#### **Environmental Consultants & Contractors**

# SCS ENGINEERS

October 19, 2022 File No. 23212007.10

Ms. Maria Lammers
Ohio EPA Southwest District Office
401 East Fifth Street
Dayton, Ohio 45402-2911

Kandall C. Mills

Submitted Electronically

Subject:

Village of St. Bernard Landfill

Revised Explosive Gas Monitoring Plan

Dear Ms. Lammers:

Enclosed please find a Revised Explosive Gas Monitoring Plan (EGMP) for the closed St. Bernard Landfill prepared and submitted by SCS Engineers on behalf of the Village of St. Bernard. The EGMP has been updated to in response to the Ohio EPA NOD letter of July 21, 2022.

Should you have any questions or comments, please contact either of the undersigned.

Sincerely,

Randall C. Mills, P.G. Senior Project Scientist

SCS Engineers

James J. Walsh, P.E., BCEE

Principal

SCS Engineers

RCM/JJW

cc: Nick Schapman, GHD
Tom Paul, Village of St. Bernard
Jonathan Stuchell, Village of St. Bernard
Chuck DeJonckheere, R.S., Hamilton County Public Health

Encl.

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Subject: Village of St. Bernard Landfill

Revised Explosive Gas Monitoring Plan

Dear Ms. Lammers:

On Village of St. Bernard's behalf, SCS has reviewed the NODs listed in Ohio EPA's letter dated July 21, 2022 in regards to the Explosive Gas Monitoring Plan for the closed St. Bernard Landfill dated March 21, 2022. The deficiencies and our responses to the deficiencies are presented below.

1. Section 3.5, Gas Migration Pathways, is lacking a comprehensive discussion of potential gas migration to the southeast of the Facility as required by OAC Rule 3745-27-12(F)(2)(c). Please revise accordingly.

Response: A more comprehensive discussion on the barriers to potential gas migration to the southeast of the Facility has been added to Section 3.5. The southeast side of the landfill is bounded by a steep hillside that rises approximately 70 feet above the surface of the landfill. Numerous springs have been observed along the hillside, where groundwater is discharging to the ground surface. Based on the topographic conditions and the intersection of the water table and the ground surface, it is SCS's professional opinion that there are no pathways for gas migration along the southeast side of the landfill and no additional monitoring is recommended along this perimeter of the site.

2. The EGMP is missing installation procedures, quality assurance measures, and security measures for every probe and AMO. OAC Rule 3745-27-12(F)(2)(f)(viii) and (ix) requires the EGMP to include installation procedures, quality assurance measures and security measures. The EGMP is missing installation procedures, quality assurance measures, and security measures for every probe and AMO. Please include this information in the EGMP.

Response: A description of installation procedures, quality assurance measures, and security measures for the probes has been added to Section 5.6.

3. The EGMP does not denote any enclosed structures. OAC Rule 3745-27- 12(F)(2)(b)(vi) requires "All on-site enclosed structures where one or more human beings may be present and all off-site enclosed structures where one or more human beings may be present located within one thousand feet of the horizontal limits of solid waste placement. The EGMP shall identify those enclosed structures that are occupied structures." Please include any enclosed structures in the topographic maps. If there are no enclosed structures within 1,000 feet of the limits of solid waste placement or if the enclosed structures are occupied structures, please document this in the EGMP.

Ms. Maria Lammers October 19, 2022 Page 2

Response: The text has been revised to reflect that all enclosed structures are considered occupied structures.

4. Appendix A is missing new notification letters. OAC Rule 3745-27-12(F)(2)(g)(i) requires copies of letters sent to the entities in paragraph (J)(2) of OAC Rule 3745-27-12. Those entities include structure owners within 200-ft of the limits of waste placement, the appropriate Ohio EPA district office, the local board of health and the local fire department. Please revise Appendix A with copies of the new notification letters.

Response: Copies of new notification letters have been added to Appendix A, replacing the previous notification letters.

5. Appendix B is missing new notification letters, confirmatory communication, and a map. OAC Rule 3745-27-12(F)(2)(g) requires the following (a) Communications from the responsible party to the property owner of the occupied structure seeking consent to install an explosive gas alarm in the structure. (b) Confirmatory communication from the responsible party to each owner of an occupied structure that declines consent to install an explosive gas alarm in the structure. (c) A map depicting all occupied structures within two hundred feet of solid waste placement that have an explosive gas alarm installed. Please revise accordingly.

Response: Copies of new notification letters have been added to Appendix B.

Should you have any questions or comments, please contact either of the undersigned.

Sincerely,

Randall C. Mills, P.G. Senior Project Scientist

Cardall C mills

SCS Engineers

James J. Walsh, P.E., BCEE

Principal

SCS Engineers

RCM/JJW

cc: Nick Schapman, GHD Tom Paul, Village of St. Bernard Jonathan Stuchell, Village of St. Bernard Dylan Dyer, Ohio EPA Chuck DeJonckheere, R.S., Hamilton County Public Health

Encl.

# EXPLOSIVE GAS MONITORING PLAN CLOSED ST. BERNARD LANDFILL

Village of St. Bernard 110 Washington Avenue St. Bernard, Ohio 45217 (513) 242-7770

# SCS ENGINEERS

23212007.09 | October 19, 2022

2060 Reading Road, Suite 200 Cincinnati, OH 45202 (513) 421-5353

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## **APPLICATION**



# Explosive Gas Monitoring Plan Checklist – Application

Division of Materials and Waste Management Tab 1 – Facility Information

Facility Name: Cl	osed St. Bernard Landfill				
Address: Ludlow	Grove Park				
City: Cincinnati			State:	ОН	Zip Code: 45217
Contact Person:	Mayor, Village of St. Bern	nard			<b>Phone:</b> (513) 242-7770
Owner Name: Vill	age of St. Bernard		Opera	tor Name:	Village of St. Bernard
<b>Current Landowne</b>	r or Lessee: Village of S	t. Bernard			<b>Phone:</b> (513) 242-7770
County: Hamilton	County: Hamilton Township: not applicable				pplicable
Health District: Ha	milton County				
Latitude: 39.16744	.9		Longit	tude: -84.50	4519
Facility Status  Currently Operating: Yes No Status  Closed: Yes No Date facility ceased accepting waste: 197 Date of Certification of Closure: 1977			ty ceased accepting waste: 1977		
Number of Occupied 9 Structures Within 200 ft. of emplaced waste			:	Withi	n 1000 ft. of emplaced waste: 232

A mark in a check box for any of the sections below means the EGMP includes an in-depth discussion and/or documentation of how each element within the section will be or is met by the facility.

#### For EPA Use Only

Date: Click or tap to enter a date.
Reviewer: Click or tap here to enter text.
District office: Click or tap here to enter text.

Tab 2 – Explosive Gas Monitoring Network

# OAC Rule 3745-27-12(F)(2)(a)

	Applicant Use Only	Ohio EPA Use Only
	Mark if submitted within this application	Application Complete
A description of the explosive gas monitoring network that demonstrates the network conforms to paragraph (H) of this rule		
A description of the explosive gas monitoring network that demonstrates the network is capable of measuring explosive gas (methane) concentrations:		
<ul> <li>1.25 per cent by volume or twenty-five per cent of the LEL in occupied structures and/or</li> <li>Five per cent by volume or one hundred per cent of the LEL at the facility boundary</li> </ul>		

Tab 3 – Property Information and Records Review OAC Rule 3745-27-12(F)(2)(b)

	Applicant Use Only	Ohio EPA Use Only
	Mark if submitted within this application	Application Complete
Detailed topographical maps (1"= 200 feet)		
A YES for this component means the map(s) contain all of the following ele map, as multiple maps may be used as long as all the elements are contained		
Does the map(s) include each of the following elements?		
Indication of the landfill property boundary	$\boxtimes$	
Indication of the landfill facility boundary		
Indication of the horizontal limits of waste placement of the landfill	$\boxtimes$	
Indication of a 200-foot zone from the limits of waste placement	$\boxtimes$	
Indication of a 1000-foot zone from the limits of waste placement		
Indication of all property ownership within the 200-foot zone	$\boxtimes$	
Indication of all political subdivisions within the 200-foot zone	$\boxtimes$	
<ul> <li>Indication of all property boundaries within the 1000-foot zone</li> </ul>	$\boxtimes$	
<ul> <li>Indication of all parcel numbers within the 1000-foot zone</li> </ul>	$\boxtimes$	
<ul> <li>Indication of all political subdivisions within the 1000-foot zone</li> </ul>	$\boxtimes$	
Indication of all structures located within the footprint of the landfill	$\boxtimes$	
Indication of all structures located within 1000-foot zone	$\boxtimes$	
<ul> <li>Indication of all structures within the footprint of the landfill and within 1000-foot zone that are "enclosed" structures as defined by this rule</li> </ul>	$\boxtimes$	
<ul> <li>Indication of all potential manmade explosive gas migration pathways within the 1000-foot zone? (such as; sewer, water, buried utilities, roads, railroads, mines, field tiles, pipelines)</li> </ul>		
<ul> <li>Indication of any other potential sources of explosive gas within the 1000-foot zone? (such as: oil and gas wells, other landfills, swamps, natural gas lines)</li> </ul>		

<ul> <li>Indicate all man-made features that may act as a barrier to explosive gas migration or allow for venting of explosive gas</li> </ul>		
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Tab 4 – Geologic Information OAC Rule 3745-27-12(F)(2)(c)

	Applicant Use Only	Ohio EPA Use Only
	Mark Yes if submitted within this application or note date when submitted during the past year	Application Complete
Discussion and/or documentation of the groundwater surface elevation in the proximity of the solid waste placement		
Discussion and/or documentation of all fluctuations in ground water levels within the solid waste footprint		
Discussion and/or documentation of site topography within the footprint of the landfill		
Discussion and/or documentation of the topography of the surrounding area within the 1000-foot zone of the landfill		
Discussion and/or documentation of any natural site characteristics that may act as a barrier to gas migration towards occupied structures either on or within the 1000-foot zone of the landfill		
Discussion of any natural site characteristics that may allow for venting of gas and thus act to prevent migration towards occupied structures either on or within the 1000-foot zone of the landfill		
Discussion of all potential gas migration pathways and their associated gas hazard for migration or accumulation within occupied structures either on or within the 1000-foot zone of the landfill		
Discussion and identification of any other sources of gas generation or presence within the 1000-foot zone of the landfill that may potentially cause subsurface migration of gas towards occupied structures either on or within the 1000 foot zone of the landfill		

## Tab 5 – Landfill Characteristics

# OAC Rule 3745-27-12(F)(2)(d)

	Applicant Use Only  Mark Yes if submitted within this application or note date when submitted during the past year	Ohio EPA Use Only  Application Complete
Discussion and/or documentation of the lowest elevation of waste placement within the footprint of the landfill		
Discussion and/or documentation of the approximate acreage of solid waste placement	$\boxtimes$	
Discussion and/or documentation of the types of waste that have been disposed at or will be disposed at the solid waste landfill facility  (Such as; Industrial wastes, construction and demolition and debris, yard waste, incinerator wastes, municipal solid waste – household trash)	$\boxtimes$	
Discussion and/or documentation of the historical operations of the landfill, if available	lable or applicable:	
Date of the initial solid waste license		
Date of any subsequent licenses		
Date of initial operations		
Date of cessation of waste acceptance		
Date closure activities were completed	$\boxtimes$	
Date the closure certification report was submitted to the director	$\boxtimes$	
<ul> <li>All previous regulatory authorizations granted for the site regarding explosive gas management</li> <li>(Director's Final Findings and Orders, Rule 513, Enforcement actions, etc.)</li> </ul>		
<ul> <li>All current regulatory authorizations granted for the site regarding explosive gas management</li> <li>(Director's Final Findings and Orders, Rule 513, Enforcement actions, etc.)</li> </ul>		
Names of prior owners for all of the real property within the facility boundary	$\boxtimes$	

# Tab 6 – Explosive Gas Investigation OAC Rule 3745-27-12(F)(2)(e)

	Applicant Use Only	Ohio EPA Use Only
	Mark Yes if submitted within this application or note date when submitted during the past year	Application Complete
A description and evaluation of the effectiveness of the following:		
Any existing gas monitoring system	$\boxtimes$	
Any existing gas extraction system	$\boxtimes$	
Any existing gas venting system	$\boxtimes$	
Discussion and/or documentation of historical records detailing any previous explosive gas investigations  (including but not limited to probe sampling results and any other type of gas sampling results)		
A discussion of any of the following that could be attributed to curren	t explosive gas prese	nce:
Dead vegetation	$\boxtimes$	
Odors	$\boxtimes$	
Unusual snow melt	$\boxtimes$	

Tab 7 – Explosive Gas Monitoring Probes and AMDs OAC Rule 3745-27-12(F)(2)(f)

	Applicant Use Only	Ohio EPA Use Only
	Mark Yes if submitted within this application or note date when submitted during the past year	Application Complete
<ul> <li>The schematic of the design that conforms to paragraph (G) of this rule.</li> </ul>		
The location and the geo-coordinate on a plan drawing	$\boxtimes$	
The total depth of the device	$\boxtimes$	
The total length of the screen interval, if applicable.	$\boxtimes$	
The identification designation		
Methods of construction		
Materials used in construction		
Installation procedures and quality assurance measures		
<ul> <li>Security measures capable of protecting the probe or AMD from vandalism, impact damage, and weather, as applicable</li> </ul>	$\boxtimes$	

Tab 8 – Appendices OAC Rule 3745-27-12(F)(2)(g)

	Applicant Use Only	Ohio EPA Use Only
	Mark if submitted within this application	Application Complete
Appendix A — Copies of letters sent to the entities listed in paragraph (J)(2) of this rule, which specify the location of the solid waste landfill facility and the proximity of the occupied structure.		
Appendix B Copies of letters of notification and consent to install gas alarm	$\boxtimes$	
Appendix C Hydrogeologic boring logs (if available)	$\boxtimes$	
Appendix D Certification reports in accordance with paragraph (G)(2) of this rule.		
Appendix E The most recent deed for each parcel of the solid waste landfill facility property.		

#### 1.0 INTRODUCTION

The completed application form is provided at the front of this document. It is noted throughout this document that the Village of St. Bernard was formally classified as a City prior to April 2011. Therefore, past references in this document remain attributed to the City of St. Bernard, while present day references will refer to the Village of St. Bernard.

This updated Explosive Gas Monitoring Plan (Plan) was prepared for the former City of St. Bernard (City) Landfill, now known as Ludlow Grove Park. The landfill is located at the end of Phillips Avenue in the Village of St. Bernard. The former landfill lies immediately east of Interstate I-75, and is adjacent to the Bank Avenue residential subdivision. The portion of the subdivision closest to the landfill is commonly referred to as "Phase II". The primary use of the facility currently is as a Village park including soccer fields and associated green space. An area map depicting the site location is provided as Figure 1.

The landfill is located within an area of the Village with a significant history of industrial use. Accounts of development reflect industrial use as early as the late 1800s and continuing through the late 1970s. Industrial facilities within the immediate vicinity included those used for the production of animal hides, starch, glues, fertilizers, electrical equipment, and greenhouse products. These are documented within historical accounts of the area maintained and published by the Village.¹

In the late 1970s and early 1980s, the City (now Village) began the process of acquiring various industrial properties with the intent of converting the area outside of the solid waste landfill to a residential area. Prior to residential development, the area adjacent to the landfill was used as a soccer and baseball field. Anecdotal information suggests that the industrial structures were demolished with demolition materials used to fill what is now land occupied by residential structures. Observations within the area, both surficial and subsurface, support this account. An aerial photo of the landfill in relation to the former industrial complex is provided as Figure 2.

The precise use and history of the landfill is not well known. However, anecdotal information suggests that it was used as an ash and "by-pass" disposal facility for the former City of St. Bernard municipal solid waste incinerator, as well as disposal of construction and demolition debris generated within the City. Aerial photographic records indicate that the landfill was generally maintained as an open disposal area with limited waste volumes disposed throughout its operating history. Although the volume of waste material in-place and predominant waste composition is not known, positive detection of methane gas along the northern perimeter of the facility does suggest that at least some portion was organic and capable of generating measurable quantities of methane gas.

By letter dated May 5, 1977, Ohio EPA confirmed that the landfill was closed. Capping of the landfill was conducted during the period of 1981 through 1985. Photographic records indicate the cap was placed as early as 1981. Information obtained from the Village of St. Bernard indicates that approximately five to six feet of cover material was applied over the fill area, which was then seeded and landscaped for use as a public park. This information was supported by observations recorded in November 2010 during installation of two power poles within the footprint of the landfill cover. At

Explosive Gas Monitoring Plan St. Bernard Landfill

<sup>&</sup>lt;sup>1</sup>. Referenced from the document titled: St. Bernard, Ohio, 1878-1978. This document is a historical account of the area formerly known as Ludlow Grove.

least six feet of clean cohesive cover material was observed and photographed in boreholes, thereby supporting reported cover operations.

Currently, the cap is maintained in good condition. No settlement, leachate seeps, gas seeps, or other common problems associated with closed landfills have been observed on-site since routine gas monitoring was resumed in July 2000.

The implementation of monitoring and migration control are described in detail in Sections 5.4 and 5.2 respectively. The initial probes were installed and monitoring began in the early 1990s. The initial migration control system was installed in 2001. The current system was installed in 2010 and activated in 2011.

#### PREVIOUSLY PREPARED EXPLOSIVE GAS PLANS

Previously prepared and approved explosive gas monitoring plans and system design reports are extensively referenced throughout this revised Plan. These plans and reports are identified as follows:

- Explosive Gas Monitoring, Sampling, and Reporting Procedures, St. Bernard Landfill, October 4, 1991.
- Explosive Gas Monitoring System Design, St. Bernard Landfill, October 4, 1991.
- Explosive Gas Monitoring Plan, Former City of St. Bernard Landfill, CEC, November 18, 2011.
- Revised Explosive Gas Monitoring Plan, Former City of St. Bernard Landfill, SCS, December 5, 2014
- Revised Explosive Gas Monitoring Plan, Former City of St. Bernard Landfill, SCS, June 2015
- Revised Explosive Gas Monitoring Plan, Former City of St. Bernard Landfill, SCS, August 2018
- Revised Explosive Gas Monitoring Plan, Former City of St. Bernard Landfill, SCS, February 2020.

It is noted that various items of information presented in these documents with respect to landfill history, disposal practices, waste composition, and waste streams accepted cannot be presently verified, nor do they appear to be supported by documentation or historical data. However, these documents as a whole are nonetheless useful for the purposes of overall evaluation of explosive gas migration at the site. Various report figures, site maps, drawings, and illustrations from these previously prepared plans are also utilized throughout this updated Plan where applicable and appropriate.

#### 2.0 TOPOGRAPHIC MAPS

Site topography is provided on Figure 3. The information required by OAC 3745-27-12 (F)(2)(b)(i) through (ix) is presented in the following sections and/or shown on the figures described in the following sections.

#### Property Boundary and Facility Boundary, Horizontal Limits of Waste Placement

The landfill property is situated on several property parcels acquired by the City of St. Bernard since the early 1940s. Major revision to property boundaries occurred in the early 1940s with construction of the Mill Creek Expressway (Interstate-75), and again in the late 1970s and early 1980s with development of the Bank Avenue Subdivision. Landfill parcel boundaries and the property boundaries, property owners, and parcel identification numbers of properties within 1,000 feet of the limits of waste are provided on Figure 4. The list of parcel identification numbers and parcel ownership information for parcels within 200 feet of the limits of waste are also presented in Table 12. The limits of waste incorporate the following parcels:

- 582-007-0002-90
- 582-007-0207-90
- 582-007-0262-90
- 582-007-0287-00

An Environmental Data Resources, Inc. (EDR) Chain of Title report for the parcels listed above is presented in Appendix E. The report includes a copy of the deed for each parcel and a list of the previous owners back to approximately 1940.

