CALIFORNIA REGIONAL WATER QUALITY CONTROL BOARD
SAN DIEGO REGION

CLEANUP AND ABATEMENT ORDER NO. R9-2019-0036

AN ORDER DIRECTING CAROLYN STEIN, SUE VINCK, AND PALOMAR CLEANERS INC. TO CLEAN UP OR ABATE THE EFFECTS OF WASTE DISCHARGED FROM THE FORMER DRY CLEANER FACILITY AT 7870 BROADWAY, LEMON GROVE, CALIFORNIA

The California Regional Water Quality Control Board, San Diego Region (hereinafter San Diego Water Board or Board), finds that:

1. **LEGAL AND REGULATORY AUTHORITY.** This Cleanup and Abatement Order (Order or CAO) conforms to and implements policies and requirements of the Porter-Cologne Water Quality Control Act (division 7, commencing with Water Code section 13000) including (1) sections 13267 and 13304; (2) applicable State and federal regulations; (3) all applicable provisions of statewide Water Quality Control Plans adopted by the State Water Resources Control Board (State Water Board) and the Water Quality Control Plan for the San Diego Basin (Basin Plan) adopted by the San Diego Water Board including beneficial uses, water quality objectives, and implementation plans; (4) State Water Board policies and regulations, including Resolution No. 68-16, Statement of Policy with Respect to Maintaining High Quality of Waters in California; Resolution No. 88-63, Sources of Drinking Water; Resolution No. 92-49, Policies and Procedures for Investigation, and Cleanup and Abatement of Discharges under Water Code Section 13304; California Code of Regulations (Cal. Code Regs.) title 23, chapter 16, article 11; Cal. Code Regs., title 23, section 3890 et seq.; and (5) relevant standards, criteria, and advisories adopted by other State and federal agencies.

2. **DISCHARGE OF WASTES.** The former operators conducted dry cleaning operations from the 1950s through the 2010s at the property located at 7870 Broadway in Lemon Grove, California (Site). The dry cleaning business used tetrachloroethene (PCE), a common dry cleaning solvent, in operations. PCE and other dechlorination byproducts, including trichloroethene (TCE), have been detected in soil, groundwater, soil vapor, and indoor air samples collected at, adjacent to, and downgradient of the property as early as 2000. PCE, as well as degradation products of PCE, are byproducts of dry cleaning operations that have historically been disposed of as waste, as defined in Water Code section 13050, subdivision (d).

Groundwater monitoring results indicate the presence of PCE and other wastes in groundwater at concentrations shown in the table below.
<table>
<thead>
<tr>
<th>Constituent</th>
<th>Maximum Historical Groundwater Concentration (µg/L)</th>
<th>Most Recent (2018) Groundwater Concentration (µg/L)</th>
</tr>
</thead>
<tbody>
<tr>
<td>PCE</td>
<td>5,820</td>
<td>11,000</td>
</tr>
<tr>
<td>TCE</td>
<td>8.2</td>
<td>87</td>
</tr>
</tbody>
</table>

µg/L = micrograms per liter  
PCE = tetrachloroethene  
TCE = trichloroethene

PCE and PCE dechlorination byproducts have been detected in sub-slab soil vapor, subsurface soil vapor, and indoor air samples collected from beneath and inside the 7870 Broadway building and the adjacent area to the east at concentrations that indicate an excess risk to human health due to vapor inhalation. The maximum concentrations of PCE and other wastes detected in soil vapor and indoor air samples are shown in the tables below.

<table>
<thead>
<tr>
<th>Constituent</th>
<th>Maximum Indoor Air Concentration (2017)</th>
<th>Residential Screening Level</th>
<th>Commercial/Industrial Screening Level</th>
</tr>
</thead>
<tbody>
<tr>
<td>PCE</td>
<td>140</td>
<td>0.46&lt;sup&gt;a&lt;/sup&gt;</td>
<td>2.0&lt;sup&gt;a&lt;/sup&gt;</td>
</tr>
<tr>
<td>TCE</td>
<td>&lt;0.50 to &lt;0.87</td>
<td>2.0&lt;sup&gt;b&lt;/sup&gt;</td>
<td>8.0&lt;sup&gt;b&lt;/sup&gt;</td>
</tr>
<tr>
<td>Acrolein&lt;sup&gt;c&lt;/sup&gt;</td>
<td>4.5</td>
<td>0.021&lt;sup&gt;d&lt;/sup&gt;</td>
<td>0.088&lt;sup&gt;d&lt;/sup&gt;</td>
</tr>
<tr>
<td>Benzene&lt;sup&gt;c&lt;/sup&gt;</td>
<td>9.1</td>
<td>0.097&lt;sup&gt;a&lt;/sup&gt;</td>
<td>0.42&lt;sup&gt;a&lt;/sup&gt;</td>
</tr>
<tr>
<td>Ethylbenzene&lt;sup&gt;c&lt;/sup&gt;</td>
<td>9.5</td>
<td>1.1&lt;sup&gt;d&lt;/sup&gt;</td>
<td>4.9&lt;sup&gt;d&lt;/sup&gt;</td>
</tr>
</tbody>
</table>

<sup>a</sup> SL from DTSC (2019)<sup>2</sup>.  
<sup>b</sup> Dept. of Toxic Substances Control, Human and Ecological Risk Office Health Risk Assessment (HHRA) Note Number 3: DTSC-Modified Screening Levels (DTSC-SLs) Interim Update (April 2019).  
<sup>1</sup> Dept. of Toxic Substances Control, Guidance for the Evaluation and Mitigation of Subsurface Vapor Intrusion to Indoor Air (Vapor Intrusion Guidance) (October 2011).  
<sup>2</sup> Dept. of Toxic Substances Control, Guidance for the Evaluation and Mitigation of Subsurface Vapor Intrusion to Indoor Air (Vapor Intrusion Guidance) (October 2011).
b Accelerated response action level from DTSC (2014).³


³ Chemical was detected above SL in indoor air and therefore contributes to increased risk, but is not related to release(s) from the historical dry cleaning operation.

d RSL from U.S. Environmental Protection Agency (2018).⁴


³ Precedential State Water Board has found that the discharge of waste includes the passive migration of waste, and that the owner of a contaminated site causes or permits a discharge even if the owner did not own the property at the time of the initial release. The discharge continues as long as wastes remain in the soil and groundwater (State Water Board Orders WQ 86-2 (Zoecon Corporation); WQ 89-1 (Schmidl); and WQ 89-8 (Spitzer)).

