



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
REGION IX
75 Hawthorne Street
San Francisco, Ca. 94105-3901

N00217.002954
HUNTERS POINT
SSIC NO. 5090.3

March 17, 1994

Mr. Dave Song
Remedial Project Manager
Mail Code: T4A1DS
Western Division
Naval Facilities Engineering Command
900 Commodore Drive
San Bruno, CA 94066-2402

Dear Mr. Song:

The U.S. Environmental Protection Agency (EPA) has reviewed the Group 6 Remedial Investigation Data Presentation Meeting materials, dated January 28, 1994. We have the attached comments on these materials. It seems that the Group 6 sites should be integrated into their respective Parcels, such that the Group 6 designation would cease to exist after this point; is this the Navy's intention?

Also, the extent of contamination at IR-18 where it borders Parcel A is presently unknown. In order for the Navy to make the claim that all remedial action has been taken at Parcel A, prior to transfer, the extent of contamination in this area should be known. Is expedited effort to investigate and if needed, remediate this area planned? Please contact me at (415) 744-2394 if you have any questions regarding these comments.

Sincerely,

A handwritten signature in cursive script that reads "Robert Blank".

for RAYMOND SEID
Remedial Project Manager
Federal Facilities Cleanup Program

Attachment (1 page)

cc: Cyrus Shabahari, DTSC
Barbara Smith, RWQCB
Amy Brownell, SFDPH
Ray Ramos, BEC, NAVFAC WESTDIV

**Comments on the Navy's Group 6 Remedial Investigation
Data Presentation Meeting materials**

1. IR-18. The Navy's proposed work should include the use of field screening techniques, if available, for TOG to evaluate the lateral extent of contamination.
2. IR-18. The Navy should consult with a remedial design engineer regarding possible remedies for this site and data requirements to support remedial design decisions.
3. IR-18. The Navy should focus its analytical program on analytes detected and determined to be of concern in the first round of sampling. Metals and possibly volatile organic compounds do not appear to be of concern at this site.
4. IR-18. The Navy should collect grab ground water samples from some of the proposed new borings. This is particularly important in the area of Parcel A not previously characterized (Plate 6, southwest).
5. IR-20. The Navy should collect soil samples as monitoring well MW17A is drilled. The analytical program for soil and ground water should focus on chemicals of concern in this area.
6. IR-22. The Navy should focus its analytical program for soil and ground water on chemicals of concern in this area.