Georgia Department of Natural Resources

Environmental Protection Division-Land Protection Branch 2 Martin Luther King Jr., Dr., Suite 1054, Atlanta, Georgia 30334 (404) 656-7802; Fax (404) 651-9425 Judson H. Turner, Director



January 30, 2015

CERTIFIED MAIL RETURN RECEIPT REQUESTED

Mr. Robert R. Baumgardt Director, Public Works Headquarters, 3D Infantry Division (Mechanized) and Fort Stewart Directorate of Public Works, Building 1137 Environmental Branch (ATTN: Algeana Stevenson) 1550 Frank Cochran Drive Fort Stewart, GA 31314-4927

RE: Review of Response to Comments and Approval Final RCRA Facility Investigation Report and Response to Comments, Direct Support Maintenance Facility [Solid Waste Management Unit (SWMU) 39], Fort Stewart, Georgia; dated December 15, 2014 and received December 19, 2014; EPA ID No. GA9 210 020 872.

Dear Mr. Baumgardt:

The Land Protection Branch of the Georgia Environmental Protection Division (EPD) has reviewed the above-referenced Responses to Comments (RTCs) and replacement pages for the *Revision 3 Final SWMU 39 RCRA Facility Investigation Report, Direct Support Maintenance Facility SWMU 39*, Fort Stewart, dated December 15, 2014 and received December 19, 2014. The RTCs and replacement pages adequately address our comments dated November 24, 2014 (Potter to Baumgardt). Therefore, the revised RFI Report for SWMU 39, with December 15, 2014 replacement pages incorporated therein, is considered complete and has been placed on file at our office. Based on the data and the baseline risk assessment in the report, a Correction Action Plan (CAP) should be prepared to remediate contamination at SWMU 39 to approved clean up levels.

Prior to submitting the CAP, Fort Stewart should conduct the following activities as outlined in the Recommendations Section (Section 8.2) of the RFI Report:

- 1- An evaluation of the potential remedial alternatives to address the impacts of metals (in particular Arsenic) and Volatile Organic Compounds (VOCs) concentrations and Benzene in groundwater;
- 2- An evaluation of potential remedial alternatives to recover LNAPL near monitoring wells G4MW001 and G4MW002; and

Mr. Baumgardt Fort Stewart January 30, 2015 Page 2

3- An evaluation of potential remedial alternatives for low level Poly Aromatic Hydrocarbon (PAH) detections in soil found at this site.

Please submit a Corrective Action Plan (CAP) for SWMU 39 within ninety (90) days of receipt of this letter. If you have any questions, please contact Mr. Mo Ghazi at (404) 656-2833.

Sincerely,

Amy Potter Unit Coordinator Hazardous Waste Management Program

c: Tressa Rutland, Fort Stewart (via e-mail)

Algeana L. Stevenson, Fort Stewart (Via e-mail)

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