



SOIL EXCAVATION AND MONITORING REPORT COMED UTILITY TRENCH 301 EAST ILLINOIS STREET CHICAGO, ILLINOIS

September 12, 2008

Enginex Project Number: 8106

Prepared For: ComEd-ESD

Three Lincoln Center Oakbrook Terrace, IL 60181

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1.0 INTRODUCTION

Enginex Environmental Engineering (Enginex) was retained to oversee the completion of the Commonwealth Edison (ComEd) utility trench and monitor radiation levels during soil excavation activities performed at 301 East Illinois Street (refer to Figures 1 thru 3). The purpose of the utility trench was to run power service to new construction ongoing at that location.

The work site is in the Streeterville area previously identified by the United States Environmental Protection Agency (USEPA) and the Chicago Department of Environment (CDE) as potentially contaminated with thorium from historical operations at the former Lindsey Light and Chemical Company. The issuance of a City of Chicago right-of-way permit for excavation in this area requires that radiation monitoring be conducted. The USEPA and CDE has provided guidance for conducting radiation monitoring and implementing appropriate health and safety procedures for working in areas where higher levels of radiation may be present.

The following activities were performed prior to beginning the site work:

- ComEd obtained a right-of-way permit from the City of Chicago to perform the trenching activities. A copy of the permit is included as Appendix A.
- Enginex prepared the "301 East Illinois Street General Procedures for Thorium Monitoring" document (refer to Appendix B), which was forwarded to the USEPA prior to beginning the work. This document describes the radiation monitoring and soil disposal protocol that was followed during the site work.
- The USEPA health and safety plan (HASP) for excavation work in the Streeterville area was incorporated into the overall safety procedures for the site work. The HASP is included as Appendix C.
- A site walk was held on August 25, 2008 between the various interested parties.
 Representatives from the following interested parties were present for the site walk: Enginex;
 Stan A. Huber Consultants, Inc. (SAHCI), the radiation monitoring contractor; SET
 Environmental, Inc. (SET), the soil disposal contractor; and Meade Electric (Meade), the
 conduit installation contractor.





2.0 DAILY FIELD ACTIVITIES

The work scope consisted of excavating the proposed trench location where ComEd needed to route electrical conduit for power service to 301 East Illinois Street. Excavation activities were conducted between August 25, 2008 and August 29, 2008. The City of Chicago right-of-way permit allowed work to be performed between 9:30 am and 3:30 pm each day. The trench was routed from a ComEd manhole along the center lane of Illinois Street, and then took a 90-degree turn south across the far right lane and through the sidewalk area to the tie-in location at the property boundary just east of Park Drive. The exact location of the trench is depicted in Figures 2 and 3. The trench was approximately 82 feet (ft) long from west to east in the center of Illinois Street, and approximately 36 ft long from north to south across Illinois Street to the tie-in. The trench was approximately 3 ft wide and 4 ft deep throughout its length.

Traffic control, consisting of a combination of barricades, cones, and road signs, were set up by Meade at the beginning of each day. A safety meeting, STAR meeting, and job analysis were conducted by SET and Meade personnel prior to beginning work each day. Steel plates and asphalt patch were laid across open trench sections at the end of each work day. Site photographs depicting the starting and ending site conditions and other activities are included in Appendix D.

During the course of the ComEd trench work, an AT&T conduit and corresponding phone lines were damaged. AT&T had to perform emergency repair services overnight on August 27, 2008 and the following day. Radiation monitoring and soil sampling results for the AT&T work are discussed separately in this report.

The following presents a brief summary of work performed each day:

August 25, 2008

The Meade work crew arrived on-site at approximately 0900 and began unloading equipment and setting up traffic control in the center lane of Illinois Street. SAHCI conducted a radiation safety training session prior to beginning the site work. Documentation of the radiation training





is included in Appendix E (separate SAHCI reports are provided in Appendix E for work performed by ComEd and AT&T). Appropriate Meade workers were assigned radiation monitoring badges and air sampling devices for worker safety.

Trench work began at approximately 0930. Pre-construction pictures were taken, and a pink chalk line was drawn across the pavement for a reference for the saw cutting. Meade began saw cutting at approximately 1000. SET delivered an empty roll-off box at approximately 1100.

Trench excavation began at approximately 1230. SAHCI screened the excavated soil for radiation by taking direct readings of the walls and floor from the surface. At approximately 1330, a large diameter (approximately 12 inches) natural gas main was encountered. The gas main ran directly down the center of Illinois Street where the east/west section of the planned trench excavation was to take place. The gas main had not been marked prior to the excavation and was determined to be abandoned. Meade stopped activities for the day to determine how to proceed. Site work ended at approximately 1400 and personnel demobilized from the site.

August 26, 2008

The Meade work crew arrived on-site at approximately 0900 and began unloading equipment and setting up traffic control. SET delivered the same roll-off box from the previous day prior to beginning soil excavation for the day. At approximately 0930, Meade removed the steel plates and began cutting and removing the abandoned gas main from the trench. At approximately 1200, Meade was able to proceed with the trench excavation work once the gas main was removed. A backhoe was used to perform the trench excavation. Removed surface blacktop, concrete, and trench soils were place into a lined roll-off box. The trench fill in this trench section appeared to be mostly non-native sand backfill, which was mixed with native silts and sands.

SAHCI screened the excavated soil for radiation over each 18-inch lift by taking direct readings of the walls and floor from the surface until the depth of the excavation got too deep. At deeper points (below a depth of approximately 3 ½ to 4 ft), SAHCI took readings from the backhoe bucket (i.e., "Bucket Survey Method") prior to placement of soil into the roll-off box.

3





A total of three roll-off boxes of soil and debris were generated during the day. The first roll-off box became full at approximately 1000 and SAHCI collected three composite soil samples prior to its removal. SET removed the full roll-off box and delivered an empty one. The second roll-off box became full at approximately 1230. SAHCI again collected three composite soil samples prior to its removal, and SET removed the full roll-off box and delivered an empty one. The third roll-off box became full at approximately 1400, and SAHCI again collected three composite soil samples prior to its removal. SET removed the third roll-off box at the end of the day.

Trench excavation work ended at approximately 1430. Most of the east/west trench run was completed, which corresponded to approximately 60 ft of trench length. Meade cleaned up the work area, placed steel road plates over the open trench sections, and removed the traffic control signs. Site work ended at 1530, and personnel demobilized from the site.

Meade Trench Excavation Performed from 0900 thru 1530 on August 27, 2008

The Meade work crew arrived on-site at approximately 0900 and began unloading equipment and setting up traffic control. SET delivered an empty roll-off box prior to beginning soil excavation for the day. Trench excavation work began at approximately 1000 using a backhoe, and proceeded in a west to east direction along the center of Illinois Street starting at the ending point from the previous day. Removed surface blacktop, concrete, and trench soils were place into the lined roll-off box. The trench fill in this trench section appeared to be mostly non-native sand backfill, which was mixed with native silts and sands.

SAHCI screened the excavated soil for radiation over each 18-inch lift by taking direct readings of the walls and floor from the surface until the depth of the excavation got too deep. At deeper points (below a depth of approximately 3 ½ to 4 ft), SAHCI took readings from the backhoe bucket (i.e., "Bucket Survey Method") prior to placement of soil into the roll-off box.

At approximately 1200, phone lines within an AT&T conduit were damaged during hand excavation of the trench in the center lane of East Illinois Street. The conduit was located at the





eastern end of the trench near the point where the trench turned 90 degrees to the south (corresponding to trench sections 7 and 8 in the SAHCI report presented in Appendix E). The conduit line was encased beneath a concrete slab. Meade stopped work to assess the damage and AT&T was immediately contacted.

The trench excavation work was discontinued for the day at approximately 1430 until AT&T could repair the damaged phone lines. One roll-off box of soil and debris was generated for the day. SAHCI collected three composite soil samples from the roll-off box prior to its removal. SET removed the roll-off box off site at the end of Meade's work for the day. Meade left the site at approximately 1530. The east to west portion of the trench excavation was mostly completed, which corresponded to approximately 30 ft of trench length for the day. Most of the traffic control equipment was left in place by Meade, and steel plates were placed over portions of the trench that were not subject to further excavation necessary by AT&T in order to repair the phone lines.

AT&T Line Repairs Performed from 1530 on August 27, 2008 thru 0200 on August 28, 2008

AT&T personnel arrived at approximately 1230 to assess the damage to the phone lines and need for repairs. A determination was made that further excavation was required to access the conduits for the needed repairs. AT&T obtained emergency permits from the City of Chicago to perform the repairs overnight (refer to Appendix A). SET, Enginex, and SAHCI personnel remained on-site to support the excavation activities to be performed by AT&T's contractor. SET coordinated disposal of the excavated soils, while SAHCI provided the radiation monitoring of the soils and Enginex documented the work that was performed. NASH (AT&T's excavation contractor) arrived on-site at approximately 1730. SAHCI performed radiation safety training for AT&T and NASH personnel prior to beginning work. Documentation of the radiation training is included in Appendix E (separate SAHCI reports are provided in Appendix E for work performed by ComEd and AT&T). Appropriate AT&T and NASH workers were assigned radiation monitoring badges and air sampling devices for worker safety.

Trench excavation work began at approximately 1800. Additional traffic control, consisting of a combination of barricades, cones, and signs, was set up by AT&T prior to beginning work. SET





had an empty roll-off box delivered to the site to allow for segregation of excavated materials between the ComEd and AT&T work. The original ComEd trench had to be widened to facilitate access to the damaged conduits and phone lines for repairs to be made by AT&T. A trench section measuring 19 ft long east to west and 4 ft wide north to south was excavated to a depth of 4 ft. A backhoe was used to perform the trench excavation.

The first roll-off box became full at approximately 2130 and SAHCI collected three composite soil samples prior to its removal. SET removed the full roll-off box and delivered an empty one. The second roll-off box became full at approximately 0130 (on August 28, 2008), and SAHCI again collected three composite soil samples prior to its removal. SET removed the second roll-off box at the end of the excavation work.

SAHCI screened the excavated soil for radiation by taking direct readings of the walls and floor from the surface until the depth of the excavation got too deep. At deeper points (below a depth of approximately 3 ½ to 4 ft), SAHCI took readings from the backhoe bucket (i.e., "Bucket Survey Method") prior to placement of soil into the roll-off box.

NASH completed digging at approximately 0130 (on August 28, 2008). Enginex and SAHCI remained onsite until approximately 0200 until confirmation was given that no further soil excavation would be necessary for the phone lines to be repaired. AT&T technicians then began making repairs to the phone lines. SET remained on-site until the second roll-off was removed from the site. AT&T and NASH personnel remained on-site to complete the phone line repairs and backfill the trench.

August 28, 2008

AT&T was still working on the repair of the phone lines. Consequently, the ComEd trench exaction work was cancelled for the day.





August 29, 2008

The Meade work crew arrived on-site at approximately 0900 and began unloading equipment and setting up traffic control. SET delivered a roll-off box prior to beginning soil excavation for the day. At approximately 0930, Meade began removing the pavement surface across the right lane of Illinois Street to the sidewalk adjacent to tie-in. Trench excavation work began at approximately 1000 using a backhoe, and started at the 90-degree bend location and proceeded to the south across Illinois Street and the sidewalk to the tie-in. Removed surface blacktop, concrete, and trench soils were place into the lined roll-off box. The trench fill in this trench section appeared to be mostly non-native sand backfill, which was mixed native silts and debris (e.g., brick and clay pipe fragments).

A sanitary sewer manhole was located in the street approximately 8 ft north of the sidewalk and 2 ft off of the west side of the trench. The trench fill around the sanitary sewer manhole was CA6 gravel backfill. Hand digging was required around the sanitary sewer manhole until the sewer line was located. Since the depth of the sewer line was approximately 6 ft, a determination was made to lay the electrical conduit pipe over the top of the sewer pipe and maintain the overall trench depth at approximately 4 ft.

SAHCI screened the excavated soil for radiation over each 18-inch lift by taking direct readings of the walls and floor from the surface until the depth of the excavation got too deep. At deeper points (below a depth of approximately 3 ½ to 4 ft), SAHCI took readings from the backhoe bucket (i.e., "Bucket Survey Method") prior to placement of soil into the roll-off box.

The trench excavation was completed as of 1230, which consisted of approximately 36 ft f trench length for the day. Approximately half of one roll-off box of soil and debris was generated for the day. SAHCI collected three composite soil samples from the roll-off box prior to its removal. SET removed the roll-off box off site at the end of the day. Meade proceeded with the installation of the utility conduit shells. Since trench excavation activities were completed, radiation monitoring of soil was no longer required for the duration of the installation of conduit installation and placement of concrete and backfill. Trench work and radiation monitoring for this project was completed at this point.





3.0 RADIATION FIELD SCREENING RESULTS

The field screening of radiation levels in the soil was performed by SAHCI using a Ludlum Model 2221 Scaler/Ratemeter with attached 2-inch by 2-inch NAI probe. The instrument was calibrated on October 23, 2007. The USEPA soil action level of 7.1 picocuries per gram (piC/g) total thorium for this instrument corresponds to 18,741 counts per minute (cpm).

Prior to beginning the trench excavation, background radiation levels were measured immediately above the pavement surface. Five random locations were selected for background readings in the area of the 301 East Illinois Street. The background readings were measured by collecting one-minute integrated counts at each of the selected locations. The background radiation levels ranged from 4,051 cpm and 5,612 cpm, and yielded an average level of 4,507 cpm. It should be noted that the background locations being above pavement likely yielded levels much lower than what would have been expected for urban soil and fill.

Soil gamma surface scans were performed at least as every 18-inch lift was removed from the trench. For the first three feet of the trench excavation, count rates were measured for the exposed soils along the trench floor and walls by direct readings from the surface. At that point, count rates were measured for every 18-inch lift using the "Bucket Survey Method" prior to placement into a roll-off box. The highest measured count rates were recorded for the walls and floor of each section of the trench for each respective depth.

Radiation count rates ranged from 4,200 to 14,600 cpm for the entire excavation area. The count rates were generally higher with increasing depth. There were no significant count rate variations depending on horizontal location within the trench excavation. The count rates with depth were as follows: ranged between approximately 4,200 and 9,200 for the first 18 inches; ranged between approximately 8,600 and 14,900 from 18 inches and 3 feet; ranged between approximately 8,600 and 14,600 cpm from 3 feet to 4 feet; and ranged between 8,200 and 14,800 for the trench walls. The radiation count rates for the trench work performed by AT&T (corresponding to trench sections 7 and 8 in the SAHCI report presented in Appendix E) were





within the ranges specified above and below the identified maximum values for each range. None of the measured count rates for soil screened throughout the entire trench excavations performed by both ComEd and AT&T approached the action level of 18,741 cpm. Consequently, the entire volume of the excavated soil was placed directly into roll-off boxes for off-site disposal.

Refer to SAHCI's reports in Appendix E for further details regarding the soil screening, as well as a drawing identifying the respective monitoring sections (separate reports are included for work performed by ComEd and AT&T).

4.0 LABORATORY ANALYSIS AND SOIL DISPOSAL

Since the field screening readings did not exceed the 7.1 piC/g action level, soil from the trench excavation was transferred directly into a lined roll-off box for off-site disposal. A total of seven roll-off boxes of soil were generated during the excavating activities covering five days. Five of the roll-off boxes were generated by ComEd work and two roll-off boxes were generated by AT&T work. Approximately 10 to 15 cubic yards of soil and debris were placed inside each of the roll-off boxes. The roll-off boxes were transported to SET's facility in Wheeling, IL for storage until receipt of the analytical results and final disposition.

To verify the field screening results, composite soil samples were collected from each roll-off box for laboratory analysis of radiation levels. Three 20-milliliter (ml) composite soil samples were collected by SAHCI from each single roll-off box for laboratory analysis. The three composite samples represented approximately a third of the area of the respective roll-off box. Each composite sample was created by using a small manual auger to collect discrete samples from a minimum of four locations. The discrete samples were screened to remove solids greater than ¼-in and then mixed within a collection tray to homogenize. A 20-ml sample vial was then filled from the homogenized composite soil sample in the collection tray.

The composite soil samples collected from each roll-off box were analyzed for radiation levels by SAHCI at its laboratory in New Lenox, IL using a Canberra Genie 2000 NaI Gamma





Spectroscopy System with NUTRANL software. A total of 21 soil samples were collected from the seven roll-off boxes that were generated. The "total radium activity (TRA)" value from each laboratory analysis was used for comparison purposes against the 7.1 piC/g action level. The TRA values for composite soil samples from the five roll-off boxes generated from the ComEd work ranged between 0.75 and 3.31 piC/g, while the TRA values for the composite soil samples from the two roll-off boxes generated from the AT&T work ranged between 2.16 and 4.6 piC/g. None of the TRA values approached the action level of 7.1 piC/g action level, which was consistent with the field screening results (refer to SAHCI reports in Appendix E; separate reports are included for the ComEd and AT&T work). Consequently, the seven roll-off boxes containing the trench excavation soils and pavement debris were disposed of as non-regulated material at the Onyx Landfill in Zion, IL. The analytical results were sent electronically to the USEPA for review upon receipt.

Worker exposure to radiation was also measured during the trench excavation activities using both personal air samplers and dosimeter badges. For the ComEd work, two workers per day that worked closest to the trench excavation activities (i.e., theoretically had the highest exposure risk) were selected to wear personal air sampling devices throughout the duration of each work day. Since no one was entering the trench during the soil excavation for the AT&T work, a single worker was selected to wear a personal air sampling device for the AT&T work (in addition to the SAHCI representative performing the radiation monitoring). A total of five radiation dosimeter badges were assigned to individuals that worked in the closest vicinity of the trench excavation to be worn over the duration of the site work, which included four for the ComEd work and one for the AT&T work.

A Gillian Model BDX II Low Volume Person Air Sampler was used to perform the worker exposure air sampling. Two samples were collected each day that the excavation took place. Each air sample was analyzed on a daily basis by SAHCI at its laboratory in New Lenox, IL. The air samples were analyzed the day after collection for gross alpha concentrations and again after four days if background was exceeded. The "day after" count serves as a comparison to identify high counts from the previous day. Thorium 232 has the lowest allowable air exposure level and was used as the basis of comparison. Thorium 232 was not found after analysis of the





five-day count in any of the air samples. A summary of the air sampling protocol and the laboratory analytical results are in SAHCI's reports included as Appendix E (separate reports are included for the ComEd and AT&T work).

Landauer OSL (Optically Stimulated Luminescence) dosimeter badges were used for longer-term worker exposure analyses. The five assigned dosimeter badges were worn by workers throughout the duration of the trench excavation. The badges were received by Landauer for analysis on September 4, 2008.

