

#### STATE OF WASHINGTON DEPARTMENT OF ECOLOGY

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December 24, 2018

Tom Antonoff General Electric Company 1 River Road Bldg 5-7W Schenectady, NY 12305-2551

#### Re: Revised Ecology Contingent Approval Letter for the Indoor Air Sampling and Analysis Plan (SAP) for the McKinstry Building located at 5005 3<sup>rd</sup> Ave. South, Seattle, Washington, dated December 21, 2018

Dear Tom Antonoff:

Thank you for submitting the revised Indoor Air Sampling and Analysis Plan (SAP) for the McKinstry Building located at 5005 3<sup>rd</sup> Ave. South, Seattle, Washington, dated December 21, 2018. The General Electric Company (GE) submitted this SAP in accordance with the requirements of the Consent Decree 14-2-09134-6 for the site cleanup at the former GE plant located at 220 S. Dawson Street (WAD009278706).

Based on the discussion and agreements during the December 19, 2018 telephone conference call, Ecology's previous contingent approval letter dated December 20, 2018, and your revised SAP dated December 21, 2018, Ecology is issuing this revised contingent approval letter for the Indoor Air Sampling and Analysis Plan (SAP) for the McKinstry Building located at 5005 3<sup>rd</sup> Ave. South, Seattle, Washington, dated December 21, 2018. Ecology and GE are both eager to implement the indoor air SAP quickly. As such, Ecology does not request nor is GE required to submit another fully revised SAP. The approved SAP shall consist of the December 21, 2018 SAP as modified by Attachment A of this letter. This contingent approval process is, in our view, the fastest and most cost-efficient way to approve and quickly implement the indoor SAP.

If GE has disagreements with this letter or wishes further clarification, it may request a meeting per the Consent Decree, Section XIV.A.1 within 14 calendar days of GE's receipt of this letter. If GE requests such a meeting, it should provide Ecology with a clear and brief description of all points of disagreement or questions before any such meeting.

Please call me at (425) 649-7264 if you have any questions regarding this letter.

Sincerely,

Dean Yasuda, P.E. Environmental Engineer Hazardous Waste and Toxics Reduction Program

Enclosures:

cc:

Attachment A: Ecology Comments, Clarifications, and Required Modifications for the Contingently Approved Indoor Air Sampling and Analysis Plan (SAP)

Attachment B: Draft Ecology Implementation Memo #22: Vapor Intrusion (VI) Investigations and Short-Term Trichloroethene (TCE) Toxicity, dated November 21, 2018

Sent by Certified Mail: 9171 9690 0935 0203 0797 49

Thea Levkovitz, Ecology Ed Jones, Ecology Tong Li, Ground Water Solutions Jason Palmer, AECOM Charles Draper, Draper Associates Limited Partnership Larry Burgher, McKinstry-LCC Heather Downey, McKinstry-LCC Ron Paquin, McKinstry-LCC Bill Teplicky, McKinstry-LCC Jim Blais, Gary Merlino Construction Co. Inc. James King, Hudson Bay Insulation Randy Maciel, Hudson Bay Insulation

<u>Attachment A</u>: Ecology Comments, Clarifications, and Required Modifications for the Contingently Approved Indoor Air Sampling and Analysis Plan (SAP) for the McKinstry Building Located at 5005 3<sup>rd</sup> Avenue South, Seattle, Washington, dated December 21, 2018

- 1. <u>Section 2.1</u>, <u>Indoor Air Sampling Plan Purpose and Scope</u>: The purpose and the scope of the indoor air sampling plan is to determine if:
  - a. vapor intrusion short term indoor action levels<sup>1</sup> for trichloroethene (TCE) are exceeded based on indoor air sampling results described in the SAP; and
  - b. vapor intrusion chronic indoor air cleanup levels are exceeded based on indoor air sampling results described in the SAP
- 2. <u>Table 1</u>: GE shall verify that the indoor air analytical reporting limits (RLs) are below these cleanup levels and action levels.
- 3. Section 2.3 Air Sampling Methods and Procedures: Indoor air samples 5005-IA-2 and 5005-IA-4 shall be collected in the enclosed offices as stated during our December 19, 2018 telcon meeting, noted in Figure 3, and as observed and noted during the pre-indoor air sampling building site visit on November 24, 2018. This is Ecology's preference for these sample locations as they are in enclosed offices occupied by staff most of the workday. Since indoor air sampling will occur on a weekend when the offices will presumably be unoccupied, Ecology cannot see any obvious reasons to potentially replace an enclosed office sample location with a conference room as noted in the SAP text. Ecology recommends a short walk through the area of the building a day prior to when indoor air sampling is planned in order to verify indoor air sample locations and remove any chemicals that may potentially interfere with the TO-15 chemical analysis. Please refer to paragraph 10 below for any field modifications to sampling locations. Ecology has requested that GE/AECOM also indicate if women are present in those indoor air sampling locations (Figure 3) during work days and can include this information in the indoor air monitoring report.
- GE and AECOM indicated that indoor air sampling in the McKinstry building is tentatively planned for the weekend of January 5<sup>th</sup> and 6<sup>th</sup>, 2019. GE and AECOM will confirm the final sampling date and time with Ecology as soon as possible.
- 5. <u>Section 2.3 Air Sampling Methods and Procedures</u>: GE shall include at least one field duplicate sample in one of the enclosed offices (Figure 2).
- 6. <u>Section 2.3 Air Sampling Methods and Procedures</u>: GE shall record the wind direction before and during indoor (and ambient) air sampling.
- 7. <u>Section 2.3 Air Sampling Methods and Procedures</u>: GE shall also record the SUMMA canister vacuum readings every 1-2 hours after the indoor air sampling begins.

<sup>&</sup>lt;sup>1</sup> Refer to Attachment B: Draft Ecology Implementation Memo #22 - Vapor Intrusion (VI) Investigations and Short-Term Trichloroethene (TCE) Toxicity, dated November 21, 2018

- 8. <u>Section 2.3 Air Sampling Methods and Procedures</u>: GE shall also analyze all indoor and ambient air samples for vinyl chloride and trans-1,2-dichloroethene.
- 9. <u>Section 2.3 Air Sampling Methods and Procedures</u>: GE shall take digital photographs of the SUMMA canisters in each sample area and submit to Ecology as soon as possible after the sampling event. These digital photographs shall be included in the indoor air monitoring report discussed in Section 5.0.
- 10. <u>Section 2.3 Air Sampling Methods and Procedures</u>: Ecology prefers to be informed prior to any field modifications to sample locations or procedures and allowed to comment on those work plan revisions prior to sampling. However, if this is not possible, GE shall notify Ecology within 24 hours (by phone and email) for any field modifications such as if indoor or ambient air samples are collected from field modified locations.
- 11. Section 3.0 Contingency Plan: Ecology, GE and McKinstry will determine what long term and short term responses are required if the indoor air sample results indicate unacceptable vapor intrusion resulting in exceedances of the Method B indoor air (chronic) cleanup levels and/or short term TCE action levels. Attachment B- Draft Ecology Implementation Memo #22: Vapor Intrusion (VI) Investigations and Short-Term Trichloroethene (TCE) Toxicity includes examples of such actions that may be appropriate if there are exceedances of the indoor air cleanup levels and/or short-term TCE action levels.
- 12. <u>Section 5.0 Reporting</u>: GE shall deliver the indoor and ambient air sample unvalidated analytical data to Ecology no later than 7 calendar days after the sampling date. Ecology would prefer receiving the unvalidated analytical results the same time delivered to GE. GE will make all reasonable efforts to expedite the validation of those analytical results and submit the validated analytical data and validation report to Ecology as soon as possible.

Attachment B: Draft Ecology Implementation Memo #22:Vapor Intrusion (VI) Investigations and Short-Term Trichloroethene (TCE) Toxicity, Dated November 21, 2018



# **DRAFT** Vapor Intrusion (VI) Investigations and Short-term Trichloroethene (TCE) Toxicity

### **Implementation Memorandum No. 22**

Date: November 21, 2018

To: Interested Persons

*From:* Jeff Johnston, Section Manager Information & Policy Section Toxics Cleanup Program

Contact: Policy & Technical Support Unit, Headquarters

Attachments: None

Accommodation Requests: To request ADA accommodation including materials in a format for the visually impaired, call Ecology at 800-826-7716. Persons with impaired hearing may call Washington Relay Service at 711. Persons with speech disability may call TTY at 877-833-6341.

Publication No. 18-09-047 (November 2018) DRAFT FOR PUBLIC COMMENT

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## **Acronyms and Abbreviations**

Acronym or Abbreviation	Definitions		
APU	air purification units		
ATSDR	Agency for Toxic Substances and Disease Registry		
CLARC	Ecology's Cleanup Levels and Risk Calculation data tables		
COPC	contaminant of potential concern		
CPF	carcinogenic potency factor		
CSM	(vapor intrusion) Conceptual Site Model		
DoD	United States Department of Defense		
DTSC	California Department of Toxic Substances Control		
Ecology	Washington State Department of Ecology		
EPA	United States Environmental Protection Agency		
HI	non-carcinogenic Hazard Index		
HQ	non-carcinogenic Hazard Quotient		
HVAC	heating, ventilation, and air conditioning		
IRIS	EPA's Integrated Risk Information System		
µg/l	micrograms per liter		
µg/m³	micrograms per cubic meter		
MTCA	Model Toxics Control Act		
NAPL	non-aqueous phase liquids		
QA	quality assurance		
RCW	Revised Code of Washington		
RfD	reference dose		
RI	Remedial Investigation		
SAP	Sampling and Analysis Plan		
SL	screening level		
TCE	trichloroethene or trichloroethylene		
TCP	Toxics Cleanup Program		
Tier I	term used in Ecology's 2009 draft VI guidance to describe		
	VI assessments employing subsurface (groundwater and		
	soil gas) VOC measurements		
Tier II	term used in Ecology's 2009 draft VI guidance to describe		
	VI assessments employing indoor air VOC measurements		
µg/l	micrograms per liter		
µg/m <sup>3</sup>	micrograms per cubic meter		
VI	vapor intrusion		
VOC	volatile organic compound		
WAC	Washington Administrative Code		

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#### 1.0 Purpose and Applicability

The purpose of this memorandum is to supplement the 2009 Draft Vapor Intrusion Guidance<sup>1</sup> produced by the Washington State Department of Ecology (Ecology) and provide recommendations pertaining to cleanup sites contaminated with trichloroethene (TCE).

