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LETTER LISTING PARAMETER MODIFICATIONS MADE TO SAMPLING PLAN DATED 5
FEBRUARY 1991 NWS EARLE NJ
2/21/1991
STATE OF NEW JERSEY DEPARTMENT OF ENVIRONMENTAL PROTECTION

Let's protect our earth



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State of New Jersey
 DEPARTMENT OF ENVIRONMENTAL PROTECTION
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ATTN BRIAN HELLAR
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Mr. William Matthaey
 Department of the Navy
 Naval Weapons Station Earle
 Colts Neck, NJ 07722-5000

FEB 21 1991

RE: Parameter Modification, February 4, 1991 Soil Sampling, Naval Weapons Station Earle (NWSE), Colts Neck, Monmouth County, EPA ID No. NJ 0170022172

Dear Mr. Matthaey:

While conducting an audit at the above referenced facility on February 4, 1991, it was noted that there was a discrepancy between the parameters scheduled for analysis, and the previous analyses conducted for the May 23, 1988 sampling. Since all data (except petroleum hydrocarbon) was rejected from the May 23, 1988 sampling, it was the Department's intention that the resampling would be for the reanalysis of previously rejected parameters. During the Sampling Plan Revision (SSAP) review and approval process, this stipulation was inadvertently overlooked.

On February 5, 1991 Denise Rude of the Department notified JACA Corporation NWSE's consultant by telephone of the Department's concerns. The matter was resolved with the following modifications:

1. The proposed seven samples for TPHC analysis are not required, since this data was originally acceptable. It is the facility's option to analyze the delineation samples at location CN2 for TPHC, since initially there was a hit of 950 ppm TPHC at his location, although this is not required by the Department. The rationale for the Department not requiring TPHC delineation at this location is; base neutrals and volatile organics data will be generated providing more useful information as to the nature of the contamination present.
2. Analysis for PCBs will be conducted for the following four samples collected on February 4, 1991; CN1, CN2, CN3 and CN4. This will provide the required data necessary for an adequate evaluation of the site. It will also satisfy the intended purpose of the resampling, and that is, to provide new data for the initially rejected parameters.

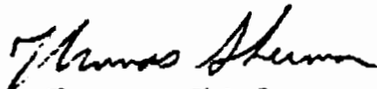
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3. For this particular sampling episode the required field blank analysis for the PCBs parameter will be waived, since this parameter has been added subsequent to the field blank collection.

If you have any questions, please call John P. Scott of my staff at (209) 292-9880.

Very truly yours,



Thomas Sherman, Chief
Bureau of Hazardous Waste Engineering

EP58/dbm

c: Ellen Doering, USEPA, Region II
Denise Rude, BEMQA
Robert Hayton, BFCM
Vincent Krisak, BCE
Joseph M. Garzio, JACA Corp.

DOCUMENT: JACA
FOLDER: CFDMOB