5 Precedential State Water Board has found that the discharge of waste includes the passive migration of waste, and that the owner of a contaminated site causes or permits a discharge even if the owner did not own the property at the time of the initial release. The discharge continues as long as wastes remain in the soil and groundwater (State Water Board Orders WQ 86-2 (Zoecon Corporation); WQ 89-1 (Schmidl); and WQ 89-8 (Spitzer)).

⁶ Mr. Stein passed away in 2013.


3. PERSONS RESPONSIBLE FOR THE DISCHARGE OF WASTE. Mrs. Carolyn Stein, Ms. Sue Vinck, and Palomar Cleaners Inc. (collectively, Dischargers) are responsible for discharges of wastes to the subsurface from the former facility located at 7870 Broadway in Lemon Grove. The Dischargers owned and/or operated the facility when various waste constituents were discharged to the subsurface where they cause or threaten to cause a condition of pollution or nuisance. By failing to clean up waste or control the discharge, the Dischargers have caused or permitted waste to be discharged in such a manner that has created a condition of nuisance. The term discharge includes the active (intentional and/or unintentional) initial release as well as passive migration of waste.⁵

a. Former Site Owner/Former Site Operator. Mr. Thomas Stein owned and operated the dry cleaning facility from the mid-1970s through at least the late 1980s. Mr. Stein married Mrs. Carolyn Stein in the early 1980s and she became an owner of the dry cleaning business. Mr. and Mrs. Stein leased the dry cleaning business to other operators beginning in the late 1980s. The San Diego Water Board is requiring the former dry cleaning operation co-owner/operator, Mrs. Stein, to furnish technical reports to the Board pursuant to Water Code section 13267 to investigate the impacts of historical releases from former dry cleaning operations.⁶ ⁷ Mrs. Stein is currently cooperating with the State Water Board and the San Diego Water Board to perform investigative work at the 7870 Broadway property, as well as to investigate off-site impacts to groundwater and soil vapor to evaluate potential vapor risk from wastes discharged to soil, groundwater, and soil vapor from the facility. The work is being done under a Site Cleanup Subaccount Program (SCAP) grant agreement with the State Water Board.

b. Former Site Owner/Former Site Operator. Mr. and Mrs. Stein leased the property/business to Mrs. Sue Vinck beginning in about 1995. Mrs. Vinck entered into an agreement with Mr. and Mrs. Stein to purchase the dry
cleaning operation in 2005. In 2005, Mrs. Vinck also purchased the property from the Steins.

c. **Current Site Owner/Former Site Operator.** Mrs. Sue Vinck filed articles of incorporation for Palomar Cleaners Inc. in 2005. In 2015, Palomar Cleaners Inc. purchased the property from Sue Vinck and is the current site owner. Dry cleaning operations continued through at least 2015. Palomar Cleaners Inc. has leased the commercial and residential portions of the 7870 Broadway building to multiple tenants in early 2017.

4. **PREVIOUS INVESTIGATIONS.** Site investigation work performed by the Dischargers in 2017 and 2018 consisted of soil vapor sample collection from eight multi-depth locations beneath the 7870 Broadway building as well as three multi-depth locations in an adjacent courtyard, drilling and sampling of three soil borings, installation of three groundwater monitoring wells, four semi-annual groundwater sampling events, and indoor air sample collection from the 7870 Broadway building. Additional work is required to delineate soil vapor impacts off site, assess downgradient groundwater conditions, evaluate the role of utilities (e.g., sewer lines) in vapor migration, identify sensitive receptors, assess indoor air quality, and develop a remediation strategy.

5. **HUMAN HEALTH RISK TO BUILDING OCCUPANTS.** The San Diego Water Board notified the property owner, Palomar Cleaners Inc., that there was a potential risk to human health from vapor intrusion based on soil vapor data collected in early 2017. The property includes commercial space on the ground floor, as well as a residential apartment on the front portion of the second floor and a small office with a separate entrance in the middle of the building’s second floor. Palomar Cleaners Inc. was advised to notify potential tenants of this risk, and to collect data to assess the risk to human health from vapor intrusion within the 7870 Broadway building. The Board determined that Palomar Cleaners Inc. had rented the residential and commercial portions of the building without assessing the indoor air quality and the risk to human health. As a result, the Board required Palomar Cleaners Inc., as the owner of the 7870 Broadway building, to furnish technical reports to the Board pursuant to Water Code section 13267. Palomar Cleaners Inc. furnished the required technical reports. The reports indicate that concentrations of PCE, acrolein, benzene, ethylbenzene, and xylenes exceeded risk-based screening levels (see indoor air data table under Finding 2).

6. **HUMAN HEALTH IMPAIRMENT.** PCE and its dechlorination byproducts, as well as other volatile organic compounds (VOCs), can pose a human health risk through the vapor intrusion pathway. These chemicals have long-term cancer risks as well as short-term non-cancer hazards. PCE is likely to cause cancer in humans and TCE is known to cause cancer in humans. Some toxicological

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9 The Water Code section 13267 Directive was addressed to Mrs. Sue Vinck. The current property owner is Palomar Cleaners Inc., of which Mrs. Vinck is the owner per the California Secretary of State.
information suggests that TCE is of concern for sensitive and vulnerable populations, particularly women of reproductive age, and poses a short-term risk for non-cancer effects.