The basis for assignment of the horizontal extent of the landfill is based upon review of historical site photos, topographic maps, and similar available documentation and the test pits performed for the Delineation Investigation. An Aerial Photographic Analysis Report dated November 1, 2012 was prepared by Environmental Research, Inc. (ERI) and detailed the development of the Landfill and surrounding areas from 1946 to 2009. There is general agreement on the extent of the landfill along its eastern, southern, and western boundaries. The eastern boundary is approximately the intersection of the flat surface of the closed landfill and the hillside slope parallel with the access road along the former canal right of way. The southern boundary is roughly parallel to the tree line on the hillside south of the landfill. The western boundary is approximately the base of the slope between the flat surface of the closed landfill and the I-75 shoulder. The Village of St. Bernard has determined that the northern boundary of the landfill limits of waste is located within the Village owned property parcel(s) which contain the landfill.

The landfill property parcel boundaries, facility boundary, and limits of waste placement are shown on Figures 3 and 4.

#### Two Hundred and One-Thousand Foot Offsets

A vicinity plan depicting the 200 and 1,000 foot offsets from the landfill limits of waste is provided on Figure 4. The property parcels boundaries, the facility boundary, and limits of waste placement are shown on Figure 4.

#### Property Boundaries, Property Ownership, and Political Subdivisions

Property boundaries within 1,000 feet of the landfill are illustrated on Figure 4. Properties within 1,000 feet of the landfill are generally bounded by Ross Avenue to the North, Andalus Court to the East, and Vine Street to the South. Information of property owners within 200 ft of the limits of

waste is provided on Figure 4 and Table 1. Parcel numbers for properties between 200 and 1,000 feet of the limits of waste are shown on Figure 4 and listed in Table 1.

The properties located within 1,000 feet of the landfill property are primarily within the Village of St. Bernard, with some properties to the west located in the City of Cincinnati. Political boundaries, zoning and related boundary information are referenced on Figure 4. Zoning for the landfill parcel and adjacent areas is primarily residential (R-1 and R-2). The zoning of the parcels listed in the table on Figure 4 are shown by the color of the text within the table.

#### On-Site and Off-Site Structures Within 1,000 Feet

On-site and off-site enclosed and occupied structures within 1,000 feet of the landfill are depicted on Figure 4. The single on-site structure is a passively ventilated restroom facility with large, screened areas on the gable ends of the building. It is used to service the soccer fields and is not considered enclosed or occupied.

Verification of on-site and off-site structures was conducted through review of Hamilton County CAGIS and property tax data following a graphical offset of limits of waste placement.

Other sources of explosive gas are described in Section 3.6 below.

#### Potential Manmade Explosive Gas Migration Pathways

Potential manmade pathways include various storm sewers, sanitary sewers, and drainage tiles. The approximate position and alignment of the storm sewers is based on a visual investigation of manholes and inlets, and is therefore an estimation of actual alignment. Other pathways include underground service utilities (water, electric, natural gas, etc.) servicing the park restroom, as well as adjoining properties. The known locations of potential manmade explosive gas migration pathways are illustrated on Figure 5. Mapping for all the pathways listed above is not available from the utilities directly or Hamilton County GIS records.

The 6-inch corrugated drain tile identified on Figure 6 was not located by survey, but was encountered during installation of vacuum piping in the vicinity of one of the 7-series wells. No record for installation of this tile was recorded by the City. The alignment of the exposed portion of the tile suggested that it roughly parallels the toe of the landfill slope. This tile discharges into the storm sewer inlet behind 441 Bank Avenue; however, no inlet structure was found. Further discussion of the tile as a migration pathway is presented in Section 3.5.

A 12-inch corrugated metal culvert was located adjacent to monitoring probe MP-7H during installation of the perimeter extraction system. The purpose or extent of this culvert is not known and initial sampling during construction activities did not indicate the presence of combustible gas.

#### 3.0 GEOLOGIC INFORMATION

With respect to regional geology, the site is situated on the southeast edge of the Mill Creek Valley. The regional geology reflects multiple glacial advances and is consistent with a glacial outwash valley. Generally, regional geologic sequences consist of glacial valleys incised within Ordovician bedrock formations. These valley fills consist of highly variable interbedded sands, gravels, clays, silts, boulders, and cobbles.

With respect to site specific geology, the most significant feature includes a glacial till/outwash sequence which appears to form the base of the site. This unit is predominated by low permeability clays and or silts interbedded with silty sands within the areas investigated. Both oxidized and non-oxidized native materials have been found at depth, suggesting deposition in multiple sequences.

Although interbedded sands represent a potential zone of migration, those materials examined via borings were saturated and included a high percentage of silt (estimated at 40 percent or higher). As such, although classified as granular material, the potential for large scale gas transmission is seen as limited.

#### 3.1 GROUNDWATER

Considerable variation in groundwater levels along the northern boundary of the landfill has been recorded through measurement of static water levels in gas monitoring probes and extraction wells. Although approximate water table elevations identified in the 1991 Design Report suggested groundwater elevations are approximately 10 to 15 feet below ground surface, measurement in the monitoring probes indicate that the groundwater table is responsive to precipitation, and varies based on location and climatic (barometric pressure, etc.) conditions. Water levels are shown for the probes depicted on the geologic cross section along the northern perimeter of the landfill presented as Figure 7.

Generally, this area of the site collects stormwater runoff from the park soccer fields, as well as hillside runoff upslope from Phillips Avenue. Anecdotal information from local residents and City (now Village) officials indicates that the area in which monitoring probes MP-7H through MP-11 (abandoned, see Figure C-1 for location) are currently located was formerly a very wet "swampy" area prior to the construction of the Bank Avenue subdivision. The addition of stormwater drainage utilities has apparently eased this condition; however, probe data suggest that groundwater elevations along this margin of the landfill are quite responsive to wet weather.

In general, wet weather and subsequent groundwater table response is anticipated to affect landfill gas movement as well as gas extraction efficiency.

#### 3.2 SITE AND SURROUNDING TOPOGRAPHY

The topography of the landfill and surrounding area generally consists of a series of hillside terraces transitioning to a lower flatland now developed for residential housing (Bank Avenue Subdivision). The landfill itself has been converted to a large flat terrace which is used as an athletic field. Area topography is depicted on Figure 3.

# 3.3 NATURAL OR MAN-MADE CHARACTERISTICS ACTING AS IMPERVIOUS BOUNDARIES OR VENTS

The native soil underlying the fill acts as a natural barrier to gas migration. No consistent geologic trend or formation has been identified along the perimeter of the site other than this soft, saturated silty sand/sandy clay formation into which the majority of monitoring probes were advanced and terminated. The elevation of this formation varies, and may be referenced on the geologic section provided on Figure 7. Fill material and a variety of clayey soils predominate in the interval above this unit.

Generally, considering the silt content and degree of saturation observed within this unit, it represents a likely barrier to downward gas migration. The overlying fill material is likely the predominant transmissive zone, and is believed to be the primary unit of interest with respect to gas migration and control. In addition, the presence of the wood and similar organic debris recorded in monitoring probe installation logs and the Delineation Investigation test pit logs indicates that said organic content may support limited generation of methane gas.

#### 3.4 HYDROGEOLOGIC CROSS SECTION

A geologic cross section of the northern perimeter of the site is provided on Figure 7. This cross section depicts borehole information gathered during installation of various gas monitoring probes and other subsurface investigations. It is noted that information provided on this cross-section was developed through extrapolation of borehole information obtained at approximate 50-foot spacing. Based on the heterogeneity of the subsurface within potential transmissive zones, appropriate caution is recommended regarding strict interpretation of geology between borehole locations.

#### 3.5 GAS MIGRATION PATHWAYS

Several potential explosive gas pathways have been identified at the former landfill. However, it is noted that the analysis of pathway risk includes consideration of the nature of the landfill, its relatively small size, and limited gas production observed to date. The gas generation potential of the landfill is further discussed in Section 1.0 above. Several pathways, while present, represent low or minimal risk to structures due to these factors. The analysis also considers the unique topography associated with the immediate area, and physical barriers or likely points of atmospheric discharge for accumulated gas that this topography provides. The focus of monitoring and data evaluation should be focused on the northern perimeter of the site where the former landfill property limits are contiguous with several Bank Avenue residential properties. There are some pathways that exist within the landfill and potentially connect to pathways at the perimeter of the landfill (Figures 5 and 6). These pathways include the storm sewer along the western edge of the landfill that drains the landfill surface, and the water and sanitary sewer lines that serve the restroom building. A brief discussion of pathways identified along the perimeter of the landfill is presented in the following narrative.

#### Primary Pathways of Concern - North

The primary pathways of concern lie along the northern perimeter of the site, where the former landfill property lines are contiguous with several residential properties along Bank Avenue. Essentially, this area consists of a flat terrace, projecting out from the toe of the landfill slope and transitioning into the back yards of the Bank Avenue residences. This terrace was raised to its current elevation by the placement of two generations of fill. The fill soils, in particular the lower fill, contain hard fill and miscellaneous debris. As a result, the near surface geologic profile of this terrace is quite varied. This fill is assumed to be the primary route for any potential gas migration along this boundary of the site. While the exact extent of fill placement beyond site property boundaries is not known, reports, City Council meeting minutes, etc. suggest that fill material was placed through the Bank Avenue development adjacent to the landfill to raise the grade for the soccer and baseball field, prior to the second fill layer to raise the grade for the later Bank Avenue development.

The fill is underlain by undisturbed geologic formations consisting of saturated silty sand and/or sandy clays. This underlying formation appears to serve as a lower bound for any gas migration.

Borehole logs indicate that this underlying formation is typically very moist to wet. Blow counts suggest a normally consolidated formation, possibly indicating backwater or floodplain deposits that may have been associated with the Mill Creek Valley.

In addition to the fill, stormwater utilities are also located along this northern property boundary, and represent potential gas migration pathways. The location and description of these utilities may be referenced on Figures 5 and 6. In addition to these mapped utilities, a previously unidentified corrugated polyethylene drain tile was also located during installation of vacuum lines in the vicinity of extraction well EW-7. This 6-inch tile roughly parallels the toe of the landfill slope and also represents a potential gas migration pathway. No record of installation for the tile is known to exist. The outlet of the drain tile is located at the stormwater inlet (labeled as INV. 496.68-8"E) located between abandoned probes MP-10 and MP-11 (see Figure C-1). No defined surface inlet structure related to this drain tile has been observed or is known to exist. The tile appears to have been installed as an infiltration device to assist in removal of ponding water which accumulates along the toe of the landfill slope.

In addition to stormwater utilities located on-site along this site perimeter, off-site storm drains along Bank Avenue have previously been monitored for evidence of gas accumulations. No methane has been detected in storm drains located on Bank Avenue from June 2000 through June 2017, therefore these locations are no longer being monitored as approved by Ohio EPA. Other underground utilities are present along Bank Avenue, including sanitary sewer, electric, phone, cable, water, and natural gas, that could represent potential pathways. The locations of the sanitary and storm sewers are shown on Figure 5. Mapping for the other utilities along Bank Avenue are not readily available.

To address the identified potential for migration through subsurface utilities, the addition and/or maintenance of existing combustible gas indicators (CGIs) within structures located within 200 feet of the landfill property boundary is recommended as a component of this Plan, contingent on approval for the installation by the building owners and/or occupants.

#### Primary Pathways of Concern - Southeast

The southeast side of the landfill is bounded by a steep hillside that rises approximately 70 feet above the surface of the landfill. Numerous springs have been observed along the hillside, where groundwater is discharging to the ground surface. Based on the topographic conditions and the intersection of the water table and the ground surface, it is SCS's professional opinion that there are no pathways for gas migration along the southeast side of the landfill and no additional monitoring is recommended along this perimeter of the site.

#### **Primary Pathways of Concern -West**

The elevation of the landfill and Interstate-75 do not preclude the potential for gas migration assuming appropriate geology and adequate gas pressure is present. While geologic conditions under Interstate-75 were not evaluated for the purposes of this Plan, it is assumed that the geology immediately under Interstate-75 has undergone significant modification during roadway construction. Thus, any presumption of continuity for geologic formations that exist adjacent to the landfill may not accurately reflect the nature and extent of potential pathways under Interstate-75. While examination of geologic conditions under Interstate-75 was not undertaken as a component of this Plan, it is conservatively assumed that potential gas pathways may exist.

Assuming the presence of migration pathways, topography must then be considered in the evaluation of migration potential. Examining topography west of the landfill, it is seen that the Mill Creek channel forms a potential barrier to gas migration. Assuming prevailing groundwater table is at or near streambed elevation within the Creek and Creek banks provide sufficient area for discharge of gas to the atmosphere, the Creek represents a limit for gas migration west toward the Vine Street industrial corridor. Also, considering the low level of gas generation and pressure observed within the landfill, the potential for migration under Interstate-75 and across the Mill Creek channel is considered limited.

For structures located east of the Mill Creek but west of Interstate-75, potential migration pathways were also evaluated. A series of commercial structures are located southwest of the landfill. Assuming appropriate geologic conditions exist, potential subsurface migration cannot be discounted. However, structures in this area are constructed slab-on-grade, and the ground surface profile approaches the estimated base elevation of the landfill, thus offering significant opportunities for atmospheric discharge of migrating gas. Combined with the low level of gas pressure observed at the landfill and distance to the structures, migration potential and risk to these structures is also considered low.

Based on these observations and current conditions at the landfill, no additional subsurface monitoring west of the landfill is currently recommended.

#### 3.6 OTHER SOURCES OF EXPLOSIVE GAS

As previously indicated, organic materials within debris fill, mainly buried wood, may be of sufficient volume to produce measurable quantities of methane gas. As part of the Delineation Investigation, an estimate of the methane potentially generated by the organic material in the soil fill was calculated using a USEPA LandGEM Model. The results of this modeling indicated that the quantity of gas generated did not represent a threat to the residential properties adjacent to the northern boundary of the landfill property. Accumulations of organic material, previously described as peat, are present in the native glacial deposits and decomposition of these materials may generate methane. Test borings have indicated that this material is not horizontally continuous in the site vicinity and, where present, its thickness is less than six inches. In addition, anecdotal reports indicate a significant portion of the site was seasonally inundated or "swampy" prior to development. Swamp deposits that were accumulated then buried during development of the residential subdivision may also represent a potential source of gas generation.

Other non-landfill related sources of explosive gas include yard waste deposits placed by the City along the northeast portion of the site (approximate area of reported disposal area is indicated on Figure 3). While it is reported by City (now Village) personnel that yard waste was accumulated along the surface of this slope and not buried (thus promoting surface discharge of accumulated gases), limited potential exists for contribution to subsurface gas migration. Prior investigation of this area including installation of a monitoring probe at the base of this hillside indicated no significant combustible gas concentrations are present. Based on the location of this area and prior investigation results, no further monitoring of this area is deemed necessary.

With respect to public utilities, natural gas supply and sanitary sewer lines serving residences are identified as a potential off-site source of explosive gas. These utilities are located in the Bank Avenue right-of-way and are not considered significant with respect to assessment of gas migration

from the landfill. No other potential off-site sources of explosive gas have been identified at this time.

#### 4.0 FACILITY INFORMATION

#### **Lowest Elevation of Waste Placement**

No recorded information is known to exist with respect to the depth of waste or excavations associated with the former landfill. Anecdotal information from various parties contained in the 1991 Design Report suggests that the landfill was developed principally as an area fill with limited excavation, if any. Previous research regarding landfill depth and methods of disposal was described in Section 3.0 of the 1991 Foppe Thelen Design Report and is summarized below. The present top surface of the landfill varies from 516 to 520 feet in elevation. Topographic maps of the area prior to commencement of landfill activities were obtained (Hamilton County, 1914, 1959). Both the 1914 and 1959 maps indicate that the surface of the landfill area, prior to filling, was at an elevation of less than 495 feet but greater than 490 feet. This is consistent with the boreholes and test pits mentioned previously which indicate an elevation of 491 to 493 feet (±). Therefore, the depth of the landfill is estimated to vary between 23 and 29 feet.

#### Approximate Acreage of Solid Waste Placement

The approximate area of waste placement is estimated to be 3 acres based on the limits of waste shown on Figure 3.

#### **Historical Operations**

As previously indicated, historical operating information is related primarily to anecdotal information from City (now Village) officials or residents of the area. This information was described in Section 3.3 of the 1991 Foppe Thelen Design Report and is summarized below. The land occupied by the majority of the landfill (parcel number 582-0007-0002-90) has been owned by the City of St. Bernard since 1945. The City acquired the land from E. I. DuPont Company. The City began controlled waste disposal sometime prior to 1958 as indicated by 1958 aerial photographs acquired from Hamilton County. No permits or other authorization were obtained prior to 1958. The exact date of initial operation is not known. Copies of annual operating licenses for the landfill, if any exist, are not available. The Hamilton County Health Department was contacted and had no records of any licenses for the St. Bernard Landfill. At the time the landfill operations began, the City of St. Bernard had its own health department. The Village of St. Bernard has no records of any licenses for the landfill. A summary of regulatory authorizations is presented below.

Date	Document
May 5, 1977	Acknowledgement of Closure
April 14, 2003	Director's Final Finding and Orders
May 18, 2004	OAC 3745-27-13 Authorization
September 16, 2009	Director's Final Finding and Orders
September 9, 2010	Remedial Action Plan & Response to Comments
June 8, 2011	OAC 3745-27-13 Authorization for ODOT
December 12, 2011	Alteration to Approved EGMP
May 16, 2012	Approval of 2 <sup>nd</sup> Revision to Explosive Gas Remediation Plan
November 6, 2012	Alteration to Approved EGMP
November 6, 2012	Alteration to 1 <sup>st</sup> Remediation Plan

December 17, 2012	Delineation Plan
February 2, 2015	Alteration to EGMP Approved
February 13, 2018	Approval to abandon MP-10
December 16, 2019	Ohio EPA terminates September 2009 Director's Final Findings and Orders

For several years, the disposed material was not graded or covered but during the later years of operation the material was graded and covered weekly with several feet of soil. Final grade was achieved by covering the landfill area with 3 to 5 feet of clay in 1981, with additional soil added later for the development of the soccer field.

The area occupied by the landfill was for years a vegetable farm and orchard. The landfill began by disposal over the outslope of the Miami and Erie Canal bench. A 1958 aerial photograph and the 1959 topographic map compiled from the photo show a small area of disposal near the southern corner of the area. The canal bench was the disposal point and the disposed material fanned out onto the flat area below. Total area covered was approximately 150 feet wide by 200 feet long. The remainder of the area was orchard and gardens. I-75 had already been constructed. The subdivision area northeast of the landfill was at this time also gardens except for the eastern 1/3 which was occupied by small warehouses and factories.

A 1973 aerial photograph shows that the landfill was actively receiving disposed material. An access road had been constructed from the canal bench down to the flat along the southwest side. Disposal was apparently still taking place over an approximately 250 foot length extending from the access road northeast along the canal bench. The remainder of this slope between the bench and the flat area is tree covered. Disposed material is seen in a band approximately 200 feet wide parallel to I-75 and running along the western side of the landfill property. This band is approximately 500 feet long, with the end near the present northern boundary of the landfill at the approximate center of the curve in the face. The warehouses and factories are still present.

By letter dated May 5, 1977, the Ohio EPA confirmed that the landfill had been closed.

