TRAVIS AIR FORCE BASE ENVIRONMENTAL RESTORATION PROGRAM

ANNUAL REPORT ON THE STATUS OF LAND USE CONTROLS ON RESTORATION SITES IN 2017

FINAL



Air Force Civil Engineer Center Western Region Installation Support Section Travis Air Force Base, California

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Prepared and Submitted by

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List of Acronyms and Abbreviations

AFB Air Force Base

AFCEC Air Force Civil Engineer Center
ANSI American National Standards Institute

BGP Base General Plan

CAMU Corrective Action Management Unit

CEMIRT Civil Engineer Maintenance, Inspection and Repair Team

CERCLA Comprehensive Response, Compensation, and Liability Act of 1980

COC chemical of concern

COEC chemical of ecological concern

DCAdichloroethaneDCBdichlorobenzeneDCEdichloroethene

ECC Environmental Chemical Corporation
EPA U.S. Environmental Protection Agency
ERP Environmental Restoration Program
GET groundwater extraction and treatment

GMU Grazing Management Unit

GRISR Groundwater Remedial Implementation Status Report

IDP Installation Development PlanISS Installation Support Section

LUC land use control

LUCIP Land Use Control Implementation Plan

MCL maximum contaminant level

MILCON Military Construction

MNA monitored natural attenuation

NEWIOU North/East/West Industrial Operable Unit

NOU North Operable Unit

OSHA Occupational Safety and Health Administration

OWS oil/water separator

PAH polycyclic aromatic hydrocarbon

PCB polychlorinated biphenyl
POCO petroleum only contamination
POL petroleum, oil, lubricant

ppb
 parts per billion
 RA
 remedial action
 RD
 remedial design
 RI
 remedial investigation
 ROD
 Record of Decision

RPM Restoration Program Manager **SFPP** Santa Fe Pacific Pipeline

SSA solvent spill area TCE trichloroethene

TPH total petroleum hydrocarbon

WABOU West/Annexes/Basewide Operable Unit

1.0 Introduction

This Annual Report on the Status of Land Use Controls (LUCs) on Restoration Sites describes the status of environmental restrictions on the use of property on Travis Air Force Base (Travis AFB) in 2017. The property use restrictions are based on the presence of residual chemicals of concern (COCs) in the soil or groundwater that could pose a potential risk to human health or the environment if human or ecological receptors were to come into contact with these COCs. The LUC implementation has been conducted under the Travis AFB Environmental Restoration Program (ERP). Parcels of property in the ERP are referred to as ERP sites.

The primary purpose of LUCs is to prevent the uncontrolled movement of, or exposure of human or ecological receptors to, COCs that are present in either soil or groundwater or both media. In risk assessment terms, LUCs block the pathway between the COC and all potential receptors in order to prevent adverse health impacts.

LUCs can either be the only remedy that is assigned to an ERP site, or they can be a part of a more active remedy that is designed to achieve a level of remediation that would preclude the need for environmental restrictions. For a soil example, LUCs would remain in place until a soil remedy (such as excavation and landfill disposal) attained a cleanup level that no longer posed a potential risk to all receptors. For a groundwater example, LUCs would remain in place as long as the groundwater treatment technology (examples are groundwater extraction and treatment, or reductive dechlorination via emulsified vegetable oil injection) is in operation.

For sites with more than one medium of concern, LUCs are assigned to each medium and are treated as separate remedies. For example, Site SD033 has separate remedies for soil (Alternative 17 – LUCs), sediment (Alternative 18 – Excavation with Alternative 17 – LUCs as a contingency remedy), surface water (Alternative 10 – No Action), and groundwater (Monitored Natural Attenuation [MNA] with LUCs as an integral part of the remedy). When Travis AFB conducted a sediment cleanup action at Site SD033 in 2009 and achieved residential cleanup levels, LUCs were no longer needed for the sediment at this site. However, the LUCs assigned to the other media of concern remain in place. Appendix B provides the documentation of the medium-specific remedial actions that led to the attainment of cleanup levels and the removal of LUCs from ERP sites.

A secondary purpose of LUCs is to maintain the integrity of remedial and monitoring systems, such as monitoring wells and extraction wells. For example, LUCs ensure that soil excavation associated with base construction or repair projects does not damage monitoring/extraction/injection wells or piezometers that are a part of a groundwater remedy.

The 2017 annual LUC inspection consisted of a formal inspection of the Travis AFB LUCs at nine (9) soil sites, 18 on-base groundwater sites, and three (3) off-base groundwater sites. The nine (9) soil sites are listed as SS015, SS016, SD033, SD037, DP039, SD043, LF044, SS046, and LF007 (including the Corrective Action Management Unit [CAMU]). The 18 on-base groundwater sites are listed as FT004, LF006, LF007 (subareas B and D), LF008, SS015, SS016, ST027B, ST028, SS029, SD031, ST032, SD033, SD034, SS035, SD036, SD037, DP039, and

SD043. The three (3) off-base groundwater sites are listed as FT005, LF007 (subarea C), and SS030. This report serves as the official record of the results of this inspection.

This LUC inspection lasted two days from 11-12 January 2018. Mr. Lonnie Duke, Mr. Glenn Anderson, and Mr. Gene Clare from the Air Force Civil Engineer Center (AFCEC) Installation Support Section (ISS) office on Travis AFB participated in the inspection. They were assisted by Mr. Lorenzo Lujan from CH2M and Mr. Angel Santiago from AFCEC/CZOW. Other participants included Ms. Nadia Burke from the U.S. Environmental Protection Agency (EPA), Mr. Ben Fries from the California Department of Toxic Substances Control, Ms. Carmen Chan (Travis AFB Community Planner), Mr. Seth Merdler from the Travis AFB Environmental Compliance Office, and Mr. Joachim Eberharter from TetraTech.

Previous LUC inspections took only one day to complete. However, this inspection required two full days, because it served several purposes. First, it allowed two regulatory agency representatives to participate in the inspection and gain additional familiarity with LUC sites, particularly those that are located in high security areas. Second, the inspection provided an opportunity for base representatives to gain an understanding of the LUC management process and to begin the transition to take on a more active role in LUC oversight and inspecting. Currently, the Travis ISS is responsible for ensuring that all LUC requirements assigned to Travis AFB ERP sites are enforced. However, since the Travis ISS is a tenant organization on the base, it is more practical for base representatives to take on these responsibilities. Finally, a TetraTech representative participated in the inspection to facilitate the upcoming Fourth Five-Year Review for the base.

The following list provides a brief summary of the organization and content of the 2017 LUC Status Report:

- <u>Section 1.0</u> Introduction. Provides descriptions of the purpose and content of this annual report.
- <u>Section 2.0</u> Regulatory Framework. Describes the documentation that mandate LUC requirements for Travis AFB.
- <u>Section 3.0</u> Performance Measures. Describes the performance measures for LUCs.
 Subsections describe how these measures have been met.
- Section 4.0 Fire Training Area #3 (FT004). Describes the environmental conditions at Fire Training Area #3 and the status of groundwater LUCs at that site.
- Section 5.0 Fire Training Area #4 (FT005). Describes the environmental conditions at Fire Training Area #4 and the status of groundwater LUCs at that site.
- <u>Section 6.0</u> Landfill #1 (LF006). Describes the environmental conditions at Landfill #1 and the status of groundwater LUCs at that site.

- Section 7.0 Landfill #2 (LF007). Describes the environmental conditions at Landfill #2 and the status of the soil and groundwater LUCs at that site as well as that of the Travis AFB Corrective Action Management Unit (CAMU).
- <u>Section 8.0</u> Landfill #3 (LF008). Describes the environmental conditions at Landfill #3 and the status of groundwater LUCs at that site.
- Section 9.0 Solvent Spill Area (SS015). Describes the environmental conditions at the Solvent Spill Area and Facilities 550 and 552 and the status of soil and groundwater LUCs at that site.
- Section 10.0 Oil Spill Area (SS016). Describes the environmental conditions at the Oil Spill Area, Facilities 11, 13, 14, 20, 42, 1941, 139, and 144 and sections of the Storm Sewer Right-of-Way and the status of soil and groundwater LUCs at that site.
- <u>Section 11.0</u> Facilities 1918, 1919, and 1754 (ST027B). Describes the environmental conditions at Facilities 1918, 1919, and 1754 and the status of groundwater LUCs at that site.
- Section 12.0 Monitoring Well (MW) 329 Area (SS029). Describes the environmental conditions at the MW 329 area and the status of groundwater LUCs at that site.
- Section 13.0 MW 269 Area (SS030). Describes the environmental conditions at the MW 269 area and the status of groundwater LUCs at that site.
- Section 14.0 Facility 1205 (SD031). Describes the environmental conditions at Facility 1205 and the status of groundwater LUCs at that site.
- Section 15.0 Storm Sewer System B, Facilities 810 and 1917, and South Gate Area (SD033). Describes the environmental conditions at Storm Sewer System B, Facilities 810 and 1917, and the South Gate Area and the status of soil and groundwater LUCs at that site.
- <u>Section 16.0</u> Facility 811 (SD034). Describes the environmental conditions at Facility 811 and the status of groundwater LUCs at that site.
- Section 17.0 Facilities 818 and 819 (SS035). Describes the environmental conditions at Facility 818 and 819 and the status of groundwater LUCs at that site.
- Section 18.0 Facilities 872/873/876 (SD036). Describes the environmental conditions at Facilities 872/873/876 and the status of groundwater LUCs at that site.
- Section 19.0 Sanitary Sewer System; Facilities 837, 838, 919, 977, and 981; Area G Ramp; and the Ragsdale/V Area (SD037). Describes the environmental conditions at the Sanitary Sewer System; Facilities 837, 838, 919, 977, and 981; Area G Ramp; and the Ragsdale/V Area and the status of soil and groundwater LUCs at that site.
- Section 20.0 Building 755 (DP039). Describes the environmental conditions at Building 755 and the status of soil and groundwater LUCs at that site.

- Section 21.0 Building 916 (SD043). Describes the environmental conditions at Building 916 and the status of soil and groundwater LUCs at that site.
- Section <u>22.0</u> Landfill X (LF044). Describes the environmental conditions at Landfill X and the status of soil LUCs at that site.
- Section <u>23.0</u> Railhead Munitions Staging Area (SS046). Describes the environmental conditions at the Railhead Munitions Staging Area and the status of soil LUCs at that site.
- Section <u>24.0</u> Non-CERCLA Petroleum Sites that have achieved Response Complete Status. Describes the environmental conditions at the Buildings 363 and 1201 (ST028) and MW 246 Area (ST032) sites and the status of their soil and groundwater LUCs.
- Section <u>25.0</u> Conclusion and Summary of Findings. Summarizes the fourteenth year of managing soil LUCs in the WABOU, the eleventh year of managing soil LUCs in the NEWIOU, and the fourth year of managing groundwater LUCs where assigned by the Final *2014 Travis AFB Groundwater Record of Decision* (ROD) (CH2M HILL, 2014).
- Section 26.0 Works Cited. Lists the documents used to develop this annual report.

Appendices

- Appendix A Photographs. Shows photographs of sites with LUCs.
- Appendix B Documentation of Remedial Actions that Resulted in Land Use Control Removal. Summarizes the cleanup actions that resulted in the removal of previously assigned LUCs.
- Appendix C Revised Draft Checklists from the 2017 Annual LUC Inspection (with field notes)

2.0 Regulatory Framework

In 1983, the Air Force initiated the Installation Restoration Program (IRP) to investigate the nature and extent of hazardous waste releases into the environment. Based on an EPA evaluation of IRP data, Travis AFB was placed on the National Priorities List on 21 November 1989. On 27 September 1990, the Air Force, the EPA, the California Department of Toxic Substances Control, and the San Francisco Bay Regional Water Quality Control Board signed a Federal Facility Agreement that established the framework and schedule for environmental cleanup at Travis AFB.

The investigation and cleanup of hazardous waste releases are governed by the Comprehensive Environmental Response, Compensation and Liability Act of 1980 (CERCLA). CERCLA establishes the methodology for selecting the most appropriate cleanup strategies or technologies. Before hazardous waste cleanup can start, the best available cleanup actions are selected and described in a legally-binding ROD. This selection is based on an evaluation of potential cleanup options against nine (9) CERCLA criteria.

The following subsections identify the RODs that selected LUCs for specific restoration sites and summarize the purposes of the LUCs at these sites.

2.1 Soil LUCs

The Soil ROD for the West/Annexes/Basewide Operable Unit (WABOU) (Travis AFB, 2002a) and the North/East/West Industrial Operable Unit (NEWIOU) Soil, Sediment and Surface Water (SSSW) ROD (URS, 2006) are the legal documents that describe the selected remedies for twenty-eight soil and sediment Environmental Restoration Program (ERP) sites on Travis Air Force Base (AFB).

Alternative S2 (Land Use and Access Restrictions) is the selected remedial or contingent remedial alternative for nine of ten WABOU soil sites. Alternative #17 (Land Use Controls) is the selected remedial or contingent remedial alternative for ten of the eighteen NEWIOU soil and sediment sites. Both remedial alternatives provide the administrative and physical measures needed to restrict future land use, prevent unauthorized soil disturbance and removal activities, and/or ensure the effectiveness of the remedies at these nineteen LUC sites.

The remedial action objective of Alternative S2 and Alternative #17 is to restrict residential development and unauthorized disturbance and relocation of soil. While the descriptions of Alternatives S2 and #17 differ slightly in the respective RODs, their objectives are identical.

For four WABOU sites (DP039, SD043, LF044, and SS046), Alternative S2 is the only selected remedy. For the remaining five active WABOU sites (LF008, RW013, SS041, SD042, and SD045), the *WABOU Soil ROD* (Travis AFB, 2002a) selected an active remedy and Alternative S2 as a contingency remedy. The active remedy is required to reduce COC concentrations to industrial cleanup levels so that the sites are safe for base workers. Alternative S2 serves to restrict residential activity at those sites. Section 5.4 (Land Use Controls) of the *WABOU Soil ROD* (Travis AFB, 2002a) describes these requirements in more detail.

Similarly, for five NEWIOU soil sites (SS015, SS016, ST032, SD033 [soil], and SD037 Area 6), Alternative #17 is the only selected soil remedy. Alternative 16 (No Action) is the soil remedy for SD037 Areas 1 through 5. For the remaining NEWIOU sites (SD001 [sediment only], FT003, FT004, FT005, LF007, and SD033 [sediment]), the *NEWIOU SSSW ROD* (URS, 2006) selected an active remedy and Alternative #17 as a contingency remedy. Because the active remedy is required to reduce COC concentrations to industrial cleanup levels, Alternative #17 serves to restrict activity at those sites to industrial uses only. Section 5.4 (Land Use Controls [LUC]) of the *NEWIOU SSSW ROD* (URS, 2006) describes these requirements in more detail.

One active remedy (Alternative S6 for WABOU soil sites and Alternative #18 for NEWIOU soil sites) consists of excavation and placement of contaminated soil in a Corrective Action Management Unit (CAMU). Alternative #18 also allows soil to be sent to an off-base landfill.

A CAMU is a designated on-base area that is designed to receive and consolidate contaminated soil. The location of the Travis AFB CAMU is within the boundaries of Site LF007. The CAMU received contaminated soil from other soil sites during the 2003 and 2007 soil remedial actions. The CAMU is now closed and is not available to receive contaminated soil in the future. See Sections 7.1 and 7.2 for additional information regarding the CAMU.

2.2 Groundwater LUCs

The *Travis AFB Groundwater ROD* (CH2M HILL, 2014) supersedes the *Groundwater Interim ROD for the WABOU* (CH2M HILL, 1999) and the *Groundwater Interim ROD for the NEWIOU* (URS, 1997) and describes the selected remedies for nineteen groundwater ERP sites on Travis AFB.

Unlike the soil RODs, the *Travis AFB Groundwater ROD* (CH2M HILL, 2014) does not have a separate LUC alternative. Rather, LUCs are built into every active groundwater remedy to prevent the exposure of base personnel and contractors to contaminated groundwater or any associated vapors and to maintain the integrity of remedial and monitoring systems, such as extraction and monitoring wells. Figure 1 shows the boundaries of the land use controls associated with the Travis AFB groundwater sites.

Groundwater LUCs are an integral part of the achievement of Remedial Action Objectives (RAOs) that are described in the *Travis AFB Groundwater ROD* (CH2M HILL, 2014). The first RAO for all groundwater sites pertains to the restriction of human exposure (ingestion and direct dermal contact) to COCs and the reduction of COC concentrations to restore designated beneficial uses. LUCs are established to enforce the restriction of human exposure to COCs while the selected groundwater remedy works to reduce COC concentrations. For each groundwater site in this report, the achievement of the portion of the first RAO that applies to human exposure restriction is stated.

Travis AFB obtains its drinking water from two sources: a water treatment facility that is owned and operated by the City of Vallejo and a group of deep groundwater production wells at the Cypress Lakes Golf Course. As a result, the base does not use its groundwater for either domestic or industrial use. It does use treated groundwater to recharge the Duck Pond, an on-base recreational area.

For the on-base sites, a records review revealed no drinking water wells have been constructed. The on-base controls are procedural in nature and are based primarily on the administrative and worker safety tasks that base personnel and contractors must complete to obtain permission to excavate soil as part of a construction or repair project. All on-base plumes are located in industrial areas, and the footprint of most of them is covered by other, more stringent controls that are associated with aircraft/military operations. For example, the footprint of the LF008 plume is covered by quality distance safety arcs that prevent unauthorized activities near munitions storage facilities, and the footprint of the SS016 plume lies under aircraft runways and parking ramps and is covered by Federal Aviation Administration restrictions. There are no physical controls associated with these groundwater restrictions that can be inspected, so the weekly review by regulatory staff of excavation permits, work requests and environmental impact analyses is an effective means to ensure groundwater restrictions are enforced. Section 4.1.2 (Institutional Controls on Groundwater Use) of the *Third Five-Year Review Report* (Endpoint Consulting, 2013) provides a detailed description of the implementation of groundwater land use controls.

For the three groundwater sites with off-base components (FT005, LF007C, and SS030), the base purchased four easements that allow the base to carry out environmental investigations and restoration activities on private property. Each easement contains enforceable restrictions preventing the landowner from interfering or bridging the exercise of the government's rights under the easements and also prevents landowners from engaging in water development or soil disturbing activities that could interfere with cleanup activities. The Air Force views any residential development and any well drilling on the properties covered by the four easements as interference with the government's easements. Each easement has been recorded. If an easement expires before the solvent concentrations in groundwater are reduced to the point where they no longer pose an unacceptable risk to human health, then the base will negotiate a subsequent easement with the property owner. The Air Force monitors and will continue to monitor for inconsistent usage by the landowners. To date, there has been no interference by the landowners through inconsistent usage. Thus, the easement serves as an important tool for the implementation and enforcement of off-base LUCs on privately owned property.

The off-base groundwater plumes at Sites FT005, LF007C, and SS030 are enclosed entirely by the respective easements. Rather than assigning LUC boundaries to the plumes based on changing contaminant isoconcentration lines, the base considers the off-base LUC boundary for each site to be the entire footprint that is covered by the easement. Once cleanup levels for all COCs are achieved over the entire off-base portions of the plumes, the Air Force and the regulatory agencies will review the site conditions and determine whether the restrictions contained in the easements continue to be necessary to support site remediation.

For groundwater sites with solvent contamination, LUCs are established to prevent a potential exposure to indoor air vapor. The *Travis AFB Groundwater ROD* (CH2M HILL, 2014) placed restrictions for residential and industrial land uses above solvent plumes; these restrictions can only be removed when the concentrations of volatile COCs that could potentially emanate from groundwater to indoor air do not pose an unacceptable risk to human health. By enforcing these restrictions, Travis AFB complies with the RAO as described in the *Travis AFB Groundwater ROD* (CH2M HILL, 2014) that pertains to the restriction of COC inhalation that migrates from

the subslab of a building into indoor air. For each groundwater site in this report that is assigned this RAO, the achievement of this COC inhalation restriction RAO is stated.

The *Vapor Intrusion Assessment Report* (CH2M HILL, 2010b) described a phased approach that was used to evaluate the potential vapor intrusion risk associated with solvent plumes beneath current office buildings. The assessment compared available groundwater data against screening levels, collected and analyzed subslab soil vapor and indoor air samples to establish site-specific risk-based concentrations, and identified buildings where there was a potential human health risk associated with the vapor intrusion pathway. A subsequent *Vapor Intrusion Assessment Update Technical Memorandum* (CH2M HILL, 2013) updated the original vapor intrusion assessment, based on revised risk-based concentrations and developed residential and industrial groundwater-to-indoor air LUC boundaries to support the *Travis AFB Groundwater ROD* (CH2M HILL, 2014).

Groundwater LUCs do not prevent the construction of new office buildings above solvent plumes. However, to ensure that the occupants of new buildings are not exposed to contaminated vapor from the solvent plumes, the new construction projects include the installation of a passive ventilation system beneath the office spaces that blocks the pathway between the occupants and the potentially contaminated subsurface soil gas. The requirement to incorporate a passive ventilation system into the building design is identified during the siting of the new building as part of the administrative controls. Figure 2 shows the boundaries of the land use controls associated with industrial groundwater-to-indoor air values that exceed acceptable risk levels, and Figure 3 shows the boundaries of the land use controls associated with residential groundwater-to-indoor air values that exceed acceptable risk levels.

The surface completions of monitoring, extraction and injection wells vary, depending on local industrial activities or property use. For example, flush mounts would be used in a parking lot, and stovepipe completions are often used in open fields that are subject to winter flooding. There are nearly 1,000 wells on Travis AFB, and almost all of these wells are closely inspected either during routine field maintenance, during the two (2) semiannual groundwater level measurement and sample collection events, or when extraction system repairs are needed. During the annual LUC inspection, the overall site is viewed to ensure that the environmental restrictions that are described in three RODs are enforced. However, well maintenance is not a primary aspect of LUC enforcement, and detailed descriptions of well material observations (e.g., a missing bolt or lock) are not provided in this report. This annual report does describe any significant signs of infrastructure degradation that resulted from improper activities; if no significant degradation was observed, the lack of degradation is not mentioned in the text.

