United States Army

.

- -

1

Fort Monmouth, New Jersey

Underground Storage Tank Closure and Site Investigation Report

Building 293 Main Post Area

NJDEP UST Registration No. 081533-67 NJDEP Closure Approval No. C-93-3919

February 1996



200.1e FTMM_02.08_0772_a

UNDERGROUND STORAGE TANK CLOSURE AND SITE INVESTIGATION REPORT

BUILDING 293

MAIN POST AREA NJDEP UST REGISTRATION NO. 081533-67 NJDEP CLOSURE APPROVAL NO. C-93-3919

FEBRUARY 1996

PROJECT NO.: 09-5004-07 CONTRACT NO.: DACA51-94-D-0014

PREPARED FOR:

UNITED STATES ARMY, FORT MONMOUTH, NEW JERSEY DIRECTORATE OF PUBLIC WORKS BUILDING 167 FORT MONMOUTH, NJ 07703

PREPARED BY:

SMITH ENVIRONMENTAL TECHNOLOGIES CORPORATION BROMLEY CORPORATE CENTER THREE TERRI LANE BURLINGTON, NEW JERSEY 08016



293.DOC

· :

= =

- 1

L i

1

сă

12



EXECUTIVE SUMMARY	iv
1.0 UNDERGROUND STORAGE TANK DECOMMISSIONING ACTIVITIES	1
1.1 OVERVIEW 1.2 SITE DESCRIPTION	1 2
1.2.1 Geological/Hydrogeological Setting	2
1.3 HEALTH AND SAFETY 1.4 REMOVAL OF UNDERGROUND STORAGE TANKS	3 4
1.4.1 General Procedures 1.4.2 Underground Storage Tank Excavation and Cleaning	4 4
1.5 UNDERGROUND STORAGE TANK TRANSPORTATION AND DISPOSAL 1.6 MANAGEMENT OF EXCAVATED SOILS	5 5
2.0 SITE INVESTIGATION ACTIVITIES	6
2.1 OVERVIEW 2.2 FIELD SCREENING/MONITORING 2.3 SOIL SAMPLING	6 6 7
3.0 CONCLUSIONS AND RECOMMENDATIONS	8
3.1 SOIL SAMPLING RESULTS 3.2 CONCLUSIONS AND RECOMMENDATIONS	8 8
Following	Page No.

TABLES

<u>11</u>

Ri I Ri

lain a

5

SMTH

Table 1	Summary of Post-Excavation Sampling Activities	7
Table 2	Post-Excavation Soil Sampling Results	8

SMTH TABL

TABLE OF CONTENTS (CONTINUED)

Following Page No.

FIGURES

E · · · ·

Line fillentin

tinin 1 Maria Indea

÷.

Partie - The Partie

in the line

in an in Management

5

Figure 1 Figure 2 Figure 3	Site Location Map Site Map Soil Sampling Results	1 2 7
APPENDIC	ES	
Appendix / Appendix Appendix (Appendix	 A NJDEP-BUST Closure Approval B Certifications C Waste Manifest D UST Disposal Certificate 	

Appondix E Soil Analytical Data Package

EXECUTIVE SUMMARY

<u>UST Closure</u>

SMTH

On September 2, 1994, a steel underground storage tank (UST) was closed by removal in accordance with the New Jersey Department of Environmental Protection (NJDEP) Closure Approval No. C-93-3919 at U.S. Army Fort Monmouth, Fort Monmouth, New Jersey. The UST, NJDEP Registration No. 081533-67, was located immediately adjacent to the western side of Building 293 in the Main Post area of U.S. Army, Fort Monmouth. UST No. 081533-67 was a 1,000-gallon No. 2 diesel oil UST. The UST fill port was located directly above the tank. The tank closure was performed by Cleaning Up The Environment Inc. (CUTE).

Site Assessment

The site assessment was performed by U.S. Army personnel in accordance with the NJDEP *Technical Requirements for Site Remediation* (N.J.A.C. 7:26E). Soils surrounding the tank were screened visually and with air monitoring instruments for evidence of contamination. Following removal, the UST was inspected for holes. No holes were noted in the UST and no evidence of potentially contaminated soils were observed surrounding the tank.

On September 2, 1994, following removal of the UST, post-excavation soil samples A, B, C, D, E, and DUP D were collected from a total of five (5) locations along the sidewalls of the excavation at a depth of 5.5 feet below ground surface (bgs). All samples were analyzed for total petroleum hydrocarbons (TPHC). The tank was excavated immediately adjacent to the western wall of Building 293, where the fuel lines entered the Building. Therefore, the excavation included the former piping area which had previously been approximately 5 feet in length. Sample E was collected on the side of the excavation nearest to the former piping location.

Findings

All post-excavation soil samples collected from the UST excavation, which included the former piping at Building 293, contained TPHC concentrations below the NJDEP residential direct contact total organic contaminants soil cleanup criteria of 10,000 milligrams per kilogram (mg/kg) (N.J.A.C. 7:26D and revisions dated February 3, 1994). Sample A, B, C, D, E, and DUP D contained levels of TPHC ranging in concentration from 68.6 mg/kg to 626.0 mg/kg.

Site Restoration

Following receipt of all post-excavation soil sampling results, the excavation was backfilled to grade with a combination of uncontaminated excavated soil and certified clean fill. The excavation site was then restored to its original condition.

- 1 - 1 н -= and the second s 6



1. I i Th

ΞŻ

-

н **і**

51

Site Assessment Quality Assurance

The sampling and laboratory analysis conducted during the site assessment were performed in accordance with Section 7:26E-2.1 of the *Technical Requirements*.

Conclusions and Recommendations

Based on OVA readings and the post-excavation soil sampling results, soils with TPHC concentrations exceeding the NJDEP soil cleanup criteria for total organic contaminants of 10,000 mg/kg do not exist in the former location of the UST or associated piping.

No further action is proposed in regard to the closure and site assessment of UST No. 081533-67 at Building 293.



1.0 UNDERGROUND STORAGE TANK DECOMMISSIONING ACTIVITIES

1.1 OVERVIEW

One underground storage tank (UST), New Jersey Department of Environmental Protection (NJDEP) Registration No. 081533-67, was closed at Building 293 at U.S. Army Fort Monmouth, Fort Monmouth, New Jersey on September 2, 1994. Refer to site location map on Figure 1. This report presents the results of the DPW's implementation of the UST Decommissioning/Closure Plan submitted to the NJDEP on July 28, 1993. The plan was approved on September 7, 1993 and assigned TMS No. C-93-3919. The UST was a steel, 1,000-gallon tank containing No. 2 diesel oil.

Decommissioning activities for UST No. 081533-67 complied with all applicable Federal, State and Local laws and ordinances in effect at the date of decommissioning. These laws included but were not limited to: N.J.A.C. 7:14B-1 et seq., N.J.A.C. 5:23-1 et seq., and Occupational Safety and Health Administration (OSHA) 1910.146 & 1910.120. All permits including but not limited to the NJDEP-approved Decommissioning/Closure Plan were posted onsite for inspection. CUTE Inc., the contractor that conducted the decommissioning activities, is registered and certified by the NJDEP for performing UST closure activities. Closure of UST No. 081533-67 proceeded under the approval of the NJDEP Bureau of Underground Storage Tanks (NJDEP-BUST). The NJDEP-BUST closure approval and signed certifications for UST No. 081533-67 are included in Appendices A and B, respectively.

