

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF ENVIRONMENTAL PROTECTION BUREAU OF ENVIRONMENTAL CLEANUP AND BROWNFIELDS

NOTICE OF INTENT TO REMEDIATE

Act 1995-2 requires four general information items to be included in the NIR: the general location, listing of contaminants, intended use of property, and proposed remediation measures. In addition, indicate the standard(s) to be obtained (if known) and attach a scaled site map (if available).

Property Name No. 3 Separator Area – Girard Point Former Name(s) / AKA Former Philadelphia Energy Solutions Refinery Address / Location 3144 Passyunk Avenue City Philadelphia Zip Code 19153 Municipality(s) Philadelphia County(ies) Philadelphia County Latitude 39 ° (deg). 54 ' (min) 35 " (sec) Longitude <u>75</u> ° (deg). <u>12</u> ' (min) <u>44</u> " (sec) Horizontal Collection Method GIS Horizontal Reference Datum NAD83 Reference Point see Figure 1 attached Wish to participate in the DEP/EPA MOA. Contact the Land Recycling Program Manager at landrecycling@pa.gov for details. EPA ID#, if known DEP ID#(s), if known 51-33624 (i.e., eFACTS site ID#, storage tank facility ID#, water quality permit #, watershed permit, air quality permit #, etc.)

Date Release Occurred (if known) 2013

Provide a brief description of the site contamination in plain language (e.g. fuel oil spill, historical chemical industrial area contamination), the names of any know primary contaminants to be addressed, and the intended future use of the property.

The No. 3 Separator Remediation System is a 10-well total fluids recovery system installed by Evergreen Resources Management Operations (Evergreen) in 2012 to address light non-aqueous phase liquid (LNAPL) from a prior release in the area of the property along the Schuylkill River near the No. 3 oil-water separator. In 2013, Philadelphia Energy Solutions Refining and Marketing LLC (PESRM) assumed primary responsibility for the No. 3 Separator Remediation System due to petroleum releases from a process sewer system, which connected the 137 Unit to the No. 4 Separator. The future use of the property is expected to be non-residential.

Provide a general description of proposed remediation measures.

PESRM continued to operate and monitor the recovery system until October 2021 when it was shut down due to the termination of the compressed air supply from the facility as part of decommissioning. The compressed air had been used to power the pneumatic pumps for the system. Increases in LNAPL thicknesses were periodically observed in the monitoring and recovery wells associated with the system between 2013 and October 2021. These occasions of increased thickness are likely associated with leaks from the adjacent process sewer. The most recent instance of increased LNAPL thickness/product recovery coincided with the decommissioning of the 137 process unit during the spring and summer of 2021. Since the completion of decommissioning activities, the process sewer has been cleaned to remove residual oil.

After the shutdown of the plant air, skimmer pumps were used to continue to remove measurable LNAPL from the monitoring and recovery wells associated with the No. 3 Separator Remediation System. LNAPL has not been observed in the wells since skimming was completed in December 2021. Stantec Consulting Services, Inc. (Stantec), on behalf of PESRM, conducts bi-weekly LNAPL gauging of the monitoring and recovery wells.

2610-FM-BECB0010 6/2014

Remediation Standard(s) planned (if known at this time):

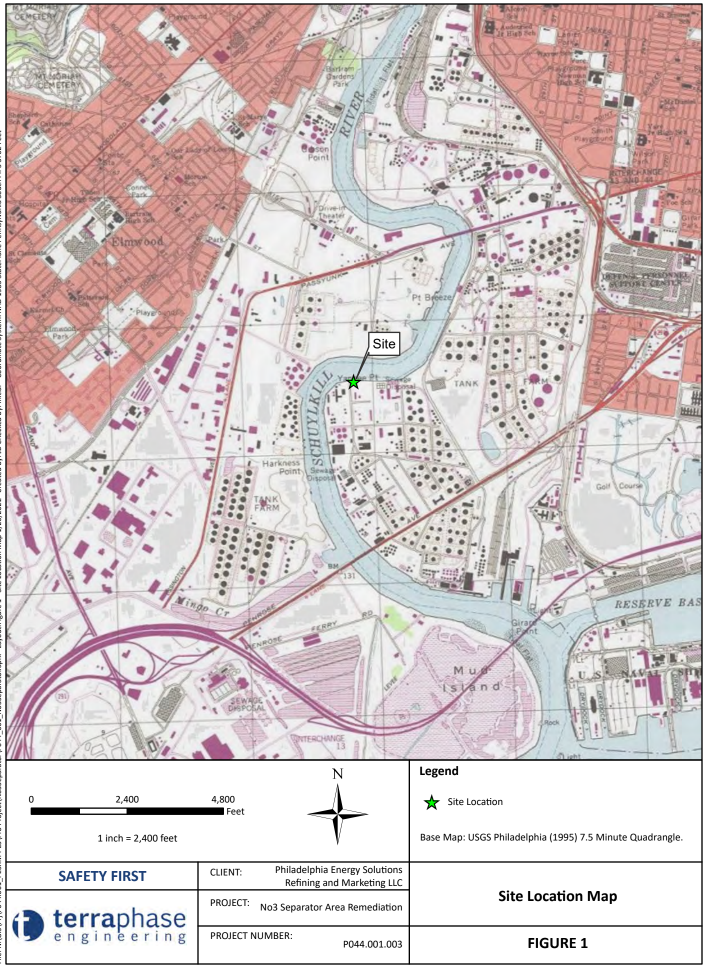
 Unknown at this time Background Contaminants: 	☐ Soil ☐ Soil	Groundwater Groundwater
Statewide Health - Residential Contaminants:	Soil	Groundwater
Statewide Health – Non-Residential Contaminants: petroleum constituents	🛛 Soil	🛛 Groundwater
Site Specific Contaminants:	Soil	Groundwater
Special Industrial Area* Contaminants:	Soil	Groundwater