Currently, Travis AFB is conducting five CERCLA groundwater demonstration projects. Three (3) projects at Sites FT004, FT005, and SD031 are attempting to horizontally distribute emulsified vegetable oil (EVO) in a low permeability clay-rich saturated zone. One (1) project at Site SD034 is attempting to use subgrade biogeochemical reactor technology to accelerate the cleanup of hydrocarbon contamination. The final project at Sites ST027B and SD036 is evaluating the use of a bioaugmentation culture to improve the performance of EVO injection remedies. If successful, the lessons learned from these projects could be used to optimize future remedies at other chlorinated solvent and petroleum hydrocarbon sites. The infrastructure that supports these projects is new and in excellent material condition, and the administrative

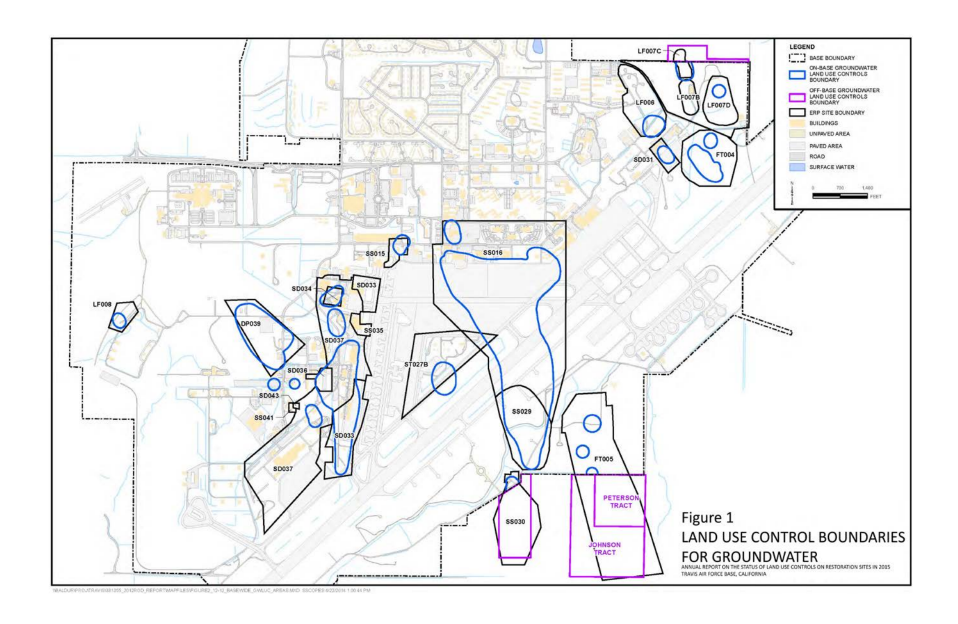
processes and procedures that are used to manage LUCs at groundwater sites will also protect the material integrity of this infrastructure. However, because this infrastructure does not directly support a remedy, these demonstration projects will not be mentioned in this annual LUC report.

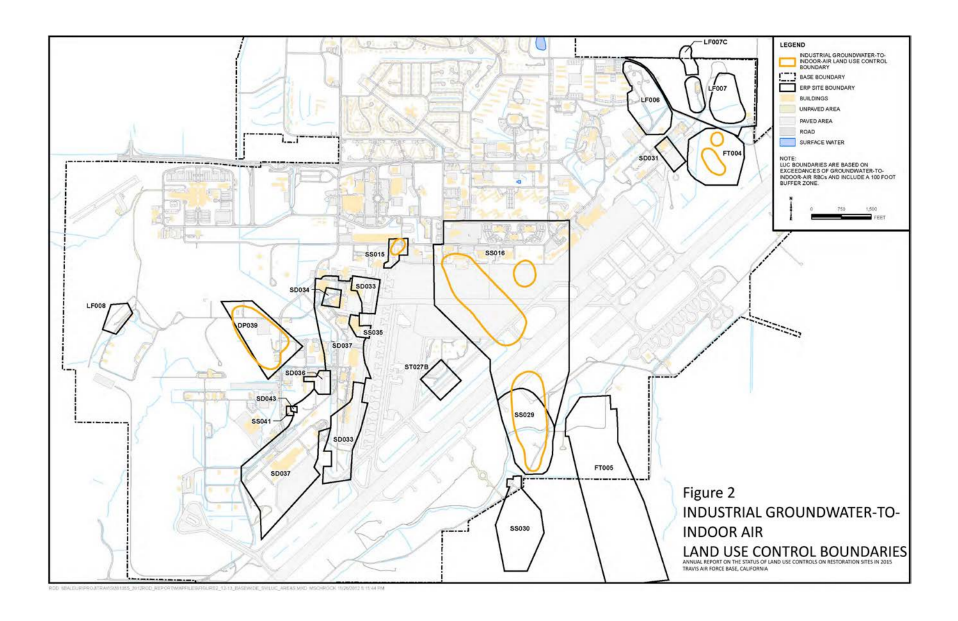
2.3 Petroleum Only Contaminated (POCO) Sites

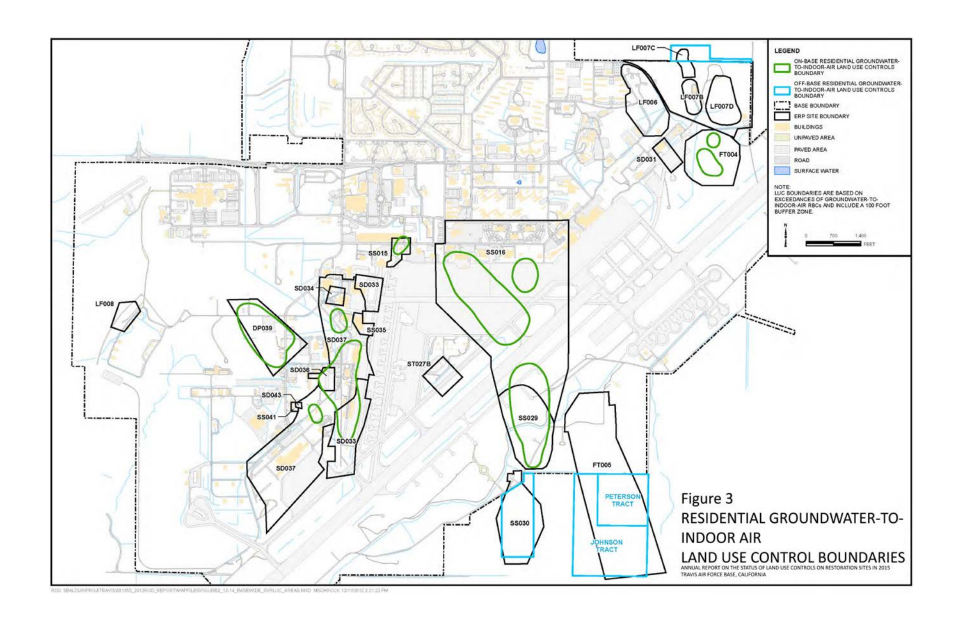
The Travis AFB ERP also addresses several sites with petroleum contamination only. Petroleum cleanup is not authorized under CERCLA, so the base established a Petroleum Only Contamination (POCO) program, which addresses locations with fuels and other petroleum COCs. POCO sites receive regulatory oversight from the San Francisco Bay Regional Water Quality Control Board.

Active POCO sites are not mentioned in this report, but they do receive similar administrative on- base controls as ERP sites. The controls are designed to prevent inadvertent exposure of petroleum contamination in soil and groundwater to base personnel and contractors during construction activities that involve soil excavation.

Two POCO sites (Sites ST028 and ST032) have been closed under the State Water Resources Control Board's *Low-Threat Underground Storage Tank Case Closure Policy* (State Water Board, 2012). However, there is still residual total petroleum hydrocarbons as diesel in Site ST028 groundwater, residual polycyclic aromatic hydrocarbons in Site ST028 soil, and residual benzene in Site ST032 groundwater. Section 24 describes the controls that are in place because of this soil and groundwater contamination.







3.0 Performance Measures

Sections 5.4 (Land Use Controls) of both the *WABOU Soil ROD* (Travis AFB, 2002a) and the *NEWIOU SSSW ROD* (URS, 2006) as well as Section 2.12.2.8 (Land Use Controls) of the *Travis AFB Groundwater ROD* (CH2M HILL, 2014) address the Air Force requirements and responsibilities for implementing, monitoring, maintaining, and enforcing LUCs. The following subsections explain how these requirements and responsibilities (performance measures) have been met.

3.1 Base General Plan Revisions

The first performance measure pertains to the Base General Plan (BGP). The BGP is a long-range planning document that provides a framework for selecting the locations of future facilities needed to carry out the base mission. Each ROD required Travis AFB to incorporate within the *Travis AFB General Plan* (Travis AFB, 2002b) all specific LUCs at each site, the reasons for the controls, and site-specific details to adequately describe them to base personnel. Once a soil remedial action is complete, the base updates the site-specific restrictions in the BGP, if needed.

Section 3.1 of the *Travis Air Force Base Annual Report on the Status of Land Use Controls on Restoration Sites in 2013* (Travis AFB, 2014) provides a history of the maintenance and challenges associated with the BGP. It also stated that congressionally-mandated Department of Defense budget cuts prevented the Air Force from maintaining a web-based version of the Travis AFB BGP. Soon after the web-based BGP was shut down, AFCEC issued a contract to Jacobs Engineering Group to develop an Installation Development Plan (IDP) to support the long-term planning function at Travis AFB and other AF installations. Similar in structure and content to the original BGP, the IDP summarizes the AF Comprehensive Planning Process and applies geospatial and written data (text, maps, tables, figures, photographs, etc.) to allocate resources through project programming, promote airfield safety, and enhance the general health and welfare of the natural and built environment.

The *Travis AFB IDP* (Travis AFB, 2016) is the result of a comprehensive planning process that describes the installation's past, present and future physical state and guides future facility programming decisions. It is intended to align with the Air Force installation planning goals for mission capability, sustainability, readiness, and modernization.

The IDP serves as a replacement of the BGP and has a section that summarizes the Travis ERP and the need for soil, groundwater and soil gas LUCs. However, it does not contain sufficient LUC information to be a useful enforcement and management tool. To provide base project planners with the latest detailed LUC data to support future projects, the AFCEC ISS at Travis AFB is working on a Land Use Control Implementation Plan (LUCIP). The LUCIP is an internal Air Force tool that will describe the responsibilities of base personnel in maintaining LUCs, provide site-specific LUC data for each site, and present figures that show the boundaries of the groundwater and indoor air restrictions. The Travis AFB LUCIP will provide a framework for consistent and effective LUC implementation, management, and compliance tracking.

At the time of the 2017 LUC inspection, the LUCIP was in a draft form and was still undergoing internal revision. One feature of the Travis AFB LUCIP is a series of checklists, one for each restoration site that will help the inspectors to identify the key LUC aspects that should be evaluated during the inspection. The 2017 LUC inspection team used a revised draft version of the checklists during their inspection. Overall, the checklists supported the inspection. Appendix C contains the revised draft checklists as well as field notes generated from the inspection.

Changes to the checklists and the document text will be incorporated into a revised draft LUCIP. The revised draft version will be reviewed by base and AFCEC personnel to ensure that it complies with ROD and Air Force requirements. Currently, the Travis restoration ISS is responsible for ROD compliance, but once the LUCIP is finalized, the 60th Civil Engineer Squadron will assume the responsibility for LUC enforcement on Travis AFB. Eventually, future LUC inspections will be carried out by base personnel with appropriate assistance provided by the Travis ISS to support the transition.

3.2 Regulatory Agency Notification

The second performance measure involves the notification of the regulatory agencies of any base proposals for a major land use change at a site inconsistent with LUC objectives or the selected remedy, any anticipated action that may disrupt the effectiveness of the LUCs, any action that might alter or negate the need for LUCs, or any anticipated transfer of the property subject to the LUCs.

For the soil and groundwater sites that are addressed in this report, there were no land use change proposals or activities in 2017 that were inconsistent with, disruptive of, or negated the need for LUCs. Also, no property transfers took place in the vicinity of these sites.

Section 5.4 of the *NEWIOU SSSW ROD* (URS, 2006) and Section 2.12.2.8 of the *Travis AFB Groundwater ROD* (CH2M HILL, 2014) specify a period up to 10 days after discovery for regulatory agency notification of LUC changes or breaches as described above. They also describe the notification of how the Air Force has addressed or will address the breach. Since Travis AFB made no notifications in 2017, the LUC inspection did not evaluate notification timeliness.

3.3 Existing Administrative Control Maintenance

The third performance measure requires the maintenance of existing administrative controls (e.g., through the review of excavation permits) while LUCs are in place. Although there are no material changes to the administrative procedures for tracking land use on-base, Travis AFB implemented a new facility management system that transition from paper forms to a web-based system.

TRIRIGA is the Air Force's designated system for processing all facility alterations and repair, and is mandated to meet Financial Improvement and Audit Readiness (FIAR) compliance as prescribed by Office of the Secretary of Defense policy. This tool enables base civil engineers to focus resources to more effectively maintain and repair real property assets.

One significant system change is the replacement of the Civil Engineer Work Request (AF Form 332) with a TRIRIGA service request. The service request starts the proposal evaluation process and provides the information needed by reviewers to compare the proposed building site with the environmental constraints before approval. TRIRIGA also uses the service request to initiate an initial environmental analysis which often leads to the submission of a Request for Environmental Impact Analysis (AF Form 813). This allows the Civil Engineer Squadron to verify that environmental issues pertaining to the proposed project are properly considered and addressed. One administrative procedure that has not changed is the excavation permit (60 AMW Form 55) which is still submitted and approved in paper format.

During the 2017 LUC inspection, the reviewers noted that all LUCs at the soil and groundwater sites that are addressed in this report were intact. There were no indications of improper land use or soil disturbance in any of the controlled areas. Based on the site inspections and weekly attendance in project coordination meetings throughout 2017, the reviewers concluded that the existing administrative measures are properly maintaining the LUCs.

3.4 Periodic Monitoring

Periodic monitoring is the final requirement as described in three Travis AFB RODs. Officially, Travis AFB is required to conduct annual inspections of its controlled areas and to take prompt action to restore, repair, or correct any LUC deficiencies or failures identified. Also, the RODs provide the flexibility to select a different monitoring schedule as long as all parties agree with it and if the change reasonably reflects the potential risk presented by the site.

The AFCEC ISS at Travis AFB has two restoration project managers and one environmental contractor who routinely visit environmental restoration and military construction projects. As a result, site visits take place on at least a quarterly (and often more frequent) basis, with few exceptions. However, these site visits are not considered to be official LUC inspections as described in Section 4.1 (IC assurance monitoring) of *Institutional Controls: A Guide to Preparing Institutional Control Implementation and Assurance Plans at Contaminated Sites*, EPA/540/R-09/002, dated December 2012. Past annual LUC reports listed any specific activities or incidents that resulted in more frequent site visits, based on an EPA recommendation to state the total average number of episodic visits by contractors and base representatives to each site during the course of the annual reporting period (EPA email, James Chang, 12 February 2009). To avoid confusion, only the results of the annual LUC inspection will be reported. In the event that a potential LUC deficiency is identified, it is investigated promptly. During this reporting period, there were no LUC deficiencies that required restoration, repair or correction.

3.5 Other Monitoring Requirements

In addition to the LUC requirements described above for all sites, the RODs require the following measures at some sites.

3.5.1 Signs

Specific sites will have appropriate signs on display to warn site visitors of potential hazards associated with surface soil contamination, conforming to ANSI Z 53.1 and Unified Facilities Criteria 3-120-01 (Air Force Sign Standard).

In 2003, Travis AFB placed signs at all WABOU sites with LUCs. In 2006, the base placed signs at SS016 and the soil portion of SD033. Sites SS015 and SD037 did not receive signage because of incompatibilities with safe vehicle or aircraft operations. To ensure that base personnel can contact an environmental restoration representative when needed, the phone numbers and other contact information on the signs are checked during the annual inspections. The 2017 LUC inspection noted that the all signs display the same cell phone number that is forwarded to the Travis ISS office (290-8458). This ensures a consistent response to any phone inquiries and provides the flexibility of forwarding incoming calls to an assigned base representative. Appendix A (Photographs) presents photographs taken during the 2017 inspection that show examples of the signs that have been posted at LUC sites.

The *Travis AFB Groundwater ROD* (CH2M HILL, 2014) does not have a signage requirement mainly because of the expectation that the boundaries and COC concentrations in plumes will fluctuate during the life of remedial actions. Signage is only effective when the COC boundaries are stationary.

3.5.2 Use of Clean Soil

At sites where the selected remedy involves soil excavation, Travis AFB is required to backfill the excavation voids with clean soil. This removes the potential for exposure to surface soil COCs. If there is any residual contamination at depth, the excavation permit process is used to ensure that future industrial activities or construction projects either do not disturb the contaminated subsurface soil or that the base takes appropriate mitigation measures.

3.5.3 Landfill X

The WABOU Soil ROD (Travis AFB, 2002a) requires Travis AFB to install a fence around the Landfill X area, build protective berms to prevent the transport of soil contamination via surface water flow during rain events into nearby vernal pools, and comply with applicable OSHA regulations, including relevant worker notification, training, and protective measures.

In 2003, Travis AFB completed the installation of a fence and berm at Landfill X. The details of this soil action are found in the *Remedial Action Report for the Soil Remedial Actions at Site LF044* (ECC, 2003a).

3.5.4 Report Submittal

In accordance with the three RODs, Travis AFB is required to submit in a timely manner to the EPA, the California Department of Toxic Substances Control, and the San Francisco Regional Water Quality Control Board an annual monitoring report on the status of LUCs; including the operation, maintenance, and monitoring thereof; and how any LUC deficiencies or inconsistent

uses have been addressed. The source of the analytical data that is presented in this report is the Final 2016 Annual Groundwater Remediation Implementation Status Report (GRISR) (CH2M HILL, 2017a).

An electronic copy of this report is accessible through the environmental restoration portion of the Travis AFB public website (http://www.travis.af.mil/About-Us/Environment/Document-Library/) as well as the AFCEC Administrative Record website (http://afcec.publicadmin-record.us.af.mil/search.aspx). Although this report is not subject to approval and/or revision by EPA and the State of California regulatory agencies, Travis AFB will voluntarily consider any suggestions from the regulatory agencies and the public to improve the format and/or content of future reports.

4.0 Fire Training Area #3 (FT004)

FT004 is in the northeastern part of Travis AFB and consists of the former Fire Training Area #3, an unoccupied 30-acre open field that was used to train fire fighters from about 1953 to 1962. Waste fuels, oils, and solvents were burned on open ground, contaminating the groundwater with chlorinated solvents, mainly trichloroethene (TCE).

4.1 Environmental Conditions

The list of chlorinated COCs for FT004 groundwater include TCE, cis-1,2-dichloroethene (DCE), 1,2-dichloroethane (DCA), chloroform, bromodichloromethane, 1,1-DCE, vinyl chloride, and 1,4-dichlorobenzene (DCB). The indicator COC for FT004 is TCE. The maximum TCE concentration in the groundwater at FT004 is 400 parts per billion (ppb) at monitoring well MW2329x04; this well supports an ongoing demonstration project. The federal and State of California drinking water standard for TCE is 5 ppb. Appendix D of the *Summary of Remedial Investigation Data and Risk Management Decisions for Human Health at NEWIOU Sites* (URS, 2004) presents a more detailed description of the human health risk assessment for FT004.

The *Travis AFB Groundwater ROD* (CH2M HILL, 2014) selected Alternative 2 (Monitored Natural Attenuation [MNA]) to address the residual dissolved solvent contamination. The interim Groundwater Extraction and Treatment (GET) system at FT004 is not a part of the selected remedy, so it is shut down. The progress that MNA has made in reducing COC mass and concentrations is reported in annual Groundwater Remediation Implementation Status Reports (GRISRs).

4.2 Status of FT004 Groundwater Land Use Controls

Section 2.12.2.8 of the *Travis AFB Groundwater ROD* (CH2M HILL, 2014) states that LUCs are required to ensure that groundwater is not used for potable purposes until it is remediated to MCLs that allow for unlimited use and unrestricted exposure. The groundwater contamination at FT004 also poses a potential indoor air vapor intrusion risk to industrial workers, so the LUCs also restrict residential and industrial land uses that could result in a vapor intrusion hazard (e.g., office construction) until concentrations of solvents in groundwater are reduced to the point where they no longer pose an unacceptable risk to human health.

The 2017 inspection of the groundwater LUCs at FT004 found that administrative controls are adequate to enforce the environmental restrictions. There is no evidence of any activities that could expose base personnel to contaminated groundwater, and no new non-environmental construction has taken place at the site. Most of the monitoring wells have stovepipe completions and are protected by bollards. The LUC inspection identified no evidence of damage or excessive wear that could adversely impact the use of these wells. Photograph 1 in Appendix A of this report shows the controlled area at FT004.

Based on the results of this inspection, Travis AFB is in compliance with the first groundwater ROD RAO (Restrict human exposure to COCs) and the second groundwater ROD RAO (Restrict inhalation of COCs to indoor air) for FT004.

5.0 Fire Training Area #4 (FT005)

FT005 is in the southeastern part of Travis AFB and consists of the former Fire Training Area #4, an unoccupied 30-acre open field that was used to train fire fighters from about 1962 to 1987. From 1962 to the early 1970's, waste fuels, oils, and solvents were burned on open ground. From the early 1970's to when Fire Training Area #4 was closed, only waste fuels were burned. These activities contaminated the groundwater with chlorinated solvents, mainly 1,2- DCA.

5.1 Environmental Conditions

The list of chlorinated COCs for FT005 groundwater include TCE, 1,2-DCA, cis-1,2-DCE, chloroform, and bromodichloromethane. The indicator COC is 1,2-DCA. The maximum 1,2-DCA concentration in the groundwater at FT005 is 2.2 J+ ppb at EW01x05. The federal and State of California drinking water standard for 1,2-DCA is 0.5 ppb. Appendix E of the *Summary of Remedial Investigation Data and Risk Management Decisions for Human Health at NEWIOU Sites* (URS, 2004) presents a more detailed description of the human health risk assessment for FT005.

FT005 is one of three restoration sites with a solvent plume that extends beyond the base boundary. To allow the base to carry out environmental investigations and restoration activities on private property, the base purchased an easement that covers the lateral extent of the 1,2-DCA plume. The easement restricts the activities of the property owner that could potentially interfere with the selected groundwater remedy for FT005. If the easement expires before the solvent concentrations in groundwater are reduced to the point where they no longer pose an unacceptable risk to human health, then the base will negotiate a subsequent easement with the property owner. This easement expires and may need to be renewed in 2026.

The *Travis AFB Groundwater ROD* (CH2M HILL, 2014) selected Alternative 3 (GET) to address the residual dissolved solvent contamination. The progress that GET has made in reducing COC mass and concentrations is reported in annual GRISRs.

5.2 Status of FT005 Groundwater Land Use Controls

Section 2.12.2.8 of the *Travis AFB Groundwater ROD* (CH2M HILL, 2014) states that LUCs are required to ensure that groundwater is not used for potable purposes until it is remediated to MCLs that allow for unlimited use and unrestricted exposure. Because the COC concentrations at FT005 are not high, the groundwater does not pose a potential indoor air vapor intrusion risk to industrial workers or future residents.

The 2017 inspection of the groundwater LUCs at FT005 found that administrative controls are adequate to enforce the environmental restrictions. There is no evidence of any activities that could expose base personnel or the off-base property owner to contaminated groundwater, and no new construction has taken place at the site. The GET system is actively treating groundwater, and all monitoring and extraction wells were inspected during field maintenance by contractor personnel prior to the LUC inspection. The LUC inspection identified no evidence of damage or excessive wear that could adversely impact the use of these wells. Photograph 2 in

Appendix A of this report shows the off-base portion of FT005 that is under an easement. Photograph 3 shows the on-base portion of FT005.

Based on the results of this inspection, Travis AFB is in compliance with the first groundwater ROD RAO (Restrict human exposure to COCs) and has achieved the second groundwater ROD RAO (Restrict inhalation of COCs to indoor air) for FT005.

6.0 Landfill 1 (LF006)

LF006 is a former waste disposal landfill in the northeastern portion of Travis AFB that was operated from about 1943 through 1950. The waste contained chlorinated solvents, mainly TCE, and petroleum fuel hydrocarbons that contaminated the local groundwater.

6.1 Environmental Conditions

The list of chlorinated COCs for LF006 groundwater includes TCE and 1,1-DCE. The indicator COC is TCE. The maximum concentration of TCE in groundwater is 4 ppb at MW208Dx06. The federal and State of California drinking water standard for TCE is 5 ppb. However, the maximum concentration of 1,1-DCE in groundwater is 14 ppb at MW258Dx06. The federal and State of California drinking water standard for 1,1-DCE is 6 ppb. This is the second time in two (2) years that 1,1-DCE was detected in groundwater at Site LF006 at a concentration above the cleanup level.