5.0 FINAL SUMMARY

Trench excavation work was performed between August 25 and 29, 2008. The purpose of the utility trench was to allow ComEd to run power service to new construction ongoing at the 301 East Illinois Street location. The work site is in the Streeterville area previously identified by the USEPA and the CDE as potentially contaminated with thorium, and thus required soil radiation levels to be monitored over the duration of the trench excavation for purposes of worker exposure and proper soil disposal. Procedures approved by the USEPA for soil radiation monitoring and soil disposal were followed.

During the course of the ComEd trench work, an AT&T conduit and corresponding phone lines were damaged. AT&T had to perform emergency repair services overnight on August 27, 2008 and the following day. Radiation monitoring and soil sampling results for the AT&T work are discussed separately in this report, and separate final reports have been prepared for the ComEd and AT&T work by SAHCI that are included in Appendix E.

The field screening of radiation levels in the soil was performed by SAHCI. Soil gamma surface scans were performed after each 18-inch lift was removed from the excavation. None of the measured count rates of subsurface soil throughout the excavation of the trench approached the action level of 18,741 cpm. Consequently, the entire volume of the excavated soil was placed directly into roll-off boxes for off-site disposal.





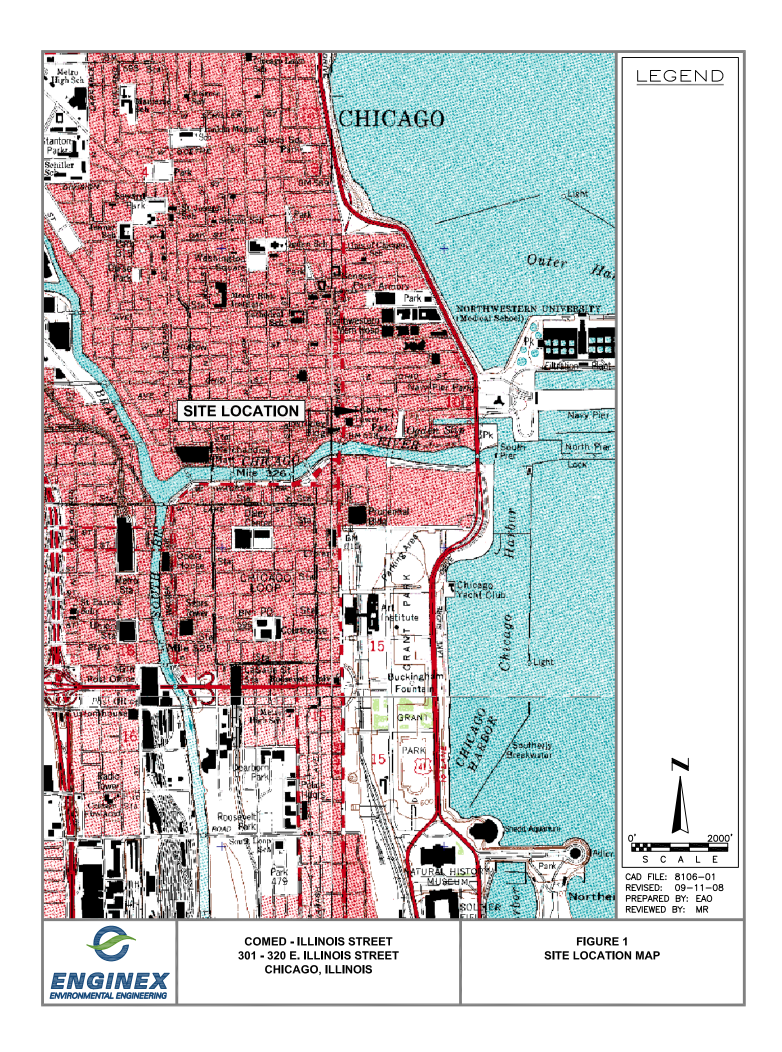
To verify the field screening results, composite soil samples were collected from the seven roll-off boxes for laboratory analysis of radiation levels. Each composite soil samples collected from the roll-off box was analyzed for radiation levels by SAHCI at its laboratory in New Lenox, IL. None of the TRA values from the 21 soil samples approached the action level of 7.1 piC/g action level, which was consistent with the field screening results. Consequently, the seven roll-off boxes containing the excavation soils and pavement debris were disposed of as non-regulated material at the Onyx Landfill in Zion, IL.

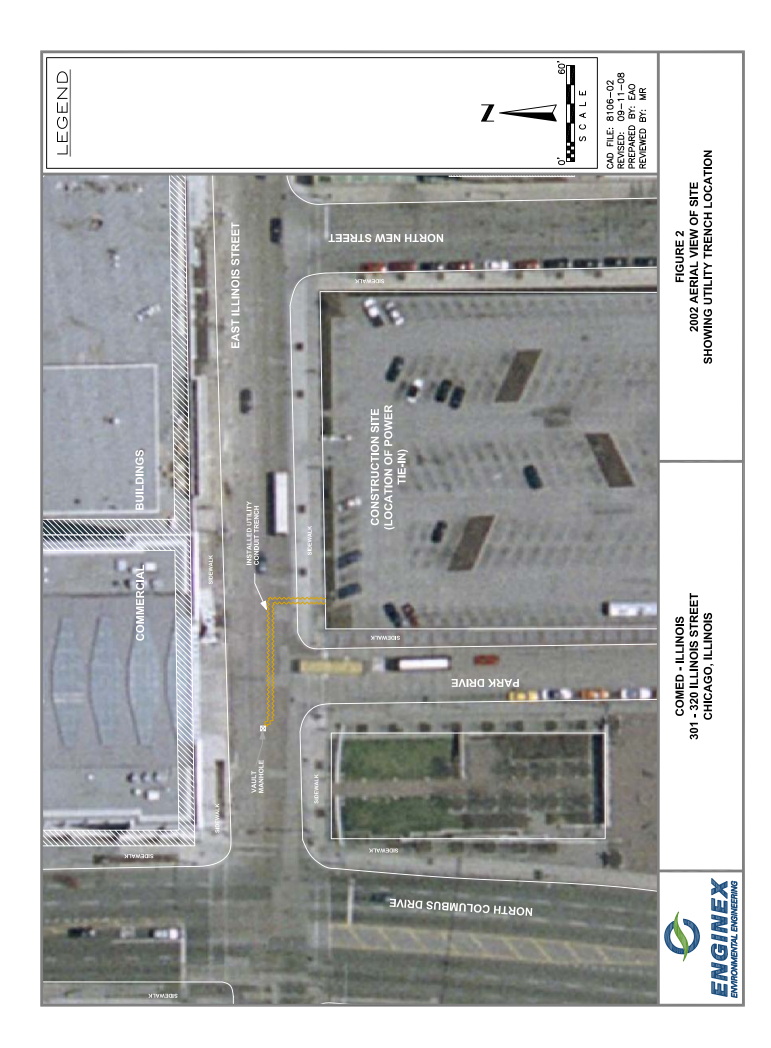
Worker exposure radiation levels were also measured during the trench excavation activities using both personal air samplers and dosimeter badges. Results from the worker exposure monitoring showed minimal radiation exposure over the duration of the trench excavation activities.

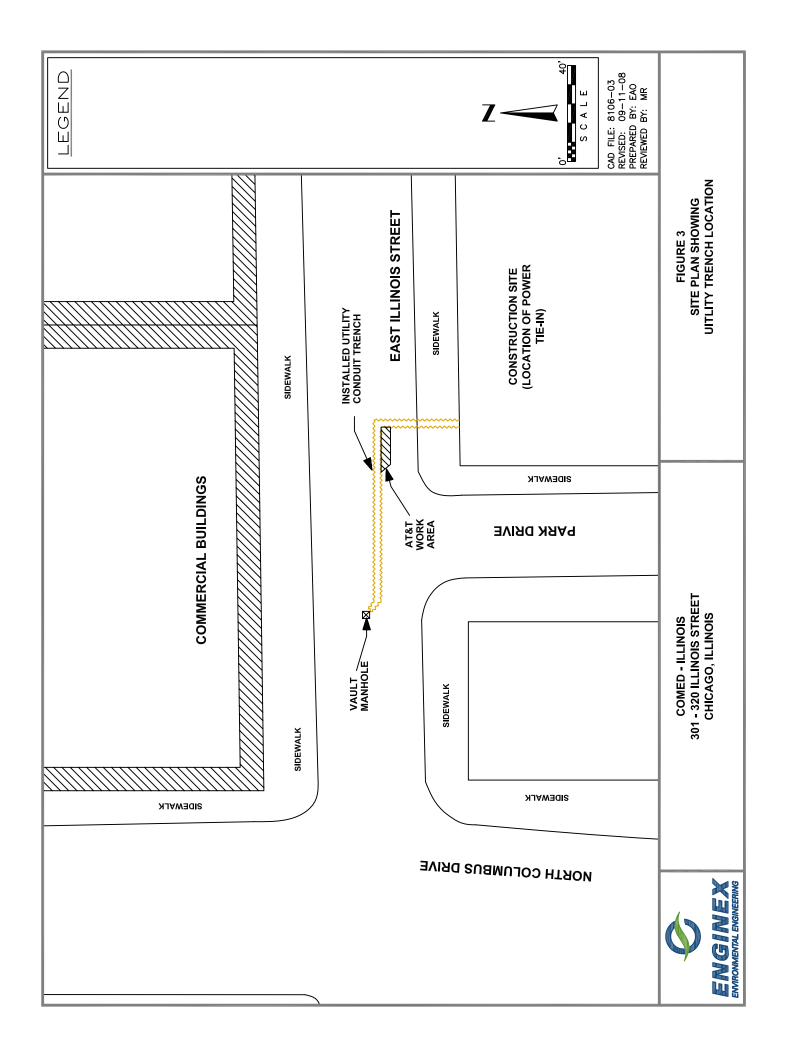




FIGURES











APPENDIX A CITY OF CHICAGO PERMITS



City of Chicago Richard M. Daley, Mayor

Department of Environment

Sadhu A. Johnston Commissioner

Twenty-fifth Floor
30 North LaSalle Street
Chicago, Illinois 60 602-2575
(312) 744-7606 (Voice)
(312) 744-6451 (FAX)
(312) 744-3586 (TTY)
http://www.cityofchicago.org

Permit No. 878865133

Date 3-15-08

Site Address 301-320 E. ILLINOIS

attenco, 1C

Work Location (Describe exact site location and attach map)

DANSAL SOBULTER

Nature of Work

INSTACL COMPUT

Expected Start Date



CITY OF CHICAGO DEPARTMENT OF ENVIRONMENT FORM NO. DOE.ROW.02

Notice is hereby given that the site you have requested a permit for is recorded with the City of Chicago Department of Environment as potentially having environmental contamination on the site and adjacent right-of way. This environmental contamination could present a threat to human health and safety in connection with work performed at the site, or in the adjacent right-of-way, if proper safeguards are not employed.

A file containing detailed information regarding the aforementioned environmental contamination is available for review at the Department of Environment at 30 N. LaSalle St., 25th Floor, Chicago, Illinois 60602 during normal business hours (8:30AM -4:30PM, Monday through Friday). Contact (312) 744-7606 for an appointment. This file must be reviewed and the remainder of this form completed before the permit can be issued if the ground is exposed or excavated. Please note that for some locations, additional health and safety procedures may be required by law.

Please complete the following:

For DOE Use Only

I have reviewed and understand the documents, maintained by the Department of Environment, regarding environmental contamination of the site and adjacent right-of-way. Further, I will ensure that all work at the subject site and adjacent right-of-way, and any monitoring required including but not limited to radiation monitoring, will be performed in a manner that is protective of human health and the environment and in compliance with all applicable local, state, and federal laws, rules, and regulations, especially those pertaining to worker safety and waste management. I will ensure that the results of any radiation monitoring and/or surveying conducted shall be provided to the Department of Environment and the United States Environmental Protection Agency within two (2) weeks of their completion. If any elevated levels of radioactive material are detected, I will immediately contact the United States Environmental Protection Agency at (800) 424-8802.

Applicant Name (print) Perte McCauley
Signature Date 8/19/08
Company ComEd
Company Address / Phone No. 227 W Monroe; 9th Floor/312/394-4470
Check if City Department Work Department Name
General / Prime Contractor Jim Torres
Include subcontractor information if applicable
Address 227 W Monroe; 9th Floor; Chicago, II. 60606
Phone No. 312/394-3260
Safety Officer / Phone No. Neena Hemmady / 630-576-6724
Radiation Contractor / Phone No. (if applicable) SET (Jan Bihan 847/537-922/
Department of Environment Approval / Date 10/100 UniSe 139/08
Please return this completed form to the City of Chicago Department of Transportation at 30 N. LaSalle St., Room 1101, Chicago, Illinois 60602 during normal business hours (8:30 AM -
4:30 PM, Monday through Friday).



CITY OF CHICAGO

Department of Transportation 121 North LaSalle Street, Room 905 Chicago, IL 60602



Telephone: 312-744-4652

Fax: 312-744-4627

Front Counter Fax: 312-744-6789

APPLICATION FOR AN OPENING IN THE PUBLIC RIGHT OF WAY PERMIT

	A1. m. 1. 1.	
Date Submitted: 08/14/08	City Permit Number:	мврпити-семпвверопения.
Applicant Information:		ComEd references:
Permit issued to: Commonwealth Edison Co. Address: 227 W. Monroe 9th Floor	FEIN: <u>36-6093860</u>	Permit Req: 00048354
City: Chicago State: L Zipcode: 60606 Tele Job Representative or Applicant: Jim Torres	ephone: <u>312-394-3260</u>	Permit Number: 00038242
Application for (please check all that apply	<i>():</i>	Work Order/Task: 06395412_02
		Design:
OPEN -POSTING OF "NO PARKING" SIGNS		[Dlan D-l-4-). 004
OPEN-STREET OPENING IN THE INTERSECTION	DEWALK - BARRIE LANG	Design Point(s): 001, 005, 005A, 005B
OPEN-STREET OPENING IN CURB, PARKWAY & S	IDEWALK, TAKE	
Permit Requested for the period of: 08/18 Address or Route: 301 - 320 E. ILLINOIS ST		Permit Owner: Long, James
Time of day (AM, PM, or AM/PM) the work will occur?:	AM & PM	
Is the work related manner with a large with all	的場合的可以可以可以可以可以可以可以可以可以可以可以可以可以可以可以可以可以可以可以	
OUC Number:	39073 EPP#	
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Is work inside Central Business District?	Y	` (0
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Depth (ft):	004	,
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What are the ID numbers of the meters to be removed?:	The Mark Board Control Board and Control Board Board and All Control Board Board and All Control Board	
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HIROSISS OU S. welling PETROLEN 930 PETROLEN 930 -3pm

W.O, # 06395412 -02 REL # 1154

Permit # 872865133

465 N. PARK

Received Date: Aug 15, 2008 10:33:13

COMMONWEALTH EDISON CO 227 WEST MONROE STREET-9TH FLOOR CHICAGO, IL 60606



City of Chicago Department of Transportation (312) 744-4652

JIM TORRES 312-394-3260

ACTIVITY HOURS

Permitted activity hours begin at 7:00 P.M. Permitted activity hours will end at 7:00 A.M. ANY WORK ON ARTERIAL STREETS MUST ADHERE TO ALL RUSH HOUR RESTRICTIONS. 301 - 309 E ILLINOIS ST Street Opening (Curb Lane & Traffic Lane)

Permitted activity hours begin at 9:30 A.M. Permitted activity hours will end at 3:30 P.M. ANY WORK ON ARTERIAL STREETS MUST ADHERE TO ALL RUSH HOUR RESTRICTIONS. 301 - 309 E ILLINOIS ST Street Opening (Intersection)

Permitted activity hours begin at 9:30 A.M. Permitted activity hours will end at 3:30 P.M. ANY WORK ON ARTERIAL STREETS MUST ADHERE TO ALL RUSH HOUR RESTRICTIONS. 301 - 309 E ILLINOIS ST Sidewalk & Parkway Opening(s)

DATES

Aug 18, 2008 through Sep 18, 2008

ACTIVITIES

Street Opening (Curb Lane & Traffic Lane):

Dig #: TBD

There will be 1 opening(s) in the public way for the purpose; CONDJUIT INSTALLATION.

126 Feet x 3 Feet

Excavation may commence on - NO SOONER.

COMMONWEALTH EDISON CO

Permit # 872865133

٠ [, ,

Counter

Page #:

5157398706

1.11



Street Opening (Curb Lane & Traffic Lane):

Dig #: TBD

301 - 309 E ILLINOIS ST

PERMIT REQ. 00048354

OUC # 39073

WORK TO BE PERFORM BY MEADE AND METRO MEX.

OK G.W ILLIAMS.

ENVIRONMENTAL SIGN OFF FROM RAHMAT BEGUM ON AUGUST 19TH, 2008

والمستعددة والمستعدد والمستعدد والمستعدد والمستعدد والمستعدد والمستعدد والمستعدد والمستعدد والمستعدد والمستعدد

310 - 320 E ILLINOIS ST

Street Opening (Intersection):

Dig #: TBD

There will be 1 opening(s) in the public way for the purpose: CONDUIT INSTALLATION.

126 Feet x 3 Feet

Excavation may commence on - NO SOONER.

301 - 320 E ILLINOIS ST

Sidewalk & Parkway Opening(s):

Dig#: TBD

There will be 1 for the purpose of CONDUIT INSTALLATION.

126 Feet x 3 Feet.

Excavation may commence on - NO SOONER.

301 - 337 E ILLINOIS ST

Restrictions:

- 1. A copy of the permit must remain on-site for inspector's review.
- Permit fees must be paid within 24 hours of the date of issuance. Failure to pay will result in the immediate cancellation of the permit. Monthly billing accounts are not applicable.