A pre-1978 aerial photograph shows that the landfill had nearly assumed its present shape. The surface was apparently still receiving material for disposal, but the northern face had already been graded. The disposal area between the canal bench and the flat has already been graded over a length of approximately 350 feet and is grass covered. The undeveloped portion of the subdivision area had been graded and is occupied by a baseball/soccer field. Several of the southernmost factories/warehouses have been demolished.

By 1981, the final grading of the landfill had been completed. The slope area between the canal bench and landfill had been graded and was grass covered. The landfill surface had also been graded to its present configuration. The baseball/soccer field is still present but several more of the factories/warehouses have been demolished.

By 1986, the pine trees along the north face of the landfill were in place, as were the restrooms, storm sewers, and sanitary sewer. The subdivision had already been developed to its present configuration.

#### Types of Waste

No detailed records or similar documentation regarding types of waste received at the facility are known to exist. Information pertaining to waste type was primarily obtained from interviews held

with individuals familiar with landfill operations. Information gathered from these interviews is useful in terms of providing a general characterization of materials that may have been disposed. This information is summarized in Section 3.4 of the 1991 Design Report. No physical records of the material placed in the landfill were kept. However, several people familiar with the operation of the landfill were interviewed to determine waste characteristics. The following summarizes what is known about waste disposal at the landfill, based on these interviews.

The City began disposal from the canal bench soon after acquiring the property. Materials disposed included cans, glass, burned refuse from the City's incinerator, construction debris, stoves, refrigerators, tires, empty oil drums, soap manufacturing by-products, grass clippings, tree limbs and kitchen wastes. The oil drums were picked up by the City at local gasoline stations. They were empty and reportedly never contained anything but new oil. The empty drums were crushed with a bulldozer when they were placed in the landfill. The soap manufacturing by-products were materials from Procter & Gamble. These reportedly included soap powder, soap "sludge", and bottles of shampoo and liquid soap. The kitchen wastes also came from Procter & Gamble. These were wastes from Procter & Gamble's in-house cafeterias. There is no evidence that hazardous materials were placed in the landfill.

#### **Landfill Construction**

No specific details of landfill construction means or methods are available other than historical information gathered from aerial photos and anecdotal information, as summarized above. An Aerial Photographic Analysis Report dated November 1, 2012 was prepared by Environmental Research, Inc. (ERI) and detailed the development of the Landfill and surrounding areas from 1946 to 2009.

#### **Prior Owners**

EDR Chain of Title reports for the parcels included in the facility are presented in Appendix E. The reports include a list of the previous owners back to approximately 1940 for each parcel.

#### 5.0 GAS MONITORING AND CONTROL

The following sections describe the existing monitoring network and the landfill gas control system at the site.

#### 5.1 EXISTING GAS MONITORING SYSTEM

The gas monitoring system is depicted on Figure 6 and summarized in Table 2. The screened interval depths for the probes are also presented in Table 2.

Table 2. Monitoring Network, St. Bernard Landfill

		Approximate Coordinates		Top of Screen	Bottom of Screen
	Adjacent			Depth (feet below	Depth (feet below
Probe	Structure	Latitude	Longitude	ground surface)	ground surface)
MP-1	448 Bank	39.168186	-84.504357	Not known	Not known
MP-7E	429 Bank	39.167895	-84.503022	3	14
MP-7H	425 Bank (and	39.167902	-84.502970	2	15
	421 Bank)			_	13
MP-8F	433 Bank	39.167883	-84.503341	4	14
MP-9	437 Bank	39.167903	-84.503765	2	12
MP-16	441 Bank	39.168132	-84.504186	2	12
MP-17	441 Bank	39.167927	-84.504157	3	13

The construction of the probes is described in Section 5.6 below.

#### 5.2 EXISTING GAS EXTRACTION SYSTEM

The landfill does not have any active gas extraction wells or passive vents installed in the waste.

As previously indicated, various gas migration control systems have been installed and operated since October 2000 along the northern perimeter of the landfill. The current system incorporates a series of six extraction "pods" which effectively offer six independently controlled zones where subsurface vacuum may be applied. The combined system is capable of providing for continuous vacuum extraction along the perimeter of the landfill that lies adjacent to occupied residential properties.

The blower assembly is equipped with a flow meter and vacuum gauge to assist in adjustment of operating flow rate and vacuum. The migration control system layout is illustrated on Figure 6. Each pod is equipped with sampling ports facilitating measurement of applied vacuum and gas composition. The gas migration control system is not operating at the time of the submittal of this plan. The Village will: (1) leave the system off as is currently the case; (2) turn the system on and operate it; or (3) if it is operated again, turn it off and leave it off depending on future authorizations by Ohio EPA.

Condensate within extraction piping is fed via gravity to a 1,500-gallon receiving tank. Condensate collected within the tank is disposed off-site. A high level alarm, which notifies the Village police department of a high water condition in the tank, was installed on January 29, 2013.

#### 5.3 EXISTING GAS VENTING SYSTEM

No passive vents are present at the closed St. Bernard Landfill.

#### 5.4 HISTORICAL RECORDS

At the request of the Ohio EPA, efforts to monitor landfill gas were initiated in the early 1990s by the Village, including installation of six gas-monitoring probes along the northern margin of the landfill. These probes were originally designated MP-1 through MP-6. A figure showing the locations of probes and monitoring points no longer included in the compliance network is included in Appendix C. The monitoring probes were proposed to be installed between the assumed limit of waste and adjacent residential structures. MP-1 appears to be located outside of previous fill limits. Former probes MP-2 (now designated SP-2) and MP-6 (now designated SP-6R) were of limited use in assessing off-site migration as they were in direct contact with (or very near) waste fill and were connected to the extraction system.

Initial sampling of these six monitoring probes was conducted by Foppe Thelen Group, Inc. during selected periods from 1991 through 1994. Sampling indicated elevated concentrations of combustible gas, and in some instances, concentrations at or in excess of the lower explosive limit (LEL) for methane. Although total combustible gas percentages were not recorded, concentrations of at least 5% by volume were measured in several probes and the potential for off-site migration of landfill gas was identified at that time.

In July 2000, the City retained Civil & Environmental Consultants, Inc. (CEC) for engineering services associated with assessment of potential risk associated with off-site gas migration. The scope of these services was initially limited to sampling of the original six monitoring probes (MP-1 through MP-6) to validate previous sampling results. Sampling results indicated combustible gas concentrations in excess of 5% in several probes. Additional work resulting from the initial sampling effort included installation of numerous additional gas probes, analytical sampling of landfill gas within the monitoring network (including analysis of toxic organic vapors), and installation of a gas extraction system.

Installation of additional probes (MP-7 through MP-13) was completed in April 2001. In addition, installation of a vacuum line that was attached to original gas probes MP-2 through MP-6 was completed in April 2001, effectively converting these probes to vacuum extraction wells. At that time, these probes were changed from compliance monitoring probes and subsequently identified as extraction wells (with an applicable "EW" designation) within subsequent monitoring reports.

Following activation of this original extraction system, gas levels continued to decline in the compliance monitoring network with the exception of probe MP-7 which continued to indicate elevated levels of combustible gas. In all other compliance probes, compliance was routinely reported after December 2001 with the exception of sporadic exceedances in probes MP-11, MP-12, and MP-13 which were corrected following extraction system adjustments (it is noted that these sporadic exceedances were ultimately traced to accumulation of groundwater in former extraction well EW-3 (now designated SP-3R)). In July 2002, two supplemental probes were installed adjacent to MP-7 (MP-7A and MP-7B) in an effort to better define gas concentrations within this area. Gas levels fluctuated in compliance probes MP-7, MP-7A and MP-7B for a period of several months. In November 2002, two additional probes, MP-7C and MP-7D were installed to further refine gas concentration data. Data from the probes was then studied for a period of several months. After the initial period of study, monitoring continued, with the data through April 2004 submitted to Ohio EPA.

In April 2004, a temporary gas probe network (T-1 through T-16) was installed on the landfill side of the MP-7 series of probes in an effort to better define gas concentrations as well as possible migration patterns in this area. The network was monitored bi-weekly for two months following installation. Analysis of data compiled during this monitoring period indicated a rather well-defined area of elevated gas concentrations within approximately 10 feet of the MP-7 series of probes (note

probes MP-7C and MP-7A were used in this evaluation and have subsequently been removed along with T-1 through T-16).

As a variety of mechanical and operational adjustments to the existing gas extraction system did not satisfactorily reduce gas concentrations in this area, installation of a gas cutoff trench was selected as the next step in the mitigation effort. The intent of this installation was threefold:

- 1. To excavate and remove organic materials that may be contributing to gas generation immediately adjacent to the affected monitoring probes;
- 2. To excavate and remove large inert demolition debris which may promote migration of explosive gas; and
- 3. To install a low-permeability barrier such that migration pathways from the landfill to the affected probes would be disrupted to the extent practical.

The trench was excavated to a depth of 10 to 12 feet and 3 to 5 feet wide. The total length of the trench was approximately 48 feet (see Figure 6). Trench alignment was configured such that the series of temporary monitoring probes on the landfill side of the trench (T-7 through T-15) was preserved to the extent practical. Compliance probes MP-7C and MP-7D located on the residential side of the trench were replaced with probes MP-7E and MP-7F, which were installed on September 14, 2004, and have been supplemented with a third probe designated MP-7G installed in 2010.

Following installation of the trench, several important observations were noted. First, explosive gas concentrations on the residential side of the trench increased rapidly (in excess of 40% combustible gas by volume), with those on the landfill side remaining at or near 0%. This suggested that a potential source of combustible gas (i.e., putrescible material) existed outside of both the current property limits and footprint of the landfill. The presence of these materials was confirmed in December 2010 following excavation of four exploratory trenches within the rear yard of 429 Bank Avenue. Although limited in volume, these putrescible materials, which consisted principally of wood debris unrelated to waste fill, were present in sufficient volume to release limited volumes of methane. This methane was then released to, and detected within, the property line monitoring probes.

In December 2004, a temporary vacuum line was extended to MP-7E, which immediately reduced gas concentration in MP-7E and MP-7F to below the 5% compliance threshold with the exception of one isolated excursion (August 17, 2009 at 11% methane by volume). It is noted that vacuum was removed prior to any compliance sampling activity (24 hours prior) per the request of Ohio EPA.

In June 2007, elevated levels of combustible gas were observed in MP-8. These levels fluctuated through the remainder of 2007 and a supplemental probe (MP-8A) was installed in October 2007. Observed gas levels in each probe fluctuated considerably through December 2008 when a second supplemental probe (MP-8B) was installed. Over various time periods, vacuum was applied to MP-8A and MP-8B in an effort to reduce observed concentrations. These efforts proved ineffective and this series of probes continued to exhibit gas concentrations above 5% on a routine basis. The impact of the cut-off wall installation adjacent to the MP-7 series probes on the MP-8 series of probes was considered and may have contributed to the observed gas levels. Furthermore, boring data obtained immediately adjacent to MP-8A and MP-8B indicated the presence of minor quantities of organic (wood) debris which may have represented a localized and limited source of gas generation directly impacting these probes. The Delineation Investigation performed in 2013 showed that the two

layers of soil fill placed to raise the ground level to the current elevation in the Bank Avenue development adjacent to the landfill contain small amounts of non-soil debris, including wood.

In November 2010, installation of a new perimeter gas extraction system was initiated. This system was completed and activated in April 2011. This system, as well as the current network of compliance probes may be referenced on Figure 6. For the period of 2012-2014, this extraction system resulted in maintenance of compliant gas levels within the majority of the monitoring network with the exception of probes MP-7E, MP-8D, MP-8F, MP-9, MP-10, and MP-16 which exhibited seasonal elevated gas levels.

In June 2012, in order to address a number of threshold limit exceedances in the 8-series probes an approximately 5-foot wide and 50-foot long trench (as shown on Figure 6) was excavated. This excavation resulted in the removal of probes MP-8, MP-8A, MP-8B, and MP-8C. The excavation was backfilled with clean granular soil fill and replacement probes MP-8D, MP-8E, MP-8F, and MP-8G were installed in the backfilled trench. The excavation removed the organic materials contained in the original soil fill that were immediately adjacent to the initial MP-8 series probes.

On August 23, 2013, the two half-horsepower blowers that supplied vacuum to the extraction system were replaced by a single one-horsepower blower. The objective of the installation of the higher capacity blower was to apply additional vacuum on the horizontal collector system.

A waste delineation investigation was performed in April 2013 on private/public properties along the north side of the St. Bernard Landfill, using test pits, to determine the presence and type of fill materials that may be traceable to St. Bernard Landfill operations.

In June 2014, the debris associated with the landfill operation that was deposited in the back yard of the 441 Bank Avenue property was removed from the property and generally 5 ft beyond the 441 Bank Avenue property line into the Landfill. In August 2014, MP-17 was installed as a replacement for these probes.

In Apri 2018, MP-10 was abandoned. Ohio EPA approved the abandonment of MP-10 in their letter to the Village of St. Bernard, dated February 13, 2018.

Table 3 presents a summary of gas monitoring from 2014 through 2021. This table shows that exceedances rarely occur. The current probe network is described in Section 5.1 above.

#### 5.5 OTHER INDICATORS OF EXPLOSIVE GAS

No incidents of odor or snow melt have been reported. No damage to the final cover has been observed. Some distressed/dying trees have been noted with the pine trees planted on the northern side slope of the landfill and trees within the back yards of some of the residences immediately north of the landfill. The impact to the pine trees on the side slopes is likely due to the shallow soil cover being unable to support large mature trees and is not due to landfill gas. Impacted pine trees are located in areas where methane has been detected in the monitoring probes and in areas where methane has not been detected in the monitoring probes. The impact on the trees in the back yards are likely due to the impact of the drought conditions that occurred two or three years ago and is not due to landfill gas.

#### 5.6 EXISTING PROBES AND CGIS

A summary of the monitoring locations is provided in Table 2 and the monitoring probes are shown on Figure 6. Each residence within 200 feet of the limits of waste placement (421 through 448 Bank Avenue, excluding 444 Bank Avenue where the owner declined the installation of a CGI and 429 Bank where the owner requested that the CGI be removed) has been equipped with an inbuilding combustible gas indicator (CGI). These monitoring locations have been established to provide a redundant level of detection. The locations of monitoring probes and in-building CGIs are illustrated on Figure 6. All of the CGIs are set to alarm at no higher than 12,500 ppm methane (1.25 percent methane by volume, the threshold limit per rule). The regulatory threshold concentration is 1.25 percent methane by volume in occupied structures.

#### **Monitoring Probe Construction**

Installation details for existing compliance monitoring probes may be referenced in Appendix C. Typical probe construction is illustrated in Figure 8. Typical installation details for monitoring probe MP-1 may be referenced on Figure C-1, which is presented in Appendix C. No individual installation log was provided for this probe.

More recent probes were installed using hollow stem rotary augers or direct push methods, with boreholes continuously sampled. The screened intervals of the existing probes are presented on the logs and in Table 2 above.

Probes constructed using hollow stem augers were typically sampled with continuous (2-ft interval) split spoon sampling. For probes installed using direct push methods, the boreholes were continuously sampled at 4 ft intervals.

Permanent monitors were typically screened from two to three feet below grade to the target depth of the permanent monitor, typically the top of the native soil beneath the soil fill. The target depths were adjusted in the field depending on the conditions encountered. For example, if the water table was encountered within the target depth, the bottom of the screened zone was raised so that the permanent monitor would not extend into the seasonal low water table. The probes are constructed of 2-inch or 1-inch I.D. schedule 40 PVC riser and machine slotted screen. The annulus around and above the screen was backfilled with coarse sand. A bentonite seal or concrete seal was placed above the sand. The remaining borehole annulus was backfilled with concrete.

For quality assurance, a person knowledgeable in drilling, installation of permanent monitors, and geology observed the installation of the later probes and kept accurate, detailed records on materials encountered and permanent monitor construction. Solvent welded joints were not used on the later probes.

The probes were designated as MP-xx and the designation were placed on the interior and exterior of the protective casing for each probe.

Security measures, include a locking steel protective casing (MP-1) or bolt down covers for flush mount protective casings (all other probes), were installed for each permanent monitor. The protective casing is required to minimize the possibility of accidental damage and vandalism. In order to minimize air infiltration during monitoring and also to obtain accurate pressure readings, the top end of the probe risers were fitted with a PVC end cap with a sample port. The sample port will provide positive closure when not being sampled. The fitting facilitates a simple connection to the

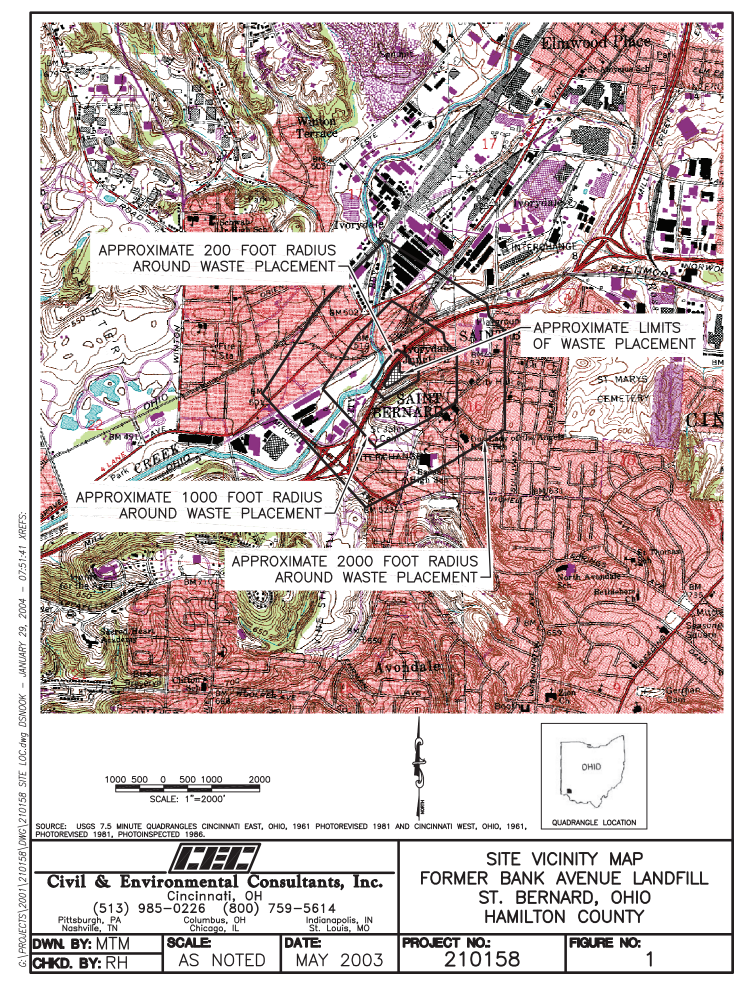
combustible gas indicator's sampling hose for gas measurement. The cap or the fitting can be removed to allow depth to water measurement.

The monitoring network described above will become the network of record when this Explosive Gas Monitoring Plan (EGMP) is approved.

The existing probes meet the requirements of OAC 3745-27-12 (G)(1) in that:

- They accurately detect existing levels of explosive gas. Section 5.4 describes historical detections of explosive gas.
- Are screened to the depth of waste placement or to a barrier that prevents migration of explosive gas. The probes intersect the water table, which acts as a barrier to gas migration.
- Are designed to prevent contamination or dilution of explosive gas samples.
- Are designed to prevent contamination of groundwater. The probes do not intercept multiple water bearing units.
- Are designed to obtain liquid levels, gas pressure, and methane concentrations within the probe.

## **FIGURES**





SOURCE: PORTION OF AN OHIO DEPARTMENT OF TRANSPORTATION (ODOT) AERIAL PHOTOGRAPH - APRIL 1974.