Petroleum fuel hydrocarbons have not been recently detected.

The *Travis AFB Groundwater ROD* (CH2M HILL, 2014) selected Alternative 2 (Monitored Natural Attenuation) to address the residual dissolved solvent contamination. The progress that MNA has made in reducing COC mass and concentrations is reported in annual GRISRs.

6.2 Status of LF006 Groundwater Land Use Controls

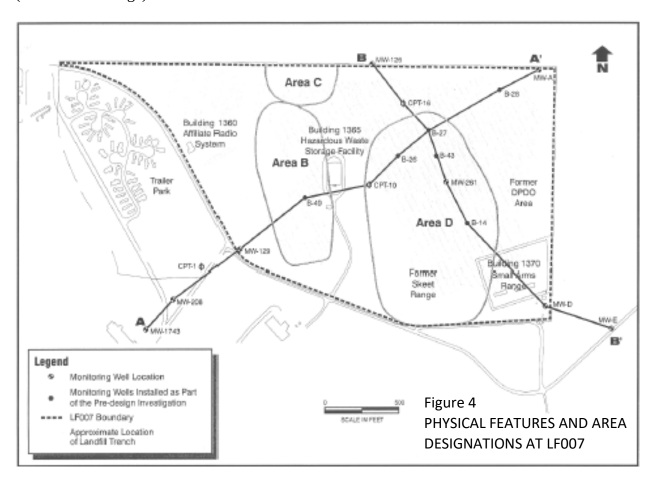
Section 2.12.2.8 of the *Travis AFB Groundwater ROD* (CH2M HILL, 2014) states that LUCs are required to ensure that groundwater is not used for potable purposes until it is remediated to MCLs that allow for unlimited use and unrestricted exposure. The groundwater contamination at LF006 does not pose a potential indoor air vapor intrusion risk to industrial workers or future residents.

The 2017 inspection of the groundwater LUCs at LF006 found that administrative controls are adequate to enforce the environmental restrictions. There is no evidence of any activities that could expose base personnel to contaminated groundwater, and no new construction has taken place at the site. The monitoring wells that support the remedy have stovepipe completions and are protected by bollards. The LUC inspection identified no evidence of damage or excessive wear that could adversely impact the use of these wells. Photograph 4 in Appendix A of this report shows the controlled area at LF006.

Based on the results of this inspection, Travis AFB is in compliance with the first groundwater ROD RAO (Restrict human exposure to COCs) and has achieved the second groundwater ROD RAO (Restrict inhalation of COCs to indoor air) for LF006.

7.0 Landfill 2 (LF007)

LF007 is a closed municipal landfill in the northeast corner of the base that was active from the 1950s to 1974. It is a NEWIOU restoration site that was selected in the *WABOU Soil ROD* (Travis AFB, 2002a) as the location for the construction of the Corrective Action Management Unit (CAMU). There are also active operations at LF007 conducted at Buildings 1360 (Military Affiliated Radio Station), 1365 (Permitted Treatment, Storage and Disposal Facility), and 1370 (Small Arms Range).



7.1 Environmental Conditions

During the North Operable Unit (NOU) Remedial Investigation (RI), the human health risk assessment identified seven (7) subareas for investigation. This annual LUC report focuses on Areas B, C, and D for groundwater and the CAMU. Figure 4 shows the primary features at LF007 and the three subareas.

LF007 Area B (LF007B) covers north-south trending disposal trenches northwest of Building 1365. The NOU RI identified several groundwater COCs (benzene; 1,4-DCB; chlorobenzene, etc.), but none of these COCs have been detected after years of monitoring under the Groundwater Sampling and Analysis Program. Therefore, the groundwater COC concentrations are below cleanup levels, and LF007B has no plume dimensions. The *Travis AFB*

Groundwater ROD (CH2M HILL, 2014) selected Alternative 2 (Monitored Natural Attenuation) to address the residual dissolved solvent contamination. The progress that MNA has made in reducing COC mass and concentrations is reported in annual GRISRs.

LF007 Area C (LF007C) is located near the northern NOU boundary in a low, swampy area and contains a solvent plume that extends beyond the base boundary. The list of chlorinated COCs for LF007C groundwater include TCE, vinyl chloride, 1,1-DCE, 1,2-DCA, and 1,2-dichloropropane. The indicator COC for LF007C is TCE. The maximum concentration of TCE in the groundwater at LF007C is 25 ppb at MW2007x07. The federal and State of California drinking water standard for TCE is 5 ppb. To allow the base to carry out environmental investigations and restoration activities on private property, the base purchased an easement that covers the lateral extent of the TCE plume. The easement restricts the activities of the property owner that could potentially interfere with the selected groundwater remedy for LF007C. If the easement expires before the solvent concentrations in groundwater are reduced to the point where they no longer pose an unacceptable risk to human health, then the base will negotiate a subsequent easement with the property owner. This easement expires and will have to be renewed in 2018. The *Travis AFB Groundwater ROD* (CH2M HILL, 2014) selected Alternative 3 (GET) to address the residual dissolved solvent contamination. The progress that GET has made in reducing COC mass and concentrations is reported in annual GRISRs.

LF007 Area D (LF007D) is located east of Building 1365 and has a groundwater plume that is limited to one small area in the vicinity of MW261x07. The groundwater COCs for this subarea are benzene, vinyl chloride, 1,4-dichlorobenzene, 1,1-dichloroethene, chlorobenzene, 2,3,7,8-TCDD (equivalent), and Arochlors 1242 and 1248. The concentrations of benzene (2.5 J-ppb) and 1,4-dichlorobenzene (19 J-ppb) still exceed their cleanup levels of 1 ppb and 5 ppb, respectively. The *Travis AFB Groundwater ROD* (CH2M HILL, 2014) selected Alternative 2 (Monitored Natural Attenuation) to address the residual dissolved solvent contamination. The progress that MNA has made in reducing COC mass and concentrations is reported in annual GRISRs.

Alternative #17 (Land Use Controls) is the selected remedial action in the *NEWIOU SSSW ROD* (URS, 2006) for the CAMU cover, CAMU associated features, the Landfill cover and associated buried wastes. The CAMU was built in three phases. Phase 1 consisted of landfill maintenance and the placement of large quantities of clean soil into subsidence trenches that formed in the original soil cap. The soil also served as a foundation for the CAMU. Phase 2 involved the placement of contaminated soil from WABOU soil sites into the CAMU and the construction of an evapotranspiration cap over the consolidated soil. Travis AFB completed the fieldwork for Phases 1 and 2 in November 2003. Phase 3 involved the placement of contaminated soil from NEWIOU and WABOU sites into the CAMU and the completion of the CAMU cap. The base completed the fieldwork for Phase 3 in December 2007.

The Remedial Investigation Report for the North Operable Unit (Radian, 1995) contains a detailed description of the LF007 environmental conditions. The Design Report and Post-Construction Maintenance Plan for the LF007 Soil Remedial Action (CH2M HILL, 2002) contains a detailed description of the CAMU design. The Project Summary Report for the LF007 Soil Remedial Action Phase 1, Landfill Cap, Corrective Action Management Unit Subgrade, Wetlands Mitigation (Shaw E&I, 2003) contains the description of the fieldwork that supports the closure of this

landfill. The *Project Summary Report for the Site LF007 Phase 2 Soil Remedial Action* (Shaw E&I, 2004a) describes the placement of contaminated soil from WABOU soil sites and the construction of the CAMU protective cap as well as other designed features. The *Summary of Remedial Investigation Data and Risk Management Decisions for Human Health at NEWIOU Soil Sites* (URS, 2004) and the *North/East/West Industrial Operable Unit Ecological Technical Memorandum* (URS, 2005) also describe environmental conditions at LF007.

7.2 Status of LF007 Soil Land Use Controls

Section 4.2 of the *WABOU Soil ROD* (Travis AFB, 2002a) describes the CAMU and its part of the selected remedies for WABOU soil sites. Section 5.3.6 of the *NEWIOU SSSW ROD* (URS, 2006) states that Alternative #17 (Land Use Controls) is the selected soil remedial action for LF007 Areas B through D.

The draft Travis AFB Land Use Control Implementation Plan describes the presence of the CAMU cover, CAMU associated features, Landfill 2, and their land use controls. Travis AFB also does not allow unauthorized soil disturbance and relocation activities at LF007 and has placed a gate and sign at the entrance to the landfill area to ensure that its integrity and function remain intact.

Currently, the CAMU is in an Operation and Maintenance phase. Now that all CAMU phases are complete, the base prepared the CAMU for the eventual transition to a Long-Term Management phase by building a 6-foot high security rectangular fence with triple-strand barbed wire at the top around it. The fence was positioned to provide sufficient room for heavy equipment to move around the CAMU, and two custom-designed gates were placed at both ends to allow easy access for future field work. Twelve LUC signs with contact phone number are attached to the fence (four on the long sides and two on the short sides).

The 2017 inspection of the soil LUCs at LF007 found that the current administrative and physical controls are adequate to enforce the restrictions. There is no evidence that the contaminated soil at LF007 has been disturbed or that the active operations at Buildings 1360, 1365 and 1370 are compromising the LUCs in place on the portions of LF007 discussed above. The CAMU fence and gates are in excellent material condition. Photograph 5 in Appendix A of this report shows the new LF007 entrance gate adjacent to the new warning sign. Photograph 6 shows the southwest CAMU gate with one of the 12 warning signs that are attached to the fence. Photograph 7 shows the southeast CAMU gate with one of the 12 warning signs.

7.3 Status of LF007 Groundwater Land Use Controls

The following subsections describe the LUCs associated with the three groundwater subareas.

7.3.1 Status of LF007B Groundwater Land Use Controls

There are no groundwater COCs at LF007B that exceed their cleanup standards, but LUCs are still in place to ensure that groundwater is not used for potable purposes. Travis AFB will eventually request from the regulatory agencies the removal of the LF007B groundwater LUCs in a future decision document.

7.3.2 Status of LF007C Groundwater Land Use Controls

Section 2.12.2.8 of the *Travis AFB Groundwater ROD* (CH2M HILL, 2014) states that LUCs are required to ensure that groundwater is not used for potable purposes until it is remediated to MCLs that allow for unlimited use and unrestricted exposure. The groundwater contamination at LF007C also poses a potential indoor air vapor intrusion risk to future residents, so the LUCs also restrict residential land uses until concentrations of solvents in groundwater are reduced to the point where they no longer pose an unacceptable risk to human health.

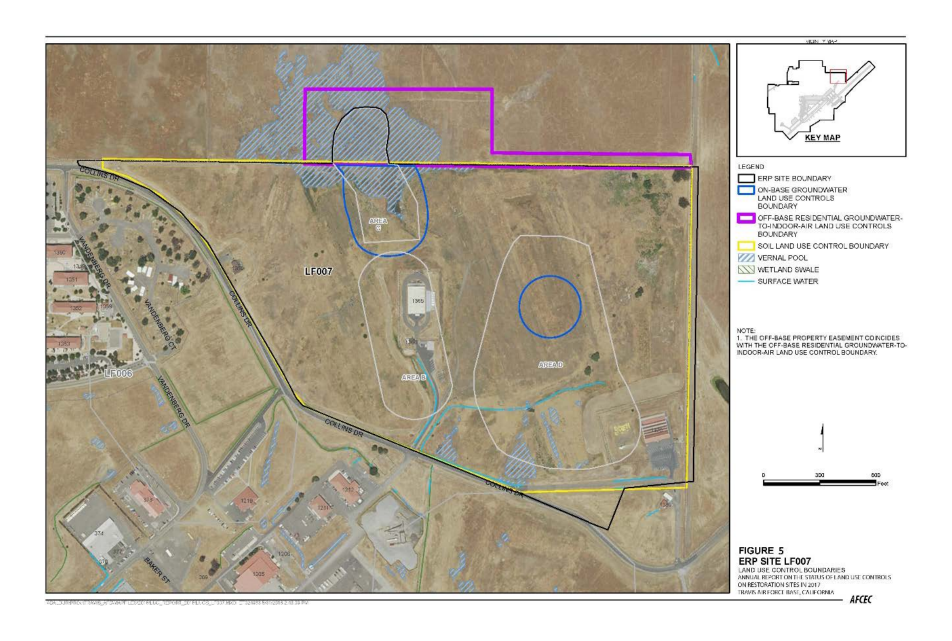
The 2017 inspection of the groundwater LUCs at LF007C found that administrative controls are adequate to enforce the environmental restrictions. There is no evidence of any activities that could expose base personnel to contaminated groundwater, and no new construction has taken place that could create a potential vapor intrusion risk. The GET system is shut down during the wet winter season, and wells cannot be accessed because of the presence of the large vernal pool that covers both on-base and off-base infrastructure. All extraction and monitoring wells are inspected by contractor personnel when the GET system is restarted at the beginning of the summer dry season. Except for the wells that lie in the roadway along the perimeter fence, all wells in the field have stovepipe completions and are protected by bollards. The LUC inspection identified no evidence of damage or excessive wear that could adversely impact the use of these wells. Photograph 8 shows the LF007 solar panels that power the groundwater extraction system. Photograph 9 shows the off-base LF007C extraction and monitoring well network within the LF007C easement.

7.3.3 Status of LF007D Groundwater Land Use Controls

Section 2.12.2.8 of the *Travis AFB Groundwater ROD* (CH2M HILL, 2014) states that LUCs are required to ensure that groundwater is not used for potable purposes until it is remediated to MCLs that allow for unlimited use and unrestricted exposure. The groundwater contamination at LF007D does not pose a potential indoor air vapor intrusion risk to future residents.

The 2017 inspection of the groundwater LUCs at LF007D found that administrative controls are adequate to enforce the environmental restrictions. There is no evidence of any activities that could expose base personnel to contaminated groundwater.

Based on the results of this inspection, Travis AFB is in compliance with the first groundwater ROD RAO (Restrict human exposure to COCs) for LF007 subareas B, C, and D and the second groundwater ROD RAO (Restrict inhalation of COCs to indoor air) for LF007 subarea C. Also, Travis AFB has achieved the second groundwater ROD RAO (Restrict inhalation of COCs to indoor air) for LF007 subareas B and D.



8.0 Landfill 3 (LF008)

LF008 was an inactive historical landfill consisting of a series of small, unlined trenches used to dispose of old pesticide containers. This disposal resulted in groundwater contamination with organochlorine pesticides, primarily alpha-chlordane.

8.1 Environmental Conditions

The list of chlorinated COCs for LF008 groundwater includes aldrin, alpha-chlordane, heptachlor, and heptachlor epoxide. The indicator COC is alpha-chlordane. The maximum concentration of alpha-chlordane in groundwater is 0.27 J ppb at EW720x08. The federal and State of California drinking water standard for alpha-chlordane is 0.1 ppb. Concentrations are stable, and contaminants are not migrating.

The *Travis AFB Groundwater ROD* (CH2M HILL, 2014) selected Alternative 2 (Monitored Natural Attenuation) to address the residual pesticide contamination. The primary mechanism for attenuation at Site LF008 is likely sorption of the pesticides to the soil. The site sediments have a high clay content, which increases sorption and also reduces permeability. Comparisons of filtered and non-filtered groundwater samples indicated that no detectable concentrations were in the filtered samples. This result indicates that the contamination is not dissolved in groundwater but rather adsorbed to the fine soil particles suspended in the groundwater. The *June 2009 6-Month Rebound Study Completion at Site LF008* (CH2M HILL, 2010a) describes the study that supports this conclusion.

The interim GET system at LF008 is not a part of the selected remedy, because it had limited effectiveness at removing the residual organochlorine pesticide contamination, so it is shut down. The pesticide concentrations have decreased in the absence of active pumping. The progress that MNA has made in reducing COC mass and concentrations is reported in annual GRISRs.

8.2 Status of LF008 Groundwater Land Use Controls

Section 2.12.2.8 of the *Travis AFB Groundwater ROD* (CH2M HILL, 2014) states that LUCs are required to ensure that groundwater is not used for potable purposes until it is remediated to MCLs that allow for unlimited use and unrestricted exposure. The groundwater contamination at LF008 does not pose a potential indoor air vapor intrusion risk to industrial workers or future residents.

The 2017 inspection of the groundwater LUCs at LF008 found that administrative controls are adequate to enforce the environmental restrictions. There is no evidence of any activities that could expose base personnel to contaminated groundwater, and no new construction has taken place at the site. All monitoring and extraction wells have stovepipe completions that are protected by bollards and are in good material condition. The LUC inspection identified no evidence of damage or excessive wear that could adversely impact the use of these wells.

Photograph 10 shows the controlled area at LF008, and Photograph 11 shows a northern monitoring well at LF008.

LF008 is located inside a separately fenced field that lies within the explosive safety clear zone of a nearby conventional weapons storage facility. This field is accessible through a locked gate which is in good material condition, and the explosive safety clear zone has access restrictions that are more stringent than environmental restrictions. Special permission is required to enter the explosive safety clear zone for any activities, including inspections and sample collection. For this reason, additional administrative controls are not required to enforce the environmental land use restrictions.

Based on the results of this inspection, Travis AFB is in compliance with the first groundwater ROD RAO (Restrict human exposure to COCs) and has achieved the second groundwater ROD RAO (Restrict inhalation of COCs to indoor air) for LF008.

9.0 Solvent Spill Area and Facilities 550 and 552 (SS015)

SS015 is in the central part of the NEWIOU and consists of the Solvent Spill Area (SSA) and the former Facilities 550 and 552. The SSA covers approximately 1.4 acres east of Facility 550, in an area previously used for stripping paint from aircraft and where solvent spills were reported to have occurred. The site was an open grassy plot adjacent to an asphalt driveway and Facility 552.

Facility 552 consisted of a fenced, bermed, concrete pad constructed in 1964 and used as a temporary hazardous waste collection point. Stored wastes included paint, chromic acid, and solvents generated during aircraft maintenance operations at Facility 550. Facility 550 contained a corrosion control facility that treated and painted aircraft parts and support equipment. A metals-processing shop in Facility 550 used cadmium-based plating solutions.

In 2004, Facilities 550 and 552 were demolished to build a petroleum, oil, and lubricants (POL) facility under a military construction (MILCON) project. The facility consists of an office building (new Facility 552), a fuel truck maintenance building (Facility 554), and a large, concrete truck parking area.

9.1 Environmental Conditions

Surface soil in the vicinity of the former metals-plating shop in Facility 550 contains cadmium residue. The list of chlorinated COCs for SS015 groundwater includes TCE, cis-1,2-DCE, vinyl chloride, 1,2-DCA, and PCE. The indicator COC is TCE. The maximum concentration of TCE in the groundwater at SS015 is 120 ppb at MW2124x15. The federal and State of California drinking water standards for TCE is 5 ppb. Appendix H of the *Summary of Remedial Investigation Data and Risk Management Decisions for Human Health at NEWIOU Sites* (URS, 2004) presents a more detailed description of the human health risk assessment for this site.

Currently, the cadmium-contaminated soil is covered by concrete from the truck parking area, which is divided into individual parking stalls and entrance/exit lanes. A high security fence surrounds the POL facility, and warning signs associated with fuel handling activities are attached to the fence. The footprint of the environmentally-controlled area is small in relation to the large footprint of the fuel truck parking area, so it is impractical and somewhat unsafe from an operations perspective to place environmental warning signs in the vicinity of the contaminated soil.

The *Travis AFB Groundwater ROD* (CH2M HILL, 2014) selected Alternative 5 (Emulsified Vegetable Oil [EVO] and Enhanced Attenuation [EA]) to address the residual dissolved solvent contamination. The progress that EVO and EA have made in reducing COC mass and concentrations is reported in annual GRISRs.

9.2 Status of SS015 Soil Land Use Controls

Section 5.3.8 of the *NEWIOU SSSW ROD* (URS, 2006) states that Alternative #17 (Land Use Controls) is the selected remedial action for this site, because cadmium concentrations in the soil

exceed levels that allow for unlimited use and unrestricted exposure. The Air Force is to restrict residential development and unauthorized disturbance and relocation of soil at this site.

The draft Travis AFB Land Use Control Implementation Plan describes the presence of cadmium in the surface soil and the associated land use restrictions, particularly on the unauthorized disturbance and use of the soil beneath the concrete at this site.

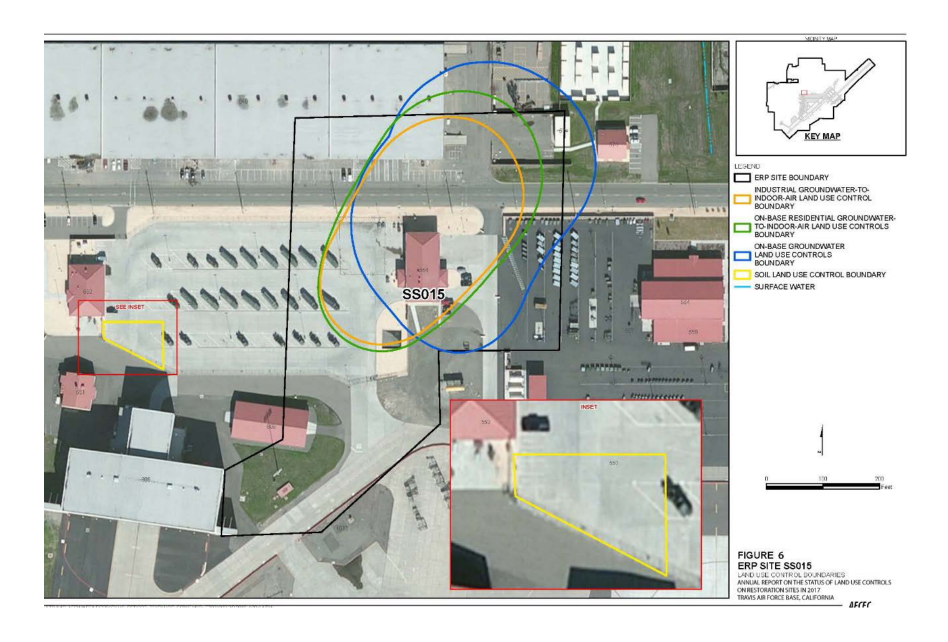
The 2017 inspection of the soil LUCs at SS015 found that administrative controls and existing physical infrastructure are adequate to enforce the environmental restrictions. In addition, the inspectors noted a potential for additional physical barriers (i.e., fences) and signage to adversely impact vehicle operations. There is no evidence that the cadmium-impacted soil beneath the concrete parking area has been disturbed. Photograph 12 in Appendix A of this report shows the controlled area at SS015.

9.3 Status of SS015 Groundwater Land Use Controls

Section 2.12.2.8 of the *Travis AFB Groundwater ROD* (CH2M HILL, 2014) states that LUCs are required to ensure that groundwater is not used for potable purposes until it is remediated to MCLs that allow for unlimited use and unrestricted exposure. The groundwater contamination at SS015 also poses a potential indoor air vapor intrusion risk to industrial workers, so the LUCs also restrict residential and industrial land uses until concentrations of solvents in groundwater are reduced to the point where they no longer pose an unacceptable potential risk to human health.

The 2017 inspection of the groundwater LUCs at SS015 found that administrative controls are adequate to enforce the environmental restrictions. There is no evidence of any activities that could expose base personnel to contaminated groundwater, and no new construction has taken place at the site. All injection and monitoring wells associated with the SS015 groundwater remedy are flush mounts and are in good material condition. The LUC inspection identified no evidence of damage or excessive wear that could adversely impact the use of these wells.

Based on the results of this inspection, Travis AFB is in compliance with the first groundwater ROD RAO (Restrict human exposure to COCs) and the second groundwater ROD RAO (Restrict inhalation of COCs to indoor air) for SS015.



