

Butler, Jamie/VBO

From: Herman, Paul [peherman@deq.virginia.gov]
Sent: Friday, February 18, 2005 11:48 AM
To: dawn.hayes@navy.mil
Cc: Caldwell, Donna/HRO; Butler, Jamie/VBO; FlyLB@PWCNORVA.NAVY.MIL;
Cooke.Maryt@epamail.epa.gov
Subject: NABLC - Draft Work Plan for Additional Debris Delineation at Site 7

Dawn,

VDEQ has reviewed the *Draft Work Plan for Additional Debris Delineation at Site 7* dated February 2005. Based on this review the following comments are offered.

1. Section 2.2.1: Clearly state that the process to recycle reinforced concrete includes removal of rebar/reinforcing metal and that the rebar/reinforcing metal will be disposed as construction debris/waste or recycled by a licensed scrap metal facility.
2. Section 2.2.2.1: In the last sentence, it is not clear how the "other debris areas" are any different from those identified in the Contractor's Closeout Report (CCR) as being either "erosion control measures" or inaccessible due to wetlands. Were these "other debris areas" actually identified in the CCR? If so, what rationale was given for not removing them?

This concludes VDEQ's comments on this document at this time. If you have any questions, please give me a call.

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