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MCRD PARRIS ISLAND
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EMAIL REGARDING NATIONAL OCEANIC AND ATMOSPHERIC ADMINISTRATION
COMMENTS ON RESOURCE CONSERVATION AND RECOVERY ACT FACILITY
INVESTIGATION WORK PLAN FOR SITE 12 JERICHO ISLAND DISPOSAL AREA MCRD
PARRIS ISLAND SC
6/22/1998
NATIONAL OCEANIC AND ATMOSPHERIC ADMINISTRATION

Brown, Jason

From: Brayack, David
nt: Monday, June 22, 1998 12:59 PM
o: Brown, Jason
Subject: FW: NOAA Comments on Jericho Island WP

-----Original Message-----

From: TDillon@hazmat.noaa.gov [SMTP:TDillon@hazmat.noaa.gov]
Sent: Monday, June 22, 1998 11:30 AM
To: harrington@clb.usmc.mil; ksatchle@bechtel.com; hargrodc@columb34.dhec.state.sc.us; lapierre.kenneth@epamail.epa.gov; JLaprade@galileoqi.com; peterssc@columb34.dhec.state.sc.us; afsanford@efdsouth.navfac.navy.mil; wendtp@mrd.dnr.state.sc.us; diane.duncan@fws.gov; speranzam@ttnus.com; brayackd@ttnus.com
Subject: NOAA Comments on Jericho Island WP

NOAA's Comments on Parris Island Jericho Island WP

1. Section 2.3.2 Relative Risk Evaluation

First reading suggested two separate sampling/analysis events. To clarify, combine/condense the two paragraphs in this section. When referring to "screening levels", specify they are for human health only. Comparison to ecological screening values was not done but should have been. Report sample locations. Suggest these be added to figure 2-1.

2. Hexavalent Chromium

Describe analytical method in Section 4.2.2.4

In Table 7-1, explain how and why limited number of samples will be analyzed - hexavalent chromium.

3. Section 5.2 Ecological Risk

Next to last paragraph:

insert "toxicity" between "conservative" and "thresholds for".
 insert "no observable" between "for" and "adverse ecological".
 insert "chemical" between "maximum" and "ingestion rates".
 insert "toxicity" between "the" and "threshold values".

Last paragraph

insert "for review by the Parris Island Partnering Team" between "as possible" and "in case".

4. Page 3-1 - Delete "detailed" from last sentence of first paragraph.

5. Section 1.1 - I thought we had agreed as a team to drop the presumptive remedy approach when disposal in marshlands was involved.

These comments are not sufficient to delay implementation of work plan.

 NOAA Hazmat
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