

# State of Wisconsin \ DEPARTMENT OF NATURAL RESOURCES

Jim Doyle, Governor Scott Hassett, Secretary Gloria L. McCutcheon, Regional Director Southeast Region Headquarters 2300 N. Dr. Martin Luther King, Jr. Drive PO Box 12436 Milwaukee, Wisconsin 53212-0436 Telephone 414-263-8500 FAX 414-263-8716 TTY 414-263-8713

April 4, 2006

Mr. Sam Gruchichi 9508 West Greenfield Avenue West Allis, Wisconsin 53214

Subject: Investigation of possible Vapor migration and intrusion to the indoor air pathway, Redi-Quick, Cleaners, 9508 West Greenfield Avenue, West Allis, WI 53214, BRRTs # 02-41-000676, FID # 241170490

Dear Mr. Gruchichi:

The Wisconsin Department of Natural Resources (WDNR) hereby referred to as the "the Department" contacted the Department of Health & Family Services, Division of Public Health (DPH) in January 2006 requesting for help to investigate a possible Vapor migration and intrusion to the indoor air pathway of a home at 1361 95<sup>th</sup> Street, West Allis, Wisconsin. The investigation was carried on between February 9 and March 8, 2006 and the Department has attached a copy of a memo from the DPH detailing initial results of the investigation conclusion and recommendations.

As a result of DPH recommendations of the *public health hazard* and minimal risk levels associated with this initial investigation, the Department is requesting you to:

- 1. Shut down all active and passive exhaust venting to the north side of the Redi-Quick Dry Cleaners building operation.
- 2. Submit a workplan within a week from the date of this letter to fully investigate Vapor Migration and Intrusion to the indoor air pathway of all potentially affected nearby homes.
- 3. Submit within a week from the date of this letter a plan to mitigate vapor intrusion impacts of the nearby affected homes.

If you have any questions concerning this letter, please contact me at 414-263-8607.

Sincerely.

Binyoti F. Amungwafor Hydrogeologist

CC: Ms. Terry Evanson, RR/3, Madison
Mr. Henry Nehls-Lowe, DPH
Ms. Marilyn Herbert, S35 W38072 Dolmar Park, Dousman, WI 53118
Ms. Kristine Hein, P.O. Box 551, Florence, WI 54121
Mr. Donald P. Gallo, REINHART BOERNER\*VAN DEUREN, ATTORNEYS AT LAW
Case File



### **CORRESPONDENCE / MEMORANDUM**

#### STATE OF WISCONSIN

Department of Health & Family Services Division of Public Health Bureau of Environmental and Occupational Health <u>nehlshl@dhfs.state.wi.us</u> 608-266-3479

Date: April 3, 2006

To: Jim Schmidt, Wisconsin DNR – Southeast Regional Office

From: Henry Nehls-Lowe

Subject: Residential Indoor Air Investigation - Redi-Quik Dry Cleaners

Elevated levels of tetrachloroethylene were detected in the indoor air of a West Allis household located next to a dry cleaner. This poses a *public health hazard* to residents due to an unacceptable level of increased cancer risk. However, these levels are not likely to cause non-cancer health effects associated with much higher tetrachloroethylene exposures. DPH recommends that the homeowner open basement windows to remove any vapors due to vapor intrusion. DPH suggests the family visit a physician for a medical checkup. DPH will conduct another round of indoor air samples and also collect sub-slab soil gas samples. DPH recommends that the dry cleaner to immediately shut down all exhaust venting to the north side of the building and right next to the home. DPH recommends that the dry cleaner investigate for vapor migration and intrusion to the indoor air pathway in nearby homes. Also the dry cleaner needs to mitigate vapor intrusion impacts of affected home.

MMS

#### **Background and Issues**

In January 2006, you requested assistance from the Division of Public Health (DPH) to investigate for possible vapor migration and intrusion to the indoor air pathway of a home at 1361 95<sup>th</sup> Street, West Allis. This residential property is immediately north of the Redi-Quik Dry Cleaners, an operating business establishment located at 9508 West Greenfield Avenue (DNR Facility ID 241170490).

