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NAS PENSACOLA  
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LETTER AND COMMENTS FROM FLORIDA DEPARTMENT OF ENVIRONMENTAL  
PROTECTION REGARDING CONTAMINATION ASSESSMENT ADDENDUM AND NO  
FURTHER ACTION PLANNED SITE 12 UNDERGROUND STORAGE TANK 140 (UST140)  
NAS PENSACOLA FL  
12/21/1995  
FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION

incoming # 112-7527

rec'd 12/27/95

# Department of Environmental Protection

Lawton Chiles  
Governor

Twin Towers Building  
2600 Blair Stone Road  
Tallahassee, Florida 32399-2400

Virginia B. Wetherell  
Secretary

December 21, 1995

Mr. Byas Glover  
Code 18410  
Southern Division  
Naval Facilities Engineering Command  
2155 Eagle Drive  
P.O. Box 190010  
North Charleston, South Carolina 29419-9010

RE: Contamination Assessment Report Addendum, AVGAS  
Pipeline Site 12, UST 140, NAS Pensacola  
FDEP #179202073

Dear Mr. Glover:

I have completed the technical review of the Contamination Assessment Report (CAR) Addendum and No Further Action Proposal (NFAP) dated November 1995 (received November 21, 1995), submitted for this site (AVGAS Site 12 UST 140). Based upon my review, a No Further Action Proposal (NFAP) cannot be approved until the remaining excessively contaminated soil is removed/remediated.

Figure 3-1 indicates the area of excessively contaminated soil (soil sample 12B005 had lead at 168 mg/kg) to the west of the former UST location. However, soil sample 12B002 (TRPH = 59.4) was south of the former UST. This area of contaminated soil also needs to be excavated. Due to the low levels of soil contamination and the fact that groundwater does not exceed standards in any of the monitoring wells, no further groundwater analysis is required. Upon receipt of the next CAR Addendum showing clean soil, a NFAP can be issued.

Also, the CAR Addendum stated there were no State groundwater guidance values for 1,1-dichloroethane, di-n-butyl phthalate, and chloromethane but were detected in groundwater. For your information, the correct guidance concentrations are:

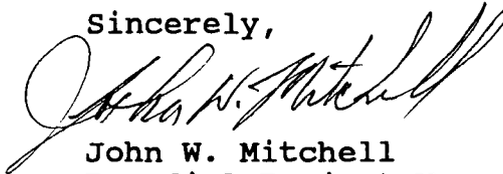
1,1-dichloroethane	700 µg/L
di-n-butyl phthalate	700 µg/L
chloromethane	2.7 µg/L.

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However, the detected concentrations were below guidance values.

If I can be of any further assistance with this matter, please contact me at (904)921-9989.

Sincerely,



John W. Mitchell  
Remedial Project Manager

cc: Ron Joyner, NAS Pensacola  
Dean Spencer, NAS Pensacola  
Tom Moody, FDEP Northwest District  
Mark Diblin, ABB

TJB jfe    JJC jfe    ESN ESN