Specifically, this memorandum:

- 1. Provides indoor air Action Levels that are protective of short-term exposures to TCE.
- 2. Provides the default (non-site-specific) subsurface vapor intrusion (VI) screening levels that are protective of the short-term indoor air TCE action levels.
- 3. Identifies options for effectively and rapidly responding to those situations where TCE concentrations caused by VI in indoor air are above action levels.
- Establishes the commitment by Ecology's Toxics Cleanup Program (TCP) to keep indoor air TCE concentrations (caused by VI) below short-term action levels at Model Toxics Cleanup Act (MTCA) cleanup sites in Washington state.
- Provides guidance and recommendations for those scenarios where a) VI-caused TCE indoor air concentrations exceed, or may exceed, the short-term action levels, and b) the building being investigated is regularly occupied by female residents or workers of childbearing age.

Unless otherwise specified, this document applies to any cleanup site where TCE is a subsurface contaminant of concern and a VI pathway is being evaluated. This includes sites under direct Ecology oversight; sites in the independent cleanup process; and sites where Ecology is responsible for the investigation and cleanup.

NOTE: In some buildings, indoor workers are routinely exposed to elevated indoor air concentrations of volatile organic compounds (VOC) as part of a manufacturing or other business-related process. When the same VOCs are also present in subsurface contamination, these scenarios commonly pose difficulties to investigators who are attempting to quantify VI-only contributions to indoor air contamination. Another challenge: as long as manufacturing or other business-related processes result in indoor VOC levels much higher than those potentially

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<sup>&</sup>lt;sup>1</sup> Draft Guidance for Evaluating Soil Vapor Intrusion in Washington State: Investigation and Remedial Action (Ecology 2009): <u>https://fortress.wa.gov/ecy/publications/SummaryPages/0909047.html</u>

caused by VI, the affected receptors will only minimally benefit from actions taken to curtail just the VI contributions.

Implementation Memorandum No. 22 does not provide guidance or recommendations for scenarios where business-related processes persistently contaminate the building's indoor air with TCE, and the resulting TCE concentrations significantly exceed any VI contributions. If this scenario is (or appears to be) present at the site, Ecology should be consulted before proceeding further with the VI evaluation.<sup>2</sup>

<sup>&</sup>lt;sup>2</sup> See also Ecology's Implementation Memorandum No. 21: *Frequently Asked Questions (FAQs) Regarding Vapor Intrusion (VI) and Ecology's 2009 Draft VI Guidance* (Ecology 2018b), available at: https://fortress.wa.gov/ecy/publications/SummaryPages/1809046.html

#### 2.0 How this Memo is Organized

When TCE is present in soils, groundwater, or soil gas, VI assessments should determine if indoor air concentrations exceed cleanup levels based on chronic exposure. Assessments should also, however, be designed to determine if indoor air concentrations are higher than action levels protective of toxic, non-cancer effects caused by short-term exposures to the chemical.

In addition to the issues addressed in Section 1.0, this memorandum provides guidance and recommendations for those scenarios where a) VI-caused TCE indoor air concentrations exceed, or may exceed, the short-term action levels, and b) the building being investigated is regularly occupied by female residents or workers of child-bearing age.

Section 3.0 provides background on the 2009 draft vapor intrusion guidance, and the major updates to the document since.

Section 4.0 identifies Ecology's short-term indoor air action levels. It also includes short-term TCE soil gas and groundwater screening levels, which are calculated to be protective of the indoor air action levels.

**Section 5.0** discusses VI investigations at TCE sites, and outlines Ecology's expectations regarding assessments of possible short-term, indoor air TCE, action level exceedances.

**Section 6.0** outlines Ecology's expectations regarding appropriate responses and response timeframes, when VI-caused indoor air TCE concentrations exceed action levels.

**Section 7.0** describes notifications and other outreach-related tasks that should be performed at TCE sites where VI may be resulting in indoor air concentrations that exceed action levels.

#### 3.0 Background

In 2009, Ecology prepared the draft VI guidance titled <u>Guidance for Evaluating Soil Vapor</u> <u>Intrusion in Washington State: Investigation and Remedial Action</u>. A public comment period in the fall of 2009 provided an opportunity for the public to review and give us feedback on the draft document. Although a number of public comments were received, Ecology did not formally respond to the comments or revise and finalize the draft guidance. Nevertheless, the draft VI guidance has been relied on by Ecology staff, environmental consultants, and others who are responsible for assessing VI and ensuring that indoor receptors are protected from VIrelated air contamination.

Since 2009, parts of the draft guidance have been updated or otherwise changed. Specifically, it now reflects three major updates:

 <u>Updated and revised VI cleanup and screening levels.</u> Tables in Appendix B of the 2009 draft guidance contained VI indoor air cleanup levels and soil gas and groundwater screening levels. In 2009, the indoor air cleanup levels in Appendix B corresponded to standard, WAC 173-340-750 Method B and C air cleanup levels, calculated with reference doses (RfDs) and/or cancer potency factors (CPFs) obtained at that time from IRIS and other Environmental Protection Agency (EPA) toxicity databases. Soil gas and groundwater screening levels were calculated to be protective of these indoor air cleanup levels.

As of 2016, the Appendix B tables in the 2009 draft guidance are outdated and should not be relied upon. The VI indoor air cleanup and groundwater and soil gas screening levels in Ecology's Cleanup Levels and Risk Calculation (CLARC) data tables<sup>3</sup> replace the 2009 tables and should be used instead. The CLARC table values are based on the most current Method B and C air cleanup levels and, for sub-slab soil gas screening levels, an attenuation factor different (that is, lower) than the value used to generate the Appendix B tables.

2. Updated and revised Ecology guidance related to petroleum VI (PVI) screening. TCP Implementation Memorandum No. 14 (Ecology 2016) embodies new EPA recommendations for assessing sites where the only volatile subsurface contaminants of concern are those petroleum hydrocarbons that are associated with a fuel release. Implementation Memo No. 18 (Ecology 2018) also primarily applies to releases of petroleum-containing fuels. It establishes generic TPH air cleanup levels and corresponding soil gas screening levels. It provides additional guidance for developing

<sup>&</sup>lt;sup>3</sup> Available at: https://fortress.wa.gov/ecy/clarc/CLARCHome.aspx (Ecology 2018a)

PVI sampling plans for Tier I and Tier II, and discusses potential PVI threats to buildings that will be constructed in the future. These memoranda were specifically developed for sites where PVI is a potential concern.

 Developed frequently asked questions (FAQs) on whether specific portions of the 2009 draft VI guidance are still applicable. TCP Implementation Memo No. 21 (Ecology 2018) answers a number of questions regarding technical and policy changes that have occurred since the draft guidance was issued.

Since Ecology's 2009 draft VI guidance was prepared, EPA has concluded that brief exposures to TCE may cause serious health problems.<sup>4</sup> According to the EPA, short-term inhalation exposures (i.e., 21 days or less) to TCE in indoor air have the potential to cause serious heart defects in a developing fetus. The damage can occur early in a pregnancy, possibly before the pregnancy is recognized. The damage can be caused by relatively low TCE concentrations that are similar to concentrations associated with other critical cancer and non-cancer effects that result from long-term (many years) exposure.

While much of the draft 2009 guidance document is applicable to sites where TCE vapor intrusion is a possibility, there are several issues that are not considered in the draft guidance but should be evaluated, due to the potential for harm from short-term exposure. These issues are:

- 1. <u>Response speed</u>. Actions to protect a fetus from unacceptable TCE exposures should occur as rapidly as possible after discovering the contamination—that is, within days or weeks, depending on the likelihood and degree of potential exposure.
- 2. <u>Focus on women of childbearing age</u>. The developing fetus is sensitive to the effects of short-term TCE exposure, and preventing harm to the fetus relies on reducing the mother's exposure.
- 3. <u>Public outreach</u>. Promptly contacting people who live and work near TCE contamination is crucial for three reasons: 1) to identify women of childbearing age; 2) to explain the potential health hazards to building occupants and, 3) if warranted by site-specific conditions, to obtain permission to access buildings for property-specific investigation and exposure-reduction activities. Whenever possible, outreach activities should be conducted in collaboration with public health departments.

<sup>&</sup>lt;sup>4</sup> Memorandum: Compilation of Information Relating to Early/Interim Actions at Superfund Sites and the TCE IRIS Assessment (USEPA 2014).

Toxics Cleanup Program Implementation Memo #22

This degree of urgency, and the need for more intensive outreach to specific individuals, is not typically required at most MTCA sites. These issues are further discussed in Section XX, following the discussion of Ecology's recommended short-term TCE action and screening levels.

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#### 4.0 VI Screening and Action Levels for TCE

#### 4.1 Indoor air action levels for TCE

Indoor air cleanup levels—which are used during Tier I and Tier II vapor intrusion assessments to determine whether further sampling, interim actions, or cleanup actions are indicated—are provided in the CLARC data tables.<sup>5</sup> These concentrations are the same concentrations as the standard cancer and non-cancer Method B and C air cleanup levels in CLARC's *Air* data tables.