10.0 Oil Spill Area, Facilities 11, 13/14, 20, 42/1941, 139/144, and Selected Sections of the Storm Sewer Right-of-Way (SS016)

SS016 is in the central part of the NEWIOU and consists of the Oil Spill Area (OSA); Facilities 11, 13/14, 20, 42/1941, and 139/144; and portions of the Storm Sewer Right-of-Way. The OSA covers approximately 7 acres north of Facility 16. The facilities within the site support flight line service equipment repair, aircraft engine repair, fuel storage, aircraft wash racks, and vehicle maintenance.

The OSA originally encompassed an area where waste oil from cleaning and degreasing operations at Facility 18 had reportedly been spilled or disposed of on a grassy field. The area is now entirely paved and covered with buildings. Facility 139 is a vehicle maintenance shop, and facility 144 is a vehicle body shop. Facilities 13 and 14 were used for paint stripping and parts cleaning, using TCE and a dilute phosphoric acid solution; the facilities were demolished in 1988. Please note that a new unrelated Facility 14 currently serves as an aircraft hangar. Facility 11 was a vehicle maintenance shop, and facilities 42/1941 included a wash rack, oil-water separator, and four 250-gallon above-ground storage tanks. Facilities 11, 42 and 1941 have since been town down. Facility 20 was the aircraft control tower; it was torn down and replaced by a new tower designated as Facility 10.

10.1 Environmental Conditions

Surface soil in a grassy field west of facility 18 contains polycyclic aromatic hydrocarbon (PAH) residue. A small portion of PAH-contaminated soil is covered by concrete and a brick walkway. The list of chlorinated COCs for SS016 groundwater includes TCE, cis-1,2-DCE, vinyl chloride, benzene, chloroform, 1,4-DCB, bromodichloromethane, 1,2-DCA, 1,1-DCE, and PCE. The indicator COC is TCE. The maximum TCE concentration in the groundwater at SS016 is 4,700 ppb at MW2111Bx16. The federal and State of California drinking water standard for TCE is 5 ppb. Appendix I of the *Summary of Remedial Investigation Data and Risk Management Decisions for Human Health at NEWIOU Sites* (URS, 2004) presents a more detailed description of the human health risk assessment for this site.

The *Travis AFB Groundwater ROD* (CH2M HILL, 2014) selected Alternative 4 (Bioreactor and GET) to address the residual dissolved solvent contamination. The progress that the bioreactor and GET have made in reducing COC mass and concentrations is reported in annual GRISRs.

10.2 Status of SS016 Soil Land Use Controls

Section 5.3.9 of the *NEWIOU SSSW ROD* (URS, 2006) states that Alternative #17 (Land Use Controls) is the selected remedial action for this site, because PAH concentrations in the soil exceed levels that allow for unrestricted use and unlimited exposure. The Air Force is to restrict residential development and unauthorized disturbance and relocation of soil at this site.

The draft Travis AFB Land Use Control Implementation Plan describes the presence of PAH in the surface soil and the associated land use restrictions, particularly on the unauthorized disturbance and use of soil at this site.

The 2017 inspection of the soil LUCs at SS016 found that administrative controls are adequate to enforce the restriction, so physical barriers (i.e., fences) are not needed. There is no evidence that the PAH-impacted soil has been disturbed. A warning sign has been posted on a tree that lies within the southern border of the rectangular grassy field that contains the PAH residue to notify base workers of the presence of the controlled area. Photograph 13 in Appendix A of this report shows the controlled area at SS016.

10.3 Status of SS016 Groundwater Land Use Controls

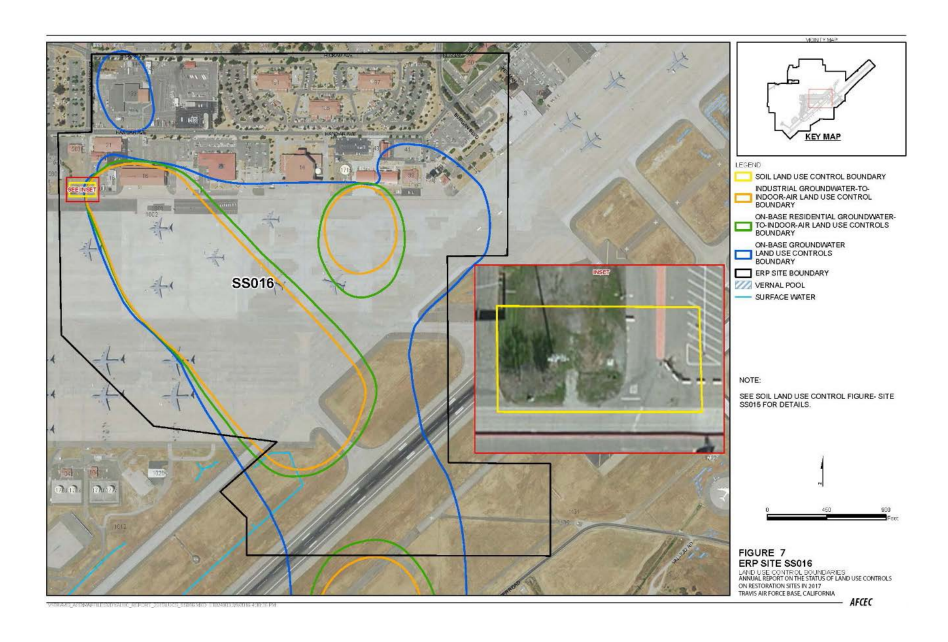
Section 2.12.2.8 of the *Travis AFB Groundwater ROD* (CH2M HILL, 2014) states that LUCs are required to ensure that groundwater is not used for potable purposes until it is remediated to MCLs that allow for unlimited use and unrestricted exposure. The groundwater contamination at SS016 also poses a potentially significant indoor air vapor intrusion risk to industrial workers.

Building 18 (located just north of the SS016 Bioreactor) is the only existing office facility on Travis AFB that is restricted in its use (for storage purposes only), based on the potential vapor intrusion risk that is posed by solvent COCs associated with Site SS016. So, the LUCs also restrict residential and industrial land uses until concentrations of solvents in groundwater are reduced to the point where they no longer pose an unacceptable risk to human health.

The 2017 inspection of the groundwater LUCs at SS016 found that administrative controls are adequate to enforce the groundwater and vapor intrusion restrictions. Most of the solvent plume is located beneath the aircraft flight line, which receives a high level of security. All monitoring and extraction wells are flush mounted and are considered to be in good material condition, based on observations by the field team that collects groundwater samples and water level measurement during two Groundwater Remediation Implementation Program (GRIP) sampling events. Building 18 continues to be used for storage purposes, all doors that access the office area were locked, and the inspection team observed no office activity within the building during the inspection. There is no evidence of any activities that could expose base personnel to contaminated groundwater or vapor, and no new construction has taken place at the site.

Two warning signs have been placed on the two office doors of Building 18. Photograph 14 in Appendix A of this report shows the SS016 bioreactor, and Photograph 15 shows the warning sign on the north side of Building 18.

Based on the results of this inspection, Travis AFB is in compliance with the first groundwater ROD RAO (Restrict human exposure to COCs) and the second groundwater ROD RAO (Restrict inhalation of COCs to indoor air) for SS016.



11.0 Facilities 1918, 1919, and 1754 (ST027B)

ST027B is located in a restricted access area in the central part of the NEWIOU. It is bound by aircraft taxiways and parking ramps and consisted of buildings formerly used for fuel storage and aircraft engine testing. All three facilities were torn down as part of a fuel hydrant construction project. Industrial activities at these facilities contaminated groundwater with petroleum hydrocarbons and TCE. The portion of the plume with petroleum contamination is referred to as ST027A and is managed under a separate program. The portion of the plume with TCE contamination is referred to as ST027B.

11.1 Environmental Conditions

The list of chlorinated COCs for ST027B groundwater includes TCE, vinyl chloride, cis-1,2-DCE, benzene, and toluene. The indicator COC is TCE. The maximum TCE concentration at ST027B is 1,200 ppb at IW2253x27. The federal and State of California drinking water standard for TCE is 5 ppb. The *Site ST027 – Area B Human Health Risk Assessment* (CH2M HILL, 2011b) presents a more detailed description of the human health risk assessment for this site.

The *Travis AFB Groundwater ROD* (CH2M HILL, 2014) selected Alternative 2 (Monitored Natural Attenuation) to address the residual dissolved solvent contamination. The progress that MNA has made in reducing COC mass and concentrations is reported in annual GRISRs.

11.2 Status of ST027B Groundwater Land Use Controls

Section 2.12.2.8 of the *Travis AFB Groundwater ROD* (CH2M HILL, 2014) states that LUCs are required to ensure that groundwater is not used for potable purposes until it is remediated to MCLs that allow for unlimited use and unrestricted exposure. The groundwater contamination at ST027B does pose a potential indoor air vapor intrusion risk to industrial workers or future residents.

The 2017 inspection of the groundwater LUCs at ST027B found that administrative controls are adequate to enforce the environmental restrictions. There is no evidence of any activities that could expose base personnel to contaminated groundwater, and no new construction has taken place at the site. Most of the ST027B monitoring wells are flush mounted and are located in the center of the high security portion of the base. The LUC inspection identified no evidence of damage or excessive wear that could adversely impact the use of these wells. Photograph 16 in Appendix A of this report shows the controlled area at ST027B.

Based on the results of this inspection, Travis AFB is in compliance with the first groundwater ROD RAO (Restrict human exposure to COCs) and the second groundwater ROD RAO (Restrict inhalation of COCs to indoor air) for ST027B.

12.0 Monitoring Well (MW) 329 Area (SS029)

SS029 is located in the southern portion of the NEWIOU. Site SS029 is an open field south of Taxiway R and includes an ordnance disposal range. Union Creek traverses the middle of the site and flows from northeast to southwest.

12.1 Environmental Conditions

Groundwater contamination at Site SS029 has been defined primarily as a TCE and cis-1,2-DCE plume that lies within the boundaries of Travis AFB. The origin of groundwater VOC contamination at Site SS029 is unknown. The indicator COC is TCE. The maximum concentration of TCE in groundwater is 530 ppb at EW02x29. The federal and State of California drinking water standard for TCE is 5 ppb. Groundwater monitoring suggests that the SS016 and SS029 plumes have merged, so the SS016 groundwater remedy focuses on COC mass removal, while the SS029 groundwater remedy prevents the COC mass that flowed beneath the flight line from migrating past the base boundary. Appendix K of the *Summary of Remedial Investigation Data and Risk Management Decisions for Human Health at NEWIOU Sites* (URS, 2004) presents a more detailed description of the human health risk assessment for this site.

The *Travis AFB Groundwater ROD* (CH2M HILL, 2014) selected Alternative 3 (GET) to address the solvent contamination. The progress that GET has made in reducing COC mass and concentrations is reported in annual GRISRs.

12.2 Status of SS029 Groundwater Land Use Controls

Section 2.12.2.8 of the *Travis AFB Groundwater ROD* (CH2M HILL, 2014) states that LUCs are required to ensure that groundwater is not used for potable purposes until it is remediated to MCLs that allow for unlimited use and unrestricted exposure. The groundwater contamination at SS029 also poses a potential indoor air vapor intrusion risk to industrial workers. So, the LUCs also restrict residential and industrial land uses until concentrations of solvents in groundwater are reduced to the point where they no longer pose an unacceptable risk to human health.

The 2017 inspection of the groundwater LUCs at SS029 found that administrative controls are adequate to enforce the groundwater and vapor intrusion restrictions. There is no evidence of any activities that could expose base personnel to contaminated groundwater or vapor, and no new construction has taken place at the site. All of the SS029 wells in the field have stovepipe completions that are protected by bollards. The wells are in good to excellent material condition. The LUC inspection identified no evidence of damage or excessive wear that could adversely impact the use of these wells. Photograph 17 in Appendix A of this report shows the controlled area at SS029.

Based on the results of this inspection, Travis AFB is in compliance with the first groundwater ROD RAO (Restrict human exposure to COCs) and the second groundwater ROD RAO (Restrict inhalation of COCs to indoor air) for SS029.

13.0 MW 269 Area (SS030)

SS030 is in the southern part of the NEWIOU and consists of a solvent plume from unknown historical activities on undeveloped land near the southern base boundary. The COC plume extends onto off-base private property that is used for animal grazing.

13.1 Environmental Conditions

The list of chlorinated COCs for SS030 groundwater includes TCE, chloroform, bromodichloromethane, and 1,2-DCA. The indicator COC is TCE. The maximum concentration of TCE in groundwater is 18 ppb at MW05x30. The federal and State of California drinking water standard for TCE is 5 ppb. Appendix L of the *Summary of Remedial Investigation Data and Risk Management Decisions for Human Health at NEWIOU Sites* (URS, 2004) presents a more detailed description of the human health risk assessment for this site.

A portion of the SS030 plume has migrated off-base and is located beneath private property. To allow the base to carry out environmental investigations and restoration activities on private property, the base purchased an easement that covers the lateral extent of the TCE plume. The easement restricts the activities of the property owner that could potentially interfere with the selected groundwater remedy for SS030. If the easement expires before the solvent concentrations in groundwater are reduced to the point where they no longer pose an unacceptable risk to human health, then the base will negotiate a subsequent easement with the property owner. This easement expires and may have to be renewed in 2030.

The *Travis AFB Groundwater ROD* (CH2M HILL, 2014) selected Alternative 3 (GET) to address the residual dissolved solvent contamination. The progress that GET has made in reducing COC mass and concentrations is reported in annual GRISRs.

13.2 Status of SS030 Groundwater Land Use Controls

Section 2.12.2.8 of the *Travis AFB Groundwater ROD* (CH2M HILL, 2014) states that LUCs are required to ensure that groundwater is not used for potable purposes until it is remediated to MCLs that allow for unlimited use and unrestricted exposure. The groundwater contamination at SS030 does not pose a potential indoor air vapor intrusion risk to industrial workers or future residents.

The 2017 inspection of the groundwater LUCs at SS030 found that administrative controls are adequate to enforce the groundwater restrictions. There is no evidence of any activities that could expose base personnel to contaminated groundwater, and no new non-environmental construction has taken place at the site. The off-base SS030 wells are flush mounted to prevent a safety risk to personnel and grazing animals; they are in good material condition. Photograph 18 in Appendix A of this report shows the off-base portion of the controlled area at SS030 that is under the easement.

Based on the results of this inspection, Travis AFB is in compliance with the first groundwater ROD RAO (Restrict human exposure to COCs) and has achieved the second groundwater ROD RAO (Restrict inhalation of COCs to indoor air) for SS030.

14.0 Facility 1205 (SD031)

SD031 is a concrete and asphalt industrial area that is used by the Civil Engineer Maintenance Inspection and Repair Team (CEMIRT). Site SD031 covers approximately 5.5 acres and encompasses Facility 1205 in the northeastern part of the EIOU. Facility 1205 was constructed in 1957, and operations included the maintenance and repair of diesel-powered generators. A wash rack, just south of the facility, is still used to clean diesel engine parts; it discharges to an OWS.

14.1 Environmental Conditions

The list of chlorinated COCs for SD031 groundwater includes TCE, benzene, 1,1-DCE, cis-1,2-DCE, carbon tetrachloride, chloroform, 1,2-DCA, and vinyl chloride. The indicator COC is 1,1-DCE. The maximum concentration of 1,1-DCE in groundwater is 58 ppb at MW572x31. The federal and State of California drinking water standard for 1,1-DCE is 6 ppb. The *East Industrial Operable Unit Remedial Investigation Report* (Roy F. Weston, 1995) presents a more detailed description of the human health risk assessment for this site.

The *Travis AFB Groundwater ROD* (CH2M HILL, 2014) selected Alternative 2 (Monitored Natural Attenuation) to address the residual dissolved solvent contamination. The progress that MNA has made in reducing COC mass and concentrations is reported in annual GRISRs.

14.2 Status of SD031 Groundwater Land Use Controls

Section 2.12.2.8 of the *Travis AFB Groundwater ROD* (CH2M HILL, 2014) states that LUCs are required to ensure that groundwater is not used for potable purposes until it is remediated to MCLs that allow for unlimited use and unrestricted exposure. The groundwater contamination at SD031 does pose a potential indoor air vapor intrusion risk to industrial workers and future residents, so the LUCs also restrict residential and industrial land uses until concentrations of solvents in groundwater are reduced to the point where they no longer pose an unacceptable risk to human health.

The 2017 inspection of the groundwater LUCs at SD031 found that administrative controls are adequate to enforce the environmental restrictions. There is no evidence of any activities that could expose base personnel to contaminated groundwater, and no new non-environmental construction has taken place at the site. Depending on their locations, the SD031 wells have both stovepipe and flush mounted completions. The LUC inspection identified no evidence of damage or excessive wear that could adversely impact the use of these wells. Photograph 19 in Appendix A of this report shows the controlled area at SD031.

Based on the results of this inspection, Travis AFB is in compliance with the first groundwater ROD RAO (Restrict human exposure to COCs) and the second groundwater ROD RAO (Restrict inhalation of COCs to indoor air) for SD031.

15.0 Storm Sewer System B (West Branch of Union Creek), Facilities 810 and 1917, and South Gate Area (SD033)

SD033 is in the western part of the NEWIOU and consists of the West Branch of Union Creek, parts of Storm Sewer System B, Facilities 810 and 1917, the area around the South Gate, and Outfall II. Storm Sewer System B collects runoff from within the west side of the aircraft industrial area. This runoff enters Union Creek at Outfall II. Facility 810 is used to refurbish aircraft, and facility 1917 had sumps and an oil/water separator that were removed when facility 1917 was torn down.

15.1 Environmental Conditions

Surface soil on the east and west side of facility 810 contains cadmium and benzo(a)pyrene residue. All of this soil is covered by asphalt. Appendix N of the *Summary of Remedial Investigation Data and Risk Management Decisions for Human Health at NEWIOU Sites* (URS, 2004) presents a more detailed description of the human health risk assessment for this site.

During the 2016 construction season, the decommissioning of oil/water separator OW057 took place. OW057 is located on the west side of facility 810, near the SD033 soil LUC area. The OW057 decommissioning was conducted in accordance with the *Petroleum Only Contamination Oil Water Separator Corrective Action Plan* (CH2M, 2016b) and resulted in the excavation and proper disposal of contaminated soil.

The list of chlorinated COCs for SD033 groundwater includes TCE, 1,1-DCE, 1,2-DCA, and cis-1,2-DCE. The indicator COC is TCE. The maximum TCE concentration in the groundwater at SD033 is 12 ppb at EW501x33. The federal and State of California drinking water standard for TCE is 5 ppb.

The *Travis AFB Groundwater ROD* (CH2M HILL, 2014) selected Alternative 2 (Monitored Natural Attenuation) to address the residual dissolved solvent contamination. The interim GET system in the West Industrial Operable Unit is not a part of the selected remedy, so it is shut down. The progress that MNA has made in reducing COC mass and concentrations is reported in annual GRISRs.

15.2 Status of SD033 Soil Land Use Controls

Section 5.3.14 of the *NEWIOU SSSW ROD* (URS, 2006) states that Alternative #17 (Land Use Controls) is the selected remedial action for the soil portion of this site, because cadmium and benzo(a)pyrene concentrations in the soil exceed levels that allow for unrestricted use and unlimited exposure. The Air Force is to restrict residential development and unauthorized disturbance and relocation of soil at this site.

The draft Travis AFB Land Use Control Implementation Plan describes the presence of cadmium and benzo(a)pyrene in the surface soil and the land use restriction, particularly on the unauthorized disturbance and use of soil at this site.

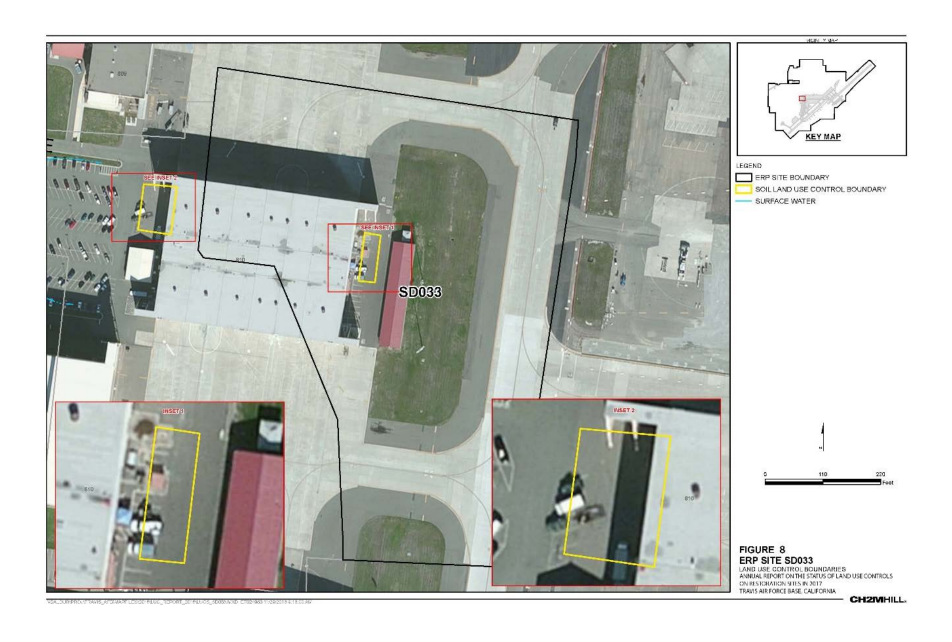
The 2017 inspection of the soil LUCs at the soil portion of SD033 found that administrative controls are adequate to enforce the restriction, so physical barriers (i.e., fences) are not needed. Other than the POCO field activities that took place at this site, there is no evidence that the cadmium- and benzo(a)pyrene-impacted soil has been disturbed. Warning signs have been posted on both sides of Facility 810 to notify base workers of the presence of the controlled areas. Photographs 20 and 21 in Appendix A of this report show the controlled soil areas at SD033.

15.3 Status of SD033 Groundwater Land Use Controls

Section 2.12.2.8 of the *Travis AFB Groundwater ROD* (CH2M HILL, 2014) states that LUCs are required to ensure that groundwater is not used for potable purposes until it is remediated to MCLs that allow for unlimited use and unrestricted exposure. The groundwater contamination at SD033 does not pose a potential indoor air vapor intrusion risk to future residents.

The 2017 inspection of the groundwater LUCs at SD033 found that administrative controls are adequate to enforce the groundwater restrictions. There is no evidence of any activities that could expose base personnel to contaminated groundwater, and no new construction has taken place at the site. The SD033 wells are flush mounted because of the considerable amount of vehicle activity in the area. The LUC inspection identified no evidence of damage or excessive wear that could adversely impact the use of these wells.

Based on the results of this inspection, Travis AFB is in compliance with the first groundwater ROD RAO (Restrict human exposure to COCs) and has achieved the second groundwater ROD RAO (Restrict inhalation of COCs to indoor air) for SD033.



16.0 Facility 811 (SD034)

SD034 is located in the western part of the NEWIOU and consists of an aircraft wash rack facility with an oil/water separator (OWS) and an overflow pond. Leaks from the OWS resulted in a layer of Stoddard Solvent, containing dissolved solvents, floating on the groundwater table. The leaking OWS was replaced in 1994. The use of Stoddard Solvent to wash aircraft in Facility 811 was discontinued in September 2014.

16.1 Environmental Conditions

Stoddard Solvent by itself does not pose a potential risk to human health and the environment, so the potential risk is derived from the chlorinated solvents within the Stoddard Solvent layer.

