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NAS CECIL FIELD, FL  
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LETTER REGARDING TETRA TECH RESPONSES TO FLORIDA DEPARTMENT OF  
ENVIRONMENTAL PROTECTION COMMENTS ON DRAFT SITE ASSESSMENT REPORT  
ADDENDUM FOR BUILDING 502 TANK 502 NAS CECIL FIELD FL  
12/7/2007  
TETRA TECH NUS INC



**TETRA TECH NUS, INC.**

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December 7, 2007

Document Tracking Number 07JAX0143

Project Number 112G00378

Mr. David Grabka  
Remedial Project Manager  
Technical Review/Federal Facilities  
Florida Department of Environmental Protection  
2600 Blair Stone Road  
Tallahassee, Florida 32399-2400

Reference: CLEAN III Contract Number N62467-04-D-0055  
Contract Task Order Number 0025

Subject: Response to Comments for  
Draft Site Assessment Report Addendum  
Building 502, Tank 502  
Naval Air Station Cecil Field  
Jacksonville, Florida

Dear Mr. Grabka:

Tetra Tech NUS, Inc. (TtNUS) is pleased to submit this letter responding to your comments on Site Assessment Report Addendum (SARA) at Building 502, Tank 502. The questions and/or comments that have been received by TtNUS are detailed below.

**Comment #1: In the conclusions and recommendations, it identifies monitoring well CEF-502-1SR as a perimeter well and CEF-502-6S as a source well. This is backward.**

*RESPONSE:* This will be corrected in the final SARA.

**Comment #2: In the conclusions and recommendations, it says well CEF-502-4S should be eliminated from the MONA program as discussed and approved at the March 2007 NAS Cecil Field BCT meeting. According to the meeting minute number 2375, monitoring should include CEF-502-4S.**

*RESPONSE:* The Final SAR Addendum will show that CEF-502-3S will be eliminated from the MONA program, and that after the excavation, monitoring should include CEF-502-4S.

**Comment #3: Based on my review of the previous groundwater monitoring reports submitted for this site, I would recommend discontinuing the analysis for volatile organic compounds. Volatile petroleum products contaminants of concern have not been detected above the groundwater cleanup target levels for several years.**

*RESPONSE:* TtNUS will sample the wells only for TRPH using FL-PRO and for PAHs, including 1-methylnaphthalene and 2-methylnaphthalene, using USEPA Method SW-846 8310. This will be specified in the Final SAR Addendum.



**Comment #4: Once source removal has been completed and monitoring well CEF-502-1SR replaced, groundwater monitoring should be resumed with the wells proposed and at a semi-annual frequency. Replacing well CEF-502-4S with well CEF-502-3S is approved.**

*RESPONSE:* This will be reflected in the Final SAR Addendum as replacing well CEF-502-3S with well CEF-502-4S in the monitoring program.

If you have any questions with regard to this submittal, please do not hesitate to contact Kara Wimble at (904) 730-4669, extension 214, or via email at [kara.wimble@ttnus.com](mailto:kara.wimble@ttnus.com).

Sincerely,

A handwritten signature in cursive script that reads "Kara F. Wimble".

Kara F. Wimble  
Project Scientist

kfw

c: B. Nwokike, NAVFAC SE  
M. Perry, TtNUS  
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