Environmental investigations at the Redi-Quik property have found groundwater and soils contaminated with elevated levels of tetrachloroethylene (perchloroethylene or PCE), which is commonly used in the dry cleaning industry. Monitoring wells found shallow groundwater is contaminated with PCE as high as 45,000  $\mu$ g/L (micrograms per liter) on the Redi-Quik property, and 708  $\mu$ g/L on the residential property (Shaw 2004). Sub-surface soil borings detected PCE levels up to 3,900  $\mu$ g/kg (micrograms per kilogram) at the Redi-Quik property, and 230,000  $\mu$ g/kg at the residential property (Envirogen 2001). Soil boring data from a monitoring well approximately 10 feet from this house (MW-12) found PCE at 129,000  $\mu$ g/kg. Investigations on the residential property have not ruled out whether PCE-contaminated sub-

surface soils are in direct contact with the foundation of the home. Remediation actions to address PCE contamination have not been implemented at either the dry cleaner or residential properties.

The concentrations of PCE in shallow groundwater around the Redi-Quik property exceeds PCE screening levels, as cited in U.S. Environmental Protection Agency's (U.S. EPA) guidance on vapor migration and intrusion to the indoor air pathway (EPA 2002), and warrants further investigation of this pathway. Under certain circumstances, chlorinated solvents in unsaturated soils or shallow groundwater can be released as vapors, which then migrate through soil pore spaces and reach nearby buildings. Such vapors can enter the indoor air of buildings through cracks in concrete foundations, spaces around utility lines or pipes, or via unfinished dirt floors. This pathway is referred to as "vapor migration and intrusion". If substantial amounts of chlorinated solvent vapors reach and accumulate in the indoor air of a building, solvent levels can become an inhalation health concern for people who live or work inside the building.

In response to the DNR request, I first met with the owner of this West Allis home on February 9, 2006, and discussed the potential for vapor migration and intrusion into the home. At that time, I set up two  $3M^{TM}$  organic vapor passive diffusion monitors (OVM), one beneath the southwestern soffit of the house to monitor outdoor air, and one hanging from the ceiling joist in the basement to monitor indoor air. These OVMs were left in place at the home for 8 days, after which they were collected and placed inside of a sealed container and submitted to the Wisconsin State Laboratory of Hygiene (WSLH). Analysis by gas chromatography (NIOSH Method 7) detected PCE in both samples, equivalent to 34.0  $\mu$ g/m<sup>3</sup> (micrograms per cubic meter) in outdoor air and 503.2  $\mu$ g/m<sup>3</sup> in indoor air (Table 1). Currently, DPH is comparing outdoor and indoor air data obtained from OVMs with data provided by sampling methods more commonly used for indoor air investigations, such as EPA Method TO-14a.

On March 8, 2006, I returned to the West Allis home and collected 4 air samples using 6-liter evacuated SUMMA<sup>®</sup> canisters. Three indoor air samples were collected; one each from the breathing zones of the kitchen and the bedroom, and one from the southeast corner of the basement. An outdoor air sample was also collected from the front porch. Each cannister's regulator and restrictor were adjusted to draw samples over a 24-hour period and the canisters were collected on March 9<sup>th</sup>. The canisters were submitted to the WSLH for analysis by mass spectroscopy following EPA Method TO-14a (EPA 1999). PCE was detected in all indoor air samples, with 198.17  $\mu$ g/m<sup>3</sup> in the bedroom, 183.67  $\mu$ g/m<sup>3</sup> in the kitchen, and 231.60  $\mu$ g/m<sup>3</sup> in the bedroom. PCE was also detected at 4.57  $\mu$ g/m<sup>3</sup> in the outdoor air sample collected on the front porch (Table 1).

When visiting the West Allis home on both March 8<sup>th</sup> and 9<sup>th</sup>, I also screened indoor air and outdoor air with a photo-ionization detector (PID), which is able to measure total volatile organic compounds (VOC) in the single-digit, parts-per-billion range. The purpose of indoor air screening of the home was two-fold. First, this allowed DPH to identify any unusual levels of