7. **SITE LOCATION.** The site is located within the San Diego Mesa Hydrologic Area (908.20) of the Pueblo San Diego Hydrologic Unit (908.00). The Basin Plan does not designate any beneficial uses for groundwater in the San Diego Mesa Hydrologic Area.

8. **CONDITION OF NUISANCE.** Nuisance, as defined in Water Code section 13050, subdivision (m), is anything that meets all of the following requirements: (1) is injurious to health, or is indecent or offensive to the senses, or an obstruction to the free use of property, so as to interfere with the comfortable enjoyment of life or property; (2) affects at the same time an entire community or neighborhood, or any considerable number of persons, although the extent of the annoyance or damage inflicted upon individuals may be unequal; and (3) occurs during, or as a result of, the treatment or disposal of wastes. The concentrations of PCE and its byproducts threaten to create a condition of nuisance because they may pose a health risk to people that work or live in buildings overlying the soil vapor plume and groundwater plume, and because of the improper disposal of the PCE into soil, soil vapor, and groundwater.

9. **BASIS FOR CLEANUP AND ABATEMENT ORDER.** Water Code section 13304 provides the authority for the San Diego Water Board to require cleanup and/or abatement of pollution caused by discharges of wastes. Water Code section 13304 requires a person to clean up waste or abate the effects of the waste discharge if so ordered by a regional water board in the event there has been a discharge in violation of waste discharge requirements, or if a person has caused or permitted waste to be discharged or deposited where it is, or probably will be, discharged into the waters of the State and creates or threatens to create a condition of pollution or nuisance. Cleanup and abatement is necessary to ensure that the existing conditions resulting from the unauthorized discharges are cleaned up, that the threat of unauthorized discharge to waters of the State from the site is prevented, and that any impacts to human health are abated. The issuance of a CAO pursuant to Water Code section 13304 is appropriate and consistent with the policies of the San Diego Water Board. Therefore, based on the findings in this CAO, the Board is authorized to order the Dischargers identified in Finding 3 to clean up and/or abate the effects of the waste discharged.

10. **BASIS FOR REQUIRING TECHNICAL AND MONITORING REPORTS.** Water Code section 13267 provides that the San Diego Water Board, in conducting an investigation, may require dischargers, past dischargers, or suspected dischargers to furnish, under penalty of perjury, those technical or monitoring program reports as the Board may specify, provided that the burden, including costs, of these reports bears a reasonable relationship to the need for the reports and the benefits to be obtained from the reports.
11. **NEED FOR AND BENEFIT OF TECHNICAL AND MONITORING REPORTS.** Technical reports and monitoring program reports are needed to provide information to the San Diego Water Board regarding (a) the nature and extent of the discharge, (b) the nature and extent of nuisance conditions in State waters created by the discharge, (c) the vapor risk to human health as a result of the discharge and (d) appropriate cleanup and abatement measures capable of meeting cleanup levels consistent with State Water Board Resolution No. 92-49, *Policies and Procedures for Investigation and Cleanup and Abatement of Discharges Under California Water Code Section 13304* (Cleanup and Abatement Policy). The reports will enable the Board to determine the vertical and lateral extents of the discharge, and provide technical information to determine what measures are necessary to bring the site into compliance with Water Code section 13050 (m) and be protective of protect human health. Based on the nature and possible consequences of the discharge (as described in the Findings above), the burden of providing the required reports, including the costs, bears a reasonable relationship to the need for the reports, and the benefits to be obtained from the reports.

12. **CLEANUP LEVELS.** Water Code section 13304 requires that a person who has caused or permitted, causes or permits, or threatens to cause or permit any waste to be discharged or deposited where it is, or probably will be, discharged into State waters and creates, or threatens to create a condition of pollution or nuisance, shall, upon order of the regional water board, clean up the waste or abate the effects of the waste or, in the case of threatened nuisance, take other necessary remedial action, including, but not limited to, overseeing cleanup and abatement efforts. Section 2550.4 of Cal. Code Regs. title 23, chapter 15 (made applicable to this site by section 2550.0 (a) and by State Water Board Resolution No. 92-49), requires that cleanup levels be proposed for each affected medium, which includes groundwater, soil, soil vapor, and indoor air. Levels shall be set so as to not pose a substantial present or potential future hazard to human health.

13. **CALIFORNIA ENVIRONMENTAL QUALITY ACT COMPLIANCE.** The issuance of this CAO is an enforcement action taken by a regulatory agency and is categorically exempt from the provisions of the California Environmental Quality Act (CEQA) (Pub. Resources Code, § 21000 et seq.), pursuant to California Code of Regulations title 14, section 15321, subdivision (a)(2). The issuance of this CAO may also be considered an action by a regulatory agency for the protection of the environment, exempt pursuant to title 14, section 15308.

If the San Diego Water Board later determines that work proposed in the Remedial Action Plan may have a significant effect on the environment, the Board will prepare and adopt an appropriate environmental document prior to approving the Remedial Action Plan in compliance with CEQA.
14. **PUBLIC NOTICE.** The San Diego Water Board has notified the Responsible Parties and the public of its intent to adopt the CAO, and has provided them with an opportunity to submit written comments, evidence, testimony, and recommendations.