*NOTE: Specific standard or Special Industrial Area require a 30-day municipal comment period

Remediator / Property Owner / Consultant. Complete the form below for <u>each</u> recipient obtaining a release of liability upon approval of the final report. Attach additional sheets as necessary.

Remediator			
Contact Person/Title Anne Garr / Assistant Sec	cretary		eFACTS Client ID* Facility No. 51-33624
Relationship to Site Owner			Client Type* LLC
(e.g. owner, remediator, participant in cleanup,		•	
			agarr@hilcoglobal.com
Company Name <u>Philadelphia Energy Solutions</u> <u>Marketing LLC</u>	s Refining and	EIN or Federal	ID #
Address (street, city, state, zip) <u>111 S Wacker</u>	<u>Dr, Suite 3000,</u>	Chicago, IL, 606	06
Property Owner			
	cretary		eFACTS Client ID* Facility No. 51-33624
Relationship to Site Owner			
(e.g. owner, remediator, participant in cleanup,	consultant, etc	.)	
Phone Number (312) 283-4469 Email Address agarr@			agarr@hilcoglobal.com
Company Name Philadelphia Energy Solutions	s Refining and	EIN or Federal	ID #
Address (street, city, state, zip) 111 S Wacker	<u>Dr, Suite 3000,</u>	Chicago, IL, 606	06
Consultant			
	neultant		eFACTS Client ID*
Relationship to Site <u>Consultant</u> (e.g. owner, remediator, participant in cleanup,	consultant, etc	.)	
			kevin.long@terraphase.com
	ID # <u>27-3543127</u>		
Address (street, city, state, zip) 100 Canal Poir			
	T		
*Include eFACTS Client ID (if known) – "Client Association/Organization	• •	v.company	Partnership-General
Authority	Limited Liability company Limited Liability Partnership		Partnership-Limited
County	Municipality		School District
Estate/Trust		ania Government	Sole Proprietorship
Federal Agency Individual	Other (Non-Go Pennsylvania		State Agency
Preparer of Notice of Intent to Remediate			
			Principal Consultant
			kevin.long@terraphase.com
Company Name <u>Terraphase Engineering Inc.</u>		eFACTS Client	ID

Address (street, city, state, zip) 100 Canal Pointe Blvd, Suite 108, Princeton, NJ 08540





March 1, 2022

Ms. Leigh Anne Rainford Philadelphia Department of Public Health Environmental Health Services 321 University Avenue – 2nd Floor Philadelphia, PA 19104

sent via UPS, Proof of Delivery Requested

Subject: Notice of Intent to Remediate No. 3 Separator Area – Girard Point Former Philadelphia Energy Solutions Refinery 3144 Passyunk Avenue Philadelphia, PA 19153

Dear Ms. Rainford:

The Land Recycling and Environmental Remediation Standards Act (Act 2) requires that a Notice of Intent to Remediate (NIR) be provided to the municipality in which the site is located. In accordance with this provision of Act 2, Terraphase Engineering, Inc. (Terraphase), on behalf of Philadelphia Energy Solutions Refining and Marketing LLC (PESRM), is formally notifying you of PESRM's intent to remediate the above-referenced site to the non-residential Statewide Health Standard. A copy of the Notice of Intent to Remediate, which will be sent to the Department of Environmental Protection (DEP), is enclosed. This notice will also be published in the Pennsylvania Bulletin, and a summary of the notice will be placed in a local newspaper.

