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LETTER AND COMMENTS FROM FLORIDA DEPARTMENT OF ENVIRONMENTAL
PROTECTION REGARDING DRAFT FINAL SITE ASSESSMENT REPORT ADDENDUM
UNDERGROUND STORAGE TANK SITE 2 REVISION 1 BUILDING 2662 NAS PENSACOLA
FL
8/8/2012
FLORIDA DEPARTMENT OF ENVIRONMENTAL PROTECTION



Florida Department of Environmental Protection

Bob Martinez Center
2600 Blair Stone Road
Tallahassee, Florida 32399-2400

Rick Scott
Governor

Jennifer Carroll
Lt. Governor

Herschel T. Vinyard Jr.
Secretary

August 8, 2012

Ms. Patty Marajh-Whittemore
Naval Facilities Engineering Command Southeast
IPT, Gulf Coast
Building 135
Naval Air Station Jacksonville
Jacksonville, Florida 32212-0030

RE: Draft Final Site Assessment Report Addendum for Underground Storage Tank Site 02 (Building 2662), Revision 1, Naval Air Station Pensacola, Pensacola, Florida.

Dear Patty:

I have reviewed the Draft Final Site Assessment Report Addendum (SARA) for Underground Storage Tank Site 02 (Building 2662), Revision 1, Naval Air Station Pensacola, dated May 2012 (received May 7, 2012), prepared and submitted by Tetra Tech, Inc. I have the following comments on the report:

- (1) Beginning with the Executive Summary, the text in the report was printed in some sort of variable font that made reading the report difficult. Please fix the font in the final report.
- (2) On page 1-6, fourth paragraph, first bullet, please rewrite the sentence to read that none of the treated soil samples exceeded the TCLP limit for lead of 5.0 mg/L that would cause the treated soil to have to be handled as RCRA hazardous waste for having the toxicity characteristic.
- (3) On page 1-7, first paragraph, last sentence, please replace the words "the recent" with the words "a subsequent".
- (4) On page 2-1, Section 2.2.1, second paragraph, first sentence, please change "hallow-stem" to "hollow-stem".

- (5) On page 2-6, Section 2.2.2, third paragraph, third sentence, the FS in Groundwater Sampling SOP FS 2200 stands for Field Sampling, not Florida Statute.
- (6) On page 2-6, Section 2.2.3, second paragraph second sentence, the second monitoring well written inside the parentheses is denoted 266MW09 but should be denoted as 2662MW09.
- (7) Please add a figure that clearly shows the site's location, similar to Figure 4-1, but where the streets and building are labeled.
- (8) This report makes the case that groundwater at the site meets the criteria for No Further Action per Section 62-770.680, Florida Administrative Code (F.A.C.). However, as I have previously commented on the draft report, the Department requires that a combination of figures and tables be provided to clearly indicate that soils at the site also meet the No Further Action criteria in Section 62-770.680, F.A.C. The figures should show soil sampling locations and excavation limits. The tables should summarize the analytical data collected from the soil samples whose locations are depicted in the figures. Please provide these figures and tables in the final report.

If you have any questions regarding this letter, please contact me at (850) 245-8997.

Sincerely,



David P. Grabka, P.G.
Remedial Project Manager
Federal Programs Section
Bureau of Waste Cleanup

CC: Gerald Walker, TtNUS, Tallahassee
Greg Campbell, NAS Pensacola
Sam Naik, CH2M Hill, Atlanta

KAW 