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NAS CECIL FIELD, FL  
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LETTER REGARDING FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION  
COMMENTS ON POST-ACTIVE REMEDIATION MONITORING PLAN FOR SOUTH FUEL  
FARM FACILITY NAS CECIL FIELD FL  
8/31/2007  
FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION



# Florida Department of Environmental Protection

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Tallahassee, Florida 32399-2400

Charlie Crist  
Governor

Jeff Kottkamp  
Lt. Governor

Michael W. Sole  
Secretary

August 31, 2007

RAC  
CH2M #11

BRAC PMO SE

Attn: Mr. Mark Davidson

4130 Faber Place Drive

Suite 202

North Charleston, SC 29405

RE: Post-Active Remediation Monitoring Plan for South Fuel Farm Facility, Naval Air Station Cecil Field, Jacksonville, Florida.

Dear Mr. Davidson:

I have completed my review of the Post-Active Remediation Monitoring (PARM) Plan for South Fuel Farm Facility, Naval Air Station Cecil Field, dated July 11, 2007 (received by e-mail on July 12, 2007), prepared and submitted by CH2M Hill Constructors, Inc. I have the following comments on the PARM Plan:

- (1) I believe the goal at the South Fuel Farm should be unrestricted site closure. Based on a review of some of the last soil analytical data collected, I could find only one sample that exceeded residential soil cleanup target levels (SCTLs). That sample was from sample location B-70 at a depth of 4 feet below land surface and was collected on December 1, 2005. Previous samples collected at that location and depth have not reported exceedances of residential SCTLs. The PARM Plan specifies that soil sampling will be conducted at the original 15 soil boring locations and the 4 supplemental soil sampling locations. Most of the previous samples were collected at 2 to 4 feet below land surface which is considered subsurface soil. I suggest a few more samples be collected from surface soil in order to determine whether the site can be used for unrestricted use.
- (2) Monitoring well CEF-043-6N should be added to the quarterly groundwater sampling program.
- (3) The PARM Plan has not been signed and sealed by a Professional Geologist or Professional Engineer in accordance with Rule 62-770.750(2), Florida Administrative Code. Before the Department may issue a PARM Approval Order, a plan must be submitted with the required signature and seal.

Mrs. Barbara Nwokike  
South Fuel Farm  
August 31, 2007  
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If you have any concerns regarding this letter, please contact me at (850) 245-8997.

Sincerely,



David P. Grabka, P.G.  
Remedial Project Manager

CC: Tim Bahr, FDEP  
Doyle Brittain, USEPA, Atlanta  
John Flowe, City of Jacksonville  
Mark Speranza, TtNUS, Pittsburgh  
Mike Halil, CH2M Hill, Jacksonville  
Mike Fitzsimmons, FDEP, Northeast District

JJC  ESN 