MWSSBx34 had the most measureable product thickness (0.21 foot) of Stoddard Solvent. The list of chlorinated COCs for SD034 groundwater includes TCE, benzene, 1,1-DCE, cis-1,2-DCE, PCE, and vinyl chloride. The maximum concentration of TCE in groundwater is 120 ppb at EW2450x34, based on the analytical results from the SD034 technology demonstration which included the wells and analytes that are normally a part of the 2017 GRIP. The federal and State of California drinking water standard for TCE is 5 ppb. Appendix O of the *Summary of Remedial Investigation Data and Risk Management Decisions for Human Health at NEWIOU Sites* (URS, 2004) presents a more detailed description of the human health risk assessment for this site.

The *Travis AFB Groundwater ROD* (CH2M HILL, 2014) selected Alternative 7 (Passive Skimming and EA) to address the residual solvent contamination. The progress that Passive Skimming and EA have made in reducing COC mass and concentrations is reported in annual GRISRs.

16.2 Status of SD034 Groundwater Land Use Controls

Section 2.12.2.8 of the *Travis AFB Groundwater ROD* (CH2M HILL, 2014) states that LUCs are required to ensure that groundwater is not used for potable purposes until it is remediated to MCLs that allow for unlimited use and unrestricted exposure. The groundwater contamination at SD034 does pose a potential indoor air vapor intrusion risk to industrial workers and future residents, so the LUCs also restrict residential and industrial land uses until concentrations of solvents in groundwater are reduced to the point where they no longer pose an unacceptable risk to human health.

The 2017 inspection of the groundwater LUCs at SD034 found that administrative controls are adequate to enforce the environmental restrictions. There is no evidence of any activities that could expose base personnel to contaminated groundwater, and no new construction (other than the construction of the infrastructure associated with the technology demonstration) has taken place at the site. The SD034 wells are flush mounted because of the considerable amount of vehicle activity in the area. The LUC inspection identified no evidence of damage or excessive wear that could adversely impact the use of these wells. Photograph 22 in Appendix A of this report shows the controlled area at SD034.

Based on the results of this inspection, Travis AFB is in compliance with the first groundwater ROD RAO (Restrict human exposure to COCs) and the second groundwater ROD RAO (Restrict inhalation of COCs to indoor air) for SD034.

17.0 Facilities 818 and 819 (SS035)

SS035 is located in the western part of the NEWIOU and consists of an aircraft hangar and wash rack with an OWS. Historical practices at Facilities 818 and 819 include aircraft repair, painting and washing.

17.1 Environmental Conditions

TCE is the only groundwater COC at SS035. The maximum TCE concentration in the groundwater at SS035 is 7.1 ppb at upgradient monitoring well MW01x35. The federal and State of California drinking water standard for TCE is 5 ppb. Appendix P of the *Summary of Remedial Investigation Data and Risk Management Decisions for Human Health at NEWIOU Sites* (URS, 2004) presents a more detailed description of the human health risk assessment for this site.

The *Travis AFB Groundwater ROD* (CH2M HILL, 2014) selected Alternative 2 (Monitored Natural Attenuation) to address the residual dissolved solvent contamination. The interim GET system in the West Industrial Operable Unit (WIOU) is not a part of the selected remedy, so it is shut down. The progress that MNA has made in reducing COC mass and concentrations is reported in annual GRISRs.

17.2 Status of SS035 Groundwater Land Use Controls

Section 2.12.2.8 of the *Travis AFB Groundwater ROD* (CH2M HILL, 2014) states that LUCs are required to ensure that groundwater is not used for potable purposes until it is remediated to MCLs that allow for unlimited use and unrestricted exposure. The groundwater contamination at SS035 does not pose a potential indoor air vapor intrusion risk to industrial workers or future residents.

The 2017 inspection of the groundwater LUCs at SS035 found that administrative controls are adequate to enforce the environmental restrictions. There is no evidence of any activities that could expose base personnel to contaminated groundwater, and no new construction has taken place at the site. The SS035 wells are flush mounted because of the considerable amount of vehicle activity in the area. The LUC inspection identified no evidence of damage or excessive wear that could adversely impact the use of these wells. Photograph 23 in Appendix A of this report shows the controlled area at SS035.

Based on the results of this inspection, Travis AFB is in compliance with the first groundwater ROD RAO (Restrict human exposure to COCs) for SS035. Also, Travis AFB has achieved the second groundwater ROD RAO (Restrict inhalation of COCs to indoor air) for SS035.

Currently, SS035 is being monitored semi-annually to verify achievement of cleanup levels and support site closure.

18.0 Facilities 872/873/876 (SD036)

SD036 is located in the western part of the NEWIOU and consists of a number of multiple-use shops, including a wash rack and OWS.

18.1 Environmental Conditions

The list of chlorinated COCs for SD036 groundwater includes TCE, 1,1-DCE, 1,2-DCA, cis-1,2-DCE, vinyl chloride, benzene, bromodichloromethane, and PCE. The indicator COC is TCE. The maximum TCE concentration in the groundwater at SD036 is 7,700 ppb at MW2064Ax36. The federal and State of California drinking water standard for TCE is 5 ppb. Appendix Q of the Summary of Remedial Investigation Data and Risk Management Decisions for Human Health at NEWIOU Sites (URS, 2004) presents a more detailed description of the human health risk assessment for this site.

The *Travis AFB Groundwater ROD* (CH2M HILL, 2014) selected Alternative 5 (EVO and EA) to address the residual dissolved solvent contamination. The progress that EVO and EA have made in reducing COC mass and concentrations is reported in annual GRISRs.

18.2 Status of SD036 Groundwater Land Use Controls

Section 2.12.2.8 of the *Travis AFB Groundwater ROD* (CH2M HILL, 2014) states that LUCs are required to ensure that groundwater is not used for potable purposes until it is remediated to MCLs that allow for unlimited use and unrestricted exposure. The groundwater contamination at SD036 also poses a potential indoor air vapor intrusion risk to industrial workers, so, LUCs also restrict residential and industrial land uses until solvent concentrations in groundwater are reduced to the point where they no longer pose an unacceptable risk to human health.

The 2017 inspection of the groundwater LUCs at SD036 found that administrative controls are adequate to enforce the groundwater and vapor intrusion restrictions. There is no evidence of any activities that could expose base personnel to contaminated groundwater or vapor, and no new construction has taken place at the site. The SD036 injection and monitoring wells are flush mounted because of the considerable amount of maintenance vehicle activity in the area. The LUC inspection identified a few monitoring wells that require some maintenance to ensure their continued usability in a heavily trafficked area, but there was no evidence of damage or excessive wear. Photograph 24 in Appendix A of this report shows the controlled area at SD036.

Based on the results of this inspection, Travis AFB is in compliance with the first groundwater ROD RAO (Restrict human exposure to COCs) and the second groundwater ROD RAO (Restrict inhalation of COCs to indoor air) for SD036.

19.0 Sanitary Sewer System; Facilities 837/838, 919, 977, and 981; Area G Ramp; and Ragsdale/V Area (SD037)

SD037 is in the western part of the NEWIOU and consists of Facilities 837, 838, 919, 977, and 981; the Area G Ramp; and the Ragsdale/V Street. Facility 838 has since been torn down. It also includes approximately 22,000 feet of sanitary sewer piping, an oil/water separator, sumps, wash racks, and a fuel-hydrant system. The sanitary sewer system conveys domestic and industrial wastewater from facilities within the NEWIOU to the Fairfield-Suisun publicly owned treatment facility. Facility 919 is used to maintain heavy equipment, facility 977 is an air freight terminal, and facility 981 has a hazardous waste satellite accumulation point. Past industrial activities include wastewater management, aircraft maintenance, heavy equipment maintenance, air cargo handling, vehicle washing, fuel transport, and waste accumulation.

The WIOU RI divided SD037 into the following six (6) areas:

- Area 1 Designated by a surface soil sample collected for the sanitary sewer investigation
- Areas 2 and 3 Locations between the sanitary sewer system and the jet fuel pipeline
- Area 4 Facility 919 along with an OWS and hazardous waste accumulation point
- Area 5 Facility 981 along with an OWS and hazardous waste accumulation point
- Area 6 Facility 977

19.1 Environmental Conditions

Section 8.9 of the WIOU RI report (Radian, 1996) identified two subsurface locations within Facility 977 with total petroleum hydrocarbons-extractable (TPH-E) residue in the soil. Sample location W0977H01 contained TPH-E at a concentration of 189 mg/kg, and sample location W0977H02 contained TPH-E at a concentration of 3,580 mg/kg. Both samples were collected at 1 foot below ground surface, and the TPH-E originated from hydraulic fluid leaks beneath hydraulic rams that are used to operate cargo loading ramps.

Appendix R of the *Summary of Remedial Investigation Data and Risk Management Decisions for Human Health at NEWIOU Sites* (URS, 2004) identified two contaminated surface soil locations. Sample location W0977U01 to the east of facility 977 contained benzo(a)pyrene (0.658 mg/kg) and benzo(b)fluoranthene (3.02 mg/kg), and sample location W0977U02 to the southwest of facility 977 contained benzo(a)pyrene (0.484 mg/kg) and lead (809 mg/kg). Both controlled areas are covered in asphalt and lie in busy areas where aircraft receive and deliver palletized cargo from loading vehicles.

The list of chlorinated COCs for SD037 groundwater includes TCE, 1,1-DCE, 1,2-DCA, cis-1,2-DCE, vinyl chloride, benzene, bromodichloromethane, carbon tetrachloride, and PCE. The indicator COC is TCE. The maximum concentration of TCE in groundwater is 700 ppb at MW2121Bx37. The federal and State of California drinking water standard for TCE is 5 ppb.

Appendix R of the Summary of Remedial Investigation Data and Risk Management Decisions for Human Health at NEWIOU Sites (URS, 2004) presents a more detailed description of the human health risk assessment for this site.

The *Travis AFB Groundwater ROD* (CH2M HILL, 2014) selected Alternative 5 (EVO and EA) to address the residual dissolved solvent contamination. The progress that EVO and EA have made in reducing COC mass and concentrations is reported in annual GRISRs.

19.2 Status of SD037 Soil Land Use Controls

Section 5.3.18 of the *NEWIOU SSSW ROD* (URS, 2006) states that Alternative #17 (Land Use Controls) is the selected remedial action for Area 6; because PAH, lead, and TPH-E concentrations in the soil exceed levels that allow for unrestricted use and unlimited exposure. The Air Force is to restrict residential development and unauthorized disturbance and relocation of soil at this site. Alternative 16 (No Action) is the selected remedy for Areas 1 through 5.

The draft Travis AFB Land Use Control Implementation Plan describes the presence of PAH, lead, and TPH in the surface soil and the land use restriction, particularly on the unauthorized disturbance and use of soil at this site.

The 2017 inspection of the soil LUCs at SD037 found that administrative controls are adequate to enforce the restriction, so physical barriers (i.e., fences) are not needed. The contaminated soil cannot be seen, since it is covered with asphalt or located beneath hydraulic rams. There is no evidence that the PAH-, lead-, and TPH-impacted soil has been disturbed.

Due to the nature of operations at the air freight terminal, it is not practical or safe to post warning signs to notify base personnel of the presence of contaminated soil beneath the asphalt or the hydraulic rams. Specifically, vehicles that are designed to transport large cargo pallets to and from both military and commercial aircraft require an open area free of physical hazards.

The two small controlled areas outside of Facility 977 lie in the middle of these open work areas, and there are no existing posts or structures that could be used to post signs that point out their location. Because of the high tempo of mission-critical operations associated with the air freight terminal, any obstructions would pose significant risk to both personnel and equipment.

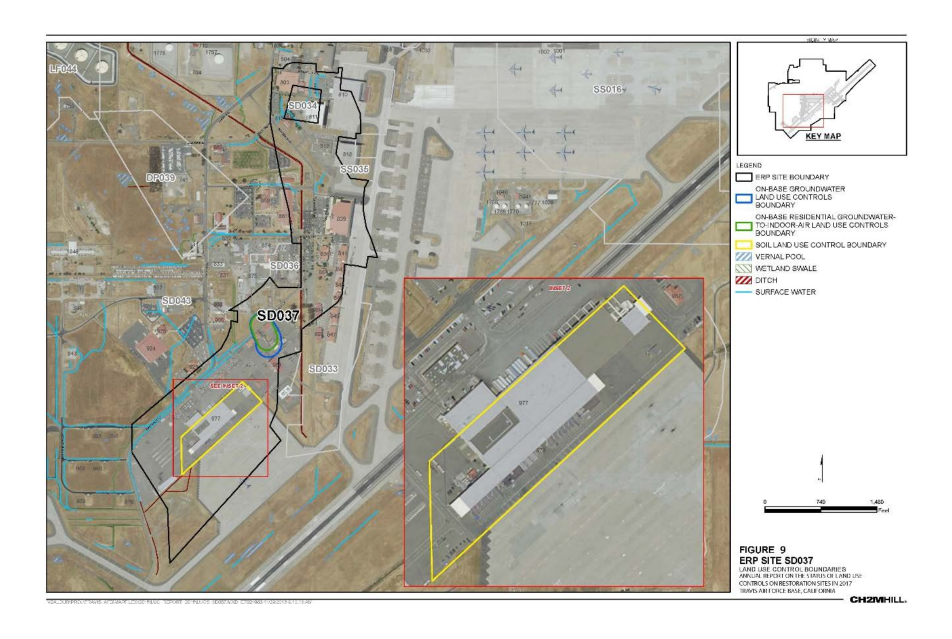
Photograph 25 in Appendix A of this report shows the view of the interior of Facility 977 where the hydraulic rams are located, and photograph 26 shows the controlled area on the southwest side of Facility 977.

19.3 Status of SD037 Groundwater Land Use Controls

Section 2.12.2.8 of the *Travis AFB Groundwater ROD* (CH2M HILL, 2014) states that LUCs are required to ensure that groundwater is not used for potable purposes until it is remediated to MCLs that allow for unlimited use and unrestricted exposure. The groundwater contamination at SD037 also poses a potential indoor air vapor intrusion risk to industrial workers, so LUCs also restrict residential and industrial land uses until concentrations of solvents in groundwater are reduced to the point where they no longer pose an unacceptable risk to human health.

The 2017 inspection of the groundwater LUCs at SD037 found that administrative controls are adequate to enforce the groundwater and vapor intrusion restrictions. There is no evidence of any activities that could expose base personnel to contaminated groundwater or vapor, and no new construction has taken place at the site. The SD037 injection and monitoring wells are flush mounted to conform to facility appearance standards and to avoid safety hazards in vehicle parking areas. The LUC inspection identified no evidence of damage or excessive wear that could adversely impact the use of these wells. Photograph 27 in Appendix A of this report shows the groundwater controlled area at SD037.

Based on the results of this inspection, Travis AFB is in compliance with the first groundwater ROD RAO (Restrict human exposure to COCs) and the second groundwater ROD RAO (Restrict inhalation of COCs to indoor air) for SD037.



20.0 Building 755 (DP039)

Building 755 was the Travis AFB Battery and Electric Shop. The site consists of Building 755 and a former battery acid neutralization sump. Past operations have included the recharging and dismantling of lead-acid and nickel-cadmium batteries. Before 1978, lead-acid solutions were discharged into a sink inside Building 755. The pipeline from the sink led to a rock-filled sump approximately 65 feet northwest of the building. This practice was discontinued in 1978 when the pipeline was dismantled and reconnected to the sanitary sewer system. The sump was removed in 1993. Building 755 was vacated and demolished in 2009.

20.1 Environmental Conditions

Lead residue is the COC associated with the surface soil around the edges of the former sump area. Since the lead-acid solution entered the former sump through a subsurface pipe, the presence of lead in the surface soil is attributed to the deposition of small amounts of lead-contaminated subsurface soil during the 1993 sump removal action. The Human Health and Ecological risk assessments for Building 755 concluded that the lead residue does not pose an unacceptable risk to local workers or ecological receptors. Sections 4.1.7 and 4.1.8 of the WABOU Remedial Investigation Report (CH2M HILL, 1997) present more detailed descriptions of the risk assessments for Building 755.

In 2008, the base constructed a sustainable in situ bioreactor over the footprint of the former sump. Funded by the Technology Transfer Office at the Air Force Center for Engineering and the Environment, the DP039 bioreactor is designed to clean up residual solvent contamination associated with the former sump. Travis AFB obtained regulatory approval to authorize the construction of the bioreactor as a demonstration project. Data from this project supported the selection of final groundwater remedies in the *Travis AFB Groundwater ROD* (CH2M HILL, 2014). Also, the base shut down the existing Dual-Phase Extraction system to return the subsurface to steady-state conditions. The final *Sustainable Bioreactor Demonstration Work Plan Site DP039* (CH2M HILL, 2009a) describes the bioreactor technology and its construction details.

As part of the bioreactor construction, the remedial action contractor excavated a 20- by 20- by 20- foot void, centered in the middle of the former sump. The bioreactor footprint completely covers the lead-contaminated surface soil area. When the excavation began, the lead-contaminated soil was removed first and placed in a large bin. Soil sample collection and analysis was used to characterize the waste and to determine the amount of residual lead remaining in the soil at DP039. The details of the disposal of the contaminated soil during the bioreactor construction are presented in the *Final Site DP039 Lead-Contaminated Soil Excavation Technical Memorandum* (CH2M HILL, 2015).

The list of chlorinated COCs for DP039 groundwater includes TCE, 1,1-DCE, 1,2-DCA, 1,1,1-TCA, 1,1,2-TCA, PCE, methylene chloride, bromodichloromethane, and acetone. The indicator COC is TCE. The maximum concentration of TCE in groundwater is 1,200 ppb at MW2042Bx39. The federal and State of California drinking water standard for TCE is 5 ppb.

The *Travis AFB Groundwater ROD* (CH2M HILL, 2014) selected Alternative 6 (Bioreactor, Phytoremediation, EVO Permeable Reactive Barrier, and EA) to address the residual dissolved solvent contamination. The progress that EVO and EA have made in reducing COC mass and concentrations is reported in annual GRISRs.

20.2 Status of DP039 Soil Land Use Controls

Section 5.3.1 of the *WABOU Soil ROD* (Travis AFB, 2002a) states that Alternative S2 (Land Use and Access Restrictions) is the selected remedial action for this site. The Air Force is to restrict residential development and unauthorized disturbance and relocation of soil at this site.

The draft Travis AFB Land Use Control Implementation Plan describes the presence of lead in the surface soil and the land use restriction, particularly on the unauthorized disturbance and use of soil at this site.

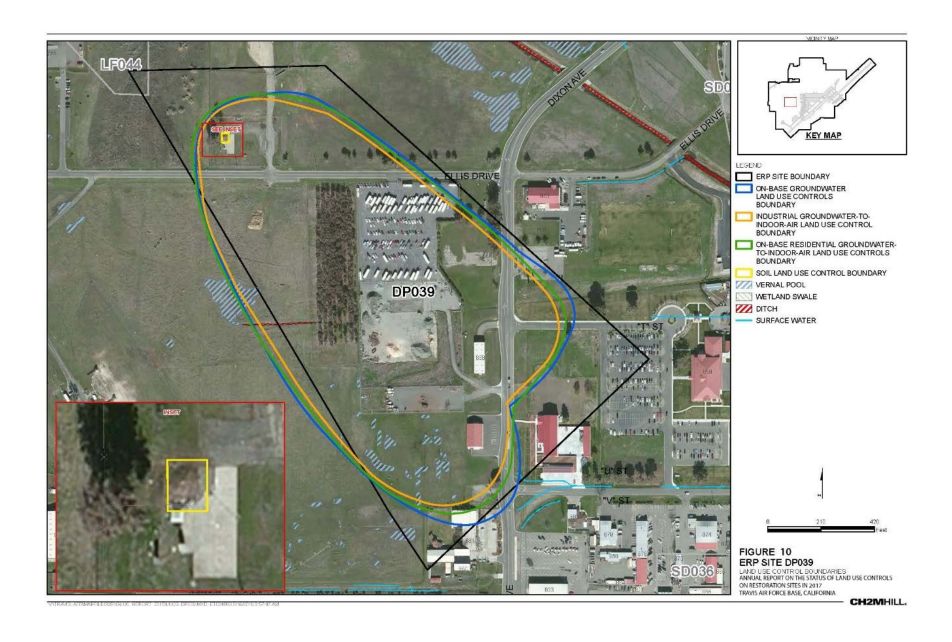
The 2017 inspection of the soil LUCs at DP039 found that administrative controls and a LUC warning sign are still adequate to enforce the restriction, so physical barriers (i.e., fences) are not needed. Section 20.1 stated that the lead-impacted soil had been excavated and sent by truck to an appropriate landfill as a result of the bioreactor demonstration project, as described in the *Final Site DP039 Lead-Contaminated Soil Excavation Technical Memorandum* (CH2M HILL, 2015). Travis AFB will continue to enforce the soil restrictions until the base receives approval through an amendment to the *WABOU Soil ROD* (Travis AFB, 2002a) to remove the soil restrictions from the site. The submission of the draft ROD amendment for regulatory review will take place once all risk assessment data from other WABOU sites is reviewed and accepted. Photograph 28 in Appendix A of this report shows the surface of the bioreactor at DP039. The warning sign that notifies site visitors of the presence of LUCs can be seen in the background.

20.3 Status of DP039 Groundwater Land Use Controls

Section 2.12.2.8 of the *Travis AFB Groundwater ROD* (CH2M HILL, 2014) states that LUCs are required to ensure that groundwater is not used for potable purposes until it is remediated to MCLs that allow for unlimited use and unrestricted exposure. The groundwater contamination at DP039 also poses a potential indoor air vapor intrusion risk to industrial workers, so LUCs also restrict residential and industrial land uses until concentrations of solvents in groundwater are reduced to the point where they no longer pose an unacceptable risk to human health.

The 2017 inspection of the groundwater LUCs at DP039 found that administrative controls are adequate to enforce the groundwater and vapor intrusion restrictions. There is no evidence of any activities that could expose base personnel to contaminated groundwater or vapor, and no new non-environmental construction has taken place at the site. The inspectors noted the new sign on the north side of the phytoremediation tree stand. The DP039 wells and piezometers have either stovepipe or flush mounted completion, depending on the surface where the wells have been installed. The LUC inspection identified no evidence of damage or excessive wear that could adversely impact the use of these wells. Photograph 29 shows the entrance to the phytoremediation area, and Photograph 30 shows a portion of the DP039 biobarrier.

Based on the results of this inspection, Travis AFB is in compliance with the first groundwater ROD RAO (Restrict human exposure to COCs) and the second groundwater ROD RAO (Restrict inhalation of COCs to indoor air) for DP039.



21.0 Building **916** (SD**043**)

Building 916 is an emergency electrical power facility. The diesel-powered generators inside the building sit above a cellar, or sump area, that also houses sump pumps. Prior to 1991, spilled diesel fuel from the generators and wash water were pumped out of the building through one of four pipes. The pipes discharged onto small concrete spillways constructed for erosion control on the side slope of the trapezoidal drainage channel that lies east of the building. From the spillways, wastewater flowed down the side-slope and into the drainage channel. This method of sump water disposal was discontinued in 1991.

There had been a fenced electrical transformer area on the southwest corner of the building. This area contained three liquid-filled transformers on top of a concrete pad. In 1992, one of the transformers developed a leak onto the concrete pad and ground surface. The base removed the transformers and pad in 1993.

