

RAPP 050506 \ 05015

**DELIVERY ORDER NO. 0023
ENVIRONMENTAL SERVICES
PROGRAM SUPPORT
CONTRACT DACA31-00-D-0011**

**RADFORD ARMY AMMUNITION PLANT
RADFORD, VIRGINIA**

SWMU 6 DECISION DOCUMENT

FINAL DOCUMENT

October 2002

PREPARED BY:

URS

**5540 Falmouth Street, Suite 201
Richmond, Virginia 23230
(804) 965-9000 main
(804) 965-9764 fax**



Radford Army Ammunition Plant
Route 114, P.O. Box 1
Radford, VA 24141
USA

November 1, 2002

Mr. Robert Thomson
U. S. Environmental Protection Agency
Region III
1650 Arch Street
Philadelphia, PA 19103-2029

Subject: SMWU 6 Decision Document, May 2002
Radford Army Ammunition Plant
EPA ID# VA1 210020730

Dear Mr. Thomson:

Per your October 9, 2002 letter, enclosed are two certified copies of the "Final SMWU 6 Decision Document, October 2002." Two copies are being distributed to the Virginia Department of Environmental Quality. Copies to the U.S. Army Environmental Center, U.S. Army Center for Health Promotion and Preventive Medicine will be sent under separate cover.

Please coordinate with and provide any questions or comments to myself at (540) 639-8266, Jerry Redder of my staff (540) 639-7536 or Jim McKenna, ACO Staff (540) 639-8641.

Sincerely,

A handwritten signature in cursive script that reads 'C. A. Jake'.

C. A. Jake, Environmental Manager
Alliant Ammunition and Powder Company, LLC

Enclosure

c: Mark Leeper
Virginia Department of Environmental Quality
629 East Main Street
Richmond, VA 232219

E. A. Lohman
Virginia Department of Environmental Quality
West Central Regional Office
3019 Peters Creek Road
Roanoke, VA 24019

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U.S. Army Environmental Center
5179 Hoadley Road, Attn: SFIM-AEC-ERP
Aberdeen Proving Ground, MD 21010-5401

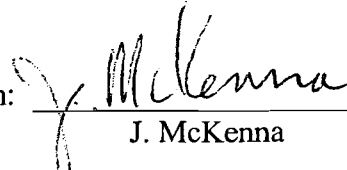
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Corps of Engineers, Baltimore District
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Baltimore, MD 21201

bc: Administrative File
~~J. McKenna, ACO Staff~~
Rob Davie-ACO Staff
C. A. Jake
J. J. Redder
Env. File

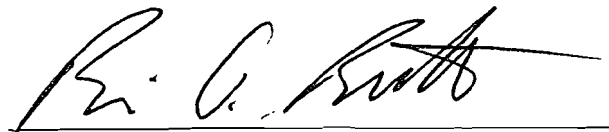
Coordination: 
J. McKenna

Concerning the following document:

*SMWU 6 Decision Document Final
October 2002*

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fines and imprisonment for knowing violations.

SIGNATURE:



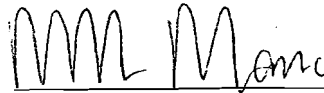
PRINTED NAME:

Brian A. Butler

TITLE:

LTC, CM, Commanding
Radford AAP

SIGNATURE:



PRINTED NAME:

Anthony Miano

TITLE:

Vice President Operations
Alliant Ammunition and Powder Company, LLC



COMMONWEALTH of VIRGINIA

DEPARTMENT OF ENVIRONMENTAL QUALITY

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W. Tayloe Murphy, Jr.
Secretary of Natural Resources

Robert G. Burnley
Director

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24 October 2002

Mr. James McKenna
Radford Army Ammunition Plant
SIORF-SE-EQ
P.O. Box 2
Radford, VA 24141-0099

RE: SWMU 6, Acid WasteWater Lagoon Decision Document (Closure Report)


Dear Mr. McKenna:

Thank you for the opportunity to review the Closure Report. Solid Waste Management Unit (SWMU) 6 is governed by EPA RCRA Permit # VA1210020730. However, this permit has Comprehensive Environmental Response, Compensation, and Reliability Act (CERCLA) obligations, and therefore must achieve compliance with CERCLA in conjunction with the Resource Conservation Recovery Act (RCRA) conditions of the permit.

This office concurs with the CERCLA element of the SWMU 6 Decision Document and no further revisions are required. This office is in receipt of the Final document.

If you have any questions, please call me at 804.698.4308.

Sincerely,


Mark S. Leeper
RPM

cc: Norm Auldridge - DEQ - WCRO
Durwood Willis - DEQ - CO
Robert Thomson - EPA- Region III

16.