Based on an inspection of the UST, field screening of subsurface soils and analytical results of collected soil samples, the DPW has concluded that no significant historical discharges are associated with the UST or associated piping.

This UST Closure and Site Investigation Report has been prepared by Smith Environmental Technologies Corporation, to assist the United States Army Directorate of Public Works (DPW) in complying with the NJDEP Bureau of Underground Storage Tanks (NJDEP-BUST) regulations. The applicable NJDEP-BUST regulations at the date of closure were the Interim Closure Requirements for Underground Storage Tank Systems (N.J.A.C. 7:14B-1 et seq. September 1990 and revisions dated November 1, 1991).

This report was prepared using information required at the time of closure. Section 1 of this UST Closure and Site Investigation Report provides a summary of the UST decommissioning activities. Section 2 of this report describes the site investigation activities. Conclusions and recommendations, including the results of the soil sampling investigation, are presented in the final section of this report.



Site Location Map



FI 1 17

د وري اور ت

RIT - TIT

FIEC 30

1.2 SITE DESCRIPTION

Building 293 is located in the northwestern portion of the Main Post area of Fort Monmouth as shown on Figure 1. UST No. 081533-67 was located immediately west of Building 293 and appurtenant piping ran approximately 5 feet east from the fill port area to Building 293. The fill port area was located directly above the UST. A site map is provided on Figure 2.

1.2.1 Geological/Hydrogeological Setting

The following is a description of the geological/hydrogeological setting of the area surrounding Building 293. Included is a description of the regional geology of the area surrounding Fort Monmouth as well as descriptions of the local geology and hydrogeology of the Main Post area.

Regional Geology

Monmouth County lies within the New Jersey Section of the Atlantic Coastal Plain physiographic province. The Main Post, Charles Wood, and the Evans areas are located in what may be referred to as the Outer Coastal Plain subprovince, or the Outer Lowlands.

In general, New Jersey Coastal Plain formations consist of a seaward-dipping wedge of unconsolidated deposits of clay, silt, and gravel. These formations typically strike northeast-southwest with a dip ranging from 10 to 60 feet per mile and were deposited on Precambrian and lower Paleozoic rocks (Zapecza, 1989). These sediments, predominantly derived from deltaic, shallow marine, and continental shelf environments, date from Cretaceous through the Quaternary Periods. The mineralogy ranges from quartz to glauconite.

The formations record several major transgressive/regressive cycles and contain units which are generally thicker to the southeast and reflect a deeper water environment. Over 20 regional geologic units are present within the sediments of the Coastal Plain. Regressive, upward coarsening deposits are usually aquifers (e.g., Englishtown and Kirkwood Formations, and the Cohansey Sand) while the transgressive deposits act as confining units (e.g., the Merchantville, Marshalltown, and Navesink Formations). The individual thicknesses for these units vary greatly (i.e., from several feet to several hundred feet). The Coastal Plain deposits thicken to the southeast from the Fall Line to greater than 6,500 feet in Cape May County (Brown and Zapecza, 1990).

Local Geology

Based on the regional geologic map (Jablonski, 1968), the Cretaceous age Red Bank and Tinton Sands outcrop at the Main Post area. The Red Bank sand conformably overlies the Navesink Formation and dips to the southeast at 35 feet per mile. The upper member (Shrewsbury) of the Red Bank sand is a yellowish-gray to reddish brown clayey, medium-to-

SMİTH

-

-

1.1

1.1

1919

coarse-grained sand that contains abundant rock fragments, minor mica and glauconite (Jablonski). The lower member (Sandy Hook) is a dark gray to black, medium-to-fine grained sand with abundant clay, mica, and glauconite.

The Tinton sand conformably overlies the Red Bank Sand and ranges from a clayey medium to very coarse grained feldspathic quartz and glauconite sand to a glauconitic coarse sand. The color varies from dark yellowish orange or light brown to moderate brown and from light olive to grayish olive. Glauconite may constitute 60 to 80 percent of the sand fraction in the upper part of the unit (Minard, 1969). The upper part of the Tinton is often highly oxidized and iron oxide encrusted (Minard).

Hydrogeology

The water table aquifer in the Main Post area is identified as part of the "composite confining units," or minor aquifers. The minor aquifers include the Navesink formation, Red Bank Sand, Tinton Sand, Hornerstown Sand, Vincentown Formation, Manasquan Formation, Shark River Formation, Piney Point Formation, and the basal clay of the Kirkwood Formation.

Based on records of wells drilled in the Main Post area, water is typically encountered at depths of 2 to 9 feet below ground surface (bgs). According to Jablonski, wells drilled in the Red Bank and Tinton Sands may produce 2 to 25 gallons per minute (gpm). Some well owners have reported acidic water that requires treatment to remove iron.

Due to the proximity of the Atlantic Ocean to Fort Monmouth, shallow groundwater may be tidally influenced and may flow toward creeks and brooks as the tide goes out, and away from creeks and brooks as the tide comes in. However, an abundance of clay lenses and sand deposits were noted in borings installed throughout Fort Monmouth. Therefore the direction of shallow groundwater should be determined on a case by case basis.

1.3 HEALTH AND SAFETY

Before, during, and after all decommissioning activities, hazards at the work site which may have posed a threat to the Health and Safety of all personnel who were involve with, or were affected by, the decommissioning of the UST system were minimized. All areas which posed, or may have been suspected to pose a vapor hazard were monitored by a qualified individual utilizing an organic vapor analyzer (OVA). The individual ascertained if the area was properly vented to render the area safe, as defined by OSHA.



Revealed a second of the for-

n and and the algebra of the second states of the

te di unte e di una pretunitatione tuber i e di

the state of the second

1.4 REMOVAL OF UNDERGROUND STORAGE TANKS

1.4.1 General Procedures

SMTH

- All underground obstructions (utilities, etc.) were marked out by the contractor performing the closure prior to excavation activities.
- All activities were carried out with the greatest regard to safety and health and the safeguarding of the environment.
- All excavated soils were visually examined and screened with an OVA for evidence of contamination. Potentially contaminated soils were identified and logged during closure activities.
- Surface materials (i.e., asphalt, concrete, etc.) were excavated and staged separately from all soil and recycled in accordance with all applicable regulations and laws.
- A Sub-Surface Evaluator from the DPW was present during all closure activities.

1.4.2 Underground Storage Tank Excavation and Cleaning

Prior to UST decommissioning activities, surficial soil was removed to expose the UST and associated piping. All free product present in the piping was drained into the UST, and the UST was purged to remove vapors prior to cutting and removal of the piping. After removal of the associated piping, a manway was made in the UST to allow for proper cleaning. The UST was completely emptied of all liquids prior to removal from the ground. Approximately 52 gallons of liquid were transported by Freehold Cartage Inc. to Lionetti Oil Recovery Co. Inc., a NJDEP-approved petroleum recycling and disposal facility located in Old Bridge, New Jersey. Refer to Appendix C for waste manifest (No. NJA-1907275).

The UST was cleaned prior to removal from the excavation in accordance with NJDEP-BUST regulations. After the UST was removed from the excavation, it was staged on polyethylene sheeting and examined for holes. No holes or punctures were observed during the inspection by the Sub-Surface Evaluator. Soils surrounding the UST were screened visually and with an OVA for evidence of contamination. No evidence of contamination was noted.