Air cleanup levels for TCE are lower than indoor air action levels for short-term indoor exposures. Cleanup levels apply to long-term (at least one year) average air concentrations for the entire population comprised of all genders and ages. Short-term indoor air action levels, on the other hand, only apply to three-week average concentrations for women of childbearing age. The average indoor air TCE concentration due to VI over <u>any</u> three-week interval should not exceed the applicable action level.

VI indoor air cleanup levels for long-term TCE exposures, and action levels for short-term exposures to women of childbearing age, are provided in Table 1 below. The table's Indoor Air Cleanup and Action Levels are compared to average indoor air TCE concentrations that result solely from site-contaminated soil gas (that is, vapor) intrusion. In some cases, this will mean that contributions to indoor air measurements from non-VI sources, such as outdoor or indoor sources, will need to be distinguished from those due solely to subsurface sources.

The short-term Action Levels for TCE in Table 1 are based on values recommended by EPA Region 10 (December 13, 2012, memorandum) and EPA Region 9 (July 9, 2014 memorandum).<sup>6</sup> Region 10's 2012 memorandum states that, pursuant to an IRIS toxicological review, exposure to TCE can cause fetal cardiac malformations during a 21-day gestation window. To protect against the possibility of this occurring, the average concentration of TCE in residential indoor air should not exceed 2.0  $\mu$ g/m<sup>3</sup> during any 21-day period of time in a given year. For commercial / industrial settings, where the receptors of concern are workers, indoor air TCE should not exceed 8  $\mu$ g/m<sup>3</sup>. The Region 9 memorandum identifies "accelerated" and "urgent response action levels" for residents and workers. The "accelerated" levels range from 2 to 8  $\mu$ g/m<sup>3</sup>; the "urgent" levels vary from 6 to 24  $\mu$ g/m<sup>3</sup>. The range of levels for both categories accounts for the varied lengths of time that receptors are expected to be exposed.

<sup>&</sup>lt;sup>5</sup> Cleanup Levels and Risk Calculation (CLARC). <u>https://fortress.wa.gov/ecy/clarc/CLARCHome.aspx</u>

<sup>&</sup>lt;sup>6</sup> For the Region 9 and 10 memoranda, see: <u>https://ecology.wa.gov/Regulations-Permits/Guidance-technical-assistance/Vapor-intrusion-overview</u>

Level of Concern	Concentration (µg/m <sup>3</sup> )	Risk Basis
Chronic (me	TCE Indoor Air C an long-term air co	Cleanup Levels ncentration for RME receptor)*
Method B (unrestricted land use)	0.37	Cancer risk 1E-6
	0.91	Hazard quotient 1
Method C (industrial land use)	6.3	Cancer risk 1E-5
	2.0	Hazard quotient 1
Short-term (maximum	TCE Indoor Air 3-week mean conce	Action Levels entration for women of childbearing age)
Unrestricted land use	2.0	Noncarcinogenic effect based on 24 hours/day, 7 days/week
Workplace scenario (commercial or industrial)	7.5	Noncarcinogenic effect based on 45-hour work week

 Table 1. Vapor intrusion indoor air cleanup and action levels for TCE

\* These values are available in CLARC (Ecology 2018a).

A number of other EPA Regions and states, including Massachusetts, New Jersey, New Hampshire, Minnesota, Ohio, Alaska, and Connecticut, have also adopted short-term TCE levels and recommended responses. These levels and response timeframes vary.

Consistent with EPA Region 10, TCE Action Levels in Table 1 are intended for comparison to the highest VI-caused indoor air levels averaged over any 21-day period. Ecology recognizes, however, that the health effects that potentially arise from a short-term exposure to TCE could possibly result from an exposure to action level concentrations over a period less than three weeks. As of the date of this memo, we do not know how short this period could be, or whether shorter periods would only be harmful if TCE concentrations were significantly higher than Action Levels. Therefore, while this memorandum advocates comparing our Action Levels to measurements (or estimates) of average 21-day concentrations, Ecology also recommends that, if any 24-hour or 8-hour measurements of average indoor air TCE concentrations exceed Table 1's Action Levels (for residents or workers, respectively), prompt action should be taken to either reduce those concentrations, or reduce the degree to which women of childbearing age are exposed. Ecology will revisit this recommendation as more information becomes available about health effects attributable to short-term TCE exposures.

Table 1 is limited to providing a residential short-term TCE indoor air Action Level and a shortterm Action Level for commercial/industrial workers. The residential concentration is intended to protect women of childbearing age who reside in the building and are continuously exposed to indoor air contaminated by VI. The commercial/industrial Action Level is protective of women of childbearing age who work full-time shifts up to 45 hours per week. However, other women of childbearing age who occupy a building where VI is occurring may also be receptors of concern. For example, visitors to a building or part-time workers could potentially be exposed to

contaminated indoor air over extended periods of time. Likewise, female students may be significantly exposed to TCE-contaminated indoor air within a school building.

Table 1's short-term Action Levels should be used to determine whether prompt and protective actions like interim actions should be implemented (see <u>WAC 173-340-430</u>). These Action Levels are not MTCA Method B or C air Cleanup Levels. Furthermore, the MTCA regulations require that cleanup levels be established for one of two specific land uses: *unrestricted* or *industrial* site use.

#### 4.2 VI short-term screening levels for TCE in groundwater and soil gas

CLARC's data tables also provide groundwater and soil gas screening levels that can be used to assess the potential VI threat posed by a subsurface source. As for the VI indoor air cleanup levels, these concentrations are based on chronic exposures. CLARC's groundwater screening levels are intended to be protective of corresponding indoor air cleanup levels, and assume there will be 1,000-times attenuation between groundwater VOC concentrations (in equilibrium with vapor concentrations) and indoor air levels. CLARC's sub-slab soil gas screening levels are also expected to be protective of indoor air cleanup levels. They assume there will be 33-times attenuation between soil gas VOC concentrations just below a building's slab and indoor air levels. (For further discussion on this, see the note box following Table 2 in this section.)

VI groundwater and sub-slab soil gas screening levels protective of short-term TCE indoor air action levels are presented in Table 2 below. These screening levels embody the same attenuation assumptions used to calculate the chronic subsurface screening levels provided in CLARC (as discussed above). In summary:

- The short-term VI screening levels for groundwater and soil gas are higher than CLARC's VI TCE screening levels, which are calculated for chronic indoor exposures.
- For residential buildings, the short-term screening level for groundwater is about twice as high as CLARC's chronic-based non-carcinogenic screening level (8 μg/l versus 3.8 μg/l, respectively), and approximately five times higher than CLARC's carcinogenic screening level (8 μg/l versus 1.6 μg/l).
- Similarly, the short-term screening level for TCE in soil gas is about twice as high as CLARC's chronic-based non-carcinogenic sub-slab screening level (67 μg/m<sup>3</sup> versus 31 μg/m<sup>3</sup>), and a little more than five times higher than CLARC's carcinogenic sub-slab screening level (67 μg/m<sup>3</sup> versus 12 μg/m<sup>3</sup>).

Short-term TCE Subsurface Screening Levels	Concentration	Basis
<ul> <li>An example of the second se Second second sec</li></ul>	ground	lwater (in µg/l)
residential short-term VI Screening Level for groundwater	8	<ul> <li>TCE as a non-carcinogen</li> <li>receptor of concern: women of childbearing age</li> <li>residential indoor scenarios</li> </ul>
non-residential short-term VI Screening Level for groundwater	31	<ul> <li>TCE as a non-carcinogen</li> <li>receptor of concern: women of childbearing age</li> <li>commercial/industrial workplace scenarios</li> </ul>
	soil gas	s (in µg/m³)
residential short-term VI Screening Level for sub- slab soil gas	67	<ul> <li>TCE as a non-carcinogen</li> <li>receptor of concern: women of childbearing age</li> <li>residential indoor scenarios</li> </ul>
non-residential short-term VI Screening Level for sub- slab soil gas	250	<ul> <li>TCE as a non-carcinogen</li> <li>receptor of concern: women of childbearing age</li> <li>commercial/industrial workplace scenarios</li> </ul>

Table 2. Vapor intrusion subsurface screening levels for short-term exposures to TCE

**NOTE:** The 2009 draft guidance differentiates between the amount of soil gas-to-indoor air attenuation that should be assumed for soil gas VOC concentrations that are located immediately below the building (like sub-slab), versus those concentrations that are at significantly greater distances below ground surface (called "deep"). CLARC's VI data tables also make this distinction. "Deep" soil gas screening levels in CLARC assume 100-times attenuation between soil gas VOC concentrations and indoor air levels.

However, EPA's *Technical Guide for Assessing and Mitigating the Vapor Intrusion Pathway from Subsurface Vapor Sources to Indoor Air* (USEPA June 2015) does not recommend that soil gas levels be assumed to attenuate more than 33 times, regardless of depth. As a result, Ecology is re-evaluating the appropriateness of a deep soil gas VI screening level that assumes more than 33-times attenuation. At the time this memo was published, we are not withdrawing the recommended deep soil gas VI screening levels in CLARC, but:

1. These levels should not be used to assess the potential for an indoor air exceedance of the short-term TCE action level, and

2. For other assessment purposes (such as assessing the potential for an exceedance of a chronic-based indoor air cleanup level) the requisite 15-foot or greater separation distance should be applied to the depth of the vadose zone between the building foundation (not the ground surface) and the deep soil gas measurement. The short-term TCE Screening Levels identified in Table 2—referred to as "sub-slab" and calculated with an attenuation factor of 0.03—may also be compared to deeper soil gas sample measurements.

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#### 5.0 VI Investigation

Ecology's 2009 draft VI Guidance should generally be followed when investigating and addressing TCE vapor intrusion. But as noted in Section 3.0 above, the draft guidance does not discuss short-term inhalation exposures to TCE. The following investigation recommendations refer specifically to sites where TCE is a potential VI concern.