CAGIS - 2001 Topographic Contours CAGIS - Building Footprints

CAGIS - Edge of Pavement **CAGIS - Parcel Boundary** 

# Civil & Environmental Consultants, Inc.

www.cecinc.com

June 18, 2014. SCS incorporates this figure in full and unedited from the original source: CEC EGMP, November 2011.

DRAWN BY: DATE:

4274 Glendale-Milford Road - Cincinnati, OH 45242 513-985-0226 - 800-759-5614

1 " = 150 ' PROJECT NO: MJB CHECKED BY: MARCH 31, 2011 DWG SCALE:

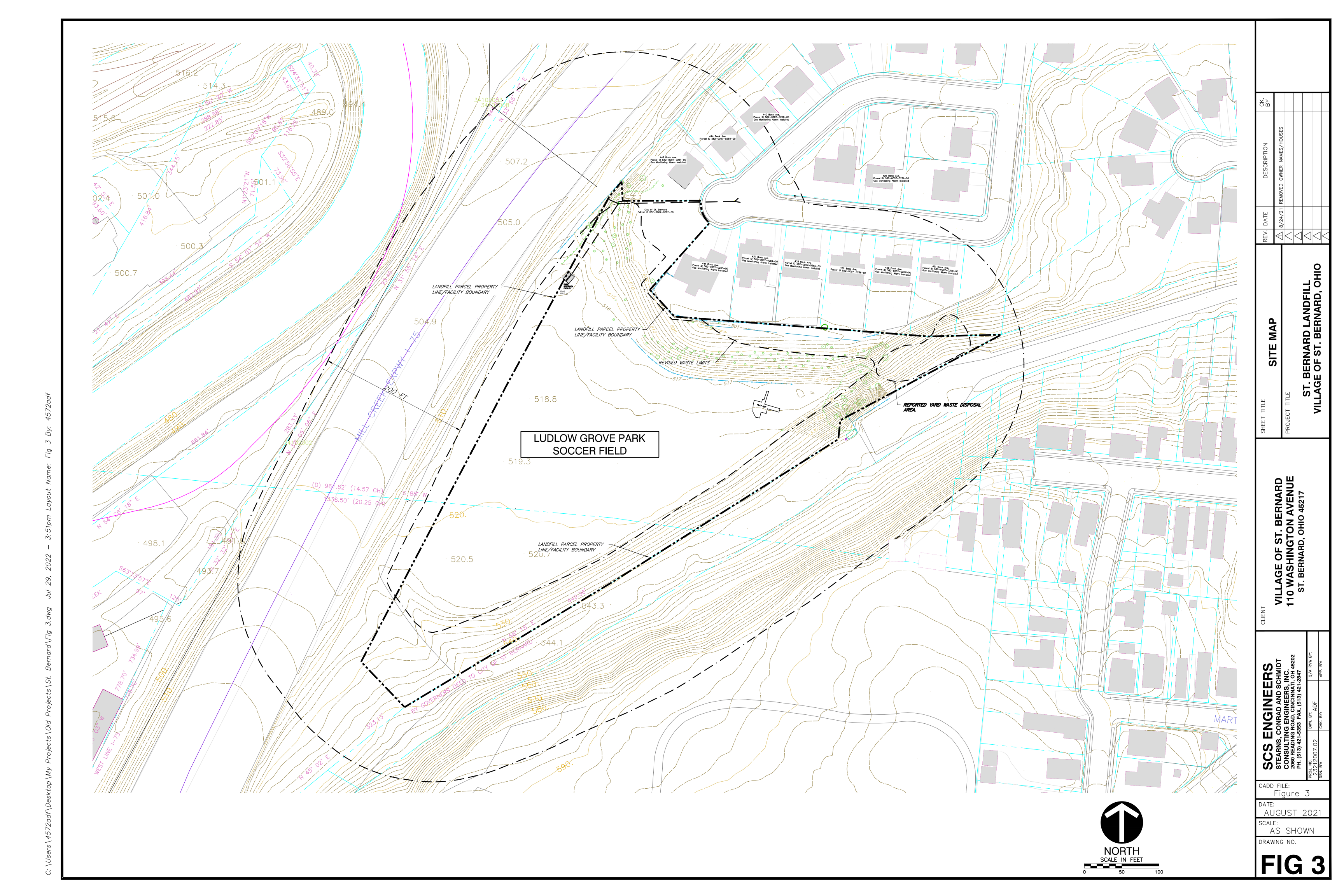
SITE AND VICINITY AERIAL MAP

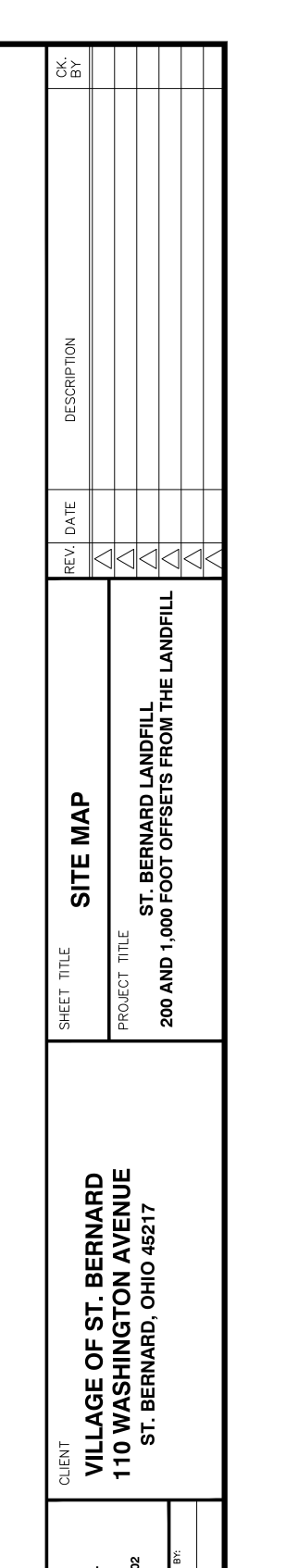
BASE - APRIL 1974 ODOT AERIAL PHOTOGRAPH BANK AVENUE LANDFILL - ST. BERNARD, OHIO

OVERLAY - CURRENT CAGIS PROPERTY

AND TOPOGRAPHIC DATA

RH FIGURE NO: 100-194 APPROVED BY:





NODTH

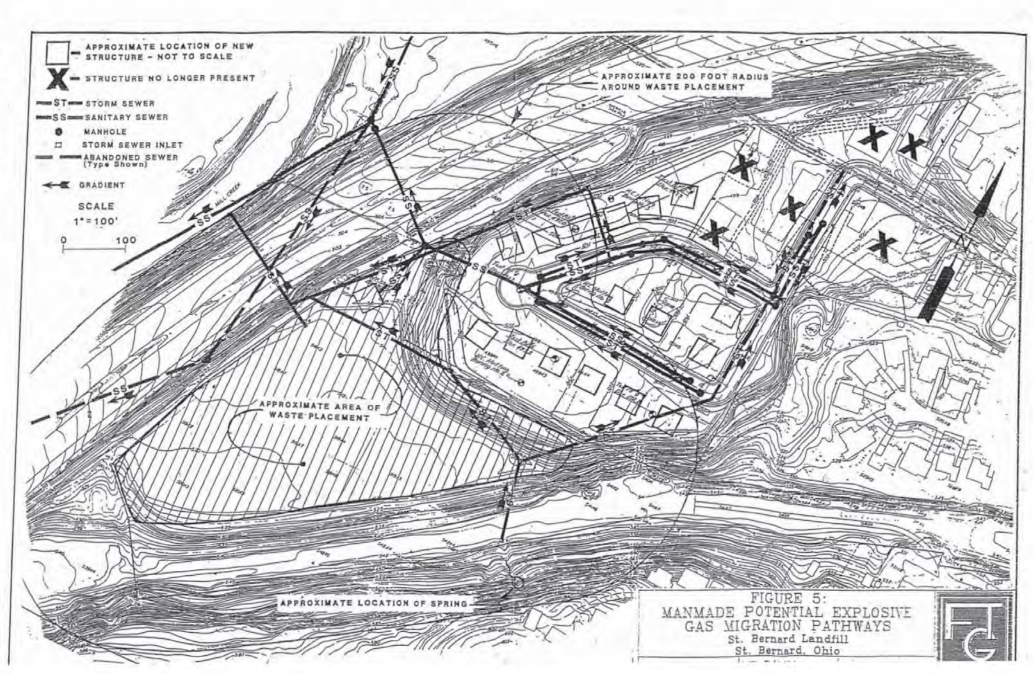
CADD FILE:
Figure 4

DATE:
MARCH 2022

SCALE:
NTS

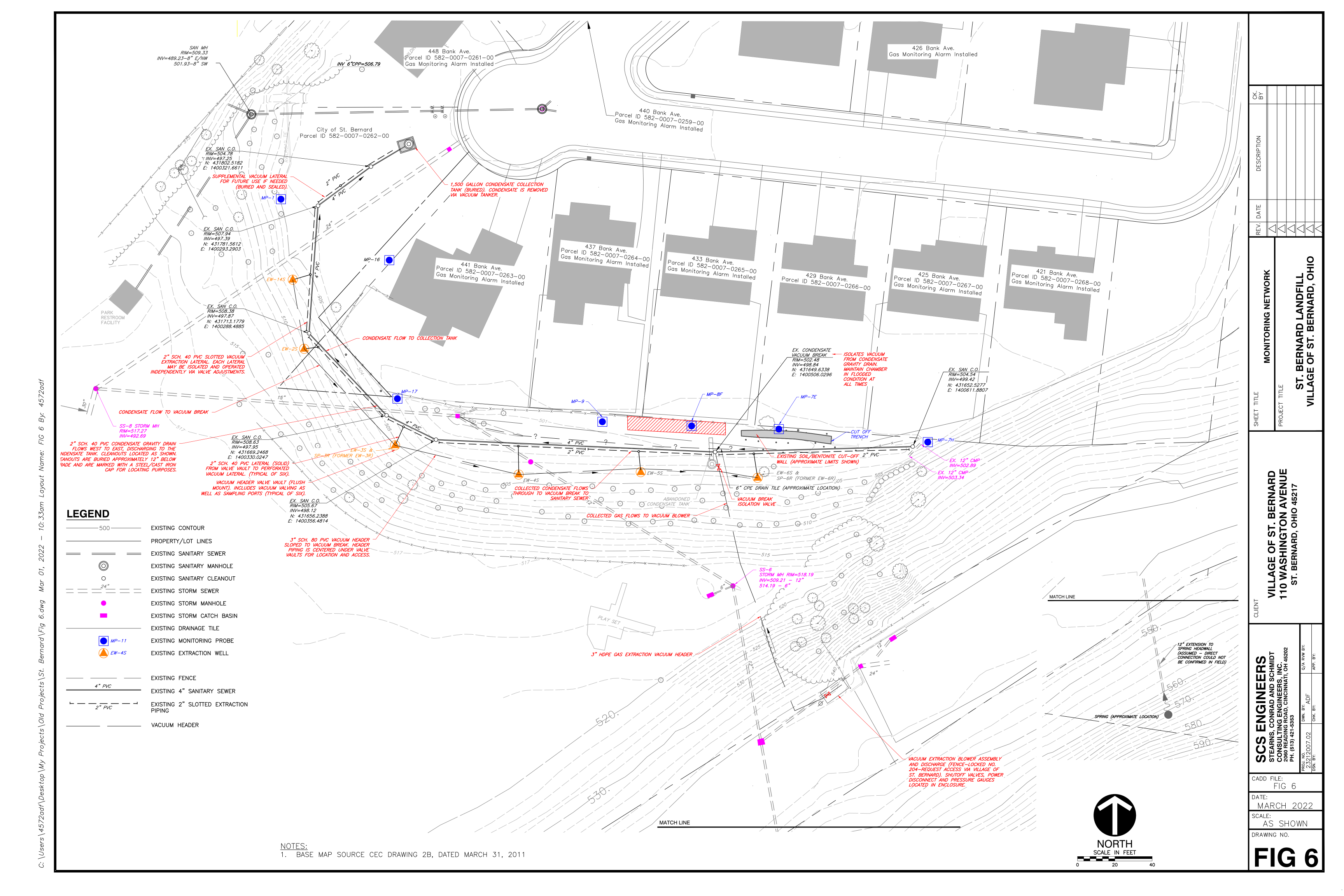
DRAWING NO.

FIG 2



June 18, 2014. SCS incorporates this figure in full and unedited from the original source: Foppe Thelen, Explosive Gas Monitoring System Design, October 1991.

FIGURE 5. MAN MADE MIGRATION PATHWAS



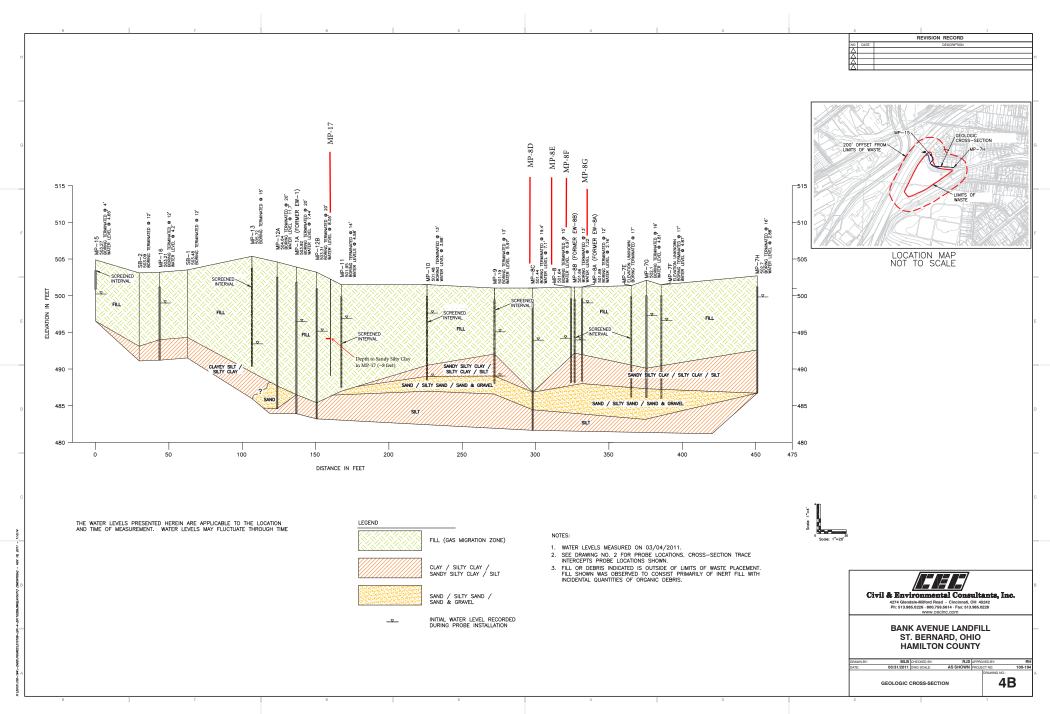


FIGURE 7. CEC 2011 Northern Geologic Cross Section

## **TABLES**

### Table 1. Parcel Information

#### Parcels within 200 feet of the Limits of Waste with Owners

PARCELID	воок	PAGE	PARCEL	OWNNM1	OWNAD1	OWNAD2
058200070002	582	0007	0002	ST BERNARD CITY OF THE	110 WASHINGTON AVE	CINCINNATI OH 45217
058200070050	582	0007	0050	SMITH, KATELYN TERSEA	130 BAKER AVE	CINCINNATI OH 45217
058200070051	582	0007	0051	UNDERWOOD, KAREN L & KARLA A BERGER	133 BAKER AVE	CINCINNATI OH 45217
058200070052	582	0007	0052	UNDERWOOD, KAREN L & KARLA A BERGER	133 BAKER AVE	CINCINNATI OH 45217
058200070183	582	0007	0183	SAUER, CHRISTOPER & KELLY	131 BAKER AVE	CINCINNATI OH 45217
058200070184	582	0007	0184	STUCHELL, JONATHAN L & DARCY M	129 BAKER AVE	CINCINNATI OH 45217
058200070196	582	0007	0196	UNDERWOOD, KAREN L & KARLA A BERGER	133 BAKER AVE	CINCINNATI OH 45217
058200070207	582	0007	0207	ST BERNARD CITY OF THE	110 WASHINGTON AVE	CINCINNATI OH 45217
058200070222	582	0007	0222	SAUER, CHRISTOPER & KELLY	131 BAKER AVE	CINCINNATI OH 45217
058200070234	582	0007	0234	VILLAGE OF ST. BERNARD	NO ADDRESS	CINCINNATI OH 45217
058200070252	582	0007	0252	MILLCREEK VALLEY CONSERVANCY DISTRICT	BANK AVE	CINCINNATI OH 45217
058200070253	582	0007	0253	RJ&F B&B LLC	BANK AVE	CINCINNATI OH 45217
058200070259	582	0007	0259	Morgan, Edward	440 BANK AVE	CINCINNATI OH 45217-1213
058200070260	582	0007	0260	TIM HACKNEY	444 BANK AVE	CINCINNATI OH 45217-1213
058200070261	582	0007	0261	KENNEDY NORMA LEE TR	448 BANK AVE	CINCINNATI OH 45217
058200070262	582	0007	0262	ST BERNARD CITY OF THE	110 WASHINGTON AVE	CINCINNATI OH 45217
058200070263	582	0007	0263	ZIEGLER GREGG M & MOLLY E	441 BANK ST	CINCINNATI OH 45217-1213
058200070264	582	0007	0264	MATTHEW & JESSICA CARSON	437 BANK AVE	CINCINNATI OH 45217-1213
058200070265	582	0007	0265	SHRADER JAN	433 BANK AVE	CINCINNATI OH 45217-1214
058200070266	582	0007	0266	SCHRENK ROBERT W	429 BANK AVE	CINCINNATI OH 45217-1214
058200070267	582	0007	0267	ADAM HANEY	425 BANK AVE	CINCINNATI OH 45217-1214
058200070268	582	0007	0268	SCOTT WEBER	421 BANK AVE	CINCINNATI OH 45217-1214
058200070269	582	0007	0269	ST BERNARD CITY OF THE	110 WASHINGTON AVE	CINCINNATI OH 45217
058200070270	582	0007	0270	WONG, VICKY L	434 BANK AVE	CINCINNATI OH 45217
058200070274	582	0007	0274	VILLAGE OF ST. BERNARD	BANK AVE	CINCINNATI OH 45217