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
REGION III
1650 Arch Street
Philadelphia, Pennsylvania 19103-2029

Date: October 9, 2002

In reply
Refer to 3HS13

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Commander,
Radford Army Ammunition Plant
Attn: SIORF-SE-EQ (Jim McKenna)
P.O. Box 2
Radford, VA 24141-0099

C.A. Jake
Environmental Manager
Alliant Techsystems, Inc.
Radford Army Ammunition Plant
P.O. Box 1
Radford, VA 24141-0100

Re: Radford Army Ammunition Plant
Draft *SWMU 6 Decision Document*
Document submittal and review

Dear Mr. McKenna and Ms. Jake:

The U.S. Environmental Protection Agency (EPA) has reviewed the Army's May, 2002 Draft *SWMU 6 Decision Document* for the Radford Army Ammunition Plant (RFAAP). Based upon our review, the draft *SWMU 6 Decision Document* is approved. In accordance with Part II. (E)(5) of RFAAP's Corrective Action Permit, the *SWMU 6 Decision Document* is now considered final. Please forward two copies of the final *SWMU 6 Decision Document* to EPA for our files.

If you have any questions, please call me at 215-814-3357. n'

Sincerely,



Robert Thomson, PE
Federal Facilities Branch

cc: Russell Fish, EPA
Leslie Romanchik, VDEQ-RCRA
Mark Leeper, VDEQ-CERCLA

18

McKenna, Jim

From: McKenna, Jim
Sent: Friday, October 04, 2002 7:19 AM
To: 'Leeper,Mark'
Cc: Redder, Jerome; 'john e tesner'
Subject: RE:

Mark,

Even though EPA will be sending in an approval letter, it would be beneficial for VDEQ to send a similar letter for the SWMU 6 report as I take it VDEQ has no technical issues with it. Also we were intending SWMU 6 to be a template for similar future reports. As VDEQ is taking formal action (i.e. reviewing, commenting, approving) on the early sampling work plans I think it would appropriate to send a formal approval letter on the product of these sampling efforts to close the loop so to speak.

Thanks,
Jim

-----Original Message-----

From: Leeper,Mark [mailto:msleeper@deq.state.va.us]
Sent: Thursday, October 03, 2002 3:48 PM
To: Jim_McKenna (E-mail)
Cc: John.E.Tesner@nab02.usace.army.mil
Subject:

Jim,

After some internal discussion with the RCRA folks, the consensus is our ARAR's comments are null & void. Since it is a RCRA issue, are comments are not applicable. Therefore, since Rob is signing a concurrence letter to handle this, we don't need sign off on it. Hopefully this resolves the issue and we can press on with bigger things. Let me know if you need anything else.

Thanks,

Mark S. Leeper
Remedial Project Manager
Federal Facilities Restoration Program
Virginia Department of Environmental Quality
804.698.4308 W
804.698.4383 F

19

McKenna, Jim

From: Leeper, Mark [msleeper@deq.state.va.us]
Sent: Thursday, October 03, 2002 3:48 PM
To: Jim_McKenna (E-mail)
Cc: John.E.Tesner@nab02.usace.army.mil

Jim,

After some internal discussion with the RCRA folks, the consensus is our ARAR's comments are null & void. Since it is a RCRA issue, are comments are not applicable. Therefore, since Rob is signing a concurrence letter to handle this, we don't need sign off on it. Hopefully this resolves the issue and we can press on with bigger things. Let me know if you need anything else.

Thanks,

Mark S. Leeper
Remedial Project Manager
Federal Facilities Restoration Program
Virginia Department of Environmental Quality
804.698.4308 W
804.698.4383 F

7
McKenna, Jim

From: Thomson.Bob@epamail.epa.gov
Sent: Monday, September 30, 2002 3:52 PM
To: Redder, Jerome; McKenna, Jim
Cc: Fish.Russell@epamail.epa.gov
Subject: SWMU 6 @ radford

I received comments from the toxicologist and hydrogeologist on the SWMU 6 decision document.

They concur with the SWMU 6 decision.

I am out of the office on travel from Oct. 1 to Oct. 6.

When I am back in the week of Oct. 7, I will send an approval letter.

At this point, SWMU 6 soils are complete. If the RCRA folks decide to modify the corrective action permit in the future, you may wish to ask them to include the decision at SWMU 6. HOWEVER, it was my impression in discussing this issue with RCRA that individual SWMU completions under the corrective action permit would not automatically result in a modification to the permit. Instead, we can assume that the work is complete and the corrective action permit would be modified to reflect such at a future date.