		Media & Location	Sample Date	Sample Period	PCE Concentration		Comparison
Sample ID	Lab Method				ppb	µg/m³	Value (µg/m <sup>3</sup> )
PH 3910 <sup>1</sup>	OSHA Method 7	Outdoor Air (SW Soffit)	2/9/06	8 days	5.0	34.00	0.31
PH 4001 <sup>1</sup>	OSHA Method 7	Indoor Air (Basement)	2/9/06	8 days	74.0	503.20	0.31
RQDC-IA-01 <sup>2</sup>	EPA TO-14a	Indoor Air (Bedroom)	3/8/06	24 hrs	29.143 -	198.17	0.31
RQDC-IA-02 <sup>2</sup>	EPA TO-14a	Indoor Air (Kitchen)	3/8/06	24 hrs	27.010	183.67	0.31
RQDC-IA-03 <sup>2</sup>	EPA. TO-14a	Indoor Air (Basement)	3/8/06	24 hrs	34.059	231.60	0.31
RQDC-OA-04 <sup>2</sup>	EPA TO-14a	Outdoor Air (Front Porch)	3/8/06	24 hrs	0.672	4.57	0.31

### <u>Table 1</u>: Indoor and Outdoor Air Tetrachloroethylene Concentrations 1361 95<sup>th</sup> Street, West Allis, Wisconsin

1- Passive 3M<sup>TM</sup> OVM monitor samples

2- Active SUMMA® cannister samples

VOCs in air in order to alert WSLH technicians if samples had the potential for high concentrations and required additional dilution. Second, this allowed DPH to identify indoor solvent sources or preferential vapor migration pathways in the home. Air screening inside of the first-floor living space of the home detected VOC concentrations ranging between 70 and 130 ppb (parts-per-billion). The basement had VOC concentrations in the breathing zone between 40 and 70 ppb. While there is no sump crock in the basement, air immediately above the floor drain had total VOCs ranging between 200 and 300 ppb. For outdoor air around the West Allis home, total VOCs were between 5 and 35 ppb. On March 9<sup>th</sup>, a dryer vent was operating on the north side of the Redi-Quik Dry Cleaner building. Air coming from this vent screened at 4,700 to 5,800 ppb.

### Discussion

The concentration of PCE found in the indoor air of this West Allis home is a *public health hazard* for the residents because of an unacceptable increased excess lifetime cancer risk. This PCE concentration is not likely to cause non-cancer health effects associated with much higher PCE exposures.

The PCE levels found inside the West Allis home represent an approximate 7-in-1,000 excess lifetime cancer risk level for a residential setting and represents a *public health hazard* to people living in this house. The highest level of PCE in the living space of this West Allis home was 198  $\mu$ g/m<sup>3</sup>, which is approximately 700 times higher than the maximum target PCE level for a residential setting (0.31  $\mu$ g/m<sup>3</sup>), which is based on a 1-in-1,000,000 increased excess lifetime cancer risk. Studies of dry cleaner workers indicates there may be a connection between PCE exposure and increased risk of certain cancers, but the weight of the scientific evidence is not conclusive and PCE is not classified as a known human carcinogen (ATSDR 1997). Laboratory studies of mice exposed to PCE found increases in the rates of liver cancer when compared with unexposed mice. Previously, U.S. EPA classified PCE as a "B2 – Probable Human Carcinogen", but this carcinogen assessment was withdrawn by U.S. EPA in 1990 for further review and this currently is not clarified. Despite the current status of PCE, DPH continues to rely on the cancer slope factor derived from this mice study when estimating increased human cancer risk due to PCE exposures.

At very high concentrations and breathed by people over a long term, PCE in indoor air can cause adverse, non-cancer health effects (affecting the central nervous system, liver, kidney), but the levels detected inside of the West Allis home are not expected to cause such adverse, noncancer health effects. The PCE level in the living space at the West Allis home was slightly above the U.S. EPA Reference Dose and slightly below the ATSDR MRL. The U.S. EPA Reference Dose for PCE is 0.01 mg/kg/day (milligrams per kilogram of body weight per day). which was derived from studies that found a "no observed adverse effect level" (NOAEL) for laboratory animals exposed to PCE (EPA 2006). For a person breathing indoor air with PCE at 200 µg/m<sup>3</sup>, their daily PCE exposure would be 0.057 mg/kg/day, which is 5 times above the Reference Dose. A Reference Dose is a value established by the U.S. EPA that is an estimate, with built in safety factors, of the maximum daily, life-time exposure to a chemical that is not likely to cause harmful health effects. This Reference Dose was derived from laboratory studies that observed liver toxicity in mice and weight gain in rats when PCE doses exceeded 14 mg/kg/day. A safety factor of 1,000 was used to extrapolate this NOAEL for animals and derive a Reference Dose for humans. The indoor air PCE concentration of 200 µg/m<sup>3</sup> was less than the ATSDR chronic Minimal Risk Level (MRL) for PCE, which is 300 µg/m<sup>3</sup>. A MRL is "An estimate of daily human exposure – by a specified route and length of time – to a dose of chemical that is likely to be without a measurable risk of adverse, noncancerous effects." The chronic MRL for PCE of 300 µg/m<sup>3</sup> was based on a study that observed unfavorable neurological responses in women who were exposed over a long term to PCE concentrations averaging 102,000  $\mu$ g/m<sup>3</sup>. At the lower PCE concentrations of 1,300  $\mu$ g/m<sup>3</sup> the study did not observe such adverse neurological effects in workers. In summary, a long-term inhalation exposure to the level of PCE measured in the West Allis home is not expected to result in non-cancer health effects.