Marie S. San Communication

COMMONWEALTH EDISON CO

Permit # 872865133

Counter

Page #:

Restrictions:

- 3. Permitted Hours: 9:30 AM to 3:30 PM (days)
- 4. All directional boring must be pre-approved by the Office of Underground Coordination.
- 5. Contractor must secure plating over all openings in the roadway during non-working hours until such time when the road surface is restored.
- 6. Contractor must notify DIGGER at 312-744-7000 no less then 48 hours (exclusive of Saturdays, Sundays and Holidays) but no more then 14 calendar days in advance of the start of the excavation or demolition, unless the excavation date was provided with the application and remains unchanged. Prior to 26 calendar days the Contaractor must notify DIGGER to renewal the dig date!
- 7. Excavators requesting dig tickets are responsible for the protection of utility markings at the job site. Any markings of underground utilities utilizing utility colors, must be done by facility owners or authorized agents only.
- 8. It is the Excavator's responsibility to request refreshing of marks when needed, but no longer than 28 calendar days after the last requested date.
- 9. When applicable, all excavation areas are to be clearly marked in safety white paint prior to calling DIGGER. White paint is not required for joint meets or emergency work.
- Permittee must provide a sign which identifies the telephone number and company or person performing the work. Signage may be affixed to barricades.
- 11. Permanent base pavement restoration to follow within 5 days after the completion of underground work.
- 12. All payements are to be restored in accordance with CDOT Construction Standards.
- 13. Work to be performed as per plans and specifications.
- 14. Use of pneumatic equipment must not begin before 8:00 A.M. or continue after 8:00 P.M.
- 15. Maintain pedestrian traffic at all times.
- 16. Pavement opening to be backfilled to grade/or plated during off work hours.
- 17. Parkway excavation by hand, cut and replace sod wherever possible.
- 18. Permittee to provide all barricades, signs and/or flagmen as necessary.
- 19. Sidewalk payement broken by hand or with pneumatic hammer only.
- 20. No work in or use of the public right of way is to be done when a special event is taking place. It is up to the applicant to determine if an event is scheduled. To obtain a listing of programs or events within the City of Chicago please dial 311 when you are within the City boundaries.
- 21. It is the responsibility of the applicant to fund Traffic Control Aides if the City deems it necessary due to heavy congestion situations.
- 22. All traffic control will be the responsibility of the contractor and must comply with all MUTCD standards
- 23. Restore all lanes to normal operation during non-working hours.
- 24. Must use flagmen and/or arrow boards to maintain traffic operations through the work zone.
- 25. All street openings must be restored with concrete base to grade.
- Streets recently resurfaced must be restored to proper standards (resurface to nearest 1/4 pt, see CDOT Construction Standards for further details).
- 27. WARNING: THIS WORKSITE(S) CONTAINS NON-PETROLEUM MATERIAL. ANY

COMMONWEALTH EDISON CO

Permit # 872865133

Counter

Page #: 3

Restrictions:

QUESTIONS PERTAINING TO HANDLING OF MATERIALS, CONTACT THE DEPT. OF ENVIRONMENT AT 312-744-3152.

- 28. Maintain vehicular traffic at all times.
- 29. Work area to be backfilled to grade or plated when site is unattended.
- 30. Restoration to follow immediately upon completion of underground work. Weather permitting. (If excavating)

Affected CUAN Sites: 7, 15, 18, 21, 22, 24, 29, 31, 34, 36, 38, 53, 65, 141, 147

EFFECTIVE DATES OF PERMIT

Current: Aug 18, 2008 through Sep 18, 2008 (Input date: Aug 15, 2008 10:33:13 a.m.)

END OF PERMIT

COMMONWEALTH EDISON CO

Permit # 572865133

Counter

Page #:

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.



City of Chicago Richard M. Daley, Mayor

Department of Environment

Twenty-fifth Floor 30 North LeSalle Street Chicago, Illinois 60602-2575 (312) 744-7606 (Voice) (312) 744-6451 (FAX) (312) 744-3586 (TTY)

http://www.cityofchicago.org

Permit No. 874)99613

Date 8/28/8

Site Address 329 E III inois

Work Location (describe exact site location)

South Side of El Ilinois St bet. Park & NEW

Nature of Work

Emergency Rapair ot 3600pr cable hit by Meade out work for comed.

Radiation site



CITY OF CHICAGO DEPARTMENT OF ENVIRONMENT FORM NO. DOE.ROW.01

Notice is hereby given that the site you have requested information on is recorded with the City of Chicago Department of Environment as potentially having environmental contamination on the site and adjacent right-of way. This environmental contamination could present a threat to human health and safety in connection with work performed at the site, or in the adjacent right-of-way, if proper safeguards are not employed.

A file containing detailed information regarding the aforementioned environmental contamination is available for review at the Department of Environment at 30 N. LaSalle St., 25th Floor, Chicago, Illinois 60602 during normal business hours (8:30 AM - 4:30 PM, Monday through Friday). Contact Rhamat Begum at (312) 744-3152 for an appointment. This file must be reviewed and the remainder of this form completed before the permit can be issued. Please note that for some locations, additional health and safety procedures may be required by law.

Please complete the following:

I have reviewed and understand the documents, maintained by the Department of Environment, regarding environmental contamination of the site and adjacent right-of-way. Further, I will ensure that all work at the subject site and adjacent right-of-way, and any monitoring required including but not limited to radiation monitoring, will be performed in a manner that is protective of human health and the environment and in compliance with all applicable local, state, and federal laws, rules, and regulations, especially those pertaining to worker safety and waste management. I will ensure that the results of any radiation monitoring and/or surveying conducted shall be provided to the Department of Environment within two (2) weeks of their completion. If any elevated levels of radioactive material are detected, I will immediately contact the United States Environmental Protection Agency at (800) 424-8802.

cincy at (over) for any
Signature Tarricca / Cel
Name (print) PATRICIA NEE
Company ATT/SBC
Address 225 W Randelph GOGOS
Phone No. 312424 2198
Prime Contractor/Contact NASY
Address 840 S Kilbourn 60623
Phone 773 162 \800
Safety Officer/Phone SET ENVIVONMENTAL
Radiation Contractor/ Phone (if applicable) DOD BINUN (8478158920
Signed by Department of Environment
Signed by Department of Environment
Date Rahmer Unise Begun
C 1000 a

Please return this completed form to the City of Chicago Department of Transportation at 30 N. LaSalle St., Room 1101, Chicago, Illinois 60602 during normal business hours (8:30 AM - 4:30 PM, Monday through Friday).

Revised Mar. 13. 2002

Permit # 874199613

AMENDED

Received Date: Aug 28, 2008 8:58:44

SBC ILLINOIS

225 W RANDOLPH ST

FLOOR 11

CHICAGO, IL 60606

PATRICIA 312-424-2198



City of Chicago

Department of Transportation

ACTIVITY HOURS

Permitted activity hours begin at ** 24 HOURS **. Permitted activity hours will end at ANY WORK ON ARTERIAL STREETS MUST ADHERE TO ALL RUSH HOUR RESTRICTIONS. 310 - 320 E ILLINOIS ST Street Opening (Curb Lane & Traffic Lane)

DATES

Aug 28, 2008 through Aug 29, 2008

ACTIVITIES

Street Opening (Curb Lane & Traffic Lane):

Dig#: TBD

There will be 0 opening(s) in the public way for the purpose: EMERGENCY DIG TO RESTORE.

0 Feet x 0 Feet

Excavation may commence on - NO SOONER.

310 - 320 E ILLINOIS ST

** EMERGENCY **

HIT BY CONTRACTOR WORKING ON BUILDING AT ILLINOIS & NEW ST SERVICE AFFECTING: YES/ CUT 3600 PAIR CABLE - OUT OF SERVICE

WE WILL BE WORKING INSIDE BUILDING ENCLOSURE. SBC TO WORK AROUND THE CLOCK TO SPLICE CABLE TOGETHER

ILLINOIS ST. SHUT DOWN AT THAT POINT CONTRACTOR: SBC / NASH

SBC ILLINOIS

Permit # 874199613

Counter

Page #:

5157785549

Street Opening (Curb Lane & Traffic Lane):

Dig #: TBD

JOB NO# DB0827 / APPL NO# 2008-1991

OK TO RELEASE, PER RAHMAT BEGUM ON 8/28/08

24 HOURS OBSTRUCTION, ONE EASTBOUND TRAFFIC LANE

OK M SIMON

Restrictions:

- 1. A copy of the permit must remain on-site for inspector's review.
- Permit fees must be paid within 24 hours of the date of issuance. Failure to pay will result in the immediate cancellation of the permit. Monthly billing accounts are not applicable.
- 3. All directional boring must be pre-approved by the Office of Underground Coordination.
- Contractor must secure plating over all openings in the roadway during non-working hours until such time when the road surface is restored.
- 5. All traffic control will be the responsibility of the contractor and must comply with all MUTCD standards.
- Permitted Hours: ** 24 HOURS ** 6.
- Restore all lanes to normal operation during non-working hours.
- 8. Must use flagmen and/or arrow boards to maintain traffic operations through the work zone.
- Contractor must notify DIGGER at 312-744-7000 no less then 48 hours (exclusive of Saturdays, Sundays and Holidays) but no more then 14 calendar days in advance of the start of the excavation or demolition, unless the excavation date was provided with the application and remains unchanged. Prior to 26 calendar days the Contaractor must notify DIGGER to renewal the dig date!
- 10. It is the Excavator's responsibility to request refreshing of marks when needed, but no longer than 28 calendar days after the last requested date.
- 11. When applicable, all excavation areas are to be clearly marked in safety white paint prior to calling DIGGER. White paint is not required for joint meets or emergency work.
- 12. Excavators requesting dig tickets are responsible for the protection of utility markings at the job site. Any markings of underground utilities utilizing utility colors, must be done by facility owners or authorized agents only.
- 13. Use of pneumatic equipment must not begin before 8:00 A.M. or continue after 8:00 P.M.
- 14. Permittee must provide a sign which identifies the telephone number and company or person performing the work. Signage may be affixed to barricades.
- 15. Permanent base pavement restoration to follow within 5 days after the completion of underground work.
- All pavements are to be restored in accordance with CDOT Construction Standards.

SBC ILLINOIS

Permit # 874199613

Counter

Page #:

Restrictions:

- 17. All street openings must be restored with concrete base to grade.
- 18. Work to be performed as per plans and specifications.
- 19. Streets recently resurfaced must be restored to proper standards (resurface to nearest 1/4 pt, see CDOT Construction Standards for further details).
- 20. WARNING: THIS WORKSITE(S) CONTAINS RADIOACTIVE MATERIAL. ANY QUESTIONS PERTAINING TO HANDLING OF MATERIALS, CONTACT THE DEPT. OF ENVIRONMENT AT 312-744-3152.
- 21. No work in or use of the public right of way is to be done when a special event is taking place. It is up to the applicant to determine if an event is scheduled. To obtain a listing of programs or events within the City of Chicago please dial 311 when you are within the City boundaries.
- 22. It is the responsibility of the applicant to fund Traffic Control Aides if the City deems it necessary due to heavy congestion situations.

Affected CUAN Sites: 7, 15, 18, 21, 22, 24, 29, 31, 34, 36, 38, 53, 65, 141, 147

EFFECTIVE DATES OF PERMIT

Current: Aug 28, 2008 through Aug 29, 2008 (Input date: Aug 28, 2008 3:11:08 p.m.) Previous: Aug 28, 2008 through Sep 11, 2008 (Input date: Aug 28, 2008 8:58:44 a.m.)

END OF PERMIT

SBC ILLINOIS

Permit # 874199613

Counter

Page #: 3





APPENDIX B GENERAL PROCEDURES FOR THORIUM MONITORING



SET Environmental, Inc. 450 Sumac Road Wheeling, IL 60090



ComEd - 301 East Illinois Street, Chicago, IL **General Procedure for Thorium Monitoring**

PRIOR TO WORK COMMENCING

- > A permit will be obtained from City of Chicago Department of the Environment. -ComEd
- > The "General Procedure" will be forwarded to the USEPA for approval prior to commencing work. - Enginex
- > USEPA will be contacted 48 hours prior to performing a walkover survey so that they may be present. - Enginex
- > Permission will be obtained prior to beginning site work from the corresponding property owner(s) for which the electrical tie-in is being performed for the temporary storage of secured roll-off box(es) of thorium-contaminated soil that may be generated and require alternative disposal arrangements. - SET
- > Site work and initial site conditions will be documented. Enginex
 - Photographs of entire site before breaking ground will be taken.
 - For purposes of generating a site figure, an aerial photograph is not necessary. A map with measurements from a fixed feature (e.g., a curb) would suffice.
 - A walk-over survey will be conducted in the work location (site) and background gamma readings recorded. Background is considered to be 2.1 picoCuries per gram (pCi/g) as established for the Lindsay Light II sites.
- > Sanitary facilities will be provided. SET
 - Portable chemical toilets will be supplied.
 - Adequate washing areas will be provided.
- > SET will review USEPA HASP and General Procedure.
- > Enginex will review USEPA HASP and General Procedure.
- > Meade will review USEPA HASP and General Procedure.

WORK SCOPE

- > Health and safety meeting (e.g., tail-gate meeting) will be conducted before starting site work each day.
 - Potential exposure to thorium-impacted soil and what types of testing will be performed will be reviewed. - Enginex, page ii & 3, 6
 - Contents of the USEPA HASP will be discussed and general health and safety concerns covered (i.e. PPE, traffic, heavy equipment). - SET & Meade, pages 1-47
 - Clean/support, decontamination, and exclusion zones will be established if needed in the event the field screening readings are above the action level of 7.1 piC/q. - SET, page 4





- A first-aid station will be set up. SET, page 11
- The location of phone numbers and procedures for contacting ambulance services, fire dept, police and medical facilities will be identified. - SET, page 11
- The location of maps and routes to the closest medical facilities will be identified.
 SET, page 11
- The location of sanitary facilities will be identified. SET, page 34
- Personal and ambient air monitoring equipment will be administered for use. -Enginex, page 24

Document readings and samples:

- Personal Monitoring: Records of all radiation exposures incurred by field personnel will be maintained. - Enginex, page 10, 24-28
- Surface Soil Scan Procedure: The excavation shall be screened for radiation count rates using a Ludlum Model 2221 Scaler / Ratemeter with attached 2"x 2" Nal probe. The instrument shall be calibrated for thorium with an established count rate threshold that correlates to the USEPA action level of 7.1 piC/g. The trench shall be excavated in lifts not to exceed 18 inches in depth.
 - After each lift, the trench shall be surveyed for total radiation count rate and the maximum level recorded. Down to an excavation depth of 41/2 feet below ground surface (i.e., before OSHA regulations require use of trench shoring or benching), the trench can be entered to survey both the walls and floor. Beyond an excavation depth of 41/2 feet below ground surface, the trench floor shall be surveyed using the "Excavator Bucket Survey" procedure described below for each 18-inch lift upon removal from the trench. At this point, it will no longer be feasible to survey the trench walls, since they will be mostly covered by the shoring. A six-inch detector shield may be utilized if deemed necessary to obtain accurate survey results. Enginex
- Excavator Bucket Survey Procedure: After excavated soil is removed from the trench, the surface of the soil shall be surveyed for total radiation count rate within the excavator bucket before it is emptied. If the radiation count rates are at background levels at the soil surface in the excavator bucket, the soil spoils can be loaded directly into the clean soil roll-off box. If any count rates are noted above background levels but below the action level of 7.1 pCi/g, the bucket spoils shall be emptied on a known surface or plastic sheeting and resurveyed. If the follow-up survey shows no count rates greater than the action level of 7.1 pCi/g, the soil spoils can be then be loaded into the clean soil roll-off box. Enginex
- Thorium-Contaminated Soils Procedure: If any excavated soils are found during either surface scanning or bucket surveys with a count rate greater than the 7.1 pCi/g action level, then those soils shall be isolated, placed in supersacks, and stored in a locked roll-off box pending further sampling for laboratory analysis and disposal evaluation. The area of thorium-contaminated soils above the action level shall then be roped off and isolated as an exclusion zone. A sample of the material with the highest radiation count rate (whether excavated or in the trench) will be collected as a discrete sample and sent for laboratory analysis for confirmation purposes (if requested, this sample will also be provided to the USEPA). The trench location from which any material exceeding the action level is identified will be documented. Proper PPE, including Tyvek suits, rubber





boots, and latex gloves will be worn by any personnel entering an exclusion zone. Additionally, high volume air sampling will be implemented prior to moving or loading thorium-contaminated soil. All personnel and equipment leaving an exclusion zone shall be monitored for removable contamination. - Enginex

> Soil removal and sampling:

- Soil removed from the excavation shall be stored in covered roll-off boxes off-site pending results of laboratory analysis. Three 20-milliliter (ml) composite samples shall be collected from each roll-off box. Each composite sample shall consist of soil gathered from a minimum of four separate sampling locations. The composite soil sample shall be screened to remove solids greater than ¼-inch, homogenized, and placed into the sample vial. Soil samples shall be sent for laboratory analysis after each work day. The analytical results will be submitted to the USEPA in electronic format for review prior to final soil disposition. Enginex
- ComEd will adhere to the following soil disposal protocol unless the USEPA requests a variation to the protocol either prior to the beginning of the trench excavation or within one week of receipt of the analytical results for review (e.g., USEPA requests roll-off boxes be held pending receipt of confirmatory analytical results for samples sent to USEPA laboratory). If the laboratory analytical results show a result less than the 7.1 pCi/g action level for each of the three composite samples collected from the individual roll-off boxes, the corresponding roll-off boxes will be disposed of as clean fill. If the laboratory analytical results are at or above the action level of 7.1 pCi/g for at least one of the three composite samples collected from the individual roll-off boxes, the corresponding roll-off boxes will be held pending the results of further evaluation and feedback from the USEPA, which may include further sampling and testing of the roll-off box(es) in question or receipt of results from the USEPA confirmation soil samples. Alternative soil disposal methods or additional sampling, subject to USEPA approval, will be implemented for any soils with a concentration exceeding the 7.1 pCi/g action level. - Enginex
- ComEd must provide information on final material disposition locations for soil disposed of as clean fill. - SET
- The USEPA should contact Enginex to make arrangements for the analysis of confirmation soil samples before or immediately following the completion of site work. The USEPA should provide a written request or Email identifying the specific samples it has selected for confirmatory analysis and the laboratory to where they should be forwarded. - USEPA

Minimize potential public contact:

- Public access to excavated soil will be restricted using barricades, temporary fencing, and jersey barriers. - Meade & SET, page ii
- Excavated soil piles will be covered if needed to minimize fugitive dust. Meade
 SET, page ii
- Off-site tracking by vehicles and potentially contaminated boots or clothing by workers will be controlled. - Meade & SET, page ii
- > Photographs of area once work is completed will be taken. Enginex
- ➤ A final report that contains the results of the radiation monitoring and/or surveying will be completed. Enginex





- > The final written report will be submitted to the following agencies: (page ii). SET
 - USEPA
 - IL Department of Energy
 - Illinois Department of Nuclear Safety: Phone No. 217-785-0600
 - Chicago Department of the Environment: Phone No. 312-744-7672
 - IEMA (Illinois Emergency Management Agency): Phone No. 217-782-7860





APPENDIX C USEPA HASP



Before You Dig - Tips for Construction Activities in the Streeterville Area

Chicago, Illinois

February 2001

INTRODUCTION

The purpose of this update is to provide basic background information on the history of thorium within the Streeterville area and basic procedures when uncovering or intruding into subsurface soils within the potentially contaminated area.

BACKGROUND

In the 1990's, U.S. EPA became involved in Streeterville due to the discovery and excavation of approximately 40,000 tons of radioactive thorium-contaminated soils that were located during property development and utilities installation and maintenance. Additional subsurface thorium contamination has been found in other Streeterville locations. This contaminated material must be managed in accordance with State and Federal environmental requirements. U.S. EPA believes that radioactive material from the Lindsay Light and Chemical Company (Lindsay Light) was disposed of in the Streeterville area. but there is no complete information where it was disposed.