Rob

7

McKenna, Jim

From: Lcatmeg@aol.com
Sent: Tuesday, August 13, 2002 8:51 AM
To: McKenna, Jim
Subject: (no subject)



ARARsCommentsRa
fordDDSWMU6doc..

Hey Jim,

Here are the comments for the SWMU 6 doc. I had rotator cuff surgery yesterday, so I will have the Master Workplan doc hopefully done by the end of the week. I am at home but will try to be in the office on Thursday.

m /

Comments on the Applicable or Relevant and Appropriate Requirements (ARARs) of the
SWMU 6 Decision Document
Radford Army Ammunition Plant
Radford, Virginia

Dated May 2002

Major Document Deficiencies

1. Structure of Document

The structure of the document does not conform to the structure of a Decision Document. Please see the attached checklist for the proper structure and content. This checklist is from the EPA Guidance Document *Guide to Preparing Superfund Proposed Plans, Records of Decision, and Other Remedy Selection Decision Documents*.

2. Community Participation

Since a decision is being made concerning SWMU 6, public participation requirements in CERCLA and the NCP must be met. NCP Section 300.430(f)(3) establishes a number of public participation activities that the lead agency must conduct throughout the decision making process.

The lead agency should also describe any other major public participation activities (e.g., community relations plans, special activities related to environmental justice concerns). Efforts to solicit views on the assumptions about reasonably anticipated future land use and potential beneficial uses of ground water should also be described in this section of the *Decision Summary*.

3. Summary & Conclusions

When a No Action decision is made, the following language is recommended *The lead agency has determined that no action is necessary to protect public health or welfare or the environment.*



Radford Army Ammunition Plant
Route 114, P.O. Box 1
Radford, VA 24141
USA

May 1, 2002

Mr. Robert Thomson
U. S. Environmental Protection Agency
Region III
1650 Arch Street
Philadelphia, PA 19103-2029

Subject: SMWU 6 Decision Document, May 2002
Radford Army Ammunition Plant
EPA ID# VA1 210020730

Dear Mr. Thomson:

Enclosed is a certified copy of "SMWU 6 Decision Document, May 2002." Your five additional copies and copies to Virginia Department of Environmental, U.S. Army Operations Support Command, U.S. Army Environmental Center, U.S. Army Center for Health Promotion and Preventive Medicine will be sent under separate cover.

This document has not been submitted previously and replaces any previous report or findings for this site.

Please coordinate with and provide any questions or comments to myself at (540) 639-8266, Jerry Redder of my staff (540) 639-7536 or Jim McKenna, ACO Staff (540) 639-8641.

Sincerely,

A handwritten signature in cursive script that reads "C. A. Jake".

C. A. Jake, Environmental Manager
Alliant Ammunition and Powder Company, LLC

Enclosure

c: Durwood Willis
Virginia Department of Environmental Quality
629 East Main Street
Richmond, VA 232219

Mark Leeper
Virginia Department of Environmental Quality
629 East Main Street
Richmond, VA 232219

nt
E. A. Lohman
Virginia Department of Environmental Quality
West Central Regional Office
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Roanoke, VA 24019

Kenneth G. Barnes
U.S. Army Operations Support Command
Environmental Restoration Division
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Peter J. Rissell
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Aberdeen Proving Ground, MD 21010-5401

Dennis Druck
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Aberdeen Proving Ground, MD 21010-5403

w/o enclosure

Russell Fish, P.E., EPA Region III

John Tesner
Corps of Engineers, Baltimore District
ATTN: CENAB-EN-HM
10 South Howard Street
Baltimore, MD 21201

bc: Administrative File
J. McKenna, ACO Staff
C. A. Jake
J. J. Redder
Env. File

Coordination:


J. McKenna

Concerning the following document:

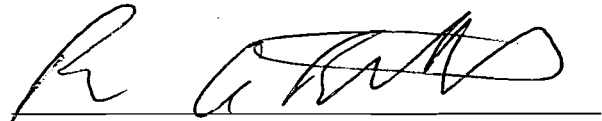
*SMWU 6 Decision Document
May 2002*

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gather and evaluate the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fines and imprisonment for knowing violations.

SIGNATURE:

PRINTED NAME:

TITLE:



Brian A. Butler

LTC, CM, Commanding
Radford AAP

SIGNATURE:

PRINTED NAME:

TITLE:



Anthony Miano

Vice President Operations
Alliant Ammunition and Powder Company, LLC



January 18, 2002

Mr. Robert Thomson
U. S. Environmental Protection Agency
Region III
1650 Arch Street
Philadelphia, PA 19103-2029

Radford Army Ammunition Plant
Route 114, P.O. Box 1
Radford, VA 24141
USA

Subject: SWMU 6 Closure Report
Radford army Ammunition Plant
VA1210020730

Dear Mr. Thomson:

The subject report cannot be delivered by February 4, 2002, per the schedule referenced in the SWMU 6 Sampling Results Report, May 2001.