15. **COST RECOVERY.** Pursuant to Water Code section 13304, subdivision (c), and consistent with other statutory and regulatory requirements, including but not limited to Water Code section 13365, the San Diego Water Board is entitled to, and will seek reimbursement for, all reasonable costs actually incurred by the Board to investigate unauthorized discharges of waste and to oversee cleanup of such waste, abatement of the effects thereof, or other remedial action, required by this or a subsequent Order. Upon receipt of invoices, and in accordance with instruction therein, the Dischargers must reimburse the Board for all reasonable costs incurred by the Board to investigate discharge of waste and to oversee cleanup of such waste, abatement of the effects thereof, or other remedial action, required by this CAO and consistent with the estimation of work.
IT IS HEREBY ORDERED that, pursuant to Water Code sections 13267 and 13304, the Dischargers shall comply with the following directives:

A. **CLEAN UP AND ABATE THE EFFECTS OF WASTE DISCHARGES.** The Dischargers shall take all corrective actions necessary to clean up and abate the contaminated soil, groundwater, soil vapor, and indoor air at the site to levels that are protective of human health.

B. **SITE INVESTIGATION WORK PLAN.** The Dischargers shall submit a Site Investigation Work Plan (Work Plan) that describes collection and analysis of off-site subsurface soil vapor samples, installation and sampling of a downgradient groundwater monitoring well, performance of a utility survey, performance of a sensitive receptor survey, and collection and analysis of indoor air samples. The Work Plan shall be designed to answer the following questions:

- What is the extent of each waste constituent in off-site soil vapor and groundwater?
- What is the concentration of each volatile waste constituent in indoor air within the 7870 Broadway building including commercial and residential spaces?
- Do vapors originating from soil and groundwater contribute to an unacceptable risk to human health through inhalation of indoor air (both on and off the property)?
- Are there utility conduits that play a role in transporting contaminated soil vapor off site?
- Where are the sensitive receptors that may be exposed to contaminated vapors through the vapor intrusion pathway?

The scope of activities in the Work Plan shall provide sufficient data to delineate the extent of the discharge to off-site soil vapor and groundwater; assess the risk to human health from vapor intrusion; evaluate the utility corridor as an exposure pathway; assess the presence of sensitive receptors; and develop an effective remediation approach. The Work Plan must be received by the San Diego Water Board no later than 6 months after CAO adoption and shall contain, at a minimum, the following information:

1. **Summary of Previous Environmental Investigations and Historical Data.** The Work Plan shall include a summary, including data tables and figures, of previously conducted environmental investigations.

2. **Sampling and Analysis Plan.** The Work Plan shall include a Sampling and Analysis Plan (SAP) that describes the proposed sampling methodologies, analytical methods, sampling locations, and quality assurance/quality control (QA/QC) procedures to be followed. Soil vapor samples shall be collected at multiple depths to provide information on vertical distribution of contaminants. Refer to the October 2011 *Vapor Intrusion Guidance* and the July 2015...
Advisory – Active Soil Gas Investigations\textsuperscript{10} for guidance on developing the soil vapor portion of the sampling and analysis program. The Vapor Intrusion Guidance recommends vertical soil vapor delineation if data are to be used for preliminary vapor intrusion screening. The guidance also recommends the use of permanent sampling points so that repeated sampling can be conducted, as necessary, to evaluate seasonal or temporal variations in soil vapor concentrations. Groundwater samples shall be collected at sufficient locations to characterize the lateral and vertical extents of waste discharge downgradient. Sampling shall not proceed without written concurrence from the San Diego Water Board. Contingencies for collection of additional samples shall be proposed in the Work Plan. All samples shall be tested for analytes needed to characterize the affected media (i.e., full suite of VOCs).

3. **Conceptual Site Model.** The Work Plan shall include a preliminary conceptual site model (CSM) that provides a conceptual understanding of the potential for exposure to site contaminants based on sources of contamination, release mechanisms, transport media, exposure pathways, and potential receptors. The CSM also shall identify data gaps and provide a framework that justifies the proposed sampling program (i.e., number, location, and frequency of samples).

4. **Description of Methodology for Screening-level Human Health Risk Assessment.** The Work Plan shall include a description of the methodology to be used to conduct a human health risk assessment (HHRA). A description of the data screening process, including the screening numbers proposed to be used, as well as rationale for selection of the screening numbers, shall be included. The data to be collected in support of the HHRA shall be described and a description of the risk model to be used as part of the HHRA shall be described, as appropriate.

5. **Activity Completion Schedule.** The Work Plan shall include a schedule for completion of all activities and for submission of a Site Investigation Report as described below. Work plan addenda and supplementary investigations and monitoring may be required to further characterize the site and evaluate remedial alternatives.

C. **SITE INVESTIGATION REPORT OF RESULTS.** The Dischargers shall submit a Site Investigation Report of Results (Report) describing and interpreting the results from implementation of the Work Plan. The Report must be received by the San Diego Water Board no later than 90 calendar days after completion of field activities specified in the Work Plan and shall contain, at a minimum, the following information:

1. **Data Characterization.** The Report shall provide a characterization of the indoor air quality within the 7870 Broadway building, as well as off-site soil

\textsuperscript{10} Dept. of Toxic Substances Control, Los Angeles Regional Water Quality Control Board, and San Francisco Bay Regional Water Quality Control Board, Advisory – Active Soil Gas Investigations (July 2015).
vapor data and downgradient groundwater concentrations adequate to evaluate impacts to human health from vapor intrusion.

2. **Field Methodologies.** The Report shall describe the field methodologies used for indoor air sampling, soil vapor sampling, groundwater well installation, the utility survey, and any other field sampling-related activities.

3. **Laboratory Analyses.** The Report shall present results of all analyses performed including laboratory analytical methods and QA/QC sample results. The suite of chemical analyses, methods, and protocols must be adequate to quantitatively identify and characterize the full range of site-specific waste constituents. All sampling data shall be presented in tabular format that includes the sample location, result, depth, and sampling date.

4. **Sample Locations and Number.** The Report shall describe the locations and number of samples collected, and include a map showing sample locations.