Our historical research indicate that beginning in about 1904 and continuing, perhaps, through the mid 1930's, Lindsay Light manufactured thorium mantles impregnated with thorium in the City of Chicago. The Lindsay Light operation originated at 22 West Hubbard and later moved to 161 East Grand and 316 East Illinois Street in Chicago, Illinois. Ore was processed at the

Illinois Street site and made into mantles at the East Grand site.

Details regarding Lindsay Light operations at 22 West Hubbard are very sketchy. From the early 1900s until the early 1920s, the 22 West Hubbard building was a five-story building occupied by Lindsay Light, however, it is not known which operations took place at this location. About 1932, Lindsay Light began moving to West Chicago, Illinois and closed its Streeterville operations by about 1936.

PROCEDURES

If subsurface thorium wastes are uncovered without proper environmental controls, workers and the public may be exposed to elevated radiation levels. Also, if not managed properly, the radioactive materials might be spread to other locations. If your work involves removing the asphalt, concrete or other materials covering subsurface soils or tunneling, digging or otherwise intruding into subsurface soils, the following radiation survey testing procedures must be followed. The results should be presented in a written report sent to U.S. EPA. This report should be detailed enough that someone not present would be able to follow the actions performed. Please call U.S. EPA 48 hours prior to performing a walkover survey so that we may observe. This report should be given to U.S. EPA prior to breaking ground in Streeterville.

Determine the site radiation level.

Hold a gamma-ray survey probe (sodium iodide detector) about 6 inches off the ground and walk the entire area along parallel lines about 3 - 4 feet apart. The site background level is determined by looking at the lowest count rate readings and looking for spots and regions of elevated radiation levels. If background readings appear to be elevated over expectations, U.S. EPA may ask for an off-site determination of background for the area.

Quantify exposure environment.

Take readings of 30 second counts, on contact with the ground, at intervals of 10 feet along parallel lines five feet apart to quantify the exposure environment (these include background levels). Next, take readings at selected spots where initial readings were over twice the background level.

Assess an anomaly.

If readings indicate anomalies, then subsurface gamma-ray count rate readings and soil samples will need to be collected. These samples will need to be analyzed for radionuclide identification and quantification.

However, radioactive waste may be created here and workers and equipment could get contaminated, so this phase should not be done without a U.S. EPA approved health and safety plan and a means of disposing of contaminated soil, protective clothing, etc.

FOR ADDITIONAL INFORMATION

If you have questions about these procedures, equipment specifications, or thorium contamination in Streeterville, please contact:

Verneta Simon

On-Scene Coordinator Superfund Division (SE-5J) (312) 886-3601 simon,verneta@epa.gov

Fred Micke

On-Scene Coordinator. Superfund Division (312) 886-5123 micke.fredrick@epa.gov

Larry Jensen

Senior Health Physicist Superfund Division (312) 886-5626 jensen.larry@epa.gov

24-hour response number (312) 353-2318

Lindsay Light site-related information is available at the following location:

Harold Washington Public Library 400 South State Chicago, Illinols

Monday: 9:00 a.m. to 7:00 p.m. Tues. and Thurs.: 11:00 a.m. to 7:00 p.m. Wed., Fri., and Sat.: 9:00 a.m. to 5:00 p.m.

WEB SITE

This and additional updates can be found at the following web site:

www.epa.gov.region5/sites/

Scroll down through the list to find the Lindsay Light II/RV3 North Columbus Drive site.

HEALTH AND SAFETY PLAN

Title: Health and Safety Plan

Revision Number: 0

Date:

, Replaces: New

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EMERGENCY PHONE NUMBERS

IN THE EVENT OF AN EMERGENCY DIAL 911

AMBULANCE SERVICE	911
FIRE DEPARTMENT	
EMERGENCY RESCUE SERVICE	<u>,</u> 911
POLICE DEPARTMENT	911
NATIONAL RESPONSE CENTER	1-800-424-8802
POISON CONTROL CENTER	1-800-732-2200
NEAREST HOSPITAL	
ILLINOIS DEPARTMENT OF NUCLEAR SAFETY (IDNS) EMERGENCY NUMBER	(217) 785-0600
PROJECT COORDINATOR	
ILLINOIS EMERGENCY MANAGEMENT	(217) 782-7860
USEPA REGION 5 - 24-HOUR EMERGENCY NUMBER	

EMERGENCY PLAN

In the event excavation within the potentially impacted area (site specific) is required on an emergency basis, the following shall be incorporated to the extent possible, and all personnel working in the potentially impacted areas shall be given the opportunity to read this section of the Health and Safety Plan (HASP). The remainder of the attached HASP will be implemented as conditions allow.

A. PROTECT WORKERS POTENTIALLY EXPOSED TO IMPACTED SOIL

- 1. Notify workers that levels of radiation above background levels may be present in excavated soil.
- Avoid ingesting soil.
 Avoid inhaling dust from contaminated areas.
 Minimize contact with the soil to the extent possible.
 Wear protective coveralls or disposable coveralls to facilitate cleanup of workers.
- 3. Screen excavation for gamma radiation (NaI detector).

B. AVOID SPREAD OF CONTAMINATION

- Limit erosion transport of excavated soil through use of hay bales, sand bags, temporary berm materials to minimize uncontrolled runoff.
- Cover any excavated soil piles until screened for potential contamination.
- 3. Screen soil prior to transport away from project site using NaI gamma detector.
- 4. Do not remove equipment which has been in contact with potential contamination until it has been checked and released.

C. MINIMIZE POTENTIAL PUBLIC CONTACT.

- 1. Limit access to excavated soil using barricades, temporary fencing, jersey barriers.
- 2. Cover excavated piles to minimize fugitive dust. Wet dusty excavations.
- 3. Control, to the extent possible, off-site tracking by vehicles, potentially contaminated boots or clothing by workers.

D. MONITOR CONTAMINATION

- To the extent practicable, provide gamma radiation screening of the exposed soils in the excavation (NaI detector).
- 2. When possible, provide high volume air samplers immediately adjacent to potential or known exposed contaminated soil, to monitor for fugitive emissions (dust, radon gas).
- 3. Survey ground surface/pavement surface around potential or known contamination locations for elevated gamma radiation (NaI detector).

E. DISPOSAL

Any excavated material should be disposed as required by law.

F. NOTIFY AUTHORITIES

Notify agencies identified on the enclosed emergency notification list.

USEPA		(US Environmental Protection Agency)
IDNS	217 - 785-0600 (Illinois Department of Nuclear Safety)
Chicago D.E. IEMA	312-744-7672	Chicago Department of the Environment)
IEMA	217-782-7860	Illinois Emergency Management Agency)

Notification should include, as a minimum, the following

Location of Excavation

- Potential Contact with Thorium Containing Soil (11 (e)(2) by-product material)
- Field surveys and sampling measured a maximum reading of _____ cpm (if readings have been taken) in soils remaining, although higher concentrations may be present.

The following support services should be secured:

- Gamma radiation survey equipment (micro-R meter, NaI detector) should be secured promptly for site screening.
- Health Physics contractors, personnel and monitoring equipment should be secured promptly to
 provide survey and monitoring services in accordance with the attached plan, and to survey
 equipment for release as uncontaminated.

1.0 SCOPE OF PLAN

The following Health and Safety Plan (HASP) will be utilized and modified as necessary in order to minimize and
prevent exposures to hazardous substances and conditions related to all excavation and restoration activities at
(Site). All personnel assigned to this project will be required to review thoroughly the contents of the
HASP and to strictly adhere to the policies and procedures listed herein. This HASP is for use only by the
their designated contractors and consultants, and approved Site visitors
USEPA, and other agencies, are not considered visitors and will be required to conform to their own Health and
Safety Plans.

This plan meets the requirements of OSHA 29 CFR 1910.120, Hazardous Waste Operations and Emergency Response, and applicable subparts of OSHA 29 CFR 1926, 1910 and 10 CFR. Visitors will be required to review the health and safety plan and read and sign the visitor information sheet (Figure 1.1).

FIGURE 1.1 VISITOR INFORMATION SHEET

VISITOR INFORMATION

NOTICE TO VISITOR: ALL VISITORS MUST BE ESCORTED AT ALL TIMES WHILE ON THIS SITE.



CAUTON. Radioactive materials may be present on this site. Radioactive materials

CAUTION

RADIATION AREA

CAUTION



CONTAMINATION AREA

CAUTION



AIRBORNE RADIOACTIVITY CONTROLLED AREAS: Do not enter areas with these signs unless you have an escort or health physics has given specific approval and you understand access limitations.







You must wear protective clothing in controlled areas. Health physics will provide you with instructions.





You must wear a personal radiation dosimeter if you enter an area which is controlled.







No smoking, eating, drinking or chewing in controlled areas. NO EXCEPTIONS.

Name	Date	
Name	 	

2.0 SAFETY MANAGEMENT

The following safety management structure will be utilized for the implementation, administration, and monitoring of the HASP.

2.1 HEALTH AND SAFETY COORDINATOR

The Health and Safety Coordinator (HSC) shall assume overall responsibility for the HASP. The HSC or designee shall monitor and maintain quality assurance of the HASP until project completion. Principal duties of the HSC include:

- Review project background data,
- Approve all HASP modifications,
- Administer and enforce the HASP,
- Evaluate the adequacy of personal protective equipment (PPE) to be used by Site personnel,
- Conduct required on-site training except tailgate safety meetings that will be conducted by the Field Team Leader,
- Brief visitors on work Site conditions, and
- Administer personnel and ambient air monitoring procedures.

The HSC or designee has the authority to stop work in the event conditions develop which pose an unreasonable risk to Site personnel or persons in the vicinity.

3.0 PERSONNEL RESPONSIBILITIES

The HSC or designee will administer and supervise the HASP at the work-site level. He will monitor all operations and will be the primary on-site contact for health and safety issues, and will have full authority to stop operations if conditions are judged to be hazardous to on-site personnel or the public.

The HSC will brief all Site personnel on the contents of the HASP, Personnel will be required to review the HASP, and have the opportunity to ask questions about the planned work or hazards. The Field Team Leader will conduct tailgate safety meetings to familiarize the Site personnel with Site conditions, boundaries, and physical hazards. Site personnel will conduct their assigned tasks in accordance with the HASP at all times.

If at any time Site personnel observe unsafe conditions, faulty equipment or other conditions which could jeopardize personnel health and safety, they are required to immediately report their observations to the HSC or Field Team Leader.

Work zones will be established at the Site. These zones include clean/support zones, decontamination zones, and exclusion zones. Known impacted areas where exclusion zones are to be established during the removal effort are shown on Figure 3.1. Although the clean/support zones are anticipated to remain fixed, other zones will move about the Site as excavation work progresses.

Figure 3.1 - Impacted Areas Where Exclusion Zones May Be Established

4.0 HAZARD ASSESSMENT

The following represents potential hazards associated with this project.

PRINCIPAL CONTAMINANTS (KNOWN OR SUSPECTED) 4.1

- Thorium
- Uranium
- Radium
- Radon

The contaminants are present in the soil at low concentrations. These primary routes of entry to the body will be considered:

ROUTE Inhalation

ENTRY MADE VIA: Airborne dust containing heavy metal radionuclides.

Ingestion

Airborne dust containing heavy metal radionuclides/contaminants.

Improper or poor personal hygiene practices.

Eye and Skin

Direct contact with contaminants.

Improper or poor personal hygiene practices.

Airborne dust containing heavy metal/radionuclide contaminant.

Cuts and abrasions.

Direct Exposure

Penetrating gamma radiation in air and soil.

3.

4.2 PHYSICAL HAZARDS

Before field activities begin, the HSC will conduct a Site reconnaissance to identify any real or potential hazards created from Site activities. Physical hazards inherent to construction activities and power-operated equipment may exist.

4.2.1 Heat Stress

Field activities in hot weather create a potential for heat stress. The warning symptoms of heat stress include fatigue; loss of strength; reduced accuracy, comprehension and retention; and reduced alertness and mental capacity. To prevent heat stress, personnel shall receive adequate water supplies and electrolyte replacement fluids, and maintain scheduled work/rest periods.

The Field Team Leader or designee shall continuously visually monitor personnel to note for signs of heat stress. In addition, field personnel will be instructed to observe for symptoms of heat stress and methods on how to control it. One or more of the following control measures can be used to help control heat stress.

- Provision of adequate liquids to replace lost body fluids. Employees must replace body fluids
 lost from sweating. Employees must be encouraged to drink more than the amount required to
 satisfy thirst, 12 to 16 ounces every half-hour is recommended. Thirst satisfaction is not an
 accurate indicator of adequate salt and fluid replacement. Replacement fluids can be commercial
 mixes such as Gatorade.
- Establishment of a work regimen that will provide adequate rest periods for cooling down. This
 may require additional shifts of workers.
- Breaks should be taken in a cool and shaded rest area (77 degrees is best).
- Employees shall remove impermeable protective garments during rest periods.
- Employees shall not be assigned other tasks during rest periods.
- All employees shall be informed of the importance of adequate rest, acclimation, and proper diet in the prevention of heat stress.

4.2.2 Cold Stress

If the field activities occur during a period when temperatures average below freezing, the following guidelines will be followed.

Persons working outdoors in temperatures of 40 degrees and below may suffer from cold exposure. During prolonged outdoor periods with inadequate clothing, effects of cold exposure may even occur at temperatures well above freezing. Cold exposure may cause severe injury by freezing exposed body surfaces (frostbite) or result in profound generalized cooling, possibly causing death. Areas of the body which have high surface area-to-volume ratios such as fingers, toes and ears are the most susceptible to frostbite.

Two factors influence the development of a cold injury: ambient temperature and the velocity of the wind. Wind chill is used to describe the chilling effect of moving air in combination with low temperature. For instance, 10° F with a wind of 15 miles per hour (mph) is equivalent in chilling effect to still air at -18°F.

As a general rule, the greatest incremental increase in wind chill occurs when a wind of 5 mph increases to 10 mph. Additionally, water conducts heat 240 times faster than air. Thus, the body cools suddenly when external chemical-protective equipment is removed if the clothing underneath is perspiration-soaked.

Local injury resulting from cold is included in the generic term "frostbite". There are several degrees of damage. Frostbite of the extremities can be categorized into:

- Frost rup or incipient frostbite: Characterized by sudden blanching or whitening of skin.
- <u>Superficial frostbite</u>: Skin has a waxy or white appearance and is firm to the touch, but tissue beneath is resilient.
- Deep frostbite: Tissues are cold, pale, and solid; extremely serious injury.

Prevention of frostbite is vital. Keep the extremities warm. Wear insulated clothing as part of one's protective gear aduring extremely cold conditions. Check for symptoms of frostbite at every break. The onset is painless and agradual - you might not know you have been injured until it is too late.

To administer first aid for frostbite, bring the victim indoors and rewarm the areas quickly in water 95° to 100°F. Give individual a warm drink - not coffee, tea, or alcohol. The victim should not smoke. Keep the frozen parts in warm water or covered with warm clothes for 30 minutes, even though the tissue will be very painful as it thaws; then elevate the injured area and protect it from injury. Do not allow blisters to be broken. Use sterile, soft, dry material to cover the injured areas. Keep victim warm and get immediate medical care.

4.2.3 <u>Electrical Hazards</u>

Overhead power lines, downed electrical wires, buried cables and improper use of electrical extension cords can pose a danger of shock or electrocution. All Site personnel should immediately report to the Field Team Leader any condition that could result in a potential electrical hazard.

The Field Team Leader will notify Site personnel during the safety meetings of the locations of known underground cables and utilities.

4.2.4 Noise Hazard

Operation of equipment may present a noise hazard to workers. Site personnel will utilize hearing protection when noise levels are determined to be in excess of 29 CFR 1910.95 requirements. Noise monitoring will be performed to determine noise levels.

4.2.5 Overt Chemical Exposure

Typical response procedures include:

SKIN CONTACT:

Use copious amounts of soap and water. Wash/rinse affected area thoroughly, then provide appropriate medical attention. Eye wash will be provided on-site at the work zone and support zone as appropriate. If affected, eyes should be continuously flushed for a minimum of 15 minutes.

INHALATION:

Move to fresh air and transport to hospital. Decontaminate as other actions permit.

INGESTION:

Transport to emergency medical facility. Decontaminate as permitted by other requirements.

PUNCTURE WOUND OR LACERATIONS:

Transport to emergency medical facility. Field Team Leader will provide Material Safety Data Sheets (MSDS) to medical personnel as requested. Decontaminate as permitted by other requirements.

4.2.6 Adverse Weather Conditions

In the event of adverse weather conditions, the Field Team Leader will determine if work can continue without endangering the health and safety of field workers. Some items to be considered before determining if work should continue are:

- Potential for heat stress and heat-related injuries.
- Potential for cold stress and cold-related injuries.
- Treacherous weather-related working conditions.
- Limited visibility.
- Potential for electrical storms or high winds.

4.3

All field project personnel shall receive a medical evaluation in accordance with 29 CFR 1910.120. Personnel who receive a medical evaluation will be notified by the medical contractor as to the outcome of their evaluation. This will be in the form of a confidential report addressed to the individual and will contain a breakdown of the clinical findings. In addition, it will indicate any areas of concern which would justify further medical consultation by the individual's personal physician. In the event that the areas of concern are of a severe nature, a follow-up notification will be made to the individual by the medical consultant to answer any questions the employee may have.

4.3.1 <u>Dosimetry/Personnel Monitoring</u>

All project personnel shall participate in a dosimetry program administered by the Project Health Physics Personnel. (The dosimetry program shall comply with 32 IAC 340¹, i.e. dosimeters shall be processed by a dosimetry processor accredited by the National Voluntary Laboratory Accreditation Program.) The Project Health Physics Personnel shall maintain records of all radiation exposures incurred by field personnel including all contractors. These records will be maintained in an up-to-date manner to comply with the requirements of 32 IAC 340.4010. The HSC shall review the results of personal exposure monitoring to determine compliance with exposure limit requirements.

4.3.2 Requirement for Dosimetry

Personal dosimetry is required for anyone who enters a radiologically controlled area in which he/she may receive in one calendar year a dose in excess of 10% of the limits in 32 IAC 340. Any person who works in a radiation area will be required to have a personal dosimeter. As a matter of policy, all individuals shall be required to use a dosimeter (either self-reading type, film badge or Thermoluminescence Detector (TLD)) whenever they enter the Exclusion Zone.

4.3.3 Bioassay

Bioassay is the determination of the types and amounts of radioactive materials, which are inside the body. By analyzing the rate of deposition, the rate of excretion, and any other available information regarding placement in the body, internal exposures from radioactive materials can be estimated.

Bioassays are not anticipated to be required for the excavation and removal activities proposed, based on levels documented as present. The determination of the need for bioassay will be based on dosimetry monitoring and review and recommendations from the Project Health Physics personnel.

4.3.4 Emergency Medical Treatment

Emergency first aid should be administered on-site as appropriate. The individual should be decontaminated if possible, depending on the severity of the injury, and transported to the nearest medical facility, if needed.