Soil screening was also performed along the piping associated with the UST. No contamination was noted anywhere along the piping length.



_ i

~ 11

÷.,

1.5 UNDERGROUND STORAGE TANK TRANSPORTATION AND DISPOSAL

The tank was transported by CUTE Inc., to Mazza and Sons Inc. for disposal in compliance with all applicable regulations and laws. See Appendix D for UST Disposal Certificate.

The Subsurface Evaluator labeled the UST prior to transport with the following information:

- site of origin
- contact person
- NJDEP UST Facility ID number
- name of transporter/contact person
- destination site/contact person

1.6 MANAGEMENT OF EXCAVATED SOILS

Based on OVA air monitoring and TPHC analysis results from the post-excavation soil samples, no soils exhibited signs of contamination. Therefore, the excavated soils were used as backfill following removal of the UST.

F 1

- 1

FILL AFERING

r i

<u>E</u>]

- 1

2.0 SITE INVESTIGATION ACTIVITIES

2.1 OVERVIEW

The Site Investigation was managed and carried out by U.S. Army DPW personnel. All analyses were performed and reported by U.S. Army, Fort Monmouth Environmental Laboratory, a NJDEP-certified testing laboratory. All sampling was performed under the direct supervision of a NJDEP Certified Sub-Surface Evaluator according to the methods described in the NJDEP *Field Sampling Procedures Manual* (1992). Sampling frequency and parameters analyzed complied with the NJDEP-BUST document *Interim Closure Requirements for Underground Storage Tank Systems* (September 1990 and revisions dated November 1, 1991) which was the applicable regulation at the date of the closure. All records of the Site Investigation activities are maintained by the Fort Monmouth DPW Environmental Office.

The following Parties participated in Closure and Site Investigation Activities:

- Closure Contractor: Cleaning Up The Environment Inc., (CUTE) Contact Person: Nancy Williams Phone Number: (201) 427-2881 NJDEP Company Certification No.: 0200128
- Subsurface Evaluator: Dinkerrai M. Desai Employer: U.S. Army, Fort Monmouth Phone Number: (908) 532-1475
 NJDEP Certification No.: E0002266
- Analytical Laboratory: U.S. Army Fort Monmouth Environmental Laboratory Contact Person: Brian K. McKee Phone Number: (908) 532-4359 NJDEP Company Certification No.: 13461
- Hazardous Waste Hauler: Freehold Cartage Inc. Contact Person: Barry Olsen Phone Number: (908) 462-1001 NJDEP Hazardous Waste Hauler No.: 2265

2.2 FIELD SCREENING/MONITORING

Field screening was performed by a NJDEP certified Sub-Surface Evaluator using an OVA and visual observations to identify potentially contaminated material. Soil excavated from around the tank and appurtenant piping, as well as the UST excavation sidewalls and bottom, did not exhibit any evidence of potential contamination.



сj

E 1

÷ 1

2.3 SOIL SAMPLING

On September 2, 1994, post-excavation soil samples A, B, C, D, E, and DUP D, were collected from a total of five (5) locations along the sidewalls of the UST excavation at a depth of 5.5 feet below ground surface (bgs). The tank was excavated immediately adjacent to the west wall of Building 293. Therefore the piping length, which had previously been approximately 5 feet in length, was included in the excavation. Sample E was collected on the side of the excavation nearest to the former piping location. Refer to soil sampling location map on Figure 3. All samples were analyzed for total petroleum hydrocarbons (TPHC). Because none of the post-excavation soil samples exhibited a TPHC concentration exceeding 1,000 milligrams per kilogram (mg/kg), none were analyzed for volatile organic compounds with a forward library search for 10 tentatively identified compounds (VOCs).

The site assessment was performed by U.S. Army personnel in accordance with the NJDEP *Technical Requirements* and the NJDEP *Field Sampling Procedures Manual*. A summary of sampling activities including parameters analyzed is provided in Table 1. The post-excavation soil samples were collected using polystyrene scoops. Actual soil TPHC values may be higher than reported, due to sample utensil absorbency. If absorbency resulted in reducing the actual soil TPHC concentration by 50 %, the highest soil contaminant would have been 1,252.0 mg/kg, still below the applicable NJDEP soil cleanup standard for total organic contaminants of 10,000 mg/kg. Following soil sampling activities, the samples were chilled and delivered to U.S. Army Fort Monmouth Environmental Laboratory located in Fort Monmouth, New Jersey, for analysis.



F II 1101

FIR: 1

FL 111

Building 293 Soil Sampling Results

THE REPORT OF A DESCRIPTION OF A DESCRIP

վ դանվի շարջի դերկել է

TABLE 1

i f.

pro areasan ap

а

ाज्य

5.IJ-

FT 1

SUMMARY OF SAMPLING ACTIVITIES BUILDING 293, MAIN POST FORT MONMOUTH, NEW JERSEY

Sample ID	Date of Collection	Matrix	Sample Type	Analytical Parameters (and USEPA Methods) *	Sampling Method
Α	09-02-94	Soil	Post-Excavation	ТРНС	Polystyrene Scoop
В	09-02-94	Soil	Post-Excavation	TPHC	Polystyrene Scoop
С	09-02-94	Soil	Post-Excavation	TPHC	Polystyrene Scoop
D	09-02-94	Soil	Post-Excavation	TPHC	Polystyrene Scoop
Е	09-02-94	Soil	Post-Excavation	TPHC	Polystyrene Scoop
DUP D	09-02-94	Soil	Post-Excavation	TPHC	Polystyrene Scoop

*Note: TPHC

1 1 1

1. 0.100

pr 81 m

Total Petroleum Hydrocarbons (Method 418.1 / soil and aqueous)

 \hat{u}_{i}

na je ar u na je ar u na je ar u na je ar u na je ar u na je ar u na je ar u na je ar u na je ar u na je ar u n

3.0 CONCLUSIONS AND RECOMMENDATIONS

3.1 SOIL SAMPLING RESULTS

SMTH

To evaluate soil conditions following removal of the UST and associated piping, post-excavation soil samples were collected from a total of five (5) locations on September 2, 1994. All samples were analyzed for TPHC. The post-excavation soil sample results were compared to the NJDEP residential direct contact total organic contaminants soil cleanup criteria of 10,000 mg/kg (N.J.A.C. 7:26D and revisions dated February 3, 1994). A summary of the analytical results and comparison to the NJDEP soil cleanup criteria is provided in Table 2 and the soil sampling results are shown on Figure 3. The soil analytical data package is provided in Appendix E.

All post-excavation soil samples collected on September 2, 1994, from the UST excavation and from below piping associated with the UST contained either non-detectable concentrations of TPHC or concentrations below the NJDEP soil cleanup criteria. Samples A, B, C, D, E, and DUP D contained levels of TPHC ranging in concentration from 68.6 mg/kg to 626.0 mg/kg.

3.2 CONCLUSIONS AND RECOMMENDATIONS

The analytical results for all post-excavation soil samples collected from the UST closure excavation at Building 293 were below the NJDEP soil cleanup criteria for total organic contaminants.