5. **Conceptual Site Model.** The Report shall include an updated CSM that provides a conceptual understanding of the potential for exposure to site contaminants based on sources of contamination, release mechanisms, transport media, exposure pathways, and potential receptors. The CSM also shall identify any additional data gaps and include a discussion of the level of uncertainty for the conclusions.

6. **Human Health Risk Assessment.** The Report shall include a screening-level HHRA using appropriate screening values (e.g., Department of Toxic Substances Control Human Health Risk Assessment Note 3).

7. **Conclusions and Recommendations.** The Report shall include conclusions based on the results of the indoor air sampling, soil vapor sampling, downgradient groundwater sampling, utility survey, sensitive receptor survey, and HHRA and provide recommendations for additional work, if needed, as well as the need for remedial measures and a schedule for implementation, if needed.

D. **FEASIBILITY STUDY/REMEDIAL ACTION PLAN.** The Dischargers shall prepare a Feasibility Study/Remedial Action Plan to evaluate cleanup alternatives capable of preventing contaminant migration and protecting human health. The Dischargers shall submit the Feasibility Study/Remedial Action Plan to the San Diego Water Board for approval no later than **120 calendar days after approval of the Site Investigation Report of Results**.

The Feasibility Study shall include, but not be limited to, the following:

1. An evaluation of the technical and economic feasibility of cleaning up soil, groundwater, and soil vapor to levels that are protective of human health.

2. An evaluation of remedial alternatives capable of effectively cleaning up soil, groundwater, and soil vapor to levels that are protective of human health.
3. An evaluation of the cost and effectiveness of each alternative for the remediation of the waste constituents to attain levels protective of human health approved by the San Diego Water Board.

4. A recommended remedial alternative(s) for the cleanup and/or abatement of discharged wastes. The recommended alternative(s) must be capable of achieving the proposed cleanup levels for all waste constituents at all monitoring points and throughout the zones affected by the waste constituents.

The Remedial Action Plan (RAP) component shall describe the activities needed to clean up discharges of waste to levels that are protective of human health. At a minimum, the RAP shall contain the following information:

1. **Introduction.** A brief description of the site and site history.

2. **Selected Remedy.** A detailed description of all the remedial activities selected to attain the proposed cleanup levels.

3. **Health and Safety Plan.** A Health and Safety Plan that includes employee training requirements, a list of personal protective equipment for each task, medical surveillance requirements, standard operating procedures, and contingency plans.

4. **Quality Assurance Project Plan.** A Quality Assurance Project Plan (QAPP) that describes the project objectives and organization, functional activities, and QA/QC protocols as they relate to the remedial action.

5. **Sampling and Analysis Plan.** A SAP that defines (i) sample and data collection methods to be used for the project, (ii) a description of the media and parameters to be monitored or sampled during the remedial action, and (iii) a description of the analytical methods to be used and an appropriate reference for each.

6. **Evaluation of Environmental Impacts.** An evaluation of the potential environmental impacts of implementing the RAP based on the environmental factors in the CEQA checklist. The evaluation must identify levels of significance for environmental impacts, propose mitigation to lessen environmental impacts to less-than-significant levels, and be adequate to allow the San Diego Water Board to prepare a CEQA Initial Study and an appropriate CEQA document for the RAP.

7. **Wastes Generated.** A description of the plans for management, treatment, storage, and disposal of all wastes generated by the remedial action.

8. **Pre-Remedial Studies Work Plan.** A work plan for any Pre-Remedial Studies or for the collection of any data needed to optimize the remedial design.

9. **Design Criteria Report.** A Design Criteria Report that defines in detail the technical parameters upon which the remedial design will be based. Specifically, the Design Criteria Report shall include preliminary design
assumptions and parameters, including (i) waste characterization; (ii) volume and types of each medium requiring removal or containment; (iii) removal or containment methods; (iv) required qualities of waste streams (e.g., potential air emissions); (v) performance standards; and (vi) technical factors of importance to the design, construction, and implementation of the selected remedy including use of currently accepted environmental control measures, constructability of the design, and use of currently acceptable construction practices and techniques.

10. **Equipment, Services, and Utilities.** A list of any elements or components of the selected remedial action that will require custom fabrication or long lead-time for procurement. The list shall state the basis for such need and the recognized sources of such procurement.

11. **Regulatory Permits and Approvals.** A list of required federal, State, and local permits and approvals needed to conduct the remedial action.

12. **Remediation Monitoring Plan.** A Remediation Monitoring Plan consisting of (i) water quality monitoring, (ii) soil vapor and indoor air quality monitoring, and (iii) operation and maintenance monitoring.

13. **Site Map.** A site map showing the location of buildings, roads, property boundaries, remedial equipment locations, staging areas, and other information pertinent to the remedial action.

14. **Contingencies.** A description of any additional items necessary to implement the RAP.

15. **Remediation Schedule.** A schedule detailing the sequence of events and activities, and the timeframe for each event and activity based on the shortest practicable time required to complete each activity. All proposed timeframes and completion dates are subject to review and revision by the San Diego Water Board.

E. **REMEDIAL ACTION PLAN IMPLEMENTATION.** The Dischargers shall begin implementation of the RAP **60 calendar days after San Diego Water Board approval of the Feasibility Study/Remedial Action Plan,** unless otherwise directed in writing by the Board. The Dischargers shall carry out the activities in the RAP according to the schedule in the RAP. Before beginning RAP implementation activities, the Dischargers shall:

1. Notify the Board of the intention to begin cleanup in accordance with Provision L.10.

2. Comply with any conditions set by the Board, including mitigation of adverse consequences from cleanup activities.

The Dischargers shall modify or suspend cleanup activities when directed to do so by the Board.
F. **INTERIM REMEDIAL ACTIONS.** Interim remedial measures (e.g., increased HVAC system circulation, use of blowers/air purifiers, and sub-slab depressurization, as appropriate) shall be installed and maintained, as needed to minimize short-term risk to human health from TCE exposure, if deemed necessary based on exceedance of response action levels (see table below), pending installation of a permanent remediation system.