# 5.1. Identify any site buildings where VI may potentially result in indoor TCE concentrations above the short-term action level.

NOTE: The discussion in Section 5.1 assumes that indoor air sampling for TCE has <u>not</u> been conducted. If indoor air has already been sampled, and indoor TCE concentrations due to VI exceed the applicable short-term action level, appropriate responses are described and discussed in Section 6. If indoor air was sampled and TCE concentration measurements were <u>below</u> the short-term action level, the VI assessment team should determine whether those measurements represent the highest 3-week average indoor TCE concentration. Please see Section 5.4.

Determining which buildings are a potential concern is commonly accomplished by mapping site areas where TCE is, or may be, present in soils or shallow groundwater. Buildings above or close to these areas can then be identified. In parts of the site where soils are contaminated with TCE, soil gas samples are typically collected and analyzed.<sup>7</sup> Ecology's 2009 VI Guidance, CLARC's VI soil gas Screening Levels, and Table 2's short-term soil gas Screening Levels above, can then be used to determine if VI could potentially result in indoor air cleanup level or action level exceedances (respectively) at nearby buildings.

Regardless of whether the potential subsurface VI source is contaminated soils or shallow groundwater, soil gas samples can be collected below or near a building, and the measured TCE levels can be used to determine the potential for an indoor exceedance of indoor air cleanup levels and/or action levels. However, if TCE concentrations in shallow groundwater are above CLARC's VI Screening Levels, or if significant soil contamination or residual non-aqueous phase liquid (NAPL) is close to a building and likely to contain elevated TCE concentrations, investigators should not delay indoor air sampling (see section 5.3). When these conditions are

<sup>&</sup>lt;sup>7</sup> De minimis levels of TCE in vadose zone soils (i.e., above the seasonal low water table) are unlikely to pose a VI threat. WAC 173-340-740(3)(b)(iii)(C)(III) defines such levels as concentrations no higher than concentrations "derived for protection of groundwater for drinking water beneficial use under <u>WAC 173-340-747</u>(4)." Concluding that TCE levels in soils are this low requires adequate characterization of vadose zone contamination.

present, the first indoor sampling event(s) should be a site priority and performed immediately, without waiting for a preliminary soil gas investigation.<sup>8</sup>

In areas where soils are not contaminated and shallow groundwater is the only potential VI source, the 2009 draft VI guidance, groundwater VI Screening Levels in CLARC, and short-term groundwater Screening Levels in Table 2 can be used to distinguish between buildings where VI could potentially result in exceedances of indoor air cleanup (chronic) or action (short-term) levels, and those where exceedances are highly unlikely.

In addition to the exceedance of subsurface VI screening levels, there may be other building- or site-specific reasons for believing that indoor air TCE concentrations could exceed the short-term action level. For instance, at some building locations, contaminated shallow groundwater may be the only potential VI source and TCE concentrations in this groundwater may be below the short-term screening level. However, the short-term groundwater screening levels assume a certain amount of attenuation and dilution of vapor-phase TCE between the groundwater surface and the indoor environment. While these are conservative assumptions for most buildings, they may not be if:

- There are preferential subsurface pathways that may result in higher soil gas VOC levels below the building than the short-term groundwater screening levels assume, or if
- There may be a higher soil gas flowrate into the building than the short-term groundwater (and soil gas) screening levels assume.<sup>9</sup>

The short-term soil gas Screening Levels assume that vapor-phase TCE concentrations will attenuate by a factor of at least 33 times between soil gas levels immediately below the building and indoor air. Again, this is usually a conservative assumption. However, less attenuation is possible if the building or its foundation allows soil gas to enter interior spaces relatively unimpeded (which may occur, for example, when slab or basement wall penetrations or large cracks provide preferential conduits for entry).

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<sup>&</sup>lt;sup>8</sup> Ecology does not recommend that soil gas sampling be <u>initiated</u> at this point to determine if TCE concentrations exceed short-term soil gas screening levels. This is because it takes time to prepare (and approve) soil gas SAPs; obtain access; schedule and mobilize the related work; and, review the sampling results. Indoor air sampling should not be delayed while these activities are being performed. During or immediately following the first indoor air sampling event, however, it is prudent to obtain soil gas data.

<sup>&</sup>lt;sup>9</sup> The short-term groundwater Screening Levels assume that vapor-phase TCE concentrations will attenuate by a factor of 1000 between soil gas levels immediately above (and in equilibrium with) contaminated groundwater and indoor air. This is generally a conservative assumption, but may overpredict the degree of subsurface attenuation in certain cases. Ecology's 2009 draft VI guidance describes the conditions where this may occur (e.g., sites with a very thin vadose zone (shallow water table); the presence of subsurface conduits capable of transporting elevated soil gas levels to areas directly below the building with minimal attenuation; etc.)

#### 5.2: Notify and involve Ecology

This memorandum presumes that Ecology will be involved throughout the VI evaluation process, including owner/tenant notifications, the initial building visit, indoor air sampling, data analysis, and post-sampling decision-making described in the rest of this section and in Sections 6 and 7. We have therefore identified certain recommended actions and decisions below as being responsibilities of both the party conducting the remedial actions and Ecology.<sup>10</sup> However, there may be situations where the parties conducting the remedial actions are acting independently and choose not to involve Ecology during some or all of these actions and decisions and cleanup should complete all of the applicable and recommended steps in this memorandum themselves.

Regardless of whether Ecology oversees the site throughout the cleanup process, or whether another party independently conducts the remedial actions:

- 1. Ecology should be contacted as soon as the responsible party determines that women of childbearing age are current building occupants and indoor air sampling is needed to assess the potential for a short-term TCE action level exceedance (see Section 5.3 below).
- 2. If an Ecology staff person has already been assigned to the site, this is the individual who should be notified. Otherwise, the responsible party should contact their local Ecology regional office.<sup>11</sup> They should not wait for Ecology's response before moving to the next steps of the investigation / response process. Find Ecology's contact information at https://ecology.wa.gov/About-us/Get-involved/Report-an-environmental-issue

#### 5.3: Prepare for indoor air sampling

As soon as one or more site buildings have been identified as a location where VI may potentially result in indoor air TCE concentrations above the short-term action level, investigators should quickly plan for the next assessment steps—unless they already know that

<sup>&</sup>lt;sup>10</sup> WAC 173-340-200 of the MTCA rule defines the terms "cleanup," cleanup action," "interim action," and "remedial action." Remedial action (or "remedy") means "any action or expenditure consistent with the purposes of [MTCA statute] <u>Chapter 7.0.105D</u> RCW to identify, eliminate, or minimize any threat posed by hazardous substances to human health or the environment including any investigative and monitoring activities with respect to any release or threatened release of a hazardous substance and any health assessments or health effects studies conducted in order to determine the risk or potential risk to human health."

<sup>&</sup>lt;sup>11</sup> Here, and throughout the rest of the memorandum, we use the term "responsible party" to refer to the party who is conducting remedial actions at the site. In many cases the responsible party will be a person meeting the statutory definition of a "potentially liable person" (see <u>RCW 70.105D.040</u>).

women of child-bearing age do not regularly occupy the buildings. At this point in the investigation, it is only *potentially possible* that indoor TCE concentrations actually exceed the Action Level, but several actions should occur without delay: notify building owners/tenants, determine if exceedances are occurring, and – if needed – take actions to protect the potential receptors.

- Contact building owner and/or tenant. The owner/tenant of the building should be contacted to determine if women of childbearing age are current occupants, and to schedule a building and property visit. This initial contact should occur soon after the building has been identified as potentially at risk. The owner and tenant(s) of these buildings should be notified that there is the *possibility* that VI-caused indoor air TCE concentrations exceed the acceptable chronic and/or short-term screening/action levels.
- 2. Schedule a building visit. If women of childbearing age are current building occupants, a building visit should be scheduled as soon as possible. During this visit Ecology and the responsible party will need to be prepared to discuss the potential TCE risk, explain how we would like to proceed, and answer exposure-related and other questions.<sup>12</sup> If the responsible party does not own the building, they should also be prepared at this time to request building access for the purpose of collecting indoor air samples. Interactions with building owners and tenants during the period preceding indoor air sampling are further discussed in Section 7.0 below.
- 3. Prepare and finalize an SAP. Following the visit to the building and property, an indoor air Sampling and Analysis Plan (SAP) should be expeditiously prepared, reviewed, and finalized.<sup>13</sup> The SAP should include a site/building-specific VI conceptual site model (CSM) that serves as the basis for the selection of data quality objectives and sampling design. The VI CSM, as discussed in our draft 2009 VI guidance document and in Section 5.4 of EPA's 2015 *Technical Guide for Assessing and Mitigating the Vapor Intrusion Pathway from Subsurface Vapor Sources to Indoor Air* (U.S. EPA, June 2015), is a combination of information, assumptions, and hypotheses that investigators use to

Preemptive mitigation is a term often used to describe VI mitigation efforts implemented without (or prior to) confirmation that VI-caused indoor air contamination exceeds acceptable levels. When preemptive mitigation has been chosen as the next step in Section 5.3, indoor air sampling is not typically conducted until after mitigation has been implemented. See Section 7.8 of EPA's OSWER VI guidance document (USEPA June 2015) for additional information about preemptive mitigation.

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<sup>&</sup>lt;sup>12</sup> Please see Section 7.1's discussion of VI-related risk communications.

<sup>&</sup>lt;sup>13</sup> This assumes that: a) an exceedance of the short-term TCE indoor air action level has not yet been measured, and b) the responsible party has decided not to pursue a "preemptive" response action. If an exceedance of the action level has already been measured, no additional pre-mitigation sampling may be needed. See Section 6.0 for a description of appropriate response actions.

support evaluations of the adequacy of available site-specific information, and guide the identification of critical data gaps.