Based on the post-excavation soil sampling results, soils with TPHC concentrations exceeding the NJDEP soil cleanup criteria of 10,000 mg/kg do not exist in the former location of the UST or associated piping.

No further action is proposed in regard to the closure and site assessment of UST No. 081533-67 at Building 293.

TABLE 2

Ц

S LED STELL AN

n,

POST-EXCAVATION SOIL SAMPLING RESULTS **BUILDING 293** FT. MONMOUTH, NEW JERSEY

PAGE 2 OF 1

61 C M

al a an

Sample ID/Depth	Sample Laboratory ID	Sample Date	Analysis Date	Compound Name	Sample Quantitation Limit (mg/kg)	Compound of Concern	Result (mg/kg)	NJDEP Soil Cleanup Criteria * (mg/kg)	Exceeds Cleanup Criteria
A/5.5-6.0'	1631.1	09-02-94	09-08-94	Total Solid			87 %		
				TPHC	6.6	ves	149.0	10,000	
B/5.5-6.0'	1631.2	09-02-94	09-08-94	Total Solid			90 %		
				TPHC	6.6	yes	626.0	10,000	
C/5.5-6.0'	1631.3	09-02-94	09-08-94	Total Solid			93 %		
				TPHC	6.6	yes	68,6	10,000	
D/5.5-6.0'	1631.4	09-02-94	09-08-94	Total Solid			91 %		
				TPHC	6.6	yes	231.0	10,000	
E/5.5-6.0'	1631.5	09-02-94	09-08-94	Total Solid			91 %		
				TPHC	6.6	yes	184.0	10,000	
DUP D/5.5-6.0'	1631.6	09-02-94	09-08-94	Total Solid			89 %		
				TPHC	6.6	ves	193.0	10.000	

Notes:

Cleanup criteria for total organics
 Not applicable / does not exceed criteria
 TPHC Total Petroleum Hydrocarbons

Smith Environmental Technologies Corporation (Project No. 09-5004-07)

soil293.doc



17

E II II

н н -

-

perto pica Mento di contro

a "plu" a

-

-

APPENDIX A

NJDEP BUST CLOSURE APPROVAL

UNDERGROUND STORAGE TANK SYSTEM

NEW JERSEY DEPARTMENT OF ENVIRONMENTAL PROTECTION AND ENERGY

DIVISION OF RESPONSIBLE PARTY SITE REMEDIATION BUREAU OF UNDERGROUND STORAGE TANKS CN-029, TRENTON, NJ 08625-0029

TMS #

UST #

C-93-3919

0081533

US Army BLDG. 293 Ft. Monmouth, NJ

Monmouth

Langenting

e i

- 1

글불

and the second

THE ABOVE LISTED FACILITY IS HEREBY GRANTED APPROVAL TO PERFORM THE FOLLOWING ACTIVITY IN ACCORDANCE WITH N.J.A.C. 7:14B-1 et. seq.:

Removal of: one 1,000 gallon #2 diesel UST(s) and appurtenant piping.

SITE ASSESSMENT: Soil samples will be taken every five (5) feet along the center line of each tank and one (1) soil sample for every 15 feet along all associated piping. Two (2) additional samples will be taken from around the tank and biased to the areas of highest field screened readings. Samples will be analyzed for TPHC. If sample results are greater than 1,000ppm than 25% of the samples will be analyzed for VO+10.

ON-SITE MANAGER: C. Appleby

TELEPHONE: 75

OWNER:

TELEPHONE:

EFFECTIVE DATE: SEP 07 1993

THIS FORM MUST BE DISPLAYED AT THE SITE DURING THE APPROVED ACTIVITY AND MUST BE MADE AVAILABLE FOR INSPECTION AT ALL TIMES.

KÉVIN F. KRATINA, BUREAU CHIEF BUREAU OF UNDERGROUND STORAGE TAN

APPENDIX B

landour on

L. L. I. I.

tit (... stiern

t II I I I Manager

: 1

- -

L · · ·] buit refuse

an IIII Maratanana

(a.c. fight: a

. الأست

<u>ا</u> ا

C 131 - 1 - 1

= 3

SMTH

.

CERTIFICATIONS

FOR	STA'	TE U	ISE	ONL	Y
		_	_	_	_



State of New Jersey Department of Environmental Protection and Energy Division of Responsible Party Site Remediation CN 029 Trenton, NJ 08625-0029 Tel. # 609-984-3156

UST#	• <u></u>	
Date Rec'd		
TMS #		
Staff		

Scott A. Weiner

- 1

UST-014 2/91

UNDERGROUND STORAGE TANK SITE ASSESSMENT SUMMARY

Fax. # 609-292-5604

Karl J. Delaney Director

-!.

Under the provisions of the Underground Storage of Hazardous Substances Act in accordance with N.J.A.C. 7:14B

This Summary form shall be used by all owners and operators of Underground Storage Tank Systems (USTS) who have either reported a release and are subject to the site assessment requirements of N.J.A.C. 7:14B-8.2 or who have closed USTS pursuant to N.J.A.C. 7:14B-9.1 et seq. and are subject to the site assessment requirements of N.J.A.C. 7:14B-9.2 and 9.3.

INSTRUCTIONS:

- Please print legibly or type.
- Fill in all applicable blanks. This form will require various <u>attachments</u> in order to complete the Summary. The technical guidance document, <u>Interim Closure Requirements for UST's</u>, explains the regulatory (and technical) requirements for closure and the <u>Scope of Work</u>, <u>Investigation and Corrective Action Requirements for</u> <u>Discharges from Uncerground Storage Tanks and Piping Systems</u> explains the regulatory (and technical) requirements for corrective action.
- Return one original of the form and all required attachments to the above address.
- Attach a scaled site diagram of the subject facility which shows the information specified in Item IV B of this form.
- Explain any "No" or "N/A" response on a separate sheet.

Date of Submission_

B-ldq. 293

081533-67 FACILITY REGISTRATION #

1. FACILITY NAME AND ADDRESS

U.S. Army, Fort Monmouth, New Jersey

	v		
Directorate of Engineering	and Housing	Building	167
Fort Monmouth, New Jersey	07703	County Monmouth	
Telephone No. (908) 532-6224			· · · · · · · · · · · · · · · · · · ·

1

OWNER'S NAME AND ADDRESS, if different from above

Telephone No.

UST-014 2/91

FIGT 1

7 - 2

11. DISCHARGE REPORTING REQUIREMENTS

- A. Was contamination found? Yes X No If Yes, Case No. (Note: All discharges must be reported to the Environmental Action Hotline (609) 292-7172)
- B. The substance(s) discharged was(were) N/A
- C. Have any vapor hazards been mitigated? ____Yes ____No X N/A
- 111. DECOMMISSIONING OF TANK SYSTEMS

Closure Approval No. C-93-3919

-!,

The site assessment requirements associated with <u>tank decommissioning</u> are explained in the Technical Guidance Document, Interim Closure Requirements for UST's, Section V. A-D. <u>Attach</u> complete documentation of the methods used and the results obtained for each of the steps of <u>tank</u> <u>decommissioning</u> used. Please include a <u>site</u> map which shows the locations of all samples and borings, the location of all tanks and piping runs at the facility at the beginning of the tank closure operation and annotated to differentiate the status <u>of all tanks and piping</u> (e.g., removed, abandoned, temporarily closed, etc.). The same site map can be used to document other parts of the site assessment requirements, if it is properly and legibly annotated.