The subject report needs to compare the site data to the background concentrations that are contained in the FacilityWide Background Study Report. As the Facility-Wide Background Study Report has not been approved, we cannot complete the subject report per the May 2001 schedule. Note this schedule allows approximately 90 days from having approved background data to finish the initial draft report for regulatory review. Therefore, we plan to submit the subject report 90 days after the Facility-Wide Background Study Report has been approved.

Please coordinate with and provide any questions or comments to myself at (540) 639-8266, Jerry Redder of my staff (540) 639-7536 or Jim McKenna, ACO Staff (540) 639-8641.

Sincerely,

A handwritten signature in black ink that reads "C. A. Jake".

C. A. Jake, Environmental Manager
Alliant Ammunition and Powder Company, LLC

Enclosure

c: Mark Leeper
Virginia Department of Environmental Quality
P. O. Box 10009
Richmond, VA 23240-0009

Sharon Wilcox
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E. A. Lohman
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West Central Regional Office
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27'

Russell Fish, P.E., EPA Region III

John Tesner
Corps of Engineers, Baltimore District
ATTN: CENAB-EN-HM
10 South Howard Street
Baltimore, MD 21201

bc: Administrative File
J. McKenna, ACO Staff
Rob Davie, ACO Staff
C. A. Jake
J. J. Redder
Env. File

Coordination:


J. McKenna

**DELIVERY ORDER NO. 0023
ENVIRONMENTAL SERVICES
PROGRAM SUPPORT
CONTRACT DACA31-00-D-0011**

**RADFORD ARMY AMMUNITION PLANT
RADFORD, VIRGINIA**

SWMU 6 DECISION DOCUMENT

FINAL DOCUMENT

October 2002

PREPARED BY:



**5540 Falmouth Street, Suite 201
Richmond, Virginia 23230
(804) 965-9000 main
(804) 965-9764 fax**

**SWMU 6 DECISION DOCUMENT
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LIST OF ACRONYMS

bgs	Below Ground Surface
CFR	Code of Federal Regulations
COPC	Constituent of Potential Concern
MDC	Maximum Detected Concentration
mg/kg	Milligrams Per Kilogram
MMA.....	Main Manufacturing Area
NC	Nitrocellulose
NRU	New River Unit
PBS	Production Base Support
RBC.....	Risk-Based Concentration
RCRA.....	Resource Conservation and Recovery Act
RFAAP.....	Radford Army Ammunitions Plant
RFI.....	RCRA Facility Investigation
SVOC	Semi-Volatile Organic Compound
SWMU	Solid Waste Management Unit
TAL.....	Target Analyte List
TCL.....	Target Compound List
TCLP.....	Toxicity Characteristic Leaching Procedure
URS.....	URS Corporation
USACE	United States Army Corps of Engineers
USEPA.....	United States Environmental Protection Agency
UTL.....	Upper Tolerance Limit
VDEQ	Virginia Department of Environmental Quality
VOC	Volatile Organic Compound

1.0 INTRODUCTION

1.1 BACKGROUND

In accordance with Contract Number DACA31-00-D-0011, Delivery Order Nos. 18 and 27, URS Corporation (URS) was tasked by United States Army Corps of Engineers (USACE), Baltimore District to perform soil sampling and reporting at Solid Waste Management Unit (SWMU) 6, Acid Wastewater Lagoon, located in the Main Manufacturing Area (MMA) at the Radford Army Ammunition Plant (RFAAP), Radford, Virginia. The objective was to collect and analyze subsurface soil samples from SWMU 6 and perform an evaluation of the resultant data with respect to Resource Conservation and Recovery Act (RCRA) hazardous waste characteristics and United States Environmental Protection Agency, Region III (USEPA) Risk-Based Concentrations (RBCs).

Soil sampling at SWMU 6 was necessary to properly manage excavated soils that will be generated as part of the Production Base Support (PBS) project to construct nitrocellulose (NC) settling tanks at SWMU 6. The planned depth of excavation is 25 feet. The SWMU 6 sampling program results will allow RFAAP to properly manage the excavated material during construction and to prevent future sampling under the tanks once the construction is complete.

