

Baker

bcc: APPajak/CF; JWMentz/R/Contras/PRGM F; CDBoes/PJTF;
 T.C. Fuller; Daily File
 S.O.# 62470-173-SRN
 Subfile # 5
 Initials DLB

Baker Environmental, Inc.
 Airport Office Park, Building 3
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(412) 269-6000
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February 2, 1996

Commander
 Atlantic Division
 Naval Facilities Engineering Command
 1510 Gilbert Street (Building N-26)
 Norfolk, Virginia 23511-2699

Attn: Mr. Art Wells
 Navy Technical Representative
 Code 18236

Re: Contract N62470-89-D-4814
 Navy Clean, District III
 Contract Task Order (CTO) 0173
 Revised Addendum 1, Tow Way Fuel Farm-SWMU 7
 Tow Way Fuel Farm Disposal Pits - SWMU 8
 Naval Station Roosevelt Roads, Puerto Rico

Dear Mr. Wells:

Baker Environmental, Inc. (Baker) is pleased to present two (2) copies of the Revised Addendum 1 For SWMUs 7 and 8 under the above-referenced CTO. This submission is comprised of the letter and two attachments. Attachment 1 provides detailed responses to the draft comments on the Addendum received from the EPA on January 29, 1996. Attachment 2 contains the revised Addendum 1.

In accordance with your instructions, Baker has forwarded 13 copies of the documents to the Activity for distribution.

Baker is presently planning to start fieldwork at OU 2 on February 18, 1996. As you are aware, the EPA requires 20 day notice before the start of field investigations. It is suggested that this formal notification could be contained within the Activity's workplan addendum transmittal letter.

Please do not hesitate to call me at (412) 269-2065 if you have any questions.

Sincerely,

BAKER ENVIRONMENTAL, INC.



Thomas C. Fuller
 Activity Coordinator

TCF/lq

Attachments

cc: Ms. Madeline Rivera - Naval Station Roosevelt Roads
 Ms. Karen Wilson - LANTDIV Code 183 (letter only)
 Ms. Ollie Glodis - LANTDIV Code 02116 (letter only)

400-62502355



A Total Quality Corporation

ATTACHMENT 1
Comment Response

COMMENT RESPONSE

The following provides detailed responses to the comments transmitted in EPA's draft letter dated January 19, 1996 and received January 29, 1996. Please note that the responses are provided using the same numbering system as that employed in the comment letter.

Comment 1

The addendum has been modified in accordance with this comment. All deep borings will be advanced a minimum of 25 feet into competent bedrock or 10 feet into the bedrock aquifer whichever is deeper.

Comment 2

Modifications have been made to the text that clearly identifies the samples as being above the water table. An estimated depth to the water table has been added; however, the numbers are based on existing wells some distance from the proposed borings since those nearby contained free product which did not allow accurate depth to water measurements (according to the Blasland, Bouck and Lee SCR).

Comment 3

The changes to Table 1 suggested in the comment have been made.

Comment 4

The recommended test pit dimensions have been specified in the addendum.

Comment 5

A footnote has been added to the schedule to reflect that quarterly reports addressing all corrective action activities (not just those at OU 2) will continue to be provided.

ATTACHMENT 2
Revised Addendum 1 to RFI Workplans