

New Jersey Department of Environmental Protection Site Remediation Program

Report Certifications for RCRA GPRA 2020, CERCLA, and Federal Facility Sites

These certifications are to be used for reports submitted for RCRA GPRA 2020, CERCLA, and Federal Facility Sites. The Department has developed guidance for report certifications for RCRA GPRA 2020, CERCLA, and Federal Facility Sites under traditional oversight. The "Person Responsible for Conducting the Remediation Information and Certification" is required to be submitted with each report. For those sites that are required or opt to use a Licensed Site Remediation Professional (LSRP) the report must also be certified by the LSRP using the "Licensed Site Remediation Professional Information and Statement". For additional guidance regarding the requirement for LSRPs at RCRA GPRA 2020, CERCLA and Federal Facility Sites see http://www.nj.gov/dep/srp/srra/training/matrix/quick_ref/rcra_cercla_fed_facility_sites.pdf.

Documents:

- "800 Area Work Plan Addendum and Response to NJDEP's November 10, 2015 Comments on the June 2015 No Further Action Request, Site Investigation Report Addendum for the 800 Area Including ECP Parcels 55 and 56, Fort Monmouth, New Jersey," and
- "800 Area Work Plan Addendum for Former UST Sites" (March 2016)

PERSON RESPONSIBLE FOR CONDUCTING THE REMEDIATION INFORMATION AND CERTIFICATION			
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Full Legal Name of the Person Responsible for Conducting the Remediation: William R. Colvin			
Representative First Name: William Representative Last Name: Colvin			
Title: Fort Monmouth BRAC Environmental Coordinator (BEC)			
Phone Number: (732) 380-7064	Ext:		Fax:
Mailing Address: P.O. Box 148			
City/Town: Oceanport	State:	NJ	Zip Code: 07757
Email Address: william.r.colvin18.civ@mail.mil		-	
This certification shall be signed by the person responsible for conducting the remediation who is submitting this notification			
in accordance with Administrative Requirements for the Remediation of Contaminated Sites rule at N.J.A.C. 7:26C-1.5(a).			
,			3.7
I certify under penalty of law that I have personally examined and am familiar with the information submitted herein,			
including all attached documents, and that based on my inquiry of those individuals immediately responsible for obtaining			
the information, to the best of my knowledge, I believe that the submitted information is true, accurate and complete. I am			
aware that there are significant civil penalties for knowingly submitting false, inaccurate or incomplete information and that I			
am committing a crime of the fourth degree if I make a written false statement which I do not believe to be true. I am also			
aware that if I knowingly direct or authorize the violation of any statute, I am personally liable for the penalties.			
Signature: William R Colon		Date: 3/03/2016	
Name/Title: William R. Colvin, PMP, CHMM, PG		3	THE RESIDENCE OF THE PARTY OF T
BRAC Environmental Coordinator			

DEPARTMENT OF THE ARMY



OFFICE OF ASSISTANT CHIEF OF STAFF FOR INSTALLATION MANAGEMENT U.S. ARMY FORT MONMOUTH P.O. 148 OCEANPORT, NEW JERSEY 07757

March 3, 2016

Ms. Linda Range New Jersey Department of Environmental Protection Bureau of Case Management 401 East State Street PO Box 420/Mail Code 401-05F Trenton, NJ 08625-0028

SUBJECT: 800 Area Work Plan Addendum and Response to NJDEP's November 10, 2015

Comments on the June 2015 No Further Action Request, Site Investigation Report Addendum for the 800 Area Including ECP Parcels 55 and 56, Fort Monmouth,

New Jersey PI G00000032

Dear Ms. Range:

Fort Monmouth and Parsons have reviewed the New Jersey Department of Environmental Protection (NJDEP) comments on the subject submittal for the 800 Area including ECP Parcels 55 and 56, as documented in your letter dated November 10, 2015. We appreciate this opportunity to work with you on the 800 Area. Responses to your comments are provided below:

A. <u>USTs Requiring No Additional Action</u>

A1. COMMENT: Underground storage tanks within these parcels previously granted a designation of no further action (NFA) include the following:

Parcel 55

UST 1006-159

UST 826-134

UST 828-136

Parcel 56

UST 875-234

UST 876-139

UST 876-138

UST 864-136

UST 866-137

A1. RESPONSE: Agreed.

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A2: COMMENT: Following review of the referenced information, it is agreed no further action is necessary for the following #2 fuel USTs:

UST 800-2 (Attachment G)
UST-800-10 (Attachment I)
UST-800-14 (Attachment K)
UST 800-15 (Attachment L)
UST-800-16 (Attachment M)
UST-800-19 (Attachment N)
UST 800-22 (Attachment Q)
UST 850 (Attachment T)

A2: RESPONSE: Agreed.

B. USTs Requiring Additional Remedial Efforts

B1. COMMENT: Based upon soil contamination extending to within 2' of, and in some cases, into the ground water table (GWT), a ground water investigation in accordance with Technical Rules for Site Remediation is necessary at the following UST locations. Unless otherwise indicated, analytical parameters are to include VOs+TICs and SVOs+TICs (N.J.A.C. 7:26E-2.1, Table 2-1).

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UST 800-1 – Attachment F – Parcel 55 - #03-07-30-1431

UST 800-9 – Attachment H – Parcel 55 - #04-05-20-1615-42

UST 800-12 – Attachment J – Parcel 55 - #04-05-25-1623-31

UST-800-20 – Attachment O – Parcel 56 - #03-07-30-1431

UST 800-21 – Attachment P – Parcel 56 - #03-09-11-0906-50

UST 813 – Attachment R – Parcel 54 - #10-12-17-1533-15
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UST 814 – Attachment S – Parcel 54 – It is agreed the submitted soil analytical results, which indicate no exceedences are present, were likely collected at Building 814. Although ground water analytical results indicate no exceedances of #2 fuel related constituents, the anomalous Oct '92 GW results cannot be dismissed. Therefore, collection of a ground water sample for VOs+TICs analyses is required.

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UST 884 – Attachment U – Parcel 57 - #03-10-07-1347-49
UST 888 – Attachment V – Parcel 56 - #11-01-05-1416-41
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B1. RESPONSE: Additional groundwater sampling is proposed to assess the potential for impacts to groundwater from each of the nine UST sites listed above, as described in the attached 800 Area Work Plan Addendum. A total of nine groundwater samples will be collected from temporary well locations downgradient of these former USTs.

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We look forward to your review of these responses and approval or additional comments. The technical Point of Contact (POC) for this matter is Kent Friesen at (732) 383-7201 or by email at kent.friesen@parsons.com. Should you have any questions or require additional information, please contact me by phone at (732) 380-7064 or by e-mail at william.r.colvin18.civ@mail.mil.

Sincerely,

William R. Colvin, PMP, PG, CHMM BRAC Environmental Coordinator

William Colin

Attachment:

800 Area Work Plan Addendum for Former UST Sites

ce: Linda Range, NJDEP (e-mail and 3 hard copies)
Delight Balducci, HQDA ACSIM (e-mail)
Joseph Pearson, Calibre (e-mail)

James Moore, USACE (e-mail) Jim Kelly, USACE (e-mail) Cris Grill, Parsons (e-mail)