IV. SITE ASSESSMENT REQUIREMENTS

A. Excavated Soil

Any evidence of contamination in excavated soil will require that the soil be classified as either Hazardous Waste or Non-Hazardous Waste. Please include all required documentation of compliance with the requirements for handling contaminated excavated soil (if any was present) as explained in the technical guidance documents for closure and corrective action. Describe amount of soil removed, its classification, and disposal location.

B. Scaled Site Diagrams

1. Scaled site diagrams must be attached which include the following information:

- a. North arrow and scale
- b. The locations of the ground water monitoring wells
- c. Location and depth of each soil sample and boring
- d. All major surface and sub-surface structures and utilities
- e. Approximate property boundaries
- 1. All existing or closed underground storage tank systems, including apputenant piping
- g. A cross-sectional view indicating depth of tank, stratigraphy and location of water table
- h. Locations of surface water bodies
- C. Soil samples and borings (check appropriate answer)

 - 2. Were soil borings taken at the tank system closure site as prescribed? ____Yes ____No ____ A
 - Attach the analytical results in tabular form and include the following information about each sample:
 a. Customer sample number (keyed to the site map)
 - b. The depth of the soil sample
 - c. Soil boring logs
 - d. Method detection limit of the method used
 - e. QA/QC Information as required

	D. Ground Water Monitoring
	1. Number of ground water monitoring wells installed
	2. Attach the analytical results of the ground water samples in tabular form. Include the foll information for each sample from each well:
	a. Site diagram number for each well installed
	b. Depth of ground water surface
	d. Method detection limit of the method used
	e. Well logs
	g. QA/QC Information as required
ν.	SOIL CONTAMINATION
	A Was soil contamination found? Vas X No
	If "Yes", please answer Question B-E
	if "No", please answer Question B
	B. The highest soil contamination still remaining in the ground has been determined to be:
	1. N/A ppb total BTEX, N/A ppb total non-targeted VOC
	2. <u>N/A</u> ppb total B/N, <u>N/A</u> ppb total holl-targeted B/N
	4. <u>N/A</u> ppb(for non-petroleum substance)
	C. Remediation of free product contaminated soils
	1 All free product contaminated soil on the property boundaries and shove the water table are belie
	have been removed from the subsurfaceYes _X_No
	2. Free product contaminated soils are suspected to exist below the water tableYes X_Nc
	3. Free product contaminated soils are suspected to exist off the property boundaries. $$ Yes \underline{X}
	D. Was the vertical and horizontal extent of contamination determined?YesNo _X_N/A
	D. Was the vertical and horizontal extent of contamination determined?YesNo X_N/A E. Does soil contamination intersect ground water?YesNo X_N/A
٧١.	D. Was the vertical and horizontal extent of contamination determined? Yes No X_N/A E. Does soil contamination intersect ground water? Yes No X_N/A GROUND WATER CONTAMINATION N/A
VI.	D. Was the vertical and horizontal extent of contamination determined?YesNo XN/A E. Does soil contamination intersect ground water?YesNo XN/A GROUND WATER CONTAMINATION N/A A. Was ground water contamination found? Yes No
VI.	 D. Was the vertical and horizontal extent of contamination determined?YesNo XN/A E. Does soil contamination intersect ground water?YesNo XN/A GROUND WATER CONTAMINATION N/A A. Was ground water contamination found?YesNo ff "Yes", please answer Questions B-G.
VI.	 D. Was the vertical and horizontal extent of contamination determined?YesNo XN/A E. Does soil contamination intersect ground water?YesNo XN/A GROUND WATER CONTAMINATION N/A A. Was ground water contamination found?YesNo ff "Yes", please answer Questions B-G. If "No", please answer only Question B.
VI. -	 D. Was the vertical and horizontal extent of contamination determined?YesNo XN/A E. Does soil contamination intersect ground water?YesNo XN/A GROUND WATER CONTAMINATION N/A A. Was ground water contamination found?YesNo ff "Yes", please answer Questions B-G. If "No", please answer only Question B. B. The highest ground water contamination at any 1 sampling location and at any 1 sampling event to date the highest ground water contamination at any 1 sampling location.
VI.	 D. Was the vertical and horizontal extent of contamination determined?YesNo XN/A E. Does soil contamination intersect ground water?YesNo XN/A GROUND WATER CONTAMINATION N/A A. Was ground water contamination found?YesNo ff "Yes", please answer Questions B-G. If "No", please answer only Question B. B. The highest ground water contamination at any 1 sampling location and at any 1 sampling event to data been determined to be:
vi.	 D. Was the vertical and horizontal extent of contamination determined?YesNo XN/A E. Does soil contamination intersect ground water?YesNo XN/A GROUND WATER CONTAMINATION N/A A. Was ground water contamination found?YesNo ff "Yes", please answer Questions B-G. If "No", please answer only Question B. B. The highest ground water contamination at any 1 sampling location and at any 1 sampling event to date been determined to be: 1ppb total BTEX,ppb total non-targeted VOC
vi.	 D. Was the vertical and horizontal extent of contamination determined?YesNo XN/A E. Does soil contamination intersect ground water?YesNo XN/A GROUND WATER CONTAMINATION N/A A. Was ground water contamination found?YesNo ff "Yes", please answer Questions B-G. If "No", please answer only Question B. B. The highest ground water contamination at any 1 sampling location and at any 1 sampling event to date been determined to be: ppb total BTEX,ppb total non-targeted VOC ppb total B/N,ppb total non-targeted B/N
VI. -	 D. Was the vertical and horizontal extent of contamination determined?YesNo X_N/A E. Does soil contamination intersect ground water?YesNo X_N/A GROUND WATER CONTAMINATION N/A A. Was ground water contamination found?YesNo ff "Yes", please answer Ouestions B-G. If "No", please answer only Question B. B. The highest ground water contamination at any 1 sampling location and at any 1 sampling event to date determined to be: 1pb total BTEX,pb total non-targeted VOC 2pb total BTEX,pb total non-targeted B/N 3pb total MTBE,pb total TBA
vi.	 D. Was the vertical and horizontal extent of contamination determined?YesNo XN/A E. Does soil contamination intersect ground water?YesNo XN/A GROUND WATER CONTAMINATION N/A A. Was ground water contamination found?YesNo ff "Yes", please answer Questions B-G. If "No", please answer only Question B. B. The highest ground water contamination at any 1 sampling location and at any 1 sampling event to date been determined to be: 1ppb total BTEX,ppb total non-targeted VOC 2ppb total BTEX,ppb total non-targeted B/N 3ppb total MTBEppb total TBA 4ppb(for non-petroleum substance) 5. greatest thickness of separate phase product found
VI. -	 D. Was the vertical and horizontal extent of contamination determined?YesNo X_N/A E. Does soil contamination intersect ground water?YesNo X_N/A GROUND WATER CONTAMINATION N/A A. Was ground water contamination found?YesNo ff "Yes", please answer Questions B-G. If "No", please answer only Question B. B. The highest ground water contamination at any 1 sampling location and at any 1 sampling event to date the determined to be: 1ppb total BTEX,ppb total non-targeted VOC 2ppb total BTEX,ppb total non-targeted B/N 3ppb total MTBE,ppb total TBA 4ppb(for non-petroleum substance) 5. greatest thickness of separate phase product foundNoN/A
VI. -	 D. Was the vertical and horizontal extent of contamination determined?YesNo X_N/A E. Does soil contamination intersect ground water?YesNo X_N/A GROUND WATER CONTAMINATION N/A A. Was ground water contamination found?YesNo tf "Yes", please answer Ouestions B-G. tf "No", please answer only Question B. B. The highest ground water contamination at any 1 sampling location and at any 1 sampling event to date been determined to be: 1 ppb total BTEX,ppb total non-targeted VOC 2ppb total BTEX,ppb total non-targeted VOC 3ppb total MTBE,ppb total non-targeted B/N 3. greatest thickness of separate phase product found(for non-petroleum substance) 5. greatest thickness of separate phase product found(for non-petroleum substance) C. Result(s) of well search
vi.	 D. Was the vertical and horizontal extent of contamination determined?YesNo X_N/A E. Does soil contamination intersect ground water?YesNo X_N/A GROUND WATER CONTAMINATION N/A A. Was ground water contamination found?YesNo ft "Yes", please answer Questions B-G. It "No", please answer only Question B. B. The highest ground water contamination at any 1 sampling location and at any 1 sampling event to date been determined to be: ppb total BTEX,ppb total non-targeted VOC ppb total BTEX,ppb total non-targeted B/N ppb total BTE,ppb total non-targeted B/N ppb total MTBE,ppb total TBA ppb(for non-petroleum substance) for separate phase product found(for non-petroleum substance) Gesult(s) of well search A well search (including a raview of manual well records) indicates that private municipal or cord
vi. -	 D. Was the vertical and horizontal extent of contamination determined?YesNo X_N/A E. Does soil contamination intersect ground water?YesNo X_N/A GROUND WATER CONTAMINATION N/A A. Was ground water contamination found?YesNo ti "Yes", please answer Questions B-G. ti "No", please answer Ouestion B. B. The highest ground water contamination at any 1 sampling location and at any 1 sampling event to date been determined to be: 1 ppb total BTEX, ppb total non-targeted VOC 2 ppb total BTEX, ppb total non-targeted VOC 2 ppb total BTEX, ppb total non-targeted VOC 3 ppb total MTBE, ppb total ron-targeted B/N 3 ppb total MTBE, ppb total TBA 4 ppb total MTBE, (for non-petroleum substance) 5. greatest thickness of separate phase product found 6. separate phase product has been delineated Yes No N/A C. Result(s) of well search 1. A well search (including a review of manual well records) indicates that private, municipal or commwells do exist within the distances specified in the Scope of WorkYes No No No

