | | | | | | | |
| | | | | | O2322-S25 | 0.5 | 4/25/2016 | 5.52 | Step out 10 ft. and retest | O2322-S35 | 0.5 | 5/12/2016 | 8.4 | Step out 10 ft. and retest | | | | | | | | | | | |
| | | | | | O2322-W25 | 0.5 | 4/25/2016 | 0.25 | Step out 10 ft. and retest | O2322-W35 | 0.5 | 5/12/2016 | 0.17 | NFA | | | | | | | | | | | |
| O2323 | 0.5 | 4/7/2016 | 0.137J | NFA | | | | | | | | | | | | | | | | | | | | | |
| O2325 | 0.5 | 4/7/2016 | ND | NFA | | | | | | | | | | | | | | | | | | | | | |
| O2326 | 0.5 | 4/7/2016 | 0.010J | NFA | | | | | | | | | | | | | | | | | | | | | |
| O2327 | 0.5 | 4/7/2016 | ND | NFA | | | | | | | | | | | | | | | | | | | | | |
| O2328 | 0.5 | 4/7/2016 | ND | NFA | | | | | | | | | | | | | | | | | | | | | |
| O2329 | 0.5 | 4/7/2016 | ND | NFA | | | | | | | | | | | | | | | | | | | | | |
| O2330 | 0.5 | 4/7/2016 | 0.169J | NFA | | | | | | | | | | | | | | | | | | | | | |
| O2331 | 0.5 | 4/7/2016 | 8.0 | Step out 25 ft. in 4 directions and retest | O2331-N25 | 0.5 | 4/25/2016 | 21 | Step out 10 ft. and retest | O2331-N35 | 0.5 | 5/12/2016 | 70 | Step out 10 ft. and retest | | | | | | | | | | | |
| | | | | | O2331-E25 | 0.5 | 4/25/2016 | 4.9 | Step out 10 ft. and retest | O2331-E35 | 0.5 | 5/12/2016 | 0.72 | Step out 10 ft. and retest | | | | | | | | | | | |
| | | | | | O2331-S25 | 0.5 | 4/25/2016 | 7.3 | Step out 10 ft. and retest | O2331-S35 | 0.5 | 5/12/2016 | 4.8 | Step out 10 ft. and retest | | | | | | | | | | | |
| | | | | | O2331-W25 | 0.5 | 4/25/2016 | 0.66 | Step out 10 ft. and retest | | | | | | | | | | | | | | | | |
| O2332 | 0.5 | 4/7/2016 | ND | NFA | | | | | | | | | | | | | | | | | | | | | |
| O2324 | 0.5 | 4/7/2016 | 3.9 | Step out 25 ft. in 4 directions and retest | O2324-N25 | 0.5 | 4/25/2016 | 0.018J | NFA | | | | | | | | | | | | | | | | |
| | | | | | O2324-S25 | 0.5 | 4/25/2016 | 5.1 | Step out 10 ft. and retest | | | | | | | | | | | | | | | | |
| | | | | | O2324-W25 | 0.5 | 4/25/2016 | 0.049 | NFA | | | | | | | | | | | | | | | | |
| | | | | | | | | | | | | | | | | | | | | | | | | | |
| O2501 | 0.5 | 4/7/2016 | 1.44 | Step out 25 ft. in 4 directions and retest | | | | | | | | | | | | | | | | | | | | | |
| | | | | | O2501-N25 | 0.5 | 4/18/2016 | 2.8 | Step out 10 ft. and retest | O2501-N35 | 0.5 | 5/2/2016 | 0.88 | Step out 10 ft. and retest | | | | | | | | | | | |
| | | | | | O2501-E25 | 0.5 | 4/18/2016 | 7.4 | Step out 10 ft. and retest | O2501-E35 | 0.5 | 5/2/2016 | 0.14 | NFA | | | | | | | | | | | |
| | | | | | O2501-S25 | 0.5 | 4/18/2016 | 0.45 | Step out 10 ft. and retest | | | | | | | | | | | | | | | | |
| | | | | | O2501-W25 | 0.5 | 4/18/2016 | 43 | Step out 10 ft. and retest | O2501-W35 | 0.5 | 5/2/2016 | 1.9 | Step out 10 ft. and retest | | | | | | | | | | | |

