

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

NOTICE OF INTENT TO REMEDIATE

For DEP Use Only
PF #
Rem ID #

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Date: 4/28/2025	NIR Status:	⊠ New	Revised
Act 1995-2 requires four general information its contaminants, intended use of property, and prope obtained and attach a scaled site map (if availa of a revised NIR, a new public notice, and a new (**) or (††) indicate when a new NIR and new pu of any significant changes to the initial NIR submis added or removed, change of standards from site being investigated, or change of any contact information.	posed remediation mean ble). Certain project and notification to the mu blic and municipal not sision, including the cha specific to background	asures. In add mendments or inicipality. Cha ices are neede nge of future us	ition, indicate the standard(s) to changes will require submission anges to information marked by d. DEP should also be notified se of the property, contaminants
Property Name Post-September 2012 LNAPL So	uth of Former 870 Uni	t	
Former Name(s)/AKA Former Philadelphia Refine	ery	<u> </u>	
Address/Location 3144 W. Passyunk Avenue			
City Philadelphia	Zip Code <u>1915</u>	53	
**Municipality(s) <u>Philadelphia</u>		County(ies) <u>Ph</u>	niladelphia County
Tax Parcel ID# (if known) <u>884097045</u>			
Latitude <u>N39</u> ° (deg). <u>54</u> ' (min) <u>46.16</u>	" (sec)		
Longitude <u>W75</u> ° (deg). <u>11</u> ' (min) <u>45.57</u>	" (sec)		
Horizontal Collection Method GIS			
Horizontal Reference Datum NAD 83		Reference Poi	nt <u>See Figure 1</u>
☐ **Wish to participate in the DEP/EPA One Clea	anup Program.		
Contact the Land Recycling Program Manager fo	r details at <u>landrecycli</u>	ng@pa.gov.	
EPA ID#, if known			<u></u>
DEP ID#(s), if known <u>51-33620</u>			<u> </u>
(i.e., eFACTs primary facility ID#, storage tank fa	cility ID#, water quality	permit #, etc.)	
Date Release Occurred (if known) Unknown (Pos	t-September 2012)	<u> </u>	
Date each municipality was notified of any plan o	r report submitted und	er any remedia	ition standard
Place the newspaper name and date that your no The Philadelphia Inquirer, April 25, 2025	itice of your plan/repo	rt submission	was published

^{**} A change in municipality, the addition of a new municipality, or deciding to participate in the DEP/EPA One Cleanup Program requires a new NIR to be submitted with new public and municipal notifications.

Contamination, Land Usage, and Proposed Remediation Section

Provide a brief description of the site contamination, to the extent known, in plain language (e.g., fuel oil spill, historical chemical industrial area, etc.), the current and intended future use of the property in the box below.

Groundwater monitoring in the area south of the former 870 Unit identified a potentially significant increase in apparent light non-aqueous phase liquid (LNAPL) thickness (ANT) in monitoring well S-104 in April and June 2019. LNAPL had been known to exist in this well as early as 2000 as a result of prior releases being addressed by Sunoco/Evergreen under their Facility-wide Act 2 case. In response to the increased LNAPL thickness, efforts were taken to remove LNAPL from S-104 using a vacuum truck during six separate events in 2021. LNAPL was observed to re-enter the well at a measurable thickness following these removal events. LNAPL was not observed in monitoring well S-104 during the most recent gauging event in April 2024.

LNAPL was also observed in nearby well S-368 between 2016 and 2021. LNAPL was not observed in this well in gauging events after May 2021. S-368 was decommissioned in October 2022.

Bellwether District Holdings, LLC (BDH) completed investigations in the area in 2023 to determine the source of the LNAPL previously observed in this area. BDH is planning to perform additional sampling in the area to confirm the continued presence/absence of LNAPL in the vicinity of the former 870 Unit.

The contamination consists of oil of varying compositions. The specific mechanism of release is not yet known but, based on aboveground storage tank (AST) closure sampling, does not appear to be associated with discrete releases from ASTs, which have been demolished and removed.

The Facility is undergoing redevelopment activities, and the future use will be non-residential.

Provide a general description of proposed remediation measures.

BDH is planning characterization to confirm the presence/absence of LNAPL in the area. If the presence of LNAPL is confirmed, remedial options will be further evaluated; however, they may include, evaluation of LNAPL mobility and recoverability, LNAPL collection and recovery, and/or use of engineering and institutional controls.

Standards Selection Section

Check all the boxes that apply for the appropriate contaminant groups according to the standard(s) and media of the remediation to be performed.

NOTE: Either the site-specific standard or a special industrial area requires a 30-day public and municipal comment period.