#### Parcels between 200 and 1000 feet of the Limits of Waste

PARCELIN   DOOK PAGE PARCEL   PARCELIN   BOOK PAGE PARCEL   PARCELIN	Parcels between 200 and 1000	feet of the Limits of Waste		
	PARCELID BOOK PAGE PARCEL	PARCELID BOOK PAGE PARCEL	PARCELID BOOK PAGE PARCEL	PARCELID BOOK PAGE PARCEL
Company				
C22500002012   23   0002   0002   068200070016   81   0007   0101   088200070116   81   0007   0101   088200070116   81   0007   0101   088200070116   81   0007   0101   088200070116   81   0007   0101   088200070116   81   0007   0101   088200070116   82   0007   0101   088200070116   81   0007   0101   0882				
Company				
Company   Comp				
Company   Comp				
	022300020035 223 0002 0035	058200070034 582 0007 0034	058200070119 582 0007 0119	058200070215 582 0007 0215
022300038110 223 0003 0116 058200070183 682 0007 0125 058200077125 682 0007 0125 058200070125 682 0007	022300030001 223 0003 0001		058200070120 582 0007 0120	
022200039101				
02230033110 223 0033 0164 085200070049 582 007 0249 085200070125 582 0007 1025 085200070125 582 0007 0125 0852000070125 582 0007 0125 085200070125 582 0007 0125 085200070125 582 0007 0125 085200070125 582 0007 0125 085200070125 582 0007 0125 085200070125 582 0007 0125 085200070125 582 0007 0125 0852000070125 582 0007 0125 085200070125 582 0007 0125 085200070125 582 0007 0125 085200070125 582 0007 0125 085200070125 582 0007 0125 085200070125 582 0007 0125 085200070125 582 0007 0125 085200070125 582 0007 0125 085200070125 582 0007 0125 085200070125 582 0007 0125 085200070125 582 0007 0125 085200070125 582 0007 0125 085200070125 582 0007 0125 085200070125 582 0007 0125 085200070125 582 0007 0125 085200070125 582 0007 0125 085200070125 582 0007 0125 085200070125 582 0007 0125 085200070125 582 0007 0125 0852000070125 582 0007 0125 085200070125 582 0007 0125 085200070125 582 0007 0125 085200070125 582 0007 0125 085200070125 582 0007 0125 0852000070125 582 0007 0125 0852000070125 582 0007 0125 0852000070125 582 0007 0125 0852000070125 582 0007 0125 0852000000000000000000000000000000000				
022300039107 223 0003 0167				
02230039116 223 0003 0116 085200070045 882 0007 0243 085200070129 682 0007 0123 08520070040 802 0007 0239 02230033110 223 0003 0118 085200070045 802 0007 0444 085200007129 882 0007 0123 085200070040 802 0007 0239 02230033110 223 0003 0110 085200070045 802 0007 0444 085200007129 882 0007 0123 085200070040 802 0007 0239 02230033112 223 0003 01112 085200070045 802 0007 0444 0852000070131 882 0007 0131 085200070040 802 0007 0239 02230033112 223 0003 0112 085200070045 802 0007 0444 085200007131 882 0007 0131 085200070040 802 0007 0239 02230033112 223 0003 0132 085200070045 802 0007 0444 08520007131 882 0007 0131 085200070040 802 0007 0239 02230033112 223 0003 0132 085200070045 802 0007 0239 0239 0239 0239 0239 0239 0239 0239				
0223000301-10				
022300303114	022300030107 223 0003 0107	058200070042 582 0007 0042	058200070127 582 0007 0127	
022300030114 223 0033 0112 058200070045 582 007 044 058200070131 582 007 0131 05820070243 582 007 0243 02230030113 223 0033 0112 058200070047 582 007 044 058200070132 582 007 0131 058200070245 582 007 0243 02230030113 223 0033 0131 058200070045 582 007 0049 058200070134 582 007 0131 058200070254 582 007 0243 02230030113 223 0033 0131 058200070045 582 007 0049 058200070135 582 007 0131 058200070254 582 007 0256 02230030113 223 0033 0131 058200070053 582 007 0049 058200070135 582 007 0131 058200070254 582 0007 0256 02230030113 223 0033 0135 058200070055 582 0007 0256 058200070135 582 007 0131 058200070256 582 0007 0256 02230030113 223 0033 0135 058200070055 582 0007 0555 058200070135 582 0007 037 058200070256 582 0007 0256 02230030114 223 0033 0155 058200070057 582 0007 0555 058200070137 582 0007 037 037 058200070258 582 0007 0256 02230030114 223 0033 0155 058200070067 582 0007 0556 05820007013 582 0007 037 038 038200070258 582 0007 0256 02230030114 233 0033 0155 058200070067 582 0007 0566 05820007013 582 0007 037 038 038200070258 582 0007 0257 02230030116 223 0033 0155 058200070067 582 0007 0566 05820007013 582 0007 037 038 038200070258 582 0007 0257 02230030116 223 0033 0156 05820007016 582 0007 0566 05820007013 582 0007 039 05820007025 582 0007 0257 02230003016 223 0033 0156 05820007016 582 0007 0566 05820007014 582 0007 039 05820007025 582 0007 0257 02230003016 223 0033 0169 05820007006 582 0007 0568 05820007014 582 0007 044 05820007025 582 0007 0257 02230003016 223 0033 0176 05820007006 582 0007 0568 05820007014 582 0007 044 05820007025 582 0007 0258 05820007014 582 0007 0459 05820007014 582 0007 0459 05820007025 582 0007 0258 05820007014 582 0007 0459 05820007025 582 0007 0258 05820007014 582 0007 0459 05820007025 582 0007 0258 05820007014 582 0007 0459 05820007025 582 0007 0259 05820007014 582 0007 0459 05820007025 582 0007 0259 05820007014 582 0007 0459 05820007025 582 0007 0259 05820007014 582 0007 0459 05820007025 582 0007 0259 05820007014 582 0007 0459 05820007025 582 0007 0259 05820007014 582 0007 045				
0.00000000011   2.23   0.030   011   0.05200070004   582   0.007   0.044   0.0520007013   582   0.007   0.132   0.05200070024   582   0.007   0.256   0.2200030113   2.23   0.030   0.131   0.05200070004   582   0.007   0.046   0.0520007013   582   0.007   0.134   0.0520007025   582   0.007   0.256   0.2200030113   2.23   0.030   0.132   0.0520007003   582   0.007   0.056   0.0520007013   582   0.007   0.134   0.0520007025   582   0.007   0.256   0.2200030112   2.23   0.030   0.132   0.0520007003   582   0.007   0.056   0.0520007013   582   0.007   0.134   0.0520007025   582   0.007   0.257   0.2200030112   2.23   0.030   0.141   0.0520007003   582   0.007   0.056   0.0520007013   582   0.007   0.134   0.0520007025   582   0.007   0.257   0.2200030114   2.23   0.033   0.141   0.0520007003   582   0.007   0.056   0.0520007013   582   0.007   0.134   0.0520007025   582   0.007   0.257   0.2200030114   2.23   0.033   0.154   0.0520007003   582   0.007   0.056   0.0520007013   582   0.007   0.057   0.0520007013   582   0.007   0.057   0.0520007031   582   0.007   0.057   0.0520007031   582   0.007   0.057   0.0520007031   582   0.007   0.057   0.0520007031   582   0.007   0.057   0.0520007031   582   0.007   0.058				
0.02300003111   23				
0.0023000001141   223   0.003   0113   0.0082000700148   582   0.007   0.004   0.062000701134   582   0.007   0.015   0.007   0.015   0.007   0.025   0.007   0.015   0.007   0.025   0.007   0.015   0.007				
Decision				
0.00230003145   0.003 0135	022300030131 223 0003 0131		058200070134 582 0007 0134	
0.00000001016   0.00000001016   0.000000010016   0.000000010016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.00000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.00000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.00000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.0000001016   0.00000001016   0.00000001016   0.00000001016   0.00000001016   0.00000001016   0.00000001016   0.00000001016   0.00000001016   0.000000001016   0.000000001016   0.0000000001016   0.000000001016   0.000000001016   0.0000000001016   0.00000000001016   0.0000000000000000000000000000000000				
0.0000000116   0.0000000000000000000000000000000000				
0.02300030163   233   0.003   0165				
	022300030162 223 0003 0162	058200070059 582 0007 0059	058200070141 582 0007 0141	058200070275 582 0007 0275
023200030167				
Decay   Control   Contro				
December				
	022300030172 223 0003 0172	058200070066 582 0007 0066	058200070148 582 0007 0148	058200070282 582 0007 0282
058200060104   582   0006   016   058200070070   582   0007   0707   058200070153   582   0007   0154   0582000700286   582   0007   0258   058200060105   582   0006   0105   058200070071   582   0007   071   058200070154   582   0007   0154   0155   058200060105   582   0006   0106   058200070072   582   0007   0072   058200070155   582   0007   0155   058200060107   582   0006   0107   058200070075   582   0007   0724   058200070165   582   0007   0165   058200060107   582   0006   0108   058200070075   582   0007   0074   058200070168   582   0007   0165   058200060107   582   0006   0108   058200070075   582   0007   0075   058200070168   582   0007   0173   058200060107   582   0006   0109   058200070076   582   0007   0075   058200070173   582   0007   0174   05820006010   582   0006   0110   058200070078   582   0007   0077   058200070175   582   0007   0174   05820006010   582   0006   0160   058200070078   582   0007   0079   058200070175   582   0007   0175   05820006016   582   0006   0161   05820007008   582   0007   0079   058200070175   582   0007   0175   05820006016   582   0006   0161   05820007008   582   0007   0084   058200070175   582   0007   0178   05820006016   582   0006   0164   058200070091   582   0007   0084   058200070175   582   0007   0179   05820006016   582   0006   0166   058200070091   582   0007   0084   05820007018   582   0007   0180   05820006016   582   0006   0166   058200070091   582   0007   0084   05820007018   582   0007   0180   05820006016   582   0006   0168   058200070091   582   0007   0084   05820007018   582   0007   0180   05820007018   582   0007   0180   05820006018   582   0006   0168   058200070091   582   0007   0094   05820007018   582   0007   0180   05820007018   582   0007   0180   05820007018   582   0007   0180   05820007018   582   0007   0180   05820007018   582   0007   0180   05820007018   582   0007   0180   05820007018   582   0007   0180   05820006018   582   0006   0180   05820007010   582   0007   0180   05820007018   582   0007   0180				
				058200070286 582 0007 0286
058200060106         582         0006         0106         0582000700772         582         0007         0072         058200070165         582         0007         0167           058200060108         582         0006         0108         058200070075         582         0007         0076         058200070167         582         0007         0168           058200060110         582         0006         0110         058200070077         582         0007         0076         058200070173         582         0007         0174           058200060110         582         0006         0110         058200070078         582         0007         0077         058200070175         582         0007         0175           058200060160         582         0006         0161         0582000070078         582         0007         0079         058200070175         582         0007         0176           058200060161         582         0006         0161         0582000070081         582         0007         0081         058200070178         582         0007         0079         058200070178         582         0007         0178           058200060163         582         0006         0164         058200				
058200060108         582         0006         0108         058200070075         582         0007         0755         058200070168         582         0007         0175         058200070173         582         0007         0173           058200060110         582         0006         0110         058200070077         582         0007         0078         05820007174         582         0007         0174           058200060161         582         0006         0160         058200070078         582         0007         0079         05820007176         582         0007         0176           058200060161         582         0006         0161         058200070080         582         0007         0080         0582000700717         582         0007         0177           058200060162         582         0006         0163         058200070081         582         0007         0081         058200060178         582         0007         0178         058200060178         582         0007         0179         05820006018         582         0006         0166         058200070091         582         0007         0081         05820006018         582         0007         0182         05820006018         582				
058200060109         582         0006         0109         058200070076         582         0007         077         058200070173         582         0007         0173         0077         058200070174         582         0007         0174         0077         058200060119         582         0007         0175         058200070174         582         0007         0175         058200060119         582         0007         0078         058200070174         582         0007         0175         058200060116         582         0007         0078         058200070175         582         0007         0176         058200060116         582         0006         0162         058200070081         582         0007         0080         058200060116         582         0007         0081         05820006018         582         0007         0081         058200060186         582         0007         0081         058200060186         582         0006         0165         058200070091         582         0007         0082         058200060186         582         0006         0165         058200070092         582         0007         0982         05820006018         582         0006         0165         058200070092         582         0007         0992	058200060107 582 0006 0107	058200070074 582 0007 0074	058200070167 582 0007 0167	
58200060110         582         0006         0110         058200070077         582         0007         077         058200070174         582         0007         0174           058200060160         582         0006         0159         05820007007075         582         0007         0079         058200070176         582         0007         0176           058200060161         582         0006         0161         0582000700007         582         0007         0080         058200070176         582         0007         0177           058200060161         582         0006         0161         058200070081         582         0007         0081         058200070177         582         0007         0177           058200060164         582         0006         0164         058200070081         582         0007         0082         058200070179         582         0007         0178           058200060165         582         0006         0166         058200070092         582         0007         0093         058200070181         582         0007         0180           058200060165         582         0006         0167         058200070095         582         0007         0094         05820007			058200070168 582 0007 0168	
058200060159         582         0006         0159         058200070078         582         0007         0078         058200070175         582         0007         0175           058200060161         582         0006         0161         0582000700708         582         0007         0080         058200070177         582         0007         0177           058200060162         582         0006         0161         058200070080         582         0007         0081         058200070177         582         0007         0178           058200060163         582         0006         0163         058200070081         582         0007         0082         058200070178         582         0007         0178           058200060165         582         0006         0165         058200070091         582         0007         091         058200070180         582         0007         0180           058200060166         582         0006         0165         058200070093         582         0007         092         058200070185         582         0007         0181           058200060168         582         0006         0168         058200070093         582         0007         0994         0582000701				
058200060160         582         0006         0160         058200070179         582         0007         079         058200070176         582         0007         0176           058200060161         582         0006         0161         0582000700181         582         0007         0081         058200070177         582         0007         0178           058200060163         582         0006         0163         058200070091         582         0007         0081         058200070178         582         0007         0179           058200060165         582         0006         0163         058200070092         582         0007         0091         058200070180         582         0007         0180           058200060166         582         0006         0166         058200070092         582         0007         0092         058200070180         582         0007         0181           058200060166         582         0006         0166         058200070093         582         0007         0182         0007         0182           058200060168         582         0006         0169         058200070095         582         0007         0996         058200070187         582         0007				
058200060161         582         0006         0161         058200070080         582         0007         0081         058200070177         582         0007         0177           058200060162         582         0006         0162         058200070081         582         0007         0081         058200070178         582         0007         0178           058200060164         582         0006         0164         058200070091         582         0007         0091         058200070178         582         0007         0180           058200060165         582         0006         0165         058200070092         582         0007         0092         058200070181         582         0007         0181           058200060167         582         0006         0166         058200070093         582         0007         0093         058200070185         582         0007         0181           058200060167         582         0006         0168         058200070093         582         0007         0094         058200070186         582         0007         0186           058200060177         582         0006         0168         058200070093         582         0007         0099         058200070				
058200060162         582         0006         0162         058200070081         582         0007         0081         058200070178         582         0007         0178           058200060163         582         0006         0163         058200070082         582         0007         0082         058200070179         582         0007         0179           058200060165         582         0006         0165         058200070092         582         0007         092         058200070181         582         0007         0180           058200060166         582         0006         0166         058200070093         582         0007         093         058200070185         582         0007         0181           058200060167         582         0006         0166         058200070093         582         0007         0994         058200070185         582         0007         0182           058200060168         582         0006         0169         058200070095         582         0007         0095         058200070186         582         0007         0186           058200060177         582         0006         0170         058200070097         582         0007         0997         05820007018				
058200060163         582         0006         0163         0582000700182         582         0007         0082         058200070179         582         0007         0179           058200060164         582         0006         0164         058200070091         582         0007         0091         058200070180         582         0007         0180           058200060166         582         0006         0166         058200070093         582         0007         0093         058200070181         582         0007         0182           058200060167         582         0006         0167         058200070094         582         0007         0094         058200070185         582         0007         0182           058200060168         582         0006         0168         058200070095         582         0007         0095         058200070185         582         0007         0185           058200060170         582         0006         0170         058200070095         582         0007         0096         058200070185         582         0007         0185           058200060178         582         0006         0177         058200070095         582         0007         0996         05820007				
058200060165         582         0006         0165         058200070092         582         0007         0092         058200070181         582         0007         0181           058200060166         582         0006         0166         058200070094         582         0007         0093         058200070182         582         0007         0182           058200060167         582         0006         0167         058200070095         582         0007         0094         058200070186         582         0007         0185           058200060169         582         0006         0169         058200070095         582         0007         0996         058200070186         582         0007         0186           058200060170         582         0006         0170         058200070095         582         0007         0996         058200070186         582         0007         0187           058200060177         582         0006         0177         058200070099         582         0007         0999         058200070188         582         0007         0188           058200060180         582         0006         0178         058200070109         582         0007         0109         058200070				
058200060166         582         0006         0166         058200070093         582         0007         0093         058200070182         582         0007         0182           058200060167         582         0006         0167         058200070095         582         0007         0094         058200070185         582         0007         0185           058200060168         582         0006         0168         058200070095         582         0007         0095         058200070186         582         0007         0186           058200060170         582         0006         0169         058200070097         582         0007         0096         058200070187         582         0007         0188           058200060177         582         0006         0177         058200070098         582         0007         0099         058200070188         582         0007         0188           058200060178         582         0006         0178         058200070109         582         0007         0199         058200070190         582         0007         0199           058200060181         582         0006         0181         058200070102         582         0007         0101         058200070				
058200060167         582         0006         0167         058200070094         582         0007         0094         058200070185         582         0007         0185           058200060168         582         0006         0168         058200070095         582         0007         0095         058200070186         582         0007         0186           058200060170         582         0006         0169         058200070095         582         0007         096         058200070187         582         0007         0186           058200060170         582         0006         0170         058200070098         582         0007         098         058200070188         582         0007         0188           058200060177         582         0006         0177         058200070099         582         0007         0099         058200070199         582         0007         0189           058200060180         582         0006         0180         058200070100         582         0007         0101         058200070191         582         0007         0191           058200060182         582         0006         0181         058200070101         582         0007         0101         05820007019				
058200060168         582         0006         0168         058200070095         582         0007         0095         058200070186         582         0007         0186           058200060169         582         0006         0169         058200070096         582         0007         0096         058200070187         582         0007         0187           058200060170         582         0006         0170         058200070098         582         0007         0998         058200070189         582         0007         0188           058200060177         582         0006         0178         058200070098         582         0007         0999         058200070190         582         0007         0189           058200060180         582         0006         0180         058200070101         582         0007         0100         058200070191         582         0007         0190           058200060181         582         0006         0181         058200070102         582         0007         0101         058200070191         582         0007         0192           058200060193         582         0006         0193         058200070104         582         0007         0104         058200070				
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058200060236 582 0006 0236 058200070112 582 0007 0112 058200070205 582 0007 0205				
	U582UUU6U236 582 0006 0236	U582UUU7UTT2 582 0007 0112	058200070205 582 0007 0205	

#### Table 3. Probe Monitoring Summary 2014 to 2021 Closed St Bernard Landfill

Maximum Combustible Gas Concentration (% by volume)

						20	14											20	15											20	16					
Compliance Probes	J	F	М	Α	M	7	J	Α	S	0	N	D	7	F	M	Α	М	7	J	Α	S	0	N	D	J	F	M	Α	М	J	J	Α	S	0	N	D
MP-1	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-			-									-
MP-7E	-		-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-			-						-			- 1
MP-7H	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-			-						-			-
MP-8F	-		-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	9.7	-	-	-	-	-	-	-		-	-	-	- 1
MP-9	-	-	-	-	-	-	-	-	-	-	15	-	-	-	-	-	-	-	-	-	-	-	-	-			-						-			6.4
MP-16	-		-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-			-						-			- 1
MP-17									•	•	-	-	•	-	-	-	-	•		-	-	-	•	-			-						-			-

						20	17											20	18											20	19					
Compliance Probes	J	F	М	Α	M	J	J	Α	S	0	N	D	J	F	M	Α	M	J	J	Α	S	0	N	D	J	F	M	Α	М	J	J	Α	S	0	N	D
MP-1			-			-						-			-			-			-			-			-			-			-			-
MP-7E			-			-			9.7			-			-			•			-			-			-			-			-			- ]
MP-7H			-			-						-			-			-			-			-			-			-			•			-
MP-8F			-			-						-			-			-			-			-			-			-						- 1
MP-9			-			-						-			-			-			-			-			-			-			•			-
MP-16			-			-						-			-			-			-			-			-			-						- 1
MP-17			-			-						-			-			-			-			-			-			-						- 1

						20	20											20	21					
Compliance Probes	J	F	М	Α	M	J	J	Α	S	0	N	D	J	F	М	Α	М	J	J	Α	S	0	N	D
MP-1			•				-	-	-	•	-				•			-			-			-
MP-7E			-				-	-	12.6	-	-				-			-			-			-
MP-7H			-				-	-	-	-	-				-			-			-			-
MP-8F			-				-	-	-	-	-				-			-			-			-
MP-9			-				-	-	30.9	-	-				-			-			48.3	48.7	16.3	-
MP-16			-				-	-	-	-	-				-			-			-			-
MP-17			-				-	-	-	-	-				-			-			-			-

<sup>-</sup> monitoring performed, result less than 5% threshold concentration.

