

ADEM



ALABAMA DEPARTMENT OF ENVIRONMENTAL MANAGEMENT

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May 6, 2002

Ronald M. Levy
BRAC Environmental Coordinator
Environmental Office, 291 Jimmy Parks Blvd.
US Army Garrison
FT. McClellan, Alabama 36205

RE: ADEM Review and Concurrence: Site Investigation Plan (Including: Final Site-Specific Sampling Plan, Site-Specific Safety and Health Plan, and Site-Specific Unexploded Ordnance Safety Plan Attachments) for the Area North of Military Operations in Urban Terrain (MOUT) Site, dated December 2001
Fort McClellan, Calhoun County, Alabama
Facility ID. No. AL4 210 020 562

Dear Mr. Levy:

The Alabama Department of Environmental Management (ADEM or the Department) has reviewed the above referenced document. The subject document was discussed in the Base Realignment and Closure Team (BCT) review meeting on December 5, 2001. During the meeting, the Department provided its comments on the document in an interactive manner such that the Army and BCT stakeholders could jointly resolve the Department's comments. The Department concurs with Fort McClellan's proposed Plan for conducting a Site Investigation of the Area North of Military Operations in Urban Terrain (MOUT) Site.

The Department agrees with the proposed level of effort defined for this phase of the SI. The Department also agrees with Fort McClellan's proposal to compare analytical results with residential human health site-specific screening levels (SSSLs), ecological screening values (ESVs), and background concentration levels. This data analysis will help Fort McClellan determine the possible effects of human and ecological receptor exposure at this site.

As you are aware, ADEM is in the process of obtaining the services of an Ordnance and Explosive/Unexploded Ordnance (OE/UXO) contractor to provide OE/UXO services to the Department. Because ADEM has not yet secured an OE/UXO contractor, ADEM will not provide comments concerning OE/UXO related activities at this time.

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Mr. Ronald M. Levy

May 6, 2002

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For any questions concerning this matter, please contact Mr. Philip Stroud at 334-270-5646 or via email at pns@adem.state.al.us.

Sincerely,



Stephen A. Cobb, Chief
Hazardous Waste Branch
Land Division

SAC/MH/sep/:L:Gov Fac Sec/Harrison/Fort McClellan/SI Urban Terrain Site.doc

cc: Mr. Doyle Brittain/EPA Region 4
Mr. Ellis Pope/USA COE, Mobile District
Mr. Jim Grassiano/ADEM
Mr. Philip Stroud/ADEM
Mr. Mark Harrison/ADEM

File: Land Division/DSMOA/HW/Fort McClellan/Correspondence, 2002



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
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October 18, 2002

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4WD-FFB

Mr. Philip Stroud
Alabama Department of Environmental Management
Hazardous Waste Branch, Land Division
1400 Coliseum Boulevard
PO Box 301463
Montgomery, AL 36110-2059

SUBJ: Final Site-Specific Field Sampling Plan for the Area North of MOUT Site
Final Site-Specific Field Sampling Plan for Former Rifle / Machine Gun Range, Parcel 104Q
Final Site-Specific Field Sampling Plan for Impact Area, Parcel 136Q-X
Final SI Field Sampling Plan for Former 81mm Mortar Range, Parcel 137Q-X
Final SI Report, Former Trap and Skeet Range, Parcel 127Q
Fort McClellan, Alabama

Dear Mr. Stroud:

The Environmental Protection Agency (EPA) has reviewed the following documents and considers them approvable as written.

- 1) Final Site-Specific Field Sampling Plan for the Area North of MOUT Site
- 2) Final Site-Specific Field Sampling Plan for Former Rifle / Machine Gun Range, Parcel 104Q
- 3) Final Site-Specific Field Sampling Plan for Impact Area, Parcel 136Q-X
- 4) Final SI Field Sampling Plan for Former 81mm Mortar Range, Parcel 137Q-X

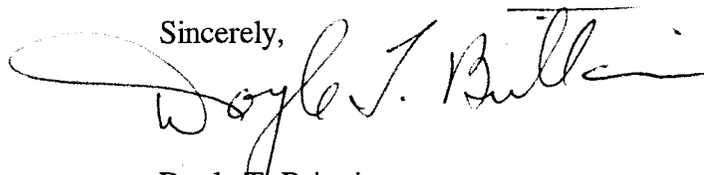
The EPA has reviewed the following document and, based on the information provided, agrees with it as written but recommends additional environmental investigation and remedial action.

- 1) Final SI Report, Former Trap and Skeet Range, Parcel 127Q.

Additional action may take the form of a Remedial Investigation and Feasibility Study (RI/FS), an Expanded Site Investigation (ESI), or Land Use Controls (LUCs). EPA suggests an ESI combined with an Interim Removal Action (IRA) with the expectation of remediating so no LUCs are necessary.

As Alabama Department of Environmental Management (ADEM) considers appropriate, please transmit these comments to Fort McClellan (FTMC). Please note that the apparent tardiness of EPA in reviewing and approving these work plans was because they were transmitted as final documents to EPA with no request for EPA approval. If you have any questions, please call me at (404) 562-8549.

Sincerely,



Doyle T. Brittain
Senior Remedial Project Manager

cc: Ron Levy, FTMC
Lisa Holstein, FTMC
Lee Coker, USA/COE
Jeanne Yacoub, Shaw Environmental
Daniel Copeland, CEHNC-OE-DC
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