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LETTER REGARDING THE TEXAS COMMISSION ON ENVIRONMENTAL QUALITY REVIEW
NAD APPROVAL OF THE SAMPLING AND ANALYSIS PLAN AND AMENDMENT FOR THE
REDMEDIAL INVESTIGATION AND FEASIBILTY STUDY AT THE GUNNERY TRAINING
COMPLEX, NAS CORPUS CHRISTI TX
4/16/2015
TEXAS COMMISSION ON ENVIRONMENTAL QUALITY

Bryan W. Shaw, Ph.D., P.E., *Chairman*
Toby Baker, *Commissioner*
Zak Covar, *Commissioner*
Richard A. Hyde, P.E., *Executive Director*



TEXAS COMMISSION ON ENVIRONMENTAL QUALITY

Protecting Texas by Reducing and Preventing Pollution

April 16, 2015

Arne E. Olsen
Arne.olsen@navy.mil
Environmental Engineer
Gulf Coast Integrated Project Team
P. O. Box 30, Building 135
Jacksonville, Florida 32212

Re: Approval
Sampling and Analysis Plan (SAP), Remedial Investigation/Feasibility Study, Munitions Response Program, Former Gunnery Training Complex, Naval Air Station Corpus Christi, Texas, dated September 2013
Sampling and Analysis Plan Amendment (Amended SAP), Remedial Investigation/Feasibility Study, Munitions Response Program, Former Gunnery Training Complex, Naval Air Station Corpus Christi, Texas, dated March 2015
TCEQ SWR No. 30479; TCEQ Permit/Compliance Plan (CP) No. 50038
EPA ID No. TXDO87491973; CN600621155; RN104647466

Dear Mr. Olsen:

The Texas Commission on Environmental Quality (TCEQ) has completed review of the above referenced SAP and Amended SAP dated September 2013 and March 2015, respectively. The objective of these SAPs is to define the nature and extent of munition constituents (MC) at the Gunnery Training Complex. The SAPs will not investigate for munitions and explosives of concern (MEC) since no MEC was expected or found during the site inspection (SI). The Former Gunnery Training Complex consists of the following small arms training ranges:

- (1) Small Arms Range (SAR)
- (2) Fixed Target Range (FTR)
- (3) Air Blast and Synchronized Gun (AB/SYN) Range
- (4) North Trap Range (NTR)
- (5) South Trap Range (STR)
- (6) Skeet Range (SKR)
- (7) Closed Skeet Ranges (CSR)

The amended SAP is intended to complete delineation for metals and polynuclear aromatic hydrocarbons (PAHs) at four of the ranges. Please be aware that all closure/remediation activities associated with this site must be conducted in accordance with the directives contained in this correspondence, 30 TAC §335.8 and 30 TAC §350. Authorization to proceed with the above referenced SAPs is granted. In addition, EPA Region 6 has reviewed the amended SAP and has no comments or questions as indicated in their letter of April 9, 2015.

In accordance with 30 TAC §350.31(d), the TCEQ Central Office and the appropriate TCEQ Regional Office must be notified in writing at least 10 days prior to any confirmation sampling

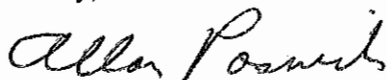
Mr. Arne Olsen
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that is done to demonstrate that a response action is complete and a remedy standard has been attained.

Please note that it is the continuing obligation of persons associated with a site or facility to ensure that industrial solid waste and/or municipal hazardous waste are managed in such a way that it does not cause a discharge of waste or an imminent threat of discharge, nor a nuisance or an endangerment to either human health or the environment as required by 30 TAC §335.4. Be advised that the burden remains upon the owner to take necessary and authorized action to correct such conditions whenever they exist.

Questions concerning this letter should be directed to me at (512) 239-2332. When responding by mail, please submit an original and one copy of all correspondence and reports to the TCEQ Remediation Division at Mail Code MC-127. An additional copy should be submitted to the local TCEQ Region Office. Please note that the Remediation Division sends letters via email when appropriate. Therefore, current email addresses and the site identification information in the reference block should be included in all future submittals.

Sincerely,



Allan Posnick, DSMOA Program Manager
VCP-CA Section
Remediation Division
Texas Commission on Environmental Quality

AP/mdh

cc: Ms. Michelle Phillips, Waste Section Manager, TCEQ Region 14 Office, Corpus Christi
Ms. Tara Hubner, EPA Region 6, Federal Facilities Section, Hubner.Tara@epa.gov