4. Schedule indoor air sampling. After SAP finalization the first indoor air sampling event should be immediately scheduled. It should not be delayed to coincide with more desirable seasonal or meteorological conditions.<sup>14</sup>

# 5.4: Determine if 3-week average indoor air TCE concentrations exceed the short-term action level.

For those buildings occupied by women of child-bearing age, the VI investigation should provide sufficient information to determine whether 3-week average indoor air TCE concentrations ever exceed the short-term action level. This is unlikely to be evident from a single indoor air sampling event unless that event coincides with a period when maximum VI impacts are occurring. Because VI impacts can vary significantly over time, and because this variability cannot be easily predicted, it is essentially impossible to schedule an indoor sampling event that can be confidently assumed to coincide with, or otherwise represent, the highest 3-week average VI impact on air quality, unless the sampling program is designed to intentionally create nearmaximum VI conditions.<sup>15</sup> Unless TCE concentrations measured during the first sampling event exceed the short-term indoor air action level, often the investigation will require multiple sampling events.

Even when conditions conducive to relatively extreme VI impacts are not intentionally created, they may fortuitously occur during a sampling event. That is, significant building depressurization may be "naturally" occurring during any given sampling event and this degree of depressurization may correspond to *worst case*-type VI-caused indoor air concentrations. At many sites and site buildings this often coincides with periods when indoor air temperatures are much higher than outdoor temperature. Continuously measuring pressure differentials of cross-slab or cross-first floor (for buildings with crawlspaces) throughout the indoor air sampling event can provide measurements that demonstrate the degree of building pressurization relative to the subsurface during the event. These measurements can be recorded regardless of the air sampling methodology used (such as canisters, passive diffusive samplers, or more real-time measuring devices).

<sup>&</sup>lt;sup>14</sup> The SAP should acknowledge the time-related considerations associated with determining if a shortterm action level is being exceeded, and propose the respective timeframes and due dates for obtaining and reviewing data.

<sup>&</sup>lt;sup>15</sup> Generally, this is accomplished by inducing significant building depressurization just prior to the sampling event. Various degrees of depressurization, as well as positive pressurization, are typically induced to track indoor air concentration responses. (DOD 2017, McHugh 2017, and Johnson 2016.) The building depressurization methodologies that have utilized a blower-door approach, and have been subsequently described in the literature, can successfully meet project objectives. However, the methodology: a) is likely to be more successful at smaller and simpler buildings (architecturally, and in terms of interior design), and b) should not be <u>assumed</u> to result in higher, VI-caused, indoor air concentrations once significant depressurization has been achieved.

This memorandum does not provide indoor sampling guidance. For recommendations related to sampling methodologies, please refer to:

- Ecology's Implementation Memorandum No. 21 (Ecology 2018)
- Relevant portions of the Tier II discussion in Ecology's 2009 draft VI guidance
- Section 6.4 of EPA's VI guidance (USEPA 2015)
- Recent state guidance documents, such as New Jersey's *VI Technical Guidance* (NJDEP 2018).

When the receptor of concern is a current occupant of the building, and air samples are being analyzed at an off-site laboratory, expedited turn-around times should be requested. For at least the first sampling event, the goal should be to receive the laboratory's sampling data within three business days.

Immediately after the data have been received, they should be initially reviewed by the receiver and shared with other members of the decision-making team (such as the Ecology site manager,<sup>16</sup> if the responsible party's consultant receives the laboratory data). For at least the first indoor air sampling event the goal should be to share these results with the decision-making team within seven days from the time of sample collection. The objective of the decisionmaking team's review is to then determine, as soon as possible, if: 1) the relevant TCE shortterm indoor air Action Levels listed in Table 1 are being exceeded, and 2) VI is the likely cause.

The immediate review, and the decisions arising from that review, will not have the benefit of a sampling-data quality assessment or validation. These activities will typically occur later, when the results of the sampling event are being integrated into some form of VI evaluation report. It is possible, then, that a later assessment of data quality will lead to a conclusion that VI is *not* causing short-term indoor air action level exceedances, and that the earlier determination was incorrect. However, if the receptors of concern are current occupants of the building, the importance of providing timely information to those receptors should outweigh the potential that the information provided might later need to be revised.

It should also be emphasized that this section (Section 5.0) is specifically devoted to recommendations related to the potential for <u>short-term</u> inhalation exposures to TCE. As discussed in Section 4.0, CLARC's VI Indoor Air Cleanup Levels for TCE are lower concentrations than action levels established to be protective of short-term indoor exposures. This is because the Indoor Air Cleanup Levels in CLARC are based on chronic VI-caused

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<sup>&</sup>lt;sup>16</sup> If an Ecology site manager has not been assigned to the project, the results should be sent to the designated Regional contact.

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exposures. Remedial actions such as VI mitigation may therefore be needed to protect long-term indoor exposures, regardless of whether the short-term indoor air TCE action level is exceeded.

#### 6.0 Responding to Exceedances of the Short-term TCE Indoor Air Action Level

If VI is causing an exceedance of the TCE short-term indoor air action level, <u>prompt</u> action is needed. Such actions should be taken in consultation with the building's owner (and tenant, if applicable). Protecting people inside affected buildings is Ecology's highest priority and any needed action should not be delayed. If additional, follow-up indoor air or other sampling is scheduled before the selected action is fully implemented, this sampling must be conducted in a manner that does not interfere with efforts to quickly and effectively reduce indoor exposures to TCE.

#### Systems for mitigating vapor intrusion

VI *mitigation* generally refers to actions whose purpose is to reduce VI-caused indoor air contamination, and these actions often focus on reducing the amount of contaminated soil gas entering the building.<sup>17</sup> Mitigation systems creating **depressurization** of the sub-slab zone or crawlspace will often be the most effective approach for reducing VI impacts (until subsurface cleanup permanently remediates the source of elevated soil gas concentrations). However, these types of mitigation, which are intended to minimize entry of contaminated soil gas into the building, can take weeks to design, construct, and fully implement. Additional time is then needed to demonstrate that target VOC concentrations in indoor air have actually been achieved.

Active VI mitigation systems such as sub-slab and sub-membrane depressurization are often able to reduce VI-caused TCE indoor air contamination to concentrations below the short-term action levels. But before the mitigation system has been successfully implemented, TCE concentrations will, or may, be above these levels. If a pregnant woman lives or works in an area of the building where elevated TCE concentrations are present, and does not choose to re-locate, she will continue to be exposed to them. Mitigation should therefore be designed and implemented as quickly as possible,<sup>18</sup> and other actions should be considered that would effectively reduce exposures during the interim.

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<sup>&</sup>lt;sup>17</sup> Subsurface <u>remediation</u>, on the other hand, includes cleanup actions designed to reduce soil gas VOC levels. Although these actions will also reduce VI-caused indoor air contamination, they are not typically referred to as VI "mitigation" unless they can be implemented (and are successful) within a relatively short timeframe.

<sup>&</sup>lt;sup>18</sup> The mitigator who will likely perform the work should be identified early (e.g., during the investigation's planning phase). His/her availability for constructing the mitigation system, if needed, should also be verified at this early stage.

#### **EPA-recommended actions and MTCA cleanups**

Prompt actions to reduce TCE exposures include the recommended responses described in EPA Region 9's 2014 TCE Memorandum under two headings: "Implementation of early or interim measures to mitigate TCE inhalation exposure," and "Tiered response action" (USEPA 2014). Many of the recommendations in these sections of the Memorandum are appropriate to use as a guide for selecting proper response actions in Washington state. However, three of Region 9's recommendations should be clarified in terms of their applicability at MTCA cleanup sites:

#### 1. The recommendation to increase building pressurization/ventilation.

Positively pressurizing the building (with respect to the subsurface) can create a pressure barrier to advective flow of soil gas into the structure and mitigate VI impacts. However, it will not always be possible or sufficiently effective. Likewise, increasing ventilation can dilute VI impacts if the outdoor-to-indoor air exchange rate is increased. But it may not be practicable to increase the ventilation rate enough to reduce indoor air TCE below screening/action levels. Moreover, if the methods to increase the outdoor-to-indoor air exchange rate result in greater building depressurization, VI impacts may actually be exacerbated.

NOTE: At some buildings the owner/tenant may be able to quickly adjust HVAC settings to create these pressure or ventilation rate conditions. However, unless follow-up monitoring of indoor air quality is performed, there is no way to tell if TCE concentrations have been reduced to an acceptable level.

#### 2. The recommendation to seal potential conduits.

It is possible that a single foundation or building feature is primarily responsible for the degree of vapor intrusion, leading to short-term indoor air TCE action level exceedances. For instance, there could be an uncovered earthen floor in part of the building. There could be an uncovered/unsealed basement, or a first floor sump or (disconnected) floor drain. There could be unsealed utility line penetrations at ground level or sub-grade. If the building has a crawlspace, there could be relatively large and unsealed first floor openings around pipes or wiring that run between the two levels. The crawlspace could also be walled-in, preventing any significant sub-floor ventilation and dilution of soil gas emissions.

Often, however, it won't be obvious where the most significant soil gas entry points are located. For this reason, conduit sealing measures are commonly combined with more effective mitigation actions.

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In terms of the prompt action needed to respond to TCE action level exceedances, Ecology recommends that sealing efforts be:

- a) Focused on any easily observable and obvious major routes by which soil gas is likely entering the building;
- b) Only undertaken as the initial response if the sealing activity can be completed quickly; and
- c) Promptly followed up with indoor air sampling to verify the sealing's effectiveness.

3. The recommendation to respond differently, based on whether the "urgent" response action level has been exceeded.

The EPA Region 9 Memorandum states that the response to exceeding an "accelerated" action level should be "completed and confirmed within a few weeks." If the higher "urgent" action level is also exceeded, the response time should be reduced to "a few days."