G. When the Dischargers becomes aware of a short-term risk to human health from TCE exposure, the Dischargers shall begin implementation of interim remedial actions within the timeframes listed in the table below, or as soon as practicable.\(^\text{11}\)

<table>
<thead>
<tr>
<th>Response Action Level</th>
<th>Indoor Air Concentration of TCE</th>
<th>Interim Action Timeframe</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Residential Scenario</td>
<td>Commercial/Industrial Scenario(^1)</td>
</tr>
<tr>
<td>Accelerated</td>
<td>2 µg/m(^3)</td>
<td>8 µg/m(^3)</td>
</tr>
<tr>
<td>Urgent</td>
<td>6 µg/m(^3)</td>
<td>24 µg/m(^3)</td>
</tr>
</tbody>
</table>

\(^1\) Commercial/industrial scenario is for an 8-hour workday.

Implementation of interim measures does not preclude the need for the development and implementation of permanent remediation system to address long-term risk to human health from TCE and other site contaminants.

H. **NOTIFICATION PLAN.** The Dischargers shall prepare and submit a Notification Plan to the San Diego Water Board for review and approval no later than 3 months after CAO adoption. The Notification Plan shall describe activities to be conducted to provide notification of exposure to contaminants in the indoor air of structures affected by the waste discharge described in this CAO to people that may occupy those structures. Notification shall be consistent with California Proposition 65,\(^\text{12}\) which requires businesses to provide “clear and reasonable” warning before knowingly and intentionally exposing anyone to a listed chemical unless the business can show that the anticipated exposure level will not pose a significant risk of cancer or is significantly below levels observed to cause birth defects or other reproductive harm. The Dischargers shall implement the notification procedures described in the Notification Plan upon approval of the Plan by the Board.

I. **CLEANUP AND ABATEMENT COMPLETION VERIFICATION.** The Dischargers shall verify, through the submission of a Remediation Completion Report, that all RAP activities for the site have been completed as described in the approved RAP. The report must be received by the San Diego Water Board within 90 calendar days after completion of the last remedial event or activity on the Remediation Schedule in the RAP.

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\(^{11}\) Dept. of Toxic Substances Control, Human and Ecological Risk Office Human Health Risk Assessment (HHRA) Note No. 5: Health-based Indoor Air Screening Criteria for Trichloroethylene (TCE) (August 23, 2014).

J. POST-REMEDIAL MONITORING. Post-remedial monitoring shall be performed to demonstrate that the cleanup levels in the approved RAP have been achieved. The Dischargers shall prepare and provide written **Semiannual Progress Reports** that:

- Describe the sample and data collection methods used for post-remedial monitoring.
- Describe the QA/QC protocols that were followed during sample and data collection activities.
- Describe the analytical methods used for analysis of samples.
- Describe operation effectiveness and maintenance of the mitigation system(s) that were installed at the site as part of Directive E.
- Include all results of sampling and tests, and all other verified or validated data received or generated by or on behalf of the Dischargers during the previous monitoring period.
- Evaluate and interpret monitoring data.
- Analyze whether or not cleanup levels have been attained.
- Show the locations, type, and number of samples on a site map.
- Describe all activities, including data collection and other field activities, that are scheduled for the next monitoring period, and provide other information relating to the progress of work, including, but not limited to, a graphical depiction of the progress of the remedial actions (e.g., concentration vs. time plots).
- Identify any modifications to the RAP or other work plan(s) that the Dischargers submitted to the San Diego Water Board or that have been approved by the Board during the previous monitoring period.
- Include information regarding all delays encountered or anticipated that may affect the future schedule for completion of the events and activities in the RAP, and a description of all efforts made to mitigate those delays or anticipated delays.

The Dischargers shall submit the semiannual progress reports to the San Diego Water Board by the 15th day of March and the 15th day of September of each year following the completion of the last remedial event or activity on the Remediation Schedule in the RAP. Submission of progress reports shall continue until the San Diego Water Board determines that no further action is required by the Dischargers.

K. VIOLATION REPORTS. If the Dischargers violates any requirement of the CAO, then the Discharger must notify the San Diego Water Board office by telephone and electronic mail as soon as practicable once the Dischargers has knowledge of the violation. The Board may, depending on the severity of the violation, require
the Discharger to submit a separate technical report addressing the violation within five working days of notification. In addition, a violation may subject the Discharger to a future enforcement action.

L. COMPLIANCE DATES. For easy reference, the compliance dates required by the CAO are repeated below.

<table>
<thead>
<tr>
<th>Directive</th>
<th>Directive Requirement</th>
<th>Due Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>B</td>
<td>Site Investigation Work Plan</td>
<td>Within 6 months of CAO adoption</td>
</tr>
<tr>
<td>C</td>
<td>Site Investigation Report of Results</td>
<td>Within 90 calendar days of completion of field activities specified in the Work Plan</td>
</tr>
<tr>
<td>D</td>
<td>Feasibility Study/Remedial Action Plan</td>
<td>Within 120 calendar days of Site Investigation Report of Results approval</td>
</tr>
<tr>
<td>E</td>
<td>Remedial Action Plan Implementation</td>
<td>Within 60 calendar days of Feasibility Study/RAP approval</td>
</tr>
<tr>
<td>G</td>
<td>Notification Plan</td>
<td>Within 3 months of CAO adoption</td>
</tr>
<tr>
<td>H</td>
<td>Remediation Completion Report</td>
<td>Within 90 calendar days of completion of remediation</td>
</tr>
<tr>
<td>I</td>
<td>Semiannual Progress Reports</td>
<td>March 15 and September 15 of each year following completion of remediation</td>
</tr>
</tbody>
</table>

M. PROVISIONS.

1. **Waste Management.** The Dischargers shall properly manage, store, treat, and dispose of contaminated investigation-derived waste in accordance with applicable federal, State, and local laws and regulations. The storage, handling, treatment, or disposal of soil and groundwater associated with site assessments must not create conditions of nuisance as defined in Water Code section 13050, subdivision (m).

