



DEPARTMENT OF THE NAVY
NORTHERN DIVISION
NAVAL FACILITIES ENGINEERING COMMAND
10 INDUSTRIAL HIGHWAY
MAIL STOP, #82
LESTER, PA 19113-2090

N96095.AR.000373
NWIRP CALVERTON NY
5090 3a



~~09-21-00-0071~~

IN REPLY REFER TO

5090

Code 1821/JC

06 JUL 1999

Mr. George Hammarth
Division of Environmental Permits
New York State Department of Environmental Conservation
Region I
SUNY Campus^o, Building 40
Stony Brook, New York 11790-2356

Subject: RENEWAL OF PART 373 PERMIT FOR NWIRP CALVERTON, NEW YORK
EPA ID #NYD003995198

Dear Mr. Hammarth:

On behalf of the Naval Air Systems Command, I am submitting three (3) copies of the completed Short Environmental Assessment Form (EAF) and Part 373 Permit Application for renewal of the Navy's Hazardous Waste Management Permit for the property remaining at the former Naval Weapons Industrial Reserve Plant (NWIRP) Calverton, New York facility.

As part of the renewal application, the Navy is providing updated information regarding the status of corrective actions taken at various Solid Waste Management Units (SWMUs). As a result of this update, the Navy would like to request that the Corrective Action requirements contained within Module III of the original Part 373 Permit issued in March 1992, be terminated for several SWMUs as described in Section 7.0 of the enclosed application.

In addition, the Navy would also like to request that a new Part 373 Permit be issued so that the Navy may remain in compliance with New York State's Hazardous Waste Regulations by continuing its corrective actions at four parcel locations that contain eight (8) SWMUs. These eight SWMUs constitute the balance of the Navy's Installation Restoration (IR) Program for Calverton.

Due to the deactivation of the Calverton facility, there are no longer any process-type operations that generate hazardous waste nor are there any requirements for storage of hazardous materials on the Navy's property. Also, the Navy will not be operating a hazardous waste storage area that would require to be permitted pursuant to 6 NYCRR Part 373. Rather, all wastes that are generated as a result of the continuation of the Navy's IR Program will be managed at each Parcel location for which a corrective action is taking place. As such, these Parcels should be considered as less than ninety-day storage areas which are exempt from 6 NYCRR Part 373 Permit requirements.

I would like to thank Ms. Katy Murphy of your staff for her assistance regarding this matter and look forward to continued cooperation between the Navy and NYSDEC so that this issue can be resolved. For further information regarding this Permit Application, please call either Mr. Paul Burgio at (610) 595-0567, extension 140 or myself at extension 163.

Sincerely,



JAMES L. COLTER
Remedial Project Manger
by Direction of the
Commanding Officer

Enclosures

Distribution: (via FedEx)
NAVAIR, Judith Hare
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RAB Co-Chair, Sherry Johnson