Notes: NFA = No further action. Result is <0.22 mg/kg.
mg/kg = milligrams per kilogram
ftbg = feet below grade

LEGEND

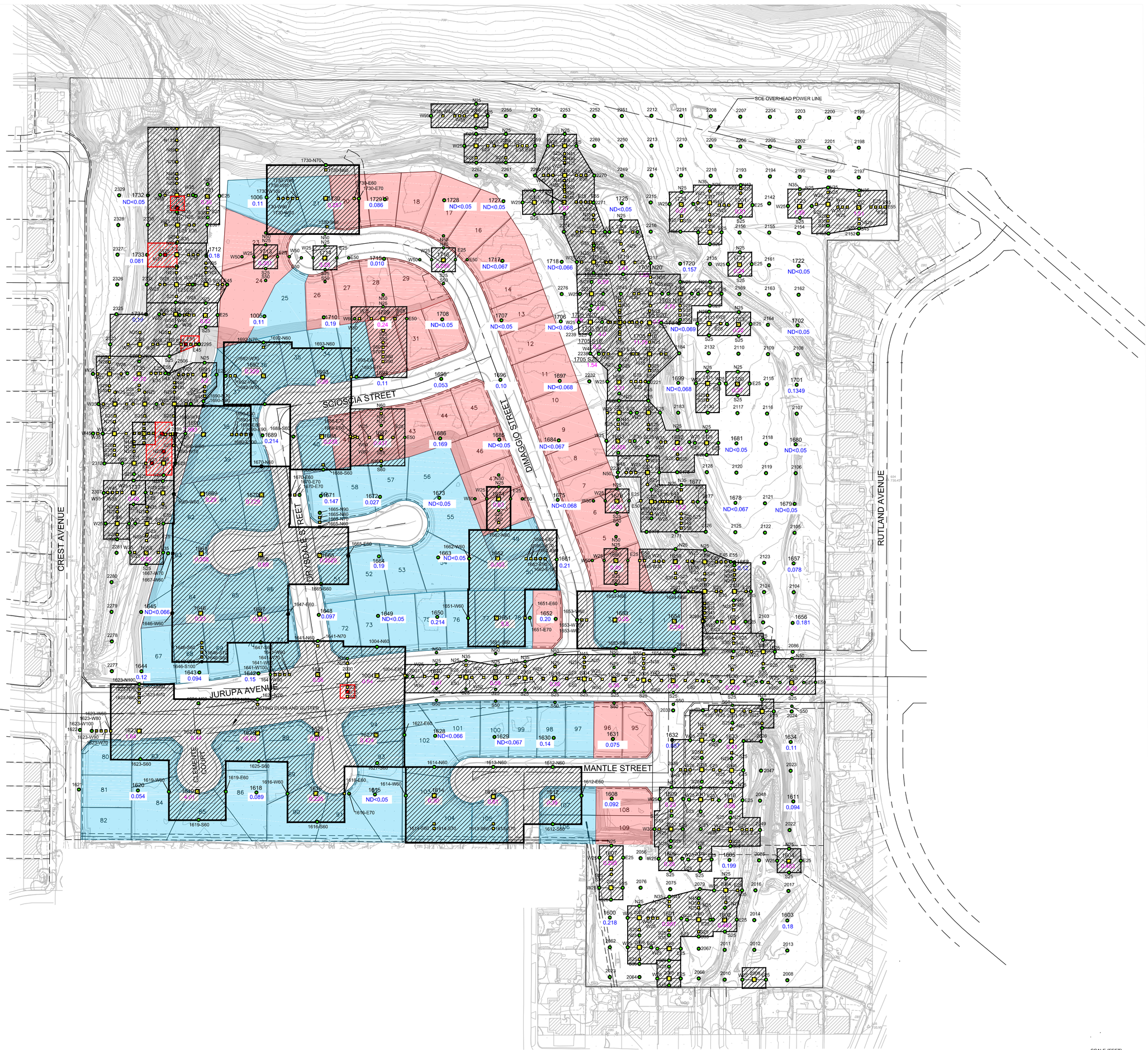
- 1732 ● PCB Sample Location
(Total PCBs < 0.22 mg/kg)
- 0.18
- 1731 ■ PCB Sample Location
(Total PCBs ≥ 0.22 mg/kg)
- 131
- 2288-N25 ■ PCB Sample Location
(Total PCBs ≥ 50 mg/kg)
- Cut Lots (39 total)
- Fill Lots (70 total)