Ecology agrees that, all else being equal, there should be a greater sense of urgency when TCE concentrations are much higher than the short-term action level established for the site and building. It is also true that the types of responses likely to be effective will often partly depend on how high the indoor air TCE concentrations are. But Ecology believes any exceedance of the short-term action level merits prompt action. This means that once an exceedance is apparent, the site team should quickly decide on the preferred response action, and then immediately propose this action to the building's owner/tenant.

If VI is causing an exceedance of the TCE short-term indoor air action level, the action to be taken should be quickly determined in consultation with the building's owner (and, if applicable, the tenant). The goal should be to reduce TCE exposures for women of childbearing age as soon as possible. This may require that a "stop-gap" response be taken right away, while plans for long-term mitigation proceed on a parallel track. Stop-gap responses include actions such as temporarily relocating the receptor, and installing effective indoor air treatment (that is, air purification units (APUs) or "air cleaners").

Carbon-based indoor VOC air treatment devices (sometimes referred to as APUs or air cleaners) can be installed relatively quickly. These devices can be used for extended periods, but their typical, or niche, VI application is temporary use. Often they are operated only while a more permanent form of mitigation is being designed/constructed. As discussed in EPA's 2017 *Engineering Issue*, which describes these devices, indoor air treatment can be accomplished with

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portable air cleaning units or HVAC in-duct systems (USEPA 2017). The former usually employs a built-in air circulation fan and sorbent bed, with carbon serving as the sorbent.

Indoor air treatment devices may or may not be able to quickly reduce TCE concentrations to acceptable levels within certain airspaces. Regardless of the treatment device selected, it cannot be assumed that the installed units will *sustainably* reduce indoor air TCE to concentrations below the short-term action level. As noted in EPA's 2017 *Engineering Issue*, this must be confirmed with air sampling.<sup>19</sup>

Ecology does not endorse these particular products. We are including these references only to indicate that the products have been used in at least three states to reduce VI-caused indoor air contamination.

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<sup>&</sup>lt;sup>19</sup> In the EPA 2017 Engineering Issue discussion of treatment systems, Attachment A lists a large number of VOC air cleaners by brand name. In 2014, California's DTSC reported use of Air Rhino and AirMedic Vocarb stand-alone air purifiers. The New Hampshire Department of Environmental Services and Massachusetts Department of Environmental Protection reported use of portable Austin HealthMate units in 2015 and 2016, respectively. (See "TCE Vapor Intrusion Case Study" presented at the 2015 NEWMOA conference, <u>http://www.newmoa.org/events/event.cfm?m=157</u> and the October 2016 Field Assessment and Support Team (FAST): "An Expedited Approach to the Investigation and Mitigation of the Vapor Intrusion Pathway.").

#### 7.0 Working with People Who are Affected by Vapor Intrusion

This section, as well as Sections 5.0 and 6.0, discusses interactions with the owners and occupants of buildings where vapor intrusion is, or may be, contaminating indoor air with TCE. In the simplest case, the building is a single-family residence owned by the occupants. The responsible party and Ecology are then interacting primarily with a head of household. But various other scenarios are common, such as:

- a. The building may be a single-family residence that is owned by someone who resides elsewhere.
- b. The building may be occupied by a single business, which also owns the property.
- c. The building may be occupied by a single business, which does not own the property or building.
- d. The building may be occupied by multiple businesses, none, or only one, of which owns the property or building.

In some cases, the property where the building is located will be owned by the responsible party; in other cases, not.

Throughout this memorandum, we've used the term "building owners/tenants" when referring to notifications, access requests, information sharing, and other interactions with the affected public. We use this term for economy and simplicity, but recognize that owners are not always building occupants and receptors, and building occupants are not always owners or tenants. Women of childbearing age who occupy a building could be owners, tenants, employees or other workers, students, or visitors.

For communication purposes, it is helpful for the responsible party and Ecology to have no more than two designated "building contacts." Communications about scheduling building visits, obtaining access, sharing sampling data and data evaluations, and consultations concerning any response actions, can then be limited to a small number of individuals (who may or may not be potential "receptors"). It will be incumbent upon these building contacts to not only disseminate the information they receive from the responsible party and Ecology to (other) building occupants who are potentially being exposed, but to relay those occupants' concerns and questions back to us.

#### 7.1: Outreach before indoor air sampling

As discussed in Section 5.1, any site buildings where VI may potentially result in indoor TCE concentrations above the short-term action level should be identified based on subsurface sampling and other site data. When such a building is identified and women of childbearing age

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are occupants, the planning, notification, and pre-sampling activities described in Section 5.3 should be performed. This includes a visit to the building itself.

During the initial building visit, Ecology and the responsible party should:<sup>20</sup>

- 1. Verify whether women of childbearing age regularly occupy the building. If they do (especially for non-residential buildings) the areas where these women spend most of their time, and the hours they are typically present in the building, should be ascertained.
- 2. Determine if women of childbearing age may be occupants in the foreseeable future, even if they're not currently present.
- 3. Discuss site contamination and how vapor intrusion can potentially contaminate indoor air; discuss what we propose to do next and the need for sampling access; answer their questions.

During the building visit, Ecology and the responsible party will need to be prepared for questions the occupants may have regarding potential short-term (and long-term) TCE health effects and how to reduce their exposures. Decisions should be made during the planning period (described in Section 5.3) about how and when this information should be provided, and who should communicate it.

Ecology site managers are not expected to answer any questions except the most basic healthrelated questions. In general, the public should routinely be referred to local health departments or family physicians for the answers to questions that require toxicological or medical expertise.

Ecology's Community Outreach and Environmental Education Specialists (COEESs) and Washington's state and local health departments are generally more familiar with local communities and their concerns than Ecology site management staff. Health departments also have more expertise at conveying health-related information. If women of childbearing age are potentially exposed to site-related TCE contamination, it is recommended that site managers and the responsible party rapidly coordinate with the site's assigned COEES, state/local health departments, and/or the federal Agency for Toxic Substances and Disease Registry (ATSDR). These groups can better explain potential health hazards to building occupants, and help gain access to buildings for investigation and remediation if needed.

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<sup>&</sup>lt;sup>20</sup> As noted in Section 5.2, this memorandum assumes Ecology will be involved throughout the VI evaluation process. When this is not the case, parties performing the site investigation and cleanup should independently complete the recommended steps outlined in this memorandum.

Before any indoor air sampling can occur, the party performing that sampling must obtain the owner's/tenant's consent.<sup>21</sup> Typically during VI investigations, this consent is documented in an "access agreement," which also usually specifies the conditions under which access is granted. Finalizing an access agreement can occasionally be a lengthy process for various reasons. Sometimes it is difficult to make timely contact with the building owner or tenant. Sometimes the owner will elect to get the advice of legal counsel before entering into an agreement. There can be protracted negotiations regarding considerations such as access-related payment, or other site-specific issues. While securing access is normally the duty of the responsible party, Ecology may become involved with disputes or delays when the health threat relates to a short-term exposure to site contamination. The parties must realize that Ecology will make best efforts, including—if needed—exercising its legal authorities, to ensure access agreements are finalized as soon as possible.

#### 7.2: Outreach after indoor air sampling

Indoor air sampling results, together with other lines of evidence, should indicate whether VI is causing an exceedance of the TCE short-term indoor air action level. Once the indoor air sampling data have been received from the laboratory (assuming no "real time" sampling was performed), the responsible party and Ecology should 1) discuss the results, 2) make a preliminary decision as to whether VI is likely to be resulting in a TCE short-term action level exceedance, 3) agree on next steps, and then 4) contact the building owner/tenant.

As discussed in Section 5.4, when women of childbearing age are current occupants of the building, this decision-making and outreach process should begin as soon as the data are initially received, without waiting for data quality assessment. In these cases the goal should be to quickly determine the likelihood of a TCE short-term indoor air action level exceedance and then inform building owners/tenants of the sampling results. Unless owners, tenants, and other concerned building occupants would prefer to wait until the quality of sampling data has been rigorously assessed and validated, they should be notified of sampling results soon after the results arrive from the laboratory.<sup>22</sup>

The responsible party and/or Ecology should tell the building owner/tenant what the sampling results indicate and what (at that time) the next steps should be. During this discussion, it is important to:

1. Explain how we have reached our conclusions.

<sup>21</sup> With limited exceptions, such as emergency situations.

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<sup>&</sup>lt;sup>22</sup> When the data are shared this quickly, the building occupants should be informed of the possibility that the implications of the sampling results could change following evaluation of the data quality. Should this occur, the owner/tenant would then be immediately notified by the responsible party and/or Ecology.

- 2. Honestly differentiate between what is known (e.g., the results from this single sampling event), what we have inferred from the information we have collected, and what is not known, and
- 3. Urge the owner/tenant to share and explain these results—as well as plans for follow-up actions—with concerned building occupants. This includes all women of child-bearing age who live or work in affected portions of the building.

Coordinating with the site's assigned COEES and state/local health departments is critical at this stage and can improve the effectiveness of these communications.

If sampling data indicate that VI is likely to be causing an exceedance of the TCE short-term indoor air action level, and if a woman of childbearing age is a building occupant, the proper response should be quickly determined in consultation with the building's owner (and tenant, if applicable). Section 6.0 of this memo refers to various response actions that may apply. The selected action will depend on a number of building-specific factors, such as how high the indoor air TCE concentrations appear to be, and the preferences of the building's owner/tenant and receptors of concern. Promptly reaching, and carrying out, a mutually acceptable decision may require the involvement of state/local health departments.

If measured levels of indoor air TCE are below the action level, however, the next proposed step may simply be to schedule a re-sampling event for the future.<sup>23</sup>

<sup>&</sup>lt;sup>23</sup> Typically, a sampling report is prepared after the data have been quality assured (QA'ed) and validated. A copy of the report, and a copy of any Ecology response letter(s), should usually be provided to the building owner/tenant.