It is important to note that PCE is commonly found in the indoor air of homes and offices, but the levels of PCE in the indoor air of this West Allis house are not typical for a home and are

apparently coming from a source outside the home. The highest level of PCE found inside the West Allis home was 231.60  $\mu$ g/m<sup>3</sup> in the basement, which ranges 46 to 491 times higher than PCE concentrations typically found in the indoor air of homes and non-industrial businesses where PCE was not used. A 1988 review of indoor air sampling data from 2,195 "residential and workplace environments" found a median PCE concentration of 5.0  $\mu$ g/m<sup>3</sup> and an upper 75<sup>th</sup> percentile of 11.0  $\mu$ g/m<sup>3</sup> (Shah and Singh, 1988). Sexton et al. (2004) investigated various solvents in homes of three communities in the Minneapolis metropolitan area. For 292 indoor residential air samples with a 2-day average, PCE was detected in 97.6% of samples, with a median concentration of 2.9  $\mu$ g/m<sup>3</sup>, and a 90<sup>th</sup> percentile concentration of 3.8  $\mu$ g/m<sup>3</sup>. In another indoor air study of 120 Denver area homes that were not affected by vapor intrusion, PCE was detected in 69.9% of 282 air samples, with a median concentration of 1.0  $\mu$ g/m<sup>3</sup>, and a 90<sup>th</sup> percentile of 4.5  $\mu$ g/m<sup>3</sup> (Kurtz & Folkes, 2002). Zhu et al. (2005) examined solvents in the indoor air of 0.47  $\mu$ g/m<sup>3</sup>, an a 90<sup>th</sup> percentile of 3.25  $\mu$ g/m<sup>3</sup>.

The PCE levels in outdoor air around the West Allis home are also well above PCE concentrations typically found in outdoor urban air. When Zhu et al. (2005) sampled solvents in the indoor air of homes in the City of Ottawa, they also sampled outdoor air and found a median PCE concentration of 0.015  $\mu$ g/m<sup>3</sup>, with a 90<sup>th</sup> percentile of 0.31  $\mu$ g/m<sup>3</sup>. Sexton et al. (2004) tested solvents in the outdoor air of the Minneapolis metropolitan area and found median PCE concentrations of 0.3  $\mu$ g/m<sup>3</sup>, and a 90<sup>th</sup> percentile of 0.7  $\mu$ g/m<sup>3</sup>. Shah and Singh (1988) found an outdoor air median PCE concentration of 0.35  $\mu$ g/m<sup>3</sup>, with an upper 75<sup>th</sup> percentile of 0.87  $\mu$ g/m<sup>3</sup>.

### **Follow-up Actions**

While the residents of the West Allis home are not likely to develop adverse health effects from these exposures to PCE, DPH recommends that, as a precautionary measure, the family visit their personal health care provider for baseline medical evaluation, which would include basic blood and urine panels and standard organ function tests. Dr. Henry Anderson, the DPH Chief Medical Officer for Environmental and Occupational Health, is available to consult with the family's health care provider regarding this medical screening and results. Dr. Anderson can be contacted at 608-266-1253.