Note: The values shown in the above table are the maximum combustible gas concentration measured in the indicated month. There may have been multiple monitoring events with results above 5% during that month, but only the maximum value is shown.

# Appendix A Notification Letters

# SCS ENGINEERS

October 19, 2022 File No. 23212007.10

Chief David Moeller St. Bernard Fire Dept. 5116 Vine Street St. Bernard, OH 45217

Subject: Explosive Gas Monitoring Plan Notification

St. Bernard Landfill

#### Dear Chief Moeller:

Pursuant to the Municipal Solid Waste Landfill Regulations and on behalf of the Village of St. Bernard, SCS Engineers is hereby notifying you that the Village of St. Bernard is submitting a revised Explosive Gas Monitoring Plan for the above referenced landfill. This letter is being sent to you per OAC 3745-27-12(F)(2)(g)(i), which states that the appropriate authorities be informed that they will be notified if there is an exceedance of the threshold concentration of explosive gas at a monitoring probe. The threshold is 100 percent of the lower explosive limit (5 percent methane by volume) in a probe at or within the facility boundary.

The landfill is located at the Ludlow Grove Park and is bounded by I-75 to the west, Bank Avenue to the north, and the extension of Phillips Avenue to the east. A drawing is attached that shows the limits of waste of the closed landfill and the location of occupied structures within 200 feet of the limits of waste.

If you have any questions pertaining to the request or the information presented herein, please contact Tom Paul at the Village of St. Bernard at (513) 242-7770.

Sincerely,

Randall C. Mills e Senior Project Scientist SCS Engineers

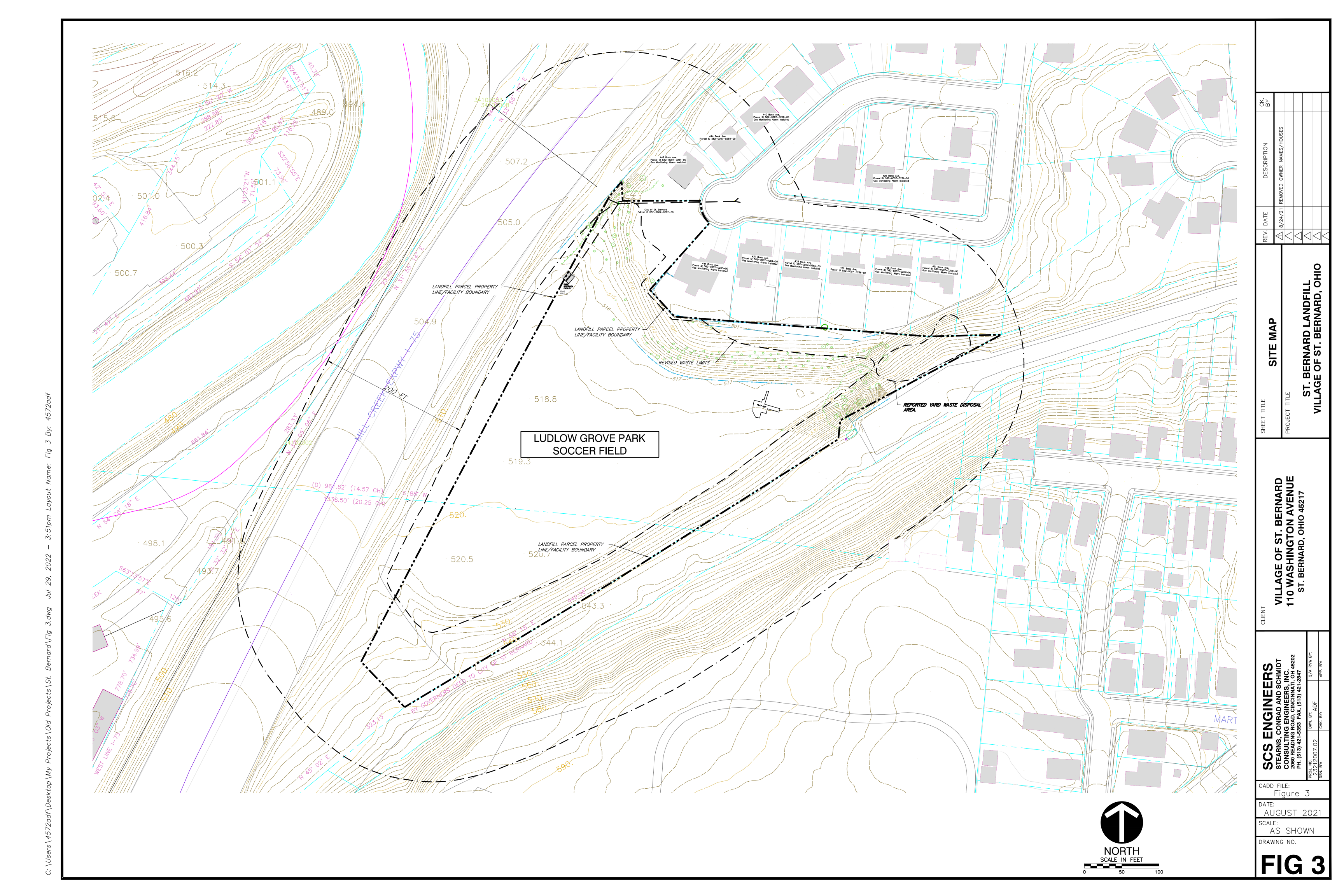
Randall C. Mills

rcm/JJW

cc: Tom Paul, Village of St. Bernard Jonathan Stuchell, Village of St. Bernard Nick Schapman, GHD

Encl.





# SCS ENGINEERS

October 19, 2022 File No. 23212007.10

Mr. Chuck DeJonckheere Hamilton County Public Health 250 William Howard Taft, 2nd Floor Cincinnati, OH 45219

**Explosive Gas Monitoring Plan Notification** Subject:

St. Bernard Landfill

Dear Mr. DeJonckheere:

Pursuant to the Municipal Solid Waste Landfill Regulations and on behalf of the Village of St. Bernard, SCS Engineers is hereby notifying you that the Village of St. Bernard is submitting a revised Explosive Gas Monitoring Plan for the above referenced landfill. This letter is being sent to you per OAC 3745-27-12(F)(2)(g)(i), which states that the appropriate authorities be informed that they will be notified if there is an exceedance of the threshold concentration of explosive gas at a monitoring probe. The threshold is 100 percent of the lower explosive limit (5 percent methane by volume) in a probe at or within the facility boundary.

The landfill is located at the Ludlow Grove Park and is bounded by I-75 to the west, Bank Avenue to the north, and the extension of Phillips Avenue to the east. A drawing is attached that shows the limits of waste of the closed landfill and the location of occupied structures within 200 feet of the limits of waste.

If you have any questions pertaining to the request or the information presented herein, please contact Tom Paul at the Village of St. Bernard at (513) 242-7770.

Sincerely,

Randall C. Mills Senior Project Scientist

Randall C. Mills

SCS Engineers

rcm/JJW

cc: Tom Paul, Village of St. Bernard Jonathan Stuchell, Village of St. Bernard Nick Schapman, GHD

Encl.



# SCS ENGINEERS

October 19, 2022 File No. 23212007.10

Ms. Maria Lammers
Ohio EPA Southwest District Office
401 East Fifth Street
Dayton, Ohio 45402-2911

Subject:

**Explosive Gas Monitoring Plan Notification** 

St. Bernard Landfill

Dear Ms. Lammers:

Pursuant to the Municipal Solid Waste Landfill Regulations and on behalf of the Village of St. Bernard, SCS Engineers is hereby notifying you that the Village of St. Bernard is submitting a revised Explosive Gas Monitoring Plan for the above referenced landfill. This letter is being sent to you per OAC 3745-27-12(F)(2)(g)(i), which states that the appropriate authorities be informed that they will be notified if there is an exceedance of the threshold concentration of explosive gas at a monitoring probe. The threshold is 100 percent of the lower explosive limit (5 percent methane by volume) in a probe at or within the facility boundary.

The landfill is located at the Ludlow Grove Park and is bounded by I-75 to the west, Bank Avenue to the north, and the extension of Phillips Avenue to the east. A drawing is attached that shows the limits of waste of the closed landfill and the location of occupied structures within 200 feet of the limits of waste.

If you have any questions pertaining to the request or the information presented herein, please contact the Tom Paul at the Village of St. Bernard at (513) 242-7770.

Sincerely,

Randall C. Mills
Senior Project Scientist
SCS Engineers

Kandall C mills

SCS Engineers

rcm/JJW

cc: Tom Paul, Village of St. Bernard Jonathan Stuchell, Village of St. Bernard Nick Schapman, GHD

Encl.



# Appendix B Alarm Installation Correspondence

# SCS ENGINEERS

October 19, 2022 File No. 23212007.10

Mr. Scott Weber 421 Bank Avenue St. Bernard, OH 45217

Subject: Explosive Gas Monitoring Plan Notification

Closed St. Bernard Landfill

Dear Mr. Webber:

Pursuant to the Municipal Solid Waste Landfill Regulations and on behalf of the Village of St. Bernard, SCS Engineers is hereby notifying you that the Village of St. Bernard will be submitting a revised Explosive Gas Monitoring Plan (EGMP) for the above referenced landfill. This letter is being sent to you per OAC 3745-27-12(F)(2)(g)(i), which states that owners of occupied structures within 200 feet of the limits of waste should receive a notification that shows the proximity of the occupied structure to the closed landfill. A copy of the revised EGMP will be posted on the Village's landfill webpage (https://www.cityofstbernard.org/landfill-information) once it is approved by Ohio EPA.

The closed landfill is occupied by the Ludlow Grove Park and is bounded by I-75 to the west, the properties along Bank Avenue to the north, and the extension of Phillips Avenue to the east. A drawing is attached that shows the limits of waste of the closed landfill and the location of occupied structures within 200 feet of the limits of waste. Our records indicate that you have a Combustible Gas Indicator (GCI) installed in your residence. If this is not the case and you consent to having an alarm installed, please contact Tom Paul, Service Director at the Village of St. Bernard.

If you have any questions pertaining to the information presented herein, please contact Tom Paul, Service Director at the Village of St. Bernard at (513) 242-7770.

James J. Walsh, P.E.

**Project Director** 

SCS Engineers

Sincerely,

Randall C. Mills Senior Project Scientist SCS Engineers

RCM/JJW

cc: Tom Paul, Village of St. Bernard

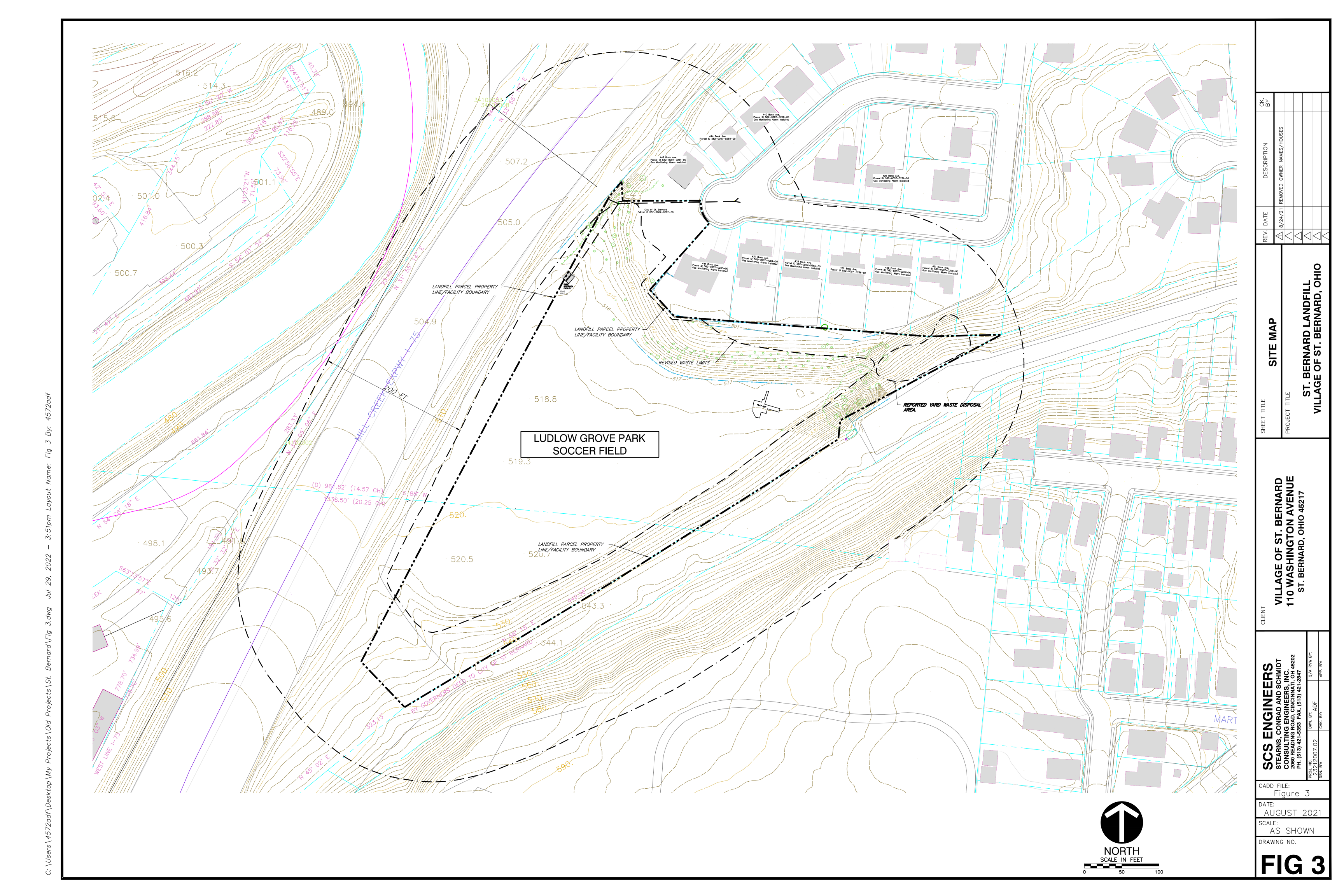
Jonathan Stuchell, Village of St. Bernard

Nick Schapman, GHD

Randall Cmills

Encl.

...



# SCS ENGINEERS

October 19, 2022 File No. 23212007.10

Mr. Adam Haney 425 Bank Avenue St. Bernard, OH 45217

Subject: **Explosive Gas Monitoring Plan Notification** 

Closed St. Bernard Landfill

Dear Mr. Webber:

Pursuant to the Municipal Solid Waste Landfill Regulations and on behalf of the Village of St. Bernard, SCS Engineers is hereby notifying you that the Village of St. Bernard will be submitting a revised Explosive Gas Monitoring Plan (EGMP) for the above referenced landfill. This letter is being sent to you per OAC 3745-27-12(F)(2)(g)(i), which states that owners of occupied structures within 200 feet of the limits of waste should receive a notification that shows the proximity of the occupied structure to the closed landfill. A copy of the revised EGMP will be posted on the Village's landfill webpage (https://www.cityofstbernard.org/landfill-information) once it is approved by Ohio EPA.

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If you have any questions pertaining to the information presented herein, please contact Tom Paul, Service Director at the Village of St. Bernard at (513) 242-7770.

James J. Walsh, P.E.

**Project Director** 

SCS Engineers

Sincerely,

Randall C. Mills Senior Project Scientist

SCS Engineers

RCM/JJW

Tom Paul, Village of St. Bernard cc:

Jonathan Stuchell, Village of St. Bernard

Nick Schapman, GHD

Randall Cmills

# SCS ENGINEERS

October 19, 2022 File No. 23212007.10

Mr. Bob Schrenk 429 Bank Avenue, St. Bernard, OH 45217

Subject: Explosive Gas Monitoring Plan Notification

Closed St. Bernard Landfill

Dear Mr. Schrenk:

Pursuant to the Municipal Solid Waste Landfill Regulations and on behalf of the Village of St. Bernard, SCS Engineers is hereby notifying you that the Village of St. Bernard will be submitting a revised Explosive Gas Monitoring Plan for the above referenced landfill. This letter is being sent to you per OAC 3745-27-12(F)(2)(g)(i), which states that owners of occupied structures within 200 feet of the limits of waste should receive a notification that shows the proximity of the occupied structure to the closed landfill. A copy of the revised EGMP will be posted on the Village's landfill webpage (https://www.cityofstbernard.org/landfill-information) once it is approved by Ohio EPA.

The closed landfill is occupied by the Ludlow Grove Park and is bounded by I-75 to the west, the properties along Bank Avenue to the north, and the extension of Phillips Avenue to the east. A drawing is attached that shows the limits of waste of the closed landfill and the location of occupied structures within 200 feet of the limits of waste. Our records indicate that you do not have a Combustible Gas Indicator (GCI) installed in your residence. If you consent to having a CGI installed in your residence per OAC 3745-27-12(H)(2)(a), please contact the Village or the undersigned.

If you have any questions pertaining to the information presented herein, please contact Tom Paul, Service Director, at the Village of St. Bernard at (513) 242-7770.

James J. Walsh, P.E. Project Director

SCS Engineers

Sincerely,

Randall C. Mills Senior Project Scientist SCS Engineers

Randall C. mills

RCM/JJW

cc: Tom Paul, Village of St. Bernard Jonathan Stuchell, Village of St. Bernard Nick Schapman, GHD

# SCS ENGINEERS

October 19, 2022 File No. 23212007.10

Ms. Jackie Shrader 433 Bank Avenue St. Bernard, OH 45217

Subject: Explosive Gas Monitoring Plan Notification

Closed St. Bernard Landfill

Dear Ms. Shrader:

Pursuant to the Municipal Solid Waste Landfill Regulations and on behalf of the Village of St. Bernard, SCS Engineers is hereby notifying you that the Village of St. Bernard will be submitting a revised Explosive Gas Monitoring Plan (EGMP) for the above referenced landfill. This letter is being sent to you per OAC 3745-27-12(F)(2)(g)(i), which states that owners of occupied structures within 200 feet of the limits of waste should receive a notification that shows the proximity of the occupied structure to the closed landfill. A copy of the revised EGMP will be posted on the Village's landfill webpage (https://www.cityofstbernard.org/landfill-information) once it is approved by Ohio EPA.

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If you have any questions pertaining to the information presented herein, please contact Tom Paul, Service Director at the Village of St. Bernard at (513) 242-7770.

James J. Walsh, P.E.