-և

71 ц <u>в</u>

bi. t∵l bi

n - Th

and a start

t li Ing Berleveland

ti na ma

le i la j

raala, sana Lijanaalini

Ligi 8 d

fi 9 ч. "з .,

د -

ء -- - -- - -

.

- -

Ē

- D. Proximity of wells and contaminant plume
 - The shallowest depth of any well noted in the well search which may be in the horizontal or vertical potential path(s) of the contaminant plume(s) is ______feet below grade (consideration has been given for the effects of pumping, subsurface structures, etc. on the direction(s) of contaminant migration). This well is ______feet from the source and its screening begins at a depth of ______feet.
 - The shallowest depth to the top of the well screen for any well in the potential path of the plume(s) (as described in D1 above) is ______ feet below grade. This well is located ______ feet from the source.
 - 3. The closest horizontal distance of a private, commercial or municipal well in the potential path of the plume (as determined in D1) is ______ feet from the source. This well is ______ feet deep and screening begins at a depth of ______ feet.
- E. A plan for separate phase product recovery has been included. ____Yes ____No ___N/A
- F. A ground water contour map has been submitted which includes the ground water elevations for each well. ____Yes ____No ____N/A
- G. Delineation of contamination
 - 1. The ground water contaminants have been delineated to MCLs or lower values at the property boundaries. ____Yes ____No
 - 2. The plume is suspected to continue off the property at concentrations greater than MCLs. _____Yes _____No

3. Off property access (circle one): is being sought

sought has been approved

has been denied

VII. SITE ASSESSMENT CERTIFICATION [preparer of site assessment plan - N.J.A.C. 7:148-6.3(b) &9.5(a)3]

The person signing this certification as the "Qualified Ground Water Consultant" (as defined in N.J.A.C.7:14B-1.6) responsible for the design and implementation of the site assessment plan as specified in N.J.A.C. 7:14B-8.3(a) & 9.2(b)2, must supply the name of the certifying organization and certification number.

"I certify under penalty of law that the information provided in this document is true, accurate, and complete and was obtained by procedures in compliance with NJA.C. 7:14B-8 and 9.1 am aware that there are significant penalties for submitting false, inaccurate, or incomplete information, including fines and/or imprisonment."

NAME (Print or Type) Dinkerrai Desai	SIGNATURE (m. m.
COMPANY NAME U.S. Army Fort Monmouth (Preparer of Site Assessment Plan)	DATE 11/11/
CERTIFYING ORGANIZATION NJDEP	CERTIFICATION NUMBER <u>E0002266</u>

UST-014 2/91

- -

لارب

VIII. <u>TANK_DECOMMISSIONING_CERTIFICATION</u> [person performing tank decommissioning portion of closure plan - N.J.A.C. 7:14B-9.5(a)4]

"I certify under penalty of law that tank decommissioning activities were performed in compliance with NJA.C. 7:14B-9.2(b)3. I am aware that there are significant penalties for submitting false, inaccurate, or incomplete information, including fines and/or imprisonment."

SIGNATURE

DATE

NAME (Print or Type)

COMPANY NAME

(Performer of Tank Decommissioning)

IX. CERTIFICATIONS BY THE RESPONSIBLE PARTY(IES) OF THE FACILITY

A. The following certification shall be signed by the highest ranking individual with overall responsibility for that facility [N.J.A.C. 7:14B-2.3(c)1i].

"I certify under penalty of law that the informatic = presided in this document is true, accurate, and complete. I am aware that there are significant penalties for submitting false, inaccurate, or incomplete information, including fines and/or imprisonment."

NAME (Print or Type) James Ott	SIGNATURE	18	Tres att
COMPANY NAME U.S. Army, Fort Monmouth	· · · · · · · · · · · · · · · · · · ·	DATE	2/14/96

B. The following certification shall be signed as follows [according to the requirements of N.J.A.C. 7:14B-2.3(C)2I]:

- 1. For a corporation, by a principal executive officer of at least the level of vice president.
- 2. For a partnership or sole proprietorship, by a general partner or the proprietor, respectively; or
- For a municipality, State, Federal or other public agency by either the principal executive officer or ranking elected official.
- 4. In cases where the highest ranking corporate partnership, governmental officer or official at the facility as required in A above is the same person as the official required to certify in B, only the certification in A need to be made. In all other cases, the certifications of A and B shall be made.

"I certify under penalty of law that I have personally examined and am familiar with the information submitted in this application and all attached documents, and that based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the submitted information is true, accurate, and complete. I am aware that there are significant penalties for submitting false, inaccurate, and complete information, including fines and/or imprisonment."