AREAS TO BE EXCAVATED



NOTES:

PCB concentrations shown represent the highest value from the two different laboratory extraction methods (Soxhlet and Method 3545).

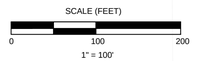


| REV. | DATE | BY | APP. | DESCRIPTION | DATE | CHECKED | DATE |
|-------------------|----------|--------|------|-------------|----------|---------|----------|
| DESIGNED | 12/17/15 | R.M.C. | | | 12/17/15 | R.S. | 12/17/15 |
| DRAWN | 12/17/15 | R.M.C. | | | 12/17/15 | R.S. | 12/17/15 |
| ISSUED FOR REVIEW | | | | | | | |

TRC
 9685 RESEARCH DRIVE
 IRVINE, CALIFORNIA 92618
 (949) 727-9336

| | |
|-----------|--|
| PROJECT: | 234976.0000.0000 |
| FACILITY: | FORMER AGRICULTURAL PARK |
| ADDRESS: | 7020 CREST AVENUE RIVERSIDE, CALIFORNIA |

| | |
|------------|------------------------------|
| TITLE: | SOIL REMOVAL AREAS |
| FILE NAME: | F:\RIVERSIDE-SP-REV\2015.dwg |
| DATE: | 04/12/2016 |
| REVISION: | |
| PAGE: | 3 of 4 |
| SHEET: | 5 |



L:\C:\Users\Projector\My Documents\FRAC\CD\196_RIVERSIDE-SP\Projector\CD.dwg, 3/14, 2016, 11:38am cadline

Tasnif-abbasi, Maryam@DTSC

From: ZIFF, SARA <ZIFF.SARA@EPA.GOV>
Sent: Wednesday, July 27, 2016 11:13 AM
To: Surrency, Ross; Tasnif-abbasi, Maryam@DTSC
Cc: Neal, Greg@DTSC; rmbeers777@hotmail.com; Vince Bartleman (v.bartleman@verizon.net); Lennon, David; Wilson, Patrick; Baylor, Katherine; Armann, Steve
Subject: RE: Former Riverside Ag Park
Attachments: FRA Ag Park - Work Plan (July 26 2016)(FINAL).pdf

Good morning all,

EPA has no further comments on the attached final workplan for Ag Park.

Best regards,

Sara

^^^

Sara Ziff, P.E.
Project Manager
Corrective Action Section
U.S. EPA, Region 9
75 Hawthorne Street (LND-4-1)
San Francisco, CA 94105
(415) 972-3536
ziff.sara@epa.gov

From: Surrency, Ross [mailto:RSurrency@trcsolutions.com]
Sent: Tuesday, July 26, 2016 5:06 PM
To: Maryam Tasnif-Abbasi (maryam.tasnif-abbasi@dtsc.ca.gov) <maryam.tasnif-abbasi@dtsc.ca.gov>
Cc: Greg Neal (greg.neal@dtsc.ca.gov) <greg.neal@dtsc.ca.gov>; ZIFF, SARA <ZIFF.SARA@EPA.GOV>; rmbeers777@hotmail.com; Vince Bartleman (v.bartleman@verizon.net) <v.bartleman@verizon.net>; Lennon, David <DLennon@trcsolutions.com>
Subject: Former Riverside Ag Park

Maryam,

Attached is the revised Work Plan for the former Riverside Ag Park. Included with this plan is the Air Monitoring Plan Addendum. Comments from EPA and SCAQMD have been incorporated.

Regards,

Ross Surrency, PG
Senior Project Geologist



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