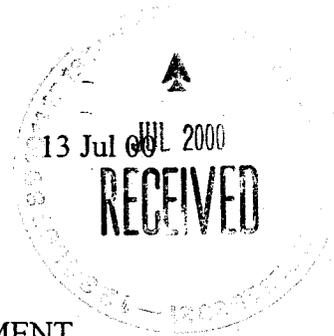




DEPARTMENT OF THE AIR FORCE
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AR Doc # 1334
James



MEMORANDUM FOR MS. MARCY LEAVITT, CHIEF
GROUNDWATER QUALITY BUREAU
NEW MEXICO ENVIRONMENT DEPARTMENT
PO BOX 26110
SANTA FE NM 87502

K

FROM: 377 ABW/EM
2050 Wyoming Blvd SE,
Building 20685, Suite 125
Kirtland AFB NM 87117-5270

SUBJECT: Conditional Approval of Stage I Abatement Plan for ST-106, Bulk Fuels
Facility, Kirtland AFB

1. We are in receipt of the subject approval, dated 11 Jul 00 and are providing this response.

- Page 3, Paragraph 8: The Stage 1 Abatement Plan investigation report will be submitted to the GWQB upon completion. The project submittal date is July 21, 2000.

Response: The projected submittal date has been revised to 1 Sep 00. Determination of the vertical extent required a change in the method of drilling and consequent rescheduling of the field work.

- Page 4, Paragraph 2: KAFB verbally reported to the GWQB that additional pipelines between the pump house and the above ground JP-8 storage tanks were hydrostatically tested and passed their tests. Therefore, these lines are not part of the investigation area for the missing 97,171 gallons of JP-8. Written copies of these line test results should be provided to the GWQB as part of the abatement plan. The reason for this condition is to provide justification for not including this area in the investigation.

Response: Copies of the hydrostatic line tests for the two JP-8 product lines from the pumphouse (Building 1033) to the two aboveground storage tanks (Tanks 22 and 23) and the two lines from the pumphouse (Building 1033) to the JP-8 product fillstands (4, 5, 6 and 7) were submitted to Ms Jennifer Parker in our letter dated 19 May 00.

- Page 4, Paragraph 5: Page 2-5 of the abatement plan proposal describes excavation of 76 cubic yards of soil that were disposed of off-site. The following information about the soil removal activities must be provided to the GWQB: the location of the

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excavation area; analytical results from any confirmatory samples or field measurements collected from the excavated materials or the bottom or sides of the excavation; and information about the offsite disposal, including the dates of the soil removal and disposal, the name of the facility that accepted the soil, the location of the facility, and all manifests that accompanied the transfer of soil. The reason for this condition is to comply with 20 NMAC 6.2.4112.

Response: The requested information was submitted in the 15-Day Notification of Discharge, dated 16 Dec 99. The information is in Appendix A of the notification.

- Page 4, Paragraph 6: KAFB should provide copies of all documents related to the abatement plan AP-28 to HRMB.

Response: All documentation related to the abatement plan with the exception of the abatement plan has been submitted to HRMB. The abatement plan will be submitted to HRMB. We will continue to provide all documentation related to the abatement plan to HRMB.

2. Please contact me at 505-846-9002 or Mr. Mark Holmes at 505-846-9005 or if you have any questions on this matter.



HARRY M. DAVIDSON
Acting Chief, Restoration Branch
Environmental Management Division

cc:

NMED-HRMB (Mr. Bearzi)
NMED-HRMB KAFB (Mr. Moats)
NMED-GWQB (Ms. Parker)
NMED-GWQB (Mr. Mullany)
EPA Region 6 (Ms. Tellez) 2 copies
HQ AFMC/CEVC (Mr. Fort)
AFCEE (Mr. Arnold)
CH2MHILL (Ms. Minchak)
377 ABW/EMC (Mr. Montano)