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MCRD PARRIS ISLAND
5090.3a

LETTER OF TRANSMITTAL AND SOUTH CAROLINA DEPARTMENT OF HEALTH AND
ENVIRONMENTAL CONTROL COMMENTS ON DRAFT SITE 53 PRELIMINARY
ASSESSMENT/SITE INSPECTION WORK PLAN MCRD PARRIS ISLAND SC
12/20/2000
SOUTH CAROLINA DEPARTMENT OF HEALTH AND ENVIRONMENTAL CONTROL

10-173
0601.00.0019

December 20, 2000

Commanding Officer
Department of the Navy
SOUTHNAVFACENGCOM
ATTN: Mr. Art Sanford
2155 Eagle Drive
North Charleston, South Carolina 29406

RE: Draft Site/SWMU 53 PA/SI Work Plan (11/00)
Marine Corp Recruit Depot
Parris Island
SC6 170 022 762

Dear Mr. Sanford:

The Corrective Action Engineering and the Hydrogeology Sections of the South Carolina Department of Health and Environmental Control (Department) have completed the review of the above referenced document, which was received on November 7, 2000. The Department has determined that the attached comments must be adequately addressed prior to receiving final approval.

If you have any questions or concerns, please feel free to contact Jerry Stamps at (803) 896-4285 or Don Hargrove of the Division of Hydrogeology at (803) 896-4033.

Sincerely,

Jerry Stamps, Engineer Associate
Corrective Action Engineering Section
Division of Hazardous and Infectious Waste Management

cc:

David Brayack, TtNUS
Tim Harrington, MCRD Parris Island
Don Hargrove, Hydrogeology
Rob Pope, EPA Region IV

Priscilla Wendt, SCDNR
Tom Dillon, NOAA

ENGINEERING COMMENTS
prepared by Jerry Stamps
Corrective Action Engineering Section
Division of Waste Management
Bureau of Land and Waste Management
December 20, 2000

1. **General**

Under the RCRA program, this document would essentially be a combination of a SWMU Assessment Report and a Confirmation Sampling Work Plan. Please entitle this document as such.

2. **Section 2.1**

This section should describe the approximate size of the area in question. Additionally, the approximate dates of operation of the asphalt plant should be described, if known.

3. **Section 2.3, 1st sentence, Typographical Error**

Please remove the redundant "area of".

4. **Section 3.2**

The Department is in agreement with EPA specific comment #4. Three soil samples will not be adequate to determine if a release has occurred at this site. Additional soil samples will be necessary.