21.1 Environmental Conditions

Polychlorinated Biphenyl (PCB)-1254 was detected in soil at concentrations that do not pose an unacceptable risk to local workers or ecological receptors. PCB-1254 was detected in a groundwater sample immediately below the transformer area, and there was a possibility that PCB-1254 in subsurface soil is a source of ongoing groundwater contamination. Additional groundwater sampling in June 1999 demonstrated that there is no PCB-contaminated groundwater migrating from the site. The *Reevaluation of Soil and Groundwater Contamination at Building 916 (SD043) Technical Memorandum* (CH2M HILL, 2000) presents a detailed discussion on this groundwater sampling effort.

TCE is the only groundwater contaminant at SD043. The maximum concentration of TCE in groundwater is 8.1 ppb at MW543x43. The federal and State of California drinking water standard for TCE is 5 ppb. Sections 4.3.7 and 4.3.8 of the *WABOU Remedial Investigation Report* (CH2M HILL, 1997) present detailed descriptions of the human health and ecological risk assessments for Building 916, respectively.

The *Travis AFB Groundwater ROD* (CH2M HILL, 2014) selected Alternative 2 (Monitored Natural Attenuation) to address the residual dissolved solvent contamination. The progress that MNA has made in reducing COC mass and concentrations is reported in annual GRISRs.

21.2 Status of SD043 Soil Land Use Controls

Section 5.3.3 of the *WABOU Soil ROD* (Travis AFB, 2002a) states that Alternative S2 (Land Use and Access Restrictions) is the selected remedial action for this site. The Air Force is to restrict residential development and unauthorized disturbance and relocation of soil at this site. As long as administrative controls are adequate to enforce the restriction, physical barriers (i.e., fences) are not needed.

The draft Travis AFB LUCIP describes the presence of PCB-1254 in the soil and the land use restriction, particularly on the unauthorized disturbance and use of soil at this site.

Section 4 of the *Annual Report on the Status of Land Use Controls on Restoration Sites* (Travis AFB, 2004) describes the construction of a concrete pad within the boundaries of the controlled area at SD043. A standby emergency generator had been placed on the pad; the purpose of the generator was to provide additional utility support to the air freight terminal, located in Building 977. The generator has since been transferred to another location on base.

As a result of this construction activity within the controlled area, the Environmental Flight enlarged the footprint of the controlled area to incorporate the concrete pad beneath the generator and all utilities. The new footprint also included the soil within 10 feet to the east, south and west of the concrete pad. The Flight also posted three warning signs on Building 916 to notify site workers and visitors of the presence of LUCs at SD043.

Since no soil samples were collected and analyzed as part of the generator installation project; any future projects on site, including any to expand, alter, or remove the infrastructure associated with the generator, included analysis of the soil to be impacted by project activities prior to project approval. Decisions on soil disturbance activities and the disposition of any excavated soil would be made based on the results of sample analysis. The expanded LUC footprint had been incorporated into the draft LUCIP.

During the 2016 summer construction season, the Air Force collected several soil samples from SD043 to verify the footprint of the contaminated soil area and to reevaluate the human health risk that is potentially posed by the soil contaminants under the residential exposure scenario. The data from this field effort will be used to support risk management decisions in an upcoming amendment to the WABOU Soil ROD (Travis AFB, 2002a). The risk assessment using the data from this field effort is undergoing regulatory review.

The 2017 inspection of the soil LUCs at SD043 found that administrative controls are adequately enforcing the restriction, so physical barriers (i.e., fences) are not needed. There is no evidence of any soil disturbances in the vicinity of the concrete pad when the emergency generator was removed. Photograph 31 in Appendix A shows the east side of the controlled area south of Building 916, and Photograph 32 shows the warning signs and pad on the west side of the controlled area at SD043.

21.3 Status of SD043 Groundwater Land Use Controls

Section 2.12.2.8 of the *Travis AFB Groundwater ROD* (CH2M HILL, 2014) states that LUCs are required to ensure that groundwater is not used for potable purposes until it is remediated to MCLs that allow for unlimited use and unrestricted exposure. The groundwater contamination at SD043 does not pose a potential indoor air vapor intrusion risk to industrial workers or future residents.

The 2017 inspection of the groundwater LUCs at SD043 found that administrative controls are adequate to enforce the environmental restrictions. There is no evidence of any activities that could expose base personnel to contaminated groundwater, and no new construction has taken place at the site. The SD043 wells and piezometers are flush mounted to avoid safety hazards associated with the contracted lawn mowing service. The LUC inspection identified no evidence of damage or excessive wear that could adversely impact the use of these wells and piezometers.

Based on the results of this inspection, Travis AFB is in compliance with the first groundwater ROD RAO (Restrict human exposure to COCs) for SD043. Also, Travis AFB has achieved the second groundwater ROD RAO (Restrict inhalation of COCs to indoor air) for SD043.



22.0 Landfill X (LF044)

Landfill X is not a landfill at all. It received this name, because the past activities at this site had not been completely identified at the start of the WABOU Remedial Investigation. It comprises approximately 25 acres and is located within Grazing Management Unit (GMU)-2, a 126-acre parcel of land that had been used to graze horses. The soil COCs are attributed to the asphalt and other construction debris that had been stockpiled onsite.

22.1 Environmental Conditions

(COCs detected in surface soils include benzo(a)anthracene, benzo(a)pyrene, and dibenz(a,h)anthracene. These COCs are also chemicals of ecological concern (COECs) together with benzo(k)fluoranthene, fluoranthene, and pyrene. COCs detected in subsurface soils include benzo(a)anthracene, benzo(a)pyrene, and dibenz(a,h)anthracene, benzo(k)fluoranthene. These COCs are also subsurface COECs together with anthracene, acenaphthene, benzo(b)fluoranthene, benzo(g,h,i)perylene, chrysene, fluoranthene, indeno(1,2,3-c,d)pyrene, phenanthrene, bis(2-ethlhexyl)phthalate, cadmium, lead, and silver. Sections 4.8.7 and 4.8.8 of the WABOU RI report present a detailed description of the human health and ecological risk assessments for Landfill X, respectively.

In the spring of 2010, Kinder Morgan for SFPP, LP (under a ground lease with Travis AFB and an agreement with the Defense Energy Support Center) made the preparations to construct a new above-ground storage tank (AST) fuel facility within the footprint of the LF044 controlled area. The placement of the fuel facility in the LF044 area was based on its proximity to an existing AST facility on base, as well as to an off-base fuel pipeline. The placement also avoided the destruction of vernal pools and other sensitive habitats at the alternative construction locations.

Prior to the start of the tank construction, earth-moving equipment removed vegetation, construction debris, and contaminated soil from the construction area. Most of the concrete debris was taken to Concrush, a construction material recycling company in Fairfield, CA. The vegetation, weathered asphalt, contaminated soil and other miscellaneous debris were sent to the Hay Road Landfill in Vacaville, CA. When this phase of the project was complete, the construction area had been scraped to the point where only native soil was exposed. Earth-moving operations continued to ensure that the foundations for the ASTs were level and met specified geotechnical standards and soil compaction requirements. Clean soil was then brought onto the construction site to build the secondary containment walls for the AST enclosures.

Tank construction was complete by the summer of 2012. It should be noted that the secondary containment walls next to the LF044 berm are designed to capture and hold 110% of the contents of the new tanks. These walls are much larger than the LF044 berm.

22.2 Status of LF044 Soil Land Use Controls

Section 5.3.6 of the *WABOU Soil ROD* (Travis AFB, 2002a) states that Alternative S2 (Land Use and Access Restrictions) is the selected remedial action for this site. The selected remedy requires the installation of a fence around the contaminated area and the training/stockpile area and the

construction of a protective berm within the fenced area. The purpose of the berm is to provide environmental protection by preventing contaminated sediment from flowing during rain events into nearby vernal pools. The Air Force is to restrict residential development and unauthorized disturbance and relocation of soil at this site. The objective of this remedial action is to apply land use controls to prevent the site from being used for residential purposes.

The draft Travis AFB Land Use Control Implementation Plan describes the presence of the soil COCs and the land use restrictions, particularly on the unauthorized disturbance and use of soil at this site. After the AST facility construction was complete, the base reassessed the footprint of the environmentally controlled area. For the new tank facility, the restrictions associated with fuel operations are more stringent than the previous environmental restrictions and are under contractor management. For example, tank facility visitation is significantly limited and requires prior coordination. The *Report on the Environmental Impact of the SFPP Fuel Tank Project on the Land Use Controls at Site LF044* (AFCEC and AMEC, 2014) is a joint data report from the base and the construction contractor that describes the excavation and disposal of contaminated soil and construction materials from the construction area. The joint report reduces the footprint of the LF044 controlled area to the area outside of the new tank facility. Figure 6 shows the tank facility and the remaining portions of LF044 that are under LUCs. The two small northern portions are 0.30 acre and 0.20 acre in size, and the larger southern portion is 18.41 acres in size (AFCEC and AMEC, 2014).

Past visits to LF044 had identified multiple piles of surface debris that could pose a potential safety hazard to base personnel and contractors who work in the southern portion of the LF044 controlled area. Between 5 October 2015 and 8 October 2015, Cape Environmental Management, Inc., under subcontract to CH2M HILL, conducted surface improvements at LF044 to remove this potential hazard. Surface improvements consisted of the collection and offsite disposal of surface debris, including chunks of asphalt and concrete, tires, old barbed-wire fencing, and metal debris. To prepare for this work, wetland features were identified and delineated as described in the Biological Opinion issued by the U.S. Fish and Wildlife Service (Sacramento Fish and Wildlife Office) on July 21, 2015.

Using an excavator and a loader, a total of 55.02 tons of surface debris was loaded into roll-off dumpsters and transported offsite for disposal at the Potrero Hills Landfill, located in Solano County. Areas where debris was removed were regraded using onsite topsoil and seeded with a Travis AFB-approved seed mix. The seed was not watered because of the potential presence of endangered/threatened California Tiger Salamanders (CTS), although no CTS were observed during the course of site work.

The Remedial Action Report for Soil Remedial Actions at Site LF044 (ECC, 2003a) provides a detailed description of the construction of the physical controls at LF044. This report is the source of some of the information provided in the following subsections.

22.2.1 Fence and Gate Installation

Environmental Chemical Corporation (ECC) and a fencing subcontractor installed the fence according to RD Specification #02831 of the *LF044 Soil Remedial Design Package* (URS, 2002b). ECC installed an additional gate on the southeastern side of LF044 site along with the

northern gate that accesses Hangar Avenue. Warning signs were posted at the gates and every 200 feet along the fence as required.

The 2012 inspection of the LUCs at LF044 found the fence and signs along all but the southern sides of the controlled area as well as the north gate had been removed and replaced with security fencing and a new gate to control entry into the tank facility. All contaminated soil and construction debris within the footprint of the new tank facility had been excavated and taken off-site. A significant portion of the security fence around the southern side of the new tank facility now serves as part of the fence around the larger southern LF044 controlled area.

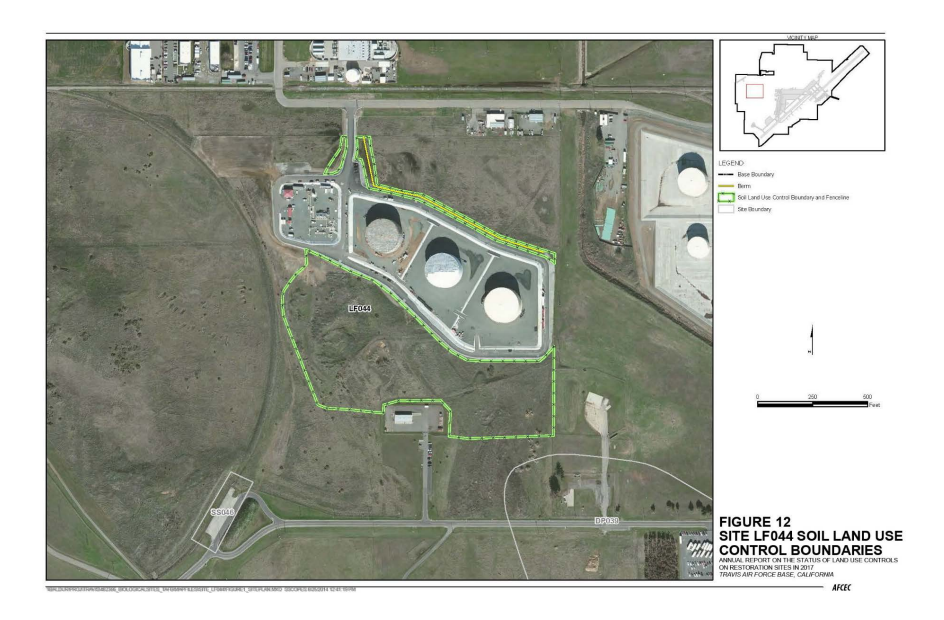
The 2017 inspection noted the significant amount of brush and weeds that had grown on the east side of the controlled property which made it very difficult to completely walk the site. There is no evidence to suggest that the property is being used for other than industrial purposes.

Photograph 33 of Appendix A of this report shows a warning sign from the west side of LF044, and photograph 34 shows the north side of the LF044 fence. Photograph 35 shows the south gate with its warning sign.

22.2.2 Berm Construction

The berm was constructed with aggregate, type ABII. A total of 647.54 tons of ABII aggregate was imported for the berm construction. The material originated from a local quarry owned by Syar Industries. The material met the physical and chemical characteristics required by RD specification #02210 of the *LF044 Soil Remedial Design Package* (URS, 2002b). The aggregate was placed along the surveyed and staked perimeter line. Following precision spreading, the berm was shaped and compressed using 6-inch maximum horizontal lifts. ABII aggregate has a good mixture of fines and course material, which made it easy to compact to the required 85 percent of laboratory maximum dry density.

The 2017 inspection of the LUCs at LF044 found the berm to be in good to excellent physical condition. However, the excavation of the 7,140 cubic yards of contaminated soil and 90 cubic yards of construction debris from the northern portion of the site during the Kinder Morgan tank construction project (AFCEC and AMEC, 2014) also removed the potential source of contaminated sediment that could have migrated into nearby vernal pools. As a result, the berm no longer serves its original purpose, which was to prevent the flow of contaminated sediment into nearby vernal pools. Since the thin strip of land between the berm and the fuel facility containment structure on the northeast side of LF044 may still contain contaminated sediment, a soil sampling and analysis work plan was published to describe the collection and analysis of dry sediment samples needed to determine whether contaminated sediment is present. The dry sediment sample collection took place during the 2017 summer construction season. The results of this field work will be used to either support the removal of LUCs from the two small LF044 parcels or determine the cost to remove any identified contaminated sediment in a future action.



23.0 Railhead Munitions Staging Area (SS046)

The Railhead Munitions Staging Area site consists of a railroad track and concrete pad that formerly served as a railhead at the south terminus of a spur off the Northern Sacramento Railroad. This site served as a weapons-handling facility from 1953 to 1962 and is within the explosive safety clear zone of a nearby conventional weapons storage facility.

23.1 Environmental Conditions

(COCs detected in surface soil include benzo(a)pyrene, benzo(b)fluoranthene, benzo(a)anthracene, and benzo(k)fluoranthene. COCs detected in subsurface soil include cadmium, lead, benzo(a)pyrene, benzo(k)fluoranthene, fluoranthene, phenanthrene, pyrene, and pentachlorophenol. All of the COCs were detected in the vicinity of the railroad tracks. Section 4.12.7 of the *WABOU RI Report* (CH2M HILL, 1997) presents a detailed description of the human health risk assessment for this site.

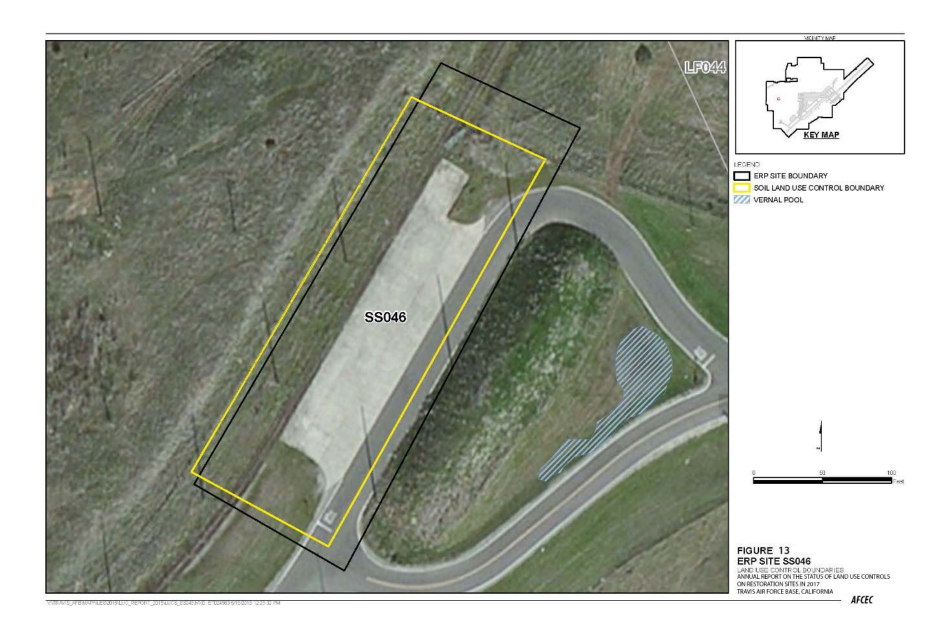
Chemicals of Ecological Concern (COECs) were detected in isolated areas surrounding the concrete pad. The COECs include benzo(a)pyrene, benzo(k)fluoranthene, fluoranthene, pentachlorophenol, phenanthrene, pyrene, cadmium, and lead. Section 4.12.8 of the *WABOU RI Report* (CH2M HILL, 1997) presents a detailed description of the ecological risk assessment for this site.

23.2 Status of SS046 Soil Land Use Controls

Section 5.3.8 of the *WABOU Soil ROD* (Travis AFB, 2002a) states that Alternative S2 (Land Use and Access Restrictions) is the selected remedial action for this site. The objective of this remedial action is to document the location of the COCs and apply land use controls to prevent the site from being used for residential purposes. The Air Force is to restrict residential development and unauthorized disturbance and relocation of soil at this site.

The draft Travis AFB Land Use Control Implementation Plan describes the presence of COCs in the surface soil and the land use restriction, particularly on the unauthorized disturbance and use of soil at this site.

The 2017 inspection of the LUCs at SS046 found that administrative controls and two warning signs are adequate to enforce the restriction, so additional physical barriers (i.e., fences not associated with the Grazing Management Unit) are not needed. There is no evidence that the contaminated soil has been disturbed. Photograph 36 of Appendix A of this report shows the warning sign at the east end of the SS046 controlled area, and Photograph 37 shows the warning sign at the west end of the controlled area.



24.0 Non-CERCLA Petroleum Sites

Along with ERP sites with CERCLA contaminants, Travis AFB also has petroleum-only contamination (POCO) sites that receive regulatory oversight from the RWQCB. POCO sites are not addressed in the Travis AFB Groundwater ROD (CH2M, 2014), but the base still applies environmental restrictions to them to ensure that the pathways between the contaminants and potential receptors are blocked.

Several POCO sites have been closed under the State Water Resources Control Board Low-Threat Underground Storage Tank Case Closure Policy (State Water Board, 2012). However, because residual petroleum contamination remains in the subsurface, specific conditions and requirements are applied to these sites to ensure protection of human health.

24.1 Facility 363 and 365 (ST028)

Site ST028 contains a total of 18 USTs, located near Sutter Road in the northeastern part of Travis AFB. The site originally encompassed Facility 363 on the western side of Sutter Road and was later expanded to include Facility 365 on the east side of Sutter Road. Both facilities have since been torn down.

Facility 363 was constructed in 1948 and consisted of eleven (11) steel USTs, five (5) stored gasoline, three (3) stored diesel fuel, two (2) stored JP-4, and one (1) was used to store used oil. All but one (1) of the USTs were removed in 1986. The last UST, was removed in 1995. During removal, all USTs were reported to be in good condition.

Seven (7) USTs were located at Facility 365. One (1) UST stored JP-4 and water and was removed in 1995. Six (6) USTs stored JP-4 and were removed in 1996. During removal, no holes or cracks were observed in any of these USTs

The *Remedial Action Report, POCO Sites ST027 and ST028* (POCO Sites ST027 and ST028 RA Report) (CH2M HILL, 2008) established monitored natural attenuation (MNA) as the final remedy for Site ST028 and identified the following groundwater contaminants: methyl tert-butyl ether, benzene, toluene, ethylbenzene, xylenes, total petroleum hydrocarbons (TPH) as gasoline, and TPH as diesel.

A *No Further Action for Site ST028* letter (RWQCB, 2017) confirmed that site investigations and corrective actions are complete and no further action is required for Site ST028. However, the letter requested the application of the following conditions/requirements because of the presence of residual petroleum contamination in the subsurface:

24.1.1 No Shallow Groundwater Use

Shallow groundwater beneath the site cannot be used for drinking water or irrigation due to the potential risk from residual petroleum contamination.

24.1.2 Notify Regional Water Board if Groundwater Use Changes

The Regional Water Board must be notified in writing of any proposed changes in future groundwater use at the site. Formal Regional Water Board concurrence may be required.

24.2 Main Runway/Taxiway Area at Taxiway G (ST032)

Site ST032 is located within the active main runway/taxiway area of Travis AFB, directly east of and adjacent to the eastern boundary of Site SS016. Site ST032 covers approximately 22 acres and comprises two (2) grassy, open areas surrounded by runway and taxiway pavement. The EIOU RI identified two (2) separate contaminant plumes. Plume A was characterized by a mixture of fuel hydrocarbon and TCE contamination. Plume B, located in the southern part of Site ST032 near well MW246x32, was characterized primarily by fuel hydrocarbon contamination, which included the presence of light non-aqueous phase liquid (LNAPL). It had been a part of previous inspections and had been discussed in previous annual LUC reports. There are no documented contaminant releases within Site ST032. However, a buried jet fuel supply line and Storm Sewer System III pass beneath the site and intersect the water table.

In April 2009, ST032 was transferred to the POCO program. The final *Recommendation to Transfer ERP Site ST032 to the POCO Program Technical Memorandum* (CH2M HILL, 2009b) provides the rationale for this transfer to the POCO program.

The Remedial Action Report POCO Sites SS014 and ST032 (CH2M HILL, 2011a) identified the final remedy for Site ST032 as MNA. The revised final Site ST032 POCO Completion Report (CH2M HILL, 2017b) demonstrated that Site ST032 met the criteria of the RWQCB low-threat closure policy. However, since residual benzene levels are above the risk levels for industrial land use, and to ensure that future construction workers are protected, the RWQCB requested the application of the following conditions/requirements because of the presence of residual petroleum contamination in the subsurface:

24.2.1 No Residential Land Use

The site cannot support residential use due to potentially unacceptable direct contact risk from residual petroleum contamination in soil and groundwater.

24.2.2 No Grading, Excavating, or Subsurface Activities without a Soil Management Plan

Any work involving soil excavation, trenching or groundwater contact must be conducted pursuant to a soil management plan that is acceptable to Regional Water Board staff. The plan must include procedures for proper notification, handling, and disposal of any potentially contaminated soil or groundwater encountered during construction or removed from the site.

24.2.3 No Shallow Groundwater Use

Shallow groundwater beneath the site cannot be used for drinking water or irrigation due to the potential risk from residual petroleum contamination.

24.2.4 Notify Regional Water Board if Groundwater Use Changes

The Regional Water Board must be notified in writing of any proposed changes in future groundwater use at the site. Formal Regional Water Board concurrence may be required.

