Fice on p

## Georgia Department of Natural Resources

**Environmental Protection Division** Underground Storage Tank Management Program 4244 International Parkway, Suite 104, Atlanta, Georgia 30354 Lonice Barrett, Commissioner Harold F. Reheis, Director (404)362-2687

August 10, 2001

UST#-202-204

Colonel Gregory V. Stanley U.S. Army/HQ 3rd, Inf Div. (Mech) Directorate of Public Works, Bldg. 1137 1550 Frank Cochran Drive Fort Stewart, Georgia 31314-4927

Corrective Action Plan (CAP)-Part A Addendum #2 Review: SUBJECT: Fort Stewart **Building 241** Ft. Stewart, Liberty County, GA Facility ID: 9089045\*1

Dear Colonel Stanley:

The Georgia Underground Storage Tank Management Program (USTMP) has received your letter, dated March 28, 2001, that forwarded a properly certified CAP-Part A Addendum #2. The report was prepared by Science Applications International Corporation.

We have conducted a technical review of the CAP-Part A Addendum #2. The basis for this review is the Georgia Rules for Underground Storage Tank Management (GUST Rules, revised 1996). Our comments are outlined in the enclosure. Please amend the CAP-Part A to address these by September 10, 2001.

Unless one of the outlined EPD Comments requests otherwise, you are required to submit only your responses to these comments. Resubmittal of a complete CAP-Part A is not necessary.

If you have any questions, please contact me at (404) 362-2687.

Sincerely. 1 Marin E

William E. Logan Senior Geologist Corrective Action Unit II

WEL: S:/land/landdocs/williaml/pending01/9089045.15 Enclosure cc with EPD comments:

Patricia A. Stoll, Science Applications International Corporation Lisa L. Lewis, GA EPD Larry Rogers, GA EPD Coastal District

File (CA): Liberty County; 9089045

## **EPD** Review Comments

## Corrective Action Plan (CAP)-Part A Addendum #2: Fort Stewart Building 241 Fort Stewart, Liberty County, GA Facility ID: 9089045

## August 10, 2001

- 1. The CAP- Part A Addendum #2, response to EPD comments dated June 19, 1999, is not acceptable. The addendum was also requested by July 16, 1999 but was not received until April 3, 2001. Please amend the CAP-A to propose a monitoring program which provides a sufficient number of monitoring wells within the down gradient plume to define the horizontal extent of contamination. The monitoring program should be at least one year in duration
- 2. There is conflicting information in the CAP-Part A stating groundwater flow direction is to the southeast and the CAP-Part A Addendum #2 stating groundwater flow is to the northeast. Please clarify.

3. Laboratory information provided does not state the analytical methods used and detection limits. Please provide.