¹ The IDNS regulations are usually more restrictive than US Nuclear Regulatory Commission (NRC) regulations. However, if there is a conflict between IDNS and NRC regulations, the NRC regulations will be used to determine compliance.

Treatment of the injury is of primary concern and decontamination a secondary concern. Levels of radioactive contamination at the Site could be acutely hazardous if decontamination is not undertaken during an emergency situation. The Field Team Leader will complete the appropriate incident report, if warranted. See Section 4.4, Accident and Incident Reporting.

An emergency first-aid station will be established and will include a first-aid kit for onsite emergency first aid.

Provisions for emergency medical treatment shall be integrated with the following guidelines:

- At least one individual qualified to render first aid and Cardiopulmonary Resuscitation (CPR)
 will be assigned to each shift.
- Emergency first aid stations in the immediate work vicinity.
- Conspicuously posted phone numbers and procedures for contacting ambulance services, fire department, police, and medical facilities.
- Maps and directions to medical facilities.
- Conspicuously posted evacuation routes and gathering area locations shall be posted around the Site.

4.4 ACCIDENT AND INCIDENT REPORTING

All accidents, injuries, or incidents will be reported to the HSC. This accident/incident will be reported as soon as possible to the employee's supervisor. An Accident/Incident Form will be completed by the Field Team Leader, and a copy will be forwarded to the Project Manager. A copy of the form is shown as Figure 4.1.

FIGURE 4.1 (PAGE 1 OF 3)
ACCIDENT/EXPOSURE INVESTIGATION REPORT

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FIGURE 4.1 (PAGE 2 OF 3)
ACCIDENT/EXPOSURE INVESTIGATION REPORT

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CORRECTIVE ACTION		DATE STARTED)			
SAFETY COMMUNICATION NOTICE PREPARED	DATE					_
SAFETY DIRECTOR SIGNATURE						

FIGURE 4.1 (PAGE 3 OF 3)
ACCIDENT/EXPOSURE INVESTIGATION REPORT

Accident Description	
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5.0 TRAINING

All Site personnel shall be trained and certified in accordance with 29 CFR 1910.120.

5.1 PROJECT- AND SITE-SPECIFIC TRAINING

Prior to project start-up, all assigned personnel shall receive an initial project- and site-specific training session. This training shall include, but not be limited to, the following areas:

- Review of the Health and Safety Plan;
- Review of applicable radiological and physical hazards;
- PPE levels to be used by Site personnel;
- Site security control;
- Emergency response and evacuation procedures;
- Project communication;
- Required decontamination procedures;
- Prohibited on-site activities;
- Instructions to workers in accordance with 10 CFR 1912; and
- U.S. NRC Regulatory Guide 8.13 and Declared Pregnant Woman Policies (Females).

5.2 VISITOR ORIENTATION

All non-essential personnel and visitors who plan to enter the exclusion zone will be briefed on the HASP requirements and 10 CFR 1912 requirements prior to entry with a trained Site escort. In addition, female visitors will be instructed regarding U.S. NRC Regulatory Guide 8.13 and Declared Pregnant Woman Policies.

5.3 SAFETY TAILGATE MEETINGS

Before the start of the work week, on Monday morning, the Field Team Leader will assemble the Site personnel for a brief safety meeting. The purpose of these meetings will be to discuss project status, problem areas, conditions, safety concerns, PPE levels and to reiterate HASP requirements. The Field Team Leader will complete a Safety Meeting Report (Figure 5.1) to indicate the contents of the meeting and the attendees.

5.4 FIRST AID

At least one (1) individual, trained and qualified to administer first aid and CPR in accordance with American Red Cross requirements, will be present at the Site.

5.5 SAFE WORK PERMIT

Site workers in special work conditions such as confined space, hot work, trenching, or other physical hazards, must be skilled at such work and trained to recognize these as special work conditions. Confined space is defined by OSHA 1910.146. Section 13 of this HASP contains further information on the confined space program to be followed.

(A Safe Work Permit will be required to be completed and will be included as Figure 5.2. A Confined Space Entry Permit will be required to be completed and is included as Figure 13.1.)

a. V

SAFETY MEETING REPORT (PAGE 1 OF 2) (FIGURE 5.1)

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SAFETY MEETING REPORT (PAGE 2 OF 2)

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Insert Safe Work Permit Figure 5.2