RFAAP submitted the SWMU 6 Soil Sampling Results Report to USEPA on May 11, 2001. Approval of the Report was granted in a letter dated June 12, 2001. As a point of clarification, the Report makes reference to reactivity (percent nitrocellulose) and reactivity (percent explosives). The Report should reference total reactivity regardless of the source. Section 7.0, Summary and Conclusions, of the SWMU 6 Soil Sampling Results Report (URS, 2001), indicated that RFAAP would present a comparison of SWMU 6 inorganic data to the Point Estimates derived from the Facility-Wide Background Study (IT Corp., 2002). This document represents a Decision Document based on the results of that comparison. The objective of this Summary Report is to provide the basis for an agreement between RFAAP, USEPA, and Virginia Department of Environmental Quality (VDEQ). Specifically, pursuant to the results presented in the SWMU 6 Sampling Results Report (URS, 2001) and based on the analyses presented herein, a RCRA Facility Investigation (RFI) is not required for SWMU 6 per the USEPA RCRA Corrective Action Permit, RFAAP, Part II, Section D.7.a. and b.

1.2 FACILITY-WIDE BACKGROUND STUDY

Subsequent to USEPA approval of the SWMU 6 Soil Sampling Results Report, IT Corporation (IT Corp.) completed a Facility-Wide Background Study at the MMA and the New River Unit (NRU) of RFAAP (note that this work was completed in accordance with Work Plan Addendum No. 10). Task objectives were to characterize naturally occurring background soil inorganic constituent concentrations within the MMA and the NRU (IT Corp., 2002). Scope of work activities included the collection of background soil samples to establish a baseline for inorganic compounds of concern at RFAAP. Background sample locations were selected based on soil types and collected in areas not impacted by Installation activities. Associated soils were evaluated based on formation properties and chemical and physical characteristics.

The final set of Point Estimates for the background data set is based on calculated 95% Upper Tolerance Limits (UTLs) for a single, Facility-wide data set that represents surface and subsurface soil from the MMA and NRU areas. These values are included in the Facility-Wide Background Study as a point of reference for point-by-point comparisons for site screening. For several constituents, the 95% UTLs are below the RBCs, which were used to screen chemicals of potential concern (COPCs) at this SWMU (see Section 3.0). Thus, by utilizing an additional screening tool (i.e., the 95% UTLs), the potential for identifying naturally occurring elements as contaminants is minimized.

2.0 OVERVIEW OF SWMU 6 SAMPLING PROGRAM

2.1 SOIL SAMPLING PROGRAM – OBJECTIVES

The specific objectives of soil sampling and reporting at SWMU 6 were (1) to collect and chemically analyze composite and discrete subsurface soil samples from overburden soils; (2) to perform an evaluation of the data with respect to RCRA hazardous waste characteristics; and (3) to provide data that can be used to evaluate residual risk through comparison to USEPA Region III Residential and Industrial RBCs and background concentrations.

2.2 SOIL SAMPLING PROGRAM – METHODS

To achieve these objectives, twelve soil borings were advanced. One representative composite sample was collected from the overburden soil, and one representative discrete sample was collected of the soils at depth from each of the twelve soil borings. The composite overburden samples were analyzed for full Toxicity Characteristic Leaching Procedure (TCLP) compounds including TCLP Metals, TCLP Volatile Organic Compounds (VOCs), TCLP Semi-volatile Organic Compounds (SVOCs), TCLP Pesticides, and TCLP Herbicides, plus corrosivity, ignitability, and paint filter liquids in accordance with SW-846 Test Methods. Results were compared to 40 Code of Federal Regulations (CFR) 261 Subpart C to assess the appropriate disposal methods for soil excavated as part of the PBS project. Reactivity was analyzed using the site laboratory methods for energetic material. RFAAP considers soils with less than 10 percent energetic material to be non-hazardous.

Discrete samples were collected from below the planned excavation depth of 25 feet below ground surface (bgs), or at probe refusal (if less than 25 feet bgs). Each of the twelve discrete samples was analyzed for Target Compound List (TCL) VOCs, TCL SVOCs, TCL Pesticides/Aroclors, Target Analyte List (TAL) Metals, and Explosives following SW-846 Test Methods. Soil analytical results were compared to USEPA Region III Residential and Industrial RBC Tables (hazard quotient adjusted to 0.1 for non-carcinogens) to evaluate the residual risk of compounds detected in the discrete samples. Although, exposure at depths of 25 feet bgs is not anticipated and the area is not likely to be developed residentially, the Residential RBCs were used as the initial screening levels.

