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ST JULIENS CREEK  
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U S NAVY RESPONSE TO VIRGINIA DEPARTMENT OF ENVIRONMENTAL QUALITY  
COMMENTS ON DRAFT SITE 5 SUPPLEMENTAL REMEDIAL INVESTIGATION REPORT  
SAMPLING AND ANALYSIS PLAN ST JULIENS CREEK ANNEX VA  
02/20/2014  
CH2M HILL



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## **Response to Comments**

### **Draft Site 5 Supplemental Remedial Investigation Report Sampling and Analysis Plan St. Juliens Creek Annex, Chesapeake, Virginia**

The following comprises the comments provided by Karen Doran, Virginia Department of Environmental Quality, on February 20, 2014, and AGVIQ-CH2M HILL's responses to the comments submitted on February 20, 2014:

1. **Comment:** Excellent job writing this SAP, it is very clearly written and provides all pertinent information for review.

**Response:** Comment noted.

2. **Comment:** Worksheet 9-2 – The third sentence in the bottom paragraph does not indicate what will be done about that particular line of evidence. Should it say, "Specifically, the line of evidence stating the shallow aquifer would not be used for potable use because it is located in dredge fill and has low yield *should be removed OR should be included.*"

**Response:** The third and fourth sentences of the paragraph have been combined, as follows: "USEPA indicated that the justification being used to risk manage the groundwater needed to be stronger and more specific, especially the line of evidence stating the shallow aquifer would not be used for potable use because it is located in dredge fill and has low yield."

3. **Comment:** Worksheet 11, Investigation Approach and Types of Data Needed, fourth paragraph – The third sentence in this paragraph states, "The contingency event will include installation of temporary monitoring wells...". For consistency and flexibility please change to, "...may include...".

**Response:** The requested change has been made.