



Tracked Changes of 25 Site FST (UNCLASSIFIED)

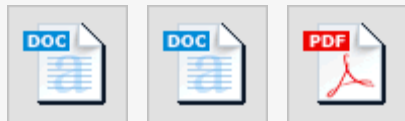
Wednesday, August 25, 2010 2:54 PM

From: "Gabel, Ted Mr CIV USA IMCOM" <ted.gabel@us.army.mil>

To: Roach.Bill@epamail.epa.gov

Cc: "Greg Zalaskus" <Greg.Zalaskus@dep.state.nj.us>, "Jim Kealy" <Jim.Kealy@dep.state.nj.us>, "Joe Marchesani" <Joe.Marchesani@dep.state.nj.us>, michaelglaab@worldnet.att.net

3 Files (1779KB)



25 Sites fin: RTCs - USE NJ Soil Std.

Classification: UNCLASSIFIED

Caveats: NONE

Bill:

Attached are the tracked-changed Feasibility Study for the Shaw 25 Site FST (not the ARCADIS 25 Site Proposed Plan.) You had approved the responses to your comments in the email below.

Once you OK the tracked changes, we will get the hard copy to you for your records. At that point the next document will be a responsibility of ARCADIS's.

Ted Gabel
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From: Roach.Bill@epamail.epa.gov [mailto:Roach.Bill@epamail.epa.gov]
Sent: Thursday, July 22, 2010 11:23 AM
To: Gabel, Ted Mr CIV USA IMCOM
Cc: Greg Zalaskus; Jim Kealy; Joe Marchesani; michaelglaab@worldnet.att.net
Subject: Re: Response to Comments (UNCLASSIFIED)

Ted, EPA finds the RTCs for the Shaw 25 Site FS to be satisfactory. Bill

From: "Gabel, Ted Mr CIV USA IMCOM" <ted.gabel@us.army.mil>
To: Bill Roach/R2/USEPA/US@EPA
Cc: "Greg Zalaskus" <Greg.Zalaskus@dep.state.nj.us>, "Jim Kealy" <Jim.Kealy@dep.state.nj.us>, "Joe Marchesani" <Joe.Marchesani@dep.state.nj.us>, <michaelglaab@worldnet.att.net>
Date: 07/22/2010 11:08 AM

Subject: Response to Comments (UNCLASSIFIED)

Classification: UNCLASSIFIED

Caveats: NONE

Bill:

Please see responses to responses to comments on the Shaw 25 Site FS (PICA 96). The Army team including both Shaw (Doug) and ARCADIS (Tim) and AEC (Fran) believe this complies with your recent email and one outstanding comment on the Lake FS plus the position stated in EPA's letter to the NJDEP on their standards as ARARs.

Basically it includes the following general positions so all the Picatinny sites can move forward:

1 - Screening of Soil Data. In the comment response we propose to continue the use of all of the NJDEP SRS criteria as Levels of Concern to be used in screening data. I think the USEPA should be amenable to this position as long as we don't call the NJDEP inhalation numbers ARAR at any point.

2 - Development of Site Cleanup Levels. In the comment responses we propose to not change the approach we have for the development of Site Cleanup Levels. In this approach we use all of the NJDEP SRS. However, in light of the USEPA comments we will make it clear that the NJDEP numbers based on dermal/ingestion are ARAR and the numbers based on inhalation are TBC.

3 - Compliance with Chemical-Specific ARARs. We will state in the compliance with ARARs section that the numbers based on dermal/ingestion are ARAR and that we comply with them through a combination of existing engineering controls and land use controls. This is only a wording change and does not change any of the proposed remedial alternatives.

Please get back to us on this as soon as you can.

Ted Gabel

Project Manager

for Environmental Restoration

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Caveats: NONE[attachment "RTCs - USEPA 25 Sites FS final rev 0.doc" deleted by Bill Roach/R2/USEPA/US]

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Caveats: NONE