24.3 Status of ST028 and ST032 Land Use Controls

The 2017 inspection of the LUCs at Sites ST028 and ST032 found that administrative controls are adequate to enforce the restriction, so additional physical barriers are not needed. There is no evidence of activities that would have resulted in contaminant exposure. Photograph 38 of Appendix A of this report shows the footprint of the ST028 controlled area, and Photograph 39 shows the footprint of the ST032 controlled area. The inspectors noted that there is no infrastructure to observe during LUC inspections, since all monitoring wells have been either decommissioned or transferred to another site.

25.0 Conclusion and Summary of Findings

On 11-12 January 2018, representatives from the AFCEC ISS, 60th Civil Engineer Squadron, CH2M HILL, TetraTech, the EPA and the DTSC conducted a formal inspection of the LUCs at nine (9) soil sites, eighteen (18) on-base groundwater sites, and three (3) off-base groundwater sites associated with the Travis AFB ERP. The nine (9) soil sites are designated as LF007 (including the CAMU), SS015, SS016, SD033, SD037, DP039, SD043, LF044, and SS046. The 18 on-base groundwater sites are designated as FT004, LF006, LF007 (subareas B and D), LF008, SS015, SS016, ST027B, ST028, SS029, SD031, ST032, SD033, SD034, SS035, SD036, SD037, DP039, and SD043. The three (3) off-base groundwater sites are designated as FT005, LF007C, and SS030. This inspection complies with Section 5.4 (Land Use Controls) of the WABOU Soil ROD (Travis AFB, 2002a), Section 5.4 (Land Use Controls) of the NEWIOU SSSW ROD (URS, 2006), and Section 2.12.2.8 (Land Use Controls) of the Travis AFB Groundwater ROD (CH2M HILL, 2014).

The inspection team found the LUCs at the nine (9) soil sites and the 18 on-base groundwater sites to be in place and effective at restricting land use to industrial purposes only, preventing the construction of office space without appropriate vapor intrusion mitigation measures above solvent plumes, and/or protecting groundwater treatment infrastructure associated with selected remedies from damage. There is no evidence that any unauthorized land uses or unauthorized soil disturbances in the controlled areas took place in 2017. In addition, a records review revealed no on-base drinking water wells have been constructed. There are no physical controls associated with these groundwater restrictions that can be inspected. The three (3) off-base properties that cover three (3) off-base groundwater sites and are under easements were also inspected to verify that no residential development or well drilling activities other than base remedial activities had taken place.

The inspectors made the following observations:

- The inspectors did not identify any sites where the addition of physical barriers could improve LUC management. They noted that all signs are in place and have the same phone number.
- The base will continue to enforce LUCs on the three (3) LF044 subareas that are outside of the Kinder Morgan aboveground storage tank (AST) facility. The final *Report on the Environmental Impact of the SFPP Fuel Tank Project on the Land Use Controls at Site LF044* (AFCEC and AMEC, 2014) describes the environmental activities that took place during tank construction and the impact of the new facility on the LF044 LUC footprint. A work plan to evaluate the need to maintain LUCs on the two north portions of the LF044 footprint was published, sediment sample collection and laboratory analysis took place during the 2017 summer construction season, and the results will be presented for regulatory review in 2018.
- Although the base is maintaining the DP039 soil LUCs, they are no longer necessary, since
 the lead-contaminated surface soil that required the placement of soil land use controls at site
 DP039 had been completely excavated as part of an unrelated groundwater cleanup

demonstration project (bioreactor). They are also redundant; the groundwater LUCs associated with the bioreactor cover a footprint that exceeds the footprint of the soil LUC area. The base will request the removal of the soil LUCs through a future amendment to the *WABOU Soil ROD* (Travis AFB, 2002a).

- As described in Section 3.1, the *Travis AFB General Plan* (BGP) (Travis AFB, 2002b) has been replaced with a *Travis AFB Installation Development Plan* (IDP) (Travis AFB, 2016). Additionally, the AFCEC ISS is working on a Land Use Control Implementation Plan (LUCIP) that will describe the responsibilities of base personnel in LUC management and will include the LUCs associated with the groundwater remedies that were selected in the *Travis AFB Groundwater ROD* (CH2M HILL, 2014). The inspection team used revised draft LUC checklists from the LUCIP to support the inspection, evaluate their usefulness, and look for ways to improve them.
- Building 18 is the only building on Travis AFB that cannot be used as an office because of the potential vapor intrusion risk associated with the SS016 solvent plume. The building is locked and not occupied. The internal controls that are described in the groundwater ROD prevent the use of the building as an office until contaminant concentration drop to a point when the VI risk is acceptable, and the two LUC signs that have been attached to the two (2) main Building 18 entry doors identify the presence of LUCs.
- Two (2) former POCO sites were added to the list of sites to be inspected annually. Sites ST028 and ST032 were closed under the State Water Resources Control Board Low-Threat Underground Storage Tank Case Closure Policy (State Water Board, 2012). However, because there are still residual contaminants at both locations, the Water Board assigned reporting requirements to them to prevent contaminant exposure. There is no infrastructure at either site, but the LUC inspection team will visit both sites annually to verify that the local groundwater is not in use.

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Appendix A

Photographs

The following photographs were taken at the time of the annual LUC inspection from 9:30 a.m. on 11 January 2018 to 3:45 p.m. on 12 January 2018. The purpose of the photographs is to give the reader a better understanding of site conditions and to identify any changes to site appearances over time by comparing these photographs to those in previous annual LUC reports. Please note that these photographs were taken on a high-security military installation. Although the base inspectors had a current photography pass and had notified the appropriate offices of the inspection activities, it is prohibited to take photographs of high-security areas, especially when aircraft are present. As a result, some photographs lack a lot of detail and focus on small portions of the base where restoration infrastructure is present.

The approximate direction the photographer was facing when each photograph was taken is shown in brackets.



Photograph 1: Controlled Area (Groundwater) at FT004 [SW]



Photograph 2: Off-base Controlled Area (Groundwater) at FT005 [S]



Photograph 3: On-base Controlled Area (Groundwater) at FT005 [E]



Photograph 4: Controlled Area (Groundwater) at LF006 [E]



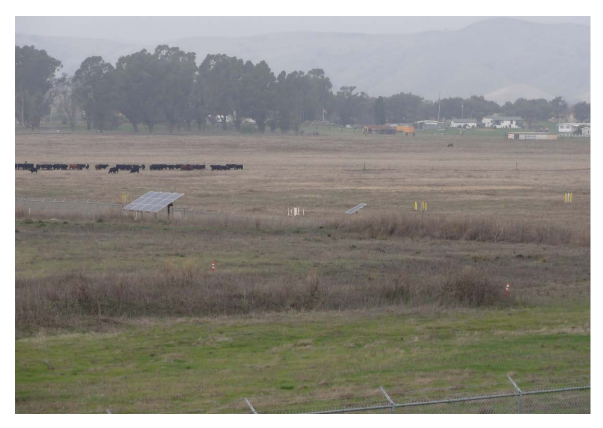
Photograph 5: LF007 Entrance Gate with New Warning Sign [N]



Photograph 6: Southwest CAMU Gate with Warning Sign [NE]



Photograph 7: Southeast CAMU Gate with Warning Sign [NW]



Photograph 8: LF007 Solar Panels [NW]



Photograph 9: View of LF007C Extraction/Monitoring Well Network [NW]



Photograph 10: Controlled Area (Groundwater) at LF008 [NW]



Photograph 11: Northern Monitoring Well at LF008 [E]



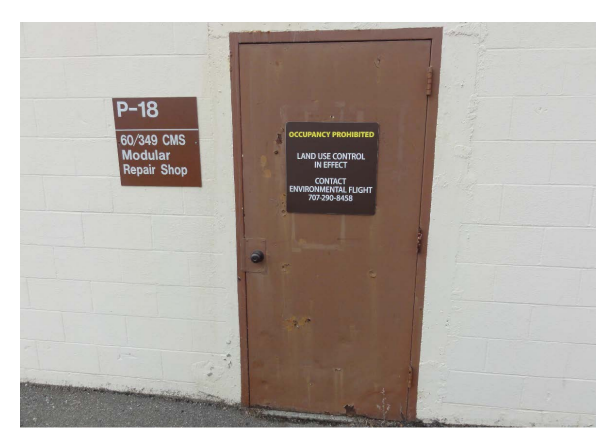
Photograph 12: Controlled Area at SS015 [NW]



Photograph 13: Controlled Area at SS016 [N]



Photograph 14: SS016 Bioreactor [NNW]



Photograph 15: SS016 Building 18 [S]



Photograph 16: Controlled Area (Groundwater) at ST027B [SE]



Photograph 17: View of SS029 Extraction Well [N]



Photograph 18: View of SS030 Easement [S]



Photograph 19: Controlled Area (Groundwater) at SD031 [E]



Photograph 20: Warning Sign at Controlled Area on East Side of SD033 [W]



Photograph 21: Warning Sign at Controlled Area on West Side of SD033 [NE]



Photograph 22: Controlled Area (Groundwater) at SD034 [NE]



Photograph 23: Controlled Area (Groundwater) at SS035 [E]



Photograph 24: Controlled Area (Groundwater) at SD036 [NE]



Photograph 25: View of SD037 Hydraulic Ram Infrastructure [NW]



Photograph 26: Controlled Area on Southwest Side of SD037 [SE]



Photograph 27: Controlled Area (Groundwater) at SD037 [E]



Photograph 28: Controlled Area at DP039 (Bioreactor) [W]



Photograph 29: Controlled Area at DP039 (Phytoremediation) [S]



Photograph 30: Controlled Area at DP039 (Biobarrier) [W]



Photograph 31: Warning Sign near East Side of SD043 [W]



Photograph 32: Generator Pad and Warning Signs at SD043. Stanchion of Former Pad with Leaking Transformers is visible behind the warning sign post. Generator has been relocated. [E]



Photograph 33: Warning Sign on West Side of LF044 [SE]



Photograph 34: North Side of LF044 Fence [E]



Photograph 35: Gate and Warning Sign on South Side of LF044 [NNE]



Photograph 36: Warning Sign at East Side of SS046 [N]



Photograph 37: Warning Sign at West Side of SS046 [NW]



Photograph 38: Former ST028 Location [N]



Photograph 39: Former SD032 Location [S]

Appendix B

Documentation of Remedial Actions that Resulted in Land Use Control Removal

Documentation of Remedial Actions that Resulted in Land Use Control Removal

Land Use Controls (LUCs) are applied to a restoration site with COCs that are present in an environmental medium of concern at concentrations that pose a potential human health or ecological risk and do not allow for unrestricted use and unlimited exposure. LUCs can either be a selected standalone remedy or a contingency remedy in conjunction with an active remedy that has the potential to reach residential cleanup levels. When residential cleanup levels are achieved, the restoration site has no restrictions to its present or future use, and there is no limit to the amount of time that a person can occupy that site. If an active remedy reduces COC levels to those that allow for unrestricted use and unlimited exposure, then there is no need for LUCs and the selected contingency LUC remedy is not applied to the site. The Remedial Action Report documents the attainment of cleanup levels for all chemicals of concern (COCs) and the justification for not applying LUCs for that particular environmental medium of concern.

Each ROD states that the LUC alternative requirements will be deleted for a site in the event that the cleanup achieves levels for all COCs that allow for unlimited use and unrestricted exposure. This appendix provides a list of restoration sites that had received environmental restrictions based on the presence of COCs, the medium in which the COCs were present, the remedial action(s) that attained residential cleanup levels for the particular medium, and the remedial action report that documents the attainment of residential cleanup levels and the removal of LUCs for the particular medium.

As the Travis AFB Environmental Restoration Program completes cleanup actions that achieve residential cleanup levels and removes LUCs for a particular medium, those cleaned sites will be removed the main body of this report and placed in this appendix. Future annual LUC reports will update this appendix, which will help future project managers to track the status of LUCs on Travis AFB and eventually support the partial or complete delisting of Travis AFB from the National Priority List.

Tables 1 through 3 list the sediment, soil and groundwater sites that received cleanup actions that achieved residential cleanup levels and had their LUCs removed. Table 4 lists the restoration sites that were transferred into the Petroleum Only Contamination (POCO) program; these sites receive regulatory oversight from the San Francisco Bay Regional Water Quality Control Board.

Table 1: Travis AFB Restoration Sites with Previous Sediment Contamination					
Site	Primary Chemicals of Concern	Cleanup Action	Cleanup Year	Documentation	
SD001 – Storm Sewer Systems A and C, Union Creek	Benzo(a)pyrene	Alternative 18 (Excavation) ^a	2009	Sites SD001 and SD033 Remedial Action Report (ITSI, 2010)	
SD033 – Storm Sewer System B (includes West Branch of Union Creek)	Benzo(a)anthracene Benzo(a)pyrene Benzo(b)fluoranthene Dibenz(a,h)anthracene Cadmium	Alternative 18 (Excavation) ^a	2009	Sites SD001 and SD033 Remedial Action Report (ITSI, 2010)	

^a Selected in North, East, West Industrial Operable Unit Soil, Sediment, and Surface Water Record of Decision.

^b Selected in West/Annexes/Basewide Operable Unit Soil Record of Decision.

Table 2: Travis AFB Restoration Sites with Previous Soil Contamination				
Site	Primary Chemicals of Concern	Cleanup Action	Cleanup Year	Documentation
FT003 – Fire Training Area #2	Benzo(a)anthracene Benzo(a)pyrene 2,3,7,8-TCDD	Alternative 18 (Excavation) ^a	2007	North, East, and West Industrial Operable Unit and West/Annexes/ Basewide Operable Unit Soil Remedial Action for Sites SD045, FT003, FT004, FT005, Union Creek SD001 and SD033, and LF007 Area E Report (Shaw E&I, 2008)
FT004 – Fire Training Area #3	Lead 2,3,7,8-TCDD	Alternative 18 (Excavation) ^a	2007	North, East, and West Industrial Operable Unit and West/Annexes/ Basewide Operable Unit Soil Remedial Action for Sites SD045, FT003, FT004, FT005, Union Creek SD001 and SD033, and LF007 Area E Report (Shaw E&I, 2008)
FT005 – Fire Training Area #4	Benzo(a)anthracene Benzo(a)pyrene Benzo(b)fluoranthene	Alternative 18 (Excavation) ^a	2012	FT005 Remedial Action Report (ITSI Gilbane, 2012)
LF007E – Landfill #2 Area E and Sample Location E19	E Polychlorinated biphenyl (PCB)-1260 Alternative 18 (Excavation) ^{a,c}		2007	North, East, and West Industrial Operable Unit and West/Annexes/ Basewide Operable Unit Soil Remedial Action for Sites SD045, FT003, FT004, FT005, Union Creek SD001 and SD033, and LF007 Area E Report (Shaw E&I, 2008)
LF008 – Landfill #3	Alpha-chlordane Gamma-chlordane Heptachlor Heptachlor epoxide	Alternative S5 (Excavation/Off-base Disposal) ^b	2003	Remedial Action Report for Soil Remedial Action at Site LF008 (Shaw Environmental and Infrastructure [E&I], 2004b)
RW013 – Radioactive Burial Site #2/ Dry Waste Landfill	Uranium-234 Uranium-235	Alternative S5 (Excavation/Off-base Disposal) ^b		Remedial Action Report for Soil Remedial Actions at Site RW013 (Environmental Chemical Corporation [ECC], 2003)
SS041 – Building 905	Alpha-chlordane Gamma-chlordane Heptachlor epoxide Toxaphene	Alternative S6 (Excavation/On-base Consolidation) ^b	2003	Remedial Action Report for Soil Remedial Actions at Site SS041 (ECC, 2003)

Table	Table 2: Travis AFB Restoration Sites with Previous Soil Contamination					
Site	Primary Chemicals of Concern	Cleanup Action	Cleanup Year	Documentation		
SD042 – Buildings 929/931/940	Benzo(a)pyrene Dibenz(a,h)anthracene Benzo(b)fluoranthene Cadmium Chromium	Alternative S6 (Excavation/On-base Consolidation) ^b	2003	Remedial Action Report for Soil Remedial Action at Site SD042 (Shaw E&I, 2003)		
SD045 – Former Small Arms Range	Lead Antimony Copper	Alternative S6 (Excavation/On-base Consolidation) ^b	2007	North, East, and West Industrial Operable Unit and West/Annexes/ Basewide Operable Unit Soil Remedial Action for Sites SD045, FT003, FT004, FT005, Union Creek SD001 and SD033, and LF007 Area E Report (Shaw E&I, 2008)		

^a Selected in North, East, West Industrial Operable Unit Soil, Sediment, and Surface Water Record of Decision.

^c Alternative 17 (Land Use Controls) is the selected remedy for the remaining LF007 subareas.

Table 3: Tr	avis AFB Restorati	on Sites with Previou	ıs Groundwa	ter Contamination
Site	Primary Chemicals of Concern	Cleanup Action	Year of LUC Removal	Documentation
SS041 – Building 905	Heptachlor epoxide	Groundwater Extraction and Treatment	2014	Travis AFB Groundwater Record of Decision (CH2M HILL, 2014)

Table 4: Travis AFB Restoration Site Transfers into POCO Program					
Site	Primary Chemicals of Concern	Transfer Year	Documentation		
ST032	Total petroleum hydrocarbons – gasoline (TPH-G)	2009	Technical Memorandum: Recommendation to Transfer ERP Site ST032 to the POCO Program (CH2M HILL, 2009)		

^b Selected in West/Annexes/Basewide Operable Unit Soil Record of Decision.

Appendix C

Revised Draft Checklists from the 2017 Annual LUC Inspection (with field notes)

Santiago, Gene	Claire, Lorenzo Lujan Date: Jan 11-12, 2018
	If not, why not?:
Yes/No/NA*	Summary of Inspection
No	
No	
W25	posted at the east and west ends
ı	
No	
ection not cover	ed above that needs attention? (Yes, No
pection date we	re as reported above.
	Date:
	Yes/No/NA* No No Yes No Yes No Yes

ERP SITE LF044 Land Use Controls (LUCs) Inspection Checklist		
Inspected by: Glenn Anderson, Lonnie Duke, Angel San	itiago, Gene Claire,	Lorenzo Lujan Date: Jan 11-12, 2018
Company or Organization: AFCEC and CH2M		_
Date of Inspection: Jan 12 2018		
Inspector walked the entire site? (Yes/No):		If not, why not?:
Inspection Item	Yes/No/NA*	Summary of Inspection
Is there construction occurring at the site?	No .	
Is there evidence of excavation or soil disturbance?		
(look for soil piles, soil depressions, equipment, boundary markers, distressed vegetation, vehicle tracks, etc.)	No	
Any defects in or damage to the gate or fence located around the tank facility?		
(look for holes in the fence; missing or broken parts; easy entry at the gate)	No	
Are there warning signs posted approximately every 200 feet along the fence line around the tank facility?	yes	
Are the warning signs legible?	yes	
Is the information on the warning signs correct?	yes	
Any evidence the berm construction has been compromised?		
(look for evidence of rodent holes; water piping through the berm; berm height is lower in some areas)	No	
Any evidence suggesting a change in land use?		
(no residential use permitted; are there unknown operations occurring)	No.	
Is there any condition observed during this site inspection	on not covered abov	re that needs attention? (Yes No
If yes, please explain:		
*NA = not applicable		
I certify that the conditions of Site LF044 on the inspe	ction date were as	reported above.
Signature:		Date:

	antiago, Gene	Claire, Lorenzo Lujan Date: Jan 11-12, 2018
Company or Organization: AFCEC and CH2M Date of Inspection: Jan 12 2018		And the state of t
Inspector walked the entire site? Yes No):	If not, why not?:	
Inspection Item	Yes/No/NA*	Summary of Inspection
Is there construction occurring at the site?	No	Above ground generator removed by AF No Soil disturbance.
Is there evidence of excavation or soil disturbance? (look for soil piles, soil depressions, equipment, boundary markers, distressed vegetation, vehicle tracks, etc.)	No	
Check condition of monitoring wells ensite? (look for damage or excessive wear to the wellhead box; can you access the well; are there any pieces/parts missing, etc.)	Nes	
Are there warning signs posted near the transformer pad and on the corners of Building 916?	yes	
Are the warning signs legible?	yes	
Is the information on the warning signs correct?	yes	
Any evidence suggesting a change in land use? (no residential use permitted; are there unknown operations occurring)	No	
Is there any condition observed during this site inspec	tion not cover	ed above that needs attention? (Yes 🔞
If yes, please explain:		
*NA = not applicable		

nspected by: Glenn Anderson, Lonnie Duke, Angel S	Santiago, Gene	Claire, Lorenzo Lujan Date: Jan 11-12, 2018
Company or Organization: AFCEC and CH2M		
Date of Inspection: Jan 12 2018		
nspector walked the entire site? (Fe) No):		If not, why not?:
Inspection Item	Yes/No/NA*	Summary of Inspection
Is there construction occurring at the site?	No	
Is there evidence of excavation or soil disturbance?		Lead remediation project Complete. Land restored Summer 2017. Constr
(look for soil piles, soil depressions, equipment, boundary markers, distressed vegetation, vehicle tracks, etc.)	*	Land restored Summer 2017. Constr Complete.
Check condition of monitoring wells onsite?		
(look for damage or excessive wear to the wellhead box; can you access the well; are there any pieces/parts missing, etc.)	yes	
Are the bollards still in place and protecting the monitoring wells?	Yes	
Is there a warning sign posted on the site?	Yes	
Is the site warning sign legible?	yes	
Is there a sign posted on the eucalyptus tree regarding groundwater cleanup?	yes	
Is the eucalyptus tree sign legible?	yes	
Any evidence suggesting a change in land use?	Ala	
(no residential use permitted; are there unknown operations occurring)	No.	
Is there any condition observed during this site inspe	ection not cover	red above that needs attention? (Yes,
If yes, please explain:		
*NA = not applicable		

		Claire, Lorenzo Lujan Date: Jan 11-12, 2018	
Company or Organization: AFCEC and CH2M			
Inspector walked the entire site? Yes No):			
Inspection Item	Yes/No/NA*	Summary of Inspection	
Is there construction occurring at the site?	No		
Is there evidence of excavation or soil disturbance (especially in the asphalted areas and beneath the hydraulic rams)?			
(look for soil piles, equipment, boundary markers, distressed vegetation, vehicle tracks, etc.)	No		
Check condition of monitoring wells onsite? (look for damage or excessive wear to the wellhead box; can you access the well; are there any pieces/parts missing, etc.)	yes	good condition	
Any evidence suggesting a change in land use? (no residential use permitted; are there unknown operations occurring)	No		
Is there any condition observed during this site insp	pection not covere	ed above that needs attention? (Yes, No)	
If yes, please explain:			
*NA = not applicable			

ERP SITE SD036 Land Use Controls (LUCs) Inspection Checklist		
Inspected by: Glenn Anderson, Lonnie Duke, Angel S	antiago, Gene C	aire, Lorenzo Lujan Date: Jan 11-12, 2018
Company or Organization: AFCEC and CH2M		
Date of Inspection: Jan 12 20	18	The second secon
Inspector walked the entire site? (Yes) No):		If not, why not?:
Inspection Item	Yes/No/NA*	Summary of Inspection
Is there construction occurring at the site?	No	
Is there evidence of excavation or soil disturbance?		
(look for soil piles, equipment, boundary markers, distressed vegetation, vehicle tracks, etc.)	No	
Check condition of monitoring wells onsite? (look for damage or excessive wear to the wellhead box; can you access the well; are there any pieces/parts missing, etc.)	Ves	Several Well I:ds need new bolts
Any evidence suggesting a change in land use? (no residential use permitted; are there unknown operations occurring)	No	Several working head hear borry
Is there any condition observed during this site inspectif yes, please explain: *NA = not applicable		above that needs attention? (ESNO)
I certify that the conditions of Site SD036 on the insp	ection date were	e as reported above.
Signature:		Date:

ERP SITE SS035 Land Use Controls (LUCs) Inspection Checklist			
Inspected by: Glenn Anderson, Lonnie Duke, Angel Company or Organization: AFCEC and CH2M	27.5	Claire, Lorenzo Lujan Date: Jan 11-12, 2018	
Date of Inspection: Jan 12 201			
Inspector walked the entire site? Yes No):		If not, why not?:	
Inspection Item	Yes/No/NA*	Summary of Inspection	
Is there construction occurring at the site?	NO		
Is there evidence of excavation or soil disturbance?			
(look for soil piles, equipment, boundary markers, distressed vegetation, vehicle tracks, etc.)	No		
Check condition of monitoring wells onsite?			
(look for damage or excessive wear to the wellhead box; can you access the well; are there any pieces/parts missing, etc.)	Yes	good Condition	
Any evidence suggesting a change in land use?			
(no residential use permitted; are there unknown operations occurring)	No	No	
Is there any condition observed during this site inspe	ection not covere	ed above that needs attention? (Yes No)	
If yes, please explain:			
*NA = not applicable			
I certify that the conditions of Site SS035 on the ins	pection date we	re as reported above.	
Signature:		Date:	

ERP SITE SD034 Land Use Controls (LUCs) Inspection Checklist		
Inspected by: Glenn Anderson, Lonnie Duke, Angel	Santiago, Ger	ne Claire, Lorenzo Lujan Date: Jan 11-12, 2018
Company or Organization: AFCEC and CH2M		
Date of Inspection: Jan 12 2018	3	Marie Comment of A
Inspector walked the entire site? (Yes)No):		If not, why not?:
Inspection Item	Yes/No/NA*	Summary of Inspection
Is there construction occurring at the site?	No	
Is there evidence of excavation or soil disturbance?		
(look for soil piles, equipment, boundary markers, distressed vegetation, vehicle tracks, etc.)	No	
Check condition of monitoring wells onsite?		
(look for damage or excessive wear to the wellhead	EX.	
box; can you access the well; are there any pieces/parts missing, etc.)	Ves	
Any evidence suggesting a change in land use?	100	
(no residential use permitted; are there unknown operations occurring)	NO	
Is there any condition observed during this site inspe	L	ered above that needs attention? (Yes No)
		t of bay door. Has broken Concrete apr
*NA = not applicable Frepair 18 schedu	led spri	ng 2018.
I certify that the conditions of Site SD034 on the ins	pection date	were as reported above.
Signature:		Date:

1.0CIP EN03681611045AC/482366

10	
18	
	If not, why not?:
Yes/No/NA*	Summary of Inspection
No	
No	
Nes	Monitoring Well with losse bolfs
ves	
yes	
l	The state of the s
No	
	ered above that needs attention? (Yes
on Mon	itoring Well.
	No No Yes Yes Yes No

ERP SITE SD031 Land Use Controls (LUCs) Inspection Checklist		
Inspected by: Glenn Anderso AFCEC and CH2M n, L	onnie Duke, Ange	l Santiago, Gene Claire, Lorenzo Lujan Date: Jan 11-12,2018
Company or Organization: AFCEC and CH2M		
Inspection Item	Yes/No/NA*	Summary of Inspection
Is there construction occurring at the site?	No	3
Is there evidence of excavation or soil disturbance? (look for soil piles, equipment, boundary markers, distressed vegetation, vehicle tracks, etc.)	No	
Check condition of monitoring wells onsite? (look for damage or excessive wear to the wellhead box; can you access the well; are there any pieces/parts missing, etc.)	yes	Good Condition
Any evidence suggesting a change in land use? (no residential use permitted; are there unknown operations occurring)	No	
Is there any condition observed during this site inspections, please explain:		
*NA = not applicable		•
I certify that the conditions of Site SD031 on the ins	spection date wer	e as reported above.
Signature:		Date:

Inspected by: Glenn Anderson, Lonnie Duke, Angel Santiago,	Gene Claire, Lore	enzo Lujan Date: Jan 11-12, 2018
Company or Organization: AFCEC and CH2M		
Date of Inspection: Jan 11 2018		
Inspector walked the entire site?		If not, why not?:
Inspection Item	Yes/No/NA*	Summary of Inspection
Is there construction occurring at the site?	No	
Is there construction occurring offsite in the easement area?	No	
Is there evidence of excavation or soil disturbance at the site?		
(look for soil piles, equipment, boundary markers, distressed vegetation, vehicle tracks, etc.)	No	
Is there evidence of excavation or soil disturbance in the easement area?		ž.
(look for soil piles, equipment, boundary markers, distressed vegetation, vehicle tracks, etc.)	No	
Check condition of monitoring wells onsite?		
(look for damage or excessive wear to the wellhead box; can you access the well; are there any pieces/parts missing, etc.)	yes	
Any evidence suggesting a change in land use?	1	
(no residential use permitted; are there unknown operations occurring)	No	
Is there any condition observed during this site inspection not		nat needs attention? (Yes
If yes, please explain:		
*NA = not applicable		
I certify that the conditions of Site SS030 on the inspection do	ite were as repoi	ted above.
Signature:		Date:

Inspected by: Glenn Anderson, Lonnie Duke, Angel Santiago, Gene	Claire, Loren	zo Lujan Date: Jan 11-12, 2018
Company or Organization: AFCEC and CH2M		
Date of Inspection: Jan 11 2018		
Inspector the entire site? (Yes No):		If not, why not?:
Inspection Item	Yes/No/NA*	Summary of Inspection
Is there construction occurring at the site?	No	
Is there evidence of excavation or soil disturbance?		
(look for soil piles, equipment, boundary markers, distressed vegetation, vehicle tracks, etc.)	No	
Check condition of monitoring wells onsite?		Small dripat Ewplxz9
(look for damage or excessive wear to the wellhead box; can you access the well; are there any pieces/parts missing, etc.)	ves	Small dripat EWP1XZ9 (See note below)
Are the monitoring well boxes locked?	yes	
Are the bollards still in place and protecting the monitoring wells?	Yes	
Any evidence suggesting a change in land use?	1-	
(no residential use permitted; are there unknown operations occurring)	No.	
Is there any condition observed during this site inspection not cover if yes, please explain: EWØL X29 Small drip		
*NA = not applicable Drip repaired 1/15/2018		
I certify that the conditions of Site SS029 on the inspection date we		d at an

Inspected by: Glenn Anderson, Lonnie Duke, Angel Santiago, Gen	e Claire, Lorenzo	Lujan Date: Jan 11-12, 2018
Company or Organization: AFCEC and CH2M		
Date of Inspection: Jan 11 2018		
Inspector walked the entire site? (Yes No):	11	f not, why not?:
Inspection Item	Yes/No/NA*	Summary of Inspection
Is there construction occurring at the site?	No	
Is there evidence of excavation or soil disturbance?		
(look for soil piles, equipment, boundary markers, distressed vegetation, vehicle tracks, etc.)	No	
Check condition of monitoring wells onsite?		
(look for damage or excessive wear to the wellhead box; can you access the well; are there any pieces/parts missing, etc.)	yes	good Condition
Are the bollards still in place and protecting the monitoring wells?	yes	•
Any evidence suggesting a change in land use?	1	
(no residential use permitted; are there unknown operations occurring)	yes	
Is there any condition observed during this site inspection not cove	red above that n	eeds attention? (Yes No)
If yes, please explain:		
*NA = not applicable		

LUCIP EN0308163104SAC/482366

Inspected by: Glenn Anderson, Lonnie Duke, Angel Santiago, Gen	e Claire, Lorenz	o Lujan Date: Jan 11-12, 2018	
Company or Organization: AFCEC and CH2M			
Date of Inspection: Jan 17 2018			
Inspector walked the entire site? (Yes No):		If not, why not?:	
Inspection Item	Yes/No/NA*	Summary of Inspection	
Is there construction occurring at the site?	No		
Is there construction occurring offsite in the easement area?	No		
Is there evidence of excavation or soil disturbance at the site?			
(look for soil piles, equipment, boundary markers, distressed vegetation, vehicle tracks, etc.)	No		
Is there evidence of excavation or soil disturbance in the easement area?		-	
(look for soil piles, equipment, boundary markers, distressed vegetation, vehicle tracks, etc.)	No		
Check condition of monitoring wells onsite?			
(look for damage or excessive wear to the wellhead box; can you access the well; are there any pieces/parts missing, etc.)	yes		
Are the bollards still in place and protecting the monitoring wells?	yes		
Any evidence suggesting a change in land use?	, -		
(no residential use permitted; are there unknown operations occurring)	No		
Is there any condition observed during this site inspection not cove	red above that i	needs attention? (Yes No	
If yes, please explain:	a Table for Assault House of Astronomy		
*NA = not applicable			

Inspected by: Glenn Anderson, Lonnie Duke, Angel Santiago, Gene	e Claire, Lorenzo	Lujan Date: Jan 11-12, 2018	
Company or Organization: AFCEC and CH2M			
Date of Inspection: Jan 12 2018			
Inspector walked the entire site? (Yes) No):		If not, why not?:	
Inspection Item	Yes/No/NA*	Summary of Inspection	
Is there construction occurring at the site?	No		
Is there evidence of excavation or soil disturbance? (look for soil piles, equipment, boundary markers, distressed vegetation, vehicle tracks, etc.)	No		
Check condition of monitoring wells onsite? (look for damage or excessive wear to the wellhead box; can you access the well; are there any pieces/parts missing, etc.)	yes	Condition OK.	
Are the bollards still in place and protecting the monitoring wells?	yes	•	
Any evidence suggesting a change in land use? (no residential use permitted; are there unknown operations occurring)	No		
Is there any condition observed during this site inspection not cover	ered above that r	needs attention? (Yes/No)	
If yes, please explain:		A-1000	
*NA = not applicable			

nspected by: Glenn Anderson, Lonnie Duke, Angel Santiago, Gene Claire,	Lorenzo Lujan D a	ate: Jan 11-12, 2018
Company or Organization: AFCEC and CH2M		
Date of Inspection: Jan 11 2018		
nspector walked the entire site? (es)No):	If not, wh	y not?:
Inspection Item	Yes/No/NA*	Summary of Inspection
s there construction occurring at the site?	No	
s there construction occurring offsite (LF007C area) in the easement area ocated offsite?	No	
s there evidence of excavation or soil disturbance at the site?		
(look for soil piles, equipment, boundary markers, distressed vegetation, vehicle tracks, etc.)	No	
Is there evidence of excavation or soil disturbance in the easement area located offsite (LF007C area)?		
(look for soil piles, equipment, boundary markers, distressed vegetation, vehicle tracks, etc.)	No	
Check condition of monitoring wells onsite?		
(look for damage or excessive wear to the wellhead box; can you access the well; are there any pieces/parts missing, etc.)	Yes	good Condition
Are the bollards still in place and protecting the monitoring wells?	yes	a
Is the solar powered extraction system at LF007C intact and in good condition?	100	
(are the solar panels intact, equipment is properly standing, etc.)	yes	
Any defects in or damage to the gate or fence located around the CAMU?	t =	
(look for holes in the fence; missing or broken parts; easy entry at the gate)	No	good Condition
Are there 12 warning signs posted on the fence around the CAMU?	yes	· ·
Are the warning signs legible?	ves	
Is the information on the warning signs correct?	yes	
Any evidence suggesting a change in land use?	1	
(no residential use permitted; are there unknown operations occurring)	No	
Is there any condition observed during this site inspection not covered above		
If yes, please explain: From 2017 an area 20 x 20	of bare	regelation outside
*NA = not applicable Area (NE Corner)> 2018] Vegetation has grown iR. No is	no pection sue.	No evidence of b
I certify that the conditions of Site LF007 on the inspection date were as re		
Signature:		Date:

Company or Organization: AFCEC and CH2M Date of Inspection: Inspector walked the entire site? (es)No): Inspection Item Is there construction occurring at the site? Is there evidence of excavation or soil disturbance? (look for soil piles, equipment, boundary markers, distressed vegetation, vehicle tracks, etc.) Check condition of monitoring wells onsite? (look for damage or excessive wear to the wellhead box; can you access the well; are there any pieces/parts missing, etc.) Are the bollards still in place and protecting the monitoring wells? Any defects in or damage to the fence located around the controlled area? (look for holes in the fence; missing or broken parts; easy entry at			
Inspector walked the entire site? Tes No): Inspection Item Is there construction occurring at the site? Is there evidence of excavation or soil disturbance? (look for soil piles, equipment, boundary markers, distressed vegetation, vehicle tracks, etc.) Check condition of monitoring wells onsite? (look for damage or excessive wear to the wellhead box; can you access the well; are there any pieces/parts missing, etc.) Are the bollards still in place and protecting the monitoring wells? Any defects in or damage to the fence located around the controlled area?			
Inspection Item Is there construction occurring at the site? Is there evidence of excavation or soil disturbance? (look for soil piles, equipment, boundary markers, distressed vegetation, vehicle tracks, etc.) Check condition of monitoring wells onsite? (look for damage or excessive wear to the wellhead box; can you access the well; are there any pieces/parts missing, etc.) Are the bollards still in place and protecting the monitoring wells? Any defects in or damage to the fence located around the controlled area?	If r		
Is there construction occurring at the site? Is there evidence of excavation or soil disturbance? (look for soil piles, equipment, boundary markers, distressed vegetation, vehicle tracks, etc.) Check condition of monitoring wells onsite? (look for damage or excessive wear to the wellhead box; can you access the well; are there any pieces/parts missing, etc.) Are the bollards still in place and protecting the monitoring wells? Any defects in or damage to the fence located around the controlled area?		If not, why not?:	
Is there construction occurring at the site? Is there evidence of excavation or soil disturbance? (look for soil piles, equipment, boundary markers, distressed vegetation, vehicle tracks, etc.) Check condition of monitoring wells onsite? (look for damage or excessive wear to the wellhead box; can you access the well; are there any pieces/parts missing, etc.) Are the bollards still in place and protecting the monitoring wells? Any defects in or damage to the fence located around the controlled area?			
Is there evidence of excavation or soil disturbance? (look for soil piles, equipment, boundary markers, distressed vegetation, vehicle tracks, etc.) Check condition of monitoring wells onsite? (look for damage or excessive wear to the wellhead box; can you access the well; are there any pieces/parts missing, etc.) Are the bollards still in place and protecting the monitoring wells? Any defects in or damage to the fence located around the controlled area?	Yes/No/NA*	Summary of Inspection	
(look for soil piles, equipment, boundary markers, distressed vegetation, vehicle tracks, etc.) Check condition of monitoring wells onsite? (look for damage or excessive wear to the wellhead box; can you access the well; are there any pieces/parts missing, etc.) Are the bollards still in place and protecting the monitoring wells? Any defects in or damage to the fence located around the controlled area?	No		
Vegetation, vehicle tracks, etc.) Check condition of monitoring wells onsite? (look for damage or excessive wear to the wellhead box; can you access the well; are there any pieces/parts missing, etc.) Are the bollards still in place and protecting the monitoring wells? Any defects in or damage to the fence located around the controlled area?			
(look for damage or excessive wear to the wellhead box; can you access the well; are there any pieces/parts missing, etc.) Are the bollards still in place and protecting the monitoring wells? Any defects in or damage to the fence located around the controlled area?	No		
access the well; are there any pieces/parts missing, etc.) Are the bollards still in place and protecting the monitoring wells? Any defects in or damage to the fence located around the controlled area?			
Any defects in or damage to the fence located around the controlled area?	yes		
controlled area?	yes		
(look for holes in the fence; missing or broken parts; easy entry at	1		
the gate)	No	good Condition	
Is the warning sign on Ellis Drive legible?	yes	0	
Is the information on the warning sign correct?	yes		
Any evidence suggesting a change in land use?			
(no residential use permitted; are there unknown operations occurring)	No.		
Is there any condition observed during this site inspection not covere	ed above that nee	eds attention? (Yes/No)	
If yes, please explain:			
*NA = not applicable	9		
I certify that the conditions of Site LF008 on the inspection date were	re as reported ab	ove.	
Signature:		Date:	

Inspected by: Glenn Anderson, Lonnie Duke, Angel Santiago, Gen Company or Organization: AFCEC and CH2M		ujan Date: Jan 11-12, 2018	
Date of Inspection: Jan 11 2018			
Inspector walked the entire site?	If n	If not, why not?:	
Inspection Item	Yes/No/NA*	Summary of Inspection	
Is there construction occurring at the site?	No		
Is there any evidence of soil disturbance beneath the concrete at the site?	No		
Is there evidence of excavation or soil disturbance at other locations around the site?			
(look for soil piles, equipment, boundary markers, distressed vegetation, vehicle tracks, etc.)	No		
Check condition of monitoring wells onsite?			
(look for damage or excessive wear to the wellhead box; can you access the well; are there any pieces/parts missing, etc.)	Yes		
Any defects in or damage to the fence located around the concrete parking area?		,	
(look for holes in the fence; missing or broken parts; easy entry at the gate)	No	No defects	
Any evidence suggesting a change in land use?			
(no residential use permitted; are there unknown operations occurring)	No		
Is there any condition observed during this site inspection not cover	ered above that nee	eds attention? (Yes/No)	
If yes, please explain:			
*NA = not applicable			

Inspected by: Glenn Anderson, Lonnie Duke, Angel Santiago, Gen	e Claire, Lorer	nzo Lujan Date: Jan 11-12 2018
Company or Organization: AFCEC and CH2M		
Date of Inspection: Jan (2018		
Inspector walked the entire site? (Yes)No):	If not, why not?:	
Inspection Item	Yes/No/NA*	Summary of Inspection
Is there construction occurring at the site?	No	Approved ows removal Comple
Is there evidence of excavation or soil disturbance at the site?	1	
(look for soil piles, equipment, boundary markers, distressed vegetation, vehicle tracks, etc.)	No	
Check condition of monitoring wells onsite?		
(look for damage or excessive wear to the wellhead box; can you access the well; are there any pieces/parts missing, etc.)	Ves	There are a couple of wells Missing bolts
Is there a warning sign posted on a tree in the middle of the site?	ves	7
Is the warning sign on the tree legible?	ves	
Building 18 is a "storage only" building. Are all doors accessing the office area locked?	yes	
Are there warning signs located on two (2) doors of Building 18?	yes	
Are the warning signs on the doors of Building 18 legible?	yes	
Was there any office activity observed in Building 18?	No	
Any evidence suggesting a change in land use?	700	
(no residential use permitted; are there unknown operations occurring)	No.	
Is there any condition observed during this site inspection not cove	red above tha	it needs attention? (Yes No)
If yes, please explain: Secure Well lids . His	sing Well	plug MW2205, Replace Plug
*NA = not applicable	J	5

ERP SITE ST027B Land Use Controls (LUCs) Inspection Checklist				
Inspected by: Glenn Anderson, Lonnie Duke, Angel Santiago	, Gene Claire, Lo	renzo Lujan Date: Jan 11-12, 2018		
Company or Organization: AFCEC and CH2M				
Date of Inspection: Jan 12 2018				
Inspector walked the entire site? (Yes)/No):		If not, why not?:		
Inspection Item	Yes/No/NA*	Summary of Inspection		
Is there construction occurring at the site?	No			
Is there evidence of excavation or soil disturbance?				
(look for soil piles, equipment, boundary markers, distressed vegetation, vehicle tracks, etc.)	No			
Check condition of monitoring wells onsite?				
(look for damage or excessive wear to the wellhead box; can you access the well; are there any pieces/parts missing, etc.)	405	good Condition		
Any evidence suggesting a change in land use?				
(no residential use permitted; are there unknown operations occurring) $ \\$	No			
Is there any condition observed during this site inspection no		9		
If yes, please explain:				
*NA = not applicable				
I certify that the conditions of Site ST027B on the inspection	date were as rep	orted above.		
Signature:		Date:		

2018 Annual LUC Inspections Jan-11-2018 Task: Annual LUC Inspections Weather: Overcast Cloudy Personnel: L. Dike, Gene Clave, A. Santiago, (AFCEC) L. Lujan (CHZM) 08:30 1 09:00 Meeting with visitors from agencies. Introductions 09:15 Depart for the first site of Heday 55016 09:25 Arrive at 55016 Site. Note secure Well lid on MW2205 XIL. Near the South East corner of Bio-reactor. Well did not have plug. Water in Well. 1 09:50 Complete inspection for 55016. No major issues. (See above) 09:55 Arrive at 55\$15. Injection Wells Missing Caps. No Major issues. 10:15 Complete inspection of SSX15. No Disturbances. 10:30 Arrive at LF007 SiLe. No Disturbances, Noissues 1 11:15 Complete Inspection of LFOX7, Travel to FTOX4. No Disturbances. No issues noted. 11:30 Arrive at SDØ31. No Disturbances. No issues noted. 1. 12:00 Arrive at STØ28 (POCO closed site) No Disturbances, No issues Noted 12:15 Complete inspection of STØ28. 12:30 Return to AFCEC office. Breakfor lunch. 13:00 Return to AFCEC office for Second half of the day inspections. 13:20 Arrive at 55029. No Disturbances. Small leak noted at EUXIX29 14:00 Complete Inspection of 55\$29. Arrive at South Treatment Plant 14:30 Complete Inspection of South Treatment Plant 14:30 Begin inspection of SSØ30 from outside of the fence area along Perimeter Rd. No Disturbances, No issues noted. 14:40 Begin inspection of FTXX5. No Disturbances, No issues noted Complete inspection of FT005, &. 15:10 - Complete inspections of sites for the day. Keturn office Jon 2018

2018 Annual LUC Inspections Tabk: Annual Inspections of LUC Sites Weather: Foggy/Cloudy. Personnel:

09:00 Depart for LF008 Site

09:20 Arrive at LFX44 Site first Observe LUC Signs. No Disturbances

09:50 Complete inspection of LF044

29:55 Arrive at LFØ46. Observe LUC Signs in Place. No Pisturbances No issues.

10:00 Complete inspection of LF046. Travel to LF008

10:05 Arrive at LF008. No Disturbances Wells good condition bollards in place No issues.

10:23 Arrive at DP939. Bio-reactor was redone in 2017 (uppen-

3.ft) This Construction is complete. LUC Signs inplace. No issues.

10:30 - Arrive at DRO39 South. Note Skeet range lead remediation dig was Completed Summer 2017. Backfill and restoration is now Complete.

No issues, 11:00 Arrive at SD043. Signs in place. No Disturbances

11:30 Breakfor lunch

13:00 Meet up with team at SDØ341. Concern about PZØZ Missing bolts on cover. Discuss broken Concrete apron around EW2450 x34 No Disturbances.

13:30 55033. Arrive at Loose bolts on cover of Monitoring Well No Disturbances. No issues. LUC Signs in place.

13:45 Arrive at backside of 55033 near OWS 52. No Issues

Arrive at 55035 near ows 54 No Disturbances No Issues 14:00

Arrive at SSO37. No Disturbances, No Issues. 14:05

Arrive at SD036 No Disturbances 14:18

Arrive at the South end of SSØ33 (AGGO Terming). No Disturbances 14:35 No Issues Noted.

Arrive at 570227 observe Wells. No Disturbances. No Issues. 14:55

Complete Inspection of STØ27. Drive to LFOOD for the final location. 15:15

Arrive at LFOGG. No Disturbances, No issues. 15:35

15:50 Complete all Site inspections. End of tour.

Jan 12 2018

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