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ALABAMA DEPARTMENT OF ENVIRONMENTAL MANAGEMENT

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January 17, 2000¹

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Ronald M. Levy
BRAC Environmental Coordinator
Environmental Office, Bldg. 215, 15th Street
US Army Garrison
Fort McClellan, Alabama 36205-5000

RE: ADEM's Concurrence on the Final Site Investigation Report and Decision Document, Former Printing Plant, Building 2051, Parcel 173(7), January 2001, Fort McClellan, Alabama

Dear Mr. Levy:

The Alabama Department of Environmental Management has received and reviewed the Final Site Investigation Report and Decision Document, Former Printing Plant, Building 2051, Parcel 173(7), January 2001, Fort McClellan, Alabama. Based on our review, we concur with the submittals and offer no further comments for Army review.

For any questions or concerns regarding this matter please contact me at 334-271-7750 or email at <mailto:pns@adem.state.al.us>.

Sincerely,

Philip N. Stroud
Governmental Facilities Section
Hazardous Waste Branch
Land Division

PNS/

cc: Doyle Brittain, EPA Region 4
Ellis Pope, USAC





UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
REGION 4

61 Forsyth Street
Atlanta, Georgia 30303-3104

10/27/00

Mr. Ron Levy
U.S. Army Garrison
BRAC Environmental Coordinator
Environmental Office
Building 215
15th Avenue
Fort McClellan, Alabama 36205-5000

RE: Site Investigations and Decision Documents

Dear Mr. Levy:

During our last Base Closure Team meeting on 10/24-25/00, the results of several Site Investigations were discussed. During the presentations and subsequent discussions, the comments and concerns that had been presented were addressed.

Please give IT Corporation a "Very Well Done" for their actions relative to discrimination of the arsenic species encountered during their M-2 investigation. Their forward looking work prevented a complete second round of sampling and the attendant delays on this highly charged parcel. A second round of sampling, looking for potential Chemical Agents, on this particular Parcel in all likelihood would have resulted in the transfer being delayed if not stopped. This would have been a political and public relations nightmare for the Army. I could not estimate how much actual money was saved due directly to these actions. The entire BCT and especially the Army owe a debt of gratitude for this fine thinking. Neither the Army nor the Regulatory Agencies would have been able to move forward on this very visible transfer without IT's work having been done exactly as it was done, exactly when it was done.

Based on the above presentations and discussions, all of the comments and concerns were addressed for the following parcels:

RCUP 00191000

Parcel 29(7), 30(7),74(7)- aka 11th Chem Motor Pool
Parcel 145(7), 52(7) - aka Former M.P. 1800/1900
Parcel 150(7), 13(7) ,139(7) - aka Former M.P.1000
Parcel 162(7) - aka Printing Plant Building 2051
Parcel 173(7) - aka Former Printing Plant
*****M-2 Area
Parcel 501(7) aka Buildings South of Reilly Field

I agree with the findings presented in the Decision Documents and approve the Site Investigation Reports. As we have discussed during our meetings, the M-2 Site Investigation and Decision Document only addresses the singular issue of HTRW contamination and does not address the UXO component of this parcel.

Should you have any questions, or if I can be of any assistance please contact me at the letterhead address or at 404-562-8541, or via e-mail at www.reedy.bart@epamail.epa.gov.

Sincerely,


Bart Reedy

cc: P. Stroud, ADEM