NAME (Print or Type)	SIGNATURE
	DATE

با نہ

SMİTH

1000

. .

la est

fantinuman Mandaturana

li - 1

lite | ro. 3 Helding Nie heeren i die

⊆ ∎

ز. الأرب

FT | - | - 1 - 200 Material - 1 - 200

ر بر ال

- 1

E 19

أد _

APPENDIX C

WASTE MANIFEST

Department of Environmental Protection and Ene Hazardous Waste Regulation Program Manifest Section CN 421, Trenton, NJ 08625-0421 se type or print in block letters. (Form designed for use on elite (12-pitch) typewriter.)	Form Approved. OMB No. 2050-0039. Expires 9-30-94
UNIFORM HAZARDOUS 1. Generator's US EPA ID No. Manifest Document No. Document No.	2. Page 1 Information in the shaded areas
3. Generator's Name and Mailing Address	A. State Manifest Document Number
Main Post c/o James Spirghio Blds 2564	NJA 1907275
ATTN: SELFM-DL-EM-MS. Fort Monmouth. NJ 07703	B. State Generator's ID-(Gen. Site Address)
4. Generator's Phone (9()8) 532-5224	Maily Post + + Morimouth
Freehold Cartage. Inc.	C. State Irans. ID-NJDEPE
7. Transporter 2 Company Name 8. US EPA ID Number	D. Transporter's Phone (908) 462-1001
and and the second second second second second second second second second second second second second second s	E. State Trans. ID-NJDEPE
Designated Facility Name and Site Address 10. US EPA ID Number Lionatti, Cill Recovery Co. Inc.	Decal No
Aunyon & Cheesequake Ris.	F. Transporter's Phone ()
91d Bridge, NJ 09857 Intribio la la la la la la la la la la la la la	H. Facility's Phone (208) 771-090
11. US DOT Description (Including Proper Shipping Name, Hazard Class or Division,	tainers 13, 14, Total
HM ID Number and Packing Group) No.	Type Quantity Wt/Vol Waste No.
X Petroleum Oil XXIX.N.O.S. Glass 3 (Petroleum Oil)	
Combustible Liquid UN 1370, PG III	LIT NHA512 6 X 17 12 12
b. X Petroleum Oil N.O.S. Class 3 (Petroleum Oil)	
Combustible Liquid UN 1270 PG III	
	T T O O O Q O G X 7 12 12
Compustible Liquid UN 1270 PG ILI-	
0.10 11	T T C a 8 8 5 G X 17 2 2
X Petroleum Oil N.O.S. Class-3 (Fetroleum Dil)	
Gombustible Liquid UN 1270 -PG-III	
J. Additional Descriptions for Materials Listed Above	K. Handling Codes for Wastes Listed Above
Petroleum Oil 70 7 Petroleum Oil	
T.L. Watter 30 % G.t. Water 2	TO4=Filtration cTO4=Filtration
Petroleum Oil 70.2 Petroleua Oil 70.2	
5. Special Handling Instructions and Additional Information	104=Eileration du4=Fileration
NOT REGULATED BY EPA. REGULATED AS HAZARDOUS WASTE IN HJ	1008055-610008555-
24 HOUR EMERGENCY RESPONSE PHONE: 201-427-2881	
	-6268635-62
generation S CERTIFICATION: I nereby declare that the contents of this consignment are fully and accurate classified, packed, marked, and labeled, and are in all respects in proper condition for transport by highward accurate the contents of this consignment are fully and accurate the contents of this consignment are fully and accurate the contents of this consignment are fully and accurate the contents of this consignment are fully and accurate the contents of this consignment are fully and accurate the contents of this consignment are fully and accurate the contents of this consignment are fully and accurate the contents of this consignment are fully and accurate the contents of the contents of the consignment are fully and accurate the contents of the consignment are fully and accurate the contents of the contents of the consignment are fully and accurate the contents of the consignment are fully and accurate the contents of the consignment are fully and accurate the contents of the consignment are fully and accurate the contents of the consignment are fully and accurate the consignment are fully and accurate the constant are fully are fully are fully are fully are fully are fully are fully are fully are fully are fully are fully are fully are fully are fully are fully are fully are fully are fully	vay according to applicable international and national
government regulations.	waste generated to the degree I have determined to be
economically practicable and that I have selected the practicable method of treatment, storage, or disposal cur future threat to human health and the environment: OR, if I am a small quantity generator. I have made a good	rrently available to me which minimizes the present and I faith effort to minimize my waste generation and select
the best waste management method that is available to me and that I can afford.	2
DTALL MARCE MARCE Signature	Month Day year
Trapsporter 1 Acknowledgement of Receipt of Materials	
Printed/Typed Name	Month Day Year
LILL DYIGE TIENT	<u>19191919</u>
Transporter 2 Acknowledgement of Receipt of Materials Printed/Typed Name Signature	Month Day Van
Oldiginatine	
Discrepancy Indication Space	
Facility Owner or Operator: Certification of receipt of hazardous materials covered by this manifest event as	noted in Item 19.
Facility Owner or Operator: Certification of receipt of hazardous materials covered by this manifest except as Printed/Typed Name	noted in Item 19. Month Day Year
Facility Owner or Operator: Certification of receipt of hazardous materials covered by this manifest except as Printed/Typed Name	noted in Item 19. Month Day Year OADZAA

SMTH

۔ تا____

tri i stanta Managera

jestara Militaria estatu

. اوريا اوريا

57

APPENDIX D

UST DISPOSAL CERTIFICATE

32 - Monmoult = tomtorum, NT 		MAZZA & SONS, INC. Metal Recycler# Auto and Truck 3230 Shatto Rd. Tinton Falls, NJ (908) 922-9292	NO DATE <u>[15-2777</u>
	Cuslomer's Name	Cute in 103 Go	Servin Ane Mid land PK NJ
Make of Filos	BIZ	289-0681533-63 293-0681533-66	Weight Price
		37560 LB 6	Sieel 47
		<u>35160 LB 6</u>	
Tires		02380	LI. Copper Brass Alum Clean
		PAID.	Stainless Radiators Battery
		SEP T 1994	TOTAL AMOUNT:
Service Contraction	Weigher	Customer Don E	
	· · · · · · · · · · · · · · · · · · ·		
			·
е с 1997 г 1997 1997 г 1997 г 1997 1997 г 1997 г 1977 г			· · ·
t			
			•
د . م		· · ·	
: : لا ب		4 .	1 1

SMTH

L 1. L

ta da entre da entre da entre da entre da entre da entre da entre da entre da entre da entre da entre da entre Entre da entre da entre da entre da entre da entre da entre da entre da entre da entre da entre da entre da entre

> : تل__

ter i i i i i i i

<u>و</u>ر =

: الأسب

ja – spill – talia Jacobiocenski

: . آل ی

ن ت

APPENDIX E

SOIL ANALYTICAL DATA PACKAGE

Report of Analysis U.S. Army, Fort Monmouth Environmental Laboratory NJDEPE Certification # 13461

Client: U.S. Army	Lab. ID #: 1631.1							
DPW, SELFM-PW-EV	*	Sample Rec'd:	09/02/94					
Bldg. 167		Analysis Start:	09/08/94					
Ft. Monmouth, NJ	07703	Analysis Comp:	09/08/94					
זו								
Analysis: 418.1 (TPH)	NJDEPE UST	Req.#: # 81533-67						

Matrix: Soil Analyst: S. Hubbard Ext. Meth: Sonc.