3.0 EVALUATION OF SWMU 6 DATA

3.1 COMPARISON TO TCLP CRITERIA

The results of the laboratory analyses indicate that several of the TCLP analytes (for evaluation of overburden soils as hazardous waste) were reported at values that are above the laboratory detection limits. However, none of the analytes detected exceeded the Regulatory TCLP limits for hazardous waste (see section 5.3 of URS, 2001). Based on these results, the soil excavated as part of the construction project will not require disposal as hazardous waste.

3.2 COMPARISON TO RISK-BASED CONCENTRATIONS

3.2.1 Organic Data

As presented in the SWMU 6 Soil Sampling Results Report (Sections 5.4 and 5.5, URS, 2001), Maximum Detected Concentrations (MDCs) of TCL VOCs, SVOCs, Pesticide/PCBs and Explosives did not exceed either Residential or Industrial RBCs.

3.2.2 Inorganic Data

Table 1 presents the results of discrete sample data comparisons to screening criteria (USEPA Region III, April 2, 2002, RBCs, and background Point Estimates) for inorganic chemicals at SWMU 6. Seven constituents were present above Residential RBCs. Aluminum (10,200 to 49,600 milligrams per kilogram [mg/kg]) detections were above the Residential RBC of 7,800 mg/kg. Arsenic detections (3.8 to 7.6 mg/kg) were above the Residential RBC of 0.43 mg/kg. Chromium detections (18.6 to 51.5 mg/kg) were above the Chromium VI Residential RBC of 23 mg/kg. Iron detections (20,500 to 40,400 mg/kg) were above the Residential RBC of 2,300 mg/kg. Manganese detections (181 to 1,510 mg/kg) were above the Residential RBC Food value of 1,100 mg/kg. The Thallium detection (1.2 mg/kg) was above the Residential RBC of 0.55 mg/kg. Vanadium detections (45.9 to 89.9 mg/kg) were above the Residential RBC of 55 mg/kg.

Of the seven constituents present above Residential RBCs, only Arsenic detections (3.8 to 7.6 mg/kg) were above the Industrial RBC of 3.8 mg/kg. The MDC of arsenic at SWMU 6, detected above its Industrial RBC, is below background Point Estimates (i.e., 95% UTL Point Estimates) established in the Facility-Wide Background Study (IT Corp., 2002). Additionally, the six constituents that had MDCs between Residential RBCs and Industrial RBCs are below background Point Estimates (i.e., 95% UTL Point Estimates) with one exception, Aluminum. Aluminum was reported as present in sample 6SB12B at 49,600 mg/kg, which is above the 95% UTL Point Estimate of 40,041 mg/kg. This detection of aluminum is well below the Industrial RBC value of 200,000 mg/kg. Given the nature of this site, the depth bgs, the lack of viable pathways, and the toxicity of the constituent, this exceedance is not considered a risk at SWMU 6.

TABLE 1
COMPARISON OF SWMU 6 SUBSURFACE SOIL INORGANIC DATA TO COMPARISON CRITERIA
SWMU 6 DECISION DOCUMENT
RADFORD ARMY AMMUNITION PLANT, RADFORD, VIRGINIA

TAL METALS										
Sample ID Units	6SB3B	6SB4B	6SB5B	6SB6B	6SB6BFD	6SB7B	6SB8B	Comparison Criteria (mg/kg)		
	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	RBC Values		Background [^]
Sample Depth (feet bgs)	25.9 - 27.9	25 - 27	15.4 - 17.4	25 - 27	25 - 27	25 - 27	25 - 27	Res	Ind	
Aluminum	19,000	36,800	23,600	22,800	26,100	21,100	28,600	7,800	200,000	40,041
Antimony	0.45 UN	0.48 UN	0.43 UN	0.47 UN	0.46 UN	0.46 UN	0.46 UN	3.1	82	--
Arsenic	3.8	7.6	4.3	6.8	6.4	5.6	4.5	0.43	3.8	15.8
Barium	67.5	53.1	46.9	53.2	62.9	39.6	37.6	550	14,000	209
Beryllium	0.54 B	1.2	0.98	1.1	1.2	0.91	1.9	16	410	1.02
Cadmium ¹	0.3 B	0.56 B	0.38 B	0.25 B	0.29 B	0.28 B	0.61 B	7.8	200	0.69
Calcium	584	427	10400	509	536	590	411	--	--	--
Chromium ²	45.4 N	26.8 N	24.4 N	18.6 N	20 N	25.2 N	32.3 N	23	610	65.3
Cobalt	17.8	15.5	9.7	6.7	9.8	6.5	6	160	4,100	72.3
Copper	16.3	34.6	20.8	20.3	22.7	18.4	33.3	310	8,200	53.5
Iron ³	28,700	38,100	26,800	26,300	29,400	31,900	29,800	2,300	61,000	50,962
Lead ⁴	20.3	31.4	10.3	15.2	19.4	17.1	18	400	1,000	26.8
Magnesium	2,250	7,560	12,300	9,090	9,490	3,760	4,400	--	--	--
Manganese ⁵	525 N	659 N	356 N	339 N	574 N	181 N	291 N	1100	29000	2,543
Mercury ⁶	0.14	0.11	0.063	0.085	0.11	0.12	0.1	2.3	61	0.13
Nickel	10.9	23.1	16.1	15.4	17.3	15.2	21.5	160	4,100	62.8
Potassium	1,010 E	3,550 E	2,140 E	3,030 E	3,130 E	1,610 E	1,350 E	--	--	--
Selenium	0.98	0.96	0.87	0.53 U	0.57 B	0.58 B	0.9	39	1,000	--
Silver	0.83	0.89	0.58 B	0.69	0.88	0.89	0.21 B	39	1,000	--
Sodium	33.9 U	36.2 U	32.6 U	36 U	35.1 U	35.3 U	34.9 U	--	--	--
Thallium	0.63 U	0.67 U	0.61 U	0.67 U	0.65 U	0.66 U	0.65 U	0.55	14	2.11
Vanadium	49.5 N	75.6 N	46.5 N	47.4 N	53.1 N	55.4 N	48.8 N	55	1,400	108
Zinc	36.3	75.6	35.4	56.4	58.5	54.3	56.8	2,300	61,000	202