Permit to be provided by Contractor

FIGURE 5.3 SITE SAFETY PLAN LOW CONTAMINATION OF FUEL, PNAs IN SOILS

SUMMARY INFORMATION	
DATE:	UPDATE:
PROJECT NAME:	PROJECT NO:
LOCATION:	
	``` <u> </u>
TYPE OF FACILITY; (active or inactive - describe procommunity)	revious use, previous agency action, soil type, topography, surrounding
PLAN PREPARED BY:	
SITE SAFETY OFFICER:	CPR/FIRST AID TRAINED STAFF:
REVIEWED BY:	DATE:
WORK SCOPE/CONSTRUCTION/INVESTIGATION Task 1 Task 2 Task 3	
UNUSUAL FEATURES/SITE SECURITY (include site maj	p):
UTILITIES: ☐Marked ☐ Scheduled Meet	Date Time
ANALYTICAL DATA (to be summarized below or attache	ed, if available)
CONFINED SPACE: Yes No (If yes, describe and add	iress permitting and entry procedures in an attachment.)
AIR MONITORING: Monitoring equipment: HNu meter with 10.2 eV lamp or_ Action level = 15 PID units in breathing zone for Level C u  0, meter,	pgrade. Stop work = 50 PID units in breathing zone.  Other
Other action levels:	

PERSONAL PROTECTION: Level of Special Requirements	f Protection: A B C D		
	(Mobile Phone or other phone location as		
Scheduled Safety Meetings Interval:	(daily, weekly, as needed)		
SPECIAL SITE EMERGENCY COM	MUNICATION PROCEDURES: (Evacua	ition signals, routes, spill containment)	
HEAT/COLD STRESS CONTROLS	:	•	•
SPECIAL PHYSICAL HAZARD COI	NTROLS: Barricades for work area, reflec	tive vests, other, etc.	
Police: Fire Department: Poison Control: HOSPITAL: Address:	CES and telephone numbers tion:		
2. Owner Contact: 3. Contractor Contact: 4. Subcontractor Contact: 5. Subcontractor Contact: 6.	nd phone number)		
PRE-ENTRY SAPETY BRIEFING I have received and read the the opportunity to ask questions. complicate the effects from exposu- current medical condition which me	Low Contamination I understand the information and instr te to toxic chemicals. If I am taking an ty increase my risks, I will advise my sup	Health and Safety Plan. I understand in ructions in the plan. I understand th y prescription or over the counter me pervisor or Site Safety Officer.	the plan and ha at medicine ca dicine or have
Signature	Responsibility	<u>Date</u>	·

# 6.0 COMMUNICATIONS

# 6.1 GENERAL COMMUNICATIONS

The Field Team Leader will have available at the Site the means for telephone communications, or an equivalent means of communication, for summoning emergency assistance from the fire/ambulance and police departments in the event they are required. The telephone will also act as a direct link to technical personnel for information pertaining to all phases of the project.

# 6.2 RADIO/TELEPHONES

Short-range walkie-talkies or cellular telephones will be made available to designated personnel working at the Site.

# 6.3 EMERGENCY WARNING

In the event of an emergency condition, the Field Team Leader will notify project personnel verbally if all are within immediate hearing and via a bullhorn if the Site area is large. The Field Team Leader will also notify visitors present within the area. Site personnel will immediately proceed to a pre-designated assembly area as designated by the Field Team Leader during the daily safety meeting. Personnel will remain in the designated area until further instructions are received by the Field Team Leader.

All communication equipment will be tested at the beginning of each day to verify operational integrity.

# 6.4 HAND SIGNALS

Hand signals will be used by field teams in conjunction with the buddy system. Hand signals shall be familiar to the entire field team before operations commence and should be reviewed during site-specific training.

SignalMeaningHand gripping throatOut of air; can't breatheGrip partner's wristLeave area immediately; no debateHands on top of headNeed assistanceThumbs upOK; I'm all right; I understandThumbs downNo; negative

# 6.5 SITE SECURITY

Only authorized personnel will be permitted on the Site in accordance with the requirements of the Site Security Plan (Appendix E to the Removal Action Work Plan) and this HASP. Visitors and other non-essential personnel may enter the work area only upon authorization by the Field Team Leader. This restricted access will ensure that the Field Team Leader can communicate with each person authorized to enter the work area.

# 7.0 PERSONNEL EXPOSURE AND AIR QUALITY MONITORING

# 7.1 AIR QUALITY (DUST)

Due to the nature of the principal contaminants associated with the project, dust suppression will be important as a means of minimizing exposure levels and off-site migration of contaminants. The Field Team Leader will routinely monitor the project area. The OSHA personal exposure limit (PEL) for nuisance dust is 15 mg/m3.

# 7.2 AIRBORNE RADIOACTIVITY MONITORING

Monitoring for airborne radioactivity exposure is as important as monitoring for external radiation exposure. Monitoring for airborne radioactivity exposure requires the following elements:

Air sampling for radioactive particulates,

Recordkeeping regarding personnel work locations and time in location, and

 Respiratory protective equipment records regarding devices used by workers in airborne radioactivity areas.

By closely monitoring these three elements, a continuous record of personnel exposure to airborne radioactivity is maintained.

Lapel samplers worn for personal air monitoring can be utilized for airborne radioactivity monitoring. Air filters shall be analyzed on a daily basis to determine potential contributions to dose from radionuclides. It is expected that naturally occurring radon and thorium daughters will interfere with analyses. Additional evaluation of samples shall be performed when determined necessary based upon elevated results. Such analyses shall be performed after allowing time for decay of some interfering radionuclides.

Downwind monitoring of the excavation areas for radioactive particulate activity also will be performed. High volume air samplers shall run continuously during operations and be evaluated on a daily basis for gross alpha activity. Comparisons will be made to 32 IAC 340 Appendix A to ensure that adequate radiological controls are in place for workers and the general public. As low as reasonably achievable (ALARA) concepts will be utilized when considering protective measures to ensure that internal exposures are minimized, while also considering the effects of such protective measures with respect to external exposures. Controls on the Site, such as wetting of soils and procedural changes, will be employed prior to the prescription of respiratory protective equipment.

Time decay of interfering nuclides generally refers to radon-222 decay and daughters but may also include thoron decay. The specific times for decay of samples is best addressed in procedures rather than in the health and safety plan. Air samples will be decayed a minimum of 5 hours to allow for counting without interference from radon-222 and its daughters. Thoron (Rn-220), if present in significant amounts, will require decay for up to 4 days to allow for decay of it is Pb-212 daughter (10.6 hour half life).

After filters have been collected and decayed overnight, there will be a morning count of the filter that will serve to identify high gross counts for the previous day. This will alert health and safety staff of a potential problem which they can investigate more promptly. The count, after 4 days decay, will serve to be the official measurement of Th-Alpha.

# 7.3 INTERNAL MONITORING

Internal monitoring to determine intakes of radioactive material will be performed as needed based upon the results of the air sampling program. Bioassay methods to be considered should include in-vivo, as well as invitro, assessments. Routine bioassay of workers is not anticipated based upon the low concentrations of radioactivity in soils to be excavated.

# 7.4 EXTERNAL RADIATION MONITORING

External radiation monitoring of workers will be performed using film badges or thermoluminescent dosimeters. Dosimetry will be provided and processed by a service holding National Voluntary Laboratory Accreditation Program (NVLAP) certification. Pocket dosimeters may also be utilized for visitors and other infrequent personnel requiring access to the Site.

# 7.5 RADIOLOGICAL SURVEYS

Radiological surveys will be performed to ensure that radiation levels and contamination levels are within regulatory limits for workers and the general public. Radiation surveys will consist of ambient gamma surveys using micro-R meter or Geiger detectors, as appropriate, and contamination surveys.

### 7.6 CONTAMINATION MONITORING

Samples shall be obtained periodically in work areas to ensure that radioactivity is present at acceptable levels and is prevented from leaving the Site. Decontamination of elevated areas will be performed to maintain contamination at levels that are ALARA.

Before leaving the exclusion zone, Site personnel shall be checked through use of a hand-held frisker to ensure that contamination is not present on skin or clothes. The Field Team Leader will be immediately informed regarding any contamination on individuals and will initiate appropriate decontamination techniques. Proper disposition of contaminated personal effects and clothing also will be the responsibility of the Field Team Leader.

# 7.7 ACTION LEVELS

# 7.7.1 Radiological Action Levels

Radiological action levels for on-site workers will be determined by smear/swipe measurements as well as airborne particulate monitoring for the presence of radioactivity. The Field Team Leader will perform radiological monitoring. The radioactive contamination on the Site is particulate and insoluble in water. Therefore, there will be no fixed contamination on the workers. Action levels as determined by radioactive monitoring can be found in Table 7.1.

To avoid the need for upgrade of personal protection equipment due to airborne contamination, engineering controls such as the use of water to minimize dust levels will be implemented as necessary during excavation and restoration activities.

### TABLE 7-1

### ACTION LEVELS AS DETERMINED BY RADIOACTIVITY

Personnel shall not be exposed to airborne radioactivity such that their weekly intake exceeds 12 Derived Air Concentration (DAC)-hours without prior approval of the Field Team Leader or designee. Note:

Level of protection may be increased to Level C (full-face air purifying respirator) when airborne monitoring indicates that contamination levels have reached 30% of the DAC. All assessments shall incorporate ALARA principles. Engineering controls shall be used prior to assignment of respiratory protective equipment.

Signs shall be posted, at entrances to areas where airborne radioactivity levels exceed, or have the potential to exceed, 25% of the DAC.

Radiation Type		Action Level	Level of Respiratory Protection/Action
a.	Contamination on smear samples	60 pCi/100 cm² gross alpha ()	Consider modified Level C (full-face APR) based upon ALARA evaluation.
b.	Airborne Radioactivity	30% DAC®	Consider Level C (full-face APR) based upon ALARA evaluation. Ensure proper posting. Consider internal monitoring
c.	Ambient Gamma (work ' areas)	5 mrem/hr	Consider procedures for shielding of soils. Ensure proper posting.
d.	Ambient Gamma (off-site areas)	2 mrem/hr ^(a)	Implement immediate controls to reduce dose equivalent rate.

- Notes
  (a) This is approximately 3 times the unrestricted release criteria in the NRC Regulatory Guide 1.86. If any dry-brushing or otherwise abrasive-type decontamination of the sampled equipment is required, the Action Level shown shall require modified Level C (full-face APR).
- (b) Potential Airborne Radioactivity Area as defined in 10 CFR 20. Workers with 1000 DAC-hours per year to date must wear modified Level C (full-face APR) until the end of the calendar year.
  (c) The ambient gamma dose equivalent rate action level of 5 mrem/hr stems, from the 10 CFR 20 radiation area definition. If the ambient gamma dose equivalent rate reaches 2 mrem/hr, one or more of the following actions will be implemented: The source may be shielded; the working distance from the source may be increased; or the worker's exposure time may be limited.
- The ambient gamma action level for off-site is based upon the 10 CFR 20 requirements to maintain dose equivalent rates in unrestricted areas such that they do not exceed 0.002 rem in any one hour.

### 8.0 PERSONAL PROTECTIVE EQUIPMENT

It is anticipated that most excavation activities in designated exclusion zones can be conducted in Level D personal protective equipment (PPE), with a contingency upgrade to Level C, based on the action levels listed in Section 7. Level C will be used when required by Special Work Permits, or when directed by the Field Team Leader.

Level D personal protective clothing and equipment for excavation activities includes:

- Coveralls
- Hard hat
- Chemical resistant, OSHA approved safety shoes/boots
- Cotton or leather gloves
- Safety glasses
- Dust mask (optional)

Level C protective clothing and equipment includes:

- Full-face air-purifying respirator (NIOSH/MSHA approved) fitted with radionuclides/HEPA cartridges and/or organic vapor cartridges, depending on which action levels are exceeded (see Section 7 of this HASP)
- Coveralls
- Tyvek coveralls required in areas when splashing by contaminated soils or water is a possibility
- Cotton or leather gloves
- Disposable latex inner gloves required in areas when splashing by contaminated soils or water is a
  possibility
- Nitrile outer gloves (taped) required in areas when splashing by contaminated soils or water is a
  possibility
- Chemical-resistant steel toe boots
- Hard hat

Action levels used to determine the need to upgrade or downgrade the levels of protection are described in Section 7.0 of this HASP.

### 9.0 CONTAMINATION REDUCTION PROCEDURES

### 9.1 EQUIPMENT

Portable equipment will be decontaminated with soap and water and rinsed with tap water. Heavy equipment will be steam-cleaned with water and, if necessary, a detergent solution. It is not anticipated that chemical cleaning will be necessary for decontamination.

### 9.2 PERSONNEL

If levels of radioactivity show that individuals can remove coveralls and other personal protective clothing and equipment before leaving the work-site and, thus complete decontamination, the individuals may leave the Site. If, however, levels of radioactivity show that individuals cannot achieve decontamination by the removal of coveralls and showering is required, they will be dressed in clean coveralls, boots and gloves and be transported to _______ Hospital to complete decontamination.

If substantial skin contamination occurs on an individual working with radioactive materials, the following specific procedures should be followed to prevent fixation of the material in the skin or absorption of the radioactivity through the skin.

Immediate Action: Notify the HSC or Field Team Leader, who will supervise the decontamination. If contamination is spotty, the HSC or Field Team Leader will supervise the cleaning of the individual spots with swabs, soap, or water. If the contamination is general, the HSC or Field Team Leader may recommend washing the area gently in warm or cool water (not hot) using hand soap (not detergent) for one minute. Rinse, dry, and monitor for radioactivity. This soap wash step may be repeated three times.

Evaluation: If the above procedure fails to remove all the skin contamination, the treatment should cease. An evaluation of the skin contamination should be performed by the HSC or Field Team Leader including an estimate of the dose commitment to the skin, and the quantity and identity of the nuclides contaminating the skin. If additional decontamination steps are necessary, they are performed and documented by the HSC. The guidelines for Personnel Decontamination in the Radiological Health Handbook, HEW 1970, beginning on page 194, can be used as applicable. CAUTION: Do not use chemicals for personnel decontamination until full evaluation of the contamination is made by the HSC or Field Team Leader.

### 9.3 CONTAMINATION PREVENTION

Work practices that minimize the spread of contamination will reduce worker exposure and help ensure valid sample results by precluding cross-contamination. Procedures for contamination avoidance include:

- knowing the limitations of all personal protective equipment being used avoiding walking through areas of obvious or known contamination
- refraining from handling or touching contaminated materials directly. Do not sit or lean on potentially contaminated surfaces
- ensuring personal protective equipment has no cuts or tears prior to doming

- · fastening all closures on suits, covering with tape if necessary
- · taking steps to protect against any skin injuries
- · staying upwind of airborne contaminants
- When working in contaminated areas, refraining from eating, chewing gum, smoking, or engaging in any activity from which contaminated materials may be ingested

### 9.4 DISPOSAL PROCEDURES

All discarded materials, waste materials, or other field equipment and supplies should be handled in such a way as to preclude the spread of contamination, creating a sanitary hazard, or causing litter to be left on-site. All potentially contaminated waste materials (e.g., clothing, gloves) shall be monitored and segregated in accordance with monitoring results into either radioactive or non-radioactive waste. Appropriate labels shall be affixed to all containers of radioactive materials.

### 10.0 GENERAL WORK PRECAUTIONS

### 10.1 GENERAL WORK PRECAUTIONS

The following general work precautions apply to all Site personnel.

- Eating, drinking, chewing gum or tobacco, smoking, or any practice that increases the
  probability of hand-to-mouth transfer and ingestion of material is prohibited in the work area.
- Hands and face must be thoroughly washed upon leaving the work area. Wash water will be provided at the Site for this purpose.
- Whenever levels of radioactivity warrant, the entire body should be thoroughly washed, as soon
  as possible, after the protective coveralls and other clothing are removed as part of the
  decontamination process.
- No facial hair that interferes with a satisfactory fit of the mask-to-face-seal is allowed on personnel required to wear respirators.
- Contact with contaminated or suspected contaminated surfaces should be avoided. Whenever
  possible, do not walk through puddles, leachate, discolored surfaces, kneel on ground, lean, sit,
  or place equipment on drums, containers, or the ground.
- Medicine, drugs and alcohol may interfere with or impair judgment and reaction times.
  Therefore, usage of prescribed drugs must be specifically approved by a qualified physician and
  made known to the Field Team Leader prior to an individuals' presence on the work-site.
  Alcoholic beverage intake is strictly prohibited at the Site and prior to work.
- All personnel must be familiar with standard operating procedures and any additional instructions and information contained in the HASP.
- All personnel must adhere to the requirements of the HASP.
- Contact lenses are not permitted when respiratory protection is required or where the possibility
  of a splash exists.
- Personnel must be cognizant of symptoms for radiological exposure onsite, for heat stress and cold stress, and knowledgeable regarding emergency measures contained in the Emergency
- Respirators shall be cleaned and disinfected after each day's use or more often, if necessary.
- Prior to donning, respirators shall be inspected for worn or deteriorated parts. Émergency respirators or self-contained devices will be inspected at least once a month and after each use.
- Each employee shall be familiar with the project's Respiratory Protection Program.

### 10.2 OPERATIONAL PRECAUTIONS

The following operational precautions must be observed at all times.

 All Site personnel shall be adequately trained and thoroughly briefed on anticipated hazards, equipment to be worn, safety practices to be followed, emergency procedures, and communications.

- All required respiratory protective devices and clothing shall be worn by all personnel going into areas designated for wearing protective equipment.
- All Site personnel shall use the buddy system when wearing respiratory protective equipment.
   At a minimum, a third person, suitably equipped as a safety backup, is required during extremely hazardous entries.
- During continual operations, on-site workers act as a safety backup to each other. Off-site
  personnel provide emergency assistance.
- Personnel should practice any unfamiliar operations prior to undertaking the actual procedure.
- Entrance and exit locations shall be designated and emergency escape routes delineated. Warning signals for Site evacuation must be established.
- Personnel and equipment in the contaminated, work area should be minimized, consistent with effective Site operations.
- Work areas for various operational activities shall be established.
- Procedures for leaving a contaminated area shall be planned and implemented prior to going on-site. Work areas and decontamination procedures shall be established based on expected Site conditions.
- Frequent and regular inspection of Site operations will be conducted to ensure compliance with the HASP. If any changes in operation occur; the HASP will be modified to reflect those changes.

### 11.0 SANITARY FACILITIES

### POTABLE WATER 11.1

An adequate supply of potable drinking water shall be maintained at all times immediately outside the Site. Drinking water shall meet all federal, state and local health requirements. Drinking water shall be supplied to project personnel via approved dispensing sources. Paper cups shall be permitted for the drinking of potable water supplies. Drinking water dispensers shall be clearly marked and shall, in no way, have the potential for contamination from non-potable supplies. Site personnel must be fully decontaminated prior to approaching the drinking water supply.

### 11.2 TOILET FACILITIES

Adequate toilet facilities shall be provided at the Site.

These facilities shall be in the form of portable chemical toilets.

Routine servicing and cleaning of the toilets should be established with the selected contractor and shall be in accordance with federal, state, and local health regulations.

Site, personnel must be fully decontaminated prior to approaching the toilet facilities.

### 11.3 WASHING AREAS

Adequate washing areas shall be provided for personal use within the work area. Washing areas shall be maintained in a sanitary condition and will be provided with adequate supplies of soap, towels for drying, and covered waste receptacles. Washing areas shall be maintained and sanitized daily. No eating, drinking or smoking shall be permitted in the work area. This policy will be strictly enforced by the Field Team Leader.

### 12.0 FIRE CONTROL EQUIPMENT

An adequate number of approved portable fire extinguishers (class rated A, B and C) shall be readily available at the Site at all times.

All Site personnel shall be trained in the use of the extinguishers. Extinguishers shall only be used on outbreak stage fires or fires of minor nature. The local fire department shall be contacted in the event of a larger fire.

### 13.0 CONFINED SPACE PROGRAM

### 13.1 PURPOSE

In the event that confined space work is a necessity, a Confined Space Program will be implemented. Training in the recognition of confined spaces is a component of the health and safety training program.

The purpose of the Confined Space Program is to establish procedures to protect personnel from this serious hazard in the course of their work; and at a minimum, to comply with 29 CFR OSHA 1910.146. This document assigns responsibilities and sets standards for personnel engaged in activities where confined spaces may be present.

