



June 29, 2015

Paul Cho, P.G.

Water Resources Control Engineer
California Regional Water Quality Control Board, Site Cleanup Unit IV
Los Angeles Region
320 West 4th Street, Suite 200
Los Angeles, CA 90013

Subject: Acknowledgement of Technical Approach
Defense Fuel Support Point Norwalk
15306 Norwalk Boulevard, Norwalk, California
(SCP NO. 0286A, Site ID NO. 16638)

Dear Mr. Cho:

This acknowledgment letter documents a June 26, 2015, meeting held at the Department of Logistics Agency-Energy (DLA-Energy) Site located at 15306 Norwalk Boulevard, Norwalk, California. The meeting was held at the site with Regional Water Quality Control Board (RWQCB) staff (Paul Cho) and The Source Group, Inc. (SGI) to discuss on behalf of DLA-Energy the on-going implementation of the November 30, 2014 Soil Remedial Action Plan (RAP) conditionally approved by RWQCB on January 7, 2015. The meeting followed the request by RWQCB for more detailed procedures on soil management and sampling, and the consequent submittal by SGI/DLA of the June 15, 2015 Revised Field Sampling and Analysis Plan and Strategy Plan and the June 23, 2015 Workplan for Soil VOC Analyses Results Validation (Validation Workplan).

The June 26 2015 site meeting included a site inspection and discussions on three aspects of the project: project schedule, sampling method for confirmation analyses and number and location of samples.

The project redevelopment schedule includes expedited transfer of the northeastern part of the site to the City of Norwalk for park redevelopment. To accommodate that property transaction timeline, a **Phase 1** is hereby proposed to focus earthwork associated with excavations and clean stockpiles in the northeastern part of the site. Phase 1 will specifically focus on three completed excavations: Excavation 3 (merged into Excavation 14), Excavation 4, Excavation 5 and Excavation 14 (that includes Excavation 3). Phase 1 will also include five clean stockpiles CS-01-EX14-SP01; CS-12-EX19-SP01; CS-10-EX05-SP01; CS-14-EX16-SP0; and CS-02A-EX11-SP01.

At the meeting, the confirmation sampling methodology, particularly the EPA Method 5035 sample preservation, was discussed, and RWQCB indicated that all upcoming confirmation

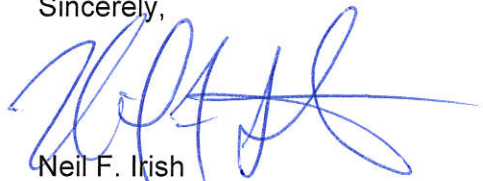
samples should be collected by TerraCore and sodium bisulfate/methanol preservation vials, as proposed in the Validation Workplan. SGI acknowledged that requirement.

Mr. Cho also indicated that the number and location of validation samples for excavations and for stockpiles may need to be increased, and offered to communicate RWQCB's requirements with SGI by email or conference calls for the Phase 1 excavations and stockpiles to facilitate the rapid completion of Phase 1 areas. It is assumed that the SGI/RWQCB communications would result within a short time period in a detailed list and methods for validation sampling of stockpiles and excavations in the Phase 1 area, including depth of the sample within the face or floor of the excavation, depth of sampling within a stockpile, and method of sample collection and preservation. SGI/DLA are committed to complete the sampling as requested by RWQCB to ensure a defensible dataset for soil closure of the Phase 1 area.

SGI/DLA believe that implementation of the Phase 1 sampling will expedite the pending property transfer and will also provide technical data to validate the analyses results collected to date.

If there are any questions regarding the information provided please call me at (562) 597-1055.

Sincerely,



Neil F. Irish
Project Manager
The Source Group, Inc

Ec: Mr. Nick Carros, DLA Energy
Mr. Kenneth Wall, SGI
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