TABLE 1 (Continued)
COMPARISON OF SWMU 6 SUBSURFACE SOIL INORGANIC DATA TO COMPARISON CRITERIA
SWMU 6 DECISION DOCUMENT
RADFORD ARMY AMMUNITION PLANT, RADFORD, VIRGINIA

TAL METALS										
Sample ID	6SB9B	6SB10B	6SB11B	6SB12B	6SB13B	6SB13BFD	6SB14B	Comparison Criteria (mg/kg)		
Units	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	RBC Values		Background [^]
Sample Depth (feet bgs)	25 - 27	18.4 - 20.4	25 - 27	25 - 27	25 - 27	25 - 27	25 - 27	Res	Ind	
Aluminum	16,200	10,200	21,900	49,600	27,800	30,700	35,700	7,800	200,000	40,041
Antimony	0.44 UN	0.4 UN	0.45 UN	0.45 UN	0.49 UN	0.48 UN	0.48 UN	3.1	82	--
Arsenic	4.2	3.9	5.3	3.9	6.5	6.3	6.2	0.43	3.8	15.8
Barium	50.4	78.6	50.1	68.1	102	77.8	58.9	550	14,000	209
Beryllium	0.37 B	0.58	0.91	1.4	1.2	1.2	1.8	16	410	1.02
Cadmium ¹	0.21 B	0.21 B	0.32 B	0.44 B	0.47 B	0.51 B	0.44 B	7.8	200	0.69
Calcium	1590	288	335	518	770	806	632	--	--	--
Chromium ²	24.6 N	30 N	19.7 N	33.6 N	33 N	51.5 N	33.7 N	23	610	65.3
Cobalt	7.1	8	6.3	11.4	26.4	11.8	8.2	160	4,100	72.3
Copper	9.6	7.8	16.8	38.1	26	22.6	27.4	310	8,200	53.5
Iron ³	23,100	21,600	27,800	20,500	40,400	38,400	30,800	2,300	61,000	50,962
Lead ⁴	17.3	19.5	14.6	9.9	40.3	19.3	15	400	1,000	26.8
Magnesium	1,680	703	3,000	55,500	2,780	2,540	22,600	--	--	--
Manganese ⁵	324 N	812 N	227 N	317 N	1,510 N	583 N	253 N	1,100	29,000	2,543
Mercury ⁶	0.086	0.03 B	0.11	0.036 B	0.13	0.12	0.077	2.3	61	0.13
Nickel	7.2	6.2	16.5	20.1	21.5	18.6	23.2	160	4,100	62.8
Potassium	594 E	262 E	1,020 E	21,200 E	1,350 E	1,300 E	9,210 E	--	--	--
Selenium	0.68	0.44 U	0.64	0.5 U	1.5	1.9	0.64 B	39	1,000	--
Silver	0.75	0.57	0.89	0.3 B	1.6	1.5	0.9	39	1,000	--
Sodium	33.6 U	30.4 U	34 U	34.3 U	48.3 B	53.6 B	36.7 U	--	--	--
Thallium	0.63 U	0.57 U	0.63 U	1.2 B	0.7 U	0.68 U	0.68 U	0.55	14	2.11
Vanadium	49.6 N	45.9 N	51.8 N	63.7 N	70.4 N	89.9 N	65.7 N	55	1,400	108
Zinc	28.7	35.3	45.2	57.5	61.9	59.2	53.9	2,300	61,000	202

Notes:

U = Compound analyzed for and not detected

J = Estimated concentration below contract required detection limit.