### 13.2 RESPONSIBILITIES

### 13.2.1 Health and Safety Coordinator

The Health and Safety Coordinator administers the Confined Space Program. The Health and Safety Coordinator's responsibilities include:

- Review of the HASP for potential confined space hazards and design alternative approaches to accomplish the confined space tasks;
- Coordinating and managing the Confined Space Program in the event one is required;
- Establishing priorities for implementation of the program;
- Assisting with recognition and implementation of the Confined Space Program;
- Advising project management on confined space issues; and
- Communicating the Confined Space Program to personnel by training related to specific Site activities.

### 13.2.2 Project Manager

The Project Manager directs the application of the Confined Space Program to project work. The Project Manager is responsible for:

- Working with the Health and Safety Coordinator to prepare information describing activities that might be conducted in a confined space area;
- Assuring that all personnel engaged in project activities are familiar with the definition of a confined space;
- Assuring that personnel are familiar with the Confined Space Program, and that project activities are conducted in compliance with the Confined Space Program;
- Assuming the responsibilities of the Field Team Leader if another person is not assigned these responsibilities.

### 13.2.3 Field Team Leader

The Field Team Leader is responsible for the implementation of the Confined Space Program on-site during field activities. The Field Team Leader is responsible for:

- Overseeing implementation of the Confined Space Program during field operations; and
- Reporting confined space work activity, and any violations of the Confined Space Program, to the Project Manager and the Health and Safety Coordinator.

### 13.2.4 Personnel

### Personnel are responsible for:

- · Familiarizing themselves with the Confined Space Program and following it;
- Becoming familiar with the criteria for determining a confined space, and with the monitoring, permitting, and other requirements of the program; and
- Reporting immediately a confined space condition to the Field Team Leader.

### 13.3 DEFINITION OF A CONFINED SPACE

Confined space means a space that:

- 1. Is large enough and so configured that an employee can bodily enter and perform assigned work
- 2. Has limited or restricted means for entry or exit (such as pits, storage bins, hoppers, crawl spaces, and storm cellar areas)
- 3. Is not designed for continuous employee occupancy

Any workspace meeting all of these criteria is a confined space and the Confined Space Program must be followed.

### 13.4 CONFINED SPACE ENTRY PROCEDURES

### 13.4.1 Safety Work Permit Required

All spaces shall be considered permit-required confined spaces until the pre-entry procedures demonstrate otherwise. The Confined Space Entry Permit (Figure 13.1) for entry into a confined space must be completed before work begins; it verifies completion of the items necessary for confined space entry. The Permit will be kept at the Site for the duration of the confined space work. If there is an interruption of work, or the alarm conditions change, a new Permit must be obtained before work begins.

A permit is not required when the space can be maintained for safe entry by 100% fresh air mechanical ventilation. This must be documented and approved by the Health and Safety Coordinator. Mechanical ventilation systems, where applicable, shall be set at 100% fresh air.

The Field Team Leader must certify that all hazards have been eliminated on the Entry Permit. If conditions change, a new permit is required.

### 13.4.2 Pre-entry Testing for Potential Hazards

### a. Surveillance

Personnel first will survey the surrounding area to assure the absence of hazards such as contaminated water, soil, or sediment, barrels, tanks, or piping where vapors may drift into the confined space.

### b. Testing

No personnel will enter a confined space if any one, of these conditions exists during pre-entry testing. Determinations will be made for the following conditions:

- Presence of toxic gases or dusts: Equal to or more than 5 parts per million (ppm) on the organic vapor analyzer with an alarm, above background outside the confined space area; or other action levels for specific gases, vapors, or dusts as specified in the Health and Safety Plan and the Confined Space Permit based on knowledge of Site constituents;
- <u>Fresence of explosive/flammable gases</u>: Equal to or greater than 10% of the Lower Explosive Limit (LEL) as measured with a combustible gas indicator or similar instrument (with an alarm); and
- Oxygen Deficiency: A concentration of oxygen in the atmosphere equal to or less than 19.5% by volume as measured with an oxygen meter.

Pre-entry test results will be recorded and kept at the Site for the duration of the job by the Field Team Leader. Affected personnel can review the test results.

### c. Authorization

Only the Field Team Leader and the Health and Safety Coordinator can authorize any personnel to enter into a confined space. This is reflected on the Safe Work Permit for entry into a confined space. The Field Team Leader must assure that conditions in the confined space meet permit requirements before authorizing entry.,

### d. Safe Work Permit

A Safe Work Permit for confined space entry must be filled out by the Health and Safety Coordinator or Field Team Leader. A copy of the Safe Work Permit is included as Figure 5.2.

### e. Attendants

One worker will stand by outside the confined space ready to give assistance in the case of an emergency. Under no circumstances will the standby worker enter the confined space or leave the standby position. There shall be at least one other worker not in the confined space within sight or call of the standby worker.

### f. Observation and Communication

Communications between standby worker and entrant(s) shall be maintained at all times. Methods of communication that may be specified in the Safe Work Permit and the HASP may include voice, voice by powered radio, tapping or rapping codes, signaling tugs on rope, and standby worker's observations that activity appears normal.

### 13.4.3 Rescue Procedures

Acceptable rescue procedures include entry by a team of rescuers only if the appropriate self-contained breathing apparatus (SCBA) is available; or use of public emergency services.

The standby worker must be trained in first aid, CPR, and respirator use. A first aid kit should be on hand and ready for emergency use. The standby worker must be trained in rescue procedures. Retrieval of an unconscious victim in a confined space will only be conducted by trained rescue personnel. An emergency call to 911 will be initiated to assist the victim.

### .13.5 TRAINING

Personnel who will engage in field activities will be given annual training on the requirements and responsibilities in the Confined Space Program and on OSHA 1910.146. Only trained personnel can work in confined spaces. Workers should be experienced in the tasks to be performed, instructed in proper use of respirators, lifelines and other equipment, and practice emergency procedures and self-rescue.

Before each Site activity, the determination of confined space work will be part of the Site characterization process. Training in the site-specific confined space activities will be part of the site-specific health and safety training:

### 13.6 SAFE WORK PRACTICES

- Warning signs should be posted. These include warnings for entry permits, respirator use, prohibition of hot work and emergency procedures and phone numbers.
- Cylinders containing oxygen, acetylene or other fuel such as gasoline must be removed a safe distance from the confined space work area.
- Purging and ventilating is done before work begins to remove hazardous vapors from the space. The space should be monitored to ensure that the gas used to purge the space (e.g. tank) has also been removed. Local exhaust should be used where general exhaust is not practical.
- The buddy system is used at all times. A standby person always must be posted within sight of, or in communication with, the person inside the confined space. The standby should not enter the confined space, but instead will call for help in an emergency and not leave the post. Communication should be maintained at all times with workers inside the confined space.
- Emergency planning in the HASP and a Safe Work Permit must be approved in advance and the proper rescue equipment must be immediately available.

## CONFINED SPACE ENTRY PERMIT (FIGURE 13.1) (Pre-Entry/Entry Check List)

Date and Time Issued:		(Fre-Entry/Entry Check List)  Date and T	neck List) Date and Time Expires:
Location and Description of Confined Space:  Purpose of Entry:		Job	Job Supervisor:
PRE-ENTRY CHECKLIST  1. Atmospheric Checks: Time Oxogen		, % (Record first)	ENTRY CHECKLIST (MUST BE COMPLETED IF THERE ARE):  Uncontrolled atmospheric hazards  Engulfment hazards  Odd internal configuration that could course entranment or asohoviation
Explosive Toxic		% L.E.L. PPM H ₂ S	Other recognized safety or health hazards
2. Source isolation (No Entry): Pumps or lines blinded	ı	<b>2</b> 00	PERMIT REQUIRED CONFINED SPACE  1. Entry, standby, and back up persons:    Supersofully completed recovered   Supersofully completed recovered recovere
Lockout-De-Energized 3. Ventilation Modification: Mechanical Grounded)	]□ ¾□ ]□ ∐	)O <u>2</u> C	training:
Natural Ventilation only 4. Atmospheric check after isolation and ventilation:			Direct reading gas monitor - tested (calibrated) - wom on entrant
Oxygen Explosive Toxic	% % % %L.E.L.* PPM	> 19.5 <23.5 < 10% < 10PPM H ₂ S	Satety harnesses and litelines for entry and standby persons Hoisting equipment
Time Instrument Name, I.D.#, & Calibration date:			Communication Procedures Respiratory Protection (SCBA)
	N/A Yes	% 🗆	Rescue Equipment Signs Posted/Area Secured Protective Clothing
o. Other nazards:  Must complete Entry Checklist, on right, if there are other hazards. If conditions are in	er hazards. If conditions are	n	, .
compliance with the above requirements and forced air ventilation alone controls all the hazards in the space and there is no reason to believe conditions may change adversely, then	rentilation alone controls all the additions may change adversely, it this parents. It conditions are	the ity, then	3. Rescue Procedure and Emergency Ambulance # I ocal Homina #
energy may receed. Computer and post una checking who may potating a conclusions are not compliance with the above requirements or there is reason to believe that conditions may change adversely, proceed to the right-hand side Entry Checkist portion of this permit and acquire attendants, additional equipment, and emergency numbers	on to believe that conditions Theckist portion of this perm y numbers	may nit and	Fire Assistant Transplant Transpl
Should alarms sound or any indication of ill effects becomes evident entrant must evacuate the area. VOID IF ENTRY NOT STARTED WITHIN 30 MIN. OF TESTING We have reviewed the work authorized by this permit and the information contained here-in. Written instructions scuarces are marked in the "No" column. This permit is not valid unless all appropriate items are completed.	comes evident entrant must estTNG nd the information contained not valid unless all appropria	vacuate the area. VOID IF here-in. Written instructions are tems are completed.	Should alarms sound or any indication of ill effects becomes evident entrant must evacuate the area. VOID IF Pespirator for entrant (10 min). Should alarms sound or any indication of ill effects becomes evident to the entrant must evacuate the area. Written instructions and safety procedures have been received and are understood. Entry cannot be approved if any sounares are marked in the "No" column. This permit is not valid unless all appropriate items are completed.
Supervisor Authorizing entry All above conditions satisfied (printed names and signatures of confined space operations personnel)	ures of confined space opera	tions personnel)	
signature This permit to be kept at job site. Return job site copy to Safety O Remarks (comment on any problems encountered)	signature o Safety Office following job completion. 	5 completion.	signature
*L.B.L Lower Explosion Limit	N/A'= Noi	N/A'= Not Applicable	

### 14.0 ELECTRICAL LOCKOUT/TAGOUT

The Field Team Leader must approve all work in areas requiring lockout/tagout procedures. Specific procedures and permitting requirements will be specified in the HASP, or in a revised HASP based on the need for a worker to work around electrical equipment.

All systems must be locked out and tagged before the work begins. This includes pipes, air lines, electrical equipment and mechanical devices. The equipment must be start tested and approved for use by a worker by the Health and Safety Coordinator or the Field Team Leader by start-testing to make sure the locked-out equipment does not operate.





### APPENDIX D SITE PHOTOGRAPHIC LOG





**Photo 1:** Taken east to west. Shows planned trench run along Illinois Street prior to the beginning of excavation.



**Photo 2:** Taken east to west. Conduit tie-in location at property line across sidewalk prior to beginning excavation. Site currently undergoing construction.





**Photo 3:** Taken south to north. Manhole starting point for trench on Illinois Street at beginning of excavation.



**Photo 4:** Taken south to north. Beginning of trench excavation using backhoe. Shows narrow width of trench.





**Photo 5:** Taken south to north. Screening of trench soils for radiation from the surface during excavation.



**Photo 6:** Taken south to north. Filtering of large diameter materials from composite soil samples using sieve screen.





**Photo 7:** Taken south to north. Composite soil sample being collected from full roll-off box for radiation analysis in 20-ml vial after homogenization.



**Photo 8:** Taken south to north. Removal of out-of-service natural gas main encountered during excavation after cutting into sections.





**Photo 9:** Taken west to east. Completed section of trench running north and south across the sidewalk to the tie-in location.



**Photo 10:** Taken south to north. Installation of conduit pipes in north to south trench section at the completion of excavation and radiation monitoring.





### APPENDIX E SAHCI THORIUM MONITORING REPORTS



### Stan A. Huber Consultants, Inc.

Health Physics and Radiation Safety Services

200 North Cedar Road - New Lenox, Illinois 60451-1751 - (800) 383-0468 or (815) 485-6161 - FAX (815) 485-4433 - Email sahci@sahci.com - Home Page www.sahci.com

September 3, 2008

Meredith Cywinski General Manager Enginex Environmental Engineering 28734 North Irma Lee Circle Lake Forest, Illinois 60045

RE: 301-320 E. Illinois Street – ComEd Thorium Monitoring

Dear Ms. Cywinski:

Stan A. Huber Consultants, Inc (SAHCI) was hired by your firm to provide radiation monitoring during excavation of a ComEd utility trench at 301-320 E. Illinois Street in Chicago, Illinois. The monitoring was performed on August 25, 2008 through August 29, 2008. All activities were conducted under the guidance of document 301 E. Illinois Street General Procedure for Thorium Monitoring.

### Radiation Safety Training

On August 25, 2008 Glenn Huber performed a radiation safety training session for the contractors working on the project. The training was approximately fifteen minutes in duration. A second training session was provided to AT&T contractors who performed work at the site on August 27, 2008. The training outline and attendance sheets can be found in Attachment 1.

### Instrumentation

Surface gamma scans were performed by Glenn Huber using a Ludlum Model 2221 Scaler / Ratemeter with attached 2"x2" Nal probe. The instrument was calibrated on October 23, 2007. The USEPA action level of 7.1 picocuries per gram (pCi/g) total thorium for this instrument is 18,741 counts per minute (cpm).

Background was determined for this site by selecting 5 random locations on Illinois Street and collecting one-minute integrated counts at each location. The following count rates were collected:

Location 1	4283 cpm - on street asph	alt
Location 2	4051 cpm - on street asph	alt
Location 3	4167 cpm - on street asph	alt
Location 4	4420 cpm - on street asph	alt
Location 5	5612 cpm - on sidewalk	
•	4505	

4507 cpm = average background count rate

### Soil Gamma Scans

Gamma surface scans were performed using the Ludlum Model 2221 Scaler / Ratemeter described above. Data was collected by entering the excavation after each 18 inch lift and recording the highest count rate for the floors and walls. The maximum excavation depth was four feet.

The maximum gamma count rate for each section and lift was recorded on the Radiation Survey Form found in Attachment 2. Although count rates were identified above background levels, this can be attributed to the poor survey geometry of the narrow trench. When count rates were found in the trench above twice background levels, additional surveys were taken of the soil in the excavator bucket to ensure that they were below the threshold limit. All surveys performed using the bucket method were at background levels.

The count rates in the excavation ranged from 4200 cpm to 14,900 cpm. No count rates were found at any time that exceeded the threshold limit of 18,741 cpm.

### AT&T Repair

On August 27, 2008 an AT&T conduit was damaged during excavation of the ComEd trench. The original ComEd trench needed to be widened so that repairs could be made by the AT&T contractor. A section measuring 4 feet x 19 feet was excavated to a depth of 4 feet. Monitoring was performed throughout the excavation process using the same procedures as the ComEd portion. This additional excavation is noted on the Radiation Survey Form found in Attachment 2.

### Soil Sample Analysis

All soils were placed directly into roll-off containers after excavation. 3 composite soil samples were obtained from each roll-off container. The samples were analyzed using a Canberra Genie 2000 Nal Gamma Spectroscopy system with NUTRANL software.

A total of 21 soil samples were obtained from the 7 roll off boxes filled during the project. 2 of the 7 roll off boxes were filled as part of the AT&T repair portion of the project. Analysis results and copies of the Chain of Custody forms of the soil samples collected can be found in Attachment 3. All samples contained activities less than the action level of 7.1 pCi/gram total Radium.

### Air Monitoring

Personnel air monitoring was performed by collecting air samples with Gilian Model BDX II Low Volume Personal Air Samplers. Two samples were collected each day that excavation took place. The air samplers were assigned to the two workers that were most likely to be exposed to airborne particulates.

Each sample was analyzed the day after collection for gross alpha concentrations and again after 4 days if background was exceeded. The "day after" count serves as a comparison to identify high gross counts from the previous day. It is expected that naturally occurring radon and thorium daughters will interfere with analysis, so the sample must be reanalyzed in four days. Thoron (Rn-220), if present in significant amounts, will require up to four days to allow for the decay of its Pb-212 daughter (10.6 hour half life). The count, after four days decay, serves as the official measurement of thorium-alpha.

The most restrictive air concentration of all of the radionuclides that could potentially be encountered during excavation is for Th-232, with the following limits:

Th-232 Class W DAC=5x10⁻¹³μCi/ml Air Effluent=4x10⁻¹⁵μCi/ml

Air sample analysis data is summarized in Attachment 4. One additional air sampler was utilized during the AT&T repair portion of the project and is included in the data.

### Personal Dosimetry

Each worker that would be entering the excavation was assigned a Landauer OSL (Optically Stimulated Luminescence) dosimeter prior to the start of the project. A total of 4 dosimeters were issued. An additional dosimeter was issued to a laborer on the AT&T repair portion of the project. The exposure report will be submitted as soon as it is received.

Thank you for your assistance with this project. If you have any questions or need additional information please call me at (815) 485-6161.

Sincerely, Stan A. Huber Consultants, Inc.

Glenn Huber, CHP President

### Attachment 1

### **Training Documentation**

301-320 E. Illinois Street - ComEd Excavation

### Radiation Safety Training – 301-320 E. Illinois St ComEd.

- 1. Basic Radiation Physics
  - a. What is ionizing radiation?
  - b. Types of radiation
    - i. Alpha
    - ii. Beta
    - iii. Gamma
    - iv. Neutron
    - v. X-rays
- 2. ALARA
  - a. Time
  - b. Distance
  - c. Shielding
- 3. Exposure vs. Contamination
- 4. Radiation Units and Quantities
  - a. Radioactivity
  - b. Exposure
- 5. Sources of Radiation
  - a. Man-made
  - b. Background
- 6. Radiation Biology / Health Effects
  - a. Whole body vs. Localized
  - b. External vs. Internal
  - c. Acute vs. Chronic
  - d. Internal Pathways
- 7. Personnel Monitoring
  - a. Instrumentation
  - b. Frisking
  - c. Dose Limits
- 8. Air and Soil Monitoring
  - a. Lift and Bucket Survey Procedure
  - b. Personal Air Monitors
- 9. Working Safely Around Contaminated Soil

### <u>Radiation Safety Training Verification Form</u> <u>301-320 E. Illinois St. – ComEd Utility Excavation</u>

**Topic:** Radiation Safety

Instructor: Glenn Huber

**Date:** 8/25/08

Print Name	Company	Badge # Issued	Signature
VITANGELO L'ABBATE	MEADE	00219	Whough 1'allote
Artura Martinez	MEADE	00 230	prino 412
KEVILI REGNIER	MEADE	00 231	Kenn A. Reesme
Annia ADACKA	11	NIA	and Sala
MAT TAYLOR	MEADE	00237	12X3.V
Mark Rothas	Finginex SET	NIA	Monte Rothus
TERANCE MOORE	ser	NIA	

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	Topic: Radiot	ion Sofery Tr	sing - 301-320	F. 21/1705 57
	Dite: 8/27			
	Presented by: Sles			
	None (Pari)	Company	Signethre	<u>.                                    </u>
	DEPH KERR		J. Kur	
	JessieEvan	SNASH	Jossi E	in
	JACOBO LOPEZU	NASH	Jacque Ja	13 h
	Ken Chavens	1	1- Trues	
	JOSE CHANEZ	NASh.	for the	
	KICH LOCH	ACHT /	Pully	
	WILLIAM HORNER	A787	Willer Ho	
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### Attachment 2

Radiation Survey Form Surface Gamma Scans

301-320 E. Illinois Street - ComEd Excavation

Page	/	of	2
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### Radiation Survey Form

301-320 E. Illinois Street - Enginex / ComEd Excavation Location/ Project ID:

Date: 8/25/08-8/29/08

Technician: Slenn Huser

Inst Model: < d/L 2001

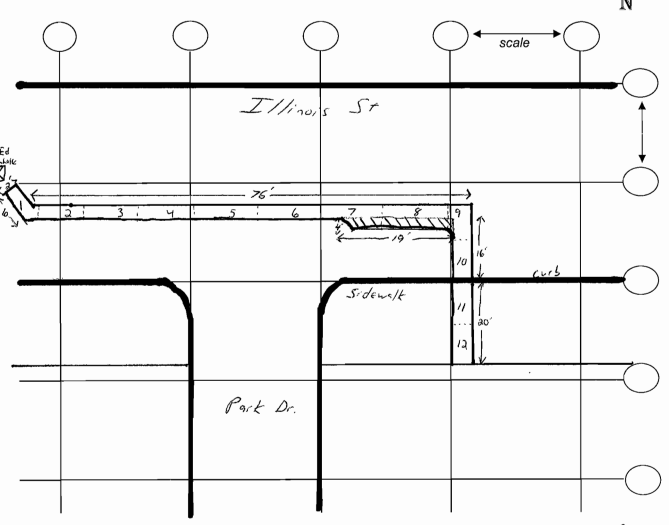
Serial No. : <u>/34542</u>

Probe Type: 1"x1" Nal 1 2"x2" Nal Shielded \( \) Not Shielded Lift Elevation: Surface > -4 Feet

Background 4507 cpm

Action Level: <u>/8, >4/</u>cpm

Write grid designations in circles. Record highest counts for grid in cpm. Record 30 second counts at grid intersections (if required). Shade areas of elevated counts and record max cpm.



ATAT Portion Data included in Sections 7+8

### 301-320 E. Illinois St. - Enginex ComEd Excavation 8/25/08 - 8/29/08

	Counts per
Area 1	minute (CPM)
Surface	4400
-1.5'	7800
-3.0'	12400
-4.0'	12700
max wall cts	12700

	Counts per
Area 2	minute (CPM)
Surface	4200
-1.5'	7300
-3.0'	11700
-4.0'	10800
max wall cts	11600

	Counts per
Area 3	minute (CPM)
Surface	4600
-1.5'	8800
-3.0'	13700
-4.0'	11900
max wall cts	13500

	Counts per
Area 4	minute (CPM)
Surface	4700
-1.5'	8600
-3.0'	14200
-4.0'	11700
max wall cts	13800

	Counts per
Area 5	minute (CPM)
Surface	4400
-1.5'	9000
-3.0'	14100
-4.0'	12200
max wall cts	13000

	Counts per
Area 6	minute (CPM)
Surface	4200
-1.5'	8500
-3.0'	13600