2. **Preliminary Information.** The Dischargers may present data, preliminary interpretations, and preliminary conclusions to the San Diego Water Board as it becomes available, rather than holding this information until a final report is prepared. This type of ongoing reporting is encouraged to facilitate and expedite Board approval of reports required by the CAO.

3. **Duty to Use Registered Professionals.** The Dischargers shall provide documentation that plans and reports required under the CAO are prepared under the direction of appropriately qualified professionals. California Business and Professions Code sections 6735, 7835, and 7835.1 require that engineering and geologic evaluations and judgments be performed by or under the direction of licensed professionals. A statement of qualifications and license numbers of the responsible lead professionals shall be provided.
to the San Diego Water Board upon request. The lead professional shall sign and affix their license stamp to all reports, plans, and documents.

4. **Laboratory Qualifications.** All samples must be analyzed by Environmental Laboratory Accreditation Program-certified laboratories using methods approved by the U.S. Environmental Protection Agency (USEPA) for the type of analysis to be performed.\(^{13}\)

5. **Laboratory Analytical Reports.** Any report presenting new analytical data is required to include the complete laboratory analytical report(s). The laboratory analytical report(s) must be signed by the laboratory director and contain:
   a. Complete sample analytical reports.
   b. Complete laboratory QA/QC reports.
   c. A discussion of the sample and QA/QC data.
   d. A transmittal letter that indicates that the analytical work was supervised by the director of the laboratory, and contains the following statement: “All analyses were conducted at a laboratory certified for such analyses by the Environmental Laboratory Accreditation Program in accordance with current USEPA procedures.”\(^{14}\)

6. **Reporting of Changed Owner or Operator.** The Dischargers must notify the San Diego Water Board of any changes in site occupancy or ownership associated with the property described in this CAO within 30 days of the change.

7. **Duty to Operate and Maintain.** The Dischargers shall, at all times, properly operate and maintain all facilities and systems of treatment, control, storage, disposal, and monitoring (and related appurtenances) that are installed or used by the Dischargers to achieve compliance with the CAO. Proper operation and maintenance also includes adequate laboratory controls and appropriate quality assurance procedures. This provision requires the operation of back-up or auxiliary facilities, which would be installed by the Dischargers only when the operation is necessary to achieve compliance the conditions of the CAO.

8. **Amendment.** The CAO in no way limits the authority of the San Diego Water Board to require additional investigation and cleanup consistent with the Water Code. The Board may revise the CAO as additional information becomes available.

9. **Time Extensions.** If the Dischargers are unable to perform any activity or submit any documentation in compliance with requirements in the CAO, the Dischargers may request, in writing, an extension of time. The written

\(^{13}\) Air and vapor analyses are not certified by the State Water Resources Control Board’s Environmental Laboratory Accreditation Program.

\(^{14}\) Ibid.
extension request shall include justification for the delay and shall be sent to the San Diego Water Board reasonably (at least 14 calendar days) in advance of the deadline sought to be extended. An extension may be granted for good cause, in which case the CAO will be accordingly amended.

10. **Field Work Notice.** The Dischargers shall give the San Diego Water Board advance notice of 14 days of all field work or field activities to be performed by the Dischargers pursuant to the CAO. If 14 days advance notice is not reasonably possible for the Dischargers to provide, the Dischargers shall provide notice to the Board of all such field work or activities as far in advance of such work as is reasonably possible. In any event, any notification pursuant to this provision shall be given at least 24 hours prior to the given field activities, unless the Board agrees otherwise.

11. **Community Relations.** The Dischargers shall cooperate with the San Diego Water Board in providing information regarding site remediation to the public. If requested by the Board, the Dischargers shall participate in the preparation of such information for distribution to the public and in public meetings that may be held or sponsored by the Board to explain activities at the site or relating to this cleanup.

12. **Corporate Signatory Requirements.** All reports required under the CAO shall be signed and certified by a responsible corporate officer of the Dischargers described in paragraph (a) of this provision or by a duly authorized representative of that person as described in paragraph (b) of this provision.

   a. **Responsible Corporate Officer(s).** For the purposes of this provision, a responsible corporate officer means: (i) A president, secretary, treasurer, or vice president of the corporation in charge of a principal business function, or any other person who performs similar policy or decision-making functions for the corporation, or (ii) the manager of one or more manufacturing, production, or operating facilities, provided the manager is authorized to make management decisions that govern the operation of the regulated facility including having the explicit or implicit duty of making major capital investment recommendations, and initiating and directing other comprehensive measures to assure long-term environmental compliance with environmental laws and regulations; the manager can ensure that the necessary systems are established or actions taken to gather complete and accurate information for permit application requirements; and where authority to sign documents has been assigned or delegated to the manager in accordance with corporate procedures.

   b. **Duly Authorized Representative.** A person is a duly authorized representative only if:

      i. The authorization is made in writing by a person described in paragraph (a) of this provision.
The authorization specifies either an individual or a position having responsibility for the overall operation of the regulated facility or activity such as the position of plant manager, operator of a well or a well field, superintendent, position of equivalent responsibility, or an individual (a duly authorized representative may thus be either a named individual or any individual occupying a named position).