The laboratory results from the EPA Method TO-14a provides extremely low detection limits for indoor air sampling. Many factors can easily cause these results to vary. While indoor air screening did not identify any potential sources of PCE or other solvents, DPH recommends that at least one week prior to the next round of sampling that the homeowner remove all paint cans and other liquid containers from inside the West Allis home. In April 2006, DPH plans to collect another round of indoor air samples at the West Allis home. At that time DPH will also collect soil gas samples drawn from beneath the basement concrete slab in the home.

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Vapors of chlorinated solvents can be emitted from various building materials and consumer products, and such background levels in indoor air can complicate vapor intrusion investigations and add difficulty to the interpretation of indoor air data. When used jointly with data from outdoor and indoor air sampling, sub-slab soil gas samples can be used to distinguish indoor and outdoor VOC sources from PCE that may be entering a home from contaminated soils or groundwater.

Until the PCE sources of indoor air contamination at the West Allis home are clearly identified and a permanent mitigation system is installed, DPH suggests that whenever possible the homeowner ventilate the basement to remove any PCE vapors that may be building up due to vapor intrusion. This ventilation can be done by opening two windows in the basement, each on opposite sides of the basement, and placing a fan at one location that blows air from the basement. It should be noted that rigorous basement ventilation can increase heating costs and during cold weather can damage plumbing or other items inside of the house. Therefore, the homeowner needs to exercise good judgement on when to ventilate the basement.

It is evident that much of the PCE in outdoor and indoor air at the West Allis home originates from the Redi-Quik property. A portion of PCE in outdoor air around the home is likely emanating from contaminated sub-surface soils, but it is also likely that a portion of PCE in outdoor air is directly coming from the Redi-Quik building. DPH presumes that Redi-Quik uses current state-of-art dry cleaning practices and processes and, as a result, PCE is handled in a manner that minimizes releases. However, it is also likely that PCE concentrations inside of the Redi-Quik building are elevated not only due to these dry cleaning practices and processes, but also due to vapor intrusion coming from substantial PCE contamination directly beneath the building foundation. In order to immediately reduce the overall PCE exposure to residents of the West Allis home, DPH requests operators of the Redi-Quik property to immediately halt all active and passive exhaust venting to outdoor air on the north side of the building.

Finally, DPH requests that DNR direct the dry cleaner to implement a DNR-approved work plan that investigates for the "vapor migration and intrusion to the indoor air pathway" in nearby buildings, including homes other than 1361 95<sup>th</sup> Street that may be affected. The dry cleaner should also implement a DNR-approved work plan to mitigate vapor intrusion impacts of the home at 1361 95<sup>th</sup> Street, as well as other nearby homes where the vapor intrusion pathway is found to be completed. The dry cleaner should also copy DPH and homeowners on all reports and correspondence.

### Conclusions

• PCE detected at 198 and 231  $\mu$ g/m<sup>3</sup> in the indoor air of a West Allis household poses a *public health hazard* to residents of the West Allis house due to an unacceptable increased excess lifetime cancer risk.

> The levels of PCE in the West Allis home are similar to the U.S. EPA Reference Dose and ATSDR Minimal Risk Level and not likely to cause non-cancer health effects associated with much higher PCE exposures.

### **Recommendations**

• To verify the results of recent indoor air sampling, DHFS will conduct another round of indoor air samples and also collect sub-slab soil gas samples at the West Allis home.

- DPH recommends that:
  - the homeowner open basement windows and use a fan to remove any PCE vapors that may be building up due to vapor intrusion.
  - as a precautionary measure the homeowner's family visit their physician for a medical checkup.

• DPH recommends that the dry cleaner to immediately shut down all active and passive exhaust venting to the north side of the building.

- DPH recommends that DNR direct the dry cleaner to:
  - Implement an approved workplan to fully investigate the "vapor migration and intrusion to the indoor air pathway" for all potentially affected nearby homes.
  - Implement an approved workplan to mitigate vapor intrusion impacts of nearby affected homes.
  - Copy the homeowner and DPH on all reports and correspondence.

#### **References**

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Please contact me if I can be of further assistance to you regarding this matter.

cc: Binyotti Amungwafor – DNR Southeast Regional Office Terry Evanson – DNR Central Office Terry Brandenburg – West Allis Public Health Department Tom Sieger – Division of Public Health Property Owner of 1361 95<sup>th</sup> Street, West Allis, Wisconsin