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LETTER REGARDING SOUTH CAROLINA DEPARTMENT OF HEALTH AND
ENVIRONMENTAL CONTROL APPROVING NO FURTHER ACTION FOR FUEL
DISTRIBUTION SYSTEM REMOVAL AND SOIL EXCAVATION AND CONFIRMATION
SAMPLING AREA OF CONCERN 737 CNC CHARLESTON SC

8/23/2013

SOUTH CAROLINA DEPARTMENT OF HEALTH AND ENVIRONMENTAL CONTROL



Catherine B. Templeton, Director

Promoting and protecting the health of the public and the environment

August 23, 2013

David Criswell, P.E.
BRAC PMO SE
4130 Faber Place Drive
Suite 202
N. Charleston, SC 29405

RE: Approval of *Fuel Distribution System Removal and Soil Excavation and Confirmation Sampling AOC 737*
Charleston Naval Complex (CNC)
SC0 170 022 560

Dear Mr. Criswell:

The Department of Defense Corrective Action Section of the South Carolina Department of Health and Environmental Control (Department) received the above referenced document on August 22, 2013. The document included the Navy's request for No Further Action with Land Use Controls for AOC 737. Per the Department, No Further Investigation is required at AOC 737; however, the AOC lies within the Land Use Control Zone and therefore will require Land Use Controls.

Pursuant to condition II.Q of the Charleston Naval Complex Hazardous Waste Management Permit (the Permit), the date of this letter will serve as the approval date of the remedy at AOC 737. The approval of this document constitutes a No Further Investigation with Land Use Controls Decision for AOC 737. Therefore, AOC 737 will be included in the next permit modification in Appendix A-6 with the Current Status listed as Land Use Controls. A Statement of Basis for AOC 737 should be provided no later than October 23, 2013. This document, providing a summary and justification of the selected remedy, will be included in the Public Participation package for the next permit modification.

In concurring with this No Further Investigation with Land Use Controls, the Department does not waive any rights or authority it may have under federal or state law. The Department reserves any rights or authority it may have to require corrective action in accordance with the South Carolina Pollution Control Act and the South Carolina Hazardous Waste Management Act. These rights include, but are not limited to, the right to insure that all clean-up goals and remedial criteria are met and to take separate action in the event cleanup goals and remedial criteria are not met. The Department may require additional response actions at the site should any of the following occur: (1) previously unknown or undetected conditions arise or are discovered at the site; (2) information provided to the Department concerning the site was invalid or inaccurate; (3) information concerning the site that may have affected the Department's decision to concur with the No Further Investigation was not provided; or (4) the final remedy is no longer protective of human health or the environment.

If you have any questions regarding this issue, please contact me at (803) 898-0368.

Sincerely,



Meredith Amick, P.E., Environmental Engineer
Corrective Action Engineering Section
Division of Waste Management
Bureau of Land and Waste Management

cc: Annie Gerry, Hydrogeology
Christine Sanford-Coker, EQC Region 7, Charleston

Gary Foster, CH2MHill
Lawson Anderson, Tetra Tech