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# AECOM

## 5005 3<sup>rd</sup> Avenue Building Indoor Air Quality Monitoring Plan

Former GE Aviation Division Facility 220 S Dawson Street Seattle, Washington

General Electric

December 21, 2018

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Prepared by Demetrio Cabanillas AECOM

Reviewed by Jason Palmer AECOM

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## ABBREVIATIONS AND ACRONYMS

CAP	cleanup action plan
COC	chemical of concern
CUL	cleanup levels
DCE	dichloroethylene
Ecology	Washington State Department of Ecology
GE	General Electric
HVAC	heating ventilation and air conditioning
MTCA	Model Toxics Control Act
QA	quality assurance
QC	quality control
Site	former General Electric Aviation Division facility
TCE	trichloroethylene
TPH	total petroleum hydrocarbons
VOC	volatile organic compound
WAC	Washington Administrative Code

### **1.0 INTRODUCTION**

This Indoor Air Quality Monitoring Plan (Plan) has been prepared for the former General Electric (GE) Aviation Division facility located at 220 South Dawson Street, Seattle, Washington (the Site). It describes the tasks, methods, and procedures for collection of indoor air samples to address the Washington State Department of Ecology (Ecology) request to verify indoor air quality for the south side of McKinstry's 5005 3<sup>rd</sup> Avenue building has not been impacted by vapor intrusion from the adjacent chlorinated solvent groundwater plume.

This Plan presents the details for sampling procedures, selected analyses, sampling frequency, and quality assurance (QA) procedures associated with sampling and laboratory analysis. The Plan also provides additional field/operational information to be collected to document the work performed under this Plan.

### 1.1 PROPERTY, SITE DESCRIPTION & BACKGROUND

During historical operations at the Site, hazardous substances such as chlorinated solvents and petroleum products were released from sumps and tanks and entered the underlying soils and groundwater. These contaminants have been detected in the air, soil, and groundwater beneath the Site. The contaminants have also migrated in the groundwater to the west.

The subject property for this Plan is located at 5005 3<sup>rd</sup> Avenue in Seattle, WA (Figure 1), which is just to the north of the Site. The building is surrounded by asphalt pavement, and is currently used as office space. The surrounding areas/businesses are primarily commercial operations. Groundwater contamination (chlorinated solvents) is present immediately adjacent to the southern edge of the building.

#### 2.0 INDOOR AIR SAMPLING PLAN

#### 2.1 PURPOSE AND SCOPE

The purpose of the proposed indoor air sampling is to assess if the chlorinated solvent plume located to the south of the 5005 3<sup>rd</sup> Avenue building (Figure 2) could be affecting the indoor air quality as a result of vapor intrusion. Because impacted groundwater is only present along the southern boundary of the building, indoor air sampling will only take place in the southern portion of the building. If the indoor air samples indicate that chemicals of concern (COCs) are present above applicable MTCA Method B cleanup levels (CULs), contingency measures will be considered as discussed in Section 3.0. To accomplish these objectives, AECOM has conducted or will conduct the following scope:

- A site visit was performed on November 28, 2018 to observe the building layout, inventory chemical use within the building, and evaluate potential indoor air sampling locations. Ecology and McKinstry staff also participated in the site visit.
- Collect four indoor air samples within the first floor of the building, four ground level outdoor ambient air samples, and one rooftop ambient air sample near a building air intake (Figures 2 and 3). Samples will be collected over an eight-hour period using

Summa canisters. One sampling event will be conducted in January 2019 to evaluate cold-weather conditions, and a second event will be conducted in the summer of 2019 to measure warm-weather conditions.

- Submit the air samples to an Ecology accredited laboratory, for analysis of volatile organic compounds (VOC) using EPA Method TO-15 (Table 1).
- Prepare a technical memorandum summarizing the findings of the indoor air sampling events and our conclusions and recommendations.

## 2.2 COCs AND CLEANUP LEVELS

Concentrations in the groundwater plume adjacent to the 5005 3<sup>rd</sup> Avenue building currently (or as recently as early 2017) exceed the site-specific shallow groundwater CULs for trichloroethylene (TCE), tetrachloroethylene (PCE), and 1,1,1-trichloroethane (TCA). Other site-specific COCs including 1,1-dichloroethylene (1,1-DCE) and cis-1,2-dichloroethylene (cis-1,2-DCE) were also detected (below CULs) over this timeframe. Indoor air samples will be analyzed for all of these COCs.

The CULs and points of compliance for indoor air for this Plan were established in the Cleanup Action Plan (CAP) (Ecology 2014) and are summarized in Table 1.

## 2.3 AIR SAMPLING METHODS AND PROCEDURES

The air sampling will be performed in general conformance with Ecology's Guidance for Evaluating Soil Vapor Intrusion in Washington State (Ecology 2009), and ITRC's Technical and Regulatory Guidance: Vapor Intrusion Pathway – A Practical Guideline (ITRC 2007).

Four indoor air (5005-IA-1 through 5005-IA-4) and five ambient air (5005-AA-1 through 5005-AA-5) samples will be collected from the general locations shown on Figures 2 and 3. The indoor air samples will be collected from a height of 3 to 5 feet above the ground surface, in the breathing zone of seated or standing workers. If a proposed IA sample is not accessible the IA sample will be moved to nearby location with the same physical characteristics (e.g., enclosed office space or open space). If IA and AA samples are collected on a weekend then the heating, ventilation, and air conditioning (HVAC) system must be operating in a normal weekday/business hour manner and indoor office temperatures are set to normal business hour temperatures before sampling can begin. The four IA samples will by collected from the following location types:

- 5005-IA-1 will be collected in an open area, such as a cubicle workspace.
- 5005-IA-2 will be collected in a closed office space, such as a conference room or individual office.
- 5005-IA-3 will be collected in a semi-enclosed office space, such as a working area with two or three walls.
- 5005-IA-4 will be collected in a closed office space, such as a conference room or

#### individual office.

The five ambient air samples will be collected outside the building; one on each corner of the building and one on the roof next to an air intake. The ambient air sampling locations along the corner of the building will not be near any HVAC discharge outlets. Wind direction at the time of sampling will be noted in the field report. Ambient air samples will be collected approximately 5 to 8 feet above the ground surface. Sampling "canes" will be attached to the canister intakes in the event of rain to prevent moisture from entering the canisters and adversely affecting the sample.

IA and AA samples will be collected over an 8-hour period using 6-liter Summa canisters with an initial vacuum of greater than 25 inches of mercury. The flow controller will be preset by the laboratory to allow for the proper flow rate. The flow controller will be attached to the intake on the canister, and the flow control valve will be opened to allow air to enter the canister over an 8-hour period. The progress of the sampling will be periodically monitored. The initial check will be performed 1 to 2 hours after the beginning of sampling to verify that the flow valve is correctly calibrated. The sampling will be terminated if the final vacuum is greater than 5 inches but less than 7.5 inches of mercury in less than 8 hours. The final vacuum in all collected samples should be at least 5 inches of mercury. As long as the differential pressure is greater than 4 inches of mercury ambient pressure, the flow through the device will remain approximately constant as the canister fills. The final vacuum will be recorded at the end of the 8-hour time period, and the valves will be closed. All air sampling equipment and instrumentation will be provided and operated in accordance with the operating instructions and the air sampling guide provided by the laboratory.

A daily field report summarizing the daily activities will be prepared by the field personnel. Sample collection data and requested analyses will be recorded on chain-of-custody forms. Photographs will be taken of each sampling location. Weather data (e.g., barometric pressure and temperature) and wind predictions will be obtained from local weather monitoring stations and recorded at the beginning, midpoint, and end of the sampling period.

All Summa canisters received from the laboratory will be checked for correct vacuum. The vacuum gauges provided by the laboratory as part of the sample train (i.e., canister and flow controller) will be used to record the initial and final vacuums in the air sampling canister.

The air samples will be analyzed for TCE, PCE, TCA, cis-1,2-DCE, and 1,1-DCE by EPA Method TO–15. Analytical results will be requested from the laboratory within 3 business days of sample receipt. The analytical data will be reviewed and validated by an AECOM chemist.

#### 3.0 CONTINGENCY PLAN

In the event that COC concentrations are detected in proposed indoor air samples (corrected for ambient/background contribution per Ecology guidance; Ecology, 2009) in excess of the applicable CULs, additional air monitoring will be recommended. The re-sampling will be performed to confirm that the initial sampling results are representative of the indoor air quality.

If vapor intrusion impacts to the indoor air quality are confirmed, immediate mitigation measures will be evaluated such as adjustments to the HVAC system (e.g., increasing air exchanges per hour) or other engineering controls. Mitigation/contingency measures will be submitted to Ecology and McKinstry for approval prior to implementation. If mitigation measures are warranted and are subsequently implemented, conformational air monitoring will also be performed to confirm the effectiveness of these measures.

#### 4.0 QUALITY ASSURANCE PLAN AND ANALYTICAL PROCEDURES

Sample collection and handling, internal quality control guidance, collection of blind field duplicates, data validation, field QA/QC sample evaluation, and data reduction and reporting will be conducted in accordance with Appendix B (Compliance Monitoring Plan) of the Engineering Design Report GE S Dawson Street Phase 1 ISCR Injection Program for the Site (AECOM, 2019).