Should you have any questions or comments regarding the proposed remediation, please contact me at <u>kevin.long@terraphase.com</u> or 609-236-8171, ext. 93.

Sincerely,

for Terraphase Engineering Inc.

Kevin Z. Long /

Kevin L. Long Principal Consultant

KL:cs

Enclosure: Notice of Intent to Remediate

cc: Julianna Connolly (jconnolly@hilcoglobal.com) Joseph Jeray (jjeray@hilcoglobal.com)

Proof of Delivery

Dear Customer,

This notice serves as proof of delivery for the shipment listed below.

Tracking Number

1Z75YA673090704680

Weight

0.50 LBS

Service

UPS Next Day Air Saver®

Shipped / Billed On 03/01/2022

Delivered On

03/02/2022 10:14 A.M.

Delivered To PHILADELPHIA, PA, US

Received By

CD MONROE

Left At

Office

Thank you for giving us this opportunity to serve you. Details are only available for shipments delivered within the last 120 days. Please print for your records if you require this information after 120 days.

Sincerely,

UPS

Tracking results provided by UPS: 03/02/2022 11:08 A.M. EST

Notice of an Intent to Remediate to an Environmental Standard. (Sections 302(e)(1)(ii), 303(h)(1)(ii), 304(n)(1)(i), and 305(c)(1))

Pursuant to the Land Recycling and Environmental Remediation Standards Act, the act of May 19, 1995, P.L. 4, No. 1995-2., notice is hereby given that Philadelphia Energy Solutions Refining and Marketing LLC will submit to the Pennsylvania Department of Environmental Protection a Notice of Intent to Remediate a site located at 3144 Passyunk Avenue, Philadelphia. This Notice of Intent to Remediate states that the site is the Former Philadelphia Energy Solutions Refinery. The site has been found to be contaminated with separate-phase petroleum releases identified from a process sewer system. Philadelphia Energy Solutions Refining and Marketing LLC has indicated that the proposed remediation measures will be to monitor and remove separate-phase petroleum from monitoring and recovery wells. The proposed future use of the property will be non-residential for commercial/industrial use.

The Philadelphia Inquirer

801 MARKET STREET, SUITE 300, PHILADELPHIA, PA 19107

Affidavit of Publication

On Behalf of: TERRAPHASE ENGINEERING 1100 E HECTOR ST SUITE 416 CONSHOHOCKEN, PA 19428

STATE OF PENNSYLVANIA COUNTY OF PHILADELPHIA:

Before the undersigned authority personally appeared the undersigned who, on oath represented a and say: that I am an employee of The Philadelphia Inquirer, LLC, and am authorized to make this affidavit of publication, and being duly sworn, I depose and says

1. The Philadelphia Inquirer, LLC is the publisher of the Philadelphia Daily News, with its headquarters at 801 Market Street, Suite 300, Philadelphia, Pennsylvania 19107.

2. The Philadelphia Daily News is an edition of The Philadelphia Inquirer. The Philadelphia Daily News is continuously published and distributed Sunday-Friday in the City of Philadelphia, count and state aforesaid.

3. The printed notice or publication attached hereto set forth on attached hereto was published in all regular print editions of the Philadelphia Daily News on

Legal Notices

as published in **Daily News Legals** in the issue(s) of:

3/4/2022

4. Under oath, I state that the following is true and correct, and that neither I nor The Philadelphia Inquirer, LLC have any is interest in the subject matter of the aforesaid notice or advertisement.

V. H

My Commission Expires:

Commonwealth of Pennsylvania - Notary Seal	
KATHERINE V. HARLEY, Notary Public	
Philadelphia County	
My Commission Expires May 25, 2025	
Commission Number 1312829	

Ad No: 98356 Customer No: 104799

COPY OF ADVERTISEMENT

Notice of an Intent to Remediate to an Environmental Standard. (Sections 302(e)(1)(II), 303(h)(1)(II), 304(n)(1)(I), and 305(c)(1)) Pursuant to the Land Recycling and Environmental Remediation Standards Act, the act of May 19, 1995, P.L. 4, No. 1995-2., notice is hereby given that Philadelphia Energy Solutions Refining and Marketing LLC will submit to the Pennsylvania Department of Environmental Protection a Notice of Intent to Remediate a site located at 3144 Passyunk Avenue, Philadelphia. This Notice of Intent to Remediate states that the site is the Former Philadelphia Energy Solutions Refinery. The site has been found to be contaminated with separate-phase petroleum releases identified from a process sewer system. Philadelphia Energy Solutions Refining and Marketing LLC has indicated that the proposed remediation measures will be to monitor and remove separate-phase petroleum from monitoring and recovery wells. The proposed future use of the property will be non-residential for commercial/industrial use.