The written authorization is submitted to the San Diego Water Board.

c. **Changes to Authorization.** If an authorization under paragraph (b) of this provision is no longer accurate because a different individual or position has responsibility for the overall operation of the facility or for any activity, a new authorization satisfying the requirements of paragraph (b) of this provision shall be submitted to the San Diego Water Board prior to or together with any reports or information to be signed by an authorized representative.

d. **Penalty of Perjury Statement.** All reports shall be signed by the Dischargers’ corporate officer or their duly authorized representative(s), and shall include the following statement by the official(s), under penalty of perjury, that the report is true and correct to the best of the official(s)’ knowledge:

> "I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations."

13. **Duty to Submit Other Information.** When the Dischargers become aware that they failed to submit any relevant facts in any submittal required under the CAO, or submitted incorrect information in any such report, the Dischargers shall promptly submit in writing such facts or information to the San Diego Water Board.

14. **Document Submittals.** All documents prepared in compliance with the CAO shall be submitted to the San Diego Water Board via the Geotracker database. The Board may also request hard copies and/or electronic copies on a CD or other appropriate media, including electronic mail (email).

a. **Geotracker Database.** The Dischargers shall submit all documents electronically to the Geotracker database located at: [https://geotracker.waterboards.ca.gov/esi](https://geotracker.waterboards.ca.gov/esi)
The Electronic Reporting Regulations require electronic submission of any report or data required by a regulatory agency from a cleanup site after July 1, 2005. The electronic data shall be uploaded on or prior to the regulatory due dates set forth in the CAO or addenda thereto. Upon receipt of the documents, the San Diego Water Board shall use the email date and time to determine compliance with the regulatory due dates specified in this CAO. Note the following regarding email document submittals:

i. **Addressee.** All documents shall include the following addressee information on the cover letter and/or document title page unless otherwise directed by the Executive Officer:

   Executive Officer
   California Regional Water Quality Control Board, San Diego Region
   2375 Northside Drive, Suite 100
   San Diego, California 92108-2700
   Attn: Ms. Sarah Mearon

ii. **Geotracker Global ID.** All documents submitted to the San Diego Water Board shall include the following Geotracker Global ID in the header or subject line: **T0608121884**.

iii. **Document Size.** Documents larger than 400 megabytes (MB) shall be divided into separate files at logical places in the report to keep the file sizes under 400 MB.

To comply with these requirements, the Dischargers shall upload all documents, including the following minimum information, to the Geotracker database:

i. **Laboratory Analytical Data.** Analytical data (including geochemical data) for all environmental samples in Electronic Deliverable Format (EDF).

ii. **Locational Data.** The latitude and longitude of all sampling locations for which data are reported in EDF.

iii. **Site Map.** The site map shall be a stand-alone document and can be submitted in various electronic formats. An updated site map may be uploaded at any time.

b. **Hard Copies and CDs.** If requested by the San Diego Water Board, the Dischargers shall also provide any or all of the following to the Board: a hard copy of the complete document, a hard copy of the cover/transmittal letter, a hard copy of oversized drawings or maps, and an electronic copy (on a CD or other appropriate media) of the complete document.

c. **Electronic Mail.** If requested by the San Diego Water Board, the Dischargers shall also submit a complete copy (in a text-searchable PDF file) of all documents including signed transmittal letters,
professional certifications, and all data presented in the documents to: 

sandiego@waterboards.ca.gov

Upon receipt of the documents, the Board shall use the email date and time to determine compliance with the regulatory due dates specified in this CAO.

N. **NOTIFICATIONS.**

a. **Cost Recovery.** Upon receipt of invoices, and in accordance with instruction therein, the Dischargers must reimburse the San Diego Water Board for all reasonable costs incurred by the Board to investigate discharge of waste and to oversee cleanup of such waste, abatement of the effects thereof, or other remedial action, required by this CAO and consistent with the estimation of work.

b. **All Applicable Permits.** This CAO does not relieve the Dischargers of the responsibility to obtain permits or other entitlements to perform necessary assessment activities. This includes, but is not limited to actions that are subject to local, State, and/or federal discretionary review and permitting.

c. **Enforcement Discretion.** The San Diego Water Board reserves its right to take any enforcement action authorized by law for violations of the terms and conditions of this CAO.

d. **Enforcement Notification.** Failure to comply with requirements of this CAO may subject the Dischargers to enforcement action, including but not limited to administrative enforcement orders requiring the Dischargers to cease and desist from violations, imposition of administrative civil liability pursuant to Water Code sections 13268 and 13350, referral to the State Attorney General for injunctive relief, and referral to the District Attorney for criminal prosecution. The Dischargers are jointly and severally liable for complying with the directives of this CAO. The San Diego Water Board reserves the right to seek administrative civil liability from the Dischargers.

e. **Requesting Administrative Review by the State Water Board.** Any person affected by this action of the San Diego Water Board may petition the State Water Board to review the action in accordance with section 13320 of the Water Code and Cal. Code Regs. title 23, section 2050. The petition must be received by the State Water Board, Office of Chief Counsel, within 30 calendar days of the date of this CAO. Copies of the law and regulations applicable to filing petitions will be provided upon request.\(^{15}\)

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\(^{15}\) Nothing in this CAO prevents the Dischargers from later petitioning the State Water Resources Control Board to review other future San Diego Water Board orders regarding Palomar Cleaners, including but not limited to subsequent investigative orders and/or cleanup or abatement orders, if any. Upon such petition, the Board will not assert that the Dischargers have previously waived or forfeited their right to petition the Board's action or failure to act under Water Code section 13320. Further, upon such petition, the Board will not assert that the Dischargers are precluded from petitioning for review of future orders by any failure to petition for review of this CAO.
This CAO is effective upon the date of signature.

ORDERED BY

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DAVID W. GIBSON
Executive Officer

DATE