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MCAS CHERRY POINT
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LETTER TRANSMITTING REGULATORY COMMITTEE'S COMMENTS ON FINAL SITE
CLOSURE REQUEST INDUSTRIAL WASTEWATER TREATMENT MCAS CHERRY POINT
NC
10/21/1999
CATLIN ENGINEERS AND SCIENTISTS

CATLIN

ENVIRONMENTAL AND
ENGINEERING CONSULTANTS

LAW

WILMINGTON, N.C.
RALEIGH, N.C.

October 21, 1999

LANTNAVFACENGCOM

Attn: Charles R. Hilton, Code 18211
1510 Gilbert Street
Norfolk, Virginia 23511-6287

Re: **FINAL SITE CLOSURE REQUEST
INDUSTRIAL WASTEWATER TREATMENT PLANT
UNDERGROUND STORAGE TANK 1005-2
MCAS CHERRY POINT, NORTH CAROLINA
CONTRACT NO. N62470-95-D-6009
DELIVERY ORDER NO. 0064
CATLIN Project No. 99138**

Dear Mr. Hilton:

CATLIN Engineers and Scientists is pleased to present one copy of the Final Site Closure Request prepared for Industrial Wastewater Treatment Plant Underground Storage Tank 1005-2. We have reviewed the comments made to the Draft document received from you and Mr. John Myers. Where applicable, changes have been incorporated into the Final report as indicated below.

Review Comments

- 1. Page #3, last paragraph - Remove the 1st sentence. Remove "As such" in the second sentence and add in its place, "Based on the land use factors and the location of this site in the industrial area of the Air Station". Note: Question #10, (Appendix C) was answered as NO. Was this answer based on the previous groundwater sampling performed and identified in the July 1995 DPTSAV Site Check by REWEI? Was this information used to determine the site risk (low)? If so, the information (presented in tabular form) and a discussion section should be included in this report. If this information was not utilized to answer question #10 (Appendix C), we cannot provide a risk ranking because we did not sample groundwater. We can only say that the site is not "high" risk. Please note that MADEP samples were not required and so were not collected and analyzed in the July 1995 REWEI report. I think we can utilize the July 1995 groundwater analytical work to make a case for "low risk" and site closure but the source of groundwater sampling and the results must be presented.**

Text revised.

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Page 2

2. **Page #4, 1st bulleted item - see comment #1. Please change accordingly.**

Text revised.

3. **Appendix C, Part I - High Risk, question #3 - Please indicate the fact that ACTN1 is located upgradient of the site.**

Text revised.

4. **Appendix C, Part I - Intermediate Risk, question #10 - See comment #1.**

Text revised.

5. **Appendix C, Part II - Land Use, question #3 - Please spell out Industrial Wastewater Treatment Plant (IWTP).**

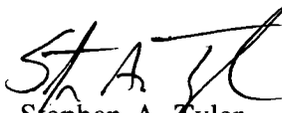
Text revised.

6. **Appendix C, Part II - Land Use, question #6 - Please change this answer to NO. The contaminated soil that sample OUST-02 identified is not located under buildings or paved areas. Please remove the statement provided. The question did not request information on groundwater contamination and the answer provided is speculative.**

Text revised.

CATLIN appreciates the opportunity to continue to provide services to LANTDIV and the Air Station on your environmental projects.

Sincerely,


Stephan A. Tyler
Project Manager


Michael E. Mason, P.E.
Program Manager

SAT/MEM/kns

Enclosure

cc: John Myers, MCAS EAD (w/2 encs.)
Christine Foskey, LANTNAVFACENGCOM (letter only)
Gary McSmith, CATLIN