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ST JULIENS CREEK
5090.3a

Staszak, Janna/VBO

From: Burchette.John@epamail.epa.gov
Sent: Monday, March 23, 2009 4:09 PM
To: walt.j.bell@navy.mil; Staszak, Janna/VBO; Jones, Adrienne/VBO; jlcutler@deq.virginia.gov; kmdoran@deq.virginia.gov
Subject: EPA RPM Comments on SJCA Site 21 PRAP
Attachments: Site 21 PRAP.doc

Hey guys,

I believe these were supposed to be team only comments (please see attached). Nothing significant and very good work on the document in my opinion. Thank you for the opportunity to review.

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EPA Comments
Site 21 Proposed Remedial Action Plan
St. Juliens Creek Annex
Chesapeake, VA

EPA RPM Comment 1: Please note in the introduction that comments are encouraged on all alternatives as well as the rationale for the preferred alternative.

EPA RPM Comment 2: Section 7. Please identify the preferred alternative at the beginning of the “Summary of Remedial Alternatives” section as stated in the “Guide to Preparing Superfund Proposed Plans, Records of Decision, and Other Remedy Selection Decision Documents”.

EPA RPM Comment 3: Section 8.2. Delete repeated period about halfway down the long-term effectiveness description.

EPA RPM Comment 4: Section 9. full paragraph starting with “Long-term monitoring”. Please change the second monitoring to evaluate.

EPA RPM Comment 5: Glossary.
Enhanced Reductive Dechlorination. Please add ERD in parenthesis.
Hazard Index. Please revise population.