
Los Angeles Regional Water Quality Control Board

July 25, 2014

Mr. Everett Bole
DLA Installation Support - Energy
8725 John J. Klingman Road
Fort Belvoir, VA 22060

**SUBJECT: REVIEW OF WORKPLAN FOR FURTHER EVALUATION OF
GROUNDWATER MONITORING WELL GMW-62 LIGHT NON-AQUEOUS
PHASE LIQUID (LNAPL) PLUME**

**SITE/CASE: DEFENSE FUEL SUPPORT POINT NORWALK, 15306 NORWALK
BOULEVARD, NORWALK, CALIFORNIA (SCP NO. 0286A, SITE ID NO. 16638)**

Dear Mr. Bole:

On June 26, 2014, the California Regional Water Quality Control Board (Regional Board) received the technical document titled *Workplan for Further Evaluation of GMW-62 LNAPL Plume (Workplan)*, prepared by The Source Group, Inc. (SGI), on your behalf, for the above referenced site.

Groundwater monitoring well, GMW-62, was installed in 2007 as part of an evaluation of the occurrence of LNAPL in Holifield Park. The data from GMW-62 has consistently indicated a presence of LNAPL in groundwater. Groundwater monitoring wells GMW-63, GMW-64, and GSM-65 were subsequently installed between 200 and 500 feet northeast and southeast of GMW-62. LNAPL is not detected from these wells. The Workplan proposes three groundwater monitoring wells near GMW-62 to further evaluate the subsurface occurrence and potential migration pathways of LNAPL present in the vicinity of GMW-62.

We have reviewed the Workplan and have the following comments:

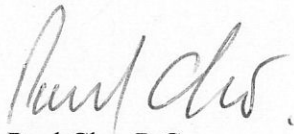
- Follow the approved soil sampling and monitoring protocol of the April 11, 2011, *Concrete Demolition and Soil Confirmation Sampling Workplan*, with the following additions as stated in our August 2, 2011 letter:
 1. Soil samples must be collected by an Encore sampler before taking photo ionization detector (PID) headspace measurements. We recommend taking at least three soil samples within the five-foot soil core before taking PID headspace measurements. If PID soil headspace measurement detects organic vapors, the nearby collected soil sample(s) shall be analyzed as proposed in the Section 4.4 of the April 11, 2011, *Concrete Demolition and Soil Confirmation Sampling Workplan*.

2. If organic vapors are not detected in the PID soil headspace measurements from the five-foot cores, then one soil sample should be analyzed for chemical analysis as proposed in the Workplan to verify no soil contamination.

Submit a workplan addendum to address the above comments to the Regional Board by **August 31, 2014**.

If you have any questions, please contact Mr. Paul Cho at (213) 576-6721 (pcho@waterboards.ca.gov).

Sincerely,



Paul Cho, P.G.
Engineering Geologist
Site Cleanup Unit III

cc: See Mail List

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