N = Sample spike recovery outside of control limits

FD = Field Duplicate

B (inorganics) = Analyte value was below the contract required detection limit but greater than or equal to the instrument detection limit

E = Concentration exceeds upper level of the calibration range of instrument

RBC = Risk-based concentration (EPA Region III, April 2, 2002)

A hazard quotient (HQ) of 0.1 is used for non carcinogens and a target risk level of 1E10⁻⁶ is used for carcinogens

TAL = Target Analyte List

Background[^] = 95% Upper Tolerance Limit (IT Corp., 2002)

XXXXXX = Exceedance of Residential RBC

XXXXXX = Exceedance of Residential and Industrial RBC

XXXXXX = Exceedance of Background Point Estimate (IT Corp., 2002)

-- = Value not published or calculated

ft = feet

mg/kg = Milligrams per kilogram

bgs = Below ground surface

Res = Residential

Ind = Industrial

1 = Cadmium RBC Food Value used

2 = Chromium VI RBC Value used

3 = Iron Value Changed April 2, 2002

4 = Lead Screening Values (not an RBC)

5 = Manganese RBC Food Value used

6 = Mercuric Chloride RBC Value used

4.0 SUMMARY & CONCLUSIONS

The SWMU 6 Soil Sampling Results Report (URS, 2001) presented a detailed comparison of site data to USEPA Region III RBCs for the residential and industrial scenarios. Based on MDC comparisons, the inorganic constituent arsenic was reported as present in exceedance of the Residential and Industrial RBCs. Other MDCs were reported as below Industrial RBCs. Subsequently, the data was compared to background Point Estimates as established in the Facility-Wide Background Study (IT Corp., 2002).

The MDC for arsenic is below background Point Estimates and therefore arsenic is not considered a risk at the site. One detection of aluminum, while above the background Point Estimate, is below the Industrial RBC (Table 2). This detection of aluminum is well below the Industrial RBC value of 200,000 mg/kg. Given the industrial nature of the site, the depth bgs, the lack of viable pathways, and the toxicity of the constituent, this exceedance is not considered a risk at SWMU 6.

Based on the information presented in the SWMU 6 Soil Sampling Results Report and herein, concentrations of chemicals detected in soil samples at the site do not present a residual risk.

TABLE 2
SUMMARY OF CONTAMINANTS OF POTENTIAL CONCERN
DISCRETE RESIDUAL RISK SAMPLE ANALYSES
SWMU 6 DECISION DOCUMENT
RADFORD ARMY AMMUNITION PLANT, RADFORD, VIRGINIA

Compound	Residential Comparisons		Industrial Comparisons		Background Comparisons	
	Residential RBC (mg/kg)	Value Exceeded in One or More Samples?	Industrial RBC (mg/kg)	Value Exceeded in One or More Samples?	Background Point Estimate* (mg/kg)	Value Exceeded in One or More Samples?
Aluminum	7,800	Yes (12)	200,000	No	40,041	Yes (1)
Arsenic	0.43	Yes (12)	3.8	Yes (11)	15.8	No
Chromium	23	Yes (10)	610	No	65.3	No
Iron	2,300	Yes (12)	61,000	No	50,962	No
Manganese	160	Yes (12)	4100	No	2,543	No
Thallium	0.55	Yes (1)	14	No	2.11	No
Vanadium	55	Yes (5)	1,400	No	108	No

Notes:

Yes (value) = Number of results that exceed either the Residential RBC, Industrial RBC, or background Point Estimates, as applicable - excludes field duplicate data

No = No applicable results exceed the Residential RBC, Industrial RBC, or background Point Estimates, as applicable

RBC = USEPA Region III Risk-Based Concentration (April 2, 2002)

A hazard quotient (HQ) of 0.1 is used for non-carcinogens and a target risk level of $1E10^{-6}$ is used for carcinogens

mg/kg = Milligrams Per Kilogram

* = 95% Upper Tolerance Limit (IT Corp., 2002)

5.0 REFERENCES

IT Corporation (IT Corp.). 2002. *Facility-Wide Background Study*: Prepared for USACE Baltimore District.

URS Corporation (URS). 2001. *SWMU 6 Soil Sampling Results Report*: Prepared for USACE Baltimore District.