-4.0'	13000
max wall cts	13600

	Counts per
Area 7	minute (CPM)
Surface	4800
-1.5'	9200
-3.0'	14900
-4.0'	12800
max wall cts	13700

	Counts per
Area 8	minute (CPM)
Surface	4300
-1.5'	8100
-3.0'	13000
-4.0'	13200
max wall cts	13200

	Counts per
Area 9	minute (CPM)
Surface	5100
-1.5'	7200
-3.0'	9300
-4.0'	9800
max wall cts	9500

	Counts per
Area 10	minute (CPM)
Surface	4900
-1.5'	7800
-3.0'	9700
-4.0'	10300
max wall cts	10000

	Counts per
Area 11	minute (CPM)
Surface	5300
-1.5'	7100
-3.0'	8600
-4.0'	8600
max wall cts	8200

	Counts per
Area 12	minute (CPM)
Surface	5900
-1.5'	8900
-3.0'	14800
-4.0'	14600
max wall cts	14800

### Attachment 3

### Soil Sample Analysis

301-320 E. Illinois Street - ComEd Excavation

# Nutranl Gamma Spec Report - 301-320 E. Illinois Street

Stan A. Huber Consultants, Inc. 200 North Cedar Road New Lenox, IL 60451 (800) 383-0468

## Composite Soil Samples Collected on 8/26/08

Sample	Sample Analysis	Sample	Description	Weight	U-238	U-238	Th-232	Th-232 Ra-226	Ra-226	Ra-226	Total Radium	Total Radium
₽	Date	Group			Activity	Uncertainty	Activity	Uncertainty Activity Uncertainty Activity Uncertainty	Activity	Uncertainty	Activity	Uncertainty
		301 E.										
1653	1653 8/26/2008 Illinois	llinois	roll off 20-25 Sample A	32.5	6.33	2.04	0.17	1.45	1.44	2.03		1.61 2.494674327
	(,)	301 E.										
1654	1654 8/26/2008 Illinois	llinois	roll off 20-25 Sample B	31.8	8.32	4.81	1.2	1.41	0.89	1.83	2.09	2.310194797
	(,)	301 E.										
1655	1655 8/26/2008 Illinois	llinois	roll off 20-25 Sample C	31.6	8.19	4.93	0.14	1.43	2.96	1.96		3.1 2.426211038

Sample	Sample Analysis	Sample	Description	Weight	U-238	N-238	Th-232	Th-232 Ra-226	Ra-226	Ra-226	Total Radium	Total Radium
Ω	Date	Group			Activity	Uncertainty	Activity	Activity Uncertainty Activity Uncertainty	Activity	Uncertainty	Activity	Uncertainty
		301 E.										
1656	1656 8/26/2008 Illinois	Illinois	roll off 20-30 Sample A	31.2	5.83	3.31	-0.44	0.99	3.75	1.4	3.31	3.31 1.71467198
		301 E.										
1657	1657 8/26/2008 Illinois	Illinois	roll off 20-30 Sample B	32.1	5.01	5.51	1.2	1.61	1.5	2.17		2.7 2.702036269
		301 E.										
1658	1658 8/26/2008 Illinois	Illinois	roll off 20-30 Sample C	30.3	4.99	3.58	0.37	1.07	1.07 1.65	1.44		2.02 1.794017837

								ı				
<b>⋖</b>	nalysis	Sample Analysis Sample	Description	Weight	N-238	U-238	Th-232	Th-232 Th-232	Ra-226	Ra-226 Ra-226	Total Radium Total Radium	Total Radium
	Date	Group			Activity	Uncertainty	Activity	Activity Uncertainty Activity Uncertainty	Activity	Uncertainty	Activity	Uncertainty
	(*)	301 E.										
8	1659 8/26/2008 Illinois	llinois	roll off 16-2 Sample A	31.5	2.33	3.56	1.98	1.11	0.17	1.39		2.15 1.778819833
	יי	301 E.										
8	1660 8/26/2008 Illinois	llinois	roll off 16-2 Sample B	31	6.25	4.06	0.59	1.2	1.23	1.54	1.82	1.952331939
	(7)	301 E.										
1 8/	1661 8/26/2008 Illinois	llinois	roll off 16-2 Sample C	32.6	7.59	5.15	0.67	1.51	1.92	2.04		2.59 2.538050433

## Composite Soil Samples Collected on 8/27/08

Sample	Sample Analysis	Sample	Description	Weight	U-238	U-238	Th-232	Th-232 Th-232	Ra-226	Ra-226	Total Radium	Total Radium
Ω	Date	Group			Activity	Uncertainty	Activity	Activity Uncertainty Activity Uncertainty	Activity	Uncertainty	Activity	Uncertainty
		301 E.										
1664	1664 8/28/2008 Illinois St.	Illinois St.	roll off 20-29 Sample A	30.3	4.58	6.02	1.78	1.75	0.31	2.31	2.09	2.898033816
		301 E.										
1665	1665 8/28/2008 Illinois St.	Illinois St.	roll off 20-29 Sample B	32.4	4.65	5.82	0.79	1.73	1.31	2.32		2.1 2.894011057
		301 E.										
1666	1666 8/28/2008 Illinois St.	Illinois St.	roll off 20-29 Sample C	30.9	3.4	5.04	0.85	1.54	1.43	2.16		2.28 2.652772135

Analyzed by Canberra Genie 2000 Nal Gamma Spec System 2"x2" Nal detector w/ NUTRANL software package

# Nutranl Gamma Spec Report - 301-320 E. Illinois Street AT&T Repair

Stan A. Huber Consultants, Inc. 200 North Cedar Road New Lenox, IL 60451 (800) 383-0468

Sample Analysis	lysis Sa	Sample	Description	Weight	U-238	U-238	Th-232	Th-232 Th-232	Ra-226	Ra-226	Total Radium	Total Radium
۵	Date G	Group			Activity	Uncertainty	Activity	Uncertainty Activity Uncertainty Activity Uncertainty	Activity	Uncertainty	Activity	Uncertainty
	301 E.	ш.										
37 8/28	1667 8/28/2008 Illinois St.		roll off 20-23 Sample A	30.5	10.43	4.37	90.0-	1.28	1.28 2.83	1.71	2.77	2.77 2.136000936
	301 E.	ш										
38 8/28	1668 8/28/2008 Illinois St.	is St.	roll off 20-23 Sample B	31.8	-1.27	3.13	1.77	0.98	2.83	1.31	4.6	4.6 1.636001222
	301 E.	ші										
39 8/28	1669 8/28/2008 Illinois St.		roll off 20-23 Sample C	29.9	4.69	6.56	1.11	1.94	1.05	2.53		2.16 3.1881813

Sample	Sample Analysis Sample	Sample	Description	Weight	U-238	U-238	Th-232	Th-232 Th-232	Ra-226	Ra-226	Total Radium	Total Radium
Q	Date	Group			Activity	Uncertainty	Activity	Activity Uncertainty Activity Uncertainty	Activity	Uncertainty	Activity	Uncertainty
1670	301 E. 1670 8/28/2008 Illinois St	301 E. Illinois St	roll off 20-14 Sample A	30.2	2 0-	4 98	3.59	1.56	-0.78	1.85		2 81 2 419938016
5	- (r)	301 E.		!	5					2		
1671	1671 8/28/2008 Illinois St.		roll off 20-14 Sample B	30.3	8.1	5.25	0.9	1.53	1.9	2	2.8	2.8 2.518114374
	(1)											
1672	1672 8/28/2008 Illinois St.		roll off 20-14 Sample C	30.9	2.68	5.14	0.82	1.54	3.48	2.07		4.3 2.58001938

Analyzed by Canberra Genie 2000 Nal Gamma Spec System 2"x2" Nal detector w/ NUTRANL software package

## Nutranl Gamma Spec Report - 301-320 E. Illinois Street

Stan A. Huber Consultants, Inc. 200 North Cedar Road New Lenox, IL 60451 (800) 383-0468

Compo	site Soil S	Samples C	Composite Soil Samples Collected on 8/29/08									
Sample	Sample   Analysis   Sample	Sample	Description	Weight	U-238	U-238	Th-232	Th-232	Ra-226	Th-232 Ra-226 Ra-226	Total Radium Total Radium	Total Radium
<b>□</b>	Date	Group			Activity	Uncertainty	Activity	Uncertainty Activity Uncertainty Activity Uncertainty	Activity	Uncertainty	Activity	Uncertainty
		301 E.										
1675	1675 9/2/2008 Illinois St.	Ilinois St.	roll off 20-10 Sample A	32.2	1.62	4.61	0.86	1.41	0.29	1.82		1.15 2.302281477
	(1)	301 E.										
1676	1676 9/2/2008 Illinois St.	Ilinois St.	roll off 20-10 Sample B	33.5	7.23	5.85	-0.4	1.71	2.33	2.28	1.93	2.85
	(,)	301 E.										
1677	9/2/2008	Ilinois St.	1677 9/2/2008 Illinois St. roll off 20-10 Sample C	32.8	8.57	5.33	0.09		1.48 0.66	2.04	0.75	0.75 2.52031744

Analyzed by Canberra Genie 2000 Nal Gamma Spec System 2"x2" Nal detector w/ NUTRANL software package

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### CHAIN OF CUSTODY

To: New Lenox, IL 60451 Fax (815) 485-4433 200 N. Cedar Rd. (815) 485-6161

Stan A. Huber Consultants, Inc. Results Company Enginex Environmental Engineering. (847) 816-1750 Fax (847) 816-1780 Lake Forest ST IL Zip 60045 Name Meredith Cywinski
Address 27834 North Irma Lee Circle Phone City

Lake Forest ST IL Zip 60045 27834 North Irma Lee Circle Enginex E.E. Meredith Cywinski Company Name Address Bill To: City

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## CHAIN OF CUSTODY

New Lenox, IL 60451 (815) 485-6161 Fax (815) 485-4433 200 N. Cedar Rd.

Stan A. Huber Consultants, Inc. Results Company Enginex Environmental Engineering. (847) 816-1750 Fax (847) 816-1780 Lake Forest_ST_IL_Zip_60045 Address 27834 North Irma Lee Circle Meredith Cywinski Name City Phone

Lake Forest ST IL Zip 60045 27834 North Irma Lee Circle Meredith Cywinski Enginex E.E. Company Name Address City Bill To:

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## CHAIN OF CUSTODY

Stan A. Huber Consultants,

New Lenox, IL 60451 Fax (815) 485-4433 200 N. Cedar Rd. (815) 485-6161

Results Company Enginex Environmental Engineering. (847) 816-1750 Fax (847) 816-1780 Lake Forest_ST_IL_Zip_60045 Address 27834 North Irma Lee Circle Meredith Cywinski Name Phone City **To:** 

Lake Forest ST IL Zip 60045 27834 North Irma Lee Circle Meredith Cywinski Enginex E.E. Company Name Bill To: Address City

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## CHAIN OF CUSTODY

Stan A. Huber Consultants, Inc. 200 N. Cedar Rd. New Lenox, IL 60451 (815) 485-6161 Fax (815) 485-4433

ResultsCompany Enginex Environmental Engineering.To:NameMeredith CywinskiAddress27834 North Irma Lee CircleCityLake Forest ST IL Zip 60045Phone(847) 816-1750 Fax (847) 816-1780

Company Enginex E.E.

Name Meredith Cywinski
Address 27834 North Irma Lee Circle
City Lake Forest ST IL Zip 60045

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#### Air Sample Analysis

301-320 E. Illinois Street - ComEd Excavation

Personal Air Monitoring Summary Sheet (PAM's -Daily Analysis)

August 25, 2008 - August 29, 2008

Enginex 301-320 E. Illinois Street - ComEd Excavation
*** All PAM's with counts over background on day after analysis are recounted after 4 days (see attached)

Concentration (uCi/ml)	rration /ml) 44E-14 *	Si/ml) 2.44E-14 * 0.00E+00	intration (i/ml) 2.44E-14 * 0.00E+00	/ml) 44E-14 00E+00	2.44E-14 * 0.00E+00 1.31E-14 *	/ml)	sutration 2.44E-14 2.44E-14 3.00E+00 1.31E-14 7.38E-14 8.55E-14 6.54E-14	antration 5!/ml) 2.44E-14 0.00E+00 1.31E-14 7.38E-14 2.52E-14 6.54E-14
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See attached 4 Day Analysis Form for Occupational Dose Limit Information. Note: Official airborne Th-232 concentrations are obtained from 4 Day Analysis.

Personal Air Monitoring Summary Sheet (PAM's -4 Day Analysis)

August 25, 2008 - August 29, 20

Enginex 301-320 E. Illinois Street - ComEd Excavation

***Note: All samples on this page were analyzed after 4 days to allow for thorium daughter decay

August 25, 2008 - August 29, 2008

				Flow	Total	Total		Gross	Bka		Sample	% of
				:	; ; ;				6 1		)	
Date				Rate	Time	Sample	Analysis	Counts	Counts	Net	Concentration	DAC
Collected	Name	Sample ID PAM #	PAM#	(Ipm)	Sampled	Volume (ml)	Date	(30 min)	(30 min)	CPM	(uCi/ml)	
008 Gle	8/25/2008 Glenn Huber	E101	002-766	2.5	295	737500	8/29/2008	6	6	0.00	0.00E+00	0.00%
.008 Gle	8/26/2008 Glenn Huber	E103	002-766	2.5	275	687500	9/2/2008	10	12	0.00	0.00E+00	0.00%
.008 Gle	8/27/2008 Glenn Huber	E105	002-766	2.5	780	1950000	9/2/2008	14	12	0.07	9.22E-15	1.84%
.008 Vita	8/27/2008 Vitangelo Labbate E106	E106	002-675	2.5	285	712500	9/2/2008	6	12	0.00	0.00E+00	0.00%
008 AT	8/27/2008 AT&T Area Monitor E107	r E107	002-675	2.5	495	1237500	9/2/2008	7	12	0.00	0.00E+00	%00.0

Occupational Dose Limit for Occupational Radiation Exposure = 5 rem Total Effective Dose Equivalent

2000 DAC-Hours = 5 rem

DAC (Derived Air Concentration) for Th-232 = 5E-13uCi/ml

Administrative Site Limit for Occupational Exposure = 30% Th-232 DAC = 1.5E-13 uCi/ml

### sahci

#### Stan A. Huber Consultants, Inc.

Health Physics and Radiation Safety Services

200 North Cedar Road – New Lenox, Illinois 60451-1751 – (800) 383-0468 or (815) 485-6161 – FAX (815) 485-4433 – Email sahci@sahci.com – Home Page www.sahci.com

September 4, 2008

Meredith Cywinski General Manager Enginex Environmental Engineering 28734 North Irma Lee Circle Lake Forest, Illinois 60045

RE: 301-320 E. Illinois Street – Thorium Monitoring During AT&T Repair

Dear Ms. Cywinski:

Stan A. Huber Consultants, Inc (SAHCI) was hired by your firm to provide radiation monitoring during excavation of a ComEd utility trench at 301-320 E. Illinois Street in Chicago, Illinois. While excavating the ComEd trench, an AT&T duct was damaged and needed to be repaired. To repair the duct an additional portion was excavated measuring 4 feet wide by 19 feet long adjacent to the existing ComEd trench. This report details the AT&T repair portion of the ComEd project. The AT&T monitoring was performed on August 27, 2008 and August 28, 2008. All activities were conducted under the guidance of document 301 E. Illinois Street General Procedure for Thorium Monitoring.

#### Radiation Safety Training

On August 27, 2008 Glenn Huber performed a radiation safety training session for the contractors working on the project. The training was approximately fifteen minutes in duration. The training outline and attendance sheets can be found in Attachment 1.

#### Instrumentation

Surface gamma scans were performed by Glenn Huber using a Ludlum Model 2221 Scaler / Ratemeter with attached 2"x2" Nal probe. The instrument was calibrated on October 23, 2007. The USEPA action level of 7.1 picocuries per gram (pCi/g) total thorium for this instrument is 18,741 counts per minute (cpm).

Background was determined for this site by selecting 5 random locations on Illinois Street and collecting one-minute integrated counts at each location. The following count rates were collected:

Location 1	4283 cpm – on street asphalt
Location 2	4051 cpm – on street asphalt
Location 3	4167 cpm – on street asphalt
Location 4	4420 cpm – on street asphalt
Location 5	5612 cpm - on sidewalk
·	4507

4507 cpm = average background count rate

#### Soil Gamma Scans

Gamma surface scans were performed using the Ludlum Model 2221 Scaler / Ratemeter described above. Data was collected by entering the excavation after each 18 inch lift and recording the highest count rate for the floors and walls. The maximum excavation depth was four feet.

The maximum gamma count rate for each section and lift was recorded on the Radiation Survey Form found in Attachment 2. Although count rates were identified above background levels, this can be attributed to the poor survey geometry of the narrow trench.

The count rates in the excavation ranged from 4300 cpm to 11,900 cpm. No count rates were found at any time that exceeded the threshold limit of 18,741 cpm.

#### Soil Sample Analysis

All soils were placed directly into roll-off containers after excavation. 3 composite soil samples were obtained from each roll-off container. The samples were analyzed using a Canberra Genie 2000 Nal Gamma Spectroscopy system with NUTRANL software.

A total of 6 soil samples were obtained from the 2 roll off boxes filled during the AT&T portion of the project. Analysis results and copies of the Chain of Custody forms of the soil samples collected can be found in Attachment 3. All samples contained activities less than the action level of 7.1 pCi/gram total Radium.

#### Air Monitoring

Personnel air monitoring was performed by collecting air samples with Gilian Model BDX II Low Volume Personal Air Samplers. Two samples were collected while excavation took place. The air samplers were assigned to the Health Physicist performing the monitoring and also an area monitor that was placed adjacent to the excavation.

Each sample was analyzed the day after collection for gross alpha concentrations and again after 4 days if background was exceeded. The "day after" count serves as a comparison to identify high gross counts from the previous day. It is expected that naturally occurring radon and thorium daughters will interfere with analysis, so the sample must be reanalyzed in four days. Thoron (Rn-220), if present in significant amounts, will require up to four days to allow for the decay of its Pb-212 daughter (10.6 hour half life). The count, after four days decay, serves as the official measurement of thorium-alpha.

The most restrictive air concentration of all of the radionuclides that could potentially be encountered during excavation is for Th-232, with the following limits:

Th-232 Class W DAC=5x10⁻¹³μCi/ml Air Effluent=4x10⁻¹⁵μCi/ml

Air sample analysis data is summarized in Attachment 4. One additional air sampler was utilized during the AT&T repair portion of the project and is included in the data.

#### Personal Dosimetry

One AT&T contractor worker that would be entering the excavation was assigned a Landauer OSL (Optically Stimulated Luminescence) dosimeter prior to the start of the project. This worker was selected to wear the dosimeter because he would spend the most time in the excavation and therefore had the highest probably of receiving a radiation dose. Due to the fact that no contamination was identified during surface scans and the short period of monitoring time, it is highly unlikely that any measurable radiation exposure was received. The exposure report will be submitted as soon as it is received.

Thank you for your assistance with this project. If you have any questions or need additional information please call me at (815) 485-6161.

Sincerely, Stan A. Huber Consultants, Inc.

Glenn Huber, CHP President

#### **Training Documentation**

#### Radiation Safety Training – 301-320 E. Illinois St ComEd.

- 1. Basic Radiation Physics
  - a. What is ionizing radiation?
  - b. Types of radiation
    - i. Alpha
    - ii. Beta
    - iii. Gamma
    - iv. Neutron
    - v. X-rays
- 2. ALARA
  - a. Time
  - b. Distance
  - c. Shielding
- 3. Exposure vs. Contamination
- 4. Radiation Units and Quantities
  - a. Radioactivity
  - b. Exposure
- 5. Sources of Radiation
  - a. Man-made
  - b. Background
- 6. Radiation Biology / Health Effects
  - a. Whole body vs. Localized
  - b. External vs. Internal
  - c. Acute vs. Chronic
  - d. Internal Pathways
- 7. Personnel Monitoring
  - a. Instrumentation
  - b. Frisking
  - c. Dose Limits
- 8. Air and Soil Monitoring
  - a. Lift and Bucket Survey Procedure
  - b. Personal Air Monitors
- 9. Working Safely Around Contaminated Soil

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	Ken Chavens	1	1- Trues	
	JOSE CHANEZ	NASh.	for the	
	KICH LOCH	ACHT /	Pully	
	WILLIAM HORNER	A787	Willer Ho	
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#### Radiation Survey Form Surface Gamma Scans

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#### Radiation Survey Form

Location/ Project ID: 301-320 E. Illinois St - Enginex / AT&T Excavation Technician: Sten Hobe Date: 8/27/08 - 8/28/08 Probe Type: 1"x1" Nal 12"x2" Nal Shielded / Not Shielded Background _____ 450 > cpm Write grid designations in circles. Record highest counts for grid in cpm. Record 30 second counts at grid intersections (if required). Shade areas of elevated counts and record max cpm. N scale - Illinais St. -> (Alresdy Dun **3** Sidewalk

#### 301-320 E. Illinois St. - Enginex AT&T Excavation 8/27/08 - 8/28/08

	Counts per
Area 1	minute (CPM)
Surface	4800
-1.5'	7300
-3.0'	11200
-4.0'	11700
max wall cts	10800

	Counts per
Area 2	minute (CPM)
Surface	4300
-1.5'	7700
-3.0'	10600
-4.0'	11900
max wall cts	10900

#### Soil Sample Analysis

# Nutranl Gamma Spec Report - 301-320 E. Illinois Street AT&T Repair

Stan A. Huber Consultants, Inc. 200 North Cedar Road New Lenox, IL 60451 (800) 383-0468

e Ana	Sample Analysis	Sample	Description	Weight	U-238	U-238	Th-232	Th-232 Th-232	Ra-226	Ra-226	Total Radium	Total Radium
_	Date	Group			Activity	Uncertainty	Activity	Uncertainty Activity Uncertainty Activity Uncertainty	Activity	Uncertainty	Activity	Uncertainty
	30	301 E.										
37 8/28	1667 8/28/2008 Illinois St.	inois St.	roll off 20-23 Sample A	30.5	10.43	4.37	90.0-	1.28	1.28 2.83	1.71	2.77	2.77 2.136000936
	30	301 E.										
38 8/28	1668 8/28/2008 Illinois St.	inois St.	roll off 20-23 Sample B	31.8	-1.27	3.13	1.77	0.98	2.83	1.31	4.6	4.6 1.636001222
	36	301 E.										
39 8/28	1669 8/28/2008 Illinois St.	inois St.	roll off 20-23 Sample C	29.9	4.69	6.56	1.11	1.94	1.05	2.53		2.16 3.1881813

Sample	Sample Analysis Sample	Sample	Description	Weight	U-238	U-238	Th-232	Th-232 Th-232	Ra-226	Ra-226	Total Radium	Total Radium
Q	Date	Group			Activity	Uncertainty	Activity	Activity Uncertainty Activity Uncertainty	Activity	Uncertainty	Activity	Uncertainty
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5	- (r)	301 E.		!	5					2	i	
1671	1671 8/28/2008 Illinois St.	Ilinois St.	roll off 20-14 Sample B	30.3	8.1	5.25	0.9	1.53	1.9	2	2.8	2.8 2.518114374
	(1)											
1672	1672 8/28/2008 Illinois St.		roll off 20-14 Sample C	30.9	2.68	5.14	0.82	1.54	3.48	2.07	4.3	4.3 2.58001938

Analyzed by Canberra Genie 2000 Nal Gamma Spec System 2"x2" Nal detector w/ NUTRANL software package

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## CHAIN OF CUSTODY

Stan A. Huber Consultants, Inc. 200 N. Cedar Rd. New Lenox, IL 60451 (815) 485-6161

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Results Company Enginex Environmental Engineering.

To: Mame Meredith Cywinski
Address 27834 North Irma Lee Circle
City Lake Forest ST IL Zip 60045
Phone (847) 816-1750 Fax (847) 816-1780

Company Enginex E.E.

Name Meredith Cywinski
Address 27834 North Irma Lee Circle
City Lake Forest ST IL Zip 60045

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Received By:	Received By:	Received By:
Relinquished By:	Relinquished By:	Relinquished By:
Date/Time	Date/Time	Date/Time
Received By:	Received By:	Received By:
Relinqushed By:	Relinqushed By:	Relinqushed By:

#### Air Sample Analysis

Personal Air Monitoring Summary Sheet (PAM's -Daily Analysis)

August 25, 2008 - August 29, 2008

Enginex 301-320 E. Illinois Street - ComEd Excavation / AT&T Repair

*** All PAM's with counts over background on day after analysis are recounted after 4 days (see attached)

Gross         Bkg         Sa           Analysis         Counts         Counts         Net         Conce           Date         (30 min)         (30 min)         CPM         (uC           8/28/2008         29         13         0.53           8/28/2008         22         13         0.30	Total         Gross         Bkg         Sa           Time         Sample         Analysis         Counts         Counts         Net         Conce           Sampled         Volume (ml)         Date         (30 min)         (30 min)         CPM         (uC           780         1950000         8/28/2008         29         13         0.53           495         1237500         8/28/2008         22         13         0.30				*	*
Gross         Bkg         N           Analysis         Counts         Counts         N           Date         (30 min)         (30 min)         CP           8/28/2008         29         13           8/28/2008         22         13	Gross         Bkg         N           Analysis         Counts         Counts         N           Date         (30 min)         (30 min)         CP           8/28/2008         29         13           8/28/2008         22         13	Sample	Concentration	(uCi/ml)	7.38E-14 *	6.54E-14
Analysis	Analysis			CPM	0.53	0.30
Analysis	Analysis	Bkg	Counts	(30 min)	13	13
Analysis	Analysis	Gross	Counts	(30 min)	29	22
Total         Total           Time         Sample           Sampled         Volume (ml)           780         1950000           495         1237500	Flow   Total   Total   Rate   Time   Sample		Analysis	Date	8/28/2008	8/28/2008
Total Time Sampled 780	Flow   Total     Rate   Time	Total		Volume (ml)	1950000	1237500
	Flow Rate (Ipm) 2.5 2.5	Total	Time	Sampled		495
<b>PAM #</b> 002-766 002-675				Sample ID	E105	E107
ole ID	Sample ID E105 E107			Name		AT&T Area Monitor
onitor	onitor		Date	Collected	8/27/2008	8/27/2008

Note: Official airborne Th-232 concentrations are obtained from 4 Day Analysis. See attached 4 Day Analysis Form for Occupational Dose Limit Information.

Personal Air Monitoring Summary Sheet (PAM's -4 Day Analysis)

August 25, 2008 - August 29, 20

Enginex 301-320 E. Illinois Street - ComEd Excavation / AT&T Repair

***Note: All samples on this page were analyzed after 4 days to allow for thorium daughter decay

August 25, 2008 - August 29, 2008

% of	DAC		1.84%	%00.0	
Sample	Net Concentration	(nCi/ml)	9.22E-15	0.00E+00	
	Net	CPM	12 0.07	0.00	
Bkg	Counts	(30 min) (30 min) CPM	12	12	
Gross	Counts	(30 min)	14	=======================================	
	Analysis	Date	9/2/2008	9/2/2008	
Total	Sample	Sampled Volume (ml)	1950000	1237500	
Total	Time	Sampled	780	495	
Flow	Rate	(Ibm)	2.5	2.5	
		PAM#	002-766	002-675	
		Sample ID PAM #	E105	ır E107	
		Name	8/27/2008 Glenn Huber	8/27/2008 AT&T Area Monitor E107	
	Date	Collected	8/27/2008	8/27/2008	

Occupational Dose Limit for Occupational Radiation Exposure = 5 rem Total Effective Dose Equivalent

2000 DAC-Hours = 5 rem

DAC (Derived Air Concentration) for Th-232 = 5E-13uCi/ml

Administrative Site Limit for Occupational Exposure = 30% Th-232 DAC = 1.5E-13 uCi/ml