Contaminant Groups	Background		Statewide Health– Residential		Statewide Health– Non-Residential		^{††} Site-Specific Standard		^{††} Special Industrial Area	
	Soil	GW	Soil	GW	Soil	GW	Soil	GW	Soil	GW
Aviation Gasoline					\boxtimes	\boxtimes				
Diesel Fuel					\boxtimes	\boxtimes				
Fuel Oil No. 1					\boxtimes	\boxtimes				
Fuel Oil No. 2					\boxtimes	\boxtimes				
Fuel Oil No. 4										
Fuel Oil No. 5					\boxtimes	\boxtimes				
Fuel Oil No. 6					\boxtimes	\boxtimes				
Kerosene					\boxtimes					
Jet Fuel										
Leaded Gasoline										
New Motor Oil										
Unleaded Gasoline					\boxtimes					
Used Motor Oil										
Chlorinated Solvents										
Inorganics										
Lead										
MTBE										
Other Organics										
PAHs										
PCBs										
Pesticides										
PFAS										

GW: groundwater

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^{††} Changing the selected standard from either background or Statewide health to the site-specific standard, changing to a combination of standards that includes the site-specific standard, or choosing the special industrial area designation requires a new NIR submission with new public and municipal notifications.

Please list individual contaminants here, by environmental medium and cleanup standard (optional):

Soil and GW (Statewide Health - Non-Res): benzene, cumene, ethylbenzene, toluene, 1,2,4-trimethylbenzene, 1,3,5-trimethylbenzene, xylenes, anthracene, benzo(a)anthracene, benzo(a)pyrene, benzo(b)fluoranthene, benzo(g,h,i)perylene, chrysene, fluorene, naphthalene, phenathrene, and pyrene.

Property Owner, Remediator/Participant, and Consultant

Complete the form below for each recipient obtaining a release of liability upon approval of the final report. Attach additional sheets as necessary.

Property Owner					
Contact Person/Title Anne R. Garr / Assistant Secretary	eFACTs Client ID(If Known) <u>Facility No.</u> 51-33620				
Phone Number (312) 283-4469	Email Address <u>agarr@hilcoglobal.com</u>				
Company Name Bellwether District Holdings, LLC	EIN or Federal ID #				
Address (street, city, state, zip) 3144 West Passyunk Avenue, Philadelphia, PA 19153					
Client Type (choose from list below) Limited Liability Company					

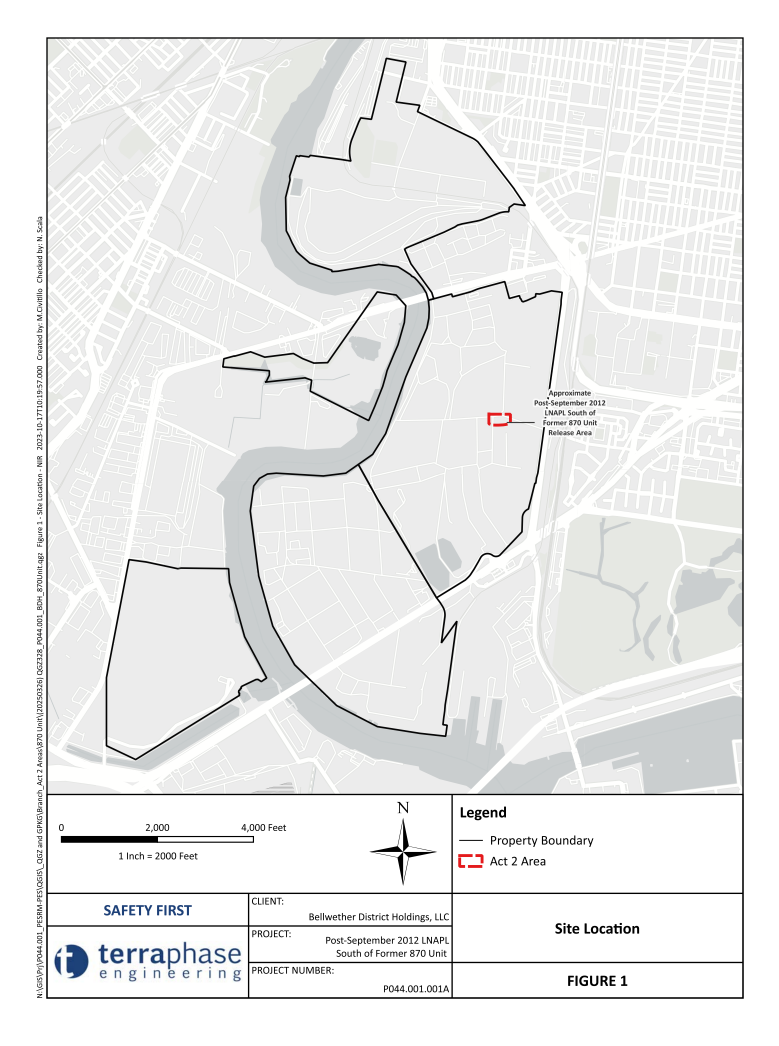
Client Types:

Association/Organization

Authority Limited Liability Partnership Partnership-General
County Municipality Partnership-Limited
Estate/Trust Non-Pennsylvania Pennsylvania Corporation