**Project Director** 

SCS Engineers

Sincerely,

Randall C. Mills
Senior Project Scientist
SCS Engineers

SCS Engineers

RCM/JJW

cc: Tom Paul, Village of St. Bernard

Jonathan Stuchell, Village of St. Bernard

Nick Schapman, GHD

Randall C mills

# SCS ENGINEERS

October 19, 2022 File No. 23212007.10

Ms. Jessica Carson 437 Bank Avenue St. Bernard, OH 45217

Subject: Explosive Gas Monitoring Plan Notification

Closed St. Bernard Landfill

Dear Ms. Carson:

Pursuant to the Municipal Solid Waste Landfill Regulations and on behalf of the Village of St. Bernard, SCS Engineers is hereby notifying you that the Village of St. Bernard will be submitting a revised Explosive Gas Monitoring Plan (EGMP) for the above referenced landfill. This letter is being sent to you per OAC 3745-27-12(F)(2)(g)(i), which states that owners of occupied structures within 200 feet of the limits of waste should receive a notification that shows the proximity of the occupied structure to the closed landfill. A copy of the revised EGMP will be posted on the Village's landfill webpage (https://www.cityofstbernard.org/landfill-information) once it is approved by Ohio EPA.

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If you have any questions pertaining to the information presented herein, please contact Tom Paul, Service Director at the Village of St. Bernard at (513) 242-7770.

James J. Walsh, P.E.

**Project Director** 

SCS Engineers

Sincerely,

Randall C. Mills Senior Project Scientist SCS Engineers

RCM/JJW

cc: Tom Paul, Village of St. Bernard

Jonathan Stuchell, Village of St. Bernard

Nick Schapman, GHD

Randall C. mills

Encl.

-

# SCS ENGINEERS

October 19, 2022 File No. 23212007.10

Mrs. Ed Morgan 440 Bank Avenue St. Bernard, OH 45217

Subject: Explosive Gas Monitoring Plan Notification

Closed St. Bernard Landfill

Dear Mrs. Morgan:

Pursuant to the Municipal Solid Waste Landfill Regulations and on behalf of the Village of St. Bernard, SCS Engineers is hereby notifying you that the Village of St. Bernard will be submitting a revised Explosive Gas Monitoring Plan (EGMP) for the above referenced landfill. This letter is being sent to you per OAC 3745-27-12(F)(2)(g)(i), which states that owners of occupied structures within 200 feet of the limits of waste should receive a notification that shows the proximity of the occupied structure to the closed landfill. A copy of the revised EGMP will be posted on the Village's landfill webpage (https://www.cityofstbernard.org/landfill-information) once it is approved by Ohio EPA.

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If you have any questions pertaining to the information presented herein, please contact Tom Paul, Service Director at the Village of St. Bernard at (513) 242-7770.

James J. Walsh, P.E.

**Project Director** 

SCS Engineers

Sincerely,

Randall C. Mills Senior Project Scientist SCS Engineers

RCM/JJW

cc: Tom Paul, Village of St. Bernard

Jonathan Stuchell, Village of St. Bernard

Nick Schapman, GHD

Randall C mills

# SCS ENGINEERS

October 19, 2022 File No. 23212007.10

Mr. Alex Zeigler 441 Bank Avenue St. Bernard, OH 45217

Subject: Explosive Gas Monitoring Plan Notification

Closed St. Bernard Landfill

Dear Mr. Zeigler:

Pursuant to the Municipal Solid Waste Landfill Regulations and on behalf of the Village of St. Bernard, SCS Engineers is hereby notifying you that the Village of St. Bernard will be submitting a revised Explosive Gas Monitoring Plan (EGMP) for the above referenced landfill. This letter is being sent to you per OAC 3745-27-12(F)(2)(g)(i), which states that owners of occupied structures within 200 feet of the limits of waste should receive a notification that shows the proximity of the occupied structure to the closed landfill. A copy of the revised EGMP will be posted on the Village's landfill webpage (https://www.cityofstbernard.org/landfill-information) once it is approved by Ohio EPA.

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If you have any questions pertaining to the information presented herein, please contact Tom Paul, Service Director at the Village of St. Bernard at (513) 242-7770.

James J. Walsh, P.E.

**Project Director** 

SCS Engineers

Sincerely,

Randall C. Mills Senior Project Scientist SCS Engineers

RCM/JJW

cc: Tom Paul, Village of St. Bernard

Jonathan Stuchell, Village of St. Bernard

Nick Schapman, GHD

Randall C. mills

Encl.

23

# SCS ENGINEERS

October 19, 2022 File No. 23212007.10

Mr. Tim Hackney 218 Jefferson Avenue, Cincinnati, OH 45217

Subject: Explosive Gas Monitoring Plan Notification for 444 Bank Avenue

Closed St. Bernard Landfill

Dear Mr. Hackney:

Pursuant to the Municipal Solid Waste Landfill Regulations and on behalf of the Village of St. Bernard, SCS Engineers is hereby notifying you that the Village of St. Bernard will be submitting a revised Explosive Gas Monitoring Plan for the above referenced landfill. This letter is being sent to you per OAC 3745-27-12(F)(2)(g)(i), which states that owners of occupied structures within 200 feet of the limits of waste should receive a notification that shows the proximity of the occupied structure to the closed landfill. A copy of the revised EGMP will be posted on the Village's landfill webpage (https://www.cityofstbernard.org/landfill-information) once it is approved by Ohio EPA.

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If you have any questions pertaining to the information presented herein, please contact Tom Paul, Service Director, at the Village of St. Bernard at (513) 242-7770.

Sincerely,

Randall C. Mills Senior Project Scientist SCS Engineers

Randall C. mills

RCM/JJW

cc: Tom Paul, Village of St. Bernard Jonathan Stuchell, Village of St. Bernard Nick Schapman, GHD

Encl.



# SCS ENGINEERS

October 19, 2022 File No. 23212007.10

Ms. Kathy Thomas 448 Bank Avenue St. Bernard, OH 45217

Subject: **Explosive Gas Monitoring Plan Notification** 

Closed St. Bernard Landfill

Dear Ms. Thomas:

Pursuant to the Municipal Solid Waste Landfill Regulations and on behalf of the Village of St. Bernard, SCS Engineers is hereby notifying you that the Village of St. Bernard will be submitting a revised Explosive Gas Monitoring Plan (EGMP) for the above referenced landfill. This letter is being sent to you per OAC 3745-27-12(F)(2)(g)(i), which states that owners of occupied structures within 200 feet of the limits of waste should receive a notification that shows the proximity of the occupied structure to the closed landfill. A copy of the revised EGMP will be posted on the Village's landfill webpage (https://www.cityofstbernard.org/landfill-information) once it is approved by Ohio EPA.

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If you have any questions pertaining to the information presented herein, please contact Tom Paul, Service Director at the Village of St. Bernard at (513) 242-7770.

James J. Walsh, P.E.

**Project Director** 

SCS Engineers

Sincerely,

Randall C. Mills Senior Project Scientist SCS Engineers

RCM/JJW

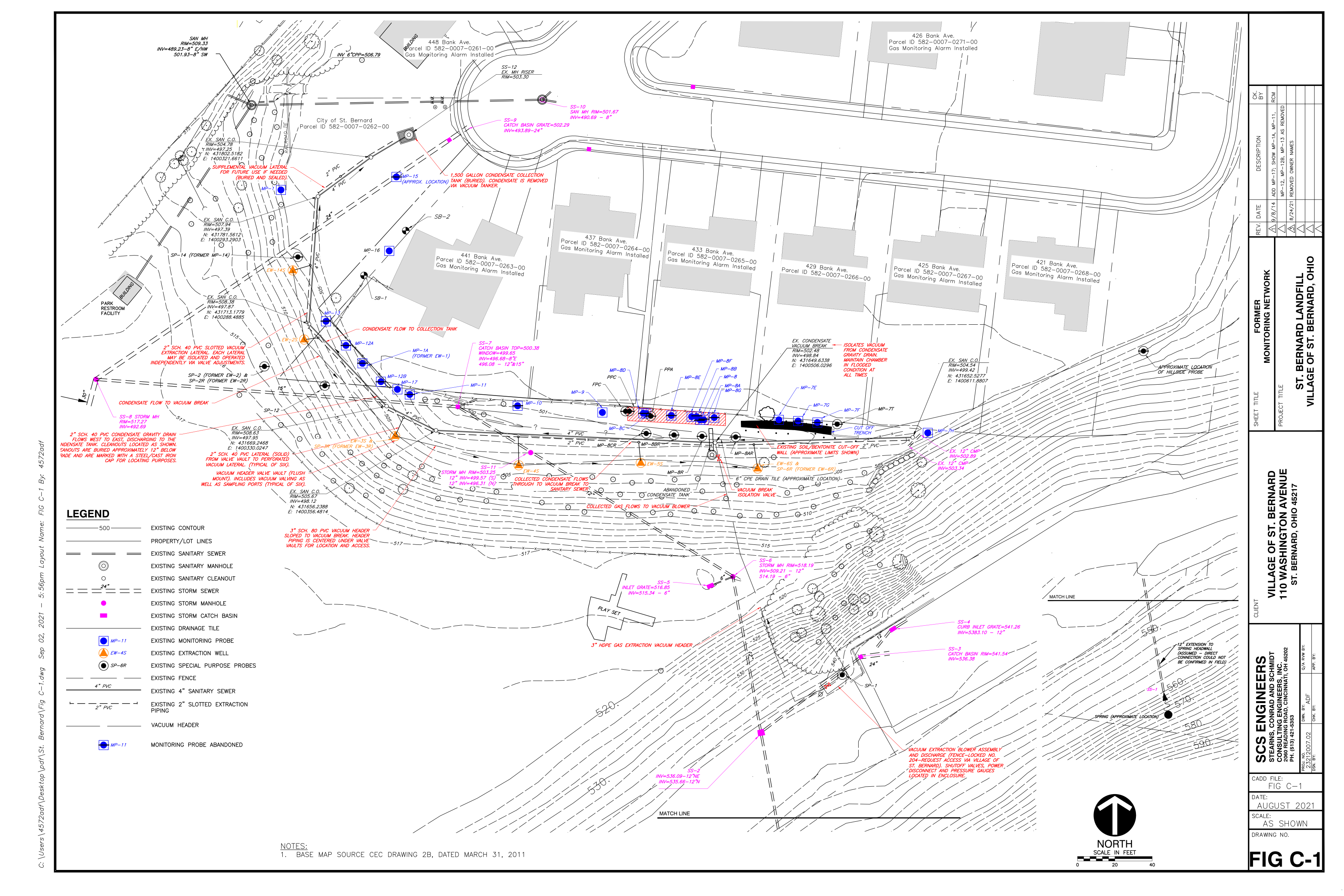
Tom Paul, Village of St. Bernard cc:

Jonathan Stuchell, Village of St. Bernard

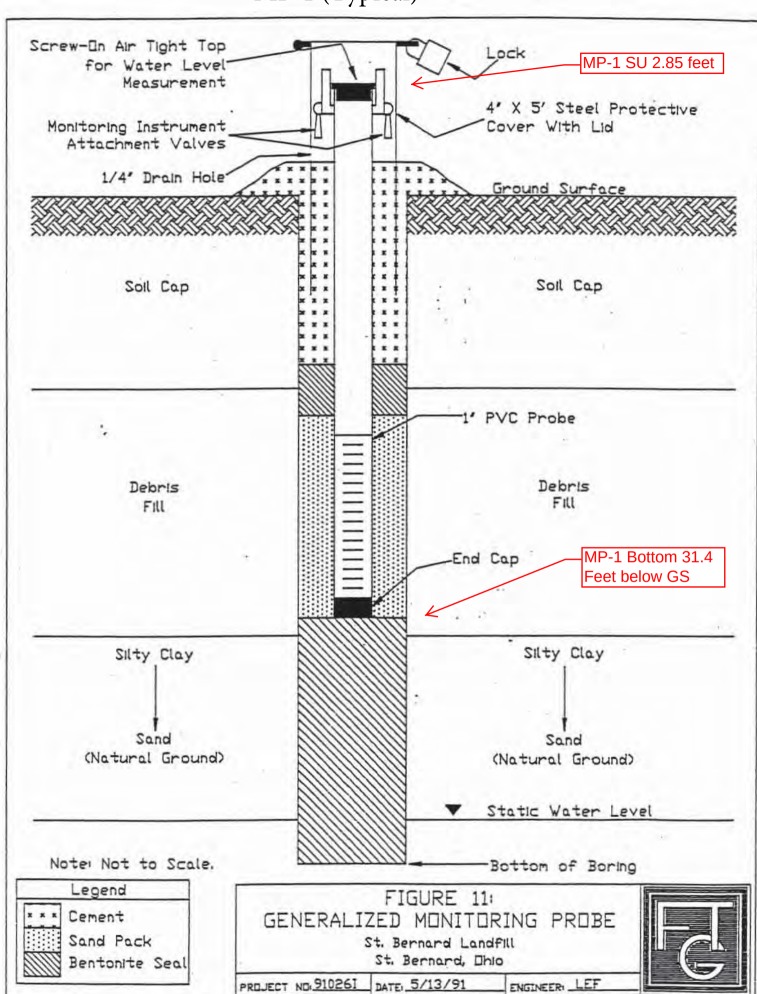
Nick Schapman, GHD

Randall Cmills

# Appendix C Hydrogeologic Boring Logs



ng logs do not exist for the following probes:  MP-1 & SP-2: Installed by Foppe Thelen. Boring logs were not provided in the Foppe Thelen produced reports.
MP-7E, MP-7F, MP-8A and MP-8B: These probes were installed by direct push methods in close vicinity to existing probes and as such, soil was not removed in order to log the geologic profile.



CEC CUSTOM LOG 100-194 ST BERNARD MP INSTALL.GPJ GOOD TEMPLATE.GDT 7/8/10

#### SP-2R **BORING NUMBER EW-2** Civil & Environmental Consultants, Inc. PAGE 1 OF 1 4274 Glendale Milford Road Cincinnati, Ohio 45242 CLIENT St. Bernard PROJECT NAME MP Install CEC PROJECT NUMBER 100-194 PROJECT LOCATION Former St. Bernard Landfill DATE STARTED 6/2/10 COMPLETED 6/2/10 **GROUND ELEVATION** NA **HOLE SIZE** 4 inch DRILLING CONTRACTOR Jersey West **GROUND WATER LEVELS:** AT TIME OF DRILLING None DRILLING METHOD Direct Push LOGGED BY MJM CHECKED BY RH AT END OF DRILLING \_---LOCATION See Map AFTER DRILLING ---▲ SPT N VALUE ▲ SAMPLE TYPE NUMBER (tsf) ELEVATION (ft) GRAPHIC LOG BLOW COUNTS (N VALUE) RECOVERY (RQD) POCKET PEN. ( T=Torvane 20 40 60 80 DEPTH (ft) PL МС LL MATERIAL DESCRIPTION 60 20 40 80 ☐ FINES CONTENT (%) ☐ 0.0 20 Bentonite Brown silty CLAY, trace coarse sand below 2.6' and increased silt DP 88 and gray mottling, noted iron staining, moist, medium stiff Brown becoming gray silty CLAY, few brick fragments at 4.5', noted iron staining, moist, stiff 5.0 Black clayey SILT, trace gravel, few concrete fragments, moist, medium stiff DP 65 Black clayey SILT, trace gravel, few cinders and wood fragments, moist, medium stiff Brown and gray silty CLAY, moist, stiff Black clayey SILT, some coarse sand, trace gravel, few brick and wood fragments, moist to very moist, soft to medium stiff 10.0 DP 63 n Black clayey SILT, some coarse sand, trace gravel, noted sheet plastic, moist to very moist and wet at bottom, soft to medium stiff DP 50 15.0 Black clayey SILT, some coarse sand, trace gravel, noted large wood fragment at about 18.0', very moist to wet, soft to medium stiff DP 80 Silty clay, noted large piece of wood and rubber, noted sand present 20.0 DP 23

DP

Bottom of hole at 24.0 feet.

20

CUSTOM LOG 100-194 ST BERNARD MP INSTALL.GPJ GOOD TEMPLATE.GDT 7/8/10

CEC

CEC CUSTOM LOG 100-194 ST BERNARD MP INSTALL.GPJ GOOD TEMPLATE.GDT 7/8/10

Current designation: SP-6R

# Civil & Environmental Consultants, Inc.

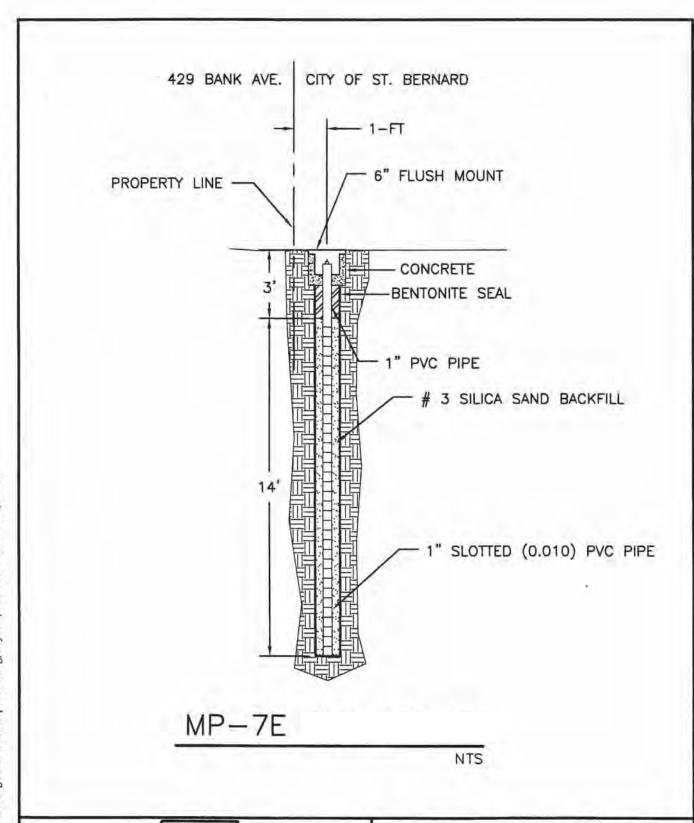
# BORING NUMBER EW-6

		Bernard					01.0		ieu.
		CT NUMBER 100-194 COMPLETED 6/2/40					r St. Bernar		
		TED _6/2/10         COMPLETED _6/2/10           DNTRACTOR _Jersey West						HOLE	SIZE 4 INCH
		ETHOD _Direct Push					None		
		MJM CHECKED BY RH							
		See Map		TER D					
	_					<u> </u>			A ODT NIVALUE A
(ft)	GRAPHIC LOG	MATERIAL DESCRIPTION		O DEPTH (ft)	SAMPLE TYPE NUMBER	RECOVERY % (RQD)	BLOW COUNTS (N VALUE)	POCKET PEN. (tsf) T=Torvane	20 40 60 80  PL MC LL 20 40 60 80  PINES CONTENT (%) 20 40 60 80
		Brown silty CLAY, trace coarse sand, trace gravel, few cinde wood fragments, noted iron staining, noted clayey sand in sh	rs and		DF 1	90			
		Brown silty CLAY, trace coarse sand, trace gravel, noted chawood, noted iron staining, noted clayey sand in shoe, moist, stiff	arred medium	5.0					
		Gray clayey SAND, trace coarse sand, moist, medium dense  Brown fine and medium SAND, moist, loose  Gray clayey SAND, trace wood, moist, medium dense  Gray CLAY, trace silt, noted black mottling, moist, soft		 	DF 2	90			
		Gray fine and medium SAND, loose, wet  Gray clayey SILT, trace wood pieces, noted medium sand pa 10.5', moist, soft	arting at	10.0	DF 3	85			
		Gray clayey SILT, transitioning to silty clay, moist, soft Gray silty CLAY, noted plastic and black mottling, moist, soft  Bottom of hole at 12.0 feet.							

