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LETTER REGARDING FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION
COMMENTS ON DRAFT FINAL CORRECTIVE MEASURES STUDY REVISION 1 FOR SOLID
WASTE MANAGEMENT UNITS 8, 9, 11 AND 51 NS MAYPORT FL
10/8/2013
FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION



FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

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RICK SCOTT
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SECRETARY

October 8, 2013

Naval Facilities Engineering Command Southeast
Attn: Mr. Dana Hayworth OPUE3, Remedial Project Manager
135 Ajax Street North, Building 903
Naval Air Station Jacksonville
Jacksonville, Florida 32212-0030

RE: Draft Final Corrective Measures Study, Revision 1, Solid Waste Management Units 8, 9, 11, and 51, Naval Station Mayport, USEPA ID #FL9 170 024 260, Mayport, Florida (Tetra Tech, August 8, 2013)

Dear Mr. Hayworth:

I have reviewed the subject document dated August 8, 2013. The document was received on August 9, 2013. It was completed under Contract Task Order 0033.

The report states that *"This Corrective Measures Study (CMS) was conducted for Solid Waste Management Units (SWMUs) 8, 9, 11, and 51 at Naval Station (NAVSTA) Mayport, in Mayport, Florida, by the Naval Facilities Engineering Command Southeast (NAVFAC SE) pursuant to the Resource Conservation and Recovery Act (RCRA)."*

The Introduction section of the report states that *"This report presents the results of the CMS including the following:*

- 1. Determination of the Media Cleanup Objectives (MCOs) using Chapter 62-777, Florida Administrative Code (F.A.C.), and NAVSTA Mayport background screening values (BSVs) (Tetra Tech, 2000; Tetra Tech, 2008).*
- 2. Selection of contaminants of concern (COCs).*
- 3. Determination of areas and volumes of impacted media exceeding the MCOs.*
- 4. Development, screening, and evaluation of corrective measure alternatives.*
- 5. Recommendation of corrective action to address contaminated media at SWMUs 8, 9, 11, and 51."*

Based upon my review of the data presented in the document, the Department has the following comments:

1. SWMU 8: The Department concurs with the chosen groundwater corrective measure alternative (LUCs and Monitoring). The Department does not concur with the chosen soil corrective measure alternative (No Action). As documented on Page 2-6 in the Surface Soil section, sample MPT-08-SB38-01-102606 exhibited a benzo(a)pyrene concentration in excess of the residential soil cleanup target level (SCTL). Therefore, the alternatives for soil corrective measures should be discussed at our next Partnering Team meeting (December 3 and 4, 2013).
2. SWMU 9: The Department concurs with the chosen corrective measure alternatives for soil (LUCs) and groundwater (LUCs and Groundwater Monitoring).
3. SWMU 11: The Department concurs with the chosen corrective measure alternatives for soil (LUCs) and groundwater (No Action).
4. SWMU 51: The Department concurs with the chosen corrective measure alternatives for soil (LUCs) and groundwater (LUCs and Groundwater Monitoring).

Thank you for the opportunity to review this document. If you require additional clarification or other assistance, please feel free to contact me at 850/245-8999.

Sincerely,



John Winters, P.G.
Remedial Project Manager
Federal Program Section

KAW 

cc Tim Bahr, FDEP, Tallahassee