#### 5.0 **REPORTING**

Initial, non-validated analytical results will be provided to Ecology within approximately 7 days following sample receipt at the laboratory. In addition, GE will prepare an indoor air monitoring report for submittal to Ecology within 45 days of analytical data receipt by AECOM. The report will include the following components:

- A summary of field activities
- A detailed description of deviations from the required tasks not otherwise documented in this work plan or amended requests
- Tabulated summary of sample data results
- Figures showing actual sample location
- Copies of analytical report and laboratory data validation memoranda

#### 6.0 **REFRENCES**

- AECOM. 2019. Engineering Design Report GE S Dawson Street Phase 1 ISCR Injection Program, GE 220 South Dawson St Facility. November 2018.
- Ecology (Washington State Department of Ecology). 2014. *Cleanup Action Plan, GE South Dawson Street, Seattle, Washington*. March 2014.
- Ecology (Washington State Department of Ecology). 2009. Draft Guidance for Evaluating Soil Vapor Intrusion in Washington State: Investigation and Remedial Action. Revised April 2018.
- ITRC. 2007. Technical and Regulatory Guidance Vapor Intrusion Pathway: A Practical Guideline. January 2007.

TABLES

 Table 1

 Summary of Cleanup Levels and Points of Compliance

	Indoor Air	Indoor Air	Indoor Air
Chemical of Concern	MTCA Method B (µg/m <sup>3</sup> )	Immediate Action Level <sup>a</sup> (µg/m <sup>3</sup> )	Short-Term Indoor Air Action Level (µg/m <sup>3</sup> ) <sup>b</sup>
Trichloroethylene	0.37	1.3	7.5
Tetrachloroethylene	2.5	8.74	NA
cis-1,2-dichloroethylene	None <sup>c</sup>	None	None
1,1-dichloroethylene	12.74	44.52	NA
1,1,1-trichloroethane	332	1125	NA
Vinyl chloride	0.28	0.98	NA
trans-1,2-dichloroethylene	3.8	13.3	NA

<sup>a</sup> The immediate action level (IAL) is based on a typical working exposure, which assumes a 10-hour workday, 5 workdays per week, and 50 work weeks per year. The establishment of this IAL serves as a protective interim measure and does not substitute for the MTCA requirements to meet the Method B indoor air cleanup level at the Site by implementation of the Ecology selected remedy within a reasonable restoration timeframe.

<sup>b</sup> The short-term indoor air action level is taken from Ecology's *Draft Vapor Instruction Investigations and Short-Term TCE Toxicity Implementation Memorandum #22* (November 21, 2018), Table 1, Workplace Scenario for non-carcinogenic effect based on a 45-hour work week.

<sup>c</sup> No toxicity data are available.

Notes:

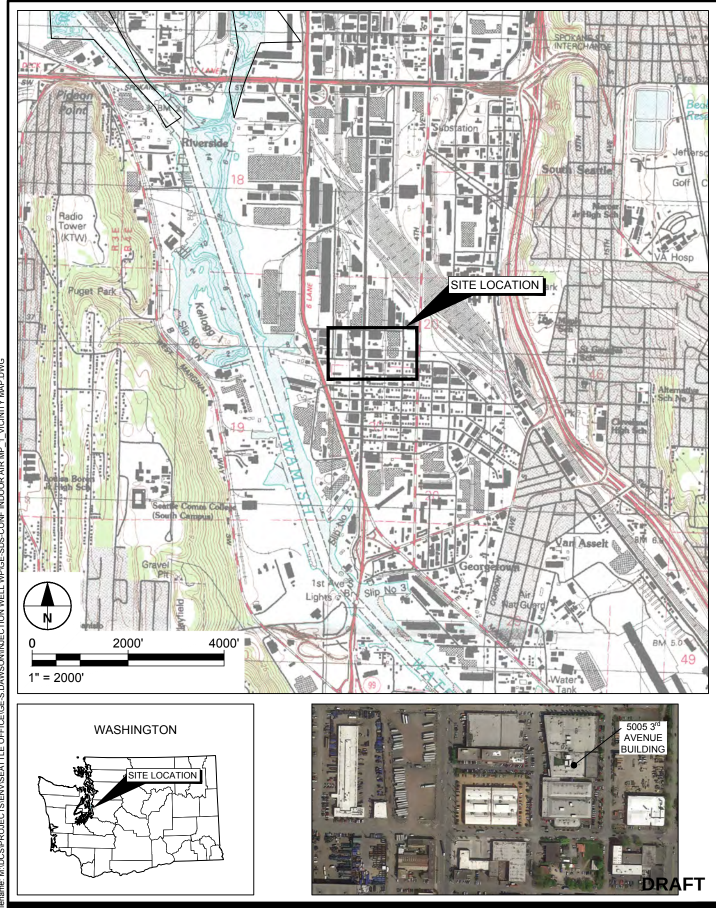
**Indoor air point of compliance**: Indoor air values are based on the lower of concentrations established by applicable federal and state laws and MTCA Method B indoor cleanup levels for unrestricted land use. The point of compliance for indoor air is the indoor air throughout the Site.

 $\mu g/m^3$  – micrograms per cubic meter

MTCA – Model Toxics Control Act

 $NA-not \ applicable$ 

FIGURES



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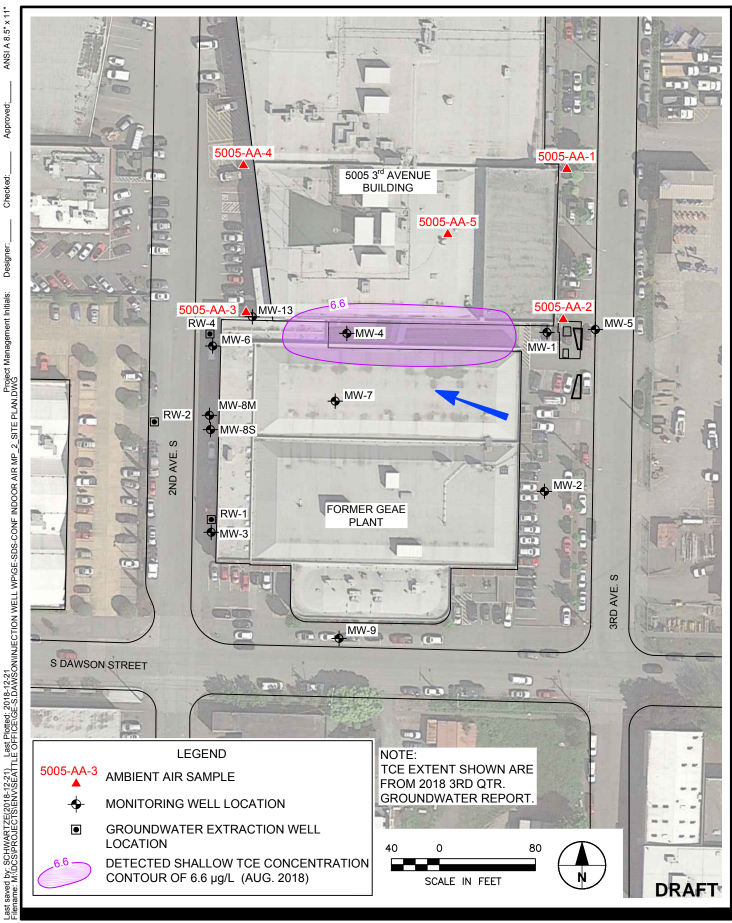
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**5005 3rd Avenue Building Indoor Air Quality Monitoring Plan** GE South Dawson Street Project No.: 60563407 Date: 12/21/18

VICINITY MAP





5005 3rd Avenue Building Indoor Air Quality Monitoring Plan GE South Dawson Street Project No.: 60563407 Date: 12/21/18

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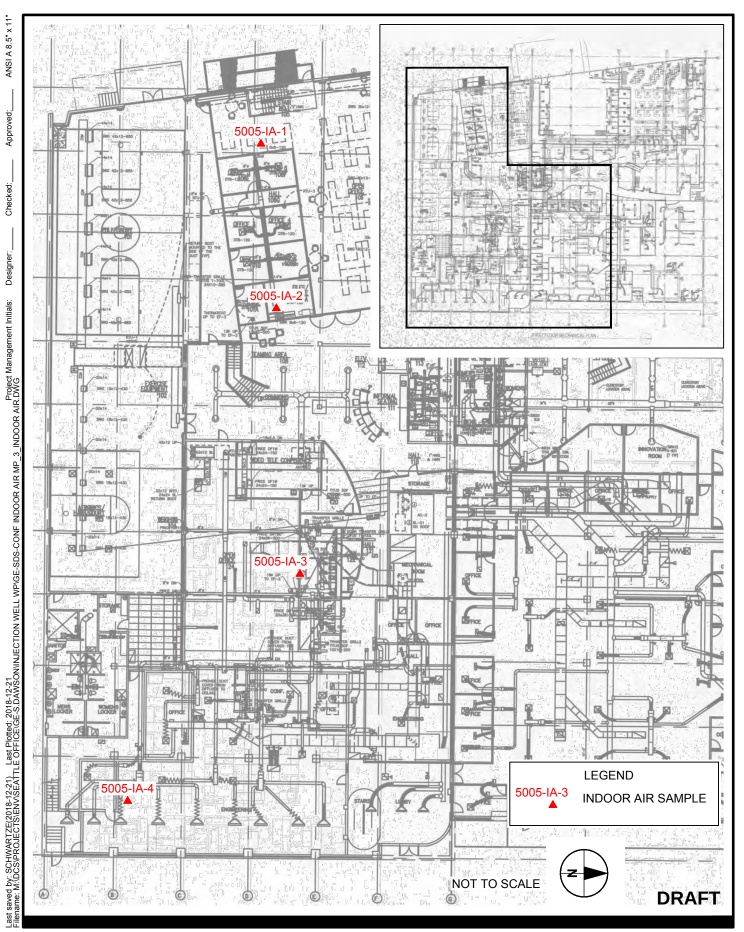
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Designer

AMBIENT AIR SAMPLING LOCATIONS





**5005 3rd Avenue Building Indoor Air Quality Monitoring Plan** GE South Dawson Street Project No.: 60563407 Date: 12/21/18

INDOOR AIR SAMPLE LOCATIONS

