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NAS JACKSONVILLE
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LETTER REGARDING FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION
COMMENTS ON DRAFT SAMPLING AND ANALYSIS PLAN AMENDMENT FOR MUNITIONS
RESPONSE PROGRAM REMEDIAL INVESTIGATION OF FORMER MACHINE GUN RANGE
COMPLEX NAS JACKSONVILLE FL

7/10/2013

FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION



**FLORIDA DEPARTMENT OF
ENVIRONMENTAL PROTECTION**

BOB MARTINEZ CENTER
2600 BLAIRSTONE ROAD
TALLAHASSEE, FLORIDA 32399-2400

RIK SCOTT
GOVERNOR

HEIDI HEBEL
LIBYARD JR.
SECRETARY

July 10, 2013

RECEIVED

Ms. Adrienne Wilson
Code OPDE3/AW
Department of the Navy
Naval Facilities Southeast
Attn: Ajax Street, Building 135N
P.O. Box 30A
Jacksonville, FL 32212-0030

JUL 16 2013

**TETRA TECH NUS, INC.
JACKSONVILLE, FL**

RE: Draft Sampling and Analysis Plan Amendment, Munitions Response Program, Remedial Investigation of Former Machine Gun Range Complex, Naval Air Station Jacksonville, Jacksonville, Florida

Dear Ms. Wilson:

The Department has completed its review of the Draft Sampling and Analysis Plan Amendment, Munitions Response Program, Remedial Investigation of Former Machine Gun Range Complex, Naval Air Station Jacksonville, dated March 2013 (received March 18, 2013), prepared and submitted by Resolutions Consultants under Contract Number N62470-11-D-8013. Although the majority of the proposed work was approved by the Department in the Final Tier II Sampling and Analysis Plan, Munitions Response Program, Remedial Investigation of Former Machine Gun Range Complex (Tetra Tech, 2012), please note the following recommendations:

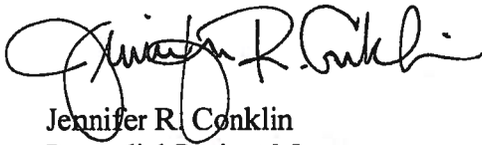
1. WS 14-3, Section 14.5, first paragraph – Soil samples to be analyzed for nitroglycerin should be collected as discrete samples and should not be composited prior to analysis.
2. WS 14-4, Section 14.8 – Resolution Consultants SOP 3-12 does not contain well/soil boring abandonment procedures. Please indicate which well abandonment procedures will be used for this fieldwork.
3. WS 18-1, UXO Site 2 – Antimony was detected at previous soil sample locations JAX-23A-SBSS008 from 4-5 ft-bls and JAX-23A-SBSS012 from 3-4 ft-bls. To delineate the extent of antimony in soil at UXO Site 2, it is recommended to include the analysis of antimony at proposed soil sample locations X2SB001 through X2SB009.
4. WS 18-6, UXO Site 4 – SLP results from soil sample JAX-56-SBS042 detected antimony above the FDEP GCTL of 6 ug/L. The Department recommends including antimony in the analysis of proposed groundwater sample X4TW05.

DOD_7_3566, DOD_7_3567, DOD_7_3568

Ms. Adrienne Wilson
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If you have any questions regarding this letter, please contact me at (850) 245-8935.

Sincerely,



Jennifer R. Conklin
Remedial Project Manager
Federal Programs Section
Bureau of Waste Cleanup

CC: Peter Dao, EPA Region IV, Atlanta
Tim Curtin, NASJAX
Eric Davis, CH2MHill
Todd Haverkost, Resolution Consultants
Mark Peterson, Tetra Tech
Tim Bahr, FDEP, Tallahassee

KAW 