)

JDEPE UST Reg.#: **# 81533-67** Closure #: DICAR #: Location #: **Bldg. 293**

Lab ID.	Description	%Solid	Result (mg/F	MDL (g)
1631.1 *	Site A, Sidewall SE OVA=	87	149.	6.6
1631.2 *	Site B, Sidewall SW OVA=	90	626.	6.6
1631.3 *	Site C, Sidewall S OVA=	93	68.6	6.6
1631.4 *	Site D, Sidewall W OVA=	91	231.	6.6
1631.5 *	Site E, Sidewall N OVA=	91	184.	6.6
1631.6 *	Site F, dup of D OVA=	89	193.	6.6
	. ,			
			•	
3. ¹				
M. Bl.	Method Blank	100	ND	3.3

Notes: ND = Not Detected, MDL = Method Detection Limit * = Silica Gel Added, NA = Not Applicable

1631.6dup= 105% 1631.6s= 112% 1631.6sd= 105% RPD= 6.3%

K. M.K

Brian K. McKee Laboratory Director

α η نې د ي : قــــ - 1 . . ta à filiaith 3

Partica - 1 and Analysis - 1 and

The second second second second second second second second second second second second second second second se

71

Report of Analysis U.S. Army, Fort Monmouth Environmental Laboratory NJDEPE Certification # 13461

Client: U.S. Army DPW, SELFM-PW-EV Bldg. 167 Ft. Monmouth, NJ 07703

Lab. ID #: 1631.1-.6 Sample Rec'd: 09/02/94 Analysis Start: 09/08/94 Analysis Comp: 09/08/94

Analysis: Munsel

Lab ID#	Soil Color
1631.1	2.5Y 4/3 Olive Brown
1631.2	2.5Y 3/2 Very Dark Grayish Brown
1631.3	2.5Y 6/3 Light Yellowish Brown
1631.4	2.5Y 3/2 Very Dark Grayish Brown
1631.5	2.5Y 3/3 Dark Olive Brown
1631.6	2.5Y 3/2 Very Dark Grayish Brown
	· · · · · · · · · · · · · · · · · · ·
	· · · · · · · · · · · · · · · · · · ·

My

.

Brian K. McKee Laboratory Director

c j

- 1

U.S. ARMY FORT MONMOUTH

	· ·			P.O. #	PLI	-1-7 TRHC					Chain of Custody							
Project #: 8/ Customer:	533	-67	Samp1	er:	late	······	Date / 9/2	/ Tim 13-	e 1 5	A Pa	Inalı	ysis eter	'S			51	tart:	·
Dinkan T) ese	· · ·	Site	Name: 8153	BLAG 2 3-67	ġ 3					6	 .s/				Pre	inish 	
Lab Sample ID Number /4 3/ 3647	/) IIII Date/	/Time	Cus Locat	tomer : ion/ID	Sample Number	Sample Matrix	.# of Bottles		/K	A.	534 3	97 		04	¥ 1	Remark	M <5	iethod
1637.1	9/2	2-09	SiteA	Side	will SE	511	1	1	, ,	1	x				Sind	e kaft		
.2	<u> </u>	2-12	sile B		SW	/	<u> </u>			(<u>r</u>		_			24		
<u> </u>	*	2-17	silec	11	<u> </u>	-1	1	1		*	< L						·	<u> </u>
4	4	2-21	Sik D	· ·	- W	4				<u> </u>	(<u> </u>		OWA	Jul	·	
.5	11	2-24	sile E		- N	•/	<u> </u>	(·	<u>x</u> 4	<u> </u>				JAN-	200 a	01-	
6	4	2-27	Sile F	(our o)	W.	<u> </u>		(×	(Sre	flen ?		
	4							•					_		Ken		HAS	
								· ·				_				13-9		
••												_ _·	_ ·	 #	<u>£ 5,</u>	/ 5 @ 7		
	 				·													
•					······································													
Relinquished	By (:	signatı	ure)	Date /	Time Re	ceived (3y (signa	ature	`	Sh	ipp	ed 8	ly:				۰.	•
Relinquished	By y	s)gnatı	ure)	Date /	Time Re	ceived 1	For Lab the $h(A)$, 1/1	ign W	iatu M	ire): ZN	: S		Date 7/2/9	/ Tim { 150	2		
Note: A draw of cust	ing d tody.	epicti	ng samp LP Ot	ile loc	ation sho	uld be $C = O^{-1}$	attáched - C	or d	raw	in c	on ti	ne r	evei	se s	side o	f this	chai	n
SRI-ENV COC	form	01			Page	/ of	-2.	Pa	ges	;	.	Rev.	R	Date	2: 02	Apr 93		•
Enviori	nmenta	al Labo	ratory									•	•		*.	•		· .
		• •			· . ·			•							-		-	

PRINTCO 40.15 55 MV N U.S.A B1.5 110 Mr 163 231 HI/ Method Blank 0 MV 1633-1 OMV Building 611 1633.2 67 HV 207 1633. 3 199 MV 1633, 4 58 MV 1633.5 95MV ---- 1633, 6 130 MV 1633.7 22.4V 1633.8 174MV 102 - 0970 1633.9 6 M 40.15 Colivation CK 54MV 3 Method Blank OMV _____ 1631.1.25 Building 293 1631.2 117MV 1631.3 11MV 1631.4 42MV 1631.5 33MV Vou voig 1631.6 1631.6 142 AV Sake Oup mighed Blank Ord

1.1

130 1633.6 1633.7 2241 1633.8 174MV 195-6970-00 1633.9 6 M 40.75 Colibration CK 54 Method Blank 0 4V 1631.1 25 Building 293 1631.2 117MV 1631.3 11MV rineau 1 1631.4 42MV 1631.5 33MV Voir 104 3111 149 11/ 8 1631.6 1631.6 142AV Sike Oup V o''N IN C'United method blank ord 1632.1 Building \$82 360 MV dil (7) 1637.1 103 MV 1637-2 115 AV QUIT Calibration Check, 40.15 52 MV

PHC Conformance/Non-conformance Summary Report

No Yes

1. Blank Contamination - If yes, list the sample and the corresponding concentrations in each blank

2. Matrix Spike/Matrix Sp Dup. Recoveries Meet Criteria (If not met, list the sample and corresponding recovery which falls outside the acceptable range)

3. IR Spectra submitted for standards, blanks, & samples

4. Chromatograms submitted for standards, blanks, and samples if GC fingerprinting was conducted.

5. Extraction holding time met. (If not met, list number of days exceeded for each sample)

6. Analysis holding time met. (If not met,list number of days exceeded for each sample)

Comments:___

11 - 11 - 11 - 11 - 11 - 11

* Laboratory Authentication Statement

I certify under penalty of law, where applicable, that this laboratory meets the Laboratory Performance Standards and Quality Control requirements specified in N.J.A.C. 7:18 and 40 CFR Part 136 for Water and Wastewater Analyses and SW 846 for Solid Waste Analysis. I have personally examined the information contained in this report, and to the best of my knowledge, I believe that the submitted information is true, accurate, complete, and meets the above referenced standards where applicable. I am aware that there are significant penalties for purposefully submitting falsified information, including the possibility of a fine and imprisonment.

Project #1631

Brian K. McKee

Laboratory Manager