

Amaya, Jessica@Waterboards

To: Cooper, Andrew@Waterboards
Subject: RE: R2 Staff Comments on Claim No. 5861, Chevron 5300 Mowry Avenue, Fremont, Alameda County

From: Cooper, Andrew@Waterboards
Sent: Tuesday, November 19, 2013 1:00 PM
To: Day, Michele@Waterboards; Mooc, Mimi@Waterboards
Cc: Lamar, Isomia@Waterboards; Potter, Selica@Waterboards
Subject: FW: R2 Staff Comments on Claim No. 5861, Chevron 5300 Mowry Avenue, Fremont, Alameda County

From: MCcaulou, Cherie@Waterboards
Sent: Tuesday, November 19, 2013 12:57 PM
To: Cooper, Andrew@Waterboards
Cc: Steven Inn (Steven.Inn@acwd.com); Headlee, Chuck@Waterboards; Cassa, MaryRose@Waterboards; Douglas.Young@acwd.com
Subject: R2 Staff Comments on Claim No. 5861, Chevron 5300 Mowry Avenue, Fremont, Alameda County

Dear Mr. Cooper – I'm responding to the Notice of Opportunity for Public Comment signed by you on November 4, 2013. This public notice is in response the State Board Cleanup Fund's intent to close the case for the above referenced UST site. I reviewed the public notice briefly and found a few errors that are factually wrong. Also I'm aware that the lead agency is Alameda County Water District (ACWD) and they are already in the process of closing this case, and have already spent considerable time preparing the case closure summary. It is my opinion that the State Board should allow the local overseeing agency to close the case, if there is no disagreement that that case should be closed. This list below is the errors I found with the public notice.

1. The local agency Case No. RO000456 is wrong. The correct case no. is ACWD #37, overseen by Alameda County Water District. RO000456 is a case No. for a completely different site located at 1000 West MacArthur, in Oakland, which is overseen by Alameda County Environmental Health-LOP.
2. Under the General Criteria, (page 3 of 11), there is an error regarding free product. The preparer check NA for removal of free product. This is contradictory to page 7, which states that 57 gallons of free product was removed.
3. Under Case Information, the Responsible Party "Chevron" should be listed as its legal name, not Chevron Products Company which is their outdated name. Also, the contact person is listed as Evelyn Wang which is most likely wrong. From the latest correspondence we have on file, the contact person for Chevron is Carryl MacLeod.
4. Under Soil Concentrations in Soil (top of page 8) the table shows "NA" for all constituents. This is an error. Soil data is available.

Thank you for considering these comments. If you have any questions, please contact me.

Sincerely,

Cherie McCaulou
Engineering Geologist
cmccaulou@waterboards.ca.gov
San Francisco Bay Regional Water Quality Control Board
510-622-2342