Federal Agency Government School District
Individual Other (Government) Sole Proprietorship

Limited Liability company	Other (Non-Go	vernment)	State Agency			
Consultant						
Contact Person/Title Kevin Long/S	Senior Principal	Email Address ke	evin.long@terraphase.com	<u>-</u>		
Consultant Phone Number 609-236-8171, ext 93		Company Name]	Terraphase Engineering Inc.	_		
Address (street, city, state, zip) 100 Ca	<u>nal Pointe Blvd, Sા</u>	uite 110, Princeton	, NJ 08540	_		
Other Participant (Remediator)						
Contact Person/Title Anne R. Garr / As	sistant Secretary			-		
Relationship to Site Owner				_		
(e.g. remediator, participant in cleanup	if other than owne		_			
Phone Number <u>(312)</u> 283-4469		Email Address <u>agarr@hilcoglobal.com</u>				
Company Name Bellwether District Hol	dings, LLC	EIN or Federal ID #				
Address (street, city, state, zip) 3144 West Passyunk Avenue, Philadelphia, PA 19153						
Preparer of Notice of Intent to Remed	diate					
Name <u>Kevin Long</u>	Title Senior Principal Consultant					
Phone Number <u>609-236-8171</u> , ext 93		Email Address kevin.long@terraphase.com				
Company Name Terraphase Engineering Inc.						
Address (street, city, state, zip) 100 Canal Pointe Blvd, Suite 110, Princeton, NJ 08540						



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 Bellwether District Holdings, LLC (BDH) will submit to the Pennsylvania Department of Environmental Protection a Notice of Intent to Remediate (NIR) a site located at 3144 West Passyunk Avenue, Philadelphia. This NIR states the site is an area within the former Philadelphia refinery referred to as the Post-September 2012 LNAPL South of Former 870 Unit. The site has been found to be contaminated with petroleum-related constituents in soil and groundwater. BDH has selected the Statewide Health cleanup standard. The proposed future use of the property will be non-residential (i.e., commercial/industrial) use.

The Philadelphia Inquirer

100 S. INDEPENDENCE MALL W, STE 600, PHILADELPHIA, PA 19106

Affidavit of Publication

On Behalf of: TERRAPHASE ENGINEERING 1100 E HECTOR ST SUITE 400 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 say:

- 1. The Philadelphia Inquirer, LLC is the publisher of the Philadelphia Inquirer, with its headquarters at 100 S. Independence Mall West, Suite 600, Philadelphia, PA 19106.
- 2. The Philadelphia Inquirer is a newspaper that which was established in in the year 1829, since which date said daily newspaper has been continuously published and distributed daily 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 Inquirer on

Thelese Successy Nancy S. Fisher

Legal Notices

as published in Inquirer Legals in the issue(s) of:

4/25/2025

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.

Notary Public

My Commission Expires:

Commonwealth of Pennsylvania - Notary Seal Nancy S Fisher, Notary Public Philadelphia County My Commission Expires June 27, 2027 Commission Number 1433937

Ad No: 185865 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))

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April 25, 2025

Ms. Leigh Anne Rainford
Program Manager
Philadelphia Department of Public Health
Environmental Health Services
7801 Essington Avenue
Philadelphia, PA 19153

sent via email to LeighAnne.Rainford@Phila.gov and UPS, Proof of Delivery Requested

Subject: Notice of Intent to Remediate

Post-September 2012 LNAPL South of Former 870 Unit

Former Philadelphia Energy Solutions Refinery

3144 West 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., on behalf of Bellwether District Holdings, LLC (BDH), is formally notifying you of BDH's intent to remediate the above-referenced area to the Non-Residential Statewide Health Standard. A copy of the NIR, which will be sent to the Pennsylvania Department of Environmental Protection, 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 kevin.long@terraphase.com or 609-236-8171, ext. 93.

Sincerely,

for Terraphase Engineering Inc.

Kevin Z. Zona
Kevin L. Long

Senior Principal Consultant

KL:cs

Enclosure: Notice of Intent to Remediate

cc: Julianna Connolly (<u>jconnolly@hilcoglobal.com</u>)
Amy Piccone (apiccone@hilcoglobal.com)

From: UPS

To: <u>Alexander Strohl</u>

Subject: UPS Delivery Notification, Tracking Number 1Z75YA670191155291

Date: Monday, April 28, 2025 9:41:21 AM



Hello, your package has been delivered.

Delivery Date: Monday, 04/28/2025

Delivery Time: 9:39 AM **Signed by:** FRAZIER

TERRAPHASE ENGINEERING

Tracking Number: <u>1Z75YA670191155291</u>

PHILADELPHIA DEPT PUBLIC HEALTH ENV

Ship To: 7801 ESSINGTON AVENUE PHILADELPHIA, PA 19153

US

Number of Packages: 1

UPS Service: UPS Next Day Air®

Package Weight: 0.5 LBS

Reference Number: P044.001.001A_STROHL

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