			177	=/-/			CITY OF ST. BERNARD	JOB NO.: 200610
Ci	vil & E	Enviro	nmenta		sultant	s, Inc.		LOG OF MP-7
	Cinci	nnati, OH		F	Pittsburgh,	PA 00) 365-2324	St. Bernard, Ohlo	Sheet 1 of 1
OG	GED BY	: PCS					GROUND SURFACE ELEVATION:	
RI	LLER: Je	ersey We	est Drilling	g			TOP OF CASING ELEVATION:	
IAT	E DRILL	ED: 08	/14/00				INITIAL WATER LEVEL: 14.5 ft. BGS	DATE: 08/14/00
RI	LL METH	100: 4 1	/4 IN. HS	SA .			STATIC WATER LEVEL:	DATE:
	HNu (ppm)	Recovery (in.)	Blow Counts	Elevation, MSL	Depth (ft.)	Graphic Log	Materials Description	Well Completion  8" Protectiv Flush Mount
	7				5-		No sample	Slip Cap 1'Ø Sch. 40 Blank PVC Concrete
		24	3-4 2-1 2-1 2-3		10-		Brown to gray silty fine SAND, wet, loose (FILL)  Dark brown to gray fine sandy silty CLAY w/ wood, moist, medium stiff (FILL)  Same as above, soft	1"Ø Sch.
		24	1-2 2-2			+++		Slotted PVC (0.010)
		24	2-3 6-10		15-	+++	Same as above, stiff  Gray silty fine SAND w/ trace clay, wet, loose	Slip Cap
		10	10-17 8-5		-		Fine gravel, wet, medium dense  Boring terminated at 17 feet	Slip Cap
					20-			
					25-			

			City of St. Bernard St. Bernard Landfill	JOB NO.: 210158
vironmental Cons	ivil & Enviro	s, Inc.		LOG OF MW-7A
	Cincinnati, Ol	. PA	Control of the Contro	Sheet 1 of 1
	GGED BY: BHI		GROUND SURFACE ELEVATION:	
ey West Drilling	ILLER: Jersey W		TOP OF CASING ELEVATION:	
: 07/09/02	TE DRILLED: 07		INITIAL WATER LEVEL: 10	DATE: 07/09/02
: 4 1/4" HSA	ILL METHOD: 4		STATIC WATER LEVEL:	DATE:
Recovery Blow Counts Elevation	HNU (ppm) Recovery	Graphic Log	Materials Description	Well Completion
			Brown silty CLAY with sand, moist	40 Blank 40 Blank 8VC 40 Concrete Banconie
			Gray silty medium well graded SAND (SM) with some gravel, moist	
			Olive brown silty fine well graged SAND (SM), wet  Gray SILT and CLAY (CL) with organic	Sand Pack (Mrs. 3)
	24		material, soft, moist	
10	10	11/2	Gray clayey SILT (ML) with fine sand, moist	O I Sill
			Brown poorly sorted SAND (SP) with angular and loose gravel, wet	0 = 0 PVC. 10,020)
			Boring terminated at 17 feet.	5lip Caly

			/ITE	15/			City of St. Bernard St. Bernard Landfill	JOB NO.: 210158
Ci	vil & E	Enviro	nmenta	I Con	sultan	ts, Inc.	ot, beinard Landilli	LOG OF MW-7B
	Cinc	nnati, Ol	+		Pittsburgh	n, PA (00) 365-2324	St. Bernard, Ohio	Sheet 1 of 1
OG	GED BY	: BHI					GROUND SURFACE ELEVATION:	
RI	LLER: Je	ersey W	est Drilling	)			TOP OF CASING ELEVATION:	
JAT	E DRIL	ED: 07	/09/02				INITIAL WATER LEVEL: 7	DATE: 07/09/02
RI	LL METH	HOD: 4	1/4" HSA				STATIC WATER LEVEL:	DATE:
	HNU (ppm)	Recovery	Blow Counts	Elevation	Depth (ft.)	Graphic Log	Materials Description	Well Completion
+							Brown silty CLAY, moist	Sch.  40 Stank  PVC
							Dark gray silty CLAY with sand and gravel, moist, brick fragments, fill	PVC Concrete Bentante Strai
					5-		wood fragment	
							Brown silty fine SAND (SC) with clay, moist to wet	
					10-			Sand
					-		Gray silty well graded fine SAND (SC) with	Pacili 745 31
		24	1-1-1-4			- ASSE	clay, moist	
							Dark grayish brown poorly graded SAND (SM) with silt, loose, wet	7 Sch. 40
		12	2-4-5-5		15-			Stated Pvc (n 079)
							Boring terminated at 17 feet:	Sup Cap
					20-			
					25-			





Civil & Environmental Consultants, Inc.

Cincinnati, OH
(513) 985-0226 (800) 759-5614
Pittsburgh, PA
Nashville, TN
Columbus, OH
Chicogo, IL
St. Lo

DWN. BY: DGS CHKD. BY: RH SCALE: AS NOTED

DATE SEPT. 2004

FORMER ST. BERNARD LANDFILL MONITORING PROBE INSTALLATION MP-7E & MP-7F HAMILTON COUNTY, OHIO

PROJECT NO.: 210158

FIGURE NO:

# BORING NUMBER MP-7G PAGE 1 OF 1

CEC CUSTOM LOG 100-194 ST BERNARD MP INSTALL.GPJ GOOD TEMPLATE.GDT 7/8/10

CLIEN	I <b>T</b> St	Bernard	PROJEC	T NAN	1E	MP Ir	nstall						
								St. Bernard	d Land	fill			
										SIZE 4 in	ch		
DRILL	ING C	ONTRACTOR Jersey West	GROUN	D WAT	ER	LEVE	LS:						
DRILL	ING N	IETHOD Direct Push	A <sup>-</sup>	Т ТІМЕ	OF	DRIL	LING	None					
LOGG	ED B	Y MJM CHECKED BY RH	A	T END	OF	DRILL	ING _						
LOCA	TION	See Map	Al	FTER D	RIL	LING	DTW	6.17 feet b	gs				
ELEVATION (ft)	GRAPHIC LOG	MATERIAL DESCRIPTION		DEPTH (ft)	L C F	SAMPLE IYPE NUMBER	RECOVERY % (RQD)	BLOW COUNTS (N VALUE)	POCKET PEN. (tsf) T=Torvane	20 PL		LL 	0
0 _	1. 1. 1.	Topsoil		0.0					п.	20	40 60 : :	8 (	0
0		Mottled brown and gray clayey SILT, few medium to coarse sa trace brick and charred wood pieces, very moist, soft	and,	 		DP 1	38						
0		Brown to gray clayey SILT, trace coarse sand, trace gravel, trabrick and wood pieces, moist, medium stiff	ace	5.0									
0		Brown medium SAND, moist, loose			IV	DP	70			:			
0		Gray medium SAND, wet, loose				2	70						
0		Gray SILT, trace becoming some clay, trace roots and wood p moist, soft	ieces;	10.0		DP 3	95						
0 0		Gray clayey SILT, moist, medium stiff				DP 4	95						
0		Gray fine and medium SAND, trace gravel, moist becoming we below 15.3', loose	et	10.0	$/ \setminus$								
)		Bottom of hole at 16.0 feet.		_									

# BORING NUMBER MP-7H PAGE 1 OF 1

	Civil & Environmental Consultants, Inc. 4274 Glendale Milford Road Cincinnati. Ohio 45242
<u>//</u>	Ciricinnau, Onio 45242

CEC CUSTOM LOG 100-194 ST BERNARD MP INSTALL.GPJ GOOD TEMPLATE.GDT 7/8/10

CLIEN	IT St	. Bernard	PROJECT NAME MP Install										
CEC F	ROJE	ECT NUMBER 100-194	PROJEC	T LOC	ΑT	ON _	ormer	St. Bernard	d Land	fill			
DATE	STAF	RTED <u>5/27/10</u> COMPLETED <u>5/27/10</u>	GROUNI	D ELEV	/AT	ION _	NA		HOLE	SIZE 4 i	nch		
DRILL	ING C	CONTRACTOR _Jersey West	GROUNI	D WAT	ER	LEVE	LS:						
DRILL	ING N	METHOD Direct Push	Α٦	TIME	OF	DRIL	LING _	None					
LOGG	ED B	Y MJM CHECKED BY RH	ΑT	END (	OF	DRILL	.ING _						
LOCA	TION	See Map	AF	TER D	RIL	LING	DTW	4.00 feet b	gs				
					Ι.	11	. 0		( <del>)</del> 6	<b>≜</b> S	PT N VA	LUE	
ELEVATION (ft)	<u>0</u>			_	ן ל	SAMPLE 17PE NUMBER	% <u>\</u>	S 🗐	POCKET PEN. (tsf) T=Torvane	20	40 6	0	30
(f)	GRAPHIC LOG	MATERIAL DESCRIPTION		DEPTH (ft)	ן נ	ABE.	RECOVERY (RQD)	BLOW COUNTS (N VALUE)	r PEI	PL <b>⊢</b>	MC	LI	-
LEV	GR/ L						S R	M O N	ÄF	20			30
ш				0.0	6	Ď.	8	0	POC	☐ FINE: 20	S CONTI		%) ⊔ 30
0	74 1 <sup>N</sup> . 7	Topsoil		0.0	1					:	:	:	<del>.</del>
0		Mottled brown and gray clayey SILT, medium stiff, noted iron staining, moist, medium stiff	-		1 /							:	
		staining, moist, medium sun			IV	DP						:	
0 _		Brown SILT, moist, loose			Ì	1	83			:		:	
0		Brown clayey SAND, medium, trace gravel, moist, medium stif	ff		/\								
0					V								
0		Fine and medium SAND, moist, loose			\ /					:		:	
U		Mottled brown and gray clayey SILT, noted wet silt partings approximately 0.4' apart, medium stiff		5.0	1\/					:	-	-	
					Į V	DP	88			:		:	
					$ \Lambda $	2							
0		Brown clayey SAND, moist, soft			/ \					:		:	
0		Dark gray clayey SILT, moist, medium stiff										:	
					\ /					:		:	
0		Dark gray clayey SILT, transitioning to silt, trace medium sand moist, medium stiff	at top,		1\/								
0				10.0	l X	DP 3	80					-	
0		Gray SILT, very moist, medium stiff				Ü							
0					$/ \setminus$					:	:	:	
0		Gray SILT, wet, loose to medium dense								:		:	
					1\ /								
					IV	DP							
			-		Ì	4	100					:	
				15.0	!/\						<u>:</u>	:	<u>:</u>
					V								
0		Bottom of hole at 16.0 feet.										:	
										:	÷	:	
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	/8-8	=/-/			CITY OF ST. BERNARD	JOB NO.: 200610
Civil & Env	ronment	al Cons	ultant	s. Inc.		LOG OF MP-8
Cincinnati (513) 985-0226 • (8	. OH	P	ittsburgh,	PA	St. Bernard, Ohio	Sheet 1 of 1
OGGED BY: PC	3	71-100-			GROUND SURFACE ELEVATION:	
RILLER: Jerse	West Drillin	ig			TOP OF CASING ELEVATION:	
ATE DRILLED:	08/14/00				INITIAL WATER LEVEL: 9 ft. BGS	DATE: 08/14/00
RILL METHOD:	4 1/4 IN. H	SA			STATIC WATER LEVEL:	DATE:
HNu (ppm)	-	Elevation, MSL	Depth (ft.)	Graphic Log	Materials Description	Well Completion  B" Protective Flush Mount
11 N	A 4-3 4-3 1-1		5-10-20-25-	***	Dark brown to gray silty CLAY w/ fine to medium sand, moist, very stiff (FILL) Light brown fine SAND, moist, medium dense (FILL) Dark brown to gray silty CLAY w/ fine to medium sand, concrete, wood, brick, plastic, and rubber, moist, very stiff (FILL) No recovery Dark brown to gray sandy silty CLAY, wet, very soft Brown oxidized seam at 12.5 feet  Boring terminated at 13 feet	Slip Cap 1'Ø Sch. 40 Blank PVC Concrete  Global #: Guartz Sand  1'Ø Sch. 40 Slotted PVC (0.010) Slip Cap

#### NOTE:

- 1. INSTALLED ON 10/15/07
- 2. ASSUMED LOCATION OF TEES.



### Civil & Environmental Consultants, Inc.

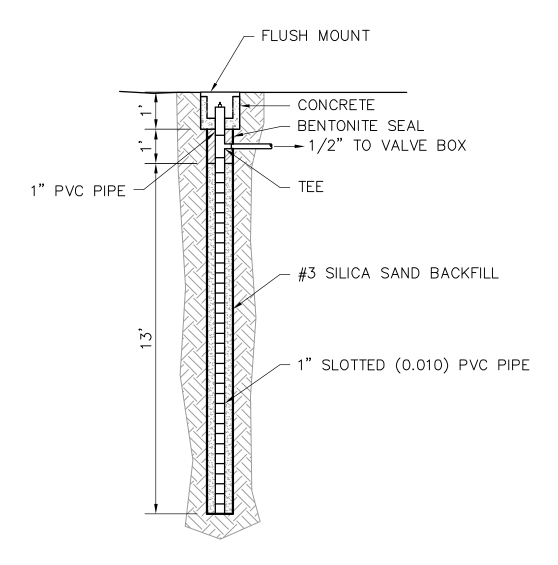
4274 Glendale-Milford Road - Cincinnati, OH 45242 513-985-0226 · 800-759-5614

www.cecinc.com

CITY OF ST. BERNARD ST. BERNARD LANDFILL LANDFILL GAS ABATEMENT HAMILTON COUNTY, OHIO

EXTRACTION WELL INSTALLATION EW-8A

DRAWN BY:	DAR	CHECKED BY:	RH APPRO	VED BY:	FIGURE NO.:
DATE:	MARCH 2009	DWG SCALE:	NTS PROJE	CT NO: 210-158-AW	00 <b>B-1</b>



NOTE: INSTALLED BY JERSEY WEST DRILLING ON 12/30/08



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CITY OF ST. BERNARD ST. BERNARD LANDFILL LANDFILL GAS ABATEMENT HAMILTON COUNTY, OHIO

MONITORING PROBE INSTALLATION EW-8B

DRAWN BY:	DAR	CHECKED BY:	RH /	APPROVED BY:		FIGURE NO.:
DATE:	MARCH 2009	DWG SCALE:	NTS	PROJECT NO:	210-158-AW00	B-2

## **BORING NUMBER MP-8C**

PAGE 1 OF 1

Civil & Environmental Consultants, Inc. 4274 Glendale Milford Road Cincinnati, Ohio 45242

CEC CUSTOM LOG 100-194 ST BERNARD MP INSTALL GPJ GOOD TEMPLATE GDT 7/8/10

CLIEN	IT St.	Bernard F	PROJEC	T NAN	ΙE	MP Ir	nstall						
			GROUND ELEVATION NA HOLE SIZE 4 inch										_
DRILL	ING C	ONTRACTOR Jersey West	GROUN	D WAT	ER	LEVE	LS:						
		ETHOD _Direct Push						None					_
LOGG	ED BY	MJM CHECKED BY RH											
LOCA	TION	See Map	A	FTER D	RIL	LING							
					Γ.				<u>_</u>	▲ SDT	ΓN VALU	IE A	_
ELEVATION (ft)	GRAPHIC LOG	MATERIAL DESCRIPTION		O DEPTH (ft)	L L	SAMPLE IYPE NUMBER	RECOVERY % (RQD)	BLOW COUNTS (N VALUE)	POCKET PEN. (tsf) T=Torvane	20 4 PL 20 4	MC 40 60	80 LL   80	_
	74 18. 74	Topsoil			\ /							:	
0		Brown clayey SILT, trace gravel, trace coarse sand, few brick, charred wood, and concrete fragments, moist, medium stiff		 		DP 1	100						
0		Gray clayey SILT, trace gravel, trace coarse sand, many brick, and concrete fragments, noted wet granular pocket at 7.9' with fragments, moist, medium stiff	wood, brick	5.0 		DP 2	98						
)		— Gray fine and medium SAND, moist, loose  Gray and green clayey SILT, trace plant material, moist, mediun	ım stiff	10.0		DP 3	100						
0	0	Gray SAND and GRAVEL, wet, loose		  15.0		DP 4	78						
	0.00				$/ \setminus$								
)		Gray SILT, wet, stiff		 		DP 5	100						
)		Bottom of hole at 19.4 feet.											

### **BORING NUMBER MP-8AR** Civil & Environmental Consultants, Inc. 4274 Glendale Milford Road Cincinnati, Ohio 45242 PROJECT NAME MP Install CLIENT St. Bernard CEC PROJECT NUMBER 100-194 PROJECT LOCATION Former St. Bernard Landfill DATE STARTED 11/17/11 COMPLETED 11/17/11 GROUND ELEVATION NA HOLE SIZE 3 inch **GROUND WATER LEVELS:** DRILLING CONTRACTOR Jersey West AT TIME OF DRILLING None DRILLING METHOD Direct Push AT END OF DRILLING Dry CHECKED BY RH LOGGED BY RJS ▼ .5 hours AFTER DRILLING 12.3 ft / Elev 0.0 ft LOCATION 16' East of MP-8R and 14' South of fence SAMPLE TYPE NUMBER GRAPHIC LOG RECOVERY MATERIAL DESCRIPTION **WELL DIAGRAM** Brown silty CLAY, few brick fragments Concrete DΡ 75 Bentonite Seal GRAVEL DΡ 75 Olive with reddish mottling silty CLAY, stiff 2 DP 90 Noted piece of pottery at 7'. Grayish-green clayey SILT, very soft -Sand Pack DP 90 Grayish-green silty CLAY 10 DP 100 ▼ Noted 2" peat layer at 12.5'. Bottom of hole at 13.0 feet Initial methane reading = 0%, 3:40-3:42 PM 11/17/2011. GENERAL BH / TP / WELL 100-194 ST BERNARD MP INSTALL GPJ GOOD TEMPLATE GDT 12/5/11

	7	Ħ	<b>7</b> _/	427	vil & Environmental Consultants, Inc. 74 Glendale Milford Road	BORING NU	JMBER MP-8BR PAGE 1 OF							
CLIEN	<del></del> 1T	St. B	/ ernard		ncinnati, Ohio 45242	PROJECT NAME MP Install								
	_				100-194	PROJECT LOCATION Former St. Bernard Landfill								
					1 COMPLETED 11/17/11									
					Jersey West									
					ct Push	GROUND WATER LEVELS:								
	LOGGED BY RJS CHECKED BY RH  LOCATION 16' East of MP-8CR, 15.5' South of fence					<del></del>								
O DEPTH	SAMPI E TYPE	NUMBER	RECOVERY %	GRAPHIC LOG	MA	ATERIAL DESCRIPTION	WELL DIAGRAM							
	$\square$				Brown silty CLAY, noted layers of	f pea gravel	Concrete							
_	M						← Bentonite							
	IXI	DP 1	75		Noted corrugated pipe at 3'.		Seal							
	IΛI	•		$\bowtie$	<sup>3.5</sup> Concrete		7.目(1)							
5	VV				Olive silty CLAY, noted glass and	I poltery								
	$\prod$			$\bowtie$	Noted brick from 5' to 8'. Noted w	rood pieces at 5.5' and 6'.								
	M			$\bowtie$	<b>3</b>									
	iyl	DP 2	80	$\bowtie$	8.0									
	IΛI	2			Grayish-green clayey SILT with fi	ne sand	Sand Pack							
10	V				Wet, very soft from 9' to 10'.									
ı Ç														
	N													
_	IVI	DP	75	Ш										
-	M	3	'	!!!!!										
	$\mathbb{N}$			3/, 3	14.3									
15				**************************************	14.8 V PEAT  15.0 / SAND and GRAVEL, wet	<del></del>	A							
						ottom of hole at 15.0 feet								
					Initial methane reading = 0%,	12:42-12:45 PM 11/17/2011. Initial vacuum = -0.37"								
						water.								
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				ļ										
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			1											