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NTC ORLANDO
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LETTER TRANSMITTING REPLACEMENT PAGE 2 OF REGULATOR COMMENTS FOR
FINAL RECORD OF DECISION FOR OPERABLE UNIT 1 (OU 1) NTC ORLANDO FL
8/18/1997
ABB ENVIRONMENTAL

ABB

05.01.01.0006

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August 18, 1997

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Commanding Officer
Southern Division
Naval Facilities Engineering Command
ATTN: Ms. Barbara Nwokike, Code 187300
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2155 Eagle Drive
N. Charleston, S.C. 29419-9010

Subject: Operable Unit 1, (OU1)
Final Record of Decision
NTC, Orlando, Orlando, Florida
Contract; N62467-89-D-0317/CTO 107

Dear Barbara:

The Final Record of Decision (ROD) for OU1 was sent to you on July 30, 1997. Environmental Protection Agency (EPA) and Florida Department of Environmental Protection (FDEP) comments were attached to the cover letter. It has come to our attention that we inadvertently attached a redline/strikeout version of those comments. Please insert the attached as page 2 of the EPA comments. The change notes decisions made in the teleconference call (shown in red-line) regarding the OU1 ROD.

If you have any questions or comments, please do not hesitate to call me at (407) 895-8845 or Shannon Gleason at (703) 769-8181.

Very Truly Yours,
ABB ENVIRONMENTAL SERVICES, INC.


John P. Kaiser
Installation Manager

JK/cp

cc: W. Hansel (SDIV)
G. Whipple (NTC, Orlando)
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Also, the gross alpha and beta measurements are intended for screening. Any measurements resulting in levels greater than 15 Pci/L for gross alpha, and 50 Pci/L for gross beta, should be required for isotopic analysis, just like referenced in 40 CFR 141.

As discussed in a conference call on 7/11/97, the analytical suite for the groundwater monitoring program will consist of organics, inorganics, radionuclide parameters, and total dissolved solids. Radionuclide parameters will consist of gross alpha and beta analyses for each groundwater sample. If analytical data show exceedances of MCLs for either gross alpha or beta, then a groundwater sample from that well will be analyzed for gross gamma. At the end of each year of monitoring, a report will be prepared to summarize the analytical data acquired and will recommend further monitoring or no further action.

5. **Pg. 2-1, Section 2.3 and Section 2.9.3, Update current information on the Proposed Plan and Public Meeting.**

Sections 2.3 and 2.9.3, in addition to Appendix A, have been updated to reflect the dates of the public comment period and public meeting.

6. **Pg. 2-9, Section 2.6.6, second sentence, "Several soil ga samples..." ... typo error.**

Comment was addressed as indicated.

7. **Pg. 2-10, fourth paragraph, It says "It is theorized that the mobilization of the radionuclides.." This should be changed to "It is theorized that the mobilization of the naturally occurring radionuclides..."**

Comment addressed as indicated.

8. **Pg. 2-10, Section 2.6.8, Agree with the assessment of the reasons for some elevated gross alpha and beta measurements, but should emphasize that these gross measurements should only be used for screening purposes, and the individual radionuclides should be analyzed for to determine if MCLs were exceeded or contamination is present above background.**

Refer to response to comment No. 4.

9. **Pg. 2-19, Section 2.8.1, Change "appreciable changes" to "exceedances."**

Comment addressed as indicated.